CLARK COUNT	
PLAINTIFF vs. DEFENDANT))))))))) Case Number:) Department Number:
NOTICE OF	
District Court, Clark County, Nevada from the jud	
of, 20 in the above entitled o	court.
Date:	Appellant's Signature
CERTIFICATION	OF MAILING
The Undersigned certifies that on the Dhe foregoing Notice of Appeal was mailed to	
at the following address	
by depositing a copy in the United States Mail in a	n addressed sealed envelope, postage prepaid.
DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW TRUE AND CORRECT.	OF THE STATE OF NEVADA THAT THE FOREGOING IS
Date:	Signature

JUSTICE COURT, _____TOWNSHIP CLARK COUNTY, NEVADA

-	you may attach additional information as long as it is LEGIBLE.) nalty of perjury under the law of the State of Nevada that the ect.
ore space is needed,	you may attach additional information as long as it is LEGIBLE.)
	e, the Appellant hereby offers the following summary of the earing in Justice Court:
"If no report of the etranscript is unavailable proceedings from the statement shall be seamendments thereto objections or propose and approval and as justice court in the research of the statement of the state	sthe following: evidence or proceedings at a hearing or trial was made, or if a able, the appellant may prepare a statement of the evidence or he best available means, including the appellant's recollection. The erved on the respondent, who may serve objections or propose within 10 days after service. Thereupon the statement and any seed amendments shall be submitted to the justice court for settlement settled and approved shall be included by the clerk or justice of the record on appeal."
Defe) STATEMENT OF ndant(s). THE EVIDENCE
) DEPT. NO.:
Plain	tiff(s),) CASE NO.:
	Defe JCRCP 74(c) states 'If no report of the exanscript is unavail proceedings from the statement shall be seamendments thereto objections or proposed and approval and as justice court in the report of the pursuant to this rule.

JUSTICE COURT, ____TOWNSHIP CLARK COUNTY, NEVADA

)	CASE NO.:
vs.)	DEPT. NO.:
)	
		STATEMENT OF
	Defendant(s).	POINTS
JCRCP 74(d)	states the following:	
pursuate the appetitude points why appetitude with a substant miscord preceded presented designation the act	nt to Rule 52(a) or in the cellant shall serve with the ints on which the appellar shall include all the salie opellate relief is sought. (Intial evidence; the jury venduct; the justice made coing is by way of example ted to the district court in ates for inclusion the contion."	absence of an agreed statement under Rule 74(e) the designation of the record a concise statement of the intends to rely on the appeal. This statement of the facts of the appeal and a general statement of the E.g., the court's decision is not supported by the erdict was clearly erroneous; there was jury to the most of limitation.) This statement shall be the erand not of limitation.) This statement shall be the respective of whether or not the appellant in the proceedings and evidence in the erange of the following statement of points on the eal:
	1 1 4 4 4	Liting of information as long as it is I ECIDIE
(* If more space is no	eeded, you may attach ad	ditional information as long as it is LEGIBLE.)
I declare und foregoing is true and		nder the law of the State of Nevada that the
Date	Signature of A	ppellant