

1 SUPP

2 REV. MATTHEW TRAVIS HOUSTON, CHTD
ABA ID No. 04662784 @HOSP

FILED

3 PO Box 650
Indian Springs, NV 89070-0650

MAY 30 2024

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5 DISTRICT COURT

Jun 03 2024 08:33 AM

6 CLARK COUNTY, NEVADA

Elizabeth A. Brown
Clerk of Supreme Court

A-17-758861-C
NOAS
Notice of Appeal
5083676

8 REV. MATTHEW TRAVIS HOUSTON, CHTD ETAL,
Plaintiffs,



9 v.

10 MANDALAY BAY CORP., ETAL,

Case No. A-17-758861-C
Department # 29

11 STATE OF NEVADA, ETAL,

Case No. A-19-800209-W
Department # 2

12 STATE OF NEVADA, ETAL,

Case No. A-19-800402-W
Department # 19

13 CALVIN JOHNSON, ETAL,

Case No. A-22-853203-W
Department # 17

14 BRIAN R. CLARK,

Case No. A-22-856372-C
Department # 20

15 DANIEL L. SCHWARTZ,

Case No. A-22-858580-C
Departments 4+17

16 DIANE FERRANTE, ETAL,

Case No. A-22-859815-C
Department # 24

17 BERNSTEIN & POISSON, LLP,

Case No. A-22-859817-C
Department # 14

18 STATE BAR OF NEVADA,

Case No. A-22-862155-C
Department # 27

19 JOSEPH M. LOMBARDO, ETAL,

Case No. A-23-865442-C
Department # 7+30

20 ALEXIS M. DUECKER, ETAL,

Case No. A-23-875418-C
Department # 1

21 NEVADA BOARD OF PAROLE COMMISSIONERS,

Case No. A-23-882507-C
Department # 20

22 AARON D. FORD, ET AL,

Case No. A-23-883015-C
Department # 4

23 MANDALAY BAY CORP., ETAL,

Case No. A-23-883087-C
Department # 31

Defendants.

NOTICES OF APPEAL AND

24 SUPPLIMENT TO CIVIL RIGHTS COMPLAINT

26 BY AN INMATE AS A "BRANDEIS BRIEF," MERITORIOUS

27 INTERVENTION AND JOINDER OF APPEAL PURSUANT TO

28 NEV. R. CIV. P. 59 AND NEV. R. CIV. P. 60 UNDER NRAP 27(E)
"HEARINGS REQUESTED"

29 Plaintiffs moved for meritorious intervention retroactive
from September 30th, 2016: ~~X~~ ~~Matthew~~ ~~to~~ ~~the~~ ~~the~~ ~~the~~

30 See attached:

REV. MATTHEW TRAVIS HOUSTON, CHTD
ABA ID No. 04662784

RECEIVED
MAY 30 2024
CLERK OF THE COURT

STATEMENT OF FACTS: Upon being kidnapped from

1
2 Iowa, On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant")
3 was abducted from his hotel room at the Best Western located at [REDACTED] 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 this continued imprisonment of his person also prevented him from attending his medical
9 disability ruling 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 CDC was intended so that he could
13 search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J.
14 Wood/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 #1248534A + #1237802A; with the first being by J. Wood
19 in the EIGHTH JUDICIAL DISTRICT COURT 21-CR-019840 + 21-CR-033713. A. Goldstein never visited
20 Mr. Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abused

21 and innocent man, who was forced into an involuntary relocation, with unnecessary hardships
22 causing the eviction of his law office located at 435 South Lion Street #927, in Iowa
23 City, Iowa (52240), ^{extreme amounts} [REDACTED] 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 prosecution's 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. ENCORE

28 EVENT TECHNOLOGIES was Mr. Houston's employer and
29 the primary party responsible for the causation of

30 his industrial work accident on Sept. 30th, 2016, SEE (17A003396)(16c)
31 his industrial work accident on September 30, 2016:
32 SEE Las Vegas Justice Court Case # 17A003393

**RENEWED LIST OF PARTIES
AND
DEMAND FOR REPAIRATIONS**

RECEIVED

DEC 05 2022

CLERK OF THE COURT

Also SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 2 of 21

And Also SEE Case 2:22-cv-01607-DWM-CSD Document 43 Filed 06/01/23 Page 4 of 16

And Also, SEE Case 2:22-cv-01740-JAD-EJY Document 21 Filed 04/24/23 Page 8 of 278

LIST OF PARTIES

1. Rosemarie McMorris-Alexander - SEDGWICK CMS
2. Redenta Blacii - STATE OF NEVADA (OMBUDSMAN)
OFFICE OF CONSUMER HEALTH ASSISTANCE
3. Jonathan Shockley - SEDGWICK CMS
4. Brian P. Clark - CLARK MCCOURT, LLC
5. Daniel L. Schwartz - LEWIS, BRISBOIS, BISGAARD & SMITH, LLP
6. Karen Schwartz - GENEX
7. Christopher D. Burk - BERNSTEIN & POISSON
8. Scott L. Poisson - SCOTT L. POISSON, ESQ. ^{Nevada Bar} No. 10188
9. Karlie Gabour - BERNSTEIN & POISSON
10. Ryan M. Kerbow - BERNSTEIN & POISSON - Nevada Bar No. 11408
11. ~~Steven Paddock~~ BENJAMIN E. ABBOTT, ESQ. Nevada Bar No. 15692
12. ~~M. Mulligan~~ ^{M. Mulligan} ~~Marylou Dannelly~~ ^{LVMPD # 15687} - ~~Steven Paddock v. COSMOPOLITAN~~
13. Lina Sakalauskas - NEVADA ATTORNEY FOR INJURED WORKERS (NAIW)
14. Dianne Ferrante - SEDGWICK CMS
15. ~~Las Vegas Fire and Rescue~~ J. Carroll - LVMPD #16715
16. Tierra Danielle Jones - EIGHTH JUDICIAL DISTRICT COURT (EJDC)
17. LVMPD Robert Jones No. 9920
18. David M. Jones - EJDC
19. Lisa Anderson - GGRM - witness "Ilyana" @ HEALTHSOUTH
20. ~~HEALTH SOUTH~~ Benard H. Little, Nevada Bar No. 12025
21. ~~GGRM, Ilyana~~ Kristina A. Rhoades, Nevada Bar No. 12480
22. I.A.T.S.E. Local No. 720
23. Freeman Companies - OLD REPUBLIC INSURANCE COMPANY-P.S.A.V
24. ~~Encore Event Services~~ - ENCORE EVENT TECHNOLOGIES
25. ~~Ette Rochanni~~ - EJDC - Haley Beza, Deputized Law Clerk
26. ~~Mary Kay Holtmas~~ - EJDC - Jennifer Togliatti

J-A

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LIST OF PARTIES (CONTINUED)

- 27. ^{The Honorable} Gene Porter (Ret.) - EJDC
- 28. Michael P. Villani - EJDC
- 29. ^{Magistrate Melissa} ~~Michelle~~ De La Garza - EJDC
- 30. ~~Susan Bagous~~ • JENNIFER TOGLIATTI - EJDC • Nancy Becker
- 31. Andrew Flahive - ANDREW SCOTT FLAHIVE, ESA
- 32. Erica Tosh
- 33. Jason Barrus
- 34. Alex Bassett - ALEXANDER B. BASSETT - ^{Clark County} Public Defender "CCPD"
- 35. Joe Lombardo - SHERIFF, LVMPD
- 36. Clark County Detention Center - "aka" GGDC
- 37. Naphcare "aka" WELLPATH
- 38. LVMPD David Kelly No. 7413
- 39. LVMPD F. Edge No. 8645
- 40. Capitol Police Montero No. C6056
- 41. Cassandra Diez @ Clark County Public Defender "CCPD"
- 42. Darin F. Imley @ Clark County Public Defender "CCPD"
- 43. ~~Bernard Little No. 12025~~ ^{Jason Lewis @ Nevada Dept. of Administration - Hearings Division - Northern office}
- 44. Jeremy Wood - CCPD
- 45. ~~Kayleigh Lopatic - CCPD~~ Nima Afshar Nevada Bar No. 14157
- 46. ~~Virginia F. Eichhacker - CCPD~~ W. Jake Merback, ^{Clark County} Deputy DA
- 47. Jason Frierson - CCPD Options Monitoring Program "SOP"
- 48. ~~Ernest May Elementary~~ LVMPD House Arrest Unit
- 49. ~~Shadow Hills Church~~ SCRAM "SMU"
- 50. ~~[REDACTED]~~ - A.L.A.
- 51. ~~[REDACTED]~~ - A.S.A.
- 52. Lillian R. McMorris

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LIST OF PARTIES (CONTINUED)

53. Jack Bernstein
54. Jessica Flores
55. Anthony M. Goldstein
56. High Desert State Prison (HDSP) - NDOC
57. Warden Calvin Johnson - NDOC (HDSP)
58. Nevada Department of Corrections (NDOC) Director Charles Daniels
59. NDOC Deputy Director Harold Wickham
60. Attorney General Aaron D. Ford in re C-17-323614-1
61. State of Nevada Office of Consumer Health Assistance (COMBUDSMAN)
62. Nicole Garcia of Murchison Law
63. Tyler Ure of Murchison Law
64. Steven B. Wolfson No. 1565
65. ~~Kristina A. Phillips No. 12480~~ Hon. Harmony T. Letizia, FDC
JUSTICE COURT, LAS VEGAS TOWNSHIP
Director of the Peace
66. Laura Goodman No. 13390
67. Taleen Pandukht No. 5734
68. Las Vegas Recovery Center in re C-17-323614 1
69. NuetoRestorative
70. Choices Group → BRIDGE COUNSELING
71. Nevada Community Enrichment Program (NCEP)
72. Mandalay Bay Corp., DBA Mandalay Bay Resort and Casino
73. Lukas B. McCourt - CLARK MGCOURT, LLC
74. Rody H. Scott - CLARK MGCOURT, LLC
75. "Will" e SEDGWICK
76. SEDGWICK CMIS/Old Republic Insurance Co. / Agent For Freeman Companies
77. ~~Jason Lewis~~ HEALTHSOUTH aff of Valley View and Charleston
78. Nevada Department of Administration, Hearings Division - Northern Division

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LIST OF PARTIES (CONTINUED)

- 79. Nevada Attorney For Injured Workers "aka" - NAIW
- 80. Andrea Epping - SEDGWICK GMS
- 81. Gerri Lynn Hardcastle No. 13142 - Deputy Attorney General for Nevada
- 82. Craig Mueller ^{Nevada} Bar No. 4703
- 83. Larry Phillips ^{Nevada} Bar No. 7138
- 84. Kelsey Bernstein ^{Nevada} Bar No. 13825
- 85. Theresa Dodson
- 86. E. Del Padre
- 87. Supreme Court of Nevada
- 88. Capitol Police in re ²¹CR019840
- 89. GENEX - SEDGWICK GMS
- 90. Capitol Police in re ^{"aka"} - GENEX - Karen Schwantz in C.17.323614 (2017)
- 91. P.S.A.V. "aka" - PRESENTATION AUDIO VISUAL SERVICES
- 92. Jennifer A. Dorsey - US DISTRICT COURT, DISTRICT OF NEVADA, Southern Division - Las Vegas
- 93. Magistrate ~~Nancy J. Koppe~~ DANIEL J. ALBRECHTS ^{US Dist. Court}
- 94. James "Jamie" H. Cocoran, BERNSTEIN & POISSON
- 95. Brian Boyer, BERNSTEIN & POISSON
- 96. Amber King, BERNSTEIN & POISSON
- 97. ~~E. Fombr, Attorney General~~ "SOP" Christina Greene
- 98. ~~D. Resch, Attorney General~~ Dr. UNKNOWN re NVC ^{Dorsey Standard} competency
- 99. ~~R. Curate, Attorney General~~ "SOP" Stacey Ledesma
- 100. ~~Amanda White, Attorney General~~ "SOP" Attorney Hostings
- 101. Attorney General Aaron D. Ford in re C.21.357927.1
- 102. NDOC James Dzurenda in re T.L.V.C.C.
- 103. NDOC ^{"Acting"} Associate Warden J. Bean - HDSP - Jeremy Bean
- 104. NDOC Associate Warden James Scally - HDSP

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LIST OF PARTIES (CONTINUED)

105. NDOC Brian Williams
106. NDOC Senior CIO Curry in re B.M.U.
107. NDOC CIO Sage in re B.M.U.
108. NDOC CIO Brown in re UNIT 9
109. NDOC CIO Olsen
110. NDOC LT Otevera
111. NDOC CIO Alvarez
112. NDOC CIO SGT Sanchez
113. NDOC Senior CIO Livingston
114. Evelyn R. Goddard, Clark County District Attorney
115. NDOC Senior CIO Martinez
116. Lewis "LEWIS" @ LEWIS, BRISBOIS, BISGAARD & SMITH, LLP
117. ~~Brisbois~~ "BRISBOIS" @ LEWIS, BRISBOIS, BISGAARD & SMITH, LLP
118. Bisgaard - @ LEWIS, BRISBOIS, BISGAARD & SMITH, LLP
119. Smith - @ LEWIS, BRISBOIS, BISGAARD & SMITH, LLP
120. University of Iowa Hospital
121. City of Maquoketa
122. John Deere Company
123. Lucinda - Rick Turnis
124. Lucreca Lavonna Schoenherr
125. Dennis Wayne Houston
126. NDOC Associate Warden Julie Williams
127. NDOC Caseworker Warner
128. Bernstein & Poisson, LLC
129. Sabina Demelas
130. ~~Scott H. Doster, ESQ. No. 10186~~
ELIZABETH GONZALEZ - EDDG

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LIST OF PARTIES (CONTINUED)

131. ~~Ryan A. Kerbow, ESO~~ No. 11403 NV P&P C. McCarnoll
132. ~~Scott Poisson, ESO~~ "SOP" EDOC Kristie Cury
133. ~~Ryan Kerbow, FSO~~ EDOC "SOP" Mr. Moskal
134. Michael P. Villant
135. ~~Judge Barker~~ The Hon. David Barker
136. Bernstein & Poisson, LLP
137. Steve Sisolak and Governor Joe Lombardo
138. NDOC Associate Warden of Operations Ronald Oliver
139. Alexander G. Chen, Clark County District Attorney
140. NDOC inmate Michael Ray Knight
141. NDOC Senior CIO Ashcraft
142. NDOC CIO Draco Wilcovich
143. NDOC inmate No. 1129203 Jarred Heath Thompson
144. NDOC CIO ~~Pedraza~~ in re S.M.U.
145. NDOC CIO Vasquez in re S.M.U.
146. NDOC Caseworker Partin in re S.M.U.
147. NDOC Caseworker Jefferson in re S.M.U.
148. NDOC LT CIO Barth in re S.M.U.
149. Clark McCourt, LLC
150. State Bar of Nevada
151. NDOC Caseworker Baker
152. NDOC Caseworker Smith
153. NDOC Caseworker Turnis
154. NDOC Caseworker Childers - Associate Warden
155. NDOC Caseworker Hernandez
156. NDOC Nevada Division of Forestry (NDF)

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LIST OF PARTIES (CONTINUED)

157. Jaimie A. Stitz No. 13772
158. LVMPD House Arrest Officer Keyser
159. NDOC Movement / Transport C/O Nielson
160. Preferred Capital Funding
161. Oasis Financial
162. Brian Moonin
163. OASIS LEGAL FINANCIAL, LLC
164. Seleste A. Wyse, Clark County District Attorney
165. James Andrew Puccinelli, Clark County District Attorney
166. EJDC Court Clerk Cynthia Moleres
167. EJDC Recorder Velvet Wood
168. EJDC Recorder Brittany Amoroso
169. US DISTRICT COURT Andrew P. Gordon
170. US DISTRICT COURT Magistrate Brenda Wexler
171. EJDC Crystal Eller
172. NDOC TLVCC LT Carlman
173. NDOC SDCC Warden Jerry Howell
174. S.O.P. Attorney "Kent" - KENT KOZAL, ESQ
175. NDOC Senior C/O Javier Garcia (509.2)
176. EJDC Senior Judge James Crockett
177. EJDC Chief Judge Linda Marie Bell
178. Office of the Attorney General of NV - C. Martinez
179. Supreme Court of Nevada Justice Pickering
180. Chief Justice Parraguirre
181. Justice Cadish
182. Justice Hardesty

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LIST OF PARTIES (CONTINUED)

183. Justice Herndon
184. Justice Stiglich
185. Justice Silver
186. Justice Gibbons
187. Justice Tao
188. Justice Bulla
189. Andrew Lococo
190. M. Mercier
191. Collette Martin
192. Elizabeth A. Brown
193. Linda Hamilton
194. Clark County Office of the District Attorney
195. Eighth Judicial District Court (EJDC)
196. CEO Steven D. Grienson
197. Michelle McCarthy
198. Chaunte Pleasant
199. Heather Unger mann
200. Amanda Ingersol
201. UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA-^{Las} Vegas
202. USDC Chief Judge Miranda M. Du
203. USDC Clerk, Debra K. Kempf
204. USDC Chief Deputy Clerk, Vicente S. Angotti
205. USDC Magistrate K. Cam Farenbach
206. Ann Marie Dunn, Clark County DA's office
207. Nicholas Ventola, Oasis Finance
208. Abigail Fiala, Oasis Finance
209. Mayor of the City of Las Vegas, Carolyn Goodman

LIST OF PARTIES (CONTINUED)

210. Alexis Plunket
211. Judge Unknown Female "aka" ANONYMOUS
212. NDOC Amacker CCS III
213. EJDG Judge Elham Roohani
214. EJDG Judge Carolyn Ellsworth
215. EJDG Judge Jasmin Lilly-Spells
216. Justice Court, Las Vegas Township Amy Chelini
217. HDSP Property Annex SR/c/o "GARCIA"
218. HDSP Property Annex LT LENNINGHAM
219. HDSP Law Library "Mr. Graham"
220. Ashley St. Clair NY Bar No. 14764, Public Defender
221. Ronald James Evans
222. Scott A. Ramsey
223. Seth Gutierrez
224. Drew Christensen
225. Nicole MB Walker, Public Defender
226. Won Lee, CLARK MCCOURT, LLC
227. Jessica Friedman, CLARK MCCOURT, LLC
228. James Seebeck, LVMPD
229. Maxwell Berkley, Public Defender
230. Kathryn Hansen-McDowell, EJDG
231. Carrie Connolly, Public Defender
232. Melissa Fuller, Supreme Court of Nevada
233. Danielle Swift-Friend, Supreme Court of Nevada
234. R Wunsch, Supreme Court of Nevada
235. Brittany Cowden, Supreme Court of Nevada

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LIST OF PARTIES (CONTINUED)

- 236. Karen Mishler, Clark County DA
- 237. Janet Hayes, Clark County DA
- 238. Michaela Scott, EJDC
- 239. Victoria Boyd, EJDC
- 240. Deloris Scott, EJDC
- 241. Samantha Albrecht, EJDC
- 242. Kristine Santi, EJDC
- 243. Teri Berkshire, EJDC
- 244. Madalyn Kearney, EJDC
- 245. G. Darren Cox, Public Defender
- 246. Alexis M. Duecker DBA AMP LAW, PLLC
- 247. HDSP Acting Associate Warden William Kulolola
- 248. Natasha Koch, Chief, DPS Parole and Probation
- 249. S. Aragon, DPS Parole and Probation, Specialist III
- 250. Latrea LaBranche, DPS Parole and Probation Supervisor
- 251. Clark County Board of Commissioners
- 252. Clark County Office of The Public Administrator
- 253. Sheriff Kevin McMahill, LVMPD
- 254. Deputy Chief Fred Haas, LVMPD
- 255. THE HON. JENNIFER SCHWARTZ, EJDC
- 256. THE HON. CHARLES THOMPSON
- 257. THE HON. JACOB A. REYNOLDS
- 258. THE HON. MICHAEL A. CHERRY
- 259. THE HON. MARY KAY HOLTHUS
- 260. Sarah Overly, Nevada Attorney General
- 261. THE HON. CHRISTY CRAIG

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LIST OF PARTIES (CONTINUED)

- 262. THE HON. JOE HARDY
- 263. THE HON. ERIC JOHNSON
- 264. THE HON. ADRIANA ESCOBAR
- 265. HOOKS, MENG & CLEMENT
- 266. Dalton L. Hooks, Jr. NV Bar No. 8121
- 267. Alexander M. Brown NV Bar No. 11928
- 268. LIPSON NEILSON P.C.
- 269. JOSEPH P. GARIN, ESA
- 270. Michele Stones
- 271. John T. Afshar, NV Bar No. 14408
- 272. J. Hall, CLARK COUNTY DISTRICT ATTORNEY
- 273. Brandi Kaulupati @ HOOKS MENG & CLEMENT
- 274. Gena Baldonado @ HOOKS MENG & CLEMENT
- 275. THE HON. DANIELLE CHIO
- 276. THE HON. JENNIFER L. G. SCHWARTZ
- 277. NDOC CO "GOON-BOOTS"
- 278. NEVADA BOARD OF PAROLE COMMISSIONERS
- 279. CHAIRMAN CHRISTOPHER P. DERICCO
- 280. MEMBER SUSAN JACKSON
- 281. MEMBER SCOTT WEISENTHAL
- 282. MEMBER MARY K. BAKER
- 283. MEMBER ERIC CHRISTANSEN
- 284. MEMBER LAMICIA BAILEY
- 285. MEMBER SANDY SCHMITT
- 286. SECRETARY KATIE FRAKER

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AND ALSO SEE Case 2:21-cv-00499-JAD-DJA Document 30-1 Filed 09/29/22 Page 6 of 10

B. DEFENDANTS

1. Name of first Defendant: Rosemarie McMorris-Alexander. The first Defendant is employed as: Pianne Ferrante's alleged supervisor at SEDGWICK CMS.
(Position of Title) (Institution)
2. Name of second Defendant: Radenta Blacic. The second Defendant is employed as: NEVADA OMBUDSMAN-OFFICE at CONSUMER HEALTH ASSISTANCE.
(Position of Title) (Institution)
3. Name of third Defendant: Jonathan Shackley. The third Defendant is employed as: CLAIM# 30166612016001 "adjuster" at SEDGWICK CMS.
(Position of Title) (Institution)
4. Name of fourth Defendant: Brian P. Clark. The fourth Defendant is employed as: "PARTNER" Nevada Bar No. #1236 at CLARK MCCOURT, LLC.
(Position of Title) (Institution)
5. Name of fifth Defendant: Daniel L. Schwartz. The fifth Defendant is employed as: "attorney-at-law" at Lewis Brisbois Bisgaard & Smith LLP.
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. SEE Case No. 2:21-cv-00499-JAD-DJA (DOCUMENT(S) 22 and 22-V, BOTH FILED 09/16/2022, pages 1-16 and pages 1-28. (SEE ALL DOCUMENTS))
The false reports made by the Defendants against the Plaintiff are retroactive to September 20, 2016 and September 30, 2016 pursuant to valid MOTIONS OF TOLLING in the EIGHTH JUDICIAL DISTRICT COURT (hereinafter referred to as 'EJDC') Case No. A-22-853203-W. NOW SEE A-17-758861-C and C-17-323614-1 + A-19-800219-W. Due to the fact that both JENNIFER A. DORSEY and DANIEL J. ALBRECHTS have repeatedly stricken ORIGINAL documents, evidence of the background showing conspiracy against the Plaintiff is furtherly meritorious and worthy of serious attention what with the Defendants causing the destruction of Plaintiff's Law Office in Iowa City. Not only was the perjury (2-A) committed by ROSEMARIE MCMORRIS-ALEXANDER ET AL unconstitutional in nature, the defendant's causation in fact was and is continued DEPRIVATION OF THE APPELLANT, and DEFAMATION of the good character of the plaintiff and victim of crime, ~~Mr. Houston~~ good character of the plaintiff and victim of crime, Matthew Travis Houston.

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 14 of 221

Defendant No. 60 and No. 101 is Aaron D. Ford and is employed as the NEVADA ATTORNEY GENERAL at THE STATE OF NEVADA.

B. DEFENDANTS

1. Name of ^{35th} Defendant: ~~first~~ Defendant: Sheriff Joe Lombardo. The ~~first~~ Defendant is employed as: SHERIFF OF CLARK COUNTY, NV at LAS VEGAS METROPOLITAN POLICE DEPT.
(Position of Title) (Institution)
2. Name of ^{209th} Defendant: ~~second~~ Defendant: CAROLYN GOODMAN. The ~~second~~ Defendant is employed as: MAYOR at CITY OF LAS VEGAS
(Position of Title) (Institution)
3. Name of ^{57th} Defendant: ~~third~~ Defendant: CALVIN JOHNSON. The ~~third~~ Defendant is employed as: WARDEN at HIGH DESERT STATE PRISON
(Position of Title) (Institution)
4. Name of ^{202nd} Defendant: ~~fourth~~ Defendant: MIRANDA M. DU. The ~~fourth~~ Defendant is employed as: CHIEF UNITED STATES DISTRICT JUDGE at UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA LAS VEGAS
(Position of Title) (Institution)
5. Name of ^{5-A-(S)} Defendant: DANIELLE JONES (Def #16). The ~~fifth~~ Defendant is employed as: DAVID M. JONES (#18) at DISTRICT COURT JUDGES X and 29 at EIGHTH JUDICIAL DISTRICT COURT
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

SEE ATTACHED "LIST OF PARTIES"

C. NATURE OF THE CASE

RENEWED COMPLAINT(S) 9th Cir. Case No. 22-16322. Briefly state the background of your case. Per orders of Jennifer A. Dorsey, this is a continuation of multidistrict litigation regarding GOLDEN ENTERTAINMENT, ET AL. In the Eighth Judicial District Court (EJDC), NOW SEE case #'s: C.17. 323614.1, Dept. 19; A.17. 758861.C, Dept.(s) 17, 18, 29; also A.22. 758861.C, 21CRO19840, 21CRO33713, C.21. 357927.1 and A.22. 856372.C in Dept. XX and A.22. 853203.W in Dept. XI. In Dept. 14 of Justice Court, Las Vegas Township cases 21P01275 and 21P01950; LAS VEGAS MUNICIPAL COURT #C1248384A and #C1237802A. In US DISTRICT COURT SEE 2:22-cv-01285-MMD-VCF, 2:22-cv-00693-JAD-NJK, 2:21-cv-00499-JAD-DJA, 2:19-cv-01472-APG-DJA, 2:19-cv-01371-JAD-DJA, 2:19-cv-01748-APG-BNW, 2:19-cv-01475-GMN-EJY and 2:19-cv-01360-RFB-VCF. In the NINTH CIRCUIT COURT OF APPEALS No. 22-15748 and the SUPREME COURT OF NEVADA No.(s) 79408, 84885, 84281, 84478, 84886, 80562, 84117, 84418, 84477 and ^(2-B) 84887. (80562-COA). Mayor Carolyn Goodman is added as a defendant because her political title, title MAYOR and CCDC requires her to be responsible for the LAS VEGAS CITY JAIL and CCDC.

B. DEFENDANTS

- 6. Name of ^{sixth} Defendant: Karen Schwartz. The ^{6th} Defendant is employed as: NURSE CASE MANAGER FOR SEDGWICK CMS at GENEX "aka" SEDGWICK CMS.
(Position of Title) (Institution)
- 7. Name of ^{seventh} Defendant: Christopher D. Burk. The ^{7th} Defendant is employed as: attorney previously falsifying documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)
- 8. Name of ^{eighth} Defendant: Scott L. Poisson. The ^{8th} Defendant is employed as: attorney continuing to falsify documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)
- 9. Name of ^{ninth} Defendant: Karlie Gabour. The ^{9th} Defendant is employed as: attorney previously falsifying documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)
- 10. Name of ^{tenth} Defendant: Ryan M. Kerbow. The ^{10th} Defendant is employed as: attorney falsifying documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. This "Amended Complaint" is in no way intended to be any sort of threat towards CRAIG S. DENNY, as Medical malpractice and legal malpractice committed by the above individuals is the causation for multiple false imprisonments of the Plaintiff / Petitioner - Appellant. This continuing trauma against Mr. Houston is an ongoing battle against the malicious intent of the above ~~is~~ wolves in sheep's clothing, beginning with Mr. Houston's original nurse case manager, Karen Schwartz, on and after September 30th, 2016, EDC Case No. A-17-758864-C, third-party personal injury to which the law firm falsified contract, this being repeatedly demonstrated by BERNSTEIN & POISSON, and other individuals and entities including WORKERS COMP LAWYERS OF NEVADA and the (C) LAW OFFICE OF JASON W. BARRIS, LTD.

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 16 of 221

AND ALSO SEE Case 2:22-cv-01607-APG-DJA Document 11-2 Filed 10/07/22 Page 6 of 10

B. DEFENDANTS

- 11. Name of ^{eleventh} Defendant: Benjamin E. Abbott The ^{11th} Defendant is employed as:
BENJAMIN E. ABBOTT, ESA ^{Nevada Bar No. 15692} at LEWIS BRISBOIS BISGAARD & SMITH, LLP
(Position of Title) (Institution)
- 12. Name of ^{twelfth} Defendant: M. Mulligan The ^{12th} Defendant is employed as:
L.V.M.P.D. No. 15657 at Los Vegas Metropolitan Police Dept.
(Position of Title) (Institution)
- 13. Name of ^{thirteenth} Defendant: Lina Sakalauskas The ^{13th} Defendant is employed as:
L.V.M.P.D. No. 15657 attorney at NEVADA ATTORNEY FOR INJURED WORKERS
(Position of Title) (Institution) "aka" NAIW
- 14. Name of ^{fourteenth} Defendant: Dianne Ferrante The ^{14th} Defendant is employed as:
Claim Adjuster #30166612006-001 at SEOGWICK CMS
(Position of Title) (Institution)
- 15. Name of ^{fifteenth} Defendant: J. Carroll The ^{15th} Defendant is employed as:
L.V.M.P.D. No. 161715 at Las Vegas Metropolitan Police Dept.
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. As Magistrate Judge Craig S. Denny has put an unnecessary burden upon the totally permanently disabled, the elements of a claim for relief from malicious prosecution are want of probable cause, malice, termination of litigation the litigation, and damage. Catrone v. 105 Casino Corp., 82 Nev. 166, 168, 414 P.2d 106, 107-08 (1966). The above defendants have established Mr. Houston's cause of action due to their deliberate indifference in allowing the perjury of ROSEMARIE MEMORIS-ALEXANDER ET AL to establish Mr. Houston's false imprisonment of Mr. Houston. False police reports are most certainly UNCONSTITUTIONAL under ALL LAW in the USA. The totally permanently disabled (2-D) Plaintiff, Mr. Houston, has simply been request more time to file this Amended Complaint to lessen burden placed upon this Honorable Court.

B. DEFENDANTS

- 16. Name of ^{sixteenth} Defendant: Tierra Danielle Jones The ^{16TH} Defendant is employed as:
JUDICIAL OFFICER at EIGHTH JUDICIAL DISTRICT COURT.
(Position of Title) (Institution)
- 17. Name of ^{seventeenth} Defendant: Robert Jones The ^{17TH} Defendant is employed as:
HOUSE ARREST OFFICER # at LAS VEGAS METRO. POLICE DEPT.
(Position of Title) (Institution)
- 18. Name of ^{eighteenth} Defendant: David M. Jones The ^{18TH} Defendant is employed as:
JUDICIAL OFFICER at EIGHTH JUDICIAL DISTRICT COURT
(Position of Title) (Institution)
- 19. Name of ^{nineteenth} Defendant: Lisa Anderson The ^{19TH} Defendant is employed as:
ORIGINAL ATTORNEY FOR MR. HOUSTON at LAW FIRM "G.G.R.M."
(Position of Title) (Institution)
- 20. Name of ^{twentieth} Defendant: Benard H. Little The ^{20TH} Defendant is employed as:
OFFICE OF THE PUBLIC DEFENDER at CLARK COUNTY, NEVADA.
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. TIERRA DANIELLE JONES' abuse of discretion in this 2ND wrongful conviction of the Plaintiff - C-21-357927-1: Judicial officers can be very much liable for damages, especially in their neglect of disabled individuals like Mr. Houston. LISA ANDERSON is liable for abuse and/or neglect of a dependant person, and David M. Jones is just as liable as is Tierra Danielle Jones is in their having subjected Mr. Houston to 8TH AMDT violations retroactively from September 20, 2016 - September 30, 2016. Benard H. Little's coercion of a dependant person is the antithesis of UNCONSTITUTIONAL. The Plaintiff, Mr. Houston, became a dependant person on the day of September 30th, 2016, after he fell 45' feet and died, and was in a coma for 3- ^{2-E} months. He continues to suffer from COMPLEX POST-TRAUMATIC STRESS DISORDER.

SUFFER FROM COMPLEX POST-TRAUMATIC STRESS DISORDER.

B. DEFENDANTS

- 21. ^{twenty-}Name of first Defendant: Kristina A. Rhoades ^{twenty-}The first Defendant is employed as: KRISTINA A. RHOADES Nevada Bar No. 0480 Office of the District Attorney, Chief Deputy District Attorney at EDC and the State of Nevada
(Position of Title) (Institution)
- 22. ^{twenty-}Name of second Defendant: IATSE LOCAL No. 720 ^{twenty-}The second Defendant is an entity ~~employed as:~~ commonly known as a labor union at Valley View - Las Vegas, NV north of Desert Inn
(Position of Title) (Institution)
- 23. ^{twenty-}Name of third Defendant: FREEMAN COMPANIES ^{twenty-}The third Defendant is an associate ~~employed as:~~ entity and owner of Encore Event Technologies utilizing OLD REPUBLIC INSURANCE COMPANY (Position of Title) "aka" SEOGWICK CMS, (Institution) and P.S.A.V.
- 24. ^{twenty-}Name of fourth Defendant: Encore Event Technologies ^{twenty-}The fourth Defendant is an employer ~~employed as:~~ and defendant in case # A-17-758861-G at 8850 W. Sunset Rd. 3rd Floor Las Vegas, NV 89148
(Position of Title) (Institution)
- 25. ^{twenty-}Name of fifth Defendant: Haley Beza ^{twenty-}The fifth Defendant is employed as: Deputized Law Clerk at Office of the District Attorney, EDC and the State of Nevada
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. Magistrate Melissa De La Garza could have, and should have applied Mr. Houston to MENTAL HEALTH COURT.. Haley Beza was either in a hurry for a pay raise, or she was bribed along with Kristina A. Rhoades in their malicious prosecution against Mr. Houston. It is demanded by the Plaintiff of this Honorable Court that the movie and book, CASINO, be admitted into evidence, as organized labor and their negligent employers paint a picture of the UNCONSTITUTIONALITY of corrupt businesses in the United States, most specifically businesses in the STATE OF NEVADA and its judicial "business".

Again, this Amended Complaint is in no way intended to disrespect or threaten either 2-F Daniel J. Albrights or Craig S. Denny, as for almost seven years now, the Plaintiff is seeking reparations and JUSTICE, not revenge of any sort.

B. DEFENDANTS

1. Name of ^{26TH} Defendant: JENNIFER TOGLIATTI. The ~~first~~ Defendant is employed as: UNKNOWN. Previously a corrupted judge at REGIONAL JUSTICE CENTER in Las Vegas, NV, who allegedly "walked off the bench" due to scandal(s).
(Position of Title) (Institution)
SEE EDC Case No. C-17-323614.1.
2. Name of ^{27TH} Defendant: GENE PORTER (RET.). The ~~second~~ Defendant is employed as: coercion of the Plaintiff in 2019 at PRIVATE TRIALS, INC.
(Position of Title) (Institution)
3. Name of ^{28TH} Defendant: MICHAEL P. VILANI D/B/A MELISA DE LA GARZA. The ~~third~~ Defendant is employed as: corrupted JUDICIAL OFFICER at EIGHTH JUDICIAL DISTRICT COURT.
(Position of Title) (Institution)
4. Name of ^{29TH} Defendant: MELISA DE LA GARZA NANCY BECKER. The ~~fourth~~ Defendant is employed as: corrupted JUSTICE OF THE PEACE at JUSTICE COURT - LAS VEGAS TOWNSHIP.
(Position of Title) (Institution)
5. Name of ^{30TH} Defendant: NANCY BECKER. The ~~five~~ Defendant is employed as: "Substitute" JUDICIAL OFFICER at EIGHTH JUDICIAL DISTRICT COURT.
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. On this 26TH day of August, 2023, it should be of no surprise to this court that there's conspiracy and corruption: The scandal of JENNIFER TOGLIATTI and her interference into Mr. Houston's innocence was demonstrated in the background of the prosecutorial misconduct of C-17-323614-1, and was further manipulated by the business of GENE PORTER'S "Private Trials, Inc." As the wrongfully convicted ~~innocent~~ moving party, Mr. Houston continues to suffer indefinitely having been forced against HIS will to bear an unnecessary burden in demonstrating that the courts have overlooked and misapprehended material points of law and fact that are extremely UNCONSTITUTIONAL. To compare and contrast in (2-G) these troubling times, an example is the indictments against Mr. Trump. Is the malicious prosecution against Mr. Houston so much different?

B. DEFENDANTS

1. Name of first Defendant: ⁻³⁰⁻ ANDREW SCOTT FLANIVE ^{thirty-} The first Defendant is employed as: court appointed attorney at FLANIVE & ASSOCIATES, LTD.
(Position of Title) (Institution)
2. Name of second Defendant: ⁻³⁰⁻ ERICA TOSH ^{thirty-} The second Defendant is employed as: Mr. Houston's previous attorney of record at WORKERS COMP LAWYERS OF NEVADA.
(Position of Title) (Institution)
3. Name of third Defendant: ^{-33rd} JASON BARRUS ^{thirty-} The third Defendant is employed as: Mr. Houston's previous attorney-of-record at LAW OFFICE OF JASON BARRUS, LTD.
(Position of Title) (Institution)
4. Name of fourth Defendant: ⁻³⁰⁻ ALEXANDER D. BASSET ^{thirty-} The fourth Defendant is employed as: Mr. Houston's previous attorney-of-record at OFFICE OF THE PUBLIC DEFENDER.
(Position of Title) (Institution)
5. Name of fifth Defendant: ⁻³⁵⁻ JOSEPH M. LOMBARDO ^{thirty-} The fifth Defendant is employed as: GOVERNOR at STATE OF NEVADA.
(Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

C. NATURE OF THE CASE

Briefly state the background of your case. Sheriff Joe Lombardo was liable for the damages against Mr. Houston before he became Governor. He still is liable today. The question(s) for OUR LADY JUSTICE is, "WHY?"

Why Mr. Magistrate Judge Craig S. Denny? why do you even exist? why do any of these bad actors even exist in the crimes against Mr. Houston? Is it because bullies taunted and continue to taunt as did the malicious prosecution? The Chief Justice of the 9th Cir. obviously re-appointed this case to be heard by a judge in Montana for a REASON. The background of this case demonstrates that Mr. Craig S. Denny has ignored law, and must be hiding... what a poor recommendation. Mr. Denny's recommendation shall be stricken to allow him to hide something...

D. CAUSE(S) OF ACTION

CLAIM 1

- 1. State the constitutional or other federal civil right that was violated: EIGHTH AMENDMENT RIGHT THAT IS SUPPOSED TO PREVENT CRUEL AND UNUSUAL PUNISHMENT. ALSO RELATED TO SLAVERY CLAUSE OF THE 13TH AMOT.
- 2. Claim 1. Identify the issue involved. Check only one. State additional issues in separate claims.

- Basic necessities
- Medical care
- Mail
- Disciplinary proceedings
- Exercise of religion
- Property
- Access to the court
- Excessive force by officer
- Retaliation
- Threat to safety
- Other: _____

- 3. Date(s) or date range of when the violation occurred: September 20th, 2016 - ongoing.
- 4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 1. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Over 130 pages of meritorious claims regarding the \$36,500,000.00 in property destruction committed by the Defendant-Respondents are validated by the fact that the Plaintiff's claims are indeed worthy of the most serious attention. However, Jennifer A. Dorsey acted in haste as she negligently STRUCK exhibits of evidence and the valid and meritorious DOCUMENT 13 from Case No. 2:22-cv-00693-JAD-NJK. Not to worry, judicial economy and OUR LADY JUSTICE as an emergency backup has been filed as the "MIRANDA-MEMO-RAN-DAMNED" in Case No. 2:22-cv-01285-MMD-YCF. The pleadings and evidence have also been forwarded to the NINTH CIRCUIT COURT OF APPEALS No. 22-15748, SUPREME COURT OF NEVADA APPEALS 79408-B4887. Original copies of the pleadings of evidence filed in the EIGHTH JUDICIAL DISTRICT COURT (EDDC) Case No(s): A.22.853203.W, C.17.323614.1, A.22.758861.C, 21P01950 and A.22.856372.C as Jennifer A. Dorsey has prevented Plaintiff's access to this court. PLEASE SEE ATTACHED EXHAUSTION OF MDCC AILYMANE PROCEEDURE(S) ALSO has Miranda M. Du.

CLAIM 2

1. State the constitutional or other federal civil right that was violated: FOURTH AMENDMENT RIGHT TO BE FREE FROM ILLEGAL SEARCHES AND ILLEGAL WARRANTS. NOW SEE "FRUIT OF THE POISONOUS TREE"
2. Claim 2. Identify the issue involved. Check only one. State additional issues in separate claims.

- | | | |
|---|---|--------------------------------------|
| <input type="checkbox"/> Basic necessities | <input type="checkbox"/> Medical care | <input type="checkbox"/> Mail |
| <input type="checkbox"/> Disciplinary proceedings | <input type="checkbox"/> Exercise of religion | <input type="checkbox"/> Property |
| <input checked="" type="checkbox"/> Access to the court | <input type="checkbox"/> Excessive force by officer | <input type="checkbox"/> Retaliation |
| <input type="checkbox"/> Threat to safety | <input type="checkbox"/> Other: _____ | |

3. Date(s) or date range of when the violation occurred: September 20th, 2016 - ongoing.

4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 2. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Other than the blatant corruption of Defendant-Respondents not limited to "Sheriff" Joe Lombardo and "Mayor" Carolyn Goodman, government has NO or had any sort of probable cause for the false arrests and continued false imprisonment of my person. On the night of September 20th, 2016, my friend Morgan Anne Metzger was assaulted by LVMPD, resulting in the fake arrest and false imprisonment of my person. On the evening of July 14th, 2021 I was again abducted by individuals with firearms and other weapons whom identified themselves as "law enforcement". Miranda M. Duns published lies coincide with the deliberate indifference of Jennifer A. Dorsey, further validating the conspiracy between individuals and entities in government and the worker's compensation scheme in the State of Nevada. This scheme is what caused the events of October 1st, 2017 and the purchase of the Cosmopolitan by MGM. Now SEE STEVEN PARDOX v. COSMOPOLITAN, ET AL.

In all reality, the Defendant-Respondents have been denying the Plaintiff access to the courts for 38 years. Now SEE Aaron Scott, DREW EDWARDS, BRIANNA TAYLOR, GEORGE FLOYD. NPOC has been negligent in ensuring Mr. Houston attends court.

(SEE ATTACHED KITES RE August 23, 2023 re NANCY ALLF)
SEE ATTACHED KITES RE: August 23, 2023 in Department 27 of THE HON. NANCY ALLF:

CLAIM 3

1. State the constitutional or other federal civil right that was violated: All of them.. And also the complete Declaration of Human Rights and the Mandela rules, "retaliation" is specifically an ERM AMOT, cruel and unusual punishment(s).
2. Claim 3. Identify the issue involved. Check only one. State additional issues in separate claims.

- | | | |
|---|---|---|
| <input type="checkbox"/> Basic necessities | <input type="checkbox"/> Medical care | <input type="checkbox"/> Mail |
| <input type="checkbox"/> Disciplinary proceedings | <input type="checkbox"/> Exercise of religion | <input type="checkbox"/> Property |
| <input type="checkbox"/> Access to the court | <input type="checkbox"/> Excessive force by officer | <input checked="" type="checkbox"/> Retaliation |
| <input type="checkbox"/> Threat to safety | <input type="checkbox"/> Other: _____ | |

3. Date(s) or date range of when the violation occurred: September 20th, 2016 - ongoing

4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 3. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Technically the retaliation is retroactive, in multiple jurisdictions, and all of these meritorious and valid claims are well documented within government. The first time I was illegally assaulted by law enforcement was approximately 1994, at my home and backyard of Cardinal Elementary School in my hometown of Magnoketa, Iowa. Ever since then, "you people" have never left me alone. My experience in law enforcement with the United States Navy is not within this courts jurisdiction to discuss however, the facts remain, as will your courts history and its story of the treatment and extermination of my people. The question(s) for Our Lady Justice today is, "Which judge will be assigned to my complaint?" In pondering that question, a great many variables are to be considered... Will that judge actually read any of this, and be kind enough to do a tid bit of investigation themselves? Now SEE my show from the 1980's.. it was called Matt Houston. Yes Sir or ma'am, that was NOT really me, because Jim law of reality.

If you assert more than three claims, answer the questions listed above for each additional claim on a separate page.

The reality that the Plaintiff has suffered and continues to be victimized is (5) NOT any sort of delusion, as is the defendants who have caused Mrs. BATTERED PERSONS SYNDROME is the defendants who have caused Mr. Houston's BATTERED PERSONS SYNDROME.

D. CAUSE(S) OF ACTION

CLAIM 1 (4)

1. State the constitutional or other federal civil right that was violated: AMENDMENT I (1st)
RIGHT OF THE PEOPLE TO PETITION GOVERNMENT FOR REDRESS OF GRIEVANCES
2. Claim 1. Identify the issue involved. Check only one. State additional issues in separate claims.

<input type="checkbox"/> Basic necessities	<input type="checkbox"/> Medical care	<input type="checkbox"/> Mail
<input type="checkbox"/> Disciplinary proceedings	<input type="checkbox"/> Exercise of religion	<input type="checkbox"/> Property
<input checked="" type="checkbox"/> Access to the court	<input type="checkbox"/> Excessive force by officer	<input type="checkbox"/> Retaliation
<input type="checkbox"/> Threat to safety	<input type="checkbox"/> Other: _____	
3. Date(s) or date range of when the violation occurred: APRIL 25, 2022-ongoing.
(retroactive from before September 30th, 2016)
4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 1. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Jennifer A. Dorsey and her accomplice, Magistrate Daniel J. Albrights have went out of the way of justice to block, hinder and thwart all attempts made by the Plaintiff at his obtainment of reparations to be made by the original Defendants, including but not limited to that being of GOLDEN ENTERTAINMENT. Facts supporting this valid claim of APPEAL DEPRIVATION are well documented in the U.S. DISTRICT COURT OF NEVADA - Southern Division of Las Vegas Case No.(s) 2:22-cv-00693-JAD-NJK. Also playing part in this real-life conspiracy against the Plaintiff is the office of the Attorney General, GERRI LYNN HARDCASTLE #13142. This is especially because on or around May 25, 2022 she convinced Judge Dorsey to violate Plaintiff's FIRST AMPT. rights when she falsely labelled the Plaintiff struck his evidence, and barred him from petitioning for his freedom and safety. Chief Judge Miranda M. Du repeated the same negligent abuse of discretion in Case No. 2:22-cv-01285-MMD-VCF

and these unjust patterns have been continued by Daniel Albrights, And now most unfortunately (3) for both the Plaintiff and this Honorable Court, abuse Page 5-A of discretion has been

continued by United States Magistrate Judge Craig S. Denny.

D. CAUSE(S) OF ACTION

CLAIM 1(S)

1. State the constitutional or other federal civil right that was violated: VIII TH AMOT RIGHT TO BE FREE FROM CRUEL AND UNUSUAL PUNISHMENT.
2. Claim 1. Identify the issue involved. Check only one. State additional issues in separate claims.

<input type="checkbox"/> Basic necessities	<input checked="" type="checkbox"/> Medical care	<input type="checkbox"/> Mail
<input type="checkbox"/> Disciplinary proceedings	<input type="checkbox"/> Exercise of religion	<input type="checkbox"/> Property
<input type="checkbox"/> Access to the court	<input type="checkbox"/> Excessive force by officer	<input type="checkbox"/> Retaliation
<input type="checkbox"/> Threat to safety	<input type="checkbox"/> Other: _____	
3. Date(s) or date range of when the violation occurred: September 20, 2016 - ongoing.
4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 1. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Forcing the Plaintiff Mr. Houston, to write about how his brain was splattered into his left orbital, into the rigging and other faulty fall-arrest equipment of the negligent ENCORE EVENTS SERVICES D/B/A ENCORE EVENT TECHNOLOGIES on September 30th, 2016, in the convention center ballroom of MAMALAY BAY RESORT AND CASINO is about as wrong as asking Mr. Houston to write about how his coworker, John Luc Treadway, died from the terrible damages inflicted against him and Mr. Houston after they had both narrowly survived being gunned down by Steven Paddock on that terrible evening they were working Route 91. This court has a duty to help Mr. Houston heal, and have at least a few more free years of life given to Mr. Houston. How do we determine the amount of money that a good person is worth? How much \$ were the Plaintiff's new stolen Service K-9(s) worth? Can't put a price.

The cause(s) of action in (3) Mr. Houston being victim of cruel and unusual punishment (Page No. 5-B) are further illustrated to this court in the attached NDOC AR GRIEVANCE PROCEDURE to this Court in the previously filed 'NDOC AR GRIEVANCE PROCEDURE.

COMPLAINT

-1 The Defendant-Respondents including LAS VEGAS MUNICIPAL POLICE DEPT.,
0 Clark County Office of the District Attorney Steven B. Wolfson
1 and Dianne Ferrante, have caused not only further
2 injury upon Mr. Houston but have further injured other workers
3 and totally permanently disabled citizens due
4 to their mishandlements, irresponsibility, willful neglect
5 and other schemes not limited to their illegal
6 extortion of Mr. Houston's disability claims which are
7 substantially proven by the "events" of October 1st 2021.
8 Sedgwick and its counsel Daine 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 Mr. 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: 1. fire
16 death of uncle Randall Schoenherr - 2019
17 while illegally incarcerated in NOOC for a dismissed case,
18 suicide of uncle Rollie Schoenherr - 2017,
19 divorce from abusive spouse in 2014 after learning that
20 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. *DECLARATION and photo
24 AFFIDAVIT: 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 CREW 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 subpoena page # 3 from Louisiana in January, 2021: M.T.H.
30 FOR CLARIFICATION TO THE COURT, "C.P.T.S.D." is a mental disease and
31 stands for COMPLEX POST-TRAUMATIC STRESS DISORDER
32 "C.P.T.S.D." is a mental disease and stands for
33 COMPLEX Post-Traumatic Stress Disorder.

A-19-800402-W

SEE EJDC, # C-17-323614-1 → A-19-800219-W
ALSO SEE JUSTICE COURT, LAS VEGAS TOWNSHIP No. 17F00474X

(page #4 of DIRECT APPEAL)
TO C-21-357927-1

1 AMENDED PETITION FOR JUDICIAL REVIEW

2 in re: July 14th 2021 - current date of illegal and extensive
3 incarceration at time of this writing being on or about Thursday
4 January 27th, 2022 after waking up from PTSD nightmare:

5 The primary factor showing the judicial biases against
6 petitioner is the fact that ^{A-19-800219-W} ~~the~~ ^{the} ~~state~~ ^{the} ~~never~~ ^{never} responded to
7 petitioner's first ^{A-19-800219-W} ~~petition~~ ^{petition} FOR WRIT OF HABEAS prepared while
8 illegally incarcerated at ^{17F00474X} ~~Til. V.C.C.~~ ^{Clark County} during his wrongful conviction
9 of fact case No. C-17-323614-2, ~~date and dept. unknown~~

10 due to petitioner's current false imprisonment in fish tank.
11 THIS DEFAULT STATUS of the state of Nevada is further
12 reinforced by the fact that the petitioner's efforts for a
13 2nd PETITION FOR A WRIT OF HABEAS CORPUS, along with the
14 rest of petitioner's correspondence are being withheld by the
15 Clark County Public Defenders office for no reason other
16 than the intentional disregard for injured worker's rights. This
17 bias is proven by numerous case history, one of which being
18 where an industrial work accident causing workers fatality was
19 determined by the courts to compensate only \$10,000 to the
20 surviving family to assist in paying funeral expenses. The tragic
21 death was of an employee of Rhino Staging and happened
22 at MGM Grand Arena, and the case is being served a related

23 subpoena in A-17-758861-1 Dept. 29 (and multiple complaints)
24 As the malicious prosecution of the state has attempted
25 to make an example out of an honest and law-abiding man,
26 the petitioner will now illustrate to this court some
27 accurate and truthful examples that explain how reoccurring
28 nightmares affect Dave Gohl, as most surely, the family
29 of the Rhino Staging employee is still haunted by the loss of son.
30 of the Rhino Staging employ is still haunted by the
31 loss of their son.

1

EXHIBIT - NOVEMBER 25, 2021

2

At just about every Fooz concert, the band plays 2011 "Walk," which has some of the most
3 audacious lyrics Grohl - or anyone, really - ever wrote. "Every night when he sings the line
4 I never want to die," says Smear, "I look at him every time and think of Kurt. Every single time.
5 Because Kurt was 'I hate myself and I want to die.' And that's the opposite-ness of them. And I
6 do so love being with his lovers."

7

As it happens, Smear is correct about the inspiration behind that song. "It kind of comes
7 from the day after Kurt died," Grohl says, "his voice a little softer than usual. Waking up that
9 morning and realizing 'Oh shit, he's not here anymore.' I am, like, 'I got to wake up and he doesn't.
10 I'm making a cup of coffee, and he can't. I'm gonna turn on the radio. And he went. That was a
11 big revelation to me.

12

I think also in life, you get trapped in crisis, where you imagine there's no way out. When really,
13 if you dare to consider that crisis a blip on the radar, it's easier to push through. And yeah, I
14 was just like, 'I don't want anyone to have that feeling that I had that morning.

15

But in any case, he really means it.

16

"I'm serious," Grohl says. "I don't want to [expletive] die! I know it's inevitable, but I don't
17 want to. That's gonna be such a drag." He's silent for a rare moment, and smiles, baring
18 those battered teeth. "I'll fight it as [expletive] long as I can."

19

-Rolling Stone Magazine

20

October 2021, page 79

21

22

Let this Court's record reflect from page ..., line number ..., in honor of Appellant's
23 brother Mitchell Ryan Houston, who would have turned the age of 23 on the day that this

24

EXHIBIT was prepared. For CLARIFICATION TO THE COURT: BATTERED PERSON'S SYNDROME
25 is a condition characterized by a history of repetitive spousal abuse and learned

26

helplessness. BPS has been defined by California courts as "a series of common

27

characteristics that appear in women who are abused physically and psychologically

28

over an extended period of time by the dominant male figure in their lives;

29

a pattern of psychological symptoms that develop after somebody has

30

a pattern of psychological symptoms that develop
31 after somebody has lived in a battering relationship;

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 30 of 221

... a pattern of psychological symptoms that develop after somebody has lived in a battering relationship; or a pattern of responses and perceptions presumed to be characteristic of women who have been subjected to continuous physical abuse by their mates.

1 DECLARATION OF MATTHEW TRAVIS HOUSTON

2 See "Abuse of Process" employment of the criminal or civil process for a use other
3 than one which is intended by law;² the improper use of process after it has been
4 issued, that is, a perversion of it.

5 32 A.2d 413, 415. This was demonstrated by perjury of R. McMorris-Alexander

6 "Malicious use of civil process has to do with the wrongful initiation of such
7 process, while abuse of civil process is concerned with a perversion of a process
8 after it is issued." Id. PLEASE SEE CASE SUMMARIES OF PLAINTIFFS "EVICTIONS":

9 Since surviving Route 91 mass shooting, Sedgwick has only added insult to
10 injury. More than once they've intentionally ignored pleas and requests for recovery.
11 Before 9/30/2017 ~~Plaintiff~~ ^{Plaintiff} has never been evicted. Workers compensation has
12 contributed directly and indirectly to evictions from Holiday Royale, South
13 Beach Resort, 4200 Paradise Road, and RISE at Riverfront Crossings.

14 Sedgwick has stolen in excess of \$30,000 from his social security-
15 which is illegal pursuant to the Law of Bankruptcy. Their scam unnecessarily
16 hindered and delayed ~~Plaintiff's~~ ^{Plaintiff's} claim for 5 years due to not only Sedgwick
17 contributing to imprisonments at CDC and NDOC, facilities that are
18 inhumane, cruel, risk, and havens for disease, and "situation" and causes
19 of further disability- not to mention, COVID-19. By them hanging NDOC
20 over ~~Plaintiff's~~ ^{Plaintiff's} head, they have caused a second wrongful conviction.
21 Furthermore, Sedgwick is illegally using public and state of Nevada
22 resources to steal from the Social Security Administration, doctors,
23 dogs, ~~Plaintiff's~~ ^{Plaintiff's} public safety first responders, and his team of life-
24 saving Americans. They stole from his campaign funds of Joe Lombardo
25 for Governor of Nevada, and many other charitable organizations.

26 "The first to speak in court sounds right, until the cross-examination
27 begins." -Proverbs 18:17; The Holy Bible. CASE SUMMARIES ARE AS FOLLOWS,

28 ~~as when only one side of a case is heard, the evidence often seems convincing.~~

29 as when only one side of a case is heard, the
30 evidence (or lack thereof) often seems convincing.

JC DEPARTMENT 6
CASE SUMMARY
 CASE NO. 17A003075

Mathew Houston, Plaintiff(s)
 vs.
 Alex Sudgen, Holiday Royale, Defendant(s)

Location: JC Department 6
 Judicial Officer: Kern, Rebecca
 Filed on: 10/10/2017

CASE INFORMATION

Statistical Closures
 01/04/2018 Default Judgment

Case Type: Small Claims, General Individual Plaintiff

Case Status: 01/04/2018 Closed

Case Flags: Fee Waiver Granted
 Clerk Notification
 No execution shall issue upon a judgment until the

DATE	CASE ASSIGNMENT
	Current Case Assignment Case Number 17A003075 Court JC Department 6 Date Assigned 10/10/2017 Judicial Officer Kern, Rebecca

PARTY INFORMATION

Plaintiff	Houston, Matthew	Lead Attorneys Pro Se 702-465-2406(H)
Defendant	Holiday Royale Sudgen, Alex	

DATE	EVENTS & ORDERS OF THE COURT	INDEX
01/05/2018	Notice of Entry of Default Judgment Party: Defendant Sudgen, Alex; Defendant Holiday Royale; Counter Claimant DREAMWORLD LTD APTS LIMITED PARTNERSHIP Notice of Entry of Default Judgment as to Matthew Houston, and Order for Dismissal	
01/04/2018	Small Claims Individual (1:00 PM) (Judicial Officer: Park, Leslie ;Location: RJC Courtroom 6A) Events: 10/10/2017 Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 10/25/2017 Small Claims Counterclaim MINUTES Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew Small Claims Complaint \$10,000.00 Small Claims Counterclaim Party: Counter Claimant DREAMWORLD LTD APTS LIMITED PARTNERSHIP Small Claims Counterclaim \$1,055.00 Default Judgment (Judicial Officer: Park, Leslie) Debtors: Mathew Houston (Plaintiff) Creditors: Alex Sudgen (Defendant), Holiday Royale (Defendant) Judgment: 01/04/2018, Docketed: 01/05/2018 Total Judgment: 1,126.00	

JC DEPARTMENT 6
CASE SUMMARY
CASE NO. 17A003075

	<p> Order Order for Dismissal</p> <p> Default Judgment Default Judgment against Matthew Houston Under Advisement; Journal Entry Details: Court proceedings were recorded using electronic sound recording equipment. Plaintiff not present Defendant present with Counsel Due to non - appearance of the Plaintiff the Court dismisses the original complaint without prejudice. Order for Dismissal signed/filed in open Court. Copy of order given to Defendant and Defense Counsel. Prove-up conducted onb Counterclaim. Court Orders Default Judgment in favor of the Plaintiff in the amount of \$1055.00 and \$71.00 in costs. Small Claims Default Judgment signed/filed in open court. Copy of Small Claims Default Judgment given to the Defendant and Defense Counsel in open court.</p> <p>Parties Present: Attorney Dalacas, Dimitri P. Defendant Sudgen, Alex</p>
01/04/2018	<p> Default Judgment Default Judgment against Matthew Houston</p>
01/04/2018	<p> Order Order for Dismissal</p>
01/04/2018	<p>Default Judgment (Judicial Officer: Park, Leslie) Debtors: Creditors: Judgment: 01/04/2018, Docketed: 01/05/2018 Total Judgment: 1,126.00</p>
10/31/2017	<p> Proof of Service Party: Defendant Sudgen, Alex; Defendant Holiday Royale; Counter Claimant DREAMWORLD LTD APTS LIMITED PARTNERSHIP Proof of Service (for use by Counterplaintiffs in Small Claims Cases)</p>
10/31/2017	<p> Opposition Filed By: Plaintiff Houston, Matthew Opposition to Motion to Dismiss</p>
10/25/2017	<p> Small Claims Counterclaim Party: Counter Claimant- DREAMWORLD LTD APTS LIMITED PARTNERSHIP Small Claims Counterclaim \$1,055.00</p>
10/24/2017	<p> Order Party: Defendant Sudgen, Alex; Defendant Holiday Royale Order Regarding Motion to Dismiss - Denied.</p>
10/23/2017	<p> Motion Party: Defendant Sudgen, Alex; Defendant Holiday Royale Motion to Dismiss</p>
10/11/2017	<p> Order to Proceed In Forma Pauperis Granted Party: Plaintiff -Houston, Matthew</p>
10/10/2017	<p> Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew.</p>

JC DEPARTMENT 6
CASE SUMMARY
 CASE NO. 17A003075

Small Claims Complaint \$10,000.00

10/10/2017	Application to Proceed in Forma Pauperis - Fee Waiver Req Filed By: Plaintiff Houston, Matthew <i>Fee Waiver</i>
10/10/2017	Start Time Tracking: JCRCP 93
10/10/2017	Start Time Tracking: JCRCP 41(e) - 5 years
10/10/2017	Start Time Tracking: JCRCP 41(e) - 2 years

DATE	FINANCIAL INFORMATION		
	Attorney Dalacas, Dimitri P.		
	Total Charges		3.00
	Total Payments and Credits		3.00
	Balance Due as of 11/22/2022		0.00
01/04/2018	Charge	Attorney Dalacas, Dimitri P.	3.00
01/04/2018	Payment (Window) Receipt # CIV-2018-01342	Attorney Dalacas, Dimitri P.	(3.00)
	Defendant Holiday Royale		
	Total Charges		71.00
	Total Payments and Credits		71.00
	Balance Due as of 11/22/2022		0.00
10/26/2017	Charge	Defendant Holiday Royale	71.00
10/26/2017	File and Serve Receipt # CIV-2017-115165 Payments	Defendant Holiday Royale	(71.00)
	Plaintiff Houston, Matthew		
	Total Charges		196.00
	Total Payments and Credits		196.00
	Balance Due as of 11/22/2022		0.00
10/11/2017	Charge	Plaintiff Houston, Matthew	196.00
10/11/2017	Credit	Plaintiff Houston, Matthew	(196.00)

JC CIVIL EVICTIONS
CASE SUMMARY
 CASE NO. 18E001933

South Beach, Landlord(s)
 vs.
 Matthew Houston, Tenant(s)

§
 §
 §
 §

Location: JC Civil Evictions
 Judicial Officer: Brown, David
 Filed on: 01/19/2018

CASE INFORMATION

Related Cases

18E021580 (Same Tenant Name)
 18E028057 (Same Tenant Name)

Case Type: Summary Eviction

Case Status: 01/23/2018 Closed

Statistical Closures

01/23/2018 Summary Judgment

DATE	CASE ASSIGNMENT
	Current Case Assignment Case Number: 18E001933 Court: JC Civil Evictions Date Assigned: 01/19/2018 Judicial Officer: Brown, David

PARTY INFORMATION

Landlord	South Beach	Pro Se 7027901621(W)
Tenant	Houston, Matthew	

DATE	EVENTS & ORDERS OF THE COURT	INDEX
01/23/2018	Eviction Order Sent to Constable	
01/23/2018	Order for Summary Eviction (Hearing Master)	
01/19/2018	Summary Eviction Landlord Complaint Assess To: Landlord South Beach Affidavit of Complaint, 5 day notice, Certificate of mail & Lease agreement	

DATE	FINANCIAL INFORMATION
	Tenant Houston, Mathew Total Charges: 73.50 Total Payments and Credits: 73.50 Balance Due as of 11/22/2022: 0.00
01/22/2018	Charge: Tenant Houston, Mathew 73.50
01/22/2018	File and Serve Payments: Receipt # CIV-2018-07738 Tenant Houston, Mathew (73.50)

JC CIVIL EVICTIONS
CASE SUMMARY
 CASE NO. 18E028057

Resort Holdings Corridor LLC, Landlord(s)	§	Location: JC Civil Evictions
vs.	§	Judicial Officer: Brown, David
Matthew Houston, Tenant(s)	§	Filed on: 11/13/2018
	§	

CASE INFORMATION

Related Cases 18E001933 (Same Tenant Name)	Case Type: Summary Eviction
Statistical Closures 11/15/2018 Summary Judgment	Case Status: 11/15/2018 Closed

DATE CASE ASSIGNMENT

Current Case Assignment	
Case Number	18E028057
Court	JC Civil Evictions
Date Assigned	11/13/2018
Judicial Officer	Brown, David

PARTY INFORMATION

Landlord	Resort Holdings Corridor LLC	Pro Se
Tenant	Houston, Matthew	

DATE EVENTS & ORDERS OF THE COURT INDEX

11/15/2018	Eviction Order Sent to Constable	
11/15/2018	Order for Summary Eviction (Hearing Master)	
11/13/2018	Summary Eviction Landlord Complaint Assess To:: Landlord Resort Holdings Corridor LLC <i>Affidavit of Summary Eviction</i>	

DATE FINANCIAL INFORMATION

	Landlord Resort Holdings Corridor LLC		
	Total Charges		73.50
	Total Payments and Credits		73.50
	Balance Due as of 11/22/2022		0.00
11/15/2018	Charge	Landlord Resort Holdings Corridor LLC	73.50
11/15/2018	File and Serve Payments	Receipt # CIV-2018-125775 Landlord Resort Holdings Corridor LLC	(73.50)

DECLARATION OF MATTHEW TRAVIS HOUSTON :

1 Yet when the whole story is told, the initial case often crumbles. (See Petition
2 for Judicial Review, pages 1-12, initially filed as a Notice of Appeal, February
3 18, 2022. Amended pages 5-16, *Venire Facias de Novo*.)

4 Proceeding to a second trial is awarded where a finding by the court "is
5 so defective, uncertain, or ambiguous upon its face that no judgment
6 can be rendered upon it."

7 See 41 N.E. 383, 386. The State of Nevada shows this as NRPC 59/NRPC 60

8 Now, if this court would be so kind to read this completely, it will
9 see that the Petitioner has demonstrated a prima facie need for all
10 transcripts, pleadings, and any and all other transcribed material
11 with regards to the above-entitled cases, and ALL cases of the
12 wrongfully convicted Plaintiff / Petitioner / Appellant /
13 Plaintiff - In - Error, who is legally blind - visually impaired.

14 As the attached interpleadings show, Mr. Houston
15 has been denied access to the courts to obtain justice
16 in his meritoriously VALID claims relating to malicious negligence,
17 employment discrimination and other problems of
18 FREEMAN COMPANIES' ENCORE EVENT TECHNOLOGIES.

19 The primary issue of concern is that SEDGWICK CMS'
20 ROSEMARIE MCMORRIS - ALEXANDER fabricated a false
21 police report to L.V. M. P. D. than scheduled Mr. Houston
22 to visit the State of Nevada from his homes in the
23 State of Iowa, located at 1009 Cardinal Dr, Magnoketa,
24 IA, 52069, and 435 S. Linn St, #927, Iowa City, IA,
25 52240. SEDGWICK CMS knowingly, willfully and maliciously
26 made up their lies about Mr. Houston so that they could avoid
27 their duty to ensure proper compensation to Mr. Houston so
28 that he could recover from his industrial work accident.

LETTER OF MOTION TO THE CLERK :
IS THIS THE SUPER-CLERK OF
JUSTICE COURT, "JAR" @ THE RJC ?

I have been trying to obtain some
case numbers since the Defendants
destroyed my LAW OFFICE... ^{could you}
FWD the attached LETTER to Clerk of DC-Dept. 20? ^{please?}

Is there any possible way
that you could help me locate my
stay of eviction cases, one was
"HOUSTON v. HOLIDAY ROYALE",
another "HOUSTON v. SOUTHBRACK"
and I also had an employment
discrimination claim against the
IATSE LOCAL 720 and
ENCORE EVENT SERVICES.

I sincerely appreciate your
communications, as pro se is
extremely difficult due to my
situation.

Cordially yours,

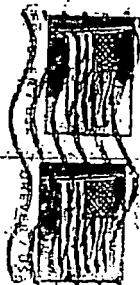
-MATTHEW TRAVIS HOUSTON

ABX No. 04662784
No. 1210652 @ HOSP
Indian Springs, NV
Po Box 650
89070-0650

* LEGAL MAIL *

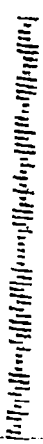
Emergency Interleadings
A.22. 853203.W Dept. 2022 PM 5.1
A.22. 758861.C Dept. 24
A.22. 856372.C Dept. CHIEF JUDGE LINDA M. BELL
CLERK (S) CC. CHAMBERS - SENIOR JUDGE J. CROCKETT
Hilgermann, #26, #56, Chaunte Pleasant,
Michelle McCarney, A. Ingersoll, DC Criminal Desk #7
Specialty Clerk @ p: 702-671.0521
Regional Justice Center, 3rd Floor
Po Box 551601
Las Vegas, NV
89155-1601

LAS VEGAS, NV 890



RECEIVED
AUG 30 2022
CLERK OF THE COURT

8155-1601



HIGH DESERT STATE PRISON
AUG 25 2022
UNIT 3 A/B

JUSTICE COURT
Las Vegas Township, Clark County, Nevada
Case Number 21P01950
LETTER OF MOTION TO THE CLERK(S)
OF JUSTICE COURT, LAS VEGAS TOWNSHIP
August 14th, 2022

1
2 My apologies for the mish-mash of case numbers
3 on the following 10 pages, however this is
4 multi-district litigation and we are experiencing
5 extreme tactics of retaliation ^(at the hands of the C/1011s) here at the High Desert
6 State Prison. I am fortunate to have a super
7 helpful team @ the RJC, yet I have only dealt
8 with Justice Court in the free world in my claims
9 against ATSE #720, and two eviction cases with
10 Holiday Royale and South Beach Resort. Sorry 4
11 my life story but I am still trying to locate those
12 case numbers, specifically my employment discrimination
13 claim against the ATSE #720. For that, District Court
14 assigned me A-22-756861-C and A-22-856372-C.

15 Could you provide me with those and any cases
16 I am involved with? There shouldn't be anything
17 else besides this Dept. 14 case # 21P01950, heard by
18 Judge Amy Chelini to which I am appealing it all the
19 way to the Supreme Court of the United States, and I
20 am in dire need of your aid. I probably should have included
21 2 copies of my motions, but the Defendants are already DEFAULTED.
22 Page number TWO is my "EMERGENCY NOTICE OF APPEAL",
23 preceded by a "SUMMONS" as result of the Defendant(s),
24 (who was Plaintiff at the time) making false claims and
25 providing misinformation to the courts and law enforcement.
26 Attached are copies, do I have to send the originals?
27 I'm not really sure how else to go about this, but I
28
29
30

AUG 30 2022

CLERK OF THE COURT

~~... you will aid in my efforts to obtain reparation~~
Cordially yours - TITLE PAGE - x, Matthew Travis Houston

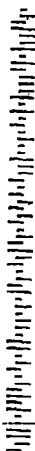
JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	DOCUMENT RETURN FORM
RETURN TO: Matthew Travis Houston #1210652	
The following documents are enclosed: Legal Documents	
<p><input checked="" type="checkbox"/> Your document(s) is being returned for the following reason(s):</p> <ul style="list-style-type: none"><input type="checkbox"/> Wrong Court.<input type="checkbox"/> Fees incorrect or missing.<input type="checkbox"/> Additional Paperwork required.<input type="checkbox"/> Incorrect Case Number / Name.<input type="checkbox"/> Incorrect / Missing Information.<input type="checkbox"/> Answer filed on<input type="checkbox"/> Notice of Bankruptcy filed on<input type="checkbox"/> Amount of principal on Default Judgment does not match amount on Complaint.<input type="checkbox"/> Please fill in ALL money amounts EXCEPT the attorney fee area. * Total Judgment Amount * is not allowed.<input type="checkbox"/> Leave attorney fees blank.<input type="checkbox"/> Proof of Service needed.<input type="checkbox"/> Please Submit a Default form (issued by clerk).<input type="checkbox"/> Must file complete default package per LVJC Local Rule 33.<input type="checkbox"/> Order of Dismissal has been Issued pursuant to Justice Court Rules of Civil Procedure 41(e) or 4(i).<input type="checkbox"/> A Voluntary Dismissal has already been filed on this case.<input type="checkbox"/> Submission does not comply with Local Rule 33.<input type="checkbox"/> Submission does not comply with Mandatory E-Filing of ALL Civil case documents. Starting August 1, 2011, pursuant to Supreme Court Order Amended Electronic Filing Rules and Las Vegas Justice Court Administrative Order 11-05, documents submitted on paper are being returned so that they may be electronically filed (E-File) with the Court. Documents must be filed through Odyssey E-File & Serve at http://efilenv.com for a charge of \$2.50 for each document. This fee is in addition to any applicable Court filing fees. You can review instructions on how to register for and use E-File & Serve at the Justice Court's website @ http://www.lasvegasjusticecourt.us/. Documents may be filed without an E-Filing fee at the Regional Justice Center.<input checked="" type="checkbox"/> Other: Please clarify in your documents what exactly you are seeking to do for each case number listed. Please also fill out documents for each case number & not all together in one pleading. If seeking to file in District Court, you are using the incorrect forms as these forms are for Las Vegas Justice Court only.	
By: JAR (Clerk),	Date: September 14, 2022

STEVEN D. GRIERSON, Clerk of the Court
200 LEWIS AVENUE, 3RD FLOOR
LAS VEGAS NV 89155-1160
RETURN SERVICE REQUESTED

Handwritten initials: SG

Matthew Travis Houston #4662784
PO Box 650
Indian Springs, NV 89070

149 HSDPMP 89070



NEVADA DEPARTMENT OF CORRECTIONS

LEGAL MAIL

NAME: Houston DOC#: 1210642 UNIT: 3A-34

REPORT TO CONTROL AT ADMIN FOR THE FOLLOWING:

LEGAL MAIL: Jos. G. H. - Clerk of the Ct - Sup. Ct of NV

CERTIFIED MAIL: _____

REGISTERED MAIL: _____

DATE: _____ OFFICER: S. J. [unclear]

INMATE SIGNATURE: [Signature] DOC#: 1210642 DATE: 4-20-23

DOC#-3020 (REV. 7/01)

PRESORTED
FIRST CLASS



US POSTAGE
ZIP 89120 \$00.52⁰
02 4M
0000362065 SEP 12 2022

REVEREND MATTHEW
No 1210652
HOSP
Po Box 650
Inman Springs, NV
89070-0650

ATTORNEY-CLIENT
PRIVILEGE INVOKED
ALL LEGAL MAIL AM
OFFICIAL BUSINESS,
ABA No. 0466

NON MACHINABLE
PLEASE HAND CANCEL

HOUSTON, CHTD

A-22-856372-G
cc: Department 20, District Court
TO: THE LAW CLERK "DAR", DEPT. 14
JUSTICE COURT, LAS VEGAS TOWNSHIP
200 LEWIS AVENUE
PO BOX 552511
LAS VEGAS, NV 89155-2511

OCT 17 2022
Received by LVJC

376

US POSTAGE \$004.80
quadrant
ZIP 89101

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	DOCUMENT RETURN FORM
RETURN TO: Matthew Travis Houston	
The following documents are enclosed: records request.	
<p><input type="checkbox"/> Your document(s) is being returned for the following reason(s):</p> <ul style="list-style-type: none"><input type="checkbox"/> Wrong Court.<input type="checkbox"/> Fees incorrect or missing.<input type="checkbox"/> Additional Paperwork required.<input type="checkbox"/> Incorrect Case Number / Name.<input type="checkbox"/> Incorrect / Missing Information.<input type="checkbox"/> Answer filed on<input type="checkbox"/> Notice of Bankruptcy filed on<input type="checkbox"/> Amount of principal on Default Judgment does not match amount on Complaint.<input type="checkbox"/> Please fill in ALL money amounts EXCEPT the attorney fee area. " Total Judgment Amount " is not allowed.<input type="checkbox"/> Leave attorney fees blank.<input type="checkbox"/> Proof of Service needed.<input type="checkbox"/> Please Submit a Default form (issued by clerk).<input type="checkbox"/> Must file complete default package per LVJC Local Rule 33.<input type="checkbox"/> Order of Dismissal has been issued pursuant to Justice Court Rules of Civil Procedure 41(e) or 4(f).<input type="checkbox"/> A Voluntary Dismissal has already been filed on this case.<input type="checkbox"/> Submission does not comply with Local Rule 33.<input type="checkbox"/> Submission does not comply with Mandatory E-Filing of ALL Civil case documents. Starting August 1, 2011, pursuant to Supreme Court Order Amended Electronic Filing Rules and Las Vegas Justice Court Administrative Order 11-05, documents submitted on paper are being returned so that they may be electronically filed (E-File) with the Court. Documents must be filed through Odyssey E-File & Serve at http://efilenv.com for a charge of \$2.50 for each document. This fee is in addition to any applicable Court filing fees. You can review instructions on how to register for and use E-File & Serve at the Justice Court's website @ http://www.lasvegasjusticecourt.us/. Documents may be filed without an E-Filing fee at the Regional Justice Center.<input checked="" type="checkbox"/> Other: Please see all cases found when searching your name with LVJC Civil Division. Your employment discrimination case is not in our Jurisdiction. Please locate & send a request to the correct court handling that case.	
By: JAR (Clerk),	Date: November 22, 2022

JC DEPARTMENT 5
CASE SUMMARY
 CASE NO. 17A003393

Matthew Travis Houston, Plaintiff(s)
 vs:
 Encore Events Services, Defendant(s)

§
 §
 §
 §

Location: JC Department 5
 Judicial Officer: Cruz, Cynthia
 Filed on: 11/08/2017
 Case Number History:

CASE INFORMATION

Statistical Closures
 02/06/2018 Involuntary (statutory) Dismissal

Case Type: Small Claims; General Individual Plaintiff

Case Status: 02/06/2018 Closed

Case Flags: Fee Waiver Granted

DATE CASE ASSIGNMENT

Current Case Assignment
 Case Number 17A003393
 Court JC Department 5
 Date Assigned 12/31/2020
 Judicial Officer Cruz, Cynthia

PARTY INFORMATION

Plaintiff Houston, Matthew Travis Pro Se
 702-465-2406(H)
 Defendant Encore Events Services

DATE EVENTS & ORDERS OF THE COURT INDEX

01/01/2021	Administrative Reassignment to Department 5 Case reassigned from Department 04 (Judge Melissa Saragosa)	
02/06/2018	Small Claims Individual (1:00 PM) (Judicial Officer: Lowrey, Donald ; Location: RJC Courtroom 6A) Events: 11/08/2017 Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 MINUTES Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew Travis Small Claims Complaint \$10,000.00	
11/09/2017	Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 Small Claims Complaint \$1,049.00 Order for Dismissal Without Prejudice Signed/ filed in open court CV USJR Involuntary (statutory) Dismissal Matter Heard; Journal Entry Details: Court proceedings were recorded using electronic sound recording equipment. No Parties present. Court Orders case dismissed without prejudice due to non- appearance of the Plaintiff. Order for Dismissal signed/ filed in open court. ;	
02/06/2018	CV USJR Involuntary (statutory) Dismissal	
02/06/2018	Order for Dismissal Without Prejudice Signed/ filed in open court	

JC DEPARTMENT 5
CASE SUMMARY
 CASE NO. 17A003393

11/09/2017	Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 <i>Small Claims Complaint \$1,049.00</i>
11/08/2017	Order to Proceed In Forma Pauperis Granted Party: Plaintiff Houston, Matthew Travis
11/08/2017	Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew Travis <i>Small Claims Complaint \$10,000.00</i>
11/08/2017	Application to Proceed in Forma Pauperis - Fee Waiver Req Filed By: Plaintiff Houston, Matthew Travis <i>Fee Waiver</i>
11/08/2017	Start Time Tracking: JCRCP 93
11/08/2017	Start Time Tracking: JCRCP 41(e) - 5 years
11/08/2017	Start Time Tracking: JCRCP 41(e) - 2 years

DATE	FINANCIAL INFORMATION		
	Plaintiff Houston, Matthew Travis		
	Total Charges		196.00
	Total Payments and Credits		196.00
	Balance Due as of 11/22/2022		0.00
11/08/2017	Charge	Plaintiff Houston, Matthew Travis	196.00
11/08/2017	Credit	Plaintiff Houston, Matthew Travis	(196.00)

REV. MATTHEW TAKAS HOUSTON, CRTD

NOOC # 1210652

HD SP

Po Box 650

Indian Springs, NY

89070-0650

BS # 2643074

Donald Lowrey,

Attn: Cynthia Cruz, Department # 5

Justice Court LAS VEGAS TOWNSHIP

Po Box 552511

700 Lewis Avenue

Las Vegas, NV

Case No. 17A003393

#ME TPO
American Bar Association
Member ID # 04662784



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See Case 2:23-cv-01423-APG-EJY Document 6 Filed 10/30/23 Page 79 of 228

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 67 of 221

AND ALSO SEE Case 2:22-cv-01740-JAD-EJY Document 20 Filed 04/24/23 Page 3 of 278

JC DEPARTMENT 5

CASE SUMMARY

CASE NO. 17A003393

Matthew Travis Houston, Plaintiff(s)
vs.
Encore Events Services, Defendant(s)

§
§
§
§

Location: JC Department 5
Judicial Officer: Cruz, Cynthia
Filed on: 11/08/2017
Case Number History:

CASE INFORMATION

Statistical Closures
02/06/2018 Involuntary (statutory) Dismissal

Case Type: Small Claims - General
Individual Plaintiff

Case Status: 02/06/2018 Closed

Case Flags: Fee Waiver Granted

DATE	CASE ASSIGNMENT
	Current Case Assignment
	Case Number 17A003393
	Court JC Department 5
	Date Assigned 12/31/2020
	Judicial Officer Cruz, Cynthia

PARTY INFORMATION

Plaintiff	Houston, Matthew Travis	Pro Se 702-465-2406(H)
Defendant	Encore Events Services	

DATE	EVENTS & ORDERS OF THE COURT	INDEX
01/01/2021	Administrative Reassignment to Department 5 Case reassigned from Department 04 (Judge Melissa Saragosa)	
02/06/2018	Small Claims Individual (1:00 PM) (Judicial Officer: Lowrey, Donald ; Location: RJC Courtroom 6A) Events: 11/08/2017 Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000	
	MINUTES	
	Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew Travis Small Claims Complaint \$10,000.00	
11/09/2017	Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 Small Claims Complaint \$1,049.00	
	Order for Dismissal Without Prejudice Signed/ filed in open court CV USJR Involuntary (statutory) Dismissal Matter Heard; Journal Entry Details: Court proceedings were recorded using electronic sound recording equipment. No Parties present. Court Orders case dismissed without prejudice due to non- appearance of the Plaintiff. Order for Dismissal signed/ filed in open court. ;	
02/06/2018	CV USJR Involuntary (statutory) Dismissal	
02/06/2018	Order for Dismissal Without Prejudice Signed/ filed in open court	

See Case 2:23-cv-01423-APG-EJY Document 6 Filed 10/30/23 Page 80 of 228

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 68 of 221

AND ALSO SEE Case 2:22-cv-01740-JAD-EJY Document 20 Filed 04/24/23 Page 4 of 278

JC DEPARTMENT 5

CASE SUMMARY
CASE NO. 17A003393

11/09/2017	Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 <i>Small Claims Complaint \$1,049.00</i>
11/08/2017	<input checked="" type="checkbox"/> Order to Proceed In Forma Pauperis Granted Party: Plaintiff Houston, Matthew Travis
11/08/2017	<input checked="" type="checkbox"/> Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew Travis <i>Small Claims Complaint \$10,000.00</i>
11/08/2017	<input checked="" type="checkbox"/> Application to Proceed in Forma Pauperis - Fee Waiver Req Filed By: Plaintiff Houston, Matthew Travis <i>Fee Waiver</i>
11/08/2017	Start Time Tracking: JCRCP 93
11/08/2017	Start Time Tracking: JCRCP 41(e) - 5 years
11/08/2017	Start Time Tracking: JCRCP 41(e) - 2 years

DATE	FINANCIAL INFORMATION	
	Plaintiff Houston, Matthew Travis	
	Total Charges	196.00
	Total Payments and Credits	196.00
	Balance Due as of 11/22/2022	0.00
11/08/2017	Charge	Plaintiff Houston, Matthew Travis 196.00
11/08/2017	Credit	Plaintiff Houston, Matthew Travis (196.00)

JUSTICE COURT, LAS VEGAS TOWNSHIP
200 LEWIS AVE 2ND FL - CIVIL DIVISION
BOX 552511
LAS VEGAS NV 89155-2511
RETURN SERVICE REQUESTED

MATTHEW TRAVIS HOUSTON #1210652
HIGH DESERT STATE PRISON
PO BOX 650
INDIAN SPRINGS NV 89070

926

Legal Mail

NEVADA DEPARTMENT OF CORRECTIONS
LEGAL MAIL

NAME: <u>Houston</u>	DOC#: <u>1210652</u>	UNIT: <u>5976</u>
REPORT TO CONTROL AT ADMIN FOR THE FOLLOWING:		
LEGAL MAIL: <u>Gilberto / Sr. Sheriff CA</u>		
CERTIFIED MAIL:		
REGISTERED MAIL:		
DATE:	OFFICER: <u>SALON</u>	
INMATE SIGNATURE: <u>M. T. H.</u>	DOC#: <u>1210652</u>	DATE: <u>8-21-23</u>

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	DOCUMENT RETURN FORM
RETURN TO: Matthew Travis Houston #1210652	
The following documents are enclosed: Notice of Appeal	
<input checked="" type="checkbox"/> Your document(s) is being returned for the following reason(s): <ul style="list-style-type: none"><input type="checkbox"/> Wrong Court.<input type="checkbox"/> Fees incorrect or missing.<input type="checkbox"/> Additional Paperwork required.<input type="checkbox"/> Incorrect Case Number / Name.<input type="checkbox"/> Incorrect / Missing Information.<input type="checkbox"/> Answer filed on<input type="checkbox"/> Notice of Bankruptcy filed on<input type="checkbox"/> Amount of principal on Default Judgment does not match amount on Complaint.<input type="checkbox"/> Please fill in ALL money amounts EXCEPT the attorney fee area. " Total Judgment Amount " is not allowed.<input type="checkbox"/> Leave attorney fees blank.<input type="checkbox"/> Proof of Service needed.<input type="checkbox"/> Please Submit a Default form (issued by clerk).<input type="checkbox"/> Must file complete default package per LVJC Local Rule 33.<input type="checkbox"/> Order of Dismissal has been issued pursuant to Justice Court Rules of Civil Procedure 41(e) or 4(f).<input type="checkbox"/> A Voluntary Dismissal has already been filed on this case.<input type="checkbox"/> Submission does not comply with Local Rule 33.<input type="checkbox"/> Submission does not comply with Mandatory E-Filing of ALL Civil case documents. Starting August 1, 2011, pursuant to Supreme Court Order Amended Electronic Filing Rules and Las Vegas Justice Court Administrative Order 11-05, documents submitted on paper are being returned so that they may be electronically filed (E-File) with the Court. Documents must be filed through Odyssey E-File & Serve at http://efilenv.com for a charge of \$2.50 for each document. This fee is in addition to any applicable Court filing fees. You can review instructions on how to register for and use E-File & Serve at the Justice Court's website @ http://www.lasvegasjusticecourt.us/. Documents may be filed without an E-Filing fee at the Regional Justice Center.	
<input checked="" type="checkbox"/> Other: This case has been closed since February 06, 2018. Your Appeal cannot be filed at this time.. please seek legal assistance...	
By: (Clerk),	Date: August 16, 2023

JC DEPARTMENT 15
CASE SUMMARY
 CASE NO. 17A003393

Matthew Travis Houston, Plaintiff(s)	§	Location: JC Department 15
vs.	§	Judicial Officer: De La Garza, Melissa
Encore Events Services, Defendant(s)	§	Filed on: 11/08/2017
	§	Case Number History:

CASE INFORMATION

Statistical Closures	Case Type: Small Claims - General Individual Plaintiff
02/06/2018 Involuntary (statutory) Dismissal	Case Status: 02/06/2018 Closed
	Case Flags: Fee Waiver Granted Reassignment to Department 15

DATE	CASE ASSIGNMENT
	Current Case Assignment Case Number: 17A003393 Court: JC Department 15 Date Assigned: 01/01/2023 Judicial Officer: De La Garza, Melissa

PARTY INFORMATION

Plaintiff	Houston, Matthew Travis	Pro Se
		702-465-2406(H)
Defendant	Encore Events Services	

DATE	EVENTS & ORDERS OF THE COURT	INDEX
01/01/2023	Administrative Reassignment to Department 15 Case reassigned from Department 5 (Judge Cynthia Cruz)	
01/01/2021	Administrative Reassignment to Department 5 Case reassigned from Department 04 (Judge Melissa Saragosa)	
02/06/2018	Small Claims Individual (1:00 PM) (Judicial Officer: Lowrey, Donald ; Location: RJC Courtroom 6A) Events: 11/08/2017 Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 MINUTES Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Matthew Travis Small Claims Complaint \$10,000.00	
11/09/2017	Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 Small Claims Complaint \$1,049.00 Order for Dismissal Without Prejudice Signed/ filed in open court CV USJR Involuntary (statutory) Dismissal Matter Heard; Journal Entry Details: Court proceedings were recorded using electronic sound recording equipment. No Parties present. Court Orders case dismissed without prejudice due to non-appearance of the Plaintiff. Order for Dismissal signed/ filed in open court. ;	
02/06/2018	CV USJR Involuntary (statutory) Dismissal	

JC DEPARTMENT 15
CASE SUMMARY
 CASE NO. 17A003393

02/06/2018	Order for Dismissal Without Prejudice <i>Signed/filed in open court</i>
11/09/2017	Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 <i>Small Claims Complaint \$1,049.00</i>
11/08/2017	Order to Proceed In Forma Pauperis Granted Party: Plaintiff Houston, Matthew Travis
11/08/2017	Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Assess To: Plaintiff Houston, Mathew Travis <i>Small Claims Complaint \$10,000.00</i>
11/08/2017	Application to Proceed in Forma Pauperis - Fee Waiver Req Filed By: Plaintiff Houston, Matthew Travis <i>Fee Waiver</i>
11/08/2017	Start Time Tracking: JCRCP 93
11/08/2017	Start Time Tracking: JCRCP 41(e) - 5 years
11/08/2017	Start Time Tracking: JCRCP 41(c) - 2 years

DATE	FINANCIAL INFORMATION		
	Plaintiff Houston, Matthew Travis		
	Total Charges		196.00
	Total Payments and Credits		196.00
	Balance Due as of 08/16/2023		0.00
11/08/2017	Charge	Plaintiff Houston, Matthew Travis	196.00
11/08/2017	Credit	Plaintiff Houston, Matthew Travis	(196.00)

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	DOCUMENT RETURN FORM
RETURN TO: Matthew Travis Houston #1210652	
The following documents are enclosed: Fee Waiver & Complaint	
<p><input checked="" type="checkbox"/> Your document(s) is being returned for the following reason(s):</p> <ul style="list-style-type: none"><input type="checkbox"/> Wrong Court.<input type="checkbox"/> Fees incorrect or missing.<input type="checkbox"/> Additional Paperwork required.<input type="checkbox"/> Incorrect Case Number / Name.<input type="checkbox"/> Incorrect / Missing Information.<input type="checkbox"/> Answer filed on<input type="checkbox"/> Notice of Bankruptcy filed on<input type="checkbox"/> Amount of principal on Default Judgment does not match amount on Complaint.<input type="checkbox"/> Please fill in ALL money amounts EXCEPT the attorney fee area. " Total Judgment Amount " is not allowed.<input type="checkbox"/> Leave attorney fees blank.<input type="checkbox"/> Proof of Service needed.<input type="checkbox"/> Please Submit a Default form (issued by clerk).<input type="checkbox"/> Must file complete default package per LVJC Local Rule 33.<input type="checkbox"/> Order of Dismissal has been issued pursuant to Justice Court Rules of Civil Procedure 41(e) or 4(f).<input type="checkbox"/> A Voluntary Dismissal has already been filed on this case.<input type="checkbox"/> Submission does not comply with Local Rule 33.<input type="checkbox"/> Submission does not comply with Mandatory E-Filing of ALL Civil case documents. Starting August 1, 2011, pursuant to Supreme Court Order Amended Electronic Filing Rules and Las Vegas Justice Court Administrative Order 11-05, documents submitted on paper are being returned so that it/they may be electronically filed (E-File), with the Court. Documents must be filed through Odyssey E-File & Serve at http://efilenv.com for a charge of \$2.50 for each document. This fee is in addition to any applicable Court filing fees. You can review instructions on how to register for and use E-File & Serve at the Justice Court's website @ http://www.lasvegasjusticecourt.us/. Documents may be filed without an E-Filing fee at the Regional Justice Center.<input checked="" type="checkbox"/> Other. The Court cannot accept documents with multiple case numbers being listed or with writing all over the documents. Please seek legal assistance.	
By: (Clerk),	Date: August 16, 2023



Justice Court - Las Vegas Township
CIVIL CUSTOMER SERVICE - Regional Justice Center
200 Lewis Avenue, 2nd Floor- P O Box 552511- Las Vegas, NV 89155-2511
(702) 671-3478- Fax (702) 388-4481

CIVIL INQUIRY/CORRESPONDENCE RESPONSE FORM

RETURN TO: Matthew Travis Houston

Date: 05/01/2023

RE: Request to file documents

THE CHECKED BOXES BELOW INDICATE THE COURT'S RESPONSE TO YOUR INQUIRY.

Your document(s) is being returned for the following reason(s):

- No records found with this court. The records may be found in another court such as:
Eighth Judicial District Court, North Las Vegas Justice Court, Henderson Justice Court, or Las Vegas Municipal Court.
- Records no longer available.
Pursuant to NRS 239.110 the Supreme Court established Local Courts Records Retention Schedule which states Justice Court civil records have a retention period of six (6) years after the case is closed, two (2) years for uncontested eviction cases or six (6) years for a contested eviction case after the case is closed. The records you are requesting have been destroyed.
- Additional Paperwork required:
- Incorrect Case Number / Name:
- Incorrect / Missing Information.
- Order of Dismissal has been issued pursuant to Justice Court Rules of Civil Procedure 41(e), 93 or 4(l).
- Submission does not comply with Mandatory E-Filing of ALL Civil case documents.
Starting August 1, 2011, pursuant to Supreme Court Order Amended Electronic Filing Rules and Las Vegas Justice Court Administrative Order 11-05, documents submitted on paper are being returned so that if they may be electronically filed (E-File) with the Court. Documents must be filed through Odyssey E-File & Serve at <http://efilenv.com> for a charge of \$2.50 for each document. This fee is in addition to any applicable Court filing fees. You can review instructions on how to register for and use E-File & Serve at the Justice Court's website @ <http://www.lasvegasjusticecourt.us/>. Documents may be filed without an E-Filing fee at the Regional Justice Center. Please submit under proposed order for the Judge to sign.
- Other: Please submit all new small claims documents, with fee waiver attached.
Other new cases you want to submit, please attach fee waiver as well. Thank you.
Also, your documents are not legible, please list ONE case per document due to some case numbers belonging to District Court.

By: MH
Deputy Clerk, Civil Division

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	DOCUMENT RETURN FORM
RETURN TO: Matthew Travis Houston #1210652	
The following documents are enclosed: Fee Waiver & Complaint	
<input checked="" type="checkbox"/> Your document(s) is being returned for the following reason(s): <input type="checkbox"/> Wrong Court. <input type="checkbox"/> Fees incorrect or missing. <input type="checkbox"/> Additional Paperwork required. <input type="checkbox"/> Incorrect Case Number / Name. <input type="checkbox"/> Incorrect / Missing Information. <input type="checkbox"/> Answer filed on <input type="checkbox"/> Notice of Bankruptcy filed on <input type="checkbox"/> Amount of principal on Default Judgment does not match amount on Complaint. <input type="checkbox"/> Please fill in ALL money amounts EXCEPT the attorney fee area. * Total Judgment Amount * is not allowed. <input type="checkbox"/> Leave attorney fees blank. <input type="checkbox"/> Proof of Service needed. <input type="checkbox"/> Please Submit a Default form (issued by clerk). <input type="checkbox"/> Must file complete default package per LVJC Local Rule 33. <input type="checkbox"/> Order of Dismissal has been issued pursuant to Justice Court Rules of Civil Procedure 41(e) or 4(f). <input type="checkbox"/> A Voluntary Dismissal has already been filed on this case. <input type="checkbox"/> Submission does not comply with Local Rule 33. <input type="checkbox"/> Submission does not comply with Mandatory E-Filing of ALL Civil case documents. Starting August 1, 2011, pursuant to Supreme Court Order Amended Electronic Filing Rules and Las Vegas Justice Court Administrative Order 11-05, documents submitted on paper are being returned so that it/they may be electronically filed (E-File) with the Court. Documents must be filed through Odyssey E-File & Serve at http://efilany.com for a charge of \$2.50 for each document. This fee is in addition to any applicable Court filing fees. You can review instructions on how to register for and use E-File & Serve at the Justice Court's website @ http://www.lasvegajusticecourt.us/ . Documents may be filed without an E-Filing fee at the Regional Justice Center. <input checked="" type="checkbox"/> Other: The Court cannot accept documents with multiple case numbers being listed or with writing all over the documents. Please seek legal assistance.	
By: (Clerk),	Date: August 16, 2023

DECLARATION OF MATTHEW TRAVIS HOUSTON

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2 Abused defense is a valid excuse; as Mr. Houston suffers from ^{BATTERED PERSONS SYNDROME} ~~BATTERED PERSONS SYNDROME~~
SYNDROME: 3 -Parkville/Birkland Behavioral Health, Southaven, MS; February, 2021
4 -Blizzards in New Orleans, LA; January-February, 2021
5 -K9 Cash in Animal Control. January of 2021 - February of 2021
6 Clark County (Nevada) Public Defender Bernard Little not receiving my emails
7 from 2017, 2018, 2019, 2020 because I was given an invalid email address.
8. SEE Subpoena every email from matthewtravis.houston@gmail.com,
9 matthouston@enterprise@gmail.com. Subpoena all Facebook and Instagram
10 handles @hopdaughouston. Produced @ Mr. Houston's office in Iowa City, Iowa.
11 Sedgwick has been exploiting me since I was awoken from coma. She
12 caused evictions from Holiday Royale, South Beach Resort, and NeuroRestorative
13 & Nevada Community Enrichment Program located at 4200 Paradise Road. Also
14 stealing \$3,600 from Sedgwick/Encore and her telephonic communications
15 to Metro had LVMPD arrest me at my place of employment located at 555
16 Washington and South Beach Resort. SEE records from Erica Tosh, ESQ.
17 Subpoena the house arrest officers from 2017 and 2018, and LVMPD at
18 NeuroRestorative at Lakey and Rainbow. SEE various reports of LVMPD.
19 Houston's claims justify his actions based upon his history of victim-
20 ization and Battered Person Syndrome, including being assaulted in Las Vegas
21 City Jail, also contracting COVID-19 at Clark County Detention Center. "CCDC"
22 Surviving an attack by security at University of Iowa Hospital when in 2021
23 attempting to see his team. An attack at The Vine in Iowa City. An
24 attack at DC's in Iowa City. An attack at Gaber's in Iowa City. An unknown
25 woman who ~~was~~ sold K9 Johnny Cash stole money from me and destroyed
26 my apartment. Was abducted in Downtown Las Vegas at El Cortez Casino
27 in March 2020. Robbed by females with a taxi driver in August 2020. (Refer to
28 Transit Authority report and iPhone photos.) ^{Plaintiff} ~~Plaintiff~~ was attacked by a

free

1 prison gang called "Aryan Warrior" at TLVCC (an NDOC prison). Numerous
2 other confrontations include the 2021 attack by SWAT/law enforcement in
3 Assumption Parish, St. Charles Parish, Orleans Parish, Thomas Jefferson
4 Parish and Stidell, LA, after insurrection in Washington, DC (February 2021).

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ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 94 of 221

1 POINTS AND AUTHORITIES are not limited to the reasons of law listed below:
 2 The day that Plaintiff was transferred to Las Vegas City Jail to face double-jeopardy
 3 charges in Las Vegas Municipal Court, #C1247054A and #C1251802A, shows this
 4 court the failure of communication by the Plaintiff's now-dismissed counsel with
 5 his client. This further shows that Plaintiff did not enter any sort of guilty plea to
 6 Case No. C-21-357927-1 and insisted upon proceeding to trial. See, State v. Hubler
 7 128 Nev. 192, 215 P.3d 91, 128 Nev. Adv. Rep. 19, 2012 Nev. LEXIS 53 (Nev. 2012),
 8 cert. denied, 568 U.S. 1147, 125 S. Ct. 988, 184 L. Ed. 2d 767, 2013 U.S. LEXIS 1009
 9 (U.S. 2013).

10 NRS 34.726 validates Plaintiff's claims of ineffective assistance of counsel in
 11 that it meets procedural requirements having been raised in a timely petition when
 12 Plaintiff had requested to withdraw his plea during a video-court appearance prior to
 13 December in which the "substitute" judge had appointed Anthony M. Goldstein to
 14 represent Plaintiff in determining the prospective motions validity. Plaintiff was
 15 prejudiced by Benard Little's failure completing an application to Mental Health
 16 Court and the delay to Drug Court interview post-conviction on December 10th.

17 Plaintiff has been overwhelmingly prejudiced in this case, especially with the
 18 initial statement made by the Prosecution labelling him as "a danger to society"
 19 and when Judge Tierra Danielle Jones, after Benard Little neglectfully
 20 failed to rebut the false pretenses made by Rosemarie McMorris-Alexander,
 21 made personal comments further insulting the character of the Plaintiff after
 22 he invoked his 5th Amendment rights- considering the fact prior the Plaintiff
 23 being in state custody, he had never seen Rosemarie McMorris-Alexander
 24 in person, up-close or from afar; nor had the Plaintiff communicated with
 25 McMorris-Alexander via telephone, email, social media or any other
 26 communicable device.

27 Plaintiff was denied his constitutional right to represent himself without
 28 counsel when the substitute judge appointed Anthony M. Goldstein. See Hollis

29 counsel when the (2) substitute Senior Judge Nancy
 30 Becker misappointed Anthony M. Goldstein. See Hollis

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 95 of 221

1 v. State, 95 Nev. 664, 601 P.2d 62, 1979 Nev. LEXIS 637 (Nev. 1979). "Unreliable" is
2 is self-explanatory. See, *Buffalo v. State*, 111 Nev. 1129, 901 P.2d 647, 111 Nev.
3 Adv. Rep. 127, 1995 Nev. LEXIS 125 (Nev. 1995).

4 Judge Tierra Danielle Jones and every other individual refusing to take
5 accountability for the current injustices against Plaintiff is guilty of violating
6 NRS 484.219 [renumbered to NRS 484E.01D] and should be charged with leaving
7 the scene of a single accident because deliberate indifference is wrong- just as
8 Rosemarie McMorris-Alexander's lies she told on record were. See, *Firestone v. State*,
9 120 Nev. 13, 83 P.3d 279, 120 Nev. Adv. Rep. 3, 2004 Nev. LEXIS 3 (Nev. 2004). Further-
10 more, the credit for presentence incarceration of the Plaintiff is inaccurate. See,
11 *Griffin v. State*, 122 Nev. 757, 137 P.3d 1165, 122 Nev. Adv. Rep. 63, 2006 Nev.
12 LEXIS 70 (Nev. 2006).

13 Now see the FOURTH AMENDMENT OF THE U.S. CONSTITUTION (i.e., "FRUIT OF THE
14 POISONOUS TREE"). The Fourth Amendment requires that a search and seizure be
15 pursuant to a warrant supported by probable cause. Exceptions to the warrant
16 requirement under Terry include "traffic stops," of which must meet Terry requirements.
17 The Fourth Amendment places strict limitations on the State in its exercise of
18 power and authority.

19 Framing an injured worker for the second time and interfering with official acts
20 of the pleadings of Case No. A-17-758861-C, making false claims of supposed
21 "lifetime re-opening rights" to a claim that was catastrophic in nature and never
22 was to have been closed is *not* a valid exercise of constitutional authority in
23 Nevada or anywhere else in USA- especially Colorado, Iowa, and California.

24 Plaintiff committed none of these AGGRAVATING STALKING offenses as shown
25 on record by the fallible victim, Rosemarie McMorris-Alexander, whom the
26 Plaintiff had never even seen until brought to unfair hearings, has no
27 clue as to where she or her family resides. And it's perfectly legal and
28 the correct way that the Plaintiff reported SEDGWICK'S scams with Diana

29 the correct way (Page 13 of 16) that the Plaintiff has
30 reported SEDGWICK CMS' Scams with Diana

1 Ferrante and Jonathon Shuckley to LVMPD House Arrest Division; as it is the
 2 Plaintiff who is the real and true victim of their negligent scam of extortion. The
 3 state government trampled on Plaintiff's rights to be protected from unlawful
 4 search and seizure, his rights as an American citizen, and desecrated the
 5 Americans with Disabilities Act of 1993.

6 See 249 So. 2d 908, 918: This miscarriage of justice is a justiciable controversy
 7 in that the dispute involves legal relations of parties who have real adverse interests,
 8 and upon whom judgment may effectively operate through a decree of conclusive
 9 which was defamed by the lies of the Defendant-Respondants, including the
 10 Nevada Ombudsman of Consumer Health Assistance.

11 See 155 S.E. 2d 618, 621: This dispute is ~~not~~ in any way hypothetical, contingent
 12 or abstract other than the fact that insurance claim adjusters might be paid kickbacks
 13 and/or contingency fees to see Plaintiff-Appellant is denied his lawful indemnity, which
 14 is what has happened on more than one occasion since his incurring of numerous
 15 catastrophic injuries and multiple wrongful convictions. This court was not justiciable
 16 in accepting Plaintiff's original plea nor was it fair or feasible for Prosecution to
 17 conjure up the Information/Indictment on a permanently, totally-disabled worker as
 18 result of the false pretenses made against the Plaintiff and other injustices he has
 19 imperiously suffered.

20 The fact that this Court stood with a lying workers compensation adjuster's
 21 supervisor is pervasively and the continuous noticeable errors made by this
 22 Court are extremely prejudicial to the Plaintiff, harmful in the utmost ways to him
 23 and his family and friends, and warrant an immediate review by the Supreme
 24 Court of the State of Nevada. See, 178 P.2d 341.

25 To explain the conflict between attorney, Plaintiff and this Court in both civil
 26 and criminal case(s), the Clark County Public Defender's Office contributed to
 27 Plaintiff's indigent status; while the history of the Las Vegas judicial system

28 ~~being overwhelmingly biased against injured workers and their claims shows how~~
 29 being overwhelmingly biased against injured workers
 and their claims show how courts value

1 courts value the big insurance companies over the health, rights, and freedoms of
2 the People. See, Clark v. State, 108 Nev. 324 (1992).

3 Plaintiff was unable to telephone Anthony M. Goldstein due to indigence and CDE
4 disallowing collect calls; nor was he provided any sort of telephone number to his
5 court-appointed attorney's office and insufficiently visited by the Clark County Public
6 Defender's Office. See, Young v. State, 120 Nev. 963 (2004).

7 To reference for further use page _____ Plaintiff Appellant was subjected to double-
8 jeopardy that which began before he was arrested since the warrant was illegal due to the
9 facts that the Plaintiff was never served with any sort of summons/warrant to the charges
10 made against him; nor was he informed that any sort of crime had allegedly taken place
11 especially because he did not reside within the jurisdiction of the State of Nevada. See,
12 State v. Blackwell, 65 Nev. 405, 198 P.2d 250, 1948 Nev. LEXIS 65 (Nev. 1948) cert. denied;
13 356 U.S. 939, 68 S.Ct. 742, 93 L.Ed. 1047, 1949 U.S. LEXIS 2642 (U.S. 1949).

14 This false imprisonment of the Plaintiff amounts to kidnapping by the fact that both his
15 person and his trained service animals were removed from 3041 St. Rose Parkway, Henderson, NV,
16 to another location. See 174 N.E. 162, 163. This unlawful removal was of a substantial distance
17 and substantial time period in an isolated place for the purpose of Sedgewick obtaining an award,
18 facilitating numerous felonies not only by both harming and terrorizing the Plaintiff. The inter-
19 ruptions of Plaintiff's workers compensation, social security and personal injury litigations and
20 advocacy is interfering with governmental function. See, Model Penal Code § 212.1. The abduction
21 being perpetrated by employees of Sedgewick and in coercion with law enforcement has transformed
22 the Appellants indemnity into nothing more than a criminal ransom demand.

23 Not at any time has the Plaintiff ever felt comfortable with court-appointed counsel filing
24 his MOTION TO WITHDRAW PLEA while in custody because during a prior hearing the previous
25 case being heard involved a defendant who committed identity theft. What with Appellant being
26 a victim of identity theft, his duress increased.

27 This case illustrates how the State of Nevada cares not for its citizens, visitors, nor injured
28 workers and shows little if no regard for the health and mental/emotional security of the honest

1 the permanently totally disabled, their workplaces, survivors, friends and family- let alone
 2 their pets and/or trained service animals. It is nothing more but a ploy and shallow attempt
 3 to recruit more of the poor and unlucky into the forced slave-labor camps of the Nevada Division
 4 of Forestry (NDF); so that corporate welfare may take advantage of the working-class while
 5 profiting off of the weak and underprivileged, caring not of the freedom nor of the imprisoned.
 6 The malicious prosecution employed expeditive tactics in obtaining their wrongful convictions
 7 to obstruct not only the Plaintiff's entire life but they have delayed the orderly process of the
 8 criminal justice system in siding with an insurance scam over the true victim, that being this
 9 Principal and Plaintiff-in-Error, Matthew Travis Houston.

10 WHEREFORE, the undersigned demands that this Court conducts proper and accurate
 11 judicial reviews of this case and all others related to the Plaintiff,
 12 Matthew Travis Houston, and award him both punitive
 13 and compensatory damages not less than \$ [REDACTED].

14 DATED: this 21st day of September, 2022.

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X. *Matthew Travis Houston*
 MATTHEW TRAVIS HOUSTON
 No. 1212652
 ABA (American Bar Association)
 Member ID No. 04662784
 22010 Cold Creek Road
 PO Box 650
 Indian Springs, NV 89070-0650

PROPERTY DISPOSITION REPORT

DATA FIELDS WITH A RED BORDER ARE REQUIRED

TO: NEVADA STATE PURCHASING DIVISION FROM: Agency Name: _____
 PROPERTY MANAGEMENT PROGRAM Address: _____
 515 E MUSSER ST, STE 300 Phone: _____ Fax: _____
 CARSON CITY, NV 89701 Property address: _____
 PH: (775) 684-0192 FAX: (775) 684-0188 Contact: _____ Ph: _____
 Email completed forms to: glandry@admin.nv.gov

DISPOSITION OF PROPERTY IS EXCESS, BEYOND REPAIR, LOST/STOLEN OR TRANSFERRED/DONATED.
 Please complete a separate report for each disposition action requested. Please provide a complete description of property including condition, State I.D. # (if applicable) and budget account from which the property was originally purchased. Agency must obtain disposition approval from Nevada State Purchasing Property Management before agency may proceed with disposition.

- EXCESS to the needs of this department. Point of contact and telephone number must be provided above.
- BEYOND REPAIR: Recommend property be junked. Provide detailed explanation as to condition. REMOVAL OF PROPERTY TO BE AT AGENCIES EXPENSE OR CONTACT BUILDINGS AND GROUNDS. Remove State I.D.# tag and any State emblems before disposal.
- LOST/MISSING/STOLEN: The agency head must be notified immediately of lost/missing/stolen items. Please attach a police report or other documentation to describe circumstances. Agency must process a FC document in Advantage noting date of Lost/Missing item(s). Item(s) must remain on agency's inventory for two inventory cycles prior to processing PDR and item(s) being removed.
- DONATION: Please provide explanation of property condition, name of organization, and proof of organization's tax-exempt status. Agency must obtain a receipt/signature from organization receiving property. **AGENCY MUST HAVE PRIOR AUTHORIZATION BEFORE DONATING PROPERTY.** Remove State I.D.# tag and any State emblems before disposal.
- STATE I.D. TAG REQUEST: Duplicate New
 IF NEW, please provide the agency account coding and a copy of the invoice for all items needing a new tag.
 FUND _____ AGENCY _____ ORG _____ ACTIVITY _____ OBJECT _____ APPR UNIT _____
 LOC CODE _____ COST _____
- TRANSFER: From LOC CODE _____ To LOC CODE _____
 Signature of Receiving Agency _____, Date _____
- OTHER: Please provide detailed explanation.

REMINDER: REMOVE ALL TAGS PRIOR TO DONATION OR DISPOSAL.

STATE ID #	DETAILED DESCRIPTION AND CONDITION OF PROPERTY	OFFICE USE ONLY	
		FC or FD Doc	Warehouse #
State of Iowa 676XX0202	litigation materials, exhibits, evidence # LAW OFFICE OF MATTHEW TRAVIS HOUSTON. American Bar Association # 04662784 member number		
State of Washington H05MT162	\$ [redacted] + destruction of property (loss) from 435 S. Linn Street No. 927 Iowa City, IA 52240		
2nd US PASSPORT BIRTH CERT SOCIAL	100A Cardinal Drive Magnucke, IA 52060 4800 Paradise Road Las Vegas, NV 89168 8920 W. Russell Rd Las Vegas, NV 89148 NEVADA ID # 210556922B (leftovers poss) low in HDSP. PROPERTY ANNEX		

Matthew Travis Houston
 Signature of Person completing this form

MATTHEW TRAVIS HOUSTON, ESA
 Print Name and Title

September 13, 2022
 Date

 Signature of Agency Approving Authority

 Print Name and Title

SEP 15 2022
 Date

NEVADA DEPARTMENT OF CORRECTIONS
ADMINISTRATIVE CLAIM FORM

THIS FORM MUST BE COMPLETED PER NRS 41.036, 41.0322,
209.243 AND ADMINISTRATIVE REGULATION 740

DO NOT SEND DIRECTLY TO ATTORNEY GENERAL'S OFFICE,
BOARD OF EXAMINERS, OR DIRECTOR

This form is to be attached to your grievance form for any injuries or any other claim (except property) arising out of a tort alleged to have occurred during your incarceration as a result of an act or omission of the Department of Corrections or any of its agents, former officers, employees or contractors.

The following information is necessary to fairly evaluate your claim. Please provide complete information. If you need more space, attach a separate sheet of paper. You may submit additional evidence if available. Such additional evidence will be returned.

CLAIM IN THE AMOUNT OF \$ ^{"UNSPECIFIED"} is hereby made against the Department of Corrections, based upon the following facts:

1. NAME OF CLAIMANT (Please print full name)	2. I.D. #	3. INSTITUTION (S)
Matthew Travis Houston	1210652	TLVCC "retroactivity" HDSP Units 9 and 3
4. AMOUNT OF CLAIM	5. DATE AND DAY OF OCCURRENCE	6. TIME (a.m. or p.m.)
"UNSPECIFIED"	Began February 1-3, 2022, April 10-13, 2022 and June 13-July 21	I sustained various attacks
7. PLACE OF OCCURRENCE - This is retroactive to C.17.323614.1 when I left TLVCC in September, 2019 and was threatened by lost name "SKYWALKER" threatened by "SAMURAI JIMMY" in TRANSITIONAL HOUSING Feb. 1, 2022 then SERRANO JIMMY in Unit 9 and C/O BROWN April 10-13 then the survival of Thompson AND KNIGHT		

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BY

8. Describe here, in complete detail, exactly how your claim loss or damage occurred and why you believe the institution is responsible or liable: Allegedly upon my return from EJDC, as emergency interpleader resulting from complaint No. C.21.357427.1 and other cases, this last Wednesday there was violence in UNIT 6, which resulted in facility lockdown. These actions have nothing to do with me however, when my person is in a permanent state of trauma due to being a survivor of being victim of abuse for 39 years, much action of this world is relative to his ^{or her} well-being and survival in a hostile environment especially because I am INNOCENT, actually and factually.

9. Witnesses. Be sure to include any staff member who may have been involved in, or has any knowledge of, your alleged loss; also, list any inmate who has actual knowledge of facts pertinent to your claim: The institution neglected to provide me with my items. The items I purchased legally were just under \$500, but the type of property destruction inflicted upon my legal work by the aggressors KNIGHT and THOMPSON cannot be assigned a dollar amount, especially because when they attacked me, they attacked my clients, insulting my integrity, reputation, my probability of a successful re-entry and the community.

10. Other pertinent information: This property destruction claim has already been expedited to Chief Justice Parraguirre and all Justices as result of violence and the Def.-Res. interfering with my EM BANC SMU + BMU has been reported in EJDC to ELLI FOOTHAN and the

Hon. Crystal Eller. Reports being FWD to Chief Judge Linda Marie Bell, Now SEE A. 22-758861-C; C. 17-32367.1 and A. 22-856372-C Mary Kay Holthuis and Senior Judge James Crockett. Now SEE 2:22-cv-01285-MMD-VCF; 2:22-cv-00673-JAO-NJK; 2:21-cv-00499-JAO-DJA; 2:19-cv-01472-AP6-DJA; 2:19-cv-01371-JAO-DJA; 2:19-cv-01740-AP6-BNW; 2:19-cv-01475-GMN-EJY; 2:19-cv-01360-AF3-VCF and NDOC DOCUMENTS NOT LIMITED TO - 20063135783; 20063136490; 20063138690; 20063139578; 20063139650; 20063140048. NDOC is in DEFAULT from 2018-2019...

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SEP 15 2022

BY

ALSO SEE Case 2:22-cv-01607-DWM-CSD Document 55 Filed 08/30/23 Page 102 of 221

STATE OF NEVADA)
) SS
COUNTY OF CLARK)

I, Matthew Travis Houston, do hereby swear under penalty of perjury that I am the claimant named above, that I have read the foregoing claim and know the contents thereof, that the same is true of my own knowledge, except those matters stated upon information and belief, and as to those matters, I believe them to be true, and that THIS IS MY ENTIRE CLAIM AGAINST THE STATE OF NEVADA/DEPARTMENT OF CORRECTIONS.

I FULLY UNDERSTAND THAT I WILL HAVE TO SIGN A GENERAL RELEASE OF ALL CLAIMS IN THE PRESENCE OF A NOTARY PUBLIC FOR THE EXACT AMOUNT I AM CLAIMING BEFORE ANY PAYMENT WILL BE OFFERED TO ME. THIS GENERAL RELEASE WILL BECOME EFFECTIVE ONLY UPON ACTUAL PAYMENT OF THE CLAIM BY THE STATE OF NEVADA.

DATED this 2nd day of September, 2022.

Matthew Travis Houston
Signature of Claimant

NOTICE

NEVADA REVISED STATUTE 197.160 provides that every person who knowingly presents a false or fraudulent claim is guilty of a gross misdemeanor, and is subject to criminal penalties of imprisonment of up to one year, and a fine of up to \$2,000.00.

DOC - 3095 (12/01)

SEP 15 2022

E. PREVIOUS LAWSUITS

- 1. Have you filed any other lawsuits while incarcerated? Yes No
- 2. Has this Court or any other court designated you as subject to "three strikes" under 28 U.S.C. § 1915(g)? Yes No
- 3. If you have "three strikes" under 28 U.S.C. § 1915(g), does this complaint demonstrate that you are "under imminent danger of serious physical injury?" Yes No

F. REQUEST FOR RELIEF. TO THE MAGISTRATES:
 \$ [REDACTED] COMPENSATORY AND \$ [REDACTED] PUNITIVE DAMAGES
 I believe I am entitled to the following relief: My requests have been well -
documented; as both "the STATE OF NEVADA" and your
white man's "United States of America" have been in a
status of DEFAULT to me before I was even born. I
am the last ^{living} red man from my tribe, the River
of the Black Bear. My only neighbors left are the Tama.
We will discuss your FIAT currency and FIAT JUSTITIA later, as
My documents and transcripts and records will be a good start.

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

REVEREND
 MATTHEW TRAVIS HOUSTON Matthew Travis Houston
 (name of person who prepared or helped (signature of plaintiff)
 prepare this complaint if not the plaintiff)

SEPTEMBER 14TH, 2022
 (date)
 "RENEWED THIS 26TH DAY OF
 AUGUST, 2023." A.B.A. #04662784
 American Bar Association Member M.T.H.

ADDITIONAL PAGES

You must answer all questions concisely in the proper space on the form. Your complaint may not be more than 30 pages long. It is not necessary to attach exhibits or affidavits to the complaint or any amended complaint. Rather, the complaint or any amended complaint must sufficiently state the facts and claims without reference to exhibits or affidavits. If you need to file a complaint that is more than 30 pages long, you must file a motion seeking permission to exceed the page limit and explain the reasons that support the need to exceed 30 pages in length. However this has already been explained in the pages you've already read. Now SEE abuse of discretion, if you do NOT read the attached documents.

Electronically Filed
10/17/2023

Howard Shuman
CLERK OF THE COURT

1	SUPP.	
2	REV. MATTHEW TRAVIS HOUSTON, CMTD American Bar Association Member (Retired)	
3	ABA ID No. 04662784 PO Box 650 - HO SP	
4	Indian Springs NV 89070-0650	
5	DISTRICT COURT	
6	CLARK COUNTY, NEVADA	
7		
8	MATTHEW TRAVIS HOUSTON, Plaintiff,	NOTE TO CLERK: PLEASE FILE INTO ALL CASES AND I SINCERELY APPRECIATE YOUR HELP:
9	vs.	
10	MANDALAY BAY CORP., ET AL,	Case No. A-17-758861-C Dept. 29
11	STATE OF NEVADA, ET AL,	A-22-800219-W Dept.
12	STATE OF NEVADA, ET AL,	A-22-800402-W Dept.
13	CALVIN JOHNSON, ET AL,	A-22-853203-W Dept. 17
14	BRIAN P. CLARK,	A-22-856372-C Dept. 20
15	DANIEL L. SCHWARTZ,	A-22-858580-C Dept. 4
16	DIANNE FERRANTE, ET AL,	A-22-859815-C Dept. 24
17	BERNSTEIN & POISSON, LLP, ET AL,	A-22-859817-C Dept. 14
18	STATE BAR OF NEVADA, ET AL,	A-22-862155-C Dept. 27
19	JOSEPH M. LOMBARDO, ET AL,	A-23-865442-C Dept. 7
20	ALEXIS M. DUECKER, ET AL, Defendants.	A-23-875418-C Dept. 6
21	"SEE RENEWED LIST OF PARTIES THAT SHALL ALSO SUFFICE AS A LIST OF WITNESSES"	"JURY TRIALS DEMANDED".
22		
23		
24	SUPPLIMENTAL CIVIL RIGHTS COMPLAINT BY AN	
25	INMATE AS A "BRANDEIS BRIEF", MERITORIOUS INTERVENTION	
26	AND JOINDER OF APPEAL PURSUANT TO NRCP 59 AND NRCP 60	
27	"HEARING(S) REQUESTED"	
28	OCT 10 2023 CLERK OF THE COURT	

REV. MATTHEW TRAVIS HOUSTON, CHFD.

1210652

K.D. SP
PO BOX 650

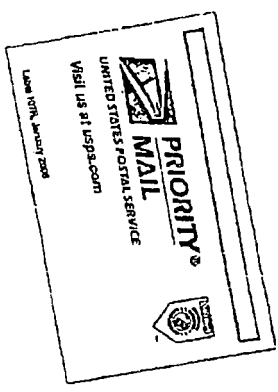
Inkster Springs NV 89070-0650

BS# 2644948



EIGHTH JUDICIAL DISTRICT COURT ADMINISTRATION
MEMBERS OF THE HON. JUDGE A. REYNOLDS, JERRY W.
DENNIER L.G. SCHWARTZ, CRYSTAL ELLER,
DANIELLE CHIO, ERICA BALLEW, ABRILIANA ESCOBAR,
NANCY ALBY, MAIDA KRALL, AND ERIC JOHNSON

200 LEWIS AVE
LAS VEGAS, NV
89155



RECEIVED
OCT 10 2023
CLERK OF THE COURT

3762

- Case No. A-17-758661-C,
 - A-19-800219-W + A-19-800402-W,
 - A-22-853203-W,
 - A-22-856372-C,
 - A-22-858580-C,
 - A-22-859815-C,
 - A-22-859817-C,
 - A-22-862155-C,
 - A-23-865412-C, and A-23-875418-C
- # METRO # RETURN STRONG?
American Bar Association Member (Act.)
ABA ID No. 04662764

RENEWED.

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to FRCP 5(b), that on this 5th day of March, 2022, I mailed a true and correct copy of the foregoing, "NOTICE OF MOTION AND MOTION FOR TRANSCRIPTS AT STATES EXPENSE" by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid, addressed as follows, ON JANUARY 10TH, 2023, I AGAIN MAILED THIS CERT. AS EVIDENCE IN CIVIL COMPLAINT(S)

Deputy-Clerk Heather Ungermann
and Clerk Steven Anderson
Regional Justice Center
800 Lewis Ave 3rd Floor
Las Vegas, NV 89155-1168

JUSTICE COURT
LAS VEGAS TOWNSHIP
800 - 800 Lewis Avenue

(RETROACTIVELY)
SUPREME COURT OF NEVADA
201 Carson Street
#201
Carson City, NV
89701

EJDC
Department # 7
May 12, 2023

COURT ADMINISTRATION
800 Lewis Ave
Las Vegas, NV
89155

CCFILE

DATED: this 5th day of March, 2022

Matthew Travis Houston #172055
Plaintiff - Petitioner - Appellant - No Pragma Perennium
Post Office box 630 (HDP)
Indian Springs Nevada 89018
IN FORMA PAUPERIS - ABA ID # 04662784

DECLARATION OF MATTHEW TRAVIS HOUSTON

Renewed May 12, 2023:

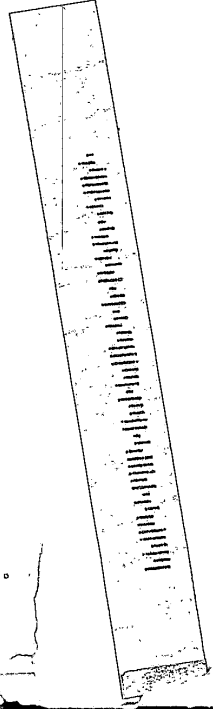
Please take notice that the record will reflect the numerous requests for transcripts that has been presented in this complaint, which is a component of the "JOINDER OF APPEAL" in all cases of the Plaintiff, whom will be adding SUPREME COURT OF NEVADA as defendants in this case as well as all offices of the individuals as they are being sued in OFFICIAL CAPACITY & via multidistrict litigation.

35 RENEWED THIS 03RD DAY x. Matthew T. Houston
36 OF OCTOBER, 2023 REV. MATTHEW TRAVIS HOUSTON, CHD.
ABA # 04662784

37 Renewed 25 FEBRUARY 2024 X - M.T.H.

REV. MATTHEW TRAVIS HOUSTON, CHTD
1210652
HDSP
PO Box 650
Indian Springs, NV
89070-0650

NOCL-509 # 2500536

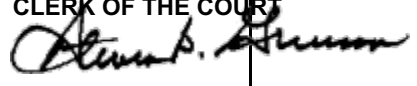


COURT ADMINISTRATION
FWD: STEVEN D. GRIENSON,
CLERK OF THE COURT
200 LEWIS AVE. 3RD FLOOR
LAS VEGAS, NV
89155

3762

AMERICAN Bar Association Member
ABA ID No. 04662784

RECEIVED
MAY 29 2020
CLERK OF THE COURT



1 ASTA

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7 **IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE**
8 **STATE OF NEVADA IN AND FOR**
9 **THE COUNTY OF CLARK**

9

10 MATTHEW TRAVIS HOUSTON,

11 Plaintiff(s),

12 vs.

13 DANIEL SCHWARTZ, ESQ.,

14 Defendant(s),

Case No: A-22-858580-C

Dept No: XVII

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17 **CASE APPEAL STATEMENT**

17

18 1. Appellant(s): Matthew Travis Houston

19 2. Judge: Nadia Krall

20 3. Appellant(s): Matthew Travis Houston

21 Counsel:

22 Matthew Travis Houston #1210652
23 P.O. Box 650
24 Indian Springs, NV 89070

25 4. Respondent (s): Daniel Schwartz, Esq.

26 Counsel:

27 Daniel Schwartz, Esq.
28 2300 W. Sahara Ave., Ste. 900, Box 28
Las Vegas, NV 89102

- 1
2 5. Appellant(s)'s Attorney Licensed in Nevada: N/A
Permission Granted: N/A
3 Respondent(s)'s Attorney Licensed in Nevada: Yes
4 Permission Granted: N/A
5 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6 7. Appellant Represented by Appointed Counsel On Appeal: N/A
7 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, January 24, 2023
8 **Expires 1 year from date filed Expired
Appellant Filed Application to Proceed in Forma Pauperis: No
9 Date Application(s) filed: N/A
10 9. Date Commenced in District Court: September 19, 2022
11 10. Brief Description of the Nature of the Action: NEGLIGENCE - Other
12 Type of Judgment or Order Being Appealed: Unknown
13 11. Previous Appeal: Yes
14 Supreme Court Docket Number(s): 86600, 87003, 87670, 88313
15 12. Child Custody or Visitation: N/A
16 13. Possibility of Settlement: Unknown

17 Dated This 31 day of May 2024.

18 Steven D. Grierson, Clerk of the Court
19

20
21 /s/ Cierra Borum

22 Cierra Borum, Deputy Clerk
23 200 Lewis Ave
24 PO Box 551601
Las Vegas, Nevada 89155-1601
(702) 671-0512

25 cc: Matthew Travis Houston
26
27
28

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-22-858580-C

Matthew Houston, Plaintiff(s)
vs.
Daniel Schwartz, Defendant(s)

§
§
§
§
§
§
§
§
§
§

Location: **Department 17**
 Judicial Officer: **Schwartz, Jennifer**
 Filed on: **09/19/2022**
 Case Number History:
 Cross-Reference Case Number: **A858580**
 Defendant's Scope ID #: **7035801**
 Supreme Court No.: **86600**
87003
87670
88313

CASE INFORMATION

Statistical Closures

07/13/2023 Motion to Dismiss by the Defendant(s)

Case Type: **Legal Malpractice**

Case Status: **07/13/2023 Dismissed**

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	A-22-858580-C
Court	Department 17
Date Assigned	01/08/2024
Judicial Officer	Schwartz, Jennifer

PARTY INFORMATION

Plaintiff

Houston, Matthew

Lead Attorneys

Pro Se

Defendant

Schwartz, Daniel

Schwartz, Daniel L
Retained
 702-893-3383(W)

DATE

EVENTS & ORDERS OF THE COURT

INDEX

EVENTS

09/19/2022



Complaint

Filed By: Plaintiff Houston, Matthew
 [1] Complaint "Jury Trial Demanded" "De Novo Hearing(s) Requested"

09/19/2022



Application to Proceed in Forma Pauperis

Filed By: Plaintiff Houston, Matthew
 [2] Application to Proceed in Forma Pauperis (Confidential)

10/10/2022



Motion

Filed By: Plaintiff Houston, Matthew
 [3] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative for Appearance by Telephone or Video Conference "De Novo Requested" "Jury Trials Demanded"

10/17/2022




Motion to Dismiss


Filed By: Defendant Schwartz, Daniel
 [4] Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint;


CASE SUMMARY


CASE NO. A-22-858580-C


Hearing Not Requested


- 11/07/2022  Clerk's Notice of Nonconforming Document
[5] Clerk's Notice of Nonconforming Document


- 11/22/2022  Clerk's Notice of Nonconforming Document and Curative Action
[6] Clerk's Notice of Curative Action


- 11/28/2022  Notice of Intent
[7] Notice of Intention to Enter Default


- 11/29/2022  Clerk's Notice of Hearing
[8] Notice of Hearing


- 12/28/2022  Objection
Filed By: Plaintiff Houston, Matthew
[10] Ex Parte Response to Def. Dan Schwartz's Motion to Dismiss Complaint


- 12/28/2022  Ex Parte Motion
Filed By: Plaintiff Houston, Matthew
[11] Emergency Ex Parte Motion for Leave to File an Amended Complaint "Hearing Requested" "Jury Trials Demanded"


- 12/28/2022  Clerk's Notice of Hearing
[12] Notice of Hearing


- 12/28/2022  Opposition
Filed By: Plaintiff Houston, Matthew
[13] Emergency Ex Parte Opposition to the False Claims of Lewis Brisbois Bisgaard & Smith, et al "Hearing Requested"


- 12/28/2022  Clerk's Notice of Hearing
[14] Notice of Hearing

- 12/29/2022  Ex Parte Motion
Filed By: Plaintiff Houston, Matthew
[15] Emergency Ex Parte Motion for Leave to Add Defendant(s) Tierra Danielle Jones and Christopher D. Burk, Esq "Hearing Requested"

- 12/29/2022  Motion
Filed By: Plaintiff Houston, Matthew
[16] Emergency Motion to Add Defendant(s) Kristina A. Rhodes "Jury Trial Demanded" "De Novo Hearing(s) Requested"

- 12/29/2022  Motion
Filed By: Plaintiff Houston, Matthew
[17] Emergency Motion to Add Defendants' Not Limited to Office to the Public Defender Benard H. Little "Jury Trial Demanded" "De Novo Hearing(s) Requested"

- 12/29/2022  Clerk's Notice of Hearing
[18] Notice of Hearing

- 12/29/2022  Ex Parte Motion
Filed By: Plaintiff Houston, Matthew

CASE SUMMARY

CASE NO. A-22-858580-C

[19] 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

01/24/2023



Application to Proceed in Forma Pauperis
[20] Application to Proceed Informa Pauperis (Confidential)

01/24/2023



Order to Proceed In Forma Pauperis
[21] Order to Proceed in Forma Pauperis (Confidential)

02/10/2023



Motion
Filed By: Plaintiff Houston, Matthew
*[22] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone Video Conference**

02/14/2023



Summons
Filed by: Plaintiff Houston, Matthew
Party served: Defendant Schwartz, Daniel
[23] Summons - Civil

02/15/2023



Opposition to Motion
Filed By: Plaintiff Houston, Matthew
[24] Opposition to Defendant Daniel L. Schwartz's Motion to Dismiss. Part One, Emergency Interpleading of Fact, and Meritorious Intervention as Joinder of Appeal "Hearing Requested" "De Novo Hearings Requested" -Jury Trial Demanded - (This Pleading was Originally Efiled in District Court EJDC on 11/23/2022

02/16/2023



Motion
Filed By: Plaintiff Houston, Matthew
[25] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Under NRAP 78e "Hearing Requested" (Unfiled)

02/16/2023



Clerk's Notice of Hearing
[26] Notice of Hearing

02/16/2023



Ex Parte Motion
Filed By: Plaintiff Houston, Matthew
[27] 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 "Hearing Requested"

02/16/2023



Clerk's Notice of Hearing
[28] Notice of Hearing

02/24/2023



Order Denying
[29] Order Denying Plaintiff Matthew Travis Houston's Emergency Ex Parte Opposition to the False Claims of Lewis Brisbois Bisgaard & Smith, and Plaintiff's Motion for Leave to File an Amended Complaint, and Denying Defendant Daniel Schwartz's Opposition to Plaintiff's Motion to Amend Complaint.














02/24/2023



Order Denying
[30] Order Denying Plaintiff Matthew Travis Houston's Emergency Ex Parte Opposition to the False Claims of Lewis Brisbois Bisgaard & Smith, and Plaintiff's Motion for Leave to File an Amended Complaint, and Denying Defendant Daniel Schwartz's Opposition to Plaintiff's Motion to Amend Complaint.







CASE SUMMARY

CASE NO. A-22-858580-C

- 03/08/2023  Notice of Intent to Take Default
Party: Plaintiff Houston, Matthew
[31] Renewed Notice of Intention to Enter Default(s)
- 03/09/2023  Affidavit of Service
Filed By: Plaintiff Houston, Matthew
Party Served: Defendant Schwartz, Daniel
[32] Emergency Declaration of Matthew Travis Houston and Affidavit of Service
- 03/09/2023  Notice of Intent to Take Default
Party: Plaintiff Houston, Matthew
[33] Notice of Intention to Enter Default
- 03/29/2023  Notice of Intent to Take Default
Party: Plaintiff Houston, Matthew
[34] Notice of Intention to Enter Default
- 04/05/2023  Summons Issued
[35] Summons - Civil (Issued Only)
- 04/11/2023  Opposition
Filed By: Defendant Schwartz, Daniel
[36] Defendant Daniel Schwartz's Opposition to Plaintiff Matthew Houston's Notice of Intention to Enter Default
- 04/21/2023  Motion to Compel
Filed By: Plaintiff Houston, Matthew
[37] Emergency Motion to Compel an Answer from Aaron D. Ford, Affidavit of Service as a "Notice of Motion", and Statement of Facts "Hearing Requested"
- 04/21/2023  Clerk's Notice of Hearing
[38] Notice of Hearing
- 05/11/2023  Motion
Filed By: Plaintiff Houston, Matthew
[39] Motion Title: Objection to Defendant Daniel L. Schwartz 's Opposition to Plaintiff Matthew Travis Houston's Notice of Intention to Enter Default and Continued Opposition to Defendants Motion to Dismiss "Hearing Requested"
- 05/11/2023  Clerk's Notice of Hearing
[40] Notice of Hearing
- 05/12/2023  Order Denying Motion
[41] Order Denying Plaintiff/Inmate's Emergency Motion to Compel an Answer from Aaron D. Ford, Affidavit of Service as a Notice of Motion and Statement of Facts
- 05/16/2023  Notice of Appeal (Criminal)
[42] Emergency Declaration See "Renewed Notice of Appeal; Emergency Statement of Facts Under NRAP 3C, 27E/9th.Cir.2735 and Response to Order to Show Cause Why Mr. Houston is Not a Vexatious Litigant"
- 05/17/2023  Case Appeal Statement
[43] Case Appeal Statement













CASE SUMMARY

CASE NO. A-22-858580-C

- 05/18/2023  Affidavit of Service
[44] Affidavit of Service
- 05/24/2023  Motion
Filed By: Plaintiff Houston, Matthew
[51] Emergency Motion and Order for Transportation (in all Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under NRAP 3C/27E or, in the Alternative, for Appearance by Telephone or Video Conference "Hearing Requested"
- 05/24/2023  Clerk's Notice of Hearing
[52] Notice of Hearing
- 06/12/2023  Order for Production of Inmate
[53] Order for Production of an Inmate Matthew Houston, BAC #1210652
- 06/29/2023  Motion
Filed By: Plaintiff Houston, Matthew
[54] Emergency Motion to Add Defendant Elham Roohani as Expedited Notice of Intention to Enter Default "Hearing Requested"
- 06/29/2023  Clerk's Notice of Hearing
[55] Notice of Hearing
- 06/29/2023  Motion
Filed By: Plaintiff Houston, Matthew
[56] Emergency Motion Under NRAP 27(e) to Add Defendant(s) Not Limited to Linda Sakalauskas and Nevada Attorney for Injured Workers and Renewed Application to Proceed in Forma Pauperis; (NAIW Hereinafter) "Hearing Requested" (Confidential)
- 06/29/2023  Clerk's Notice of Hearing
[57] Notice of Hearing
- 06/30/2023  Demand for Jury Trial
Filed By: Plaintiff Houston, Matthew
[58] Demand for Jury Trial and Statement of Facts "Hearing Requested"
- 07/01/2023  Supplemental
Filed by: Plaintiff Houston, Matthew
[59] Supplemental Civil Rights Complaint Pursuant to 42 U.S.C. 1983, Joinder to A-22-856372-C / A-22-853203-W, Motion to Add Defendant Kelsey Bernstein, and Notice of Motion "Hearing Requested" "Jury Trial Demanded"
- 07/05/2023  NV Supreme Court Clerks Certificate/Judgment - Dismissed
[60] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
- 07/06/2023  Motion
Filed By: Plaintiff Houston, Matthew
[61] Emergency Motion for an Order to Determine the Relationship, if any, Between the Hon. Jennifer Schwartz, Daniel L. Schwartz, and Karen Schwartz aka Benex as a Notice of Motion "Hearing Requested"
- 07/06/2023  Clerk's Notice of Hearing
[62] Notice of Hearing

CASE SUMMARY

CASE NO. A-22-858580-C

- 07/07/2023  Audiovisual Transmission Equipment Appearance Consent
[63] Defendant's Notice of Intent to Appear by Simultaneous Audiovisual Transmission Equipment
- 07/13/2023  Order Granting Motion
[64] Order Granting Defendant Daniel Schwartz's Motion to Dismiss Matthew Houston's Complaint
- 07/13/2023  Notice of Entry of Order
Filed By: Defendant Schwartz, Daniel
[65] Notice of Entry of Order
- 07/17/2023  Notice of Appeal
[66] Notice of Appeal
- 07/18/2023  Case Appeal Statement
[67] Case Appeal Statement
- 08/14/2023  Audiovisual Transmission Equipment Appearance Request
[68] Defendant's Notice of Intent to Appear by Simultaneous Audiovisual Transmission Equipment
- 08/16/2023  Affidavit of Service
[69] Affidavit of Service
- 08/23/2023  Motion
Filed By: Plaintiff Houston, Matthew
[70] Reoccurring Emergency Motion and Order for Transportation (in all Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance under NRAP 3 C/27E or, in the Alternative, for Appearance by Telephone or Video Conference "Hearing Requested"
- 08/23/2023  Clerk's Notice of Hearing
[71] Notice of Hearing
- 08/24/2023  Affidavit of Service
[72] Affidavit of Service
- 08/28/2023  Order Denying Motion
[73] Order Denying Plaintiff's Emergency Re-Occurring Motion and Order to Transport (in all Cases of Mr. Matthew Houston) of Inmate for Court Appearance Under NRAP 3C/27E, or in the Alternative, for Appearance by Telephone or Video Conference
- 08/29/2023  Notice of Entry of Order
Filed By: Defendant Schwartz, Daniel
[74] Notice of Entry of Order
- 08/29/2023  Motion to Vacate
Filed By: Plaintiff Houston, Matthew
[75] Emergency Motion to Vacate Dismissal from July 11, 2023 (Order Entered July 13, 2023) Motion for Reconsideration Rehearing de Novo and Notice of Motion "Hearing Requested"
- 08/29/2023  Motion
Filed By: Plaintiff Houston, Matthew

CASE SUMMARY

CASE NO. A-22-858580-C

[76] Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Under NRAP 3C/NRAP 27E and 9th.Cir.27-3 "Hearing Requested" "Hearing Requested"

08/29/2023



Motion

Filed By: Plaintiff Houston, Matthew

[77] Emergency Motion and Order for Transportation (in all Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under NRAP 3C/27E, or, in the Alternative, for Appearance by Telephone or Video Conference "Hearing(s) Requested"

10/05/2023

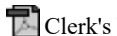


Motion to Vacate

Filed By: Plaintiff Houston, Matthew

[78] Emergency Motion to Vacate Dismissal from July 11,2023 (Order Entered July 13, 2023) Motion for Reconsideration, Rehearing De Novo August 28., 2023) and Notice of Motion under NRAP 27-E, NRCP 59 and NRCP 60 "Hearing Requested"

10/05/2023



Clerk's Notice of Hearing

[79] Notice of Hearing

10/12/2023



Affidavit of Service

[80] Affidavit of Service

10/17/2023



Supplemental

Filed by: Plaintiff Houston, Matthew

[81] Supplemental Civil Rights Complaint by an Inmate as a "Brandies Brief," Meritorious Intervention and Joinder of Appeal Pursuant to NRCP 59 and NRCP 60 "Hearing Requested" "Jury Trials Demanded"

10/17/2023



Affidavit of Service

[84] Affidavit of Service

10/18/2023



Motion

Filed By: Plaintiff Houston, Matthew

[82] Motion for New Trials Under NRCP 60, Emergency Opposition and Emergency Motion and Order for Transportation (in all Cases for Mr. Matthew Travis Houston) of Inmate for Court Appearance under NRCP 24, NRAP 3C / NRCP 20, NRCP 21, NRAP 27E/ 9th.CIR.27.3, or, in the Alternative, for Appearance by Telephone or Video Conference "Hearing Requested" "Oral Argument Requested"

10/18/2023



Clerk's Notice of Hearing

[83] Notice of Hearing

10/31/2023



Order Denying Motion

[85] Order Denying Plaintiff's Emergency Motion to Vacate Dismissal from July 11, 2023 (Order Entered Jly 13, 2023), Motion for Reconsideration, Rehearing De Novo August 28, 2023 and Notice of Motion under NRAP 27-E NRCP 59 and NRCP 60

10/31/2023



Order Denying Motion

[86] Order Denying Plaintiff's Motion for New Trial Under NRCP 60 Emergency Opposition and Emergency Motion and Order for Transportation (in All Cases for Mr. Matthew Travis Houston) of Inmate for Court Appearance NRCP 24, NRAP 3 C/NRAP 27(E)/9th Cir.27.3, or in the Alternative, for Appearance By Telephone of Video Conference

10/31/2023



















Notice of Entry of Order

[87] Notice of Entry of Order

CASE SUMMARY

CASE NO. A-22-858580-C

- 11/01/2023  Notice of Entry of Order
[88] Notice of Entry of Order
- 11/11/2023  Motion
Filed By: Plaintiff Houston, Matthew
[89] Emergency Motion and Ex Parte Demand for Appointment of Discovery Commissioners in all Case of the Plaintiff Matthew Travis Houston "Hearing Requested" "Oral Argument Requested" "Jury Trials Demanded"
- 11/11/2023  Clerk's Notice of Hearing
[90] Notice of Hearing
- 11/13/2023  Affidavit of Service
[91] Affidavit of Service
- 11/18/2023  Opposition
[92] Opposition to the Perjury and Conspiracy of Rosemarie McMorris-Alexander Et Al as a Response to the Attached Exhibit "One" "Hearing Requested"
- 11/18/2023  Clerk's Notice of Hearing
[93] Notice of Hearing
- 11/18/2023  Motion to Stay
Filed By: Plaintiff Houston, Matthew
[94] Emergency Motion for Stay and Abeyance Pursuant to Law + Opposition to and Response to the False Claims and Threats Made on the Record by the Office of The District Attorney Et Al on October 25th, 2023 "Hearing Requested"
- 11/18/2023  Clerk's Notice of Hearing
[95] Notice of Hearing
- 11/21/2023  Notice of Appeal
[96] Notice of Appeal
- 11/21/2023  Notice of Appeal
[97] Notice of Appeal
- 11/22/2023  Case Appeal Statement
[98] Case Appeal Statement
- 11/22/2023  Case Appeal Statement
[99] Case Appeal Statement
- 11/27/2023  Notice of Appeal
[100] Notice of Appeal
- 11/28/2023  Case Appeal Statement
[101] Case Appeal Statement
- 12/01/2023  Order
[102] Order
- 12/18/2023  Affidavit of Service

CASE SUMMARY

CASE NO. A-22-858580-C

[103] Affidavit of Service

12/22/2023



Motion

Filed By: Plaintiff Houston, Matthew

[104] Emergency Motion Under Nev. R. App. P 27(e) for Permission to File Petition to Establish Factual Innocence Pursuant to NRS 34.900 and Opposition to the Perjury and Conspiracy of Defendants Including but Not Limited to Hooks Meng & Clement and Rosemarie McMorris -Alexander et al as a

12/22/2023



Clerk's Notice of Hearing

[105] Notice of Hearing

01/02/2024



Notice of Change of Hearing

[106] Mailed to Plaintiff Matthew Houston

01/04/2024



Motion

Filed By: Plaintiff Houston, Matthew

[107] Emergency Motion for Injunctive Relief Under NRCP Rule 59 + Rule 60, Declaration of Service and Notice of Hearing on a Nevada Department of Corrections Grievant's Statement Continuation Form

01/04/2024



Clerk's Notice of Hearing

[108] Notice of Hearing

01/04/2024



Motion

Filed By: Plaintiff Houston, Matthew

[109] Petition to Establish Factual Innocence Under Nev R Civ P. 34.900-34.960 and Emergency Motion and Order for Transportation (in All Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under Nev. R. App., P. 3(C)+27 (c) or in the Alternative for Appearance by Telephone or Video Conference

01/04/2024



Clerk's Notice of Hearing

[110] Notice of Hearing

01/04/2024



Demand

Filed By: Plaintiff Houston, Matthew

[111] Demand for and Order Setting Civil Jury Trial(s) Emergency Interpleadings of Fact and Meritorious Intervention as a "Joinder of Appeal"

01/04/2024



Clerk's Notice of Hearing

[112] Notice of Hearing

01/07/2024



Motion

Filed By: Plaintiff Houston, Matthew

[113] Emergency Motion for Injunctive Relief Under NRCP Rule 59 & Rule 60, Declaration of Service and Notice of Hearing on a Nevada Department of Corrections Grievant's Statement Continuation Form

01/07/2024



Clerk's Notice of Hearing

[114] Notice of Hearing

01/07/2024


















Motion

Filed By: Plaintiff Houston, Matthew

[115] Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons
















CASE SUMMARY

CASE NO. A-22-858580-C

- 01/07/2024  Clerk's Notice of Hearing
[116] Notice of Hearing
- 01/08/2024 Administrative Reassignment
Pursuant to Administrative Order 23-05
- 01/08/2024  Notice of Change of Hearing
[117] Notice of Change of Hearing
- 01/08/2024  Notice of Change of Hearing
[118] Notice of Change of Hearing
- 01/08/2024  Notice of Change of Hearing
[119] Notice of Change of Hearing
- 01/16/2024  Not Found Affidavit
[120] Not Found Affidavit
- 01/16/2024  Affidavit of Service
[122] Affidavit of Service
- 01/17/2024  Notice of Change of Hearing
[123] Notice of Change of Hearing
- 02/05/2024  Affidavit of Service
[124] Affidavit of Service
- 02/05/2024  Affidavit of Service
[125] Affidavit of Service
- 02/05/2024  Not Found Affidavit
[126] Not Found Affidavit
- 02/09/2024  Affidavit of Service
[127] Affidavit of Service
- 02/09/2024  Affidavit of Service
[128] Affidavit of Service
- 03/06/2024  Motion to Compel
Filed By: Plaintiff Houston, Matthew
[129] Emergency Motion to Compel Exhibit "G"
- 03/06/2024  Declaration
Filed By: Plaintiff Houston, Matthew
[130] Emergency Declarations of Jason M. Frierson and Roger W. Wenthe
- 03/06/2024  Supplement
Filed by: Plaintiff Houston, Matthew
[131] Supplements to Affidavits of Service and Memorandum of Points and Authorities Pursuant to EDCR 2.20


CASE SUMMARY

CASE NO. A-22-858580-C

- 03/07/2024  Motion
Filed By: Plaintiff Houston, Matthew
[132] Emergency Motion to Suzanne Berube Rophus, John Afshar, and Steven B. Wolfson
- 03/08/2024  Clerk's Notice of Hearing
[133] Notice of Hearing
- 03/11/2024  Notice of Appeal
[134] Notice of Appeal
- 03/11/2024  Affidavit of Service
[137] Affidavit of Service
- 03/11/2024  Affidavit of Service
[138] Affidavit of Service
- 03/11/2024  Not Found Affidavit
[139] Not Found Affidavit
- 03/12/2024  Case Appeal Statement
[135] Case Appeal Statement
- 03/12/2024  Clerk's Notice of Hearing
[136] Notice of Hearing
- 03/13/2024  Motion
Filed By: Plaintiff Houston, Matthew
[140] Notice to Cease and Desist and Emergency Motion to Emily Strand, Esq.
- 03/13/2024  Motion
Filed By: Plaintiff Houston, Matthew
[141] Emergency Notice of Demand to All Law Enforcement and Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons
- 03/15/2024  Clerk's Notice of Hearing
[142] Notice of Hearing
- 03/15/2024  Clerk's Notice of Hearing
[143] Notice of Hearing
- 03/18/2024  Motion
Filed By: Plaintiff Houston, Matthew
[144] Emergency Motion to Vacate Order for Dismissal Without Prejudice; Emergency Interpleadings of Fact; and Meritorious INtervention as "Joinder of Appeal"
- 03/18/2024  Motion
Filed By: Plaintiff Houston, Matthew
[145] Demand for an Order Setting Civil Jury Trail(s) Emergency Interpleadings of Fact and Meritorious Intervention as "Joinder of Appeal"
- 03/18/2024  Clerk's Notice of Hearing
[146] Notice of Hearing


CASE SUMMARY


CASE NO. A-22-858580-C


- 03/19/2024  Clerk's Notice of Hearing
[147] Notice of Hearing
- 03/29/2024  Motion
Filed By: Plaintiff Houston, Matthew
[148] Emergency Motion to Vacate Hearings
- 03/29/2024  Motion
Filed By: Plaintiff Houston, Matthew
[149] Emergency Objection to 12March2024 of the Co-Plaintiffs 12March2024 Emergency Motion to Vacate Dismissal, Emergency Response to 11March2024 and Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons
- 04/02/2024  Clerk's Notice of Hearing
[150] Notice of Hearing
- 04/03/2024  Clerk's Notice of Hearing
[151] Notice of Hearing
- 04/09/2024  Motion
Filed By: Plaintiff Houston, Matthew
[152] Emergency Motion for New Trial(s) and Amendment(s) of Judgement(s) Pursuant to Nev. R. Civ. P. 59; Petition to Establish Factual Innocence and Supplement to Affidavits of Service; Memorandum of Points and Authorities
- 04/09/2024  Motion to Vacate
Filed By: Plaintiff Houston, Matthew
[153] Motion to Vacate Dismissal Without Prejudice Filed Feb. 06, 2018 and Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons
- 04/10/2024  Affidavit of Service
[154] Affidavit of Service
- 04/10/2024  Affidavit of Service
[155] Affidavit of Service
- 04/10/2024  Not Found Affidavit
[156] Not Found Affidavit
- 04/11/2024  Clerk's Notice of Hearing
[157] Clerk's Notice of Hearing
- 04/11/2024  Clerk's Notice of Hearing
[158] Clerk's Notice of Hearing
- 04/12/2024  Motion
Filed By: Plaintiff Houston, Matthew
[159] Emergency Opposition in A-23-865442-C; Emergency Motion for New Trial in A-24-887269-A (NRC P 59); Supplement to Appellants' Opening Brief in A-24-889179-A; and Declaration of Gary Wassum in Opposition to the Perjury and Conspiracy of Rosemarie McMorris-Alexander et al;


CASE SUMMARY


CASE NO. A-22-858580-C


- 04/15/2024  Clerk's Notice of Hearing
[160] Clerk's Notice of Hearing


- 05/10/2024  Motion
Filed By: Plaintiff Houston, Matthew
[161] Notice to Cease and Desist and Emergency Motion to Emily Strand, Esq


- 05/13/2024  Clerk's Notice of Hearing
[162] Clerk's Notice of Hearing


- 05/14/2024  Not Found Affidavit
[163] Not Found Affidavit


- 05/14/2024  Affidavit
[164] Affidavit for Service


- 05/14/2024  Affidavit of Service
[165] Affidavit for Service


- 05/14/2024  Motion
Filed By: Plaintiff Houston, Matthew
[166] Emergency Notice of Intention to Enter Default(s) and Corresponding Exhibits


- 05/14/2024  Motion
Filed By: Plaintiff Houston, Matthew
[167] Appellants' Opening Brief in Case No. A-24-889177-A; Response to Order to Show Cause In Case No. A-24-889178-A; Appellants' Opening Brief in Case No. A-24-889179-A; Renewed Opposition in Case No. A-23-865442-C; Supplement and Renewed Motion for New Trials in All Cases of the Plaintiff in Error

- 05/15/2024  Clerk's Notice of Hearing
[168] Clerk's Notice of Hearing


- 05/15/2024  Clerk's Notice of Hearing
[169] Clerk's Notice of Hearing

- 05/16/2024  NV Supreme Court Clerks Certificate/Judgment - Dismissed
[170] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed

- 05/30/2024  Notice of Appeal
[171] Notice of Appeal and Suppliment to Civil Rights Complaint by an Inmate as a Breandeis Brief Meritorous Intervention and Joinder of Appeal pursuant to Nev.R.CIV.P. 5a and Nev/R. CIY.P. 60 under NRAP 27(e)

- 05/31/2024  Case Appeal Statement
Case Appeal Statement

HEARINGS

- 01/10/2023  **Minute Order** (3:00 AM) (Judicial Officer: Krall, Nadia)
Minute Order - No Hearing Held;
Journal Entry Details:

NRCP 1 and NRCP 1.10 state that the procedures in district court shall be administered to secure efficient, just and inexpensive determinations in every action and proceeding. Pursuant


CASE SUMMARY

CASE NO. A-22-858580-C

to EDCR 2.23(c), the judge may consider the motion on its merits at any time with or without oral argument, and grant or deny it. Defendant Daniel Schwartz's Motion to Dismiss Pro Se Plaintiff Matthew Travis Houston's Complaint filed on 10/17/2022 and Pro Se Plaintiff Matthew Travis Houston's 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 Filed on 12/29/2022. The Court reviewed all of the pleadings and attached exhibits regarding the pleadings on file. COURT ORDERED, Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint filed on 10/17/2022 is CONTINUED for 90 days to 4/12/2023 at 9:00 A.M. to allow Pro Se Plaintiff Matthew Travis Houston additional time to file an Opposition to Defendant Daniel Schwartz's Motion to Dismiss. COURT FURTHER ORDERED, Pro Se Plaintiff Matthew Travis Houston deadline to file an opposition is 3/29/2023 by 5:00 P.M. COURT FURTHER ORDERED, Defendant Daniel Schwartz to file his Reply no later than 4/5/2023 by 5:00 P.M. COURT FURTHER ORDERED, Defendant Daniel Schwartz's Motion to Dismiss Pro Se Plaintiff Matthew Travis Houston's Complaint filed on 10/17/2022 currently scheduled for hearing on 1/11/2023 at 9:00 A.M. is CONTINUED to 4/12/2023 at 9:00 A.M. 04/12/2023 09:00 AM MOTION TO DISMISS CLERK'S NOTE: This minute order was electronically served and mailed to Pro Se Plaintiff at the address on file by Courtroom Clerk, Pharan Burchfield, to all registered parties for Odyssey File & Serve://pb/1/10/23.;

- 01/31/2023 **Motion to Amend Complaint** (9:00 AM) (Judicial Officer: Krall, Nadia)
Plaintiff's Emergency Ex Parte Motion for Leave to File an Amended Complaint
Denied;


- 01/31/2023 **Opposition** (9:00 AM) (Judicial Officer: Krall, Nadia)
Plaintiff's Emergency Ex Parte Opposition to the False Claims of Lewis Brisbois Bisgaard & Smith
Moot;

- 01/31/2023  **All Pending Motions** (9:00 AM) (Judicial Officer: Krall, Nadia)
Matter Heard;
Journal Entry Details:
PLAINTIFF'S EMERGENCY EX PARTE OPPOSITION TO THE FALSE CLAIMS OF LEWIS BRISBOIS BISGAARD & SMITH . . . PLAINTIFF'S EMERGENCY EX PARTE MOTION FOR LEAVE TO FILE AN AMENDED COMPLAINT COURT NOTED Opposition not being a proper pleading and the Court cannot make a ruling. Therefore, COURT ORDERED, Plaintiff's Emergency Ex Parte Opposition To The False Claims Of Lewis Brisbois Bisgaard & Smith DENIED AS MOOT. COURT FURTHER NOTED Motion for Leave to File Amended Complaint was filed without an attached proposed Amended Complaint. COURT FURTHER ORDERED, Plaintiff's Emergency Ex Parte Motion For Leave To File An Amended Complaint DENIED; and Mr. Schwartz to prepare the Order.;

- 02/07/2023 **Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Plaintiff's - Emergency Ex Parte Motion for Leave to add Defendant(s) Tierra Danielle Jones and Christopher D Burk Esq
Denied;

- 02/07/2023 **Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Plaintiff's - Emergency Motion to Add Defendant(s) Kristina A. Rhodes
Denied;

- 02/07/2023 **Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Plaintiff's - Emergency Motion to Add Defendant(s) not Limited to Office to the Public Defender Benard H. Little
Denied;

- 02/07/2023  **All Pending Motions** (9:00 AM) (Judicial Officer: Krall, Nadia)
Matter Heard;
Journal Entry Details:
PLAINTIFF'S - EMERGENCY EX PARTE MOTION FOR LEAVE TO ADD DEFENDANT(S) TIERRA DANIELLE JONES AND CHRISTOPHER D BURK ESQ. . . . PLAINTIFF'S - EMERGENCY MOTION TO ADD DEFENDANT(S) KRISTINA A. RHODES . . . PLAINTIFF'S - EMERGENCY MOTION TO ADD DEFENDANT(S) NOT LIMITED TO OFFICE TO THE

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-22-858580-C

PUBLIC DEFENDER BENARD H. LITTLE COURT NOTED that there being no attached proposed Amended Complaint to the Motions. COURT stated its FINDINGS and ORDERED, Plaintiff's Emergency Ex Parte Motion for Leave to Add Defendants Tierra Danielle Jones and Christopher D Burk Esq. DENIED; Plaintiff's Emergency Motion to Add Defendant Kristina A. Rhodes DENIED; Plaintiff's Emergency Motion to Add Defendants Not Limited to Office to the Public Defender Benard H. Little DENIED; and Mr. Schwartz to prepare the Order ;

03/28/2023

Motion (9:00 AM) (Judicial Officer: Krall, Nadia)

Plaintiff / Inmate's - Emergency Motion and Order for Transportation of Inmate for Court Appearance or in the Alternative for Appearance by Telephone or Video Conference Under NRAP 78(e)

Granted; Plaintiff / Inmate's - Emergency Motion and Order for Transportation of Inmate for Court Appearance or in the Alternative for Appearance by Telephone or Video Conference Under NRAP 78(e)

03/28/2023

Motion (9:00 AM) (Judicial Officer: Krall, Nadia)

Plaintiff / Inmate's 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 27(e)

Granted; Plaintiff / Inmate's 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 27(e)

03/28/2023



All Pending Motions (9:00 AM) (Judicial Officer: Krall, Nadia)

Matter Heard;

Journal Entry Details:

PLAINTIFF / INMATE'S - EMERGENCY MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR IN THE ALTERNATIVE FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE UNDER NRAP 78(E) . . . PLAINTIFF / INMATE'S 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 27(E) Mr. Schwartz confirmed Plaintiff has not yet received anything in response to his Motion to Dismiss. COURT ORDERED, Plaintiff / Inmate's - Emergency Motion and Order for Transportation of Inmate for Court Appearance or in the Alternative for Appearance by Telephone or Video Conference Under NRAP 78(e) GRANTED; Plaintiff / Inmate's 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 27(e) GRANTED; the 4/12/23 hearing on Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint CONTINUED; and the Court will prepare an Order with the Opposition date, Reply date, and new hearing date. COURT FURTHER ORDERED, Defendant's appearance via IN-PERSON with Transport Order or appearance via telephone or video conference. CLERK'S NOTE: This minute order was electronically served by Courtroom Clerk, Pharan Burchfield, to all registered parties for Odyssey File & Serve; this minute order was also served by First Class U.S. Mail postage full prepaid to Plaintiff at High Desert State Prison.//pb/3/29/23.;

05/12/2023



Minute Order (3:00 AM) (Judicial Officer: Krall, Nadia)

Minute Order - No Hearing Held;

Journal Entry Details:

The Court reviewed all of the pleadings and attached exhibits regarding the pleadings on file. COURT ORDERED, Plaintiff/Inmate's Emergency Motion to Compel an Answer from Aaron D. Ford, Affidavit of Service as a Notice of Motion and Statement of Facts shall be DENIED as MOOT; pursuant to the Nevada Rules of Civil Procedure Defendant's Motion to Dismiss is an appropriate responsive pleading; and the hearing date of May 24, 2023 shall be VACATED. CLERK'S NOTE: This minute order was electronically served by Courtroom Clerk, Pharan Burchfield, to all registered parties for Odyssey File & Serve; this minute order was also served by First Class U.S. Mail postage full prepaid to Plaintiff Matthew Houston at High Desert State Prison.//pb/5/12/23.;

05/24/2023

CANCELED Motion to Compel (9:00 AM) (Judicial Officer: Krall, Nadia)

Vacated

Plaintiff/Inmate's Emergency Motion to Compel an Answer from Aaron D. Ford, Affidavit of Service as a "Notice of Motion" and Statement of Facts

CASE SUMMARY**CASE NO. A-22-858580-C**

- 07/11/2023 **Motion to Dismiss** (9:00 AM) (Judicial Officer: Krall, Nadia)
Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint
 per 1/10/23 minute order
 Granted With Prejudice; Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint
- 07/11/2023 **Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Plaintiff's- Motion Title: Objection to Defendant Daniel L. Schwartz 's Opposition to Plaintiff Matthew Travis Houston's Notice of Intention to Enter Default and Continued Opposition to Defendants Motion to Dismiss
 Off Calendar; Plaintiff's- Motion Title: Objection to Defendant Daniel L. Schwartz 's Opposition to Plaintiff Matthew Travis Houston's Notice of Intention to Enter Default and Continued Opposition to Defendants Motion to Dismiss
- 07/11/2023  **All Pending Motions** (9:00 AM) (Judicial Officer: Krall, Nadia)
 Matter Heard;
 Journal Entry Details:
DEFENDANT DANIEL SCHWARTZ'S MOTION TO DISMISS PLAINTIFF MATTHEW HOUSTON'S COMPLAINT . . . PLAINTIFF'S- MOTION TITLE: OBJECTION TO DEFENDANT DANIEL L. SCHWARTZ 'S OPPOSITION TO PLAINTIFF MATTHEW TRAVIS HOUSTON'S NOTICE OF INTENTION TO ENTER DEFAULT AND CONTINUED OPPOSITION TO DEFENDANTS MOTION TO DISMISS MATTER TRAILED due to audio difficulties. MATTER RECALLED. All parties present as before. MATTER TRAILED as Mr. Houston seems to be muted. MATTER RECALLED. All parties present as before. Arguments made by Mr. Aicklen regarding Motion to Dismiss, noting that Defendant Mr. Schwartz represented the Worker's Compensation company. Mr. Houston explained there being newly discovered evidence and requested leave to amend the Complaint. Mr. Aicklen added that the Complaint does not allege Defendant Mr. Schwartz had anything to do with Mr. Houston's incarceration. COURT stated its FINDINGS and ORDERED. Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint GRANTED WITH PREJUDICE; COURT FINDS amendment to be futile; all future hearings VACATED; and Mr. Aicklen to prepare the Order.;
- 07/18/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Vacated - per Judge
Plaintiff/Inmate's Emergency Motion and Order for Transportation (In All Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under NRAP 3C/27E or, in the Alternative, for Appearance by Telephone or Video Conference
- 08/15/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Vacated - per Judge
Plantiff/Inmate's- Emergency Motion For An Order To Determine the Relationship, if any, between the Hon. Jennifer Schwartz, Daniel L. Schwartz, and Karen Schwartz aka Genex as a Notice of Motion
- 08/16/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Vacated - per Judge
Plaintiff / Inmate's - Emergency Motion to Add Defendant Elham Roohani as an Expedited Notice of Intention to Enter Default
- 08/16/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Vacated - per Judge
Plaintiff / Inmate's - Emergency Motion Under NRAP 27(e) to Add Defendant(s) Not Limited to Linda Sakalauskas and Nevada Attorney for Injured Workers and Renewed Application to Proceed in Forma Pauperis ; NAIW Hearing after
- 09/27/2023 **CANCELED Motion** (9:00 AM) (Judicial Officer: Krall, Nadia)
Vacated
Reoccurring Emergency Motion and Order to Transportation (in all cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under NRAP 3 C/27E or in the Alternative, for Appearance by Telephone or Video Conference

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-22-858580-C

11/07/2023	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated</i> <i>Emergency Motion to Vacate Dismissal from July 11,2023 (Order Entered July 13, 2023) , Motion for Reconsideration, Rehearing De Novo August 28., 2023) and Notice of Motion Under NRAP 27-E NRCP 59 and NRCP 60</i></p>
11/29/2023	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated</i> <i>Motion for New Trials Under NRCP 60 Emergency Opposition and Emergency Motion and Order for Transportation (in All Cases for Mr. Matthew Travis Houston) of Inmate for Court Appearance NRCP 24, NRAP 3 C/NRAP 27(e)/ 9TH CIR. 27.3, or in the Alternative for Appearance by Telephone or Video Conference</i></p>
12/05/2023	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated</i> <i>Emergency Motion and Ex Parte Demand for Appointment of Discovery Commissioner s in all Case of the Plaintiff Matthew Travis Houston</i></p>
01/09/2024	<p>CANCELED Opposition (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated</i> <i>Opposition to the Perjury and Conspiracy of Rosemarie McMorris -Alexander et al as a Response to the Attached Exhibit "One"</i></p>
01/09/2024	<p>CANCELED Motion to Stay (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated</i> <i>Emergency Motion for Stay and Abeyance Pursuant to Law + Opposition to and Response to the False Claims and Threats Made on the Record by the Office of The District Attorney et al on October 25 th, 2023</i></p>
02/01/2024	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated - per Judge</i> <i>Emergency Motion Under Nev. R. App. P 27(e) for Permission to File Petition to Establish Factual Innocence Pursuant to NRS 34.900 and Opposition to the Perjury and Conspiracy of Defendants Including but Not Limited to Hooks Meng & Clement and Rosemarie McMorris - Alexander et al as a Response</i></p>
02/01/2024	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated - per Judge</i> <i>Emergency Motion for Injunctive Relief Under NRCP Rule 59 + Rule 60, Declaration of Service and Notice of Hearing on a Nevada Department of Corrections Grievant's Statement Continuation Form</i></p>
02/01/2024	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated - per Judge</i> <i>Petition to Establish Factual Innocence Under Nev R Civ P. 34.900-34.960 and Emergency Motion and Order for Transportation (in All Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under Nev. R. App., P. 3(C)+27 (c) or in the Alternative for Appearance by Telephone or Video Conference</i></p>
02/01/2024	<p>CANCELED Hearing (9:00 AM) (Judicial Officer: Krall, Nadia) <i>Vacated - per Judge</i> <i>Demand for and Order Setting Civil Jury Trial(s) Emergency Interpleadings of Fact and Meritorious Intervention as a "Joinder of Appeal"</i></p>
02/06/2024	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer) <i>Vacated - per Judge</i> <i>Emergency Motion for Injunctive Relief Under NRCP Rule 59 & Rule 60, Declaration of Service and Notice of Hearing on a Nevada Department of Corrections Grievant's Statement Continuation Form</i></p>
02/06/2024	<p>CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer) <i>Vacated - per Judge</i> <i>Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of</i></p>

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-22-858580-C

Crimes Against Vulnerable Persons

04/04/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Motion to Compel Exhibit "G"

04/04/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Motion to Suzanne Berube Rophus, John Afshar, and Steven B. Wolfson

04/11/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Notice of Demand to All Law Enforcement and Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons

04/11/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Notice to Cease and Desist and Emergency Motion to Emily Strand, Esq.

04/18/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Motion to Vacate Order for Dismissal Without Prejudice; Emergency Interpleadings of Fact; and Meritorious Intervention as "Joinder of Appeal"

04/23/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Demand for an Order Setting Civil Jury Trial(s) Emergency Interpleadings of Fact and Meritorious Intervention as "Joinder of Appeal"

04/25/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Motion to Vacate Hearings

04/30/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Objection to 12March2024 of the Co-Plaintiffs 12March2024 Emergency Motion to Vacate Dismissal, Emergency Response to 11March2024 and Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons

05/02/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Motion to Vacate Dismissal Without Prejudice Filed Feb. 06, 2018 and Emergency Motion for Appointment of the Unit for the Investigation and Prosecution of Crimes Against Vulnerable Persons

05/02/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Motion for New Trial(s) and Amendment(s) of Judgement(s) Pursuant to Nev. R. Civ. P. 59; Petition to Establish Factual Innocence and Supplement to Affidavits of Service; Memorandum of Points and Authorities

05/14/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge
Emergency Opposition in A-23-865442-C; Emergency Motion for New Trial in A-24-887269-A (NRCP 59); Supplement to Appellants' Opening Brief in A-24-889179-A; and Declaration of Gary Wassum in Opposition to the Perjury and Conspiracy of Rosemarie McMorris-Alexander et al;

06/11/2024 CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer)
Vacated - per Judge

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-22-858580-C

	<i>Notice to Cease and Desist and Emergency Motion to Emily Strand, Esq</i>
06/11/2024	CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer) <i>Vacated - per Judge</i> <i>Emergency Notice of Intention to Enter Default(s) and Corresponding Exhibits</i>
06/11/2024	CANCELED Motion (9:00 AM) (Judicial Officer: Schwartz, Jennifer) <i>Vacated - per Judge</i> <i>Appellants' Opening Brief in Case No. A-24-889177-A; Response to Order to Show Cause In Case No. A-24-889178-A; Appellants' Opening Brief in Case No. A-24-889179-A; Renewed Opposition in Case No. A-23-865442-C; Supplement and Renewed Motion for New Trials in All Cases of the Plaintiff in Error</i>

DATE

FINANCIAL INFORMATION

Plaintiff Houston, Matthew	
Total Charges	24.00
Total Payments and Credits	24.00
Balance Due as of 5/31/2024	0.00

DISTRICT COURT CIVIL COVER SHEET

Clark

County, Nevada

A-22-858580-C

Case No. _____

Dept. 4

(Assigned by Clerk's Office)

I. Party Information *(provide both home and mailing addresses if different)*

Plaintiff(s) (name/address/phone): Matthew Travis Houston No. 13 No. 1210652 H.D.S.P. P.O. Box 650 Indian Springs, NV 89070-0650	Defendant(s) (name/address/phone): P: 702-382-2200 Lina Sakalauskas, Dan Schwartz Nevada Attorney For Injured No. 5 2200 Rancho L.B.B.S. Workers Las Vegas, NV aka "N.A.I.W."
Attorney (name/address/phone): pro se No. 16 Louis (L.) (714) 916-7431 No. 17 No(s). 18 + 19 (No. 5) Daniel Schwartz @	Attorney (name/address/phone): unknown, refer to: State Bar of Nevada 3100 W. Charleston Blvd. Suite No. 100 Las Vegas, NV 89102 P: (702) 382-0504

II. Nature of Controversy *(please select the one most applicable filing type below)*

Civil Case Filing Types

Real Property <input type="checkbox"/> Landlord/Tenant <input type="checkbox"/> Unlawful Detainer <input type="checkbox"/> Other Landlord/Tenant <input type="checkbox"/> Title to Property <input type="checkbox"/> Judicial Foreclosure <input type="checkbox"/> Other Title to Property <input type="checkbox"/> Other Real Property <input type="checkbox"/> Condemnation/Eminent Domain <input type="checkbox"/> Other Real Property	Negligence <input type="checkbox"/> Auto <input type="checkbox"/> Premises Liability <input type="checkbox"/> Other Negligence Malpractice <input type="checkbox"/> Medical/Dental <input checked="" type="checkbox"/> Legal <input type="checkbox"/> Accounting <input type="checkbox"/> Other Malpractice	Torts Other Torts <input type="checkbox"/> Product Liability <input type="checkbox"/> Intentional Misconduct <input type="checkbox"/> Employment Tort <input type="checkbox"/> Insurance Tort <input type="checkbox"/> Other Tort
Probate Probate <i>(select case type and estate value)</i> <input type="checkbox"/> Summary Administration <input checked="" type="checkbox"/> General Administration <input type="checkbox"/> Special Administration <input type="checkbox"/> Set Aside <input type="checkbox"/> Trust/Conservatorship <input type="checkbox"/> Other Probate Estate Value <input type="checkbox"/> Over \$200,000 <input type="checkbox"/> Between \$100,000 and \$200,000 <input type="checkbox"/> Under \$100,000 or Unknown <input checked="" type="checkbox"/> Under \$2,500	Construction Defect & Contract Construction Defect <input type="checkbox"/> Chapter 40 <input type="checkbox"/> Other Construction Defect Contract Case <input type="checkbox"/> Uniform Commercial Code <input type="checkbox"/> Building and Construction <input type="checkbox"/> Insurance Carrier <input type="checkbox"/> Commercial Instrument <input type="checkbox"/> Collection of Accounts <input type="checkbox"/> Employment Contract <input type="checkbox"/> Other Contract	Judicial Review/Appeal Judicial Review <input type="checkbox"/> Foreclosure Mediation Case <input type="checkbox"/> Petition to Seal Records <input type="checkbox"/> Mental Competency Nevada State Agency Appeal <input type="checkbox"/> Department of Motor Vehicle <input type="checkbox"/> Worker's Compensation <input type="checkbox"/> Other Nevada State Agency Appeal Other <input type="checkbox"/> Appeal from Lower Court <input type="checkbox"/> Other Judicial Review/Appeal
Civil Writ <input checked="" type="checkbox"/> Writ of Habeas Corpus <input type="checkbox"/> Writ of Mandamus <input type="checkbox"/> Writ of Quo Warrant <input type="checkbox"/> Writ of Prohibition <input type="checkbox"/> Other Civil Writ	Other Civil Filing <input type="checkbox"/> Compromise of Minor's Claim <input type="checkbox"/> Foreign Judgment <input type="checkbox"/> Other Civil Matters	

Business Court filings should be filed using the Business Court civil coversheet.

May 5th 2022
Date

[Signature]
Signature of initiating party or representative

See other side for family-related case filings.

2:22-cv-00693-JAD-NJK
2:21-cv-00499-JAD-DJA
2:22-cv-01285-MMD-VCF

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Legal Malpractice

COURT MINUTES

January 10, 2023

A-22-858580-C Matthew Houston, Plaintiff(s)
vs.
Daniel Schwartz, Defendant(s)

January 10, 2023 3:00 AM Minute Order

HEARD BY: Krall, Nadia **COURTROOM:** Chambers

COURT CLERK: Pharan Burchfield

RECORDER:

REPORTER:

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- NRCP 1 and NRCP 1.10 state that the procedures in district court shall be administered to secure efficient, just and inexpensive determinations in every action and proceeding.

Pursuant to EDCR 2.23(c), the judge may consider the motion on its merits at any time with or without oral argument, and grant or deny it.

Defendant Daniel Schwartz's Motion to Dismiss Pro Se Plaintiff Matthew Travis Houston's Complaint filed on 10/17/2022 and Pro Se Plaintiff Matthew Travis Houston's 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 Filed on 12/29/2022.

The Court reviewed all of the pleadings and attached exhibits regarding the pleadings on file.

COURT ORDERED, Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint filed on 10/17/2022 is CONTINUED for 90 days to 4/12/2023 at 9:00 A.M. to allow Pro Se Plaintiff Matthew Travis Houston additional time to file an Opposition to Defendant Daniel Schwartz's Motion to Dismiss.

COURT FURTHER ORDERED, Pro Se Plaintiff Matthew Travis Houston deadline to file an opposition is 3/29/2023 by 5:00 P.M.

COURT FURTHER ORDERED, Defendant Daniel Schwartz to file his Reply no later than 4/5/2023 by 5:00 P.M.

COURT FURTHER ORDERED, Defendant Daniel Schwartz's Motion to Dismiss Pro Se Plaintiff Matthew Travis Houston's Complaint filed on 10/17/2022 currently scheduled for hearing on 1/11/2023 at 9:00 A.M. is CONTINUED to 4/12/2023 at 9:00 A.M.

04/12/2023 09:00 AM MOTION TO DISMISS

CLERK'S NOTE: This minute order was electronically served and mailed to Pro Se Plaintiff at the address on file by Courtroom Clerk, Pharan Burchfield, to all registered parties for Odyssey File & Serve.//pb/1/10/23.

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Legal Malpractice

COURT MINUTES

January 31, 2023

A-22-858580-C Matthew Houston, Plaintiff(s)
vs.
Daniel Schwartz, Defendant(s)

January 31, 2023 9:00 AM All Pending Motions

HEARD BY: Krall, Nadia **COURTROOM:** RJC Courtroom 03C

COURT CLERK: Pharan Burchfield
Kimberly Lienen

RECORDER: Melissa Burgener

REPORTER:

PARTIES

PRESENT: Schwartz, Daniel L Attorney

JOURNAL ENTRIES

- PLAINTIFF'S EMERGENCY EX PARTE OPPOSITION TO THE FALSE CLAIMS OF LEWIS BRISBOIS BISGAARD & SMITH . . . PLAINTIFF'S EMERGENCY EX PARTE MOTION FOR LEAVE TO FILE AN AMENDED COMPLAINT

COURT NOTED Opposition not being a proper pleading and the Court cannot make a ruling. Therefore, COURT ORDERED, Plaintiff's Emergency Ex Parte Opposition To The False Claims Of Lewis Brisbois Bisgaard & Smith DENIED AS MOOT. COURT FURTHER NOTED Motion for Leave to File Amended Complaint was filed without an attached proposed Amended Complaint. COURT FURTHER ORDERED, Plaintiff's Emergency Ex Parte Motion For Leave To File An Amended Complaint DENIED; and Mr. Schwartz to prepare the Order.

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Legal Malpractice

COURT MINUTES

February 07, 2023

A-22-858580-C Matthew Houston, Plaintiff(s)
vs.
Daniel Schwartz, Defendant(s)

February 07, 2023 9:00 AM All Pending Motions

HEARD BY: Krall, Nadia **COURTROOM:** RJC Courtroom 03C

COURT CLERK: Pharan Burchfield
Kimberly Lienen

RECORDER: Melissa Burgener

REPORTER:

PARTIES

PRESENT: Schwartz, Daniel Defendant
 Schwartz, Daniel L Attorney

JOURNAL ENTRIES

- PLAINTIFF'S - EMERGENCY EX PARTE MOTION FOR LEAVE TO ADD DEFENDANT(S) TIERRA DANIELLE JONES AND CHRISTOPHER D BURK ESQ. . . . PLAINTIFF'S - EMERGENCY MOTION TO ADD DEFENDANT(S) KRISTINA A. RHODES . . . PLAINTIFF'S - EMERGENCY MOTION TO ADD DEFENDANT(S) NOT LIMITED TO OFFICE TO THE PUBLIC DEFENDER BENARD H. LITTLE

COURT NOTED that there being no attached proposed Amended Complaint to the Motions. COURT stated its FINDINGS and ORDERED, Plaintiff's Emergency Ex Parte Motion for Leave to Add Defendants Tierra Danielle Jones and Christopher D Burk Esq. DENIED; Plaintiff's Emergency Motion to Add Defendant Kristina A. Rhodes DENIED; Plaintiff's Emergency Motion to Add Defendants Not Limited to Office to the Public Defender Benard H. Little DENIED; and Mr. Schwartz to prepare the Order

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Legal Malpractice

COURT MINUTES

March 28, 2023

A-22-858580-C Matthew Houston, Plaintiff(s)
vs.
Daniel Schwartz, Defendant(s)

March 28, 2023 9:00 AM All Pending Motions

HEARD BY: Krall, Nadia **COURTROOM:** RJC Courtroom 03C

COURT CLERK: Pharan Burchfield

RECORDER: Melissa Burgener

REPORTER:

PARTIES

PRESENT: Schwartz, Daniel Defendant
Schwartz, Daniel L Attorney

JOURNAL ENTRIES

- PLAINTIFF / INMATE'S - EMERGENCY MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR IN THE ALTERNATIVE FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE UNDER NRAP 78(E) . . . PLAINTIFF / INMATE'S 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 27(E)

Mr. Schwartz confirmed Plaintiff has not yet received anything in response to his Motion to Dismiss. COURT ORDERED, Plaintiff / Inmate's - Emergency Motion and Order for Transportation of Inmate for Court Appearance or in the Alternative for Appearance by Telephone or Video Conference Under NRAP 78(e) GRANTED; Plaintiff / Inmate's 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 27(e) GRANTED; the 4/12/23 hearing on Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint CONTINUED; and the Court will prepare an Order with the Opposition date, Reply date, and new hearing date. COURT FURTHER ORDERED, Defendant's appearance via IN-PERSON with Transport Order or appearance via telephone or video conference.

CLERK'S NOTE: This minute order was electronically served by Courtroom Clerk, Pharan Burchfield, to all registered parties for Odyssey File & Serve; this minute order was also served by First Class U.S. Mail postage full prepaid to Plaintiff at High Desert State Prison.//pb/3/29/23.

DISTRICT COURT
CLARK COUNTY, NEVADA

Legal Malpractice

COURT MINUTES

May 12, 2023

A-22-858580-C Matthew Houston, Plaintiff(s)
vs.
Daniel Schwartz, Defendant(s)

May 12, 2023 3:00 AM Minute Order

HEARD BY: Krall, Nadia COURTROOM: Chambers

COURT CLERK: Pharan Burchfield

RECORDER:

REPORTER:

PARTIES
PRESENT:

JOURNAL ENTRIES

- The Court reviewed all of the pleadings and attached exhibits regarding the pleadings on file.

COURT ORDERED, Plaintiff/Inmate's Emergency Motion to Compel an Answer from Aaron D. Ford, Affidavit of Service as a Notice of Motion and Statement of Facts shall be DENIED as MOOT; pursuant to the Nevada Rules of Civil Procedure Defendant's Motion to Dismiss is an appropriate responsive pleading; and the hearing date of May 24, 2023 shall be VACATED.

CLERK'S NOTE: This minute order was electronically served by Courtroom Clerk, Pharan Burchfield, to all registered parties for Odyssey File & Serve; this minute order was also served by First Class U.S. Mail postage full prepaid to Plaintiff Matthew Houston at High Desert State Prison.//pb/5/12/23.

GRANTED WITH PREJUDICE; COURT FINDS amendment to be futile; all future hearings VACATED; and Mr. Aicklen to prepare the Order.



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE
NOTICE OF DEFICIENCY
ON APPEAL TO NEVADA SUPREME COURT

MATTHEW TRAVIS HOUSTON #1210652
P.O. BOX 650
INDIAN SPRINGS, NV 89070

DATE: May 31, 2024
CASE: A-22-858580-C

RE CASE: MATTHEW TRAVIS HOUSTON vs. DANIEL SCHWARTZ, ESQ.

NOTICE OF APPEAL FILED: May 30, 2024

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- \$250 – Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- \$24 – District Court Filing Fee (Make Check Payable to the District Court)**
- \$500 – Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
 - *Previously paid Bonds are not transferable between appeals without an order of the District Court.*
- Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- Order
- Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. **The district court clerk shall apprise appellant of the deficiencies in writing**, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

*****Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.***

Certification of Copy

State of Nevada }
County of Clark } **SS:**

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

vs.

DANIEL SCHWARTZ, ESQ.,

Defendant(s),

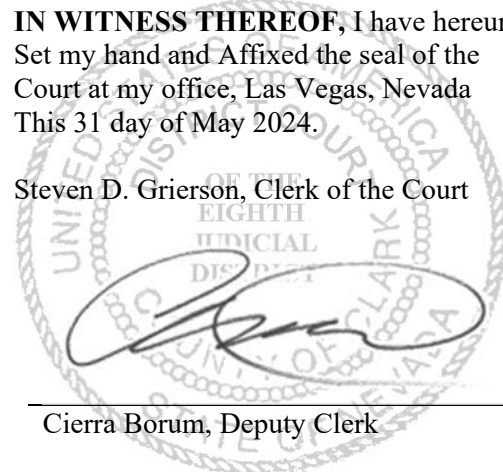
Case No: A-22-858580-C

Dept No: XVII

now on file and of record in this office

IN WITNESS THEREOF, I have hereunto
Set my hand and Affixed the seal of the
Court at my office, Las Vegas, Nevada
This 31 day of May 2024.

Steven D. Grierson, Clerk of the Court



Cierra Borum, Deputy Clerk