

IN THE SUPREME COURT OF THE STATE OF NEVADA

IND	ICATE FULL CAPTION:	Apr 17 2017 04:24 p.m.
JAMI	ES MARLIN COOPER,	Elizabeth A. Brown No. 72091 Clerk of Supreme Court
	Appellant,)
	vs.) DOCKETING STATEMENT) CRIMINAL APPEALS
THE	STATE OF NEVADA,	(Including pretrial and post-conviction) habeas corpus and petitions for post-
	Respondent.) conviction relief)
	(SENERAL INFORMATION
1.	Judicial District <u>Eighth</u> Judge <u>Jessie E. Walsh</u>	County Clark District Ct. No. <u>C-16-312970-1</u>
2.	and 4 - Child Abuse, Neglect or analysis fee; genetic testing; \$3 I 4 - 24-60 months; Cts. 1 and 3 cons 244 days CTS; the aggregate total s	and 2 - Battery Constituting Domestic Violence and Cts. 3 Endangerment and sentenced to \$25 Admin. Fee: \$150 DNA DNA collection fee: Cts. 1 and 2 - 24-60 months; Cts. 3 and secutive: Cts. 1 and 2 concurrent; Cts. 3 and 4 concurrent; sentence is 48-120 months.
3.		ointed XX or retained ?
4.	Attorney filing this docketing st	atement:
	Attorney HOWARD S. BROOKS, #3374 Firm Clark County Public D Address 309 S. Third St., #22 Las Vegas, Nevada 891 Client James Marlin Cooper	.6
		multiple appellants, add the names and addresses l sheet accompanied by a certification that they ement.
.5.	Is appellate counsel appointed X	or retained?
б.	Attorney(s) representing responde	ent(s):
	Attorney STEVEN B. WOLFSON	Telephone 455-4741
	Firm Clark County Distric	t Attorney's Office
	Address 200 S. Third St.	Telephone 455-4741 t Attorney's Office
	Las Vegas, Nevada 89 Client(s) The State of Nevada	722
	Carencis! Ind State of Nevada.	
	Attorney	
	Firm	
	Address	

Docket 72091 Document 2017-12708

	Client(s) (List additional counsel on separate sheet if necessary)				
7,	Natur	e of disposition below:			
		Judgment after bench trial Judgment after jury verdict Judgment upon guilt plea Grant of pretrial motion to di Parole/Probation revocation Motion for new trial grant denial Motion to withdraw guilty plea			Grant of pretrial habeas Grant of motion to suppress evidence Post-conviction relief (NRS ch. 177) grant denial Post-conviction habeas (NRS ch. 34) grant denial Other disposition (specify)
		☐ grant. ☐ denial			Marramoni Modes i reservita de la constitució de
8.		this appeal raise issues concer death sentence life sentence		juve pret	nile offender rial proceedings
9	matte	ited appeals: The court may r. Are you in favor of proceed No XX			xpedite the appellate process in this manner?
10.	appea are	ls or original proceedings pres	ently	or pre	t the case name and docket number of all viously pending before this court which ippeals by co-defendants, appeal after
11.	Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., habeas corpus proceedings in state or federal court, bifurcated proceedings against co-defendants): N/A				
12.	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 the action at the present time.				
13.	Issues on appeal. State specifically all 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.	const		unicipa	al orc	party and if this appeal challenges the linance, have you notified the clerk of and NRS 30.130?
	N/A _	Yes No	<u>U</u>	nknown	at this time.
15.	wheth	er the matter is presumptively re	tained	by the	in the Supreme Court. Briefly set forth Supreme Court or assigned to the Court of of the Rule under which the matter falls.

If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance; Rule 17: Division of Cases Between the Supreme Court and the Court of Appeals." Subsection (b) of Rule 17 provides that certain cases shall "presumptively" be heard and decided by the court of appeals. NOT INCLUDED in the cases to be "presumptively" assigned to the court of appeals are appeals of convictions for judgments resulting from jury trials where the defendant was convicted of a Category A or Category B felony:

In this case, the Judgment of Conviction, filed March, 2, 2017, convicted James Cooper one category B felony, Child Abuse, Neglect or Endangerment. This conviction occurred due to a jury verdict.

Because NO PROVISION of the Nevada Rules of Appellate Procedure hint that a Category B felony resulting from a jury trial should be assigned to the Court of Appeals, and the provision "presumptively" assigning certain cases to the court of appeals expressly excludes cases involving Category B felonies resulting from jury trials, the Appellant respectfully suggests that the Supreme Court should retain this case for resolution.

that the Supreme Court should retain this case for resolution.		
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 arimportant public interest?		
First-impression: Yes No XX Rublic interest: Yes No XX		
Tength of trial. If this action proceeded to trial in the district court, how many days did the trial last?		
4 days.		
Oral argument. Would you object to submission of this appeal for disposition without oral argument?		
Yes <u>XX</u> No		
TIMELINESS OF NOTICE OF APPEAL		
Date district court announced decision, sentence or order appealed from 02/15/17.		
Date of entry of written judgment or order appealed from03/02/17		
(a) If no written judgment or order was filed in the district court, explain the basis for seeking appellate review: N/A.		
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/I		
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).		
(a) Was service by delivery or by mail		
(a) Was service by delivery or by mail		
(a) Was service by delivery or by mail(specify). If the time for filing the notice of appeal was tolled by a post-judgment motion:		

23.	Date notice of appeal filed	03/22/17 (District Court) - 03/30/17	(Supreme Court)
24.		rning the time limit for filing the no 4.815, NRS 177.015(2), or other NRAP 4	
	su	BSTANTIVE APPEALABILITY	
25.	Specify statute, rule or other the judgment or order appeal	ner authority which grants this court pad from:	jurisdiction to review.
	NRS 177.015(1)(b)	NRS 34.710(3)	
	NRS 177.015(2)	NR\$ 34.710(4)	
	NRS 177.385	NRS 34.710(3) NRS 34.710(4) NRS 34.815 NRS 177.015(3)	XX
		VERIFICATION	
to the	I certify that the informati e best of my knowledge, inform	on provided in this docketing statement mation and belief.	t is true and complete
	Cooper of appellant	Name of counsel	or record
	•••	**************************************	
April	17, 2017	/s/ Howard S.	Brooks
Date	water from the same of the sam	Signature of cou	

CERTIFICATE OF SERVICE

docke		rtify that on the 17th day of April, 2017, I served a copy of this completed tatement upon all counsel of record:
	□ X	by personally serving it upon him/her District Attorney Appellate, or by mailing it by first class mail with sufficient postage prepaid to the following address(es):
Clark Attn: 200 L	<i>Appell</i> ewis Av	LFSON District Attorney ate Division enue, 3 rd Floor V 89155
Dated	this	17th day of April, 2017.
		/s/ Carrie M. Connolly Signature