

* 85747

IN THE SUPREME COURT OF THE STATE OF NEVADA

1 MATTHEW TRAVIS HOUSTON #1210652
2 Defendant/In Propria Personam
3 Post Office Box 650 (HDSP)
4 Indian Springs, Nevada 89018
5 ABA No. 4662784

FILED

OCT 26 2022

CLERK OF COURT

FILED

JAN 11 2023

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY: [Signature] CHIEF DEPUTY CLERK

FROM 8TH JUDICIAL DISTRICT COURT
OF CLARK COUNTY, NEVADA

(No. 85747)

No. 84886 as a joinder to No. 85747

and Case No. 85351

Dept. No. C-17-323614-1
Dept. 19

8 MATTHEW TRAVIS HOUSTON,)
9 Petitioner-Appellant and the)
10 Plaintiff-Plaintiff-in-Error,)
11 vs. AARON D. FORD;)
12 MANDALAY BAY CORP, ET AL AND)
13 TRE DEEP STATE OF NEVADA;)
14 GERRI LYNN HARDCASTLE, ET AL)
15 Defendant(s).)

13 EMERGENCY EX PARTE PETITION FOR A WRIT OF HABEAS
14 CORPUS AS A MOTION FOR SPEEDY TRIAL OR IN THE ALTERNATIVE EXHONORATION.

15 AND MOTION TO EXPIDITE PETITION UNDER NRS 27(e)
16 "de novo" Hearing requested

17 as result of [redacted] Hearing; from: November 17, 2022
18 9:00 AM "

18 "AND MORAL ARGUMENT REQUESTED," [redacted]
19 "Emergency relief is necessary retroactively from September 30th, 2016
20 COMES NOW, [redacted] Matthew Travis Houston, proceeding in

21 proper person, hereby moves this Honorable Court for a speedy trial, or in the
22 alternative, [redacted] for lack of speedy and timely prosecution of the above-
23 entitled action. [redacted] is also Petitioner-Appellant and Plaintiff-in-Error.

24 This Motion is made and based upon all papers and pleadings on file with
25 the Clerk of the Court which are hereby incorporated by this reference, the
26 Points and Authorities herein, [redacted] Affidavit of [redacted] Houston" (EXHIBIT 1)

27 DATED: this 30 day of SEPTEMBER, 2022.

BY: [Signature] Matthew Travis Houston #1210652
Defendant/In Propria Personam

RECEIVED
JAN 09 2023
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

28 GRIEVANCES - INCLUDED
2006-3140694

ENTER TO E. ROOMANI
Surprise Doc-509 note
and

First level TPD extortion killers after me
2006-31-35783

23-00889

1 REV. MATTHEW TRAVIS HOUSTON, CHTD
2 ABA ID No. 04662784
3 PO Box 650 • 22010 Cold Creek Road
4 Indian Springs, NV 89070-0650
5 (702) 879-6789
6 (702) 743-0107
7 (798) 526-3529

8 IN THE SUPREME COURT OF THE STATE OF NEVADA

9 MATTHEW TRAVIS HOUSTON,
10 Plaintiff-Petitioner-Appellant,
11
12 VS. MANDALAY BAY CORP;
13
14 THE STATE OF NEVADA, ET AL

No.(s) 79408
80562
80562 → COA
84281
84417
84418
84477
84478
84885
84886
84887
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85747

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21 CLARK MCCOURT, LLC
22 Defendant(s)-Respondant(s)-Appellee(s)

23
24 EMERGENCY MOTION UNDER NRAP 27(e) AND

25 RECEIVED

26 JAN 09 2023
27 ELIZABETH A. BROWN
28 CLERK OF SUPREME COURT
DEPUTY CLERK

"Action is necessary to prevent irreparable harm to the Appellant before January 14th, 2023"

PLEASE SEE ATTACHED:

NRAP 27 (e) CERTIFICATE

a. Aaron D. Ford 555 E. Washington Avenue
Nevada Attorney General Ste. 3900
Las Vegas, NV 89101

SMS Chartered 340 E. Warm Springs Road
AMD Law, PLLC Ste. 110
P: (775) 526-3529 Las Vegas, NV 89119
C: (702) 743-0107

CLARK MCCOURT, LLC 7371 Prairie Falcon Road
P: (702) 474-0065 Ste. 120
Las Vegas, NV 89128

LEWIS BRISBOIS BISGAARD & SMITH LLP
P: (702) 830-9042 2300 W. Sahara Ave.
Ste. 900 Box 28
Las Vegas, NV 89102

b. Facts showing the existence and nature of the
claimed emergency are not limited to EJDIC Case No.(s):

A-19-800219-W Dept. 19
A-22-758861-C/A-17-758861-C Dept. 29
A-22-853203-W Dept. 11

c. All parties have been "served" retroactively from
September 20th / 30th, 2016, and even before then due
to meritoriously valid motions of tolling in A-22-853203-W.

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
12-08-2021	JUDGEMENT OF CONVICTION

Notice of Appeal. Give the date you filed your notice of appeal in the district court: October 13th, 2021, (see attached) after the false arrest of Matthew Travis Houston on July 14th, 2021.

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
A-19-800211-W	Houston v. State of Nevada	EJDC
A-17-758861-C	Houston v. Mandabay Bay Corp.	EJDC
A-22-853203-W	Houston v. State of Nevada	EJDC

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.) The facts of this case are first and foremost that Matthew Travis Houston is an innocent man who not at any time in his life committed any AGGRAVATED STALKING, MAKING FALSE THREATS OF TERRORISM, HARASSMENT, EXTORTION, or THREATENING PHONE CALL crimes against Redenta Blacic, Jason Lewis, Jonathan Shockley, Rosemarie McMorris-Alexander or any other person or creature on God's green Earth. As the alleged "GPA" has been redacted, from EJDC Case No. C.21.357

927.1, the attached Motion is meritorious grounds to see that the DIRECT APPEAL No. 84886 is enough to reinstate No. 84281 and overturn the conviction "aka" JOC³ that was erroneously entered 12.08.2021. Please SEE ATTACHED!

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MAR 14 2022

CLERK OF THE COURT

Americans w/ Disability Act of 1990, 1993

FILED

MAR 15 2022

CLERK OF COURT

DA PR

1 MATTHEW TRAVIS HOUSTON, P.C.
2 1. S. Main St # 300
3 LV, NV 89101

10/13/
2021

4
5 EIGHTH JUDICIAL DISTRICT
6 LV, NV COORD
7 Clark County, NV

Hearing: 4/06/2022
Time: 1:30 PM

9 HOUSTON Def et al C-21-357927
10 vs) 21-CR-019940
11 NEVADA Plan.) 21-CR-033713
12 C1237802A + C1248304A

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RECEIVED
OCT 18 2021

EMERGENCY MOTION TO
OPPOSE REMAND AND
DISMISS CASE IN
ITS ENTIRETY.

18 For the 5th year, since 9/30/
19 2016, Houston is disabled from
20 catastrophic 45' fall @ Mandalay
21 Bay Resort. He survived 10/1/2017.
22 He is surviving the illegal
23 deprivation of his ka unit
24 Johnny Cash and the puppy
25 he was training, until 7-14-2021. His
26 dogs must be returned ASAP.

RECEIVED
NOW JAN 22 2023 STAMP
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

Page Number 49
PAGE NUMBER 1 OF 6
FROM 10/18/2021

P.80

10/13/2021 p#2

1 Houston is indigent again
2 as a result of the false
3 reports made by his work
4 comp, which lasts until
5 age 70. This court
6 must attach this criminal
7 case to every single case
8 in which he is the victim,
9 and grant motion to toll
10 everything since 9/30/2016
11 so that his personal injury
12 lawsuit may finally be
13 settled.

14
15 Lastly, Houston is contributor
16 to Foundation for LUMPO and a
17 good Samaritan, and volunteers w/
18 legal Aid of Southern NY, and
19 must be able to complete
20 his paralegal classes @
21 Blackstone, edu, and does
22 not have to utilize public
23 defender resources because of
24 conflict of interest, judicial bias, etc.
25
26 Dec. order per. of penguy. M.T.H., P.C.

Affidavit #1 P. #3

* Cert. of service * 10/13/2021
via U.S. P.S.
(self explanatory, MRS, etc.)

It's certifiably
correct that Defendant
was illegally arrested
on 7/14/2021
and his poppies were

stolen from them.

Houston's wallet was stolen
on Sept. 11, 2021 also,
and his current state of
trauma since 9/30/2016
is at least survivable,
thanks to our considerate
and understanding community.

Dec. under pen. of perjury.

X M.T.H. M.T.H. 10/13/2021

AFFIDAVIT Pt. # 2

Not that our judicial system
cares about my pro se law firm,
but the illegal arrest and
malicious prosecution caused, (in
addition to the dog chopping of kg
Johnny Cash and Little Luke Dog)
an eviction of Houston's
law office in Iowa City, Iowa,
@ 435 S. Lin St # 927.

So now about a thousand
EXHIBITS are ~~lost~~ in
storage, and his house
plants most likely were not
able to be watered!

It is a mystery why the
judicial system of Clark County
thinks that it's ok to

make an ultimately
successful and disabled
entrapment become indigent,
homeless, bankrupted, divorced,
and expect him to be
able to file non-
impaired documents of truth.

M.T.H.
10/13/2021

cover note

1 to the clerk: 10/13/2021

2

3 Attached is emergency motion

4 of opposition to remand,

5 Houston has been

6 permanently totally disabled

7 since 9/30/2016 and

8 is again indigent, and this

9 whole letter, motion,

10 affidavit of truth, must

11 be attached to his

12 employment discrimination claim

13 in re IATSE 720, his injury

14 lawsuit which was butchered

15 by the attorneys he had to

16 five, and too many

17 other problems. I would

18 think the courts would

19 appreciate Houston PAO SE's

20 efforts at restoring justice

21 to the great State of

22 Nevada, and that the

23 courts would appreciate

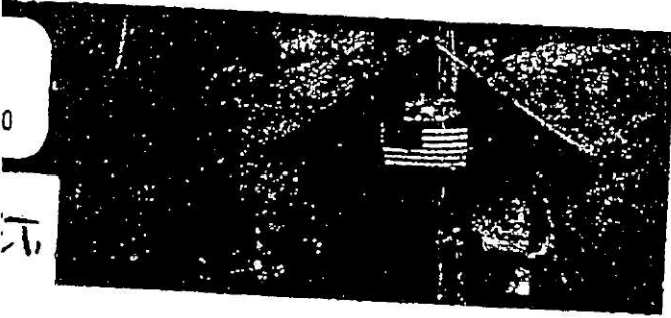
24 advocacy for of one man

25 being illegally deprived of his

26 services animals. -M.T. N.P.C.

LAS VEGAS NV 890

13 OCT 2021 PM 5 L



PAGE NUMBER 6 OF 6

M
Saster-

P.5

is.

ty.

w pends

sqwaki

naq volute, et al.

EIGHTH JUDICIAL DIST. COURT

ATTN: CLERK S. GRIERSON

Regional Injustice Center

200 Lewis Ave

891014630000
LV, NV

81161

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