## IN THE SUPREME COURT OF THE STATE OF NEVADA

Joshua Jeremiah Gipson Appellant.

Supreme Court No. 83935

VS.

District Court No. X X T

The state of Nevada Respondent.

## APPELLANT'S INFORMAL BRIEF

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. Additional pages and attachments are not allowed. If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Arrellate Procedure.

WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Las Vegas: Place your brief in the Clerk's Office Drop Box at the Las agas green thouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Degas, Nevada, 89101. Informal Brief Form October 2017

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CLERK OF SUPPLEME COURT
DEPUTY CLERK

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. Your brief must be postmarked on or before the due date.

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

<u>CAUTION</u>: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations confained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
9-3-19	Evidentary Hearing.
3-2-21	motion to modify Sentence
8-16-21	post conviction wat of habeas Corpus

Notice of Appeal. Give the date you filed your notice of appeal in the district court: 12-5-2021

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C-14-338507-1	motion to Withdraw Coursel	District court
C-19-338507-1	Motion to With draw Guilty plea	District court
(-19-338507-1		

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

Yes No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

I was Acused of Robbery

And Conspirary of Robbery those were the Original Charges

that I were being book on with dozen of other

Class B felony Charges. The Attorney-Councel
Anthony M Goldstien Coerce mislead and pressure

me into Tahen A plea Deal. HeTold me that I would

only serve A 3 to 15 for various charges.

Basically he made me feel comfortable trusting what he was telling me. At the time he never properly presented the plea agreement to me he Never verberly let me readover it myself he basically coach me through signing the plea Agreement without Physically reading the Plea Agreement before signing it Trusting his Judgment telling me that I would recieve A 3 to 15 was what I thought I was Agreeing to so After Returning back to my
Cell and Reviewing and Reading over Everthing I had previously sign thats when I notice that I had been fool into taken a deal that I never negoiated over nor discuss that's when I match up all the charges I was book on verses the the Charges on the · Plea Aggreement that's when I notice I was roerce to taken on a more Serious change witch whitch was Robbery with the use of A Deadly weapon in the booking Charges there were only Attemp Robbery + conspiracy to commit Robbery. therefore it is very Abivous that they inhance the charges to Another Charge more Serious that the charges could be More Serveer There is Evidence in my discovery and Also in my Grand Jury transcripts that proves that

There was no Robbery that Accurred nie ther was
no objects or property of no kind was confiscated
or tooken from no. body. But my Counced
or Attorney never presented the Evidence or
A defence that would help me on my behalf
he Also slander my name himself multiple
times. Fle talk down on my selfesteem and
Mental health disabilitys he manipulated me
when I was on mental health medication
when I was under duress and pressure at
A bad time. I follow his lead because I
Really thought he was working on my lockate.
And was out for my Best in trest. for the case

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

Judge Mary k holthus didnot take into consideration

that the the defendant was tryna put in motion

to the best of his ability he Ask his Attorney

to put in A motion for an Evidentainy hearing

The didnot Take to consideration of it At All

I. Also put in Motion for withdraw Crusty plea

multiple times she Acepted lof the motions

Appointed me A lawyer to see if I had an Acunate

reason to withdraw plea only to deal with a Another

Attorney that really didnot want to Assist me

Me in the matter that I was dealing with She Actually told me the exact same thing that my previous Attorney had told me. that I would be receiving A 3 to 15 or A 3 to 8 And she told me that she would Advise me to take that offer As you can see that never was the offer in this matter I was mis lead once Again so what I want the Supreme court todo is open the case Back up Crive me Acurate Evidentary hearing so I can proove my Innocense from some of theose folse Allegations Howauld I be charge for Robbery with theuse of a deadly weapon when I never Robbed Anyone And there is proof in my discovery paperwork Also there is more proof in the Grand Jury transcripts I would appreciate if the supreme Court could take to consideration on opening the case up And investorgateing thease Allegations and provide me a Attorney that would Review this case with me with no problems At All At least An Attorney that will Actually take the time too Build up a defense an my behalf I Also highly Appreciate if the supreme court rould rightfully back this extreme prison sentence and false charges that am charge with And charge me Acordly there never was A Robbery

that accured nor there never was Aplan to conspire A Robbery so how did those enorges Actually stack is they never Acurred or never happen and theirs Actually proof it never happen I would like for the supreme court to investagate this Robbery with the use of A deadly weapon and conspiracy Robberry Read the proper paperwork such as the discovery and the Grand Jury Transcripts to witness I hever Robb Anyone non plan to and reduce my sentence lightfully and Accordly As of Right now Im being falsly imprisoment on Robbery with theuse and conspiracy of Robbery. court and my previous Aftorney would have econolege my mental health and brain indury Situation then their would have know I would have known better to Allow he impresson on somthing I honestly didnot do. So I the higher Authorities will take to consideration further investigate this case and Give me the proper Justice I deserve Respectfully Ask the Court to Weigh Hi the evidence that shows and prooves that ohis

hidous Robbery crime never happen
The victoms even stated multiple times
that A Robbery never was memilion nothing
or no object of no Kind was confiscated from
them nor did I allegly aproach them
As A Robbery or A their of some sort
please higher Authorities please open up
this case And exspose the truth
and bring me liberty and dustice
the lower courts didnot take into
consideration to Givenne right ful Sustice
please give me Another fair chance
in this legal system to clear my
name in All the Stander Abuse and
Cruilty punishment thankyou Godbless.

DATED this 20 day of Jan , 2022

Signature of Appellant

Joshua Czipson Print Name of Appellant

## CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this
completed informal brief form upon all parties to the appeal as follows:
☐ By personally serving it upon him/her; or
By mailing it by first-class mail with sufficient postage prepaid to
the following address(es) (list names and address(es) of parties served):
g, " · · · · · · · · · · · · · · · · · ·
DATED this 29 day of Janusary, 2022
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Fosho Lipson Signature of Appellant
<u>Jostuca Gipson</u> Print Name of Appellant
22010 cold creek Rd Address
Indian Springs Nevada 8907 City/State/Zip
Telephone