IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

BO DWIGHT HEGGE,

Appellant,

vs.

THE STATE OF NEVADA,
Respondent.

No. 83664

Electronically Filed Nov 07 2021 07:55 p.m. Elizabeth A. Brown

DOCKETING STOTEMENS upreme Court 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.

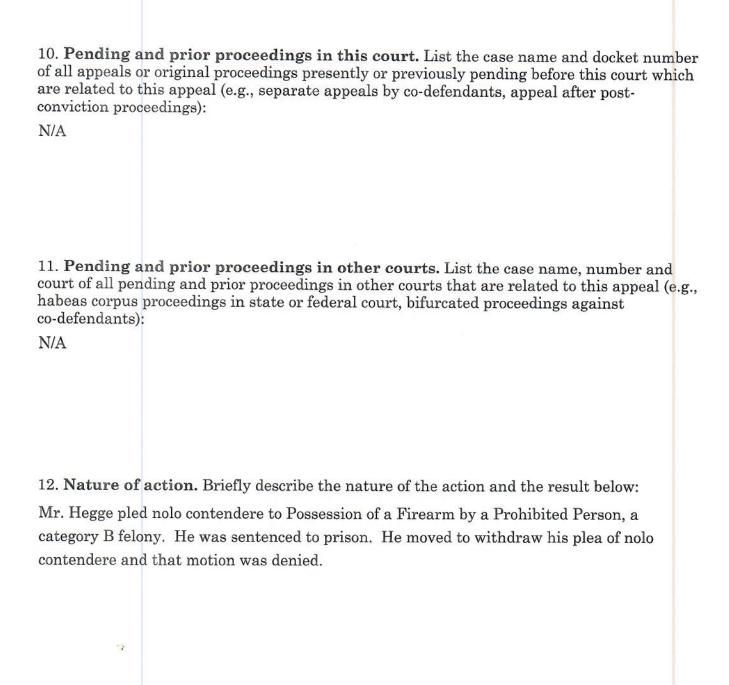
WARNING

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.

Revised December 2015

1. Judicial Di	strict Fourth	County Elko	
Judge Kristo	n N. Hill	District Ct. Case No. DC-CR-21-90	
2. If the defen	idant was given a sentence,		
(a) what is	the sentence?		
imprisonment of 12-30 months in the Nevada Department of Corrections with credit for 13 days served as of September 27, 2021			
(b) has the sentence been stayed pending appeal?			
No			
(c) was defendant admitted to bail pending appeal?			
No			
3. Was counse	l in the district court appointed	✓ or retained ?	
4. Attorney f	illing this docketing statemer	nt:	
Attorney Ben	jamin Christian Gaumond	Telephone 775-388-4875	
Firm Ben Ga	amond Law Firm, PLLC		
Address: 495	Idaho Street, Suite 209, Elko, NV	7 89801	
Client(s) Bo I	Wight Hegge		
5. Is appellate	counsel appointed or retained	ed □ ?	
		tiple appellants, add the names and additional sheet accompanied by a see filing of this statement.	

6. Attorney(s) 1	representing respondent	(s):		
Attorney Jeffrey	y C. Slade	Telephone <u>775-738-3101</u>		
Firm Elko Coun	ty District Attorney's Office			
Address: 540 Cou	urt Street, Second Floor, Ell	ko, NV 89801		
Client(s) The Sta	ate of Nevada			
Attorney Aaron	D. Ford	Telephone 775-684-1100		
Firm Nevada At	torney General's Office			
Address: 100 North Carson Street, Carson City, NV 89701				
G11 / 1 m1 G				
Client(s) The Sta	A CONTRACT OF THE CONTRACT OF			
		on separate sheet if necessary)		
7. Nature of dispo	sition below:			
☐ Judgment afte	er bench trial	☐ Grant of pretrial habeas		
☐ Judgment afte	2004 80	☐ Grant of motion to suppress evidence		
□ Judgment upo		☐ Post-conviction habeas (NRS ch. 34)		
STOCKER WAYER TO BE STOCKER TO STOCKER	ial motion to dismiss	☐ grant ☐ denial		
☐ Parole/probation		✓ Other disposition (specify):		
☐ Motion for new				
□ grant		Judgment after plea of nolo contendere		
☐ Motion to with				
☐ grant	□ denial			
8. Does this appe	eal raise issues concerni	ng any of the following:		
□ death senten	ice	□ juvenile offender		
☐ life sentence		pretrial proceedings		
	eals: The court may decide proceeding in such manner	to expedite the appellate process in this matter.		
⊠ Yes	□ No			



- 13. Issues on appeal. State specifically all issues in this appeal (attach separate sheets as necessary):
- (1) Did the district court err in denying both Mr. Hegge's motion to withdraw his nolo contendere plea and the request for a hearing on said motion?
- (2) Did the district court abuse its discretion in denying Mr. Hegge the opportunity for probation in lieu of imprisonment?

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 court and the attorney general in accordance with NRAP 44 and NRS 30.130?

N/A

□ Yes

Г No

If not, explain:

15. Assignment to the Court of Appeals or retention in the set forth whether the matter is presumptively retained by the S the Court of Appeals under NRAP 17, and cite the subparagraph the matter falls. If appellant believes that the Supreme Court slits presumptive assignment to the Court of Appeals, identify the circumstance(s) that warrant retaining the case, and include an importance or significance:	upreme Court or assigned to h(s) of the Rule under which hould retain the case despite e specific issue(s) or
Under NRAP 17(b)(1), this case is presumptively assigned to the	ne Nevada Court of Appeals
because it entails an appeal from a judgment based on a plea of	
no argument from Bo Dwight Hegge that the Nevada Supreme	
appeal.	
16. Issues of first impression or of public interest. Does the substantial legal issue of first impression in this jurisdiction or public interest?	nis appeal present a one affecting an important
First impression: ☐ Yes ☐ No	
Public interest:	
17. Length of trial. If this action proceeded to trial or evidenticourt, how many days did the trial or evidentiary hearing last?	ary hearing in the district
days	
18. Oral argument. Would you object to submission of this apporal argument?	peal for disposition without
□ Yes □ No	

TIMELINESS OF NOTICE OF APPEAL

19. Date distri	trict court announced decision, sentence or order appealed from 27 Sept. 2021			
20. Date of en	entry of written judgment or order appealed from 4 Oct. 2021			
(a) If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:				
21. If this appe ndicate the da	al is from an order granting or de te written notice of entry of judgr	enying a petition for a writ of habeas corpus, ment or order was served by the district court		
(a) Was serv	vice by delivery ┌ or by mail ┌			
22. If the time for filing the notice of appeal was tolled by a post judgment motion,				
(1) Specify the type of motion, and the date of filing of the motion:				
Arrest ju	idgment	Date filed		
New tria	l (newly ed evidence)	Date filed		
New tria	d (other grounds)	Date filed		
(b) Date of entry of written order resolving motion				
23. Date notice	e of appeal filed 12 Oct. 2021			
24. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(b), NRS 34.560, NRS 34.575, NRS 177.015(2), or other				
NRAP 4(b)(1)(A)			

SUBSTANTIVE APPEALABILITY

25. Specify statute, rule or other authority	that grants this court jurisdiction to review from:
NRS 177.015(1)(b)	NRS 34.560
NRS 177.015(1)(c)	
NRS 177.015(2)	The state of the s
	Other (specify)
NRS 177.055	
VER	RIFICATION
I certify that the information provide complete to the best of my knowledge	d in this docketing statement is true and e, information and belief.
Bo Dwight Hegge	Benjamin Christian Gaumond
Name of appellant	Name of counsel of record
7 November 2021	
Date	Signature of counsel of record
CERTIFIC	ATE OF SERVICE
I certify that on the 7 Nov. day of 20	21, I served a copy of this completed
docketing statement upon all counsel of re	
	her; or
By mailing it by first class mail with address(es):	th sufficient postage prepaid to the following
Dated this 7th day of No	vember , 20 <u>21</u> .
	Signature