IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

Bryan P Bonham

Appellant/cross-Respondent

VS.

The STATE OF MEVADA; NEVADA

Department of corrections;

James Dzurenda, Timbarrett, and

courter potter.

No. 86217

DOCKETING STATEMENT CIVIL APPEALS

MAY UB 2023

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.



1. Judicial District Stevens Eighth Judicia	Department 29
County Clark	Judge David m Jones
District Ct. Case No. A-20-823142-C	, <u>, , , , , , , , , , , , , , , , , , </u>
2. Attorney filing this docketing statement Bryang Gonham Attorney Pro Se	t: Telephone
Address Bryant Bonham 60575 POBOX 650 HASP Indian Springs, New 84070	
Client(s) Pro Se	
If this is a joint statement by multiple appellants, add the names of their clients on an additional sheet accompfiling of this statement.	
3. Attorney(s) representing respondents(s):
	Telephone
Firm Aaron D Ford office of ATTOM	ley General
Address OFFICE OF ATTOINEY GENERAL SSS E WAShington Ave Ste 3900 LUNU 89101	
Client(s) — State of Nevada, Tim Garrett, and Carter potter.	New Dep-Tof corrections, James Dizurenacla
Attorney	Telephone
Firm	
Address	
	ν g
Client(s)	

- 8. Nature of the action. Briefly describe the nature of the action and the result below: Sence 2019 Plaintiff/A PPRILANT has had funds/money Deposited into His Account from Two members of His family His elderly moni, His son. Between 80% B 90% would be taken, inviolation of AR 258.05 as well as NRS 209.246, NRS 205.0824 NRS 205.0823, NRS 197.200 moreover the former Noor Director Amended AR 258 without the approval or knowledge of the Board., The second Amended complaint should also take Place of Original, First Amend complaint, Diaint should be allowed / Permitted to Recieve all money taken over 50%, now 25% back, moreover because NRS 209.246 is unconstitutional and void. All funds should be given back to the Appellant, He should be granted an in person evidentiary hearing. His fourth Amend rights were violated; as the was given no proper Due process, He Should be able to Recieve compensation / Damayes as well.
- 9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary): with out statutory Authority The NOC Violated Appellants Due process tights by Siezing, taking, Depriving Appellant control of His Property/Money/Funds deposited into His trust account. In violation of Appellants 4th Amend, 14th Amend to us. const. Appliant should be allowed to acque facts in His 2nd Amend complaint & His supplemental pleading in support of 2nd Amend complaint.

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
□ N/A
F Yes
□ No
If not, explain: & Affellant believes NRS 209.246 is unconstitutional, invalid, void.
12. Other issues. Does this appeal involve any of the following issues?
Reversal of well-settled Nevada precedent (identify the case(s))
An issue arising under the United States and/or Nevada Constitutions
A substantial issue of first impression
An issue of public policy
An issue where en banc consideration is necessary to maintain uniformity of this court's decisions
☑A ballot question
If so, explain: yes Appellant has not only u.s. constitutional Rights as well as New const rights. He has due process, Liberty interes, property interest to Funds/money being unlawfully taken as well as 4th Amend right to be free of illegal search & seizure:

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly
set forth whether the matter is presumptively retained by the Supreme Court or assigned to
the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which
the matter falls. If appellant believes that the Supreme Court should retain the case despite
its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circum-
stance(s) that warrant retaining the case, and include an explanation of their importance or
significance: Appellant is not sure if Nevisup, ort or New, ort of Appeals should
Preside over this appeal. He respectfully Requests if passible, if Rule 17 requires that
New superit Hear & Decide this issue.

14. Trial.	If this action proceeded to trial, how many days did the trial last? _	
Was it	a bench or jury trial?	

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

JUSTICE Douglas Herndon.

This Justice was involved in an issue regarding Googw. waters while a strate Dist CRT Judge in Dept 3 clark county, New. The issue was is Similar to this one.

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from 02-13-2023

seeking appellate	
FACTS	. Findings, And conclusion of Law.
17. Date written no	tice of entry of judgment or order was served 02/ /2023
Was service by:	
Delivery	
☐ Mail/electronic	/fax
18. If the time for fi (NRCP 50(b), 52(b),	ling the notice of appeal was tolled by a post-judgment motion or 59)
(a) Specify the the date of fr	type of motion, the date and method of service of the motion, and lling. Timely filed.
□ NRCP 50(b)	Date of filing
□ NRCP 52(b)	Date of filing
□ NRCP 59	Date of filing
	pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the a notice of appeal. See AA Primo Builders v. Washington, 126 Nev, 245). None.
(b) Date of entr	y of written order resolving tolling motion
(c) Date writter	notice of entry of order resolving tolling motion was served
Was service	by:
☐ Delivery	
☐ Mail	

19. Date notice of appeal filed 02/20/2023		
If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:		
NOTICE OF APPEAL FILED 02/20/2023		
20. Specify statute or rule governing the time limit for filing the notice of appeal,		
e.g., NRAP 4(a) or other NRAP 4(a)		
SUBSTANTIVE APPEALABILITY		
21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:		
(a) NRAP 3A(b)(1) NRS 38.205		
□ NRAP 3A(b)(2) □ NRS 233B.150		
□ NRAP 3A(b)(3) □ NRS 703.376		
Tother (specify) NRAP 3A et segy Civil Rights Appeal.		
(b) Explain how each authority provides a basis for appeal from the judgment or order:		
Appellant is prose & is not able to get access to NRAP Rules		
at this time. However Notice of Appeal was timely,		

. . .

22. List all parties involved in the action or consolidated actions in the district court: (a) Parties: Steve sisolak, Burbara Kcegauske, Aaron D ford, charles Duniels, John Borrowmun; venus fojota, T Gairett c. potter, J. Janes D'zurenda.
(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, e.g., formally dismissed, not served, or other: not all of Defendants listed in 2nd amend complaint are parties in this Appeal because out cit wrongly dismissed those weally discovered Defendants when 2nd Amend complaint was denied.
23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim. Act involved in Deprivation.
24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below? Yes No
25. If you answered "No" to question 24, complete the following: (a) Specify the claims remaining pending below: 4Th Amend search and Siezure violation. property interest provided by State Law NRS 209. 246 14th Amend right to due process as well as ART 138 OF New const.

	1	C	· C	41		remaining	1 - 1
1	n	\sim n	ecutv	The	parties	remaining	below.
٠,	~		CLL	0110	our croc	I CITICITIES	~~~.

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

TYes see facts findings, and conclusions of Law prose not sure

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

TYPOS PROSE NOT SURE

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (e.g., order is independently appealable under NRAP 3A(b)):

order is independently appealable. Ashokan v state pept of ins, 109 Neu biz. 856 pzd 244 (Neu 1993) as well as any other appropriate case law.

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order Appellant Request a waiver to submit any Documents Listed above as Heis indigent; prose. He is well over his Limit of copy work with NDOC, would require an order of court to extend copy work in order to send them.

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Bryan P Bonham Name of appellant Name of counsel of record Name of counsel of record Signature of counsel of record Bryan P Bonham 60575 Po Box 650 HOSP Indian Springs, New 89070
CERTIFICATE OF SERVICE
I certify that on the 26th day of APril , 2023, I served a copy of thi completed docketing statement upon all counsel of record: By personally serving it upon him/her; or
By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.) Clerk of the court NEUADA Supreme court suit Zol Carson City NU 89701

Dated this 2.674

MAY 0 8 2023

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

Signature

day of APr