FILED

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAN 2 1 2020

INDICATE FULL CAPTION:

KODY HARLAN,

Appellant,

STATE OF NEVADA,

Respondent,

No. 80318

CLERK OF SUPREME COURT

BY SYOUNG

DEPUTY CLERK

DOCKETING STATEMENT CRIMINAL APPEALS

(Including appeals from pretrial and post-conviction rulings and other requests for post-conviction relief)

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions.



20-02853

1. Judicial District Eighth	County Clark
Judge Douglas Herndon	District Ct. Case No. C-18-333318-2
2. If the defendant was given a sentence,	
(a) what is the sentence? Count 1: Life with the possibility of parole after 20 years plus Deadly Weapon Enhancement. Count 2: 48 months to 120 months plus a consecutive sente Enhancement, concurrent to Count 1. Count 3: 18 months to 60 months, concurrent with Count 1.	
	9.5
(b) has the sentence been stayed pending ap No.	peal?
(c) was defendant admitted to bail pending a No.	appeal?
3. Was counsel in the district court appointed	□ or retained ⊠?
4. Attorney filling this docketing stateme	nt:
Attorney K. Ryan Helmick	Telephone 702-333-3333
Firm The Defenders (Richard Harris Law Firm)	2
Address: 830 S.4th St. Las Vegas, NV 89101.	
Client(s) Kody Harlan	
5. Is appellate counsel appointed \boxtimes or retain	ed □?
	altiple appellants, add the names and a additional sheet accompanied by a he filing of this statement.

ta ta	
6. Attorney(s) representing respond	lent(s):
Attorney District Attorney	Telephone 702-671-2500
Firm N/A	
Address: 200 Lewis Ave. Las Vegas, NV 89101.	
ë.	
	8
Client(s) State of Nevada	
Attorney N/A	Π-11 N/Λ
Firm N/A	Telephone N/A
Address: N/A	•
,	
dis accomina	
Client(s) N/A	
	nsel on separate sheet if necessary)
Nature of disposition below:	u e
☐ Judgment after bench trial	Grant of matrial habass
☑ Judgment after jury verdict	☐ Grant of pretrial habeas ☐ Grant of motion to suppress evidence
- 3 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5	1 : Orang or monon no summess evinence
☐ Judgment upon guilty plea	
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss	Post-conviction habeas (NRS ch. 34)
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss	Post-conviction habeas (NRS ch. 34)
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation ☐ Motion for new trial ☐ grant ☑ denial	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation ☐ Motion for new trial ☐ grant ☑ denial ☐ Motion to withdraw guilty plea	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation ☐ Motion for new trial ☐ grant ☑ denial	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation ☐ Motion for new trial ☐ grant ☑ denial ☐ Motion to withdraw guilty plea ☐ grant ☐ denial	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial ☐ Other disposition (specify):
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation ☐ Motion for new trial ☐ grant ☑ denial ☐ Motion to withdraw guilty plea	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial ☐ Other disposition (specify): rning any of the following:
☐ Judgment upon guilty plea ☐ Grant of pretrial motion to dismiss ☐ Parole/probation revocation ☐ Motion for new trial ☐ grant ☑ denial ☐ Motion to withdraw guilty plea ☐ grant ☐ denial ☐ boes this appeal raise issues concer	☐ Post-conviction habeas (NRS ch. 34) ☐ grant ☐ denial ☐ Other disposition (specify):

10. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal (e.g., separate appeals by co-defendants, appeal after post-conviction proceedings):

None.

11. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts that are related to this appeal (e.g., habeas corpus proceedings in state or federal court, bifurcated proceedings against co-defendants):

None.

12. Nature of action. Briefly describe the nature of the action and the result below:

Mr. Harlan was charged by way of Information with one count of 1st Degree Murder With Use of a Deadly Weapon (under the Felony Murder theory); one count of Robbery With Use of a Deadly Weapon and one count of Accessory to Murder With Use of a Deadly Weapon.

The case went to trial and Mr. Harlan was convicted of all counts with the first degree murder being under the Felony Murder Rule. Shortly after the verdict Defense Counsel became aware of juror misconduct and filed a Motion for a New Trial. Ultimately after a limited evidentiary hearing, the motion was denied. Mr. Harlan was then sentenced to the above on December 10, 2019.

The Defense's position, which was uncontested at trial was that Mr. Harlan was asleep on the couch when the killing occurred and that there was no planned robbery. Additionally, after the verdict Defense Counsel was given an affidavit signed by one of the jurors alleging numerous instances of juror misconduct, one of which specifically affected her verdict.

- 13. Issues on appeal. State specifically all issues in this appeal (attach separate sheets as necessary):
- 1. The limiting of the scope of the evidentiary hearing given on Appellant's Motion for New Trial based off of juror misconduct. Appellant was only allowed to question jurors about one particular fact that was discussed during deliberations, which was a prior bad act that was excluded from the trial upon the granting of Appellant's pre-trial Motion in Limine. Appellant had other facts of juror misconduct that were unable to be testified to or made a part of the record because of the District Court judge's ruling to exclude such facts.
- 2. Denying of Appellant's Motion for New Trial after multiple jurors testified under oath that the prior bad act, which was excluded from trial but brought up by the lead detective on the case during cross examinations, was talked about amongst the juror's during deliberations. Additionally, it was testified to that this prior bad act that was to be excluded, affected the verdict of at least one juror.
- 3. Denying of Appellants Motion for a Mistrial that was argued for during the trial itself, after the State's witness improperly testified about the prior bad act.
- 4. Double Jeopardy and/or Redundancy for being convicted and/or sentenced for 1st Degree Murder and Accessory to that Murder. Additionally, for a Deadly Weapon Enhancement on a Robbery Charge as well as the 1st Degree Murder Charge when the theory for the Murder was under the Felony Murder Rule. But for the alleged Robbery there would be no Murder conviction for the Appellant as he committed no killing.

14. Constitutional issues: If the State is not a party and if this appeal challenges the constitutionality of a statute or municipal ordinance, have you notified the clerk of this and the attorney general in accordance with NRAP 44 and NRS 30.130?	cou	rt
⊠ N/A		
□ Yes	227	120
□No		

If not, explain:

TIMELINESS OF NOTICE OF APPEAL

19. Date district court announced decis	ion, sentence or order appealed	from	
20. Date of entry of written judgment of	* 3		
(a) If no written judgment or order seeking appellate review:	2000	xplain the basis for	
*	e.		
	,		
- All			
21. If this appeal is from an order grant indicate the date written notice of entry	ing or denying a petition for a w of judgment or order was serve	rit of habeas corpus, d by the district court	
(a) Was service by delivery or by			
22. If the time for filing the notice of ap	peal was tolled by a post judgme	ent motion.	
(a) Specify the type of motion, and the date of filing of the motion:			
Arrest judgment	Date filed	* e	
New trial (newly discovered evidence)	Date filed		
New trial (other grounds)	Date filed		
(b) Date of entry of written order res	olving motion		
23. Date notice of appeal filed 9-26-19			
24. Specify statute or rule governing th 4(b), NRS 34.560, NRS 34.575, NRS 17	e time limit for filing the notice 7.015(2), or other	of appeal, e.g., NRAP	

SUBSTANTIVE APPEALABILITY

25. Specify statute, rule or other authority th	nat grants this court jurisdiction to review from:	
MDC 177 015(1)(1)	NRS 34.560	
	NRS 34.575(1)	
NRS 177.015(2)	NRS 34.560(2)	
	Other (specify)	
NRS 177.055		
	TICATION	
I certify that the information provided i complete to the best of my knowledge, in	n this docketing statement is true and iformation and belief.	
Kody Harlan	K. Ryan Helmick	
Name of appellant	Name of counsel of record	
1-15-20 Date	K. Ryan Helmick	
Date	Signature of counsel of record	
48	E OF SERVICE	
I certify that on the day of 20 20 docketing statement upon all counsel of record	, I served a copy of this completed	
By personally serving it upon him/her;	a:	
(C)	afficient postage prepaid to the following	
SUPREME COURT CLERK 201 S. Carson St. Carson City, NV 89701		
	ar ar	
Dated this day of	MANY , 2020	
	K. Ryan Helmick	
	Signature	