THE COURT OF APPEALS OF THE STATE OF NEVADA SEE Case No. A-17-758861-C No.(s): 84886-COA, 85747-COA, Dept. No. 29 86624, 86764 COA. C-21-357927-1 A-22-853203-W 87003 and 87005 FROMTHE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR AUG 2 1 2023 THE COUNTY OF CLARK

MATTHEW TRAVIS HOUSTON
Plaintiff Petitioner Appellant,

MOTION FOR THE APPOINTMENT OF STANOBY COUNSEL

TEM & POISSULUP REQUEST FOR EVIDENTIARY HEARING Defendants - Respondents/ Appellees

COMES NOW, the Petitioner, Matthew Travis Houston, proceeding pro se, within the above entitled cause of action and respectfully requests this Court to consider the appointment of counsel for Petitioner for the prosecution of this action.

This motion is made and based upon the matters set forth here, N.R.S. 34.750(1)(2), affidavit of Petitioner, the attached Memorandum of Points and Authorities, as well as all other pleadings and documents on file within this case.

# MEMORANDUM OF POINTS AND AUTHORITIES

## L STATEMENT OF THE CASE

This action commenced by Petitioner Matthew Travis Houston, in state custody, pursuant to Chapter 34, et seq., petition for Writ of Habeas Corpus (Post-Conviction). ANTATCHED: SEE PHEASE

### STATEMENT OF THE FACTS

To support the Petitioner's need for the appointment of counsel in this action, he states the

following: caims for relief in this action are of Constitutional dimension, and AUG Achtioner's likely to succeed in this case. (PLEASE 23-27131

- 2. Petitioner is incarcerated at the HIGH DESERT STATE PRISON, Petitioner is unable to undertake the ability, as an attorney would or could, to investigate crucial facts involved within the Petition for Writ of Habeas Corpus.
- The issues presented in the Petition involves a complexity that Petitioner is unable to argue effectively.
- 4. Petitioner does not have the current legal knowledge and abilities, as an attorney would have, to properly present the case to this Court coupled with the fact that appointed counsel would be of service to the Court, Petitioner, and the Respondents as well, by sharpening the issues in this case, shaping the examination of potential witnesses and ultimately shortening the time of the prosecution of this case.
- Petitioner has made an effort to obtain counsel, but does not have the funds
  necessary or available to pay for the costs of counsel, see Declaration of Petitioner.
- Petitioner would need to have an attorney appointed to assist in the determination of whether he should agree to sign consent for a psychological examination.
- The prison severely limits the hours that Petitioner may have access to the Law Library, and as well, the facility has very limited legal research materials and sources.
- 8. While the Petitioner does have the assistance of a prison law clerk, he is not an attorney and not allowed to plead before the Courts and like Petitioner, the legal assistants have limited knowledge and expertise.
- 9. The Petitioner and his assisting law clerks, by reason of their imprisonment, have a severely limited ability to investigate, or take depositions, expand the record or otherwise litigate this action.
- 10. The ends of justice will be served in this case by the appointment of professional and competent counsel to represent Petitioner.

#### II. ARGUMENT

Motions for the appointment of counsel are made pursuant to N.R.S. 34.750, and are addressed to the sound discretion of the Court. Under Chapter 34.750 the Court may request an attorney to represent any

such person unable to employ counsel. On a Motion for Appointment of Counsel pursuant to N.R.S. 34.750, the District Court should consider whether appointment of counsel would be of service to the indigent petitioner, the Court, and respondents as well, by sharpening the issues in the case, shaping examination of witnesses, and ultimately shortening trial and assisting in the just determination.

In order for the appointment of counsel to be granted, the Court must consider several factors to be met in order for the appointment of counsel to be granted; (1) The merits of the claim for relief; (2) The ability to investigate crucial factors; (3) whether evidence consists of conflicting testimony effectively treated only by counsel; (4) The ability to present the case; and (5) The complexity of the legal issues raised in the petition.

## III. CONCLUSION

Based upon the facts and law presented herein, Petitioner would respectfully request this Court to weigh the factors involved within this case, and appoint counsel for Petitioner to assist this Court in the just determination of this action

Dated this 11th day of August , 2023

Netto Ex Asta Petitioner.

#### VERIFICATION

I declare, affirm and swear under the penalty of perjury that all of the above facts, statements and assertions are true and correct of my own knowledge. As to any such matters stated upon information or belief, I swear that I believe them all to be true and correct.

Dated this 11 th day of August 2023

Petitioner pro per

# NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP UNIT #: 12-F-25
GRIEVANCE #: A-17-758861-C GRIEVANCE LEVEL: EMERGENCY
GRIEVANT'S STATEMENT CONTINUATION: PG. 4 OF 5
EMERGENCY LETTER OF MOTION TO THE SUPREME
COURT OF NEVADA AND THE NEVADA COURT OF APPEALS
"de novo requested"
As I am a victim of crimes and injustices
including but NOT limited to that of appellant
deprivation. Could the clerk be so kind to
please provide to my person a file-stamped Copy
of the attationed interpleading entitled, "PART 2
OF EMERGENCY RESPONSE TO NOTICE TO
PROVIDE PROOF OF SERVICE, CONTINUED RESPONSE
TO THE FALSE CLAIMS OF JOHN T. AFSHAR AND
MOTION FOR FULL BRIEFINGS IN ALL CASES OF
THE APPELLANT AS A MERITORIOUS INTERVENTION AND
JOINDER OF APPEAL UNDER NRAP 27(e)"
so that I may be able to properly "serve"
the criminally liable Defendant(s) - Respondent(s)?
Original: Attached to Grievance (Including but NOT limited Pink: Inmate's Copy to Karlie Gabour)

STATEMENT OF FACTS: Kidnapped from his home in
2. Iowa City, On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant")
3 uns abducted from his hotel room at the Best Western located at 10041
4 St. Rose Parkway in Henderson. Nevada, as he was not served with any sort of
E summones or WARRANT nor was told or read that he had any kind of rights. It's
6 follow arrest prevented Patitioner-Appellant from attending his appointment the very
7 mext day at Meyada Reting Specialists, with Dr. Tyson Ward on July 15, 2021, while
& this continued imprisonment of his person also prevented him from attending his interior
a disability valting in Renc. Nevada, on August 15, 2021, with Dr. Owagleri. Doth appointments
10 of which had been scheduled by the abductors, SEDGWICK'S Dianne terrante, and her
alleged supervisor, Rosemarie MeMorris-Alexander, as was the booking of his room.
The Petitioner-Appellant's attempt at release from CODC was intended so that ME COUNT
13 search for and hopefully, retrieve his service animals. However, the now-dismissed counsel, I was
14 and Benova Little, provided misinformation reporting the lack of a directly related "City vail
hetainer Hald' Coursel had told Petitioner-Appellant, all the while coercing his client into a
in month of rolonge from outstoody, 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 aduble-jeoperay
10 1 AS VEAS MUNICIPAL COLLET #1248384A + #C1237802A; With the tirst being by U. WOO!
19. In the EIGHTH JUDICIAL DISTRICT COURT 21-CR-D19840 + 21-CR-035713. A. Goldstein NEVER Visite
19. In the EIGHTH JUDICIAL DISTRICT COURT ZI-CR-D19840 + 21-CR-035713. A. Goldstein NEVER Visite 20. Mr. Houston These traumatic events are a cruel and unusual punishment being inflicted upon an abused
21 and innivent man, who was forced into an involuntary relocation, with unnecessary hardships
22 rousing the eviction of his law office located at 435 South Linn Street #927, in Lowa
23 (ity. IDWA (52240), \$36.5 million of property damage and the destruction of his K-9(5).
Due to crimes both civil and criminal, not to mention the willful omissions of Rosemarie
25 McMorris-A exampler and Dianne Ferrante, SEDEWILK and the prosocutions must unlawful use
26 of overreaching toutics IN their exploitation of the innocent man has put the Petitioner-Appellant
into an unmanageable state of duress, homelessness, and extensive incarceration. Not at any
28. time did Mr. Houston havass, threaten, extort, or "aggrivated stalking any of 29. the parties in any of his cases, neither did he act aggressively towards 30. any other individual business or entity. Mr. Houston is a victim of crime.