1	
2	
3	
4 5	Electronically Filed Feb 03 2022 12:45 p.m
6	Elizabeth A. Brown IN THE SUPREME COURT OF THE STATE OF NEVANASUPREME COU
7	
8	MICHAEL L. COTA,
9	Appellant,
10	vs. Case No. 2018-CR-00116 2018-CR-00116BD
11	THE STATE OF NEVADA,
12	Respondent,
13	/
14	
15	RECORD ON APPEAL
16	VOLUME 5
17	COPIES OF ORIGINAL PLEADINGS PAGES 538-639
18	PAGES 538-639
19	MICHAEL L. COTA
20	INMATE #1206075 ELY STATE PRISON
21	P.O. BOX 1989 ELY, NEVADA 89301
22	
23	IN PROPER PERSON
24	THE STATE OF NEVADA
25	DOUGLAS COUNTY DISTRICT ATTORNEY
26	
27	:
28	
	·

	THREY OF SHEWDING	<u>30</u>	Į
2   3	DESCRIPTION	PAGE NO.	VOL. NO.
. 4	AFFIDAVIT OF ATTORNEY JOHN E. MALONE IN SUPPORT OF THE RESPONSE TO ORDER		
5	TO SHOW CAUSE (Filed May 26'21)	443-448	VOL. 3
6 7	AMENDED NOTICE OF ENTRY OF ORDER (Filed Oct 22'21)	623-624	VOL. 5
8	ANSWER TO PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION) (Filed Sep 15'21)	566-585	VOL, 5
10	CASE APPEAL STATEMENT (Filed Dec 14'21)	530-531	VOL. 4
11 12	CASE APPEAL STATEMENT (Filed Nov 15'21)	629-630	VOL. 5
13 14		510-511	VOL. 4
15	CASE APPEAL STATEMENT (Filed Dec 14'21)	532-533	VOL. 4
16 17	CASE APPEAL STATEMENT (Filed Dec 14'21)	.· 526-527	VOL. 4
18	CASE APPEAL STATEMENT (Filed Dec 14'21)	528-529	VOL. 4
19 20	CASE APPEAL STATEMENT	418-421	VÓL. 3
21 22	CERTIFICATE OF SERVICE (Filed Oct 15'21)	482 × '	VÓL. 4
23	CLERK'S CERTIFICATE (Filed Jan 03'22)	539 · '	VOL. 5
24 <sup>2</sup> 25	CONFIDENTIAL PRE-SENTENCE INVESTIGATION (SEALED)		
26	(Filed Aug 27'18)	1-9	VOL. 1
27 28			* 1

 $C(\xi, x) =$ 

	,		
		•	•
1	INDEX OF PLEADING		
2	DESCRIPTION	PAGE NO.	VOL. NO.
3	DEFENDANT'S SUBMISSION OF		
4	DOCUMENTATION MITIGATION OF SENTENCING		
5	(Filed Oct 04'18)	305-311	VOL. 2
6	DISCLOSURE		
7	(Filed Sep 13'18)	260-261	VOL. 2
8	GUILTY PLEA AGREEMENT (Filed Aug 01'18)	40-45	VOL. 1
9	INFORMATION		
10	(Filed Jul 25'18)	34-36	VOL. 1
11	JUDGMENT OF CONVICTION		
12	(Filed Oct 10'18)	312-313	VOL. 2
	MOTION FOR ORDER FOR COMPLETE	. :	
13	DOCKET SHEET	E 0.7' : E 0.0	VOT
14	(Filed Sep 23'21)	587-588	VOL. 5
15	MOTION TO HOLD JOHN MALONE IN CONTEMPT		
16	(Filed Jan 07'22)	543	VOL 5
17	MOTION TO VACATE ILLEGAL SENTENCE (Filed Oct 12'21)	472-475	VOL. 4
18	MOTION TO SUBMIT FOR DECISION	• *	
19	(Filed Sep 27'21)	470-471	VOL. 4
20	MOTION TO SUBMIT FOR DECISION JUVENILE COURT RECORDS		-
21	(Filed Sep 27'21)	468-469	VOL. 4
22	MOTION TO STRIKE THE STATE'S SENTENCING MEMORANDUM AND		.:
23	ATTACHED EXHIBITS (SEALED)		•
24	(Filed Sep 06'18)	236-245	VOL. 2
25	MOTION FOR CHANGE OF VENUE	* *	
26	(Filed Oct 20'21)	618-620	VOL. 5
27	MOTION TO HOLD JOHN MALONE IN CONTEMPT/SHOW CAUSE		
	(Filed Oct 28'21)	486-496	VOL. 4
28		•	

_	INDEX_OF PLEADING	<u> </u>	
2	DESCRIPTION	PAGE NO.	VOL. NO.
4	MOTION TO HOLD JOHN MALONE IN CONTEMPT:		
5	/==!	460-463	VOL. 4
6	MOTION FOR ORDER FOR COMPLETE DOCKET SHEET		
7	(Filed Sep 23'21)	464-465	VOL. 4
8	MOTION FOR MODIFICATION OF SENTENCE (Filed Jul 28'21)	453-457	VOL. 4
9	MOTION TO FILE SENTENCING	45,	V 9.23. 4.
. 10	MEMORANDUM AND/OR EXHIBITS UNDER SEAL		:
11	(Filed Aug 23'18)	67-68	VOL. 1
	MOTION TO COMPEL (Filed Apr 23'21)	436-440	VOL. 3
13			
14		233-234	VOL. 2
15	MOTION TO SUBMIT FOR DECISION		
16	(Filed Jan 24'22)	550-551	VOL. 5
17	MOTION FOR WITHDRAWAL OF ATTORNEY OF RECORD OR IN THE ALTERNATIVE,		
18	DOCUMENTS	A. 6 100	VIII 4
19	(Filed Apr 29 20)	429-433	VOL. 3
20	NOTICE OF JUDGE DISQUALIFICATION (Filed Mar 19 20)	425	VOL. 3
21	NOTICE OF TRANSFER TO COURT	<del>-</del>	
22	OF APPEALS	*	5.716
23	(Filed Dec 16'19)	424	VOL. 3
24	NOTICE OF APPEAL (Filed Nov 06'18)	416-417	VOL. 3
25	NOTICE OF APPEAL	- 1 · 1	Miller W
26	(Filed Nov 18'21)	513	VOL. 4
27	NOTICE OF LIEU OF REMITTITUR (Filed Dec 02'21)	521	VOL. 4
28			
ll l			

	politica de la participación de la companya de la c			
			: .	•
	·			
1	<u>INDEX OF PLEADING</u>	ls		
2		_		
3	DESCRIPTION	PAGE NO.	VOL.	NO.
4	NOTICE OF APPEAL (Filed Oct 28'21)	626-627	VOL.	
5	NOTICE OF APPEAL			
6	(Filed Nov 18'21)	516	VOL.	4
7	NOTICE OF APPEAL (Filed Nov 18'21)	514	VOL.	4
8	NOTICE OF ENTRY OF ORDER			
9	(Filed Oct 22'21)	621-622	VOL.	5
10	NOTICE OF NON-COMPLIANCE BY STATE OF NEVADA REQUEST TO GRANT HABEAS	·		
11	(Filed Oct 20'21)	615-617	VOL.	5
12 13	NOTICE OF APPEAL (Filed Oct 28'21)	497	VOL.	4
14	(Filed Nov 18'21)		VOL.	
15 16	NOTICE OF COMPLIANCE (Filed Aug 20'21)	· · . 564-565	VOL.	5
17	NOTICE OF COUNSEL (Filed Aug 19'21)	561-563	·.· VOL.	5
18	OPPOSITION TO MOTION TO STRIKE THE STATE'S SENTENCING MEMORANDUM	··		•
19	AND ATTACHED EXHIBITS			
20	(Filed Sep 07'18)	246-250	VOL.	2
21	ILLEGAL SENTENCE			
22	(Filed Oct 20'21)	483-485	VOL.	4
23	ORDER SETTING HEARING			
24	(Filed Aug 06 18)	48	VOL.	1
25	ORDER SETTING HEARING (Filed Sep 10'18)	251	VOL.	2
26	ORDER CONCERNING BAIL			
27	(Filed Aug 06'18)	46-47	VOL.	1
28		<b>.∵</b>	• ••	
- 1				

INDEX	OF	PLEADINGS
-------	----	-----------

_	INDEX OF PLEADINGS			
2 3	DESCRIPTION	PAGE NO.	VOL.	NO.
,	ORDER TO CONTINUE ARRAIGNMENT			
4		39 · ·	VOĿ.	1:
5	ORDER DISMISSING APPEAL			
6	(Filed Jan 21:22)	548-549	VOL.	
7	ORDER AND COMMITMENT (Filed Jul 23'18)	9-33	VOL.	1
8	ORDER DISMISSING APPEALS		• • •	•
9	(SUPREME COURT 83950) (Filed Jan 24'22)	638-639	VOL.	5
10	ORDER DISMISSING APPEALS		VOD.	J
11	(SUPREME COURT)		•	
	/	540-542	VOL.	5
12	ORDER DIRECTING TRANSMISSION OF A CONTROL OF	. <del>*</del>		
	RECORD, REGARDING BRIEFING, AND DENYING MOTION			. S <sup>yr</sup> .
14	(SUPREME COURT)			
15	"你们是我们,我们们是 <sup>"</sup>	636-637	VOL.	
16	ORDER DISMISSING APPEAL (SUPREME COURT)			
17	(Filed Jan 21'22)	546-547	VOL.	5
18	ORDER DENYING PEREMPTORY CHALLENGE (Filed Nov 10'21)	508-509	VÖĽ.	4.
19				
20	ORDER FOR PAYMENT: (Filed Oct 04°19)	405		_
	(1) 多数 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	423 	VOL.	
21	ORDER (SUPREME COURT - 83775)			
22	(Filed Dec 01 21)	517	VOL.	4
23	ORDER	1.1 ×4.1.	7/11	4,
	(SUPREME COURT - 83773)	•		
24	(Filed Dec 02/21)	518	VOL.	4
25	ORDER OF AFFIRMANCE	•		
26	(SUPREME COURT ORDER)		100	<del>.</del> "
	(Filed Mar 20'20)	426-428	VOL.	3
27				
28	of the control of the following state of the control of the contro	文·电图》 (2)	*	Ÿ.,
	o mittalio o militario di tratta di sistema di la composito di materia. La Propositio di Caralla di La La Caralla di La Caralla di Caralla di Caralla di Caralla di Caralla di Caralla	449×170	VC.	÷
	A STATE OF THE SECTION OF SECTION SECTION OF SECTION S			

	The state of the s		:
-		ALS SAB	
1			
-	INDEX OF PLEADING	<u>38</u>	
2	DESCRIPTION	PAGE NO.	VOL. NO.
3	ORDER DENYING PETITION		
4	(SUPREME COURT) (Filed Nov 23'21)	632-633	VOL. 5
5	ORDER TO FILE UNDER SEAL		VOL. 2
6	(Filed Sep 06'18)	235	VÕL. 2
7	ORDER DENYING REHEARING		
8	(Filed Nov 09'21)	628	VOL. 5
9	ORDER TO SHOW CAUSE (Filed May 19'21)	443 440	***** 7
10		441-442	VOL. 3
11	ORDER DIRECTING TRANSMISSION OF RECORD AND REGARDING BRIEFING	•	
12	(SUPREME COURT) (Filed Jan 12'22)	544-545	VOL. 5
	ORDER DENYING MOTION TO		,
14	VACATE SENTENCE		
	(Filed Nov 10'21)	505-507	VOL. 4
15	ORDER DENYING MOTION TO COMPEL, VACATING OSC HEARING	. •	
16	(Filed May 28'21)	451-452	VOL. 4
17	ORDER DISMISSING APPEALS		٠.
18	(SUPREME COURT) (Filed Dec 07'21)	522-523	VOL. 4
19	1	\$ . ·	
20	1	458-459	VOL.4
21	ORDER DIRECTING TRANSMISSION OF	e e e e e e e e e e e e e e e e e e e	
22	RECORD AND REGARDING BRIEFING (SUPREME COURT)		
23	(Filed Dec 08 21)	524-525 :	VOL. 4
24	ORDER DENYING MOTION TO HOLD COUNSEL IN CONTEMPT AND DIRECTING COUNSEL		
25	TO RESEND PORTIONS OF CASE FILE		
26	(Filed Nov 10 21)	502-504	VOL. 4
27	ORDER DENYING WRIT OF HABEAS CORPUS - POST CONVICTION		
28	(Filed Oct 19'21)	612-614	VOL. 5
20			

		1 x 2	***	5
1				
1	INDEX OF PLEADING	<u>s</u>		
2	DESCRIPTION	PAGE NO.	VOL.	NO.
3	ORDER DENYING PETITION			
4	(SUPREME COURT)   (Filed Oct 18'21)	610-611	VOL.	5
5		310 011	VOD.	5
6.	ORDER (SEALED) (Filed Sep 13'18)		VOL.	ż
7	ORDER REGARDING MOTION FOR			
8	COMPLETE DOCKET SHEET (Filed Oct 15'21)	476-477	VOL.	4
9	ORDER DENYING MOTION TO HOLD JOHN	•	- *1	•
10	MALONE IN CONTEMPT (Filed Oct 15'21)	478-479	VOL.	4
11	ORDER DENYING MOTION FOR			
12		490 401	WOT	4
13			VOL.	
14	ORDER REGARDING MOTION FOR COMPLETE DOCKET SHEET	Market and the	Ţ.	
15	(Filed Oct 15'21)	589-590	VOL.	5
16	ORDER DISCHARGING COUNSEL AND ORDERING COUNSEL TO PROVIDE		1,637	:
17	DEFENDANT WITH CASE FILE (Filed May 21'20)	434=435	VOL.	3
18	ÖRDER			
19	(Filed Aug 12'21)	559-560	VOL.	5
20	ORDER SEALING EXHIBITS TO SENTENCING MEMORANDUM	· .		
21	(Filed Aug 29'18)	232	VOL.	2
22	ORDER DENYING MOTION TO CHANGE			;
23	OF VENUE (Filed Nov 10'21)	500-501	VOL.	4
24	PEREMPTORY CHALLENGE OF JUDGE		•	.*
25	(Filed Nov 08'21)	498-499	VOL.	4
26	PETITION FOR WRIT OF MANDAMUS	1 252	• :	•
27	(Filed Oct 15'21)	591-609	vòr.	5
28			##: .	•
ı		er e	91.G	1,5

INDEX OF PLEADINGS	INDEX	OF	PLEAD	INGS
--------------------	-------	----	-------	------

	<u>INDEX OF PLEADINGS</u>			
2		<del>-</del> ,	-	••
3	DESCRIPTION	PAGE NO.	VOL.	NO.
4	PETITION FOR WRIT OF HABEAS CORPUS	•	t	•
7	(POST CONVICTION) (Filed Aug 09'21)		77.	
5	(riled Aug 09 21)	552-558	VOL.	5
6	RECEIPT FOR DOCUMENTS (SUPREME COURT)	:	1	.•
7	(Filed Nov 19'18)	422	VOL.	3
8	RECEIPT FOR DOCUMENTS		1 %.	
9	(SUPREME COURT) (Filed Sep 20'21)	586	ло́г.	5
10	RECEIPT FOR DOCUMENTS	• • •		••
	(SUPREME COURT)			
11	(Filed Nov 17'21)	512	VOL.	4
12	RECEIPT FOR DOCUMENTS (SUPREME COURT)			
13	(Filed Oct 25'21)	625	VOL.	5
14	THORTON TON DOCUMENTO		3 2 2	٠
15	RECEIPT FOR DOCUMENTS - 83950 (Filed Dec 23'21)	534	VOL.	4
	RECEIPT FOR DOCUMENTS - 83951	• • • •		
16	(Filed Dec 23'21)	535	VOL.	4
17	RECEIPT FOR DOCUMENTS - 83952			
18	(Filed Dec 23'21)	536	VOL.	4
			.02.	•
19	RECEIPT FOR DOCUMENTS (SUPREME COURT)			
20	l	635	VOL.	5
21	RECEIPT FOR DOCUMENTS	<i>,</i> '		
	(NEVADA SUPREME COURT)			
22	(Filed Dec 02'21)	634	VOL.	5
23	RECEIPT FOR DOCUMENTS			
24	(SUPRÉMÉ COURT) (Filed Dec 02'21)	519	<b>V</b> OŤ	4
25	·		VOĹ.	4
26	RECEIPT FOR DOCUMENTS (SUPREME COURT)	# <u>;</u>		-
20	(Filed Dec 02'21)	520	VOL.	4
27			·	-
28		•		

,			
			, the state of the
1			
2	INDEX OF PLEAD	<u>INGS</u>	
3	DESCRIPTION	PAGE NO.	VOL. NO.
1	RECEIPT FOR DOCUMENTS	·	
5	(SUPREME COURT) (Filed Nov 16'21)	631	VOL: 5
6	RECEIPT FOR DOCUMENTS - 83953	,	1707 4
7	(Filed Dec 23'21)	537	VOL. 4
8	REMITTITUR (Filed Jan 03'22)	538	VOL. 5
9	REQUEST FOR SUBMISSION OF PLEADING (Filed Sep 23'21)	466-467	VOL. 4
10	REQUEST FOR TRANSCRIPT OF PROCEEDINGS	•	•
11 12	(Filed Nov 06'18)	413-415	VOL. 3
13	RESPONSE TO ORDER TO SHOW CAUSE		VOL. 4
14	(Filed May 26'21)		War. 30
15	SENTENCING MEMORANDUM (SEALED) (Filed Aug 23'18)	69-231	VOL. 1
16	STIPULATION TO CONTINUE ARRAIGNMENT	٠	1107
17	(Filed Jul 30'18)	37-38	VOL. 1
18	TRANSCRIPT OF PROCEEDINGS (ARRAIGNMENT 8/6/18)	·. ·	
19	(Filed Aug 09'18)	49-66	VOL. 1
20	TRANSCRIPT OF PROCEEDINGS (SENTENCING 10/8/18)	•	·
21	(Filed Oct 24'18)	3 <u>14</u> -412	VOL. 3
22	TRANSCRIPT OF PROCEEDINGS (SENTENCING 9/10/18)		
23	(Filed Sep 25 18)	262-304	VOL. 2
24		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	905. J 6
25			
26		V ·	***:
27			·
28		ar E	177 .
	COMPANY TO THE PROPERTY OF THE COMPANY TO THE COMPA		635.
	in the Committee of the	• • •	
	on and Michael Afficial Conference of the SALPA Conference of the		

	-
2	2
2	3
4	<b>1</b>
5	5
$\epsilon$	IN THE SUPREME COURT OF THE STATE OF NEVADA
7	
8	MICHAEL L. COTA,
9	ll
10	Case No. 2018-CR-00116
11	THE STATE OF NEVADA,
12	Respondent,
13	
14	
15	RECORD ON APPEAL
16	VOLUME 5
17	COPIES OF ORIGINAL PLEADINGS PAGES 538-639
18	PAGES 538-639
19	MICHAEL L. COTA
20	INMATE #1206075 ELY STATE PRISON
21	P.O. BOX 1989 ELY, NEVADA 89301
22	
23	IN PROPER PERSON
24	THE STATE OF NEVADA
25	DOUGLAS COUNTY DISTRICT ATTORNEY
26	
27	• ••
28	

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

MICHAEL LUIS COTA, Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

RECEIVED

JAN - 3 2022

Douglas County District Court Clark

Supreme Coutt Nois 83842 科 日: 以5

District Court Case No. 18-CR-00116

#### REMITTITUR

TO: Bobbie W. Williams, Douglas County Clark

Pursuant to the rules of this court, lendoned to

Certified copy of Judgment Receipt for Remittitur.

DATE: December 30, 2021

Elizabeth A. Brown, Clerk of Court

By: Sandy Young **Deputy Clerk** 

cc (without enclosures):

Hon. Thomas W. Gregory, District Judge Douglas County District Attorney/Minden \ Mark B. Jackson, District Attorney Michael Luis Cota

#### RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the REMITTITUR issued in the above-entitled cause, on January 3, 202

District Court Clerk

## IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL LUIS COTA,

Appellant,

VS.

THE STATE OF NEVADA.

Respondent.

RECEIVED

JAN - 3 2022

Douglas County District Court Clark

Supreme Court No. 838423 4111: 45

District Court Case No. 18-CR-00116

#### **CLERK'S CERTIFICATE**

STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

#### **JUDGMENT**

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDERS these appeals DISMISSED."

Judgment, as quoted above, entered this 3rd day of December, 2021.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this December 30, 2021.

Elizabeth A. Brown, Supreme Court Clerk

By: Sandy Young Deputy Clerk

RECEIVED AN - 3 2022N THE SUPREME COURT OF THE STATE OF NEVADA Douglas County MICHAEL LUIS COTA, Appellant, THE STATE OF NEVADA. Respondent. No. 83842

MICHAEL LUIS COTA,

Appellant,

THE STATE OF NEVADA. Respondent. FILED

DEC 0 3 2021

ORDER DISMISSING APPEALS

These are pro se appeals from a district court "order denying motion to hold John Malone in contempt." Ninth Judicial District Court, Douglas County; Thomas W. Gregory, Judge.

Because no statute or court rule permits an appeal from the aforementioned order, this court lacks jurisdiction to consider these appeals. Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). Accordingly, this court

ORDERS these appeals DISMISSED.

arraguirre

Stiglich

It appears that the order was only entered in district court case number 2018-CR-00116.

cc: Hon. Thomas W. Gregory, District Judge Michael Luis Cota Attorney General/Carson City Douglas County District Attorney/Minden Douglas County Clerk

SUPREME COUR OF NEVADA

101 1947A

CERTIFIED COPY

This document is a full, true and correct copy of the original on file and of record in my office.

DATE: 12/30/2|
Supreme Court Clerk, State of Nevada

	RECEIVED	1
•	JAN - 7 2022	
	1 (Additional page wif needed; identify what is being continued)	FUED
	(Additional pagentif needed; identify what is being continued.)  pouglas Court Clark  pistrict Court Clark  DISTRICT COURT	The face have have
	1)0/16/45 (0/16)7/ 1/5/5	162 -7 AM 10: 56
	4   DEVALIA	ACLARY
:	STATE OF NEVADA CASE NOS	ANDVICTORIA
ر بر د ند		
:	1/6	20: 11.00
. 8		
10		
11		,
12	<del></del>	
13	MOTION TO HOLD SOAN MALONE IN CONTEMPT.	
14	CIDE 110 B	••••
15	11 /)	UOF
16	CONTEMPT HAS NOTHING TO DO WITH FORHER HOTTE	225,
<b>17</b>	145 15 INFT FORMER COUNSEL JOHN MALONE VETAG	AN
18	DEMESTHIS COURTS ON DENIES ON NOVIO, 2011 This	OURT
19	OPDERED MR MALONE TO COMMUNICATE WITH MR COTA A	WD
20	RESEND THE FILE MR MALONE HAS AGAIN / GNORED TO	HE
, 21	CADER. MR COTA CONTENIOS THAT The Kecepts UR	MALONE
22	PLED WITH ALS AFFADIVIT ARE FICTICIOUS CONFOSSY	his Court
24	Chooses to Believe that on one Day MR MALOUE S	HPPED
;;	4 BOXES to MR COTA, FROM 3 DIFFERENT FED EX &	OCATIONS
26		ords of
27	HII INCOMMING EGAL DELIVERIES.	
28	DATED THIS QUO DAY OF Jan	UARY 2022.
:	Maday	
		543
5 · 11 5 · 11		

RECEIVED

iglas Could THE SUPREME COUR ATE OF NEVADA

MICHAEL LUIS COTA.

VS.

THE STATE OF NEVADA,

Respondent.

No. 83952

JAN 10 2022

#### ORDER DIRECTING TRANSMISSION OF RECORD AND REGARDING BRIEFING

Having reviewed the documents on file in this pro se appeal, this court has concluded that its review of the complete record is warranted. See NRAP 10(a)(1). Accordingly, the clerk of the district court shall have 30 days from the date of this order to transmit to the clerk of this court a certified copy of the complete trial court record of this appeal. See NRAP 11(a)(2). The record shall include copies of documentary exhibits submitted in the district court proceedings, but shall not include any physical, nondocumentary exhibits or the original documentary exhibits. The record shall also include any presentence investigation reports submitted in a sealed envelope identifying the contents and marked confidential. See NRS 176.156(5).

Within 120 days, appellant may file either (1) a brief that complies with the requirements in NRAP 28(a) and NRAP 32; or (2) the "Informal Brief Form for Pro Se Parties" provided by the supreme court clerk. NRAP 31(a)(1). If no brief is submitted, the appeal may be decided on the record on appeal. NRAP 34(g). Respondent need not file a response to any brief filed by appellant, unless ordered to do so by this court. NRAP

SUPREME COURT NEVADA

2-00926

46A(c). This court generally will not grant relief without providing an opportunity to file a response. *Id*.

It is so ORDERED.



cc: Michael Luis Cota
Attorney General/Carson City
Douglas County District Attorney/Minden
Douglas County Clerk

RECEIVED
JAN 2 1 2022

Douglas County District Court Clerk FILED

MICHAEL LUIS COTA,

Appellant,

THE STATE OF NEVADA,

Respondent.

MICHAEL LUIS COTA

Appellant,

vs. THE STATE OF NEVADA.

Respondent.

`

No\_83955

√No. 8395

FILED

JAN 1 8 2022

CLERIOR AUPREME COURT
BY TEPUTY CLERK

### ORDER DISMISSING APPEALS

IN THE SUPREME COURT OF THE STATE OF NEWAD

These are pro se appeals from district court orders denying peremptory challenge. Ninth Judicial District Court, Douglas County; Thomas W. Gregory, Judge.

Because no statute or court rule permits an appeal from an order denying a peremptory challenge in a criminal matter, this court lacks jurisdiction to consider these appeals. Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (explaining that court has jurisdiction only when statute or court rule provides for appeal). Accordingly, this court

ORDERS these appeals dismissed.1

Hardesty J

Stiglich J.

on January 3, 2022.

Herndon

Given this order, this court takes no action on the pro se letters filed

22-01746

SUPPLIE COURT OF MENDA

. Sansaina CC: Thomas W. Gregory, District Judge
Michael Luis Cota
Attorney General/Carson City
Douglas County District Attorney/Minden
Douglas County Clerk

Suprems Count or Neproa

(D) (N7A

EWED

JAN 2 1 2022

ປິດ Glas County

THE SUPREME COURT OF THE STATE OF THE STATE

MICHAEL LUIS COTA

Appellant.

THE STATE OF NEVADA,

Respondent.

MICHAEL LUIS COTA.

Appellant,

THE STATE OF NEVADA,

Respondent.

No. 83951 MANUALTY

No. 83957

FILED

JAN 1 8 2022

CLERK OF SUPREME COURT

#### ORDER DISMISSING APPEALS

These are pro se appeals from district court orders denying motion to hold counsel in contempt and directing counsel to resend portions of case file. Ninth Judicial District Court, Douglas County; Thomas W. Gregory, Judge.

Because no statute or court rule permits an appeal from an order denying a motion to hold counsel in contempt and directing counsel to resend portions of case file in a criminal matter, this court lacks jurisdiction to consider these appeals. Castillo v. State, 106 Nev. 349, 352, 792 P.2d

548 22-01749

Subseine Count of Nevada

Nh 1947A . -

1133, 1135 (1990) (explaining that court has jurisdiction only when statute or court rule provides for appeal). Accordingly, this court ORDERS these appeals dismissed.1

Herndon

CC: Michael Luis Cota Attorney General/Carson City Douglas County District Attorney/Minden John Malone Douglas County Clerk

Given this order, this court takes no action on the pro se letters filed on January 3, 2022.

This court anticipates that counsel will promptly provide appellant with any portions of the case file that appellant claims to be missing, if counsel has not done so already.

1 RECEIVED 2 JAN 2 4 2022 3 2022 JAN 24 AM 10: 51 Douglas County District Court Clerk 陈辞国E R. YILLIIAMS NINTA SUDICIAL DISTRICT COURTER CLUDA 5 DOUGLAS COUNTY NEVADA 6 7 MICHAEL COTA NAME. 8 Plaintiff(s), 9 CASE NO. 10 -VS-NAME, STATE OF NEVADA 11 Defendant(s). 12 13 MOTION TO SUBJET FOR DECISION 14 15 16 COMES NOW, MCHAEL OTA, in PRO PER and herein above respectfully 17 Moves this Honorable Court for a KINDA ON 18 19 20 DATED THIS 20th DAY OF 21 anuary 2020 22 23 The above is made and based on the following Memorandum of Points and Authorities. 24 X MACOLOT 25 26 27

550

#### AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding complaint does not contain the social security number of any person.

Dated this Day of January, 20 22.

1 2

. 3 . 4

<sub>.</sub> 5

6

7

. . . . . . . .

10 11

12 13

14 ; 15

16

1.7

18

19 20 1

22

23 ; 24

25

26

27

28

\* :

ELY STATE PRISON
P.O. BOX 1989
Ely, NV. 89301
Plaintiff In Pro Se

Case No. 18-CR-00084, 18-CR-00116;

Dept. No. \_\_// RECEIVED

AUG 0 9 2021

Douglas Grunty.

BOBUE A WILLIAMS

IN THE JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF JOYLOGAS

MICHAEL COTA

Petitioner,

Worden William GITTERE.
Respondent.

PETITION FOR WRIT OF HABEAS CORPUS (POSTCONVICTION)

#### INSTRUCTIONS:

- (1) This petition must be legibly handwritten or typewritten, signed by the petitioner and verified.
- (2) Additional pages are not permitted except where noted or with respect to the facts which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum.
- (3) If you want an attorney appointed, you must complete the Affidavit in Support of Request to Proceed in Forma Pauperis. You must have an authorized officer at the prison complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution.
- (4) You must name as respondent the person by whom you are confined or restrained. If you are in a specific institution of the Department of Corrections, name the warden or head of the institution. If you're not in a specific institution of the Department but within its custody, name the Director of the Department of Corrections.
- (5) You must include all grounds or claims for relief which you may have regarding your conviction or sentence. Failure to raise all grounds in this petition may preclude you from filing future petitions challenging your conviction and sentence:
- (6) You must allege specific facts supporting the claims in the petition you file seeking relief from any conviction or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If your petition contains a claim of ineffective assistance of counsel, that claim will operate to waive the attorney-client privilege for the proceeding in which you claim your counsel was ineffective.

(7) When the petition is fully completed, the original and one copy must be filed with the clerk of the state district court for the county in which you were convicted. One copy must be mailed to the respondent, one copy to the Attorney General's Office, and one copy to the district attorney of the county in which you were convicted or to the original prosecutor if you are challenging your original conviction or sentence. Copies must conform in all particulars to the original submitted for filing.

#### **PETITION**

are presen	Name of institution and county in which you are presently imprisoned or where and how you thy restrained of your liberty: <u>ELY STATE PHISON</u> WHITE PINE	l.
Doug	Name and location of court which entered the judgment of conviction under attack:  AS COUNTY DISTRICT COURT	
	Date of judgment of conviction: Sept 10, 2018	
4.	Case number: 18-CR-00084 18-CR-00116	
2440	(a) Length of sentence: /2mos - 72mos Consecutive	
	(b) If sentence is death, state any date upon which execution is scheduled:	
this motion	Are you oresently serving a sentence for a conviction other than the conviction under attack in ? Yes No No	
AFIRA	Nature of affense involved in conviction being challenged (1) PUNCIPAL TO GRACE	D LARCE
8.	What was your plea? (check one):  (a) Not guilty (b) Guilty (c) Nolo contendere	
9. guilty to and	If you entered a plea of guilty to one count of an indictment or information, and a plea of not other count of an indictment or information, or if a plea of guilty was negotiated, give details:	
10,	If you were found guilty after a plea of not guilty, was the finding made by: (check one)  (a) Jury (b) Judge without a jury	
11.	Did you testify at the trial? Yes No	
12.	Did you appeal form the judgment of conviction? Yes X No	
13.	If you did appeal, answer the following:  (a) Name of Court: NOUADA SUPREME COM  (b) Case number or citation: # 174/4-COA # 774/5~COA  (c) Result: HEFILMED	

(d) Date of result:	
(Attach copy of order or decision, if available.)	
14. If you did not appeal, explain briefly why you did not:	
15. Other than a direct appeal from the judgment of conviction and sentence, have you p filed any petitions, applications or motions with respect to this judgment in any court, state or federal Yes No _X	oreviousi ral?
<ul><li>16. If your answer to No. 15 was "yes", give the following information:</li><li>(a)(1) Name of court:</li><li>(2) Nature of proceeding:</li></ul>	
(2) Nature of proceeding:	
(3) Grounds raised:	<u> </u>
(4) Did you receive an evidentiary hearing on your petition, application or motion?	
Yes No (5) Result:	
(6) Date of result:	
(7) If known, citations of any written opinion or date of orders entered pursuant to such	h result:
(b) As to any second petition, application or motion, give the same information:	
(1) Name of court:	
(1) Name of court:(2) Nature of proceeding:	
(3) Grounds raised:	
(4) Did you receive an evidentiary hearing on your petition, application or motion?	
ies No	
(5) Result:	
(6) Date of result: (7) If known, citations of any written opinion or date of orders entered pursuant to	
result:	such a
(c) As to any third or subsequent additional applications or motions, give the same	
miormanon as above, list them on a separate sheet and attach	
(d) Did you appeal to the highest state or federal court having jurisdiction, the result or taken on any petition, application or motion?	action
(1) First petition, application or motion? Yes No (5)	۸
Citation or date of decision:  (2) Second petition, application or motion? Yes No	+
(2) Second petition, application or motion? Yes No	
Citation or date of decision:  (3) Third or subsequent petitions, applications or motions? Yes No  Citation or date of decision:	
(e) If you did not appeal from the adverse action on any position application or mation or mation of the second of	colain
e included on paper which is 8 ½ by 11 inches attached to the petition. Your response may not expensively continuous transport to the petition. Your response may not expensively continuous transport to the petition.	
To mind whiten or type written pages in length.)	
<del></del>	

court by was	. Has any ground being raised in this petition been previously presented to this or an y of petition for habeas corpus, motion, application or any other postconviction proce	y other æding?
	Which of the grounds is the same: NA	
(b)	The proceedings in which these grounds were raised:	
	Briefly explain why you are again raising these grounds. (You must relate specificities question. Your response may be included on paper which is 8 ½ by 11 inches at Your response may not exceed five handwritten or typewritten pages in length.)	c facts tached
grounds were facts in respo	If any of the grounds listed in No.'s 23(a), (b), (c) and (d), or listed on any addition ached, were not previously presented in any other court, state or federal, list bries not so presented, and give your reasons for not presenting them. (You must relate onse to this question. Your response may be included on paper which is 8 ½ by 1 e petition. Your response may not exceed five handwritten or typewritten pages in len	fly who specifi
nust relate sp	Are you filing this petition more than one year following the filing of the judge the filing of a decision on direct appeal? If so, state briefly the reasons for the delay ecific facts in response to this question. Your response may be included on paper which the sattached to the petition. Your response may not exceed five handwritten or type to be a second five h	. (You
nust relate sp. ½ by 11 inc ages in length 20. I dgment unde	ecific facts in response to this question. Your response may be included on paper which hes attached to the petition. Your response may be included on paper which	A (You
20. If yes,	excific facts in response to this question. Your response may be included on paper which the attached to the petition. Your response may not exceed five handwritten or type of the control of the petition or appeal now pending in any court, either state or federal, as attack? Yes	c. (You

NRS 6214.030 Specifically Spells out Due Process OF LACE)
Supporting FACTS (Tell your story briefly without citing cases or law.): A)RS 62H-030-57A7E5  STATUTORY PROCEDURES Allo IN DIQUE FOR SEALUROS DUENTE RECORDS  CADINES 63H-030 (Z) ADDITIONALLY STATES THAT SOLVENIAGE RECORDS  MILLONIA BIO ODDIED BU COURT OFFIRE MR (OTAS JUNONITERORDER  THIS ROSULTEAN IN HIS THEGAL SENTENCE:  (b) Ground Two: VIOLATION OF EQUAL PROTECTION)
Supporting FACTS (Tell your story briefly without citing cases or law.): (10/1)CORDORATE  HILL HACTS IN GKOUND ONE INHO CKOUND TUXO NR. 5 G.24.030(2)  15 Designed TD DROTECT JOVENIA. COURT ROLGIES, UR COTAIS  IN CORDS URROLLUST TAKEN I HEADING OUT BE STATE ATTORNEY  HAD TROUDER (ISE) TROM HADINGT WIR COTA AT SENTENCING  (NUS VIOLATING EQUAL-PROTECTION).
(c) Ground Three:
Supporting FACTS (Tell your story briefly without citing cases or law.):
(d) Ground Four:
Supporting FACTS (Tell your story briefly without citing cases or law.):

### **DECLARATION PURSUANT TO: N.R.S. 208.165**

I, MICHAEL COTA	, OF INMATE IDENTIFICATION
NUMBER: 1206075	, AM A LAWFULLY
COMMITTED PRISONER OF TI	HE NEVADA DEPARTMENT OF
CORRECTIONS, PRESENTLY	IN THE LAWFUL CARE AND
CUSTODY OF ELY STATE PRISO	ON, LOCATED AT: 12000 NORTH
BOTHWICK ROAD, (MAILING) I	P.O. BOX 1989, IN CITY OF: ELY,
COUNTY: WHITE PINE, STATE:	NEVADA, 89301. DOES AFFIRM
THAT THE A	TTACHED DOCUMENT
ENTITLED: PETITION FOR WILL	TOP HABEAS CORPUS_,
IS TRUE & CORRECT TO THE	BEST OF MY KNOWLEDGE &
BELIEF, AND ANY FALSE STA	TEMENT OF MATERIAL FACT
MADE THERE IN SHALL BE SU	UBJECTED TO THE PAINS AND
	URSUANT TO: <u>N.R.S.</u> 208.165,
THIS, THOSE HUGUST	,20 <u>7/</u> .
INMATE SIGNATURE:	0100 4
INMATE NAME (PRINTED):	MCHAEL COTA
ADDRESS: ELY STATE PRISON	10111-
P.O. BOX 1989, ELY, N	NEVADA 89301

# AFFIRMATION PURSUANT TO NRS 239B.030

I, MICHAEL COTA , NDOC# 1206075
CERTIFY THAT I AM THE UNDERSIGNED INDIVIDUAL AND THAT THE
ATTACHED DOCUMENT ENTITLED PETITION FOR WRITT OF
HABEAS CORPUS
DOES NOT CONTAIN THE SOCIAL SECURITY NUMBER OF ANY
PERSONS, UNDER THE PAINS AND PENALTIES OF PERJURY.
DATED THIS DAY OF, 20
SIGNATURE: MA Color
INMATE PRINTED NAME: MICHAEL COTA
INMATE NDOC#/206075
INMATE ADDRESS: ELY STATE PRISON P. O. BOX 1989 ELY, NV 89301

1 Case No. 2018-CR-00116B RECEIVED 2021 AUG 12 M 8:52 2 Dept. No. II AUG 1 2 2021 武治ELIAMS 3 Douglas County 4 District Court Clerk 5 6 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF DOUGLAS 8 9 MICHAEL COTA, 10 Petitioner, ORDER 11 vs. 12 WARDEN, Nevada Department of Corrections, 13 Respondent. 14 Petitioner filed a Petition for Writ of Habeas Corpus (Post-15 Conviction) on August 9, 2021. The Petition has not been served 16 on the Attorney General or the District Attorney. NRS 34.730. 17 Petitioner shall, no later than September 12, 2021, serve the 18 Attorney General and the District Attorney with conformed copies 19 of the Petition and file proof of service with the Court. Failure 20 to comply will result in dismissal of the Petition. 21 The State shall, within 45 days of service of the Petition, 22 respond to the Petition and file a return in accordance with the 23 /// 24 /// 25 26 /// 27 ///

THOMAS W. GREGORY DISTRICT JUDGE NINTH JUDICIAL DISTRICT COURT PO. BOX 218 MINDEN, NV 89423

28

///

1	provisions of NRS 34.360 to 34.830, inclusive, and/or file a
2	motion to dismiss.
3	IT IS SO ORDERED.
4	DATED this /2 <sup>th</sup> day of August, 2021.
5	
6	Jali. la
7	THOMAS W. GRAGORY DISTRICT JODGE
8	
9	
10	Copies served by mail/hand delivery on August 12-1, 2021,
11	addressed to:
12	Michael Cota (Mail)
13	Ely State Prison
14	P.O. Box 1989 Ely, Nevada 89301
15	
16	Douglas County District Attorney's Office (Hand Delivery) 1038 Buckeye Road
17	Minden, Nevada 89423
18	Office of the Attorney General (Mail)
19	100 N. Carson Street Carson City, Nevada 898701
20	• •
21	_ quin c. Plente
22	Erin C. Plante
23	•
24	
25	
26	
27	

THOMAS W. GREGORY
DISTRICT JUDGE
NINTH JUDICIAL,
DISTRICT COURT
P.O. BOX 218
MINDEN, NV 89423

			<b>!</b>
1	RECE	IVED	FILED
2	AUG 1	1	2021 AUG 19 PM 12: 0
3	·		BOBBIE R. WILLIAMS
4	Douglas District Co		: (Lithin)
. 5	9th Judicial DIS	TRICT COURT	DEPUT
6	DOUGLAS COUNTY NEVADA		
7			
8	NAME, MICHAEL COTA		1 .
9	Plaintiff(s),		
10	-vs-	CASE NO.	
11	NAME, STATE OF NEVADA	18-CR-DO	84
.12	Defendant(s).	18-CR- 011	
13		ATE TORT C	ONWANN
14	NOTICE OF COL	131 C+1	
15	1 John Col	INOEL-	
16			
17	COMES NOW, MICHAEL COTA, in PRO PER		espectfully
18	Moves this Honorable Court for a NOTICE OF (	COUNSEL	
19		·	
20	·	·	
21		•	
22		•	
23	The shove is made and based on the fall-out.		
24	The above is made and based on the following Mem	iorandum of Points a	nd Authorities.
25	*		·
26	•		·
27	•		
,		•	

	1 AS OF The DATE OF THIS FILLY IN A D-	
	THE WIND WIND RELOST	
	2 SHOW THAT ATTY JOHN PARRIS OF LAS VEGAS 15	
	TEL OF THE CONDICT AND	
	CX DOOK SOFT PROPERTY OF THE BOTH	
	OF THE ABOVE KEFERFIVED CASTS AS WELL AS	
(	MY STATE TORTE COMPLAINT.	
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
. 19		
20		
21		
22		
23	$\mathcal{L}_{\mathcal{L}}$	
24	Dated this 10 day of 10 ugust 2021	
25		
26	By V MS Cafa	<b>)</b> _
27	560	_
28		

### **AFFIRMATION**

	Pursuant to NRS 239b.030
	The undersigned does hereby affirm that the preceding document,
,	4 I ANTICE OF O
!	Filed in case number: CR-18-0084. CR-18-0116, STATE TORTE CONDAN.
(	Document does not contain the social security number of any person
7	Or
8	Document contains the social security number of a person as required by:
, 9	□ A Specific state or federal law, to wit
10	
11	Or
12	□ For the administration of a public program
13	Or
14	□ For an application for a federal or state grant
15	Or
16 17	☐ Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230, and NRS 125b.055)
18	DATE: 8/16/21
19	
20	X M J (AFO) 31 (Signature)
21	MOHATI COTO
22	(Print Name)
23	Dog Sol
24	(Attorney for)
25	
26	
27	

RECEIVED AUG 2 0 2021 Douglas County District Court Clerk 2021 AUG 20 AM 9: 54 9/ LUDICIAL DISTRICT COURSELLS COUNTY NEVADA MICHAEL COTA Plaintiff(s), CASE NO. WARDEN GITTERE NAME, Defendant(s). NOTICE OF COMPLIANCE , in PRO PER and herein above respectfully The above is made and based on the following Memorandum of Points and Authorities. 

	CERTIFICATE OF SERVICE BY MAIL		
	Pursuant to NRCP Rule 5 (b), I hereby certify that I am the Petitioner/Defendant named herein		
	and that on this		
	foregoing PETITION FOR WRIT OF HABEAS to the following:		
	CORPUS to the tonowing:		
ı			
	DONALAS COUNTY DISTRICT ATTY.		
	1038 Buckeye RD		
g	HINDEN, NV 89423		
10			
11	AFTORNEY GENERAL		
12	100 N. CARSON ST.		
13	CARSON CITY, NV 89701		
14			
15			
16	BY: X MACOU		
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

# Douglas County District Attorney 1038 Buckeye Road Minden, NV 89423 (775) 782-9800 Fax (775) 782-9807

### RECEIVED

SEP 15 2021

Case No. 18-CR-00116B

Douglas County District Court Clerk

Dept No. II

FILED

2021 SEP 15 PM 2: 37

DA 18-1274M

This document does not contain personal information of any person

5

1

2

3

4

6

7

8 9

10

11

12

v.

13

14 15

16

17

18 19

20 21

22

23 24

25

26

27

28

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

MICHAEL LUIS COTA, JR.,

Petitioner,

THE STATE OF NEVADA,

Respondents.

ANSWER TO PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)

Respondents, by and through, the Douglas County District Attorney's Office, respond to Michael Luis Cota, Jr.'s, post-conviction petition for a writ of habeas corpus filed in the above-entitled matter. This response is based on the following memorandum of points and authorities, as well as all other pleadings, documents, and exhibits on file.

### ARGUMENT

### I. Standard of Review

"Any person convicted of a crime and under sentence of . . . imprisonment who claims that the conviction was obtained or that the sentence was imposed in violation of the Constitution of the United States or the Constitution or laws of this State, may . . . file a postconviction petition for a writ of habeas corpus." NRS 34.724(1).

///

///

2

3

4

5

6

8

9

10

11

1.2

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

### A. The Petitioner's Petition is Untimely Filed and Must Be Dismissed.

NRS 34.726(1) provides that where an appeal has been taken from a judgment of conviction, a post-conviction petition for a writ of habeas corpus that challenges the judgment of conviction must be filed with the district court "within 1 year after the supreme court issues its remittitur." Gonzales v. State, 118 Nev. 590, 593, 53 P.3d 901, 902 (2002). "This language is clear and unambiguous." Id. "In cases where the defendant has filed a timely direct appeal, the one-year period for filing a post-conviction habeas petition commences to run from the date that this court issues its remittitur." Id.

The Nevada Supreme Court issued its remittitur in this case on April 13, 2020, and Petitioner failed to file his petition for a writ of habeas corpus before April 13, 2021. Appellant's petition was therefore untimely filed and, accordingly, it is procedurally barred absent a demonstration of cause for the delay and undue prejudice, see NRS 34.726(1), or a showing that the procedural grounds should be excused to prevent a fundamental miscarriage of justice, Pellegrini v. State, 117 Nev. 860, 887, 34 P.3d 519 (2001), abrogated on other grounds by Rippo v. State, 134 Nev. 411, 423 n.12, 423 P.3d 1094, 1097, n.12 (2018). Because Petitioner made no attempt to overcome the procedural bar by making such a demonstration his petition must be dismissed. See State v. Eighth Judicial Dist. Court (Riker), 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005) (explaining the application of procedural bars is mandatory).

### В. The Claims in Petitioner's Petition are Procedurally barred and the claims must be dismissed.

Nevada's procedural bars are mandatory. See, e.g., Clem v. State, 119 Nev. 615, 623 n. 43, 81 P.3d 521, 527 n.43 (2003). "Where the defendant has pleaded guilty, the only claims that may be raised thereafter [in a habeas proceeding] are those involving the voluntariness of the plea itself and the effectiveness of counsel." Kirksey v. State, 112 Nev. 980, 999, 923 P.2d 1102, 1114 (1996); NRS 34.810(1)(a); see also Yohey v. Wickham, 460 P.3d 993 (Nev. 2020) (unpublished) (explaining that a due process claim of court error at sentencing fell outside the scope of claims permissible in a post-conviction petition for a writ of habeas corpus challenging a judgment of conviction based on a guilty plea). No such claims are raised by

petitioner and the petition must be dismissed. NRS 34.801(1)(a). Even if petitioner's conviction was a result of a trial, claims in a petition that could have been, (1) "presented to the trial court," or (2) "raised in a direct appeal" must be dismissed unless a petitioner demonstrates good cause and actual prejudice." NRS 34.810(1)(b). Grounds 1 and 2 in the petition could have been presented to the trial court and/or raised in a direct appeal. Petitioner made no attempt to overcome the procedural bars by showing good cause and prejudice. *See State v. Eighth Judicial Dist. Court (Riker)*, 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005) (explaining the application of procedural bars is mandatory). To the extent petitioner's claims were previously raised on direct appeal, these claims are barred by the doctrine of law of the case which "cannot be avoided by a more detailed and precisely focused argument." *Hall v. State*, 91 Nev. 314, 316, 535 P.2d 797, 799 (1975).

### C. Evidentiary Hearing

This Court must determine whether an evidentiary hearing is required upon review of the return, answer and all supporting documents which are filed. NRS 34.770(1). A petitioner is only "entitled to a post-conviction evidentiary hearing when he asserts claims supported by specific factual allegations not belied by the record that, if true, would entitle him to relief."

Mann v. State, 118 Nev. 351, 353, 46 P.3d 1228, 1229 (2002). If petitioner does not satisfy that standard, this Court must dismiss the petition without an evidentiary hearing. NRS 34.770(2). Petitioner's allegations in grounds one and two are not supported by specific factual allegations not belied by the record, that, if true, would entitle him to relief. Therefore, the Court must dismiss the petition.

### D. Petitioner's claims lack merit.

All of Petitioner's claims lack merit. No part of NRS 62H.030 makes Petitioner's sentence illegal. A sentencing Court is not restricted from considering any reliable and relevant evidence at the time of sentencing, NRS 176.015, and its exercise of discretion at sentencing will not be reversed unless its decision is supported solely by impalpable and highly suspect evidence. *Denson v. State*, Nev. 489, 492, 915 P.2d 284, 286 (1996). "Any court of this State may inspect records that are sealed if the records relate to a person who is less than

Douglas County District Attorney	Minden, NV 89423
1038 Buckeye Road	(775) 782-9800 Fax (775) 782-9807

21 years of age and who is to be sentenced by the court in a criminal proceeding." NRS 62H.170(3). A district court violates a defendant's due process rights if it bases its sentencing decision on "materially untrue assumptions concerning his criminal record." State v. Eighth Judicial Dist. Court, 100 Nev. 90, 96, 677 P.2d 1044, 1048 (1984). That did not occur here. To establish a successful equal protection claim, the defendant initially "has the burden of proving 'the existence of purposeful discrimination" against a class of persons. McCleskey v. Kemp, 481 U.S. 279, 292 (1987) (quoting Whitus v. Georgia, 385 U.S. 545, 550 (1967)). Petitioner failed to meet his burden to demonstrate a violation of the equal protection clause.

### CONCLUSION

Petitioner's claims are untimely, procedurally barred, and meritless. He is not entitled to an evidentiary hearing and the petition must be dismissed.

DATED this / day of September, 2021.

MARK B. JACKSON DISTRICT ATTORNEY

Matthew Johnson

Deputy District Attorney

1038 Buckeye Road Minden, NV 89423

(775) 782-9800

(CII) 102-3000 Fax (II) 102-9001

Case No. 18-CR-00116B

Dept No. II

v.

DA 18-1274M

This document does not contain personal information of any person

# IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

MICHAEL LUIS COTA, JR.,

Petitioner,

THE STATE OF NEVADA,

Respondents.

RETURN (Post-Conviction Petition for Writ of Habeas Corpus)

Whereas, a Petition for Writ of Habeas Corpus was filed on or about August 9, 2021, in the Ninth Judicial District Court of the State of Nevada, in and for the County of Douglas, return is hereby made and Respondent, State of Nevada, by and through the Douglas County District Attorney's Office, states as follows:

- Petitioner is in the custody of the Nevada Department of Corrections, by virtue of
  Judgment of Conviction entered by the Ninth Judicial District Court of the State of
  Nevada. A certified copy of the Judgment of Conviction is attached hereto and
  incorporated herein by reference.
- That said conviction was not obtained and said sentence was not imposed in violation of the constitution of the United States or the constitution or laws of the State of Nevada.

DATED this <u>/</u>S day of September, 2021.

MARK B. JACKSON DISTRICT ATTORNEY

Matthew Johnson
Deputy District Attorney 1038 Buckeye Road Minden, NV 89423 (775) 782-9800

Douglas County District Attorney 1038 Buckeye Road Minden, NV 89423 (775) 782-9800 Fax (775) 782-9807

### RECEIVED

Case No. 18-CR- Oil 1

Dept. No. II

DA Case No. 18-1274M

JUL 25 2018

**Pouglas County** Divinia Guart Clérk 2018 JUL 25 AM 10: 50

This document does not contain personal information of any person

5

6

7

4

2

3

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

8

9 THE STATE OF NEVADA,

10 11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

vs.

INFORMATION

MICHAEL LUIS COTA JR.,

Defendant.

Plaintiff,

Douglas County District Attorney Post Office Box 218 Minden, Nevada 89423 (775) 782-9800 Fax (775) 782-9807

Matthew Johnson, Deputy District Attorney, within and for the County of Douglas, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court that Michael Luis Cota Jr. has committed the crime of BATTERY BY A PRISONER IN CUSTODY, a violation of NRS 200.481(2)(f), a category B felony.

The defendant, on or about July 6, 2018, and before the filing of this Information, at and within the County of Douglas, State of Nevada,

did willfully and unlawfully, while a prisoner in the lawful custody or confinement of the Douglas County Sheriff's Office, use force or violence upon the person of another, to-wit: the defendant punched Douglas County Sheriff's Deputy Joshua Hodges in the face and hit Douglas County Sheriff's Deputy Michael Barden's hand, knocking an electroshock weapon out of his hand, all of which occurred in the Douglas County Jail in the County of Douglas, State of Nevada,

26 27

l

against the peace and dignity of the State of Nevada. Complainant prays the defendant be dealt with according to law.

Matthew Johnson Deputy District Attorney

## Douglas County District Attorney Post Office Box 218 Minden, Nevada 89423 (775) 782-9807 Fax (775) 782-9807

## RECEIVED

AUG 0 1 2018

Diniglas County Digital Guar Clerk FILED

2018 AUG - 1 PH 4: 30

BEBBIER. WILLIAMS

CLERK

BY TOWNER

BY TOW

**GUILTY PLEA AGREEMENT** 

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF DOUGLAS

THE STATE OF NEVADA.

Case No. 18-CR- Olic

DA Case No. 18-1274M

Dept. No. II

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

vs.

Plaintiff,

MICHAEL LUIS COTA JR.,

Defendant.

I hereby agree to plead guilty to: BATTERY BY A PRISONER IN CUSTODY, a violation of NRS 200.481(2)(f), a category B felony, as more fully alleged in the Information which I have read and reviewed with my attorney.

My decision to plead guilty is based upon the plea agreement in this case which is as follows: In exchange for my plea of guilty to one count of BATTERY BY A PRISONER IN CUSTODY, a violation of NRS 200.481(2)(f), a category B felony, the State has agreed not to charge a second count of BATTERY BY A PRISONER IN CUSTODY, a violation of NRS 200.481(2)(f), a category B felony in the Information. The parties have the right to argue for any lawful sentence. I understand that, at the time of sentencing, the State may present arguments, facts, and/or witnesses in support of the plea agreement.

I understand that the State also reserves the right at sentencing to provide the court with relevant information that may not be in the court's possession; to call victims to make a victim impact statement; to question my character witnesses; to comment on the circumstances of the crime and my criminal history; and to correct factual misstatements made by me or my character witnesses.

# Douglas County District Attorney Post Office Box 218 Minden, Nevada 89423 (775) 782-9807 Fax (775) 782-9807

2

3

4

5

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

### CONSEQUENCES OF THE PLEA

I understand that, by pleading guilty, I admit the facts which support all the elements of the offense to which I now plead as more fully alleged in the Information, a copy of which I have received and the contents of which I have reviewed with my attorney. I admit that the State possesses sufficient evidence which would result in my conviction.

I understand that, as a consequence of my plea of guilty, I may be imprisoned in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 6 years. I understand that the law requires me to pay an administrative assessment fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense to which I am pleading guilty and to the victim of any related offenses which are being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that, except as otherwise provided by statute, if more than one sentence of imprisonment is imposed, the sentencing judge has the discretion to order the sentences to be served concurrently or consecutively. My attorney has explained the terms concurrent and consecutive and I understand their meaning as it relates to sentencing.

I understand that this plea and resulting conviction may have adverse effects upon my residency in this country if I am not a United States citizen.

I understand and agree that the State, at its discretion, is entitled to either withdraw from this agreement and proceed with the prosecution of the original offenses or be free to argue for an appropriate sentence at the time of the sentencing hearing if I: (1) fail to appear at any scheduled court proceeding in this matter; (2) am arrested for a violation of law in any jurisdiction prior to my sentencing hearing; (3) violate any of my bail conditions; (4) fail to cooperate fully with the Division of Parole and Probation in the preparation of the presentence investigation report in this case if said report is ordered by the court; or (5) fail to comply with

ĺ

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

any other condition stated herein. I understand and agree that the occurrence of any of these acts constitutes a material breach of my guilty plea agreement with the State. I further agree to waive any right I may have to remand this matter to Justice Court should this agreement be set aside for any reason.

I understand that information regarding offenses not filed, dismissed offenses or offenses to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the court within the limits prescribed by statute. I understand that if my attorney, the State of Nevada, or both recommend any specific punishment to the court, the court is not obligated to accept the recommendation.

I understand that the Division of Parole and Probation of the Department of Public Safety may or will prepare a report for the sentencing judge before sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. I understand that this report may contain hearsay information regarding my criminal history and the facts and circumstances related to the offense. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing.

### WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I have waived the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial, the State would bear the burden of proving beyond a reasonable doubt each element of the offense charged.
  - 3. The constitutional right to confront and cross-examine any witnesses who would

testify against me.

1

2

3

4

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction, with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035.

### **VOLUNTARINESS OF PLEA**

I have discussed the elements of all the original offenses against me with my attorney and I understand the nature of these offenses against me.

I understand that the State would have to prove each element of the offenses against me at trial.

I have discussed with my attorney any possible defenses and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all m	y questions regarding this guilty plea agreement and its
consequences to my satisfaction, and I a	am satisfied with the services provided by my attorney.

Dated this day of July, 2018.

MICHAEL LUIS COTA JR.

Defendant

Agreed to this 25 day of July, 2018.

MATTHEW JOHNSON Deputy District Attorney

### CERTIFICATE OF COUNSEL

- I, the undersigned, as the attorney for the defendant named herein and as an officer of the court hereby certify:
- 1. I have fully explained to the defendant the allegations contained in the charges to which guilty or guilty but mentally ill pleas are being entered.
- 2. I have advised the defendant of the penalties for each charge and the restitution that the defendant may be ordered to pay.
- 3. All pleas of guilty or guilty but mentally ill offered by the defendant pursuant to this agreement are consistent with all the facts known to me and are made with my advice to the defendant and are in the best interest of the defendant.
  - 4. To the best of my knowledge and belief, the defendant:
- a. Is competent and understands the charges and the consequences of pleading guilty or guilty but mentally ill as provided in this agreement.
- b. Executed this agreement and will enter all guilty or guilty but mentally ill pleas pursuant hereto voluntarily.

Douglas County District Attorney
Post Office Box 218
Minden, Nevada 89423
(775) 782-9807 Fax (775) 782-9807

c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time of the execution of this agreement.

Dated this \_\_\_\_\_\_ day of July, 2018.

JOHN E. MALONE, Attorney for Defendant

FILED 1 Case No. 18-CR-0116 2018 OCT 10 AM 11: 55 RECEIVED 2 Dept. No. II BOBBIER, WILLIAMS 3 OCT 10 2018 4 Douglas County EY TWAN District Court Clerk 5 6 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF DOUGLAS 8 9 THE STATE OF NEVADA, 10 Plaintiff. 11 Vs. JUDGMENT OF CONVICTION 12 MICHAEL LUIS COTA, 13 Defendant. 14 On the 6th day of August, 2018, Defendant entered a plea of 15 guilty to the following offense contained within the Information: 16 BATTERY BY A PRISONER IN CUSTODY, a violation of 17 NRS 200.481(2)(f), a category B felony. 18 On the 8th day of October, 2018, Defendant appeared for 20 Finding no legal cause why judgment should not be sentencing. pronounced, judgment was rendered as follows: BATTERY BY A 21 PRISONER IN CUSTODY, a violation of NRS 200.481(2)(f), a category B felony, imprisonment in the state prison for a maximum term of seventy-two (72) months and a minimum term of twenty-four (24)

Defendant shall pay statutory fees and assessments of \$25.00

Case Number 18-CR-0084. Defendant is granted zero (0) days credit

THOMAS W. GREGORY DISTRICT JUDGE NINTH JUDICIAL DISTRICT COURT P.O. BOX 218 MINDEN, NY 89423

19

22

23

24

25

26

27

28

for time served.

months to run consecutive to the Ninth Judicial District Court

(NRS 176.062), and \$3.00 (NRS 176.0623).

This judgment constitutes a lien in like manner as a judgment rendered in a civil action. NRS 176.275.

DATED this 102 day of October, 2018.

THOMAS W. GREGORY DISTRICT JUDGE

THOMAS W. GREGORY

STATE OF NEVADA SS 2 COUNTY OF DOUGLAS

3

I, BOBBIE R. WILLIAMS, Clerk of the Court of Douglas County, State of Nevada, and ex-officio Clerk of the District Court, Ninth Judicial District of the State of Nevada, in and for the said County of Douglas; said Court being a Court of Record, having common law jurisdiction, and a Clerk and a Seal, do hereby certify that the attached are true copies of the following originals in Case No. 18-CR-0116 (THE STATE OF NEVADA 11 V. MICHAEL LUIS COTA, JR.) Information, Guilty Plea Agreement 12 and Judgment of Conviction.

13

14

15

16

17

18

19

20

21

22

23

24

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at Minden, in said County and State this 13th day of September, 2021



Bobbie	Williams,	Clerk	of the	Court
Ву:		<i>t</i>	) W	

Deputy Court Clerk

25

26

27

Douglas County District Attorney 1038 Buckeye Road Minden, NV 89423 (775) 782-9800 Fax (775) 782-9807

Douglas County District Attorney 1038 Buckeye Road Minden, NV 89423 (775) 782-9800 Fax (775) 782-9807

RECEIVED

Douglas County IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK

2021 SEP 20 AN 10: 26

MICHAEL LUIS COTA,

Petitioner.

VS.

THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF DOUGLAS.

Respondent,

and

THE STATE OF NEVADA.

Real Party in Interest.

Supreme Court No E83521LIAMS District Court Case No. 18-CR-0084:18-CR-

A-DEPUTY

### RECEIPT FOR DOCUMENTS

TO: Michael Luis Cota

> Douglas County District Attorney/Minden \ Mark B. Jackson, District Attorney Bobbie W. Williams, Douglas County Clerk /

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

09/17/2021

Petition Filing Fee waived. Criminal. (SC)

09/17/2021

Filed Proper Person Petition for Writ of Mandamus. (Exhibits

attached) (SC)

DATE: September 17, 2021

Elizabeth A. Brown, Clerk of Court

lh

	RECEIVED	
1.	SEP 2 3 2021  MEMORANDUM OF POINTS AND AUTHORITIES	2000
2	Douglas County	
	District Court Clark NINTH SODICIAC DISTRICT COURT 2021 SEP 23 /	!! IC: 06
4	DOUBLAS COUNTY NEVADA BOBBIE R. WILL	LIAMS
5		EPUTY
6	MICHAEL COTA CASE NO!	
7	18-CR-0084	
8	18-CK-0116	
9	STATE OF NEUADA 18-CR-00084B	
10	Kespondent 18-CR-0011673	
11		
12	MOTION FOR ORDER FOR COMPlete Docker SHEET	
13		
14	MR LOTAS KEQUESISTO THE CLERK OF COURTS	
15	FOR THOSE DOCKETSHEETS HAVE BEEN 16WORED.	
16	HR COTA NEEDS These Docket Sheets FOR	•.
17	FEDERAL LITILATION, IN ADDITION MR COTA WAS	
18	ONLY ATOMARE OF CASES 18-CR-DOSY AND 18-CR-DIB	•
19	THE OTHER TWO CASE NUMBERS ARE A MYSTERY AND	
20	NEED TO BE IMMEDIATELY RESEARCHED	
21		
22	DATED This 2/ST DAY OF SOPTEMBOR 2021	•
23		
24	X MATERION I	
25		
26		
27		
28		
	(	587
11		-

### AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding complaint does not contain the social security number of any person.

\_day of SUPTOMBER\_, 20 21.

. 1 2

;3 :4

: 5

: 21

28

\* :

ELY STATE PRISON P.O. BOX 1989

Ely, NV. 89301

Plaintiff In Pro Se

## / FILED

1	Case No. 2018-CR-00084/00084B/00116/00116B
- 11	Dept. No. II RECEIVED BOSDIE R. WILLIAMS
3	CLERK
4	OCT 15 2021 DEPUTY
5	Douglas County District Court Clerk
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	
9	THE STATE OF NEVADA,
10	Plaintiff,
11	ORDER REGARDING MOTION FOR COMPLETE DOCKET SHEET
12	MICHAEL LUIS COTA,
13	Defendant.
14	Defendant/s Motion for
15	THIS MATTER comes before the Court on Defendant's Motion for
16	Complete Docket Sheet filed on September 23, 2021. Good cause
17	appearing, the Clerk of the Court shall provide Defendant with the
18	complete docket sheet for each case.
19	IT IS SO ORDERED.
20	DATED this 14th day of October, 2021.
21	
22	THOMAS W. GREGORY DISTRICT JUDGE
23	
24	1
25	5
26	6
2'	7
2.	8

THOMAS W. GREGORY
DISTRICT JUDGE
NINTH JUDICIAL
DISTRICT COURT
PO. BOX 218
MINDEN, NV 89423

1			
1	$\frac{1}{1}$		
2	addressed to:		
3	Douglas County District Attorney's Office (Hand Delivery) 1038 Buckeye Road		
4	Minden, Nevada 89423		
5	Michael Cota (Mail)		
6	#1206075 Ely State Prison		
7	P.O. Box 1989		
8	Ely, Nevada 89301		
9	Office of the Attorney General (Mail)		
10	100 N. Carson Street Carson City, Nevada 89701		
11			
12			
13	Quin c. l'ente		
14	Erin C. Plante		
15			
16			
17			
18			
19	•		
20			
21			
22			
23			
24			
25			
26 27			
21			

THOMAS W. GREGORY DISTRICT JUDGE NINTH JUDICIAL DISTRICT COURT P.O. BOX 218 MINDEN, NV 89423

28

1. F. 1

. 1 RECEIVED OCT 15 2021 Douglas County District Court Clerk MICHAEL COTA NAME, Plaintiff(s), CASE NO. 2018 - CR-20116BD NAME, NINTL JUDICIAL DISTRIC Defendant(s). DETITION FOR WRIT OF HANDAMUS , in PRO PER and herein above respectfully Moves this Honorable Court for a The above is made and based on the following Memorandum of Points and Authorities. 

591.

### B. NATURE OF THE CASE

'3

1,2

.l 

Briefly state, in numbered paragraphs, the background facts of your case (you may attach additional pages, in necessary):

•		
1	MR COTA HAS ACSO FILED ON 8/23/21 A HOTTON	,
2	TO Composformer Courses to PRODUCE CASE	
3	RECORDS, to DATE NO Reply! UR COTA HAS	٠
` 4	A CONSTITUTIONAL XIGHT OF ADDRESS THE COURT	
5	This is being Donied. THE NINTH SUDICIAL DISTRICT	
6	COURT Refuses TO EVEN SUPPLY A CASE # OD	
7	A CIVIL KIGHTS ACTION AGAINST THEM	
8	A WRIT OF MANDAMIS MUST BO ISSUED TO COMPO!	
9	The Court to perform their legal DUTTES.	
10		ı
11		
12		
13		
14		•
15		
16		
17		
18		
19		
20		3
21		
22		•
23	Dated this day of	
24	Dated this // day of OTObek, 202/	•
25	West Cotto	
26 27	Ву: <u>X M 2 СФГСТ) 4—</u>	
28		-02
	3	593
(1	$\mathbf{I}$	

	CERTIFICATE OF SERVICE BY MAIL
2	Pursuant to NRCP Rule 5 (b), I hereby certify that I am the Petitioner/Defendant named herein
3	
4	foregoing FOR WRIT OF MANDAMIS to the following:
· 5	
6	
7	DINGUAS COUNTY DISTRICT ATTORNEY
. 8	
9	MINDEN, NV 89423
10	
11	
12	· · · · · · · · · · · · · · · · · · ·
13	
, 14	-
15	$\sim 10^{-1}$
16	BY: MA 1010 11
17	
18	
19	
20	,
21	
22	
23	
24	
25	
26	

### AFFIRMATION -

Pursuant to NRS 2395 030

	1 disdail to 14K3 2590,050		
3	The undersigned does hereby affirm that the preceding document,		
· 4	11-11-11-11-11-11-11-11-11-11-11-11-11-		
5	(Title of Document)		
6	Document does not contain the social security number of any person		
7	Or		
8	☐ Document contains the social security number of a person as required by:		
. ´9	41		
10			
11	Or		
12	☐ For the administration of a public program		
13	Or		
14	□ For an application for a federal or state grant		
<sup>'</sup> 15	Or		
16 17	☐ Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230, and NRS 125b.055)		
18	DATE: 10-7-21		
19	1 State of the		
20	(Signature)		
21	HICHAEL COTA		
22	(Print Name)		
23	DRO Se		
24	(Attorney for)		
25			
26			
27	i de la companya de		

EXHIBIT 1

EXHIBIT 1

### RECEIVED AUG 0 9 2021 Case No. Dept. No. Douglas County District Court Clerk

.4

:: 

JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

MICHAEL COTA	
Plaintiff,	
JOHN MACOUT Thomas 14- GREGOLY DOUGLAS CO. DISTRICT ATTOL	(KK)
Defendant.	

STATE CIVIL RIGHTS COMPLAINT

Comes now Plaintiff, and for his cause of action, complains of Defendants, and each of them as follows:

### A. JURISDICTION.

11	1) This complaint alleges that the civil rights of Plaintiff, MCHAEL COTA, who present
17	resides at Ely State Prison, White Pine County, Ely, Nevada, were violated by the actions of the below-
18	named individuals, which were directed against Plaintiff at (Institution where violations occurred)
19	LOUGLAS COUNTY SALC , on the following dates: Count I: 10-8-18
!. 20	Count II:
	applicable):
1	
2	2) Defendant (Full Name): Off MALONE, resides at (Full
3	Address) POROX 2/8 MINDEN, NV 89423 and is employed as (Title and Position; if
4	any): OUNSEL This defendant is sued in his/her (check one or
5	both): X Individual X Official capacity. Explain how this defendant was acting under color of
5	Official capacity. Explain how this defendant was acting under color of
,	1aw: PARTICIPATED INA Plan TO VIOLATE NRS 62H.030(2)
	WHICH VIOLATED DUE PROCESS LAW
	ł

CEXHIBIT 2

EXHIBIT 2



# BOBBIE R. WILLIAMS CLERK OF COURT COURT ADMINISTRATOR JURY COMMISSIONER

District Court Clerk's Office (775) 782-9820 Tahoe Justice Court (775) 586-7200 East Fork Justice Court (775) 782-9955

#### NOTICE OF RETURNED DOCUMENTS

Date: 8 9 2001
From: District Court Clerk's Office
Re: Enclosures
The enclosed documents are being returned for the following reason(s):
Civil Cover Sheet required
Filing fee required (Fee schedule provided) \$385.00
Incorrect filing fee received in Forma Pauperis
Non-compliance of Rule 11 of Rules of Civil Procedure (Signing of pleadings)
Non-compliance of Rule 12 of the District Court Rules; specifically,
Other:
We apologize for any inconvenience caused by the return of these documents. If you have any questions, please feel free to contact our office.
Very truly yours,
CLERK OF THE COURT
Deputy Court Clerk

Enclosure

EXHIBIT 3

EXHIBIT 3

RECZIVED 1 Case No. 2018-CR-00084B 2021 AUC 12 AM 8: 52 AUG 1 2 2021 2 Dept. No. II PODUCE R. WILLIAMS CLERK Douglas County 3 District Court Clerk 4 K. WILFERT CEPUTY 5 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF DOUGLAS 7 8 MICHAEL COTA, 9 Petitioner. 10 ORDER 11 vs. WARDEN, Nevada Department of 12 Corrections, 13 Respondent. 14 Petitioner filed a Petition for Writ of Habeas Corpus (Post-15 Conviction) on August 9, 2021. The Petition has not been served 16 on the Attorney General or the District Attorney. NRS 34.730. 17 Petitioner shall, no later than September 12, 2021, serve the 18 Attorney General and the District Attorney with conformed copies 19 of the Petition and file proof of service with the Court. 20 to comply will result in dismissal of the Petition. . 21 The State shall, within 45 days of service of the Petition, 22 respond to the Petition and file a return in accordance with the 1// 24 /// 25 /// 26 27 III111 28

THOMAS W. GREGORY
DISTRICT JUDGE
NINTH JUDICIAL
DISTRICT COURT
P.O. BOX 218
MINDEN, NV 89423

1	provisions of NRS 34.360 to 34.830, inclusive, and/or file a
2	motion to dismiss.
3	IT IS SO ORDERED.
4	DATED this 12th day of August, 2021.
5	1111
, 6	THOMAS W. GREGORY
7	DISTRICT JUDGE
. 8	
9	
10	Copies served by mail/hand delivery on August 124, 2021,
11	addressed to:
12	Michael Cota (Mail)
13	#1206075 Ely State Prison
14	P.O. Box 1989
15	Ely, Nevada 89301
. 16	Douglas County District Attorney's Office (Hand Delivery)
17	1038 Buckeye Road Minden, Nevada 89423
18	Office of the Attorney General (Mail)
19	100 N. Carson Street
,	Carson City, Nevada 898701
21	Bai a Plenta
22	Erin C. Plante
23	
24	
25	
26	
27	· ·

THOMAS W. GREGORY DISTRICT JUDGE NINTH JUDICIAL DISTRICT COURT F.O. BOX 218 MINDEN, NV 89423

EXHIBITY

EXHIBITY.

#### - AUG 12 2021

2018-CR-00116B Case No.

Douglas County District Court Cluth

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

2021 11/6 12 11/1 8:52

DOLLIE PLYTLLIAMS

EPUTY

ORDER.

3

1

2

4

5

6

7

8

9

10

11

vs.

12

13

14

15 16

17

1.8 19

20

21 22

23

24

25

26

27

28

MICHAEL COTA,

Dept. No. II

Petitioner,

WARDEN, Nevada Department of Corrections,

Respondent.

Petitioner filed a Petition for Writ of Habeas Corpus (Post-Conviction) on August 9, 2021. The Petition has not been served on the Attorney General or the District Attorney. NRS 34.730. Petitioner shall, no later than September 12, 2021, serve the Attorney General and the District Attorney with conformed copies of the Petition and file proof of service with the Court. to comply will result in dismissal of the Petition.

The State shall, within 45 days of service of the Petition, respond to the Petition and file a return in accordance with the

/// ///

///

///

///

P.O. BOX 218 MINDEN, NV 89423

1	provisions of NRS 34.360 to 34.830, inclusive, and/or file a
2	motion to dismiss.
3	IT IS SO ORDERED.
4	DATED this /2th day of August, 2021.
5	1.6/0
6	THOMAS W. GREGORY
7	DISTRICT JODGE
. 8	•
9	
10	Copies served by mail/hand delivery on August 12-1, 2021,
11	addressed to:
12	Michael Cota (Mail) #1206075
13 .	Ely State Prison
14	P.O. Box 1989 Ely, Nevada 89301
15	Douglas County District Attorney's Office (Hand Delivery)
16	1038 Buckeye Road
17	Minden, Nevada 89423
18	Office of the Attorney General (Mail)
19	100 N. Carson Street Carson City, Nevada 898701
20	quin c. Clente
21	Erin C. Plante
22	
· 23	
24	
25	
26	
27	

THOMAS W. GREGORY
DISTRICT JUDGE
NINTH JUDICIAL
DISTRICT COURT
P.O. BOX 218
MINDEN, NV 89423

- 1	<b>€</b> -
1	RECEIVED
2	JUL 2 8 2021
3	Douglas County District Court Clerk
4	Bite and the MANS
5	DOUGLAS COUNTY NEUADA
6	DOUGLAS COUNTY NEUHDA
7	
8	NAME, MICHAEL COTA
9	Plaintiff(s),  CASE NO.
10	-vs- 18-CR-0116
17	NAME, SIFIE OF NEUHOH 18-CR-0084
12	Defendant(s).
13	
14	MOTION FOR MODIFICATION OF SENTENCE
15	1/0/100 / 0/0/100
.16	COMES NOW, DAINTIFF , in PRO PER and herein above respectfully
17	Moves this Honorable Court for a ORDER TO HODIEY THE SENTENCES
18	Moves this Hollorable Court for a OCTOBER 8 20/8.
19	IMPORTI ON OCTOTAL OF IN-
20	
21	
22	
23	The above is made and based on the following Memorandum of Points and Authorities.
24	
25	
26	
27	<b>[</b>

EXHIBIT6

EXHIBIT6

.		
1	RECEIVED	
2	JUL 2 8 2021	ľ
з	Douglas County District Court Clerk  Douglas County District Court Clerk	
4	ETELLE A MALIAMS	
5	9th JUDICIAL DISTRICT COURT BY LEFUTY	
6	DOUGLAS COUNTY NEUADA DEPUTY	
7		
в	NAME, MICHAEL COTA	
9	Plaintiff(s),  CASE NO.	
10	-vs- 18-CR-0116	
11.	NAME, STATE OF NEUADA 18-CR-00841	
12	Defendant(s).	
13		١
14	MOTION FOR MODIFICATION OF SENTENCE	<del> </del>
15	1/0/10/0 / 0/2 / 100 / 10	
16	COMES NOW, DIAINTIFE, in PRO PER and herein above respectfully	
17		Ì
18	Moves this Honorable Court for a ORDERTO MODIFY THE SENTENCES  [MINOSED ON) OCTOBER 8, 2018.	
19	MAOSED ON CETUBER O, 2013.	Ì
20		
21		
22		
23	The above is made and based on the following Memorandum of Points and Authorities.	
24		
25		
26		
27		ŀ
28	. 1	

OCT 1 8 2021

Dougles County

District Court Clerk IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBSIE R. WILLIAMS

**ntputy** 

MICHAEL LUIS COTA.

Petitioner.

VS.

THE NINTH JUDICIAL DISTRIC

COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF

DOUGLAS,

Respondent,

and

THE STATE OF NEVADA.

Real Party in Interest.

No. 83521

FILED

OCT 1.4 2021

#### ORDER DENYING PETITION

This is an original pro se petition for a writ of mandamus in which petitioner appears to complain that he was deprived of his right to appeal his conviction because that appeal was "entitled in the wrong county."

Having considered the petition, we are not persuaded that our extraordinary intervention is warranted because an appeal from the judgment of conviction constitutes a plain, speedy, and adequate remedy precluding writ relief. See NRS 34.170; Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 224, 88 P.3d 840, 841 (2004) (explaining that a writ of mandamus is proper only when there is no plain, speedy, and adequate remedy at law, that an appeal is generally an adequate remedy precluding writ relief, and that petitioner bears the burden of demonstrating that writ The Nevada court of appeals order affirming relief is warranted). petitioner's judgment of conviction correctly listed the Ninth Judicial District Court and the Honorable Thomas W. Gregory in the jurisdictional statement. Cota v. State, Docket Nos. 77414-COA and 77415-COA (Order

SUPREME COURT NEVADA

(O) 1947A <

21-29570

of Affirmance, Ct. App., March 19, 2020). Therefore, petitioner was not deprived of his right to appeal, nor was that appeal "entitled in the wrong county." Accordingly, we

ORDER the petition DENIED.1

Hardesty

Parraguirre

J.

cc: Michael Luis Cota Attorney General/Carson City Douglas County District Attorney/Minden Douglas County Clerk

<sup>&</sup>lt;sup>1</sup>Given this disposition, any further requests by petitioner are denied as moot.

#### FILED

2018-CR-00084B/00116BRECEIVED 1 Case No. 2021 OCT 19 AM 8: 32 2 Dept. No. II OCT 19 2021 DOBBLE R. WILLIAMS 3 CLERK **Douglas County** District Court Clerk 4 DEPUTY 5 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF DOUGLAS 7 8 9 MICHAEL COTA, Petitioner, 10 ORDER DISMISSING PETITION FOR 11 vs. WRIT OF HABEAS CORPUS (POST-CONVICTION) WARDEN, Nevada Department of 12 Corrections, 13 Respondent. 14 THIS MATTER comes before the Court on Petitioner's Petition 15 for Writ of Habeas Corpus (Post-Conviction). Good cause 16 appearing, the Petition is dismissed on procedural grounds and 17 substantive grounds. 18 Procedural Background 19 Petitioner entered a guilty plea and was sentenced. Judqment 20 of Conviction entered on October 10, 2018. Defendant direct 21 appealed. Following an Order of Affirmance, Remittitur issued on 22 April 17 2020. 23

Petitioner filed the pending Petition for Writ of Habeas

Corpus (Post-Conviction) on August 9, 2021, raising two grounds

for relief: due process and equal protection.

The State timely filed an Answer to Petition for Writ of Habeas Corpus (Post-Conviction) and Return. Order, August 12,

THOMAS W. GREGORY DISTRICT JUDGE NINTH JUDICIAL DISTRICT COURT P.O. BOX 218 MINDEN, NV 89423

24

25

26

27

-

2021. The State requests dismissal on procedural and substantive grounds.

Petitioner did not respond to the States' request to dismiss on procedural grounds. NRS 34.750(4).

#### Analysis

Although Petitioner has not requested the appointment of counsel, the Court has considered whether to appoint counsel. Given obvious procedural deficiencies, the relative non-complexity of the issues, Petitioner's ability to understand and the lack of any need for discovery, the Court declines to appoint counsel. NRS 34.750.

The Answer accurately state's the law and the procedural history in all respects. The Court agrees with the State in all respects as set forth more specifically below.

The Petition is untimely. NRS 34.726(1). Petitioner does not provide any cause for the untimely filing. Id. Petitioner does not argue that there will be a fundamental miscarriage of justice unless procedural bars are excused. Pellegrini v. State, 117 Nev. 860, 887 (2001); State v. Eight Judicial Dist. Court (Riker), 121 Nev. 225, 231 (2005). Due to the procedural bar, an evidentiary hearing is not required and Petitioner is not entitled to relief. NRS 34.770(2).

Irrespective, Petitioner's two grounds for relief are not properly before the Court, NRS 34.810, and are not supported by specific factual allegations not belied by the record, that, if true, would entitled him to relief. *Mann v. State*, 118 Nev. 351, 353 (2002). The *Petition* bears denial, without an evidentiary hearing, on these grounds as well. NRS 34.770(2).

1	Irrespective, Petitioner's claims lack merit. NRS 176.015;			
2	McCleskey v. Kemp, 481 U.S. 279, 292 (1987).			
3	Petitioner's Petition for Writ of Habeas Corpus (Post-Conviction) is dismissed on procedural and substantive grounds.  IT IS SO ORDERED.			
4				
5				
6	DATED this 18th day of October, 2021.			
7	1.1/0			
8	THOMAS W. GREGORY			
9	THOMAS W. GREGORY DISTRICT JUDGE			
10				
11				
12	Copies served by mail/hand delivery on October 11, 2021,			
13	addressed to:			
14	Michael Cota (Mail) #1206075			
15	Ely State Prison			
16	P.O. Box 1989 Ely, Nevada 89301			
17	, ,			
18	Douglas County District Attorney's Office (Hand Delivery) 1038 Buckeye Road			
19	Minden, Nevada 89423			
20	Office of the Attorney General (Mail)			
21	100 N. Carson Street Carson City, Nevada 89701			
22				
23	Even a Rembe			
24	Erin C. Plante			
25				
26				
27				
28				

THOMAS W. GREGORY DISTRICT JUDGE NINTH JUDICIAL DISTRICT COURT E.O. BOX 218 MINDEN, NV 89423

RECEIVED OCT 20 2021 Douglas County 2021 OCT 20 PM 4: 3B District Court Clerk BORRE R. WILLIAMS NINTH JUDICIAL DISTRICT COUR DOUBLAS COUNTY NEVADA JE MICHAEL COTA NAME, Plaintiff(s), CASE NO. STATE OF NEVADA Defendant(s). NOTICE OF NON COMPLIANCE BY STATE OF NEVADA. REQUEST TO BRANT OTA, in PRO PER and herein above respectfully The above is made and based on the following Memorandum of Points and Authorities. 

Fugust 12, 2021 This Court Entered AN ORDER DIRECTING MR COTA TO SERVE UPON The Douglas FOR WRITTOF H 

#### AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding complaint does not contain the social security number of any person.

Dated this day of Ottober, 20 2/.

2

;3 ;4

5 6

7

. 8

9

14 ; 15

16

17

18

19

20 : 21

23

23 ; 24

25

26

27 ;

28

\* MACETONI HICHAEL COTA #12060

ELY STATE PRISON P.O. BOX 1989 Ely, NV. 89301 Plaintiff In Pro Se

RECEIVED OCT 2.0 2021 FILED Douglas County District Court Olerts 2021 OCT 20 PH 4: 39 BORBIE R. WILLIAMS NINTE JUDICIAL DISTRICT DOUGLAS COUNTY NEVAD STATE OF NEVADA Plaintiff(s), CASE NO. MICHAEL COTA NAME, Defendant(s). MOTION FOR CHANGE OF VENUE COMES NOW, MICHAEL COTA, in PRO PER and herein above respectfully Moves this Honorable Court for a CHANGE OF The above is made and based on the following Memorandum of Points and Authorities. 

	li
1	MR COTA 15 BEING VICTIMIZED BY THIS COURT AND
2	OR The CLERK OF COURTS. MR COTA HAS FILED SEVERAL
3	LEGAL MOTIONS IN THIS COURT WHICH ROMAIN-IN LIMBO
4	NOW FOR SEVERAL MONTHS. YR COTA HAS A HABEAS
5	CORPUS PENDING IN WHICH THE STATE OF NEVADA
6	AND The NEVADA ATTORNEY GENERAL HAVE NOT KOSPONDED
7	CEPHICH IS IN DIRECT VIOLATION OF THIS COURTS ORDER
8	OF HUGUST 12, 2021. HR COTA HAS COMPLIED WITH
9	ALL COURT ORDERS YET NONE OF HIS MOTIONS HAVE
10	BEEN ADJUDICATED. HE HAS Been ROGUSED A CASE
11	NUMBER ON HIS STATE CIVIL RIGHTS COMPLAINTS THE
12	WDGE, DA AND CLERK ARO ALL NAMED DEFENDANTS
13	IN FEDERAL CIVIC LIGHTS LAWSUITS DENDING IN
14	U.S. DISTRICT COURT AS SUGH THIS COURT HAS A CONFLICT
15	OF INTEREST. MR COTA- KEDVASTS HIS CASES BE
16	TRANSFERED TO the E16HTR JUDICIAC DISTRICT COURT
17	CLARK COUNTY NEVADA.
18	
19	
20	
21	
22	
23	10/R 00-10
24	Dated this 18 day of 17000k, 2021.
25	100 1
26	By: Male II
27	,
~~ '	<u>l</u>

#### AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding complaint does not contain the social security number of any person.

Dated this Aday of OCTOPOL , 2021

; 3 ; 

: 

.

; 

X MS COTA # 120

P.O. BOX 1989 Ely, NV. 89301 Plaintiff In Pro Se

FILED

2018-CR-00116B Case No.

OCT 2 2 2021

2221 OCT 22 AM 8:56

Dept. No. II

Douglas County District Court Clerk

BOBBIE R. WILLIAMS OLERK

**∠**9EPUTY BY

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STAFE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

7

8

9

1

2

3

4

5

6

MICHAEL COTA,

Petitioner,

vs. 10

NOTICE OF ENTRY OF ORDER

WARDEN, Nevada Department of 11 Corrections,

Respondent,

13 14

15

16

17

18

19

20

21

22

12

PLEASE TAKE NOTICE that on October 19, 2021, the Court entered Order in this matter, a true and correct copy of which is attached to this notice.

You may appeal to the appellate court of competent jurisdiction pursuant to the rules fixed by the Supreme Court from the decision or order of this court. If you wish to appeal, you must file a notice of appeal with the clerk of this Court within 33 days after the date of this notice is mailed to you. This notice was mailed on October 22, 2021.

23 24

25

26

27

28

CLERK OF COURT

DEPUTY

Ву

1	Copies served this 22nd day of October 2021 to:
2	Michael Cota
3	#1206075 Ely State Prison
4   P.O. box 1989	
5	
6	Douglas County District Attorney's Office
7	Minden, Nevada 89423 (hand delivered)
8	Office of the Attorney General 100 N. Carson Street
9	Carson City, Nevada 89701
10	William Gittere (Warden)
11	Nevada Department of Corrections Ely State Prison
12	P.O. Box 1989 4569 North State Route 490
13	Ely, Nevada 89301
14	
15 16	
17	Deputy Court Clerk
18	
19	
20	
21	
22	
23	·
24	
25	
26	
27	

FILED RECEIVED 2018-CR-00116B 1 Case No. 2021 OCT 22 AM 9: 26 OCT 2 2 2021 2 Dept. No. II BODDIE R. WILLIAMS Douglas County District Court Clerk 3 4 IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 5 IN AND FOR THE COUNTY OF DOUGLÁS 6 7 8 MICHAEL COTA, Petitioner. 9 vs. AMENDED NOTICE OF ENTRY OF 10 ORDER WARDEN, Nevada Department of 11 Corrections, 12 Respondent, 1.3 14 PLEASE TAKE NOTICE that on October 19, 2021, the Court 15 entered Order in this matter, a true and correct copy of which is 16 attached to this notice. 1.7 You may appeal to the appellate court of competent 18 jurisdiction pursuant to the rules fixed by the Supreme Court from 19 the decision or order of this court. If you wish to appeal, you 20 must file a notice of appeal with the clerk of this Court within 21 33 days after the date of this notice is mailed to you. 22 This notice was mailed on October 22, 2021. 23 24 CLERK OF COURT 25 26

27

28

DEPUTY

ATHREE

l l	
1	Copies served this 22 <sup>nd</sup> day of October 2021 to:
2	Michael Cota
3	#1206075 Ely State Prison
4	P.O. box 1989 Ely, Nevada 89301
5	·
6	Douglas County District Attorney's Office 1038 Buckeye Road
7	Minden, Nevada 89423 (hand delivered)
8	Office of the Attorney General 100 N. Carson Street
9	Carson City, Nevada 89701
10	William Gittere (Warden)
11	Nevada Department of Corrections Ely State Prison
12	P.O. Box 1989 4569 North State Route 490
13	Ely, Nevada 89301
14	
15	
16	Deputy Court Clerk
17	
18	
19	
19	
19 20	
19 20 21	
19 20 21 22	
19 20 21 22 23	
19 20 21 22 23 24	

OCT 2 5 2021

#### Douglas County IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

MICHAEL LUIS COTA,

Petitioner,

VS.

THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF DOUGLAS,

Respondent.

2021 OCT 25 AM 10: 13

Supreme Court No. 83663 District Court Case Noonet. WHLLIAMS

**DEBUTY** 

2018-CR-0011UB

#### RECEIPT FOR DOCUMENTS

TO: Michael Luis Cota

Douglas County District Attorney/Minden \ Mark/B. Jackson, District Attorney

Bobbie W. Williams, Douglas County Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

10/22/2021

Petition Filing Fee waived. Criminal. (SC)

10/22/2021

Filed Proper Person Petition for Writ of Mandamus. (Exhibits

attached) (SC)

DATE: October 22, 2021

Elizabeth A. Brown, Clerk of Court

lh

: .	RECEIVED	.]
(1 ;	OCT 2 8 2021  B. NATURE OF THE CASE	
2	AP'	34 3• o a
3	Briefly state, in numbered paragraphs, the background facts of your case (you may attach@ddiftonale 8  Douglas County  District Court Clerk  pages, in necessary):  District Court Clerk  pages, in necessary):	MAMe
4	NINTH SUDICIAL DISTRICT COURT ( )	
. 5	DOUGLAS COUNTY NEVADA	EPUTY
÷6 .⁄		1
.7 .8	MICHAEL COTA CASE#S	
; ; 0	DIAWTIFF CR-18-0084	
. 10	CR-18-0116 1/2	
, +0 ,1		
<del>, 1</del> 12	WARDEN William GITTERE	*
13	ruspongent	
14		
15	- NOTICE OF APPEAL	
16		
17	MR COTA GIVES NOTICE OF HIS APPEAL TO THE NEVADA	
18	SUPREME COURT OF THIS COURTS DISMISSAL OF HIS	: i ,
19	PETITION FOR WRIT OF HABEAS CORPUS, YR COTA	
20 21	WAS NEVER SERVED WITH The STATES RESPONSE SO	
21 J	HE Could Hiswel. HISO On the Denial It STATES	•
22	HO FINSWER WAS FILED ON 8/12/21 VETTO DOCKET	
23	Sheet States 9/15/21. MR COTA HADAN ARSOLUTE	
24	RIGHT TO BE SERVED SO HE COULD DOGOGOOD	
25	The state of the s	
26.	DATED TRIS 215T DAVIN COTATOR 2621	
27 1 28	V MARCHANIA	
20	1/1/2 CWW	

The undersigned does hereby affirm that the preceding complaint does not contain the social security number of any person.

\_\_day of <u>OCTO beR\_\_\_\_\_</u>, 20<u>2/</u>\_.

1 2

.3 .4

į́ 9

13

8

20 1

22. ;

;

ELY STATE PRISON P.O. BOX 1989 Ely, NV. 89301 Plaintiff In Pro Se

RECEIVED NOV 0 9 2021 Douglas County
District Court Clerk IN THE SUPREME COURT OF THE STATE OF NEVADA 3: 5: MICHAEL LUIS COTA, No. 835 Petitioner, vs. THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF DOUGLAS, NOV 05 2021 Respondent, ELIZABETH A. BROWN and THE STATE OF NEVADA, . Real Party in Interest. 2018 - CR- 00116 B ORDER DENYING REHEARING Rehearing denied. NRAP 40(c). It is so ORDERED. ar lesty, C.J. Hardesty Parraguirre cc:

cc: Michael Luis Cota
Attorney General/Carson City
Douglas County District Attorney/Minden
Douglas County Clerk

UPREME COURT OF NEVADA

1947A

Form 2 Case Appeal Statement

No. 2018-CR-00116 B

Dept. No. II

OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS

MICHAEL COTA,

. Appellant,

VS

RECEIVED

NOV 15 2021

WARDEN, N.D.O.C. THE STATE OF NEVADA, Douglae County District Court Clerk

Respondent.

#### CASE APPEAL STATEMENT

1. Name of appellant filing this case appeal statement: Michael Cota.

2. Identify the judge issuing the decision, judgment, or order appealed from: Honorable Thomas W. Gregory.

3. Identify each appellant and the name and address of counsel for each appellant: Michael Cota #1206075, Ely State Prison, P.O Box 1989, Ely, NV 89301—In Proper Person.

- 4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):

  The State of Nevada, represented by the Douglas County Attorney's Office, P.O. Box 218, Minden, NV 89423.
- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission):
- N/A.
  6. Indicate whether appellant was represented by appointed or retained counsel in the district court: The defendant was originally appointed John Malone, the Court discharged John Malone on 5/21/2020. The defendant is now representing himself, pro per.

7. Indicate whether appellant is represented by appointed or retained counsel on appeal: Unrepresented.

8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave:
The appellant has not been granted leave to proceed in forma pauperis.

- 9. Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed): The information was filed on 7/25/2018. The defendant filed a Petition for Writ of Habeas Corpus (Post Conviction) on 8/9/2021.
- 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the court: The defendant is appealing the Court's Order Dismissing Petition for Writ of Habeas Corpus (Post-Conviction) entered on 10/19/2021.
- 11.Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:

No. 83663 and 83521

- 12.Indicate whether this appeal involves child custody or visitation:
- 13.If this is a civil case, indicate whether this appeal involves the possibility of settlement: No.

Dated this 15th day of November, 2023

Deputy Clerk P.O. Box 218

Minden, Nevada 89423

775-782-9820

NOV 1 6 2021

#### Douglas County District Court Clark IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

MICHAEL LUIS COTA,

Appellant,

VS.

WILLIAM A. GITTERE, WARDEN, NEVADA DEPARTMENT OF CORRECTIONS,

Respondent.

Supreme Court No. 83773

District Court Case No. 18-CR-00084:18-CR-

NO.1162018-CR-00116B

FILED November 16 2021

BOBBIE R. WILLIAMS

CLERK/OF COURT

DEPUTY

RECEIPT FOR DOCUMENTS

TO:

Michael Luis Cota

Douglas County District Attorney/Minden \ Mark B. Jackson, District Attorney

Bobbie W. Williams, Douglas County Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

11/15/2021

Appeal Filing Fee waived. Criminal. (SC)

11/15/2021

Filed Notice of Appeal/Proper Person. Appeal docketed in the

Supreme Court this day. (18-CR-00084) (SC)

11/15/2021

Filed Notice of Appeal/Proper Person. (18-CR-00116) (SC)

DATE: November 15, 2021

Elizabeth A. Brown, Clerk of Court

lh

FILEO

BOSSIE B. WILLIAMS

DEPUTY

IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL LUIS COTA,

Petitioner.

VS.

THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,

IN AND FOR THE COUNTY OF

DOUGLAS.

Respondent.

No. 83663

2018 CR DOILLO B

NOV 17 2021

#### ORDER DENYING PETITION

This is an original writ petition seeking to compel the district court to take action on several documents filed in the district court.

The decision to entertain a petition for extraordinary writ relief lies within the discretion of this court. Smith v. Eighth Judicial Dist. Court, 107 Nev. 674, 677, 679, 818 P.2d 849, 851, 853 (1991) (recognizing that writ relief is an extraordinary remedy and that this court has sole discretion in determining whether to entertain a writ petition). A writ of mandamus is available only to compel the performance of a legally required act or to cure an arbitrary and capricious exercise of discretion. Round Hill Gen. Improvement Dist. v. Newman, 97 Nev. 601, 603-04, 637 P.2d 534, 536 (1981). It is petitioner's burden to demonstrate that extraordinary relief is warranted. Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004). Problematically, petitioner has not provided this court with a copy of the documents he alleges to have filed with the district court, namely a motion to proceed in forma pauperis, petition for genetic marker analysis, "motion to order counsel to produce all case records", or proof of service of the postconviction petition for a writ of habeas corpus, on the

SUPREME COURT NEVADA

(O) 1947A 🐠

attorney general or district attorney, precluding writ relief. See NRAP 21(a)(4) (providing the petitioner shall submit an appendix containing all documents "essential to understand the matters set forth in the petition"). Accordingly, we

ORDER the petition DENIED.

Hardesty

Parraguirre

Stiglich

Michael Luis Cota cc:

Attorney General/Carson City

Douglas County District Attorney/Minden

**Douglas County Clerk** 

SUPREME COURT

Douglas Count OF THE STATE OF NEVADA
OFFICE OF THE CLERK

MICHAEL LUIS COTA, Appellant,

2021 DEC -2 PM 3: 43

Supreme Court No. 83841

VE VE

WILLIAM A. GITTERE, WARDEN NEWADALL DEBUTY

DEPARTMENT OF CORRECTIONS,

Respondent.

#### RECEIPT FOR DOCUMENTS

TO: Michael Luis Cota

Douglas County District Attorney/Minden \ Mark B. Jackson, District Attorney

Bobbie W. Williams, Douglas County Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

11/30/2021

Appeal Filing Fee waived. Criminal. (SC)

11/30/2021

Filed Notice of Appeal/Proper Person. Appeal docketed in the

Supreme Court this day. (18-CR-00116) (SC)

DATE: November 30, 2021

Elizabeth A. Brown, Clerk of Court Ih

Douglas County IN THE SUPREM OF THE STATE OF NEVADA OFFICE OF THE CLERK

MICHAEL LUIS COTA, Appellant,

.vs.

THE STATE OF NEVADA

Respondent.

BEFRAKE R. WILLIAMS

Supreme Court No. 83842 District Court Case No. 18-CR-00116

#### RECEIPT FOR DOCUMENTS

Michael Luis Cota Douglas County District Attorney/Minden \ Mark \ . Jackson, District Attorney Bobbie W. Williams, Douglas County Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

11/30/2021

Appeal Filing Fee waived. Criminal. (SC)

11/30/2021

Filed Notice of Appeal/Proper Person. Appeal docketed in the

Supreme Court this day. (18-CR-00116) (SC)

DATE: November 30, 2021

Elizabeth A. Brown, Clerk of Court

DEC 15 2021

FILED

Douglas County District Court Clark

202 DEC 15 AN 9: 18 SUPREME COURT OF THE STATE OF NEVADA

5dec定见 YILLIAMS

WIF HAEL LUIS COTA,

EPUTY

Appellant,

vs.

WILLIAM A. GITTERE, WARDEN, NEVADA DEPARTMENT OF CORRECTIONS,

Respondent.

2018-CR-00084 &

2018-CR-00 WOR

No. 83773

FILED

DEC 13 2021

CLERK OF SUPREME COURT

BY DEPOSY CLERK

ORDER DIRECTING TRANSMISSION OF RECORD, REGARDING BRIEFING, AND DENYING MOTION

Having reviewed the documents on file in this pro se appeal, this court has concluded that its review of the complete record is warranted. See NRAP 10(a)(1). Accordingly, the clerk of the district court shall have 30 days from the date of this order to transmit to the clerk of this court a certified copy of the complete trial court record of this appeal. See NRAP 11(a)(2). The record shall include copies of documentary exhibits submitted in the district court proceedings, but shall not include any physical, non-documentary exhibits or the original documentary exhibits. The record shall also include any presentence investigation reports submitted in a sealed envelope identifying the contents and marked confidential. See NRS 176.156(5).

Within 120 days, appellant may file either (1) a brief that complies with the requirements in NRAP 28(a) and NRAP 32; or (2) the "Informal Brief Form for Pro Se Parties" provided by the supreme court clerk. NRAP 31(a)(1). If no brief is submitted, the appeal may be decided on the record on appeal. NRAP 34(g). Respondent need not file a response to any brief filed by appellant, unless ordered to do so by this court. NRAP

SUPREME COURT OF NEVADA

636

21-35358

46A(c). This court generally will not grant relief without providing an opportunity to file a response. *Id*.

Appellant has filed a pro se motion for an appointment of counsel. Appellant is not entitled to appointed counsel at the state's expense in postconviction proceedings. See Brown v. McDaniel, 130 Nev. 565, 569-71, 331 P.3d 867, 870-71 (2014); see also Coleman v. Thompson, 501 U.S. 722, 755 (1991). Accordingly, the motion is denied at this time.

It is so ORDERED.

/ Jardesty, C.J.

cc: Michael Luis Cota Attorney General/Carson City Douglas County District Attorney/Minden Douglas County Clerk

(O) 1947A **4** 

RECEIVED JAN 24 2022

118-02-001168/000898

Dondlas Conuty DISTRICT ROUTHE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL LUIS COTA.

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

MICHAEL LUIS COTA.

Appellant,

VS.

THE STATE OF NEVADA.

Respondent.

JAN 1,9 2022

No. 83954

#### ORDER DISMISSING APPEALS

These are pro se appeals from district court orders denying motions to change venue. Ninth Judicial District Court, Douglas County; Thomas W. Gregory, Judge.

Because no statute or court rule permits an appeal from an order denying a motion to change venue in a criminal matter, this court lacks jurisdiction to consider these appeals. Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (explaining that court has jurisdiction only when statute or court rule provides for appeal). Accordingly, this court

Tilver.

ORDERS these appeals dismissed.1

Cadish

<sup>1</sup>Given this order, this court takes no action on the pro se letters filed 638 on January 3, 2022.

SUPREME COURT NEVADA

(O) 1947A **3** 

22-01941

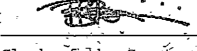
cc: Thomas W. Gregory, District Judge
Michael Luis Cota
Attorney General/Carson City
Douglas County District Attorney/Minden
Douglas County Clerk

SUPREME COURT OF NEVADA

STATE OF NEVADA )
) ss
COUNTY OF DOUGLAS )

I, BOBBIE R. WILLIAMS, Clerk of the Ninth Judicial District Court, State of Nevada, in and for the said County of Douglas; said Court being a Court of Record, having common law jurisdiction, and a Clerk and a Seal, do hereby certify that the foregoing are the full, true copies of the original pleadings filed in Case No. 2018-CR-00116 STATE OF NEVADA V. MICHAEL L. COTA and Case No. 2018-CR-00116BD MICHAEL L. COTA V. STATE OF NEVADA.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at Minden, in said County and State this 3RD day of February, A.D., 2022.



Clerk of the Court

Deputy Cleyk