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2	IN THE SUPREME COU	RT OF	THE STATE OF NEVADA
3 4			Electronically Filed Sep 19 2014 10:41 a.m. Tracie K. Lindeman
5	Appellant,		Tracie K. Lindeman Supreme Court ase Supreme Court District Court Case No. C279379
6 7	VS.		E-file No.
8	THE STATE OF NEVADA,		APPENDIX TO FAST TRACK
9 10	Respondent.		STATEMENT
10			
12			
13	ANTHONY P. SGRO, ESQ.	•	STEVEN B. WOLFSON
14	Nevada Bar No. 3811 MELINDA WEAVER, ESQ.	(Clark County District Attorney
15	Nevada Bar No. 11481	1 ~ 4	Attn: Appellate Division 200 Lewis Avenue, 3 rd Floor
16	PATTI, SGRO, LEWIS & ROGER 720 S. 7 TH Street, 3 rd Floor		Las Vegas, NV 89101
17	Las Vegas, NV 89101		CATHERINE CORTEZ-MASTO
18 19	TEL: (702) 385-9595 FAX: (702) 386-2737		Attorney General 00 North Carson Street
20	Attorneys for Petitioner	(Carson City, NV 89701-4717 ttorneys for the State
21		1.	norneys for the state
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	1	1	Docket 65608 Document 2014-31194

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1	AINF STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565		FEB 2 2 2012	
	MICHELLE FLECK Chief Deputy District Attorney Nevada Bar #10040 200 Lewis Avenue Las Vegas, Nevada 89155-2212	BY.	HAMBERS, DEPUTY	Ders
6	(702) 671-2500 Attorney for Plaintiff			
7 8		T COURT VTY, NEVADA		
9	THE STATE OF NEVADA,	Case No:	C-12-279418-1	
10	Plaintiff,	Dept No:	II	
11	-VS-			
12	DUJUAN DON LOOPER,	A	MENDED	
13	#1871455 Defendant.	INFO	ORMATION	
14	Derendant.	J		
15	STATE OF NEVADA)			
16				
17	MARY-ANNE MILLER, Interim District Attorney within and for the County of		nty of	
18	Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the		ms the	
19	Court:			
20	That DUJUAN DON LOOPER, the	e Defendant(s) abo	we named, having com	mitted
21	the crimes of SEXUAL ASSAULT WITH	A MINOR UNDE	ER FOURTEEN YEAF	ts of
22	AGE (Category A Felony - NRS 200.3	64, 200.366) LEV	WDNESS WITH A C	HILD
23	UNDER THE AGE OF 14 (Category A	Felony - NRS 202	1.230); USE OF MINC)R IN
24	PRODUCING PORNOGRAPHY (Categ	ory A Felony - NR	RS 200.700, 200.710, 20	0.750)
25	and POSSESSION OF VISUAL PRESEN	TATION DEPIC	TING SEXUAL CONI)UCT
26	OF A CHILD (Category B Felony - NRS 200.700, 200.730), on or about the 9th day of			
27	January, 2012, within the County of Clark, State of Nevada, contrary to the form, force and			
	effect of statutes in such cases made and pr	ovided, and agains	t the peace and dignity	of the
	AINF Amended Information 1780812		P\WPDOCS\INF\200\2004	8603 DOC AA0001

State of Nevada, 1 2 COUNT 1 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF 3 AGE 4 did, then and there, willfully, unlawfully, and feloniously sexually assault and subject 5 CHARDAE TODD, a child under fourteen years of age, to sexual penetration, to-wit: digital 6 penetration, by said Defendant inserting his finger into the genital opening of the said 7 CHARDAE TODD, against her will, or under conditions in which Defendant knew, or should have known, that the said CHARDAE TODD was mentally or physically incapable 8 9 of resisting or understanding the nature of Defendant's conduct. 10 COUNT 2 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 11 did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or 12 lascivious act upon or with the body, or any part or member thereof, a child, to-wit: CHARDAE TODD, said child being under the age of fourteen years, by said Defendant 13 14 using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the genital area of the said CHARDAE TODD, with the intent of arousing, appealing to, or gratifying the lust, 15 16 passions, or sexual desires of said Defendant, or said child. 17 COUNT 3 - USE OF MINOR IN PRODUCING PORNOGRAPHY 18 did, then and there, willfully, unlawfully, feloniously, and knowingly, encourage, 19 entice, coerce or permit CHARDAE TODD, a minor, to be the subject of a sexual portrayal 20 in a performance, to-wit: by said DEFENDANT posing the said CHARDAE TODD in such 21 a manner that her genital area is exposed and/or using his hand(s) and/or finger(s) to separate 22 the lip(s) of the genital opening of the said CHARDAE TODD, for the purpose of producing 23 a pornographic performance and that said performance was recorded by the defendant on a mobile phone and/or by still photography. 24 25 <u>COUNT 4</u> - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL 26 CONDUCT OF A CHILD 27 did, then and there, feloniously, knowingly and willfully, have in his possession a 28 film, photograph, or other visual presentation depicting a person under the age of 16 years as P:\WPDOCS\INF\200\20048603.DOC 2

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e - *			
1	the subject of a sexual portrayal or engaging in, or simulating, or assisting others to engage		
2	· ·	mobile phone image(s) and/or still photography	
3		g the said CHARDAE TODD in such a manner that	
4	her genital area is exposed and/or using	his hand(s) and/or finger(s) to separate the lip(s) of	
5	the genital opening of the said CHARDA	AE TODD.	
6 7		STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565	
8		BY M. Heck MICHELLE FLECK	
10		Chief Deputy District Attorney Nevada Bar #10040	
11	Names of witnesses known to the	e District Attorney's Office at the time of filing this	
12	Information are as follows:		
13	<u>NAME</u>	ADDRESS	
14	CUSTODIAN OF RECORDS	CCDC	
15	CUSTODIAN OF RECORDS	LVMPD COMMUNICATIONS	
16	CUSTODIAN OF RECORDS	LVMPD RECORDS	
17	DETWEILER, WALTER	LVMPD #5460	
18	ENDOZO, RICO	LVMPD #13146	
19	HARDMAN, ANN	LVMPD #13640	
20	HOLSTEIN, DANIEL	LVMPD #3861	
21	JOHNSON, ZACHARY	LVMPD #8527	
22	MALDONADO, JOCELYN	LVMPD #6920	
23	TODD, ATLANTIS	C/O DISTRICT ATTORNEY'S OFFICE	
24	TODD, CHARDAE	C/O DISTRICT ATTORNEY'S OFFICE	
25	TODD, CHARLOTTE	C/O DISTRICT ATTORNEY'S OFFICE	
26		1	
27	DA#12F00486X/jm/SVU		
28	LVMPD EV#1201090679 (TK10)		
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2	AINF STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 MICHELLE FLECK		FEB 2 2 2012
4 5 6	Chief Deputy District Attorney Nevada Bar #10040 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500		JILL MCHAMBERS, DEPUTY
. 7		T COURT NTY, NEVADA	
9 10	THE STATE OF NEVADA, Plaintiff,	Case No: Dept No:	C-12-279379-1 VI
11	-VS-		MENDED
13	DUJUAN DON LOOPER, #1871455 Defendant.		ORMATION
14	STATE OF NEVADA)		
16	SS. SS.		
17	MARY-ANNE MILLER, Interim District Attorney within and for the County of		within and for the County of
18 19	Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:		e State of Nevada, informs the
20	That DUJUAN DON LOOPER, the	e Defendant(s) abo	ove named, having committed
21	the crimes of SECOND DEGREE KIDN	APPING (Catego	ory B Felony - NRS 200.310,
22	200.330); COERCION (Category B F	elony - NRS 20	7.190); CHILD ABUSE &
23	NEGLECT (Category B Felony - N	RS 200.508); BA	ATTERY CONSTITUTING
24	DOMESTIC VIOLENCE - STRANGUI		• • · · /
25	200.485; 33.018); and BATTERY CONSTITUTING DOMESTIC VIOLENCE		
26	(Misdemeanor - NRS 200.481; 200.485; 33.018), on or between the 8th day of January,		· · · · · · · · · · · · · · · · · · ·
27	2012 and the 9th day of January, 2012, with	-	
28	to the form, force and effect of statutes in such cases made and provided, and against the C-12-279379-1 AINF Amended Information 1780665		
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e 7		
	peace and dignity of the State of Nevada,	
2	<u>COUNT 1</u> - SECOND DEGREE KIDNAPPING	
3	did wilfully, unlawfully, feloniously, and without authority of law, seize, inveigle,	
4	take, carry away, or kidnap CHARLOTTE TODD, a human being, against her will, and	
5	without her consent, with the intent to keep the said CHARLOTTE TODD detained against	
6	her will.	
77	<u>COUNT 2</u> – COERCION	
8	did then and there wilfully, unlawfully, and feloniously use physical force, or the	
9	immediate threat of such force, against CHARLOTTE TODD, with intent to compel her to	
10	do, or abstain from doing, an act which she had a right to do, or abstain from doing, by	
11	throwing the said CHARLOTTE TODD to the ground and/or placing his hand on her throat	
12	and/or by preventing her from calling 9-1-1 and/or obtaining any other assistance by taking	
13	her cellular telephone and/or any other available telephone from the said CHARLOTTE	
14	TODD and/or her home.	
15	COUNT 3 - CHILD ABUSE & NEGLECT	
16	did wilfully, unlawfully, feloniously and knowingly neglect, cause, or permit a child	
17	under the age of 18 years, to-wit: CHARDAE TODD, being approximately 13 years of age,	
18	to suffer unjustifiable physical pain, or mental suffering, or by placing the said CHARDAE	
19	TODD in a position where she might have suffered unjustifiable physical pain or mental	
20	suffering, to-wit: by throwing and/or punching and/or choking the said CHARLOTTE	
21	TODD in the view of her 13 year old child CHARDAE TODD.	
22	<u>COUNT 4</u> - CHILD ABUSE & NEGLECT	
23	did wilfully, unlawfully, feloniously and knowingly neglect, cause, or permit a child	
24	under the age of 18 years, to-wit: ATLANTIS TODD, being approximately 9 years of age,	
25	to suffer unjustifiable physical pain, or mental suffering, or by placing the said ATLANTIS	
26	TODD in a position where he might have suffered unjustifiable physical pain or mental	
27	suffering, to-wit: by throwing and/or punching and/or choking the said CHARLOTT	11 1 11
28	TODD in the view of her 9 year old child ATLANTIS TODD.	
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1	<u>COUNT 5</u> - BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION
2	did then and there wilfully, unlawfully, and feloniously use force or violence upon
3	the person of the defendant's spouse, former spouse, or any other person to whom the
4	defendant is related by blood or marriage, a person with whom the defendant is or was
5	actually residing, a person with whom the defendant is having a dating relationship, a person
6	with whom the defendant has a child in common, the minor child of any of those persons or
7-	the defendant's minor child, to-wit: CHARLOTTE TODD, by strangulation.
8	<u>COUNT 6</u> - BATTERY CONSTITUTING DOMESTIC VIOLENCE
9	did then and there wilfully and unlawfully use force or violence against or upon the
10	person of his spouse, former spouse, any other person to whom he is related by blood or
11	marriage, a person with whom he is or was actually residing, a person with whom he has had
12	or is having a dating relationship, a person with whom he has a child in common, the minor
13	child of any of those persons or his minor child, to-wit: CHARLOTTE TODD, by throwing
14	the said CHARLOTTE TODD to the ground and/or punching the said CHARLOTTE
15	TODD.
16	STEVEN B. WOLFSON
17	Clark County District Attorney Nevada Bar #001565
18	11: loold a trad
19	BY MACNUME FULL-
20	MICHELLE FLECK Chief Deputy District Attorney Nevada Bar #10040
21	Nevada Bar #10040
22	Names of witnesses known to the District Attorney's Office at the time of filing this
23	Information are as follows:
24	NAME <u>ADDRESS</u>
25	BERRY, JOHN LVMPD #14201
26	CORDERO, DANNY LVMPD #13963
27	CUSTODIAN OF RECORDS CCDC
28	CUSTODIAN OF RECORDS LVMPD COMMUNICATIONS
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1	CUSTODIAN OF RECORDS	LVMPD RECORDS
2	ENDOZO, RICO	LVMPD #13146
3	HARDMAN, ANN	LVMPD #13640
4	TODD, CHARLOTTE	C/O DISTRICT ATTORNEY'S OFFICE
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1	AINF		Alun & Elim		
2	STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT		
3	Nevada Bar #001565 MICHELLE FLECK				
4	Chief Deputy District Attorney Nevada Bar #10040				
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212				
6	(702) 671-2500 Attorney for Plaintiff				
7	DISTRIC	T COURT			
8	CLARK COUN	ITY, NEVADA			
9	THE STATE OF NEVADA,				
10	Plaintiff,	Case No: Dept No:	C-12-279379-1 VI		
11	-vs-	p-11-3.			
12	DUJUAN DON LOOPER,	SECON	D AMENDED		
13	#1871455	INFORMATION			
14	Defendant.				
15	STATE OF NEVADA)				
16	COUNTY OF CLARK) ss.				
17	MARY-ANNE MILLER, Interim D	District Attorney w	ithin and for the County of		
18	Clark, State of Nevada, in the name and by	the authority of the	State of Nevada, informs the		
19	Court:				
20	That DUJUAN DON LOOPER, the	Defendant(s) abov	e named, having committed		
21	the crimes of SECOND DEGREE KIDNA	APPING (Categor	y B Felony - NRS 200.310,		
22	200.330); COERCION (Category B Fe	lony - NRS 207.	190); CHILD ABUSE &		
23	NEGLECT (Category B Felony - NR	as 200.508); BAT	TERY CONSTITUTING		
24	DOMESTIC VIOLENCE - STRANGUL	ATION (Category	C Felony - NRS 200.481;		
25	200.485; 33.018); SEXUAL ASSAULT	WITH A MINO	DR UNDER FOURTEEN		
26	YEARS OF AGE (Category A Felony - NRS 200.364, 200.366); LEWDNESS WITH A				
27	CHILD UNDER THE AGE OF 14 (Ca	tegory A Felony	- NRS 201.230); USE OF		
28	MINOR IN PRODUCING PORNOGRA	PHY (Category	A Felony - NRS 200.700,		

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200.710, 200.750) and POSSESSION OF VISUAL PRESENTATION DEPICTING 1 2 SEXUAL CONDUCT OF A CHILD (Category B Felony - NRS 200.700, 200.730), on or 3 between the 8th day of January, 2012 and the 9th day of January, 2012, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made 4 and provided, and against the peace and dignity of the State of Nevada, 5

COUNT 1 - SECOND DEGREE KIDNAPPING

did wilfully, unlawfully, feloniously, and without authority of law, seize, inveigle, 7 8 take, carry away, or kidnap CHARLOTTE TODD, a human being, against her will, and without her consent, with the intent to keep the said CHARLOTTE TODD detained against 9 10 her will.

11 COUNT 2 - COERCION

did then and there wilfully, unlawfully, and feloniously use physical force, or the 12 immediate threat of such force, against CHARLOTTE TODD, with intent to compel her to 13 do, or abstain from doing, an act which she had a right to do, or abstain from doing, by 14 throwing the said CHARLOTTE TODD to the ground and/or placing his hand on her throat 15 and/or by preventing her from calling 9-1-1 and/or obtaining any other assistance by taking 16 her cellular telephone and/or any other available telephone from the said CHARLOTTE 17 18 TODD and/or her home.

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COUNT 3 - CHILD ABUSE & NEGLECT

20 did wilfully, unlawfully, feloniously and knowingly neglect, cause, or permit a child 21 under the age of 18 years, to-wit: CHARDAE TODD, being approximately 13 years of age, 22 to suffer unjustifiable physical pain, or mental suffering, or by placing the said CHARDAE TODD in a position where she might have suffered unjustifiable physical pain or mental 23 24 suffering, to-wit: by throwing and/or punching and/or choking the said CHARLOTTE 25 TODD in the view of her 13 year old child CHARDAE TODD.

26 COUNT 4 - CHILD ABUSE & NEGLECT

27 did wilfully, unlawfully, feloniously and knowingly neglect, cause, or permit a child 28 under the age of 18 years, to-wit: ATLANTIS TODD, being approximately 9 years of age,

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to suffer unjustifiable physical pain, or mental suffering, or by placing the said ATLANTIC TODD in a position where he might have suffered unjustifiable physical pain or mental suffering, to-wit: by throwing and/or punching and/or choking the said CHARLOTTE TODD in the view of her 9 year old child ATLANTIS TODD.

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COUNT 5 - BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION

6 did then and there wilfully, unlawfully, and feloniously use force or violence upon 7 the person of the defendant's spouse, former spouse, or any other person to whom the defendant is related by blood or marriage, a person with whom the defendant is or was 8 actually residing, a person with whom the defendant is having a dating relationship, a person 9 10 with whom the defendant has a child in common, the minor child of any of those persons or the defendant's minor child, to-wit: CHARLOTTE TODD, by strangulation.

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COUNT 6 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

14 did, then and there, willfully, unlawfully, and feloniously sexually assault and subject 15 CHARDAE TODD, a child under fourteen years of age, to sexual penetration, to-wit: digital 16 penetration, by said Defendant inserting his finger into the genital opening of the said 17 CHARDAE TODD, against her will, or under conditions in which Defendant knew, or 18 should have known, that the said CHARDAE TODD was mentally or physically incapable 19 of resisting or understanding the nature of Defendant's conduct.

COUNT 7 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

21 did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or 22 lascivious act upon or with the body, or any part or member thereof, a child, to-wit: 23 CHARDAE TODD, said child being under the age of fourteen years, by said Defendant using his haud(s) and/or finger(s) to touch and/or rub and/or fondle the genital area of the 24 25 said CHARDAE TODD, with the intent of arousing, appealing to, or gratifying the lust 26 passions, or sexual desires of said Defendant, or said child,

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COUNT 8 - USE OF MINOR IN PRODUCING PORNOGRAPHY

did, then and there, willfully, unlawfully, feloniously, and knowingly, encourage,
entice, coerce or permit CHARDAE TODD, a minor, to be the subject of a sexual portrayal
in a performance, to-wit: by said DEFENDANT posing the said CHARDAE TODD in such
a manner that her genital area is exposed and/or using his hand(s) and/or finger(s) to separate
the lip(s) of the genital opening of the said CHARDAE TODD, for the purpose of producing
a pornographic performance and that said performance was recorded by the defendant on a
mobile phone and/or by still photography.

9 <u>COUNT 9</u> - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL 10 CONDUCT OF A CHILD

did, then and there, feloniously, knowingly and willfully, have in his possession a
film, photograph, or other visual presentation depicting a person under the age of 16 years as
the subject of a sexual portrayal or engaging in, or simulating, or assisting others to engage
in or simulate sexual conduct, to-wit: mobile phone image(s) and/or still photography
depicting the said DEFENDANT posing the said CHARDAE TODD in such a manner that
her genital area is exposed and/or using his hand(s) and/or finger(s) to separate the lip(s) of
the genital opening of the said CHARDAE TODD.

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

BY /s/ MICHELLE FLECK MICHELLE FLECK Chief Deputy District Attorney Nevada Bar #10040

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I understand and agree that, if I fail to interview with the Department of Parole and 1 Probation, fail to appear at any subsequent hearings in this case, or an independent 2 magistrate, by affidavit review, confirms probable cause against me for new criminal charges 3 including reckless driving or DUI, but excluding minor traffic violations, that the State will 4 have the unqualified right to argue for any legal sentence and term of confinement allowable 5 for the crime(s) to which I am pleading guilty, including the use of any prior convictions I 6 may have to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life 7 without the possibility of parole, life with the possibility of parole after ten (10) years, or a 8 definite twenty-five (25) year term with the possibility of parole after ten (10) years. 9

Otherwise I am entitled to receive the benefits of these negotiations as stated in this 10 11 plea agreement.

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of

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As to Count 1, I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum 16 term of not less than TWO (2) years and a maximum term of not more than TWENTY (20) 17 years. The minimum term of imprisonment may not exceed forty percent (40%) of the 18 maximum term of imprisonment. I understand that the law requires me to pay an 19 20 Administrative Assessment Fee.

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

As to Count 2, I understand that as a consequence of my plea of guilty the Court 21 must sentence me to imprisonment in the Nevada Department of Corrections for a minimum 22 term of not less than ONE (1) year and a maximum term of not more than FIVE (5) years. 23 The minimum term of imprisonment may not exceed forty percent (40%) of the maximum 24 25 term of imprisonment. I understand that I may also be fined up to \$10,000.00.

As to Count 3, I understand that as a consequence of my plea of guilty the Court 26 must sentence me to imprisonment in the Nevada Department of Corrections for a minimum 27 term of not less than ONE (1) year and a maximum term of not more than SIX (6) years. 28

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The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$5,000.00.

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

I further understand that if I am pleading guilty to charges of Burglary, Invasion of 7 the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

As to Counts 1 and 2 I understand that I am not eligible for probation for the offense 11 12 to which I am pleading guilty.

As to Count 2, I understand that I am pleading to a battery offense constituting 13 domestic violence, by willfully and unlawfully committing an act of force or violence upon 14 my spouse, former spouse, a person to whom I have had or am having a dating relationship, 15 a person with whom I have a child in common, my minor child, or the minor child of one of 16 those persons. I also understand the State will use this conviction, and any other prior 17 conviction from this or any other State which prohibits the same or similar conduct or 18 19 enhance the penalty for any similar subsequent offense.

As to Count 3,I also understand that pursuant to NRS 176.139 and my plea of guilty 20 to a sexual offense for which the suspension of sentence or the granting of probation is 21 22 permitted, the Division of Parole and Probation shall arrange for a psychosexual evaluation as part of the division's presentence investigative report to the Court. 23

I understand that I am not eligible for probation unless that psychosexual evaluation 24 certifies that I do not represent a high risk to reoffend. I understand that, except as otherwise 25 provided by statute, the question of whether I receive probation is in the discretion of the 26 27 sentencing judge.

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Further, that <u>before I am eligible for parole</u> a panel consisting of the administrator of the mental health and developmental services of the department of human resources or his designee; the director of the department of corrections or his designee; and a psychologist license to practice in this state or a psychiatrist license to practice medicine in this state certifies that I was under observation while confined in an institution of the department of corrections that I do not represent a high risk to reoffend based upon a currently accepted standard of assessment.

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8 I further understand that the Court will include as part of my sentence, in addition to
9 any other penalties provided by law, pursuant to NRS 179D.450, I must register as a sex
10 offender within forty-eight (48) hours of release from custody.

I also understand that I must submit to blood and/or saliva tests under the Direction of
 the Division of Parole and Probation to determine genetic markers and/or secretor status.

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

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

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

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

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue

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for any lawful sentence.

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

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

1. The removal from the United States through deportation;

2. An inability to reenter the United States;

3. The inability to gain United States citizenship or legal residency;

- 4. An inability to renew and/or retain any legal residency status; and/or
 - An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this
conviction will not result in negative immigration consequences and/or impact my ability to
become a United States citizen and/or a legal resident.

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

WAIVER OF RIGHTS

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

26 27

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The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.

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9	1 2 3	2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.						
	4 5	3. The constitutional right to confront and cross-examine any witnesses who would testify against me.						
	6	4. The constitutional right to subpoena witnesses to testify on my behalf.						
	7	5. The constitutional right to testify in my own defense.						
	8	6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I						
	9 10	conviction, including any challenge based upon reasonable						
	11	of the proceedings as stated in NRS 177.015(4). However, I remain free						
	12	to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.						
-	13	VOLUNTARINESS OF PLEA						
	14	I have discussed the elements of all of the original charge(s) against me with my						
$ \Theta $	15	attorney and I understand the nature of the charge(s) against me.						
	16	I understand that the State would have to prove each element of the charge(s) against						
	17	me at trial.						
	18	I have discussed with my attorney any possible defenses, defense strategies and						
	19	circumstances which might be in my favor.						
	20	All of the foregoing elements, consequences, rights, and waiver of rights have been						
	21	thoroughly explained to me by my attomey.						
	22	I believe that pleading guilty and accepting this plea bargain is in my best interest,						
	23	and that a trial would be contrary to my best interest.						
	24	I am signing this agreement voluntarily, after consultation with my attorney, and I am						
	25	not acting under duress or coercion or by virtue of any promises of leniency, except for those						
	26 27	set forth in this agreement.						
	27 28	I am not now under the influence of any intoxicating liquor, a controlled substance or						
۲	20	other drug which would in any manner impair my ability to comprehend or understand this						
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۰. ï agreement or the proceedings surrounding my entry of this plea. My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. BD _day of January, 2014. DATED this 1. LOOPER Defendant AGREED TO BY: MICHELLE FLECK Chief Deputy District Attorney Nevada Bar #10040 P WPDOCSUNF/200/20046705.DOC

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	1	CERTIFICATE OF COUNSEL:
	2 3	I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:
	4	1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
	5 6	2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
	7 8	3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
	9	· · ·
	10	a. The removal from the United States through deportation;
	11	b. An inability to reenter the United States;
	12	c. The inability to gain United States citizenship or legal residency;
		d. An inability to renew and/or retain any legal residency status; and/or
	13 14	e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.
	15	Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will
	16	not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.
	17 18	 All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
	19	5. To the best of my knowledge and belief, the Defendant:
	20	a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
	21 22	b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
	23	
	24	c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.
	25	Dated: This day of January, 2014.
	26	Current This for day of January, 2014.
	27	APTORNEY FOR DEFENDANT
	1	jm/SVU
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	I	AINF					
	2	STEVEN B. WOLFSON Clark County District Attorney					
	3	Nevada Bar #001565 MICHELLE FLECK					
	4	Chief Deputy District Attorney Nevada Bar #10040					
	5	200 Lewis Avenue Las Vegas, Nevada 89155-2212					
	6	(702) 671-2500 Attorney for Plaintiff					
	7	DISTRIC	T COURT				
	8	CLARK COUN	NTY, NEVADA				
	9	THE STATE OF NEVADA,					
	10	Plaintiff,	Case No: Dept No:	C-12-279379-1 VI			
	11	- v s-		VI			
	12	DUJUAN DON LOOPER,	THIRD	AMENDED			
	13	#1871455	INFO	RMATION			
	14	Defendant.	}				
	15	STATE OF NEVADA					
	16	COUNTY OF CLARK					
	17	STEVEN B. WOLFSON, Interim District Attorney within and for the County of					
	18	Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the					
	19	Court:			1.444 1.444		
	20	That DUJUAN DON LOOPER, the Defendant(s) above named, having committed					
	21	the crimes of ATTEMPT SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN					
	22	YEARS OF AGE (Category B Felony -	NRS 193.330, 200	.364, 200.366); BATTERY	1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 -		
	23	CONSTITUTING DOMESTIC VIOLE	NCE - STRANG	ULATION (Category C			
	24	Felony - NRS 200.481; 200.485; 3		1	a second		
	25	PRESENTATION DEPICTING SEXUA			an and a second seco		
	26	Felony - NRS 200.700, 200.730), on or bet					
	27	day of January, 2012, within the County of			1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -		
	28	force and effect of statutes in such cases r	nade and provided,	and against the peace and	1-1, ppr total and		
I			- 14 G 29	P.\WPDOCS\INF\200\20046704.DOC			

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dignity of the State of Nevada,

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COUNT 1 - ATTEMPT SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

4 did, then and there, willfully, unlawfully, and feloniously attempt to sexually assault and subject CHARDAE TODD, a child-under fourteen years of age, to sexual penetration, 5 to-wit: digital penetration, by said Defendant attempting to insert his finger into the genital opening of the said CHARDAE TODD, against her will, or under conditions in which Defendant knew, or should have known, that the said CHARDAE TODD was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 2 - BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION did then and there wilfully, unlawfully, and feloniously use force or violence upon 11 the person of the defendant's spouse, former spouse, or any other person to whom the 12 defendant is related by blood or marriage, a person with whom the defendant is or was 13 actually residing, a person with whom the defendant is having a dating relationship, a person 14 with whom the defendant has a child in common, the minor child of any of those persons or 15 the defendant's minor child, to-wit: CHARLOTTE TODD, by strangulation. 16

COUNT 3 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

19 did, then and there, feloniously, knowingly and willfully, have in his possession a film, photograph, or other visual presentation depicting a person under the age of 16 years as 20 the subject of a sexual portrayal or engaging in, or simulating, or assisting others to engage 21 in or simulate sexual conduct, to-wit: mobile phone image(s) and/or still photography 22 depicting the said DEFENDANT posing the said CHARDAE TODD in such a manner that 23 24 $\parallel \mid$

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÷ . her genital area is exposed and/or using his hand(s) and/or finger(s) to separate the lip(s) of l the genital opening of the said CHARDAE TODD. STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 б BY MICHELLE FLECK Chief Deputy District Attorney Nevada Bar #10040 • • • • · · . . . DA#12F00467X/jm/SVU LVMPD EV#1201090679 (TK4) PAWPDOCS\INF\200\20046704.DOC

	1	Electronically Filed 04/22/2014 05:06:09 PM
1 2 3 4 5 6	MEMO ANTHONY P. SGRO, ESQ. Nevada Bar No. 3811 PATTI, SGRO, LEWIS & ROGER 720 South Seventh St., Third Floor Las Vegas, Nevada 89101 tsgro@pslrfirm.com Telephone No.: (702) 385-9595 Facsimile No.: (702) 386-2737 Attorney for Defendant Dujuan D. Loope	CLERK OF THE COURT
7		STRICT COURT K COUNTY, NEVADA
9		* * *
10 11 12 13 14 15 16 17	THE STATE OF NEVADA, Plaintiff, vs. DUJUAN D. LOOPER, Defendant.	Case No.: C-12-279379-1 C-12-279418-1 Dept. VI
18	SENTENO	CING MEMORANDUM
19 20	COMES NOW, the Defendant, D	UJUAN D. LOOPER, by and through his attorneys of
20	record, ANTHONY SGRO, ESQ., of PA	TTI, SGRO, LEWIS & ROGER, and hereby submits the
22	following SENTENCING MEMORAND	UM with regard to the above-referenced case.
23	///	
24 25	///	
25 26	///	
27	///	
28	///	

1	This Memorandum is based upon the papers and pleadings filed herein, as well as the
2	following Points and Authorities.
3	DATED this 22^{nd} day of April, 2014.
4	ML
5	ANTHONY P. SGRO ESQ. Nevada Bar No. 3811
6	PATTI, SGRO, LEWIS, & ROGER 720 S. 7 th Street, 3 rd Floor
7	Las Vegas, NV 89101
8	Attorney for Defendant Dujuan D. Looper
9 10	POINTS AND AUTHORITIES
11	I. <u>Summary of Charges</u>
12	Pursuant to a plea agreement entered into on January 8, 2014, Defendant DUJUAN D.
13	LOOPER pled guilty before this Honorable Court to one (1) count attempt sexual assault with a
14	minor under fourteen years of age; one (1) count battery constituting domestic violence -
15	strangulation and; one (1) count possession of visual presentation depicting sexual conduct of a
16	child. Sentencing is set in the instant matter for April 28, 2014. At the time of sentencing, Mr.
17	Looper will have 799 days credit for time served.
18	
19	II. <u>Statement of Facts/ Procedural History</u>
20	Defendant DUJUAN D. LOOPER stands before this Honorable Court for sentencing on
21	three (3) felony counts. Pursuant to a plea agreement entered into on January 8, 2014, the State
22 23	retained the right to argue at the rendition of sentence. Additionally, the State will not oppose
24	dismissal of Case No. C-13-287522-1. Defendant has two prior convictions: one gross
25	misdemeanor for battery with substantial bodily harm and; one felony for conspiracy to commit a
26	crime (robbery), which Mr. Looper was sentenced to and successfully completed probation.
27	The Defendant has currently spent approximately 800 days in custody, subsequent to his
28	arrest on the instant case. Pursuant to statute, the Defendant must submit to a psychosexual -2 -

examination. Defendant must also register for his lifetime as a sex offender upon release from prison. Defendant respectfully requests that this Honorable Court sentence him to the minimum sentences associate with the charges and run those sentence concurrent.

III. Mitigating Factors

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a. Psychological Evaluation Demonstrates a Low Risk to Reoffend.

On February 26, 2014, Mr. Looper voluntarily submitted to a psycho-sexual evaluation 7 with Greg Harder, PsyD. to determine his risk to reoffend. Dr. Harder conducted an interview 8 9 with Mr. Looper and determined that based upon his 1) prior successful completion of probation, 10 2) the fact that he does not abuse substances, 3) his lack of a juvenile arrest record, 4) his lack of 11 prior sexually related charges, 4) his lack of mental health difficulties, 5) his domestic 12 relationship at the time of the crime, 6) his ability to hold a relationship over two years, 7) his 13 age, 8) lack of childhood abuse, 9) lack of institutionalization, 10) lack of suicidal or homicidal 14 tendencies, 11) that the alleged victim was not a stranger, 12) lack of multiple victims, and 13) 15 16 lack of weapon used, that Mr. Looper is a low risk to reoffend. See Exhibit "1" attached hereto 17 and incorporated by reference.

While Mr. Looper is cognizant that he is not eligible for probation in the instant matter,
 his low risk to reoffend presents a mitigating circumstance in the instant case. The low risk to
 reoffend also represents that Mr. Looper is capable of rehabilitation and leaving prison a
 productive member of society.

23

b. Mr. Looper has a Stable and Supportive Family

Mr. Looper has a large and stable family that both support and rely upon him. His aunt
Regina Kahill speaks regularly to Mr. Looper to "talk, meditate, and pray." See Exhibit "2." His
cousin, Michael Harris, notes that Mr. Looper was on the road to success as a boxer, and states
that he will be present and "encourage his [Mr. Looper] best efforts towards citizenship." See

- 3 -

1	Exhibit "3." Belana Harris, another of Mr. Looper's cousins, notes that he was always loving and
2	caring with his family. In a letter to this Court, Ms. Harris notes that her family has been strained
3	by Mr. Looper's incarceration, and adds that Mr. Looper has spent his time in jail bettering
4	himself. See Exhibit "4." Daniel Kahill, who has known Mr. Looper since he was a boy, speaks
5	to Mr. Looper on a daily basis. He notes that Mr. Looper has expressed remorse for what has
6 7	transpired and knows that he made a mistake. See Exhibit "5."
8	Mr. Looper has family in both Las Vegas and Michigan that have expressed the pain that
9	his incarceration has caused, as well their intent to support him upon his release. See Exhibits
10	"6," "7," "8,". It is demonstrable from the letters of Mr. Looper's family and friends that they
11	will be there to aid him in his rehabilitation and foster his quest to better himself.
12	<u>CONCLUSION</u>
13	Defendant respectfully requests that this Honorable Court sentence Mr. Looper to the
14	minimum sentence on all counts, and further run the sentences concurrent.
15	
16 17	DATED this 22 nd day of April, 2014.
18	ANTHONY P. SGRO ESQ.
19	Nevada Bar No. 3811 PATTI, SGRO, LEWIS & ROGER
20	720 S. 7 th Street, 3 rd Floor Las Vegas, NV 89101
21	Altorney for Defendant Dujuan D. Looper
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2	CERTIFICATE OF SERVICE
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4	I HEREBY CERTIFY that on the 22 nd day of April, 2014, I served a true and correct copy
5	
6	of the foregoing document entitled: SENTENCING MEMORANDUM below:
7	$X_{maing a copy via email to the parties herein, as follows; and/or$
8	\underline{X} placing the original in a sealed envelope, first-class, postage fully pre-paid
9	thereon, and depositing the envelope in the U.S. mail in Las Vegas, Nevada
10	addressed as follows:
11	
12	
13	Michelle Fleck, Esq. Office of the District Attorney
14	200 Lewis Avenue Las Vegas, Nevada 89155
15	Las vegas, nevada 07155
16	1
17 18	dan (the
19	An Employee of PATTI, SGRO, LEWIS & ROGER
20	All Linployee of PATTI, SOKO, LEWIS & KOOEK
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	- 5 -

EXHIBIT "1"

PSYCHOLOGICAL EVALUATION PROVIDED SEPARATELY TO DISTRICT ATTORNEY AND COURT

AA0030

EXHIBIT "2"

From: Forigenna Kahill 22770 Golfview Dr. Southfield, MI. 48033 Honorable Judge Elissa F. Cadish Bepartment 6 Regional Justice Center 200 lewis Ave. Las Vegas, NV. 89101

February 27, 2014

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Re:Case of Dujuan Don Looper Inmate # 1871455

Honorable Judge Cadish,

I am writing this letter for Dujuan Looper who has been incarcerated for two years of his life and it has not been easy for him. He has talked to me his aunt Regina Kahill every other day that he has been locked up. We've had a lot of quality time for he and I to talk, to meditate and to pray together. I raised Juan since he was 12 years old. He's the son of my brother who died and his mother was going through some personal trouble at the time. She knew it was in Dujuan's best interest, to let him stay wih us.

I brought Juan to Las Vegas at the age of 16. He wanted to be a champion boxer like is father and uncles. I managed Juan and other family boxers. He was always a good kid who had big dreams, of becoming a champion fighter. I introduced him to all of the top fighters and champions to help him get started. He met a young lady who exposed him to a lot of negative in his life, drinking, smoking, etc. This is where everything started to go wrong. He has since learned that it was the wrong crowd and the wrong direction for him to go. Juan is very remorseful for what he did. He said he's so sorry for anything that he did wrong and he's sorry that anyone was hurt, to forgive him and God forgive him and it will never happen again. He apologizes to the Judges and the Courts and hope they have mercy on him with sentencing. Dujuan and the family pray that he will get a minimum if allowed by the Judge. I Regina Kahill, his aunt will take full responsibility to keep Dujuan continuing to go in the right direction and whatever I need to do to stay close with the courts to make this happen I will.

• • • •

Thank You So Much

For Your Consideration

Jorgena Kahil

AA0033

EXHIBIT "3"

From: Michael Harris To: 22770 Golfview Dr. Honorable Judge Elissa F. Cadish Southfield, MI. 48033 8th Judicial District Court Department 6 Regional Justice Center 200 Lewis Ave. Las Vegas, NV. 89101

February 27, 2014

Re: Case of Dujuan Don Looper Inmate # 1871455

Dujuan Looper is at 30, still a fairly young man, that we, his family, believe deserves a second chance. His would be, we believe, a much more productive life with us, than if he were to remain incarcerated. His most recent troubled relationship is the reason he is in jail. Dujuan can be credited with outstanding achievenemts, especially as an all around athlete and a boxer.

I know that the charges and the challenges that Dujuan now faces are quite serious, and hope that you will be most merciful in your decisions regarding his case.

Whatever the outcome, I promise, that we will work very hard with you and the Justice Court, to support and encourage his best efforts towards good citizenship.

> Thank You, For Your Time and Consideration,

Sincerely,

michael Harris
EXHIBIT "4"

From: Kelana Harris A to Horosaklo Curito Chesico F Cadig Jolf new D Southfield, Mi48 conal Justice Center ewis we Vegas, N.V. 89101 February 27, 2014 Re: Case of Dujuan Don Rooper Amate Dear, - Jour Hend of an Dujuar's older cousing the was haused by my mocher from a Very early age before my unch Duyuan Father passed away he tald his sister My Mather Forgenne Tahus to look out for his son and hause her if: pamething where to happen due to health 19/04/1 AA0036

Factors that he were get here to care for Duyuan that she would step in aper raise fem sportly after The Unel Danald Rayner passed My marker ded exactly what her brother wanted ber to clo she haved her nephen Vuguan Looper as a child Wuynan was always. Very Long and Caring with a Beautiful personality always Very helpful and adways phowing love for fis family and others he has alway here Very talented and gipted everyone Louis fung in Dupuans presisnes chaques P92 xt 46037

--;,* of his Compassion and Big Neart always being the Life of the gasty he is also very giving he would Give a person his last at any given time. Duyuan has had a great Lave for sports since he was a young Child Coming yrom a family of Poring Champions Suguer Existed the Laws and natural Jalent for Baring mare than any other sport at this time we were being in California so my moches task Ouguan along With Aio Cousins who like Boxes as use to the boxing gym and P93d.

AA0038

Being from Michigan a state rich with Culture and the Home state of many Great Boring Champions with a specific Paking style lluguan showed that. Pame kind of strength style and talent and became a Boxing standout trainers managers and promoters task a huge liking to her and by the time he was in this early twenties he had made a name for funsify and was getting ready to turn pro as this cousing from the heart the real Duplan Lisper sometimes in life good people get caught up in had pg4m

Situations that do not reflect their true Character as a person and those Circumstances that of and the rest of our family has witnessed - with Duguan being in fail for two years has really put a strain on our Wearts because use know his heart. your Honor Oryuan has spent these two gears in face to better himself even impose being in truch with his spiritual pick having a Beautiful and clase relationship with Aon Loring Don praying daily and having Faith that Pgsa

ADD wie Carry fin through this time and this very linfortunato experience the enjoy reading and Iducating himself on a dauly chasis) Duyean is bumble and has appressed that he takes nothing for granted Dujuan has always been a begi teddy hear with an infecteous spiret and would never furt anyboly especially a child of truly childrenio that the people or friends that are in a persons company can impact your Lef' in a Cortain way. positively or megatively depending Palor:

AA0041

In the situation at chand and in this particulas matter & year could have a lat to do with this situation and became a gactor in what we As a family have Witgessed and Ultimatily resulting in Ouguan cheing in this position. your horas Duquan Laspes is a good -going man with great potentiel to kelp stopers and do great things in his life and making a pointing. difference in all that he closes and being an inspiration to others he has shown great respect for Pgg AA0042

The Courts and pray yor a positive and Blessed Outcome on his court date and has expressed heing Thankful and lues so grategue to you your Hones for concepting and taking the time to read our family letters. Gener Honor of Duguan Wan Loopers Cousin Humbly ask you for a light pentence if it users to have to be that we I pray for this Blessing Along ulth Jamily and Friends. Jour Honor (Judge (aduch) & ask you to please take this into consideration for my Cousen Quyuan Looper, P981

I feel and know in my poul that My Cousin deserves thes chance to be the man be was born to be the knowle his Neart. I believe in him and know that be is the sweetest person that pansone would ever want to meet Gaustanos & gius you my aloral An that I Thank you to Very much your Horpor for taking the time to read my letter and for allowing -Myself and Dujuans Family to Expres and share what is on our Hearts. and in our bouls for our Land Me.

Ruguan Looper your Honos & pray and Humbly ask you to please bear what's in leus Nearts had to please give Duguan the sportugity to show you and the court the great person be truly is and to have the chance to continue to live bis life and prosper by the Lous and Grace of No. of Thank you Again, ejeur Anos (Judge Cadush Aelana Farris PAIC AA0045

EXHIBIT "5"

Dean speur Honorable Judge: Hisso F. Cadish, writting your this letter in regards to ujuan D. Loopus character. Sie le was 12 years old. him since Erour 1 om a large zamig, principly resides in Michigan Ener though the relocated to Vegna Ke and I have been inbuch on a daily pase. I was aure when he get into his perents situation, whice times young men do. an up an coming hearry weight Monenal 2 beyer, he has a lot of support 400, estly wer gypm in Ulagas, Maung man made a mistche In artain his remarseful for what has transpired, theyare In asking to be sympathic and fair in isquies juices dension apond sentencing In playing that you will consider this letter. I thank you in advance, and may blod bless you and your entire family Sirinly yours, Mariel Kakie

EXHIBIT "6"

Hi my name is aniana Rayner and i believe That Dawon looper deserves to have as little OF a sentence as you yourhonor can give all OF US his Family believe that he has truely Changed and For the better and he knows God now more than ever be For

> Im asken this to you your honor please let Him have this Chance to turn this all Around like we his family know he can and Will if the chance is given to him im sure you will not regret it he has found ways to Inprove his life wile in mison

All he will get the chance to redo and Turn around will be great he really has Changed and is more than willing to inprae Even More as his line Starts its reshapeing we have been waiting for this Day to hear that Dawen looper can and will be free Soon

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س ده مېراله	
da, podmarka drži dažna (j. n. 1974) – velo	
an a she ta	And all i ask is that you take all ine said
a na source as no to	IN-to consideration please and see this as a
and an a con	True blessing to our family we really do Miss
a na mara a	Him so much and we hope one day soon
- af and a star a star and a star a star a star	- Will be Sitting Somewhere Face to Face again
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 A second parameters in a second parameter in a second	Please un derstand how hard its been For all us
	Hes family it would Mean the World to us
	And More to See him walk alt those Bons
ana i ang pina	- Thank you yourhonor For takeing Consideration
-	he has really changed inside aswell as out
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EXHIBIT "7"

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EXHIBIT "8"

Dear Your Honor, is Misty Hamis name Cousin. I'm writing to you as for Dujuan. I've known him Impers. ter for know he is a good numan and 下 Was forong Was ionany and Sule Tin fine Wheet about 1-15 he applicated for Lm Swe nones did. know he is very reand T 4 hat he Moneful for what he has cone. do want to suy again Hust heman being. KNOW the because is Good with My family for years and was needed him. My aunt there when we all a chine to talk to him by phone mujelful which he tas the hun to be brail New person. briome a quess libor T. Davit to ask of you is to be fair (Firm of course, but thin). Heshad a lova time to think and Heflect about went he did to get husself but where in the Kinst place.

Ebelieved be has leaved his lesson, and L'étuite trice before he ches sométhing l'ile chits ever again. - I'm sure he'll never che anglung like this again, because I as well as the nest or my family will be there to make sure he is guided in the right direction. Thank you, Misily Herris

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2		CLERK OF THE COURT
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5		TCOURT
6 7		NTY, NEVADA
8	THE STATE OF NEVADA,	CASE#: C279379, C279418
10	Plaintiff,)	DEPT. VI
11		
12	DUJUAN DON LOOPER,	
13		
14		F. CADISH, DISTRICT COURT JUDGE ANUARY 8, 2014
15		SCRIPT OF HEARING
16		(TRIAL STATUS
17		
18	APPEARANCES:	
19		
20	For the State:	TYLER SMITH, ESQ. Deputy District Attorney
21		
22	For the Defendant:	MAJORIE E. BARBEAU, ESQ.
23		
24		
25	RECORDED BY: JESSICA KIRKPATRIC	K, COURT RECORDER
	- 1 -	
	1	AA0

	11
1	Wednesday, January 8, 2014 at 11:44 a.m.
2	
3	MS. BARBEAU: Good morning, Your Honor, Margery Barbeau with Patti
4	Sgro Lewis Roger appearing on behalf of Mr. Looper.
5	THE COURT: Okay. We put this okay, never mind. I see we have some
6	documentation here. Okay it appears there is a Guilty Plea Agreement. What are
7	the negotiations?
8	MS. BARBEAU: Do you want me to go or do you want to do this?
9	MR. SMITH: It's all yours.
10	MS. BARBEAU: Yes, Your Honor, Mr. Looper will plead guilty to count 1
11	attempt sexual assault of a minor under 14 years of age, count 2 battery constituting
12	domestic violence, strangulation, and count 3 possession of visual presentation
13	depicting sexual conduct of a child. The State will retain the right to argue at
14	sentencing. And the State will not oppose dismissal of case number C287522.
15	MR. SMITH: That is a correct statement, Your Honor.
16	THE COURT: Okay. Alright, and we have the Third Amended Information,
17	which contains those charges to which he's pleading today. Okay.
18	Alright so, Mr. Looper, please tell me your true and complete name.
19	THE DEFENDANT: Dujuan Don Looper.
20	THE COURT: Okay. And how old are you?
21	THE DEFENDANT: 29.
22	THE COURT: How far did you go in school?
23	THE DEFENDANT: High school.
24	THE COURT: So do you read, write, and understand the English language?
25	THE DEFENDANT: Yes.
	-2-
11	AAdos

1	THE COURT: Have you had an opportunity to review the Third Amended
2	Information, which charges you with attempt sexual assault with a minor under 14
3	years of age, battery constituting domestic violence strangulation, and possession of
4	visual presentation depicting sexual conduct of a child.
5	THE DEFENDANT: Yes, Your Honor.
6	THE COURT: Okay. Have you read those charges?
7	THE DEFENDANT: Yes, Your Honor.
8	THE COURT: Do you need me to read them out loud to you again in open
9	court?
10	THE DEFENDANT: No, Your Honor.
11	THE COURT: Do you understand them?
12	THE DEFENDANT: Yes, Your Honor.
13	THE COURT: Did you go over them with your attorney?
14	THE DEFENDANT: Yes, Your Honor.
15	THE COURT: As to the charges set forth in the Third Amended Information
16	how do you plead guilty or not guilty?
17	THE DEFENDANT: Guilty.
18	THE COURT: Before I accept your plea of guilty I must be satisfied that your
19	plea is freely and voluntarily given. Are you making this plea freely and voluntarily?
20	THE DEFENDANT: Yes, Your Honor.
21	THE COURT: Has anyone forced or coerced you to enter this plea?
22	THE DEFENDANT: No, Your Honor.
23	THE COURT: Has anyone made you any promises other than what's
24	contained in this Guilty Plea Agreement to get you to enter this plea?
25	THE DEFENDANT: No, Your Honor.
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1	THE COURT: I do have before me a written Guilty Plea Agreement, did you	
2	sign this agreement?	
3	THE DEFENDANT: Yes.	
4	THE COURT: Did you read it before you signed it?	
5	THE DEFENDANT: Yes, Your Honor.	
6	THE COURT: Do you understand everything contained in it?	
7	THE DEFENDANT: Yes, Your Honor.	
8	THE COURT: And did you go over it with your attorney?	
9	THE DEFENDANT: Yes, Your Honor.	
10	THE COURT: You understand that count 1, the attempt sexual assault with a	
11	minor under 14 years of age carries a potential sentence of 2 to 20 years in Nevada	
12	Department of Corrections?	
13	THE DEFENDANT: Yes, Your Honor.	
14	THE COURT: You understand that count 2, battery domestic violence	
15	strangulation carries a potential sentence of 1 to 5 years in Nevada Department of	
16	Corrections?	
17	THE DEFENDANT: Yes, Your Honor.	
18	THE COURT: And in fact count 2 also there's a potential for a fine of up to	
19	\$10,000. You understand that?	
20	THE DEFENDANT: Yes, Your Honor.	
21	THE COURT: Count 3, possession of visual presentation depicting sexual	
22	conduct of a child carries a potential sentence of 1 to 6 years in Nevada Department	
23	of Corrections as well as a possible fine of up to \$5,000. You understand that?	
24	THE DEFENDANT: Yes, Your Honor.	
25	THE COURT: You understand you'll be required to pay an Administrative	
	- 4 -	
	AA005	

1 Assessment Fee and any appropriate restitution in this case? 2 THE DEFENDANT: Yes, Your Honor. 3 THE COURT: You understand that you are not eligible for probation for 4 counts 1 and 2? 5 THE DEFENDANT: Yes, Your Honor. 6 THE COURT: You understand that with respect to count 2 the battery 7 domestic violence strangulation offense that by pleading to that charge the State 8 can use that conviction and any other battery domestic violence conviction to 9 enhance the penalty for similar future offenses. If you have any future battery 10 domestic violence this will create an enhancement to that charge. You understand 11 that? 12 THE DEFENDANT: Yes, Your Honor. 13 THE COURT: And as to count 3, the visual presentation of sexual conduct of 14 a child charge that by pleading guilty to that charge there's going to be a 15 psychosexual evaluation -- it's kind of moot in a sense -- but you wouldn't be eligible 16 for probation unless it found you were not a high risk to reoffend. Additionally if you 17 serve time in prison you can't be paroled unless there's a finding that you do not 18 represent a high risk to reoffend. Do you understand that? 19 THE DEFENDANT: Yes, Your Honor. 20 THE COURT: And additionally your sentence will include a requirement that 21 you register as a sex offender. Do you understand that? 22 THE DEFENDANT: Yes, Your Honor. 23 THE COURT: It's not lifetime supervision? 24 MS. BARBEAU: Judge, that was part of the negotiations. So it will be lifetime 25 supervision.

- 5 -

1	THE COURT: It is lifetime. So you understand you will also be subject to
2	lifetime supervision as a sex offender even after release from custody, do you
3	understand that?
4	THE DEFENDANT: Yes, Your Honor.
5	THE COURT: You understand that the sentencing decision in this case is up
6	to me as the Judge, within those ranges that I outlined. You understand that?
7	THE DEFENDANT: Yes, Your Honor.
8	THE COURT: No one can promise you leniency or special treatment because
9	the sentencing decision is up to me as the Judge, you understand that?
10	THE DEFENDANT: Yes, Your Honor.
11	THE COURT: Do you have any questions for me or your attorney before I
12	accept your plea?
13	THE DEFENDANT: No, Your Honor.
14	THE COURT: Now I just want to go over exactly what the State alleges you
15	did in these charges that your pleading to, to make sure that you understand that.
16	In count 1 it alleges that on or between January 8, 2012, and January 9,
17	2012, within Clark County Nevada, that you did then and there willfully, unlawfully,
18	and feloniously attempt to sexually assault and subject Chardae Todd, a child under
19	14 years of age, to sexual penetration, to-wit: digital penetration by attempting to
20	insert your finger into the genital opening of the said Chardae Todd against her will
21	or under conditions in which you knew or should have known that Ms. Todd was
22	mentally or physically incapable of resisting or understanding the nature or your
23	conduct. Did you commit that offense?
24	THE DEFENDANT: Yes, Your Honor.
25	THE COURT: Count 2 also alleges that on or between January 8 and
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January 9, 2012, within Clark County Nevada, that you did then and there willfully,
unlawfully, and feloniously use force or violence upon the person of your spouse,
former spouse or any other person to whom you're related by blood or marriage, a
person with whom you are or were residing, a person with whom you were having a
dating relationship, a person with whom you had a child in common, the minor child
of any of those persons, or your minor child, specifically Charlotte Todd by
strangulation. Did you commit that offense?

8

THE DEFENDANT: Yes, Your Honor.

9 THE COURT: Count 3 alleges that also on or between January 8 and 9, 10 2012, within Clark County Nevada you did then and there feloniously, knowingly, 11 and willfully have in your possession a film, photograph, or other visual presentation 12 depicting a person under the age of 16 years as the subject of a sexual portraval or 13 engaging in, or simulating, or assisting others to engage in or simulate sexual 14 conduct, to-wit: mobile phone images and/or still photography depicting you posing 15 the said Chardae Todd in such a manner that her genital area was exposed or using 16 your hands and/or fingers to separate the lips of the genital opening of the said 17 Chardae Todd. Did you commit that offense?

¹⁸ THE DEFENDANT: Yes, Your Honor.

THE COURT: Are you pleading guilty today because you are truly guilty of
 these three offenses?

- THE DEFENDANT: Yes, Your Honor.
- ²² THE COURT: Is that sufficient for the State?
- ²³ MR. SMITH: It is, Your Honor.

THE COURT: I do find the Defendant's plea of guilty is freely and voluntarily
 made, that he understands the nature of the offense --and the offenses and the

- 7 -

1	consequences of his plea and therefore accept his plea of guilty. This matter is
2	referred to Parole and Probation for preparation of a Presentence Investigation
3	Report.
4	THE CLERK: March 12 th , 8:30.
5	THE COURT: Okay. And of course the trial date is vacated at this time.
6	MS. BARBEAU: And the calendar call, Your Honor?
7	THE COURT: And calendar call as well.
8	MS. BARBEAU: Thank you, Judge.
9	THE COURT: Yes, thank you.
10	[Hearing concluded at 11:55 a.m.]
11	* * * * *
12	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video
13	proceedings in the above-entitled case to the best of my ability.
14	Jessia Kirkpatrick
15	Jessica Kirkpatrick Court Recorder/Transcriber
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5	DISTRIC	T COURT
6	CLARK COUI	NTY, NEVADA
7)	
8	THE STATE OF NEVADA,	CASE#: C279379, C279418
9) Plaintiff,	DEPT. VI
10	vs.	
11	DUJUAN DON LOOPER,	
12	Defendant.	
13	BEFORE THE HONORABLE ELISSA I	F. CADISH, DISTRICT COURT JUDGE
14	MONDAY, AF	PRIL 28, 2014
15 16	RECORDER'S TRANSCRIPT OF HEARING SENTENCING	
17		
18	APPEARANCES:	
19	For the State:	MICHELLE FLECK, ESQ. Chief Deputy District Attorney
20		······
21	For the Defendant:	MELINDA M. WEAVER, ESQ.
22	ALSO PRESENT:	
23	Victim Speakers	
24		AVA MARIA YOUNG CHARDAE TODD
25		
	RECORDED BY: JESSICA KIRKPATRICI	K, COURT RECORDER
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1	Monday, April 28, 2014 at 11:53 a.m.
2	
3	THE COURT: Okay, where is the DA?
4	MS. WEAVER: I think she went to get the victim witnesses.
5	THE COURT: Okay.
6	MS. WEAVER: Let me double check on that.
7	THE COURT: Good, no she appears to be right out there. Why don't we go
8	off until they come in the room.
9	[Off the record at 11:53]
10	[On the record at 11:54]
11	THE COURT: Let's go back on the record.
12	THE COURT RECORDER: We're on.
13	THE COURT: Okay. Now we're on page 5, State versus Looper. Go ahead
14	and stand. Okay. Good morning, state appearances. Or yeah, it's still barely
15	morning, go ahead.
16	MS. WEAVER: Good morning, Your Honor, Melinda Weaver appearing on
17	behalf of Mr. Looper.
18	MS. FLECK: And good morning, Your Honor, Michelle Fleck for the State.
19	THE COURT: Okay. So this is the time set for entry of judgment and
20	imposition of sentence. Is there any legal cause or reason why judgment should not
21	be entered at this time?
22	MS. WEAVER: No, Your Honor.
23	THE COURT: By virtue of your plea of guilty I hereby adjudicate you guilty of
24	count 1, attempt sexual assault with a minor under 14 years of age, a felony, count
25	2, battery constituting domestic violence strangulation, a felony, and count 3,
	- 2 -
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possession of visual presentation depicting sexual conduct of a child, also a felony.
 State did retain the right to argue at sentencing today. There is notice
 of victim speakers. I would also note I did receive and read the sentencing
 memorandum submitted by the defense, as well as the psychosexual evaluation that
 I received. State.

MS. FLECK: Thank you, Your Honor. Your Honor, today I'm going to be
recommending on count 1, 8 to 20, so 96 months to 240 months. On count 2, the
maximum, which would be the 19 to 60 months. I'd ask that run consecutive to
count 1. And on count 3, the maximum 24 to 72 months, also to run consecutive.

Judge, I think that this case screams maximums as loud as possible for
 any case. The Defendant received every possible benefit that he would have been
 entitled to by the plea. And frankly the only reason that the plea went down the way
 that it did is because the victim Chardae in this case was so traumatized and has
 been through so much since this happened that to put her through a trial was nearly
 impossible.

When she came in for preliminary hearing she looked at the Defendant
through the corridor and immediately collapsed. She then was put into the hospital.
She's attempted suicide. She's gone through bouts of drug abuse. She has been
able recently to start to pick herself up and to try to move on with her life. But a trial
would have been or could have been devastating to this child. And that's the only
reason that I was willing to give any kind of negotiation to the Defendant in this case.
The facts are so completely egregious. He lived with these children.

²³ He was dating their mother, Charlotte, obviously became somewhat of a father
 ²⁴ figure or role model to her children. She worked nights and so the Defendant would
 ²⁵ take care of the children.

- 3 -

He came up with this kind of game that was kind of a way to get the
kids to drink and make them do juice shots. And whoever could do them the
quickest or could win these competitions they would get an award. They would get
a prize, like she could have a DJ for her birthday party or something like that. On
the night that the incident occurred she will tell you that she started to feel kind of
wheezy from these juice shots.

The Defendant says in his evaluations that he doesn't have anything to
do with drugs. And that's absolutely not true. There would have been witnesses to
have said, if he had testified to say that, that he had procured GHB within the
timeframe around this crime. I had the cups tested that were used to take these
shots but as we know GHB is the one drug that has a short lifespan so nothing
came back.

However all indicators of some sort of GHB type administration
 occurred within Chardae. She became sleepy. She became groggy. She couldn't
 remember what was going on. She couldn't -- she had lost control of her faculties.
 And the next thing that she knew she woke up, her panties were down, they were
 wet. She went back to sleep.

Around the time that she goes to sleep her mom comes home from
work, and you know, her sixth sense starts to go off. I wonder if my boyfriend is
cheating on me. So she goes to look through his phone and sure enough she sees
a vagina. So as if that wasn't shocking enough, upon closer look she sees her
child's bedding and her child's pajamas. So she realizes that the vagina in the
picture is that of her child's. And the Defendant's figures are opening her.

There was a huge domestic at that point in time where the Defendant
 took not only his phone but also his girlfriend's phone, broke them, and then put

- 4 -

them in the toilet so that hopefully all of that -- all of those pictures would be
destroyed. The domestic continued. He wouldn't let them get help. He was
battering Charlotte in front of both of her children. And ultimately Chardae was able
to call the police.

When the police arrive the phones were broken. He had successfully
ruined the phones and destroyed the evidence. However as luck would have it the
night before Mr. Looper had one of his friend install the new cool iCloud. So when
they opened the iPad all of the data that was in the phones opened up into the iPad.
And sure enough there is the same pictures that Charlotte saw. The Defendant has
since admitted to taking the pictures.

Chardae will tell you that -- well actually I'm not sure what she'll tell you,
 but I'll tell that when she went to Desert Willow she got into counseling and she
 started to remember and have flashbacks of things that the Defendant did to her that
 evening which were not charged. But she had a lot more memory that she did when
 she was first interviewed. And there was a second interview of her done. And she
 remembered the Defendant trying to sexually assault her.

17 So, you know, it just -- his actions in this case run the gamut. And then 18 you look at his criminal history going from thefts, conspiracy to commit robbery, 19 other instances of physical abuse where he's got a gross misdemeanor for the 20 attempt battery with substantial bodily harm. So you know, theft crimes, crimes of 21 violence, and now sexual crimes, and then sexual crimes on a child. Absolutely he 22 is a threat to society. He obviously is not interested in contributing in any 23 meaningful way. And, you know, for those reasons and all of the reasons that you'll 24 hear from the three speakers today I would ask that you max him out on each 25 charge and run them consecutive.

- 5 -

1	And I think that that the first speaker today is going to be Charlotte
2	Todd.
3	THE COURT: Okay, she's they're going to go last, correct?
4	MS. FLECK: Oh, okay.
5	THE COURT: Okay.
6	MS. WEAVER: Thank you, Your Honor.
7	THE COURT: Can I just ask before I move on?
8	MS. FLECK: Sure.
9	THE COURT: There's a case pending with a at least this was showing a
10	pending case for theft and insurance fraud.
11	MS. FLECK: That's through the AG's office and so I'm not sure what's going
12	on. I don't know if they've tabled that until this over, or if he's taken some kind of a
13	negotiation.
14	THE COURT: And there is one case being dismissed.
15	MS. FLECK: Yes, that's correct. He got into a fight with another prisoner in
16	jail and that's that doesn't amount to much, so that one we're willing to dismiss.
17	THE COURT: Okay.
18	MS. FLECK: Thank you.
19	THE COURT: Thank you.
20	Mr. Looper, anything you'd like to tell me today?
21	THE DEFENDANT: Yes, Your Honor, I give my deepest regrets for what I've
22	done. I give my apologies to Charlotte, Chardae, and they family for any stress and
23	pain that I've put them through. And I've tooken this time to become a better
24	person. And I'll submit with that.
25	THE COURT: Okay, counsel.
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MS. WEAVER: Thank you, Your Honor. In Mr. Looper's words he has taken
this time to be a better person. He has spent over two years in jail at this point or
close to two years, I apologize, 800 days.

THE COURT: Uh-huh.

MS. WEAVER: During this time he's been exploring his spirituality and he's
become closer to his family. Mr. Looper has a very large extended family, many of
which are here in the courtroom today, including his Aunt Regina and his cousins.
His Aunt Regina raised him. These are people that would provide him a stable
atmosphere once he leaves prison. They have expressed that he's more than
willing to live them and that they trust him.

In addition you noted that you had received the sentencing report and
 the psychosexual evaluation, conducted by Dr. Harter. Dr. Harter conducted and
 extensive interview with Mr. Looper and found that he was not a high risk to reoffend
 in the sexually -- I'm sorry, in a sexual offense. He has no prior history of engaging
 in any sexual offense and he's a man in his 30s.

When it comes to his relationship with Charlotte, which was his
domestic partner at the time, it was contentious relationship. There was a lot of
fights and there was a lot of mutual fights. In this case Mr. Looper has admitted that
what he did was wrong. He has admitted taking the picture of Chardae. And he's
also admitted to engaging in combat with Charlotte. However he's extremely
regretful of his actions. This was a scenario that was prompted by the contentious
nature of their relationship.

He's fully committed to being a better person. He is going to have his
 opportunities to come out of prison and get employment. Mr. Looper has made
 contact with his old contacts in the body guard field and they are more than happy to

⁴
¹ hire him back. He wants to continue on his career of amateur boxing and then go
² on to professional boxing. Mr. Looper has a lot of opportunities ahead of him and
³ bringing him back out into the world where he can make amends for what he did is
⁴ what he would most like to do at this point. He realizes what he did was wrong.
⁵ He's deeply regretful. He's found his spirituality. And he's had over two years of
⁶ time at CCDC and Nellis to think about what he's done. And he is committed to
⁷ doing what's right.

⁸ He has his family's support. You've read the letters from his family
⁹ saying that he has expressed remorse, that he is committed to being a better
¹⁰ person. He does not want to have any future instances of sexual or violent behavior
¹¹ that bring him back to this courtroom. He is committed to doing what's right in the
¹² future. And I think that if you listen to Mr. Looper's statement he is committed to
¹³ making himself a better person.

THE COURT: Okay. Thank you. Let's get the victim speakers. And they'll
 just come up right there.

MS. FLECK: Okay. Charlotte Todd.

16

19

THE MARSHAL: If you could just remain standing for a second. Raise your
 right hand and face that gentleman right there.

[having been called as a victim speaker and being first duly sworn, testified as
 follows:]

CHARLOTTE TODD

THE CLERK: Thank you. You may be seated. Please state your complete
 name, spelling both your first and last name for the record.

- ²⁴ THE VICTIM SPEAKER: Charlotte, C-H-A-R-L-O-T-T-E, Todd, T-O-D-D.
- ²⁵ THE CLERK: Thank you.

1

THE COURT: Go ahead, Ms. Todd.

THE VICTIM SPEAKER: I just want to first start by saying that when I initially
 came to the court today I brought my daughter by the door. Because last time she
 was in front of the door she collapsed and I wanted to make sure she was able to
 come in the court. Mr. Looper looked at her and I and wink and stuck his tongue
 out. And there was other witnesses, and this was today.

THE COURT: Okay.

THE VICTIM SPEAKER: So for someone to be remorseful, looking, and
 winking, and sticking their tongue out, and blowing kisses, I don't feel like that's very
 remorseful. I just want to start out by saying that.

11

7

THE COURT: Thank you. Go ahead.

12 THE VICTIM SPEAKER: I'm here two and half years later because this is 13 really important to me for me to be here to show -- to just show what my kid has 14 been through, my family. I just want to say that I feel like I'm living a nightmare. 15 And I feel like I'm burning in hell and I want to wake up. And I would do anything in 16 the world to take back what he did to my daughter, my son as well as -- my son 17 Atlantis. And I would take back anything for Chardae and also my son, because 18 they've both been through a lot. I literally would rather have him burned me alive 19 then him do this to my child. And I would do anything to take the pain and suffering 20 that he's caused my daughter, taking her innocence away and completely has 21 changed her as a person.

The primitive acts that he did -- he premeditated these things. He
planned this. It wasn't just something that he, you know, popped up and did one
day. He planned this before I went to work that day. He planned -- he went to the
grocery store, got the stuff to make the drinks. He planned this. There was also

¹ supposed to be another little girl spending the night at my house. He kept asking
² me can she stay. I said no because I was working and I didn't want the kids to wake
³ me up in the morning. So there could have possibly been another child in another
⁴ family as well. I just want that to be known as well.

You know, what he did to my daughter for his own sick twisted
pleasures will forever affect my daughter first and foremost, my son, and me and my
entire family. This is like a death in my family. We deal with it every day and we
have to deal with it for the rest of our lives. Even though Dujuan has been in prison
for -- or court -- or jail for two year while the court process has been taking place, we
as a family have been struggling in our lives due to his actions, physically,
emotionally, spiritually, and financially and we still are.

Previous to all this happening I trusted Dujuan with my children and
they loved him and they trusted him. And they looked up to him like a father figure.
He was supposed to be the person to protect them besides me as their mother. He
lived in the home with my children and I. Out of any place in the world my kids
should feel safe there. I did the best I could be to protect them and I wasn't able to
protect her.

My daughter is a very sweet, innocent child. She gave me no problems
before this. She's compassionate. She had many friends. I had her when I was
very young and she was a very good baby and a very kid. And my son I would say
also looked up to Dujuan as a father figure as well. I just I know that.

The incident this happened on the evening I went to work. I came
 home and I didn't know anything initially had happened. I ended up finding out
 about the incident looking through the email like Michelle said. At first I didn't know
 it was -- as far I didn't know it was my daughter. And I figure it out and it was my

worst nightmare. And at that point I was praying to God it wasn't my 13-year old
daughter and also that the pics weren't from Dujuan. Unfortunately it was her and
he was the one who had violated her.

Initially she said that he gave her several drugs. She got drugged. She
got sick dizzy and felt like her insides were turning out. He didn't stop with one or
two drinks or even three. She was throwing up until he sent my son to bed. And
then she was throwing up and she said she didn't -- he sent her to bed just throwing
up. And he didn't care that she was sick or feeling that way.

He premeditively [sic] did this by saying it was a game and it was just a
juice rush. She said her eyeballs were feeling like she was going to -- they were
going to pop out. She cried out to her brother to help her and she was scared. Like
I said he sent my daughter to her room and my son to bed. My daughter could have
been killed by that drug. I could have lost my child -- my only daughter through this
sick plan. And I just think about what if I would have came home to a dead child.

After my daughter had been violated I tried calling the police. He tackled me. He had my phone. He was holding me down. And I was holding it for dear life. And my child witnessed him choking me until I passed out and he drug me into another room. The last thing I heard before he put me out were the screams of my kids: Please don't kill my mom. I'm sure this will be forever embedded in their brains for life. He held me down for hours. He took my phone. All he cared about is his reputation and also him losing me.

He told me -- he didn't care about my daughter, not what my son had
witnessed or what he did in front of my kids or even if he killed my daughter. During
the time he held me hostage with my kids in the home Dujuan didn't have any
remorse. He was telling me -- he told me it's not as bad as it looks. And just don't

- 11 -

tell her to just not tell her, like I'm supposed to just forget about it. And he said he
didn't care about going to jail because he'll get right back out and he would come
after me and my kids.

After hours on end he started calling his friends saying he would get a
gun and he had something to take care of. And he telling -- crying to me, telling me
he was going to kill himself and me and he couldn't live because of his reputation
and him losing me. He didn't care about me, my kids, he didn't care about anything
else. It was all about him. My kids ended up finding a phone in the house and they
ended up calling the police. And if they didn't I don't know if I would even be here
today.

The police came and made me feel as I was being dramatic and in a
 fight. It was humiliating for me. It's humiliating to have for my kids and my family
 that they came and made it like I was crazy and because they didn't actually see the
 pictures And they thought that we just got in a fight or something like that.

Finally I got the pics pulled up -- the pictures pulled up. And all the
police -- after my daughter has already been violated it's like she was violated again
by everyone seeing these pictures. You know, everyone came in looking at the
pictures and then there was the investigators that came in and the forensic people.
And those pictures are never going to leave my mind. As hard as I try to forget, they
will never leave my mind.

Proceeding that my daughter had to go under a rape examination in the
 hospital where a stranger she didn't know violated her again. She was never
 sexually active before then. That was her first experience. And also my son got
 questioned. And he was only 9. He was confused. And I understand all this was to
 help my daughter, but Dujuan created this. This is something that should have

- 12 -

1 never happened.

2 My mother Ava and family came out to help me and my children, 3 leaving their jobs and their lives behind. I was literally sick. I could barely leave my 4 bed. So this affected their lives and financial situations as well. I fell apart. I 5 wanted so hard to be strong for my kids and I couldn't. I couldn't eat. I couldn't 6 sleep. I couldn't go to work. Before this I had perfect credit. My finances were 7 order -- were in order. Everything that I worked so hard for pretty much went down 8 the drain. And from this I suffer like severe anxiety. I take Xanax for that. And I just 9 have to work very hard just every day just to be a normal person.

10 At first after this happened my daughter was shutting off to everyone. 11 She would shut off to everyone and she had several breakdowns. She couldn't 12 focus in school and was not doing well. She turned into self-medicating herself to 13 block out the pain, also disrespecting herself to numb the pain. She was running 14 away due to confusion, self-mutilating herself, having severe nightmares and 15 flashbacks.

16 There was a day that she tried to commit suicide and she wasn't in 17 good spirits. And we all, you know, were around her as a family. She went in the 18 bathroom. She cut herself probably about 40 times with a knife and covered herself 19 in a blanket and came and sat back down. And my son realized there was blood 20 seeping through blanket and asked her what was going on. And I opened the 21 blanket and she was bleeding. And we had to hold her down and call the 22 ambulance. I could have lost my only daughter. She was basically so hurt that she 23 didn't want to live anymore.

24

They took her to the hospital and they treated her. And when she was 25 good enough to leave the regular hospital she went to inpatient treatment, long term

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for 7 months at Desert Willow. She's an innocent victim who was locked up and
treated like a criminal. She missed 7 months of her childhood. She missed
Halloween, Thanksgiving, Christmas, her birthday, my brother's -- her brother's
birthday. My son also missed out on being with his sister.

She suffers from posttraumatic stress disorder, severe depression all
from what Dujuan did to her. They also administered her with several medications,
Prozac, Trazodone to sleep and Vistaril. These medication she most -- she may
likely be on forever for depression and severe posttraumatic stress disorder.

After leaving inpatient treatment she went to outpatient care. She sees
a psychiatrist once a month, a therapist twice a week. Since then she's went back
to the hospital and transported back to inpatient twice. So she's been there three
times, once long term and twice short term with the support of the therapist the
psychiatrist, our church, everything.

This is also a financial burden to me. She's had 6 ambulance rides, 3
 to the hospital, 3 to treatment center. I have to pay these hospital bills that when
 she goes to the hospital. I have no insurance. I'm paying for this on top of missing
 work to go to her therapy and going to the hospital. And this is like a daily thing.

All I can do and my family can do is do the best we can to make sure
 that I can provide the best life possible for my children after this -- after what Dujuan
 has done, which I feel he has no remorse for at all. My kids will never be the same
 and I will never be the same. He basically took my heart and my soul from me.
 That's my daughter and when she hurts I hurt for her.

²³ My daughter calls -- comes to me and cries to me and asks me why.
 ²⁴ Why did he do it? Or why -- what did she do to deserve it. And I tell her nothing.
 ²⁵ She did nothing wrong. She said she was good to Dujuan she didn't deserve it.

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Sometimes my son sleeps in front of her door to protect her even when
no one is there. Because he was there the night that Dujuan violated her. And my
son told me he feels guilty that even though it's not his fault that he didn't protect
her.

⁵ She has flash blacks. She suffers from the posttraumatic stress
⁶ disorder and she has severe anxiety. It's hard for her to do simple things.

Dujuan has no remorse. In the preliminary hearing he was also sticking
out his tongue, blowing kisses and winking as well when he pled guilty the first time
in front of everyone.

10 Since he's been in jail they -- his family has called CPS on me. After 11 they called CPS on me they came to try to get his truck and his -- one of the family 12 members said: How did you like CPS coming to your house? Also my house has 13 two bullet holes. And this just so happens to be in front -- before all his court dates 14 something happens. They shot my house. And I live in a very nice neighborhood 15 where there's no shooting occur. He tries to -- they try to scare me to come -- not to 16 come to court. My car has been keyed and also there's been people that come to 17 my job that he's associate with to try and threaten me.

18 I just ask that he stays in prison for as long as possible just for my 19 daughter to have enough time to grow into a woman. She needs that to feel safe. 20 She's scared to death he'll come after her or myself and my son. She's scared now 21 even though he's locked up. And I can't imagine if he got out how she would feel. I 22 feel like the plea he took was a slap on the wrist even if he does the maximum time. 23 I feel like he thinks it's a joke. He has no remorse. I feel like he'll do it again. I feel 24 like he's done it before. And I feel like he is a sociopath. He chose this. Nobody 25 else chose this. He made the decision to do this.

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1	My daughter has a life sentence because of him. She will be changed
2	forever. I'm grateful that she's alive and that she's doing as well as she's doing
3	considering all that she's been through. And I'm also glad I found out when I did
4	because I feel like if I didn't find out that soon that it would have never stopped or I
5	don't know what would have happened. Who knows if my kids didn't call the police
6	if I would even be sitting here.
7	I just feel like nobody knows but him, God, and whatever flashbacks my
8	daughter has of what happened in the room that night. I believe that he did more
9	than what was just on those pictures and that was horrible enough. And it's been
10	two years and we're still suffering and I beg that he gets the max amount of time.
11	And I appreciate you listening to me. Thank you.
12	THE COURT: Okay.
13	MS. FLECK: The next speaker will be Ava Young.
14	THE MARSHAL: If you could, ma'am, right here. Remain standing, raise
15	your right hand. Face that gentleman right there for me.
16	AVA MARIA YOUNG
17	[having been called as a victim speaker and being first duly sworn, testified as
18	follows:]
19	THE CLERK: Thank you.
20	THE VICTIM SPEAKER: Thank you.
21	THE CLERK: Please be seated. Please state your complete name, spelling
22	both your first and last name for the record.
23	THE VICTIM SPEAKER: Ava Maria Young. A-V-A, M-A-R-I-A, Y-O-U-N-G.
24	THE CLERK: Thank you.
25	THE COURT: Go ahead ma'am.
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	AAdo?

THE VICTIM SPEAKER: Okay. To the most Honorable Judge in the Clark
 County system in the State of Nevada, did you ever wake up horrified? I was
 January 9th of 2012. I couldn't get to Las Vegas quick enough in my drive, wishing I
 was there every moment of that drive. The devastation is unforgettable.

January 9th, 2012 in reference to the impact of the event including 5 6 sexual assault, battery, coercion force, strangulation, kidnapping, child neglect, 7 sexual assault on a 13 year old, lewdness with a minor, drugging a minor to sexual 8 assault and produce pornography, it was a game to Dujuan Looper. He doesn't 9 care about anyone. Dujuan had it planned to take advantage of Chardae thinking 10 he could get away with what he terms he did nothing, strangling Charlotte, holding 11 hostage Chardae and Atlantis as they watched their mother Charlotte being abused 12 when she found the pornography photos on Dujuan Loopers phone. Once she 13 determined the photos were of her daughter Chardae, Defendant DuJuan Looper, 14 the victim, Charlotte Todd, Chardae Todd and Atlantis, Chardae's little brother, at 15 the time he was 9 years old.

The impact, it affected my husband and I. I think I put 15,000 miles on
my car just driving from here to Phoenix for about two years. Chardae stayed at the
treatment facility, the Willow Treatment facility in Las Vegas. I went out and
purchased her new clothes, which of course she wasn't allowed anything with belts
or ties, or it had to be generic clothing as a prisoner would wear.

My daughters incurred a lot of medical bills, which she didn't owe
 anyone at the time of this incident. She's financially strapped. She had leased a
 home that he was to work and help pay for on the lease, which she got stuck with.
 The impact of these crimes committed by Dujuan Looper has caused
 the innocence pulled out of my granddaughter. Chardae is not seeing her -- out of

- 17 -

my granddaughter Chardae. And not seeing Chardae's eyes light up as they once
did with excitement is a lost to me. I lost the innocence of Chardae. I lost the little
girl I once had up until January 9, 2012. Chardae is no longer able to confide in me
as she had done since she was born and I cut her umbilical cord bringing her into
the world.

⁶ Chardae is at a distance that I have not been able to reclaim. Trusting
 ⁷ anyone is something Chardae is struggling with. To me it feels like she is on the
 ⁸ other side of the door and I can't get in. She has the key locked away. I miss
 ⁹ knowing her heart and the sweetness of her laughter, and her eagerness to show up
 ¹⁰ in the world and the confidence she once had.

11 The impact this has had also has affected the whole family, it's 12 devastating, including Charlotte -- Chardae's relationship with her little brother Atlantis. The closeness they once had is gone. Atlantis is there for all the events 13 14 including -- that have happened on January 9th and after, including sitting on the 15 sofa noticing the blood dripping from the blanket after Chardae stabbed herself. 16 While Chardae was in rehab facility she wrote a letter to her brother apologizing for 17 putting him through the trauma along with her. Atlantis is a victim of the past events 18 and I wonder how he will see himself as a boy and a man and what his role is to be 19 in life.

The shame that Charlotte is feeling, also withdrawing from her family,
 feeling guilt, degradation, violated, and hurting for her daughter. For Chardae being
 violated was the closest form of human contact. For Chardae it is a shame that this
 experience that Dujuan Looper chose to act upon has taken Chardae's freedom to
 explore from her innocence is now tainted with the memory of these experiences. I
 want my family back. Dujuan stole that love and the confidence they once had from

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¹ us.

2 Chardae has been imprisoned, taken away from the life she once had without a date of being let out since January 12th of 2012. In addition to being 3 4 locked up in the treatment facility that is cold, sleeping on a floor, not feeling safe on 5 a bed, Chardae since January 12 is breaking down on these dates, including her 6 birthday which is January 20 approximately three weeks, two to three weeks after 7 this event. Including her suicide attempt from the trauma and the memories, 8 Chardae missed being present with her family on Christmas, birthdays, 9 Thanksgiving and the memories these -- she holds are not going away. 10 Chardae's pain hasn't healed with time. It has been buried showing up 11 in -- as hypersensitive, producing very powerful mood swings at the most 12 inopportune times. Also causing problems with nightmares, sleeping, eating, 13 concentrating, focusing, and doing school work, doing activities in her daily life has 14 been affected. 15 In addition to Chardae used to have a great social life with many 16 girlfriends, which she no longer has the closeness of friends as she did. Chardae 17 has been medicated with no date to an end. 18 This offer, the plea bargain, was given so that Chardae would not have 19 to be exposed to additional trauma of a trial on top of what has been given and to 20 begin to move forward with her healing. It's been like holding her finger down on a 21 red hot stove burner and not letting up for two years and more, further depleting 22 Chardae's self-worth and all that are involved. It is like Chardae was put into prison 23 in a box, tainted, labeled, and judged. 24 I am disgusted that this has taken this long and angry that it ever 25 occurred. Dujuan doesn't care about himself or anyone. He thinks he has control

and this is a joke. Ask any psychologist about the mind of someone that like Dujuan
Looper wants to control with fear, aggression, rape, pornography. He doesn't have
a connection with the victim. It's all about the control he has. Dujuan has
something missing within himself. He will do this again I feel or worse. If you give
him a chance he has nothing to lose, because he doesn't care.

For me it's a sense -- for me a sentence to giving Dujuan 20 years to
life would be appropriate, by this allowing Chardae to become an adult and establish
herself in the world along with Atlantis and Charlotte. They deserve the freedom to
feel free. Chardae, Atlantis, and Charlotte had the right to live a free life without
looking over their shoulders wondering when he will show up unannounced. And
allow them to heal as much as they can to hopefully begin to live a life without fear
and begin to be worthy again.

Life for us has not gone on as it used to be. Close your eyes and
 imagine yourself at 13 years old and being carefree. At this time I cannot convey
 my deepest regret that Chardae, Atlantis, and her mother experience January 9th of
 2012 that shattered the innocent lives of these children that has been -- has not
 been healed, has not healed the very core of who they were.

18 I myself have always looked up to the judicial system in the United 19 State of America to uphold the law that we are governed by in our day to day living. 20 That would leave all to live in peace and experience the best lives possible and to 21 our becoming of our innocence. And now is the time when an adult man. Dujuan 22 Looper, took upon himself to manipulate a well thought out plan to take advantage 23 of Chardae leaving her brother Atlantis and her mother Chardae the victims of these 24 disgusting crimes that didn't go as he planned but caused great trauma to all 25 involved.

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1	I would like to see Chardae to move forward into her adult life
2	establishing herself without any distractions or any worries of any further distraction
3	in finding her way by holding DuJaun Looper to the maximum length of time by law
4	according to the negotiated state that has been stated, negotiation that has been
5	stated. Thank you for listening.
6	THE COURT: Thank you.
7	MS. FLECK: And, Your Honor, finally Chardae Todd will speak.
8	THE COURT: Okay.
9	THE MARSHAL: Just remain standing for a second. Raise your right hand.
10	Face that gentleman right there.
11	CHARDAE TODD
12	[Having been called as a witness and being first duly sworn, testified as
13	follows:]
14	THE CLERK: Thank you. You may be seated. Please state your complete
15	name, spelling both your first and last name for the record.
16	THE VICTIM SPEAKER: Chardae Todd, C-H-A-R-D-A-E, T-O-D-D.
17	THE COURT: Okay. Go ahead.
18	THE VICTIM SPEAKER: Today it actually took me like a lot to come up here,
19	because I wasn't going to come up here at first. But I knew that if I I knew that if I
20	didn't come up here that he would see me as a weak person. And I'm not going to
21	be that weak person. I'm not. I'm not going let him terrorize my life any more.
22	I just would like you to know that like every day, every day since that
23	day I've been struggling with my emotions. I can't be happy, sad, or mad. I'm it's
24	not I can't pick an emotion to be. I don't know what to feel anymore.
25	In January 2012 my whole life crashed because of one person. His
	- 21 -
	- 21 -
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name is Dujuan Looper. A few weeks later after the incident got expelled from
school because I started heavily smoking marijuana and was careless and didn't
care what happened to me, because I felt worthless. I just wanted to forget what
happened to me. I just wanted to leave -- or I didn't want to think about it anymore.
So I turned to drugs.

Since I got expelled I had to go to Southwest Behavior School where I
 got into more drugs, such as different types of pills, any pills that I could get my
 hands on basically, because I couldn't take it. I just --to be so honest like I didn't
 know that somebody that I trusted like that could do something like that to me,
 especially when I didn't do anything to him. I just wanted to escape from the
 nightmares. I felt that if I didn't have something to get high off of I would keep
 reliving that night over and over and over again.

¹³ I started hanging around really bad people. I hated my house. Every
¹⁴ time I looked around I just kept thinking about him, about him violating me over and
¹⁵ over. I wouldn't even talk to my mom because I felt like it was her fault because he
¹⁶ was her boyfriend. I constantly stayed out of my house for 4 to 5 days at a time.
¹⁷ One day my mom came and got me from where I was at. I was done running. I was
¹⁸ tired of doing drugs, tired of fighting my memory of that night. I just wanted to end it
¹⁹ all, end my life, just break away from everything.

I told my mom I wanted to kill myself. She slept in the room with me
that night to make sure I wouldn't -- didn't do anything. So I woke up before she
was -- and looked over to make sure she was asleep and I got up that morning and I
cut my arms more than a hundred times, which was recorded at the treatment
center, the scars. She -- he was haunting me. My brother came upstairs and saw
me. He automatically told my Aunt and my Aunt woke up my mom. Everything

- 22 -

1 started going fuzzy. All I could see were fireman, a lot of them standing around me. 2 Next thing you know I'm in a treatment center. I was so scared, around 3 people I didn't know, the smell of the hospital while I'm sitting there in a gown. I 4 spent months in there. And the worst part was the -- were the flashbacks that I had 5 of the night that he assaulted me. Since I was on so many drugs before I got in 6 there I didn't have so many flash -- intense flashbacks of that night. I couldn't even 7 sleep without medicine until the end of 2013. I was scared to fall asleep because I 8 thought he would come for me again.

After I got out of being in treatment for 7 months I was okay for a month
 on my own. But I couldn't handle all the pressure of being back in the real world.
 So when I got out I went right back. Then after that I went back after three weeks
 again because of a misunderstanding. Now I've been out of treatment for 8 months.
 I take depression medication every day when I wake up.

14 But I don't think I will ever forget those three horrible days in my life, 15 being assaulted, seeing my mom hurt, and not able to do anything. I will never 16 forgive him, ever. The most hurtful thing is I trusted him for 3 years. I felt like he 17 was a stepdad to me. I would have never thought he would ever do something like 18 to me. What did I do to him? Why? That's all I want to know. Why did he do this to 19 me? I know inside my heart that I'm scarred for life. This will never leave my 20 memory. Once all this is over I hope I could actually be normal and live a normal life 21 knowing that he will be put away for a long time. But I know that I will be forever 22 damaged because of one person.

I wish could give -- could have gave -- oh, I was going to say I wish I
 could have gave this statement in person but I'm actually doing it so.

25

THE COURT: Okay.

- 23 -

THE VICTIM SPEAKER: But please just I don't want anyone else to get hurt.
I -- it's not about me. It's just like I don't understand why a person would let a
person like that back into the world after they hurt somebody in my family like that. I
just hopefully after this is done I could actually try to be happy and not scared of him
getting out any time soon and just not thinking about going back and forth to court
and coming back here and having to see his face.

⁷ I would just like him to know that I'm not scared of him. I'm not scared
⁸ of him anymore. I'm not -- I'm not to be scared of him and I'm not going to let him
⁹ be in jail satisfied with seeing my tears. And that's all. Thank you.

THE COURT: Thank you. Right, obviously the crimes that bring us here
 today are very, very serious. And as we've heard your actions that you chose to
 take have caused a lot of effects on a whole lot of people. And I hope that you use
 the time in prison to improve yourself and make sure that nothing like this happens
 again.

15 I will impose Administrative Assessment Fee of \$25, DNA was 16 previously taken so it's waived, Domestic Violence Fee of \$35. On count 1 17 sentencing you 240 months in Nevada Department of Corrections, minimum parole 18 eligibility after 96 months and ordering restitution of \$5,320.80. On count 2, 60 19 months in Nevada Department of Corrections, minimum parole eligibility after 19 20 months consecutive to count 1. On count 3, 72 months in Nevada Department of 21 Corrections, minimum parole eligibility after 19 months consecutive to counts 1 and 22 2.

In addition I'm imposing a special sentence of lifetime supervision to
 commence after any period of probation or any term of imprisonment and period of
 release upon parole, which begins upon release from incarceration. Additionally

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1	in the manifest of the manifest of the second state of the second state of the second state of the second state
2	you'll be required to register as a sex offender within 48 hours of release from
	custody. Credit for time served?
3	MS. WEAVER: I have it 800 days.
4	MS. FLECK: I thought it yeah, I had 809, but
5	MS. WEAVER: I'll go with 809 then.
6	THE COURT: 809 days credit for time served.
7	[Hearing concluded at 12:52 a.m.]
8	****
9 10	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.
11	Our Kin Kontasch
12	Alstia Kirkpatrick Jessica Kirkpatrick
13	Court Recorder/Transcriber
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	Electronically Filed 05/23/2014 01:14:36 PM	
1	Alun & Comm	
2	DISTRICT COURT CLERK OF THE COURT	
4	CLARK COUNTY, NEVADA	
5	THE STATE OF NEVADA,	
6	Plaintiff,	
7	-vs- CASE NO. C279379-1	
8	DUJUAN DON LOOPER C279418 #1871455 DEPT. NO. VI	
9	Defendant.	
10	JUDGMENT OF CONVICTION	
11	(PLEA OF GUILTY)	
12	The Defendent requires the court with coursel and entered	
14	The Defendant previously appeared before the Court with counsel and entered	
15	a plea of guilty to the crimes of COUNT 1 - ATTEMPT SEXUAL ASSAULT WITH A	
16	MINOR UNDER FOURTEEN YEARS OF AGE (Category B Felony) in violation of	
17	NRS 193.330, 200.364, 200.366, and COUNT 2 - BATTERY CONSTITUTING	
18	DOMESTIC VICLENCE - STRANGULATION (Category C Felony) in violation of NRS	
19	200.481, 200.485 33.018, and COUNT 3 - POSSESSION OF VISUAL	
20	PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (Category B Felony)	
21	in violation of NRS 200.700, 200.730; thereafter, on the 28 th day of April, 2014, the	
23	Defendant was present in court for sentencing with his counsel MELINDA WEAVER,	
24	ESQ., and good cause appearing,	
25	THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in	
26	addition to the \$25.00 Administrative Assessment Fee, \$35.00 Domestic Violence Fee	
27	and Restitution in the amount of \$5,320.80 as to Count 1, the Defendant is sentenced	
28		
	·	

to the Nevada Department of Corrections (NDC) as follows: As to COUNT 1 - TO A MAXIMUM of TWO HUNDRED FORTY (240) MONTHS with a MINIMUM parole eligibility of NINETY-SIX (96) MONTHS; as to COUNT 2 - TO A MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of NINETEEN (19) MONTHS, Count 2 to run CONSECUTIVE to Count 1; and as to COUNT 3 – TO A MAXIUMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of NINETEEN (19) MONTHS, Count 3 to run CONSECUTIVE to Counts 1 & 2 with EIGHT HUNDRED NINE (809) days Credit for Time Served.

FURTHER ORDERED, a SPECIAL SENTENCE of LIFETIME SUPERVISION is imposed to commence upon release from any term of imprisonment, probation or parole. In addition, before the Defendant is eligible for parole, a panel consisting of the Administrator of the Mental Health and Development Services of the Department of Human Resources or his designee; the Director of the Department of Corrections or his designee; and a psychologist licensed to practice in this state; or a psychiatrist licensed to practice medicine in Nevada must certify that the Defendant does not represent a high risk to re-offend based on current accepted standards of assessment.

ADDITIONALLY, the Defendant is ORDERED to REGISTER as a sex offender in accordance with NRS 179D.460 within FORTY-EIGHT (48) HOURS after any release from custody. DNA Fee is WAIVED.

DATED this _23__ day of April 2014.

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DISTRICT JUDGE

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