



SUPREME COURT OF NEVADA
OFFICE OF THE CLERK
ELIZABETH A. BROWN, CLERK
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CARSON CITY, NEVADA 89701-4702

Telephone
(775) 684-1600

October 20, 2016

Justin Odell Langford
Inmate ID: 1159546
High Desert State Prison
P.O. Box 650
Indian Springs, NV 89070

Re: Langford (Justin) vs State, Supreme Court Case No. 70536

Dear Mr. Langford:

Your "Appellant's Informal Brief" received on October 19, 2016 has been referred to me for response. Because you are represented by counsel in this appeal, your "Appellant's Informal Brief" is being returned to you, unfiled. Please contact your attorney with any further questions or concerns you may have regarding your appeal.

Sincerely,

A handwritten signature in dark ink, appearing to be "R. Wunsch", with a large, sweeping loop at the end.

R. Wunsch
Deputy Clerk

Enclosures

16-32820

IN THE SUPREME COURT OF THE STATE OF NEVADA

Justin Odell Langford
Appellant,

vs.

State of Nevada
Respondent.

Supreme Court No. 70536

District Court No. 70536

**RETURNED
UNFILED**

OCT 20 2016

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

APPELLANT'S INFORMAL BRIEF

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may file your brief in person or by mail.

To file your brief in person: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, or at the Regional Justice Center Clerk's Office (Box), 200 Lewis Street, 17th Floor, Las Vegas, Nevada.

You can file your brief Monday through Friday, 8:00 a.m. to 4:00 p.m.

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
5/17/16	Verdict of Guilt

Notice of Appeal. Give the date you filed your notice of appeal in the district court: June 1 2016

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

☒ Yes ☐ No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

ON January 21, 2014 this Appellants Step-
daughter Heather Haney made allegations
of sexual Assault and child Abuse, I originally
had 4 counts of Lewdness with a child
under 14, 4 counts of sexual Assault on a
minor under 14. Then at preliminary
Hearing Heather Haney Had changed Numerous

Things in her Statement, that I ended with 3 counts of sexual assault of a minor: under 14, 8 counts of lewdness with a minor under 14 and 1 count of child abuse. This Appellant was accused of anal rape, placing ejaculate on her face while in a shower and placing my penis between her legs and going up and down until ejaculate came out on her this was after putting Baby oil on her thighs. Heather's medical exam came back normal, showing that nothing had happen to her. I Filed motion for discovery and in that motion I requested Heather's psychology records because she was in counseling, that motion was granted, but the State kept denying me those records. At this point Heather has confessed that I've never touched her, Heather Has also changed How often it happened, How it Happened, How many times it happened to her. The District attorney during trial Asked witnesses on 3 different occasions, questions that would incite an emotional reaction in The Jury, And had promised that ~~none~~^{All} of the thing that came out would not come out. The D.A. had numerous times, committed perjury in numerous motions. The first attorney I had was adrian Lobo, all she did was make

promises to get me to trial and never did
a bit of investigation into my case. Mrs Lobo
quit At the end of 2014, Then I ended
up with Kevin Speed, all he did was lie to
me About coming to see me. So I fired him
And ended up with Monique A. McNeill.

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed).


I believe That the verdict at trial would
have been different if I would have had
Heather's psychology records from her counseling
I feel the District court messed up when
they denied a direct motion for psychology records
when the Judge had already granted my motion
for discovery where I had requested those
records by name and location Heather
had gave to. How can you deny something
That was already granted to me. Also

believe the district court messed up by allowing perjured documents being submitted to it. I believe if the District Attorney had actually told the truth in there paperwork things would have been different. The Court ALSO Allowed one of the District Attorney's witnesses to get on the stand and lie by saying "The medical exam does not mean a thing". I would like the Supreme court to reverse the decision of the district court And order a retrial on this one charge And that the state hand over Heather's psychology records. There could be more charge's to her story there or another confession that this did not happen. I've Already been found innocent on 11 of the original charges.

This image shows a single sheet of white paper with horizontal ruling lines. The lines are evenly spaced and run across the width of the page. There are no margins, text, or other markings on the paper.

Lined area for text entry.

DATED this 14th day of October, 2016


Signature of Appellant

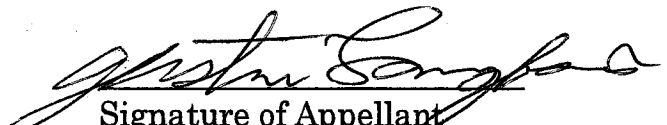
Justin Langford
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- ☐ By personally serving it upon him/her; or
☒ By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

DATED this 14th day of October, 2016.


Signature of Appellant

Justin Langford
Print Name of Appellant

H.D.S.P., P.O. BOX 650
Address

Indian Springs, NV 89070
City/State/Zip

Telephone