Electronically Filed Dec 19 2023 01:37 PM 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

7

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

ATTORNEY FOR RESPONDENT
DANIEL L. SCHWARTZ, ESQ.
2300 W. SAHARA AVE., STE. 900, BOX 28
LAS VEGAS, NV 89102

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Nevada Supreme Court Docket Sheet Sh

Docket: 86103 HOUSTON (MATTHEW) VS. DIST. CT. (STATE)

Sitting Judge:

Replaced By:

Notice of Appeal Filed:

Judgment Appealed From Filed:

Case Number: A853203

Case Title: MATTHEW TRAVIS HOUSTON VS. CALVIN JOHNSON

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: Replaced By:

Notice of Appeal Filed:

Judgment Appealed From Filed:

	Docket Entries	
Date	Docket Entries	
02/14/23	Petition Filing Fee Waived. Criminal. (SC)	
02/14/23	Filed Proper Person Emergency Petition for Writ. (SC)	23-004457

MATTHEW TRAVIS HOUSTON,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK,
Respondent,
and,
THE STATE OF NEVADA,
Real Party in Interest.

No. 86103

FILED

FEB 2 4 2023

CLERK OF SUPREME COUNT

ORDER DENYING PETITION

Pro se petitioner has filed a document entitled "Petition for a writ of mandamus, emergency intervention and interpleading of joinder to A-22-853203-W in Dept. 17 (originally filed in Department XI) in remotion to retax as a motion for rehearing under NRAP 40 and NRAP 27(e)."

The petition contains no discernable request for relief. See NRAP 21(a)(3) (explaining that a petition must state, among other things, the relief sought, the issues presented, the facts necessary to understand the issues presented, and the reasons why writ relief should issue); see also NRAP 21(a)(4) (providing that it is petitioner's responsibility to provide this court with all documents essential to understand the matters set forth in

Supreme Court of Nevada

31 147A A

23-05680

the petition). Accordingly, we are unable to proceed with consideration of the petition, and we thus

ORDER the petition DENIED.

Stiglich, C.J.

__(e)//________, J

Herndon, J

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

SUPREME COURT ÖR NEVADA

MATTHEW TRAVIS HOUSTON,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK,
Respondent,
and,
THE STATE OF NEVADA,
Real Party in Interest.

No. 86103

FILED

MAR 0.6 2023

CLERNOF AUPREME

ORDER

This court denied petitioner's "Emergency Petition for Writ" on February 24, 2023. Accordingly, this court takes no action in regard to the pro-se documents filed on February 24, 2023.

It is so ORDERED.

stigline , C.J

cc: Matthew Travis Houston Attorney General/Carson City Clark County District Attorney

SUPREME COURT OF NEVADA

(O) 1947A (O)

23-06678

MATTHEW TRAVIS HOUSTON,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK,
Respondent,
and,
THE STATE OF NEVADA,
Real Party in Interest.

No. 86103

FILED

MAR 2 9 2023

CLERK OF SUPPLE COURT

OFFITY CLERK

ORDER

This court denied petitioner's "Emergency Petition for Writ" on February 24, 2023. Accordingly, this court takes no action in regard to the pro-se documents filed on March 20, 2023. The clerk of this court shall issue the notice in lieu of remittitur.

It is so ORDERED.

Sheline, C.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

SUPRÉME COURT OF NEVADA

(I) 1947A 455

23-09603

MATTHEW TRAVIS HOUSTON,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT COURT
OF THE STATE OF NEVADA, IN AND FOR
THE COUNTY OF CLARK,
Respondent,
and,
THE STATE OF NEVADA,
Real Party in Interest.

Supreme Court No. 86103

District Court Case No.

A853203;C323614;C357927

NOTICE IN LIEU OF REMITTITUR

TO THE ABOVE-NAMED PARTIES:

The decision and Order of the court in this matter having been entered on February 24th, 2023, and the period for the filing of a petition for rehearing having expired and no petition having been filed, notice is hereby given that the Order and decision entered herein has, pursuant to the rules of this court, become effective.

DATE: March 29, 2023

Elizabeth A. Brown, Clerk of Court

By: Andrew Lococo Deputy Clerk

CC:

Clark County District Attorney \ Alexander G. Chen, Chief Deputy District Attorney Steven D. Grierson, Eighth District Court Clerk Matthew Travis Houston

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M Comes now, Plaintiff-in-Error, Houston who.	
15 moves this Honorable Court to impose sonctions	
16 upon officials not limited to Tierrar sones, her substitute Nancy Becken	
Michael P. Villania Magistrate De La Company	
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31 and health of an honest and most accountable innocent citizen. This venality 32 has been further demonstrated by the collusion of individuals	4
33 and entities not limited to AMDLAW, PILC, and Tamark Pardukk	خ ٠
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	COUNSEL PARTIES OF RECORD	
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W. 10 2	DEPUTY DISTRICT &	DISTRICT COURT
3		2:19-cv- 01371- TAD-D.TA
4	MATTHEW TRAVIS HOUSTON, Plamtiff,	Case No. 327 Cy - 50 PM - 540 DJA
5		- VALID REASON IN SUPPORTED GROUNDS
6	V.	OF EMERGENCY INTERPLE ADINGS
7	MANDALAY BAY CORP. JERRY HOWELL AND THE DEEP STATE OF NEVADA,	OF FACTUAL MERIT AND
<u>т</u> В	GOLDEN ENTERTAINMENT ET AL	MOTION TO COMPEL-IN-REGARDS TO
9		DISMISSAL FROM JUNE 26th, 2020
lo	(Please SEE EIGHT JUDICIAL	DISTRICT COURT NO. A. 17. 758861. C.
<u>-</u>	Plaintiff moves this	Honorable Court to read
-11	the Las Vegas Review J	ournal some September
12	30th, 2016, where the	article by Jessica Gonzales
13	described a work accide	nt that happened in the
14	ballroom ones of the N	1. 1 1 1 1 1 1 1 1
	Convention Center	stice. Plaintiff requests Subpoena of
16	ALL social media of "M	lotthew Travis Houston" and
17	e-mail(s) of the Plaintip	Fis "matthewtravishouston@
18	1 1 1	nenterprises egmail.com"
<u> 9</u>	topdamahouston@gmail.	com reverend matthewa
	hotmass.com" and "house	iton presents @ aclient" in
21	an effort to presence evid	ence, in the sake of justice.
22	To provide solid gr	
23		at complaints,
ач		22-cv-00693-JAD-NJK) of Plaintiff
-	the directly related to the	
		THE PARTY OF THE P
		ves for the attached valid reasons, " "RENEWED AND AMENDED REVIEW and COMPLAINTIN
	PETITION FOR JUDICIAL OF MATTHEW TRAVIC HOWEN	REVIEW and COMPLAINTE
	MATTHEW TOUNG UNINTAM TO	419 ``-

FILED ENTER	Case 2.18 ECEIVED 3 1-JAD-DJA Document 32 Filed 09/20/22 Page 1 of 16 COUNSELPARTES OF RECORD
S	EP 2 0 2022
GLERK L	IS DISTRICT COURT
2 10	HET OF NEVADA UNITED STATES DISTRICT COURT
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DEPUTY DISTRICT OF NEVADA - LAS VEGAS
4	
5	MATTHEW TRAVIS HOUSTON, Case No.: 2:19-cy-01371-JAD-DJA
	Plaintiff, Joinder: 2:22-cv-00693-JAD-NJK
6	NOTICE OF APPEAL TO THE
7	9TH CIRCUIT COURT OF APPEALS
8	THAN LASE NUMBER OF IDEAL ALANTA
9	Defendanta ABUSE OF DISCRETION AND EPPANET
lo	FROM AUGUST 26TH, 2022
н	Plaintiff and the
12	Plaintiff moves this court to recuse Jennifer
13	A. Dorsey from this case, especially because her
14	opinion stated on lines 12-13 on the one-page
15	order is nothing other then a bold-faced lie. She
16	obviously did not read the 17 pages of valid
···	reasons for the previous motion and requests if
ı.	her opinion was not a lie. Furthermone, there is
19	a conflict of interest regarding her interests and
	opinion in the GOLDEN ENTERTAINMENT lawsuit
	especially because she has failed to recoond to
	Document 19 of Case Number 2:21-ev-00499-JAD-DJA
	heither has she responded to Documents 16 or 17. to
23	which were due on or before August 22nd, 2022 and
	September 6th, 2022. YOU WILL NOW SEE EXHIBIT (1).
	WHEREFORE, Plaintiff prays for both a CERTIFICATE
26	of APPEALABILITY and a new judge, on this 6th day
	of September, 2022. Byx Matthew Trains Haster
28	Matthew Travis Housdon
	1420

Southern

See Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 6 of 8

REVEREND MATTHEW TRAVIS HOUSTON, PRO SE No 1210652 TO BOX 650 THOUNS PRINGS, NY 80070

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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Division - Las Vegas

MATTHEW TRAVIS HOUSTON Plazntiff

V

JOE LOMBARDO, ET AL, Defendants.

Close No. 2:22-cv-01607-APG-CSD and Gase No. 2:22-cv-01685- JAD-DJA EMERGENCY EX PARTE LETTER OF MOTION INVOKING LOCAL RULE LR IA 1-4 TO SET ASIDE LOCAL RULES OF PRACTICE 1-1, 1-2 AND 26-7

Plaintiff compels this Court to examine the causation from the EIGHTH JUDICIAL DISTRICT COURT (EUDI) Case No. A-17-758861-4 which has resulted in the menitorious countercloamles) and/or cross-claim(s) not limited to the above-titled litigation and other pleadings of the movant. For the interests of justice to prevail it is necessary that this Court invoke Local Rule: LR IA 1-4. Suspension or Waiver of These Rules so that the insured party, that being the Plaintiff, Matthew Travis Houston, may finally be awarded both compensatory and punitive damages.

This Court will take notice of 28 USC & 455 Code of Conduct for United States Judges, Canon 3(C)(1) as the impartiality of both Jennifer A. Dorsey and Daniel J. Albreghts has been reasonably questioned, they both shall recuse from the above entitled and numbered case.

In support of this motion is the attached EXHIBIT 11x Page 1 of 50 x efiled as vocument 15 in case No. 2:22-CV-01685-JAD-DJA (Nature & Suit: 190, 360, 370, 380, 550, 555, 890 and 950)

Revised 10/25/2022

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24 25

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27 28 Also Sele Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 5 of 8

EVERENO MATTHEW TRAVIS HOUSTON AMERICAN BAR ASSOCIATION MEMBER NDOG No. 1210652 Po Box 650 Indun Springs, NV 89070-0650

UNITED STATES DISTRICT

DISTRICT OF NEVADA

MATTHEW TRAVIS HOUSTON, Plaintiff.

Gase No. 2:22-cy-01607-APG-CSD Case No. 2:22-cv-01685- JAD-DJA

EX PARTE LETTER OF MOTION AS A DOINGER TO ALL CASES (SEE 2:19-CV-01472-APG-DJA) de novo hearing requested "

SHERIFF DEE LOMBARDO, ET AL Defendants.

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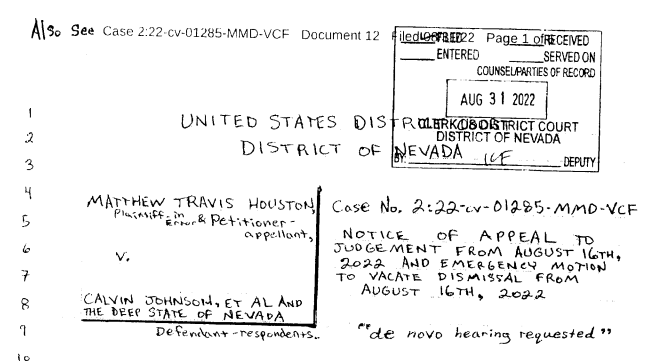
23

THIS HONORABLE COURT WILL PLEASE TAKE NOTICE of the attatched EXHIBITES A, B, a and D. in an effort to remind Magistrate Daniel J. Albreghts of 28 USC & 455 Code of Conduct for United States Judges, Canon 3(G)(1) as this is multidistrict litigation luvelying cases not limited to C22-0122-LTS in the UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF JOWA - CEDAR RAPIDS DIVISION and It's EASTERN DIVISION, and it's direct relation to Houston v. Golden Entertainment, et al Case No. 2:21-cv-00499-JAO-DJA and also the most recently filed Case No. 2:22-CY-01740-CDS-EJY, PLEASE DO NOT STRIKE.

What with Here being so many recusals of Magistrates in this case, the Plaintiffs theory of the Defendant-Respondents conspiring against him 15 further validated and meritorious, eh DJ Alpha! "SUPPLIMENTED" -- Page 1 of 61 - PLEASE SEE ATTATCHED

(Nature of Surt: 190, 290, 360, 362, 370, 380, 550, 660, 950)

Revised 10/20/2022 Retroactive 9/30/2016, e. e. Eiled into Case No. 2:22-14-01685 as Decument 14



Petitioner-appellant-Plaintiff-in-Error moves this court to nead the MEMORANDUM that was efiled from HOSP on August 22nd, 2022 so that the mistakes that were made in the court of Jennifer A, Dorsey in case number 2:22-cv-00693-JAD-NJK are not repeated. Notice of Appeal To the UNITED STATES COURT of Appeals FOR THE NINTH CIRCUIT entered this 17th day of August, 2022. Petitioner should be granted a leave and the proper form(s).

Petitioner appellant - Plaintiff-in-Error has attatched a receipt Informal Grievance (Doc 3091) and x2 Doc 3097) of three (3) total pages that are worthy of serious attention as is the MEMORANDUM, as any competant jurist would find the MEMO. to be merited.

JOINDER OF MOTION: 2:19-cv-01360-RFB-YCF 2:19-cy-01475-GMN-EJY 2:19-cy-01740-APG-BNW 2:19-cv-01371-JAD-DJA 2:19-cy-01478-APG-DJA 2:21-cy-00499-JAD-DJA

MATTHEW TRAVIS HOUSTON, CATO.

ABA No. 04662784

NOOC NO. 1210652@ HOSP

22010 Cold Creek Road

PO BOX 650

Indian Springs, NV 89070

p: (775) 526-3529 c: (610)-762-4143

Also Sec Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 3 of 8

REVEREND MATTHEW TRAVIS HOUSTON ABA No. 04662784

	•	
<u> </u>	UNITED STATES	DISTRICT COURT
2		DISTRICT COURT
3		CASO No 2.72 01/AT 100 000
	MATTHEW TRAVE HOUSTON	Joinder No. 2:19-cv-01472-APG-DJA and Case No. 2:22-cv-01285-MMD
4	Plaintiff-Petitioner.	05C00155 TO 01205-MMD
5		RESPONSE TO DOCUMENT 33 (FILED
	V. JOE LOMBARDO,	MEMORANDUM 10/14/22 IN Case 2:19-cy-01472-APG-0JA)
6	THE DEEP STATE OF NEVADA and CALVIN JOHNSON, ET AL.	AKAII
7	Defendant - Respondents	ANOTHER
		MIRANDA-MEMO-RAN-DAMNED "
B	EMERGENCY MOTION	The Drawell and
q	26m4 AS ALL THE DAY	TO REOPEN CASE FROM OCTOBER
10	TO THE FAI	CTE KESTONSE TO DOCUMENT
	33 AND ORDER OF	MAGISTRATE DANIEL THORSEN
{1	REQUESTING H	TIS RECUSAL IN HONOR
12	Total williams to less	2010 to Document 26 and a
	27 constitute a judicial DEF	Aut. George
13	acceptant and all 1	Aut, especially as you represent the
14	THE OBVIOUS	interference with my meritorious
	Document 26 mm Colad	
	8, 2022 to which a response was due by SEPTEMBER 22MD	
16	2020 - LESPONSE Was due by SEPTEMBER 22ND	
17	To this current date of October 2240 2000 "	
	DISTRICT OF NEVADA OF TH	LE UNITED STATES DISTRICT COURT S
18	nealment as as your find the	TOTALES DISTRICT COOKT 'S
19	Jos as 12 year Traumite	ent ORDER from OCTOBER 14TH, 2022
20	town ignored the	mounds are south from n
	Document 27. It sooms	that and
21	was to hold the 11 hours	that again you are going out of your
22	The Dillarold	on our Lady Ductors
	TAMES PERSON PL	sintiff ve The Lambanda (a a a
23	01607-APG-DJA) and Mat	them Travis Houston v. Golpen
24	ENTER TANIMON 1 CO-	THAVIS HOUSTON V. GOLPEN
25	THE TAINMENT ET AL USEE	2:21-cy-00499- JAD-DJA).
	Page 1	of 2 (9 including Fruis - 4)
26	(Nature of Suit: 360, 362.3	70, 380, 540, 550, 890 and 950)
27.	Rower D	tober 19, 2022
20		The state of the s
	1	424

Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 4 of 8

	i ·
	UNITED STATES MAGISTRATE JUDGE DANIEL J.
.	ALBREGHTS: You are to recuse from Case
ን	Number 2:22-cv-01685-JAD-DJA as well as Case
4	Number 2:22-cv-01607-APG-DJA, Case Number
5	2.21-av-00499- JAD-DJA. Plaintiff has valid
6	reason to believe that not an a
7	being randomly assigned as all a consess are
B	being randomly assigned as this Court will now olense examine the host of it
٩	please examine the history of all complaints filed by
10	Matthew Trava Houston, an Innocent, honest and
11	pursuit of justice.
12	Please AND Plantice
13	Please provide Plaintiff with ONE complete copy
14	the CODE OF SCOICIAL CONDUCT and the address
15	he Nevada Commission on Judicial Dicipline.
16	This Court will now PLEASE TAKE NO MIE of the
17	attatched EXHIBIT 1x to aid in the elaboration of
18	grounds resulting from the regligence of the
19	Defendants not limited to the EIGHTH DUDICIAL
20	ISTRICT COURT (EDD) COSE Number A-17-758861-C
21 ce	WHEREFORE, Plaintiff prays that Daniel J. Albreghts
2 3	before he recuses timself. & in Case No. 2:19-cv-01472
3 *	-efiled as Document 34
	MED: OCTOBER 19, 2022 X. MALHO MISTER
5	MATTHEW TRAVIS HOUSTON CHIT
6	ASA No. 04669764
7	Page 2 of 2 (9 including EXHIBIT 1) (Nature of Suit: 360, 362, 370, 380, 540, 550, 890 and 950)
8	Revised September 30,2022
	and the same of th

	RESERVED MENTIFICATION OF A PROPERTY OF NEVADA PILED RECEIVED RECEIVED RECEIVED RECEIVED RECEIVED RECEIVED COUNSELFARTIES OF RECORD PO BOX 650 INDIAN Springs, NV RECEIVED COUNSELFARTIES OF RECORD DEC 05 2022 DEC 05 2022 DISTRICT COURT DISTRICT OF NEVADA
2	DISTRICT OF NEVADABY Southern DIVISION
3	MA 5-4-0160 WHAT - CSD
4	MATTHEW TRAVIS HOUSTON, Case No. 2:21 TV-00499-JAD-DJA
-	JOE LOMBARDO; EX PARTE LETTER OF MOTION
5	GOLDEN ENTERTAINMENT GAL TO UNITED STATES MIGISTRATE THOLE
6	DANIEL J. ALBRECHTS
7	SEE EJOC No. A-17-758861-C
8	and provide the control of the contr
9	As this is response to Judge Albreght's Order from
16	September 29th, 2022, Plaintiff must remind and
11	provide clarification to this Honorable Court in an
12	effort to preserve justice and obtain repairations so that
13	compensation will finally be made to the Plaintiff for
14	The damages he has sustained and andured most
15	unwillingly and unnecessarilitys retroactively from September
16	some and other from come and other includes
17	It is for this valid and months
•	reason that litigation in the above-entitled case may appear
18	look to the court as man being unworthy of serrous
19	attention, especially as looks can be decreving
20	FIRST AND FORMOST, is this reminder to Magistrate
21	Albreghts that the Law Offices of MATTHEW TRANS HOUSTON, CHTD
22	in Iowa City, Iowa were destroyed; by derecho storm
23	the Magnoketa. Iowa branch of the office at 1009
24	Cardinal Dr. Masslokota TA 52060
25	Cardinal Dr., Maguoketa, IA, 52060; and by unidentified
26	agents in Iowa City: 435 S. Linn Street, #927-52240.
27	Page 1 of 28 (30) (Nature of Suit. 190 360 270 000
2 8	(Nature of Suit: 190, 360, 370, 380 and 950)
	Revised September 30, 2022

MIC co	Con- 0:01 00400 0		
M. 20	Case 2:21-cv-00499-JAD-DJA Document 45	Filed 12/05/22	Page 2 of 8

	In response to Mag strate Albregatis "Decument 30";
2	Page 1, lines 124; SEE Document 22-1. "CIVIL RIGHTS
3	COMPLAINT BY AN INMATE " filed 9-16-2022. The
н .	court will also be reminded of "Document 31"
5	filed October 15th, 2021, as an "Application for
. 6	LEAVE TO PROCEED IN FORMA PAUPERIS! and was & pages:
7	DOCUMENT 22, DOCUMENT 2B and DOCUMENT 29. Also,
8	as Ease Number 2.21-LV-00499- JAD-DJA is directly
9	helated to 2:22 and CO To The DATA is directly
lo	related to 2:22-cv-00693-JAD-NJK, this Honorable
4(Court will be further remanded of "DOCUMENT No. 1"
12	filed 4/25/2022 in 2:22-cy-00693-JAD-NJK.
13	While we are on the subject of case relation and
	its causation, the court will also be reminded of the
14	2:22-cv-01685-APG-VCF and it's Document No. 1"
	entered and filed on October 5th 2022: and case
b 	number 2:22-cy-01607-APG-DJA "DOCUMENT NO B"
17	Filed 9/28/2022; "Document No. 9" filed 10/3/2022
18	and entered on 10/5/2022 and Document No. 104
19	filed and entered on 10/6/2022
20	To provide Magistrate Albreghts with further background
2 (3 %),	of the case. Plaintiff has attatched documents substantial
22	to furthering continuation of the screening process, which
2 3	is most considering the fact that a majority of the
24	Defendant-Respondents have been in a status of DEFAULT
25	since before September 30th, 2016. PLEASE SEE ATTATCHED;
26	efilingle) incrook99. Page 2 of 28 (30) titled Document 3:3
27	(Noture of Suit: 190, 360, 370, 380 and 950)
28	Revised September 30, 2022
	4427

Also See Case 2:21-cv-00499-JAD-DJA Document 45: Filed 12/05/22 Page 7 of 8

. 1	INITED STATE COLO
2	DISTRICT OF NEVADA 2:22-CV-01685-DAD
3	41 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
4	Plaint IF-Relitioner
5	"de novo requested" FX PARTE
	LV.M.P. D., JOE LOMBARDO, AND MEMORANDUM-IN 2:22-CV-01285
6	CALVIN JOHNSON ET AL CHAEL DE ALA FROM CASE No. 2:22-cy-
7	Peferdant(1)-Respondent(s) MIRANDA-MEMO-RAN-DAMNED ??
8	OH 08/22/2022
9	
	EMERGENCY EX PARTE LETTER OF MOTION TO US
10	DISTRICT COURT MAGISTRATE DANIEL J. ALBREGHTS AND IN
H	RESPONSE TO ORDER TO M CONTROL TO
12	RESPONSE TO ORDER FROM OCTOBER 7TH, 2022 (DOCUMENT 11)
	AND MOTION TO STAY ALL DOGUMENTS IN ALL GASES
13	OF REVEREND MATTHEW TRAVIS HOUSTON
14	THU HOUS TON
15	
·—	For Plaintiff has renewed his OATH to the
16	UNITED SPATES NAVY RETROACTIVELY FROM ON OR BEFORE
. 17	June 6th, 2002. Do Not strike a single further
18	document of a stall mal
19	document of a single note I write Mr. Albreghts. You
	and Jennifer A. Dorsey are to immediately recuse
20	yourselves from ALL cases of Matthew Travis Houston as
21	the result of intentional gross regulgence in the "form" of
22	JUDICIAL MISGONDUCT.
23	DODICIAL PILBGONOICT,
,	- SEE EXHIBIT 1- (P.18) e filed.
24	This Court will now keep and read all documents of
25	the SURVIVOR OF ONE OCTOBER, 2017 and way too many
26	other disaster and be
27	other disasters and tragedy not limited to this metitorious case,
	of temporarily setting aside Local Rues of PRACTICE 1-112
28	TO SEE AFFAITCHED NAMING OF DEFENDANTS.
	1428

OBJ in Case Number 2:22-cv-01780-ART-DJA SEE Case 2:22-cv-01748-QDSQ/CFV_Dechigentife. Find 11/80/62 Page 4 of 6

EMERGENCY JOINDER OF ACCOUNTABILITY AND A
RETROACTIVE JOINDER OF APPEAL TO CONSOLIDATE MY
WILLAURENEWED CAVEAT THIS 15TH DAY OF OCTOBER, 2022; ON AN
"NEVADA DEPARTMENT OF CORRECTIONS

GRIEVANT'S STATEMENT CONTINUATION FORM "AS AN EMFRECHT MOT, TO PIECUSE"DJA" - ALD DANIEL J. ALBRECHTES AN EMFRECHT MOT, TO PIECUSE"DJA" - ALD DANIEL J. ALBRECHTES AN EMPT DE STATES DISTRICT COURT-DISTRICT OF NEVADA-LEVEL 666 OF INSTITUTION: OF WRONGFUL CONVICTIONS UNIT #: MAXIMUM SECURITY DOINDER OF - EXHONORATION WREEXHAUSTED GRIEVANCE #: CONSOLIDATION "GRIEVANCE LEVEL" EMERGENCY

GRIEVANT'S STATEMENT CONTINUATION: PG.(8) Page 1 OF (15) Page 1
AS RESULT OF THE JUDICIAL NEGLECT OF MY

PERSON AND PROPERTY. AND THE NEGLECT OF MY ESTATE BY NUMEROUS OTHER INDIVIDUALS AND ENTITIES. I HAVE BEEN FORCED AGAINST MY WILL TO ADD MAGISTRATE DANIEL J. AUBRECHTS AS A DEFENDANT IN MY MERITORIOUS AND VALID CLAIMS OF DAMAGES NOT LIMITED TO THAT OF APPEAL DEPRIVATION. THE COURT WILLE AGAIN TAKE NOTICE OF THIS VALID RENEWAL OF MY OATH ON OR AROUND JUNE 6TH. IS, CLASSIFIED SUPER TOP WHICH RETROACTIVELY, WA'THE UNITED STATES MANY DEP. / RET. 1-04-08. FROM MY PROFESSIONAL AND PERSONAL EXPERIENCE WITH PANIEL J. ALBREGHTS, OF THE U.S. DISTRICT COURT-SOUTHERN DIVISION OF LAS VEGAS, NEVADA, HE SHALL TAKE NOTICE OF THE MOST NEGLECTFUL DEFENDANT RESPONDENT NUMBER 92) JENNIFER A. DORSEY TO TAKE HIS AIGHTFUL

Original: Attached to Grievance Pink: Inmate's Copy #NINETY-THREE = D.J. ALPHA*

X = THIS NOTICE OF DEMAND IS RETROACTIVE FROM WELL

BEFORE SEPTEMBER 30TH, 2016. Now SEE

CODE OF JUDICIAL CONDUCT MR. ALBREGHTS.

COSE NUMBER 7.72

cmecf@nvd.uscourts.gov <cmecf@nvd.uscourts.gov>

To: cmecfhelpdesk@nvd.uscourts.gov <cmecfhelpdesk@nvd.uscourts.gov>

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This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

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2:22-cv-01607-APG

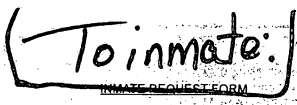
er i començativo e P

MINUTE ORDER IN CHAMBERS of the Honorable Magistrate Judge Daniel J. Albregts on 11/8/2022.

With good cause appearing, the Honorable Magistrate Judge Daniel J. Albregts recuses himself in this action. IT IS ORDERED that this action is referred to the Clerk for random reassignment of this case for all further proceedings.

(no image attached) (Copies have been distributed pursuant to the NEF - KL)

MOT	EIGHTH JUDICIALI DISTRICT COURT
5	FE ENGASE 2 22 EV 51607 DWM CBD: Wocumers 6016 File(107/27/28) Page 23cop 679 OF APPEALS
The second second	CHARL COUNTY NEVADA THOR THE CARE
j. ; .*.	
	THE STATE OF NEVADA ET IL APPEAL NO. 84886 - COA- EMERGENCY LETTER OF MOTION TO THE HON. JENNIFER LES SCHWARTZ
and the second s	TEVADA DEL ARTHENT OF CORRECTIONS UNDER NRAP 27-F
· !	GRIEVANT'S STATEMENT CONTINUATION FORM
• .	"HEARING REQUESTED
,	NAME: Matthew Travis Houston I.D. NUMBER: 1210652
· • .	INSTITUTION: HOSP UNIT #: 4-D-39
	GRIEVANCE # A-17-758861-C GRIEVANCE LEVEL EXHAUSTED
	GRIEVANT'S STATEMENT CONTINUATION: PG OF OF
· · · · · · · · · · · · · · · · · · ·	Hello, June 28th, 2023-
	My hearing with NEVADA BOARD OF PAROLE
	COMMISSIONERS was missed on JiNE 28, 2023, due
	to our litigation. I am requesting your intervention
	in an expeditious and meritorious order and letter of
. ′	reference in Seeing that my parde is granted in
	absentia. This request is due in part not only
	as a result of the persury of Rosmarie McMorris-
	ALEXANDER ET ALS My parole To necessary to
	further afterm to our SUPREME COURT OF NEVADA
್ಯಾಗಿ ಅಂಡೆ 🦠	that the vexations conspiracy against my person is
•	DISCONTINUED. AS I am both factually and
· ·	actually innocent. I and the People of the State
2 2 - 70	of Hounda Sincocoly aspectate who said I
RECEIVA AUG 28 2	interests in Justice. Cordially yours
	- Matthew Travs Houston
	Pink: Inmate's Conv
	JOINDER TO SUPER AF CAURE OF NEWAOA
	DOC - 3097 (01/02)
	Child and Child and Child and Child



1.) INMATE NAME DOC#	2.) HOUSING UNIT
Matthew Houston 1210652	4-D-39 June 20, 2023
4.) REQUEST FORM TO: (CHECK BOX)	MENTAL HEALTHCANTEEN
CASEWORKERMEDICAL	LAW LIBRARYDENTAL
CCS Lopez	SHIFT COMMAND
LAUNDRYPROPERTY ROOM	MOTHER Proposition of the Proposition
5.) NAME OF INDIVIDUAL TO CONTACT: HOUS	TON AND Probation
6.) REQUEST: (PRINT BELOW). I have	court on June 28, 2023
the same day as my h	earing with Nevada Board
of Parole Commissione	rs. Is it possible
that my parole meeting	g be rescheduled so
	court and/or parole?
7.) INMATE SIGNATURE NUTTURE THE	un Hersts DOC# 1210652
8.) RECEIVING STAFF SIGNATURE	DATE
you'd have to ask your	Case Worker about that.
We don't have the abi	ity to contact the Parolo
Board to request for a	ny chances or modests.
	Munoplanes
All the second of the second o	
10.) RESPONDING STAFF SIGNATURE 10.00	1/000/10N DATE 10-27-23

To inmate:

I INVIATE NAME	DOC#	2.) HOUSING UNIT		3.) DATE	
Matthew Houston	1210652		1	1.02.2023	
4.) REQUEST FORM TO: (CHECK	BOX)	MENTAL HEALTH		CANTEEN	
CASEWORKERME	DICAL	LAW LIBRARY		_DENTAL	
EDUCATIONVIS	SITING	SHIFT COMMANI		_	
LAUNDRYPR	OPERTY ROOM	X OTHER TO	mati	e	
5.) NAME OF INDIVIDUAL TO CONTA	CT HOU'S	Stoman	Meba	tren-	
6.) REQUEST: (PRINT BELOW)	Tello 3-06	ratu a copy I am ac	of my	innovent-	
factually immocent-	I receive	d documents	from	1 VMDP	
and the court hea	ining on 6	28.2023	caused	me de miss	
my parole hearing,	So I an	n multitach	100 -	OCHE CONT	
get you these doc	uments fr	om LVMPP	7 /	100 CAN CE	
lieve to work f	egether w	ith Has	instructor	se Tru	
blace silver of the	e decimend	to it one	011/	30 4111	
please Schedule n	re an apa	Pointment many	>1010-	con you	
7.) INMATE SIGNATURE		1 4	DOC#	W 476,007 5	
8.) RECEIVING STAFF SIGNATURE		•	 _ DATE		
***************************************	9.) RESPONS	**********	_ DAIE	**********	
	, , , , , ,	17			
				:	
		<u> </u>			
				· · · · · · · · · · · · · · · · · · ·	
				,	
10.) RESPONDING STAFE SIGNATURE					
, STEING STAIF SIGNATURE		DATE			

INMATE REQUEST FOR	M
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The state of the s		
1.) (NMATE NAME DOC#	2.) HOUSING UNIT	3.) DATE
Matthew Houston 1210	652 12 4 3	F-25 July 12-2023
4.) REQUEST FORM TO: (CHECK BOX)	MENTAL HEALTI	CANTEEN -
X CASEWORKER MEDICAL	LAW LIBRARY - H. COOK - C.	ALC GEE DENTAL
EDUCATION VISITING	SHIFT COMMAN	
LAUNDRY PROPERTY R	OOMOTHER	<u> </u>
5.) NAME OF INDIVIDUAL TO CONTACT:	CCS SMITH	<u> </u>
6.) REQUEST: (PRINT BELOW) Today I	was moved from	4-D-39 and lost
CHESS BOARD PIECES, holiday,	greetings cards, su	inglasses, X2 Mirrors
hair trimmers and misc. I	egal work. Could	the ask old celly,
#85875 - VIET OUM to	return my Missi	ng Ttems?
Could you please provide a	status on my p	arole hearing being
rescheduled, and also the	status of my tro	inster to camp?
For Law Library can Y'all	please reschedule	my appointment?
Lastly, there is no reason why	my store cant follo	w me. Please bring
7) INMATE SIGNATURE Nasthie		
8.) RECEIVING STAFF SIGNATURE		DATE
9.) [RESPONSE TO INMATE	***************
, e		
Notac	Assitication issue	×
I cannot 1	notit I am updated	•
I to I to goal.	Fiel I will recomm	ind
Law Eilon	my is my a daise	Lication Hunching
		-
0.) RESPONDING STAFF SIGNATURE		DATE
		1. 384

INMATE REQUEST FORM
1.) INMATE NAME DOC# 2.) HOUSING UNIT 3.) DATE
Matthew Tray's Houston-1210652 HOSP 12-F-25 August 06,20
4.) REQUEST FORM TO: (CHECK BOX) MENTAL HEALTH CANTERN
CASEWORKER MEDICAL LAW LIBRARY DENTAL CCS SMITH LOPEZ, AMACKER EDUCATION VISITING SHIFT COMMAND
LAUNDRYPROPERTY ROOMOTHER
5.) NAME OF INDIVIDUAL TO CONTACT: CCS 111 AMCKER ALSO: I'm not sure about camp this week due to eye injury: 6.) REQUEST: (PRINT BELOW) Our unit caseworker allegedly- on racation. Could you please tell me if there
any updates on the rescheduling of my horning
WITH NEVADA BOARD OF PAROLE COMMISSIONERS?
an innocent man, a victim of crimo and a
ROSEMARIE MCMORAIS-ALEXAMIDER ET AL and I Sincerely appreciate pour interest in Stopping this industries
7.) INMATE SIGNATURE ALITHMATE TO A A
8.) RECEIVING STAFF SIGNATURE
9.) RESPONSE TO INMATE
Once someth as a children
will provide it to you
O) RESPONDING STAFF SIGNATURE
DATE 49/23

NOTICE OF HEARING BEFORE THE NEVADA BOARD OF PAROLE COMMISSIONERS

05/18/2023

To: HOUSTON, MATTHEW, NDOC# 1210652

Housing Location: HDSP-U4-D-39-A

This notice is to advise you that a meeting of a panel of the Board of Parole Commissioners has been scheduled to consider granting or denying parole on your eligible sentence(s). This letter shall serve as notice to you pursuant to Nevada Revised Statute 213.131.

A hearing by a panel of the Board of Parole Commissioners will meet on June 28th, 2023 beginning at 01:00 pm. The time indicated on this notice is the agenda start time, and not necessarily the start time of your specific hearing. Any visitors appearing in support of your release should be present at the agenda start time. If you are moved to a different location after receiving this notice, the parole hearing may still take place under certain circumstances, such as if the video equipment at your new location is available, or if you are able to attend at the specified hearing location. This meeting is open to the public.

Hearing Location:

PAROLE BOARD ROOM 101, 1677 Old Hot Springs Road, Suite A, Carson City, NV 89706-0677

Video Conference Location:

Reference Name: NOTIS-RPT-OR-0184.7

Run Date: 05/18/2023

HIGH DESERT STATE PRISON, 22010 Cold Creek Road, P.O. Box 650, Indian Springs, NV 89070

Pursuant to Nevada Law:

- * You have the right to receive at least five working days notice of this meeting if notice is personally delivered to you.
- * You have the right to be present (in person, video conference or telephone);
- * You have the right to have a representative present with whom you may confer. The representative may be any person, including another inmate, a family member or friend, or an attorney. You are responsible for any costs associated with representation, and the presence of a representative at the prison is subject to rules established by the Department of Corrections (NDOC) in Administrative Regulation 722.05. You are not required to have a representative assist you if you desire to represent yourself;
- * You have the right to speak at your hearing or have your representative speak on your behalf,
- * In all cases, the Board will consider the safety of any applicable victims and their families as well as the general public prior to granting parole and fixing any release conditions.
- * If you are disabled because you are deaf, mute or have a physical speaking impairment that causes you to be unable to readily understand or communicate in the English language, you are entitled to the services of an interpreter.

Please indicate by circling your answers to the following:

Circle One: YE impairment:	S NO	I am deaf, mute or ha	ve a physical speaking im	pairment: If YES is circle	ed, please indicate	
to AK /22.05). 1	understa	nd that the designated	inmate will become famil	iar with my criminal histo	c at my parole hearing (Approval sub bry and details of the instant offense as ming, prior use of drugs, and any gang	,
If YES is circle	led abovi	e, indicate Inmate Nam	ne:	ID Number:		
Circle One: YE	s no	I will represent my	self, or will arrange for an	other person to assist me	at my parole hearing.	
ACKNOWLED	GEMEN	TT:				
Date:	Pi	rint Name:	Signed	l:		
Witness Name an Note for Witness: acknowledges rec Witness Name an	cipi or ii	ns notice.			witness is required to sign if the inma	ite
Report Name: NVR		•		Date:		

5 t. Case 2:23-cv-01210-APG-DJA Document 7 Filed 10/25/23 Page 199 of 305

F-25

WOODEN WHITE

This document was propored by JCAMPION at 6/28/2023 4:22 PM

ROW THE NEVADA P ON

OF PAROLE

MMTCCOMPDC

NAME MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HIGH DESERT STATE PASON UNIT #: 12 - F-25 GRIEVANCE #: A-22-853203-W GRIEVANCE LEVEL: EMERGENCY
GRIEVANT'S STATEMENT CONTINUATION: PG OF
TO: NEVADA BOARD OF PAROLE COMMISSIONERS
SUBJECT: PAROLE HEARING BESCHEDULING
1677 old Hot Springs Road
Suite A
Carson City, NV 89706-0647
August 09, 2023
Hello, As you can see, my P.E.D. 75 September
03, 2023, and I am more than ready for a positive
ife. I am in receipt of the 'ORDER TAKING
NO ACTION' dated June 28th, 2023. The Caseworker
here have informed me that my now-missed hearing
is to be rescheduled. Could you please let me
know when that will be? I appreciate
Your helps Matthew Travis Houston # 1210652
Original: Attached to Grievance Pink: Inmate's Copy

CENTRAL DEFICE

Tell fold for any one and fold and a constant of the constant

CHMSTORII DEL DECCO Concernio SESANDACES OF Trento MARY ESTALER STORIE SCOLEVES DELLO SERVES

A CAR INDONE REPORT OF THE PARTY

STATE OF NEXABA



LASAFGAS OFFICE

 U.S. Livitani, Nov. Sig. Isothe Vicent, New policy Section <u>Blandard Livings</u> (302) 486–4306
 Lix (702) 486–4306

CERN COPHER P. DISSECCE Commun. FRCC CHRIS HANNES, Membro LAMBICA RABLEY (Advice) SONON CHNID CHOOSE

NEVADA BOARD OF PAROLE COMMISSIONERS

August 15, 2023

Matthew Houston, NDOC #1210652 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

Re: Your letter received August 14, 2023.

Mr. Houston,

The Board took a No Action at your June 28, 2023, parole hearing due to you being unavailable (at court). You are on the September eligibility list. These hearings are scheduled around the third week of August. Your caseworker will inform you of the exact date of your September hearing towards the end of August.

Signed,

Katic Fraker

Executive Secretary

Mater Arabeen

900

STATE OF NEVADA
PAROLE BOARD
1677 Old Hot Springs Road, Suite A
Carson City, Nevada 89706
Return Service Requested

Matthew Houston, NDOC #1210652 High Desert State Prison P.O. Box 650

Indian Springs, NV 89070-0650

CADUSAB 89070

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Presort First Class Mail ComBasPrice





NAME: Motthew Travis Houston I.D. NUMBER: 1210.652
INSTITUTION: HOSP UNIT #: 9-D-6
GRIEVANCE # A. 17.758861-C GRIEVANCE LEVEL EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG OF
TO: NEVADA BOARD OF PAROLE COMMISSIONERS
CHAIRMAN CHRISTOPHER P. DERICCO
DATE: SEPTEMBER 07, 2023
SUBJECT: HEARING RESCHEDULED AND
NOTICE OF ADDITIONAL HEARINGS
Hello Mr. Dericco,
First and formost sir, this is NOT an attempt
to extort, harass, manipulate, threaten, or "aggnivated
Stalking" the parole board. As I am actually
INNOCENT, this is probably the most difficult
sort of communication that I've ever had to
make in my u - whoops, just talked to Caseworker
Smith about school if for some reason I am the
not granted parole. Pardon my interruption, as I
am going to complete that application for my
Original Attached to Grievance Pink Inmate's Conv

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HOSP UNIT #: 9.D.6
GRIEVANCE # A. 17. 758861. C GRIEVANCE LEVEL EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 4
"insurance". So, back to the subject of my
innocence as it has to do with "insurance" and the
perjuny of ROSEMARIE MCMORRIS-ALEXANDER ET AL:
Mr. Dericco sir I must have your understanding
that, especially as an innocent man, not at any time
in my life have I ever threatened MRS. MCMORRIS-
ALEXANDER or her family. I have absolutely No
CLUE of who or what or where any of the
alleged "rictims" are/do/reside other than the
fact that their Fraudulent insurance company-
SEDGWICK CMS conspired to have me kidnapped
from my home in Iowa City, Iowa. Sir, I am
requesting an EN BANC presence of the NV PAROLE
BOARD because as I am in fear for my life, I
am also in fear that SEDGWICK CMS is somehow
manipulating both the courts AND the PAROLE BOARD

Original:

Attached to Grievance

Pink:

Inmate's Copy

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HDSP UNIT #: 9.D.6 ETDC Case A.17.758861.C GRIEVANCE LEVEL: EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 4
Excuse me, I mean that SEDGWICK CMS had already
manipulated the courts to cause my ILLEGAL and
wrongful convictions, and that now their malicious
intent has been further reflected what with
their causation-in-fact having my previous hearing
to be rescheduled from this last August June 28th,
2023. We have a hearing Sept. 20, 2023, in Case
No. A-22-862155-C and another hearing for Sept. 26,
2023, in Case No. A-23-865442-C. I had tried
explaining this all to THE HON. JEHNIFER L.G. SCHWARTZ
in A-22-853203-W, and we have hearings for
that as well. I have attatched a kite also for
Your review. Mr. Dericco, sir I am a good
person, I am ultimately successful, and I always
take accountability for my actions. I must be
able to return to my family and I appreciate your time:

Original: Pink:

Attached to Grievance

Inmate's Copy

INMATE REQUEST FORM

1.) INMATE NAME		C#	2) HOUSING	UNIT	3	.) DATE	
Matthew Travis	Houston	1210652	9-D	-6		-07-0	
4.) REQUEST FORM TO: (CHECK BOX)	·	MENTAL	. HEALTH	(CANTEEN	-
CASEWORKER ~	MEDICAL		LAW LIB	RARY -		ENTAL	
EDUCATION	VISITING		SHIFT C	OMMAND			
LAUNDRY	PROPERT	TY ROOM		NEVADA B			
5.) NAME OF INDIVIDUAL TO CASE worker Smith, 6.) REQUEST: (PRINT BELO NOT an attempt	, attatche ow. This c to haras	s-manipu	application ter of in	on you po injunct reaten –	ovided- ive c extor	Comple omrad t - or	lery 75 laggrivated
stalking" any of the							
friends, associates,	etc. I a	w bookig	ing OFFIC	IAL RE	CEIPT'	that	I had
submitted numerous	= applicati	ons to h	101Se Pro	gram Q	STEN	ART C	AMP
and Service K9 p	rogram, a	SI own	land in	COSTIL	LA Cor	O YTHO	OLORADO
and it is my ult						<u>`</u>	
that is currently w							
7.) INMATE SIGNATURE				DC			
8.) RECEIVING STAFF SIGNA	ATURE	· · · · · · · · · · · · · · · · · · ·		D.			
	**************	9.) <u>RESPONS</u>	E_TO INMATE	******	*****	*********	· 电水水水流流水流水流水流水
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		1 - 5 - 1 - 1 - 1 - 2					
0.) RESPONDING STAFF SIG	SNATURE						

2:22-CV-01607-DWM-CSD

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HDSP UNIT #: 9-0-6
GRIEVANCE #: A-17-758861-C GRIEVANCE LEVEL EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PGOF
Date: September 07, 2023
To: Susan Jackson
Subject: Rescheduled Hearing And Notice of Hearings
Hello Member Jackson, of the
NEVADA BOARD OF PAROLE COMMISSIONERS
As I have stated to the Chairman, Mr. Dericco,
these letters are probably the most difficult sorts
of Communication I've ever had to make in my life,
because I am actually innocent and fighting my
case being wrongfully convicted, while extensively
incorrerated. The redundant deprivation of my
liberty goes against the grain of decency, as an
injustice anywhere is felt everywhere. I have
always been an extraordinarily successful and productive
citizen and a positive influence to the community and
should be granted this perole so I may continue to
Original: Attached to Grievance do sos and to provide for Pink: Inmate's Copy my family. I most sincerely appreciate your time and consideration. Yours truly, - Matthew Trans Houston.
- Matthew Travis Houston. DOC-3097 (01/02)

NAME: Matthew Trans Houston I.D. NUMBER: 1210652
INSTITUTION: HOSP UNIT #: 9D6
GRIEVANCE #: O/A GRIEVANCE LEVEL: EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF 5
TO: NEVADA BOARD OF PAROLE COMMISSIONERS
Member Many K. Baker
Date: September 11th, 2023
As an innocent man, these letters are difficult:
I am in receipt of both the ORDER TAKING NO
ACTION and the rescheduled hearing. I am
an innocent man, and need help to report the
persury of ROSEMARIE MCMORRIS- ALEXANDER ETAL.
I also have court the morning of September 20, 2023,
regarding my actual innocence, however it's supposed
to be a telephone hearing, so it shouldn't cause.
me to miss my parole hearing like what happened on
June 28, 2023. The scam of CAAIG MUELLER AND
Associates (see attatched) is the causation-in-fact
for that, as is AMD LAW, PLLC. I am responsible,
take accountability for my actions, and am NOT a
Original: Attached to Grievance Criminal. For these reasons Pink: Inmate's Copy I should be granted panole. I appreciate your time and understanding.
I appreciate your time and understanding.
- Matthew Travis Houston

N 1974 W. 1844

INSTITUTION: HOSP UNIT #: 9-0-6 GRIEVANCE #: n/a GRIEVANCE LEVEL: EXHAUSTED GRIEVANT'S STATEMENT CONTINUATION: PG OF TO: NEVADA BOARD OF PAROLE Commissioners ATTH: Member Scott Weisenthal DATE: September 11, 2023 Sits I am actually innocent and these are
GRIEVANCE #: OF
TO: NEVADA BOARD OF PAROLE COMMISSIONERS ATTH: Member Scott Weisenthal DATE: September 11, 2023
ATTH: Member Scott Weisenthal DATE: September 11, 2023
DATE: September 11, 2023
Sits I am actually innocent and these are
the most difficult letters I've ever had to write
in my whole life. An insurance company made
alse police reports about me - people that I have
to the who they are, neither do I care to know.
I have telephone court again the mouning of Sept.
20, 2023 so that should NOT cause me to miss
my now rescheduled heaving. (SEE ATTATCHED COURT STUFF)
I am not a Criminal, I am an extremely
responsible over-achiever and I take accountability
for my actions. I am a retired commercial diver-
underwater welders own land in Colonado and Iowas
out more important than any of that I have family
Original: Attached to Grievance that I must see. My Pink: Inmate's Copy grandma Poreen Houston in I was a lmost 100, and it is for these reasons that I should be granted parole. Thank you for your time, - Matthew Travis Houston, DOC-3097 (01/02)

NAME: Matthew Travis Houston I.D. NUMBER: 1210652 INSTITUTION: HOSP 9-D-6 UNIT # n/a **GRIEVANCE #:** GRIEVANCE LEVEL: EXHAUSTED GRIEVANT'S STATEMENT CONTINUATION PG. NEVADA BOARD OF PAROLE COMMISSIONERS. MEMBER SANDY SCHMITT September 11, 2023 DATE : SUBJECT: Hearing Rescheduled And Notice of Hearings As I am actually innocent; these letters are the most difficult I we ever had to compose, due to the wrongful conviction and extensive incarceration, to which the causation-in-fact is to be attributed to the persury and willful omissions of Rosemarie memorris-ALEXANDER ET AL, a character whom I've NEVER communicated with in my life, nor do I intend to. Her lies to LVMPD is why I am in NDOC, and there are additional hearings regarding her persury, with the next scheduled as a telephone heaving for 09/20/2023@ 9:00 Am, which should NOT interfere with my now rescheduled parole hearing for that some day) in Attached to Grievance FJOC Case # A-22-862155-C. Original: WHEREFORE, as I am NOT a Pink: Inmate's Copy criminal, and an ultimately productive member of society. I should be granted parole for reasons in addition to those listed above. I have attatched a STATEMENT OF FACTS' and appreciate your time. - Matthew Travis Houston. 1448

NAME: Motthew Travis Houston ID NUMBER: 121065-2
INSTITUTION: HDSP UNIT #: 9-0-6
GRIEVANCE #: n/a GRIEVANCE LEVEL: n/a
GRIEVANT'S STATEMENT CONTINUATION: PG. OF H
TO: NEVADA BOARD OF PAROLE COMMISSIONERS,
MEMBER LAMICIA BAILEY
DATE: September 11, 2023
SUBJECT: Hearing Rescheduled And Notice of Hearings
Hellos My name is Matt and I am actually
innocent. These letters are the most difficult letters
I've ever had to write in my life, as I've explained
to all the other members of the parole board. There are
a million reasons why I should be granted porele, as
I am NOT a Criminal, I'm responsible, an extremely
productive member of society, and I take accountability
for my actions. I've NEVER communicated with the alleged
victims in this case, non do I intend to. SEDGLOICK (MS
and it's insurance scam are who should be imprisoned,
not me. I have a successful career and FAMILY to
return to, Please see the attatched STATEMENT OF
Original: Attached to Grievance FACTS for your review, Pink: Inmate's Copy and I sincerely appreciate your time and consideration:
-Matthew Travis Houston.

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: NOSP UNIT #: 9-D-6
GRIEVANCE #: N/A GRIEVANCE LEVEL: EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG. OF H
DATE: Thursday, September 14, 2023
To: Nevada Board of Parole Commissioners
Executive Secretory Katie Fraker
SUBJECT: Letter dated August 15, 2023
-PRELIMINARY MOTION FOR RECONSIDERATION/INSURANCE
Thank you for your response regarding the re-
scheduling of my parole hearing due to my person
being at court. I have written each member
of the board in en banc, and the Chairman, Mr.
Dericco, and hopefully this communication can get
to them before my hearing, September 20th, 2023-
if not, I've made this copy for my speech to
be next Wednesday. I do not have the copy
of the NRS pertaining to my alleged crime, due to
the ILLEGAL destruction of my property by employees
of NDOC. However, WE THE PEOPLE LEGAL PRIMER

Original:

Attached to Grievance

Pink: Inmate's Copy

NAME: Matt	new Travis Hou	aston I.D. NUME	BER: 1210652
	HDSP		
	nla		
GRIEVANT'S STA	ATEMENT CONTINUAT	TION: PG. 2	of 4
defines sta	lking as the	intentional	<i>frightening</i>
of another -	through follow	orng, harassi	ng, annoying,
tormenting,	or terrorizin	g activities	. I have been
terrified of	the alleged"v	ichms" in m	ly case since
I woke up	after the c	oma from	my work
accident in	2016, that	was Not	my fault.
SEE EJOC (lose # A-17-	758861-C.	These alleged
"victims" ut	ilized willful	omissions, Fo	alse pretenses,
and outright	persury to c	ause two w	rongful
Convictions	of me in the	last 7 year	re to commit
crimes not	limited to the	us ILLEGAL	extention of
my workers	compensation	and above -	titled third-
party person	ial indusy cas	e. I have	tried my best
to explain th	is to the PAI	ROLE BOARD	in these letters,
and its diffi	cult especially	because Iive	e been neglected
by the EIGHTH	JUDICIAL DISTR	ICT COURT	for 7 years.

Original:

Attached to Grievance

Pink:

¿Inmate's Copy

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HOSP UNIT #: 9-0-6
GRIEVANCE #: na GRIEVANCE LEVEL: Exhausted
GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 4
AS I have have included a 'STATEMENT OF FACTS'
for review by the PAROLE BOARD. I will close with
a brief discussion of my "aggrivating factors" and
my "mitigating factors" or lack thereof. Not at any
time in my life have I ever communicated with the
Purjurous ROSEMARIE MCMORRIS - ALEXANDER ET AL, nor
do I intend to. I have absolutely No idea where any
of these bad actors reside neither do I care to know.
SEE Case # A-23-865442-C Sheriff Civil No. 23003198-
"SUBJECT NOT EMPLOYED AT BUSINESS SUBJECT IS NOT
EMPLOYED AT BUSINESS NOR THEY KNOW HER BWC
097397" This is menitorious proof of the false
police reports made against me. I have gainful
employment with 24 years experience in the construction
industry under my beilt, am a land owner, a good person,
and I have a family weating for me. There are a million
Original: Attached to Grievance additional reasons why I
Pink: Inmate's Copy SHOULD be granted purcle. Thank
You for your time and consideration,
REV. MATTHEW TRAVIS HOUSTON DOC-3097 (01/02)
1452

SEE SHERIFF CIVIL NO. 2300 3198 P. 3
SEE SHERIFF CIVIL NO. 2300 3485 P. 4

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: HOSP UNIT #: 4C9
GRIEVANCE #: n/a GRIEVANCE LEVEL: n/a
GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF 4
Upon this 21st day of September, 2023,
I am submitting proof of my programming to
the NEVADA BOARD OF PAROLE COMMISSIONERS
because at my hearing that was rescheduled to
September 20, 2023, they asked about my program
Status and I had forgother to inform them
that I had participated in both B.M.U.
and S.M.U. programs: Please see attachments.
I have also attatched copies of my post-
conviction relief litigation as I am actually
invocent due to the false police reports made
by the alleged "rictims" in my case which is
the causation-in-fact of my having been
wrongfully convicted. I am a responsible citizen
and have ALWAYS taken accountability for my
actions and for these reasons I am a perfect
Original: Attached to Grievance Candidate to be greated Pink: Inmate's Copy my pande. Again, I
sincerely appreciate the effonts of the NEVADA
BOARD OF PAROLE COMMISSIONERS. Cordially Yours, - Mothew Travis Houston, DOC-3097 (01/02)

To Inmate

INMATE REQUEST FORM

A MANAGE NAME		DOC#	2.) HOUSING I	INIT	
Matthew	Houston	1210652	4-1	2-9	3 DATE
4.) REQUEST FOR	RM TO: (CHECK BO)	X)			9.26.2023
CASEWORKER			MENTAL H	EALTH	CANTEEN
EDUCATION			LAW LIBRA	RY	DENTAL
•	VISITIN		SHIFT COM		
LAUNDRY	PROPE	ERTY ROOM	OTHER_P	AROLE AND	PROBATION
5.) NAME OF INDIVI	DUAL TO CONTACT:		CHENE		
6.) REQUEST: (PRIN	IT BELOW)	Could	you pl	ease che	ich to see
the 3to	atus of m	in Lorsi	e nearin	10 -	see 1º see
	SEPT	FEMBER	20 TH,	2-22	3
·					•
E.	Ap	preciate	d		
		· Coluit	-0.7		
					·
	<u> </u>		·		
.) INMATE SIGNATUR	E Nutth	40 Frie	Hours	DOC# 12	10652
) RECEIVING STAFF	SIGNATURE	·			
_		9.) RESPONS	E TO INMATE	DATE	***********
Denie	0 - hoxt D	we 2-1-	CONNAIE		
		<u></u>	7 23		
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1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				. Attacker	and the same
	,				
) RESPONDING STAF	FSIGNATURF	••			
				DATE	

WHITE-Board file PINK-"I" File

CANARY - Inmate GOLDENROD - PAP

Page 1 3 2

NEVADA CERTIFICATION OF

4 GP / FOR CAPER OF THE ACTION

ORDE ENVING O

1210652

2021-105982 #

09/20/2023

It is the Order of the Board that the second of parole is denied to the earlier of expiration date on the sentence(s).

eligible under MPR or the

THIS ACTION APPLIES TO THE FOLLOWING SENTENCE(S):

Controlling sentence denoted by *, Case #: Count: Offense Description. C-21-357927-1; 1; AGGRAVATED STALKING

Reason(s) for

Denial Reason: Impact on victim(s) and/or coses and a

Denial Reason: Repetitive criminal conduct.

Denial Resson: Nature of criminal record is increasingly more serious. Denial Reason: Prior prison term did not deter future criminal activity.

Specific Recommendation: Participate in victim empathy programming.

Specific Recommendation: Participate or continue to particip in educa

marketability in the workplace upon released.

or voc: programe : will improve your

Specific Recommendation: Participate or continue to particip in programs

the behaviors that led to your incarceration.

Recommendation of the panel who conducted the hearing: Deny Parole

Commissioner Lamicia Bailey, Deny Parole Commissioner Sandy Schmitt; Deny Parole

The final action was ratified by the fee

Commissioner Sandy Schmitt: Deny Parole Commissioner Lamicia Builey, Deny Parole

Commissioner Pric Christiansen, Deny Parole nissioner Susan Jackson, Deny

of the Board

e Co

FOR THE NEVADA BOARD OF PATIOLE COMMISSIONERS

Property by JCAMPION at 9/27/2023 2:37 PA

WHITE-Board File FINK-1" File CANARY - Immate GOLDENROD - PAP

Page 2 of :

STATE OF NEVADA CERTIFICATION OF BOARD OF PAROLE COMVISSIONERS ACTION

PAROLE RISK ASSESSMENT & GUIDELINE

HOUSTON MATTHEW	1210652	2021-105982	HDSP-U4-C-9-B	09/20/2023
inmate name	NIDCO	POOSI NG#	LOCATION	DATE
Parele Eigh Assessment:				
Quations	Emporaci / Sosce			
1. Age ct lot Arrest	(1) 20 - 23 years: 1			
2 Prior Revocations	(2) One or more (includi	D3 CTOSS misdemeanors): 2	
3. Employment History	(1) Less than one year R	Tenniovment: 1		
4. Property Conviction	(0) No history of propert	y offerses: 0		
5. Drug/Alcohol Use/Abuse	(2) Prequent abuse, serio	a disruption of function	กไกด: 2	· · · · · · · · · · · · · · · · · · ·
6. Gender	(0) Male: 0		,	
7. Prior Felonica	(0) Less than 2 prior felo	ny conviction: 0		
Sietle Ruis Secre	6	<u> </u>		
8. Ourrest Ace	(0) 33 - 39 years of age	0		
9. Gran Memberalip	(0) No (none or suspect):	0		
10. Programming (current term)	(0) No: 0	···	······································	
11. Disciplinary Conduct	(0) No Offenses in Ousto	dv: 0	····	
12 Approved Outlody Level	(0) CI Minimum or 3/2	firm Outedy: 0		
Dyracie Plair Scare	0		· · · · · · · · · · · · · · · · · · ·	
Total Scoro (Statte+Dynamic)	6			
Office (cod to determine edge to the	मीपु (के लेके काळाव्या)		Offers Criegory	Offerro Severity
AGGRAVATED STALKING			CAT B	High
			I CALL D]. #10 BX0

AGGRAVATED STALKING		CAT B	High
Total Bloth Score:	Grideline Plate	Gridelin Recomm	
6	Low Rink	Prode at lat or 2nd H	

The Board described the following Agreeving Factors are applicable in your case: Impact on victim(s) and/or community.

Nature of crimical record is increasingly more serious.

Repetitive Similar Original Conduct.

Prior Prison term did not deter future criminal scrivity.

The Roard determined the following Mitigating Foctors are applicable to your cone:

Community and/or family support.

Detainer lodged by other jurisdiction.

Stable release plans.

Prior successful completion of parole or probation supervision other than summary or court-based supervision.

The Board determined the following Ciber Factors are applicable in your case: No Factors

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COMMENTARY

Top Floor at the Tower

"Gots, let in hulld use oily and a tower, whose top may tent", anto heaven" — Genesis 1114

HE PROJECT IS IMPOSSIBLY ENORMOUS.
It sprawls across city blocks and beyond. It contains trillions of parts and counting, accumulated into one mountainous human effort. Its mass is seismic, its height is dominating, and it keeps growing. It's a project best measured not in feet, miles or megatons, but in lives.

This is a description of the Genesis 11 tower of Babel, perhaps somewhat accurately captured in well-known illustrations like those of Peter Bruegel the Elder and others.

But it is also a description of human civilization itself, generation upon generation, course upon course, life upon life. The top level is the newest: an active layer of material, technology and human activity. From here, the view is spectacular. Looking down at the clouds below, and the world below that, as from the window of an aircraft, how can you be anything but dazzled at the civilization that built such a vantage point as this?

Here's how: Look inside.

Inside are the laborers. Inside are their taskmasters. Inside is human suffering of our own making.

One generation atop another atop another has set over itself its elites and travailed under them, laying the walls, the arches, the beams of human history and stacking them, high with lives of ignorance, confusion, poverty and affluence, failure, futility, fear, strife, murder and suicide, violence and war. When the mass sufferings reach a breaking point, new elites have arisen and pushed the masses into new tasks—and brought new suffering. The levels below us are catastrophically out of course, but we just pile on more of the same and keep building. This is not so much a metaphor. This is the human condition.

This is the very nature of human beings. No amount of oppression, suffering or death has caused us to stop worshiping our own human will. We exert our will on the less powerful, and the will of the more powerful is exerted on us by our chieftains, kings, politicians, dictators and other taskmasters.

We oppress, raid, steal, dehumanize and mass-slaughter hundreds and thousands and millions because of our indestructible belief that human beings can rule ourselves. After all, we say, just look at our tower.

Human beings seem driven by a conviction, even if subconscious, that we are operating independently from our Creator—that, in fact, He may well want to destroy us, and that if we are to escape His punishment, we must do it together; we must make and submit to our human taskmasters, and we must build this tower. We will live our own way. How far will

we take this belief? To the grave.

Here on the top floor, we are enjoying the view. But at this late stage of construction, the structure, out of plumb, out of level, yet ever taller, is swaying out of control.

Our elites-and we-are now actively demolishing those few strong columns our Creator gave us that still remain standing: man and wife, parents and children, ideals of human freedom and accountability. It is becoming clear, if we will just see it, that we and our elites are hopelessly, terminally underqualified to build our own lives, let alone civilization. Deadly serious world elites are now telling us to cover our faces (made in the semblance of our Creator); stay inside; subject our bodies to injections and other medical mandates; eat insects instead of meat; live in pods; let criminals go unpunished; believe lies about the distant and recent past; forfeit our liberty; own no homes, vehicles, or other personal property; tolerate, wear, ingest or implant surveillance devices; forfeit our children's minds and sexuality; have no children at all, before or after they are conceived; have no family; give up our nationalities and eventually leave Earth altogether. No privacy, no freedom, no property, no family, no man or woman, no country, no Earth- no choice.

We could believe that our Creator made us for a purpose other than to destroy us. We could submit to His occasional punishment in order to better reach the potential He created humans to achieve, and live according to His will. Instead, we believe He must be resisted or denied altogether, and we must submit instead to the punishment, will and dehumanization of radical, destructive, insane elites who view us not as children of God but almost literally as ants.

Open your eyes. Our Creator is exposing to us the fundamental flaw not just of a particular political party or ideology or class but of human civilization itself. It's time to see this tower for what it really is.



Read "Mystery of Civilization" in Herbert W. Armstrong's book Mystery of the Ages.

OF FACTS: Kidnapped from his home ir STATEMENT 1 - Down City, I owa - On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant) was abducted from his hotel room at the Best Western located at 3041 3 St Rose Parkway in Henderson. Nevada, as he was not served with any sort of 4 Summon's or WARRANT, nor was told or read that he had any kind of rights. This 5 folse 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. Owagleri. Both appointments ٩ of which had been scheduled by the abductors, SEDGWILKS 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 CODC was intended so that he could 12 search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J. 13 14. Wood-ear Benord Little, provided misinformation regarding the lack of a directly related "City Jail Intoinir Hold." Counsel had told Patitioner-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 LAB VEGAS MUNICIPAL COLART Z1248334A + "C1237802A; with the first being by J. Woo Both Amp LAW, PLYC and 18 19. in the EIGHTH JUDICIAL DISTRICT COURT ZI-CR-D19840 . 21-CR-D35713. A. Goldstein NEVER Visited aka Justice Court, LAS VEGAS TOWNSHIP20 Mr. Howston. These troumatic events are a cruel and unusual punishment being inflicted upon an abusec and innover them, who was forced into an involuntary relocation, with unnecessary hardships 21 cousing the eviction of his law office located at 435 South Linn Street "927, in Iowa 22 City. IDWA (52240), \$36.5 million of property damage and the destruction of his K-9(s). 23 Due to crimes both civil and crimital. Not to mention the willful omissions of Rosemarie IJ٩ McMorris-A exampler and Diamne Ferronite, SEDAWILK 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 incorrectation. 27 28 ///

RECIEVED SEPTEMBER 26TH, 2023:

CITY OF LAS VEGAS
MUNICIPAL COURT

PRE-TRIAL SERVICES
P.O. Box 3920
Las Vegas, NV 89127-3920

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Control Physical Location:

Las Vegas Municipal Court 100 E. Clark Ave. Las Vegas, NV 89101 Mailing Address: Las Vegas Municipal Court P.O. Box 3950 Las Vegas, NV 89127

September 20, 2023

HOUSTON, MATTHEW T. / Prisoner ID #: 1210652 High Desert State Prison PO Box 650 Indian Springs, NV 89070

DEFENDANT NAME: «HOUSTON, MATTHEW T.» / PRISONER ID #:«»SCOPE ID NUMBER: 1210652 HISTORY NUMBER: 100359231 CASE NUMBER(S): C1237802 Open | C1177330 Closed |C1248384 Open

PLEASE READ THE CHECKED ITEMS BELOW IN RESPONSE TO YOUR CORRESPONDENCE.

This office is in receipt of correspondence from the defendant listed above and: There are no active charges within the City of Las Vegas. However, charges may be pending with the Clark County Justice Court, Clark County District Court, or with other agencies such as Parole and Probation, North Las Vegas, or Henderson. Per Judicial Review, you have been granted Credit Time Served on case numbers This office is in receipt of your duplicate request. Please allow 30-60 days for processing. You will be notified once a Judge has made a decision on your case. Thank you for your patience. Due to legislative changes, your case(s) have been converted to a Civil infraction and are no longer a criminal matter. All warrants for the following case(s) have been cleared. Please see attached document for resolution options. The court has received your NOT GUILTY PLEA. Unfortunately, the court cannot proceed with your case until you are either in custody with the City of Las Vegas or out of custody. Your plea(s) will be accepted once those criteria are met. If you decide to change your plea to noto contendere or guilty, please send a letter requesting plea forms. If you choose to maintain your NOT GUILTY PLEA the court will see you as outlined above. There are active misdemeanor charges in our jurisdiction, however, extradition has been declined. Our warrant(s) will remain active in Clark County, Nevada only. You may wish to resolve your warrants upon release from custody. REQUEST DENIED. You may resubmit your request when the following requirements have been met: 1. You have been sentenced 2. You have been in custody for at least 30 days REQUEST DENIED. No hearing date is available before your release date. x REQUEST DENIED. Your request has been denied per Judicial Review.

EMERGENCY LETTER OF MUTICAL TO COURT ADMINISTRATION IN RESPONSE TO THEFATS MADE UPON MY CITICATION BY THE OFFICE OF THE D.A. ON OCTOBER 25, 2023; THAT WAS IN CASE NO. A 28-853203-W...

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

HEARING MEDUESTED VATED: 10.27.2023
NAME: Matthew Travis Pouston I.D. NUMBER: 1310652
INSTITUTION: HUSP (to hove me killed) UNIT #: 409
GRIEVANCE #: 11/1/2 GRIEVANCE LEVEL:11/4
Hey y'all, The Hun-Norry Allf is gonna hear all about
this of the next video court appearance on 11.08.2023, because its improvative to justice that the attacked protion is filed that ALL of my coses. It's called a "Joinder of
ATTRAL MANT - and It is in no way vexations or frondulent
There will it a new case # for Houston V- AARON DEFORP
A-17-758861-C+ dead. 9.30.2016.
ove october) A-19- 800219- W+ Endit cornt.0/
A-19- BOUHUZ- War my time debt to
one october A-22-853203-W+ why Fin in prison
for long A - 22 - 856372-C (OVERIOLY
A-22-858580-C
A-22-859815-C
A-22-859817-C
A-22-862155-C
A-23-865442-C
A-23-875418-C
Alber prease make this letter of protion as prope 17 of 17, because I am lost - DEAD LASTING Commonly yours - M.T.H.

Original:

Attached to Grievance

Pink:

Inmate's Copy

FROM THE ONLY PROTEK OF POLITICAL TO STEVEN IN CRITICAL ET ALL FROM THE ONLY PRIVATION OF THE OCTOBER

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

"HEARING RESTED"

NAME: (Ev. Matthew Thous	L.D. NUMBER: 15 10 (5)
INSTITUTION: HOSP	UNIT #: 439
GRIEVANCE #: /http://person.	GRIEVANCE LEVEL: 7. /o
GRIEVANT'S STATEMENT CONT	TINUATION: PG. 1 OF 7
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	1462 *** *** *** *** *** *** ***

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON	
Appellant,	Supreme Court No. 87444
VS.	District Court No. A-22-259815 - C
DIANE FERRANTE ET AL	
Respondent.	
TO: Steven D. Consesson et al	
Matthew Travis Houston requests preparate court, as follows:	tion of a transcript of the proceedings before the district
Judge or officer hearing the trial or hearing:	Erika Ballou
Date(s) of trial or hearing: Complete case r	
13, 2022, September 30, 2016, 0	
Portions of the transcript requested: Complete ca	se, docket sheets, transcripts,
minute orders, etc.	
Number of copies required: 2	
	Matthew Travis Houston Name of person requesting transcripts
	Mo. 1210652 Po Box 650 Address
	Ividian Springs, NV 89070 City/State/Zip 610-762-4143 714-916-7431 Telephone number
<u>CERTIFI</u>	CATION
I certify that on this date I ordered these transcript delivering this form to the court reporter(s) and I paid th	ots from the court reporter(s) named above by mailing or e required deposit.
\sim	lotthe Tries Houster
O d	nature ctober 20, 2023 e

CERTIFICATION

I certify that on the date indicated below, I served a cop the court reporter(s) and all parties to the appeal:	y of this completed transcript request form upon
By personally serving it upon him/her; or	
By mailing it by first class mail with sufficient postage and address(es) of parties served by mail):	ge prepaid to the following address(es) (list names
COURT ADMINISTRATION 200 Lewis Ave Las Vegas, NV 89155 CFILIAGE HOSP Law Library and served in open count on 10/24/2023 DATED this 20 day of October	NV. LT. APPS. 408 E. Clark Ave. Las Vegas, NV 89101-4088 ALEXANDER M. BROWN 2300 W. Sahara Ave. #1100 Las Vegas, NV 29102 2023. Mutther Time Hearts Signature
	Matthew Travis Houston Print Name No. 1210652 Po Box 650
	Address Indian Springs, NV 29070
	City/State/Zip 610 - 762 - 4143 714 - 916 - 7431 Telephone number

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON	,
Appellant,	Supreme Court No. 87445, 87005, 86601
VS.	District Court No. A-22-859817-C
BERNSTEIN & POISSON, LLP ET AL	,
Respondent.	
TO: Steven D. Grienson Court Reporter Name	
court, as follows:	ation of a transcript of the proceedings before the district
Judge or officer hearing the trial or hearing: Adria	ana Escobar, Michael Villani
Date(s) of trial or hearing: complete case	retroactive from before October
13, 2022, September 30, 2011	, and September 20, 2016.
Portions of the transcript requested: Complete.	cases docket sheets, franscripts
minute orders, etc.	
Number of copies required: 2	
· · ——	Matthews Travis Houston Name of person requesting transcripts
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	Fridian Springs, NV 89070 City/State/Zip 610-762-4143 714-916-7431 Telephone number
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	ipts from the court reporter(s) named above by mailing or
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CERTIFICATION

I certify that on the date indicated below, I served a cop the court reporter(s) and all parties to the appeal:	py of this completed transcript request form upon
By personally serving it upon him/her; or	
By mailing it by first class mail with sufficient posta and address(es) of parties served by mail): COURT ADMINISTRATION 200 LOWES AVERUAL LOW VEGUS, NV 89155	ge prepaid to the following address(es) (list names NV. CT. APPS. 408 E. Ciark Ave Las regas. NY 29101. 4088
eficials e HOSP Law Library and served in open count on 10/24/2023 DATED this 20 day of ectober	Karlie Gabour Toseph P. Carrivi 9900 Covington Cross Dr #120 Las Vegas, NV 29144 .2023. Mutther Trees Hanta Signature Matthew Travis Housian
	#1210652 Po Box 650 Address Fridian Strings, NV 89070 City/State/Zip 610-762-4143 714-916-7431 Telephone number

IN THE SUPREME COURT	OF THE STATE OF NEVADA
MATTHEW TRAVIS HOUSTON	
Appellant,	Supreme Court No. <u>87446, 86624</u>
VS.	District Court No. A-23 - 865 442 - C.
JOSEPH M. LOMBARDO ET ÀL	
Respondent.	
TO: 5+even D. GNESSON Et al Court Reporter Name	
Matthew Travis Houston requests prepara court, as follows:	ation of a transcript of the proceedings before the district
Judge or officer hearing the trial or hearing:	Danielle Chio
Date(s) of trial or hearing: Complete Case	retroactive from botone February
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Number of copies required: 2	
	Matthew Travis Houston
	Name of person requesting transcripts
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	City/State/Zip 610 - 762 - 4143 714 - 916 - 7431 Telephone number
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	pts from the court reporter(s) named above by mailing or
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CERTIFICATION

<u>CERTITION 10</u>	<u> </u>
I certify that on the date indicated below, I served a copy the court reporter(s) and all parties to the appeal:	y of this completed transcript request form upon
By personally serving it upon him/her; or	
By mailing it by first class mail with sufficient postag and address(es) of parties served by mail):	e prepaid to the following address(es) (list names
COURT ADMINISTRATION 200 Lewis Aug. Las Vegas, NV 89155 EFILING @ HOSP Law Library and served in open court on DATED this 20th day of OCtober	NV. CT. APPS. 408 E. Clark Avc. Las Vegas, NV 29101-4088 10/24/20232023. Mutther Tyres Houston Signature Matthew Travis Houston Print Name No. 1210652 Pa Box 650 Address Ividian Springs, NV 89070 City/State/Zip 610-762-4143 714-916-7431
	Telephone number

l

Not at any time did Mr. Houston harass, threaten, extort, or "aggrivated stalking" any of the parties involved with any of his cases, neither did he act aggressively towards any other individual, business or entity. It is in fact Mr. Houston who is the victim of crime, and his suffering from BATTERED PERSONS SYNDROME is the causation-in-fact of his disjointed pleadings.

CONCLUSION OF LAW

WHEREFORE, the Plaintiff/ Petitioner-Appellunt/
Plaintiff-in-Error, Matthew Travis Houston, should be granted expeditious releif in his meritorious intervention and joinder of appeal and other NONFRIVOLOUS and extraordinary writs including but not limited to his amended complaint(s), his supplimental complaints and this Motion For Injunctive Releif: which has been continued to December 06, 2023, as the EMERGENCY Motion for Stay and Abeyance pursuant to LAW + Opposition to And Response to the FALSE CLAIMS and THREATS MADE ON THE HELORD BY THE OFFICE OF THE DISTRICT ATTORNEY FTAL ON OCTOBER 25th, 2023.

"HEARING REQUESTED"

ADA DISCLAIMER IS AS FOLLOWS:

*Due to the fact that Mr. Houston is in Fact-legally-blind/visually impaired, he respectfully requests that this Court honor his accomposations for that of Coormanication via PICTURES AND/OR ILLUSTRATIONS in an ellaboration of accuracy towards the manifestation of Justice and repairations in his BRANDEIS BRIEF: which hopefully at least one applicable person has read. 10.28-2623-111.T.H.

Therefore, pursuant to the facts and the law stated herein, Defentant requests that his guilty plea be withdrawn, from ESDC Case No. C-21-357927-1.

Dated this 25th day of Corober, 2023.

Respectfully Submitted,

REV MATTHEW THAVIS HOUSTON, (HTD ABA 10 No. 04662764

CERTIFICATE OF SERVICE BY MAILING

I, Matheway Trans Houston, hereby certify, pursuant to NRCP 5(b), that on this 25th day of October, 2023, I mailed a true and correct copy of Emerican Metical for STAY AND ABENDANT TO LAW THE FOREST THE FALL CLAIMS AND THREAD MADE CITY THE FOREST TO THE FALL CLAIMS AND THREAD MADE CITY THE FOREST TO THE FOREST TO THE PROPERTY OF THE

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COURT ROMNISTRATEN + CHAMBERS EN BANCO 200 LEWIX AVE. Law Vigis, NV 89186

Nevhor Court of Appenes
408 E. Clark the
Las legal NV
29101- 4088

Aaron D. Food

555 E. Washingn - Aug

Ste. 3400

Las Venge, NV

20101-1068

CC: File

Dated this 25th day of October, 2023

BY:____

REV. MANTHEW TRAVIS HOUSEDAIL ABA ID NO 04662784

210652 0SP TRAVIS HOUSTON BS # 2644 120 712

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NOTC		ICT COURT	
MATTHEW TRAVIS HOUSTON,	Case No	OUNTY, NEVADA A-22-858580-C	Electronically Filed 11/21/2023 9:24 AM
DANIEL L SCHWARTZ ETAL,	veyt. No	· 4	Steven D. Grierson CLERK OF THE COURT
1) INMATE NAME	NOTICE	2.) HOUSING UNIT	_ Club
Matthew Travis Houston	1210652	749	3) DATE 11.09.2023
4.)_ REQUEST FORM TO: (CHECK BOX)	MENTAL HEALT	HCANTEEN
CASEWORKERMEDIC	AL	LAW LIBRARY	DENTAL
EDUCATIONVISITIN	IG	SHIFT COMMAN	ID
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5) NAME OF INDIVIDUAL TO CONTACT	Anybody n	who cares about	t the fact that Mr. Housto
"INTE COPPESPONDANCE TS M	ostly relat	ed to the even	ts of November 08, 2023.
6) REQUEST: (PRINT BELOW) The	haw hi	brany is not r	responding to my kites
since before 10.30.2023.	neither a	re they provi	iding me my NSF
envelopes or filling my	order for	legal supri	ies. The judge in
ETOC Case No. A-22-86.	2155-6 4	ailed to appe	ar at me telephonic
court hearing and I wit	nessed Def	endant No. 28	Michael P. Villani
spying on the BLUE JEANS	s monitor.	As the resu	alt of my suffering
additional damages including	but not 1	imited to that	of emotional distress,
I am too traumatized to	attend an	y sort of rela	egious lands services.
7) INMATE SIGNATURE <u>Matthua</u>	Tuis		DOC# 1210652
3.) RECEIVING STAFF SIGNATURE			——— —
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0.) RECEIVED AFF SIGNATURE			DATE
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CLERK OF THE COURT		470	DOC 2012 (BEV 7/04)

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NOTC DISTRICT COUKT CLARK COUNTY, NEVADA MATTHEW TRAVIS HOUSTON, **Electronically Filed** Case No. A-22-858580-C 11/21/2023 9:37 AM US. THE STATE OF DEVADA Aba DANIEL L. SCHWARTZ ET AL, Steven D. Grierson CLERK OF THE COURT DOC# 1.) INMATE NAME 2.) HOUSING UNIT 3.) DATE 1210652 7 A 9 Matthew Travis Houston 4.) REQUEST FORM TO: (CHECK BOX) **CASEWORKER** LAW LIBRARY MEDICAL **EDUCATION** VISITING SHIFT COMMAND OTHER CHAPELER IN PROPERTY ROOM LAUNDRY Anybody who cares about the fact that Mr. Houston 5.) NAME OF INDIVIDUAL TO CONTACT IS ACTUALY INNOCENT IN C-21-357927- Landisv't Fake. This correspondence is mostly related to the events of November 08, 2023: 6.) REQUEST (PRINT BELOW) The Law Library is not responding to my kites since before 10.30.2023, neither are they providing me my NSF envelopes or filling my order for legal supplies. ETOC Case No. A-22-862155-C Failed to appear at me telephonic court hearing and I witnessed Defendant No. 28, Michael P. Villani BLUE JEANS monitor ... As the result of my suffering spying on the additional demages including but not limited to that of emotional distress, am too traumatized to attend any sort of relegious lands services. 7.) INMATE SIGNATURE_ Nutthwa 8.) RECEIVING STAFF SIGNATURE 9.) RESPONSE TO INMATE Houston rong DATE 10.) RESPONDING STAFF SIGNATURE "And I'M too depressed to publish further LEGAL This Court shall take notice that these notices of APPEAL are meritoriously VALID pursuant to all law including but not limited to FRAP74. See attatived:

Case NUMBER \$22.858580-0 DOC - 3012 (REV. 7/01)

today @ Crystal Filer in C-17-323614-13

she said that she didn't see Jason Barrus as attorneyof-record, and I said its maybe because he was the attorney-directly from when the case had been bound over from Justice Court I explained than I that was supposed to have been in misdementary DuI court and ended up going to prison for nothing, and that I'll file the same motion under the LVJC close # - She suggested that I serve Jason Barrus a Summons, and I explained that was in the prices in the civil case(s).

This NOTICE OF APPEAL is especially relevant due to the fact that it is of a sared duty of the appealment courts to decide laws, to which the envoyeous decisions of the lower courts especially those in all cases of Mr. Houston's) must be made clear to benefit society, judicial economy and the future decisions of the courts. Most of all that this that this percessary notice of appeal is necessary to provide clarification to the higher courts, especially as proven by the attached Request For Evidence as A Letter of Motion to the CLERK AND NOOC-3093 (3 pages):

P.S.: There is no reason whatsoever that Mr. Houston could not have been provided with an update and status check as to the results of his pending and previously field pleadings in EDDC NOS). A-22-8532c3-W, A-17-758861-C, A-23-8028865442-C and A-2275859817-C, see Notice of HEARING(S): (2)



Law Library Appointment Request Form

Matthew Houston #1210652 4D-39 June 22 Per AR 722.01: All requests will be processed "first come first served". ID required to attend Law Library staff will prioritize according to information provided. Request must be completed the SECTION BELOW IS FOR APPOINTMENTS ONLY CASE #: CASE DESCRIPTION: +hird-Party personal injury URGENT NEEDS: 3+a+e form No. 24-Civil cover She	v Library.
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THE SECTION BELOW IS FOR APPOINTMENTS ONLY CASE #: CASE DESCRIPTION: +hind - Party personal injury	roperly.
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APPOINTMENT SCHEDULED:

REQUEST FOR EVIDENCE @ ROC

AS A LETTER OF MOTION TO THE CLERK AND NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 12 10652
INSTITUTION: HOSP UNIT #: 409
ETOC CLASE NO. A-17-758861-C GRIEVANCE #: C17-323614-1 GRIEVANCE LEVEL: EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG OF
During this releif and writ of coram nobis the
Plaintiff, Mr. Houston has produced a consunctive.
showing of (1) facts not known to the Court at
the time of conviction, (2) facts that were not withheld
by the defendant, and 13) facts that would have prevented
the entry of sudgement in FIDC Case Nº C-17-323614-1
SEE JUSTILE COURTY LAS NEGAS TOWNSHIP#17F00474X.
Can the clerk please produce to Mr. Houston all of his
exidence that was filed in A-19-800402-W+A-19-800219-W=
C-17-323614-1 between September, 2019, and the ILLEGA
false arrest of his person on July 14, 2021? This is
including his PSI, and the following filings:
A-19-800402-W 09/05/2019 Da 10#4 MOT_FOR, STATITUE
10/15/2019 Dec, 10#6 ADDITIONAL FACTS
10/16/2019 Dre. 10#5 RESPORSE
08/16/2019 DOC. 10#1 PET. FOR, WRIT

Original:

Attached to Grievance

Pink:

Inmate's Copy

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthe	ew Travi	s House	기 I.D. NUMBER:	1210652	
INSTITUTION:	04	SP_	UNIT #:	409	
_			IEVANCE LEVEL:		
GRIEVANT'S STA	TEMENT CO	NTINUATION	PG. 2	of <u>3</u>	
A-19-800402	-W 08	121/2019		ORDER FOR P	ET.
A-19-800219	-W 08	112/2019	DOC-10#1	PET. FOR WR	n-
	c#	/23/2019	DOC'. 10#2	OPDER. FOR	PET-
	09.	106/2019	Dol'. 10#7	MOT. FOR. ST	AT TIME
·	091	13/2019	Doc. 10#4	RESPONSE	-
	09/	18/2019	Doc. 10# 5	PETITION	•
	09,	126/2019	Doc- 10#6	DROER, FOR	. PET.
<u></u>	10/	15/2019	DOC. 10#9 1	MOT. TO, SUBM	NEFACTS.
			Doc. 10# 12		
	021	11/2020	DOC 10# 14	OPPOSITION	-
	05/	01/2020	DOC- 10# 15	LETTER. OF. 11	475NT
C-17-32361	1-1 12/	20/2018	DOC 12	PSI	-
	121;	23/2019	38	OPPS	_
· · · · ·	121	23/2019	39	OPPS	-
	01/	14/2020	40	EXHIBITS	-
	02/	11/2020	41	ESTOPPEL	_
·					-

Original:

Attached to Grievance

Pink:

Inmate's Copy

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Mat	Mew]	MAYIS	Howson	I.D. NUMBER	1210652	
INSTITUTION:		HOSP		UNIT #:	409	
GRIEVANCE #:	A-17	-75886	1-C GRIEV		exhausted	
GRIEVANT'S S	TATEME	NT CONTI	NUATION:	PG. 3	OF 3	
C-17-323	614-1	021	11/2020	-42-	JOINDER	
		021	11/2020	-43- f	REQUEST	
		02/8	20/2020	- 44 -	Morron	
		03/	17/2020	- 45 -	RESPONSE	
		04/	21/2020	-46- f	BESPONSE	
		06/	03/2020	0-47- M	OTION TO AME	MD
		06 (26/2020	- 48 -	OPPS	
		07/	16/2020	- 49-	OROR	
		071	20/2070	- 50 -	NOTE	
		07/-	20/2020	-51-	RESPONSE	
		0718	29/2020	52-	ordr	_
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The thin	9 15,	as I	live der	nonstrated	to this	_
Court m	ost F	ACTU	ILLY -	is that	I am indeed	l
					proves. 7	
					. Ithle exicssi	ve-
Original: A	Attached to	Grievance	Please	provide	YFF	-
document	s to	ALL	_ of	my cos	es, including Thank	س
but No	I lim	ited T	A-17-	758861	· C - Thank	Lon
	ABA	M,7	1479 6627	ર ન	DOC – 3097 (01/02)	

1 2			DISTRICT COURT RK COUNTY, NEVAI	Electronically Filed 8/29/2023 11:56 AM Steven D. Grierson CLERK OF THE CO
3	Matthew Hous	ton, Plaintiff(s)	Case No.:	A-22-853203-W
4	VS.	n Defendent(s)	Department	: 17
5	Carvin Johnson	n, Defendant(s)	Departmen	, 17
6		<u>NO</u>	TICE OF HEARING	
7				
8	Please be	advised that the Plain	ntiff's - Motion to Hold	Alexis M. Dueker Esq. Attorne
9	of Record in C	Contempt for Failing to	o Forward a Copy of th	e Case File in the above-entitle
	matter is set fo	or hearing as follows:		
10	Date:	October 02, 2023		
11	Time:	9:00 AM		
12	Location:	RJC Courtroom 03		
13		Regional Justice Co 200 Lewis Ave.	enter	
14		Las Vegas, NV 891	101	
15	NOTE: Unde	r NEFCR 9(d), if a	party is not receiving	electronic service through th
16	Eighth Judic	ial District Court I	Electronic Filing Syst	em, the movant requesting
17	hearing must	serve this notice on	the party by tradition	al means.
18		STE	EVEN D. GRIERSON,	CEO/Clerk of the Court
19				
20			Michelle McCarthy	
21		Dep	outy Clerk of the Court	
22		CERT	TIFICATE OF SERVI	CE
	I hereby certif	y that pursuant to Ru	ale 9(b) of the Nevada I	Electronic Filing and Conversion
23	Rules a copy	of this Notice of Hea	ring was electronically	served to all registered users of
24	this case in the	e Eighth Judicial Disti	rict Court Electronic Fi	ung System.
25		D 1/1	Michelle McCarden	
26		By: <u>/s/ 1</u>	Michelle McCarthy	

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Steven D. Grierson CLERK OF THE COURT 3-W ieker Esq. Attorney n the above-entitled ervice through the vant requesting a f the Court ing and Conversion registered users on

Deputy Clerk of the Court

1 2		CLARK COU	T COURT NTY, NEVADA ***	Electronically Filed 9/23/2023 1:47 PM Steven D. Grierson CLERK OF THE COUF		
3	Matthew Hous	ton, Plaintiff(s)	Case No.: A-22-85	3203-W		
4	vs. Calvin Johnson	n, Defendant(s)	Department 17			
5	- Curvin Johnson	i, Dolondam(s)] Department :			
6		NOTICE O	F HEARING			
8	Please be	advised that the Emergency N	Iotion to Withdraw Plea	s Under NRCP 59 and		
9	NRCP 60 in th	e above-entitled matter is set f	or hearing as follows:			
10	Date:	October 24, 2023				
	Time:	9:00 AM				
11	Location:	RJC Courtroom 03E Regional Justice Center				
13		200 Lewis Ave. Las Vegas, NV 89101				
14	NOTE: Unde	r NEFCR 9(d), if a party is	not receiving electroni	c service through the		
15	Eighth Judic	ial District Court Electroni	c Filing System, the	movant requesting a		
16	hearing must	serve this notice on the party	y by traditional means.			
17		STEVEN D.	GRIERSON, CEO/Cler	k of the Court		
18						
19	By: /s/ Michelle McCarthy					
20		Deputy Cleri	k of the Court	i		
21		CERTIFICAT	E OF SERVICE			
22		y that pursuant to Rule 9(b) o				
23	Rules a copy of this case in the	of this Notice of Hearing was Elighth Judicial District Cour	Electronically served to Electronic Filing System	all registered users on m.		
24						
25		By: /s/ Michelle Deputy Cler	McCarthy k of the Court			



DISTRICT COURT CLARK COUNTY, NEVADA ****

Electronically Filed
10/5/2023 12:11 PM
Steven D. Grierson
CLERK OF THE COURT

Matthew Houston, Plaintiff(s)	Case No.: A-22-853203-W
vs.	
Calvin Johnson, Defendant(s)	Department 17

NOTICE OF HEARING

Please be advised that the Motion for Production of Transcripts from Hearings Held on September 25, 2023 and July 13, 2023 and August 23, 2023 Docket and Renewed Emergency Motion Under NRAP 27(e) + NRCP 60 in the above-entitled matter is set for hearing as follows:

Date: November 06, 2023 **Time:** 9:00 AM

Location: RJC Courtroom 03E

Regional Justice Center 200 Lewis Ave. Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Michelle McCarthy
Deputy Clerk of the Court

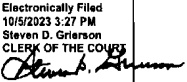
CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Michelle McCarthy

Deputy Clerk of the Court

DISTRICT COURT
CLARK COUNTY, NEVADA
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6	NOTIC	ir Ar	HEADING	
5				
4	vs. Calvin Johnson, Defendant(s)		Department	17
3	Matthew Houston, Plaintiff(s)		Case No.:	A-22-853203-W

NOTICE OF HEARING

Please be advised that the Renewed and Reoccurring Emergency Motion and Order for Transportation (in All Cases of Mr. Matthew Travis Houston) of Inmate for Court Appearance Under NRAP 3C/27E and NRCP 59 + NRCP 60(or in the Alternative for Appearance by Telephone or Video Conference) and Request for Evidentiary Hearing in the above-entitled matter is set for hearing as follows:

Date: November 06, 2023 Time: 9:00 AM

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Location: RJC Courtroom 03E

Regional Justice Center

200 Lewis Ave.

Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Michelle McCarthy Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

1	<u> </u>		DISTRIC	T COURT	10/18/2023 2:45 PM Steven D. Grierson CLERK OF THE COL	
2		С		NTY, NEVADA ***	Atems 1. 1	
3	Matthew Hous	ton, Plaintiff(s)		Case No.: A-22-8	53203-W	
4	vs. Calvin Johnson	n, Defendant(s)		Department 17		
5		ii zoronouni(ii)		j Doparment ()		
6	!		NOTICE O	F HEARING		
7						
8	Please bo	advised that the	he Motion fo	or New Trials Under	NRCP 60 Emprgency	
9	Opposition an	d Emergency M	otion and Or	der for Transportation	(in All Cases for Mr.	
10	Matthew Trav	is Houston) of Ir	nmate for Co	urt Appearance NRCP	24, NRAP 3 C/NRAP	
	27(e)/ 9TH C	IR. 27.3, or in	the Alternati	ve for Appearance b	y Telephone or Video	
"	Conference in the above-entitled matter is set for hearing as follows:					
12	Date:	November 13,	2023			
13	Time:	9:00 AM				
14 15	Location:	RJC Courtroon Regional Justic	ce Center			
16		200 Lewis Ave Las Vegas, NV				
17	NOTE: Under	r NEFCR 9(d), i	if a party is i	not receiving electron	ic service through the	
18	Eighth Judici	al District Cou	rt Electronic	Filing System, the	movant requesting a	
19	hearing must	serve this notice	on the party	by traditional means		
20			STEVEN D.	GRIERSON, CEO/Cle	rk of the Court	
21						
22			/s/ Michelle N			
23			Deputy Clerk	of the Court		
24		CI	ERTIFICATI	E OF SERVICE		
25					Filing and Conversion	
26				electronically served to Electronic Filing Syste	all registered users on m.	
	}					

Electronically Filed

By: /s/ Michelle McCarthy

Deputy Clerk of the Court

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	CLARK COU	CT COURT UNTY, NEVADA ****
	Matthew Houston, Plaintiff(s)	Case No.: A
l	Mandalay Bay Corp, Defendant(s)	Department 29
	NOTICE (OF HEARING
	Please be advised that the Motion :	for New Trials L
	Opposition and Emergency Motion and O	rder for Transpor
ļ	Matthew Travis Houston) of Inmate for Co	ourt Appearance N
	27(e)/ 9TH CIR. 27.3, or in the Alterna	tive for Appearar
IJ	Conference in the above antitled mottor is a	st fan haarinn on fr

Electronically Filed

10/18/2023 11:24 AM Steven D. Grierson CLERK OF THE COURT

NOTICE	OF	HEARING

Case No.: A-17-758861-C

New Trials Under NRCP 60 Emergency er for Transportation (in All Cases for Mr. rt Appearance NRCP 24, NRAP 3 C/NRAP re for Appearance by Telephone or Video nference in the above-entitled matter is set for hearing as follows:

Date:

November 14, 2023

13 Time:

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9:00 AM

Location:

Phoenix Building 11th Floor 110

Regional Justice Center

200 Lewis Ave.

Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Michelle McCarthy Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

DISTRICT COURT
CLARK COUNTY, NEVADA
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Electronically Filed
10/18/2023 11:54 AM
Steven D. Grierson
CLERK OF THE COURT

Matthew Houston, Plaintiff(s)	Case No.:	A-23-865442-C
VS.		
Sheriff Joe Lombardo, Defendant(s)	Department	t 7

NOTICE OF HEARING

Please be advised that the Motion for New Trials Under NRCP 60 Emprgency Opposition and Emergency Motion and Order for Transportation (in All Cases for Mr. Matthew Travis Houston) of Inmate for Court Appearance NRCP 24, NRAP 3 C/NRAP 27(e)/ 9TH CIR. 27.3, or in the Alternative for Appearance by Telephone or Video Conference in the above-entitled matter is set for hearing as follows:

Date: November 14, 2023
Time: 9:00 AM
Location: RJC Courtroom 05B

RJC Courtroom 05B Regional Justice Center

> 200 Lewis Ave. Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Michelle McCarthy

Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

DISTRICT COURT
CLARK COUNTY, NEVADA

Electronically Filed 10/18/2023 1:42 PM Steven D. Grierson CLERK OF THE COURT

Matthew Houston, Plaintiff(s)	Case No.:	A-22-859817-C
vs. Bernstein & Poisson LLP, Defendant(s)	Department	
	, ,	

NOTICE OF HEARING

Please be advised that the Motion for New Trials Under NRCP 60 Emergency Opposition and Emergency Motion and Order for Transportation (in All Cases for Mr. Matthew Travis Houston) of Inmate for Court Appearance NRCP 24, NRAP 3 C/NRAP 27(e)/ 9TH CIR. 27.3, or in the Alternative for Appearance by Telephone or Video Conference in the above-entitled matter is set for hearing as follows:

 Date:
 November 14, 2023

 Time:
 10:00 AM

Location: RJC Courtroom 14C
Regional Justice Center

200 Lewis Ave. Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Michelle McCarthy
Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

#1210652 NATTHEY HOUSTON

BS# 2401460 RECEIVED

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Po Box 650 Indian Springs, NV 89070-0650

CLERK OF THE COUNTRY

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- ADMINISTRATION

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200 Lewis Are Las Vegas, NV 89155

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Electronically Filed 11/22/2023 11:41 AM Steven D. Grierson CLERK OF THE COURT

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

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

VS.

DANIEL SCHWARTZ, ESQ.,

Defendant(s),

Case No: A-22-858580-C

Dept No: IV

CASE APPEAL STATEMENT

- 1. Appellant(s): Matthew Travis Houston
- 2. Judge: Nadia Krall
- 3. Appellant(s): Matthew Travis Houston

Counsel:

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

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

Counsel:

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

A-22-858580-C

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Case Number: A-22-858580-C

•	
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3 4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	
8	8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, January 24, 2023 **Expires 1 year from date filed Appellant Filed Application to Proceed in Forma Pauperis: N/A
9	Date Application(s) filed: N/A
0	9. Date Commenced in District Court: September 19, 2022
.1	10. Brief Description of the Nature of the Action: NEGLIGENCE - Other
.2	Type of Judgment or Order Being Appealed: Unknown
.3	11. Previous Appeal: Yes
.4	Supreme Court Docket Number(s): 86600, 87003
.5	12. Child Custody or Visitation: N/A
.6	13. Possibility of Settlement: Unknown
.7	Dated This 22 day of November 2023.
.9	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Cierra Borum
22	Cierra Borum, Deputy Clerk 200 Lewis Ave
	PO Box 551601
23	Las Vegas, Nevada 89155-1601 (702) 671-0512
25	
26	ce: Matthew Travis Houston
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Electronically Filed 11/22/2023 11:44 AM Steven D. Grierson CLERK OF THE COUR

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

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

VS.

DANIEL SCHWARTZ, ESQ.,

Defendant(s),

Case No: A-22-858580-C

Dept No: IV

CASE APPEAL STATEMENT

- 1. Appellant(s): Matthew Travis Houston
- 2. Judge: Nadia Krall
- 3. Appellant(s): Matthew Travis Houston

Counsel:

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

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

Counsel:

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

A-22-858580-C

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Case Number: A-22-858580-C

2	5. Appellant(s)'s Attorney Licensed in Nevada; N/A Permission Granted: N/A
3 4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, January 24, 2023
8	**Expires 1 year from date filed Appellant Filed Application to Proceed in Forma Pauperis: N/A Date Application(s) filed: N/A
.0	9. Date Commenced in District Court: September 19, 2022
.1	10. Brief Description of the Nature of the Action: NEGLIGENCE - Other
.2	Type of Judgment or Order Being Appealed: Unknown
.3	11. Previous Appeal: Yes
.4	Supreme Court Docket Number(s): 86600, 87003
.5	12. Child Custody or Visitation; N/A
.6	13. Possibility of Settlement: Unknown
.7	Dated This 22 day of November 2023.
.8	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Cierra Borum Cierra Borum Deputs Clerk
22	Cierra Borum, Deputy Clerk 200 Lewis Ave
23	PO Box 551601 Las Vegas, Nevada 89155-1601
24	(702) 671-0512
25	cc: Matthew Travis Houston
26	
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Electronically Filed 11/27/2023 2:26 PM Steven D. Grierson CLERK OF THE COURT

NoTC 1 Plaintiff, In Proper Person P.O. Box 650 H.D.S.P. Indian Springs, Nevada 89018 REV. MATTHEW TRAVIS HOUSTON, CHID ABA ID No. 04662784 8 8th JUDINA DISTRICT COURT 5 CLARK COUNTY NEVADA 6 7 MATTHEW TRAVIS HOUSTON, 8 DIOW+1.42 9 10 -V-Dept.No. DANIEL L. SCHWARTZ 11 12 Defendant 13 14 NOTICE OF APPEAL 15 Notice is hereby given that the Plaintiff , Matthew Travis Houston, by and through himself in proper person, does now appeal 16 17 to the Supreme Court of the State of Nevada, the decision of the District court entered 18 ANE DH day of October 2023 this and a continued and renewed opposition also 19 15 SORT OF TO ANY VEXATIOUS LITIBANT 20 ORDER. Dated this date. November 20, 2023. 21 22 23 Respectfully Submitted, 24 25 REV. MATTHEW TRAVIS 26 In Proper Person

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NOV 2-7-2023

CLERK OF THE COURT

MATTHEW HOUSTON
1210652
HDSP Po Box 650 Indian Springs, NV

85# 2416238

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American Bar Association ABA 10 No. 04662784

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200 LEWTS AVE
LOS VEGOS, NV

US POSTAGE -- PROF 1 SOM S ZIP 89101 \$ 002.070 02 4W 0000391000 NOV 22 2023

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CLERK OF THE COURT

Electronically Filed 11/28/2023 2:27 PM Steven D. Grierson CLERK OF THE COUR

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

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

VS.

DANIEL SCHWARTZ, ESQ.,

Defendant(s),

Case No: A-22-858580-C

Dept No: IV

CASE APPEAL STATEMENT

- 1. Appellant(s): Matthew Travis Houston
- 2. Judge: Nadia Krall
- 3. Appellant(s): Matthew Travis Houston

Counsel:

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

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

Counsel:

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

•	
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, January 24, 2023
8	**Expires 1 year from date filed Appellant Filed Application to Proceed in Forma Pauperis: N/A Date Application(s) filed: N/A
.0	9. Date Commenced in District Court: September 19, 2022
.1	10. Brief Description of the Nature of the Action: NEGLIGENCE - Other
.2	Type of Judgment or Order Being Appealed: Misc. Order
.3	11. Previous Appeal: Yes
.4	Supreme Court Docket Number(s): 86600, 87003
.5	12. Child Custody or Visitation: N/A
.6	13. Possibility of Settlement: Unknown
.7	Dated This 28 day of November 2023.
.8	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Cierra Borum Cierra Borum, Deputy Clerk
22	200 Lewis Ave PO Box 551601
23	Las Vegas, Nevada 89155-1601
24	(702) 671-0512
25	cc: Matthew Travis Houston
26	
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Electronically Filed 12/01/2023 12:09 PM CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

MATTHEW HOUSTON,

Plaintiff,

V.

DAVID SCHWARTZ,

Defendant(s).

CASE NO.: A-22-858580-C

DEPT NO.: IV

ORDER

<u>ORDER</u>

Plaintiffs' Emergency Motion and Ex Parte Demand for Appointment of Discovery Commissioner s in all Case of the Plaintiff Matthew Travis Houston; Emergency Motion for Stay and Abeyance Pursuant to Law + Opposition to and Response to the False Claims and Threats Made on the Record by the Office of The District Attorney et al on October 25th, 2023; and Opposition to the Perjury and Conspiracy of Rosemarie McMorris -Alexander et al as a Response to the Attached Exhibit "One" all having been electronically filed on or about November 11, 2023 and November 18, 2023, having been examined and reviewed by this Court and no parties appearing:

Honorable Nadia Krall DISTRICT COURT JUDGE DEPARTMENT IV IT IS HEREBY ORDERED Plaintiffs' Emergency Motion and Ex Parte Demand for Appointment of Discovery Commissioner s in all Case of the Plaintiff Matthew Travis Houston; Emergency Motion for Stay and Abeyance Pursuant to Law + Opposition to and Response to the False Claims and Threats Made on the Record by the Office of The District Attorney et al on October 25th, 2023; and Opposition to the Perjury and Conspiracy of Rosemarie McMorris -Alexander et al as a Response to the Attached Exhibit "One" shall be **DENIED** as the case was **dismissed with prejudice** on July 11, 2023 at which Plaintiff appeared remotely by way of Bluejueans from the Nevada Department of Corrections. Additionally, the Court notes, the motions filed by Plaintiff contain multiple case numbers and the motions filed to not appear to be related to the instant case.

IT IS HEREBY ORDERED the hearing dates shall be VACATED.

- 1. December 5, 2023 Emergency Motion and Ex Parte Demand for Appointment of Discovery Commissioner s in all Case of the Plaintiff Matthew Travis Houston;
- January 9, 2024 Emergency Motion for Stay and Abeyance Pursuant to Law +
 Opposition to and Response to the False Claims and Threats Made on the
 Record by the Office of The District Attorney et al on October 25 th, 2023; and
- 3. January 9, 2024 Opposition to the Perjury and Conspiracy of Rosemarie McMorris -Alexander et al as a Response to the Attached Exhibit "One".

Dated this 1st day of December, 2023

8A0 EEC 82DE 0B4F Nadia Krall District Court Judge

ı	CSERV		
2	DISTRICT COURT		
3		K COUNTY, NEVADA	
4			
5			
6	Matthew Houston, Plaintiff(s)	CASE NO: A-22-858580-C	
7	vs.	DEPT. NO. Department 4	
8	Daniel Schwartz, Defendant(s)		
9			
10	AUTOMATED	CERTIFICATE OF SERVICE	
11	This automated certificate of se	ervice was generated by the Eighth Judicial District	
12	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all		
13	recipients registered for e-Service on t	he above entitled case as listed below:	
14	Service Date: 12/1/2023		
15	Daniel Schwartz daniel	schwartz@lewisbrisbois.com	
16	Josh Aicklen josh.ai	cklen@lewisbrisbois.com	
17	Misty Pettiford misty.	pettiford@lewisbrisbois.com	
18	Nancy Alarcon nancy.	alarcon@lewisbrisbois.com	
19			
20	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last		
21	known addresses on 12/4/2023		
22	Matthew Houston	#1210652	
23		HDSP P.O. Box 650	
24		Indian Springs, NV, 89070	
25			
26			
27			
28			



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. LAS VEGAS, NEVADA 89155-1160 (702) 671-4554

Steven D. Grierson Clerk of the Court Anntoinette Naumec-Miller Court Division Administrator

INMATE CORRESPONDENCE

December 17, 2023

Re:	A-22-858580-C / Department 4 Matthew Houston, Plaintiff(s) vs.		
	Danie	el Schwartz, Defendant(s)	
		A court order is required to complete the request.	
		Documents are sealed. A court order is required to reproduce. (PSI)	
		Documents requested are not in the court file at this time.	
		Transcripts have not been filed. A court order is required.	
		Copies are \$.50 per page or by court order.	
		Consult your law library for this information.	
		District Court does/does not show any outstanding District Court warrants under the	
		above referenced defendant name.	
	\boxtimes	Other: This case has been appealed to the Supreme Court on 11/21/2023, and is no	
	longe	r in the Jurisdiction to the Eighth Judicial District Court of Nevada. All documents	
	subm	itted for filing need to be submitted to the Supreme Court of Appeals. Copies of Submitted	
	Docu	ment(s) are being returned to be file	
	Cordi	ally yours,	
	DC C	riminal Desk #27	
	Depu	ty Clerk of the Court	

- RENEWED FROM May 07, 2023 TO DECEMBER 01, 2023 EMERGENCY LETTER OF MOTION TO THE EIGHTH JUDICAL DISTRICT GURT AND NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON LD. NUMBER: 1210652
INSTITUTION: HDSP UNIT #: 4-D-39
GRIEVANCE #: A-17-758861-C GRIEVANCE LEVEL: EXHAUSTED
GRIEVANT'S STATEMENT CONTINUATION: PG. OF OF
ATTN: Law Clerks -
Please include receipt of this note for communication:
I must have the attatched "Motion For
TRANSPORT" Filed in ALL of my cases, in
a most non-traditional filing, according to
THE HON. ERIC JOHNSON because I am
ACTUALLY INDOCENT and FACTUALLY INNOCENT.
My being falsly impresented is ILLEGAL and CRIMINAL.
Just to be sure, here we the case numbers
as lated on the title page: DEPT.#
1. A-22-856372-C/XX
2. A-22-858580-C 4
3. A-23-865442-C 7
A-22-859817-CV 14
5. A-17-758861.C 29
6. A-22-853203-NV 17 7. A-22-262155-0 27
Original Attached to Grievance 7, A - 19 - 800214 - W 19 Pink Inmate's Copy A - 19 - 800214 - W
Thank you, 9. A-22-259815-C. DEPT #24
- Matthew Travis Houston 10. A. 23-275418-CV

OPI . 1 REV. MATTHEW TRAVIS HOUSTON CHID NDOC No. 1210652 2 ABA No. 04662784 3 Indian Springs, NV 89070-0658 4 5 IN THE EIGHTH 6 JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE Case No-A-22-862155-CV COUNTY OF CLARK 8 Depentment Case No. A-22-856372-9 Department MATTHEW TRAVIS HOUSTON Cage No. A-22-859817-C 10 Department No. 14 Plaintiff 11 Case No. A-22-858580-C Appellant, Petitioner,
STATE BAR OF NEVADA;
ROSEMARIE MCHURES ALEXANOE
BRIAN P. CLARK; 12 Department No. 4 13 Case No. A-22-859815-C. Department 24 BERNSTRIN& POISSON, LLP: 1 Case No. A-23-865442-C 14 DAMIEL L. SCHWARTZ; Department No. JOSEPH M. LOMBARDO MANDALLY BAY CORP 15 Case No. A-17-758861-Dept. No. _____29 THE STATE OF NEVADI ET ALL 16 Dept. No. ALEXIS M. DUECKER
Respondent(s) Cast No A-23-875418 - CV 17 Case No. A-22-853203-W Department 18 PETITION TO ESTABLISH FACTUAL INNOTENCE PETITION FOR A WRITICE PASHIBITION 19 SUPPLIMENT TO CASE TYPE; HUMAN TRAFFICKING ANDMALLCIOUS PROSECUTION COMPLAINT EMERGENCY MOTION AND ORDER FOR TRANSPORTATION (IN ALL CASES OF MR. 20 MATTHEW TITM'S HOUSTON) OF INMATE FOR COURT APPEARANCE (UNDER NRAP 3C/27E AND 21 Nev. R. Civ. P 34.900 - 34.96) OR, IN THE ALTERNATIVE, 22 FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE 23 - de novo- "Hearings Requested"-ord arguments requested-24 Petitioner, Matthew Travis Houston proceeding pro se, requests 25 CLERK OF 27 TH 28 25 It 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 16, 2023; May 22 COURT 30 ATTATCHED: SEE (to be scheduled by the law clerks) 31 32

1502

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(t)

			Human trafficked after being	و
STATEMENT	OF	FACTS:	Human trafficked after being Kidnapped from his home in	

2. T.	owa, On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant)
a	was abducted from his hotel room at the Best Western located at 3041
-	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 valing in Rena. Nevada, on August 15, 2021, with Dr. Owagleri. Both appointments
9	disability varing in henry nevada, on August 15, 2021, with 5, 2 ways the ferrance and her
10	of which had been scheduled by the abductors, SEDEWICK'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 CODC was intended so that the could
13	search for, and novefully, retrieve his service animals. However, the now-dismissed counsely. J. Woo
14. 0	and Benord Little. provided misinformation regarding the lack of a directly related "City Jail
15	hetainer Hold." Counsel had told Petitioner-Appellant, all the while coercing his client into a
16	parential release from custody. Heat 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 IAS VEGAS MUNICIPAL COLLET #1248334A + #C1237802A; with the tirstiseing by U. WOOD
19. in	the EIGHTH JUDICIAL DISTRICT COURT Z1-CR-D19840 + Z1-CR-D35713. Anthony Goldstein INCVER VISITED
20. Mr	. Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abuse a
21.	and innocent mun, who was forced into an involvatory relocation, with unnecessary hardships
22	causing the eviction of his law office located at 435 South Linn Street #927, in I.owa
23	City. IDWA (52240), \$36.5 million of property damage and the destruction of his K-9(5).
24	Due to crimes both civil and criminal, not to mention the willful omissions of Rosemarie
25	MEMorris-A Exampler and Dianne Ferrante, SEDAWICK and the prosecutions most unlawful use
26	of overreaching toctics the their exploitation of the innocent man has put the Petitioner-Appellant
27	into an unmanageable state of duress, homelessness, and extensive incarectation. Not at any
28, -	time did Mr. Houston threaten, extort, harass, or agginivated stalking any of
29.	the parties involved with any of his cases or any other individual, business, or entity. In fact it is Mr. Houston who is the victim of crime.
30.	or entity. In fact it is Mr. Houston who is the victim of crime.

1503

In support of this Motion, I allege the following: 1 I am an inmate incarcerated at High Desert State Prison. My mandatory release date is September 29, 2025. The Department of Corrections is required to transport offenders to and from Court if an inmate is required or requests to appear before a Court in this state NRS-209-274 Transportation of Offender to Appear Before Court states: TExcept as otherwise provided in this section, when an offender is required or requested to appear before a Court in this state, the Department shall transport the offender to and from Court on the day scheduled for his appearance. 2. If notice is not provided within the time set forth in NRS 50.215, the Department shall transport the offender to Court on the date scheduled for his appearance if it is possible to transport the offender in the usual 17 manner for the transportation of offenders by the Department. If it is not possible for the Department to transport the offender in the usual 18 manner: (a). The Department shall make the offender available on the date scheduled 20° d for histappearance to provide testimony by telephone or by video conference, if so requested by the Court: (b) The Department shall provide for special transportation of the offender to and from the Court, if the Court so orders. If the Court orders special transportation, it shall order the county in which the Court is located to reimburse the Department for any cost incurred for the special transportation. (c) The Court may order the county sheriff to transport the offender to and from the Court at the expense of the county." 3. My presence is required at the hearing because: I NEVER "AGBRIVATED STALKING a and of the conspirators or their family members. I AM an invocent man SEE EXHIBIT A and EXHIBIT B

(PREVIOUSLY - FILED, FWD. TO AMD LAW, PLLC)

I AM NEEDED AS A WITNESS.

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My petition raises substantial issues of fact concerning events in which I participated and about which only I can testify. See U.S. v. Hayman, 342 U.S. 205 (1952) (District Court erred when it made findings of fact concerning Hayman's knowledge and consent to his counsel's representation of a witness against Hayman without notice to Hayman or Hayman's presence at the evidentiary hearing).

THE HEARING WILL BE AN EVIDENTIARY HEARING

My petition raises material issues of fact that can be determined only in my presence. See Walker v. Johnston, 312 U.S. 275 (1941) (government's contention that allegations are improbable and unbelievable cannot serve to deny the petitioner an opportunity to support them by evidence). The Nevada Supreme Court has held that the presence of the petitioner for habeas corpus relief is required at any evidentiary hearing conducted on the merits of the claim asserted in the petition. See Gebers v. Nevada, 118 Nev. 500 (2002).

4. The prohibition against ex parte communication requires that I be present at at at which the state is present and at which issues concerning the claims raised in my petition are addressed. U.S. Const. amends. V, VI.

5. If a person incarcerated in a state prison is required or is requested to appear as a witness in any action, the Department of Corrections must be notified in writing not less than 7 business days before the date scheduled for his appearance in Court little inmate is incarcerated in a prison located not more than 40 miles from Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or more from Las Vegas, the Department of Corrections must be notified in writing not less than 14 business days before the date scheduled for the person's appearance in Court

6 Hish Desert State Proson is located approximately 39-45 miles from Las Vegas, Nevada.

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Page Number Fresher of December ABA No 04662784

RENEWED this 20th day of December, 2022

Mumber

REV. MATTHEW TRAVIS HOUSTOIN, CHTD
NOOL NO. 1210652
PC BOX 650

LAS VEGAS INV 890

Indian Springs NY Enoto 0650

PO Box 5551601 - Heather Ungermann Attno Law Clerk (S) Departments 4, 7, 14, 17, 19, 20 and 29 200 Lewis Avenue Las Vegas, NV

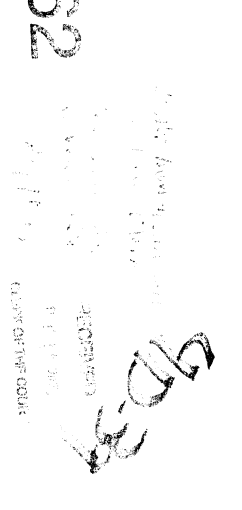
ABA No. CHEEXTRY

89155-1601

1507

CERTIFICATE OF SERVICE BY MAIL See Gluthir- Kangas, supra I, the undersigned, certify pursuant to NRCP 5(b), that on this ______ day of . I served the foregoing Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, Motion for Appearance by Telephone or Video Conference, by mailing a true and correct copy thereof in a sealed envelope, upon which first class postage was fully prepaid, addressed to: A Commence of the Commence of and that there is regular communication by mail between the place of mailing and the Renewed December 01, 2023 recipient address. A FOR RECESSION ABA Member ID #04662784

Matthew Houston #1210652 PO Box 650 Indian Springs NV 89070



Legal Malpractice	COURT MINUTES	January 10, 2023
A-22-858580-C	Matthew Houston, Plaintiff(s)	
	vs.	
	Daniel Schwartz, Defendant(s)	

January 10, 2023 3:00 AM Minute Order

HEARD BY: Krall, Nadia COURTROOM: Chambers

COURT CLERK: Pharan Burchfield

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

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

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

Defendant Daniel Schwartz's Motion to Dismiss Pro Se Plaintiff Matthew Travis Houston's Complaint filed on 10/17/2022 and Pro Se Plaintiff Matthew Travis Houston's Emergency Ex Parte Motion for an Extension of Time to Prepare and File an Opposition to Defendant's Motion(s) to Dismiss in Case No A-22-858580-C- and Case No. A-22-856372-C Filed on 12/29/2022.

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

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

PRINT DATE: 12/19/2023 Page 1 of 9 Minutes Date: January 10, 2023

A-22-858580-C

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

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

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

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

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

PRINT DATE: 12/19/2023 Page 2 of 9 Minutes Date: January 10, 2023

COURT MINUTES

Legal Malpractice

January 31, 2023

A-22-858580-C

Matthew Houston, Plaintiff(s)

Daniel Schwartz, Defendant(s)

January 31, 2023

9:00 AM

All Pending Motions

HEARD BY: Krall, Nadia

COURTROOM: RJC Courtroom 03C

COURT CLERK: Pharan Burchfield

Kimberly Liening

RECORDER:

Melissa Burgener

REPORTER:

PARTIES

PRESENT:

Schwartz, Daniel L

Attorney

JOURNAL ENTRIES

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

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

PRINT DATE: 12/19/2023 Page 3 of 9 Minutes Date: January 10, 2023

COURT MINUTES

Legal Malpractice

February 07, 2023

A-22-858580-C

Matthew Houston, Plaintiff(s)

Daniel Schwartz, Defendant(s)

February 07, 2023

9:00 AM

All Pending Motions

HEARD BY: Krall, Nadia

COURTROOM: RJC Courtroom 03C

COURT CLERK: Pharan Burchfield

Kimberly Liening

RECORDER:

Melissa Burgener

REPORTER:

PARTIES

PRESENT:

Schwartz, Daniel Schwartz, Daniel L Defendant

Attorney

JOURNAL ENTRIES

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

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

PRINT DATE: 12/19/2023 Page 4 of 9 Minutes Date: January 10, 2023

Legal Malpractice COURT MINUTES March 28, 2023

A-22-858580-C Matthew Houston, Plaintiff(s)

VS.

Daniel Schwartz, Defendant(s)

March 28, 2023 9:00 AM All Pending Motions

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

COURT CLERK: Pharan Burchfield

RECORDER: Melissa Burgener

REPORTER:

PARTIES

PRESENT: Schwartz, Daniel Defendant

Schwartz, Daniel L Attorney

JOURNAL ENTRIES

- PLAINTIFF / INMATE'S - EMERGENCY MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR IN THE ALTERNATIVE FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE UNDER NRAP 78(E) . . . PLAINTIFF / INMATE'S EX PARTE MOTION FOR AN EXTENSION OF TIME TO PREPARE AND FILED AN OPPOSITION TO DEFENDANT'S MOTION(S) TO DISMISS IN CASE NO. A-22-858580-C AND CASE NO. A-22-856372-C UNDER NRAP 27(E)

Mr. Schwartz confirmed Plaintiff has not yet received anything in response to his Motion to Dismiss. COURT ORDERED, Plaintiff / Inmate's - Emergency Motion and Order for Transportation of Inmate for Court Appearance or in the Alternative for Appearance by Telephone or Video Conference Under NRAP 78(e) GRANTED; Plaintiff / Inmate's Ex Parte Motion for an Extension of Time to Prepare and Filed an Opposition to Defendant's Motion(s) to Dismiss in Case No. A-22-858580-C and Case No. A-22-856372-C Under NRAP 27(e) GRANTED; the 4/12/23 hearing on Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint CONTINUED; and the Court will prepare an Order with the Opposition date, Reply date, and new hearing date. COURT FURTHER ORDERED, Defendant's appearance via IN-PERSON with Transport Order or appearance via telephone or video conference.

PRINT DATE: 12/19/2023 Page 5 of 9 Minutes Date: January 10, 2023

A-22-858580-C

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

PRINT DATE: 12/19/2023 Page 6 of 9 Minutes Date: January 10, 2023

Legal Malpractice	COURT MINUTES	May 12, 2023
A-22-858580-C	Matthew Houston, Plaintiff(s)	
	vs. Daniel Schwartz, Defendant(s)	
	, , , , , , , , , , , , , , , , , , , ,	

May 12, 2023

3:00 AM

Minute Order

HEARD BY: Krall, Nadia COURTROOM: Chambers

COURT CLERK: Pharan Burchfield

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

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

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

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

PRINT DATE: 12/19/2023 Page 7 of 9 Minutes Date: January 10, 2023

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

July 11, 2023 9:00 AM All Pending Motions

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

COURT CLERK: Pharan Burchfield

RECORDER: Melissa Burgener

REPORTER:

PARTIES

PRESENT: Aicklen, Josh C. Attorney Houston, Matthew Plaintiff

ouston, Matthew Plaintif

JOURNAL ENTRIES

- DEFENDANT DANIEL SCHWARTZ'S MOTION TO DISMISS PLAINTIFF MATTHEW HOUSTON'S COMPLAINT . . . PLAINTIFF'S- MOTION TITLE: OBJECTION TO DEFENDANT DANIEL L. SCHWARTZ 'S OPPOSITION TO PLAINTIFF MATTHEW TRAVIS HOUSTON'S NOTICE OF INTENTION TO ENTER DEFAULT AND CONTINUED OPPOSITION TO DEFENDANTS MOTION TO DISMISS

MATTER TRAILED due to audio difficulties.

MATTER RECALLED. All parties present as before. MATTER TRAILED as Mr. Houston seems to be muted.

MATTER RECALLED. All parties present as before. Arguments made by Mr. Aicklen regarding Motion to Dismiss, noting that Defendant Mr. Schwartz represented the Worker's Compensation company. Mr. Houston explained there being newly discovered evidence and requested leave to amend the Complaint. Mr. Aicklen added that the Complaint does not allege Defendant Mr. Schwartz had anything to do with Mr. Houston's incarceration. COURT stated its FINDINGS and ORDERED, Defendant Daniel Schwartz's Motion to Dismiss Plaintiff Matthew Houston's Complaint

PRINT DATE: 12/19/2023 Page 8 of 9 Minutes Date: January 10, 2023

A-22-858580-C

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

PRINT DATE: 12/19/2023 Page 9 of 9 Minutes Date: January 10, 2023

Certification of Copy and Transmittal of Record

State of Nevada County of Clark SS

Pursuant to the Supreme Court order dated December 14, 2023, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises 7 volumes with pages numbered 1 through 1518.

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

vs.

DANIEL SCHWARTZ, ESQ.,

Defendant(s),

now on file and of record in this office.

Case No: A-22-858580-C

Dept. No: IV

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 19 day of December 2023.

Steven D. Grierson, Clerk of the Court

Cierra Borum, Deputy Clerk