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IN THE SUPREME COURT OF THE STATE OF NEVAD Frederick O. Silver Supreme Court No. 78005 Appellant, VS. District Court No. D-18-565588-C Candice Katie Towner Respondent. PRO SE CHILD CUSTODY FAST TRACK STATEMENT 1. Name of party filing this fast track statement: Frederick O. Silver 2. Name, address, and telephone number of person submitting this fast track statement: Frederick O. Silver P.O Box 276353, San Antonio TX 78227 210-803-2299 3. Judicial district, county, and district court docket number of lower court proceedings: EIGHTH JUDICIAL DISTRICT COURT D-18-565588-C 4. Name of judge issuing judgment or order appealed from: Ritchie, T. Arthur, Jr. 5. Length of trial or evidentiary hearing. If the order appealed from was entered following a trial or evidentiary hearing, then how many days did the trial or evidentiary hearing last? NO trial or NO evidentiary hearing / Case of FRAUD 6. Written order or judgment appealed from: From: 02/07/2018 To 01/23/2019 FEB 0 4 2019

19-055.7

CLERK OF SUPREMS COURT
Pro Se Child Custody Fast-Track Statement October 2015

was served:	
From: 02/0	07/2018 To 01/23/2019
8. If the time for filing the notice motion listed in NRAP 4(a)(4),	e of appeal was tolled by the timely filing of a
motion, and date of filing:	and the date and method of service of the NRAP 4(a)
(b) date of entry of written order	r resolving tolling motion: From: 02/07/2018 To 01/23/2019
	01/18/2019 Notice of Entry
9. Date notice of appeal was file	d: 01/23/2019 Notice of Appeal
	erning the time limit for filing the notice of 5.190, or other: NRAP 4(a)
appeal, e.g., NRAP 4(a), NRS 15	5.190, or other: NRAP 4(a) or other authority, which grants this court
11. Specify the statute, rule of jurisdiction to review the judgment of all appeals or pending before this court which to this appeal:	5.190, or other: NRAP 4(a) or other authority, which grants this court ent or order appealed from:
11. Specify the statute, rule of jurisdiction to review the judgment of all appeals or pending before this court which to this appeal: 77815 SILVER VS.	or other authority, which grants this court ent or order appealed from: NRAP 4(a) lings in this court. List the case name and coriginal proceedings presently or previously involve the same or some of the same parties

original proceeding presently pending before this court, which raise the same

docket number(s) of those proceedings:
Fraud / No Claim, No injured party Challenging Jurisdiction
United States, Texas and Nevada constitutional rights violations
14. Procedural history. Briefly describe the procedural history of the case (you are encouraged, but not required, to support assertions made in this fast track statement regarding matters in the record by citing to the specific page number in the record that supports the assertions):
Fraudulent Concealment
Fraud,
Threat Duress and Coercion , Due Process Rights Violations
Deprivation of Rights , Theft of private property for public use
15. Statement of facts. Briefly set forth the facts material to the issues on appeal (you are encouraged, but not required, to support assertions made in this fast track statement regarding matters in the record by citing to the specific page number in the record that supports the assertions):
United States, Texas and Nevada constitutional rights violations
Deprivation of Rights , Theft of private property for public use
Fraud / No Claim, No injured party
Threat Duress and Coercion , Due Process Rights Violations

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16. Issues on appeal. State concisely the prin	icipal issue(s) i	n this appeal:
United States, Texas and Nevada constitutional right	ts violations	
Fraudulent Concealment		
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	· .	
There is no child between the parties on this case. This is	a case of FRAUD,	Fraudulent Concealmen
Deprivation of Rights, Theft of private property for public	use Threat Duress	and Coercion,
Due Process Rights Violations		
		:
17. Legal argument, including authorities:		
Challenging Jurisdiction		
United States, Texas and Nevada consti	tutional rights viola	ations
Fraudulent Concealment		
FRAUD		· · · · · · · · · · · · · · · · · · ·

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Deprivation of Rights, Theft of private property for public use Threat Duress and Coercion,
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Deprivation of Rights, Theft of private property for public use Threat Duress and Coercion,
Due Process Rights Violations
18. 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 an important public interest: Yes YES No If so, explain:
United States, Texas and Nevada constitutional rights violations
Fraudulent Concealment
Threat Duress and Coercion , Due Process Rights Violations
Fraudulent Concealment , Deprivation of Rights , Theft of private property for public use

VERIFICATION

I recognize that under NRAP 3E I am responsible for timely filing a fast track statement and that the Supreme Court of Nevada may impose sanctions for failing to timely file a fast track statement, or failing to raise material issues or arguments in the fast track statement. I therefore certify that the information provided in this fast track statement is true and complete to the best of my knowledge, information, and belief.

DATED this 1st	_ day of	February	, 20_19
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Signature of Appellant

Frederick O Silver,
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indica	ted below, I served a copy of this
completed child custody fast track statemen	t upon all parties to the appeal as
follows:	
By personally serving it upon him/l	ner; or
✓ By mailing it by first-class mail v	vith sufficient postage prepaid to
the following address(es) (list names a	nd address(es) of parties served):
6230 W. De	ling, Esq. Nevada Bar Number 8567 sert Inn Road, Las Vegas, NV 89146 (702) 565-4335 Co-Counsel for Plaintiff, Candice K. Towner Mary D. Perry Or., Ste 4-256, Las Vegas, NV 89106
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DATED this 1st day of Februar	<u>у</u> , 20 <u>19</u> .
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Si	gnature of Appellant
	Frederick O Silver,
\overline{P}	rint Name of Appellant
P.	O Box 276353
\overline{A}	ldress
	San Antonio TX 78227
$\overline{\mathbf{C}}$	ity/State/Zip
	210-803-2299
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