IN THE SUPREME COURT OF THE STATE OF HEVADA SEE Case 2:23-cv-00031-RFB-DJA Document 11 Filed 03/03/23 Page For 135 Case Nº 84886 AND Case Nº 85747

ALSO SEE Case 2:22-cv-01285-MMD-VCF Document 23 Filed 01/05/23 Page 1 of 17

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B	MATTHEW TR	AVIS HOUSTON	1, 1 C	ase No. 6	TIVE ST	01285-MM	10-VCF	
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13 Bee EX	HIBIT 4, the C	fourt will t	ake not	ice of	the	iled and a	EXHIBITS	
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17	was non-ext	ristent befor	e the f	false arre	of the Rolling	ne Plaiv	1+1+-	
18	petitioner-ac	pellant and c	ausation	of this	case. W	hat with	1 the	
19	lack of laws	iul jurisdictio	n, the 1	EGDC W	as unco	nstitutio	nal, as	
20	was the Jus	tice Court	7c	1 11 -	-1-	11	5 C 489	
21	Las Vegas	Township	, as x.	Mille	hus	HUTT	7.	
22	was the La	s Vegas Mun	icipal RE	A NO - 04	~ TRAVIS 1 662784	Houseou, Cha	TÞ	
23		Contrarily,						
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26	MMD-VCF,	os the atto	tched i	nterplead;	ings will	show.	The question	on
26	for Our Lady	Justice is,	":FAR.Ho	uston real	ily had	been A	GGRIVATE	D
25	S. W.CKING \	HARASSING 4	he McMo	nnis-Alexan	nder fami	ly, than	why was	_
Zepp 07	May Houston r	ot informed o	Mr. Al	lexanderés -	first name	e until Ja	n.20th,2023	P
29 ELIZABETH A	(SEE Page	HARASSING 4 not informed of Nº 81-Which 2023 in Case	specific	ally was Po	ge Nº 50	of Docum	nent 31,	n.
DEPUTY OF	LERK UISOL	2023 in Case	ハマーグラグ	2-CV-012	100 - CON	-1000) (V

STATEMENT OF FACTS: After being kidnapped from 2 his home, On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant") was abducted from his hotel room at the Best Western located at 3041 3 St. Rose Parkway in Henderson. Nevada, as he was not served with any sort of 4 5 Summon's or Warrant, nor was told or read that he had any kind of rights. This folse 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 7 this continued imprisonment of his person also prevented him from attending his medical 8 disability rating in Renc. Nevada, on August 15, 2021, with Dr. Owagleri. Both appointments 9 of which had been scheduled by the abductors, SEDAWILK's Dianne Ferrante, and her 10 alleged supervisor. Resembrie MeMorris-Alexander, as was the booking of his room. 11 The Petitioner-Appellant's attempt at release from CODC was intended so that he could 12 13 search for, and hopefully, retrieve his service animals. However, the now-dismissed coursel, J. Wood and Benord Little, provided misinformation regarding the lack of a directly related "City Jail 14 15 betainer 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. 16 17 This coercion of the client by his previous representation created a second double-jeopardy in LAB VEGAS MUNICIPAL COLART #1248354A + #C1237802A; with the first being by Jeremy 18 19 Woodin EIGHTH JUDICIAL DISTRICT COURT 21-CR-D19840 + 21-CR-D35713. A. Goldstein never visited 20 Mr. Housia. These traumatic events are a cruel and unusual purishment being inflicted upon an abused and innivent men, who was forced into an involuntary relocation, with unnecessary hardships cousing the eviction of his law office located at 435 South Linn Street "927, in lowa 22 City. IDNA (52240), \$36.5 million of property damage and the destruction of his K-9(s). 23 Due to crimes both civil and criminal, not to mention the willful omissions of Rosemarie 24 McMorria-A bounder and Dianne Ferronte. SEDAWILK and the prosecutions must unlawful use 25 of overreaching tactics the their exploitation of the innocent man has put the Petitioner-Appellant 26 into an unmanappuble state of duress, homelessoness, and extentive in carecration. Not at any 27 time did Mr. Houston make any threats, aggrivated stalking, harassment 28 or act aggressively towards the involved parties or anybody else. As it 29 of Nevada chall make accord a charter of chime, the Supreme Court

OFFICE OF THE SHERIFF CLARK COUNTY DETENTION CIVIL PROCESS SECTION

MATTHEW TRAVIS HOUSTON)
PLAINTIFF Vs) CASE No. 22A001898) SHERIFF CIVIL NO.: 22007856
ROSEMARIE MCMORRIS-ALEXANDER	Ś
DEFENDANT	AFFIDAVIT OF SERVICE
STATE OF NEVADA } } ss:	
COUNTY OF CLARK }	

DAVID SCHUMMER, being first duly sworn, deposes and says: That he/she is, and was at all times hereinafter mentioned, a duly appointed, qualified and acting Deputy Constable in and for the County of Clark, State of Nevada, a citizen of the United States, over the age of twenty-one years and not a party to, nor interested in, the above entitled action; that on 1/3/2023, at the hour of 8:33 AM. affiant as such Deputy Constable served a copy/copies of SMALL CLAIMS COMPLAINT, ORDER TO APPEAR issued in the above entitled action upon the defendant ROSEMARIE MCMORRIS-ALEXANDER named therein, by delivering to and leaving with HUSBAND, ABROM ALEXANADER, at 5504 MORNINGCROSS STREET LAS VEGAS, NV 89130 within the County of Clark, State of Nevada, copy/copies of SMALL CLAIMS COMPLAINT, ORDER TO APPEAR

I, DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE ON NEVADA THAT THE FOREGOING IS TRUE AND CORRECT.

DATED: January 4, 2023.

Kevin McMahill, Sheriff

DAVID SCHUMMER P#15513

Deputy Constable

Las Vegas Justice Cour Electronically Filed 12/1/2022 9:50 Alv Melissa Saragosa CLERK OF THE COURT

	Melissa Sara		
JUSTICE COURT, TOWNSHIP OF LAS VEGAS Clark County, Nevada	CLERK OF THE CO		
Name and Address of Plaintiff(s): Matthew Travis Houston No 1210652 Po Box 650 22010 Cold Creek Road 89070-0650 Indian Springs NY	22A001898 Case No.		
	Department No.		
Plaintiff(s)' Email matthew traves houston @gmail.com Plaintiff(s)' Telephone (20) 879-6789	Department #: LVJC 5		
Number (402) 874-6781	good and the state of the state		
VERSUS Name and Address of Defendant(s): Rose marte McMorris - Alexander 5504 Morningcross Street work: 4930 w. Cheyenne Ave Las Vegas, NV 89130 Las Vegas, NV	SMALL CLAIMS COMPLAINT		
Defendant(s)' Telephone Number and Email Address (702) 830 - 9042	•		
STATE OF NEVADA) COUNTY OF CLARK)			
l, (insert your name) Matthiew Traves Houston, being first duly sworn, deposes ar			
That the defendant is indebted to the plaintiff in the sum of \$10.001.50 that the real from the false to find per	eson for this indebtedness is: Property		
causation of a frivelous no contact and	ler - 21901275 and		
a second fraudulent order of 21P01950	, resulting in cruil		
counterclosing not limited to EJDC # A-22-			
demand for repairations is to oner only the	specific costs to replace result of Desendent's coercion's).		
that this affiant has demanded payment of the sum; that the defendant refuses to Las Vegas Township, in the County of Clark, State of Nevada is the proper venue declare under penalty of perjury under the laws of the State of Nevada that the forego	o pay the same. The Justice Court or the for this action pursuant to NRS 73.010. I		
Signature of Affiant Matthew Tally Hyath Dated Print Name Matthew Trave Houston Attomes	11-22 - 2022 for <u>self</u>		
ORDER TO APPEAR NOTICE: YOU HAVE BEEN SUED. THE COURT MAY ENTER A JUDGMENT AGAINST YOU WITHOUT YOUR PRESENCE UNLESS YOU APPEAR AT THE TRIAL ON THE FOLLOWING DATE: 03/01/23 11:00 a.m. 6C TRIAL DATE: TRIAL TIME: LOCATION:			
Any Evidence, including receipts, pictures or documents that are neces brought to trial. Please bring coples for Court to keep and for the oppos appear with you at the time of trial. Those wishing to appear by alternative m than two (2) judicial days prior to your Trial.	ing party. Any witnesses should		

Name: Matthew Travis Houston No. 1210652

Las Vegas Justice Courl Electronically Filed 12/1/2022 9:50 AM Melissa Saragosa CLERK OF THE COURT

	Maglicom LAS VEGAS TOWNSHIP DUNTY, NEVADA
	22A001898
MATTHEW TRAVES HOUSTON, Plaintiff, vs.	CASE NO.: Department #: LVJC 5
ROSEMARIE MCMORRIS-ALEXANDER, Defendant.	•
Application to Pro	oceed in Forma Pauperis
I am unable to pay the costs of prosecuting proceed without paying costs or fees pursuant to	g or defending this action. I request permission to NRS 12.015 based on the following:
 Public Assistance includes Medicaid, Never Low-income energy assistance, Child Care whether or not you receive one or more of the Yes I receive one or more of the contract of the Public Assistance includes Medicaid, Never Low-income and Public Assistance includes Medicaid, Never Low-income energy assistance, Child Care whether the Public Assistance includes Medicaid, Never Low-income energy assistance, Child Care whether or not you receive one or more of the public Assistance includes Medicaid, Never Low-income energy assistance, Child Care whether or not you receive one or more of the public Assistance includes and the public	

3. Income includes employment (include tips/overtime), unemployment, retirement, pension, social security, child support. Please list all income for household member: (all numbers should be after taxes are taken out):

2. Household Members: In my household there are ____ adults (over 18) and ___O

No I do not receive any of the above listed benefits

children (under 18) for a total of _____ people.

For each adult in the home, list net monthly income (after taxes):

My total income	\$ 0
Household Adult #1 total income	\$ n-a
Household Adult #2 total income	\$ 11-6
Household Adult #3 total income	\$ n-9
Household Adult #4 total income	\$ n-G
Household Adult #5 total income	\$ 11-a
HOUSEHOLD TOTAL	\$ n-a

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4. My basic monthly expense include: Fill out the chart below.

Rent / Mortgage	\$ 0
Utilities (electric, gas, water, phone, other utilities)	\$ 0
Food	\$ 0
Child care	\$ 0
Medical expenses (health insurance, co-pays, out of pocket expenses)	\$ 0
Transportation (bus fare, car, gas, insurance)	\$ 0
Other:	\$ 0
TOTAL	\$ 0
5. Other Compelling Reason. Explain why you cannot pay the filing fee. The false police reports made by Rade Rosemurie McMarris - Alexander and Jase the aussition of this 2nd wrongful conviction I declare under penalty of perjury under the law of the State of Nevada and correct. DATED (month) November (day) 22, 2022. Submitted By: (Signature) Mtthus Telephone Printed Name: Matthew Tray:	that the foregoing is true
FOR COURT USE ONLY	
Upon consideration of the movant's Application to Proceed in Forma Pauperi appearing therefore, The Application to Proceed in Forma Pauperis is GRANTED. To permitted to proceed with fees and costs waived in this action as permitted by The Application to Proceed in Forma Pauperis is DENIED for the The applicant is not indigent within the meaning of NRS 12.0 The application was incomplete or not legible.	ne applicant shall be NRS 12,015. e following reasons:
Date Justice of the Peace/Clerk	of Court

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Electronically File 2/1/2022 1:42 PM Melissa Saragosi

Las Vegas Justice Coul JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA CLERK OF THE COUR 1 2 CASE NO.: 22A001898 Matthew Travis Houston #1210652, **JC DEPARTMENT 5** Plaintiff(s) 3 Rosemarie McMorris-Alexander. Defendant(s) 4 ORDER FOR TELEPHONIC TESTIMONY 5 WHEREAS the instant case involves an incarcerated party who wishes to be transported to Court for the scheduled small claims hearing, and 6 WHEREAS NRS 209.274 only mandates inmates transportation when an inmate "is required or requested to appear before a court", and 7 WHEREAS this language merely means that if a court mandates the offender's presence, he must be allowed to be transported here, and the statutory language not grant an inmate the right to be transported upon the inmate's own request; and 8 WHEREAS in the case of Barry v. Lindner, 119 Nev. Op. No. 45, 81 P.3d 537 (2003), the Nevada Supreme court held that telephonic testimony may be used, in lieu of a court appearance, when exigent 9 circumstances exist: and WHEREAS the Nevada Supreme Court recently amended JCRCP 43(a) to clarify that the court 10 may, for good cause shown in compelling circumstances and upon appropriate safeguards, "permit presentation of testimony in open court by contemporaneous transmission from a different location"; and 11 WHEREAS the Department of Corrections would incur substantial cost and effort to transport an inmate to court for a small claims hearing; and 12 WHEREAS allowing an inmate to appear for a case raises serious security issues, involving the control of the inmate and potential danger to the general public; and WHEREAS the instant case does not appear to be especially complex, such that the inmate's 13 actual presence would be essential, THE COURT FINDS that compelling circumstances are present in this case and that the inmate 14 should be required to testify by telephone, and therefore, IT IS FURTHER ORDERED that the institution where the inmate is currently incarcerated shall 15 make the inmate available for telephonic testimony for the scheduling hearing of this matter on March 1, 2023 at 11:00 a.m. 16 IT IS FURTHER ORDERED that the inmate shall provide the Court with a phone number where the inmate can be reached for the purposes of eliciting testimony. 17 December DATED this 18 **CYNTHIA CRUZ**

Case Number: 22A001898

JUSTICE OF THE PEACE

JUSTICE COURT, LAS VEGAS TOWNSHIP

Clark County Nevada

Matthew Travis Houston #1210652, Plaintiff(s) vs.
Rosemarie McMorris-Alexander, Defendant(s)

L015457606

CASE NO .: 22A001898A

DEPT NO.: 05

Certificate of Mailing

I, Eva Cervantes, hereby certify that I am an employee of the Las Vegas Justice Court and that on December 05, 2022 I deposited for mailing a true and correct copy of the foregoing, A Filed Copy of the Small Claims Complaint, Application to Proceed in Forma Pauperis/Order Granting Fee Waiver Application, and Order for Telephonic Testimony. Original Documents submitted and one (1)complete Service Packets with instructions. in the United States Post Office, first class, postage prepaid, addressed to the following at the below address:

COURT CLERK

Houston #1210652, Matthew Travis

22010 Cold Creek Rd Indian Springs, NV 89070



JUSTICE COURT, LAS VEGAS TOWNSHIP

Clark County Nevada

Matthew Travis Houston #1210652, Plaintiff(s) vs.
Rosemarie McMorris-Alexander, Defendant(s)

015601167

CASE NO.: 22A001898

DEPT NO.: 15

Certificate of Mailing

I, Angela Farris, hereby certify that I am an employee of the Las Vegas Justice Court and that on **January 19, 2023** I deposited for mailing a true and correct copy of the foregoing, **Order Striking Complaint** in the United States Post Office, first class, postage prepaid, addressed to the following at the below address:

COURT CLERK

Augela Tarris

Houston #1210652, Matthew Travis 22010 Cold Creek Rd Indian Springs, NV 89070



Las Vegas Justice Court Electronically Filed 1/18/2023 8:38 AM Cynthia Cruz CLERK OF THE COURT

	Las vegas.
	Elec t r 1/18/2
*	CLERK OF
JUSTICE COURT	, LAS VEGAS TOWNSHIP
CLARK C	COUNTY, NEVADA
MATTHEW TRAVIS HOUSTON #1210652 Plaintiff vs. ROSEMARIE McMORRIS- ALEXANDER, Defendant	CASE NO.: 22A001898 DEPARTMENT 15 ORDER STRIKING COMPLAINT
On December 1, 2022 Plaintiff filed	a Small Claims Complaint. Pursuant to JCRLV
Rule 5.3 the relief sought in the Small Claim	ms Complaint is not authorized in Small Claims
court. Therefore,	
IT IS HEREBY ORDERED that the	e Complaint, filed on December 1, 2022 at 9:50
a.m., is hereby stricken from Case No. 22A	.001898.
IT IS FUTHER ORDERED that the	e March 1, 2023 trial date is VACATED.
DATED this 18th day of January, 20	MELISA DE LA GARZA Justice of the Peace

Indian Springs, NV 82070-0650 Nathen Took's Houston, Cht. Business JUSTICK COURTS LAS VEGAS TOWNSHIP
200 Lewis Avenue
PO BOX 552511 RECEIVED
LOS YEGOS, NY NOV, ATM: LAW CLERK 89155-2511 LASIVEDAS JUSTICE COURT 23 NOV 2022 PM 4 L *վա*կիրիվինախորդՈւնովիլելիիյինի արկինի արդինի LAS VEGAS NV 890 MOV 28 2022

CERTIFICATE OF SERVICE BY MAILING I, Mothew Travis Houston, hereby certify, pursuant to NRCP 5(b) that on this 2nd 4 April ,2023, I mailed a true and correct copy of the foregoing "SUPPLIMENTAL BRIEF(S) - STIPULATION - AFFIDAVIT OF SERVICE - BRIEFING EN BANC" by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, Fully prepaid, addressed as follows: Agron D. Ford SUPREME COURT OF NEVAPA 555 E. Washington Ave. He 3900 office of the Clerk, Nº 201 201 South Carson Street Los Vegas, NV Carson City, NV 12 CLARK MCCOURT, LLC 7371 Prairie Falcon Road, Nº 120 89128 Las Vegas, 17 COUNTY CLARK 18 200 Levers Avenue Veges, 19 20 DATED: THIS 2nd day of April 21 22

> REV. MATTHEW TRAVIS HOUSTON, CHIP Appellant /In Propria Persona High Desert State Prison P.O. Box 650 Indian Springs, Nevada. 89018

ABA Nº 04662784

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