ORIGINAL



40	IN THE SUPREME C	COURT OF THE STATE OF NEVADA
IND	CATE FULL CAPTION:	FILED
JOSI	EPH ALEXANDER HENDERSON,	No. 52573 OCT 27 2008
	Appellant, vs.	TRACIE K. LINDEMAN CLERK OF SUPREME COUF DOCKETING STATEMENT BY 1. WIND CRIMINAL APPEALS TRACIE K. LINDEMAN CLERK OF SUPREME COUF
THE	STATE OF NEVADA,	(Including pretrial and post-conviction
	Respondent.	<pre>) habeas corpus and petitions for post-) conviction relief))</pre>
	GE	NERAL INFORMATION
1.	Judicial District <u>Eighth</u> Judge <u>Donald M. Mosley</u>	County <u>Clark</u> District Ct. Docket No. <u>C212968X</u>
3.	In Possession of a Firearm; Count 3 - 5 - First Degree Kidnapping With Use Sexual Assault; Counts 7-9 - Sexual Conspiracy to Commit Robbery; Counts Open or Gross Lewdness; Count 14 Substantial Bodily Harm and sentenced in prison concurrent with Count 1; Count 4 - 60 months to Life in prison of a Deadly Weapon to run consecutive an equal and consecutive term of 60 to run consecutive to Count 4; Count 7 - 120 months to Life in prison plus the use of a deadly weapon concurrent plus an equal and consecutive 120 consecutive to Count 7; Count 9 - 12 term of 120 months to Life in prison 10 - 24-60 months in prison to run coplus an equal and consecutive term 10; Count 12 - 72-180 months in prison prison for use of a deadly weapon concurrent with Count 12; Count 14 -	Conspiracy to Commit Burglary; Count 2 - Burglary While Conspiracy to Commit First Degree Kidnapping; Counts 4, se of a Deadly Weapon; Count 6 - Conspiracy to Commit al Assault With Use of a Deadly Weapon; Count 10 - 11, 12 - Robbery With Use of a Deadly Weapon; Count 13 - Battery With Use of a Deadly Weapon Resulting in a to Count 1 - 12 months in CCDC; Count 2 - 62-156 months count 3 - 24-60 months in prison consecutive to Count 2; plus an equal and consecutive 60 months to Life for Use to Count 3; Count 5 - 60 months to Life in prison plus months to Life in prison for the Use of a Deadly Weapon 6 - 24-60 months in prison consecutive to Count 5; Count an equal and consecutive term of 120 months to Life for the with Count 6; Count 8 - 120 months to Life in prison months to Life in prison for use of a deadly weapon 0 months to Life in prison plus an equal and consecutive for use of a deadly weapon consecutive to Count 9; Count 11 - 72-180 months in prison to run concurrent with Count on plus an equal and consecutive term of 72-180 months in consecutive to Count 11; Count 13 - 12 months in CCDC 62-156 months in prison consecutive to Count 13; \$50,000 to register as sex offender upon release; lifetime analysis fee; genetic testing. No. pending appeal? No.
4.	Attorney filing this docketing stat	ement:
₩.	Attorney <u>KEDRIC A. BASSETT, #421</u> Firm 1900 Clark County Public Def Address 309 S. Third St., #226	
No. C	TRACIER LINDEMAN Las Vegas, Nevada 89155 LERCLIENTE STOOMS Seph Alexander Hender	
and the same	DEPUTY WILHA	on 68-27449

If this is a joint statement by multiple appellants, add the names and addresses of other counsel on an additional sheet accompanied by a certification that they concur in the filing of this statement.

Firm Addre Clien Attor Firm Addre Clien	David J. Roger Clark County District Attorney 200 S. Third St. Las Vegas, Nevada 89155 It(s) The State of Nevada The State of Nevada The State of Nevada The State of Nevada		Telephone			
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	(List additional counsel on se	parate s	sneet ir necessary)			
	Judgment after bench trial		Grant of pretrial habeas			
Χ	Judgment after jury verdict		Grant of motion to suppress evidence			
	Judgment upon guilt plea		Post-conviction relief (NRS ch. 177)			
	Grant of pretrial motion to dismiss		grant denial			
	Parole/Probation revocation		Post-conviction habeas (NRS ch. 34)			
	Motion for new trial		☐ grant ☐ denial			
	☐ grant ☐ denial		Other disposition (specify)			
	Motion to withdraw guilty plea	-				
_	grant denial					
	a grane a denitar					
Does this appeal raise issues concerning any of the following:						
	death sentence	אַ עונד	nile offender			
X	life sentence	- ۰ ۰	rial proceedings			
21	Tite Sentence	brec	ital proceedings			
			expedite the appellate process in this			
matter. Are you in favor of proceeding in such manner?						
Yes	NoXX					
Pond	ing and prior proceedings in this cour	⊾. Tia	it the gage name and deaket number of all			
Pending and prior proceedings in this court: List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which						
are related to this appeal (e.g., separate appeals by co-defendants, appeal after						
post	-conviction proceedings): N/A.		·			
	Pending and prior proceedings in other courts. List the case name, number and court o					
			ourts which are related to this appeal federal court, bifurcated proceedings			

Nature of action: Briefly describe the nature of the action and the result below: Appellate counsel did not serve as trial counsel; has not completed a thorough review of the lower court proceedings; and is therefore unable to concisely state the nature of

against co-defendants): N/A.

the action at the present time.

11.

12.	No Merit Appeal. If appellant was the defendant below, does counsel intend to file an affidavit of no merit appeal pursuant to Anders v. California, 386 U.S. 738 (1967) and Sanchez v. State, 85, Nev. 95, 450 P.2d 793 (1969):
	Yes () No (XX)
13.	Issues on appeal. State concisely the principal issue(s) in this appeal: Appellate counsel did not serve as trial counsel; has not completed a thorough review of the lower court proceedings; and is therefore unable to concisely state the principal issues on appeal at the present time.
14.	Constitutional issues. If this appeal challenges the constitutionality of a statute, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
	N/A Yes No Unknown at this time. If not, explain (To be filled in by secretary from other document).
15.	Issues of first-impression or of public interest. Does this appeal present a substantial legal issue of first-impression in this jurisdiction or one affecting an important public interest?
	First-impression: Yes No Unknown at this time. Public interest: Yes No Unknown at this time.
16.	Length of trial. If this action proceeded to trial in the district court, how many days did the trial last?
	5 days.
17.	Oral argument. Would you object to submission of this appeal for disposition without oral argument?
	Yes XX No
	TIMELINESS OF NOTICE OF APPEAL
18.	Date district court announced decision, sentence or order appealed from 08/28/08
19.	Date of entry of written judgment or order appealed from 09/24/08
	(a) If no written judgment or order was filed in the district court, explain the basis for seeking appellate review: N/A
20.	If this appeal is from an order granting or denying a petition for a writ of habeas corpus, indicate the date written notice of entry of judgment or order was served N/A
	(a) Was service by delivery or by mail(specify).
21.	If the time for filing the notice of appeal was tolled by a post-judgment motion:
	(a) Specify the type of motion, and the date of filing of the motion:
	Arrest judgment Date filed
	New trial Date filed Date filed
	New trial Date filed
	(b) Date of entry of written order resolving motion
22.	Date notice of appeal filed 10/09/08.

	S	JBSTANTIVE APPEAL	ABILITY	
24. Specif the ju	y statute, rule or or dgment or order appea	ther authority which led from:	grants this	court jurisdiction to revi
NRS 17	7.015(1)(b)	NRS	34.710(3)	
NRS 17	7.015(2)	NRS	34.710(4)	
NRS 17	7.055	NRS	34.815	
	7 205	MRS	177.015(3)	XX
NRS 17	7.385 ify that the informatof my knowledge, info	VERIFICATION ion provided in this	1	tatement is true and comple
NRS 17	ify that the informat	VERIFICATION ion provided in this	1	tatement is true and comple
I cert to the best of	ify that the informat of my knowledge, info ANDER HENDERSON	VERIFICATION ion provided in this	N docketing s KEDRIC F	A. BASSETT, #4214
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CERTIFICATE OF SERVICE

	tify that on the $\frac{22^{n\ell}}{2000}$ day of October, 2008, I served a copy of this atement upon all counsel of record:	completed
	by personally serving it upon him/her District Attorney Appellate; or	
X	by mailing it by first class mail with sufficient postage prepaid to the address(es):	following
Attn: Appella	enue, 3 rd Floor	

Dated this 2008 day of October, 2008.

Signature