#### IN THE SUPREME COURT OF THE STATE OF NEVADA

### INDICATE FULL CAPTION:

LEQUANA BROWN, Appellant,

vs.

STATE OF NEVADA, Respondent. No. 84042

Electronically Filed

Jan 12 2022 02:01 p.m.

TENITENITALIST Brown

DOCKETING STAIRE METANA. Brown CRIMINAL APPELADS Supreme Court

(Including appeals from pretrial and post-conviction rulings and other requests for post-conviction relief)

#### **GENERAL INFORMATION**

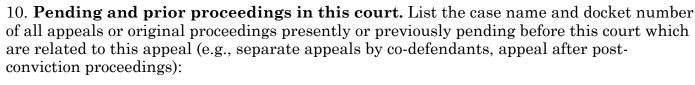
Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for 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.

1. Judicial District Eighth	County Clark
Judge Crystal Eller	District Ct. Case No. A-20-823908-W
2. If the defendant was given a sentence,	
(a) what is the sentence?	
2 to 5 years plus a consecutive 2 to 5 years	
(b) has the sentence been stayed pending ap	peal?
No	
(c) was defendant admitted to bail pending a	ppeal?
No	
3. Was counsel in the district court appointed	$\square$ or retained $\square$ ?
4. Attorney filling this docketing stateme	nt:
Attorney Steven S. Owens	Telephone <u>702-595-1171</u>
Firm Steven S. Ownes, LLC	
Address: 1000 N. Green Valley, Suite 440-529	
Henderson, NV 89074	
Client(s) Lequana Brown	
5. Is appellate counsel appointed $oximes$ or retain	$\operatorname{ed} \square$ ?
	ltiple appellants, add the names and a additional sheet accompanied by a he filing of this statement.

6. Attorney(s) representing responde	nt(s):
Attorney Alex Chen	Telephone <u>702-671-2750</u>
Firm Clark County District Attorney	
Address: 200 Lewis Ave.	
Las Vegas, NV 89101	
Client(s) State of Nevada	
Attornov	Tolonhono
Attorney	
Firm	
Address:	
Client(s)	
	sel on separate sheet if necessary)
7. Nature of disposition below:	
☐ Judgment after bench trial	☐ Grant of pretrial habeas
☐ Judgment after jury verdict	Grant of motion to suppress evidence
☐ Judgment upon guilty plea	✓ Post-conviction habeas (NRS ch. 34)
☐ Grant of pretrial motion to dismiss	☐ grant ⊠ denial
☐ Parole/probation revocation	☐ Other disposition (specify):
☐ Motion for new trial	
$\square$ grant $\square$ denial	
☐ Motion to withdraw guilty plea	
☐ grant ☐ denial	
8. Does this appeal raise issues concer	ning any of the following:
death sentence	☐ juvenile offender
$\Box$ life sentence	pretrial proceedings
9. <b>Expedited appeals:</b> The court may decided Are you in favor of proceeding in such mannary	de to expedite the appellate process in this matter.
▼ Yes □ No	



N/A

11. **Pending and prior proceedings in other courts.** List the case name, number and court of all pending and prior proceedings in other courts that are related to this appeal (e.g., habeas corpus proceedings in state or federal court, bifurcated proceedings against co-defendants):

State v. Brown, C-19-344112-3 (underlying criminal case)

Brown v. State, A-20-823908-W (post-conviction habeas)

12. **Nature of action.** Briefly describe the nature of the action and the result below:

This is an appeal from the denial of a post-conviction petition for writ of habeas corpus for relief from a judgment of conviction in a criminal case based on a guilty plea.

13. <b>Issues on appeal.</b> State specifically all issues in this appeal (attach separate sheets as necessary):
Manifest injustice-validity of plea and ineffective assistance of counsel
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 ☐ No If not, explain:

15. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:				
This matter is presumptively assisgned to the Court of Appeals because it is a postconviction appeal that involves a challenge to a judgment of conviction or sentence for an offenses that is not a category A felony. See NRAP 17(b)(3).				
16. <b>Issues of first impression or of public interest.</b> Does this appeal present a substantial legal issue of first impression in this jurisdiction or one affecting an important				
public interest?				
First impression: $\square$ Yes $\boxtimes$ No				
Public interest: $\square$ Yes $\boxtimes$ No				
17. <b>Length of trial.</b> If this action proceeded to trial or evidentiary hearing in the district court, how many days did the trial or evidentiary hearing last?				
N/A days				
18. <b>Oral argument.</b> Would you object to submission of this appeal for disposition without oral argument?				
□ Yes				

# **TIMELINESS OF NOTICE OF APPEAL**

19. Date district court announced decision, s	entence or order appealed from $\underline{11/4/2021}$
20. Date of entry of written judgment or orde	er appealed from 1/3/2022
(a) If no written judgment or order was fi seeking appellate review:	iled in the district court, explain the basis for
	denying a petition for a writ of habeas corpus, dgment or order was served by the district court
(a) Was service by delivery $\square$ or by mail	
22. If the time for filing the notice of appeal v	was tolled by a post judgment motion,
(a) Specify the type of motion, and the dat	te of filing of the motion:
Arrest judgment	Date filed
New trial (newly discovered evidence)	Date filed
New trial (other grounds)	Date filed
(b) Date of entry of written order resolving	ng motion
23. Date notice of appeal filed 1/3/2022	
24. Specify statute or rule governing the tim 4(b), NRS 34.560, NRS 34.575, NRS 177.015 NRS 34.575	te limit for filing the notice of appeal, e.g., NRAP 5(2), or other

## **SUBSTANTIVE APPEALABILITY**

25. Specify statute, rule or o	ther authority that grants	this court jurisdiction to review from:		
NRS 177.015(1)(b)	NRS 34.5			
		NRS 34.575(1) X NRS 34.560(2)		
NRS 177.015(3)		pecify)		
NRS 177.055				
I certify that the informa	VERIFICATIO	ON ocketing statement is true and		
complete to the best of m	<del>-</del>	_		
Lequana Brown	Steve	en S. Owens		
Name of appellant	Nam	e of counsel of record		
1/12/2022 Date		even S. Owens ature of counsel of record		
	CERTIFICATE OF S	ERVICE		
		served a copy of this completed		
docketing statement upon a				
☐ By personally serving  By mailing it by first address(es):		postage prepaid to the following		
Clark County District Attor 200 Lewis Ave. Las Vegas, NV 890101	rney			
Dated this 12th	day of January	, 20 <u>22</u> .		
		/s/ Steven S. Owens Signature		