

1 IN THE SUPREME COURT OF THE STATE OF NEVADA

2
3 MATTHEW TRAVIS HOUSTON
Appellant

No. 86972 FILED

4 vs.

APPELLANTS' OPENING JAN 13 2024

5 CALVIN JOHNSON, WARDEN; AND
6 THE STATE OF NEVADA,
Respondents.

ELIZABETH A. BROWN
CLERK OF THE SUPREME COURT
BY: [Signature]
DEPUTY CLERK

7 THE Court will take notice that this brief shall also
8 suffice as a PETITION TO ESTABLISH FACTUAL INNOCENCE
9 PURSUANT TO NRS 34.900 AND PART III OF PERSONAL
10 RESTRAINT PETITION; RESPONSE TO "FINDINGS OF FACT, CONCLUSIONS
11 OF LAW AND ORDER" FILED SEPTEMBER 06, 2023 AND ALSO AS A
12 CONTINUED/RENEWED RESPONSE TO "ORDER GRANTING IN PART/
13 DENYING IN PART DEFENDANTS' PRO PER MOTION TO DISMISS
14 COUNSEL" FILED 02/01/2023 AS A BRANDEIS BRIEF.

15 It is asked of this Court: why did the innocent
16 man have to become wrongfully convicted to fire Ben Little?
17 Mr. Little submitted his MOTION TO WITHDRAW AS COUNSEL
18 on October 05, 2021. And during that time a pro se MOTION
19 TO DISMISS the fraudulent charges was submitted to the clerk.
20 THE petitioner-appellant is in opposition to "the state of being
21 without legal significance" of Tierra Danielle Jones
22 especially because Mr. Houston was not provided the name of
23 the substitute judge, Nancy A. Becker (who misappointed
24 Anthony M. Goldstein to properly withdraw petitioner-appellants'
25 ILLIBERAL [Stamp] until the innocent appellant had been
26 excessive [Stamp] for 4 years. This dereliction of
27 duty [Stamp] nothing short of a miscarriage of justice,
28 adding insult to injury while defaming the character
29 of the innocent man.

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