

THE SUPREME COURT OF NEVADA  
201 S. CARSON STREET, SUITE 201  
CARSON CITY, NV 89701-4702  
CLERK OF THE COURT, DEPUTY ASSISTANT CLERK S. YOUNG

12/23/17

C-13-280261-1

**FILED**

TO: THE HONORABLE JUSTICES OF THE COURT: (JUSTICE PICKERING) // (OR JUSTICE HARDESTY)  
THE IMPORTANT WORK OF THE SUPREME COURT:

JAN 31 2018

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
DEPUTY CLERK

I WRITE THE SUPREME COURT HONORABLY FOR THE PURPOSE OF INFORMING AND HIGHLIGHTING  
AND REQUESTING THAT THE COURT ACT ON A FEW ISSUES.

FIRST OF ALL, I THANK THE COURT'S HONORABLE JUSTICES OF THE "SOUTHERN PANEL," THAT IS  
MR. DOUGLAS, MR. GIBBONS, AND MS. PICKERING, FOR A VERY FAIR AND THOROUGH DECISION IN MY  
FAVOR FOR RECENT APPEAL #61083. YOU JUSTLY REVERSED AND OVERTURNED SIX OF MY  
SEVEN FELONY CONVICTIONS - I AM GRATEFUL.

HOWEVER, I HAVE NOT YET BEEN RELEASED AND HAVE SOME RESERVATIONS ABOUT THE  
REMAINING "PROMINENT ACTS BY SEX OFFENDER," (P.A.B.S.O.) CONVICTION AND SENTENCING.

N.D.C.C. HAS FORMALLY ANNOUNCED TO ME THAT I STILL HAVE A LIFE SENTENCE DESPITE  
THE ORDER REMANDING ME - PIGEON 90082 - TO THE ORIGINAL DISTRICT COURT FOR THE GOING  
REMAINING "P.A.B.S.O." CLASS "D" FELONY SENTENCING HEARING. THE ELY STATE PRISON, UNIT 3B  
CASEWORKER AND HEAD CASEWORKER, MR. (W. OR G.) MOORE INCLUDED HAVE CLAIMED FORMALLY  
THAT THEY DO NOT HAVE A COPY OF THIS ORDER ENTITLED: "ORDER AFFIRMING IN PART, REVERSING  
IN PART AND REMANDING," WHICH REMANDS PIGEON TO COURT FOR A NEW SENTENCE. THIS  
DOCUMENT FROM THE STATE SUPREME COURT IS NUMBERED 17-4131, AND IS DATED 12/6/17,  
WITH E. BROWN AS CLERK OF THE COURT, SIGNED BY DEPUTY CLERK S. YOUNG, AND  
RECEIVED BY MYSELF ON 12/12/17. REFERENCE TO APPEAL CASE #61083; C.E. PIGEON, E.S.P.

THEREFORE, PIGEON AS A RECENT PRO PER NOTICE OF APPEAL ISSUER, NOW RESPECTFULLY ASKS  
THAT THE HONORABLE SUPREME COURT OF THE STATE OF NEVADA PROVIDE N.D.C.C., CARSON CITY,  
AND ELY STATE PRISON, INCLUDING CASEWORKERS AND MOVEMENT/WARDEN'S OFFICE WITH THEIR  
OWN COPY OF THIS "ORDER OF JUDGMENT" DECISION, WHICH IS 16-PAGES LONG.

MR. CHRISTOPHER EDWARD PIGEON - 90082 - NOW PRO PER AS A RESULT OF HIS RECENT "NOTICE OF  
APPEAL OF RECENT DECISION IN PART," SUBMITTED TO THE CLARK COUNTY CLERK OF THE COURT FOR  
THE SUPREME COURT OF NEVADA, NOW CHALLENGES AND IS SERIOUSLY CONCERNED WITH HIS OWN  
"P.A.B.S.O." SENTENCE, AND WITH THE "PROMINENT ACTS..." STATUTE ITSELF, (N.R.G. 170D.1A(D), 550).

SINCE PIGEON IS CONVICTED OF ONLY ONE "CHANGE OF ADDRESS" VIOLATION, ACCORDING TO THIS  
PRESENT STATUTE, THE RANGE OF PENALTY INCLUSIVELY DEMANDS THAT A SINGLE AND/OR LESSER  
VIOLATION RECEIVE A MINIMUM 12 TO 18 MONTHS ONLY FOR THIS LESSER CLASS "D" FELONY  
OFFENSE. OBVIOUSLY, PIGEON FEELS THAT A HABITUAL SENTENCE IS ILLEGAL HERE.

FURTHER, HE CHALLENGES THAT THIS OFFENSE SHOULD BE TREATED AS A CROSS MISDEMEANOR  
INSTEAD, AND THAT FEWER VIOLATIONS SHOULD EQUAL TO A LOWER PUNISHMENT FOR THIS "P.A.B.S.O."  
STATUTE, AND THAT HOMELESSNESS BE TREATED AS A MINIMUM VIOLATION AT SENTENCING.

PLEASE PROVIDE ME, PRO PER INMATE PIGEON, WITH TWO COMPLETE COPIES OF MY DECISION ORDER,  
NOTE MY NEW ADDRESS AT ELY STATE PRISON, AND NOTE MY CONCERN. I AGAIN THANK YOU  
FOR YOUR FAVORABLE REVERSAL(S) IN MY APPEAL #61083 - YOUR HELP IS APPRECIATED!

**PAYED**

RESPECTFULLY BY:

JAN 31 2018

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
DEPUTY CLERK

CHRISTOPHER EDWARD PIGEON - 90082

ELY STATE PRISON - UNIT 3B/1A - R.O. BOX 189

4869 NORTH STATE RT. 490; ELY, NEVADA 89301

AN APPEAL BRIEF WILL FOLLOW WITHIN 30-60 DAYS - THANKYOU (NOTHING FOLLOWS)

IF  
NECESSARY

18-04273