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IN THE SUPREME COURT OF THE STATE OF (CLARK COUNTY) NEVADA

Electronically Filed
03/09/2023

No(s) 80562, 84886, and 85747. CASE NUMBER: A-22-85747-W
DEPARTMENT NUMBER:

CLERK OF THE COURT

APR 09 2023

ELIZABETH A. BROWN
CLERK OF SUPREME COURT

WED APR 09 2023

1 OPI SEE UNITED STATES DISTRICT COURT,
2 DISTRICT OF NEVADA Case No 2:23-CV-00091 DEPUTY CLERK

3 MATTHEW TRAVIS HOUSTON,
4 Plaintiff, Petitioner,
Appellant,
5 ATTORNEY GENERAL AARON D. FORD;
WARDEN BRIAN WILLIAMS;
6 "ACTING WARDEN" JEREMY BEAN;
CALVIN JOHNSON, ET AL,
7 Defendant-Respondent(s)
ALEXANDER G. CHEN-BRIAN P.
CLARK

SEE Case No. 2:22-cv-01745-APG-DJA; JOINDER
to Case No. 2:22-cv-01285-MMD-VCF

"EX PARTE EMERGENCY LETTER OF MOTION

8 AND MEMORANDUM OF MERITORIOUS
INTERVENTION "AKA" AS A SUPPLEMENTAL JOINDER TO
CASE NO. 2:22-cv-01780-COS-DJA de novo requested
"MIRANDA-MEMO-RAN-DAMNED" UNDER
EJDC CASE NO A-17-758861 Y' AND NRAP 27(e)

RENEWED
EMERGENCY? MOTION TO COMPEL AN ANSWER FROM AARON D. FORD AND

STATUS CHECK IN ALL CASES OF MATTHEW TRAVIS HOUSTON...

INTEL: INDEFINITE LOCKDOWN, BEGAN 7.14.2021. "hearing
requested"

REASON: RETALIATION, SAFETY AND SECURITY AS THERE IS

NOT A WARDEN TO REPLACE CALVIN JOHNSON,

THE INNOCENT MAN CONTINUES IN DEPRIVATION

OF APPEALS AS HIS STATE OF BEING VICTIMIZED

BY HDSP- NDOC GENOCIPAL TACTICS AGAINST THE
WRONGFULLY CONVICTED CONTINUE TO BURDEN

HIS PERSON, HIS COMMUNITY, HIS FAMILY, FRIENDS'

AND ASSOCIATES AND THIS NEGLECTFUL SOUTHERN

DIVISION - Las Vegas of the DISTRICT OF NEVADA,

THAT IS NOT ANY WAY, SHAPE OR FORM OF THE

UNITED STATES I ONCE KNEW. THOUGH HOW COULD

I? AS I WAS KIDNAPPED FROM IOWA CITY, IOWA...

CHIEF JUDGE MIRANDA M. DU YOU ARE IN DEFAULT.

JUDGE ANDREW P. GORPON IS DEFAULTED AS WELL, AS

JUDICIAL NEGLIGENCE IS A CRIME, AND HOLDS LIABILITY

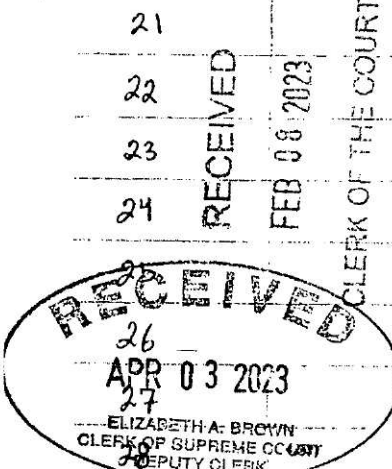
FOR DAMAGES NOT LIMITED TO EMOTIONAL DISTRESS.

AS PLAINTIFF'S STATE OF BEING UNDER DURESS IS RETROACTIVE,

THE COURT WILL TAKE NOTICE OF THE ATTACHED INTERPLEADINGS.

29 And the DEFAULT(S) OF JENNIFER A. DORSEY / DANIEL J. ALBRECHTS. (1)

23-10309



on November 14, 2022, (SEE 22-35679) Jamie Stilz suggested that Aaron D. Ford also be removed as counsel for the State of Nevada. To date, the Supreme Court of Nevada has failed to respond with a meritorious order.

STATEMENT OF FACTS: After being kidnapped from his home, On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant") was abducted from his hotel room at the Best Western located at [REDACTED] 3041 St. Rose Parkway in Henderson, Nevada, as he was not served with any sort of summons or WARRANT, nor was told or read that he had any kind of rights. This false arrest prevented Petitioner-Appellant from attending his appointment the very next day at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while his continued imprisonment of his person also prevented him from attending his medical disability rating in Reno, Nevada, on August 15, 2021, with Dr. Quagliari. Both appointments of which had been scheduled by the abductors, SEDGWICK's Dianne Ferrante, and her alleged supervisor, Rosemarie McMorris-Alexander, as was the booking of his room.

The Petitioner-Appellant's attempt at release from CCDC was intended so that he could search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J. Wood and Bernard Little, provided misinformation regarding the lack of a directly related "City Jail Retainer Hold". Counsel had told Petitioner-Appellant, all the while coercing his client into a potential release from custody, that he "did not see a detainer hold" - when, in fact, there was. This coercion of the client by his previous representation created a second double jeopardy in LAS VEGAS MUNICIPAL COURT #1248334A + #C1237802A; with the first being by J. Wood in the EIGHTH JUDICIAL DISTRICT COURT, 21-CR-D19840 + 21-CR-D33713. A. Goldstein never visited Mr. Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abused and innocent man, who was forced into an involuntary relocation, with unnecessary hardships causing the eviction of his law office located at 435 South Linn Street #927, in Iowa City, Iowa (5224D), \$36.5 million of property damage and the destruction of his K-9(s).

24 Due to crimes both civil and criminal, not to mention the willful omissions of Rosemarie
25 Morris-Alexander and Dianne Ferrante, SEDAWICK and the prosecutions most unlawful use
26 of overreaching tactics ~~in~~ their exploitation of the innocent man has put the Petitioner-Appellant
27 into an unmanageable state of duress, homelessness, and extensive incarceration. Not at any time
28 did Mr. Houston make any threats, or commit any sort of acts of
29 aggressive behavior, harassment, or aggravated stalking towards
30 any of the parties involved or anybody else. See attached; as it
31 is in fact Mr. Houston who is the true victim in this case and the victim of crime.

82254 EMERGENCY STATUS CHECK

WRIT OF ACCOUNTABILITY (CAVEAT) AND SUMMONS / SUBPOENA

1.) INMATE NAME	DOC #	2.) HOUSING UNIT	3.) DATE
Reverend Matthew Travis Houston	1210652	HDSP - 3A - 22 @SMU	DEC. 06th, 2022

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER (S)	PADIA-AW CHILDERS	MENTAL HEALTH	CANTEEN
MEDICAL	<input checked="" type="checkbox"/> SHARET - DAVIS	LAW LIBRARY	DENTAL
EDUCATION	AMACKER - JEFFERSON, BAKER, TURNIS, SMITH	RASHONDA SMITH, SUP. GARCIA, H.	COOK
VISITING	SR U/O(S)	SHIFT COMMAND	
LAUNDRY	M. RUSSEL HEINIKIN - LOPEZ	OTHER NDOC - LISA LUCAS-AW J. SCALLI	
C.I. MIRANDA, M. DU	LT LENNINGHAM CC.	GOVERNOR STEVE SISOLAK-AW J. BEA	
ANTHONY P. GORDON	SR C/O GARCIA	"GOVERNOR-ELECT" JOSEPH M. LOMBARD	

5.) NAME OF INDIVIDUAL TO CONTACT: CRISTINA D. SILVA

DANIEL J. ALBRECHTS, JAMES CROCKETT, LINDA MARIE BELL,

6.) REQUEST: (PRINT BELOW) VICENTE S. ANGOTTI, CAROLYN GOODMAN,

OSCAR GOODMAN, PICKERING, PARRAGUIRRE, CADISH, HARDESTY,

HERNDON, STIGLIU, SILVER, GIBBONS, TAO, BULLA, SJ GIBSON, CRYSTAL ELLER,

ELIJAH ROOHANI, GERRI LYNN HARDCastle, ALEXANDER G. CHEN, LAURA GOODMAN,

AND 200-15,000+ DEFENDANT(S) - RESPONDANT(S)

CYNTHIA CRUZ (ONE OCTOBER SURVIVOR AND AN) DAVID BROWN

(INNOCENT MAN, BUT WHO CARES ?) RETURN RECEIPT

ORIGINAL DOC. MUST BE EFILED/paper filed on or before 12.08.2022. STATUS?

7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

Department 5 SUMMONS IN JC 22A001793 , JC 22A001898
JUSTICE COURT, LAS VEGAS TOWNSHIP JC 17A003393 AND EJDC Case No. A-17-758861-C (3)

1 **POINTS AND AUTHORITIES**

2 **THE DEFENDANT IS ENTITLED TO A SPEEDY TRIAL**
3 **OR DISMISSAL FOR LACK OF SPEEDY PROSECUTION**

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

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

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

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

15 As can plainly be seen, Defendant's right to a speedy trial,
16 or dismissal in the alternative, is grounded in Constitutional as
17 well as Nevada statutory mandate.

18 Defendant is currently serving a term of imprisonment of
19 12-60 months in the custody of the Nevada Department of Corrections [NDOC] located at WDSP (22010 Cold Creek Road Indian Spring NV)
20 within the County of Clark, Nevada. Therefore, it is
21 apparent that the Defendant cannot transport himself to the Court-
22 house for prosecution. Moreso, the responsibility of having the
23 Defendant transported lies with the "Marshalls" of the City of
24 LAS VEGAS, or, with the Nevada Department of Correct-
25 ions.

26 While the issuance of the complaint and warrant are suffi-
27 cient in themselves to cause the responsibility for speedy ...

1 ... prosecution to occur, the City Attorney and the police
2 agencies of the City of LAS VEGAS, have shirked their direct
3 and legal responsibility in the matter by refusing to transport,
4 or cause to be transported, this Defendant to the Courthouse for
5 legal action upon this case to occur. Defendant is informed that
6 he will be held to answer for the charges at some nebulous and
7 undetermined time in the future and this cannot stand Constitutional
8 scrutiny.

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

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

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

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

18 Therefore, the Chief Marshall and the LAS VEGAS city
19 Attorney's Office, being fully aware of the whereabouts of the
20 Defendant, against whom a warrant is pending, must execute the
21 command of said warrant.

22 The Defendant has made every effort available to him to
23 attempt to address and remedy the injustice and handicap that he
24 now suffers as a result of the outstanding charge(s), as is shown
25 by the annexed exhibits. This Court will now have the opportunity
26 to correct this injustice and to initiate their lawful duty by
27 the issuance of the Order made by this Motion.

1 To do otherwise would be a violation of the very concept
2 of the justice and equity upon which the American system of
3 jurisprudence rests.

4 CONCLUSION

5 Defendant has shown a just and legal obligation placed upon
6 the officers of the Court of the City of LAS VEGAS to issue
7 the Order contemplated by this Motion for the transportation of
8 this Defendant to the Court for the disposition of said pending
9 charge(s) forthwith, or, in the alternative, the dismissal of
10 said charge(s) and the removal of the warrant/detainer placed
11 against this Defendant for the denial of the right to a speedy
12 prosecution.

13 WHEREFORE, this Honorable Court is requested to liberally
14 construe the pleadings herein in order that its manifest and just
15 purpose be so accomplished. The Supreme Court of Nevada
16 should rule in favor of the Appellant, Matthew
17 CC:FILE Travis Houston in Case Number 84886
18 and also 85747 and remand him to CCDC,
19 DATED: this 30 day of SEPTEMBER, 2022. Upon issuing an
20 expeditious ORDER OF EXECUTIVE CLEMENCY.

21 Respectfully submitted,

22
23 Matthew Travis Houston
24 Matthew Travis Houston #18.10652
25 Defendant/In Propria Personam
26 Post Office Box 650 (HDSPI)
27 Indian Springs, Nevada 89018
28

(6)

Reverend Matthew Travis Houston, Chartered
12/21/22
No 1210652
1po Box 650
Indian Springs, NV

LAS VEGAS, NV 890
19 DEC 2022 PM 3 L



~~89101~~
~~89101~~

ATTN: MIRANDA M. DU, ANDREW P. GORDON,
VICENTE ANGOTTI, DEBRA K. KEMPI AND
ALL JUDICIAL OFFICERS IN THE
STATE OF NEVADA, THE UNITED STATES OF AMERICA
RECEIVED STATEMENT SERVED ON AND WORD COURT
CLERK'S OFFICE OF RECORD
DEC 29 2022
333 LAS VEGAS BLVD. SOUTH
Room No. 1334
LAS VEGAS, NV

89101

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2:22-cv-01285-MMD-VCF

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MATTHEW TRAVIS HOUSTON, CHTP
No. 1210652
PO Box 650
INDIAN SPRINGS, NV
89070-0650

LAS VEGAS NV 890
6 FEB 2023 PM 3 L

ATTN: LAW CLERK,
DEPARTMENT 11 (SEVENTEEN)
REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NV
89155

ABA No. 04662784
LEGAL MAIL

HIGH DESERT STATE PRISON
FEB 05 2023
UNIT 3AB

Page No
7-A

1 RENEWED CERTIFICATE OF SERVICE BY MAILING EX PARTE
2

3 I, MATTHEW TRAVIS HOUSTON, hereby certify, pursuant to NRCP 5(b),
4 that on this 30 day of SEPTEMBER, 2022 I mailed a true and correct copy
5 of the foregoing, "EMERGENCY LETTERS OF MOTION, NOTICES OF
6 MOTION, EXHIBIT 1(s) AND MOTION FOR SPEEDY TRIALS OR IN THE
7 ALTERNATIVE DISMISSALS FOR LACK OF SPEEDY AND TIMELY PROSECUTION"
by depositing it in the High Desert State Prison, Legal Library, First-Class
postage fully prepaid, addressed as follows:

8 CC: CHAMBERS
9 LAW CLERK
10 200 LEWIS AVENUE
11 LAS VEGAS, NV
12 89155

CHAMBER'S
MIRANDA M. DU &
ANDREW P. GORDON
333 LAS VEGAS BLVD-SOUTH
ROOM # 1334
LAS VEGAS, NV

12 Nevada Attorney
13 General Aaron D. Ford
14 555 E. Washington Avenue
15 Suite No. 3900
16 Las Vegas, NV
17 89101

OFFICE OF THE DISTRICT
ATTORNEY -
Alexander C. Chen
200 Lewis Avenue
PO Box 552212
Las Vegas NV

18 SUPREME COURT OF NEVADA
19 201 S. CARSON STREET, NO 201
20 CARSON CITY, NV 89701

89155-2212

21 CC: FILE DATED: this 30 day of SEPTEMBER, 2022

22 Renewed this 18th day of December 2022

x M.T.H

Matthew Travis Houston
Matthew Travis Houston 1210652
Plaintiff - Petitioner/In Propria Personam
Post Office Box 650 (HDSF)
Indian Springs, Nevada 89018
IN NOMINA BAEPEPSIS:

23
24
25
26
27
28