

IN THE SUPREME COURT OF THE STATE OF NEVADA

\* \* \*

JASON JONES,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

CASE NO. 63136

Electronically Filed  
Sep 04 2013 08:49 a.m.  
Tracie K. Lindeman  
Clerk of Supreme Court

APPELLANT'S APPENDIX

VOLUME 15

Direct Appeal From A Judgment of Conviction  
Eighth Judicial District Court  
The Honorable Valerie Adair, District Court Judge  
District Court No. C285488

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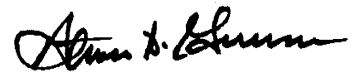
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CLERK OF THE COURT

**ORDR**  
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(702) 671-2500  
State of Nevada

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

In the Matter of the Application,  
of  
JASON JONES,  
#2735018  
for a Writ of Habeas Corpus.

CASE NO: C-12-285488-1

DEPT NO: XXI

**ORDER DENYING DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS**

DATE OF HEARING: 01/10/13  
TIME OF HEARING: 9:30 A.M.

THIS MATTER having come on for hearing on the 10th day of January, 2013, the  
Petitioner being present, represented by RANDY PIKE, Special Public Defender and  
CHARLES CANO, Special Public Defender, the Respondent being represented by STEVEN  
B. WOLFSON, District Attorney, through NELL E. CHRISTENSEN, Chief Deputy District  
Attorney, and the Court having heard the arguments of counsel, and good cause appearing  
therefore,

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1 IT IS HEREBY ORDERED that the Petitioner's Petition for Writ of Habeas Corpus,  
2 shall be, and it is, hereby denied and the Writ is hereby discharged.

3 DATED this 23<sup>rd</sup> day of January, 2013.

4  
5  
6 Valerie Adams  
DISTRICT COURT JUDGE

7 STEVEN B. WOLFSON  
8 Clark County District Attorney  
9 Nevada Bar # 001565

10 BY Nell E. Christensen  
11 NELL E. CHRISTENSEN  
12 Chief Deputy District Attorney  
13 Nevada Bar #008822  
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28 mmw/GCU

ORIGINAL

FILED IN OPEN COURT  
STEVEN D. GRIERSON  
CLERK OF THE COURT

JAN 29 2013

PHYLLIS IRBY, DEPUTY

DISTRICT COURT  
CLARK COUNTY, NEVADA

1 INST

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8 THE STATE OF NEVADA,

9 Plaintiff,

10 -vs-

11 JASON JONES,

12 Defendant.

CASE NO: C-12-285488-1

DEPT NO: XXI

13 INSTRUCTIONS TO THE JURY (INSTRUCTION NO. I)

14 MEMBERS OF THE JURY:

15 It is now my duty as judge to instruct you in the law that applies to this case. It is  
16 your duty as jurors to follow these instructions and to apply the rules of law to the facts as  
17 you find them from the evidence.

18 You must not be concerned with the wisdom of any rule of law stated in these  
19 instructions. Regardless of any opinion you may have as to what the law ought to be, it  
20 would be a violation of your oath to base a verdict upon any other view of the law than that  
21 given in the instructions of the Court.  
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If, in these instructions, any rule, direction or idea is repeated or stated in different ways, no emphasis thereon is intended by me and none may be inferred by you. For that reason, you are not to single out any certain sentence or any individual point or instruction and ignore the others, but you are to consider all the instructions as a whole and regard each in the light of all the others.

The order in which the instructions are given has no significance as to their relative importance.

1  
2 An Information is but a formal method of accusing a person of a crime and is not of  
3 itself any evidence of his guilt.

4 In this case, it is charged in an Information that on or about the 17th day of June,  
5 2012, the Defendant committed the offenses of **MURDER WITH USE OF A DEADLY**  
6 **WEAPON (Category A Felony - NRS 200.010, 200.030, 193.165):** did then and there  
7 wilfully, feloniously, without authority of law, and with premeditation and deliberation, and  
8 with malice aforethought, kill JAIME CORONA, a human being, by Defendant shooting at  
9 and into the body of the said JAIME CORONA, with a deadly weapon, to-wit: a firearm.

10 It is the duty of the jury to apply the rules of law contained in these instructions to the  
11 facts of the case and determine whether the State has met its burden of proving beyond a  
12 reasonable doubt that the Defendant is guilty of the charged offense.

To constitute the crime charged, there must exist a union or joint operation of an act forbidden by law and an intent to do the act.

The intent with which an act is done is shown by the facts and circumstances surrounding the case.

Do not confuse intent with motive. Motive is what prompts a person to act. Intent refers only to the state of mind with which the act is done.

Motive is not an element of the crime charged and the State is not required to prove a motive on the part of the Defendant in order to convict. However, you may consider evidence of motive or lack of motive as a circumstance in the case.

INSTRUCTION NO. 5

In arriving at a verdict in this case as to whether the Defendant is guilty or not guilty, the subject of penalty or punishment is not to be discussed or considered by you and should in no way influence your verdict.

INSTRUCTION NO. 10

You are here to determine whether the State has met its burden of proving beyond a reasonable doubt the defendant's guilt of the offense charged. You are not called upon to return a verdict as to the guilt or innocence of any other person. So, if the evidence in the case convinces you beyond a reasonable doubt of the guilt of the Defendant, you should so find, even though you may believe one or more persons are also guilty.

The evidence which you are to consider in this case consists of the testimony of the witnesses, the exhibits, and any facts admitted or agreed to by counsel.

There are two types of evidence; direct and circumstantial. Direct evidence is the testimony of a person who claims to have personal knowledge of the commission of the crime which has been charged, such as an eyewitness. Circumstantial evidence is the proof of a chain of facts and circumstances which tend to show whether the Defendant is guilty or not guilty. The law makes no distinction between the weight to be given either direct or circumstantial evidence. Therefore, all of the evidence in the case, including the circumstantial evidence, should be considered by you in arriving at your verdict.

Statements, arguments and opinions of counsel are not evidence in the case. However, if the attorneys stipulate to the existence of a fact, you must accept the stipulation as evidence and regard that fact as proved.

You must not speculate to be true any insinuations suggested by a question asked a witness. A question is not evidence and may be considered only as it supplies meaning to the answer.

You must disregard any evidence to which an objection was sustained by the court and any evidence ordered stricken by the court.

Anything you may have seen or heard outside the courtroom is not evidence and must also be disregarded.

INSTRUCTION NO. 8

The credibility or believability of a witness should be determined by his manner upon the stand, his relationship to the parties, his fears, motives, interests or feelings, his opportunity to have observed the matter to which he testified, the reasonableness of his statements and the strength or weakness of his recollections.

If you believe that a witness has lied about any material fact in the case, you may disregard the entire testimony of that witness or any portion of his testimony which is not proved by other evidence.

A witness who has special knowledge, skill, experience, training or education in a particular science, profession or occupation is an expert witness. An expert witness may give his opinion as to any matter in which he is skilled.

You should consider such expert opinion and weigh the reasons, if any, given for it. You are not bound, however, by such an opinion. Give it the weight to which you deem it entitled, whether that be great or slight, and you may reject it, if, in your judgment, the reasons given for it are unsound.



INSTRUCTION NO. 10

The Defendant is presumed innocent until the contrary is proved. This presumption places upon the State the burden of proving beyond a reasonable doubt every material element of the crime charged and that the Defendant is the person who committed the offense.

A reasonable doubt is one based on reason. It is not mere possible doubt but is such a doubt as would govern or control a person in the more weighty affairs of life. If the minds of the jurors, after the entire comparison and consideration of all the evidence, are in such a condition that they can say they feel an abiding conviction of the truth of the charge, there is not a reasonable doubt. Doubt to be reasonable must be actual, not mere possibility or speculation.

If you have a reasonable doubt as to the guilt of the Defendant, he is entitled to a verdict of not guilty.

INSTRUCTION NO. 11

It is a constitutional right of a defendant in a criminal trial that he may not be compelled to testify. Thus, the decision as to whether he should testify is left to the defendant on the advice and counsel of his attorney. You must not draw any inference of guilt from the fact that he does not testify, nor should this fact be discussed by you or enter into your deliberations in any way.

INSTRUCTION NO. 12

In this case the Defendant is accused in an Information alleging an open charge of murder. This charge may include murder of the first degree, murder of the second degree, or voluntary manslaughter.

The jury must decide if the Defendant is guilty of any offense and, if so, of which offense.

INSTRUCTION NO. 13

Murder is the unlawful killing of a human being with malice aforethought, either express or implied.

Malice aforethought means the intentional doing of a wrongful act without legal cause or excuse or what the law considers adequate provocation. The condition of mind described as malice aforethought may arise, not alone from anger, hatred, revenge or from particular ill will, spite or grudge toward the person killed, but may result from any unjustifiable or unlawful motive or purpose to injure another, which proceeds from a heart fatally bent on mischief or with reckless disregard of consequences and social duty. Malice aforethought does not imply deliberation or the lapse of any considerable time between the malicious intention to injure another and the actual execution of the intent but denotes rather an unlawful purpose and design in contradistinction to accident and mischance.

Express malice is that deliberate intention unlawfully to take away the life of a fellow creature, which is manifested by external circumstances capable of proof.

Malice may be implied when no considerable provocation appears, or when all the circumstances of the killing show an abandoned and malignant heart.

Murder of the first degree is murder which is perpetrated by means of any kind of willful, deliberate, and premeditated killing. All three elements -- willfulness, deliberation, and premeditation -- must be proven beyond a reasonable doubt before an accused can be convicted of first-degree murder.

Willfulness is the intent to kill. There need be no appreciable space of time between formation of the intent to kill and the act of killing.

Deliberation is the process of determining upon a course of action to kill as a result of thought, including weighing the reasons for and against the action and considering the consequences of the actions.

A deliberate determination may be arrived at in a short period of time. But in all cases the determination must not be formed in passion, or if formed in passion, it must be carried out after there has been time for the passion to subside and deliberation to occur. A mere unconsidered and rash impulse is not deliberate, even though it includes the intent to kill.

Premeditation is a design, a determination to kill, distinctly formed in the mind by the time of the killing.

Premeditation need not be for a day, an hour, or even a minute. It may be as instantaneous as successive thoughts of the mind. For if the jury believes from the evidence that the act constituting the killing has been preceded by and has been the result of premeditation, no matter how rapidly the act follows the premeditation, it is premeditated.

The law does not undertake to measure in units of time the length of the period during which the thought must be pondered before it can ripen into an intent to kill which is truly deliberate and premeditated. The time will vary with different individuals and under varying circumstances.

The true test is not the duration of time, but rather the extent of the reflection. A cold, calculated judgment and decision may be arrived at in a short period of time, but a mere unconsidered and rash impulse, even though it includes an intent to kill, is not deliberation and premeditation as will fix an unlawful killing as murder of the first degree.



INSTRUCTION NO. 18

The prosecution is not required to present direct evidence of a defendant's state of mind as it existed during the commission of a crime and the jury may infer the existence of a particular state of mind of a party or a witness from the circumstances disclosed by the evidence.

INSTRUCTION NO. 19

The intention to kill may be ascertained or deduced from the facts and circumstances of the killing, such as the use of a weapon calculated to produce death, the manner of its use, and the attendant circumstances characterizing the act.

INSTRUCTION NO. 20

All murder which is not murder of the first degree is murder of the second degree. Murder of the second degree is murder with malice aforethought, but without the admixture of premeditation and deliberation.

You are instructed that if you find that the State has established that the Defendant has committed first degree murder you shall select first degree murder as your verdict. The crime of first degree murder includes the crime of second degree murder. You may find the Defendant guilty of second degree murder if:

(1) some of you are not convinced beyond a reasonable doubt that the Defendant is guilty of murder of the first degree, and

(2) all twelve of you are convinced beyond a reasonable doubt the Defendant is guilty of the crime of second degree murder.

If you are convinced beyond a reasonable doubt that the crime of murder has been committed by the Defendant, but you have a reasonable doubt whether such murder was of the first or of the second degree, you must give the Defendant the benefit of that doubt and return a verdict of murder of the second degree.

1  
2       You are instructed that if you find the Defendant guilty of a crime, you must  
3 determine whether a deadly weapon was used in the commission of the crime.

4       If you find beyond a reasonable doubt that a deadly weapon was used in the  
5 commission an offense, then you shall return the appropriate guilty verdict reflecting "With  
6 Use of a Deadly Weapon".

7       If, however, you find that a deadly weapon was not used in the commission of an  
8 offense, but you find that it was committed, then you shall return the appropriate guilty  
9 verdict reflecting that a deadly weapon was not used.

"Deadly weapon" means any instrument which, if used in the ordinary manner contemplated by its design and construction, will or is likely to cause substantial bodily harm or death; any weapon, device, instrument, material or substance which, under the circumstances in which it is used, attempted to be used or threatened to be used, is readily capable of causing substantial bodily harm or death.

You are instructed that a firearm is a deadly weapon.

In order to "use" a deadly weapon, there need not be conduct which actually produces harm but only conduct which produces a fear of harm or force by means or display of the deadly weapon in aiding the commission of the crime.

The State is not required to have recovered the deadly weapon used in an alleged crime, or to produce the deadly weapon in court at trial, to establish that a deadly weapon was used in the commission of the crime.

Manslaughter is the unlawful killing of a human being without malice express or implied and without any mixture of deliberation.

Voluntary Manslaughter is a voluntary killing upon a sudden heat of passion, caused by a provocation apparently sufficient to make the passion irresistible.

The provocation required for Voluntary Manslaughter must either consist of a serious and highly provoking injury inflicted upon the person killing, sufficient to excite an irresistible passion in a reasonable person, or an attempt by the person killed to commit a serious personal injury on the person killing. The serious and highly provoking injury which causes the sudden heat of passion can occur without direct physical contact. However, neither slight provocation nor an assault of a trivial nature will reduce a homicide from murder to manslaughter.

For the sudden, violent impulse of passion to be irresistible resulting in a killing, which is Voluntary Manslaughter, there must not have been an interval between the assault or provocation and the killing sufficient for the voice of reason and humanity to be heard; for, if there should appear to have been an interval between the assault or provocation given and the killing, sufficient for the voice of reason and humanity to be heard, then the killing shall be determined by you to be murder. The law assigns no fixed period of time for such an interval but leaves its determination to the jury under the facts and circumstances of the case.



1  
2 The heat of passion which will reduce a homicide to Voluntary Manslaughter must be  
3 such an irresistible passion as naturally would be aroused in the mind of an ordinarily  
4 reasonable person in the same circumstances. A defendant is not permitted to set up his own  
5 standard of conduct and to justify or excuse himself because his passions were aroused  
6 unless the circumstances in which he was placed and the facts that confronted him were such  
7 as also would have aroused the irresistible passion of the ordinarily reasonable man if  
8 likewise situated. The basic inquiry is whether or not, at the time of the killing, the reason of  
9 the accused was obscured or disturbed by passion to such an extent as would cause the  
10 ordinarily reasonable person of average disposition to act rashly and without deliberation and  
11 reflection and from such passion rather than from judgment.  
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If you find the State has established that the defendant has committed murder you shall select the appropriate degree of murder as your verdict. The crime of murder may include the crime of voluntary manslaughter. You may find the defendant guilty of voluntary manslaughter if:

1. You have not found, beyond a reasonable doubt, that the defendant is guilty of murder of either the first or second degree, and

2. All twelve of you are convinced beyond a reasonable doubt the defendant is guilty of the crime of voluntary manslaughter.

If you are satisfied beyond a reasonable doubt that the killing was unlawful, but you have a reasonable doubt whether the crime is murder or voluntary manslaughter, you must give the defendant the benefit of that doubt and return a verdict voluntary manslaughter.

INSTRUCTION NO. 26

The flight of a person after the commission of a crime is not sufficient in itself to establish guilt; however, if flight is proved, it is circumstantial evidence in determining guilt or innocence.

The essence of flight embodies the idea of deliberately going away with consciousness of guilt and for the purpose of avoiding apprehension or prosecution. The weight to which such circumstance is entitled is a matter for the jury to determine.

Although you are to consider only the evidence in the case in reaching a verdict, you must bring to the consideration of the evidence your everyday common sense and judgment as reasonable men and women. Thus, you are not limited solely to what you see and hear as the witnesses testify. You may draw reasonable inferences from the evidence which you feel are justified in the light of common experience, keeping in mind that such inferences should not be based on speculation or guess.

A verdict may never be influenced by sympathy, prejudice or public opinion. Your decision should be the product of sincere judgment and sound discretion in accordance with these rules of law.

When you retire to consider your verdict, you must select one of your number to act as foreperson who will preside over your deliberation and will be your spokesperson here in court.

During your deliberation, you will have all the exhibits which were admitted into evidence, these written instructions and forms of verdict which have been prepared for your convenience.

Your verdict must be unanimous. As soon as you have agreed upon a verdict, have it signed and dated by your foreperson and then return with it to this room.

If, during your deliberation, you should desire to be further informed on any point of law or hear again portions of the testimony, you must reduce your request to writing signed by the foreperson. The officer will then return you to court where the information sought will be given you in the presence of, and after notice to, the district attorney and the Defendant and his counsel.

Playbacks of testimony are time-consuming and are not encouraged unless you deem it a necessity. Should you require a playback, you must carefully describe the testimony to be read back so that the court recorder can arrange her notes. Remember, the court is not at liberty to supplement the evidence.

INSTRUCTION NO. 32

Now you will listen to the arguments of counsel who will endeavor to aid you to reach a proper verdict by refreshing in your minds the evidence and by showing the application thereof to the law; but, whatever counsel may say, you will bear in mind that it is your duty to be governed in your deliberation by the evidence as you understand it and remember it to be and by the law as given to you in these instructions, with the sole, fixed and steadfast purpose of doing equal and exact justice between the Defendant and the State of Nevada.

GIVEN:

Valerie Adlan  
DISTRICT JUDGE

  
CLERK OF THE COURT

TRAN

DISTRICT COURT  
CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

vs.

JASON JONES,

Defendant.

CASE NO. C285488-1  
DEPT. XXI

BEFORE THE HONORABLE VALERIE ADAIR, DISTRICT COURT JUDGE

TUESDAY, JANUARY 29, 2013

RECORDER'S TRANSCRIPT OF HEARING RE:  
JURY TRIAL - VERDICT

APPEARANCES:

FOR THE STATE:

NELL E. CHRISTENSEN, ESQ.  
CHRISTOPHER P. PANDELIS, ESQ.  
Chief Deputy District Attorneys

FOR THE DEFENDANT:

RANDALL H. PIKE, ESQ.  
Assistant Special Public Defender  
CHARLES A. CANO, ESQ.  
Deputy Special Public Defender

RECORDED BY: JANIE L. OLSEN, COURT RECORDER/TRANSCRIBER



1 LAS VEGAS, CLARK COUNTY, NV., TUES., JAN. 29, 2013

2 (Jury entering 11:12 a.m.)

3 THE COURT: All right. Court is now back in session. Everyone can be  
4 seated. The record should reflect the presence of the defendant and his counsel,  
5 the presence of the State through the Deputy District Attorneys, the officers of the  
6 court and the ladies and gentlemen of the jury.

7 Who is the jury foreperson? All right. Let's see, Juror No. 11, Mr.  
8 Jusino?

9 JUROR NO. 10: No, Robert --

10 THE COURT: I'm sorry?

11 JUROR NO. 10: Robert Langworthy, No. 10.

12 THE COURT: I'm sorry, yes. Mr. Langworthy, Juror No. 10.

13 Has the jury in this case reached a verdict?

14 JUROR NO. 10: Yes, ma'am.

15 THE COURT: Would you please hand the forms of verdict to the bailiff.

16 All right. The clerk will now read the verdict out loud and inquire if this  
17 is the verdict of the jury.

18 THE CLERK: District Court, Clark County, Nevada, in the case of The State  
19 of Nevada versus Jason Jones, in Case No. C-12-285488 in Department 21. We  
20 the jury in the above-entitled case find the defendant, Jason Jones as follows:

21 Murder with use of a deadly weapon, Guilty of Second degree murder  
22 with use of a deadly weapon.

23 Dated the 29<sup>th</sup> day of January 2013, and the foreperson, Juror No 10.

24 Ladies and gentlemen of the jury, is this your verdict as read?

25 JURORS: Yes.

1 THE CLERK: So say you one so say you all?

2 JURORS: Yes.

3 THE COURT: All right. Before the verdict is recorded into the minutes of the  
4 court, does either side desire to have the jury polled?

5 MR. PIKE: The defense does not, Your Honor.

6 THE DEFENDANT: What does that mean?

7 THE COURT: The State does not?

8 MS. CHRISTENSEN: No, Your Honor.

9 THE DEFENDANT: What does that mean, Your Honor?

10 THE COURT: It means whether she goes through each of the jurors and  
11 asks them if that's their verdict.

12 All right. Neither side --

13 THE DEFENDANT: I would like the clerk to do that.

14 THE COURT: The clerk will poll the members of the jury.

15 THE CLERK: Yes, Your Honor.

16 Juror No. 1, is that your verdict as read?

17 JUROR NO. 1: Yes, it is.

18 THE CLERK: Juror No. 2, is that your verdict as read?

19 JUROR NO. 2: Yes.

20 THE CLERK: Juror No. 3, is that your verdict as read?

21 JUROR NO. 3: Yes.

22 THE CLERK: Juror No. 4, is that your verdict as read?

23 JUROR NO. 4: Yes.

24 THE CLERK: Juror No. 5, is that your verdict as read?

25 JUROR NO. 5: Yes.

1 THE CLERK: Juror No. 8, is that your verdict as read?

2 JUROR NO. 8: Yes.

3 THE CLERK: Juror No. 9, is that your verdict as read?

4 JUROR NO. 9: Yes.

5 THE CLERK: Juror No. 10, is that your verdict as read?

6 THE COURT: Juror No. 10, is that your verdict as read?

7 JUROR NO. 10: Yes, ma'am.

8 THE CLERK: Juror No. 11, is that your verdict as read?

9 JUROR NO. 11: Yes.

10 THE CLERK: Juror No. 12, is that your verdict as read?

11 JUROR NO. 12: Yes.

12 THE CLERK: Juror No. 13, is that your verdict as read?

13 JUROR NO. 13: Yes.

14 THE COURT: Juror No. 14.

15 THE CLERK: Juror No. 14, excuse me, is that your verdict as read?

16 JUROR NO. 14: Yes.

17 THE COURT: All right. The clerk will now record the verdict into the minutes  
18 of the court.

19 Ladies and gentlemen, that concludes your service as jurors in this  
20 case. I want to thank you very much for your service, your willingness to be jurors  
21 as well as your attentiveness during these proceedings. The prohibition about  
22 speaking about the case is now lifted. You're free to speak about the case with  
23 each other or with anyone else you would like.

24 Sometimes the lawyers like to get feedback from you. If you wish to  
25 speak with one of the lawyers, that's perfectly fine. Conversely, if you'd rather not

1 speak with the lawyers, obviously they'll respect your wishes in that regard.

2 I'd like all of you to please follow the bailiff through the rear door, and  
3 we'll make arrangements to have your vouchers available for you on the third floor.

4 (Jurors adjourned 11:16 a.m.)

5 THE COURT: All right. We'll go ahead and refer the matter to the  
6 Department of Parole and Probation for a presentence investigation report and set a  
7 sentencing date.

8 THE CLERK: Yes, Your Honor. That will be April 4<sup>th</sup> at 9:30 a.m.

9 THE COURT: All right. Thank you.

10 MR. PIKE: Thank you very much, Your Honor.

11 THE COURT: If the lawyers want to talk to the jurors, the bailiff takes them to  
12 the third floor to get their vouchers, and that will probably be in about 10 minutes.

13 MS. CHRISTENSEN: Okay. Great.

14 (Matter adjourned 11:17 a.m.)

15 -oOo-

16 ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video  
17 proceedings in the above-entitled case.

18   
19 JANIE L. OLSEN  
20 Recorder/Transcriber

ORIGINAL

FILED IN OPEN COURT  
STEVEN D. GRIERSON  
CLERK OF THE COURT

JAN 29 2013

BY   
PHYLLIS IRBY, DEPUTY

1 VER

2  
3  
4 DISTRICT COURT  
5 CLARK COUNTY, NEVADA

6 THE STATE OF NEVADA, )

7 Plaintiff, )

CASE NO: C-12-285488-1

8 -vs- )

DEPT NO: XXI

9 JASON JONES,

10 Defendant. )

11 VERDICT

12 We, the jury in the above entitled case, find the Defendant JASON JONES, as  
13 follows:

14 MURDER WITH USE OF A DEADLY WEAPON

15 (please check the appropriate box, select only one)

- 16 ☐ Guilty of First Degree Murder With Use Of A Deadly Weapon  
17 ☐ Guilty of First Degree Murder  
18 ☒ Guilty of Second Degree Murder With Use Of A Deadly Weapon  
19 ☐ Guilty of Second Degree Murder  
20 ☐ Guilty of Voluntary Manslaughter With Use Of A Deadly Weapon  
21 ☐ Guilty of Voluntary Manslaughter  
22 ☐ Not Guilty

23 DATED this 29 day of January, 2013

24  
25   
26 FOREPERSON  
27  
28

ORIGINAL

FILED IN OPEN COURT  
STEVEN D. GRIERSON  
CLERK OF THE COURT

JAN 29 2013

PHYLLIS IRBY, DEPUTY

JURL

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff(s),

-VS-

JASON JONES

Defendant(s).

CASE NO. C285488

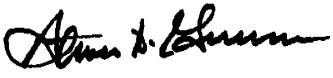
DEPT. NO. 21

**AMENDED JURY LIST**

- |                       |                       |
|-----------------------|-----------------------|
| 1. TERRANCE DONIGAN   | 8. VICTOR MARTINEZ    |
| 2. GERARDO LORENZANA  | 9. JILL BERNARDY      |
| 3. CHRISTY THUNSTROM  | 10. ROBERT LANGWORTHY |
| 4. CLAUDIO URIARTE    | 11. JANISIAN JUSINO   |
| 5. GLENN CHRISTIANSEN | 12. REBECCA MARTINEZ  |
| 6. ALTERNATE          | 13. SUSAN BERTIN      |
| 7. ALTERNATE          | 14. NICHOLAS CHAPIN   |

**ALTERNATES**

- |                  |                |
|------------------|----------------|
| 6. JAMIE LUTTNER | 7. EMILY SMITH |
|------------------|----------------|



CLERK OF THE COURT

**MEMO**

STEVEN B. WOLFSON  
Clark County District Attorney  
Nevada Bar #001565  
NELL CHRISTENSEN  
Chief Deputy District Attorney  
Nevada Bar #008822  
200 Lewis Avenue  
Las Vegas, Nevada 89155-2212  
(702) 671-2500  
Attorney for Plaintiff

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

THE STATE OF NEVADA,

Plaintiff,

-vs-

JASON JONES,  
#2735018

Defendant.

CASE NO: C-12-285488-1

DEPT NO: XXI

**SENTENCING MEMORANDUM**

DATE OF HEARING: 04/04/13  
TIME OF HEARING: 9:30 AM

COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County District Attorney, through NELL CHRISTENSEN, Chief Deputy District Attorney, and files this SENTENCING MEMORANDUM.

**DEFENDANT'S CRIMINAL HISTORY**

Presentence Investigation Reports typically list the Defendant's prior cases, but do not describe the underlying facts of the cases. Attached are reports and paperwork related to Defendant's cases, if available.

Additionally, the State files this memorandum to provide the Court with information from the victim's family. Some members of the victim's family intend to speak at sentencing, to explain to the Court how the loss of their loved one, Jaime Corona, has affected the family, and to tell the Court a little about Jaime Corona. At trial, Corona was known to the jury and the Court only as the victim in this case, who was extremely

1 intoxicated at the time he was killed, and who had stolen from the Defendant. Corona was  
2 much more than that to the people who loved him. His family will explain that when  
3 Corona's son, Elias, who is now in kindergarten, was born, Corona had a good life. He was  
4 married to Elias' mother, he had a job, and he was surrounded by family, many of whom  
5 attended the trial in this case. However, Corona's life changed when his wife got cancer and  
6 died when Elias was very young. Corona had a hard time with the death. At the time of his  
7 murder, he was still coping with the loss by drinking. He also held down a job and took care  
8 of Elias. One photograph was found crumpled up in his apartment by police during the  
9 investigation; it was a photo of Corona, his wife, and Elias as a baby. It is attached as an  
10 exhibit.

11 The loss of both parents has been difficult for Elias, who now lives with his  
12 grandparents. His family provided an example some documents from Elias' kindergarten  
13 teacher, which the State has attached as exhibits for the Court.

#### 14 CONCLUSION

15 The State files this Sentencing Memorandum to provide additional information for the  
16 Court. The State will argue at the time of sentencing.

17 DATED this 27th day of March, 2013.

18 STEVEN B. WOLFSON  
19 Clark County District Attorney  
Nevada Bar #001565

20  
21 BY /s//NELL E. CHRISTENSEN  
22 NELL CHRISTENSEN  
23 Chief Deputy District Attorney  
24 Nevada Bar #008822  
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**CERTIFICATE OF ELECTRONIC FILING**

I hereby certify that service of State's Opposition was made this 27th day of March,  
2013, by Electronic Filing to:

RANDY PIKE, Special Public Defender  
CHARLES CANO, Special Public Defender  
E-mail Address: RPike@ClarkCountyNV.gov  
KFitzger@ClarkCountyNV.gov  
canoca@ClarkCountyNV.gov

Shellie Warner  
Secretary for the District Attorney's Office

mmw/GCU

Exhibit “1”

# Elias

Write sentences

1. I like to play.

2. I like my sister.

3. I love my mom.

4. I love my dad.

5. I miss my mom and  
dad.

Exhibit “2”

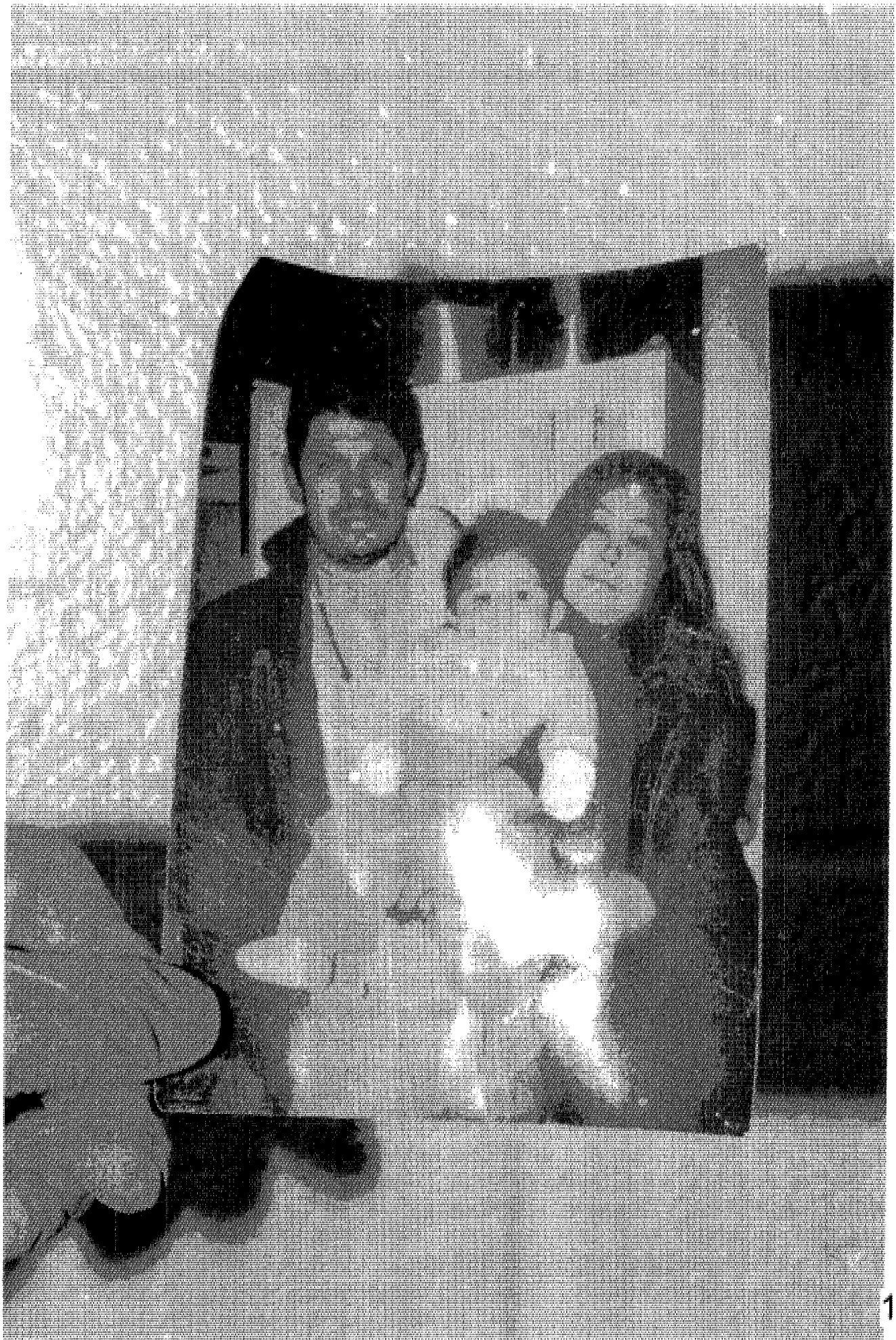


Exhibit “3”



<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES</b>		<b>FILED</b> LOS ANGELES SUPERIOR COURT MAR 22 2007 JOHN A. CLARKE, CLERK <i>John A. Clarke</i> JAMES DONALD, DEPUTY YA064829 0
PLAINTIFF	PEOPLE OF THE STATE OF CALIFORNIA	
DEFENDANT	JASON AMIR JONES	
<b>FELONY ADVISEMENT OF RIGHTS, WAIVER, AND PLEA FORM</b>		

Fill out this form if you wish to plead guilty or no contest to the charges against you. Initial the box for each applicable item only if you understand and agree with it, and sign and date the form where it says "DEFENDANT'S SIGNATURE" on page 4. If you have any questions about anything on this form or about your case, ask your attorney or the judge.

1. I wish to plead guilty or no contest to the following charges, and I wish to admit the prior convictions, special allegations and enhancements, listed below, which carry the maximum penalties set out below:

COUNT	CHARGE	MAX. TERM	ENHANCEMENTS (Including Priors and Specials)	YEARS	TOTAL YEARS
1	192(e)(1)	6			6
AGGREGATE TERM OF IMPRISONMENT					

**TERMS OF ANY PLEA BARGAIN (if applicable)**

Initials

2. I understand that it is necessary to disclose any promises of particular sentences or sentence recommendations to the Court on this form. My attorney has told me that if I plead guilty or no contest to the above-listed charge(s), and enhancement(s), the Court will sentence me as follows:

- A. Deny Probation and impose a total State Prison term of \_\_\_\_\_ years and \_\_\_\_\_ months. ☒
- B. Grant Probation under the conditions to be set by the Court, including serving \_\_\_\_\_ days in the County jail. I understand that a violation of any of the terms and conditions of my probation may cause the Court to send me to state prison for up to the maximum punishment provided by law. ☒
- C. Restitution, Statutory Fees, and Assessments — I understand that the Court will order me to pay between \$200 and \$10,000 to the Victim Restitution Fund, and if appropriate, pay actual restitution to any victim. The Court will also order me to pay statutory fees and other assessments. ☒
- D. Parole Revocation Fine — I understand that if I am sentenced to state prison, the Court is required to impose a parole revocation fine, which will be suspended unless my parole is revoked. ☒
- E. Other Terms: \_\_\_\_\_ ☐

**RIGHT TO AN ATTORNEY AND WAIVER (If applicable)**

Initials

3. I understand that I have a right to be represented by an attorney of my choice throughout the proceedings. I further understand that if I cannot afford an attorney, the Court will appoint one to represent me at no cost to me. I hereby waive and give up my right to be represented by an attorney.

☒**CONSTITUTIONAL RIGHTS**

4. I understand that I have each of the following rights as to the charges, prior convictions, special allegations and enhancements that are alleged against me.

☒

A. **Right to a Jury Trial** — I have the right to a speedy, public jury trial. At the trial, I would be presumed to be innocent, and I could not be convicted unless, after hearing all of the evidence, 12 impartial jurors chosen from the community were convinced of my guilt beyond a reasonable doubt.

☒

B. **Right to a Court Trial** — As an alternative to a jury trial, if the prosecutor agrees, I may waive jury and have a court trial, where a judge alone sitting without a jury hears the evidence. I still could not be convicted unless, after hearing all of the evidence, the judge was convinced of my guilt beyond a reasonable doubt.

☒

C. **Right to Confront and Cross-Examine Witnesses** — I have the right to confront and cross-examine all witnesses testifying against me. This means that the prosecution must produce the witnesses in court, they must testify under oath in my presence, and my attorney will be allowed to question them.

☒

D. **Right to Remain Silent** — I have the right to remain silent and not incriminate myself, and I cannot be forced to say anything against or to testify against myself. I understand that by pleading guilty or no contest, I am waiving and giving up that right and incriminating myself.

☒

E. **Right to Produce Evidence and to Present a Defense** — I have the right to present evidence and to have the Court issue subpoenas to bring into court all witnesses and evidence favorable to me, at no cost to me. I also have the right to testify on my own behalf.

☒**WAIVER OF CONSTITUTIONAL RIGHTS**

5. I hereby waive and give up, for all of the charges against me, including any prior convictions, special allegations or enhancements, my right to a jury trial, my right to a court trial, my right to confront and cross-examine witnesses, my right against self-incrimination and my right to produce evidence and to put on a defense, including my right to testify on my own behalf.

☒**STATUTORY RIGHT TO A PRELIMINARY HEARING AND WAIVER**

6. I understand that I have a statutory right to a speedy preliminary hearing, prior to any trial. Before I can be required to stand trial, at the preliminary hearing, the prosecutor would have to present evidence sufficient to establish reasonable cause to believe I committed the crimes charged. I also would have all of the above constitutional rights at the preliminary hearing, except that I do not have a right to a jury. I hereby waive and give up my right to the preliminary hearing.

☒**CONSEQUENCES OF MY PLEA**

7. **Parole (If applicable)** — I understand that a sentence to state prison will include a period of supervised release into the community on parole for 3 years, and that if I violate any of the terms and conditions of my parole, I can be returned to state prison for up to one year for each violation.

☒

8. **Effect of Conviction on Other Cases** — I understand that a conviction in this case may be grounds for violating any probation or parole that I have been granted in any other case and that I may be subject to additional punishment as a result of that violation.

☒

9. **Registration (Check any appropriate box)** — I understand that I will be required to register with my local police agency as an: ☐ arson offender ☐ gang member ☐ narcotics offender ☐ sex offender, and that if I fail to register or keep my registration current, new criminal charges may be filed against me.

☒



Initials

10. **DNA Sample** — I understand that I must provide two blood specimens, a saliva specimen, a right thumbprint, and a palm print, for identification purposes, and that failure to do so constitutes a new criminal offense. ☒
11. **Serious or Violent Felony** — I understand that if I am pleading to a serious or violent felony (a strike offense), and I am convicted of another felony in the future, then pursuant to the Three Strikes laws, the penalty for that future felony will be increased as a result of my conviction in this case. ☒
12. **Immigration Consequences** — I understand that if I am not a citizen of the United States, I must expect my plea of guilty or no contest will result in my deportation, exclusion from admission or reentry to the United States, and denial of naturalization and amnesty. ☒

**PLEA**

13. I hereby freely and voluntarily plead no contest to the charge(s) listed on page 1 and admit the prior conviction(s), and special allegation(s) and enhancements listed on page 1. I understand that such admission(s) will increase the penalties imposed on me. ☒
14. Prior to entering this plea, I have had a full opportunity to discuss with my attorney the facts of my case, the elements of the charged offense(s) and enhancement(s), any defenses that I may have, my constitutional rights and waiver of those rights, and the consequences of my plea. ☒
15. I offer my plea of guilty or no contest freely and voluntarily and with full understanding of all the matters set forth in the pleading and in this form. No one has made any threats, used any force against me, my family, or loved ones, or made any promises to me, except as set out in this form, in order to convince me to plead guilty or no contest. ☒
16. I offer to the Court the following as the basis for my plea of guilty or no contest and any admission(s) (select applicable box):
- A. I stipulate and agree that there is a factual basis for my plea(s) and admission(s). ☒
- \* B. I am pleading guilty or no contest to take advantage of a plea bargain. (*People v. West*) ☒
17. I am not taking any medication, or under the influence of any substance, or suffering from any medical condition, that is or may be impairing my ability to enter into this plea agreement. ☒
18. I understand that a no contest plea will be treated the same as a guilty plea by the Court and that I will be found guilty upon a no contest plea. My no contest plea will not be a bar to liability in any civil lawsuit. ☒
19. If applicable - I understand that the Court is allowing me to surrender at a later date to begin my time in custody. I agree that if I fail to appear on the date set for surrender without a legal excuse, then my plea will become an open plea to the Court and I may be sentenced to anything up to the maximum allowed by law. ☒
20. If applicable - I understand that I have the right to be sentenced by the same judge or commissioner who takes my plea. I waive and give up that right and agree that any judge or commissioner may sentence me. ☒
21. I have no further questions of the Court or of counsel with regard to my plea(s) and admission(s) in this case. ☒

**STIPULATION TO COMMISSIONER (If applicable)**

22. I understand that I have the right to enter my plea before, and be sentenced by, a judge. I give up this right and agree to enter my plea before and be sentenced by a commissioner sitting as a temporary judge. ☒

1555

**DEFENDANT'S SIGNATURE**

I have read and initialed each of the paragraphs above and discussed them with my attorney. My initials mean that I have read, understand and agree with what is stated in the paragraph. The nature of the charges and possible defenses to them, and the effect of any special allegations and enhancements have been explained to me. I understand each and every one of the rights outlined above and I hereby waive and give up each of them in order to enter my plea to the above charges.

Signed: \_\_\_\_\_

DEFENDANT

Dated: \_\_\_\_\_

3/22/07

**ATTORNEY STATEMENT**

I am the attorney of record for the defendant. I have reviewed this form with my client. I have explained each of the defendant's rights to the defendant and answered all of his or her questions with regard to those rights and this plea. I have also discussed the facts of the case with the defendant, and explained the nature and elements of each charge, any possible defenses to the charges, the effect of any special allegations and enhancements, and the consequences of the plea. I concur in the plea and any related admission and join in the waiver of defendant's constitutional and statutory rights, and I hereby stipulate that there is a factual basis for the plea. I have explained to the defendant that, to the best of my knowledge, the prosecution has provided me with all information and evidence that might play a significant role in his or her defense, or exculpate the defendant, and I know of no reason that the defendant should not plead to this charge.

Signed: \_\_\_\_\_

DEFENDANT'S ATTORNEY

Dated: \_\_\_\_\_

3/22/07

**INTERPRETER'S STATEMENT (if applicable)**

I, having been duly sworn or having a written oath on file, certify that I truly translated this form to the defendant in the language indicated below. The defendant stated that he or she understood the contents on the form, and then initialed and signed the form.

Language: \_\_\_\_\_

☐

Spanish

☐

Other (specify) \_\_\_\_\_

Signed: \_\_\_\_\_

COURT INTERPRETER

Dated: \_\_\_\_\_

TYPE OR PRINT NAME

**COURT'S FINDINGS AND ORDER**

The Court, having reviewed this form and any addenda, and having questioned the defendant concerning the defendant's constitutional rights and admission of any prior convictions and special allegations, finds that the defendant has expressly, knowingly, understandingly, and intelligently waived and given up his or her constitutional and statutory rights. The Court finds that the defendant's plea(s) and admission(s) are freely and voluntarily made with an understanding of the nature and consequences thereof, that any allegations of prior convictions, special allegations and enhancements, as indicated in this form are true, and that there is a factual basis for the plea(s) and admission(s). The Court accepts the defendant's plea(s), admission of prior conviction(s) and special allegation(s), if any, and the defendant is convicted upon his or her plea(s). The Court orders that this form filed and incorporated in the docket by reference as though fully set forth therein.

Signed: \_\_\_\_\_

JUDGE (or TEMPORARY JUDGE) of the SUPERIOR COURT

Dated: \_\_\_\_\_

3-17-07

DEC 06 2006

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES**

JOHN A. CLARKE, CLERK

*Jolane Donald*  
JOLANE DONALD, DEPUTY

THE PEOPLE OF THE STATE OF CALIFORNIA,  
Plaintiff,

v.

01 JASON JONES (01/01/1986)

Defendant(s).

CASE NO. YA064829

**INFORMATION**

Arraignment Hearing  
Date: 11/30/2006  
Department: SW O



**INFORMATION  
SUMMARY**

CL No.	Charge	Charge Range	Defendant	Special Allegation	Alleg. Effect
1	PC 192(C)(1)	2-4-6	JONES, JASON		

The District Attorney of the County of Los Angeles, by this Information alleges that:

**COUNT 1**

On or about December 20, 2005, in the County of Los Angeles, the crime of VEHICULAR MANSLAUGHTER, in violation of PENAL CODE SECTION 192(e)(1), a Felony, was committed by JASON JONES, who did unlawfully, and without malice, kill SHAMEEKED WALLACE, a human being, while driving a vehicle in the commission of an unlawful act, not amounting to a felony, and with gross negligence; and while driving a vehicle in the commission of a lawful act which might have produced death, in an unlawful manner, and with gross negligence.

\*\*\*\*\*

NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

THIS INFORMATION CONSISTS OF 1 COUNT(S).

STEVE COOLEY  
DISTRICT ATTORNEY  
County of Los Angeles  
State of California

BY:   
ROBERT L. VILLA  
DEPUTY DISTRICT ATTORNEY

Filed in Superior Court,  
County of Los Angeles

/SJ

DATED: \_\_\_\_\_

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

SUPERIOR COURT OF CALIFORNIA  
COUNTY OF LOS ANGELES

NO. YA064829

PAGE NO. 1

THE PEOPLE OF THE STATE OF CALIFORNIA VS.

CURRENT DATE 09/11/12

DEFENDANT 01: JASON JONES

LAW ENFORCEMENT AGENCY EFFECTING ARREST: INGLEWOOD POLICE DEPARTMENT

BAIL: APPEARANCE DATE	AMOUNT OF BAIL	DATE POSTED	RECEIPT OR BOND NO.	SURETY COMPANY	REGISTER NUMBER
--------------------------	-------------------	----------------	------------------------	----------------	--------------------

CASE FILED ON 11/15/06.

INFORMATION FILED ON 12/06/06.

OFFENSE(S):

COUNT 01: 192(C)(1) PC FEL

COMMITTED ON OR ABOUT 12/20/05 IN THE COUNTY OF LOS ANGELES

NEXT SCHEDULED EVENT:

11/30/06 830 AM ARRAIGNMENT DIST SOUTHWEST DISTRICT DEPT SWO

ON 11/30/06 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR ARRAIGNMENT

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE

COUNSEL APPEARING BY ANGELA SWAN

BAIL SET AT \$20,000

-DEFENDANT TO BE FINGERPRINTED WHEN ARRAIGNED

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT

12/06/06 830 AM ARRAIGNMENT AND PLEA DIST SOUTHWEST DISTRICT DEPT SWO

CUSTODY STATUS: DEFENDANT REMANDED

ON 12/06/06 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR ARRAIGNMENT AND PLEA

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE

COUNSEL

INFORMATION FILED AND THE DEFENDANT IS ARRAIGNED.

DEFENDANT WAIVES ARRAIGNMENT, READING OF INFORMATION/INDICTMENT, AND STATEMENT OF CONSTITUTIONAL AND STATUTORY RIGHTS.

DEFENDANT PLEADS NOT GUILTY TO COUNT 01, 192(C)(1) PC.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

THE DEFENDANT'S RIGHT THUMB IS FINGERPRINTED PURSUANT TO PENAL

CODE SECTION 992. THE MATTER IS CONTINUED AS BELOW.

BAIL SET AT \$20,000.

NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT

CASE NO. YA064829  
DEF NO. 01

PAGE NO. 2  
DATE PRINTED 09/11/12

12/15/06 830 AM PRETRIAL CONFERENCE DIST SOUTHWEST DISTRICT DEPT SWO  
NEXT SCHEDULED EVENT :  
02/02/07 900 AM JURY TRIAL DIST SOUTHWEST DISTRICT DEPT SWO

CUSTODY STATUS: DEFENDANT REMANDED

ON 12/15/06 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PRETRIAL CONFERENCE  
PARTIES: JOHN V. MEIGS (JUDGE) KIMBERLEY CROSBY (CLERK)  
HEATHER SHELTON (REP) ROBERT L. VILLA (DA)  
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL  
BAIL SET AT \$20,000  
COURT ORDERS AND FINDINGS:  
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.  
NEXT SCHEDULED EVENT:

01/08/07 830 AM PRETRIAL CONFERENCE DIST SOUTHWEST DISTRICT DEPT SWO

CUSTODY STATUS: DEFENDANT REMANDED

ON 01/08/07 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PRETRIAL CONFERENCE  
PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)  
SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)  
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL  
BAIL SET AT \$20,000  
THE PRETRIAL CONFERENCE IS HELD AND CONTINUED AS BELOW.  
TRIAL DATE OF 02/02/07 TO REMAIN AS LAST DAY, 58/60.  
COURT ORDERS AND FINDINGS:  
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT

01/23/07 830 AM PRETRIAL CONFERENCE DIST SOUTHWEST DISTRICT DEPT SWO

CUSTODY STATUS: DEFENDANT REMANDED

ON 01/23/07 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PRETRIAL CONFERENCE  
PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)  
SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)  
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL  
BAIL SET AT \$20,000

THE PRETRIAL CONFERENCE IS HELD AND CONTINUED AS BELOW.

TRIAL DATE OF 02/02/07 IS ADVANCED AND VACATED.

COURT ORDERS AND FINDINGS:

-PURSUANT TO PC SECTION 296, THE DEFENDANT IS ORDERED TO PROVIDE  
BUCCAL SWAB SAMPLES, A RIGHT THUMB PRINT, A FULL PALM PRINT  
IMPRESSION OF EACH HAND, ANY BLOOD SPECIMENS OR OTHER BIOLOGICAL  
SAMPLES AS REQUIRED BY THIS SECTION FOR LAW ENFORCEMENT

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IDENTIFICATION.

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.  
WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT

03/22/07 830 AM PRETRIAL CONF/TRIAL SETTING DIST SOUTHWEST DISTRICT DEPT  
SWO

CUSTODY STATUS: DEFENDANT REMANDED

ON 03/22/07 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PRETRIAL CONF/TRIAL SETTING

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP)

STEPHEN M. GUNSON (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL APPEARING BY SUZANNE SCHWARTZ

DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS:

WRITTEN ADVISEMENT OF RIGHTS AND WAIVERS FILED, INCORPORATED BY REFERENCE  
HEREIN

TRIAL BY COURT AND TRIAL BY JURY

CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES;

SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE;

AGAINST SELF-INCRIMINATION;

DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENT OF THE OFFENSE IN THE  
INFORMATION AND POSSIBLE DEFENSES TO SUCH CHARGES;

THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLLO CONTENDERE, INCLUDING  
THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL  
EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE  
SAME OR SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE  
OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF  
DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF  
NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES.

THE COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND  
EXPLICITLY MADE; COUNSEL JOINS IN THE WAIVERS

THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 01 AND PLEADS  
NOLLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION  
192(C)(1) PC IN COUNT 01. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (01) : DISPOSITION: CONVICTED

COURT ORDERS AND FINDINGS:

-TAHL WAIVER IS ORDERED FILED.

COURT FINDS THAT THERE IS A FACTUAL BASIS FOR DEFENDANT'S PLEA, AND COURT  
ACCEPTS PLEA.

THE PRETRIAL CONFERENCE IS HELD.

THE DEFENDANT IS ADVISED THAT UPON HIS CONVICTION, HE WILL  
BE DEPORTED IF HE IS NOT A UNITED STATES CITIZEN.

THE DEFENDANT ENTERS A PLEA.

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THE PRE-PLEA PROBATION REPORT IS READ AND CONSIDERED BY THE COURT FOR IMMEDIATE SENTENCING.

A CUNNINGHAM WAIVER IS TAKEN.  
WAIVES TIME FOR SENTENCE.  
NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT  
SENTENCING

DEFENDANT WAIVES ARRAIGNMENT FOR JUDGMENT AND STATES THERE IS NO LEGAL CAUSE WHY SENTENCE SHOULD NOT BE PRONOUNCED. THE COURT ORDERED THE FOLLOWING JUDGMENT:

AS TO COUNT (01):

IMPOSITION OF SENTENCE SUSPENDED

DEFENDANT PLACED ON FORMAL PROBATION

FOR A PERIOD OF 003 YEARS UNDER THE FOLLOWING TERMS AND CONDITIONS:

SERVE 266 DAYS IN LOS ANGELES COUNTY JAIL

LESS CREDIT FOR 266 DAYS

DEFENDANT GIVEN TOTAL CREDIT FOR 266 DAYS IN CUSTODY 178 DAYS ACTUAL CUSTODY

AND 88 DAYS GOOD TIME/WORK TIME

IN ADDITION:

-PAY THE FOLLOWING AMOUNTS THROUGH THE PROBATION OFFICER:

-DEFENDANT IS TO MAKE RESTITUTION TO THE VICTIM PURSUANT TO PENAL CODE SECTION 1202.4(F), IN AN AMOUNT TO BE DETERMINED AS THE RESTITUTION HEARING ON MAY 11, 2007.

-THE DEFENDANT IS TO PAY A RESTITUTION FINE PURSUANT TO SECTION 1202.4(B) PENAL CODE IN THE AMOUNT OF \$ 10,000

-SAID RESTITUTION FINE SHALL BE STAYED WHILE THE DEFENDANT PAYS RESTITUTION. IF THE RESTITUTION IS PAID IN FULL, THE STAY SHALL BE MADE PERMANENT.

-SUBMIT TO PERIODIC ANTI-NARCOTIC/ALCOHOL TESTS AS DIRECTED BY THE PROBATION OFFICER.

-SUPPORT DEPENDENTS AS DIRECTED BY THE PROBATION OFFICER.

-SEEK AND MAINTAIN TRAINING, SCHOOLING OR EMPLOYMENT AS APPROVED BY THE PROBATION OFFICER.

-KEEP PROBATION OFFICER ADVISED OF YOUR RESIDENCE AND WORK AND HOME TELEPHONE NUMBERS AT ALL TIMES.

-OBEY ALL LAWS AND ORDERS OF THE COURT.

-OBEY ALL RULES AND REGULATIONS OF THE PROBATION DEPARTMENT.

-DEFENDANT TO REPORT TO THE PROBATION OFFICER WITHIN 24 HOURS AFTER RELEASE FROM CUSTODY TO THE HARBOR AREA OFFICE LOCATED AT 3221 TORRANCE BLVD. IN TORRANCE.

-DEFENDANT ACKNOWLEDGES TO THE COURT THAT THE DEFENDANT UNDERSTANDS AND ACCEPTS ALL THE PROBATION CONDITIONS, AND DEFENDANT AGREES TO ABIDE BY SAME.

COURT ORDERS AND FINDINGS:

-DO NOT DRINK OR POSSESS ANY ALCOHOLIC BEVERAGE AND STAY OUT OF PLACES WHERE THEY ARE THE CHIEF ITEM OF SALE.

-DO NOT USE OR POSSESS ANY NARCOTICS, DANGEROUS OR RESTRICTED DRUGS OR ASSOCIATED PARAPHERNALIA, EXCEPT WITH A VALID PRESCRIPTION AND STAY AWAY FROM PLACES WHERE USERS OR SELLERS CONGREGATE. DO NOT ASSOCIATE WITH DRUG USERS OR SELLERS UNLESS ATTENDING A DRUG TREATMENT PROGRAM.

-PURSUANT TO PC SECTION 296, THE DEFENDANT IS ORDERED TO PROVIDE



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BUCCAL SWAB SAMPLES, A RIGHT THUMB PRINT, A FULL PALM PRINT  
IMPRESSION OF EACH HAND, ANY BLOOD SPECIMENS OR OTHER BIOLOGICAL  
SAMPLES AS REQUIRED BY THIS SECTION FOR LAW ENFORCEMENT  
IDENTIFICATION.

- DO NOT DRIVE A MOTOR VEHICLE WITHOUT PUBLIC LIABILITY AND  
PROPERTY DAMAGE AUTO INSURANCE.
  - DO NOT OWN, USE OR POSSESS ANY DANGEROUS OR DEADLY WEAPONS,  
INCLUDING ANY FIREARMS, KNIVES OR OTHER WEAPONS.
  - SUBMIT PERSON AND PROPERTY TO A SEARCH AT ANY TIME OF THE DAY  
OR NIGHT BY ANY LAW ENFORCEMENT OFFICER OR PROBATION OFFICER  
WITH OR WITHOUT A WARRANT OR PROBABLE CAUSE.
- THE DEFENDANT RECEIVING CREDIT FOR TIME SERVED, IS ORDERED TO BE  
RELEASED. RELEASE NUMBER BM009038 IS ISSUED.

PROOF OF DNA COMPLIANCE IS IN THE COURT FILE.

COUNT (01): DISPOSITION: CONVICTED  
ABSTRACT ISSUED ON 03/22/07 FOR COUNT 01  
DMV JUDGMENT CODE JG

NEXT SCHEDULED EVENT:

05/11/07 830 AM RESTITUTION HEARING DIST SOUTHWEST DISTRICT DEPT SWO

CUSTODY-STATUS: DEFENDANT RELEASED

ON 05/11/07 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR RESTITUTION HEARING

PARTIES: RODNEY G. FORNERET (JUDGE) BEVERLY DAVIS (CLERK)  
J. A. GATIGLIO (REP) STEPHEN M. GUNSON (DA)

DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

PROBATION IS CONTINUED ON THE SAME TERMS AND CONDITIONS WITH THE FOLLOWING

MODIFICATIONS:

AS TO COUNT (01):

COURT ORDERS AND FINDINGS:

DEFENDANT SHALL MAKE RESTITUTION THROUGH THE PROBATION OFFICER

IN SUCH AMOUNTS AND MANNER AS SUCH OFFICER SHALL PRESCRIBE.

MINUTE ORDER ISSUED TO PROBATION DEPT #X1955377

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:

PROBATION IN EFFECT

10/19/07 ARREST DISPOSITION REPORT SENT VIA FILE TRANSFER TO DEPARTMENT OF  
JUSTICE

ON 12/04/07 AT 800 AM :

NOTIFICATION OF POSSIBLE VIOLATION OF PROBATION RECEIVED. NOTICE

SENT TO APPEAR FOR HEARING ON 12-28-2007, AT 8:30 AM IN DEPT.

SWO. 120407 WJS

NEXT SCHEDULED EVENT:

12/28/07 830 AM POSSIBLE VIOL. OF PROBATION DIST SOUTHWEST DISTRICT DEPT  
SWO

ON 12/28/07 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR POSSIBLE VIOL. OF PROBATION

PARTIES: EDWARD B. MORETON, JR (JUDGE) BEVERLY DAVIS (CLERK)

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J. A. GATIGLIO (REP) ROBERT L. VILLA (DA)  
DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL  
PROBATION REVOKED  
AS TO COUNT (01):  
BENCH WARRANT ORDERED  
BAIL SET \$50,000  
MINUTE ORDER ISSUED TO PROBATION DEPT #X10955377  
DMV ABSTRACT NOT REQUIRED  
NEXT SCHEDULED EVENT:  
BENCH/WARRANT TO ISSUE

12/28/07 BENCH WARRANT IN THE AMOUNT OF \$50,000.00 BY OKDER OF JUDGE EDWARD B. MORETON, JR ISSUED. (12/28/07).

ON 04/18/08 AT 1030 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR BENCH WARRANT HEARING  
PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)  
SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)  
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL  
PROBATION REPORT FILED  
PROBATION MEMO FORWARDED  
THE COURT ORDERS A SUPPLEMENTAL REPORT RE DEFENDANT'S PROGRESS ON PROBATION.  
-PROBATION REMAINS REVOKED

THE COURT DIRECTS THE DEPARTMENT OF PROBATION TO PREPARE A  
SUPPLEMENTAL PROBATION REPORT RE: THE DEFENDANT'S RESTITUTION  
DEBT AND PAYMENTS.

PROBATION IS TO PREPARE A REPORT AND SUBMIT IT TO THIS COURT  
ON OR BEFORE MAY 6, 2008.

THE DEFENDANT IS RELEASED ON HIS OWN RECOGNIZANCE PENDING THE  
COMPLETION AND FILING OF AN OWN-RECOGNIZANCE RELEASE AGREEMENT.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

05/09/08 830 AM SETTING OF VIOLATION HEARING DIST SOUTHWEST DISTRICT  
DEPT SWO

04/18/08 BENCH WARRANT IN THE AMOUNT OF \$50,000.00 RECALLED. (04/18/08).

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 05/09/08 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR SETTING OF VIOLATION HEARING  
PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)  
SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)  
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL APPEARING BY HELAINE STENNIS  
THE DEFENDANT IS ADVISED OF RIGHTS RE HEARING ON VIOLATION AND WAIVES RIGHTS  
TO A REVOCATION HEARING.

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DEFENDANT AND COUNSEL ADMIT TO VIOLATION OF PROBATION IN OPEN COURT.  
COURT FINDS DEFENDANT IN VIOLATION OF PROBATION.  
PROBATION REINSTATED.

PROBATION MODIFIED AS FOLLOWS:

AS TO COUNT (01):

SERVE 004 YEARS IN ANY STATE PRISON

EXECUTION OF SENTENCE SUSPENDED

THE COURT ORDERS A SUPPLEMENTAL REPORT RE DEFENDANT'S PROGRESS ON PROBATION.

-PROBATION REINSTATED.

EARLIER WITH JUDGE RODNEY G. FORNERET:

THE DEFENDANT FAILING TO APPEAR, THE COURT ORDERS THAT PROBATION  
BE REVOKED FORTHWITH AND A BENCH WARRANT ISSUE FORTHWITH IN THE  
AMOUNT OF NO BAIL.

LATER WITH JUDGE MEIGS:

THE DEFENDANT APPEARING IN COURT, THE COURT ORDERS

THAT THE OUTSTANDING BENCH WARRANT BE RECALLED AND QUASHED  
FORTHWITH.

THE 4 YEAR STATE PRISON SENTENCE SUSPENDED IN COUNT 01 IS THE  
MID TERM.

THE DEFENDANT IS ORDERED TO REPORT TO THE PROBATION DEPARTMENT  
AND ADMONISHED TO COMPLY WITH THE TERMS AND CONDITIONS OF  
PROBATION.

ALL OTHER TERMS AND CONDITIONS REMAIN IN FULL FORCE AND EFFECT.

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:

08/14/08 830 AM PROBATION SUPPLEMENTAL REPORT DIST SOUTHWEST DISTRICT  
DEPT SWO

CUSTODY STATUS: ON PROBATION

ON 08/14/08 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PROBATION SUPPLEMENTAL REPORT

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WILLIAM MCKINNEY PRIVATE  
COUNSEL APPEARING BY LUDLOW CREARY

THE COURT ORDERS A SUPPLEMENTAL REPORT RE DEFENDANT'S PROGRESS ON PROBATION.

-PROBATION REINSTATED

COURT ORDERS AND FINDINGS:

-DEFENDANT TO CONTINUE TO REPORT TO THE PROBATION OFFICER.

NEXT SCHEDULED EVENT:

02/17/09 830 AM PROBATION SUPPLEMENTAL REPORT DIST SOUTHWEST DISTRICT  
DEPT SWO

CUSTODY STATUS: ON PROBATION

ON 02/17/09 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PROBATION SUPPLEMENTAL REPORT

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) ROBERT L. VILLA (DA)

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DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL  
PROBATION REPORT FILED  
COURT ORDERS AND FINDINGS:  
-ORIGINAL TERMS AND CONDITIONS OF PROBATION TO REMAIN IN FULL  
FORCE AND EFFECT.  
NEXT SCHEDULED EVENT:  
PROBATION IN EFFECT

ON 11/09/09 AT 830 AM :

NOTICE TO PROBATIONER/REQUEST FOR CALENDAR DATE SET FOR 11/24/09  
AT 8:30AM IN DEPARTMENT SWO

DEFENDANT NOTIFIED BY MAIL  
NEXT SCHEDULED EVENT:  
11/24/09 830 AM PURSUANT/PROB DEPT WRTN RQST DIST SOUTHWEST DISTRICT  
DEPT SWO

ON 11/19/09 AT 900 AM :

MAIL RETURNED, POST OFFICE WAS UNABLE TO DELIVER.  
OP 112309  
MATTER PREV SET/REMAIN ON CLDR

ON 11/24/09 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR PURSUANT/PROB DEPT WRTN RQST  
PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)  
SYDNEY LAWRENCE (REP) KENDRA L. CARMAN (DA)  
THE DEFENDANT FAILS TO APPEAR, WITHOUT SUFFICIENT EXCUSE AND NOT REPRESENTED BY  
COUNSEL  
PROBATION REVOKED  
AS TO COUNT (01):

THE DEFENDANT FAILING TO APPEAR, THE COURT ORDERS THAT PROBATION  
BE REVOKED FORTHWITH AND A BENCH WARRANT ISSUE FORTHWITH IN THE  
AMOUNT OF NO BAIL.

THE COURT HAS READ AND CONSIDERED THE PROBATION DEPARTMENT'S  
REPORT SUBMITTED TO THE COURT AND FINDS THAT THE DEFENDANT WAS  
NOTIFIED TO APPEAR BY LETTER.  
DMV ABSTRACT NOT REQUIRED  
NEXT SCHEDULED EVENT:  
PROBATION REVOKED/BW ISSUED

11/24/09 BENCH WARRANT IN THE AMOUNT OF NO BAIL BY ORDER OF JUDGE JOHN V. MEIGS  
ISSUED. (11/24/09).

ON 02/24/10 AT 1200 PM :

THE COURT HAS RECEIVED A LETTER FROM THE DEFENDANT INDICATING  
THAT HE IS IN CUSTODY IN NEVADA. A COPY OF THE LETTER IS GIVEN

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TO THE PEOPLE. THE PEOPLE INDICATE THAT THEY WILL TREAT THE  
MATTER AS A 1381 P.C. DEMAND. MATTER IS TAKEN OFF CALENDAR.

BENCH WARRANT REMAINS OUTSTANDING FOR THE DEFENDANT.  
BENCH/WARRANT ISSUED

ON 06/04/10 AT 1100 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR BENCH WARRANT HEARING

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) KENDRA L. CARMAN (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY PAM VILLANUEVA DEPUTY PUBLIC  
DEFENDER

BAIL SET AT \$50,000

THE COURT ORDERS A SUPPLEMENTAL PROBATION REPORT. DEFENDANT WAS PICKED UP OR  
SURRENDERED ON BENCH WARRANT.

-PROBATION REMAINS REVOKED

THE DEFENDANT APPEARING IN COURT (IN CUSTODY), THE COURT ORDERS  
THAT THE OUTSTANDING BENCH WARRANT BE RECALLED AND QUASHED  
FORTHWITH. BAIL IS SET AT FIFTY THOUSAND DOLLARS.  
REMAND IS ISSUED.

THE MATTER IS CONTINUED AS BELOW.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

06/28/10 830 AM PROBATION SUPPLEMENTAL REPORT DIST SOUTHWEST DISTRICT  
DEPT SWO

06/04/10 BENCH WARRANT IN THE AMOUNT OF NO BAIL RECALLED. (06/04/10).

CUSTODY STATUS: DEFENDANT REMANDED

ON 06/28/10 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

NUNC PRO TUNC ORDER PREPARED. IT APPEARING TO THE COURT THAT THE MINUTE ORDER  
IN THE ABOVE ENTITLED ACTION DOES NOT PROPERLY REFLECT THE COURT'S ORDER. SAID  
MINUTE ORDER IS AMENDED NUNC PRO TUNC AS OF THAT DATE. ALL OTHER ORDERS ARE  
TO REMAIN IN FULL FORCE AND EFFECT. DETAILS LISTED AT END OF THIS MINUTE ORDER.

CASE CALLED FOR PROBATION SUPPLEMENTAL REPORT

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) SAMAN AHMADPOUR (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY PAM VILLANUEVA DEPUTY PUBLIC  
DEFENDER APPEARING BY LLOYD HANDLER, PD

THE DEFENDANT IS ADVISED OF RIGHTS RE HEARING ON VIOLATION AND WAIVES RIGHTS  
TO A REVOCATION HEARING.

DEFENDANT AND COUNSEL ADMIT TO VIOLATION OF PROBATION IN OPEN COURT.

COURT FINDS DEFENDANT IN VIOLATION OF PROBATION.

PROBATION TO REMAIN REVOKED

AS TO COUNT (01):

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COURT ORDERS AND FINDINGS:

CRIMINAL PROCEEDINGS ARE ADJOURNED. THE DEFENDANT IS ORDERED  
DELIVERED TO THE DEPARTMENT OF CORRECTIONS PURSUANT TO SECTION  
1203.03 PENAL CODE.

THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.  
REMAND ISSUED.

WAIVES STATUTORY TIME.

BAIL SET AT NO BAIL.

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:

09/30/10 830 AM P & S/1203.03 PC RETURN DIST SOUTHWEST DISTRICT DEPT SWO

CUSTODY STATUS: DEFENDANT REMANDED

ON 09/30/10 AT 830 AM IN SOUTHWEST DISTRICT DEPT SWO

CASE CALLED FOR P & S/1203.03 PC RETURN

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) RONALD GELTZ (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY LLOYD HANDLER DEPUTY PUBLIC  
DEFENDER

BAIL SET AT NO BAIL

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

10/28/10 830 AM P & S/1203.03 PC RETURN DIST SOUTHWEST DISTRICT DEPT I02

CUSTODY STATUS: DEFENDANT REMANDED

ON 10/28/10 AT 830 AM IN SOUTHWEST DISTRICT DEPT I02

CASE CALLED FOR P & S/1203.03 PC RETURN

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) SHANNON K. COOLEY (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY LLOYD HANDLER DEPUTY PUBLIC  
DEFENDER

BAIL SET AT NO BAIL

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

12/08/10 830 AM P & S/1203.03 PC RETURN DIST SOUTHWEST DISTRICT DEPT I02

CUSTODY STATUS: DEFENDANT REMANDED

ON 12/08/10 AT 830 AM IN SOUTHWEST DISTRICT DEPT I02

CASE CALLED FOR P & S/1203.03 PC RETURN

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) NATALIE NEUMAN (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY LLOYD HANDLER DEPUTY PUBLIC  
DEFENDER

BAIL SET AT NO BAIL

-PROBATION REMAINS REVOKED

COURT ORDERS AND FINDINGS:

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-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.  
WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT

01/19/11 830 AM P & S/1203.03 PC RETURN DIST SOUTHWEST DISTRICT DEPT 102

CUSTODY STATUS: DEFENDANT REMANDED

ON 01/19/11 AT 830 AM IN SOUTHWEST DISTRICT DEPT 102

CASE CALLED FOR P & S/1203.03 PC RETURN

PARTIES: CMR JOHN L. MASON (JUDGE) JOLANE DONALD (CLERK)

SYDNEY LAWRENCE (REP) BENYOMIN Y. FORER (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY LLOYD HANDLER DEPUTY PUBLIC DEFENDER

BAIL SET AT NO BAIL

-PROBATION REMAINS REVOKED

-LETTER FROM DEFENDANT IS LODGED IN COURT FILE.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

UPON MOTION OF DEFENDANT

01/31/11 830 AM P & S/1203.03 PC RETURN DIST SOUTHWEST DISTRICT DEPT 102

CUSTODY STATUS: DEFENDANT REMANDED

ON 01/31/11 AT 830 AM IN SOUTHWEST DISTRICT DEPT 102

NUNC PRO TUNC ORDER PREPARED. IT APPEARING TO THE COURT THAT THE MINUTE ORDER IN THE ABOVE ENTITLED ACTION DOES NOT PROPERLY REFLECT THE COURT'S ORDER. SAID MINUTE ORDER IS AMENDED NUNC PRO TUNC AS OF THAT DATE. ALL OTHER ORDERS ARE TO REMAIN IN FULL FORCE AND EFFECT. DETAILS LISTED AT END OF THIS MINUTE ORDER.

CASE CALLED FOR P & S/1203.03 PC RETURN

PARTIES: JOHN V. MEIGS (JUDGE) JOLANE DONALD (CLERK)

ELIZABETH SMITH (REP) BENYOMIN Y. FORER (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY LLOYD HANDLER DEPUTY PUBLIC

DEFENDER APPEARING BY

PROBATION REINSTATED.

PROBATION MODIFIED AS FOLLOWS:

AS TO COUNT (01):

DEFENDANT ACKNOWLEDGES THAT HE UNDERSTANDS AND ACCEPTS EACH

TERM AND CONDITION OF PROBATION AS MODIFIED.

NUMEROUS CHARACTER LETTERS ARE READ BY THE COURT AND FILED, ALONG WITH THE PROBATION OFFICER'S REPORT DATED 6/28/10, AND THE 1203.03 PC REPORT, PREPARED BY THE DEPARTMENT OF CORRECTIONS.

THE DEFENDANT WAIVES ATTORNEY/CLIENT PRIVILEGE SO THAT WILLIAM MCKINNEY (PREVIOUS COUNSEL) MAY ADDRESS THE COURT ON THE DEFENDANT'S BEHALF.

COUNSEL ARGUES.

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PROBATION IS REINSTATED AND MODIFIED AS FOLLOWS:

PROBATION IS EXTENDED 2 YEARS FROM TODAY'S DATE TO JANUARY 13, 2013.

STATE PRISON REMAINS SUSPENDED.

THE DEFENDANT HAS RECEIVED THE FOLLOWING CREDITS TO DATE:

449 ACTUAL + 448 GOOD TIME/WORK TIME

ALL OTHER TERMS AND CONDITIONS ARE REINSTATED.

DEFENDANT IS ORDERED TO REPORT TO PROBATION WITHIN 48 HOURS AND COMPLY WITH ALL TERMS AND CONDITIONS OF PROBATION.

RELEASE NUMBER AW026805 IS ISSUED.

DMV ABSTRACT NOT REQUIRED  
NEXT SCHEDULED EVENT:  
PROBATION IN EFFECT

CUSTODY STATUS: DEFENDANT RELEASED.

09/11/12

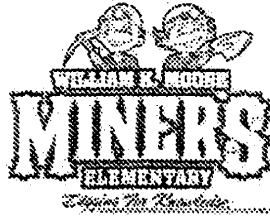
I HEREBY CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF THE ELECTRONIC DOCKET ON FILE IN THIS OFFICE AS OF THE ABOVE DATE.  
JOHN A. CLARKE, EXECUTIVE OFFICER, CLERK OF SUPERIOR COURT, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

BY   , DEPUTY



Exhibit “4”

# William K. Moore Elementary School



491 No. Lamb Blvd.  
Las Vegas, NV 89110  
(702) 799-3270 - (702) 799-3269  
Cheryl Butera  
Principal

Tuesday January 22, 2013

To whom it may concern,

## Regarding: Elias Corona

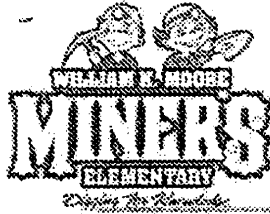
Hello, I would like to introduce myself; my name is Ms. Sarah Vavra. I am a Kindergarten Teacher at William K. Moore Elementary School. I have been teaching at Moore for 5 years. I have been teaching early childhood for over 10 years. I have had many diverse students come through my classroom doors.

Elias Corona has been enrolled in my Kindergarten class since October 2012. First and foremost he is a very sweet boy and has made progress so far this school year. With that being said, I have observed and noticed many different behaviors from Elias. Therefore, I have some concerns with how his personal family life tragedy has affected his education and his day to day functioning. Some of the things I have noticed especially in the beginning of the year is he was very disconnected and disengaged. He would sit and look off in space and not participate or do the given assignments. When walking in the hallway he would get distracted very easily and wonder from the line. He also seemed sad on many occasions. He would parallel play with his peers, which means play aside them but didn't engage with them, so not connecting with his peers. He also gets very distracted in the classroom and needs to be redirected several times a day. I have different reward systems and behavior management in the classroom and most of the time Elias lacks motivation and the reward systems do not seem to work. He is just really closed off.

The first month I had Elias in class I was unaware of his father's and mother's passing. I was told about it in Parent Teacher Conferences at the end of October. This really helped me as his teacher to take different approaches to working with him. He is a child who seems to be sad and grieving. I have been observing him since the fall 2012 he has made some gains/progress. He is playing more and making friends with his peers. He does try more when given an assignment. He does write his name on his paper as in the beginning he would not. He seems to like school but at times appears to be sad or disconnected. I still worry about his academics he is behind on his skills such as mastering ALL 26 letters uppercase and lowercase. He also needs to know the sounds they make. He also needs to know the numbers 0-100. He is below grade level on all of the above skills and I feel his personal life has definitely made a huge impact on his learning. He still gets distracted easily and wonders.

I have a positive story to share; I feel Elias finally had a break through on expressing his feelings to his peers about his mom and dad in December 2012. Before in the beginning of the year he would talk about his parents as if they were still alive and here and everything was the same. I would say, "Give this to your aunt or uncle." He would say, "No I will give it to my dad and mom." In December he raised his hand during group discussion and said, "My dad is dead, my mom is dead!!!" This was the first time I heard him say anything about it. I felt like this was a huge moment for him to finally share with his peers. I felt that he finally felt safe and part of the class that he could express his loss. Many of his classmates were concerned and asked him questions. For example; Are you sad? Do you miss them? And many other questions. I have observed that he has a hard time expressing his feelings and I feel as his teacher and someone who is around him daily that he definitely would benefit from counseling and he obviously has a lot of pain and grief for a 5 year old.

# William K. Moore Elementary School



491 No. Lamb Blvd.  
Las Vegas, NV 89110  
(702) 799-3270 - (702) 799-3269  
Cheryl Butera  
Principal

I truly enjoy having Elias in my classroom. We have been working on making good choices, building his self-esteem/confidence, and creating motivation! I see his potential and I will continue working very hard with him to give him all the opportunities he so deserves in his educational journey. I feel that his academics have been affected and he has his daily struggles due to his loss of his parents.

Thanks for reading and taking the time to hear all of my concerns with Elias and his behaviors.

Yours Truly,

Ms. Vavra (Kindergarten Teacher)

*Ms. Vavra*

Any other questions or  
concerns please contact  
me at 702 366 5371  
Thanks Ms. Vavra.

# Exhibit “5”

## ARREST REPORT

09F24109X/2

☐ City
 ☐ County
 ☒ Adult
 ☐ Juvenile
 Sector/Beat M2

ID/EVENT# 2735018	ARRESTEE'S NAME JONES, JASON (Last, First, Middle)		S.S.# 565-87-4786	
ARRESTEE'S ADDRESS (Number, Street, City, State, Zip Code)				
CHARGES: PCS WITS MARIJUANA SALE OF MARIJUANA				
OCCURRED:	DATE 11/19/09	DAY OF WEEK THURSDAY	TIME	LOCATION OF ARREST (Number, Street, City, State, Zip Code) 3555 SOUTH LAS VEGAS BOULEVARD, LAS VEGAS, NEVADA, 89109
RACE B	SEX M	D.O.B. 01/01/86	HT 5'6"	WT 140
HAIR BLK		EYES BRO		PLACE OF BIRTH

## CIRCUMSTANCES OF ARREST

## OFFICERS INVOLVED:

Detective V. Kwity, P#8554  
 Detective T. McMurtry, P#8375  
 Officer A. Ash, P#9325

## EVIDENCE IMPOUNDED:

PACKAGE 1, ITEM 1:

.7 ODV-test-positive grams of marijuana

## DETAILS:

On November 19, 2009, at approximately 2235 hours, detectives from the Tourist Crimes Unit, working undercover narcotic operations on Las Vegas Boulevard, I, Detective V. Kwity, P#8554, observed a BMA, later identified as Jason Jones, date of birth of 01/01/86, walking northbound Las Vegas Boulevard. I then approached Jones and had a brief conversation with him. I asked Jones if he had any trees. Trees are street terminology for marijuana. Jones then asked me how much did I need. I told Jones I wanted a dove. A dove is street terminology for \$20 worth of marijuana. Jones then reached in his left jacket pocket and pulled out numerous small baggies of purported marijuana. Jones gave me one of the baggies in exchange for \$20. Jones was then taken into custody shortly thereafter by surveilling detectives.

Detective T. McMurtry, P#8375, located a sandwich bag containing approximately eight small baggies of purported marijuana. It should be noted that the baggies found on Jones's person were consistently packaged with the marijuana that Jones sold me. The pre-recorded LVMPD buy money was also located in a search incident to arrest in Jones's left pants pocket.

Jones was then taken into the Flamingo Hotel security office, located at 3555 South Las Vegas Boulevard. A records check revealed that Jones had a vehicular-manslaughter

ARRESTING OFFICER(S) V. KWITY	P# 8554	APPROVED BY Lt. Christopher Hoye #3502 11-20-09	CONNECTING RPTS. (Type or Event Number) 091119-3571
----------------------------------	------------	---	--

**LAS VEGAS METROPOLITAN POLICE DEPARTMENT**

**CONTINUATION REPORT**

**ID/Event Number: 2735018**

**Page 2 of 2**

conviction in 2006 out of California, which would require Jones to register as an ex-felon. Jones advised me that he had been living in Nevada for approximately one year.

Jones was then placed under arrest for sale of marijuana and PCS WITS marijuana. Jones was also charged with ex-felon failure to register. Jones was then transported to Clark County Detention Center, where he was booked accordingly.

VK/egw (Reports)

Job #140036

Date & Time Dictated: 11/19/09 2341 hours

Date & Time Transcribed: 11/20/09 0558 hours

**Exhibit “6”**

**LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
DECLARATION OF ARREST**

I.D. #: 2735018

True Name: JASON JONES

Date of Arrest: 10/21/11

Time of Arrest: 2230

OTHER CHARGES RECOMMENDED FOR CONSIDERATION:

THE UNDERSIGNED MAKES THE FOLLOWING DECLARATIONS SUBJECT TO THE PENALTY FOR PERJURY AND SAYS: That I am a peace officer with N6CB (Department), Clark County, Nevada, being an employee for a period of 9 years (months). That I learned the following facts and circumstances which lead me to believe that the above named subject committed (or was committing) the offense of FRAUDULENT ACTS NRS 465.070 at the location of 2400 N. RANCHO N. LAS VEGAS NV 89130 (ADDRESS / CITY / STATE / ZIP) and that the offense occurred at approximately 2104 hours on the 21<sup>st</sup> day of OCTOBER, 2011, in the county of ☒ Clark or ☐ City of Las Vegas, NV.

**DETAILS FOR PROBABLE CAUSE:**

AT THE ABOVE DATE, PLACE AND TIME, JASON JONES WAS PLAYING "21" AT TABLE SD-6 IN POSITION #2. JONES RECEIVED HIS FIRST CARD FACE DOWN. HE LOOKED AT THE VALUE OF THE CARD, IT WAS A 10. HE RECEIVED HIS NEXT CARD FACE DOWN. JONES LOOKED AT THE VALUE OF THAT CARD AND IT WAS ALSO A 10. JONES THEN PLACED ONE GREEN \$25 GAMING CHIP ON THE SQUARE PAIR BAKER AFTER HE KNEW THE VALUE OF HIS CARDS. THE WHEEL PAIRS A WIN AT FIFTEEN TO ONE. JONES ~~BEEN~~ PAID HE WOULD HAVE FRAUDULENTLY OBTAINED MONEY FROM THE FIESTA BAKERS CASINO IN THE AMOUNT OF \$375.00.

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are a misdemeanor).



LVMPD 22-A (REV. 6-07)

(1) ORIGINAL - COURT

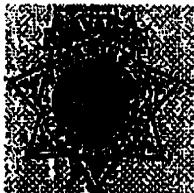
DANIEL W. SIBBO  
Declarant's Signature

DANIEL W. SIBBO  
Print Declarant's Name

2771  
P#







STATE OF NEVADA  
GAMING CONTROL BOARD

VOLUNTARY STATEMENT

OFFICIAL USE ONLY	
CASE #	
CASE TYPE	
DATE OCCURRED	TIME OCCURRED
ID #	

NAME (LAST / FIRST / MIDDLE) <b>ADAMS / MARY / ANNE</b>						DATE OF BIRTH <b>05-21-63</b>		SOCIAL SECURITY # <b>565-47-5161</b>	
RACE <b>C</b>	SEX <b>F</b>	HEIGHT <b>5'7"</b>	WEIGHT <b>180</b>	HAIR <b>BR</b>	EYES <b>GR</b>	HOME # <b>(702) 922-3526</b>			
RESIDENCE ADDRESS (NUMBER & STREET) <b>8429 INSELEND AVE #101</b>				CITY <b>LAS VEGAS</b>		STATE <b>NV</b>		ZIP CODE <b>89178</b>	
EMPLOYER ADDRESS <b>2400 N. RANCHO</b>				CITY <b>N. LAS VEGAS</b>		STATE <b>NV</b>		ZIP CODE <b>89130</b>	
EMPLOYER <b>REEDER RANCHO CASINO</b>		OCCUPATION <b>SECURITY OFFICER</b>		WORK # <b>638-3777</b>		WORK SCHED. <b>3-11 PM</b>		DAYS OFF <b>7 / N</b>	

I DO HEREBY MAKE THE FOLLOWING VOLUNTARY STATEMENT ON OCTOBER 21 2011 AT REEDER AM/PM  
MONTH DAY YEAR

ON FRIDAY OCT. 21, 2011 AT APPROXIMATELY 9:10 PM  
CASINO MANAGER AMEL TONAS ADVISED SECURITY BY RADIO  
THAT A BLACK MALE ADULT HAD PAST POSTED A BET ON  
BLACK JACK TABLE 50-6. THE BLACK MALE ADULT WAS  
LATER IDENTIFIED AS JASON JONES. THE SECURITY SUPERVISOR  
BARON SESTAGA ARRIVED ON SCENE. TONAS ALSO ARRIVED  
AND CONFIRMED THE GAMING VIOLATION. SESTAGA AND  
I APPROACHED JONES AND ASKED HIM TO STEP AWAY  
FROM THE TABLE. I PLACED JONES IN HANDCUFFS AND  
SESTAGA AND I ESCORTED HIM TO THE SECURITY BRIEFING  
ROOM TO AWAIT THE ARRIVAL OF GAMING CONTROL.  
ONCE IN THE BRIEFING ROOM JONE WAS SEARCHED FOR  
WEAPONS. HE HAD NONE. JONE HAD A TOTAL OF \$95.00  
IN CASH ON THE TABLE.

I HAVE REVIEWED THIS STATEMENT OF 1 PAGE(S) AND BELIEVE IT TO BE TRUE AND ACCURATE TO THE BEST OF MY RECOLLECTION.

WITNESS

26 7761  
SIGNATURE

10-21-11  
DATE

PAGE OF PAGES

ENF-12 (Rev. 01-07)

THIS COMPLETED FORM IS THE PROPERTY OF THE STATE OF NEVADA GAMING CONTROL BOARD PURSUANT TO NRS 463.120;  
AND MAY NOT BE DISTRIBUTED WITHOUT THE PERMISSION OF THE NEVADA GAMING CONTROL BOARD, OR ITS AUTHORIZED  
AGENTS, OR BY ORDER OF A COURT OF COMPETENT JURISDICTION.



## STATE GAMING CONTROL BOARD



### WARNING AND WAIVER

1. You have the right to remain silent.
2. Anything you say can and will be used against you in a court of law or in a hearing before the Nevada Gaming Commission or the State Gaming Control Board.
3. You have the right to talk to a lawyer before you are questioned, and to have him/her present with you while you are being questioned.
4. If you cannot afford to hire a lawyer, and you want one, one will be appointed to represent you before any questioning begins.
5. If you decide to stop answering questions once you have begun, all questioning will stop.

### WAIVER

1. Do you understand your rights as explained to you?

☒ Yes

☐ No

2. Having these rights in mind, do you wish to talk to me now?

☒ Yes

☐ No

DATE: 10/21/11

TIME: 2220

Print Name: Isaac Jones

Signature: [Signature]

[Signature]  
Agent's Signature

2011-8613  
GCB Case Number

1582

1 LAS VEGAS, CLARK COUNTY, NV., THURS., APR. 4, 2013

2  
3 THE COURT: Mr. Pike, come on down.

4 MR. PIKE: Jason Jones, Your Honor.

5 THE COURT: Let's go ahead with the Jason Jones sentencing. You know  
6 what, can we trail that a few minutes. We have three speakers apparently unless it's  
7 going to be continued today.

8 MR. CANO: We're not prepared to go forward. There's some errors in the  
9 PSI.

10 THE COURT: All right. Then we will call it.

11 MR. PANDELIS: The State is prepared to go forward.

12 THE COURT: State versus Jason Jones. Mr. Jones is present in custody  
13 with Mr. Pike --

14 MR. CANO: Can we approach, Your Honor.

15 (Conference at the bench not recorded.)

16 THE COURT: Basically, the resolution reached at the bench --

17 Mr. Pandelis, hang around for a little while.

18 The defense expressed some concerns about some material in the PSI  
19 which the Court is going to direct P and P to omit; however, there are three victim  
20 family members of the victim here today.

21 Mr. Pandelis, it's the State's desire to go forward; is that correct?

22 MR. PANDELIS: Yes, Your Honor.

23 THE COURT: So the agreement or compromise reached at the bench was  
24 we'll go forward today with the sentencing and the speakers. Then we will hold off  
25 on the Court signing a JOC and having the defendant transported so that P and P

1 can make the deletions from the PSI. I want to make sure that that's -- everybody's  
2 in agreement on the PSI with that issue, and then that way we can accomplish the  
3 State's goal of going forward because the family members are here. I'm sure it's  
4 very stressful for them and difficult having had to come and prepare, and so I want  
5 to do it today.

6 And then, Defense, are you fine with handling it that way so we can  
7 make those corrections so that the PSI that goes with him to the prison addresses --

8 MR. CANO: Will be an amended one, yes.

9 THE COURT: -- addresses those concerns?

10 MR. CANO: Yes, Your Honor.

11 THE COURT: Very good. We'll trail this because it's going to be long.

12 MR. PANDELIS: The sentence though will be imposed today?

13 THE COURT: Yeah. I'll say what it is so the family knows, but I won't sign a  
14 JOC because otherwise he's going to get transported.

15 MR. PANDELIS: That's a fair compromise, Your Honor.

16 MR. CANO: Thanks, Your Honor.

17 THE COURT: Are both sides ready to proceed on the Jason Jones matter?

18 MR. PANDELIS: Yes, Your Honor.

19 MR. CANO: Yes, Your Honor.

20 THE COURT: All right. This matter having been a jury trial the State would  
21 have the right to argue.

22 MR. PANDELIS: Yes, Your Honor. I'm not going to spend much time with the  
23 facts today because you sat through the trial in this case, Your Honor, but what you  
24 heard was that a dispute over just a few dollars, \$5, I believe, led to the death of  
25 Jaime Corona, whose family members are coming into the court right now, and I'm

1 just going to give them a moment to be seated.

2 THE COURT: I just wanted to take a moment to let all the family members to  
3 fill up the courtroom, and I believe it looks like that side is completely full.

4 MR. PANDELIS: Thank you, Your Honor.

5 But, Your Honor, you heard that that dispute between Mr. Jones and  
6 Jaime Corona over a few dollars last year led to Jaime Corona's death, and in Mr.  
7 Corona's death a mother, who's here today, lost her son. Several of Jaime's  
8 siblings lost their brother, and tragically, a young 5-year-old boy lost his father.

9 Now, this certainly isn't Mr. Jones' first interaction with law enforcement.  
10 As you read in the PSI he has two prior felony convictions including a conviction for  
11 vehicular manslaughter.

12 So all things being equal, Your Honor, given the facts of this case and  
13 the prior criminal history, it's the State's position that the 10-year sentence with the  
14 life tail is appropriate given the jury's verdict of Second Degree Murder with use of a  
15 Deadly Weapon here. And at the conclusion of the defendant's remarks, Your  
16 Honor, I'd ask if the family members who have been noticed to speak will be  
17 recognized by the Court.

18 THE COURT: All right. Thank you, Mr. Pandelis.

19 Mr. Jones, what if anything would you like to say to the Court this  
20 morning prior to the time I pronounce sentence against you?

21 THE DEFENDANT: I'll leave that up to my attorney, with all due respect.

22 THE COURT: That's fine.

23 Counsel.

24 MR. CANO: Thank you. It's my advice that I asked him not to speak  
25 obviously because this was a jury trial.

1 THE COURT: Appellate issues.

2 MR. CANO: Exactly.

3 Your Honor, I'm not going to belabor the point. I know you sat through  
4 the trial. We were here for a week, and you heard all the facts of the case. If the  
5 Court's inclined to go with the recommendation, I'll just submit to the Court and let  
6 the family have their, you know, their say in front of the Court. If not, I do want to  
7 mention a couple of things.

8 THE COURT: Go ahead.

9 MR. CANO: Okay. Obviously, this was a tragic event that Mr. Corona had  
10 lost his life, but there are some indications obviously with the jury's verdict that they  
11 returned that this wasn't the first-degree case that was initially charged. There was  
12 nothing that was premeditated or deliberated. If anything it was -- it was a type of an  
13 issue that happened perhaps on -- the way the jury saw it, with some type of  
14 provocation or some type of lack of premeditation or deliberation.

15 That being taken into consideration, I think what the P and P had  
16 recommended is appropriate. I think a 10 to 25 along with a 5-year consecutive  
17 sentence is appropriate in this matter.

18 There are a couple things that we also would like to clarify that we  
19 spoke about at the bench regarding the PSI, and I understand the Court's not going  
20 to sign off on the JOC until the PSI is amended to take out certain sections of it on  
21 page 6.

22 One other thing I'd like to clarify. He doesn't have two children. He  
23 actually only has one. He has a 2 year old. The other child is his girlfriend's child  
24 that he was helping to raise as well. That's on page 2, Your Honor, under the  
25 children's section.



1           The only other matter then to bring to the Court's attention is I don't  
2 know if P and P was able to be shown proof of the restitution amount. If they have  
3 been, then we will not dispute it. Otherwise, we'd just ask that that amount had  
4 been proven up to P and P as far as giving the restitution amount.

5           THE COURT: All right. And just for the record, what the Court's agreed to  
6 order P and P to redact as part of the supplemental PSI begins on the page 6, the  
7 second to the last paragraph. Starting with, She attempted to contact Mr. Jones but  
8 was unsuccessful. Starting at that sentence all the way through to the end of the  
9 paragraph and then the paragraph, On September 12<sup>th</sup>, 2012, take all that out  
10 regarding the girlfriend's brother.

11           Is that satisfactory with the State?

12           MR. PANDELIS: Your Honor, what line in the --

13           THE COURT: Where it says Mr. Jones spoke who spoke with his girlfriend  
14 and then when she starts talking about the brother supposedly, she attempted to  
15 contact Mr. Jones but was unsuccessful. So she contacted her brother. Starting  
16 with that sentence through the bottom of that paragraph. And then the paragraph  
17 starting on September 12, 2012.

18           MR. PANDELIS: So not the entirety of that paragraph that begins with August  
19 21<sup>st</sup> --

20           THE COURT: Right. The first part just about what the defendant did will  
21 remain.

22           MR. PANDELIS: Okay.

23           THE COURT: Is that satisfactory with the State?

24           MR. PANDELIS: That is, Your Honor.

25           THE COURT: Is that satisfactory with the defense?

1 MR. CANO: I'd prefer the whole paragraph be taken out, Your Honor, but, I  
2 mean, you know, we'll go with --

3 THE COURT: Based on your rationale I don't see a reason to take out the  
4 first part of the paragraph because that has to do with what the defendant is  
5 admitting that --

6 MR. CANO: I understand that, Your Honor. We'll follow what the Court's  
7 ruling. I'm just saying --

8 THE COURT: -- he -- the motivation for this.

9 MR. CANO: -- we'd prefer the whole paragraph but if that's the Court's  
10 decision --

11 THE COURT: All right. That's the Court's decision. So that will be sent back  
12 to P and P for those redactions.

13 MR. CANO: Starting with, She attempted to contact him, correct, Your  
14 Honor?

15 THE COURT: Right. She attempted it's not really relevant.

16 MR. CANO: And the following paragraph?

17 THE COURT: Correct.

18 MR. CANO: Thank you.

19 THE COURT: All right. Thank you, Mr. Cano.

20 We'll hear from the speakers who are present today.

21 And, Mr. Pandelis, who would you like to have speak first?

22 MR. PANDELIS: Your Honor, it's up to them.

23 THE COURT: We have the victim's mother and the victim's brothers.

24 MR. PANDELIS: And, Your Honor, I have the victim's mother, Francisca  
25 Ramirez, and she'll be speaking with the Court with the assistance of an interpreter.

1 THE COURT: Ma'am, just come on up here, please, just along with the  
2 interpreter right next to me.

3 And would the interpreter like a chair?

4 THE INTERPRETER: No, ma'am.

5 THE COURT: Then, ma'am, up those couple of chairs, and please face this  
6 lady right here, and she will administer the oath to you.

7 (Speaker sworn.)

8 THE CLERK: Please be seated. And please state and spell your name.

9 THE SPEAKER: I am Francisca Ramirez.

10 THE CLERK: Spell it, please.

11 THE SPEAKER: I'm his mom.

12 THE INTERPRETER: May the interpreter do the spelling for the record?

13 THE COURT: Yes.

14 THE INTERPRETER: Francisca, F-r-a-n-c-i-s-c-a, Ramirez, R-a-m-i-r-e-z.

15 THE COURT: Thank you. And, ma'am, what would you like to say today?

16 THE SPEAKER: That I'm -- all my family is very affected by the death of my  
17 son. My son was not like he's being described. Jaime had a family. Every  
18 weekend the whole family would get together but now our life has changed to all the  
19 entire family.

20 When I got to the scene where my son died, I asked who had done it.  
21 And all his neighbors said that his neighbor had killed him.

22 THE COURT: Just take your time.

23 THE SPEAKER: All his family is missing him and crying for him. He was a  
24 working man. Here is the letter from his employer.

25 THE COURT: All right. I've read the letter. He's also his friend.

1 THE SPEAKER: We are very affected but more than anybody a child who's 5  
2 years old. When I take him to school, all the fathers take their children to school,  
3 and that's where I suffer the most. This is the entire family where we used to get  
4 together. He doesn't have a mom. She died two years ago. All his neighbors knew  
5 that he was a single dad and there was no mercy towards him. They wait until he  
6 answered the door to take his life. I'm sorry.

7 THE COURT: That's all right. Just take your time.

8 THE SPEAKER: That's all.

9 THE COURT: All right, ma'am, thank you for being here today.

10 THE SPEAKER: I'm going to have very, very person in my mind, the Father's  
11 Days and Christmas days. Life changed. Thank you.

12 THE COURT: All right. Thank you. If you'll just go back and have a seat  
13 there with your other family members.

14 MR. PANDELIS: Your Honor, two of the victim's brothers have also been  
15 noticed, Jorge and Mario Corona.

16 THE COURT: And, sir, come on just follow the bailiff. Come on right next to  
17 me there.

18 (Speaker sworn.)

19 THE CLERK: Please be seated. Please state and spell your first and last  
20 name for the record.

21 THE SPEAKER: It's Mario Corona, M-a-r-i-o, Corona, C-o-r-o-n-a.

22 THE COURT: All right. Thank you, sir. What would you like to say?

23 THE SPEAKER: Okay. I won't go on about how great or perfect my brother  
24 was 'cause he wasn't. He had problems like every -- like many -- well, he had many  
25 problems and made mistakes like everybody has. What I can say that he would

1 never hurt nobody like they did to him. He will never take nobody's life away.

2 I was worried that they were not going to find the person responsible for  
3 this, not because I doubted. It was because I knew it was him and because we  
4 didn't know (sic) if the evidence was enough for the jury to see the truth. When I  
5 was sure -- what I was sure was that he was going to pay for what he did  
6 regardless. That's just the way of life, just to know that he tried to get away with  
7 pleading not guilty. What kind of person he is. There's the person he shows that he  
8 can get away with anything.

9 What makes me happy is that he will go to jail, and the longer he's here  
10 for the less time he'll have to hurt somebody else again, the less time he will have to  
11 take someone's brother away, son or father. The hardest part about all this is that  
12 my nephew who is 5 years old lost his mom about three years ago to cancer. Jaime  
13 was the only parent he had.

14 Having to tell him that he had -- that he had -- that his dad was with his  
15 mom in heaven was the most heartbreaking part of all of this. This person who took  
16 that away knew that he was a little boy's father, and that didn't stop him. My  
17 nephew has all of us now, and we will always be there for him, but there's nothing  
18 like a father's love because no matter how many mistakes Jaime made, one thing  
19 was for sure, his love for his little boy was so much. And I know the -- I know that it  
20 was the hardest part for Jaime was leaving his little boy behind.

21 THE COURT: And I believe the next speaker is Mario Moreno?

22 MR. PANDELIS: Actually, this is Jorge Corona, Your Honor.

23 THE COURT: Oh, I'm sorry.

24 And, sir, just face this lady right there, and she'll administer the oath to  
25 you.

1 (Speaker sworn.)

2 THE CLERK: Please be seated. Please state and spell your first and last  
3 name for the record.

4 THE SPEAKER: My name is Jorge Corona. So Jorge is, J-o-r-g-e, Corona,  
5 C-o-r-o-n-a.

6 THE COURT: All right. Thank you. What would you like to say today?

7 THE SPEAKER: I'd like to say that what happened to my brother affected us  
8 very much and my nephew. He wakes up in the middle of the night looking for his  
9 dad, and what this man did to my brother I think he has to pay for it. And I thank all  
10 of you very much that he was found guilty. And that's it.

11 THE COURT: All right, sir. Thank you very much for being here.

12 I agree with the State that a life sentence is appropriate in this case.

13 Mr. Jones, by virtue of the jury's verdict, you are hereby adjudged guilty  
14 of the felony crime of Second Degree Murder with use of a deadly weapon.

15 In addition to the \$25 administrative assessment, the \$150 DNA -- well,  
16 I'm sorry, your DNA was already taken.

17 On the Second degree murder, you are sentenced to life in prison with  
18 a parole eligibility beginning after 10 years has been served.

19 On the weapons enhancement, you are sentenced to 60 months as a  
20 minimum with a maximum of 240 months in the Nevada Department of Corrections.  
21 That is imposed consecutively with the time you were given on the murder charge.

22 Additionally, you are ordered to pay restitution in the amount of  
23 \$10,000. And you are entitled to 287 days of credit for time served.

24 All right. Thank you.

25 MR. PANDELIS: Thank you, Your Honor.

1 MR. CANO: Are we going to refer that to P and P for the corrections?

2 THE COURT: Yes.

3 Mr. Pandelis, just so it's clear on the record, the Court is sending the  
4 PSI back to P and P for a supplemental PSI, and then at that time we'll sign the  
5 Judgment of Conviction. In order to make sure that there's not a glitch and that it  
6 gets done, I'm going to set this over for a status check so that Mr. Jones remains  
7 housed in the Clark County Detention Center, but we don't want him lost there kind  
8 of indefinitely.

9 So let's set this out for a status check in about three weeks.

10 MR. CANO: Do you think that will give them enough time to do that?

11 THE COURT: It's just a --

12 MR. CANO: I know it's an added but, you know --

13 THE COURT: Mr. Pandelis.

14 MR. PANDELIS: Will you be contacting P and P and sending that to them or  
15 would you --

16 THE COURT: I think you will be.

17 MR. PANDELIS: I was just making sure because --

18 MR. CANO: Tell you what, I'll take the reins and I will.

19 THE COURT: All right. I just don't want it to get lost in the system with Mr.  
20 Jones sitting in the jail for a year while we wait for the supplemental.

21 So three weeks for status check. If it's not back, we'll status check it  
22 again. I just want to make sure we keep tabs on it so that I can sign the Judgment  
23 of Conviction and he can get sent to prison.

24 MR. CANO: Yes, Your Honor. Thank you.

25 THE COURT: Thank you.

1 THE CLERK: April 23<sup>rd</sup> at 9:30.

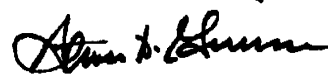
2 -oOo-

3 ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video  
4 proceedings in the above-entitled case.

5 

6 JANIE L. OLSEN  
Recorder/Transcriber





CLERK OF THE COURT

JOC

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

JASON JONES  
#2735018

Defendant.

CASE NO. C285488-1

DEPT. NO. XXI

JUDGMENT OF CONVICTION

(JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crime of MURDER WITH USE OF A DEADLY WEAPON (Category A Felony), in violation of NRS 200.010, 200.030, 193.165; and the matter having been tried before a jury and the Defendant having been found guilty of the crime of SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON (Category A Felony), in violation of NRS 200.030.5, 200.010, 193.165; thereafter, on the 4<sup>TH</sup> day of April, 2013, the Defendant was present in court for sentencing with his counsels, RANDALL PIKE, Assistant Special Public Defender and, CHARLES CANO, Deputy Special Public Defender, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said crime as set forth in the jury's verdict and, in addition to the \$25.00 Administrative Assessment Fee, and to

1 PAY \$10,000.00 RESTITUTION, the Defendant is SENTENCED to the Nevada  
2 Department of Corrections (NDC) as follows: LIFE with the POSSIBILITY of Parole  
3 AFTERN TEN (10) YEARS plus a CONSECUTIVE term of TWO HUNDRED FORTY  
4 (240) MONTHS MAXIMUM and SIXTY (60) MONTHS MINIMUM for Use of a Deadly  
5 Weapon; with TWO HUNDRED EIGHTY-SEVEN (287) DAYS Credit for Time Served.  
6 As the Fee and Genetic Testing in the current case have been previously imposed, the  
7 Fee and Testing in the current case are WAIVED.  
8

9  
10  
11 DATED this 23<sup>rd</sup> day of April, 2013

12  
13 

14 VALERIE ADAIR  
15 DISTRICT JUDGE  
16  
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28

18

  
CLERK OF THE COURT

1 NOAS  
2 DAVID M. SCHIECK  
3 Special Public Defender  
4 NSB 0824  
5 JONELL THOMAS  
6 Deputy Special Public Defender  
7 NSB 4771  
8 330 S. Third Street, No. 800  
9 Las Vegas NV 89155  
10 702-455-6265  
11 Fax 455-6273  
12 [thomasjn@clarkcountynv.gov](mailto:thomasjn@clarkcountynv.gov)

13 Attorneys for Defendant

14 DISTRICT COURT  
15 CLARK COUNTY, NEVADA

16 THE STATE OF NEVADA )

17 Plaintiff, )

18 vs. )

19 JASON JONES, )

20 Defendant. )

CASE NO. C-12-285488-1  
DEPT NO. 21

21 NOTICE OF APPEAL

22 DATE: N/A  
23 TIME: N/A

24 TO: THE STATE OF NEVADA, Plaintiff;

25 TO: CLARK COUNTY DISTRICT ATTORNEY, Plaintiff's attorney; and

26 TO: DEPARTMENT 21 OF THE EIGHTH JUDICIAL DISTRICT COURT  
27 OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK:

28 NOTICE is hereby given that Defendant Jason Jones, appeals to the Nevada Supreme

...

...

...

1 Court from his conviction and sentence entered against said Defendant on April 4, 2013 (the  
2 Judgment of Conviction was filed on April 29, 2013).

3 DATED: May 3, 2013

4 DAVID M. SCHIECK  
5 SPECIAL PUBLIC DEFENDER

6 /s/ JONELL THOMAS

7 BY  
8 JONELL THOMAS  
9 330 S. THIRD ST., STE. 800  
10 LAS VEGAS, NEVADA 89155-2316  
(702) 455-6265

11 **CERTIFICATE OF MAILING**

12 The undersigned does hereby certify that on May 3, 2013, deposited in the United States  
13 Post Office at Las Vegas, Nevada, a copy of the Notice of Appeal, postage prepaid, addressed  
14 to the following:

15 District Attorney's Office  
16 200 Lewis Ave., 3<sup>rd</sup> Floor  
Las Vegas NV 89155

17 Nevada Attorney General  
18 100 N. Carson  
Carson City, NV 89701-4717

19 Jason Jones, ID 1101940  
20 High Desert State Prison  
P.O. Box 650  
21 Indian Springs, Nevada 89070

22  
23 /s/ KATHLEEN FITZGERALD

24 KATHLEEN FITZGERALD  
25 An employee of The Special Public  
26 Defender's Office  
27  
28

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**November 15, 2012**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**November 15, 2012    9:30 AM      Initial Arraignment**

**HEARD BY:**    De La Garza, Melisa

**COURTROOM:**    RJC Lower Level  
                                 Arraignment

**COURT CLERK:**    Katrina Hernandez; Aaron Carbajal; Sylvia Perez; Carole D'Aloia (ac)

**RECORDER:**    Patti Slattery

**PARTIES**      Cano, Charles A.  
**PRESENT:**    Robinson, Lynn M.  
                                 State of Nevada

Public Defender for Defendant  
Deputy District Attorney  
Plaintiff

**JOURNAL ENTRIES**

- Deft. not present. Mr. Cano advised the Deft. was not transported and requested the matter be continued and set in Dept. 21 and, COURT SO ORDERED.

**CUSTODY**

**11/27/12 9:30 AM ARRAIGNMENT CONTINUED**

No

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**November 27, 2012**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**November 27, 2012    9:30 AM      Arraignment Continued**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Denise Husted

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Defendant
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pike, Randall H.	Attorney for the Defendant
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- CONFERENCE AT BENCH. The Defendant requested that the Information be read. The Clerk read the Information. DEFENDANT JONES ARRAIGNED, PLED NOT GUILTY and INVOKED the SIXTY (60) DAY RULE. COURT ORDERED, matter SET for trial. The Defendant requested that his counsel not file any motions or petitions on his behalf. Mr. Pike noted that if there is a Motion to Dismiss or a Writ, he is duty bound to file them. The Court directed counsel to meet with the Defendant and to allow the Defendant to discuss his concerns and for counsel to explain the process to him.

**CUSTODY**

12/11/12 9:30 AM STATUS CHECK: COMMUNICATION WITH COUNSEL

1/17/13 9:30 AM CALENDAR CALL

1/22/13 9:30 AM JURY TRIAL

**PRINT DATE:**    11/28/2012

**Page 1 of 2**

**Minutes Date:**

**November 27, 2012**

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**December 11, 2012**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**December 11, 2012      9:30 AM      Status Check**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Denise Husted

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Defendant
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pandelis, Christopher P.	Attorney for the State
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Mr. Cano advised Defendant and counsel are in communication. Colloquy as to motion filings.  
COURT ORDERED trial date STANDS.

**CUSTODY**

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 03, 2013**

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C-12-285488-1

State of Nevada

vs

Jason Jones

---

**January 03, 2013**

**9:30 AM**

**Petition for Writ of Habeas  
Corpus**

**HEARD BY:** Adair, Valerie

**COURTROOM:** RJC Courtroom 11C

**COURT CLERK:** Denise Husted

**RECORDER:** Janie Olsen

**REPORTER:**

**PARTIES**

**PRESENT:**

Christensen, Nell E.

Jones, Jason

Pike, Randall H.

State of Nevada

Attorney for the State

Defendant

Attorney for the Defendant

Plaintiff

**JOURNAL ENTRIES**

- Mr. Pike stated he received a Guilty Plea Agreement in this matter and requested a continuance for Change of Plea. COURT ORDERED, motion on today and the one set on 11/8/13 are CONTINUED to 1/10/13.

**CUSTODY**

**1/10/13 9:30 AM CHANGE OF PLEA**

CONTINUED TO: 1/10/13 9:30 AM DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS OR IN THE ALTERNATIVE, MOTION TO REMAND FOR ADMISSION OF EVIDENCE OF OTHER ACTS/DEFENSES...DEFENDANT'S MOTION FOR DISCOVERY, SPECIFICALLY THE INVESTIGATION OF THIS CASE AND/OR THIS DEFENDANT AND OF ALL FORENSIC TESTING CONDUCTED THEREON;DEFENDANT'S MOTION IN LIMINE TO ADMIT EVIDENCE OF AND CONTENTS OF RECORDED 911 REPORT



**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 10, 2013**

---

C-12-285488-1

State of Nevada

vs

Jason Jones

---

**January 10, 2013**

**9:30 AM**

**All Pending Motions**

**HEARD BY:** Adair, Valerie

**COURTROOM:** RJC Courtroom 11C

**COURT CLERK:** Tia Everett

**RECORDER:** Janie Olsen

**PARTIES PRESENT:** Nell Christensen, Deputy District Attorney, present on behalf of the State. Defendant present in custody and represented by Randy Pike and Charles Cano, Deputy Special Public Defenders.

**JOURNAL ENTRIES**

- CHANGE OF PLEA ... DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS, OR IN THE ALTERNATIVE, MOTION TO REMAND FOR ADMISSION OF EVIDENCE OF OTHER ACTS / DEFENSES ... DEFENDANT'S MOTION FOR DISCOVERY, SPECIFICALLY DISCLOSURE OF ALL PHYSICAL EVIDENCE COLLECTED IN THE INVESTIGATION OF THIS CASE AND/OR THIS DEFENDANT AND OF ALL FORENSIC TESTING CONDUCTED THEREON ... DEFENDANT'S MOTION IN LIMINE TO ADMIT EVIDENCE OF CONTENTS OF RECORDED 911 REPORT ...

Nell Christensen, Deputy District Attorney, present on behalf of the State. Defendant present in custody and represented by Randy Pike and Charles Cano, Deputy Special Public Defenders.

Defendant's Pro Per Motion to Dismiss Counsel FILED IN OPEN COURT. Upon Court's inquiry, Mr. Pike advised he has received a copy of Defendant Pro Per Motion and provided a copy to the State this morning. Court advised Defendant she will only remove counsel if there is an actual conflict with the representation and upon review of the motion, there are no grounds to dismiss counsel. Mr. Pike advised he has met with Defendant and conducted a full investigation; however, Defendant has indicated he does not want counsel to file any motions on his behalf. Further, Mr. Pike stated he believes he has an ethical obligation to file the motions which are on calendar today. COURT ORDERED, Motion to Dismiss Counsel DENIED.

AS TO DEFENDANT'S MOTION FOR DISCOVERY, SPECIFICALLY DISCLOSURE OF ALL

PRINT DATE: 01/18/2013

Page 1 of 2

Minutes Date: January 10, 2013

PHYSICAL EVIDENCE COLLECTED IN THE INVESTIGATION OF THIS CASE AND/OR THIS DEFENDANT AND OF ALL FORENSIC TESTING CONDUCTED THEREON:

1 - GRANTED

2 - GRANTED to the extent they exist.

AS TO DEFENDANT'S MOTION IN LIMINE TO ADMIT EVIDENCE OF CONTENTS OF RECORDED 911 REPORT:

Following arguments by counsel, COURT ORDERED, RULING DEFERRED and she will review the 911 calls again.

AS TO DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS, OR IN THE ALTERNATIVE, MOTION TO REMAND FOR ADMISSION OF EVIDENCE OF OTHER ACTS / DEFENSES:

Court Finds there to be sufficient evidence in the record to support the bindover; therefore, COURT ORDERED, Petition DENIED.

CUSTODY

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

January 17, 2013

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

January 17, 2013      9:30 AM      Calendar Call

HEARD BY: Adair, Valerie

COURTROOM: RJC Courtroom 11C

COURT CLERK: Denise Husted

RECORDER: Janie Olsen

REPORTER:

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Defendant
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pike, Randall H.	Attorney for the Defendant
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Statement by Defendant. Mr. Pike advised that the State made an offer, but due to the problem of the Defendant refusing to accept the language in the offer, he has rejected it. He advised the Court that the Defendant's father will be coming to the jail this evening to speak with his son. Upon Court's inquiry, Mr. Pike stated he has visited the Defendant at the jail several times to discuss the plea with him. Additionally, he was provided a written copy of the plea two weeks ago. Mr. Pike advised that he is hopeful that the Defendant will accept the plea as he finds it to be in the Defendant's best interest. Following several interruptions by the Defendant, the Court informed him that he has experienced attorneys working on his behalf and he should be inclined to trust them. Mr. Pike stated that the negotiations are that the charge will be reduced to Voluntary with Use of a Deadly Weapon. It is a stipulated Alford plea with a minimum of two and one-half years with a maximum of seven and one-half years plus a consecutive term of two and one-half years with a maximum of seven and one-half years. This negotiation would resolve all other potential charges, there will be no Possession of a Firearm by an Ex-Felon and no Habitual Criminal charge. Ms. Christensen concurred. Mr. Pike stated that should the Defendant reject the offer, the trial would proceed with no out of state witnesses, with four days for the guilt phase and one day for the penalty phase should one be

PRINT DATE: 01/18/2013

Page 1 of 2

Minutes Date: January 17, 2013

**C-12-285488-1**

needed. COURT ORDERED, Calendar Call CONTINUED one day.

CUSTODY

CONTINUED TO: 1/18/13 9:30 AM

CLERK'S NOTE: COURT ORDERED, the pending Motion in Limine to Admit Evidence is DENIED.  
dh 1/18/12

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 18, 2013**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**January 18, 2013      9:30 AM      Calendar Call**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Denise Husted

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Defendant
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pandelis, Christopher P.	Attorney for the State
	Schieck, David Michael	Attorney for the Defendant
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Mr. Cano informed the Court that the Defendant's father spoke with the Defendant; the Defendant is still rejecting the offer made by the State. COURT ORDERED, trial date STANDS. Colloquy regarding scheduling.

**CUSTODY**

**1/22/13 10:30 AM JURY TRIAL**

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 22, 2013**

---

C-12-285488-1

State of Nevada

vs

Jason Jones

---

January 22, 2013

10:30 AM

Jury Trial

HEARD BY: Adair, Valerie

COURTROOM: RJC Courtroom 11C

COURT CLERK: Athena Trujillo

RECORDER: Janie Olsen

REPORTER:

**PARTIES PRESENT:** Nell Christiansen and Chris Pandelis, Deputy District Attorneys, present for the State of Nevada.  
Charles Cano, Esq. and Randy Pike, Esq., present on behalf of Defendant Jones.  
Defendant Jones present.

**JOURNAL ENTRIES**

**JURY PRESENT**

Voir dire.

**OUTSIDE THE PRESENCE OF THE JURY**

Court noted several jurors were moved to the end of the list, but not excused. Mr. Pike challenged the panel due to a lack of African American jurors. Court advised the Defendant is not entitled to a specific jury.

**JURY PRESENT**

Continued Voir Dire.

COURT ORDERED, matter CONTINUED. Evening recess, 5:59 pm.

CONTINUED TO: 01/23/13 9:30 AM

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 23, 2013**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**January 23, 2013      9:30 AM      Jury Trial**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Phyllis Irby

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Deft
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pandelis, Christopher P.	Attorney for the State
	Pike, Randall H.	Attorney for the Deft
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Prospective Jurors present. Jury selected and sworn. Court gives jury instructions. Opening statements. Testimony and exhibits presented (see worksheets.). COURT ORDERED, MATTER CONTINUED.

**CUSTODY**

**1-24-13 10:30 AM JURY TRIAL (DEPT. XXI)**

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 24, 2013**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**January 24, 2013      10:30 AM      Jury Trial**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Phyllis Irby

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Deft
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pandelis, Christopher P.	Attorney for the State
	Pike, Randall H.	Attorney for the Deft
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- OUTSIDE THE PRESENCE OF THE JURY. Mr. Pike requested the last witness testimony be stricken from the record. Mr. Pike requested a Motion for a Mistrial. COURT ORDERED, MOTION DENIED. Jury present. Testimony and exhibits presented (see worksheet.) COURT ORDERED, MATTER CONTINUED.

**CUSTODY**

1-25-13 9:00 AM JURY TRIAL (DEPT. XXI)



**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 25, 2013**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**January 25, 2013      9:00 AM      Jury Trial**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Phyllis Irby

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Deft
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pandelis, Christopher P.	Attorney for the State
	Pike, Randall H.	Attorney for the Deft
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- OUTSIDE THE PRESENCE OF THE JURY. Ms. Christiansen informed the Court exhibits 29, 83, 86, 88 are WITHDRAWN. 29A is in. Parties have stipulated to all other exhibits. Jury present. Testimony and exhibits presented (see worksheets.) COURT ORDERED, MATTER CONTINUED.

**CUSTODY**

**1-28-13 9:00 AM JURY TRIAL (DEPT. XXI)**

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 28, 2013**

---

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

---

**January 28, 2013      9:00 AM      Jury Trial**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Phyllis Irby

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for the Deft
	Christensen, Nell E.	Attorney for the State
	Jones, Jason	Defendant
	Pandelis, Christopher P.	Attorney for the State
	Pike, Randall H.	Attorney for the Deft
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- JURY PRESENT. Testimony and exhibits presented (see worksheets.). OUTSIDE THE PRESENCE. Mr. Cano informed the Court parties have come to an agreement to show some of the redacted version of the video. Jury present. OUTSIDE THE PRESENCE. Court gives Deft his rights to testify instruction. Mr. Cano advised Deft will not be testifying. Jury instructions settled. JURY PRESENT. STATE RESTED. DEFENSE RESTED. Court gives instructions to the Jury. CLOSING ARGUMENTS. Jury goes to deliberate at 4:45 pm. COURT ORDERED, MATTER CONTINUED.

**CUSTODY**

1-29-13 9:00 AM JURY TRIAL (DEPT. XXI)

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 29, 2013**

---

C-12-285488-1

State of Nevada

vs

Jason Jones

---

**January 29, 2013**

**9:00 AM**

**Jury Trial**

**HEARD BY:** Adair, Valerie

**COURTROOM:** RJC Courtroom 11C

**COURT CLERK:** Phyllis Irby

**RECORDER:** Janie Olsen

**REPORTER:**

**PARTIES**

**PRESENT:**

Cano, Charles A.

Christensen, Nell E.

Jones, Jason

Pandelis, Christopher P.

Pike, Randall H.

State of Nevada

Attorney for the Deft

Attorney for the State

Defendant

Attorney for the State

Attorney for the Deft

Plaintiff

**JOURNAL ENTRIES**

- JURY PRESENT. Verdict reached @ 11:00 am. Full contents of the verdict read in open court. Jury polled. Court thanked and excused the jurors. COURT ORDERED, SET FOR SENTENCING.

CHARGE: MURDER WITH USE OF A DEADLY WEAPON

VERDICT: GUILTY OF SECOND DEGREE WITH USE OF A DEADLY WEAPON

CUSTODY

4-04-13 9:30 AM SENTENCING (DEPT. XXI)

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**April 04, 2013**

C-12-285488-1      State of Nevada  
                                 vs  
                                 Jason Jones

**April 04, 2013      9:30 AM      Sentencing**

**HEARD BY:**    Adair, Valerie

**COURTROOM:**    RJC Courtroom 11C

**COURT CLERK:**    Denise Husted; Katrina Hernandez/kh

**RECORDER:**    Janie Olsen

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for Defendant
	Jones, Jason	Defendant
	Pandelis, Christopher P.	District Attorney
	Pike, Randall H.	Attorney for Defendant
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Pursuant to CONFERENCE at BENCH, Court advised sentencing will proceed, however, the Pre Sentence Investigation Report (PSI) needs to be corrected and ORDERED, the following paragraphs REDACTED: Second to the last paragraph starting with the phrase : "She attempted to contact..." until the end of the paragraph; and the last paragraph starting with the phrase "On September 12, 2012..." regarding girlfriend's brother.

By virtue of Jury Verdict, DEFT JONES ADJUDGED GUILTY of SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON (F). Arguments by Counsel. Francisca Ramirez, Mario Corona, and Jorge Corona, Sworn and Testified.

COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers WAIVED as previously taken, and Restitution in the amount of \$10,000.00, Deft. SENTENCED to LIFE with MINIMUM PAROLE ELIGIBILITY AFTER TEN (10) YEARS in the Nevada Department of Corrections (NDC), plus a CONSECUTIVE term of a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS and a MINIMUM of SIXTY (60) MONTHS

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Minutes Date:    April 04, 2013

**C-12-285488-1**

in the Nevada Department of Corrections (NDC), for use of deadly weapon enhancement; with TWO HUNDRED EIGHTY-SEVEN (287) days credit for time served.

Judgment of Conviction to be signed after Supplemental PSI is received. COURT ORDERED, matter SET for Status Check in three weeks.

Bond, if any, EXONERATED.

NDC

4/23/13 9:30 AM STATUS CHECK: SUPPLEMENTAL PSI

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor      COURT MINUTES      April 23, 2013**

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C-12-285488-1      State of Nevada  
vs  
Jason Jones

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**April 23, 2013      9:30 AM      Status Check: Supplemental PSI**

**HEARD BY:** Villani, Michael      **COURTROOM:** RJC Courtroom 11C

**COURT CLERK:** Katrina Hernandez/kh; Tia Everett

**RECORDER:** Michelle Ramsey

**PARTIES**

<b>PRESENT:</b>	Cano, Charles A.	Attorney for Defendant
	Christensen, Nell E.	District Attorney
	Jones, Jason	Defendant
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Mr. Cano informed the Supplemental Pre Sentence Investigation Report (PSI) has been received and corrected accordingly. Court noted the Judgement of Conviction can now be signed.

NDC