IN THE COURT OF APPEALS OF THE STATE OF NEVADA

DEONTE NELSON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 70613

FLED

JUL 12 2017

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. YOUWA

ORDER OF AFFIRMANCE

Deonte Nelson appeals from a judgment of conviction entered pursuant to a guilty plea of attempted sexual assault. Eighth Judicial District Court, Clark County; Douglas Smith, Judge.

Nelson claims his sentencing was unconstitutional because the district court relied heavily on two unverified and inflammatory victim letters, ignored the presentence investigation report's and psychosexual evaluation's recommendations for probation, and forced him stay handcuffed in back of the gallery even though he had been released on his own recognizance.

We are unable to resolve Nelson's claims on the merits because he failed to provide us with a sentencing transcript. 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,

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558, 612 P.2d 686, 688 (1980) ("The burden to make a proper appellate record rests on appellant."). Accordingly, we

ORDER the judgment of conviction AFFIRMED.

<u>Silver</u>, C.J.

Tao J.

Gibbons J.

cc: Hon. Douglas Smith, District Judge Tanner Harris Law Firm, LLC Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk