

FILED

JUN 01 2022

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

1 Katherine Fletcher # 1220599
2 Florence McClure Women's Correctional Center
3 4370 Smiley Road
4 Las Vegas, NV 89115

4 In the Supreme Court of the State of Nevada

6 In the matter of:

7 Katherine Dee Fletcher)
8 Plaintiff/Petitioner)
9 v.)
10 State of Nevada)
11 Defendant/Respondent)

Case No: 82047

Dept. No: _____

11 OBJECTION TO DENIAL; REQUEST FOR YOUNG HEARING
12 RENEWAL; ALLONGES

13 ATTENTION: CHIEF JUSTICE and VICE CHIEF JUSTICE

15 Katherine Dee Fletcher objects to the order denying motions filed in
16 82047 on April 19, 2022, written by someone who does not bare
17 a legible name. This Objection is made pursuant to Nevada Rules of
18 Appellate Procedure, Nevada Rules of Professional Conduct, Code of
19 Professional Responsibility, Code of Conduct for Judicial Employees,
20 Code of Conduct for United States Judges, Code of Judicial Conduct,
21 Nevada Revised Statutes, United States Code Service, the record in
22 82047, the Exigent Letter to the Supreme Court in 82047, the
23 Motion for Replacement of Counsel with Repeated Request for
24 Young Hearing in 82047, the contents herein, and Psalm 35.

24 ABOUT THE UNNAMED AUTHOR OF THE ORDER DENYING
25 MOTIONS FILED APRIL 19, 2022

26 I would hide who I was if I were you too, but I
27 will never be what you are. You attain the word justice.
28 Justice is of God, My Father. You are not of God. Your
order divests the administration of justice, Justice For The

MAY 31 2022

22-17295

Innocent, Justice For My Family! Your strategem to advert non-applicable case-law while staving the tenets and precepts which you vowed to keep will not circumvent justice - For Justice is God's! I upbraid you for what your type refers to as an -oops- 'miscarriage of justice'; I call it an unsuccessful fourth-trimester abortion of justice. And We Live. It is the abioses within the establishment which is of grave concern. It is an atrocity.

Your absonant choice not to abrogate corrupted individuals, but to assuage their actions, astringing yourself with them in aspersing me, asperating the scales of justice despite the crystal clear axioms set before you, draws much aversions. You should really go recuse yourself.

STATEMENT OF FACTS

1. My name is Katherine Dee Fletcher. I am wrongfully being held prisoner by the state of Nevada. I am a Mother, a Daughter, a Sister, a Friend, and I am Innocent.

2. The order denying motions filed April 19, 2022 (the "order") written by someone who does not legibly bare their name (the "unnamed") is extremely objectionable. Let's walk through it.

3. The order, aent my EXIGENT LETTER TO THE SUPREME COURT (LETTER), brings up "purported missing filings". Not only does my LETTER purport that, but it also recounts undeniable facts in real time. Take for example paragraph eight of the LETTER baring tracking numbers for packages of my discovery which representation repeatedly mailed to inmate Tatiana Leibell. For the unnamed writer to imply that my assertions could be anything less than forth-coming is absurd. Spending the majority of my time engaged in legal correspondence is not an elaborate prank. My Life is on the line!

4. The order, aent my LETTER, falsely states/LIES that the LETTER "does not specifically ask for any relief." Please see LETTER paragraph fourteen, which does state specifically

much relief requested.

5. The order, anent my MOTION FOR REPLACEMENT OF COUNSEL WITH REPEATED REQUEST FOR YOUNG HEARING (MOTION), allays the atrocities of attorney victoria oldenburg (vo), abating:

(a) "counsel failed to raise several issues". Those issues vo failed to raise would have proven my innocence and/or warranted reversal upon direct appeal. Because vo refused to raise these issues, My Family & I might have to continue suffering my imprisonment for years to come. Please see MOTION paragraphs four through seven, nine, and fourteen through twenty-one.

(b) "[vo] refused to consult with appellant in person". I did not request an in person consultation which could cause unnecessary delays and hardships. I requested private consultation, which is as simple as vo picking up the phone to reach me. This went refused.

(c) "[vo] presented inaccurate facts in the opening brief". What a sugar-coating - 'presented inaccurate facts'. And BTW if they're inaccurate, they ain't facts. So let's tell it like it is: vo SPREAD LIES, material in nature at that. Take for example how vo lied about me volunteering statements to Dr. Piasecki, all while knowing full well that those statements were products of severe coercion, had been made for purposes of legal advisement, went without a hearing to determine their involuntariness, and absent these statements - the case against me would suffer astasia. See MOTION paragraph twelve.

(d) "[vo] did not correct inaccuracies in the answering brief". Notice how the unnamed biasedly abets the gross prosecutorial and attorney misconduct, dressing up their LIES which are stealing my very life, as simple-cops - 'inaccuracies'. LIES so very material in nature that to knowingly choose to not correct them is to participate in these LIES. See MOTION paragraphs seven, nine, twelve, take special notice of paragraph fourteen which quotes the DA still pushing their thoroughly FALSE AND FABRICATED LIES anent custody which caused the first degree conviction, fifteen, sixteen, notice seventeen and eighteen anent egan walker (ew) starving the very evidence which would have proven wrongful conviction, and nineteen which exposes what the DA sells as "extensive and powerful"

evidence for what it truly is - nothing, and twenty-one.

6. The order states, "appellant has no right to insist that counsel raise specific issues" if counsel as a matter of [her] professional judgement, decides not to present those [issues]."

Key Words: Professional judgement. vo's decisions go far beyond highly unprofessional, beyond ineffective, beyond misrepresentation, beyond misconduct, beyond sabotaging a client, beyond wrong; Her decisions were evil! They result in the harm of Innocent People, My Loved Ones & I. Good judgement did not play a role in vo's horrible decisions to act against Us.

7. The order goes on claiming, "Appellant does not otherwise demonstrate good cause to dismiss her court-appointed counsel." That is just not true, as is evinced.

8. The order continues, "A defendant's general loss of trust or confidence in her counsel, standing alone, is not sufficient to warrant dismissal of appointed counsel." Key Words: Standing Alone. The loss of trust and confidence in vo does not stand alone in and of itself. It came with much reason as a direct result of vo's choices which negatively impacted my case, My Family, My Life severely.

9. The order also indicates that the unnamed has knowledge that I received the answering brief only after the reply brief was already filed. It is known that such action precluded me from aiding and assisting as consistently requested.

NEVADA RULES OF PROFESSIONAL CONDUCT v. VO

RULE 1.3, "A lawyer shall act with reasonable diligence..."
VIOLATED. vo has done the antipode of reasonable perseverance. The record, including my LETTER and MOTION, makes this abundantly clear.

RULE 1.4(a)(2) "A lawyer shall reasonably consult with client regarding means by which client's objectives are to be accomplished." My objective being the reversal of my wrongful conviction; hers - obviously not. vo's first call to me lasted a

Few minutes, not much was said, and we agreed to consult at another time. When that so-called consult came up, most of the allotted 30 minutes was spent relaying the lengthy list of missing documents while she supposedly wrote them down, the same list outlined in the LETTER paragraph ten. Further consultation has been repeatedly refused, even when I needed to receive and discuss the answering brief; it just did not happen. Of the many times I've tried, I did get through to vo once by phone. I asked her for help because of the attorney general who raped me. She verbally attacked me on top of having been raped. That conversation was over. So I've had less than one hour's total time with vo in which no meaningful consult toward the appropriate goal actually took place, vo never betraying by what means what objective would be accomplished. This Rule being VIOLATED.

RULE 1.4(a)(3) "A lawyer shall keep client reasonably informed about the status of the matter." vo did not do this whatsoever. She refused to let me know her positions on the matter prior to putting them into action, so her intertionally weak briefs all came as unpleasant surprises, also not giving me any knowledge of the answering brief until it was too late and she'd already replied weakly. vo did not provide much of the back-records nor keep me updated with current records, making my case's status obscured. This Rule VIOLATED.

RULE 1.4(a)(4) "A lawyer shall promptly reply with reasonable requests for information." I have requested transcripts and records from cases which ew presided over and other cases literally incorporated with this case which should have been officially incorporated as well. I have adamantly requested crucial years' worths of district court transcripts and records for CR17-0690A which were not provided, along with the listed documents which were selectively removed from the portion of the record that I did receive. From the get-go, I stated my need to know vo's plan of action. Not so much as the answering brief was provided in a meaningful, timely

fashion. Tons of information just was not rightly provided.

The unnamed's order conveniently overlooks the fact that I have not received much of the record, as outlined by the LETTER paragraph ten (among many other major issues willfully staved by the unnamed). Judge Hardesty had granted continuance that I may receive the entire record in order to aid and assist. This is that very important. Yet what Judge Hardesty had intended to make way for was never accomplished, as vo VIOLATED this Rule.

RULE 1.7(a) "A lawyer shall not represent a client if the representation involves a concurrent conflict of interest [COI]. A concurrent COI exists if (2) There is a significant risk that the representation... will be materially limited by... responsibilities to... a personal interest of the lawyer." The material limitations inflicted on this case by vo evinces that doing her job appropriately does not fit into her personal interests in this matter. This has presented as a consistent pattern among lawyers paid by the state which persecutes me. And it's a no-brainer that who's cutting your checks serves as a very personal interest when it comes to your work.

RULE 1.7(b) "... a lawyer may represent a client if: (4) each affected client gives informed consent confirmed in writing." vo did not attain my consent.

RULE 1.16(a) "... a lawyer shall... withdraw from representation... if: (1) the representation will result in a violation of the Rules of Professional Conduct or other law." vo's false representation has in fact resulted in and will result in extensive violations of Rules and Laws. And "(7) other good cause for withdrawal exists." An overabundance of good cause for vo's withdrawal exists, though the unnamed wrongfully denies that. Among the laundry list of atrocities that would fall into these categories, how vo treated me when I confided in her about the serious COI with the Attorney General due to rape seems worth telling again. vo intentionally choosing plans of action which will result in

Furthering my wrongful imprisonment sums up the rest of that laundry list in a nut shell.

RULE 1.16(b) "A lawyer may withdraw from representing a client if: (4) a client insists upon taking action... which the lawyer has fundamental disagreement." I insist that action be taken to expose this wrongful conviction for what it is, that it will be overturned, as specified in my MOTION, et cetera. vo strongly disagrees, evinced by her actions of only presenting briefs that are full of mootness, rather than bringing the highly material facts of this case which can pave the way to justice.

RULE 7.1 "A lawyer shall not make a false or misleading communication regarding lawyer or lawyer services." vo made many false promises of providing me with her draftwork, the needed records, further consultation, et cetera, which was needed to aid and assist. vo shined me on saying things like, "I'll look into it.", when I let her know the whole custody battle ploy was a complete farse which resulted in the first degree conviction. She shined me on about a lot of things with empty promises. She totally VIOLATED this Rule.

RULE 8.1 "... lawyer... shall not: (a) knowingly make a false statement of material fact; or (b) fail to disclose a fact necessary to correct a misapprehension known by the person to have arisen in the matter..." I've already pointed out just how she did this VIOLATION.

RULE 8.3 "(a) A lawyer who knows that another lawyer committed violation of the Rules of Professional Conduct that raises substantial question to that lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects, shall inform the appropriate professional authority. (b) A lawyer who knows that a judge committed violation of applicable Rules of Judicial Conduct that raises substantial question to that judge's fitness for office shall inform the appropriate authority. vo did not even raise the

enormous prosecutorial and judicial misconduct issues which warrant a reversal of my conviction as outlined in my MOTION, led alone report to authorities. Nope. She joined in on it, utterly violating God's Daughter for the root of all evil of course. Six words come to mind: Judas, Betrayal, Field of Blood, & VIOLATIONS.

RULE 8.4 "MISCONDUCT. It is professional misconduct for a lawyer to:

(a) violate or attempt to violate the Rules of Professional Conduct." VIOLATIONS

"(b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects." FRAUD

"(c) engage in conduct involving dishonesty , fraud , deceit , or misrepresentation .

"(d) engage in conduct prejudicial to the administration of justice." ABSOLUTELY

"(f) knowingly assist a judge ... in conduct violating applicable Rules of Judicial Conduct or other law." ew

RELIEF REQUESTED

A. Pursuant to the Code of Conduct for United States Judges, the Code of Judicial Conduct, NRS 1.230, all papers and pleadings on record, the LETTER, the MOTION, the order, and this OBJECTION, it would be considered wise for the unnamed to recuse itself.

B. Pursuant to Nevada Rules of Professional Conduct, the Code of Professional Responsibility, all papers and pleadings on record, the LETTER, the MOTION, and this OBJECTION, the excretion of the Oldenburg Law Office from my case is long since needed.

C. Pursuant to Code of Conduct for Judicial Employees, United States Code Service Title 28 Part III, all papers and pleadings on record, the LETTER, and this OBJECTION, the removal of the

clerk and/or deputy clerks responsible for the misconduct described by the LETTER should be sought out and approved appropriately.

D. That my previous requests per the LETTER and the MOTION, which the unnamed's order denied - even denying the very existence of some, be renewed and respected.

E. Pursuant to Nevada Rules of Appellate Procedure, if the unnamed rushed into an adverse final decision to swiftly follow their Bogus order, that final decision should be thrown out prior to it's entry.

F. Should this court be acclinic to granting any of the relief requested, a hearing thereon will be needed in which further evidence may be presented.

WORD

Through this wrongful imprisonment, my Parents suffer, struggling with day to day tasks because I am no longer there to help them. If I don't get home soon, the undue suffering of My Loved Ones & I will be prolonged. And with my Parents approaching eighty, I fear I may miss out on the rest of their lives if this goes ~~ent~~ on too much longer. My Innocence is clear, and what is happening here is WRONG.

The unnamed's blatant refusal to apply right and wrong, common sense, and the tenets and precepts of your own establishment is sheer EVIL.

I recently came across an oath taken by people in the establishment like vowing to perform their duties - quote, "So help me God." I literally found this extremely laughable. God don't help evil. (And what a crock.) But GOD WILL HELP ME. He hears my prayers. Take Psalm 35. And I am secure in the fact that:

VENGEANCE IS GOD'S.

1 Very Sincerely,

2
3 His Child,

4 Katherine Dee Fletcher

5
6 This OBJECTION is made in good faith, not for any improper
7 purposes.

8 Dated this twenty-ninth day of April, 2022.

9
10 Katherine Dee Fletcher
11 1220599 FMWCC
12 4370 Smiley Rd.
13 Las Vegas, NV 89115

14 This document does not contain the personal information of any person as
15 defined by NRS 603A.40.

16
17 DECLARATION UNDER PENALTY OF PERJURY

18 I, the undersigned, understand that a false statement or answer to any question in this declaration will
19 subject me to penalties of perjury.

20 I declare, under the penalty of perjury under the laws of the United States of America, that the above
and/or foregoing information is accurate, correct and true to the best of my knowledge, executed within the terms of
21 ¹NRS 171.102 and ²NRS 208.165. See ³28 U.S.C. 1746 and 18 U.S.C. 1621.

22 Dated this twenty-ninth ~~day of~~ day of April, 2022

23 
Signature

24 1220599
Nevada Department of Corrections #

25 Katherine Dee Fletcher

26 ¹ NRS 171.102

27 ² NRS 208.165

28 ³ 28 U.S.C.

§1746. Unsworn declarations under penalty of perjury

18 U.S.C.

§ 1621. Perjury generally

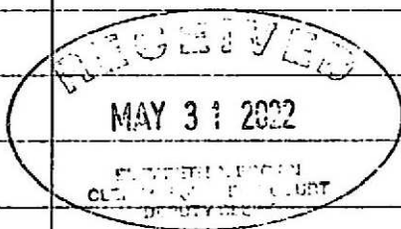
MAY 22, 2022

TO: Elizabeth Brown

RE: 82047

SUBJECT: On May 3, 2022 I sent your court
two sets of an OBJECTION TO
DENIAL; REQUEST FOR YOUNG
HEARING RENEWAL; ALLONGES
as evinced by receipt No. 2560571,
et cetera. I have not heard back, so
as a courtesy I've enclosed another
copy, and a courtesy copy of OBJECTION
TO DOLLINGER'S ORDER as well.

FROM: Katherine Dee Fletcher



CERTIFICATE OF MAILING

STATE OF NEVADA

COUNTY OF F

I am the Plaintiff/Petitioner Defendant/Respondent Appellant

Katherine Fletcher for Case No: 82047 & 83810.

On this 22 day of May, 2022, I mailed a copy of the

Following document(s):

1. Letter to Elizabeth Brown dated May 20, 2022
2. Letter to Elizabeth Brown dated May 22, 2022
3. Additional Courtesy Copy of: OBJECTION TO DOLLINGER'S ORDER
4. Additional Courtesy Copy of: OBJECTION TO DENIAL; REQUEST FOR YOUNG HEARING RENEWAL; ALLONGES

By United States First Class Mail, to the following addresses:

1. The Supreme Court
201 S. Carson St Ste 201
Carson City NV 89701
2. _____

3. _____

Declared under penalty of perjury in Nevada.

Dated this 22 day of May, 2022.

Without Prejudice,

~~Respectfully submitted,~~

[Signature]
Signature

Katherine Dee Fletcher
Printed Name

