

IN THE SUPREME COURT OF THE STATE OF NEVADA

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Elizabeth A. Brown
Clerk of Supreme Court

MATTHEW TRAVIS HOUSTON,
Appellant(s),

vs.

DANIEL L. SCHWARTZ, ESQ., AN
INDIVIDUAL,
Respondent(s),

Case No: A-22-858580-C

Docket No: 87670

RECORD ON APPEAL VOLUME 4

ATTORNEY FOR APPELLANT
MATTHEW HOUSTON #120652,
PROPER PERSON
P.O. BOX 650
INDIAN SPRINGS, NV 89070

ATTORNEY FOR RESPONDENT
DANIEL L. SCHWARTZ, ESQ.
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LAS VEGAS, NV 89102

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**THIS SEALED
DOCUMENT,
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Andrew J. Linn
CLERK OF THE COURT

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SUPP.
REV. MATTHEW TRAVIS HOUSTON, CMTD
American Bar Association Member (Retired)
ABA ID No- 04662784
PO BOX 650 - HO SP
Indian Springs NV 89070-0650

DISTRICT COURT
CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,
Plaintiff,

vs.

MANDALAY BAY CORP., ET AL,
STATE OF NEVADA, ET AL,
STATE OF NEVADA, ET AL,
CALVIN JOHNSON, ET AL,
BRIAN P. CLARK,
DANIEL L. SCHWARTZ,
DIANNE FERRANTE, ET AL,
BERNSTEIN & POISSON, LLP, ET AL,
STATE BAR OF NEVADA, ET AL,
JOSEPH M. LOMBARDO, ET AL,
ALEXIS M. DUECKER, ET AL,
Defendants.

NOTE TO CLERK: PLEASE FILE
INTO ALL CASES AND I SINCERELY
APPRECIATE YOUR HELP:

Case No. A-17-758861-C
Dept. 29
A-22-800219-W
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Dept.
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Dept. 4
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Dept. 27
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Dept. 7
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"SEE RENEWED LIST OF PARTIES THAT
SHALL ALSO SUFFICE AS A LIST OF WITNESSES"

"JURY TRIALS DEMANDED"

SUPPLEMENTAL CIVIL RIGHTS COMPLAINT BY AN
INMATE AS A "BRANDEIS BRIEF", MERITORIOUS INTERVENTION
AND JOINDER OF APPEAL PURSUANT TO NRCP 59 AND NRCP 60
"HEARING(S) REQUESTED"

OCT 17 2023

CLERK OF THE COURT

LIST OF PARTIES

1. Rosemarie McMorris-Alexander - SEDGWICK CMS
2. Redenta Blacic - STATE OF NEVADA (OMBUDSMAN)
OFFICE OF CONSUMER HEALTH ASSISTANCE
3. Jonathan Shockley - SEDGWICK CMS
4. Brian P. Clark - CLARK MCCOURT, LLC
5. Daniell 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. 11403
11. ~~Steven Paddock~~ BENJAMIN E. ABBOTT, ESQ Nevada Bar No. 15692
12. ~~M. Mulligan~~ ^{LVMPD # 15657} ~~Marylou Dennelly~~ - ~~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 Roshanni~~ - EJDC - Haley Beza, Deputized Law Clerk
26. ~~Mary Kay Hottas~~ - EJDC - Jennifer Togliatti

1-A

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 Bacous~~ - ~~JENNIFER TOGLIATTI~~ - EJDC - Nancy Becker
- 31. Andrew Flahive - ANDREW SCOTT FLAHITE, ESQ
- 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" CGDC
- 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. Imlay @ 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. ~~████████████████████~~ - A.L.A.
- 51. ~~████████████████████~~ - A.S.A.
- 52. Lillian R. McMorris

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 ^(OMBUDSMAN)
62. Nicole Garcia of Murchison Law
63. Tyler Ure of Murchison Law
64. Steven B. Wolfson No. 1565
65. ~~Kristina Rhodes~~ ^{JUSTICE COURT, LAS VEGAS TOWNSHIP} No. ~~12488~~ Hon. Harmony T. Letizia, EDC _{Justice 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 MCCOURT, LLC
74. Rody H. Scott - CLARK MCCOURT, LLC
75. "Will" e SEDGWICK
76. SEDGWICK CMS/Old Republic Insurance Co. / Agent for Freeman Companies
77. ~~Jason Lewis~~ HEALTHSOUTH off of Valley View and Charleston
78. Nevada Department of Administration, Hearings Division - Northern Division

LIST OF PARTIES (CONTINUED)

- 79. Nevada Attorney for Injured Workers "aka" - NAIW
- 80. Andrea Epping - SEDGWICK CMS
- 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 ²¹CR019040
- 89. GENEX - SEDGWICK CMS
- 90. Capitol Police in re Karen ^{"aka" - GENEX -} Schwartz in C17-323614 (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. ~~G. Ford~~, Attorney General "SOP" Christina Greene
- 98. ~~D. Resch~~, Attorney General Dr. UNKNOWN re NVC ^{Dorsey Standard} competency
- 99. ~~R. Garate~~, Attorney General "SOP" Stacey Ledesma
- 100. ~~Amanda White~~, Attorney General "SOP" Attorney Hastings"
- 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 Oltevera
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. Lucyeca 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. Poisson, ESQ. No. 10186~~
ELIZABETH GONZALEZ - EDDG

LIST OF PARTIES (CONTINUED)

131. ~~Ryan A. Kerbow, ESA No. 11403 NV P&P C.~~ McCarrall
132. ~~Scott Poisson, ESA~~ "SOP" EDOC Kristie Cury
133. ~~Ryan Kerbow, FSA~~ 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 c/o Ashcraft
142. NDOC c/o Draco Wilcovich
143. NDOC inmate No. 1129203 Jarred Heath Thompson
144. NDOC c/o ~~Padova~~ in re S.M.U.
145. NDOC c/o Vasquez in re S.M.U.
146. NDOC Caseworker Padria in re S.M.U.
147. NDOC Caseworker Jefferson in re S.M.U.
148. NDOC LT c/o 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)

LIST OF PARTIES (CONTINUED)

157. Jaimre A. Stilz 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 Moleris
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's)
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 Parraquinre
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 Ungermann
- 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 CCSIII
213. EJDC Judge Elham Roodani
214. EJDC Judge Carolyn Ellsworth
215. EJDC Judge Jasmin Lilly-Spells
216. Justice Court, Las Vegas Township Amy Chelini
217. HDSP Property Annex SRC/O "GARCIA"
218. HDSP Property Annex LT LENNINGHAM
219. HDSP Law Library "Mr. Graham"
220. Ashley St. Clair NV 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 Seebock, LVMPD
229. Maxwell Berkley, Public Defender
230. Kathryn Hansen-McDowell, EJDC
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

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. Ladrea LaBranche, DPS Parole and Probation Supervisor
- 251. Clark County Board of Commissioners
- 252. Clark County Office of The Public Administrator
- 253. Sheriff Kevin McMahon, 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 C/O "GOONBOOTS"
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

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, ESQ
- 270. Michele Stones
- 271. John T. Afshar, NV Bar No. 14408
- 272. J. Hall, CLARK COUNTY DISTRICT ATTORNEY
- 273. Brandi Kaulupali @ 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

B. DEFENDANTS

1. Name of first Defendant: Rosemarie McMorris-Alexander. The first Defendant is employed as: Dianne 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#30166612006001 "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. #236 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 22-1, 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-G and C-17-323614-1 + A-19-800219-W. Due to the fact that both JENNIFER A. DORSEY and DANIEL J. ALBREGHTS 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.

B. DEFENDANTS

Defendant-Respondent #35:

1. Name of 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)

Defendant-Respondent #209:

2. Name of second Defendant: CAROLYN GOODMAN. The second Defendant is employed as: MAYOR at CITY OF LAS VEGAS.
(Position of Title) (Institution)

Defendant-Respondent #57:

3. Name of third Defendant: CALVIN JOHNSON. The third Defendant is employed as: WARDEN at HIGH DESERT STATE PRISON.
(Position of Title) (Institution)

Defendant-Respondent #202:

4. Name of 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)

S-A-(S) TIERRA DANIELLE JONES (Def #16)

5. Name of fifth Defendant: DAVID M. JONES (#18). The fifth Defendant is employed as: 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. 6s) 17, 18, 29; also A.22. 758861.C, 21CR019840, 21CR033713, 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-01740-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 entitles her to responsibility for the LAS VEGAS CITY JAIL and CDC.

B. DEFENDANTS

- 6. Name of ^{sixth}~~fourth~~ Defendant: Karen Schwartz. The ^{6th}~~4th~~ Defendant is employed as: NURSE CASE MANAGER FOR SEDGWICK CMS at GENEX "aka" SEDGWICK CMS.
(Position of Title) (Institution)
- 7. Name of ^{seventh}~~second~~ Defendant: Christopher D. Burk. The ^{7th}~~second~~ Defendant is employed as: attorney previously falsifying documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)
- 8. Name of ^{eighth}~~third~~ Defendant: Scott L. Poisson. The ^{8th}~~third~~ Defendant is employed as: attorney continuing to falsify documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)
- 9. Name of ^{ninth}~~fourth~~ Defendant: Karlie Gabour. The ^{9th}~~fourth~~ Defendant is employed as: attorney previously falsifying documents at BERNSTEIN & POISSON.
(Position of Title) (Institution)
- 10. Name of ^{tenth}~~fourth~~ Defendant: Ryan M. Kerbow. The ^{10th}~~fourth~~ 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-17-758861.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 (2-C) LAW OFFICE OF JASON W. BARRIS, LTD.

B. DEFENDANTS

- 11. Name of ^{eleventh} Defendant: Benjamin E. Abbott The ^{11th} Defendant is employed as:
BENJAMIN E. ABBOT, 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 Las 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 Aduster #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 McMOORIS-ALEXANDER ET AL to establish Mr. Houston's the false imprisonment of Mr. Houston. False police reports are most certainly UNCONSTITUTIONAL under ALL LAW in the USA. The totally permanently disabled Plaintiff, Mr. Houston, has simply been request more time 2-D to file this Amended Complaint to lessen burden placed upon this Honorable Court.

B. DEFENDANTS

16. Name of ~~one~~^{sixteenth} Defendant: Tierra Danielle Jones. The ~~one~~^{16TH} Defendant is employed as:
JUDICIAL OFFICER at EIGHTH JUDICIAL DISTRICT COURT.
(Position of Title) (Institution)
17. Name of ~~one~~^{seventeenth} Defendant: Robert Jones. The ~~one~~^{17TH} Defendant is employed as:
HOUSE ARREST OFFICER # at LAS VEGAS METRO. POLICE DEPT.
(Position of Title) (Institution)
18. Name of ~~one~~^{eighteenth} Defendant: David M. Jones. The ~~one~~^{18TH} Defendant is employed as:
JUDICIAL OFFICER at EIGHTH JUDICIAL DISTRICT COURT
(Position of Title) (Institution)
19. Name of ~~one~~^{nineteenth} Defendant: Lisa Anderson. The ~~one~~^{19TH} Defendant is employed as:
original attorney for Mr. Houston at LAW FIRM "G.G.R.M."
(Position of Title) (Institution)
20. Name of ~~one~~^{twentieth} Defendant: Benard H. Little. The ~~one~~^{20TH} Defendant is employed as:
HEALTHSOUTH at OFFICE OF THE PUBLIC DEFENDER 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 damage, 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.

B. DEFENDANTS

21. ^{twenty-}Name of first Defendant: Kristina A. Rhoades ^{twenty-}The first Defendant is employed as: KRISTINA A. RHOADES Nevada Bar No. 12480 Office of The District Attorney,
Chief Deputy District Attorney at EDCG and The State of Nevada
(Position of Title) (Institution)
22. ^{twenty-}Name of second Defendant: IATSE LOCAL No. 720 ^{twenty-}The second Defendant is ~~employed as~~ ^{an entity}
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 ~~employed as~~ ^{an associate}
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 ~~employed as~~ ^{an employer}
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,
EDRC 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 Craig S. Denny, as for almost 2-F Daniel J. Albrights or 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 EDDC 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: 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 A. BECKER. The fifth 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 ~~moving~~ 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-C 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 SLOTT FLANIVE. 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. 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. 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. 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. 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 OVR 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 neglectfully 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-VCF. The pleadings and evidence have also been forwarded to the NINTH CIRCUIT COURT OF APPEALS No. 22-15748, ^{and} SUPREME COURT OF NEVADA APPEALS 79408-84887. Original copies of the pleadings of evidence filed in the EIGHTH JUDICIAL DISTRICT COURT (EJDC) Case No.(s): A.22.853203.W, C.17.323614.L, A.22.758861.C, 21P01950 and A.22.856372.G as Jennifer A. Dorsey has prevented Plaintiff's access to this court. ⁽³⁾ Also has Miranda M. Du. PLEASE SEE ATTACHED EXHAUSTION OF NDOC GRIEVANCE PROCEDURE(S)

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.

- 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 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. Du's published lies coincide with the deliberate indifference of Jennifer A. Dorsey, further validating the conspiracy ~~is~~ 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 PARDOLK 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 KITE(S) RE-August 23, 2023 re 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 8th AMDT. cruel and unusual punishment(s).

2. Claim 3. 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 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 Maquoketa, 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 I'm 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 this BATTERED PERSON'S 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 AMDT. 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 this Honorable Court, abuse of discretion has been continued by Magistrate Judge (3) Page 5-A for both the Plaintiff and Craig S. Denny.

D. CAUSE(S) OF ACTION

CLAIM 1(5)

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 MANDALAY 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 now stolen Service R-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 A.R. "GRIEVANCE PROCEDURE".

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
 (name of person who prepared or helped
 prepare this complaint if not the plaintiff)

Matthew Travis Houston
 (signature of 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.

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 Daniel 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:
 16 • death of uncle Randall Schoenherr - 2019
 17 while illegally incarcerated in NDOC for a dismissed case.
 18 • suicide of uncle Rollie Schoenherr - 2017.
 19 • divorce from abusive spouse in 2014 after learning that
 20 that 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 pro se
 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.

A-19-800402-W

SEE EJDC, No C-17-323614-1 → A-19-800219-W
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 Terra Torres never responded to
7 petitioner's first ^{A-19-800219-W} PETITION FOR WRIT OF HABEAS prepared while
8 illegally incarcerated at ToL.V.C. during his wrongful conviction
9 of Dist. case No. C-17-323614-2, ^{17F00474X} date and depth 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 drafts 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 Defender's 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 recurring
28 nightmares effect Dave Gohl, as most surely, the family
29 of the Rhino Staging employee is still haunted by the loss of the son.

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EXHIBIT - NOVEMBER 25, 2021

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

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

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

But in any case, he really means it.

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

- Rolling Stone Magazine
October 2021, page 79

Let this Court's record reflect from page ____, line number ____, in honor of Appellant's brother Mitchell Ryan Houston, who would have turned the age of 23 on the day that this EXHIBIT was preserved. FOR CLARIFICATION TO THE COURT: BATTERED PERSON'S SYNDROME is a condition characterized by a history of repetitive spousal abuse and learned helplessness. BPS has been defined by California courts as "a series of common characteristics that appear in women who are abused physically and psychologically over an extended period of time by the dominant male figure in their lives; 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 HUDSON

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 PLAINTIFF'S "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~~ ^{Plaintiff} 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.

JC DEPARTMENT 6
CASE SUMMARY
 CASE NO. 17A003075

Matthew 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 | <i>Lead Attorneys</i> |
| | | 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: Matthew 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

Order

Order for Dismissal

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.

*Parties Present: Attorney Dalacas, Dimitri P.
Defendant Sudgen, Alex*

01/04/2018

Default Judgment

Default Judgment against Matthew Houston

01/04/2018

Order

Order for Dismissal

01/04/2018

Default Judgment (Judicial Officer: Park, Leslie)

Debtors:

Creditors:

Judgment: 01/04/2018, Docketed: 01/05/2018

Total Judgment: 1,126.00

10/31/2017

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)

10/31/2017

Opposition

Filed By: Plaintiff Houston, Matthew

Opposition to Motion to Dismiss

10/25/2017

Small Claims Counterclaim

Party: Counter Claimant- DREAMWORLD LTD APTS LIMITED PARTNERSHIP

Small Claims Counterclaim \$1,055.00

10/24/2017

Order

Party: Defendant Sudgen, Alex; Defendant Holiday Royale

Order Regarding Motion to Dismiss - Denied.

10/23/2017

Motion

Party: Defendant Sudgen, Alex; Defendant Holiday Royale

Motion to Dismiss

10/11/2017

Order to Proceed In Forma Pauperis Granted

Party: Plaintiff Houston, Matthew


10/10/2017

Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000

Assess To: Plaintiff Houston, Matthew.

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
Fee Waiver

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, Matthew | | |
| | 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, Matthew | 73.50 |
| 01/22/2018 | File and Serve Payments | Receipt # CIV-2018-07738 Tenant Houston, Matthew | (73.50) |

JC CIVIL EVICTIONS
CASE SUMMARY
CASE NO. 18E028057

Resort Holdings Corridor LLC, Landlord(s)
 vs.
 Matthew Houston, Tenant(s)

§
§
§
§

Location: JC Civil Evictions
 Judicial Officer: Brown, David
 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 Affidavit of Summary Eviction | |

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 Factas 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 NRCP 59/NRCP 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, Maquoketa,
24 IA, 52060, 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.

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 rating in Reno, Nevada, on August 15, 2021, with Dr. Dwagleri. Both appointments
10 of which had been scheduled by the abductors, SEDAWICK's Dianne Ferrante, and her
11 alleged supervisor, Rosemarie McMorris-Alexander, as was the booking of his room.

12 The Petitioner-Appellant's attempt at release from CECIL 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 #1248334A + #1237802A; with the first being by J. Wood
19 in the EIGHTH JUDICIAL DISTRICT COURT 21-CR-019840 + 21-CR-035713. 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 Linn 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 prosecutions' most unlawful use
26 of overreaching tactics ~~in~~ their exploitation of the innocent man has put the Petitioner-Appellant
27 into an unmanageable state of duress, homelessness, and extensive incarceration. ENCORE

28 EVENT TECHNOLOGIES was Mr. Houston's employer and
29 the primary party responsible for the causation of 2
30 his industrial work accident on Sept. 30th, 2016. SEE 17A003393 (LVC)

| | |
|---|---------------------------------|
| 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 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: 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: <u>JAR</u> (Clerk), | Date: September 14, 2022 |

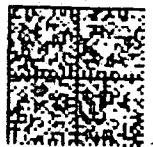
LVJCVL Form -112 Revised 8/11

STEVEN D. GRIERSON, Clerk of the Court
200 LEWIS AVENUE, 3RD FLOOR
LAS VEGAS NV 89155-1180

RETURN SERVICE REQUESTED

Handwritten initials: J.W.F.

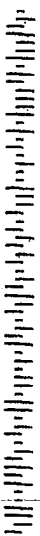
PRESORTED
FIRST CLASS



US POSTAGE
ZIP 89120 \$000.52
02 4W
0000362065 SEP 12 2022

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

145 HEDENHE 89070



NEVADA DEPARTMENT OF CORRECTIONS

LEGAL MAIL

NAME:

Houston

DOC#: 1-16452

UNIT: 3A-34

REPORT TO CONTROL AT ADMIN FOR THE FOLLOWING:

LEGAL MAIL: *JUG. CL. - CLERK OF THE CT - SUP. CT OF NV*

CERTIFIED MAIL:

REGISTERED MAIL:

DATE:

OFFICER:

S.M.K.

INMATE SIGNATURE:

[Handwritten signature]

DOC#: 12/6652

DATE: 9-20-21/6

DOC-3020 (REV. 7/01)

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/O's) 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 IATSE #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 IATSE #720. For that, District Court
14 assigned me A-22-758861-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 trust you will aid in my efforts to obtain reparations.

Cordially yours - TITLE PAGE - x, Matthew Travis Houston

CLERK OF THE COURT

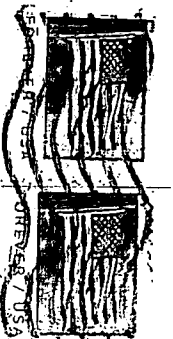
AUG 30 2022

RECEIVED

ATTORNEY
ABA No. 04662784
No. 1210652 @ HDSP
Po Box 650
Indian Springs, NV
89070-0650

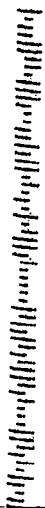
* LEGAL MAIL *

Emergency Interpleading
A.22.853203, W DEPT OF JUSTICE 2022 PM 5 L
A.22.758861, C Dept. 24
A.22.856372, C Dept. CHIEF JUDGE LYON M. BELL
CLERK (S) CC. CHAMBERS - SENIOR JUDGE D. CROCKETT
H. Ungermaun, #26, #56, Chante Pleasant,
Michelle McCarney, A. Ingersoll, DC Criminal Dist #7
Specialty Clerk @ P: 702-671-0521
Regional Justice Center, 3rd Floor
Po Box 551601
Las Vegas, NV
89155-1601



RECEIVED
AUG 30 2022
CLERK OF THE COURT

89155-1601



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

| | |
|--|---------------------------------|
| JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada | DOCUMENT RETURN FORM |
| RETURN TO: Matthew Travis Houston | |
| The following documents are enclosed: records request | |
| <input 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(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 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: 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 |

LVJCVL Form -112 Revised 8/11

REVEREND MATTHEW
No 1210652
HOSP
PO BOX 650
INYON SPRINGS, NV
89070-0650

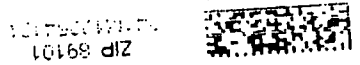
ATTORNEY-CLIENT
PRIVILEGE INVOKED
ALL LEGAL MAIL AN
OFFICIAL BUSINESS
ABA No. 0466

NON MACHINABLE
PLEASE HAND CANCEL

HOUSTON, CHTD

A-22-856372-G
cc: Department 20, DISTRICT COURT
TO THE LAW CLERK "SAR", DEPT. 14
JUSTICE COURT, LAS VEGAS TOWNSHIP
200 LEWIS AVENUE
PO BOX 552511
LAS VEGAS, NV 89155-2511
For District Court
OCT 17 2022
Received by LVJC

376



US POSTAGE \$004.80
10/10/22
quodent

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. SOUTHBEACH"
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

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 <i>Case reassigned from Department 04 (Judge Melissa Saragosa)</i> | |
| 02/06/2018 | <p> 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</p> <p>MINUTES</p> <p> 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></p> | |
| 11/09/2017 | <p>Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 <i>Small Claims Complaint \$1,049.00</i></p> <p> Order for Dismissal Without Prejudice <i>Signed/ filed in open court</i> CV USJR Involuntary (statutory) Dismissal Matter Heard; Journal Entry Details: <i>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. ;</i></p> | |
| 02/06/2018 | CV USJR Involuntary (statutory) Dismissal | |
| 02/06/2018 | <p> Order for Dismissal Without Prejudice <i>Signed/ filed in open court</i></p> | |

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) |

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: | Houston | DOC#: | 1210652 | UNIT: | CPTB |
| REPORT TO CONTROL AT ADMIN FOR THE FOLLOWING: | | | | | |
| LEGAL MAIL: | GRIFFIN 2 / 5th SW Blvd / Rm 11 | | | | |
| CERTIFIED MAIL: | | | | | |
| REGISTERED MAIL: | | | | | |
| DATE: | | | | | |
| INMATE SIGNATURE: | M. T. H. | OFFICER: | SIMON | DOC#: | 1210652 |
| | | | | DATE: | 8-21-23 |

| | |
|---|---------------------------------|
| 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 | |
| <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 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. <p><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:</p> | |
| By: _____(Clerk), | Date: August 16, 2023 |

LVJCVL Form -112 Revised 8/11

JC DEPARTMENT 15
CASE SUMMARY
 CASE NO. 17A003393

| | | |
|--------------------------------------|---|---------------------------------------|
| Matthew Travis Houston, Plaintiff(s) | § | Location: JC Department 15 |
| vs. | § | Judicial Officer: De La Garza, Melisa |
| Encore Events Services, Defendant(s) | § | 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 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, Melisa

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 <i>Case reassigned from Department 5 (Judge Cynthia Cruz)</i> | |
| 01/01/2021 | Administrative Reassignment to Department 5 <i>Case reassigned from Department 04 (Judge Melissa Saragosa)</i> | |
| 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 <i>Small Claims Complaint \$10,000.00</i> | |
| 11/09/2017 | Small Claims Affidavit of Complaint - \$1000.01 to \$2,500.00 <i>Small Claims Complaint \$1,049.00</i> Order for Dismissal Without Prejudice <i>Signed/filed in open court</i> CV USJR Involuntary (statutory) Dismissal Matter Heard; Journal Entry Details: <i>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. ;</i> | |
| 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, 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(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) |

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JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

Name: Matthew Travis Houston,
Plaintiff/Landlord,

CASE NO.: 17A003393
DEPT. NO.: 5

-vs-

NOTICE OF APPEAL

Name: Encore Events Services,
Defendant/Tenant.

"Hearing Requested"

COMES NOW, the (check one) Plaintiff/Landlord / [] Defendant/Tenant and appeals to the District

Court, Clark County, Nevada from the judgment or order entered on the
6 day of February, 20 18 in the above-entitled court.

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

February 02, 2023
(date)

Matthew Travis Houston
(type or print name)

Matthew Travis Houston
(signature)

REV. MATTHEW TRAVIS HOUSTON, CHFD

NPOC # 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

800 Lewis Avenue

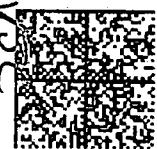
Las Vegas, NY

89155-2511

Case No. 17A003393

#ME ID

American Bar Association
Member ID # 04662784



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| | |
|--|---------------------------------|
| 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(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 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: _____ (Clark), | Date: August 16, 2023 |

LVJCVL Form -112 Revised 8/11

MOT

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

Matthew Travis Houston
Plaintiff,
Encore Events Services d/B/A
ENCORE EVENT TECHNOLOGIES,
Defendant(s).
Attn: LV JC Department 5

Case No. 17A003393
Dept. No: LVJC 5

NOTICE JUSTICE COURT, LAS VEGAS TOWNSHIP

2-NDCC MATTHEW TRAVIS HOUSTON, CHTO
No. 1210652-ABA No. 84662784 -

3 Po Box 650
INDIAN SPRINGS, NV 89070-0650
4 P: (714) 916-7431 (702)
C: (610) 762-4131

Case No. 17A003393
JC Department No. 5
Judicial Officer Cynthia Cruz

PLEASE SEE DISTRICT COURT

CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,
Plaintiff,

Case No.(s): A-22-858580-C

- VS - DANIEL LE SCHWARTZ d/BA
LEWIS BRISBOIS BISGAARD & SMITH LLP,
MANDALAY BAY CORP., d/BA

Department # 4
A-22-856372-C

MANDALAY BAY RESORT AND

Department # 20
A-22-853203-W

CASINO, CLARK MCCURT, LLC;

Department # 11
A-19-800219-W

BERNSTEIN & POISSON, ET AL

Department # 19
A-17-758861-C

ENCORE EVENT TECHNOLOGIES,
"iKa" Encore Event Services,
I.A.T.S.E. LOCAL No. 720 AND

CA-22-758861-C
Departments 17, 18 and 29
17003393

JUSTICE COURT Department 5

CLERK OF THE COURT

RECEIVED

15 THE DEEP STATE OF NEVADA, ETAL,
16 DIANNE FERRANTE, Defendant(s).
17 ROSEMARIE MCMORRIS-ALEXANDER

"DE NOVO HEARINGS REQUESTED"

- JURY TRIALS DEMANDED -

(this pleading was originally filed in
DISTRICT COURT MEJDC on 11/23/2022

18 EMERGENCY MOTION TO VACATE ORDER FOR DISMISSAL WITHOUT PREJUDICE;

19 EMERGENCY INTERPLEADINGS OF FACT; AND
20 MERITORIOUS INTERVENTION AS A JOINDER OF APPEAL

"HEARINGS REQUESTED"

Plaintiff moves this Honorable Court to

21 PLEASE TAKE NOTICE of the attached "RENEWED LIST

22 OF PARTIES AND DEMAND FOR REPAIRATIONS", that is retroactive

23 retroactive pursuant to VALID tolling motions from before September

24 SEPTEMBER 20, 2016, that were filed in A.22.853203.W.

25 Page Number 1 of 12 (please see attached)

26 Nature of Suit: IIED, False Imprisonment, Malicious Prosecution,

27 Revised November 29th, 2022; Revised October 11, 2022 - Coercion, Legal Malpractice,

28 Employment Discrimination, Eminent Domain, False Arrest;

29

RECEIVED
DEC 5 2022
2022 12 13 00
7:00 50 300

CLERK OF THE COURT

STATEMENT OF FACTS: Kidapped from his home in

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 rating in Reno, Nevada, on August 15, 2021, with Dr. Dwagleri. Both appointments
 10 of which had been scheduled by the abductors, SEDGWICK'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. Wood
 14 and 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 #1248374A + #C1237802A, 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 Linn Street #927, in Iowa
 23 City, Iowa (52240), \$36.5 million of property damage and the destruction of his K-9(s).
 24 Due to crimes both civil and criminal, not to mention the willful omissions of Rosemarie
 25 McMorris-Alexander and Dianne Ferrante, SEDGWICK and the prosecutions' most unlawful use
 26 of overreaching tactics ~~in~~ their exploitation of the innocent man has put the Petitioner-Appellant
 27 into an unmanageable state of duress, homelessness, and extensive incarceration. Not at any
 28 time ~~did~~ Mr. Houston make any threats or acts of harassment, extortion or
 29 aggravated stalking towards any of the parties in Mr. Houston's cases or anybody
 30 else. It is in FACT Mr. Houston who is the victim of CRIME. SEE ATTACHMENT (

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

RECEIVED

DEC 05 2022

CLERK OF THE COURT

③

LIST OF PARTIES

1. Rosemarie McMorris-Alexander - SEDGWICK CMS
2. Redenta Blacic - STATE OF NEVADA (COMBUDSMAN)
OFFICE OF CONSUMER HEALTH ASSISTANCE
3. Jonathan Shockley - SEDGWICK CMS
4. Brian P. Clark - CLARK MCCOURT, LLC
5. Daniell 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 ^MKerbow - BERNSTEIN & POISSON - Nevada Bar No. 11403
11. ~~Steven Paddock~~ BENJAMIN E. ABBOTT, ESQ Nevada Bar No. 15692
12. ~~Marylou Donnelly~~ ^{M. Mulligan} LVMPD #15657 ~~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 Poochanni~~ - EJDC - Haley Beza, Deputized Law Clerk
26. ~~Mary Kay Holthas~~ - EJDC - Jennifer Togliatti

1-A

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 Baccus~~ ~~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" CGDC
- 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. Imlay @ 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 Frierison~~ - 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

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 ^(OMBUDSMAN)
- 62. Nicole Garcia of Murchison Law
- 63. Tyler Ure of Murchison Law
- 64. Steven B. Wolfson No. 1565
- 65. ~~Kristina A. Rhoades No. 12480~~ ^{JUSTICE COURT, LAS VEGAS TOWNSHIP} Hon. Harmony T. Letizia, JDC _{Justice 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. NuetroRestorative
- 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 MCGCOURT, LLC
- 74. Rody H. Scott - CLARK MCGCOURT, LLC
- 75. "Will" @ SEDGWICK
- 76. SEDGWICK CMS/Old Republic Insurance Co. / ^{Agent For} Freeman Companies
- 77. ~~Jason Lewis~~ HEALTHSOUTH off of Valley View and Charleston
- 78. Nevada Department of Administration, Hearings Division - Northern Division

LIST OF PARTIES (CONTINUED)

79. Nevada Attorney For Injured Workers "aka" - NAIW
80. Andrea Epping - SEDGWICK CMS
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 ²¹ CR019840
89. GENEX - SEDGWICK CMS
90. Capitol Police in re ^{"aka"} Karen Schwartz in C.17.323614 (2017) - GENEX-
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. ALBREGHTS, ^{US Dist. Court}
94. James "Jamie" H. Cocoran, BERNSTEIN & POISSON
95. Brian Boyer, BERNSTEIN & POISSON
96. Amber King, BERNSTEIN & POISSON
97. ~~E. Fondi, Attorney General "SOP" Christina Greene~~
98. ~~D. Resch, Attorney General Dr. UNKNOWN re NVC ^{to usky standard} competency~~
99. ~~R. Garate, Attorney General "SOP" Stacey Ledesma~~
100. ~~Amanda White, Attorney General "SOP" Attorney Hastings~~
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 ~~Associate~~ ^{"Acting"} Warden J. Bean - HDSP - Jeremy Bean
104. NDOC Associate Warden James Scally - HDSP

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 Oltevera
- 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 Poisson, ESO~~ ~~Not listed~~
ELIZABETH GONZALEZ - EDOC

LIST OF PARTIES (CONTINUED)

131. ~~Ryan A. Kerbow, ESA No. 11403 NV PRP C. McCarnoll~~
132. ~~Scott Poisson, ESA "SOP" EDC Kristie Cury~~
133. ~~Ryan Kerbow, ESA EDC "SOP" Mr. Moskal~~
134. Michael P. Villani
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 ~~Padia~~ in re S.M.U.
145. NDOC CIO Vasquez in re S.M.U.
146. NDOC Caseworker Padia 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)

LIST OF PARTIES (CONTINUED)

157. Jaimie A. Stiliz 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. Selestee A. Wyse, Clark County District Attorney
165. James Andrew Puccinelli, Clark County District Attorney
166. EJDC Court Clerk Cynthia Moleris
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's)
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 Parraquinne
181. Justice Cadish
182. Justice Hardesty

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. Grierson |
| 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 V. 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 |

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CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b) that on this 21st
day of February, 2023, I mailed a true and correct copy of the foregoing "EMERGENCY
INTERPLEADINGS OF FACT AND MERITORIOUS INTERVENTION
AS A JOINDER OF APPEAL"

by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, Fully prepaid,
addressed as follows:

JUSTICE COURT,
Dept. #5 LAS VEGAS TOWNSHIP
Po Box 552511
Las Vegas, NV 89155-2511

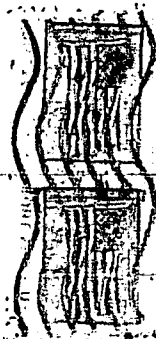
DATED: THIS 21 day of February, 2023.

REV. MATTHEW TRAVIS HOUSTON,
ABA 10 NO 04662784 CHTD
x. Matthew Travis Houston
Plaintiff/In Propria Persona
High Desert State Prison
P.O. Box 650
Indian Springs, Nevada. 89018
NDEC NO 1210652

(12)

REV. MATTHEW TRAVIS HOUSTON, CHTD
No 1210652
PO Box 650
Indian Springs, NV 89070-0650

LAS VEGAS, NV 890
22 FEB 2023 PM 5 L



Case No 17A003393
ABA No 04662784

TO THE CLERK: **A**
Please file
File Stamped Dec

Copy into 17A003393
and ALL other cases if
possible and happy
day - with love-Houston

JUSTICE COURT, LAS VEGAS TOWNSHIP
Attn: NTC Department 5
200 LEWIS AVENUE
PO Box 552511
LAS VEGAS, NV

89155-2511

(13)

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

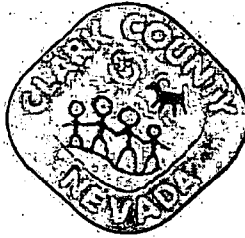
| | | |
|------------|---|--|
| 01/01/2021 | Administrative Reassignment to Department 5 <i>Case reassigned from Department 04 (Judge Melissa Saragosa)</i> | |
| 02/06/2018 | Small Claims Individual (1:00 PM) (Judicial Officer: Lowrey, Donald ;Location: RJC Courtroom 6A) Events: 11/08/2017 Small Claims 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(c) - 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 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
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) 388-4461

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(i).
- 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.lasvegasiusticecourt.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

16

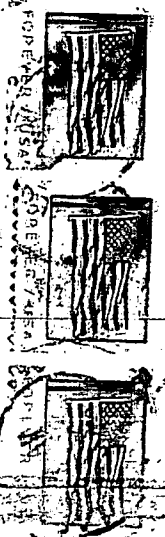
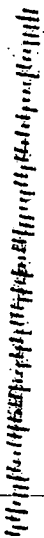
REV. MATTHEW TRAVIS HOUSTON, CHTD
NDOC No. 1210652
PO Box 650
Indian Springs, NV 89070-0650

PO Box 551601
FWD CHAMBERS OF THE HON. SR. JUDGE JAMES CROCKETT
Attn = Departments 4, 7, 14, 17, 24, 27 and 29
EIGHTH JUDICIAL DISTRICT COURT
200 Lewis Avenue
Las Vegas, NV

89155-1601

ME TDO
ABA No. 04662784

99101\$6300 0075



1 OPI + OPPS

2 REV. MATTHEW TRAVIS HOUSTON, CHTO

3 NDOC No. 1210652

4 22016 Cold Creek Road

5 P.O. Box 650

6 Prater Springs, NV 89070-0650

7 In proper person

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

11 MATTHEW TRAVIS HOUSTON)

Case No. A-22-856372-C

Department XX

Case No. A-22-858580-C

12 Plaintiff-Petitioner,)

Department 4
Case No. A-23-865442-C

13 v. BRIAN P. CLARK D/B/A)

Department 7

14 DANIEL L. SCHWARTZ)

Case No. A-22-859817-C

15 D/B/A LEVIS BRISTOL FISCHARD &

Department 14

16 BERNSTEIN & POISSON LLP)

Case No. A-22-859815-C

17 JOSEPH M. LOMBARDO D/B/A)

Dept. No. 24

18 THE STATE OF NEVADA - ET AL)

Case No. A-22-862155-C

19 STATE BAR OF NEVADA)

Case No. A-22-853203-W

20 Defendant(s) Respondent(s).

Department 17

21 DIANNE FERRANTE)

22 ROSEMARIE MCMORRIS ALEXANDER)

23 EMERGENCY OPPOSITION AND

24 EMERGENCY MOTION AND ORDER FOR TRANSPORTATION (IN ALL CASES OF MR.

25 MATTHEW TRAVIS HOUSTON) OF INMATE FOR COURT APPEARANCE UNDER NRCP 24, NRAP 30/

26 NRAP 27E/4TH CIR. 27-3, OR IN THE ALTERNATIVE, NRCP 20, NRCP 21,

27 FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

28 "Hearing Requested"

29 "ORAL ARGUMENT REQUESTED"

30 Plaintiff/Petitioner, Matthew Travis Houston, proceeding pro se, requests

31 that this Honorable Court order transportation for his personal appearance or, in the

32 alternative, that he be made available to appear by telephone or by video conference

33 at the hearing in the instant case that is scheduled for May 24, 2023,

34 at 9:00 AM in RJC Courtroom 03C.

35 RECEIVED

36 MAY 11 2023

37 CLERK OF THE COURT

TITLE PAGE

EIGHTH JUDICIAL DISTRICT COURT

SEE Case 2:23-cv-00031-RFB-DJA Document 16 Filed 03/29/23 Page 83 of 131
MATTHEW TRAVIS HOUSTON, Plaintiff,
v.
JOSEPH M. LOMBARDO ET AL, Defendant(s).

Case No. A-23-865442-C
Dept. No. 7
EMERGENCY INTERPLEADING
"HEARING REQUESTED"

| | |
|---|--------------------------------|
| JUSTICE COURT, TOWNSHIP OF LAS VEGAS Clark County, Nevada | |
| Name and Address of Plaintiff(s): MATTHEW TRAVIS HOUSTON No. 1210652 PO Box 650 22010 Cold Creek Road Indian Springs, NV 89070-0650 | |
| Plaintiff(s)' Email Address: | matthewtravishouston@gmail.com |
| Plaintiff(s)' Telephone Number: | (702) 879-6789 (610) 762-4143 |
| VERSUS | |
| Name and Address of Defendant(s): ELHAM ROOHANI, TIERRA DANIELLE JONES, WILLIAM JAKE MERRACK, KRISTINA A. RHODES, AMY CHEJINI, BENARD H. LITTLE, NANCY BECKER, JEREMY WOOD, TALEEN PANDOKHT, JOHN T. JONES, JR., AARON D. FORD, HARMONY T. LETIZIA, ALEXANDER G. CHEN | |
| Defendant(s)' Telephone Number and Email Address | (702) 671-0521 |

JOINER TO:
Case No. 17A003393
Department No. LVJC 5

RENEWED NOTICE OF DEMAND FOR TRANSCRIPTS, SMALL CLAIMS COMPLAINT, LEGAL MALPRACTICE COMPLAINT AND CIVIL RIGHTS COMPLAINT

STATE OF NEVADA)
COUNTY OF CLARK)
I, (insert your name) Matthew Travis Houston, being first duly sworn, deposes and says:
That the defendant is indebted to the plaintiff in the sum of \$10,001.⁰⁰; that the reason for this indebtedness is: Plaintiff has submitted numerous requests for his transcripts and any other Brady Material that's been withheld by the prosecution. As the causation of legal malpractice against the Plaintiff has been continued, a manifest injustice has been furthered due to the fact that the Defendants are intentionally and deliberately withholding the requested transcripts of the Plaintiff in regards to the false arrests, false imprisonments and extensive incarceration of Plaintiff's person. This malicious intent of the Defendants has been demonstrated by Defendants' ignorance of Plaintiff's repeated and polite requests whom is suffering further damages that this affiant has demanded payment of the sum; that the defendant refuses to pay the same. The Justice Court or the Las Vegas Township, in the County of Clark, State of Nevada is the proper venue for this action pursuant to NRS 73.010. I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

Signature of Affiant Matthew Travis Houston Dated January 8th, 2023
Print Name Matthew Travis Houston Attorney for (SELF REPRESENTED)

ORDER TO APPEAR
NOTICE YOU HAVE BEEN SUED. THE COURT MAY ENTER A JUDGMENT AGAINST YOU WITHOUT YOUR PRESENCE UNLESS YOU APPEAR AT THE TRIAL ON THE FOLLOWING DATE:

TRIAL DATE: _____ TRIAL TIME: _____ LOCATION: _____

Any Evidence, including receipts, pictures or documents that are necessary to prove your case MUST be brought to trial. Please bring copies for Court to keep and for the opposing party. Any witnesses should appear with you at the time of trial. Those wishing to appear by alternative means should submit a request no later than two (2) judicial days prior to your Trial.

RECEIVED
RECEIVED

JAN 9 2023

CLERK OF THE COURT

Additional Defendants:

First/Last Name: TIERRA DANIELLE JONES
Address: Eighth Judicial District Court
200 Lewis Avenue Las Vegas, NV 89155

WILLIAM JAKE MERBACK
Office of the District Attorney
200 Lewis Avenue
Las Vegas, NV 89155

First/Last Name: KRISTINA A. RHOADES
Address: Office of the District Attorney
200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155 - 2212

AMY CHELINI
Justice Court, Las Vegas Township
200 Lewis Ave.
PO Box 552511
Las Vegas, NV 89155

First/Last Name: BENARD H. LITTLE
Address: Office of the Public Defender
309 S. 3rd Street
Las Vegas, NV 89101

NANCY BECKER
Eighth Judicial District Court
200 Lewis Avenue
Las Vegas, NV 89155

First/Last Name: JEREMY WOOD
Address: Office of the Public Defender
309 S. 3rd Street
Las Vegas, NV 89101

TALEEN PANDUKHT
Office of the District Attorney
200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155-2212

First/Last Name: JOHN T. JONES, JR
Address: Office of the District Attorney
200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155-2212

AARON D. FORD
Office of the Attorney
General of Nevada
555 E. Washington Ave.
Ste. 3900
Las Vegas, NV 89101

First/Last Name: HARMONY T. LETIZIA
Address: Justice Court, Las Vegas Township
200 Lewis Avenue
PO Box 552511
Las Vegas, NV 89155-2511

ALEXANDER G. CHEN
Office of the District Attorney
200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155-2212

AAFW

Name: Matthew Travis Houston
Address: #1210652-PO Box 650
City, State, Zip: Judith Springs, NV 89070
Phone: (702) 879-6789
Email: matthewtravishouston@gmail.com

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,
Plaintiff,

CASE NO.: 22A001793

vs.

DEPT: LVJC 5+15+1

ELHAM ROOHANI, ET AL,
Defendant(s)

Application to Proceed in Forma Pauperis

I am unable to pay the costs of prosecuting or defending this action. I request permission to proceed without paying costs or fees pursuant to NRS 12.015 based on the following:

1. **Public Assistance** includes Medicaid, Nevada Check Up, SNAP (food stamp assistance), TANF, Low-income energy assistance, Child Care & Development Fund assistance. Please indicate whether or not you receive one or more of the above listed benefits.

- Yes I receive one or more of the above listed benefits.
- No I do not receive any of the above listed benefits

2. **Household Members:** In my household there are 1 adults (over 18) and 0 children (under 18) for a total of 1 people.

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

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

| | |
|---------------------------------|-------------|
| My total income | \$ 0 |
| Household Adult #1 total income | \$ 0 |
| Household Adult #2 total income | \$ 0 |
| Household Adult #3 total income | \$ 0 |
| Household Adult #4 total income | \$ 0 |
| Household Adult #5 total income | \$ 0 |
| HOUSEHOLD TOTAL | \$ 0 |

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

| | |
|--|-------------|
| Rent / Mortgage | \$ 0 |
| Utilities (electric, gas, water, phone, other utilities) | \$ 0 |
| Food | \$ 0 |
| Child care | \$ 0 |
| Medical expenses (health insurance, co-pays, out of pocket expenses) | \$ 0 |
| Transportation (bus fare, car, gas, insurance) | \$ 0 |
| Other: | \$ 0 |
| TOTAL | \$ 0 |

5. Other Compelling Reason. Explain why you cannot pay the filing fee. *I have been harassed by the authorities of Clark County, Nevada since 09.20.2016... I was wrongfully convicted by the Defendants and am being deprived of post-conviction relief, as well as suffering damages from a meritorious appeal deprivation claim.*

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED (month) January (day) 08, 2023.

Submitted By: (Signature) Matthew Travis Houston

Printed Name: Matthew Travis Houston

FOR COURT USE ONLY

Upon consideration of the movant's Application to Proceed in Forma Pauperis, and good cause appearing therefore,

The Application to Proceed in Forma Pauperis is **GRANTED**. The applicant shall be permitted to proceed with fees and costs waived in this action as permitted by NRS 12.015.

The Application to Proceed in Forma Pauperis is **DENIED** for the following reasons:

The applicant is not indigent within the meaning of NRS 12.015

The application was incomplete or not legible.

Date _____

Justice of the Peace/Clerk of Court _____

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HOSP

PC IN TRANK 7998029

1 CASE NO. 22A001793

2 DEPT NO. LVJC 5+15+1

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8 IN THE MATTER OF

9 Matthew T. Houston STATE FINANCIAL CERTIFICATE

10 Name

11 ON MOTION FOR LEAVE TO PROCEED

12 IN FORMA PAUPERIS

13 I, hereby certify that the Petitioner named herein above has the sum of \$0.25 on account

14 to his credit at the facility where hs is confined. I further certify that the Petitioner likewise has the

15 following securities to his credit according to the records of said facility:

16 Savings has a balance of \$ 40.00

17

18

19 DATED: this 25 day of May, 2022

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21

22

23 J. Malinoff

24 NEVADA DEPARTMENT OF CORRECTIONS

25 INMATE SERVICES ACCOUNTANT OR

26 AUTHORIZED OFFICER IF FACILITY

27

28

PLEASE EXECUTE A FINANCIAL CERTIFICATE FOR:

Inmate Name: Matthew T. Houston NDOC#: 1210652 Housing: 12D-3 MDSP-3-8-42

Date: April 28th, 2022

Matthew T. Houston

Inmate Signature

To receive Financial Certificate from
 Inmate Banking, choose ONE below
 Please schedule me to pick up in Law Library
 Please mail to me

5

Page 20 of PETITION FOR A WRIT OF HABEAS CORPUS

1 Memorandum of Points and Authorities In Support of request
2 for transcripts at State's expense;

3 The Petitioner respectfully requests that this Court
4 order the production of the transcripts, papers, pleadings and
5 any other documents with regard to the above entitled cases,
6 that these documents are to be furnished to the Petitioner at the
7 State's Expense, due to his poverty;

8 That only with proper review of those documents of the
9 above-entitled cases will the Petitioner be able to adequately
10 prepare a post-conviction petition or direct appeal, that would
11 allege all issues and grounds for relief that he is seeking.

12 Peterson vs. Warden, 87 Nev. 134, 483 P. 2d 204 (1971)
13 holds that:

14 " ... does not contemplate that a record will be
15 furnished at State Expense upon mere unsupported
16 request of a petitioner who is unable to pay for
17 them. So must he satisfy the points and raise
18 merit and such merit will be supported by review
19 of the record ..."

20 Moreover, the Petitioner would be prejudiced absent the Court's
21 granting of the within motion. Petitioner would not have means
22 necessary to file a proper person petition for writ of habeas corpus
23 post-conviction or direct appeal to the Nevada Supreme Court,
24 that would allow the petitioner to allege all available issues.

25 WHEREFORE, Petitioner Matthew Travis Houston prays that
26 the Court enter an order directing the reporter to prepare the
27 foregoing requested transcripts. Affirmation pursuant to NRS 219B.030
28 this document does NOT contain the social security number of any person.

29 NACPE 5(b)
30 DATED: this 25th day of February, 2022. Matthew Travis Houston, pro se

Page Number ~~20~~
Case Number C-21-357927-1

x ~~Matthew Travis Houston~~
Matthew Travis Houston, pro se
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CASE NO. C-21-357927-1

DEPT. NO. X and XI

FILED

MAR 31 2022

Thomas A. Williams
CLERK OF COURT

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF CLARK

Matthew Travis Houston

Appellant

-vs-

State of Nevada

Respondant

5/9/2022
Hearing: 4/26/2022
Time: 9:00 AM
and 5/10/2022

NOTICE OF MOTION AND MOTION
FOR TRANSCRIPTS AT STATE
EXPENSE

PLEASE TAKE NOTICE that Matthew Travis Houston, Appellant
who is appearing in the above-entitled matter in propria per-
sona, will move this Honorable Court on a time and date to be
determined by the clerk of the Court, or as soon thereafter,
that petitioner can be heard, for an order to provide tran-
scripts, any and all pleadings in the above-entitled case.
That these are to be sent to the petitioner at the expense of
the State of Nevada, due to petitioner's poverty.
Appellant can demonstrate a prima facie need for the tran-
scripts, pleadings, and any and all other transcribed material
with regards to the above-entitled case. That this motion is
made and based upon all of the records, files, and pleadings
which are on file with the clerk of the court, the attached
affidavit of the petitioner, and on the attached memorandum

RA

CLERK OF THE COURT

MAR 21 2022

RECEIVED

3

1 of Points and Authorities.

2 WHEREFORE, Appellant Matthew Travis Houston, prays that
3 this Court will issue an order granting petitioner's motion.

4 DATED this 5th day of March, 2022

5
6 Respectfully Submitted

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9 (Appellant In Proper Person)

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CASE NO. C-21-357927-1

DEPT. NO. X and XI

FILED

APR - 2 2022

Thomas A. Williams
CLERK OF COURT

Matthew Travis Houston

Appellant

vs.

State of Nevada

Respondant

MEMORANDUM OF POINTS AND
AUTHORITIES IN SUPPORT OF
REQUEST FOR TRANSCRIPTS AT
STATE EXPENSE

The Appellant respectfully request that this Court order the production of the transcripts, papers, pleadings, and any other documents with regard to the above-entitled case. That these documents are to be furnished to the petitioner at State Expense, due to his proverty.

That only with proper review of those documents of the above-entitled case will the petitioner be able to adequately prepare a post-conviction petition, or a discrec appeal, that would allege all issues and grounds for relief that he is seeking. PETERSON vs. WARDEN, 87 Nev. 134, 483 P.2d 204 (1971), holds that:

" . . . does not contemplate that a record will be furnished at State Expense upon mere unsupported request of a petitioner who is unable to pay for them. . . . so must he satisfy the

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points raise merit and such merit will be supported by review of the record. . . "

Moreover, the Appellant would be prejudiced absent the Court's granting of the within motion. Petitioner would not have means necessary to file a proper person petition for writ of habeas corpus, post-conviction or direct appeal to the Nevada Supreme Court, that would allow the petitioner to allege all available issues.

WHEREFORE, Appellant, Matthew T. Housh prays that this Court enter an order directing the reporter to prepare the foregoing requested transcripts.

DATED this 5th day of March, 2022.

[Handwritten Signature]

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3762

New Travis Harris No. 19652-00000-10000
D.S.P.
P.O. Box 650
Prison Springs, NV 89070-0650

Clerk of the Court Steven D. Grierson
attn: Heather Unger
in re: C-21-357927-1 dept: 11
Regional Justice Center
200 Lewis Ave, 3rd Floor
LAS VEGAS NV 890
41
41

quadrant
03/17/2022
FIRST CLASS
POSTAGE \$001.39
ZIP 89070
041111227121

11

REV. MATTHEW TRAVIS HOUSTON, CHFD

NDOC No. 1210652

Po Box 650

Indian Springs, NY 89070-0650

Po Box 551601

EIGHTH JUDICIAL DISTRICT COURT
CHAMBERS OF THE HON. TERRILL A. WELLS II
ATTN: Law Clerk of Dept.

200 Lewis Avenue
Las Vegas, NV

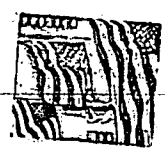
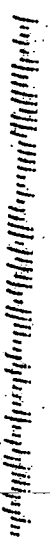
89155-1601

Case No. A-23-865442-C

#ME TOO

ABA No. 04662784

9510156300 0075



| | |
|---|---------------------------------|
| 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(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 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: <u> </u> (Clerk), | Date: August 16, 2023 |

LVJCVL Form -112 Revised 8/11

| | |
|--------|--|
| 1 | MULTI JURISDICTIONAL AND MULTIDISTRICT LITIGATION, REMOVED FROM DMND+ ALL LV JC Department 5 NOTIC+JOIN - JUSTICE COURT, LAS VEGAS TOWNSHIP |
| 2-NDDC | MATTHEW TRAVIS HOUSTON, CHTD No 1210652-ABA No. 04662784 - SEE Case No. 17A003393 |
| 3 | PO Box 650 INDIAN SPRINGS, NV 89070-0650 |
| 4 | P: (714) 916-7431 (702) 879-6789 JC Department No. 5 c: (610) 762-4131 Judicial Officer Cynthia Cruz |
| 5 | DISTRICT COURT |
| 6 | CLARK COUNTY, NEVADA |
| 7 | CASE No. A-23-865442-C DEPT NO. 7 |
| 8 | MATTHEW TRAVIS HOUSTON, Plaintiff, -VS- JOSEPH M. LOMBARDO; MANDALAY BAY CORP., D/BA |
| 9 | MANDALAY BAY RESORT AND CASINO, CLARK MCCURT, LLC; BERNSTEIN & POISSON, ET AL DANIEL L. SCHWARTZ, ENCORE EVENT TECHNOLOGIES, "iKa" Encore Event Services, I.A.T.S.E. LOCAL No. 720 AND |
| 10 | THE DEEP STATE OF NEVADA, ETAL, Defendant(s). |
| 11 | SEE Case No.(s): A-22-858580-C Department # 4 A-22-856372-C Department # 20 A-22-853203-W Department # 11 A-19-800219-W Department # 19 A-17-758861-C (A-22-758861-C Departments 17, 18 and 29 17003393 JUSTICE COURT Department 5 |
| 12 | "DE NOVO HEARINGS REQUESTED" |
| 13 | - JURY TRIALS DEMANDED - (this pleading was originally filed in DISTRICT COURT EJDC on 11/23/2022) |
| 14 | DEMAND FOR AN ORDER SETTING CIVIL JURY TRIAL(S) EMERGENCY INTERPLEADINGS OF FACT AND MERITORIOUS INTERVENTION AS A JOINDER OF APPEAL "HEARINGS REQUESTED" |
| 15 | Plaintiff moves this Honorable Court to PLEASE TAKE NOTICE of the attached "RENEWED LIST OF PARTIES AND DEMAND FOR REPAIRATIONS", that is retroactive pursuant to VALID tolling motions from before September 20, 2016, that were filed in A.22.853203.W. Page Number 1 of 5 (please see attached) |
| 16 | Nature of Suit: IIED, False Imprisonment, Malicious Prosecution |
| 17 | Revised November 24th, 2022, Revised October 11, 2022 - Coercion, Legal Malpractice |
| 18 | Employment, Discrimination, Eminent Domain, False Arrest |

CLERK OF THE COURT

RECEIVED JUN 17 2023

RECEIVED DEC 5 2022 OCT 24 2022

CLERK OF THE COURT

SEE UNITED STATES DISTRICT COURT
DISTRICTS OF NEVADA, COLORADO AND IOWA
MATTHEW TRAVIS HOUSTON,
Plaintiff,
ENCORE EVENT TECHNOLOGIES ET AL
Defendant(s).

SEE
Case Number 2:22-cv-01740-JAD-EJY

LETTER OF MOTION AND STATEMENT OF FACTS: Kidnapped from his home in the

1 State of Iowa. On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Plaintiff-Appellant")
2 was abducted from his hotel room at the Best Western located at [REDACTED] 3041
3 St. Rose Parkway in Henderson, Nevada, as he was not served with any sort of
4 summons or WARRANT, nor was told or read that he had any kind of rights. This
5 false arrest prevented Petitioner-Appellant from attending his appointment the very
6 next day at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while
7 this continued imprisonment of his person also prevented him from attending his medical
8 disability rating in Reno, Nevada, on August 15, 2021, with Dr. Dwagleri. Both appointments
9 of which had been scheduled by the abductors, SEDAWICK's Dianne Ferrante, and her
10 alleged supervisor, Rosemarie McMorris-Alexander, as was the booking of his room.
11 The Petitioner-Appellant's attempt at release from CESC was intended so that he could
12 search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J. W
13 and Benard Little, provided misinformation regarding the lack of a directly-related "City Jail
14 Detainer Hold". Counsel had told Petitioner-Appellant, all the while coercing his client into a
15 potential release from custody, that he "did not see a detainer hold" - when, in fact, there was.
16 This coercion of the client by his previous representation created a second double-jeopardy -
17 in LAS VEGAS MUNICIPAL COURT #1248334A + #L1237802A; with the first being by J. Wa
18 in the EIGHTH JUDICIAL DISTRICT COURT 21-CR-019840 + 21-CR-033713. A. Goldstein NEVER visited
19 Mr. Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abusee
20 and innocent man, who was forced into an involuntary relocation, with unnecessary hardships
21 causing the eviction of his law office located at 435 South Linn Street #927, in Iowa
22 City, Iowa (52240), \$36.5 million of property damage and the destruction of his K-9(s).
23 Due to crimes both civil and criminal, not to mention the willful omissions of Rosemarie
24 McMorris-Alexander and Dianne Ferrante, SEDAWICK and the prosecutions most unlawful use
25 of overreaching tactics in their exploitation of the innocent man has put the Petitioner-Appellant
26 into an unmanageable state of duress, homelessness, and extensive incarceration. Because
27 of Mr. Houston's factual and actual innocence in being wrongfully
28 convicted more than once in the State of Nevada (SEE EJDc Case ②
29 No. C-17-323614-1) he could NEVER be deemed a vexatious litigant in
30 the United States of Las Vegas, Nevada, or any other jurisdiction. SEE ATTACHED

RENEWED LIST OF PARTIES
AND
DEMAND FOR REPAIRATIONS

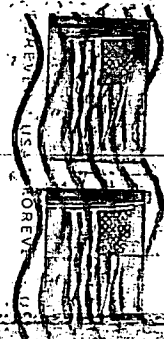
RECEIVED

DEC 05 2022

CLERK OF THE COURT

REV. MATTHEW TRAVIS HOUSTON, CHFD
No 1210652
PO Box 650
Indian Springs, NV 89070-0650

LAS VEGAS NV 890
22 FEB 2023 PM 5 L



JUSTICE COURT, LAS VEGAS TOWNSHIP
Attn: LTC Department 5
200 LEWIS AVENUE
PO Box 552511
LAS VEGAS, NV

89155-2511

Case No 17A003393
ABA No 04662784

TO THE CLERK: ↑
Please file
File Stamped
into

Copy 17A003393
and ALL other cases if
possible and happy V
days - with love - Houston

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CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b) that on this 21st
day of February, 2023, I mailed a true and correct copy of the foregoing "EMERGENCY
INTERPLEADINGS OF FACT AND MERITORIOUS INTERVENTION
AS A 'JOURNER OF APPEAL - DEMAND FOR JURY TRIAL(S)'"

by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, Fully prepaid,
addressed as follows:

JUSTICE COURT,
Dept. #5 LAS VEGAS TOWNSHIP
Po Box 552511
Las Vegas, NV 89155-2511

Renewed May 16, 2023, to: Po Box 551601,
CHAMBERS OF THE HON. DANIELLE CHIO
EJDC
200 Lewis Ave.
Las Vegas, NV
89155-1601

DATED: THIS 21 day of February, 2023.

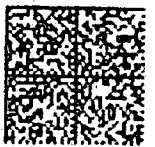
REV. MATTHEW TRAVIS HOUSTON,
ABA 10 No: 04662784, CHTD
x. Matthew Travis Houston
Plaintiff/In Propria Persona
High Desert State Prison
P.O. Box 650
Indian Springs, Nevada. 89018
NDEC No 1210652

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REV. MATTHEW TRAVIS HOUSTON, CHFD
ND OC. No. 1210652
Po Box 650
Indian Springs, NV
89070-0650

Case No. A-23-865442-C
METOO
ABA No. 04662784

Po Box 551601
CHAMBERS OF THE HON. DANIELLE CHIO
FWD, Law Clerk of Department No. 7
200 Leutz Avenue
Las Vegas, NV
89155-1601



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DECLARATION OF MATTHEW TRAVIS HOUSTON

SYNDROME: 3

- 1 Abused defense is a valid excuse; as Mr. Houston suffers from BATTERED PERSONS SYNDROME
- 2 - Parkville/Parkland Behavioral Health, Southaven, MS; February, 2021
- 3 - Blizzards in New Orleans, LA; January - February, 2021
- 4 - K9 Cash in Animal Control. January of 2021 - February of 2021
- 5 Clark County (Nevada) Public Defender Bernard Little not receiving my emails
- 6 from 2017, 2018, 2019, 2020 because I was given an invalid email address.

7 8. SEE Subpoena every email from matthewtravis.houston@gmail.com,
 9 matthoustonenterprises@gmail.com. Subpoena all Facebook and Instagram
 10 handles @topdaughouston. 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 Eabe'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 ~~was~~ was attacked by a

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 Slidel, LA, after insurrection in Washington, DC (February 2021).

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1 POINTS AND AUTHORITIES are not limited to the reason 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, #C1247584A and #C1237802A, 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. Huebler
 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, 133 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

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. 1139, 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.010] 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. 751, 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 (ie., "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 ABHORRABLE 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 scans with Dianne

1 Ferrante and Jonathon Shockley 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, 908: 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 cases), 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

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

3 Plaintiff was unable to telephone Anthony M. Goldstein due to indigence and CEDE
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 280, 1948 Nev. LEXIS 65 (Nev. 1948) cert. denied;
13 336 U.S. 930, 69 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. 112, 113. 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 purportrated by employees of Sedgewick and in coercion with law enforcement has transformed
22 the Appellant's 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 profitting 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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20 X. *Matthew Travis Houston*
 21 MATTHEW TRAVIS HOUSTON
 22 No. 1212652
 23 ABA (American Bar Association)
 24 Member ID No. 04662784
 25 22010 Cold Creek Road
 26 Po Box 650
 27 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 ID# 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 ID# tag and any State emblems before donating.
- 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 676XX0802 | litigation materials, exhibits, evidence of LAW OFFICE OF MATTHEW TRAVIS HOUSTON American Bar Association # 04662784 Member Number | | |
| State of Washington HOUSTMT162 | \$ [redacted] + of destruction of (loss) from MN 435 S. Linn Street No. 927 Iowa City, IA #52240 | | |
| US PASSPORT | 1009 Cardinal Drive Magniketa, PA 52060 | | |
| 2nd US PASSPORT | 4200 Paradise Road 8920 W. Russel Rd Las Vegas, NV 89169 Las Vegas, NV 89148 | | |
| BIRTH CERT | NEVADA ID # 2105569228 (leftovers possibly in HDSP PROPERTY ANNEX) | | |
| SOCIAL | | | |

Matthew Travis Houston
 Signature of Person completing this form

MATTHEW TRAVIS HOUSTON, ESO
 Print Name and Title

September 13, 2022
 Date

Signature of Agency Approving Authority

Print Name and Title

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) Matthew Travis Houston | 2. I.D. # 1210652 | 3. INSTITUTION (S) TLVCC "retroactivity" HDSP Units 9 and 3 |
| 4. AMOUNT OF CLAIM \$ UNSPECIFIED | 5. DATE AND DAY OF OCCURRENCE Began February 1-3, 2022, April 10-13, 2022 and June 13-July 21 | 6. TIME (a.m. or p.m.) 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, 2022, then SERRANO JOHNY in Unit 9 MAC/O BROWN April 10-13 then the survival of THOMPSON AND KNIGHT | | |

RECEIVED
SEP 15 2022
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 interpleadings 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. Those 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 Parraguire 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 ROOHAU and the Hon. Crystal Eller. Reports being FWD to Chief Judge Linda Marie Bell, Now SEE A.22.758861.C, C.17.323674.1 and A.22.856372.C Mary Kay Holthus and Senior Judge James Crockett. Now SEE 2:22-cv-01285-MMD-VCF; 2:22-cv-00643-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-AFI-VCF and NDOC DOCUMENTS NOT LIMITED TO - 20063135783; 20063136490; 20063138690; 20063139578; 20063139650; 20063140048. NDOC is in DEFAULT from 2018-2019...

RECEIVED

SEP 15 2022

By _____

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)

DECEMBER
SEP 15 2022
By



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew (0001210652)

FROM: James Scally, Associate Warden - High Desert State Prison

DATE: February 6, 2023

RE: Improper Grievance # 20063135783 - 3rd and Final Rejection, Level 2

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|--|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input checked="" type="checkbox"/> No harm/loss, action, or remedy | <input checked="" type="checkbox"/> Improper submission |
| <input checked="" type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |

Other specify: **FAILURE TO CORRECT DEFICIENCIES:** Per AR 740.04 number 4G, **NDOC will not respond to an improper grievance that results in a DOC-3098 under AR 740.** Offender failed to correct the deficiencies outlined in the previous issued DOC 3098 Improper Grievance Memo. Offenders are limited to three (3) DOC-3098 per grievance claim. For claims that exceed more than three (3) DOC -3098, the Offender will have the documents confiscated and placed in their grievance file with no further actions taken.

NO HARM/LOSS, ACTION, OR REMEDY: Per AR 740, If the Offender does not factually demonstrate a **loss or harm** and does not state the **action or remedy** that will satisfy the claim in the grievance, the grievance will not be accepted and returned to the Offender with an explanation as to what was missing in order for the grievance to be processed. Per AR 740, **all grievances should also include the remedy sought by the Offender to resolve this claim.**

NOT A KITE: Offender has failed to demonstrate that he has attempted to resolve this matter prior to submitting a DOC 3091 Informal Grievance. A grievance will **NOT be used as a KITE.** This is **NOT a KITE.** Per AR740 states in good faith an Offender must be expected to make an attempt resolve this matter at its **lowest level** prior to filing a grievance. You have not provided any information or documentation that such efforts have been made.

Per AR 740.03 number 1B a Grievance will not be used as an Offender request form (DOC 3012) to advise staff of issues, actions or conditions that they do not like but suffered no harm or loss. Please see your Unit Caseworker for assistance.

IMPROPER SUBMISSION: The initial grievance process begins with the submission, receiving and accepting of a DOC 3091 Informal Grievance. **You cannot proceed to the First Level or Second Level**

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

if the Informal Grievance has not been accepted. A DOC 3098 Improper Grievance Memo is a rejection notice. This grievance was submitted out of turn.

REJECTED FOR MULTIPLE 3098'S: Your grievance has been reviewed and **rejected multiple times for 3098s.** This grievance can no longer be responded to as it has been rejected **multiple times** for being improper. You were given multiple opportunities to correct these errors. **THIS GRIEVANCE CANNOT BE RESUBMITTED.** If you resubmit this grievance, it will be confiscated and retained in your Offender Grievance File with no further actions taken.

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- Non-grievable issues:
 - State and federal court decisions
 - State, federal and local laws and regulations
 - Parole Board actions and/or decisions
 - Lacks standing
- Untimely submission
- Inmate elected NOT to sign and date any grievance form
- Grievance was granted
- Abuse of Inmate Grievance Procedure
 - A threat of serious bodily injury to a specific individual
 - Specific claims or incidents previously filed by the same inmate
 - Other specify:
 - Obscene, profane and derogatory language
 - More than one (1) grievance per week, Monday through Sunday

CCST Lopez 3-24-23
Witness Signature Date

[Signature] 3/24/2023
Inmate Signature Date

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

LOG NUMBER: 2006-31-35783

NEVADA DEPARTMENT OF CORRECTIONS
SECOND LEVEL GRIEVANCE

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: HDSP-12-D-3

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER 20063135783, ON THE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 1/21/23

WHY DISAGREE: What happened to my "celly restriction" aka

red-tag status? My current housing situation is a security threat. Please move.

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 2-13-23

SECOND LEVEL RESPONSE: See attached 3098

[Large scribble]

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 2-13-23

INMATE SIGNATURE: [Signature] DATE: 3-24-2023

THIS ENDS THE FORMAL GRIEVANCE PROCESS

JAN 25 2023

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

HDSP RECEIVED

JAN 25 2023

NEVADA DEPARTMENT OF CORRECTIONS
EMERGENCY
GRIEVANCE FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: 12-D-3

GRIEVANT'S STATEMENT: I have been a law-abiding citizen and an over achiever for 38 years of life on this planet. The defendant, on the other hand, most certainly has not, according to her records of SOLICITING PROSTITUTION: The Honorable Tlerria Danielle Jones. It is most surely a state of emergency of this innocent man being deprived of his freedom, because an injustice anywhere is felt everywhere. Just ask Stephen Paddock's father more

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: Jan 05-23 TIME: DINNER

RECEIVING STAFF SIGNATURE: _____ DATE: _____ TIME: _____

SUPERVISOR COMMENT/ACTION TAKEN ON EMERGENCY GRIEVANCE: PER A2 740 N05 AN EMERGENCY.

SUPERVISOR SIGNATURE: [Signature] TITLE: SGT DATE: 1/6/23 TIME: 0623

INMATE AGREES: _____ INMATE DISAGREES: _____

INMATE SIGNATURE: _____ TIME: _____ DATE: _____

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FORMAL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original: To inmate when complete, or attached to formal grievance
Canary: To Grievance Coordinator when complete
Pink: Inmate's initial receipt

RECEIVED

JAN 25 2023

A-22-853203-W
A-19-800402-W

HDSP

Case Number A-19-800219-W

DOC-1564 (7/02)

INMATE REQUEST FORM

| | | | |
|------------------|---------|------------------|----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| Houston, Matthew | 1210652 | 12D-3 | 12/27/22 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH CANTEEN
 CASEWORKER MEDICAL LA LIBRARY DENTAL
 EDUCATION VISITING SHOOT COMMAND
 LAUNDRY PROPERTY ROOM OTHER CHAPEL

12D3

5.) NAME OF INDIVIDUAL TO CONTACT: MR. JULIO CALDERIN

6.) REQUEST (PRINT BELOW) Hello to the wonderful religious services here @ HDSP. I have been levelled-up and am requesting a CHURCH OF JESUS CHRIST OF LATTER DAY SAINTS - old King James TRANSLATION and a Book OF MORMON. In the meantime, my old cell mate Rob ~~FARR~~ FIEDLER @ P: 702-210-2460 told me to send you a kite because I've applied for house arrest and he said he has a sober-living home. Thoughts?

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Kite Casework for halfway house info

RECEIVED

JAN 25 2023

HDSP

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

11/31/23/23

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|-----------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | HDSP-12D-3 | JANUARY 11-2023 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL MENTAL HEALTH CANTEEN

EDUCATION VISITING LAW LIBRARY DENTAL

LAUNDRY PROPERTY ROOM SHIFT COMMAND OTHER _____

5.) NAME OF INDIVIDUAL TO CONTACT MR. PADIA

PLEASE SEE "MISCLASSIFICATION" GRIEVANCE # 2006-31-35783

6.) REQUEST: (PRINT BELOW) Hello Sir, thank you for communicating with me today regards to survival and success. I am in no way attempting to coerce a "convenient bed move" out of NDOC, as my team and its leaders are only working towards safety, security and re-entry to society in an ELITE and expeditious manner. In an effort to prevent a refusal to house - could Inmate Ramaan Rodriguez # 1194650 move in? Or inmate Anthony Duna? Or inmate Banda # 1183134?

7.) INMATE SIGNATURE Matthew Travis DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

JAN 25 2023

HDSP

10.) RESPONDING STAFF SIGNATURE _____ DATE _____



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]

FROM: Julie Williams, Associate Warden - High Desert State Prison *[Signature]*

DATE: September 12, 2022

RE: Improper Grievance # 20063135783 - 2nd Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|---|---|
| <input checked="" type="checkbox"/> Missing documents | <input checked="" type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input checked="" type="checkbox"/> Improper submission |
| <input type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input checked="" type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input checked="" type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input checked="" type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |
| <input type="checkbox"/> Other specify: | |

MISSING DOCUMENTS: Per AR 740.08 number 4D (5), ALL **documentation** and factual allegations available to the inmate must be submitted at this level with the grievance. You have failed to attach all pages of your informal grievance and/or responses to support your claim.

OUT OF TURN: The initial grievance process begins with the submission, receiving and accepting of a DOC 3091 Informal Grievance. You cannot proceed to the Second Level if the Informal or First Level Grievance has not been accepted. A DOC 3098 Improper Grievance Memo is a rejection notice. This grievance was submitted out of turn.

ALTERATIONS: Per OP 740.04 Abuse of Inmate Grievance Procedure, number 2 (H), "Alteration of the grievance forms or continuation forms. This includes writing more than one line, on each line provided on the grievance form and writing outside of the margins will not be accepted.

Multiple Issues: Per AR 740 you cannot file a grievance on multiple issues. Per AR 740.09 number 2F, it is considered abuse of the inmate grievance procedure when an inmate files a grievance that contains **more than one (1) appropriate issue** per grievance.

MISSING INMATE PERSONAL PROPERTY CLAIM FORM: Inmate failed to attach a DOC 3026 Inmate Personal Property Claim Form.

RECEIVED

JAN 25 2023

DOC-3098 (12/2021)
HDSP

cc: Original --Inmate--
Copy - Grievance File

Per AR 740.05 number 7A, if the inmate's remedy to their grievance includes monetary restitution or damages Form DOC-3026, **Inmate Personal Property Claim Form** and/or **unauthorized form and attach proof of ownership** shall be completed and submitted in addition to the grievance for all property loss or damage claims to be fully researched. Per AR 740.05 Remedies to Grievances, number 4, "Compensation for loss of personal property, property damage, personal injury or any other claim arising out of a tort shall not exceed five hundred (\$500.00)".

CONTINUATION FORMS: Per AR 740.08 number 5, "An inmate shall use Form DOC-3097, Grievant Statement Continuation Form, if unable to present the details of their claim in the space provided, limited to two continuation form pages or maximum of two continuation form pages." Further, per AR 740.04 number 2G, "It is considered abuse of the inmate grievance procedure when an inmate files a grievance that contains, but is not limited to: More than two (2) continuation forms (DOC 3097) per grievance."

Instructions: Please correct and resubmit within 5 days of receipt of this memo on a new grievance form restating the factual harm or loss claim, action, and the remedy, **using no more than 2 Continuation Forms**, attach ALL previously submitted documents including prior submitted grievance(s) and Official Response(s) under this grievance number, and attach the prior **Improper Grievance Memo(s)** under this grievance number so that this can be fully researched. Original pages! Pink are Inmate Copies!

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- Non-grievable issues:
 - State and federal court decisions
 - State, federal and local laws and regulations
 - Parole Board actions and/or decisions
 - Lacks standing
- Untimely submission
- Inmate elected NOT to sign and date any grievance form
- Grievance was granted
- Abuse of Inmate Grievance Procedure
 - A threat of serious bodily injury to a specific individual
 - Specific claims or incidents previously filed by the same inmate
 - Other specify:
 - Obscene, profane and derogatory language
 - More than one (1) grievance per week, Monday through Sunday

Witness Signature
Witness Signature

1/17/2023
Date

Inmate Signature
Inmate Signature

1/17/23
Date

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

Houston

3-A-34

LOG NUMBER: 20063135783

NEVADA DEPARTMENT OF CORRECTIONS
SECOND LEVEL GRIEVANCE

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HDSP "S.M.U." - "B.M.U." UNIT: 3-ALPHA-34

I REQUEST THE REVIEW OF THE GRIEVANCE. LOG NUMBER 2006-31-35783 ON THE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW. (alterations due to property destruction)

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 8.23.22

WHY DISAGREE: EMERGENCY APPEAL DEPRIVATION AS RESULT OF MY PERSON AND MY PROPERTY BEING MOLESTED BY JARRED HEATH THOMPSON AND MICHAEL RAY KNIGHT.

ATTACHED ARE 2 CONTINUATIONS AND MORE EVIDENCE. NOW SEE 2:19-cv-01472-APG-DJA, 2:19-cv-01371-JAD-DJA P.#1.

GRIEVANCE COORDINATOR SIGNATURE: AW Water DATE: 11/10/22

SECOND LEVEL RESPONSE: DOC 3098

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: AW Water DATE: 11/10/22

INMATE SIGNATURE: Matthew Houston DATE: 1/17/23

THIS ENDS THE FORMAL GRIEVANCE PROCESS

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

RECEIVED RECEIVED
SEP-01-2022
HDSP

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HOSP "SMU" + "BMU" UNIT #: 3-A-34
GRIEVANCE #: 20063135783 GRIEVANCE LEVEL: 2nd

GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3
Missing all my bedding, pillows, everything since 8.1.22.
Attached are two Law Library Doc-3012'S
2nd Doc-3012 is for tracking purposes - TIME STAMP-
that will suffice as further SUBPOENA(S) and
demand for the return of my property, mostly
my orange cup, orange spork, pictures, paper,
legal work-notes, Mormon Bible, JFK book
"HITMAN / HITLIST" that C/O OLSEN stole,
and everything else they stole. Webster's English
Dictionary -Thesaurus, state/store English little
Webster's dictionary, state/store Spanish-English
little dictionary, Philadelphia Church of God and
Jehovah's Witness and Mormon literature. I
must have common-fare diet per Asatru law.
NDOC has neglected my common-fare-HALAL
meals since 12-20-2021 and previous stay of
C.17.323614.1. Senior Ghant was supposed
to check property annex today but he's gone.

Original: _____ Attached to Grievance _____
Pink: _____ Inmate's Copy _____

RECEIVED

SEP 01 2022

HDSP

DOC-3097(01/02)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HDSP "S.M.U."-"B.M.U." UNIT #: 3-A-34
GRIEVANCE #: 20063135783 GRIEVANCE LEVEL: 2nd
GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3

This misclassification of my person is not of a benefit to society, the community, my family or anything. The attached pink copy of a directly-related emergency grievance symbolizez facility neglect in re "emergency lockdown" past chow FIRST TIER approx. 7 PM. Last is receipt labelled page 10 of 11 #123 at the bottom, Defendant-respondents No. 88-98 whom are most liable for my 2nd wrongful ^{conviction} ~~incar~~ which is why I am in this facility, illegally and innocent. Jennifer A. Dorsey and her dereliction of duty in 2:22-cv-00693-JAD-NJK was also caused by this facility ignoring truth. No. 97, 98 are the henchmen of Attorney General Aaron D. Ford, who is a puppet on a string of this pain and suffering. ~~and~~ 2:21-cv-00499-JAD-DJA, A. 22.853203.W.

Original: _____ Attached to Grievance
Pink: _____ Inmate's Copy

RECEIVED

SEP 01 2022

HDSP

NEVADA DEPARTMENT OF CORRECTIONS

**EMERGENCY
GRIEVANCE FORM**

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: 3-A-34

GRIEVANT'S STATEMENT: Since they moved me to this cell after August 1st, 2022, I have been having to double bag human feces to dispose of it via garbage can because this toilet is broken and the bubble keeps saying they put in work orders but that's obviously a lie. Twenty days of fecal contamination is a health/hygiene/safety issue. Fix my toilet AM!

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 8.21.22 TIME: 10 PM

RECEIVING STAFF SIGNATURE: _____ DATE: _____ TIME: _____

SUPERVISOR COMMENT/ACTION TAKEN ON EMERGENCY GRIEVANCE: _____

SUPERVISOR SIGNATURE: _____ TITLE: _____ DATE: _____ TIME: _____

INMATE AGREES: _____ INMATE DISAGREES: _____

INMATE SIGNATURE: _____ TIME: _____ DATE: _____

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FORMAL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator when complete
- Pink: Inmate's initial receipt

RECEIVED

SEP 01 2022

HDSP

8.19.2022 Retroactive toilet
 grievance in re 3.A.34
 post swing shift pre chow
 toilet working
 (post black out of 8.18.2022)
 night of 8.19.22 not working again.
 Brought emergency grievance but not filed.
 8.20.22 - still not working thru morning
 bubble issued work order. First tier
 toilet mysteriously flushed. 2nd flush
 could feel loosing pressure on refill
 now mysteriously was an investigation
 between 35, 36 and CO 101 Toilet flushed
 pre 3rd tier - observed C/O OLSEN and
 team shakedown tiers cells w/ metal
 detector (prolly looking for shark)
 C/O OLSEN very much resembles
 Christopher Geiss and makes me
 miss AMBER OLSEN
 8:20 arrival of C/O MOCHA + ^{that was} electrician,
 MAINTENANCE, & which ^{my bad.} maintenance
 ignored 34 than bubble post bubble
 button toilet mysteriously flushed.
 EVENING WAS DELIGHTFUL
 8-21-22
 toilet broken all day, had lucky
 mystery flush 3 hours after morning shit =
 constitution. Thanks for making me smell
 poo for 3 hours and now evening
 toilet still not **RECEIVED** another
 emergency grievance submitted,
 8-22-22 - James plumber fixed.
 We here in SMU **HDSR** have been thrown
 to the wolves at put at risk even
 further than we already are, but
 were at least trying.
 8.24.2022 - And they still haven't
 returned all of my property, sport,
 legal work, Bible, laundry bag, sheets, etc.

IN THE SUPREME COURT OF NEVADA APPEAL NO. 84886
 AND THE NINTH CIRCUIT COURT OF APPEALS No. 22-15748
 NOTICE OF SUBPOENA
 ON AN
 INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|-----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3-A-34 | 8-16-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH AUCANTEEN?

CASEWORKER MEDICAL LAW LIBRARY DENTAL ISDN

EDUCATION VISITING SHIFT COMMAND

LAUNDRY PROPERTY ROOM OTHER _____ + C/O WOOD

5.) NAME OF INDIVIDUAL TO CONTACT: Supervisor Garcia (WILCOVICH AS WITNESSES)

As of August 16th, 2022 I am still missing my bedding + orange cup + orange spark

6.) REQUEST: (PRINT BELOW) As result of my person being assaulted by inmates JARRED HEATH THOMPSON #1129203 and MICHAEL RAY KNIGHT between July 27th and August 1st, 2022 and their destruction of my legal work and my (envelopes are missing too) property - commissary, they are hereby added as "Defendant-respondents" into Houston v. Golden Entertainment, et al 2:21-cv-00499-JAD-DJA and other cases not limited to A:22-758861-C, A:22-856372-C, A:22-853203W and Houston v. Golden Knights (of the Ku Klux Klan), et al. Between the UNIT 12, UNIT 3-AB, the + and → property annex, the mailroom, law library, etc., can y'all please return my legal work

7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Mr. Houston - aside of the 2 files I just got - we have nothing else for you. What are you missing?

10.) RESPONDING STAFF SIGNATURE Garcia DATE 8/22/22

RECEIVED
 SEP 01 2022
 HDSP
 DOC 3042 (REV 7/01)

INMATE REQUEST FORM

| | | | |
|-----------------|---------|------------------|----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| Matthew Houston | 1210652 | 3-D-42 | 5-1-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH **RECEIVED**

CASEWORKER MEDICAL LAW LIBRARY **RECEIVED**

EDUCATION VISITING SHIFT COMMAND **SEP 24 2022**

LAUNDRY PROPERTY ROOM OTHER **HIGH DESERT STATE PRISON LAW LIBRARY**

5.) NAME OF INDIVIDUAL TO CONTACT: clerk - but I am trademarked and patented (B) top dawg Houston

6.) REQUEST: (PRINT BELOW) Please provide me with 2 copies of
only need DISTRICT Court
STATE FORM # 18 - JUSTICE COURT IS TOO POOR.
SUMMONS (DISTRICT COURT) I super
appreciate your help. Like I said, 70+ defendants SMH
to be used in recovering incurred damages in civil case
(from October 1st shooting in 2017 (as result of civil case)
and than this 2021 INSURRECTION) # A-17-758861-C

7.) INMATE SIGNATURE Matthew Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

JOINER TO STORMY DANIELS
and her seam artist Mike w/ Nike
NOW SEE 9th Circuit Helper - MICHAEL AVENATTI
MOLLY C. DWYER
Joseph Williams Rep. Clerk
9th Cir Rule 27-7

RECEIVED

10.) RESPONDING STAFF SIGNATURE _____ DATE SEP 01 2022

HDSP

Sorry, I am out of 3012's — EMERGENCY —
 and 509's and almost out of ink, no pencil.

— Law Library Appointment Request Form —
 AND INJUNCTIVE OATH OF RELIEF —

| Name : INNOCENT | ID# | Housing Unit | Date |
|--|---------|--------------------|-----------|
| Matthew Travis Houston — ALPHA TEAM CLERK — | 1210652 | "S.M.U." 3-A-34 | 8.24.2022 |

PLEASE PROVIDE ACCOUNT INQUIRY FORMS —

Request must be completed properly. ID required to attend Law Library. I didn't steal anything either. That was the KKK*.
 Hello, I was just making sure that all staff are advised that I, Matthew Travis Houston never made any disrespectful or rude or belittling remarks towards Garcia H. Cook or anybody and everybody, as I was the victim.

THE SECTION BELOW IS FOR APPOINTMENTS ONLY

CASE #: C.17.32614, 211275, 21P01950, A.17.758861.C, A.22.057203, W.21CR016840, A.22.758861.C, C.21.357927 - 21CR033713

CASE DESCRIPTION: not guilty of any of this, or "MISDEMEANORS" C1248384A + C1237802A

URGENT NEEDS: I am permanently totally disabled, blind-visually impaired

COMMENTS: innocent both factually AND actually, and the abusive behavior of and actions of inmates 1129203* and MRF,* hearings scheduled 8.25.2022 (tomorrow) 8.30 and 8.31 also Sept. 6, 2022 to which there should be an ORDER to Appear for 8.30.

SIGNATURE: Please kite operations - X [Signature] CHTD.

APPOINTMENT SCHEDULED: Too Garcia and HoCook too is that most specifically that Knight and Thompson broke and stole, caused my efilings in Exhibit 2 of a motion to be all janky, but because its irreparable harm now, my professionalism, integrity and accountability are compromised.

TO: SENIOR GHANT FROM: 1210652
— LAUNDRY TO BE REPLACED —
FOR HOUSTON, 3.alpha.34

1. 2x state sox
2. 1x state towell
3. 1x state laundry bag
4. 2x size L boxers
5. 2x state pants 36x30
6. 2x state + shirts size L
7. only 1 state shirt
(I still have 1 at least)
8. 2x state bed sheets
(I still have blanket)

ALSO REQUESTING BRASS SLIPS and KITE
P.S. (Lucky ^{Doc-509} Number ^{Doc-3012} NINE (9) IX

Please Sir if theg it is
any possible way you could
provide me with 1 copy of
the HDSP Inmate Orientation Packet?

Janned Heath Thore **RECEIVED** stole mine
and it has pertinence **SEP 0 1 2022**. (rules)

that we all have to **HDSP** abide by, whether
PL, GP, etc. I, for one am a
General Pop inmate and innocent, both
factually and actually. I sincerely appreciate your
help in my survival. - M.T.H.



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]
 FROM: Julie Williams, Associate Warden - High Desert State Prison *[Signature]*
 DATE: December 29, 2022
 RE: Improper Grievance # 20063140694 - 3rd and Final Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|--|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input checked="" type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input checked="" type="checkbox"/> Alterations | <input checked="" type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |

Other specify: **NOT A KITE: Offender has failed to demonstrate that he has attempted to resolve this matter prior to submitting a DOC 3091 Informal Grievance. A grievance will NOT be used as a KITE. This is NOT a KITE.** Per AR740 states in good faith an Offender must be expected to make an attempt resolve this matter at its lowest level prior to filing a grievance. You have not provided any information or documentation that such efforts have been made.

Per AR 740.03 number 1B a Grievance will not be used as an Offender request form (DOC 3012) to advise staff of issues, actions or conditions that they do not like but suffered no harm or loss. Please see your Unit Caseworker for assistance.

FAILURE TO CORRECT DEFICIENCIES: Per AR 740.04 number 4G, NDOC will not respond to an improper grievance that results in a DOC-3098 under AR 740. Inmate failed to correct the deficiencies outlined in the previous issued DOC 3098 Improper Grievance Memo. Inmates are limited to three (3) DOC-3098 per grievance claim. For claims that exceed more than three (3) DOC - 3098, the inmate will have the documents confiscated and placed in their grievance file with no further actions taken.

ALTERATIONS: Per OP 740.04 Abuse of Inmate Grievance Procedure, number 2 (H), "Alteration of the grievance forms or continuation forms. This includes writing outside of the margins and will not be accepted.

REJECTED FOR MULTIPLE 3098'S: Your grievance has been reviewed and **rejected multiple times for 3098s.** This grievance can no longer be responded to as it has been rejected **multiple times** for being improper. You were given multiple opportunities to correct these errors. **THIS GRIEVANCE CANNOT BE RESUBMITTED.** If you resubmit this grievance, it will be confiscated and retained in your Offender Grievance File with no further actions taken.

cc: Original - Inmate
 Copy - Grievance File

DOC-3098 (12/2021)

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

| | | |
|---|--|--|
| <input type="checkbox"/> Non-grievable issues: | | <input type="checkbox"/> Parole Board actions and/or decisions |
| <input type="checkbox"/> State and federal court decisions | | <input type="checkbox"/> Lacks standing |
| <input type="checkbox"/> State, federal and local laws and regulations | | |
| <input type="checkbox"/> Untimely submission | | |
| <input type="checkbox"/> Inmate elected NOT to sign and date any grievance form | | |
| <input type="checkbox"/> Grievance was granted | | |
| <input type="checkbox"/> Abuse of Inmate Grievance Procedure | | |
| <input type="checkbox"/> A threat of serious bodily injury to a specific individual | <input type="checkbox"/> Obscene, profane and derogatory language | |
| <input type="checkbox"/> Specific claims or incidents previously filed by the same inmate | <input type="checkbox"/> More than one (1) grievance per week, Monday through Sunday | |
| <input type="checkbox"/> Other specify: | | |

CCST Lopez

Witness Signature

2-17-23

Date

M T H

Inmate Signature

2/17/23

Date

Log Number 20063140694

NEVADA DEPARTMENT OF CORRECTIONS
FIRST LEVEL GRIEVANCE

NAME: Reverend Matthew Travis Houston, PC I.D. NUMBER: 1210652
INSTITUTION: NDSP OF GENOCIDAL TORTURE UNIT: SMU - 3A-22-ND H20

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER 2006-31-40694, IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Reverend Matthew Travis Houston DATE: WEDNESDAY DEC. 07, 2022

WHY DISAGREE: BLUE LIVES MATTER. TODAY AFTER ILLEGAL YARD TIME, WITNESS "EARL FROM MINNESOTA" WAS MOVED FROM THIEF / VIOLENT ATTACKER NOV. 10, 2022 3A-36 "ANTHONY" END OF 1ST SHIFT BOTH HOT + COLD H2O NOT WORKING.

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 11/26/23

FIRST LEVEL RESPONSE: [Signature]

GRIEVANCE UPHeld GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 11/26/23

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: M T H DATE: 2/17/23

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

Q: IT'S A YES OR NO QUESTION C/O GARCIA: DID HOUSTON EVEN REALLY HAVE A VISIT SCHEDULED NOVEMBER 10TH, 2022?

A: IF SO, WHO?

DEC 15 2022

Log Number 48694

NEVADA DEPARTMENT OF CORRECTIONS
FIRST LEVEL GRIEVANCE

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP "SMU-BMU" UNIT: 3 alpha 34

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER 20063140694, IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 9.14.2022

WHY DISAGREE: OUT of being emotionally distressed from 6 years of endured retaliation of the authorities in NEVADA I have included evidence of testimony on pages 2-3. 39 years of experience in law enforcement and multiple (see p.2-3) retirements sucks as JOE LOMBARDO, ET AL betrayed me...

GRIEVANCE COORDINATOR SIGNATURE: AW [Signature] DATE: 11/1/23

FIRST LEVEL RESPONSE: [Signature]

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: AW [Signature] DATE: 11/1/23

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATE: 1/29/23

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance.
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

RECEIVED
SEP 15 2022
By _____

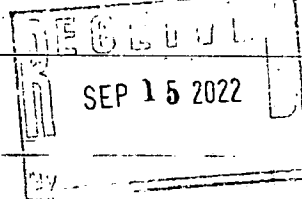
NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HDSP "SMU" UNIT #: 3 A 34
GRIEVANCE #: 20063140694 GRIEVANCE LEVEL: FIRST
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3

1 HOUSTON (this is a transcribed copy from R. Angel #10)
2 I know they ran some \$ for you I
3 feel like I'm chasin my \$ pay me
4 whatever comes today we call it even
5 and workout a deal for the tv but
6 this will all be hand to hand business
7 I'm not gonna chase you 4 my \$ I'll
8 put the tv outside your door when you
9 have the \$ in your house I'll have witness
10 get that \$ from you as soon as store
11 comes. If you dont pay me today in
12 food / coffee I'll get a hold of your
13 phone pin and make it hard 4 you I
14 just want what you owe me by R Angel¹⁰

The above copied statement is written in blue ink as
"witness" on line number #9 shall be revealed in court.

Original: Attached to Grievance
Pink: Inmate's Copy



NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HOSP "SMU" UNIT #: 3A34

GRIEVANCE #: 20063140694 GRIEVANCE LEVEL: FIRST

GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3

Yesterday on 9.12.2022, I was checking on my neighbor in [#]25 to see if he was okay, as he's been depressed and emotionally distressed, having endured retaliation and unnecessary and involuntary assault of prior NDOC actions from "the hole". Upon checking on my neighbor in #25 "BIRDMAN" - ^{#24} (a shady character) I suspect to be extremely obese made interrogative noises that sounded quite animalistic. His threatening statement was along the lines of, "don't you owe me \$4 from the other tier?" After I responded "No" he concluded with the closing threatening statement of, "okay ~~you~~ you can keep it moving than". The sad thing is, #24 waddles like a pork chop on the grill when I'm fryin' 'em up. We'll have to cook the books on this little porker.

Original: _____ Attached to Grievance
Pink: _____ Inmate's Copy

RECEIVED
SEP 15 2022
By: _____



Nevada Department of Corrections Improper Grievance Memo

3A 3AA

TO: Houston, Matthew [0001210652]

FROM: Julie Williams, Associate Warden - High Desert State Prison *Julie Williams*

DATE: July 26, 2022

RE: Improper Grievance # 20063140694 - 1st Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

| | |
|---|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input checked="" type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input checked="" type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input checked="" type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |

ALTERATIONS: Per AR 740.04 number 2H, "Alteration of the grievance forms or continuation forms. This includes writing more than one line, on each line provided on the grievance form."

NOT A KITE: Inmate has failed to demonstrate that he has attempted to resolve this matter prior to submitting a DOC 3091 Informal Grievance. A grievance will NOT be used as a KITE. This is NOT a KITE.

NOT SIGNED OR DATED: Per AR 740.03 number 6B, an inmate's election not to sign and date this form at any level shall constitute abandonment of the claim.

Instructions: Please correct and resubmit within 5 days of receipt of this memo on a new grievance form restating the factual harm or loss, action, and the remedy, **sign and date the grievance**, attach ALL previously submitted documents including prior submitted grievance(s) and Official Response(s) under this grievance number, the prior DOC 3098 Improper Grievance Memo(s) under this grievance number, and all attachments so that this can be fully researched.

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

| | |
|---|---|
| <input type="checkbox"/> Non-grievable issues: | |
| <input type="checkbox"/> State and federal court decisions | <input type="checkbox"/> Parole Board actions and/or decisions |
| <input type="checkbox"/> State, federal and local laws and regulations | <input type="checkbox"/> Lacks standing |
| <input type="checkbox"/> Untimely submission | |
| <input type="checkbox"/> Inmate elected NOT to sign and date any grievance form | |
| <input type="checkbox"/> Grievance was granted | |
| <input type="checkbox"/> Abuse of Inmate Grievance Procedure | |
| <input type="checkbox"/> A threat of serious bodily injury to a specific individual | <input type="checkbox"/> Obscene, profane and derogatory language |

RECEIVED
SEP 15 2022
By _____

DOC-3098 (12/2021)

cc: Original - Inmate
Copy - Grievance File

Log Number 20063140694

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: "S.M.U." 3-A-2

GRIEVANT'S STATEMENT: WHAT HAPPENED?
THE LAST DAY I WAS ALLOWED ACCESS TO
SHOWER / TELEPHONE WAS ONLY 1/2 HOUR EVENING OF
JULY 13, 2022 AFTER COURT. I WAS NOT SERVED WITH
ANY SORT OF NOTICE TO ATTEND COURT OR WHAT MOTIONS
I WAS TO HAVE ARGUED UNTIL JULY 15, AFTER HEARINGS.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: ~~XXXXXXXXXXXX~~ DATE: ~~XXXX~~ TIME: ~~XX~~

GRIEVANCE COORDINATOR SIGNATURE: AWW DATE: 8/3/22 TIME: 2:00

GRIEVANCE RESPONSE: DOC 3098

CASEWORKER SIGNATURE: [Signature] DATE: 9/14/22

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: AWW DATE: 8/3/22

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATE: 9/14/22

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original: To inmate when complete, or attached to formal grievance
Canary: To Grievance Coordinator
Pink: Inmate's receipt when formal grievance filed
Gold: Inmate's initial receipt

RECEIVED
JUL 20 2022
HDSP 5 2022

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT #: "S.M.U." 3-A.2

GRIEVANCE #: 20063140694 GRIEVANCE LEVEL: INFORMAL

GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3

FACTUAL LOSS OR HARM:

I TURNED IN COPY(S) OF THE ATTACHED DOC-3012 "KITE",
ONE TO LAW LIBRARY, ONE TO MENTAL HEALTH / MEDICAL
IN ACCORDANCE WITH PROCEDURE(S). TODAY IS 7.16.22
AND I STILL HAVE NOT BEEN ALLOWED ACCESS TO SHOWER,
CHECK KIOSK, MAKE LEGAL PHONE CALL(S), ETC. THIS
72-HOUR DEADLINE, BY LAW IS A RIGHT TO BOTH
INNOCENT AND "GUILTY" PRISONERS, REGARDLESS OF
CUSTODY STATUS. I HAVE BEEN DENIED / DELAYED
BRASS SLIP LEGAL POSTAGE CAUSING VALID APPEAL
DEPRIVATION CLAIMS AND EXCEEDING COURT ORDERED
DEADLINES AT NO FAULT OF MY OWN. 7.13.22 I WAS
DENIED EMERGENCY GRIEVANCE AFTER BEING ASSAULTED
BY L.V.M.P.D. AFTER HEARING. BEFORE COURT I DISCOVERED
FISHTANK C/O WITNESS NAME "BARNETT" IN RE "2.1.22
SAMURAI JIMMY" INCIDENT, THAN C/O "ANONYMOUS"
PILLAGED MY LEGAL PLEADINGS, CAUSING CPBSD PANIC ATTACK,

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED
JUL 20 2022
SEP 15 2022
HDSP
DOC-3097 (01/09)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HOSP UNIT #: "S.M.V." 3-A-2

GRIEVANCE #: 20063140694 GRIEVANCE LEVEL: INFORMAL

GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3

VIOLATING 4TH AMDT, AND 8TH AMDT, RIGHTS, NRS, ETC.
ILLEGAL SEARCH, UNNECESSARY INTERROGATION / QUESTIONING.
@ COURT 7-13-22 ELLI ROOHANI MISAPPOINTED REPRESENTATION
"ALEXA" WITHOUT MY PERMISSION, I REQUESTED COUNCIL
ONLY TO ACT AS "STANDBY". ROOHANI REFUSED TO HELP
FILE LVMPD REPORT IN RE DEATH THREATS RECEIVED
IN MY LEGAL MAIL. I WAS VERBALLY ABUSED ON-
THE-RECORD BY E. ROOHANI WHEN SHE SAID "I'M DONE
TALKING TO YOU" THAN WAS ASSAULTED BY LVMPD AS
EXITING COURTROOM AND TO HOLDING / AMBULANCE. HDSP NDOC
RETURNED MY PERSON TO HDSP INFIRMARY AND I AT LEAST
WAS ABLE TO CHECK IN W/ MENTAL HEALTH.

REMEDY: HDSP LAW CLERK / STAFF "ESCORT" AS WELL
AS AN NDOC LT + SGT + SENIOR TO BE PRESENT AT MY
NEXT HEARINGS SCHEDULED AUG. 9TH 2022 AND AUG. 30, 2022.
PLEASE BRING CO'S HEINIKIN, KURRY, SAGE, NDOC SQUAD 😊

Original **RECEIVED** to Grievance AND \$500.00 FOR INCURRED DAMAGES
Pink: Inmate's Copy NOT LIMITED TO EMOTIONAL DISTRESS.

JUL 20 2022

HDSP

SEP 15 2022

A-22-853203-W
 A-17-758861-C
 ACCOUNTABILITY" (ON AN INMATE REQUEST FORM)
 - EMERGENCY -
 NOTICE OF APPEAL
 IN RE No. 22-15748 AND JOINDERS OF
 C-17-323614-1
 C-21-357927-1

| | | | |
|------------------------|---------|------------------|-----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3-A-2 "S.M.U." | 7-13-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH • CANTEEN
 CASEWORKER MEDICAL • LAW LIBRARY • DENTAL
 EDUCATION VISITING SHIFT COMMAND
 LAUNDRY PROPERTY ROOM OTHER _____ Denied legal postage

5.) NAME OF INDIVIDUAL TO CONTACT: JUDGE ON 7-14-2022 (REQUEST FOR AN 28 USC §1746 X. TODAY @ COURT CLDC DENIED MY EMERGENCY GRIEVANCE)
 NOW SEE JUDGE CRYSTAL ELLER LIBRASS-SLIP-SIGNING IN RE DEADLINES
 WITNESSES

6.) REQUEST: (PRINT BELOW) BEFORE COURT TODAY I DISCOVERED FISH TANK C/O NAME "BARNETT" IN RE "2-1-22" SAMURAI JIMMY INCIDENT, THAN TRANSPORT C/O "ANONYMOUS" PILLAGED MY LEGAL PLEADINGS, EVIDENCE AND EXHIBITS

^{7/13} MOST UNLAWFULLY, VIOLATING 4TH AMDT. RIGHTS, NRS, ETC. ^{ILLEGAL} INTERROGATION

^{7/13} @ COURT, ELLI ROOHANI MISAPPOINTED REPRESENTATION WITHOUT MY PERMISSION AND REFUSED TO HELP ME FILE LVMPD REPORT IN RE DEATH THREATS RECEIVED IN LEGAL MAIL. I WAS ASSAULTED BY LVMPD AND VERBALLY ABUSED BY E. ROOHANI ^{as the record will reflect. checked in @ HDSP INFIRMARY}

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652
 8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED
 SEP 15 2022
 RECEIVED
 DATE _____

10.) RESPONDING STAFF SIGNATURE 2:21-cv-00499-JAD-DJA
2:22-cv-00693-JAD-NJK

SEP 20 2022
 HDSP
 DOC-3012 (REV. 7/01)

INMATE REQUEST FORM

| | | | |
|-----------------|---------|------------------|----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| Matthew Houston | 1210652 | B.A.34 | 9.6.2022 |

- 4.) REQUEST FORM TO: (CHECK BOX)
- CASEWORKER MEDICAL LAW LIBRARY CANTEEN
- EDUCATION VISITING SHIFT COMMAND
- LAUNDRY PROPERTY ROOM OTHER _____

5.) NAME OF INDIVIDUAL TO CONTACT: JEFFERSON

6.) REQUEST (PRINT BELOW) Can you please let me know if I still have pending write-ups?

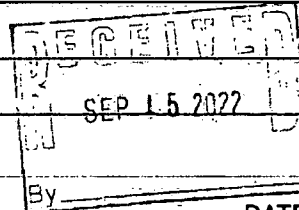
Thank you

7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Yes, you have one pending
OIC # 510983, MJ57 7.31.22



10.) RESPONDING STAFF SIGNATURE Jefferson DATE 9.8.22

RECEIPT DATH OF SENIOR
C/O GHANT
AND PERSONAL REMINDER IN RE "PROPERTY ANNEX"
INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|--------------------------------|
| 1.) INMATE NAME | DOC# | 2.) HOUSING UNIT | 3.) DATE |
| Matthew Travis Houston | 1210652 | 3-alpha-34 | August 22 nd , 2022 |

4.) REQUEST FORM TO: (CHECK BOX)

| | | | |
|---|--|---|--|
| <input type="checkbox"/> CASEWORKER | <input type="checkbox"/> MEDICAL | <input checked="" type="checkbox"/> MENTAL HEALTH | RECEIVED CANTEN AUG 23 2022 |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input checked="" type="checkbox"/> LAW LIBRARY | |
| <input checked="" type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM | <input type="checkbox"/> SHIFT COMMAND | |
| | | <input type="checkbox"/> OTHER | |

HIGH DESERT STATE PRISON
LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: ~~LT OR SENIOR~~ H. COOK, GARCIA, CLERKS
Please provide a property destruction claim form and Admin. claim form.

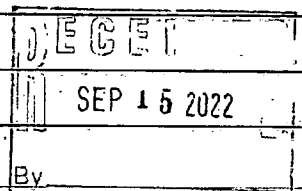
6.) REQUEST (PRINT BELOW) Today SENIOR C/O GHANT told me to check with him tomorrow (which would be Aug 23, 2022) regarding my property lost / under investigation from UNIT 12 - ASHCRAFT + D. WILCOVICH. ~~and~~ LT BARTH dismissed my write-ups, well the property issue is up for appeal, and this is OFFICIAL receipt of that. I must have all my property returned, especially LEGAL WORK (which is basically everything missing), Spork, cup, commissary and the well exceeds \$500.00

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Document Attached



10.) RESPONDING STAFF SIGNATURE H. COOK DATE 8-31-22

Defendant - respondents not limited to:
3-B-24 - Michael Ray Knight and
3-A-2 - Jarred Heath Thompson

American Bar Association (Ret.)
 Member No. 04662784
 Nevada Bar No. 2131
 US NAVY (Ret. 1.04.08)
 DEP 6 JUN 02

CAVEAT "JOINER OF APPEAL"
 NOTICE OF SUMMONS

DECLARATION OF GRATITUDE - TO WARNER, PADIA, AND NDOC TEAM
 (ON AN INMATE REQUEST FORM)

| | | | |
|------------------------|---------|------------------|----------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| Matthew Travis Houston | 1210652 | 3 alpha 34 | Sept. 11, 2022 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL MENTAL HEALTH
 EDUCATION VISITING LAW LIBRARY
 LAUNDRY PROPERTY ROOM OTHER

LOAN ITEM DENTAL
 SEP 12 2022
 HIGH DESERT STATE PRISON
 LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: H. Cook, GARCIA, clerks (sorry if this silly)
 This receipt (upon its return) will be mailed to CHAMBERS of ALL CHIEF JUDGES

6.) REQUEST (PRINT BELOW) My sincerest apologies in advance if this is confusing, as I am just doing my best to not be abused by the system anymore than I already have. Charges have already been filed in EJDC and JUSTICE COURT - Las Vegas Township and pursuant to AR and numerous laws; not limited to international law, Napoleonic Code, OREGON REVISED STATUTES, Code of Iowa, NRS and AARP, this is Plaintiff's FORMAL NOTICE OF APPEAL to OIG # 510983, MJ57 7-31-22. NOW SEE 9th Cir., EJDC No. A.22.758861.C, JC 21P01950 Dept. H.

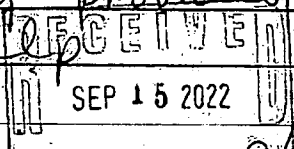
7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Mr. Houston - you need to call us for the appeal log before you mail an appeal.

Do not apologize. Law library provides a service. We are here to help.



10.) RESPONDING STAFF SIGNATURE Garcia DATE 9/12/22

EJDC # A22.856372.CV DIST # 2:22-cv-01285-MMD-VCF-9th Cir. No. 22-16322
2:21-cv-00499-JAD-DJA (Miranda M. Du, James Crockett, Linda Marie Bell and Mary M. Marguira)
 Cir. No. 22-15748 DOC 3012 (REV 7/01)

Log Number 20063140694

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: 12-D-3

GRIEVANT'S STATEMENT: Case worker PADILLA was to have resubmitted me to camp on 01/25/2023 - and he informed me that there are 10 other victims on the waiting list. Please provide an answer as to why I am not already @ camp.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 1/26/23 TIME: night

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____ TIME: _____

GRIEVANCE RESPONSE: _____

CASEWORKER SIGNATURE: _____ DATE: _____

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: _____ DATE: _____

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: _____ DATE: _____

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

"SGT UNKNOWN" re 11.10.2022
might want to start giving
a track.

LOG NUMBER: _____

LVMFD (Ret.)

NEVADA DEPARTMENT OF CORRECTIONS

SECOND LEVEL GRIEVANCE

NAME: REVEREND MATTHEW TRAVIS HOUSTON I.D. NUMBER: _____

US NAVY (Ret.) ABA No. 04662784

1210652

topdownhouston (R)

INSTITUTION: OF WRONGFUL CONVICTIONS UNIT HDSP "SMU" 3A-22

I REQUEST THE REVIEW OF THE GRIEVANCE. LOG NUMBER 20063140694 ON THE
SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION
IS ATTACHED FOR REVIEW

SWORN DECLARATION UNDER PENALTY OF PERJURY

December 2nd 2022

INMATE SIGNATURE: Matthew Travis Houston DATE: 12.02.22

WHY DISAGREE: Where's my receipt of 1564 LT "UNKNOWN" f/
11.10.2022? He threw it away huh? What's SGT "UNKNOWN's"
name from that day JEFFERSON witnessed fictitious write-
up w/ C/O BALLARD? AMACKER - BARTH - J. WILLIAMS can deliver
(serve) attached SUMMONS + PORTER "SCHITZO" 3A-20 and yellow 3012 1/4 all.

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

SECOND LEVEL RESPONSE: _____

____ GRIEVANCE UPHeld ____ GRIEVANCE DENIED ____ ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

INMATE SIGNATURE: _____ DATE: _____

THIS ENDS THE FORMAL GRIEVANCE PROCESS

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

Please see attached CERTIFICATES OF INNOCENCE
AND DON'T FORGET TO SHOW UP FOR COURT W/ MY



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]

FROM: Julie Williams, Associate Warden - High Desert State Prison

DATE: November 21, 2022

RE: Improper Grievance # 20063142244 - Final Rejection

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|--|---|
| <input type="checkbox"/> Missing documents | <input checked="" type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input checked="" type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |
| <input checked="" type="checkbox"/> Other specify: | |

REJECTED FOR MULTIPLE 3098'S: THIS GRIEVANCE CANNOT BE RESUBMITTED!

Your grievance has been reviewed and rejected multiple times for 3098s. This grievance can no longer be responded to as it has been rejected multiple times for being improper. You were given multiple opportunities to correct these errors. If you resubmit this grievance, it will be confiscated and retained in your Inmate Grievance File with no further actions taken.

FAILURE TO CORRECT DEFICIENCIES: Per AR 740.04 number 4G, **NDOC will not respond to an improper grievance that results in a DOC-3098 under AR 740.**

Inmate failed to correct the deficiencies outlined in the previous issued DOC 3098 Improper Grievance Memo. Inmates are limited to three (3) DOC-3098 per grievance claim. For claims that exceed more than three (3) DOC -3098, the inmate will have the documents confiscated and placed in their grievance file with no further actions taken.

ALTERATIONS: Per AR 740.03 (C) A grievance must be legible, with a clearly defined remedy request. Inmates must not use tape on any portion of the grievance.

Multiple Issues: Per AR 740 you cannot file a grievance on multiple issues. Per AR 740.09 number 2F, it is considered abuse of the inmate grievance procedure when an inmate files a grievance that contains more than one (1) appropriate issue per grievance.

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- Non-grievable issues:
- | | |
|--|--|
| <input type="checkbox"/> State and federal court decisions | <input type="checkbox"/> Parole Board actions and/or decisions |
|--|--|

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

| | |
|---|--|
| <input type="checkbox"/> State, federal and local laws and regulations | <input type="checkbox"/> Lacks standing |
| <input type="checkbox"/> Untimely submission | |
| <input type="checkbox"/> Inmate elected NOT to sign and date any grievance form | |
| <input type="checkbox"/> Grievance was granted | |
| <input type="checkbox"/> Abuse of Inmate Grievance Procedure | |
| <input type="checkbox"/> A threat of serious bodily injury to a specific individual | <input type="checkbox"/> Obscene, profane and derogatory language |
| <input type="checkbox"/> Specific claims or incidents previously filed by the same inmate | <input type="checkbox"/> More than one (1) grievance per week, Monday through Sunday |
| <input type="checkbox"/> Other specify: | |

Witness Signature

1/17/23
Date

 1/17/23
Inmate Signature Date

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

LOG NUMBER: 20063142244

NEVADA DEPARTMENT OF CORRECTIONS
SECOND LEVEL GRIEVANCE

NAME: REVEREND MATTHEW TRAVIS HOUSTON, LTD I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: "SMU" 3A-34

I REQUEST THE REVIEW OF THE GRIEVANCE. LOG NUMBER 2006.31.42244 ON THE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 11-7-2022

WHY DISAGREE: I HAVE BEEN DEPRIVED OF MY COMMON-FARE RELIGIOUS DIET, DEPRIVED OF MY YARD/TIER TIME, DEPRIVED OF MY ACCESS TO LAW LIBRARY-ACCESS TO COURT AND DEPRIVED OF MY DOCTOR'S ORDERS TO "SEE" A CORNEA SPECIALIST. ALSO DEPRIVED OF PROGRAMMING...

GRIEVANCE COORDINATOR SIGNATURE: [Signature] LT Barth DATE: 1/12/2023

SECOND LEVEL RESPONSE: Retention

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: [Signature] LT Barth DATE: 1/12/2023

INMATE SIGNATURE: [Signature] DATE: 1/17/23

THIS ENDS THE FORMAL GRIEVANCE PROCESS

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

RECEIVED

NOV 14 2022

DOC 3094 (12/01)

HDSP

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HOSP "SMU" UNIT #: 3A-34

GRIEVANCE #: 2006.31.42244 GRIEVANCE LEVEL: 2ND

GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3 (17)

\$500.00 THE ATTACHED DOCUMENTATION IS A MEGILLAH
OF A TIMELINE ILLUSTRATING AN EXTREME AMOUNT
OF FACTUAL HARM AND LOSS ESPECIALLY AS THERE
HAS BEEN AN EXTRAORDINARY REPETITION OF THE
MOST VIOLENT EVENTS IN RECENT HISTORY.

\$500.00 THIS ACTION IS RETALIATORY ACTION IN NATURE
TO WHICH MOST ATTEMPTS AT ANY SORT OF
DECENT CIVILIZATION WOULD DEEM INHUMANE,
CRUEL AND HIGHLY UNUSUAL HOWEVER, I HIGHLY
SUSPECT THAT THESE MOST RECENT ACTS OF
VIOLENCE ARE MATTERS TO BE HANDLED ONLY BY
THE "SUBHUMAN" AS THE HAVE NOTS IN THIS OOD-
BALL GROUP OF INDIVIDUALS ARE NOT LIMITED TO
THIS SOVERIGN AND INNOCENT MAN. ACTS OF GROSS
RETALIATION ARE A PRIMARY CAUSATION OF THE DE-
EVOLUTION INTO PRIMITIVE EVENTS MEANT ONLY

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED

NOV 14 2022

HDSP

DOC = 3097 (01/02)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HOSP "SMU" UNIT #: 3A-34

GRIEVANCE #: 2006.31.42244 GRIEVANCE LEVEL: 2ND

GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3 (17)

FOR THE IRRESPONSIBLE. THIS FACILITY SOMEHOW HAS AVOIDED ALL PINICLES OF ACCOUNTABILITY AS THE DEPENDANCE ON THBR POVERTY SEEMS TO BE ALL THAT THEY KNOW. LET ALONE AM I NOT BEING PROVIDED MY COMMON-FARE DIET, NDOC IS STARVING ME OUT AS I'VE NO COMMISSARY NOR A TRAY OR PROPER FORM(S). ABUSE OF AN INNOCENT MAN HURTS NOT ONLY THE INDIVIDUAL - THAT NEGATIVE AND OVERWHELMINGLY SINFUL BEHAVIOR HAS CAUSED NOTHING GOOD FOR ANYBODY, GUILTY OR INNOCENT. HOW CAN MURDER BE A CRIME WHEN ABORTION IS LEGAL IN SOME PLACES? WHY HAS THE NDOC REFUSED ACCOUNTABILITY? INCARCERATION IS NOT ANY SORT OF EMPLOYMENT SECURITY, WHEN THE INCARCERATED IS IN FACT THE VICTIM OF THE ALLEGED CRIME^m BEING DENIED RIGHTFUL REPAIRATION(S)..

Original: _____ Attached to Grievance
Pink: _____ Inmate's Copy

RECEIVED
NOV 14 2022

DOC-3097 (01/10) HOSP



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]

FROM: Julie Williams, Associate Warden - High Desert State Prison *AW Williams*

DATE: September 6, 2022

RE: Improper Grievance # 20063142244 - 2nd Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

| | |
|--|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input checked="" type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input checked="" type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input checked="" type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |
| <input type="checkbox"/> Other specify: | |

ALTERATIONS: Per OP 740.04 Abuse of Inmate Grievance Procedure, number 2 (H), "Alteration of the grievance forms or continuation forms. This includes writing more than one line, on each line provided on the grievance form and writing outside of the margins will not be accepted.

NOT A KITE: A grievance will NOT be used as a KITE. Inmate has failed to demonstrate that he has attempted to resolve this matter prior to submitting a DOC 3091 Informal Grievance. This is NOT a KITE. Per AR740 states in good faith an inmate must be expected to make an attempt resolve this matter at its lowest level prior to filing a grievance. You have not provided any information or documentation that such efforts have been made.

Per AR 740.03 number 1B a Grievance will not be used as an inmate request form (DOC 3012) to advise staff of issues, actions or conditions that they do not like but suffered no harm or loss.

CONTINUATION FORMS: Per AR 740.08 number 5, "An inmate shall use Form DOC-3097, Grievant Statement Continuation Form, if unable to present the details of their claim in the space provided, limited to two continuation form pages or maximum of two continuation form pages." Further, per AR 740.04 number 2G, "It is considered abuse of the inmate grievance procedure when an inmate files a grievance that contains, but is not limited to: More than two (2) continuation forms (DOC 3097) per grievance."

Instructions: Please correct and resubmit within 5 days of receipt of this memo on a new grievance form restating the factual harm or loss claim, action, and the remedy, using no more than 2

cc: Original - Inmate
Copy - Grievance File

RECEIVED

NOV 14 2022
DOC-3098 (12/2021)

HDSP

Continuation Forms, attach ALL previously submitted documents including prior submitted grievance(s) and Official Response(s) under this grievance number, and attach the prior Improper Grievance Memo(s) under this grievance number so that this can be fully researched. Original pages Pink are Inmate Copies.

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- Non-grievable issues:
 - State and federal court decisions
 - State, federal and local laws and regulations
 - Parole Board actions and/or decisions
 - Lacks standing
- Untimely submission
- Inmate elected NOT to sign and date any grievance form
- Grievance was granted
- Abuse of Inmate Grievance Procedure
 - A threat of serious bodily injury to a specific individual
 - Specific claims or incidents previously filed by the same inmate
 - Other specify:
 - Obscene, profane and derogatory language
 - More than one (1) grievance per week, Monday through Sunday

Witness Signature

Date

Matthew Travis Holtz 11-3-2022
Inmate Signature Date

RECEIVED

NOV 14 2022

DOC 0098 (12/2021)
ADSP

cc: Original - Inmate
Copy - Grievance File

Log Number 20003142744

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: H.D.S.P. UNIT: 3-A-34

GRIEVANT'S STATEMENT: LETTER OF MOTION IN THE "FORM"

THEREOF, AS A COMPLAINT. INTERPLEADINGS IN EJDC NO(S)

A.22.856372.C Dept XX, A.22.758861.C and A.22.853203.W (XI)

FWD: OFFICE OF THE DISTRICT ATTORNEY, 200 Lewis Avenue
PO Box 552212, LAS VEGAS, NV 89155-2212. Now SEE Paged.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 8.27.22 TIME: NOON

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 10/25/22 TIME: 0800

GRIEVANCE RESPONSE: DOC 3098

CASEWORKER SIGNATURE: _____ DATE: _____

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: [Signature] DATE: 10/25/22

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATE: 11-3-2022

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

RECEIVED

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

AUG 30 2022

RECEIVED

HDSP

NOV 14 2022

HDSP

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT #: 3-A-34

GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: INFORMAL EMERGENCY

GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3

FWD: Jaimie Stiltz, NV Bar No. 13772 and Aaron D. Ford
in re JUSTICE COURT 21P01950 Dept. 14, 2:21-cv-00499,
2:22-cv-01285, 2:22-cv-00693, 2:19-cv-01472,
2:19-cv-01371, 2:19-cv-01740, 2:19-cv-01475,
2:19-cv-01360. Now SEE "RENEWED LIST OF PARTIES AND
DEMAND FOR REPAIRATIONS", DEFENDANT-RESPONDENTS
No.(s) 140-143, particularly No.140-NDOC "inmate" Michael
Ray Knight and No.143-NDOC "inmate" BAC No. 1129203,
Jarred Heath Thompson;

Both of these individuals behavior demonstrated
the utmost lack of value towards the community, and a
complete influence in encouraging danger to the society
in which we all live, both free and/or imprisoned. I
am afraid for the lives of my children and family as
both of those individuals have my information. Thompson
is allegedly free and made terroristic threats in re "RJC".

Original: _____ Attached to Grievance
Pink: _____ Inmate's Copy

RECEIVED

AUG 30 2022

HDSP

RECEIVED

NOV 14 2022

HDSP

DOC - 3097 (01/02)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HDSP UNIT #: 3.A.34
GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: INFORMAL EMERGENCY
GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3

Not only did #1129203 make threats against our town's resources, but he made threats against our U.S. Military and every single individual and entity discussed between June 13th, 2022 and July 27th, 2022. LVMPD should be notified immediately as to his whereabouts as the individuals internet/online actions are quite possibly a threat to the safety of Las Vegas and possibly North Dakota and/or North Carolina/South Carolina.
#1129203 also made sado-masochistic threats against a member of the bar, ALEXIS DUECKER and also threatened the staff and office of PITARRO AND FUMO, CHTD. This was after he molested my property, my legal work and my person between June 13th and July 27th. Between the times of July 27th and August 1st, 2022 inmate Michael Ray Knight committed similar crimes and is a danger to the citizens of State of Idaho, and all humans. Mailing pink to DAs.

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED RECEIVED

AUG 30 2022 NOV 14 2022

HDSP HDSP

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3A-34 | 10-28-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

| | | | | |
|--|--|---|----------------------------------|---------------------------------|
| <input checked="" type="checkbox"/> CASEWORKER | <input type="checkbox"/> MEDICAL | <input checked="" type="checkbox"/> LAW LIBRARY | <input type="checkbox"/> CANTEEN | <input type="checkbox"/> DENTAL |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input type="checkbox"/> SHIFT COMMAND | | |
| <input type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM | <input type="checkbox"/> OTHER | | |

5.) NAME OF INDIVIDUAL TO CONTACT: NOTARY CC. JEFFERSON + AMACKER

6.) REQUEST (PRINT BELOW): I MUST HAVE ACCESS TO NOTARY SERVICE TO AUTHORIZE X2 COPIES OF STATE FORM # 34 - "DURABLE POWER OF ATTORNEY" (PLEASE PROVIDE THE FORMS AS WELL)

A "DECLARATION UNDER PENALTY OF PERJURY" DOES ME NO GOOD FOR MY FAMILY OUTSIDE THE STATE OF NEVADA. I HAVE BEEN REQUESTING THIS SPECIFIC SERVICE SINCE BEFORE MAY 25TH, 2022. PLEASE SCHEDULE NOTARY APPOINTMENT, SO AS TO PREVENT INDIGENCY.

7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

10.) RESPONDING STAFF SIGNATURE _____ DATE NOV 14 2022

HDSP

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3A34 | 10-21-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL LAW LIBRARY DENTAL
 EDUCATION VISITING SHIFT COMMAND
 LAUNDRY PROPERTY ROOM OTHER _____

FWD: WITNESS 'GARCIA'

SR C10
CC: GHANT
FWD: LT BARTH

5.) NAME OF INDIVIDUAL TO CONTACT: LT LENNINGHAM

I MEAN IF THERE'S ANY SEPERATE ITEMS TO BE RETURNED (PAPERWORK)

6.) REQUEST: (PRINT BELOW) HELLO SIR(S), CAN YOU PLEASE LET ME KNOW IF ANY

ITEMS AS THIS IS A STATUS CHECK ON THE WHEREABOUTS OF MY
MISSING PROPERTY THAT WAS ALLEGEDLY ANNEXED BETWEEN DAYS
JULY 27, 2022 TO AUGUST 1, 2022 BETWEEN MOVEMENT(S)* FROM
3-A-2 TO 3-B-24 TO 12-A AND BACK TO 3A-34. SOME OF
MY PROPERTY WAS RETURNED, HOWEVER I AM STILL MISSING QUITE
A BIT OF MY LEGAL WORK, RELIGIOUS MATERIAL, TOOTHBRUSH,
ALL MY LOST COMMISSARY, PERSONAL JOURNALS AND FAMILY PICTURES.

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

NOV 14 2022

10.) RESPONDING STAFF SIGNATURE _____ DATE HDSP

* = THESE MOVEMENTS WERE RESULT OF MY PERSON BEING ASSAULTED
 AND ACTING IN SELF DEFENSE TO PREVENT THIEVES #1129203
 JARRED HEATH THOMPSON AND MICHAEL RAY KNIGHT'S ATTACKS DOC - 3012 (REV. 7/01)

EMERGENCY GRIEVANCE
 SUICIDE NOTES YEAR 38 RE PHIC
 INMATE REQUEST FORM
 AMSELMO

| | | | |
|-------------------------|-------|------------------|------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| TRAVIS HOSKIN - 1010652 | | 3A34 | 10-16-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

| | | | |
|-------------------------------------|--|---|-----------------------------------|
| <input type="checkbox"/> CASEWORKER | <input type="checkbox"/> MEDICAL | <input checked="" type="checkbox"/> MENTAL HEALTH | <input type="checkbox"/> CANTEEN |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input checked="" type="checkbox"/> LAW LIBRARY | <input type="checkbox"/> DENTAL |
| <input type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM | <input type="checkbox"/> SHIFT COMMAND | <input type="checkbox"/> SUSP. CT |
| | | <input checked="" type="checkbox"/> OTHER | <input type="checkbox"/> GARDEN |

5.) NAME OF INDIVIDUAL TO CONTACT: SENIOR CURRY AND

6.) REQUEST (PRINT BELOW) GREEN UNIFORM SHOW C/O TARDY SHIRT TO MENTAL PATIENT AND SARG ABOUT HIS BROKEN LOCK THAT VERBALLY ABUSED ME EMOTIONALLY RE. RECEPTION. I WANTED BE SENT FURTHER FROM THE STICK WASH. AS I WAS NUTTING THE STICK OF THE LOCK/CONTROL TALKING ME TO STOP TALKING HE SAID HE WOULD GET "WHITE" POWERS SKIPPING THE LOCK MUST BE "WHITE" DENIED MY EMERGENCY GRIEVANCE AND REPORT TO HIS SUPERVISOR FOR REPORTING - I RECEIVED 1/1 CASH DOWN! AND A...

7.) INMATE SIGNATURE *Travis Hoskin* DOC # 1010652
 8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

We are out of Emergency Grievances at this time

RECEIVED
NOV 14 2022

HDSP

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

CAVEAT,
 POTENTIAL "LAST WILL AND UNHOLY TESTAMENT" AND
 EMERGENCY REQUEST PER LAST SOVERIGN FOUNDER OF LVMPD ON
 AN INMATE REQUEST FORM (COURT HEARINGS 10/18/22 AND
 @ R.J.C. 10/26/22)

| | | | |
|------------------------|---------|------------------|------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3A34 | 10-15-2022 |

4.) REQUEST FORM TO: (CHECK BOX) MENTAL HEALTH CANTEEN

| | | | |
|---|--|---|---------------------------------|
| <input checked="" type="checkbox"/> CASEWORKER - JEFFERSON | <input type="checkbox"/> MEDICAL | <input type="checkbox"/> LAW LIBRARY - GARCIA, H. COOK | <input type="checkbox"/> DENTAL |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input type="checkbox"/> SHIFT COMMAND - | |
| <input type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM - GARCIA | <input type="checkbox"/> OTHER (C. LT BARTH) - FWD | |

5.) NAME OF INDIVIDUAL TO CONTACT: SENIOR C/O GHANT @ SMU

Apparently I am still pending write-up to which I plead "NOT GUILTY".

6.) REQUEST: (PRINT BELOW) Not sure if you're aware that I am both
actually innocent and factually innocent of all false accusations
including "the causation of this false imprisonment," regardless of
this truth. I am still not yet returned of my property including
legal work, religious material and programming documentation that was
allegedly hijacked by the "PROPERTY ANNEX" GARCIA* SIR COULD YOU
PLEASE STATUS CHECK THE PROPERTY ANNEX? (TO RETURN MISSING ITEMS)

THIS IS WHITE COLLAR TRUTH AND MULTIDISTRICT LITIGATION PER NAPOLEONIC CODE

OF IOWA AND THE LAST OF THE MESQUAKI RIVER

7.) INMATE SIGNATURE TOWARDS TAMA - ~~MICHAEL~~ FWD DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

NOV 14 2022

HDSP

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

* = CONTINUATION: SIR I CANNOT EXPRESS IN WRITING HOW IT IS OF
 VALUE TO JUSTICE AND PUBLIC SAFETY TO HAVE ALL OF MY MISSING
 ITEMS INCLUDING LEGAL WORK RETURNED ASAP.

SEE EDC # A-17-758861-G, A-22-856372-C and A-22-858580-G @ L.V.M.P.D.

EMERGENCY REQUEST FOR CORNEA SPECIALIST DOCTOR'S VISIT AND TRANSFER REQUEST ON AN

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3A34 | 10-14-2022 |

4.) REQUEST FORM TO: (CHECK BOX)

| | | | |
|--|---|---|--|
| <input type="checkbox"/> CASEWORKER | <input type="checkbox"/> MEDICAL (DR LIGHT) | <input type="checkbox"/> MENTAL HEALTH - | <input type="checkbox"/> CANTEEN |
| <input type="checkbox"/> MISS JEFFERSON, AM CHILDERS | <input type="checkbox"/> FROM SDCC-20A | <input checked="" type="checkbox"/> DR DAVIS, DR SHARET | <input type="checkbox"/> DENTAL |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input type="checkbox"/> LAW LIBRARY | <input type="checkbox"/> CHIEF GARCIA, H. COOK |
| <input type="checkbox"/> M. RUSSELL | <input type="checkbox"/> SR C/O LOPEZ | <input type="checkbox"/> SHIFT COMMAND - | <input type="checkbox"/> LT BARTH |
| <input type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM | <input type="checkbox"/> OTHER WARDEN C. JOHNSON CC. AW R. OLIVER | |
| | <input type="checkbox"/> ANNEX GARCIA | <input type="checkbox"/> CC. AW. J. SCALLY AW. J. WILLIAMS | |

5.) NAME OF INDIVIDUAL TO CONTACT: COLLECTIVE JUSTICE (CHAIN LETTER FOR RECORDS)

THIS IS ALSO RELATED TO MY CURRENT CUSTODY STATUS / MISCLASSIFICATION

6.) REQUEST (PRINT BELOW) TODAY I WAS FINALLY SEEN BY EYE DR @ HOSP AND HE INFORMED ME OF NEWLY DISCOVERED EVIDENCE IN RE ALL OF MY CASES NOT LIMITED TO 2:19-cv-01472, 2:19-cv-01371, 2:21-cv-00499, 2:22-cv-00693, 2:22-cv-01285, 2:22-cv-01607, and 2:22-cv-01685; IF I AM NOT SEEN BY A CORNEA SPECIALIST ASAP I COULD LOOSE MY LEFT EYE. DR SUGGESTED THAT I PUT IN FOR TRANSFER TO "NNGC" WHICH IS THIS REQUEST WHICH IS RETROACTIVE FROM SEPTEMBER 30, 2016. SEE EJDG CASE # A-17-758861-G. PLEASE RESUBMIT ME TO STEWART CAMP AND SDCC*

7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

NOV 14 2022

HDSP

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

*- THIS WRONGFUL CONVICTION IS DIRECTLY RELATED TO MY MEDICAL CONDITION RESULTING FROM "SEGWICK CMS (DEFENDANT), ETAL" FALSE POLICE REPORTS AND INTENTIONAL GROSS NEGLIGENCE-MALICIOUS PROSECUTION IN JUSTICE COURT OF VEGAS TOWNSHIP CASE No(s) 21PD1275 and 21PD1950

NAME MATTHEW T. HOUSTON ID# 1210652 Unit/Cell#: 3-A-34

FACILITY HDSP DATE 9-17-22 SIGNATURE [Signature]

Request

I have reason to suspect that your facility has put some sort of a mental / psychic hold of stasis upon my person and it is of the utmost importance that we collectively meet with Tonya regarding eye doctor and LT Baruth and Caseworker Jefferson to discuss my catastrophic hiatus of no Jesus

INMATES - DO NOT WRITE IN AREA BELOW

ASSIGNED TO

- Medical
- Dental
- Psychiatry
- Nursing
- Other _____

Response to request

FYI

You are still on the Eye Clinic Waiting List. Scheduling is based on priority and a First Come First Serve basis. There is a lot of inmates on the list so the wait might take a while. Please be patient in waiting for your appointment. Thank you.

- Appointment scheduled/rescheduled for: _____
- No visit necessary
- No show for appointment
- Refused to be seen. DOC 2523 Release of Liability signed

PRESCRIPTIONS

- KOP
- NON-KOP
- Order date _____

PLAN

- Follow-up appointment _____
- No follow-up required
- Return if needed

Signature of practitioner/responder _____ Date _____

NEVADA DEPARTMENT OF CORRECTIONS
MEDICAL KITE and SERVICE REPORT

RECEIVED

NOV 14 2022

HDSP 2500 (09/21)

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|-------------------------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 3.A.34 | August 4 th , 2022 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER • MEDICAL • LAW LIBRARY
 EDUCATION • VISITING ^{SR} Lopez
 LAUNDRY PROPERTY ROOM • OTHER - kitchen

MENTAL HEALTH CANTEEN
 DENTAL
 AUG 05 2022
 HIGH DESERT STATE PRISON
 LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: Clerk Garcia (can you please pull some str

6.) REQUEST: (PRINT BELOW) What a crazy place... so on Dec. 20th, 2021 I notified intake of my ASATRU religion / diet which is the same equivalent as "HALAL" / ISLAM, HASSIDIC HEBREW / COMMON-FARE. However, I have been fed nothing but SLOP seven months and 14 days. I was also common-FARE @ TLVU in 2018-2019. This is more than a legal issue! Could you please address my "change" to COMMON-FARE DIET

7.) INMATE SIGNATURE Mo Lee DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

All the Odiumists I know love pork. I don't think I can help with this. You might try asking for the vegan or vegetarian diet.

Menu attached

10.) RESPONDING STAFF SIGNATURE Garcia RECEIVED DATE 8/5/21

A.22.853203.W NOV 14 2022

A.22.758861.C HDSP

INMATE REQUEST FORM

| | | | |
|-----------------|---------|------------------|----------|
| 1.) INMATE NAME | DOC.# | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW HOUSTON | 1210652 | 3-A-2 | 7-23-22 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH CANTEEN
 CASEWORKER MEDICAL LAW LIBRARY **RECEIVED**
 EDUCATION VISITING SHIFT COMMAND
 LAUNDRY PROPERTY ROOM OTHER _____

AUG 04 2022
HIGH DESERT STATE PRISON
LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: clerk

6.) REQUEST: (PRINT BELOW) PLEASE SEND CASE LAW RESEARCH
REQUEST FORMS DOC 1716 (s)
ALSO
PLEASE SEND FORMS FOR
LEGAL COPY WORK
DOC - 3064

thank you

7.) INMATE SIGNATURE Matthew Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

10.) RESPONDING STAFF SIGNATURE _____ DATE NOV 14 2022

HDSP

A.22.758861.C

| | |
|---|--|
| MATTHEW TRAVIS | |
| NAME <u>HOUSTON</u> | ID# <u>1210652</u> Unit/Cell# <u>3-A-2</u> |
| FACILITY <u>HDSP</u> | DATE <u>7.7.22</u> SIGNATURE <u>Matthew Travis Houston</u> |
| Request <u>Where are my glasses? Where are my seeing eye dogs? I was assaulted by C/O INTAKE</u> | |
| STAFF <u>12.20.2022</u> Today is <u>7. JUL. 22</u> , <u>6 MONTHS (DEC)</u> and <u>4 WEEKS</u> later. | |
| <u>Why did you charge my account \$8 (x3) and some odd cents on a 4th charge? I have done nothing but turn in kites. Not seen by doctor or nurses.</u> | |
| INMATES - DO NOT WRITE IN AREA BELOW | |
| ASSIGNED TO | |
| <input type="checkbox"/> Medical <input type="checkbox"/> Dental <input type="checkbox"/> Psychiatry <input type="checkbox"/> Nursing <input type="checkbox"/> Other _____ | |
| Response to request | |
| <input type="checkbox"/> Appointment scheduled/rescheduled for: _____ <input type="checkbox"/> No visit necessary <input type="checkbox"/> No show for appointment <input type="checkbox"/> Refused to be seen. DOC 2523 Release of Liability signed | |
| PRESCRIPTIONS | |
| <input type="checkbox"/> KOP <input type="checkbox"/> NON-KOP <input type="checkbox"/> Order date _____ | |
| PLAN | |
| <input type="checkbox"/> Follow-up appointment _____ <input type="checkbox"/> Return if needed <input type="checkbox"/> No follow-up required | |
| Signature of practitioner/responder _____ Date _____ | |
| NEVADA DEPARTMENT OF CORRECTIONS JUL 12 2022 MEDICAL KITE and SERVICE REPORT HDSP | |

RECEIVED

NOV 14 2022

HDSP

RECEIVED

A.22.8.3203.W

DOC 2500 (09/21)

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

CASE NUMBER: 2:22-01685

EX PARTE EMERGENCIES AT
NEVADA DEPARTMENT OF CORRECTIONS AND RETROACTIVE
OBJECTIONS ON A SECOND LEVEL GRIEVANCE / DECLARATION OF

REV. MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

ABA # 4662784

INSTITUTION NDSP - BMU - SMU UNIT SMU - 3A - 22

I REQUEST THE REVIEW OF THE GRIEVANCE. LOG NUMBER 20063142244 ON THE
SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION
IS ATTACHED FOR REVIEW.

Retroactively dated September 30, 2016

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE Matthew Travis Houston DATE: DEC. 20, 2022

WHY DISAGREE: WRONGFUL CONVICTIONS ARE A FACTUAL HARM AND LOSS TO BOTH THE INDIVIDUAL AND THE COLLECTIVE (FAMILY - COMMUNITY - SOCIETY) AVOIDING ACCOUNTABILITY IS THE CAUSATION OF EVILS AND INJUSTICE. AND FOR THIS REASON THE REMEDY IS ATTACHED

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

SECOND LEVEL RESPONSE: _____

____ GRIEVANCE UPHeld ____ GRIEVANCE DENIED ____ ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

INMATE SIGNATURE: _____ DATE: _____

THIS ENDS THE FORMAL GRIEVANCE PROCESS

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

Log Number 20063142244

NEVADA DEPARTMENT OF CORRECTIONS
REVEREND FIRST LEVEL GRIEVANCE

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP "SMU" UNIT: 3A34

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER: 20063142244 IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Houston DATE: 10-5-2022

WHY DISAGREE: INMATE IS AN EX-NAVY SEABEE AND HAS NOT "FAILED" AT ANYTHING IN HIS ENTIRE LIFE OF 39 YEARS. SEE ATTACHED "KITES" FOR YOUR REVIEW. TRY NOT TO FAIL IN PROVIDING INMATE W/ FORM DOC 3095 AND CHANGING HIS TELEPHONE PIN #.

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 10/2/22

FIRST LEVEL RESPONSE: DOC 3095

GRIEVANCE UPHeld GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 10/2/22

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATE: 10/11/22

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To Inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

RECEIVED

OCT 17 2022

HOSP



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]
 FROM: James Scally, Associate Warden - High Desert State Prison *AS*
 DATE: August 31, 2022
 RE: Improper Grievance # 20063142244 - 1st Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|---|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input checked="" type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input checked="" type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |

Other specify: **NOT A KITE: Inmate has failed to demonstrate that he has attempted to resolve this matter prior to submitting a DOC 3091 Informal Grievance. A grievance will NOT be used as a KITE. This is NOT a KITE.** Per AR740 states in good faith an inmate must be expected to make an attempt resolve this matter at its lowest level prior to filing a grievance. You have not provided any information or documentation that such efforts have been made.

Per AR 740.03 number 1B a Grievance will not be used as an inmate request form (DOC 3012) to advise staff of issues, actions or conditions that they do not like but suffered no harm or loss. Please see your Unit Caseworker for assistance.

MISSING ADMINISTRATIVE CLAIM FORM: Inmate failed to attach a DOC 3095 Administrative Claim Form.

Per AR 740.08 number 7B, if the inmate's remedy to their grievance includes monetary restitution or damages then the Inmate will get the following forms from unit staff, unit caseworker or Law libraries: Form DOC-3095, **Administrative Claim Form**, which shall be completed and submitted in addition to the grievance for all personal injury, tort, or civil rights claims. Per AR 740.05 Remedies to Grievances, number 4, "Compensation for loss of personal property, property damage, personal injury or any other claim arising out of a tort shall not exceed five hundred (\$500.00)"

Instructions: Please correct and resubmit within 5 days of receipt of this memo on a new Grievance form restating the factual harm or loss, action, and the remedy, complete the attached Administrative Claim Form and attach it, attach ALL previously submitted documents including prior submitted grievance(s) under this grievance number, and attach the prior Improper Grievance Memo(s) under this grievance number so that this can be fully researched.

RECEIVED
OCT 17 2022


cc: Original - Inmate
Copy - Grievance File


HDSP

DOC-3098 (12/2021)

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- Non-grievable issues:
 - State and federal court decisions
 - State, federal and local laws and regulations
 - Parole Board actions and/or decisions
 - Lacks standing
- Untimely submission
- Inmate elected NOT to sign and date any grievance form
- Grievance was granted
- Abuse of Inmate Grievance Procedure
 - A threat of serious bodily injury to a specific individual
 - Specific claims or incidents previously filed by the same inmate
 - Other specify:
 - Obscene, profane and derogatory language
 - More than one (1) grievance per week, Monday through Sunday

 10-5-22
 Witness Signature Date

 10/5/22
 Inmate Signature Date

RECEIVED
OCT 17 2022
HDSP

cc: Original – Inmate
 Copy - Grievance File

DOC-3098 (12/2021)

Log Number 200631-42244

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT: 3-A-34 "SMU"

GRIEVANT'S STATEMENT: I have been requesting an "Application To Proceed In Forma Pauperis By An Inmate Under 28 U.S.C. § 1915" since I arrived Dec. 20th 2021 and was assaulted by C/O ARUJO. Is there some sort of reason that it takes eight (8) months

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 8/26/22 TIME: 5 PM

GRIEVANCE COORDINATOR SIGNATURE: Alh DATE: 9/23/22 TIME: 4:46pm

GRIEVANCE RESPONSE: See DOC 3098

CASEWORKER SIGNATURE: [Signature] DATE: 10-5-22

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: Alh DATE: 9/23/22

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATE: 10/5/22

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

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 AUG 30 2022
 OCT 17 2022
 HDSP
 HDSP

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP - "SMU" UNIT #: 3-A-34
GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: INFORMAL
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3

to be provided a very basic, standard, and "common to the prison-industrial complex" kind of form? CCDC provided me one, which after its completion was mistakenly sent to the office of the negligent Clark County Public Defender's, Benard Little, Jeremiah Wood and Alex Bossett. That form was copied and returned to my person after wrongful conviction on December 10th, 2021, and was received by my person while in "fish-tank" no earlier than February 1st, 2022, which in turn was recycled to the courts in Case Number 2:22-cv-00693-JAD-NJK, and its corresponding appeal in the Ninth Circuit No. 22-15748. As result of the facility causing a most valid appeal deprivation claim in courts and cases not limited to the Supreme Court of NV

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED

RECEIVE

AUG 30 2022

OCT 17 2022

HDSP

HDSP

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP - "SMU" UNIT #: 3.A.34

GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: INFORMAL

GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3

NDOC has delayed and unnecessarily denied ~~my~~ the production of my FINANCIAL CERTIFICATES, pursuant to procedure and schedule. This deliberate indifference is violations of laws of the land not limited to 42 CFR Part 2. And may I ask exactly what is the status of my forms & FINANCIAL CERTIFICATES? Will it be another EIGHT (8) months before I am provided the proper paperwork required by judges not limited to "Chief" Miranda M. Du, "Chief" Linda Marie Bell and Senior "Chief" James Crockett? And no DOC-509's or 3012's, 3091's, 3093's or 3094's? Now SEE 2006-31-35783, 36490, 38690, 39578, 39650 and 40048 to which what happened, and the factual loss and harm is WELL documented. REMEDY is \$36.5 million.

Original: Attached to Grievance

Pink: Inmate's Copy

RECEIVED RECEIVED

OCT 17 2022 AUG 30 2022

HDSP HDSP

NOTICE OF DEMAND (ON A NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM)

FROM: MATTHEW TRAVIS HOUSTON, CHTD. NAME: On this 9th day of July, 2022. I.D. NUMBER: 1210652 INSTITUTION: OF WRONGFUL CONVICTION(S) UNIT #: C-27-357927.1 (C-21) C-27-323614.1 (C-17) GRIEVANCE #: APPEAL DEPRIVATION GRIEVANCE LEVEL: CLAIM

GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF 1

TO: Anthony M. Goldstein (Defendant-respondent No.55)

Can you please return ALL of my documents? You will now take notice of your DEFAULT STATUS in re "legal malpractice", false imprisonment and other crimes against the estate of Matthew Travis Houston, CHTD. not limited to the illegal withholding of my original documents and pleadings in re false arrest 7.14.2021 resulting in case No. C-21-357927.1 and numerous other litigation(s) not limited to A-17-758861.6 and interfering with numerous appeals of Claim No. 3016661201-0001 and the blocking, hindering and thwarting of 9th Circuit No. 22-15748, 2:21-cv-00499-JAD-DJA and 2:22-cv-00693-JAD-NJK. This demand of reparations

for incurred damages of \$36,500,000.00 IS RECEIVED

x. Matthew Travis Houston Original: Attached to Grievance & filed in A-22-853203-W Pink: Inmate's Copy MAILED PINK SLIP TO THE OCT 17 2022

OFFICE OF: ANTHONY M. GOLDSTEIN 2421 Tech Center Court Suite No. 100 Las Vegas, NV 89128 Page Number Six HDSP DOC-3097 (01/02)

RENEWED ORIGINAL COMPLAINT(S)

RESPECTFULLY, TO THE JUDGE'S CHAMBERS OF THE
UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

CASE NO.: 2:22-cv-00693-JAD-NJK

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT #: CLASSIFIED

GRIEVANCE #: SUPER TOP SECRET GRIEVANCE LEVEL: RETIRED FROM

GRIEVANT'S STATEMENT CONTINUATION: PG. THE U.S. OF NAVY IN 2002

EMERGENCY NOTICE OF APPEAL TO THE 9TH CIRCUIT
AND LETTER OF MOTION TO:

A.22.758861.C (Page 10 of 12)
A.22.856372.C Dept. XXI

JUDGES JENNIFER A. DORSEY, ALBREGTS and
NAVARRO and MAGISTRATE JUDGE NANCY J. KOPPE,

* OUTSIDE OF THIS ENVELOPE WAS PRE-CERTIFIED APRIL 11TH, 2022...

In my "NOTICE OF CHANGE OF ADDRESS" filed 4-25-2022 I very politely demanded my other case numbers from multi-district litigation that began in September of 2018. While @ CDC I mailed a request form for the case numbers in October-December of 2021 while suffering from mental health crisis.

After this 2nd wrongful conviction I submitted a civil rights complaint naming Rosemary McMarris-Alexander and Dianne Ferrante et al as defendants. Through this date of May 14th of 2022 I have received nothing but an overly hasty miscategorization when being labelled

Original: Attached to Grievance "frivolous" by Judge Dorsey.
Pink: Inmate's Copy Could Judges Albregts and Navarro

RECEIVED

please provide me with my missing case numbers so that

NOV 17 2022

I may contact my missing attorney? 2 years M.I.A. I sincerely appreciate y'all's help.

HDSP

PAGE NUMBER TEN - BRICK HOUSTON, PRO SE A.B.A. MEMBER

JOINDER-OF-APPEAL- No. 22-15748 in the 9th Circuit IN RE
2:21-cv-00499-JAD-DJA (GOLDEN ENTERTAINMENT)
→ 2:22-cv-00693-JAD-NJK (NOW DISMISSED § 2211)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM
A-22-853203-W dept. XI

NAME: MATTHEW TRAVIS HOUSTON, CHTD. I.D. NUMBER: 1210652

INSTITUTION: OF WRONGFUL CONVICTIONS (x2) UNIT # 3-A-2 of "S.M.U."
EMERGENCY

GRIEVANCE #: LETTER OF MOTION(S) GRIEVANCE LEVEL: EXHAUSTED

PROCEEDING IN FORMA PAUPERIS

GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF 4

July 1st, 2022

TO: Joseph Williams, Janne Nicole Millare
Rivera and Molly C. Dwyer,

YOU WILL PLEASE TAKE NOTICE OF THIS
→ FORMAL REQUEST FOR A CERTIFICATE
OF APPEALABILITY (COA) ←

Hello 😊,

I am the pro se petitioner - appellant in the
above mentioned case number arising from appeal
No. 22-15748 and the Plaintiff in 00499. I
am proceeding IFP, being forced to rely upon
GRIEVANCE CONTINUATION forms to make copies as
we are experiencing EXTREME retaliation from
NDOC and our Law Library, who are neglecting
their duties in providing us with our legal forms, →

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED

AUG 17 2022

HDSP

DOC-3097 (01/02)

No. 22-15748
NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: NOSP UNIT #: 3-A-2

GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: 1ST

GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 4

nor are they allowing visits to the law library to utilize proper research-resources, and they have refused to even respond to kites since June 10th, 2022.

Could the court please provide us with a copy of the Ninth Circuit Rules (9th. Cir. R.) and any and all other copies of rules and forms available to indigent prisoners? Also please provide us with the Federal Rules of Appellate Procedure (Fed. R. App. P.) 😊.

Next up is my request for a COA that is VALID as my "NOTICE OF APPEAL" was turned in to a NOOC official well before May 16th, 2022 for e-filing to DISTRICT OF NEVADA- LAS VEGAS. You will also please notice that Judge Dorsey denied my COA on ALL issues when she authorized

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED
OCT 17 2022
HDSP

No. 22-15748
NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HDSP UNIT #: 3-A-2

GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: 1ST

GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 4

illegal orders in violation of more than my First
Amendment Rights during the following filings into
00693:

DOC. 14 "ORDER Denying Emergency Motion To
Vacate Dismissal, Striking Renewed Petition, and
Barring Further Filings"

DOC. 3 "Judgement" and DOC. 2 "Order Dismissing
Action"

Furthermore, ^{Judge} ~~Per~~ Dorsey's most recent
interferences with ~~the~~ litigation in the Golden
Entertainment class ~~action~~ action (Now SEE
2:21-cv-00499-JAD-DJA) demonstrated the
upmost in judicial inequity when she over-
stepped her boundaries in issuing a most
erroneous, frivolous and ultimately unmerited
Doc. 13 "Order Denying Motions".

Original: Attached to Grievance
Pink: Inmate's Copy

RECEIVED

OCT 17 2022

HDSP

No. 22-15748

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HOSP UNIT #: 3-A-2

GRIEVANCE #: 20063142244 GRIEVANCE LEVEL: 1ST

GRIEVANT'S STATEMENT CONTINUATION: PG. 4 OF 4

In summary, Judge Jennifer A. Dorsey's use of employing over-reaching tactics were not only retaliatory in nature, but her judicial bias and abuse of discretion has further wasted precious resources that aren't even available to the indigent prisoner(s) or the bankrupted estate of Matthew Travis Houston. Her meddlesome, presumptuous and most intrusive discretion is NOT to be tolerated by the Co-Plaintiff(s) and it is for this reason that Judge Jennifer A. Dorsey shall recuse herself from any and all further proceedings, not only in the cases of Matthew Travis Houston, but in each and every other case of ALL Co-Plaintiffs involved with the Houston v. Golden Entertainment, et al (Now SEE 2:21-cv-00499-JAO-DJA)

Original: Attached to Grievance Thank you for your time
Pink: Inmate's Copy and have a blessed day?

X Matthew Travis Houston
Matthew Travis Houston
No. 1210652

RECEIVED
AUG 17 2022
HDSP

DOC 3097 (01/02)

INMATE REQUEST FORM

| | | | |
|---|-------------------------|----------------------------------|--|
| 1) INMATE NAME <u>Matthew Travis Houston</u> | DOC # <u>1210652</u> | 2) HOUSING UNIT <u>3-A-34</u> | 3) DATE <u>August 27th, 2022</u> |
|---|-------------------------|----------------------------------|--|

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH CANTEEN
 CASEWORKER MEDICAL LAW LIBRARY
 EDUCATION VISITING SHIFT COMMAND
 LAUNDRY PROPERTY ROOM OTHER

RECEIVED
AUG 31 2022
HIGH DESERT STATE PRISON
LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: Supervisor Garcia, H. Cook, clerk (s)
Apparently Judge Du Rag doesn't know very much Latin...

6.) REQUEST: (PRINT BELOW) I have been requesting the correct IFP form since before I arrived December 20th, 2021 and have yet to have obtained the proper form. The US DISTRICT COURT CHIEF JUDGE MIRANDA M. DU RAG must be on her jag lawyer.

Please provide me with 1 copy of an Application To Proceed In Forma Pauperis By An Inmate Under 28 U.S.C. §1915. I sincerely appreciate your time and consideration in providing me with the correct and proper form(s).

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

ATTACHED

10.) RESPONDING STAFF SIGNATURE _____ DATE 8.31.22

RECEIVED

OCT 17 2022

HDSP

DOC - 3012 (REV 01)

INMATE REQUEST FORM

3042

| | | | |
|--|------------------|----------------------------|-----------------------|
| 1.) INMATE NAME Reverend ^{Matthew Tardov} Travis Howson | DOC # 1210652 | 2.) HOUSING UNIT 3-C-42 | 3.) DATE 4-15-2022 |
|--|------------------|----------------------------|-----------------------|

- 4.) REQUEST FORM TO: (CHECK BOX)
- CASEWORKER
 - MEDICAL
 - EDUCATION
 - LAUNDRY
 - MENTAL HEALTH
 - LAW LIBRARY
 - SHIFT COMMAND
 - CANTEEN
 - DENTAL
 - PROPERTY ROOM
 - OTHER

5.) NAME OF INDIVIDUAL TO CONTACT: ^{Miss,} Barrett, FishTank caseworker and workers; buildings 3, 12 and lucky #9.

6.) REQUEST: (PRINT BELOW) what up y'all? I didn't even know I was being moved to Behavior Modification Unit, as this was another program I was trying to kite in FishTank - so I am grateful for the transfer 😊. Cordy y'all message the PC LT and SGT Livingston, C/O Brown, Alvarez and Olsen for me that? + President Sanchez... Could you please put me on the list for service K9 program & Lovelock too? Trust and believe that I won't let y'all down in our advocacy 4 criminal rehabilitation - TEAMWORK IS DREAMWORK ♡

7.) INMATE SIGNATURE GOD BLESS THE CHILD THATS bot HIS OWN DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

will review again

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

Page Number Sixteen
110

RECEIVED

OCT 17 2022
DOC-3012 (REV. 7/01)

HDSP

INMATE REQUEST FORM Please send a Federal §1983

| | | | |
|------------------------|---------|------------------|-----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| Matthew Travis Houston | 1210652 | 3-A-34 | 8.16.2022 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH CANTEN (RD)
 CASEWORKER MEDICAL LAW LIBRARY DENTAL
 EDUCATION VISITING SHIFT COMMAND HIGH D... PRISON
 LAUNDRY PROPERTY ROOM OTHER LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: SUPERVISOR GARCIA (document for eFiling)
 Could you please send me a Federal §1983 COMP? (attached is a #)
 Thanks again for eFiling my new habeas to Miranda M. Du cv-01285.

6.) REQUEST: (PRINT BELOW) And sorry for all these kites but I have to litigate and they red tagged me w/ no job, no doctor, no medication, no glasses to see, etc.
 I am trying to prepare a petition for a writ of ~~ERROR~~ Coram vobis in my expired DUI case C-17-323614-1, so am not sure if I am able to ask the NV Supreme Court to vacate (set aside) the REMITTUR so that the Supreme Court of the United States wont have to waste paper. If nothing else I have to ask for a replacement of my printout of NRS Chapter 34, or is there any other Chapter of NRS that explains extraordinary writs?

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

This will not go through, the planner.
Made a copy of it
Document - efiled @ 1pm

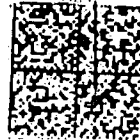
10.) RESPONDING STAFF SIGNATURE Garcia DATE 8/15/22

RECEIVED
 OCT 17 2022
 DOC - 3012 (REV. 7/01)
 HDSP



CLARK MCCOURT
7371 PRAIRIE FALCON ROAD
SUITE 120
LAS VEGAS, NV 89128

0099 0590000099



RECEIVED
AUG 17 2022
HDSP

3A-34

Matthew Houston
Inmate No. # 1210652
High Desert State Prison
P. O. Box 650
Indian Springs, Nevada 89070-0650

NEVADA DEPARTMENT OF CORRECTIONS

LEGAL MAIL

NAME:

Houston

DOC#:

110652

UNIT:

3A

REPORT TO CONTROL AT ADMIN FOR THE FOLLOWING:

LEGAL MAIL: Clark McCourt / Sgt. ACP NV

CERTIFIED MAIL:

REGISTERED MAIL:

DATE:

INMATE SIGNATURE:

[Signature]

OFFICER:

Sgt. 1

DOC#:

1210652

DATE:

8/16/22

DOC - 3020 (REV. 7/01)

*This mail not
#150
[Handwritten notes]*

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|-----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| Matthew Travis Houston | 1210652 | 3.A.34 | 8.19.2022 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL LAW LIBRARY CANTENEN
 EDUCATION VISITING SHIFT COMMAND
 LAUNDRY PROPERTY ROOM OTHER

RECEIVED
 AUG 19 2022
 HIGH DESERT STATE PRISON
 LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: clerks

6.) REQUEST: (PRINT BELOW) Could you please assist with my research in determining what are grounds for the removal in a civil case from State Court to U.S. District Court (Federal jurisdiction)? I already have all the evidence and proof I need to present to the courts, as I am the survivor and Plaintiff, but it's difficult to prepare a statement in regards to "cause of action" without a list of the U.S. Civil Statutes. I sincerely appreciate your assistance in providing more kites (Doc 301215)

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

We do not provide legal advise! you may come in to do legal research or fill out Doc file case law/ research material check out - Documents attached

10.) RESPONDING STAFF SIGNATURE H. COOK DATE RECEIVED

NOV 17 2022

DOC# 3012 (REV. 7/01)

On a day of rest of the peace-makers: PRO BONO "DOC-509"
 IMPROVISATION IN AN OATH OF INTEGRITY
 IN HONOR OF THE VOLUNTEERS ON AN

INMATE REQUEST FORM

| | | | |
|---|------------------|---------------------------------------|---|
| 1.) INMATE NAME Matthew Travis Houston | DOC # 1210652 | 2.) HOUSING UNIT S.M.U. 3 alpha 34 | 3.) DATE Sabbath Day on the 21st of August, 2022 |
|---|------------------|---------------------------------------|---|

4.) REQUEST FORM TO: (CHECK BOX)
 _____ SUBSTITUTED CHAPLAIN, CLERK, ETC. (volunteer)
 _____ MENTAL HEALTH
 _____ CASEWORKER
 _____ MEDICAL
 _____ EDUCATION
 _____ VISITING
 _____ LAUNDRY
 _____ PROPERTY ROOM
 _____ OTHER

RECEIVED
 CANTEEN

AUG 22 2022
 DENTAL

HIGH DESERT STATE PRISON
 LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: SUPERVISOR GARCIA CC. H. COOK, LT BARTH
 Jefferson, Baker, Turris, Smith, Padua, Warren, Russel, C. Johnson, et al, Saint Garcia

6.) REQUEST (PRINT BELOW) Again, my most dearest apologies in having to bombard your team with a blitzkrieg of paperwork, but due to my valid appeal deprivation claim(s) and my OATH in re U.S. NAVY retroactive to 6JUN02 and Supreme Court of NV No. 84886 and 79408-84886 and newly discovered evidence and Senior J. Garcia's help, we can at least figure out a way to get me more packets to help out the community with those who have been illegally "time-banned" but these clients are only related to HDSP intake appeal issues or lack thereof.

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

10.) RESPONDING STAFF SIGNATURE Gilman

RECEIVED

DATE 8/23/22
AUG 17 2022

(anybody can cite Supreme Court of Nevada # 84886 AR if their appeal was lost due to 722.07(1))

HDSP

DOC - 3012 (REV. 7/01)

STATE OF NEVADA
DEPARTMENT OF CORRECTIONS
INMATE ACCOUNT TRANSACTION
REQUEST

Date: 8-28-2022 AC 2533525

To: Inmate services

I hereby authorize my account to be charged in the amount
of \$ 41.40 (FORTY-ONE ^{40/100} Dollars).

Please pay to NOOC

Signature: Matthew Travis Houston

Print name: Matthew Travis Houston

ID No. 1210652 Institution HDSP

Approved by: [Signature]

| | | | |
|----------|----------------|---------|--------------------------------|
| Transfer | Purchase Order | Postage | Other LEGAL COPY WORK |
|----------|----------------|---------|--------------------------------|

White Inmate Services DOC 509 (Rev.2/06)
Canary Institution Copy
Pink Inmate

→ EN • BANC • RETALIATION • MEMO ←

RECEIVED

OCT 17 2022

HDSP

STATE OF NEVADA
DEPARTMENT OF CORRECTIONS
INMATE ACCOUNT TRANSACTION
REQUEST

Date: Aug 24, 2022 No 2529213

To: Inmate services

I hereby authorize my account to be charged in the amount
of \$.....(.....Dollars).

Please pay to.....NDOC.....

Signature: Matthew Travis Houston

Print name: MATTHEW TRAVIS HOUSTON

ID No. 1210652 Institution: HDSP

Approved by.....

| | | | |
|----------|----------------|-------------------------|-------|
| Transfer | Purchase Order | Postage <u>legal</u> | Other |
|----------|----------------|-------------------------|-------|

White
Canary
Pink

Inmate Services
Institution Copy
Inmate

DOC 509 (Rev.2/06)

Supreme Court of NY
"emergency intervention"

RECEIVED

OCT-17-2022

HDSP

STATE OF NEVADA
DEPARTMENT OF CORRECTIONS
INMATE ACCOUNT TRANSACTION
REQUEST

Date: 8.27, 2022 No 2533524

To: Inmate services

I hereby authorize my account to be charged in the amount
of \$ 8.10 (EIGHT ¹⁰/₁₀₀ Dollars).

Please pay to NDOC

Signature: Matthew Travis Houston

Print name: MATTHEW TRAVIS HOUSTON

ID No. 1210652 Institution HDSP

Approved by: [Signature]

| | | | |
|----------|----------------|---------|-------------------------------------|
| Transfer | Purchase Order | Postage | Other <u>Legal Copy Work</u> |
|----------|----------------|---------|-------------------------------------|

White Inmate Services DOC 509 (Rev.2/06)

Canary Institution Copy

Pink Inmate

Original Federal Financial Cert.(s)

RECEIVED

OCT 17 2022

HDSP

STATE OF NEVADA
DEPARTMENT OF CORRECTIONS
INMATE ACCOUNT TRANSACTION
REQUEST

Date: Aug 27th 2022 No 2529815

To: Inmate services

I hereby authorize my account to be charged in the amount
of \$.....(.....Dollars).

Please pay to..... NDCC

Signature: Matthew Travis Houston

Print name: MATTHEW TRAVIS HOUSTON, INTD

ID No. 1210652 Institution: HDSP

Approved by: [Signature]

| | | | |
|----------|----------------|--|-------|
| Transfer | Purchase Order | Postage <u>NOTICE OF APPEAL</u> | Other |
|----------|----------------|--|-------|

White Inmate Services DOC 509 (Rev.2/06)
Cyanary Institution Copy
Pink Inmate

2:22-cv-00693-JAD-NJK

RECEIVED

OCT 17 2022

HDSP

STATE OF NEVADA
DEPARTMENT OF CORRECTIONS
INMATE ACCOUNT TRANSACTION
REQUEST

Date: Aug 25, 2022 N2 2581870

To: Inmate services

I hereby authorize my account to be charged in the amount
of \$.....(.....Dollars).

Please pay to..... NDFC

Signature Matthew Travis Houston

Print name MATTHEW TRAVIS HOUSTON

ID No. 1210652 Institution HDSP

Approved by..... [Signature]

| | | | |
|----------|----------------|---|-------|
| Transfer | Purchase Order | Postage <u>1.F.P.</u> <u>9th Cir.</u> | Other |
|----------|----------------|---|-------|

White Inmate Services DOC 509 (Rev.2/06)
 Canary Inmate Services Institution Copy
 Pink Inmate
Form(s) 4, 24, 25 FINANCIAL - FBI NO. 22-15746

RECEIVED
OCT 17 2022
HDSP

STATE OF NEVADA
DEPARTMENT OF CORRECTIONS
INMATE ACCOUNT TRANSACTION
REQUEST

Date: August 2nd, 2022 ID: 2529214

To: Inmate services

I hereby authorize my account to be charged in the amount
of \$.....(.....Dollars).

Please pay to.....NDOC.....

Signature: Matthew Travis Houston

Print name: MATTHEW TRAVIS HOUSTON (MTV)

ID No. 1210652 Institution HDSP

Approved by.....[Signature].....

| | | | |
|----------|----------------|--|-------|
| Transfer | Purchase Order | Postage NOTICE OF APPEAL | Other |
|----------|----------------|--|-------|

White Inmate Services DOC 509 (Rev.2/06)
Canary Institution Copy
Pink Inmate

No. 22-15748

2:22-cv-01285-MMD-VCF

RECEIVED

OCT 17 2022

HDSP

INMATE REQUEST FORM

| | | | |
|---|-------|--------------------------|---------------------|
| 1.) INMATE NAME MATTHEW HUSTON 1210652 | DOC # | 2.) HOUSING UNIT 3A-2 | 3.) DATE 7-11-22 |
|---|-------|--------------------------|---------------------|

4.) REQUEST FORM TO: (CHECK BOX)

| | | | |
|-------------------------------------|--|---|--|
| <input type="checkbox"/> CASEWORKER | <input type="checkbox"/> MEDICAL | <input type="checkbox"/> MENTAL HEALTH | <input type="checkbox"/> CANTEEN |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input checked="" type="checkbox"/> LAW LIBRARY | <input type="checkbox"/> SHIFT COMMAND |
| <input type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM | <input type="checkbox"/> OTHER | |

RECEIVED
JUL 28 2022
HIGH DESERT STATE PRISON
LAW LIBRARY APP

5.) NAME OF INDIVIDUAL TO CONTACT: DEAN - JAIL - CHIEF REQUEST

6.) REQUEST: (PRINT BELOW)

A. LEGAL COPIES WHEN I WAS IN FEDERAL PRISON SINCE I WAS ABOUT 140 PAGES ATTACHED TO A LETTER FROM YOU PLEASE CONSIDER IT WHERE ABOUTS? WITH SOUTH OREGON

B. PLEASE SEND COPY OF FEDERAL EXP #3 - IN WITH THE NEXT OF KIN REQUEST FOR IN FEDERAL PRISON SINCE I WAS ABOUT 140 PAGES ATTACHED TO A LETTER FROM YOU PLEASE CONSIDER IT WHERE ABOUTS? WITH SOUTH OREGON

C. PLEASE SEND 2 COPIES OF STATE FORM #1210652

7.) INMATE SIGNATURE Matthew Travis Huston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Mail has been off. I have nothing pending for you.

Will keep an eye out for it.

10.) RESPONDING STAFF SIGNATURE Gavin DATE 7/11/22 **RECEIVED**

5

26

OCT 17 2022

A34

INMATE REQUEST FORM

| | | | |
|-----------------|---------|------------------|----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW HOUSTON | 1210652 | RAM | 7-19-22 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL MENTAL HEALTH CANTEEN
 EDUCATION VISITING LAW LIBRARY **RECEIVED**
 LAUNDRY PROPERTY ROOM SHIFT COMMAND AUG 01 2022
 OTHER HIGH DESERT STATE PRISON
LAW LIBRARY PLEASE SEND

5.) NAME OF INDIVIDUAL TO CONTACT: CLERK - SUP - CHIEF - IN FORMA PAUPERIS

6.) REQUEST: (PRINT BELOW) A. I SUBMITTED MY HABEAS FOR LEGAL COPIES WHEN I WAS IN B.M.U. BEFORE JUNE 13-22. IT WAS ABOUT 140 PAGES ATTACHED TO A DOC - 3064. CAN YOU PLEASE DETERMINE ITS WHEREABOUTS? OVER 1 MONTH MISSING. STATUS CHECK ON COPYWORK PLEASE + I.F.P.

B. Please also send copy of Federal form #3 in forma pauperis.

C. NEXT UP IS REQUEST FOR IN FORMA PAUPERIS APPLICATIONS. PLEASE SEND 2 COPIES OF STATE FORM #2. Thank you.

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Mail has been really off.

We will find it. Mail room will have a lieutenant sign, so these problems should end.

10.) RESPONDING STAFF SIGNATURE Garcia DATE 8/17/23

6
-27-

RECEIVED
OCT 17 2022

INMATE REQUEST FORM

A34

| | | | |
|-----------------|---------|------------------|----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW HOUSTON | 1210652 | 3-A-2 | 7-18-22 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL LAW LIBRARY
 EDUCATION VISITING SHIFT COMMAND
 LAUNDRY PROPERTY ROOM OTHER

MENTAL HEALTH CANTEEN
 AUG 05 2022
 HIGH DESERT STATE PRISON
 LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: clerk

6.) REQUEST: (PRINT BELOW) PLEASE PROVIDE THE FOLLOWING FORMS:

- a. DOC-3064 LEGAL COPYWORK REQUEST FORMS
- b. eFiling forms to Federal District of Nevada
- c. STATE FORM # 2 - In Forma Pauperis Application
- d. FEDERAL FORM # 3 - In Forma Pauperis Motion
- e. FEDERAL FORM # 17 - Application To File 2nd or Successive Pet. (19th Ct)
- f. FEDERAL FORM # 25 - PRO SE § 2241 Petition + info pack

thank you

7.) INMATE SIGNATURE Matthew Train Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Mr. Houston - your copy request arrived today. Cover sheet copy attached. This is 2 months old! The brass slip is not with it. I will copy it anyway.

10.) RESPONDING STAFF SIGNATURE Garcia DATE _____

RECEIVED

OCT 17 2022

HDSP

DOC - 3012 (REV. 7/01)

RECEIVED

NOV 05 2022

HIGH DESERT STATE PRISON
LAW LIBRARY

NEVADA DEPARTMENT OF CORRECTIONS

LEGAL COPY WORK REQUEST

DATE: 9 JUNE 22 3-D-23
 TO: Law Library Supervisor 1210652 HDSP
 FROM: MATTHEW HOUSTON 1210652 TEAM E
Inmate Name NDOC# Institution & Unit
 SUBJECT: LEGAL COPY WORK REQUEST

Is this request for new or current litigation? CURRENT
 If current, please provide the case number 2:21-cv-00499-JAD-DJA

Number of pages to be copied: 137
 Number of copies of each page: 1
 Total request cost (\$0.10/page): 13.70
 Brass slip # (DOC-509) attached: 2522198
 Special Instructions: _____

no charge

[Signature] 1210652
Inmate Signature Upon Request NDOC#

To Be Completed by Institutional Law Library Operations Only:

DENIED BY: _____ DATE: _____
 IF DENIED, WHY? _____
 APPROVED BY: Garcia DATE: 8/5/22
 BRASS SLIP ATTACHED (Circle One): X IN METER START: _____ METER END: _____
 DATE REQUEST COMPLETED AND RETURNED: _____

I RECEIVED THE ABOVE LEGAL COPY WORK, AND VERIFY IT IS COMPLETE.

Inmate Signature Upon Receipt NDOC# Date

NOT GUILTY

DOC-3064 (Rev. 06/13)

RECEIVED

OCT 17 2022

HDSP

NEVADA DEPARTMENT OF CORRECTIONS

LEGAL COPY WORK REQUEST

DATE: 9 JUNE 22 3-D-23
 TO: Law Library Supervisor 1210652 HDSP
 FROM: MATTHEW HOUSTON 1210652 TEAM C
Inmate Name NDOC # Institution & Unit B.M.U.
 SUBJECT: LEGAL COPY WORK REQUEST

Is this request for new or current litigation? CURRENT
 If current, please provide the case number 2:21-cv-00499-JAD-DJA

Number of pages to be copied: 137
 Number of copies of each page: 1
 Total request cost (\$0.10/page): 13.70
 Brass slip # (DOC-509) attached: 2522198
 Special Instructions: _____

15
16

[Signature] 1210652
Inmate Signature Upon Request NDOC #

To Be Completed by Institutional Law Library Operations Only:

DENIED BY: _____ DATE: _____
 IF DENIED, WHY? _____
 APPROVED BY: _____ DATE: _____
 BRASS SLIP ATTACHED Y / N METER START: _____ METER END: _____
 (Circle One):
 DATE REQUEST COMPLETED AND RETURNED: _____

I RECEIVED THE ABOVE LEGAL COPY WORK, AND VERIFY IT IS COMPLETE.

Inmate Signature Upon Receipt _____ NDOC # _____ Date _____

NOT GUILTY

RECEIVED

DOC-3064 (Rev. 03/23) OCT 17 2022

HDSP

A-34

INMATE REQUEST FORM

| | | | |
|------------------------|---------|------------------|-----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | B/A 2 "S.M.U." | 7.25.2022 |

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL MENTAL HEALTH
 EDUCATION VISITING LAW LIBRARY
 LAUNDRY PROPERTY ROOM OTHER _____

RECEIVED
AUG 01 2022
DENTAL
MICH DESER STATE PRISON
LAW LIBRARY

5.) NAME OF INDIVIDUAL TO CONTACT: clerk - SUPERVISOR GARCIA

6.) REQUEST: (PRINT BELOW) COULD YOU PLEASE PROVIDE MORE
TOPICAL REQUEST FORMS? My "merit" is validated
in A.22-758861-C pursuant to my "MOTION TO
TOLL THE STATUTE OF LIMITATIONS IN ALL CASES
OF MATTHEW TRAVIS HOUSTON" and I am seeking definition as to how
N.R.S. interprets "TOLLING" in State's jurisdiction.
Please write back BLACK'S LEGAL DEFINITION to "TOLLING" if at
all possible. As always, we here @ the S.M.U. appreciate your assistance.

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

RECEIVED

10.) RESPONDING STAFF SIGNATURE _____ DATE OCT 17 2022

7
-28-

HDSP

CAVEAT & EMERGENCY INMATE DEMAND FORM(S) INMATE REQUEST FORM

(PLEASE - SEE - ATTACHED,

Matthew Houston

| | | |
|--------------------------------------|------------------|-----------------------------------|
| 1.) INMATE NAME Reverend "aka" DOC # | 2.) HOUSING UNIT | 3.) DATE |
| WARRANT OFFICER W-6 "H" 1210652 | 3-A-34 | September 22 nd , 2022 |

- ONLY -1- W-5 in history. She is M.I.A.

4.) REQUEST FORM TO: (CHECK BOX)

CASEWORKER MEDICAL LAW LIBRARY CANTEEN
 EDUCATION VISITING SHIFT COMMAND DENTAL
 LAUNDRY PROPERTY ROOM OTHER

AM PRAYING THAT LAST eFILING IS FILED INTO ALL CASES RETROACTIVELY

5.) NAME OF INDIVIDUAL TO CONTACT: Please help me find U.S. MARSHAL ESPINOZA (OO) SDCC Law Library + TLVCC will confirm validity, as will SENIOR CIO - LOPEZ in visitation.

6.) REQUEST: (PRINT BELOW) THIS IS "aka" (OPERATION BLACKWATER) - it'll be OKAY team (OO)

Alpha unit = GARCIA - R-U - there? Bravo unit = H. Cook - Confirm? Charlie unit = unknown CONFIRM:

STATE FORM 6a + 6b + 6c TEAM: Please review the attached 3012's and provide all or at least some or one of the requested forms. STATE FORM #42 STATE FORM #27 STATE FORM # 8a (alpha)

7.) INMATE SIGNATURE *Matthew Houston* DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Documents Attached

RECEIVED

OCT 17 2022

HDSP

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

AND AM EVEN PRAYING FOR THE BLACKED-OUT NON-EXISTENT WARDEN THAT WE DON'T EVEN HAVE CAUSE BEST BE @ CHURCH



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]

FROM: Julie Williams, Associate Warden - High Desert State Prison

DATE: December 28, 2022

RE: Improper Grievance # 20063146951 - 1st Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|--|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |
| <input checked="" type="checkbox"/> Other specify: | |

NON GRIEVABLE ISSUE- Per AR 740.03 number 2 (3), "Only inmate claims arising out of, or relating to, issues within the authority and control of the Department may be submitted for review and resolution." Please do not resubmit.

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- | | |
|---|--|
| <input type="checkbox"/> Non-grievable issues: | |
| <input type="checkbox"/> State and federal court decisions | <input type="checkbox"/> Parole Board actions and/or decisions |
| <input type="checkbox"/> State, federal and local laws and regulations | <input checked="" type="checkbox"/> Lacks standing |
| <input type="checkbox"/> Untimely submission | |
| <input type="checkbox"/> Inmate elected NOT to sign and date any grievance form | |
| <input type="checkbox"/> Grievance was granted | |
| <input type="checkbox"/> Abuse of Inmate Grievance Procedure | |
| <input type="checkbox"/> A threat of serious bodily injury to a specific individual | <input type="checkbox"/> Obscene, profane and derogatory language |
| <input type="checkbox"/> Specific claims or incidents previously filed by the same inmate | <input type="checkbox"/> More than one (1) grievance per week, Monday through Sunday |
| <input type="checkbox"/> Other specify: | |

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

CCST Lopez 2-17-23
Witness Signature Date

Mh R M 2-17-23
Inmate Signature Date

cc: Original - Inmate
Copy - Grievance File

DOC-3098 (12/2021)

Log Number 0003146951

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: REV. MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: HOSP-CCDC-NVC-CITY UNIT: SMU. THREE. ALPHA. 22

GRIEVANT'S STATEMENT: THIS FORM ISN'T GONNA MAKE ANY SENCE TO ANYBODY IN THIS PLACE BUT WHATEVER. YOU PEOPLE ARE TRYING TO MAKE AN INNOCENT MAN EXPIRE A 5-YEAR WRONGFUL CONVICTION AND BE MOVED TO EXECUTION / DEATH ROW. PLEASE SEE ATTACHED:

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 12/12/2022 TIME: POST-SLOP

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 2/6/23 TIME: 2:45a

GRIEVANCE RESPONSE: 3028

CASEWORKER SIGNATURE: CCST Lopez DATE: 2-17-23

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: [Signature] DATE: 2/6/23

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATE: 2-17-23

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

LETTER OF MOTION TO THE CLERK OF COURT @ THE SUPREME COURT OF NEVADA: #410951 LOG
 Office of the Clerk
 201 S. Carson Street, Suite 201 Carson City, Nevada 89701 PAGE # B-8

INMATE REQUEST FORM

| | | | |
|-------------------|---------|--------------------------|----------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| M.F. Houston, ESC | 1210652 | 1-D-1-B 3A-22 | 2-1-2022 |

- 4.) REQUEST FORM TO: (CHECK BOX)
- CASEWORKER
 - EDUCATION
 - LAUNDRY
 - MEDICAL
 - VISITING
 - PROPERTY ROOM
 - MENTAL HEALTH
 - LAW LIBRARY
 - SHIFT COMMAND
 - OTHER 2/16/2022 RTC-Room 15A
 - CANTEEN
 - DENTAL

5.) NAME OF INDIVIDUAL TO CONTACT: Supreme Court for We The People... and: 9 Am & Regional Justice Center
 NEXT HEARING DECEMBER 21ST, 2022 - RTC ROOM 12-A @ 8:30 AM

6.) REQUEST: (PRINT BELOW) My hearings January 24th and 25th were missed, and I cannot be missing my court dates. My next hearing is scheduled February 16th 2022. Is it possible to schedule some sort of video court or teleconference from the law library? I remember in 2019 they had those accommodations at Southern Desert. I also must obtain record of that for Supreme Court of Nevada appeal # 805621-A-21-758061-C. I will happily volunteer for law library assistant or donate to indigent fund.

7.) INMATE SIGNATURE [Signature] DOC # 1210652
 8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Law library does not handle hearings. Kite OPERATIONS, and it requires an ORDER TO APPEAR

TO THE CLERK'S OFFICE @ THE SUPREME COURT OF NEVADA:

WHERE IS THE COPY OF MY ORIGINAL DEMAND NOTE TO SCOTT POISSON FOR \$3,000,000.00?

10.) RESPONDING STAFF SIGNATURE Page # B-8 DATE 118

Now See JOINDER OF APPEALS #84201, #79408, #80562, #84417, #84418, #84477 and #84478 ALSO AS A

#4095 / 109

Case 2:22-cv-00693-JAD-NJK, Document 11 Filed 05/25/22 Page 1 of 16

C.P.T.S.D SURVIVOR'S CAVEAT TO AND ORDER TO APPEAR IN COURT (C)
TO THE NEVADA DEPARTMENT OF CORRECTIONS ET AL
PLUMBING CONSPIRACY > EMERGENCY AS RESULT OF REDENTA BLACIC
Reverend Matthew Travis Houston, Chartered

NAME: RETIRED U.S. NAVY D.E.P. 2002 I.D. NUMBER: 1210652

INSTITUTION: OF BROKEN WATER UNIT: classified Super top Secret

GRIEVANT'S STATEMENT: NOT THAT YOU MAY BELEIVE ME, BUT I
MUST BE PROVIDED COMPLETE RECORDS FROM THE
DEPARTMENT OF ADMINISTRATION, VICTIMS OF CRIME
AND NEVADA ATTORNEY FOR INJURED WORKERS (NAIW)
@ 2200 Rancho, LV, NV - ERICA TOSH, LINA
SAKALAUSKAS, DAN SCHWARTZ. I MUST BE PROVIDED
ADDRESSES AND COMMUNICATIONS OR MY SUICIDE
PACT WITH WAR MACHINE, CHRIS CORNELL AND CHESTER

SWORN DECLARATION UNDER PENALTY OF PERJURY, WILL BE COMPLETE.
S/R ~~SGT~~ SGT C/O WITNESS FROM AUGUST 1ST, 2022 (BRYANT) RENEWED 2ND SHIFT
INMATE SIGNATURE: Matthew Travis Houston DATE: 12/12/2022 TIME: COUNT

RECEIVING STAFF SIGNATURE: _____ DATE: _____ TIME: _____

SUPERVISOR COMMENT/ACTION TAKEN ON EMERGENCY GRIEVANCE: _____

SUPERVISOR SIGNATURE: _____ TITLE: _____ DATE: _____ TIME: _____

INMATE AGREES: _____ INMATE DISAGREES: _____

INMATE SIGNATURE: _____ TIME: _____ DATE: _____

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FORMAL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator when complete
- Pink: Inmate's initial receipt

DEAREST JEFFERSON, AMACKER, WARNER, PADIA, TURNIS, BAKER, SMITH, CHILDERS, HERNANDEZ and whomever the friendly white male caseworker from infirmary was between Nov. 10, 2022 - Nov. 14, 2022.

2:22-CV-00693-JAD-NJK
2:22-CV-01285-MMD-VCF
2:22-CV-01745-APG-DJA

log 46951

CAVEAT AND NOTICE OF DEMAND

IN RE Case No(s) C1248384A and C1237802A
TO: LAS VEGAS MUNICIPAL COURTS AND LA VEGAS "CITY JAIL" FROM
NEVADA DEPARTMENT OF CORRECTIONS
ON AN INFORMAL GRIEVANCE FORM
(NAME) MATTHEW HOUSTON (PRO SE) I.D. NUMBER: 1210652

(a) INSTITUTION: HOSP IN UNIT: 3-D-23

GRIEVANT'S STATEMENT: Multiple attempts to represent myself have been made on my behalf, professionally and politely, in the above mentioned case numbers to which your organizations have illegally, deliberately and indifferently ignored my pleadings from Dec. 27, 2021, NOTICES OF APPEALS filed 2/18/22 and additional letters of MOTION.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 6/2/22 TIME: 6 PM

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____ TIME: _____

~~REFERENCE:~~ TO COMPENSATE PLAINTIFF-IN-ERROR, for incurred damages as result of FALSE ARREST(S) \$36,500,000.00 for C1248384A and \$36,500,000.00 for C1237802A (payments) are demanded as LAS VEGAS MUNICIPAL COURTS, ET AL are CASEWORKER SIGNATURE: well over 5 months in DEFAULT.

~~_____ GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740~~

~~GRIEVANCE COORDINATOR APPROVAL: _____ DATE: _____~~

~~_____ INMATE AGREES _____ INMATE DISAGREES~~

~~INMATE SIGNATURE: _____ DATE: _____~~

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original: To inmate when complete, or attached to formal grievance + filed into C-21-357927-1
Canary: To Grievance Coordinator → mailed to Las Vegas Municipal Courts 3100 E. Clark
Pink: Inmate's receipt when formal grievance filed → mailed + Po Box 3960 → 1127 Ave, 89101
Gold: Inmate's initial receipt → mailed to "THE TRIAL ADVICES" @ Po Box 3920

2:22-CV-00693 - JAD-NJK → P.136x29127
2:21-CV-00499 - JAD-DJA

NOTICE OF HEARING(S) DEC. 21st, February 1st, 2023

Case 2:22-cv-01607-APG-NJK Document 1 Filed 09/22/22 Page 1 of 31

CSD

109 46951

Dep. U.S. Marshal
United States Navy Retired June 15, 2002
American Bar Association Member
Matthew Travis Houston
Name and Inmate Booking Number No. 12-10652
ABA No. 04662784
High Desert State Prison
Place of Confinement 12010 Cold Creek Road



MATTHEW TRAVIS HOUSTON
District Attorney

Office of the District Attorney
200 LEWIS AVENUE
P.O. BOX 552212
LAS VEGAS, NV 89155-2212

PO Box 650
Mailing Address

Indian Springs, NV 89470
City, State, Zip Code

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

MATTHEW TRAVIS HOUSTON,
Plaintiff

vs.

- 1) SHERIFF JOE LOMBARDO (35)
JOSEPH M. LOMBARDO
 - 2) CAROLYN GOODMAN (209)
 - 4 (B) MIRANDA M. DU (202)
"ACTING WARDEN" JEREMY BEAN
 - 3 (A) WARDEN CALVIN BRINSON (157)
S-A TIERIA NAWHEE JONES (16)
 - 5) DAVID M. JONES (18)
- (SEE LIST OF PARTIES) Defendant(s).

Case No. _____
(To be supplied by Clerk of Court)

CIVIL RIGHTS COMPLAINT
BY AN INMATE

- Original Complaint
- First Amended Complaint
- Second Amended Complaint
- Jury Trial Demanded

A. JURISDICTION

- 1) This Court has jurisdiction over this action pursuant to:
 - 28 U.S.C. § 1343(a)(3); 42 U.S.C. § 1983
 - 28 U.S.C. § 1331; *Bivens v. Six Unknown Named Agents*, 403 U.S. 388 (1971)
 - Other: Americans with Disabilities Act of 1993 and
also 42 C.F.R. Part 2, "deliberate indifference"
- 2) Institution/city where Plaintiff currently resides: High Desert State Prison
Indian Springs, NV
- 3) Institution/city where violation(s) occurred: CDC/CHS at various levels, HDSP

LOG 46591

INMATE REQUEST FORM

| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
|--------------------------|---------|------------------|-------------|
| MATTHEW TRAVIS HOUSTON - | 1210652 | 3A-22 | 12 DEC 2022 |

4.) REQUEST FORM TO: (CHECK BOX)

MENTAL HEALTH CANTEEN
 CASEWORKER MEDICAL LAW LIBRARY
 AMACKER-JEFFERSON EDUCATION VISITING RASHONDA SMITH
 LAUNDRY PROPERTY ROOM OTHER CHAPEL - JULIO CALDERIN
 SHIFT COMMAND

5.) NAME OF INDIVIDUAL TO CONTACT: NV PnP-317-house arrest / LVMPD HOUSE ARREST SUBJECT: HOUSE ARREST @ JUDAH RECOVERY (or anywhere they approve)

6.) REQUEST: (PRINT BELOW) THIS IS A CHAIN LETTER TO CHECK ON UPDATES FROM MY INITIAL HOUSE ARREST APP. TO 720 E. PARK PASEO-89104 I was told today on the SECURUS TECHNOLOGIES legal telephone by ROBERT FIEDLER @ P: 702-210-2460 to send a mssg to HDSP CHAPEL supervisor JULIO CALDERIN for info to help apply me to JUDAH RECOVERY and am not sure if that program is PnP approved for the house arrest program if my original address is not approved than I would be a better fit for new program -

7.) INMATE SIGNATURE Matthew Travis Houston DOC# 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Blank lines for response to inmate.

10.) RESPONDING STAFF SIGNATURE _____ DATE _____

LOG 40591

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Reverend Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: OF WRONGFUL CONVICTIONS UNIT #: SMU-3A-22

GRIEVANCE #: EXPIRED GRIEVANCE LEVEL: WHO CARES?

GRIEVANT'S STATEMENT CONTINUATION: PG. 1(7) OF 1(7)

INDEX "aka" TABLE OF CONTENTS:

P.1 - INFORMAL dated December 12th, 2022

P.2 - KITE dated February 1st, 2022

P.3 - EMERGENCY GRIEVANCE filed 05/23/2022
and 05/25/2022 in Case No. 2:22-cv-00693-JAD
NJK

Renewed 12/12/2022 to Case No. 2:22-cv-01285 -
MMD-VCF and Case No. 2:22-cv-01745-APG-DJA

P.4 - INFORMAL dated June 2nd, 2022 regarding
the mystery of your LAS VEGAS MUNICIPAL COURT

C1237802A and double (quadruple) jeopardy

C1248384A. Why am I in a prison for being NOT
guilty of misdemeanor(s)? A: _____

P.5 - 1483 COMP. filed 09/22/2022 as a joinder to
case No. 2:22-cv-01607 - (Page #6 receipt @ Law Library)

P.6 - original KITE to Chapel House Arrest - Julio Calderin

P.7 - THIS INDEX "aka" TABLE OF CONTENTS

Original: _____ Attached to Grievance

Pink: _____ Inmate's Copy



Nevada Department of Corrections Improper Grievance Memo

TO: Houston, Matthew [0001210652]
 FROM: James Scally, Associate Warden - High Desert State Prison
 DATE: January 18, 2023
 RE: Improper Grievance # 20063147742 - 1st Rejection, Informal

The attached grievance is being returned to you for the following reason(s):

REJECTED - After correcting the deficiencies(s) listed below; you may re-submit your grievance at the same level unless specified. Failure to re-submit the grievance through the prescribed timeframe shall constitute abandonment.

- | | |
|--|---|
| <input type="checkbox"/> Missing documents | <input type="checkbox"/> More than one issue |
| <input type="checkbox"/> No harm/loss, action, or remedy | <input type="checkbox"/> Improper submission |
| <input checked="" type="checkbox"/> Not a KITE | <input type="checkbox"/> Not signed or dated |
| <input type="checkbox"/> Missing inmate personal property claim form | <input type="checkbox"/> Disciplinary appeal process/directly to warden |
| <input checked="" type="checkbox"/> Alterations | <input type="checkbox"/> Failure to correct deficiencies |
| <input type="checkbox"/> Missing administrative claim form | <input type="checkbox"/> Untimely submission |
| <input type="checkbox"/> Continuation forms | <input type="checkbox"/> Staff misconduct (IG Review Submitted) |

Other specify: **ALTERATIONS** Per OP 740.04 Abuse of Offender Grievance Procedure, number 2 (H), Alteration of the grievance forms or continuation forms. This includes writing more than one line, on each line provided on the grievance form. Writing outside of the margins will not be accepted.

NOT A KITE: Offender has failed to demonstrate that he has attempted to resolve this matter prior to submitting a DOC 3091 Informal Grievance. A grievance will NOT be used as a KITE. This is NOT a KITE. Per AR740 states in good faith an Offender must be expected to make an attempt resolve this matter at its lowest level prior to filing a grievance. You have not provided any information or documentation that such efforts have been made.

Per AR 740.03 number 1B a Grievance will not be used as an Offender request form (DOC 3012) to advise staff of issues, actions, or conditions that they do not like but suffered no harm or loss. Please see your Unit Caseworker for assistance.

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

- | | |
|---|---|
| <input checked="" type="checkbox"/> Non-grievable issues: | |
| <input checked="" type="checkbox"/> State and federal court decisions | <input type="checkbox"/> Parole Board actions and/or decisions |
| <input type="checkbox"/> State, federal and local laws and regulations | <input type="checkbox"/> Lacks standing |
| <input type="checkbox"/> Untimely submission | |
| <input type="checkbox"/> Inmate elected NOT to sign and date any grievance form | |
| <input type="checkbox"/> Grievance was granted | |
| <input type="checkbox"/> Abuse of Inmate Grievance Procedure | |
| <input type="checkbox"/> A threat of serious bodily injury to a specific individual | <input type="checkbox"/> Obscene, profane and derogatory language |

cc: Original - Inmate
 Copy - Grievance File

DOC-3098(12/2021)

| | |
|--|--|
| <input type="checkbox"/> Specific claims or incidents previously filed by the same inmate | <input type="checkbox"/> More than one (1) grievance per week, Monday through Sunday |
| <input checked="" type="checkbox"/> Other specify: NON GRIEVABLE ISSUE - Per AR 740.03 number 2 (3), "Only Offender claims arising out of, or relating to, issues within the authority and control of the Department may be submitted for review and resolution." Please do not resubmit. | |

CCST Lopez

Witness Signature

2-17-23

Date

[Signature]

Inmate Signature

02/17/23
Date

Log Number 20063147742

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: REV. M.T. HOUSTON, CHARTERED I.D. NUMBER: 1210652

INSTITUTION: OF WRONGFUL CONVICTION UNIT: HDSP - 12 - DELTA-3 DEVIL

GRIEVANT'S STATEMENT: ON OR AROUND APRIL 10, 2022 - APRIL 13, 2022,
I HAD MAILED A LETTER TO THE CLERK DESIGNATING ONE OF
MY AGENTS OF POWER OF ATTORNEY TO BE THE FRAUDULENT
JUDICIAL OFFICER TIERRA DANIELLE JONES TO WHICH AT THAT TIME
THE CELLY WAS "CAR ACCIDENT" / SOUTH-SIDER VICTIM JOHNNY UNIT 9:

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Hest (January, 05th) DATE: 2023 TIME: NOONISH

GRIEVANCE COORDINATOR SIGNATURE: [Signature] DATE: 2-2-23 TIME: 3PM

GRIEVANCE RESPONSE: See 3098

[Large scribble]

CASEWORKER SIGNATURE: _____ DATE: _____

GRIEVANCE UPHeld GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: [Signature] DATE: 2-2-23

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: M J M DATE: 2/17/23

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

RECEIVED

JAN 10 2023

HDSP

DCC 3091 (12/04)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: SDCC / HDSP / TLVCC UNIT #: 12-D-3

GRIEVANCE #: 20063147742 GRIEVANCE LEVEL: EXHAUSTED
(to be assigned by caseworker)
GRIEVANT'S STATEMENT CONTINUATION: PG. (1)(2) OR (2)3-17+18+19 ^{1st 2nd}

THE CO THAT NIGHT WAS DISON, TO DATE THAT DOCUMENT
WAS NOT RETURNED RECEIPT FILED BY CLERK UNDER
CODE "WILL". NEXT UP IS THE KITE AW WILLIAMS
RETURNED TO WHICH SHE THREATENED MY LEVEL(S)
OF HOUSING(S) CLASSIFICATION(S) IN HER RESPONSE:
"I'LL MAKE SURE CASA CANDE IS NOT A TOPIC OF
DISCUSSION" OR SOMETHING TO THAT EFFECT. 3RD
IS THE RETURN OF EVIDENCE / PROPERTY / EXHIBITS THAT
WERE (DESTROYED) "ANNEXED" BETWEEN JULY 27, 2022
AND APRIL 04, 2022 - AND THE MULTIPLE PROPERTY
DESTRUCTION / ADMIN. CLAIM FORMS I FILED AS THE
RESULT OF FACILITY NEGLECT / RETALIATION / ABUCE.
AND SGT. SANCHEZ NEGLECTING MOVEMENT FROM 9.
ALL OF THOSE EVENTS WERE THE CAUSATION OF THE
BMU-SMU "EXPERIENCE" - WHICH WAS GOD AWFULLY
TRAUMATIZING? AND FOR SOME REASON, I AM STILL

Original: Attached to Grievance LOCKED UP IN THE TUNA CAN, ^{CEIVE}
Pink: Inmate's Copy BEING EXTORTED, VICTIMIZED AND ^{IAN 10 202}

HDSP

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652

INSTITUTION: SOCC / HDSP / TLVCC UNIT #: 12-D-3

GRIEVANCE #: 20063147742 GRIEVANCE LEVEL: EXHAUSTED

(to be assigned by Caseworker)
GRIEVANT'S STATEMENT CONTINUATION: PG. (1)(3) OF (2) 3-17
5+12nd+18+14

MISCLASSIFIED, IN ADDITION TO BEING ACTUALLY INNOCENT AND FACTUALLY INNOCENT. LOOK, HERE'S A LATE CHRISTMAS PRESENT FOR MY FRIENDS MR. WARNER BOTHERS F/ LT ALTAVERA THAT THE BROKEN PRINTER AND MY ASSOCIATE RASHONDA SMITH MADE FOR YOU, JUST FOR YOU MISS JULIE / AMACKER / JEFFERSON. OF COURSE AS OF YESTERDAY, WED. JAN. 04 - 2023, THE HOMIE TOLD ME THE OTHER HOMIE PADIA IS MY CASEWRKR @ UNIT 12 (HERE) AND SOMETHING ABOUT BEING HERE 4. 60 DAYS THAN LEVELLING UP THAN A BED OPENING. I ONLY HAVE A BED OPEN FOR AMACKER AND COOL CAT MS JEFFERSON BRO 😊. LOOK SIR OF THE KLAN KNIGHT OF THE BAD ASSES AND THEIR MOMMA(S) MR. PADIA SIR: HERE IS SOME NEWLY DISCOVERED WRIT (EVIDENCE) FOR YOU TO CERTIFY CUZ H. COOK MEAN TO ME LMFAO! PLEASE CERTIFY ATTACHED "EXHIBIT E"

Original: Attached to Grievance OF LUCKY #13 PAGES FOR
Pink: Inmate's Copy YOUR REVIEW. AND PLEASE DO NOT
FORGET YOUR NOTICE OF BRIEFING SCHEDULES (ATTACHED)
SEE - PINK - DOC-3012
DOC - 3097 (01/02)

RECEIVED

JAN 10 2023

HDSP

WRIT

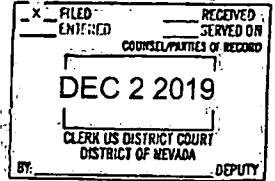
EXHIBIT E EMOTIONAL DISTRESS

MATTHEW HOUSTON

Name 1210652 (# 15) (not applicable, as currently on illegal parole)

Prison Number ILLEGAL STATUS OF PAROLE IN STATE OF IOWA.

Place of Confinement AMERICANS w/ DISABILITY Act of 1990



UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

PLAINTIFF RESPECTFULLY DEMANDS COUNSEL.

MATTHEW TRAVIS HOUSTON Petitioner,)
(Full Name))

vs.)

CASE NO. 2:19-cv-01740-AP6-BNW

(To be supplied by the Clerk)

(AP6-BNW)

JERRY HOWELL, et al. Respondent,)
(Name of Warden, Superintendent, jailor or)
authorized person having custody of petitioner))
STATE OF NV AS RESULT OF DINDER)
and)

AMENDED

PETITION FOR A

WRIT OF HABEAS CORPUS

PURSUANT TO 28 U.S.C. § 2254

BY A PERSON IN STATE CUSTODY

The Attorney General of the State of Nevada)

(NOT SENTENCED TO DEATH)

- A.D.A. 1990 (visually impaired, traumatic brain injury, victim of medical and legal malpractice)
- Name and location of court, and name of judge, that entered the judgment of conviction you are challenging: EIGHTH DISTRICT, JUDGE VILLIANI
 - Full date judgment of conviction was entered: 1/10/19 (month/day/year)
 - Did you appeal the conviction? X Yes ___ No. Date appeal decided: 1/10/2019
(valid deprivation claim is valid, being submitted.)
 - Did you file a petition for post-conviction relief or petition for habeas corpus in the state court?
X Yes ___ No. If yes, name the court and date the petition was filed: LAS VEGAS, NEVADA 8/12/19. Did you appeal from the denial of the petition for post-conviction relief or petition for writ of habeas corpus? X Yes ___ No. Date the appeal was decided: unsure. Have all of the grounds stated in this petition been presented to the state supreme court? ___ Yes X No. If no, which grounds have not? not sure as there is an ongoing investigation into conspiracy.
 - Date you are mailing (or handing to correctional officer) this petition to this court: 11/14/2019

Attach to this petition a copy of all state court written decisions regarding this conviction.

THIS IS ALL I DO TRAUMATIZING

RECEIVED

JAN 10 2023

6. Is this the first federal petition for writ of habeas corpus challenging this conviction? Yes No. If no, what was the prior case number? 2:19-cv-01475-6MM-EDY And in what court was the prior action filed? U.S. DIST. COURT DISTRICT OF NV
 Was the prior action denied on the merits or dismissed for procedural reasons (check one). Date of decision: / / . Are any of the issues in this petition raised in the prior petition? Yes No. If the prior case was denied on the merits, has the Ninth Circuit Court of Appeals given you permission to file this successive petition? Yes No.

7. Do you have any petition, application, motion or appeal (or by any other means) now pending in any court regarding the conviction that you are challenging in this action? Yes No. If yes, state the name of the court and the nature of the proceedings: 8th Judicial Dist. Motions to apply lawful statutory time.

8. Case number of the judgment of conviction being challenged: C-17-323614-1

9. Length and terms of sentence(s): 1-4 years

10. Start date and projected release date: 9-20-2016 to present to 5/19/2

11. What was (were) the offense(s) for which you were convicted: FELONY LEVEL DUI IN ERROR (no DUI in Iowa/Indiana)

12. What was your plea? Guilty Not Guilty Nolo Contendere. If you pleaded guilty or nolo contendere pursuant to a plea bargain, state the terms and conditions of the agreement: was coerced into specialty court

13. Who was the attorney that represented you in the proceedings in state court? Identify whether the attorney was appointed, retained, or whether you represented yourself *pro se* (without counsel).

| | Name of Attorney | Appointed | Retained | <i>Pro se</i> |
|---------------------------------|--------------------------------------|-------------------------------------|--------------------------|-------------------------------------|
| arraignment and plea | <u>Jason Barrus</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| trial/guilty plea | <u>Flahive + "Kent" mystary esq.</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| sentencing | <u>Alex Bassett</u> | <input checked="" type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| direct appeal | <u>↓</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> |
| 1st post-conviction petition | <u>↓</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> |
| appeal from post conviction | <u>↓</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| 2nd post-conviction petition | <u>↓</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| appeal from 2nd post-conviction | <u>↓</u> | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

RECEIVED
 JAN 10 2023
 HDSP

State concisely every ground for which you claim that the state court conviction and/or sentence is unconstitutional. Summarize briefly the facts supporting each ground. You may attach up to two extra pages stating additional grounds and/or supporting facts. You must raise in this petition all grounds for relief that relate to this conviction. Any grounds not raised in this petition will likely be barred from being litigated in a subsequent action.

GROUND 1

I allege that my state court conviction and/or sentence are unconstitutional, in violation of my

HUMAN ~~Amendment~~ right to LIFE

based on these facts:

ASK UNIVERSITY OF IOWA

CRISIS STABILIZATION UNIT. AS A VICTIM OF EMOTIONAL AND PSYCHOLOGICAL TRAUMA OVER 35 DOCTORS HAVE BEEN HELPING ME COPE WITH BEING VICTIM OF WRONGFUL CONVICTION.

THIS IS MOTION FOR TOLLING SINCE TOMORROW, 11/26/2019 IS COURT @ REGIONAL JUSTICE CENTER, TO WHICH HOUSTON CANNOT ATTEND DUE TO BEING MEDICALLY TREATED IN STATE OF IOWA, ALSO DUE TO HIS ILLEGAL INTERSTATE COMPACT TO STATE OF IOWA. HOUSTON IS VICTIM OF DEPENDANT ADULT ABUSE. HOUSTON IS INCURRING FURTHER DAMAGES NOT LIMITED TO BEING VICTIM OF ILLEGAL PAROLE, DOMESTIC VIOLENCE, EMOTIONAL DISTRESS, BEING DENIED COUNSEL, BEING DENIED PARTICIPATION IN COURT

Exhaustion of state court remedies regarding Ground 1:

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▶ **Direct Appeal:**

Did you raise this issue on direct appeal from the conviction to the Nevada Supreme Court?

Yes No. If no, explain why not: _____

▶ **First Post Conviction:**

Did you raise this issue in a petition for post conviction relief or state petition for habeas corpus?

Yes No. If no, explain why not: _____

If yes, name of court: _____ date petition filed ____/____/____

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: _____

If yes, did you raise this issue? Yes No. If no, explain why not: _____

▶ **Second Post Conviction:**

Did you raise this issue in a second petition for post conviction relief or state petition for habeas corpus?

Yes No. If yes, explain why: TOO BRAIN DAMAGED TO THINK

If yes, name of court: _____ date petition filed ____/____/____

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: _____

If yes, did you raise this issue? Yes No. If no, explain why not: _____

▶ **Other Proceedings:**

Have you pursued any other procedure/process in an attempt to have your conviction and/or sentence overturned based on this issue (such as administrative remedies)? Yes No. If yes, explain: _____

State concisely every ground for which you claim that the state court conviction and/or sentence is

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unconstitutional. Summarize briefly the facts supporting each ground. You may attach up to two extra pages stating additional grounds and/or supporting facts. You must raise in this petition all grounds for relief that relate to this conviction. Any grounds not raised in this petition will likely be barred from being litigated in a subsequent action.

GROUND 2

I allege that my state court conviction and/or sentence are unconstitutional, in violation of my HUMAN Amendment right to LIFE based on these facts:

ASK STEPHEN PRODDACK
AND OTHER ~~OTHER~~ ~~OTHER~~ CORRUPT
GOVERNMENT EMPLOYEES.
HOUSTON IS GOOD, WAS
VICTIM OF ONE OCTOBER, VICTIM OF
ILLEGAL / EXTENSIVE INCARCERATION, HENCE HIS
MOTION FOR BINDER OF ALL CASES
TO SHOW EVIDENCE AND PREVENT
UN-NECESSARY REDUNDANCY.
MOTION FOR TOLLING IS ALSO NECESSARY DUE
TO NEWLY FOUND EVIDENCE IN OTHER
JURISDICTIONS, ~~IN~~ NAMELY STATES OF
IOWA, ~~THE~~ INDIANA AND
WASHINGTON. NOTE STATE OF NV
VIOLATIONS OF 42 CFR PART 2 IN
THEIR BEING DELIBERATELY
INDIFFERENT.

Exhaustion of state court remedies regarding Ground 2:
Direct Appeal:

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Did you raise this issue on direct appeal from the conviction to the Nevada Supreme Court?

Yes No. If no, explain why not:

► **First Post Conviction:**

Did you raise this issue in a petition for post conviction relief or state petition for habeas corpus?

Yes No. If no, explain why not:

If yes, name of court: _____ date petition filed ____ / ____ / ____

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not:

If yes, did you raise this issue? Yes No. If no, explain why not:

THIS IS ALL TOO EMOTIONALLY GRAMMATIZIN.

► **Second Post Conviction:**

Did you raise this issue in a second petition for post conviction relief or state petition for habeas corpus?

Yes No. If yes, explain why: TO COMPLETE, AS I FEEL DE LA GARZA MAY HAVE

If yes, name of court: ORDERED A date petition filed ____ / ____ / ____

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not:

HIT OUT FOR MY LIFE

If yes, did you raise this issue? Yes No. If no, explain why not:

► **Other Proceedings:**

Have you pursued any other procedure/process in an attempt to have your conviction and/or sentence overturned based on this issue (such as administrative remedies)? Yes No. If yes, explain:

THIS AMENDED PETITION IS NOT DEMANDING REPARATIONS, ONLY DEMANDING DEFENDANTS STOP INFLECTING DAMAGES!

State concisely every ground for which you claim that the state court conviction and/or sentence is unconstitutional. Summarize briefly the facts supporting each ground. You may attach up to two

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extra pages stating additional grounds and/or supporting facts. You must raise in this petition all grounds for relief that relate to this conviction. Any grounds not raised in this petition will likely be barred from being litigated in a subsequent action.

GROUND 3

I allege that my state court conviction and/or sentence are unconstitutional, in violation of my HUMAN Amendment right to LIFE

based on these facts:

CONSPIRACY AND CORRUPTION
OTHER NEWLY FOUND EVIDENCE IS FACT THAT
ON 12/28/2014 [REDACTED] HOUSTON WAS
CHARGED w/ [REDACTED] OPEN CONTAINER,
NOT OWI / DUI OR OPERATION OF ANY
VEHICLE, THEREFOR CONVICTION IN NEVADA WAS
ILLEGAL! STOP INFLECTING DAMAGES!

UPON THE INNOCENT:

MATTHEW TRAVIS HOUSTON, et al.

HOUSTON IS HAVING TROUBLE FINDING
REPRESENTATION, HENCE § 1983 CLAIMS, AND
MUST BE HELD TO LESS STRINGENT
STANDARDS THAN THAT OF A LAWYER.
HOUSTON IS CURRENTLY [REDACTED] MEMBER OF
AMERICAN BAR ASSOCIATION # 04662784
BLACKSTONE INSTITUTE PARALEGAL [REDACTED] # 08041593
HOUSTON MUST BE ALLOWED TO SUBMIT
RESULTS OF THIS HEARING IN A TIMELY FASHION

Exhaustion of state court remedies regarding Ground 3:

Direct Appeal:

Did you raise this issue on direct appeal from the conviction to the Nevada Supreme Court?

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Yes No. If no, explain why not: _____

► **First Post Conviction:**

Did you raise this issue in a petition for post conviction relief or state petition for habeas corpus?

Yes No. If no, explain why not: _____

If yes, name of court: _____ date petition filed ____ / ____ / ____

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: _____

If yes, did you raise this issue? Yes No. If no, explain why not: _____

HALT ALL FURTHER HARASSMENT

► **Second Post Conviction:**

Did you raise this issue in a second petition for post conviction relief or state petition for habeas corpus?

Yes No. If yes, explain why: _____

If yes, name of court: _____ date petition filed ____ / ____ / ____

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: _____

If yes, did you raise this issue? Yes No. If no, explain why not: _____

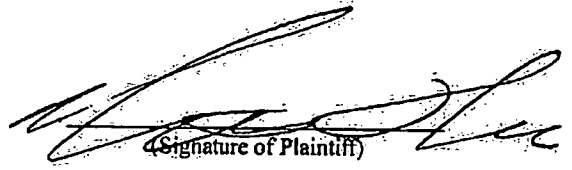
► **Other Proceedings:**

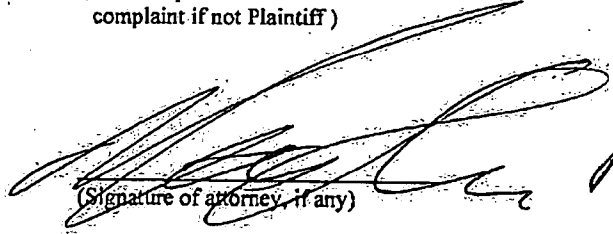
Have you pursued any other procedure/process in an attempt to have your conviction and/or sentence overturned based on this issue (such as administrative remedies)? Yes No. If yes, explain: STATE HEARING 8TH DISTRICT, DEPT 17

11/26/2019. HOUSTON WILL SUBMIT RESULTS

WHEREFORE, petitioner prays that the court will grant him such relief to which he is entitled in this federal petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254 by a person in state custody.

(Name of person who wrote this complaint if not Plaintiff)


(Signature of Plaintiff)


(Signature of attorney, if any)

11/14/2019
(Date)

PRO SE

AMENDED

11/25/2019

MATTHEW TRAVIS HOUSTON
~~1009 CARDINAL DR~~ PO BOX 1273
MARQUETA, IA 52060
(Attorney's address & telephone number)

DECLARATION UNDER PENALTY OF PERJURY

I understand that a false statement or answer to any question in this declaration 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.

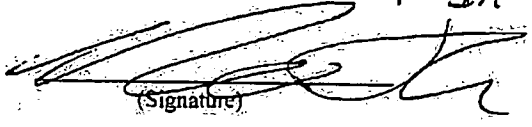
See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

ILLEGAL PAROLE ADDRESS:

AMENDED 11/25/

Executed at 1009 CARDINAL DR on 11/14/2019 2019
(Location) (Date)

MARQUETA, IA 52060


(Signature)

MTM
(Inmate prison number)

HOUSTON IS NOT INMATE,
HE'S ON ILLEGAL PAROLE

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Gavel - Order on Motion

2:19-cv-01740-APG-BNW Houston v. Howell et al **CASE CLOSED on 12/12/2019**

CLOSED,HABEAS,IFP,P4,P8

United States District Court

District of Nevada

Notice of Electronic Filing

The following transaction was entered on 8/23/2022 at 11:17 AM PDT and filed on 8/22/2022

Case Name: Houston v. Howell et al

Case Number: 2:19-cv-01740-APG-BNW

Filer:

WARNING: CASE CLOSED on 12/12/2019

Document Number: 23

Docket Text:

ORDER Granting [22] Motion for Production of Documents. The Clerk of the Court is instructed to send Petitioner, via a courtesy copy to High Desert State Prison, the following items: (1) a copy of the docket sheet in this case, (2) a copy of his amended petition [11], (3) a copy of my previous order [14], and (4) a copy of this order. Petitioner is instructed to file a notice of change of address before filing anything further in this closed case. Signed by Judge Andrew P. Gordon on 8/22/2022. (Copies have been distributed pursuant to the NEF - all documents sent via mail to P at HDSP - TRW)

2:19-cv-01740-APG-BNW Notice has been electronically mailed to:

Jaimie Stilz jstilz@ag.nv.gov, cjmartinez@ag.nv.gov, jgochuico@ag.nv.gov, mlandreth@ag.nv.gov, rgarate@ag.nv.gov

2:19-cv-01740-APG-BNW Notice has been delivered by other means to:

|||||
Matthew Travis Houston #1210652
P.O. Box 650 - HDSP
Indian Springs, NV 89070

this transaction:

Document description:Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1101333072 [Date=8/23/2022] [FileNumber=10808793-0] [b987e6c2007b6d6025ad4a175cf37d9117082b433cbdad1c1f6a7e64d95e6aa0c6e64a9e92a6ea990f32b91380efc905363bbeb112102a12de7cda232785fdb5]]

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CLOSED,HABEAS,IFP,P4,P8

United States District Court
District of Nevada (Las Vegas)
CIVIL DOCKET FOR CASE #: 2:19-cv-01740-APG-BNW

Houston v. Howell et al
Assigned to: Judge Andrew P. Gordon
Referred to: Magistrate Judge Brenda Weksler
Cause: 28:2241 Petition for Writ of Habeas Corpus (federa

Date Filed: 10/07/2019
Date Terminated: 12/12/2019
Jury Demand: Plaintiff
Nature of Suit: 530 Habeas Corpus
(General)
Jurisdiction: Federal Question

Petitioner

Matthew Houston

represented by Matthew Houston
PO Box 1273
Maquoketa, IA 52060
PRO SE

V.

Respondent

Jerry Howell

represented by Jaimie Stilz
Office of the Nevada Attorney General
555 E. Washington Ave.
Suite 3900
Las Vegas, NV 89101
702-486-3420
Fax: 702-486-2377
Email: jstilz@ag.nv.gov
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Aaron D. Ford-AG
Nevada Attorney General
100 North Carson Street
Carson City, NV 89701
775-684-1100
Fax: 775-684-1108
Email: usdcfilings@ag.nv.gov
TERMINATED: 10/16/2019

Respondent

Carlman

Li

represented by Jaimie Stilz
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Aaron D. Ford-AG
(See above for address)
TERMINATED: 10/16/2019

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HDS'

Respondent

Attorney General of the State of Nevada

| Date Filed | # | Docket Text |
|------------|-----------|--|
| 10/07/2019 | | Case randomly assigned to Judge Andrew P. Gordon and Magistrate Judge Brenda Weksler. (RT) (Entered: 10/08/2019) |
| 10/07/2019 | <u>1</u> | RECEIPT of Initiating Documents by Court on behalf of Petitioner. No Application to Proceed IFP or Filing Fee received. (Attachments: # <u>1</u> Petition) (MR) (Entered: 10/08/2019) |
| 10/08/2019 | <u>2</u> | NOTICE from USDC advising case against Jerry Howell, et al., has been received and assigned case number 2:19-cv-01740-APG-BNW . (MR) (Entered: 10/08/2019) |
| 10/15/2019 | <u>3</u> | ORDER. IT IS ORDERED that petitioner Houston must file an application for leave to proceed in forma pauperis. IT IS FURTHER ORDERED that the clerk of the court shall file <u>1</u> -1 the petition for a writ of habeas corpus. IT IS FURTHER ORDER that the clerk shall add Aaron Ford, Attorney General for the State of Nevada, as counsel for respondents. See Order for details/deadlines. Signed by Judge Andrew P. Gordon on 10/15/2019. (Copies have been distributed pursuant to the NEF - IFP and 2254 instructions/forms mailed to Plaintiff - MR) (Entered: 10/15/2019) |
| 10/15/2019 | <u>4</u> | PETITION for Writ of Habeas Corpus, by Matthew Houston. (MR) (Entered: 10/15/2019) |
| 10/16/2019 | <u>5</u> | NOTICE of Appearance by attorney Jaimie Stilz on behalf of Respondents Carlman, Jerry Howell. (Stilz, Jaimie) (Entered: 10/16/2019) |
| 10/24/2019 | <u>6</u> | APPLICATION for Leave to Proceed in forma pauperis by Petitioner Matthew Houston. (MR) (Entered: 10/25/2019) |
| 10/28/2019 | <u>7</u> | MOTION for Recognition of Cognizability <i>in all cases</i> , by Petitioner Matthew Houston. Responses due by 11/11/2019. (MR) (Entered: 10/28/2019) |
| 10/28/2019 | <u>8</u> | MOTION for Conjunction and Relief, by Petitioner Matthew Houston. Responses due by 11/11/2019. (MR) (Entered: 10/28/2019) |
| 11/14/2019 | <u>9</u> | RESPONSE to <u>7</u> Motion, <u>8</u> Motion by Respondents Carlman, Jerry Howell. Replies due by 11/21/2019. (Stilz, Jaimie) (Entered: 11/14/2019) |
| 12/02/2019 | <u>10</u> | MOTION for Appointment of Counsel by Petitioner Matthew Houston. (MR) (Entered: 12/03/2019) |
| 12/02/2019 | <u>11</u> | AMENDED PETITION for Writ of Habeas Corpus by Matthew Houston. (MR) (Entered: 12/03/2019) |
| 12/02/2019 | <u>12</u> | NOTICE of Change of Address by Petitioner Matthew Houston. Address updated to Box 1273, Maquoketa, IA 52060. (MR) (Entered: 12/03/2019) |
| 12/02/2019 | <u>13</u> | EXHIBITS by Petitioner Matthew Houston. (MR) (Entered: 12/03/2019) |
| 12/12/2019 | <u>14</u> | ORDER DISMISSING ACTION. IT IS ORDERED that <u>6</u> the application to proceed without prepaying fees or costs is GRANTED. IT IS FURTHER ORDERED that <u>7</u> , <u>8</u> the motions for recognition of cognizability within all complaints and for conjunction and relief are DENIED as moot. IT IS FURTHER ORDERED that <u>10</u> the motion for appointment of counsel is DENIED. The clerk of the court shall enter judgment accordingly and close this action. IT IS FURTHER ORDERED that a certificate of |

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| | | |
|------------|-----------|---|
| | | appealability will not issue. Signed by Judge Andrew P. Gordon on 12/12/2019. (Copies have been distributed pursuant to the NEF - MR) (Entered: 12/12/2019) |
| 12/12/2019 | <u>15</u> | CLERK'S JUDGMENT this action is dismissed. A certificate of appealability will not issue. Signed by Clerk of Court Debra K. Kempf on 12/12/2019. (Copies have been distributed pursuant to the NEF - MR) (Entered: 12/12/2019) |
| 02/10/2020 | <u>16</u> | EXHIBIT H, by Petitioner Matthew Houston. (MR) (Entered: 02/10/2020) |
| 02/13/2020 | <u>17</u> | MOTION to Compel by Petitioner Matthew Houston. Responses due by 2/27/2020. (JQC) (Entered: 02/14/2020) |
| 02/18/2020 | <u>18</u> | ORDER Denying <u>17</u> Motion to Compel. Signed by Judge Andrew P. Gordon on 2/18/2020. (Copies have been distributed pursuant to the NEF - MR) (Entered: 02/18/2020) |
| 06/27/2022 | <u>19</u> | MOTION - <i>Emergency Request for Production of Documents - Government Personnel/Inmates Files, Minutes, Statistics, and/or Records and Regulations</i> by Petitioner Matthew Houston. Responses due by 7/11/2022. (CJD) (Entered: 06/27/2022) |
| 07/08/2022 | <u>20</u> | ORDER Granting <u>19</u> Motion for Production of Documents. The Clerk of Court is instructed to send Houston a copy of the docket sheet, <u>11</u> Amended Petition, and <u>14</u> Order. Signed by Judge Andrew P. Gordon on 7/8/2022. (Copies have been distributed pursuant to the NEF - Docket sheet, <u>11</u> Amended Petition, and <u>14</u> Order mailed to Houston - KF) (Entered: 07/11/2022) |
| 07/25/2022 | <u>21</u> | Mail Returned as Undeliverable re <u>20</u> Order on Motion, addressed to Matthew Houston. (KF) (Entered: 07/25/2022) |
| 08/19/2022 | <u>22</u> | <i>Emergency Request for production of documents</i> by Petitioner Matthew Houston. Responses due by 9/2/2022. (HKL) (misc) (discovery) (Entered: 08/19/2022) |
| 08/22/2022 | <u>23</u> | ORDER Granting <u>22</u> Motion for Production of Documents. The Clerk of the Court is instructed to send Petitioner, via a courtesy copy to High Desert State Prison, the following items: (1) a copy of the docket sheet in this case, (2) a copy of his amended petition <u>11</u> , (3) a copy of my previous order <u>14</u> , and (4) a copy of this order. Petitioner is instructed to file a notice of change of address before filing anything further in this closed case. Signed by Judge Andrew P. Gordon on 8/22/2022. (Copies have been distributed pursuant to the NEF - all documents sent via mail to P at HDSP - TRW) (Entered: 08/23/2022) |

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CHAIN LETTER OF COMRADERY AND INJUNCTION AS A RENEWED STATUS OF EMERGENCY FWD: MAGISTRATE JUDGE GORDON P. GALLAGHER FOR COSTILLA COUNTY, COLORADO - CITY OF SABINE - PHIL TABOR FOR CLINTON COUNTY, IOWA - WRIT ON AN INMATE REQUEST FORM - C. USDC JUDGE REBECCA GOODCAME EBEL

| | | | |
|------------------------|---------|------------------|--------------------------------|
| 1.) INMATE NAME | DOC # | 2.) HOUSING UNIT | 3.) DATE |
| MATTHEW TRAVIS HOUSTON | 1210652 | 12D - 3@ HDSP | January 5 th , 2023 |

4.) REQUEST FORM TO: (CHECK BOX)

| | | | |
|--|--|---|--|
| <input type="checkbox"/> CASEWORKER | <input type="checkbox"/> MEDICAL | <input type="checkbox"/> MENTAL HEALTH | <input type="checkbox"/> CANTEEN |
| <input type="checkbox"/> EDUCATION | <input type="checkbox"/> VISITING | <input type="checkbox"/> LAW LIBRARY | <input type="checkbox"/> DENTAL |
| <input type="checkbox"/> LAUNDRY | <input type="checkbox"/> PROPERTY ROOM | <input type="checkbox"/> RASHONDA SMITH | <input type="checkbox"/> SHIFT COMMAND |
| <input checked="" type="checkbox"/> OTHER MIRANDA M. DU, J. CROCKETT, LEONARD V. STRAND, CRYSTAL ELLER | | | |

5.) NAME OF INDIVIDUAL TO CONTACT CASEWORKER PADIA + SR LOPEZ + AMACKER + JEFFERSON

6.) REQUEST (PRINT BELOW) ORDER(S) SETTING BRIEFING(S) AND ORDER(S) TO PRODUCE INMATE #1210652

JANUARY 12, 2023, 10:00 AM @ RTC 200 Lewis Ave - LV, NY - DEPT. 19

PART I. TRIAL BEGINNING → Case # A-22-847207-C

JANUARY 18, 2023, 8:30 AM @ RTC - ROOM # 12-A Case # A-22-856372-C

JANUARY 24, 2023, 10:00 AM @ COURTROOM # 14-C Case # A-22-859817-C

JANUARY 31, 2023, 9:00 AM @ COURTROOM # 15A - Case # A-22-758861-C

9:00 AM @ ROOM - 03C - Case # A-22-858580-C

PART II. TRIAL(S) BEGINNING → Feb. 01, 2023 - ROOM # 6C - Case # 22A001793 - LV 025

PART III + MAR. 01, 2023, ROOM # 6C - Case # 22A001848

7.) INMATE SIGNATURE Matthew Travis Houston DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

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10.) RESPONDING STAFF SIGNATURE _____ DATE _____

DECLARATION OF MATTHEW TRAVIS HOUSTON

AS OF TODAY THERE ARE 252 DEFENDANTS COMMITTING CONTRIBUTORY NEGLIGENCE

LOG NUMBER: 20063147741

NEVADA DEPARTMENT OF CORRECTIONS
SECOND LEVEL GRIEVANCE

NAME: REVEREND MATTHEW TRAVIS HOUSTON, CMTD I.D. NUMBER: 1210652

INSTITUTION: TLVCC - HDSP - SDCC-CGTH UNIT: HDSP-12-D-3 F.25

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER 20063147741, ON THE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

20063147741

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 01/05/23

WHY DISAGREE: If Julio Calderin @ Chapel can please mssg Rob-FORESTER FIEDLER @ 702-210-2460 to get a 2nd house arrest option 4 me that be cool - ALSO my bro @ NOVUM-UNIVERSITY Mr. Ed @ 765-537-8480 he should be able to find an address for my parol plan / house arrest

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

SECOND LEVEL RESPONSE: _____

GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

INMATE SIGNATURE: _____ DATE: _____

THIS ENDS THE FORMAL GRIEVANCE PROCESS

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

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DOC 3094 (12/01)

RENEWED.

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 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 EXPENCE" 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
200 Lewis Ave, 3rd Floor
Las Vegas, NV 89155-1168~~

JUSTICE COURT
LAS VEGAS TOWNSHIP
RJC - 200 Lewis Avenue


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

EJDC,
Department # 7
May 12, 2023

COURT ADMINISTRATION
200 Lewis Ave
Las Vegas, NV
89155

CC:FILE

DATED: this 5th day of March, 2022



Matthew Travis Houston #1270653
Plaintiff - Petitioner - Appellant - In Propria Persona
Post Office box 650 (HDSF)
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 "JOINER 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
36 OF OCTOBER, 2023 925

x. 
REV. MATTHEW TRAVIS HOUSTON, Chtd.
ABA #04662784

REV. MATTHEW TRAVIS HOUSTON, CHD.

1210652

KD SP
PO Box 650

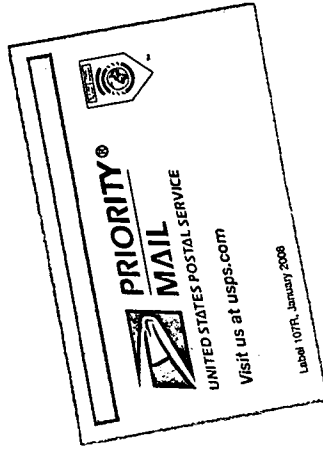
Indian Springs NV 89070-0650

BS# 2644948



EIGHTH JUDICIAL DISTRICT COURT ADMINISTRATION
CHAMBERS OF THE HON. JACOB A. REYNOLDS, JERRY W
JENNIFER L.G. SCHWARTZ, CRYSTAL EHLER,
DANIELLE CHIO, ERIKA BALLOU, ADRIANNA ESCOBAR,
NANCY ALLE, NADIA KRALL, AND ERIC JOHNSON

200 LEWIS AVE
LAS VEGAS, NV
89155



Case No. A-17-758861-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-23-865442-C, and A-23-875418-C

METOO # RETURNSTRONG?

American Bar Association Member (Ret.)

ABA ID No. 04662784

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OCT 10 2023

CLERK OF THE COURT

3762

FILED

OCT 17 2023

Thomas A. Flannery
CLERK OF COURT

**OFFICE OF THE SHERIFF
CLARK COUNTY DETENTION
CIVIL PROCESS SECTION**

MATTHEW TRAVIS HOUSTON)
)
PLAINTIFF)
Vs)
DANIEL SCHWARTZ ET AL, DBA LEWIS)
BRISBOIS, BISGAARD & SMITH LLP)
DEFENDANT)

CASE No. A-22-858580-C
SHERIFF CIVIL NO.: 23001175

AFFIDAVIT OF SERVICE

STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

Sgt ANTHONY LONGO, being first duly sworn, deposes and says: That he/she is, and was at all times hereinafter mentioned, a duly appointed, qualified and acting Sgt Deputy Constable in and for the County of Clark, State of Nevada, a citizen of the United States, over the age of twenty-one years and not a party to, nor interested in, the above entitled action; that on 3/7/2023, at the hour of 10:15 AM. affiant as such Sgt Deputy Constable served a copy/copies of **SUMMONS - CIVIL, COMPLAINT - JURY TRIAL DEMANDED** issued in the above entitled action upon the defendant **DANIEL SCHWARTZ ET AL** named therein, by delivering to and leaving with said defendant **DANIEL SCHWARTZ ET AL**, personally, at **LEWIS BRISBOIS BISGAARD & SMITH 2300 W SAHARA AVENUE #900 LAS VEGAS, NV 89102** within the County of Clark, State of Nevada, copy/copies of **SUMMONS - CIVIL, COMPLAINT - JURY TRIAL DEMANDED**

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

DATED: March 8, 2023.

Kevin McMahill, Sheriff

By: *Anthony Longo 9583*
Sgt ANTHONY LONGO P#9583
Sgt Deputy Constable

A-22-858580-C
AFFT
Affidavit
5051612



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CLERK OF THE COURT

MES MATTHEW. TRAVIS HOUSTON, CLERK -

1810652
HDSP
Po Box 650
Indian Springs, NV
89070-0650

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DISTRICT COURT
ADMINISTRATION

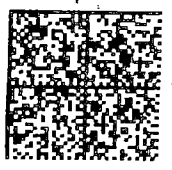
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Court Administration
200 Lewis Ave.
Las Vegas, NV

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CLERK OF THE COURT



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DISTRICT COURT
ADMINISTRATION

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Annexa
CLERK OF THE COURT

OPI + OPPS

REV. MATTHEW TRAVIS HOUSTON, CHTD
NDOC No. 1210652
22010 Cold Creek Road
Po Box 650
Indian Springs, NV 89070-0650
In proper person

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR THE
COUNTY OF CLARK

MATTHEW TRAVIS HOUSTON)

Case No. A-17-758861-C
Dept. 29
Case No. A-22-856372-C

Department XX
Case No. A-22-858580-C

Department 4
Case No. A-23-865442-C

Department 7
Case No. A-22-859817-C

Department 14
Case No. A-22-859815-C
Dept. No. 24

Case No. A-22-862155-C A.19.800219-W

Department 27
Case No. A-22-853203-W + A.19.800402-W

Department 17 Dept. 19

Plaintiff - Petitioner,)
v. MANDALAY CORP. ET AL;)
BRIAN P. CLARK D/B/A)
DANIEL L. SCHWARTZ)
D/B/A LEWIS BRISBOIS BISCHARD &)
BERNSTEIN & PEISSON SMITH, LLP)
JOSEPH M. LOMBARDO D/B/A)
THE STATE OF NEVADA - ET AL)

STATE BAR OF NEVADA)
Defendant(s) - Respondent(s),)
DIANNE FERRANTE)
ROSEMARIE MCMORRIS ALEXANDER)

MOTION FOR NEW TRIALS UNDER NRCP 60, Department 17
EMERGENCY OPPOSITION AND
EMERGENCY MOTION AND ORDER FOR TRANSPORTATION (IN ALL CASES OF MR.

MATTHEW TRAVIS HOUSTON) OF INMATE FOR COURT APPEARANCE UNDER NRCP 24, NRAP 30/
NRAP 27E/9TH.CIR.27 3, OR, IN THE ALTERNATIVE, NRCP 20, NRCP 21,

FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE **RECEIVED**

"Hearing Requested"

"ORAL ARGUMENT REQUESTED"

OCT 10 2023

Plaintiff/Petitioner, Matthew Travis Houston, proceeding pro se, requests **CLERK OF THE COURT**

that this Honorable Court order transportation for his personal appearance or, in the
alternative, that he be made available to appear by telephone or by video conference
at the hearing in the instant case that is scheduled for May 24, 2023

at 9:00 AM in RJC Courtroom 03C, and any and all future
RECEIVED hearings issued by this Honorable Court. PLEASE
SEE ATTACHED NRAP 27E CERTIFICATE:

TITLE PAGE

1-239

CLERK OF THE COURT

MATTHEW TRAVIS HOUSTON, Plaintiff, v. JOSEPH M. LOMBARDO ET AL, Defendant(s).

Case No. A-23-865442-C Dept. No. 7 EMERGENCY INTERPLEADING "HEARING REQUESTED"

JUSTICE COURT, TOWNSHIP OF LAS VEGAS Clark County, Nevada

Name and Address of Plaintiff(s): MATTHEW TRAVIS HOUSTON No. 1210652 Po Box 650 22010 Cold Creek Road Indian Springs, NV 89070-0650

Plaintiff(s)' Email Address: matthewtravishouston@gmail.com

Plaintiff(s)' Telephone Number: (702) 879-6789 (610) 762-4143

VERSUS

Name and Address of Defendant(s): ELHAM ROOHANI, TIERRA DANIELLE JONES, WILLIAM JAKE MERRACK, KRISTINA A. RHOADES, AMY CHELINI, BENARD H. LITTLE, NANCY BECKER, JEREMY WOOD, TAKEEN PANDUKHT, JOHN T. JONES, JR., AARON D. FORD, HARMONY T. LETIZIA, ALEXANDER G. CHEN

Defendant(s)' Telephone Number and Email Address: (702) 671-0521

JOINER TO: Case No. 17A003393 Department No. LVJC 5

RENEWED NOTICE OF DEMAND FOR TRANSCRIPTS, SMALL CLAIMS COMPLAINT, LEGAL MALPRACTICE COMPLAINT AND CIVIL RIGHTS COMPLAINT

STATE OF NEVADA) COUNTY OF CLARK)

I, (insert your name) Matthew Travis Houston, being first duly sworn, deposes and says:

That the defendant is indebted to the plaintiff in the sum of \$10,001.00; that the reason for this indebtedness is: Plaintiff has submitted numerous requests for his transcripts and any other Brady Material that's been withheld by the prosecution. As the causation of legal malpractice against the Plaintiff has been continued, a manifest injustice has been furthered due to the fact that the Defendants are intentionally and deliberately withholding the requested transcripts of the Plaintiff in regards to the false arrests, false imprisonments and extensive incarceration of Plaintiff's person. This malicious intent of the Defendants has been demonstrated by Defendants' ignorance of Plaintiff's repeated and polite requests whom is suffering further damages

that this affiant has demanded payment of the sum; that the defendant refuses to pay the same. The Justice Court or the Las Vegas Township, in the County of Clark, State of Nevada is the proper venue for this action pursuant to NRS 73.010. I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

Signature of Affiant Matthew Travis Houston Print Name Matthew Travis Houston

Dated January 8th, 2023 Attorney for (SELF REPRESENTED)

ORDER TO APPEAR

NOTICE: YOU HAVE BEEN SUED. THE COURT MAY ENTER A JUDGMENT AGAINST YOU WITHOUT YOUR PRESENCE UNLESS YOU APPEAR AT THE TRIAL ON THE FOLLOWING DATE:

TRIAL DATE: TRIAL TIME: LOCATION:

Any Evidence, including receipts, pictures or documents that are necessary to prove your case MUST be brought to trial. Please bring copies for Court to keep and for the opposing party. Any witnesses should appear with you at the time of trial. Those wishing to appear by alternative means should submit a request no later than two (2) judicial days prior to your Trial.

RECEIVED MAY 17 2023

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Additional Defendants:

First/Last Name: TIERRA DANIELLE JONES
Address: 200 Lewis Avenue Las Vegas, NV 89155
Eighth Judicial District Court

WILLIAM JAKE MERBACK
Office of the District Attorney
200 Lewis Avenue
Las Vegas, NV 89155

First/Last Name: KRISTINA A. RHOADES
Address: 200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155 - 2212
Office of the District Attorney

AMY CHELINI
Justice Court, Las Vegas Township
200 Lewis Ave.
PO Box 552511
Las Vegas, NV 89155

First/Last Name: BENARD H. LITTLE
Address: 309 S. 3rd Street
Las Vegas, NV 89101
Office of the Public Defender

NANCY BECKER
Eighth Judicial District Court
200 Lewis Avenue
Las Vegas, NV 89155

First/Last Name: JEREMY WOOD
Address: 309 S. 3rd Street
Las Vegas, NV 89101
Office of the Public Defender

TALEEN PANDUKHT
Office of the District Attorney
200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155-2212

First/Last Name: JOHN T. JONES, JR
Address: 200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155-2212
Office of the District Attorney

AARON D. FORD
Office of the Attorney
General of Nevada
555 E. Washington Ave.
Ste. 3900
Las Vegas, NV 89101

First/Last Name: HARMONY T. LETIZIA
Address: 200 Lewis Avenue
PO Box 552511
Las Vegas, NV 89155 - 2511
Justice Court, Las Vegas Township

ALEXANDER G. CHEN
Office of the District Attorney
200 Lewis Avenue
PO Box 552212
Las Vegas, NV 89155-2212



AAFW

Name: Matthew Travis Houston
 Address: #1210652-PO Box 650
 City, State, Zip: Indian Springs, NV 89070
 Phone: (702) 879-6789
 Email: matthewtravishouston@gmail.com

JUSTICE COURT, LAS VEGAS TOWNSHIP
 CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,
 Plaintiff,

vs.

ELHAM ROOHANI, ET AL,
 Defendant(s)

CASE NO.: 22A001793

DEPT: LVJC 5+15+1

Application to Proceed in Forma Pauperis

I am unable to pay the costs of prosecuting or defending this action. I request permission to proceed without paying costs or fees pursuant to NRS 12.015 based on the following:

1. **Public Assistance** includes Medicaid, Nevada Check Up, SNAP (food stamp assistance), TANF, Low-income energy assistance, Child Care & Development Fund assistance. Please indicate whether or not you receive one or more of the above listed benefits.

- Yes I receive one or more of the above listed benefits.
- No I do not receive any of the above listed benefits

2. **Household Members:** In my household there are 1 adults (over 18) and 0 children (under 18) for a total of 1 people.

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

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

| | |
|---------------------------------|-------------|
| My total income | \$ 0 |
| Household Adult #1 total income | \$ 0 |
| Household Adult #2 total income | \$ 0 |
| Household Adult #3 total income | \$ 0 |
| Household Adult #4 total income | \$ 0 |
| Household Adult #5 total income | \$ 0 |
| HOUSEHOLD TOTAL | \$ 0 |

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

| | |
|--|-------------|
| Rent / Mortgage | \$ 0 |
| Utilities (electric, gas, water, phone, other utilities) | \$ 0 |
| Food | \$ 0 |
| Child care | \$ 0 |
| Medical expenses (health insurance, co-pays, out of pocket expenses) | \$ 0 |
| Transportation (bus fare, car, gas, insurance) | \$ 0 |
| Other: | \$ 0 |
| TOTAL | \$ 0 |

5. Other Compelling Reason. Explain why you cannot pay the filing fee. I have been harassed by the authorities of Clark County, Nevada since 09.20.2016... I was wrongfully convicted by the Defendants and am being deprived of post-conviction relief, as well as suffering damages from a meritorious appeal deprivation claim.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED (month) January (day) 08, 2023.

Submitted By: (Signature) Matthew Travis Houston

Printed Name: Matthew Travis Houston

FOR COURT USE ONLY

Upon consideration of the movant's Application to Proceed in Forma Pauperis, and good cause appearing therefore,

The Application to Proceed in Forma Pauperis is **GRANTED**. The applicant shall be permitted to proceed with fees and costs waived in this action as permitted by NRS 12.015.

The Application to Proceed in Forma Pauperis is **DENIED** for the following reasons:

- The applicant is not indigent within the meaning of NRS 12.015
- The application was incomplete or not legible.

Date _____

Justice of the Peace/Clerk of Court _____

FROM THROUGH

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FILE

1 CASE NO. 22A001793

2 DEPT NO. LVJC 15+15+1

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8 IN THE MATTER OF

9 Matthew T. Houston STATE FINANCIAL CERTIFICATE

10 Name

11 ON MOTION FOR LEAVE TO PROCEED

12 IN FORMA PAUPERIS

13 I, hereby certify that the Petitioner named herein above has the sum of \$0.25 on account

14 to his credit at the facility where hs is confined. I further certify that the Petitioner likewise has the

15 following securities to his credit according to the records of said facility:

16 Savings has a balance of \$ 40.00

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19 DATED: this 25 day of May, 20 22

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23 J. Malinoff

24 NEVADA DEPARTMENT OF CORRECTIONS

25 INMATE SERVICES ACCOUNTANT OR

26 AUTHORIZED OFFICER IF FACILITY

27

28

PLEASE EXECUTE A FINANCIAL CERTIFICATE FOR

Inmate Name: Matthew T. Houston NDOC#: 1210652 Housing: 120-3 HDSP-3042

Date: April 28th, 2022

Matthew T. Houston
Inmate Signature

To receive Financial Certificate from
Inmate Banking, choose ONE below

Please schedule me to pick up in Law Library

Please mail to me



Page 20 of PETITION FOR A WRIT OF HABEAS CORPUS

1 Memorandum of Points and Authorities In Support of request
2 for transcripts at State's expense;

3 The Petitioner respectfully requests that this Court
4 order the production of the transcripts, papers, pleadings and
5 any other documents with regard to the above entitled cases.
6 That these documents are to be furnished to the Petitioner at the
7 State's Expense, due to his poverty;

8 That only with proper review of those documents of the
9 above-entitled cases will the Petitioner be able to adequately
10 prepare a post-conviction petition, or direct appeal, that would
11 allege all issues and grounds for relief that he is seeking.

12 Peterson vs. Warden, 87 Nev. 134, 483 P. 2d 204 (1971)
13 holds that:

14 " ... does not contemplate that a record will be
15 furnished at State Expense upon mere unsupported
16 request of a petitioner who is unable to pay for
17 them, so must he satisfy the points and raise
18 merit and such merit will be supported by review
19 of the record ..."

20 Moreover, the Petitioner would be prejudiced absent the Court's
21 granting of the within motion. Petitioner would not have means
22 necessary to file a proper person petition for writ of habeas corpus,
23 post-conviction or direct appeal to the Nevada Supreme Court,
24 that would allow the petitioner to allege all available issues.

25 WHEREFORE, Petitioner Matthew Travis Houston prays that
26 the Court enter an order directing the reporter to prepare the
27 foregoing requested transcripts. Affirmation pursuant to NRS 209B.030
28 this document does NOT contain the social security number of any person.

29 NACPT 5(b) Page Number ~~20~~ X
30 DATED: this 25th day of February, 2022. Case Number C-21-357927-1 Matthew Travis Houston, pro se

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CASE NO. C-21-357927-1

DEPT. NO. X and XI

FILED

MAR 31 2022

Alanna A. Williams
CLERK OF COURT

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF CLARK

Matthew Travis Houston

Appellant

-vs-

State of Nevada

Respondant

5/9/2022
Hearing: 4/26/2022
Time: 9:00 AM
and 5/10/2022

NOTICE OF MOTION AND MOTION
FOR TRANSCRIPTS AT STATE
EXPENSE

PLEASE TAKE NOTICE that Matthew Travis Houston, Appellant
who is appearing in the above-entitled matter in propria per-
sona, will move this Honorable Court on a time and date to be
determined by the clerk of the Court, or as soon thereafter,
that petitioner can be heard, for an order to provide tran-
scripts, any and all pleadings in the above-entitled case.
That these are to be sent to the petitioner at the expense of
the State of Nevada, due to petitioner's proverty.
Appellant can demonstrate a prima facie need for the tran-
scripts, pleadings, and any and all other transcribed material
with regards to the above-entitled case. That this motion is
made and based upon all of the records, files, and pleadings
which are on file with the clerk of the court, the attached
affidavit of the petitioner, and on the attached memorandum

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MAR 21 2022
CLERK OF THE COURT

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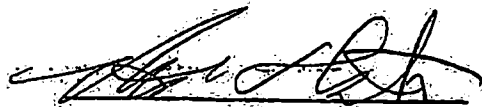
1 of Points and Authorities.

2 WHEREFORE, Appellant, Marsheva Travis Houston, prays that
3 this Court will issue an order granting petitioner's motion.

4 DATED this 5th day of March, 2022

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Respectfully Submitted



(Appellant In Proper Person)

EO

CASE NO. C-21-357927-1

DEPT. NO. X and XI

FILED

APR - 2 2022

Thomas A. Williams
CLERK OF COURT

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Matthew Travis Houston

Appellant

vs.

State of Nevada

Respondant

MEMORANDUM OF POINTS AND
AUTHORITIES IN SUPPORT OF
REQUEST FOR TRANSCRIPTS AT
STATE EXPENSE

The Appellant respectfully request that this Court order the production of the transcripts, papers, pleadings, and any other documents with regard to the above-entitled case. That these documents are to be furnished to the petitioner at State Expense, due to his poverty.

That only with proper review of those documents of the above-entitled case will the petitioner be able to adequately prepare a post-conviction petition, or a discrec appeal, that would allege all issues and grounds for relief that he is seeking. PETERSON vs. WARDEN, 87 Nev. 134, 483 P.2d 204 (1971), holds that:

" . . . does not contemplate that a record will be furnished at State Expense upon mere unsupported request of a petitioner who is unable to pay for them. . . so must he satisfy the

RP

(a)

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New Trax's
Haysden No 10652
D.S.P.
03101-830000

3762

P. Box 650
Indian Springs, NV 89070-0650

Clerk of the Court Steven D. Grierson
attn: Heather Ungeremann
in re: C-21-357927-1 dept:11

Regional Justice Center
200 Lewis Ave, 3rd Floor
LAS VEGAS NV 890
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03/17/2022

REV. MATTHEW TRAVIS HOUSTON, CHFD
NDOC No. 1210652

Po Box 650
Indian Springs, NV 89070-0650

Po Box 551601

EIGHTH JUDICIAL DISTRICT COURT
CHAMBERS OF THE HON. STERNA WREISIE II
ATTN: Law Clerk of Dept.

200 Lewis Avenue
Las Vegas, NV

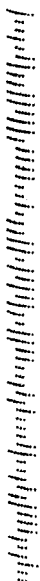
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Case No. A-23-865442-C

#ME TOP

ABA No. 04662784

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(II-A)

**PLEADING
CONTINUES
IN NEXT
VOLUME**