# IN THE SUPREME COURT OF THE STATE OF NEVADA

CARY PICKETT,
Appellant(s),

vs.

STATE OF NEVADA, Respondent(s), Case No: 10C262523-2 SC No: 58191 Electronically Filed Jun 15 2011 09:03 a.m. Tracie K. Lindeman Clerk of Supreme Court

# RECORD ON APPEAL VOLUME

3

ATTORNEY FOR APPELLANT CARY PICKETT # 57591 PROPER PERSON P.O. BOX 650 INDIAN SPRINGS, NV 89070

ATTORNEY FOR RESPONDENT DAVID ROGER, ESQ. DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NEVADA 89101

# 10C262523-2

# STATE OF NEVADA VS. CARY PICKETT

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# 10C262523-2 State of Nevada vs Cary Pickett

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# ORIGINAL

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THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

Case No:

C226282

Dept No:

Defendant.

#### JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime(s) of TRANSPORT OF A CONTROLLED SUBSTANCE (Category B, Felony), in violation of NRS 453.321; thereafter, on the 14th day of February, 2007, the Defendant was present in court for sentencing with his counsel, JAMES L. BUCHANAN II, ESQ., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense(s) and, in addition to the \$25.00 Administrative Assessment Fee, \$60.00 Drug Analysis fee and \$150,00 DNA Analysis fee are IMPOSED, the Defendant is sentenced as follows: to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY (30) MONTHS in the Nevada Department of Corrections (NDC), SUSPENDED; placed on PROBATION for FIVE (5) YEARS.

#### CONDITIONS:

1. Enter and complete Drug Court.



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# ORIGINAL •

FILED IN OPEN COURT **GMEM** 1 OC! 17 2005 DAVID ROGER 2 DISTRICT ATTORNEY SHIRLEY E) PARBAGULERE, CLERK Nevada Bar #002781 3 ERIC A. BAUMAN Deputy District Attorney 4 Nevada Bar #009755 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 6 Attorney for Plaintiff DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 THE STATE OF NEVADA, 9 CASE NO: C226282 Plaintiff, 10 DEPT NO: VII -VS-11 12 CARY JERARD PICKETT, #725059 13 Defendant. 14 **GUILTY PLEA AGREEMENT** 15 I hereby agree to plead guilty to: TRANSPORT OF A CONTROLLED 16 SUBSTANCE (Category B Felony - NRS 453.321), as more fully alleged in the charging 17 document attached hereto as Exhibit "1". 18 My decision to plead guilty is based upon the plea agreement in this case which is as 19 follows: 20 The State has agreed to recommend a sentence of twelve (12) to thirty (30) months in 21 the Nevada Department of Corrections (NDC), consecutive to my parole violation in Case 22 No. C145127. Further, the State agrees to not seek treatment as a habitual criminal in this 23 case. **2**5 CONSEQUENCES OF THE PLEA I understand that by pleading guilty I admit the facts which support all the elements of 26

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the offense(s) to which I now plead as set forth in Exhibit "1".

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I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than six (6) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$20,000. I understand that the law requires me to pay an Administrative Assessment Fee. I also understand that a conviction of any violation of NRS Chapter 453, the Uniform Controlled Substance Act, requires that I pay a controlled substance analysis fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I also understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, or has agreed to disposition as a gross misdemeanor

when the offense could have been treated as a felony, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand if the offense(s) to which I am pleading guilty to was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that as a consequence of my plea of guilty, if I am not a citizen of the United States, I may, in addition to other consequences provided for by federal law, be removed, deported, excluded from entry into the United States or denied naturalization.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

#### **WAIVER OF RIGHTS**

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense charged.

3. The constitutional right to confront and cross-examine any witnesses who would testify against me.

- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction, with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035.

#### **VOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

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My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this 17 day of September, 2006. CARY JERARD PICKETT Defendant AGREED TO BY: ERICA. BAUMAN Deputy District Attorney Nevada Bar #009755 

#### CERTIFICATE OF COUNSEL: 1 2 I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that: 3 1. I have fully explained to the Defendant the allegations contained in the charge(s) 4 to which guilty pleas are being entered. 2. I have advised the Defendant of the penalties for each charge and the restitution 5 that the Defendant may be ordered to pay. 6 3. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant. 7 4. To the best of my knowledge and belief, the Defendant: 8 a. Is competent and understands the charges and the consequences of pleading 9 guilty as provided in this agreement. 10 b. Executed this agreement and will enter all guilty pleas pursuant hereto 11 voluntarily. c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the defendant as certified in paragraphs 12 1 and 2 above. 13 DCTOBER Dated: This 17 day of September, 2006. 14 15 ATWORNEY FOR DEFEND 16 17 18 19 20 21 22 23 24 CERTIFIED COPY > THUE AND CORRECT GOPY 25 OF THE ORIGINAL ON FILE 26 CLERK OF THE COURT 27 Thursday. djj

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1 2 3 4 5 6 7 8	INFO DAVID ROGER Clark County District Attorney Nevada Bar #002781 ERIC A BAUMAN Deputy District Attorney Nevada Bar #009755 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff  I.A. 09/26/06 DISTRICT COURT 10:30 A.M. CLARK COUNTY, NEVADA J. BUCHANAN II, ESQ.					
10	THE STATE OF NEVADA					
11	THE STATE OF NEVADA,  Plaintiff,  Case No: C226282					
12	Plaintiff, \$ Case No: C226282 Dept No: VII					
13	CARY JERARD PICKETT,					
14	#725059 INFORMATION					
15	Defendant.					
16						
17	STATE OF NEVADA ) ss. ·					
18	COUNTY OF CLARK )					
19	DAVID ROGER, District Attorney within and for the County of Clark, State of					
20	Nevada, in the name and by the authority of the State of Nevada, informs the Court:					
21	That CARY JERARD PICKETT, the Defendant(s) above named, having committed					
22	the crime of TRANSPORT OF A CONTROLLED SUBSTANCE (Category B Felony -					
23	NRS 453.321), on or about the 14th day of July, 2006, within the County of Clark, State of					
24	Nevada, contrary to the form, force and effect of statutes in such cases made and provided,					
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and against the peace and dignity of the State of Nevada, did then and there wilfully, i unlawfully, and feloniously transport within Clark County, Nevada, a controlled substance, to-wit: Cocaine. DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781 DA#06F13591X/djj LVMPD EV#0607143059 TRANSPORT CS - F (TK6) 

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# ORIGINAL .

JOCP STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 4 (702) 455-4711

Attorney for Plaintiff

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DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA.

Plaintiff,

Defendant.

-VS

CARY JERARD PICKETT, aka Gary Pickett, #0725059 Case No. Dept. No. Docket

C145127

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#### JUDGMENT OF CONVICTION (PLEA)

WHEREAS, on the 18th day of September, 1997, the Defendant CARY JERARD PICKETT, aka Gary Pickett, appeared before the Court herein with his counsel and entered a plea of guilty to the crime(s) of BURGLARY (CATEGORY B FELONY), committed on or about the 7th day of August, 1997, in violation of NRS 205.060 and

WHEREAS, thereafter on the 25th day of September, 1997, the Defendant, In Propria Persona, being present in court with his counsel JORDAN, SAVAGE, ESQ., as Stand By Counsel, and ARTHUR G. NOXON, Deputy District Attorney, also being present; the above entitled Court did adjudge the Defendant guilty thereof by reason of his plea of guilty and, in addition to the \$25.00 Administrative Assessment Fee, sentenced Defendant to a minimum of thirty-six (36) months and a maximum of one-hundred twenty (120) months in the Nevada Department of Prisons, to be served consecutive to sentence imposed in Case No. C143146, suspended; placed on probation for an indeterminate period not to exceed five (5) years. Conditions: 1. Search Clause for controlled substances and stolen property. 2. Complete Drug

STATE'S EXHIBIT 3 2 3 C 261 523 V

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Court Program, noting there was no use of weapons in this incident. 3. Complete long-term counseling, vocational and educational programs as deemed necessary. 4. Defendant to be supervised in the Nevada Division of Parole and Probation's House Arrest Program for the first four (4) months of probation. Defendant to receive thirty-five (35) days credit for time served. Court referred matter to Drug Court, and Ordered, set for further proceedings on October 6, 1997 at 9:00 o'clock a.m. in Department X.

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

DATED this \_\_\_\_\_ day of October, 1997, in the City of Las Vegas, County of Clark, State of Nevada.

DISTRICT JUDGE

DA#97-145127X/pm LVMPD EV#9708071616 BURG-F (TK1) ORIGIE.

FILED IN OPEN COURT STEWART L. BELL DISTRICT ATTORNEY 2 <del>SEP--</del>1-8--1997. Nevada Bar #000477 LORETTA BOWMAN, CLERK 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 THE STATE OF NEVADA. 9 Plaintiff. 10 C145127 Case No. Dept. No. 11 GARY PICKETT, aka Docket Cary Jerard Pickett, #0725059 12 13 Defendant. 14 15 **GUILTY PLEA AGREEMENT** I hereby agree to plead guilty to: BURGLARY (CATEGORY B FELONY - NRS 16 205.060), as more fully alleged in the charging document attached hereto as Exhibit "1". I also 17 hereby agree to plead guilty to Grand Larceny (Category B Felony) in Case No. C143146. 18 My decision to plead guilty is based upon the plea agreement in this case which is as 19 20 follows:

The State has agreed to retain the right to argue at rendition of sentence. This is a conditional plea. If the Court refuses probation or refuses to sentence to the maximum term of

The Defendant and the State agree to request the following:

imprisonment the Defendant and/or the State may withdraw this offer.

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A) That the Defendant be sentenced to a minimum term of thirty-six (36) months to a maximum term of one-hundred twenty (120) months in the Nevada Department of Prisons in this case (C145127). That the Defendant be sentenced to a minimum term of thirty-six (36) months to a maximum term of one-hundred twenty (120) months in the Nevada Department of Prisons

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in Case No. C143146, consecutive to this case, for a total of a minimum term of seventy-two (72) months to a maximum term of two-hundred forty (240) months in the Nevada Department of Prisons. The Defendant is to have the sentence suspended and be placed on probation for an indeterminate period not to exceed five (5) years with the following Special Conditions:

- 1. Search Clause for the detection of Controlled Substances and Stolen Property.
- 2. That the Defendant be released to the Division of Parole and Probation for Intensive Supervision, including House Arrest for the first four (4) to six (6) months of probation as deemed necessary by the Division of Parole and Probation.
  - 3. Enter and successfully complete the Drug Court Program.
- 4. Enter and successfully complete any long term drug counseling, vocational, and controlled education deemed necessary by the Division of Parole and Probation during and after the Drug Court Program.
- 5. Complete eight (8) hours of Community Service not to exceed the provisions of NRS 176.087.

#### CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than one (1) year(s) and a maximum term of not more than ten (10) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty.

I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I also understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute. I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

#### WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden

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- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
  - 4. The constitutional right to subpoena witnesses to testify on my behalf.
  - 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction, with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035.

#### **VOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all my questions regarding this guilty plea agreement and its

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1	consequences to my satisfaction and I am satisfied with the services provided by my attorney.
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4	CARV NOVETTO : C : 1711
5	GARY PICKETT, aka Cary Jerard Pickett Defendant, In Propria Persona
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7	AGREED TO BY:
8	AA NN
9	Deputy District Attorney
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# CERTIFICATE OF COUNSEL: 2 3 4 5 6 7 8 9 10 11 voluntarily. 12 13 Dated: This 18 14 15

- I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:
- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
  - 4. To the best of my knowledge and belief, the Defendant:
    - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement.
    - b. Executed this agreement and will enter all guilty pleas pursuant hereto
    - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the defendant as certified in paragraphs I

\_ day of September, 1997.

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CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE

CLERK OF THE COURT

\_2.22.2010

BAGE: 001

MINUTES DATE: 09/04/97

#### CRIMINAL COURT MINUTES

£			
97-C-145127-C	STATE OF	NEVADA vs Pickett, Cary J	
	09/04/97	09:00 AM 00 INITIAL ARRAIGNMENT	
	HEARD BY:	Jeffrey Sobel, Judge	
	OFFICERS:	ALONA CANDITO, Court Clerk ARLENE BLAZI, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 005065 Rushton, Kimberly M.	Y Y
	_	0001 D1 Pickett, Cary J PUBDEF Public Defender 004235 Cichoski, Mark D.	У У У
Hearing as pa to be transfe	rt of the rred to De	t the defendant unconditionally waived Preliminary negotiations, but the defendant asked for this case partment XI and the State does not object to this. NSFERRED TO DEPARTMENT XI AND MATTER CONTINUED.	
CUSTODY			
9/11/97 9:00	AM ARRAIGN	MENT CONTINUED (DEPT XI)	
	09/11/97	09:00 AM 00 ALL PENDING MOTIONS 09-11-97	
	HEARD BY:	Don P. Chairez, Judge	
	OFFICERS:	DOROTHY KELLY, Court Clerk JENNIFER CHURCH, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 000981 Noxon, Arthur G.	Y Y
		0001 D1 Pickett, Cary J PUBDEF Public Defender 001616 Franzen, George E.	Y Y Y
ARRAIGNMENT C	ONTINUED	.MORGAN D. HARRIS' MOTION TO WITHDRAW AS COUNSEL	
representing Canvass in hi that the Publ case with his Withdraw As COwn Recogniza supervision.)	himself. s other ca ic Defende other cas ounsel, GR nce With I COURT FUR	the deft will plead guilty in this case; he will be He further stated deft went through the Faretta se. Jordan Savage was standby counsel. He continued r feels he is not needed, as deft negotiated this e. COURT ORDERED, Morgan D. Harris' Motion To ANTED. COURT FURTHER ORDERED, Deft RELEASED on his ntensive Supervision. (State requested intensive THER ORDERED, matter continued for Judge Douglas to of deft on this case and to take his plea	l

#### O.R. W/INTENSIVE SUPERVISION

 PRINT DATE: 02/19/10
 PAGE: 001
 CONTINUED ON PAGE: 002

 MINUTES DATE: 09/11/97

conduct Faretta Canvass of deft on this case and to take his plea.

PAGE: 002 MINUTES DATE: 09/11/97

CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA vs Pickett, Cary J

CONTINUED FROM PAGE: 001

#### 09-15-97 9:00 A.M. ARRAIGNMENT CONTINUED

09/15/97 09:00 AM 01 ARRAIGNMENT CONTINUED

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

000981 Noxon, Arthur G.

Court advised there had been a motion to withdraw from the previous attorney. Mr. Noxon advised the Defendant was allowed out without State's objection; and if Defendant did not show up, State would request a Bench Warrant. COURT ORDERED A NO BAIL BENCH WARRANT TO ISSUE. Mr. Noxon advised Mr. Savage was attempting to get the Defendant into Court.

B.W. (O.R. W/I.S.)

09/18/97 09:00 AM 00 STATE'S REQUEST QUASH BENCH WARRANT

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

000082 Weed, Randall F.

0001 D1 Pickett, Cary J 005480 Savage, Jordan S. Y

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Y

Mr. Savage advised he was not affiliated with this case; Mr. Noxon asked him to come down as he was stand-by Counsel in another case for Defendant. COURT ORDERED, Mr. Savage appointed Counsel for this matter. DEFENDANT PICKETT examined as to the GUILTY PLEA AGREEMENT FILED IN OPEN COURT. NEGOTIATIONS: Defendant will plead guilty to the Information; also will plead guilty to one count of Grand Larceny in Case #C143146 which is before this Court; it is a conditional plea, if Defendant does not receive probation, he may withdraw his plea and go to trial; Defendant and State agree to request the following: sentence of minimum of 36 months to a maximum of 120 months in #145127; minimum of 36 months to a maximum of 120 months in #143146 to run consecutive for a total of a minimum of 72 months to a maximum of 240 months; the sentence would be suspended and Defendant placed on probation for an indeterminate period not to exceed five years

CONTINUED ON PAGE: 003

MINUTES DATE: 09/18/97

PRINT DATE: 02/19/10

PAGE: 002

PAGE: 003 MINUTES DATE: 09/18/97

#### CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA vs Pickett, Cary J

CONTINUED FROM PAGE: 002

with conditions which are stated in the Guilty Plea Agreement. DEFENDANT PICKETT ARRAIGNED AND PLED GUILTY TO COUNT I - BURGLARY (F). Court accepted the plea. Defendant advised a PSI was done in another case and would like to use that report and have the sentencing done on the same date as his other case. COURT ORDERED State's Request GRANTED and Bench Warrant QUASHED; and matter CONTINUED for sentencing.

O.R.

9-25-97 9:00 AM SENTENCING

09/25/97 09:00 AM 00 SENTENCING

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk JO ANN HANEMAN, Relief Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

000981 Noxon, Arthur G.

0001 D1 Pickett, Cary J 005480 Savage, Jordan S.

Larry Scott of the Division of Parole & Probation present. Court noted he has reviewed the Pre-Sentence Report and the Guilty Plea greement, noting that if the Court determines any thing other than negotiated, either party can determine that the deal is off. Statement by Mr. Noxon. By virtue of Deft's plea, DEFENDANT PICKETT ADJUDGED GUILTY OF COUNT I - BURGLARY (F). Following statements in mitigation of sentencing, Court stated its findings, and ORDERED, in addition to the \$25.00 Administrative Assessment Fee, Defendant SENTENCED to a MINIMUM of THIRTY-SIX (36) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Prisons, to be served CONSECUTIVE to sentence imposed in Case C143146, SUSPENDED; placed on PROBATION for an indeterminate period not to exceed FIVE (5) YEARS.

- 1. Search Clause for controlled substances and stolen property.
- 2. Complete Drug Court Program, noting there was no use of weapons in this incident.
- 3. Complete long-term counseling, vocational and educational programs as deemed necessary.

Court stated he will not impose community service in this case.

4. Defendant to be supervised in the Nevada Div. of Parole and Probation's House Arrest Program for the first four (4) months of probation.

Deft. to receive 35 days credit for time served. FURTHER, COURT ORDERED, Deft. to report to the Div. of Parole and Probation at 215 East Bonanza upon release from custody; failure to do so will result in a bench warrant.

CONTINUED ON PAGE: 004

MINUTES DATE: 09/25/97

PRINT DATE: 02/19/10

PAGE: 003

MINUTES DATE: 09/25/97

PAGE: 004

#### ' CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA

vs Pickett, Cary J

CONTINUED FROM PAGE: 003

Bond, if any, exonerated. Mr. Scott stated he will discuss House Arrest with Deft. Court referred matter to Drug Court, and ORDERED, set for FURTHER PROCEEDINGS.

NTC

10-06-97 9:00 AM FURTHER PROCEEDINGS (DEPT X)

10/06/97 09:00 AM 00 FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: MELISSA DAVIS, Court Clerk

DEBRA WINN, Reporter/Recorder

STATE OF NEVADA PARTIES:

Y 004353 Pace, Barter G.

0001 D1 Pickett, Cary J 001443 Gibson, David S.

Defendant present in custody on other charges. COURT ORDERED, matter CONTINUED.

O.R. (COC)

10/13/97 9AM STATUS CHECK: FURTHER PROCEEDINGS

10/13/97 09:00 AM 00 STATUS CHECK: FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: NANCY NOBLE, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

004353 Pace, Barter G.

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0001 D1 Pickett, Cary J

004620 Grauman, David A.

Court noted defendant referred from Dept. XI. and is being referred to drug court on two charges. COURT ORDERED, matter CONTINUED.

O.R. (COC)

CONTINUED TO: 10/20/97 09:00 AM 01

CONTINUED ON PAGE: 005

PRINT DATE: 02/19/10 PAGE: 004 MINUTES DATE: 10/13/97

MINUTES DATE: 10/20/97

PAGE: 005

#### ' CRIMINAL COURT MINUTES

vs Pickett, Cary J 97-C-145127-C STATE OF NEVADA

CONTINUED FROM PAGE: 004

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10/20/97 09:00 AM 01 STATUS CHECK: FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: MELISSA DAVIS, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

Υ 004353 Pace, Barter G. Y

0001 D1 Pickett, Cary J Υ 004620 Grauman, David A.

Dean Prater with the Division of Parole and Probation also present. Officer Prater advised there is a hold on defendant and paperwork is being processed for revocation proceedings. COURT ORDERED, matter CONTINUED.

O.R. (COC)

CONTINUED TO: 11/03/97 09:00 AM 02

10/27/97 09:00 AM 00 STATE'S REQUEST FURTHER PROCEEDINGS

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

RITA LOPEZ, Relief Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

> 000981 Noxon, Arthur G. Y

> 0001 D1 Pickett, Cary J Y PRO SE Pro Se Υ

005480 Savage, Jordan S.

Dean Prater of the Division of Parole & Probation present. Following conference at the bench, Court noted the new charges have not been formally filed at this point, but it does create a problem as to Drug Court and ORDERED, Deft. RELEASED only to P & P to be placed on the HOUSE ARREST Program; matter CONTINUED for STATUS CHECK as to Drug Court.

(See C143146)

H.A.

11-03-97 9:00 AM STATUS CHECK: FURTHER PROCEEDINGS (DEPT X)

11-24-97 9:00 AM STATUS CHECK: DRUG COURT (DEPT XI)

CONTINUED ON PAGE: 006 PRINT DATE: 02/19/10 PAGE: 005 MINUTES DATE: 10/27/97 PAGE: 006 MINUTES DATE: 11/03/97

#### CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA vs Pickett, Cary J

CONTINUED FROM PAGE: 005

11/03/97 09:00 AM 02 STATUS CHECK: FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: MELISSA DAVIS, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

005065 Rushton, Kimberly M.

0001 D1 Pickett, Cary J 004620 Grauman, David A.

Defendant not present. COURT ORDERED, BENCH WARRANT WILL ISSUE, NO BAIL.

B.W. (O.R.)

11/24/97 09:00 AM 00 STATUS CHECK: DRUG COURT

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

ARLENE BLAZI, Reporter/Recorder

PARTIES:

STATE OF NEVADA 005122 Savage, Darin

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0001 Dl Pickett, Cary J 005480 Savage, Jordan S.

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Deft. not present. Mr. Savage stated Deft. is not in jail on any other charges being filed as of yet. State noted Deft. has another case in screening and does not know if it has been filed. Mr. Savage noted the basis of the pending violation was for the new charges and this was calendared to see if the new charges were going to be taken out of screening. Court noted Deft. has an outstanding Bench Warrant as of November 3 from Judge Lehman as to the Drug Court Program. Upon Court's inquiry, Mr. Savage stated Deft. was released to P & P and he has had no contact with him. Court stated he is not aware of any other outstanding cases. Mr. Savage concurred and requested that the State put this matter back on calendar if the new charges are filed. Court directed Mr. Savage to write to Deft. at his last known address advising him to take care of the outstanding Bench warrant in Drug Court, and ORDERED, this matter OFF CALENDAR.

(See Case C143146)

B.W. (O.R.)

CONTINUED ON PAGE: 007

MINUTES DATE: 11/24/97

PAGE: 007

MINUTES DATE: 03/16/98

# · CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA

vs Pickett, Cary J

CONTINUED FROM PAGE: 006

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03/16/98 09:00 AM 00 BENCH WARRANT RETURN

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: NANCY NOBLE, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

004353 Pace, Barter G.

0001 D1 Pickett, Cary J 004620 Grauman, David A.

COURT ORDERED bench warrant QUASHED and matter CONTINUED for Status Check Further Proceedings.

O.R.

04/27/98 9:00 AM STATUS CHECK: FURTHER PROCEEDINGS

03/26/98 09:00 AM 00 SET TIME CERTAIN: REVOCATION OF

PROBATION

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

005927 De La Garza, Melisa

0001 D1 Pickett, Cary J 005480 Savage, Jordan S.

PAGE: 007

At Court's inquiry, both Counsel advised one week would be sufficient. COURT ORDERED matter CONTINUED for revocation hearing.

CUSTODY

PRINT DATE: 02/19/10

4-2-98 10:30 AM REVOCATION OF PROBATION

CONTINUED ON PAGE: 008

MINUTES DATE: 03/26/98

PAGE: 008 MINUTES DATE: 04/02/98

#### CRIMINAL COURT MINUTES

#### 97-C-145127-C STATE OF NEVADA

vs Pickett, Cary J

CONTINUED FROM PAGE: 007

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04/02/98 10:30 AM 00 REVOCATION OF PROBATION

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

005122 Savage, Darin

0001 D1 Pickett, Cary J 005480 Savage, Jordan S.

Dean Prater of the Division of Parole & Probation present. Mr. Savage stated this matter is resolved: Deft. to stipulate to the violations and counsel will argue as to what to do. Upon Court's inquiry, Deft. stipulated to the violations in the Revocation Report, made a statement and requested to be reinstated on probation and he will enter a drug treatment program.

Mr. Savage argued in support of Deft's reinstatement and entry into an in-patient counseling program, with Deft. to be released only to same, a Status Check be set and the parties can then come back and argue over what Deft. has done in the program; he is not requesting an immediate release.

State argued that Deft. needs to help himself, noting that within four (4) days of his release, Deft. broke his bracelet, and requested that Deft. be revoked, noting that Deft. was picked up on a Grand Larceny case in October, 1997.

Mr. Prater gave a brief history of the case, requesting that Deft.'s probation be revoked and the original sentence be imposed.

Further statements by Deft., noting he as only arrested for the new crime.

Court found a number of people, including the Court, attempted to help Deft. address his problems as the Court was aware they are drug-related, found Deft. did not accept responsibility, and found the problem is that Deft. had a conscious duty to get himself in line, and ORDERED, PROBATION REVOKED; original sentence of MINIMUM of THIRTY-SIX (36) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in Nevada Department of Prisons imposed with SIXTY-FOUR (64) DAYS Credit for Time Served; said sentence to be served CONSECUTIVELY to sentence imposed in Case C143146.

CONTINUED ON PAGE: 009

MINUTES DATE: 04/02/98

PAGE: 009 MINUTES DATE: 04/14/99

### CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA vs Pickett, Cary J

CONTINUED FROM PAGE: 008

04/14/99 09:00 AM 00 ALL PENDING MOTIONS (4-14-99)

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006163 Weckerly, Pamela C.

Y

DEFT'S PRO PER MOTION FOR EXTENSION OF TIME, MOTION FOR TRANSCRIPTS, JUDGMENT OF CONVICTION, MOTION FOR PRE-SENTENCING REPDORT, SENTENCING TRANSCRIPT, GUILTY PLEA MEMORANDUM, PRE-TRIAL AND ALL POST-TRIAL HEARING TRANSCRIPTS AND AMENDED INFORMATION TO RESPOND TO STATE'S OPPOSITION TO PETITIONERS WRIT OF HABEAS CORPUS...DEFT'S PRO PER PETITION FOR A WRIT OF HABEAS CORPUS (POST-CONVICTION)...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

AS TO THE FIRST MOTION LISTED, COURT ORDERED motion DENIED. Court advised it would be appropriate to have the file sent to the Defendant by the previous Counsel, Mr. Savage, if he still had it.

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

AS TO THE DEFT'S PRO PER PETITION FOR A WRIT OF HABEAS CORPUS (POST-CONVICTION), Court advised it was untimely; good cause had not been shown in this matter; and ORDERED, pursuant to NRS 34.726 the Petition was DENIED. Additionally, Court noted for the record, against the Court's advice, Mr. Pickett represented himself. Court further advised the petition was without merit; the Defendant had signed off on the negotiations; and he was canvassed thoroughly; as to Counsel, it was by his own design; and Court had ordered stand-by Counsel for him. State to prepare the order.

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PRINT DATE: 02/19/10

CONTINUED ON PAGE: 010

MINUTES DATE: 04/14/99

PAGE: 009

PAGE: 010 MINUTES DATE: 07/31/01

#### \* CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA vs Pickett, Cary J

CONTINUED FROM PAGE: 009

07/31/01 09:00 AM 00 ALL PENDING MOTIONS 7-31-01

HEARD BY: Michael A Cherry, Judge; Dept. 17

OFFICERS: Penny Wisner, Court Clerk

Janie Olsen, Reporter/Recorder

PARTTES:

STATE OF NEVADA

006246 Campbell, Cara L.

Y

DEFT.'S PRO PER MOTION FOR MODIFICATION OF SENTENCE...DEFT.'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

Court stated it had no jurisdiction to modify the Deft.'s sentence. COURT ORDERED, motion for MODIFICATION DENIED; motion to proceed in forma pauperis MOOT.

NDC

12/30/03 09:00 AM 00 ALL PENDING MOTIONS (12/30/03)

HEARD BY: Michael A Cherry, Judge; Dept. 17

OFFICERS: Penny Wisner/PW, Court Clerk

April Watkins, Relief Clerk

PARTIES:

STATE OF NEVADA

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006639 Fattig, John T

DEFT'S PRO PER MOTION TO CORRECT AN ILLEGAL SENTENCE...DEFT'S PRO PER MOTION TO PROCEED IN FORMA PAUPERIS

Mr. Fattig advised the State was opposing any appointment of counsel on the basis it was inappropriate pursuant to statute. COURT ORDERED, motion to correct illegal sentence DENIED as the sentence is not illegal; motion to proceed in forma pauperis GRANTED.

NDC

CONTINUED ON PAGE: 011

MINUTES DATE: 12/30/03

PAGE: 011 MINUTES DATE: 07/02/04

#### ' CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA

vs Pickett, Cary J

CONTINUED FROM PAGE: 010

07/02/04 09:00 AM 00 ALL PENDING MOTIONS (7/2/04)

HEARD BY: Michael A Cherry, Judge; Dept. 17

OFFICERS: April Watkins, Court Clerk

Elaine York/ey, Relief Clerk Janie Olsen, Reporter/Recorder

PARTIES:

STATE OF NEVADA

000346 Mitchell, Scott S.

Y

DEFT'S PRO PER MOTION FOR REHEARING & MOTION TO CORRECT ILLEGAL SENTENCE...DEFT'S PRO PER MOTION FOR APPOINTMENT OF COUNSEL...DEFT'S PRO PER APPLICATION TO TRANSPORT/PRODUCE INMATE FOR HEARING

Mr. Mitchell stated to the court that all of these motions have previously been heard and ruled upon and the only new allegation is the one regarding the State trying to manipulate the Deft. Court FINDS, no viable issues to litigate and ORDERED, motions DENIED IN TOTO.

CLERK'S NOTE: The above minute order has been distributed to: Deft. Cary Pickett #57591, P.O. Box 208, Indian Springs, NV 89070. ey

02/28/06 10:00 AM 00 DEFT'S PRO PER MTN FOR RETURN OF PROPERTY AND TO SUPRESS FOR USE AS /34

HEARD BY: Michael A Cherry, Judge; Dept. 17

OFFICERS: Theresa Lee, Court Clerk

Janie Olsen, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006237 Brierly, Tracey J.

Y

State's Response and Motion to Dismiss Deft's Petition for Writ of Habeas Corpus (Post Conviction) FILED IN OPEN COURT. The Court agrees with the opposition filed by the State, there is no good reason for delay and the matter is time barred. COURT ORDERED, deft has not shown good cause, and in accordance with the opposition, motion DENIED. State to prepare Order and send a copy to deft.

NDC

CONTINUED ON PAGE: 012

MINUTES DATE: 02/28/06

PAGE: 012

MINUTES DATE: 04/18/06

#### ' CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA

vs Pickett, Cary J

CONTINUED FROM PAGE: 011

04/18/06 08:30 AM 00 DEFT'S PRO PER MOTION FOR REHEARING OF

MOTION FOR RETURN OF PROPERTY/35

HEARD BY: Michael A Cherry, Judge; Dept. 17

OFFICERS: Theresa Lee, Court Clerk

Janie Olsen, Reporter/Recorder

PARTIES: STATE OF NEVADA

006237 Brierly, Tracey J.

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The Court will adopt the District Attorney's opposition and ORDERED, motion DENIED.

NDC

CLERK'S NOTE: A copy of this minute order was placed in the U.S. Mail to deft ID#57591, at High Desert Correctional Center, P.O. Box 650, Indian Springs, NV 89018

06/07/07 09:00 AM 00 ALL PENDING MOTIONS 6/7/07

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

OFFICERS: Carol Green, Court Clerk

Sharon Howard, Reporter/Recorder

PARTIES:

STATE OF NEVADA

009897 Rinetti, Dena I.

N

DEFT'S MOTION FOR TRANSPORTATION OR MOTION FOR APPEARANCE BY PHONE OR VIDEO...DEFT'S PRO PER PETITION FOR WRIT OF MANDAMUS...DEFT'S PRO PER MOTION TO PROCEED IN FORMA PAUPERIS

COURT ORDERED, Defendant's Pro Per Motion to Proceed in Forma Pauperis is GRANTED. Further, COURT ORDERED, Defendant's Motion For Transportation or motion for appearance by Phone or Video is DENIED.

Court noted that there are two filings in relation to this Defendant's Pro Per Petition for Writ of Mandamus, and at least one was not served on the Attorney General's Office. Court stated that it needs to be served on the Attorney General's Office as it relates to the Parole Board. COURT ORDERED, OFF CALENDAR.

CONTINUED ON PAGE: 013

MINUTES DATE: 06/07/07

PAGE: 013

MINUTES DATE: 02/19/09

#### · CRIMINAL COURT MINUTES

97-C-145127-C STATE OF NEVADA vs Pickett, Cary J
CONTINUED I

CONTINUED FROM PAGE: 012

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02/19/09 08:30 AM 00 DEFT'S MTN TO REOPEN CASE & SCHEDULE

STATUS CHECK/40

HEARD BY: Jackie Glass, Judge; Dept. 5

OFFICERS: Sandra Jeter, Court Clerk

Patricia Slattery, Reporter/Recorder

PARTIES: STATE OF NEVADA

005734 Pandukht, Taleen R.

0001 D1 Pickett, Cary J N 007999 Bourassa, Mark J. Y

APPEARANCES CONTINUED: Defendant not present and in custody at the Nevada Department of Corrections.

Mr. Bourassa advised defendant filed a proper person writ but failed to serve it properly; requested the case be re-opened. Ms. Pandukht stated there is no motion and nothing here. Court NOTED a determination was already made and ORDERED, motion DENIED. Mr. Bourassa will need to file a motion to cause the matter to be placed on calendar.

NDC

PRINT DATE: 02/19/10

PAGE: 013

MINUTES DATE: 02/19/09

	ORIGINAL FILED				
1	INFO SEP 2 7 43 AM '97				
2	DISTRICT ATTORNEY				
3	Nevada Bar #000477  200 S. Third Street  Las Vegas Nevada 89155  CLERK				
4	(702) 455-4711				
5	Attorney for Plaintiff				
6	I.A. 09/04/97 DISTRICT COURT				
7	9:00 A.M. CLARK COUNTY, NEVADA				
8					
9	THE STATE OF NEVADA,				
10	Plaintiff, \$				
11	-vs-				
12	CARY JERARD PICKETT, Docket H				
13	#0723039 }				
14	Defendant. SINFORMATION				
15					
16	STATE OF NEVADA ) ss:				
17	COUNTY OF CLARK				
18	STEWART L. BELL, District Attorney within and for the County of Clark, State of				
19	Nevada, in the name and by the authority of the State of Nevada, informs the Court:				
20	That CARY JERARD PICKETT, the Defendant(s) above named, having committed the				
21	crime of BURGLARY (Felony - NRS 205.060), on or about the 7th day of August, 1997,				
22	within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes				
23	in such cases made and provided, and against the peace and dignity of the State of Nevada, did				
24	111				
25	111				
26	111				
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	CE31				

then and there wilfully, unlawfully, and feloniously enter, with intent to commit larceny, that certain 1991 Honda, bearing Nevada License No. 718 BYV, owned by KATHLEEN ROLLI.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

KIMBERLY R. MAXSON
Deputy District Attorney
Nevada Bar #005065

DA#97F11223X/jeh LVMPD EV#9708071616 BURG - F (TK4)

1 JOCP STEWART L. BELL 2 DISTRICT ATTORNEY Nevada Bar #000477 3 200 S. Third Street Las Vegas, Nevada 89155 4 (702) 435-4711

Attorney for Plaintiff

FILED

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DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

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GARY PICKETT, aka Cary Jerard Pickett, #0725059

Defendant.

Plaintiff.

Case No. Dept. No. Docket

C143146

XI S

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### JUDGMENT OF CONVICTION (PLEA)

WHEREAS, on the 28th day of August, 1997, the Defendant GARY PICKETT, aka Cary Jerard Pickett, appeared before the Court herein with his counsel and entered a plea of guilty to the crime(s) of GRAND LARCENY (CATEGORY B FELONY), committed on or about the 3rd day of May, 1997, in violation of NRS 205.220 and

WHEREAS, thereafter on the 25th day of September, 1997, the Defendant, In Propria Persona, being present in court with his counsel JORDAN SAVAGE, ESQ., as Stand By Counsel, and ARTHUR G. NOXON, Deputy District Attorney, also being present; the above entitled Court did adjudge the Defendant guilty thereof by reason of his plea of guilty and, in addition to the \$25.00 Administrative Assessment Fee, sentenced Defendant to a minimum of thirty-six (36) months and a maximum of one-hundred twenty (120) months in the Nevada Department of Prisons, suspended; placed on probation for an indeterminate period not to exceed five (5) years. Conditions: 1. Search Clause for controlled substances and weapons.

2. Complete Drug Court Program, noting weapons were not involved. 3. Complete long-term

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©E-05 0CT 2 0 1997 STATE'S EXHIBIT 3



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counseling, vocational and educational programs as deemed necessary by the Division of Parole and Probation. 4. Complete eight (8) hours community service per month within the first three (3) years of probation. 5. Pursuant to NRS 176.185, Defendant to be supervised in the Nevada Division of Parole and Probation's House Arrest Program for the first four (4) months of probation. Defendant to receive eighty-nine (89) days credit for time served. Court referred matter to Drug Court, and Ordered, set for further proceedings on October 6, 1997 at 9:00

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

DATED this \_\_\_\_\_\_ day of October, 1997, in the City of Las Vegas, County of Clark,

DA#97-143146X/pm LVMPD EV#9705030904 (TK1)

-2-

P:\WPDOC\$\UDG\706\70680301.WPD

CANGINAL

GMEM STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff FILED IN OPEN COURT
AUG 2 8 1997 19
LORETTA BOWMAN, CLERK
BY LISSA BULLLUTE
Deputy

DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

Plaintiff,

-vs-

GARY PICKETT, aka Cary Jerard Pickett, #0725059 Case No. C143146 Dept. No. XI Docket S

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Defendant.

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#### **GUILTY PLEA AGREEMENT**

I hereby agree to plead guilty to: GRAND LARCENY (CATEGORY B FELONY - NRS 205.220), as more fully alleged in the charging document attached hereto as Exhibit "1". I also hereby agree to plead guilty to Burglary (Category B Felony), in Case No. 97F11223X.

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The State has agreed to retain the right to argue at rendition of sentence. This is a conditional plea. If the Court refuses probation or refuses to sentence to the maximum term of imprisonment the Defendant and/or the State may withdraw this offer.

The Defendant and the State agree to request the following:

A) That the Defendant be sentenced to a minimum term of thirty-six (36) months to a maximum term of one-hundred twenty (120) months in the Nevada Department of Prisons in this case (C143146). That the Defendant be sentenced to a minimum term of thirty-six (36) months to a maximum term of one-hundred twenty (120) months in the Nevada Department of Prisons

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 in Case No. 97F11223X, consecutive to this case, for a total of a minimum term of seventy-two (72) months to a maximum term of two-hundred forty (240) months in the Nevada Department of Prisons. The Defendant is to have the sentence suspended and be placed on probation for an indeterminate period not to exceed five (5) years with the following Special Conditions:

- 1. Search Clause for the detection of Controlled Substances and Stolen Property.
- 2. That the Defendant be released to the Division of Parole and Probation for Intensive Supervision, including House Arrest for the first four (4) to six (6) months of probation as deemed necessary by the Division of Parole and Probation.
  - 3. Enter and successfully complete the Drug Court Program.
- 4. Enter and successfully complete any long term drug counseling, vocational, and controlled education deemed necessary by the Division of Parole and Probation during and after the Drug Court Program.
- 5. Complete eight (8) hours of Community Service not to exceed the provisions of NRS 176.087.

#### CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than one (1) year(s) and a maximum term of not more than ten (10) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty.

I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I also understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute. I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report.

#### **WAIVER OF RIGHTS**

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden

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of proving beyond a reasonable doubt each element of the offense charged.

- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
  - 4. The constitutional right to subpoena witnesses to testify on my behalf.
  - 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction, with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035.

#### **YOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all my questions regarding this guilty plea agreement and its

consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this 27 \_day of August, 1997. GARY PICKETT, aka Cary Jerard Pickett Defendant, In Propria Persona AGREED TO BY: Deputy District Attorney 

## CERTIFICATE OF COUNSEL: I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that: 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered. 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay. 3. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant. 4. To the best of my knowledge and belief, the Defendant: a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily. c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the defendant as certified in paragraphs I and 2 above. Dated: This 1997. Jordan Songe FAND-BY ATTORNEY FOR DEFENDANT

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STEWART L. BELL 2 DISTRICT ATTORNEY Nevada Bar #000477 3 200 S. Third Street Las Vegas, Nevada 89155 (702) 435-4711 Attorney for Plaintiff 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 THE STATE OF NEVADA. 9 Plaintiff. 10 -vs-Case No. Dept. No. C143146 11 GARY PICKETT, aka Docker Cary Jerard Pickett, #0725059 12 13 Defendant. AMENDED 14 INFORMATION 15 STATE OF NEVADA SS: 16 COUNTY OF CLARK 17 STEWART L. BELL, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court: 18 That GARY PICKETT, aka Cary Jerard Pickett, the Defendant above named, having 19 committed the crime of GRAND LARCENY (FELONY - NRS 205.220), on or about the 3rd 20 day of May, 1997, within the County of Clark, State of Nevada, contrary to the form, force and 21 effect of statutes in such cases made and provided, and against the peace and dignity of the State 22 of Nevada, did then and there wilfully, unlawfully, and feloniously, with intent to deprive the 23 owner permanently thereof, steal, take, and carry away personal property of ROSS DRESS FOR 24 LESS, 121 North Nellis, Las Vegas, Clark County, Nevada, having a value of \$250.00, or more, 25 26 /// 27 /// 28 ///

1 to-wit: miscellaneous clothing items. 2 STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 3 4 5 ÁRTHUR G. NOXON 6 Deputy District Attorney Nevada Bar #000981 7 8 9 Names of witnesses known to the District Attorney's Office at the time of filing this 10 Information are as follows: 11 NAME <u>ADDRESS</u> 12 BAKER, JAMES D. LVMPD P#4895 13 HOOTEN, CHERYL D. LVMPD P#5262 14 PIHLGREN, BRANDY DALE 5075 Spyglass Hill Dr. Las Vegas, NV 89122 15 REDIGER, CHRISTIAN J. LVMPD P#1886 16 SOTO, FRANK ANTHONY (JR.) LVMPD P#4516 17 SZUKIEWICZ, JOSEPH P. LVMPD P#5411 18 19 20 21 22 23 24 25 26 DA#97-143146X/pm LVMPD EV#9705030904 27 G/L-F 28 (TK1) -2-P:\WPDOC\$\MOTTON\706\70680301.WPD

UNDER NO CIRCUMSTANCES IS THE LANGUAGE CONTAINED HEREINAFTER TO BE READ TO A JURY HEARING THE PRIMARY OFFENSE FOR WHICH THE DEFENDANT IS PRESENTLY CHARGED.

Defendant GARY PICKETT, aka Cary Jerard Pickett, hereinbefore named, is placed on notice that, in accordance with the authorization of NRS 207.010, punishment imposed pursuant to the above-stated habitual criminal statute will be urged upon the Court if said Defendant is found guilty on the primary offense of GRAND LARCENY, for which the Defendant is presently charged.

This page concerning the prior convictions hereinbelow set forth is to be considered by the Court in its discretion ONLY after the finding of guilty of Defendant on the primary charge herein.

That said Defendant GARY PICKETT, aka Cary Jerard Pickett, has been four (4) times convicted of crimes, which, under the laws of the situs of the crime and/or the State of Nevada, amount to felonies, to-wit:

- 1. That on or about the 15th day of July, 1991, the Defendant was convicted in the Eighth Judicial District Court, State of Nevada, in and for the County of Clark, for the crime of Attempt Grand Larceny, in Case No. C99915.
- 2. That on or about the 10th day of December, 1992, the Defendant was convicted in the Eighth Judicial District Court, State of Nevada, in and for the County of Clark, for the crime of Burglary, in Case No. C107733.
- 3. That on or about the 21st day of January, 1993, the Defendant was convicted in the Eighth Judicial District Court, State of Nevada, in and for the County of Clark, for the crime of Attempt Grand Larceny, in Case No. C109725.
  - 4. That on or about the 8th day of July, 1994, the Defendant was convicted in the Eighth

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Judicial District Court, State of Nevada, in and for the County of Clark, for the crime of Escape, in Case No. C119000. STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 ARTHUR G. NOXON Deputy District Attorney Nevada Bar #000981 DO NOT READ TO THE JURY DA#97-143146X/pm LVMPD EV#9705030904 G/L-F (TKI) P:\WPDOCS\MOTION\706\70680301.WPD

# ORIGINAL

1	I INFO STEWART L. BELL DISTRICT ATTORNEY	FILED
3	DISTRICT ATTORNEY Nevada Bar #000477  Nevada Bar #000477	JUH 3 II ne AU 107
4	Las Vegas, Nevada 89155	JUH 3 11 06 AM '97
5	Attorney for Plaintiff	
6	I.A. 06/05/97 DISTRICT COURT	
7	P.D.	
8	1	
9	Plaintiff,	
10	)	Case No. C143146
11	GARY PICKETT, aka	Dept. No. XI Docket S
12	Cary Jerard Pickett, #0725059	
13	Defendant(s).	
14	}	INFORMATION
15	STATE OF NEVADA	
16	COUNTY OF CLARK	
17	STEWART L. BELL, District Attorney within a	and for the County of Clark, State of
18	Nevada, in the name and by the authority of the State of	Nevada, informs the Court:
19	That GARY PICKETT, aka Cary Jerard Pickett, th	ne Defendant(s) above named, having
20	committed the crime of GRAND LARCENY (Felony - N	RS 205.220), on or about the 3rd day
21	of May, 1997, within the County of Clark, State of New	vada, contrary to the form, force and
22	effect of statutes in such cases made and provided, and again	inst the peace and dignity of the State
23	of Nevada, did then and there wilfully, unlawfully, and f	eloniously, with intent to deprive the
24	owner permanently thereof, steal, take, and carry away pers	sonal property of ROSS DRESS FOR
25	LESS, 121 North Nellis, Las Vegas, Clark County, Nevada	having a value of \$250.00, or more,
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27		
28	3 <i>                                    </i>	
		إلى .

1	to-wit: miscellaneous clothing items.				
2	STEWART L. BELL DISTRICT ATTORNEY				
3	Nevada Bar #000477				
4	110-016				
5	MELISA DE LA GARZA				
6 7	Deputy District Attorney Nevada Bar #005927				
8					
9					
10	Names of witnesses known to the District Attorney's Office at the time of filing this				
11	Information are as follows:				
12	NAME	ADDRESS			
13	BAKER, JAMES D.	LVMPD P#4895			
14	HOOTEN, CHERYL D.	LVMPD P#5262			
15	PIHLGREN, BRANDY DALE	5075 Spyglass Hill Dr. Las Vegas, NV 89122			
16	REDIGER, CHRISTIAN J.	LVMPD P#1886			
17	SOTO, FRANK ANTHONY (JR.)	LVMPD P#4516			
18	SZUKIEWICZ, JOSEPH P.	LVMPD P#5411			
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26	DA#97F06803X/pm				
27 28	LVMPD EV#9705030904 G/L-F (TK1)				
20	(1121)				
		-2- P:\WPDOCS\INF\706\70680301.WPD			

DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY OF THE STATISTICAL ON FILE

CLERKO, .... Jount

2.22.2010

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PAGE: 0.01

MINUTES DATE: 06/05/97

#### CRIMINAL COURT MINUTES

97-C-143146-C	STATE OF	NEVADA vs Pickett, Gary							
	06/05/97	09:00 AM 00 INITIAL ARRAIGNMENT							
	HEARD BY:	Michael L Douglas, Judge; Dept. 11							
	OFFICERS:	SUSAN BURDETTE/sb, Court Clerk DEBRA WINN, Reporter/Recorder							
	PARTIES:	STATE OF NEVADA 004352 Owens, Steven S.	Y Y						
		0001 D1 Pickett, Gary PUBDEF Public Defender 002293 Creel, Craig D.	Y Y Y						
DEFENDANT PICKETT ARRAIGNED, PLED NOT GUILTY TO COUNT I - GRAND LARCENY (F) AND INVOKED THE 60 DAY RULE. COURT ORDERED, matter set for TRIAL.  CUSTODY  07-17-97 9:00 AM CALENDAR CALL									
						07-21-97 10:0	0 AM JURY '	TRIAL	
							07/14/97	09:00 AM 00 DEFT'S PRO PER REQUEST TO RECEIVE	

FERETTA CANVASS

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA 001398 Bloxham, Ronald C.

PRINT DATE: 02/19/10

0001 D1 Pickett, Gary Y

PUBDEF Public Defender 003749 Justice, Patricia R.

Upon Court's inquiry, Deft. stated he wishes to represent himself as he and Ms. Justice have a conflict of interest; she does not believe he can win this case; she has insulted him and requested a psychological evaluation; he requested a substitution of counsel and she suggested that he represent himself. Court stated the penalty and admonished Deft. that if he represents himself at trial, the Court will not make any exceptions for him. Ms. Justice stated the defenses Deft. wants her to take at trial would be obvious ineffective assistance of counsel and it would be unethical to go forward. Following further statements by Deft., COURT ORDERED, matter CONTINUED; Ms. Justice to contact and discuss with Deft. Court stated he will have his office contact Mr. Savage for possible appointment -- not as counsel of record but as stand-by counsel if Deft. wishes to go forward and

CONTINUED ON PAGE: 002

PAGE: 001 MINUTES DATE: 07/14/97 PAGE: 002 MINUTES DATE: 07/14/97

#### CRIMINAL COURT MINUTES

#### 97-C-143146-C STATE OF NEVADA vs Pickett, Gary

CONTINUED FROM PAGE: 001

represent himself. Deft. requested a copy of the discovery. COURT ORDERED, DENIED. Ms. Justice requested this matter be recalled at 2:00 p.m., and COURT SO ORDERED.

At 2:00 P.M., matter recalled with all parties present. COURT ORDERED, State excused. Court noted the Calendar Call and Jury Trial, noted that Deft. wishes to go forward and represent himself, and noted Ms. Justice's request to make certain representations on the record this date. Ms. Justice concurred and make in-camera representations as to this case. Statements by Deft. as to his defense. Court found that Deft. has a right a trial that is based on physical identification of physical evidence available.

#### CUSTODY

07-17-97 9:00 AM DEFT'S REQUEST: PRO PER MOTION TO RECEIVE FERETA CANVASS CANVASS ... CALENDAR CALL ... POSSIBLE CONFIRMATION OF COUNSEL (J. (SAVAGE)

07-21-97 10:00 AM JURY TRIAL

CONTINUED TO: 07/17/97 09:00 AM 01

07/17/97 09:00 AM 00 ALL PENDING MOTIONS (07-17-97)

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

005218 Peterson, Tamara M. Υ

0001 D1 Pickett, Gary Υ PUBDEF Public Defender Y 003749 Justice, Patricia R. Y 005480 Savage, Jordan S.

DEFT'S PRO PER REQUEST TO RECEIVE FERETTA CANVASS ... POSSIBLE CONFIRMATION OF COUNSEL (J. SAVAGE) ... CALENDAR CALL

Ms. Justice stated she is prepared to proceed. Court noted Deft's concern as to representing himself; upon Court's inquiry, Deft. stated he is not satisfied that he can be properly represented by counsel. COURT ORDERED, Jury Trial VACATED; Deft's Pro Per Request to Receive Feretta Canvass and Possible Confirmation of Counsel CONTINUED; if need be, the Court will look at having either the State or Mr. Savage as stand-by; a new trial date will be set at that time.

CONTINUED ON PAGE: 003

MINUTES DATE: 07/17/97

PAGE: 003 MINUTES DATE: 07/17/97

#### \* CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA vs Pickett, Gary

CONTINUED FROM PAGE: 002

#### CUSTODY

07-22-97 9:00 AM DEFT'S PRO PER REQUEST TO RECEIVE FERETTA CANVASS ... POSSIBLE CONFIRMATION OF COUNSEL (J. SAVAGE) ... TRIAL SETTING

07/22/97 09:00 AM 00 ALL PENDING MOTIONS 7-22-97

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA 000981 Noxon, Arthur G. Y

0001 D1 Pickett, Gary PUBDEF Public Defender 003749 Justice, Patricia R.

Y Y Y

POSSIBLE CONFIRMATION OF COUNSEL (J. SAVAGE)...DEFT'S PRO PER REQUEST TO RECEIVE FERETTA CANVASS...TRIAL SETTING

005480 Savage, Jordan S.

Ms. Justice advised the Defendant still wanted to represent himself; she had explained what the Feretta canvass was and the repercussions of representing himself. Upon inquiry by the Court, Defendant Pickett advised he wanted to represent himself and made further statements to the Court. Court advised Defendant the Court would not interfere in negotiations between Defendant and State; the Court would not be pre-bound on what it was going to do; and unless it was in negotiations, the Court would not agree to anything. Mr. Noxon advised the Defendant would not be an automatic referral as Drug Court would have to accept him. Ms. Justice advised an offer had been made and the cap was twelve to thirty. Court gave the Feretta Canvass to Defendant. COURT ORDERED Mr. Savage would be Defendant's stand-by Counsel during the trial; but could not make objections during the trial or aid Defendant in any way; Court would allow Defendant to speak to Mr. Savage in preparation for trial. Court inquired of Defendant if he still wished to represent himself and he stated that he did. At Court's inquiry Defendant advised he had no formal law courses, had not sat through a trial, and did not know how to conduct a trial. Mr. Noxon advised the State had the option and may file habitual criminal on this case. COURT ORDERED matter set for trial in sixty days and a status check in mid-August for status of the trial.

#### CUSTODY

8-14-97 9:00 AM STATUS CHECK: TRIAL STATUS

8-28-97 9:00 AM CALENDAR CALL

CONTINUED ON PAGE: 004

MINUTES DATE: 07/22/97

PAGE: 004 MINUTES DATE: 07/22/97

#### ' CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA vs Pickett, Gary

CONTINUED FROM PAGE: 003

9-2-97 10:00 AM JURY TRIAL

08/14/97 09:00 AM 00 ALL PENDING MOTIONS (08-14-97)

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

JANICE LISTON, Reporter/Recorder

PARTIES: STATE OF NEVADA

000981 Noxon, Arthur G.

0001 Dl Pickett, Gary PRO SE Pro Se Y

005480 Savage, Jordan S.

STATUS CHECK: TRIAL STATUS ... STATE'S MOTION TO AMEND INFORMATION

As to STATUS CHECK: TRIAL STATUS: Upon Court's inquiry, Mr. Noxon noted the State is ready for trial. Deft. requested discovery as to the photos. Mr. Noxon lodged the photos and copies of Deft's four (4) prior convictions with Mr. Savage. Mr. Noxon requested that Deft. advise the State, so they can respond, if he challenges any of those convictions.

As to STATE'S MOTION TO AMEND INFORMATION: Mr. Noxon noted the State wishes to seek Habitual Criminal treatment. Deft. objected to the State filing Habitual Criminal treatment at this late date. Response by Mr. Noxon that per Statute, any time up to 15 days prior to sentencing, the State may file Habitual Criminal charges and will obtain the Statute and respond if the Court so wishes, noting the State is within the limit. He further stated that if Deft. wishes to discuss negotiations, he will do so. Court cited NRS 207.010, and ORDERED, State's Motion to Amend Information GRANTED, noting it is the State's prerogative to go forward with it, if appropriate. ORDER TO AMEND INFORMATION signed and FILED IN OPEN COURT. AMENDED INFORMATION FILED IN OPEN COURT. COURT ORDERED, Calendar Call and Jury Trial dates STAND. Mr. Noxon stated he will contact Mr. Savage as to negotiating this matter.

#### CUSTODY

08-28-97 9:00 AM CALENDAR CALL

09-02-97 10:00 AM JURY TRIAL

CONTINUED ON PAGE: 005

MINUTES DATE: 08/14/97

PAGE: 005 MINUTES DATE: 08/28/97

#### · CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA

vs Pickett, Gary

CONTINUED FROM PAGE: 004

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08/28/97 09:00 AM 00 CALENDAR CALL

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

000981 Noxon, Arthur G.

0001 D1 Pickett, Gary

Y PRO SE Pro Se 005480 Savage, Jordan S. GUILTY PLEA AGREEMENT FILED IN OPEN COURT. Upon Court's inquiry, Deft.

stated he withdrew his plea of Not Guilty. Mr. Noxon noted the State will request that Deft.'s case, 9711223X in Justice Court 4 that will go to District Court Dept. V, and will ask that it be trasnferred here after enter ing his plea; he will request the sentencing to be on the same date. As to NEGOTIATIONS, Mr. Noxon stated Deft. will plead quilty to Information; Deft. has four (4) prior felonies and after reviewing same, Deft. may have a drug problem; the State will request 3-10 years in this case and 3-10 years in the subsequent Burglary case; will request probation in this case and noted page 2 of the Guilty Plea Agreement as to the minimums; if Deft. successfully completes drug counseling and goes five (5) years without any problem, the State will look at 6-20 years, noting he has had some conversations with Deft. and with Mr. Savage there. Mr. Noxon futher noted that because of hte totality of that, this is a conditional plea; if Court is not inclined to follow that, Deft. will be allowed to withdraw his plea a nd proceed to trial; if the Court would not sentence Deft. to that much, the State would be able to withdraw his plea. Penalty stated. DEFENDANT PICKETT ARRAIGNED AND PLED GUILTY TO COUNT I - GRAND LARCENY (F). Court accepted plea, referred matter to P & P and ORDERED set for sentencing. FURTHER, COURT ORDERED, Trial date VACATED.

CUSTODY

09-25-97 9:00 AM SENTENCING

CONTINUED ON PAGE: 006

MINUTES DATE: 08/28/97

PAGE: 006 MINUTES DATE: 09/25/97

#### ' CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA vs Pickett, Gary

CONTINUED FROM PAGE: 005

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09/25/97 09:00 AM 00 SENTENCING

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

JO ANN HANEMAN, Relief Clerk CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

000981 Noxon, Arthur G.

0001 D1 Pickett, Gary 005480 Savage, Jordan S.

Larry Scott of the Division of Parole & Probation present. Court noted he has reviewed the Pre-Sentence Report and the Guilty Plea Agreement, noting that if the Court determines anything other than negotiated, either party can determine that the deal is off. Statement by Mr. Noxon. By virtue of Deft's plea, DEFENDANT PICKETT ADJUDGED GULITY OF COUNT I - GRAND LARCENY (F). Following statements in mitigation of sentencing, Court stated its findings, and ORDERED, in addition to the \$25.00 Administrative Assessment Fee, Defendant SENTENCED to a MINIMUM of THIRTY-SIX (36) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Prisons, SUSPENDED, placed on PROBATION for for an indeterminate period not to exceed FIVE (5) YEARS. CONDITIONS:

- 1. Search Clause for controlled substances and weapons.
- 2. Complete Drug Court Program, noting weapons were not involved.
- 3. Complete long-term counseling, vocational and educational programs as deemed necessary by P & P.
- 4. Complete eight (8) hours community service per month within the first three (3) years of probation.
- 5. Pursuant to NRS 176.185, defendant to be supervised in the Nevada Div. of Parole and Probation's House Arrest Program for the first four (4) months of probation.

Deft. to receive 89 days credit for time served. FURTHER, COURT ORDERED, Deft. to report to the Div. of Parole and Probation at 215 East Bonanza immediately upon being released; failure to do so will result in a bench warrant. Bond, if any, exonerated. Mr. Scott stated he will discuss House Arrest with Deft. Court referred matter to Drug Court, and ORDERED, set for FURTHER PROCEEDINGS.

NIC

10-06-97 9:00 AM FURTHER PROCEEDINGS (DEPT X)

CONTINUED ON PAGE: 007

MINUTES DATE: 09/25/97

PAGE: 007 MINUTES DATE: 10/06/97

#### ' CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA

vs Pickett, Gary

CONTINUED FROM PAGE: 006

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10/06/97 09:00 AM 00 FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: MELISSA DAVIS, Court Clerk

DEBRA WINN, Reporter/Recorder

PARTIES: STATE OF NEVADA

004353 Pace, Barter G.

0001 D1 Pickett, Gary PUBDEF Public Defender

001443 Gibson, David S.

Defendant present in custody on other charges. COURT ORDERED, matter CONTINUED.

BOND (COC)

10/13/97 9AM STATUS CHECK: FURTHER PROCEEDINGS

10/13/97 09:00 AM 00 STATUS CHECK: FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: NANCY NOBLE, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

004353 Pace, Barter G.

0001 D1 Pickett, Gary PUBDEF Public Defender

004620 Grauman, David A.

Defendant stated he is being held on Municipal charge also and will go to court tomorrow. State advised defendant has two charges that he was referred to drug court on from Dept. XI (Ref. C145127). COURT ORDERED, matter CONTINUED. If released defendant to report to Public Defender's office for orientation.

BOND (COC)

CONTINUED TO: 10/20/97 09:00 AM 01

CONTINUED ON PAGE: 008

MINUTES DATE: 10/13/97

PRINT DATE: 02/19/10

PAGE: 007

MINUTES DATE: 10/20/97 PAGE: 008

#### ' CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA vs Pickett, Gary

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10/20/97 09:00 AM 01 STATUS CHECK: FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: MELISSA DAVIS, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

004353 Pace, Barter G.

0001 D1 Pickett, Gary Public Defender PUBDEF 004620 Grauman, David A.

Dean Prater with the Division of Parole and Probation also present. Officer Prater advised there is a hold on defendant and paperwork is being processed for revocation proceedings. COURT ORDERED, matter CONTINUED.

BOND

CONTINUED TO: 11/03/97 09:00 AM 02

10/27/97 09:00 AM 00 STATE'S REQUEST FURTHER PROCEEDINGS

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

RITA LOPEZ, Relief Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

000981 Noxon, Arthur G.

0001 D1 Pickett, Gary

PRO SE Pro Se

005480 Savage, Jordan S.

Dean Prater of the Division of Parole & Probation present. Following conference at the bench, Court noted the new charges have not been formally filed at this point, but it does create a problem as to Drug Court, and ORDERED, Deft. RELEASED only to P & P to be placed on the HOUSE ARREST Program; matter CONTINUED for STATUS CHECK as to Drug Court.

(See C145127)

H.A.

11-03-97 9:00 AM STATUS CHECK: FURTHER PROCEEDINGS (DEPT X)

CONTINUED ON PAGE: 009 PRINT DATE: 02/19/10 PAGE: 008 MINUTES DATE: 10/27/97 PAGE: 009 MINUTES DATE: 10/27/97

' CRIMINAL COURT MINUTES

#### 97-C-143146-C STATE OF NEVADA vs Pickett, Gary

CONTINUED FROM PAGE: 008

11-24-97 9:00 AM STATUS CHECK: DRUG COURT (DEPT XI)

11/03/97 09:00 AM 02 STATUS CHECK: FURTHER PROCEEDINGS

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: MELISSA DAVIS, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

005065 Rushton, Kimberly M.

0001 D1 Pickett, Gary Ν 004620 Grauman, David A.

Defendant not present. COURT ORDERED, BENCH WARRANT WILL ISSUE, NO BAIL.

B.W. (BOND)

11/24/97 09:00 AM 00 STATUS CHECK: DRUG COURT

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

ARLENE BLAZI, Reporter/Recorder

PARTIES: STATE OF NEVADA

005122 Savage, Darin

0001 Dl Pickett, Gary

005480 Savage, Jordan S.

Deft. not present. Mr. Savage stated Deft. is not in jail on any other charges being filed as of yet. State noted Deft. has another case in screening and does not know if it has been filed. Mr. Savage noted the basis of the pending violation was for the new charges and this was calendared to see if the new charges were going to be taken out of screening. Court noted Deft. has an outstanding Bench Warrant as of November 3 from Judge Lehman as to the Drug Court Program. Upon Court's inquiry, Mr. Savage stated Deft. was released to P & P and he has had no contact with him. Court stated he is not aware of any other outstanding cases. Mr. Savage concurred and requested that the State put this matter back on calendar if the new charges are filed. Court directed Mr. Savage to write to Deft. at his last known address advising him to take care of the outstanding Bench Warrant in Drug Court, and ORDERED, this matter OFF CALENDAR.

(See Case C145127)

CONTINUED ON PAGE: 010

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MINUTES DATE: 11/24/97

PRINT DATE: 02/19/10

PAGE: 009

PAGE: 010 MINUTES DATE: 11/24/97

#### CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA

vs Pickett, Gary

CONTINUED FROM PAGE: 009

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B.W. (O.R.)

03/16/98 09:00 AM 00 BENCH WARRANT RETURN

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: NANCY NOBLE, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

Y 004353 Pace, Barter G.

0001 D1 Pickett, Gary 004620 Grauman, David A.

Upon Court's inquiry, defendant stated he will not be released for at least a month and is in on a probation violation. COURT ORDERED bench warrant QUASHED and if released, defendant to report to the Public Defenders office at 10:20 AM for drug court orientation. Matter CONTINUED for Status Check.

BOND

04/27/98 9:00 AM STATUS CHECK: FURTHER PROCEEDINGS

03/26/98 09:00 AM 00 SET TIME CERTAIN: REVOCATION OF

PROBATION

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

005927 De La Garza, Melisa

0001 D1 Pickett, Gary Y 005480 Savage, Jordan S.

At Court's inquiry, both Counsel advised one week would be sufficient. COURT ORDERED matter CONTINUED for revocation hearing.

CUSTODY

PRINT DATE: 02/19/10

4-2-98 10:30 AM REVOCATION OF PROBATION

CONTINUED ON PAGE: 011

PAGE: 010 MINUTES DATE: 03/26/98 PAGE: 011 MINUTES DATE: 04/02/98

#### ' CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA

vs Pickett, Gary

CONTINUED FROM PAGE: 010

04/02/98 10:30 AM 00 REVOCATION OF PROBATION

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

OFFICERS: SUSAN BURDETTE/sb, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

005122 Savage, Darin

Y

Y

Y

0001 Dl Pickett, Gary 005480 Savage, Jordan S.

Y

Dean Prater of the Division of Parole & Probation present. Mr. Savage stated this matter is resolved: Deft. is prepared to stipulate to the violations and counsel will argue as to what to do. Upon Court's inquiry, Deft. stipulated to the violations, made a statement and requested to be reinstated on probation, noting he will enter the Drug Treatment Program.

Mr. Savage stated Deft. declined an offer that would make this sentence and the sentence imposed in Case C145127 to run concurrent instead of the pending consecutive sentence, noting the offer extended was very favorable and that is why this is distressing; Deft. absconded and was not out there commiting new crimes; if the Court is inclined to grant Deft. an in-patient counseling program, he would request that Deft. be released to an in-patient treatment only, and then be brought back here for a Status Check and the parties can argue over what he did in the program, noting he is not requesting an immediate release.

State argued that Deft. needs to help himself, noting Deft. was to do House Arrest, Vocational Training, and Complete Drug Court; within four (4) days of Deft's release, he broke the bracelet and has been gone since November; he requested that Deft. be revoked, noting that in October, 1997, Deft. was picked up for Grand Larceny.

Mr. Prater gave a brief history of the case noting that Deft. was arrested for Grand Larceny and cut the bracelet off; he requested that Deft.'s probation be revoked and the original sentence be imposed.

Further statements by Deft., noting he was only arrested for the new crime.

Court found he is aware of what went on and a number of people, including the Court, attempted to help Deft. address his problems as the Court was aware that they are drug-related; the ultimate problem is that Deft. did not accept responsibility and had a conscious duty to get himself in line, and ORDERED, PROBATION REVOKED; original sentence of MINIMUM of THIRTY-SIX (36) MONTHS and MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS Nevada Department of Prisons, will be imposed with SIXTY-FOUR (64) DAYS Credit for Time Served.

CUSTODY

CONTINUED ON PAGE: 012

MINUTES DATE: 04/02/98

PAGE: 012 MINUTES DATE: 04/14/99

#### · · CRIMINAL COURT MINUTES

97-C-143146-C STATE OF NEVADA

vs Pickett, Gary

CONTINUED FROM PAGE: 011

04/14/99 09:00 AM 00 ALL PENDING MOTIONS (04-14-99)

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

OFFICERS: JOYCE BROWN, Court Clerk

CATHY NELSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006163 Weckerly, Pamela C.

DEFT'S PRO PER MOTION FOR EXTENSION OF TIME, MOTION FOR TRANSCRIPTS, JUDGMENT OF CONVICTION, MOTION FOR PRE-SENTENCING REPORT, SENTENCING TRANSCRIPT, GUILTY PLEA MEMORANDUM, PRE-TRIAL AND ALL POST-TRIAL HEARING TRANSCRIPTS AND AMENDED INFORMATION TO RESPOND TO STATE'S OPPOSITION TO PETITIONERS WRIT OF HABEAS CORPUS...DEFT'S PRO PER PETITION FOR A WRIT OF HABEAS CORPUS (POST-CONVICTION)...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

AS TO THE FIRST MOTION LISTED, COURT ORDERED motion DENIED. Court advised it would be appropriate to have the file sent to the Defendant by the previous Counsel, Mr. Savage, if he still had it.

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

AS TO THE DEFT'S PRO PER PETITION FOR A WRIT OF HABEAS CORPUS (POST-CONVICTION), Court advised it was untimely; good cause had not been shown in this matter; and ORDERED, pursuant to NRS 34.726 the Petition was DENIED. Additionally, Court noted for the record, against the Court's advice, Mr. Pickett represented himself. Court further advised the petition was without merit; the Defendant had signed off on the negotiations; and he was canvassed thoroughly; as to Counsel, it was by his own design; and Court had ordered stand-by Counsel for him. State to prepare the order.

NDP

PRINT DATE: 02/19/10 PAGE: 012 MINUTES DATE: 04/14/99

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CLERK OF THE COURT

2.22.2010

FRANKIE SUE DEL PAPA Attorney General FILED By: WILLIAM P. HENRY Senior Deputy Attorney General JUR 28 12 37 PH '94 CLEAR Nevada Bar No. 101 3 401 South Third Street, #500 Las Vegas, NV 89101 (702) 486-3420 Attorneys for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 . STATE OF NEVADA, 11 Plaintiff, 12 vs. 13 CASE NO. C119000 DEPT. NO. VIII CARY PICKETT a/k/a DOCKET "M" .14 **GART**YPICKETT 15 Defendant. 16 JUDGMENT OF CONVICTION 17 Date of Hearing: 18 7/08/94 Time of Hearing: 9 a.m. 19 On the 13th day of April, 1994, defendant CARY PICKETT a/k/a 20 GARY PICKETT pled guilty to the crime of Count I - Escape, a 21 felony, in violation of NRS 212.090. 22 On the 8th day of July, 1994, defendant CARY PICKETT a/k/a 23 GARY PICKETT, being present with his counsel Douglas P. DeJulio, 24 Deputy Public Defender, and William P. Henry, Senior Deputy 25 Attorney General, also being present, the above-entitled court, 26 in addition to requiring payment of a Twenty-five Dollar (\$25) JUL administrative assessment, adjudged the defendant guilty of CE-01 STATE'S **EXHIBIT** AUG 0 1 1994 CE31

Count I - Escape, a felony, and imposed a sentence of two and onehalf (2-1/2) years in the Nevada Department of Prisons to run consecutively with the sentence imposed in Case No. C109725. 3 Pursuant to plea negotiation between counsel, Count II was dismissed. 5 THEREFORE, the clerk of the above-entitled court is directed 6 to enter this Judgment of Conviction as part of the record of the 7 above-entitled matter. 8 DATED this Z6 day of July, 1994. 9 10 11 12 SUBMITTED BY: 13 FRANKIE SUE DEL PAPA 14 Attorney General 15 By: 16 William P. Henry Senior Deputy Attorney General 17 Nevada Bar No. 101 401 South Third Street, #500 18 Las Vegas, NV 89101 Attorneys for Plaintiff 19 20 21 22 23 24 25 26 27 28 -2-

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2.22.2010

Page 469

**OPEN COURT** FRANKIE SUE DEL PAPA Attorney General By: WILLIAM P. HENRY 2 Senior Deputy Attorney General Nevada Bar No. 101 3 401 South Third Street, #500 Las Vegas, NV 89101 (702) 486-3420 Attorneys for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA STATE OF NEVADA, Plaintiff, CASE NO. C119000 HRY PICKETT. DEPT. NO. VIII DOCKET "M" Defendant. GUILTY PLEA MEMORANDUM 17 Date of Hearing: 4/13/94 18 Time of Hearing: 8:45 a.m. 19 I, KARY PICKETT, unconditionally waive my preliminary hearing 20 and desire to enter a plea of guilty to the offense of Count I, 21 ESCAPE, a felony, as more fully alleged in the Criminal Informa-22 tion, a copy of which is attached hereto. 23 My decision to plead guilty is based upon the plea bargain 24 in this case which I, my attorney, and the State represent is the 25 following: 26 1111 27 1111 33 28 ET/d/M

2. By the Defendant entering his plea of guilty and by accepting the terms, conditions and waivers set forth in this Memorandum, the State agrees not to pursue the original charges in this matter, which charges carry a harsher penalty upon conviction than the penalty that he could receive under this Memorandum.

#### CONSEQUENCES OF THE PLEA

I understand that by pleading guilty, I admit the facts which support all the elements of the offense to which I now plead.

I understand that the consequences of my plea of guilty are: that I may be imprisoned in the Nevada Department of Prisons for a period of up to ten (10) years; I understand that I may also be fined up to \$10,000. I understand that I am required to pay an administrative assessment fee.

In addition, I also understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I understand that if I am eligible for probation, whether nor not I receive probation, is solely up to the sentencing judge.

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I understand that I have been guaranteed no particular sentence by anyone and that sentencing is to be determined solely by the Court.

I understand that, if my attorney and the State agree to recommend an appropriate punishment to the Court, the Court is not obligated to accept that recommendation.

I also understand that the Department of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will inform the judge of the nature, scope and extent of my conduct regarding the charges against me and related matters. This report will include all matters relevant to the issue of sentencing, including my criminal history. Further, I acknowledge that this report may contain hearsay information regarding my background and criminal history. My attorney and I will both have the opportunity of commenting on information contained in this report at the time of sentencing. If the State has reserved the right to make a sentencing recommendation, then the State may also comment on this report.

#### WAIVER OF RIGHTS

In entering this plea of guilty, I know and understand that I am waiving and give up the following constitutional rights and privileges:

1. The right to a speedy and public trial by an impartial jury. This right would be free from pretrial publicity. At the time of trial, it would be the burden of the State to prove each and every element of the offense(s) beyond a reasonable doubt.

attorney benefials office nevaga ~\$>

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2. The right to confront my accusers, that is, the right to confront and cross-examine all witnesses who would testify at trial.

- 3. The right to subpoena witnesses for the trial on my behalf.
  - 4. The right to testify in my own defense.
- 5. The right to refuse to testify. In this event, the prosecution would not be allowed to comment to the jury upon my refusal to testify.
- 6. The right to appeal any conviction to the Nevada Supreme Court.
- 7. The right to the assistance of an attorney during all stages of these proceedings.

#### VOLUNTARINESS OF PLEA

I have discussed the elements of the offense(s) with my attorney, and I understand the nature of the charge(s) against me.

I understand what the State would have to prove against me at trial.

I have discussed possible defenses, defense strategies, and circumstances in my favor with my attorney.

All of the foregoing rights, waiver of rights, elements and consequences have been explained to me by my attorney.

I believe that pleading guilty to the offense set forth in the charging document and the plea bargain are in my best interest, and that a trial would be contrary to my best interest.

My plea of guilty is voluntary and not the result of any threats, coercion, or promises of leniency.

I am signing this Memorandum voluntarily, after consultation with my attorney, and I am not acting under duress, coercion, or 2 by virtue of any promises of leniency, aside from those recited 3 in this plea agreement. I am not now under the influence of any controlled substance or alcoholic beverage which would impair my ability to comprehend 6 or understand the proceedings surrounding my entry of this plea. 7 DATED this \_\_\_\_\_ day of April, 1994. Cay fakelt 10 11 WITNESSED: 12 13 14 NEVADA BAR NO. YTY 15 FRANKIE SUE DEL PAPA 16 Attorney General 17 y: Kenl W. auntion for WILLIAM P. HENRY 18 Senior Deputy Attorney General 19 Nevada Bar No. 101 Criminal Justice Division 20 401 South Third Street, #500 Las Vegas, NV 89101 21 (702) 486-3420 22 23 24 25 26 27 28

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CLERK OF THE COURT

2.22.2010

PAGE: 001 MINUTES DATE: 04/13/94

CRIMINAL COURT MINUTES						
94-C-119000-C	STATE OF	NEVADA vs Pickett, Cary				
	04/13/94	08:45 AM 00 INITIAL ARRAIGNMENT				
	HEARD BY:	Lee A Gates, Judge; Dept. 8				
	OFFICERS:	SANDRA ISRAEL, Court Clerk YVONNE VALENTIN, Reporter/Recorder				
•	PARTIES:	STATE OF NEVADA	Y			
-		0001 D1 Pickett, Cary PUBDEF Public Defender 004546 Brown, Curtis	Y Y Y			
name is CARY interlineatio guilty as cha guilty to Cou seek habitual sentencing. deft. Court a P&P and ORDER	PICKETT. on to refle rged to Co nt I; Stat criminal. State and ccepted th ED it cont	esent representing the State. Deft. advised his true Court amended the Information and memorandum by ct deft.'s true name. Deft. arraigned and pled unt I - Escape (F). Negotiations: Deft. to plead e will dismiss Count II at sentencing and will not Further, State will make no recommendation at deft. concurred. Following an examination of the e memorandum and deft.'s plea, referred the matter to inued for sentencing.  :45 A.M. SENTENCING CT I/DISMISSAL CT II				
	05/20/94	08:45 AM 00 SENTENCING CT I/DISMISSAL CT II				
	HEARD BY:	Lee A Gates, Judge; Dept. 8				
	OFFICERS:	SANDRA ISRAEL/SI, Court Clerk ALONA CANDITO, Relief Clerk YVONNE VALENTIN. Reporter/Recorder				

YVONNE VALENTIN, Reporter/Recorder

PARTIES: STATE OF NEVADA

000101 Henry, William P.

0001 D1 Pickett, Cary PUBDEF Public Defender Y 004546 Brown, Curtis

Y

Tressie Bland of P&P present. Matter trailed and recalled to enable deft.

to review the PSI. Deft. stated he doesn't know whether he is prepared to go forward because he just received the PSI and he hasn't had enough time to challenge it. COURT ORDERED, matter continued.

CUSTODY

CONTINUED TO: 06/01/94 08:45 AM 01

CONTINUED ON PAGE: 002 PRINT DATE: 02/19/10 PAGE: 001 MINUTES DATE: 05/20/94 PAGE: 002 MINUTES DATE: 06/01/94

CRIMINAL COURT' MINUTES

94-C-119000-C STATE OF NEVADA vs Pickett, Cary

CONTINUED FROM PAGE: 001

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06/01/94 08:45 AM 01 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: SANDRA ISRAEL, Court Clerk

PATSY SMITH, Reporter/Recorder

STATE OF NEVADA PARTIES:

000101 Henry, William P.

0001 Dl Pickett, Cary Y PUBDEF Public Defender Y 004546 Brown, Curtis

George Johnson of P&P present. COURT ORDERED, this matter continued to be heard before Judge Gates.

CUSTODY

CONTINUED TO: 06/17/94 08:45 AM 02

06/17/94 08:45 AM 02 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: SANDRA ISRAEL, Court Clerk

JOY HINCK, Reporter/Recorder

PARTIES: 0001 D1 Pickett, Cary

Ν PUBDEF Public Defender 004546 Brown, Curtis

Joy Mundy-Neal of P&P present. Mr. Brown advised deft. is in custody in the Nevada Department of Prisons. Further, Mr. Henry, DAG, needs the matter continued. COURT ORDERED, matter continued.

CUSTODY (COC-NDP)

CONTINUED TO: 07/01/94 08:45 AM 03

CONTINUED ON PAGE: 003

MINUTES DATE: 06/17/94

MINUTES DATE: 07/01/94 PAGE: 003

### CRIMINAL COURT MINUTES

CONTINUED FROM PAGE: 002

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07/01/94 08:45 AM 03 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: SANDRA ISRAEL, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

STATE OF NEVADA PARTIES:

000101 Henry, William P.

0001 D1 Pickett, Cary Ν PUBDEF Public Defender Υ 004546 Brown, Curtis

vs Pickett, Cary

Larry Scott of P&P present. Mr. Brown stated deft. is in custody in the Nevada Department of Prisons and this matter has been continued several times for his presence. State requested one additional week and it will ensure deft.'s presence. Court Services officer advised deft. is at Indian Springs. COURT ORDERED, matter continued.

CUSTODY (COC-NDP)

CONTINUED TO: 07/08/94 08:45 AM 04

94-C-119000-C STATE OF NEVADA

07/08/94 08:45 AM 04 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: LINDA GROVES, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: STATE OF NEVADA

000101 Henry, William P.

0001 D1 Pickett, Cary PUBDEF Public Defender 001231 Dejulio, Douglas P.

Ms. Maxine Miller, Division of Parole and Probation, present. Mr. DeJulio stated this is Mr. Brown's case and that Mr. Brown wishes to be present at the defendant's sentencing and requested a continuance. Conference at the bench. Mr. DeJulio conferred with defendant. Defendant stated he is ready for sentencing with Mr. DeJulio. DEFENDANT PICKETT ADJUDGED GUILTY OF ESCAPE (F). Statements in mitigation of sentencing. Defendant stated he did not escape with a deadly weapon. Mr. DeJulio requested the Court strike the reference of use with a deadly weapon from the PSI. Mr. Henry stated he had no knowledge of the defendant using a deadly weapon while escaping and had no objection to it being stricken. COURT ORDERED, reference of the defendant using a deadly weapon is STRICKEN from the PSI. COURT ORDERED, in

CONTINUED ON PAGE: 004

MINUTES DATE: 07/08/94

MINUTES DATE: 07/08/94

#### CRIMINAL COURT MINUTES

94-C-119000-C STATE OF NEVADA

vs Pickett, Cary

CONTINUED FROM PAGE: 003

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addition to the \$25.00 Administrative Assessment Fee, Deft. SENTENCED to Nevada Department of Prisons for TWO AND ONE HALF (2 1/2) YEARS to run consecutive to C109725 with NO credit for time served. COURT FURTHER ORDERED, Count II is DISMISSED.

NDP

07/25/94 08:45 AM 00 AT REQUEST OF ATTORNEY GENERAL ORAL MOTION TO AMEND CAPTION

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

OFFICERS: LINDA GROVES, Court Clerk

ALONA CANDITO /AC, Relief Clerk YVONNE VALENTIN, Reporter/Recorder

PARTIES: STATE OF NEVADA

000101 Henry, William P.

0001 D1 Pickett, CaryNPUBDEF Public DefenderY004735 Roundtree, StaceyY

Mr. Henry requested to be allowed to submit a Judgment of Conviction with the defendant's AKA. Ms. Roundtree submitted matter. COURT ORDERED, MOTION GRANTED. Mr. Henry to prepare J.O.C.

NDP

PRINT DATE: 02/19/10 PAGE: 004 MINUTES DATE: 07/25/94

01 MINUTES DATE: 04/13/94

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PAGE: 001

#### CRIMINAL COURT'MINUTES

#### 94-C-119000-C STATE OF NEVADA vs Pickett, Cary

04/13/94 08:45 AM 00 INITIAL ARRAIGNMENT

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

OFFICERS: SANDRA ISRAEL, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES:

STATE OF NEVADA

0001 D1 Pickett, Cary Y
PUBDEF Public Defender Y
004546 Brown, Curtis Y

Carl Armstrong, DAG, present representing the State. Deft. advised his true name is CARY PICKETT. Court amended the Information and memorandum by interlineation to reflect deft.'s true name. Deft. arraigned and pled guilty as charged to Count I - Escape (F). Negotiations: Deft. to plead guilty to Count I; State will dismiss Count II at sentencing and will not seek habitual criminal. Further, State will make no recommendation at sentencing. State and deft. concurred. Following an examination of the deft. Court accepted the memorandum and deft.'s plea, referred the matter to P&P and ORDERED it continued for sentencing.

CUSTODY ... 5/20/94 @ 8:45 A.M. SENTENCING CT I/DISMISSAL CT II

05/20/94 08:45 AM 00 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: SANDRA ISRAEL/SI, Court Clerk

ALONA CANDITO, Relief Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES:

STATE OF NEVADA

000101 Henry, William P.

0001 D1 Pickett, Cary PUBDEF Public Defender 004546 Brown, Curtis

Tressie Bland of P&P present. Matter trailed and recalled to enable deft. to review the PSI. Deft. stated he doesn't know whether he is prepared to go forward because he just received the PSI and he hasn't had enough time to challenge it. COURT ORDERED, matter continued.

CUSTODY

CONTINUED TO: 06/01/94 08:45 AM 01

PRINT DATE: 02/19/10 PAGE: 001 MINUTES DATE: 05/20/94

PAGE: 002 MINUTES DATE: 06/01/94

#### CRIMINAL COURT MINUTES

94-C-119000-C STATE OF NEVADA vs Pickett, Cary

CONTINUED FROM PAGE: 001

06/01/94 08:45 AM 01 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: SANDRA ISRAEL, Court Clerk

PATSY SMITH, Reporter/Recorder

STATE OF NEVADA PARTIES:

Υ 000101 Henry, William P. Y

0001 D1 Pickett, Cary Υ PUBDEF Public Defender Y 004546 Brown, Curtis

George Johnson of P&P present. COURT ORDERED, this matter continued to be heard before Judge Gates.

CUSTODY

CONTINUED TO: 06/17/94 08:45 AM 02

06/17/94 08:45 AM 02 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: SANDRA ISRAEL, Court Clerk

JOY HINCK, Reporter/Recorder

PARTIES: 0001 D1 Pickett, Carv

PUBDEF Public Defender 004546 Brown, Curtis

Joy Mundy-Neal of P&P present. Mr. Brown advised deft. is in custody in the Nevada Department of Prisons. Further, Mr. Henry, DAG, needs the matter continued. COURT ORDERED, matter continued.

CUSTODY (COC-NDP)

CONTINUED TO: 07/01/94 08:45 AM 03

CONTINUED ON PAGE: 003

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MINUTES DATE: 06/17/94

PAGE: 003 MINUTES DATE: 07/01/94

#### CRIMINAL COURT MINUTES

94-C-119000-C STATE OF NEVADA vs Pickett, Cary CONTINUED FROM PAGE: 002 07/01/94 08:45 AM 03 SENTENCING CT I/DISMISSAL CT II HEARD BY: Lee A Gates, Judge; Dept. 8 OFFICERS: SANDRA ISRAEL, Court Clerk YVONNE VALENTIN, Reporter/Recorder STATE OF NEVADA PARTIES: Y 000101 Henry, William P. Y 0001 D1 Pickett, Cary N PUBDEF Public Defender Υ

Larry Scott of P&P present. Mr. Brown stated deft. is in custody in the Nevada Department of Prisons and this matter has been continued several times for his presence. State requested one additional week and it will ensure deft.'s presence. Court Services officer advised deft. is at Indian Springs. COURT ORDERED, matter continued.

004546 Brown, Curtis

CUSTODY (COC-NDP)

CONTINUED TO: 07/08/94 08:45 AM 04

07/08/94 08:45 AM 04 SENTENCING CT I/DISMISSAL CT II

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

OFFICERS: LINDA GROVES, Court Clerk

YVONNE VALENTIN, Reporter/Recorder

PARTIES: STATE OF NEVADA

000101 Henry, William P.

0001 D1 Pickett, Cary PUBDEF Public Defender 001231 Dejulio, Douglas P.

Ms. Maxine Miller, Division of Parole and Probation, present. Mr. DeJulio stated this is Mr. Brown's case and that Mr. Brown wishes to be present at the defendant's sentencing and requested a continuance. Conference at the bench. Mr. DeJulio conferred with defendant. Defendant stated he is ready for sentencing with Mr. DeJulio. DEFENDANT PICKETT ADJUDGED GUILTY OF ESCAPE (F). Statements in mitigation of sentencing. Defendant stated he did not escape with a deadly weapon. Mr. DeJulio requested the Court strike the reference of use with a deadly weapon from the PSI. Mr. Henry stated he had no knowledge of the defendant using a deadly weapon while escaping and had no objection to it being stricken. COURT ORDERED, reference of the defendant using a deadly weapon is STRICKEN from the PSI. COURT ORDERED, in

CONTINUED ON PAGE: 004

MINUTES DATE: 07/08/94

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MINUTES DATE: 07/08/94

#### CRIMINAL COURT MINUTES

94-C-119000-C STATE OF NEVADA

vs Pickett, Cary

CONTINUED FROM PAGE: 003

addition to the \$25.00 Administrative Assessment Fee, Deft. SENTENCED to Nevada Department of Prisons for TWO AND ONE HALF (2 1/2) YEARS to run consecutive to C109725 with NO credit for time served. COURT FURTHER ORDERED, Count II is DISMISSED.

NDP

07/25/94 08:45 AM 00 AT REQUEST OF ATTORNEY GENERAL ORAL MOTION TO AMEND CAPTION

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

OFFICERS: LINDA GROVES, Court Clerk

ALONA CANDITO /AC, Relief Clerk
YVONNE VALENTIN, Reporter/Recorder

PARTIES:

STATE OF NEVADA 000101 Henry, William P.

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0001 D1 Pickett, Cary PUBDEF Public Defender 004735 Roundtree, Stacey

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Mr. Henry requested to be allowed to submit a Judgment of Conviction with the defendant's AKA. Ms. Roundtree submitted matter. COURT ORDERED, MOTION GRANTED. Mr. Henry to prepare J.O.C.

NDP

PRINT DATE: 02/19/10

PAGE: 004

MINUTES DATE: 07/25/94

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2.22.2010

FRANKIE SUE DEL PAPA Attorney General By: WILLIAM P. HENRY Senior Deputy Attorney General Has 25 11 20 AH 94 3 Nevada Bar No. 101 401 South Third Street, #500 CLERK Las Vegas, NV 89101 (702) 486-3420 5 Attorneys for Plaintiff б DISTRICT COURT CLARK COUNTY, NEVADA STATE OF NEVADA, Plaintiff, **(i)-**u Case No. C119000 EARY PICKETT, Dept. No. VIII Docket пМп Defendant. 17 CRIMINAL INFORMATION 18 Date of Hearing: 4/13/94 Time of Hearing: 8:45 a.m. 19 FRANKIE SUE DEL PAPA, Attorney General, by William P. Henry, 20 21 Senior Deputy Attorney General, informs the court that KARY PICKETT, the defendant above named, has committed the crimes of 22 Escape, a felony, in violation of NRS 212.090; and Unauthorized 23 Absence From Place of Classification Assignment, a felony, in 24 violation of NRS 212.090 and 212.095, in the following manner: 25 26

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HORKEY ENERAL'S OFFICE MENAGE COUNT I

#### ESCAPE

On or about February 26, 1993, the defendant, GARY PICKETT, at and within the Goodsprings Township, County of Clark, State of Nevada, while in the lawful custody of the Nevada Department of Prisons (DOP), after having been convicted of a felony offense in Criminal Case No. C107733, in the Eighth Judicial District Court, Clark County, Nevada, and sentenced on or about December 10, 1992, and after having been convicted of a felony offense in Criminal Case No. C109725, in the Eighth Judicial District Court, Clark County, Nevada, and sentenced on or about January 21, 1993, to terms of imprisonment, did willfully, unlawfully, and feloniously escape from said custody, by means unknown, from the Jean Conservation Camp, Jean, Clark County, Nevada, all of which is a felony in violation of NRS 212.090.

#### COUNT II

## UNAUTHORIZED ABBENCE FROM PLACE OF CLASSIFICATION ASSIGNMENT

On or about February 26, 1993, the defendant, ARY PICKETT, at and within the Goodsprings Township, County of Clark, State of Nevada, while in the lawful custody of the Nevada Department of Prisons (DOP), after having been convicted of a felony offense in Criminal Case No. C107733 in the Eighth Judicial District Court, Clark County, Nevada, and sentenced on or about December 10, 1992, and after having been convicted of a felony offense in Criminal Case No. C109725, in the Eighth Judicial District Court, Clark County, Nevada, and sentenced on or about January 21, 1993, to terms of imprisonment, did willfully, unlawfully and feloniously,

et value (F) and without authority to do so and by means unknown, make himself absent from his place of classification assignment, specifically the Jean Conservation Camp, Jean, Clark County, Nevada, all of which is a felony in violation of NRS 212.090 and .095.

All of the conduct alleged above is contrary to the force and effect of statutes and against the peace and dignity of the State of Nevada.

DATED this 24th day of March, 1994.

FRANKIE SUE DEL PAPA Attorney General

By:

William P. Henry Sr. Deputy Attorney General

Nevada Bar No 101

401 South Third Street, #500

Las Vegas, NV 89101

Attorneys for Plaintiff

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2.22.2010

REX BELL DISTRICT ATTORNEY Nevada Bar #001799 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff THE STATE OF NEVADA

HAR 9 10 30 AH 93

DISTRICT COURT

#### CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

vs.

9

CASE NO. C107733X

CARY JERARD PICKETT aka Cary Jerroid Pickett

DEPT. NO. III

11 **0725059** 

DOCKET NO. E

62523

STATE'S EXHIBIT

Defendant.

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#### amended JUDGMENT OF CONVICTION (PLEA)

WHEREAS, on the 27th day of August, 1992, the Defendant, CARY JERARD PICKETT aka Cary Jerroid Pickett, appeared before the Court herein with his counsel and entered a plea of guilty to the crime of COUNT I - BURGLARY (FELONY), committed on the 9th day of June, 1992, in violation of NRS 205.060; and

WHEREAS, thereafter, on the 10th day of December, 1992, the Defendant being present in Court with his counsel DEBORAH OWEN, and KAREN L. VAN DE POL, Chief Deputy District Attorney, also being present; the above entitled Court did adjudge Defendant guilty thereof by reason of his plea of guilty and sentenced Defendant, in addition to a \$25 Administrative Assessment Fee, to: years in the Nevada State Prison with whatever credit for time served defendant is entitled to. Count II dismissed.

WHEREAS, on the 2nd day of March, 1993, Defendant not being

present, represented by DEBORAH OWENS and STEVEN S. OWENS, Deputy District Attorney, also being present the Court amended Judgment of Conviction to reflect Defendant given ten (10) days credit for time served. THEREFORE, the Clerk of the above entitled Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitled matter. DATED this day of March, 1993, County of Clark, State of Nevada 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 92-107733X/1ib 27 LVMPD DR#9206090810 28 TK 3 2

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Page 491

2.22.2010

REX BELL DISTRICT ATTORNEY Nevada Bar #001799 FILED 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff Aug 12 10 31 AM 192 THE STATE OF NEVADA I.A. -8-17-9 DISTRICT COURT Dept. VII 9:00 A.M. CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, 11 Plaintiff, 12 vs. CASE NO. C107733 13 CARY JERARD PICKETT, DEPT. NO. ID#0725059, aka 14 Cary Jerroid Pickett, DOCKET NO. 15 Defendant. 16 INFORMATION 17 STATE OF NEVADA BURGLARY (Felony - NRS 205.060); 18 and GRAND LARCENY (Felony - NRS )ss: COUNTY OF CLARK 205.220) 19 REX BELL, District Attorney within and for the County of 20 Clark, State of Nevada, in the name and by the authority of the 21 State of Nevada, informs the Court: 22 That CARY JERARD PICKETT, aka Cary Jerroid Pickett, the 23 Defendant above named, on or about the 9th day of June, 1992, at 25 and within the County of Clark, State of Nevada, contrary to the 26 form, force and effect of statutes in such cases made and provided, 27 and against the peace and dignity of the State of Nevada, 28 1///

LCE 10

#### COUNT I BURGLARY

did then and there wilfully, unlawfully, and feloniously enter, with intent to commit larceny, that certain building occupied by MERVYNS, located at 1155 East Twain, Las Vegas, Clark County, Nevada.

#### COUNT II GRAND LARCENY

did then and there wilfully, unlawfully, and feloniously, with intent to deprive the owner permanently thereof, steal, take, and carry away personal property of MERVYNS, 1155 East Twain, Las Vegas, Clark County, Nevada, having a value of \$250.00, or more, to-wit: miscellaneous clothing, including shorts and shirts.

REX BELL District Attorney Nevada Bar #001799

GARY L. GUYMON

Députy District Attorney

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27 DA#92F4248X/da LVMPD DR#92-06090810 28 BURG; GL - F

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CLERK OF THE COURT

MINUTES DATE: 08/27/92

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#### CRIMINAL COURT MINUTES

92-C-107733-C STATE OF NEVADA vs Pickett, Cary J

08/27/92 09:00 AM 00 INITIAL ARRAIGNMENT

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

OFFICERS: PONDA MEADOR, Court Clerk

JAMES HELLESO, Reporter/Recorder

PARTIES: STATE OF NEVADA

004232 Carroll, Thomas M.

0001 D1 Pickett, Cary J PUBDEF Public Defender

004350 Owen, Deborah D.

NEGOTIATIONS: Deft. to plead guilty to Count I, State retains right to argue at sentencing but will not oppose the dismissal of Count II, after sentencing State will dismiss Case #92F-5254. DEFT. PICKETT ARRAIGNED AND PLED GUILTY TO COUNT I. Court accepted plea and adjudged Deft. guilty. Ms. Owen requested an OR release for Deft. State had no objection. COURT ORDERED, Deft. released on his OR through Pre-Trial Services; matter set for sentencing.

CUSTODY

10/27/92 at 9:00 AM for Sentencing-Ct. I/F.P.-Ct. II

10/27/92 09:00 AM 00 SENTENCING-CT. I/F.P.-CT. II

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

OFFICERS: PONDA MEADOR, Court Clerk

JAMES HELLESO, Reporter/Recorder

PARTIES: STATE OF NEVADA

003151 Salvucci, Dina L. Y

0001 D1 Pickett, Cary J PUBDEF Public Defender

004350 Owen, Deborah D.

Beverley Cunningham from Dept. of Parole & Probation present. Counsel requested a continuance to have Deft. present. COURT ORDERED, matter continued and if Deft. is not present at next Court date a no bail Bench Warrant will issue.

OR

CONTINUED TO: 11/03/92 09:00 AM 01

CONTINUED ON PAGE: 002

PAGE: 001 MINUTES DATE: 10/27/92

MINUTES DATE: 11/03/92

#### CRIMINAL COURT MINUTES

<u>92-C-1</u> 07733-C	STATE OF 1	vs Pickett, Cary J							
			CONTINUED FROM PAGE: 00						001
	11/03/92	09:00 AM	01	SENTENCI	NG-CT. I	/F.PCT.	II		
	HEARD BY:	Joseph S	. Pav	likowski,	Senior	Judge; De	pt. V	J30	
	OFFICERS:	OFFICERS: LEONE DUMIRE, Relief Clerk JAMES HELLESO, Reporter/Recorder							
	PARTIES:			OF NEVAD s, Debora					N Y
		PUBDEF	Publi	ett, Cary c Defende	r	~			N Y
		001656	Chris	tiansen,	Peter J.				v

JUANITA TYLER OF THE DEPT. OF P & P PRESENT. MR. CHRISTIANSEN STATED THEY HAD SENT DEFENDANT A LETTER AS TO APPEARING TODAY AND DID NOT KNOW WHY HE WAS NOT PRESENT.

COURT ORDERED: A NO BAIL BENCH WARRANT TO ISSUE FOR THE DEFENDANT.

BENCH WARRANT

12/03/92 09:00 AM 00 BENCH WARRANT RETURN

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

OFFICERS: PONDA MEADOR, Court Clerk

JAMES HELLESO, Reporter/Recorder

PARTIES: STATE OF NEVADA

004352 Owens, Steven S.

0001 D1 Pickett, Cary J PUBDEF Public Defender 004350 Owen, Deborah D.

Robert Lawson from Dept. of Parole & Probation present. COURT ORDERED, matter set for sentencing.

CUSTODY

12/10/92 at 9:00 AM for Sentencing-Ct. I/F.P.-Ct. II

CONTINUED ON PAGE: 003

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MINUTES DATE: 12/03/92

MINUTES DATE: 12/10/92

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#### CRIMINAL COURT MINUTES

92-C-107733-C STATE OF NEVADA vs Pickett, Cary J CONTINUED FROM PAGE: 002 12/10/92 09:00 AM 00 SENTENCING -CT. I/F.P.-CT. II HEARD BY: Joseph S. Pavlikowski, Senior Judge; Dept. VJ30 OFFICERS: PONDA MEADOR, Court Clerk LINDA BARRY, Relief Clerk JAMES HELLESO, Reporter/Recorder PARTIES: STATE OF NEVADA Y 000795 Van De Pol, Karen L. Y 0001 Dl Pickett, Cary J Y

Darlene Castello from Dept. of Parole and Probation present. Statement in mitigation of sentencing. COURT ORDERED, in addition to the \$25 administrative assessment fee, Deft. sentenced to three (3) years in the Nevada State Prison with whatever credit for time served Deft. is entitled to. Count II dismissed.

PUBDEF Public Defender

004350 Owen, Deborah D.

#### CUSTODY

03/02/93 09:00 AM 00 PROPER PERSON MOTION FOR AMENDED JUDGMENT OF CONVICTION

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

OFFICERS: PONDA MEADOR, Court Clerk

JAMES HELLESO, Reporter/Recorder

STATE OF NEVADA

PARTIES:

004352 Owens, Steven S.

0001 Dl Pickett, Cary J Ν PUBDEF Public Defender Υ 004350 Owen, Deborah D.

State advised they had prepared a Response. COURT ORDERED, Deft. given an additional ten (10) days credit for time served.

CUSTODY-NSP (I.S.)

PRINT DATE: 02/19/10 PAGE: 003 MINUTES DATE: 03/02/93

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# Iustice Court, Cas Vegas Township

			ASE NO.
	STATE VS.	PICKETT, CARY JERARD aka, CARY JERROID PIC	KETT
	CHARGE	BURGLARY & GRAND LARCENY	
	BAIL		
DATE, JUDGE OFFICERS OF	•		
COURT PRESENT	T	APPEARANCES — HEARING	CONTINUED TO:
JUNE 16, 1992 W. JANSEN for #3 G. GUYMON, DA P. CHRISTIANSEN, PD K. REMAKEL, CR M. McCREARY, CLK	DEFENDAL DEFENDAL COURT OF COURT OF P/H DATE COURT AN NOTIFY	ARRAIGNMENT NT PRESENT IN COURT *IN CUSTODY* NT ADVISED/WAIVES RDERED DEFT RELEASED ON O/R INTAKE SERVICES RDERED P/H SET WITHIN 15 DAYS E SET PPOINTS PD TO REPRESENT DEFT INTAKE SERVICES - INTENSIVE SUPERVISION CHECK IN DAILY IN PERSON/by form-mb	6-26-92 9:00 #3
JUNE 26, 1992 M. ROBINSON FOR #3 M. O'CALLAGHAN, DA S. IMMERMAN, PD D. NARGI, C.R. M. MCCREARY, CLK.	O/R CONT TIME SET E DEFENDANT	<del>-</del>	#to
7-21-92 D. AHLSTROM G. GUYMON, DA P. CHRISTIANSEN, PD B. KULISH, CR M. MCCREARY, CLK	PH reset	SENT In Court *IN CUSTODY*  ANDED TO THE CUSTODY OF THE SHERIFF	7-31-92 9:00 g3
D. AHLSTROM G. GUYMON, DA D. OWEN, PD T. FERRIOLA, C.R. M. MCCREARY, CLK.	DEFENDANT PER NECOTI PRELIMINAR DEFENDANT APPEARANCE	BOUND OVER AS CHARGED TO DISTRICT COURT	8-27-92 9:00 #7 DISTRICT COURT  AUG 4 1992 mm

Page 499

11. E.D

REX BELL
DISTRICT ATTORNEY
Nevada Bar #001799
200 S. Third Street
Las Vegas, Nevada 89155
(702) 455-4711
Attorney for Plaintiff
THE STATE OF NEVADA

Jan 12 12 03 PH '9

Gnette Done

DISTRICT COURT

#### CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff,

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11 CARY JERARD PICKETT, aka Cary Jerroid Pickett, 12 #0725059, Defendant.

CASE NO. C107733X DEPT. NO. III DOCKET NO. E

#### JUDGMENT OF CONVICTION (PLEA)

WHEREAS, on the 27th day of August, 1992, the defendant CARY JERARD PICKETT, aka Cary Jerroid Pickett, appeared before the Court herein with his counsel and entered a plea of guilty to the crime of COUNT I - BURGLARY (FELONY) committed on or about the 9th day of June, 1992, in violation of NRS 205.060 and

WHEREAS, thereafter on the 10th day of December, 1992, the defendant being present in Court with his counsel DEBORAH OWEN, Deputy Public Defender, and KAREN L. VAN DE POL, Chief Deputy District Attorney, also being present; the above entitled Court did adjudge the defendant guilty thereof by reason of his plea of guilty and sentenced defendant, in addition to the \$25.00 Administrative Assessment Fee, to three (3) years in the Nevada State Prison with whatever credit for time served defendant is entitled to. Count II dismissed.

(CEOR)

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THEREFORE, the Clerk of the above entitled Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitled matter. day of January, 1983, DATED this \_ in the city of Las Vegas, County of Clark, State of Newada. 5 DA#92-107733X/pm (TK3) LVMPD DR#9206090810 28 Burg.-P 

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CLERK OF THE COURT

FILED

REX BELL DISTRICT ATTORNEY Nevada Bar #001799 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff THE STATE OF NEVADA

THE STATE OF NEVADA,

UFC 10 10 35 84 '93

of other

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#### DISTRICT COURT

#### CLARK COUNTY, NEVADA

Plaintiff, -va-GARY PICKETT, aka Cary Jerard Pickett **#0725059** 

Defendant.

CASE NO. C109725

DEPT. NO.

DOCKET NO. н

STATE'S EXHIBIT 262523

#### **AMENDED**

#### JUDGMENT OF CONVICTION (PLEA)

WHEREAS, on the 15th day of December, 1992, the defendant GARY PICKETT aka Cary Jerard Pickett, appeared before the Court herein with his counsel and entered a plea of guilty to the crime of ATTEMPT GRAND LARCENY (Felony) committed on the 11th day of 22 November, 1992, in violation of NRS 205.220, 193.330; and

WHEREAS, thereafter on the 21st day of January, 1993, the defendant being present in Court with his counsel MARK CICHOSKI, Deputy Public Defender, and JAY L. SIEGEL, Deputy District

Off Of Attorney also below 26 Attorney, also being present; the above entitled Court did adjudge 27 the defendant guilty thereof by reason of his plea of guilty and 28 sentenced defendant to THREE (3) years in the Nevada State Prison

to run concurrent with C107733. Credit for time served 14 days. \$25.00 Administrative Assessment Fee. WHEREAS, on the 18th day of November, 1993, Defendant's Motion 3 for Amended Judgment of Conviction to Include Jail Time Credits is 4 granted and Defendant given an additional 30 days credit for time served. THEREFORE, the Clerk of the above entitled Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitled matter. 1993, in the City of Las 10 Vegas, County of Clark, State of Nevada. 11 12 Ø 13 STRICT JUDGE 14 15 16 17 18 19 20 21 22 23 24 25 26 92~109725X/kjh LVMPD DR#9211111354 27

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2.22. 2010

FILED

REX BELL
DISTRICT ATTORNEY
Nevada Bar #001799
200 S. Third Street
Las Vegas, Nevada 89155
(702) 455-4711
Attorney for Plaintiff
THE STATE OF NEVADA

MAR 5 10 03 AH 93

Frette Downer

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff,

vs.

CASE NO. C109725

13 GARY PICKETT, aka (Cary Jerard Pickett ID#0725059)

) DEPT. NO. ( 9)

DOCKET NO. H

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Defendant.

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#### JUDGMENT OF CONVICTION (PLEA)

WHEREAS, on the 15th day of December, 1992, the Defendant GARY PICKETT, aka Cary Jerard Pickett, appeared before the Court herein with his counsel and entered a plea of guilty to the crime of ATTEMPT GRAND LARCENY (Felony), committed on the 11th day of November, 1992, in violation of NRS 205.220, 193.330; and

WHEREAS, thereafter on the 21st day of January, 1993, the Defendant being present in Court with his counsel MARK D. CICHOSKI, Deputy Public Defender, and JAY L. SIEGEL, Deputy District Attorney, also being present; the above entitled Court did adjudge the Defendant guilty thereof by reason of his plea of guilty and, in addition to a \$25.00 Administrative Assessment Fee, sentenced Defendant to three (3) years in the Nevada Department of Prisons

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Defendant granted fourteen (14) concurrent with C107733. credit for time served. THEREFORE, the Clerk of the above entitled Court is hereby 3 directed to enter this Judgment of Conviction as part of the record 5 in the above entitled matter. DATED this day of rebruary, 1993, in the City of Las Vegas, County of Clark, State of Nevada. 10 DISTRICT 11 12 13 14 15 16 17 18 19 20 21 22

27 DA#92-109725X/da LVMPD DR#92-11111354 28 ATT GL - F

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PAGE: 001

MINUTES DATE: 12/15/92

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#### CRIMENAL: COURT MINUTES

92-C-109725-C	STATE OF	NEVADA	vs Pickett, Gary	_
	12/15/92	09:00 A	M 00 INITIAL ARRAIGNMENT	
	HEARD BY:	Jeffrey	Sobel, Judge	
	OFFICERS:	MARY DA	ANDITO, Court Clerk AIGLE, Relief Clerk CHRISTOFFERSON, Reporter/Recorder	
	PARTIES:	001398	STATE OF NEVADA Bloxham, Ronald C.	Y Y
		PUBDEF	Pickett, Gary Public Defender Cichoski, Mark D.	7

NEGOTIATIONS: Defendant to plead guilty to AMENDED INFORMATION filed in open court CHARGING ATTEMPT GRAND LARCENY (F). State will make no recommendations at time of Sentencing. DEFENDANT ARRAIGNED, pled guilty to above charge. Court accepted plea, referred matter to P&P for PSI and set Sentencing date.

CUSTODY

1-19-93 - Sentencing

01/19/93 09:00 AM 00 SENTENCING

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

OFFICERS: ALONA CANDITO, Court Clerk

JAMES HELLESO, Reporter/Recorder

PARTIES: STATE OF NEVADA

000981 Noxon, Arthur G.

0001 D1 Pickett, Gary PUBDEF Public Defender

003845 Williams, Kevin V.

P & P represented by Dennis Gilmore. Mr. Williams requested a continuance for Judge Sobel to hear as the recommendation is for time. COURT ORDERED, MATTER CONTINUED.

CUSTODY

CONTINUED TO: 01/21/93 09:00 AM 01

PRINT DATE: 02/19/10 PAGE: 001 MINUTES DATE: 01/19/93

MINUTES DATE: 01/21/93

PAGE: 002

#### CRIMINAL, COURT MINUTES

92-C-109725-C STATE OF NEVADA

vs Pickett, Gary

CONTINUED FROM PAGE: 001

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01/21/93 09:00 AM 01 SENTENCING

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE CHRISTOFFERSON, Reporter/Recorder

PARTIES:

004770 Do Not Use, -

STATE OF NEVADA

0001 Dl Pickett, Gary PUBDEF Public Defender 004235 Cichoski, Mark D.

P & P represented by Elizabeth Brownlee. Defendant advised Court that he has not seen a copy of the P.S.I. Court advised Defendant that the recommendation is for three (3) years concurrent to other sentence. DEFENDANT PICKETT ADJUDGED GUILTY OF - ATTEMPT GRAND LARCENY (F). by Defendant. Mr. Cichoski submitted matter on report. COURT ORDERED, IN ADDITION TO THE \$25. ASSESSMENT FEE, DEFENDANT SENTENCED TO A TERM OF THREE (3) YEARS IN THE NEVADA STATE PRISON, TO RUN CONCURRENT WITH DEFENDANT'S OTHER SENTENCE. 14 DAYS CREDIT FOR TIME SERVED. Defendant advised Court that he did not receive credit on his other case. COURT ORDERED, MATTER

CUSTODY

2/4/93 -- STATUS CHECK: CREDIT FOR TIME SERVED

02/04/93 09:00 AM 00 STATUS CHECK CREDIT FOR TIME SERVED

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

CONTINUED FOR A STATUS CHECK, Mr. Cichoski to check into credit.

SHIRLEE CHRISTOFFERSON, Reporter/Recorder

PARTIES:

STATE OF NEVADA

003801 Robinson, Lynn M.

0001 D1 Pickett, Gary PUBDEF Public Defender

003845 Williams, Kevin V.

Mr. Williams advised Court that defendant was sentenced in another department and Debra Owen, DPD's file in the other case indicated no credit for time served. COURT ORDERED, MATTER CONTINUED FOR THE STATE TO VERIFY THE PROPER CREDIT FOR TIME SERVED.

CUSTODY

CONTINUED TO: 02/09/93 09:00 AM 01

CONTINUED ON PAGE: 003 PRINT DATE: 02/19/10 PAGE: 002 MINUTES DATE: 02/04/93 PAGE: 003

MINUTES DATE: 02/09/93

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#### CRIMINAL COURT MINUTES

92-C-109725-C STATE OF NEVADA vs Pickett, Gary CONTINUED FROM PAGE: 002 02/09/93 09:00 AM 01 STATUS CHECK CREDIT FOR TIME SERVED HEARD BY: Jeffrey Sobel, Judge OFFICERS: ALONA CANDITO, Court Clerk JUDY NORMAN/jn, Relief Clerk SHIRLEE CHRISTOFFERSON, Reporter/Recorder PARTIES: STATE OF NEVADA Y 000981 Noxon, Arthur G. Y 0001 D1 Pickett, Gary N

Mr. Thompson advised this is Mr. William's case. Colloquy between Court and Counsel regarding credit for time served. Mr. Thompson requested matter be continued in order to put in form of a letter and, COURT SO ORDERED.

000806 Thompson, Robert H.

PUBDEF Public Defender

CUSTODY

CONTINUED TO: 02/23/93 09:00 AM 02

02/23/93 09:00 AM 02 STATUS CHECK CREDIT FOR TIME SERVED

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE CHRISTOFFERSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

> 004770 Do Not Use, -0001 D1 Pickett, Gary Y PUBDEF Public Defender Y

003845 Williams, Kevin V.

Statements by court and Mr. Williams regarding correct credit for time served. Mr. Williams advised court that the defendant is a Nevada parolee in case C99155. COURT ORDERED, CREDIT FOR TIME SERVED IS 14 DAYS AND MATTER OFF CALENDAR.

CUSTODY

CONTINUED ON PAGE: 004

MINUTES DATE: 02/23/93

PAGE: 004

MINUTES DATE: 11/18/93

#### ' CRIMINAL .COURT MINUTES

92-C-109725-C STATE OF NEVADA vs Pickett, Gary CONTINUED FROM PAGE: 003

11/18/93 09:00 AM 00 PROPER PERSON MOTION FOR AMENDED JUDGMNT

OF CONVICTION TO INCLUDE JAIL TIME CREDT

HEARD BY: Jeffrey Sobel, Judge

OFFICERS: ALONA CANDITO, Court Clerk

SHIRLEE CHRISTOFFERSON, Reporter/Recorder

PARTIES: STATE OF NEVADA Y 003495 Chairez, Don P. Y

> 0001 D1 Pickett, Gary N PUBDEF Public Defender Y

003845 Williams, Kevin V.

COURT ORDERED, DEFENDANT GRANTED THIRTY (30) DAYS CREDIT FOR TIME SERVED, ANY ADDITIONAL TIME IS DENIED.

CUSTODY

PRINT DATE: 02/19/10 PAGE: 004 MINUTES DATE: 11/18/93

# Justice Court, Las Vegas Kunship

	,		CASE NO.	92F8365X
•				
	STATE VS.	PICKETT, GARY aka Cary Jerard Pickett		
(	CHARGE	GRAND LARCENY		
1	BAIL	IN CUSTODY		
DATE, JUDGE OFFICERS OF				
COURT PRESENT	· · · · · · · · · · · · · · · · · · ·	APPEARANCES — HEARING		CONTINUED TO:
11-19-92 J. BIXLER D. BARKER, DA M. CICHOSKI, PD APTI D. GREEN, CR M. SHANKLE, CLK	DEFT ADVISED Motion Deft re	ARRAIGNMENT PRESENT IN Court In Custody D/WAIVES by Defense for bail reduction or O/R, denied efused interview to re interview deft.		11-30-92 9:00 (44 ms
11-30-92 J. BIXLER R. BLOXHAM, DA K. WILLIAMS, PD D. GREEN, CR M. SHANKLE, CLK	TIME SE DEFT E PER NEC PRELIMI BOUND C APPEARA	MANDED TO THE CUSTODY OF THE SHERIFF.  T FOR PRELIMINARY HEARING  RESENT IN COURT IN CUSTODY  SOTIATIONS, DEFT WAIVES HIS RIGHT TO A  CHARY HEARING UNCONDITIONAL  EVER TO DISTRICT COURT AS CHARGED  NICE DATE SET TRUE NAME CARY J. PICKETT  MANDED TO THE CUSTODY OF THE SHERIFF.	1	12-15-92 9:00 #5 DISTRICT COURT 16 3 1992 MS
JC-I (Criciad)		,	1.01 h 1 ft 1 mm	

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DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE

CLERK OF THE COURT

- FILED IN OPEN COURT -REX BELL DEC 1 5 1992 19 \_ DISTRICT ATTORNEY Nevada Bar ∉001799 LORETTA BOWMAN, CLERK 200 S. Third Street sena candid Las Vegas, Nevada 89155 Rν (702) 455-4711Deputy Attorney for Plaintiff THE STATE OF NEVADA DISTRICT COURT CLARK COUNTY, NEVADA 10 11 THE STATE OF NEVADA, 12 Plaintiff. 13 CASE NO. C/09725 vs. 14 GARY PICKETT, aka DEPT. NO. 15 Cary Jerard Pickett, ID#0725059 DOCKET NO. H 16 Defendant. 17 AMENDED 18 INFORMATI 19 STATE OF NEVADA ATTEMPT GRAND LARCENY (Felony -) \$8: NRS 193.330, 205.220) 20 COUNTY OF CLARK 21 REX BELL, District Attorney within and for the County of 22 Clark, State of Nevada, in the name and by the authority of the **2**3 State of Nevada, informs the Court: 24 That GARY PICKETT, aka Cary Jerard Pickett, the Defendant. above named, on or about the 11th day of November, 1992, at and 26 within the County of Clark, State of Nevada, contrary to the form, 27 force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada, did then and

there wilfully, unlawfully, and feloniously, with intent to deprive sweat jackets and sweat pants.

the owner permanently thereof, attempt to steal, take, and carry away personal property of MERVYNS, 4700 Meadows Lane, Las Vegas, Clark County, Nevada, having a value of \$250.00, or more, to-wit:

REX BELL District Attorney Nevada Bar #001799 Nevada Ban #001398

Chief Deputy District Attorney

DA#92F8365X/da LVMPD DR/92-11111354 28 ATT GL - F

### FILED

REX BELL DISTRICT ATTORNEY Nevada Bar #001799 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff THE STATE OF NEVADA

DEC 11 8 44 M 'SS

Gratta Doesman

12-15-92 I.A. DEPT. V

9:00 A.M.

DISTRICT COURT

CLARK COUNTY, NEVADA

10 11

THE STATE OF NEVADA, 12 Plaintiff,

13 vs.

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14 GARY PICKETT, aka Cary Jerard Pickett, **1**5 ID#0725059

Defendant.

CASE NO. C/09725

DEPT. NO.

DOCKET NO. H

#### INFORMATION

STATE OF NEVADA )88: COUNTY OF CLARK

GRAND LARCENY (Felony -NRS 205.220)

REX BELL, District Attorney within and for the County of clark, State of Nevada, in the name and hy the authority of the State of Nevada, informs the Court:

That GARY PICKETT, aka Cary Jerard Pickett, the Defendant above named, on or about the 11th day of November, 1992, at and within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada, did then and

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there wilfully, unlawfully, and feloniously, with intent to deprive the owner permanently thereof, steal, take, and carry away personal property of MERVYNS, 4700 Meadows Lane, Las Vegas, Clark County, Nevada, having a value of \$250.00, or more, to-wit: sweat jackets and sweat pants. REX BELL District Attorney Nevada Bar #001799 Nevada Bar #001398 Chief Deputy District Attorney

DA#92F8365X/da LVMPD DR#92-11111354 GL - F

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CLERK OF THE COURT

2.22.2010

FILED REX BELL DISTRICT ATTORNEY Jun 24 11 27 AH '91 Nevada Bar #01799 200 South Third Street Lette Flour Las Vegas, NV 89155 (702) 455-4711 Attorney for Plaintiff STATE OF NEVADA STATE'S EXHIBIT DISTRICT COURT C 262523 Clark County, Nevada 10 THE STATE OF NEVADA, CASE NO. C99915X 11 Plaintiff DEPT. NO. XIV 12 13 CARY JERARD PICKETT JUDGMENT OF CONVICTION 14 10725059 (PLEA) 15 Defendant, 16 17 18 (Commitment to Department of Prisons for Regimental Discipline) 19 WHEREAS, on the 24th day of April, 1991, the Defendant CARY JERARD PICKETT, appeared before the Court herein with his coun-20 sel, LEANNE WELLS-KENDALL, and entered a plea of guilty to the 21 crime of ATTEMPT GRAND LARCENY (F) committed on the 9th day of 22 23 January, 1991, in violation of NRS 205.220); and WHEREAS, thereafter, on the 3rd day of June, 1991, the 24 25 defendant being present in Court with his counsel, LEANNE WELLS-KENDALL, and GARY R. BOOKER, Deputy District Attorney, 26 27 also being present; the above entitled Court did adjudge Defendant guilty thereof by reason of his plea of guilty and 28

pursuant to NRS 176.2248 committed defendant to the custody of the Director of the Department of Prisons of the State of Novada for a period of 150 days to undergo a program of regimental discipline before sentencing. THEREFORE, the Clerk of the above entitled Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitled matter. DATED this 18th day of June, 1991, in the City of Las Vegas, County of Clark, State of Nevada.

DA#91F99915X/1k LVMPD DR#9101091173 Att. G/L - F TK1

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CLERK OF THE COURT

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PAGE: 001 MINUTES DATE: 04/24/91

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#### CRIMINAL COURT MINUTES

91-C-099915-C STATE OF NEVADA vs Pickett, Cary J

04/24/91 09:00 AM 00 INITIAL ARRAIGNMENT

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: LOIS BAZAR, Court Clerk

CONNIE MC CARTHY, Reporter/Recorder

PARTIES: STATE OF NEVADA

000101 Henry, William P.

0001 D1 Pickett, Cary J PUBDEF Public Defender

003841 Wells, Mary L.

Amended Information filed in open court. NEGOTIATIONS: defendant Pickett to enter plea of guilty to "Attempt Grand Larceny" (F); State agrees to arque for no more than four years and will not file habitual criminal allegations against the defendant. State concurred. DEFENDANT PICKETT ARRAIGNED, ENTERED A PLEA OF GUILTY TO THE AMENDED INFORMATION. Court accepted plea. COURT ORDERED, continued for sentencing; P.S.I. ordered.

CUSTODY

6/03/91 @ 9:00 A.M. SENTENCING (AI)

05/08/91 09:00 AM 00 MOTION FOR RELEASE ON OWN RECOGNIZANCE OR IN THE ALTERNATIVE BAIL REDUCTION

HEARD BY: Jack Lehman, Judge; Dept. 10

OFFICERS: PAULETTE TAYLOR, Court Clerk

SHARLEEN NICHOLSON, Reporter/Recorder

PARTIES: STATE OF NEVADA

001802 Jorgenson, Eric G.

0001 Dl Pickett, Cary J PUBDEF Public Defender

001104 Austin, Victor J.

Court continued for Judge Mosley to hear.

CUSTODY

5-10-91 @ 9:00 A.M. DEFT'S MOTION FOR O.R. RELEASE OR BAIL REDUCTION

CONTINUED TO: 05/10/91 09:00 AM 01

CONTINUED ON PAGE: 002 PRINT DATE: 02/19/10 PAGE: 001

MINUTES DATE: 05/08/91

PAGE: 002

MINUTES DATE: 05/10/91

#### CRIMINAL COURT MINUTES

91-C-099915-C	STATE OF 1	NEVADA	vs	Pickett,		TDOM	DAGE	001
				COI	NTINUED	FROM	PAGE:	001
	05/10/91	09:00 AM 01	MOTION FOR OR IN THE					Œ
	HEARD BY:	Donald M. Mos	ley, Judge;	Dept. 14	1			
	OFFICERS:	LOIS BAZAR, C CONNIE KENNED		r/Recorder	r			
	PARTIES:		OF NEVADA r, Gary R.					N Y
		0001 D1 Pick PUBDEF Publi 003841 Wells	c Defender	Г				Y Y Y

Ms. Wells-Kendall advised the defendant had already posted a \$3,000 bond he would ask to be released on. Court asked if the defendant wouldn't appear for a traffic matter, why would he appear on a Grand Larceny. Statement by defendant. State submitted scope sheet to the Court. COURT ORDERED, defendant to remain in custody; no bail.

CUSTODY (BAIL)

06/03/91 09:00 AM 00 SENTENCING

HEARD BY: Donald M. Mosley, Judge; Dept. 14

001799 Bell, Jr., Rex A.

OFFICERS: LOIS BAZAR, Court Clerk

DONNA LITTLE, Reporter/Recorder

PARTIES: STATE OF NEVADA

0001 D1 Pickett, Cary J Y
PURDEF Public Defender Y

PUBDEF Public Defender
003841 Wells, Mary L.

Alexander Konopka, P&P, also present. Defendant Pickett adjudged guilty of "Attempt Grand Larceny" (F). State submitted. Statements by defendant and counsel. COURT ORDERED, the 150-Day Boot Camp is ordered.

CUSTODY

CONTINUED ON PAGE: 003

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MINUTES DATE: 06/03/91

PRINT DATE: 02/19/10

PAGE: 002

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CLERK OF THE COURT

MINUTES DATE: 07/15/91 PAGE: 003

CRIMINAL COURT MINUTES

#### 91-C-099915-C STATE OF NEVADA

vs Pickett, Cary J

CONTINUED FROM PAGE: 002

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07/15/91 09:00 AM 00 SENTENCING 150 DAY RETURN (P&P)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: LOIS BAZAR, Court Clerk

DONNA LITTLE, Reporter/Recorder

STATE OF NEVADA PARTIES:

000101 Henry, William P.

0001 Dl Pickett, Cary J Y PUBDEF Public Defender Y 004065 Blaskey, Rebecca A.

Joy Mundy-Neal, P&P, also present. Court stated it understood that defendant Pickett, because of health reasons, was unable to complete boot camp.

Statement by State. COURT ORDERED, defendant is sentenced to two (2) years Nevada State Prison with credit for time served of 114 days. Defendant to pay \$231.94 restitution. \$25.00 administrative assessment fee is imposed.

Bond, if any, exonerated.

CUSTODY

En

PRINT DATE: 02/19/10 PAGE: 003 MINUTES DATE: 07/15/91

## Justice Gurt. Tas Begas Tounship

			CASE NO
	STATE VS	PICKETT, CARY JERALD	
<sup>1</sup> .	CHARGE	CRAND LARCENY	
BAIL			
DATE, JUDGE OFFICERS OF COURT PRESENT	_	APPEARANCES — HEARING	CONTINUED TO:
2-20-91 R.E. WOLF L. JOHNSON, DA M. RYAN, CLK		TE WARRANT ANT NOT PRESENT IN COURT	brk
<b>2-24-9</b> 1	\$3,000 St	urety Bond Posted by Danny's Bail Bonds	•
2-25-91 R. WOLF O. PORTERFIELD, DA T. FERRIOLA, CR M. RYAN, CLK.	DEFT. NO	ARRAIGNMENT T PRESENT IN COURT e Date Set TINUES	3-18-91 8:00 #1
A) .			
MARCH 18,1991 R.E. WOLF L. JOHNSON, DA R. SUROWIEC, CR M. RYAN, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT B/W AND NOTICE OF INTENT ISSUED: \$5,000/10,000		bark
3-19-91	MOTION T	O FLACE ON CALENDAR FILED	
MARCH 27, 1991 R.E. WOLF O. FORTERFIELD, DA R. SUROWIEC, CR M. RYAN, CLK P. JUSTICE, PD APPOINTED	DEFENDANT DEFENDANT COURT ORL	D INITIAL ARRAICNMENT I FRESENT IN COURT IN CUSTODY I ADVISED AND WAIVES DERS TO VACATE 4-2-91 8:00 (1) Y DEFENDANT TO QUASH B/W - MOOT FOR	4 <del>~9~9</del> 1 9:00 #1
APPOINTED	DEFENDAN	T REMANDED TO THE CUSTODY OF THE SHERIFF	brk
4-9-91 R.E. WOLF O PORTERFIELD, DA D NARGI, CR M RYAN, CLK ML WELLS-KENDALL, PD	Deft PRES PER NEGOT TO HIS PR COURT AS Motion fo Bail Rese	FOR PRELIMINARY HEARING SENT in court*IN CUSTODY* CIATIONS: Deft UNCONDITIONALLY WAIVES HIS RESELIMINARY HEARING-Deft BOUND OVER TO DISTRECT OR OR Dail reduction by Define-GRANTED BY 3000/6000 TREMANDED TO THE CUSTODY OF THE SHERIFF	IGHT ICT DISTRICT COURT APRIL 24,1991 9;00am Dopt \$14

Ben. 12/85

MINUTES — CRIMINAL

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Page 528

FILED REX BELL DISTRICT ATTORNEY Nevada Bar #001799 Apr 23 | 26 PH '91 200 S. Third Street Las Vegas, NV 89155 GREEK Seemon, (702) 455-4711 Attorney for Plaintiff THE STATE OF NEVADA IA 4-24-91 Dept. XIV 9:00 A.M. PD 8 DISTRICT COURT Clark County, Nevada 10 CASE NO. 099915 THE STATE OF NEVADA, 11 12 Plaintiff DEPT. NO. 13 -vs-DOCKET NO. 14 CARY JERARD PICKETT, #0725059 15 INFORMATION 16 Defendant, GRAND LARCENY (Felony -NRS 205.220) 17 18 STATE OF NEVADA ) ) 55: COUNTY OF CLARK ) 19 REX BELL, District Attorney within and for the County of 20 Clark, State of Nevada, in the name and by the authority of the 21 22 State of Nevada, informs the Court: 23 That CARY JERARD PICKETT, the defendant above named, on or 24 about the 9th day of January, 1991, at and within the County of 25 Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace 26 27 and dignity of the State of Nevada, did then and there wilfully, 28 111

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unlawfully, and feloniously, with intent to deprive the owner permanently thereof, steal, take and carry away personal property of SEARS, ROEBUCK AND COMPANY, 4000 Meadows Lane, Las Vegas,. Clark County, Nevada, having a value of \$250.00, or more; to-wit: Four (4) pair of Levi jeans, one (1) leather jacket, one (1) canvas jacket and one (1) sweater. REX BELL District Attorney NEVADA BAR #001799 NEVADA BAR #004031 OWEN PORTERFIELD
Deputy District Attorney 91F1050X/kjh LVMPD DR#9101091173 Grand Larceny - F

REX BELL DISTRICT ATTORNEY ---FILED IN OPEN COURT-Nevada Bar #001799 200 S. Third Street april 24 1991 Las Vegas, NV 89155 (702) 455-4711 Attorney for Plaintiff THE STATE OF NEVADA 5 DISTRICT COURT Clark County, Nevada 10 099915 THE STATE OF NEVADA, 11 CASE NO. 12 Plaintiff DEPT. NO. XIV 13 DOCKET NO. CARY JERARD PICKETT, 14 10725059 AMENDED 15 INFORMATION 16 Defendant, ATTEMPT GRAND LARCENY (Felony - NRS 205.220, 17 193.330) STATE OF NEVADA ) 18 COUNTY OF CLARK ) 19 REX BELL, District Attorney within and for the County of 20 Clark, State of Nevada, in the name and by the authority of the 21 State of Nevada, informs the Court: 22 That CARY JERARD PICKETT, the defendant above named, on or 23 about the 9th day of January, 1991, at and within the County of 24 Clark, State of Nevada, contrary to the form, force and effect of 25 statutes in such cases made and provided, and against the peace 26 and dignity of the State of Nevada, did then and there wilfully, 28 111

unlawfully, and feloniously, with intent to deprive the owner permanently thereof, attempt to steal, take and carry away personal property of SEARS, ROEBUCK AND COMPANY, 4000 Meadows Lane, Las Vegas, Clark County, Nevada, having a value of \$250.00, or more, to-wit: Four (4) pair of Levi jeans, one (1) leather jacket, one (1) canvas jacket and one (1) sweater. REX BELL District Attorney NEVADA BAR #001799 NEVADA BAR #004031 PORTERFIELD Deputy District Attorney

91F1050X/kjh LVMPD DR#9101091173 Att G/L - F

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CLERK OF THE COURT

## DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdo	emeanor C	OURT MINUTES	March 11, 2010
10C262523-2	State of Neva vs Cary Pickett	ada	
March 11, 2010	10:30 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: Karina Kennedy/klk/Sylvia Courtney Reporter/Recorder: Kiara Schmidt Heard By: Kevin Williams
HEARD BY:		COURT	TROOM:
COURT CLERK:			

RECORDER:

**REPORTER:** 

**PARTIES** 

PRESENT:

Almase, Caesar V.

Attorney Defendant

Pickett, Cary J Robinson, Lynn M.

Attorne**y** 

#### **JOURNAL ENTRIES**

- AS TO DEFT DANIELS: Deft present and in custody. NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. DANIELS ARRAIGNED AND PLED GUILTY TO CT-1-BURGLARY WHILE IN POSSESSION OF A FIREARM (F), CT-2-CONSPIRACY TO COMMIT ROBBERY (F), CT-3-ROBBERY WITH USE OF A DEADLY WEAPON (F) and CT-4-POSSESSION OF FIREARM BY EX-FELON (F). Court ACCEPTED plea and, ORDERED, matter referred to the Division of Parole and Probation (P&P) and set for SENTENCING.

AS TO DEFT PICKETT: Deft present and in custody. NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. PICKETT ARRAIGNED AND PLED GUILTY TO CT-1-BURGLARY WHILE IN POSSESSION OF A FIREARM (F), CT-2-CONSPIRACY TO COMMIT

PRINT DATE:

06/15/2011

Page 1 of 6

Minutes Date:

March 11, 2010

#### 10C262523-2

ROBBERY (F), CT-3-ROBBERY WITH USE OF A DEADLY WEAPON (F) and CT-4-POSSESSION OF FIREARM BY EX-FELON (F). Court ACCEPTED plea and, ORDERED, matter referred to the Division of Parole and Probation (P&P) and set for SENTENCING. CUSTODY(BOTH)
05.10.10 8:15 A.M. SENTENCING (DEPT 18)(BOTH)

PRINT DATE: 06/15/2011 Page 2 of 6 Minutes Date: March 11, 2010

### DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor COURT MINUTES May 10, 2010 10C262523-2 State of Nevada Cary Pickett 8:15 AM Sentencing SENTENCING May 10, 2010 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker

HEARD BY: Barker, David COURTROOM: RJC Courtroom 11B

COURT CLERK: Sharon Chun

**RECORDER:** Richard Kangas

**REPORTER:** 

**PARTIES** 

**PRESENT:** Almase.

Almase, Caesar V.

Attorney

Nelson III, Roy L.

Attorney

Pickett, Cary J

Defendant

#### **JOURNAL ENTRIES**

- The State lodged seven (7) certified copies of Deft Pickett's prior Judgments of Convictions in support of their request for Habitual Criminal enhancement. Exhibits were marked as State's Exhibits and admitted. COURT FOUND documents to be accurate and sufficient to support and FOUND DEFT PICKETT AN HABITUAL CRIMINAL pursuant to NRS 207.010.

DEFT. PICKETT ADJUDGED GUILTY of COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM (F); COUNT 2 - CONSPIRACY TO COMMIT ROBBERY (F); COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON (F); AND COUNT 4 - POSSESSION OF FIREARM BY EX-FELON (F).

In addition to the \$25.00 Administrative Assessment fee, COURT ORDERED, Deft Pickett to PAY RESTITUTION in the AMOUNT of \$11,948.60 JOINTLY and SEVERALLY with co-deft, an

PRINT DATE:

06/15/2011

Page 3 of 6

Minutes Date:

March 11, 2010

INDIVIDUAL RESTITUTION of \$1,550.00, and SENTENCED, as follows:

COUNT 1 - A MAXIMUM of SIXTY (60) MONTHS and a MINIMUM of TWENTY-FOUR (24) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 2 - A MAXIMUM of SIXTY (60) MONTHS and a MINIMUM of TWENTY-FOUR (24) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 3 - Habitual Criminal Enhancement with a MAXIMUM term of TWENTY-FIVE (25) YEARS and a MINIMUM of TEN (10) YEARS in the NV Dept of Corrections, SENTENCE CONSECUTIVE TO COUNT 1;

COUNT 4 - A MAXIMUM of SIXTY (60) MONTHS and a MINIMUM of TWENTY-FOUR (24) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT TO COUNT 2.

COURT REITERATED that COUNTS 1 AND 3 ARE CONSECUTIVE and COUNTS 2 and 4 ARE CONCURRENT, with 88 DAYS CREDIT for time served.

COURT FURTHER ORDERED, DNA fee and testing WAIVED, having been previously submitted.

If bond, exonerated.

9/27/10-MINUTES CORRECTED TO REFLECT CORRECT DEFT'S NAME, AND THE SENTENCING MINUTE ORDER OF DEFT PICKETT HAS NOW BEEN SEPARATED FROM THE SENTENCING MINUTE ORDER OF DEFT DANIELS. /SSC

PRINT DATE: 06/15/2011 Page 4 of 6 Minutes Date: March 11, 2010

### DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor COURT MINUTES January 19, 2011

10C262523-2 State of Nevada
vs
Cary Pickett

January 19, 2011

8:15 AM

Motion to Withdraw as

Counsel

**HEARD BY:** Barker, David

**COURTROOM:** RJC Courtroom 11B

COURT CLERK: Roshonda Mayfield

**RECORDER:** Richard Kangas

**REPORTER:** 

**PARTIES** 

PRESENT:

Almase, Caesar V.

**Attorney** 

#### **JOURNAL ENTRIES**

- Upon review of the materials provided, COURT ORDERED, motion GRANTED pursuant to EDCR 7.40. Further, counsel is to forward a copy of the file to the Defendant and keep record of the contact.

#### **NDC**

CLERK'S NOTE: A copy of this minute order has been mailed to: #57591 P.O. Box 650 Indian Springs, Nevada 89070. (rm 1/20/11)

PRINT DATE:

06/15/2011

Page 5 of 6

Minutes Date:

March 11, 2010

## DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor COURT MINUTES April 06, 2011

10C262523-2 State of Nevada vs Cary Pickett

April 06, 2011 8:15 AM Petition for Writ of Habeas Corpus

HEARD BY: Barker, David COURTROOM: RJC Courtroom 11B

COURT CLERK: Roshonda Mayfield

**RECORDER:** Richard Kangas

REPORTER:

**PARTIES** 

**PRESENT:** Graham, Stephanie

Attorney

State of Nevada

Plaintiff

#### **JOURNAL ENTRIES**

- Court advised, the Defendant has filed a post conviction relief action under 4 grounds. Following review of the matter, COURT ORDERED, petition DENIED as there has been no supportive evidence provided for consideration.

#### **NDC**

CLERK'S NOTE: A copy of this minute order has been mailed to the Defendant at: High Desert State Prison #57591 P.O. BOX 650 Indian Springs, Nevada 89070. (rm 4/6/11)

PRINT DATE:

06/15/2011

Page 6 of 6

Minutes Date:

March 11, 2010

# THE CONFIDENTIAL PRE-SENTENCE INVESTIGATION REPORT WILL FOLLOW VIA U.S. MAIL

### Certification of Copy and Transmittal of Record

State of Nevada	7	CC.
County of Clark	}	SS

Pursuant to the Supreme Court order dated May 9, 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 533.

STATE OF NEVADA	)
Plaintiff(s),	) Case No: 10C262523-2 ) Dept No: XVIII
vs.	)
CARY PICKETT	)
Defendant(s),	) )
	)
	)
	)

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 15 day of June 2011.

Steven D. Grierson, Clerk of the Court

Marie Kramer, Deputy Clerk