T	n	, -
~ · 1		and the second
1	NOA	Shilley B Vanagune
-	DAVID M. SCHIECK, ESQ.	$\mathcal{F} = \mathcal{F}$
2	NEVADA BAR NO. 0824	
	302 E. CARSON, STE. 600	JUN 24 2 30 PM 'PH I P P
- 3	LAS VEGAS, NV 89101 (702)382-1844	JUN 24 2 30 PM FILED
4	Attorney for DEFENDANT	
-		FILED
5	DISTR	JUN 2 9 2004
		JANETTE M. BLOOM
6	CLARK CC	UNTY, NEVADA CLERK OF SUPREME COURT
7		BY <u>U. W.W. CLERK</u>
		^ ^ No. 43493
8	THE STATE OF NEVADA,) CASE NO. C 131341
) DEPT. NO. IV
9	Plaintiff,)
10) NOTICE OF CROSS-APPEAL
	VS.) NOTICE OF CROSS-AFFEAD
11	JAMES CHAPPELL,	
12	,	· · · · · · · · · · · · · · · · · · ·
12	Defendant.) DATE: N/A
13		_) TIME: N/A
	TO: THE STATE OF NEVADA, Pla	intiff berein.
14	10. THE STATE OF NEVADA, 114.	
15	TO: DAVID ROGER, District At	torney, and
		THE THEFT I DIGMETCH COUDM
16		HTH JUDICIAL DISTRICT COURT IN AND FOR THE COUNTY OF CLARK:
17	OF THE STATE OF NEVADA,	IN AND FOR THE COUNTY OF CLINIC.
	NOTICE IS HEREBY GIVEN t	hat JAMES CHAPPELL, by and through
18		
10	his attorney DAVID M. SCHIECK	, ESQ., cross-appeals to the
19	Nevada Supreme Court that por	tion of the Findings of Fact.
20	Soluda Sapromo Couro enac por	
	Conclusions of Law and Order	filed June 3, 2004 that denied
21		
22	CHAPPELL a new trial regarding	g the guilty phase of his trial.
	Dated this 24 day of J	une, 2004.
23	4	
24		SUEMITTED EY: //////
25	ECEIVA	Villand Aland
26	E A	DAVID M. SCHIECK, ESQ.
	JUN 2 8 2004	· · · · · · · · · · · · · · · · · · ·
27 0		
	BY DEPUTY O	
28	DEPUTY CLERK	
•	· · ·	1
ET .		04.11855

David M. Schieck Attorney At Law 302 E. Carson Ave., Ste. 600 Las Vegas, NV 89101 (702) 382-1844

04-11855

100

CERTIFICATE OF MAILING

1	CERTIFICATE OF MAILING
2	The undersigned does hereby certify that on the 24 day of
3	June, 2004, I deposited in the United States Post Office at Las
4	Vegas, Nevada, a copy of the Notice of Cross Appeal, postage
5	prepaid, addressed to the following:
6	District Attorney's Office
7	200 S. Third Street Las Vegas NV 89155
8	Nevada Attorney General
9	100 N. Carson Carson City, NV 89701-4717
10	James Chappell, No. 52338
11	Ely State Prison P.O. Box 1989
12	Ely NV 89301
13	h thit
14	An employee of David M. Schieck, Esq.
15	
16	
17 18	
10	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2
[]	

David M. Schieck Attorney At Law 302 E. Carson Ave., Ste. 600 Las Vegas, NV 89101 (702) 382-1844

•

•	
~	
1	DAVID M. SCHIECK, ESQ. Shilly & Panganum
2	NEVADA BAR NO. 0824
3	302 E. CARSON, STE. 600 LAS VEGAS, NV 89101 Jun 24 2 30 PM '04
4	Attorney for DEFENDANT
5	DISTRICT COURT FILED
6	CLARK COUNTY, NEVADA
7	* * *
8	THE STATE OF NEVADA,) CASE NO. C 131341) DEPT. NO. IV
9	Plaintiff,
10	vs. CASE APPEAL STATEMENT
11 12	JAMES CHAPPELL,
12	Defendant.) DATE: N/A) TIME: N/A
14 15	1. Cross-Appellant filing case appeal statement is James Chappell
16 17	 The Judge issuing the decision was The Honorable Michael Douglas (Chief Judge Kathy Hardcastle signed the Findings of Fact)
18	3. Defendant was James Chappell Plaintiff was The State of Nevada
19 20	4. Cross-Appellant is James Chappell Cross-Respondent is The State of Nevada
21 22	 Counsel for Cross-Appellant: David M. Schieck, Esq., 302 E. Carson, #600, Las Vegas, NV 89101, 702-382-1844
23 24	Counsel for Cross-Respondent: David Roger, District Attorney, 200 S. Third St., Las Vegas, NV 89155,
24	702-455-4711; and Brian Sandoval, Nevada Attorney General, 100 N. Carson St., Carson City, Carson City, NV 89701, 702-687-4170
26 27	6. James Chappell was represented by appointed counsel David M. Schieck, Esq. for his post conviction
28	proceedings
	1

David M. Schieck Attorney At Law 302 E. Carson Ave., Ste. 600 Las Vegas, NV 89101 (702) 382-1844

,

7. James Chappell is represented by appointed counsel, 1 David M. Schieck, Esq. on cross-appeal from that portion of the Findings of Fact, Conclusions of Law, 2 and Order filed June 3, 2004 that denied James 3 Chappell a new trial. 4 James Chappell was granted leave to proceed in forma 8. pauperis and appointed counsel for appeal. 5 9. James Chappell's Notice of Entry of Decision and 6 Order was filed June 3, 2004 7 Dated this λ^4 day of June, 2004. 8 SUBMITTED BY: 9 10 DAVID M. SCHIECK, ESQ. 11 CERTIFICATE OF MAILING 12 The undersigned does hereby certify that on the 24 day of 13 JUNE 14 May, 2004, I deposited in the United States Post Office at Las 15 Vegas, Nevada, a copy of the Case Appeal Statement, postage 16 prepaid, addressed to the following: 17 District Attorney's Office 200 S. Third Street 18 Las Vegas NV 89155 19 Nevada Attorney General 100 N. Carson 20 Carson City, NV 89701-4717 21 James Chappell, No. 52338 22 Ely State Prison P.O. Box 1989 23 Ely NV 89301 24 25 of David M. Schieck, Esq. An employee 26 27 28 2

David M. Schieck Attorney At Law ğ Ave., Ste. , NV 89101 Carson Vegas, Гas

302

DATE: 06/25/04 CASE NO. 95-C-131341-C INDEX

[] vs Chappell, James M



TIME12:23 PM JUDGE: Hardcastle, Kathy

STATE OF NEVADA

0001 D1 James M Chappell

000824 Schieck, David M. NO. 1 302 E Carson #600 Las Vegas, NV 89101

FOR OC SCH/PER C REASON/DESCRIPTION NO. FILED/REC CODE 0001 10/10/95 CBO /CRIMINAL BINDOVER Fee \$0.00 10/18/95 0001 0002 10/10/95 ARRN/INITIAL ARRAIGNMENT 10/10/95 0003 10/11/95 NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT VC 05/29/96 0001 0004 10/18/95 CALC/CALENDAR CALL (VJ 4-24-96) 0001 VC 06/03/96 0005 10/18/95 JURY/TRIAL BY JURY (VJ 4-24-96) 0001 10/11/95 0006 10/11/95 INFO/INFORMATION 11/15/95 0001 0007 11/08/95 HEAR/NOTICE OF INTENT TO SEEK DEATH PENALTY VC 05/01/96 0008 11/15/95 HEAR/PRETRIAL CONFERENCE (VJ 4-24-96) 0001 0009 11/15/95 ARGU/ARGUMENT: ALL PENDING PRETRIAL MOTIONS 0001 VC 05/13/96 0001 (VJ 4-24-96) 10/03/95 0001 0010 11/14/95 TRAN/REPORTER'S TRANSCRIPT 0011 01/03/96 REQT/MEDIA REQUEST 0012 01/03/96 ORDR/ORDER GRANTING PERMISSION OF MEDIA ENTRY 0013 03/27/96 ORDR/STIPULATION REGARDING BRIEFING SCHEDULE 0001 0001 AND ORDER 04/24/96 0001 0014 04/15/96 MOT /DEFT'S REQUEST TO CONTINUE TRIAL DATE 0001 0015 04/23/96 REQT/DEFENDANTS MOTION TO VACATE JUNE 3 1996 TRIAL DATE AND CONTINUE TRIAL UNTIL 0001 SEPTEMBER 05/01/96 0001 0016 04/24/96 OCAL/TRIAL SETTING 04/26/96 0001 0017 04/26/96 OTTE/ORDER TO TRANSPORT 10/02/96 0001 0018 05/01/96 CALC/CALENDAR CALL 0001 10/16/96 0019 05/01/96 JURY/TRIAL BY JURY 09/30/96 0001 0020 05/01/96 ARGU/ARGUMENT: PRETRIAL MOTIONS OC 09/25/96 0001 0021 05/01/96 OCAL/STATUS CHECK: TRIAL STATUS 10/07/96 0022 05/09/96 MOT /STATE'S MOTION TO ADMIT EVIDENCE OF 0001 0001 CRIMES, WRONGS, OR BAD ACTS 05/22/96 Y 0001 0023 05/09/96 REQT/NOTICE OF MOTION AND MOTION TO ADMIT 0001 EVIDENCE OF OTHER CRIMES WRONGS OR BAD ACTS 05/01/96 0024 05/09/96 TRAN/REPORTER'S TRANSCRIPT OF MAY 1, 1996 0001 0001 OF TRIAL SETTING GR 07/15/96 0001 0025 07/09/96 MOT /STATE'S MOTION TO ENDORSE NAMES ON 0001 INFORMATION 07/15/96 0026 07/09/96 INFO/MOTION AND NOTICE OF MOTION TO ENDORSE 0001 0001 NAMES OF INFORMATION 07/15/96 0001 0027 10/11/95 CINF/INFORMATION CORRECTED IN OPEN COURT 0028 07/15/96 ORDR/ORDER TO ENDORSE NAMES ON INFORMATION 0001 DN 09/30/96 0001 0029 07/23/96 MOT /DEFT'S MOTION TO STRIKE STATE'S NOTICE 0001 OF INTENT 0001 0030 07/23/96 REQT/DEFENDANTS MOTION TO STRIKE STATES 0001 NOTICE OF INTENT TO SEEK DEATH PENALTY BECAUSE THE PROCEDURE IN THIS CASE IS UNCONSTITUTIONAL DN 09/30/96 0031 07/30/96 MOT /DEFT'S MOTION TO STRIKE ALLEGATIONS OF 0001 CERTAIN AGGRAVATING CIRCUSTANCES ALLEGED 0001 09/11/96 Y 0032 07/30/96 REQT/DEFENDANTS MOTION TO STRIKE ALLEGATIONS 0001 OF CERTAIN AGGRAVATING CIRCUMSTANCES 0001 2) (Continued to page

[]

Υ

Y

	<u>`</u>	١		
95-C-131341-C (Continuation Page NO. FILED/REC CODE REASON/DESCRIPTION	e 2 FOR O		CH/PER C	
NO. FILED/REC CODE REASON/DESCRIFTION	on o	000	,	
ALLEGED IN STATES NOTICE OF INTENT TO SEEK DEATH PENALTY				
0033 07/31/96 MOT /DEFT'S MOTION TO COMPEL DISCLOSURE OF	0001	MT	09/30/96	
ANY AND ALL INFO RE: AGGRAVATING FACTORS	0001			
0034 07/31/96 REQT/MOTION TO COMPEL DISCLOSURE BY THE STATE	0001		09/11/96	Y
OF ANY AND ALL INFORMATION RELATING TO	0001			
AGGRAVATING OR MITIGATING FACTORS	0001	CD	09/04/96	
0035 08/19/96 MOT /DEFT'S MOTION TO COMPEL EXAMINATION OF DEFT. BY OPTOMETRIST	0001	GR	09/04/90	
0036 08/19/96 REQT/MOTION TO COMPEL EXAMINATION OF	0001		09/04/96	Y
DEFENDANT BY OPTOMETRIST AND OBTAIN	0001			_
EYE GLASSES IF NECESSARY	•••=			
0037 08/22/96 MOT /STATE'S MOTION TO ENDORSE NAMES ON	0001	GR	09/04/96	
INFORMATION	0001			
0038 08/22/96 INFO/MOTION AND NOTICE OF MOTION TO ENDORSE	0001		09/04/96	
NAMES OF INFORMATION	0001			
0039 08/29/96 MOT /STATE'S SUPPLEMENTAL MOTION: ADMIT	0001		10/07/96	
EVIDENCE OF OTHER CRIMES, WRONGS OR BAD	0001		00/01/06	37
0040 08/29/96 REQT/NOTICE OF MOTION AND SUPPLEMENTAL	0001		09/04/96	Ύ.
MOTION TO ADMIT EVIDENCE OF OTHER	0001			
CRIMES WRONGS OR BAD ACTS 0041 09/04/96 ORDR/ORDER TO ENDORSE NAMES ON INFORMATION	0001			
0042 09/06/96 MOT /ALL PENDING MOTIONS 9-4-96	0001		09/04/96	
0042 09/00/96 MOT / ALL FENDING MOTIONS 9 4 90 0043 09/10/96 MOT / DEFT'S MOTION TO COMPEL PETROCELLI	0001	GR	09/30/96	
HEARING	0001		,,,	
0044 09/10/96 OPPS/DEFENDANTS OPPOSITION TO STATES MOTION	0001		09/16/96	Y
TO ADMIT EVIDENCE OF OTHER CRIMES	0001			
WRONGS OR BAD ACTS				
0045 09/10/96 REQT/DEFENDANTS MOTION TO COMPEL PETROCELLI	0001		09/16/96	Y
HEARING REGARDING ALLEGATIONS OF PRIOR	0001			
BAD ACTS	0001			
0046 09/10/96 NOTC/DEFENDANTS OFFER TO STIPULATE TO CERTAIN FACTS	0001			
0047 09/11/96 ANSW/ANSWER TO MOTION TO COMPEL DISCOSURE BY	0001		09/16/96	Y
THE STATE OF ANY AND ALL INFORMATION	0001		00/20/00	+
RELATING TO AGGRAVATING OR MITIGATING FACTORS	0001			
0048 10/11/95 CINF/INFORMATION CORRECTED IN OPEN COURT	0001		09/04/96	
0049 09/11/96 OPPS/OPPOSITION TO MOTION TO STRIKE	0001			Y
ALLEGATIONS OF CERTAIN AGGRAVATING	0001			
CIRCUMSTANCES ALLEGED IN STATES NOTICE OF INTENT TO SEEK DE		INAL	ΓY	
0050 09/16/96 MOT /DEFT'S MOTION TO CONTINUE	0001	OC	09/23/96	
0051 09/16/96 MOT /ALL PENDING MOTIONS 9-16-96	0001		09/16/96	
0052 09/25/96 ORDR/ORDER	0001 0001			
0053 09/27/96 EXPT/EX PARTE APPLICATION FOR TRANSCRIPT 0054 09/30/96 MOT /ALL PENDING MOTIONS 9-30-96	0001		09/30/96	
0054 09/30/96 MOI /ALL PENDING MOIIONS 9-30-98 0055 10/04/96 MOT /DEFT'S MOTION IN LIMINE RE EVENTS	0001	RR	10/07/96	
0056 10/04/96 MOT /DEFT'S MOTION IN LIMINE RE DETAILS OF	0001		10/07/96	
DEFT'S RELEASE	0001			
0057 10/04/96 REQT/DEFENDANTS MOTION IN LIMINE REGARDING	0001		10/07/96	Y
DETAILS OF DEFENDANTS RELEASE FROM JAIL	0001			
AND FACT THAT HE WAS ON PROBATION			/	
0058 10/04/96 REQT/DEFENDANTS MOTION IN LIMINE REGARDING	0001		10/07/96	Y
EVENTS RELATED TO DEFENDANTS ARREST	0001			
(Continued to page 3)				

	_	、
95-C-131341-C (Continuation Pag		
NO. FILED/REC CODE REASON/DESCRIPTION	FOR O	C SCH/PER C
FOR SHOPLIFTING ON SEPTEMBER 1 1995		
0059 10/07/96 MOT /ALL PENDING MOTIONS 10-7-96	0001	10/07/96
0060 10/08/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/07/96
VOLUME I - MORNING SESSION	0001	_ • , • · , • •
0061 10/04/96 NOTC/SUMMARY OF JUROR QUESTIONNAIRE	0001	
DEVELOPMENTS	0001	
0062 10/08/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/07/96
VOLUME I - AFTERNOON SESSION	0001	
0063 10/07/96 ORDR/ORDER FOR TRANSCRIPT	0001	
0064 10/09/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/08/96
VOLUME II - MORNING SESSION	0001	
0065 10/09/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/08/96
VOLUME II - AFTERNOON SESSION	0001	
0066 10/09/96 LIST/JURY LIST	0001	
0067 10/11/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/10/96
VOLUME III - MORNING SESSION	0001	10/10/05
0068 10/11/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/10/96
VOLUME III - AFTERNOON SESSION	0001	
0069 10/11/96 REQT/MEDIA REQUEST		
0070 10/11/96 ORDR/ORDER GRANTING PERMISSON OF MEDIA ENTRY	0001	
0071 10/10/96 STIP/STIPULATION TO CERTAIN FACTS 0072 10/14/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/11/96
VOLUME IV - MORNING SESSION	0001	10/11/20
0073 10/14/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/11/96
VOLUME IV - AFTERNOON SESSION	0001	10/12/00
0074 10/11/96 REQT/DEFENDANTS MOTION TO DISMISS ALL CHARGES		Y
BASED ON THE STATES VIOLATION OF THE	0001	
EQUAL PROTECTION CLAUSE OF THE 14TH AMENDMENT		
0075 10/15/96 TRAN/REPORTER'S TRANSCRIPT		Y
JURY TRIAL VOLUME V AFTERNOON 2:30 p.m.		10/14/96
VOLUME V AFTERNOON 2:30 p.m.		
0076 10/15/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/14/96
VOLUME V - MORNING SESSION	0001	
0077 10/14/96 ORDR/ORDER TO ENDORSE NAMES ON INFORMATION	0001	10/11/00
0078 10/14/96 INFO/MOTION AND NOTICE OF MOTION TO ENDORSE	0001	10/14/96
NAMES OF INFORMATION	0001	10/24/96
0079 10/16/96 HEAR/PENALTY HEARING	0001 0001	10/15/96
0080 10/16/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL VOLUME VI	0001	10/15/90
0081 10/17/96 TRAN/REPORTER'S TRANSCRIPT OF JURY TRIAL	0001	10/16/96
VOLUME VII - VERDICT	0001	10/10/20
0082 10/16/96 INST/INSTRUCTIONS TO THE JURY	0001	
0083 10/16/96 VER /VERDICT - COUNT I	0001	10/16/96
0084 10/16/96 VER /VERDICT - COUNT II	0001	10/16/96
0085 10/16/96 VER /VERDICT - COUNT III	0001	10/16/96
0086 10/22/96 TRAN/REPORTER'S TRANSCRIPT OF PENALTY PHASE	0001	10/21/96
VOLUME I - MORNING SESSION	0001	
0087 10/22/96 TRAN/REPORTER'S TRANSCRIPT OF PENALTY PHASE	0001	10/21/96
VOLUME I - AFTERNOON SESSION	0001	
0088 10/23/96 TRAN/REPORTER'S TRANSCRIPT OF PENALTY PHASE	0001	10/22/96
VOLUME II	0001	
0089 10/24/96 SENT/SENTENCING	0001	GR 12/30/96
(Continued to page 4)		

• •	95-C-131341-C	(Continuation Pa	aqe 4)		
	CODE REASON/DESCRIP		FOR OC	SCH/PER C	
0090 10/24/96	NOEV/NOTICE OF EXHIBIT(S) I	IN THE VAULT		10/07/96	
0091 10/24/96	TRAN/REPORTER'S TRANSCRIPT VOLUME III	OF PENALTY PHASE	0001 0001	10/23/96	
0092 10/24/96	TRAN/REPORTER'S TRANSCRIPT VOLUME IV - VERDICT	OF PENALTY PHASE	0001 0001	10/24/96	
0093 10/24/96	INST/INSTRUCTIONS TO THE JU	JRY	0001		
	INST/SUPPLEMENTAL INSTRUCTI		0001		
0095 10/24/96			0001	10/24/96	
	VER /SPECIAL VERDICT		0001	10/24/96	
	VER /SPECIAL VERDICT		0001	10/24/96	
	LIST/AMENDED JURY LIST		0001	10/14/96	
	CINF/INFORMATION CORRECTED		0001 0001	12/11/96	
0100 12/12/96	TRAN/REPORTER'S TRANSCRIPT 1996 OF PROCEEDINGS	OF DECEMBER II,	0001	12/11/90	
0101 12/27/96	REQT/DEFENDANTS MOTION FOR	STAY OF EXECUTION			
	ORDR/ORDER FOR STAY OF EXEC		0001		
	TRAN/REPORTER'S TRANSCRIPT		0001	12/30/96	
,,,,,,,,,,,,	1996 OF PROCEEDINGS		0001		
0104 12/31/96	JUDG/JUDGMENT OF CONVICTION	1	0001	12/31/96	
0105 01/03/97	ASSG/Reassign Case From Jud Judge GIBBONS	lge MAUPIN TO			
	WARR/WARRANT OF EXECUTION		0001		
	ORDR/ORDER OF EXECUTION		0001		
	JMNT/ADMINISTRATION/ASSESSM	1ENT FEE	0001	12/31/96	
	EMO /ENTRY OF MINUTE ORDER		0001		
	ORDR/ORDER (FOR TRANSCRIPT)	1	0001		
	CASO/CASE (RE)ACTIVATED ON NOTC/NOTICE OF APPEAL		0001	AP	
	STAT/CASE APPEAL STATEMENT		0001	***	
	NOTC/NOTICE OF COMPLIANCE V	WITH SUPREME	0001		Y
	COURT RULE 250 REGARDI		0001		
DEFENSE COUNS	ORDR/STIPULATION AND ORDER		0001	05/27/97	
	ASSG/Reassign Case From Juc	dae GIBBONS to	0001	00/2//0/	
	Judge PAVLIKOWSKI ASSG/Reassign Case From Jud	-	r		
	Judge Gibbons				
0119 10/19/99	PET /DEFT'S PRO PER PETITIC	ON FOR WRIT OF	0001 0001	VC 12/16/99	
0100 10/10/00	HABEAS CORPUS	T OF COUNCEI	0001		
	REQT/MOTION FOR APPOINTMENT REQT/MOTION FOR LEAVE TO PR		0001		
0121 10/19/99	PAUPERIS	ROCEED IN FORMA	0001		
0122 10/19/99	NCA /DECLARATION IN SUPPORT		0001		
0123 10/19/99	PROCEED IN FORMA PAUPE REQT/MOTION TO PERMIT PETIT		0001 0001		
	LEGAL CITATIONS		0001		
0124 10/19/99	NCA /DECLARATION IN SUPPORT PERMIT PETITION TO CON		0001 0001		Y
CITATIONS					
0125 10/29/99	HEAR/AT THE REQUEST OF THE			VC 11/16/99	
	APPOINTMENT OF COUNSEI		0001	VC 11/16/00	
0126 11/02/99	MOT /STATE'S MOTION TO APPO CAPITAL MURDER DEFT TO	JINT COUNSEL FOR		VC 11/16/99	
	CAPITAL MURDER DEFT IC (Continued to		> 0001		
	(concrined co	2 Page 21			

• •				-)		
	95-C-131341-C		Page FOR	5)	CH/PER C	
NO. FILED/REC	CODE	REASON/DESCRIPTION	FOR			
0127 11/02/09	REQT/NOTICE	OF MOTION AND MOTION TO APPOIN FOR CAPITAL MURDER DEFENDANT	r 000 000		11/08/99	Y
TO HELP PREPA HABEAS CORPUS	RE SUPPLEMENT	AL POINTS AND AUTHORITIES FOR			WRIT OF	
	MOT /STATE'S	MOTION TO APPOINT COUNSEL FOR MURDER DEFT TO HELP PREPARE S	000 100 99U		11/15/99	
0129 11/15/99			000		01/19/00	
	CCJA/NEVADA	SUPREME COURT CLERKS CERTIFICA	TE/ 000 000		11/04/99	
0131 11/16/99		ER'S TRANSCRIPT	000		11/15/99	
0132 11/16/99	ORDR/ORDER A	APPOINTING COUNSEL	000			
		FOR TRANSCRIPT	000			
0134 11/29/99	ORDR/AMENDED	O ORDER APPOINTING COUNSEL	000		11/00/00	
0135 01/13/00	TRAN/REPORTE	ER'S TRANSCRIPT OF STATE'S MOTIO	ONS 000		11/08/99	
		G: WRIT (VJ 5/1/01)	000		05/24/01 01/19/00	
0137 02/29/00	TRAN/REPORTE STATUS	ER'S TRANSCRIPT OF PROCEEDINGS CHECK	- 000 000		01/19/00	
0138 06/28/00		ER'S TRANSCRIPT OF JUNE 27, 200	0 000	1	06/27/00	
•=••••	PROCEEL		000	1		
0139 07/13/00	EXPT/EX PARI	TE MOTION FOR INTERIM PAYMENT O	F 000			Y
		ATTORNEYS FEES IN POST	000	1		
CONVICTION PR				-	00/04/00	
	ATTORNE	GRANTING INTERIM PAYMENT OF EXC EYS FEES	000	1	07/24/00	
		5 MOTION TO PLACE ON CALENDAR	000		05/01/01	
		CHECK: BRIEFING SCHEDULE	000		04/18/02	
0143 05/17/01		TE MOTION FOR INTERIM PAYMENT O ATTORNEYS FEES IN POST	F 000 000			Y
CONVICTION PR						
		ER'S TRANSCRIPT OF 06/12/01	000	1	06/12/01	
0145 06/07/01	ORDR/ORDER G	GRANTING INTERIM PAYMENT OF EXC	ESS 000 000		06/07/01	
0146 07/14/01		gn Case From Judge Gibbons TO				
0147 08/28/01	TRAN/REPORTE	ER'S TRANSCRIPT OF STATUS CHECK	ON 000		07/26/01	
0148 04/11/02	REQT/EX PART	TE MOTION FOR INTERIM PAYMENT O ATTORNEYS FEES IN POST CONVICT	F 000	1		Y
PROCEEDINGS	EACESS	ATIORNETS FEES IN FOST CONVICT	1010 000			
		GRANTING INTERIM PAYMENT OF EXC NEYS FEES	ESS 000 000		04/12/02	
0150 04/18/02			000		07/25/02	
0151 04/30/02	PET /SUPPLEN	MENTAL PETITION FOR WRIT OF HAB		1	••••	Y
AUTHORITIES I	S SUPPORT THE		000	· -		
AUTHORITIES I			0.00	11		Y
	SUPPLEN	RESPONSE TO DEFENDANTS MENTAL PETITION FOR WRIT OF	000 000			T
HABEAS CORPUS				11		Y
0153 07/08/02		TE MOTION FOR INTERIM PAYMENT C ATTORNEYS FEES IN POST	F 000 000			Ŧ
CONVICTION PF		VIIOUNEIS LEES IN LOST		r aðar		
CONVECTION EL		(Continued to page 6)				

(Continued to page 6)

• •	95-C-131341-C (Continuation Page	e 6)	
NO. FILED/REC	-		CH/PER C
0154 07/10/02	ORDR/ORDER GRANTING INTERIM PAYMENT OF EXCESS ATTORNEYS FEES	0001 0001	07/10/02
0155 07/25/02	HEAR/EVIDENTIARY HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS		09/13/02
0156 07/30/02	REQT/EX PARTE MOTION FOR ORDER TO TRANSPORT PETITIONER		09/13/02
	OTTE/EX PARTE ORDER TO TRANSPORT PETITIONER	0001	09/13/02
	TRAN/REPORTER'S TRANSCRIPT RE: HEARING WRIT		07/25/02
	OCAL/STATUS CHECK: SUPPLEMENT TO THE RECORD	0001	12/03/02
0160 09/18/02	REQT/EX APRTE MOTION FOR APPOINTMENT OF INVESTIGATOR AND FOR EXCESS FEES	0001 0001	
0161 09/24/02	ORDR/ORDER APPOINTING INVESTIGATOR AND GRANTING EXCESS FEES	0001 0001	09/24/02
0162 09/24/02	TRAN/REPORTER'S TRANSCRIPT RE: EVIDENTIARY	0001	09/13/02 Y
	HEARING DEFTS PETITION FOR WRIT OF	0001	
HABEAS CORPUS		0001	
	ACKN/ACKNOWLEDGEMENT AND WAIVER REQT/EX PARTE MOTION FOR CHANGE OF	0001	Y
0164 10/15/02	INVESTIGATOR EX PARTE MOTION FOR FEES	0001	Ŧ
TH EVCECS OF	STATUTORY LIMIT AND EX PARTE MOTION FOR FEED		
	APPL/EX PARTE APPLICATION TO UNSEAL PSI	0001	
	OCAL/STATUS CHECK: FILING OF AFFIDAVIT	0001	03/11/03
	EXPR/EX PARTE ORDER TO UNSEAL PSI	0001	12/03/02
	REQT/EX PARTE MOTION FOR INTERIM PAYMENT OF	0001	12/03/02 Y
, ,	EXCESS ATTORNEYS FEES IN POST	0001	1
CONVICTION PRO		0.0.01	10/10/00
0170 12/12/02	ORDR/ORDER GRANTING INTERIM PAYMENT OF EXCESS ATTORNEYS FEES	0001	12/12/02
0171 12/23/02	TRAN/REPORTER'S TRANSCRIPT HEARING: WRIT	0001	11/06/00
0172 02/03/03	REQT/EX PARTE MOTION FOR INTERIM PAYMENT OF EXCESS ATTORNEYS FEES IN POST	0001	Y
CONVICTION PRO	DCEEDINGS		
0173 02/04/03	ORDR/ORDER GRANTING INTERIM PAYMENT OF EXCESS	0001	02/04/03
	ATTORNEYS FEES	0001	
0174 03/11/03	OCAL/STATUS CHECK: STATE'S REVIEW OF	0001	03/25/03
	AFFIDAVITS	0001	
0175 03/07/03	AFFD/AFFIDAVITS IN SUPPORT OF PETITION FOR	0001	
	WRIT OF HABEAS CORPUS-POST CONVICTION	0001	
0176 03/10/03	AFFD/AFFIDAVITS IN SUPPORT OF PETITION FOR	0001	
	WRIT OF HABEAS CORPUS-POST CONVICTION	0001	
0177 03/25/03	HEAR/HEARING: DEFT'S PETITION FOR WRIT OF	0001	10/07/03
	HABEAS CORPUS (POST CONVICTION)	0001	
0178 07/14/03	BREF/POST EVIDENTIARY HEARING BRIEF	0001	/ /
	OCAL/STATUS CHECK: SET HEARING DATE RE DEFT'S PETITION FOR WRIT OF HABEAS COR(VL 9/18)	0001 VC 0001	10/21/03
	OCAL/MINUTE ORDER RE: HEARING RE WRIT/44	0001	09/02/03
0181 09/02/03	ORDR/STIPULATION AND ORDER EXTENDING TIME		10/07/03
0182 10/07/03	HEAR/HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)/47	0001 MH 0001	04/02/04
0183 10/26/03	ASSG/Reassign Case From Judge Douglas To Judge Leavitt		
0184 11/07/03	HEAR/AT THE REQUEST OF THE COURT	0001 VC 0001	12/11/03
	(VL 12/8/03) (Continued to page 7)	0001	

NO. FILED/REC	95-C-131341-C CODE REASON/DESCRIP	(Continuation Page PTION) C SCH/PER C	
0185 11/10/03	OCAL/MINUTE ORDER RE: CASI XI	E RETAINED BY DEPT	NP NP	11/10/03	
0186 11/10/03	ASSG/REASSIGNMENT OF JUDGE Douglas	Leavitt TO JUDGE			
0187 01/27/04	REQT/EX PARTE MOTION FOR IN EXCESS ATTORNEYS FEES		0001 0001		Y
CONVICTION PR	OCEEDINGS				
0188 01/28/04	ORDR/ORDER GRANTING INTERI ATTORNEYS FEES	M PAYMENT OF EXCESS	0001 0001	01/28/04	
0189 04/08/04	REQT/EX PARTE MOTION FOR A DEFENDANTS INSTITUTION		0001 0001		
0190 04/12/04	EXPR/EX PARTE ORDER TO PROP FILE	DUCE INSTITUTIONAL	0001 0001	04/12/04	
0191 05/22/04	ASSG/Reassign Case From Jud Judge Hardcastle	dge Douglas To			
0192 06/03/04	JUDG/FINDINGS OF FACTS, COL AND ORDER	NCLUSIONS OF LAW	0001 0001	06/03/04	
	NOED/NOTICE OF ENTRY OF DE STAT/CASE APPEAL STATEMENT		0001 0001	06/03/04	
	NOAS/NOTICE OF APPEAL		0001	AP 06/18/04	

5*4 9 . A.	•	
• ¹	1 2 3	FFCL DAVID M. SCHIECK, ESQ. Nevada Bar No. 0824 302 East Carson, Ste. 600 Las Vegas, NV 89101 702-382-1844 Jun 3 4 31 PM '04 Shiely & Amgine
	6	CLARK COUNTY, NEVADA
	7	* * *
	8	
	9) DEPT. NO. XI IV
	10	
•) ,
eck 9. 600) Respondent.) DATE: N/A
Schi At Law Ave., Stu NV 8916 2-1844	14	
IM. ttorney arson / Vegas, 702) 38	15	
	16	
_ ~	17	
	DAVID M. SCHIECK, ESQ. Nevada Bar NO. 0824 302 East Carson, Ste. 600 Las Vegas, NV 89101 702-382-1844 Attorney for CHAPPELL 6 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 9 JAMES MONTELL CHAPPELL, 10 Petitioner, 11 12 14 8 9 15 16 17 16 17 17 16 17 17 18 17 16 17 17 18 16 17 19 2004, the Petitioner not present, represented by Davi 201 201 202 202 203 203 204 205 205 206 206 206 207 208 208 208 209 209 209 209 209 200	Schieck, Esq., and the State of Nevada by Chief Deputy District
		Attorney Clark Peterson; the Court having considered the
	22	evidence produced at the Evidentiary Hearing and the pleadings
•	23	and affidavits on file; now makes the following Findings of
	24	Fact, Conclusions of Law and Judgment:
	25	FINDINGS OF FACT
HECEIVED 111N - 3 7004 COUNTY CLERK	26	
R		of trial counsel at the trial phase and finds that any errors
		1

÷

at a sur

were harmless due to the overwhelming evidence of guilt.
 2. The Court need not address the first prong of
 Strickland v. Washington, 566 U.S. 668, 104 S.Ct. 2052 (1984)
 that there was deficient performance of trial counsel as the
 Court has determined that none of the claimed errors prejudiced
 the outcome of the case.

7 3. Based on the Court's determination that none of the
8 claimed trial errors would have effected the outcome of the
9 trial the Court makes no determination as to the merits of any
10 claimed errors or deficiencies.

4. With respect to the penalty hearing, the Court finds that there were several witnesses that were available to provide testimony in mitigation from both Michigan and Arizona.

Defense counsel was deficient in not locating and 5. 15 presenting these witnesses at the penalty hearing. The 16 substance of the testimony is reflected in affidavits submitted 17 by CHAPPELL which the Court finds sufficient to determine that 18 the outcome of the penalty hearing cannot be relied upon as 19 having produced a just result. The outcome of the penalty 20 hearing was prejudiced by the failure to produce and present 21 22 the numerous witnesses that could have described CHAPPELL and 23 the dynamics of his relationship with the victim and their 24 children.

CONCLUSIONS OF LAW

1. A criminal defendant is entitled to receive reasonable effective assistance of counsel through trial, including the

David M. Schieck Attorney At Law 302 E. Carson Ave., Ste. 600 Las Vegas, NV 89101 (702) 382-1844 11

12

13

14

25

26

27

28

2

penalty hearing, and upon direct appeal of his conviction. 1 Strickland v. Washington, 460 U.S. 668 (1984). In order to 2 establish a claim of ineffective assistance of counsel the 3 defendant must establish first that counsel's performance was 4 5 deficient and second that the deficient performance prejudiced 6 the defense.

2. Deficient assistance requires a showing that trial 8 counsel's representation of the defendant fell below an 9 objective standard of reasonableness. If the defendant 10 establishes that counsel's performance was deficient, the 11 defendant must next show that, but for counsel's error, the 12 result of the trial probably would have been different. State 13 v. Love, 109 Nev. 1136, 1138, 865 P.2d 322 (1993).

The performance of trial counsel is found to be 3. 15 deficient in failing to locate, interview and call as witnesses 16 at the penalty hearing numerous witnesses that would have 17 established mitigating factors for CHAPPELL. 18

4. The failures of counsel were prejudicial to CHAPPELL'S 19 defense and were so serious as to deprive CHAPPELL of fair 20 penalty hearing, to wit: a penalty hearing whose result was 21 22 reliable, such that, but for counsel's error the result of the 23 penalty hearing probably would have been different.

24 5. Pre-trial investigation and preparation for trial are 25 key to effective representation of counsel. Defense counsel 26 has a duty "to make reasonable investigation or to make a 27 reasonable decision that makes particular investigation

000 Carson David M 302 E. (Las 7

14

28

· 3

Nev. 1136, 865 P.2d 322 (1993). Counsel is required to present 2 all available mitigation evidence at a penalty hearing in a. 3 capital case. 4 5 STIPULATION OF COUNSEL 6 Due to the appointment of Judge Michael Douglas to the 7 Nevada Supreme Court, the above named parties by and through 8 their respective counsel hereby stipulate that the Findings of 9 Fact and Conclusions of Law adequately reflect the ruling of 10 Judge Douglas and that the Order may be executed by the Chief 11 Judge of the Bighth Judicial District Court. 12 13 DAVID M. SCHIECK, ESQ. CLARK PETERSON, ESQ. 14 Attorney for CHAPPELL District Attorney's Office 15 302 E. Carson, Ste. 600 200 S. Third Street Las Vegas NV 89101 Las Vegas NV 89155 16 ORDER 17 Based on the Findings of Fact and Conclusions of Law 18 herein contained, it is hereby 19 ORDERED, ADJUDGED AND DECREED that JAMES CHAPPELL'S 20 Petition and Supplemental Petition for Habeas Corpus (Post 21 22 Conviction) is denied as to his Conviction and granted as to his sentence which is hereby vacated and the matter is to be. 23 24 reset for a new penalty hearing. DATED AND DONE: June 2 nd 2009 25 26 27 COURT JUDGE DISTRIC 28 4

unnecessary." Strickland, 466 U.S. at 691; State v. Love, 109

David M. Schiec , Ste. 89101 .. Carson Ave., Sl is Vegas, NV 891 (702) 382-1844 μŝ

302

er and the

1

ι	OFICIAL		
1			
2	NOED District Court JUN 10 10 27 Ali OU Clark County, Nevada JAMES MONTELL CHAPPELL, OLERK		
3	Clark County, Nevada		
4	JAMES MONTELL CHAPPELL,		
5	Petitioner,		
6	Case No. C131341		
7	vs Dept. No. IV		
8			
9	THE STATE OF NEVADA, NOTICE OF ENTRY OF		
10	DECISION AND ORDER		
11	PLEASE TAKE NOTICE that on June 3, 2004, the court entered a decision or order in this matter,		
12	a true and correct copy of which is attached to this notice.		
13	You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal,		
14	you must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this		
15	notice is mailed to you. This notice was mailed on June 10, 2004.		
16	SHIRLEY B. PARRAGUIRRE CLERK OF COURT		
17	By: <u>MUMAC (MUMAC)</u> Norreta Caldwell, Deputy Clerk		
18	CERTIFICATE OF MAILING		
19	I hereby certify that on the <u>10</u> day of <u>June</u> , 2004 <u></u> , I placed a copy of this		
20	Notice of Entry of Decision and Order in:		
21	The bin(s) located in the Office of the County Clerk of: Clark County District Attorney's Office - Appellate Division		
22	Attorney General's Office - Appellate Division		
23	The United States mail addressed as follows: David M Schicek - Atterney		
24 25	David M Schieck - Attorney 302 East Carson #600 Las Vegas Ny 89101		
25 26	Las Vegas, Nv 89101 Norreta Caldwell, Deputy Clerk		
20			
28	Notice of Entry of Decision and Order/2-01/jh		

. . . .

 $\hat{\mathbf{v}}$

(·		5
• •	1 2 3 4	FFCL IFILED DAVID M. SCHIECK, ESQ. Nevada Bar No. 0824 302 East Carson, Ste. 600 Las Vegas, NV 89101 702-382-1844 Attorney for CHAPPELL CLERK
	5	DISTRICT COURT
	6	CLARK COUNTY, NEVADA
	7	* * *
	8 9 10	JAMES MONTELL CHAPPELL,) CASE NO. C 131341) DEPT. NO. XI (V Petitioner,)
د	11	vs.
	12	THE STATE OF NEVADA,
DieC Ste. 600 4	13	Respondent.) DATE: N/A) TIME: N/A
I. SCI ey At La ey At La NV 8. 382-184	14	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER
David M Attorn Joz E. Carse Las Vege (702)	15 16	The Petition and Supplemental Petition for Habeas Corpus
	17 17 18	(Post Conviction) having come on for hearing before the Honorable Michael Douglas, District Court Judge, on April 2,
	19	2004, the Petitioner not present, represented by David M. Schieck, Esq., and the State of Nevada by Chief Deputy District
	20 21	Attorney Clark Peterson; the Court having considered the
	21 22	evidence produced at the Evidentiary Hearing and the pleadings
	23	and affidavits on file; now makes the following Findings of
	24	Fact, Conclusions of Law and Judgment:
UNTY	25	FINDINGS OF FACT
HECEIVED IIIN - 3 70% COUNTY CLERK	26	1. The Court has considered all claims regarding errors
	27 28	of trial counsel at the trial phase and finds that any errors

were harmless due to the overwhelming evidence of guilt.
 2. The Court need not address the first prong of
 <u>Strickland v. Washington</u>, 566 U.S. 668, 104 S.Ct. 2052 (1984)
 that there was deficient performance of trial counsel as the
 Court has determined that none of the claimed errors prejudiced
 the outcome of the case.

7 3. Based on the Court's determination that none of the
8 claimed trial errors would have effected the outcome of the
9 trial the Court makes no determination as to the merits of any
10 claimed errors or deficiencies.

4. With respect to the penalty hearing, the Court finds that there were several witnesses that were available to provide testimony in mitigation from both Michigan and Arizona.

Defense counsel was deficient in not locating and 5. 15 presenting these witnesses at the penalty hearing. The 16 substance of the testimony is reflected in affidavits submitted 17 by CHAPPELL which the Court finds sufficient to determine that 18 the outcome of the penalty hearing cannot be relied upon as 19 having produced a just result. The outcome of the penalty 20 hearing was prejudiced by the failure to produce and present 21 the numerous witnesses that could have described CHAPPELL and 22 the dynamics of his relationship with the victim and their 23 24 children.

CONCLUSIONS OF LAW

26
1. A criminal defendant is entitled to receive reasonable
27
effective assistance of counsel through trial, including the

Javid M. Schieck Attorney At Law 02 E. Carson Ave., Ste. 600 Las vegas, NV 89101 (702) 382-1844 11

12

13

14

25

28

2

penalty hearing, and upon direct appeal of his conviction. Strickland v. Washington, 460 U.S. 668 (1984). In order to 2 establish a claim of ineffective assistance of counsel the 3 defendant must establish first that counsel's performance was 4 5 deficient and second that the deficient performance prejudiced 6 the defense.

2. Deficient assistance requires a showing that trial 8 counsel's representation of the defendant fell below an 9 objective standard of reasonableness. If the defendant 10 establishes that counsel's performance was deficient, the defendant must next show that, but for counsel's error, the 12 result of the trial probably would have been different. State 13 v. Love, 109 Nev. 1136, 1138, 865 P.2d 322 (1993).

The performance of trial counsel is found to be 3. deficient in failing to locate, interview and call as witnesses at the penalty hearing numerous witnesses that would have established mitigating factors for CHAPPELL.

The failures of counsel were prejudicial to CHAPPELL'S 4. 19 defense and were so serious as to deprive CHAPPELL of fair 20 21 penalty hearing, to wit: a penalty hearing whose result was reliable, such that, but for counsel's error the result of the 22 23 penalty hearing probably would have been different.

24 5. Pre-trial investigation and preparation for trial are 25 key to effective representation of counsel. Defense counsel 26 has a duty "to make reasonable investigation or to make a 27 reasonable decision that makes particular investigation

80 David 302 m. 1 as 7

11

14

15

16

17

18

28

· 3

unnecessary." Strickland, 466 U.S. at 691; State v. Love, 109 1 Nev. 1136, 865 P.2d 322 (1993). Counsel is required to present 2 all available mitigation evidence at a penalty hearing in a. 3 capital case. 4 5 STIPULATION OF COUNSEL 6 Due to the appointment of Judge Michael Douglas to the 7 Nevada Supreme Court, the above named parties by and through 8 their respective counsel hereby stipulate that the Findings of 9 Fact and Conclusions of Law adequately reflect the ruling of 10 Judge Douglas and that the Order may be executed by the Chief 11 Judge of the Fighth Judicial District Court. 12 13 382-184 CLARK PETERSON, ESQ. DAVID M. SCHIECK, ESQ. 14 District Attorney's Office Attorney for CHAPPELL 15 302 E. Carson, Ste. 600 200 S. Third Street 702 Las Vegas NV 89155 Las Vegas NV 89101 302 E. (16 ORDER 17 Based on the Findings of Fact and Conclusions of Law 18 herein contained, it is hereby 19 ORDERED, ADJUDGED AND DECREED that JAMES CHAPPELL'S 20 Petition and Supplemental Petition for Habeas Corpus (Post 21 Conviction) is denied as to his Conviction and granted as to 22 his sentence which is hereby vacated and the matter is to be. 23 24 reset for a new penalty hearing. une 2 25 DATED AND DONE: 26 27 COURT DISTRI 28 4

80 David M. Schied Attorney At Law 302 E. Carson Ave., Ste. 6 Las Vegas, NV 69101

PAGE: 001

CRIMINAL COURT MINUTES

vs Chappell, James M STATE OF NEVADA 95-C-131341-C 10/18/95 09:00 AM 00 INITIAL ARRAIGNMENT HEARD BY: A. William Maupin, Judge; Dept. 7 OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder Y STATE OF NEVADA PARTIES: Y 003813 Silver, Abbi Y 0001 D1 Chappell, James M Y PUBDEF Public Defender Y 004214 Bassett, Kedric

DEFT. CHAPPELL ARRAIGNED, PLED NOT GUILTY AND WAIVED THE 60-DAY RULE. COURT ORDERED, matter set for trial. Upon Court's inquiry, State advised they have not determined if this will be a capital case but it will be determined within the next few days. Court advised, if that determination is made, counsel is to place the matter back on calendar.

CUSTODY

5-29-96 9:00 AM CALENDAR CALL

6-3-96 10:00 AM JURY TRIAL

11/15/95 09:00 AM 00 NOTICE OF INTENT TO SEEK DEATH PENALTY

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk CONNIE MILLER, Reporter/Recorder

PARTIES: STATE OF NEVADA 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

Court advised we need to set a 250 briefing schedule. State concurred. Court advised the Notice of Intent to Seek the Death Penalty has been filed on November 8. COURT ORDERED, the following briefing schedule is set: Deft's motions to be filed by APRIL 1, 1996; State's response to be filed by APRIL 22, 1996; Deft's replies to be filed by MAY 6, 1996; Matter set for argument on May 13. COURT FURTHER ORDERED, this matter is set for a pre-trial conference in

chambers with counsel on May 1.

Υ

Y

Y

Y

Y

PAGE: 002

MINUTES DATE: 11/15/95

Υ

Υ

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C	STATE OF NEVADA	vs Chappell, James M
		CONTINUED FROM PAGE: 001

CUSTODY

5-1-96 10:30 AM PRETRIAL CONFERENCE

5-13-96 9:00 AM ARGUMENT: ALL PENDING PRETRIAL MOTIONS

04/17/96 09:00 AM 00 DEFT'S REQUEST TO CONTINUE TRIAL DATE

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: LORI BROWN, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 003649 Kephart, William D.

> 0001 D1 Chappell, James M PUBDEF Public Defender 000556 Kohn, Philip J.

Mr. Kohn advised that Mr. Brooks, DPD, was in the process of preparing a written motion to continue when he became ill. As the State agrees that a written motion should be filed; COURT ORDERED, matter CONTINUED for that purpose.

CUSTODY

CONTINUED TO: 04/24/96 09:00 AM 01

04/24/96 09:00 AM 01 DEFT'S REQUEST TO CONTINUE TRIAL DATE HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES:	003813	STATE OF NEVADA Silver, Abbi	Y Y
	PUBDEF	Chappell, James M Public Defender Brooks, Howard S.	Y Y Y

Court advised he understands Mr. Brooks' problem and understood this case would be continued when the Court placed the Bolin trial into the June 3 trial stack. State advised they are ready and were preparing to issue subpoenas. Court advised he is more than satisfied that this is not a ploy and the Court has the utmost confidence in Mr. Brooks' integrity. COURT

CONTINUED ON PAGE: 003 MINUTES DATE: 04/24/96

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 002

ORDERED, TRIAL DATE VACATED; counsel to speak with each other and with the Court Clerk as to a suitable trial date; matter CONTINUED for trial setting.

CUSTODY

5-1-96 9:00 AM TRIAL SETTING

05/01/96 09:00 AM 00 TRIAL SETTING

HEARD BY: Gene Porter, Judge

OFFICERS: LORI BROWN, Court Clerk JANICE LISTON, Reporter/Recorder

PARTIES: 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

Mr. Brooks advised that Ms. Silver, DDA, was present earlier, and parties have stipulated to the following briefing schedule: Pretrial motions to be filed by July 1, 1996 Oppositions to be filed by August 5, 1996 Replies to be filed by August 16, 1996 Matter SET for argument September 11, 1996 Matter SET for status check September 25, 1996

Mr. Brooks further advised that he and Ms. Silver have stipulated to a trial date being SET in the October stack. COURT SO ORDERED.

CUSTODY

9-11-96 10:00 A.M. ARGUMENT: PRETRIAL MOTIONS

9-25-96 9:00 A.M. STATUS CHECK: TRIAL STATUS

10-2-96 9:00 A.M. CALENDAR CALL

10-7-96 10:00 A.M. JURY TRIAL

<u>95-C-131341-C</u>	STATE OF NEVADA	vs Chappell, James M CONTINUED FROM PAGE: 003	3
	05/22/96 09:00	AM 00 STATE'S MOTION TO ADMIT EVIDENCE OF CRIMES, WRONGS, OR BAD ACTS	
	HEARD BY: A. Wi	lliam Maupin, Judge; Dept. 7	
		HURD, Court Clerk SMITH, Reporter/Recorder	
	PARTIES: 00451	STATE OF NEWADA	Y Y
	0001 PUBDI 0033	EF Public Defender	Y Y Y

Mr. Brooks advised Ms. Silver cannot be here, however, they have agreed that this motion can be heard on September 11 with the other motions, with the same briefing schedule. State accepted Mr. Brooks representations and advised, if Ms. Silver wants this motion on before then, she can place it on calendar. COURT ORDERED, matter CONTINUED to September.

CUSTODY

CONTINUED TO: 09/11/96 09:00 AM 01

07/15/96 09:00 AM 00 STATE'S MOTION TO ENDORSE NAMES ON INFORMATION

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: LORI BROWN, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES:		STATE OF NEVADA Tobiasson, Melanie	А.	Y Y
	PUBDEF	Chappell, James M Public Defender Brooks, Howard S.		Y Y Y

There being no opposition, COURT ORDERED, motion GRANTED. Order signed and FILED IN OPEN COURT this date.

CUSTODY

95-C-131341-C STATE OF NEVADA vs Chappell, James M

CONTINUED FROM PAGE: 004

Υ

Υ

Y

Y

Y

09/04/96 09:00 AM 00 ALL PENDING MOTIONS 9-4-96

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: LORI BROWN, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 003231 Chrysanthis, Alexandra C.

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

DEFT'S MOTION TO COMPEL EXAMINATION OF DEFT BY OPTOMETRIST...STATE'S MOTION TO ENDORSE NAMES ON INFORMATION...STATE'S SUPPLEMENTAL MOTION: ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS

As to the Deft's Motion to Compel Examination of Deft. by Optometrist: Mr. Brooks advised that deft. wants glasses, and the jail will comply with a court order. Matter submitted by the State. COURT ORDERED, motion GRANTED. As to the State's Motion to Endorse Names on Information: Mr. Brooks advised that he objects to same, but will try to investigate the names endorsed by the time set for trial. The Court noted that the trial is set one month from now, and he is concerned that this motion may compromise the trial date. Ms. Chrysanthis advised that defense counsel was already aware of the State's motion regarding prior bad acts, the basis for said endorsements; and suggested that the Court reserve ruling until that motion is heard. Mr. Brooks advised that he is concerned with the number of people from Tucson. COURT ORDERED, motion GRANTED; and noted that if the State's motion regarding prior bad acts is denied, then a good portion of this order will become moot. The Court suggested that Ms. Chrysanthis ask Ms. Silver to notify defense counsel of the point people on said prior bad act. Mr. Brooks advised that Ms. Silver has agreed to CONTINUE the remaining motion, as well as those set for September 11, to September 16. COURT SO ORDERED. Order to Endorse Names on Information signed and FILED IN OPEN COURT this date.

CUSTODY

9-16-96 9:00 A.M. STATE'S SUPPLEMENTAL MOTION: ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS...ARGUMENT: PRETRIAL MOTIONS

95-C-131341-C STATE OF NEVADA vs Chappell, James M

CONTINUED FROM PAGE: 005

Υ

Υ

Y

Y

Y

Y

Y

Υ

Υ

Y

09/16/96 09:00 AM 00 ALL PENDING MOTIONS 9-16-96

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: LORI BROWN, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

ARGUMENT: PRETRIAL MOTIONS...DEFT'S MOTION TO STRIKE ALLEGATIONS OF CERTAIN AGGRAVATING CIRCUMSTANCES ALLEGED...DEFT'S MOTION TO STRIKE STATE'S NOTICE OF INTENT...DEFT'S MOTION TO COMPEL DISCLOSURE OF ANY AND ALL INFO RE: AGGRAVATING FACTORS...DEFT'S MOTION TO COMPEL PETROCELLI HEARING...STATE'S MOTION TO ADMIT EVIDENCE OF CRIMES, WRONGS OR BAD ACTS...STATE'S SUPPLEMENTAL MOTION: ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS

Mr. Brooks advised that he will be filing a motion to continue. Colloquy between Court and counsel as to same. COURT ORDERED, Deft's Motion to Continue will be heard one week from today. FURTHER, per stipulation of counsel, remaining matters CONTINUED two weeks.

CUSTODY

9-23-96 9:00 A.M. DEFT'S MOTION TO CONTINUE

9-30-96 9:00 A.M. ARGUMENT: PRETRIAL MOTIONS

09/23/96 09:00 AM 00 DEFT'S MOTION TO CONTINUE

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 003649 Kephart, William D.

> 0001 D1 Chappell, James M PUBDEF Public Defender 003447 Immerman, Stephen M.

COURT ORDERED, matter OFF CALENDAR as the motion is being withdrawn.

CUSTODY

<u>95-C-131341-C</u>	STATE OF	NEVADA			vs Chap	pell,	James	M	PAGE:	006
						CONT	TROED	I ROM	11101.	000
	09/25/96	09:00 AN	1 00	STATUS	CHECK:	TRIAI	J STATU	JS		
	HEARD BY:	A. Will:	am Mai	upin, Ju	ıdge; Dej	ot. 7				
	OFFICERS:	TINA HUN PATSY SN				er				
	PARTIES:	000862		OF NEVA n, Melvy						Y Y
		0001 D1 PUBDEF 003374	Publi	c Defend	ler					Y Y Y
Mr. Brooks st the motions o	tated he be on Monday.	lieves tl COURT OI	nis can RDERED	n be dea , matter	alt with COFF CA	afte LENDAI	the l	heari	ng on	

CUSTODY

09/30/96 09:00 AM 00 ALL PENDING MOTIONS 9-30-96

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

ARGUMENT: PRETRIAL MOTIONS...DEFT'S MOTION TO STRIKE ALLEGATIONS OF CERTAIN AGGRAVATING CIRCUMSTANCES ALLEGED...DEFT'S MOTION TO STRIKE STATE'S NOTICE OF INTENT...DEFT'S MOTION TO COMPEL DISCLOSURE OF ANY AND ALL INFO RE: AGGRAVATING FACTORS...DEFT'S MOTION TO COMPEL PETROCELLI HEARING...STATE'S MOTION TO ADMIT EVIDENCE OF CRIMES, WRONGS OR BAD ACTS...STATE'S SUPPLEMENTAL MOTION: ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS

Court advised he has read all the Points & Authorities in this case and is prepared to take oral argument. Mr. Brooks advised, as to the motions to admit evidence of other crimes, he would request they not be heard until after the Petrocelli hearing. COURT SO ORDERED. Ms. Silver advised she would really prefer the Court rule at this time. Court advised counsel of his inclinations on the motion and ORDERED, motion to compel Petrocelli hearing is GRANTED. Following arguments by counsel, Court stated his findings and ORDERED, motion to strike allegations of certain aggravating

CONTINUED ON PAGE: 008 MINUTES DATE: 09/30/96

Y

Υ

Y

Υ

95-C-131341-C	STATE OF NEVADA	vs Chappell, James M

CONTINUED FROM PAGE: 007

circumstances is DENIED and Court believes there is substantial evidence to go to the Jury; motion to strike notice of intent is DENIED. As to the Motion to Compel Disclosure of Any and All Info Re: Aggravating Factors, Ms. Silver advised their office has an open file policy and she has given Mr. Brooks everything they have. Upon Court's inquiry, Mr. Brooks advised they will be finished copying the jury questionnaires today. Court advised counsel to get those to Jury Services as soon as possible. COURT ORDERED, Motion to Admit Evidence of Other Crimes, Wrongs or Bad Acts is set for the day of trial at 11:00 a.m. and jury selection will begin that afternoon.

CUSTODY

10-7-96 11:00 AM STATE'S MOTION TO ADMIT EVIDENCE OF CRIMES, WRONGS OR BAD ACTS...STATE'S SUPPLEMENTAL MOTION: ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS

- 10/02/96 09:00 AM 00 CALENDAR CALL
- HEARD BY: A. William Maupin, Judge; Dept. 7
- OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder
- PARTIES: STATE OF NEVADA 003813 Silver, Abbi
 - 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

Counsel announced ready for trial. COURT ORDERED, the Petrocelli hearing will be at 11:00 a.m. Monday morning and will start jury selection at 1:00 p.m. that afternoon.

CUSTODY

Υ

Y

Y

Υ

Y

Υ

Y

Y

Y

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA vs (

vs Chappell, James M CONTINUED FROM PAGE: 008

10/07/96 11:00 AM 00 ALL PENDING MOTIONS 10-7-96

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

STATE'S SUPPLEMENTAL MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS...STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR BAD ACTS...DEFT'S MOTION IN LIMINE REGARDING EVENTS RELATED TO DEFT'S ARREST FOR SHOPLIFTING ON SEPTEMBER 1, 1995...DEFT'S MOTION IN LIMINE REGARDING DETAILS OF DEFT'S RELEASE FROM JAIL AND FACT THAT HE WAS ON PROBATION

Offer of proof made by Ms. Silver. Court's exhibits A-D offered and admitted per worksheet. Court inquired if the hearing is going to proceed with live testimony. Mr. Harmon advised they are making an offer of proof in lieu of testimony. Mr. Brooks advised his position is that the State has to present clear and convincing evidence by actual testimony and not by offer of proof. Argument by Mr. Brooks and advised deft. Chappell has offered a stipulation that he did kill the woman. Court advised the State has not accepted that stipulation at this time. Mr. Harmon advised this is all evidence of deft's motive and intent and it is their position that he intended to kill the victim when he was released from the County jail. Mr. Harmon advised they would accept deft's stipulation, but ask the Court to allow them to continue to offer the evidence as they have to convince the jury. Mr. Brooks objected and advised the pattern of domestic violence is highly inflammatory because it is character evidence. Further arguments by counsel. Court stated his findings and ORDERED, State's Motion and Supplemental Motion to Admit Evidence of Other Crimes, Wrongs or Bad Acts are GRANTED.

As to deft's motions, Mr. Harmon argued he believes the shoplifting is admissable as proof of motive and intent and as to deft's release from jail and that he was on probation, the Jury does not need to know that, however, they do need to know he was in custody as the State has letters that were written while deft. was in a custodial status; deft. was in jail for domestic violence. Court FINDS the fact that deft. was in custody and released is probative, however, why deft. was in custody does not need to be known and ORDERED, Deft's Motion in Limine Regarding Details of Deft's Release From Jail and Fact That He Was on Probation is GRANTED IN PART. Mr. Harmon advised the State will stipulate deft. was in custody for domestic

95-C-131341-C STATE OF NEVADA

vs Chappell, James M

CONTINUED FROM PAGE: 009

violence and that he was released in the morning of August 31, 1995, and was to report to law enforcement at 1:30 p.m. that date and did not report. Mr. Brooks advised he would like to think about that stipulation. Court advised he will allow that evidence in absence of a stipulation. Further argument by Mr. Brooks as to the motion in limine re the shoplifting charge. COURT ORDERED, RULING DEFERRED as to this motion. As to the stipulation currently on file, COURT ORDERED, the State may read that in their opening statement if they wish. Court advised we will start jury selection at 1:30 p.m. today and go to about 6:00 p.m. Court advised he has cleared his civil calendar tomorrow except for one matter. Colloquy between Court and counsel as to a starting time tomorrow. COURT ORDERED, this matter will proceed at 9:15 a.m. tomorrow morning. Court stated he has advised counsel there will be no proceedings for the next two Wednesdays. Counsel acknowledged.

CUSTODY

10/07/96	01:30 PM 00 TRIAL BY JURY
HEARD BY:	A. William Maupin, Judge; Dept. 7
OFFICERS:	TINA HURD, Court Clerk PATSY SMITH / DANI ANTONACCI, Reporter/Recorder
PARTIES:	STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi
	0001 D1 Chappell, James M PUBDEF Public Defender

1:58 P.M.--PATSY SMITH, COURT REPORTER. Introductions by Court and counsel. Clerk called roll of prospective jurors 401-480. Voir dire oath administered. Preliminary instructions read by the Court. Jury selection proceeded.

003374 Brooks, Howard S.

003942 Ewing, Willard N.

2:35 P.M.--DANI ANTONACCI, COURT REPORTER. Jury selection continued. Jurors 481-550 waiting in Jury Services excused for the evening at 4:00 p.m. to return at 2:00 p.m. tomorrow afternoon. Jurors 445-480 admonished and excused for the evening at 5:08 p.m. to return at 8:30 a.m. tomorrow morning. 8 jurors seated for cause admonished and excused for the evening at 5:08 p.m. to return at 2:00 p.m. tomorrow afternoon. 6 jurors seated for cause admonished and excused for the evening at 5:53 p.m. to return at 2:00 p.m. tomorrow afternoon. 4 additional jurors seated for cause admonished and excused for the evening at 6:20 p.m. to return at 2:00 p.m. tomorrow afternoon. Court adjourned at 6:21 p.m.

CUSTODY

CONTINUED TO: 10/08/96 08:30 AM 01

Y Y Y

Y Y Y

Y

Υ

Υ

Y

Y

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA

vs Chappell, James M CONTINUED FROM PAGE: 010

10/08/96 08:30 AM 01 TRIAL BY JURY

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH / LISA BRENSKE, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

8:42 A.M.--PATSY SMITH, COURT REPORTER. Jury selection continued. OUTSIDE THE PRESENCE OF THE JURY, Court stated immediately following the voir dire of Mr. Fittro, the Court inquired of defense counsel why they did not voir dire this juror as to the victim and deft. being of different ethnicity as he had indicated in his questionnaire that it may be a problem and Mr. Brooks advised that issue cuts both ways and he had made a tactical decision not to go into that further. Mr. Brooks concurred. Prospective jurors present and jury selection continued. 13 jurors qualified for cause admonished and excused for the lunch recess at 11:17 a.m. to return at 2:00 p.m. this afternoon.

2:14 P.M.--LISA BRENSKE, COURT REPORTER. Introductions by counsel. Clerk called roll of jurors 481-550; voir dire oath administered. Preliminary instructions read by the Court. Jury selection continued. 3:56 p.m.--36 prospective jurors qualified for cause. OUTSIDE THE PRESENCE OF THE JURY, alternate positions selected by lot. 4:20 p.m.--Court thanked and excused the excess jurors. Peremptory challenges exercised pursuant to the Arizona method. OUTSIDE THE PRESENCE OF THE JURY, Mr. Brooks objected to two of the State's peremptory challenges as they have kicked off the only two African-Americans on the panel. Mr. Harmon advised both prospective jurors were equivocal on the death penalty. Following arguments by counsel, Court stated he FINDS the reason for the challenges is race neutral. Whether minorities are being excused because of their stand on capital punishment and whether captial punishment is being given more often to minorities has not been reached by the Supreme Court and is a matter for future courts. COURT ORDERED, OBJECTIONS OVERRULED. 4:50 p.m. -- Court advised the names of the jurors selected and thanked and excused the remaining prospective jurors. Court admonished the Jury and excused them for the evening at 5:02 p.m. to return at 10:00 a.m. Thursday morning. Court adjourned.

CUSTODY

CONTINUED TO: 10/10/96 10:00 AM 02

MINUTES DATE: 10/10/96

Ν

Υ

Y

Y

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA

vs Chappell, James M CONTINUED FROM PAGE: 011

10/10/96 10:00 AM 02 TRIAL BY JURY

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH / MARCIA LEONARD, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

10:19 A.M.--PATSY SMITH, COURT REPORTER. OUTSIDE THE PRESENCE OF THE JURY, Mr. Brooks advised the Court has made certain rulings, but he would still have an objection and requested a continuing objection. COURT SO ORDERED. Mr. Brooks advised, as a matter of trial tactics, they will be taking a course that will contest and oppose prior bad acts evidence, however, they are not going to contest that these acts occurred. Mr. Harmon advised defense counsel offered to stipulate on the record earlier to certain things and they have prepared a formal Stipulation and requested same be filed in open court. Stipulation to Certain Facts FILED IN OPEN COURT. 10:24 a.m. --Jury present. Court read pre-trial instructions to the Jury. Information read by the Clerk. Opening statements by counsel. Jury admonished and excused for lunch at 11:51 a.m. to reconvene at 1:30 p.m. OUTSIDE THE PRESENCE OF THE JURY, Mr. Brooks advised during opening statements Ms. Silver argued facts to the Jury which have not been admitted into evidence and moved for a mistrial. COURT ORDERED, motion DENIED. Court adjourned at 11:53 a.m. 1:42 p.m.--Counsel stipulated to the presence of the Jury. Testimony and exhibits presented. (See worksheets.)

2:29 P.M.--MARCIA LEONARD, COURT REPORTER. Further testimony and exhibits. Court admonished the Jury and excused them for the evening at 5:43 p.m. to return at 9:15 a.m. tomorrow morning.

CUSTODY

CONTINUED TO: 10/11/96 09:15 AM 03

Y

Y

Y

Υ

Y

Y

Υ

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA

vs Chappell, James M CONTINUED FROM PAGE: 012

10/11/96 09:15 AM 03 TRIAL BY JURY

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH / MARCIA LEONARD, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

9:37 A.M.--PATSY SMITH, COURT REPORTER. Deft's Motion to Dismiss All Charges Based on the State's Violation of the Equal Protection Clause of the Fourteenth Amendment FILED IN OPEN COURT. Mr. Brooks argued the State's charging practices are biased and they are seeking the death penalty in this case where a black killed a white, however, in two other cases he has, one where a white man killed a white man and another where a Thai killed a Thai, no death penalty was sought and the fact patterns are almost identical. Ms. Silver advised she recently prosecuted a case where a black man killed a black woman and the death penalty was sought and obtained. The District Attorney's office has a panel that decides which are death cases; the decision is not made unilaterally by one person. Arguments by counsel as to African/Americans that were excused or challenged off the Jury. Court stated he feels the current practice of selecting jurors is about as race neutral as it can be, it is based on persons who have driver's licenses. Court advised there is no question in this case that the victim is Caucasian and the deft. is African/American, however, at this point there is insufficient foundation and ORDERED, motion DENIED. 10:05 a.m.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits presented per worksheets. 10:43 a.m. -- OUTSIDE THE PRESENCE OF THE JURY, Mr. Harmon advised his next three witnesses will relate to the detention of the deft. at a Lucky's Food Store on September 1, 1995, in the early afternoon and made an offer of proof. Argument in opposition by Mr. Brooks. Court stated his findings and ORDERED, this testimony will be ALLOWED. Mr. Brooks requested a continuing objection as to anything reference the shoplifting. COURT SO ORDERED and advised Mr. Brooks need not object in front of the 11:02 a.m.--Counsel stipulated to the presence of the Jury. Further Jury. testimony and exhibits presented. Jury admonished and excused for the lunch recess at 11:55 a.m. OUTSIDE THE PRESENCE OF THE JURY, Court advised, as to the evidence of shoplifting, one of the defense theories is this was a crime committed in the heat of passion and the shoplifting evidence is evidence that deft. felt no remorse and went on with the everyday activities of his life. Court adjourned at 11:57 a.m.

1:45 P.M.--MARCIA LEONARD, COURT REPORTER. Counsel stipulated to the

95-C-131341-C STATE OF NEVADA

vs Chappell, James M

CONTINUED FROM PAGE: 013

presence of the Jury. Further testimony and exhibits presented. 2:20 p.m--COURT ORDERED, the minutes of this Court will reflect this Court's pride and affection for Ms. Jennifer Newton-Taylor, Mr. Bryan Sims and Ms. Madeline Diekmann all of whom have served as this Court's law clerks here in Department VII of the Eighth Judicial District and all of whom received notice of their passing grades on the Nevada Bar Exam this 11th day of October 1996. Further testimony and exhibits presented. 3:08 p.m.--OUTSIDE THE PRESENCE OF THE JURY, COURT ORDERED, the record will reflect deft. does have shoes and socks on, though when one of the witnesses was describing him he had his shoes off. Further, Court stated his findings as to the state-of-mind exception to hearsay and requested the State prepare the appropriate limiting instruction. Mr. Brooks stated his position is the state of mind of the victim is not relevant. COURT ORDERED, Mr. Brooks will be allowed a continuing objection. 3:42 p.m.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits presented. Mr. Harmon stated, as the Court is well aware, counsel have entered into certain stipulations and would like to make the Jury aware of those at this time. COURT ORDERED, counsel may read the stipulation into the record as part of their case-in-chief. Mr. Harmon advised the Jury as to deft's times in jail for domestic violence and that, as to exhibits 69-73, counsel have stipulated that the handwriting on those papers is NOT that of deft., but that the ones signed "James" or "James Chappell" are in deft's handwriting. Mr. Harmon read a written stipulation into the record. COURT ORDERED, Court officially accepts all stipulations recited and the Jury is advised they are evidence in this case. Further testimony and exhibits presented. Court admonished the Jury and excused them for the weekend at 5:02 p.m. to return at 10:30 a.m. Monday morning.

CUSTODY

CONTINUED TO: 10/14/96 11:00 AM 04

MINUTES DATE: 10/14/96

Y

Y

Y

Y

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA

vs Chappell, James M CONTINUED FROM PAGE: 014

10/14/96 11:00 AM 04 TRIAL BY JURY

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH / LISA BRENSKE, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

11:30 A.M.--PATSY SMITH, COURT REPORTER. OUTSIDE THE PRESENCE OF THE JURY, Mr. Harmon advised of problems with their Cellmark witnesses and moved to endorse Thomas Wahl from LVMPD who is familiar with Cellmark's work. No objection by Mr. Brooks. COURT ORDERED, motion GRANTED. Order signed in open court. Motion to Endorse Names on Information and Order FILED IN OPEN COURT. 11:37 a.m.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits presented per worksheets. Jury admonished and excused for the lunch recess at 12:03 p.m. 1:45 p.m.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits. State rested at 2:35 p.m.

2:37 P.M.--LISA BRENSKE, COURT REPORTER. OUTSIDE THE PRESENCE OF THE JURY, Deft. Chappell advised of his right to testify or not testify. 2:42 p.m.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits presented. Court admonished the Jury and excused them for the evening at 6:10 p.m. to return at 10:00 a.m. tomorrow morning. Off the record at 6:11 p.m.

CUSTODY

CONTINUED TO: 10/15/96 10:00 AM 05

Y

Y

Y

Y

Y

Y

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA

vs Chappell, James M CONTINUED FROM PAGE: 015

10/15/96 10:00 AM 05 TRIAL BY JURY

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk CYNTHIA NAVARETTE-LORY, Relief Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

10:39 A.M.--TINA HURD, COURT CLERK. Counsel stipulated to the presence of the Jury. Testimony by Dr. Louis Etcoff presented. Defense rested. No rebuttal by the State. Court admonished the Jury and excused them for the lunch recess at 12:26 p.m. to return at 2:15 p.m. Court directed counsel to return at 1:45 p.m. to settle instructions.

2:05 P.M.--Instructions settled on the record in chambers OUTSIDE THE PRESENCE OF THE JURY. 2:30 p.m.--Counsel stipulated to the presence of the Jury. Court instructed the Jury. Closing arguments by Mr. Harmon and Mr. Brooks.

4:55 P.M.--CYNTHIA NAVARETTE-LORY, COURT CLERK. Closing argument by Ms. Silver. Juror #5-Wells advised both of her children have been tested by Dr. Etcoff. Juror canvassed by the Court. Court FINDS there is no reason Ms. Wells cannot sit on the Jury. At the hour of 6:02 p.m. this date, Jury retired to deliberate.

7:00 P.M.--Jury admonished and excused for the evening at 7:00 p.m. to return at 8:30 a.m. tomorrow morning to continue deliberations.

CUSTODY

CONTINUED TO: 10/16/96 08:30 AM 06

PAGE: 017

CRIMINAL COURT MINUTES

vs Chappell, James M 95-C-131341-C STATE OF NEVADA CONTINUED FROM PAGE: 016 10/16/96 08:30 AM 06 TRIAL BY JURY HEARD BY: Lee A Gates, Judge; Dept. 8 OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder Υ STATE OF NEVADA PARTIES: Υ Harmon, Melvyn T. 000862 Y 0001 D1 Chappell, James M Y PUBDEF Public Defender Y Brooks, Howard S. 003374 Y 003942 Ewing, Willard N.

Jury retired to continue deliberations at 8:30 a.m. this date.

At the hour of 3:35 p.m. this date, Jury returned with VERDICTS of: GUILTY OF COUNT I - BURGLARY (F), GUILTY OF COUNT II - ROBBERY WITH USE OF A DEADLY WEAPON (F) and GUILTY OF COUNT III - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F). Jury polled at the request of the Court. COURT ORDERED, matter set for penalty hearing. Court admonished the Jury and excused them for the day at 3:39 p.m. to return at 11:00 a.m. Monday morning for the penalty hearing. COURT FURTHER ORDERED, deft. CHAPPELL REMANDED TO CUSTODY TO BE HELD WITHOUT BAIL.

CUSTODY

10-21-96 11:00 AM PENALTY HEARING

10/21/96	11:00 AM 00 PENALTY HEARING	
HEARD BY	: A. William Maupin, Judge; Dept. 7	
OFFICERS	: TINA HURD, Court Clerk PATSY SMITH / CONNIE McCARTHY, Reporter/Recorder	
PARTIES:	STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi	Y Y Y
	0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.	Y Y Y Y
A.MPATSY SMIT	TH, COURT REPORTER. Mr. Ewing advised he wishes to	

11:11 A.M.--PATSY SMITH, COURT REPORTER. Mr. Ewing advised he wishes to make one motion prior to the Jury coming in. Mr. Ewing stated he understands the State is going to have more hearsay testimony and he would

95-C-131341-C STATE	OF	NEVADA
---------------------	----	--------

vs Chappell, James M CONTINUED FROM PAGE: 017

like a continuing objection. Court advised the hearsay testimony is admissable in the penalty hearing, however, counsel may have their continuing objection. 11:13 a.m.--Counsel stipulated to the presence of the Jury. Opening statements by counsel. Testimony and exhibits presented. (See worksheets.)

2:33 P.M.--CONNIE McCARTHY, COURT REPORTER. Further testimony and exhibits presented. Court admonished the Jury and excused them for the evening at 5:11 p.m. to return at 10:00 a.m. tomorrow morning. OUTSIDE THE PRESENCE OF THE JURY, Juror #3-Gritis present and admonished to make every effort to be here on time. Juror Gritis excused for the evening. Mr. Brooks moved to strike the testimony of Lisa Duran and Mike Pollard and moved for a mistrial of the guilt phase based on the State's willful failure to present conflicting evidence. Mr. Brooks advised his position is that Pollard's testimony was essential at the Petrocelli hearing as it brings Duran's credibility into question and the State had a duty to have Pollard testify during the guilt phase. Mr. Harmon stated he believes they are at liberty to engage in certain trial tactics; Mike Pollard was not a mystery to anyone at the preliminary hearing as Lisa Duran referred to him. Further, Pollard was listed as a potential witness on the Information and the defense had the same opportunity to interview him as anyone else. Mr. Harmon advised Pollard was originally on their list of witnesses to be served and was not contacted for some reason prior to the guilt phase. Mr. Harmon advised they did not formally interview Mike Pollard until after the guilt phase. Mr. Harmon argued, just because one witness contradicts another, their testimony is not vulnerable to a motion to strike. Court stated he believes that Brady does not compel the State to put on consistent testimony and, in this case, the time frames described by witnesses are inexact and the Jury has been allowed to decide this case based on the evidence before it. This witness was mentioned at the preliminary hearing and his name was endorsed on the Information and defense counsel could have interviewed him. Based on the totality of the evidence, this does not create an ineffective assistance of counsel. COURT ORDERED, motion DENIED.

CUSTODY

CONTINUED TO: 10/22/96 10:00 AM 01

95-C-131341-C STATE OF NEVADA

vs Chappell, James M

CONTINUED FROM PAGE: 018

Υ

Y

Y

Y

Y

Y

Y

10/22/96 10:00 AM 01 PENALTY HEARING

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

10:43 A.M.--OUTSIDE THE PRESENCE OF THE JURY, Mr. Brooks advised deft. has asked if they can get exhibit 66 and make a color copy of it over the lunch hour and bring it back. No objection by the State. COURT ORDERED, GRANTED. 10:45 a.m.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits presented per worksheets. 11:19 a.m.--State rested. OUTSIDE THE PRESENCE OF THE JURY, Court advised deft. of his right to testify or not testify and his right to allocution. Mr. Ewing moved for a mistrial based on the State's misuse of the penalty hearing process as the State did not discuss aggravators and presented character evidence. Further arguments by counsel. Court stated, in his view, the State managed to put on their case and convince the Jury of First Degree Murder without evidence that does not enjoin the protection of the hearsay rule during trial. Court stated he is confident the evidence thus far has been acceptable with the standards for a penalty hearing and ORDERED, motion DENIED. 11:29 a.m.--Counsel stipulated to the presence of the Jury. Testimony of William Moore presented. Jury admonished and excused for lunch at 11:57 a.m. Per the Court's order, exhibit 66 released to Mr. Brooks.

2:02 P.M.--Counsel stipulated to the presence of the Jury. Further testimony and exhibits presented. Statement in allocution made by deft. 2:15 p.m.--Defense rested. State advised they have no rebuttal. OUTSIDE THE PRESENCE OF THE JURY, conference at the bench. Instructions settled on the record. 2:35 p.m.--Counsel stipulated to the presence of the Jury. Court instructed the Jury. Closing arguments by Ms. Silver and Mr. Brooks. Court advised the closing arguments of defense counsel will be split and Mr. Ewing will be heard tomorrow, as well as Mr. Harmon. Court admonished the Jury and excused them for the evening at 4:26 p.m. to return at 11:00 a.m. tomorrow morning. OUTSIDE THE PRESENCE OF THE JURY, Mr. Ewing moved for a mistrial based on statements by Ms. Silver in closing arguments as prosecutorial misconduct as she told jurors deft. was judge, jury and executioner of the victim and asked the Jury to show the same mercy to deft. he showed to the victim. Mr. Harmon argued they are entitled to fervently argue their position and are given broad lattitude. Mr. Harmon argued it was simply a rhetorical approach and has been used many times. Mr. Ewing

95-C-131341-C STATE OF NEVADA vs Chappell, James M

CONTINUED FROM PAGE: 019

Y

Y

Υ

Y

Y

Y

Y

advised he can submit Points & Authorities. Court advised he will allow Mr. Ewing to do that, however, the Court will make his ruling at this time. Court stated the line between proper and improper advocacy can be hard to discern and, because of the nature of this case, the Court believes it is proper rhetoric and ORDERED, motion for mistrial DENIED. Court adjourned at 4:30 p.m.

CLERK'S NOTE: Exhibit 66 returned to the Clerk after the lunch hour. th

CUSTODY

CONTINUED TO: 10/23/96 11:00 AM 02

10/23/96 11:00 AM 02 PENALTY HEARING

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S. 003942 Ewing, Willard N.

11:25 A.M.--Counsel stipulated to the presence of the Jury. COURT ORDERED, Juror #1-Ms. Lucido has been excused from jury service as the Court received notice this morning that she sustained a death in her family and wishes to go to the Phillipines to attend the funeral. Counsel concurred in the Court's ruling. Closing arguments by Mr. Ewing and Mr. Harmon. At the hour of 1:23 p.m. this date, Jury retired to deliberate. OUTSIDE THE PRESENCE OF THE JURY, Mr. Ewing submitted Points & Authorities as to his objection yesterday that the Court has already ruled on. Court reviewed the document and stated he believes that each incident of misconduct in the arguments has to be individually considered and FINDS the case cited, Lesko vs Lehman, is distinguishable from this case, however, the Court will make the document part of the record.

Jury admonished and excused for the evening at 5:55 p.m. to return at 9:00 a.m. tomorrow morning to continue deliberations.

CUSTODY

CONTINUED TO: 10/24/96 08:45 AM 03

95-C-131341-C STATE OF NEVADA

vs Chappell, James M

CONTINUED FROM PAGE: 020

Y

Υ

Y

Y

Y

Υ

10/24/96 08:45 AM 03 PENALTY HEARING

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000862 Harmon, Melvyn T. 003813 Silver, Abbi

> 0001 D1 Chappell, James M PUBDEF Public Defender 003374 Brooks, Howard S.

At the hour of 9:00 a.m. this date, Jury retired to continue deliberations.

10:13 A.M.--In chambers, OUTSIDE THE PRESENCE OF THE JURY. Deft's presence waived. Court advised the Jury has presented a written question and read same into the record. Court advised the parties have agreed the Court may read to the Jury a supplemental instruction and leave it with the Jury. Court read Supplemental Instruction #1 into the record and advised he will read it to the Jury off the record and leave it with them. 10:32 a.m.--Court read the supplemental instruction to the Jury and alternates in the jury room, off the record. Jury continued deliberations.

2:27 P.M.--Counsel stipulated to the presence of the Jury. Court read the verdict and special verdicts into the record. At the hour of 2:27 p.m. this date, Jury returned with a VERDICT OF DEATH. Jury polled at the request of Mr. Brooks. Court thanked and excused the Jury at 2:34 p.m. COURT ORDERED, matter set for sentencing.

CUSTODY

12-11-96 9:00 AM SENTENCING

MINUTES DATE: 12/11/96

CRIMINAL COURT MINUTES

vs Chappell, James M 95-C-131341-C STATE OF NEVADA

CONTINUED FROM PAGE: 021

Υ

Y

Y

Y

Y

Y

12/11/96 09:00 AM 00 SENTENCING

HEARD BY: Michael P Gibbons, Visiting Judge; Dept. MGIB

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

STATE OF NEVADA PARTIES: Silver, Abbi 003813

> 0001 D1 Chappell, James M PUBDEF Public Defender Brooks, Howard S. 003374

Robert Lawson of the Division of Parole & Probation present. State advised she spoke with the Court's secretary and did bring down witnesses, however, after conferring with the victim's family, she would request sentencing be continued for Judge Maupin to hear. Mr. Brooks moved sentencing go forward today. COURT ORDERED, matter CONTINUED to December 30.

CUSTODY

CONTINUED TO: 12/30/96 09:00 AM 01

12/30/96 09:00 AM 01 SENTENCING

HEARD BY: A. William Maupin, Judge; Dept. 7

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

STATE OF NEVADA PARTIES:

Elaine Lowrey of the Division of Parole & Probation present. DEFT. CHAPPELL ADJUDGED GUILTY OF COUNT I - BURGLARY (F), COUNT II - ROBBERY WITH USE OF A DEADLY WEAPON (F) AND COUNT III - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F). Statements in mitigation of sentencing. COURT ORDERED, in addition to the \$25.00 Administrative Assessment Fee, deft. is SENTENCED to a MAXIMUM term of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM parole eligibility of FORTY EIGHT (48) MONTHS in the Nevada Department of Prisons for Count I, and is SENTENCED to a MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of SEVENTY TWO (72) MONTHS in the Nevada Department of Prisons plus an EQUAL AND CONSECUTIVE MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of SEVENTY TWO (72) MONTHS in the Nevada Department of Prisons for the use of a deadly weapon for Count II, to be served CONSECUTIVELY to Count I and deft. is SENTENCED to DEATH for Count III, to be served CONSECUTIVELY to Counts I and Deft. to receive 192 DAYS Credit for Time Served and is to PAY II. STATUTORY RESTITUTION. BOND EXONERATED, if any. Stay of execution signed

MINUTES DATE: 12/30/96

PAGE: 023

MINUTES DATE: 12/30/96

Υ

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA	vs Chappell, James M
	CONTINUED FROM PAGE: 022
in open court.	
NDP	

11/08/99 09:00 AM 00 STATE'S MOTION TO APPOINT COUNSEL FOR CAPITAL MURDER DEFT TO HELP VL 11-12-99

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk JOSEPHINE BOHN/jb, Relief Clerk RENEE SILVAGGIO, Reporter/Recorder

PARTIES: STATE OF NEVADA 003801 Robinson, Lynn M.

Court stated there is a conflict with the Special Public Defender's office and attempts to reach Jonelle Thomas for appointment has been unsuccessful. Court stated it would continue to try to contact Ms. Thomas and ORDERED, matter CONTINUED.

NDP

CONTINUED TO: 11/16/99 09:00 AM 01

11/15/99 09:00 AM 00 STATE'S MOTION TO APPOINT COUNSEL FOR CAPITAL MURDER DEFT TO HELP PREPARE SUPP

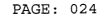
HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: JOSEPHINE BOHN, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES:	000102	STATE OF NEVADA Bowman, Clinton D.		Y Y
	000824 PUBDEF	Chappell, James M Schieck, David M. Public Defender Brooks, Howard S.		N Y Y Y

COURT ORDERED, motion GRANTED; DAVID SCHIECK APPOINTED and CONFIRMED AS COUNSEL OF RECORD. FURTHER ORDERED, Public Defender to include work product in file released to Mr. Schieck. Mr. Schieck requested a status check in 30 days and, COURT SO ORDERED.

NDP



MINUTES DATE: 11/15/99

Y

Ý

Ν

Υ

Y

Y

Ν

Y

CRIMINAL COURT MINUTES

95-C-131341-C	STATE OF NEVADA	vs Chappell, James M
		CONTINUED FROM PAGE: 023

12/15/99 9:00 AM STATUS CHECK

12/15/99 09:00 AM 00 STATUS CHECK

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 005927 De La Garza, Melisa

> 0001 D1 Chappell, James M 004349 Oram, Christopher R.

Mr. Oram advised Mr. Schieck has received a great deal of the file from Mr. Brooks and requested another 30 days. No objection by the State. COURT ORDERED, matter CONTINUED.

NDP

CONTINUED TO: 01/19/00 09:00 AM 01

01/19/00 09:00 AM 01 STATUS CHECK

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk AMBER FARLEY/AF, Relief Clerk RENEE SILVAGGIO, Reporter/Recorder

PARTIES: STATE OF NEVADA 006088 Peterson, Clark A.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck stated he has received the files from Mr. Brooks and requested thirty days and a briefing schedule. COURT SO ORDERED; briefing schedule set as follows:

4/19/00 Defendant's brief due 5/19/00 State's response due

6/12/00 Defendant's reply due

and matter set for hearing.

NDP

· .		PAGE: 025 MINUTES DATE: 01/19	9/00
		CRIMINAL COURT MINUTES	
<u>95-C-131341-C</u>	STATE OF 1		
6/27/00 9:00	AM HEARING	CONTINUED FROM PAGE:	024
	06/27/00	09:00 AM 00 HEARING: WRIT (VJ 5/1/01)	
	HEARD BY:	Mark Gibbons, Chief Judge	
	OFFICERS:	AMBER FARLEY/AF, Court Clerk GREER JENNISON, Relief Clerk PATSY SMITH, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 000677 Hawley, Lawrence E. 006056 Bauer, Elizabeth B.	Y Y Y
		0001 D1 Chappell, James M 000824 Schieck, David M.	N Y
couple of mon prepare the l CONTINUED; b Opening o Response	nths and ha preifs; req	5/00	
and hearing (on the Writ	CONTINUED.	
NDP			
CONTINUED TO:	11/06/00	10:30 AM 01	
	11/06/00	10:30 AM 01 HEARING: WRIT (VJ 5/1/01)	
	HEARD BY:	Mark Gibbons, Chief Judge	
	OFFICERS:	Amber Farley, Court Clerk Renee Silvaggio, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 003801 Robinson, Lynn M.	Y Y
		0001 D1 Chappell, James M 000824 Schieck, David M.	N Y
Mr. Schieck	requested t	he briefing schedule be reset and advised he is rea	dy

Mr. Schieck requested the briefing schedule be reset and advised he is ready to file his motion, but needs to go to Ely to have the Defendant sign it. COURT ORDERED, briefing schedule reset as follows:

Ν

Y

Ν

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 025

OPENING due by Dec. 4, 2000 RESPONSE due by Jan. 8, 2001 REPLY due by Feb. 5, 2001

Hearing date CONTINUED.

NDP

CONTINUED TO: 02/12/01 10:30 AM 02

02/12/01 10:30 AM 02 HEARING: WRIT (VJ 5/1/01)

HEARD BY: Kathy Hardcastle, Chief Judge; Dept. 4

OFFICERS: JENNIFER LOTT, Relief Clerk TINA SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 005144 Sweetin, James R.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck requested a 30 day continuance to submit supplemental points and authorities. Additional witnesses were named by defendant. COURT ORDERED, supplemental brief TO BE FILED by 3/13/01; response TO BE FILED by 4/27/01; reply TO BE FILED by 5/15/01; matter CONTINUED for argument.

NDP

CLERK'S NOTE: Dates of response and argument were MOVED as they were not scheduled on judicial court days.

CLERK'S NOTE: A copy of this Minute Order to be placed in the attorney folders of Mr. Sweetin and Mr. Schieck.

CONTINUED TO: 05/24/01 10:30 AM 03

MINUTES DATE: 05/01/01

Υ

Y

Ν

Y

Υ

Y

Ν

Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 026

05/01/01 09:00 AM 00 STATE'S MOTION TO PLACE ON CALENDAR

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: AMBER FARLEY/AF, Court Clerk APRIL WATKINS, Relief Clerk RENEE SILVAGGIO, Reporter/Recorder

PARTIES: STATE OF NEVADA 004739 Rutledge, Brian S.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Counsel appeared prior to calendar and requested matter be set on 6/12 for a status check.

Mr. Sweetin, DDA, present when case called. Mr. Schieck stated the Writ is prepared but not filed, and he needs to go to Ely to have the Defendant sign the verfied copy. Mr. Schieck requested the matter set for a status check on 6/12. COURT SO ORDERED; 5/24/01 hearing date VACATED.

NDP

6/12/01 9:00 AM STATUS CHECK: BRIEFING SCHEDULE

06/12/01 09:00 AM 00 STATUS CHECK: BRIEFING SCHEDULE

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA 000411 Simon, H. L.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck advised he needs another 30 days as he could not get the document executed and advised he has had problems with the Prison on another case where they would not let him see his client. COURT ORDERED, matter CONTINUED.

NDP

CONTINUED TO: 07/17/01 09:00 AM 01

MINUTES DATE: 07/17/01

CRIMINAL COURT MINUTES

vs Chappell, James M 95-C-131341-C STATE OF NEVADA CONTINUED FROM PAGE: 027 BRIEFING SCHEDULE 07/17/01 09:00 AM 01 STATUS CHECK: HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: JOYCE BROWN, Court Clerk KRISTEN BROWN/kb, Relief Clerk CAT NELSON, Reporter/Recorder Y STATE OF NEVADA PARTIES: Υ 005144 Sweetin, James R. COURT ORRDERED, matter CONTINUED for Mr. Schiek's presence. NDC CONTINUED TO: 07/19/01 09:00 AM 02 02 STATUS CHECK: BRIEFING SCHEDULE 07/19/01 09:00 AM HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: AMBER FARLEY, Court Clerk Cat Nelson, Reporter/Recorder STATE OF NEVADA Υ **PARTIES:** Y 005927 De La Garza, Melisa N 0001 D1 Chappell, James M Y 004349 Oram, Christopher R. Mr. Oram requested matter be continued for Mr. Schieck's presence. COURT SO ORDERED.

NDC

CONTINUED TO: 07/26/01 09:00 AM 03

MINUTES DATE: 07/26/01

CRIMINAL COURT MINUTES

STATE OF NEVADA vs Chappell, James M 95-C-131341-C CONTINUED FROM PAGE: 028 BRIEFING SCHEDULE 09:00 AM 03 STATUS CHECK: 07/26/01 HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Joyce Brown, Court Clerk Cat Nelson, Reporter/Recorder Υ STATE OF NEVADA PARTIES: Y 007409 Kosewicz, Cheryl L. Ν 0001 D1 Chappell, James M Y 000824 Schieck, David M. Mr. Schieck advised this was a capital case; he had four other cases and asked for a status check in September. COURT ORDERED matter CONTINUED to September 13th. NDC 09/13/01 09:00 AM CONTINUED TO: 04

09/13/01 09:00 AM 04 STATUS CHECK: BRIEFING SCHEDULE

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: AMBER FARLEY/AF, Court Clerk KEITH REED, Relief Clerk Cat Nelson, Reporter/Recorder

PARTIES: STATE OF NEVADA 006612 Cram, Roger

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck stated he needs an additional forty-five days to file the full supplemental, as he needs to travel to Ely. Mr. Cram noted the State's objection, as this matter has been continuing since 1999. MATTER CONTINUED.

NDC

CONTINUED TO: 11/01/01 09:00 AM 05

Υ

Y

Ν

Υ

PAGE: 030

<u>95-C-131341-C</u>	STATE OF	NEVADA vs Chappell, James M CONTINUED FROM PAGE: 0	29
	11/01/01	09:00 AM 05 STATUS CHECK: BRIEFING SCHEDULE	
	HEARD BY:	Michael L Douglas, Judge; Dept. 11	
	OFFICERS:	: Joyce Brown/jb, Court Clerk Denise Husted, Relief Clerk Cat Nelson, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 006316 Goettsch, Becky S.	Y Y
		0001 D1 Chappell, James M 000824 Schieck, David M.	N Y
		still had not filed a supplemental and he had not DERED matter CONTINUED.	
NDC			
CKERK'S NOTE December 13; ll-01-01/JB	: The date Mr. Schiec	given in Court was for a Saturday; it was changed to ck and Ms. Goettsch notified of the date change.	
CONTINUED TO:	12/13/01	09:00 AM 06	

12/13/01 09:00 AM 06 STATUS CHECK: BRIEFING SCHEDULE

HEARD BY: Michael L Douglas, Judge; Dept. 11

- OFFICERS: Joyce Brown/jb, Court Clerk Cheryl Case, Relief Clerk Carrie Hansen, Reporter/Recorder
- PARTIES: STATE OF NEVADA 006316 Goettsch, Becky S.
 - 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck advised he was trying to catch up after being in trials and would like more time. COURT ORDERED matter CONTINUED.

NDC

CONTINUED TO: 02/05/02 09:00 AM 07

Y

Υ

Ν

Υ

MINUTES DATE: 02/05/02

CRIMINAL COURT MINUTES

vs Chappell, James M STATE OF NEVADA 95-C-131341-C CONTINUED FROM PAGE: 030 BRIEFING SCHEDULE 02/05/02 09:00 AM 07 STATUS CHECK: HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Joyce Brown, Court Clerk Cat Nelson, Reporter/Recorder Υ **PARTIES:** STATE OF NEVADA Υ 002805 Wall, David T. Ν 0001 D1 Chappell, James M Y Schieck, David M. 000824 Mr. Schieck advised he needed another thirty days on the petition and he still had not been to Ely. COURT ORDERED matter CONTINUED as requested. NDC 03/05/02 09:00 AM CONTINUED TO: 08 STATUS CHECK: BRIEFING SCHEDULE 03/05/02 09:00 AM 08

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Amber Farley, Relief Clerk Cat Nelson, Reporter/Recorder

PARTIES: STATE OF NEVADA 002805 Wall, David T.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck stated he has the supplement ready, and needs to go to Ely to have the Defendant sign it. Mr. Schieck requested an additional three weeks. COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 03/26/02 09:00 AM 09

Υ

Y

N



95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 031 03/26/02 BRIEFING SCHEDULE 09:00 AM 09 STATUS CHECK: HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Nora Pena, Court Clerk Cat Nelson, Reporter/Recorder PARTIES: STATE OF NEVADA Υ Y 006029 Lawson, Tamara F. 0001 D1 Chappell, James M Ν Υ 000824 Schieck, David M. Mr. Schieck advised he was able to visit Ely and continue the trial in

District Court 14 to January; he further requested 2 weeks to prepare. COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 04/09/02 09:00 AM 10

04/09/02 09:00 AM 10 STATUS CHECK: BRIEFING SCHEDULE

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Nora Pena, Court Clerk Cat Nelson, Reporter/Recorder

PARTIES: STATE OF NEVADA 007409 Kosewicz, Cheryl L.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck stated he had an emergency and he didn't get to Ely but he is scheduled to be there next week and requested a continuance. COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 04/18/02 09:00 AM 11

Υ

Υ

Ν

MINUTES DATE: 04/18/02

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 032 STATUS CHECK: BRIEFING SCHEDULE 04/18/02 09:00 AM 11 HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Nora Pena, Court Clerk Cat Nelson, Reporter/Recorder Υ PARTIES: STATE OF NEVADA Υ 005691 Kochevar, Brian J. Ν 0001 D1 Chappell, James M Υ 000824 Schieck, David M.

Mr. Schieck advised he has his supplement to Points and Authorities to be filed and he went to Ely but the deft. refused to visit so he will mail the paperwork to him and requested to set 60 days for the State to respond. Mr. Kochevar stated he will prepare the response. COURT ORDERED, Briefing schedule as follows: State to file response on 6/20/02, Defense to reply on 7/10/02 and matter set for Hearing.

NDC

7/22/02 9:00 AM HEARING: WRIT

07/25/02 09:00 AM 01 HEARING: WRIT HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Nora Pena, Court Clerk Jennifer Lott/jl, Relief Clerk Cat Nelson, Reporter/Recorder PARTIES: STATE OF NEVADA 003801 Robinson, Lynn M. 0001 D1 Chappell, James M 000824 Schieck, David M.

Statement by Mr. Schieck regarding defendant's affidavit and list of witnesses; counsel argued there was no objection to witnesses, and attorneys should be put on the stand to determine if issue was a strategic plan or if it was an oversight. Mr. Schieck requested an evidentiary hearing regarding issue of witnesses and an attempt to show ineffective counsel. Argument by Ms. Robinson; objection by counsel to a hearing. Court indicated appropriate counsel need to be available for questioning so determination can be made regarding witness issue. COURT ORDERED, request for Evidentiary Hearing is GRANTED to see what the information indicates concerning witnesses; matter SET. Upon Court's inquiry, Mr. Schieck stated all counsel are local, and Mr. Schieck will prepare an order to transport defendant from Ely.

Y Y

Ν

Υ

Υ

Ν

Υ

Y

Y

N Y

CRIMINAL COURT MINUTES

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 033

NDC

9/13/02 8:45 A.M. EVIDENTIARY HEARING

09/13/02 08:45 AM 00 EVIDENTIARY HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Alan Castle, Relief Clerk Cat Nelson, Reporter/Recorder

PARTIES:

S: STATE OF NEVADA 003801 Robinson, Lynn M.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck stated the Petitioner requested not to be present for today's proceeding. Further, he will be supplementing with a waiver of Court's order of Petitioner/Defendant's request for transport. Testimony presented. (See worksheet.) Following witness testimony, Mr. Schieck moved to have witnesses testify as to what they would have said at trial, specifically the penalty phase. Objection by Ms. Robinson. Court DENIED request and ORDERED, Petitioner is allowed to SUPPLEMENT THE RECORD with affidavits from the witnesses. FURTHER ORDERED, set status check regarding affidavits to be included; and written waiver of Deft's presence.

10/1/02 9:00 AM STATUS CHECK: SUPPLEMENT TO THE RECORD

10/01/02 09:00 AM 00 STATUS CHECK: SUPPLEMENT TO THE RECORD

HEARD BY: Joseph S. Pavlikowski, Senior Judge; Dept. VJ30

OFFICERS: Nora Pena, Court Clerk Liz Garcia, Reporter/Recorder

PARTIES: STATE OF NEVADA 005691 Kochevar, Brian J.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Schieck advised he needs to go to Michigan on November 7th & 8th, he requested a continuance for the first part of December and he will have affidavits filed. COURT ORDERED, matter CONTINUED.

PAGE: 035

MINUTES DATE: 10/01/02

CRIMINAL COURT MINUTES

<u>95-C-131341-C</u>	STATE OF	NEVADA		vs Cha	ppell, Jame CONTINUE		PAGE:	034
NDC								
CONTINUED TO:	12/03/02	09:00 AM	01			-		
	12/03/02	09:00 AM	01	STATUS CHECK:	SUPPLEMENT	TO THE	RECORI	D
	HEARD BY:	Michael L	Dou	glas, Judge; D	ept. 11			
	OFFICERS:		rown	ourt Clerk /kb, Relief Cl eporter/Record				
	PARTIES:	-		OF NEVADA son, Clark A.				Y Y
				pell, James M ck, David M.				N Y
affidavit's;	still need it's and r	s to go to	Ari	higan and will zona to locate TINUANCE to fi	additional	witnes	sses fo:	r
NDC								

1/21/03 9:00 AM STATUS CHECK: FILING OF AFFIDAVITS

	01/21/03	09:00 AM 00 STATUS CHECK: FILING OF AFFIDAVIT	
	HEARD BY:	Michael L Douglas, Judge; Dept. 11	
	OFFICERS:	Nora Pena, Court Clerk Sharon Chun/sc, Relief Clerk Kit MacDonald, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 007480 Pate, Susan	Y Y
		0001 D1 Chappell, James M 000824 Schieck, David M.	N Y
Mr.	Schieck requested a	thirty day continuance, COURT SO ORDERED, CONTINUED.	

NDC

CONTINUED TO: 02/25/03 09:00 AM 01

<u>95-C-131341-C</u>	STATE OF	NEVADA		vs Chappel			
				. (CONTINUED	FROM PAGE	l: 035
	02/25/03	09:00 AM 01	STATUS	CHECK: FII	LING OF A	FFIDAVIT	
	HEARD BY:	Michael L Do	ouglas, Ju	dge; Dept	. 11		
	OFFICERS:	Nora Pena, (Georgette By Kit MacDona	vrd/gb, Re	lief Cler			
	PARTIES:		TE OF NEVA nou, Frank				Y Y
		0001 D1 Cha 000824 Sch:					N Y
Mr. Schieck s returned them matter contin	, however	the witness :	ln Arizona	has disap			ed

NDC

CONTINUED TO: 03/11/03 09:00 AM 02

03/11/03 09:00 AM 02 STATUS CHECK: FILING OF AFFIDAVIT

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Carole D'Aloia, Court Clerk Kit MacDonald, Reporter/Recorder

PARTIES: STATE OF NEVADA 006088 Peterson, Clark A.

> 0001 D1 Chappell, James M 000824 Schieck, David M.

Upon Court's inquiry, Mr. Schieck advised he has been able to secure the affidavits from Michigan and Arizona and requested matter be set for another hearing. Mr. Peterson concurred. Court advised it would like to give Mr. Peterson time to review the affidavits and, ORDERED, matter set for STATUS CHECK.

NDC

3/25/03 9:00 AM STATUS CHECK: STATE'S REVIEW OF AFFIDAVITS

Y Y

Ν

Υ





PAGE: 037

<u>95-C-131341-C</u>	STATE OF	NEVADA	vs Cł	appell,		M FROM PAGE:	036
	03/25/03	09:00 AM 00					030
			AFFIDAVITS				
	HEARD BY:	Michael L Dou	glas, Judge;	Dept. 12	1		
	OFFICERS:	Sharon Chun, Kit MacDonald		ecorder			
	PARTIES:	STATE 006088 Peter	OF NEVADA son, Clark A.				Y Y
		0001 D1 Chap 000824 Schie		1			N Y
and he has no requested the examination o	particula Court con utside pre	t Mr. Schieck r objecting us sider the poss sence of juror	ing the conte ibility of br s, if a witne	ents of the state	the Aff: a witnes	idavits. He ss for	2

questionable. COURT ORDERED, briefing schedule SET as follows: Deft's Opening Brief due 4/29/03; State's Opposing Brief due 5/26/03; Deft's Reply Brief due 6/18/03; and HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION) on 7/7/03 at 10:30 A.M.

NDC

7/7/03 10:30 AM HEARING

CLERK'S NOTE: Deft's Reply due date changed to 6/18/03.

CLERK'S NOTE 7/2/03sc: Hearing date changed FROM 7/7/03 TO 7/8/03 at 9:00 A.M. per stipulation of counsel.

		CRIMINAL COURT MINUTES	
<u>95-C-131341-C</u>	STATE OF		
		CONTINUED FROM PAGE: 0	37
	07/08/03	09:00 AM 01 HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)	
	HEARD BY:	Michael L Douglas, Judge; Dept. 11	
	OFFICERS:	Sharon Chun/sc, Court Clerk Judy McFadden, Relief Clerk Kit MacDonald, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 007480 Pate, Susan	Y Y
		0001 D1 Chappell, James M 000824 Schieck, David M.	N Y
ORDERED, brie 7/17/03 - 8/19/03 - 9/02/03 - NDC	fing sched Deft's Op State's R Hearing	eeded one week to file his post-hearing brief. COURT ule and hearing SET, as follows: ening Brief Due; esponse Due;	
CONTINUED TO:	09/02/03	09:00 AM 02	
	09/02/03	09:00 AM 00 MINUTE ORDER RE: HEARING RE WRIT/44	
	HEARD BY:	Michael L Douglas, Judge; Dept. 11	
	OFFICERS:	Sharon Chun, Court Clerk Cindy Caldwell, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 007480 Pate, Susan	Y Y
		0001 D1 Chappell, James M 000824 Schieck, David M.	N Y
Stipulation a COURT ORDERED	n Order, b , Deft's a	tating that this matter had been continued by ut, he was not aware that a date had been set yet. opearance WAIVED at this hearing and matter SET for date on 10/21/02	

NDC

CLERK'S NOTE: No continuance date was yet recorded in the computer when reviewed/sc.

CLERK'S NOTE 9/17/03-sc: The Stipulation and Order came through with the

STATUS CHECK re hearing date on 10/21/03.



N

Y

Υ

Y

Ν

Υ

CRIMINAL COURT MINUTES

95-C-131341-C	STATE OF NEVADA	vs Chappell, James M	
		CONTINUED FROM PAGE: 03	38
		ckstone by the Clerk's Office. After t was decided to VACATE the 10/21/03	

speaking to the Dept. XI Law Clerk, it was decided to VACATE the 10/21/03 status check date, since the hearing has been set. A copy of this minute order has been placed in the folders of the District Attorney and Mr. Schieck.

10/07/03 09:00 AM 03 HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Sharon Chun, Court Clerk Kit MacDonald, Reporter/Recorder

PARTIES:	STATE OF NEVADA					Y
	006088	Peterson,	Clark	Α.		Y

0001 D1 Chappell, James M 000824 Schieck, David M.

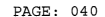
Mr. Peterson stated he needs three weeks to respond. Mr. Schieck stated he will not need time to Reply.

COURT ORDERED, briefing schedule set, as follows: State's Response due 10/28/03 and Hearing set for 11/6/03 10:30 AM

NDC

11/6/03 10:30 AM HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)

11/06/03 10:30 AM 00 HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)/47 HEARD BY: Michelle Leavitt, Judge; Dept. 12 OFFICERS: Kristen Brown, Relief Clerk Julie Lever, Reporter/Recorder PARTIES: STATE OF NEVADA 006526 Turner, Robert B. 0001 D1 Chappell, James M 000824 Schieck, David M.



MINUTES DATE: 11/06/03

CRIMINAL COURT MINUTES

95-C-131341-C	STATE OF NEVADA	vs Chappell, James M
		CONTINUED FROM PAGE: 039
		-

Court stated this case is being retained by Department XI and ORDERED, matter CONTINUED to be heard by Judge Douglas.

NDC

CONTINUED TO: 12/04/03 09:00 AM 01

11/10/03 ??:?? ?M 00 MINUTE ORDER RE: CASE RETAINED BY DEPT XI

HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Sharon Chun, Court Clerk

PARTIES: NO PARTIES PRESENT

This case is retained by Judge Michael L. Douglas, due to this Court's previous involvement with the case.

NDC

12/04/03 09:00 AM 01 HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)/47 HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Sharon Chun, Court Clerk Kit MacDonald, Reporter/Recorder PARTIES: STATE OF NEVADA 006088 Peterson, Clark A. 0001 D1 Chappell, James M 000824 Schieck, David M.

Mr. Peterson requested additional time to supplement the written Response; COURT ORDERED, matter CONTINUED.

CONTINUED TO: 01/22/04 09:00 AM 02

Υ

Υ

Ν

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 040 HEARING: DEFT'S PETITION FOR WRIT OF 01/22/04 09:00 AM 02 HABEAS CORPUS (POST CONVICTION) /47 HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Sharon Chun, Court Clerk Kit MacDonald, Reporter/Recorder Ν PARTIES: 0001 D1 Chappell, James M Y 000824 Schieck, David M. Mr. Schieck stated he spoke to Mr. Peterson yesterday and he has requested a thirty day continuance because of his recent schedule. COURT ORDERED, matter CONTINUED. Mr. Schieck stated he would advise Mr. Peterson of the continuance date. CONTINUED TO: 02/26/04 09:00 AM 03 HEARING: DEFT'S PETITION FOR WRIT OF 02/26/04 09:00 AM 03 HABEAS CORPUS (POST CONVICTION)/47 HEARD BY: Michael L Douglas, Judge; Dept. 11

OFFICERS: Sharon Chun, Court Clerk Kit MacDonald, Reporter/Recorder

PARTIES: NO PARTIES PRESENT

The Court advised counsel had requested a continuance; COURT SO ORDERED, the date of 3/18/04 is hereby set.

NDC

CONTINUED TO: 03/18/04 09:00 AM 04

95-C-131341-C STATE OF NEVADA vs Chappell, James M CONTINUED FROM PAGE: 041 HEARING: DEFT'S PETITION FOR WRIT OF 04/02/04 09:00 AM 06 HABEAS CORPUS (POST CONVICTION)/47 HEARD BY: Michael L Douglas, Judge; Dept. 11 OFFICERS: Sharon Chun, Court Clerk Dick Kangas, Reporter/Recorder REQ. BY: Douglas Michael L, Judge; Dept. 11 PARTIES: STATE OF NEVADA Y Υ 006088 Peterson, Clark A. Ν 0001 D1 Chappell, James M Y 000824 Schieck, David M.

Mr. Schieck noted that the argument today centers on whether the trial outcome would have been different if witnesses would have been used during guilt phase and penalty phase. He stated that Mr. Brooks, feels it would have made a difference.

Mr. Peterson argued that in reference to the written opposition and the State's brief; there is overwhelming evidence of guilt. Deft. conceded he killed her and knifed her and then committed sexual assault. He further argued that the killing was established and that the other witnesses went toward domestic violence. He reiterated that the Deft. admitted the killing. There is no prejudice by presumed failure by Deft's counsel and the Petition should be denied.

Mr. Schieck reiterated that Michigan witnesses would have relevance to the jury re the first degree murder and affected the death sentence.

The Court noted that when the Supreme Court denied a rehearing and rendered their opinion on 3/17/99, they cited the fact that jurors returned a verdict of death after finding that the two mitigating circumstances (the murder was committed while under the influence of extreme mental or emotional disturbance and any other mitigating circumstances) did not outweigh four aggravating factors (the murder was committed during the commission of a robbery, burglary, and sexual assault, and the murder involved torture or depravity of mind). As to the penalty phase, Deft and Deft's counsel have an obligation to present evidence.

Pursuant to the Supreme Court's opinion, COURT ORDERED, a new Penalty Hearing is to be held in this matter.

Mr. Schieck was directed to draft the Order.

CLERK'S NOTE 4/13/04sc: S. Chun, Clerk, phoned Mr. Schieck to verify that counsel were going to request a hearing date in the Order. Mr. Schieck responded that he had spoken to Mr. Peterson and that the State was going to

95-C-131341-CSTATE OF NEVADAvs Chappell, James M
CONTINUED FROM PAGE: 042

file an Appeal, so no hearing date would yet be requested.

06/25/04 CASE NO. 95-C-131341-C

.

EXHIBITS

CASE STATUS: INACTIVE

12:23 PM

A			[]	vs	Chappell,	Jame	es M			[]	
	ΕΣ	KHIBIT	DESCI	RIP	FION		SUB	<u>of/ob</u>	DATE	<u>_</u> <u>S</u>	
JUSTICE	COURT	EXHIBI	TS				S	1	10/10/99	5 V	

STATE	OF	NEVADA	

NO. CODE

•••••				
0001	P-D /JUSTICE COURT EXHIBITS	S	1	10/10/95 V
0002	P-1 /1 THRU 60 6X8 PHOTOGRAPHS (#50 NO EXH)	S	AD/NO	10/10/96 V
0003	P-61 /LVMPD EVIDENCE IMPOUND REPORT	S	AD/NO	10/11/96 V
0004	P-62 /LVMPD EVIDENCE IMPOUND REPORT	S	AD/NO	10/10/96 V
0005	P-63 /LVMPD EVIDENCE IMPOUND REPORT	S	AD/NO	10/10/96 V
0006	P-64 /COPY OF SOCIAL SECURITY CARDS (4)	S	AD/NO	10/10/96 V
0007	P-65 /LVMPD EVIDENCE IMPOUND REPORT	S	AD/NO	10/14/96 V
0008	P-66 /3X5 COLOR PHOTOGRAPH OF VICTIM	S	AD/NO	10/14/96 V
0009	P-67 /SEXUAL ASSAULT KIT	S	AD/OB	10/10/96 V
0010	P-68 /EVIDENCE BAG	S	AD/NO	10/10/96 V
0011	P-68A /BROWN BUTCHER PAPER	S	AD/NO	10/10/96 V
0012	P-68A1/STEAK KINFE	S	AD/NO	10/10/96 V
0013	P-69 /EVIDENCE ENVELOPE & CONTENTS	S	AD/NO	10/10/96 V
0014	P-70 /EVIDENCE ENVELOPE & CONTENTS	S	AD/NO	10/10/96 V
0015	P-71 /EVIDENCE ENVELOPE & CONTENTS	S	AD/NO	10/10/96 V
0016	P-72 /EVIDENCE ENVELOPE & CONTENTS	S	AD/NO	10/10/96 V
0017	P-73 /EVIDENCE ENVELOPE & CONTENTS	S	AD/NO	10/10/96 V
0018	P-74 /EVIDENCE ENVELOPE & CONTENTS	S	AD/NO	10/10/96 V
0019	P-75 /EVIDENCE BAG & CONTENTS	S	AD/NO	10/10/96 V
0020	P-76 /DIAGRAM	S	AD/NO	10/10/96 V
0021	P-77 /DRAWING	S	AD/NO	10/10/96 V
0022	P-78 /EVIDENCE ENVELOPE	S	AD/NO	10/10/96 V
0023	P-78A /PLASTIC BAG / CONTENTS	S	AD/NO	10/10/96 V
0024	P-79 /EVIDENCE ENVELOPE	S	AD/NO	10/11/96 V
0025	P-79A /RIGHT BLACK LACE UP BOOT	S	AD/NO	10/11/96 V
0026	P-80 /EVIDENCE ENVELOPE	S	AD/NO	10/14/96 V
0027	P-80A /PLASTIC VIAL CONTENTS	S	AD/NO	10/14/96 V
0028	P-81 /APPLICATION FOR TPO BY FAX	S	AD/NO	10/11/96 V
0029	P-82 /TPO ISSUED BY FAX	S	AD/	10/11/96 V
0030	P-83 /SMALL COLOR PHOTOGRAPH	S	AD/NO	10/11/96 V
0031	P-84 /LARGE BLOW-UP	S	AD/NO	10/11/96 V
0032	P-85 /BLOW-UP	S	AD/NO	10/14/96 V
0033	P-86 /BLOW-UP	S	AD/NO	10/14/96 V
0034	P-87 /SEROLOGY STANDARDS KIT	S	AD/NO	10/14/96 V
0035	P-88 /CURRICULUM VITAE OF THOMAS A WAHL	S	AD/NO	10/14/96 V
0036	P-89 /UMC MEDICAL RECORDS (VICTIM)	S	AD/NO	10/14/96 V
0037	PD / PENALTY HEARING	5	AD/NO	99/99/99
0038	P-90 /DEFENDAT'S STATEMENT DTD 3-30-95	S	AD/NO	10/21/96 V
0039	P-91 /LETTER FRM CHRISTINA REES	S	AD/NO	10/22/96 V
0040	P-92 /LETTER FRM DORIS WICHTOSKI	S	AD/NO	10/21/96 V
0041	P-93 /8XX10 COLOR PHOTOGRAPH	S	AD/NO	10/21/96 V
0042	P-94 /SMALL COLOR PHOTOGRAPH	S	AD/NO	10/21/96 V
0042	D-A /CERTIFIED COPY OF TPO ISSUED BY FAX	0001	AD/NO	99/99/99 V
0043	D-B /CERTIFIED COPY OF MINUTES 11-11-95	0001	AD/NO	10/11/96 V
0045	D-C /CERTIFIED COPY OF MINUTES 8-1-96	0001	AD/NO AD/NO	10/21/96 V
0045	D-D /8X10 COLOR PHOTOGRAPH	0001	AD/NO	10/22/96 V
0010		0001	110/110	10/22/20 V

Certification of Copy

State of Nevada

١

≻ SS:

County of Clark

I, Shirley B. Parraguirre, the duly elected, qualifying and acting Clerk of Clark County, in the State of Nevada, and Ex-Officio Clerk of the District Court, do hereby certify that the foregoing is a true, full and correct copy of the original:

NOTICE OF CROSS-APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; FINDINGS OF FACT CONCLUSIONS OF LAW AND ORDER; NOTICE OF ENTRY OF DECISION AND ORDER; DISTRICT COURT MINUTES; EXHIBIT LIST;

Case No: C131341

Dept No: IV

STATE OF NEVADA,

Plaintiff(s),

vs.

JAMES CHAPPELL,

Defendant(s),

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada this 25 day of June 2004. Shirley B. Parraguine, Clark County Clerk Deputy MANUEL RIVA S -Clérk