

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL	CAPTION:			Electronically Filed Aug 11 2014 09:56 a.m Tracie K. Lindeman
MATTHEW WASHIN	GTON,) No. 65		Clerk of Supreme Court
	Appellant,	;)		
vs.) DOCKETING) CRIMINAL		
THE STATE OF N	EVADA,			and post-conviction
	Respondent.) habeas corpus) conviction rel)		etitions for post-
	GEì	NERAL INFORMATION		
1. Judicial Di Judge <u>Ken</u>	strict Eighth neth Cory District Ct	County Clark . Docket No. C294695		
(a) what is Deadly Weapon With Use of At Or Into Firearm By jointly and prison; Ct. of a Deadly 60-240 month prison, concurrent of Ct. 5; Ct. 7; Ct. 9; Ct. 11 - 11; Ct. 13 - 13; Ct. 15; Ct. 15; Ct. concurrent of Ct. 240 month of Ct. 5; Ct. 15; Ct. 15; Ct. 260 concurrent of Ct. 260 has the Ct. 360 was defined by the C	on; Cts. 3, 5, 6 - Attempt a Deadly Weapon; Cts, 8, Structure, Vehicle, Airc Ex-Felon and sentenced to severally with Co-Defenda 2 - 240 months to Life in Weapon, Concurrent with Cost for Use of a Deadly Westernt with Ct. 3; Ct. 5 for the Use of a Deadly Westernt with Ct. 3; Ct. 5 for the Use of a Deadly Westernt with Ct. 3; Ct. 5 for the Use of a Deadly Westernt with Ct. 3; Ct. 5 for the Use of a Deadly Westernt with Ct. 7 - 48-120 months concurred 28-72 months, concurred 28-72 months, concurrent 28-72 months, concurrent 17 - 28-72 months, concurrent with Ct. 17; 255 days CTS; sentence been stayed perendant admitted to bail	nspiracy to Commit Murder Murder With Use of a Degraph of the State of Watercraft Addition \$25 Admin. fee; \$12 ant; \$3.00 DNA collection prison plus a consecution of the State of Stat	eadly W 15, 16 ditiona 2,015.7 on fee; ive ter onths p Ct. 2; of a 1 8 - 28 28-72 m 28-72 m 28-72 m and gen	2 - Murder With Use of a eapon, Cts. 4, 7 - Battery, 17 - Discharging Firearm 1 Charge - Possession of 1 restitution to be paid Ct. 1 - 48-120 months in m of 60-240 months for Use plus a consecutive term of Ct. 4 - 48-120 months in a consecutive term of 60-240 months in Deadly Weapon, consecutive 72 months concurrent with months concurrent with Ct. 1000 concurrent with concu
3. Was trial o	r post conviction counse	l appointed XX	or ret	cained?
4. Attorney fi	ling this docketing stat	ement:		
FirmAddressClient(s)	a joint statement by mu	ender's Office	l the n	names and addresses
of other co	ounsel on an additional	sheet accompanied by a	certi	fication that they

concur in the filing of this statement.

5.	Is appellate counsel appointed XX	- or	retain	ed?	
6.	Attorney(s) representing respondent(s):			
	Attorney STEVEN B. WOLFSON			Telephone 455-4741	_
	Firm Clark County District At	torne	y's Of	fice	
	Address 200 S. Third St.				
	Client(s) The State of Nevada				_
	Attorney			Telephone	
	Firm				
	Address				
	Client(s)(List additional counse				
	(List additional counse	al on se	eparate s	neet if necessary)	
7.	Nature of disposition below:				
	☐ Judgment after bench trial			Grant of pretrial habeas	
	X Judgment after jury verdict			Grant of motion to suppress eviden	ce
	☐ Judgment upon guilt plea			Post-conviction relief (NRS ch. 17	7)
	Grant of pretrial motion to dis	miss		☐ grant ☐ denial	
	Parole/Probation revocation			Post-conviction habeas (NRS ch. 34	}
	☐ Motion for new trial			grant Genial	•
				5	
	☐ grant ☐ denial		السا	Other disposition (specify)	
	Motion to withdraw guilty plea			Lip-pann.	
	\square grant \square denial				_
8.	Does this appeal raise issues concern	ing a	ny of	the following:	
	death sentence		juve	nile offender	
	X life sentence		pret	rial proceedings	
			_	-	
9.	Expedited appeals: The court may do matter. Are you in favor of proceedi				this
	maddel: 1120 you in lavel of proceed	,		······································	
	Yes NoXX				
10,	Pending and prior proceedings in this	eour	t: Lis	t the case name and docket number of	all
μυ,	appeals or original proceedings pres	ently	or pre	eviously pending before this court w	hich
	are related to this appeal (e.g.,	sepa	rate a	appeals by co-defendants, appeal a	fter
	post-conviction proceedings): N/A				
11.	Pending and prior proceedings in other				
	all pending and prior proceedings : (e.g., habeas corpus proceedings i				
	against co-defendants): N/A	.1 500	01	reactar court, birarcatea proceed	11195
	-				
12.	Nature of action: Briefly describe	the	nature	of the action and the result be] Our •
14.	Appellate counsel did not serve as tr				
	the lower court proceedings; and is				

13.	Issues on appeal. State specifically all issue not serve as trial counsel; has not compl proceedings; and is therefore unable to con at the present time.	eted a thorough review of the lower court
14.	Constitutional issues. If this appeal character was the second of this court of the NRAP 44 and NRS 30.130?	
	N/A Yes No Unk	mown at this time.
15.	Issues of first-impression or of public substantial legal issue of first-impression important public interest?	
	First-impression: Yes No XX Public interest: Yes No XX	-
16.	Length of trial. If this action proceeded t did the trial last?	o trial in the district court, how many days
	<u>9</u> days.	
17.	Oral argument. Would you object to submissoral argument?	sion of this appeal for disposition without
	Yes XX No	
	MINEL INEGO OF NOM	COR OR ADDRAG
	TIMELINESS OF NOT	
18.	Date district court announced decision, sent	ence or order appealed from06/18/14.
19.	Date of entry of written judgment or order a	ppealed from06/27/14
	(a) If no written judgment or order was fi for seeking appellate review: N/A.	led in the district court, explain the basis
20.	If this appeal is from an order granting corpus, indicate the date written notice of	entry of judgment or order was served N/A
	(a) Was service by delivery or by mail	
21.	If the time for filing the notice of appeal w	was tolled by a post-judgment motion:
	(a) Specify the type of motion, and the date	of filing of the motion:
	Arrest judgment	Date filed
	New trial (newly discovered evidence)	Date filed
	New trial (other grounds)	Date filed
	(b) Date of entry of written order resolving	
22,	Date notice of appeal filed07/17/14.	
23.	Specify statue or rule governing the time 1	imit for filing the notice of appeal, e.g.,

SUBSTANTIVE APPEALABILITY

24.	Specify statute, rule or other authority who the judgment or order appealed from:	ich g	rants this	court jurisdict	tion to review
	NRS 177.015(1)(b)	NRS	34.710(3)		
	NRS 177.015(2)	NRS	34.710(4)		
	NRS 177.055	NRS	34,815	XX	
	NRS 177.385	- MKD	177.015(37	AA	
	VERIFICA:	TION			
to the	I certify that the information provided in tenders to be to my knowledge, information and belie		locketing s	tatement is true	e and complete
MATT	THEW WASHINGTON			G. DICKINSON	
Name c	of appellant		Name of c	counsel or recon	d
				•	
08/	/08/14			ron G. Dickinso	
Date			Signature	of counsel of	record
			•		

CERTIFICATE OF SERVICE

I certify that on the $8^{ m th}$ day of August, 2014, T served a copy of this comple docketing statement upon all counsel of record:	ted
<pre>by personally serving it upon him/her District Attorney Appellate; or X by mailing it by first class mail with sufficient postage prepaid to the follow address(es):</pre>	ing
STEVEN B. WOLFSON Clark County District Attorney	

STEVEN B. WOLFSON Clark County District Attorney Attn: Appellate Division 200 Lewis Avenue, 3rd Floor Las Vegas, NV 89155

Dated this 8^{th} day of August, 2014.

/s/ Carrie M. Connolly Signature