1	IN THE SUPREME COURT OF THE STATE OF NEVADA					
2		<u> </u>	Service Servic			
3	JAQUEZ BARBER,	)	No. 62649			
4	Appellant,	) ) )				
. 6	v.	)				
7	THE STATE OF NEVADA,	)			9 2013	,
8	Respondent.	) ) )		BY DEPUT		
	APPELLANT'S APP	ENDIX V	OLUME IV PA	GES 652-72	$\bigcup_{12}$	
10					<del></del>	
11 12	PHILIP J. KOHN Clark County Public Defender 309 South Third Street		STEVE WOLF Clark County I 200 Lewis Ave	District Attor nue, 3 <sup>rd</sup> Floo	ney or	
13	Las Vegas, Nevada 89155-2610		Las Vegas, Nev			
<ul><li>14</li><li>15</li><li>16</li></ul>	Attorney for Appellant		CATHERINE (Attorney General 100 North Cars Carson City, N (702) 687-3538	ral on Street		
17			Counsel for Re	spondent		
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4	Amended Criminal Complaint filed 03/20/08	. 712-714
5	Amended Information filed 11/04/10	. 005-006
6	Amended Information filed 11/04/10 (C268471)	. 716-717
7	Amended Jury List filed 10/11/12	092
8	Arrest Warrant: Petition-Delinquency filed 05/13/09	. 652-653
9	Arrest Warrant: Petition-Delinquency (2 <sup>nd</sup> copy) filed 05/13/09	700-701
10	Certification Petition filed 08/13/10	655-657
11	Certification Order filed 08/16/10	
12	Certification to Adult Status Order filed 09/27/10	696-699
13	Commitment and Order to Appeal (09F04443 A/B)	711
14	Criminal Complaint filed 09/30/10	001
15	Defendants Notice of Witness Per NRS Filed 10/05/12	087-088
16	Defendants Proposed Jury Instructions filed 10/15/12	093-094
17 18	Defendants Notice of Witnesses Per NRS And Notice of Possible Alibi Witness filed	03/11/11
19	District Court Minutes through 01/10/13	
20	District Court Minutes through 07/21/09 (C253779)	720-721
21	Ex Parte Order For Transport filed 09/13/12	073-074
22	Information filed 10/25/10	003-004
23	Instructions To The Jury filed 10/11/12	095-110
24	Judgment of Conviction filed 01/24/13	112-113
25	Judgment of Conviction filed 08/03/08 (C253779)	718-719
26	Jury filed 10/09/12	091
27		
28	Justice Court Minutes through 04/13/09 (09F04443B)	715

1	Juvenile District Court Minutes 09/13/10 through 09/27/10	,	702-710
2 3	Memorandum of Points and Authorities in Support of Certification Petition	filed 08/17	//2010
4	Memorandum To The Court filed 06/22/11	·····	049-054
5	Motion For Discovery filed 03/14/11		
6	Motion To Continue Trial Date filed 12/09/10	•••••	014-016
7	Motion To Withdraw As Attorney Of Record Filed 07/15/11		055-063
8	Motion To Withdraw Counsel filed 11/28/11	*************	064-070
9	Notice of Appeal filed 02/15/13	***********	114-117
10	Notice of Motion And Motion To Continue filed 03/14/11	*************	037-039
11	Notice of Witnesses filed 11/18/10	************	007-013
12 13	Order For Production of Inmate Jaquez Barber, Filed 03/18/11	***************************************	. 040-041
14	Order For Production of Inmate Jaquez Barber, Filed 12/29/11	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	. 071-072
15	Second Amended Information filed 10/09/12		. 089-090
16 17	Second Supplemental Notice of Expert Witnesses Filed 10/02/12		. 075-086
18	States Response To Defendants Motion For Discovery Filed 04/01/11		. 042-048
19	Supplemental Notice of Expert Witnesses filed 03/14/11		
20	Transportation Order filed 08/10/10		
21	Verdict filed 10/11/12		
22 .	Warrant of Arrest filed 08/18/10		
23			
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# **TRANSCRIPTS**

2	11011100111120	•
3	Jury Trial: Day 1 Date of Hrg: 10/09/12	246-412
5	Jury Trial: Day 2 Date of Hrg: 10/10/12	
6	Jury Trial: Day 3 Date of Hrg: 10/11/12	
8	Transcript of Proceedings, RE: Certification For Treatment As An Adult Date of Hrg: 09/27/10	681-695
9   10	Transcript of Proceedings, Recorders Transcript of Defendants Pro Se Motion To Withdraw Counsel Date of Hrg: 12/08/11	212-214
11 12	Transcript of Proceedings, Recorders Transcript of Hearing RE: Arraignment Date of Hrg: 10/28/10	163-164
13	Transcript of Proceedings, Recorders Transcript of Hearing RE: Arraignment Continued Date of Hrg: 11/04/10	165-167
15 16	Transcript of Proceedings, Recorders Transcript of Hearing RE: Arraignment Continued Date of Hrg: 11/18/10	168-171
17 18	Transcript of Proceedings, Recorders Transcript RE: Motion to Continue Trial Date of Hrg: 12/14/11	172-175
19 20	Transcript of Proceedings, Rough Draft Recorders Transcript of Calendar Call Date of Hrg: 03/15/11	
21 22	Transcript of Proceedings, Rough Draft Recorders Transcript of Calendar Call Date of Hrg: 10/02/12	232-236
<ul><li>23</li><li>24</li></ul>	Transcript of Proceedings, Rough Draft Recorders Transcript of Calendar Call Date of Hrg: 10/04/12	
<ul><li>25</li><li>26</li></ul>	Transcript of Proceedings, Rough Draft Recorders Transcript of Calendar Call And Motion For Discovery Date of Hrg: 03/13/13	194-197
27. 28	Transcript of Proceedings, Rough Draft Recorders Transcript of Calendar Call And Motion For Discovery Date of Hrg: 10/25/11	·
	11	

1		
2	Transcript of Proceedings, Rough Draft of Recorders Transcript of Defendants Pro Se Motion To Withdraw Cou Date of Hrg: 12/22/11	insel 215-217
3   4	Transcript of Proceedings, Rough Draft of Recorders Transcript of Defendants Pro Se Motion To Withdraw Country Date of Hrg: 01/03/12	
5		218-221
6	Transcript of Proceedings, Rough Draft Recorders Transcript of Further Proceedings: Reset Trial Date of Hrg: 01/10/12	222-227
7		
8	Transcript of Proceedings, Rough Draft Recorders Transcript of Hearing: Faretta Hearing Date of Hrg: 09/20/12	228-231
9	Transcript of Proceedings,	
10	Rough Draft Recorders Transcript of Motion For Discovery Date of Hrg: 05/12/11	183-187
11	Transcript of Proceedings,	
12	Rough Draft Recorders Transcript of Motion For Discovery Date of Hrg: 05/26/11	188-189
13	Transcript of Proceedings,	
14	Rough Draft Recorders Transcript of Motion For Discovery Date of Hrg: 06/02/11	190-193
15		
16	Transcript of Proceedings, Rough Draft Recorders Transcript of Motion To Withdraw As Attorney of Record Date of Hrg: 08/04/11	198-200
17	Transcript of Proceedings,	
18	Rough Draft Recorders Transcript of Motion To Withdraw As Attorney of Record Date of Hrg: 08/25/11	201-207
19	Transcript of Proceedings,	
20	Rough Draft Recorders Transcript of Sentencing Date of Hrg: 12/13/12	641-643
21	Transcript of Proceedings,	
22	Rough Draft Recorders Transcript of Sentencing Date of Hrg: 01/10/13	644-651
23		
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\* Sealed pages 152-95 per order filed 1/23/14.

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CLERK OF THE COURT

DAVID ROGER
DISTRICT ATTORNEY
NEVADA STATE BAR NO. 002781
PHILIP BROWN
Deputy District Attorney
Nevada State Bar No. 6240
601 North Pecos Road
Las Vegas, NV 89101-2408
(702) 455-5320
Attorney for the State of Nevada

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DISTRICT COURT JUVENILE DIVISION CLARK COUNTY, NEVADA

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In the Matter of:

JAQUEZ BARBER

Date of Birth: 07/05/1991

19 Years of Age.

JUVI ID# 112379 03

CASE NO. 08J309689

DEPT NO. A

COURTROOM NO. 18

# CERTIFICATION TO ADULT STATUS ORDER

The above-entitled matter having come on for hearing on 27th day of September, 2010, in the above-entitled Court to determine whether the subject minor, JAQUEZ BARBER, should be certified to be tried as an adult under the provisions of NRS 62B.390; and

The court being duly advised that the Subject Minor, JAQUEZ BARBER, of this Petition is 19 years of age, having been born on the 5th day of July, 1991; and

The court being fully advised that the subject of this Petition is charged with the offenses of Petition Number 4, Count 1- BURGLARY, a felony under N.R.S. 205.060, if committed by an adult; and Count 2- GRAND LARCENY, a felony under N.R.S. 205.220, if committed by an adult; said offenses having allegedly been committed on January 21, 2009.

The court having heard argument in open court and being fully advised in the premises;

NOW, THEREFORE, IT IS HEREBY ORDERED that JAQUEZ BARBER be and hereby is Certified to the Eighth Judicial District Court of the State of Nevada in and for the County of Clark for proper criminal proceedings as an adult for the following reasons:

## 1. Nature and Seriousness of Charged Offense(s):

The Declaration of Arrest signed by Detective J. NORDSTROM P#8254, of the Las Vegas Metropolitan Police Department (LVMPD) as well as the other reports and statements contained in the record are sufficient to set forth establish prosecutive merit. The Declaration of Arrest clearly establishes the heinous nature of the offense:

On February 5, 2009, I Det. J. Nordstrom P#8254, was assigned a burglary case under event number 090121-1550. The details of the case stated that the victim Aldegunda Mendoza, DOB 11-28-76, had filed a police report stating that her residence located at 1873 Star Sapphire Ct. Las Vegas, NV 89106 had been broken into, and she was the victim of a burglary. She called the police on February 21, 2009 around 1030 hours when she returned home to find her back door open and her check book on the floor. She ran out of the house and called the police and waited outside until they arrived. Once she went back into the house she found that her items were moved around and her sock drawer in her bedroom was open. Mendoza stated that she had \$5000.00 dollars in cash hidden in her sock drawer. She stated that she also had two black wallets that contained \$2000.00 dollars inside of them. These wallets were also hidden in her sock drawer.

Officer C. Shevlin P# 13411 responded to the call and filled out the police report as well as calling out ID Specialist R. Dahn P# 5947. ID Specialist R. Dahn P# 5947 processed the residence for latent prints as well as photographing the residence. He lifted prints off of the entry point which was a bathroom window at the rear of the residence. The prints were on the lower corner of the exterior window, hear the edge of the window. This is the common location to place your hand and push the window open. ID Specialist R. Dahn P# 5947 also took photographs of the water faucet that was damaged while the suspect climbed up the wall and went through the bathroom window.

On March 17, 2009 I was informed by Las Vegas Metropolitan Police Department Forensic Laboratory that ID Specialist R. Dahn P# 5947 had processed the latent prints recovered on the rear window of the victim's residence located at 1873 Star Sapphire Ct., Las Vegas, NV 89106, which had been determined to be the suspect's entry point. The latent

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finger prints that had been processed returned to a Jaquez Barber ID number 2705160. Barber had been arrest for attempted murder on March 3, 2009 and his latent finger prints were entered into AFIS data basc. Once his latent finger prints were in the system a match returned from the latent prints recovered on the 1873 Star Sapphire Ct. Las Vegas, NV 89106 case.

On April 2, 2009 I went over to the victim's house with a Spanish speaking translator, Ada Wilson P# 9114. Wilson P# 9114 asked Mendoza if she knew a Jaquez Barber, in which Mendoza stated "no". I showed Mendoza a picture of Barber to make sure that she did not know him and she once again stated that she did not know him. She stated that he did not have permission to enter her residence as well as being in her backyard.

Jaquez Barber is being charged with burglary due to the evidence recovered on January 21, 2009 in which the suspect's latent finger prints were recovered on the entry window. This was the bathroom window at the rear of the victim's residence. This window was pushed open and the suspect broke the water faucet that was directly under the window when he climbed in through the window.

(Declaration of Arrest attached to State's Memorandum of Points and Authorities in Support of Certification Petition).

## 2. Persistency and Seriousness of Past Adjudicated or Admitted Offenses(s):

Date

··	
Malicous Destruction of Property	05/06/2008
Passessian of Firearm	07/11/2008

Offense

WHEREFORE, THE COURT FINDS the records supports Prosecutive Merit for Petition Number 4, Counts 1 and 2.

The COURT FURTHER FINDS that under NRS 62B.390 and the Court's authority to order certification pursuant In Re Seven Minors, 99 Nev.427, 437, 664 P2d 947, 953 (1983), discretionary certification is warranted based on the fact that the offenses are serious, that Subject Minor has serious prior adjudications, and that the subjective factors, including Subject Minor's age and current prison sentence, show that public safety will be best serviced by transferring this case to the adult system. The Court has considered the Subject

 Minor's role in the offense.

Accordingly, the Court grants the State's motion to certify JAQUEZ BARBER to adult status on Petition Number 4, Counts 1 and 2, on discretionary grounds pursuant to In Re Seven Minors, 99 Nev. 427, 437, 664 P2d 947, 953 (1983).

The COURT FURTHER ADVISES that subject minor has the right to appeal this decision to the Supreme Court and that a notice of appeal must be filed after the entry of this written Order and no later than 30 days after the date of service of written notice of the entry of this Order.

The COURT FURTHER ADVISES that subject minor may petition the adult court for transfer of the case back to the juvenile court only upon a showing of exceptional circumstances. If the case is transferred back to juvenile court the judge of this court shall determine whether the exceptional circumstances warrant accepting jurisdiction.

The Director of the Department of Juvenile Justice Services of Clark County is charged with the execution of this Order.

This matter is continued to the 5th day of October, 2010 at the hour of 7:30 a.m., for the purpose of arraignment in the Las Vegas Justice Court. The court having heard argument orders subject minor's bail set in the amount of Count 1-\$3,000.00 and Count 2-\$3,000.00, for a grand total amount of \$6,000.00.

JAQUEZ BARBER is hereby remanded to the custody of the Shcriff.

Dated this 27th day of September, 2010.

WILLIAM O. VOY

DISTRICT COURT JUDGE

FAMILY DIVISION

PHILIP BROWN

Submitted by:

Deputy District Attorney

Nevada State Bar No. 6240

PB/hsa

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# JUSTICE COURT, LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

STATE OF NEVADA,	) District Court Case No.:
Plaintiff,	) Justice Court Case No.: 09F04443A/B
vs.	)
HUBBARD, KENDALL, BARBER, JAQUEZ, Defendant(s)	

# COMMITMENT and ORDER TO APPEAR

An Order having been made this day by me that HUBBARD, KENDALL and BARBER, JAQUEZ, be held to answer before the Eighth Judicial District Court, Department #12 upon the charge(s) of ATTEMPT MURDER WITH USE OF A DEADLY WEAPON; BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM; POSSESSION SHORT BARRELED SHOTGUN, committed in said Township and County, on OR ABOUT THE 24TH DAY OF FEBRUARY, 2009.

IT IS FURTHER ORDERED that the Sheriff of the County of Clark is hereby commanded to receive the above named defendant(s) into custody, and detain said defendant(s) until he/she can be legally discharged, and be committed to the custody of the Sheriff of said County, until bail is given in the sum of \$50,000/50,000.

IT IS FURTHER ORDERED that said defendant(s) is/are commanded to appear in the Eighth Judicial District Court, Regional Justice Center, Lower Level Arraignment Courtroom "A", Las Vegas, Nevada at 10:30A on the 23RD day of APRIL, 2009 for arraignment and further proceedings on the within charge(s).

Dated this April 13, 2009

Justice of the Peace, Las Vegas Township

ustice of the Peace, Las Vegas Towns

...

FILED IN OPEN COLLAT

JUSTICE COURT, LAS VEGAS TOWNSHIP

CUM! CLEMA

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

09F04443A 84578

Plaintiff,

84578

-VS-

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KENDALL HUBBARD #2705161, JAQUEZ BARBER, #2705160

Defendant.

CASE NO: 09F04443A-B

DEPT NO: 7

<u>AMENDED</u>

CRIMINAL COMPLAINT

The Defendants above named having committed the crimes of ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (Felony - NRS 200.481(2)(e); and POSSESSION OF SHORT BARRELED SHOTGUN (Felony - NRS 202.275) in the manner following, to-wit: That the said Defendants, on or about the 24th day of February, 2009, at and within the County of Clark, State of Nevada,

# COUNT 1 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill RONALD CHOYCE, a human being, by shooting at and into the body of the said RONALD CHOYCE, with a deadly weapon, to-wit: a firearm, the defendants being responsible under one or more of the following principles of criminal liability, to-wit: (1) by the defendants directly committing the crime and/or (2) by the defendants conspiring with each other to commit the offense of murder whereby the defendants are each vicariously liable for the reasonably foreseeable acts of the other conspirators when the acts were in furtherance of the conspiracy and/or (3) the defendants aiding or abetting the commission of the crime by accompanying each other to the crime scene and by entering into a course of conduct whereby the defendant KENDALL HUBBARD acted as lookout while the defendant JAQUEZ BARBER repeatedly fired a firearm at and into the body of the said RONALD CHOYCE, thereafter the defendant

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KENDALL HUBBARD and the defendant JAQUEZ BARBER fleeing the scene together and the defendant KENDALL HUBBARD taking possession of the firearm(s) used in the crime, the defendants offering counsel and encouragement to each other throughout.

# COUNT 2 - BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did then and there wilfully, unlawfully and feloniously use force or violence upon the person of another, to-wit: RONALD CHOYCE, with use of a deadly weapon, to-wit: a firearm, by shooting at and into the body of the said RONALD CHOYCE, resulting in substantial bodily harm to the said RONALD CHOYCE, the defendants being responsible under one or more of the following principles of criminal liability, to-wit: (1) by the defendants directly committing the crime and/or (2) by the defendants conspiring with each other to commit the offense of battery whereby the defendants are each vicariously liable for the reasonably foreseeable acts of the other conspirators when the acts were in furtherance of the conspiracy and/or (3) the defendants aiding or abetting the commission of the crime by accompanying each other to the crime scene and by entering into a course of conduct whereby the defendant KENDALL HUBBARD acted as lookout while the defendant JAQUEZ BARBER repeatedly fired a firearm at and into the body of the said RONALD CHOYCE, thereafter the defendant KENDALL HUBBARD and the defendant JAQUEZ BARBER fleeing the scene together and the defendant KENDALL HUBBARD taking possession of the firearm used in the crime, the defendants offering counsel and encouragement to each other throughout.

## **COUNT 3** - POSSESSION OF SHORT BARRELED SHOTGUN

did then and there wilfully, unlawfully, and feloniously possess a short barreled shotgun having a barrel less than 18 inches in length, to-wit: a 12 gauge Remington Shotgun, bearing Serial No. 705344V, with a barrel approximately 17 inches long and overall length of approximately 25 inches.

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All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

Bmi V Jumener 3/19/2009

09F04443X/jh LVMPD EV# 0902242128 (TK7)





09F04443B STATE VS. \_\_BARBER, JAQUEZ\_ CASE NO. DATE, JUDGE OFFICERS OF COURT PRESENT APPEARANCES - HEARING CONTINUED TO: \*\*FURTHER PROCEEDINGS NOT CALENDARED\*\* 03/30/09 9:30A #7 VT 03/20/09 DEFT PRESENT IN COURT \*\*IN CUSTODY\*\* MOTION BY STATE TO CONSOLIDATE CASE 09F04444X INTO 09F04443X-K. BENNETT-HARON MOTION GRANTED S. JIMENEZ, DA STATE FILES AND AMENDED CRIMINAL COMPLAINT ADDING A. WEINSTOCK FOR ADDITIONAL CHARGES AND CO-DEFENDANT D. WINDER, ESQ COUNT 1- ATTEMPT MURDER WITH USE OF A DEADLY WEAPON S. OTT, CR COUNT 2-BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN V. KENDRICK, CLK SUBSTANTIAL BODILY HARM COUNT 3- POSSESSION OF SHORT BARRELED SHOTGUN **COURT SET BAIL: 1-\$00/00** 2-\$10,000/10,000 3- \$3,000/3,000 PRELIMINARY HEARING DATE SET \*\*D. WINDER COURT APPOINTED FOR DEFENDANT IN JC #12 DEFT REMANDED TO THE CUSTODY OF THE SHERIFF 03/25/2009 EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS FILED 03/30/2009 ORDER RELEASING MEDICAL RECORDS FILED 03/30/2009 TIME SET FOR PRELIMINARY HEARING 04/13/09 9:30 #7 K. BENNETT-HARON DEFENDANT PRESENT IN COURT \*\*IN CUSTODY\*\* S. JIMENEZ, DA PRELIMINARY HEARING CALLED OFF D. WINDER, ESQ S. OTT, CR MOTION BY DEFENSE COUNSEL TO REDUCE BAIL ANDOR HOUSE ARREST V. KENDRICK, CLK STATE OBJECTED REQUESTED HIGH BAIL SETTING RESET BAIL: 50,000/50,000 TOTAL DEFT REMANDED TO THE CUSTODY OF THE SHERIFF 04/13/09 TIME SET FOR PRELIMINARY HEARING CASE FORWARDEES 10:30A #12 V K. BENNETT-HARON DEFT PRESENT IN COURT \*\*IN CUSTODI
PER NEGOTIATIONS: DEFENDANT UNCONDITIONALLY WAIVES THE APR 2 DEFT PRESENT IN COURT \*\*IN CUSTODY\*\* S. JIMENEZ, DA M. SANFT, ESO RIGHT TO A PRELIMINARY HEAKING
DEFENDANT BOUND OVER TO THE DISTRICT COURT #12 AS CHARGED RIM
DEFENDANT TO APPEAR IN THE LOWER LEVEL ARRAIGNMENT CLERK'S OFFICE S. OTT, CR V. KENDRICK, CLK DEFT REMANDED TO THE CUSTODY OF THE SHERIFF

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1	AINF Dun & Chum
2	DAVID ROGER Clark County District Attorney
3.	Nevada Bar #002781 PHILIP BROWN
4	Chief Deputy District Attorney Nevada Bar #006240
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212
6	(702) 671-2500 Attorney for Plaintiff
7	
8	DISTRICT COURT
9	CLARK COUNTY, NEVADA
10	
11	THE STATE OF NEVADA,
12	Plaintiff, Case No: C268471-1 Dept No: IV
13	-vs-
14	JAQUEZ DEJUAN BARBER,
15	Defendant A WE N DE D
16	INFORMATION
17	STATE OF NEVADA )
18	COUNTY OF CLARK ss.
19	DAVID ROGER, District Attorney within and for the County of Clark, State of
20	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
21	That JAQUEZ DEJUAN BARBER, the Defendant above named, having committed
22	the crime of BURGLARY (Category B Felony - NRS 205.060) and GRAND LARCENY
23	(Category B Felony - NRS 205.220, 205.222) in the manner following, to-wit: That the
24	said Defendant, on or about the 21st day of January, 2009, at and within the County of Clark,
25	State of Nevada, contrary to the form, force and effect of statutes in such cases made and
26	provided, and against the peace and dignity of the State of Nevada,
27	// // // // // // // // // // // // //
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### <u>COUNT 1</u> - BURGLARY 1 2 did then and there wilfully, unlawfully, and feloniously enter, with intent to commit 3 larceny, that certain building occupied by ALDEGUNDA MENDOZA, located at 1873 Star Sapphire Court, Las Vegas, Clark County, Nevada. **COUNT 2 - GRAND LARCENY** 5 6 did then and there wilfully, unlawfully, and feloniously with intent to deprive the 7 owner permanently thereof, steal, take, carry, lead or drive away property owned by 8 ALDEGUNDA MENDOZA, having a value of \$250.00, or more, to-wit: \$7,000.00. 9 DAVID ROGER DISTRICT ATTORNEY 10 Nevada Bar #002781 11 12 BY /s/ PHILIP BROWN PHILIP BROWN 13 Chief Deputy District Attorney Nevada Bar #006240 14 15 Names of witnesses known to the District Attorney's Office at the time of filing this Information are as follows: 16 17 COR or Designee; LVMPD RECORDS 18 DAHN, ROBBIE; LVMPD#05947 19 FARNHAM, VICKI; LVMPD#07836 20 MENDOZA, ALDEGUNDA; 1873 STAR SAPPHIRE CT., LVN 89106 NORDSTROM, JAYME; LVMPD#08254 21 PAGE, LELAND; COURT INTERPRETER 22 23 24 25 26 27 DA#10F18646X/hjc/SVU LVMPD EV#0901211550

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(TK11)

JOCP

2009 AUS - 3 A 5: 43

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

CASE NO. C253779

DEPT. NO. XII

JAQUEZ BARBER aka Jaquez Dejaun Barber #2705160

Defendant.

JUDGMENT OF CONVICTION
(PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of COUNT 3 - BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (Category B Felony) in violation of NRS 200.481.2e; thereafter, on the 21<sup>st</sup> day of July, 2009, the Defendant was present in court for sentencing with his counsel, DAN W. WINDER, ESQ., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers, the Defendant is sentenced as follows:

Skip to Main Content Logout My Account Search Menu New District Criminal/Civil Search Refine Search Close

Location : District Courts Images Help

### REGISTER OF ACTIONS CASE No. 09C253779-2

The State of Nevada vs Jaquez Barber

Felony/Gross Case Type: Misdemeanor

04/20/2009 Date Filed:

Location: Conversion Case Number:

Department 12 C253779

Defendant's Scope ID #: Lower Court Case Number: 09F04443

2705160

RELATED	CASE	INFORM	IATION

Related Cases

Plaintiff

09C253779-1 (Multi-Defendant Case)

PARTY INFORMATION

Lead Attorneys

Defendant Barber, Jaquez Pro Se

Steven B Wolfson

702-671-2700(W)

CHARGE INFORMATION

Charges: Barber, Jaquez

State of Nevada

Statute

evel

Date

3. BATTERY WITH SUBSTANTIAL BODILY HARM

200.481.2E

Felony

01/01/1900

#### **EVENTS & ORDERS OF THE COURT**

04/23/2009 Initial Arraignment (10:30 AM) ()

INITIAL ARRAIGNMENT Court Clerk: Phyllis Irby/pi Reporter/Recorder; Kiara Schmidt Heard By: Kevin Williams

04/23/2009 10:30 AM

- AS TO DEFT BARBER: NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. BARBER ARRAIGNED AND PLED GUILTY TO BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (F). Court ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P&P) and set for sentencing. Court DIRECTED Deft. to report to P&P immediately after Court or a bench warrant will issue. Mr. Winder advised negotiations are contingent upon co-Deft accepting negotiations. AS TO DEFT HUBBARD: Mr. Sanft requested a continuance; advised he needs to go over Guilty Plea Agreement with Deft. COURT ORDERED, matter CONTINUED. NIC (BOTH) 4-30-09 10:30 AM ARRAIGNMENT CONTINUED (BOTH) 6-18-09 8:30 AM SENTENCING (DEPT. XII) (BARBER)

Parties Present Return to Register of Actions Skip to Main Content Logout My Account Search Menu New District Criminal/Civil Search Refine Search Close

Location : District Courts Images Help

# REGISTER OF ACTIONS CASE NO. 09C253779-2

The State of Nevada vs Jaquez Barber

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Case Type: Felony/Gross Misdemeanor
Date Filed: 04/20/2009
Location: Department 12

Conversion Case Number: C253779
Defendant's Scope ID #: 2705160
Lower Court Case Number: 09F04443

RELATED CASE INFORMATION

Related Cases

09C253779-1 (Multi-Defendant Case)

PARTY INFORMATION

Lead Attorneys

Barber, Jaquez

Pro Se

Plaintiff

Defendant

State of Nevada

Steven B Wolfson 702-671-2700(W)

CHARGE INFORMATION

Charges: Barber, Jaquez

3. BATTERY WITH SUBSTANTIAL BODILY HARM

Statute 200.481.2E Level Felony Date

01/01/1900

EVENTS & ORDERS OF THE COURT

07/21/2009 Sentencing (8:30 AM) ()

SENTENCING Court Clerk: April Watkins Reporter/Recorder: Kerry Esparza Heard By: Michelle Leavitt

#### Minutes

07/21/2009 8:30 AM

DEFT. BABRER ADJUDGED GUILTY as to COUNT 3
BATTERY WITH USE OF A DEADLY WEAPON
RESULTING IN SUBSTANTIAL BODILY HARM (F).
Arguments by counsel. Statement by Deft. COURT
ORDERED, in addition to the \$25.00 Administrative
Assessment fee and \$150.00 DNA Analysis fee including
testing to determine genetic markers, Deft. SENTENCED
to a MINIMUM of SIX (6) YEARS and a MAXIMUM of
FIFTEEN (15) YEARS in the Nevada Department of
Corrections (NDC) with ONE HUNDRED FORTY-ONE
(141) DAYS credit for time served. BOND, if any,
EXONERATED.

Parties Present
Return to Register of Actions

1	IN THE SUPREME COURT O	THE STATE OF NEVADA	
2	IN THE SUPREME COURT O	T THE STATE OF NEVADA	
3	JAQUEZ BARBER, )	No. 62649	
4	Appellant, )		
5	vi.		
7	THE STATE OF NEVADA,		
8	Respondent. )		
9	APPELLANT'S APPENDIX V	OLUME IV PAGES 652-721	
10 11 12	PHILIP J. KOHN Clark County Public Defender 309 South Third Street Las Vegas, Nevada 89155-2610	STEVE WOLFSON Clark County District Attorney 200 Lewis Avenue, 3 <sup>rd</sup> Floor Las Vegas, Nevada 89155	
13	Attorney for Appellant	CATHERINE CORTEZ MASTO	
14		Attorney General 100 North Carson Street Carson City, Nevada 89701-4717	
15		(702) 687-3538	
16	CERTIFICATE	Counsel for Respondent COF SERVICE	
17		ent was filed electronically with the Nevada	
18	Supreme Court on the 10 <sup>th</sup> day of September	r, 2013. Electronic Service of the foregoing	
19	document shall be made in accordance with the	e Master Service List as follows:	
20	CATHERINE CORTEZ MASTO	SHARON DICKINSON	
21	STEVEN S. OWENS  I further certify that I served a c	HOWARD S. BROOKS opy of this document by mailing a true and	
22	correct copy thereof, postage pre-paid, addres	sed to:	
23	JAQUEZ BARBER		
<ul><li>24</li><li>25</li></ul>	NDOC # 1039024 c/o High Desert State Prison		
26	PO Box 650 Indian Springs, NV 89070		
27	BY	arrie M. Connolly	
28.	Employee, Clark County Public Defender's Office		

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