### IN THE SUPREME COURT OF THE STATE NOW NO 120 P.M.

Electronically Filed Nov. 80 12 14 05:05 p.m. Elizabeth A. Brown Clerk of Supreme Court

JOSEPH NASO,

Appellant,

VS.

COUNTY OF MARIN, CALIFORNIA,

Respondent.

No. 83594

COUNTY OF MARIN'S MOTION TO DISMISS

Respondent County of Marin, California hereby Moves to Dismiss the Appeal brought by Appellant Joseph Naso.

Authority for this Motion is NRAP 4(a)(1). Appellant did not file a Notice of Appeal within the permitted thirty-day window after Notice of Entry of Judgment. Therefore, the Appeal is properly dismissed.

This Motion is supported by the attached Memorandum of Points and Authorities as well as its accompanying exhibits.

Dated this 30th day of November, 2021

MICHAEL A. ROSENAUER, LTD.

MICHAEL A. ROSENAUER, ESQ. Counsel for Respondent Marin County

### MEMORANDUM OF POINTS AND AUTHORITIES

The matter now before the Court stems from Respondent's efforts to collect those costs advanced to assist Appellant in his defense of capital crimes within the State of California. At the time of his arrest, Appellant stated that he was indigent and without funds sufficient to mount a defense. As such, Appellant was appointed a Public Defender and Respondent paid those costs deemed reasonable by the Court attributable to supporting Appellant's defense. After the Judgment of Conviction was entered by the Trial Court, Respondent mounted a search for assets in an effort to recover some or all of the costs it had advanced during the criminal trial. Respondent discovered substantial assets within Nevada and using NRS 17.330 et. seq., The Uniform Enforcement of Foreign Judgments Act, coordinated the domestication of the California Judgment directing Appellant to reimburse Respondent \$170,949.69 in costs. A copy of the California Judgment is attached hereto as Exhibit 1. A copy of the corresponding Nevada Judgment dated March 26, 2014, is attached hereto as Exhibit 2. Respondent provided Notice of Entry of Order of the Nevada Judgment on March 27, 2014. A copy of the Notice of Entry of Order is attached hereto as Exhibit 3. Appellant did not file his Notice of Appeal until September 24, 2021. A copy of the Notice of Appeal is attached at Exhibit 4.

NRAP 4(a)(1) provides a thirty-day window for an aggrieved Party to appeal from a final Civil Order. The thirty-day time period is jurisdictional to the

Appellate Court. See e.g. Alvis v. State, 99 Nev. 184, 660 P.2d 980 (Nev. 1983). This Court's opinions are uniform in saying that "an untimely appeal may not be considered". Zugel v. Miller, 99 Nev. 100, 101, 659 P.2d 296, 297 (Nev. 1983); See also Morrell v. Edwards, 98 Nev. 91, 640 P.2d 1322 (Nev. 1982); Culinary Workers v. Haugen, 76 Nev. 424, 357 P.2d 113, (Nev. 1960).

In the matter now before the Court, the Nevada Judgment was entered by the Honorable Connie J. Steinheimer on March 26, 2014. *See* Exhibit 2. Notice of Entry of Judge Steinheimer's Judgment was provided the following day. *See* Exhibit 3. Appellant filed his Notice of Appeal more than seven years later on September 24, 2021 - well beyond the thirty-day window which expired on April 26, 2014. *See* Exhibit 4.

The above analysis demonstrates that this Court lacks jurisdiction to consider this Appeal because of Appellant's failure to timely file his Notice of Appeal. It is therefore correct for this Court to dismiss Appellant's Appeal.

**AFFIRMATION:** Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the Social Security number of any person.

DATED this 30<sup>th</sup> day of November 2021.

MICHAEL A. ROSENAUER, LTD.

MICHAEL A. ROSENAUER, ESQ. Counsel for Appellant Marin County

### **CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of Michael A. Rosenauer, Ltd., 510 West Plumb Lane, Suite A, Reno, NV 89509, and that on this date I served the foregoing document(s) described as follows:

### **COUNTY OF MARIN'S MOTION TO DISMISS**

on the party(s) set forth below by:

XXX Electronic Mailing via Nevada Supreme Court CM/ECF

System to all those persons listed on the ECF

Confirmation Sheet.

XXX Placing an original or true copy thereof in a sealed

envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage paid,

following ordinary business practices.

addressed as follows:

Joseph Naso, #AR-9737

CSP-SQ 1-EB-80

San Quentin State Prison

San Quentin, CA 94964

Rob Bonta, Attorney General

1300 "I" Street

Suite 126

Sacramento, CA 95814

DATED this 30<sup>th</sup> day of November, 2021.

REBECCA SQUIRE

### JOSEPH NASO,

### Appellant,

## vs. COUNTY OF MARIN, CALIFORNIA,

Respondent.
Case No.: 83594

Exhibit Number	Description	Pages
1.	Order Regarding Payment of Costs of Defense	6
2.	Judgment	4
3.	Notice of Entry of Order/Judgment	8
4.	Notice of Appeal	2

### Exhibit "1"

## EXHIBIT "1"

### SUPERIOR COURT OF CALIFORNIA COUNTY OF MARIN

PEOPLE OF THE STATE OF CALIFORNIA

CASE NO. SC175206A

V.

JOSEPH NASO

DEFENDANT.

EXEMPLIFICATION OF RECORD

I, Kim Turner, Court Executive Officer and Clerk of the Superior Court of California, County of Marin hereby certify that: the document(s) identified below are full, true and correct copies of the originals on file in this Court; therefore, these documents have been authenticated in accordance with the provisions of Title 28, United States Code § 1738, with the seal of the Marin County Superior Court affixed:

ORDER REGARDING PAYMENT OF COSTS OF DEFENSE [PENAL CODE §§ 987 ET SEQ.]

FILED DECEMBER 20, 2013



///0/14 Date

Court Executive Officer

I, Faye D'Opal, Presiding Judge of the Superior Court of California, County of Marin, hereby certify that the Marin County Superior Court is a court of record; Kim Turner, who has signed this attestation, is the duly appointed Court Executive Officer and Clerk of the Marin County Superior Court; the above signature is her genuine handwriting; all her official acts as Court Executive Officer are entitled to full faith and credit; and this attestation is in due form of law.

A COLON

1 (D), (N) Date

Rresidina Judae

T, Kim Turner, Court Executive Officer of the Superior Court of California, County of Marin, and Clerk of the Court, do hereby certify that the Honorable Judge Faye D'Opal, who has signed the foregoing attestation, is the duly elected and qualified Presiding Judge of said Court, and that the signature of said Judge to said Certificate is genuine.

CV020 (Rev. 11/13)

Date

Court Executive Officer

DEC 20 2013

HIM TURNER, Court Executive Officer MARIN COUNTY SURPRIOR COURT By: L Count, Deputy

### SUPERIOR COURT OF CALIFORNIA COUNTY OF MARIN

PEOPLE OF THE STATE OF CALIFORNIA

Case No. SC 175206A

JOSEPH NASO,

Defendant.

ORDER REGARDING PAYMENT OF COSTS OF DEFENSE

[Penal Code §§ 987 et seq.]

Defendant Joseph Naso stands convicted by jury trial of multiple counts of special circumstances murder in Marin County Superior Court Case Number SC175206A (hereafter "defendant's criminal matter"). The Honorable Andrew E. Sweet presided over defendant's criminal matter which has now concluded.

This court was assigned the task of determining what, if any, amount of money defendant should pay to the County of Marin based upon funds expended for defendant's defense. This court is in possession of County Counsel's report dated July 27, 2011, entitled "Report Regarding Joseph Naso's Ability to Employ his own Counsel or Advisory Counsel" (hereafter "the July 27, 2011 report"). In that report, County Counsel concluded that defendant had assets in the minimum amount of \$560,000 up to \$944,000 at the maximum amount. The Court sealed its findings at that time (July 2011).

On December 13, 2013, this court held a hearing pursuant to Penal code section 987.8. In addition to the July 27, 2011 report, this court read and considered the following filings:

- a notice of motion and motion for reimbursement of defense costs filed by County Counsel on October 31, 2013 (hereafter "notice of and motion for reimbursement");
- 2) defendant's one page declaration dated November 21, 2013, filed on that same date (hereafter "defendant's declaration");
- a supplemental motion for reimbursement of defense costs filed by County Counsel on December 2, 2013 (hereafter "supplemental motion");
- 4) an addendum to July 27, 2011 report on Joseph Naso's assets filed by County Counsel on December 3, 2013 (hereafter 'the addendum');
- 5) a declaration of Edward J. Kiernan and attachments in support of addendum to July 17, 2011 report on Joseph Naso's assets filed on December 3, 2013 (hereafter "first Kiernan declaration");
- 6) a declaration of Edward J. Kiernan and attachments in support of submittal of additional documents to the addendum to July 17, 2011 report on Joseph Naso's assets filed on December 12, 2013 (hereafter "second Kiernan declaration"); and
- 7) defendant's request for a gag order dated October 30, 2013 and received by this court on October 31, 2013.<sup>1</sup>

The addendum and first Kiernan declaration stated that defendant had transferred to his son David Naso approximately \$295,465.37 in liquid assets and gold coins (with such coins conservatively valued at \$30,000) between July 2011 and 2012. Defendant also divested himself of additional liquid assets from two accounts with Bank of America, an account at Wells Fargo Bank, and investments with Scott Trade. The whereabouts of such asset, as well as assets previously deposited in an account with Nevada State Bank, are presently unknown. The addendum also revealed that defendant currently owns improved real estate valued at or near \$125,000.00 and, potentially, an additional parcel of unimproved real estate that was not valued.

<sup>27</sup> The court considered this filing during the December 13, 2013 hearing pursuant to defendant's request.

In defendant's declaration, defendant asserts that he no longer possesses "any financial liquid assets." At the December 13, 2013 hearing, defendant again asserted that he no longer has any financial liquid assets.

In the notice of and motion for reimbursement and supplemental motion, County Counsel lists the fees and expenses incurred by the County of Marin. Those fees and expenses total \$151,526.58. In addition, this court found that the County will have paid \$19,423.11 in additional costs for the services of private investigator Everson Thompson. Therefore, the total cost of defendant's legal defense in this case is \$170,949.69.

Having read and considered all of the information submitted to it, and having conducted a review of the defendant's ability to pay all or part of the costs of his legal defense pursuant to Penal Code Section 987 et seq.,

#### THIS COURT HEREBY FINDS:

- 1. Defendant has the ability to pay the legal costs, investigative costs, and witness costs associated with defendant's criminal matter; that defendant has significant assets including the improved and unimproved real estate as noted by County Counsel; and that defendant has transferred to his son, David Naso, a minimum of \$295,465.37 in liquid assets and gold coins.
- 2. Defendant received legal and investigative services from the County of Marin and a private investigator during the course of defendant's criminal matter; those legal and investigative services were provided to defendant to assist him in his defense of the criminal charges; legal services costs total \$116,207.70 and represent the 970.75 hours expended by the Marin County Public Defender at a reduced rate of \$120.00 per hour; and that the number of hours and the hourly rate are reasonable.
- 3. Investigative services costs total \$40,898.28 (including two approved witness fee invoices) and this court has previously approved the number of hours and invoices from the investigator; that the witness fees of \$577.51 are reasonable; and that discovery costs incurred by the District Attorney for defendant in the amount of \$13,266.20 are reasonable.

- 4. The total amount of the costs for the legal services, investigative service, and witness fees is \$170,949.69.
- 5. Defendant has the present ability to pay the County of Marin \$170,949.69.
- 6. Defendant did dispose of a minimum of \$295,465.37 of his liquid assets between the court's first inquiries in July 2011 and 2012, and the December 13, 2013 hearing.

### BASED UPON THE COURT'S FINDINGS, IT IS HEREBY ORDERED:

- 1. Defendant is ordered to pay the County of Marin \$170,949.69.
- 2. That defendant is prohibited from making any encumbrances or divesting his real estate located at:
  - 350 Medgar Avenue, Reno NV. The Assessor's parcel number is 570-241-01.
- 3. The County of Marin is authorized to execute a lien in the amount of \$170,949.69 against the following real property owned by defendant: 350 Medgar Avenue, Reno NV. The Assessor's parcel number is 570-241-01. Additionally, the County of Marin is authorized to execute a lien in the amount of \$170,949.60 against any vacant real property owned by defendant in Reno, Nevada. This Order shall have the same force and effect of a civil judgment [Penal Code Section 987.8(f)].
- 4. The County of Marin is authorized to trace the liquid assets divested by defendant to his son, David, and others and the Court will entertain a motion to seize such assets as having been fraudulently or otherwise improperly divested to the extent necessary to satisfy the Court's order that defendant pay the \$170,949.69 to the County of Marin.
- 5. That to assist the County in tracing the assets owned by defendant, the July 27, 2011 report, the first Kiernan declaration, and the second Kiernan declaration may be released to the County of Marin for this specific purpose.

6. The County of Marin is authorized to return to this Court for any orders that are necessary in facilitating the recovery of \$170,949.69 from defendant.

Dated: December 20, 2013.

JAMES T. CHOO Judge of the Superior Court

### Exhibit "2"

## EXHIBIT "2"

FILED
Electronically
2014-03-26 05:04:03 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4361605

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v.

IN THE SECOND JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

COUNTY OF MARIN, CALIFORNIA,

Plaintiff,

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JOSEPH NASO,

Defendant.

Case No. CV14-00331

Department No.: 4

#### **JUDGMENT**

On February 13, 2014, Plaintiff, County of Marin, California, by and through its attorney, Michael A. Rosenauer, Esq. of Rosenauer & Wallace, filed an exemplified copy of a foreign Judgment pursuant to NRS Chapter 17 registering the December 20, 2013 Order Regarding Payment of Costs of Defense from the Superior Court of California, County of Marin, signed by the Honorable James T. Chou.

On February 13, 2014, Plaintiff filed a Notice of Filing Application for Foreign Judgment and Affidavit of Judgment Creditor wherein Defendant Joseph Naso and his attorney Pedro Oliveros, Deputy Public Defender, County of Marin, were notified of Plaintiff's Application for Foreign Judgment and the Affidavit of Judgment Creditor filed in the instant matter and provided a copy of the same. On February 14, 2014, Plaintiff filed an Affidavit of Mailing evidencing service on February 13, 2014 of a copy of the Filing of Exemplified Copy of Foreign Judgment, Notice of Filing Application of Foreign Judgment and the Affidavit of Judgment Creditor upon Joseph Naso and his attorney by certified mail, return receipt requested. Additionally, Plaintiff

filed a Notice of Pendency of Action. On February 20, 2014, a Request for Judgment was filed requesting this Court issue a Nevada Judgment based upon Plaintiff's domestication of its California Judgment in Nevada.

NRS 17.150(2) permits the holder of a sister state judgment to request a Nevada judgment such that it can be recorded within the various Nevada counties. Additionally, NRS 17.350 states that the clerk shall treat the foreign judgment in the same manner as a judgment of the district court of this state, and that a judgment so filed has the same effect and is subject to the same procedures...and may be enforced or satisfied in like manner. NRS 17.360 states that no execution or other process for enforcement of a foreign judgment may issue until 30 days after the date of mailing of the notice of filing. More than thirty (30) days has passed since the mailing of the notice of filing and no opposition has been filed with this Court.

Plaintiff has complied with the provisions of Uniform Enforcement of Foreign Judgments Act, NRS17.330 et seq., and as such, the California Superior Court Order entered on December 20, 2013 can be treated as a judgment of this Court.

Based upon the foregoing and good cause appearing,

#### IT IS HEREBY ORDERED:

- 1. That Defendant Joseph Naso is ordered to pay the County of Marin One Hundred Seventy Thousand Nine Hundred Forty-Nine Dollars and Sixty-Nine Cents (\$170,949.69). Judgment in the amount of One Hundred Seventy Thousand Nine Hundred Forty-Nine Dollars and Sixty-Nine Cents (\$170,949.69) is hereby entered in favor of the County of Marin, California and against Joseph Naso. This Judgment is inclusive of costs and will bear interest at the rate set forth by statute until fully paid.
- 2. That Defendant Joseph Naso is prohibited from making any encumbrances or divesting his real estate located at 350 Medgar Avenue, Reno, Nevada. Assessor's parcel number 570-241-01.
- 3. That the County of Marin is authorized to execute a lien in the amount of \$170,949.69 against real property owned by defendant: 350 Medgar Avenue, Reno, Nevada, APN 570-241-01, and against any vacant real property owned by defendant in Reno, Nevada.

1	4. That execution or other process of enforcement of this judgment may issue
2	immediately.
3	DATED this <u>26</u> day of March, 2014.
4	Conie 1. Steinheumen
5	DISTRICT JUDGE
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1	<u>CERTIFICATE OF SERVICE</u>
2	CASE NO. CV14-00331
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the $24\rho$ day of March, 2014, I
5	electronically filed the JUDGMENT with the Clerk of the Court by using the ECF system.
6	I further certify that I transmitted a true and correct copy of the foregoing document by
7	the method(s) noted below:
8	Personal delivery to the following: [NONE]
9	
10	Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:
11	MICHAEL ROSENAUER, ESQ. for COUNTY OF MARIN
12	Deposited in the Washoe County mailing system for postage and mailing with the United
13	States Postal Service in Reno, Nevada:
14	Joseph Naso, in care of Brandy Ebert Litigation Coordinator
15	San Quentin State Prison San Quentin, CA 94964
16	Pedro Oliveros
17	Deputy Public Defender County of Marin
18	3501 Civil Center Dr., Ste. 139 San Rafael, CA 94903
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### Exhibit "3"

## EXHIBIT "3"

FILED
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2014-03-27 04:20:17 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4363402

1 2 3 4 5	CODE: 2535 MICHAEL A. ROSENAUER, ESQ. ROSENAUER & WALLACE State Bar No. 2782 510 West Plumb Lane, Suite A Reno, Nevada 89509 (775) 324-3303 Telephone (775) 324-6616 Fax
6	Attorney for the County of Marin
7	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF WASHOE
9	* * * * *
10	COUNTY OF MARIN, CALIFORNIA, CASE NO.: CV14-00331 Plaintiff,
11	v. DEPT. NO.: 4
12	JOSEPH NASO,
13	Defendant.
14	
15	NOTICE OF ENTRY OF JUDGMENT
16	PLEASE TAKE NOTICE that on the 26th day of March, 2014, a Judgment (the
17	"Judgment") was entered in the above-captioned matter.
18	A copy of the Order is attached hereto as Exhibit "1".
19	AFFIRMATION: Pursuant to NRS 239B.030, the undersigned does hereby affirm that
20	the preceding document does not contain the Social Security number of any person
21	the processing document does not contain the bootar becauty reminer or may process
22	DATED this 27 <sup>h</sup> day of March, 2014.
23	DOCENIATION OF MIALL ACC
24	ROSENAUER & WALLACE
25	Michael A. Rosenauer, ESQ.
26	
27	

ROSENAUER & WALLACE

#### CERTIFICATE OF SERVICE 1 Pursuant to NRCP 5(b), I certify that I am an employee of Rosenauer & Wallace, 2 510 West Plumb Lane, Suite A, Reno, NV 89509, and that on this date I served the 3 foregoing document(s) described as follows: 4 5 NOTICE OF ENTRY OF JUDGMENT 6 on the party(s) set forth below by: 7 8 Electronic Mailing via Second Judicial District Court CM/ECF System to all those persons listed on the ECF 9 Confirmation Sheet. 10 Placing an original or true copy thereof in a sealed envelope XXX placed for collection and mailing in the United States Mail, 11 at Reno, Nevada, postage paid, following ordinary business practices. 12 addressed as follows: 13 14 Pedro Oliveros Joseph Naso, in care of Brandy Ebert, Litigation Coordinator Deputy Public Defender 15 County of Marin San Quentin State Prison 3501 Civic Center Drive, Suite 139 San Quentin, CA 94964 16 San Rafael, CA 94903 17 1.8 DATED this 27th day of March, 2014. 19 20 21 22 23 24 25

ROSENAUER & WALLACE
310 WEST PLUMB LANE, SUITE A 2 8
RENO, NEVADA 89509
(775) 324-3303

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### County of Marin California, Plaintiff

# v. Joseph Naso, Defendant Case No.: CV14-00331 Dept. No: 4

Description	Pages
Judgment	4
· · · · · · · · · · · · · · · · · · ·	
	·
	Judgment

FILED
Electronically
2014-03-27 04:20:17 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4363402

Exhibit 66199

Exhibit "1"

FILED Electronically 2014-03-26 05:04:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4361605

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IN THE SECOND JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

COUNTY OF MARIN, CALIFORNIA,

Plaintiff,

Plaintill,

JOSEPH NASO,

Defendant.

Case No. CV14-00331

Department No.: 4

#### **JUDGMENT**

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filed a Notice of Pendency of Action. On February 20, 2014, a Request for Judgment was filed requesting this Court issue a Nevada Judgment based upon Plaintiff's domestication of its California Judgment in Nevada.

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Based upon the foregoing and good cause appearing,

#### IT IS HEREBY ORDERED:

- 1. That Defendant Joseph Naso is ordered to pay the County of Marin One Hundred Seventy Thousand Nine Hundred Forty-Nine Dollars and Sixty-Nine Cents (\$170,949.69). Judgment in the amount of One Hundred Seventy Thousand Nine Hundred Forty-Nine Dollars and Sixty-Nine Cents (\$170,949.69) is hereby entered in favor of the County of Marin, California and against Joseph Naso. This Judgment is inclusive of costs and will bear interest at the rate set forth by statute until fully paid.
- 2. That Defendant Joseph Naso is prohibited from making any encumbrances or divesting his real estate located at 350 Medgar Avenue, Reno, Nevada. Assessor's parcel number 570-241-01.
- 3. That the County of Marin is authorized to execute a lien in the amount of \$170,949.69 against real property owned by defendant: 350 Medgar Avenue, Reno, Nevada, APN 570-241-01, and against any vacant real property owned by defendant in Reno, Nevada.

4. That execution or other process of enforcement of this judgment may issue immediately.

DATED this <u>26</u> day of March, 2014.

CONIE J. SKINDEINVED DISTRICT JUDGE

ı	<u>CERTIFICATE OF SERVICE</u>	
2	CASE NO. CV14-00331	
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the	
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the 24 day of March, 2014, I	
5	electronically filed the JUDGMENT with the Clerk of the Court by using the ECF system.	
6	I further certify that I transmitted a true and correct copy of the foregoing document by	
7	the method(s) noted below:	
8	Personal delivery to the following: [NONE]	
9		
10	Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:	
11	MICHAEL ROSENAUER, ESQ. for COUNTY OF MARIN	
12	·	
13	Deposited in the Washoe County mailing system for postage and mailing with the United States Postal Service in Reno, Nevada:	
14	Joseph Naso, in care of Brandy Ebert Litigation Coordinator	
15	San Quentin State Prison San Quentin, CA 94964	
16	Pedro Oliveros	
17	Deputy Public Defender County of Marin	
18	3501 Civil Center Dr., Ste. 139 San Rafael, CA 94903	
19		
20	Midla	
21	Carl Carl	
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## Exhibit "4"

## EXHIBIT "4"

Joseph Naso, #AR-9737 San Quentin State Prison 1-EB-80 San Quentin, CA 94974

## FILE DEPT-17, 2021

SEP 2 4 2021
ALICIAL LERUS, CLERK
By:

IN THE SECOND JUDITIVE COURT OF THE STATE OF NEVADA, AND THE COUNTY OF WASHOE

MARIN COUNTY, CAUF.

CASE, CV14-00331 -

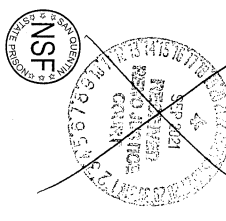
NOTICE OF APPERL

JOSEPH NASO

DEFENDANT, TOSEPH NASO, HEREBY GIVES NOTICE
THAT HE WILL BE FILING AN APPEAL ON THE DISMISSAL
OF HIS MOTION TO STRIKE A FOUL JUDGMENT,
RULED BY THE ABOVE COURT ON AUG. 17, 2021

TOSEPH NASO

PLEASE SEND ME BACK A FILE COPY OF THIS NOTICE. THANKYOU.



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RENO TUSTILE COURT

/ SIERRA STREET

RENO, NEVADA, 89501

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