IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Feb 01 2013 09:59 a.m. Tracie K. Lindeman Clerk of Supreme Court

DAIMON MONROE, Appellant(s), vs.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Respondent(s),

Case No: A537416 SC Case No: 62264

RECORD ON APPEAL VOLUME

4

ATTORNEY FOR APPELLANT DAIMON MONROE #38299 PROPER PERSON P.O. BOX 650 INDIAN SPRINGS, NV 89070 ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, ESQ. DISTRICT ATTORNEY 200 LEWIS AVENUE LAS VEGAS, NV 89101

A537416 LAS VEGAS METROPOLITAN POLICE DEPARTMENT vs. U S CURRENCY \$281,656.73

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1 2 3 4 5 6	NEOJ STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		CLERK OF THE COURT
7 8		ICT COURT UNTY, NEVADA	
9	LAS VEGAS METROPOLITAN POLICE DEPARTMENT,		
10	Plaintiff,	CASENO	07 / 527/17
11	-VS-		07A537416
12	U.S. CURRENCY \$281,656.73,	DEPT NO:	VIII
13	Defendant.		
14	NOTICE OF I	ENTRY OF ORDE	<u>R</u>
15		M. FERGASON In Proper Person	
16 17		Γ HOLMES, III In Proper Person	
18	TO: DAIMO	N MONROE	
19		In Proper Person	
20		TREVARTHEN In Proper Person	
21	YOU WILL PLEASE TAKE NOT	ICE that a Findings	of Fact, Conclusion of Law
22	and Order was entered on the 28th day of	November, 2012, in	n the above-entitled action, a
23	copy of which is attached hereto.		
24	DATED this 29 th day of November,	2012.	
25	S	TEVEN B. WOLFSO	ON
26	N	lark County District evada Bar #001565	
27	E	THOMAS J. M	. Moreo
28		Chief Deputy D Nevada Bar #00	istrict Attorney 02415

1 CERTIFICATE OF MAILING 2 I hereby certify that service of the NOTICE OF ENTRY OF ORDER was made the 29th day of November, 2012, by depositing a copy in the U.S. Mail, postage prepaid, 3 4 addressed to: 5 BRYAN M. FERGASON, (BAC #96803) High Desert State Prison 6 P.Ö. Box 650 Indian Springs, NV 89070-0650 7 ROBERT HOLMES, III (BAC #1034184) 8 Southern Desert Correctional Center P.O. Box 208 9 Indian Springs, NV 89070-0208 10 DAIMON MONROE (BAC #38299) High Desert State Prison 11 P.Ö. Box 650 Indian Springs, NV 89070-0650 12 TONYA TREVARTHEN 13 aka Tonya Issa 1409 Hermitage Drive Round Rock, Texas 78681-1924 (via certified mail, return receipt) 14 15 TONYA TREVARTHEN 16 aka Tonya Issa 807 David Curry Drive 17 Round Rock, Texas 78664 (via certified mail, return receipt) 18 19 20 21 Jessica Daniels, Legal Secretary District Attorney's Office 22 23 24 25 26

LVMPD EV#060924-0418; EV#061106-0453; EV#061122-1205; EV#061129-1719; EV#061207-1290; EV#061207-1538; EV#061214-1544; EV#070226-0684/jd

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1 FCL STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 THOMAS J. MOREO Chief Deputy District Attorney 4 Nevada Bar #002415 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE DEPARTMENT.

Plaintiff,

CASE NO: DEPT NO: 07A537416 VIII

-VS-

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U.S. CURRENCY \$281,656.73,

Defendant.

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

DATE OF HEARING: November 13, 2012 TIME OF HEARING: 8:00 A.M.

THIS CAUSE having come on for hearing before the Honorable Douglas Smith, District Judge, on the 13th day of November, 2012, the Plaintiff being represented by STEVEN B. WOLFSON, Clark County District Attorney, by and through THOMAS J. MOREO, Chief Deputy District Attorney, and the Claimants DAIMON MONROE, aka Daimon Devi Hoyt, (hereinafter referred to as "DAIMON MONROE"), BRYAN M. FERGASON, aka Bryan Michael Fergason, aka J.B., (hereinafter referred to as "BRYAN M. FERGASON"), TONYA M. TREVARTHEN, aka Tonya Michelle Trevarthen, (hereinafter referred to as "TONYA M. TREVARTHEN"), and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, (hereinafter referred to as "ROBERT HOLMES, III"), and the Court having considered the matter, including briefs, transcripts, arguments of counsel, and

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documents on file herein, now therefore, the Court makes the following findings of fact and conclusions of law:

FINDINGS OF FACT

- 1. A Complaint for Forfeiture was filed on March 9, 2007, wherein U.S. CURRENCY \$281,656.73 represents proceeds attributable to the commission or attempted commission of a felony, to wit: BURGLARY (NRS 205.060) and/or GRAND LARCENY (NRS 205.220) and/or POSSESSION OF STOLEN PROPERTY (NRS 205.275).
- 2. An Answer to the Complaint for Forfeiture was filed by DAIMON MONROE on April 5, 2007.
- 3. Cynthia L. Dustin, Esq., filed an Answer to the Complaint for Forfeiture on behalf of BRYAN M. FERGASON on April 10, 2007.
- 4. Sean P. Sullivan, Esq., filed an Amended Answer to the Complaint for Forfeiture on behalf of ROBERT HOLMES, III. on April 12, 2007.
- 5. In April of 2007, DAIMON MONROE filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case Nos. C228752 and 06F18594. In respect to DAIMON MONROE's Motion for Stay pending the outcome in the criminal case, Case No. C228752, all Defendants have been adjudicated guilty. As to Claimant TONYA M. TREVARTHEN, a Judgment of Conviction was filed in this matter on October 3, 2008, wherein she pled guilty to one (1) count Conspiracy to Possess Stolen Property and/or to Commit Burglary and one (1) count Possession of Stolen Property. On January 5, 2009, a Judgment of Conviction was filed as to Claimant ROBERT HOLMES, III, wherein he entered a plea of guilty to one (1) count of Conspiracy to Possess Stolen Property and/or Commit Burglary and two (2) counts of Possession of Stolen Property. Claimants DAIMON ///

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MONROE and BRYAN M. FERGASON were brought to trial in the Eighth Judicial District Court under Case No. C228752. A jury found DAIMON MONROE guilty of one (1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 26 counts of Possession of Stolen Property. An Amended Judgment of Conviction was filed in this matter September 17, 2010. Further, a jury found BRYAN M. FERGASON guilty of one (1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 25 counts of Possession of Stolen Property.

- 6. Further, as to Claimant DAIMON MONROE'S Motion for Stay, he also referenced the outcome in the pending criminal case, Case No. 06F18594X. This case was bound over to District Court as Case No. C227874 where DAIMON MONROE and BRYAN M. FERGASON were brought to trial and a jury found them guilty of two (2) counts of Burglary, one (1) count of Grand Larceny, and one (1) count of Possession of Burglary Tools. An Amended Judgment of Conviction was filed in Case No. C227874 on August 4, 2008, as to Claimant DAIMON MONROE. A Second Amended Judgment of Conviction was filed in Case No. C227874 on March 3, 2010, as to Claimant BRYAN M. FERGASON.
- 7. On April 23, 2007, BRYAN M. FERGASON, through his attorney Cynthia L. Dustin, filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case No. C208321. In respect to BRYAN M. FERGASON's Motion for Stay he referenced the pending outcome in the criminal case, Case No. C208321. On June 29, 2011, a Second Amended Judgment of Conviction was filed wherein BRYAN M. FERGASON entered a plea of guilty to Attempt Burglary.

/// III

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8. On March 5, 2012, Plaintiff filed a Motion to Lift the Stay of this forfeiture matter as the Defendants had been adjudicated in all of the criminal cases, Case Nos. C228752, 06F18594 (which was bound over to District Court as Case No. C227874), and C208321. The Order Granting Motion to Lift Stay was filed with the Court on April 27, 2012. Plaintiff thereafter filed a Motion for Summary Judgment in the instant matter on June 5, 2012.

CONCLUSIONS OF LAW

On November 13, 2012, after the Honorable Douglas Smith in Department VIII, reviewing all documents, and hearing oral arguments, the Court granted Plaintiff's Motion for Summary Judgment, pursuant to NRS 179.1171(1), 179.1171(5) and 179.1156 to 179.121.

The Judgments of Conviction in the criminal cases have become final. The proof of the facts necessary to sustain the conviction are, therefore, conclusive evidence in this forfeiture action against DAIMON MONROE, BRYAN M. FERGASON, TONYA M. TREVARTHEN, and ROBERT HOLMES, III, and satisfy all elements of the forfeiture complaint.

As to Claimants MONROE and HOLMES, the money turned over pursuant to search warrants was in the possession of their attorneys at the time of the seizure therefore they have no possessory claim to the money.

As to Claimant FERGASON, the money was seized from his bank account as proceeds from illegal activities.

As to Claimant TREVARTHEN, she agreed to forfeiture of any and all money seized pursuant to negotiations in criminal case C228752 by way of a Guilty Plea Agreement filed March 6, 2007.

In respect Claimant MONROE's allegations that they never received copies of the search warrants at the time of the seizure of the proceeds by Las Vegas Metropolitan Police Department. It has been confirmed by the Court that all Claimants were served with the original search warrants, as well as being provided with filed copies of the search warrants at

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a later date. Therefore, Claimant MONROE'S allegation that they never received copies of the search warrants is inaccurate pursuant to the facts of the case. <u>ORDER</u> THEREFORE, IT IS HEREBY ORDERED that the Motion for Summary Judgment against Claimants DAIMON MONROE, aka Daimon Devi Hoyt, BRYAN M. FERGASON, aka Bryan Michael Fergason, aka J.B., TONYA M. TREVARTHEN, aka Tonya Michelle Trevarthen, , and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, shall be, and it is, hereby granted. DATED this 21h day of November, 2012. STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BY Chief Deputy District Attorney Nevada Bar #002415 LVMPD EV#060924-0418; 061106-0453; 061122-1205; 061129-1719; 061207-1290; 061207-1538; 061214-1544; 070226-0684 /jd

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1	oscc	Alm & Chin
2		CLERK OF THE COURT
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4		
5	DISTRICT CLARK COUN	
6	*	* * *
7	LAS VEGAS METROPOLITAN	CASE NO.: 07A537416
8	POLICE DEPT	
9	VS	DEPARTMENT 8
10	U S CURRENCY \$281,656.73	
11		
12	CIVIL ORDER TO STATIS	
13	Upon review of this matter and god	od cause appearing, Clerk of the Court is hereby directed to
14	statistically close this case for the following	•
15	DISPOSITIONS:	•
16	Other Manner of Disposition Voluntary Dismissal	n (Notice of Bankruptcy only)
17	☐ Transferred (before/during t☐ Involuntary (statutory) Dism	
18	Judgment on Arbitration Aw	
19	Stipulated Dismissal Stipulated Judgment	
20	☐ Default Judgment☐ Motion to Dismiss (by Defer	ndant)
21	Summary Judgment	,,
22	Non-Jury (bench) Trial Jury Trial	
23		
24	DATED this 3rd day of December,	2012
35	5. The and dra day of boothibol,	
MESEINEDS		DOUGLAS E. SMITH DISTRICT COURT JUDGE

CLERK OF THE COURT 3

D. Mondoe ، ۽ ۾ ۽ جو ا 31 hourse of Case No. 07 A537416 41) -US-plantiff Dept No. VIII 07A537416 NOAS Notice of Appeal 2058073 S.) \$1.50 corrency 6.) Al 1,656,23 FILED DEC 0 7 2012 Defendant Notice OF APPear Notice is hereby siven that Daimon monks e 10.) defendent above we ned hereby Appeals to the supreme 10.) Court of Nevada From the Finel Judge nenty 1/1/ From the order Motion For Summery Judge nent isi) entered in this action on the arth day of wovember Outed this 3 day of december 2012 1411 2012 argument 1 20 the court lacked Jurisidiction du-e 17,1) to supreme court case 61616 and was told 18) that case was pendins. 9) 21) The court Lied about defendants 26) Receiving asearch warrant onthe day of 211) rou 6 2006, Its a lix to say anyone precions dd) a search warrant absolute lie 2).31) The morey's was taken from my Home

1)- Eash 14,000 dollars and 25,000 in my Ti) Bank so He lied to say it was all taken 31) From mattorney, it was not, Y' 4.) Stewart Bell Sishred and Back detect 5') those werrents For sandre disiacono and Rio. P 6.) absoluting so the court lied and Said we Where siven the orisince that is a outrish 91) SI) we told the court that money's wis taken 81/ Lica 101/ From our person's ond not our attorney's 11) the court never addressed this, the court 12) was told of a pendin, appeal and the 13) Just's idicational defects, And once asein 14/There never was a warrant and we can 15% prove it, The court hired to Say we were (b) got the orisina it's a Lie absoluting 11) 60 The money's taken we snot all taken from 14) my lawyers and the court did not additing 191) this, Nor the warrant, I can prove Beyond mi) a dought that stewer Bell Sish red and Mi) Back dated those For Sandre disiecon Doi) and Rio. D. we have a Right to prove this 23) This money was Illescilly taken we Of Have a Right to prove that, The 259 Court lied to say we ever Recirud 1) Ta warrent that's alie, and the district 2) court backed Jurisidiction to Jil Rule Pending my appear Befor this course Respectfull Submitted De (יפ li) 11) 101) [[//] (بدا 15/ 141) under penulty of Person, Pursuent 15.) to N.R. S 208, 165 Et Seg the undersished 16.) declares he is the petitioner named knows 1) the contents thereof that the preedings are 18.) true and correct to the Bestor his 14) Recolection. dated 1-2-3-12 Daimon MonRoe

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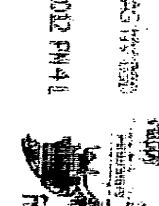
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DEPARTMENT,

VS.

U.S. CURRENCY \$281,656.73,

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12/10/2012 09:07:43 AM

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

Case No: 07A537416

Dept No: VIII

CASE APPEAL STATEMENT

- 1. Appellant(s): Daimon Monroe
- 2. Judge: Doug Smith

LAS VEGAS METROPOLITAN POLICE

Plaintiff(s),

Defendant(s).

3. Appellant(s): Daimon Monroe

Counsel:

Daimon Monroe #38299 P.O. Box 650 Indian Springs, NV 89070

4. Respondent (s): Las Vegas Metropolitan Police Department

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89155-2212

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

- 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, November 13, 2012
 **Expires 1 year from date filed
- 9. Date Commenced in District Court: March 9, 2007
- 10. Brief Description of the Nature of the Action: Unknown

Type of Judgment or Order Being Appealed: Summary Judgment

11. Previous Appeal: Yes

Supreme Court Docket Number(s): 60547, 60809, 61094, 61616

- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 10 day of December 2012.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

000 1034184 1 In Propria Personam 2 Post Office Box 208, S.D.C.C. Indian Springs, Nevada 89018 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 D7A537418 NOAS Notice of Appeal 8 2060890 Las vegas Metropolitan police 9 Plaintiff. 10 Case No. 0745.374/6 11 VS. U.S. Currency \$281,656.73 12 Dept. No. VIII Robert Holmes III Defendant. 13 Docket 14 15 **NOTICE OF APPEAL** 16 NOTICE IS HEREBY GIVEN, That the Petitioner/Defendant, 17 Robert Holmes III , in and through his proper person, hereby 18 appeals to the Supreme Court of Nevada from the ORDER denying and/or 19 dismissing the 20 21 Offassition to 22 ruled on the 13 day of November 23 24 Dated this 30 day of November 25 _. 20 🕰 Respectfully Submitted, 26 Ceket Holone III 27 28 1

Petitioner/In Propia Persona
Post Office Box 208, SDCC
Indian Springs, Nevada 89070-0208

IN THE Lighth JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF Clark

Las vegas Methopshipan Police Department State of Nelnoth Plaintiff,	
U.S. Currencythos, 454, 73	CASE No. <u>0745374/6</u> DEPT.No. <u>VIII</u>
Defendant. Robert Holyes III	

DESIGNATION OF RECORD ON APPEAL

TO:_	DA. Office	ne	
4	District Atta	rver	
S Fe	Teve Wolfso	2 D 200	
Lt	Chis AVENUE	PO BOY 552	2/2
24	as vegas New	ada 89 155	-

The above-named hereby designates the entire record of the above-entitled case, to include all the papers, documents, pleadings, and transcripts thereof, as and for the Record on Appeal.

DATED this 30 day of Avverber, 20 12.

RESPECTFULLY SUBMITTED BY:

Boket Holmen | 1034 P84

Defendant 'In Propria Persona

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CERTFICATE OF SERVICE BY MAILING

	2 I, Robert Holmes III , hereby certify, pursuant to NRCP 5(b), that on this 30
	day of Naversker, 20/2 I mailed a true and correct copy of the foregoing, "Notice
	4 of Appeal fot opposition to plaintiff being Granted"
	by placing document in a sealed pre-postage paid envelope and deposited said envelope in the
	6 United State Mail addressed to the following:
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	D.A. Office Distant
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10	Las vigas Nevada 88155
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19	DATED: this 30 day of November, 2012.
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21	affect Hafres TIT
22	/In Propria Personam
23	Post Office Box 208, S.D.C.C. Indian Springs, Nevada 89018
24	IN FORMA PAUPERIS:
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26	
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IJ	

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding <u>Notice</u> Of Appeal for apposition to Plaintiffs being Grants (Title of Document) Surmary Judgment filed in District Court Case number 074537416 Does not contain the social security number of any person. -OR-Contains the social security number of a person as required by: A. A specific state or federal law, to wit: (State specific law) -or-B. For the administration of a public program or for an application for a federal or state grant.

Indian springs nevada 89070 Robert Holmes III 1034184 5000 P.D. Bax 208



CONFIDENTIAL

200 Lewis AVENUE, 3rd Floor STEVEN O. Grierson Las vegas NV 29155-1160 Clerk of the court

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CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE

DEPARTMENT,

Case No: 07

Plaintiff(s),

vs.

U.S. CURRENCY \$281,656.73,

Defendant(s).

Case No: 07A537416 Dept No: VIII

CASE APPEAL STATEMENT

- 1. Appellant(s): Robert Holmes, III
- 2. Judge: Doug Smith
- 3. Appellant(s): Robert Holmes, III

Counsel:

Robert Holmes, III #1034184 P.O. Box 208 Indian Springs, NV 89070

4. Respondent (s): Las Vegas Metropolitan Police Department

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89155-2212

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

- 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, June 21, 2012
 **Expires 1 year from date filed
- 9. Date Commenced in District Court: March 9, 2007
- 10. Brief Description of the Nature of the Action: Unknown

Type of Judgment or Order Being Appealed: Summary Judgment

11. Previous Appeal: Yes

Supreme Court Docket Number(s): 60547, 60809, 61094, 61616

- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 11 day of December 2012.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

POSEDT HOLINGS III - 1034164

In Propria Personam Post Office Box 208, S.D.C.C. Indian Springs, Nevada 89018

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07A537416

DISTRICT COURT CLARK COUNTY, NEVADA

_ / [NOAS Notice of Appeal
8	LAS VELAS METROPOLITIAN POLICE	2083700
9	DEPARTIMENT }	THE A PROPERTY OF THE PROPERTY
10	Plaintiff,	- ~ ~7-A-527UN
11	vs.	Case No. 07-A-537416
12	RODULT HOUSES IIL POSTON OF \$1 }	Dept. No. VIII
13	781,656-73 SIM OF \$ 70,000.00 } Defendant.	Docket
14		
i 5		an arral CTATGAGET "
16	FURST HILL SE AYONE NOTICE O	FAPPEAL AND POUGAL STATEMENT,
17	NOTICE IS HEREBY GIVEN,	That the Petitioner Defendant,
	RODUT HOLLYES TIT, in and	through his proper person hereby
18		through his proper person, hereby
18 19	appeals to the Supreme Court of Neva	da from the ORDER GRANTING THE.
		da from the ORDER GRANTING THE.
19	appeals to the Supreme Court of Neva	da from the ORDER GRANTING THE.
19 20	appeals to the Supreme Court of Neva	da from the ORDER GRANTING THE.
19 20 21	appeals to the Supreme Court of Neva	da from the ORDER GRANTONG THE LOCALYENT.
19 20 21 22	ANTINITUF S MOTION FOR SLMMWYZY T	da from the ORDER GRANTONG THE LOCALYENT.
19 20 21 22 23	ruled on the 13 day of NOVEMBUR	da from the ORDER GRANTONG THE LOCALYENT. 20 12
19 20 21 22 23 24 25	ANTINITUF S MOTION FOR SLMMWYZY T	da from the ORDER GRANTONG THE LOCALYENT. 20 12
19 20 21 22 23 24	ruled on the 13 day of NOVEMBUR	da from the ORDER GRANTING THE LOCALIZATIONS THE

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ROBERT HOLINGS, III.
P.O. BOX 208
INCIAN SPIENGS NEWADA 89070
± 1034164
IN PROPER PERSON

DISTRICT COURT CLARK COUNTY, NEVADA X-X-X-X-

ROBERT HOLINES, III. UNTITED STATES WRITENCY, SI 70,000. DEPT NO. YIII

-VS
DEFENDANTS

LAS VEGAS METROPOLITAN POLICE DEPORTIVENT,

PLAINTIPF.

PROPER PERSON APPEAL STATEMENT.

THE FRORER PERSON DEFENDANT ROBERT HOUMES, III.

DEMANDS THAT THIS PROPER PERSON PAPEAL STATEMENT BEVIEWED BY THIS COUT! UNDER THE LEBAL PRINTCIPALS FOUND

IN HAINS V. VERNER, 404 US 519 (1972) THE DEFENDANT

IS WOTHOUT COUNSEL AND FUNDS TO SECURE A COUNSEL TO

DEFEND THIS LOTTERATION, THIS DEFENDANT ROBERT HOUNES

IS A VAY PERSON TIN VAN AND ENDOYS A LINTOPO EDUCATION

THEREFORE IN THE REST INTERPLY OF DIFFER ON WHITE THES

DEFENDANT ENDOYS THE FUNDAMENTAL FATIRESS IN WHITCH THE

UNTIED STATES CONSTITUTION PROTOES THIS COUT SHOUT,

COUNSEL TO PASSIT THIS DEFENDANT, (SEE: LEWIS V. (ASSEY, 318 US343)

1 OF 11_

A.) THE ETCHTH JUXCUAL DISTRICT COURT LACKED JUXCUAL

JUXCUSTICTION TO CHICKTIATIN THIS PLANNIFF'S CTUYLL

COMPLAINT FOR FURFETTURE". (SEE DAVIS Y F.E.C.

128 S.CT. 2755 (2008).

THE PLAINTUFY'S COMPLAINT FOR FORFETURE IS WITHOUT SPANNING PURSUANT TO N.R.S. CHAPTER 453 ET SEQ. THE PLAINTUFF HAS SHOWN THIS COURT IND CLAIM THAT THE SUM OF \$170,000.00 TN WHICH DEPENDANT'S COUNSEL SEAN P. SULTUAN ESQ, FRAUDURINTY PROFEDED TO CONSULT ASENTS DEPENDED FROM AN ATTEMPT OR A POURL COTIME.

THE PLATUTOF MAKES THE CLATON THAT CO-DEFENDANT, TONNA M.

TREVARITHEN, WITHDRAIN LARGE AWOUNTS OF CASH FROM HER PERSONAL

BANK ACCOUNT. IT IS ALEDGED THAT UPON THE ARREST OF TONYA M.

TREVARITHEN, DUTCING A TONTONDEATTON PROCESS, TONNA M.

TREVARTHEN WITHOUT COUNSEL'S ADVISE OR PRESENCE ALEDGELY

ADMITTED THAT SHE GAIE LARGE AMOUNTS OF CASH TO RODGET HOMES

ITT.

THE PLATINTEF FATAL FLAIN, IN THIS CLATIM DOES NOT AUGOBED ANY ACTUAL DATES IN WHICH THIS TRANSPOTION OR TRANSPOTIONS OF WERE SUPPOSELY TO OCCURE, THE STATEMENT OF LARGE PAYOUNTS OF CASH IS VAGUE AND CHER-BROAD WHICH DOES NOT PROMITE ROBERT HOLMES III, A FUL AND FATOR NOTICE IN WHICH TO DEFEND.

THE COURT LACK JUTTS DOCTION AT THE OUT-SET, (SEE: MORONG V. CATTOONA, 858 F 2d 1376-1380 (97H COIR 1988) (SEE: JUDGAN V. DOCETUR, 101 NEV. 146 (1985) FOR THE PLEOSED FUNDS WERE NEVER SETZED. THE SEARCH WARRANG DOD NOT RECOVER? THESE PROCEEDS THEREFORE THE PLATUTUTES ARE VIOLATIONS THE CONNERSTON LAW, FOR RODOT HAIMES IT HAS DOMANDED THE PLATUTUTE, TO RETURN HTS FUND WITTCH THEY REGISE.

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B.) THE DEFENDANT PODERT HOLIVES, ITTL MAKE STANDENG TO CONTEST THE FORFETTURE OF A PORTION OF THE . I Z. 81, 656.73."

THE DEFENDANT ROBUST HOLMES, III. IS IN FACT THE ACTUAL OWNER OF A POPUTION OF THE, \$1 281.656.73 TO WII, A TOTAL SUM OF, \$1 TO,000.00. (See: LANTISED STATES V. FRETECHN THURSAND FOVE HUNDRED DOLLARS, 558 F. R. 1359, 1360 (97H COR 1977). THE DEFENDANT ROBUST HOUMES, III. ALCOSES A RERSONAL STA. TON THE OUT COME OF THE FORFETURE PROCESOTURS. (SEE: WESTERN MONTHUS COLNEY V. WAT, 643 F. 26 618, 623 (97H COR 1981).

THE DEFENDANT ROBERT HOLMES, III. HAS ALWAYS MADE A CLEAR OMNERSHIP TO THE PORTION OF THE, SI 281, 656.73 HERE IN AND ALL BEFORE MHTCH THE DEFENDANT ROBERT HOLMES, III, FUNDS ARE TOTALLY SEPARATE TO THE FUND SETTED BY THE PURINTUFF ON COMPLATING TO A LEGAL SENICH MARSTANT. THE PORTIONS OF FUNDS THE MHTCH THE DEFENDANT ROBERT HOLMES III MAKES ASSOLITE CLATON TO, TE, SI 70,000. IS NOT A PART OF PANY SEARCH WARRANT ISSUED TO CO-DEFENDANTS DATMON MONROE, BENAN M. FERRISSON, PAND TOWNA TREMENTION. (SEE: JENKINS Y. MULKETHEN, 395 US 411, 422 (1969).

THE DEFENDANT ROCKET HOLINES TILL IS A ACTUAL CLATOMANT TO A POTOTION OF THE , SI 781, 656.73. TIN THE SUM OF, SI 70,000. (SEE! UNTIED STATES V. ONE 56 FOOT YACHT NAMED TAHLONA, 702 F. 7d 1276, 1279 (9TH TUR 1983) AND HE TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND HE TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 1983) AND 18 TS THE SULE CLATOMANT TO THE SUM OF SI 70,000 (9TH TUR 19

THE DEFONDANT ROBUST HOLINES, TILL HAS ALLEGGED SPECIFIC PROPERTY THRESET THE A POSTION OF THE, BY 281, 656 73 IN THE SUM OF BY TO, COOD. THE DESENDANT ROBUST HOLINES TILL, HAS NELICE PROMODEN HIS PERSONAL UNTEREST THE THE OF BY TO, COOD. COD THI WHICH HE PERSONALLY HANDED TO HIS ATTOMACY WHO HAD REEN RETAINED TO ACT THE THE DESENDANT ROBUST HOLINES III, BEHALF.

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THE DEFENDANT RODGET HOUMES TIL, CUT OF FEAR BORROWED A SUM OF \$170,000.00 PROUM FAMILY, FRITENDS, AND FUNCTUAL THISTOTICALS TIM WHITCH HE HANDED THIS SUM TO SEAN P. SULTUAN ESQ UNDER THE FRAUDULENT BETTEF THAT THE FEOGRAL BURGA OF TUNESTIGATION WOULD SETTED THE PROPURITIES OF FOMILY MEMBERS.

C.) THE ETEHTH IDICAL DISTITUT COURT IDEE DUELAS E. SMOTH CROSSON WHEN HE GRANTED THE PLATINTEH SUMMARY IDEMENTAL TO DEFENDANT PODERT HOUSES III, AND HES CHARMED PORTION OF & 281,656. TS TO WITCH WAS NOT SETTED BY A SCAPLIH WARRANT."

DOTAL AND PER SE ABUSE OF DISCIPETION WHEN DISTRIT COURT SLOSE DOUBLAS E. SMITH, VIOLATED WELL ESTABLISHED LAW WHEN DISTRICT COURT DOUBLAS E. SMITH, RULED THAT THE DEFENDANT DID NOT HAVE TAN PERSONAL INTEREST ON THE \$1 70,000.00 TAN WHICH WAS PROVIDED TO HIS RETAINED COUNSEL SEAN P. SULTIVAN ESQ FROM DEFENDANT RODOR HOUSES, TIL, PLLUMING THE DEFENDANT HIS PERSONAL INTEREST

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IN THE FUNDS ON WHICH HE DEFENDANT ROBERT HOUMES ITC PROVIDED TO THE HANDS OF HIS RETAINED COUNSEL SCAIN P. SULTURAN ESQ. (SEE! BINTIED STATES I ONE 56-FOOT YACHT NAMED TAHUNA, 702 F. 2d 1276, 1279 (9714 COR 1983).

THE DEFENDANT POOREST HOLMES TILL, STATES THESE FUNIOS DED NOT DEPOLICE FROM ANN TUREAL ACTORITIES, THESE FUNIOS WE'RE ACTUALLY PROPROWED FROM FAMILLY, FRITENDS, AND FUNIUM CAL TUSTIUMOUS TINOPOLER TO SATUREY THE REGULEST MADE BY THE DEFENDANT POOREST HOLEIMS TIL DETAINED COONSEL.

THE DISTINICY COUNT JUDGE DOUBLAS E. SMITH, COMMITTED A GNIZOR TIN LAW WHEN THE REVIEW THAT ALL ESSENTIAL ELEMENTS TO SUPPORT A FONFETTURE PROJECTIVE RESIDENT DEFENDANT DEFENDANT ROBERT IS TO SHOW THE REVISIONAL PROJECTO OF DEFENDANT IZODERT HOLMES III, TO WITH THE SUM OF SI TO, COOD. COUT IN WHICH HIS ATTORNEY SEAN P. SULTIVAN, WAS FRAUDULENTLY INTSIED TO RELINQUALH SATIO FUND TO THE FEDERAL BURNN OF INTESIED TO RELINQUALH SATIO FUND TO THE FEDERAL BURNN OF INNESTIGATION, WAS PROJECTOS WHICH STEETINS FROM TUREAL ACTORTY.

THE EIGHTH JUDICIAL DISTITUT COURT JUDGE DOUGLAS E. SMOTH,
FACLED TO MAKE A NEEDED CONNECTION TO THE PROCEEDS WHICH
WAS FROUTOND TO THE HANDS OF DETATINED COUNSEL SEAN P. SOUTONN
BY DEFENDANT RODGET HOLMES III, WE'RE PROCEEDS WHICH DEPOUGD
FROM A TUGGAL PETCOVITY THOSEFORE WITH DUT SUCH A ESSENTICAL
CONNECTION THERE IS A FATAL FLAW.

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DOWLAS E. SYTUTH, WITH IMPLICE AND
FORETHOUGHT TONORD THE WELL ESTABLISHED
LAW WHICH ADDRESSES A DECONSIDERATION
PLEADING.

THE PLANTIFF'S MOTION FOR DECONSIDERATION IS UNTIMELY WAS NOT PROPERLY PEFEROE THE COURT, THE PLANTIF'S MOTION FOR DECONSIDERATION SHOULD HAD BEEN DENTED, FOR THE COURT CROPPED A STAY OF THE FORFETIME PROCEEDING MAY 16, 2007.

THE COURT ONDERSON THE STAY WOULD BE LIFTED AS A MATTER OF LAW UPON THE FINAL RESOLUTION OF CRIMINAL CASE NO. C-20 8321 BY TRIAL OR BY NECOTIATION AND SUCH STAY SHALL BE AUTOMATICALLY LIFTED AND THE FORFETURE PROCEEDING MAY RESUME.

SUCH WAS THE CODES OF DISTINIC (CURT ILOSE STEWART BELL AND PURSUANT TO D.C.P. 18.1 ANDTHER JUDGESCEDS HIS JUDICIAL PUTH-DOTTY TO THAT JUDGE RE-VISTIS ANDTHER JUDGES CREEKS WITCHOUT THE REQUEST OF THE TUDGE THAT TSSUED THE CORRES. (SEE: N.IR.S. 3. 720) (SEE: N.IR.S. 177.015(1)(b)) (SEE: WARDEN V. OMENS 93 NEV. 255(1977) (SEE: ROHLFTYHTING V. 2ND DOTT UT, 803.

E.)" THE DEFENDANT REDGET HOUMES III, DISPUTES THI GOOD FACTH
THAT ON APPTUL 24, 2007, HE AGREED A JOUNT INSTICUT TO
STAY, FOR THE SUM OF 8 TO ,000,000 WAS NOT SETZED WITH
A SCARCH WARRANT AND SUCH WAS NOT VOLUMFARULY SURRENDED.

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RODURI HOLONES III, STAYES THAT HE ARSOLUTELY DISPUTE THE LIATIM THAT TOWA M. TREVARITHEN, EVER GAVE THIS PERSON ANY FUNDS.

THE CLARMANT RODGET HOLMES III, DED NOT PROFT FROM THE TUEBAL ACTIVITIES IN WHICH BRYAN FERBASON, TONNA M. TREVANTHEN, AND OR DATMON MONTROE WAS ALLEDGED TO BE INVOLED IN.

THE CLATOMAINT PRODUCT HOUMES III, STATES THAT THE SUM OF TO,000 CO DEPOSED FROM FAINTLY, FATERIOS, AND FONTURCAL INSTRUCTIONS THAT A DORGET ATTEMPT TO WARD OF THE FEDERAL BUTHORTY BUARA OF THIRESTIGATIORS WHICH CLATOM TO HAVE LEGAL AUTHORITY TO SETTE THIS CLATOMAINT'S FAINTLY PRODUCTICS.

THE CLATUMANT VATER LEARNES THAT THE SUM OF \$ 70,000.00 DOLLARS WAS SETTED UNDER FRANCENT TERMS THEREFORE THIS CLATMED FORFETTURE COMPLATENT MUST BE DESMESS AS IT RELATES TO ROBORT HOUMES III, AND THE, SUM OF \$170,000, OU POLLARS OF UNDER STATES CURRENCEY, FOR SUCH AMOUNT WAS NOT SETTED PRISUANT TO A VANIFUL SEARCH WARDANT. (SEE: JAKES V. UNITED STATES PURSUANT TO A VANIFUL SEARCH WARDANT. (SEE: JAKES V. UNITED STATES)

THERE WAS NEWER A VANIFUL SETTURE OF PAN UNITED STATES WITHERS

PUTSUANT TO A VANIFUL SCARCH WARRANT SCRING UPON ROBBET HUMES

THEREOFORE THE TULEBALY HELD SUM OF SI TO, 0000. CO MUST BE

RETURNED TO THIS CLATOWAINT ROBBET HOUSESTIL, FOR SUCH CAN INST BE

NAME A LEBAL PART OF THE COMPLIANT FOR FORFETURE FOR SUCH DID

NOT DURING FROM ANY TULBBAL PETUTOY WHICH IS PROVING BY MORE THEN

A STATES WITHESS.

F.) THE DESTRICT COURT IDEA DOUBLAS E. SMITH WAS MILSLED BY THE STATEMENT WHICH WAS TOTALLY TUCONINCT AND SUCH STATEMENT ALLOWED THE DISTRICT COURT JUDGE TO THITTER A PREUD RESULT.

ILCOROT HOUNES III, HAD RETATURD COUNSEL IN CASE NO. C-208321, T.E., SEAN P. SULTWAN, ESQ, AND UNDER WELL ESTABLISHED SUPPEME COURT AUTHORITY IT IS THE ACCUSED NOT COUNCEL WHO IS FATINGTHE PLODGE CITIME. (SEE! STRICKLAND Y. WASHTABTON, 4CLO US 668 (1984) (SCE: ETTENON V. WATHWITCHT, 372 US 335 (1963).

ROBERT HOLINES TILL'S COUNSEL SCAN P. SULTUAN ESQ UNDER FALSE PRETERVIE PROMUSED GOVERNIMENT AGENTS THE SUM OF \$1 70,000.00 OF MONTES UN WHTCH BELONES SOLEY TO POLICET HOLMES III, AND AT NO TOXIE HOSE TH O'S THOSOSEGOISE DOD THOSE FUNDS BELOWE TO SCAN P. SULTIVAN ESQ. THEREFORE PODGET HOUNES TIL, MANTIANED A PERSONAL TATTEREST TO THE FUNDS AT ALL TIMES FOR ATTORNEY SEAN P. SULTUANI WAS ACTUAL IN BEHALF OF PUDENT HOLMES III.

THERE WAS NO SETUDE OF FUNDS PURSUANT TO THE LAWFUL SEARCH WARRANTS SERVED LOON RODGET HOLMES III, THE FUNDS OF SI 211,656.73 WERE SETTED DUTTING LAWIFLL SCALLES OF, DATMON MONTICE, BIZVAIN FORGASON, TONA M. TREVARTHEN... THE PODUTIONAL, SUM OF \$ 70,000 OC WAS THEBALLY CONFISCATED AND THEBALLY COMBTINED TO THE GRAND TOTAL OF \$ 281.656.73 FOUND ON THE COMPLAINT FOR FORFETURE, THE THEBALLY CONFOCIATED FUNDS OF I 70.000.00 WAS PERSONAL FUNDS BELOWERLY TO POODED HOUSES AND DED NOT DEPOLIC FROM ANY CLICERY POTUTON ON WHICH . FORFETTURE PROCEETING IS AUTHORITIED AS A MATTER OF LAW.

.8 OF 11

G.) THE PLAINTUFF MUST FAUL ON THETIZ IMOTICAL FOR SUMMARY
JUDGMENT FOR THEORE IS A MATERIAL ISSUE OF FACT
TO BE TIZIED." (SEE: PICCHARD V. CONVITU, 94 NEW. 84 0978)
THE SUM OF SI TO,000.00. WAS NOT SETTED DURING A VAMPUL
SCARCH WARRANT... THE VAMPUL SCARCH WARRANTS WHICH WAS
SCRIED UPON ROCKET HOLMES III, DOD NOT SETTE ANN UNTIED STATES
CURRENCY.

ROBERT HOUSES III, RETAINED COUNSEL TO ASSIST IN DEFENDING THE REPULACE CITTIMES ON WHITCH THIS PICLUSED WAS ALCOGED TO HOP TAKEN PART ON . . THROUGH FAMILY, FIRTENDS, AND SEVERAL FUNTURIES TIL, HANDED SEAN P. FUNTURIUM COSO. OD.

RODGET HOLMES III, STATES TO THIS COURT THAT FACT IS UNICOPOTED THEORETORE THE PLATENTOFF HAS NO LEGAL CLAIM TO THE SUM OF TO, OCO CO FOR SUCH IWAS NEVER SETTED THROUGH LEGAL CHANNELS WHICH LEAVES NO MATERIAL TSSUE OF FACT IN WHICH THE PLAINTIPP (AN) TRY... THEORETICAL THIS COURT MUST DEMY THE PLAINTIPP'S MOTION FOR SUMMARLY JUDGMENT FOR VALUE OF STANDING.

THIS COURT MUST BRAIT SUMMARRY TUDGMENT TO ROCKET HOUMES III, ONLY AS THE REPORTS TO THE SUM OF SI TO COO CO FOR THE PARTITIFE HAS THEREAL CONFISCATED THOSE FUNDS. AND ROCKET HOUMEN THE TS THE LEGAL CONFISCATED THOSE FUNDS AND THE CROME OF CONFISTON BY THE REGION OF THE RATURTOF HAS COLURED FOR NOCHOTHERES III. DEMANDS THE RETURN OF SATO FOURS AND THE PLANTITIFE REFUSE SUCH TS A MAINTIFEST OF LITTLE AND SATO FOURS AND THE PLANTITIFE REFUSE SUCH TS A MAINTIFEST OF LITTLE AND THE PLANTITIFE REFUSE SUCH TS A MAINTIFEST OF LITTLE AND THE PLANTITIFE REFUSE SUCH TS ESTIVAN OF SITO, COO COO. THIS COURT MUST CUTTERVENE AND ORDER THE RETURN OF THE SUM OF SITO, COO. CO.

THIS COURT MUST CUTTERVENE AND ORDER THE RETURN OF THE SUM OF SITO, COO. CO.

THOSE COURT HOMES ITH, PLUS TUTTEREST FORTHWITH. (SEE FURST NAT BANC WOIT, 88 ST. 1575)

CONCLUSION.

THE DEFENDANT ROBERT HOUSES III, IS THE SOLE OWNER OF THE SUM OF 8 70,000.00. IN WHICH THE PLATITUTE THERALLY THE WOOD IN THE AMOUNTS IN WHICH WERE SETZED FROM, DATMON MONTROE, BOVAN FEIRGASON, TONVA M. TREVARTHEN, PURSUANT TO A VAMIFUL SGARUH WARDUANT.

THE SEARCH WARRANT WHICH WAS LAW FULLY SERVED LIDON THE RESTIDENT OF ROBERT HOLMES III, OR ANY PROPERTY IN WHITCH ROBERT HOLINES III, WAS ATTACHED TO D'ED NOT RETIDUE ANY LINETED STATES Wingy.

THE CLAIM THAT RODGET HOLINES TIL, PERSONAL ATTORNEY SEAN P. CO. COO. OF H 70 MUR SIT CISCIBOLASTIRE YULDATIONON FROM THE SUM OF SI 70,000. CO TO A UNICUCIAIN EQUERNIMENT MEGNICY POSTURE AS PREENTS OF THE FEDERAL DUTCHON I.C.E. LAN NOT BELONG A CLACK OF ILLEALLY GOTTEN PROCEEDS.. NOR IS THERE ANY GROUNDS TO SEEL IT FORFETTURE PROCEETING

THE FUNDS TIDENTIFIED AS THE SUM OF \$170,000.00 HAVE BEEN CONFISCATED THEBALLY PAND NOW THE PLATINTIFF SEEKS TO MISSIED THE COURT BY CLATON SUCH IN A FORFETIUSE COMPLATINT. THIS CLUST HAS FALLED SUPPLIED CO. COCO. OF 18, 27HT CHAI SINGSO A OT HOSTBANNO) A CONANIDO OT THIS COUNT HAS COMMITTED PER SE PRUSE OF DISCRETION. (SEE! KOON V. UNITED) STACES, 116 S. CT 2035 (1996) AND AS TO DELATES TO DODGET HOUMES III, PLACUTURE'S SUMMARY FUDGINGUT MOTTCHI IS DELTCO, PND THE COURT GRANTS SUMMARY JUDGMENT TO DEFENDANT ROBERT HOUSES III, PND ORDER THE PLAUX-TUFF TO RETURN THE SUM OF 81 70,000.00 PLUS TNITEBREST AND ATTORNEY FEES PANO COUNT COST FORTHWENT TO ROBERT HOLMES IIL AT ROST OFFICE BOX ZOS TUDIAN SOTTUES, NEVAVOA SOUTU AND ALL FUTURE ACTIONS ARE BARTED RUZUANT TO M.R.COU.P. 416),

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	WHEREFORE, DEFENDANT, prays that the court grant AU CFTHE		
:	Li contra de la contra del la contra de la contra del la contra		
-	EXECUTED at S.DC.C.		
<u> </u>	on the day of DHOHMBER, 2012.		
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6	Coted Helmon		
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8	<u>VERIFICATION</u>		
9	Under penalty of perjury, pursuant to N.R.S. 208.165 et seq., the undersigned declares that he is		
10			
11	true and correct of his own personal knowledge, except as to those matters based on information and		
12	belief, and to those matters, he believes them to be true.		
13			
14	Shet Holmann		
15	Signature of Petitioner		
16			
17	Attorney for Petitioner		
18	i morney for retitioner		
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EXHTB77

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COMP

DAVID ROGER

Clark County District Attorney

ORIGINAL FILED 4537416 Priority Civil NRS 179.1173 Arbitration Exemption Declaratory Relief NRS 30.030 aka J.B.), whose last known address is 7400 Pirates Cove Road, #220, Las Vegas, Nevada, 89145, TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), whose last known address is 1504 Cutler, Las Vegas, Nevada, 89117, and ROBERT HOLMES, III, (aka Bobby Holmes aka Robert Holmes), whose last known address is 6177 Risepine Ct., Las Vegas, Nevada 89110.

FIRST CAUSE OF ACTION (179.1164(1))

On or between the 22nd day of November, 2006, and the 26th day of February, 2007, while in the County of Clark, State of Nevada, the Defendant U.S. CURRENCY \$281,656.73 was recovered from the actual and/or constructive possession of potential claimants DAIMON MONROE (aka Daimon Devi Hoyt), BRYAN M. FERGASON (aka Bryan Michael Fergason, aka J.B.), TONYA M. TREVARTHEN (aka Tonya Michaelle Trevarthen) and ROBERT HOLMES, III (aka Bobby Holmes, aka Robert Holmes) under circumstances which would indicate that the said potential claimants had engaged in conduct in violation of 179.1164(1a), and that said Defendant U.S CURRENCY \$281,656.73 represents proceeds attributable to the commission or the attempted commission of a felony, to wit: BURGLARY (NRS 205.060) and/or GRAND LARCENY (NRS 205.220) and/or POSSESSION OF STOLEN PROPERTY (NRS 205.275) and said U.S. CURRENCY is, therefore, subject to forfeiture. The circumstances referred to herein include, but are not limited to the following, to wit:

On September 24, 2006, officers of the Las Vegas Metropolitan Police Department responded to a burglary call at 9837 West Tropicana in Las Vegas, Clark County, Nevada. There they apprehended DAIMON MONROE, (aka Daimon Devi Hoyt) and BRYAN M. FERGASON (aka Bryan Michael Fergason, aka J.B.) in a white Plymouth van with stolen property inside the vehicle.

On September 24, 2006, as the result of an extended investigation, search warrants were served at 15004 Cutler Drive, Las Vegas, Nevada, 89117. Officers found an enormous amount of suspected stolen property. DAIMON MONROE, (aka Daimon Devi

Hoyt), BRYAN FERGASON, (aka Bryan Michael Fergason, aka J.B.) TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), and ROBERT HOLMES, III (aka Bobby Holmes, aka Robert Holmes) were charged with six (6) counts of Felony Possession of Stolen Property and one (1) count of Conspiracy to Possess Stolen Property.

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Between September 24, 2006, and October 23, 2006, police officers monitored telephone calls to and from inmate DAIMON MONROE. (aka Daimon Devi Hoyt). Through these conversations between DAIMON MONROE, (aka Daimon Devi Hoyt), BRYAN FERGASON, (aka Bryan Michael Fergason, aka J.B.) TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), and ROBERT HOLMES III, (aka Bobby Holmes aka Robert Holmes), the officers learned that these persons had been and were continuing to be involved in burglary, theft, and the storage of stolen property with use of a specially manufactured hand tool, to gain entry into businesses without damaging the locking mechanisms. These persons referred to this tool as "Matthew" during their conversations.

Through information derived from these telephone conversations and through other means of investigation, officers learned of residences and storage units under the control of DAIMON MONROE, (aka Daimon Devi Hoyt), BRYAN FERGASON, (aka Bryan Michael Fergason, aka J.B.), TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), and ROBERT HOLMES III, (aka Bobby Holmes aka Robert Holmes).

Beginning on November 6, 2006, the officers executed search warrants at the following addresses in Las Vegas, Clark County, Nevada: 1504 Cutler Drive, 7400 Pirates Cove #220, 8100 W. Charleston A138, 5900 Smoke Ranch #174, 3250 North Buffalo #247 and #253, and 8265 West Sahara B106.

During these searches the officers were overwhelmed with high value stolen property. The officers spent many hours researching serial numbers and property descriptions of hundreds of stolen items to locate the legitimate owners. Simply transporting the stolen property was an enormous undertaking. The officers estimated that the accumulated value of the stolen property under the control of DAIMON MONROE, (aka Daimon Devi Hoyt),

BRYAN FERGASON, (aka Bryan Michael Fergason, aka J.B.), TONYA M. TREVARTHEN, and ROBERT HOLMES III, (aka Bobby Holmes aka Robert Holmes) amounted to several hundreds of thousands of dollars and possibly over one million dollars.

During the search of the residence at 1504 Cutler Drive, Las Vegas, Clark County, Nevada, officers found U.S. CURRENCY \$13,825.00, mostly in \$100 bills, hidden inside oven mitts. An additional U.S. CURRENCY \$1,040.22 in loose and rolled U.S. coins was also found at that location. Through further investigation, officers learned of bank accounts under the control of BRYAN FERGASON (aka Bryan Michael Fergason, aka J.B.), and TONYA M. TREVARTHEN (aka Tonya Michelle Trevarthen). On November 22, 2006, officers presented search and seizure warrants and seized U.S. CURRENCY \$124,216.36 from the account of BRYAN FERGASON, (aka Bryan Michael Fergason, aka J.B.), and U.S. CURRENCY \$26,938.64 from the account of TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen) at Bank of America.

Additional investigation revealed that TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen) had been withdrawing large amounts of cash from her accounts. Officers received voluntary admissions from TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen) after she was advised of her rights pursuant to the Miranda decision. From those admissions, officers learned that she had given large amounts of cash to ROBERT HOLMES III, (aka Bobby Holmes aka Robert Holmes). Through Attorney, Sean Sullivan, representing ROBERT HOLMES III, (aka Bobby Holmes aka Robert Holmes), U.S. CURRENCY \$70,000.00, was voluntarily surrendered to officers.

TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), also told the officers that she had given money to AAA People's Choice Bail Bond Company on November 9, 2006, to pay the bail for DAIMON MONROE, (aka Daimon Devi Hoyt). Eventually the officers used a search and seizure warrant to recover U.S. CURRENCY \$528.95 from the account of As The Bail Turns and U.S. CURRENCY \$5,105.38 from the account of All Out Bail Bonds representing a portion of the money paid for the bail of DAIMON MONROE, (aka Daimon Devi Hoyt).

Officers learned that TONYA M. TREVARTHEN had transferred thousands of dollars to Attorney Al Lasso between November 9, 2006, and November 20, 2006. Using a search and seizure warrant the officers recovered U.S. CURRENCY \$26,502.18 from Al Lasso's Client Trust Account.

Bank records also informed the officers that TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), had transferred U.S. CURRENCY \$3,500.00 to Attorney Jonathan Lord for seizure proceedings. Mr. Lord voluntarily surrendered that amount to the LVMPD officers.

It was also learned that TONYA M. TREVARTHEN, (aka Tonya Michelle Trevarthen), had transferred U.S. CURRENCY \$10,000.00 to Attorney Joel Mann for legal services on behalf of DAIMON MONROE, (aka Daimon Hoyt). Mr. Mann voluntarily surrendered that amount to the LVMPD officers.

A final total of U.S. CURRENCY \$281,656.73, was seized by LVMPD officers as proceeds attributable to the commission or attempted commission of felonies by these named claimants.

WHEREFORE PLAINTIFF Prays that this Honorable Court declare that this Plaintiff, the Las Vegas Metropolitan Police Department, is the legal owner of Defendant U.S. CURRENCY \$281,656.73; that this Honorable Court decree the forfeiture of Defendant U.S. CURRENCY, free of all claims of all persons pursuant to the provisions of NRS 453.301(9), and Order said Defendant U.S. CURRENCY to be distributed in the manner set

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forth in NRS 179.1185 and 179.118; that Plaintiff recovers its costs and attorneys fees against any party, person, or entity opposing the forfeiture of Defendant U.S. CURRENCY as prayed for herein; that Plaintiff has such other and further relief as the Court deems just and proper.

DATED this X day of March, 2007.

DAVID ROGER Clark County District Attorney Nevada Bar #0Q2781

BY

Chief Deputy District Attorney Nevada Bar #000082

LVMPD EV#060924-0418; EV#061106-0453; EV#061122-1205; EV#061129-1719; EV#061207-1290; EV#061207-1538; EV#061214-1544; EV#070226-0684/cm

EXHUSCI 2

Sean P. Sullivan, Esq. KELLY & SULLIVAN, LTD. Nevada Bar No. 4768 302 E. Carson Ave., Suite 600 Las Vegas, Nevada 89101 (702) 385-7270 Arrorney for Real Party in Interest, Robert Holmes, III

FILED

APR 12 2 56 PH '07

CLERK (COURT

DISTRICT COURT

CLAPT COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Plaintiff,

Case No. A537416 Dept. No VII

vė.

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U.S. CUBRENCY \$281,656.73,

Defendants.

AMENDED ANSWER

COMES NOW, the Defendant/Real Party in Interest, ROBERT HOLMES, III, by and through his attorney, SEAN P. SULLIVAN, ESQ., and for his answer to the Plaintiff's Complaint on file herein, denies, admits and alleges as follows:

- Answering Paragraphs I and II of Plaintiff's Complaint, Defendant admits each and every allegation contained therein.
- 2. Answering Paragraph III of Plaintiff's Complaint, Defendant denies each and every allegation contained therein.

FIRST CAUSE OF ACTION

3. Answering Paragraph I of the First Cause of Action of Plaintiff's Complaint, Defendant denies each and every

LY & SULLIVAN, LTD.
ATTORNEYS AT LAW
12E. CARSON AVE., STE. 600
LIS VEGAS. NEVADA 89101
(700) 189-7219
FAX: (700) 189-7212

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ELLY & SULLIVAN, LTD.
ATTORNEYS AT LAW
308 E CARSON AVE., STE. 608
LAS VEGAS, NEWARA 69101

allegation contained therein.

4. That it has been necessary for the Defendant to employ the services of an attorney to defend this action and a reasonable sum should be allowed Defendant as and for attorney's fees, together with his costs expended in this action.

AFFIRMATIVE DEFENSES

- Defendant alleges that the allegations contained in the Plaintiff's Complaint fails to state a cause of action against Defendant upon which relief can be granted.
- Plaintiffs by their own acts and/or admissions, are estopped from declaring any claims for damages.

WHEREFORE, the Defendant demands judgment that the Plaintiffs take nothing by way of the Complaint on file herein and that they go hence with their costs herein and that Defendant be awarded reasonable attorneys fees and costs incurred herein.

DATED this ____ day of April, 2007.

KELLY & SULLIMAN, LTD.

By:

SEAN P. SULLIVAN, ESQ. Nevada Bar No. 4768 302 E. Carson Ave. 600 Las Vegas, Nevada 89101 Attorney for Defendant/ Real Party in Interest ROBERT HOLMES, III

says:

(ETLLY & SULLIVAN, LTD.

ATTORNEYS AT LAW

SOR E. CARSON AVE. STE. SED

LAS VEDAS, NEWYOO, 80 101

(PRO SOL-TEX)

FAX: (PS) SOL-TEX

STATE OF NEVADA)
) ss.
COUNTY OF CLARK)

ROBERT HOLMES III, being first duly sworn, deposes and

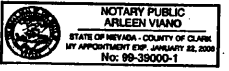
That he is the real party in interest of the Defendant in the above-entitled matter, that he has read the foregoing Amended Answer and knows the contents thereof, and that the same is true of his own knowledge except for those matters therein stated on information and belief, and as for those matters, he believes it to be true.

ROBERT HOLMES, III

SUBSCRIBED AND SWORN to before me

this ____ day of April, 2007.

NOTARY PUBLIC



EXHTBU 3

FILED 1 ORDR Hay 18 12 45 PH '07 **DAVID ROGER** Clark County District Attorney Nevada Bar #6 12781 RANDALL F. WEED Chief Deputy District Attorney Nevada Bar #000082 2 3 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 5 Attorney for Plaintiff 6 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 LAS VEGAS METROPOLITAN POLICE DEPARTMENT, 11 Plaintiff. 12 Case No. A537416 -VS-**1**3 Dept No. ۷II U.S. CURRENCY \$281,656.73 44 Defendant. 15 16 17 ORDER GRANTING MOTION FOR STAY OF FORFEITURE PROCEEDINGS 18 19 **DATE OF HEARING: 05/16/2007** TIME OF HEARING: 8:30 A.M. 20 21 THIS MATTER having come on for hearing before the above entitled Court on the 22 16th day of May, 2007, the Claimants not being present, and Claimants' Counsel not being 23 present, the Plaintiff being represented by DAVID ROGER, District Attorney, through RANDALL F. WEED, Chief Deputy District Attorney, and the Court having heard the 24 25 arguments of counsel and good cause appearing therefor, 26 111

EXFORFEIT/ORDERS\2007\060924-0418MONROE, FERGASON, HOLMES (Climi's order lifting stay). doc

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EXI

IT IS HEREBY ORDERED that the Motion for Stay of the Forfeiture Proceeding: 1 2 shall be, and it is Granted. IT IS FURTHER ORDERED that upon the final resolution of Criminal Cas 3 C208321 by trial or by negotiation that this Stay shall be automatically lifted and th 4 5 forfeiture proceeding may resume. __ day of May, 2007. DATED this _____ 6 7 STEWART L'BELL 8 DISTRICT JUDGE 9 10 DAVID ROGER 11 DISTRICT ATTORNEY Nevada Bar *002781 12 13 14 Chief Deputy District Attorney Nevada Bar #000082 15 16 17 18 19 20 21 22\ 23 24 25 26 27 LVMPD EV#060924-0418/cm -28

i:\forfemorders\2007\060924-0418MONROE, FERGASON, HOLMES (Cli 2

I hereby certify that service of NOTICE OF ENTRY OF ORDER was made this 2/51 day of May, 2007, by facsimile transmission to:

KELLY & SULLIVAN, LTD. SEAN P. SULLIVAN, ESQ. Attorney for Claimant for Robert Holmes III FAX #: (702) 385-7282

Secretary for District Attorney's Office

Event No.060924-0418/cm

EXHTBCT 4

Electronically Filed 03/05/2012 01:08:45 PM

1	NOTM	Alm to Chum	
2	STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565	CLERK OF THE COURT	
3	l THOMAS J. MOREO		
4	Chief Deputy District Attorney Nevada Bar #002415		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorneys for Plaintiff		
7	·		
8	DISTRICT COURT		
9	CLARK COUNTY, NEVADA		
10	LAS VEGAS METROPOLITAN POLICE)		
11	DEPARTMENT, Plaintiff,	Case No. 07A537416	
12	·	Dept No. VIII	
13	vs.		
14	U.S. CURRENCY \$281,656.72,		
15	Defendant.		
16	NOTICE OF MOTION AND MOTION TO LIFT STAY		
17	DATE OF HEARIN	NG:	
18	TIME OF HEARING: A.M.		
19	COMES NOW, STEVEN B. WOLFS	ON, Clark County District Attorney, by and	
20	through THOMAS J. MOREO, Chief Depu	ity District Attorney, attorneys representing	
21	Plaintiff herein and respectfully moves this I	Honorable Court for an Order lifting the two	
22	Motions to Stay of Forfeiture Case herein filed	on or about April 5, 2007 and April 23, 2007.	
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26	///		
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1	This Motion is made and based upon the attached Points and Authorities and any		
2	argument deemed appropriate at time of hearing.		
3	Respectfully submitted		
4	STEVEN B. WOLFSON DISTRICT ATTORNEY		
5	Nevada Bar #001565		
6	BY /s/ T J MOREO		
7 8	THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415 Attorney for Plaintiff		
9	NOTICE OF MOTION		
10	TO: CYNTHIA L. DUSTIN, ESQ.		
11	324 S. 3rd Street, #1 Las Vegas, NV 89101		
12	Attorney for BRYAN M. FERGASON		
13	ROBERT HOLMES, III (BAC #1034184) Southern Desert Correctional Center		
14	P.O. Box 208 Indian Springs, NV 89070-0208		
15	Daimon Monroe (BAC #38299)		
16	High Desert State Prison P.O. Box 650		
17	Indian Springs, NV 89070-0650		
18	YOU WILL PLEASE TAKE NOTICE that the Plaintiff will bring the foregoing		
19	Motion on for hearing before the above entitled Court at the Clark County Courthouse, Las		
20	Vegas, Nevada, on the 9 day of April , 2012, in Department		
21	VIII, at the hour of In Chambers that day, or as soon thereafter as counsel may be		
22	heard.		
23	Respectfully submitted		
24	STEVEN B. WOLFSON DISTRICT ATTORNEY		
25	Nevada Bar #001565		
26	BY /s/ T J MOREO		
27	THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415		
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POINTS AND AUTHORITIES

BACKGROUND

Plaintiff the Las Vegas Metropolitan Police Department filed a Complaint for Forfeiture in this forfeiture proceeding on March 9, 2007. Pursuant to NRS 170.1173, a stay of these proceedings was entered pursuant to two Motions for Stay of Forfeiture Case.

Claimant, DAIMON MONROE, aka Daimon Devi Hoyt, in Proper Person, filed a Motion for Stay of Forfeiture Case proceedings with the Clark County Clerk's Office on April 5, 2007. In Claimant MONROE'S Motion, he requested a stay pending the outcome of the criminal cases C228752 and 06F18594X.

Claimant, BRYAN M FERGASON, aka Bryan Michael Fergason, aka J.B., through his attorney Cynthia L. Dustin, Esq., filed a Motion for Stay of Forfeiture Case with the Clark County Clerk's office on April 23, 2007. In Claimant FERGASON's Motion, he requested a stay pending the outcome of the criminal case C208321.

On April 24, 2007, in a telephone conversation with Sean P. Sullivan, Esq, attorney for Claimant ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, affirmed that Claimant HOLMES joins in the two Motions for Stay of Proceedings.

Potential Claimant, TONYA TREVARTHEN, aka Tonya Michelle Trevarthen, who resides out of state, was served with the Summons and Complaint in the forfeiture action by publication in the Las Vegas Review Journal.

Plaintiff's representative, Thomas J. Moreo agreed to stay the forfeiture matter pending the outcome of the criminal cases, which is based on the same evidence as the forfeiture matter.

In respect to Claimant DAIMON MONROE's Motion for Stay pending criminal case, C228752, all defendants have been adjudicated guilty by way of Judgments of Conviction. As to Claimant TONYA TREVARTHEN, aka Tonya Michelle Trevarthen, a Judgment of Conviction was filed in this matter on October 3, 2008. On January 5, 2009, a Judgment of Conviction was filed as to Claimant ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes. On April 6, 2009, an Amended Judgment of Conviction was filed in this

 matter as to Claimant BRYAN FERGASON, aka Bryan Michael Fergason, aka J.B. Lastly, as to Claimant DAIMON MONROE, aka Daimon Devi Hoyt, an Amended Judgment of Conviction was filed in this case on September 17, 2010.

Further, in respect to Claimant DAIMON MONROE's Motion for Stay, he also referenced the pending criminal case 06F18594X. This case was bound over to District Court, Case No. C227874. Claimants, DAIMON MONROE and BRYAN FERGASON, have been adjudicated guilty in Case No. C227874. An Amended Judgment of Conviction was filed in Case No. C227874 on August 4, 2008, as to Claimant DAIMON MONROE, aka Daimon Devi Hoyt. A Second Amended Judgment of Conviction was filed in Case No. C227874 on March 3, 2010, as to Claimant BRYAN FERGASON, aka Bryan Michael Fergason, aka J.B.

Lastly, in Claimant BRYAN FERGASON's Motion for Stay, he referenced the pending criminal charges in Case No. C208321. On June 29, 2011, a Second Amended Judgment of Conviction was filed in this matter as to Claimant BRYAN FERGASON.

DISCUSSION

NRS 170.1173 provides that a forfeiture case may be stayed during the pendency of any underlying criminal case. In the subject case, the stay was properly granted pursuant to this statute. However, the underlying criminal cases have since been bound over to District Court, Case Numbers 06C228752, 06C227874, and 06C208321, and all parties have been adjudicated guilty. As such, Plaintiff respectfully requests this Court to lift the stay previously ordered in these proceedings.

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CONCLUSION

Based on the foregoing, Plaintiff the Las Vegas Metropolitan Police Department respectfully requests that this Court lift the stay in these proceedings.

DATED this 5th day of March, 2012.

Respectfully submitted,

STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565

BY /s/ T J MOREO

THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415

LVMPD EV#060924-0418/jd

CERTIFICATE OF MAILING I hereby certify that service of the NOTICE OF MOTION AND MOTION TO LIFT STAY, was made this 5th day of March, 2012, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to: CYNTHIA L. DUSTIN, ESQ. 324 S. 3rd Street, #1 Las Vegas, NV 89101 Attorney for BRYAN M. FERGASON ROBERT HOLMES, III (BAC #1034184) Southern Desert Correctional Center P.O. Box 208 Indian Springs, NV 89070-0208 Daimon Monroe (BAC #38299) High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650. BY: /s/ Jessica Daniels Jessica Daniels, Legal Secretary Clark County District Attorney's Office LVMPD EV#060924-0418/jd

EXHTBTT 5

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1 NEOJ STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 **CLERK OF THE COURT** 3 THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415 4 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 5 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 LAS VEGAS METROPOLITAN POLICE 9 DEPARTMENT, Plaintiff. 10 CASE NO: 07A537416 -vs-11 **DEPT NO:** VIII 12 U.S. CURRENCY \$281,656.73, Defendant. 13 14 **NOTICE OF ENTRY OF ORDER** 15 TO: BRYAN M. FERGASON Claimant In Proper Person 16 TO: ROBERT HOLMES, III Claimant In Proper Person 17 18 TO: DAIMON MONROE Claimant In Proper Person 19 TO: TONYA TREVARTHEN 20 Claimant In Proper Person YOU WILL PLEASE TAKE NOTICE that a Findings of Fact, Conclusion of Law 21 and Order was entered on the 28th day of November, 2012, in the above-entitled action, a 22 copy of which is attached hereto. 23 DATED this 29th day of November, 2012. 24 25 STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 26 g. Moreo Tumao 27 HOMAS J. MOREO 28 Chief Deputy District Attorney Nevada Bar #002415

1 **CERTIFICATE OF MAILING** 2 I hereby certify that service of the NOTICE OF ENTRY OF ORDER was made the 29th day of November, 2012, by depositing a copy in the U.S. Mail, postage prepaid, 3 addressed to: 4 5 BRYAN M. FERGASON, (BAC #96803) High Desert State Prison 6 P.Ö. Box 650 Indian Springs, NV 89070-0650 7 ROBERT HOLMES, III (BAC #1034184) 8 Southern Desert Correctional Center P.O. Box 208 9 Indian Springs, NV 89070-0208 10 DAIMON MONROE (BAC #38299) High Desert State Prison 11 P.Ö. Box 650 Indian Springs, NV 89070-0650 12 TONYA TREVARTHEN 13 aka Tonya Issa 1409 Hermitage Drive Round Rock, Texas 78681-1924 14 (via certified mail, return receipt) 15 TONYA TREVARTHEN 16 aka Tonya Issa 807 David Curry Drive Round Rock, Texas 78664 (via certified mail, return receipt) 17 18 19 20 21 Jessica Daniels, Legal Secretary District Attorney's Office 22 23 24 25 26 27 LVMPD EV#060924-0418; EV#061106-0453; EV#061122-1205; EV#061129-1719; EV#061207-1290; EV#061207-1538; EV#061214-1544; EV#070226-0684/jd

EXHBCT 6

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CLERK OF THE COURT

FCL STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565

THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415

200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500

Attorney for Plaintiff

7

DISTRICT COURT CLARK COUNTY, NEVADA

CASE NO:

DEPT NO:

07A537416

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Plaintiff.

-VS-

U.S. CURRENCY \$281,656.73,

Defendant.

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

DATE OF HEARING: November 13, 2012 TIME OF HEARING: 8:00 A.M.

THIS CAUSE having come on for hearing before the Honorable Douglas Smith, District Judge, on the 13th day of November, 2012, the Plaintiff being represented by STEVEN B. WOLFSON, Clark County District Attorney, by and through THOMAS J. MOREO, Chief Deputy District Attorney, and the Claimants DAIMON MONROE, aka Daimon Devi Hoyt, (hereinafter referred to as "DAIMON MONROE"), BRYAN M. FERGASON, aka Bryan Michael Fergason, aka J.B., (hereinafter referred to as "BRYAN M. FERGASON"), TONYA M. TREVARTHEN, aka Tonya Michelle Trevarthen, (hereinafter referred to as "TONYA M. TREVARTHEN"), and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, (hereinafter referred to as "ROBERT HOLMES, III"), and the Court having considered the matter, including briefs, transcripts, arguments of counsel, and

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FINDINGS OF FACT

- 1. A Complaint for Forfeiture was filed on March 9, 2007, wherein U.S. CURRENCY \$281,656.73 represents proceeds attributable to the commission or attempted commission of a felony, to wit: BURGLARY (NRS 205.060) and/or GRAND LARCENY (NRS 205.220) and/or POSSESSION OF STOLEN PROPERTY (NRS 205.275).
- 2. An Answer to the Complaint for Forfeiture was filed by DAIMON MONROE on April 5, 2007.
- 3. Cynthia L. Dustin, Esq., filed an Answer to the Complaint for Forfeiture on behalf of BRYAN M. FERGASON on April 10, 2007.
- 4. Sean P. Sullivan, Esq., filed an Amended Answer to the Complaint for Forfeiture on behalf of ROBERT HOLMES, III. on April 12, 2007.
- 5. In April of 2007, DAIMON MONROE filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case Nos. C228752 and 06F18594. In respect to DAIMON MONROE's Motion for Stay pending the outcome in the criminal case, Case No. C228752, all Defendants have been adjudicated guilty. As to Claimant TONYA M. TREVARTHEN, a Judgment of Conviction was filed in this matter on October 3, 2008, wherein she pled guilty to one (1) count Conspiracy to Possess Stolen Property and/or to Commit Burglary and one (1) count Possession of Stolen Property. On January 5, 2009, a Judgment of Conviction was filed as to Claimant ROBERT HOLMES, III, wherein he entered a plea of guilty to one (1) count of Conspiracy to Possess Stolen Property and/or Commit Burglary and two (2) counts of Possession of Stolen Property. Claimants DAIMON

MONROE and BRYAN M. FERGASON were brought to trial in the Eighth Judicial District Court under Case No. C228752. A jury found DAIMON MONROE guilty of one (1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 26 counts of Possession of Stolen Property. An Amended Judgment of Conviction was filed in this matter September 17, 2010. Further, a jury found BRYAN M. FERGASON guilty of one (1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 25 counts of Possession of Stolen Property.

- 6. Further, as to Claimant DAIMON MONROE'S Motion for Stay, he also referenced the outcome in the pending criminal case, Case No. 06F18594X. This case was bound over to District Court as Case No. C227874 where DAIMON MONROE and BRYAN M. FERGASON were brought to trial and a jury found them guilty of two (2) counts of Burglary, one (1) count of Grand Larceny, and one (1) count of Possession of Burglary Tools. An Amended Judgment of Conviction was filed in Case No. C227874 on August 4, 2008, as to Claimant DAIMON MONROE. A Second Amended Judgment of Conviction was filed in Case No. C227874 on March 3, 2010, as to Claimant BRYAN M. FERGASON.
- 7. On April 23, 2007, BRYAN M. FERGASON, through his attorney Cynthia L. Dustin, filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case No. C208321. In respect to BRYAN M. FERGASON's Motion for Stay he referenced the pending outcome in the criminal case, Case No. C208321. On June 29, 2011, a Second Amended Judgment of Conviction was filed wherein BRYAN M. FERGASON entered a plea of guilty to Attempt Burglary.

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8. On March 5, 2012, Plaintiff filed a Motion to Lift the Stay of this forfeiture matter as the Defendants had been adjudicated in all of the criminal cases, Case Nos. C228752, 06F18594 (which was bound over to District Court as Case No. C227874), and C208321. The Order Granting Motion to Lift Stay was filed with the Court on April 27, 2012. Plaintiff thereafter filed a Motion for Summary Judgment in the instant matter on June 5, 2012.

CONCLUSIONS OF LAW

On November 13, 2012, after the Honorable Douglas Smith in Department VIII, reviewing all documents, and hearing oral arguments, the Court granted Plaintiff's Motion for Summary Judgment, pursuant to NRS 179.1171(1), 179.1171(5) and 179.1156 to 179.121.

The Judgments of Conviction in the criminal cases have become final. The proof of the facts necessary to sustain the conviction are, therefore, conclusive evidence in this forfeiture action against DAIMON MONROE, BRYAN M. FERGASON, TONYA M. TREVARTHEN, and ROBERT HOLMES, III, and satisfy all elements of the forfeiture complaint.

As to Claimants MONROE and HOLMES, the money turned over pursuant to search warrants was in the possession of their attorneys at the time of the seizure therefore they have no possessory claim to the money.

As to Claimant FERGASON, the money was seized from his bank account as proceeds from illegal activities.

As to Claimant TREVARTHEN, she agreed to forfeiture of any and all money seized pursuant to negotiations in criminal case C228752 by way of a Guilty Plea Agreement filed March 6, 2007.

In respect Claimant MONROE's allegations that they never received copies of the search warrants at the time of the seizure of the proceeds by Las Vegas Metropolitan Police Department. It has been confirmed by the Court that all Claimants were served with the original search warrants, as well as being provided with filed copies of the search warrants at

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a later date. Therefore, Claimant MONROE'S allegation that they never received copies of the search warrants is inaccurate pursuant to the facts of the case. **ORDER** THEREFORE, IT IS HEREBY ORDERED that the Motion for Summary Judgment against Claimants DAIMON MONROE, aka Daimon Devi Hoyt, BRYAN M. FERGASON, aka Bryan Michael Fergason, aka J.B., TONYA M. TREVARTHEN, aka Tonya Michelle Trevarthen, , and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, shall be, and it is, hereby granted. DATED this Kir day of November, 2012. STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BYChief Deputy District Attorney Nevada Bar #002415 LVMPD EV#060924-0418; 061106-0453; 061122-1205; 061129-1719; 061207-1290; 061207-1538; 061214-1544; 070226-0684 /id

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EXHUBIT

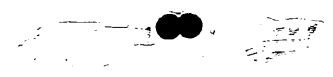


LAS VEGAS METROPOLITAN POLICE DEPARTMENT OFFICER'S REPORT

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Tonya Treverthen Interview and

	Crime Procee	ids Seizure In	vestigation	•	
-		SUBJECT		_	X
DIVISION REPORTING:	vestigative Services	DIVISION	OF OCCURRENCE:	Investigati	ve Services
DATE AND TIME OCCURRED: 11/	29/06; 1400hrs	LOCATIO OCCURR		6177 Risepine as Vegas, NV 8	
Suspect Involved:	DOB-07/13/ SS# 263-65 ID# 876216	-9604	• •		
Other Suspects:	DOB-06/28/6 SS# 530-43- ID# 715429 1504 Cutler Trevarthen, DOB-10/23/6 SS# 568-87- ID# 1760548	-2091 Drive LVN 89 Tonya 30 1411	9117		
Law Enforcement Person	LVMPD - Rej Detective D. I LVMPD - Rep Detective P. F LVMPD - U.S Special Agent U.S. Immigrat Senior Special U.S. Immigrati	. Immigration S. Sampilo Ion and Custo Agent J. Kra ion and Custo B. Fulmer	Program 4 Program 81 and Customs Enfo	(ICE) (ICE)	Task Force
· · · · · · · · · · · · · · · · · · ·	1/30/08; 1436hrs	Officer:	Detective B. Ni	ckell P#;_	4311
Approved:		Officer:	1 k	P#:_	
VMPD 82 (REV. 801) - AUTOMATERIAWP12	SIGN: -	IATURE:	15.12	<u> </u>	·



LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONTINUATION REPORT

ID/Event Number: 061129-1719

Page 2 of 3

Items impounded:

(700) \$100 bills totaling \$70,000 in U.S. currency (seizure)

Details:

On 11/22/06, Chief District Judge Kathy Hardcastle signed a search and setzure warrant for bank accounts belonging to Tonya Trevarthen. The setzure was due to the funds being proceeds of criminal activity, specifically commercial burglaries and the sales of stolen property. The monies in question had been illegally obtained by Trevarthen's boyfriend, Dalmon Monroe (aka Dalmon Hoyt).

Later on 11/22/06, Detective P. Fielding and I served the warrant at the Bank of America at 300 S. 4th Street. Assistant Banking Center Manager Devan Thoms is the bank officer who assisted us with the service of the warrant. Ms. Thorns also informed Detective Fielding and I that there had been several large transfers and withdrawals during the previous several days. Follow up on that information led to the discovery that Trevarthen had withdrawn a large sum of money well over \$100,000 in cash during that time. (See my Officer's Report submitted under EV#'s 061122-1205 & 061122-1835 for further details).

On 11/27/06 I was contacted via telephone by Trevarthen. I told Trevarthen that I knew she had an attorney already and that she needed to consult her attorney if she needed to speak to me. Trevarthen told me that she had already done so and that she wanted to speak to me anyway without her attorney and against his advice. Trevarthen voluntarily met me at the LVMPD investigative Services Division building at 4750 W. Oakey at approximately 1347hrs on 11/27/08.

I gave Trevarthen an admonition that she was not under arrest and that she could get up and leave at any point during the contact and nobody would stop her. I further advised Trevarthen that she did not have to speak to me and told her that I thought it would be in her best interests to have her attorney present during the interview. Trevarthen acknowledged my admonition and decided to speak with me anyway. (See transcription of Tonya Trevarthen's interview for complete details of the information provided).

One of the things that Trevarthen told me during the interview was that she had given \$20,000 cash to Robert "Bobby" Holmes during the week prior to Thanksgiving week and another \$125,000 cash to Holmes on 11/20/06. Holmes is a known associate and co-defendant of Trevarthen's boyfriend Monroe. Trevarthen told me that she trusted Holmes to hold the money for her and that she believed he would return it when she asked for it. These monies that were given to Holmes were from the bank account(s) that Judge Hardcastle had ordered the seizure of. The monies would have been seized on 11/22/06 if they had still remained in the account.

Ultimately, Trevarthen confessed to her knowledge and limited involvement in the commercial burglary ring that involved Monroe, Holmes and other suspects. I told Trevarthen that her next move would be to consult her attorney and that it would be in her best interests to retrieve the money from Holmes and surrender it for selzure. Trevarthen called me later that night and told me that she had met with Holmes downtown near the California Hotel and that Holmes refused to give her the money and told her that he wanted to talk to his attorney before he did anything.

On 11/29/06, Detective Fielding, Special Agent S. Sampilo, Senior Special Agent J. Kramarczyk and I went to Holmes' residence at 6177 Risepine to speak with him. We were greeted at the door by Holmes' wife, Princess Holmes, DOB-03/31/71. Princess told us that Holmes was not there and let us into the house to speak with her. Princess put me into telephone contact with Robert Holmes and I told him that we were at his house to speak with him and we were not there to arrest him. I asked Holmes to come home so we could talk. Holmes agreed and said he would be there in 20 minutes.

After Holmes delayed his arrival for approximately 45 minutes, Holmes' attorney Sean Sullivan called and I spoke to him over the phone. I informed Mr. Sullivan that we were there to see if Holmes would surrender the \$145,000. I told Mr. Sullivan that if Holmes did so, the ICE Agents would agree not to look into indicting Holmes for Federal crimes involving money laundering. Mr. Sullivan told me that Holmes advised him that he only had \$70,000 left of the \$145,000. Holmes said that he had used the missing money to pay bills and did not go into much detail. Mr. Sullivan



LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONTINUATION REPORT

ID/Event Number: 061129-1719

Page 3 of 3

advised me that he and Holmes would meet with me at 1800hrs at my office to surrender the remaining money. Holmes was advised through Mr. Sullivan that he would still have to recoup the missing \$75,000 and surrender it within exactly 3 months for the arrangement to be complete. At approximately 1740hrs, Mr. Sullivan called me on the phone and advised that Holmes could not get the money that night. We agreed to meet on 11/30/06 at 1000hrs at my office.

On 11/30/06, Mr. Sullivan met Detective Fielding, Special Agent S. Sampilo, Special Agent B. Fulmer and I at 4750 W. Oakey. Mr. Sullivan brought exactly \$70,000 cash in \$100 bills into the meeting and said that it was from Holmes. Mr. Sullivan said that Holmes was very reluctant to meet in person because he was "freaked out" over the whole thing. Detective Fielding and I counted all of the money in Mr. Sullivan's presence. After counting the money, Mr. Sullivan told me that Holmes was in the lobby of the building. I asked Mr. Sullivan if we could speak to Holmes briefly and basically give him an admonishment and that I was not asking for his client to give me any information. Mr. Sullivan agreed.

Special Agent S. Sampilo and I met with Holmes with Mr. Sullivan present and we introduced ourselves. I told Holmes that I wanted to make it clear to him that he needed to recoup the remaining \$75,000 within three months for the arrangement to stand, meaning that the ICE Agents would not seek a Federal Indictment involving money laundering on Holmes. Holmes acknowledged the agreement by stating "Yes, sir." The contact was then ended.

Detective Fielding and I then re-counted the money together, photographed the money and detailed the amount on an LVMPD Money Accounting Form. Sgt. F. Hemandez P# 4651 verified the count. I placed the money in an evidence bag and sealed it. Detective Fielding and I then deposited the money into the evidence chute located in the same building.

DETECTIVE B. NICKELL P# 4311 REPEAT OFFENDER PROGRAM EXHTRTT 8

PAGE: 003

MINUTES DATE: 01/05/07

CRIMINAL COURT MINUTES

06-C-228752-C STATE OF NEVADA

vs Holmes, Robert

CONTINUED FROM PAGE: 002

and has two equity lines of credit. One from one home and one from another. Further colloquy. Ms. DiGiacomo stated Deft. accepted \$145,000.00 of settlement money on November 17, 2006, which \$70,000.00 was returned two weeks later. However, agreement with Deft. that he would pay back \$75,000.00 in three months to the Metropolitan Police Department (Metro) and Ms. DiGiacomo advised Deft. Trevarthen was withdrawing the money from their accounts Friday before source hearing and all was traced accept for the \$145,000.00 which Deft. Trevarthen stated she gave to Deft. Holmes. Deft. Trevarthen told Metro she attempted to get money back and Deft's Holmes refused to give money back. Further, the State is concerned as to where the \$75,000.00 as counsel is not sure what happened to it at this point. Mr. Sullivan argued Deft. Holmes never admitted to taking the money. Further, equity lines where opened prior to all of this. Mr. Sullivan further argued Deft. was advised all of his homes and property would be seized and counsel advised Deft. to give what ever money had to Metro and the FBI. Additionally, Mr. Sullivan argued Deft. has provided sufficient proof as to where money is coming from. Court stated she is concerned as to where the money will be coming from as to paying payments towards the balance of the bond. Deft. advised he father is also helping to pay the bond company as well. -Mr. -Sullivan stated Deft. works full time at the Horseshoe and argued he has legitimate means to pay. Court further stated it appears Deft. can post the bond. Further, Deft. can come in and prove the source of the money as to the payments to the bond company. Mr. Sullivan also advised Deft. <u>has ownership of two vehicles</u>. <u>Colloguy</u>. Ms. <u>DiGiacomo advised Deft</u>. <u>also owns a 27 foot cargo truck and a Suburban</u>. COURT ORDERED, Deft. RELEASED ON BOND once posted and matter set for status check for Deft. to provide paper trail of where money is coming from. Colloquy regarding the \$13,000.00 already posted in Justice Court.

BOND

2/8/07 9:30 AM STATUS CHECK: BAIL BOND

CONTINUED ON PAGE: 004

MINUTES DATE: 01/05/07

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On February 7, 2011, Defendant filed the instant Motion for Rehearing of his Petition.

The State's Opposition follows.

ARGUMEN

I. DEFENDANT'S MOTION FOR RECONSIDERATION IS NOT PROPERLY BEFORE THIS COURT.

Defendant's Motion for Reconsideration is not properly before this Court and should be denied. The Eighth Judicial District Court Rules provide that "[n]o motion once heard and disposed of may be renewed in the same cause, nor may the same matters therein embraced-be-reheard, unless by leave of the court granted upon motion therefore, after such notice of such motion to the adverse parties." EJDCR 2.24(a). Defendant failed to obtain leave of the court to file this motion, therefore, his motion should be denied.

II. DEFENDANT'S MOTION FOR RECONSIDERATION IS UNTIMELY

Eighth Judicial District Court Rule 2.24(b) reads in pertinent part:

(b) A party seeking reconsideration of a ruling of the court, other than any order which may be addressed by motion pursuant to N.R.C.P. 50(b), 59 or 60, must file a motion for such relief within 10 days after service of written notice of the order or judgment unless the time is shortened or enlarged by order. A motion for rehearing or reconsideration must be served, noticed, filed and heard as is any other motion. A motion for reconsideration does not toll the 30-day period for filing a notice of appeal from a final order or judgment.

[Emphasis added.] The district court dismissed Defendant's Petition on December 2, 2010. The Order dismissing Defendant's Petition was filed on January 10, 2011; thereafter, the Notice of Entry of Decision and Order was filed on January 13, 2011. Defendant filed his instant motion on February 7, 2011. Therefore, Defendant's motion is untimely as it was not-filed within ten (10) days of the court's rulings. Defendant's motion should, consequently, be denied.

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EXHORT 10

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MSJD STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565 THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorneys for Plaintiff CLERK OF THE COURT

LEKK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE)
DEPARTMENT,

Plaintiff,

Case No.

07A537416

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vs.

Dept No. VIII

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14 U.S. CURRENCY \$281,656.73,

Defendant.

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NOTICE OF MOTION AND MOTION FOR SUMMARY JUDGMENT

DATE OF HEARING: 6512
TIME OF HEARING: 8100 AW

COMES NOW, STEVEN B. WOLFSON, District Attorney, by and through

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THOMAS J. MOREO, Chief Deputy District Attorney, attorney representing Plaintiff herein and respectfully moves this Honorable Court for an Order Granting Summary Judgment to Plaintiff against Claimants, DAIMON MONROE, aka Daimon Devi Hoyt, (hereinafter referred to as "DAIMON MONROE"), BRYAN M. FERGASON, aka Bryan Michael

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Fergason, aka J.B., (hereinafter referred to as "BRYAN M. FERGASON"), TONYA M.

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TREVARTHEN, aka Tonya Michelle Trevarthen, (hereinafter referred to as "TONYA M. TREVARTHEN"), and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes,

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(hereinafter referred to as "ROBERT HOLMES, III"), pursuant to the provisions of N.R.C.P.

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56 and on the grounds that there exists no genuine issue as to any fact material to a

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determination and that Plaintiff is entitled to Judgment as a matter of a law.

This moving Plaintiff further requests that this Honorable Court enter an Order, pursuant to N.R.C.P. 54, granting its final judgment, there being no just reason for delay of final judgment.

This Motion is made based upon all the pleadings and papers on file herein, the Notice of Motion and Motion and Points and Authorities submitted herewith, together with the oral argument of counsel if same be deemed appropriate at the time of the hearing.

NOTICE OF MOTION

TO: CYNTHIA L. DUSTIN, ESQ.
324 S. 3rd Street, #1
Las Vegas, NV 89101
Attorney for BRYAN M. FERGASON

TO: ROBERT HOLMES, III (BAC #1034184)
Southern Desert Correctional Center
P.O. Box 208
Indian Springs, NV 89070-0208

TO: DAIMON MONROE (BAC #38299) High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

TO: TONYA TREVARTHEN 1504 Cutler Las Vegas, Nevada, 89117

YOU AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will bring the above and foregoing Motion for hearing before the above-entitled Court in Department VI on June 5, 2012 at 9:00 a.m. or as soon thereafter as counsel can be heard.

DATED this 1st day of May, 2012.

Respectfully submitted STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565

BY /s/ T J MOREO
THOMAS J. MOREO
Chief Deputy District Attorney
Nevada Bar #002415

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"5" attached hereto and incorporated herein. In respect to DAIMON MONROE's Motion for Stay pending the outcome in the criminal case, Case No. C228752, all Defendants have been adjudicated guilty. As to Claimant TONYA M. TREVARTHEN, a Judgment of Conviction was filed in this matter on October 3, 2008, wherein she pled guilty to one (1) count Conspiracy to Possess Stolen Property and/or to Commit Burglary and one (1) count Possession of Stolen Property. See Exhibit "6" attached hereto and incorporated herein. On January 5, 2009, a Judgment of Conviction was filed as to Claimant ROBERT HOLMES, III, wherein he entered a plea of guilty to one (1) count of Conspiracy to Possess Stolen Property and/or Commit Burglary and two (2) counts of Possession of Stolen Property. See Exhibit "7" attached hereto and incorporated herein. Claimants DAIMON MONROE and BRYAN M. FERGASON were brought to trial in the Eighth Judicial District Court under Case No. C228752. A jury found DAIMON MONROE guilty of one (1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 26 counts of Possession of Stolen Property. An Amended Judgment of Conviction was filed in this matter September 17, 2010. See Exhibit "8" attached hereto and incorporated herein. Further, a jury found BRYAN M. FERGASON guilty of one (1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 25 counts of Possession of Stolen

Property. See Exhibit "9" attached hereto and incorporated herein.

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Further, as to Claimant DAIMON MONROE'S Motion for Stay, he also referenced the outcome in the pending criminal case, Case No. 06F18594X. This case was bound over to District Court as Case No. C227874 where DAIMON MONROE and BRYAN M. FERGASON were brought to trial and a jury found them guilty of two (2) counts of Burglary, one (1) count of Grand Larceny, and one (1) count of Possession of Burglary Tools. An Amended Judgment of Conviction was filed in Case No. C227874 on August 4, 2008, as to Claimant DAIMON MONROE. See Exhibit "10" attached hereto and incorporated herein. A Second Amended Judgment of Conviction was filed in Case No. C227874 on March 3, 2010, as to Claimant BRYAN M. FERGASON. See Exhibit "11" attached hereto and incorporated herein.

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On April 23, 2007, BRYAN M. FERGASON, through his attorney Cynthia L. Dustin, filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case No. C208321. See Exhibit "12" attached hereto and incorporated herein. In respect to BRYAN M. FERGASON's Motion for Stay he referenced the pending outcome in the criminal case, Case No. C208321. On June 29, 2011, a Second Amended Judgment of Conviction was filed wherein BRYAN M. FERGASON entered a plea of guilty to Attempt Burglary. See Exhibit "13" attached hereto and incorporated herein.

On March 5, 2012, Plaintiff filed a Motion to Lift the Stay of this forfeiture matter as the Defendants had been adjudicated in all of the criminal cases, Case Nos. C228752, 06F18594 (which was bound over to District Court as Case No. C227874), and C208321. See Exhibit "14" attached hereto and incorporated herein. The Order Granting Motion to Lift Stay was filed with the Court on April 27, 2012. See Exhibit "15" attached hereto and incorporated herein.

DISCUSSION

Under NRS 179.1164, property subject to seizure and forfeiture includes any proceeds attributable to the commission or attempted commission of a felony. Pursuant to NRS 179.1161-62, "proceeds," in this context, include any property derived directly or indirectly from the commission or attempted commission of a crime and "property" includes money, security and negotiable instruments.

Here, all four of the Claimants were convicted of at least one felony charge in Case No. C228752, as all of the charges of Possession of Stolen Property are classified as felonies in Nevada. TONYA M. TREVARTHEN testified at both the Grand Jury and at DAIMON MONROE's and BRYAN M. FERGASON's trial.

Before the Grand Jury, TONYA M. TREVARTHEN testified that a majority of the items seized by the Las Vegas Metropolitan Police Department were stolen. (Grand Jury transcript, Vol. II, p. 74). DAIMON MONROE considered stealing these items his "job," and he had come home with cash after committing the burglaries. (Grand Jury transcript, Vol. II, p. 82-83). DAIMON MONROE would keep some of the money at the house in a

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drawer in the kitchen, and the rest he would deposit into TONYA M. TREVARTHEN's bank account through the ATM. (Grand Jury transcript, Vol. II, pp. 83, 133). The money DAIMON MONROE was depositing, as well as the money he was keeping in the kitchen, came from both burglaries and from selling things that he had stolen. (Grand Jury transcript, Vol. II, pp. 85, 133). DAIMON MONROE would sell property out of their home almost every weekend, as he wanted to sell off all of the stolen goods before the next weekend. (Grand Jury transcript, Vol. II, p. 133). Attached hereto and incorporated herein as Exhibit "16" is the Grand Jury Transcript, Vol. II.

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TONYA M. TREVARTHEN reiterated at both DAIMON MONROE's and BRYAN M. FERGASON's trial that the money in her bank accounts was proceeds attributable to the sale of the stolen goods. DAIMON MONROE has access to TONYA M. TREVARTHEN's accounts to make deposits and withdrawals, and DAIMON MONROE also had access to online banking and could transfer money online. (BRYAN M. FERGASON Trial transcript, day 4, p. 196; DAIMON MONROE Trial transcript, day 6, p. 60). TONYA M. TREVARTHEN was with DAIMON MONROE on numerous occasions when he made cash deposits because "cash would accumulate in the house." (DAIMON MONROE Trial transcript, day 6, p. 60). In Fall of 2006, there was approximately \$300,000.00 in all of her accounts combined. (BRYAN M. FERGASON Trial transcript, day 4, 196.) TONYA M. TREVARTHEN testified that she withdrew money from her accounts at Bank of America to pay attorneys' fees, and she also withdrew approximately \$145,000.00 to give to ROBERT HOLMES, III. (DAIMON MONROE Trial transcript, day 6, pp. 87-88). When asked how she had so much money in her bank accounts, TONYA M. TREVARTHEN testified that most of the money in her bank accounts "was just cash that was made through selling the stolen property." (DAIMON MONROE Trial transcript, day 6, p. 88). Attached hereto and incorporated herein as Exhibit "17 is the BRYAN M. FERGASON Trial transcript, Day 4, Vol. I. Also attached hereto and incorporated herein as Exhibit "18" is the DAIMON MONROE Trial transcript, Day 6, Vol. I.

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During the time TONYA M. TREVARTHEN lived with DAIMON MONROE between September 24, 2006, and November 6, 2006, TONYA M. TREVARTHEN knew or believed the items in the house to be stolen because DAIMON MONROE and BRYAN M. FERGASON never hid the fact that they were going out to commit burglaries. (DAIMON MONROE Trial transcript, day 6, p. 85; BRYAN M. FERGASON Trial transcript, day 4, p. 217). TONYA M. TREVARTHEN testified that, because all of their money was in her bank accounts, if the items in their house had been paid for, she would have known about it. When asked how many items in the house were paid for, TONYA M. TREVARTHEN responded "not many," and identified a couple of pieces of furniture and some clothing as what she knew NOT to be stolen. (DAIMON MONROE Trial transcript, day 6, pp. 83-84).

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Further, TONYA M. TREVARTHEN testified that, during the period of 2001 through 2006, DAIMON MONROE only worked in 2001 for a few months cleaning restaurants. (BRYAN M. FERGASON Trial transcript, day 4, p. 198). Additionally, during the time TONYA M. TREVARTHEN knew BRYAN M. FERGASON, he only worked for a few months for a moving company. *Id.* at 199. During this time period, TONYA M. TREVARTHEN worked as a school teacher. She made \$500.00 per week before taxes. (BRYAN M. FERGASON Trial transcript, day 4, p. 194). The bills for the house she shared with DAIMON MONROE totaled \$1,600.00 per month, not including utilities. TONYA M. TREVARTHEN's salary did not pay all of the bills. *Id.* at 200. (DAIMON MONROE Trial transcript, day 6, p. 61).

POINTS AND AUTHORITIES

Whether there are no genuine issues of material fact remaining such that the State is entitled to judgment as a matter of law regarding the forfeiture of U.S. CURRENCY in the amount of \$281,656.73. The sole issue regarding the forfeiture was whether the money seized during the criminal investigation of Claimants was proceeds attributable to the commission or the attempted commission of a felony. If the money is determined to have been proceeds from the commission or attempted commission of a felony, NRS provides that the money is subject to forfeiture to the State as fruits of the crime. The Claimants in this

matter were all convicted of felonies.

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Because the Claimants have failed to prove any lawful right to the money and because TONYA M. TREVARTHEN's testimony in the criminal trials of both DAIMON MONROE and BRYAN M. FERGASON provides enough support to establish that the money was indeed proceeds from the commission of a felony, there are no genuine issues of material fact remaining and the State is entitled to forfeiture as a matter of law.

Motion for Summary Judgment are governed by Rule 56 of the Nevada Rules of Civil Procedure which provides, in pertinent part, "The judgment sought shall be rendered forthwith if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law."

A statute governing forfeitures in Nevada at NRS 179.1173(5) provides, "The plaintiff is not required to plead or prove that a claimant has been charged with or convicted of any criminal offense. If proof of such conviction is made, and it is shown that the judgment of conviction has become final, the proof is, as against any claimant, conclusive evidence of all facts necessary to sustain the conviction."

The cause of action set forth in this forfeiture action mirrors the criminal charges set forth in the criminal cases. The legal theory of obtaining proceeds attributable to the commission or attempted commission of a felony and the legal basis for the forfeiture claim are supported by the same facts. In the forfeiture case the Las Vegas Metropolitan Police Department's investigation shows the Claimants' collective possession of stolen property and proceeds obtained from the sale of the stolen property. Further, the Las Vegas Metropolitan Police Department was instrumental in the recovery of the stolen property and the proceeds from the sale of the stolen property, thereby justifying its forfeiture under NRS 179.121.

The Judgments of Conviction in the criminal cases have become final. Copies of the Judgments of Convictions have been attached hereto for the Court's convenience and identified above. The proof of the facts necessary to sustain the conviction are, therefore,

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conclusive evidence in this forfeiture action against DAIMON MONROE, BRYAN M. FERGASON, TONYA M. TREVARTHEN, and ROBERT HOLMES, III, and satisfy all elements of the forfeiture complaint.

CONCLUSION

Because the Claimants were all convicted of felonies, any proceeds from the crimes committed are attributable to the commission of a felony, subject to forfeiture. Based on TONYA M. TREVARTHEN's testimony at the trial for both DAIMON MONROE and BRYAN FERGASON and her testimony before the Grand Jury, the U.S. CURRENCY \$281,656.73 seized by the officers of the Las Vegas Metropolitan Police Department was accumulated either as (1) a direct result of the burglaries, or (2) proceeds from the sale of the stolen goods Claimants were convicted of being in possession of. The State has enough facts to support the conclusion that the Las Vegas Metropolitan Police Department is the rightful owner of the U.S. CURRENCY \$281,656.73 in question. For these reasons, the Plaintiff urges the Court to grant the Motion for Summary Judgment and order the forfeiture of the currency as set forth in the Complaint for Forfeiture.

DATED this 1st day of May, 2012.

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STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565

BY /s/ T J MOREO

THOMAS J. MOREO
Chief Deputy District Attorney
Nevada Bar #002415

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CERTIFICATE OF MAILING

I hereby certify that service of the NOTICE OF MOTION AND MOTION FOR SUMMARY JUDGMENT, was made this 1st day of May, 2012, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

CYNTHIA L. DUSTIN, ESQ. 324 S. 3rd Street, #1 Las Vegas, NV 89101 Attorney for BRYAN M. FERGASON

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ROBERT HOLMES, III (BAC #1034184) Southern Desert Correctional Center P.O. Box 208 Indian Springs, NV 89070-0208 Claimant in Proper Person

DAIMON MONROE (BAC #38299) High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650 Claimant in Proper Person

TONYA TREVARTHEN 1504 Cutler Las Vegas, Nevada, 89117 Claimant in Proper Person

BY: /s/ Jessica Daniels

Jessica Daniels, Legal Secretary Clark County District Attorney's Office

LVMPD EV#060924-0418/jd

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EXHUBUT 11

	AFFIDAVIT OF Robert Holmes ITT
	State of Nevada
	<u> </u>
, — q.a.— — — — — — — — — — — — — — — — — — —	Courte of Clark
	I Robert Hoines III First dusy
	Sworn degases and says;
<u>.</u>	1. I am the Defendant in Eighth Judical
	District Court Forfeiture Case 07 A537416
	2. I Did Not Give Consent to attorney Sean p Sullivan
	to ask for a stay in case of A537416
	3. Attorney Sean sufficien Never Filed any Motion
	for stay in legands to this Forseiture case.
	4 All Criminal Cases retaining to this Stay
	were Resolved and final prior to the
	Horosable Judge Dismissal on October 29, 2009
	also the controlling case which automatically
	lifted stage case cap8321 which was Resolved
	which court lecond shows August 28, 2005
	the Handrable Judge Bell stated in his stage -
	order the controlling case that automatically
	lift stay is case casesal. The Harmable Though
	also stated in the stay order the stay will be
	automatically lifted once pleas have been entered
	into of Guilty by trials.
	EX 6
AMERICA COMMANDE DE SECUENCIA	

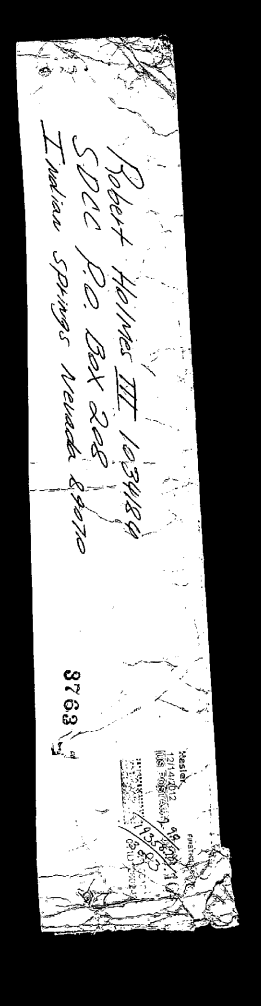
	5. Attorney Sear p Sulpar advised Me to
	Give him my \$70,000. so he could give it to the (FBI)
····	6. Sean sullivan also told me he will bet
	My \$70,000 Back From the (FBI)
	after the FBT sorts everything out
	7. I Did Not have a Federal case at any
	time
	8. I have since found out (Ice) we the
	one's to have alleged as being the (FBT)
والمساوات	Executed at Southern Desert Correctiona/
	to 28 USC E 1746 ON this 11th day of March
	20/2
	By: Court Hohroutt
	By: Court Holmes III
<u></u>	
····	EX 6

CERTFICATE OF SERVICE BY MAILING 1, blood Helves III , hereby certify, pursuant to NRCP 5(b), that on this 5 day of December, 2017, I mailed a true and correct copy of the foregoing, " December 1997, 1000, 1370G OF ADJAC AND AGRAL SAYED by placing document in a sealed pre-postage paid envelope and deposited said envelope in the United State Mail addressed to the following: CC:FILE DATED: this 5 day of Occurrent, 2012. /In Propria Personam Post Office Box 208, S.D.C.C. Indian Springs, Nevada 89018 IN FORMA PAUPERIS: Ø

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding ROSE AWELVED

HD TO AV				
(Title of Document)				
filed in District Court Case number <u>07-14-53.7416</u>				
Does not contain the social security number of any person.				
-OR-				
Contains the social security number of a person as required by: A. A specific state or federal law, to wit:				
(State specific law)				
-or-				
B. For the administration of a public program or for an application for a federal or state grant.				
Signature 12-5-072 Date				
Print Name				
DEFENDAT Title				



1201027 HOLINES TIE - 1034164

Petitioner/In Propia Persona Post Office Box 208, SDCC Indian Springs, Nevada 89070-0208

IN THE THE JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF (L)

FILED DEC 1 8 2012

CLERK OF COURT

POLICE DEPARTMENT
Plaintiff,

٧s.

ROXXI HUMES TIL, POSTON OF \$1281,656.35 TN THE SMOF \$1,701000.00 Defendant.

CASE No. 07-A-537416 DEPT.No. VII)

DESIGNATION OF RECORD ON APPEAL

TO: STEVEN D. COTIEDYAN

TOO LEWIS AVE 300 FUR

LAY VERAS NEVADA

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DROA	
Designation of Record on Appeal	
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- 11. 11. 11. 12. 12. 13. 13. 13. 13. 13. 13. 14. 15.	
### 100 E1## 61 O.E.#. E1# 10 O.E.E1## 61 O.E.### 10 E1#	

The above-named Plaintiff hereby designates the entire record of the above-entitled case, to include all the papers, documents, pleadings, and transcripts thereof, as and for the Record on Appeal.

DATED this 5 day of DECEMBER, 2017.

RESPECTFULLY SUBMITTED BY:

1034164

Plaintiff/In Propria Persona

DEC 1 6 2012
CLERK OF THE COURT

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CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Plaintiff(s),

VS.

U.S. CURRENCY \$281,656.73,

Defendant(s).

Case No: 07A537416 Dept No: VIII

CASE APPEAL STATEMENT

- 1. Appellant(s): Robert Holmes, III
- 2. Judge: Doug Smith
- 3. Appellant(s): Robert Holmes, III

Counsel:

Robert Holmes, III #1034184 P.O. Box 208 Indian Springs, NV 89070

4. Respondent (s): Las Vegas Metropolitan Police Department

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89155-2212

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

- 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, June 21, 2012
 **Expires 1 year from date filed
- 9. Date Commenced in District Court: March 9, 2007
- Brief Description of the Nature of the Action: Unknown
 Type of Judgment or Order Being Appealed: Summary Judgment
- Previous Appeal: Yes
 Supreme Court Docket Number(s): 60547, 60809, 61094, 61616, 62264, 62274
- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 19 day of December 2012.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

#96803 In Propria Personam 2 Post Office Box 650 [HDSP] Indian Springs, Nevada 89018 3 4 5 DISTRICT COURT 07A537418 NOAS Notice of Appeal 2095200 CLARK COUNTY, NEVADA 6 7 8 9 Case No. 074537416 10 VS. V.S. Curren 11 Dept. No. **V**/// 12 Docket 13 14 16 17 18 COMES NOW, Defendant, Bryan Fergason, herein above respectfully 19 moves this Honorable Court for an Motice 20 21 22 This Notice is made and based upon the accompanying Memorandum of Points and Authorities. 23 DATED: this 17 day of 12 Bryan Fragason

Defendant/In Propria Personam 1

. 1	On November 13, 2012 8:00 Am Defendant
2	went to court room VIII for motion for Summary
	Sudgment/and other motions. In open Court
4	Judge Douglas Smith said he could not rule
	on notion for Summary Judgment. The Court
6	advised it would review the climinal case
7	and noted it would RESERVE its ruling
8	pending the appeal. See Exhibit!
9	Now on December 3, 2012 I recieved in
10	the mail the findings of fact For the
11	Abrember 13, 2012 court date and it says
	after the Honorable Douglas Smith in Dept
	VIII reviewing all documents, and hearing oral
1	arguments, the court granted Plantiffs motion
15	for Summary Judgment.
16	I believe this document to be felonious.
17	The district attorny Filed this order without
18	the Judges Signiture. Someone else Signed
19	For him and put there initals by it.
20	See Exhibit 2
21	If the court determinds that this is a
22	telonious order than disregard the
23	TE this is a licetamit coult order then
24	
25	Consider this notice to the court as a
26	Notice of appeal. Bus Teresse #9688
27	Bryan tergason #968& In Propria Personam
28	P. O. Box 650 H.D.S.P.
	Indian Springs NV
1	,

1	CENTICALE OF SERVICE AT MARKET
2	I, Bryan Fergason, hereby certify, pursuant to NRCP 5(b), that on this 17
3	day of 12, I mailed a true and correct copy of the foregoing, "/Votice
4	to the court for alternave Abtice of Appeal"
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	Steven D. Grierson Clerk of the Court Zoo Lewis Ave 3rd floor
10	195 Negas NV 89155-1160
11	
12	Office of the District Attorny
13	P.O. Bax SSZZIZ
14	L95 Veg95, NV 89155
15	
16	
17	CC:FILE
18	
19	DATED: this 17 day of 12, 2012.
20	The true
21	Brys Fergason #96803
22	/In Propria Personam Post Office box 650 [HDSP]
23	Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
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AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding $Abtice to$	the
Court/or alternative Notice of Appeal (Title of Document)	
filed in District Court Case number 074537416	
Does not contain the social security number of any person.	
-OR-	
☐ Contains the social security number of a person as required by:	
A. A specific state or federal law, to wit:	
(State specific law)	
-or-	
B. For the administration of a public program or for an application for a federal or state grant.	
12-17-12 Signature Date	
Bryan Fergason Print Name	
Defindant Title	

DISTRICT COURT **CLARK COUNTY, NEVADA**

Other Civil Filing	C	OURT MINUTES	November 13, 2012
07A537416	Las Vegas Metropolitan Police Dept vs US Currency \$281,656.73		
November 13, 2012	8:00 AM	All Pending Motions	Defendant's Motion for Summary Judgment and to Strike Plaintiff's Motion for Summary Judmgent; Plaintiff's Motion for Summary Judgment

HEARD BY: Smith, Douglas E.

COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES

PRESENT:

Fergason, Bryan M Holmes III, Robert

Monroe, Daimon Moreo, Thomas Joseph Other Defendant

Other Defendant Other Defendant

Civil District Attorney

IOURNAL ENTRIES

- Court advised it had read both motions and inquired if any of the Defendants wished to add anything. Defendant Monroe advised matter being on appeal regarding denial of motion in this case. Court advised it did not have jurisdiction. Argument by Defendant Monroe regarding lack of search warrant when items were taken. Defendant Monroe's Motion to Proceed in Forma Pauperis FILED IN OPEN COURT and Order SIGNED by the Court. Defendant Holmes argued closure/dismissal of instant case in October of 2009. Court advised case was closed administratively due to no movement. Further argument by Defendant Holmes. Court advised it would look into the timing. Further argument by Defendant Holmes. Defendant Ferguson advised it did not receive response to his motion. Argument by Mr. Moreo regarding search warrant having been resolved at trial and noted November 13, 2012 Minutes Date: PRINT DATE: 11/15/2012 Page 1 of 2

Exhibit 1

07A537416

monies were never in possession of Defendants. Further arguments by Defendants. Court advised it would review the criminal case and noted it would have to RESERVE its ruling pending the appeal. Further arguments by Defendants. COURT SO NOTED.

PRINT DATE: 11/15/2012

Page 2 of 2

Minutes Date:

November 13, 2012

Electronically Filed 11/29/2012 02:50:31 PM

1 2 3 4 5	NEOJ STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415 200 Lewis Avenue		CLERK OF THE COURT
6	Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		
7 8	DISTE CLARK CO	RICT COURT DUNTY, NEVADA	
9	LAS VEGAS METROPOLITAN POLICE DEPARTMENT,		
10	Plaintiff,		
11	-vs-	CASE NO:	07A537416
12	U.S. CURRENCY \$281,656.73,	DEPT NO:	VIII
13	Defendant.		
14	NOTICE OF	ENTRY OF ORDE	R
15 16	TO: BRYAN	M. FERGASON t In Proper Person	<u></u>
17	TO: ROBER	T HOLMES, III t In Proper Person	
18	TO: DAIMO	N MONROE In Proper Person	
19	Į.	TREVARTHEN	
20	Claimant	In Proper Person	
21	YOU WILL PLEASE TAKE NOT	CE that a Findings	of Fact, Conclusion of Law
22	and Order was entered on the 28th day of November, 2012, in the above-entitled action, a		
23	copy of which is attached hereto.		
24	DATED this 29th day of November, 2	2012.	
25	ST	EVEN B. WOLFSO	N
26	Ne Ne	ark County District A vada Bar #001565	Attorney
27	В	Y Thomas J.	. Moreo
28		THOMAS J. MC Chief Deputy Di Nevada Bar #002	Strict Attorney 2415

CERTIFICATE OF MAILING

I hereby certify that service of the NOTICE OF ENTRY OF ORDER was made the 29th day of November, 2012, by depositing a copy in the U.S. Mail, postage prepaid, addressed to:

BRYAN M. FERGASON, (BAC #96803) High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

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ROBERT HOLMES, III (BAC #1034184) Southern Desert Correctional Center P.O. Box 208 Indian Springs, NV 89070-0208

DAIMON MONROE (BAC #38299) High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

TONYA TREVARTHEN aka Tonya Issa 1409 Hermitage Drive Round Rock, Texas 78681-1924 (via certified mail, return receipt)

TONYA TREVARTHEN aka Tonya Issa 807 David Curry Drive Round Rock, Texas 78664 (via certified mail, return receipt)

Jessica Daniels, Legal Secretary
District Attorney's Office

LVMPD EV#060924-0418; EV#061106-0453; EV#061122-1205; EV#061129-1719; EV#061207-1290; EV#061207-1538; EV#061214-1544; EV#070226-0684/jd

I. FORFETTINEO/2017/060924-0418 MONROE FERGASON HOLMES NEOJ FINDFACTORIDR. DOC

Electronically Filed 11/28/2012 03:46:24 PM

FCL STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 THOMAS J. MOREO Chief Deputy District Attorney Nevada Bar #002415 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Plaintiff.

CASE NO: DEPT NO:

07A537416 VIII

-VS-

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U.S. CURRENCY \$281,656.73,

Defendant.

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

DATE OF HEARING: November 13, 2012 TIME OF HEARING: 8:00 A.M.

THIS CAUSE having come on for hearing before the Honorable Douglas Smith, District Judge, on the 13th day of November, 2012, the Plaintiff being represented by STEVEN B. WOLFSON, Clark County District Attorney, by and through THOMAS J. MOREO, Chief Deputy District Attorney, and the Claimants DAIMON MONROE, aka Daimon Devi Hoyt, (hereinafter referred to as "DAIMON MONROE"), BRYAN M. FERGASON, aka Bryan Michael Fergason, aka J.B., (hereinafter referred to as "BRYAN M. FERGASON"), TONYA M. TREVARTHEN, aka Tonya Michelle Trevarthen, (hereinaster referred to as "TONYA M. TREVARTHEN"), and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, (hereinafter referred to as "ROBERT HOLMES, III"), and the Court having considered the matter, including briefs, transcripts, arguments of counsel, and

1:\FORFEIT\ORDERS\2012\060924-0418 ET AL HOLMES MONROE FERGASON FINDINGSFACTCONCLUSION.doc

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documents on file herein, now therefore, the Court makes the following findings of fact and conclusions of law:

FINDINGS OF FACT

- 1. A Complaint for Forfeiture was filed on March 9, 2007, wherein U.S. CURRENCY \$281,656.73 represents proceeds attributable to the commission or attempted commission of a felony, to wit: BURGLARY (NRS 205.060) and/or GRAND LARCENY (NRS 205.220) and/or POSSESSION OF STOLEN PROPERTY (NRS 205.275).
- 2. An Answer to the Complaint for Forfeiture was filed by DAIMON MONROE on April 5, 2007.
- 3. Cynthia L. Dustin, Esq., filed an Answer to the Complaint for Forfeiture on behalf of BRYAN M. FERGASON on April 10, 2007.
- 4. Sean P. Sullivan, Esq., filed an Amended Answer to the Complaint for Forfeiture on behalf of ROBERT HOLMES, III. on April 12, 2007.
- 5. In April of 2007, DAIMON MONROE filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case Nos. C228752 and 06F18594. In respect to DAIMON MONROE's Motion for Stay pending the outcome in the criminal case, Case No. C228752, all Defendants have been adjudicated guilty. As to Claimant TONYA M. TREVARTHEN, a Judgment of Conviction was filed in this matter on October 3, 2008, wherein she pled guilty to one (1) count Conspiracy to Possess Stolen Property and/or to Commit Burglary and one (1) count Possession of Stolen Property. On January 5, 2009, a Judgment of Conviction was filed as to Claimant ROBERT HOLMES, III, wherein he entered a plea of guilty to one (1) count of Conspiracy to Possess Stolen Property and/or Commit Burglary and two (2) counts of Possession of Stolen Property. Claimants DAIMON

1:\FORFEIT\ORDERS\2012\060924-0418 ET AL HOLMES MONROE FERGASON FINDINGSPACTCONCLUSION.doc

MONROE and BRYAN M. FERGASON were brought to trial in the Eighth Judicial District
Court under Case No. C228752. A jury found DAIMON MONROE guilty of one (1) count
of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 26 counts of
Possession of Stolen Property. An Amended Judgment of Conviction was filed in this
matter September 17, 2010. Further, a jury found BRYAN M. FERGASON guilty of one
(1) count of Conspiracy to Possess Stolen Property and/or to Commit Burglary and 25 counts
of Possession of Stolen Property.

- 6. Further, as to Claimant DAIMON MONROE'S Motion for Stay, he also referenced the outcome in the pending criminal case, Case No. 06F18594X. This case was bound over to District Court as Case No. C227874 where DAIMON MONROE and BRYAN M. FERGASON were brought to trial and a jury found them guilty of two (2) counts of Burglary, one (1) count of Grand Larceny, and one (1) count of Possession of Burglary Tools. An Amended Judgment of Conviction was filed in Case No. C227874 on August 4, 2008, as to Claimant DAIMON MONROE. A Second Amended Judgment of Conviction was filed in Case No. C227874 on March 3, 2010, as to Claimant BRYAN M. FERGASON.
- 7. On April 23, 2007, BRYAN M. FERGASON, through his attorney Cynthia L. Dustin, filed a Motion to Stay Proceedings in this forfeiture matter pending the outcome in Case No. C208321. In respect to BRYAN M. FERGASON's Motion for Stay he referenced the pending outcome in the criminal case, Case No. C208321. On June 29, 2011, a Second Amended Judgment of Conviction was filed wherein BRYAN M. FERGASON entered a plea of guilty to Attempt Burglary.

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8. On March 5, 2012, Plaintiff filed a Motion to Lift the Stay of this forfeiture matter as the Defendants had been adjudicated in all of the criminal cases, Case Nos. C228752, 06F18594 (which was bound over to District Court as Case No. C227874), and C208321. The Order Granting Motion to Lift Stay was filed with the Court on April 27, 2012. Plaintiff thereafter filed a Motion for Summary Judgment in the instant matter on June 5, 2012.

CONCLUSIONS OF LAW

On November 13, 2012, after the Honorable Douglas Smith in Department VIII, reviewing all documents, and hearing oral arguments, the Court granted Plaintiff's Motion for Summary Judgment, pursuant to NRS 179.1171(1), 179.1171(5) and 179.1156 to 179.121.

The Judgments of Conviction in the criminal cases have become final. The proof of the facts necessary to sustain the conviction are, therefore, conclusive evidence in this forfeiture action against DAIMON MONROE, BRYAN M. FERGASON, TONYA M. TREVARTHEN, and ROBERT HOLMES, III, and satisfy all elements of the forfeiture complaint.

As to Claimants MONROE and HOLMES, the money turned over pursuant to search warrants was in the possession of their attorneys at the time of the seizure therefore they have no possessory claim to the money.

As to Claimant FERGASON, the money was seized from his bank account as proceeds from illegal activities.

As to Claimant TREVARTHEN, she agreed to forfeiture of any and all money seized pursuant to negotiations in criminal case C228752 by way of a Guilty Plea Agreement filed March 6, 2007.

In respect Claimant MONROE's allegations that they never received copies of the search warrants at the time of the seizure of the proceeds by Las Vegas Metropolitan Police Department. It has been confirmed by the Court that all Claimants were served with the original search warrants, as well as being provided with filed copies of the search warrants at

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a later date. Therefore, Claimant MONROE'S allegation that they never received copies of the search warrants is inaccurate pursuant to the facts of the case. **ORDER** THEREFORE, IT IS HEREBY ORDERED that the Motion for Summary Judgment against Claimants DAIMON MONROE, aka Daimon Devi Hoyt, BRYAN M. FERGASON, aka Bryan Michael Fergason, aka J.B., TONYA M. TREVARTHEN, aka Tonya Michelle Trevarthen, , and ROBERT HOLMES, III, aka Bobby Holmes, aka Robert Holmes, shall be, and it is, hereby granted. DATED this 211- day of November, 2012. STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BY Chief Deputy District Attorney Nevada Bar #002415 LVMPD EV#060924-0418; 061106-0453; 061122-1205; 061129-1719; 061207-1290; 061207-1538; 061214-1544; 070226-0684/jd

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H. b. S. P. Bryan Fergoson#56803 P. 0 130x 650 Indian Spings NV 89070



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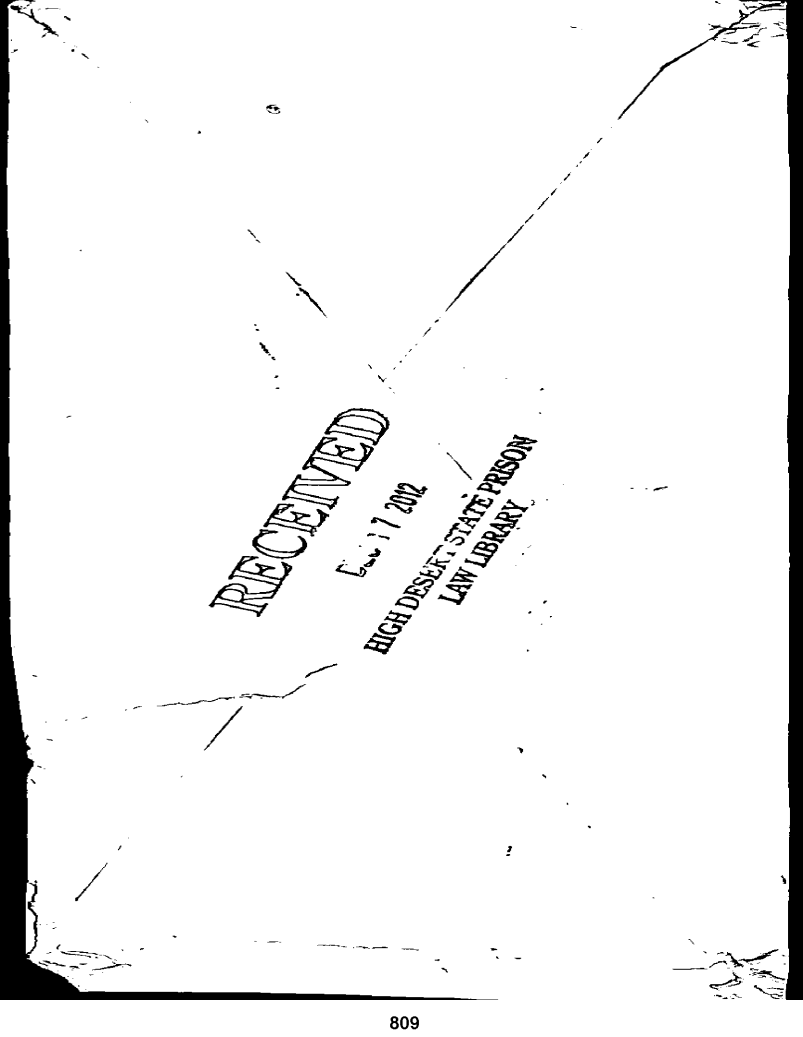
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Clerk of the court

Steven D. Grierson

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CLERK OF THE COURT

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DISTRICT COURT
CLARK COUNTY, NEVADA

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Plaintiff(s),

VS.

U.S. CURRENCY \$281,656.73,

Desendant(s).

Case No: 07A537416 Dept No: VIII

CASE APPEAL STATEMENT

- I. Appellant(s): Bryan Fergason
- 2. Judge: Doug Smith
- 3. Appellant(s): Bryan Fergason

Counsel:

Bryan Fergason #96803 P.O. Box 650 Indian Springs, NV 89070

4. Respondent (s): Las Vegas Metropolitan Police Department

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89155-2212

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

-1-

- 8. Appellant Granted Leave to Proceed in Forma Pauperis**: N/A
 **Expires 1 year from date filed
- 9. Date Commenced in District Court: March 9, 2007
- 10. Brief Description of the Nature of the Action: Unknown

Type of Judgment or Order Being Appealed: Summary Judgment

11. Previous Appeal: Yes

Supreme Court Docket Number(s): 60547, 60809, 61094, 61616, 62264, 62274

- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 27 day of December 2012.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Cleri

200 Lewis Ave PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

CLERK OF THE COURT	SE SE
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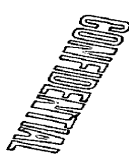
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1	PIFP
2	Bryan Fergason #96803 JAN 1 6 2013
3	P.O. Box 650 H.O.S.P. CLERK OF COURT
4	(your street address)
5	Indian Springs, NV 89070 (your city, state & zip code)
6	<u> </u>
7	(your telephone number)
8	IN PROPER PERSON
9	DISTRICT COURT
10	CLARK COUNTY, NEVADA
11	
12	Las Veges Metropoliton) Police Dept. (62357)
13	Plaintiff(s),) CASE NO.: 4537416
14	vs.) DEPT. NO.: 1///
15	US. Currency \$ 281,656.73
16	Defendant(s).
17	
18	APPLICATION TO PROCEED IN FORMA PAUPERIS
19	(Filing Fees/Service Only)
20	
21	Pursuant to NRS 12.015, and based on the following Affidavit, I request permission
22	from this Court to proceed without paying court costs or other costs and fees as provided in NRS
23	12.015 because I lack sufficient financial ability.
24	07A537416 PIFP Application to Proceed to Forms Co.
25	Application to Proceed in Forma Pauperis 2160931
26 27	
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1		<u>AFFIDAVIT</u>	
2	STATE OF NEVADA)		
3	COUNTY OF CLARK) ss:		
4	1, Bryan Fergason, af	ter being duly sworn, depose and	state as follows:
5	I wish to file with this Court the cond	currently submitted pleading. 1 c	annot pay the costs of
6	filing because I lack sufficient income, asset	ts or other resources. Including r	nyself, there are <u></u>
7	adults and <u>children</u> in my household.	Their age(s) is/are,	· · · ·
8	and		
9	My total monthly income before taxes is:	S	e u
10 11	From all sources including employment, self-employment, social security, child support, etc:		s <u> </u>
12	Any other household income from another member of the household:		s <u> </u>
13 [†] 14	List where you work and your job title:		s <u> </u>
15	The following represents a list of my assets	and their value	_
16	Automobile	Value	Loan <u>Balance</u>
17	8	\$	
18	(year and type of car) Mobile Home, House or Other Real Estate		
19	0	\$	\$
20	(size, type and/or year of account) Bank Accounts		
21	! —	\$	<u> </u>
22	(name of bank and type of account) Other		
23	<u> </u>	\$	\$
24		\$	<u> </u>
25	///		
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1	My total monthly expenses are:
2	Rent or Mortgage
3	Phone, Gas, Electricity, and Other Utilities
4	Food
5	Child Care
6	Insurance
7	Medical
8	Transportation
9	Other -
10	s -O
11	(List other expenses)
12	TOTAL MONTHLY EXPENSES\$
13	(Total from above lines)
14	I request the Court hold a hearing on this Application if the Court is inclined to deny same, so
15	that I may testify as to my indigent status.
16	
17	
18	Affiant (your signature)
19	SUBSCRIBED and SWORN to before me
20	this 10 day of 1, 13.
21	
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23	Notary Public ///
24	<i>///</i>
25	<i>III</i>
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Bryan Fergsson #96803 P. O. Box 650 H.B.S.P. Indian Splings Nu 89070

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Steven D. Grierson Clerk of the Court 200 Lewis Avenue, 3rd Floor 1-95 Vegas, NV 89155 HICH DESERT STATE PRISON
JAN 1 0 2013
CHUCH CHUCH CHUCH

Other Civil Fili	ng C	OURT MINUTES	May 16, 2007	
07A537416	Las Vegas Mo vs US Currency	etropolitan Police l \$281,656.73	Dept	
May 16, 2007	8:30 AM	Motion		
HEARD BY:			COURTROOM:	
COURT CLERK	ά :			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Weed, Randall F.		Attorney	

JOURNAL ENTRIES

- Court noted that Claimants Monroe and Furgason have filed motions to stay these proceedings, which is mandated by statute. COURT ORDERED, motions GRANTED, PROCEEDINGS STAYED until such time Claimants' criminal case is tried or they enter pleas, Mr. Weed to prepare and submit appropriate order. COURT FURTHER ORDERED, th 5/21/07 and 5/30/07 dates VACATED.

Other Civil Filing	CO	URT MINUTES	September 22, 2008
07 A 537416	Las Vegas Met vs US Currency \$	ropolitan Police Dept 5281,656.73	
September 22, 2008	3:00 AM	Motion to Withdraw as Counsel	
HEARD BY: Cadis	sh, Elissa F.	COURT	ROOM: RJC Courtroom 15B
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOUDNIAL ENTRIES	

JOURNAL ENTRIES

- There being no opposition, COURT ORDERED, motion GRANTED; moving party to submit the order.

CLERK'S NOTE: The above minute order has been Distributed to: Sean P. Sullivan (Kelly & Sullivan LTD.)

Other Civil Filing	COUR	T MINUTES	June 11, 20 10
07 A 537416	Las Vegas Metrop vs US Currency \$281	•	
June 11, 20 10	8:33 AM	Motion	Deft. Robert Holmes III's Motion For Return of Illegally Seized Preoperty and Money
HEARD BY: Smith	n, Douglas E.	COURTRO	OOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Pursuant to EDCR 2.20, no points and authorities being filed and the motion not being served on interested parties, COURT ORDERED, motion DENIED.

CLERK'S NOTE: The above minute order has been distributed to: Robert Holmes III #1034184, c/o Southern Department Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 06/11/10 kls

PRINT DATE: 02/01/2013 Page 3 of 18 Minutes Date: May 16, 2007

Other Civil Filing	CC	OURT MINUTES	January 09, 2012
07 A 537416	Las Vegas Met vs US Currency S	ropolitan Police Dept \$281,656.73	
January 09, 2012	3:00 AM	Motion to Reconsider	Plaintiff's Motion to Reconsider Court Statistically Closing Case
HEARD BY: Smith, Douglas E.		COURTRO	OOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Having considered the moving papers, COURT ORDERED, motion GRANTED.

CLERK'S NOTE: The above minute order has been distributed to: Thomas J. Moreo, Chief Deputy District Attorney. $01/10/12\,\mathrm{kls}$

PRINT DATE: 02/01/2013 Page 4 of 18 Minutes Date: May 16, 2007

Other Civil Filing	COURT MINUTES		February 06, 2012
07 A 537416	Las Vegas Metropolitan Police Dept vs US Currency \$281,656.73		
February 06, 2012	3:00 AM	Motion	Defendant's Motion for Enlargement of time to Respond to Plaintiff's Motion to Reconsider Court Statistically Closing Case

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- COURT ORDERED, matter CONTINUED to hearing calendar.

02-21-12~8:00~AM Defendant's Motion for Enlargement of time to Respond to Plaintiff's Motion to Reconsider Court Statistically Closing Case

CLERK'S NOTE: The above minute order has been distributed to: Robert Holmes III #1034184 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89018 and Thomas J. Moreo, Chief Deputy District Attorney - Civil Division. $02/08/12 \, \mathrm{kls}$

PRINT DATE: 02/01/2013 Page 5 of 18 Minutes Date: May 16, 2007

Other Civil Filing	COURT MINUTES		February 21, 2012
07A537416	Las Vegas Metropolitan Police Dept vs U S Currency \$281,656.73		
February 21, 2012	8:00 AM	Motion	Defendant's Motion for Enlargement of time to Respond to Plaintiff's Motion to Reconsider Court Statistically Closing Case

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- There being no parties present, COURT ORDERED, matter CONTINUED. Law Clerk to notify parties.

02-28-12 8:00 AM DEFENDANT'S MOTION FOR ENLARGEMENT OF TIME TO RESPOND TO PLAINTIFF'S MOTION TO RECONSIDER COURT STATISTICALLY CLOSING CASE

PRINT DATE: 02/01/2013 Page 6 of 18 Minutes Date: May 16, 2007

Other Civil Filing COURT MINUTES February 28, 2012

07A537416 Las Vegas Metropolitan Police Dept
vs
US Currency \$281,656.73

February 28, 2012 8:00 AM Motion

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

Other Civil Filing	COURT MINUTES	February 28, 2012	
07 A 537416	Las Vegas Metropolitan Police Dept		
	vs		
	US Currency \$281,656.73		

February 28, 2012 8:00 AM Motion to Dismiss

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

Other Civil Filing	COURT MINUTES		February 28, 2012
07 A 537416	Las Vegas Me vs US Currency	etropolitan Police Dept \$281,656.73	
February 28, 2012	8:00 AM	All Pending Motions	Deft's Motion to Dismiss Plaintiff's Motion to Reconsider Court Statistically Closing Case; Defendant's Motion for Enlargement of time to Respond to Plaintiff's Motion to Reconsider Court Statistically Closing Case

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES

PRESENT: Moreo, Thomas Joseph Attorney

JOURNAL ENTRIES

- Court advised case had been closed in error. Counsel gave a history of this case and Defendant Holmes. Counsel advised they are filing a Motion to Lift Stay and will be requesting a trial setting. Court stated its findings and ORDERED, Defendant's Motion for Enlargement of Time is OFF CALENDAR as Moot and Defendant's Motion to Dismiss, originally set for March 13, 2012 is DENIED. Mr. Moreo to prepare the order.

PRINT DATE: 02/01/2013 Page 9 of 18 Minutes Date: May 16, 2007

Other Civil Filing	C	OURT MINUTE	S April 09, 2012
07 A 537416	Las Vegas M vs US Currency	etropolitan Polico	e Dept
April 09, 2012	3:00 AM	Motion	Plaintiff's Motion to Lift Stay
HEARD BY: Smith	n, Douglas E.		COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Having reviewed the moving papers, COURT ORDERED, motion GRANTED.

CLERK'S NOTE: The above minute order has been distributed to: Thomas J. Moreo Deputy District Attorney, Civil Division. $04/13/12\,\mathrm{kls}$

PRINT DATE: 02/01/2013 Page 10 of 18 Minutes Date: May 16, 2007

Other Civil Filing	CC	OURT MINUTES	June 05, 2012	
07 A 537416	Las Vegas Metropolitan Police Dept vs U S Currency \$281,656.73			
June 05, 2012	8:00 AM	Motion for Summary Judgment	Plaintiff's Motion for Summary Judgment	
HEARD BY: Smith	n. Douglas E.	COURTRO	OOM: RIC Courtroom 16D	

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES

PRESENT: Moreo, Thomas Joseph Attorney

JOURNAL ENTRIES

- Colloquy regarding opposition being filed by Defendant who is incarcerated. Counsel advised Mr. Holmes is incarcerated in Southern Desert Correctional Center and Mr. Monroe is incarcerated in High Desert State Prison. COURT ORDERED, matter CONTINUED. Mr. Moreo to prepare the order.

08-07-12 8:00 AM Plaintiff's Motion for Summary Judgment

Other Civil Filing	CC	URT MINUTES	July 23, 2012
07 A 537416	Las Vegas Metropolitan Police Dept vs US Currency \$281,656.73		
July 23, 2012	3:00 AM	Motion to Withdraw as Counsel	Cynthia L. Dustin, Esq's Motion to Withdraw as Counsel

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- There being no opposition, COURT ORDERED, motion GRANTED.

CLERK'S NOTE: The above minute order has been distributed to: Cynthia Dustin Esq. 08/09/12 kls

PRINT DATE: 02/01/2013 Page 12 of 18 Minutes Date: May 16, 2007

Other Civil Filing	C	OURT MINUTES	August 07, 2012	
07 A 537416	Las Vegas Metropolitan Police Dept vs US Currency \$281,656.73			
August 07, 2012	8:00 AM	All Pending Motions	Plaintiff's Motion for Summary Judgment; Defendant Daimon Monroe's Pro Per Motion to Strike Summary Judgment by Plaintiff	

HEARD BY: Bonaventure, Joseph T. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Debbie Winn

REPORTER:

PARTIES

PRESENT: Fergason, Bryan M Other Defendant

Holmes III, RobertOther DefendantMonroe, DaimonOther Defendant

Moreo, Thomas Joseph Attorney

JOURNAL ENTRIES

- Colloquy regarding Defendant Trevarthen's service and whether summary judgment should be granted as to her at this time. Mr. Moreo advised Defendant had moved to Texas and all documents came back, noted all parties had been served. Defendant Ferguson believed his attorney was handling the case and now understands she is not. Mr. Moreo advised all Defendants have no attorneys and all were served. Court advised in all fairness to Defendant Ferguson, it will allow time for Defendant to file a response to the Motion for Summary Judgment. Mr. Moreo advised he had nothing further to add and would not like to hear this matter twice. Statement by the Court. Arguments by Defendants. Court stated its findings and ORDERED, Defendant Monroe's Motion to Strike is DENIED. FURTHER, Motion for Summary Judgment is CONTINUED. State to prepare Order to transport for all three Defendants.

PRINT DATE: 02/01/2013 Page 13 of 18 Minutes Date: May 16, 2007

07A537416

11-13-12 8:00 AM PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT

Other Civil Filing	C	OURT MINUTES	S October 08, 2012
07 A 537416	Las Vegas Me vs U S Currency	tropolitan Police \$281,656.73	Dept
October 08, 2012	3:00 AM	Motion	Defendant, Daimon Monroe's Pro Per Motion For Return of Seized Property and Suppresion of Evidence
HEARD BY: Smith	ı, Douglas E.		COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Having reviewed all the moving papers, FINDS that all of the issues brought by the Claimant in his motion s have been resolved in prior proceedings, THEREFORE, COURT ORDERED, motion is DENIED as motion is improperly before the Court.

CLERK'S NOTE: The above minute order has been distributed to: D.D.A. Thomas J. Moreo, Civil Division. $10/19/12\,\mathrm{kls}$

PRINT DATE: 02/01/2013 Page 15 of 18 Minutes Date: May 16, 2007

Other Civil Filing	C	OURT MINUTES	October 22, 2012
07 A 537416	Las Vegas Metropolitan Police Dept vs US Currency \$281,656.73		
October 22, 2012	3:00 AM	Motion	Defendant, U.S. Currency \$281,656.73 Motion for Material Evidence
HEARD BY: Smith	ı, Douglas E.		COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Having reviewed all the moving papers and the State's Opposition FINDS that Defendant's motion has been resolved by way of trial or at the Nevada Supreme Court level. Therefore, COURT ORDERED, motion DENIED. Mr. Moreo to prepare the order.

CLERK'S NOTE: The above minute order has been distributed to: Thomas J. Moreo D.D.A., Civil Division. $10/25/12\,\mathrm{kls}$

PRINT DATE: 02/01/2013 Page 16 of 18 Minutes Date: May 16, 2007

Other Civil Filing	C	OURT MINUTES	November 13, 2012	
07 A 537416	Las Vegas Metropolitan Police Dept vs US Currency \$281,656.73			
November 13, 2012	8:00 AM	All Pending Motions	Defendant's Motion for Summary Judgment and to Strike Plaintiff's Motion for Summary Judmgent; Plaintiff's Motion for Summary Judgment	

HEARD BY: Smith, Douglas E. COURTROOM: RJC Courtroom 16D

COURT CLERK: Katherine Streuber

RECORDER: Jill Jacoby

REPORTER:

PARTIES

PRESENT: Fergason, Bryan M Other Defendant

Holmes III, Robert Other Defendant Monroe, Daimon Other Defendant

Moreo, Thomas Joseph Attorney

IOURNAL ENTRIES

- Court advised it had read both motions and inquired if any of the Defendants wished to add anything. Defendant Monroe advised matter being on appeal regarding denial of motion in this case. Court advised it did not have jurisdiction. Argument by Defendant Monroe regarding lack of search warrant when items were taken. Defendant Monroe's Motion to Proceed in Forma Pauperis FILED IN OPEN COURT and Order SIGNED by the Court. Defendant Holmes argued closure/dismissal of instant case in October of 2009. Court advised case was closed administratively due to no movement. Further argument by Defendant Holmes. Court advised it would look into the timing. Further argument by Defendant Holmes. Defendant Ferguson advised it did not receive response to his motion. Argument by Mr. Moreo regarding search warrant having been resolved at trial and noted

PRINT DATE: 02/01/2013 Page 17 of 18 Minutes Date: May 16, 2007

07A537416

monies were never in possession of Defendants. Further arguments by Defendants. Court advised it would review the criminal case and noted it would have to RESERVE its ruling pending the appeal. Further arguments by Defendants. COURT SO NOTED.

PRINT DATE: 02/01/2013 Page 18 of 18 Minutes Date: May 16, 2007

Certification of Copy and Transmittal of Record

State of Nevada	٦	99
County of Clark	}	SS

Pursuant to the Supreme Court order dated January 25, 2103, 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 four volumes with pages numbered 1 through 816.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Plaintiff(s),

VS.

U S CURRENCY \$281,656.73,

Defendant(s),

now on file and of record in this office.

Case No: A537416 Dept No: VIII

> IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 1 day of February 2013.

Steven D. Grierson, Clerk of the Court

Teodora Jones, Deputy Clerk