19

20万智是名

24

25

26

27.

28

1	Joc URIG	iINAL
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781	FILED IN OPEN COLLECT
3	ROBERT J. DASKAS	FILED IN OPEN COURT JUN 0 6 2005
4	Chief Deputy District Attorney Nevada Bar #004963 200 South Third Street	SKIRLEYS, PARRAGUISSE, CLERK
5	Las Vegas, Nevada 89155-2212 (702) 455-4711 State of Nevada	BY Shewar Coffman.
6	State of Nevada	E-ARCN COFF
7		FILED
8		RICT COURT OUNTY, NEVADA JUN 2 1 2005
. 9		
10	THE STATE OF NEVADA,	JANETTE M. BLOOM CLERK OF SUPREME COURT
11	Plaintiff,	No. 45456 DEPUTY CLERK
12	-vs-	Case No. C153154 Dept No. VIII
13	DONTE JOHNSON, #1586283) Dept No. VIII
14	77500205	
15	Defendant.	
16)
17	HIDOMENI	T OF COMMICTION

JUMENT OF CONVICTION

WHEREAS, on the 17th day of September, 1998, Defendant, DONTE JOHNSON, entered a plea of Not Guilty to the crimes of COUNT XI - MURDER WITH USE OF A DEADLY WEAPON (Felony); COUNT XII - MURDER WITH USE OF A DEADLY WEAPON (Felony); COUNT XIII - MURDER WITH USE OF A DEADLY WEAPON Felony); and COUNT XIV - MURDER WITH USE OF A DEADLY WEAPON (Felony), NRS 200.010, 200.030, 193.165; and

WHEREAS, the Defendant DONTE JOHNSON, was tried before a Jury and the Defendant was found guilty of the crimes of COUNT XI - MURDER WITH USE OF A DEADLY WEAPON (Felony); COUNT XII - MURDER WITH USE OF A DEADLY WEAPON (Felony); COUNT XIII - MURDER WITH USE OF A DEADLY WEAPON PUNT XIV - MURDER WITH USE OF A DEADLY WEAPON (Felony),

JUN 20 2005

C:\DOCUME~1\mcdonad\LOCALS~1\Temp\81183002.doc

LERK OF SUPREME COURT

in violation of NRS 200.010, 200.030, and 193.165, and the Jury verdict was returned on or about the 9th day of June, 2000.

Thereafter, another trial jury, deliberating in the penalty phase of said trial, in accordance with the provisions of NRS 175.552 and 175.554, found, as to COUNT XI, that there was one (1) aggravating circumstance in connection with the commission of said crime, to-wit:

1. The defendant has, in the immediate proceeding, been convicted of more than one offense of murder in the first or second degree.

That on or about the 5th day of May, 2005, the Jury unanimously found, beyond a reasonable doubt, that there were no mitigating circumstances sufficient to outweigh the aggravating circumstance, and determined that the Defendant's punishment should be Death as to COUNT XI - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON in the Nevada State Prison located at or near Carson City, State of Nevada.

That the same jury, deliberating in the penalty phase of said trial, in accordance with the provisions of NRS 175.552 and 175.554, found, as to COUNT XII, that there was one (1) aggravating circumstance in connection with the commission of said crime, to-wit:

1. The defendant has, in the immediate proceeding, been convicted of more than one offense of murder in the first or second degree.

That on or about the 5th day of May, 2005, the Jury unanimously found, beyond a reasonable doubt, that there were no mitigating circumstances sufficient to outweigh the aggravating circumstance, and determined that the Defendant's punishment should be Death as to COUNT XII - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON in the Nevada State Prison located at or near Carson City, State of Nevada.

That the same jury, deliberating in the penalty phase of said trial, in accordance with the provisions of NRS 175.552 and 175.554, found, as to COUNT XIII, that there was one (1) aggravating circumstance in connection with the commission of said crime, to-wit:

1. The defendant has, in the immediate proceeding, been convicted of more than one offense of murder in the first or second degree.

///

///

///

That on or about the 5th day of May, 2005, the Jury unanimously found, beyond a reasonable doubt, that there were no mitigating circumstances sufficient to outweigh the aggravating circumstance, and determined that the Defendant's punishment should be Death as to COUNT XIII - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON in the Nevada State Prison located at or near Carson City, State of Nevada.

That the same jury, deliberating in the penalty phase of said trial, in accordance with the provisions of NRS 175.552 and 175.554, found, as to COUNT XIV, that there was one (1) aggravating circumstance in connection with the commission of said crime, to-wit:

1. The defendant has, in the immediate proceeding, been convicted of more than one offense of murder in the first or second degree.

That on or about the 5th day of May, 2005, the Jury unanimously found, beyond a reasonable doubt, that there were no mitigating circumstances sufficient to outweigh the aggravating circumstance, and determined that the Defendant's punishment should be Death as to COUNT XIV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON in the Nevada State Prison located at or near Carson City, State of Nevada.

WHEREAS, thereafter, on the 12th day of May, 2005, the Defendant being present in court with his counsel, ALZORA JACKSON, Deputy Special Public Defender, and BRETT WHIPPLE, Esq., and ROBERT J. DASKAS, Chief Deputy District Attorney, and DAVID STANTON, Deputy District Attorney, also being present; the Defendant having previously been adjudicated guilty by reason of said trial and verdict, the above-entitled Court did sentence Defendant, by virtue of the Jury's determination to DEATH for COUNT XII – MURDER WITH USE OF A DEADLY WEAPON; and to DEATH for COUNT XIII – MURDER WITH USE OF A DEADLY WEAPON; and to DEATH for COUNT XIII – MURDER WITH USE OF A DEADLY WEAPON; and to DEATH for COUNT XIV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON.

Ÿ

THEREFORE, the Clerk of the above-entitled Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitled matter.

DATED this _____ day of May, 2005, in the City of Las Vegas, County of Clark, State of Nevada.

DISTRICT JUDGE

DA#98F11830X/ddm LVMPD EV# 9808141600 1° MURDER W/WPN - F ATE: 06/16/05 ASE NO. 98-C-153154-C

INDEX

TIME 3:30 PM JUDGE:Gates, Lee A

FATE OF NEVADA
[] vs Johnson, Donte
[]

001	D1	Donte	Johnson	00082	4 :	Schie	eck, I	avio	d M.
		330 S	Casino Center	NO.	1 :	302 E	E Cars	on :	4 600
		Las Ve	egas, NV 89101]	Las V	/egas,	NV	89101

Э. :	FILED/REC	CODE REASON/DESCRIPTION	FOR	oc so	CH/PER C	
		IND /(GRAND JURY) INDICTMENT Fee \$0.00				
		ARRN/INITIAL ARRAIGNMENT	0001		09/08/98	
		HEAR/GRAND JURY INDICTMENT	0001		09/02/98	
		BNCH/NO BAIL BENCH WARRANT ISSUED	0001		09/02/98	
		ORDR/ORDER OF INTENT TO FORFEIT	0001	L	09/02/98	
		NOTC/NOTICE GRAND JURY EXHIBITS IN THE VAULT			09/02/98	
007	09/08/98	ARRN/ARRAIGNMENT CONTINUED	0001	L	09/17/98	
008	09/14/98	TRAN/REPORTER'S TRANSCRIPT GRAND JURY,	0001	L '	09/01/98	
		SEPTEMBER 1, 1998	0001	L		
		TRAN/REPORTER'S TRANSCRIPT ARRAIGNMENT	0001	L	09/08/98	
010	09/15/98	NISD/NOTICE OF INTENT TO SEEK DEATH PENALTY	0001	L.		
		REQT/MEDIA REQUEST				
012	09/15/98	ORDR/ORDER GRANTING PERMISSION OF MEDIA ENTRY	•			
		REQT/MEDIA REQUEST				
014	09/15/98	ORDR/ORDER GRANTING PERMISSION OF MEDIA ENTRY	•			
		HEAR/SUPERSEDING GRAND JURY INDICTMENT	0001	L BW	09/16/98	
		BNCH/NO BAIL BENCH WARRANT ISSUED	0001		09/16/98	
		ORDR/ORDER OF INTENT TO FORFEIT	0001		09/16/98	
		IND /SUPERSEDING INDICTMENT	0001		09/16/98	
		CALC/CALENDAR CALL		- L	06/29/99	
		JURY/TRIAL BY JURY (VJ 6/29/99)	0001		07/06/99	
		NOTC/NOTICE SUPERSEDING GRAND JURY EXHIBITS	0001		09/16/98	
021	03/10/30	IN THE VAULT			05/ ±0/50	
022	09/28/98	REQT/MEDIA REQUEST				
		ORDR/ORDER GRANTING PERMISSION OF MEDIA ENTRY	-			
		MOT /DEFT'S MOTION TO SET BAIL	0001	I DN	10/08/98	
025	10/05/98	TRAN/REPORTER'S TRANSCRIPT RE: GRAND JURY	0001		09/02/98	
023	10/00/50	INDICTMENTS RETURNED IN OPEN COURT	0001		05,02,50	
026	10/05/98	ROC /RECEIPT OF COPY	0001		10/05/98	
		OPPS/STATES OPPOSITION TO DEFENDANTS MOTION	0001		10/05/50	
02.7	10/01/20	TO SET BAIL	0001			
028	10/20/99	TRAN/REPORTER'S TRANSCRIPT GRAND JURY,	0001		09/15/98	
020	10/20/50	SEPTEMBER 15, 1998	0001		05/15/50	
020	10/20/99	ORDR/ORDER DENYING DEFENDANTS MOTION TO SET	0001		10/20/98	
029	10/20/98	BAIL	0001		10/20/50	
021	02/10/00	MOT /DEFT'S PRO PER MOTION WITHDRAW COUNSEL	0001		02/25/99	
031	02/10/99	AND APPOINT OUTSIDE COUNSEL	0001		02/23/33	
022	02/19/99	OPPS/STATES OPPOSITION TO DEFENDANTS PRO PER	0001			Y
032	02/19/99	MOTION TO WITHDRAW COUNSEL AND APPOINT	0001			_
LITTLE	IDE COUNS		0001	L		
		NISD/SUPPLEMENTAL NOTICE OF INTENT TO SEEK	0001	1		Y
033	02/26/99					T
HUD	DMD COIDE	DEATH PENALTY PURSUANT TO AMENDED	0001	ь.		
	EME COURT		000	1	02/16/00	
		OTTE/ORDER TO TRANSPORT	0001		03/16/99	
035	03/23/99	MEMO/MEMORANDUM TO THE COURT	0001	L		
-		(Continued to page 2)				

4.	, 9	98-C-153154-C (Continuation Page		2)		
). E	FILED/REC	CODE REASON/DESCRIPTION F	'OR	oc so	CH/PER C	
	•	en e				
)36	03/25/99	OTTE/ORDER TO TRANSPORT	0001		03/25/99	9
		ROC /RECEIPT OF COPY	0001		03/26/99	9
		MOT /DEFT'S PRO PER MTN TO DISMISS COUNSEL	0001		04/15/9	
		AND APPOINTMENT OF ALTERNATE COUNSEL	0001			
)41	04/22/99	TRAN/REPORTER'S TRANSCRIPT DEFT'S PRO PER	0001		04/15/99	9 Y
, + -	01,22,33	MOTION TO DISMISS COUNSELAND	0001		-,, -	
ו חם ג	ר אידיאביאידי ∩ו	F ALTERNATE COUNSEL (SEALED)	0001			
		APPL/EX PARTE APPLICATION FOR ORDER	0001			
742	04/30/33	REQUIRING MATERIAL WITNESS TO POST BAIL	0001			
142	04/20/00	ORDR/ORDER REQUIRING MATERIAL WITNESS TO POST				
743	04/30/99	BAIL OR BE COMMITTED TO CUSTODY	0001			
144	05/06/00	MOT /DEFT'S PRO PER MOTION TO PROCEED PRO PER			05/17/9	۵
144	05/06/99	·			05/11/9.	9
	05/00/00	WITH CO-COUNSEL AND INVESTIGATOR	0001		04/10/0	^
		TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/12/9	
		MOT /DEFT'S PRO PER MOTION FOR DISCOVERY	0001		05/17/9	9
)48	05/12/99	MEMO/MEMORANDUM FOR PRODUCTION OF	0001			
		EXCULPATORY EVIDENCE	0001			
)49	05/14/99	ORDR/EX-PARTE APPLICATION AND ORDER TO	0001			
		PRODUCE JUVENILE RECORDS	0001			
		MOT /ALL PENDING MOTIONS 5/17/99	0001		05/17/9	9
)51	05/21/99	EXPT/EX PARTE APPLICATION AND ORDER TO	0001			
		PRODUCE JUVENILE RECORDS	0001			
)52	05/21/99	EXPT/EX PARTE APPLICATION AND ORDER TO	0001			
		PRODUCE EVIDENCE	0001			
)53	06/03/99	HEAR/AT THE REQUEST OF THE COURT	0001		06/08/9	9
		ORDR/STIPULATION AND ORDER	AL		06/08/9	
		NOTC/NOTICE OF EVIDENCE IN SUPPORT OF	0001		, ,	
,50	00/11/00	AGGRAVATING CIRCUMSTANCES	0001			
157	06/11/00	MOT /STATE'S MOTION IN LIMINE TO PERMIT THE	0001		07/08/9	9
757	00/14/99	STATE TO PRESENT THE COMPLETE STORY OF	0001		01/00/5	_
150	06/16/00	MOT /DEFT'S MOTION TO CONTINUE TRIAL	0001		06/29/9	a
			0001		06/23/3	
		ORDR/STIPULATION AND ORDER	0001		06/17/9	
		ROC /RECEIPT OF COPY			06/16/9	
		ORDR/ORDER FOR TRANSCRIPTS	0001		06/16/3	э Y
162	06/18/99	APPL/EX PARTE APPLICATION TO APPOINT DR JAMES				T
		JOHNSON AS EXPERT AND FOR FEES IN	0001			
		TUTORY MAXIMUM	0001			
		TRAN/REPORTER'S TRANSCRIPT JUNE 8 1999	0001		/ /-	•
)64	06/29/99	MOT /DEFT'S MOTION TO REVEAL IDENTITY OF	0001		11/18/9	9
		INFORMANTS	0001			
)65	06/29/99	MOT /DEFT'S MOTION TO COMPEL DISCLOSURE OF	0001		11/18/9	9
		EXISTENCE/SUBSTANCE	0001			
)66	06/29/99	MOT /DEFT'S MOTION TO COMPEL PRODUCTION OF	0001		10/21/9	9
		ANY/ALL STATEMENTS	0001	,		
)67	06/28/99	MEMO/MEMORANDUM TO THE COURT	0001			
268	06/29/99	MOT /ALL PENDING MOTIONS 6/29/99	0001		06/29/9	9
		CALC/CALENDAR CALL VJ 12/20/99	0001	. VC	01/04/0	0
		JURY/TRIAL BY JURY VJ 12/20/99	0001		01/10/0	
		OCAL/STATUS CHECK: TRIAL DATE	0001		07/08/9	
		OCAL/STATUS CHECK: FILING OF ALL MOTIONS	0001		10/21/9	
		ROC /RECEIPT OF COPY	0001		06/29/9	
		ROC /RECEIPT OF COPY	0001		06/29/9	
J / 1		(Continued to page 3)			,,-	
		(constitued to page 5)				

	lation Page	3)	<u>.</u>	
NO. FILED/REC CODE REASON/DESCRIPTION	F	OR OC SC	CH/PER C	
0075 06/29/99 ROC /RECEIPT OF COPY 0076 07/02/99 OPPS/OPPOSITION TO MOTION IN LIMINE PERMIT THE STATE TO PRESENT TH	TO (0001 0001 0001	06/29/99	Y
COMPLETE STORY OF THE CRIME 0077 07/02/99 ROC /RECEIPT OF COPY	(0001	06/02/99	
0078 07/15/99 TRAN/REPORTER'S TRANSCRIPT STATE'S LIMINE TO PERMIT THE STATE TO THE COMPLETE STORY OF THE CRIME DEFENDANTS MOTION	PRESENT	0001 0001	06/29/99	Y
0079 07/15/99 TRAN/REPORTER'S TRANSCRIPT DEFENDAN TO COMEL DISCLOSURE OF EXISTEN	NTS MOTION (0001 0001	07/13/99	Y
SUBSTANCE OF EXPECTATIONS OR ACTUAL RECEIPT OF BE TREATMENT FOR COOPERATION WITH PROSECUTION DEFEND	DANTS MOTION	TO COMPE	EL THE	
PRODUCTION OF ANY AND ALL STATEMENTS OF THE DEFENREVEAL THE IDENTITY OF INFORMANTS AND REVEAL ANY INDUCEMENTS				
0080 07/15/99 TRAN/REPORTER'S TRANSCRIPT STATE'S LIMINE TO PERMIT THE STATE TO	PRESENT	0001 0001	07/08/99	Y
THE COMPLETE STORY OF THE CRIME STATUS CHECK TRIA 0081 07/27/99 OTTE/ORDER TO TRANSPORT		0001	07/27/99	
0082 07/28/99 ROC /RECEIPT OF COPY			07/27/99	
0083 08/13/99 MOT /ALL PENDING MOTIONS 7/13/99	. (0001	07/13/99	
0084 08/13/99 MOT /ALL PENDING MOTIONS 7/8/99			07/08/99	
0085 08/19/99 MOT /STATE'S MOTION TO PERMIT DNA T		0001 OC	09/02/99	
0086 08/19/99 REQT/NOTICE OF MOTION AND MOTION TO		0001	08/30/99	Y
DNA TESTING OF THE CIGARETTE E FOUND AT THE CRIME SCENE BY THE LAS VEGAS METROPO FORENSIC LABORATORY OR BY AN INDEPENDENT LABORATO	OLITAN POLICE ORY WITH THE			
TEST TO BE SUPPLIED TO BOTH THE DEFENSE AND THE F				
0087 08/24/99 LIST/NOTICE OF WITNESSES		0001	/ /	
0088 08/31/99 TRAN/REPORTER'S TRANSCRIPT STATE'S PERMIT DNA TESTING		0001 0001	08/30/99	
0089 08/31/99 OTTE/ORDER TO TRANSPORT		0001	08/31/99	
0090 09/01/99 ROC /RECEIPT OF COPY		0001	09/01/99	
0091 09/07/99 MEMO/MEMORANDUM IN PURSUANT FOR A C	CHANGE (0001		
OF VENUE		0001		
0092 09/09/99 ORDR/ORDER FOR TRANSCRIPT		0001		
0093 09/20/99 MEMO/MEMORANDUM FOR PRODUCTION OF EXCULPATORY EVIDENCE		0001 0001		
0094 09/21/99 CRTF/CERTIFICATE FOR ATTENDANCE OF		0001		Y
OUT-OF-STATE WITNESS		0001		_
CHARLA CHENIQUA SEVERS AKA KASHAWN HIVES				
0095 09/21/99 REQT/REQUEST FOR ATTENDANCE OF OUT- WITNESS CHARLA CHENIQUA SEVERS		0001 0001		Y
AKA KASHAWN HIVES				
0096 09/23/99 HEAR/STATE'S REQUEST FOR HEARING RE WITNESS CHARLA SEVERS		0001 OC	09/30/99	
0097 09/29/99 MOT /STATE'S MOTION TO VIDEOTAPE THE DEPOSITION OF CHARLA SEVERS	HE (10/21/99	
0098 10/01/99 TRAN/REPORTER'S TRANSCRIPT OF STATE FOR MATERIAL WITNESS: CHARLA	SEVERS	0001 0001	09/30/99	
0099 10/01/99 TRAN/REPORTER'S TRANSCRIPT OF STATE TO PERMIT DNA TESTING		0001 0001	09/02/99	
(Continued to page	4)			

	98-C-153154-C (Continuation Page CODE REASON/DESCRIPTION		4) OC S(CH/PER C	
0100 10/06/99	OPPS/DEFENDANTS OPPOSITION TO STATES MOTION TO VIDEOTAPE THE DEPOSITION OF	0001 0001			Y
CHARLA SEVERS					
0101 10/11/99	HEAR/CONFIRMATION OF COUNSEL (SIEGEL, JAY)		CM	10/14/99	
CHARLA SEVERS	NOTC/NOTICE OF MOTION AND MOTION TO VIDEOTAPE THE DEPOSITION OF MYSELF	0001 0001			Y
	REQT/AMENDED NOTICE OF MOTION AND MOTION TO	0001		10/11/99	v
CHARLA SEVERS	VIDEOTAPE THE DEPOSITION OF	0001		10/11/99	1
	HEAR/DEPOSITION HEARING	0001		10/26/99	
0105 10/14/99	MOT /ALL PENDING MOTIONS 10/14/99	0001		10/20/99	
	OPPS/DEFENDANTS OPPOSITION TO WITNESS SEVERS	0001		10/14/00	Y
CHARLA SEVERS	MOTION TO VIDEOTAPE THE DEPOSITION OF	0001			
	ORDR/STIPULATION AND ORDER	0001		10/14/99	
	MOT /DEFT'S MOTION IN LIMINE PRECLUDE	0001		10/14/99	
0100 10/10/55	EVIDENCE OF OTHER CRIMES	0001	GR	10/21/99	
0109 10/19/99	MOT /DEFT'S MOTION TO COMPEL THE PRODUCTION	0001	GR	11/18/99	
	OF ANY AND ALL STATEMENTS OF THE DEFT	0001	Oic	11/10/00	
0110 10/19/99	MOT /DEFT'S MOTION TO REVEAL THE IDENTITY OF	0001		11/18/99	
	INFORMANTS AND REVEAL ANY BENEFITS, DEALS				
0111 10/19/99	MOT /DEFT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE/SUBSTANCE OF EXPECTATIONS, OR	0001	GP	11/18/99	
0112 10/19/99	MOT /DEFT'S MOTION IN LIMINE TO PRECLUDE	0001		05/23/00	
	EVIDENCE OF OTHER GUNS WEAPONS/AMMUNITIO			03/23/00	
0113 10/18/99	SUPP/SUPPLEMENT MOTION TO VIDEOTAPE	AL			
0110 10/10/00	DEPOSITION OF CHARLA SEVERS	AL			
0114 10/18/99	OTTE/ORDER TO TRANSPORT	0001		10/18/99	
0115 10/18/99	ROC /RECEIPT OF COPY	AL		10/18/99	
0116 10/18/99	ROC /RECEIPT OF COPY	0001		10/18/99	
0117 10/19/99	ROC /RECEIPT OF COPY	0001		10/19/99	
	ROC /RECEIPT OF COPY	0001		10/19/99	
	ROC /RECEIPT OF COPY	0001		10/19/99	
0120 10/19/99	ROC /RECEIPT OF COPY	0001		10/19/99	
0121 10/18/99	TRAN/REPORTER'S TRANSCRIPT STATE'S MOTION TO	0001		10/11/99	Y
	VIDEOTAPE THE DEPOSTION OF	0001			
CHARLA SEVERS					
	TRAN/REPORTER'S TRANSCRIPT STATE'S MOTION TO VIDEOTAPE THE DEPOSITION OF	0001 0001		10/14/99	Y
CHARL SEVERS					
	ROC /RECEIPT OF COPY	0001		10/19/99	
	RSPN/STATE'S RESPONSE TO DEFENDANT'S OPPOSITION TO STATE'S MOTION TO	AL AL			Y
	DEPOSITION OF CHARLA SEVERS				
	MOT /ALL PENDING MOTIONS 10/21/99	0001		10/21/99	
	HEAR/DECISION: WITNESS RELEASE	0001		10/28/99	
0127 10/27/99	NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT			10/26/99	
0128 10/27/99	MOT /DEFT'S MOTION IN LIMINE TO PRECLUDE	0001	GR	03/02/00	
0100 10/06/00	EVIDENCE OF WITNESS INTIMIDATION	0001			3 <i>7</i>
0173 10/50/33	REQT/MOTION AND NOTICE OF MOTION IN LIMINE	0001			Y
	TO PRECLUDE ANY MEDIA COVERAGE OF	0001			
	(Continued to page 5)				

98-C-153154-C (Continuation Page 5)

o. 1	FILED/REC	CODE	REASON/DESCRIPTION F		oc so	CH/PER C	
IDE	DEPOSIT:	ION (F CHARLA SEVERS				
			/STATUS CHECK: WITNESS CHARLA SEVERS	0001		02/17/00)
			/RECEIPT OF COPY	0001		10/27/99	
			/SEALED ORDER FOR RELEASE TO HOUSE ARREST			,,	
		0 - 1	OF MATERIAL WITNESS CHARLA SEVERS	0001			
133	11/02/99	MEMO	/MEMORANDUM IN PURSUANT FOR A MOTION	0001			
	11,02,00		TO DISMISS INDICTMENT	0001			
134	11/04/99	ODDO	/STATES OPPOSITION TO DEFENDANTS MOTION	0001			Y
134	11/04/05	OFFL	TO COMPEL THE PRODUCTION OF ANY AND	0001			-
rr (יייז אייביאוביאזייי	- OF	THE DEFENDANT	0001			
			OPPOSITION TO MOTION IN LIMINE TO	0001			Y
133	11/04/33	OPPS	PRECLUDE EVIDENCE OF OTHER GUNS	0001			I
רו גים	אור רוזאל ייזאר			OOOT			
			TION NOT USED IN THE CRIME	0001			Y
136	11/04/99	RSPN	/STATES RESPONSE TO DEFENDANTS MOTION TO	0001			Y
ren ar			COMPEL DISCLOSURE OF EXISTENCE AND	0001			
			TATIONS OR ACTUAL RECEIPT OF BENEFITS OR F	REFE	RENT.	LAL	
			ERATION WITH PROSECUTION				
137	11/04/99	OPPS	/STATES OPPOSITION TO DEFENDANTS MOTION	0001			Y
			TO REVEAL THE IDENTITY OF INFORMANTS	0001			
			LS PROMISES OR INDUCEMENTS				
138	11/09/99	TRAN	/REPORTER'S TRANSCRIPT STATUS CHECK:	0001		10/21/99	
			FILING OF ALL MOTIONS	0001			
139	11/09/99	TRAN	/REPORTER'S TRANSCRIPT DESISION: WITNESS	0001		10/28/99)
			RELEASE	0001			
140	11/09/99	TRAN	/REPORTER'S TRANSCRIPT DEFENDANT'S MOTION	0001		11/08/99	Y
			IN LIMINE TO PRECLUDEEVIDENCE OF	0001		•	
ITN	ESS INTEM	IDATI	ON				
141	11/09/99	LIST	/NOTICE OF WITNESSES AND OF EXPERT	0001			
	• •		WITNESSES PURSUANT TO NRS 174.234	0001			
142	11/15/99	MOT	/DEFT'S REPLY TO OPPOSITION TO MOTION IN			11/18/99)
	, ,		LIMINE TO PRECLUDE EVIDENCE OF OTHER	0001		,,	
143	11/15/99	RPTY	/REPLY TO OPPOSITION TO MOTION IN	0001			Y
	,,,		LIMINE TO PRECLUDE EVIDENCE OF OTHER	0001			_
INIS	WEAPONS A	Z CINZ	MMUNITION NOT USED IN THE CRIME	0001			
			/MEMORANDUM TO THE COURT FOR REQUESTED	0001			
	11/10/00	1.1111.10	MOTION TO BE FILED BY COUNSELS	0001			
145	11/17/99	T.T 97	/NOTICE OF EXPERT WITNESSES	0001			
			/ALL PENDING MOTIONS 11/18/99	0001		11/18/99	,
			/ADDITIONAL TRIAL MOTIONS VJ 12/20/99	0001	V.C	12/27/99	
			/ADDITIONAL TRIAL MOTIONS VO 12/20/99 /DEFT'S MOTION IN LIMINE RE: CO-DEFT'S			05/23/00	
140	11/23/33	MOI		0001	00	05/23/00	
140	11/20/00	МОШ	SENTENCES	0001	TOAT	02/02/00	
149	11/29/99	MOT	/DEFT'S MOTION IN LIMINE FOR ORDER	0001	DIN	03/02/00	
1 - 0	11/00/00	мош	PROHIBITING PROSECUTION MISCONDUCT IN	0001		00/00/00	
150	11/29/99	MO.T.	/DEFT'S MOTION TO APPLY HEIGHTENED	0001	DN	03/02/00	ı
			STANDARD OF REVIEW/CARE IN THIS CASE	0001		,_ ,_ ,_ ,_ ,	
151	11/29/99	MO.T.	/DEFT'S MOTION TO ALLOW THE DEFENSE TO	0001	DN	03/02/00	١.
			ARGUE LAST AT THE PENALTY PHASE	0001			
152	11/29/99	TOM	/DEFT'S MOTION IN LIMINE TO PROHIBIT ANY	0001	DN	03/02/00	1
			REFERENCES TO THE FIRST PHASE AS THE	0001			
153	11/29/99	TOM	DEFT'S MOTION FOR PERMISSION TO FILE	0001	MH	03/02/00	1
			OTHER MOTIONS	0001			
154	11/29/99	MOT	/DEFT'S MOTION FOR INSPECTION OF POLICE	0001	DN	03/02/00	1
			OFFICERS' PERSONNEL FILES	0001			
			(Continued to page 6)				

, 0	8-C-153154-C	(Continuation Ba	ge 6)	
	CODE REASON/DESC			SCH/PER C
0155 11/29/99	MOT /DEFT'S MOTION FOR D			N 03/02/00
0156 11/29/99	MOT /DEFT'S MOTION FOR D		0001 G	R 03/02/00
0157 11/29/99	EVIDENTIARY HEARING MOT /DEFT'S MOTION FOR D	DISCLOSURE OF		N 03/02/00
0158 11/29/99	EXCULPATORY EVIDENCE MOT /DEFT'S MOTION TO AU	THENTICATE AND		C 03/02/00
0159 11/29/99	FEDERALIZE ALL MOT MOT /DEFT'S MOTION TO PR	OHIBIT THE USE		N 03/02/00
0160 11/29/99	OF PEREMPTORY CHALL MOT /DEFT'S MOTION TO PR ALLEGED CO-CONSPIRA	ECLUDE EVIDENCE OF	0001 0001 D 0001	N 06/01/00
0161 11/29/99	MOT /DEFT'S MOTION TO EX PHOTOGRAPHS			N 03/02/00
0162 11/29/99	MOT /DEFT'S MOTION FOR D DISQUALIFICATION OF			N 03/02/00
0163 11/29/99	MOT /DEFT'S MOTION IN LI			N 03/02/00
0164 11/29/99	MOT /DEFT'S MOTION TO DI OF INTENT TO SEEK D	SMISS STATE'S NOTICE		N 03/02/00
0165 11/29/99	MOT /DEFT'S MOTION TO RE		0001 D	N 03/02/00
0166 11/29/99	MOT /DEFT'S MOTION TO BI PHASE			N 03/02/00
0167 11/29/99 0168 11/29/99	MOT /DEFT'S MOTION FOR J REQT/MOTION TO APPLY HEI	URY QUESTIONNAIRE GHTENED STANDARD	0001 G 0001	R 03/02/00 12/27/99
BECAUSE THE ST	OF REVIEW AND CARE ATE IS SEEKING THE DEATH		0001	
0169 11/29/99	REQT/MOTION IN LIMINE TO REFERENCES TO THE F		0001 0001	12/27/99
GUILT PHASE 0170 11/29/99	REQT/MOTION FOR DISQUALI		0001	12/27/99
	JURY VENIRE OF ALL MATICALLY VOTE FOR THE D		0001 FOUND MR	JOHNSON
GUILTY OF CAPI 0171 11/29/99	REQT/MOTION FOR DISCOVER			11/29/99
	HEARING REGARDING T RMINING IN WHICH MURDER	CASES THE DEATH PENA		
	REQT/MOTION TO AUTHENTIC ALL MOTIONS OBJECTI	ONS REQUESTS AND	0001 0001	12/27/99
CASE	'IONS AND ISSUES RAISED I			12/27/99
	REQT/MOTION TO PROHIBIT PEREMPTORY CHALLENG PRESS CONCERNS ABOUT CAPI	SES TO EXCLUDE	0001 0001	12/2//99
	REQT/DEFENDANTS MOTION T		0001 0001	12/27/99
	S DEATH PENALTY STATUTE REQT/MOTION FOR DISCLOSU	RE OF EXCULPATORY	0001	12/27/99
	EVIDENCE PERTAINING EXECUTION UPON VICTIMS	FAMILY MEMBERS	0001	
0176 11/29/99	MOT /DEFT'S MOTION FOR C		0001 E	N 03/02/00

, , 9	8-C-153154-C	(Cd	ontinuation	Page	7)	
<pre>D. FILED/REC</pre>		REASON/DESCRIPTION	ON	FOR	OC SCH/PER C	
·		·			•	
177 11/30/99	ROC /RECEIPT	OF COPY		0001	11/29/9	9
		NTAL OPPOSITION	TO DEFENDANTS			Y
	•	N LIMINE TO PREC				-
F OTHER FINS		MMUNITION NOT US				
		MOTION TO SUPPRES		0001	VC 05/23/0	O
175 12,03,55		Y SEIZED VO 4/18		0001		•
180 12/06/99		R'S TRANSCRIPT	, 00	0001		9
		PPOINTING COUNSEL	FOR MATERIAL			
101 12/02/05		CHARLA SEVERS	TOK PIATEKIAL	0001	•	_
182 12/02/99		CHARLA DEVERS		0001		
		ON TO DEFENDANTS	MOTION FOR	0001		
103 12/00/99	•	ON TO FILE OTHER		0001		
104 12/06/00		ON TO PILE OTHER		0001		
104 12/00/99	•		MOTION TO	0001		
105 10/06/00		TE PENALTY PHASE	MOTTON FOR	0001		Y
185 12/06/99	•	ON TO DEFENDANTS				I.
		ON OF POLICE OFF	ICERS	0001		
ERSONNEL FILE			MORTON BOD	0001		Y
186 12/06/99		ON TO DEFENDANTS		0001		I.
		TRE OF ANY POSSIB	LE BASIS FOR	0001	<u>.</u>	
ISQUALIFICATI						37
187 12/06/99		ON TO DEFENDANTS		0001		Y
		EIGHTENED STANDARI		0001		
		JSE THE STATE IS				
188 12/06/99	•	ON TO DEFENDANTS		0001		Y
		E EVIDENCE OF ALL	EGED	0001	L ·	
O-CONSPIRATOR						
189 12/06/99		ON TO DEFENDANTS		0001		
		AUTOPSY PHOTOGRA		0001		
190 12/06/99		ON TO DEFENDANTS		000		Y
		FICATION FROM TH				
		WOULD AUTOMATIC		THE DEA	ATH PENALTY I	F
		TY OF CAPITAL MUR				
191 12/06/99	OPPS/OPPOSITI	ON TO DEFENDANTS	MOTION FOR	0003		Y
	DISCOVER	RY AND EVIDENTIAR	Y HEARING	0003	L	
EGARDING THE	MANNER AND ME	ETHOD OF DETERMIN	ING IN WHICH	MURDER (CASES THE	
EATH PENALTY						
192 12/06/99	OPPS/OPPOSITI	ON TO DEFENDANTS	MOTION TO	0003	L	Y
	ALLOW TH	HE DEFENSE TO ARG	UE LAST AT TH	E 0001	L	
ENALTY PHASE						
193 12/06/99	OPPS/OPPOSITI	ON TO DEFENDANTS	MOTION TO	000	<u> </u>	Y
	PROHIBIT	THE USE OF PERE	MPTORY	000	<u>L</u> .	
HALLENGES TO	EXCLUDE JUROF	RS WHO EXPRESS CO	NCERNS ABOUT	CAPITAL	PUNISHMENT	
194 12/06/99	OPPS/OPPOSITI	ON TO DEFENDANTS	MOTION IN	0003	<u>.</u>	Y
	LIMINE 7	O PROHIBIT ANY R	EFERENCES TO	0003	<u>L</u> .	
HE FIRST PHAS			•			
		ON TO DEFENDANTS	MOTION TO	000	L	Y
		CATE AND FEDERAL				
BJECTIONS REC		HER APPLICATIONS				
ROCEEDINGS IN			10.			
		ON TO DEFENDANTS	MOTION IN	0003	1	Y
	•	FOR ORDER PROHIBI		0001		-
				,000.	_	

(Continued to page

8)

ROSECUTION MISCONDUCT IN ARGUMENT

, ,		98-C-153154-C (Continuation		8)	CII / DED. C	
NO. FILE	D/REC	CODE REASON/DESCRIPTION	FOR	OC S	CH/PER C	
0197 12/	06/99	OPPS/OPPOSITION TO DEFENDANTS MOTION IN LIMINE TO PRECLUDE THE INTRODUCTION	0001 OF 0001			?
VICTIM I	MPACT	EVIDENCE	01 000.	-		
		OPPS/OPPOSITION TO DEFENDANTS MOTION TO	000	1		7
0170 117		DISMISS STATES NOTICE OF INTENT TO	0001			•
SEEK DEA	TH PE	NALTY BECAUSE NEVADAS DEATH PENALTY STATUT			TUTTONAL	
		OPPS/OPPOSITION TO DEFENDANTS MOTION FOR	0001			3
,	,	DISCLOSURE OF EXCULPATORY EVIDENCE	0003			-
	NG TO	THE IMPACT OF THE DEFENDANTS EXECUTION UP			MILY	
MEMBERS	06/00	ODDG (GMAMIC ODDGGTTTO), TO DEFENDANTS MOST	0.17			-
0200 12/	06/99	OPPS/STATES OPPOSITION TO DEFENDANTS MOTI				
CENTRAL	ıa	IN LIMINE REGARDING CO-DEFENDANTS	0003	L		
SENTENCE		ODDG ODDGGTETON EG DEFENDANTEG MOETON EG	000	1		•
0201 12/	06/99	OPPS/OPPOSITION TO DEFENDANTS MOTION TO	0003			7
ממעם מעם	CTCTN	REQUIRE PROSECUTOR TO STATE REASONS G PEREMPTORY CHALLENGES	000	L		
		ROC /RECEIPT OF COPY	000	1	12/06/99	
		OPPS/STATES OPPOSITION TO DEFENDANTS MOTI			12/06/99	
0203 12/	01/33	FOR CHANGE OF VENUE	0001			
0204 12/	na/aa	HEAR/AT THE REQUEST OF THE COURT	000		12/20/99	
0204 12/	ng/99	LIST/NOTICE OF WITNESSES	0001		12/20/99	
0205 12/	14/00	AFFD/AFFIDAVIT OF JOSEPH S SCISCENTO IN	0001			
0200 12/	T-1/22	SUPPORT OF THE MOTION TO CONTINUE	0001			
0208 12/	20/99	TRAN/REPORTER'S TRANSCRIPT OF DECEMBER 16			12/16/99	
0200 12/	20/55	1999 AT REQUEST OF COURT RE: MOTIONS			12/10/99	
0209 12/	16/99	OPPS/OPPOSITION TO MOTION TO CONTINUE	0003	ı		
0203 127	10/00	TRIAL	0001			
0210 12/	16/99	REQT/MOTION TO CONTINUE TRIAL	0001			
		ORDR/STIPULATION AND ORDER	0001		12/22/99	
		MEMO/MEMORANDUM TO THE COURT	0003		,,	
		CALC/CALENDAR CALL	0003		05/23/00	
		JURY/TRIAL BY JURY	000		06/09/00	
		TRAN/REPORTER'S TRANSCRIPT	0003		12/20/99	
		MEMO/MEMORANDUM TO THE COURT	0003			
		NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT			01/06/00	
		MOT /MATERIAL WITNESS CHARLA SEVERS' MOTI	ON 000	l GR	01/18/00	
		FOR OWN RECOGNIZANCE RELEASE	000	L		
0219 01/	11/00	ROC /RECEIPT OF COPY	0001	L '	01/11/00	
0220 01/	13/00	TRAN/REPORTER'S TRANSCRIPT RE: DEFENDANT'	S 0001	L	01/06/00	
		MOTIONS	000	L		
		ROC /RECEIPT OF COPY	000		01/12/00	
		ORDR/ORDER GRANTING PERMISSION OF MEDIA E				
0223 01/	18/00	OCAL/STATUS CHECK: MATERIAL WITNESS CHARL			05/23/00	
		SEVERS	0001			
0224 01/	21/00	OPPS/STATES OPPOSITION TO MOTION TO SUPPR				
		EVIDENCE ILLEGALLY SEIZED	0001			
0225 01/	14/00	MEMO/GUILTY PLEA MEMORANDUM/AGREEMENT	0001			
0226 01/	25/00	TRAN/REPORTER'S TRANSCRIPT MATERIAL WITNE			01/18/00	7
DD000000	****	CHARLA SEVERS MOTION FOR OWN	0003	L		
RECOGNIZ	ANCE I	RELEASE				

0227 02/02/00 MEMO/MEMORANDUM TO THE COURT
0228 02/16/00 RPLY/REPLY TO STATES OPPOSITION TO MOTION
TO SUPPRESS

(Continued to page 9)

				_			
•		98-C-153154-C	(Continuation Pag		9)		
NO. I	FILED/REC	CODE REASON/DESCRI	PTION	FOR C	C SC	CH/PER C	
0229	02/17/00	MOT /ALL PENDING MOTIONS O	02/17/00	0001		02/17/00	
		MEMO/MEMORANDUM TO THE COU		0001		•	
	,,	OF MOTION TO BE FILED		0001			
0221	03/02/00	MOT /ALL PENDING MOTIONS 3		0001		03/02/00	
				0001		02/17/00	37
0232	03/06/00	TRAN/REPORTER'S TRANSCRIPT				02/1//00	I
		PENDING MOTIONS STATU	JS CHECK	0001			
	ESS CHARL						
0233	03/09/00	MOT /DEFENDANT'S MOTION IN	I LIMINE TO PREVENT	0001	DN	03/02/00	
		MOTION		0001			
0234	03/02/00	MOT /DEFENDANT'S PRO PER M	MOTION TO DISQUALIFY	0001	DN	03/02/00	
		MOTION		0001			
0235	03/16/00	PTAT/SUPPLEMENTAL POINTS A	AND AUTHORITIES IN	0001			
0200	03/10/00	OPPOSITION TO MOTION		0001			
0226	02/16/00	TRAN/REPORTER'S TRANSCRIPT		0001		03/02/00	
0236	03/16/00		ALL DEFENDANT 5			03/02/00	
		PENDING MOTIONS	·	0001			
0237	03/30/00	RPLY/REPLY TO STATES SUPPL		0001			
		OPPOSITION TO MOTION	TO SUPPRESS	0001			
0238	03/31/00	ROC /RECEIPT OF COPY		0001		03/31/00	
0239	04/04/00	MEMO/MEMORANDUM TO THE COU	JRT	0001			
0240	04/10/00	ORDR/STIPULATION AND ORDER	5	0001		04/10/00	
0241	04/11/00	MEMO/MEMORANDUM TO THE COU	ים ייסו	0001			
		DECN/DECISION AND ORDER	JK1	0001			
			IC OF EVILLDING	0001		04/20/00	
		CRTF/CERTIFICATE OF MAILIN			00		
0244	04/26/00	MOT /DEFT'S MOTION FOR DIS		0001	OC	05/18/00	
		PROSECUTION FILES/REC		0001			
0245	04/18/00	OCAL/MINUTE ORDER RE: DECI	ISION: MOTION TO	0001	DN	04/18/00	
		SUPPRESS		0001			
0246	04/26/00	REQT/MOTION AND NOTICE OF	MOTION FOR	0001		05/08/00	Y
		DISCOVERY OF PROSECUT		0001			
AND .	TNFORMATT	ON NECESSARY TO A FAIR TRIA					
		ADDM/ADDENDUM TO NOTICE OF		0001			
021/	04/20/00	SUPPORT OF AGGRAVATIN		0001			
0040	04/07/00		NG CIRCOMSTANCES	0001		04/26/00	
		ROC /RECEIPT OF COPY				04/26/00	7.7
0249	05/02/00	OPPS/SUPPLEMENTAL OPPOSITI		0001			Y
		MOTION IN LIMINE TO E		0001			
		WEAPONS AND AMMUNITION NOT					
0250	05/09/00	TRAN/REPORTER'S TRANSCRIPT	r of proceedings -	0001		04/24/00	Y
		STATUS CHECK: MATERIA	AL WITNESS CHARLA	0001			
SEVE	RS						
		TRAN/REPORTER'S TRANSCRIPT	C OF PROCEEDINGS -	0001		05/08/00	Y
0231	03,03,00	DEFENDANT'S MOTION FO		0001		00,00,00	_
DDAGI	COUNTAN E				מד כויים	N T	
		ILES, RECORDS, AND INFORMAT			TKTF		
0252	05/08/00	ORDR/ORDER FOR PRODUCTION		0001		05/08/00	
		SIKIA SMITH BAC #6340		0001			
0253	05/12/00	ORDR/ORDER FOR PRODUCTION	OF INMATE	0001	HG	06/05/00	
0254	05/15/00	NOTC/NOTICE OF DEFENDANTS	EXPERT WITNESSES	0001			
		SUPP/SUPPLEMENTAL NOTICE (0001			
		MOT /ALL PENDING MOTIONS		0001		05/23/00	
		ORDR/STIPULATION AND ORDER		0001		05/19/00	
		ORDR/ORDER FOR PRODUCTION		0001	HC	06/05/00	
		TRAN/REPORTER'S TRANSCRIPT		0001	110	05/03/00	v
0439	05/30/00					02/10/00	T
		DEFENDANT'S MOTION FO		0001			
		(Continued t	to page 10)				

(Continuation Page REASON/DESCRIPTION FOR ge 10) FOR OC SCH/PER C

NO. FILED/REC CODE REASON/DESCRIPTION		OC SCH/PER	С
PRESECUTION FILES, RECORDS, AND INFORMATION NECESSARY FOR A 0260 06/01/00 TRAN/REPORTER'S TRANSCRIPT OF MAY 23, 2000	FAIR	TRIAL 05/23/	/00
0261 06/05/00 TRB /TRIAL BEGINS	0001	03/23/	
0262 05/31/00 ORDR/ORDER TO PRODUCE JUVENILE RECORDS	0001		
0263 06/05/00 CRJL/CRIMINAL JURY LIST		06/05/	00 Y
D1 D1			
0264 06/02/00 TRAN/REPORTER'S TRANSCRIPT DEFENDANT'S MOTION	0001	06/01/	/00 Y
IN LIMINE TO PRECLUDEEVIDENCE OF	0001	•	
OTHER GUNS AND AMMUNITION NOT USED IN THE CRIME		06/07	/00 37
0265 06/07/00 ACJL/AMENDED CRIMINAL JURY LIST D1		06/07/	7.00 Y
D1			
0266 06/06/00 LIST/JURY LIST	0001		
0267 06/06/00 ACJL/AMENDED CRIMINAL JURY LIST	0001		
0268 06/08/00 ACJL/AMENDED CRIMINAL JURY LIST 0270 06/09/00 HEAR/PENALTY HEARING	0001	TIT 06/16	100
0270 06/09/00 HEAR/PENALTY HEARING 0271 06/12/00 ORDR/ORDER FOR CONTACT VISIT	0001 0001	HJ 06/16/	00
0272 06/09/00 INST/INSTRUCTIONS TO THE JURY	0001		
0273 06/09/00 VER /VERDICT	0001	06/09/	100
0274 06/14/00 ROC /RECEIPT OF COPY	0001	06/12/	
0275 06/16/00 OCAL/STATUS CHECK: THREE JUDGE PANEL	0001	MH 06/20/	
0276 06/19/00 NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT 0277 06/16/00 INST/INSTRUCTIONS TO THE JURY	0001	06/05/	0.0
0277 06/16/00 INST/INSTRUCTIONS TO THE JURY 0278 06/20/00 HEAR/THREE JUDGE PANEL / PENALTY HEARING	0001	07/26/	/00
0279 06/20/00 REQT/EX PARTE MOTION TO WITHDRAWAL AS	0001	3,,23,	Y
ATTORNEY OF RECORD FOR MATERIAL	0001		
WITNESS CHARLA SEVERS			
0280 06/20/00 EXPR/EX PARTE ORDER ALLOWING WITHDRAWAL OF ATTORNEY OF RECORD FOR MATERIAL	0001 0001		Y
WITNESS CHARLA SEVERS	0001		
0281 06/21/00 TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS -	0001	06/20/	00
STATUS CHECK: THREE JUDGE PANEL	0001		
0282 06/22/00 ORDR/ORDER	0001		
0283 06/22/00 VERF/PAGE VERIFICATION SHEET	0001	DI 07/12	100
0284 06/23/00 MOT /DEFT'S MOTION FOR NEW TRIAL 0285 06/23/00 ROC /RECEIPT OF COPY	0001 0001	DN 07/13/ 06/23/	
0286 06/28/00 NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT	0001	06/20/	
0287 06/28/00 EXPT/EX PARTE MOTION TO ALLOW FEES IN EXCESS	0001		Y
OF STATUTORY MAXIMUM FOR ATTORNEY ON	0001		,
COURT APPOINTED CASE FOR MATERIAL WITNESS CHARLA SEVERS	0001		37
0288 06/28/00 EXPR/EX PARTE ORDER ALLOWING FEES IN EXCESS OF STATUTORY MAXIMUM FOR ATTORNEY ON	0001 0001		Y
COURT APPOINTED CASE FOR MATERIAL WITNESS CHARLA SEVERS	0001		
0289 06/30/00 RSPN/STATES RESPONSE TO MOTION FOR NEW TRIAL	0001		
0290 06/12/00 TRAN/REPORTER'S TRANSCRIPT OF JUNE 5, 2000		06/05/	00
JURY TRIAL-DAY 1; VOLUME 1	•	06/06	/00
0291 06/07/00 TRAN/REPORTER'S TRANSCRIPT OF JUNE 6, 2000 JURY TRIAL-DAY 2; VOLUME II		06/06/	00
0292 06/08/00 TRAN/REPORTER'S TRANSCRIPT OF JUNE 7, 2000		06/07/	00
JURY TRIAL-DAY 3; VOLUME III			
0293 06/12/00 TRAN/REPORTER'S TRANSCRIPT OF JUNE 8, 2000		06/08/	′00
JURY TRIAL- DAY 4; VOLUME IV			
(Continued to page 11)			

0.0	8-C-153154-C	(Continuation Page	e 11)	
	CODE REASON/DESCRIE		FOR OC S	CH/PER C
ito: rindb/ithe c	READON/ DEBCRIE	11011	TOR OC D	CII/ I IIIC C
0294 06/12/00 T	TRAN/REPORTER'S TRANSCRIPT JURY TRIAL- DAY 5 (VER			06/09/00
0295 06/14/00 1	RAN/REPORTER'S TRANSCRIPT JURY TRIAL-PENALTY PHA	OF JUNE 13, 2000		06/13/00
0296 06/14/00 T	JURY TRIAL-PENALIT FAR TRAN/REPORTER'S TRANSCRIPT JURY TRIAL- PENALTY PI	OF JUNE 13, 2000		06/13/00
0297 06/19/00 T	GURI TRIAL- PENALTI PE FRAN/REPORTER'S TRANSCRIPT III			06/14/00
0298 06/20/00 T	TRAN/REPORTER'S TRANSCRIPT	06/16/00 VOLUME IV		06/16/00
0299 07/10/00 M	MOT /DEFT'S MTN FOR IMPOSIT			07/24/00
0200 07/10/00 T	WITHOUT THE POSSIBILIT		0001	07/24/00 Y
0300 07/10/00 R	REQT/MOTION FOR IMPOSITION THE POSSIBILITY OF PAR		0001 0001	07/24/00 1
OR IN THE ALTER	THE FOSSIBILITY OF FAR NATIVE MOTION TO EMPANEL 3			AND OR FOR
	EVIDENCE MATERIAL TO CONSTI			
PROCEDURE				
0301 07/10/00 R	RPLY/REPLY TO RESPONSE TO M	NOTION FOR NEW	0001	
	TRIAL		0001	
0302 07/10/00 R	ROC /RECEIPT OF COPY		0001	07/10/00
0303 07/13/00 M	MOT /DECISION: DEFT'S MTN F	FOR IMPOSITION OF	0001 DN 0001	07/20/00
0304 07/12/00 M	MEMO/MEMORANDUM REGARDING T PANEL	THE THREE JUDGE	0001 0001	
0305 07/14/00 M	OT /STATE'S MOTION IN LIMI FACTS ESTABLISHED DURI		0001 OC	07/20/00
0306 07/17/00 C	OPPS/STATES OPPOSITION FOR	IMPOSITION OF	0001	Y
TIDY AND OD DIO	LIFE WITHOUT AND OPPOS		0001	min mines
JUDGE PANEL PRO	SCLOSURE OF EVIDENCE MATER	IAL TO CONSTITUTION	ALIII OF	Ine Inkee
	REQT/NOTICE OF MOTION AND S	TTATES MOTTON IN	0001	07/20/00 Y
0307 07/14/00 1	LIMINE SUMMARIZING THE		0001	07/20/00 1
ESTABLISHED DUR	RING THE GUILT PHASE OF THE			
	MEMO/MEMORANDUM REGARDING A		0001	
	PENALTY PROCEEDINGS		0001	
0309 07/18/00 M	MEMO/MEMORANDUM IN SUPPORT	OF GRANTING	0001	
	STAY		0001	
0310 07/18/00 R	RPLY/REPLY TO STATES OPPOSI	ITION REGARDING	0001	
	THREE-JUDGE PANEL		0001	
	MOT /ALL PENDING MOTIONS 7,	/20/00	0001	07/20/00
0312 07/20/00 C			0001	
	ROC /RECEIPT OF COPY		0001	07/20/00
	ROC /RECEIPT OF COPY		0001	07/20/00
	ORDR/ORDER FOR CONTACT VISI		0001	
0316 07/21/00 T	TRAN/REPORTER'S TRANSCRIPT		0001	07/13/00
	DEFENDANT'S MOTION FOR		0001	
0317 07/21/00 T	TRAN/REPORTER'S TRANSCRIPT		0001	07/20/00 Y
	DECISION DEFENDANT'S N		0001	
	LIFE WITHOUT THE POSSIBILIT			
	TION TO EMPANEL JURY FOR SE			
	EVIDENCE MATERIAL TO CONSTI			

(Continued to page 12)

PROCEDURE - STATE'S MOTION IN LIMINE SUMMARIZING THE FACTS ESTABLISHED

DURING THE GUILTY PLEA

98-C-153154-C (Continuation Page 12)
FILED/REC CODE REASON/DESCRIPTION FOR OC SCH/PER C

0. 1	FILED/REC	CODE REASON/DESCRIPTION	FOR	OC S	CH/PER C	
318	07/25/00	TRAN/REPORTER'S TRANSCRIPT OF JULY 24, 2000 THREE JUDGE PANEL- PENALTY PHASE- DAY 1;			07/24/00	
		TRE /TRIAL ENDS				
		SENT/SENTENCING VR 9/26	0001	_ VC	10/10/00	
		NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT			07/24/00	
		VER /VERDICT (COUNT XI)	0001	_	07/26/00	
		VER /VERDICT (COUNT XII)	0001	-	07/26/00	
		VER /VERDICT (COUNT XIII)	0001	-	07/26/00	
		VER /VERDICT (COUNT XIV)	0001	_	07/26/00	
326	07/26/00	VER /SPECIAL VERDICT (COUNT XI)	0001	-	07/26/00	
327	07/26/00	VER /SPECIAL VERDICT (COUNT XII)	0001	_	07/26/00	
328	07/26/00	VER /SPECIAL VERDICT (COUNT XIII)	0001	_	07/26/00	
		VER /SPECIAL VERDICT (COUNT XIV)	0001	-	07/26/00	
330	07/26/00	VER /SPECIAL VERDICT (COUNT XI)	0001	_	07/26/00	
		VER /SPECIAL VERDICT (COUNT XII)	0001		07/26/00	
332	07/26/00	VER /SPECIAL VERDICT (COUNT XIII)	0001	_	07/26/00	
333	07/26/00	VER /SPECIAL VERDICT (COUNT XIV)	0001		07/26/00	
334	07/28/00	TRAN/REPORTER'S TRANSCRIPT OF JULY 26, 2000	0001		07/26/00	
		THREE JUDGE PANEL- PENALTY PHASE- DAY 2	0001	_		
335	08/24/00	EXPR/AMENDED EX PARTE ORDER ALLOWING	0001			Y
	,	WITHDRAWAL OF ATTORNEY OF RECORD FOR	0001			
ATE	RIAL WITN	ESS CHARLA SEVERS				
		MSAD/DEFT'S MOTION TO SET ASIDE DEATH	0001	. VC	10/12/00	
		SENTENCE OR MOTION TO SETTLE VJ 10/03/00			,,	
337	09/05/00	REQT/MOTION TO SET ASIDE DEATH SENTENCE OR	0001			Y
	, ,	IN THE ALTERNATIVE MOTION TO SETTLE	0001			
ECO	RD					
338	09/06/00	ROC /RECEIPT OF COPY	0001	_	09/05/00	
		MOT /ALL PENDING MOTIONS 9/7/00	0001		09/07/00	
		NOEV/NOTICE OF TRANSCRIPTS			06/05/00	
		RSPN/STATES RESPONSE TO DEFENDANTS MOTION TO	0001		,,	Y
		SET ASIDE DEATH SENTENCE OR IN THE	0001			_
HE A	ALTERNATIV	VE MOTION TO SETTLE RECORD	0001	-		
		SENT/SENTENCING	0001	GR	10/03/00	
		TRAN/REPORTER'S TRANSCRIPT	0001		09/07/00	
		RPLY/REPLY TO STATES RESPONSE TO MOTION TO	0001		03,01,00	Y
0	10,02,00	SET ASIDE DEATH SENTENCE OR IN THE	0001			-
LTE	RNATIVE MO	OTION TO SETTLE RECORD	0001	•		
		JUDG/JUDGMENT OF CONVICTION	0001	GR	10/03/00	
		WARR/WARRANT OF EXECUTION	0001		10,00,00	
		ORDR/ORDER OF EXECUTION	0001			
		NTFE/NOTICE TO TRANSPORT FOR EXECUTION	0001			
349	10/05/00	EXPT/EX PARTE MOTION FOR RELEASE OF EVIDENCE	0001			
350	10/05/00	ORDR/ORDER FOR RELEASE OF EVIDENCE	0001		09/29/00	
		JMNT/ADMINISTRATION/ASSESSMENT FEE	0001		10/06/00	
352	10/03/00	JMNT/JUDGMENT OF RESTITUTION (XI)	0001		10/06/00	
		JUDG/JUDGMENT OF CONVICTION	0001		10/00/00	
		TRAN/REPORTER'S TRANSCRIPT OF SENTENCING	0001		10/03/00	
		ROP /RECEIPT OF EXHIBITS	0001		10,00,00	
		ORDR/ORDER FOR STAY OF EXECUTION	0001			
		NOAS/NOTICE OF APPEAL	0001			
		STAT/CASE APPEAL STATEMENT	0001			
	11,00,00	(Continued to page 13)	0001	-		
		(continued to page 13)				

98-C-153154-C (Continuation Page	e 13)	
•	FOR OC S	CH/PER C
The state of the s		011, 2 21, 0
0359 11/09/00 CASO/CASE (RE)ACTIVATED ON		
0363 11/09/99 TRAN/REPORTER'S TRANSCRIPT OF OCTOBER 26,	0001	10/26/99 Y
1999 VIDEO DEPOSITION OFCHARLA SEVERS	0001	
(FILED UNDER SEAL)		
0364 12/02/00 ASSG/Reassign Case From Judge Sobel To Judge		
Gates		
0365 10/08/01 CSCL/CASE CLOSED		10/08/01
0366 12/23/02 APCL/APPEAL TO SUPREME COURT: CLOSED 36991		12/18/02
0367 01/17/03 JMNT/CLERK'S CERT (AFFIRMED/VACATED/REMANDED	S	01/21/03
0368 01/17/03 CCJA/NEVADA SUPREME COURT CLERKS CERTIFICATE/	0001	01/17/03 Y
JUDGMENT - AFFIRMED IN PART/VACATED IN	0001	
PART AND REMANDED		
0369 01/27/03 HEAR/STATE'S REQUEST PER SUPREME COURT ORDER	0001 GR	02/21/03
0370 01/29/03 ORDR/ORDER FOR PRODUCTION OF INMATE	0001	02/19/03
0371 02/21/03 CALC/CALENDAR CALL		09/17/03
0372 02/21/03 HEAR/PENALTY HEARING	0001 VC	09/23/03
0373 04/21/03 ORDR/MEDIA REQUEST TO PERMIT CAMERA ACCESS TO	0001	04/21/03
PROCEEDINGS AND ORDER GRANTING	0001	
0374 06/17/03 ORDR/ORDER FOR TRANSCRIPT	0001	06/17/03
0375 06/18/03 ROC /RECEIPT OF COPY	0001	06/18/03
0376 06/20/03 TRAN/REPORTER'S TRANSCRIPT STATES REQUEST PER	0001	02/21/03
SUPREME COURT ORDER OF REMAND	0001	
0377 07/03/03 OCAL/STATUS CHECK:		07/07/03
0378 07/07/03 ORDR/ORDER TO TRANSPORT	0001	07/07/03
0379 08/08/03 MOT /DEFT'S MTN FOR AUTOMATIC IMPOSITION OF		09/03/03
LIFE W/OUT POSSIBILITY OF PAROLE/100	0001	
0380 08/12/03 ROC /RECEIPT OF COPY	0001	08/08/03
0381 08/15/03 OPPS/STATES OPPOSITION TO DEFENDANTS MOTION	0001	Y
FOR THE AUTOMATIC IMPOSITION OF LIFE	0001	
WITHOUT THE POSSIBILITY OF PAROLE OR IN THE ALTERNATIVE FOR	EXERCISE	OF
JUDICIAL DISCRETION		
0382 08/25/03 ROC /RECEIPT OF COPY	0001	08/25/03
0383 08/25/03 RPLY/REPLY TO STATES OPPOSITION TO	0001	Y
DEFENDANTS MOTION FOR AUTOMATIC	0001	
IMPOSITION OF LIFE WITHOUT POSSIBILITY OF PAROLE		
0384 09/04/03 CALC/CALENDAR CALL		04/19/04
0385 09/04/03 JURY/TRIAL BY JURY (PENALTY HEARING)		04/27/04
0386 09/03/03 REQT/MOTION TO CONTINUE PENALTY HEARING	0001	
0387 09/19/03 TRAN/REPORTER'S TRANSCRIPT DEFT'S MOTION FOR	0001	09/03/03 Y
THE AUTOMATIC IMPOSITION OF LIFE	0001	UDDATAT AT
WITHOUT THE POSSIBILITY OF PAROLE OR IN THE ALTERNATIVE MOT	LON FOR E	XERCISE OF
JUDICIAL DISCRETION		04/40/04
0388 03/19/04 MOT /STATE'S MTN ADMIT FORMER TESTIMONY/103		04/12/04
0389 03/18/04 NOTC/AMENDED NOTICE OF EVIDENCE IN SUPPORT OF		
AGGRAVATING CIRCUMSTANCES	0001	
0390 03/18/04 NISD/AMENDED NOTICE OF INTENT TO SEEK DEATH	0001	
PENALTY	0001	

HEARING/105 (Continued to page 14)

SH 04/27/04

OC 04/12/04

GR 04/12/04

0001

0001

0001

0001

0001

0391 03/24/04 OTTE/ORDER TO TRANSPORT

0392 03/26/04 LIST/NOTICE OF WITNESSES

0393 03/30/04 OCAL/STATUS CHECK: TRIAL 0394 04/01/04 MOT /DEFT'S MTN TO CONTINUE PENALTY

00 0 150154 0	Danie 14)
	uation Page 14)
NO. FILED/REC CODE REASON/DESCRIPTION	FOR OC SCH/PER C
0005 04/00/04 7707/0777777777777777777777777	ana 0001
0395 04/02/04 LIST/SUPPLEMENTAL NOTICE OF WITNES	
0396 04/05/04 ROC /RECEIPT OF COPY	0001 04/05/04
0397 04/07/04 NOTC/SECOND AMENDED NOTICE OF EVID	
SUPPORT OF AGGRAVATING CIRCUM	
0398 04/08/04 REQT/NOTICE OF MOTION AND MOTION T	
JUDGMENT OF CONVICTION	0001
0399 04/08/04 REQT/NOTICE OF MOTION AND MOTION F	
PROCEDURAL DIRECTION FROM THE	
0400 04/12/04 CALC/CALENDAR CALL (VJ 5/3/04)	0001 VC 05/10/04
0401 04/12/04 JURY/TRIAL BY JURY (PENALTY PHASE)	0001 VC 05/18/04
0402 04/12/04 ARGU/ARGUMENT: TO ADMIT EVIDENCE O	
AGGRAVATING CIRCUMSTANCES	0001
0403 04/12/04 MOT /ALL PENDING MOTIONS 4-12-04	0001 04/12/04
0404 04/20/04 JMNT/AMENDED JUDGMENT	0001 04/21/04
0405 04/20/04 OPPS/DEFENDANTS OPPOSITION TO THE	STATES 0001
SECOND AMENDED NOTICE OF EVID	ENCE IN 0001
SUPPORT OF AGGRAVATING CIRCUMSTANCES	
0406 04/20/04 AJOC/AMENDED JUDGMENT OF CONVICTIO	N 0001 04/20/04
0407 04/27/04 MOT /DEFT'S MTN ALLOW THE DEFENSE	
LAST/110 (SEE MINUTES FROM 5	
0408 04/27/04 MOT /DEFT'S MTN TO BIFURCATE /111	0001 VC 05/10/04
(SEE MINUTES FROM 5/3/04)	0001
0409 04/28/04 MOT /DEFT'S MTN FOR JURY QUESTIONN	
(SEE MINUTES FROM 5/3/04)	0001
0410 04/28/04 MOT /DEFT'S MTN IN LIMINE RE: REFE	
VICTIMS/113 (SEE MINUTES FROM	· · · · · · · · · · · · · · · · · · ·
0411 04/26/04 RPLY/STATES REPLY TO DEFENDANTS OP	
TO THE STATES NOTICE OF EVIDE	
SUPPORT OF AGGRAVATING CIRCUMSTANCES	1001
0412 04/29/04 MOT /DEFT'S AMENDED MTN FOR JURY	0001 VC 05/10/04
QUESTION/114 (SEE MINUTES FR	
0413 04/27/04 OTTE/ORDER TO TRANSPORT	0001 SH 05/18/04
0414 04/27/04 OTTE/ORDER TO TRANSPORT	0001 SH 05/18/04 0001 SH 05/18/04
0415 04/27/04 ROC /RECEIPT OF COPY	0001 31 03/18/04
0416 04/27/04 ROC /RECEIPT OF COPY	0001 04/27/04
0416 04/27/04 ROC /RECEIPT OF COPY	0001 04/27/04
0417 04/28/04 ROC /RECEIPT OF COPT 0418 05/03/04 HEAR/EVIDENTIARY HEARING	0001 04/28/04 0001 MH 05/17/04
	· ·
0419 05/03/04 HEAR/PENALTY HEARING SETTING	
0420 05/03/04 HEAR/DECISION: UNDER ADVISEMENT MO	
0421 04/28/04 ROC /RECEIPT OF COPY	
0422 04/29/04 OPPS/OPPOSITION TO DEFENDANTS MOTI	
BIFURCATE PENALTY PHASE	0001
0423 04/29/04 ROC /RECEIPT OF COPY	0001 04/29/04
0424 04/29/04 OPPS/OPPOSITION TO DEFENDANTS MOTI	
ALLOW THE DEFENSE TO ARGUE LA	ST AT THE 0001
PENALTY PHASE	222
0425 04/29/04 LIST/NOTICE OF EXPERT WITNESSES	0001
0426 04/30/04 ORDR/STIPULATION AND ORDER FOR REL	
EXHIBITS	0001
0427 05/03/04 ROP /RECEIPT	0001 05/03/04
0428 05/03/04 ORDR/ORDER FOR PRODUCTION OF RECOR	
0429 05/04/04 LIST/SUPPLEMENTAL NOTICE OF WITNES	
(Continued to page	15)

. 98-C-153154-C (Continuation Page 15)

).		CODE REASON/DESCRIPTION		•	CH/PER C	
		RSPN/STATES RESPONSE TO DEFENDANT MOTION IN LIMINE REGARDING REFERRING TO VICTIMS	0001			Y
BO						
		RSPN/STATES RESPONSE TO DEFENDANTS AMENDED MOTION FOR JURY QUESTIONNAIRE	0001 0001			
		LIST/NOTICE OF WITNESSES NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT	0001		05/03/04	
		OTTE/ORDER TO TRANSPORT	0001	SH	05/17/04	
		OTTE/ORDER TO TRANSPORT	0001		05/17/04	
		OTTE/ORDER TO TRANSPORT	0001		05/17/04	
		OTTE/ORDER TO TRANSPORT	0001		05/17/04	
		LIST/SUPPLEMENTAL NOTICE OF WITNESSES	0001	011	03, 1,, 01	
		OTTE/ORDER TO TRANSPORT	0001	SH	05/17/04	
		TRAN/REPORTER'S TRANSCRIPT ARGUMENT TO ADMIT	0001		05/03/04	
.40	03/03/04	EVIDENCE OF AGGRAVATING CIRCUMSTANCES	0001		0,57,057,01	
⊹ <i>1</i> 1	05/07/04	TRAN/REPORTER'S TRANSCRIPT OF ARGUMENTS	0001		04/28/04	
140	05/07/04	ORDR/ORDER FOR TRANSCRIPT OF ARGUMENTS	0001		05/12/04	
		CALC/CALENDAR CALL	0001	VC.	10/11/04	
		JURY/TRIAL BY JURY	0001		10/11/04	
		HEAR/HEARING: MOTION TO EXCLUDE PRIOR BAD	0001		04/15/05	
:45	05/19/04	ACTS	0001	אנת	04/15/05	
116	05/17/04	LIST/SUPPLEMENTAL NOTICE OF WITNESSES	0001			
		MOT /ALL PENDING MOTIONS	0001		05/17/04	
			0001		05/17/04	
		NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT	0001		05/17/04	
149	05/18/04	TRAN/REPORTER'S TRANSCRIPT OF EVIDENTIARY	0001		05/1//04	
ΙΕΛ	05/10/04	HEARING TRAN/REPORTER'S TRANSCRIPT PRELIMINARY	0001		10/12/99	
:50	05/19/04	HEARING	0001		10/12/99	
151	05/20/04	ORDR/ORDER FOR TRANSCRIPT OF PROCEEDINGS	0001		05/20/04	
		ORDR/ORDER FOR TRANSCRIPT OF PROCEEDINGS ORDR/ORDER	0001		06/09/04	
		TRAN/REPORTER'S EXCERPTED TRANSCRIPT	0001		05/03/04	
103	07/08/04	TESTIMONY OF TERMAINE ANTHONY LYTLE	0001		05/1/04	
15.4	00/05/04	OTTE/ORDER TO TRANSPORT	0001	CII.	08/09/04	
		CALC/CALENDAR CALL	0001		08/09/04	
			0001	MILI	05/05/05	
		JURY/TRIAL BY JURY ORDR/ORDER FOR TRANSCRIPT OF PROCEEDINGS	0001		10/11/04	
		TRAN/REPORTER'S TRANSCRIPT DEFTS MOTION FOR	0001		08/18/04	
100	10/11/04	AUTOMATIC IMPOSITION OF LIFE WITHOUT	0001		00/10/04	т.
100	IBILITY O		0001			
		TRAN/REPORTER'S TRANSCRIPT STATUS CHECK	0001		07/07/04	
			0001		02/10/05	
		ORDR/ORDER OF APPOINTMENT	0001		02/10/05	
		ORDR/ORDER		CII	04/04/05	
		OTTE/ORDER TO TRANSPORT	0001			
163	03/18/05	MOT /DEFT'S MTN TO STRIKE AGGRAVATOR FOUR OF	0001	۷C	04/15/05	•
ر مر ا	02/10/05	NTC OF INTENT TO SEEK DEATH PENALTY /124	0001	770	04/15/05	
164	03/18/05	MOT /DEFT'S MTN TO DISMISS RULE 250, NTC OF	0001	٧C	04/15/05	•
	02/10/05	INTENT TO SEEK DEATH PENALTY /125	0001	CII	04/12/05	
		OTTE/ORDER TO TRANSPORT	0001	ъH	04/13/05	
		ROC /RECEIPT OF COPY	0001	CIT	03/18/05	
		OTTE/ORDER TO TRANSPORT	0001	SH	04/13/05	
		ROC /RECEIPT OF COPY	0001	077	03/18/05	
169	03/21/05	OTTE/ORDER TO TRANSPORT	0001	SH	04/06/05	1
		(Continued to page 16)				

1		98-C-153154-C	(Continuation	Page :	16)		
NO.	FILED/REC	CODE	REASON/DESCRIPTION		OC S	CH/PER C	
0470	03/21/05	OTTE/ORDER TO) TRANSPORT	0002	ı sh	04/06/09	<u>-</u>
0471	03/21/05	OTTE/ORDER TO	TPANCDOPT	0001		04/06/09	
			C'S TRANSCRIPT OF STATUS CHECK			07/07/03	
			C'S TRANSCRIPT OF STATUS CHECK C'S TRANSCRIPT OF HEARING MOT				
04/3	03/22/03					08/09/04	±
0474	02/22/05		DE PRIOR BAD ACTS	0003		00/00/0	-
0474	03/23/05	ORDR/ORDER FO	OR TRANSCRIPTS	0003		03/23/0)
04/5	03/24/05	LIST/NOTICE C	F DEFENDANTS EXPERT WITNESSES				
04/6	03/31/05	OTTE/ORDER TO	TRANSPORT	0001		04/13/09	
0477	03/31/05	OTTE/ORDER TO	TRANSPORT	0001		04/13/09	5
0478	03/31/05		PPOSITION TO DEFENDANTS MOTIC				7
			SS RULE 250 NOTICE OF INTENT	0001	L		
		EATH PENALTY					
0479	04/06/05	MOT /ALL PEND	ING MOTIONS	0001		04/04/09	
0480	04/07/05	OCAL/MINUTE C	RD RE: STATE'S MTN TO DISQUAL	LIFY 0001	L	04/07/09	5
		DEFT'S M	ITN TO STRIKE/DEFT'S MTN TO D	ISM 0001	Ĺ		
0481	04/04/05	REQT/STATES M	OTION TO DISQUALIFY THE	0001	Ĺ		
			E LEE GATES	0001	L .		
0482	04/05/05	AFFT/AFFIDAVI	T	0001			
0483	04/06/05	TRAN/REPORTER	'S TRANSCRIPT DEFTS MOTION TO	0001		04/04/05	5 7
	, , ,	STRIKE A	GGRAVATOR FOR NOTICE OF INTER	NT 0001		01,01,00	
TO S	EEK DEATH		MOTION TO DISMISS RULE 250 M			ENT TO	
			MOTION TO EXCLUDE PRIOR BAD A		T14 T1		
0484	04/07/05	ORDR/ORDER FO	MOTION TO EXCHODE FRIOR BAD A		i ·	04/07/05	-
0404	04/07/05	ONDR/ONDER PO	RIKING AFFIDAVIT AND DENYING	0001		04/07/05	
0403	04/00/03			0001		04/08/05	> 1
HONO	RABLE LEE		OTION TO DISQUALIFY THE	0001	-		
		AFFT/AMENDED	λ ΕΕΤΙΝΙΤΟ	0.001	1		
0487	04/11/05		L'S AMENDED TRANSCRIPT DEFTS N	0.001 1001 OOO1		04/04/09	
0107	04/11/03	ON TO ST	RIKE AGGRAVATOR FOR NOTICE OF	7 0001 7 0001		04/04/05	י נ
TNTT	איי ייי פוייי		Y DEFTS MOTION TO DISMISS RUI			OF INTEN	.TCD
TIVIE	NI IO SEEI	LUKUI VUKUUL LUKUI PENALI	NO MONTON TO TRAILING DRIED DA	TE SOUNC	TICE	OF INIE	4 T
0400	DEK DEAIR	PENALII HEAKI	NG MOTION TO EXCLUDE PRIOR BA				
0400	04/12/05	LIST/NOTICE O	F WITNESSES	0001		/ /	_
0489	04/12/05	TRAN/REPORTER	'S TRANSCRIPT CALENDAR CALL	0001		04/12/05	
0490	04/19/05		: MOTION TO BIFURCATE PENALTY			04/18/05	,
		PHASE	MOTION TO SUPPRESS EVIDENCE F				
0491	04/19/05	TRB /TRIAL BE	GINS	0001		04/19/05	
0492	04/13/05	OTTE/ORDER TO	TRANSPORT	0001		04/21/05	
		OTTE/ORDER TO		0001	. SH	04/21/05	5
		OTTE/ORDER TO		0001	. SH	04/21/05	5
0495	04/13/05	OTTE/ORDER TO	TRANSPORT	0001	SH	04/21/05	5
0496	04/12/05	ORDR/NUNC PRO	TUNC ORDER	0001		04/12/05	5
0497	04/13/05	LIST/SUPPLEME	NTAL NOTICE OF WITNESSES	0001		. •	
0498	04/13/05	OTTE/ORDER TO	TRANSPORT	0001		04/21/05	5
		OTTE/ORDER TO		0001		04/21/05	
			O RECONSIDER REQUEST TO	3001	~	,,	•
·	, =-,		E PENALTY PHASE				
0501	04/20/05		'S TRANSCRIPT TRANSCRIPT OF J	IIIRY		04/19/05	5
	-, -, -, -,		VOL I A.M. APRIL 19, 2005	, 01(1		0 1 / 1 2 / 0 2	•
0502	04/14/05	ORDR/ORDER FO		0001		04/14/05	-
			R TRANSCRIPTS PPOSITION TO DEFENDANTS MOTIC			04/14/05	_
0000	01,10,00		SIDER REQUEST TO BIFURCATE	0001			. J
PANA	TTY PHASE	TO RECON	SIDEN REQUEST TO BIFURCALE	0001			

(Continued to page 17)

PANALTY PHASE

98-C-153154-C (Continuation Page 17)

). I	FILED/REC	CODE REASON/DESCRIPTION	FOR	OC.	SCH/PER C	
		LIST/SECOND SUPPLEMENTAL NOTICE OF WITNESSES NISD/AMENDED SUPPLEMENTAL NOTICE OF INTENT TO SEEK DEATH PENALTY		1		
506	04/18/05	TRAN/REPORTER'S TRANSCRIPT HEARING MOTION TO EXCLUDE PRIOR BAD ACTS		1	04/15/05	
		ORDR/ORDER FOR TRANSCRIPT OF PROCEEDINGS	000	1	04/15/05	
508	04/20/05	TRAN/REPORTER'S TRANSCRIPT COVER PAGE OF TRANSCRIPT OF HEARING MOTION TO	000		04/15/05	Y
	UDE PRIOR 9-05)	BAD ACTS (ATTACHED TRANSCRIPT IS TRIAL BY JU			E I PM ON	
	•	LIST/THIRD SUPPLEMENTAL NOTICE OF WITNESSES	000	1		
		TRAN/REPORTER'S TRANSCRIPT JURY TRIAL VOLUME I AM		1	04/20/05	
511	04/21/05	ORDR/ORDER TO PREPARE TRANSCRIPT	000	1	04/21/05	
512	04/21/05	TRAN/REPORTER'S TRANSCRIPT TRANIAL BY JURY VOLUME II PM	000		04/15/05	
513	04/21/05	TRAN/REPORTER'S AMENDED COVER PAGE OF	000		04/15/05	
		TRANSCRIPT HEARING	000			
		ORDR/ORDER TO PREPARE TRANSCRIPT	000		04/21/05	
515	04/22/05	TRAN/REPORTER'S TRANSCRIPT TRAIL BY JURY	000		04/21/05	
E16	04/22/05	VOLUME III PM TRAN/REPORTER'S TRANSCRIPT PENALTY PAHSE	000			
210	04/22/05	VOLUME III-A	000			
517	04/25/05	JLST/DISTRICT COURT JURY LIST	000			
		TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY	000		04/22/05	
310	01,23,03	VOLUME IV - PM	000		01,22,00	
519	04/25/05	ORDR/ORDER TO PREPARE TRANSCRIPT	000		04/25/05	
		TRAN/REPORTER'S TRANSCRIPT VOLUME IV-B PENALTY PHASE	000		04/22/05	
521	04/25/04	NOEV/NOTICE OF TRANSCRIPT ON THE SHELVES	000			
522	04/26/05	TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY	000	1	04/25/05	
		VOLUME V PM	000			
523	04/26/05	TRAN/REPORTER'S AMENDED COVER PAGE TRANSCRIP			04/22/05	
		OF TRIAL BY JURY VOLUME IV-A.M.	000			
		TRAN/REPORTER'S TRANSCRIPT VOLUME V-A PENALT PHASE	000	1	04/25/05	
525	04/26/05	ORDR/ORDER TO PREPARE TRANSCRIPT	000		04/21/05	
	0.4/05/05		000		04/22/05	
526	04/27/05	ORDR/ORDER TO PREPARE TRANSCRIPT	000		04/25/05	
E 2 7	04/07/05	TOWN / DEDODUCED IC TOWN CONTOUR OF TOTAL DV TIDY	000		04/26/05	
		TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY VOLUME VI PM	000	1	04/26/05	
		ORDR/ORDER TO PREPARE TRANSCRIPT	000		04/27/05	
		ORDR/ORDER TO PREPARE TRANSCRIPT	000		04/27/05	
		ORDR/ORDER TO PREPARE TRANSCRIPT SENT/SENTENCING	000		04/27/05	
		TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY	000		GR 06/06/05 04/27/05	
552	04/26/05	VOLUME VII - PM	000		04/27/05	
533	04/28/05	TRAN/REPORTER'S TRANSCRIPT OF VOLUME VI-A	000		04/26/05	
	31,20,03	PENALTY PHASE	000		01,20,00	
534	04/28/05	NEDV/NOTICE OF EXHIBIT(S)/DEPOSITION(S) IN	000		04/28/05	
	. , -	THE VAULT	000		, ,	
		(Continued to page 18)				

98-C-153154-C (Continuation Page 18) NO. FILED/REC CODE REASON/DESCRIPTION FOR OC SCH/PER C 0535 04/28/05 TRAN/REPORTER'S TRANSCRIPT VOLUME VII-A 0001 04/27/05 PENALTY PHASE 0001 0536 04/28/05 NOEV/NOTICE OF TRANSCRIPTS ON THE SHELVES 04/25/05 04/26/05 0537 04/29/05 TRAN/REPORTER'S TRANSCRIPT PENALTY PHASE 04/28/05 0001 VOLUME VIII-C 0001 0538 04/29/05 ORDR/ORDER TO PREPARE TRANSCRIPT 0001 04/28/05 0539 04/29/05 ORDR/ORDER TO PREPARE TRANSCRIPT 0001 04/29/05 0540 05/02/05 TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY 04/29/05 0001 VOLUME IX 0001 0541 05/02/05 ORDR/ORDER TO PREPARE TRANSCRIPT 0001 05/02/05 0542 05/02/05 NOEV/NOTICE OF TRANSCRIPTS ON THE SHELVES 04/28/05 0543 05/05/05 TRE /TRIAL ENDS 0001 05/05/05 0544 05/02/05 NEDV/NOTICE OF TRANSCRIPTS ON THE SHELVES 04/29/05 0545 05/03/05 TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY 0001 05/02/05 VOLUME X 0001 0546 05/04/05 TRAN/REPORTER'S TRANSCRIPT OF TRIAL BY JURY 05/03/05 0001 VOLUME XI 0001 0547 05/04/05 NEDV/NOTICE OF TRANSCRIPTS ON THE SHELVES 0001 0548 05/06/05 TRAN/REPORTER'S TRANSCRIPT TRIAL BY JURY 0001 05/02/05 EXHIBITS VOLUME X 0001 0549 04/28/05 VER /SPECIAL VERDICT 0001 04/28/05 0550 05/05/05 VER /VERDICT 0001 05/05/05 0551 04/28/05 VER /SPECIAL VERDICT 0001 04/28/05 0552 05/06/05 ORDR/ORDER TO PREPARE TRANSCRIPT 0001 05/06/05 0553 05/09/05 ORDR/ORDER TO PREPARE TRANSCRIPT 05/09/05 0001 0554 05/05/05 TRAN/REPORTER'S TRANSCRIPT TRIAL BY JURY 0001 05/04/05 VOLUME XII 0001 0555 05/06/05 TRAN/REPORTER'S AMENDED TRANSCRIPT TRIAL BY 0001 05/06/05 JURY DELIBERATIONS VOLUME XII 0001 0556 04/28/05 VER /SPECIAL VERDICT 0001 04/28/05 0557 05/05/05 INST/INSTRUCTIONS TO THE JURY 0001 0558 05/06/05 TRAN/REPORTER'S TRANSCRIPT TRIAL BY JURY 0001 05/05/05 VOLUME XIII 0001 0559 05/09/05 ORDR/ORDER TO PREPARE TRANSCRIPT 05/09/05 0001 0560 04/28/05 INST/INSTRUCTIONS TO THE JURY 0001 0561 05/13/05 TRAN/REPORTER'S TRANSCRIPT SENTENCING 0001 05/12/05 0562 05/13/05 ORDR/ORDER TO PREPARE TRANSCRIPT 0001 05/13/05 0563 04/28/05 JMNT/VERDICT 0001 05/24/05 0564 05/24/05 NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT 04/19/05 0565 05/03/05 NCA /INCIDENT REPORT 0001 0566 06/06/05 HEAR/EVIDENTIARY HEARING 06/14/05 0567 06/06/05 ORDR/ORDER OF EXECUTION 0001 06/06/05 0568 06/06/05 WARR/WARRANT OF EXECUTION 0001 0569 06/06/05 JUDG/JUDGMENT OF CONVICTION 06/06/05 0001 0570 06/07/05 NOTC/NOTICE 0001 0571 06/06/05 ORDR/ORDER TO STAY EXECUTION 0001 06/06/05 0572 06/08/05 ROC /RECEIPT OF COPY 0001 06/08/05 0573 06/08/05 FUS /FILED UNDER SEAL ORDER 0001 0574 06/08/05 ORDR/ORDER TO FILE UNDER SEAL 0001 06/08/05 0575 06/08/05 ORDR/ORDER TO FILE UNDER SEAL 0001 06/08/05 0576 06/08/05 FUS /FILED UNDER SEAL MOTION 0001

(Continued to page

19)

98-C-153154-C (Continuation Page 19) O. FILED/REC CODE REASON/DESCRIPTION

FOR OC SCH/PER C

577 06/10/05 ORDR/ORDER FOR TRANSCRIPT OF PROCEEDINGS 578 06/13/05 TRAN/REPORTER'S TRANSCRIPT SENTENCING

0.001 0001

06/10/05 06/06/05

MINUTES DATE: 09/02/98

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

09/02/98 11:30 AM 00 GRAND JURY INDICTMENT

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

OFFICERS: LINDA VIGIL, Court Clerk

DEBBIE VINSON/dv, Relief Clerk CATHY NELSON, Reporter/Recorder

PARTIES: 0998

004088 Adair, Valerie

Keith Yoerger, Foreperson stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. The State presented Grand Jury Case Number 97BGJ184X to the Court. COURT ORDERED, the indictment may be filed and is assigned Case Number C153154, Department V. Ms. Adair advised deft. JOHNSON is in cusotdy at Clark County Detention Center and requested a NO BAIL BENCH WARRANT ISSUE, SO ORDERED. Exhibits 1-31 lodged with Clerk of the Court, exhibits 32,33,34 returned to LVMPD E. Guenther. COURT ORDERED ARRAIGNMENT DATE SET.

B/W (CUSTODY)

9/8/98 9:00 AM INITIAL ARRAIGNMENT

09/08/98 09:00 AM 00 INITIAL ARRAIGNMENT

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: JANICE HAMPTON, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L.

0001 D1 Johnson, Donte 001765 McMahon, Lee E.

Ms. McMahon advised the Court she is representing the Deft. Upon Court's inquiry, Mr. Guymon advised the State will file a notice of intent to seek the death penalty. Before the canvassing Ms. McMahon stated this is a grand jury indictment and requested a continuance to receive the transcript. Mr. Guymon advised the transcript should be ready next Tuesday. COURT ORDERED, matter CONTINUED to Thursday.

CUSTODY

9-17-98 9:00 AM ARRAIGNMENT CONTINUED

CONTINUED ON PAGE: 00:

MINUTES DATE: 09/08/9

PRINT DATE: 06/16/05

PAGE: 001

MINUTES DATE: 09/16

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: (

09/16/98 11:30 AM 00 SUPERSEDING GRAND JURY INDICTMENT

HEARD BY: James Brennan, Senior Judge; Dept. VJ6

OFFICERS: SUE DEATON, Court Clerk

JENNIFER CHURCH, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L.

Keith Yoerger, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. The State presented Grand Jury Case Number 97BGJ184X to the Court. COURT ORDERED, the SUPERSEDING Indictment may be filed and is assigned Case Number C153154, which was previously tracked to Department V. State requested a NO BAIL BENCH WARRANT ISSUE; COURT SO ORDERED. Exhibit(s) 1 through 30 were previously lodged with the Clerk of District Court. Exhibit(s) 31 through 34 were returned to Las Vegas Metropolitan Police Department, E. Guenther. Exhibit(s) 35 through 41 are to be lodged with Clerk of District Court. State advised Deft has an Arraignment Continued scheduled in Department V tomorrow, September 16, 1998, at 9:00 A.M. and they would ask that the date stand; COURT SO ORDERED.

B.W. (CUSTODY)

9-17-98, 9:00 A.M., ARRAIGNMENT CONTINUED (DEPT. V)

09/17/98 09:00 AM 00 ARRAIGNMENT CONTINUED

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: JANICE HAMPTON/AC, Relief Clerk

ARLENE BLAZI, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L.

0001 D1 Johnson, Donte

SPD Special Public Defender

001765 McMahon, Lee E.

Ms. McMahon advised Court Mr. LaPorta will be co-counsel on this case. Ms. McMahon stated that it is her understanding the transcript with the exception of one witness will be available today. Ms. McMahon requested 21 days from the file stamp date for the filing of a writ. SO ORDERED. Mr. Guymon advised Court and counsel that the State will be seeking the death penalty and the Notice to Seek Death Penalty will be filed within one week. DEFENDANT JOHNSON ARRAIGNED, PLED NOT GUILTY AND WAIVED THE SIXTY DAY RULE.

CONTINUED ON PAGE: 00:

MINUTES DATE: 09/17/9

MINUTES DATE: 09/17/98

CRIMINAL COURT MINUTES

3-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 002

Y

Y

Y Y

Y

COURT ORDERED, MATTER SET FOR TRIAL.

CUSTODY

6/29/99 9:00 AM CALENDAR CALL

7/5/99 10:00 AM JURY TRIAL

10/08/98 09:00 AM 00 DEFT'S MOTION TO SET BAIL

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L.

Y

0001 D1 Johnson, Donte

Special Public Defender

003754 Laporta, Peter R.

Court stated it has read the Motion. COURT ORDERED, MOTION FOR BAIL IS DENIED.

CUSTODY

02/23/99 09:00 AM 00 DEFT'S PRO PER MOTION WITHDRAW COUNSEL

AND APPOINT OUTSIDE COUNSEL

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

004963 Daskas, Robert J.

0001 D1 Johnson, Donte Υ

Court advised Mr. Kohn was out sick and requested a continuance. COURT

ORDERED, matter CONTINUED.

CUSTODY

NTINUED TO: 02/25/99 09:00 AM 01

CONTINUED ON PAGE: 004 RINT DATE: 06/16/05 PAGE: 003 MINUTES DATE: 02/23/99

MINUTES DATE: 02/25/

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 0

02/25/99 09:00 AM 01

DEFT'S PRO PER MOTION WITHDRAW COUNSEL

AND APPOINT OUTSIDE COUNSEL

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

004963 Daskas, Robert J.

0001 D1 Johnson, Donte 000556 Kohn, Philip J.

Mr. Kohn appeared on behalf of Mr. LaPorta. Upon Court's inquiry, Defendant stated he is no longer asking for another attorney. COURT ORDERED, motion DENIED calendar call and trial dates STAND.

CUSTODY

04/12/99 09:00 AM 00 DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINTMENT OF ALTERNATE COUNSEL

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender

003754 Laporta, Peter R.

Court advised parties that if the State does not have an objection, the Court will hear this matter without the D.A. in a closed courtroom. Court stated that it does not see a great harm in this. CONFERENCE AT BENCH. Mr. Guymon requested that all pre-trial motions be filed three weeks prior to trial. Court directed counsel to file pre-trial motions no later than three weeks prior to the trial date. COURT ORDERED, MATTER CONTINUED.

CUSTODY

CONTINUED TO: 04/15/99 09:00 AM 01

CONTINUED ON PAGE: 0

PRINT DATE: 06/16/05 PAGE: 004 MINUTES DATE: 04/12/

MINUTES DATE: 05/17/9

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 00

05/17/99 09:00 AM 00 ALL PENDING MOTIONS 5/17/99

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender

003754 Laporta, Peter R.

DEFENDANT'S MOTION TO PROCEED PRO PER WITH CO-COUNSEL AND INVESTIGATOR...
DEFENDANT'S PRO PER MOTION FOR DISCOVERY

Court asked Defendant if he wanted to withdraw his motion to discharge Mr. LaPorta and Defendant stated yes. Court stated it did read Defendant's motion and Defendant does have a right to represent himself when certain questions are answered and also with the condition that the request is made in a timely manner so as not to upset the trial setting. COURT ORDERED, matters OFF CALENDAR and trial date STANDS.

CUSTODY

06/07/99 09:00 AM 00 AT THE REQUEST OF THE COURT

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

000981 Noxon, Arthur G.

0001 D1 Johnson, Donte

SPD Special Public Defender

004264 Figler, Dayvid J.

JUDGE SOBEL NOT PRESENT THIS DATE; MATTER CONTINUED.

CUSTODY

CONTINUED TO: 06/08/99 09:00 AM 01

CONTINUED ON PAGE: 0

MINUTES DATE: 06/08/99

Y

Y

Y

Y

Y

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF 1	NEVADA	7	rs Johns	on,	Donte			
					COI	TINUED	FROM	PAGE:	005
	06/08/99	09:00 AM 01	AT THE F	REQUEST	OF :	THE COUP	RT		
	HEARD BY:	Jeffrey Sobel	, Judge						
	OFFICERS:	ALONA CANDITO SHIRLEE PRAWA			ecoi	rder			
	PARTIES:	0998 003726 Guymon	n, Gary I	 J.					Y
		SPD Specia	son, Dont al Public r, Dayvic	Defend	er				У У У
STIPULATION	AND ORDER F	ILED IN OPEN CO	OURT WHIC	CH TAKES	CAI	RE OF TH	HIS MA	ATTER.	

COURT ORDERED, MATTER TAKEN OFF CALENDAR.

CUSTODY

06/29/99 09:00 AM 00 ALL PENDING MOTIONS 6/29/99

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

004963 Daskas, Robert J.

0001 D1 Johnson, Donte

Special Public Defender SPD

Laporta, Peter R. 003754

Figler, Dayvid J. 004264

STATE'S MOTION IN LIMINE TO PERMIT THE STATE TO PRESENT "THE COMPLETE STORY OF THE CRIME"...DEFENDANT'S MOTION TO CONTINUE TRIAL...CALENDAR CALL

Mr. Daskas stated he is ready for trial. Statements by Court and counsel regarding confidential informant, new murder allegation and physical evidence in vehicle. Mr. Figler advised Court they cannot give effective assistance of counsel with the current trial date. COURT ORDERED, MOTION TO CONTINUE TRIAL GRANTED, TRIAL DATE VACATED AND RESET and matter set for STATUS CHECK.

COURT ORDERED, ANY AND ALL MOTIONS ARE TO BE FILED NO LATER THAN 10/18/99 and set matter for STATUS CHECK and instructed counsel to get courtesy copies to court prior to 10/21/99 date.

CONTINUED ON PAGE: 007

PRINT DATE: 06/16/05 MINUTES DATE: 06/29/99 PAGE: 006

MINUTES DATE: 06/29/

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 01

Statements by Court and counsel regarding State's Motion in Limine and MATTER CONTINUED TO STATUS CHECK DATE.

CUSTODY

7/8/99 9:00 AM STATUS CHECK: TRIAL DATE/STATE'S MOTION IN LIMINE TO PERMIT THE STATE TO PRESENT "THE COMPLETE STORY OF THE CRIME"

10/21/99 9:00 AM STATUS CHECK: FILING OF ALL MOTIONS PRIOR TO TRIAL

1/4/00 9:00 AM CALENDAR CALL

1/10/99 10:00 AM JURY TRIAL

07/08/99 09:00 AM 00 ALL PENDING MOTIONS

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

> 004963 Daskas, Robert J. 003726 Guymon, Gary L.

0001 D1 Johnson, Donte

Special Public Defender

003754 Laporta, Peter R.

STATE'S MOTION IN LIMINE TO PERMIT THE STATE TO PRESENT "THE COMPLETE STORY OF THE CRIME"...STATUS CHECK: TRIAL DATE

Court stated one reason matter is on calendar today is to see if trial date works and Mr. Figler advised Court previously he moved his other trial. COURT ORDERED, CALENDAR CALL AND TRIAL DATE STANDS.

Regarding State's motion, Mr. LaPorta advised they have already filed an opposition. Upon Court's inquiry, Mr. Guymon stated they would like 10 days to reply, and COURT SO ORDERED. COURT FURTHER ORDERED, STATE'S MOTION IN LIMINE AND MOTIONS SET FOR 7/13/99 CONTINUED TO 10/21/99 STATUS CHECK DATE. Lengthy discussion between Court and Mr. Guymon regarding the firmness of the trial date set.

CUSTODY

PRINT DATE: 06/16/05

10/21/99 9:00 AM ALL PENDING MOTIONS

CLERK'S NOTE: STATE'S MOTION IN LIMINE TO PERMIT THE STATE TO PRESENT "THE COMPLETE STORY OF THE CRIME" WAS CONTINUED TO 10/21/99. 8/13/99 CD

CONTINUED ON PAGE: 00

PAGE: 007 MINUTES DATE: 07/08/9

MINUTES DATE: 07/13/99

CRIMINAL COURT MINUTES

3-C-153154-C	STATE OF 1	NEVADA		vs Jol	nnson, D			
DEFT'S MOTION OR ACTUAL REC PROSECUTION STATEMENTS OF INFORMANTS AN Matter on in date. CUSTODY 10/21/99 9:00					CONT	INUED FRO	OM PAGE:	007
	07/13/99	09:00 A	00 M	DEFT'S MOTION ANY/ALL STATE		PEL PRODU	JCTION OF	!
	HEARD BY:	Jeffrey	Sobel	, Judge				
	OFFICERS:	CAROLE I	O'ALOI.	ra, Court Clei A, Relief Clei LSKY, Reportei	ck	er		
	PARTIES:	0998 000981	Noxon	, Arthur G.				Y
		SPD	Speci	son, Donte al Public Defe ta, Peter R.	ender			У У У
OR ACTUAL RECOMPROSECUTION STATEMENTS OF INFORMANTS AND Matter on in	EIPT OF BEI DEFT'S MG THE DEFT. D REVEAL AI	NEFITS OF OTION TO DEFT NY BENEF	R PREF COMPE 'S MOT ITS, D	ERENTIAL TREAT L THE PRODUCTI ION TO REVEAL EALS PROMISES	IMENT FO ION OF A THE IDE OR INDU	R COOPERA NY AND AI NTITY OF CEMENTS	ATION WIT	'H
CUSTODY			,					
10/21/99 9:00	AM STATUS	CHECK: I	FILING	OF ALL MOTION	NS			
ONTINUED TO:	10/21/99	09:00 A	M 01					
	07/13/99	09:00 A	0 O	ALL PENDING N	MOTIONS	7/13/99		
	HEARD BY:	Jeffrey	Sobel	, Judge				
	OFFICERS:			A, Relief Cle LSKY, Reporte		er		
	PARTIES:	0998 000981	Noxon	, Arthur G.	·			Y Y
		0001 D1 SPD 003754	Speci	son, Donte al Public Defe ta, Peter R.	ender			Y Y Y

DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE AND SUBSTANCE OF EXPECTATIONS, OR ACTUAL RECEIPT OF BENEFITS OR PREFERENTIAL TREATMENT FOR COOPERATION WITH PROSECUTION...DEFENDANT'S MOTION TO COMPEL THE PRODUCTION

CONTINUED ON PAGE: 009
MINUTES DATE: 07/13/99

MINUTES DATE: 07/13/9

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 00

OF ANY AND ALL STATEMENTS OF THE DEFENDANT...DEFENDANT'S MOTION TO REVEAL THE IDENTITY OF INFORMANTS AND REVEAL ANY BENEFITS, DEALS, PROMISES OR INDUCEMENTS

Court stated that on 7/8/99 this date was to have been vacated and, ORDERED, MATTER OFF CALENDAR. Court advised Mr. LaPorta if a problem should arise before the 10/21/99 date, matter can be placed back on calendar.

CUSTODY

CLERK'S NOTE: CONTINUANCE DATES FOR ALL ABOVE MOTIONS WERE ENTERED ON 7/13/99. 8/13/99 CD

08/30/99 09:00 AM 00 STATE'S MOTION TO PERMIT DNA TESTING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L.

0001 D1 Johnson, Donte

SPD Special Public Defender

000556 Kohn, Philip J.

Mr. Kohn advised Court he thinks there will be an objection to the State's motion and requested this matter be put over a few days. Mr. Guymon advised Court he spoke with Mr. Figler. COURT ORDERED, MATTER CONTINUED.

CUSTODY

CONTINUED TO: 09/02/99 09:00 AM 01

CONTINUED ON PAGE: 01

MINUTES DATE: 08/30/9

MINUTES DATE: 09/02/99

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte CONTINUED FROM PAGE: 009 STATE'S MOTION TO PERMIT DNA TESTING 09/02/99 09:00 AM 01 HEARD BY: Jeffrey Sobel, Judge OFFICERS: ALONA CANDITO, Court Clerk SHIRLEE PRAWALSKY, Reporter/Recorder PARTIES: 0998 Y 003726 Guymon, Gary L. Y 0001 D1 Johnson, Donte Special Public Defender Y SPD 004264 Figler, Dayvid J.

Upon Court's inquiry, Mr. Figler advised Court he discussed this matter with Mr. Kohn and at issue is an item of evidence retrieved from the scene, but the sample is not enough to have multiple testing done. Mr. Figler advised Court the name of the lab needs to be worked out. COURT ORDERED, MATTER TAKEN OFF CALENDAR; IF THERE IS A PROBLEM, COUNSEL CAN PLACE THIS BACK ON CALENDAR.

CUSTODY

09/30/99 09:00 AM 00 STATE'S REQUEST FOR HEARING RE: MATERIAL

WITNESS CHARLA SEVERS

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: 0998

003726 Guymon, Gary L.

004380 Sciscento, Joseph S.

0001 D1 Johnson, Donte

SPD Special Public Defender

004380 Sciscento, Joseph S.

Witness, Charla Severs present, in custody. COURT ORDERED, MATTER TAKEN OFF CALENDAR until bail is posted.

CUSTODY

CONTINUED ON PAGE: 011

Y Y

Y

Y

Y

PRINT DATE: 06/16/05 PAGE: 010 MINUTES DATE: 09/30/99

MINUTES DATE: 10/11/99

Y

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF N	EVADA	vs Johnson, Donte							
					(CONTINUED	FROM	PAGE:	010	
	10/11/99	09:00 A	00 N			O VIDEOTAF ARLA SEVER		3		
•	HEARD BY:	Jeffrey	Sobel	, Judge						
	OFFICERS:			, Court C LSKY, Rep		corder				
		003726 004963	Guymor	OF NEVAD n, Gary L s, Robert	•				У У У	
		0001 D1 SPD		son, Dont al Public		c			N Y	

MOTION TO VIDEOTAPE CHARLA SEVERS FILED IN OPEN COURT. Statements by Court and counsel regarding the Motion. Mr. Guymon advised Court there is a material witness warrant. Court directed counsel to have pleadings submitted prior to 10/21/99. Mr. Sciscento requested this witness be appointed counsel to advise her of her rights. COURT ORDERED, CHIP SIEGEL APPOINTED to discuss with the witness her rights, the deposition and the witness' request to be released from custody. FURTHER, MATTER CONTINUED.

004380 Sciscento, Joseph S.

CUSTODY

10/14/99 8:00 AM CONFIRMATION OF COUNSEL (SIEGEL)

CONTINUED TO: 10/14/99 09:00 AM 01

CONTINUED ON PAGE: 012

PRINT DATE: 06/16/05 MINUTES DATE: 10/11/99 PAGE: 011

MINUTES DATE: 10/14

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: (

10/14/99 09:00 AM 00 ALL PENDING MOTIONS 10/14/99

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender

004264 Figler, Dayvid J. 004380 Sciscento, Joseph S.

004748 Siegel, Jay L.

STATE'S MOTION TO VIDEOTAPE THE DEPOSITION OF CHARLA SEVERS . . CONFIRMATION OF COUNSEL (SIEGEL)

Upon Court's inquiry, Mr. Siegel advised Court he can confirm as counsel for the witness, SEVERS. Mr. Siegel advised Court he has reviewed the pleadings and requested a videotape deposition be taken. Mr. Sciscento advised Court this witness may be an accomplice to the murder. Mr. Guymon advised Court this witness is not an accomplice. Mr. Siegel requested the witness, SEVERS be given immunity. Court directed the State to file a reply that addresses the issues. Mr. Guymon stated this witness will not be prosecuted as an accomplice and will not be prosecuted for perjury; but the State cannot give immunity if there is no criminal conduct. Court directed the State to prepare something in writing for Mr. Siegel. Court directed pleadings be filed by 10/19/99 by close of business with a courtesy copy to the Court. Court advised parties that it is inclined to allow the deposition. Upon Court's inquiry, Mr. Guymon advised Court the State would like the deposition as soon as possible. COURT ORDERED, MATTER CONTINUED FOR A DECISION AND DEPOSITION DATE SET.

CUSTODY

10/21/99 9:00 A.M. DECISION

10/26/99 9:30 A.M. DEPOSITION OF CHARLA SEVERS

CONTINUED ON PAGE: 0

MINUTES DATE: 10/14/

MINUTES DATE: 10/21/99

CRIMINAL COURT MINUTES

98-C-153154-C	33154-C STATE OF NEVADA					vs Johnson, Donte							
							CON	TINUED	FROM	PAGE:	012		
	10/21/99	09:00 A	M 00	ALL	PENDI	NG MOT	CIONS	10/2	1/99				
	HEARD BY:	Jeffrey	Sobel	, Jud	lge								
	OFFICERS:	CAROLE I					Recor	der					
PARTIES:	003726 004963	Guymo	n, Ga		J.					Y Y Y			
		0001 D1 SPD 004380 004748	Speci	al Pu ento,	Donte blic I Josem y L.		ler				Y Y Y Y		

STATUS CHECK: FILING OF ALL MOTIONS...DEFENDANT'S MOTION TO REVEAL THE IDENTITY OF INFORMANTS AND REVEAL ANY BENEFITS, DEALS, PROMISES, OR INDUCEMENTS...DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE AND SUBSTANCE OF EXPECTATIONS, OR ACTUAL RECEIPT OF BENEFITS OR PREFERENTIAL TREATMENT FOR COOPERATION WITH PROSECUTION...DEFENDANT'S MOTION TO COMPEL THE PRODUCTION OF ANY AND ALL STATEMENTS OF DEFENDANT...STATE'S MOTION TO VIDEOTAPE THE DEPOSITION OF CHARLA SEVERS...DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER CRIMES...DEFENDANT'S MOTION TO REVEAL THE IDENTITY OF INFORMANTS AND REVEAL ANY BENEFITS, DEALS...DEFENDANT'S MOTION TO COMPEL THE PRODUCTION OF ANY AND ALL STATEMENTS OF THE DEFENDANT...DEFENDANT...DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE/SUBSTANCE OF EXPECTATIONS...DEFENDANT'S MOTION IN LIMINE TO PRECULDE EVIDENCE OF OTHER GUNS, WEAPONS, AMMUNITION

COURT ORDERED, STATE'S MOTION TO VIDEOTAPE THE DEPOSITION OF CHARLA SEVERS AND DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHERS CRIMES GRANTED. COURT FURTHER ORDERED, DEPOSITION SET FOR 10/26/99 AT 9:30 AM. Discussion between Court and counsel regarding the deposition.

AS TO ALL OTHER MOTIONS, Court stated they have not hit the file yet and, asked counsel if they would like a briefing schedule set, advising them that they will not be based on argument, but the written Points and Authorities. COURT ORDERED, STATE TO ANSWER BY 11/4/99; MR. SCISCENTO TO REPLY BY 11/12/99 and motions CONTINUED FOR DECISION ON 11/18/99 AT 9:30 AM. Mr. Scicento requested additional time to file motions as he has just recently been assigned to this case and COURT GRANTED THIS REQUEST STATING MOTIONS NEED TO BE FILED BY 11/18/99 and a hearing date will be set at that time.

FOLLOWING CONFERENCE AT BENCH, Court instructed counsel to have Defendant here on 10/26/99 at 9:30 AM, DRESSED.

CUSTODY

10/26/99 9:30 AM DEPOSITION OF CHARLA SEVERS

CONTINUED ON PAGE: 014

MINUTES DATE: 10/21/99

MINUTES DATE: 10/21/99

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 013

3

11/18/99 9:30 AM ALL PENDING MOTIONS

10/26/99 09:30 AM 00 DEPOSITION HEARING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender

004264 Figler, Dayvid J. 004380 Sciscento, Joseph S.

004748 Siegel, Jay L.

Statements by Court regarding the deposition. Counsel stipulated that there is no objection to videotaping this, as long as the Defendant is not shown in jail clothes. Mr. Sciscento advised Court he just finished a Motion to Exclude Media Coverage From this Deposition. Mr. Sciscento renewed Motion Against Deposition. COURT ORDERED, MOTION DENIED. Mr. Figler requested to reserve the right to strike any testimony from today's deposition. CONFERENCE AT BENCH. COURT ORDERED, MOTION IN LIMINE TO PRECLUDE MEDIA COVERAGE OF VIDEO DEPOSITION OF CHARLA SEVERS IS DENIED. Mr. Figler requested the Court put a freeze on the transcript and videotape. SO ORDERED. Mr. Guymon advised Court he will not show this videotape to any of the witnesses. Statement by Mr. Siegel regarding the custody status of Charla Severs. Court invoked the exclusionary rule.

Witness, Charla Severs sworn and testified and evidence marked and admitted, per worksheet. Mr. Figler moved to renew his Motion to Strike the Videotape and for the testimony be stricken. COURT ORDERED, MOTION DENIED.

Court does not find that there is sufficient reason to believe that the witness, Charla Severs is an accomplice and the issue now becomes what is the State going to do with this witness. Court admonished witness that it is important that she is present at trial. Upon Court's inquiry, witness advised Court she will be present for trial. Court directed Mr. Siegel to put in writing his best plan and include the witnesses safety and the Court will make a decision. Mr. Gardner requested that ten days prior to trial the witness be available. COURT ORDERED, MATTER CONTINUED.

CUSTODY

10/28/99 9:00 A.M. DECISION: WITNESS RELEASE

CONTINUED ON PAGE: 019

MINUTES DATE: 10/26/99

MINUTES DATE: 10/28/99

CRIMINAL COURT MINUTES

-C-153154-C	STATE OF	NEVADA		vs	Johnson,	Donte			
					CO	NTINUED	FROM	PAGE:	014
	10/28/99	09:00 A	M 00	DECISION:	WITNESS	RELEASI	Ξ		
	HEARD BY:	Jeffrey	Sobel	, Judge					
	OFFICERS:			, Court Cl LSKY, Repo		rder			
	PARTIES:	004963		OF NEVADA s, Robert					Y Y
		SPD	Speci	son, Donte al Public l, Jay L.					Y Y Y
CONFERENCE AT Charla Severs discussed at FURTHER, TRIA	. Court nather bench.	oted that Court	t the	conditions	of the r	elease v	were		,

CUSTODY

11/08/99 09:00 AM 0.0 DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF WITNESS INTIMIDATION

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

Y Y 006841 Sweikert, Steven

Y

0001 D1 Johnson, Donte Special Public Defender Y

Y 004380 Sciscento, Joseph S.

004264 Figler, Dayvid J.

Mr. Sciscento requested this Motion be continued to 11/18/99. Mr. Scisento advised Court he may need more time to file motions. COURT ORDERED, MATTER CONTINUED.

CUSTODY

NTINUED TO: 11/18/99 09:00 AM

CONTINUED ON PAGE: 016 INT DATE: 06/16/05 PAGE: 015 MINUTES DATE: 11/08/99



MINUTES DATE: 11/18/99

Y

CRIMINAL COURT MINUTES

3-C-153154-C	STATE OF	MEWADA			77.0	Tohngo	n, Dont			
		2143 V3 222 1					CONTINU		PAGE:	015
	11/18/99	09:00 A	M 00	ALL	PENDIN	G MOTI	ONS 11/	18/99		
	HEARD BY:	Jeffrey	Sobel,	, Jud	lge					
	OFFICERS:	ALONA CAROLE I	D'ALOI <i>A</i>	A, Re	elief C	lerk	corder			
	PARTIES:	004963	STATE Daskas		EVADA bert J	•				Y
		0001 D1 SPD			Donte	efende:	r			Y Y

DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF WITNESS INTIMIDATION . . . DEFENDANT'S MOTION TO REVEAL THE IDENTITY OF INFORMATION OF INFORMANTS AND REVEAL ANY BENEFITS, DEALS, PROMISES OR INDUCEMENTS . . . DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE AND SUBSTANCE OF EXPECTATIONS, OR ACTUAL RECEIPT OF BENEFITS OR PREFERENTIAL TREATMENT FOR COOPERATION WITH PROSECUTION . . . DEFENDANT'S MOTION TO COMPEL THE PRODUCTION OF ANY AND ALL STATEMENTS OF THE DEFENDANT . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS WEAPONS AND AMMUNITION NOT USED IN THE CRIME . . . DEFENDANT'S MOTION TO REVEAL THE IDENTITY OF INFORMANTS AND REVEAL ANY BENEFITS, DEALS, PROMISES OR INDUCEMENTS . . . DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE AND SUBSTANCE OF EXPECTATIONS, OR ACTUAL RECEIPT OF BENEFITS OR PREFERENTIAL TREATMENT FOR COOPERATION WITH PROSECUTION . . . DEFENDANT'S REPLY TO OPPOSITON TO MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER WEAPONS

004380 Sciscento, Joseph S.

004264 Figler, Dayvid J.

COURT ORDERED, AS TO THE DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF WITNESS INTIMIDATION, IS DENIED IN PART AND GRANTED IN PART. Court noted that this is granted only in the sense that there is a continuing obligation to provide new evidence.

AS TO THE MOTION TO COMPEL DISCLOSURE OF EXISTENCE OF BENEFITS OR PREFERENTIAL TREATMENT FOR COOPERATION WITH PROSECUTION, The State has agreed to provide and attach the transcript which reveals aducements of four or five witnesses and has a continued duty to disclose anything new; Motion is Denied if the State has given all that exists up to this point.

AS TO THE MOTION TO COMPEL THE PRODUCTION OF ANY AND ALL STATEMENTS OF THE DEFENDANT: The State has given Defense counse full access of their file. Upon Court's inquiry, Mr. Daskas advised Court he has copied the detectives file. COURT ORDERED, MOTION GRANTED; Mr. Sciscento advised Court he will set up a time to meet with Mr. Daskas.

AS TO THE MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME: Statements by Court and counsel regarding

CONTINUED ON PAGE: 017

LINT DATE: 06/16/05 PAGE: 016 MINUTES DATE: 11/18/99

MINUTES DATE: 11/18/99

CRIMINAL COURT MINUTES

8-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 016

Motion and foundation. Court directed the supplemental opposition be filed by 12/2/99; reply to be filed by 12/16/99 and matter CONTINUED. Mr. Sciscento requested an Evidentiary Hearing be set. COURT ORDERED, MATTER CONTINUED; Court noted the the issue of a Evidentiary Hearing will be decided on the Calendar Call and the hearing will be heard prior to the trial, if necessary.

Mr. Sciscento requested one week to file a motion that might be dispositive of this case. Court directed Mr. Sciscento to file motion by 11/25/99; State to reply by 12/9/99; Mr. Sciscento to respond by 12/23/99 and matter CONTINUED. Mr. Daskas advised Court the State will have a Motion to Allow Evidence also. COURT ORDERED, MATTER CONTINUED.

CUSTODY

12/27/99 9:00 A.M. ADDITIONAL TRIAL MOTIONS

1/4/00 9:00 A.M. DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME

12/16/99 08:00 AM 00 AT THE REQUEST OF THE COURT

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO/ac, Court Clerk

CAROLE D'ALOIA, Relief Clerk

DEBRA VAN BLARICOM, Reporter/Recorder

PARTIES: STATE OF NEVADA

006526 Turner, Robert B.

0001 D1 Johnson, Donte

SPD Special Public Defender

004380 Sciscento, Joseph S.

COURT ORDERED, MOTION TO CONTINUE IS CONTINUED TO 12/20/99.

CUSTODY

CONTINUED TO: 12/20/99 08:30 AM 01

CONTINUED ON PAGE: 01

Y

N

Y

Y

PRINT DATE: 06/16/05 PAGE: 017 MINUTES DATE: 12/16/9

MINUTES DATE: 12/20/99

Y

Y

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA		vs Johnson, Donte	
				CONTINUED FROM PAGE: 0)17
	12/20/99	08:30 AM	01	AT THE REQUEST OF THE COURT	

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

JERI ANDERSON, Reporter/Recorder

PARTIES:	003726	STATE OF Guymon,			Y Y
			Robert J.		Ÿ
	0001 D1	Johnson	n, Donte		Y

Special Public Defender

004264 Figler, Dayvid J. 004380 Sciscento, Joseph S.

Statements by Court and Counsel regarding the Defendant's Motion for a Continuance. Mr. Figler advised Court he cannot give effective assistance of counsel with the current trial date. Statements by Court and counsel. Mr. Figler advised Court the defense would like to retest the ballistics, the D.N.A. and the fingerprint results. Statements by Mr. Sciscento regarding Dr. Mortellaro as Defendant JOHNSON may have lost confidence in the doctor. Mr. Sciscento advised Court there is another doctor who does extensive testing and it could take about three months for a report. Statements by Court. Court directed the Defense to contact the lab and secure an affidavit from the new expert. COURT ORDERED, THE DEFENSE'S MOTION TO CONTINUE IS GRANTED; TRIAL DATE VACATED AND RESET. Statements by Court and counsel regarding the Motions currently set for 12/27/99. Mr. Daskas advised Court the State has filed responses in 22 of the 23 motions. Court directed the Defense file a reply to the motions by 1/31/00. FURTHER, MATTER CONTINUED FOR A STATUS CHECK AND DECISION ON THE MOTIONS. Court noted that the final date for motions to be filed will be 2/17/00. Mr. Daskas advised Court there is a Motion to Suppress which might require an evidentiary hearing. COURT ORDERED, MOTION TO SUPPRESS EVIDENCE ILLEGALLY SEIZED IS SET FOR 1/6/00 at 10:45 A.M.

1/6/00 10:45 A.M. DEFENDANT'S MOTION TO SUPPRESS EVIDENCE ILLEGALLY SEIZED

2/17/00 9:00 A.M. ALL PRE-TRIAL MOTIONS

5/30/00 9:00 A.M. CALENDAR CALL

6/8/00 10:00 A.M. JURY TRIAL

CONTINUED ON PAGE: 019 PRINT DATE: 06/16/05 PAGE: 018

MINUTES DATE: 12/20/99

MINUTES DATE: 01/06

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte

CONTINUED FROM PAGE: (

01/06/00 10:45 AM 01 DEFT'S MOTION TO SUPPRESS EVIDENCE

ILLEGALLY SEIZED VO 4/18/00

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

DEBRA VAN BLARICOM, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender 004380 Sciscento, Joseph S. 004264 Figler, Dayvid J.

004748 Siegel, Jay L.

EVIDENTIARY HEARING

Mr. Sciscento invoked the exclusionary rule. SO ORDERED. Witnesses sworn and testified and evidence marked and admitted, per worksheet. Court further ORDERED, CHARLA SEVERS to be present at the Calendar Call. Mr. Sciscento moved to suppress the Defendant's statement. Court directed Mr. Sciscento to include this request in his reply to the District Attorney's Points and Authorities. CONFERENCE AT BENCH. Court directed the State to file their response by 1/18/00; Defense to reply by 2/1/00 and MATTER CONTINUED.

CUSTODY

CONTINUED TO: 02/17/00 09:00 AM 02

01/18/00 09:00 AM 00 MATERIAL WITNESS CHARLA SEVERS' MOTION

FOR OWN RECOGNIZANCE RELEASE

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

004963 Daskas, Robert J.

0001 D1 Johnson, Donte 004748 Siegel, Jay L.

CONTINUED ON PAGE: 020

Y

Υ

MINUTES DATE: 01/18/00

MINUTES DATE: 01/18/00

CRIMINAL COURT MINUTES

3-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 019

Witness, Charla Severs present. Mr. Daskas requested if the witness is released from house arrest, that she be directed to check in weekly and requested a Status Check be set thirty days prior to trial. COURT ORDERED, MOTION GRANTED, conditioned upon Charla Severs stay in contact with the District Attorney and report in at least once a week. FURTHER, MATTER CONTINUED FOR A STATUS CHECK.

4/24/00 9:00 A.M. STATUS CHECK: MATERIAL WITNESS CHARLA SEVERS

02/17/00 09:00 AM 00 ALL PENDING MOTIONS 02/17/00

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

DEBRA VAN BLARICOM, Reporter/Recorder

PARTIES:

STATE OF NEVADA

Y

004031 Porterfield Jr, Owen W.

Y

0001 D1 Johnson, Donte 004748 Siegel, Jay L.

Ÿ

DEFENDANT'S MTOION TO SUPPRESS EVIDENCE ILLEGALLY SEIZED . . . DEFENDANT'S MOTION TO ALLOW THE DEFENSE TO ARGUE LAST AT THE PENALTY PHASE . . . DEFENDANT'S MOTION FOR PERMISSION TO FILE OTHER MOTIONS. . . DEFENDANT'S MOTION FOR DISQUALIFICATION FROM THE JURY VENIRE OF ALL POTENTIAL JURORS WHO WOULD AUTHOMATICALLY VOTE FOR THE DEATH PENALTY IF THEY FOUND MR. JOHNSON GUILTY OF CAPITAL MURDER . . . DEFENDANT'S MOTION FOR DISCLOSURE OF EXCULPATORY EVIDENCE PERTAINING TO THE IMPACT OF THE DEFENDANT'S EXECUTION UPON VICTIM'S FAMILY MEMBERS . . . DEFENDANT'S MOTION TO AUTHENTICATE AND FEDERALIZE ALL MOTIONS, OBJECTIONS, REQUESTS AND OTHER APPLICATION AND ISSUES RAISED IN THE PROCEEDINGS IN THE ABOVE ENTITLED CASE . . . DEFENDANT'S MOTION TO PROHIBIT THE USE OF PEREMPTORY CHALLENGES TO EXCLUDE JURORS WHO EXPRESS CONCERNS ABOUT CAPITAL PUNISHMENT . . . DEFENDANT'S MOTION TO PRECLUDE EVIDENCE OF ALLEGED CO-CONSPIRATORS STATEMENTS . . . DEFENDANT'S MOTION FOR DISCLOSURE OF ANY DISQUALIFICATION OF DISTRICT ATTORNEY . . . DEFENDANT'S MOTION TO REQUIRE PROSECUTOR TO STATE REASONS FOR EXCERCISING PEREMPTORY CHALLENGES . . . DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE . . . DEFENDANT'S MOTION FOR CHANGE OF VENUE . . DEFENDANT'S MOTION TO DISMISS STATE'S NOTICE OF INTENT TO SEEK DEATH PENALTY BECAUSE NEVADA'S DEATH PENALTY STATUTE IS UNCONSTITUTIONAL . . DEFENDANT'S MOTION FOR INSPECTION OF POLICE OFFICERS' PERSONNEL FILES . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME . . . DEFENDANT'S MOTION IN LIMINE FOR ORDER PROHIBITING PROSECUTION MISCONDUCT IN ARGUMENT DEFENDANT'S MOTION IN LIMINE TO PROHIBIT ANY REFERENCES TO THE FIRST PHASE AS THE "GUILT PHASE" . . DEFENDANT'S MOTION IN LIMINE REGARDING CO-DEFENDANTS' SENTENCES . . . DEFENDANT'S MOTION TO APPLY HEIGHTENED STANDARD OF REVIEW AND CARE IN THIS

CONTINUED ON PAGE: 021

MINUTES DATE: 02/17/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 020

Υ

Y

Y

CASE BECAUSE THE STATE IS SEEKING THE DEATH PENALTY . . . DEFENDANT'S MOTION FOR DISCOVERY AND EVIDENTIARY HEARING REGARDING THE MANNER AND METHOD OF DETERMINING IN WHICH MURDER CASES THE DEATH PENALTY WILL BE SOUGHT . . . DEFENDANT'S MOTION TO EXCLUDE AUTOPSY PHOTOGRAPHS . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE THE INTRODUCTION OF VICTIM IMPACT EVIDENCE . . . DEFENDANT'S MOTION TO BIFURCATE PENALTY PHASE . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF WITNESS INTIMIDATION . . . DEFENDANT'S MOTION TO SUPPRESS EVIDENCE ILLEGALLY SEIZED. . . STATUS CHECK: WITNESS CHARLA SEVERS

Court advised parties it will need additional time to study this matter. COURT ORDERED, MATTER CONTINUED.

CONTINUED TO: 3/2/00 9:00 A.M.

03/02/00 09:00 AM 00 ALL PENDING MOTIONS 3/2/00

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

Special Public Defender SPD 004264 Figler, Dayvid J.

DEFENDANT'S MOTION TO SUPPRESS EVIDENCE ILLEGALLY SEIZED . . . DEFENDANT'S MOTION TO ALLOW THE DEFENSE TO ARGUE LAST AT THE PENALTY PHASE . . . DEFENDANT'S MOTION FOR PERMISSION TO FILE OTHER MOTIONS . . . DEFENDANT'S MOTION FOR DISQUALIFICATION FROM THE JURY VENIRE OF ALL POTENTIAL JURORS WHO WOULD AUTOMATICALLY VOTE FOR THE DEATH PENALTY IF THEY FOUND MR. JOHNSON GUILTY OF CAPITAL MURDER . . . DEFENDANT'S MOTION FOR DISCLOSURE OF EXCULPATORY EVIDENCE PERTAINING TO THE IMPACT OF THE DEFENDANT'S EXECUTION UPON VICTIM'S FAMILY MEMBERS . . . DEFENDANT'S MOTION TO AUTHENTICATE AND FEDERALIZE ALL MOTIONS, OBJECTIONS, REQUESTS AND OTHER APPLICATIONS AND ISSUES RAISED IN THE PROCEEDINGS IN THE ABOVE ENTITLED CASE . . . DEFENDANT'S MOTION TO PROHIBIT THE USE OF PEREMPTORY CHALLENGES TO EXCLUDE JURORS WHO EXPRESS CONCERNS ABOUT CAPITAL PUNISHMENT . . . DEFENDANT'S MOTION TO PRECLUDE EVIDENCE OF ALLEGED CO-CONSPIRATORS STATEMENTS . . . DEFENDANT'S MOTION FOR DISCLOSURE OF ANY DISQUALIFICATION OF DISTRICT ATTORNEY . . . DEFENDANT'S MOTION TO REQUIRE PROSECUTOR TO STATE REASONS FOR EXERCISING PEREMPTORY CHALLENGES . . . DEFENDANT'S MOTION FOR JURY QUESIONNAIRE . . . DEFENDANT'S MOTION FOR CHANGE OF VENUE . . . DEFENDANT'S MOTION TO DISMISS STATE'S NOTICE OF INTENT TO SEEK DEATH PENALTY BECAUSE NEVADA'S DEATH PENALTY STATUTE IS UNCONSTITUTIONAL . . . DEFENDANT'S MOTION FOR INSPECTION

CONTINUED ON PAGE: 022
MINUTES DATE: 03/02/00

MINUTES DATE: 03/02/

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 02

OF POLICE OFFICERS' PERSONNEL FILES . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME . . . DEFENDANT'S MOTION IN LIMINE FOR ORDER PROHIBITING PROSECUTION MISCONDUCT IN ARGUMENT . . . DEFENDANT'S MOTION IN LIMINE TO PROHIBIT ANY REFERENCES TO THE FIRST PHASE AS THE "GUILT PHASE" . . . DEFENDANT'S MOTION IN LIMINE REGARDING CO-DEFENDANT SENTENCES . . . DEFENDANT'S MOTION TO APPLY HEIGHTENED STANDARD OF REVIEW AND CARE IN THIS CASE BECAUSE THE STATE IS SEEKING THE DEATH PENALTY . . . DEFENDANT'S MOTION FOR DISCOVERY AND EVIDENTIARY HEARING REGARDING THE MANNER AND METHOD OF DETERMINING IN WHICH MURDER CASES THE DEATH PENALTY WILL BE SOUGHT . . . DEFENDANT'S MOTION TO EXCLUDE AUTOPSY PHOTOGRAPHS . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE THE INTRODUCTION OF VICTIM IMPACT EVIDENCE . . . DEFENDANT'S MOTION TO BIFURCATE PENALTY PHASE . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF WITNESS INTIMIDATION . . . DEFENDANT'S MOTION IN LIMINE TO PREVENT THE STATE FROM TELLING COMPLETE STORY . . . DEFENDANT'S PRO PER MOTION TO DISQUALIFY THIS COURT

Court directed the State to file their answers to the Motions continued to 5/23/00 by 3/16/00.

COURT ORDERED, THE MOTION TO SUPPRESS EVIDENCE ILLEGALLY SEIZED IS CONTINUED TO 5/23/00.

COURT ORDERED, DEFENDANT'S MOTION TO ALLOW THE DEFENSE TO ARGUE LAST AT THE PENALTY PHASE IS DENIED.

AS TO THE DEFENDANT'S MOTION TO FILE OTHER MOTIONS, COURT STATED THAT IT WILL CONSIDER OTHER MOTIONS ON THE MERTIS.

AS TO THE DEFENDANT'S MOTION FOR DISQUALIFICATION FROM THE JURY VENIRE OF ALL POTENTIAL JURORS WHO WOULD AUTOMATICALLY VOTE FOR THE DEATH PENALTY IF THEY FOUND MR. JOHNSON GUILTY OF CAPITAL MURDER, COURT ORDERED, MOTION DENIED; Court stated that it will handle this according to established law and Court directed counsel to file a memorandum of law at the time of trial.

AS TO DEFENDANT'S MOTION FOR DISCLOSURE OF EXCULPATORY EVIDENCE PERTAINING TO THE IMPACT OF THE DEFENDANT'S EXECUTION UPON VICTIM'S FAMILY MEMBERS, COURT ORDERED, MOTION DENIED.

AS TO DEFENDANT'S MOTION TO AUTHENTICIATE AND FEDERALIZE ALL MOTIONS, OBJECTIONS, REQUESTS AND OTHER APPLICATIONS AND ISSUES RAISED IN THE PROCEEDINGS IN THE ABOVE ENTITLED CASE: Statements by Court and Mr. Figler. Court directed Mr. Figler to do what he thinks he has to to protect the record. Court stated that it will not rule on this motion and motion is taken OFF CALENDAR.

AS TO THE MOTION TO PROHIBIT THE USE OF PREMPTORY CHALLENGES TO EXCLUDE JURORS WHO EXPRESS CONCERNS ABOUT CAPITAL PUNISHMENT, COURT ORDERED, MOTION DENIED.

CONTINUED ON PAGE: 02:

PRINT DATE: 06/16/05 PAGE: 022 MINUTES DATE: 03/02/0

MINUTES DATE: 03/02/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 022

AS TO THE MOTION TO PRECLUDE EVIDENCE OF ALLEGED CO-CONSPIRATORS STATEMENTS, Court directed Mr. Daskas to file a supplement indicating what statement he expects to get in by 3/30/00; Mr. Figler to file an answer by 4/13/00; State to reply by 4/20/00 and matter continued to the Calendar Call.

AS TO THE DEFENDANT'S MOTION FOR DISCLOSURE OF ANY DISQUALIFICATION OF DISTRICT ATTORNEY, COURT ORDERED, MOTION IS DENIED.

AS TO THE DEFENDANT'S MOTION TO REQUIRE PROSECUTOR TO STATE REASONS FOR EXERCISING PEREMPTORY CHALLENGES, COURT ORDERED, MOTION DENIED.

AS TO THE DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE, COURT ORDERED, MOTION FOR JURY QUESTIONNAIRE IS GRANTED with the understanding this Court will strictly limit anything in addition to the quesionnaire. Court directed counsel to submit an agreed upon questionnaire to the Court by 5/17/00.

AS TO THE DEFENDANT'S MOTION FOR CHANGE OF VENUE, COURT ORDERED, MOTION DENIED.

AS TO THE DEFENDANT'S MOTION TO DISMISS STATE'S NOTICE OF INTENT TO SEEK DEATH PENALTY BECAUSE NEVADA'S DEATH PENALTY STATUTE IS UNCONSTITUTIONAL, COURT ORDERED, MOTION IS DENIED.

AS TO DEFENDANT'S MOTION FOR INSPECTION OF POLICE OFFICERS' PERSONNEL FILES, COURT ORDERED, MOTION IS DENIED.

AS TO DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME, Court directed the State to file brief supplemental points and authorities and matter CONTINUED to 5/23/00.

AS TO DEFENDANT'S MOTION IN LIMINE FOR ORDER PROHIBITING PROSECUTION MISCONDUCT IN ARGUMENT, COURT ORDERED, MOTION DENIED.

AS TO DEFENDANT'S MOTION IN LIMINE TO PROHIBIT ANY REFERENCES TO THE FIRST PHASE AS THE "GUILT PHASE", COURT ORDERED, MOTION DENIED.

AS TO DEFENDANT'S MOTION IN LIMINE REGARDING CO-DEFENDANTS' SENTENCES, Court directed Mr. Figler file a reply with federal authority by 3/30/00 and matter continued to 5/23/00 for Decision.

AS TO DEFENDANT'S MOTION TO APPLY HEIGHTENED STANDARD OF REVIEW AND CARE IN THIS CASE BECAUSE THE STATE IS SEEKING THE DEATH PENALTY, COURT ORDERED, MOTION DENIED.

AS TO DEFENDANT'S MOTION FOR DISCOVERY AND EVIDENTIARY HEARING REGARDING THE MANNER AND METHOD OF DETERMINING IN WHICH MURDER CASES THE DEATH PENALTY WILL BE SOUGHT, Court directed the State to provide this information to Defense counsel, if it exists.

CONTINUED ON PAGE: 024

MINUTES DATE: 03/02/00

--105

MINUTES L...

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE

04/24/00 09:00 AM 00 STATUS CHECK: MATERIAL WITNESS CHAR

SEVERS

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

004963 Daskas, Robert J. 004748 Siegel, Jay L.

Mr. Daskas advised Court Charla Severs is present in Court and has been checking in. Court directed Mr. Daskas to submit a copy of the jury questionnaire on 5/19/00 by noon to the Court. FURTHER, Matter continued

CUSTODY

CONTINUED TO: 05/23/00 09:00 AM 01

05/08/00 09:00 AM 00 DEFT'S MOTION FOR DISCOVERY OF

PROSECUTION FILES/RECORDS/INFORMAT

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender 004380 Sciscento, Joseph S.

Ms. Daskas advised Court he spoke with Mr. Sciscento and the State oppose items 1,2,3 or 5, but is concerned with item 4. Statements counsel. Mr. Sciscento requested Las Vegas and federal agency recoregarding drug sales involving the victims. Statements regarding parady material. Court directed the State to file an opposition ad the Brady issue by 5/15/00 and MATTER CONTINUED.

CUSTODY

CONTINUED TO: 05/18/00 09:00 AM 01

CONTIN PAGE: 025 MINUTE

MINUTES DATE: 04/24/00

Y

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA			vs Joh	nson, Don	te		
						CONTIN	UED FROM	PAGE:	024
	04/24/00	09:00 AM	00	STATUS SEVERS	CHECK:	MATERIAL	WITNESS	CHARLA	• -
	HEARD BY:	Jeffrey	Sobel	, Judge					
	OFFICERS:					/Recorder			
	PARTIES:	004963	Daskas	OF NEVE S, Rober l, Jay	rt J.				Y Y Y

Mr. Daskas advised Court Charla Severs is present in Court and has been checking in. Court directed Mr. Daskas to submit a copy of the jury questionnaire on 5/19/00 by noon to the Court. FURTHER, Matter continued.

CUSTODY

CONTINUED TO: 05/23/00 09:00 AM	TO: 05/23/00 09:00 AM 01
---------------------------------	--------------------------

05/08/00 09:00 AM 00 DEFT'S MOTION FOR DISCOVERY OF

PROSECUTION FILES/RECORDS/INFORMATION

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

> Υ 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

Y Special Public Defender

004380 Sciscento, Joseph S.

Ms. Daskas advised Court he spoke with Mr. Sciscento and the State does not oppose items 1,2,3 or 5, but is concerned with item 4. Statements by counsel. Mr. Sciscento requested Las Vegas and federal agency records regarding drug sales involving the victims. Statements regarding possible Brady material. Court directed the State to file an opposition addressing the Brady issue by 5/15/00 and MATTER CONTINUED.

CUSTODY

CONTINUED TO: 05/18/00 09:00 AM 01

CONTINUED ON PAGE: 026

PRINT DATE: 06/16/05 PAGE: 025 MINUTES DATE: 05/08/00

MINUTES DATE: 05/18/00

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA		vs Jo	hnson,	Donte			
					CO	NTINUED	FROM	PAGE:	025
	05/18/00	09:00 AI	M 01	DEFT'S MOTIO				RMATIO	7
	HEARD BY:	Jeffrey	Sobel	, Judge					
	OFFICERS:			OIA, Court Clerk LAIRICOM, Reporter/Recorder					
	PARTIES:	004963		OF NEVADA s, Robert J.					Y Y
		0001 D1 SPD 004380	Speci	son, Donte al Public Def ento, Joseph					Y Y Y

Upon Court's inquiry, Mr. Daskas advised he spoke to Mr. Sciscento and matter has been resolved, therefore, motion is moot. COURT ORDERED, matter OFF CALENDAR; FUTURE DATES STAND.

CUSTODY

05/23/00 09:00 AM 00 ALL PENDING MOTIONS 5/23/00

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L.

0001 D1 Johnson, Donte

Special Public Defender Υ 004380 Sciscento, Joseph S.

.TATUS CHECK: MATERIA001000000000000000000 . . . DEFENDANT'S MOTION TO PRECLUDE EVIDENCE OF ALLEGED CO-CONSPIRATORS' STATEMENTS . . . DEFENDANT'S MOTION IN LIMINE REGARDING CO-DEFENDANTS' SENTENCES . . . DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME . . . CALENDAR CALL

Mr. Guymon advised Court the witness, Charla Severs has been checking in with his office. Ms. Sciscento advised Court counsel have agreed that they will not use the co-conspirators' statements or co-defendant's sentences. COURT ORDERED, MOTIONS OFF CALENDAR.

Statements by Court and counsel regarding regarding the guns. Mr. Sciscento advised Court an evidentiary hearing may be necessary. COURT ORDERED, MATTER CONTINUED.

CONTINUED ON PAGE: 027

Y

MINUTES DATE: 05/23/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 026

Y

Y

Y

γ

Statements by Court and counsel regarding the jury questionnaire.

CUSTODY

6/1/00 9:00 A.M. DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF OTHER GUNS, WEAPONS AND AMMUNITION NOT USED IN THE CRIME

06/01/00 09:00 AM 04 DEFT'S MOTION TO PRECLUDE EVIDENCE OF ALLEGED CO-CONSPIRATORS STATEMENTS

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

JUDY NORMAN/jn, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES:

STATE OF NEVADA

004963 Daskas, Robert J.

003726 Guymon, Gary L.

0001 D1 Johnson, Donte

SPD Special Public Defender 004380 Sciscento, Joseph S.

The Court stated he had read the pleadings, had the same concerns as earlier and inquired as to how this played out in the co-defendants trials. Following arguments by counsel, COURT ORDERED, MOTION DENIED; counsel to meet in chambers 6/5 at 9:15. Mr. Guyman advised most of the evidence given to the defense had not been returned. The Court stated he wanted it Friday so the Clerks could begin marking the evidence. Mr. Sciscento advised he should be receiving the evidence back today.

CUSTODY

CONTINUED ON PAGE: 028

MINUTES DATE: 06/05/00

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA		vs Johnso	on, Donte			
					CONTINUED	FROM	PAGE:	027
	06/05/00	10:00 A	M 00 TRIAL	BY JURY				
	HEARD BY:	Jeffrey	Sobel, Judge	:				
	OFFICERS:		O'ALOIA, Cour PRAWALSKY, R		ecorder			
	PARTIES:	003726 004963	4	L.				Y Y Y
			Johnson, Do Special Publ Sciscento, J Figler, Dayv	ic Defende oseph S.	er .			Y Y Y Y

Jury panel assembled. Introductions by counsel. Jury panel sworn and twelve jurors seated for voir dire. Court admonished jury and took morning recess from 10:50 AM to 11:00 AM. Jury panel reassembled, voir dire continues. Court admonished jury and took lunch recess from 11:55 AM to 1:05 PM. Jury panel reassemsbled and voir dire continues. Court admonished jury and took afternoon recess with jurors being told to report back at 3:00 PM. OUTSIDE THE PRESENCE OF THE JURY, Court stated Mr. Sciscento and Mr. Figler indicated, at the bench, that they have a challenge for cause, which Court indicated it would overrule. Mr. Figler and Mr. Sciscento stated their objections for the record. Jury panel reassembled, voir dire continues. Jury of 12 and 2 alternates selected and sworn. Jury admonished and recessed for the evening.

CUSTODY

CONTINUED TO: 06/06/00 09:15 AM 01

CONTINUED ON PAGE: 029

MINUTES DATE: 06/05/00

PAGE: 029 MINUTES DATE: 06/06/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte CONTINUED FROM PAGE: 028 06/06/00 09:15 AM 01 TRIAL BY JURY HEARD BY: Jeffrey Sobel, Judge OFFICERS: CAROLE D'ALOIA/CD, Court Clerk SHIRLEE PRAWALSKY, Reporter/Recorder PARTIES: STATE OF NEVADA Y 003726 Guymon, Gary L. 004963 Daskas, Robert J. 0001 D1 Johnson, Donte Y Y Special Public Defender Sciscento, Joseph S. Y 004380 004264 Figler, Dayvid J.

OUTSIDE THE PRESENCE OF THE JURY, Mr. Figler and Mr. Sciscento stated their contemporaneous objections for the record. Statements by Court and Mr. Figler regarding Morgan. Upon Court's inquiry, Mr. Daskas stated his contemporaneous Batson challenge for the record. COURT OVERRULED THIS CHALLENGE. Court recessed from 9:35 to 9:45 A.M. Jury reassembled and Court reconvened. Reading of indictment by Clerk. Opening statement by Mr. Guymon. Jury admonished and recessed from 11:10 AM to 11:25 AM. reassembled. Opening statement by Mr. Sciscento. Testimony and exhibits per worksheet. Jury admonished and recessed for lunch from 1:05 PM to 2:05 PM. Jury reassembled and testimony and exhibits continued per worksheet. Jury admonished and recessed from 4:00 PM to 4:15 PM. Jury reassembled and testimony and exhibits continued per worksheet. Jury admonished and recessed for the evening. OUTSIDE THE PRESENCE OF THE JURY, COURT DENIED STATE'S MOTION FOR DISCOVERY as it relates to Defense witnesses for the penalty hearing. FURTHER, COURT ORDERED, STATE'S MOTION FOR CONTINUANCE DENIED.

CUSTODY

CONTINUED TO: 06/07/00 08:00 AM 02

CONTINUED ON PAGE: 030

MINUTES DATE: 06/06/00

MINUTES DATE: 06/07/00

Y

CRIMINAL COURT MINUTES

3-C-153154-C	STATE OF	NEVADA			vs Johns	son,	Donte			
						COI	TINUED	FROM	PAGE:	029
	06/07/00	08:00 A	M 02	TRIAL	BY JURY					
	HEARD BY:	Jeffrey	Sobel	, Judge						
	OFFICERS:				Clerk eporter/R	leco:	rder			
	PARTIES:	003726 004963	Guymo	OF NEV n, Gary s, Robe	L.					Y Y Y
		0001 D1 SPD 004380	Speci		nte ic Defend oseph S.	ler				Y Y Y

Jury reassembled and testimony and exhibits continue per worksheet. Jury admonished and recessed from 10:35 AM to 10:40 AM. Jury reassembled and testimony and exhibits continue per worksheet. Jury admonished and recessed for lunch from 11:55 AM to 1:05 PM. Jury reassembled and testimony and exhibits continue per worksheet. Jury admonished and recessed for afternoon break from 2:50 PM to 3:00 PM. Jury reassembled and testimony and exhibits continue per worksheet. Jury admonished and rescess for another afternoon break from 4:20 PM to 4:30 PM. Jury reassembled and testimony and exhibits continue per worksheet. Jury admonished and recessed for the evening at 5:25 PM.

004264

Figler, Dayvid J.

CUSTODY

ONTINUED TO: 06/08/00 09:15 AM

CONTINUED ON PAGE: 031

PRINT DATE: 06/16/05 MINUTES DATE: 06/07/00 PAGE: 030

MINUTES DATE: 06/08/00

CRIMINAL COURT MINUTES

I-C-153154-C	STATE OF	NEVADA		v	s Johnso	on, Don	te			
						CONTIN	UED	FROM	PAGE:	030
	06/08/00	09:15 A	M 03	TRIAL BY	JURY					
	HEARD BY:	Jeffrey	Sobel	, Judge						
·	OFFICERS:			A, Court LSKY, Rep		ecorder				
	PARTIES:		Guymoı	OF NEVAD n, Gary L s, Robert						Y Y Y
		0001 D1 SPD 004380 004264	Specia Scisce	son, Dont al Public ento, Jos r, Dayvid	Defende	er				Y Y Y Y

004264 Figler, Dayvid J.

Jury reassembled and testimony and exhibits continue per worksheet. admonished and recessed from 11:25 AM to 11:40 AM. Jury reassembled and testimony and exhibits continue per worksheet. Jury admonished and recessed for lunch from 1:00 PM to 2:10 PM. OUTSIDE THE PRESENCE OF THE JURY, Court stated for the record that there were contemporaneous objections to several of the exhibits that came in yesterday and Court has OVERRULED THOSE OBJECTIONS. COURT FURTHER STATED THERE WAS A MOTION FOR CHANGE OF VENUE WHICH IS DENIED, AS COURT FINDS NO BASIS WHATSOEVER FOR A CHANGE OF VENUE. Mr. Sciscento stated for the record Defendant's concerns that this case was rushed along. Court advised Defendant of his constitutional right to Jury instructions settled on the record. State rests. Upon Court's inquiry, Mr. Sciscento advised they would not be calling any witnesses and the Defense rests. Jury instructions read. Closing argument by Mr. Daskas. Jury admonished and recessed from 4:00 PM to 4:15 PM. OUTSIDE THE PRESENCE OF THE JURY, Mr. Figler stated his objections in regard to State using two 42 inch screens during their closing argument. Mr. Figler also made a motion for mistrial and COURT DENIED HIS MOTION. reassembled. Closing argument by Mr. Sciscento. Rebuttal argument by Mr. Guymon. Bailiff sworn and Court instructed jury to deliberate, giving them the option to deliberate into the evening or come back at 8:00 AM in the morning. Jury advised they will come back tomorrow at 8:00 AM.

CUSTODY

ONTINUED TO: 06/09/00 09:00 AM

CONTINUED ON PAGE: 032

MINUTES DATE: 06/08/00

MINUTES DATE: 06/09/C

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 03

06/09/00 09:00 AM 04 TRIAL BY JURY

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES:

STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender 004380 Sciscento, Joseph S. 004264 Figler, Dayvid J.

Jury reassembled at 8:00 AM to begin deliberations. Jury returned to Court at 4:10 PM with verdicts as follows:

COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (F) - GUILTY COUNT II - CONSPIRACY TO COMMIT ROBBERY AND/OR KIDNAPPING AND/OR MURDER (F) - GUILTY

COUNTS III, IV, V & VI - ROBBERY WITH USE OF A DEADLY WEAPON (F) - GUILLTY

VII, VIII, IX, X - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (F) - GUILTY

XI, XII, XIV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F) - GUILTY

Jury polled. COURT ORDERED, matter set for PENALTY HEARING and INSTRUCTED JURY TO REPORT BACK TO COURT ON TUESDAY, JUNE 13 AT 9:15 AM. Jury admonished and recessed.

CUSTODY

6/13/00 9:30 AM PENALTY HEARING

CONTINUED ON PAGE: 03

PAGE: 033 MINUTES DATE: 06/13/C

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 03

06/13/00 09:15 AM 00 PENALTY HEARING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: GEORGETTE BYRD/GB, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender

004264 Figler, Dayvid J. 004380 Sciscento, Joseph S.

Outside the presence of the jury, COURT ORDERED, Motion to Sever or Bifurcate the Penalty Hearing is DENIED. Court noted it does not think it is accord with current Nevada case law. Colloquy regarding Mr. Figler's fax of Supreme Court case Washington, Bartholomew. COURT ORDERED, all those things that are listed under 1, 4, 5 and 6 that relate to prior acts will come in. Colloquy regarding victim impact. COURT ORDERED, it will limit it to four parents, one for each victim. Colloquy regarding letters being presented by the State. Mr. Sciscento stated he does not see anything that goes with the aggrivation or prior harm to the community. Further Mr. Sciscento requested the State to make an offer of proof as to what section he will be focusing on and the difference between the language and understanding. Court noted it has read the letters and does not see any probative value that could outweigh the possible prejudice. Objections by Mr. Guymon advising the letters address violence and thinks the violence clearly is a character trait that the jury can know about. COURT ORDERED, the letters, except for the possibility of rebuttal, will not come in. Colloquy regarding gang references. Mr. Sciscento advised it is his understanding that information will be brought by the State through PSI reports and any reports of probation. Mr. Sciscento further advised he has not objection. Mr. Figler stated his objections as to Aggravator number 3 and Aggrivator number 12. Mr. Daskas advised in the statute the aggrivator makes no distinction between whether it's a victim or whether it's a co-defendant who was also present in that home when the bullets are shot. COURT ORDERED, Aggrivator 3 is stricken. Colloquy regarding courts emotions during penalty hearing. With agreement by all Counsel, COURT ORDERED, the Clerk will read the admonition.

10:06 AM Jury present, followed by opening statments by Counsel. Witnesses sworn and testified. Exhibits marked per the worksheet. 12:20 PM Jury excused for lunch break. 1:25 PM Jury present followed by continued testimony. 5:21 PM State rests. COURT ORDERED, Jury excused and to return at 8:00 AM tomorrow.

CUSTODY

CONTINUED TO: 06/14/00 08:00 AM 01

PRINT DATE: 06/16/05 PAGE: 033 CONTINUED ON PAGE: 03
PAGE: 033 MINUTES DATE: 06/13/0

MINUTES DATE: 06/14/0

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte

CONTINUED FROM PAGE: 03

06/14/00 08:00 AM 01 PENALTY HEARING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Court Clerk

DEBRA VAN BLAIRICOM, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

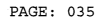
SPD Special Public Defender 004380 Sciscento, Joseph S. 004264 Figler, Dayvid J.

Jury reassembled at 8:13 AM. Mr. Figler requested a five minute recess and Court admonished and recessed jury. OUTSIDE THE PRESENCE OF THE JURY, Mr. Figler requested a short continuance to work on his closing. ADMONISHED MR. FIGLER AND GRANTED HIS REQUEST FOR THE CONTINUANCE. Court instructed bailiff to advise jury that court will be back in session at 9:30 AM. Jury reasembled and Court apologized for the delay. Testimony and exhibits per worksheet. Jury admonished and recessed from 11:30 to 11:45 AM for morning break. Jury reassembled and testimony and exhibits continued per worksheet. Jury recessed at 12:40 PM for lunch. OUTSIDE THE PRESENCE OF THE JURY parties stipulate to the reading of the jury instructions before closing arguments. Jury instructions settled on the record. Court advised Defendant of his right to make an allocution statement. Jury panel reassembled and testimony and exhibits continued per worksheet. Jury recessed from 3:30 to 3:45 PM. Jury reassembled. Testimony and exhibits continued per worksheet. Defense rests. Jury instructions read. Closing arguments. 5:20 PM jury given short recess. Closing arguments continued. Jury recessed at 6:10 PM and ordered to come back at 8:00 AM in the morning for deliberations.

CONTINUED TO: 06/15/00 09:00 AM 02

CONTINUED ON PAGE: 03

PRINT DATE: 06/16/05 PAGE: 034 MINUTES DATE: 06/14/0



MINUTES DATE: 06/15/00

CRIMINAL COURT MINUTES

8-C-153154-C	STATE OF		
		CONTINUED FROM PAGE: 0	34
	06/15/00	09:00 AM 02 PENALTY HEARING	
	HEARD BY:	Jeffrey Sobel, Judge	
	OFFICERS:	ALONA CANDITO, Court Clerk DEBRA VAN BLARICOM, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 003726 Guymon, Gary L. 004963 Daskas, Robert J.	Y Y Y
		0001 D1 Johnson, Donte SPD Special Public Defender 004380 Sciscento, Joseph S. 004264 Figler, Dayvid J.	Y Y Y Y
		the Jury, Statements by Court and counsel regarding yesterday afternoon.	
NTINUED TO:	06/16/00	08:00 AM 03	
53020-4410-7-1	06/16/00	08:00 AM 03 PENALTY HEARING	
	HEARD BY:	Jeffrey Sobel, Judge	
	OFFICERS:	ALONA CANDITO, Court Clerk DEBRA VAN BLARICOM, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 003726 Guymon, Gary L. 004963 Daskas, Robert J.	Y Y Y
		0001 D1 Johnson, Donte SPD Special Public Defender 004380 Sciscento, Joseph S. 004264 Figler, Dayvid J. 000556 Kohn, Philip J. 002437 Pescetta, Michael L.	Y Y Y Y Y Y

Outside the presence of the jury, Statements by Court and counsel regarding the two notes from the jury yesterday afternoon. Notes marked Court's Exhibits VII and VIII. Arguments by counsel. (Matter trailed)

RECALLED: Court stated that it has reviewed the authority. Court advised parties the jury foreperson will be brought in and questioned. Mr. Figler requested the jury foreperson be questioned without the media and court observers present. SO ORDERED. Jury foreperson brought into the courtroom and questioned. Juror #7 brought into the courtroom and questioned regarding

PAGE: 035

CONTINUED ON PAGE: 036

MINUTES DATE: 06/16/00

MINUTES DATE: 06/16/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 035

Court's Exhibit #VII and his feeling on the death penalty. Outside the presence of Juror #7, statements by Court and counsel. Juror #7 brought back into the courtroom and questioned and returned to the jury room. COURT ORDERED, Juror #7 stays on the jury. Mr. Sciscento requested the Court impose a gag order as there was something on the news last night.

Jury panel assembled. Court questioned as to Court's Exhibit #VIII regarding a deadlock. Upon Court's inquiry, the jury requested to be allowed to continue deliberations. Court directed the jury to continue deliberations.

Outside the presence of the jury, statements by Court and counsel regarding an Allen charge. Both counsel advised Court they oppose an Allen charge. Court stated there is also another issue, which may be a non-issue as at some point yesterday, late in the day, a member of the victim's family was in the jury lounge and there was a Newsweek magazine, which had the death penalty on the cover (marked Court's Exhibit IX). Upon Court's inquiry, neither counsel requested to pursue this matter.

Time: 11:35 a.m.

Court noted the jury has two notes, (Marked Court's Exhibits X & XI). Court's Exhibit X, indicates the jury is at a stalemate; Court's Exhibit XI, from Juror #1, indicates there was an incident that occurred last week that she needs to bring to the Court's attention as soon as possible. (Courtroom cleared) Juror #1 brought into the courtroom and advised Court of an incident which occurred in the parking garage and returned to the jury. Jury assembled. Jury questioned regarding the jury note, Exhibit X indicating a stalemate. Outside the presence of the jury, statements by Court and counsel regarding the jury not being able to make a final decision. Mr. Sciscento moved for a mistrial. Statements by Court and counsel. Mr. Figler requested to withdraw the Motion for a Mistrial. Statements by Court and counsel regarding the scheduling of the three-judge panel.

Courtroom opened to the public and jury re-asssembled. COURT ORDERED, JURY RELEASED AND HUNG JURY DECLARED. Jury thanked and excused. Court advised parties it can schedule the three-judge panel during the weeks of 7/24, 8/7 or 8/14. Court directed counsel to review their schedules and COURT ORDERED, MATTER CONTINUED FOR A STATUS CHECK.

CUSTODY

6/20/00 9:00 A.M. STATUS CHECK: THREE-JUDGE PANEL

PRINT DATE: 06/16/05 PAGE: 036 CONTINUED ON PAGE: 037
PRINT DATE: 06/16/05 PAGE: 036 MINUTES DATE: 06/16/00

MINUTES DATE: 06/20/00

CRIMINAL COURT MINUTES

<u>98-C-153154-C</u>	STATE OF I	NEVADA			vs Johi	nson, 1	Donte			
						CON'	TINUED	FROM	PAGE:	036
	06/20/00	09:00 A	M 00	STATUS	CHECK:	THREE	JUDGE	PANEI		
	HEARD BY:	Jeffrey	Sobel	, Judge						
	OFFICERS:	ALONA C				/Recor	der			
	PARTIES:	003726 004963	Guymo		L.					Y Y Y
		0001 D1 SPD 004380 004264	Specia Scisc		ic Defe oseph S					У У У У

Transcript of 6/16/00 Penalty Phase FILED IN OPEN COURT. Upon Court's inquiry, all counsel advised they will be available during July 24, 25 and 26, 2000. Mr. Figler advised Court motions may need to be filed and requested a date after September. Court advised counsel it will notify the Supreme Court and request two other judges be designated as quickly as possible. Court directed counsel to file motion to challenge the three-judge panel by 7/10/00; Oppositions to be filed by 7/14/00.

Court further directed counsel to file a memorandum on this Court's duty along with the other judges' duty in a three-judge panel. Court submitted a copy of the oath that a judge takes and the jury oath to counsel. Court requested counsel submit their best analysis of the duty of a judge on a three-judge panel and if it is the same duty as a juror.

Statements by Court and Mr. Figler regarding the selection process of the three-judge panel.

Mr. Figler requested the verdict forms and special verdict forms be made court's exhibits. COURT ORDERED, VERDICTS AND SPECIAL VERDICTS MADE COURT'S EXHIBITS.

CUSTODY

7/24/00 9:30 A.M. THREE-JUDGE PANEL PENALTY HEARING

CONTINUED ON PAGE: 038

PRINT DATE: 06/16/05 PAGE: 037 MINUTES DATE: 06/20/00

MINUTES DATE: 07/06/00 PAGE: 038

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA	vs Joh:	nson, Do	nte		
				CONTI	NUED FROM	PAGE:	037
	07/06/00	09:00 AM 00 D	EFT'S MOTION	FOR NEW	TRIAL		
	HEARD BY:	Jeffrey Sobel,	Judge				
	OFFICERS:	CAROLE D'ALOIA/O SHIRLEE PRAWALS			r		
	PARTIES:	STATE O	F NEVADA Gary L.				Y Y
		0001 D1 Johnson 003845 Williams	n, Donte s, Kevin V.				Y Y
COURT ORDERED	, matter C	ONTINUED.					

CUSTODY

07/13/00 08:30 AM CONTINUED TO: 01

> 07/13/00 08:30 AM 01 DEFT'S MOTION FOR NEW TRIAL

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CONNIE KALSKI/CK, Court Clerk

CAROLE D'ALOIA, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

Y

Y

Y

Y

PARTIES: STATE OF NEVADA

004963 Daskas, Robert J.

0001 D1 Johnson, Donte

Special Public Defender SPD

004264 Figler, Dayvid J.

Mr. Figler presented a photograph depicting the jury room door to the Court. COURT ORDERED, photograph to be marked next in order. Upon Court's inquiry, Mr. Figler advised he would have his reply ready by Wednesday, July 19, 2000, A.M. Mr. Figler inquired if the Court has an inclination to grant the STAY. Court advised the Court would need to read the corresponding pleadings and would be ready to give its disposition next court date. The Court further stated, all the pleadings as the Defendant's Motion for new trial have been reviewed and ORDERED, Motion DENIED. FURTHER ORDERED, 7/24/00 hearing date VACATED and reset. The Court further noted there will be no oral argument as to the upcoming Defendant's motion.

CUSTODY

7/20/00 9:00 AM DEFT'S MOTION FOR IMPOSITION OF LIFE WITHOUT THE POSSIBILITY OF PAROLE SENTENCE; OR, IN THE ALTERNATIVE, MOTION TO EMPANEL JURY FOR

CONTINUED ON PAGE: 039 MINUTES DATE: 07/13/00 PRINT DATE: 06/16/05 PAGE: 038

MINUTES DATE: 07/13/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 038

SENTENCING HEARING AND/OR FOR DISCLOSURE OF EVIDENCE MATERIAL TO CONSTITUTIONALITY OF THREE JUDGE PANEL PROCEDURE

07/20/00 09:00 AM 00 ALL PENDING MOTIONS 7/20/00

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES:

STATE OF NEVADA 003726 Guymon, Gary L.

Y

0001 D1 Johnson, Donte

Y

SPD Special Public Defender 004264 Figler, Dayvid J.

Y

DECISION: DEFENDANT'S MOTION FOR IMPOSITION OF LIFE WITHOUT THE POSSIBILITY OF PAROLE SENTENCE; OR, IN THE ALTERNATIVE, MOTION TO EMPANEL JURY FOR SENTENCING HEARING AND/OR FOR DISCLOSURE OF EVIDENCE MATERIAL TO CONSTITUTIONALITY OF THREE JUDGE PANEL . . . STATE'S MOTION IN LIMINE SUMMARIZING THE FACTS ESTABLISHED DURING THE GUILTY PHASE

COURT ORDERED, MOTION FOR IMPOSITION OF LIFE WITHOUT THE POSSIBILITY OF PAROLE IS DENIED IN ITS ENTIRETY. Court advised parties it will not order a stay. Court stated that it will sign an order denying relief today. Court stated its findings.

FURTHER, AS TO THE MOTION IN LIMINE SUMMARIZING THE FACTS ESTABLISHED DURING THE GUILT PHASE: Statements by Court and counsel. Mr. Figler requested the other two judges read the trial transcript of the guilt phase. Court advised it will make the transcripts available to the other judges. Mr. Figler advised Court he objects to a summary. Court directed all counsel to get together and work out a summary both sides think is fair prior to the three judge panel, otherwise Mr. Guyman to call his lead detective. Statements by Court and Mr. Figler regarding a stay from the Nevada Supreme Court. Mr. Figler further requested a statistical analysis on how the two other judges were picked. COURT ORDERED, MOTION DENIED. Mr. Figler advised Court he will be preparing an Order by this morning.

CUSTODY

7/24/00 9:00 A.M. THREE JUDGE PANEL / PENALTY HEARING

CONTINUED ON PAGE: 040

MINUTES DATE: 07/20/00

PRINT DATE: 06/16/05

PAGE: 039

MINUTES DATE: 07/24/(

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 03

07/24/00 08:00 AM 00 THREE JUDGE PANEL / PENALTY HEARING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Court Clerk

CARRIE HANSEN, Reporter/Recorder

PARTIES:

STATE OF NEVADA
003726 Guymon, Gary L.

004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender 004380 Sciscento, Joseph S. 004264 Figler, Dayvid J.

Three Judge Panel assembled consisting of the Judge Jeffrey D. Sobel, Judge Michael R. Griffin and Judge Steve Elliott. Mr. Guymon disclosed the inducement regarding Sharla Severs for the record. Mr. Figler stated his objection regarding the constitutionality of the three judge panel for the record. Opening statement by Mr. Guymon. Opening statement by Mr. Figler. Sciscento. Morning recess from 10:30 to 10:45 AM. Witness testimony and exhibits per worksheet. Court recessed for lunch from 11:30 AM to 1:00 PM. Witness testimony and exhibits continued per worksheet. Court took afternoon recess from 3:25 to 3:40 PM. Witness testimony and exhibits per continued per worksheet. State rested. Court recessed and, ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 07/26/00 08:00 AM 01

CONTINUED ON PAGE: 04

MINUTES DATE: 07/24/0

MINUTES DATE: 07/26/00

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF N	EVADA		vs	Johnson	, D	onte			
					C	ONT	INUED	FROM	PAGE:	040
	07/26/00	08:00 AM	I 01 T	HREE JUD	GE PANEL	/	PENALT	Y HEA	RING	
	HEARD BY:	Jeffrey	Sobel,	Judge						
	OFFICERS:			Court C Reporter		r				
		003726	Guymon,	F NEVADA Gary L. Robert						У У У
		004380	Special Sciscen	n, Donte Public to, Jose Dayvid	Defender ph S.					Y Y Y Y

Three Judge panel reassembled and witness testimony and exhibits continued per worksheet. Court recessed from 9:40 to 9:52 AM. Closing argument by Mr. Daskas. Closing argument by Mr. Figler and Mr. Sciscento. Rebuttal argument by Mr. Guymon. Judges retire to deliberate at 11:25 AM. Judges return with their verdicts at 1:21 PM as follows: THE THREE JUDGE PANEL, HAVING FOUND THAT THE AGGRAVATING CIRCUMSTANCE OR CIRCUMSTANCES OUTWEIGHT ANY MITIGATING CIRCUMSTANCE OR CIRCUMSTANCES IMPOSE A SENTENCE OF DEATH AS TO COUNTS XI-XIV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F). Panel polled.

(F). Panel po	ollea.								
 CUSTODY			V-10-740						
	09/07/00	09:00 AM	00	ALL	PENDIN	G MOTIO	NS 9	/7/00	
	HEARD BY:	Jeffrey	Sobel,	, Jud	lge				
	OFFICERS:	CAROLE I					order		
	PARTIES:	000738 005691		ct, B	Bill A.				Y Y Y
		0001 D1 SPD 004264	Specia	al Pu	Donte blic D yvid J	efender	•		У У У

DEFENDANT'S MOTION TO SET ASIDE DEATH SENTENCE OR MOTION TO SETTLE RECORD... SENTENCING

REGARDING DEFENDANT'S MOTION, COURT ORDERED, State to file Opposition by 9/21/00; Mr. Figler to reply by 9/28/00 and MOTION AND SENTENCING CONTINUED.

 PRINT DATE: 06/16/05
 PAGE: 041
 CONTINUED ON PAGE: 042

 MINUTES DATE: 09/07/00

PAGE: 042 MINUTES DATE: 09/07/C

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte

CONTINUED FROM PAGE: 04

CUSTODY

10/12/00 9:00 AM ALL PENDING MOTIONS

10/03/00 09:00 AM 00 SENTENCING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: CAROLE D'ALOIA, Court Clerk

GEORGETTE BYRD/GB, Relief Clerk

SHIRLEE PRAWALSKY, Reporter/Recorder

PARTIES:

STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

Special Public Defender SPD

004264 Figler, Dayvid J. 004380 Sciscento, Joseph S.

Officer Williams of P&P present. COURT ORDERED, Deft's Motion to Set Aside Death Sentence or Motion to Settle Record is denied. Objections by Mr. Figler and Mr. Sciscento. COURT ORDERED, the record will stand the way it is, and Mr. Sciscento can assess his concerns in Supreme Court. DEFENDANT JOHNSON ADJUDGED GUILTY of:

I-Burglary While In Possession Of a Firearm (F)

II-Conspiracy To Commit Robbery And/Or Kidnapping And/Or Murder (F)

III-VI-Robbery With Use of a Deadly Weapon (F)

VII-X-First Degree Kidnapping With Use of a Deadly Weapon (F)

XI-XIV-Murder Of The First Degree With Use Of A Deadly Weapon (F)

COURT FURTHER ORDERED, the terms of incarceration will be to the maximum, and counts will run consecutive to each other. In addition to the \$25.00 Administrative Assessment fee, COURT ORDERED, Defendant is SENTENCED as follows and ORDERED to pay restitution in the amount of \$33,605.95 jointly and severally with Sikia Lafayette Smith and Terrell Cochise Young:

CT I-Burglary While In Possession of a Firearm: To a MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS witha a MINIMUM parole eligibility of FORTY (40) MONTHS in the Nevada Department of Prisons.

CT II-Conspiracy to Commit Robbery and/or Kidnapping and/or Murder: To a MAXIMUM term of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of

CONTINUED ON PAGE: 04

MINUTES DATE: 10/03/00

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 042

SIXTEEN (16) MONTHS in the Nevada Department of Prisons consecutive to Count I.

CT III-Robbery With Use of a Deadly Weapon (F): To a MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY (40) 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 FORTY (40) MONTHS in the Nevada Department of Prisons for Use of a Deadly Weapon, consecutive to Count II.

CT IV-Robbery With Use of a Deadly Weapon (F): To a MAXIMUM term of ONE HUNDERED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY (40) 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 FORTY (40) MONTHS in the Nevada Department of Prisons for the Use of a Deadly Weapon, consecutive to Count III.

V-Robbery With Use of a Deadly Weapon (F): To a MAXIMUM term of ONE HUNDERED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY (40) 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 FORTY (40) MONTHS in the Nevada Department of Prisons for the Use of a Deadly Weapon, consecutive to Count IV.

VI-Robbery With Use of a Deadly Weapon: To a MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY (40) 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 FORTY (40) MONTHS in the Nevada Department of Prisons for the Use of a Deadly Weapon, consecutive to count V.

VII-First Degree Kidnapping With Use Of a Deadly Weapon: To a term of LIFE in the Nevada Department of Prisons, without the possibility of parole, plus an equal and consecutive term of LIFE without the possibility of parole for the Use of a Deadly Weapon, for each count, consecutive to VI.

VIII-First Degree Kidnapping With use of a Deadly Weapon: To a term of LIFE in the Nevada Department of Prisons without the possibility of parole, plus an equal and consecutive term of LIFE without the possibility of parole for the Use of a Deadly Weapon, for each count, consecutive to VII.

IX-First Degree Kidnapping With use of a Deadly Weapon: To a term of LIFE in the Nevada Department of Prisons without the possibility of parole, plus an equal and consecutive term of LIFE without the possibility of parole for the Use of a Deadly Weapon, for each count, consecutive VIII.

X-First Degree Kidnapping With Use of a Deadly Weapon; To a term of LIFE in the Nevada Department of Prisons without the possibility of parole, plus an equal and consecutive term of LIFE without the possibility of parole for the Use of a Deadly Weapon, for each count, consecutive IX.

CONTINUED ON PAGE: 044

PRINT DATE: 06/16/05 PAGE: 043 MINUTES DATE: 10/03/00

MINUTES DATE: 10/03/0

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 04

XI-First Degree Murder With Use of a Deadly Weapon: DEATH, plus \$33,605.95 restitution jointly and severally with co-offenders Sikia Lafayette Smith and Terrell Cochise Young.

XII-First Degree Murder With Use of a Deadly Weapon: DEATH.

XIII-First Degree Murder With Use of a Deadly Weapon: DEATH.

XIV-First Degree Murder With Use of a Deadly Weapon: DEATH.

Defendant is entitled to (776) DAYS credit for time served.

Order of Execution and Warrant of Execution signed and filed in open court. Further, defendant's motion set on 10/12/00 is vacated.

CLERK'S NOTE: Minutes to reflect, Court noted automatic stay of execution.

02/19/03 09:00 AM 00 STATE'S REQUEST PER SUPREME COURT ORDER

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley-Bennett, Reporter/Recorder

PARTIES:

STATE OF NEVADA

003726 Guymon, Gary L.

0001 D1 Johnson, Donte

SPD Special Public Defender

001765 McMahon, Lee E.

Parties advised the Defendant has not been transported but they understand he will be here tomorrow. COURT ORDERED, matter continued.

NDC

CONTINUED TO: 02/21/03 09:00 AM 01

CONTINUED ON PAGE: 04

MINUTES DATE: 02/21/03

CRIMINAL COURT MINUTES

		CICIPILIVAL	COOKI MINOTES			
98-C-153154-C	STATE OF NE	VADA	vs Johns	son, Donte		
				CONTINUE	FROM PA	GE: 044
	02/21/03 09	9:00 AM 01	STATE'S REQUES	r per supri	EME COURT	ORDER
	HEARD BY: Le	ee A Gates,	Judge; Dept. 8			
			Relief Clerk Bennett, Reporte	r/Recorder		
	PARTIES:		E OF NEVADA on, Gary L.			Y Y
	S1	PD Spec 00556 Kohn	nson, Donte ial Public Defend , Philip J. hon, Lee E.	der		Y Y Y Y

Pursuant to Supreme Court Order, COURT ORDERED, matter set for Penalty Hearing. At the request of Deft, FURTHER ORDERED, DEFT. JOHNSON REMANDED TO CUSTODY OF THE SHERIFF and to remain at the Clark County Detention Center UNTIL FURTHER ORDER OF THE COURT.

CUSTODY

9/17/03 9:00 AM CALENDAR CALL

9/23/03 10:00 AM PENALTY HEARING

07/07/03 09:00 AM 00 STATUS CHECK:

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

003726 Guymon, Gary L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte

SPD Special Public Defender 005825 Wildeveld, Kristina M.

Upon Court's inquiry, the Defendant advised he wants to return to Ely until calendar call. COURT SO ORDERED.

CUSTODY

CONTINUED ON PAGE: 046

Y

Υ

MINUTES DATE: 08/18/03

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF 1	NEVADA	vs Johnson, Donte
			CONTINUED FROM PAGE: 045
	08/18/03	09:00 AM 00	DEFT'S MTN FOR AUTOMATIC IMPOSITION OF LIFE W/OUT POSSIBILITY OF PAROLE/100
	HEARD BY:	Lee A Gates,	Judge; Dept. 8
	OFFICERS:		nan, Court Clerk Reporter/Recorder
	PARTIES:		TE OF NEVADA Y You, Gary L. Y
			nnson, Donte Y rial Public Defender Y rson, Alzora B. Y
Ms. Jackson : opposition.			to allow her to file a reply to the
CUSTODY			
CONTINUED TO:	09/03/03	09:00 AM 01	
	09/03/03	09:00 AM 01	DEFT'S MTN FOR AUTOMATIC IMPOSITION OF LIFE W/OUT POSSIBILITY OF PAROLE/100
	HEARD BY:	Lee A Gates,	Judge; Dept. 8
	OFFICERS:		man, Court Clerk Reporter/Recorder
	PARTIES:		TE OF NEVADA Y
		SPD Spec	nnson, Donte rial Public Defender rson, Alzora B. Yer, Dayvid J.

Motion to Continue Penalty Hearing FILED IN OPEN COURT. Argument by Mr. Figler that under new legislature, because there was a hung jury, Court should have the discretion of imposing Life Without the Possibility of Parole.

Argument by Mr. Guyman that the Supreme Court ordered the matter back for a new penalty hearing, not to let Court make a decision.

Further argument by Mr. Figler.

COURT ORDERED, motion is DENIED.

CONTINUED ON PAGE: 047

PRINT DATE: 06/16/05 PAGE: 046 MINUTES DATE: 09/03/03

MINUTES DATE: 09/03/0

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 040

1

Argument by Ms. Jackson to continue the penalty hearing. COURT ORDERED, TRIAL DATE RESET.

CUSTODY

4-19-04 9:00 A.M. CALENDAR CALL

4-27-04 10:00 A.M. TRIAL BY JURY

04/12/04 09:00 AM 00 ALL PENDING MOTIONS 4-12-04

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Stacy Briggs, Reporter/Recorder

PARTIES:

STATE OF NEVADA

003726 Guymon, Gary L.

0001 D1 Johnson, Donte

Special Public Defender

002255 Jackson, Alzora B.

STATE'S MOTION TO ADMIT FORMER TESTIMONY...DEFTS MOTION TO CONTINUE PENALTY HEARING...STATUS CHECK: TRIAL

Following statements of parties, COURT ORDERED, Motion to Admit Former Testimony is GRANTED.

Colloquy as to Motion to Amend the Judgment of Conviction. There being no objection, COURT ORDERED, Motion is GRANTED.

Colloquy as to Motion re Evidence of Aggravating Circumstances. Ms. Jackson advised she has an objection to certain of those items. COURT ORDERED, matter set.

There being no opposition, COURT ORDERED, Motion for Procedural Direction from the Court is GRANTED.

Ms. Jackson stated for the record that an Order to Transport has been filed; Defendant is aware of the motion to continue and is in agreement. COURT ORDERED, TRIAL DATE RESET.

CUSTODY

4-21-04 9:00 A.M. Argument: State's Motion to Admit Evidence of Aggravating Circumstances

CONTINUED ON PAGE: 048

MINUTES DATE: 04/12/04

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 047

Y Y

Y

Y

Y

Y

Y

Ν

Y

Y

5-10-04 9:00 A.M. CALENDAR CALL

5-18-04 10:00 A.M. TRIAL BY JURY (PENALTY HEARING)

04/21/04 09:00 AM 00 ARGUMENT: TO ADMIT EVIDENCE OF

AGGRAVATING CIRCUMSTANCES

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Shawna Craiq, Reporter/Recorder

PARTIES: STATE OF NEVADA

> 003726 Guymon, Gary L. 003202 Stanton, David L.

0001 D1 Johnson, Donte

Special Public Defender SPD

002255 Jackson, Alzora B.

Pursuant to request of parties, COURT ORDERED, matter continued.

CUSTODY

CONTINUED TO: 04/28/04 09:00 AM 01

04/28/04 09:00 AM 01 ARGUMENT: TO ADMIT EVIDENCE OF

AGGRAVATING CIRCUMSTANCES

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Cheryl Gardner, Reporter/Recorder

PARTIES: STATE OF NEVADA

003202 Stanton, David L. 003726 Guymon, Gary L.

0001 D1 Johnson, Donte

Special Public Defender SPD 002255 Jackson, Alzora B.

006168 Whipple, Bret O.

Mr. Stanton advised State will withdraw their motion to admit statements of Terrell Young or Sikia Smith; Further advised the State will not seek to use prior statements of Smith and Young to argue that the Defendants created a great risk of death to more than one person. COURT ORDERED, motion to exclude #3 as to great risk of death is GRANTED.

CONTINUED ON PAGE: 049

MINUTES DATE: 04/28/04

CRIMINAL COURT MINUTES

8-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 048

As to points #4, #5, and #6, Testimony of Shawn Fletcher, Sheree Norman, and David Horn, Crime Scene Analysts, Mr. Stanton advised State will not proceed on their testimony to prove greater risk of harm to other people but plan to use their testimony as to other things. COURT ORDERED, it will reserve ruling on this until trial.

As to point #7, victim impact statements, arguments of counsel as to how wide a range of people can give these statements. COURT ORDERED, it will allow statements from the two parents per victim; if one of the parents does not give a statement, a sibling may speak.

As to point #8 and #9, argument by Ms. Jackson that if the jury has the entire transcript of the trial and then technicians, etc. come in and also testify, it becomes cumulative. Argument by Mr. Stanton that State should not be handcuffed as to how it presents its case to the Jury. COURT ORDERED, if the evidence become cumulative, objections should be made at the time of trial.

As to point #10, verdict forms, Ms. Jackson advised she has no position on this. Court made no ruling.

As to point #11, Donte Johnson's Juvenile Records, argument by Ms. Jackson that these are sealed and should not be used. Argument by Mr. Stanton that the Supreme Court has approved facts and circumstances of juvenile records. COURT ORDERED, the Juvenile Records shall be excluded; COURT FINDS, they are more prejudicial than probative.

As to point #12, evidence of case #98F02775X, Mr. Stanton advised State will exclude this.

As to point #13, Evidence of Super 8 Motel incident, Ms. Jackson objected to use of this as the case wasn't prosecuted. Argument by Mr. Stanton that there were several eye witnesses at the motel, and, although they may not be able to positively identify the Defendant, he made implicating statements to friends and associates. Further argument that this was three days before the quadruple shooting. COURT ORDERED, this testimony is to be excluded.

As to point #14, the alleged homicide of Darnell Lamont Johnson, following arguments of counsel, COURT ORDERED, it will reserve ruling on this in order to review the materials further. Ms. Jackson requested an evidentiary hearing.

As to point #15, evidence of the Defendant's incarceration records; i.e., conduct of the defendant while at CCDC and NDOC, Mr. Stanton advised he wants to introduce evidence of an incident that occurred wherein the Defendant and another person, threw another inmate over the banister. Argument by Mr. Stanton that the charges were dismissed through a plea bargain but there was no agreement that they couldn't use the incident in future cases.

CONTINUED ON PAGE: 050

PAGE: 049 MINUTES DATE: 04/28/04

MINUTES DATE: 04/28/04

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 049

Υ

Y

Y

Y

Y

Due to Court's congested calendar, COURT ORDERED, matter continued.

CONTINUED TO: 05/03/04 01:00 PM 02

05/03/04 01:00 PM 02 ARGUMENT: TO ADMIT EVIDENCE OF

AGGRAVATING CIRCUMSTANCES

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: April Watkins, Relief Clerk

Jane Michaels, Reporter/Recorder

PARTIES: STATE OF NEVADA

003202 Stanton, David L. 003726 Guymon, Gary L.

0001 D1 Johnson, Donte

SPD Special Public Defender

002255 Jackson, Alzora B. 006168 Whipple, Bret O.

Mr. Stanton advised at the time of the last hearing the Court and counsel ended at motion #13. Next was motion #14 which is the affidavit of Detective Chandler for offer of proof which the Court has taken under advisement. Next motion is #15 which are the records from the Clark County Detention Center and the prison which Deft's counsel has argued they should be precluded. Ms. Jackson requested direction from the Court as to motion Mr. Stanton argued the affidavit sets forth the State's offer of proof for capital murder. Additionally, the State is offering it for other relevant acts which are permissible. Ms. Jackson argued Dr. Green did autopsy which stated death was undetermined. Further, Ms. Jackson argued information is not clear as to the confidential informant. Also, the Co-Deft. in affidavit gives a competing statement. Detective Chandler then goes back to Coroner who does another examination and the second opinion death was undetermined (possible strangulation) and states probable homicide. Mr. Guymon advised Judge Sobel ruled it was admissible. Further arguments by counsel. COURT ORDERED, affidavit is UNDER ADVISEMENT. Court stated as to the juvenile records, Court and trial counsel generally look at records at time of sentencing and the Supreme Court says they can be used. FURTHER ORDERED, prior ruling on the juvenile records is REVERSED and this Court will ALLOW juvenile records to be used.

Ms. Jackson argued Oscar Irris was attacked by the Deft. and the Deputy District Attorney Bill Kephart argued he became a victim of the Deft. which there seems to be some confusion as to the correct name given by the Court Service Officer who stated "Reginald Johnson". Further, Ms. Jackson argued there is only one incident that the State can say that the Deft. cannot be housed. Mr. Stanton argued there are eye witnesses to the murder of Mr.

CONTINUED ON PAGE: 051

MINUTES DATE: 05/03/04

MINUTES DATE: 05/03/04

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 050

Irris. Ms. Jackson stated she wants to have a hearing regarding this matter. Additionally, Gloria Navarro, Esq. was prepared at that time to argue the court officers did not actually see incident. Court stated he wants to hear evidence on this issue and ORDERED, matter set for Evidentiary Hearing.

Ms. Jackson stated the State wants to bring in gang officers from Los Angeles to tell about Deft's gang relationship and argued this was not a gang killing. Mr. Stanton argued that this was not addressed in the prior penalty hearing and Deft's counsel has argued this Deft. had no choice when he was growing up but to join a gang. Additionally, Mr. Stanton argued Deft's counsel is also claiming it was also for his personal safety. As a result of investigation with Los Angeles, Deft. claims affiliation and this is being offered to specifically rebutt all assertions by the defense. Further, Mr. Stanton stated testimony would be giving a lay person the translation of gang language and conduct to the jury. Further arguments by counsel. Exhibits presented. (See worksheets.) Mr. Stanton argued the letters which have been marked as State's exhibits show Deft. directing Co-Deft. Young as to what to do to get off and beat this case. Second page of letter Deft. wrote don't have to worry about those three little white boys, I will take care of them. Mr. Stanton argued letter's are from the Deft's own hand and words. Ms. Jackson stated this is a blatant attempt from the State to mislead this Court and argued the Deft. was referring to the three white boys who were witnesses and testified. Further, Ms. Jackson argued letters contain young men bragging. Court stated letters are not bragging, they are Deft's words and language. Further arguments by counsel. Mr. Stanton stated letters are being offered because Deft. signs these "General Deko" a person who is a known gang member who becomes general for committing criminal acts. Ms. Jackson argued in letter to Co-Deft., Deft. states they are all generals. Mr. Stanton stated Deft. in at least two letters directly asked Co- Deft's to fall on the sword for him and argued this is direct evidence and the jury needs to know what roles all three played. Court FINDS letters are very inflammatory and ORDERED, letters will not be admitted. Mr. Stanton stated gang evidence is being offered to address Deft. had a lot of other options other then joining a gang. Court believes the State can offer and bring in gang officers. Opposition by Ms. Jackson. FURTHER ORDERED, if brought up by Deft's counsel, State can bring in gang officers.

Ms. Jackson stated the State wants to tell the jury Derrick Simpson who was shot by the Deft. and testified prior is deceased. Mr. Stanton argued cause of death was homicide related to prior gun shot by the Deft. Ms. Jackson argued Mr. Simpson had several infections and requested a chance for a expert to look at autopsy report. Further arguments by counsel. COURT ORDERED, this will be ALLOWED in. Ms. Jackson requested two weeks and advised she wants to have testing done on Mr. Simpson body. FURTHER ORDERED, Ms. Jackson has two weeks as requested.

All motions set for May 10, 2004, were addressed by this Court at this hearing.

CONTINUED ON PAGE: 052

MINUTES DATE: 05/03/04

MINUTES DATE: 05/03/C

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 05

DEFT'S MOTION IN LIMINE REGARDING REFERRING TO VICTIMS AS BOYS:

Mr. Guymon stated the State is not opposing this motion. COURT ORDERED, motion GRANTED.

DEFT'S MOTION FOR JURY QUESTIONNAIRE...DEFT'S AMENDED MOTION FOR JURY QUESTIONNAIRE:

Mr. Guymon stated counsel have met and made corrections as to the questionnaire but there is one objection by the state as to the synopsis referring to the race of the victim's and Deft. Ms. Jackson argued race of Deft. and victims needs to be known by the jury and often. Mr. Guymon argued questions 33 through 36 address race. Court FINDS race does not need to be in the synopsis and ORDERED, STRICKEN. FURTHER ORDERED, Amended Motion GRANTED and Deft's Original Motion WITHDRAWN.

DEFT'S MOTION TO BIFURCATE:

Mr. Guymon stated Deft. requested character evidence not be addressed and argued rule does not require bifurcation. Further, four deaths meet aggravators. Ms. Jackson argued jury not permitted to determine death eligible until aggravators are met. Jury can only consider evidence until Deft. is death eligible. Mr. Guymon argued the jury instructions will tell jury the way they consider character evidence. COURT ORDERED, motion DENIED.

DEFT'S MOTION TO ALLOW THE DEFENSE TO ARGUE LAST:

Ms. Jackson stated this Court has discretion regarding this issue and argued higher standard in death cases. Mr. Guymon stated the Deft's counsel made this argument last time and argued the State must open and conclude per the statute. Colloquy between Court and counsel. Court FINDS Supreme Court states in all cases, the State must be allowed to close last and ORDERED, motion DENIED.

CUSTODY

5/17/04 1:30 PM EVIDENTIARY HEARING...PENALTY HEARING SETTING...DECISION ON UNDER ADVISEMENT MOTIONS

CONTINUED ON PAGE: 05

PRINT DATE: 06/16/05 PAGE: 052 MINUTES DATE: 05/03/0

MINUTES DATE: 05/17/04

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte

CONTINUED FROM PAGE: 052

Y Y

Y

05/17/04 01:30 PM 00 ALL PENDING MOTIONS

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

003202 Stanton, David L.

0001 D1 Johnson, Donte

SPD Special Public Defender

002255 Jackson, Alzora B.

006168 Whipple, Bret O.

Court convened with all present. Witnesses sworn and testified as to what they saw during the incident in which a Clark County Detention Center inmate was thrown over a second floor railing. Objection by Mr. Stanton to the calling of so many witnesses by the defense. Argument by Ms. Jackson that each witness brings something different. Testimony continued with continuing objection of Mr. Stanton.

Argument by Mr. Stanton to admit evidence of the incident for the jury to hear and let them decide what weight and importance to give it. Argument by Ms. Jackson that if the State wanted to use this incident against the Defendant at trial, they should have proceeded on the charges. Further argument that they didn't bring the victim and that Reginald Johnson has been saying from day one that the Defendant had nothing to do with it. Mr. Jackson argued bringing this in would be more prejudicial than probative.

Court read portions of the testimony of Irias given during examination in which he stated both Reginald Johnson and Donte Johnson attacked him and threw him over the railing. Court noted the question is whether there is clear and convincing evidence that a crime was committed and whether the Defendant committed the crime. COURT FINDS, State has proven a crime was committed and that the Defendant acted in it. COURT ORDERED, this will be admitted.

Arguments as to admitting the death of Derrick Simpson. Parties requested a trial continuance in order to have an evidentiary hearing as to allowing evidence of this matter in at trial. Conference at the Bench. COURT ORDERED, TRIAL DATE RESET and matter set for further evidentiary hearing. COURT FURTHER ORDERED, Defendant to be transported back to Ely State prison pending trial.

NDC

8-9-04 1:00 P.M. EVIDENTIARY HEARING: PRIOR BAD ACTS

10-11-04 9:00 A.M. CALENDAR CALL

PRINT DATE: 06/16/05 PAGE: 053 CONTINUED ON PAGE: 054
PRINT DATE: 05/17/04

MINUTES DATE: 05/17/04

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 053

Y

Y

Y

Y

10-19-04 10:00 A.M. TRIAL BY JURY

08/09/04 01:00 PM 00 HEARING: MOTION TO EXCLUDE PRIOR BAD

ACTS

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

003202 Stanton, David L.

0001 D1 Johnson, Donte

SPD Special Public Defender

002255 Jackson, Alzora B.

Mr. Stanton advised their department has lost Gary Guyman who has worked this case since its inception. Mr. Stanton further advised that the D.A.'s office will be appointing someone familiar with the case, perhaps Mr. Daskas; however, he will be involved in the Binion case, which is set for trial the same date as this case. Furthermore, there is medical evidence regarding the death of someone which State wants to admit at the penalty hearing, and Ms. Jackson wants time for her expert to examine this. Parties requested this hearing be continued and the trial date be reset. COURT SO ORDERED.

Hearing date continued to 2/15/04 at 10:00.

NDC

4/12/05 9:00 A.M. CALENDAR CALL

4/19/05 10:00 A.M. TRIAL BY JURY (PENALTY PHASE)

CONTINUED TO: 02/15/05 10:00 AM 01

CONTINUED ON PAGE: 055

MINUTES DATE: 08/09/04

PAGE: 055 MINUTES DATE: 04/04/(

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 05

04/04/05 09:00 AM 00 ALL PENDING MOTIONS

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.

DEFT'S MOTION TO STRIKE AGGRAVATOR FOUR OF NOTICE OF INTENT TO SEEK DEATH PENALTY...DEFT'S MOTION TO DISMISS RULE 250, NOTICE OF INTENT TO SEEK DEATH PENALTY...HEARING: MOTION TO EXCLUDE PRIOR BAD ACTS...STATE'S MOTION TO DISQUALIFY THE HONORABLE LEE GATES

State's Motion to Disqualify the Honorable Lee Gates FILED IN OPEN COURT. Argument by Mr. Daskas that the Court's Law Clerk worked on this case when she was in the District Attorney's office and had conversations to do with the file. Objection by Ms. Jackson as to the timeliness of this motion. Argument that she had a doctor scheduled to appear this afternoon and is ready to argue the motions. Further argument that the "Turner v State" case cited by State is without merit.

Court noted that in the Turner case the Defendant objected. Court advised the Law Clerk just came in on the case and has not briefed anything, and she will not be allowed to have anything to do with this case. Court noted there when there is a situation such as this, the Clerk is excluded from the case and precluded from doing anything on it.

Ms. Jackson and Defendant Johnson both advised they waive any conflict on this case, and that they do not mind this Court hearing the case.

Further argument by Mr. Daskas that in the Turner case, the Supreme Court said Court should not have accepted that case. Court noted there is no conflict in this matter because the Law Clerk has not worked on the case.

COURT ORDERED, it will take the matter UNDER ADVISEMENT.

Further argument by Mr. Daskas as to implied bias.

COURT FURTHER ORDERED, other motions shall be continued to 4-14.

NDC

CLERK'S NOTE: Judicial Executive Assistant advised 4-15 is a better date

CONTINUED ON PAGE: 05

PRINT DATE: 06/16/05 PAGE: 055 MINUTES DATE: 04/04/0

MINUTES DATE: 04/04/05

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte

CONTINUED FROM PAGE: 055

Y Y

Y

for counsel; accordingly, matter continued to that date instead./sc

04/07/05 09:00 AM 00 MINUTE ORD RE: STATE'S MTN TO DISOUALIFY DEFT'S MTN TO STRIKE/DEFT'S MTN TO DISM

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: April Watkins, Relief Clerk

PARTIES: STATE OF NEVADA

> 004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B.

Ν Y 001765 McMahon, Lee E. Υ

Court of the opinion, the State's Motion to Disqualify is untimely and ORDERED, motion DENIED and affidavit STRICKEN. Moreover, Ms. Bernstein was never employed by the District Attorney's Office, she is not working on the case as a law clerk and motion has no merit. Mr. Daskas advised when he became aware of Ms. Bernstein being this Court's law clerk, counsel was contacted and matter was discussed. Further, Mr. Daskas stated out of abundance of caution and to protect the case, motion was filed. statements by counsel. Colloquy.

Mr. Daskas advised there is no issue as to Deft's Motion to Strike Aggravator #4. COURT ORDERED, motion GRANTED. FURTHER ORDERED, Deft's Motion to Dismiss Rule 250 DENIED.

Colloquy between Court and counsel regarding order from previous hearing. Court advised to file order Nunc Pro Tunc.

Ms. Jackson advised there are two issues left, Derrick Simpson and Darnell Johnson. Mr. Simpson has subsequently passed away and counsel has submitted this matter to an expert to see if the gunshot wounds he received contributed to his death. Court will ALLOW this information in. As to Darnell Johnson his homicide was never prosecuted and will dispute every aspect of case. Mr. Stanton stated this Court reserved ruling as autopsy did not prove homicide as to Mr. Johnson.

CONTINUED ON PAGE: 057

MINUTES DATE: 04/07/05

MINUTES DATE: 04/12/05

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF 1	NEVADA			vs	Johnso	on,	Donte			
							COI	TINUED	FROM	PAGE:	056
	04/12/05	09:00 A	00 M	CALEN	DAR (CALL					
	HEARD BY:	Lee A G	ates,	Judge;	Dep	t. 8					
	OFFICERS:	Sharon Sonia R					<u>-</u>				
	PARTIES:	004963		OF NE				u			Y Y
		0001 D1 000824 002255	Schie	son, Deck, Da on, Al	vid I	М.					Y Y Y

Ms. Jackson advised they have received nothing from the Supreme Court. Mr. Daskas announced ready to go on April 19. As to the Jury Questionnaire, Ms. Jackson advised they decided to have a questionnaire over a year ago, the case got continued, and the questionnaire slipped through the cracks. copy of the proposed questionnaire was submitted. Court noted Ms. Jackson will have to confer with the Jury Commissioner to see whether they can get them out in time.

As a housekeeping matter, Ms. Jackson submitted a Nunc Pro Tunc Order, which was reviewed by Court, signed, and FILED IN OPEN COURT. Defendant's Motion to Reconsider Request to Bifurcate Penalty Phase FILED IN OPEN COURT.

NDC

04/15/05 09:30 AM 03 HEARING: MOTION TO EXCLUDE PRIOR BAD

ACTS

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Tina Hurd, Relief Clerk

Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

> 004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte Schieck, David M. 000824

002255 Jackson, Alzora B.

State's Opposition to Defendant's Motion to Reconsider Request to Bifurcate Penalty Phase, State's Amended Supplemental Notice of Intent to Seek Death Penalty and Deft's Second Supplemental Notice of Witnesses FILED IN OPEN COURT.

Mr. Daskas advised Ms. Jackson had filed a motion to withdraw an

CONTINUED ON PAGE: 058

Y

Y

Y

Y

Y

MINUTES DATE: 04/15/05

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 057

aggravating circumstance and advised he has withdrawn that aggravator and filed an amended notice to seek the death penalty. Ms. Jackson advised, in April of last year, they had extensive argument and this Court ordered, on #16 of the aggravators, that evidence of Deft's gang activity is excluded unless it becomes relevant. Ms. Jackson argued she believes for that order to be effective, the penalty phase needs to be bifurcated. Mr. Daskas advised the Supreme Court mandates that, in capital cases, the Court must give an instruction for what the Jury must do before they determine a Deft. is death eligible. If the penalty hearing is bifurcated, they have to alter these instructions and a Supreme Court mandate. Mr. Daskas stated he believes the remedy is, any time they introduce evidence that mentions gang activity, they can instruct the Jury it is other bad acts and not an aggravator. Further arguments by counsel. COURT ORDERED, issue UNDER ADVISEMENT.

Ms. Jackson advised she also filed a motion to dismiss the notice of intent to seek death and advised, in the Davis case, the Supreme Court declined to rule on the issue of whether or not aggravators are subject to probable cause scrutiny. Ms. Jackson stated she believes the motion is moot. Mr. Daskas advised the Supreme Court lifted the stay and he agrees the motion is moot. Court stated, on April 7, 2005, he granted the motion to strike aggravator #4 and believes he denied the motion to dismiss, though it is not in the minutes. For the record, COURT ORDERED, motion to dismiss the notice is DENIED. Ms. Jackson advised, as to #17-evidence of the death of Derrick Simpson, she wanted an expert to evaluate the evidence. Court stated he believes he denied that motion, however, in case it is not in the record, COURT ORDERED, motion DENIED.

Ms. Jackson requested the State call their expert first. Mr. Daskas argued this evidence was admitted in previous cases against Deft. Johnson and the co-Defts. and advised Deft. Johnson has made admissions to others regarding killing Darnell Johnson, the victim the defense wishes to exclude, and he believes it is the defense's burden. Colloquy. Court directed the State to call their witness. Testimony and exhibits presented. (See worksheets.) Arguments by counsel. COURT ORDERED, UNDER ADVISEMENT.

Ms. Jackson advised this Jury did not hear the first phase of the trial and advised Mr. Daskas has provided a list of witnesses. Ms. Jackson advised she is concerned with the length of time of the victim impact statements and would request they be limited to 15 minutes. Mr. Daskas argued that is an unfair request. COURT ORDERED, time limits will NOT be imposed, however, if counsel go overboard, he will stop it and that applies to both sides.

Mr. Daskas advised the State intends to submit some of the evidence and photographs admitted in the first trial, however, they intend to abide by the Court's rulings. Mr. Schieck requested the defense be allowed to review the evidence from the trial. Ms. Jackson advised she has evidence from the prior penalty phase as the Court released it to her. Court stated he believes counsel want to review the State's evidence. Colloquy. COURT ORDERED, counsel to meet with the Clerk in this courtroom at 1:30 p.m. Monday afternoon.

NDC

CONTINUED ON PAGE: 059

PRINT DATE: 06/16/05 PAGE: 058 MINUTES DATE: 04/15/05

MINUTES DATE: 04/18/09

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 058

Y

Y

Ÿ

Y

04/18/05 09:00 AM 00 DECISION: MOTION TO BIFURCATE PENALTY

PHASE...MOTION TO SUPPRESS EVIDENCE RE

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

PARTIES: NO PARTIES PRESENT

COURT HEREBY ORDERS, Defendant's Motion to Bifurcate Penalty Phase of trial is GRANTED; FURTHER ORDERS, Defendant's Motion to Suppress Evidence re Darnell Johnson is GRANTED.

04/19/05 10:00 AM 00 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Lisa Makowski (A.M.), Reporter/Recorder

PARTIES:

STATE OF NEVADA

003202 Stanton, David L.

004963 Daskas, Robert J.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.

Court convened at 10:30 A.M. OUTSIDE THE PRESENCE OF THE JURY, argument by Mr. Daskas that Ms. Jackson wishes to show certain photos that are in evidence during jury selection. Following arguments of counsel, COURT ORDERED, use of evidence during jury selection is DENIED. Arguments as to the Defendant having to wear restraints during the trial as the Jury already knows he has been found guilty. Counsel came to an arrangement whereby visible restraints removed. Mr. Whipple advised of possible occasions during which he may have to be absent from trial for a short period of time. Court so noted. Parties noted they had been informed by the Clerk that the hearing will be bifurcated and that evidence of the Darnell Johnston incident will be excluded. Defendant's Third Supplemental Notice of Witnesses FILED IN OPEN COURT. Jury selection commenced. COURT ORDERED, matter continued and recessed at 5:30 p.m.

CONTINUED TO: 04/20/05 11:00 AM 01

CONTINUED ON PAGE: 060

MINUTES DATE: 04/19/05

MINUTES DATE: 04/20/05

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA	vs Johns	on, Donte			
				CONTINUED	FROM	PAGE:	059
	04/20/05	11:00 A	M 01 TRIAL BY JURY				
	HEARD BY:	Lee A G	ates, Judge; Dept. 8				
	OFFICERS:		Coffman, Court Clerk kowski A.M., Reporter/	Recorder			
	PARTIES:	003202 004963	•				Y Y Y
		0001 D1 002255 006168					У У У
Court reconve	ened at 11:	30 a.m.	OUTSIDE THE PRESENCE	OF THE JURY	7 arqı	ments	

Court reconvened at 11:30 a.m. OUTSIDE THE PRESENCE OF THE JURY arguments of counsel as to the extent of hypothetical situations to be allowed in voir dire. Jury selection continued. COURT ORDERED, matter continued and recessed at 5:10 p.m.

CONTINUED TO: 04/21/05 10:00 AM 02

04/21/05 10:00 AM 02 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Kristine Johnson A.M., Reporter/Recorder

PARTIES:

STATE OF NEVADA 003202 Stanton, David L. 004963 Daskas, Robert J.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.

Court reconvened at 10:00 a.m. Jury selection continued. OUTSIDE THE PRESENCE OF THE JURY, parties stipulated that they consent to Juror 249 and Juror 203, who are aunt and nephew. Jury selection continued. COURT ORDERED, matter continued and recessed at 8:15 p.m.

CONTINUED TO: 04/22/05 09:30 AM 03

CONTINUED ON PAGE: 061

Y

Y

Y

PRINT DATE: 06/16/05 PAGE: 060 MINUTES DATE: 04/21/05

MINUTES DATE: 04/22/05

Υ

Υ

Υ

Υ

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte CONTINUED FROM PAGE: 060 04/22/05 09:30 AM 03 TRIAL BY JURY HEARD BY: Lee A Gates, Judge; Dept. 8 OFFICERS: Sharon Coffman, Court Clerk Sonia Riley A.M./Kristine Moore P.M., Reporter/Recorde PARTIES: STATE OF NEVADA Υ Υ

003202 Stanton, David L.

Daskas, Robert J.

Υ 0001 D1 Johnson, Donte 002255 Jackson, Alzora B. Υ 006168 Whipple, Bret O.

Court reconvened at 10:00 with all present as before. Juror #320 excused as he sas the Defendant in shackles. Jury selection completed at 2:05 p.m.; however, not sworn, as one of the juror was missing. OUTSIDE THE PRESENCE OF THE JURY, scheduling discussed. COURT ORDERED, matter continued and recessed at 2?30 p.m.

CONTINUED TO: 04/25/05 10:30 AM

> 04/25/05 TRIAL BY JURY 10:30 AM 04

004963

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Kristine Moore A.M./ Sonia Riley P.M., Reporter/Record

PARTIES: STATE OF NEVADA

> 004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. Whipple, Bret O. 006168

Court reconvened at 11:15 with all present. Roll call of Jurors. Jury sworn in. Opening statements. Testimony and exhibits. Sonia Riley, Court reporter in at 1:30 p.m. Testimony and exhibits continued. Jury excused for the evening at 4:40 p.m. OUTSIDE THE PRESENCE OF THE JURY arguments of counsel regarding Ms. Jackson's objection to the inclusion of details of a traffic stop two days before the homicide, as it is a prior bad act.

CONTINUED TO: 04/26/05 10:00 AM

CONTINUED ON PAGE: 062

MINUTES DATE: 04/26/(

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 06

04/26/05 10:00 AM 05 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Kristine Moore A.M./ Sonia Riley P.M., Reporter/Recor

PARTIES: STATE OF NEVADA

004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.

Court reconvened at 9:40 with all present as before. Testimony and exhibits continued. State rested. Defense proceeded with mitigation portion of trial. Testimony and exhibits. Court recessed at 5:00 p.m. OUTSIDE THE PRESENCE OF THE JURY, instructions discussed.

CONTINUED TO: 04/27/05 11:00 AM 06

04/27/05 11:00 AM 06 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Kristine Moore A.M./Sonia Riley P.M., Reporter/Record

PARTIES:

STATE OF NEVADA

004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 000797 Whipple, Melvin R.

Court reconvened at 11:20 a.m. with all present as before. Defense rested at 12:40 p.m. OUTSIDE THE PRESENCE OF THE JURY, instructions settled on the record. JURY PRESENT. Court inquired of the Jurors whether anyone had heard any comments from the gallery. Each Jury member replied in the negative. During Mr. Daskas' closing arguments a family member of one of the victim's fainted and was assisted out of the courtroom. OUTSIDE THE PRESENCE OF THE JURY Mr. Daskas advised that during closing a photo of the crime scene was being shown, he heard a commotion and the family member fainted. Mr. Daskas further advised the family member did not say anything, the jury doesn't know who he is, and he will not be asked to testify as to victim impact. Argument by Ms. Jackson that the courtroom is clearly divided as to the Defendant's family and the victims' families and anyone

CONTINUED ON PAGE: 06

MINUTES DATE: 04/27/0

MINUTES DATE: 04/27/05 PAGE: 063

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA vs Johnson, Donte

CONTINUED FROM PAGE: 062

can tell which side he was on. Argument by Mr. Daskas that this is the first time that person has been here. Argument by Ms. Jackson that he was crying and was visibly upset by the photos of the crime scene. Court took note of the objection.

JURY PRESENT. Court advised there was a commotion and ORDERED, the Jury is to disregard it.

Closing arguments. Jury sworn at 5:05 p.m.

OUTSIDE THE PRESENCE OF THE JURY, argument by Ms. Jackson that the Prosecutors keep referring to the victim's as "boys". Argument by State that Ms. Jackson is using reference that personalize things. Parties agreed to refrain from these types of references.

CONTINUED TO: 04/28/05 10:30 AM

> 04/28/05 10:30 AM 07 TRIAL BY JURY

> HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley A.M./Kristine Moore P.M., Reporter/Recorde

PARTIES:

STATE OF NEVADA

004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte

002255 Jackson, Alzora B. 006168 Whipple, Bret O.

At 2;30 p.m. the Jury returned with the following verdicts:

Aggravating circumstance or circumstances have been established unanimously and beyond a reasonable doubt as to COUNTS XI, XII, XIII, and XIV (4 verdict forms):

That the Defendant has been convicted of more than one offense of murder in the first or second degree.

Mitigating circumstance or circumstances which have been established as to COUNTS XI, XII, XIII and XIV (4 verdict forms):

The youth of the Defendant at the time of crime; Instruction #10: Mitigators #3, #5, #6, #7, #8, and #10.

As to COUNTS XI, XII, XIII, and XIV (4 verdict forms):

CONTINUED ON PAGE: 064

Y

Y

Y

Y

Y

MINUTES DATE: 04/28/05

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 063

The aggravating circumstance outweighs any mitigating circumstance or circumstances.

Opening arguments as to sentencing. OUTSIDE THE PRESENCE OF THE JURY, arguments as to Ms. Jackson's objection to use of the incident at Clark County Detention Center involving a phone call to have a contract put out. Argument by Mr. Daskas that the original notice references the introduction of infractions while at Clark County Detention Center. Copy of notice submitted. Following further arguments and a further incident, Mr. Daskas and Mr. Stanton advised that, out of an abundance of caution, they will not introduce evidence as to threats to another individual, Scale. Argument by Ms. Jackson that she had worked extensively with Mr. Guyman and Mr. Daskas and sent a letter stating they need to set guidelines. She was told they would use the information in the Amended Information.

Court notes it has read the notice and thinks that once an Amended Notice is filed, it replaces the original and it speaks to getting records and speaks to the Orias incident. However, in looking at it, Court does not see mention of putting a hit out on someone. COURT FINDS, that needs to be specifically put on the notice and if she couldn't defendant against it would jeopardize the proceedings. Court agrees with the agreement the parties have come to that they will not use this evidence.

04/29/05 09:30 AM 08 CONTINUED TO:

04/29/05 09:30 AM 08 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: April Watkins, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

> 004963 Daskas, Robert J. 003202 Stanton, David L.

0001 D1 Johnson, Donte 002255

Jackson, Alzora B. 006168 Whipple, Bret O.

OUTSIDE THE PRESENCE OF THE JURY: Ms. Jackson stated counsel is objecting to the use of photo during victim impact. Opposition by the State. Ms. Jackson argued Payne vs. Tennessee allows the State to present brief picture of decedent and impact on family. This photo leaves an impression a two year old child was shot. Mr. Daskas argued the picture is of Matthew Mullen with his sister at a young age. Further, sister will be called and will tell what impact she has suffered. Further arguments by counsel. COURT ORDERED, objection SUSTAINED. Mr. Daskas requested a short recess before calling witnesses as to victim impact to confer with the family members.

CONTINUED ON PAGE: 065

Y

Y

Y

Y

Y

MINUTES DATE: 04/29/05

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 064

Y

Further, Mr. Daskas requested the victim's brother be allowed back in the courtroom today after fainting the previous day. Court stated he has a duty to protect the integrity of the trial and if the brother returns to the courtroom he will have to maintain his composure. JURY PRESENT: Further testimony and exhibits presented. (See worksheets.) OUTSIDE THE PRESENCE OF THE JURY: Mr. Daskas stated he has agreed to redact certain information from the disciplinary reports that were a concern to Deft's counsel. Ms. Jackson stated she has reviewed the records and wants the record to reflect her objection to the entire packet. Further arguments by counsel. Court FINDS hearsay is allowable in a penalty hearing and there is no case law to support argument by Ms. Jackson, therefore, objection is OVERRULED. JURY PRESENT: Further testimony and exhibits. Court recessed.

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

05/02/05 09:00 AM 09 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: April Watkins, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES:

STATE OF NEVADA 004963 Daskas, Robert J.

003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B.

006168 Whipple, Bret O.

JURY PRESENT: Further testimony and exhibits presented. (See worksheets.) OUTSIDE THE PRESENCE OF THE JURY: The Court advised counsel, the Bailiff advised the Court he found what appears to be a crack pipe in the jury box. Officer Burrell, Bailiff for Department VIII advised this was brought to his attention by one of the jurors. Further, Officer Burrell stated it appears to be a glass tube with residue which appeared to be drugs or narcotic residue. Next to the glass tube what appeared to be a screw which is used to push drugs closer to ends for smoking. Ms. Jackson advised she was at the bench with counsel when Officer Burrell brought this to the Court's attention and it appeared to be a crack pipe and pusher. Mr. Daskas advised in the morning the in custody prisoners are seated in the jury box for this Court's morning calendar. Additionally, there were in custody prisoners in the jury box on Friday, April 29, 2005. Mr. Whipple asked Officer Burrell if jury box was checked? Officer Burrell advised he looks in the box every morning. The prisoners came in on Friday and nothing was there. Did not check in the evening and did not check this morning. The juror indicated she had not seen it prior to today. Court noted for the record there are in custody prisoners in this courtroom seated in the jury box on Mondays, Wednesdays and sometimes on Fridays. Mr. Daskas stated for the record the

CONTINUED ON PAGE: 066

MINUTES DATE: 05/02/05

PAGE: 066 MINUTES DATE: 05/02/05

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 065

Y

Y

Y

Υ

pipe was about 2 and one half to three inches long and eighth of an inch in diameter. Officer Burrell stated he will make a report and book into evidence. Further statements by counsel. JURY PRESENT: Further testimony and exhibits. Court recessed.

CONTINUED TO: 05/03/05 09:00 AM 10

05/03/05 09:00 AM 10 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES:

STATE OF NEVADA
004963 Daskas, Robert J.
003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.

Court convened at 9:30 a.m. OUTSIDE THE PRESENCE OF THE JURY, Mr. Daskas advised the Ms. Jackson's next witness, has a slide presentation which includes information relating to gang activity, child soldiers, statements allegedly made by the Defendant that has not been included in any testimony or evidence presented to the Jury, etc., all of which is beyond the scope of a neuro-psychologist. Argument by Ms. Jackson that the witness has had years of experience working in counseling and a lot of the things were told to him by the Defendant. Further argument that the witness had a duty to look at all the data available and form an opinion. Further argued the Statute permits that. Thomas Kinsora sworn and testified. Copy of report from mitigation expert submitted by Ms. Jackson. COURT ORDERED, objection is OVERRULED; Dr. Kinsora will be allowed to testify and to use his slide presentation. Parties noted Dr. Kinsora was retained at the last moment in the Sikia Smith trial and testified as to the detrimental effect of PCP on the brain. Parties concurred there was no conflict in his testifying in this case.

JURY PRESENT at 9:55 a.m. Testimony and exhibits. Defense rested at 12:00 p.m. Rebuttal witness by State. Jury excused for the day.

OUTSIDE THE PRESENCE OF THE JURY, Defendant advised of his right to give an unsworn allocution. Defendant advised he did not wish to do so. Jury instructions discussed.

COURT ORDERED, matter continued to 1:30 p.m. on 5/4/05.

CLERK'S NOTE: Statement from the Bailiff regarding the crack pipe found in

CONTINUED ON PAGE: 067

PRINT DATE: 06/16/05 PAGE: 066 MINUTES DATE: 05/03/05

MINUTES DATE: 05/03/05

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 066

Y

Y

Y

Y Y

the Jury seating area given to Clerk and FILED IN OPEN COURT.

CONTINUED TO:

05/04/05 01:30 PM 11

05/04/05 01:30 PM 11 TRIAL BY JURY

HEARD BY: Lee A Gates, Judge; Dept. 8

OFFICERS: Sharon Coffman, Court Clerk

Sonia Riley, Reporter/Recorder

PARTIES: STATE OF NEVADA

002781 Roger, David J.
004963 Daskas, Robert J.
003202 Stanton, David L.

0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.

OUTSIDE THE PRESENCE OF THE JURY instructions settled on the record. As to proposed exhibit #258, the Guilty Plea Agreement and Judgment of Conviction re Reginald Johnson, Court advised it has reconsidered and will not admit it as it is more prejudicial than probative. Following further arguments of counsel, COURT ORDERED, the Judgment of Conviction may be admitted but not the Plea Agreement.

Jury present at 1:50 p.m. OUTSIDE THE PRESENCE OF any gallery people, Jurors questioned as to the piece of glass found by one of the jury seats. Upon Court's inquiry, jurors advised they first saw the piece of glass on Monday; further advised it does not belong to any one of the jurors.

OBSERVERS IN THE GALLERY PRESENT. Court read jury instructions. Closing arguments. Jury retired to deliberate at 5:10 p.m.

OUTSIDE THE PRESENCE OF THE JURY Court thanked the attorneys for their professionalism during trial.

Jury dismissed for the evening at 7:45 p.m.

CONTINUED TO: 05/05/05 08:30 AM 12

CONTINUED ON PAGE: 068

MINUTES DATE: 05/04/05

MINUTES DATE: 05/05/05

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA			vs	Johns	on,	Donte			
							CO	NTINUED	FROM	PAGE:	067
	05/05/05	08:30 A	M 12	TRIAL	вч	JURY					
	HEARD BY:	Lee A G	ates,	Judge;	Dep	t. 8					
	OFFICERS:	Sharon Sonia R					er				
	PARTIES:	004963 003202	Daska	E OF NE as, Rob con, Da	ert (J.					Y Y Y
		0001 D1 002255 006168	Jacks	nson, Do son, Al	zora	B.					Y Y Y

At 11:00 a.m. the Jury returned with the following verdict:

The Defendant, Donte Johnson, having been found guilty of Murder of the First Degree With Use of a Deadly Weapon, and we, the Jury, having found that the aggravating circumstance outweighs any mitigating circumstances, impose a sentence of:

Count XI (Jeffrey Biddle): Death Count XII (Tracey Gorringe): Death Count XIII (Matthew Mowen): Death Count XIV (Peter Talamentez): Death

As the Defendant has been incarcerated in prison since the last sentencing and no Pre-Sentence Investigation report will be required, Ms. Jackson requested a speedy sentencing date. COURT SO ORDERED.

NDC

5-12-05 9:00 A.M. SENTENCING

CONTINUED ON PAGE: 069

MINUTES DATE: 05/05/05

MINUTES DATE: 05/12/05

vs Johnson, Donte

CRIMINAL COURT MINUTES

		CONTINUED	FROM PAGE:	068
05/12/05	09:00 AM 00 SENTENCING			
HEARD BY:	Lee A Gates, Judge; Dept. 8			
	Elaine York/ey, Relief Clerk Sonia Riley, Reporter/Recorder			
	STATE OF NEVADA 004963 Daskas, Robert J. 003202 Stanton, David L.			У У У
	0001 D1 Johnson, Donte 002255 Jackson, Alzora B. 006168 Whipple, Bret O.			Y Y Y

Ms. Jackson stated not ready to proceed with the sentencing today and noted it was at Defendant's request a speedy sentencing date was originally given. Ms. Jackson explained there are post trial motions that may be filed and added by statute there is time remaining for the filing of a request for a new trial. Ms. Jackson noted conferring with Mr. Schieck and Ms. McMahon on several issues and requested a continuance to protect the defendant's life and the record. There being no opposition from Mr. Daskas, COURT ORDERED, matter CONTINUED. Ms. Jackson inquired as to the housing of defendant and requested defendant be released and housed at Nevada Department of Corrections at High Desert. Colloquy between Court and counsel regarding transporting defendant for hearings. Ms. Jackson stated defendant will waive his appearance for all hearings. COURT ORDERED, defendant released to Nevada Department of Corrections at High Desert.

NDC

98-C-153154-C

CONTINUED TO: 06/06/05 09:00 AM 01

STATE OF NEVADA

CONTINUED ON PAGE: 070

MINUTES DATE: 05/12/05

MINUTES DATE: 06/06/05

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF N	IEVADA		vs	Johnso	on, Donte			
						CONTINUED	FROM	PAGE:	069
	06/06/05	09:00 AM	4 01	SENTENCIN	īG				
	HEARD BY:	Lee A Ga	ates,	Judge; Dep	ot. 8				
	OFFICERS:			n, Court C Reporter/R		r			
	PARTIES:	003202 004963	Stant	OF NEVADA on, David s, Robert	L.				У У У
		0001 D1 002255 006168	Jacks	nson, Donte son, Alzora ble, Bret C	а В.				Ү Ү Ү

Conference in chambers.

Pursuant to Jury's verdict, COURT ORDERED, Defendant sentenced as follows:

As to COUNT XI - MURDER OF THE FIRST DEGREE (F) Defendant is SENTENCED to DEATH;

As to COUNT XII - MURDER OF THE FIRST DEGREE (F), Defendant is SENTENCED to DEATH;

As to COUNT XIII - MURDER OF THE FIRST DEGREE (F), Defendant is SENTENCED to DEATH;

As to COUNT XIV - MURDER OF THE FIRST DEGREE (F), Defendant is SENTENCED to DEATH.

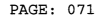
Judgement of Conviction signed and FILED IN OPEN COURT. Warrant of Execution signed and FILED IN OPEN COURT. Order of Execution signed and FILED IN OPEN COURT. Order to Stay Execution signed in FILED IN OPEN COURT.

COURT ORDERED, Clerk to enter the Judgment in the Minutes of the Court. Having sentenced Defendant to death, COURT ORDERED, Director of the Nevada Department of Corrections to execute the Defendant during the week of August 31, 2005. COURT FURTHER ORDERED, Defendant to be turned over to the Nevada Department of Corrections for execution of the sentence; Defendant to be transported forthwith.

NDC

CONTINUED ON PAGE: 071

PRINT DATE: 06/16/05 PAGE: 070 MINUTES DATE: 06/06/05



MINUTES DATE: 06/14/05

CRIMINAL COURT MINUTES

98-C-153154-C	STATE OF	NEVADA		7	rs Jo	hnson,	Donte			
						CC	NTINUED	FROM	PAGE:	070
	06/14/05	10:00 A	0 0 M	EVIDENT]	ARY	HEARIN	rG			
	HEARD BY:	Lee A G	ates,	Judge; De	ept.	8				
	OFFICERS:			an, Court Reporter,						
	PARTIES:	004963 003202	Daska	E OF NEVAL as, Robert con, David	J.					У У У
	•	0001 D1 002255		nson, Dont						N Y

Conference in Chambers with the attorneys. Court excused all personnel from Chambers and did an in camera review of Juror #4's notes.

Court reconvened at 11:30 with all parties present. Defendants's presence waived.

002255 Jackson, Alzora B. 006168 Whipple, Bret O.

Testimony and exhibits presented.

Argument by Ms. Jackson that Juror #4 had already made up her mind as to the death sentence. Argument by Mr. Daskas that the defense team passed the juror for cause. Objection by Ms. Jackson that they were not allowed to see the jurors note's. Court advised it examined the notes and the testimony was consistent with the notes. Court further advised the loose leaf papers only recorded what happened regarding breaks; there was nothing to suggest the Juror's mind was made up.

State presented an Affidavit of Juror Twila Morgan which was marked as State's Exhibit 1. Argument by Ms. Jackson as to Declaration #7 of the Affidavit. Ms. Jackson requested Court allow them to get a transcript of today's proceedings and brief the matter of whether the Juror's mind was made up or not. COURT ORDERED, request is DENIED.

Argument by Mr. Daskas that Ms. Jackson has accused the Juror of stating she is writing a book and argued there is nothing improper about that; that Ms. Jackson has accused the Juror of planning to use information from the penalty hearing in the book and argued the accusation is belied by the record. Further that Ms. Jackson has made the accusation that the Juror had her mind made up regarding the penalty to be imposed and argued that this also is belied by the record and the testimony.

As to the question of whether or not the Juror had already stated to the other jurors that the Defendant had been given a death sentence by a three-judge panel, COURT FINDS, all of the jurors were asked about that and some remembered vaguely. This was discussed in depth and it was solicited from the jurors whether they could put aside what they had heard; all of

CONTINUED ON PAGE: 072

PRINT DATE: 06/16/05 PAGE: 071 MINUTES DATE: 06/14/05

MINUTES DATE: 06/14/0

CRIMINAL COURT MINUTES

98-C-153154-C STATE OF NEVADA

vs Johnson, Donte

CONTINUED FROM PAGE: 07:

them gave assurance under oath that they could put it aside. COURT FINDS, it came out from a witness that the Defendant was on death row; that was not a violation by Juror #4. COURT FINDS, the defense team did not challenge her for cause; further, there is nothing in the record or in her notes to indicate she had made up her mind as to the sentence. COURT ORDERED, the notes to be made a part of the record UNDER SEAL and to be opened only by Court's order. COURT FINDS, the fact that she may have said she is writing a book cannot be used to show prejudice. The testimony was that she is not writing a book about the case but only about jury service and the problems faced by people serving as jurors. There is no evidence she was making an outcome happen in order to put it in her book. COURT FINDS, there is nothing from the witnesses or the notes to support this allegation, and, in fact, witness testimony has been contrary to that.

Based on the totality of the circumstances, the facts, the notes, and the testimony, COURT DOES NOT FIND there was prejudice or any misconduct by the Juror. COURT ORDERED, Motion for a New Trial is DENIED.

State to prepare the Order.

CLERK'S NOTE: Juror's notes marked as Court's Exhibit I and SEALED.

PRINT DATE: 06/16/05 PAGE: 072 MINUTES DATE: 06/14/05

06/16/05 CASE NO. 98-C-153154-C

STATE OF NEVADA

0030

0031

D<

PCT

EXHIBITS

3:30 PM

99/99/99 V

99/99/99 V

[]

CASE STATUS: ACTIVE

[] vs Johnson, Donte

OF/OB S NO. CODE EXHIBIT DESCRIPTION SUB DATE P S 09/02/98 V 0001 /GRAND JURY EXHIBITS ₽/ /SUPERSEDING GRAND JURY EXHIBITS S 09/16/98 V 0002 S 10/26/99 V P-1 /1 - 13 PHOTOS AD/ 0003 0004 P-14 /CHART S AD/NO 10/26/99 V 10/26/99 V D/A D AD/ST /A - D LETTERS 0005 /COPY OF CONSENT TO SEARCH S 01/06/00 V 0006 P/1 AD/NO S 06/05/00 V AD/ 0007 PΝ /PLTF EXH 1 THRU 244 P\\ /COURT EXHIBITS I THRU XI S 06/05/00 V 8000 D// 06/05/00 V /DEFT EXH A THRU N 0001 AD/ 0009 99/99/99 V S 0010 P-XII /COURT'S EXHIBITS / VERDICTS /******5/3/04 HEARING****** 99/99/99 0011 P; 99/99/99 V 0012 P:1 /HANDWRITTEN LETTER BY DEFT S 99/99/99 V /HANDWRITTEN LETTER BY DEFT S 0013 P:2 S 99/99/99 V 0014 P:3 /HANDWRITTEN LETTER BY DEFT 99/99/99 V S 0015 P:4 /HANDWRITTEN LETTER BY DEFT 0016 P:5 /HANDWRITTEN LETTER BY DEFT S 99/99/99 V S 99/99/99 V 0017 P:6 /HANDWRITTEN LETTER BY DEFT S 99/99/99 V P:7 /DECLARATION OF WARRANT/SUMMONS 0018 99/99/99 Pι /*******5/17/04 HEARING******** 0019 99/99/99 V 0020 D;A /PHOTO 0001 0001 99/99/99 V 0021 D;B /PHOTO AD/NO 05/17/04 V 0022 D;C /PHOTO 0001 05/17/04 V /OFFICER'S REPORT AD/NO 0023 D:D 0001 05/17/04 V 0024 D;E /6 PG PHOTO OF CCDC 0001 AD/NO /PRELIMINARY HEARING TRANSCRIPT AD/NO 05/17/04 V 0025 D;F 0001 05/17/04 V D;G /PHOTO 0001 AD/NO 0026 AD/NO 05/17/04 V 0027 D;H /WAIVER OF CONFLICT 0001 -P;" 99/99/99 0028 /********4/19/05 PENALTY HEARING****** 99/99/99 V 0029 P< /STATES EXHIBITS 1-258

/DEFTS EXHIBITS A99-D99, A-HHH

/COURTS EXHIBITS XII

Certification of Copy

State of Nevada						
County of Clark SS:						
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: DISTRICT COURT DOCKET ENTRIES; JUDGMENT OF CONVICTION; DISTRICT COURT MINUTES; EXHIBITS LIST						
STATE OF NEVADA,)					
Plaintiff(s),) Case No: C153154) Dept No: VIII					
DONTE JOHNSON,						
Defendant(s),						
	. J. C. Carlotte and C. Carlot					

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 16 day of June 2005.

Shirley B. Parraguirre, Clark County Clerk

Robin J. Mills, Deputy Clerk