No. C-93713

Dept. No. 10 FILED

Det 26 52 M '66

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

KEVIN BROOKS

Petitioner/Plaintiff,

STATE OF NEVADA

Respondent/Defendant.

No. 48343

FILED

NOV 0 2 2006

NOTICE OF APPEAL

Notice is hereby given that KEVIN BROOKS, Petitioner/Defendant above named, judgment/order appeals to the Supreme Court of Nevada from the final (Motion For written Judgment or Finding /motion Devied.) entered in this action on the 11th day of 0 crobe 2, 200 6. Dated this 24 day of october, 2006.

Ely State Prison P.O. Box 1989

Ely, Nevada 89301-1989

RECEIVED

OUNTY CLERK



No. C93713

Dept. No. 18 FILED

Pro Per X

Oct 26 | 52 M '66

IN THE 874 JUDICIAL DISTRICT COURT OF THE COUNTY OF CLARK CLARK

KEVIN BROOKS,		
Petitioner/Plaintiff,		
v.	<pre>} }</pre>	
STATE OF NEVADA		
Respondent/Defendant.		
	APPEAL STATEMENT	
1. Name of Appellant filing this	appeal statement: KEVin	BROOKS.
2. Identify the judge issu	uing the decision, judg	ment, or order appealed
from: Judge	NANCY SA:	MA.
3. Identify all parties to the proce	eedings in the district court (th	e use of et al. to denote parties is
prohibited): KEVIN B	Rooks - STATE	of NEVADA
4. Identify all parties involved	in this appeal (the use	of et al. to denote parties is
prohibited): <u>Kをノいへ ふ</u>	ROOKS - STATE	of NEVADA.
5. Set forth the name, law firm,	, address, and telephone numb	er of all counsel on appeal and
identify the parties or party wh	nom they represent:	
NA	NA	NA
Attorney	Attorney	Attorney
Address	Address	Address
Telephone Number	Telephone number	Telephone number
Represents	Represents	Represents

RECEIVED

OFT 26 2006

COUNTY CLERK

court: Appointed Counsel

Indicate whether appellant was represented by appointed or retained counsel in the district

Retained Counsel

7.	Indicate whether appellant wa	as represented by appointed or reta	ined counsel on appeal:
	Appointed Counsel _	Retained Counsel	Pro PerX
8.	Indicate whether appellant w	as granted leave to proceed in form	na pauperis, and the date
	entry of the district court ord	ler granting such leave: Yes N	4o 🔀
	Date://		
9.	Indicate the date the proceed	ings commenced in the district cou	art (e.g., date complaint,
	indictment, information, or p	etition was filed): Date: $\frac{9}{120}$	<u>106</u>
Date	ted this 24 th day of OC	Tober , 2006.	
		Appellant Ely State Prison P.O. Box 1989 Ely, Nevada 89301	novks
	<u>CERTIFI</u>	CATE OF SEVICE BY MAIL	
I he	ereby certify that a true and co	rrect copy of the fore going Notice	of Appeal, Case Appeal
tatement, w	vas mailed to:		
		OUNTY Clerk 200 Lewis Ave. P.O. BOX 557101 AS Vegas, NV. 8915	
Date	ed this 24 th day of 0cto	ben ,2006.	

1 **ASTA** 2 3 4 **DISTRICT COURT** 5 **CLARK COUNTY, NEVADA** 6 7 STATE OF NEVADA, Case No: C93713 Dept No: XVIII 8 Plaintiff(s), 9 VS. KEVIN BROOKS, 10 11 Defendant(s), 12 13 CASE APPEAL STATEMENT 14 15 1. Appellant(s): KEVIN BROOKS 16 2. Judge: NANCY M. SAITTA 17 3. All Parties, District Court: 18 Plaintiff, THE STATE OF NEVADA 19 Defendant(s), FRED W. BURNEY; KEVIN BROOKS 20 4. All Parties, Appeal: 21 Appellant(s), KEVIN BROOKS Respondent, THE STATE OF NEVADA 22 23 5. Appellate Counsel: 24 Appellant/Proper Person Kevin Brooks #33384 25 P.O. Box 1989 Ely, NV 89301 26

27

28

Respondent David Roger, District Attorney 200 Lewis Ave. Las Vegas, NV 89101 (702) 671-2700

FILED

2006 OCT 30 IP 2: 11

2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
13 14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
<u>26</u>	
27	
28	
	-

1

- 6. District Court Attorney, Retained
- 7. On Appeal, N/A
- 8. Forma Pauperis, Granted
- 9. Date Commenced in District Court: March 28, 1990

Dated This 30 day of October 2006.

Shirley B. Parraguirre, Clark County Clerk

By:

Robin J. Mills, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

DATE: 10/30/06 I N D E X CASE NO. 90-C-093713-C

N D E X TIME 8:43 AM

JUDGE:Saitta, Nancy M

[E]

STATE OF NEVADA [] vs Burney, Fred W

0001 D1 Fred W Burney Pro Se

0003 D Kevin Brooks Pro Se
P O Box 650
Indian Springs, NV 89070

NO.	FILED/REC	CODE REASON/DESCRIPTION	FOR	oc sc	H/PER C	
000	5 05/22/90	ARRN/INITIAL ARRAIGNMENT SENT/SENTENCING PET /PROPER PERSON MOTION FOR SUBSTITUTION AND REMOVAL OF ATTORNEY OF RECORD	AL 0001 0003 0003	GR 3	04/03/90 05/25/90 12/24/90	
000	9 12/19/90	AFFT/AFFIDAVIT NOTC/NOTICE OF TRANSCRIPTS ORDR/ORDER DENYING MOTION FOR SUBSTITUTION	0003 AL 0003	3	01/08/91	
		AND REMOVAL OF ATTORNEY OF RECORD PET /PROPER PERSON MOTION TO ACT AS HIS OWN COUNSEL CASO/CASE (RE)ACTIVATED ON	0003	3	01/29/91	
001	3 02/07/91	PET /PROPER PERSON MOTION TO PROCEED IN FORMA PAUPERIS	0003	3	03/04/91 03/04/91	
001	5 04/05/90	PET /PROPER PERSON MOTION FOR POST CONVICTION RELIEF INFO/AMENDED INFORMATION	0003	3	04/05/90	
	•	PET /PROPER PERSON MOTION FOR SUBSTITUTION AND REMOVAL OF ATTORNEY OF RECORD MOT /MOTION TO WITHDRAW AS COUNSEL AND ALLOW	0001	L	12/26/90 03/18/91	
001	.9 03/06/91	DEFENDANT TO PROCEED IN FORMA PAUPERIS AFFD/AFFIDAVIT IN SUPPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS	0001	_		
		REQT/MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS				Y
		MEMO/MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF THE JUDICIAL NOTICE FOR ATTORNEY OF RECORD				1
			0003	2	03/04/91	
		MOT /ALL PENDING MOTIONS (3-4-91)		,	03/04/91	
	• • •	ORDR/ORDER DISMISSING MOTION FOR POST-CONVICTION RELIEF ETC	AL AL S		03/12/91	Y
		RSPN/RESPONSE TO MOTION TO WITHDRAW AS COUNSEL AND TO ALLOW DEFENDANT TO RMA PAUPERIS, AND MOTION TO WITHDRAW PLEA	S			1
PRO	CEED IN FO.	RMA PAUPERIS, AND MOTION TO WITHDRAW FIEA			03/18/91	
002	25 03/18/91	MOT /ALL PENDING MOTIONS (3/18/91)				
002	26 03/22/91	ORDR/ORDER re WITHDRAWAL OF ATTORNEY AND PLEA		L	03/22/91	
		MOT /PRO PER MOTION TO PROCEED IN FORMA PAUPERIS (DEPT VIII)	0003	3	04/10/91	
		NOTC/NOTICE OF APPEAL	000			
002	29 04/12/91	ORDR/ORDER re MOTION TO PROCEED IN FORMA PAUPERIS	0003	1	04/11/91	
	, ,	PET /PROPER PERSON PETITION FOR POST CONVICTION RELIEF	000	1	05/20/91	
003	31 04/18/91	PET /PROPER PERSON MOTION TO PROCEED IN FORMA PAUPERIS	000		05/20/91	
		(Continued to page 2)				

NO. I		90-C-093713-C (Continuation Page CODE REASON/DESCRIPTION F		2) OC SC	CH/PER C	7
0032	04/17/91	MEMO/MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF POST CONVICTION RELIEF	0001 0001			
0034	05/09/91	MOT /ALL PENDING MOTIONS (05-8-91)	0001		05/20/9	
		PET /PROPER PERSON MOTION TO APPOINT COUNSEL	0001	DN	05/20/9	1
		ANSW/ANSWER IN OPPOSITION TO PETITION FOR POST-CONVICTION RELIEF	S S			
		MOT /ALL PENDING MOTIONS 5/20/91	0001		05/20/9	
0038	10/17/91	PET /PETITION FOR POST CONVICTION RELIEF LTR 10-15-91	0003		12/16/9	1
0039	10/18/91	MOT /PRO PER MOTION FOR SUBSTITUTION OF COUNSEL OF RECORD	0003		11/13/9)1
0040	10/18/91	MOT /PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	0003 0003	GR	11/13/9	1
0041	10/18/91	PET /PRO PER MOTION FOR TRANSFER OF RECORDS	0003		11/13/9	}1
		PET /PRO PER MOTION FOR ORDER TO STAY PENDING POST CONVICTION RELIEF	0003		10/28/9	1
0043	10/22/91	ORDR/ORDER FINDINGS OF FACT AND CONCLUSIONS OF LAW	0001 0001		10/22/9)1
0044	10/24/91	NOTC/NOTICE OF ENTRY OF ORDER	0001		10/24/9	1
		ANSW/STATES ANSWER IN OPPOSITION TO	S		,	Y
		DEFENDANTS PETITION FOR POST CONVICTION TION TO STAY POST CONVICTION RELIEF	S		10/25/9	1
		MOT /ALL PENDING MOTIONS 10/28/91	0003		10/28/9	}1
		JUDG/NEVADA SUPREME COURT CLERKS CERTIFICATE/ JUDGMENT - REVERSED AND REMANDED	0003 0003		09/30/9)1
0048	11/14/91	MOT /ALL PENDING MOTIONS 11/13/91	0003		11/13/9	
		OCAL/FURTHER PROCEEDINGS	0003		12/11/9	
		MOT /ALL PENDING MOTIONS 12/16/91	0003		12/16/9	
		HEAR/HEARING: PETITION FOR POST CONVICTION HEARING	0003 0003		03/09/9	
0052	01/31/92	JUDG/NEVADA SUPREME COURT CLERKS CERTIFICATE/ JUDGMENT - AFFIRMED OR REVERSED	0003 0003		12/20/9	
0053	03/04/92	PET /PRO PER EX PARTE MOTION FOR ENLARGEMENT OF TIME	0003 0003		03/09/9	}2
0054	03/09/92	MOT /ALL PENDING MOTIONS 3/9/92	0003		03/09/9	€2
		HEAR/HEARING JUDGE'S DECISION	0003	DN	03/16/9	}2
0056	11/10/93	CASO/CASE (RE)ACTIVATED ON				
		ASSG/REASSIGNMENT OF JUDGE CHRISTENSEN TO JUDGE MAUPIN				
0058	11/10/93	PET /PROPER PERSON MOTION FOR PRODUCTION OF TRANSCRIPTS	0003 0003		11/22/9	}3
0059	12/03/93	PET /PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	0003		12/20/9	}3
0060	12/03/93	AFFD/AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED IN FORMA PAUPERIS			12/20/9	93
0061	12/03/93	CRTF/FINANCIAL CERTIFICATE			12/20/9	∌ 3
		REQT/MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS AND SUPPORTING DECLARATION			12/20/9	
0063	06/29/94	HEAR/AT REQUEST OF DEFENDANT	0003	GR	07/08/9	94
		ORDR/ORDER	0003		, , .	
		NOAS/DESIGNATION OF RECORD ON APPEAL	0003			
		NOTC/NOTICE OF APPEAL	0003			
		(Continued to page 3)				

	90-C-093713-C (Continuation Pag		3)		
NO. FILED/REC	CODE REASON/DESCRIPTION	FOR C	C SC	CH/PER C	
0067 12/01/94	NSCO/NEVADA SUPREME COURT JUDGMENT / ORDERED APPEAL DISMISSED	0003 0003	GR	12/01/94	
0068 03/30/90	INFO/INFORMATION	AL		03/30/90	
	MEMO/SUPPLEMENTAL MEMORANDUM	0003		• •	
	AFFD/AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED IN FORMA PAUPERIS	0003 0003			
	CRTF/FINANCIAL CERTIFICATE	0003			
	CASO/CASE (RE)ACTIVATED ON				
	ASSG/REASSIGNMENT OF JUDGE Maupin TO JUDGE Pavlikowski				
	PET /DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS	0003 0003	DN	06/22/99	
0077 04/09/99	MOT /DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	0003 0003	GR	06/22/99	
0078 04/20/99		0003		06/22/99	
	RSPN/STATES RESPONSE TO DEFENDANT KEVIN	0003			Y
	BROOKS PETITION FOR WRIT OF HABEAS	0003			
CORPUS POST C					
0080 06/15/99	MOT /DEFT'S PRO PER MOTION FOR EXTENSION OF TIME	0003 0003	DN	06/22/99	
	MOT /DEFT'S PRO PER MOTION FOR CLARIFICATION	0003	DN	06/22/99	
	MOT /ALL PENDING MOTIONS 6/22/99	0003		06/22/99	
0083 07/19/99	JUDG/FINDINGS OF FACTS, CONCLUSIONS OF LAW	0003		07/19/99	1
	AND ORDER	0003			
	NOTC/NOTICE OF ENTRY OF ORDER	0003		07/21/99	•
	NOAS/NOTICE OF APPEAL	0003	ΑP		
	NOAS/DESIGNATION OF RECORD ON APPEAL	0003			
	STAT/CASE APPEAL STATEMENT	0003			
	ASSG/Reassign Case From Judge Pavlikowski TO Judge Gibbons				
	PET /PETITION FOR WRIT OF HABEAS CORPUS	0003			
0090 12/07/99	REQT/MOTION FOR LEAVE TO PROCEED IN FORMA	0003			
0001 10/05/00	PAUPERIS	0003			
0091 12/07/99	CRTF/FINANCIAL CERTIFICATE	0003			
0092 12/07/99	AFFD/AFFIDAVIT IN SUPPORT OF MOTION TO	0003			
0000 10/07/00	PROCEED IN FORMA PAUPERIS	0003			
	MEMO/SUPPLEMENTAL MEMORANDUM ORDR/ORDER TRANSFERRING HABEAS PETITION TO	0003 0003			
0094 12/01/99	COURT OF CONVICTION	0003			
0095 12/07/99	PET /DEFT'S PRO PER PETITION FOR WRIT OF	0003	DM	02/08/00	
0033 12/01/33	HABEAS CORPUS	0003	בוע	02,00,00	
0096 12/07/99	MOT /DEFT'S PRO PER MTN FOR LEAVE TO PROCEED	0003	GR	02/08/00	
0097 12/08/99	IN FORMA PAUPERIS ORDR/ORDER RE PETITION FOR WRIT OF HABEAS	0003	HG	02/08/00	
0098 01/14/00	CORPUS OPPS/STATES OPPOSITION TO DEFENDANTS WRIT OF	0003			
0000 04/00/00	HABEAS CORPUS POST CONVICTION	0003			
	INFO/AMENDED INFORMATION	0001		04/03/90	
0100 04/04/90	REQT/MOTION AND NOTICE OF MOTION TO AMEND	0003		04/05/90	١
0101 04/05/00	INFORMATION	0003		04/05/00	
	ORDR/ORDER TO AMEND INFORMATION	0003		04/05/90	
0102 04/13/90	ORDR/ORDER FOR TRANSCRIPT	0001		04/12/90	'
	(Continued to page 4)				

NO E		00-C-093713-C (Continuation Page CODE REASON/DESCRIPTION F		4) OC	SCH/PER C	٦	
	·						
0103	05/29/90	REQT/MOTION TO WITHDRAW AS ATTORNEY OF RECORD FOR DEFENDANT	0003		06/12/9	90	
0104	05/29/99		0003		06/12/9	90	
			0003				
			0001		06/25/9	90	
0107	06/28/90		0003		06/28/9		
		LIST/JURY LIST	0003				
			0003				
		VER /VERDICT - COUNT I	0003		07/09/9	90	
		VER /VERDICT - COUNT II	0003		07/09/9		
		REQT/MOTION AND NOTICE OF MOTION TO AMEND	0003		08/15/9		
VIIZ	00/03/20	INFORMATION	0003		,, -		
0113	08/03/90	MEMO/MEMORANDUM AND EXHIBITS IN SUPPORT OF	0003				
0113	08/03/30	HABITUAL CRIMINAL SENTENCE	0003				
0114	00/07/00	SUPP/SUPPLEMENTAL EXHIBITS NO. 9 AND 10 IN	0001				
0114	08/07/90	SUPPORT OF HABITUAL CRIMINAL SENTENCE	0001				
0115	00/15/00		0003		08/15/9	a n	
		INFO/SECOND AMENDED INFORMATION	0003		00/13/2	, ,	
0110	09/12/90	OPPS/DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION TO AMEND INFORMATION	0003				
0115	00/10/00		0003				
		ROC /RECEIPT OF COPY					
		NOAS/NOTICE OF APPEAL	0003				
		ROC /RECEIPT OF COPY	0003		10/15/9	20	
		NOTC/NOTICE OF MOTION	0003				
0121	10/03/90	~-~~~	0003		10/15/9	90	
		FOR DEFENDANT	0003				
		ROC /RECEIPT OF COPY	0003		10/05/		
0123	10/05/90	JUDG/JUDGMENT OF CONVICTION	0003		10/05/9	90	
		JURY TRIAL	0003				
		ORDR/ORDER FOR TRANSCRIPT	0003		10/17/9		
		ORDR/ORDER	0003		10/24/9	90	
0126	10/22/90	NOAS/DESIGNATION OF CONTENTS OF RECORD ON	0003				
		APPEAL	0003				
		ORDR/ORDER	0003		10/23/9		
		ORDR/ORDER	0003		10/23/9	90	
0129	10/24/90		0003				
		RECORD ON APPEAL	0003				
0130	11/09/90	SUBT/DEFENDANTS CONSTITUTIONAL RIGHT TO ACT	0003				
		AS HIS OWN COUNSEL	0003				
		REQT/REQUEST FOR SUBMISSION	0001				
		NOTC/NOTICE OF MOTION	0001		05/15/9	91	
0133	04/17/91	AFFD/AFFIDAVIT IN SUPPORT OF REQUEST TO	0001				
		PROCEED IN FORMA PAUPERIS	0001				
0134	01/31/00	RSPN/PETITIONERS RESPONSE TO STATES	0003				Y
		OPPOSITION TO PETITIONERS WRIT OF	0003	}			
		GENERAL PROVISIONS PURSUANT TO NRS 34.500					
		MOT /ALL PENDING MOTIONS 2-8-00	0003		02/08/		
0136	02/28/00	JUDG/FINDINGS OF FACTS, CONCLUSIONS OF LAW	0003		IG 02/28/	00	
		AND ORDER	0003				
		NOTC/NOTICE OF ENTRY OF ORDER	0003	\$	03/01/	00	
0138	12/02/00	ASSG/Reassign Case From Judge Gibbons To					
		Judge Saitta					
0139	04/10/01	JMNT/REMITTITUR AFFIRMED	0003	3	04/11/	01	
	•	(Continued to page 5)					

	90-C-093713-C (Continuation Page				
NO. FILED/REC	CODE REASON/DESCRIPTION F	OR O	C SC	CH/PER C	
0140 01/15/03	MOT /DEFT'S PRO PER MTN VACATE/CORRECT ILLEGAL SENTENCE/47	0003 0003	DN	01/27/03	
0141 01/22/03	RSPN/STATES RESPONSE TO DEFENDANTS MOTION TO VACATE OR CORRECT ILLEGAL SENTENCE	0001 0001			
0142 02/03/03	ORDR/ORDER DENYING DEFENDANTS MOTION TO VACATE OR CORRECT ILLEGAL SENTENCE	0003 0003	GR	02/03/03	
	NOAS/NOTICE OF APPEAL	0003	ΑP	02/11/03	
	STAT/CASE APPEAL STATEMENT	0003			
	CASO/CASE (RE)OPENED	0003		06/13/03	
0146 04/12/90	TRAN/REPORTER'S TRANSCRIPT OF MARCH 20, 1990 PRELIMINARY HEARING	AL AL		03/20/90	
0147 04/25/90	TRAN/REPORTER'S TRANSCRIPT OF APRIL 5, 1990 ARRAIGNMENT	0001			
0148 06/13/90	TRAN/REPORTER'S TRANSCRIPTOF APRIL 5, 1990	0003		04/05/90	
	ARRAIGNMENT	0003			
0149 08/15/90	TRAN/REPORTER'S TRANSCRIPT OF MAY 25, 1990	0001			
	SENTENCING	0001			
0150 12/07/90	TRAN/REPORTER'S TRANSCRIPT SEPTEMBER 21, 1990	0003		09/21/90	
0.1	SENTENCING	0003			
0151 12/19/90	TRAN/REPORTER'S TRANSCRIPT OF JULY 2, 1990	0003			
0150 10/10/00	VOLUME I	0003 0003		07/03/90	
0152 12/19/90	TRAN/REPORTER'S TRANSCRIPT OF JULY 3, 1990 VOLUME II	0003		07/03/90	
0153 12/19/90	TRAN/REPORTER'S TRANSCRIPT OF JULY 5, 1990	0003		07/05/90	
	VOLUME III	0003		, ,	
0154 12/19/90	TRAN/REPORTER'S TRANSCRIPT OF JULY 6, 1990 VOLUME IV	0003 0003		07/06/90	
0155 12/19/90	TRAN/REPORTER'S TRANSCRIPT OF JULY 9, 1990	0003		07/09/90	
	VOLUME V	0003			
	TRAN/REPORTER'S TRANSCRIPT OF AUGUST 15, 1990			08/15/90	
	APCL/APPEAL TO SUPREME COURT: CLOSED 40941	0003	GR	01/28/04	
0158 03/31/04	PET /PETITION FOR WRIT OF HABEAS CORPUS POST	0003			
0159 04/05/04	CONVICTION PET /DEFT'S PRO PER PTN FOR WRIT OF HABEAS	0003	мт	06/21/04	
0100 017 007 01	CORPUS /48	0003		00, 22, 02	
	CASO/CASE (RE)OPENED			04/05/04	
0161 04/05/04	PPOW/ORDER FOR PETITION FOR A WRIT OF HABEAS	0003	SH	06/21/04	
	CORPUS	0003		/ /	
	JMNT/CLERK'S CERTIFICATE JUDGMENT AFFIRMED	0003		04/20/04	
	JMNT/CLERK'S CERTIFICATE REHEARING DENIED	0003		04/20/04	
0164 04/16/04	CCJA/NEVADA SUPREME COURT CLERKS CERTIFICATE/ JUDGMENT - AFFIRMED/REHEARING DENIED	0003 0003		04/16/04	
0165 05/17/04	MOT /STATE'S MTN TO DISMISS PTN FOR WRIT/49	0003	CP	06/21/04	
	RPLY/REPLY TO STATES MOTION TO DISMISS	0003	GIC	00/21/04	Y
0100 03/27/04	DEFENDANTS PRO PER PETITION FOR WRIT	0003			-
OF HABEAS COR					
0167 06/22/04	MOT /ALL PENDING MOTIONS 6/21/04	0003		06/21/04	
	JUDG/FINDINGS OF FACTS, CONCLUSIONS OF LAW	0003	GR	06/28/04	Y
TOD 1	AND ORDER DISMISSING DEFENDANTS PETITION	0003			
	ABEAS CORPUS POST CONVICTION	0000		06/00/01	
0170 07/05/04	NOED/NOTICE OF ENTRY OF DECISION AND ORDER	0003		06/28/04	
01/0 0//0//04	NOED/NOTICE OF ENTRY OF DECISION AND ORDER (Continued to page 6)	0003		06/28/04	
	(concinued to page 6)				

NO.		90-C-093713-C CODE	(Continuation REASON/DESCRIPTION		6) OC S	CH/PER C	
0172	07/12/04	NOAS/NOTICE NOAS/DESIGNA	TION OF RECORD ON APPEAL	0003 0003		07/12/04	1
0174 0175	09/29/04	CASO/CASE (REAPCL/APPEAL	PEAL STATEMENT E)OPENED - RECORD ON APPEAL TO SUPREME COURT: CLOSED 4362	0003 0003 1 0003		09/29/04 11/03/04	
0176	12/03/04	JMNT/CLERK'S CCJA/NEVADA	CERTIFICATE JUDGMENT AFFIRME SUPREME COURT CLERKS CERTIFIC T - AFFIRMED	D 0003		12/06/04 12/03/04	<u>l</u>
		CASO/CASE (REMOT /DEFT'S		0003	DN	12/20/05 02/08/06	
		MOT /DEFT'S : JUDGMN (PRO PER MTN TO DISMISS PROSEC OF CONV DUE TO LACK OF INFO/5:	& 0003 2 0003	DN	02/08/06	
		DEFENDA	OPPOSITION AND MOTION TO DISM NTS MOTION TO DISMISS F CONVICTION DUE TO LACK OF I	0003			Y
0182	01/04/06	RSPN/STATES	RESPONSE TO DEFENDANTS MOTION DUCTION OF FAVORABLE EVIDENCE	0003 0003			
0183 0184	01/09/06 01/24/06	MOT /ALL PEN	DING MOTIONS 1-09-06 OR PRODUCTION OF INMATE KEVIN	0003 0003	SH	01/09/06 02/01/06	
0186	02/15/06	MOT /ALL PENI STAT/CASE API	DING MOTIONS 2-08-06 PEAL STATEMENT	0003 0003 0003		02/08/06	5
0188	02/16/06	NOAS/NOTICE O	OF APPEAL PEAL STATEMENT PRO PER MOTION FOR	0003 0003		02/15/06	
			DERATION /55	0003 0003 0003		03/08/06	
0191	02/24/06	STAT/CASE APPORTS OPPS/STATES	PEAL STATEMENT OPPOSITION TO DEFENDANTS PRO 1	0003 PER 0003		0=/21/00	
0193	03/15/06	ORDR/ORDER DI	FOR RECONSIDERATION ENYING DEFENDANTS PRO PER MOT ONSIDERATION	0003 O003 0003	HG	03/08/06	5
0194 0195	03/28/06 04/26/06	ORDR/ORDER DI	NED RECORD ON APPEAL ENYING DEFENDANTS PRO PER MOT	ION 0003	HG	03/28/06 02/08/06	
CONV	ICTION ANI 05/26/06	MOTION FOR 1	ISS PROSECUTION AND JUDGMENT (PRODUCTION OF FAVORABLE EVIDEN ACTIVE PER DEPARTMENT	OF 0003 NCE		05/26/06	;
0197	06/13/06	MOT /DEFT'S DOR FIND:	PRO PER MTN FOR WRITTEN JUDGMI INGS PURSUANT TO NRS 34.830 /9	56 0003		06/28/06	
		MOTION 1	OPPOSITION TO DEFENDANTS PRO 1 FOR WRITTEN JUDGMENT OR FINDI1 FO SUPREME COURT: CLOSED 4680	NGS 0003		07/14/06	-
0200	08/10/06	JMNT/CLERK'S	CERTIFICATE JUDGMENT AFFIRMEI	0003		08/11/06	5
		JUDGMEN'	PRO PER MOTION FOR WRITTEN F OR FINDINGS/57 OPPOSITION TO DEFENDANTS PRO 1	0003 0003 PER 0003		10/11/06)-
		MOTION I RPLY/REPLY TO	FOR WRITTEN JUDGMENT OR FINDIM O STATES OPPOSITION TO	NGS 0003 0003			Y
	INDINGS		NTS MOTION FOR WRITTEN JUDGMEN	T 0003			
0204	10/14/06	CSCL/CASE CLO	DSED			10/11/06	5



CASE NO

C93713



TITLE STATE OF NEVADA VS. FRED WAYNE BURNEY aka DAVID LEWIS

RALPH KEVIN CLARK , KEVIN BROOKS aka KEVIN RALPH CLARK DATE, JUDGE OFFICERS OF COURT PRESENT APPEARANCES - HEARING **CONTINUED TO:** 4-5-90 9 AM **ARRAIGNMENT** 4-3-90 ARRAIGNMENT CONT. CARL CHRISTENSEN STATE REPRESENTED BY CHARLES PAINE, DDA. DEFT. BURNEY (BOTH) PRESENT IN CUSTODY WITH ROGER HILLMAN, DPD; DEFT. BROOKS DEPT. VII D. TRUJILLO PRESENT IN CUSTODY WITHOUT BENEFIT OF COUNSEL. (CLERK) BROOKS: COURT ORDERED, THIS MATTER CONTINUED FOR MR. BECKETT TO BE PRESENT, MR. PAINE TO CONTACT MR. BECKETT C. MILLER (REPORTER) ABOUT NEXT HEARING. BURNEY: AMENDED INF. FILED IN OPEN COURT. ADVISED AS PART OF THE NEGOTIATIONS STATE WILL BE FILING HABITUAL CRIMINAL CHARGES. DEFT. ADVISED HE WAS UNAWARE OF THE HABITUAL CRIMINAL ALLEGATIONS. MR. HILLMAN ALSO STATED THAT MR. JORGENSON'S NOTE DID NOT REFLECT THERE WERE DISCUSSION REGARDING HABITUAL CRIMINAL ALLEGATIONS EITHER. COURT ORDERED, MATTER CONTINUED FOR MR. JORGENSON TO TALK WITH DEFT. FURTHER, MR. JORGENSON TO BE PRESENT OR FACE THE POSSIBILTY OF BEING FINED. 4-5-90 ARRAI GNMENT State represented by DDA, Robert Lucherini. CARL CHRISTENSEN Deft. BURNEY present in custody, represented DEPT. VII by Craig Jorgenson, DPD. Deft. BROOKS present in custody, represented E. D'ANGIOLELLA (CLERK) by Robert Beckett. BURNEY - Deft. ARRAIGNED and plead guilty to COUNT I, CONSPIRACY TO COMMIT BURGLARY, GM and COUNT II, ATTEMPT BURGLARY, Felony. CONNIE MILLER (REPORTER) Negotiations: State originally filed a Complaint charging two counts of burglary, 5-8-90 9:30 / and they have filed an amended Information SENTENCING charging one count of Conspiracy to Commit (BURNEY) Burglary and one count of Attempt Burglary. Deft. to plead guilty. State not opposing JURY TRIAL the two running concurrently. State reserves 5-14-90 10 AN the right to argue at sentencing which includes the right to file habitual criminal CALENDAR CALL allegations. 5-10-90 9 AM (CLARK aka Brc Court accepted the guilty plea and ORDERED, continued for sentencing. BROOKS- Deft. stated his true name is "RALPH KEVIN CLARK". COURT ORDERED, all further proceedings will be had under the true name stated by deft. Ralph Kevin Clark aka Kevin Brooks. Deft. ARRAIGNED and plead COURT ORDERED, set for jury trial. CUSTODY (BOTH) not guilty. Mr. Paine filed in open court an amended Information charging the habitual criminal allegation. Court signed the Order to Amend Information in open Court. CUSTODY (BOTH)

CASE NO. _____ C93713__ TITLE STATE OF NEVADA VS. KEVIN BROOKS aka RALPH KEVIN CLAPK DATE, JUDGE OFFICERS OF CONTINUED TO: APPEARANCES - HEARING COURT PRESENT JURY TRIAL -26 - 90STATE'S ORAL MOTION TO CONTINUE TRIAL 7-2-90 10 Am ARL CHRISTENSEN EPT. VII State represented by DDA, Charles Paine. CALENDAR CALL Deft. BROOKS present in custody, represented by .. D'ANGIOLELLA 6-28-90 9 AM Robert Beckett and Mitchell Posin. CLERK) Mr. Posin advised he is substituting in as counsel (Brooks) in place of Mr. Beckett , and moved to continue the trial date and requested 21 days from today within ONNIE MILLER which to file a writ. No objection to continuance by REPORTER) Mr. Paine. COURT ORDERED, trial date of 5-14-90 is vacated and reset. Mr. Beckett allowed to withdraw as counsel and Mr. Posin is substituted in. Defense has 21 days from today to file writ. Mr. Beckett turned over his file in open cournt to Mr. Posin. CUSTODY SENTENCING 5-22-90 CARL CHRISTENSEN 5-25-90 9:30 DEPT. VII State represented by DDA, Robert Lucherini. SENTENCING Deft. BURNEY present in custody, represented E. D'ANGIOLELLA by Craig Jorgenson, DPD. Paula Ullman, P&P Officer present. Mr. Lucherini stated he was advised by Mr. (CLERK) CONNIE MILLER Henry Gordon that he will be representing (REPORTER) deft. Burney and he would like to confer with counsel and requested a continuance Mr. Lucherini stated he is trying to locate judgments of conviction and moved to continue for two weeks. COURT ORDERED, continued. CUSTODY 5-25-90 SENTENCING CARL CHRISTENSEN DEPT VII State represented by DDA, Robert Lucherini. Deft. BURNEY present in custody, represented E. D'ANGIOLELLA by Craig Jorgenson, DPD. Tamara Wolfe, P&P Officer present. (CLERK) Court adjudged deft. guilty of Conspiracy to CONNIE MILLER Commit Burglary, gross misdemeanor Count I and (REPORTER) Attempt Burglary, felony, Count II. COURT ORDERED, deft. sentenced to confinement for one year in CCDC for Conspiracy to Commit Burglary. Court finds and adjudges deft. as a habitual criminal and sentences deft. under little habitual criminal to ten years in NSP for Attempt Burglary under Count II. The sentence in CCDC under Count I will run concurrently with sentence in NSP under Count II.

Deft. given 86 days credit for time served. Mr.

Lucherini moved to admit three judgments of conviction. PURTHER ORDERED, \$20 administrative assessment fee imposed.

CUSTODY

		A 12	MITTERATOR	110	******	220000		~	77	71
TITI E	NIA I P	111	NEVANA	V <	KHVIN	ROUNTE	0 K 0	vainn	KANIN	llor
IIILE_	CIMIL		HL I ADA		VT A 111	BROOKS		nornm		

DATE, JUDGE OFFICERS OF		
COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
6-12-90 CARL CHRISTENSE	MITCHELL POSIN'S MOTION TO WITHDRAW AS ATTORNEY OF RECORD	6-14-90 9 AM MITCHELL POSIN
DEPT. VII E. D'ANGIOLELLA (CLERK)	State represented by DDA, Michael O'Callaghan Deft. BROOKS present in custody, represented by Mitchell Posin.	MOTION TO WITH DRAW FROM FURT REPRESENTATION
CONNIE MILLER (REPORTER)	Mr. Posin requested a short continuance as deft's father is trying to raise funds to retain him. COURT ORDERED, continued. CUSTOR	r de la companya de Y de la companya de
6-14-90 CARL CHRISTENSED DEPT. VII E. D'ANGIOLELLA (CLERK)	MITCHELL POSIN'S MOTION TO WITHDRAW AS ATTORNEY OF RECORD State represented by DDA, Michael O'Callaghan Deft. BROOKS present in custody, represented by Murray Posin. Mr. Posin moved to withdraw the motion & COURT SO ORDERED.	
CONNIE MILLER (REPORTER)	CUSTODY	
6-28-90 CARL CHRISTENSE DEPT. VII	CALENDAR CALL State represented by DDA, Charles Paine. Deft. BROOKS present in custody, represented	7-2-90 10:00 A. JURY TRIAL (Overflow, Dept.
E. D'ANGIOLELLA (CLERK)	by Murray Posin appearing for Mitchell Posin. Mr. Paine advised the State is ready and there are 12-20 witnesses (4 day trial), and Mr.	
CONNIE MILLER (REPORTER)	O'Callaghan will try the case. COURT ORDERED, case sent to Overflow, Dept. XIV for Jury Trial. CUSTODY	
7-2-90 DEPT. VIII JUDGE WENDELL	JURY TRIAL (OVERFLOW) (10:00 A.M.) State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin, who moved to con-	7-3-90, 10:00 A CONTINUATION OF JURY TRIAL
Ruth Reese, Clerk Patsy Smith,	tinue the trial on the basis of Defendant's mental incapacity; that Deft. was playing basketball on Saturday when he fell on his	
Reporter	head, was unconscious, and was taken to University Medical Center suffering a memory loss and a Catscan was done. Further, Defendant	
	would not be able to effectively exercise his right to assist counsel at trial. Opposition by Mr. O'Callaghan who advised the Court Deft. is facing Habitual Criminal charges. COURT ORDERED, Motion to Continue is denied, the	
	PROSPECTIVE JURY PANEL PRESENT:	
	Clerk called roll with all answering present with the exception of those excused by the Jury Commissioner. JURY SELECTED AND SWORN TO TRY THE CASE. At this time the Clerk read	
	the Information to the Jury. Opening statemen by Mr. O'Callaghan. Defense reserved the righ to make an Opening statement at this time.	
	Court excluded witnesses. Testimony and evidence presented. (See Witness Sheet). OUTSIDE PRESENCE OF JURY: Officers Alexander	
	Siciliano and Thomas Acklin sworn and testifie	l

(CONTINUED)

TITLE STATE OF NEVADA VS KEVIN BROOKS AKA RALPH KEVIN CLARK

T-2-90 CONTINUED Mr. Posin presented Motion to Suppress the testimony of Officers Sicliano and Acklin. Opposition by Mr. O'Callaghan. COURT ORDERED, Motion to Suppress is denied. JURY PRESENT: Continued testimony—and evidence presented. At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COUNT ORDERED, he may be endersed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) 7-3-90 DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Continued testimony and evidence presented (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. CONTINUATION OF JURY TRIAL COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counesl stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-599 and the prints on Exhibit 4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S. 551-41-599 and Exhibit 14, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan Deft. Brooks present, in custody, represented CONTINUAT	
testimony of Officers Sicliano and Acklin. Opposition by Mr. O'Callaghan. COURT ORDERED, Motion to Suppress is denied. JURY PRESENT: Continued testimony—and evidence presented. At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COURT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Peft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S. 551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	בט וט:
testimony of Officers Sicliano and Acklin. Opposition by Mr. O'Callaghan. COURT ORDERED, Motion to Suppress is denied. JURY PRESENT: Continued testimony—and evidence presented. At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COURT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Peft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S. 551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Opposition by Mr. O'Callaghan. COURT ORDERED, Motion to Suppress is denied. JURY PRESENT: Continued testimony—and evidence presented. At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COURT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) 7-3-90 DEPT. VIII JUDGE WENDELL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Mitness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Motion to Suppress is denied. JURY PRESENT: Continued testinony—and evidence presented. At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COURT ORDERED, he may be endersed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: mr. O'Callaghan advised the Jury counsel had entered a stipu- ulation that Ralph Kevin Clark, S.S. 551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Continued testimony—and evidence presented. At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COURT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
At the hour of 4:45 P.M., Court excused the Jury until 10:00 A.M., July 3, 1990. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and GOURT ORDERED, he may be endersed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) 7-3-90 DEFT. VIII JUDGE WENDELL. Ruth Reese, Clerk Clerk Patsy Smith, PRESENCE OF JURY: Mr. Posin. JURY PRESENT: Continued testimony and evidence presented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin. moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant's Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
OUTSIDE PRESENCE OF JURY. Mr. O'Callaghan requested Richard Good be permitted to testify and GOURT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S., 551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S., 551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	100
OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan requested Richard Good be permitted to testify and COURT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. CONTINUATION OF JURY TRIAL Ruth Reese, Clerk Patsy Smith, Continued testimony and evidence presented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-598, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA. Michael O'Callaghan.	
requested Richard Good be permitted to testify and COUNT ORDERED, he may be endorsed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S. 551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and polm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
and COURT ORDERED, he may be endersed on the Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Winess and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and pelm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Information. Counsel stated there were two blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin. moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-599 B, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S. 551-41-599 B and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
blacks on the Jury and both were excused and didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant's Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-6-90, 1	
didn't want a problem down the line. At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant's Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5993, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
At the hour of 4:50 P.M., Court recessed until 10:00 A.M., July 3, 1990. (CUSTODY) 7-3-90 DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
7-3-90 DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. 10:15 A.M. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. Deft. Brooks present, in custody, represented by counsel, Mitchell Posin. JURY PRESENT: Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	10.00
7-3-90 DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S. 551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S. 551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90, 1 DEPT. VIII	
7-3-90 DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. 10:15 A.M. CONTINUATION OF JURY TRIAL COURT ORDERED, State is entitled to get in the information that this Defendant's true name is Ralph Kevin Clark, S.S.551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90, 10 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
7-3-90 DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. 10:15 A.M. CONTINUATION OF JURY TRIAL COURT ORDERED, State is entitled to get in the information that this Defendant's true name is Ralph Kevin Clark, S.S.551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90, 10 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. CONTINUATION OF JURY TRIAL Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	18.50
DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. CONTINUATION OF JURY TRIAL Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. CONTINUATION OF JURY TRIAL Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
DEPT. VIII JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. CONTINUATION OF JURY TRIAL Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence as the court accepted the stipulation. Continued The hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90, CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90, CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-5-90, CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan. 7-6-90, 1	
JUDGE WENDELL Ruth Reese, Clerk Patsy Smith, 10:15 A.M. COURT ORDERED, State is entitled to get in the information that this Defendant's true name is Ralph Kevin Clark, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90 DEPT. VIII Defendant Struck Spread to sure the processor of the proc	10A.M.
Ruth Reese, Clerk Patsy Smith, 10:15 A.M. Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.55-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90 DEPT. VIII Decomption: Decomption: Decomption: Decomption: Decomption: Continued testimony and evidence presented by DDA, Michael O'Callaghan. Continued testimony and evidence of Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. Continued testimony and evidence of Court accepted the stipulation. Court accepted the stipulation that accepte	1020111
Continued testimony and evidence presented. (See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	TON OF
(See Witness and Exhibit Sheets). OUTSIDE PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
PRESENCE OF JURY: Mr. Posin moved to exclude testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-599 and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-599 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	•
testimony of witness, Officer Shalhoob. COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
COURT ORDERED, State is entitled to get in the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail, JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
the information that this Defendant is Ralph Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5993, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
Kevin Clark. Counsel stipulated Defendant's true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
true name is Ralph Kevin Clark, S.S.551-41-5998, and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
and the prints on Exhibit #4 are, in fact, Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 DEPT. VIII CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Defendant's prints that were rolled in Clark County Jail. JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stip- ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 DEPT. VIII CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
County Jail: JURY PRESENT: Mr. O'Callaghan advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
advised the Jury counsel had entered a stipulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
ulation that Ralph Kevin Clark, S.S.551-41-5998 and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
and Exhibit #4, which has not been admitted which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
which will be discussed later, are, in fact, Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Defendant's finger and palm prints. The Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
Court accepted the stipulation. Continued testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
7-5-90 DEPT. VIII testimony and evidence. At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-6-90, 1 State represented by DDA, Michael O'Callaghan.	
At the hour of 3:20 P.M., the Court recessed until 10:00 A.M., 7-5-90. (CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL State represented by DDA, Michael O'Callaghan.	
7-5-90 CONTINUATION OF JURY TRIAL Table 10 Collaghan. CUSTODY) 7-5-90 CONTINUATION OF JURY TRIAL Table 10 Callaghan.	
7-5-90 CONTINUATION OF JURY TRIAL 7-6-90, 1 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
7-5-90 CONTINUATION OF JURY TRIAL 7-6-90, 1 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
7-5-90 CONTINUATION OF JURY TRIAL 7-6-90, 1 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
7-5-90 CONTINUATION OF JURY TRIAL 7-6-90, 1 DEPT. VIII State represented by DDA, Michael O'Callaghan.	
7-5-90 CONTINUATION OF JURY TRIAL 7-6-90, 1 DEPT. VIII State represented by DDA, Michael O'Callaghan.	•
DEPT. VIII State represented by DDA, Michael O'Callaghan.	
DEPT. VIII State represented by DDA, Michael O'Callaghan.	
DEPT. VIII State represented by DDA, Michael O'Callaghan.	
DEPT. VIII State represented by DDA, Michael O'Callaghan.	0A.M.
ACTURATED I DETT. DICARS DIESCHET IN CHREGORY. LEDIESCHEEN I COMITANIAL	ION OF
by counsel, Mitchell Posin. JURY PRESENT: JURY TRIA	
Ruth Reese, Continued testimony and evidence presented.	-
Clerk (See Witness and Exhibit Sheets). OUTSIDE	
Patsy Smith, PRESENCE OF JURY: Mr. Posin moved for mis-	
Reporter trial per statement of Mrs. Calabrese that	
10:20 A.M. when she testified at Preliminary Hearing in	
The state of the s	

(CONTINUED)

NO. C93713 TITLE STATE OF NEVADA VS KEVIN BROOKS AKA RALPH KEVIN CLARK

DATE, JUDGE

CONTINUED CONTINUED Justice Court that several people were brought in by the Bailiffs and it was clear Defendant was in custody. COURT ORDERED, Motion denied. Mr. Posin again moved for Mistrial because MrO'Callaghan introduced previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the word of the litems is prejudicial. COURT ORDERED, Mr. Posin had stated because this is a burglary case, the word of the items is prejudicial. COURT ORDERED, Mr. Posin had stated because this is an independent examiner appointed for fire the proprint analysis. The Court directed Mr. Posin by the reason why he brought up the fact that Mrs. Calabres stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. looked right at her and then nudged the Deft. looked right at her and then nudged Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony may devidence. Outside Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony for exercise of the proper of the statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.	OFFICERS OF		
brought in by the Bailiffs and it was clear Defendant was in custody. COURT ORDERED, Motion denied. Mr. Posin again moved for Mistrial because Mr. O'Callaghan introduced previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit 19 will come in as is. Mr. Posin moved to have an independent exam- iner appointed for fingerprint analysis. The Court directed Mr. Posin the sec if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.	COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
brought in by the Bailiffs and it was clear Defendant was in custody. COURT ORDERED, Motion denied. Mr. Posin again moved for Mistrial because Mr.—O'Callaghan introduced previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody Tocally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the sudience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of Testimony and evidence. Outside PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED.	7 - 5 - 90	Justice Court that several people were	
Defendant was in custody. COURT ORDERED, Motion denied. Mr. Posin again moved for Mistrial because Mr.—O'Callaghan introduced previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent exam- iner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. locked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't récog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continued testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised beft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised beft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court of his rights	CONTINUED	brought in by the Bailiffs and it was clear	and the second s
Motion denied. Mr. Posin again moved for Mistrial because Mr. O'Callaghan introduced previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Defendant was in custody. COURT ORDERED.	
Mistrial because Mr. 0'Callaghan introduced previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. 0'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconcived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find soneone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. Outside PRESENCE OF JURY: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 5:50 P.M., Court recessed until 10:00 A.M., 7-6-90.	The second of the second	Motion denied. Mr. Posin again moved for	
previously admitted Exhibits which were in his sole custody from the time Court recessed on Tuesday until they were delivered back today. Mr. 0'Callagham stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY Mr. 0'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; he had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Mistrial because Mr. O'Callaghan introduced	
Tuesday until they were delivered back today. Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit '19 will come in as is. Mr. Posin moved to have an independent exam- iner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't récog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. Outside PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendent's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		previously admitted Exhibits which were in his	
Tuesday until they were delivered back today. Mr. O'Callagham stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabresse of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent exam- iner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- concrived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.	e de grand de de de la grand de la grad de la grand de	sole custody from the time Court recessed on	
Mr. O'Callaghan stated that he and Mr. Posin had stipulated the Exhibits could be removed in order that they be examained by members of the Crime Lab. COUNT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of Lestimony and evidence. Outside PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Tuesday until they were delivered back today.	
in order that they be examined by members of the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Mr. O'Callaghan stated that he and Mr. Posin	
in order that they be examained by members of the Crime Lab. COUNT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't récognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		had stipulated the Exhibits could be removed	
the Crime Lab. COURT ORDERED, Motion denied. Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		in order that they be examained by members of	
Mr. Posin objected to the list prepared by the Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continuad testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		the Crime Lab. COURT ORDERED, Motion denied.	
Calabreses of items taken from the house and stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. next to him with a snide smile looking right at her; he recognized her, she didn't récognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. Of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Mr. Posin objected to the list prepared by the	
stated because this is a burglary case, the value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continuation of testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Calabreses of items taken from the house and	
value of the items is prejudicial. COURT ORDERED, Exhibit #19 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't récog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit t. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.	•	stated because this is a burglary case, the	
ORDERED, Exhibit 119 will come in as is. Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; She had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. next to him with a snide smile looking right at her; he recognized her, she didn't récognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		value of the items is prejudicial. COURT	
Mr. Posin moved to have an independent examiner appointed for fingerprint analysis. The Court directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. Outside Presence of JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		ORDERED, Exhibit #19 will come in as is.	
The Gourt directed Mr. Posin to see if he could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Mr. Posin moved to have an independent exam- 1	
could find somebody locally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft, was escorted in and he and Co-Deft, were talking back and forth with some people in the audience; she had never seen Deft, before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft, of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		iner appointed for fingerprint analysis.	
could find somebody Iocally that could do it on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		The Court directed Mr. Posin to see if he	
on short notice. NOON RECESS. OUTSIDE PRESENCE OF JURY: Mr. O'Callaghan advised the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		could find somebody locally that could do it	
the Court he wanted to bring up the reason why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		on short notice. NOON RECESS. OUTSIDE	
why he brought up the fact that Mrs. Calabrese stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 350 P.M., Court recessed until 10:00 A.M., 7-6-90.		PRESENCE OF JURY: Mr. O'Callaghan advised	
stated in Justice Court Deft. was escorted in and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		the Court he wanted to bring up the reason	
and he and Co-Deft. were talking back and forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		why he brought up the fact that Mrs. Calabrese	
forth with some people in the audience; she had never seen Deft. before and had no preconceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		stated in Justice Court Deft. was escorted in	
had never seen Deft. before and had no pre- conceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		and he and Co-Deft. were talking back and	
conceived idea who he was; she noticed Deft. looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Torth with some people in the audience; she	
looked right at her and then nudged the Deft. next to him with a snide smile looking right at her; he recognized her, she didn't recog- nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		nad never seen Deit. before and had no pre-	
next to him with a snide smile looking right at her; he recognized her, she didn't recognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		looked might at home was; she noticed Deft.	
at her; he recognized her, she didn't récognize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		next to him with a smile smile leaking micht	•
nize him. Mr. Posin stated in regard to fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		at here he recognized here she didn't miner	
fingerprint examiner, he has not been able to run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		nize him. Mr. Dosin stated in record to	
run one down. The Court advised Mr. Posin if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		fingernrint examiner he has not been able to	
if he can find someone without delaying the trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		run one down. The Court advised Mr. Dosin	
trial, he can, otherwise, Court will not permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		if he can find someone without delaying the	
permit it. JURY PRESENT: Continuation of testimony and evidence. OUTSIDE PRESENCE OF JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		trial, he can, otherwise. Court will not	
JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		permit it. JURY PRESENT: Continuation of	
JURY: Court advised Deft. of his rights regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		testimony and evidence. OUTSIDE PRESENCE OF	
regarding testifying in his own behalf. Mr. O'Callaghan advised the Court Deft. has six prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		JURY: Court advised Deft. of his rights	
prior felonies. JURY PRESENT: Continued testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		regarding testifying in his own behalf. Mr.	
testimony presented. STATE RESTED. Mr. Posin waived Opening statement and commenced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		O'Callaghan advised the Court Deft. has six	
Mr. Posin waived Opening statement and com- menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.			
menced presentation of Defendant's case. DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		testimony presented. STATE RESTED.	
DEFENSE RESTED. At the hour of 3:50 P.M., Court recessed until 10:00 A.M., 7-6-90.		Mr. Posin waived Opening statement and com-	
Court recessed until 10:00 A.M., 7-6-90.		menced presentation of Defendant's case.	
		Court research artis 10.00 AM 3.6 00	
CUSTODY		Court recessed until 10:00 A.M., 7-0-90.	
CUSTODY			
CUSTODY			
		CUSTODY	
		la de la companya de	
	Maria de la companya		

CASE NO	TITLE THE STATE OF NEVADA VS KEVIN BROOKS	aka RALPH KEVIN CLARK
DATE, JUDGE OFFICERS OF		
COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
7-6-90	CONTINUATION OF JURY TRIAL	
DEPT. VIII	State represented by DDA, Michael O'Callaghan.	
JUDGE WENDELL	Deft. Brooks not present, in custody, repre-	
	sented by counsel, Mitchell Posin. Counsel	
Ruth Reese,	advised the Court Defendant had fainted and	
Clerk	was unconscious and was taken to University	
Patsy Smith,	Medical Center by ambulance. JURY PRESENT:	
Reporter	(10:45 A.M.)	
	At this time the Court excused Alternate #2,	
	Bruce Steurer, and ORDERED, trial continued	
	until 10:00 A.M., Monday, 7-9-90.	
	(CUSTODY)	
7-9-90	CONTINUATION OF JURY TRIAL	
DEPT. VIII	State represented by DDA, Michael O'Callaghan.	8-15-90, 9AM
JUDGE WENDELL	Deft. Brooks present, in custody, represented	SENTENCING
	by counsel, Mitchell Posin. OUTSIDE PRESENCE	COUNTS I AND II
Ruth Reese,	OF JURY: The Court stated what has been	
Clerk	marked and received as Exhibit #19 will be	
Patsy Smith,	withdrawn, remarked #19, will not be received,	
Reporter	just to show on the record what the exhibit	
	looked like. Exhibits #20 and #21 admitted	
	without objection. JURY PRESENT: Alternate	V
	#2, Bruce Steurer, not present. NO REBUTTAL.	
	At this time the Court INSTRUCTED the Jury.	
	Opening argument by Mr. O'Callaghan OUTSIDE	
	PRESENCE OF JURY: Mr. Posin stated Mr.	
	O'Callaghan has some "mug shots" of the Deft.	
	sitting out on his desk which he feels the	
	Jury could see and moved for a mistriat.	
	COURT ORDERED, Motion is denied. JURY PRESENT	
	Answering argument by Mr. Posin. Closing	
	argument by Mr. O'Callaghan. Alternate,	
	Karin Yassine, excused by the Court with ad- monishment.	
		The second of the second
	At the hour of 12:35 P.M., the Bailiff was sworn to take charge of the Jury and the Jury	
	retired to deliberate.	
•	2:30 P.M. All present as of the opening session. At this time the Jury returned	
	Verdicts of Guilty of Burglary, Counts I and	
	II. The Court thanked the Jury for their	
	services and excused them.	
	COURT ORDERED, if bail, Defendant will be	
	held without bail pending sentencing.	
	ponding sentencing.	
	(CUSTODY)	
<u></u>	<u>er er er kommune grande i der er e</u>	

TITLE STATE OF NEVADA VS RALPH KEVIN CLARK aka KEVIN BROO

DATE, JUDGE OFFICERS OF	APPEARANCES — HEARING	CONTINUED TO:
8-15-90	STATE'S MOTION TO AMEND INFORMATION	9-19-90, 9AM
DEPT. VIII	State represented by DDA, Michael O'Callaghan.	SENTENCING,
JUDGE WENDELL	Deft. Clark present, in custody, represented	Second Amended
Ruth Reese.	by counsel, Mitchell Posin. Richard Nall present on behalf of Dept. of P&P. Mr. O'Cal-	Information
Clerk	laghan moved to file Second Amended Informa-	
Patsy Smith,	tion: the Amended Information was filed 4-5-90	
Reporter	after Defendant was convicted, it was discovere	ed .
	from records received from California that Deft. has seven convictions evidenced by Ex-	
	hibit #10 attached to the Supplemental Ex-	
	hibits #9 and #10 filed 8-7-90; 8-3-90, Ex-	
	hibits #1 through #8 were filed to support	
-	Habitual Criminal charges. Mr. Posin requester time to respond. COURT ORDERED, sentencing	
	is continued to 9-19-90, 9:00 A.M., and Mr.	
	Posin is to respond by Friday, 9-7-90 and	
	leave courtesy copy with the office and serve	
	Mr. O'Callaghan and if Mr. O'Callaghan wants to respond, it is to be done by the 14th.	
	Mr. O'Callaghan advised the Court Defendant's	
	true-name is, in fact, Ralph Kevin Clark aka	
	Kevin Brooks. At this time Mr. O'Callaghan	
	filed Second Amended Information in Open Court MARY FRINK sworn and testified. State's Ex-	
	hibits #11 and #12 admitted into evidence.	
	Court signed Order to Amend Information in	
	Open Court.	
	(CUSTODY)	

CASE NO. CO	093713 TITLE	THE STATE	E OF NEVADA	VS. KEVIN	BROOKS AKA	RALPH KEVIN CLARK
OAGE NO.	· · · · · · · · · · · · · · · · · · ·					

COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
9/19/90	SENTENCING	9/21/90 @ 9 AM
MICHAEL J. WENDELI		
DEPT. VIII	Defendant Brooks present, in custody, with Mark Posin.	SAME
	Elizabeth Brownlee, Department of Parole and Probation,	
R. REESE	present. Mr. Posin requested matter be continued	
T. MEZA	in order for Defendant's family who are coming in from out of town to be present since they wish to make	
CLERKS/tm A. CHACON	statements. No objection by State.	
REPORTER	COURT ORDERED, matter continued.	
REPORTER	COOKI OWNERD) HELLET CONTINUES.	
9-21-90	SENTENCING	
DEPT. VIII	State represented by DDA, Michael O'Callaghan.	
JUDGE WENDELL	Deft. Brooks present, in custody, represented	
	by counsel, Mitchell Posin. Alexander Konopka	
Ruth Reese,	present on behalf of Dept. of P&P. Following	
Clerk	arguments of counsel, Court overruled ob-	
Russell Garcia	jections of seventh conviction, 3-29-78; Court	
Reporter	feels it is properly before the Court now at time of sentencing; Court designated Defendant	
	as habitual case. In this case a Jury found	
	Defendant Guilty of Counts I and II, Burglary;	
	at this time the Court adjudges Defendant	
	Guilty of each of those offenses. Court finds	
	Defendant is Guilty of the crimes of Burglary	
	Count I and Count II, and ORDERED, Defendant	
	be imprisoned in Nevada State Prison for a term	
	of life without possibility of parole to run	
	concurrently; NRS 207.010, Sub-Paragraph (2),	
	on felony convictions followed by proof beyond a reasonable doubt of at least three prior	
	felonies, and, in this case, seven prior	
a - s	felonies, Defendant is so sentenced and re-	
	manded to custody. The Court feels this	
	matter should be taken to the Supreme Court and	
	directed Mr. Posin to file Notice of Appeal.	
	CUSTODY-	
	C0310D1 _	
10-15-90	MITCHELL POSIN'S MOTION TO WITHDRAW AS ATTOR-	10-17-00 044
DEPT. VIII	NEY OF RECORD FOR DEFENDANT	10-17-90, 9AM CONFIRMATION O
JUDGE WENDELL	State represented by DDA, Randall Weed. Deft.	COUNSEL FOR PU
	Brooks present, in custody, represented by	OF APPEAL
Ruth Reese,	counsel, Murrary Posin, who appeared in place	
Clerk	and stead of Mitchell Posin, and presented	
Patsy Smith, Reporter	Mitchell Posin's Motion to Withdraw as Attorney of Record for Defendant. There being no ob-	
wohor cor	jection by the State, COURT ORDERED, Motion	
	is granted; the Court will confirm the Public	
	Defender on Wednesday, October 17th, at 9:00	
	A.M., for purpose of Appeal. Mr. Posin ad-	
	vised the Court the Notice of Appeal has	
· · · · · · · · · · · · · · · · · · ·	been filed. The Court advised counsel Deft.	
	will not have to be present for Confirmation	
	of Counsel.	
	CUSTODY (NSP)	

TITLE.

C93713

CASE NO .__



STATE OF NEVADA VS KEVIN BROOKS aka RALPH KEVIN CLAR

DATE, JUDGE OFFICERS OF **CONTINUED TO:** APPEARANCES — HEARING COURT PRESENT CONFIRMATION OF COUNSEL FOR PURPOSE OF APPEAL 10-17-90 State represented by DDA, Randall Weed. Deft. DEPT. VIII Brooks not present, in custody. DPD, Karen Brasier, present. COURT ORDERED, Public Defender's Office confirmed as counsel for JUDGE WENDELL Ruth Reese, Defendant; Notice of Appeal has been filed. Clerk Patsy Smith, Reporter (CUSTODY) 12-24-90 DEFENDANT'S PRO PER MOTION FOR SUBSTITUTION AND REMOVAL 12-26-90 @9A.M. OF ATTORNEY OF RECORD. AT REQUEST OF COURT, MATTER DEFENDANT'S PRO DEPT. VIII MOTION FOR JUDGE WENDELL CONTINUED. SUBSTITUTION AND S. SMITH REMOVAL OF ATTOR RELIEF CLERK OF RECORD CUSTODY (NSP) SS 12-26-90 DEFENDANT'S PRO PER MOTION FOR SUBSTITUTION DEPT. VIII JUDGE WENDELL AND REMOVAL OF ATTORNEY OF RECORD State represented by DDA, James Miller. Deft. Brooks present, in custody, represented Ruth Reese, by DPD, Michael Miller. Following statements Clerk of counsel and Defendant, the Court feels it Patsy Smith, does not have jurisdiction at this time to entertain Defendant's application but if it Reporter did have jurisdiction it would deny the Motion under Supreme Court Rule (44). COURT ORDERED, Mr. Robert Miller will continue to represent Defendant. The Court directed the District Attorney to prepare the appropriate Order. CUSTODY (NSP) DEFENDANT'S PRO PER CONSTITUTIONAL RIGHT TO 1-28-91 1-29-91, 9A.M. DEPT. VIII ACT AS HIS OWN COUNSEL DEFENDANT'S PRO JUDGE WENDELL State represented by DDA, Randall Weed. PER CONSTITUTION. Deft. Brooks present without benefit of RIGHT TO ACT AS Ruth Reese, counsel, The Court advised counsel and Deft. HIS OWN COUNSEL Clerk Mr. Robert Miller was in Chambers and had to be in another Department. Deft. stated he Patsy Smith. (DEPT. XI) had a conflict with the Public Defender's Reporter Office and desires to handle the matter him-Mr. Weed stated the Court has no juris self. diction. Deft. advised the Court this matter should be before Judge Guy and not in this Department. COURT ORDERED, this matter will be on Judge Guy's Calendar tomorrow. CUSTODY (NSP)

TITLE STATE OF NEVADA VS. KEVIN BROOKS AKA RALPH KEVIN CLAR.

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
1-29-91 ADDELIAR D. GI T.ALMSTEAD (CLERK) SHARON COPE (RECORDER)	DEFENDANT'S PRO PER CONSTITUTIONAL RIGHT TO ACT JY AS HIS ON COUNSEL (SHOULD HAVE BEEN FILED IN C96991) State represented by Gary Booker, DDA. Deft. Brooks present in custody with Karen Brasier, DPD. Court inquired of defendant why he wanted to represent himself. Deft. stated he was repre- sented by Counsel that he paid for and was con- victed and given two Life sentences and wanted to represent himself in this case. Statement by	1/31/at 9 AM MOTION CONTINUE AND CALENDAR CAL (See C96991)
	Mr. Booker. Court canvassed the defendant. Court noted that the defendant had calendared the wrong case and ORDERED this motion continued to calendar call.	
	CUSTODY	

MINUTES DATE: 03/18/91

CRIMINAL COURT MINUTES

90-C-093713-C	STATE OF	NEVADA		vs Burney, Fi	red W	
	03/18/91	09:00 AM 00	ALL PEN	DING MOTIONS	(3/18/91)	
	HEARD BY:	Carl J. Chri	stensen,	Visiting Judg	ge; Dept. VJ15	
	OFFICERS:	NANCY DORMAI	ER, Relie	f Clerk		
	PARTIES:	PATSY SMITH, 000795 Van	Reporter De Pol, K	/Recorder aren L.		Y
		0001 D1 Bur PUBDEF Publ 003374 Broo	ic Defend	er		N Y Y
PUBLIC DEFENI PROCEED IN FO		N TO WITHDRAW IS	AS COUNS	EL AND ALLOW	DEFENDANT TO	
DEFENDANT'S N	MOTION TO W	ITHDRAW GUILT	Y PLEA			
Pol asked if	the Court D, Defendan Lions moot.	had received t's motion to	the State	's opposition	ions. Ms. Van De n to withdraw. is denied making	
	05/08/91	09:00 AM 00	ALL PEN	DING MOTIONS	(05-8-91)	
	HEARD BY:	Carl J. Chri	stensen,	Visiting Judg	ge; Dept. VJ15	
	OFFICERS:	ELIZABETH D'			ck	
	PARTIES:	PATSY SMITH, 003700 Chri				Y
		0001 D1 Bur PUBDEF Publ 001656 Chri	ic Defend	er		Y Y Y
		ION FOR LEAVE PETITION FOR				
		the response ERED, continu		typed and red	quested a	, <u>-</u> '
CITCHODY MOD						

CUSTODY, NSP

CONTINUED TO: 05/15/91 09:00 AM 01

CONTINUED ON PAGE: 002 MINUTES DATE: 05/08/91

MINUTES DATE: 05/15/91

CRIMINAL COURT MINUTES

90-C-093713-C	STATE OF	NEVADA	vs	Burney,	Fred W		
				CO	NTINUED FR	OM PAGE	: 001
	05/15/91	09:00 AM 01	ALL PENDIN	NG MOTION	S (05-8-91)	
	HEARD BY:	Carl J. Chri	stensen, Vis	siting Ju	dge; Dept.	VJ15	
	OFFICERS:	ELIZABETH D'A			erk		
	PARTIES:						Y
		0001 D1 Bur PUBDEF Publ 001656 Chri	ic Defender				N Y Y
	'S PRO PER	ION FOR LEAVE PETITION FOR MOTION TO AP	POST-CONVIO	CTION REL		e e e e e e e e e e e e e e e e e e e	
Mr. Christian Ponticello fu ORDERED, cont	rnished Mr						 RT
CUSTODY, NSP							
CONTINUED TO:	05/20/91	09:00 AM 02					
	05/20/91	09:00 AM 00	ALL PENDI	NG MOTION	S 5/20/91		
	HEARD BY:	Carl J. Chris	stensen, Vis	siting Ju	dge; Dept.	VJ15	
		SANDRA SMITH PATSY SMITH, 003700 Chri	Reporter/Re	ecorder			Y
		0001 D1 Bur PUBDEF Publ 003076 Hill		₹.			N Y Y
DEFENDANT'S P	RO PER MOT	ION FOR LEAVE	TO PROCEED	IN FORMA	PAUPERIS		
DEFENDANT'S P	RO PER PET	ITION FOR POS'	T-CONVICTION	N RELIEF			
DEFENDANT'S P	RO PER MOT	ION TO APPOIN'	T COUNSEL				

Mr. Hillman advised Court this case is being handled by Howard Brooks, DPD who was unable to be present. Mr. Christensen stated that defendant fully and freely plead guilty and the sentence was commensurate with his prior record. In addition, there was no prejudice in this matter and State moves for denial of the Petition. COURT ORDERED: Defendant's motions are denied and State to prepare the order.

PRINT DATE: 10/30/06 PAGE: 002 CONTINUED ON PAGE: 003
PAGE: 002 MINUTES DATE: 05/20/91

PAGE: 003 MINUTES DATE: 05/20/91

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA

vs Burney, Fred W CONTINUED FROM PAGE: 002

CUSTODY (NSP)

PRINT DATE: 10/30/06 MINUTES DATE: 05/20/91 PAGE: 003

MINUTES DATE: 03/04/91

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA

vs Brooks, Kevin

03/04/91 09:00 AM 00 ALL PENDING MOTIONS (3-4-91)

HEARD BY: Michael J. Wendell, Overflow Judge; Dept. 8

OFFICERS: RUTH REESE, Court Clerk

PATSY SMITH, Reporter/Recorder

PARTIES: 002781 Roger, David J.

Y

DEFENDANT'S PROPER PERSON MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS; DEFENDANT'S PROPER PERSON PETITION FOR POST-CONVICTION RELIEF

State represented by David J. J. Roger. Deft. Kevin Brooks aka Ralph Kevin Clark, not present, in custody, Nevada State Prison, without benefit of counsel. COURT ORDERED, deferred ruling as to Defendant's Proper Person Motion for Leave to Proceed in Forma Pauperis; as to Defendant's Proper Person Petition for Post-Conviction Relief, denied, without prejudice; the Court does not have jurisdiction at this time, the matter is on Appeal to the Supreme Court; until Supreme Court rules, the Court will defer ruling on any matters.

04/10/91 09:00 AM 00 PRO PER MOTION TO PROCEED IN FORMA PAUPERIS (DEPT VIII)

HEARD BY: Michael J. Wendell, Overflow Judge; Dept. 8

OFFICERS: SANDRA SMITH, Relief Clerk

TOM MERCER, Reporter/Recorder

PARTIES: 003495 Chairez, Don P.

N

0003 D Brooks, Kevin 003995 Gibson, Thomas J. N

Y

COURT ORDERED: This matter is on appeal and the Court does not have jurisdiction to make a ruling at this time. COURT FURTHER ORDERED: Motion is denied, State to prepare the order and Mr. Gibson to mail a copy to the defendant.

CUSTODY (NSP)

CONTINUED ON PAGE: 002

MINUTES DATE: 04/10/91

MINUTES DATE: 10/28/91

Υ

Y Y

Y

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA vs Brooks, Kevin

CONTINUED FROM PAGE: 001

10/28/91 09:00 AM 00 ALL PENDING MOTIONS 10/28/91

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

OFFICERS: SANDRA SMITH, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 000101 Henry, William P.

Y

HEARING: PETITION FOR POST CONVICTION RELIEF

DEFENDANT'S PRO PER MOTION FOR SUBSTITUTION OF COUNSEL OF RECORD

DEFENDANT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

DEFENDANT'S PRO PER MOTION FOR TRANSFER OF RECORDS

DEFENDANT'S PRO PER MOTIN FOR ORDER TO STAY PENDING POST CONVICTION RELIEF

Mr. Henry advised Court that defendant's motion has already been filed and requested Court deny defendant's Motion for Order To Stay. COURT stated that defendant as indicated he needs to review all the records to properly prepare his case. COURT ORDERED: Motion for Order To Stay is denied and matter continued for hearing on defendant's remaining motions.

CUSTODY (NSP)

11/13/91 @9A.M. - DEFENDANT'S PRO PER MOTIONS

11/13/91 09:00 AM 00 ALL PENDING MOTIONS 11/13/91

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

OFFICERS: SANDRA SMITH, Court Clerk PARTIES: 000101 Henry, William P.

0003 D Brooks, Kevin PUBDEF Public Defender 001231 Dejulio, Douglas P.

HEARING: PETITION FOR POST CONVICTION RELIEF

DEFENDANT'S PRO PER MOTION FOR SUBSTITUTION OF COUNSEL OF RECORD

DEFENDANT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

DEFENDANT'S PRO PER MOTION FOR TRANSFER OF RECORDS

Mr. Henry stated that defendant does not cite any reason why he is requesting a stay and is not entittled to an Evidentiary Hearing. Mr.

PRINT DATE: 10/30/06 PAGE: 002 CONTINUED ON PAGE: 003
PRINT DATE: 11/13/91

MINUTES DATE: 11/13/91

PAGE: 003

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA

vs Brooks, Kevin

CONTINUED FROM PAGE: 002

DeJulio advised Court all the necessary papers will be forwarded to defendant. COURT ORDERED: Defendant's Pro Per Motions are granted except Petition For Post Conviction Relief. The Public Defender's Office may withdraw as counsel and matter continued. Defendant is not required to be present.

CUSTODY (NSP)

12/11/91 @9A.M. FURTHER PROCEEDINGS - HEARING: PETITION FOR POST CONVICTION RELIEF

12/11/91 09:00 AM 00 ALL PENDING MOTIONS 12/16/91

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

OFFICERS: LEONE DUMIRE, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 000738 Berrett, Bill A.

Y

Y

Y

COURT ORDERED: MATTER IS CONTINUED FOR HEARING.

CUSTODY NSP

12/16/91 @ 9 AM - HEARING: PETITION FOR POST CONVICTION RELIEF

CONTINUED TO: 12/16/91 09:00 AM 01

12/16/91 09:00 AM 01 ALL PENDING MOTIONS 12/16/91

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

OFFICERS: SANDRA SMITH, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 003649 Kephart, William D.

0003 D Brooks, Kevin

PRO SE Pro Se

FURTHER PROCEEDINGS / HEARING: PETITION FOR POST CONVICTION RELIEF

Defendant has requested a 90 day continuance and COURT ORDERED: Matter continued.

CUSTODY (NSP)

3/9/92 @9A.M. - HEARING: PETITION FOR POST CONVICTION RELIEF

CONTINUED ON PAGE: 004 MINUTES DATE: 12/16/91

MINUTES DATE: 03/09/92

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA

vs Brooks, Kevin

CONTINUED FROM PAGE: 003

Y

Υ

Ν

03/09/92 09:00 AM 00 ALL PENDING MOTIONS 3/9/92

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

OFFICERS: SANDRA BROUGH, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 000101 Henry, William P.

0003 D Brooks, Kevin N
PRO SE Pro Se Y

HEARING: PETITION FOR POST CONVICTION RELIEF....DEFENDANT'S PRO PER EX PARTE MOTION FOR ENLARGEMENT OF TIME

State advised they have responded to deft.'s motions; the Court has continued four times per deft.'s request so he may reply to their oppostion; and requests any motions for continuance be denied. COURT ORDERED, matter continued for one week for the Court's decision.

NSP....3/16/92 @ 9:00 A.M. DECISION: DEFENDANT'S PETITION FOR POST CONVICTION RELIEF.....DECISION: DEFENDANT'S PRO PER EX PARTE MOTION FOR ENLARGEMENT OF TIME

03/16/92 09:00 AM 00 HEARING JUDGE'S DECISION

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

OFFICERS: SANDRA BROUGH, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 003186 James, Karen M.

0003 D Brooks, Kevin

PRO SE Pro Se

DECISION: DEFENDANT'S PETITION FOR POST-CONVICTION RELIEF....PRO PER EX PARTE MOTION FOR ENLARGEMENT OF TIME

Court FINDS the allegations in the petition are without merit, a justice of the peace does not have to be a lawyer by Statute and ORDERED deft.'s Petition for Post-Conviction Relief, DENIED. FURTHER this Court doesn't find there was ineffective assistance of counsel, deft.'s major contention is that he didn't get a copy of the preliminary hearing transcript; however deft.'s counsel was cognizant of all the facts, had the transcript in his possession and wasn't required to show it to the deft. and therefore ORDERED deft.'s Pro Per ExParte Motion for Enlargement of Time, DENIED. State to prepare Findings of Fact and Conclusions of Law.

NSP

CONTINUED ON PAGE: 005
MINUTES DATE: 03/16/92

PRINT DATE: 10/30/06

MINUTES DATE: 11/22/93

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA vs Brooks, Kevin

CONTINUED FROM PAGE: 004

11/22/93 08:45 AM 00 PROPER PERSON MOTION FOR PRODUCTION OF

TRANSCRIPTS

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

OFFICERS: DOROTHY KELLY, Relief Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 003814 Holthus, Mary Kay Y

Court advised Court Reporter to inquire as to what defendant wants, and ORDERED, matter off calendar.

CUSTODY (NDP)

12/20/93 08:45 AM 00 PRO PER MOTION FOR LEAVE TO PROCEED IN

FORMA PAUPERIS

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

OFFICERS: SANDRA BROUGH, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: Siegel, Jay L. 004748

> 0003 D Brooks, Kevin

PRO SE Pro Se N

Y

Y

Deft. not present and in custody at the Nevada Department of Prisons.

State advised no objection. COURT ORDERED, Deft.'s Pro Per Motion for Leave to Proceed in Forma Pauperis, GRANTED.

NSP

PRINT DATE: 10/30/06

CONTINUED ON PAGE: 006

MINUTES DATE: 07/08/94

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA vs Brooks, Kevin

CONTINUED FROM PAGE: 005

07/08/94 08:45 AM 00 AT REQUEST OF DEFENDANT

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

OFFICERS: LINDA GROVES, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: 004353 Pace, Barter G. Υ

Brooks, Kevin 0003 D

PRO SE Pro Se

Ν Y

Defendant not present and in custody at the Nevada Dept of Prisons. Pace stated he doesn't know why this case is on calendar. Colloquy regarding the case. COURT ORDERED, motion for transcripts DENIED. Defendant to be specific as to transcripts needed and the reasons why.

NDP

06/22/99 08:30 AM 00 ALL PENDING MOTIONS 6/22/99

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

OFFICERS: LINDA SKINNER, Court Clerk

JAMES HELLESO, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006240 Brown, Philip H.

Ν

DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS...DEFT'S PRO PER MOTION FOR EXTENSION OF TIME...DEFT'S PRO PER MOTION FOR CLARIFICATION

COURT ORDERED, based on State's response, Deft's Pro Per Petition for Writ of Habeas Corpus; Deft's Pro Per Motion for Extension of Time and Deft's Pro Per Motion for Clarification are DENIED. FURTHER, Deft's Pro Per Motion for Leave to Proceed in Forma Pauperis is GRANTED. Court directed Mr. Brown to prepare the Order.

NDP

CONTINUED ON PAGE: 007

PRINT DATE: 10/30/06 PAGE: 006 MINUTES DATE: 06/22/99

MINUTES DATE: 02/08/00

Y

Y

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA vs Brooks, Kevin

CONTINUED FROM PAGE: 006

02/08/00 09:00 AM 00 ALL PENDING MOTIONS 2-8-00

HEARD BY: Mark Gibbons, Chief Judge

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

PARTIES: STATE OF NEVADA Y
005927 De La Garza, Melisa Y

0003 D Brooks, Kevin

DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS...COURT ORDERED, motion GRANTED.

Pro Se

PRO SE

DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS...Court advised he has reviewed the petition and the return. COURT ORDERED, petition DENIED as 1) it is time-barred, 2) it is successive with deft's other petitions and 3) this issue was raised on direct appeal and was rejected. Court stated he believes this petition was also denied by Judge Pavlikowski on June 22.

NDP

01/27/03 09:00 AM 00 DEFT'S PRO PER MTN VACATE/CORRECT ILLEGAL SENTENCE/47

HEARD BY: Nancy M Saitta, Judge; Dept. 18

OFFICERS: Amber Farley, Court Clerk

Kristine Cornelius, Reporter/Recorder

PARTIES: STATE OF NEVADA

005734 Pandukht, Taleen R.

Court stated this motion is improper procedurally, and that the issue has already been determined to lack merit. Motion DENIED in its entirety.

NDC

CLERK'S NOTE: A copy of this minute order mailed to the Defendant via the address as listed in the pleadings. /af

PRINT DATE: 10/30/06

PAGE: 007

CONTINUED ON PAGE: 008

MINUTES DATE: 01/27/03

MINUTES DATE: 06/21/04

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA vs Brooks, Kevin

CONTINUED FROM PAGE: 007

06/21/04 09:00 AM 00 ALL PENDING MOTIONS 6/21/04

HEARD BY: Nancy M Saitta, Judge; Dept. 18

OFFICERS: Amber Farley, Court Clerk

Debra Vanblaricom, Reporter/Recorder

PARTIES:

STATE OF NEVADA

003202 Stanton, David L.

Y

STATE'S MOTION TO DISMISS PETITION FOR WRIT OF HABEAS CORPUS The Court noted the State has argued that the petition is successive

under Chapter 34, and the COURT SO FINDS. The COURT ORDERED, Motion is GRANTED and Petition is DISMISSED. The State may also include in their order that, based on the history of the pleadings in this case, the State does not have to respond to any additional filings unless ordered to do so by this Court.

DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS

As the Court granted the State's motion to dismiss the petition, the petition is now moot.

NDC

01/09/06 09:00 AM 00 ALL PENDING MOTIONS 1-09-06

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

OFFICERS: Kristen Brown, Court Clerk

Jo Anne Pierpont, Reporter/Recorder

PARTIES:

STATE OF NEVADA

007295 Saraqosa, Melissa A.

DEFT'S PRO PER MOTION TO DISMISS PROSECUTING AND JUDGMENT OF CONVICTION DUE TO LACK OF INFORMATION...DEFT'S PRO PER MOTION FOR PRODUCTION OF FAVORABLE EVIDENCE

COURT ORDERED, matter CONTINUED for the deft. to be transported.

NDC

CONTINUED TO: 2/01/06 9:00 AM

CONTINUED ON PAGE: 009

MINUTES DATE: 02/08/06

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA vs Brooks, Kevin

CONTINUED FROM PAGE: 008

Y

Y

Υ

02/08/06 09:00 AM 00 ALL PENDING MOTIONS 2-08-06

HEARD BY: Nancy M Saitta, Judge; Dept. 18

OFFICERS: Kristen Brown, Court Clerk

Jo Anne Pierpont, Reporter/Recorder

PARTIES: STATE OF NEVADA

009210 Tomsheck, Joshua L.

0003 D Brooks, Kevin

PRO SE Pro Se

DEFT'S PRO PER MOTION TO DISMISS PROSECUTION AND JUDGMENT OF CONVICTION DUE TO LACK OF INFORMATION...DEFT'S PRO PER MOTION FOR PRODUCTION OF FAVORABLE

Court stated that it doesn't see any new grounds; motions are restatements that have already been denied. Argument by the deft. Mr. Tomsheck argued motions are time barred by statute. Court stated its findings and ORDERED, Motions DENIED.

NDC

EVIDENCE

03/08/06 09:00 AM 00 DEFT'S PRO PER MOTION FOR

RECONSIDERATION /55

HEARD BY: Nancy M Saitta, Judge; Dept. 18

OFFICERS: Kristen Brown, Court Clerk

Jo Anne Pierpont, Reporter/Recorder

PARTIES: STATE OF NEVADA

007480 Pate, Susan

Court noted the deft. is asking for additional time; Court has already heard the writs filed by the deft. and the State's position is this motion is not properly before the Court because the deft. did not seek leave of the Court. Court stated the deft. needs to follow the procedures as set forth in EDCR 2.24(a), therefore, ORDERED, Motion DENIED.

NDC

PRINT DATE: 10/30/06

CONTINUED ON PAGE: 010

PAGE: 009 MINUTES DATE: 03/08/06

MINUTES DATE: 06/28/06

CRIMINAL COURT MINUTES

90-C-093713-C STATE OF NEVADA

vs Brooks, Kevin

CONTINUED FROM PAGE: 009

06/28/06 09:00 AM 00 DEFT'S PRO PER MTN FOR WRITTEN JUDGMENT

OR FINDINGS PURSUANT TO NRS 34.830 /56

HEARD BY: Nancy M Saitta, Judge; Dept. 18

OFFICERS: Carole D'Aloia, Relief Clerk

Jo Anne Pierpont, Reporter/Recorder

PARTIES:

STATE OF NEVADA

009210 Tomsheck, Joshua L.

Y

Court noted the absence of the Defendant as he is currently serving his sentence in the Nevada Department of Corrections (NDC) and, ORDERED, Defendant's presence WAIVED this date. Regarding Defendant's pro per motion, Court advised the Judgment has already been entered and if Defendant wants a copy, he needs to request it from the Clerk of the Courts and, ORDERED, motion DENIED, Mr. Tomsheck to prepare and submit appropriate Order.

NDC

CLERK'S NOTE: A COPY OF THIS MINUTE ORDER MAILED TO: KEVIN BROOKS, #33384, P.O. BOX 1989, ELY, NV 89301 ON 7/5/06. cd

10/11/06 09:00 AM 00 DEFT'S PRO PER MOTION FOR WRITTEN JUDGMENT OR FINDINGS/57

HEARD BY: Nancy M Saitta, Judge; Dept. 18

OFFICERS: Kristen Brown, Court Clerk

Deniece Lopez, Reporter/Recorder

PARTIES:

STATE OF NEVADA

009662 Rickert, David J.

Y

Submitted by Mr. Rickert. Court stated it appears the deft. has already filed this motion two times and it's not clear what the deft. is requesting, ORDERED, Motion DENIED as there is no legally cognizable reason to grant the motion.

NDC

PRINT DATE: 10/30/06 PAGE: 010 MINUTES DATE: 10/11/06

COUNTY CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

KEVIN BROOKS #33384 P.O. BOX 1989 ELY, NV 89301

DATE: October 30, 2006

CASE: C93713

RE CASE: STATE OF NEVADA vs. KEVIN BROOKS

NOTICE OF APPEAL FILED: 10/26/06

RULE 3(e) DOCUMENTS TRANSMITTED: 10/30/06

RULE 3(e) DOCUMENTS **NOT** TRANSMITTED/MISSING:

ORDER

NOTICE OF ENTRY OF ORDER

EXPLANATION OF POSSIBLE DEFICIENCIES:

DOCUMENTS/FEES:

REFER TO:

PROCEDURE:

NOTICE OF APPEAL

NRAP 3(a)

\$24.00 District Court Filing Fee

(if applicable).

CASE APPEAL STATEMENT

NRAP 3(a)(1)

To be filed with Notice of Appeal:

Lists information necessary for docketing in the supreme court: district court case number; party names; counsel names; trial judge; whether trial or appellate counsel was

appointed; whether appellant is

proceeding in forma pauperis; date the proceedings commenced in the district

court {NRAP Form 2}*.

^{*}May be filed directly with the Supreme Court if not submitted with the Notice of Appeal.

Certification of Copy

State of Nevada	7	gg.
County of Clark	了	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.

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

STATE OF NEVADA,)
Plaintiff(s),)) Case N <u>o</u> : C93713) Dept N <u>o</u> : XVIII
VS.))
KEVIN BROOKS,	\
Defendant(s),)

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 30 day of October 2006.

Shirley B. Parraguirre, Clark County Clerk

Robin J. Mills, Deputy Clerk