

IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed  
Nov 29 2021 02:29 p.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

JOSEPH NASO, *Pro Se*

Appellant,

vs.

COUNTY OF MARIN, CALIFORNIA,

Respondent.

No. 83594

**COUNTY OF MARIN'S**  
**OPPOSITION TO APPELLANT**  
**JOSEPH NASO'S DOCKETING**  
**STATEMENT**

Pursuant to NRAP 14(f), Respondent County of Marin strongly disagrees with the following responses within Appellant's docketing Statement:<sup>1</sup>

3) Marin County, California is the "Client", not Michael A. Rosenauer, Esq.

8) The nature of the action is the collection of Court Confirmed Costs incurred by California Appointed Counsel for the Appellant in defending Appellant's capital criminal case by way of a Sister State Judgment utilized to levy upon Appellant's Nevada assets.

14) This case is arguably within those presumptively assigned to the Court of Appeals per NRAP 17(b)(7). The Judgment being domesticated in Nevada was a proceeding after his conviction on capital crimes. On the other hand, the appeal arises out of the domestication of a California Judgment and can be viewed as a matter originating in Nevada. While moot because of other considerations, it is unclear if Appellant is attacking the underlying California Judgment or is claiming that the proceedings in Nevada are in some manner defective.

16) The written judgment in Nevada from which Appellant seems to appeal was entered on March 26, 2013.

17) Notice of Entry of Judgment was given on March 27, 2013.

---

<sup>1</sup> Respondent is cognizant of the Court's one page limitation to objections of this type. However, because Appellant is in Pro Per, the number of inaccuracies cannot be articulated within the one page limit. Respondent requests the Courts understand and patience.

20) NRAP 4(a)(1) - thirty (30) days from Notice of Entry of the Order or Judgment from which the appeal is taken.

**AFFIRMATION:** Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the Social Security number of any person.

DATED this 29<sup>th</sup> day of November 2021.

MICHAEL A. ROSENAUER, LTD.

  
MICHAEL A. ROSENAUER, ESQ.

**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of Michael A. Rosenauer, Ltd., 510 West Plumb Lane, Suite A, Reno, NV 89509, and that on this date I served the foregoing document(s) described as follows:

**COUNTY OF MARIN'S OPPOSITION TO APPELLANT JOSEPH  
NASO'S DOCKETING STATEMENT**

on the party(s) set forth below by:

|            |  |
|------------|--|
| <u>XXX</u> | Electronic Mailing via Appellant Court ECF System to all those persons listed on the ECF Confirmation Sheet.   |
| <u>XXX</u> | Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage paid, following ordinary business practices. |

addressed as follows:

Joseph Naso, #AR-9737  
CSP-SQ 1-EB-80  
San Quentin State Prison  
San Quentin, CA 94964

Rob Bonta, Attorney General  
1300 "I" Street  
Suite 126  
Sacramento, CA 95814

DATED this 29<sup>th</sup> day of November, 2021.

  
\_\_\_\_\_  
REBECCA SQUIRE