Eile Stamped Dept. No. 3-ILED No. C204957 2000 SEP -9 P 2:31 IN THE Zighth JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF Clark CLERK OF THE COURT Rickie Slaughter jr. No. 52385 Petitioner/Plaintiff, SEP 102008 The State of Nevada TRACIE K. LINDEMAN CLERK OF SUFFIEME COUNT Respondent/Defendant. NOTICE OF APPEAL

Notice is hereby given that Rickie Slaughter, Petitioner/Defendant above named,
hereby appeals to the Supreme Court of Nevada from the final judgment/order

(Findings of Foot Conclusions of law and order density with of habour corpus

entered in this action on the 11th day of August 2008.

Dated this 1th day of September 2008.

Rickie Layont Slaventer,
Appellant
Ely State Prison
P.O. Box 1989

P.O. Box 1989 Ely, Nevada 89301-1989

SEP 1 0 2008

TRACIE K. LINDEMAN
CLERK OF SUPPREME COURT
DEPUTY CLERK

SEP 0 9 2008 CLERK OF THE COURT

CREASE KETUIN

1 **ASTA** FILED 2 2008 SEP 10 : A 10: 46 3 **DISTRICT COURT** 5 CLARK COUNTY, NEVADA CLERK OF THE COURT 6 7 STATE OF NEVADA, Case No: C204957 8 Plaintiff(s), Dept No: III 9 VS. 10 RICKIE SLAUGHTER, JR., 11 Defendant(s), 12 13 CASE APPEAL STATEMENT 14 15 1. Appellant(s): RICKIE SLAUGHTER, JR. 16 2. Judge: DOUGLAS W. HERNDON 17 3. All Parties, District Court: 18 Plaintiff, THE STATE OF NEVADA 19 Defendant(s), RICKIE SLAUGHTER, JR. 20 4. All Parties, Appeal: 21 Appellant(s), RICKIE SLAUGHTER, JR. 22 Respondent, THE STATE OF NEVADA 23 5. Appellate Counsel: 24 Appellant/Proper Person Respondent Rickie Slaughter # 85902 David Roger, District Attorney 25 P.O. Box 1989 200 Lewis Ave. Ely, NV 89301 Las Vegas, NV 89101 26 (702) 671-2700 27

28

- 6. District Court Attorney, Appointed
- 7. On Appeal, N/A
- 8. Forma Pauperis, Granted
- 9. Date Commenced in District Court: September 22, 2004

Dated This 10 day of September 2008.

Edward A. Friedland, Clerk of the Court

By:

Heather Lofquist, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

stamped copy!

FILED

No. <u>C204957</u>

Dept. No. 3 2000 SEP - 9 P 2: 31

 Y hth Judicial district court STATE OF NEVADA IN AND FOR THE COUNTY OF <u>Clack</u>	CLERK OF THE COURT

Rickie Slaughter fr.	}
Petitioner/Plaintiff,	}
v.	}
The State Of Nevada	}

Respondent/Defendant.

CASE APPEAL STATEMENT

- 1. Name of Appellant filing this appeal statement: Rickie L. Slaughter fr.
- 2. Identify the judge issuing the decision, judgment, or order appealed from: Honorable Douglas W. Herndon, district Court judge.
- 3. Identify all parties to the proceedings in the district court (the use of et al. to denote parties is prohibited): Rickie Slaughter jr. (petition ver); The State of Nevada
- 4. Identify all parties involved in this appeal (the use of et al. to denote parties is prohibited): <u>Rickie Maughter (appellant)</u>: The Mate Of Nevocola.
- 5. Set forth the name, law firm, address, and telephone number of all counsel on appeal and identify the parties or party whom they represent:

Rickie Staughter	David J. Roger Attorney	Catherine Cortez Master Attorney
E.S.P. P.O. BOX 1989 Ely. Nevada 89301 Address	200 Lewis Ave 37 Floor, LV. NV.8915 Address	Address
Telephone Number	Telephone number	Telephone number
Agoellant Represents	Respondent Represents	Revision dent Represents

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

	court: Appointed Counsel Pro Per
7.	Indicate whether appellant was represented by appointed or retained counsel on appeal:
	Appointed Counsel Pro Per
8.	Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of
	entry of the district court order granting such leave: Yes No
	Date: 9 1/3106
9.	Indicate the date the proceedings commenced in the district court (e.g., date complaint,
	indictment, information, or petition was filed): Date: 8 / 7/06
Da	sted this 7th day of September 2008.
	Appellant Ely State Prison
	P.O. Box 1989 Ely, Nevada 89301

CERTIFICATE OF SEVICE BY MAIL

I hereby certify that a true and correct copy of the fore going Notice of Appeal (Addition), Case

Appeal Statement, was mailed to:

Charles J. Short, Clark County Dist. Ct. Clerk 200 Lewis Ave. 3rd Floor. Las regas, NY. 89345

Dated this 7 day of September 2008.

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding Notice
Appeal and Carc Appeal Statement (Title of Document)
filed in District Court Case No. <u>C204957</u>
Does not contain the social security number of any person.
-OR-
Contains the social security number of a person as required by:
A. A specific state or federal law, to wit: (State specific law)
-OR-
B. For the administration of a public program or for an application for a federal or state grant.
(Signature) 9-7-08 (Date)

DATE: 09/10/08 CASE NO. 04-C-204957-C

INDEX

TIME10:32 AM
JUDGE:Herndon, Douglas W

STATE OF NEVADA

[] vs Slaughter, Rickie

[]

0001 D1 Rickie Slaughter P O Box 1989 Ely, NV 89301 Pro Se

	NO.	FILED/REC	CODE REASON/DESCRIPTION	FOR	oc so	CH/PER C	
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			ARRN/INITIAL ARRAIGNMENT	0001		10/05/04	
			CBOR/CRIMINAL BINDOVER RECEIPT	0001			
			INFO/INFORMATION	0001	_	09/28/04	
			INFO/AMENDED INFORMATION	0001		09/28/04	
			HEAR/CONFIRMATION OF COUNSEL (PRIVATE)	0001	. CM	10/19/04	<u>l</u>
			CALC/CALENDAR CALL	0001		11/30/04	
	0008	8 10/05/04	JURY/TRIAL BY JURY (VJ 11/30/04)	0001		12/06/04	
	0009	9 10/05/04	MOT /EXPARTE MOTION FOR RELEASE OF MEDICAL RECORDS	0001		10/19/04	
	0010	0 10/11/04	ORDR/ORDER RELEASING MEDICAL RECORDS			10/11/04	
	0013	1 10/12/04	MOT /RUE'S MTN TO WITHDRAW DUE TO CONFLICT/06	0001	GR.	10/19/04	ł
	0012	2 10/13/04	LIST/NOTICE OF EXPERT WITNESSES AND WITNESSES	0003	Ļ		
	0013	3 10/13/04	TRAN/REPORTER'S TRANSCRIPT PRELIMINARY	0001	L	09/21/04	1
			HEARING	0001			
	0014	4 10/19/04	MOT /ALL PENDING MOTIONS 10-19-04	0001		10/19/04	
	001	5 11/30/04	JURY/OVERFLOW (16) S KRISKO / P WOMMER	0001		12/10/04	4
			2-3 DAYS/10-13 WITNESSES/NO OUT OF STATE	0001	Ĺ		
	001	6 12/01/04	ORDR/ORDER APPOINTING COUNSEL	0001		12/01/04	
	001	7 12/02/04	ORDR/STIPULATION AND ORDER EXTENDING TIME	0001		12/02/04	
			JURY/TRIAL BY JURY	000		12/13/04	4
			LIST/NOTICE OF WITNESSES	000			_
			HEAR/TRIAL SETTING	000:		12/16/04	4
	002	1 12/07/04	NOTC/NOTICE OF ALIBI	000			
	002	2 12/08/04	LIST/NOTICE OF WITNESSES	000:			
			NOTC/NOTICE OF REBUTTAL ALIBI	000		((-)	_
	002	4 12/16/04	CALC/CALENDAR CALL	000		02/08/09	
	002	5 12/16/04	JURY/TRIAL BY JURY (RV 2/8/05)	000		02/14/09	
,	002	6 12/13/04	INFO/SECOND AMENDED INFORMATION	000		12/13/04	4
	002	7 12/13/04	REQT/MOTION TO DISMISS COUNSEL EX PARTE AND	000			
			APPOINTMENT OF ALTERNATE COUNSEL	000		10/07/0	
	002	8 12/27/04	CRTF/CERTIFICATE OF SERVICE BY MAIL OF	000		12/27/04	4
			CERTIFICATE OF TITLE	000		20/07/0	A 37
	002	9 12/27/04	ORDR/ORDER TO PRODUCE TRANSCRIPT OF FARETTA	000		12/27/04	4 Y
			CANVASS PORTION OF HEARING HELD	000	T		
	DEC	EMBER 13 2	004 IN DISTRICT COURT DEPT 1	000	1 (7)	02/07/09	_
	003	0 01/10/05	PET /DEFT'S PRO PER PTN FOR PERMISSION FOR	000		02/07/03	3
			INCARCERATED PERSON TO MARRY/13	000		02/07/0	_
	003	1 01/11/05	MOT /DEFT'S APPLICATION TO PROCEED IN FORMA	000		02/07/0	5
			PAUPERIS/14				Y
			APPL/EX PARTE APPLICATION TO PROCEED IN FORMAPPLICATION OF	000			,1
			NCIAL CERTIFICATE	000	זארו 1	02/07/0	5
	003	3 01/24/05	MOT /DEFT'S PRO PER MTN TO INSPECT ALL EVID FAVORABLE TO DEFENSE COURT MINUTES/15	000		02/0//0	J .
	000	4 01/24/05	FAVORABLE TO DEFENSE COURT MINUTES/15 MOT /DEFT'S PRO PER MTN FOR APPOINTMENT OF	000		02/07/0	5
	003	# OT/%#/02	INVESTIGATOR/16	000		. 52, 5., 6	<u> </u>
			(Continued to page 2)	550	~		
			(continued to page 2)				

NO. F	ILED/REC	4-C-204957-C (Continuation Pag CODE REASON/DESCRIPTION	e FOR	2) OC S	CH/PER C	
0035	01/31/05	RSPN/RESPONSE TO DEFENDANTS MOTION FOR	0001			
		INVESTIGATOR	0001	L		
0036	01/31/05	CRTF/CERTIFICATE OF FACSIMILE TRANSMISSION	0001	L	01/28/09	5
		RSPN/RESPONSE TO DEFENDANTS MOTION FOR FULL	0001	L		Y
		DISCOVERY AND REQUEST BY THE STATE	0001	<u>.</u>		
FOR R	ECIPROCAL	J DISCOVERY			*	
		MOT /ALL PENDING MOTIONS (1/31/05)	0001	L	01/31/09	5
		MOT /ALL PENDING MOTIONS - 2/7/05	0001		02/07/05	
		CALC/CALENDAR CALL (VJ 2/14/05)	0001		03/15/09	
		JURY/TRIAL BY JURY (VJ 2/14/05)	0001		03/21/09	
0042	02/09/05	HEAR/STATE'S REQUEST RESET TRIAL DATE	0001		02/14/09	
		PET /PETITION FOR PERMISSION FOR INCARCERATED			,,	Y
,	02/0//00	PERSON TO MARRY PROPOSED ORDER	0001			
AUTHO	RIZING MA			-		
		CALC/CALENDAR CALL	0001	L ·	03/29/05	5
		JURY/TRIAL BY JURY (VJ 3/29/05)	0001		04/04/05	
		ORDR/ORDER FOR APPOINTMENT OF PRIVATE	0001		02/09/09	
	,,	INVESTIGATOR	0001			
0047	02/09/05	ORDR/ORDER FOR CONTACT VISITS OF PRIVATE	0001		02/09/05	5
	02,00,00	INVESTIGATOR	0001			
0048	02/22/05	TRAN/REPORTER'S TRANSCRIPT RE EXCERPT OF	0001		12/13/04	4
0010	02/22/03	SEALED HEARING	0001		,,	-
0049	02/28/05	MOT /DEFT'S PRO PER MTN TO REVEAL	0001		03/29/05	5
0042	02/20/03	CONFIDENTIAL INFORMANT/24	0001		03,23,00	
0050	02/28/05	MOT /DEFT'S PRO PER MTN TO PRESERVE EVIDENCE	0.001		03/29/05	5
0030	02/20/03	/25	0001		03/23/03	-
0052	03/01/05	RSPN/RESPONSE TO DEFENDANTS MOTION TO	0001			Y
0052	03/01/03	PRESERVE EVIDENCE AND INSPECT ORIGINAL	0003			-
рното	LINE UP		0003	-		
		OPPS/OPPOSITION TO DEFENDANTS MOTION TO	0.003	L		
0055	05,02,05	REVEAL THE CONFINENTIAL INFORMANT	000			
0054	03/10/05	HEAR/DEFT'S PRO PER REQUEST FOR ISSUANCE OF	0003		03/29/09	5
0031	05, 10, 05	SUBPOENA DUCES TECUM FOR DEFT/27	000		, , , , ,	-
0055	03/10/05	REQT/REQUEST FOR ISSUANCE OF SUBPOENA DUCES	0003			
0055	05/10/05	TECUM FOR DEFENDANTS MEDICAL RECORDS	000			
0056	03/16/05	REQT/EX PARTE MOTION FOR RELEASE OF MEDICAL	000			
0050	03/10/03	RECORDS	000			
0057	03/21/05	MOT /ALL PENDING MOTIONS (3/21/05)	000		03/21/09	5
		ORDR/ORDER RELEASING MEDICAL RECORDS	000		03/16/09	
		RPLY/DEFENDANTS REPLY TO THE STATES	000		00,00,00	Y
0000	03, 10, 05	OPPOSITION TO DEFENDANTS MOTION TO	000			-
REVE	AL CONFID	ENTIAL INFORMANT		<u> </u>		
		MOT /ALL PENDING MOTIONS (3/23/05)	000	L	03/23/09	5
		HEAR/DEFT'S PRO PER REQUEST COURT ORDER TO	000		03/29/0	
	,,	RECEIVE LAW BOOKS /30	000			
0062	03/21/05	INFO/THIRD AMENDED INFORMATION	000		03/21/0	5
		MOT /ALL PENDING MOTIONS (3/29/05)	000		03/29/0	
		JURY/OVERFLOW (16) S KRISKO/PRO PER-WOMMER	000		04/01/0	
	. ,	3 DAYS/10-13 WITNESSES/NO OUT OF STATE	000		• •	
0065	04/01/05	JURY/TRIAL BY JURY	000		04/04/09	5
		ORDR/SUPPLEMENTAL ORDER FOR APPOINTMENT AND	000		03/30/0	
4		PAYMENT OF PRIVATE INVESTIGATOR	000		•	
		(Continued to page 3)				

		•	04-C-204957-C (Continuation Page		3)		
]	NO. F	FILED/REC			-	CH/PER C	
		·			•	•	
(8300	03/30/05	ORDR/ORDER FOR RETURN OF LAW BOOKS	0001			
			SENT/SENTENCING	0001		08/08/05	
			REQT/DEFENDANTS MOTION FOR A CONTINUANCE	0001			
			INFO/FOURTH AMENDED INFORMATION	0001		04/04/05	
			MEMO/GUILTY PLEA MEMORANDUM/AGREEMENT	0001			
	0073	04/13/05	ASSG/REASSIGNMENT OF JUDGE McGroarty TO JUDGE				
	0074	05/05/05	Herndon	0001	arr	06/06/05	
			ORDR/ORDER FOR PRODUCTION OF INMATE	0001		06/06/05 08/08/05	
	0075	06/06/05	SENT/SENTENCING VQ 06/06/05 MOT /DEFT'S PRO PER REQ FOR AMENDED PLEA/36	0001		08/08/05	
			REQT/DEFENDANTS REQUEST FOR AMENDED PLEA	0001		08/08/05	
	0077	06/2//05	AGREEMENT	0001			
	0079	09/05/05	MOT /DEFT'S PRO PER MTN TO APPOINT COUNSEL/37	0001		08/16/05	
			MOT /ALL PENDING MOTIONS 8/8/05	0001	VC	08/08/05	
			MOT /DEFT'S PRO PER MOTION TO WITHDRAW GUILTY	0001		08/23/05	
	0000	06/06/05	PLEA/39	0001		00/25/05	
	0081	08/08/05	CCPD/CASE CLOSED PER DEPARTMENT	0001		08/08/05	
			JUDG/JUDGMENT OF CONVICTION - PLEA OF GUILTY	0001		08/31/05	
			JMNT/ADMINISTRATION/ASSESSMENT FEE	0001		09/07/05	
			JMNT/GENETIC TESTING FEE	0001		09/07/05	
			ORDR/ORDER APPIONTING COUNSEL	0001		09/08/05	
			AFFD/AFFIDAVIT IN SUPPORT OF MOTION TO	0001		00,00,00	
		00,0.,00	PROCEED IN FORMA PAUPERIS	0001			
	0087	08/07/06	CASO/CASE (RE)OPENED	• • • •		08/07/06	
			MOT /DEFT'S PRO PER MTN FOR LEAVE TO PROCEED	0001	GR	09/13/06	
		00,00,00	IN FORMA PAUPERIS /40	0001			
	0089	08/07/06	MOT /DEFT'S PRO PER MTN TO APPOINT COUNSEL/41	0001		09/13/06	
			MOT /DEFT'S PRO PER MTN FOR COURT MINUTES &	0001		09/13/06	
		• •	TRANSCRIPTS OF COURT MINUTES AT STATE/42	0001			
	0091	08/07/06	MOT /DEFT'S PRO PER MTN FOR LEAVE TO	0001	DN	09/13/06	
			SUPPLEMENT PETITION FOR WRIT OF /43	0001			
	0092	08/07/06	PET /PETITION FOR WRIT OF HABEAS CORPUS POST	0001			
			CONVICTION	0001			
	0093	08/10/06	PET /PTN FOR WRIT OF HABEAS CORPUS /44	0001		12/18/06	
	0094	08/10/06	PPOW/ORDER FOR PETITION FOR A WRIT OF HABEAS	0001		11/20/06	
			CORPUS	0001			
	0095	09/11/06	OPPS/STATES OPPOSITION TO DEFENDANTS MOTION	0001			Y
			FOR LEAVE TO SUPPLEMENT PETITION FOR	0001		TON BOD	
			S CORPUS POST CONVICTION APPOINTMENT OF COUNSE	- ANL	MOT.	ION FOR	
			AND TRANSCRIPTS AT STATE EXPENSE	0001		09/11/06	
			ORDR/APPLICATION AND ORDER FOR TRANSCRIPTS	0001		09/11/06	
			MOT /ALL PENDING MOTIONS 9/13/06 MOT /DEFT'S PRO PER MOTION FOR TRANSCRIPTS AT			10/09/06	
	00,96	09/13/06	STATE EXPENSE/46	0001		10/03/00	
	nnaa	10/04/06	MOT /DEFT'S PRO PER MTN FOR A TESTIMONIAL	0001		10/17/06	
	0099	10/04/00	EVIDENTIARY HEARING TO DEVELOP /47	0001		10,1,,00	
	0100	10/11/06	TRAN/REPORTER'S TRANSCRIPT OF SENTENCING	0001		08/08/05	
			TRAN/REPORTER'S TRANSCRIPT GUILTY PLEA	0001		04/04/05	
			ORDR/ORDER DENYING DEFENDANTS MOTION HEARD	0001		10/25/06	
			SEPTEMBER 13 2006	0001			
	0103	11/08/06	OCAL/MINUTE ORDER RE: DEFT'S MTN FOR	0001		11/08/06	
	_	• •	TRANSPORTATION OF INMATE	0001		**	
			(Continued to page 4)				
							

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0104	11/17/06	OPPS/STATES OPPOSITION TO DEFENDANTS PETITION	0001		t • ' ' '	Y
0104	11/1//00		0001			-
	ICTION	FOR WRIT OF HABBAS COORFUS FOOT	0001			
		RSPN/PETITIONERS RESPONSE TO THE STATES	0001			Y
0102	12/13/06	1.011.7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0001			-
tan Tan	OF HADEN	CORPUS REQUEST FOR EVIDENTIARY HEARING EXHIBI				
WKII	12/15/06	MOT /DEFT'S PRO PER MTN FOR LEAVE TO FILE /49	0001	ער	01/08/07	
0100	12/15/06		0001	••	01/00/0/	
0107	01/11/07	(10 12, 10, 00,	0001			
			0001			
0108	01/11/07	NOAS/NOTICE OF APPEAL (SC 48742)	0001	ΔD	01/11/07	
0109	01/11/07		0001	. TI	01/11/07	
0110	01/12/07	O 1111 / VIII D 1 111 T 111	0001	ИC	12/18/06	
0111	01/29/07		0001	110	12/10/00	
	01/20/07	12.2 11	0001		01/29/07	
0112	01/30/07	11000/110100 01	0001		03/19/07	
0113	03/19/07	CASO/CASE (RE)OPENED-RECORD ON APPEAL			03/19/07	
		IAPD/CASE INACTIVE PER DEPARTMENT		AF	03/13/07	
0115	03/28/07	CASO/CASE (RE)OPENED	0001	DM	04/24/07	
0116	03/28/0/	1101 / 1111 0 1110 1 1111 1 1 1 1 1 1 1	0001	DIN	04/24/07	
	00/00/00	MODIFICATION OF THE RECORD/50	0001		04/17/07	
0117	03/29/07	tion / o many transfer to the manufacture of t	0001		04/1//0/	
		PROCEEDINGS /51	0001			
0118	04/16/07	TRAN/REPORTER'S TRANSCRIPT WRIT OF HABEAS	0001			
		CORPUS	0001			Y
0119	04/16/07	OPPS/STATES OPPOSITION TO DEFENDANTS MOTION	0001			_
		TO CORRECT OR MODIFICATION OF THE	OOOT			
RECO	ORD	THE PART OF THE COURT OF THE COURT CURRENCE OF	0001	MILI	09/11/07	
0120	07/26/07	HEAR/AT THE REQUEST OF THE COURT: SUPREME CT	0001	Pill	09/11/07	
	07/00/07	REMAND	OOOT		07/24/07	
0121	07/30/07	APCL/APPEAL TO SUPREME COURT: CLOSED 48742	s		08/24/07	
0122	08/23/07	JMNT/CLERK/AFFIRMED-VACATED IN PART/REMANDED	0001		09/25/07	
0123	09/11/07	HEAR/CONFIRMATION OF COUNSEL (CHELINI)	0001	MILI	10/02/07	
0124	09/25/07	HEAR/CONFIRMATION OF COUNSEL (ALAN HARTER)	0001		09/25/07	
0125	09/25/07	ORDR/ORDER FOR PRODUCTION OF INMATE	0001	311	03/23/07	
		RICKIE LAMONT SLAUGHTER BAC #85902	0001		10/19/07	,
0126	10/02/07	HEAR/CONFIRMATION OF COUNSEL (GARY GOWEN)	0001	СП	10/13/07	
0127	10/09/07	ORDR/ORDER FOR PRODUCTION OF INMATE	0001		11/27/07	
0128	3 10/19/07	OCAL/STATUS CHECK: EVIDENTIARY HEARING	0001	PILI	10/22/07	
0129	10/22/07	ORDR/ORDER APPOINTING POST CONVICTION RELIEF	0001		10/22/07	
	. 11/00/00	COUNSEL OF TRANSCRIPT OF TRANS	0001		10/18/07	,
0130) 11/02/07	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		10/10/07	
0131	11/09/07	RSPN/ATTORNEY GENERALS RESPONSE TO NEVADA	0001			
		SUPREME COURTS JULY 24 2007 ORDER	0001		02/14/08	ı
0132	2 11/27/07	OCAL/FURTHER PROCEEDINGS: SENTENCE	0001		12/05/07	
0133	3 12/05/07	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS		MLI	06/03/08	
0134	1 02/14/08	ARGU/ARGUMENT DEFT'S REQUEST TO WITHDRAW PLEA	0001		00,05,00	Ý
0135	03/28/08	BREF/PETITIONERS OPENING BRIEF IN SUPPORT OF	0001			_
~		HIS REQUEST TO WITHDRAW HIS GUILTY	0001			
		ROPRIATE HABEAS RELIEF	0001			
0136	03/28/08	NCA /PETITIONERS APPENDIX IN SUPPORT OF OPENING BRIEF	0001			
0127	7 04/10/00	OPENING BRILF OPPS/OPPOSITION TO PETITIONERS MOTION FOR	0001			
OT3	, 04/18/05	WITHDRAWAL OF GUILTY PLEA	0001			
		(Continued to page 5)	-			
		(concinued to page 3)				

	04-C-204957-C	(Continuation Page	ge 5)		
NO. FILED/REC				SCH/PER C	
0138 05/12/08	RPLY/PETITIONERS REPLY TO	THE STATES	0001		Ÿ
, ,	OPPOSITION TO WITHDRA		0001		
PLEA AS APPRO	PRIATE RELIEF				
0139 06/03/08	HEAR/EVIDENTIARY HEARING			1 06/19/08	
0140 06/30/08	ORDR/ORDER FOR TRANSCRIPT		0001	06/30/08	
0141 06/30/08	ORDR/ORDER FOR TRANSCRIPT		0001		
0142 06/30/08	TRAN/REPORTER'S TRANSCRIPT	MTN TO WITHDRAW	0001	06/03/08	
	PLEA		0001		
0143 06/30/08	TRAN/REPORTER'S TRANSCRIPT	EVIDENTIARY	0001	06/30/08	
•	HEARING		0001		
0144 07/28/08	TRAN/REPORTER'S TRANSCRIPT	OF FURTHER	0001	02/14/08	
	PROCEEDINGS		0001		
0145 08/04/08	AFFT/PETITIONERS AFFIDAVIT	FOR	0001		Y
•	DISQUALIFICATION OF T		0001		
DISTRICT COUR	T JUDGE DOUGLAS W HERNDON F	OR PARTIALITY BIAS	PREJUDIC	E AND AS	
	ESS TO DISPUTED EVIDENTIARY				
0146 08/11/08	FFCO/FINDINGS OF FACT, CON	CLUSIONS OF LAW AN		R 08/11/08	
	ORDER		0001		
	NOED/NOTICE OF ENTRY OF DE	CISION AND ORDER	0001	08/11/08	
	CASO/CASE (RE)OPENED			08/22/08	
0149 08/22/28	MOT /DEFT'S PRO PER MTN FO	R CORRECTION OR	0001	09/09/08	
	MODIFICATION OF RECOR	D & TRANSCRIPT/60	0001		
0150 08/26/08	NOEV/NOTICE OF EXHIBITS IN	THE VAULT		08/25/08	

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1	ORDR		FILED
2	DAVID ROGER Clark County District Attorney		ILEU
3	Clark County District Attorney Nevada Bar #002781 MARC P. DI GIACOMO		Aug 11 8 58 AM *08
4	Deputy District Attorney Nevada Bar #006955		CO /
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		CLERK OF THE COLID
6	(702) 671-2500 Attorney for Plaintiff		
7	DISTRIC		
8	THE STATE OF NEVADA,	ITY, NEVADA	
9	Plaintiff,	CASE NO:	C204957
10	-vs-	DEPT NO:	C204937
11	RICKIE SLAUGHTER,	DEFI NU:	111 .
12	#1896569 		
13	Defendant.		
14	FINDINGS OF FACT	, CONCLUSIONS O	o r
15	LAW AN	D ORDER	
16		ARING: 6/18/08	
17	TIME OF HEAF	UNG: 8:30 A.M.	
18	THIS CAUSE having come on for he	aring before the Hon	orable Douglas Herndon,
19	District Judge, on the 18th day of June, 2008,	the Petitioner being	present, in proper person,
20	the Respondent being represented by DAVII	D ROGER, District	Attorney, by and through
21	MARC P. DI GIACOMO, Deputy District A	Attorney, and the Co	urt having considered the
22	matter, including briefs, transcripts, argume	ents of counsel, the	evidentiary hearing and
23	documents on file herein, now therefore, the	Court makes the follo	owing findings of fact and
24	conclusions of law:		
25	FINDINGS OF FACT AND	CONCLUSIONS O	<u>FLAW</u>
26	1. That on June 27, 2007, the Nevada Supr		
27	the denial of his post-conviction petition is	for writ of habeas cor	pus ordering this Court to
28	mold an evidentiary hearing to determine the AUG 11 2008	hree questions.	
	CLERK OF THE COURT		twPDOCS\for\outlying\4N0\4N0\98002.doc = 08-08A07:36 RCVD
			

1 2

- 2. As to the first question, the Court finds that no one specifically told Petitioner that his plea agreement would make him eligible for parole after fifteen (15) years, or that he would be paroled after fifteen (15) years, other than the language contained in the guilty plea agreement. This includes the representatives of the State, Mr. DiGiacomo and Ms. Krisko, his stand-by counsel, Mr. Wommer, and his investigator, Mr. Conklin.
- 3. To the extent that no promises, other than that contained in the guilty plea agreement were made to Petitioner, the court finds the plea knowing and voluntary. Petitioner's only issue is whether he can withdraw his plea because he was not aware of the Attorney General's interpretation of NRS 213.1213. However, as Petitioner represented himself in proper person, that lack of understanding cannot be grounds for relief.
- 4. As to whether NRS 213.1213 would allow for a minimum sentence of fifteen (15) years under the plea agreement, the Court answers that question in the affirmative. The clear intent of the statute is to prevent a prisoner who has two concurrent sentences to be paroled from prison on the earlier of the two parole dates. The statute is silent as to institutional parole from an underlying sentence to a weapons enhancement. To interpret the statute as the Attorney General has interpreted it, would allow the department to carry out sentences which were not the intent of the sentencing judge. When this Court sentenced Petitioner, the Court intended the sentence for Attempt Murder With Use of a Deadly Weapon (and the other counts) to run concurrent with the sentence for First Degree Kidnapping With Substantial Bodily Harm. The interpretation suggested by the Attorney General would have the deadly weapon enhancement run consecutive to the Kidnapping count which was not the intention of the Court.
- 5. Finally, this Court finds that the Nevada Department of Prisons is not precluded from paroling Petitioner for the primary offence with the deadly weapon enhancement when it paroles petitioner on the controlling sentence of First Degree Kidnapping Resulting In Substantial Bodily Harm.

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ORDER THEREFORE, IT IS HEREBY ORDERED that the Nevada Department of Corrections is directed to interpret NRS 213.1213 as it relates to Petitioner in conformance with this order. DATED this ______ day of August, 2008. **DAVID ROGER** DISTRICT ÄTTORNEY Nevada Bar #002781 MARC P. Of GIACOMO Chief Deputy District Attorney Nevada Bar #006955

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FILED

1 **NOED** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 2008 AUG 12 A 9 56 5 RICKIE SLAUGHTER. 6 Petitioner. 7 Case No: C204957 Dept No: III 8 THE STATE OF NEVADA, NOTICE OF ENTRY OF 9 Respondent, **DECISION AND ORDER** 10 11 PLEASE TAKE NOTICE that on August 11, 2008, the court entered a decision or order in this matter. 12 true and correct copy of which is attached to this notice. 13 You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you 14 must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this notice is 15 mailed to you. This notice was mailed on August 12, 2008. 16 17 18 19 **CERTIFICATE OF MAILING** 20 I hereby certify that on this 12 day of August 2008, I placed a copy of this Notice of Entry of Decision and 21 Order in: 22 The bin(s) located in the Office of the District Court Clerk of: Clark County District Attorney's Office 23 Attorney General's Office - Appellate Division 24 ☑ The United States mail addressed as follows: Rickie Slaughter #85902

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26 27

28

P.O. Box 1989 Ely, NV 89301

Brandi J. Wendel, Deputy Clerk

ORDR 1 DAVID ROGER 2 Clark County District Attorney Nevada Bar #002781 3 MARC P. DI GIACOMO Deputy District Attorney 4 Nevada Bar #006955 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 5 6 Attorney for Plaintiff DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 THE STATE OF NEVADA, Plaintiff. 9 CASE NO: C204957 -VS-10 **DEPT NO:** Ш RICKIE SLAUGHTER, 11 #1896569 12 Defendant. 13 FINDINGS OF FACT, CONCLUSIONS OF 14 LAW AND ORDER 15 DATE OF HEARING: 6/18/08 16 TIME OF HEARING: 8:30 A.M. 17 THIS CAUSE having come on for hearing before the Honorable Douglas Herndon, 18 District Judge, on the 18th day of June, 2008, the Petitioner being present, in proper person, 19 the Respondent being represented by DAVID ROGER, District Attorney, by and through 20 MARC P. DI GIACOMO, Deputy District Attorney, and the Court having considered the 21 matter, including briefs, transcripts, arguments of counsel, the evidentiary hearing and 22 documents on file herein, now therefore, the Court makes the following findings of fact and 23 24 conclusions of law: FINDINGS OF FACT AND CONCLUSIONS OF LAW 25 1. That on June 27, 2007, the Nevada Supreme Court remanded Petitioner's appeal from 26 the denial of his post-conviction petition for writ of habeas corpus ordering this Court to 27

hold an evidentiary hearing to determine three questions.

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- 2. As to the first question, the Court finds that no one specifically told Petitioner that his plea agreement would make him eligible for parole after fifteen (15) years, or that he would be paroled after fifteen (15) years, other than the language contained in the guilty plea agreement. This includes the representatives of the State, Mr. DiGiacomo and Ms. Krisko, his stand-by counsel, Mr. Wommer, and his investigator, Mr. Conklin.
- 3. To the extent that no promises, other than that contained in the guilty plea agreement were made to Petitioner, the court finds the plea knowing and voluntary. Petitioner's only issue is whether he can withdraw his plea because he was not aware of the Attorney General's interpretation of NRS 213.1213. However, as Petitioner represented himself in proper person, that lack of understanding cannot be grounds for relief.
- 4. As to whether NRS 213.1213 would allow for a minimum sentence of fifteen (15) years under the plea agreement, the Court answers that question in the affirmative. The clear intent of the statute is to prevent a prisoner who has two concurrent sentences to be paroled from prison on the earlier of the two parole dates. The statute is silent as to institutional parole from an underlying sentence to a weapons enhancement. To interpret the statute as the Attorney General has interpreted it, would allow the department to carry out sentences which were not the intent of the sentencing judge. When this Court sentenced Petitioner, the Court intended the sentence for Attempt Murder With Use of a Deadly Weapon (and the other counts) to run concurrent with the sentence for First Degree Kidnapping With Substantial Bodily Harm. The interpretation suggested by the Attorney General would have the deadly weapon enhancement run consecutive to the Kidnapping count which was not the intention of the Court.
- 5. Finally, this Court finds that the Nevada Department of Prisons is not precluded from paroling Petitioner for the primary offence with the deadly weapon enhancement when it paroles petitioner on the controlling sentence of First Degree Kidnapping Resulting In Substantial Bodily Harm.

ORDER

THEREFORE, IT IS HEREBY ORDERED that the Nevada Department of Corrections is directed to interpret NRS 213.1213 as it relates to Petitioner in conformance with this order.

DATED this ____ day of August, 2008.

DOUGLAS W. HERNDON

DISTRICT JUDGE

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

MARC P. DI GIACOMO Chief Deputy District Attorney Nevada Bar #006955

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MINUTES DATE: 10/05/04

CRIMINAL COURT MINUTES

04-C-204957-C	STATE OF 1	NEVADA	vs Slaughter, Rickie	
	10/05/04	09:00 AM	00 INITIAL ARRAIGNMENT	
	HEARD BY:	John S.	McGroarty, Judge; Dept. 16	
	OFFICERS:	April Wa	r Kimmel/jk, Court Clerk atkins, Relief Clerk som, Reporter/Recorder	
	PARTIES:	006024	STATE OF NEVADA Krisko, Susan R.	Y Y
		PUBDEF	Slaughter, Rickie Public Defender Rue, Jeffrey T.	Y Y Y
Colloquy rega for marriage. DENIED. Defen matter set fo INVOKED THE 6	rding Defer Ms. Krisked dant requer r hearing. 0-DAY RULE	ndant's in stated sted to : DEFT. Si . COURT (Medical Records, FILED IN OPEN COURT. request for Own Recognizance (O.R.) release opposition. COURT ORDERED, request is retain private counsel. FURTHER ORDERED, LAUGHTER ARRAIGNED, PLED NOT GUILTY and ORDERED, matter set for trial. FURTHER ays after date of receipt.	
CUSTODY				
10/19/04 9:00 RELEASE OF ME			OF COUNSEL (PRIVATE) //EX PARTE MOTION FOR	
11/30/04 9:00	A.M. CALE	NDAR CAL	L	
12/6/04 1:30	P.M. TRIAL	BY JURY		
	10/19/04	09:00 A	M 00 ALL PENDING MOTIONS 10-19-04	
	HEARD BY:	John S.	McGroarty, Judge; Dept. 16	
	OFFICERS:		Duncan, Court Clerk som, Reporter/Recorder	
	PARTIES:	006024	STATE OF NEVADA Krisko, Susan R.	Y Y
		0001 D1 PUBDEF 005924 000015	Slaughter, Rickie Public Defender Cox, G. Darren Wommer, Paul E.	Y Y Y Y

CONFIRMATION OF COUNSEL (PRIVATE)...EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS...PUBLIC DEFENDER'S MOTION WITHDRAW

PRINT DATE: 09/10/08 PAGE: 001 MINUTES DATE: 10/19/04

MINUTES DATE: 10/19/04

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 001

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Statement by Ms. Krisko. COURT ORDERED, Public Defender's Motion GRANTED; PD WITHDRAWN. Mr. WOMMER APPOINTED and CONFIRMED as Counsel of Record. COURT ORDERED, Ex Parte Motion MOOT and an Order has already been signed and filed. FURTHER, trial date STANDS.

CUSTODY

11/30/04 09:00 AM 00 CALENDAR CALL

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: Jennifer Kimmel, Court Clerk

Peggy Isom, Reporter/Recorder

PARTIES: STATE OF NEVADA

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie Y
000015 Wommer, Paul E. Y

Both sides announced ready for a 2-to-3 day trial with 10-13 witnesses, none out of state. COURT ORDERED, case REFERRED to OVERFLOW.

CUSTODY

12-03-04 9:30 A.M. OVERFLOW (VII)

S.KRISKO/P.WOMMER 2-3 DAYS

10-13 WITNESSES

12/03/04 09:30 AM 00 OVERFLOW (16) S KRISKO / P WOMMER

2-3 DAYS/10-13 WITNESSES/NO OUT OF STATE

HEARD BY: Stewart L. Bell, Judge; Dept. 7

OFFICERS: Denise Trujillo, Court Clerk

Jackie Nelson, Reporter/Recorder

PARTIES:

STATE OF NEVADA

COURT ORDERED, pursuant to stipulation, this matter CONTINUED to next weeks overflow calendar.

CUSTODY

CONTINUED TO: 12/10/04 09:30 AM 01

PRINT DATE: 09/10/08 PAGE: 002 CONTINUED ON PAGE: 003

PRINT DATE: 09/10/08 PAGE: 002 MINUTES DATE: 12/03/04

MINUTES DATE: 12/10/04

CRIMINAL COURT MINUTES

		CKIMINAL	COOKI MINOI	EG			
04-C-204957-C	STATE OF I	NEVADA	Vs	Slaughte	er, Rickie		
				CC	ONTINUED FRO	OM PAGE: (J02
	12/10/04	09:30 AM 0	1 OVERFLOW 2-3 DAYS/	(16) S E 10-13 WIT	KRISKO / P N INESSES/NO (NOMMER OUT OF STA	ATE
	HEARD BY:	Stewart L.	Bell, Judge;	Dept. 7			
	OFFICERS:	Tina Hurd, JoAnn Ordur	Court Clerk a, Reporter/	'Recorder			
	PARTIES:		TE OF NEVADA sko, Susan F				Y Y
			aughter, Ric				N Y
COURT ORDERED a.m.; counsel advised, due larger courtr	to meet w	ith Judge Co e of Judge (ory in chambe Cory's court:	ers prior	to trial. s Court wil	Court l find a	
CUSTODY							
12-13-04 9:30	AM JURY T	RIAL (DEPT.	I)				
	12/13/04	09:30 AM	00 TRIAL BY	JURY			
	HEARD BY:	Ken Cory,	Judge; Dept.	1			
	OFFICERS:	Cheryl Case Debbie Van	e, Court Cle Blaricom, Ro	rk eporter/R	ecorder		
	PARTIES:	006024 Kr	ATE OF NEVADA isko, Susan I Giacomo, Ma	R.			Y Y Y

Mr. Wommer stated Defendant refuses to dress for Court and will not attend the trial. Second Amended Information was FILED IN OPEN COURT. Matter TRAILED.

0001 D1 Slaughter, Rickie 000015 Wommer, Paul E.

Matter RECALLED. Same parties present. Defendant present. Defendant submitted Motion To Dismiss Counsel (Ex Parte) And Appointment Of Alternate Counsel, which was FILED IN OPEN COURT. Court reviewed Motion. Argument by Defendant. Based upon the allegations in the Motion, Court excused the Deputy District Attorneys from the Courtroom. Upon Court's inquiry, Mr. Wommer stated he has adequately for trial, and there are no issues for a Writ. Colloquy regarding Defendant's medical records and scars. COURT ORDERED, Motion To Dismiss Counsel DENIED; Motion For Appointment Of

CONTINUED ON PAGE: 004 MINUTES DATE: 12/13/04

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MINUTES DATE: 12/13/04

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 003

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Alternate Counsel DENIED. FURTHER, COURT ORDERED, Defendant's request for a continuance GRANTED; Defendant shall have the opportunity to obtain medical records. Defendant requested a faretta canvass and stated he would do the trial himself with co-counsel. Mr. Wommer stated he could be stand-by counsel to answer procedural and evidentiary questions. Court conducted faretta canvass. Defendant stated he understood and wanted to represent himself in this case. COURT SO ORDERED. FURTHER, COURT ORDERED, Mr. Wommer APPOINTED AS STAND-BY COUNSEL. Mr. Wommer stated he would visit Defendant tomorrow and provide discovery. Ms. Krisko and Mr. DiGiacomo present. Colloquy regarding trial continuance. Defendant requested this case be referred back to Judge McGroarty. Mr. DiGiacomo inquired about the faretta Upon Court's inquiry, Defendant requested a trial continuance of canvass. Ms. Krisko inquired about Defendant's right to a speedy trial. Defendant WAIVED his right to a trial within sixty days. Ms. Krisko requested a transcript of the faretta canvass. Court noted a Motion to unseal the transcript could be filed. COURT ORDERED, faretta canvass portion of the transcript UNSEALED. COURT ORDERED, matter REFERRED BACK TO DEPARTMENT SIXTEEN for trial setting.

CUSTODY

12/16/04 9:00 AM TRIAL SETTING

CLERK'S NOTE: Exhibits 1-92, which were marked as proposed exhibits, were returned to Mr. DiGiacomo on 12/13/04. Thirty-three exhibits which were not marked as proposed exhibits were returned to Detective Prieto on 12/14/04.cc

12/16/04 09:00 AM 00 TRIAL SETTING

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: Jennifer Kimmel, Court Clerk

Peggy Isom, Reporter/Recorder

PARTIES: STATE OF NEVADA

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie

000015 Wommer, Paul E.

Colloquy regarding transcript, previously unsealed. COURT CONFIRMED transcript of Farretta canvass has previously been UNSEALED and shall remain unsealed, with all other matters remaining sealed. COURT ORDERED, Trial RESET.

CUSTODY

2/8/05 9:00 A.M. CALENDAR CALL

PRINT DATE: 09/10/08 PAGE: 004 MINUTES DATE: 12/16/04

MINUTES DATE: 12/16/04

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 004

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2/14/05 1:30 P.M. TRIAL BY JURY

01/31/05 09:00 AM 00 ALL PENDING MOTIONS (1/31/05)

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: April Watkins, Relief Clerk

Peggy Isom, Reporter/Recorder

PARTIES: STATE OF NEVADA

007842 Nelson III, Roy L.

0001 D1 Slaughter, Rickie 000015 Wommer, Paul E.

DEFT'S PRO PER MOTION FOR PERMISSION FOR INCARCERATED PERSON TO MARRY/ORDER AUTHORIZING MARRIAGE OF DEFT...DEFT'S PRO PER APPLICATION TO PROCEED INFORMA **PAUPERIS**

Mr. Wommer advised the State has not responded and the Deft. will be asking for additional time. Statement by Deft. COURT ORDERED, matters CONTINUED.

CUSTODY

CONTINUED TO: 2/7/05 9:00 AM

02/07/05 09:00 AM 00 ALL PENDING MOTIONS - 2/7/05

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: Jennifer Kimmel, Court Clerk

Peggy Isom, Reporter/Recorder

PARTIES: STATE OF NEVADA

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie 000015 Wommer, Paul E.

DEFENDANT'S PRO PER MOTION TO INSPECT ALL EVIDENCE FAVORABLE TO DEFENSE...DEFENDANT'S PRO PER MOTION FOR APPOINTMENT OF INVESTIGATOR...DEFENDANT'S PRO PER MOTION FOR PERMISSION FOR INCARCERATED PERSON TO MARRY/ORDER AUTHORIZING MARRIAGE OF DEFENDANT...DEFENDANT'S PRO PER APPLICATION TO PROCEED IN FORMA PAUPERIS

Statements by Deft., argument by counsel. COURT ORDERED as follows: Regarding Deft's Motion to Inspect all evidence favorable to Defense, Motion is DENIED as all discovery requests have been provided to Deft. or his

CONTINUED ON PAGE: 006

PRINT DATE: 09/10/08 PAGE: 005 MINUTES DATE: 02/07/05

MINUTES DATE: 02/07/05

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 005

counsel, Mr. Wommer. Regarding Deft's Motion for Appointment of Investigator, this Motion is GRANTED, given there is no opposition. Additionally Regarding Deft's Motion to Proceed in Forma Pauperis given there is no opposition, matter is GRANTED. FURTHER, regarding Deft's Motion for Permission to Marry, Motion is GRANTED subject to the Rules, Regulations and Procedures of the Clark County Detention Center (CCDC). Order offered to Court and SIGNED and FILED IN OPEN COURT.

CUSTODY

CLERK'S NOTE: A copy of the Order Granting Deft. Permission to Marry was mailed, via Proper Person Clerk to Deft. on 2/11/05. jk

02/08/05 09:00 AM 00 CALENDAR CALL

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: Jennifer Kimmel, Court Clerk

Peggy Isom, Reporter/Recorder

STATE OF NEVADA PARTIES:

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie 000015 Wommer, Paul E.

Mr. Jim Conklin, Investigator, also present. Both sides announced ready for trial. Ms. Krisko requesting #1 on next stack. COURT ORDERED, Trial RESET.

PAGE: 006

CUSTODY

PRINT DATE: 09/10/08

3/15/05 9:00 A.M. CALENDAR CALL

3/21/05 1:30 P.M. TRIAL BY JURY (#1)

CONTINUED ON PAGE: 007

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MINUTES DATE: 02/08/05

MINUTES DATE: 02/14/05

CRIMINAL COURT MINUTES

04-	-C-204957-C	STATE OF N	IEVADA		vs	Slaugh	ter, Ri	.ckie		······································
							CONTINU	JED FRO	M PAGE:	006
		02/14/05	09:00 AM	00 S	TATE'S RI	EQUEST	RESET I	RIAL D	ATE	
		HEARD BY:	John S.	McGroar	ty, Judge	e; Dept	. 16			
		OFFICERS:			Relief Conter/Rec					
		PARTIES:	007842		F NEVADA III, Roy					Y
			PRO SE	Pro Se	Paul E.	kie				Y Y Y
	Statements by trial date VA			COURT	ORDERED,	State'	s reque	est GRA	NTED;	
	CUSTODY									
	3/29/05 9:00	AM CALENDA	R CALL							
	4/4/05 1:30 P	M JURY TRI	AL							
•		.					- (2	/01 /05\		
		03/21/05	09:00 A	M 00 A	ALL PENDI	NG MOTI	ONS (3)	/21/05/		
		HEARD BY:	John S.	McGroat	ty, Judg	e; Dept	. 16			
		OFFICERS:			Relief C porter/Re					
		PARTIES:	006024		OF NEVADA , Susan R					Y Y
			PRO SE	Pro Se	nter, Ric , Paul E.					Y Y Y
ž	DEFT'S PRO PE	R MOTION T	O PRESER	VE EVID	ENCE. REÇ O REVEAL	UEST TO	O INSPE ENTIAL	CT ORIC	SINAL ANT	
	Third Amended continued to March 29, 200 CONTINUED and	prepare fo	or argume ed to new	nt. Ms contin	. Krisko uance dat	request e. CO	ted mot URT ORD	ion set ERED, r	for	
	CUSTODY									

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3/23/05 9:00 AM DEFT'S PRO PER MOTION TO PRESERVE EVIDENCE/REQUEST TO INSPECT ORIGINAL PHOTO LINEUP...DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL

PRINT DATE: 09/10/08 PAGE: 007 MINUTES DATE: 03/21/05

MINUTES DATE: 03/21/05

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 007

INFORMANT...DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT.

03/23/05 09:00 AM 00 ALL PENDING MOTIONS (3/23/05)

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: April Watkins, Court Clerk

Nancy Noble/nn, Relief Clerk Peggy Isom, Reporter/Recorder

PARTIES:

STATE OF NEVADA 006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie 000015 Wommer, Paul E.

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DEFT'S PRO PER MTN TO PRESERVE EVIDENCE, REQUEST TO INSPECT ORIGINAL PHOTO LINEUPS...DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT....DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL INFORMANT....

COURT ORDERED matters CONTINUED to be handled at Calendar Call.

CUSTODY

03/29/05 9:00 AM DEFT'S MTN PRESERVE EVIDENCE, DEFT REQ INSPECT ORIG PHOTO LINEUPS, DEFT'S REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM, DEFT'S MTN TO REVEAL CONFIDENTIAL INFORMANT

03/29/05 09:00 AM 00 ALL PENDING MOTIONS (3/29/05)

HEARD BY: John S. McGroarty, Judge; Dept. 16

OFFICERS: April Watkins, Court Clerk

Peggy Isom, Reporter/Recorder

STATE OF NEVADA PARTIES:

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie

PRO SE Pro Se

000015 Wommer, Paul E.

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DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT'S MEDICAL RECORDS...DEFT'S PRO PER MOTION TO PRESERVE EVIDENCE/REQUEST TO INSPECT ORIGINAL PHOTO LINEUPS...DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL INFORMANT...DEFT'S PRO PER REQUEST COURT ORDER TO RECEIVE LAW BOOKS

> CONTINUED ON PAGE: 009 MINUTES DATE: 03/29/05

MINUTES DATE: 03/29/05

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 008

Ms. Krisko advised she has subpoena and provided to the Deft. in open court. COURT ORDERED, Deft's Pro Per Request for Issuance MOOT. Ms. Krisko stated as to Deft's Pro Per Motion to Preserve Evidence, originals will be provided at trial. FURTHER ORDERED, Deft's Pro Per Motion to Preserve GRANTED. Deft. argued in support of Motion to Reveal Confidential Informant. COURT ORDERED, Motion to Reveal DENIED. Deft. requested the Court review in camera. FURTHER ORDERED, request DENIED. COURT ORDERED, Deft's Pro Per Request Court Order to Receive Law Books GRANTED.

Ms. Krisko requested matter be sent to overflow. Opposition by the Deft. Ms. Krisko argued the State invoked it's speedy trial rights which have already been violated. CONFERENCE AT BENCH. FURTHER ORDERED, matter REFERRED to OVERFLOW.

CUSTODY

4/1/05 9:30 AM OVERFLOW (16) S. KRISKO/PRO PER/P. WOMMER (STANDBY); 2-3 DAYS 10-13 WITNESSES; NOT OUT OF STATE WITNESSES

> 04/01/05 09:30 AM 00 OVERFLOW (16) S KRISKO/PRO PER-WOMMER 3 DAYS/10-13 WITNESSES/NO OUT OF STATE

HEARD BY: Stewart L. Bell, Judge; Dept. 7

OFFICERS: Georgette Byrd/gb, Relief Clerk Renee Silvaggio, Reporter/Recorder

PARTIES:

STATE OF NEVADA 006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie 000015 Wommer, Paul E.

Deft. filed his Pro Per Motion to Continue due to stand by counsel not being available for trial. Mr. Wommer stated he will be in an Elko trial. Additionally, defendants investigator will not be available to testify regarding an alibi witnesses. The defendant further stated he has suppression motions he wants to argue; he never got to listen to jail phone conversations; he needs his booking photo to verify it was not him in the line up and he needs his expert witnesses to testify. The defendant further pointed out that the case has not been going on very long and has not created any hardship for the State. COURT ORDERED, when parties get to this point there are no continuances, this case will go to trial in department III next week.

CUSTODY

CONTINUED ON PAGE: 010
MINUTES DATE: 04/01/05

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MINUTES DATE: 04/01/05

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 009

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04/04/05 1:30 PM TRIAL BY JURY

04/04/05 01:30 PM 00 TRIAL BY JURY

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Yvonne Valentin, Reporter/Recorder

PARTIES:

STATE OF NEVADA 006024 Krisko, Susan R. 006955 Di Giacomo, Marc P.

0001 D1 Slaughter, Rickie

PRO SE Pro Se

000015 Wommer, Paul E.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL. Standby counsel, Mr. Wommer not present. Record made by Defendant regarding issues he has which are reasons he does not want to proceed to trial today. Statement by Defendant's investigator, Jim Conklin. Response by Ms. Krisko that she believes that these are delay tactics. Argument by Defendant. Court stated the Mr. Wommer previously announced ready for trial, however, Defendant spoke with Judge Cory outside the presence of the State and was granted a continuance and also was allowed to represent himself. Further, on 2/8 the Court minutes reflect that both sides announced ready for trial on 2/14. Defendant stated that minutes are in error and he is not ready as he was just granted a private investigator. Additionally, Defendant advised that he never saw the original photo line-up, however, he did receive the booking photo. Original photo line-up marked as a proposed exhibit and was given to Defendant. COURT ORDERED, Request for Continuance is DENIED.

Mr. Wommer present. Matter recessed for parties to discuss negotiation.

Matter recalled with same parties present. FOURTH AMENDED INFORMATION and GUILTY PLEA AGREEMENT FILED IN OPEN COURT. NEGOTIATIONS: State agrees to retain right to argue for fifteen (15) years to life as to Count 3, but stipulates that life without parole is not available; State will not oppose concurrent time; Defendant retains right to argue for fifteen (15) to forty (40) yeas as to Count 3. Defendant SLAUGHTER ARRAIGNED AND PLED GUILTY TO COUNT 1 - Attempt Murder With Use Of A Deadly Weapon (F), Count 2 - Robbery With Use Of A Deadly Weapon (F), Count 3 - First Degree Kidnapping (F), resulting in substantial bodily harm, and Count 4 - First Degree Kidnapping With Use Of A Deadly Weapon (F). COURT ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for sentencing. Defendant REMANDED to Custody. Proposed Exhibits returned to the State.

CUSTODY

CONTINUED ON PAGE: 011

PRINT DATE: 09/10/08 PAGE: 010 MINUTES DATE: 04/04/05

MINUTES DATE: 04/04/05

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA vs Slaughter, Rickie

CONTINUED FROM PAGE: 010

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6/6/05 10:30 AM SENTENCING

06/06/05 10:30 AM 00 SENTENCING

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Mary Beth Cook, Reporter/Recorder

PARTIES: NO PARTIES PRESENT

Court noted that Parole and Probation did not interview Defendant as he was transferred to Nevada State Prison on another case. COURT ORDERED, matter CONTINUED until after interview and amended presentence report is prepared. Court stated it would like to remand Defendant to Detention Center for a few days and have interviewed by Thursday. Defendant Slaughter advised that he is in a program at Nevada State Prison and would prefer to go back and would agree to a phone interview. COURT ORDERED, matter CONTINUED; Parole and Probation is to conduct a phone interview and prepare an amended presentence report.

CUSTODY (COC-NDP)

CONTINUED TO: 08/08/05 10:00 AM 01

08/08/05 09:00 AM 00 ALL PENDING MOTIONS 8/8/05

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie

PRO SE Pro Se

Wommer, Paul E. 000015

DEFT'S PRO PER REQUEST FOR AMENDED PLEA...SENTENCING

Defendant Slaughter advised that he filed a Motion for Appointment of Counsel for sentencing. Upon inquiry by the Court, Mr. Wommer, who is standby counsel, advised that he is prepared to proceed. COURT ORDERED, Deft's Pre Per Motion to Appoint Counsel which is set for hearing on 8/16 is GRANTED, Court will allow Mr. Wommer to proceed with Sentencing and motion is VACATED from 8/16 calendar.

CONTINUED ON PAGE: 012 PRINT DATE: 09/10/08 PAGE: 011 MINUTES DATE: 08/08/05

MINUTES DATE: 08/08/05

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 011

As to Deft's Pro Per Request for Amended Plea, Ms. Krisko advised that she has discussed with Defendant and will stipulate to argue for a sentence of 15 years to Life, noting that she has written that stipulation on Mr. Slaughter's paperwork, and Mr. Slaughter can argue 15 years to 40 years. COURT ORDERED, Deft's Pro Per Request for Amended Plea is MOOT.

DEFT. SLAUGHTER ADJUDGED GUILTY of Count 1 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (F), COUNT 2 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 3 - FIRST DEGREE KIDNAPPING (F), and COUNT 4 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (F). Argument by Ms. Krisko. Statement by Defendant. Argument by Mr. Wommer. In addition to the \$25.00 Administrative Assessment Fee, \$150 DNA Fee, submitting to Genetic marker testing, and \$35,000 Restitution, COURT ORDERED, on COUNT 1 Defendant SLAUGHTER is SENTENCED to a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS and a MINIMUM of NINETY (90) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MAXIMUM of TWO HUNDRED FORTY (240) MONTHS and a MINIMUM of NINETY (90) MONTHS for Use of a Deadly Weapon; on COUNT 2, Defendant SLAUGHTER is SENTENCED to a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a MINIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC), plus and equal and CONSECUTIVE MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a MINIMUM of SEVENTY-TWO (72) MONTHS for Use of a Deadly Weapon, CONCURRENT with Count 1; on COUNT 3, Defendant SLAUGHTER is SENTENCED to a MAXIMUM of LIFE in the Nevada Department of Corrections (NDC), with a MINIMUM of 15 YEARS before Parole Eligibility, CONCURRENT with Counts 1 and 2; on COUNT 4, Defendant SLAUGHTER is SENTENCED to LIFE in the Nevada Department of Corrections (NDC), with a MINIMUM of 5 YEARS before Parole Eligibility, plus and equal and CONSECUTIVE LIFE in the Nevada Department of Prisons, with a MINIMUM of 5 YEARS before Parole Eligibility for Use of a Deadly Weapon, CONCURRENT with Counts 1, 2, and 3, with NO Credit for Time Served. Ms. Krisko noted an issue of concurrent with C196399. Further, COURT ORDERED, since Defendant is given no credit for time served in this case, this sentence is CONCURRENT with C196399.

09/13/06 09:00 AM 00 ALL PENDING MOTIONS 9/13/06

HEARD BY: J. Charles Thompson, Judge; Dept. 1

OFFICERS: Carol Green, Court Clerk

Norma Silverman, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006024 Krisko, Susan R.

DEFT'S PRO PER MOTION FOR COURT MINUTES AND TRANSCRIPTS OF COURT MINUTES AT STATE'S EXPENSE...DEFT'S PRO PER MOTION FOR LEAVE TO SUPPLEMENT PETITION FOR WRIT OF HABEAS CORPUS...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS...DEFT'S PRO PER MOTION TO APPOINT COUNSEL

CONTINUED ON PAGE: 013

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PAGE: 012 PRINT DATE: 09/10/08 MINUTES DATE: 09/13/06

MINUTES DATE: 09/13/06

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie CONTINUED FROM PAGE: 012

As to Defendant's Pro Per Motion for Leave to Proceed in Forma Pauperis, COURT ORDERED, motion GRANTED. Argument by Ms. Krisco that there is nothing complex for Defendant to have counsel appointed and no need for court minutes or transcripts, and there is no reason for him to file a supplemental petition. Court noted that the time to file a petition has expired, so a petition to file a supplement would have expired as well. Further, Defendant pled guilty and Court does not see any error showing the need for transcripts or counsel to be appointed. As Court does not see merit to motions, COURT ORDERED, Deft's Pro Per Motion for Court Minutes and Transcripts of Court Minutes at State's Expense, Defendant's Pro Per Motion for Lave to Supplement Petition for Writ of Habeas Corpus and Deft's Pro Per Motion to Appoint Counsel are DENIED.

NDC

10/09/06 09:00 AM 00 DEFT'S PRO PER MOTION FOR TRANSCRIPTS AT STATE EXPENSE/46

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Jennifer Lott, Relief Clerk

Mary Beth Cook, Reporter/Recorder

PARTIES:

STATE OF NEVADA

007135 Pesci, Giancarlo

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Court noted the same motion was denied by Judge Thompson 9/13/06, and there is no reason for motion to be re-filed. COURT ORDERED, motion is DENIED as there is no basis for reconsideration and no legal merit. State to prepare the order.

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CONTINUED ON PAGE: 014

MINUTES DATE: 10/09/06 PAGE: 013 PRINT DATE: 09/10/08

MINUTES DATE: 10/17/06

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 013

10/17/06 09:00 AM 00 DEFT'S PRO PER MTN FOR A TESTIMONIAL EVIDENTIARY HEARING TO DEVELOP /47

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006955 Di Giacomo, Marc P.

Court noted that Defendant is not present as he is in custody at the Nevada Department of Corrections. Mr. DiGiacomo represented that Defendant received Fifteen (15) years to Life and he does not see need to have testimony. Court stated that it seems that Defendant is complaining that he got more than 15 to life, but Court noted that on Count 3 Defendant was sentenced to Life with a Minimum of Fifteen (15) years, with other counts running concurrently, and none of the other counts had more than 15 years. Therefore, COURT ORDERED, motion is DENIED.

NDC

PRINT DATE: 09/10/08

11/08/06 09:00 AM 00 MINUTE ORDER RE: DEFT'S MTN FOR TRANSPORTATION OF INMATE

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

PARTIES: NO PARTIES PRESENT

Court received the original unfiled Motion for Transportation of Inmate for Court Appearance. If this motion was filed and set by Master Calendar, it would be heard after the hearing date for the Petition for Writ of Habeas Corpus. Therefore, Court requested that the Judicial Executive Assistant contact the District Attorney's Office and direct them to prepare an Order to Transport Defendant Slaughter for the hearing on the Petition for Writ of Habeas Corpus on November 20, 2006. Therefore, Defendant's Motion is MOOT and will not be filed or set for hearing.

MINUTES DATE: 11/20/06

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA vs Slaughter, Rickie

CONTINUED FROM PAGE: 014

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11/20/06 09:00 AM 00 PTN FOR WRIT OF HABEAS CORPUS /44

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

009210 Tomsheck, Joshua L.

Court was informed that Defendant was not transported from Nevada State

Prison. COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 11/28/06 09:00 AM 01

11/28/06 09:00 AM 01 PTN FOR WRIT OF HABEAS CORPUS /44

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES:

STATE OF NEVADA
006955 Di Giacomo, Marc P.

0001 D1 Slaughter, Rickie

PRO SE Pro Se

Mr. Slaughter stated he received the State's opposition last night and is not prepared. Court stated it will continue matter but explained to Defendant Slaughter that he does not have any sentence after the 15 to Life and the most he can do before being eligible for parole is 15 years, as there are no sentences which are consecutive. Upon request of Defendant, a copy of the District Attorney's copy of the plea transcript and the sentencing transcript was provided to the Defendant. COURT ORDERED, matter CONTINUED; reply to the State's opposition is to be filed by 12/13. Further, COURT ORDERED, Mr. Di Giacomo to prepare Order to Transport Defendant for the next hearing.

NDC

PRINT DATE: 09/10/08

CONTINUED TO: 12/18/06 09:00 AM 02

CONTINUED ON PAGE: 016

PAGE: 015 MINUTES DATE: 11/28/06

PAGE: 016 MINUTES DATE: 12/18/06

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA vs Slaughter, Rickie CONTINUED FROM PAGE: 015 12/18/06 09:00 AM 02 PTN FOR WRIT OF HABEAS CORPUS /44 HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA N
006955 Di Giacomo, Marc P. Y

0001 D1 Slaughter, Rickie PRO SE Pro Se

Argument by Defendant Slaughter. Mr. Di Giacomo submitted on the pleadings. Court stated it remembers doing this plea and Court is satisfied from memory and review of plea agreement that everything was understood. Further, Court stated that Defendant believes that there is a sentence which will start running after 15 years as records from Nevada Department of Prisons indicate that there is a deadly weapon enhancement pending. Court advised that every sentence is concurrent and what Defendant was told did happen. Therefore, as Defendant got exactly what he bargained for, there is nothing to warrant an Evidentiary Hearing. Mr. Di Giacomo represented that he has called the timekeeper, but has not received a return phone call. Court noted if they do not give Defendant a parole hearing after five years, then that can be brought before the Court and at that time Defendant can move the Court for some relief, but that does not change the agreement which was entered into, or the granting for request to withdraw plea. COURT ORDERED, Petition for Writ of Habeas Corpus is DENIED; further, Defendant's Pro Per Motion for Leave to File Supplemental and Amended Petition for Writ of Habeas Corpus/Amended Petition set for hearing on 1/8/07 is VACATED.

NDC

04/17/07 09:00 AM 00 DEFT'S PRO PER REQUEST FOR TRANSCRIPT OF PROCEEDINGS /51

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HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

COURT ORDERED, Defendant's motion is DENIED.

PARTIES: STATE OF NEVADA 009897 Rinetti, Dena I.

Court noted Defendant is not present as he is in the Nevada Department of Prisons. As there is no showing by Defendant as to necessity of request,

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MATTER RECALLED. Court stated that in talking with the Court Reporter, she informed the Court that Defendant Slaughter's father contacted her, provided

PRINT DATE: 09/10/08 PAGE: 016 CONTINUED ON PAGE: 017
PRINT DATE: 09/10/08 PAGE: 016 MINUTES DATE: 04/17/07

MINUTES DATE: 04/17/07

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 016

a check and transcripts were produced. Therefore, motion is MOOT.

NDC

04/24/07 09:00 AM 00 DEFT'S PRO PER MTN FOR CORRECTION OR

MODIFCATION OF THE RECORD/50

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES:

STATE OF NEVADA

004630 Hendricks, Craig L.

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Court stated that Defendant is requesting modification of the record to reflect that standby counsel was not present during part of the proceedings. After review, COURT FINDS the record is correct and COURT ORDERED, motion is DENIED.

NDC

09/11/07 09:00 AM 00 AT THE REQUEST OF THE COURT: SUPREME CT

REMAND

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES:

STATE OF NEVADA

009182 Scow, Richard H.

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Court stated that matter was remanded from the Supreme Court due to sentencing issues in the way the prison is interpreting his sentences. COURT ORDERED, Amy Chelini is APPOINTED to represent Defendant. Further, As Court needs a response from the Attorney General's office, COURT ORDERED, Mr. Scow to request that Ms. Krisko contact the Attorney General's Office to request that they file an Amicus brief and to try to have someone present at the next hearing. Also, COURT ORDERED, State to prepare Order to Transport Defendant for next hearing.

Conrad Hafen, Esq. approached the bench for a discussion with the Court.

NDC

9/25/07 9:00 AM CONFIRMATION OF COUNSEL (CHELINI)

CONTINUED ON PAGE: 018
MINUTES DATE: 09/11/07

PRINT DATE: 09/10/08

PAGE: 017

MINUTES DATE: 09/11/07

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 017

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CLERK'S NOTE: Law Clerk contacted Ms. Chelini's office to advise of appointment and next hearing date.

09/25/07 09:00 AM 00 CONFIRMATION OF COUNSEL (CHELINI)

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

004420 Wilson, Dennis C.

0001 D1 Slaughter, Rickie N 006932 Chelini, Amy Y

Ms. Chelini advised that she cannot confirm as her office does not do appellate work, and she will advise Court Administration to remove her name from their list. Court stated it will also contact Court Administration. COURT ORDERED, Alan Harter is APPOINTED; matter CONTINUED to determine if Mr. Harter can confirm as counsel. Mr. Wilson stated that the Attorney General's office had a response due and requested an extension of thirty days to file. COURT ORDERED, brief to be filed by 10/23.

NDC

10/2/07 9:00 AM CONFIRMATION OF COUNSEL (ALAN HARTER)

CLERK'S NOTE: 9/25/07 - Law Clerk advised Mr. Harter of appointment and Court date for confirmation.

10/02/07 09:00 AM 00 CONFIRMATION OF COUNSEL (ALAN HARTER)

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

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

008273 Staudaher, Michael V.

Mr. Staudaher stated that he has an order to transport, however, Defendant was not transported. Court noted that Alan Harter telephoned to advise that he could not accept appointment as he does not do appeals. COURT ORDERED, Gary Gowen APPOINTED. Law Clerk to advise Mr. Gowen.

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PRINT DATE: 09/10/08 PAGE: 018 CONTINUED ON PAGE: 019
PRINT DATE: 09/10/08 PAGE: 018 MINUTES DATE: 10/02/07

MINUTES DATE: 10/02/07

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA vs Slaughter, Rickie

CONTINUED FROM PAGE: 018

10/9/07 9:00 AM CONFIRMATION OF COUNSEL (GARY GOWEN)

10/09/07 09:00 AM 00 CONFIRMATION OF COUNSEL (GARY GOWEN)

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

OFFICERS: Teri Braegelmann, Relief Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

Y 006024 Krisko, Susan R. Y

0001 D1 Slaughter, Rickie 001867 Gowen, Gary E.

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Court Noted deft. not present and in the Nevada Department of Corrections. Matter trailed for Ms. Krisko. Later matter recalled. Counsel advised there were three orders to transport prepared, however, there seems to be a problem because deft. hasn't been transported. Colloquy. Court stated it will issue an order for contempt if deft. isn't transported. This Court's law clerk advised, there is an order to transport pending for October 17. Court advised counsel to tell the warden to have deft. here next time and ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 10/17/07 09:00 AM 01

10/18/07 09:00 AM 02 CONFIRMATION OF COUNSEL (GARY GOWEN)

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

OFFICERS: Phyllis Irby/pi, Court Clerk

Dianne Prock, Reporter/Recorder

PARTIES: STATE OF NEVADA Y 009182 Scow, Richard H. Y

> 0001 D1 Slaughter, Rickie Y 001867 Gowen, Gary E.

Mr. Gowen requested a continuance; advised the Court that the Supreme Court needs this matter to be set for Evidentiary hearing to determine if the plea was given to the Deft voluntarily. COURT ORDERED, Deft to be held in Clark County Detention Center (CCDC) to be brought over in the morning for hearing, matter CONTINUED.

NDC

CONTINUED TO: 10/19/07 09:00 AM 03

CONTINUED ON PAGE: 020 PRINT DATE: 09/10/08 PAGE: 019 MINUTES DATE: 10/18/07

MINUTES DATE: 10/19/07

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CRIMINAL COURT MINUTES

04-C-204957-C vs Slaughter, Rickie STATE OF NEVADA CONTINUED FROM PAGE: 019 10/19/07 09:00 AM 03 CONFIRMATION OF COUNSEL (GARY GOWEN) HEARD BY: James Brennan, Senior Judge; Dept. VJ6 OFFICERS: Roshonda Mayfield, Court Clerk Julie Lever, Reporter/Recorder STATE OF NEVADA Y PARTIES: 009182 Scow, Richard H. Y Y

Mr. Scow advised Ms. Krisko previously handled this matter and is currently on maternity leave. Therefore, Mr. Scow has been unable to verify if the plea should be set aside. Following review of the information Court noted it appears the Supreme Court is requesting the Attorney General's opinion on this matter. Colloquy between parties regarding the plea being set aside, NRS 213.1213, Defendant's misapprehension and possibly scheduling an Evidentiary Hearing.

0001 D1 Slaughter, Rickie

001867 Gowen, Gary E.

COURT ORDERED, matter CONTINUED for status check; Deft. is to remain in Clark County Detention Center (CCDC) until the next court date.

CUSTODY (NDC)

10/25/07 9:00 A.M. STATUS CHECK: EVIDENTIARY HEARING

10/25/07 09:00 AM 00 STATUS CHECK: EVIDENTIARY HEARING

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

OFFICERS: Linda M. Smith, Relief Clerk

Diane Prock, Reporter/Recorder

PARTIES: STATE OF NEVADA 004420 Wilson, Dennis C.

> 0001 D1 Slaughter, Rickie 001867 Gowen, Gary E.

Following arguments of counsel, COURT ORDERED, matter CONTINUED. State will prepare a transport order.

NDC

CONTINUED TO: 11/27/07 09:00 AM 01

CONTINUED ON PAGE: 021 PRINT DATE: 09/10/08 MINUTES DATE: 10/25/07 PAGE: 020

MINUTES DATE: 11/27/07

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CRIMINAL COURT MINUTES

04-C-204957-C vs Slaughter, Rickie STATE OF NEVADA CONTINUED FROM PAGE: 020 11/27/07 09:00 AM 01 STATUS CHECK: EVIDENTIARY HEARING HEARD BY: Douglas W Herndon, Judge; Dept. 3 OFFICERS: Carol Green, Court Clerk Sharon Howard, Reporter/Recorder

STATE OF NEVADA

0001 D1 Slaughter, Rickie 001867 Gowen, Gary E.

004420 Wilson, Dennis C.

Court noted that pursuant to negotiation, the Court and Defendant believed that Defendant would be eliqible for Parole in 15 years, however the Attorney General is stating 22-1/2 years. Court agreed that 213.1213 mandates and Defendant must serve 22-1/2 years before the weapon enhancement, and that the Bowen case overrules the earlier cases. However, serving 22-1/2 years goes against the spirit of the negotiation. COURT ORDERED, matter will be continued; State to prepare Order to Transport and Ms. DiGiacomo to be present at next date along with Mr. Gowen to discuss possible remedies. Upon inquiry by Mr. Gowen, Court stated it does not think that Mr. Gowen needs to subpoena anyone. Court noted that there is an

issue as to whether Defendant thought he would be out, not just eligible, in

NDC

fifteen years.

1/17/08 9:00 AM FURTHER PROCEEDINGS: SENTENCE

PARTIES:

01/17/08 09:00 AM 00 FURTHER PROCEEDINGS: SENTENCE

HEARD BY: Noel Manoukian, Senior Judge; Dept. VJ41

OFFICERS: Roshonda Mayfield, Relief Clerk

Sharon Howard, Reporter/Recorder

STATE OF NEVADA PARTIES: 006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie 001867 Gowen, Gary E.

Mr. Gowen requests that this matter be continued in order for it to be heard by Judge Herndon. There being no opposition. COURT ORDERED, matter CONTINUED at the request of counsel.

NDC

CONTINUED TO: 02/14/08 09:00 AM 01

CONTINUED ON PAGE: 022 PRINT DATE: 09/10/08 PAGE: 021 MINUTES DATE: 01/17/08

MINUTES DATE: 02/14/08

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA vs Slaughter, Rickie
CONTINUED FROM PAGE: 021

02/14/08 09:00 AM 01 FURTHER PROCEEDINGS: SENTENCE

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie

N Y

Court was notified that due to a medical condition, Mr. Gower would not be available until the week of February 25. Ms. Krisko stated that Defendant wanted to talk with her as he was going to request that he be allowed to proceed in proper person, and he did represent himself for the plea. Defendant requested Mr. Gowen's dismissal, that he be allowed to proceed in proper person, and that he be allowed to lodge documents with the court. Court stated it is not necessary to lodge anything, as Court ruled in his favor previously, and it only needs to be determined how to modify sentence to comply with intent or whether to allow Defendant to withdraw plea and proceed to trial. Court stated Defendant needs to communicate with Mr. Gower his intent to dismiss him. Defendant advised he sent Mr. Gower a letter. Matter trailed for Ms. Krisko to contact Mr. Gower.

MATTER RECALLED with same parties present. Ms. Krisko confirmed that she contacted Mr. Gower and he did receive a letter regarding dismissal, and he had no opposition to her speaking directly with Defendant, as long as he understood that anything he says can be used against him. Matter trailed for Ms. Krisko to speak with Defendant.

MATTER RECALLED with same parties present. Ms. Krisko represented that Defendant is interested in getting a briefing schedule as his position is that plea has to be withdrawn, however, State does not agree. Upon inquiry by the Court, Defendant stated he wants to proceed in proper person. COURT ORDERED, Defendant to file opening brief by March 31; opposition to be filed by April 28; reply to be filed by May 26; matter will be set for argument on June 3 at 9:00 AM. State to prepare order to transport

NDC

6/3/08 9:00 AM ARGUMENT: DEFT'S REQUEST TO WITHDRAW PLEA

CLERK'S NOTE: 2/20/08 - A copy of this Minute Order was sent to:
Rickie Lamont Slaughter, Jr. #85902, Ely State Prison, P.O. Box 1989,
Ely, Nevada 89301

PRINT DATE: 09/10/08 PAGE: 022 MINUTES DATE: 02/14/08

MINUTES DATE: 06/03/08

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA vs Slaughter, Rickie
CONTINUED FROM PAGE: 022

06/03/08 09:00 AM 00 ARGUMENT DEFT'S REQUEST TO WITHDRAW PLEA

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

006024 Krisko, Susan R. Y

0001 D1 Slaughter, Rickie

PRO SE Pro Se

Y Y

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Ms. Krisko advised that she never received the reply and had to get the motion from Blackstone. Matter trailed for Ms. Krisko to review the reply.

Matter recalled with same parties present. Court stated that Defendant is not getting the benefit of what he bargained for at time of plea, so State is willing to drop the "with use" so that sentence will then give him what he bargained for. Defendant stated that Supreme Court will not allow to modify sentence, and only form of relief is to vacate sentence. Argument by Ms. Krisko that it would be State's request to modify the sentence. COURT ORDERED, matter set for Evidentiary Hearing. Defendant inquired as to procedure for him to subpoena witnesses. Court directed Defendant to send a list of names to the Law Clerk. Further, COURT ORDERED, Defendant REMANDED to the Clark County Detention Center until hearing.

NDC (CUSTODY)

6/19/08 9:00 AM EVIDENTIARY HEARING

06/19/08 09:00 AM 00 EVIDENTIARY HEARING

HEARD BY: Douglas W Herndon, Judge; Dept. 3

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES: STATE OF NEVADA

006955 Di Giacomo, Marc P. 006024 Krisko, Susan R.

0001 D1 Slaughter, Rickie

PRO SE Pro Se

Y Y

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Statement by Ms. Krisko regarding Judge Herndon being on witness list. Statement by Defendant Slaughter. After hearing what Defendant would purport to want Court as a witness on, Court was satisfied that it has no information whatsoever on that; no recollection of hearing conversations

CONTINUED ON PAGE: 024
MINUTES DATE: 06/19/08

MINUTES DATE: 06/19/08

CRIMINAL COURT MINUTES

04-C-204957-C STATE OF NEVADA

vs Slaughter, Rickie

CONTINUED FROM PAGE: 023

about any negotiations that everyone engaged in, so Court stated it would not recuse and hearing would proceed.

Defendant's witnesses sworn and testified. Exhibits marked and admitted per worksheet. Argument by Defendant and Mr. DiGiacomo. Statements by the Court. Court stated that focus is on what was said when plea was entered. Also, that Supreme Court raised issue the Court may want to appoint counsel for Defendant, however, Defendant declined representation when this matter was fist brought back. Court believes that what Defendant bargained for was a minimum 15 years before being eligible for release, and everyone else thought that would happen, but it was not a stipulated plea or a conditional plea and no one promised concurrent, so there are no issues raised to indicate that it was not a knowing an voluntary plea. Therefore, COURT ORDERED, Motion to Withdraw Plea is DENIED.

Another issue on which Supreme Court remanded case was the Court's comment in November 2007 about 213.1213, and that statute looks like it mandates that this sentence has to be served in a certain way, so Defendant has to serve 22-1/2 years. Court entered findings in regard to that statute. Directing the prisons that their interpretation of 213 is incorrect, COURT ORDERED, Prison can parole Defendant off the primary and weapon enhancements for the other 3 counts at the time that Defendant is up for parole on the kidnapping count. Further, at request of Defendant, a transcript of this proceeding and the 6/2 hearing are to be provided to Defendant at State's expense.

NDC

PRINT DATE: 09/10/08 PAGE: 024 MINUTES DATE: 06/19/08

09/10/08 CASE NO. 04-C-204957-C

10:32 AM

EXHIBITS 10:32
CASE STATUS: REOPENED

STATE OF NEVADA

[] vs Slaughter, Rickie []

NO.	CODE	EXHIBIT DESCRIPTION	SUB	OF/OB	DATE	<u>s</u> _
0001 0002 0003	DB	/ENVELOPE-LTTR & NOTES 12/8/05 CONKLIN /ENVELOPE LTTR & AFFADAVIT 11/13/07 /AFFIDAVIT -SLAUGHTER		AD/NO	06/19/08 06/19/08 06/19/08	V

Certification of Copy

State of Nevada)	88
County of Clark	}	SS

I, Edward A. Friedland, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

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

STATE OF NEVADA,)
Plaintiff(s),) Case No: C204957) Dept No: III
vs.	\
RICKIE SLAUGHTER, JR.,	
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 10 day of September 2008.

Edward A. Friedland, Clerk of the Court

Heather Lofquist, Deputy Clerk

SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

RICKIE LAMONT SLAUGHTER, JR., Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 52385

District Court Case No. C204957

RECEIPT FOR DOCUMENTS

TO: Rickie Lamont Slaughter Jr. #85902
Attorney General Catherine Cortez Masto/Carson City
Clark County District Attorney David J. Roger
Edward A. Friedland, District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

09/10/08

Filing Fee Waived: Criminal.

09/10/08

Filed Certified Copy of proper person Notice of Appeal.

Appeal docketed in the Supreme Court this day.

DATE: September 10, 2008

Tracie Lindeman, Clerk of Court

By: Openty Clerk