

Nov 8

IN THE SUPREME COURT OF THE STATE OF NEVADA

Daimon Monroe

Appellant,

vs.

L.V.M.P.d

Respondent.

Supreme Court No.

74388

District Court No.

A53746

FILED

DEC 29 2017

APPELLANT'S INFORMAL BRIEF

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY [Signature]
DEPUTY CLERK

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 submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Las Vegas: Place your brief in the Clerk's Office Drop Box at the Las Vegas Courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK
December 2017

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

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
10-20-17	Finding of Facts Conclusions of Law

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

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
228752	P. S. P	District court XX
228581	P. S. P	District court III

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.)

I was arrested NOV 6th 2006, By Brad Nickells, Nickels did not have a warrant, But I paid never prove it, I was Denied discovery early, in March 2016 my lawyer Jennifer Schwartz gave me Photographic evidence that the warrant was actually dated NOV 23rd 2006 and the P&H Charge was Fuzzed (a Felony) I Filed under new Evidence That the warrants were fraudulent, in all my

Cases. This evidence was illegally withheld from me then after 9½ years I Get absolute PROOF they did not have a warrant, And HAVE Been trying to Get the 2 other warrants Served at my home AFTER the First illegal Search which is how the Coerced, absolutely Provable I'm Being denied my discovery so I Filed under New Evidence, I Sent the Civil Court a lot of Evidence and told the Court exactly how this was done, the Plaintiffs never disproved what I said, and the Court never allowed me this Evidence. The Plaintiffs supplied all sorts of information but Refused to disprove what I said and all I say is suppose to be believed to be the truth unless disproving. I Sent or Bought a huge amount of Evidence Proving this and showed the Court there was a material Fact in this case, that a Jury would of had Evidence proving what I said, I've Been denied my discovery for over 9½ years then I get Evidence that L.V. Imp-d and the DA's Office committed Provable felonies in a picture and other items which prove they didn't have a warrant and Setup, which means this may could never be taken, There are two warrants

Served at 1504 cutter drive After the first
Search one of those warrants were used to
Commit + find one of those warrants are
a Nov 23rd 2006 warrant which was used
in the picture the fuzzer, to cover
not having a warrant on Nov 6th 2006
The district court had ample evidence
that this was done and still did not
allow my to continue and I have been
filing in my criminal cases to get
justice, the district court should allow
it to proceed and the plaintiffs knew
their clients committed these felonies

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.)

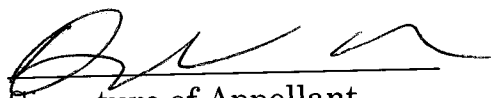
First when a Non moving party says something
it is to be true until the moving party proves
its not, The plaintiffs never disproved what I
said, never produced the pictures or any of
the other warrants at the scene's from Nov 6th 2006
never produced the 2 other warrants that
were served at 1504 cutter drive After the
first search, I told the court and gave the
court numerous documents that proved the search
warrant was no good, no warrant, no money period

I Filtered in all my criminal cases under newly discovered evidence and was attempting to get the Proof, that the 2 warrants that were served at 1504 Cedar drive absolutely were the one in the picture I submitted to the Court and the picture was intentionally Fuzzed up. (a felony) committed By the arresting officer and district attorney without the original Search and Seizure this money would not of been seized and I submitted a Fuzzed up picture under oath testimony where Brad Nickell's Swore Under oath He served 3 search warrants at the home the same home where the picture was taken, yet the state will not give me these warrants I've been denied ~~only~~ discovery my lawyer's denied me this and the courts, it's absolutely provable that this officer and d.A. committed probable felonies to arrest, in cocaine to undertake this money, But the d.A's officer has obstructed Justice, How is it I put a huge amount of evidence in front of this court which creates a material fact one that can be in front of a Jury and still are denied the right to move forward the district court hear what was in front of it and denied me a right to obtain this evidence which

Proves 100% there was no warrant and this money was illegally seized, I submitted a huge amount of documents and even the feloniously altered path home which creates a material fact the district court received numerous documents which prove my allegations and the plaintiff's refused to rebut this in fact they refused to get any evidence to prove the contrary. The plaintiff's represent the persons who committed these felonies they absolutely knew they illegally took this money. I also received an order for the plaintiff's to produce transcripts of the July 18 2017 hearing and was going to use this in the district court as evidence and for this court and never received these for my defense even though I was granted these, I also requested the warrants showing the court how important this was to my defense. I am not a lawyer and have no way of going to the law library got a 8th grade education but I know without that original search warrant there is no money. And if I'm denied evidence and the plaintiff's fail to disprove what I allege then it is suppose to be believed as true, I have proof there was no warrant and all I need is the 2 warrants seized at 1504 either

done, + the district court need more than
enough evidence to show these Belonged and
The plaintiffs never disproved it never
and if the district court allowed this
to go forward and had the plaintiffs produce
this evidence it would show this money
never should or been seized. There is a
material fact in front of the district court
that court chose to ignore. I ASK this court
Reverse the district court's decision
allow this case to go forward where I
can Supreme the needed documents
and prove my case, I'm not a lawyer but
I'm doing the best I can And I can
prove without a doubt they illegally seized
this money.

DATED this 25 day of December, 2017.


Signature of Appellant

Daimon Monroe
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~~ 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 25 day of December, 2017.



Signature of Appellant

Daimon Monroe

Print Name of Appellant

P.O. Box 650

Address

Las Vegas, NV 89070

City/State/Zip

Telephone