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2 IN THE SUPREME COURT OF THE STATE OF NEVADA
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4
5 DAIMON MONROE A/K/A DAIMON)
6 DEVI HOYT,)
7 Appellant,)
8)
9 vs.)
10 THE STATE OF NEVADA,)
11)
12 Respondent.)
13

Case No. 52788

Electronically Filed
Jun 16 2009 09:04 a.m.
Tracie K. Lindeman

11 APPELLANT'S REQUEST TO ALLOW APPELLANT'S OPENING BRIEF TO EXCEED
12 PAGE LIMIT AND MOTION FOR JOINDER IN RELEVANT ISSUES PRESENTED
13 IN CASE NO. ~~52877~~, 52234 and 52916
14 52788

15 COMES NOW Appellant, by and through MARTIN HART ESQ., and
16 moves this Honorable Court to grant Appellant leave to file an
17 Appellant's Opening Brief in the above entitled case which
18 exceeds the usual page limit of 25 pages.

19 Additionally, Appellant moves this Honorable Court to grant
20 Appellant's request to Join in any arguments addressed in co-
21 Defendant' appeal (Case No. 52877) which are relevant to
22 Appellant's case, including, but not limited to: the validity of
23 the warrants, the legitimacy of the traffic stop, the legitimacy
24 of the searches, the admission of accomplice testimony,
25 Amendment of the Indictment, legitimacy of the conspiracy and
26 burglary counts and testimony regarding the same.

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2 This Motion is based upon the affidavit of counsel attached
3 hereto.

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5 DATED this 15 day of June, 2009.

6 THE LAW OFFICES OF MARTIN HART, LLC

7
8 By 

9 MARTIN HART, #5984
10 229 So. Las Vegas Blvd, Suite #200
11 Las Vegas, Nevada 89101
(702) 380-4278

12 **A F F I D A V I T**

13 STATE OF NEVADA)
14) ss:
15 COUNTY OF CLARK)

16 MARTIN HART being first duly sworn, and upon information
17 and belief, deposes and says:

18 1. That I am an attorney duly licensed to practice law in
19 the State of Nevada and represent DAIMON MONROE A/K/A DAIMON
20 DEVI HOYT on appeal currently pending before this Court.


21 2. That there are several separate issues to be presented
22 in the instant matter;

23 3. That the instant case is one of three cases the
24 Appellant is currently appealing; that all the pending cases
25 are interrelated and deal with multiple search warrants are
26 overlapping issues.

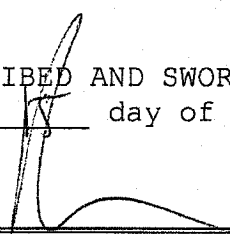
27 4. That in order to adequately and fully brief the issues,
28 it will be necessary for Appellant's Opening Brief to exceed the
page limit of twenty-five pages.

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5. That this request for expansion of brief length is made in good faith and not for the purposes of delay.


MARTIN HART, ESQ. #5984

SUBSCRIBED AND SWORN to before me
this 18 day of June, 2009.



NOTARY PUBLIC in and for
said County and State.

