## FILED

Dear Eighth Judicial District Court ELIZABETHA BROWN CLERK OF SUPPREME COURT BY SI Journal DEPUTY CLERK )

In regards to case # J-18-345344-PI I am writing in regards to my Appeal charges of \$1250-Supreme Court Filing Fee and of \$500-Cost Bond on Appeal.

I am currentley serving time at High Desert Stenke Prison. I have no way to name any financial income and need to take care of my Appeal. I can pay as soon as I am released or you can charge me with restitution to my inmate account here at thigh Desert state Prison. I have no way to pay these obligations at this time. If their is something else that I need to do please contact me as soon as possible for this matter is extremly important to me this extremly important.

1.57 6 1 5031

11-3171

Sincerly, Cody Buseleon

10-27-21



## EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

CODY BASELEON #1052096 P.O. BOX 650 INDIAN SPRINGS, NV 89070

DATE: October 14, 2021 CASE: J-18-345344-P1

RE CASE: BRIANNA INGHRAM, Mother

NOTICE OF APPEAL FILED: October 12, 2021

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

## PLEASE NOTE: DOCUMENTS NOT TRANSMITTED HAVE BEEN MARKED:

	\$250 - Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**  - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
	\$24 - District Court Filing Fee (Make Check Payable to the District Court)**
	<ul> <li>\$500 - Cost Bond on Appeal (Make Check Payable to the District Court)**</li> <li>NRAP 7: Bond For Costs On Appeal in Civil Cases</li> <li>Previously paid Bonds are not transferable between appeals without an order of the District Court.</li> </ul>
	Case Appeal Statement - NRAP 3 (a)(1), Form 2
	Order
☒	Notice of Entry of Order

## NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

<sup>\*\*</sup>Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.