Electronically Filed 08/17/2023

CLERK OF THE COURT

| Northern Nevada Correctional Center | CLERK OF THE COURT |
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| P.O. Box 7000 | |
| Carson City, Nevada, 89702 | |
| In Propria Persona | Electronically Filed Aug 21 2023 08:31 AM Elizabeth A. Brown |
| IN THE EIGHTH JUDICIAL DISTRI | CT COURT OF THE STATE OF NEVADA |
| IN AND FOR THE COUNTY | |
| ROY D. MORAGA, | |
| Plaintiff, | |
| Vs. | CASE No. A-/8-282/68-W |
| ISIDOR BARA, WARDEN | DEPT. No. |
| Defendant. | Dkt. No |
| | |
| NOTICE OF A | APPEAL |
| Please take notice that Roy 2. mor 43.4 hereby appeals to the Nevada Court of Appeals / N | |
| the above-entitled action(s) entered in this Honoral | |
| | one count on or acout the 17 and or |
| This notice of Appeal is timely filed pursuant to N | P A P 4(b) |
| This notice of Appear is timely fred pursuant to ivi | 1(0). |
| DATED this 14 day of Augus | , 20 <u>23</u> . |
| | RESPECTFULLY SUBMITTED, |
| | In Propria Persona |
| 꼾 | |

AUG 17 2023
CLERK OF THE COURT

CERTIFICATE OF MAILING

| I, Goy a morasa, certify under the penalties of perjury, that service was | |
|---|----|
| made of this NOTICE OF APPEAL & DESIGNATION OF RECORD ON APPEAL, pursuan | nt |
| to NRCP 5(b), by placing same in the United States mail, postage prepaid and addressed as | |
| follows: | |
| District Attorney | |
| LAS VESAS, NV 87/55-22/2 | |
| (Copy to) | |
| Roy D. MORASA # 31584 WASC - P. CO. BOX 2000 CARSON CITYNV 85402 Petitioner IN fra SC | |
| DATED this day of August, 20 23 | |

BY: Roy 2 Moraga

Appellant, In Proper Person

ROY D. MORAGA IT 31584 NNCG- P.O. BOX 7000

CARSON CITY, NY 89702

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AUG 17 2023

CLERK OF THE COURT

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LAS UCSAS, NEVACH 89155-2212

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Electronically Filed 8/18/2023 11:07 AM Steven D. Grierson CLERK OF THE COURT

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

ROY D. MORAGA,

Plaintiff(s),

VS.

ISIDOR BACA,

Defendant(s),

Case No: A-18-782168-W

Dept No: VII

CASE APPEAL STATEMENT

1. Appellant(s): Roy D. Moraga

2. Judge: Danielle Chio

3. Appellant(s): Roy D. Moraga

Counsel:

Roy D. Moraga #31584 P.O. Box 7000 Carson City, NV 89702

4. Respondent (s): Isidor Baca

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89155-2212

A-18-782168-W

-1-

Case Number: A-18-782168-W

| 1 | | | |
|-------------|---|--|--|
| 2 | 5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A | | |
| 3 | Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A | | |
| 5 | 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No | | |
| 6 | 7. Appellant Represented by Appointed Counsel On Appeal: N/A | | |
| 7 8 9 | 8. Appellant Granted Leave to Proceed in Forma Pauperis**: N/A **Expires 1 year from date filed Appellant Filed Application to Proceed in Forma Pauperis: No Date Application(s) filed: N/A | | |
| 10 | 9. Date Commenced in District Court: October 1, 2023 | | |
| 11 | 10. Brief Description of the Nature of the Action: Civil Writ | | |
| 12 | Type of Judgment or Order Being Appealed: Misc. Order | | |
| 13 | 11. Previous Appeal: Yes | | |
| 14 15 | Supreme Court Docket Number(s): 48282, 44685, 49049, 61734, 64639, 64931, 65701, 66826, 72898, 73349, 76345, 78172, 83179 | | |
| 16 | 12. Child Custody or Visitation: N/A | | |
| 17 | 13. Possibility of Settlement: Unknown | | |
| 18 | Dated This 18 day of August 2023. | | |
| 19 | Steven D. Grierson, Clerk of the Court | | |
| 20 | | | |
| 21 | /s/ Amanda Hampton | | |
| 22 | Amanda Hampton, Deputy Clerk 200 Lewis Ave | | |
| 23 | PO Box 551601 Las Vegas, Nevada 89155-1601 | | |
| 24 | (702) 671-0512 | | |
| 25 | cc: Roy D. Moraga | | |
| 26 | CC. Roy D. Moraga | | |
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Electronically Filed 08/17/2023

CLERK OF THE COURT

| Northern Nevada Correctional Center |
|-------------------------------------|
| Northern Nevada Correctional Center |
| P.O. Box 7000 |
| Carson City, Nevada 89702 |
| Appellant, In Proper Person |

| IN THE EIEHTH | JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA |
|-------------------|--|
| IN A | ND FOR THE COUNTY OF CLARK |
| | |
| | |
| ROY, O. MORAGA, | |
| Appellant, | |
| Vs. | CASE No. 4-18-782/68-W |
| BLOOR BACK, WARDE | DEPT. No. |
| Respondent. | Dkt. No |

DESIGNATION OF RECORD ON APPEAL

Please take notice that Roy 5 moraya, Appellant, and in his proper person, hereby files this Designation of Record on Appeal in the above entitled action, pursuant to NRAP 10(b); and respectfully herein asks this Honorable Court to designate the record on appeal, to be certified by the Clerk of the District Court and transcribed to the Clerk of the Nevada Court of Appeals / Nevada Supreme Court: All motions, pleadings, judgments and transcripts.

RESPECTFULLY SUBMITTED,

Appellant in pro se

CASE SUMMARY CASE NO. A-18-782168-W

Roy Moraga, Plaintiff(s) vs. Isidor Baca, Defendant(s) Location: Department 7
Judicial Officer: Chio, Danielle
Filed on: 10/01/2018

Case Number History:

Cross-Reference Case A782168

Number:

Supreme Court No.: 78172

CASE INFORMATION

Related Cases

89C092174 (Writ Related Case)

Statistical Closures

07/31/2023 Other Manner of Disposition 01/31/2019 Other Manner of Disposition Case Type: Writ of Habeas Corpus

Status: 07/31/2023 Closed

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number A-18-782168-W
Court Department 7
Date Assigned 03/20/2023
Judicial Officer Chio, Danielle

PARTY INFORMATION

Plaintiff Moraga, Roy D

Pro Se

Defendant Baca, Isidor Wolfson, Steven B
Retained

Retained 702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

EVENTS

10/01/2018

🚺 Petition for Writ of Habeas Corpus

Filed by: Plaintiff Moraga, Roy D
[1] Petition for Writ of Habeas Corpus Actual Innocence Pursuant to NRS 207.01 to NRS

207.012 and the First Amendment Claim

10/01/2018

Motion for Leave to Proceed in Forma Pauperis

Filed By: Plaintiff Moraga, Roy D

[2] Motion for Leave to Proceed in Forma Pauperis (Confidential)

10/16/2018

Order for Petition for Writ of Habeas Corpus

[3] Order for Petition for Writ of Habeas Corpus

11/06/2018

Motion for Appointment of Attorney

Filed By: Plaintiff Moraga, Roy D
[4] Motion for Appointment of Counsel Pursuant to NRS 34.750

11/30/2018

Response

[5] State's Response to Defendant's Petition for Writ of Habeas Corpus (Post-Conviction)

CASE SUMMARY CASE No. A-18-782168-W

| 12/26/2018 | Reply Filed by: Plaintiff Moraga, Roy D [6] Petitioner's Reply and Objection to States Response to Habeas-Corpus |
|------------|--|
| 01/31/2019 | Order to Statistically Close Case [7] Civil Order to Statistically Close Case |
| 01/31/2019 | Findings of Fact, Conclusions of Law and Order [8] Findings of Fact, Conclusions of Law and Order |
| 02/05/2019 | Notice of Entry [9] Notice of Entry of Findings of Fact, Conclusions of Law and Order |
| 02/14/2019 | Notice of Appeal Filed By: Plaintiff Moraga, Roy D [10] Notice of Appeal |
| 02/20/2019 | Case Appeal Statement [11] Case Appeal Statement |
| 04/29/2019 | Administrative Reassignment - Judicial Officer Change To Judge Jacqueline M. Bluth |
| 11/06/2019 | NV Supreme Court Clerks Certificate/Judgment - Affirmed [12] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed |
| 09/07/2021 | Case Reassigned to Department 17 From Judge Jacqueline Bluth to Judge Michael Villani |
| 07/18/2022 | Administrative Reassignment - Judicial Officer Change Cases Reassigned from Judge Michael Villani to Vacant, DC 17 |
| 01/03/2023 | Case Reassigned to Department 7 Pursuant to Administrative Order 22-14 - Reassigned to Vacant DC 7 |
| 03/20/2023 | Administrative Reassignment - Judicial Officer Change Pursuant to Administrative Order 23-03 - Reassigned to Judge Danielle Chio |
| 05/17/2023 | Notice Filed By: Plaintiff Moraga, Roy D [13] Notice |
| 05/17/2023 | Inmate Filed - Petition for Writ of Habeas Corpus Party: Plaintiff Moraga, Roy D [14] Post Conviction |
| 05/17/2023 | Application to Proceed in Forma Pauperis Filed By: Plaintiff Moraga, Roy D [15] Application to Proceed in Forma Pauperis |
| 05/17/2023 | Motion for Appointment of Attorney Filed By: Plaintiff Moraga, Roy D [16] Motion for Appointment of Counsel |

CASE SUMMARY CASE NO. A-18-782168-W

| | CASE NO. A-18-/82168-W |
|------------|---|
| 05/23/2023 | Order for Petition for Writ of Habeas Corpus [17] Order for Petition for Writ of Habeas Corpus |
| 06/07/2023 | Clerk's Notice of Hearing [18] Notice of Hearing |
| 06/13/2023 | Opposition [19] State's Opposition to Defendant's Motion to Appoint Counsel |
| 06/13/2023 | Opposition [20] State's Opposition to Defendant's Petition for Writ of Habeas Corpus |
| 07/07/2023 | Motion for Leave to File [21] Motion for Leave to Change the Caption |
| 07/07/2023 | Clerk's Notice of Hearing [22] Notice of Hearing |
| 07/07/2023 | Clerk's Notice of Nonconforming Document [23] Clerk's Notice of Nonconforming Document |
| 07/13/2023 | Miscellaneous Filing [24] Register Of Action |
| 07/18/2023 | Motion for Leave to File [25] Motion for Leave to File First Amended Petition |
| 07/18/2023 | Notice of Motion Filed By: Plaintiff Moraga, Roy D [26] Notice |
| 07/18/2023 | Amended Petition Filed By: Plaintiff Moraga, Roy D [27] First Amended Petition for Factual Innocence Pursuant to NRS 34.930, Newly Discovered Evidence NRS 34.910 |
| 07/18/2023 | Clerk's Notice of Hearing [28] Notice of Hearing |
| 07/18/2023 | Clerk's Notice of Nonconforming Document [29] Clerk's Notice of Nonconforming Document |
| 07/31/2023 | Findings of Fact, Conclusions of Law and Order [30] Findings of Fact, Conclusions of Law, and Order |
| 08/03/2023 | Notice of Entry of Findings of Fact, Conclusions of Law [31] Notice of Entry of Findings of Fact, Conclusions of Law and Order |
| 08/15/2023 | Motion Filed By: Defendant Baca, Isidor [32] Motion for Leave to Change the Caption |

CASE SUMMARY CASE No. A-18-782168-W

| | CASE NO. A-10-/02100-VV |
|------------|---|
| 08/15/2023 | Clerk's Notice of Hearing [33] Notice of Hearing |
| 08/17/2023 | Notice of Appeal Filed By: Plaintiff Moraga, Roy D [34] Notice of Appeal |
| 08/17/2023 | Designation of Record on Appeal Filed By: Plaintiff Moraga, Roy D [35] Designation of Record on Appeal |
| 08/17/2023 | Notice of Appeal Filed By: Plaintiff Moraga, Roy D [36] Notice of Appeal |
| 08/17/2023 | Designation of Record on Appeal Filed By: Plaintiff Moraga, Roy D [37] Designation of Record on Appeal |
| 08/17/2023 | Order Filed By: Plaintiff Moraga, Roy D [38] Order Denying Defendant's Motion for Leave to Change the Caption and Motion for Leave to File First Amended Petition |
| 08/18/2023 | Case Appeal Statement Case Appeal Statement |
| 08/18/2023 | Case Appeal Statement Case Appeal Statement |
| 11/06/2019 | DISPOSITIONS Clerk's Certificate (Judicial Officer: Bluth, Jacqueline M.) Debtors: Roy D Moraga (Plaintiff) Creditors: Isidor Baca (Defendant) Judgment: 11/06/2019, Docketed: 11/13/2019 Comment: Supreme Court No. 78172 Appeal Affirmed |
| | HEARINGS |
| 01/02/2019 | Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Bixler, James) Denied; Journal Entry Details: Defendant not present. Present on behalf of the State, Deputy District Attorney Brad Turner. Court noted the late reply to the State's opposition. Matter submitted on the pleadings by Mr. |
| | Turner. Court stated findings and ORDERED, Defendant's request for appointment of counsel DENIED, Petition For Writ of Habeas Corpus DENIED; State to prepare the order. NDC; |
| 07/10/2023 | Motion for Appointment of Attorney (8:30 AM) (Judicial Officer: Chio, Danielle) Plaintiff/ Inmate's Motion for Appointment of Counsel Denied; Journal Entry Details: Court noted matter is on for Mr. Moraga's Motion. COURT STATED its FINDINGS, and ORDERED, the Plaintiff/Inmates's Motion for Appointment of counsel DENIED. State to prepare the Order.; |
| 07/04/0000 | |
| 07/24/2023 | Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Chio, Danielle) |

CASE SUMMARY CASE NO. A-18-782168-W

Denied;

Journal Entry Details:

Defendant not present. COURT NOTED, the Writ was filed regarding newly discovered evidence on the home invasion count, and the Petitioner was not arrested on the sexual assault count. however is currently serving a sentence for that charge, therefore the Petition is claiming to be factually innocent due to newly discovered evidence and ineffective assistance. COURT FINDS, in regards to the factually innocent claim, the claim is time barred as the challenge of a Judgment of Conviction (JOC) has to be within one year of the filing of the JOC or the Remittitur, unless there is good cause for a delay. COURT FURTHER FINDS, in regards to newly discovered evidence, there is no impediment and the petition is untimely, and the Petitioner does not meet the criteria outlined in NRS 34.900-34.999, and therefore, ORDERED, Petition for Writ of Habeas Corpus is DENIED; State to prepare the Findings of Facts and Conclusion of Law. NDC CLERK'S NOTE: A copy of this minute order was mailed to Roy Morgana #31584, NNCC, PO BOX 7000, Carson City, NV 89702./(ss 7-26-2023);

08/07/2023

Motion for Leave (8:30 AM) (Judicial Officer: Chio, Danielle)

Plaintiff / Inmate's - Motion for Leave to Change the Caption

Denied; Plaintiff / Inmate's - Motion for Leave to Change the Caption

08/07/2023

Motion for Leave (8:30 AM) (Judicial Officer: Chio, Danielle)

Plainitiff / Inmate's - Motion for Leave to File First Amended Petition

Denied; Plainitiff / Inmate's - Motion for Leave to File First Amended Petition

08/07/2023

All Pending Motions (8:30 AM) (Judicial Officer: Chio, Danielle)

Matter Heard;

Journal Entry Details:

PLAINTIFF / INMATE'S - MOTION FOR LEAVE TO CHANGE THE CAPTION . . . PLAINTIFF / INMATE'S - MOTION FOR LEAVE TO FILE FIRST AMENDED PETITION COURT NOTED having previously heard, decided, and DENIED the Post-Conviction Petition for Habeas Corpus on 7/31/23. COURT ORDERED, 8/22/23 hearing on Motion for Leave to File First Amended Petition ADVANCED to today and DENIED; and Motion for Leave to Change the Caption DENIED. NDC;

09/18/2023

Motion (8:30 AM) (Judicial Officer: Chio, Danielle)

Plaintiff's - Motion for Leave to Change the Caption

DISTRICT COURT CIVIL COVER SHEET

A-18-782168-W County, Nevada Case No. (Assigned by Clerk's Office) I. Party Information (provide both home and mailing addresses if different) Plaintiff(s) (pame/address/phone) Defendant(s) (name/aftdress/phone) Attorney (name/address/phone): Attorney (name/address/phone): II. Nature of Controversy (please select the one most applicable filing type below) Civil Case Filing Types Real Property Torts Landlord/Tenant Negligence Other Torts Unlawful Detainer Auto Product Liability Other Landlord/Tenant Premises Liability Intentional Misconduct Other Negligence Employment Ton Title to Property Judicial Foreclosure Malpractice Insurance Tort Other Title to Property Medical/Dental Other Tort Legal Other Real Property Condemnation/Eminent Domain Accounting Other Malpractice Other Real Property Probate Construction Defect & Contract Judicial Review/Appeal Probate (select case type and estate value) Construction Defect Judicial Review Chapter 40 Foreclosure Mediation Case Summary Administration Other Construction Defect Petition to Scal Records General Administration Special Administration Contract Case Mental Competency Set Aside Uniform Commercial Code Nevada State Agency Appeal Trust/Conservatoship Building and Construction Department of Motor Vehicle Insurance Carrier Worker's Compensation Other Probate Estate Value Commercial Instrument Other Nevada State Agency Over \$200,000 Collection of Accounts Appeal Other Between \$100,000 and \$200,000 Employment Contract Appeal from Lower Coun Under \$100,000 or Unknown Other Contract Other Judicial Review/Appeal Under \$2,500 Civil Writ Other Civil Filing Ci**7**0 Writ Other Civil Filing Writ of Habeas Corpus Writ of Prohibition Compromise of Minor's Claim Other Civil Writ TWrit of Mandamus Foreign Judgment Other Civil Matters Writ of Quo Warrant Business Court filings should be filed using the Business Court civil coversheet Signature of initiating party or representative

See other side for family-related case filings.

A-18-782168-W CCS Civil Cover Sheet



Electronically Filed 07/31/2023 11:09 AM CLERK OF THE COURT

| _ | | | CLLINK OF THE COUNT |
|--|---|--|-----------------------------|
| 1 2 | FFCO STEVEN B. WOLFSON Clock County District Attorney | | |
| $\begin{bmatrix} 2 \\ 3 \end{bmatrix}$ | Clark County District Attorney Nevada Bar #001565 ALEXANDER CHEN | | |
| 4 | Chief Deputy District Attorney Nevada Bar #0010539 | | |
| 5 | 200 Lewis Avenue Las Vegas, Nevada 89155-2212 | | |
| 6 | (702) 671-2500 Attorney for Respondent | | |
| 7 | DISTRIC | CT COURT | |
| 8 | CLARK COU | NTY, NEVADA | |
| 9 | DOV D MODACA | | |
| 10 | ROY D MORAGA, #0938554 | | |
| 11 | Petitioner, | CASE NO: | A-18-782168-W |
| 12 | -VS- | | (89C092174) |
| 13 | THE STATE OF NEVADA, | DEPT NO: | 7 |
| 14 | Respondent. | | |
| 15 | | | |
| 16 | FINDINGS OF FA | CT, CONCLUSIO | <u>ONS</u> |
| 17 | OF LAW, A | AND ORDER | |
| 18 | DATE OF HEARI TIME OF HEA | NG: July 10, 20 2 Ring: 8:30 AM | 23 |
| 19 | | | |
| 20 | THIS CAUSE having presented before the | | |
| 21 | on the 10 TH of July, 2023; Petitioner not present, IN PROPER PERSON; Respondent | | |
| 22 | represented by STEVEN B. WOLFSON, Cl | • | |
| 23 | HALEY JARAMILLO, Deputy District Attor | | _ |
| 24 | briefs, transcripts, arguments of counsel, and | | herein, the Court makes the |
| 25 | following Findings of Fact and Conclusions o | of Law: | |
| 26 | | | |
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\\CLARKCOUNTYDA.NET\CRMCASE2\1900\1989\276\44\198927644C-FFCO-(ROY D MORAGA)-001.DOCX

FINDINGS OF FACT

The Judgment of Conviction in this case was based on a jury trial and was filed on July 7, 1990. Remittur issued from his appeal on September 17, 1991. He has since filed multiple petitions for writ of habeas corpus. This is yet another time-barred petition that he has filed. In addition to being time-barred, he raises issues that are not permitted in a petition for writ of habeas corpus (post-conviction).

CONCLUSIONS OF LAW

I. PETITIONER'S PETITION IS TIME BARRED

A petition challenging a judgment of conviction's validity must be filed within one year of the judgment or within one year of the remittitur, unless there is good cause to excuse delay. NRS 34.726(1). The Nevada Supreme Court has held that NRS 34.726 should be construed by its plain meaning. Pellegrini v. State, 117 Nev. 860, 873–74, 34 P.3d 519, 528 (2001). The one-year time bar proscribed by NRS 34.726 begins to run from the date the judgment of conviction is filed or a remittitur from a timely direct appeal is issued. Dickerson v. State, 114 Nev. 1084, 1087, 967 P.2d 1132, 1133–34 (1998).

The one-year time limit for preparing petitions for post-conviction relief under NRS 34.726 is strictly applied. In <u>Gonzales v. State</u>, 118 Nev. 590, 596, 53 P.3d 901, 904 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two days late despite evidence presented by the defendant that he purchased postage through the prison and mailed the Notice within the one-year time limit.

Furthermore, the Nevada Supreme Court has held that the district court has a duty to consider whether a defendant's post-conviction petition claims are procedurally barred. State v. Eighth Judicial Dist. Court (Riker), 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005). The Riker Court found that "[a]pplication of the statutory procedural default rules to post-conviction habeas petitions is mandatory," noting:

Habeas corpus petitions that are filed many years after conviction are an unreasonable burden on the criminal justice system. The necessity for a workable system dictates that there must exist a time when a criminal conviction is final.

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<u>Id.</u> (quoting <u>Groesbeck v. Warden</u>, 100 Nev. 259, 261, 679 P.2d 1268, 1269 (1984)). Additionally, the Court noted that procedural bars "cannot be ignored [by the district court] when properly raised by the State." <u>Id.</u> at 233, 112 P.3d at 1075. The Nevada Supreme Court has granted no discretion to the district courts regarding whether to apply the statutory procedural bars; the rules *must* be applied.

Here, remittitur issue in 1991. Clearly his current petition is time-barred absent a showing of good cause.

I. PETITIONER HAS NOT DEMONSTRATED GOOD CAUSE TO OVERCOME THE PRESUMPTIVE DISMISSAL OF HIS PETITION

A showing of good cause and prejudice may overcome procedural bars. "To establish good cause, appellants *must* show that an impediment external to the defense prevented their compliance with the applicable procedural rule. A qualifying impediment might be shown where the factual or legal basis for a claim was not reasonably available at the time of default." Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added). The Court continued, "appellants cannot manufacture good cause[.]" Id. at 621, 81 P.3d at 526. To establish prejudice, the defendant must show "not merely that the errors of [the proceedings] created possibility of prejudice, but that they worked to his actual and substantial disadvantage, in affecting the state proceedings with error of constitutional dimensions." Hogan v. Warden, 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (quoting United States v. Frady, 456 U.S. 152, 170, 102 S. Ct. 1584, 1596 (1982)). To find good cause there must be a "substantial reason; one that affords a legal excuse." Hathaway v. State, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Clearly, any delay in the filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

Petitioner has failed to establish good cause or any reason why this court should consider this untimely petition, therefore his petition is denied.

II. THIS IS NOT A PETITION TO ESTABLISH FACTUAL INNOCENCE

Petitioner partially titles this as a petition to establish factual innocence upon newly discovered evidence, but he does not meet any requirements for filing such a petition. NRS 34.900 to NRS 34.990 contain the provisions on a statute to establish factual innocence. NRS 34.930 defines the type of evidence that a court would consider "newly discovered." None of his claims come close to fitting the statute on factual innocence. As such, his claim that this is a factual innocence petition is denied.

III. PETITIONER IS NOT ENTITLED TO COUNSEL

Defendant has previously filed multiple petitions for writ of habeas corpus. His case is incredibly old and he has failed to gain any previous relief. He now asks for an attorney to be appointed for the purpose of filing another petition. Defendant is not entitled to the appointment of counsel for a second petition for writ of habeas corpus. Moreover, at this time there is no pending petition to even appoint him an attorney.

In *Coleman v. Thompson*, 501 U.S. 722, 752, 111 S. Ct. 2546, 2566 (1991), the United States Supreme Court ruled that the Sixth Amendment provides no right to counsel in post-conviction proceedings. In *McKague v. Warden*, 112 Nev. 159, 912 P.2d 255 (1996), the Nevada Supreme Court similarly observed that "[t]he Nevada Constitution . . . does not guarantee a right to counsel in post-conviction proceedings, as we interpret the Nevada Constitution's right to counsel provision as being coextensive with the Sixth Amendment to the United States Constitution."

NRS 34.750 provides, in pertinent part:

"[a] petition may allege that the Defendant is unable to pay the costs of the proceedings or employ counsel. If the court is satisfied that the allegation of indigency is true and the petition *is not dismissed summarily*, the court may appoint counsel at the time the court orders the filing of an answer and a return. In making its determination, the court may consider whether:

- (a) The issues are difficult;
- (b) The Defendant is unable to comprehend the proceedings; or
- (c) Counsel is necessary to proceed with discovery."

(emphasis added).

Under NRS 34.750, it is clear that the court has discretion in determining whether to appoint counsel. McKague specifically held that with the exception of cases in which appointment of counsel is mandated by statute, one does not have "[a]ny constitutional or statutory right to counsel at all" in post-conviction proceedings. Id. at 164.

NRS 34.750 reads as follows:

- 1. A petition may allege that the petitioner is unable to pay the costs of the proceedings or to employ counsel. If the court is satisfied that the allegation of indigency is true and the petition is not dismissed summarily, the court may appoint counsel to represent the petitioner. In making its determination, the court may consider, among other things, the severity of the consequences facing the petitioner and whether:
 - (a) The issues presented are difficult;
 - (b) The petitioner is unable to comprehend the proceedings; or
 - (c) Counsel is necessary to proceed with discovery.

In Renteria-Novoa, the Nevada Supreme Court further laid out various factors that the courts can consider when deciding if appointment counsel is appropriate. 133 Nev. 75, 391 P.3d 760 (2017). The Court there held that it was an abuse of discretion not to appoint an attorney based on the severity of the consequences, the potential need for discovery, and problems that the petitioner had with the English language.

Defendant has already had the assistance of counsel in prior petitions. Thus, he is not entitled to the appointment of yet another attorney. Moreover, even if he were permitted a second attorney, there is no pending petition upon which to even consider this motion. Therefore, the request for appointment of an attorney is denied.

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ORDER

THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction

Relief shall be and is DENIED.

Dated this 31st day of July, 2023



FBC 1A4 132C 0D43 Danielle Chio District Court Judge

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

Chief Deputy District Attorney Nevada Bar #0010539

27 | hjc/SVU

CSERV DISTRICT COURT CLARK COUNTY, NEVADA Roy Moraga, Plaintiff(s) CASE NO: A-18-782168-W DEPT. NO. Department 7 VS. Isidor Baca, Defendant(s) **AUTOMATED CERTIFICATE OF SERVICE** Electronic service was attempted through the Eighth Judicial District Court's electronic filing system, but there were no registered users on the case. The filer has been notified to serve all parties by traditional means.

Electronically Filed 8/3/2023 1:27 PM Steven D. Grierson CLERK OF THE COUR

NEFF

ROY D. MORAGA,

VS.

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DISTRICT COURT CLARK COUNTY, NEVADA

Case No: A-18-782168-W

Petitioner, Dept No: VII

ISIDOR BACA,

Respondent,

NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

PLEASE TAKE NOTICE that on July 31, 2023, the court entered a decision or order in this matter, a true and correct copy of which is attached to this notice.

You may appeal to 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 thirty-three (33) days after the date this notice is mailed to you. This notice was mailed on August 3, 2023.

STEVEN D. GRIERSON, CLERK OF THE COURT

/s/ Cierra Borum

Cierra Borum, Deputy Clerk

CERTIFICATE OF E-SERVICE / MAILING

I hereby certify that on this 3 day of August 2023, I served a copy of this Notice of Entry on the following:

☑ By e-mail:

Clark County District Attorney's Office Attorney General's Office - Appellate Division-

☑ The United States mail addressed as follows:

Roy D. Moraga # 31584 P.O. Box 7000 Carson City, NV 89702

/s/ Cierra Borum

Cierra Borum, Deputy Clerk

Electronically Filed 07/31/2023 11:09 AM CLERK OF THE COURT

| _ | | | CLLINK OF THE COUNT |
|--|---|--|-----------------------------|
| 1 2 | FFCO STEVEN B. WOLFSON Clock County District Attorney | | |
| $\begin{bmatrix} 2 \\ 3 \end{bmatrix}$ | Clark County District Attorney Nevada Bar #001565 ALEXANDER CHEN | | |
| 4 | Chief Deputy District Attorney Nevada Bar #0010539 | | |
| 5 | 200 Lewis Avenue Las Vegas, Nevada 89155-2212 | | |
| 6 | (702) 671-2500 Attorney for Respondent | | |
| 7 | DISTRIC | CT COURT | |
| 8 | CLARK COU | NTY, NEVADA | |
| 9 | DOV D MODACA | | |
| 10 | ROY D MORAGA, #0938554 | | |
| 11 | Petitioner, | CASE NO: | A-18-782168-W |
| 12 | -VS- | | (89C092174) |
| 13 | THE STATE OF NEVADA, | DEPT NO: | 7 |
| 14 | Respondent. | | |
| 15 | | | |
| 16 | FINDINGS OF FA | CT, CONCLUSIO | <u>ONS</u> |
| 17 | OF LAW, A | AND ORDER | |
| 18 | DATE OF HEARI TIME OF HEA | NG: July 10, 20 2 Ring: 8:30 AM | 23 |
| 19 | | | |
| 20 | THIS CAUSE having presented before the | | |
| 21 | on the 10 TH of July, 2023; Petitioner not present, IN PROPER PERSON; Respondent | | |
| 22 | represented by STEVEN B. WOLFSON, Cl | • | |
| 23 | HALEY JARAMILLO, Deputy District Attor | | _ |
| 24 | briefs, transcripts, arguments of counsel, and | | herein, the Court makes the |
| 25 | following Findings of Fact and Conclusions o | of Law: | |
| 26 | | | |
| 27 | | | |
| 28 | | | |

\\CLARKCOUNTYDA.NET\CRMCASE2\1900\1989\276\44\198927644C-FFCO-(ROY D MORAGA)-001.DOCX

FINDINGS OF FACT

The Judgment of Conviction in this case was based on a jury trial and was filed on July 7, 1990. Remittur issued from his appeal on September 17, 1991. He has since filed multiple petitions for writ of habeas corpus. This is yet another time-barred petition that he has filed. In addition to being time-barred, he raises issues that are not permitted in a petition for writ of habeas corpus (post-conviction).

CONCLUSIONS OF LAW

I. PETITIONER'S PETITION IS TIME BARRED

A petition challenging a judgment of conviction's validity must be filed within one year of the judgment or within one year of the remittitur, unless there is good cause to excuse delay. NRS 34.726(1). The Nevada Supreme Court has held that NRS 34.726 should be construed by its plain meaning. Pellegrini v. State, 117 Nev. 860, 873–74, 34 P.3d 519, 528 (2001). The one-year time bar proscribed by NRS 34.726 begins to run from the date the judgment of conviction is filed or a remittitur from a timely direct appeal is issued. Dickerson v. State, 114 Nev. 1084, 1087, 967 P.2d 1132, 1133–34 (1998).

The one-year time limit for preparing petitions for post-conviction relief under NRS 34.726 is strictly applied. In <u>Gonzales v. State</u>, 118 Nev. 590, 596, 53 P.3d 901, 904 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two days late despite evidence presented by the defendant that he purchased postage through the prison and mailed the Notice within the one-year time limit.

Furthermore, the Nevada Supreme Court has held that the district court has a duty to consider whether a defendant's post-conviction petition claims are procedurally barred. State v. Eighth Judicial Dist. Court (Riker), 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005). The Riker Court found that "[a]pplication of the statutory procedural default rules to post-conviction habeas petitions is mandatory," noting:

Habeas corpus petitions that are filed many years after conviction are an unreasonable burden on the criminal justice system. The necessity for a workable system dictates that there must exist a time when a criminal conviction is final.

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<u>Id.</u> (quoting <u>Groesbeck v. Warden</u>, 100 Nev. 259, 261, 679 P.2d 1268, 1269 (1984)). Additionally, the Court noted that procedural bars "cannot be ignored [by the district court] when properly raised by the State." <u>Id.</u> at 233, 112 P.3d at 1075. The Nevada Supreme Court has granted no discretion to the district courts regarding whether to apply the statutory procedural bars; the rules *must* be applied.

Here, remittitur issue in 1991. Clearly his current petition is time-barred absent a showing of good cause.

I. PETITIONER HAS NOT DEMONSTRATED GOOD CAUSE TO OVERCOME THE PRESUMPTIVE DISMISSAL OF HIS PETITION

A showing of good cause and prejudice may overcome procedural bars. "To establish good cause, appellants *must* show that an impediment external to the defense prevented their compliance with the applicable procedural rule. A qualifying impediment might be shown where the factual or legal basis for a claim was not reasonably available at the time of default." Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added). The Court continued, "appellants cannot manufacture good cause[.]" Id. at 621, 81 P.3d at 526. To establish prejudice, the defendant must show "not merely that the errors of [the proceedings] created possibility of prejudice, but that they worked to his actual and substantial disadvantage, in affecting the state proceedings with error of constitutional dimensions." Hogan v. Warden, 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (quoting United States v. Frady, 456 U.S. 152, 170, 102 S. Ct. 1584, 1596 (1982)). To find good cause there must be a "substantial reason; one that affords a legal excuse." Hathaway v. State, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Clearly, any delay in the filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

Petitioner has failed to establish good cause or any reason why this court should consider this untimely petition, therefore his petition is denied.

II. THIS IS NOT A PETITION TO ESTABLISH FACTUAL INNOCENCE

Petitioner partially titles this as a petition to establish factual innocence upon newly discovered evidence, but he does not meet any requirements for filing such a petition. NRS 34.900 to NRS 34.990 contain the provisions on a statute to establish factual innocence. NRS 34.930 defines the type of evidence that a court would consider "newly discovered." None of his claims come close to fitting the statute on factual innocence. As such, his claim that this is a factual innocence petition is denied.

III. PETITIONER IS NOT ENTITLED TO COUNSEL

Defendant has previously filed multiple petitions for writ of habeas corpus. His case is incredibly old and he has failed to gain any previous relief. He now asks for an attorney to be appointed for the purpose of filing another petition. Defendant is not entitled to the appointment of counsel for a second petition for writ of habeas corpus. Moreover, at this time there is no pending petition to even appoint him an attorney.

In *Coleman v. Thompson*, 501 U.S. 722, 752, 111 S. Ct. 2546, 2566 (1991), the United States Supreme Court ruled that the Sixth Amendment provides no right to counsel in post-conviction proceedings. In *McKague v. Warden*, 112 Nev. 159, 912 P.2d 255 (1996), the Nevada Supreme Court similarly observed that "[t]he Nevada Constitution . . . does not guarantee a right to counsel in post-conviction proceedings, as we interpret the Nevada Constitution's right to counsel provision as being coextensive with the Sixth Amendment to the United States Constitution."

NRS 34.750 provides, in pertinent part:

"[a] petition may allege that the Defendant is unable to pay the costs of the proceedings or employ counsel. If the court is satisfied that the allegation of indigency is true and the petition *is not dismissed summarily*, the court may appoint counsel at the time the court orders the filing of an answer and a return. In making its determination, the court may consider whether:

- (a) The issues are difficult;
- (b) The Defendant is unable to comprehend the proceedings; or
- (c) Counsel is necessary to proceed with discovery."

(emphasis added).

Under NRS 34.750, it is clear that the court has discretion in determining whether to appoint counsel. McKague specifically held that with the exception of cases in which appointment of counsel is mandated by statute, one does not have "[a]ny constitutional or statutory right to counsel at all" in post-conviction proceedings. Id. at 164.

NRS 34.750 reads as follows:

- 1. A petition may allege that the petitioner is unable to pay the costs of the proceedings or to employ counsel. If the court is satisfied that the allegation of indigency is true and the petition is not dismissed summarily, the court may appoint counsel to represent the petitioner. In making its determination, the court may consider, among other things, the severity of the consequences facing the petitioner and whether:
 - (a) The issues presented are difficult;
 - (b) The petitioner is unable to comprehend the proceedings; or
 - (c) Counsel is necessary to proceed with discovery.

In Renteria-Novoa, the Nevada Supreme Court further laid out various factors that the courts can consider when deciding if appointment counsel is appropriate. 133 Nev. 75, 391 P.3d 760 (2017). The Court there held that it was an abuse of discretion not to appoint an attorney based on the severity of the consequences, the potential need for discovery, and problems that the petitioner had with the English language.

Defendant has already had the assistance of counsel in prior petitions. Thus, he is not entitled to the appointment of yet another attorney. Moreover, even if he were permitted a second attorney, there is no pending petition upon which to even consider this motion. Therefore, the request for appointment of an attorney is denied.

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ORDER

THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction

Relief shall be and is DENIED.

Dated this 31st day of July, 2023



FBC 1A4 132C 0D43 Danielle Chio District Court Judge

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

Chief Deputy District Attorney Nevada Bar #0010539

27 | hjc/SVU

CSERV DISTRICT COURT CLARK COUNTY, NEVADA Roy Moraga, Plaintiff(s) CASE NO: A-18-782168-W DEPT. NO. Department 7 VS. Isidor Baca, Defendant(s) **AUTOMATED CERTIFICATE OF SERVICE** Electronic service was attempted through the Eighth Judicial District Court's electronic filing system, but there were no registered users on the case. The filer has been notified to serve all parties by traditional means.

Writ of Habeas Corpus

COURT MINUTES

January 02, 2019

A-18-782168-W

Roy Moraga, Plaintiff(s)

Isidor Baca, Defendant(s)

January 02, 2019

8:30 AM

Petition for Writ of Habeas

Corpus

HEARD BY: Bixler, James

COURTROOM: RJC Courtroom 10C

COURT CLERK: Keith Reed

RECORDER:

De'Awna Takas

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Defendant not present.

Present on behalf of the State, Deputy District Attorney Brad Turner. Court noted the late reply to the State's opposition. Matter submitted on the pleadings by Mr. Turner. Court stated findings and ORDERED, Defendant's request for appointment of counsel DENIED, Petition For Writ of Habeas Corpus DENIED; State to prepare the order.

NDC

PRINT DATE: 08/18/2023 Page 1 of 5 Minutes Date: January 02, 2019

Writ of Habeas Corpus

COURT MINUTES

July 10, 2023

A-18-782168-W

Roy Moraga, Plaintiff(s)

vs.

Isidor Baca, Defendant(s)

July 10, 2023

8:30 AM

Motion for Appointment of

Attorney

HEARD BY: Chio, Danielle

COURTROOM: RJC Courtroom 05B

COURT CLERK:

Terinda Mang

Madalyn Riggio

RECORDER:

Stacey Ray

REPORTER:

PARTIES

PRESENT:

Jaramillo, Haley Ann

Attorney

JOURNAL ENTRIES

- Court noted matter is on for Mr. Moraga's Motion. COURT STATED its FINDINGS, and ORDERED, the Plaintiff/Inmates's Motion for Appointment of counsel DENIED. State to prepare the Order.

PRINT DATE: 08/18/2023 Page 2 of 5 Minutes Date: January 02, 2019

Writ of Habeas Corpus

COURT MINUTES

July 24, 2023

A-18-782168-W

Roy Moraga, Plaintiff(s)

vs.

Isidor Baca, Defendant(s)

July 24, 2023

8:30 AM

Petition for Writ of Habeas

Corpus

HEARD BY: Chio, Danielle

COURTROOM: RJC Courtroom 05B

COURT CLERK: Serenity Sivongsa

RECORDER:

Stacey Ray

REPORTER:

PARTIES

PRESENT:

Heap, Hilary

Attorney

JOURNAL ENTRIES

- Defendant not present.

COURT NOTED, the Writ was filed regarding newly discovered evidence on the home invasion count, and the Petitioner was not arrested on the sexual assault count. however is currently serving a sentence for that charge, therefore the Petition is claiming to be factually innocent due to newly discovered evidence and ineffective assistance. COURT FINDS, in regards to the factually innocent claim, the claim is time barred as the challenge of a Judgment of Conviction (JOC) has to be within one year of the filing of the JOC or the Remittitur, unless there is good cause for a delay. COURT FURTHER FINDS, in regards to newly discovered evidence, there is no impediment and the petition is untimely, and the Petitioner does not meet the criteria outlined in NRS 34.900-34.999, and therefore, ORDERED, Petition for Writ of Habeas Corpus is DENIED; State to prepare the Findings of Facts and Conclusion of Law.

NDC.

PRINT DATE: 08/18/2023 Page 3 of 5 January 02, 2019 Minutes Date:

A-18-782168-W

CLERK'S NOTE: A copy of this minute order was mailed to Roy Morgana #31584, NNCC, PO BOX 7000, Carson City, NV 89702./ (ss 7-26-2023)

Writ of Habeas Corpus

COURT MINUTES

August 07, 2023

A-18-782168-W

Roy Moraga, Plaintiff(s)

Isidor Baca, Defendant(s)

August 07, 2023

8:30 AM

All Pending Motions

HEARD BY: Chio, Danielle

COURTROOM: RJC Courtroom 05B

COURT CLERK: Pharan Burchfield

RECORDER:

Stacey Ray

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- PLAINTIFF / INMATE'S - MOTION FOR LEAVE TO CHANGE THE CAPTION . . . PLAINTIFF / INMATE'S - MOTION FOR LEAVE TO FILE FIRST AMENDED PETITION

COURT NOTED having previously heard, decided, and DENIED the Post-Conviction Petition for Habeas Corpus on 7/31/23. COURT ORDERED, 8/22/23 hearing on Motion for Leave to File First Amended Petition ADVANCED to today and DENIED; and Motion for Leave to Change the Caption DENIED.

NDC

PRINT DATE: 08/18/2023 Page 5 of 5 Minutes Date: January 02, 2019

Certification of Copy

| State of Nevada | 7 | CC. |
|------------------------|----------|-----|
| County of Clark | <u>}</u> | SS: |

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DESIGNATION OF RECORD ON APPEAL; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER; NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER; DISTRICT COURT MINUTES

ROY D. MORAGA,

Plaintiff(s),

VS.

ISIDOR BACA.

Defendant(s),

now on file and of record in this office.

Case No: A-18-782168-W

Dept No: VII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 18 day of August 2023.

Steven D. Grierson, Clerk of the Court

Amanda Hampton, Deputy Clerk