## IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID QUARANTA,

No. 37631

Appellant,

vs.

THE STATE OF NEVADA.

Respondent.

FILED

NOV 14 2001

CLERK OF SUPPREME COUNT

BY

CIMEF DEPUTY CLERK

## ORDER DISMISSING APPEAL

This is an appeal from a judgment of conviction, pursuant to a guilty plea, of one count of robbery. On October 12, 2001, counsel for appellant filed a motion to withdraw this appeal voluntarily. Counsel attached an affidavit from appellant in which appellant informs this court that he wishes to withdraw this appeal. Cause appearing, the motion is granted and we

ORDER this appeal DISMISSED.1

James, J.

Agosti D

+exoly J.

Attorney General/Carson City
Clark County District Attorney
Kajioka, Christiansen & Toti
Clark County Clerk

¹On October 15, 2001, counsel for appellant filed a response to this court's order of October 1, 2001. In the response, counsel again asks this court to reconsider the sanctions previously imposed. This court has already denied a motion to reconsider those sanctions, and we once again conclude that appellant has failed to demonstrate that the sanction order should be reconsidered. Accordingly, the motion is again denied.