Electronically Filed Jan 09 2015 03:39 p.m. IN THE SUPREME COURT OF THE STATE OF NEACHDA. Lindeman Clerk of Supreme Court

CHRISTOPHER PIGEON,)	SUPREME COURT NO.	67083
Appellant,)))		
VS.)	APPEAL	
STATE OF NEVADA,)		
Respondent.)	DISTRICT COURT NO.	C-290261
)		

COPY OF JUDGMENT OF CONVICTION

SANDRA L. STEWART Attorney at Law Nevada Bar No.: 6834 140 Rancho Maria Street Las Vegas, Nevada 89148 (702) 363-4656 Attorneys for Appellant

Electronically Filed 12/23/2014 12:52:38 PM

CLERK OF THE COURT

2 3 DISTRICT COURT 4 5 CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, 8 Plaintiff. CASE NO. C290261-1 -VS-9 DEPT. NO. VIII 10 CHRISTOPHER PIGEON aka Christopher Edward Pigeon 11 #1694872 Defendant. 12 13 14 JUDGMENT OF CONVICTION 15 (JURY TRIAL) 16 17 The Defendant previously entered a plea of not guilty to the crimes of 18 COUNT 1 – ATTEMPT FIRST DEGREE KIDNAPPING (Category B Felony) in violation 19 of NRS 193.330, 200.320; COUNT 2 – AGGRAVATED STALKING (Category B Felony) 20 in violation of NRS 200.575; COUNT 3 - LURING CHILDREN WITH THE INTENT TO 21 ENGAGE IN SEXUAL CONDUCT (Category B Felony) in violation of NRS 201.560; 22 23 COUNT 4 - BURGLARY (Category B Felony) in violation of NRS 205.060; COUNT 5 -24 OPEN OR GROSS LEWDNESS (Category D Felony) in violation of NRS 201.210; 25 COUNT 6 - UNLAWFUL CONTACT WITH A CHILD (Gross Misdemeanor) in violation 26 of NRS 207.260, COUNTS 7 & 8 - PROHIBITED ACTS BY A SEX OFFENDER 27 28 11

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(Category D Felony) in violation of NRS 179D.470, 179D.550, 179D.460, and the matter having been tried before a jury and the Defendant having been found guilty of said crimes; thereafter, on the 10th day of December, 2014, the Defendant being Pro Per, was present in court for sentencing representing himself, and good cause appearing.

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THE DEFENDANT IS HEREBY ADJUDGED guilty under the LARGE HABITUAL Criminal Statute of said offenses and, in addition to the \$25.00 Administrative Assessment Fee, \$760.00 Psycho-Sexual Evaluation Fee and a \$150.00 DNA Analysis Fee including testing to determine genetic markers plus a \$3.00 DNA Collection Fee, the Defendant is SENTENCED to the Nevada Department of Corrections (NDC) as follows: AS TO **COUNT 1** – LIFE WITHOUT the possibility of parole; AS TO **COUNT 2** – LIFE WITHOUT the possibility of parole; AS TO **COUNT 3** – LIFE WITHOUT the possibility of parole; AS TO **COUNT 4** – LIFE WITHOUT the possibility of parole; AS TO **COUNT 5** – LIFE WITHOUT the possibility of parole; AS TO **COUNT 6** – THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC) with THREE HUNDRED SIXTY-FOUR (364) DAYS credit for time served as to Count 6; AS TO **COUNT 7** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO **COUNT 8** – LIFE WITHOUT the possibility of parole; AND AS TO

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DATED this agno day of December, 2014.

DOUG SMIT DISTRICT

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