Electronically Filed 08/26/2014 05:00:21 PM

1 2	ANOT Karen K. Wong Nevada Bar No. 13284	CLERK OF THE COURT	
3	Wong Appellate Law 9484 S. Eastern Ave., #408 Las Vegas, NV 89012	Electronically Filed Aug 28 2014 02:14	d 4 n m
5	karen.wong@wongappellatelaw.com Attorney for Defendant	Tracie K. Lindema Clerk of Supreme	n
6	7 ttorney for Berendant		
7		TRICT COURT COUNTY, NEVADA	
8	CLARK	COUNTY, THE VADA	
9	STATE OF NEVADA)	
10	Plaintiff,) Case No. C-13-287009-1	
11	vs.) Department V	
12	MICHAEL J. SCHOFIELD,		
13	Defendant.		
14			
15			
	AMENDED	O NOTICE OF APPEAL	
16		NOTICE OF APPEAL el J. Schofield, Defendant above named, hereby appeals	
16 17	Notice is hereby given that Michae		
	Notice is hereby given that Michae to the Supreme Court of Nevada from the j	el J. Schofield, Defendant above named, hereby appeals	
17	Notice is hereby given that Michae to the Supreme Court of Nevada from the j	el J. Schofield, Defendant above named, hereby appeals judgment of conviction entered in this action on the Defendant's motion for new trial on July 14, 2014.	
17 18	Notice is hereby given that Michael to the Supreme Court of Nevada from the july, 2014, and the denial of D	el J. Schofield, Defendant above named, hereby appeals judgment of conviction entered in this action on the Defendant's motion for new trial on July 14, 2014. ppeal filed on March 6, 2014.	
17 18 19	Notice is hereby given that Michael to the Supreme Court of Nevada from the july, 2014, and the denial of D This Notice amends the prior Notice of Ap	el J. Schofield, Defendant above named, hereby appeals judgment of conviction entered in this action on the Defendant's motion for new trial on July 14, 2014. ppeal filed on March 6, 2014. 14. /s/ Karen K. Wong	
17 18 19 20	Notice is hereby given that Michael to the Supreme Court of Nevada from the july, 2014, and the denial of D This Notice amends the prior Notice of Ap	el J. Schofield, Defendant above named, hereby appeals judgment of conviction entered in this action on the Defendant's motion for new trial on July 14, 2014. ppeal filed on March 6, 2014. 14. 14. 18. 19. 19. 19. 19. 19. 19. 19	
17 18 19 20 21	Notice is hereby given that Michael to the Supreme Court of Nevada from the july, 2014, and the denial of D This Notice amends the prior Notice of Ap	in J. Schofield, Defendant above named, hereby appeals judgment of conviction entered in this action on the Defendant's motion for new trial on July 14, 2014. In papeal filed on March 6, 2014. In a series of the series of th	
17 18 19 20 21 22	Notice is hereby given that Michael to the Supreme Court of Nevada from the july, 2014, and the denial of D This Notice amends the prior Notice of Ap	independent above named, hereby appeals judgment of conviction entered in this action on the Defendant's motion for new trial on July 14, 2014. In papeal filed on March 6, 2014. Id. Id. Id. Is Karen K. Wong Karen K. Wong (NV Bar No. 13284) 9484 S. Eastern Ave., #408 Las Vegas, NV 89012	

CERTIFICATE OF SERVICE
I hereby certify that, on the 26th day of August, 2014, I served a copy of the foregoing
AMENDED NOTICE OF APPEAL via U.S. Mail on:
Michael J. Schofield (#76068)
High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650
Steven B. Wolfson
District Attorney Office of the District Attorney
200 Lewis Avenue
Las Vegas, NV 89101
/s/ Karen K. Wong
Karen K. Wong

1	ASTA		Alun & Lehrin
2	Karen K. W Nevada Bar	No. 13284	CLERK OF THE COURT
3		tern Ave., #408	
4	Las Vegas, I (702) 830-60	080	
5	Attorney for	@wongappellatelaw.com Defendant	
6			
7			TRICT COURT COUNTY, NEVADA
8)
9	STATE OF	NEVADA))
10		Plaintiff,) Case No. C-13-287009-1
11	vs.) Department V)
12	MICHAEL 	J. SCHOFIELD,))
13		Defendant.))
14		AMENDED CA	
15			SE APPEAL STATEMENT
16	1.	Appellant filing this case	appear statement:
17		Michael J. Schofield.	
18	2.		ision, judgment, or order appealed from:
19		Hon, Elissa Cadish.	
20	3.		ame and address of counsel for each appellant:
21		Karen K. Wong, Esq. Wong Appellate Law	
22		9484 S. Eastern Ave., #408 Las Vegas, NV 89012	
23		Attorney for Appellant Mic	enaci J. Schoffeld
24 l	1		

4. Identify each respondent and the name and address of appellate counsel, if 1 known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that 2 respondent's trial counsel): 3 Steven B. Wolfson 4 District Attorney Office of the District Attorney 5 200 Lewis Avenue Las Vegas, NV 89101 Attorney for Respondent State of Nevada 6 7 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court 8 granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission): 9 Each attorney identified above is licensed to practice law in Nevada. 10 6. Indicate whether appellant was represented by appointed or retained counsel 11 in the district court: 12 Appellant was represented by retained counsel until trial and began representing 13 himself during the trial. Appellant was appointed the undersigned counsel by the 14 district court following sentencing. 15 7. Indicate whether appellant is represented by appointed or retained counsel on appeal: 16 Appellant is represented by appointed counsel on appeal. 17 8. Indicate whether appellant was granted leave to proceed in forma pauperis, 18 and the date of entry of the district court order granting such leave: 19 N/A20 9. Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed): 21 January 29, 2013 22 23 24

1	10.	Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and
2		the relief granted by the district court:
3		This is a criminal action in which Appellant was convicted of kidnapping in the
4		first degree and child abuse, neglect or endangerment. Appellant appeals from the
5		judgment of conviction as well as the denial of his motion for new trial.
6	11.	Whether the case has previously been the subject of an appeal to or original
7		writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:
8		No.
9	12.	Whether this appeal involves child custody or visitation:
10		No.
11	13.	If this is a civil case, indicate whether this appeal involves the possibility of
12		settlement:
13		N/A
14	Da	ated this 26th day of August, 2014.
15		/s/ Karen K. Wong
16		Karen K. Wong (NV Bar No. 13284) 9484 S. Eastern Ave., #408
17		Las Vegas, NV 89012 (702) 830-6080
18		Attorney for Defendant
19		
20		
21		
22		
23		
24		

1	CERTIFICATE OF SERVICE
2	I hereby certify that, on the 26th day of August, 2014, I served a copy of the foregoing
3	AMENDED CASE APPEAL STATEMENT via U.S. Mail on:
4	Michael J. Schofield (#76068)
5	High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650
6	Steven B. Wolfson
7	District Attorney Office of the District Attorney
8	200 Lewis Avenue Las Vegas, NV 89101
9	
10	<u>/s/ Karen K. Wong</u> Karen K. Wong
11	
12	
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17 18	
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CASE SUMMARY CASE NO. C-13-287009-1

State of Nevada vs Michael Schofield Location: Department 6
Judicial Officer: Cadish, Elissa F.
Filed on: 01/28/2013

Case Number History:

Cross-Reference Case C287009

Number:

Defendant's Scope ID #: 1679195
Lower Court Case Number: 13F00320

Supreme Court No.: 65193

WASE INFURMATION	CASE	INFORMATION
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Offense		Deg	Date	Case Type:	Felony/Gross Misdemeanor
1.	BURGLARY	F	01/06/2013		
2.	BATTERY CONSTITUTING			Case Flags:	Appealed to Supreme Court
	DOMESTIC VIOLENCE-	F	01/06/2013		Custody Status - Nevada Department of Corrections
	STRANGULATION				Charge Description Updated
3.	CHILD ABUSE, NEGLECT, OR	17	01/06/2013		charge Description optimed
	ENDANGERMENT	1	01/00/2013		
4.	FIRST DEGREE KIDNAPPING	1^{r}	01/06/2013		

Statistical Closures

08/22/2014 Jury Trial - Conviction - Criminal

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number Court Date Assigned Judicial Officer C-13-287009-1 Department 6 01/28/2014 Cadish, Elissa F.

	han I
13 A TOTAL	ENFORMATION
2 15 17	8 . N 27 3 P 37 (N 2 / N 3 3 3 7 . N

Defendant Schofield, Michael John Lead Attorneys
Wong, Karen K., ESQ
Retained

702-830-6080(W)

Plaintiff State of Nevada Wolfson, Steven B 702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX 01/24/2013 Bail Set \$75,000 01/28/2013 Criminal Bindover Criminal Bindover 01/29/2013 Information Information 01/31/2013 Initial Arraignment (9:30 AM) (Judicial Officer: De La Garza, Melisa) 01/31/2013 Plea (Judicial Officer: Cadish, Elissa F.) 1. BURGLARY Not Guilty

CASE SUMMARY CASE NO. C-13-287009-1

	CASE NO. C-13-28/009-1
	2. BATTERY CONSTITUTING DOMESTIC VIOLENCE-STRANGULATION Not Guilty
02/14/2013	Reporters Transcript Reporter's Transcript of Preliminary Hearing 1/23/13
02/21/2013	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses
02/22/2013	Supplemental Witness List Supplemental Notice of Witnesses
03/07/2013	Writ PETTTION FOR WRIT OF HABEAS CORPUS
03/11/2013	Return Return to Writ of Habeas Corpus
03/18/2013	Order Filed By: Defendant Scholield, Michael John
03/19/2013	Writ of Habeas Corpus
03/25/2013	Recorders Transcript of Hearing Recorder's Transcript of Hearing Re: Arraignment January 31, 2013
03/28/2013	Calendar Call (9:30 AM) (Judicial Officer: Adair, Valerie)
03/28/2013	Petition for Writ of Habeas Corpus (9:30 AM) (Judicial Officer: Villani, Michael) 03/28/2013, 04/11/2013, 04/23/2013 Deft's Petition for Writ of Habeas Corpus
03/28/2013	All Pending Motions (9:30 AM) (Judicial Officer: Adair, Valerie)
04/01/2013	CANCELED Jury Trial (9:30 AM) (Judicial Officer: Adair, Valerie) Vacated - per Judge
05/06/2013	Order Denying Filed By: Plaintiff State of Nevada Order Denying Defendant's Petition for Writ of Haheas Corpus
07/05/2013	Notice of Witnesses and/or Expert Witnesses Notice of Expert Witnesses
07/19/2013	Motion to Dismiss Counsel Party: Defendant Schoffeld, Michael John Motion to Dismiss Counsel and Appointment of Alternate Counsel
07/24/2013	Notice of Witnesses and/or Expert Witnesses Second Supplemental Notice of Witnesses
08/01/2013	Motion to Dismiss (9:30 AM) (Judicial Officer: Adair, Valeric)

CASE SUMMARY CASE NO. C-13-287009-1

	CASE No. C-13-287009-1	
	Events: 07/19/2013 Motion to Dismiss Counsel Motion to Dismiss Counsel and Appointment of Alternate Counsel	
08/08/2013	Calendar Call (9:30 AM) (Judicial Officer: Villani, Michael)	
08/12/2013	CANCELED Jury Trial (9:30 AM) (Judicial Officer: Adair, Valerie) Vacated	
10/09/2013	Motion Notice of Motion and State's Motion to Place on Calendar for the Purpose of Resetting Trial Date	
10/24/2013	Motion (9:30 AM) (Judicial Officer: Adair, Valerie) State - Notice of Motion and State's Motion to Place on Calendar for the Purpose of Resetting Trial Date	
10/31/2013	CANCELED Calendar Call (9:30 AM) (Judicial Officer; Adair, Valerie) Vacated - per Judge	
11/04/2013	CANCELED Jury Trial (9:30 AM) (Judicial Officer: Adair, Valerie) Vacated - per Judge	
01/15/2014	Notice of Witnesses and/or Expert Witnesses Supplemental Notice of Witnesses	
01/23/2014	Calendar Call (9:30 AM) (Judicial Officer: Adair, Valerie)	
01/24/2014	Order Order Releasing Certified Custody Records	
01/24/2014	Ex Parte Motion Ex Parte Motion for Release of Certified Custody Records	
01/24/2014	Overflow (8:45 AM) (Judicial Officer: Villani, Michael) 3-4 days; 8-10 witnesses; M. Lavell/J. Parris trial counsel	
01/27/2014	CANCELED Jury Trial (9:30 AM) (Judicial Officer: Adair, Valerie) Vacated	
01/27/2014	Jury Trial (1:30 PM) (Judicial Officer: Cadish, Elissa F.) 01/27/2014-01/31/2014, 02/03/2014	
01/27/2014	Amended Information Amended Information	
01/28/2014	Jury List Jury List	
01/30/2014	State's Proposed Instructions to the Jury (includes Verdict)	
01/31/2014	Amended Jury List Amd Jury List	
	· '	

CASE SUMMARY CASE NO. C-13-287009-1

CASE NO. C-13-287009-1	
02/03/2014	Disposition (Judicial Officer: Cadish, Elissa F.) 1. BURGLARY Not Guilty
	2. BATTERY CONSTITUTING DOMESTIC VIOLENCE-STRANGULATION Not Guilty
02/03/2014	Verdict Verdict
02/03/2014	Jury Instructions Instructions to the Jury
02/03/2014	Plea (Judicial Officer: Cadish, Elissa F.) 3. CHILD ABUSE, NEGLECT, OR ENDANGERMENT Guilty 4. FIRST DEGREE KIDNAPPING Guilty
03/06/2014	Notice of Appeal (criminal) Notice of Appeal
03/11/2014	Case Appeal Statement Case Appeal Statement
03/25/2014	PSI PSI
03/28/2014	Motion Motion For New Trial
04/04/2014	State's Opposition to Defendant's Motion for New Trial
04/07/2014	Sentencing (8:30 AM) (Judicial Officer: Cadish, Elissa F.)
04/11/2014	Order Order for Transcript
04/15/2014	Response Defendant's Response to State's Opposition to Defendants Motion for New Trial
04/16/2014	Reply State's Reply to Defendant's Response to State's Opposition to Defendant's Motion for New Trial
04/16/2014	Reply State's Reply to Defendant's Response to State's Opposition to Defendant's Motion for New Trial
04/18/2014	Memorandum Memorandum to the DIstrict Court VI Notifying the Court of Witness Tampering
05/06/2014	Motion Motion for Extension of Time Given to Defendant to Reply to the State's Reply

CASE SUMMARY CASE No. C-13-287009-1

	CASE NO. C-13-20/009-1
05/09/2014	Motion Motion for Court Order
05/09/2014	Motion Motion for Court Order for Clark County Detention Center to Release Medical and Psychiatric and Psychological Records to Michael J Schofield Defendant in Proper Person
05/22/2014	Rcply Defendant's Addendum Reply to State's Reply to Defendant's Response to State's Opposition to Defendant's Motion for New Trial
05/23/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Jury Trial - Day 1, January 27, 2014
05/23/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Jury Trial - Day 2, January 28, 2014
05/23/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Jury Trial - Day 3, January 29, 2014
05/23/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Jury Trial - Day 4, January 30, 2014
05/23/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Jury Trial - Day 5, January 31, 2014
05/23/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Jury Trial - Day 6, February 3, 2014
05/28/2014	Motion Motion for Court Order
05/28/2014	Motion (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 05/06/2014 Motion Defi's Motion for Extension of Time Given to Defendant to Reply to the State's Reply
05/30/2014	Minute Order (1:30 PM) (Judicial Officer: Cadish, Elissa F.)
05/30/2014	Motion Motion to Vacate Verdict
06/02/2014	CANCELED Motion for Order (8:30 AM) (Judicial Officer; Cadish, Elissa F.) Vacated - per Judge Defendants' Motion for Court Order
06/02/2014	Motion for Order (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 05/09/2014 Motion Defendants' Motion for Court Order for Clark County Detention Center to Release Medical and Psychiatric and Psychological-Records to Michael J Schofield Defendant in Proper Person
06/12/2014	Miscellaneous Filing

CASE SUMMARY CASE NO. C-13-287009-1

	CASE NO. C-13-28/009-1
	Defendant's Addendum. If to Motion for New Trial
06/12/2014	Motion Motion for Court Order
06/13/2014	Motion Motion for Court Records
06/13/2014	Motion Motion for Discovery
06/17/2014	Motion Motion for Continuance
06/18/2014	CANCELED Motion for Order (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated - per Law Clerk Defendants' Motion for Court Order
06/19/2014	Opposition State's Opposition to Defendant's Motion for Discovery
06/19/2014	Opposition State's Opposition to Defendant's Motion to Vacate Verdict
06/19/2014	Notice of Hearing Notice of Hearing
06/26/2014	Reply State's Reply to Defendant's Addendum and Second Addendum for Motion for a New Trial
07/03/2014	Reply Defendant's Reply to State's Opposition to Defendant's Motion to Vacate Verdict
07/14/2014	Motion for New Trial (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Defendant's Motion For New Trial
07/14/2014	Status Check (8:30 AM) (Judicial Officer, Cadish, Elissa F.) Status Check: Sentencing
07/14/20.14	Motion to Vacate (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 05/30/2014 Motion Defendants' Motion to Vacate Verdict
07/14/2014	Motion for Order (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 06/12/2014 Motion Deft's Motion for Court Order
07/14/2014	Motion for Discovery (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 06/13/2014 Motion Motion for Discovery
07/14/2014	Motion (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 06/13/2014 Motion Motion for Court Records
07/14/2014	Motion to Continue (8:30 AM) (Judicial Officer: Cadish, Elissa F.)

CASE SUMMARY CASE NO. C-13-287009-1

CASE No. C-13-287009-1				
Deft's Motion for Continuance				
07/14/2014	All Pending Motions (8:30 AM) (Judicial Officer: Cadish, Elissa F.)			
07/15/2014	Order to Release Medical Records Order Granting Defendant's Motion for a Court Order for the Release of Medical Records from the Clark County Detention Center			
07/21/2014	Sentencing (8:30 AM) (Judicial Officer: Cadish, Elissa F.)			
07/21/2014	Disposition (Judicial Officer: Cadish, Elissa F.) 3. CHILD ABUSE, NEGLECT, OR ENDANGERMENT Guilty 4. FIRST DEGREE KIDNAPPING Guilty			
07/21/2014	Sentence (Judicial Officer: Cadish, Elissa F.) 3. CHILD ABUSE, NEGLECT, OR ENDANGERMENT Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Minimum: 13 Months, Maximum: 60 Months			
07/21/2014	Sentence (Judicial Officer: Cadish, Elissa F.) 4. FIRST DEGREE KIDNAPPING Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Minimum:5 Years, Maximum:15 Years Concurrent: Charge 3 Credit for Time Served: 561 Days Fee Totals: ADMINISTRATIV ASSESSMENT FEE Crim fee sch DNA ANALYSIS FEE Crim lice sch - \$150 Fee Totals \$ 175.00			
07/22/2014	Motion Motion for Continuance for Sentencing			
07/24/2014	Minute Order (3:00 AM) (Judicial Officer: Cadish, Elissa F.)			
07/28/2014	Recorders Transcript of Hearing Recorder's Transcript of Hearing: Defendant's Pro Se Motions, July 14, 2014			
07/28/2014	Judgment of Conviction JUDGMENT OF CONVICTION (JURY TRIAL)			
07/28/2014	Confirmation of Counsel (8:30 ÅM) (Judicial Officer: Cadish, Elissa F.)			
08/13/2014	CANCELED Motion to Continue (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated - per Law Clerk Defendant's Motion for Continuance for Sentencing			
08/22/2014	Criminal Order to Statistically Close Case			

CASE SUMMARY CASE No. C-13-287009-1

	CASE NO. C-13-28/009-1	
	Criminal Order to Statistically Close Case	
08/26/2014	Case Appeal Statement	
	Amended Case Appeal Statement	
08/26/2014	Notice of Appeal (criminal)	
	Amended Notice of Appeal	
DATE	Financial Information	
	Defendant Schofield, Michael John Total Charges Total Payments and Credits	175.00 0.00
	Balance Due as of 8/27/2014	175.00

Electronically Filed 07/28/2014 07:09:09 AM

JOC

Alun to Chum

CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff,

-VS-

CASE NO C287009-1

DEPT. NO. VI

MICHAEL JOHN SCHOFIELD #1679195

Defendant.

JUDGMENT OF CONVICTION
(JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crimes of COUNT 1 – BURGLARY (Category B Felony) in violation of NRS 205.060; COUNT 2 – BATTERY CONSTITUTING DOMESTIC VIOLENCE – STRANGULATION (Category C Felony) in violation of NRS 200.481, 200.485, 33.018; COUNT 3 – CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony) in violation of NRS 200.508(1); and COUNT 4 – FIRST DEGREE KIDNAPPING (Category A Felony) in violation of NRS 200.310; 200.320; and the matter having been tried before a jury and the Defendant having been found guilty of the crimes of COUNT 3 – CHILD ABUSE,

NEGLECT OR ENDANGERMENT (Category B Felony) in violation of NRS 200.508(1); and COUNT 4 – FIRST DEGREE KIDNAPPING (Category A Felony) in violation of NRS 200.310, 200.320; thereafter, on the 21ST day of July, 2014, the Defendant, representing himself, was present in court for sentencing and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee, and \$150.00 DNA Analysis Fee including testing to determine genetic markers, the Defendant is SENTENCED to the Nevada Department of Corrections (NDC) as follows: AS TO COUNT 3 - to a MAXIMUM of SiXTY (60) MONTHS with a MINIMUM parole eligibility of THIRTEEN (13) MONTHS; and AS TO COUNT 4 - to a MAXIMUM of FIFTEEN (15) YEARS with the possibility of parole after a MINIMUM of FIVE (5) YEARS have been served with FIVE HUNDRED SIXTY-ONE (561) DAYS credit for time served. COUNTS 1 & 2 - NOT GUILTY.

DATED this ______ day of July, 2014.

ELISSA F. CADISH DISTRICT JUDGE

Felony/Gross Misdemeanor

COURT MINUTES

January 31, 2013

C-13-287009-1

State of Nevada

VS.

Michael Schofield

January 31, 2013

9:30 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Roshonda Mayfield

Sharon Coffman Teresa Slade Keri Cromer Dania Batiste

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT: Be

Benedict, Susan M Attorney
Kierny, Carli L. Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- DEFT. SCHOFIELD ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT FURTHER ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript.

CUSTODY

3/28/2013 9:30AM CALENDAR CALL

PRINT DATE: 08/27/2014 Page 1 of 39 Minutes Date: January 31, 2013

C-13-287009-1

4/1/2013 9:30AM JURY TRIAL (Dept. 21)

PRINT DATE: 08/27/2014 Page 2 of 39 Minutes Date: January 31, 2013

COURT MINUTES

March 28, 2013

C-13-287009-1 State of Nevada

Felony/Gross Misdemeanor

VS

Michael Schofield

March 28, 2013 9:30 AM All Pending Motions

HEARD BY: Adair, Valerie COURTROOM: RJC Courtroom 11C

COURT CLERK: Dulce Romea

Keri Cromer Dania Batiste Sharon Coffman

RECORDER: Janie Olsen

REPORTER:

PARTIES

PRESENT: Jenkins, Daniel R. Attorney

Lavell, Maria Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- CALENDAR CALL...DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS

Mr. Jenkins announced not ready to proceed with trial, as he had prepared for trial on a different case which did not proceed. State objected to any further continuances, advising it is ready to go forward. COURT ORDERED, Mr. Jenkins' oral motion for a continuance GRANTED, trial date VACATED and RESET, and Deft.'s petition for Writ of Habeas Corpus CONTINUED.

CUSTODY

4/11/2013 9:30 AM DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS

PRINT DATE: 08/27/2014 Page 3 of 39 Minutes Date: January 31, 2013

C-13-287009-1

8/8/2013 9:30 AM CALENDAR CALL 8/12/2013 9:30 AM JURY TRIAL

PRINT DATE: 08/27/2014 Page 4 of 39 Minutes Date: January 31, 2013

C-13-287009-1 State of Nevada vs Michael Schofield

April 11, 2013

April 11, 2013

Petition for Writ of Habeas Corpus

HEARD BY: Adair, Valerie COURTROOM: RJC Courtroom 11C

COURT CLERK: Denise Husted

Katrina Hernandez

RECORDER: Janie Olsen

REPORTER:

PARTIES

PRESENT: Lavell, Maria Attorney

Piro, John J Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Piro informed this is Dan Jenkins, Deputy P.D.'s case and requested the matter be continued for his presence as he is currently ill. COURT ORDERED, matter CONTINUED.

CUSTODY

4/23/13 9:30 AM

PRINT DATE: 08/27/2014 Page 5 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor COURT MINUTES April 23, 2013

C-13-287009-1 State of Nevada vs Michael Schofield

April 23, 2013 9:30 AM Petition for Writ of Habeas Corpus

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

COURT CLERK: Katrina Hernandez

Tia Everett

RECORDER: Michelle Ramsey

REPORTER:

PARTIES

PRESENT: Fattig, John T Attorney

Jenkins, Daniel R. Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- Arguments by Mr. Jenkins contesting count 4 - first degree kidnapping. Arguments by Mr. Fattig in opposition. COURT FINDS, slight or marginal evidence has been presented and ORDERED, Petition DENIED.

CUSTODY

PRINT DATE: 08/27/2014 Page 6 of 39 Minutes Date: January 31, 2013

COURT MINUTES

August 01, 2013

C-13-287009-1

State of Nevada

 \mathbf{VS}

Michael Schofield

August 01, 2013

9:30 AM

Motion to Dismiss

HEARD BY: Adair, Valerie

Felony/Gross Misdemeanor

COURTROOM: RJC Courtroom 11C

COURT CLERK: Katrina Hernandez

RECORDER: Janie Olsen

REPORTER:

PARTIES

PRESENT: Jenkins, Daniel R.

Attorney Attorney Defendant Plaintiff

Lavell, Maria Schofield, Michael John State of Nevada

JOURNAL ENTRIES

- ourt noted State requested this matter be placed on calendar and Mr. Jenkins had not received the Motion. Matter TRAILED for Mr. Jenkins to review the Motion.

Matter RECALLED. Statements by Mr. Jenkins clarifying the allegations in Defendant's Motion. Upon inquiry of the Court, Defendant agreed he is aware of Mr. Jenkins efforts. Court Stated its Findings, and ORDERED, Motion DENIED. Calendar Call and Trial Dates STAND.

CUSTODY

PRINT DATE: 08/27/2014 Page 7 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor COURT MINUTES August 08, 2013

C-13-287009-1 State of Nevada vs

Michael Schofield

August 08, 2013 9:30 AM Calendar Call

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

COURT CLERK: Katrina Hernandez

RECORDER: Michelle Ramsey

REPORTER:

PARTIES

PRESENT: Lavell, Maria Attorney

Parris, John P. Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Parris substituted in as counsel, informed of his current status with getting up to speed on the case, and requested the trial be continued to the next stack. Ms. Lavell objected to another trial continuance, explained the Defendant's behavior as recorded on the jail house calls, and requested the Defendant be admonished. Court ADMONISHED Defendant that he is being watched and the State can file new charges if deemed appropriate. COURT ORDERED, trial VACATED and RESET. Court further Directed Mr. Parris that if there are any discovery matters he needs to address them.

CUSTODY

10/31/13 9:30 AM CALENDAR CALL

11/4/13 9:30 AM JURY TRIAL

PRINT DATE: 08/27/2014 Page 8 of 39 Minutes Date: January 31, 2013

COURT MINUTES

October 24, 2013

C-13-287009-1 State of Nevada

 \mathbf{vs}

Michael Schofield

October 24, 2013 9:30 AM Motion

HEARD BY: Adair, Valerie COURTROOM: RJC Courtroom 11C

COURT CLERK: Dania Batiste

RECORDER: Janie Olsen

Felony/Gross Misdemeanor

REPORTER:

PARTIES

PRESENT: Lavell, Maria Attorney

Parris, John P. Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- Ms. Lavell advised there are witnesses who are unavailable for the scheduled trial date, hence the reason the State filed this Motion before the Court. Mr. Parris concurred. There being no objection, COURT ORDERED, Motion is GRANTED; trial date is VACATED and RESET.

CUSTODY

1/23/2014 9:30 am CALENDAR CALL

1/27/2014 9:30 am JURY TRIAL

PRINT DATE: 08/27/2014 Page 9 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

January 23, 2014

C-13-287009-1

State of Nevada

Michael Schofield

January 23, 2014

9:30 AM

Calendar Call

HEARD BY: Adair, Valerie

COURTROOM: RJC Courtroom 11C

COURT CLERK: Denise Husted

RECORDER:

Janie Olsen

REPORTER:

PARTIES

PRESENT:

Lavell, Maria Attorney Parris, John P. Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- Counsel announced ready for trial which should last 3-4 days with 8-10 witnesses. CONFERENCE AT BENCH, COURT ORDERED, matter set for overflow.

CUSTODY

1/24/14 8:45 AM OVERFLOW (DEPT, 17)

PRINT DATE: 08/27/2014 Page 10 of 39 Minutes Date: January 31, 2013

C-13-287009-1 State of Nevada vs Michael Schofield

January 24, 2014 8:45 AM Overflow

HEARD BY: Villani, Michael COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER: Sara Richardson

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Maria Lavell, Chf Dep DA, present on behalf of the State and John Parris, Esq., present on behalf of Deft. Schofield, who is also present.

This is the time set for Overflow; Mr. Parris advised that an offer was previously extended to the Deft. and then re-extended yesterday afternoon. Deft. rejected said offer and since the offer was still on the table this morning, he reiterated said offer to the Deft. again today. The Deft. is again rejecting the offer and, therefore, Mr. Parris is prepared to go forward with trial.

Ms. Lavell stated the offer for the record, which is now revoked. Upon Court's inquiry, Deft. stated that an offer was made by the State and communicated to him by Mr. Parris and he has rejected said offer. Ms. Lavell advised the State is ready for trial as well; the trial is expected to take three (3) to four (4) days. COURT ORDERED, matter REFERRED to Department VI for Jury Trial. Court instructed both counsel to provide their proposed Jury Instructions to Chambers on the first day of trial. Any special instructions should include case citations.

MATTER RECALLED: All present as before. The Deft. is requesting a haircut prior to trial; colloquy.

PRINT DATE: 08/27/2014 Page 11 of 39 Minutes Date: January 31, 2013

C-13-287009-1

Court directed Mr. Parris to prepare and submit an appropriate Order and the Court will sign it.

CUSTODY

01/27/14 1:30 PM JURY TRIAL

PRINT DATE: 08/27/2014 Page 12 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

January 27, 2014

C-13-287009-1

State of Nevada

Michael Schofield

January 27, 2014

1:30 PM

Jury Trial

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Anthony, Michelle Attorney Lavell, Maria Attorney MATSUDA, JESS Y. Attorney Parris, John P. Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Amended Information FILED IN OPEN COURT. Parties advised the Court of the stipulation of the admittance of all exhibits other than #16. Mr. Parris advised the Court that he previously represented Ms. Lavell in 2 separate matters involving traffic tickets in Henderson and for which he never made court appearances for either only faxing information back and forth; representation never took place during his case and it was all resolved by the process. Ms. Lavell concurred with the representations of Mr. Parris noting the offers stayed the same. Upon the inquiry of the Court the Deft. stated he is prepared to waive any conflict that may exist due to counsels prior representation of Ms. Lavell on prior traffic ticket matters and he would like to proceed. Colloquy regarding the jury selection process and trial logistics of the 2-3 day trial. Colloquy regarding changes made within the Amended Information and potential and alleged ineffective assistance of counsel. IN THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Role of

PRINT DATE: 08/27/2014 Page 13 of 39 Minutes Date: January 31, 2013

C-13-287009-1

prospective jurors called and sworn. Voir Dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL. Colloquy regarding the jury selection process. IN THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Voir Dire. COURT ORDERED, proceedings CONTINUED; prospective jurors admonished and released. Outside the presence of other prospective jurors, parties address prospective juror #120 J. Bendavid regarding the jurors potential service. At the request of Mr. Parris, COURT ORDERED, Prospective Juror #120 DISMISSED. Colloquy regarding 911 calls, jail house records and stipulations.

PRINT DATE: 08/27/2014 Page 14 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

January 28, 2014

C-13-287009-1

State of Nevada

Michael Schofield

January 28, 2014

10:00 AM

Jury Trial

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Anthony, Michelle Attorney Lavell, Maria Attorney MATSUDA, JESS Y. Attorney Parris, John P. Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF PROSPECTIVE JURY PANEL: Mr. Parris advised the Court of offers too, and rejected by the Defendant and expressed the Deft's desire to proceed with trial. The Deft. stated with all that has taken place with the disclosures between counsel that he feels he is being rushed into matters just like with negotiations. Colloquy regarding the involvement of Mr. Parris with Ms. Lavell's traffic matter, the hesitance of the Deft. to proceed, negotiations/offers, potential change of representation for the Deft and jail calls. COURT ORDERED, matter trailed until 1:15 pm for the Deft, to either accept the deal or continue on with jury selection.

MATTER RECALLED AT 1:17 PM

PRINT DATE: 08/27/2014 Page 15 of 39 Minutes Date: January 31, 2013

After discussing matters with the Deft. Mr. Parris stated the Deft. would like another day to think over the offer. The Defendant inquired as to his rights in regards to any conflict of interest between the District Attorney (D.A.) and Mr. Parris and inquired if he must hire other counsel. Court acknowledged counsel would have to be retained or the Deft, would need to attempt to qualify for the services of the Public Defender (P.D.). The Defendant stated the D.A. is just as guilty as he is by obtaining free services from Mr. Parris and this should be considered a mistrial. Ms. Lavell argued the Deft. is to either accept the offer or it will be withdrawn; the state's position is there is no conflict; it's a traffic ticket and if it's perceived by the Court to be a conflict the matter may need to be returned to the lower court. Court stated it's believed what is being suggested by the Defendant is that Ms. Lavell be removed from the case rather than Mr. Parris. Ms. Lavell stated she will not step down unless ordered by the Court; this is the last offer and if conflicted off of the case Ms. Anthony is not ready to proceed. Court noted jeopardy has not attached because the jury has not been impanelled. Upon the inquiry of the Court the Defendant stated he is not taking the offer. Ms. Lavell advised the offer is off the table. Colloquy regarding the client attorney relationship between Mr. Parris and the Deft, and how to proceed, and the interactions between Mr. Parris and Ms. Lavell in the handling of her traffic matters. The Defendant renewed the request for the removal of Ms. Lavell from the case. Ms. Lavell opposed the request arguing there is no conflict in Mr. Parris having represented her on a traffic ticket. Continued colloquy between the Court and Defendant regarding his request for the removal of Ms. Lavell from the case and Mr. Parris's representation of Ms. Lavell. Court stated findings and ORDERED, the Defendant's request to disqualify Ms. Lavell is DENIED as no conflict is seen now, or that it existed during the course of this case. Ms. Lavell inquired if the Defendant would like to accept the offer. Mr. Parris advised the Defendant would like to make a counteroffer of 1-6 years. Ms. Lavell stated the counter offer is rejected. COURT ORDERED, the case will proceed with the jury. IN THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Voir Dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Peremptory Challenges exercised. IN THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Jury Impanelled. CONFERENCE AT BENCH. COURT ORDERED, proceedings CONTINUED; jurors admonished and released. OUTSIDE THE PRESENCE OF THE JURY PANEL: Colloquy regarding trial proceedings/logistics, witness testimony and the redaction of jail calls. Mr. Parris advised he has a list of objections to the redacted phone calls. Court stated if need be the issue can be taken up at the start of the day tomorrow, depending on how much there is to cover.

PRINT DATE: 08/27/2014 Page 16 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

January 29, 2014

C-13-287009-1

State of Nevada

Michael Schofield

January 29, 2014

10:30 AM

Jury Trial

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Katrina Hernandez

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Anthony, Michelle Attorney Lavell, Maria Attorney MATSUDA, JESS Y. Attorney Parris, John P. Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding redaction. Exclusionary Rule INVOKED.

JURY PRESENT: Jury Sworn. Clerk read the Amended Information to the jury and stated the defendant's plea thereto. Opening statements by counsel. Testimony and exhibits presented. (See worksheets.)

OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel as to the redaction of the certain statements contained in the jail calls. As to jail calls being presented to show Defendant as trying to discourage a witness from testifying, COURT FINDS it appears that evidence is relevant to the question of guilt and it is not evidence requiring a hearing. As to statements regarding witnesses in

PRINT DATE: 08/27/2014 Page 17 of 39 Minutes Date: January 31, 2013

C-13-287009-1

this case, Court FINDS they are relevant and not prejudicial over probative. Parties stipulated to redacting any statements regarding anything penalty related.

Statements by Defendant requesting to terminate his attorney. Matter TRAILED for Ms. Anthony to provide case law regarding the matter, and for parties to review the redacted jail house calls. Matter RECALLED. Mr. Parris advised Defendant no longer wishes to terminate his attorney and upon Court's inquiry, Defendant agreed.

JURY PRESENT: Further testimony and exhibits presented. (See worksheets.)

Court recessed for the evening.

CUSTODY

1/30/14 10:00 AM JURY TRIAL

PRINT DATE: 08/27/2014 Page 18 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

January 30, 2014

C-13-287009-1

State of Nevada

Michael Schofield

January 30, 2014

10:00 AM

Jury Trial

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Anthony, Michelle Attorney Lavell, Maria Attorney MATSUDA, JESS Y. Attorney Parris, John P. Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- IN THE PRESENCE OF THE JURY: Testimony & Exhibits Presented. (See Worksheet). OUTSIDE THE PRESENCE OF THE JURY: The Deft. stated his attorney is not working with him, calls him names and is upset he was not informed of the representation history of Ms. Lavell by Mr. Parris. Court stated the Deft's representation will not be changed at this point. Continued arguments by the Deft. regarding his representation by Mr. Parris. Mr. Paris advised he has spoken with the Deft. regarding various options and trial strategy and it's uncertain what his answer as to his representation will be. The Deft, inquired if counsel is fired will someone remain to assist him. Mr. Parris stated it was discussed regarding him remaining as standby counsel to answer legal questions. Colloquy regarding the Deft's potential self-representation. The Defendant requested he be represented by the Public Defender. COURT ORDERED, request DENIED. IN THE PRESENCE OF THE JURY: Testimony and Exhibits Presented (See Worksheet). OUTSIDE THE PRESENCE OF THE

PRINT DATE: 08/27/2014 Page 19 of 39 Minutes Date: January 31, 2013 JURY: The Court informed the Defendant of his constitutional rights as to any testimony. Colloquy regarding Deft's prior felony history. The Defendant moved to represent himself for the presentation of additional evidence. Colloquy regarding the Deft's self-representation request. IN THE PRESENCE OF THE JURY: Testimony and Exhibits Presented. (See Worksheet). State Rest. OUTSIDE THE PRESENCE OF THE JURY: The Defendant stated he will represent himself. Faretta canvas administered by the Court. Ms. Anthony objected to the Deft. representing himself arguing he cannot play his own jail calls. Colloquy regarding the hearsay rule. Court stated findings and ORDERED, the Deft's request for self-representation is GRANTED with his attorney's remaining on as standby counsel. Colloguy regarding trial proceedings, scheduling, witness availability/testimony, allowable questioning of witnesses. IN THE PRESENCE OF THE JURY: Jury admonished and released by the Court. OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding the Defendants potential testimony. Instructions settled. State's Proposed Instructions To The Jury (Instruction No. 1) Members of the jury FILED IN OPEN COURT. The Deft, requested he be allowed to present proposed exhibits not previously disclosed. Colloquy regarding letters written and received by the Deft. Court stated prior evidence not disclosed cannot be entered and letters written by the Deft. cannot be admitted as they are hear say. Continued argument in support of admittance of letters into evidence by the Deft. Court stated findings and ORDERED, letters not previously disclosed by the deadline of 5 days prior to trial cannot come in. Ms. Lavell advised the State would have objected to the relevance even if disclosed. COURT ORDERED, matter CONTINUED.

PRINT DATE: 08/27/2014 Page 20 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

January 31, 2014

C-13-287009-1

State of Nevada

Michael Schofield

January 31, 2014

9:00 AM

Jury Trial

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Anthony, Michelle Attorney Lavell, Maria Attorney MATSUDA, JESS Y. Attorney Parris, John P. Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding Jury Instructions. The Defendant advised he attempted to contact the witnesses. The Court acknowledged information was received regarding the absence of the witnesses. Mr. Parris advised he spoke with both Pat and Norm Duplissie, informed them of the Defendants self-representation and that the prohibition to not speak with him has been lifted, it's uncertain if they spoke with the Defendant and they were asked to be present at 8:45 AM this morning. The Defendant stated he spoke with the witnesses and they were angry with having to be present, but they were not told to not appear. Ms. Lavell stated they she has not had any contact with the witnesses. Colloquy regarding guidelines for the Defendant's examination of witnesses and his potential testimony. Mr. Parris advised he spoke to Norm and Pat and they indicated the Deft. asked them not to appear and they sent Joshua to school based upon the conversation. Mr. Parris stated he told the witnesses he would call if things changed, Ms. Lavell and

PRINT DATE: 08/27/2014 Page 21 of 39 Minutes Date: January 31, 2013

Mr. Parris acknowledged the witnesses were not released from their subpoenas. The Deft, reiterated he never told the witnesses not to appear and alleged the witnesses have violated the court's order by discussing the case. Ms. Lavell argued the witnesses were not yet released from subpoena and told they may have to come back as a rebuttal witness and not to discuss the case. Argument by the Defendant regarding the alleged ineffectiveness of Mr. Parris's representation, the fact he was not previously informed regarding the prior professional relationship in a matter between Mr. Parris and Ms. Lavell and stated there should be a mistrial. Statement by Defendant regarding the injustice of proceedings. Colloquy between Court and Defendant. The Defendant requested the witnesses be called back and informed he will no longer represent himself. Argument in opposition of the Defendant no longer representing himself by Ms. Lavell. Court noted the Deft. fired his attorney and will represent himself. Colloquy regarding additional evidence to be presented by the Defendant, the Defendant's desire to testify, jury instructions and juror availability. Upon the inquiry of the Deft. the Court stated if counsel can be retained by the Deft. to continue on with the trial right now without causing further delay, he may do so. Colloquy regarding how the Deft . will address the witnesses during his questioning and what is proper and improper to say. Mr. Parris advised he will leave at 3 PM to catch a flight with Mr. Matsuda remaining as counsel and he will be back to address matters should they go into Monday. IN THE PRESENCE OF THE JURY: The Court informed the Jury the Defendant will now represent himself with prior counsel acting as standby counsel. Testimony and Exhibits presented. (See Worksheet). OUTSIDE THE PRESENCE OF THE JURY: Ms. Lavell noted her objection to certain portions of the Deft's testimony that will be read from the letters. Colloguy between the Court and Deft. regarding allowable testimony. IN THE PRESENCE OF THE JURY: Testimony & Exhibits presented. (See Worksheet). OUTSIDE THE PRESENCE OF THE JURY: Court admonished the Defendant regarding his testimony and behavior while on the stand. Colloquy regarding juror availability should matters proceed into Monday. IN THE PRESENCE OF THE JURY: Testimony and Exhibits Presented. (See Worksheet). Defendant REST. OUTSIDE THE PRESENCE OF THE JURY: John Parris not present. Colloquy regarding the availability of jurors for deliberations. IN THE PRESENCE OF THE JURY: jury instructed as to the law by the Court's reading of the Jury Instructions. OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding errors within the Jury Instructions prepared by the State. Court stated the original document will be interlineated with the jury being so informed. IN THE PRESENCE OF THE JURY: Continued reading of Jury Instructions by the Court.

3:30 PM Court clerk Andrea Natali present.

OUTSIDE THE PRESENCE OF THE JURY: COURT NOTED, it hadn't noticed earlier as to the Jury Instruction number 21 regarding Battery Constituting Domestic Violence did not include reference to the minor. State agreed the statement "related by blood" was sufficient.

IN THE PRESENCE OF THE JURY: Ms. Anthony presented closing arguments on behalf of the State. Defendant presented closing arguments.

OUTSIDE THE PRESENCE OF THE JURY: COURT ADMONISHED, Defendant to comply with the laws related to closing arguments; noted appropriate arguments would include discussion of the

PRINT DATE: 08/27/2014 Page 22 of 39 Minutes Date: January 31, 2013

evidence, applicable laws, and how you would like the verdict to be decided.

IN THE PRESENCE OF THE JURY: Defendant's closing arguments continued. Rebuttal arguments by Ms. Lavelle. At 4:56 PM Jury began deliberations.

OUTSIDE THE PRESENCE OF THE JURY: COURT NOTED, the questions presented by the Jury during the Defendant's testimony were marked as Court's Exhibits; noted the Deft. did not object to the questions. Ms. Lavelle concurred that the Defendant did not object to any of the jury questions. Colloquy regarding discussions with the Defendant regarding whether he should have testified about when he was put in a strait jacket/chair, regarding the discussions between the Defendant and his son about trying to change his testimony, and regarding the time the Defendant served in prison. COURT ADVISED, State to provide a copy of their PowerPoint presentation that would need to be marked as a Court's Exhibit. Colloquy regarding trial schedule. COURT FURTHER NOTED, NRS 33.018 includes the minor child reference and what was provided to the Jury indicates relation by blood; however, this was not disputed.

COURT ORDERED, trial CONTINUED for Jury Deliberations.

2/3/14 9:00 AM - JURY TRIAL

PRINT DATE: 08/27/2014 Page 23 of 39 Minutes Date: January 31, 2013

COURT MINUTES February 03, 2014

C-13-287009-1

State of Nevada

 \mathbf{VS}

Michael Schofield

February 03, 2014

9:00 AM

Jury Trial

HEARD BY: Cadish, Elissa F.

Felony/Gross Misdemeanor

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Anthony, Michelle Attorney
Lavell, Maria Attorney
MATSUDA, JESS Y. Attorney
Schofield, Michael John Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- The Jury returned to continue with deliberations at 9:00 AM. IN THE PRESENCE OF THE JURY: At the hour of 10:56 AM the Jury returned with a verdict as follows:

COUNT I. BURGLARY - NOT GUILTY

COUNT II. BATTERY CONSTITUTING DOMESTIC VIOLENCE - NOT GUILTY

COUNT III. CHILD ABUSE, NEGLECT, OR ENDANGERMENT - GUILTY

COUNT IV. FIRST DEGREE KIDNAPPING - GUILTY

Court THANKED AND EXCUSED the Jury.

PRINT DATE: 08/27/2014 Page 24 of 39 Minutes Date: January 31, 2013

OUTSIDE THE PRESENCE OF THE JURY:

Ms. Lavell moved for the remand of the Defendant without bail. There being no opposition, COURT SO ORDERED. The Defendant requested he be provided the amended version of the Jury Instructions and presented argument as to his objections to page 10 of the instructions. Court informed the Defendant it's too late to argue the instructions; an appeal can be filed. Continued argument by the Defendant regarding his objections to the Jury Instructions and requested the Jury be polled as to their understanding of the Jury Instructions. COURT ORDERED, request DENIED; matter REFERRED to the Division of Parole and Probation and set for sentencing.

CUSTODY

4-7-14 8:30 AM SENTENCING

PRINT DATE: 08/27/2014 Page 25 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

April 07, 2014

C-13-287009-1

State of Nevada

Michael Schofield

April 07, 2014

8:30 AM

Sentencing

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT: Lavell, Maria

Attorney Schofield, Michael John Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- Court noted today's proceedings were calendared for sentencing, and the Defendant has filed a motion for a new trial to which the State has filed an opposition. Following the representations of Ms. Lavell the Defendant stated he just received the State's opposition this morning and it has been read. In addition to the motion for a new trial the Defendant stated a motion for a continuation of sentencing has been filed. Court stated the motion was not seen. The Defendant advised he was not allowed to file the motion and it was returned to him by the Clerk's Office. The Court apologized to the Defendant informing him the motion should not have been returned. Colloguy regarding the basis of the requested continuance. Court noted this is the first the Court has heard of the Defendant's requested continuance and the denial of the Defendant's filings in error by the Clerk's Office; the Court wants to make sure the Defendant is fully prepared for his motion and sentencing. The Defendant moved for a continuance of 60 days advising the Court of the difficulties he is having in getting into the Law Library. Argument in opposition of 60 day continuance by Ms. Lavell. COURT ORDERED, proceedings CONTINUED 30 days for the Defendant's motion for a new trial and sentencing, depending on what happens with the motion. Colloguy regarding the allowable

PRINT DATE: 08/27/2014 Page 26 of 39 Minutes Date: January 31, 2013

speakers. COURT ORDERED, the Defendant's mother, brother, stepfather and son will be allowed to speak at sentencing; the Court will have the J.E.A. contact the Clerk's Office in regards to the Defendant's filing of documents as the documents should not have been returned. Ms. Lavell argued she does not want the Defendant to assert any pressure for his son to speak at sentencing, or to write or pressure any 1 or the victim to testify. At the request of the Defendant and there being no opposition, COURT ORDERED, the Defendant will be allowed to proceed in Forma Pauperis and should not have to pay any filing fees. The Defendant requested transcripts of the Jury Trial from beginning to end. There being no opposition, COURT SO ORDERED; the transcripts are to be EXPEDITED and are also to include the Jury selection; Defendant's reply can be filed upon until the day of the hearing.

CUSTODY

6-9-14 8:30 AM DEFENDANTS MOTION FOR NEW TRIAL...SENTENCING

PRINT DATE: 08/27/2014 Page 27 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

May 28, 2014

C-13-287009-1

State of Nevada

Michael Schofield

May 28, 2014

8:30 AM

Motion

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Defendant Schofield, Michael John State of Nevada **Plaintiff** Thoman, Charles W. Attorney

JOURNAL ENTRIES

- Mr. Thoman advised another deputy was to appear for the case and that he does not have the file to allow him to intelligently discuss matters. Upon the inquiry of the Court the Defendant stated he received the transcripts. The Court noted the Defendant requests additional time to file a response prior to the Motion For New Trial being heard. Defendant stated prior to obtaining the transcripts he filed a response as an addendum to make sure it was timely and there are matters within the transcript that could be helpful and brought up at the hearing; a motion to vacate the verdict was filed after the receipt of the transcripts. Colloquy regarding items filed and contained within the Defendant's motion for a new trial, filing requirements for matters to come before the Court for consideration, issues the Defendant desires to present to the Court, copying of Defendant's documents, rescheduling of the Defendant's Motion For New Trial and sentencing. COURT ORDERED, Defendant's Motion For New Trial CONTINUED to June 23rd and set for status check sentencing; should the motion for new trial be denied a date for sentencing will be scheduled; Defendant's Pro Se Motion For Extension Of Time Given TO Defendant To Reply To The State's Reply GRANTED to the extent the Defendant is being allowed to submit an additional addendum

PRINT DATE: 08/27/2014 Page 28 of 39 Minutes Date: January 31, 2013

with additional documentation he desires to present and additional matters he would like raised based upon the transcripts; the Defendant will have until June 9th to file anything additional he has to present on the Motion For New Trial.

CUSTODY

6-2-14 8:30 AM Defendants' Motion for Court Order for Clark County Detention Center to Release Medical and Psychiatric and Psychological Records to Michael J Schofield Defendant in Proper Person

6-23-14 8:30 AM Defendant's Motion For New Trial...Status Check: Sentencing

PRINT DATE: 08/27/2014 Page 29 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor		COURT MINUTES	May 30, 2014
C-13-287009-1	State of Nevada vs Michael Schofiel	d	
May 30, 2014	1:30 PM	Minute Order	
HEARD BY: Cadish	, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOUDNAL ENTRIES	

JOURNAL ENTRIES

- As the matter was previously addressed at the hearing on May 28, 2014, the Motion for Court Order that is currently scheduled to be heard on June 18, 2014 is moot. Therefore this hearing is VACATED.

PRINT DATE: 08/27/2014 Page 30 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor **COURT MINUTES** June 02, 2014 State of Nevada C-13-287009-1 Michael Schofield Motion for Order **Defendants' Motion** June 02, 2014 8:30 AM for Court Order for Clark County **Detention Center to** Release Medical and Psychiatric and **Psychological** Records to Michael I Schofield Defendant in Proper Person

HEARD BY: Cadish, Elissa F. COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

Marwanda Knight

RECORDER: Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT: Lavell, Maria Attorney

Schofield, Michael John Defendant State of Nevada Plaintiff

JOURNAL ENTRIES

- There being no opposition, COURT ORDERED, Defendant's Motion for Court Order for Clark County Detention Center to Release Medical and Psychiatric and Psychological Records to Michael J Schofield Defendant in Proper Person, GRANTED. Defendant is to file any supplement to the Deft's Motion for a New Trial by June 23, 2014; the State's response is due July 7, 2014. COURT FURTHER ORDERED Deft's Motion for a New Trial / Status Check: Sentencing CONTINUED; a new

PRINT DATE: 08/27/2014 Page 31 of 39 Minutes Date: January 31, 2013

sentencing date will be set at that time if the motion is denied.

CUSTODY

07/14/2014 8:30 A.M. DEFT'S MOTION FOR NEW TRIAL / STATUS CHECK: SENTENCING

PRINT DATE: 08/27/2014 Page 32 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

July 14, 2014

C-13-287009-1

State of Nevada

Michael Schofield

July 14, 2014

8:30 AM

All Pending Motions

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Lavell, Maria Schofield, Michael John State of Nevada

Attorney

Defendant **Plaintiff**

JOURNAL ENTRIES

- DEFT'S PRO SE MOTION FOR COURT ORDER...DEFT'S PRO SE MOTION FOR COURT RECORDS...DEFT'S PRO SE MOTION FOR DISCOVERY...DEFT'S PROS SE MOTION FOR CONTINUANCE...DEFT'S PRO SE MOTION TO VACATE VERDICT...DEFT'S PRO SE MOTION FOR NEW TRIAL...STATUS CHECK SENTENCING

Court noted the motion for court order basically seeks the JAVS recording of the trial. Ms. Lavell argued the transcripts are the official record, not JAVS and noted her objection to any continuance due to the failure of the Defendant to say he needs the JAVS record. COURT ORDERED, Deft's Motion for Court Order DENIED. The Defendant requested he be provided with written questions asked by the jurors and the state's response. Ms. Lavell stated she is not opposed but objects to any delays for purposes of receiving the items. COURT ORDERED, Deft's Motion for Court Records GRANTED to the extent the Deft. is asking for copies of juror questions that may have been submitted during the Defendant's trial testimony and the transcripts, but the Court is not intending to delay the proceedings. Court noted the Deft's discovery motion seeks some specific items, witness

PRINT DATE: 08/27/2014 Page 33 of 39 Minutes Date: January 31, 2013

and victim statements, transcripts of 911 calls and other recordings. Ms. Lavell advised the State did not transcribe any of the calls or the 911 calls, all discovery has been provided to the Deft. prior to trial and there is nothing else. Argument in support of discovery motion by the Defendant. COURT ORDERED, Mr. Parris is to provide the Defendant with any recordings during his representation, inclusive of jail phone calls, redacted and unredacted, the 911 call recordings; any part of the case file he has in his possession not previously provided inclusive but not limited to any recordings, pictures or any items of evidentiary value gathered and provided in the case. Ms. Lavell stated she can make additional copies if need be, but would rather not. Court stated it's not that additional discovery is not being granted, but the order relates to the Deft. having access to those records provided by counsel and there will be a follow up to determine if Mr. Parris still has the items and can provide them, or if there are obstacles to the items being provided by the Clark County Detention Center (CCDC). Court directed parties address the motion to continue. The Defendant stated he still does not have his medical records and requested counsel be appointed. Ms. Lavell argued the Deft. is not entitled to counsel for purposes of appeal and the motion for continuance is only for the retention the medical records; he is entitled to the records and only needs a court order, but there is no reason the records will effect or assist the Court in determining if he is entitled to a new trial; the state objects to a continuation of sentencing to obtain the medical records. COURT ORDERED, the request for medical records is granted and the Court's staff will prepare an order and sent it to CCDC. Continued argument in support of continuance by Deft. Ms. Lavell advised the ineffective assistance of counsel issue has been argued. Court noted if the Deft. is arguing the ineffective assistance of counsel is to be considered on the motion for new trial, then to the extent the Deft. is arguing counsel is ineffective for not arguing regarding his medical condition, then the medical records are relevant for that purpose. Ms. Lavell argued an Evidentiary Hearing is needed to determine if Mr. Parris was ineffective for not filing a medical defense; a continuance is not needed for the medical records, although he is entitled to them; the only way to get to ineffective assistance of counsel is to have an Evidentiary Hearing. Deft. addressed the Court citing Sandborne in regard to ineffective assistance of counsel. Upon a review of NRS in regards to what is appropriate for a motion for new trial and ineffectiveness of counsel, under Chapter 34 in regards to Writ of Habeas, it's inappropriate at this stage of proceedings and needs to be raised post sentencing in a writ; that's the State's position. Continued argument by Deft. As to the motion to continue, Court stated an order will be issued for the Deft. to obtain the medical records; it's not a basis for a continuance. Court directed parties address the motion to vacate verdict, focusing on the instruction for 1st degree kidnapping. Arguments by Deft and Ms. Lavell. Court stated findings and ORDERED, Motion to Vacate Verdict DENIED. Court directed parties address the motion for new trial. The Deft. requested he be allowed to file a post-conviction Habeas Corpus motion. COURT ORDERED, request DENIED as the Deft. has yet to be sentenced. Argument in support of motion for new trial by Deft.; the medical records are newly discovered evidence which were not made available for trial. Argument in opposition by Ms. Lavell. Court stated findings and ORDERED, Motion for New Trial DENIED. Colloquy regarding the scheduling of the sentencing date. Continued argument by Deft. in regards to conflicts of interest. Court noted the Deft. is correct, conflict of interest issues wrapped up with ineffective assistance of counsel issues; the Court will take back the ruling in regards to the conflict of interest and will not enter a ruling on this matter that purports to resolve the conflict of interest allegation and it will be left up to the Deft. to raise at the appropriate time in regards to the alleged ineffective assistance of counsel. Colloquy regarding

PRINT DATE: 08/27/2014 Page 34 of 39 Minutes Date: January 31, 2013

permitable speakers and the scheduling of sentencing. The Deft. requested sentencing proceed today and a transcript of today's proceedings. COURT ORDERED, matter set for sentencing; Deft. to be provided with transcripts at the State's expense.

CUSTODY

7-21-14 8:30 AM SENTENCING

PRINT DATE: 08/27/2014 Page 35 of 39 Minutes Date: January 31, 2013

Felony/Gross Misdemeanor

COURT MINUTES

July 21, 2014

C-13-287009-1

State of Nevada

Michael Schofield

July 21, 2014

8:30 AM

Sentencing

HEARD BY: Cadish, Elissa F.

COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT:

Lavell, Maria Schofield, Michael John State of Nevada

Attorney

Defendant **Plaintiff**

JOURNAL ENTRIES

- By virtue of the Jury Verdict, Defendant SCHOFIELD ADJUDGED GUILTY OF COUNT III, CHILD ABUSE, NEGLECT, OR ENDANGERMENT (F), AND COUNT IV, FIRST DEGREE KIDNAPPING (F). Upon the inquiry of the Court and Ms. Lavell, the Defendant stated he would like to allow his mother, step father, son and brother to speak. Statements by Ms. Lavell and the Defendant. Speakers sworn and testified (See Worksheet). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee and \$150.00 DNA Analysis fee including testing to determine genetic markers, as to COUNT III, Deft. SENTENCED to a MAXIMUM OF SIXTY (60) MONTHS AND A MINIMUM OF THIRTEEN (13) MONTHS in the Nevada Department of Corrections (NDC), and as to COUNT IV, FIFTEEN (15) YEARS in the Nevada Department of Corrections with MINIMUM Parole Eligibility AFTER FIVE (5) YEARS CONCURRENT with COUNT III; FIVE HUNDRED SIXTY-ONE (561) DAYS credit for time served. The Deft, requested an attorney for his appeal and advised he has been placed in lockdown for 24 hours due to wrinkling papers in court, and for looking at his family. Court stated any discipline imposed at the Clark County Detention Center (CCDC) is not for this court to address and ORDERED, Deft's request for counsel GRANTED, matter CONTINUED for confirmation of

PRINT DATE: 08/27/2014 Page 36 of 39 Minutes Date: January 31, 2013

C-13-287009-1

CUSTODY

counsel.

7-28-14 8:30 AM CONFIRMATION OF COUNSEL

CLERK'S NOTE: Drew Christensen notified of scheduled proceedings.

PRINT DATE: 08/27/2014 Page 37 of 39 Minutes Date: January 31, 2013

Felony/Gross Misde	meanor	COURT MINUTES	Ţ	July 24, 2014
C-13-287009-1	State of Nevada			
	VS			
	Michael Schofiel	d		

July 24, 2014 3:00 AM Minute Order

HEARD BY: Cadish, Elissa F. COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Pursuant to the Law Clerk, the Defendant filed a Motion to Continue Sentencing on July 22, 2014; the Defendant was sentenced July 21, 2014. Therefore, the August 13, 2014 Motion to Continue is MOOT and VACATED.

PRINT DATE: 08/27/2014 Page 38 of 39 Minutes Date: January 31, 2013

COURT MINUTES

July 28, 2014

C-13-287009-1 State of Nevada

 \mathbf{vs}

Michael Schofield

July 28, 2014 8:30 AM Confirmation of Counsel

HEARD BY: Cadish, Elissa F. COURTROOM: RJC Courtroom 15B

COURT CLERK: Keith Reed

Felony/Gross Misdemeanor

RECORDER: Jessica Kirkpatrick

REPORTER:

PARTIES

PRESENT: Hamner, Christopher Attorney

State of Nevada Plaintiff Wong, Karen K., ESQ Attorney

JOURNAL ENTRIES

- The Court Services Officer advised the Defendant refused transport. Court noted the history of the Defendant's representation in the case. Ms. Wong stated she can confirm as counsel. COURT SO ORDERED, and directed counsel to make sure she pays attention to the appeal deadlines.

NDC

PRINT DATE: 08/27/2014 Page 39 of 39 Minutes Date: January 31, 2013

Exhibit List

Case: C-13-287009-1 Party: Sort Order: Status Defendant Name; Schoffeld, Michael

Location In Custody Of Source Exhibit Flag Return/Destroy Type and Description On Behalf Of Status/Date Exhibit D

800

	Photograph Photo of Michael Schoffeld	Document State of Nevada	State's power point	
Date	Destroy 0206/2016 se events exhibit II	Destroy	03/27/2016	
	Admitted 01/27/2014	Admitted	02/03/2014	
	1 Plaintiff Admitted Destroy 01/27/2014 02/06/2016 Comment: for complete list see events exhi	Court 13 Other		

VAULT EXHIBIT FORM

CASE NO: C-13-287009-1

HEARING DATE: JANUARY 27, 2014

JUDGE: ELISSA F. CADISH

DEPARTMENT 6

CLERK: KEITH A, REED

RECORDER: JESSICA KIRKPATRICK

JURY FEES: N/A

PLAINTIFF

STATE OF NEVADA

COUNSEL FOR PLAINTIFF

MARIA LAVELL & MICHELLE

ANTHONY

DEFENDANT

MICHAEL J SCHOFIELD

COUNSEL FOR DEFENDANT JOHN PARRIS & JESS MATSUDA

Date Offered Objection Admitted

SEE ATTACHED

SEE ATTACHED

Date Offered Objection Admitted

SEE ATTACHED

SEE AT

Case No. C-13-287009-1	Clerk:	
Dept. VI Judge: ELISSA CADISH	Recorder:	
Pht(s): STATE OF NEVADA	Pltt's Counsel:	
	MARIAL LAVELL	
······································	MICHELLE ANTHONY	
Deft(s): MICHAEL JOHN SCHOFIELD	Deft's Counsel:	
	JOHN PARRIS	
	JESS MATSUDA	

Exhibit No.	Description	Date Offered	Obj.	Adın.	Date Admitted
1 "	PHOTO OF MICHAEL SCHOFIELD (FULL PICTURE)	1/27/14	51P	1	1/27/14
2 ,	PHOTO OF MICHAEL SCHOFIELD (HEAD SHOT)	11	4	11	11
3	PHOTO OF MICHAEL SCHOFIELD (NECK SHOT)		, H	n	;
4 .	PHOTO - FRONT OF HOME- DISTANT VIEW	l r		,1	- 11
5.	PHOTO- FRONT OF HOME – DOOR CENTERED	,1	 ; it	jt.	(1)
6.	PHOTO- FRONT OF HOME - DRIVEWAY	7.5	18		
7 ,	PHOTO- INSIDE HOME- FRONT DOOR ON LEFT/ STAIRS RIGHT	, (! : 41	11	. 11
8 .	PHOTO- LOOKING OUT FRONT DOOR FROM LEFT OF STAIRS	11	1,1	41	11
9 ;	PHOTO- ROOM WITH TABLE AND CHANDELIER	11	<u> </u>	17	ıı
10_	PHOTO- LAUNDRY ROOM			— <u>:</u> —	<u> </u>
11 .	PHOTO- LOOKING DOWN HALLWAY	1,1	<u> </u>	11	11
12 •	PHOTO- ROOM WITH GRANDFATHER CLOCK	r)	١,,	()	1 *
13 ,	PHOTO- LOOKING FROM DOORWAY DOWN HALLWAY		<u> </u>	-	, 1
14	PHOTO- STAIRS	11	"	<u>.</u>	
15 •	911 CD	1/27/15	STP		1/27/14
16	CD WITH PHONE CALLS - swapped with reducted version 1-29-14	1/29/14	•—–		1/29/14
17	CUSTODY RECORD NORMAN DUPLISSIE	12711	STP	3/	1/27/19
18 -	CUSTODY RECORD PATRICIA DUPLISSIE	1/27/14	- 1 1	<u>-</u>	1/27/14
-	 		1011	•	, , , , ,
21 1 5 2 5 5 5 5 7 1	SULVERDIZ PACE CODE & CONTRACT	1			L

TODEPT 18 EXHIBIT LIST FORMS-GENERIC doc

Page #	<u>_l</u> _	of	
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EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

KAREN K. WONG 9484 S. EASTERN AVE., #408 LAS VEGAS, NV 89012

> DATE: August 27, 2014 CASE: C287009

RE CASE: STATE OF NEVADA vs. MICHAEL JOHN SCHOFIELD

NOTICE OF APPEAL FILED: August 26, 2014

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS NOT TRANSMITTED HAVE BEEN MARKED:

	Case Appeal Statement - NRAP 3 (a)(1), Form 2
	Order
\boxtimes	Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

Certification of Copy

State of Nevada County of Clark SS

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

AMENDED NOTICE OF APPEAL; AMENDED CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; JUDGMENT OF CONVICTION (JURY TRIAL); DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

STATE OF NEVADA.

Plaintiff(s).

VS.

MICHAEL JOHN SCHOFIELD,

Defendant(s).

now on file and of record in this office.

Case No: C287009 Dept No: VI

> IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office. Las Yegas, Nevada This 27 day of August 2014

Steven D. Grierson, Clerk of the Court

Barbara J. Gutzmer, Deputy Clerk