

IN THE SUPREME COURT OF THE STATE OF NEVADA

Matthew Travis Houston, pro se  
No. 1210652  
H.D.S.P.  
P.O. Box 650  
Indian Springs, NV  
89070-0650

85747

FILED

FILED JAN 11 2023

ABA No. 04662784

APR 18 2022 ELIZABETH A. BROWN  
CLERK OF SUPREME COURT

FROM THE DISTRICT COURT OF

BY *Elizabeth A. Brown*  
CHIEF DEPUTY CLERK

CLARK COUNTY, NEVADA → Appeal No.(s) 85747 and 85354  
ALSO- 80562-COA, 84417, 84418, 84477, 84887 and 85352

MATTHEW TRAVIS HOUSTON,  
Plaintiff-in-Error, [redacted] petitioner-  
and [redacted] appellant,

FILE ALSO UNDER APPEAL No.(s) =  
84281, 84478, 84886 and 85353

-vs- STEVEN B. WOLFSON;

CASE NO. C-21-357927-1  
CLERK PLEASE FILE (JOIN) <sup>INT.</sup> No.(s) 79408, 84885  
DEPT No: XI APPEAL and 85351

CLARK MCCOURT, LLC; Attorney General  
AARON D. FORD; \*CENTER BALL  
MANDALAY BAY RESORT AND CONVENTION ROOM  
AND THE STATE OF NEVADA, et al  
CONVENTION [redacted] Respondent(s)  
CENTER BALL ROOM 3

"de novo" hearing requested"

DATE OF HEARING: 4/16/2022

TIME OF HEARING: 1:30 PM

EMERGENCY MOTION UNDER NRAP 27(e) TO EXPIDITE BRIEFING(S);

STEVEN B. WOLFSON,

EMERGENCY OPPOSITION TO [redacted] AARON D. FORD,

BRIAN P. CLARK  
[redacted] AND MOTION TO SUPPRESS DOCUMENT

FILED ON AUGUST 4TH, 2021 (RENEWED)

"Emergency relief is necessary to prevent irreparable harm before Jan. 14, 2023"

Appellant  
COMES NOW, [redacted], Matthew Travis Houston, herein

above respectfully moves this Honorable Court for an ORDER

to strike from the record any and all events related to the events and

tangible items not limited to 8/4/2021, specifically the [redacted] "GPA" -  
malpracticed

a [redacted] document filed that day because in addition to the allegedly  
fabricated plea having been coerced, unknowingly and involuntarily due to reasons under duress

and in addition to the Appellant's mental health crisis during the [redacted] time of  
continued false imprisonment.

[redacted] PAGE No. 6 of the document did in fact NOT in any  
way contain the express consent nor signature of the falsely accused

victim of judicial malpractice, prosecutorial misconduct and ineffective aid

of counsel. The question for the sake of justice is: "How could the Defendant be

expected to receive a mental health evaluation before giving his express consent?"

The 2nd

The ~~second~~ question for the sake of humane treatment is: "How could  
"How could the ~~Appellant~~ be expected to receive a mental health evaluation  
evaluation before giving his express consent to the signing to  
any sort of agreement?" ~~Appellant~~

YOU WILL PLEASE TAKE NOTICE of the newly discovered  
evidence included in this envelope to be put on the record:  
Page No. 4: Informal Grievance utilized to make receipt  
of received copies of documents included on Page No. 7 (original).  
Page No. 5: Request for medical and mental health. (original).  
Page No. 6: Informal Grievance utilized in attempt to  
obtain an "ORDER TO APPEAR" submitted February 1st, 2022,  
well before February 16th, 2022, that was missed at no intent, action  
or fault of the ~~Appellant~~. The "MOTION FOR AN ORDER  
TO APPEAR" in case no. A-17-758861-C has yet to have  
been filed by the clerk as of March 29th, 2022, as far as  
the ~~Appellant~~ knows due to wrongful conviction causing both extensive  
incarceration, ~~Appellant~~ indigent status and limited ability to communicate  
with the courts (original), (SEE COPY OF RECEIPT IN SUPREME COURT OF NEVADA) as demand note was in the amount of \$3 million.  
Page No. 7: Original receipt of receipt of ~~Appellant~~ the fraudulent "BPA"-  
the malpracticed document from the Office of the Public Defender of  
Clark County, Nevada. ~~Appellant~~ still has yet to receive as entitled  
any documents, copies or originals, from Social Worker  
Cassandra Diez of the same office, as previously requested.  
Observation of the alleged ~~Appellant~~ was  
only upon the obtainment of these materials by the Appellant, under  
address ~~Appellant~~ on the day of February 1st, 2022, as the victim of malpractice.

INFORMAL GRIVANCE

Dated: 2/1/22 @ 9pm UNIT 1, 1-D-1-B

" I obtained newly discovered evidence in my case today that Bernard Little withdrew from my case 10-5-21 before I was even in custody and have to make record of ineffective aid of counsel and may have a heart attack. Please send me to Stewart Camp."

2.3.22

1-D-1-B

KITE

x - Medical

x - Mental

possibly FWP this intel to SEPT the Gov.

''

I have now been in "fish-tank" for 45 days and in lockdown since 7-14-22 for a crime I did NOT commit and am suffering from PTSD for 5 years from my lawsuits and human rights advocacy / crim-justice reform. I am in fear for my life from the DEEP STATE and that the alleged "victims" in this case may have put a hit out on me. I spoke w/ caseworker and am going to Ad Seg, I have court 2-16-22. I was harassed by A Dubbs today and prevented move to transitional housing.

I had to refuse meds on 12-20-21 but I may have to be re-diagnosed. ♡

COMA - Bad Memory

Key for cane because LUMPD stole mine and right leg / back hurt from CLDC + neck fl c/o assault 12-20-21.

P, 5 of 7

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Informal  
IF Grievance 2-1-22  
2 PM

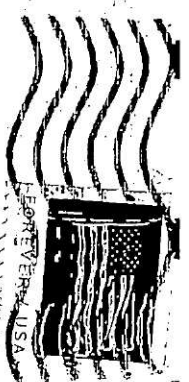
" My appearance for court 1-24-22  
and 1-25-22 was missed. My  
next is 2-16-22 I cannot be  
missing my court dates

Request for teleconference / video  
accomodations f/ law library

JOB @ LAW LIBRARY

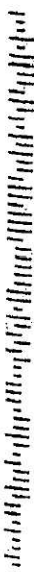
Matthew Houston  
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LAS VEGAS NV 890  
4 APR 2022 PM 5 L



Regional Justice Center  
Clerk of the Court  
S. Grierson  
200 Lewis Ave, 3rd Floor  
Las Vegas, NV  
89155-1160

89101-690000



HIGH DESERT STATE PRISON

MAR 31 2022

UNIT 9

Page No. 7 of 7  
(NRCP 5b exemption invoked as this is  
a renewed certificate of service vis USPS)