IN THE SUPREME COURT OF THE STATE OF NEVADA

ERIC ANTHONY HOFFMAN, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 65593

FILED

OCT 1 5 2014

TRACIE K. LINDEMAN CLERK OF SUPREME COURT

CLERK

ORDER OF AFFIRMANCE

This is an appeal from a judgment of conviction, pursuant to a guilty plea, of battery causing substantial bodily harm. Second Judicial District Court, Washoe County; Patrick Flanagan, Judge.

Appellant Eric Anthony Hoffman contends that the victim's impact statement reported inaccurate information and negatively impacted him before the district court at sentencing. Hoffman does not identify any specific inaccuracies in the victim's impact statement. Furthermore, Hoffman provides only a portion of the transcript from the sentencing hearing, and that portion does not include the victim's impact statement. Because Hoffman fails to provide this court with an adequate record to review his claim, *see Thomas v. State*, 120 Nev. 37, 43 & n.4, 83 P.3d 818, 822 & n.4 (2004) (appellant is ultimately responsible for providing this court with portions of the record necessary to resolve his claims on appeal); *Greene v. State*, 96 Nev. 555, 558, 612 P.2d 686, 688

SUPREME COURT OF NEVADA (1980) ("The burden to make a proper appellate record rests on appellant."), we are unable to resolve it on the merits, and we

ORDER the judgment of conviction AFFIRMED.¹

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cc: Hon. Patrick Flanagan, District Judge Douglas A. Nutton Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk

SUPREME COURT OF NEVADA

¹Hoffman's fast track statement fails to comply with NRAP 3C(h)(1) and NRAP 32(a)(4) because it is not double-spaced. We caution counsel that future failure to comply with the formatting requirements when filing briefs with this court may result in the imposition of sanctions. *See* NRAP 3C(n).