

REV. M.T. HOUSTON, CHTD
ABA ID No 04662784
NDOC No 1210652

1 OPI IN THE SUPREME COURT OF THE STATE OF NEVADA

86041 FILED

2
3 MATTHEW TRAVIS HOUSTON,
Appellant,

No.(s): 79408 FEB 13 2023

4 vs.

84885
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
CHIEF DEPUTY CLERK

5 THE STATE OF NEVADA, ET AL,

85351 BY

6 MANDALAY BAY CORP, ET AL,

No.(s): 80562

7 80562 -> COA

8 84417

9 84418

10 84477

11 ~~84886~~ 84887

12 85352

13 THE STATE OF NEVADA, ETAL,

No.(s): 84281

14 84478

15 84886

16 85353

17 BRIAN P. CLARK, ET AL,

No.(s): 85354

18 Respondent(s). 85747

19 Emergency Motion For Reconsideration Under EJDc No A-17-758861

20 Appellant's Opening Brief And

21 Renewed Request For Transcripts As A

22 Motion For Extension of Time And

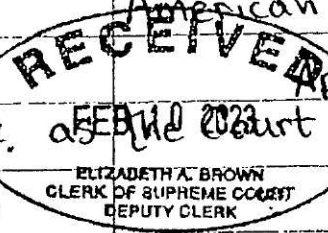
23 Continued Motion For Reinstatement of All Briefing

24 Schedules In All Cases of Matthew Travis Houston,

25 American Bar Association Member No. 04662784 - Part I

26 Appellant requests a 30-day enlargement of time to file in ^{all} ~~any~~ case

27. as the Court will now take notice of the renewed interpleading(s):



STATEMENT OF FACTS:

1
2 On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant")
3 was abducted from his hotel room at the Best Western located at or near 3041
4 St Rose Parkway in Henderson, Nevada, as he was not served with any sort of
5 summons or WARRANT nor was told or read that he had any kind of rights. This
6 false arrest prevented Petitioner-Appellant from attending his appointment the very
7 next day at Nevada Retina Specialists, with Dr Tyson Ward on July 15, 2021, while
8 his continued imprisonment of his person also prevented him from attending his medical
9 disability rating in Reno, Nevada, on August 15, 2021, with Dr. Dwagleri. Both appointments
10 of which had been scheduled by the abductors, SEDAWICK's Dianne Ferrante, and her
11 alleged supervisor, Rosemarie McMorris-Alexander, as was the booking of his room.

12 The Petitioner-Appellant's attempt at release from CENC was intended so that he could
13 search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel,
14 Bernard Little, provided misinformation regarding the lack of a directly-related "City Jail
15 Detainer Hold". Counsel had told Petitioner-Appellant, all the while coercing his client into a
16 potential release from custody, that he "did not see a detainer hold" - when, in fact, there was.
17 This coercion of the client by his previous representation created a second double-jeopardy
18 in LAS VEGAS MUNICIPAL COURT #1248334A + #C1237802A; with the first being
19 EIGHTH JUDICIAL DISTRICT COURT 21-CR-019840 + 21-CR-035713.

20 These traumatic events are a cruel and unusual punishment being inflicted upon an
21 innocent man, who was forced into an involuntary relocation, with unnecessary hardships
22 causing the eviction of his law office located at 435 South Linn Street #927, in Iowa
23 City, Iowa (52240), \$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 McMorris-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.

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