1

2

3

4

5

6

7

8

9

10

11

12

13

14

26

27

28

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ROBERT ANTHONY HIGH,

Petitioner,

vs. DWIGHT NEVENS, *et al.*,

Respondents.

2:11-cv-00891-JCM-VCF

ORDER

15 IT IS ORDERED that all state court record exhibits filed herein – by either petitioner 16 or respondents – shall be filed with a separate index of exhibits identifying the exhibits by 17 number. The CM/ECF attachments that are filed further shall be identified by the number or 18 numbers of the exhibits in the attachment, in the same manner as in No. 19 3:06-cv-00087-ECR-VPC, ## 25-71. The purpose of this provision is so that the court and 20 any reviewing court thereafter will be able to guickly determine from the face of the electronic 21 docket sheet which exhibits are filed in which attachments. In short, counsel, whether for 22 respondents or petitioner, shall not file exhibits in a manner that requires this court or a 23 reviewing court to go "fishing" through multiple unmarked attachments on the electronic 24 docket sheet to find specific exhibits. Counsel additionally shall send a hard copy of all 25 exhibits filed -- for this particular case -- to the Las Vegas clerk's office.

DATED: March 15, 2012.

C. Mahan

JAMES C. MAHAN