Electronically Filed 1/13/2022 2:44 PM Steven D. Grierson CLERK OF THE COURT

		1. Bryan p Bonham 6	0575						
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		8, STATE OF NEVADA	<u>.</u>		CASEN	10 C-15	- 3072981	+ · ·	
		9. RESPONDANT			DEPTN	0.6			
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		11. Bryan P. Bonham			NCTICE OF	APPE	Al		
		R APPEILANT			<u>.</u>				
		13.						-	
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		IS DISTRICT ATTORNEY				. .			
		16 steve wolfson							
		17 200 lewis Ave			. .			ł	
		18 Las vegas, Nev 89							
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REGINAL JUSTICE CENTER CLERKOF THE COURT 8th Undiched Dist Court 200 Lewis Ave Sid Floor Lu. NJ. 84155

Confidenti**al** Legal Mail Bryan p Bonham 60575 Po Box 650 HOSP Indian springs, NU 89070

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mailed via brass Slip #2414413

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		Electronically Filed 1/14/2022 1:30 PM Steven D. Grierson CLERK OF THE COURT	
1 2	ASTA	Column.	
3			
4			
5			
6	IN THE EIGHTH JUDICIAL	DISTRICT COURT OF THE	
7	STATE OF NEVA		
8	THE COUNT	Y OF CLARK	
9			
10	STATE OF NEVADA,	Case No: C-15-307298-1	
11	Plaintiff(s),	Dept No: VI	
12	VS.		
13	BRYAN PHILLIP BONHAM,		
14	Defendant(s),		
15			
16 17	CASE APPEAL	STATEMENT	
18			
19	1. Appellant(s): Bryan P. Bonham		
20	2. Judge: Jacqueline M. Bluth		
21	3. Appellant(s): Bryan P. Bonham		
22	Counsel:		
23	Bryan P. Bonham #60575 P.O. Box 650 Indian Springs, NV 89070		
24 25	Indian Springs, NV 89070		
25 26	4. Respondent: The State of Nevada		
20	Counsel:		
28	Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101		
	C-15-307298-1 -1		
	Case Number:	C-15-307298-1	

1	(702) 671-2700				
2 3	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A				
4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A				
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: Yes				
6 7	7. Appellant Represented by Appointed Counsel On Appeal: N/A				
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A				
9	9. Date Commenced in District Court: June 13, 2015				
10	10. Brief Description of the Nature of the Action: Criminal				
11	Type of Judgment or Order Being Appealed: Misc. Order				
12	11. Previous Appeal: No				
13	Supreme Court Docket Number(s): N/A				
14	12. Child Custody or Visitation: N/A				
15	Dated This 14 day of January 2022.				
16 17	Steven D. Grierson, Clerk of the Court				
18					
19	/s/ Amanda Hampton Amanda Hampton, Deputy Clerk				
20	200 Lewis Ave				
21	PO Box 551601 Las Vegas, Nevada 89155-1601				
22	(702) 671-0512				
23	cc: Bryan P. Bonham				
24					
25					
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27 28					
20					
	C-15-307298-1 -2-				

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. C-15-307298-1

State of Nevada vs Bryan Bonham

\$ \$	Judicial Officer:	Department 6 Bluth, Jacqueline M. 06/13/2015
\$ \$ \$	Case Number History: Cross-Reference Case Number:	C307298
\$ \$ \$	Defendant's Scope ID #: ITAG Case ID: Lower Court Case # Root: Lower Court Case Number:	1680690 15FH0425

CASE INFORMATION

Offense 1. FIRST DEGREE KIDNAPPING	Statute 200.310.1	Deg	Date 03/20/2015	Case Type:	Felony/Gross Misdemeanor
Arrest: 03/21/2015	200.510.1	Г	03/20/2013	Case	10/20/2015 Closed
2. ATTEMPT SEXUAL ASSAULT	200.366.2b	F	03/20/2015	Status:	

Related Cases

A-21-844910-W (Writ Related Case)

Statistical Closures

10/20/2015 Guilty Plea with Sentence (before trial) (CR)

DATE	CASE ASS	IGNMENT
	Current Case AssignmentCase NumberC-15-307298-CourtDepartment 6Date Assigned09/07/2021Judicial OfficerBluth, Jacquel	
	PARTY INF	ORMATION
Defendant	Bonham, Bryan Phillip	Lead Attorneys Public Defender Public Defender 702-455-4685(W)
Plaintiff	State of Nevada	Wolfson, Steven B 702-671-2700(W)
DATE	E EVENTS & ORDE	AS OF THE COURT INDEX
06/13/2015	EVENTS Criminal Bindover [1] Criminal Bindover	In #1
06/16/2015	Reporters Transcript [2] Reporter's Transcript of Waiver of Preliminary H	In #2 Vearing Wednesday, June 10, 2015
06/22/2015	Information [3] Information	In #3
06/30/2015	Guilty Plea Agreement [4]	In #4

Eighth Judicial District Court CASE SUMMARY CASE NO. C-15-307298-1

CASE NO. C-15-30/298-1				
09/09/2015	PSI [5]	In #5		
10/19/2015	Ex Parte Order [6] Ex Parte Order For Transcript	In #C		
10/20/2015	Criminal Order to Statistically Close Case [7] Criminal Order to Statistically Close Case	In #7		
10/22/2015	Judgment of Conviction [8] JUDGMENT OF CONVICTION (PLEA OF GUILTY - ALFORD)	In #8		
11/05/2015	Reporters Transcript [9] Reporter's Transcript of Proceedings 10/13/2015	In #S		
07/02/2018	Case Reassigned to Department 30 Reassigned From Judge Earley - Dept 4			
11/12/2019	Notice Filed By: Defendant Bonham, Bryan Phillip [10] Notice and Demand	In #1		
01/04/2021	Case Reassigned to Department 18 Judicial Reassignment to Judge Mary Kay Holthus			
09/07/2021	Case Reassigned to Department 6 From Judge Mary Kay Holthus to Judge Jacqueline Bluth			
12/02/2021	Errata Filed By: Defendant Bonham, Bryan Phillip [11] Errata to Defendant's Motion to Correct Illegal Sentence	In #1		
12/02/2021	Motion to Correct Sentence Filed by: Defendant Bonham, Bryan Phillip [12] Motion to Correct Illegal Sentence	In #1		
12/02/2021	Motion Filed By: Defendant Bonham, Bryan Phillip [13] Caveat	In #1		
12/02/2021	Motion to Correct Sentence Filed by: Defendant Bonham, Bryan Phillip [14] Motion to Correct Illegal Sentence	In #1		
12/23/2021	Deposition [15] State's Opposition to Petitioners Motion to Correct Illegal Sentence, Errata to Motion to Correct Illegal Sentence, and Caveat	In #1		
01/06/2022	Motion for Discovery	In #1		

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. C-15-307298-1

	CASE 110. C-15-507270-1
	Filed By: Defendant Bonham, Bryan Phillip [16] Motion for Discovery and Motion for Order to Show Cause
01/06/2022	(Intersection of Attorney) Motion for Appointment of Attorney
	Filed By: Defendant Bonham, Bryan Phillip [17] Motion for Appointment of Attorney and Request for Evidentiary Hearing
01/06/2022	Motion
	Filed By: Defendant Bonham, Bryan Phillip [18] Motion to Enjoin Case Numbers and Request for Judicial /Order for Judicial Economy
01/07/2022	Motion
	Filed By: Defendant Bonham, Bryan Phillip [19] Motion for Immediate Release
01/07/2022	Notice of Motion
	Filed By: Defendant Bonham, Bryan Phillip [20]
01/13/2022	Notice of Appeal (Criminal)
	[21] Notice of Appeal
01/14/2022	Case Appeal Statement
	Case Appeal Statement DISPOSITIONS
06/30/2015	Plea (Judicial Officer: Earley, Kerry) 1. FIRST DEGREE KIDNAPPING
	Guilty PCN: Sequence:
	2. ATTEMPT SEXUAL ASSAULT
	Guilty PCN: Sequence:
10/13/2015	1. FIRST DEGREE KIDNAPPING
	Guilty PCN: Sequence:
	2. ATTEMPT SEXUAL ASSAULT Guilty
	PCN: Sequence:
10/13/2015	Adult Adjudication (Judicial Officer: Earley, Kerry)
	1. FIRST DEGREE KIDNAPPING 03/20/2015 (F) 200.310.1 (DC50051)
	PCN: Sequence:
	Sentenced to Nevada Dept. of Corrections Term: Minimum:60 Months, Maximum:180 Months
10/13/2015	Adult Adjudication (Judicial Officer: Earley, Kerry) 2. ATTEMPT SEXUAL ASSAULT

In #1

In #1

In #1

In #2

In #2

In #2

EIGHTH JUDICIAL DISTRICT COURT **CASE SUMMARY**

	CASE NO. C-15-307298-1	
	03/20/2015 (F) 200.366.2b (DC50119) PCN: Sequence:	
	Sentenced to Nevada Dept. of Corrections Term: Minimum:60 Months, Maximum:180 Months Credit for Time Served: 207 Days Condition 1. Lifetime Supervision 2. Register As A Sex Offender Fee Totals:	
	Administrative Assessment Fee 25.00 \$25 Genetic Marker	
	Analysis AA Fee 3.00 \$3	
	Fee Totals \$ 28.00 Fee Totals:	
	DNA Analysis Fee \$150 Fee Totals \$ 150.00 Waived if previously taken	
	<u>HEARINGS</u>	
06/30/2015	Initial Arraignment (1:00 PM) (Judicial Officer: De La Garza, Melisa) Events: 06/13/2015 Criminal Bindover	
	MINUTES	In
	Criminal Bindover [1] Criminal Bindover	#1
	Plea Entered; Journal Entry Details: NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. BONHAM ARRAIGNED AND PLED GUILTY PER ALFORD to COUNT - 1 FIRST DEGREE KIDNAPPING (F) and COUNT - 2 ATTEMPT SEXUAL ASSAULT (F). Deputized law clerk Genevieve Craggs Bar #13469 placed a factual basis on the record. Court ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for sentencing. Court advised defense counsel that a stipulation can be submitted to the sentencing judge if both parties agree to waive the psycho sexual evaluation in this matter. CUSTODY 9/29/15 9:00 A.M. SENTENCING (DEPT. 4);	
09/29/2015	Sentencing (9:30 AM) (Judicial Officer: Earley, Kerry) 09/29/2015, 10/13/2015	
	Continued; Defendant Sentenced; Journal Entry Details:	
	Mr. Lopez-Negrete advised Count 1 was a stipulated sentence of 5 - 15 years. State argued for Count 2's sentence to be 8 - 20 years, consecutive to Count 1. Mr. Lopez-Negrete argued for Count 2's sentence to be 5 - 15 years, concurrent to Count 1. Google map, picture of victim, and printed picture from 7 - Eleven submitted to the Court. Statement by Deft. Mounita Wilkes SWORN and Victim Impact Statement provided. DEFT. BONHAM ADJUDGED GUILTY, pursuant to the ALFORD DECISION of COUNT 1 - FIRST DEGREE KIDNAPPING (F) and COUNT 2 - ATTEMPT SEXUAL ASSAULT (F). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, (WAIVED if previously taken) and \$3.00 DNA Collection fee, Deft. SENTENCED on COUNT 1 - to a MINIMUM of SIXTY (60) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), on COUNT 2 - to a MINIMUM of SIXTY (60) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (120) MONTHS to a MAXIMUM of THREE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), CONSECUTIVE TO COUNT 1, for an AGGREGATE TOTAL of a MINIMUM of ONE HUNDRED TWENTY (120) MONTHS to a MAXIMUM of THREE HUNDRED SIXTY (360) MONTHS in the Nevada Department of Corrections, with TWO HUNDRED SEVEN (207) DAYS credit for time served. BOND, if any, EXONERATED. NDC CLERK'S NOTE: The COURT, having reviewed the sentence imposed on October 13, 2015, ORDERED the Deft. Register as a sex offender in accordance with NRS 179D.460 within 48 hours after release from imprisonment. COURT FURTHER ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment. Coy of the Minute Order placed in Clerk's Office Attorney folder	

Eighth Judicial District Court CASE SUMMARY CASE NO. C-15-307298-1

	CASE NO. C-15-307298-1
	of Public Defender's and District Attorney's. clm 10-15-15;
	Continued; Defendant Sentenced;
	Journal Entry Details:
	Mr. Lopez-Negrete requested a continuance, advising Deft. had not received a copy of the Pre-Sentence Investigation Report (PSI). Further, Mr. Lopez-Negrete stated he had not reviewed the PSI with Deft. Mr. Villani stated the victim had been waiting for hours in the courtroom. Further, Mr. Villani suggested Court could trail the matter for Mr. Lopez-Negrete to review the PSI with Deft. and move forward today. Mr. Lopez-Negrete opposed going forward today. After Mr. Villani spoke with the victim, he requested two weeks. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 10-13-15 9:30 A.M.;
12/27/2021	Motion to Correct Sentence (3:00 AM) (Judicial Officer: Bluth, Jacqueline M.)
	Motion to Correct Illegal Sentence
İ	Minute Order - No Hearing Held;
	Journal Entry Details:
	IT IS HEREBY ORDERED that Defendant's Motion to Correct Illegal Sentence is DENIED. A court may correct an illegal sentence at any time. NRS 176.555. A sentence is illegal if it is "at variance with the controlling statute, or illegal in the sense that the court goes beyond its authority by acting without jurisdiction or imposing a sentence in excess of the statutory maximum provided." Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). Here, Defendant alleges that the Nevada Revised Statutes version of the statutes under which he pleaded guilty are invalid because they do not contain the enacting clause required by the NV Constitution. However, the Nevada Revised Statutes are previously enacted laws which have been classified, codified, and annotated by the Legislative Counsel. See NRS 220.120. Further, the content requirements for the Nevada Revised Statutes, as laid out in NRS 220.110, do not require the enacting clause to be republished in them. Therefore, Defendant's argument is without merit. Furthermore, this Court had subject matter jurisdiction over Defendant's sentence because there is no requirement that the enacting clause must be on the charging documents. State v. Rogers, 10 Nev. 250, 1875 WL 4032, 7 (1875). CLERK'S NOTE: This minute order has been distributed to counsel via email and mailed to the address below. /mt Bryan Bonham #60575 High Desert State Prison P.O. Box 650 Indiant Springs, NV 89070-0650;
12/28/2021	CANCELED Motion (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.) Vacated - Moot Caveat
01/27/2022	Motion for Discovery (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.) Motion for Discovery and Motion for Order to Show Cause
01/27/2022	Motion for Appointment of Attorney (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.) Motion for Appointment of Attorney and Request for Evidentiary Hearing
01/27/2022	Motion (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.) Motion to Enjoin Case Numbers and Request for Judicial /Order for Judicial Economy
02/01/2022	Motion (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.) Motion for Immediate Release
DATE	E FINANCIAL INFORMATION

Defendant Bonham, Bryan Phillip Total Charges Total Payments and Credits Balance Due as of 1/14/2022

178.00 178.00 **0.00**

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross	Misdemeanor	COURT MINUTES	June 30, 2015
C-15-307298-1	State of Nevada vs Bryan Bonham		
June 30, 2015	1:00 PM	Initial Arraignment	
HEARD BY:	De La Garza, Melisa	COURTROOM:	RJC Lower Level Arraignment
COURT CLER	K: Roshonda Mayfield		
RECORDER:	Kiara Schmidt		
REPORTER:			
PARTIES PRESENT:	Bonham, Bryan Phillip Lopez-Negrete, David		

JOURNAL ENTRIES

- NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. BONHAM ARRAIGNED AND PLED GUILTY PER ALFORD to COUNT - 1 FIRST DEGREE KIDNAPPING (F) and COUNT - 2 ATTEMPT SEXUAL ASSAULT (F). Deputized law clerk Genevieve Craggs Bar #13469 placed a factual basis on the record. Court ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for sentencing. Court advised defense counsel that a stipulation can be submitted to the sentencing judge if both parties agree to waive the psycho sexual evaluation in this matter.

CUSTODY

9/29/15 9:00 A.M. SENTENCING (DEPT. 4)

DISTRICT COURT

CLARK COUNTY, NEVADA

Felony/Gross N	lisdemeanor	COURT MINUTES)	September 29, 2015
C-15-307298-1	State of Nevada vs Bryan Bonham			
September 29, 2	2015 9:30 AM	Sentencing		
HEARD BY: H	Earley, Kerry	COURTR	ROOM:	RJC Courtroom 16B
COURT CLERI	K: Kristin Duncan Cynthia Moleres			
RECORDER:				
REPORTER:	Loree Murray			
PARTIES PRESENT:	Bonham, Bryan Phillip Lopez-Negrete, David State of Nevada Villani, Jacob J.		ney tiff ney	

- Mr. Lopez-Negrete requested a continuance, advising Deft. had not received a copy of the Pre-Sentence Investigation Report (PSI). Further, Mr. Lopez-Negrete stated he had not reviewed the PSI with Deft. Mr. Villani stated the victim had been waiting for hours in the courtroom. Further, Mr. Villani suggested Court could trail the matter for Mr. Lopez-Negrete to review the PSI with Deft. and move forward today. Mr. Lopez-Negrete opposed going forward today. After Mr. Villani spoke with the victim, he requested two weeks. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 10-13-15 9:30 A.M.

PRINT DATE: 01/14/2022

DISTRICT COURT

CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor	COURT MINUTES	October 13, 2015
C-15-307298-1 State of Nevada vs Bryan Bonham		
October 13, 2015 9:30 AM	Sentencing	
HEARD BY: Earley, Kerry	COURTROOM:	RJC Courtroom 16B
COURT CLERK: Kristin Duncan Cynthia Moleres		
RECORDER: Kelly Tibbs		
REPORTER: Jennifer Church		
PARTIESPRESENT:Bonham, Bryan PhillipLopez-Negrete, DavidState of NevadaVillani, Jacob J.		

JOURNAL ENTRIES

- Mr. Lopez-Negrete advised Count 1 was a stipulated sentence of 5 - 15 years. State argued for Count 2's sentence to be 8 - 20 years, consecutive to Count 1. Mr. Lopez-Negrete argued for Count 2's sentence to be 5 - 15 years, concurrent to Count 1. Google map, picture of victim, and printed picture from 7 - Eleven submitted to the Court. Statement by Deft. Mounita Wilkes SWORN and Victim Impact Statement provided. DEFT. BONHAM ADJUDGED GUILTY, pursuant to the ALFORD DECISION of COUNT 1 - FIRST DEGREE KIDNAPPING (F) and COUNT 2 - ATTEMPT SEXUAL ASSAULT (F). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers,(WAIVED if previously taken) and \$3.00 DNA Collection fee, Deft. SENTENCED on COUNT 1 - to a MINIMUM of SIXTY (60) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), on COUNT 2- to a MINIMUM of SIXTY (60) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada

PRINT DATE: 01/14/2022

(NDC), CONSECUTIVE TO COUNT 1, for an AGGREGATE TOTAL of a MINIMUM of ONE HUNDRED TWENTY (120) MONTHS to a MAXIMUM of THREE HUNDRED SIXTY (360) MONTHS in the Nevada Department of Corrections, with TWO HUNDRED SEVEN (207) DAYS credit for time served.

BOND, if any, EXONERATED.

NDC

CLERK'S NOTE: The COURT, having reviewed the sentence imposed on October 13, 2015, ORDERED the Deft. Register as a sex offender in accordance with NRS 179D.460 within 48 hours after release from imprisonment. COURT FURTHER ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment. Copy of the Minute Order placed in Clerk's Office Attorney folder of Public Defender's and District Attorney's. clm 10-15-15

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misden	neanor	COURT MINUTES	December 27, 2021
C-15-307298-1	State of Nevada vs Bryan Bonham		
December 27, 2021	3:00 AM	Motion to Correct Sentence	
HEARD BY: Bluth, J	acqueline M.	COURTROOM:	RJC Courtroom 10C
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- IT IS HEREBY ORDERED that Defendant's Motion to Correct Illegal Sentence is DENIED. A court may correct an illegal sentence at any time. NRS 176.555. A sentence is illegal if it is "at variance with the controlling statute, or illegal in the sense that the court goes beyond its authority by acting without jurisdiction or imposing a sentence in excess of the statutory maximum provided." Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). Here, Defendant alleges that the Nevada Revised Statutes version of the statutes under which he pleaded guilty are invalid because they do not contain the enacting clause required by the NV Constitution. However, the Nevada Revised Statutes do not have the same requirements as laws of Nevada because they are not laws enacted by the legislature. Instead, the Nevada Revised Statutes are previously enacted laws which have been classified, codified, and annotated by the Legislative Counsel. See NRS 220.120. Further, the content requirements for the Nevada Revised Statutes, as laid out in NRS 220.110, do not require the enacting clause to be republished in them. Therefore, Defendant's argument is without merit. Furthermore, this Court had subject matter jurisdiction over Defendant's sentence because there is no requirement that the enacting clause must be on the charging documents. State v. Rogers, 10 Nev. 250, 1875 WL 4032, 7 (1875).

PRINT DATE: 01/14/2022

C-15-307298-1

CLERK'S NOTE: This minute order has been distributed to counsel via email and mailed to the address below. /mt

Bryan Bonham #60575 High Desert State Prison P.O. Box 650 Indiant Springs, NV 89070-0650



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

BRYAN P. BONHAM #60575 P.O. BOX 650 INDIAN SPRINGS, NV 89070

DATE: January 14, 2022 CASE: C-15-307298-1

RE CASE: STATE OF NEVADA vs. BRYAN PHILLIP BONHAM

NOTICE OF APPEAL FILED: January 13, 2022

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

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

Case Appeal Statement

NRAP 3 (a)(1), Form 2

 \square

Order

 \square

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. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, 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.

Certification of Copy

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

vs.

Case No: C-15-307298-1

Dept No: VI

BRYAN PHILLIP BONHAM,

Defendant(s).

now on file and of record in this office.

TITLE IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 14 day of January 2022. OF THE Steven D. Grierson, Clerk of the Court Amanda Hampton, Deputy Clerk