IN THE SUPREME COURT OF THE STATE OF NEVADA

FREDYS A. MARTINEZ A/K/A FREDDY A. MARTINEZ. Appellant, VS. THE STATE OF NEVADA,

Supreme Court No. 56153 District Court Case No. 06C226586

FILED

DEC 16 2010

CLERK'S CERTIFICATE

STATE OF NEVADA, ss.

Respondent.

I, Tracie Lindeman, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

<u>JUDGMENT</u>

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDER the judgment of the district court AFFIRMED."

Judgment, as quoted above, entered this 12th day of November, 2010.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this December 07, 2010.

Tracie Lindeman, Supreme Court Clerk

By: Amanda Ingersoll Deputy Clerk

06C226586

CCJA

NV Supreme Court Clerks Certificate/Judgn





IN THE SUPREME COURT OF THE STATE OF NEVADA

FREDYS A. MARTINEZ A/K/A FREDDY
A. MARTINEZ,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 56153

FILED

NOV 1 2 2010

CLERK OF SUPREME COURT

BY OFPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from an order of the district court denying "a motion to vacate." Eighth Judicial District Court, Clark County; Donald M. Mosley, Judge.

The record on appeal supports the decision of the district court to deny relief. To the extent that appellant sought to modify or correct an illegal sentence, appellant's claims fell outside the very narrow scope of claims permissible in those motions. Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). To the extent that appellant sought to challenge

SUPREME COURT OF NEVADA

10-29594

¹This appeal has been submitted for decision without oral argument, NRAP 34(f)(3), and we conclude that the record is sufficient for our review and briefing is unwarranted. <u>See Luckett v. Warden</u>, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

the validity of his judgment of conviction, his claims must be raised in a post-conviction petition for a writ of habeas corpus.² Accordingly, we ORDER the judgment of the district court AFFIRMED.³

Hardesty J

Douglas

Pickering ,

cc: Hon. Donald M. Mosley, District Judge Freddy A. Martinez a/k/a Fredys A. Martinez Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

²We express no opinion as to whether appellant could meet the procedural requirements of NRS chapter 34.

³We have reviewed all documents that appellant has submitted in proper person to the clerk of this court in this matter, and we conclude that no relief based upon those submissions is warranted. To the extent that appellant has attempted to present claims or facts, in those submissions which were not previously presented in the proceedings below, we have declined to consider them in the first instance:

Supreme Court Of Nevada

(O) 1947A 🔷

document is a sull true and correct copy of the original on his and of record in my office DATE:
Supreme Court Clerk: State of Nevada

IN THE SUPREME COURT OF THE STATE OF NEVADA

FREDYS A. MARTINEZ A/K/A FREDDY A. MARTINEZ, Appellant, vs.
THE STATE OF NEVADA, Respondent.

Supreme Court No. 56153 District Court Case No. 06C226586

REMITTITUR

TO: Steven Grierson, District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order. Receipt for Remittitur.

DATE: December 07, 2010

Tracie Lindeman, Clerk of Court

By: Amanda Ingersoll Deputy Clerk

cc (without enclosures):

Hon. Donald M. Mosley, District Judge Fredys A. Martinez Attorney General/Carson City Clark County District Attorney

RECEIPT FOR REMITTITUR

Received of Tracie Lindeman, Clerk of the Supreme Court of the State of Nevada, the REMITTITUR issued in the above-entitled cause, on	
HEATHER LOFQUIST	
Deputy District Court Clerk	•

FILED **ORDR** 1 DAVID ROGER JAH 21 1 13 PH 11 2 Clark County District Attorney Nevada Bar #002781 3 THOMAS M. CARROLL Chief Deputy District Attorney 4 Nevada Bar #004232 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 5 CD6C226586 Attorney for Plaintiff 6 Findings of Fact, Conclusions of Law and C 1179105 DISTRICT COURT 7 CLARK COUNTY, NEVADA THE STATE OF NEVADA. 8 Plaintiff. 9 C226586 CASE NO: -VS-10 DEPT NO: XIV 11 FREDYS MARTINEZ, #1361243 12 Defendant. 13 FINDINGS OF FACT, CONCLUSIONS OF 14 LAW AND ORDER 15 DATE OF HEARING: July 14, 2010 16 TIME OF HEARING: 9:00 A.M. 17 THIS CAUSE having come on for hearing before the Honorable Donald Mosley, 18 District Judge, on the 14 day of July, 2010, the Petitioner not being present, proceeding in 19 forma pauperis, the Respondent being represented by DAVID ROGER, District Attorney, by 20 and through Barbara Schifalacqua, Deputy District Attorney, and the Court having 21 considered the matter, including briefs, transcripts, no arguments of counsel, and documents 22 on file herein, now therefore, the Court makes the following findings of fact and conclusions 23 of law: 24 FINDINGS OF FACT 25 On September 29, 2006, Fredys Martinez (hereinafter "Defendant") was 26 Charged by Way of Grand Jury Indictment with: Count I – Burglary While in Possession of a 27 Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon

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Elic OF THE COUNT

(Felony – NRS 200.481); Count III – First Degree Kidnapping with use of a Deadly Weapon (Felony – NRS 200.310, 200.320, 193.165); and Count IV – Sexual Assault with use of a Deadly Weapon (Felony – NRS 200.364, 200.366, 193.165).

- 2. Defendant's jury trial began on April 11, 2007. On April 12, 2007, the jury found Defendant guilty of: Count I Burglary while in Possession of a Weapon; Count II Battery with use of a Deadly Weapon; and Count III First Degree Kidnapping with use of a Deadly Weapon. The jury found Defendant not guilty of Count IV.
- 3. Defendant was present in court with counsel on May 24, 2007, and sentenced as follows: as to Count I SIXTY (60) to ONE HUNDRED EIGHTY (180) months; as to Count II FORTY-EIGHT (48) to ONE HUNDRED TWENTY (120) months, to run concurrently with Count I; and as to Count III SIXTY (60) months to LIFE, plus an equal and consecutive term of SIXTY (60) months to LIFE for the use of a deadly weapon, the entire sentence to run concurrently to Counts I and II. Defendant was given two hundred eighty-one (281) days credit for time served.
- 4. Judgment of Conviction was filed on May 31, 2007. Defendant filed a Notice of Appeal on June 5, 2007. The Nevada Supreme Court affirmed Defendant's conviction on May 7, 2008. Remittitur issued on June 3, 2008.
- 5. On April 2, 2010, Defendant filed a motion for appointment of counsel. The State's opposition was filed on April 9, 2010. Defendant's motion was denied on April 14, 2010, and the court's order was filed on April 24, 2010. Defendant filed a Notice of Appeal on April 22, 2010.
- 6. Defendant filed a Motion to Vacate his Judgment of Conviction on April 21, 2010. The court denied Defendant's motion without requiring a response from the State on May 5, 2010. The court noted that Defendant should have filed a Writ of Habeas Corpus but such a petition would be time barred now anyway as Remittitur issued in his case in 2008.
- 7. Defendant subsequently filed a motion for an evidentiary hearing on May 13, 2010, the State filed its opposition to the motion on May 21, 2010, and the motion was denied on May 26, 2010. On June 3, 2010, Defendant filed a notice of appeal.

- 8. Defendant filed the instant Petition for Writ of Habeas Corpus on April 30, 2010. The State filed its Response on July 9, 2010.
- 9. On July 14 2010, the court held a hearing regarding Defendant's petition. Defendant was not present and the court did not entertain arguments from either party.
- 10. Defendant's Judgment of Conviction was filed on May 31, 2007. He filed a direct appeal on June 5, 2007. The Nevada Supreme Court ultimately dismissed Defendant's appeal and Remittitur issued on Tuesday, June 3, 2008.
- 11. Consequently, Defendant had until Wednesday, June 3, 2009, to file his post-conviction habeas petition.
- 12. Defendant filed the instant petition on April 30, 2010, almost one (1) year after deadline with which to file a post-conviction petition had passed.
- 13. Defendant's petition is extremely untimely and is time barred as outside the one-year time limitation.
- 14. A petition subject to procedural bars may be considered on its merits if good cause is shown.
- 15. Defendant pled no facts to explain the delay in filing his petition. Thus, Defendant has not demonstrated good cause to overcome the procedural bar.

CONCLUSIONS OF LAW

1. The mandatory provisions of NRS 34.726 state:

Unless there is good cause shown for delay, a petition that challenges the validity of a judgment or sentence must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment, within 1 year after the Supreme Court issues it's Remittitur. For the purposes of this subsection, good cause for delay exists if the petitioner demonstrates to the satisfaction of the court:

- (a) That the delay is not the fault of the petitioner; and
- (b) That dismissal of the petition as untimely will unduly prejudice the petitioner. (Emphasis added).
- 2. The one year time bar is strictly construed. In Gonzales v. State, 118 Nev. 61, 590 P.3d 901 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two days late, pursuant to the "clear and unambiguous" mandatory provisions of NRS

34.726(1). Gonzales reiterated the importance of filing the petition with the district court within the one year mandate, absent a showing of "good cause" for the delay in filing. Gonzales, 53 P.3d at 902.

3. In <u>State v. Eighth Judicial District Court</u>, 121 Nev. 225, 112 P.3d 1070 (2005), the Nevada Supreme Court held as follows:

Given the untimely and successive nature of [defendant's] petition, the district court *had a duty imposed by law* to consider whether any or all of [defendant's] claims were barred under NRS 34.726, NRS 34.810, NRS 34.800, or by the law of the case . . . [and] the court's failure to make this determination here constituted an arbitrary and unreasonable exercise of discretion.

[Emphasis added.] 121 Nev. at 234. (See also State v. Haberstroh, 119 Nev. 173, 180-81, 69 P.3d 676, 681-82 (2003) wherein the Nevada Supreme Court held that parties cannot stipulate to waive, ignore or disregard the mandatory procedural default rules nor can they empower a court to disregard them.) Thus, a Defendant's petition will not be considered on the merits if it is subject to the procedural bars and no good cause is shown. <u>Id.</u>

- 4. "In order to demonstrate good cause, a petitioner must show that an impediment external to the defense prevented him or her from complying with the state procedural default rules." Hathaway v. State, 119 Nev. 30, 71 P.3d 503, 506 (2003); citing Pellegrini v. State, 117 Nev. 860, 886-87, 34 P.3d 519, 537 (2001); Lozada v. State, 110 Nev. 349, 353, 871 P.2d 944, 946 (1994); Passanisi v. Director, 105 Nev. 63, 769 P.2d 72 (1989); see also Crump v. Warden, 113 Nev. 293, 295, 934 P.2d 247, 252 (1997); Phelps v. Director, 104 Nev. 656, 764 P.2d 1303 (1988).
- 5. Such an external impediment could be "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials' made compliance impracticable." Hathaway, 71 P.3d at 506; quoting Murray v. Carrier, 477 U.S. 478, 488, 106 S.Ct. 2639, 2645 (1986); see also Gonzales, 118 Nev. at 595, 53 P.3d at 904; citing Harris v. Warden, 114 Nev. 956, 959-60 n. 4, 964 P.2d 785 n. 4 (1998). Clearly, any delay in filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).
 - 6. In addition, to find good cause there must be a "substantial reason; one that

1	affords a legal excuse." Hathaway, 71 P.3d at 506; quoting Colley v. State, 105 Nev. 235,
2	236, 773 P.2d 1229, 1230 (1989), quoting State v. Estencion, 625 P.2d 1040, 1042 (Haw.
3	1981). The lack of the assistance of counsel when preparing a petition, and even the failure
4	of trial counsel to forward a copy of the file to a petitioner, have been found to be non-
5	substantial, not constituting good cause. See Phelps v. Director Nevada Department of
6	Prisons, 104 Nev. 656, 660, 764 P.2d 1303 (1988); Hood v. State, 111 Nev. 335, 890 P.2d
7	797 (1995).
8	<u>ORDER</u>
9	THEREFORE, IT IS HEREBY ORDERED that the Petition for Writ of Habeas
10	Corpus (Post-Conviction) shall be, and it is, hereby denied.
11	DATED this 13 ⁺⁵ day of September, 2010.
12	DISTRICT JUDGE Q
13	DISTRICT JUDGE 8
14	
15	DAVID ROGER
16	DISTRICT ATTORNEY Nevada Bar #002781
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18	BY Thomas M Cappoll
19	Chief Deputy District Attorney Nevada Bar #004232
20	14CVada Dai #004232
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1	ORDR DAVID ROGER
2	DAVID ROGER Clark County District Attorney
3	Clark County District Attorney Nevada Bar #002781 BARBARA SCHIFALACQUA JAN 25 1 37 AM 1
4	Deputy District Attorney
	200 Lewis Avenue
5	(102)0/1-2300
6	Attorney for Plaintiff
7	08C226586 ODM
8	DISTRICT COURT CLARK COUNTY, NEVADA Order Denying Matton 1185163
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10	THE STATE OF NEVADA,
11	Plaintiff,
12	-vs- Case No. C226586
13	FREDDY MARTINEZ, aka, Dept No. XIV Freddys A. Martinez, #1361243
14	Freddys A. Martinez, #1361243
15	Defendant.
16	<u></u>
17	ORDER DENYING DEFENDANT'S MOTION FOR PETITION FOR WRIT OF
18	HABEAS CORPUS
	DATE OF HEADING, Inc. 14, 2010
19	DATE OF HEARING: July 14, 2010 TIME OF HEARING: 9:00 A.M.
20	
21	THIS MATTER having come on for hearing before the above entitled Court on the
22	14th day of July, 2011, the Defendant not being present, represented in proper person, the
23	Plaintiff being represented by DAVID ROGER, District Attorney, through BARBARA
24	SCHIFALACQUA, Deputy District Attorney, and the Court having heard the arguments of
25	counsel and good cause appearing therefor,
26	///
27	/// RECEIVED
28	/// < 5 2011
	LERK OF THE COURT
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1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion for Writ of Habeas
2	Corpus, shall be, and it is DENIED, Court lacks jurisdiction.
3	DATED this day of January, 2011.
.4	
5	DISTRICT JUDGE MISLLY
6	DISTRICT JUDGE
7	·
8	DAVID ROGER DISTRICT ATTORNEY
9	Nevada Bar #002781
10	Barbara Schifalacqua
1 I	II BARBARA SCHIFALACOUA
12	Deputy District Attorney Nevada Bar #010436
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FREDDY MARTINEZ,

THE STATE OF NEVADA,

VS.

DISTRICT COURT

CLARK COUNTY, NEVADA

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Order in:

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Petitioner,

Respondent,

06C226588 Notice of Entry of Decision and Order



Case No: 06C226586 Dept No: XIV

NOTICE OF ENTRY OF **DECISION AND ORDER**

PLEASE TAKE NOTICE that on January 21, 2011, the court entered a decision or order in this matter, a true and correct copy of which is attached to this notice.

You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this notice is mailed to you. This notice was mailed on March 8, 2011.

STEVEN D. GRIERSON, CLERK OF THE COURT

Heather Ungermann, Deputy C

CERTIFICATE OF MAILING

I hereby certify that on this 8 day of March 2011, I placed a copy of this Notice of Entry of Decision and

The bin(s) located in the Office of the District Court Clerk of: Clark County District Attorney's Office Attorney General's Office - Appellate Division

☐ The United States mail addressed as follows:

Freddy Martinez # 1003276 P.O. Box 7000 Carson City, NV 89702

Philip Kohn, Public Defender 309 S. Third St., 2nd Flr. Las Vegas, NV 89101

1, 110 118 FILED **ORDR** 1 DAVID ROGER Jan 21 1 13 PH 17 2 Clark County District Attorney Nevada Bar #002781 3 THOMAS M. CARROLL Chief Deputy District Attorney 4 Nevada Bar #004232 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: C226586 -vs-10 DEPT NO: XIV 11 FREDYS MARTINEZ, #1361243 12 Defendant. 13 14 FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER 15 16 DATE OF HEARING: July 14, 2010 TIME OF HEARING: 9:00 A.M. 17 18 THIS CAUSE having come on for hearing before the Honorable Donald Mosley, 19 District Judge, on the 14 day of July, 2010, the Petitioner not being present, proceeding in 20 forma pauperis, the Respondent being represented by DAVID ROGER, District Attorney, by 21 and through Barbara Schifalacqua, Deputy District Attorney, and the Court having 22 considered the matter, including briefs, transcripts, no arguments of counsel, and documents 23 on file herein, now therefore, the Court makes the following findings of fact and conclusions 24 of law: 25 **FINDINGS OF FACT** 26 1. On September 29, 2006, Fredys Martinez (hereinafter "Defendant") was charged by way of Grand Jury Indictment with: Count I – Burglary While in Possession of a 27 Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon 28 CHELLY CHE THE COURT

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- 9. On July 14 2010, the court held a hearing regarding Defendant's petition. Defendant was not present and the court did not entertain arguments from either party.
- 10. Defendant's Judgment of Conviction was filed on May 31, 2007. He filed a direct appeal on June 5, 2007. The Nevada Supreme Court ultimately dismissed Defendant's appeal and Remittitur issued on Tuesday, June 3, 2008.
- 11. Consequently, Defendant had until Wednesday, June 3, 2009, to file his post-conviction habeas petition.
- 12. Defendant filed the instant petition on April 30, 2010, almost one (1) year after deadline with which to file a post-conviction petition had passed.
- 13. Defendant's petition is extremely untimely and is time barred as outside the one-year time limitation.
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CONCLUSIONS OF LAW

1. The mandatory provisions of NRS 34.726 state:

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- (a) That the delay is not the fault of the petitioner; and
- (b) That dismissal of the petition as untimely will unduly prejudice the petitioner. (Emphasis added).
- 2. The one year time bar is strictly construed. In <u>Gonzales v. State</u>, 118 Nev. 61, 590 P.3d 901 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two days late, pursuant to the "clear and unambiguous" mandatory provisions of NRS

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34.726(1). Gonzales reiterated the importance of filing the petition with the district court within the one year mandate, absent a showing of "good cause" for the delay in filing. Gonzales, 53 P.3d at 902.

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> Given the untimely and successive nature of [defendant's] petition, the district court had a duty imposed by law to consider whether any or all of [defendant's] claims were barred under NRS 34.726, NRS 34.810, NRS 34.800, or by the law of the case ... [and] the court's failure to make this determination here constituted an arbitrary and unreasonable exercise of discretion.

[Emphasis added.] 121 Nev. at 234. (See also State v. Haberstroh, 119 Nev. 173, 180-81, 69 P.3d 676, 681-82 (2003) wherein the Nevada Supreme Court held that parties cannot stipulate to waive, ignore or disregard the mandatory procedural default rules nor can they empower a court to disregard them.) Thus, a Defendant's petition will not be considered on the merits if it is subject to the procedural bars and no good cause is shown. Id.

- "In order to demonstrate good cause, a petitioner must show that an impediment external to the defense prevented him or her from complying with the state procedural default rules." Hathaway v. State, 119 Nev. 30, 71 P.3d 503, 506 (2003); citing Pellegrini v. State, 117 Nev. 860, 886-87, 34 P.3d 519, 537 (2001); Lozada v. State, 110 Nev. 349, 353, 871 P.2d 944, 946 (1994); Passanisi v. Director, 105 Nev. 63, 769 P.2d 72 (1989); see also Crump v. Warden, 113 Nev. 293, 295, 934 P.2d 247, 252 (1997); Phelps v. Director, 104 Nev. 656, 764 P.2d 1303 (1988).
- 5. Such an external impediment could be "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials' made compliance impracticable." Hathaway, 71 P.3d at 506; quoting Murray v. Carrier, 477 U.S. 478, 488, 106 S.Ct. 2639, 2645 (1986); see also Gonzales, 118 Nev. at 595, 53 P.3d at 904; citing Harris v. Warden, 114 Nev. 956, 959-60 n. 4, 964 P.2d 785 n. 4 (1998). Clearly, any delay in filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).
 - 6. In addition, to find good cause there must be a "substantial reason; one that

1	affords a legal excuse." Hathaway, 71 P.3d at 506; quoting Colley v. State, 105 Nev. 235,
2	4
	236, 773 P.2d 1229, 1230 (1989), quoting State v. Estencion, 625 P.2d 1040, 1042 (Haw.
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4	of trial counsel to forward a copy of the file to a petitioner, have been found to be non-
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6	Prisons, 104 Nev. 656, 660, 764 P.2d 1303 (1988); Hood v. State, 111 Nev. 335, 890 P.2d
7	797 (1995).
8	<u>ORDER</u>
9	THEREFORE, IT IS HEREBY ORDERED that the Petition for Writ of Habeas
10	Corpus (Post-Conviction) shall be, and it is, hereby denied.
11	DATED this 13 ⁺⁵ day of September, 2010.
12	District Judge Maley
13	DISTRICT JUDGE
14	' O
15	DAVID ROGER
16	DISTRICT ATTORNEY Nevada Bar #002781
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18	BY Tong M. Canad
19	THOMAS M. CARROLL Chief Deputy District Attorney
20	Nevada Bar #004232
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FILED MAR 0 8 2011

CLERK OF COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

FREDDY MARTINEZ,

Petitioner,

VS.

THE STATE OF NEVADA.

Respondent,

NOED
Notice of Entry of Decision and Order
1273888

Case No: 06C226586

Dept No: XIV

NOTICE OF ENTRY OF DECISION AND ORDER

PLEASE TAKE NOTICE that on January 25, 2011, the court entered a decision or order in this matter, a true and correct copy of which is attached to this notice.

You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this notice is mailed to you. This notice was mailed on March 8, 2011.

STEVEN D. GRIERSON, CLERK OF THE COURT

Heather Ungermann, Deputy Ocrk

CERTIFICATE OF MAILING

I hereby certify that on this 8 day of March 2011, I placed a copy of this Notice of Entry of Decision and

Order in:

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The bin(s) located in the Office of the District Court Clerk of: Clark County District Attorney's Office

Attorney General's Office – Appellate Division

☑ The United States mail addressed as follows:

Freddy Martinez # 1003276 P.O. Box 7000

Carson City, NV 89702

Philip Kohn, Public Defender 309 S. Third St., 2nd Flr.

Las Vegas, NV 89101

Heather Ungermann, Deputy Cler

ORIGINAL



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1	ORDR DAVID ROGER FILED	Į
2	Clark County District Attorney	l
3	Nevada Bar #002781 BARBARA SCHIFALACQUA Denuty District Attorney	ļ
4	Deputy District Attorney Nevada Bar #010436	
5	Nevada Bar #010436 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500	l
6	Attorney for Plaintiff	
7		
8	DISTRICT COURT CLARK COUNTY, NEVADA	
9	CEARC COOKT I, NEVADA	
10	THE STATE OF NEVADA,	
11	Plaintiff,	
12	-vs- Case No. C226586	İ
13	FREDDY MARTINEZ, aka, Comparison of Comparis	
14	{	
15	Defendant.	
16		
17	ORDER DENYING DEFENDANT'S MOTION FOR PETITION FOR WRIT OF	
18	HABEAS CORPUS	
19	DATE OF HEARING: July 14, 2010	
20	TIME OF HEARING: 9:00 A.M.	
21	THIS MATTER having come on for hearing before the above entitled Court on the	
22	14th day of July, 2011, the Defendant not being present, represented in proper person, the	
23	Plaintiff being represented by DAVID ROGER, District Attorney, through BARBARA	
24	SCHIFALACQUA, Deputy District Attorney, and the Court having heard the arguments of	
25	counsel and good cause appearing therefor,	
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28	/// £ 5 2011	
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1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion for Writ of Habeas
2	Corpus, shall be, and it is DENIED, Court lacks jurisdiction.
3	DATED this day of January, 2011.
.4	DATED this tay of sandary, 2011.
5	Angella lande
6	DISTRICT JUDGE
7	/ 8
8	DAVID ROGER
9	DISTRICT ATTORNEY Nevada Bar #002781
10	
11	Barbara Schifalacqua
12	BARBARA SCHIFALACQUA Deputy District Attorney Nevada Bar #010436
13	Nevada Bar #010436
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	DISTRICT COURT	
ا ۔۔	CLARK COUNTY, NEVADA	
	Fredys.A. Martinez# 1003276 FILED	+
1.	Northern Nevada Correctional MAR 2 1 2011	+
2	center	╬
3	P.O. BOX 7000 Case NO. 068 20586	╁
4	carson city, NV89702. Dept No: XIV	- -
5		╀
	Fredys. A. Martinez 3.14.2011	╀
7	petitioner	
8	VS. NOTICE OF APPEAL	-
9		+
	THE STATE OF NEVADA	- -
	Respondent.	- -
12	Please Take Notice that the petitioner	-
	Appeals to the Nevada Supreme court	-
14_	From the District Courts decision entered	
15_	or March 8, 2011.	-
16_		-
17_	papers, documents, And exhibits Filed in	╀
	this case.	-
19.	Date this 14th Day of MARCH 2011	_
20		-
21	Respectfully submitted,	L
22	NOASC Nobce of Appeal (criminal)	-
23	1302676	_
24	Fredys. A. Martinez	-
25	<u>petitioner in proper person.</u>	L
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Certification of service by mailing

I. Fredys. A. martinez. Do here by certify tha pursuant to the provisions of F.R. cf. Rule 5(b) and on thi date I did serve the Forgoing, "motion" for I have leave to amend petition For writ of NOTICE of AppEAL to the Nevada Supreme Court, To respond to or der From this Court," upon respondents counsol, by Placing same in the united states pastal service pastage being fully prepaid and addressed as Follow.

MS. Catherine Cortez masto
Athorney General For Nevada
Nevada athorney General office
100 N. Carson Street
Carson City, Nevada 89701

Date this 14th day of MARCH 2011

By Aired Markenes

Fredys. A. martinez #1003276 Petitioner in proper person.

4 5

マママ スタ ス4

CARSON CITY, NV89702 P.O. BOX 7000 1003276 Fredys.A. martinez 、シンン・ケット LEGAL MAIL CORRECTIONAL CENTER 200 LEWIS AVENUE 3RD FLOOR LAS VEGAS, NV 89155-1160 SIEVEN D. GRIESON, Clerk of The Court The second secon

Page 606

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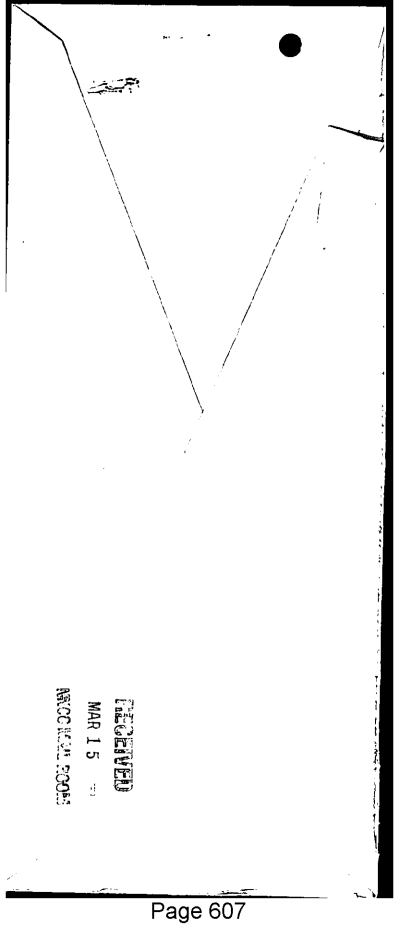
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FILED

MAR 2 4 2011

CLERK OF COURT

DISTRICT COURT CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff(s),

VS.

ASTA

FREDDY MARTINEZ,

Defendant(s),

Case No: 06C226586 Dept No: XIV

> 08C226586 ASTA

Case Appeal Statement 1309949



CASE APPEAL STATEMENT

- 1. Appellant(s): Freddy Martinez
- 2. Judge: Donald Mosley
- 3. Appellant(s): Freddy Martinez

Counsel:

Freddy Martinez #1003276 P.O. Box 7000 Carson City, NV 89702

4. Respondent: THE STATE OF NEVADA

Counsel:

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

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: Yes

28

- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
- 9. Date Commenced in District Court: September 29, 2006
- 10. Brief Description of the Nature of the Action: Criminal Type of Judgment or Order Being Appealed: Writ of Habeas Corpus
- 11. Previous Appeal: Yes

Supreme Court Docket Number(s): 49608; 55890; 56153; 57197

12. Child Custody or Visitation: N/A

Dated This 24 day of March 2011.

Steven D. Grierson, Clerk of the Court

By:

Marie Kramer, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

a Case No: <u>C226686</u> Dept No: X 1)/

FILED MAR 2 5 2011

IN THE 1/2 JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF CLARK

The State of Nevada Fredys. A-Martinez **Plaintiff**

STATE OF NEVADA

Defendant

Designation of Record on Appeal :1313820

On APPEAL

COMES NOW, Fredus. A martine 2, Defendant in proper persona, and herein designates the record on appeal to be certified by the Clerk of the Court and transcribed to the Clerk of the Nevada Supreme Court.

All Motions, Pleading, and Transcripts.

Dated this 17^{+h} day of MARCH, 2011.

Defendant Signature

Evedus A. Martin e 2#1003276 (Print Name) In Proper Persona

CERTIFICATE OF SERVICE BY MAIL Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner\Defendant named herein and that on this 17+h day of MARCH 2011 I deposited in the United States Mails in Carson City, Nevada a true a correct copy of the foregoing addressed to:

p M.	Case No: 6226586
· 2	Dept No: X IV FILED
3 3	106C226686 1MOT MAR 2 5 2011
4	Motion 1313845
5	CLERK OF COURT
6	IN THE 4++
7	IN THE 47" JUDICIAL DISTRICT COURT OF THE STATE OF NEVADI
8	Everyle A. months and
9	Petitioner)
10	VS MOTION FOR APPOINTMENT
11	STATE of NEVADA Respondent
12	Petitioner. Franklik am
13	Petitioner, Fredyl. A. martihez, pursuant to NRS 34.750 (1) (2) request the Honorable Games
14	(1) (2) request the Honorable Court to appoint counsel to represent him in this Appeal by the least 100 minutes and 100 minutes 100 minute
15	represent him in this Appeal to Habeas (or Pretition for the following reasons:
16	1. Petitioner is not able to afford counsel, see motion to
17	proceed in Forma Pauperis and Affidavit in support filed with
18	the court.
19	2. The issues involved in this matter are very complex.
20	3. The issues involved in this case will require investigation
21	which the petitioner cannot do while confined in prison.
22	4. Petitioner has very limited knowledge of the law and process
23	thereof.
24	5. The ends of justice would best be served in this case if an
25	accorney was appointed to represent the petitioner
26	Dated this 17th day of MARCH, 2011
27	
28	13/ And 100 - 100

CERTIFICATE OF SERVICE BY MAIL Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner\Defendant named 3 herein and that on this _17 th _day of _MaR C# _20 H, I mailed a true a correct copy of the foregoing document to the following: 5 7 В 9 10 GTeven D. Grieson. Clerk of the Court 11 200 Le Wis Avenue 3RD Floor, P.O. BOX 552212 12 Las vegas, NV89155-1160 13 14 Philip J. KOHA 15 Clark County Public DeFender 16 3095. Third ST. RM 226 BOX, Third BOX 552610 17 18 Las vegas, NV 89155-2610 1.9 20 -David Roger 21 Clark county District Attorney 22 Regional Justice center 23 200 Lewis Avenue 24 P.O. BOX 55 2212 Las vegas, NV 89155-2212 25 26 27 CATHERINE CORTEZ MASTO, Attorney General 28 100 N. Carson st, Carson City, NV89701 29

•	Pursuant to NRS 239B.030
T	he undersigned does hereby affirm that the preceding document,
AP,	PEL For Habeas Corpus
	(Title of Document)
filed in ca	188 mumber: 6226586
☒▫	ocument does not contain the social security number of any person
]·	-OR-
	ocument contains the social security number of a person as required by:
	A specific state or federal law, to wit:
•	
	(State specific state or federal law)
•	For the ode to the
	For the administration of a public program
	For an application to
	For an application for a federal or state grant
	Confidential Formity Court to
	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)
John Z	17.2011 Tentos
<u>///</u>	Al Wallmark 200
	(Signature)
	<u>Eredus. A-Martinez</u> (Print Name)
	(Attorney for)
	Aurottich IOU
nation	

ARSON CITY 2 PETITIONER, IN PRO SE 8 FILED MAR 2 5 2011 5 06C226686 MOT Moton 8 9 Fredys. A-martinez 10 Case No. 62265 11 Petitioner, 12 MOTION TO EXTEND PRISON 13 COPYWORK LIMIT FOR 14 Respondents. 15 COMES NOW, the Petitioner Fredus. A. martinez, in proper 16 person and pro se, who hereby submits his motion and moves This Honorable Court for an Order extending Petitioner's prison copywork 18 limit for purposes of the pursuant to any applicable Local Rules of Practice, the Rules of Civil Procedure, and/or Rules Governing This motion is further made and based on Petitioner's 22 Motion to Proceed In Forma Pauperis and the attached monthly financial statement, as well as the points and authorities herein. 24 Petitioner is an indigent inmate who has reached or 25 exceeded the \$100.- (one-hundred dollar) prison copywork limit allowed per NDOP A.R. 720, and Petitioner will not be allowed to 28 make any further copywork unless the Court enters such an Order. -1-

Petitioner believes and alleges that he is entitled to 1 Petitioner will need 2 redress in the to prepare and serve copies of all pleadings in this action upon the Court and Respondents pursuant to Petitioner will need a copy of these pleadings for his own use. Petitioner believes this request would best serve the 7 interests of judicial economy and time, for without such an order. it is likely the pleadings would have to be served by the Court. Petitioner is not seeking a "blanket order" for unlimited 9 copies, but only an Order for those copies that are, or may be, 10 11 necessary for the instant action. Petitioner does not yet know what pleadings he will need to 12 file, but lists the following possible pleadings for this action: 13 14 Any statement of additional claims and/or supplemental/amended pleadings 15 IN THIS ACTION; 16 Any possible opposition to a State's motion to dismiss (with supporting 17 exhibits, if necessary), to show fair presentation, exhaustion, cause and 18 prejudice, and/or equitable tolling, etc., IN THIS ACTION; 19 Any reply/traverse to a State's answer/ 20 opposition to the Petition for writ of IN THIS ACTION; 21 Any request for expansion of record 22 (if necessary) with exhibits (if needed) IN THIS ACTION; 23 5. Any motion, opposition or reply that may 24 be necessary in THIS ACTION: Any request for production of documents, admissions. interrogatories and/or leavs of Court for same, IN THIS ACTION: 7. Any request for Judicial Notice, IN THIS ACTION:

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WHEREFORE, Petitioner prays that This Court will enter an 27 Order directed to the Nevada Department of Corrections, Northern 28 Nevada Correctional Ctr. directing prison authorities to allow the

1 Petitioner to make the necessary copies of his pleadings for this 2 action and case number, exceeding the prison copy limit, until the conclusion of this case. DATED THIS 17th day of MARCH Respectfully submitted, P.O. Box 7000 Carson City NV 89702-7000 PETITIONER, IN PRO SE.

1	CERTIFICATE OF SERVICE BY MAIL
2	Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner\Defendant named
3	herein and that on this 17th day of MARCH 2011, I deposited in the United States
4	Mails in Carson City, Nevada a true a correct copy of the foregoing addressed to:
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	Pursuant to NRS 2398.030 The undersigned does hereby affirm that the preceding document,		
ŧ			
•	APPEAL FOR Habeas Corpus		
7			
. 8	(Title of Document)		
	filed in case number: 622 6586		
10	X Demonstrate		
11	Document does not contain the social security number of any person		
12	-OR-		
13	Document contains the social security number of a person as required by:		
14	A specific state or federal law, to wit:		
15			
16	(State specific state or federal law)		
17	-or-		
18	For the administration of a public program		
19	-or-		
20	For an application for a federal or state grant		
21	-or-		
22	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)		
23			
24	Date: 3.17.2011 - And Market 1		
25	(Signature)		
28	Fredus-A-martinez		
27	(Print Name)		
26	(Attorney for)		
-	6 moules foll		
- 11	Affirmation		

Case No: C226586 Dept No: X / / **FILED** MAR 2 5 2011 IN THE $\frac{g+h}{}$ JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

08C228588 NOASC The State of Nevada Fredys A. Martine Z Notice of Appeal (criminal) 1313808 **Plaintiff** STATE OF NEVADA. Defendant NOTICE IS HEREBY GIVEN that WYIF OF HEBEAS CORPUS, hereby appeals the judgement of conviction entered in this Honorable court on or about the 13th September 2010. Dated this 17th day of MARCH , 2011. Fre dys. A-May + 1 h & 2#1003276 (Print Name) In Proper Persona

MECEIVED

MAR 2 5 2011

CLERK OF THE COURT

Fredys. A. martinez #1003276 N. N. C.C. P. a. Box 7000 Carson CITY, NV89702-7000

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FILED

MAR 2 9 2011

CLERK OF COURT

DISTRICT COURT CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff(s),

VS.

FREDDY MARTINEZ,

Defendant(s),

Case No: 06C226586 Dept No: XIV

06C226588 ASTA

Case Appeal Statement 1318349



CASE APPEAL STATEMENT

- 1. Appellant(s): Freddy Martinez
- 2. Judge: Donald Mosley
- 3. Appellant(s): Freddy Martinez

Counsel:

Freddy Martinez #1003276 P.O. Box 7000 Carson City, NV 89702

4. Respondent: THE STATE OF NEVADA

Counsel:

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

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: Yes

- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
- 9. Date Commenced in District Court: September 29, 2006
- Brief Description of the Nature of the Action: Criminal
 Type of Judgment or Order Being Appealed: Unknown
- 11. Previous Appeal: Yes

Supreme Court Docket Number(s): 49608; 55890; 56153; 57197; 58023

12. Child Custody or Visitation: N/A

Dated This 29 day of March 2011.

Steven D. Grierson, Clerk of the Court

Marie Kramer, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

Electronically Filed 04/01/2011 06:55:10 AM

1	OPPS	Alun D. Column
2	DAVID ROGER Clark County District Attorney	CLERK OF THE COURT
3	Nevada Bar #002781 J. TIMOTHY FATTIG	
4	Chief Deputy District Attorney Nevada Bar #006639	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	
6	(702) 671-2500 Attorney for Plaintiff	
7		
8	DISTRICT COURT	
9	CLARK COUNTY, NEVADA	
10	THE STATE OF NEVADA,))
11	Plaintiff,	CASE NO: 06C226586-1
12	-VS-	DEPT NO: XIV
13	FREDDY MARTINEZ, aka,	
	Fredys A. Martinez, #1361243	<i>)</i>
14	Defendant.)
15 16	STATE'S OPPOSITION TO DEFENDANT'S MOTION FOR APPOINTMENT OF COUNSEL	
17	DATE OF HEARING: April 4, 2011	
18	TIME OF HEARING: 9:00 AM	
19	COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through	
20	J. TIMOTHY FATTIG, Chief Deputy Distr	ict Attorney, and hereby submits the attached
21	Points and Authorities in State's Oppositio	n to Defendant's Motion for Appointment of
22	Counsel.	
23	This Opposition is made and based up	oon all the papers and pleadings on file herein,
24	the attached points and authorities in support hereof, and oral argument at the time of	
25	hearing, if deemed necessary by this Honorable Court.	
26	///	
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POINTS AND AUTHORITIES

STATEMENT OF THE CASE

On September 29, 2006, Freddy Martinez, aka, Fredys A. Martinez ("Defendant") was charged by way of Grand Jury Indictment with the following: Count I – Burglary While in Possession of a Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon (Felony – NRS 200.481); Count III – First Degree Kidnapping with use of a Deadly Weapon (Felony – NRS 200.310, 200.320, 193.165); and Count IV – Sexual Assault with use of a Deadly Weapon (Felony – NRS 200.364, 200.366, 193.165).

Defendant's jury trial began on April 11, 2007. On April 12, 2007, the jury found Defendant guilty of: Count I – Burglary while in Possession of a Weapon; Count II – Battery with use of a Deadly Weapon; and Count III – First Degree Kidnapping with use of a Deadly Weapon. The jury found Defendant not guilty of Count IV. On May 24, 2007, Defendant was sentenced as follows: as to Count I – SIXTY (60) to ONE HUNDRED EIGHTY (180) months in the Nevada Department of Corrections; as to Count II – FORTY-EIGHT (48) to ONE HUNDRED TWENTY (120) months; Count II to run concurrent with Count I; and as to Count III – SIXTY (60) months to LIFE, plus an equal and consecutive term of SIXTY (60) months to LIFE for the use of a deadly weapon; Count III to run concurrent with Counts I and II; with two hundred eighty-one (281) days credit for time served.

Judgment of Conviction was filed on May 31, 2007. Defendant filed a pro per Notice of Appeal on June 4, 2007. Defendant's counsel then filed a Notice of Appeal on June 19, 2007. The Nevada Supreme Court affirmed Defendant's conviction on May 7, 2008. Remittitur issued on June 3, 2008.

On April 2, 2010, Defendant filed a Motion for Appointment of Counsel. The State filed an Opposition on April 9, 2010. On April 14, 2010 a hearing was held wherein the court denied Defendant's Motion because any petition he might file would be time barred. Defendant filed a Notice of Appeal on April 22, 2010. On June 9, 2010, the Nevada Supreme Court affirmed the district court's denial of Defendant's Motion. Remittitur

was issued on July 7, 2010.

Defendant filed a Motion to Vacate his Judgment of Conviction on April 21, 2010. On May 5, 201, the court denied Defendant's Motion without requiring a response from the State. The court noted that the proper vehicle for such a claim was a Petition for Writ of Habeas Corpus but such a petition would be time barred as Remittitur from the order affirming Defendant's conviction was issued in 2008. Defendant filed a Notice of Appeal on June 3, 2010. On November 12, 2010, the Nevada Supreme Court affirmed the district court's denial of Defendant's Motion. Remittitur was issued on December 7, 2010.

On April 30, 2010, Defendant filed a Petition for Writ of Habeas Corpus. Defendant then filed a Motion For an Evidentiary Hearing on May 13, 2010. The State filed an Opposition to Defendant's Motion on May 21, 2010. On May 24, 2010, Defendant filed an Answer and Response to the State's Opposition. On May 26, 2010, a hearing was held wherein Defendant's Motion was denied as being premature.

The State filed a Response and Motion to Dismiss Defendant's Petition on July 9, 2010. On July 14, 2010, a hearing was held wherein the court denied Defendant's Petition as being time barred. The Notice of Entry of Decision and Order was filed on March 8, 2011. On March 21 and 25, 2011, Defendant filed a Notice of Appeal. The Nevada Supreme Court has not yet ruled on this most recent appeal.

On March 25, 2011, Defendant filed the instant Motion for Appointment of Counsel. The State responds as follows:

ARGUMENT

THE DISTRICT COURT DOES NOT HAVE JURISDICTION OVER THIS CASE AT THIS TIME

"Jurisdiction in an appeal is vested *solely* in the supreme court until the remittitur issues to the district court." (Emphasis added) <u>Buffington v. State</u>, 110 Nev. 124, 126, 868 P.2d 643, 644 (1994). While an appeal is pending district courts do not have jurisdiction over the case until remittitur has issued. <u>Id</u>. Here, Defendant filed a Petition for Writ of

1	Habeas Corpus, which was dismissed by the district court on July 14, 2010. Defendant filed	
2	a Notice of Appeal to the Nevada Supreme Court on March 21 and 25, 2011. This appeal is	
3	still pending. Therefore, the district court does not have jurisdiction over this case until	
4	remittitur is used from the Nevada Supreme Court.	
5	<u>CONCLUSION</u>	
6	Based on the foregoing, the State respectfully requests the Defendant's Motion for	
7	Appointment of Counsel be DENIED.	
8	DATED this 1st day of April, 2011.	
9	Respectfully submitted,	
10	DAVID ROGER	
11	Clark County District Attorney Nevada Bar #002781	
12		
13	BY /s/ J. Timothy Fattig J. TIMOTHY FATTIG	
14	Chief Deputy District Attorney Nevada Bar #006639	
15	1\Cvaua Dai #000039	
16	CERTIFICATE OF MAILING	
17		
18	I hereby certify that service of the above and foregoing, was made this 1st day of	
19	April, 2011, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:	
20	FREDDY MARTINEZ, BAC #1003276	
21	NORTHERN NEVADA CORRECTIONAL CENTER P.O. BOX 7000	
22	CARSON CITY, NV 89701	
23	/s/ J. Motl	
24	Secretary for the District Attorney's Office	
25		
26		
27		
28	jn/TJF/jm	
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Case No: <u>[226586</u>]
Dept No: <u>XIV</u>

FILED
APR 19 2011

IN THE & TH JUI	DICIAL DISTRICT COURT OF THE STATE OF NEVADA			
IN AND FOR THE COUNTY OF CLARK				
The State of Nevada Fredys. A-Marfine 7 Plaintiff -vs- STATE of NEVADA Defendant	DESIGNATION OF RECORD OBC 226586 DROA Designation of Record on Appeal 1362843 DESIGNATION OF RECORD OB APPEAL			
COMES NOW, Fredus. A-maxfinez Defendant in proper persona, and herein designates the record on appeal to be certified by the Clerk of the Court and transcribed to the Clerk of the Nevada Supreme Court.				
All Motions, Pleading, and				
Dated this 11 day of April , 2011.				
	Defendant Signature			

APR 1 9 2011

OLBEK OF THE COURT

Fredy S. A. martine 2 (Print Name) In Proper Persona

CERTIFICATE OF SERVICE BY MAIL Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner/Defendant named herein and that on this ______ day of ______ 20 // I deposited in the United States Mails in Carson City, Nevada a true a correct copy of the foregoing addressed to: med Franke

5 6

PURSUANT TO N.R.S. 208.165, I understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury. I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF NEVADA THAT THE FOREGOING IS TRUE AND CORRECT. See N.R.S. 208.165.

(Signature)
(Inmate number)

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3	AFFIDMATION			
	AFFIRMATION Pursuant to NRS 2398.030			
4				
5	The undersigned does hereby affirm that the preceding document,			
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8	(Title of Document)			
9	filed in case number:			
10				
11	Document does not contain the social security number of any person			
12	-OR-			
13	Document contains the social security number of a person as required by:			
14	A specific state or federal law, to wit:			
	A specific state or federal law, to wit:			
15	(State specific state or federal law)			
16	-or-			
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18	For the administration of a public program			
19	-or-			
20	For an application for a federal or state grant			
21	-or-			
22	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)			
23	(W. 120.100, MRS 120.250 and MRS 1258,055)			
24	Date:			
5	(Signature)			
6				
,	(Print Name)			
8				
	(Attorney for)			
	Alford and an			
	Affirmation Revised December 15, 2006			

Fredys. A. MArtine 2 # 1003276

CO. BOX 7000

CITY, NV89701

Northern Nevada Correctional Center

FIRST CLASS



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CHARLES LEWIS J. SHORT, Clerk of the NV89155-1160 380 FLOOK

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Case 110. 1 2 586	
Dept No: X 11/	FILED
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	CLERK OF COURT
IN THE <u>g</u> Th Judi	CIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND F	OR THE COUNTY OF CLARK
The State of Nevada	06C226586
ere dys. A-martinez	NOASC Notice of Appeal (criminal) 1362838
Plaintiff	## ## ## ## ## ## ## ##
-V3-	NOTICE OF APPEAL
STATE OF NEVADA	TO ALL STREET
Defendant	
NOTICE IS HEREBY GIVEN	N that martine z Fredys. A. hereby appeals
the judgement of conviction entered :	nereby appeals
4 a . 4 l	n this Honorable court on or about the 154 day of
April 2011.	
Dated this _//day or	April , 2011.
	Thereford -
	Defendant Signature
	(Print Name) In Proper Persona
	•

RECEIVED

APR 1 9 2011

CLERK OF THE COURT

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FILED APR 2 2 2011

CLERK OF COURT

DISTRICT COURT CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff(s),

VS.

FREDDY MARTINEZ,

Defendant(s),

Case No: C226586 Dept No: XIV

> 06C226586 ASTA

Case Appeal Statement



CASE APPEAL STATEMENT

- 1. Appellant(s): Freddy A. Martinez
- 2. Judge: Donald Mosley
- 3. Appellant(s): Freddy A. Martinez

Counsel:

Freddy A. Martinez #1003276 P.O. Box 7000 Carson City, NV 89701

4. Respondent: THE STATE OF NEVADA

Counsel:

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

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: Yes

- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
- 9. Date Commenced in District Court: September 29, 2006
- Brief Description of the Nature of the Action: Criminal
 Type of Judgment or Order Being Appealed: Misc. Order
- Previous Appeal: Yes
 Supreme Court Docket Number(s): 49608, 55890, 56153, 57197, 58023, 58050
- 12. Child Custody or Visitation: N/A

Dated This 22 day of April 2011.

Steven D. Grierson, Clerk of the Court

Bv:

Heather Ungermann, Deputy Clerk

200 Lewis Ave

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ORIGINAL

Martinez: 18 or 19 an hour, I know it all already, everything, but she has

made everything stagnant for me. I can't make a lot of money because...I...yes...feel that.....every time that we want to make a lot of money she is going to take it out of the bank and she is going to take it, do you understand me?....and I love hare a lot, that's

why... I have found another and I have always been like

this....because of her.

Officer Chavez: Yes....but you also......You

Martinez: I think that now, who is pressuring her, now is her son, her son is

already 16 years old....and it's him I believe that he is...she owes

respect is him.....I think......

Officer Chavez: I don't believe it's her son....it's hard....

Martinez: And nothing can be done, now.....

Officer Chavez: Noise...Yeah!....Were you going to do something?

2nd Officer: I was going to start typing...
Officer Chavez: Oh, Ok, ..bro.. sorry....bro....

2nd Officer: I figure that Español is going to be the only way to do this, right?

Officer Chavez: Right! Right!

2nd Officer: Cause it's gonna to back and forth, right?
Officer Chavez: Yeah, you'll be lost, I am just saying

2nd Officer: No, I am going to do the whole thing, I am going to summarize

everything. Do you (illegible)? You're good?

Ok, ok, Nah! you're good

Officer Chavez: Yeah!, I'm good This soda is for him though, this soda is gonna

be for him, so I am going leave one handcuff on...

2nd Officer: Do you have a key?

Officer Chavez: Um...Huh

2nd Officer: Ok, that's what I wanted to know. Are you cool with that?

Officer Chavez: Absolutely, that's fine, yeah don't worry about it, that's cool.....

2nd Officer: If you need me just yell......

Officer Chavez: All right.

Noise

Officer Chavez: Ahhhh (Noise) Ok,.... put your hand here....Ok...all righty....I

know that (illegible)feeling good so that(illegible) and you already

drank your soda, (illegible conversation)

Martinez:: (Illegible) in confidence
Officer Chavez: (illegible conversation)

Ahhhhhhyaya, nananan ay yayay

Officer Chavez: Only, your only go by Freddy Martinez, and your birthdate?

Martinez: it's, it's on 8-28- of 69

Officer Chavez: on 8-28?

Martinez: of 69.

Officer Chavez: the 8-28.... of 69?

Martinez: Uh um, yes
Officer Chavez: and... where do you live? Your address.....

Martinez:

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on 4615 E Lake Mead, Trailer72

Officer Chavez:

E. Lake Mead?

Martinez: Officer Chavez: Yes.. Trailer 72 E. Lake Mead, 72?

Martinez:

Yes.... Trailer 72, Trailer.....

Officer Chavez:

72.... this is Las Vegas, Nevada89125 and your telephone?

Martinez:

I don't have one there...

Officer Chavez:

Why?

Martinez:

There is my neighbor's phone in my wallet....

Officer Chavez:

Ok...(illegible) ahhhh, Then were are only going to talk about your story.... of your story...Illegible, Because there is something that is,

that doesn't look very good, on the other side.

Martinez:

Yes....no....yes.....no, on that side they are going to hound me...illegible...they are ferocious, waiting all the time...

Officer Chavez:

I can see that there is something that is.....

Officer Chavez:

Ready, ahhh, This is... ah, is Detective Chavez, Illegible, detail,

40408 conducting interview of event 06-0616-10637,

ahhh....location of interview is, 4750 W. mmm...Oakey, Las Vegas, NV 89...ahh...121 ahhh...interview is taking place on today's date which is August the 16th the year 2006 the time right now is ahhh....19:... excuse me at 18:43, 18:43. Subject that I'll be interviewing.... last name of Martinez, first name, of Freddy. Date of birth 08/28 of 69.... ahh, he resides at 4615 E Lake Mead, Space No. 72..Las Vegas, Nevada, 89115, ah... no telephone

number. Also this interview is going to be conducted in Spanish....Do you want me to call you Freddy?

Martinez:

Yes

Officer Chavez:

Fred, Freddy.

Martinez:

Yes... Yes, It's Ok.....

Officer Chavez:

Freddy, what do you like?

Martinez:

Freddy

Officer Chavez:

(Illegible) Ok ahhh..., I know that today, the Mesquite Police detained you, and that you had a problem with ... Your wife...

Martinez:

Yes

Officer Chavez:

Ah, and we're, ah, we are going...ah and we went over there, and we picked you up around more or less 5 in the afternoon, We went in the car, well, our car, and Detective Carter, you sat in the back, well.... you were handcuffed and I sat in the back with you, and Detective Carter in front driving and do you remember that I read

your rights.....

Martinez:

Rights....

Officer Chavez:

All of your rights, all in English, because you know English, but

also, in Spanish, right...

Martinez:

Yes

Officer Chavez:

Ok... ahhh, you have the right to remain silent, anything you say can be used against you in a court of law, you also have the right to

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have an attorney present, if you can't afford an attorney one will be appointed before questioning, do you understand these rights?

Martinez:

Yes.....

Officer Chavez:

Ok..... And also all in Spanish...

Martinez:

In Spanish, yes.....

Officer Chavez:

Ok... You have the right to stay silent, everything that you say, could be used in court, you have the right to have an attorney, if you can't afford an attorney, the court will give you one free,

understand.....rights...oh, Ok.... aaay,

Martinez:

Yes

Officer Chavez:

(Illegible).... How is my Spanish......

Martinez:

It's good, it's good.....

Officer Chavez:

If you don't understand my Spanish, please, tell me...... and I

will work on trying to find another way to tell you.... 1

Martinez:

No....it's good...it's very good.....

Officer Chavez:

Ok..... ay.. ay.. (illegible) What happened now?... Because

truthfully, no...Freddy... because it's best to tell the

truth...Because sometimes things happen and, and.... no...

Martinez:

Ok... ok, I have never been in..... ah, this story with her in a recorder....never..... I have always had problems... there with her because like that, she has me see T.V....(illegible) I have a no driver's license ticket and they are charging me all that money Ok, but, now, I have spend 16 years with her, and in 16 years... I have taken care of her son and her, in good and bad times, I have

paid all the bills....

Officer Chavez:

Her, what is her name?....

Martinez:

Bianca Marina Hernandez.....

Officer Chavez:

Martinez:

And her son's name is Franklin Martinez, and... well.. ah... I have

spent 16 years with her.....

Officer Chavez:

How did you meet?

Martinez:

Ah... I arrived in ... 89, in....89 and until (illegible) and that's

where we met, she had just moved in with my brother, and from

then on our romance began....and...to this date

Officer Chavez:

But she was with your brother, did she marry your brother??

Martinez:

She didn't marry, only like that......

Officer Chavez:

They only lived together, ok..... and......

Martinez:

Yes

Officer Chavez:

And... They had a boy?

Martinez:

Officer Chavez:

And what's the boy's name again?

Martinez:

Franklin Martinez

Officer Chavez:

Franklin? Ok., Ok., Franklin Martinez

Martinez:

And ... everything that she owns, and everything that she has accomplished until now, is because of me, if you don't...if you don't believe me you can visit my neighborhood, my friends and

How I have behavedtowards them... and they will tell you....

both of the...they wear jewelry because of me.....

Officer Chavez: Ok, ok.....

Martinez: Do you understand me?...

Officer Chavez: Aha

Martinez:

And well... now lives with ... some friends, but she says....she says

that she does not have anything... that she does not have a

relationship or anything....

Officer Chavez:

Ok, ok.... illegible trying to get the direction of things....you, Was having a relationship with your brother, they had a son and

his name is Franklin...ah...

Martinez:

Um hum, yesand their love ended......

Officer Chavez:

And the love... ended.....

Martinez:

And it remained as a show only...

Officer Chavez:

And it remained as a show only.....and how long ago it ended...

the the

Martinez:

The love....theirs?

Officer Chavez:

No, well...... I don't say that love.... because some people say that they stay together.....but..... love does not exist..... How long

let's say they stayed together let's saylike a family?

Martinez:

Around what... ahhh like around three years.....

Officer Chavez:

Around three years...

Martinez:

Yes... now, afterwards everything on that side...... everything was

separated

Officer Chavez:

Okyou say that around three years.....

Martinez:

Yes, around there, around three, five years...school was

starting.....

Officer Chavez:

School was starting.... and himwhat? he went away?

Martinez:

Yes, yes he was.... or..... They would always see each other, but he would always go to my country Honduras.... and he would return..... And her and I we would stay...... it all ready charged...

Officer Chavez:

So, when you stayed here with Bianca and Franklin, the boy

Martinez:

With her, yes.....

Officer Chavez:

Did you have sex at that time?

Martinez:

Yes, well, we have had all the time....

Officer Chavez:

And.... We are talking about relationships of that kind... sexual

relationships....

Martinez:

Yes, well yes.... of that type.... until this day.... this date, we

have never separated..... about having sex.....

Officer Chavez:

Yes

Martinez:

We haven't had problems, we haven't had any kind of problems, the only thing is that I want her to tell me the truthI want her to

tell me if she has another man or not

Officer Chavez:

Um hum.....

Martinez:

That is to say.... well... she..... has always told me lies..... and I don't want any more lies, so that I can focus on my job, on my

life.....so that I can live..... because.... many of my friends work in construction, we make money and the women take it away and then they leave, that's what I don't want.... understand me.....

Officer Chavez: Aha.....

Martinez: Because... I don't now... that is not fair, it's not fair..... they

should speak with the truth, and they should get out of the way..... they should go away and not return to see me they shouldn't

visit..... they shouldn't even speak.....

Officer Chavez: And what?.... and what are you looking for?

Martinez: The truth.... if she has another man or not.....because living in the

other apartments or living here I have always supported her, rent and everything..... fixing of the car and everything..... everything she has now it's because of me..... and I don't want to continue..... do you understand me, supporting her..... and ..her being with

another person, do you understand me?...

Officer Chavez: aha ...ok

Martinez: That's what I don't want......

Officer Chavez: And her ?..... how long ago she moved?....because how long ago

you and her?.... You and her lived together.?....

Martinez: Yes we were together... ah.... at the trailer... with

everything.....

Officer Chavez: The trailer is located at this address?.... here at 4615 Lake

Mead?.....

Martinez: Yes, it's in her name....

Officer Chavez: It's in her name?... For how long?.....

Martinez: A month more or less......

Officer Chavez: But..... For how long have you been living there?

Martinez: Around two years....

Officer Chavez: Around two years... ok...and who lived there or who was living

there?

Martinez: Lived there..... the three of us...but about a month ago....

Officer Chavez: When we talk about the three of you, it's you.....

Martinez: Franklin, Bianca and I.....and around.... a month ago they arrived.

Ah it was around what time......

Officer Chavez Ok

Officer Chavez: Listen, in the two years that you were together.... or lived together,

let's say..... were you living as a couple?

Martinez: We lived there together.... but always showing respect to the

son....

Officer Chavez: Ok, OkBecause the son looks at you like an uncle?

Martinez: ye

Officer Chavez: Ok.... Then...never in front of the son...

Martinez: No

Officer Chavez: And..... in front of other people?

Martinez: Neither....

Officer Chavez: And why not?

Martinez:

Because she never allowed me to legalize it.... She didn't.....you

understand me, she never told me...legalize me as your wife..

Officer Chavez:

Ok...But you did have sex?

Martinez:

artinez:

Yes

Officer Chavez:

And when did you have sex?

Martinez:

When we could, because I would sometimes work.... when I worked, or....he would go to school.....the boy went to school....she worked somewhere else, she sometimes had to loose a day of work a week so that I could be with her..... because... ah....

her friends, my friends, my family, and we couldn't

Officer Chavez:

(Illegible) And that lasted for almost two years?

Martinez:

Yes, there yes.... but all my life has been like that...like that all my

life.....

Officer Chavez:

Only secrets...

Martinez:

Yesonly secrets all my life..... only secrets for 16 years.... Uh hum..... And you never told your brother?

Officer Chavez: Uh hum

Martinez:

He....they know, they know ... she.... would always say, always would tell him...that, what a pity... that I.... was his brother, because if I wasn't she would marry me..... she would always tell him, she... and... well... what I want is to know the truth... for

her to give me the liberty of leaving me or returning to

her....Because to tell you the truth I don't hate either of them, I love them more than my own life.... both of them, they are both my

life, but... if they don't want.....they don't want to be with me...then they should tell me the truth...straight up and it's

over.....everything is over.

Officer Chavez: Martinez:

But the truthlike what? How do you say, I mean, what? Like the truth... they should tell me, you know what Freddy, forget about us ... forget about us, we have already, we have already..... don't worry about us, we... or... I already have another man... or... something like that, but tell the truth... or that It's because of my son or my son can't live with you, and... you understand me... something, something that she might have in her heart, she can tell me, but listen...what is the motive, if its because of the boy... because I know that she still loves me, she loves me a lot, the boy also,....Because I know that she is ill, she's very sick....and that's my worry.... that is why I am always checking on her...I worry about her health, and I well, I don't want...other people.... that do not know her history, her life, about her health, that they would lean on her too much....maybe wanting her to do a lot of housework because at the house she would never do anything....she lived like a queen....like a princess....

Officer Chavez:

Um Hum

Martinez:

She wouldn't do anything... I would cook.... I would take her coffee to the bed....she wouldn't do anything...her son and I would do everything, would wash the dishes..... and would do everything

because we knew that she was ill....there... I see how fatigued she is I can see her appearance fallen... I see her, even if she doesn't

want me to...but I see her....

Officer Chavez: But..... tell me something..... Why did she move from the house?

How long has it been since she moved from the house?

Martinez: It's been... it has been one month. They arrived... I left and all of

a sudden the took everything...... that is how they took everything out from the house.....I don't fight for the material things, material things I can recuperate from morning to night I am not interested. I

am interested in them....ah..

Officer Chavez: But.... Why did they leave?

Martinez¹ I don't know..... I don't know......the truth...she... she has a...a....

she has the kinds of friends that I do not visit...it's a friendship that I do not... they are not my friends...eh... I have other friends...

she has her friends, then...

Officer Chavez: but..... but why didn't your... don't leave.... I'll leave?

....and....why didn't you leave?

Martinez: Because everything, everything that..... I have paid for.....

everything I have paid for....and it don't....

Officer Chavez: Illegible

Martinez: yes....if she would have told me... I would have left. Ah...but... I

> believe that ... I am almost sure that she has another man....that's why I did what I did... I took her in front of him..... In front of him so that he can see that I am not a coward like him..... taking my

things when my back is turned...ah...

Officer Chavez: When you back is turned...and.. what happened now?

Martinez: Only, I only waited for him to leave and so that she would ask me

for a ride to work in my car, now, then I got her in the car

since....since....she says that I am not her husband,

boyfriend....no, but.... to both of us, yes we are, in our hearts...we

are....to the world no, but since to us we are... that is why...

Officer Chavez:

So.... You waited for her, waited this morning..... Martinez:

Officer Chavez:

Yes.... I waited until they came out....both of them.....

Out of his house.....

Martinez: Yes, his... because they never, they never told me where they live

or anything.... by chance I saw where she went in I never

followed her or nothing....nothing...nothing...

Officer Chavez:

Aha

Martinez: If, there's a God in the sky....that never.... never....you understand

> me.... because I have a clean heart toward her... I was driving on the street, looking for a public telephone, I was going to make a call...and all of a sudden....I saw her.....that she went into that house... I didn't go to knock at her door, or anything like that, because I have respect for her friends...I don't get involved in anything.... I just saw that she was putting a lot of pressure..... she

wouldn't appear at the house.....and I said to my self, well,

wow

Officer Chavez:

Yes

Martinez:

What's going on there...there's got to be something going on t

Officer Chavez:

Something...

Martinez:

Something.... and then I tried to.... investigate it.... and three days ago I got a ticket....he was driving my car..... and....then I followed in the other car...to stop them.....because I had signaled them and they stopped in front of my house...he... driving my car.....then I signaled her....to get down....to come in...to come in the house... I thought that my nephew was driving the car.....when I saw two people...and....I was going toward them when I saw this person was driving the car.....and I said how is this? You want...then I told myself, in my car, with my girl, in my house, you are going to play it like that...no, it's impossible...then I followed and I went through.... Pecos and Lake Mead....no..

Lamb and Lake Mead.....

Officer Chavez:

Um hum

Martinez:

And there was a police officer and he gave me a ticket....he left in my car, they let him.... I think... (illegible) he left and did not come back... my nephew returned with her drivers license, no him...and from there I started to... then with more resentment.... And wanting to know the truth... what was hidden and there I made the decision to... not one more day or one les day... I want to know what is going on...

Officer Chavez:

Um hum

Martinez:

Is it the nephew... is it the nephew...or is it because...there is another partner....or is it really because she no longer loves me... why...I feel it is a lie.....because I ...it's been 16 years that I have had her like a, something made of crystal so that she would not break...

Officer Chavez:

Umhum

Martinez:

Everything for her, everything for her and the

boy....everything....and I don't want them to go suffer with someone else...because neither will I let another person mistreat

Officer Chavez:

Well yes....and this morning...what happened?... Did you see

her?...leaving, no?

Martinez:

Yes...she was coming out a lot of times to check...like...like she could foresee....she foresaw...because I could foresee everything...then she came out three times, she came out three times to check everything in the back and in the front...and then I told myself...no...there is something here... I said there is something here...there is a cat....locked up....then I am going to wait until she comes out... I said... this is the last time... he comes back...and.....yes.....I went to her....the apartments, and crossed the street....and was on the other side and came out...behind her

he came...

Officer Chavez: Umhum

Martinez: then I told her...to get in the car.....and I took the car and her...

Officer Chavez: Umhum

Martinez: In front of him....

Officer Chavez: You (illegible) on the passenger side...no? Passenger

Martinez: Ah hah...

Officer Chavez: and what did you have in your hand?

Martinez: I had a ...unfortunately a small knife.....that is what I had in my

hand.....like...small...and in those moments that person started to run...when he saw me...he went to run back...yes...I am not involved with that situation...Why would I get scared and start to

run back...

Officer Chavez: He ran....you had a knife in your hand...

Martinez: yes, it was a small one....like...
Officer Chavez: Yes, yes...a small one...black...

Martinez: Ah huh, yes that one.....

Officer Chavez: Umhum

Martinez: And it was there that...she received some scratches ...in her leg.....

Officer Chavez: With what?

Martinez: With the knife in her leg, she...

Officer Chavez: With the knife......

Martinez: When we were in the car, the passenger over here we were

struggling in the car..

Officer Chavez: (Illegible) in her legs...

Martinez: No...we were struggling and the gears would get stuck when I

changed the gears it would get stuck, they would get stuck, and I

wanted to know the truth....

Officer Chavez: (Illegible)

Martinez: I had already started I had already started and I could not leave

it half done, because if I leave it like that, all the time I have left myself half done...and the police have always half taken me...I never discover the truth...I have wanted to discover it and never...because she always puts a Restraining Order....or something and I never discover this....exactly the truth and I ask her and ask her and she does not give it to me...and then I

say...this is the last time, the last time I am going to do.....

And you only put the knife in her legs just to scare her?

Officer Chavez: And you only put the knife in her legs just to scare Martinez: Yes...because I want to know the truth.....

res...because I want to know the truth....

Officer Chavez: Because you want to know the truth...because you put it very, very

difficult...and you put the knife on her leg so that she would tell

you the truth...but...

Martinez: No, no, no.... in other words...I was in the passenger side...

Martinez: It's because she was in the passenger seat... supposedly that man

was going to drive...the car...

Officer Chavez:

No...you got in the passenger side...

Martinez:

No...she was sitting waiting for that man to come...he was going to drive the car...and then I told her to moveto drive and then she moved...and the man stayed there...and that is when we left... and when, when she received the scratches there on her leg....

Officer Chavez:

With the knife...(illegible) to go to the other side......

Martinez:

No....I only told her to I told her to go to the other side....to go on to the other side...and no...why? And for what?...well I only want to know what's going on here... I want to know the truth......and well, she does not tell me anything...she only tells me that she loves her son very much...well...I also love him....they are both my life...yes....but I worry about her health a lot.. her health,

because I know her health is delicate.....

Officer Chavez:

Tell me something...Freddy...uh....something happened....on

Nellis...because you were driving crazy...

Martinez:

(Illegible) Nellis...no...

Officer Chavez:

Yes...on Nellis, yes, yes a car overturned.......

Martinez:

There she was complaining, because I told her that we were

leaving, that we were leaving

Officer Chavez:

To where?

Martinez:

That we were leaving from Vegas, both of us...that we were both leaving from Vegas...and...and that I was going to leave the son in

my mother's care and my brother was going to pick up the

boy...then that is when she had a nervous attack...to her...and she started to kick and throw everything everywhere... but no...I was going to Mesquite to talk with some...with my co-workers from work...because I had one week with no work...so that they would give me back my employment...that is the only...and that trip was only, to make that man angry....so that he would look for me...and

talk to me...if in fact he is really her husband...

Officer Chavez:

Martinez:

Or if he has any doubt in regards.....from me for her...that he also look for me and ask me who am I to her....just for that I did

it....to get my job back and for that..

Officer Chavez:

Umhumm

Martinez:

Who had that car keys....she had them...If i would have had bad intentions I would have thrown them away...I would have never gotten to where there were Hispanic people... where she could scream with a high voice or something... I would have preferred to go to a English town...where they would not understand...but there is no bad intention...in my heart...there is nothing...

Officer Chavez:

Because she said that...that you told her...you are going to be mine, you are mine I am going to kill you... I am going to kill you...and when I kill you I am going to kill myself......

Martinez:

Yes...she had the car keys...

Officer Chavez:

No...but you were driving for her....

Martinez:

I want to get the truth out...I want to get the truth...but not by hitting, no...by...by words by words but she does not want to tell me...nobody...not even the family where she lives, not nobody....

Officer Chavez:

So you only told her.....to scare her?....

Martinez:

Yes...so she would tell me what was happening...it's already 16

years...already...of... already...

Officer Chavez:

Yes.....

Martinez:

I only want to know the truth...what is going on...if there is another person...there is another person...ok...if she feels secure that this other person will defend her...and will support her like I have supported and defended her in these 16 years, Freddy will place himself aside and will leave...calmly, his heart will be clean and he will leave without any pain or remorse that....that if my Bianca is going to be sick the day of tomorrow and I will not be there to be able to help her.. to take her a glass of water or a hot plate food.... All I want is the truth so that I can live calmly...that is the only thing....

Officer Chavez:

And why did you hit her in the cheek here on her face?

Martinez:

I did not hit her....

Officer Chavez:

Yes...it was...you...

Martinez:

No, maybe yes....we struggled some...to put her seatbelt on maybe...she received an injury because she did not want to put her seatbelt on, and since she was upset from her nerves, that she was going to throw herself from the car.....maybe at that moment...or

something...

Officer Chavez:

And who pulled her hair, some three or four times....

Martinez:

No...

Officer Chavez:

Who pulled....her hair? Who? Because we checked her at the hospital...we took her to the hospital and she has had her hair

pulled....

Martinez:

I tell you that maybe with the seatbelt, in the struggle....

Officer Chavez:

You pulled her hair....

Officer Chavez:

Because she said it was you...

Martinez:

Who else...who else was there, if we are the only two there...the both of us are at guilty of everything that has happened there in the car, and no one else from the 16 years...only both of us are guilty of that, ah....but maybe not in the pull of the seatbelt that was for

here and there because she did not want to put it on....

Officer Chavez:

I want you to tell me something Freddy, I want you to tell me the truth because I understand...because, I understand that you have been very kind with me and I also have been kind to you...an I truthfully...I understand what one goes through in these things

because I understand.....

Martinez:

Yes...(Illegible)

Officer Chavez:

Yes, exactly...ah.. and what happened in the Desert...when you

were driving before you reached Logandale.... What

happened...the you stopped on the way....

Martinez:

It was, it was...(silence)

Officer Chavez:

It was south... well on the way from Las Vegas to Mesquite...it

was before you got to Logandale....

Martinez:

Ok, there, we have a friend...there.. I have a friend there where there are some farmyards of... of cows, through there one goes and well.... The car was already getting to empty and it barely had anymore gasoline...and I wanted to get to his house....to see if he would let me borrow...to get to Mesquite I had...and then I looked at the gage and would not make it there...and then I got on the freeway...and getting on the freeway and went to the store...

Officer Chavez:

But before going to the store...you stopped over here in the desert...you stopped the car, you got down from the car and

opened the door for her...

Martinez:

Oh, that...that was here leaving from Vegas...

Officer Chavez:

Yes leaving Vegas...

Martinez:

Leaving from Vegas...there were they ride the motorcycles...

Officer Chavez:

Ah ha ...there

Martinez:

There, it was there...we had and why am I going to lie to you...we had sex...but normal, like we have always had it....without violence or anything...the two of us....whatever it was....I am a

man...illegible

Officer Chavez:

And where did that happen?

Martinez:

Here leaving Vegas, by the Nellis Base,...there, where they race the motorcycles, it was not there, in Moapa.... Or Logandale...no

Officer Chavez:

Before Logandale, Where there are races?...

Martinez:

Before passing the races...before there...yes...passing the races

Officer Chavez:

Passing....

Martinez:

.....Yes there where they race the motorcycles, there

Officer Chavez:

And where did it happened where...on the floor or in the car?...

Martinez:

In the car on the back seat...

Officer Chavez:

Back seat... Where you drive or the passenger?...

Martinez:

No behind...of....of...

Officer Chavez:

Oh, behind...and how did that happened?

Martinez:

Well...I told her...I told her that....that, if she wanted to make love with me....

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Officer Chavez:

Ah ha

Martinez:

I got down and opened the rear door and she got down...and she arranged herself in the rear seat...and yes we did it....but that was not....forced...or anything. That was not forced, or with force

neither without her consentbecause....

Officer Chavez:

And why did you get down upset?.....

Martinez:

I pretended to be so upset because I wanted to get the truth out,

but never to her....never, never to hurt her....



Officer Chavez:

Why did you get out of the car very upset?

Martinez:

ez:

Officer Chavez:

And by closing the door you can see, that you are.....

Martinez:

Apparently...apparently it looks like I was very upset...but ...she would tell me to go back...for the son that here son here and I would tell her only no...this...I would tell her that, my brother was going to pick up her boy, but no, but never sincerely...with the heart, I tell you officer, I don't have hate towards her...I want the truth so that I can relax my mind, because those two are my

life...for them I have given my life here in the United

States...already 16 years...I want the truth...since the boy was 2 days born I have him....I would clean his diapers as a baby, I

would do it,

Yes, ves....

Officer Chavez:

And with sadness...why...you

Martinez:

To school I would walk him...I would go and pick him up...at the

school

Officer Chavez:

Let me tell you something...the truth is I talked to Bianca.... And

Bianca truthfully loves you a lot...

Martinez:

.. I know that she loves me a lot...

Officer Chavez:

How can she not....she loves you a lot, but she said that what

happened today...... was... not you...

Martinez:

Well, yes, man.....

Officer Chavez:

that you pulled her by her arm and you pulled her into the car, you opened the door and you wanted to have sex forcing her, but that

way no, but that it was the way... that you did it.....

Martinez:

Officer...it's 16 years....that, I have loved that woman and I continue loving her, like the first day, but lately that family got involved and a lot of lies from her to me, it was like there was someone that wanted to steal her from me......and she doesn't

have the strength to tell me......

Officer Chavez:

I understand, and you have the right to know,....because of the 16 years.....you have the right to know..... and one gets upset and I understand, Freddy...I understand...I don't want you to think that I look at you like a bad person.....ok, I don't want you to think that....because I have seen it on many occasions, and in people that I know...because of thatI am here, giving you time and

now is the time to talk, because I know it's a lot better,

Freddy.....when the doors of love close... I know that you got

angry because you didn't want to lose her love...right?

Martinez:

No, I accept losing, look Officer, I accept to loose if this person that is there after me, is going to protect them for me and is going to love them like I have protected them...she has looked for me (illegible...illegible) I need to be put aside of the family, for her get out of the way...and not to continue with her lies any more

Officer Chavez:

I believe that both of you have problems, you have your own problems...like everyone does....and, Bianca she also, has her

problems. Bianca loves you a lot, Bianca told me. And I am only telling you what she said...but she says that you are becoming very

violent...that's why she left the house.....

Martinez: Officer, how am I not, going to become violent?...they arrive to

take out everything that is....

Officer Chavez: But she said that it was because of the violence before that...that

was the reason why she had to leave the house....because before

she moved...you were becoming very violent...

Martinez: This last time that I was in jail...(illegible) I spent around 30 days...

the court.....I did what the judge told me...when I got out of there, I was on the street...she was also on the street...and I worked night

and day for them....and they throw everything in the trash, no....other families...other people...(illegible) there are noble

women, there.... And it's not fair.....

Officer Chavez:

You love her....no...

Martinez:

Too much.....

Officer Chavez:

What she wants to know is....why.....I believe.....I asked her...what....I told her that I was going to tell her the truth, she

wants to know....yes....she wanted to know the truth...and she

wanted to know why you raped her today...

Martinez: No, no it wasn't..... from my heart, maybe..... what I did,

but....and it wasn't because of anger towards her...if not maybe, because I feel anger toward that person, toward that man... I don't know who he is.... I have not investigated his life yet... I don't know what significance he has in her life... because she doesn't tell me anything...doesn't... why doesn't she introduce him to me?.... tells me... this is a friend... like that, like that... why not?

Officer Chavez:

Because she says that you are very jealous......

Martinez:

When one loves,....you become jealous,.... too much....the one that is not jealous does not love....truthfully, and I....because she wants to bee there all the time... before we would spend our time from yard sale to yard sale, the three of us....on the weekend we would go (illegible) and now we don't, now she spends more time

with the family than with us.....

Officer Chavez:

(Illegible)

Martinez:

Ahhh

Officer Chavez:

Control was lost....or there isn't almost.....

Martinez:

Well, I am very patient, I feel a lot of love for her....very patient....she took everything, everything...and I never said anything...because I know that she is sick...her health is very delicate...I....I... want her to speak the truth I love her

excessively...but...I want her to speak the truth.....

Officer Chavez:

Bianca, she told me one thing...she said....I love him a lot....he is my family, but I feel very dirty with what he did...and...(illegible)

what got in his mind?....what did he

want...(illegible)...(coughing)

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Martinez: In all of this Officer...my only intention was...to get a reaction

from the man....if there is something between them......

Officer Chavez:

But the man wasn't there......
Yes, yes.. he was there.....

*

Martinez: Officer Chavez:

Not when you had sex....no

Martinez:

Ah no, not then, when we were there I was, I was already on my way to Mesquite, (illegible) sex....we have always had sex...in

many places, the same way...in the car...

Officer Chavez:

But she says that it was never like that, now she says that you

raped her....

Martinez:

Not the same way, maybe she was angry....I was

angry.....maybe....but the same way that we have done it in other occasions, at other times....I treated her the same way, without,

without, without violence or anything.....

Officer Chavez:

But you had (illegible) grabbed her in the car.....

Martinez: Officer Chavez: No..... Yes..

Martinez:

Yes, I had grabbed my wife in my arms, it was so that she

wouldn't jump from the car, I was not going to let the love of my life kill herself....just like that, because she is much more quick-

tempered than I am, her nerves betray her very badly....

Officer Chavez:

It was that she was very scared, because what you did to her today, she had never seen you that way...in your life, in her life and well, with the knife, threatening her with the knife, telling her "I am going to kill you"....let's talk, we're leaving Las Vegas.....

Martinez:

Everything that would have been said was jokingly...because there's 16 years of proof of what I did for her....proof of 16

years...I believe....

Officer Chavez:

Because what you did today is not even to have spent 20

years...illegible....

Martinez:

What I did, what I did today....what I want to get is....for her to talk to me.....to be sincere with me, I have looked for her in many ways....I have spoken with her and well....she does not tell me

anything...she changes the subject.....

Officer Chavez:

(Illegible).....you told her: "You are going to be mine, I am going to kill you, and then I am going to kill myself" you said that,

по.....

Martinez:

No...

Officer Chavez:

You told me yes, before you said yes....

Martinez:

No, how am I going to kill me with a knife like this....

Officer Chavez:

No, but you told her this....you said the words.....

Martinez:

That we were leaving, that we were going to leave Vegas and that we were not returning to Vegas, again...and that her son was going

to be picked up by his......

Officer Chavez:

Bt you told me, when I asked you that you had told her that you were going to kill her...that they were just words, that you weren't

going to do it, and I do believe that....

Martinez:

That could be, yes....that when we were struggling... I had said

that, but not from the heart.....

Officer Chavez:

Anger.....

Martinez:

She could have told me many things too, but I know that they aren't from her heart, also.....it was anger...to reconsider

hings.....

Officer Chavez:

When she said that she wanted to return to her house... constantly,

no.....

Martinez:

Hum....

Officer Chavez:

She told you, take me back with my son.....

Martinez:

Yes. But I needed, I needed to get to Mesquite to get my job, when you arrived to arrest me...even.... when you guys arrived, I was talking to my co-workers.....to get my job back, if that is my car and everything....why shouldn't I take it...it has cost me, I knew that she didn't get to work until one in the morning...during that time I could go to Mesquite and return... that's why, but no, no.....

Officer Chavez: Martinez: Bianca was very scared, very, Bianca loves you, but you scared....

I...also....I.... also....I am never going to separate her from her

son...never...never....never...

Officer Chavez:

And, why did you tell her that?

Martinez:

So that she would tell me, I want to get the truth out of her, that I....that if she's hiding something... to tell me....the truth, if she has another man, or something, so that she would tell me....I want her to tell me.....if that person is using her....that he is not mistreating her, that he is not asking her to do jobs...that would be....don't you understand, because if it's like that...she's is not

going to last more than three years......

Officer Chavez:

Let me tell you something...Freddy....I talked to her...she told me....that she has never had sexual relations with you and that you would always treat herlike her wife, or you would be mine, or you stay with me...but she never loved you...that she always told you, I love you a lot, but only as my family...you are not.......

Martinez:

Look, Officer, when this, when all this started, she told me, let's run away and we ran away once:.. we were as husband and wife....

Officer Chavez:

Where?

Martinez:

from San Diego to Los Angeles and we had to return, return because the boy was too small....we returned.....she told me Freddy, wait for me...wait until my son grows up...so that he can defend himself...so that we can be together...ok, I waited...my word, I waited....the boy is already grown up, now she can tell the truth.....to break our deal or the deal that we agreed to.. or

something....she should tell me the truth....I.....

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Officer Chavez:

ok, I waited...my word, I waited.....the boy is already grown up, now she can tell the truth.....to break our deal or the deal that we

agreed to.. or something....she should tell me the truth....I.....

Officer Chavez:

You know that you can't take a person by force.....

Martinez:

I wasn't taking her by force......

Officer Chavez:

How can you say no?.... you had the car....you wouldn't let her

get out of the car.....

Martinez:

If I let her get out of the car...look....the car is in her name, if I let her down, so that I can go do that in Mesquite...she was angry, she would call the police for having taken her car...at that moment she was angry...that's how she is...if I let her out of the car angry, she would just call the police and she would tell them that I have stolen

the car.....

Officer Chavez:

And, what happened?

Martinez:

Well, I stole both of them (laughing)

Officer Chavez:

You stole both of them....

Martinez:

(Laughing), I didn't take one, I took both of them.....

Officer Chavez:

Ok, but that's what I am telling you, you cannot take by force, that

is what I am telling you.....

Martinez:

Officer, it's nothing against her, it's nothing, if she doesn't tell me the truth, and I wanted to find the reaction, ok, yes, like a man, if you are a gentleman, and you are with a woman....when a man has sexual relations with a woman....you have to react when another rooster comes and takes the woman when she is with you...he has to respond...react, has towhatwhatwhat is happening here, and I did it, but he did not react, what he

did was run...then, I wasn't doing anything else there....

Officer Chavez:

You had a knife in your hands.....

Martinez:

I did not have anything......

Officer Chavez:

You had the knife in your hand, you had the knife in your

hand

Martinez:

With the little blade that it had.....

Officer Chavez:

And you think that you can't hurt with that blade?...that you can't

kill?...

Martinez:

He is double my size.....

Officer Chavez:

Officer Chavez:

You think that a blade can't kill someone?

Martinez:

He had an ice box in his hands.....couldn't he use it as a shield? When he left running he thought that you were pointing a gun at

him.

Martinez:

I will never carry a gun....

Officer Chavez:

But how is he going to know? He doesn't even know you.....

Martinez:

Then he should investigate a woman's first fall....

Officer Chavez:

When a person has a pair of guns and you the little knife, from a

Martinez:

distance, what is he going to think? eh....that you have a gun...... I won't, I won't speak anything else, now I am going to pay for

that, I don't know....how the case is going to affect me... I don't

Martinez: If she would already be open mouthed, dying and she would tell

her son, son go find your uncle Freddy... I want to speak to him...would you go? Or you wouldn't go? one....the heart...

Officer Chavez: Well....

(Silence)

Officer Chavez:

Well, is there something that you want me to tell Bianca....Umm? Martinez: Only...that I love her to death and that I don't have anything against her.....that I don't like that lately....she has only

distanced herself from us.....the family that has taken care of her and protected her for a long time...and has dedicated herself to

other families with a short time....I don't know......

Officer Chavez:

And what do you want to say about what happened today?

Martinez: That it wasn't...that it wasn't...that everything that went on today

wasn't against her.....that I am sorry and to forgive me....I showed it to her...returning her keys to the car, that she was driving.....It is not harm what I want to do......but, always with

her...first.....

Officer Chavez: (Illegible)...until you passed Logandale...from there to

Logandale....-

Martinez: For her to forgive, to forgive... what we did in the back seat, it

happened without it being my intention...but....I don't know, I don't know... something in me made me take, forgive me for

that....but....

Officer Chavez: When you finished the sex....you came in her, did you ejaculate in

her?

Martinez

Yes

Officer Chavez:

Why did you do it?

Martinez:

Because I have always done it.... I have done it all my life...in 16

vears.....

Officer Chavez:

It seems like it upset her....that....

Martinez:

Well, I have done it all my life..... I can't do it outside, when I haven't done it....if she gets upset... I am speaking with the truth...I don't lie...I speak with the truth......if she already got upset....then....it's that there is another person present there.....

Officer Chavez:

Um hum...yes...ok...

Martinez:

Then, with what you are telling me...illegible...you're giving me....you're giving me the information that I needed...that tells

brother....(noise)....that no more money that way...that if he wants to buy something for his son....buy it......but not a lot of money that way....because it's not fair, ...it has already been, how long.....around three years...that I have been following the trail on this situation....three years....and I never loosened my money bags....that 300 and 400 dollars a week to her for....for the bills...because I know that she is....and now, also her jobs or everything that she ever owned.....me....because this person is

know how much jail I am going to get for this, and that's it... I don't know how long...now I could loose the trailer again, I will return to the streets....but it doesn't matter....now without worrying about them...because even if she's been there I have paid her bills...her rent, her insurance payment, her car payment....even when she was living with this person...but they

can't continue saying I can't be their clown.......

Officer Chavez:

No...they can't and you already loved too much ... it's too much...it's enough of the anger that you felt...of all anger....

Martinez:

It all stops there....

Officer Chavez:

It's enough of anger....you can't consider what was given......

Martinez:

That's enough...(illegible). I paid for both, that's it... I... my brother.... my nephew...we are going forward...we're not going to continue being stuck....that's it, no more....enough with the

pride of being a man....that's it no more......

Officer Chavez:

But, look at what you did.....you lost your brother....your

brother doesn't want to see you anymore.....

Martinez:

My brother?.....until they die.....

Officer Chavez:

He does not want to see you.....

Officer Chavez:

You lost your nephew...then, you lost Bianca...you lost Bianca's

friendship....everything was lost.....

Martinez:

Nothing has been lost....nothing....I haven't lost my brother, David, or my nephew Franklin, nor Bianca, have I lost, because

what I have cultivated in them all my life, has been pure

love...pure...for them, nothing against, if I have done this, they know that I am very intelligent...even though I have thoroughly

analyzed to come to this conclusion, to figure out this

puzzle...and it hasn't taken me one day...it has taken me many years...and the jail is going to serve me, also.....because I will be there in that cell, that one (laughing) will be analyzing.....or working in the kitchens....analyzing many things....but officer

....this, this is the last.....(illegible).

Officer Chavez:

I know, because she does not want to see you again, she never

wants to see you again

Martinez:

She does not want to see me...but she's going to see me....over

there, in a hospital... where she's going to end up......

Officer Chavez:

And why do you want to go see her?

Martinez:

Because she's sick....she has a very serious illness.....

Officer Chavez:

And, why are you going?....She doesn't love you, Why are you going?....Why are you punishing yourself?.... Why do you drive

yourself crazy?.....What do you want to prove?

Martinez:

No, no, no,...that is because there is affection....

Officer Chavez: Martinez:

No. She doesn't want to, love never lies while it's alive...... Ok, ok...but what if she asks me, because she feels guilty, in her

conscience, would you go? or wouldn't you go?

Officer Chavez:

The truth.....you would be crazy if you do it......

always there...no ...besides...all of the jewelry that she has...because of me...besides the ones that are in the house...or the ones that have been pawned, or they are pawned....all because of me...not because I sell drugs.....or illicit, dirty deals...no...because sweat runs down from my forehead...and everything that she is....that they would stay with someone that is a parasite.....and this person doesn't even pay their bills...her car....this is what makes me feel sorry...when I got out of jail, they had evicted them....and everything, everything I bought foe her...I got her a big screen TV....with a sound system and everything...and they took everything...everything....even the curtains and I said, take it... I am going to investigate the truth...What I want is to work for me, everything that they took I will have it back in four or five months.....work in peace, working very hard....and then know that this person is not going to appear on Friday and tell me that I have no money for insurance...or that I don't have money for gas.....or for rent...I can't work in peace with a person like that....like that, I don't want that person....she needs to disappear from mymonetary affairs....she needs to think that I don't exist.....like she should think that I don't work...like that.....

Officer Chavez:

Martinez:

Officer Chavez:

Martinez:

Officer Chavez:

Yes, I understand......

We finished it (Laughter) slowly

Ok, I'll only go to the tape....the time right now is

19:38....19:38....Ahhhhhhhh!

Can you take me to the bathroom?......

Uh mmmmmm, all right......

END

AFFIDAVIT OF ROSE MARIE FERNANDEZ

I, Rose Marie Fernandez, duly sworn, depose and say:

- 1. That I am a citizen of the United States.
- 2. That I am a resident of Las Vegas, County of Clark, State of Nevada and have been so since 1993.
- 3. That I am a certified court interpreter with the Eighth Judicial District Court after having passed a written and oral exam with said entity. That I have interpreted in Municipal, Justice, District and Federal Courts as well as State Agencies and private attorneys. Additionally I have experience translating in Depositions, Arbitrations, trials, conventions as well as written documents.
- 4. That I have translated from Spanish into English the attached Transcription of interview for the MARTINEZ CASE.
- 5. This translation is true and correct to the best of my knowledge and belief.

Dated at Las Vegas, Nevada this 18th day of January, 2007.

Rose Marie Ternandez ertified Court Interpreter

STATE OF NEVADA)

SS.

COUNTY OF CLARK)

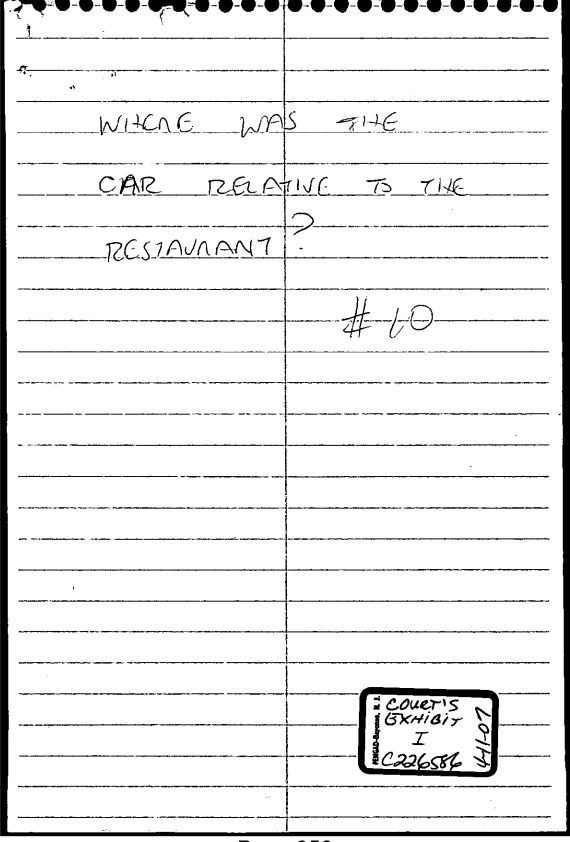
SOL M. RODRIGUEZ

NOTARY PUBLIC
STATE OF NEVADA

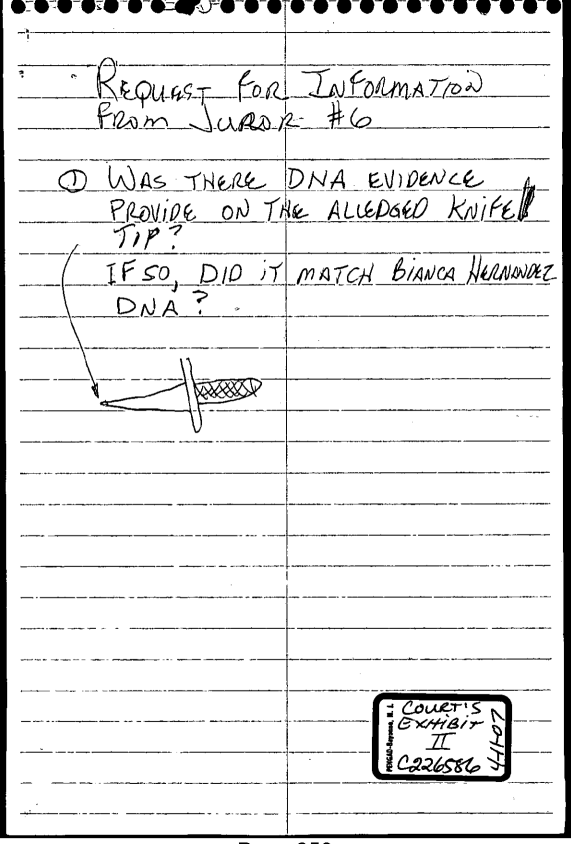
Date Appointment Exp: October 15, 2007
Certificate No: 03-84761-1

Signed and sworn to before me, a Notary Public, this 18th day of January, 2007

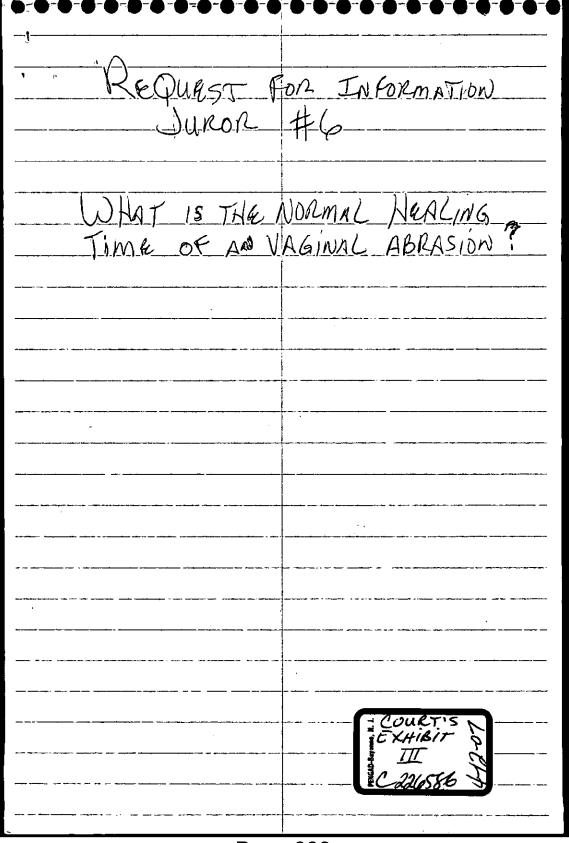
Notary Public in and for said County and State



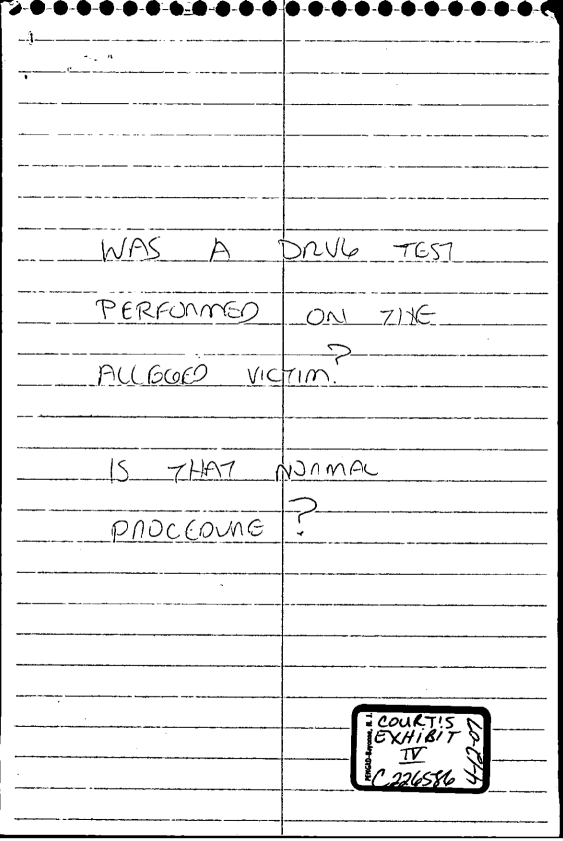
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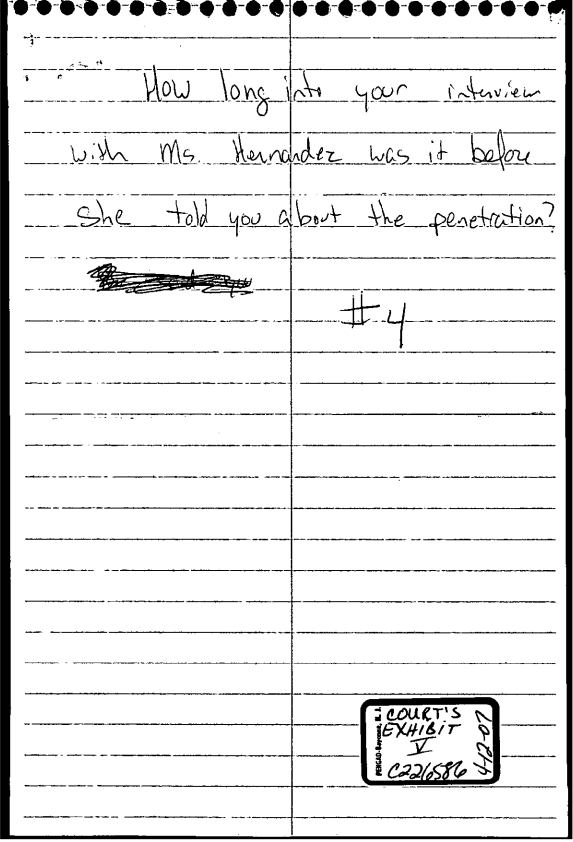
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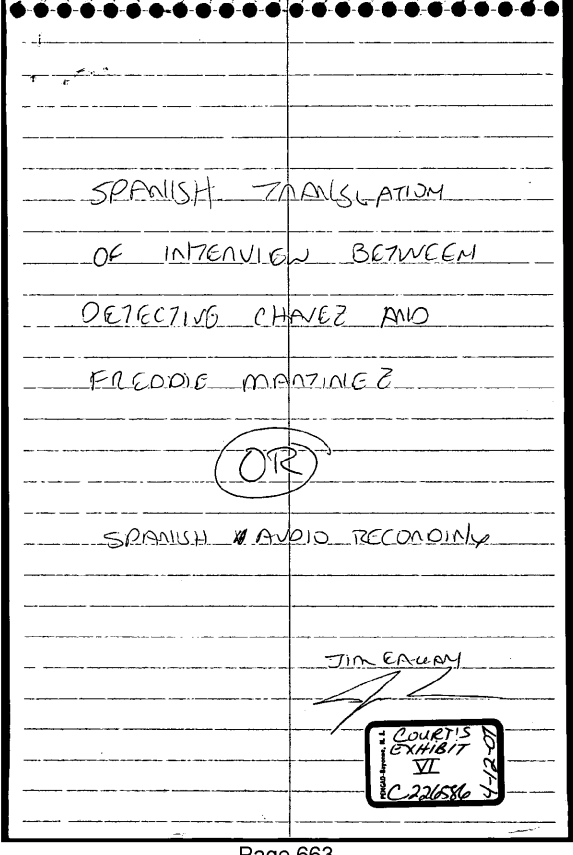
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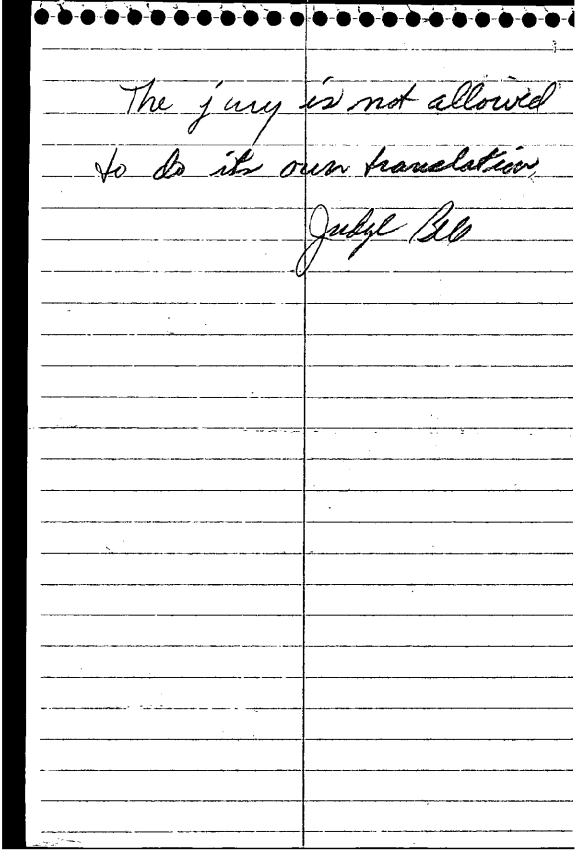
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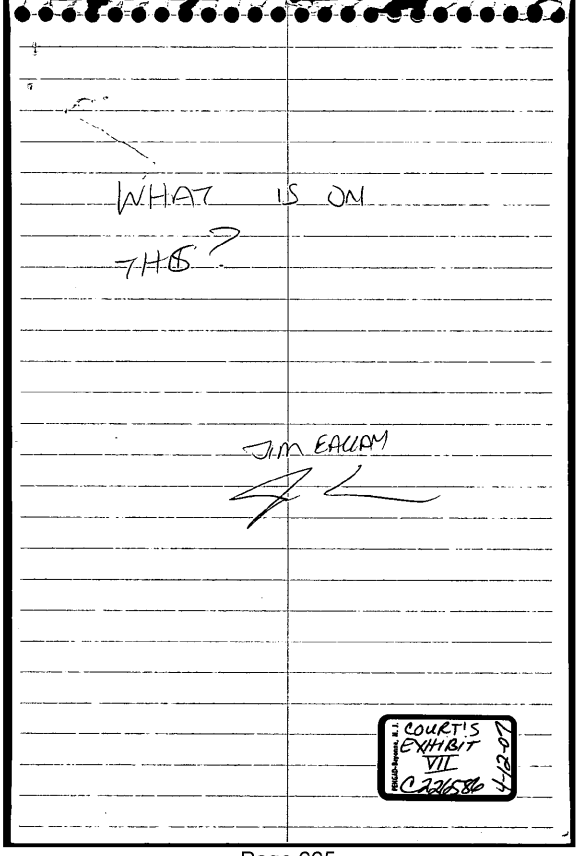
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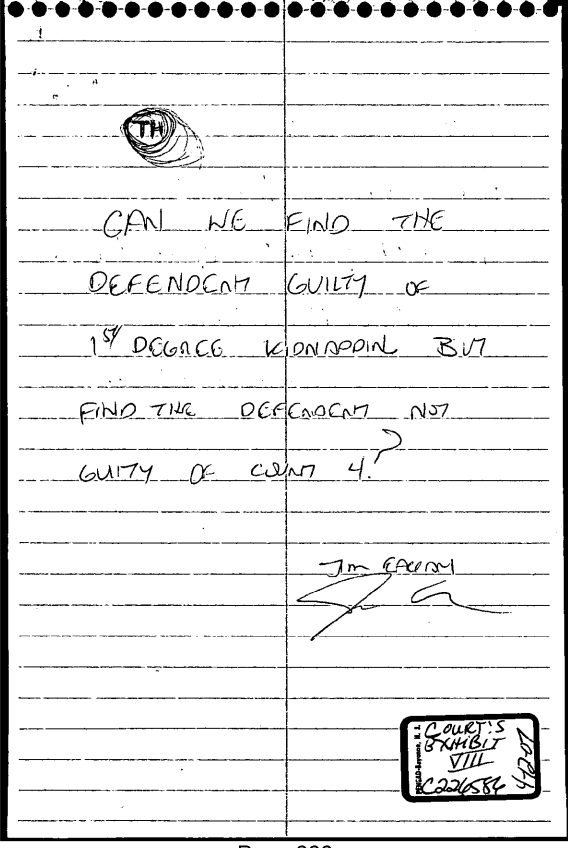
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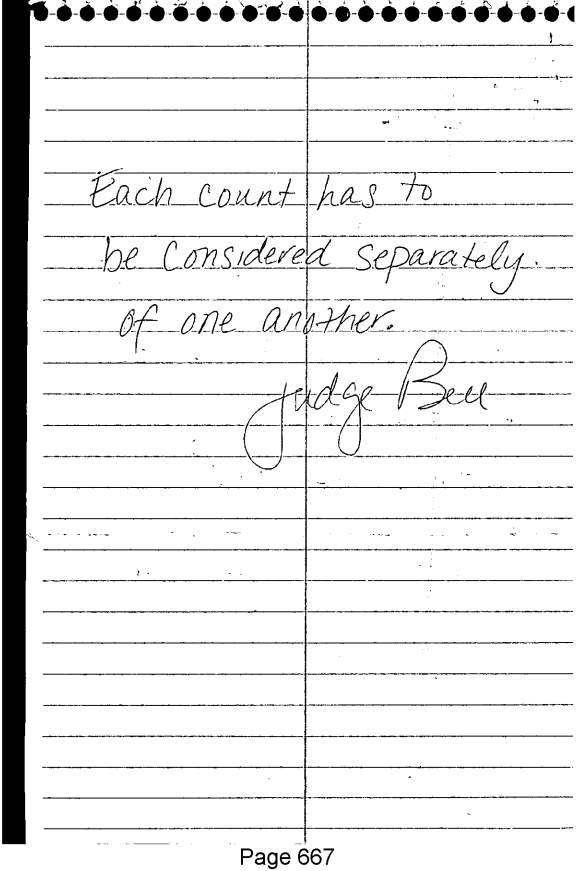
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Martinez: 18 or 19 an hour, I know it all already, everything, but she has

made everything stagnant for me. I can't make a lot of money because...I...yes...feel that....every time that we want to make a lot of money she is going to take it out of the bank and she is going to take it, do you understand me?....and I love hare a lot, that's

why... I have found another and I have always been like

this....because of her.

Officer Chavez: Yes....but you also.....You

Martinez: I think that now, who is pressuring her, now is her son, her son is

already 16 years old....and it's him I believe that he is...she owes

respect is him......I think......

Officer Chavez: I don't believe it's her son....it's hard....

Martinez: And nothing can be done, now.....

Officer Chavez: Noise...Yeah!....Were you going to do something?

2nd Officer: I was going to start typing...
Officer Chavez: Oh, Ok, ..bro.. sorry....bro....

2nd Officer: I figure that Español is going to be the only way to do this, right?

Officer Chavez: Right! Right!

2nd Officer: Cause it's gonna to back and forth, right?
Officer Chavez: Yeah, you'll be lost, I am just saying

2nd Officer: No, I am going to do the whole thing, I am going to summarize

everything. Do you (illegible)? You're good?

Ok, ok, Nah! you're good

Officer Chavez: Yeah!, I'm good This soda is for him though, this soda is gonna

be for him, so I am going leave one handcuff on...

2nd Officer: Do you have a key?

Officer Chavez: Um...Huh

2nd Officer: Ok, that's what I wanted to know. Are you cool with that?
Officer Chavez: Absolutely, that's fine, yeah don't worry about it, that's cool.....

2nd Officer: If you need me just yell......

Officer Chavez: All right.

Noise

Officer Chavez: Ahhhh (Noise) Ok,.... put your hand here....Ok...all righty....I

know that (illegible)feeling good so that(illegible) and you already

drank your soda, (illegible conversation)

Martinez:: (Illegible) in confidence
Officer Chavez: (illegible conversation)

Ahhhhhhyaya, nananan ay yayay

Officer Chavez: Only, your only go by Freddy Martinez, and your birthdate?

Martinez: it's, it's on 8-28- of 69

Officer Chavez: on 8-28?
Martinez: of 69.

Officer Chavez: the 8-28.... of 69?

Martinez: Uh um, yes

Officer Chavez: and... ah... Where do you live? Your address.....

Martinez:

on 4615 E Lake Mead, Trailer72

Officer Chavez:

E. Lake Mead?

Martinez:

Yes.. Trailer 72 E. Lake Mead, 725

Officer Chavez:

E. Lake Mead, 72?

Martinez:

Yes.... Trailer 72, Trailer.....

Officer Chavez:

72.... this is Las Vegas, Nevada89125 and your telephone?

Martinez:

I don't have one there...

Officer Chavez:

Why?

Martinez:

There is my neighbor's phone in my wallet....

Officer Chavez:

Ok...(illegible) ahhhh, Then were are only going to talk about your story.... of your story...Illegible, Because there is something that is,

that doesn't look very good, on the other side.

Martinez:

Yes....no....yes.....no, on that side they are going to hound me....illegible...they are ferocious, waiting all the time...

Officer Chavez:

I can see that there is something that is.....

Ready, ahhh, This is... ah, is Detective Chavez, Illegible, detail,

40408 conducting interview of event 06-0616-10637,

ahhh....location of interview is, 4750 W. mmm...Oakey, Las Vegas, NV 89...ahh...121 ahhh...interview is taking place on today's date which is August the 16th the year 2006 the time right now is ahhh...19:... excuse me at 18:43, 18:43. Subject that I'll be interviewing.... last name of Martinez, first name, of Freddy. Date of birth 08/28 of 69.... ahh, he resides at 4615 E Lake Mead, Space No. 72..Las Vegas, Nevada, 89115, ah... no telephone

number. Also this interview is going to be conducted in

Spanish....Do you want me to call you Freddy?

Martinez:

Yes

Officer Chavez:

Fred, Freddy.

Martinez:

Yes... Yes, It's Ok.....

Officer Chavez:

Freddy, what do you like?

Martinez:

Freddy

Officer Chavez:

(Illegible) Ok ahhh..., I know that today, the Mesquite Police

detained you, and that you had a problem with ... Your wife...

Martinez:

Yes

Officer Chavez:

Ah, and we're, ah, we are going...ah and we went over there, and we picked you up around more or less 5 in the afternoon, We went in the car, well, our car, and Detective Carter, you sat in the back, well.... you were handcuffed and I sat in the back with you, and Detective Carter in front driving and do you remember that I read

your rights.....

Martinez:

Rights....

Officer Chavez:

All of your rights, all in English, because you know English, but

also, in Spanish, right...

Martinez:

}

Yes

Officer Chavez:

Ok... ahhh, you have the right to remain silent, anything you say

can be used against you in a court of law, you also have the right to

2

have an attorney present, if you can't afford an attorney one will be appointed before questioning, do you understand these rights?

Martinez:

Yes.....

Officer Chavez:

Ok..... And also all in Spanish...

Martinez:

In Spanish, yes.....

Officer Chavez:

Ok... You have the right to stay silent, everything that you say, could be used in court, you have the right to have an attorney, if you can't afford an attorney, the court will give you one free,

understand.....rights...oh, Ok.... aaay,

Martinez:

Yes

Officer Chavez:

(Illegible).... How is my Spanish......

Martinez:

It's good, it's good.....

Officer Chavez:

If you don't understand my Spanish, please, tell me...... and I

will work on trying to find another way to tell you.... 1

Martinez:

No....it's good...it's very good.....

Officer Chavez:

Ok..... ay.. ay.. (illegible) What happened now?... Because

truthfully, no...Freddy... because it's best to tell the

truth...Because sometimes things happen and, and.... no...

Martinez:

Ok... ok, I have never been in.... ah, this story with her in a recorder....never.... I have always had problems... there with her because like that, she has me see T.V...(illegible) I have a no driver's license ticket and they are charging me all that money

Ok, but, now, I have spend 16 years with her, and in 16 years... I have taken care of her son and her, in good and bad times, I have

paid all the bills....

Officer Chavez:

Her, what is her name?....

Martinez:

Bianca Marina Hernandez....

Officer Chavez:

Aha

Martinez:

And her son's name is Franklin Martinez, and... well.. ah... I have

spent 16 years with her......

Officer Chavez:

How did you meet?

Martinez:

Ah... I arrived in ... 89, in....89 and until (illegible) and that's

where we met, she had just moved in with my brother, and from

then on our romance began....and...to this date

Officer Chavez:

But she was with your brother, did she marry your brother??

Martinez:

She didn't marry, only like that......

They only lived together, ok..... and......

Officer Chavez:

Yes

Martinez: Officer Chavez:

And... They had a boy?

Martinez:

Yes

Officer Chavez:

And what's the boy's name again,?

Martinez:

Franklin Martinez

Officer Chavez:

Franklin? Ok., Ok., Franklin Martinez

Martinez:

And ...everything that she owns, and everything that she has accomplished until now, is because of me, if you don't...if you don't believe me you can visit my neighborhood, my friends and

3

4

How I have behavedtowards them... and they will tell you.... both of the...they wear jewelry because of me.....

Officer Chavez:

Ok, ok.....

Martinez:

Do you understand me?...

Officer Chavez:

Aha

Martinez:

And well... now lives with ... some friends, but she says....she says that she does not have anything... that she does not have a

relationship or anything....

| Officer Chavez:

Ok, ok..... illegible trying to get the direction of things....you, Was having a relationship with your brother, they had a son and his name is Franklin...ah...

Martinez:

Um hum, yesand their love ended......

Officer Chavez:

And the love.... ended......

Martinez:

And it remained as a show only...

Officer Chavez:

And it remained as a show only......and how long ago it ended...

the...the....

Martinez:

The love....theirs?

Officer Chavez:

No, well...... I don't say that love.... because some people say that they stay together....but..... love does not exist..... How long

let's say they stayed together let's saylike a family?

Martinez:

Around what... ahhh like around three years.....

Officer Chavez:

Around three years...

Martinez:

Yes... now, afterwards everything on that side...... everything was

separated

Officer Chavez:

Okyou say that around three years.....

Martinez:

Yes, around there, around three, five years...school was

starting.....

Officer Chavez:

School was starting.... and himwhat? he went away?

Martinez:

Yes, yes he was.... or..... They would always see each other, but he would always go to my country Honduras... and he would return.... And her and I we would stay..... it all ready charged...

Officer Chavez:

So, when you stayed here with Bianca and Franklin, the boy

Martinez:

With her, yes.....

Officer Chavez:

Did you have sex at that time?

Martinez:

Yes, well, we have had all the time.....

Officer Chavez:

And..... We are talking about relationships of that kind... sexual

relationships....

Martinez:

Yes, well yes.... of that type.... until this day.... this date, we

have never separated..... about having sex.....

Officer Chavez:

Yes

Martinez:

We haven't had problems, we haven't had any kind of problems, the only thing is that I want her to tell me the truthI want her to

tell me if she has another man or not......

Officer Chavez:

Um hum.....

Martinez:

That is to say.... well... she..... has always told me lies..... and I don't want any more lies, so that I can focus on my job, on my

life....so that I can live.... because... many of my friends work in construction, we make money and the women take it away and then they leave, that's what I don't want... understand me.....

Officer Chavez:

Martinez:

Because... I don't now... that is not fair, it's not fair..... they should speak with the truth, and they should get out of the way..... they should go away and not return to see me they shouldn't

visit..... they shouldn't even speak.....

Officer Chavez:

And what?.... and what are you looking for?

Martinez:

The truth.... if she has another man or not.....because living in the other apartments or living here I have always supported her, rent and everything..... fixing of the car and everything..... everything she has now it's because of me..... and I don't want to continue..... do you understand me, supporting her..... and ..her being with

another person, do you understand me?...

Officer Chavez:

aha ...ok

Martinez:

That's what I don't want......

Officer Chavez:

And her ?..... how long ago she moved?....because how long ago

you and her?.... You and her lived together.?....

Martinez:

Yes we were together... ah.... at the trailer... with

everything.....

Officer Chavez:

The trailer is located at this address?.... here at 4615 Lake

Mead?

Martinez:

Yes, it's in her name....

Officer Chavez:

It's in her name?... For how long?.....

Martinez:

A month more or less......

Officer Chavez:

But..... For how long have you been living there?

Martinez:

Around two years.....

Officer Chavez:

Around two years.... ok...and who lived there or who was living

there?

Martinez:

Lived there...... the three of us...but about a month ago....

Officer Chavez:

When we talk about the three of you, it's you.....

Martinez:

Franklin, Bianca and I.....and around.... a month ago they arrived.

Ah it was around what time......

Officer Chavez:

Ok

Officer Chavez:

Listen, in the two years that you were together.... or lived together,

let's say..... were you living as a couple?

Martinez:

We lived there together.... but always showing respect to the

Officer Chavez:

Ok, OkBecause the son looks at you like an uncle?

Martinez:

yes

Officer Chavez:

Ok.... Then...never in front of the son...

Martinez:

No

Officer Chavez:

And...... in front of other people?

Martinez:

Neither....

Officer Chavez:

And why not?

Martinez:

Because she never allowed me to legalize it.... She didn't.....you understand me, she never told me...legalize me as your wife...

lo

Officer Chavez:

Ok...But you did have sex?

Martinez:

Yes

Officer Chavez:

And when did you have sex?

Martinez:

When we could, because I would sometimes work.... when I worked, or...he would go to school.....the boy went to school....she worked somewhere else, she sometimes had to loose a day of work a week so that I could be with her..... because... ah.... her friends, my friends, my family, and we couldn't.....

Officer Chavez:

(Illegible) And that lasted for almost two years?

Martinez:

1:

Yes, there yes.... but all my life has been like that...like that all my

life.....

Officer Chavez:

Only secrets...

Martinez:

Yesonly secrets all my life..... only secrets for 16 years....

Officer Chavez: Uh hum..... And you never told your brother?

Martinez:

He....they know, they know ... she.... would always say, always would tell him...that, what a pity... that I.... was his brother, because if I wasn't she would marry me..... she would always tell him, she... and... well... what I want is to know the truth... for

her to give me the liberty of leaving me or returning to

her....Because to tell you the truth I don't hate either of them, I love them more than my own life.... both of them, they are both my

life, but... if they don't want.....they don't want to be with me...then they should tell me the truth...straight up and it's

over.....everything is over.

Officer Chavez: Martinez: But the truthlike what? How do you say, I mean, what?

Like the truth.... they should tell me, you know what Freddy, forget about us ... forget about us, we have already, we have already..... don't worry about us, we.... or... I already have another man... or... something like that, but tell the truth.... or that It's because of my son or my son can't live with you, and.... you understand me.... something, something that she might have in her heart, she can tell me, but listen... what is the motive, if its because of the boy.... because I know that she still loves me, she loves me a lot, the boy also,....Because I know that she is ill, she's very sick.... and that's my worry.... that is why I am always checking on her...I worry about her health, and I well, I don't want... other people.... that do not know her history, her life, about her health, that they would lean on her too much.....maybe wanting her to do a lot of housework because at the house she would never do

Officer Chavez:

Um Hum

Martinez:

She wouldn't do anything... I would cook.... I would take her coffee to the bed....she wouldn't do anything...her son and I would do everything, would wash the dishes..... and would do everything

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anything....she lived like a queen....like a princess....

because we knew that she was ill....there.... I see how fatigued she is I can see her appearance fallen... I see her, even if she doesn't want me to...but I see her....

Officer Chavez:

But..... tell me something......Why did she move from the house?

How long has it been since she moved from the house?

Martinez:

It's been.... it has been one month. They arrived... I left and all of a sudden the took everything...... that is how they took everything out from the house.....I don't fight for the material things, material things I can recuperate from morning to night I am not interested. I

am interested in them....ah..

Officer Chavez:

But.... Why did they leave?

Martinez:

I don't know..... I don't know......the truth...she... she has a...a.... she has the kinds of friends that I do not visit....it's a friendship that I do not... they are not my friends...eh...I have other friends...

she has her friends, then...

Officer Chavez:

but..... but why didn't your... don't leave... I'll leave?

....and....why didn't you leave?

Martinez:

Because everything, everything that..... I have paid for.....

everything I have paid for....and it don't....

Officer Chavez:

Illegible

Martinez:

yes.....if she would have told me... I would have left. Ah...but... I believe that ... I am almost sure that she has another man....that's why I did what I did... I took her in front of him..... In front of him so that he can see that I am not a coward like him...... taking my

things when my back is turned...ah...

Officer Chavez:

When you back is turned...and.. what happened now?

Martinez:

Only, I only waited for him to leave and so that she would ask me

for a ride to work in my car, now, then I got her in the car since....since....she says that I am not her husband.

boyfriend....no, but.... to both of us, yes we are, in our hearts...we are....to the world no, but since to us we are... that is why...

Officer Chavez:

So.... You waited for her, waited this morning.....

Martinez:

Yes.... I waited until they came out....both of them.....

Officer Chavez:

Out of his house......

Martinez:

Yes, his... because they never, they never told me where they live or anything.... by chance I saw where she went in I never

followed her or nothing...nothing...nothing...

Officer Chavez:

Aha

Martinez:

If, there's a God in the sky....that never.... never....you understand me.... because I have a clean heart toward her... I was driving on the street, looking for a public telephone, I was going to make a call...and all of a sudden....I saw her......that she went into that house... I didn't go to knock at her door, or anything like that, because I have respect for her friends...I don't get involved in anything....I just saw that she was putting a lot of pressure.....she wouldn't appear at the house......and I said to my self, well,

wouldn't appear at the house......and I said to my sen, wen

wow

Officer Chavez:

Yes

Martinez:

What's going on there....there's got to be something going on t

here

Officer Chavez:

Something...

Martinez:

1

Something.... and then I tried to.... investigate it... and three days ago I got a ticket.....he was driving my car..... and.....then I followed in the other car...to stop them..... because I had signaled them and they stopped in front of my house...he... driving my car......then I signaled her.....to get down....to come in....to come in the house...I thought that my nephew was driving the car......when I saw two people...and...I was going toward them when I saw this person was driving the car......and I said how is this? You want...then I told myself, in my car, with my girl, in my house, you are going to play it like that....no, it's impossible...then I followed and I went through.... Pecos and Lake Mead....no..

Lamb and Lake Mead....

Officer Chavez:

Um hum

Martinez:

And there was a police officer and he gave me a ticket....he left in my car, they let him.... I think... (illegible) he left and did not come back... my nephew returned with her drivers license, no him....and from there I started to... then with more resentment.... And wanting to know the truth... what was hidden and there I made the decision to... not one more day or one les day... I want to know what is going on...

Officer Chavez:

Um hum

Martinez:

)

Is it the nephew... is it the nephew...or is it because...there is another partner....or is it really because she no longer loves me... why...I feel it is a lie.....because I ...it's been 16 years that I have had her like a, something made of crystal so that she would not break...

.

Officer Chavez:

Umhum

Martinez:

Everything for her, everything for her and the

boy...everything...and I don't want them to go suffer with someone else...because neither will I let another person mistreat

them....

Officer Chavez:

Well yes....and this morning...what happened?... Did you see

her?...leaving, no?

Martinez:

Yes...she was coming out a lot of times to check...like...like she

could foresee....she foresaw...because I could foresee

everything...then she came out three times, she came out three times to check everything in the back and in the front...and then I

told myself...no...there is something here...I said there is

something here...there is a cat....locked up...then I am going to wait until she comes out...I said...this is the last time...he comes back...and....yes....I went to her...the apartments, and crossed

the street....and was on the other side and came out...behind her

he came...

Officer Chavez:

factions:

Martinez:

Umhum

then I told her...to get in the car.....and I took the car and her...

Officer Chavez:

Umhum

Martinez:

In front of him...

Officer Chavez:

You (illegible) on the passenger side...no? Passenger

Martinez:

Ah hah..

Officer Chavez:

and what did you have in your hand?

Martinez

I had a ...unfortunately a small knife.....that is what I had in my hand.....like...small...and in those moments that person started to run...when he saw me...he went to run back...yes...I am not involved with that situation...Why would I get scared and start to

run back....

Officer Chavez:

He ran....you had a knife in your hand...

Martinez:

Officer Chavez:

yes, it was a small one....like...
Yes, yes...a small one...black...

Martinez:

Ah huh, yes that one....

Officer Chavez:

Umhum

Martinez:

And it was there that...she received some scratches ...in her leg.....

Officer_Chavez: _

Martinez:

With the knife in her leg, she...

Officer Chavez:

With the knife.....

Martinez:

When we were in the car, the passenger over here we were

struggling in the car..

Officer Chavez:

(Illegible) in her legs...

Martinez:

No...we were struggling and the gears would get stuck when I changed the gears it would get stuck, they would get stuck, and I

wanted to know the truth....

Officer Chavez:

(Illegible)

Martinez:

I had already started.....I had already started and I could not leave it half done, because if I leave it like that, all the time I have left myself half done...and the police have always half taken me...I never discover the truth...I have wanted to discover it and never...because she always puts a Restraining Order....or something and I never discover this....exactly the truth and I ask her and ask her and she does not give it to me...and then I say...this is the last time, the last time I am going to do.....

Officer Chavez:

And you only put the knife in her legs just to scare her?

Martinez:

Yes...because I want to know the truth.....

Officer Chavez:

Because you want to know the truth...because you put it very, very difficult...and you put the knife on her leg so that she would tell

you the truth...but...

Martinez:

No, no, no... in other words...I was in the passenger side...

Martinez:

It's because she was in the passenger seat... supposedly that man

was going to drive...the car...

Officer Chavez:

No...you got in the passenger side...

Martinez:

No...she was sitting waiting for that man to come...he was going to drive the car...and then I told her to moveto drive and then she moved...and the man stayed there...and that is when we left... and when, when she received the scratches there on her leg....

Officer Chavez: Martinez: With the knife...(illegible) to go to the other side......

No....I only told her to I told her to go to the other side....to go on

to the other side...and no...why? And for what?...well I only want to know what's going on here...I want to know the truth......and well, she does not tell me anything...she only tells me that she loves her son very much...well...I also love him....they are both my life...yes...but I worry about her health a lot.. her health,

because I know her health is delicate.....

Officer Chavez:

Tell me something...Freddy...uh....something happened....on

Nellis...because you were driving crazy...

Martinez:

1

(Illegible) Nellis...no...

Officer Chavez:

Yes...on Nellis, yes, yes a car overturned.......

Martinez:

There she was complaining, because I told her that we were

leaving, that we were leaving

Officer Chavez:

To where?

Martinez:

That-we were leaving from Vegas, both of us....that we were both leaving from Vegas...and...and that I was going to leave the son in

my mother's care and my brother was going to pick up the

boy...then that is when she had a nervous attack...to her...and she started to kick and throw everything everywhere... but no...I was going to Mesquite to talk with some...with my co-workers from work...because I had one week with no work...so that they would give me back my employment...that is the only...and that trip was only, to make that man angry....so that he would look for me...and

talk to me...if in fact he is really her husband...

Officer Chavez:

Clearly...

Martinez:

Or if he has any doubt in regards.....from me for her...that he also look for me and ask me who am I to her....just for that I did

it....to get my job back and for that ...

Officer Chavez:

Umhumm

Martinez:

Who had that car keys....she had them...If i would have had bad intentions I would have thrown them away...I would have never gotten to where there were Hispanic people...where she could scream with a high voice or something...I would have preferred to go to a English town...where they would not understand...but

there is no bad intention...in my heart...there is nothing...

Officer Chavez:

Because she said that...that you told her...you are going to be mine, you are mine I am going to kill you...I am going to kill

you...and when I kill you I am going to kill myself......

Martinez:

Yes...she had the car keys...

Officer Chavez:

No...but you were driving for her....

Martinez:

I want to get the truth out...I want to get the truth...but not by hitting, no...by...by words by words but she does not want to tell me...nobody...not even the family where she lives, not nobody....

Officer Chavez:

So you only told her.....to scare her?....

Martinez:

Yes... so she would tell me what was happening...it's already 16

years...already...of... already...

Officer Chavez:

Yes.....

Martinez:

I only want to know the truth... what is going on....if there is another person...there is another person...ok...if she feels secure that this other person will defend her...and will support her like I have supported and defended her in these 16 years, Freddy will place himself aside and will leave...calmly, his heart will be clean and he will leave without any pain or remorse that...that if my Bianca is going to be sick the day of tomorrow and I will not be there to be able to help her.. to take her a glass of water or a hot plate food.... All I want is the truth so that I can live calmly...that

is the only thing....

Officer Chavez:

And why did you hit her in the cheek here on her face?

Martinez:

I did not hit her....

Officer Chavez:

Yes...it was...you...

----Martinez:-

No, maybe yes....we struggled some...to put her seatbelt on maybe...she received an injury because she did not want to put her seatbelt on, and since she was upset from her nerves, that she was going to throw herself from the car.....maybe at that moment...or

something ...

Officer Chavez:

And who pulled her hair, some three or four times....

Martinez:

No...

Officer Chavez:

Who pulled...her hair? Who? Because we checked her at the hospital...we took her to the hospital and she has had her hair

pulled....

Martinez:

I tell you that maybe with the seatbelt, in the struggle....

Officer Chavez:

You pulled her hair....

Officer Chavez:

Because she said it was you...

Martinez:

Who else...who else was there, if we are the only two there...the both of us are at guilty of everything that has happened there in the car, and no one else from the 16 years...only both of us are guilty of that, ah....but maybe not in the pull of the seatbelt that was for

here and there because she did not want to put it on....

Officer Chavez:

I want you to tell me something Freddy, I want you to tell me the truth because I understand...because, I understand that you have been very kind with me and I also have been kind to you...an I truthfully...I understand what one goes through in these things

because I understand.....

Martinez:

Yes...(Illegible)

Officer Chavez: Yes, exac

Yes, exactly...ah.. and what happened in the Desert...when you

were driving before you reached Logandale.... What

happened...the you stopped on the way....

Martinez:

It was, it was...(silence)

Officer Chavez:

It was south... well on the way from Las Vegas to Mesquite...it

was before you got to Logandale....

Martinez:

1

Ok, there, we have a friend...there.. I have a friend there where there are some farmyards of... of cows, through there one goes and well.... The car was already getting to empty and it barely had anymore gasoline...and I wanted to get to his house....to see if he would let me horrow, to get to Mesquite I had, and then I looked

anymore gasoline...and I wanted to get to his house....to see if he would let me borrow...to get to Mesquite I had...and then I looked at the gage and would not make it there...and then I got on the freeway...and getting on the freeway and went to the store...

Officer Chavez:

But before going to the store...you stopped over here in the desert...you stopped the car, you got down from the car and

opened the door for her...

Martinez:

Oh, that...that was here leaving from Vegas...

Officer Chavez:

Yes leaving Vegas...

Martinez:

Leaving from Vegas...there were they ride the motorcycles...

Officer Chavez:

Ah ha ...there

_Martinez:

There, it was there...we had and why am I going to lie to you...we had sex...but normal, like we have always had it...without violence or anything...the two of us....whatever it was....I am a man...illegible

Officer Chavez:

And where did that happen?

Martinez:

Here leaving Vegas, by the Nellis Base,...there, where they race the motorcycles, it was not there, in Moapa.... Or Logandale...no

Officer Chavez:

Before Logandale, Where there are races?...

Martinez:

Before passing the races...before there...yes...passing the races

Officer Chavez:

Passing....

Martinez:

..... Yes there where they race the motorcycles, there

Officer Chavez:

And where did it happened where...on the floor or in the car?...

Martinez:

In the car on the back seat...

Officer Chavez:

Back seat... Where you drive or the passenger?...

Martinez:

No behind...of....of...

Officer Chavez:

Oh, behind...and how did that happened?

Martinez:

Well...I told her...I told her that....that, if she wanted to make

love with me....

Officer Chavez:

Ah ha

Martinez:

I got down and opened the rear door and she got down...and she arranged herself in the rear seat...and yes we did it....but that was not....forced...or anything. That was not forced, or with force

neither without her consentbecause....

Officer Chavez:

And why did you get down upset?.....

Martinez:

I pretended to be so upset because I wanted to get the truth out,

but never to her...never, never to hurt her....



Officer Chavez:

Why did you get out of the car very upset?

Martinez:

Yes, yes....

Officer Chavez:

And by closing the door you can see, that you are.....

Martinez:

Apparently...apparently it looks like I was very upset....but ...she would tell me to go back...for the son that here son here and I would tell her only no...this...I would tell her that, my brother was going to pick up her boy, but no, but never sincerely...with the heart, I tell you officer, I don't have hate towards her...I want the truth so that I can relax my mind, because those two are my

life...for them I have given my life here in the United

States...already 16 years...I want the truth...since the boy was 2 days born I have him.....I would clean his diapers as a baby, I

would do it,

Officer Chavez:

And with sadness...why...you

Martinez:

To school I would walk him...I would go and pick him up...at the

school

Officer Chavez:

Let me tell you something...the truth is I talked to Bianca.... And

Bianca truthfully loves you a lot...

Martinez:

...I know that she loves me a lot...

Officer Chavez:

How can she not....she loves you a lot, but she said that what

happened today was not you...

Martinez:

Well, yes, man.....

Officer Chavez:

that you pulled her by her arm and you pulled her into the car, you opened the door and you wanted to have sex forcing her, but that

way no, but that it was the way... that you did it.....

Martinez:

Officer...it's 16 years....that, I have loved that woman and I continue loving her, like the first day, but lately that family got involved and a lot of lies from her to me, it was like there was someone that wanted to steal her from me......and she doesn't

have the strength to tell me......

Officer Chavez:

I understand, and you have the right to know,....because of the 16 years.....you have the right to know.... and one gets upset and I understand, Freddy...I understand...I don't want you to think that I look at you like a bad person.....ok, I don't want you to think that....because I have seen it on many occasions, and in people that I know...because of thatI am here, giving you time and

now is the time to talk, because I know it's a lot better,

Freddy.....when the doors of love close... I know that you got

angry because you didn't want to lose her love...right?

Martinez:

No, I accept losing, look Officer, I accept to loose if this person that is there after me, is going to protect them for me and is going to love them like I have protected them....she has looked for me (illegible...illegible) I need to be put aside of the family, for her get out of the way....and not to continue with her lies any more

Officer Chavez:

I believe that both of you have problems, you have your own problems...like everyone does....and, Bianca she also, has her

Page 680

problems. Bianca loves you a lot, Bianca told me. And I am only telling you what she said...but she says that you are becoming very

violent...that's why she left the house.....

Martinez: Officer, how am I not, going to become violent?...they arrive to

take out everything that is....

Officer Chavez: But she said that it was because of the violence before that...that

was the reason why she had to leave the house...because before

she moved...you were becoming very violent...

This last time that I was in jail...(illegible) I spent around 30 days...

the court.....I did what the judge told me...when I got out of there, I was on the street...she was also on the street...and I worked night

and day for them...and they throw everything in the trash,

no...other families...other people...(illegible) there are noble

women, there.... And it's not fair.....

Officer Chavez:

You love her....no...

Martinez:

Martinez:

Too much......

Officer Chavez:

What she wants to know is....why.....I believe.....I asked her...what....I told her that I was going to tell her the truth, she wants to know....yes....she wanted to know the truth...and she

wanted to know why you raped her today...

Martinez: No, no it wasn't from my heart, maybe what I did,

but....and it wasn't because of anger towards her...if not maybe, because I feel anger toward that person, toward that man...I don't know who he is....I have not investigated his life yet...I don't know what significance he has in her life....because she doesn't tell me anything...doesn't....why doesn't she introduce him to me?..... tells me...this is a friend...like that, like that... why not?

Officer Chavez:

Because she says that you are very jealous.....

Martinez:

When one loves,....you become jealous,.... too much....the one that is not jealous does not love....truthfully, and I....because she wants to bee there all the time...before we would spend our time from yard sale to yard sale, the three of us....on the weekend we would go (illegible) and now we don't, now she spends more time

with the family than with us.....

Officer Chavez:

(Illegible)

Martinez:

Ahhh

Officer Chavez:

Control was lost....or there isn't almost.....

Martinez:

Well, I am very patient, I feel a lot of love for her...very patient....she took everything, everything...and I never said anything...because I know that she is sick...her health is very delicate...I...I... want her to speak the truth I love her

excessively...but...I want her to speak the truth.....

Officer Chavez:

Bianca, she told me one thing...she said....I love him a lot.....he is my family, but I feel very dirty with what he did...and...(illegible)

what got in his mind?....what did he

want...(illegible)...(coughing)

Martinez:

In all of this Officer....my only intention was...to get a reaction

from the man...if there is something between them.....

Officer Chavez:

But the man wasn't there.....

X

Martinez:

Officer Chavez:

Yes, yes.. he was there..... Not when you had sex....no

Martinez:

Ah no, not then, when we were there I was, I was already on my way to Mesquite, (illegible) sex....we have always had sex....in

many places, the same way...in the car...

Officer Chavez:

But she says that it was never like that, now she says that you

raped her....

Martinez:

Not the same way, maybe she was angry....I was

angry....maybe....but the same way that we have done it in other occasions, at other times....I treated her the same way, without,

without, without violence or anything......

Officer Chavez:

But you had (illegible) grabbed her in the car.....

Martinez:

No....

Officer Chavez:

Yes..

Martinez:

Yes, I had grabbed my wife in my arms, it was so that she wouldn't jump from the car, I was not going to let the love of my life kill herself....just like that, because she is much more quick-

tempered than I am, her nerves betray her very badly....

Officer Chavez:

It was that she was very scared, because what you did to her today, she had never seen you that way...in your life, in her life and well, with the knife, threatening her with the knife, telling her "I am going to kill you"....let's talk, we're leaving Las Vegas.....

Martinez:

Everything that would have been said was jokingly...because there's 16 years of proof of what I did for her....proof of 16

years...I believe....

Officer Chavez:

Because what you did today is not even to have spent 20

years...illegible....

Martinez:

What I did, what I did today....what I want to get is....for her to talk to me.....to be sincere with me, I have looked for her in many ways....I have spoken with her and well....she does not tell me

anything...she changes the subject.....

Officer Chavez:

(Illegible).....you told her: "You are going to be mine, I am going

to kill you, and then I am going to kill myself" you said that,

no.....

Martinez:

No...

Officer Chavez:

You told me yes, before you said yes....

Martinez:

No, how am I going to kill me with a knife like this....

Officer Chavez:

No, but you told her this....you said the words.....

Martinez:

That we were leaving, that we were going to leave Vegas and that we were not returning to Vegas, again...and that her son was going

to be picked up by his......

Officer Chavez:

Bt you told me, when I asked you that you had told her that you were going to kill her...that they were just words, that you weren't

going to do it, and I do believe that.....

Martinez:

That could be, yes....that when we were struggling... I had said

that, but not from the heart.....

Officer Chavez:

Anger.....

Martinez:

1

She could have told me many things too, but I know that they aren't from her heart, also.....it was anger...to reconsider

Officer Chavez:

When she said that she wanted to return to her house... constantly,

no.....

Martinez:

Hum....

Officer Chavez:

She told you, take me back with my son.....

Martinez:

Yes. But I needed, I needed to get to Mesquite to get my job, when you arrived to arrest me...even... when you guys arrived, I was talking to my co-workers....to get my job back, if that is my car and everything....why shouldn't I take it...it has cost me. I knew that she didn't get to work until one in the morning...during that time I could go to Mesquite and return....that's why, but no, no.....

Officer Chavez:

Martinez:

Bianca was very scared, very, Bianca loves you, but you scared....

I...also....I... also....I am never going to separate her from her

son...never...never....never...

Officer Chavez:

And, why did you tell her that?

Martinez:

So that she would tell me, I want to get the truth out of her, that I....that if she's hiding something... to tell me....the truth, if she has another man, or something, so that she would tell me... I want her to tell me.....if that person is using her....that he is not mistreating her, that he is not asking her to do jobs...that would be....don't you understand, because if it's like that...she's is not

going to last more than three years......

Officer Chavez:

Let me tell you something...Freddy...I talked to her...she told me....that she has never had sexual relations with you and that you in would always treat herlike her wife, or you would be mine, or you stay with me...but she never loved you...that she always told you, I love you a lot, but only as my family...you are not......

Martinez:

Look, Officer, when this, when all this started, she told me, let's run away and we ran away once...we were as husband and wife....

Officer Chavez:

Where?

Martinez:

from San Diego to Los Angeles and we had to return, return because the boy was too small....we returned....she told me Freddy, wait for me...wait until my son grows up...so that he can defend himself...so that we can be together...ok, I waited...my word, I waited....the boy is already grown up, now she can tell the truth....to break our deal or the deal that we agreed to.. or

Page 683

something...she should tell me the truth...I....

Officer Chavez:

ok, I waited...my word, I waited.....the boy is already grown up,

now she can tell the truth.....to break our deal or the deal that we agreed to.. or something....she should tell me the truth....I.....

Officer Chavez:

You know that you can't take a person by force.....

Martinez:

I wasn't taking her by force......

Officer Chavez:

How can you say no?... you had the car....you wouldn't let her

get out of the car......

Martinez:

If I let her get out of the car...look....the car is in her name, if I let her down, so that I can go do that in Mesquite...she was angry, she would call the police for having taken her car...at that moment she was angry...that's how she is...if I let her out of the car angry, she would just call the police and she would tell them that I have stolen

the car.....

Officer Chavez:

And, what happened?

Martinez:

Well, I stole both of them (laughing)

Officer Chavez:

You stole both of them....

Martinez: Officer Chavez: (Laughing), I didn't take one, I took both of them.....

Ok, but that's what I am telling you, you cannot take by force, that is what I am telling you.....

Martinez:

Officer, it's nothing against her, it's nothing, if she doesn't tell me the truth, and I wanted to find the reaction, ok, yes, like a man, if you are a gentleman, and you are with a woman....when a man has sexual relations with a woman...you have to react when another rooster comes and takes the woman when she is with you...he has to respond...react, has towhat....what ...what is happening here, and I did it, but he did not react, what he

did was run...then, I wasn't doing anything else there....

Officer Chavez:

You had a knife in your hands.....

Martinez:

I did not have anything......

Officer Chavez:

You had the knife in your hand, you had the knife in your

hand

Martinez:

With the little blade that it had.....

Officer Chavez:

And you think that you can't hurt with that blade?...that you can't

kill?

Martinez:

He is double my size.....

Officer Chavez:

You think that a blade can't kill someone?

Martinez:

He had an ice box in his hands....couldn't he use it as a shield?

Officer Chavez:

When he left running he thought that you were pointing a gun at

him...

Martinez:

I will never carry a gun....

Officer Chavez:

But how is he going to know? He doesn't even know you.....

Martinez:

Then he should investigate a woman's first fall....

Officer Chavez:

When a person has a pair of guns and you the little knife, from a

distance, what is he going to think? eh...that you have a gun.....

Martinez:

I won't, I won't speak anything else, now I am going to pay for that, I don't know....how the case is going to affect me...I don't

If she would already be open mouthed, dying and she would tell Martinez:

her son, son go find your uncle Freddy... I want to speak to him...would you go? Or you wouldn't go? one....the heart...

Officer Chavez: Well.....

(Silence)

Officer Chavez: Martinez:

1:

Well, is there something that you want me to tell Bianca....Umm? Only...that I love her to death and that I don't have anything

against her.....that I don't like that lately....she has only

distanced herself from us.....the family that has taken care of her and protected her for a long time...and has dedicated herself to

other families with a short time....I don't know......

Officer Chavez:

Martinez:

And what do you want to say about what happened today?

That it wasn't...that it wasn't...that everything that went on today

wasn't against her.....that I am sorry and to forgive me....I showed it to her...returning her keys to the car, that she was driving.....It is not harm what I want to do.....but, always with

her...first.....

Officer Chavez: (Illegible)...until you passed Logandale...from there to

Logandale....

Martinez: For her to forgive, to forgive... what we did in the back seat, it

> happened without it being my intention... but.... I don't know, I don't know... something in me made me take, forgive me for

that....but...

Officer Chavez: When you finished the sex....you came in her, did you ejaculate in

> her? Yes

Martinez:

Officer Chavez: Why did you do it?

Martinez: Because I have always done it.... I have done it all my life...in 16

vears.....

Officer Chavez:

It seems like it upset her....that....

Martinez:

Well, I have done it all my life..... I can't do it outside, when I haven't done it....if she gets upset... I am speaking with the truth...I don't lie...I speak with the truth.....if she already got upset....then....it's that there is another person present there......

Officer Chavez:

Um hum...yes...ok...

Martinez:

Then, with what you are telling me...illegible...you're giving me...you're giving me the information that I needed...that tells me that they are a couple.......I am going to tell my

brother.....(noise).....that no more money that way...that if he wants to buy something for his son....buy it......but not a lot of money that way....because it's not fair, ... it has already been, how long.....around three years...that I have been following the trail on this situation....three years....and I never loosened my money bags....that 300 and 400 dollars a week to her for....for the bills...because I know that she is....and now, also her jobs or everything that she ever owned....me....because this person is

know how much jail I am going to get for this, and that's it...I don't know how long...now I could loose the trailer again. I will return to the streets....but it doesn't matter....now without worrying about them...because even if she's been there I have paid her bills...her rent, her insurance payment, her car payment....even when she was living with this person...but they

can't continue sayingI can't be their clown......

No...they can't.....and you already loved too much...it's too

much...it's enough of the anger that you felt...of all anger....

Martinez: It all stops there....

Officer Chavez:

Officer Chavez: It's enough of anger....you can't consider what was given..... Martinez: That's enough...(illegible). I paid for both, that's it... I... my

brother.... my nephew...we are going forward...we're not going to continue being stuck....that's it, no more....enough with the

pride of being a man....that's it no more.....

Officer Chavez: But, look at what you did.....you lost your brother....your

brother doesn't want to see you anymore.....

Martinez: My brother?.....until they die..... Officer Chavez: He does not want to see you.....

Officer Chavez: You lost your nephew...then, you lost Bianca...you lost Bianca's

friendship.....everything was lost.....

Martinez: Nothing has been lost.....nothing.....I haven't lost my brother.

David, or my nephew Franklin, nor Bianca, have I lost, because

what I have cultivated in them all my life, has been pure

love....pure...for them, nothing against, if I have done this, they know that I am very intelligent...even though I have thoroughly

analyzed to come to this conclusion, to figure out this

puzzle....and it hasn't taken me one day....it has taken me many years...and the jail is going to serve me, also.....because I will be

there in that cell, that one (laughing) will be analyzing....or working in the kitchens....analyzing many things....but officer

....this, this is the last......(illegible).

Officer Chavez: I know, because she does not want to see you again, she never

wants to see you again.....

Martinez: She does not want to see me...but she's going to see me.....over

there, in a hospital... where she's going to end up......

Officer Chavez: And why do you want to go see her?

Martinez: Because she's sick...she has a very serious illness.....

Officer Chavez: And, why are you going?....She doesn't love you, Why are you

going?....Why are you punishing yourself?.... Why do you drive

yourself crazy?.....What do you want to prove?

Martinez: No, no, no,....that is because there is affection.....

Officer Chavez: No. She doesn't want to, love never lies while it's alive......

Martinez: Ok, ok...but what if she asks me, because she feels guilty, in her

conscience, would you go? or wouldn't you go?

Officer Chavez: The truth.....you would be crazy if you do it......

20

always there...no ...besides...all of the jewelry that she has....because of me...besides the ones that are in the house...or the ones that have been pawned, or they are pawned....all because of me...not because I sell drugs....or illicit, dirty deals...no....because sweat runs down from my forehead...and everything that she is....that they would stay with someone that is a parasite.....and this person doesn't even pay their bills...her car....this is what makes me feel sorry...when I got out of jail, they had evicted them....and everything, everything I bought foe her...I got her a big screen TV....with a sound system and everything...and they took everything...everything....even the curtains and I said, take it... I am going to investigate the truth...What I want is to work for me, everything that they took I will have it back in four or five months.....work in peace, working very hard....and then know that this person is not going to appear on Friday and tell me that I have no money for insurance...or that I don't have money for gas.....or for rent...I can't work in peace with a person like that....like that, I don't want that person....she needs to disappear from mymonetary affairs....she needs to think that I don't exist.....like she should think that I don't work...like that.....

Officer Chavez:

Yes, I understand.....

Martinez:

9;

We finished it.....(Laughter) slowly......

Officer Chavez:

Ok, I'll only go to the tape....the time right now is

19:38....19:38....Ahhhhhhhh!

Martinez:

Can you take me to the bathroom?.....

Officer Chavez:

Uh mmmmmm, all right......

END

AFFIDAVIT OF ROSE MARIE FERNANDEZ

- I, Rose Marie Fernandez, duly sworn, depose and say:
- 1. That I am a citizen of the United States.
- 2. That I am a resident of Las Vegas, County of Clark, State of Nevada and have been so since 1993.
- 3. That I am a certified court interpreter with the Eighth Judicial District Court after having passed a written and oral exam with said entity. That I have interpreted in Municipal, Justice, District and Federal Courts as well as State Agencies and private attorneys. Additionally I have experience translating in Depositions, Arbitrations, trials, conventions as well as written documents.
- 4. That I have translated from Spanish into English the attached Transcription of interview for the MARTINEZ CASE.
- 5. This translation is true and correct to the best of my knowledge and belief.

Dated at Las Vegas, Nevada this 18th day of January, 2007.

Rose Marie Fernandez

Certified Court Interpreter

STATE OF NEVADA)

SS.

COUNTY OF CLARK)

SCE M. ROCARGUEZ

ROTARY PUBLIC

STATE OF NEVADA

Date Appointment Exp: October 15, 2007

Certificate No: 03-84761-1

Signed and sworn to before me, a Notary Public, this 18th day of January, 2007

Notary Public in and for said County and State

WHENE WAS THE
CAR RELATIVE TO THE
RESTAURANT?
#10

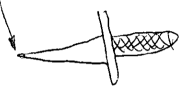
COURTIS P BXHIBIT S I COOGS86 J REQUEST FOR INFORMATION From JUROR #6

DWAS THERE DNA EVIDENCE
PROVIDE ON THE ALLEDGED KNIFE!

TIP?

IF SO, DID IT MATCH BIANCA HERNAWAZ

DNA?





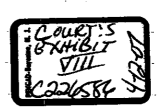


CAN WE FIND THE
DEFENDENT GUILTY OF.

159 DEGREE KONDONN BY
FIND THE DEFENDENT NOT

GUITY OF COUNTY 4.

Jm GAGANI



Each count has to be considered separately. of one another. Bell

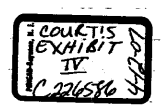
REQUEST FOR INFORMATION JUROR #6

WHAT IS THE NORMAL HEALING ? TIME OF AN VAGINAL ABRASION?



WAS A DRUG TEST
PERFUNMED ON THE
PULGOOD VICTIM?

PROCCOURE?



How long into your interview with Ms. Hernandez was it before She told you about the penetration?



#4



SPANISH TARISLATION

OF INTRINUIS BETWEEN

DETECTIVE CHAVEZ AND

FREDDIE MANTINIEZ

OB

SPANISH NAUPIO RECONDING

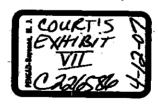
JIM EAURY

COURTIS P EXHIBIT P VI C226586 > The juny is not allowed to do its own translation, Julyl Blb

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WHAT IS OM THE?

JIM EAUDY



THE SEALED MINUTES
PORTION OF THIS CASE
WILL FOLLOW VIA. U.S.
MAIL WITH THE
CONFIDENTIAL PRESENTENCE
INVESTIGATION
REPORT.

Felony/Gross Misdemeanor **COURT MINUTES** November 09, 2009 06C226586 The State of Nevada vs Freddy Martinez November 09, 2009 9:00 AM Motion **DEFT'S PRO PER** MTN TO MAKE **ADDITIONAL FUNDS Court Clerk:** Linda Skinner Reporter/Recorder: Maureen Schorn Heard By: Donald Mosley

HEARD BY:

COURTROOM:

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT:

Chen, Alexander G.

Attorney

Frierson, Jason M.

Attorney

Attorney

Public Defender

JOURNAL ENTRIES

- Court noted Defendant is in prison and not present today, that he gives no specifics and the time has passed for a Writ of Habeas Corpus. As the circumstances do not warrant, COURT ORDERED, Pro Per Motion DENIED. **NDC**

PRINT DATE:

06/01/2011

Page 19 of 25

Minutes Date:

Felony/Gross Misdemeanor **COURT MINUTES** April 14, 2010 06C226586 The State of Nevada vs Freddy Martinez April 14, 2010 9:00 AM Motion DEFT'S PRO PER MTN FOR APPT OF CNSL/023 Relief Clerk: Roshonda Mayfield Reporter/Recorder: Maureen Schorn Heard By: Donald Mosley

HEARD BY:

COURTROOM:

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT:

Carroll, Thomas M.

Attorney

JOURNAL ENTRIES

- Court advised, this is a pro per motion where the Deft. is requesting to have counsel appointed. Upon review it appears the writ is time barred and there is no need for appointment of counsel. Therefore, COURT ORDERED, motion DENIED.

NDC

PRINT DATE:

06/01/2011

Page 20 of 25

Minutes Date:

Felony/Gross	Misdemeanor	COURT MINUTES	May 05, 2010
06C226586	The State of	of Nevada vs Freddy Martii	nez
May 05, 2010	9:00 AM	Motion to Vacate	DEFT'S PRO PER MOTION TO VACATE A J.O.C./24 Court Clerk: Linda Skinner Reporter/Recorder: Marcia Leonard Heard By: Donald Mosley
HEARD BY:		СО	URTROOM:
COURT CLER	RK:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Morton, Carrie	A. Attorney	
			_

JOURNAL ENTRIES

- Court noted Defendant is in prison and not present today. He went to trial in front of Judge Bell in 2007 and was found not guilty on Count 4 and incorrectly thinks all the counts should be stricken. Court stated this is the wrong vehicle, that he should have filed a Writ of Habeas Corpus, however, to file one now would be time barred as the Judgment of Conviction was signed in 2007. COURT ORDERED, Pro Per Motion DENIED. **NDC**

PRINT DATE: 06/01/2011

Page 21 of 25

Minutes Date:

Felony/Gross Misdemeanor **COURT MINUTES** May 26, 2010 06C226586 The State of Nevada vs Freddy Martinez May 26, 2010 9:00 AM Motion **DEFT'S PRO PER** MTN FOR AN **EVIDENTIARY HEARING/26 Court** Clerk: Linda Skinner Reporter/Recorder: Maureen Schorn Heard By: Donald Mosley **HEARD BY: COURTROOM: COURT CLERK:** RECORDER: REPORTER: **PARTIES** PRESENT: Turner, Robert B. Attorney

JOURNAL ENTRIES

- Court advised Defendant is in prison and not present today, that he is asking for an Evidentiary Hearing to decide the writ, however, this motion is premature. Court advised the Writ is set for 7/14 and on that date it will be decided if an Evidentiary Hearing is necessary and if one is, it will be set and Defendant will be transported for it. COURT ORDERED, matter OFF CALENDAR as it is premature.

NDC

PRINT DATE:

06/01/2011

Page 22 of 25

Minutes Date:

Felony/Gross Misder	neanor (COURT MINUTES	July 14, 2010
06C226586	The State of	Nevada vs Freddy Martinez	
July 14, 2010	9:00 AM	Petition for Writ of Habeas Corpus	PTN FOR WRIT OF HABEAS CORPUS Court Clerk: Linda Skinner Reporter/Recorder: Maureen Schorn Heard By: Donald Mosley

COURTROOM:

COURT CLERK:

HEARD BY:

RECORDER:

REPORTER:

PARTIES

PRESENT:

Schifalacqua, Barbara

Attorney

JOURNAL ENTRIES

- Court advised Defendant is in prison and not present today, that the Judgment of Conviction was filed on 6/3/08 and this Petition was filed on 4/30/10. Court stated it is extremely untimely with no good cause given. As this Court lacks jurisdiction, COURT ORDERED, DENIED. NDC

PRINT DATE: 06/01/2011

Page 23 of 25

Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

August 09, 2010

06C226586

The State of Nevada vs Freddy Martinez

Attorney

August 09, 2010

9:00 AM

Motion for Appointment of Pro Per's Motion for

Appointment of

Counsel

HEARD BY:

Mosley, Donald

COURTROOM: RJC Courtroom 12B

COURT CLERK: Linda Skinner; Karina Kennedy

RECORDER:

REPORTER:

Maureen Schorn

PARTIES PRESENT:

JOURNAL ENTRIES

- The Court NOTED it was not sure what the Deft is asking for and there is no cause therefore, COURT ORDERED, Motion DENIED based on the merits this could be duplicative.

NDC

PRINT DATE:

06/01/2011

Page 24 of 25

Minutes Date:



Felony/Gross Misdemeanor

COURT MINUTES

April 04, 2011

06C226586

The State of Nevada vs Freddy Martinez

April 04, 2011

9:00 AM

All Pending Motions

HEARD BY:

Mosley, Donald

COURTROOM: RJC Courtroom 12B

COURT CLERK: Linda Skinner

RECORDER:

REPORTER:

Bill Nelson

PARTIES

PRESENT:

Fattig, John T

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- DEFT'S PRO PER MOTION FOR APPOINTMENT OF COUNSEL PURSUANT TO NRS 34.750...DEFT'S PRO PER MOTION TO EXTEND PRISON COPYWORK LIMIT FOR

Court noted Defendant is in prison and not present today; that he is asking for counsel and wants the amount allotted for copies to be extended. Court advised it is not satisfied there is a need for the appointment of counsel and as to the latter, it should have been addressed by the Attorney General's Office, however, ORDERED, both Motions are DENIED.

NDC

PRINT DATE: 06/01/2011 Page 25 of 25

Minutes Date:

THE CONFIDENTIAL PRE-SENTENCE INVESTIGATION REPORT WILL FOLLOW VIA U.S. MAIL

Certification of Copy and Transmittal of Record

State of Nevada	٦	CC.
County of Clark	}	SS:

Pursuant to the Supreme Court order dated April 18, 2011, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the above referenced case. The record comprises of three volumes with pages numbered 1 through 698.

STATE OF NEVADA)
Plaintiff(s),) Case No: 06C226586 Dept N <u>o</u> : XIV
vs.)
FREDDY MARTINEZ	<u> </u>
Defendant(s),)
	<i>)</i>)
))
)

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 1 day of June 2011.

Steven D. Grierson, Clerk of the Court

/Iarie\Kramer, Deputy Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Jun 01 2011 03:40 p.m. Tracie K. Lindeman

FREDDY MARTINEZ,
Appellant(s),

VS.

STATE OF NEVADA, Respondent(s), Case No: 06C226586 SC No: 58023

RECORD ON APPEAL VOLUME

ATTORNEY FOR APPELLANT FREDDY MARTINEZ # 1003276 PROPER PERSON P.O. BOX 7000 CARSON CITY, NV 89702

ATTORNEY FOR RESPONDENT DAVID ROGER, ESQ. DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NEVADA 89101

06C226586

STATE OF NEVADA VS. FREDDY MARTINEZ

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Clark Count.	Court D	-	ED	56
State of Nevada Plaintiff Vs. Fredys. A. Martinez Defendant	. 11 (9	Continued: Dept No: D		
Motion to make do	ditional funds of	rusilible	Cor	-
Now comes the defendants request of all NDOC innete legal account indigent NDOC innetes and make legal cope at \$100.00. Although the this limit, the defendant his limit, the defendant available immediately, so but legal documents, and to be vital to the is still open, current, and greatly assirt the defendant of the defendant of the defendant open, current, and are still open, current, and greatly assirt the defendant open.	onorable (ourt, otting additional additional to send out es, is capped defendent has not urgently required that he care that he care defendents case. I making legal cop	bimmedia funds funds alibility legal hy tv alread nests t t be contines the	tely grant for his of funds of funds document us facili y reached hat nade nade nade tould for endants co	the for y ove se
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CLERK OF THE COURT

p.1

. The courts denial of this request would serverly hinder the detendance ability to properly obtain legal research materials, legal copies, and the mailing of important legal documents. A delay of this nature; could have serious rammifications in the outcome of the detendents case. Such outcomes many include, but are not limited to it the detendant becoming "time barred" "proceedurally barred" due to the inability to properly utilize court procedure and. law, or to have this court render judgements him for failure to respond to this court, due to the inability of having postage available to rail out the proper logal documents. In the interest of justice in this great state of Nevada, this honorable must grant this motion, and make additional funds immediately availible to the detendants NDOC inmate legal account, for the reason stated in this Octed on the 18th day of October 2009.

Respectfully Submitted,

West of a set

Etedys. A. Martinez#1003276

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LOVELOCK, NV89419 1200 PRISON ROAD EDWARD A: FRIEDLAND, Clerk of the Court 200 LEWIS AVENUE, 3RD FLOOR

LOVELOCK, CORR. CTR.

Fredys. A. Martinez # 100 5276

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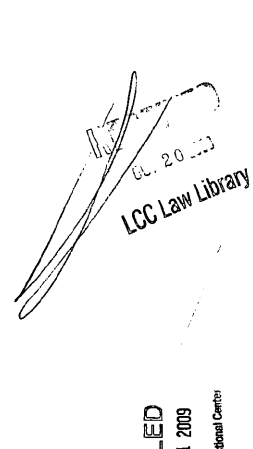
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MANILEO
OCT 2 I 2009
Lovebock Correctional Centres

Electronically Filed 11/03/2009 06:35:01 AM E-FILE LITE ORIGINAL. 1 **OPPS DAVID ROGER** 2 **CLERK OF THE COURT** Clark County District Attorney Nevada Bar #002781 3 MICHAEL WATSON Deputy District Attorney 4 Nevada Bar #009219 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 Plaintiff, CASE NO: C226586X 11 -VS-DEPT NO: XIV 12 FREDDYS A. MARTINEZ, 13 #1003276 Defendant. 14 OPPOSITION TO DEFENDANT'S MOTION TO MAKE ADDITIONAL FUNDS 15 AVAILABLE FOR NDOC INMATES [sic] LEGAL ACCOUNT 16 DATE OF HEARING: NOVEMBER 9, 2009 17 TIME OF HEARING: 9:00 AM 18 19 COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through Michael Watson, Deputy District Attorney, and hereby submits the attached Points and 20 21 Authorities in Opposition to Defendant's Motion to Make Additional Funds Available for 22 NDOC Inmates [sic] Legal Account. This opposition is made and based upon all the papers and pleadings on file herein, 23 24 the attached points and authorities in support hereof, and oral argument at the time of

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hearing, if deemed necessary by this Honorable Court.

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POINTS AND AUTHORITIES

NRS 209.246 allows deductions from a prisoner's individual account for postage, photocopying, and legal supplies related to legal documents and litigation. NRS 209.246 (3) (2009). NRS 209.221 allows for the establishment of the Offenders' Store Fund, which under subsection 5, requires that money be transferred from the Offender's Store Fund to cover costs under NRS 209.246 if an offender has insufficient funds in his individual account, and that funds will be transferred back to the Offenders' Store Fund once funds are available in the offender's individual account. NRS 209.221 (5) (2009).

NRS 209.221 (8) sets out the process in which a prisoner must follow to establish that he has insufficient funds in his individual account.

8. If an offender has insufficient money in his individual account in the Prisoner's Personal Property Fund to repay or defray costs assessed to the offender pursuant to NRS 209.246, the offender shall sign a statement under penalty of perjury concerning his financial situation. Such a statement include, but is not limited to, the following information:

(a) The value of any interest the offender has in real estate;

(b) The value of the personal property of the offender; (c) The assets in any bank account of the offender; and

(d) The employment status of the offender.

NRS 209.221 (8) (2009).

The defendant is requesting the Court order additional funds be added to his personal property fund account, but had not followed the proper process in such a request. The process as required in NRS 209.221 does not require a defendant to go through the Court for a remedy.

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1 The defendant has provided no grounds to support this motion or to bypass the 2 requirements laid out in NRS 209.221, therefore the motion should be denied. 3 DATED this 2nd day of November, 2009. 4 Respectfully submitted, 5 DAVID ROGER Clark County District Attorney Nevada Bar #002781 6 7 8 9 BY /s/ MICHAEL WATSON Michael Watson 10 Deputy District Attorney Nevada Bar #009219 11 12 13 14 **CERTIFICATE OF MAILING** 15 I hereby certify that service of the above and foregoing, was made this 2nd day of 16 November, 2009, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to: 17 18 FREDDY MARTINEZ #1003276 LOVELOCK CORRECTIONAL CENTER 19 1200 PRISON RD LOVELOCK, NV 89419 20 21 M. Gregory 22 Secretary for the District Attorney's Office 23 24 25 26 27 28 WATSM/mg C:\Program Files\Neevia.Com\Document Converter\temp\668953-749440.DOC

ORIGINAL



1 ORDR FILED **DAVID ROGER** 2 JAN 0 6 2010 Clark County District Attorney Nevada Bar #002781 3 ALEXANDER CHEN **Deputy District Attorney** 4 Nevada Bar #010539 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, 11 Plaintiff, 12 C226586 Case No. -VS-Dept No. XIV 13 FREDDY A. MARTINEZ, 14 #1361243 Defendant. 15 16 17 ORDER DENYING DEFENDANT'S MOTION TO MAKE ADDITIONAL FUNDS AVAILABLE FOR NDOC INMATES [SIC] LEGAL ACCOUNT 18 DATE OF HEARING: 11/09/2009 19 TIME OF HEARING: 9:00 A.M. THIS MATTER having come on for hearing before the above entitled Court on the 20 9th day of November, 2009, the Defendant not being present, IN PROPER PERSON, the 21 Plaintiff being represented by DAVID ROGER, District Attorney, through ALEXANDER 22 CHEN, Deputy District Attorney, and the Court having heard the arguments of counsel and 23 24 good cause appearing therefor, /// 25 26 MALES OF THE COURT 27 28

1	IT IS HEREBY ORDERED that the Defendant's Motion to Make Additional Funds
2	Available for NDOC Inmates [sic] Legal Account, shall be, and it is DENIED.
3	DATED this 29 day of December, 2009.
4	
5	DISTRICT JUDGE
6	DISTRICT JUDGE
7	
8	DAYID ROGER DISTRICT ATTORNEY
9	Nevada Bar #002781
10	
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12	ALEXANDER CHEN Deputy District Attorney Nevada Bar #010539
13	Nevada Bar #010339
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		l	Case No. C226586 FILED
		- 2	Dept. No. X(V) APR 0 2 2010
		3	Apr. 1 Shinn
		4	CLERK OF COURT
		5	
		6	IN THE 8 ⁺⁺ JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
		7	in and for the county of <u>Clack</u>
		8	* * * *
		9	FREDYS A. MARTINEZ TO03276)
		10	Petitioner,
		11	-vs-) MOTION FOR APPOINTMENT
		12	State of NEVADA,
		13	Respondent.)
		14	,
		15	COMES NOW Petitioner, <u>FRADES A. MARTÍNEZ</u> , in pro se,
		16	and moves the Court for an order appointing counsel in the
		17	instant petition for writ of habeas corpus (post-conviction).
		18	This motion is made and based upon NRS 34.750; all papers,
, ~		19	pleadings and documents on file herein; and the points and
/ n.	2)	20	authorities below.
(0)	4	21	POINTS AND AUTHORITIES
<u> </u>	$\frac{1}{2}$	22	Petitioner is unable to afford counsel. See Application to
	Ş Ş	23	Proceed In Forma Pauperis on file herein.
β		24	The substantive issues and procedural requirements of this
E F		25	case are difficult and incomprehensible to Petitioner.
OLERY OF THE COURT	RECEIVED	26	Petitioner, due to his incarceration, cannot investigate,
30 ¥ €		27	take depositions or otherwise proceed with discovery herein.
JRJC J	- •	28	Petitioner's sentence is: <u>SEE ATTACHED</u> .

Page 489

There ___ are __ are not additional facts in support of this motion attached hereto on separate page(s).

Counsel would assist Petitioner with a clearer presentation of his issues before this Court and would likewise facilitate and ease this Court's task of discerning the issues and adjudicating same upon their merits.

Discretion lies with the Court to appoint counsel under NRS 34.750. Crump v. Warden, 113 Nev. 293, 934 P.2d 247, 254 (1997). The Court is to consider: (1) the complexity of the issues; (2) whether Petitioner comprehends the issues; (3) whether counsel is necessary to conduct discovery; and (4) the severity of Petitioner's sentence. NRS 34.750(1)-(1)(c).

Under similar discretionary standards, Federal courts are encouraged to appoint counsel when the interests of justice so require - a showing which increases proportionately with the increased complexities of the case and the penalties involved in the conviction. Chaney v. Lewis, 801 F.2d 1191, 1196 (9th Cir. 1986). Attorneys should be appointed for indigent petitioners who cannot "adequately present their own cases." Jeffers v. Lewis, 68 F.3d 295, 297-98 (9th Cir. 1995).

Although Petitioner need meet but one (1) of the enumerated criteria of NRS 34.750 in order to merit appointment of counsel, he meets all of them. He also presents a classic example of one meriting counsel under the interest of justice test bespoken by the Ninth Circuit. Indeed, Petitioner's sentence, coupled with the other factors set forth above, demonstrate that appointment of counsel to him would not only satisfy justice, but fundamental fairness, as well.

-2-

CONCLUSION

For the reasons set forth above, the Court should appoint counsel to represent Petitioner in and for all further proceedings in this habeas corpus action.

Dated this 19 day of MACH, 2010

FREDVSA MARTINEZ #1003276 Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada 89419

Petitioner In Pro Se

CERTIFICATE OF SERVICE

I do certify that I mailed a true and correct copy of the foregoing MOTION FOR APPOINTMENT OF COUNSEL to the below address on this 19 day of ________, 2010, by placing same in the U.S. Mail via prison law library staff:

Attorney For Respondent

FREDY'S A MARTINEZ

Petitioner In Pro Se

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding MOTION FOR APPOINTMENT OF COUNSEL DOES not contain the social security number of any person.

Dated this 19 day of MACH, 2010

FREDY'S A MARTINEZ

Petitioner In Pro Se

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1	0110	-FILE LITE ORIGINAL	Alm & Lamm
2	Clark County District Attorney		CLERK OF THE COURT
3	Nevada Bar #002781 JAMES R. SWEETIN		
4	Chief Deputy District Attorney Nevada Bar #005144		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7			
8		T COURT	
9	CLARK COUNTY, NEVADA		
10	THE STATE OF NEVADA,)		
11	Plaintiff,	CASE NO:	C226586
12	-vs-	DEPT NO:	
13	FREDYS A. MARTINEZ,	DLITNO.	M
14	#1361243		
15	Defendant.		
16	CTATES OPPOSITION TO	N INDIDIDAIN A NITTO	MOTION
17	STATE'S OPPOSITION TO		
18	FOR APPOINTMENT OF COUNSEL		
19	DATE OF HEARIN TIME OF HEA	RING: 9:00 AM	0
20	COMES NOW, the State of Nevada, b	y DAVID ROGER,	District Attorney, through
21	JAMES R. SWEET, Chief Deputy District Attorney, and hereby submits the attached Points		
22	and Authorities in Opposition to Defendant's Motion for Appointment of Counsel.		
23	This opposition is made and based up	on all the papers ar	nd pleadings on file herein,
24	the attached points and authorities in suppo	ort hereof, and ora	l argument at the time of
25	hearing, if deemed necessary by this Honorabl	le Court.	
26	//		
27	 		
28	//		
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POINTS AND AUTHORITIES STATEMENT OF THE CASE

On September 29, 2006, Fredys Martinez (hereinafter "Defendant") was charged by way of Grand Jury Indictment with: Count I – Burglary while in Possession of a Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon (Felony – NRS 200.481); Count III – First Degree Kidnapping with use of a Deadly Weapon (Felony – NRS 200.310, 200.320, 193.165); and Count IV – Sexual Assault with use of a Deadly Weapon (Felony – NRS 200.364, 200.366, 193.165).

Defendant's jury trial began on April 11, 2007. On April 12, 2007, the jury found Defendant guilty of: Count I – Burglary while in Possession of a Weapon; Count II – Batter with use of a Deadly Weapon; and Count III – First Degree Kidnapping with use of a Deadly Weapon. The jury found Defendant not guilty of Count IV. Defendant was present in court with counse on May 24, 2007, and sentenced as follows: as to Count I – SIXTY (60) to ONE HUNDRED EIGHTY (180) months; as to Count II – FORTY-EIGHT (48) to ONE HUNDRED TWENTY (120) months, to run concurrently with Count I; and as to Count III – SIXTY (60) months to LIFE, plus an equal and consecutive term of SIXTY (60) months to LIFE for the use of a deadly weapon, the entire sentence to run concurrently to Counts I and II. Defendant was given two hundred eighty-one (281) days credit for time served.

Judgment of Conviction was filed on May 31, 2007. Defendant filed a Notice of Appeal on June 5, 2007. The Nevada Supreme Court affirmed Defendant's conviction on May 7, 2008. Remittitur issued on June 3, 2008.

Defendant filed the instant motion on April 2, 2010. The State's opposition is as follows.

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ARGUMENT

I. DEFENDANT IS NOT ENTITLED TO APPOINTMENT OF AN ATTORNEY.

Defendant is not entitled to appointment of an attorney. In <u>Coleman v. Thompson</u>, 501 U.S. 722 (1991), the United States Supreme Court ruled that the Sixth Amendment provides no right to counsel in post-conviction proceedings. In <u>McKague v. Warden</u>, 112 Nev. 159, 912 P.2d 255 (1996), the Nevada Supreme Court similarly observed that "[t]he Nevada Constitution...does not guarantee a right to counsel in post-conviction proceedings, as we interpret the Nevada Constitution's right to counsel provision as being coextensive with the Sixth Amendment to the United States Constitution."

NRS 34.750 provides, in pertinent part:

"[a] petition may allege that the Defendant is unable to pay the costs of the proceedings or employ counsel. If the court is satisfied that the allegation of indigency is true and the petition is not dismissed summarily, the court may appoint counsel at the time the court orders the filing of an answer and a return. In making its determination, the court may consider whether:

(a) The issues are difficult;

(b) The Defendant is unable to comprehend the proceedings; or

(c) Counsel is necessary to proceed with discovery."

(emphasis added).

Under NRS 34.750, it is clear that the court has discretion in determining whether to appoint counsel. McKague specifically held that with the exception of NRS 34.820(1)(a) [entitling appointed counsel when petition is under a sentence of death], one does not have "[a]ny constitutional or statutory right to counsel at all" in post-conviction proceedings. Id. at 164.

The Nevada Supreme Court has observed that a defendant "must show that the requested review is not frivolous before he may have an attorney appointed." Peterson v. Warden, 87 Nev. 134, 483 P.2d 204 (1971) (citing former statute NRS 177.345(2)). Defendant cannot make the threshold showing that any petition he might file will not be summarily dismissed as time barred. Therefore, his request for appointment of counsel should be denied.

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CONCLUSION 1 Based on the foregoing arguments, the State respectfully requests that Defendant's 2 3 motion be denied. DATED this 9th day of April, 2010. 4 Respectfully submitted, 5 6 DAVID ROGER Clark County District Attorney Nevada Bar #002781 7 8 BY /s/ JAMES R. SWEETIN 9 JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144 10 11 12 13 14 15 16 17 18 **CERTIFICATE OF MAILING** 19 I hereby certify that service of the above and foregoing, was made this 9th day of 20 April, 2010, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to: 21 FREDYS MARTINEZ, BAC#1003276 LOVELOCK CORRECTIONAL CENTER 22 1200 PRISON ROAD 23 LOVELOCK, NV 89149 24 25 /s/ HOWARD CONRAD Secretary for the District Attorney's Office 26 27 hjc/SVU 28 C:\Program Files\Necvia.Com\Document Conver Arremp\857476-973734.DOC

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/ "	FREDYS MARTINEZ # 1003276
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	Respondent Dept, 3.XIV
5	In Clark Courty D.C.
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Co	51/
	A Motion to Vacate A. J.O.C.
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8	to, n.R.S. 205,060-200, 481-11, A.S.
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9	good cause appearing (because
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10	to count 4) but sentenced to life
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APR 2 2 2010	vordict should at been "I as insi. a"
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	115 S.Ct. 851, 130 L. Ed. 2d 808 (1995)
	resonable doubt and a colorable
8 00 D	cloim of desiral invocated of a
15 (74)	rerime he did not committed as
<u> </u>	

sentence by the honorable Judge Stewart L. Bell, on May the 24, 09 2007, Kitselman V Routzahn 68 Nev 342, Represented by the O.P.D. 309 50. 3rd st 2nd4/LV n.V. Casello. OGFI5924X, and Attirmed on direct appeal, Doc. No. 49 GOB. The amitted claims have merit and are procedurally default due to Co lack of commenication, See kitchen V. U.S. 227 F 3d 1014 (74h Cir. 2000) a significant and obvious issue in the petitioner is from the country 8 of Honduras Central America, no or very little english. He now contends the translation of statements where boched beding to 10 incompetent or missleading evidence See Boltozar-Monterrosa Y State 137 P. 3d 1141, (Nev. 2006) He now also contends he did not 12 get a fair trial becouse his statements to the jury where not interpreted 13 adeniel of die process, See Caballero V. Seventh Judicial Dist. Court ex rel 14 County of White Pine, 167 P. 3d 419-420, (Nev 2007) And January 4.8,2010 See rext page. 15

PROPER PERSON SETTINGS

CASE #C226586

DEPARTMENT:14

DEFENDANT: FREDYS A MARTINEZ # 1003276

DATE FILED: April 2, 2010

MATTERS TO BE HEARD: MOTION FOR APPOINTMENT OF COUNSEL.

HEARING DATE: 4/14/2010

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\boxtimes	DISTRICT ATTORNEY
	PUBLIC DEFENDER
\boxtimes	PROPER PERSON
	ATTORNEY GENERAL
	ATTORNEY OF RECORD

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CHARLES J. SHORT, Clerk of the Court

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	Citing Cabollero V. J. D.C. 167 P. 3d
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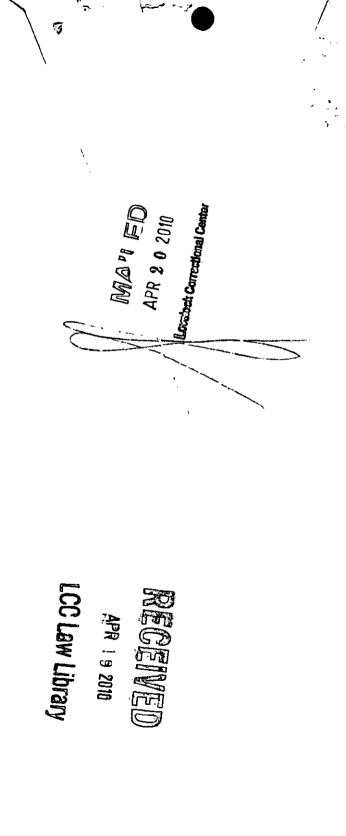
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DISTRICT COURT CLARK COUNTY, NEVADA

Case No: C226586

Dept No: XIV

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Plaintiff(s),

STATE OF NEVADA,

vs.

FREDYS A. MARTINEZ,

Defendant(s),

CASE APPEAL STATEMENT

- 1. Appellant(s): FREDYS A. MARTINEZ
- 2. Judge: DONALD M. MOSLEY
- 3. Appellant(s): FREDYS A. MARTINEZ

Counsel:

Fredys A. Martinez #1003276 1200 Prison Rd. Lovelock, NV 89419

4. Respondent: THE STATE OF NEVADA

Counsel:

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

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: Yes

- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
- 9. Date Commenced in District Court: September 29, 2006
- 10. Brief Description of the Nature of the Action: Criminal

Type of Judgment or Order Being Appealed: Misc. Order

11. Previous Appeal: Yes

Supreme Court Docket Number(s): 49608

12. Child Custody or Visitation: N/A

Dated This 23 day of April 2010.

Steven D. Grierson, Clerk of the Court

Bv:

Heather Lofquist, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

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Ŷ	٠,	1.6. 1
	1	IT IS HEREBY ORDERED that the Defendant's Motion for Appointment of Counsel,
	2	shall be, and it is DENIED. APR 2 2 2010
	3	DATED this day of April, 2010.
	4	
	5	DISTRICT SUDGE Sunday
	6	DISTRICT JUDGE
	7	
	8	DAVID ROGER DISTRICT ATTORNEY
	9	Nevada Bar #002781
	10	Thomas M. Causef
	11	THOMAS M. CARROLL
	12	THOMAS M. CARROLL Chief Deputy District Attorney Nevada Bar #004232
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Case No. 0860557 2 FILED Dept. No. 3 APR 3 0 2010 4 5 6 in the 84h judicial district court of the state of Nevada 7 IN AND FOR THE COUNTY OF CORK 8 Fredus Dartines 10 Pro Se, Petitioner, PETITION FOR WRIT 11 -vs-OF HABEAS CORPUS (POST-CONVICTION) 12 JACK PALMER, 27 01 13 Respondent. State of Nevada 14 Atty Cen: Catherine C. Masto. INSTRUCTIONS: 15 (1) This petition must be legibly handwritten or 16 typewritten, signed by the petitioner and verified. 17 (2) Additional pages are not permitted except where noted or with respect to the facts which you rely upon to support your 18 grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be 19 submitted in the form of a separate memorandum. 20 (3) If you want an attorney appointed, you must complete the Affidavit in Support of Request to Proceed in Forma 21 Pauperis. You must have an authorized officer at the prison complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution. 23 (4) You must name as respondent the person by whom you are CLERK OF THE RESIDENCE confined or restrained. If you are in a specific institution of the Department of Corrections, name the warden or head of the institution. If you are not in a specific institution of the APR 3 0 2010 Department but within its custody, name the Director of the Department of Corrections. (5) You must include all grounds or claims for relief which you may have regarding your conviction or sentence. Failure to raise all grounds in this petition may preclude you from filing

future petitions challenging your conviction and sentence. 2 (6) You must allege specific facts supporting the claims in the petition you file seeking relief from any conviction or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If your petition contains a claim of ineffective assistance of counsel, that claim will operate to waive the attorney-client privilege for the proceeding in which you claim your counsel was ineffective. (7) When the petition is fully completed, the original and 7 one copy must be filed with the clerk of the state district court for the county in which you were convicted. One copy must be mailed to the respondent, one copy to the Attorney General's Office, and one copy to the district attorney of the county in which you were convicted or to the original prosecutor if you are challenging your original conviction or sentence. Copies must conform in all particulars to the original submitted for filing. PETITION Name of institution and county in which you are presently imprisoned or where and how you are presently restrained of your liberty: Lovelock Correctional Center, Pershing County, Nevada. Name and location of court which entered the judgment of conviction under attack: Clark County the honorable Judge, Stewart L. Bell Date of judgment of conviction: May 30,07 Case number: <u>C-226586</u> (a) If sentence is death, state any date upon which execution is scheduled: N/A Are you presently serving a sentence for a conviction other than the conviction under attack in this motion? Yes No X If "yes," list crime, case number and sentence being served at this time: Factualuillegal 100,112 Nev. 1533 Pangallo V. State, 11996

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Page 509

What was your plea? (check one)

Nature of offense involved in conviction being challenged:

7.7.5. 205.060 - 200.451 - 193.165.200.300.

2	(a) Not guilty X (b) Guilty (c) Guilty but mentally ill (d) Nolo contendere		
4 5 6	9. If you entered a plea of guilty or guilty but mentally ill to one count of an indictment or information, and a plea of not guilty to another count of an indictment or information, or if a plea of guilty or guilty but mentally ill was negotiated, give details:		
7	HOPA 2760 F. SUPP. 2d 278, (E.D.P.a. 2003)		
8 9	10. If you were found guilty or guilty but mentally ill after a plea of not guilty, was the finding made by: (check one)		
10	(a) Jury (b) Judge without a jury		
11	ll. Did you testify at the trial? Yes No X		
12	12. Did you appeal from the judgment of conviction?		
13	Yes X No		
14	13. If you did appeal, answer the following: (a) Name of court: The Stole Supreme Court (b) Case number or citation: 49008		
15	(c) Result: 5-1-08 (d) Date of result:		
16	(Attach copy of order or decision, if available.)		
17	14. If you did not appeal, explain briefly why you did not:		
19	15. Other than a direct appeal from the judgment of conviction		
20	and sentence, have you previously filed any petitions, applications or motions with respect to this judgment in any court, state or federal? Yes X No		
22	16. If your answer to No. 15 was "yes," give the following information:		
23	(a) (1) Name of court: Clark County		
24	A. J.O.C. not filed.		
26	(3) Grounds raised: 0/8		
28	(4) Did you receive an evidentiary hearing on your petition, application or motion? Yes No X		

Yes No X 2 If yes, state what court and the case number: $\bigcap A$ 3 4 Give the name of each attorney who represented you in the proceeding resulting in your conviction and on direct appeal: 5 P.D.O. Mr Philip 1 khon kathisen M. Hamers 6 Do you have any future sentences to serve after you 7 complete the sentence imposed by the judgment under attack? Yes No X 8 If yes, specify where and when it is to be served, if you 9 know: 10 State concisely every ground on which you claim that you are being held unlawfully. Summarize briefly the facts 11 supporting each ground. If necessary you may attach pages stating additional grounds and facts supporting same. 12 Ground one: The FIGHT TO, A. Fair Trial 13 Const Amend 14 Supporting FACTS (Tell your story briefly without 15 citing cases or law.): The Judge did not have 16 ACPOTODE A 17 18 19 communicate 20 Vosslade. **ごめ**しょ 21 Ground two: Mhranda 22 S.C.A. Consa Amend 23 Supporting FACTS (Tell your story briefly without 24 citing cases or law.): Upon his armed hed 25 JOU OF COULD 26 de broced ind 27 SON SUAPER 28

	exhaution requirment, proceduraly default	
	DRS. 34.810, NRS. 34.720, (1), (0).(b).	
	(c) Ground three: A Fundametal Miscappiage	
	of Justice, cause and Prejudice.	
	Supporting FACTS (Tell your story briefly without citing cases or law.): -found not quilty As to	
	count, 4 rasice the bar to counse, and a.	
:	dequate procedure the should have been	
9	aquited on all counts, See Porter V. Horn	
10	276. F. SUPP 278-291-294-296-297, IED. PO.	
1	2003). Colemany Thopson, 501U.S. 722-750.	
12	(d) Ground four: A Cach All Claim, Ineffective	
13	Appeal Counsel omitted tril Counsel Claim.	
14	II Supporting FACTS (Tell your story briefly without	
15	citing cases or law.): he was prejudiced due to	
16	communication and multiple reprisentation	
17	+See Cyler V Suliven 100 S.ct 1708, the Coth	
18	Finend, endides effective assistance	
19		
20	Kithen V. U.S. 277 E. 3d. 1014 (2000).	
21	WHEREFORE, petitioner prays that the court grant petitioner	
22	relief to which he may be entitled in this proceeding.	
23	EXECUTED at Lovelock Correctional Center on the 27 day of the month of April of the year 20.	
24	Har Alt Land	
25	1003210 # Lovelock Correctional Center	
26	1200 Prison Road	
27	Lovelock, Nevada 89419	
28	Petitioner In Pro Se	
- 11		

VERIFICATION

Under penalty of perjury, the undersigned declares that he is the petitioner named in the foregoing petition and knows the contents thereof; that the pleading is true of his own knowledge, except as to those matters stated on information and belief, and as to such matters he believes them to be true.

Armathan lines

Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada 89419

Petitioner In Pro Se

CERTIFICATE OF SERVICE BY MAIL

I, Fredys A. Martinez, hereby certify, pursuant to N.R.C.P. 5(B), that on this 29 day of the month of of the year 2010, I mailed a true and correct copy of the foregoing PETITION FOR WRIT OF HABEAS CORPUS addressed to:

Jack Palmer, Warden Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada

Catherine Cortez Masto Nevada Attorney General 100 No. Carson Street Carson City, Nevada 89701-4717

David Rocer
Clark County District Attorney
200 Lewis Ave

L. V. , Nevada 89 155

(District Attorney of County of Conviction)

Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada 89419

Petitioner In Pro Se

Fredys. A. Martinez #1003276
LoveLock, corr, ctr.
1200 PRison Road
LoveLock, nv 89419-

MAY 11 2010

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DISTRICT COURT **CLARK COUNTY, NEVADA**

FREDYS MARTINEZ,

Petitioner,

VS.

STATE OF NEVADA, Respondent, Case No: C226586 Dept No: 14

ORDER FOR PETITION FOR WRIT OF HABEAS CORPUS

Petitioner filed a petition for writ of habeas corpus (Post-Conviction Relief) on

April 30, 2010. The Court has reviewed the petition and has determined that a response would assist the Court in determining whether Petitioner is illegally imprisoned and restrained of his/her liberty, and good cause appearing therefore,

IT IS HEREBY ORDERED that Respondent shall, within 45 days after the date of this Order, answer or otherwise respond to the petition and file a return in accordance with the provisions of NRS 34.360 to 34.830, inclusive.

IT IS HEREBY FURTHER ORDERED that this matter shall be placed on this Court's

Calendar on the 14 day of July , 2000, at the hour of

o'clock for further proceedings.

Jury Trinl Juc WHC Filed untimely

5-31-07

meld he madey District Court Judge

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	Fredys Martinez MAY 13 2010
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·	1200 Prison Rd
<u> </u>	lovelock NV 89419
. \	In the 8th J.D.C. In and for The County of Clark
7	5/20/10
. (- 3	Fredus Martinez n. R. S. 34,770 (3)
3	Petitioner
	6.27.3586
, +	State of Nevada. Dept. 14
· · · · · - · · · · · · · · · · · ·	
<i></i>	Motion for An Evidentairy Hearing
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(3)	Come's now we request the
	honorable court to produce the
8 11/4/	, , , , , , , , , , , , , , , , , , , ,
_ Ω	prisoner, above name de dedermine
MAX	The legality of restraint 150 P.3d
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8 S	6092,118 Nev. 500, Gebersy State.
	(Nev. 2002). and.

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-\	in good cause appearing, David
2	Roger, D.A., by and through Chief
3	Thomas J. Moreo, D.D.A. and the
4	court to consider the matter upon
٦	histrial counsel, appellate records
Ca	and counsel, trial, briefs, transcript
	in arquments by Athy Gen, state
8	opp's with any opian here in.
Q	As odditionaly, pleading on the
10	lanoitutitenas A ead biss A etissm
11	right to witnesses, See U.S.V.Oliver.
12	908 F. 2d 260, 262 (84h Cir, 1990) 7he
13	coth amendment clearly includes
14	conflict free representation, see
15	

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	Cuyler V. Sullivan, 440 U.S. 3351
2	100 S.Ct. 1708, CO4 L. Ed. 2d 333 (1980)
2	he claims he did not waive his
4	right-to-testifey and by-doing so
5	he was prejudiced, in sourding the
Ca	bluou pribasory adtho amostuo
	have been different, see i. s. V. Gomez
8	908 F. 2d 497-500 (94h Cir.).
9	Closing Argument
70	He hald a right to a jury in struct
11	ion on his theory of innocents, ld.
13	U.S.Y. Rovel, 930 F. 2d721.726 (94h
1.9	Cirlishased on requisted relief as
14	may be granted, F.A.Civ.P. 8 (a).
· · · · · · · · · · · · · · · · · · ·	And Mantiner . 5-7.2010
	Dogo 519

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LOVELOCK, CORR, CTR

Fredys. A. Mar tinez # 1007276

INMATE LEGAL

200 LEWIS AVENUE 3 Rd Floor Las Vegas, ~V89155-1160 clerk of the court STEVEN D. Grierson

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2	DAVID ROGER Clark County District Attorney Nevada Bar #002781				
3	CARRIE A. MORTON	May 21 9 54 AH 118			
4	Deputy District Attorney Nevada Bar #0010160 200 Lewis Avenue	OURT NURT			
5	Las Vegas, NV 89155-2212 (702) 671-2500	CLER!			
6	Attorney for Plaintiff				
7					
8	DISTRICT COURT CLARK COUNTY, NEVADA				
9	,	-,			
10	THE STATE OF NEVADA,				
11	Plaintiff,				
12	-vs-	Case No. C226586			
13	FREDDY MARTINEZ, aka Fredys A. Martinez,	Dept No. XIV			
14	#1361243				
15	Defendant.				
16	,				
17	ORDER DENYING DEFENDANT'S PRO PER MOTION TO VACATE A J.O.C.				
18	DATE OF HEARING: 5/5/10				
19	TIME OF HEARING: 9:00 A.M.				
20	_	nearing before the above entitled Court on the			
21	5th day of May, 2010, the Defendant not being present, IN PROPER PERSON, the Plaintiff				
22	being represented by DAVID ROGER, District Attorney, through CARRIE A. MORTON,				
23	Deputy District Attorney, and the Court having heard the arguments of counsel and good				
24	cause appearing therefor,				
25	///				
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27	/// PECEMED				
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1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion to Vacate a J.O.C.,
2	shall be, and it is denied.
3	DATED this 18th day of May, 2010.
4	
5	DISTRICT JUDGE
6	DISTRICT JUDGE 8
7	
8	DAVID ROGER DISTRICT ATTORNEY
9	Nevada Bar #002781
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11	CARRIE A. MORTON
12	Deputy District Attorney Nevada Bar #0010160
13	- 14CVada Bai #0010100
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1	OPPS	The A. Comm			
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781	CLERK OF THE COURT			
3	THOMAS M. CARROLL				
4	Chief Deputy District Attorney Nevada Bar #004232				
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212				
6	(702) 671-2500 Attorney for Plaintiff				
7	DICTRI	OT COLUET			
8	DISTRICT COURT				
9	CLARK COUNTY, NEVADA THE STATE OF NEVADA,				
10	Plaintiff,)			
11	-vs-	CASE NO: C226586			
12	FREDYS A. MARTINEZ,	S DEPT NO: XIV			
13	#1361243 Defendant.	}			
14	Defendant.	}			
15	STATE'S OPPOSITION TO DEFENI	DANT'S MOTION FOR EVIDENTIARY			
16	HEARING				
17	DATE OF HEARING: 05/26/2010 TIME OF HEARING: 9:00 AM				
18					
19	COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through				
20	THOMAS M. CARROLL, Chief Deputy District Attorney, and hereby submits the attached				
21	Points and Authorities in Opposition to Defendant's Motion for Evidentiary Hearing.				
22	This opposition is made and based upon all the papers and pleadings on file herein				
23	the attached points and authorities in support hereof, and oral argument at the time o				
24	hearing, if deemed necessary by this Honoral	ole Court.			
25	•••				
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POINTS AND AUTHORITIES

STATEMENT OF THE CASE

On September 29, 2006, Fredys Martinez (hereinafter "Defendant") was charged by way of Grand Jury Indictment with: Count I – Burglary while in Possession of a Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon (Felony – NRS 200.481); Count III – First Degree Kidnapping with use of a Deadly Weapon (Felony – NRS 200.310, 200.320, 193.165); and Count IV – Sexual Assault with use of a Deadly Weapon (Felony – NRS 200.364, 200.366, 193.165).

Defendant's jury trial began on April 11, 2007. On April 12, 2007, the jury found Defendant guilty of: Count I – Burglary while in Possession of a Weapon; Count II – Battery with use of a Deadly Weapon; and Count III – First Degree Kidnapping with use of a Deadly Weapon. The jury found Defendant not guilty of Count IV. Defendant was present in court with counsel on May 24, 2007, and sentenced as follows: as to Count I – SIXTY (60) to ONE HUNDRED EIGHTY (180) months; as to Count II – FORTY-EIGHT (48) to ONE HUNDRED TWENTY (120) months, to run concurrently with Count I; and as to Count III – SIXTY (60) months to LIFE, plus an equal and consecutive term of SIXTY (60) months to LIFE for the use of a deadly weapon, the entire sentence to run concurrently to Counts I and II. Defendant was given two hundred eighty-one (281) days credit for time served.

Judgment of Conviction was filed on May 31, 2007. Defendant filed a Notice of Appeal on June 5, 2007. The Nevada Supreme Court affirmed Defendant's conviction on May 7, 2008. Remittitur issued on June 3, 2008.

On April 2, 2010, Defendant filed a motion for appointment of counsel. The State's opposition was filed on April 9, 2010. Defendant's motion was denied on April 14, 2010, and the court's order was filed on April 24, 2010. Defendant filed a Notice of Appeal on April 22, 2010.

Defendant filed a Motion to Vacate his Judgment of Conviction on April 21, 2010. The court denied Defendant's motion without requiring a response from the State on May 5, 2010. The court noted that Defendant should have filed a Writ of Habeas Corpus but such a

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petition would be time barred now anyway as Remittitur issued in his case in 2008. Defendant subsequently filed a Petition for Writ of Habeas Corpus (Post-Conviction) on April 30, 2010.

Defendant filed the instant motion on May 13, 2010. The State's opposition is as follows.

ARGUMENT

I. DEFENDANT IS NOT ENTITLED TO AN EVIDENTIARY HEARING

Defendant appears to be requesting an evidentiary hearing for his petition, which is scheduled to be heard on July 14, 2010. <u>Defendant's Motion</u>, May 13, 2010. Defendant's petition can be resolved without expanding the record as his petition is procedurally barred. Therefore, there is no need to hold an evidentiary hearing. <u>Marshall v. State</u>, 110 Nev. 1328, 885 P.2d 603 (1994). Defendant's request should be denied.

CONCLUSION

Based on the foregoing arguments, the State respectfully requests that Defendant's motion be denied.

DATED this 21st day of May, 2010.

Respectfully submitted,

DAVID ROGER Clark County District Attorney Nevada Bar #002781

BY /s/THOMAS M. CARROLL
THOMAS M. CARROLL
Chief Deputy District Attorney
Nevada Bar #004232

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CERTIFICATE OF MAILING

I hereby certify that service of the above and foregoing, was made this 21st day of May, 2010, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

FREDDY MARTINEZ #1003276 LOVELOCK CORRECTIONAL CENTER 1200 PRISON RD LOVELOCK, NV 89419

M. Gregory
Secretary for the District Attorney's
Office

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SOME PAGES IN THIS DOCUMENT ARE LIGHT OR UNREADABLE IN ORIGINAL FORM AND HAVE BEEN DARKENED AS MUCH AS POSSIBLE.

THE IMAGES THAT FOLLOW ARE THE BEST POSSIBLE

	To: The Bary Court: 5.178010
-, d	To: The Bary Court: 5.178010 From Fred, 1 No times # 1003276
•	DATE: 3.15.2010
	To My LIMIYE - ME James A BUSSETT
	Concarning my appeal at the Supreme Court.
	letter you had sended.
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	DATE: 3.15.2010
	Mr. Kedric: My Lauyer Ms. Kathleen M. H.
	had sanded you a letter because you
	had never uncony of my letters
	In her letter Hs, Kathleen was asking you -
	for copies of my direct appeal
 -	But you'd never sended any papers to her thirty objects to her thirty objects of papers !
	Hiveyobe by etapartical about garsel of paperal
	In my future courts.
	Thanks Federal Courts.
•	Ared Andriver
	

· To: The Heavy Court: 5.17 olo

1.30.2010 Fredys-A-martinez #1003276 Esta Carta ba divisida a la Jebis Cort. Parque el esta de Neva da. ne esta Cobrando un secuetro con axma martal, confrince grado, Robocon arrma mortal, y Pleito Con arrma mortal. emptimer lugar. La primera persona que llamo la polísia de Las vegas, que fue & Jose, Kiros, Castillo, el Nisigiera miro que cosa era la que 1/0 1/evaba Chmismanos, la segunda persona que disen que me se cuestre hiella sabe que lotenia en mismonos ella era mi muder Porquetenía relaciones xexuales con ella Pormas de diecises años ella dise quemosabe conque Merasque la Pierna Parami Podriaset quese 1 105timo Por ir Peliando Conmigo Porque mequería acer chocar que lla tubía un axidente y así poderme robar todas mís bienes materiales squello tenía anombre de ella la traila los dos Carof Ford el del dos mil tres y el closico del mil 1.974, o del. 78. y del oro y la Plata 2 embestigen enlas casas de empeño si el año 2006 ella empeho mioro ytambien late le Con El Sistema que esta mba mos fagando en la adensia Ray delas go Colles Bokansa, y, Ester todo esto ella la Plania Por que ella BianCapa. H. Sabia que llo yba Paramittabado a, mes Kite en vevada gracias

Fredy A. Martinez # 1003276

This letter is addressed to: The Heavy Court; Because the state of Navada is charging mé, of Kidnapping with a letal weapon in first degree, armed robbery, and fight with a deadly weapon. First of all; the first person that called the Police of Las Vegas was; José ouroz Castillo, but he'd never saw what I had on my hands. The second person that they said I've Kidnapped doesn't even Know what I had on my hand, She was my wife. Because I had sexual relations with her for mor than sixteen years, She said that she doesn't know what it was that Idused to scratch har leg. in my opinion it could be possible that she'd scratched har self when she was fighting with me, because she was trying to marcine crash, to wake me have an accident so she can keep all my personal property, (Materials) things that I had under her name: like the trailer, the two Ford Cars, the conce from 2003 model, and the classic model 1974 or 78, and all the gold and silver At 14 Junior 5.17.2010

Investigate in the paun shop during the year 2006, to see if she'd pawned my gold, and the T.V. with the surround system that we were paying at the agency on the streets of Bonanza and Easter. All this she had planned because she; Bianca M. H. Knew that I was going to my work (Job) in Masguit NV. Thanks. Grantines 5.17.2010

1.30.2010. Fredrs. A. Martinez #1003276 Esta carta bodirivida ala corte Pesada, vievis cort l'elmotibo de esta corta es porque des de el día demiaresto obiolado mis derechos sibiles y Jumahof y eh el Juiso el Jues no permito que el Jurado es Cy Charomide Clarasion len donde el dectectibe chabes me esta Forsan do aque me aga culfable de un Crimen que no ise también de quella ybaa matar a Bian Ga eso es una gran mentira Parque 110 Puse mi bidasoren in Finidades de beses in Cluso después de la operasion que le isieten en el serebro ella pierde la memoria Cuando y le dan ataques de esterica hella toma medisina de Porvida tres beses al dia 1/0/es-Pido de que Pidan el reporte medico de Bianca, m. H. en el. G. M. C. y todas las llamadas delas Personas quella maray ala Polísia delas vegas of verada y de nes kite y el bideodel día demi aresto y el re Parte delos Polísias o de Mos dectectives quele quitaron las Mabes a Bian Ca para to marle Fotos ala Counela del Corro el reporte de la de Claragion demis - Componeros de traba do y de mi Patron, toni, y del Seper del tra que clos no que eren gastar stiempo hidinero en las embestigasiones conmigo Por que goi ispano icren que notengo Papeles 110 Hengo asilo Politi Co Portabor allu den megrasiase

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This letter it is addressed to the Heavy Court, and the reason for this letter is because Since the first day of my arrest my civil rights had And during the trial the Judge never allowed the jury to hear my declaration. About when the defective Chavez, is forcing me to declare my self guilty of a crime I've never did, and also about me trying to kill Bianca, That's a big lie. Because I had put my life for her in many times. Even after the Surgery she had done on her head (brain). Because she loses her memory when she gets hysteria attacks, for this matter she has to take medicine for life. three times a day. Now I please ask you to get Bianca's Medical report in the G. M. C. hospital And all the records from all the calls people made when they called the police of Las Vegas, NV. and from Masquit as well, and the video from the day of my arrest and the police report, and the detectives report, who toke the car keys from Bianca, to take pictures of the car's trunk, And also a copy of the declaration of my co-workers, and from my bass, Toni, the trailer park Supervisor Thay don't want to spand money naither money on the investigations about me. Because I'm Hispanic But I do have political Asylum. Help Me. Thonk's. 5.17.2010

Parte#2 To: The Heavy Court: 5.17.2010 A Tambieh lole mande apope una oxdeh de A restingion de por vida en contra de estas Personas la carta la ise notorisa da Para el a boga de mia jela sion en la suprema SCOrte Paraque el Kedric, Bassett, Paraque del la actibara en contra de Bianca, Marina, Alterm Hernandes, yde, Franklin, M. H. yde su hide, jyde, Jose, Kiroś, castillo, esta orde de restinsion Ses de Por Vida en los estados unidos, y en Canada o en cual quier país de estradicion alos estados unidos por que ellos mean echo Mmu Cho dano ami y solo Vy Can midinero Rellos hosaben de miasilo PolitiCo quetengo + enlos estados unidos porque nunco tenia Duna ligencia de menerar conmigo llotodo lo Ponja a nombre de Bian Ca Pors/ Caia ala Carcel Por muchotiempo por los tikes de trafico 110 qui ero mucho a Bian Ca y a guido ellos seran la personas que mas quería en este i mundo asta de mipropia Familia meabia Sale Jado Por ellos 110 yo no les guardo rencor ni odio pero no los qui ero gerca de mi Futura bida Dios que les vendiga en donde qui era que se en cuentren 110 les Pido que embes tigen bick este coso y que los Pabogados que me axinen dia le gen Conmigo x y que montesten mis Cartas y las llamadas Porque boia des pedir a, Kedric, Bassett, porno informarme

Page 536

I'd asked for a restraining Order against this persons, for life, all this by means of a Notarized Letter. To my appeal lawyer. For his use in the supreme Court, Hr. Kedric Bassett. So he can use it against; Branca Harina Hernandaz and her son Franklin Martinez and Jose Quiroz Castillo. This Restraining Order, is for life, against them in the U.S.A. in Canada, or any country of extradition to the United States, Because they had done a lot of damage to me. and they Just want my money. they don't Know about my Political Asylum that I have, in the U.S.A. Because I never had a driver licanca, with me, Everything I had I'd puted under Bianca's hame in case I go to Juil for a long period of time. because of my traffic tienes. I Love Bianca and her son that were the two persons that I'd loved the most in this world. Ideven got away from my own family. I don't have resentment neither hate for them but I don't want them near my Future life. God bless them any where they are I'm Just asking you to investgate this case vary well and that the laurens that are assign to me, have a dialogue with me, and to please answer my letters, and to ensure my phone Calls, because I'm going to terminate; - Mr. Kedric Bassett, for not keep me inform. Alreng 5.17.2010

I don't have resentment neither hate for them, But I don't want them nearmy suture life, God bless them any where they are I'm Just asking you to investigate this case, very well, And that the lawyers that are assign to me, to have a dialogue with me, and to please answer my letters, and to answer my phone calls, because I'm going to terminate; Mr. Kedric Bassett, for not keep me 5.17.2010

parte #3 To: The Heavy Court: 5.17.2010 5

1.30-2010 Yo a mi a boga do de apelas, on de Juiso le estube man dando cartas to do el año 2009 pidiendole informasion de como iba micaso de apelasillion de Juisio en la suprema corte pero el nunca me contesto ninguna de esas cartas ni memanda los papeles de que resolvio en la Corte llanose sitodobía estoi en la corte, sila hegaron osi lla sepaso el tiempo para las sigientes apelasiones pero siasi Fuera llolepido que re abran + micaso otraves en la cotefésada, deviscort Bloles pido un abogado y un interprete porque 110 no leo ní escribo ingles, y nitengo dineto 3 Para CoPias legales, y nipara Pagar tradutor Idemis Cartas yonise el Proseso de la lex Jeh 105 Casos de hin guna Clase 110/es Pido sque me ayu den en mi sigiente paso demi apelasion de Juisio, abía pen sado despedir yo a, Kedric, Bassett, por no aberme mantenida linfor mado respecto ala afelasion de Juisio yo le estube mandan do cartas legales y que jas demedico contra medicos y contra la Sintitusion por violar misderechos Posit Spano tambien contra la de la librería legal Poro hopuedo Sa Carle Copias a esos otros papeles Wo les mando unas Copias de al gunos de estos papeles por que nopuedo desaserme delos oridinales ode al gottas Copias que tengo, grasias forsutiem Po Dios les ven diga ento do y Portodo Grasias.

Page 539

During the whole year 2009 I was writing to my appeal lawyer, asking for information about my case, and how things were going at the supreme Court, But he'd never answer any of my letters neither send me any papers telling me what happend in Courte at this point I don't even know if I'm still on Court, if my appeal was danyed or if the time is over for my next appeals. If this is my situation. I please ask you to reopen my case oncagain of the heavy court. I please ask you for a lawyer and a interpeter becase I con't read or write English, and I don't have any money to pay legal copies, neither to pay a translator of my letters, and I don't even know how the law works or the prosses on any type of Case. I'm asking you for help in the next stap of my appeal. I had thinked about terminating Mr; Kedric Bassett, for not Keeping me inform on my appeal case. I've been sending legal letters and madical complains against doctors and against the institution, for the violation of myrights for being Hispanic. Fred from 5.17.2010

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	Also against the law library, but I can't
	make no copies of those papers.
	I could sand you copies of some of
	those copier. but I don't want to give
	the originals away, or some other,
· · ·	Copies that I have with me.
	Thank's for your time, God bless you
	On evarything, and for evarything.
	Thanks.
	And 5.17.2010
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I'm asking to the Federal Authority, to please make all the investigations. That the authorities from the Navada State nevert did.

So they can provide more information for

my depence of this three charges.

Because after my trial, they had violated all my rights since the day of my arrest, and during my trial, and after the trial, and inthe prisons.

The D.A. accused me of many things in my trial that I did not even know the

Victims were accusing me of.

Because averything that Bianca Marina H. Said. was all plan by her, so she could keepall my property, and my cars, my Gold Jewellry, I was not beating her like the D.A. Said. Show me pictures of the bruses on Biancas face,

and the Bruses on her left hand, and also tell me where on the (fuy 15) NORTH.

I had sex with my wife. I had sex with her in different places besides the house, and the car. I please ask you to analyse the first call, and the second call the van driver did ask him who was beating who. Because she was trying make me crash. So I had to stop near a trailer park so she could calm down, this was by the Main entrance of the Trailer Park, After she had colmed down, we left and she used a deadly weapon against me.

Aret Martines 5.17,2010

parte#5 To. The Heavy Court :5.17.2010

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1.30-2010 antes de que 110 y ella tubierames x eso por que ella sabía de que todo las mentiras de ella abían llegado asufin llotodas las beseses quetenía xeso con ella le pedia per miso tambien esedia le pedi per miso sino me Creen lleven nos aun decte detector de mentitas alos dos llohola se cuestre ella mellebotodas las cosas dela traila para este a Partamento con el prestesto que iban aserar el par queo delas trailas en donde viviamos y las paso al apartamento dela mamá de, Jose, quiros, Kastillo, que eta suamiga y que ella la Cuidaba en las no Ches por que estaba enferma estagenora del corazon y como Bianca trabavaba cono enfermera de Familias desabilita das ella tambien medido que, Jose, era Omoxestat Omoxesual para que llo note quitara la alluda del caro y las ala Jas y dela latele pantalla. Vigante con sistema y di vidi llosi empre he traba vado Casi solo Porchas & Como contratista llose di Ferentes clase de traba Jo, 110 pare ese día antes de echargasolina en moapareserbasion India en el yonque para bus Car un galon de gasolina esedia llonotenia dinero sino que asta mesquite me abían gastado la gasolina que siempre Henabamos el tangue pero ese día solo tenía un cuarto detanque des pues mepare con un hombre que Hrabavaba ch las makinas Para aser careteras llo lepedi dineto a ella y ella medi Jo que notenia

Before me and her (Bianca) had sex, Because She knew that all her lies had come to the and, everytime I had sex with her, I would ask for permission (Her). And on that day I'd ask her for parmi-ssion, and if you don't believe me, take us both to a lie detector I'd nevar Kidnapped her she took all my things from my trailer, to this apartment with the excuse that they were about to closed the trailer park, where we were Juing at, So she took my things to: ner friend, a friend that she (Bionca) some times took care of at night time, Because she (her friend) was seen from. a heart disease. And Bicause Bianca was working as a Nurse for disable families, She (Bianca) also told me that Jose was homosexual. So I would not stop helping har. or take away, my car, and my gold sewell, ry neither the BIG SCREEN T.V. with the System and D.V.D. Most of the time I used to work by my self. or as a contractor I know how to do different types of Jobs. on the way to Hesquit I've mnout of gas, so I Stopped on that day at Moapa Indian Reservation and went to the local York Yard to loop for a gas container I did not have money with me and I asked her Banca but she told me she did not have any. (she was with me)

Parte#6 To. The Heavy Court: 5.17.2010

1:30.2010 dinero con ella pero ella divo en el Juisio que sitenia dinero con ella, ese día enla gasolinera le pregunte que s'me prestaba una delas pulsetas de pro que llo le abía Compra do Para bendelapero ella medivo queno lla res pete todas sus desisiones, la Fis Cal dise que le dive a, Bian Ca que hun Ca iba a bol ber a ber a su hivo Franklin eso es mentitas por que si asi Fuera llo hun Ca le uviera da do las lla bes del Caro eso es mentita de la Fiscal y de los dectectibes y de, Bianca tal bes presionada POT 105 dectectibes y Pot 105 Fis Cales que les oftesen dinero a ella la lo isieron unaves y no lo dudo que lo bol bi eron a aser estabes 110 les Pido todas las ebidensias del día de smicaso que no aportaton amiduisio de que Lustedes lo estidan exivan video de mi Naresto reporte de quiente hia las llabes del Caro la de clarasion de mis compañeros de Altrabavo, la de Clarasion del su perbisor dela Contrusion, y el por que el Jues, Bel, nopermitio que el Jurado es cuchara mideclarasion con el dectectibe Chabes en donde este me esta asiendo presion disiendo que lo diga quelo ise porque estaba eno Ja do y Porque permitio segir el Juisio sin eltener supropio interprete para interpreta mide Clarasion al Jurado, y porque nome di eto un mis Juisio enlos Cargos que que de-

Page 545

Part #6

On that day at the gas station Tasked her if I could borrowed one of har bracelets that I bought her so I could Sell it. but she said no, and I'd respected her desicion. The D.A. said that I told Branca. That she was never gona be able to see har son Franklin again. That's a lie. Because if that would be truth I would not have give her the cor keys. That was a D.A's and detectives Lia, and Bianca's as well. May be she was pressurized by the D.As Wand the detectives, the offered money to her they already did it ones before and I have no doubt thoy did it again. This time I'm asking por all the ovidences that they did not provide on the day of my trial. Please ask for the video from the day of my arrest, a report about who That the car keys. My co-workers declaration, my supervisor's statement. Because the Judge Mr. Bell, did not permited the Jury to heard my declaration about detective Mr. Chavez, puting pressure on me, telling me to declare that I did it. Because I was mad.

	<u> </u>
	Bocause I was mad.
	And why ha (the Judge) parmited the Jury to continued with out having his own
	Jury to confinued with out having his own
	interpeter to interpeter my declaration to
-	the July
	And who they did not and the
	Time only mey act not give nece
	the Jury, And why they did not give me the same Judgement in the charges.
	4500 17.2010
	

· Parte#4 To: The Heavy Cort: 5.17.2010

#6

1.30-2010 Yo les Pido a las actorida des Federales que Pot Fabot que agan tadas las embestigas, ones queno isieran las actoridades del estado de nevada Para aportalas Para quello Fuera de Fendido en estos tres cargos que que de des pues del Juisio ellos ambiolado todos mis detechos desde el dia de miatesto y en el Juisio y des pues del Juisio y en las prisiones. La Fis Cal meacusa de muchas cosas en el Juisio que 110 nisabia de que me estaban acusando su puesta mentelas victimas porque todo lo que Bianca Marina. H. Divo todo Fue echo Pla hiado para que dar se Contoda mis Cosas y Caros vala Jas de oto, yo no le iva dando degolpes Como dise lafiscal que me enseñen los golpes marados de la Cara de Bianca y los mora dos de la mano is qui et da y que me mu estre en que parte del Friguei 15 Norte 110 tube xeso com mi muder llotenia xeso con ella en diferentes parte afarte de la Casa y del Caro. llo le pido que analisen la Primera lla mada, y la segunda lla mada que iso un chofer de una veh de quien eta queiva gol Piando a quien pot que ella eta la que quería que 110 Cho Cara y 110 metube que parar serca de un Parqueo de trailas para que ella secalmara esta era la entrada prinsipal de estas trailas tedes pues que ella settan quiliso, nos fuimos y ella uso una deli una arma mortal en Contramia

Fredys. A. martinez #1003276. LoveLock CORR, CTR. 1200 PRison Road.

Love Lock, NV89419.

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Page 549

1	STEVEN D. GRIERSON, Clerk of the Court 200 LEWIS AV BJE, 3 RD FLOOR LAS VEGAS NV 89155-1160					
• 1	Case No. C226586 FILED					
ν̄ 2	Dept. No. XIV					
3	19					
4	CLERK OF THE COURT					
5	THE COURT					
6	IN THE g+# JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA					
7	in and for the county of <u>CLARK</u>					
8	* * * *					
9	Fredys, martinez, Pro Se					
10	Plaintiff,)					
11	-vs-) <u>NOTICE OF APPEAL</u>					
12	STATE OF NEVADA					
13						
14	Defendant .)					
15						
16						
17	NOTICE IS GIVEN that Plaintiff, Prisoner And,					
18	in pro se, hereby appeals to the Nevada Supreme Court the Motion to Vacate A, J.O.C.					
19						
21	as filed/entered on the 21 day of APVI , 2010,					
22	(complete if applicable) and the <u>petitioner</u>					
23	bove hame, as filed/entered on the 21 day of					
24	Dated this 28 day of MAY 2010.					
	Stated this as day of					
質を加え	Fredys: A-martinez #1003276 Lovelock Correctional Center					
- 27 20 25 F THE CO	m 1200 Prison Road					
25 以图数 OF THE COURT	RECEIVED					
<u> </u>	JUN - 1 2010 CLERK OF THE COURT					

CERTIFICATE OF SERVICE

I do	certify that I mailed a true and correct copy of the
foregoing	NOTICE OF APPEAL to the below address(es) on this
2 1_ day	of April , 2010, by placing same in the
U.S. Mail	via prison law library staff:

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Freducial Martinez #1003271 Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada 89419

Plaintiff In Pro Se

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding NOTICE OF APPEAL filed in District Court Case No. <u>C22658b</u> does not contain the social security number of any person.

Dated this 28 day of MAY, 2010.

Antomarimons Fredy, A-Martine 2 # 1003276

Plaintiff In Pro Se

Fredys, A. martinez# 1003276 1200 Prison Road. LOVELOCK, COAR. CTR.



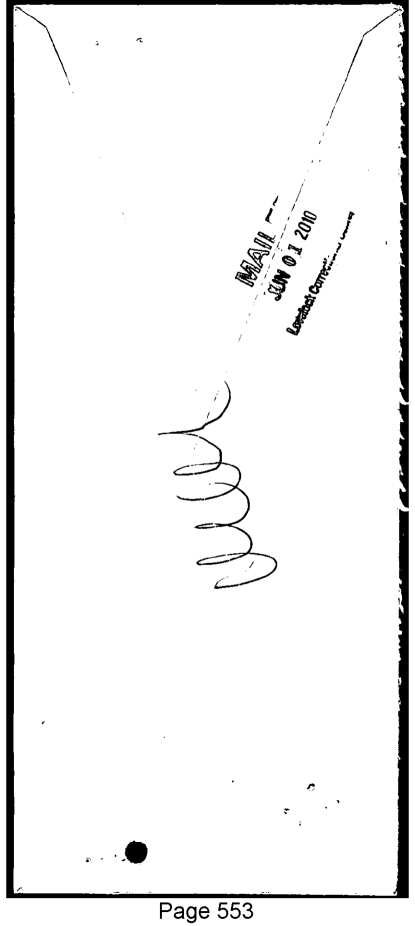
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STEVEN D. GRIERSON, Clerk of the Court



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DISTRICT COURT
CLARK COUNTY, NEVADA

) Case No: C226586

Dept No: XIV

CASE APPEAL STATEMENT

- 1. Appellant(s): FREDYS A. MARTINEZ
- 2. Judge: DONALD M. MOSLEY
- 3. Appellant(s): FREDYS A. MARTINEZ

Counsel:

STATE OF NEVADA,

VS.

Plaintiff(s),

FREDDY MARTINEZ aka Fredys A. Martinez,

Defendant(s),

Fredys A. Martinez #1003276 1200 Prison Rd. Lovelock, NV 89419

4. Respondent: THE STATE OF NEVADA

Counsel:

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

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: Yes

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- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
- 9. Date Commenced in District Court: September 29, 2006
- 10. Brief Description of the Nature of the Action: Criminal
 - Type of Judgment or Order Being Appealed: Misc. Order
- 11. Previous Appeal: Yes
 - Supreme Court Docket Number(s): 49608, 55890
- 12. Child Custody or Visitation: N/A

Dated This 4 day of June 2010.

Steven D. Grierson, Clerk of the Court

 $\mathbf{B}\mathbf{v}$

Heather Lofquist, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

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1	RSPN		Alm & Comm			
2	DAVID ROGER Clark County District Attorney		CLERK OF THE COURT			
3	Nevada Bar #002781 THOMAS M. CARROLL					
4	Chief Deputy District Attorney Nevada Bar #004232					
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212					
6	(702) 671-2500 Attorney for Plaintiff					
7						
8	DISTRICT COURT					
9	CLARK COUN THE STATE OF NEVADA,	TY, NEVADA				
10	Plaintiff,	G . GT 110	G00 (50 (
11	-vs-	_	C226586			
12	FREDYS A. MARTINEZ,	DEPT NO:	XIV			
13	#1361243					
14	Defendant.					
15	STATE'S RESPONSE AND MOTION TO	O DISMISS DEFE	ENDANT'S PETITION			
16	FOR WRIT OF HABEAS COI	RPUS (POST-CO	NVICTION)			
17	DATE OF HEARING: 07/14/2010					
18	TIME OF HEAR	RING: 9:00 AM				
19	COMES NOW, the State of Nevada, by	y DAVID ROGER,	, District Attorney, through			
20	THOMAS M. CARROLL, Chief Deputy Distr	rict Attorney, and h	nereby submits the attached			
21	Points and Authorities in Reponse to Defendan	nt's Petition for Wi	rit of Habeas Corpus (Post-			
22	Conviction).					
23	This response and motion to dismiss	is made and base	d upon all the papers and			
24	pleadings on file herein, the attached points	and authorities in	n support hereof, and oral			
25	argument at the time of hearing, if deemed nec	essary by this Hono	orable Court.			
26						
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POINTS AND AUTHORITIES STATEMENT OF THE CASE

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On September 29, 2006, Fredys Martinez (hereinafter "Defendant") was charged by way of Grand Jury Indictment with: Count I – Burglary While in Possession of a Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon (Felony – NRS 200.481); Count III – First Degree Kidnapping with use of a Deadly Weapon (Felony – NRS 200.310, 200.320, 193.165); and Count IV – Sexual Assault with use of a Deadly Weapon (Felony – NRS 200.364, 200.366, 193.165).

Defendant's jury trial began on April 11, 2007. On April 12, 2007, the jury found Defendant guilty of: Count I – Burglary while in Possession of a Weapon; Count II – Battery with use of a Deadly Weapon; and Count III – First Degree Kidnapping with use of a Deadly Weapon. The jury found Defendant not guilty of Count IV. Defendant was present in court with counsel on May 24, 2007, and sentenced as follows: as to Count I – SIXTY (60) to ONE HUNDRED EIGHTY (180) months; as to Count II – FORTY-EIGHT (48) to ONE HUNDRED TWENTY (120) months, to run concurrently with Count I; and as to Count III – SIXTY (60) months to LIFE, plus an equal and consecutive term of SIXTY (60) months to LIFE for the use of a deadly weapon, the entire sentence to run concurrently to Counts I and II. Defendant was given two hundred eighty-one (281) days credit for time served.

Judgment of Conviction was filed on May 31, 2007. Defendant filed a Notice of Appeal on June 5, 2007. The Nevada Supreme Court affirmed Defendant's conviction on May 7, 2008. Remittitur issued on June 3, 2008.

On April 2, 2010, Defendant filed a motion for appointment of counsel. The State's opposition was filed on April 9, 2010. Defendant's motion was denied on April 14, 2010, and the court's order was filed on April 24, 2010. Defendant filed a Notice of Appeal on April 22, 2010.

Defendant filed a Motion to Vacate his Judgment of Conviction on April 21, 2010. The court denied Defendant's motion without requiring a response from the State on May 5, 2010. The court noted that Defendant should have filed a Writ of Habeas Corpus but such a

petition would be time barred now anyway as Remittitur issued in his case in 2008. Defendant subsequently filed a motion for an evidentiary hearing on May 13, 2010, the State filed its opposition to the motion on May 21, 2010, and the motion was denied on May 26, 2010. On June 3, 2010, Defendant filed a notice of appeal.

Defendant filed the instant petition on April 30, 2010. The State's response is as follows.

I. DEFENDANT'S PETITION IS TIME BARRED

The mandatory provisions of NRS 34.726 state:

- 1. Unless there is good cause shown for delay, a petition that challenges the validity of a judgment or sentence must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment, within 1 year after the supreme court issues its remittitur. For the purposes of this subsection, good cause for delay exists if the petitioner demonstrates to the satisfaction of the court:
- (a) That the delay is not the fault of the petitioner; and
- (b) That dismissal of the petition as untimely will unduly prejudice the petitioner...

NRS 34.726(1) (Emphasis added).

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The one-year time bar is strictly construed. In <u>Gonzales v. State</u>, 118 Nev. 590, 593, 590 P.3d 901, 902 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two days late, pursuant to the "clear and unambiguous" mandatory provisions of NRS 34.726(1). <u>Gonzales</u> reiterated the importance of filing the petition with the district court within the one year mandate, absent a showing of "good cause" for the delay in filing. <u>Gonzales</u>, 118 Nev. at 593, 590 P.3d at 902.

Here, Defendant filed a direct appeal on June 5, 2007 and Remittitur issued on Tuesday, June 3, 2008. Consequently, Defendant had until Wednesday, June 3, 2009, to file his post-conviction habeas petition. Defendant filed the instant petition on April 30, 2010, almost one (1) year after the one-year time limitation. Therefore, Defendant's petition is untimely and must be dismissed. Gonzales, 118 Nev. at 593, 590 P.3d at 902.

II. APPLICATION OF PROCEDURAL BARS IS MANDATORY

The Nevada Supreme Court has specifically held that the district court has a duty to

consider whether the procedural bars apply to a post-conviction petition and not arbitrarily disregard them. In State v. Eighth Judicial District Court, 121 Nev. 225, 112 P.3d 1070 (2005), the Nevada Supreme Court held as follows:

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Given the untimely and successive nature of [defendant's] petition, the district court had a duty imposed by law to consider whether any or all of [defendant's] claims were barred under NRS 34.726, NRS 34.810, NRS 34.800, or by the law of the case . . . [and] the court's failure to make this determination here constituted an arbitrary and unreasonable exercise of discretion.

[Emphasis added.] 121 Nev. at 234. (See also State v. Haberstroh, 119 Nev. 173, 180-81, 69 P.3d 676, 681-82 (2003) wherein the Nevada Supreme Court held that parties cannot stipulate to waive, ignore or disregard the mandatory procedural default rules nor can they empower a court to disregard them.) Defendant is required to show good cause to overcome the procedural bars before his petition may be considered on the merits. Thus, a Defendant's petition will not be considered on the merits if it is subject to the procedural bars and no good cause is shown. <u>Id.</u>

III. DEFENDANT HAS NOT DEMONSTRATED GOOD CAUSE OR ACTUAL PREJUDICE SUFFICIENT TO OVERCOME THE ONE-YEAR TIME BAR

Defendant has not offered any good cause or demonstrated actual prejudice sufficient to overcome the procedural bars. "In order to demonstrate good cause, a petitioner must show that an impediment external to the defense prevented him or her from complying with the state procedural default rules." Hathaway v. State, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003); citing Pellegrini v. State, 117 Nev. 860, 886-87, 34 P.3d 519, 537 (2001); Lozada v. State, 110 Nev. 349, 353, 871 P.2d 944, 946 (1994); Passanisi v. Director, 105 Nev. 63, 66, 769 P.2d 72, 41 (1989); see also Crump v. Warden, 113 Nev. 293, 295, 934 P.2d 247, 252 (1997); Phelps v. Director, 104 Nev. 656, 764 P.2d 1303 (1988). Such an external impediment could be "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials' made compliance impracticable." Hathaway, 119 Nev. at 252, 71 P.3d at 506 (quoting Murray v. Carrier, 477 U.S. 478, 488, 106 S.Ct. 2639, 2645 (1986)). Clearly, any delay in filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

In addition, to find good cause there must be a "substantial reason; one that affords a 1 2 legal excuse." Hathaway, 119 Nev. at 248, 71 P.3d at 506 (quoting Colley v. State, 105 Nev. 3 235, 236, 773 P.2d 1229, 1230 (1989). 4 Defendant does not provide any explanation as to why his petition was almost a year 5 late. Thus, Defendant's petition should be dismissed. 6 CONCLUSION 7 Based on the foregoing arguments, the State respectfully requests that Defendant's 8 petition be dismissed. 9 DATED this 14th day of July, 2010. 10 Respectfully submitted, 11 DAVID ROGER Clark County District Attorney Nevada Bar #002781 12 13 BY /s/ THOMAS M. CARROLL 14 THOMAS M. CARROLL 15 Chief Deputy District Attorney Nevada Bar #004232 16 17 **CERTIFICATE OF MAILING** 18 I hereby certify that service of the above and foregoing, was made this 14th day of 19 July, 2010, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to: 20 21 FREDYS A. MARTINEZ BAC#1003276 LOVELOCK CORRECTIONAL CENTER 22 1200 PRISON RD LOVELOCK, NV 89419 23 24 M. Gregory 25 Secretary for the District Attorney's Office 26 27 28 5 CtProgram FilestNeevia.Com/Document Convener/temp/1645734-1198579.DOC



IN THE SUPREME COURT OF THE STATE OF NEVADA

FILED

JUL 13 2010

FREDYS A. MARTINEZ A/K/A FREDDY A. MARTINEZ, Appellant,

Supreme Court No. 55890

VS. THE STATE OF NEVADA, Respondent.

District Court Case No. C226586

CLERK'S CERTIFICATE

STATE OF NEVADA, ss.

I, Tracie Lindeman, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows: "ORDER this appeal DISMISSED."

Judgment, as quoted above, entered this 9th day of June, 2010.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada, this 7th day of July, 2010.

Tracie Lindeman, Supreme Court Clerk



IN THE SUPREME COURT OF THE STATE OF NEVADA

FREDYS A. MARTINEZ A/K/A FREDDY
A. MARTINEZ,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 55890

FILED

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CLERK OF SUPREME COURT
BY DEPUTY CLERM

ORDER DISMISSING APPEAL

This is a proper person appeal from an order denying a motion for appointment of counsel. Eighth Judicial District Court, Clark County; Donald M. Mosley, Judge.

No statute or court rule permits an appeal from an order denying a motion for appointment of counsel. <u>Castillo v. State</u>, 106 Nev. 349, 792 P.2d 1133 (1990). Accordingly, we lack jurisdiction, and we ORDER this appeal DISMISSED.

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cc: Hon. Donald M. Mosley, District Judge Fredys A. Martinez Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA

(O) 1947A **4**



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IN THE SUPREME COURT OF THE STATE OF NEVADA

FREDYS A. MARTINEZ A/K/A FREDDY A. MARTINEZ, Appellant,

Supreme Court No. 55890

vs. THE STATE OF NEVADA.

Respondent.

District Court Case No. C226586

REMITTITUR

TO: Steven D. Grierson, Clark District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order. Receipt for Remittitur.

DATE: July 7, 2010

Tracie Lindeman, Clerk of Court

By: H. NOOSOU

cc (without enclosures):

Hon. Donald M. Mosley, District Judge Attorney General/Carson City Clark County District Attorney Fredys A. Martinez

RECEIPT FOR REMITTITUR

Received of Tracie Lindeman, Clerk of the Supreme Court	of the State of I	Nevada, the
REMITTITUR issued in the above-entitled cause, on	IUL 1 3 7010	

Deputy

HEATHER LOFQUIST

District Court Clerk

Lovelock Correctional Center
1200 Prison Road
Lovelock, Nevada 89419

Petitioner In Pro Se

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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Fredys. A. Martinez

Petitioner,

-VS-

STATE OF NEVADA

Respondents.

Case No. <u>C</u>

C22 6486 XIV

MOTION FOR APPOINTMENT OF COUNSEL

8-9-2010

comes now Petitioner, <u>fredys, A. mattime Z</u>, in pro se, and moves this Court for an order appointing him counsel in and for the instant § 2254 habeas corpus proceeding.

This motion is made and based upon 18 U.S.C. § 3006A(g), 28 U.S.C. § 1915(e)(1), 28 U.S.C. § 2254(h); all papers, pleadings and documents on file herein; and the following points and authorities.

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

Petitioner is unable to afford counsel. See Application to Proceed In Forma Pauperis on file herein.

The substantive issues and procedural matters in this case are too complex for Petitioner's comprehension and abilities.

Petitioner, by reason of his incarceration, cannot investigate, take depositions, or otherwise discover evidentiary materials on his own accord.

Petitioner's sentence structure is 5 Tolb, 4-10, life + h, and a 5+0 life There ___ are __ are not additional facts attached hereto on additional page(s) to be incorporated herein.

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Counsel could not only assist Petitioner with a much better presentation of the substantive and procedural issues before this Court, e.g., merits of the claims, AEDPA's § 2254(d) test, exhaustion, etc., but counsel would likewise make much easier this Court's task of discerning the issues and adjudicating them as upon a competent counsel's ability to present same to the Court.

The ends of justice would best be served in this case via the appointment of counsel, as Petitioner's sentence structure, in conjunction with the complexities of the legal issues herein, plead for such an appointment.

II. ARGUMENT FOR APPOINIMENT

Appointment of counsel in § 2254 cases is authorized within 18 U.S.C. § 3006A(g) and 28 U.S.C. §§ 1915(e)(1); 2254(h). This Court may appoint counsel where the "interests of justice" so require. Jeffers v. Lewis, 68 F.3d 295, 297-98 (9th Cir. 1995). This interest is best served when indigent petitioners who are unable to "adequately present their cases" are appointed counsel to do so for them. Id.

Although appointment is usually within this Court's sound discretion, a handy formula for this Court's consideration is a balancing of the complexities of the issues with a consideration of the severity of the petitioner's penalty. <u>Chaney v. Lewis</u>, 801 F.2d 1191, 1196 (9th Cir.), <u>cert. denied</u>, 481 U.S. 1023 (1987). Ultimately, however, absent a due process implication, this Court has discretion to appoint counsel when it feels that it promotes justice in doing so. IH. See Brown v. United States, 623 F.2d 54, 61 (9th Cir. 1980)(court 26 must appoint counsel where the complexities of the case are such that denial of counsel would amount to denial of due process); Hawkins v. Bennett, 423 F.2d 948 (8th Cir. 1970)(counsel must be appointed where petitioner is a person of

such limited education as to be incapable of presenting his claims fairly). 1 | 2 Petitioner submits that the facts above, in conjunction with these legal 3 principles, compel appointment of counsel. Indeed, the complexities of the issues in relation to Petitioner's sentence, implicate the need of counsel to 4 promote not only justice, but fairness, as well. <u>Jeffers</u>, 68 F.3d at 297-98. 6 III. CONCLUSION 7 For the reasons set forth above, this Court should appoint counsel to represent Petitioner in and for all further proceedings in this § 2254 habeas 8 corpus action. Dated this <u>18</u> day of <u>Jul</u>, 200<u>10</u>. 10 Respectfully submitted, 11 12 Lovelock Correctional Center 13 1200 Prison Road Lovelock, Nevada 89419 14 Petitioner In Pro Se 15 16 || / / / 17 18 111 19 /// 20 /// 21 22 23 24 25 26 27 28 - 3 and LAST -

LOVELOCK, NV89HIL LOVELOCK, CORR. CTR

Fredys. A. martinez#1007276

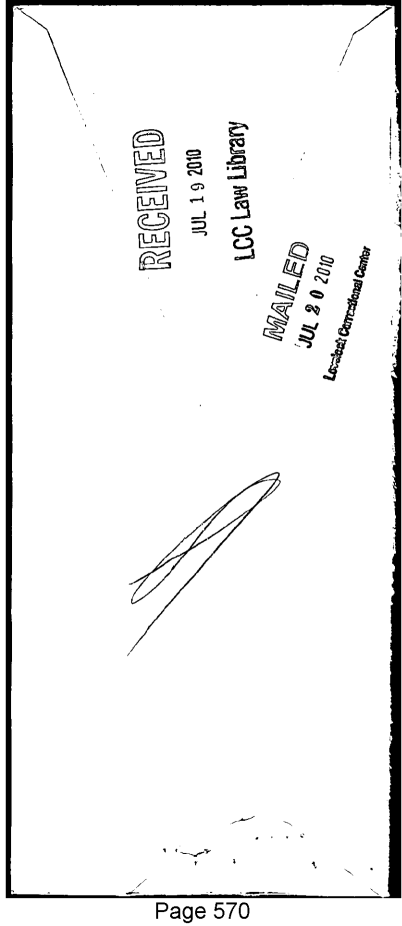


INMATE LEGAL

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2	DAVID ROGER Clark County District Attorney Nevada Bar #002781		CLERK OF THE COURT		
3	I THOMAS M. CARROLL				
4	Chief Deputy District Attorney Nevada Bar #004232				
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212				
6	(702) 671-2500 Attorney for Plaintiff				
7	DISTRIC	T COURT			
8	DISTRICT COURT CLARK COUNTY, NEVADA				
9	THE STATE OF NEVADA,	NII, NEVADA			
10	Plaintiff,	CASE NO:	C226586		
1 I	·	DEPT NO:	XIV		
12	PDEDVE A MADTRIET 1261242) DEFINO.	λίν		
13	FREDYS A. MARTINEZ, 1361243	}			
14	Defendant.	}			
15	STATE'S OPPOSITION TO DEFENDA	NT'S MOTION FO	R APPOINTMENT OF		
16	cou	JNSEL			
17		ARING: 08/09/10			
18	TIME OF HEA	RING: 9:00 AM			
19	COMES NOW, the State of Nevada, t	by DAVID ROGER	, District Attorney, through		
20	THOMAS M. CARROLL, Chief Deputy Dis	strict Attorney, and h	nereby submits the attached		
21	Points and Authorities in Opposition to Defer	ndant's Motion For A	ppointment Of Counsel.		
22	This opposition is made and based up	oon all the papers ar	nd pleadings on file herein,		
23	the attached points and authorities in supp	ort hereof, and ora	l argument at the time of		
24	hearing, if deemed necessary by this Honorab	ole Court.			
25	•••	Ōí	3C226586 PPM		
26		_ = =	pposition to Motion 84812		

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POINTS AND AUTHORITIES STATEMENT OF THE CASE

On September 29, 2006, Fredys Martinez (hereinafter "Defendant") was charged by way of Grand Jury Indictment with: Count I – Burglary while in Possession of a Deadly Weapon (Felony – NRS 205.060); Count II – Battery with use of a Deadly Weapon (Felony – NRS 200.481); Count III – First Degree Kidnapping with use of a Deadly Weapon (Felony – NRS 200.310, 200.320, 193.165); and Count IV – Sexual Assault with use of a Deadly Weapon (Felony – NRS 200.364, 200.366, 193.165).

Defendant's jury trial began on April 11, 2007. On April 12, 2007, the jury found Defendant guilty of: Count I – Burglary while in Possession of a Weapon; Count II – Battery with use of a Deadly Weapon; and Count III – First Degree Kidnapping with use of a Deadly Weapon. The jury found Defendant not guilty of Count IV. Defendant was present in court with counsel on May 24, 2007, and sentenced as follows: as to Count I – SIXTY (60) to ONE HUNDRED EIGHTY (180) months; as to Count II – FORTY-EIGHT (48) to ONE HUNDRED TWENTY (120) months, to run concurrently with Count I; and as to Count III – SIXTY (60) months to LIFE, plus an equal and consecutive term of SIXTY (60) months to LIFE for the use of a deadly weapon, the entire sentence to run concurrently to Counts I and II. Defendant was given two hundred eighty-one (281) days credit for time served.

Judgment of Conviction was filed on May 31, 2007. Defendant filed a Notice of Appeal on June 5, 2007. The Nevada Supreme Court affirmed Defendant's conviction on May 7, 2008. Remittitur issued on June 3, 2008.

On April 2, 2010, Defendant filed a motion for appointment of counsel. The State's opposition was filed on April 9, 2010. Defendant's motion was denied on April 14, 2010, and the court's order was filed on April 24, 2010. Defendant filed a Notice of Appeal on April 22, 2010. The Nevada Supreme Court dismissed Defendant's appeal and Remittitur issued on July 7, 2010.

Defendant filed a Motion to Vacate a Judgment of Conviction on April 21, 2010. The court denied Defendant's motion without requiring a response from the State on May 5,

2010. The court noted that Defendant should have filed a Petition for Writ of Habeas Corpus (Post-Conviction) but such a petition would be time barred now anyway as Remittitur issued in his case in 2008. On June 3, 2010, Defendant filed a notice of appeal. This appeal is still pending.

On April 30, 2010, Defendant filed a Petition for Writ of Habeas Corpus (Post-Conviction). The State filed it's response to Defendant's petition on July 9, 2010 and the untimely the petition was summarily dismissed on July 14, 2010.

On May 13, 2010, Defendant filed a motion for an evidentiary hearing, the State filed its opposition to the motion on May 21, 2010, and the motion was denied on May 26, 2010.

Defendant filed the instant motion on July 23, 2010. The State's response is as follows.

I. THE DISTRICT COURT LACKS JURISDICTION OVER THIS CASE

This court does not have jurisdiction to entertain Defendant's instant motion because on June 3, 2010, Defendant filed a Notice of Appeal with the Nevada Supreme Court challenging the denial of his Motion to Vacate a Judgment of Conviction. Jurisdiction in an appeal is vested *solely* in the supreme court until the remittitur issues to the district court." Buffington v. State, 110 Nev. 124, 126, 868 P.2d 643, 644 (1994). [Emphasis added.] Defendant divested this court of jurisdiction when he filed the Notice of Appeal on June 3, 2010, and therefore, his instant motion should be dismissed. To the extent this court chooses to consider Defendant's motion on its merits, the State responds as follows:

II. DEFENDANT'S IS NOT ENTITLED TO APPOINTMENT OF COUNSEL

Defendant is not entitled to appointment of counsel because his untimely Petition for Writ of Habeas Corpus (Post-Conviction) was summarily dismissed on July 14, 2010. In Coleman v. Thompson, 501 U.S. 722 (1991), the United States Supreme Court ruled that the Sixth Amendment provides no right to counsel in post-conviction proceedings. In McKague v. Warden, 112 Nev. 159, 912 P.2d 255 (1996), the Nevada Supreme Court similarly

1 observed that "[t]he Nevada Constitution...does not guarantee a right to counsel in post-2 conviction proceedings, as we interpret the Nevada Constitution's right to counsel provision 3 as being coextensive with the Sixth Amendment to the United States Constitution." 4 NRS 34.750 provides, in pertinent part: "[a] petition may allege that the Defendant is unable to pay the costs of the proceedings or employ counsel. If the court is satisfied that the allegation of indigency is true and the petition is not dismissed summarily, the court may appoint counsel at 6 the time the court orders the filing of an answer and a return. In making its determination, the court may consider whether: (a) The issues are difficult; 8 (b) The Defendant is unable to comprehend the proceedings; or 9 (c) Counsel is necessary to proceed with discovery." (emphasis added). 10 11 Under NRS 34.750, it is clear that the court has discretion in determining whether to 12 appoint counsel. McKague specifically held that with the exception of NRS 34.820(1)(a) 13 [entitling appointed counsel when petition is under a sentence of death], one does not have "[a]ny constitutional or statutory right to counsel at all" in post-conviction proceedings. Id. 14 15 at 164. 16 The Nevada Supreme Court has observed that a defendant "must show that the 17 requested review is not frivolous before he may have an attorney appointed." Peterson v. 18 Warden, Nevada State Prison, 87 Nev. 134, 483 P.2d 204 (1971) (citing former statute NRS 19 177.345(2)). Defendant cannot make the threshold showing that any further petition he 20 might file will not be summarily dismissed as untimely because his last petition was 21 summarily dismissed as untimely on July 14, 2010. Therefore, his request for appointment 22 of counsel should be denied. 23 24 25 26 27 28

CONCLUSION Based on the foregoing arguments, the State respectfully requests that Defendant's motion be DENIED. DATED this 5th day of August, 2010. Respectfully submitted, DAVID ROGER Clark County District Attorney Nevada Bar #002781 BY /s/ THOMAS M. CARROLL THOMAS M. CARROLL Chief Deputy District Attorney Nevada Bar #004232 **CERTIFICATE OF MAILING** I hereby certify that service of the above and foregoing, was made this 5th day of August, 2010, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to: FREDYS A. MARTINEZ BAC#1003276 LOVELOCK CORRECTIONAL CENTER 1200 PRISON RD LOVELOCK, NV 89419 M. Gregory Secretary for the District Attorney's Office C:\Program Files\Neevia.Com\Document Converter\semp\\106420-1270931.DOC

FILED **ORDR** 1 DAVID ROGER 2 Clark County District Attorney Nevada Bar #002781 SEP 3 11 23 AH '18 3 BARBARA SCHIFALACQUA Deputy District Attorney 4 Nevada Bar #0010436 200 Lewis Avenue DURT 5 Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff 6 08C226586 ODM 7 Order Denying Motion 920303 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, Plaintiff. 11 -VS-12 Case No. C226586 Dept No. XIV FREDDY MARTINEZ, aka, 13 Fredys A. Martinez, #1361243 14 Defendant. 15 16 17 ORDER DENYING DEFENDANT'S MOTION FOR APPOINTMENT OF COUNSEL 18 DATE OF HEARING: August 9, 2010 19 TIME OF HEARING: 9:00 A.M. THIS MATTER having come on for hearing before the above entitled Court on the 20 9th day of August, 2010, the Defendant not being present, represented in proper person, the 21 22 Plaintiff being represented by DAVID ROGER, District Attorney, through BARBARA 23 SCHIFALACQUA, Deputy District Attorney, and the Court having heard the arguments of counsel and good cause appearing therefor,

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1	IT IS HEREBY ORDERED that the Defendant's Motion for Appointment of Counsel,
2	shall be, and it is DENIED.
3	DATED this <u>30th</u> day of August, 2010.
4	
5	DISTRICT JUDGE
6	DISTRICT JUDGE
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8	DAVID ROGER DISTRICT ATTORNEY
9	Nevada Bar #002781
10	Barbara Schifalacqua
11	BARBARA SCHIFALACOUA
12	BARBARA SCHIFALACQUA Deputy District Attorney Nevada Bar #010436
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1	case No. <u>C226586</u> FILED
2	Dept. No. X / V NOV 1 6 2010
3	CLERK OF COURT
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6	IN THE gth JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF <u>Clark</u>
8	* * * *
9	Fredys Martinez,) Pro Se, Petitioner,)
10	Pro Se, Petitioner,)
11	-vs-) <u>notice of appeal</u>
12	State of Nevada,
13	Respondent.)
14	
15	NOTICE IS GIVEN that Petitioner, Fredry, Prisoner And
16	in pro se, hereby appeals to the Nevada Supreme Court the
17	
18	dismissing Petition for Writ of Habeas Corpus, which was filed /
19	entered on the 14 day of $July$, 2010 .
20	Dated this & day of NOVEMBER, 2010.
21	Fredys. Arcangel. martinez
22	Lovelock Correctional Center
24	1200 Prison Road Lovelock, Nevada 89419
25	Petitioner In Pro Se
l i	Fred Martiner
THUOO	OBC226586 NOASC Notice of Appeal (criminal) 1054938
	NOIGE of Appeal (criminal) 1054938 WECELAEL
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CERTIFICATE OF SERVICE

I do certify that I mailed a true and correct copy of the foregoing NOTICE OF APPEAL to the below address(es) on this day of <u>NoVEMBER</u>, 20<u>10</u>, by placing same in the U.S. Mail via prison law library staff:

Fredric A. Martinez #1003271 Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada 89419

Petitioner In Pro Se

AFFIRMATION PURSUANT TO NRS 2398.030

The undersigned does hereby affirm that the preceding NOTICE OF APPEAL filed in District Court Case No. <u>C226586</u> does not contain the social security number of any person.

Dated this g day of NOVEMBER, 2010.

Fredys. A. martinez#1003276

Petitioner In Pro Se

Fredys. A. Martiwez #1003276 LOVELOCK, CRR, CTR 1200 PRISON ROAd LOVELOCK, NV 89419

MAILED

Lossboth Correctional Centary

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LEGAL MAIL

CHARLES J.SHORT, CLEKK OF THE COUNT'S 200 LEWIS AVENUE, 3 RD FLOOR MAILED FROM ZIPCODE 89419 \$ 00.44

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CLERK OF COURT

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DISTRICT COURT
CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff(s),

vs.

FREDDY MARTINEZ #1003276,

Defendant(s),

Case No: C226586 Dept No: XIV

> 06C226586 ASTA Case Annea

Case Appeal Statement 1057388



CASE APPEAL STATEMENT

- 1. Appellant(s): FREDDY MARTINEZ
- 2. Judge: DONALD MOSELY
- 3. Appellant(s): FREDDY MARTINEZ

Counsel:

FREDDY MARTINEZ #1003276 1200 PRISON RD. LOVELOCK, NV 89419

4. Respondent: THE STATE OF NEVADA

Counsel:

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

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: Yes

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- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
- 9. Date Commenced in District Court: September 29, 2006
- 10. Brief Description of the Nature of the Action: Criminal
 - Type of Judgment or Order Being Appealed: Writ of Habeas Corpus
- 11. Previous Appeal: Yes
 - Supreme Court Docket Number(s): 49608; 55890; 56153
- 12. Child Custody or Visitation: N/A

Dated This 18 day of November 2010.

Steven D. Grierson, Clerk of the Court

By:

Marie Kramer, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512