IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

THOMAS RANDOLPH,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No.	73825	Electronically Filed
	DOCKETING	Sep 11 2017 04:41 p.m STAPENE A. Brown LAPCENES Supreme Court
	CRIMINA	LAPCIENCO Supreme Court

(Including appeals from pretrial and post-conviction rulings and other requests for post-conviction relief)

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions.

1. Judicial District Eighth	County Clark
Judge STEFANY MILEY	District Ct. Case No. 09C250966
2. If the defendant was given a sentence,	
(a) what is the sentence?	
Deadly Weapon-Death plus consecutive 96	to 84 months; Count 2-Murder with Use of a to 240 months, concurrent w/Count 1; and pon-Death plus consecutive 96 to 240 months,
(b) has the sentence been stayed pending a	ppeal?
No	
(c) was defendant admitted to bail pending	appeal?
No	
3. Was counsel in the district court appointed	$oxedsymbol{oxtime}$ or retained $oximes$?
4. Attorney filling this docketing statem	ent:
Attorney JoNell Thomas	Telephone 702-455-6265
Firm Clark County Special Public Defender	
Address: 330 South Third Street #800	
Las Vegas NV 89155	•
Client(s) Appellant	. 1 🗆 0
5. Is appellate counsel appointed 🗵 or reta	ined □ ?

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.

Attorney Steven Wolfson	Telephone 702-671-2500
Firm Clark County District Attorney	
Address: 200 Lewis Ave., 3rd Floor	
Las Vegas NV 89155	
Client(s) Respondent	
Attorney Adam Paul Laxalt	Telephone 775-684-1100
Firm Nevada Attorney General	
Address: 100 N. Carson Street	
Carson City NV 89701	
Client(s) The State of Nevada	
(List additional cou	nsel on separate sheet if necessary)
7. Nature of disposition below:	
☐ Judgment after bench trial	☐ Grant of pretrial habeas
⊠ Judgment after jury verdict	\square Grant of motion to suppress evidence
☐ Judgment upon guilty plea	Post-conviction habeas (NRS ch. 34)
Grant of pretrial motion to dismiss	☐ grant ☐ denial
Parole/probation revocation	Other disposition (specify):
☐ Motion for new trial	
☐ grant ☐ denial	
☐ Motion to withdraw guilty plea	
☐ grant ☐ denial	
8. Does this appeal raise issues conce	erning any of the following:
🗵 death sentence	juvenile offender
☐ life sentence	pretrial proceedings
9. Expedited appeals: The court may de Are you in favor of proceeding in such ma	ecide to expedite the appellate process in this matternorm.
□ Yes .⊠ No	

10. **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):

59754, Petition for Writ of Prohibition/Mandamus,. denied 12/15/2011 60014, Petition for Writ of Prohibition/Mandamus, dismissed 2/1/2012

11. **Pending and prior proceedings in other courts.** List the case name, number and court of all pending and prior proceedings in other courts that are related to this appeal (e.g., habeas corpus proceedings in state or federal court, bifurcated proceedings against co-defendants):

None

12. Nature of action. Briefly describe the nature of the action and the result below:

Defendant/Appellant was charged with Conspiracy and two counts of First Degree Murder. The State filed a Notice to Seek the Death Penalty. After jury trial, Defendant/Appellant found guilty of all charges and sentenced to death on both murder charges.

13. Issues on appeal. State specifically all issues in this appeal (attach separate sheets as necessary):

The district court erred in allowing in evidence of a prior murder case in which the defendant was found not guilty.

The district court erred in allowing in evidence of a prior "witness tampering" case which was dismissed and sealed.

The district court erred in denying a motion for mistrial when the state violated the district court's order in limine regarding how the Utah cases would be referred to during trial. Whether there was prosecutorial misconduct based upon a victim impact witness who suggested that the defendant was the cause of her mother's death.

Whether the district court erred in denying the defendant's motion to suppress his recreation of the shooting.

Additional issues that may be raised after full review of the record

14. Constitutional issues: If the State is not a party and if this appeal challenges the
constitutionality of a statute or municipal ordinance, have you notified the clerk of this cour
and the attorney general in accordance with NRAP 44 and NRS 30.130?

⊠ N/A	
☐ Yes	
□ No	
If not, explain:	Not vet known

set forth whether the n the Court of Appeals us the matter falls. If appears are sumptive assign	natter is pro nder NRAP ellant belie ment to the arrant reta:	esumptively reta 17, and cite the ves that the Sup Court of Appea	ention in the Supreme Court. Briefly ined by the Supreme Court or assigned to subparagraph(s) of the Rule under which reme Court should retain the case despite is, identify the specific issue(s) or nd include an explanation of their
Pursuant to NRAP 17 appeal in a death pen		atter is to be reta	ained by the Supreme Court as it is a direct
16. Issues of first im substantial legal issue public interest?	pression of of first imp	or of public int pression in this j	erest. Does this appeal present a urisdiction or one affecting an important
First impression:	⊠ Yes	□ No	
Public interest:	⊠ Yes	□ No	
17. Length of trial. Court, how many days	If this action did the tria	n proceeded to t al or evidentiary	rial or evidentiary hearing in the district hearing last?
$_{16}$ days			
18. Oral argument. oral argument?	Would you	object to submis	ssion of this appeal for disposition without
⊠ Yes □	No		

TIMELINESS OF NOTICE OF APPEAL

19. Date district court announced decision, s	sentence or order appealed from Aug 23, 2017
20. Date of entry of written judgment or ord	er appealed from Aug 23, 2017
(a) If no written judgment or order was a seeking appellate review:	filed in the district court, explain the basis for
21. If this appeal is from an order granting of indicate the date written notice of entry of ju	or denying a petition for a writ of habeas corpus, adgment or order was served by the district court
(a) Was service by delivery or by ma	il 🗂
22. If the time for filing the notice of appeal (a) Specify the type of motion, and the day	
Arrest judgment	Date filed
New trial (newly discovered evidence)	Date filed
New trial (other grounds)	Date filed
(b) Date of entry of written order resolv	ing motion
23. Date notice of appeal filed Aug 23, 201	7
24. Specify statute or rule governing the ti 4(b), NRS 34.560, NRS 34.575, NRS 177.0	me limit for filing the notice of appeal, e.g., NRAP 15(2), or other
NRAP 4(b)	

SUBSTANTIVE APPEALABILITY

	hority that grants this court jurisdiction to review from
NRS 177.015(1)(b)	
NRS 177.015(1)(c)	NRS 34.575(1)
NRS 177.015(2)	NRS 34.560(2)
NRS 177.015(3) x	Other (specify)
NRS 177.055 X	
	VERIFICATION
certify that the information promplete to the best of my know	rovided in this docketing statement is true and wledge, information and belief.
Thomas Randolph	JoNell Thomas
Name of appellant	Name of counsel of record
Sep 11, 2017 Date	Signature of course of lecter
CER	RTIFICATE OF SERVICE
I certify that on the 9/11 da	ay of $20 \underline{17}$, I served a copy of this completed
docketing statement upon all cour	
By personally serving it up	oon him/her; or
By mailing it by first class address(es):	mail with sufficient postage prepaid to the following
Electronic Service to Steve Wolfs Laxalt, Nevada Attorney Genera	on, Clark County District Attorney; and Adam Paul