#### IN THE SUPREME COURT OF THE STATE OF NEVADA

ANTHONY TERRELL BARR,	)	No. 78295
Appellant	)	DOCKETING STATEMENT
	)	CRIMINAL APPEAL Electronically Filed
V.	)	May 20 2019 11:21 a.m
THE STATE OF NEVADA	)	Elizabeth A. Brown Clerk of Supreme Court
Respondent	)	

- Judicial District Eight, County of Clark
  Judge Valerie Adair, District Court Case Number C-18-335500-2
- 2. Defendant was sentenced.
- (a) The Defendant was given the following sentence: COUNT I THREE HUNDRED SIXTYFOUR (364) DAYS in the Clark County Detention Center (CCDC);
- COUNT 2 a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 1;
- COUNT 5 a MAXIMUM of ONE hundred TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS, CONCURRENT with COUNT 2;
- COUNT 6 LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS for the Use of a Deadly Weapon;
- COUNT 7 LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HLINDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 6;
- COUNT 8 a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS, CONCURRENT with COI-INT 5;
- COUNT 9 LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HTINDRED TWENTY (120) MONTHS with a MNIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 7;
- COUNT 10 LIFE WITHOUT THEPOSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HLINDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 9;
- COUNT 11- a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SX (36) MONTHS, CONCURRENT with COLINT 8;

COUNT 12 - LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HLINDRED TWENTY (120) MONTHS with a MNIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 10;

COUNT 13 - LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 12;

COUNT 14 – a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS, CONCURRENT with COUNT I 1;

COUNT 15 – a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SIX (36) MONTHS, CONCURRENT with COUNT 14;

COUNT 16 - LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HLINDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 13;

COUNT 17- LIFE WITHOUT THE POSSIBILITY OF PAROLE plus a CONSECUTIVE term of ONE HLINDRED TWENTY (120) MONTHS with a MINIMUM Parole Eligibility of THIRTY-SX (36) MONTHS for the Use of a Deadly Weapon, CONSECUTIVE to COUNT 16;

COUNT 18 - a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 15;

COUNT 19- a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 18;

COUNT 20- a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COLINT 19;

COUNT 21 - a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS plus a CONSECUTIVE term of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS for the Use of a Deadly Weapon, CONCURRENT with COUNT 17; and COUNT 22- a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COTINT 21 with ONE HUNDRED SEVENTY-FOUR (174) DAYS credit for time served. The AGGREGATE TOTAL sentence is LIFE WITHOUT PAROLE ELIGIBILITY.

- (b) The sentenced has not been stayed pending appeal.
- (c) The Defendant was not admitted to bail pending appeal.
- 3. Counsel in district court was appointed.

# 4. Attorney filling this docketing statement:

Attorney: Jeannie Hua Telephone (702) 239-5715

Firm: Law Office of Jeannie N. Hua, Inc.

Address: 5550 Painted Mirage Road, Suite 320, Las Vegas, NV 89149

Client: Anthony Barr

5. Appellate counsel is appointed.

## 6. Attorney(s) representing respondents(s):

Attorney: District Attorney Telephone: (702) 671-2500

Firm: Clark County District Attorney's Office

Address: 200 Lewis Avenue, Las Vegas, NV 89101

7. **Nature of disposition** is Judgment after jury verdict.

- 8. **This appeal raises issues** concerning life sentences.
- 9. **Expedited appeals**: counsel for Defendant is not in favor of expedited appeal.
- 10. **Pending and prior proceedings in this court.** There are no appeals or original proceedings presently or previously pending before this court which are related to this appeal.
- 11. **Pending and prior proceedings in other courts.** There are no pending and prior proceedings in other courts that are related to this appeal.

#### 12. Nature of action.

Appellant was charged with three robberies. He was convicted of all charged arising from the robberies and now he appeals his convictions from the jury verdict.

## 13. **Issues on appeal.**

The State violated Appellant's right to due process by failing to properly preserved material evidence.

The State failed to present sufficient evidence at trial.

The trial Court erred by admitting inadmissible character evidence of bad acts.

The trial Court erred by admitting inadmissible character evidence of prior felony convictions.

The Trial Court erred by failed to sever the four robberies charged by the State.

The Trial Court erred by failing to sever the Appellant's case from Codefendant's case.

Appellant's right to a fair trial was violated by cumulative errors.

- **14.** Constitutional issues: N/A
- 15. Assignment to the Court of Appeals or retention in the Supreme Court.

NRAP 17(b)(2)(A), "appeals from a judgment of conviction based on a jury verdict that do not involve a conviction for any offenses that are category A or B felonies are presumptively assigned to Court of Appeals." Since this case involves Category B felonies, this case is not presumptively assigned to Court of Appeals.

- 16. **Issues of first impression or of public interest.** This appeal does not present a substantial legal issue of first impression in this jurisdiction or one affecting an important public interest.
- 17. **Length of trial.** This action proceeded to trial in the district court and lasted eight (8) days.
- 18. **Oral argument.** I would object to submission of this appeal for disposition without oral argument.
- 19. District Court announced decision, sentence or order appeals from on 01/29/2019.
- 20. The date of entry of written judgment or order appealed from was 02/27/2019.
  - (a) There was a written judgment in district court.
- 21. This was not an appeal from an order granting or denying a petition for a writ of habeas corpus.
- 22. The time for filing the notice of appeal was not tolled by a post judgment motion.
- 23. Notice of Appeal was filed on 03/05/2019.
- 24. The statute governing the time limit for filing the notice of appeal is NRAP 4(b).
- 25. The statute that grants this court jurisdiction to review from is NRS 177.015(3).

## **VERIFICATION**

I certify that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief.

Anthony Barr Jeannie Hua

Appellant Counsel of Record

05/20/2019

Date

**CERTIFICATE OF SERVICE** 

Jeannie Hua

I certify that on the  $20^{th}$  day of 2019, I served a copy of this completed docketing statement upon all counsel of record:

By mailing it by first class mail with sufficient postage prepaid to

District Attorney's Office 200 S. Lewis Ave. LV, NV 89101

Dated this 20th day of May, 2019

Jeannie Hua