

FILED

DEC 12 2023

IN THE SUPREME COURT OF THE STATE OF NEVADA

DAZANETHA A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

Daisy Lynne Meadows
Appellant,
vs.
The State of Nevada
Respondent.

Supreme Court No. 87426

District Court No. A-23-873087-w
D. C. Case Related Case 08C247731

APPELLANT'S INFORMAL BRIEF

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Las Vegas: Place your brief in the Clerk's Office Drop Box at the Las Vegas Courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.

23-40251

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
11 25 2008	Judgment of Conviction (Plea of Guilty)
9 23 2008	Guilty Plea agreement

Notice of Appeal. Give the date you filed your notice of appeal in the district court: 10/9/2023

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

☒ Yes ☐ No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Counsel and the state took advantage of my Mental State to sensationalize my case painting me as a Serial predator. Counsel Coerced me to sign a deal on all Counts leading me believe I had no chance. Me being in an obvious abnormal state of mind. Which would've been obvious to a Seasoned Attorney such as Mr Maringo. The mental disconnect being obvious by my actions and mental anguish From being charged with count 4. A charge so traumatic to someone of my background and

upbringing. I was numb to court proceedings. The alleged victim, my girlfriend's daughter raised in that part of Vegas didn't want to follow my rules about not sneaking out and stealing the car. Period. Made up the story and admitted as much, Counsel knew this. My family and I had worked with kids my whole life in Montana up to this point (and after) once the alleged victim admitted to lying I resumed my relationship with her mother and went back to Montana together. Counsel knew these facts; as well as the accusations in Court 1 being false and impossible. A college student being held down on the LV strip being raped. Impossible. I was propositioned by a prostitute for 60 dollars she took me behind the peppermill by a power box with the intent to rob me. We engaged in sex and while my pants were down her pimp jumped me and they tried to roll me. I pulled out my folding knife and fought back and she accidentally got stabbed in the fight and must of had to make a statement at the hospital per protocol (?). There was no sexual assault, Counsel knew this (and I'm sure I was not the first, or last, young tourist type from Montana to be in this same scenario.) Yet had me sign my life away! A psych evaluation was more than warranted and bare minimum would've exposed my mental state to counsel and the prosecution had they not been willing to forfeit my life so simply. Courts 1 and 4 should've been subject to Rules of Discovery and a plan of defense for trial been at least discussed. Counsel did none of this. No due diligence for my specific circumstances, especially me being an out-of-towner, young and naive to the pitfalls of the strip and "sin city". I am guilty of Courts 2, 5, 3 and 6 with extraordinary circumstances. I don't even remember any of the court appearances or process! From

Research For my Civil Cases I've come across the hints and encouragement to File this Appeal and Push thru the Pain and Trauma and even now cause me great distress writing about it. Counsel was ineffective by many degrees and bare minimum should've ordered a psyche evaluation and shown me all the discovery and made a defense, not pushed me thru the courts like a Sensationalized Rapist, taking advantage For the prosecutions benefit of a popular conviction, which is quite the opposite of his Job and station as a defense Attorney. I don't even know if he exercised the Right to argue at Sentencing. And none of this would have occurred if I hadn't been Falsely accused. I am challenging the crimes I could've shown to be False accusations, that Counsel Knew at that time were False, defendable, and should not of been part of any " plea Agreement " ... equalizing the ineffectiveness.

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

~~to Consider all the Facts and circumstances that are unique and extraordinary the Relevancy of my Ongoing Conditions of Confinement Dismiss Courts Label 4 Due to them not being true, and either Dismiss my case or 1. Modify My Sentence Give me credit For time Served, 15+ years in addition to the Deplorable conditions Endless Cycle of Sexual abuse and violence at the hands of Male inmates and staff Torture by Rape that will only continue and a Constant State of Physical, Emotional and Mental Distress Put me on Parole, Lifetime Supervision, house arrest, and ill Register as a Sex Offender and Leave the state of Nevada and Never Return Give Me Life.~~

2. Modify my sentence and Give me the Death Penalty to be Imposed Immediately. I have no quality of life "It's not living" under these Reprehensible Torturous Conditions Forced to be Someone and Something I'm not, to be disgraced dishonored and inevitably be killed at the hand of My abuser or The NDXX and State of Nevada is responsible for. At Least Let me Die with some Honor, Dignity. "Give me Death" and the Hope that my Death will set my Spirit Free, that my work will help other and also Provide Justice As its Justice I pursue At Any and all Cost In Life or In Death.

I Believe the District Court was wrong letting my case be Sensationalized, openly, and allowing me to Sign a "Deal". I was not given a "Deal", it's still a "Life Sentence", and Counsel very well understood this on top of Knowing the accusations had been taken back on Count 4, among other things. Isn't a psyche evaluation, Rules of discovery, and basic Common Sense Part of a Defense Counsel's Responsibility? Do they not take an oath? I'm not sure; but I do know I was not "Defended" in my Cases by any definition of the word and I believe no strategy was ever discussed based on the very limited discovery I've seen, also believe the District Court erred on my Sentencing. Or Counsel Rather? I know my court experience was less than Fair and I was not properly "Defended". I may not be able to point out and articulate the "legal" specifics, but that is why we are appointed Counsel as a basic Right going through the court processes. From one part,

to another part, And the staff Counsel knew, I'm sure, was defensible (because it was made up) to trying to explain "legal error" in District Court vs. Supreme Court I keep feeling a little more lost as I go on. I pray this honorable court grant me counsel to figure these things out, as I do know what happened is wrong by many degrees when held up against my rights granted by the Constitution. Thank you, It was not in the right state of mind and these charges are completely out of character. There are mitigating factors and complex layers and levels to the circumstances surrounding this case as well as the sentence imposed and conditions of confinement that go ignored while I'm tortured thru endless cycles of sexual abuse and forced to live as someone and something I'm not. As it's clear and obvious to anyone that knows me my history character and background.

DATED this 3rd day of December, 2023


Signature of Appellant

Daisy Lynne Meadows
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- ☐ By personally serving it upon him/her; or
☒ By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

*The Clerk of the Supreme Court of Nevada
201 South Carson Street
Carson City, Nevada
89701*

DATED this 3rd day of December, 2023


Signature of Appellant

Daisy Lynne Meadows
Print Name of Appellant

HDSP P.O. Box 650
Address

Indian Springs, NV 89070
City/State/Zip

Telephone