

Original
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2 H.D.S.P.
3 P.O. Box 650
4 Indian Springs, NV 89070-0650

FILED

JUL 26 2018

SUPREME COURT FOR
THE STATE OF NEVADA

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

8 Justin Odell Langford
9 (Beneficiary)
10 Appellant

Supp. No.: 75825

11 -VS-

12 STATE OF NEVADA
13 (Fictitious Party)
14 Appellee

Motion To Schedule For
Hearing Pursuant To
NRS 177.215

16 COMES NOW Justin Odell Langford, Sui Juris, and moves
17 this Honorable Court to grant this Motion To Schedule
18 For Hearing Pursuant To NRS 177.215.

19 Which is based on all papers and pleadings with
20 this court and any oral arguments which may be
21 adduced at the time of Hearing.

22 Dated this day of July, 2018

23 By:

24 Justin Odell Langford

25 H.D.S.P.

26 P.O. Box 650

27 Indian Springs, NV 89070-0650

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29 [Signature]
JUL 26 2018
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

18-28799

NOTICE OF MOTION

2 TO: STATE OF NEVADA the Appellee, You Will Take
3 Notice of the foregoing Motion To Schedule... filed
4 by the Undersigned.

5 Dated this day of July, 2018.

6 By:

7 Justin Odell Lanford-1159546

8

9

CASE FACTS

10 This case is an appeal from an adverse
11 decision on a Writ of Habeas Corpus (Post Conviction)
12 which was denied on April 24, 2018. The Appellant filed
13 his notice of Appeal on May 7, 2018. With the 8th
14 Judicial District Court filed its official Judgment of
15 denial on June 1, 2018, which made appellants Notice
16 of Appeal and Appeal brief official and ready for
17 opposition from the State. As Stated in Appellants
18 Judicial Notice the judgement of denial was an exact
19 copy of states opposition to Writ of Habeas with the
20 word defendant changed to Appellants actual name.

21

22

ARGUMENT

23 The appellant comes to this Honorable Court
24 asking it to set a date for Hearing on this appeal
25 pursuant to NRS 177.215 as it was written at the
26 time of the alleged crimes. The official day count
27 for wait on a response since the official filing
28 of Appellants Brief and Notice of appeal is days.

29

1 NRS 177.215 Date for argument, States in pertinent part:
2 unless good cause is shown for an earlier hearing,
3 the Supreme Court shall set the appeal for
4 argument on a date not less than 30 days
5 after the expiration of the time limited for
6 filing briefs and as soon thereafter as the state
7 of the calendar will permit. Preference shall be
given to appeals in criminal cases over appeals
in civil cases.

8 This is how it is written in the following version 1967,

9 D. 1446 this what applies to the appellant the new
10 version took effect after alleged crimes. The Appellant
11 is entitled to the earliest date possible do to the
12 injustice done by the 8th judicial District Court,
13 when it decided to just do a blanket denial of the
14 appellants' Writ and not decide it on its merits.

15 Also appellant has valid claims of actual innocence,
16 Denial of discovery, Ineffective assistance of Trial
17 Counsel, Ineffective assistance of appellate counsel,
18 prosecutorial Misconduct and Cumulative error of
19 Due Process. Appellant believes he should not have
20 had to come back to this court for a just
21 decision from a court who is fully informed and not
22 partially informed as this court was the last time
23 his case was in front of this Honorable Court. Due
24 to counsels' incompetence and lack of knowledge
25 concerning the law pertaining to the appellants
26 case, which allowed the state misrepresent the
27 law to the courts. Creating a miscarriage of
28 justice in the appellants case.

29

CONCLUSION

2 So the appellant respectfully ask this court
3 to grant this motion and set a date for hearing,
4 preferrably by the end of this year.

5 Dated this day of July, 2018.

6 By:

7 Justin Odell Langford

8 H.D.S.P.

9 P.O. Box 650

10 Indian Springs, Nv 89070-0650

11 under penalty of perjury 28 U.S.C. §1746 & 18 U.S.C. §1621.

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13 Justin Odell Langford

14

ELECTRONIC FILING & SERVICE

16 Electronic Filing & Service Requested pursuant to

17 N.E.F.C.R. 9, et seq. (A-E) Etc. to the following:

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