

IN THE SUPREME COURT OF THE STATE OF NEVADA

Frank M. Peck,

NO. 72849

Appellant,

District Court No. CR 96-2687

vs.

FILED

State of Nevada,

JUL 25 2017

Respondent. 1

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

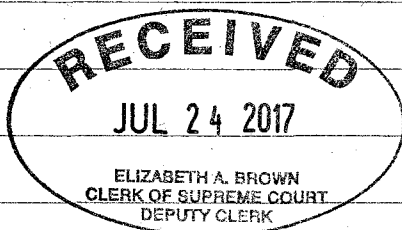
MOTION FOR LEAVE TO FILE APPENDIX NRAP RULE 30. (a)(i).

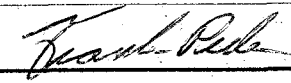
Comes now, the Appellant, Frank M. Peck pro se in proper person, seeks leave of this court, (after Appellants attempt to confer as of this writing is unanswered) to file an appendix in support of this appeal (documents that have only just been obtained) that clearly confirm/establish facts to absolute certainty that 1994-96 NRS 200.366 is void ab initio.

Electronically filed and served on registered parties Adam Lakout & Ag. nv. gov. DDA Terrance McCarthy 75 Court St Reno NV 89509 pursuant to NRCP Rule 5 b 2 D AND NEFCR Rules 6(d)(6), 9(b)(c) Clerks NOTICE having same legal force/affect as service of a paper document.

Dated done and mailed to the Clerk 2015 Carson St CG NV. 89701 7-19-17.

Affirmation contains no social security numbers of any person NRS 200.165 239 B 030.




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Appellant, pro se, IEP.