

POINTS AND AUTHORITIES

THE IS ENTITLED TO A SPEEDY TRIAL OR EXHONORATION FOR LACK OF SPEEDY PROSECUTION

The Sixth Amendment to the United State Constitution sets forth the following mandate upon the States through the Fourteenth Amendment:

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial..."

This Constitutional mandate has been codified in the State of Nevada in the NRS under section 178.556(2):

"If a defendant whose trial has not been postponed upon his application is not brought to trial within 60 days after the filing of the complaint for an offense triable in a justice or municipal court, the court may dismiss the complaint."

the Appellants right to a speedy trial, As can plainly be seen, or dismissal in the alternative, is grounded in Constitutional as well as Nevada statutory mandate, and was removed by the EJDC. The Appellant is currently serving a term of imprisonment of 12-60 months in the custody of the Nevada Department of Corrections [NDOC] located at HDSP (22010 Cold Creek Road Indian Springs NV) within the County of Clark, Nevada. Therefore, it is cannot transport himself to the Courtapparent that the house for prosecution. Moreso, the responsibility of having the Appellant transported lies with the Marshalls of the City of LAS VEGAS , or, with the Nevada Department of Corrections. Please take notice of ALL cases of Matthew Travis Houston. While the issuance of the complaint and warrant are suffic-

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ent in themselves to cause the responsibility for speedy ...

agencies of the City of LAS VEGAS, have shirked their direct and legal responsibility in the matter by refusing to transport, or cause to be transported, this to the Courthouse for legal action upon this case to occur. It is informed that he will be held to answer for the charges at some nebulos and undetermined time in the future and this cannot stand Constitutional scrutiny, especially as he has been maliciously prosecuted wrongfully convicted.

The laws of Nevada are clear in this regard. A warrant, once issued, must be served and executed by a peace officer, and the officers of the Court of the City of LAS VEGAS are such peace officers. See, NRS 171.188:

"The warrant may be executed at any palce within the State of Nevada."

Thus, the Defendant's incarceration cannot stand as a bar to the execution of the warrant. Furthermore, NRS 171.122(I) states:

"The warrant must be executed by the arrest of the defendant."

Attorney's Office, being fully aware of the whereabouts of the Appellant, against whom a warrant is pending, must execute the command of said warrant, which was not authorized by any judicial officer.

The has made every effort available to him to attempt to address and remedy the injustice and handicap that he now suffers as a result of the outstanding charge(s), as is shown by the annexed exhibits. This Court will now have the opportunity to correct this injustice and to initiate their lawful duty by the issuance of the Order made by this Motion, most especially because the Appellant's 4th AMOT right was a violated by the EJDC and LV Muniform.

To do otherwise would be a violation of the very concept of the justice and equity upon which the American system of jurisprudence rests, most especially the 5th and 6th Amendments.

CONCLUSION

Appellant
has shown a just and legal obligation placed upon the officers of the Court of the City of LAS VEGAS to issue

the officers of the Court of the City of LAS VEGAS to issue the Order contemplated by this Motion for the transportation of Appellant to the Court for the disposition of said pending charge(s) forthwith, or, in the alternative, the dismissal of said charge(s) and the removal of the warrant/detainer placed against this for the denial of the right to a speedy prosecution, as guaranteed by the 5th, 6th and 14th Amendments.

wherefore, this Honorable Court is requested to liberally construe the pleadings herein in order that its manifest and just purpose be so accomplished. The attatched "EXHIBIT 1" aka "Affidavit of Houston" aka "Declaration of Matthew Travis Houston," CC: FILE

DATED: this 30 day of SEPTEMBER, 2022.

Respectfully submitted,

Defendant/In Propria Personam Post Office Box 650 [HDSP]

Matthew Travis Houston # 1210652

Indian Springs, Nevada 89018

EXHIBIT 1 AS A RENEWED

CERTIFICATE OF SERVICE BY MAILING

ŀ	9 N N N N N N N N N N N N N N N N N N N	
2	I, MATTHEW TRAVIS HOUSTON, hereby certify, pursuant to NRCP 5(b),	
8	that on this 30 day of SEPTEMBER, 2022 I mailed a true and correct copy	
4	of the foregoing, "EMERGENLY LETTERS OF MOTION, NOTICES OF	
5	MOTION, EXMIBIT IIS) AND MOTION FOR SPEEDY TRIAL(S) OR IN THE ALTERNATIVE DISMISSAUS FOR LACK OF SPEEDY AND TIMELY PROSECUTION "by depositing it in the High Desert State Prison, Legal Library, First-Class	
6	by depositing it in the High Desert State Prison, Legal Library, First-Class	
7	postage fully prepaid, addressed as follows:	
8	cc: CHAMBERS Nevada Attorney General,	
9	LAW CLERK Aron D. Ford 200 LEWS AVENUE 555 E- Washington Avenue	
10	LAS VEGAS, NV Suite 3900 Lus Vegas, NV	
11	89101-1068	
12		
13	Supreme Court of Nevada CLARK McCourt, LLC 7371 Prairie Falcon Road	
14	201 Starson Street Suite 201 Las Negris, NV	
15	Carson City, NV B9128	11 f
16	89701 LEWIS BRISBOIS BISGAARD & SMITH 2300 W. Schora Avenue	1
17	CC:FILE Ste 900	
18	Las Vegas, NV 89102	
19	DATED: this 30 day of SEPTEMBER, 2022	
20	No. 44 T. 1 5 1 5 1 5 1	
21	Motthe Truis Housen#1210652	
22	Petitioner/In Propria Personam Post Office Box 650 [HDSP]	
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:	
24		
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