

1 BRIAN P. CLARK
7371 Prairie Falcon Road, Suite 120
2 Las Vegas, Nevada 89128
Telephone: (702) 474-0065
3 Facsimile: (702) 474-0068
bpc@clarkmccourt.com
4 Defendant/Respondent in proper person

Electronically Filed
Mar 01 2023 09:38 AM
Elizabeth A. Brown
Clerk of Supreme Court

7 **IN THE SUPREME COURT OF THE STATE OF NEVADA**

8 MATTHEW TRAVIS HOUSTON,
Appellant,

9 vs.

10 BRIAN P. CLARK,
11 Respondent.

No. 85747
Case No.: A-22-856372-C
Dept. No.: XX

12 **RESPONDENT'S APPENDIX**

13 Defendant/Respondent presents documents not contained in the Record On Appeal that are
14 likely to assist the court in understanding the issues presented in Respondent's Answering Brief.

- 15 1. October 25, 2022, minutes presenting the
16 district court's decision on Defendant's
17 Motion To Dismiss. Page 1
- 18 2. District court Register of Actions in Case No.
19 A-22-856372-C. Pages 2-4
- 20 3. Documents received from Plaintiff via US
21 Mail on September 1, 2022. Pages 5-11

22 DATED this 1st day of March, 2023.

23 Respectfully submitted.

24 

25 Brian P. Clark
26 7371 Prairie Falcon Road, Suite 120
Las Vegas, NV 89128
27 Defendant/Respondent in proper person
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CERTIFICATE OF SERVICE

I certify that on the 1st day of March, 2023, I served a true and correct copy of
RESPONDENT'S APPENDIX on the following parties/individuals via U.S. Mail, first class
postage prepaid.

Matthew Travis Houston
Inmate No. 1210652
22010 Cold Creek Road
PO Box 650
Indian Spring, NV89070



Brian P. Clark

REGISTER OF ACTIONS

CASE NO. A-22-856372-C

Matthew Houston, Plaintiff(s) vs. Brian Clark, Defendant(s)

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Case Type: Other Tort
Date Filed: 08/03/2022
Location: Department 20
Cross-Reference Case Number: A856372
Defendant's Scope ID #: 7035801
Supreme Court No.: 85354
85747

PARTY INFORMATION

Defendant Clark, Brian P

Lead Attorneys
Pro Se

Plaintiff Houston, Matthew

Pro Se

EVENTS & ORDERS OF THE COURT

10/25/2022 Minute Order (3:00 AM) (Judicial Officer Johnson, Eric)

Minutes

10/25/2022 3:00 AM

- Defendant filed a Motion to Dismiss, Motion for More Definite Statement, and Motion to Strike on September 21, 2022. The matter was subsequently scheduled for hearing on October 27, 2022. No opposition having been filed and good cause showing, pursuant to EDCR 2.20(e) and EDCR 2.23(c) the Court hereby GRANTS Defendant's Motion. Specifically, the Court finds that Plaintiff's Complaint does not properly identify any cause of action, nor does the Complaint satisfy the pleading requirements of NRCP 8(a). Instead, a review of Plaintiff's Complaint shows that it is a compilation of various court documents and filings, which include, among other things, a Petition for Writ of Habeas Corpus (Post-conviction), a direct appeal to the Nevada Supreme Court for Case No. C-21-357927-1, and a Motion for the Production of Records from Las Vegas Fire and Rescue. While the Court recognizes that Plaintiff is proceeding pro se, "a pro se litigant cannot use his alleged ignorance as a shield to protect him from the consequences of failing to comply with basic procedural requirements." *Rodriguez v. Fiesta Palms, LLC*, 134 Nev. 654, 659, 428 P.3d 255, 259 (2018). Consequently, the Court GRANTS Defendant's Motion to Dismiss Plaintiff's Complaint. The Court hereby VACATES the October 27, 2022 hearing and all future hearing dates in this matter. Counsel for Defendant is directed to prepare a proposed order and submit it to chambers for signature. Counsel is directed to email a word and pdf copy of the proposed order to dc20inbox@clarkcountycourts.us.
CLERK S NOTE: This Minute Order was electronically served to all registered parties for Odyssey File & Serve and US mailed to: Matthew Houston, #1210652, PO Box 650, Indian Springs, NV 89070. 10-25-22 khm

[Return to Register of Actions](#)

REGISTER OF ACTIONS

CASE No. A-22-856372-C

Matthew Houston, Plaintiff(s) vs. Brian Clark, Defendant(s)

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Case Type: Other Tort
 Date Filed: 08/03/2022
 Location: Department 20
 Cross-Reference Case Number: A856372
 Defendant's Scope ID #: 7035801
 Supreme Court No.: 85354
 85747

PARTY INFORMATION

Defendant	Clark, Brian P	Lead Attorneys Pro Se
Plaintiff	Houston, Matthew	Pro Se

EVENTS & ORDERS OF THE COURT

	DISPOSITIONS
10/26/2022	Clerk's Certificate (Judicial Officer: Johnson, Eric) Debtors: Matthew Houston (Plaintiff) Creditors: Brian P Clark (Defendant) Judgment: 10/26/2022, Docketed: 10/27/2022 Comment: Supreme Court No 85354 - "APPEAL DISMISSED"
10/31/2022	Order of Dismissal (Judicial Officer: Johnson, Eric) Debtors: Matthew Houston (Plaintiff) Creditors: Brian P Clark (Defendant) Judgment: 10/31/2022, Docketed: 11/01/2022
	OTHER EVENTS AND HEARINGS
08/03/2022	Application to Proceed in Forma Pauperis Doc ID# 1 [1] Application to Proceed Informa Pauperis (Confidential)
08/04/2022	Order to Proceed In Forma Pauperis Doc ID# 3 [3] Order re: Application to Proceed In Forma Pauperis (Confidential)
09/06/2022	Motion Doc ID# 4 [4] Emergency Motion for an Order Setting Hearing Regarding the Attached Interpleadings and Notice of Intension to Enter Defaults; "De Novo Hearing Requested"; "Jury Trials Demanded"
09/06/2022	Clerk's Notice of Hearing Doc ID# 5 [5] Notice of Hearing
09/08/2022	Notice of Appeal Doc ID# 6 [6] Emergency Notice of Appeal to Hearings from August 9th, 2022, August 15th, 2022, August 16th, 2022, August 23rd, 2022, August 25th, 2022, August 30th, 2022, August 31st, 2022, September 6th, 2022 and Minute Order(s) from August 23rd, 2022 and August 24th, 2022 and Request for an Order to Reset Time; "De Novo Hearings Requested"
09/08/2022	Notice of Appeal Doc ID# 7 [7] Emergency Notice of Appeal to Minute Order from June 16th, 2022; "Hearings Requested"; "De Novo Hearings Requested"
09/08/2022	Notice of Appeal Doc ID# 8 [8] Emergency Notice of Appeal to Hearings from July 13th, 2022 and July 14th, 2022 and Request for an Order to Reset Time; "Hearings Requested"; "De Novo Hearings Requested"
09/12/2022	Case Appeal Statement Doc ID# 9 [9] Case Appeal Statement
09/12/2022	Case Appeal Statement Doc ID# 10 [10] Case Appeal Statement
09/12/2022	Case Appeal Statement Doc ID# 11 [11] Case Appeal Statement
09/21/2022	Motion to Dismiss Doc ID# 12 [12] Defendant's Motion to Dismiss, Motion for More Definite Statement, and Motion to Strike; Hearing Requested
09/23/2022	Clerk's Notice of Hearing Doc ID# 13 [13] Notice of Hearing
09/26/2022	Certificate of Service Doc ID# 14 [14] Certificate of Service
10/10/2022	Notice Doc ID# 15 [15] Notice of Hearing
10/10/2022	Motion Doc ID# 16 [16] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative for Appearance by Telephone or Video Conference; "De Novo Hearing Requested"; "Jury Trails Demanded"
10/10/2022	Motion Doc ID# 17 [17] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference*
10/10/2022	Notice of Motion Doc ID# 18 [18] Notice of Motion and Motion for Transcripts at State Expense of Case No. A.17.758861.C and Case No. C.17.323614.1
10/11/2022	Motion Doc ID# 19

[19] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference; "Hearing Requested"

10/11/2022 **Clerk's Notice of Hearing Doc ID# 20**
[20] Notice of Hearing

10/25/2022 **Minute Order. (3:00 AM) (Judicial Officer Johnson, Eric)**
Minutes
Result: Minute Order - No Hearing Held

10/26/2022 **NV Supreme Court Clerks Certificate/Judgment - Dismissed Doc ID# 21**
[21] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed

10/27/2022 **CANCELED Motion (8:30 AM) (Judicial Officer Johnson, Eric)**
Vacated - per Law Clerk
Plaintiffs - Emergency Motion for an Order Setting Hearing Regarding the Attached
10/12/2022 Reset by Court to 10/27/2022

10/27/2022 **CANCELED Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric)**
Vacated - per Law Clerk
Defendant's Motion to Dismiss, Motion for More Definite Statement, and Motion to Strike
10/26/2022 Reset by Court to 10/27/2022

10/31/2022 **Order Granting Motion Doc ID# 22**
[22] Order Granting Defendant's Motion to Dismiss, Motion For More Definite Statement, and Motion to Strike

11/01/2022 **Notice of Entry of Order Doc ID# 23**
[23] Notice of Entry of Order Granting Defendant's Motion to Dismiss, Motion for More Definite Statement, and Motion to Strike

11/15/2022 **Motion Doc ID# 24**
[24] Emergency Motion (See A-17-758861-C, EJO) and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference

11/15/2022 **Request Doc ID# 25**
[25] Emergency Ex Parte Request; "Jury Trial Demanded and Hearing(s) Requested"

11/15/2022 **Clerk's Notice of Hearing Doc ID# 26**
[26] Notice of Hearing

11/16/2022 **CANCELED Motion for Order (8:30 AM) (Judicial Officer Johnson, Eric)**
Vacated - per Law Clerk
Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference

11/23/2022 **Notice of Appeal Doc ID# 27**
[27] Emergency Notice of Appeal in A-22-856372-C and Attached Ex Parte Letter of Motion (s) as an Emergency Joinder(s) to Case Not Limited to A-22-758861-C, A-22-858580-C, A-17-758861-C, C-17-323614-1 (A-19-800219-W), C-21-357927-1 (A-22-853203-W) and 21P0190 in Justice Court, Las Vegas Township; "De Novo Hearing" Requested"

11/28/2022 **Case Appeal Statement Doc ID# 28**
[28] Case Appeal Statement

12/06/2022 **Notice of Motion Doc ID# 29**
[29] Emergency Notice of Motion; "Hearing Requested"

12/06/2022 **Notice of Motion Doc ID# 30**
[30] Emergency Notice of Hearing

12/06/2022 **Clerk's Notice of Hearing Doc ID# 31**
[31] Notice of Hearing

12/22/2022 **Request (8:30 AM) (Judicial Officer Johnson, Eric)**
Plaintiff's Emergency Ex Parte Request
Minutes
12/21/2022 Reset by Court to 12/22/2022
Result: Denied

12/22/2022 **Ex Parte Motion Doc ID# 32**
[32] Emergency Ex Parte En Banc Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference and Continued Emergency Opposition(s)

12/29/2022 **Motion for Leave to File Doc ID# 33**
[33] Emergency Motion for Leave to File an Amended Complaint, Motion to Stay Original Complaint, and Notice of Motion for Formal Objection to Response from Original Defendant No. 4

12/29/2022 **Clerk's Notice of Hearing Doc ID# 34**
[34] Notice of Hearing

12/29/2022 **Ex Parte Motion Doc ID# 35**
[35] Emergency Ex Parte Motion for an Extension of Time to Prepare and File an Opposition to Defendant's Motion(s) to Dismiss in Case No. A-22-858580-C and Case No. A-22-856372-C

12/30/2022 **Ex Parte Motion Doc ID# 36**
[36] Emergency Ex Parte Motion for Leave to Add Defendants Lewis Brisbois Bisgaard & Smith LLP and Benjamin E. Abbot Esq., also Kristina A. Rhoades Esq.

12/30/2022 **Clerk's Notice of Hearing Doc ID# 37**
[37] Notice of Hearing

01/27/2023 **Minute Order (1:00 PM) (Judicial Officer Johnson, Eric)**
Motion for Leave
Minutes
Result: Minute Order - No Hearing Held

01/27/2023 **Minute Order (1:00 PM) (Judicial Officer Johnson, Eric)**
Minutes
Result: Minute Order - No Hearing Held

01/27/2023 **Minute Order (1:00 PM) (Judicial Officer Johnson, Eric)**
Minutes
Result: Minute Order - No Hearing Held

01/31/2023 **Motion Doc ID# 38**
[38] Emergency Motion for Transportation of Inmate for Court Appearance or in the Alternative, for Appearance by Telephone or Video Conference

01/31/2023 **Clerk's Notice of Hearing Doc ID# 39**
[39] Notice of Hearing

02/01/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer Johnson, Eric)
Vacated
Emergency Notice of Motion Re: "attached Emergency Exhibits"
01/18/2023 Reset by Court to 02/01/2023

02/01/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer Johnson, Eric)
Vacated
Plaintiffs - Emergency Motion for Leave to File an Amended Complaint, Motion to Stay Original Complaint, and Notice of Motion for Formal Objection to Response from Original Defendant No. 4

02/01/2023 **CANCELED Motion for Leave** (9:00 AM) (Judicial Officer Johnson, Eric)
Vacated
Plaintiffs - Emergency Ex Parte Motion for Leave to Add Defendants Lewis Brisbois Bisgaard & Smith LLP and Benjamin E. Abbot Esq., also Kristina A. Rhoades Esq.

02/09/2023 **Declaration** **Doc ID# 40**
[40] Emergency Declaration of Matthew Travis Houston

02/09/2023 **Declaration** **Doc ID# 41**
[41] Emergency Declaration of Matthew Travis Houston

02/16/2023 **Application to Proceed in Forma Pauperis** **Doc ID# 42**
[42] Application to Proceed in Forma Pauperis

02/16/2023 **Ex Parte Motion** **Doc ID# 43**
[43] Emergency Ex Parte Motion for an Extension of Time to Prepare and Filed an Opposition to Defendant's Motion(s) to Dismiss in Case No. A-22-858580-C and Case No. A-22-856372-C Under NRAP 27e

02/16/2023 **Clerk's Notice of Hearing** **Doc ID# 44**
[44] Notice of Hearing

03/08/2023 **Motion** (8:30 AM) (Judicial Officer Johnson, Eric)
Plaintiffs - Emergency Motion for Transportation of Inmate for Court Appearance or in the Alternative, for Appearance by Telephone or Video Conference

03/22/2023 **Motion** (8:30 AM) (Judicial Officer Johnson, Eric)
Plaintiff / Inmate's Emergency Ex Parte Motion for an Extension of Time to Prepare and Filed an Opposition to Defendant's Motion(s) to Dismiss in Case No. A-22-858580-C and Case No. A-22-856372-C Under NRAP 27e

SUMMONS

COMP

Matthew Travis Houston American Bar Association Member No.
Nevada Bar No. 2131 (R.I.P. Uncle David ☹️) 04662784
P.O. Box 650
Indian Springs, NV 89070

DISTRICT COURT CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,
Plaintiff

Case No.: A-22-856372C
Dept. No.: XX

COMPLAINT(S)
IN RE JOINDER(S)
OF APPEAL

BRIAN P. CLARK, ET AL,
Defendant(s)

“ JURY TRIAL DEMANDED ”

Aug. 23rd, 2022 9 AM Aug 25th, 2022 9 AM Aug. 31st, 2022 9 AM Sept. 6th, 2022 9 AM

This complaint alleges that Brian P. Clark paid Stephen Paddock, et al to do what they did to the Plaintiff, Matthew Travis Houston, who is presently wrongfully convicted for the second time as result of Mr. Clark's civil and criminal acts not limited to conspiracy, coercion, false imprisonment(s), extensive incarceration(s) and legal malpractice in A-17-758861-C.

This court will now take notice of the following cases ~~RECEIVED~~ which the story of this renewed complaint and ~~AUG 22 2022~~ for reparations will be told from the ~~CLERK OF THE COURT~~ 7-323614-1 and C-21-357927-1, which includes A-22-853203-W. This court will now consolidate every pleading from the Plaintiff within its jurisdiction in the above mentioned cases and read ~~X-69~~ minus p. 67 — P. 1 (mailed complaint to State Bar of NV)

MINUS P. 22

(PETITIONER WAS FORCED TO FILE HIS OWN DIRECT APPEAL, BEING NEGLECTED) Friday Stamped by USPS: 2/11/22
MATTHEW TRAVIS HOUSTON #7035801 @ CCDC, pro se

1210652 @ NDOC - P.O. Box 650 - Indian Springs, NV - 89070
US NAVY 1-04-08 EIGHTH JUDICIAL DISTRICT COURT
6 JUN 01 § USAF SEAL CLARK COUNTY, NEVADA
6 JUN 02 § 2241 "RENEWED" PETITION

Matthew Travis Houston Appellant	Case # C-21-357927-1 Dept # X FILED
vs.	neglect of the BLIND
STATE OF NEVADA Respondant	# Civil P. T. S. D. CLERK OF COURT "de novo" hearing requested

NOW SEE 2121-CV-00499L-JAD - D.J.A.

MOTION DIRECT APPEAL (Supreme Court)

Nevada Appeal No: UB42B1 dismissed March 10, 2022

Comes now, Plaintiff in Error HOUSTON who moves this Honorable Court to impose sanctions upon officials not limited to Tierra Jones, her substitute, Michael P. Villanig, Magistrate De la Garza, Scott Poisson, Brian P. Clank, Christopher Burk, Erica Tash, Jason Barrus, Andrew Fhahive, Daniel Schwartz, Sheriff Joe Lombardo, RIP, NDOC C/O Popalauskas, RIP and whomever else is to be called by this court in the manifestation of justice, to improve the community of Las Vegas, Nevada and to ensure that all injured workers are properly compensated.

This Appeal is made upon all papers, pleadings, pleadings, documents on file and newly discovered evidence, to which this court has been attempting to keep hidden from the truth, while demonstrating nothing Page # 1 more than its venality.

CLERK OF THE COURT
FEB 17 2022

No. 1210074, N.D.J.F.
P.O. Box 650
Indian Springs, NV
89070-0650

DISTRICT COURT
CLARK COUNTY, NEVADA

CASE NO: C-21-357927-1

MATTHEW TRAVIS HOUSTON,
Plaintiff

CASE NO.: A-17-758861-C

DEPT. NO.: 29

-VS-

JOINER TO # : A-22-853203-W
HABEAS CORPUS Dept. XI

THE STATE OF NEVADA, ET AL,

EMERGENCY

MANDALAY BAY CORP, et al,
Defendant(s).

MOTION FOR JUDICIAL
REVIEW

EMERGENCY INTERPLEADINGS AND MOTION
TO COMPEL IN RE DECEMBER 27, 2022
AS RENEWED REQUEST FOR DE NOVO IN ORDER
TO RESET TIME FOR NOTICE TO THE COURT OF
APPEALS AND THE SUPREME COURT OF NEVADA

ce de novo hearing requested"

INEFFECTIVE AID OF COUNSEL SINCE PETITIONER WAS FORCED TO FILE HIS OWN DIRECT APPEAL AND BEING NEGLECTED IN FISH TANK AT H.D.S.P. EMERGENCY MOTION FOR DE NOVO RECEIVED DEC. 27.:

PETITION FOR JUDICIAL REVIEW OF ^{December 6th 2021}

1 Stamped by HOSP: 2/10/2022 Received by Clerk 2/17/2022
2 USPS: 2/11/2022 STATEMENT OF FACTS: Filed by Clerk 2/18/2022

3 It is to be known to the court that the
 4 only reason ~~for~~ for ~~the~~ the alleged
 5 negotiations after false imprisonment on July
 6 14th, 2021 (before his appointment on July 15th
 7 2021 ~~at~~ Nevada Redline Specialists w/Dr. Tyson
 8 Ward) ^{were} that so he could be released to
 9 search for and hopefully retrieve his trained seeing eye
 10 dogs. ~~or~~ Council failed to inform Houston of a
 11 city jail detainer hold, than informed Houston
 12 before he ~~was~~ ^{was coerced} into negotiations that there was NOT a city
 13 jail hold when in fact there was. Double jeopardy re:
 14 Ag. Houston was never served with any summons,
 15 the traumatic events of July 14th, 2021 were and remain civil
 16 and ~~unusual~~ punishment being inflicted upon Houston,
 17 what with him being denied his medical disability rating with
 18 Dr. Quaglieri, the impoundment of his seeing eye dogs
 19 and this tragedy (forcing him to relocate from his
 20 home state of Iowa) is further cause of unnecessary
 21 hardships and eviction from his out-of-house legal
 22 advocacy. (Address 435 S. Linn Street, # 927, Iowa City, Iowa
 23 52240). The overreaching tactics used by both
 24 Sedgwick and the prosecution forced Houston into an
 25 unmanageable state of duress, homelessness, and
 26 imprisonment due to R. McMannis' willful omissions
 27 and when ignoring claim adjuster Dianne Ferraro's
 28 falsehoods and other crimes both civil and criminal.

277 23.
a. misconduct when being ~~deprived~~ deprived of proper application to
mental health court, drug court and failure to deem Petitioner (ground
competent before plea bargaining and / or sentencing & Denial of Competency?)

1 Dianne Ferrante has caused not only further
2 injury upon Houston but has further injured other workers
3 and totally permanently disabled citizens due
4 to her mishandlements, irresponsibility, willful neglect,
5 and other schemes not limited to the illegal
6 extortion of Houston's disability claims which are
7 substantially proven by the events of October 1st, 2021.

8 Sedgwick and its counsel Devin Schwartz are an abatable
9 nuisance and must be held accountable for the
10 damages inflicted upon Houston and the people of
11 the State of Nevada. In regards to events,

12 Houston has and continues to suffer from BATTERED
13 PERSONS SYNDROME as result of surviving numerous traumas
14 (other than ONE OCTOBER and his 2016 work
15 accident at Mandalay Bay Resort) including:
16 • death of uncle Randall Schoenherr - 2019
17 while illegally incarcerated in NDOC for a dismissed case.
18 • suicide of uncle Rollie Schoenherr - 2017.
19 • divorce from abusive spouse in 2014 after learning
20 that his son was ~~not~~ his and victim of domestic violence.
21 • suicide of brother Mitchell Ryan Houston - 2014.
22 • witnessed domestic violence between his parents
23 very often as a child - 1984 - 2000.

24 DREAM JOURNAL IN RE JANUARY 26-27, 2022:

25 Last night I was working again, with forklift. Operator was Tripp in
26 Nashville, TN from CNEW ONE who kept telling me it's okay to ride on the
27 forklift. Then my right hand was cut off. I woke up to remember
28 how my right hand was smashed in 2013 while working for C-DIVE. I was getting
29 those records for submem - page # (3-1) p. 29

COVERT
TRAVIS
DEMANDED

M.O. # 730001, C

DOC Number 1210652

A. 22.853203, W Dept. XI "de novo"

NEVADA DEPARTMENT OF CORRECTIONS
FIRST LEVEL GRIEVANCE "HEARINGS DEMANDED"

FROM: NAME MATTHEW TRAVIS HOUSTON I.D. NUMBER 1210652

INSTITUTION OF WRONGFUL CONVICTIONS UNIT UNIT CLASSIFIED

REQUEST THE REVIEW OF THE CASE NUMBER 417,753,561, C IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW, and has been well documented in the courts.

SWORN DECLARATION UNDER PENALTY OF PERJURY (Retrospective)

INMATE SIGNATURE TO: BRIAN P. CLARK, ET AL DATE 9.30.16

WHY DISAGREE: Brian, you have court September 6th, 2019. You can submit the evidence of this 2nd false imprisonment that you caused from failing to appear in court & Mary Kay Holthus on Dec. 8-10, 2019.

TO: Jamie Stiltz. You are in DEFAULT as is Mr. Clark and his attorneys.

As the RENEWED SERVICE YOU WILL TAKE NOTICE OF CASES: 2:12-cv-01285-MMD-VCF, 2:12-cv-00693-JAD-NJK, 2:12-cv-00449-JAD-DJA, 2:11-cv-01472-APG-DJA, 2:11-cv-01371-JAD-DJA, 2:11-cv-01540-APG-BNW, 2:11-cv-01475-GMN-EJY, 2:11-cv-01360-REB-VCF and in Supreme Court of NV 79408, 84885, 84881, 84478, 84886. Brian,

GRIEVANCE UPHeld _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE don't forget about TITLE 80562 DATE 8/26/16

GRIEVANCE COORDINATOR SIGNATURE 84417 84418 and DATE 84477
and also 84887. \$36,500,000 DEMANDED.

INMATE AGREES _____ INMATE DISAGREES \$36.5 million DEMANDED from Supreme Court of Nevada 8.29.16

INMATE SIGNATURE [Signature] DATE 8.29.16

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance → mailed to ME REC
- Canary: To Grievance Coordinator → mailed to US DISTRICT COURT #9th Cir
- Pink: Inmate's receipt when formal grievance filed → mailed to Brian P. Clark
- Gold: Inmate's initial receipt mailed to Supreme Court of Nevada

ADD DEFENDANT RESPONDENTS NOT LIMITED TO JAMIE STILTZ, AS JAMIE STILTZ is sued in individual and official capacities for no less than \$36,500,000, as is

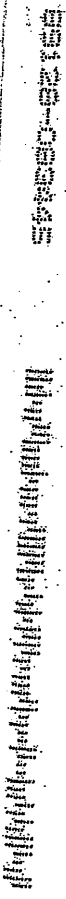
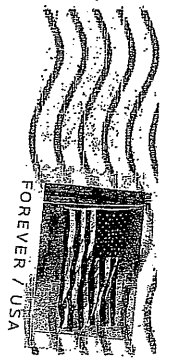
BRIAN P. CLARK, ET AL. Cordially yours,
No. 1210652 C- DOC 3093 (12/01)

MEMBER ASSOCIATION Member
04662784
ISP No. 1210652
2010 Cold Creek Road
Box 650
Brian Springs, NV
1070-0650

LEGAL MAIL
AND
REGULAR BUSINESS

BRIAN P. CLARK
CLARK McLOVEY, LLC
7371 Prairie Falcon Road
Suite No. 120
Las Vegas, NV
89128

LAS VEGAS, NV 890
30 AUG 2022 PM 5 L



IN C LINDA

AUG 29 2022

HIGH DESERT STATE PRISON