IN THE SUPREME COURT OF THE STATE OF NEVADA

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3 4 5 6 7 8 9	STEVEN DALE FARMER, Appellant, Appellant, Case No. 65936 THE STATE OF NEVADA, Respondent. Respondent. Blectronically Filed Jul 16 2014 03:13 p.m Tracie K. Lindeman Case No. 65936	
11	MOTION FOR CONSOLIDATION OF APPEAL	
12 13	COMES NOW Appellant, STEVEN DALE FARMER, by and through	
14	Deputy Public Defender DEBORAH L. WESTBROOK, and moves this	
15 16	Honorable Court to consolidate the above referenced appeals, Case Nos. 65935	
17	and 65936, which were were already consolidated at the District Court level in	ļ
18 19	July of 2010, and which resulted in a single jury trial and a single Judgment of	
20	Conviction, from which Appellant filed a single Notice of Appeal.	
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This Motion is based upon the following Points and Authorities, the attached Declaration, and all papers and pleadings on file herein.

DATED this 16th day of July, 2014.

PHILIP J. KOHN CLARK COUNTY PUBLIC DEFENDER

By /s/ Deborah L. Westbrook

DEBORAH L. WESTBROOK, #9285

Deputy Public Defender

309 So. Third Street, Suite #226

Las Vegas, Nevada 89155-2610

(702) 455-4685

POINTS AND AUTHORITIES

I. FACTS

On July 2, 2008, the State filed an Information in Case No. C245739 charging Appellant with ten (10) counts: (1) Open or Gross Lewdness, (2) Open or Gross Lewdness, (3) Open or Gross Lewdness, (4) Indecent Exposure, (5) Open or Gross Lewdness, (6) Sexual Assault, (7) Sexual Assault, (8) Sexual Assault, (9) Open or Gross Lewdness, and (10) Open or Gross Lewdness. See Exhibit A.

On November 19, 2008, the State filed an Indictment in Case No. C249693 charging Appellant with an additional six (6) counts: (1) Sexual Assault, (2) Open or Gross Lewdness, (3) Sexual Assault, (4) Open or gross Lewdness, (5) Open or Gross Lewdness, and (6) Indecent exposure. See Exhibit B.

On March 8, 2010, the State filed a Motion to Consolidate Case No. C245739 with Case No. C249693. See Exhibit C.

On July 7, 2010, the District Court **granted** the State's Motion to Consolidate Case Nos. C245739 and C249693. See Exhibit D.

On July 8, 2010, the State filed an Amended Information **joining the two** cases in the lower case number: C245739. See Exhibit E.

Appellant proceeded to jury trial on the consolidated cases on February 3, 2014. See Exhibit F. On February 24, 2014, the State filed a Second Amended Information in open court during trial. See Exhibit G. On February 28, 2014, the jury found Appellant guilty of Counts 1-2, 4-6, 8-15. See Exhibit H.

On May 28, 2014, the District Court sentenced Appellant. See Exhibit I. Although the charges had previously been consolidated into the lower case number (C245739), the District Court entered a Judgment of Conviction referencing both Case Nos. C245739 and C249693 on June 2, 2014. Id. The JOC was filed in the District Court under both case numbers.

On June 20, 2014, the Public Defender's office appellate division filed a Notice of Appeal in the District Court which *also* referenced *both* case numbers, in order to be consistent with the District Court's JOC.

Subsequently, on June 26, 2014, this Honorable Court docketed Appellant's Notice of Appeal in two different appeals: Case Nos. 65935 and 65936. As set forth herein, these cases should be consolidated on appeal.

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¹ The Court also severed Count 1 from Case No. C245739. See Exhibit D.

II. LAW

NRAP Rule 3(b) governs the joinder or consolidation of cases on appeal
The provisions of this rule have been applied to consolidate appeals from two
district court judgments and orders pertaining to a single defendant. Meegan v
<u>State</u> , 114 Nev. 1150, 968 P.2d 292 (1998) (consolidation of an appeal from
conviction for first-degree murder pursuant to a jury verdict and an appeal from
district court order denying defendant's motion for a new trial in the same case.)
Here, the District Court already consolidated Case Nos. C245739 and

Here, the District Court already consolidated Case Nos. C245/39 and C249693. There was a single jury trial, and a single Judgment of Conviction. Because the Judgment of Conviction referenced both case numbers, it was dual-filed in the District Court under both case numbers.

This Court should likewise consolidate the appeals in Case Nos. 65935 and 65936 because they involve a single jury trial, with a single defendant, and a single judgment of conviction.

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III. CONCLUSION In view of the above, Appellant asks this court to consolidate the appeals in Case No. 65935 and 65936. Respectfully submitted, PHILIP J. KOHN CLARK COUNTY PUBLIC DEFENDER By /s/ Deborah L. Westbrook DEBORAH L. WESTBROOK, #9285 Deputy Public Defender 309 So. Third Street, Suite #226 Las Vegas, Nevada 89155-2610 (702) 455-4685

CERTIFICATE OF SERVICE 2 I hereby certify that this document was filed electronically with the 3 Nevada Supreme Court on the 16th day of July, 2014. Electronic Service of the 5 foregoing document shall be made in accordance with the Master Service List as 6 follows: 7 8 CATHERINE CORTEZ MASTO DEBORAH L. WESTBROOK STEVEN S. OWENS HOWARD S. BROOKS 10 I further certify that I served a copy of this document by mailing a 11 true and correct copy thereof, postage pre-paid, addressed to: 12 STEVEN DALE FARMER 13 NDOC No: 1121584 14 c/o High Desert State Prison 15 P.O. Box 650 Indian Springs, NV 89018 16 17 /s/ Carrie M. Connolly BY Employee, Clark County Public 18 Defender's Office 19 20 21 22 23 24 25 26 27 28

EXHIBIT A

Electronically Filed 07/02/2008 03:39:14 PM

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1 2 3	INFO DAVID ROGER Clark County District Attorney Nevada Bar #002781
<i>3</i>	SUMMER CLARKE Deputy District Attorney Nevada Bar #008988
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212
6	(702) 671-2500 Attorney for Plaintiff
7 8	I.A. 07/08/08 DISTRICT COURT 1:30 P.M. CLARK COUNTY, NEVADA PD
9	
10	THE STATE OF NEVADA,
11	Plaintiff, Case No: C245739
12	-vs- Dept No: XX
13	STEVEN DALE FARMER,
14	Defendant.
15)
16	STATE OF NEVADA) ss.
17	COUNTY OF CLARK
18	DAVID ROGER, District Attorney within and for the County of Clark, State of
19	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
20	That STEVEN DALE FARMER, the Defendant(s) above named, having committed
21	the crimes of SEXUAL ASSAULT (Felony - NRS 200.364, 200.366); OPEN OR GROSS
22	LEWDNESS (Gross Misdemeanor - NRS 201.210) and INDECENT EXPOSURE
23	(Gross Misdemeanor - NRS 201.220), on between December, 2007, and the 16th day of
24	May, 2008, within the County of Clark, State of Nevada, contrary to the form, force and
25	effect of statutes in such cases made and provided, and against the peace and dignity of the
26	State of Nevada,
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<u>COUNT 1</u> – OPEN OR GROSS LEWDNESS

did, during December 2007, then and there wilfully and unlawfully commit an act of open or gross lewdness by the Defendant taking the hand of FRANCES V. ROSE and placing it on his penis.

COUNT 2 - OPEN OR GROSS LEWDNESS

did, on or about April 27, 2008, then and there wilfully and unlawfully commit an act of open or gross lewdness by the Defendant rubbing and/or touching and/or pushing on and/or pressing against the feet of LEDAHLIA SPURLOCK with his penis and/or his genital area while she lay in a bed.

COUNT 3 - OPEN OR GROSS LEWDNESS

did, on or about May 15, 2008, then and there wilfully and unlawfully commit an act of open or gross lewdness by the Defendant exposing and/or touching the breasts of HEATHER SHANK, while in an elevator, under the guise of removing electrodes.

COUNT 4 - INDECENT EXPOSURE

did, on or about May 15, 2008, then and there intentionally, wilfully, and unlawfully make an open, indecent, and obscene exposure of another person by then and there deliberately exposing and/or brushing against and/or touching the breasts of HEATHER SHANK, under the guise of adjusting leads from the EKG machine.

COUNT 5 – OPEN OR GROSS LEWDNESS

did, on or about the 16th day of May, 2008, then and there wilfully and unlawfully commit an act of open or gross lewdness by the Defendant exposing and/or touching the breasts of DENISE HANNA under the guise of adjusting leads from the EKG machine.

<u>COUNT 6</u> - SEXUAL ASSAULT

did, on or about the 16th day of May, 2008, then and there wilfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 7 - SEXUAL ASSAULT

did, on or about the 16th day of May, 2008, then and there wilfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 8 - SEXUAL ASSAULT

did, on or about the 16th day of May, 2008, then and there wilfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: cunnilingus, by placing his mouth and/or tongue on or in the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 9 - OPEN OR GROSS LEWDNESS

did, on or about the 16th day of May, 2008, then and there wilfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the thighs of ROXANNE CAGNINA.

<u>COUNT 10</u> - OPEN OR GROSS LEWDNESS

did, on or about the 16th day of May, 2008, then and there wilfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the breasts of ROXANNE CAGNINA.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY

SUMMER CLARKE Deputy District Attorney Nevada Bar #008988

1	Names of witnesses known to the District Attorney's Office at the time of filing this		
2	Information are as follows:		
3	<u>NAME</u> <u>ADDRESS</u>		
4	CAGNINA, ROXANNE – 3717 LOWER SAXON AVE., LVN 89085		
5	CAGNINA, SCOTT – ADDRESS UNKNOWN		
6	HANNA, DENISE – 7932 OLYMPUS AVE., LVN		
7	JEX, CRAIG – LVMPD P#5597		
8	LEHAN, TIMOTHY – 5209 FIRESIDE RANCH AVE., LVN 89131		
9	MILLER, RONALD – LVMPD P#3233		
10	PENCE, MISTY – LVMPD P#4950		
11	ROSE, FRANCES – 2104 CLUB PACIFIC WAY, #19-102, LVN 89128		
12	SAUNDERS, MICHAEL – LVMPD P#7294		
13	SHANK, HEATHER – 5209 FIRESIDE RANCH AVE., LVN 89131		
14	SPURLOCK, LEDAHLIA – 4408 SAN GABRIEL HILL AVE., LVN 89115		
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DA#08F10344X/mmw/SVU LVMPD EV#0805161021; 0805302056; 0505311717; 0805311315; 0806042539 (TK8)

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EXHIBIT B

ORIGINAL

	1	IND	en transport de la companya de la c La companya de la co
	2	DAVID ROGER Clark County District Attorney Nevada Bar #002781	FILED
	3	SUMMER CLARKE	
	4	Deputy District Attorney Nevada Bar #008988	Nov 19 12 51 PM *08
	- 5	200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500	GITTI-1
	6	(702) 671-2500 Attorney for Plaintiff	CLERK CENTLE COURT
	7		
	8	DISTRICT	COURT
	9	CLARK COUN	TY, NEVADA
	10)	
	11	THE STATE OF NEVADA,	
	12	Plaintiff,	Case No. C249693
	13	-vs-	Dept. No. XII
	14	STEVEN DALE FARMER,	INDICTMENT
	15	#2679879 Defendant(s).	
	16	· · · · · · · · · · · · · · · · · · ·	
	17).	
	18	STATE OF NEVADA)	
	19	COUNTY OF CLARK) ss.	
	20	The Defendant(s) above named, STEV	EN DALE FARMER, accused by the Clark
21 County Grand Jury of the crime(s) of SEXUAL ASSAULT (Felony -		UAL ASSAULT (Felony - NRS 200.364,	
	22	2 200.366), OPEN OR GROSS LEWDNESS (Gross Misdemeanor - NRS 201.210)	
23 INDECENT EXPOSURE (Gross Misdemeanor - NRS 201.220), committed at the County of Clark, State of Nevada, on or between May 13, 2008 and May 2		nor - NRS 201.220), committed at and within	
		the County of Clark, State of Nevada, on or between May 13, 2008 and May 20, 2008, as	
0	25	pollows:	
RECEIVED	15 2000	COUNT 1 - SEXUAL ASSAULT	
CE	27	did then and there willfully, unlawfully	, and feloniously sexually assault and subject
ŭ M	\$8 ₹	MARCIA PETERSEN, a female person, to sex	ual penetration, to-wit: digital penetration, by
	3		

1 inserting his finger(s) into the anal opening of the said MARCIA PETERSEN, against her 2 will, or under conditions in which Defendant knew, or should have known, that the said 3 MARCIA PETERSEN was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct. 4 5 **COUNT 2 - OPEN OR GROSS LEWDNESS** did then and there willfully and unlawfully commit an act of open or gross lewdness 6 7 by the Defendant touching and/or rubbing the genital opening of MARCIA PETERSEN with 8 his hand(s) and/or finger(s). 9 **COUNT 3 - SEXUAL ASSAULT** did then and there willfully, unlawfully, and feloniously sexually assault and subject 10 11 MARCIA PETERSEN, a female person, to sexual penetration, to-wit: digital penetration, by 12 inserting his finger(s) into the genital opening of the said MARCIA PETERSEN, against her 13 will, or under conditions in which Defendant knew, or should have known, that the said MARCIA PETERSEN was mentally or physically incapable of resisting or understanding 14 15 the nature of Defendant's conduct. 16 COUNT 4 - OPEN OR GROSS LEWDNESS 17 did then and there willfully and unlawfully commit an act of open or gross lewdness 18 by the Defendant touching and/or rubbing and/or pinching the breast(s) and/or nipple(s) of 19 MARCIA PETERSEN with his hand(s) and/or finger(s). 20 **COUNT 5 - OPEN OR GROSS LEWDNESS** did then and there willfully and unlawfully commit an act of open or gross lewdness 21 22 by the Defendant touching and/or rubbing and/or pinching the breast(s) and/or nipple(s) of 23 MARCIA PETERSEN with his hand(s) and/or finger(s). 24 /// 25 /// 26

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COUNT 6 - INDECENT EXPOSURE

did then and there intentionally, willfully, and unlawfully make an open; indecent, and obscene exposure of the person of MARCIA PETERSEN by then and there deliberately lifting the hospital gown of the said MARCIA PETERSEN to look at her genital opening and/or anal opening and/or buttock(s) and/or breast(s).

DATED this 19th day of November, 2008.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY

SUMMER CHARKE Deputy District Attorney Nevada Bar #008988

ENDORSEMENT: A True Bill

Foreperson, Clark County Grand Jury

1	Names of witnesses testifying before the Grand Jury:		
2	PETERSEN, MARCIA	7712 Constanso Ave #104, LVN	
3			
4	Additional witnesses known to	the District Attorney at time of file the Indictment:	
5	SAUNDERS, MICHAEL	LVMPD #6076	
6	PETERSEN, MARSHAL	9164 Accomplishment Ct, LVN	
7	PETERSEN, MICAH	9164 Accomplishment Ct, LVN	
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EXHIBIT C

Electronically Filed 03/08/2010 07:45:22 AM

1	0001	Jun 1. Comm	
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781	CLERK OF THE COURT	
3	W. JAKE MERBACK	·	
4	Deputy District Attorney Nevada Bar #009126		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500		
6	(702) 671-2500 Attorney for Plaintiff		
7	DISTRI	CT COLIDT	
8			
9		NTY, NEVADA	
10	THE STATE OF NEVADA,) (A GENIO - COASTOO	
11	Plaintiff,	CASE NO: C245739	
12	-VS-	S DEPT NO: I	
13	STEVEN DALE FARMER, #2679879		
14	Defendant.	}	
15	STATE'S NOTICE OF MOTION	AND MOTION TO CONSOLIDATE	
16		ARING: 03/17/10	
17	TIME OF HEA	RING: 8:30 A.M. 9:00 AM	
18	COMES NOW, the State of Nevada,	by DAVID ROGER, District Attorney, through	
19	W. JAKE MERBACK, Deputy District Attor	ney, and files this Notice of Motion and Motion	
20	to Consolidate.		
21	This Motion is made and based upon	all the papers and pleadings on file herein, the	
22	attached points and authorities in support her	eof, and oral argument at the time of hearing, if	
23	deemed necessary by this Honorable Court.		
24	<i>y</i> -		
25			
26	<i>//</i>		
27	//		
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NOTICE OF HEARING

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will bring the foregoing motion on for setting before the above entitled Court, in Department I thereof, on Wednesday, the 17th day of March, 2010, at the hour of 9:00 o'clock A.M., or as soon thereafter as counsel may be heard.

DATED this 8th day of March, 2010.

DAVID ROGER Clark County District Attorney Nevada Bar #002781

BY /s/ W. JAKE MERBACK

W. JAKE MERBACK Chief Deputy District Attorney Nevada Bar #009126

POINTS AND AUTHORITIES

STATEMENT OF FACTS REGARDING THE INSTANT CASE

Defendant, STEVEN FARMER, is charged by way of Criminal Information with the crimes of Sexual Assault (Felony – NRS 200.364, 200.366); Open or Gross Lewdness (Gross Misdemeanor – NRS 201.210) and Indecent Exposure (Gross Misdemeanor – NRS 201.220). The crimes occurred on or between December 2007 and May 16, 2008. The victims in this matter are Frances Rose, Ledahlia Spurlock, Heather Shank, Denise Hanna and Roxanne Cagnina. All of the women were patients in medical facilities of which Defendant was employed as a nurse's assistant.

i. Roxanne Cagnina

On May 15, 2008, victim, Roxanne Cagnina, was feeling good. Roxanne had suffered from seizures for ten years and felt one coming on, so she called the paramedics. Paramedics came and took Roxanne to Centennial Hills Hospital. Roxanne was taken to the ER where she came into contact with Defendant. Defendant and a female nurse were

assigned to take care of Roxanne.

After going into the hospital Roxanne's clothing was exchanged for a hospital gown, under which she wore no bra or panties. Roxanne was administered Phenobarbital and Ativan to relieve the seizures and something for pain, which caused her to want to sleep.

Defendant was transporting Roxanne to a hospital room after she was admitted. While in the elevator with Roxanne, Defendant began adjusting her blanket and touched her inner thigh, under the blanket and her hospital gown, while doing so. Roxanne was shaken and afraid by Defendant's behavior. Roxanne had her purse which had her cell phone in it with her. Roxanne was able to press #2 on her cell phone which dials 911. Roxanne heard the operator announce 911 and determined that if she could hear the operator so could Defendant, so she ended the call.

Defendant took Roxanne into a room where he continued to adjust her blankets and speak to her, sometimes chuckling and giggling. While adjusting Roxanne's blankets on that occasion, Defendant rubbed Roxanne's thigh and then inserted his fingers in her vagina. Defendant was telling Roxanne that she should rest and became more aggressive with his fingers in her vagina. Roxanne described it as Defendant jamming his fingers in her vagina like a hammer or something. Defendant told Roxanne, to look at my fingers and told her that they were fat. Defendant told Roxanne, "You are going to enjoy this." Every time Defendant inserted his fingers into Roxanne's vagina he would lick his fingers and would ask Roxanne to lick his fingers. Defendant told Roxanne to "taste it" and told her "it was good".

Defendant also touched Roxanne's breast on multiple occasions with his hands. While touching her breasts, Defendant would alternate between squeezing Roxanne's breasts and inserting his fingers into her vagina. Defendant tried to kiss Roxanne and told her how pretty she was. Defendant licked Roxanne's vagina, as well.

Roxanne tried to take pictures of what was happening from under the blankets but they did not turn out because it was dark. Roxanne was weak and could not fight off Defendant. Roxanne could not reach the call button. Before leaving Roxanne in the room

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alone, Defendant told her that he was going to get off work soon and would be back. Roxanne thought Defendant was going to kill her.

Roxanne fought to stay awake, not knowing if Defendant was going to come back. At some point a female nurse came into the room and Roxanne became hysterical, telling the nurse not to leave her, to call the police and to call a nursing supervisor. Roxanne also called her husband and told him to come to the hospital. Once he got there, Roxanne told him what had happened. Roxanne's husband contacted the police because the hospital staff refused to do so.

ii. Heather Shank

On May 14, 2008, Heather Shank was at home and told her boyfriend Tim that she was not feeling well. Within ten minutes, Heather had fallen off the bed and began to convulse in seizure. Tim called 911 and Heather was taken to Centennial Hills Hospital. Tim arrived at the hospital within ten minutes. Tim stayed at the hospital with Heather from 10:00 or 11:00 p.m. that night until 4:30 or 5:00 a.m. the following morning. Tim went to work and returned to the hospital between 2:00 and 3:00 in the afternoon. Tim went home two hours later where he remained for approximately ten minutes, before going back to the hospital. When Tim returned to the hospital he met Defendant, who identified himself and informed Tim that he was just starting his shift.

Tim bought Heather some food and after she ate, he took her down the hall to the bathroom. When they returned Heather got back onto the cot she had been resting in and tangled some EKG wires under leg. Defendant immediately opened the front of Heather's hospital gown which took Tim by surprise because the wires had been tangled underneath her legs. As Heather lay there with her breasts exposed, Tim got up and told Defendant that he would take care of things. Tim closed Heather's gown and pulled her blanket up over her.

Later that evening, after Tim had left the hospital, Defendant transported Heather to her room. While they were in the hospital elevator, Defendant opened Heather's hospital gown and exposed her from the waist up. Defendant told Heather he was going to take the

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iii.

room. Heather got into the hospital bed and Defendant left the room. Ledahlia Spurlock On April 27, 2008, Ledahlia attempted suicide by taking some Vicodin pills and some Ibuprofen at which time her cousin, William, called the paramedics. The ambulance arrived and took Ledahlia to Centennial Hills Hospital. Ledahlia recalled that she was transported to the hospital at approximately 5:00 p.m. Ladahlia was taken into the ER where she remained until approximately 10: 00 p.m. Ladahlia's aunts, Dia Dotson and Ernestine Smith visited

sticky pads off from the EKG and brushed his forearm against her chest while doing so.

Defendant did not remove all of the sticky tabs which made Heather feel uncomfortable.

Heather removed a couple of the tabs herself and then closed her gown. Heather stated that

Defendant made a nervous giggle or stutter as she closed her gown. Once in the hospital

her at the hospital. While Ledahlia's aunts were visiting her, Defendant entered the area and

asked them if they would like something to drink. Defendant got them juice and water and spoke to them about dressing up as Santa Clause at other hospitals. Defendant was standing

at the end of Ledahlia's bed and pressed his pelvic area and penis against her feet. After

Defendant left the room, Ledahlia and her aunt's had a discussion about what had occurred.

Denise Hanna iv.

On May 16, 2008, Denise Hanna was having chest pains and drove herself to Southwest Medical, Rancho office. Denise arrived at the office at approximately 9:00 or 9:30 p.m., at which time she was transported to Centennial Hills Hospital. Denise arrived at Centennial at approximately 11:00 p.m., and was taken into the ER, where a nurse named Margaret was assigned to her. Later, another female nurse came in for the last couple hours.

After being at the hospital for approximately two hours, Defendant introduced himself to Denise and told her he was a CNA and was there to check things out. At the time, Denise was wearing a hospital gown and panties, with no bra. Denise had electrodes/leads on her body as a result monitoring her heart. Defendant opened Denise's gown and told her he was going to check things. Defendant pressed directly on the leads that were located beneath Denise's breasts. Defendant also touched the leads that where on Denise's stomach;

however, he did not touch the leads on her biceps or ankle. Defendant touched Denise's right breast while pushing the leads underneath her breasts. Defendant made Denise feel uncomfortable and she looked up at the ceiling while he was touching her. While Denise was in the ER at Centennial Hills Hospital, none of the other nurses ever touched and/or attempted to touch the leads on her body.

v. Frances Rose

In December 2007, Frances was a patient at Rawson-Neal Psychiatric Hospital. Frances was in the hospital from December 7 until December 15; and again, from December 20th until January 1, 2008.

The second time Frances was in the hospital she came to meet Defendant. At that time, Defendant was dressed up as Santa Clause and had been speaking to Frances, who was in a bad mood because she was told she would not be released to spend Christmas with her daughter. Defendant was nice but flirty with Frances during the conversation.

Defendant would make excuses to continue to see Frances while she was in the hospital. Once, sometime between December 25th and December 27th, Frances had been going to get coffee, Defendant grabbed Frances' hand, put it on his groin and said, "this is what you do to me."

Prior to Frances leaving the hospital, Defendant gave her his telephone number and told her was not allowed to date anybody for six months, but was leaving the Rawson-Neal facility. On January 3, 2008, Frances took Defendant to a Christmas celebration with her family. Frances and Defendant continued to see each other off and on for approximately six weeks. As Frances' medications were being "tweaked" and she started adjusting she began to feel not right about the relationship.

In February 2008, Frances and Defendant went on a Valentines Day trip to Buffalo Bills at Stateline. During that trip Defendant stayed downstairs to play cards and Frances went upstairs and fell asleep. When Frances woke up the following morning, Defendant told her that her breast had fallen out of her gown while she was sleeping and that she had beautiful a breast. Defendant told Frances that he had entered the room and saw it when he

turned on the light, so he just sat and started at it. The comment bothered Frances.

Frances had not engaged in sexual intercourse masturbation or fellatio with Defendant; however, Defendant did perform oral sex on Frances. While performing oral sex on Frances, Defendant always told her that she tasted good and he liked doing it. Defendant would lick his fingers with his lip.

STATEMENT OF FACTS REGARDING DC CASE #C249693 INVOLVING VICTIM, MARICA PETERSON

Defendant is charged by way of Criminal Indictment with the crimes of Sexual Assault (Felony – NRS 200.364, 200.366), Open or Gross Lewdness (Gross Misdemeanor – NRS 201.210) and Indecent Exposure (Gross Misdemeanor – NRS 201.220).

On May 13 through May 20, 2008, Marcia Peterson was admitted as a patient at Centennial Hills Hospital, Las Vegas, Clark County, Nevada. Marcia suffered a brain trauma in March 2008, which left her with a seizure disorder and uncontrollable sensory overload. Marcia had suffered from seizures on and off since 1992, but never had to take medicine or had them be as extensive as they had been.

Marcia has multiple seizures in one episode spanning anywhere from seven to thirty-two seizures in an episode. Marcia has multiple seizures, multiple times during a month's time. In July 2008, Marcia had a seizure every other day. During a seizure, Marcia's body will clench and tighten up to the point that she does not know what is going on around her. When Marcia comes out of her seizure she cannot talk; and, when she does finally talk, it's a long drawn out stutter. Marcia is completely immobilized after a seizure, sometimes lasting up to 48 hours.

During May 13th to May 20th (2008), Marcia was taken to Centennial Hills Hospital, after having a seizure in the grocery store parking lot. While in the hospital, Marcia came into contact with Defendant, who introduced himself to her and told her he would be taking care of her. When Marcia first met Defendant she could not speak or move and was immobilized in the hospital bed. Marcia was alone in the hospital room with Defendant. Defendant told Marcia he needed to straighten her bed, but began pulling up the hem of her

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gown and looking at her, lifting it up and putting it down on multiple occasions. Marcia was not wearing anything underneath her hospital gown causing her vagina and buttocks to be exposed when Defendant did this.

On another occasion, Defendant woke Marcia by moving her right leg. Defendant told Marcia that she had some bowel movement, which she knew was not true. Defendant lifted Marcia's leg in the air and put his thumb in her rectum. Prior to Defendant's thumb entering Marcia's rectum, he put one of his fingers on her vagina. Marcia was still immobilized and could not talk when the incident occurred.

On another occasion, Defendant entered Marcia's room and told her that one of her heart leads had come undone. During that incident, Defendant pinched Marcia's nipple on her right breast. During that incident, Marcia knew that none of her leads had come off of her body. At the time the incident occurred, Marcia still could not speak or move. Defendant used the ruse of a heart lead coming off on two separate occasions. During the second occasion, Defendant pinched the nipples on both of Marcia's breasts.

On another occasion, Defendant entered Marcia's room and said that he was going to check her catheter, at which time Defendant touched Marcia's vagina with his fingers and then inserted his fingers into her vagina.

After being moved to another floor, Marcia told her sons about Defendant's behavior; however, the police were not contacted until a month later when one of Marcia's sons saw that Defendant had been arrested for assaulting other patients at Centennial Hospital. Marcia had been in the hospital every month since May 2008, anywhere from three to ten days, as a result of having seizures; as such, Defendant's misconduct was not reported to the police until a month after the incidents occurred.

LEGAL ARGUMENT

I. CONSOLIDATION OF CASE #C249693 WITH THE INSTANT CASE

NRS 173.115 provides that:

Two or more offenses may be charged in the same indictment or information in a separate count for each offense if the offenses charged, whether felonies or misdemeanors or both, are:

1. Based on the same act or transaction; or

2. <u>Based on two or more acts or transactions connected</u> <u>together or constituting parts of a common scheme or plan</u> (Emphasis Added)

Likewise, NRS 174.155 states:

The court may order two or more indictments or informations or both to be tried together if the offenses, and the defendants, if there is more than one, could have been joined in a single indictment or information. The procedure shall be the same as if the prosecution were under such single indictment or information.

The decision to sever is left to the discretion of the trial court. The decision to join cases will not be reversed absent an abuse of discretion. Amen v. State, 106 Nev. 749, 756, 801 P.2d 1354, 1359 (1990). While making this decision, a court must consider not only the possible prejudice to the defendant but also the possible prejudice to the Government resulting from two time-consuming, expensive and duplicitous trials. Lisle v. State, 941 P.2d 459, 466 (1997).

Joinder is to be broadly construed in the interest of more efficient administration of justice and in favor of initial joinder. <u>United States v. Ford</u>, 632 F.2d 1354, 1373 (9th Circ. 1980). Joinder of offenses is a means of avoiding expensive duplicative trials and such joinder is favored where there are common elements of proof in the joined offenses, and where the interests of judicial economy outweigh any prejudice to the defendant. <u>United States v. Wilson</u>, 715 F.2d 1165, 1171 (7th Cir. 1983). (Emphasis added).

Additionally, there must be more prejudice shown than is inherent in any joinder of counts. <u>United States v. Bright</u>, 630 F.2d 804 (5th Circ. 1980). It is insufficient to show that severance gives the defendant a better defense. He must show prejudice of such a magnitude that he is denied a fair trial. <u>United States v. Martinez</u>, 486 F.2d 15 (5th Cir. 1973).

In Robins v. State, 106 Nev. 611, 798 P.2d 558 (1990), our Nevada Supreme Court was faced with the joinder of a child abuse charge and a murder charge. The Court held that, "if . . . evidence of one charge would be cross- admissible in evidence at a separate trial on another charge, then both charges may be tried together and need not be severed." <u>Id.</u> at 619, 798 P.2d at 563 (citing Mitchell v. State, 105 Nev. 735, 738, 782 P.2d 1340, 1342

(1989)).

It is important to note that both NRS 174.155 and NRS 173.115 use the words "may order." By use of the word "may," it is obvious that the legislature had intended to give the Court broad discretion in applying the statute. Citing NRS 174.155, the Court in Lovell v. State, 92 Nev. 128, 546 P.2d 1301 (1976), held that "joinder is within the discretion of the trial court and its actions will not be reversed absent an abuse of discretion." Where no prejudice will result from joinder of two Informations, no abuse of discretion is committed by a court who orders such a joinder. Moeller v. United States, 378 F.2d 14 (5th Cir. 1967).

The Nevada Statutes cited are identical to the Federal Rules of Criminal Procedure. NRS 174.155 is the same as Federal Rule 13, and NRS 173.115 is the same as Federal Rule 8(b). In considering whether to allow consolidation, the courts have looked at the conflicting policies of judicial economy and efficiency of judicial administration, looking to control court calendars in avoidance of multiple trials, and any resulting prejudice to a defendant which might arise from being prosecuted at trial by presentation of evidence of other crimes flowing from a common scheme or plan. Cantano v. United States, 176 F.2d 820, (4th Cir., 1948); United States v. Fencher, 195 F. Supp. 634 (D. Conn.); affirmed; 319 F.2d 604 (4th Cir., 1963).

The Nevada Supreme Court addressed the issue of joinder of separate offenses in a single indictment in <u>State v. Boueri</u>, 99 Nev. 790, 672 P.2d 33 (1983). In that case the defendant was charged with embezzling twelve different sums of money on twelve different dates between June 14, 1979 and August 25, 1980. The opinion in State v. <u>Boueri</u>, *supra*, recites the facts as follows:

Facts adduced at the grand jury hearing revealed that respondent was vice-president of Caesar's Palace in charge of hosting of affluent guests at Caesar's. As part of his duties, Boueri would arrange complimentary air fare and other services designed to induce such persons to visit Caesar's. Boueri would arrange air fare through a local travel agent, Ghanem Travel, in the name of the customers. Unused tickets were returned to Ghanem by Boueri for refunds. When such refunds were sought, the agency would issue checks to the order of cash and usually deliver them to Boueri. At times Boueri would purchase tickets for customers and deliver them to associates of the customers, who would redeem the tickets as "commissions" for encouraging the guests

to return to Caesar's. Boueri also obtained refunds for tickets issued in his own name. . . [E]vidence was presented that Boueri had authorized tickets for several persons who received neither tickets nor money from Caesar's. Refunds for these tickets were given to Boueri by the travel agency in the form of checks made out to the order of cash. Boueri also received refunds for tickets issued in his own name.

<u>Id</u>. 99 Nev. at 792-793, 672 P.2d at 34.

It is clear from reading the facts of <u>State v. Boueri</u>, *supra*, that the different counts of the indictment are based upon different acts by the defendant at different times to accomplish different purposes. The facts show that usually the checks were delivered to Boueri. However at other times the tickets were delivered to associates of the customers who could in turn redeem the tickets for checks. In those instances, the refunds were redeemed to be commissions payable to the agent who had procured the attendance of Caesar's guests. On other occasions, Boueri obtained the refunds himself.

Notwithstanding the time period over which the separate crimes had occurred or the different acts, methods and purposes of the separate embezzlements, the Supreme Court held:

Boueri's alternative argument that an indictment charging several offenses must be dismissed is directly contravened by NRS 173.115. Clearly the several counts of the indictment are "connected together" and constitutes part of a common scheme or plan.

Id. 99 Nev. at 796, 672 P.2d at 37.

Likewise, in <u>Howard v. State</u>, 102 Nev. 572, 729 P.2d 1341 (1986) Howard was charged with robbery with use of a deadly weapon which involved taking a security guard's badge and radio at gunpoint.

Later that day, Defendant contacted the owner of a van and indicated that he was interested in purchasing the vehicle. Arrangements were made for the owners to meet with Howard at a hotel to negotiate the purchase of the vehicle. When the victim and his wife arrived at the hotel, Howard identified himself as a security officer employed by the hotel. He openly displayed the stolen radio and officer's badge. The sale was negotiated and arrangements were made for the defendant to meet with the victim on the following day to

test drive the vehicle. Later, the victim's body was found in the abandoned van. <u>Id</u>. 102 Nev. 573-574.

The defendant was arrested and charged in a single Information with robbery with use of a deadly weapon involving the security guard and robbery with use of a deadly weapon and murder with use of a deadly weapon stemming from the victim's killing. The trial court denied defendant's motion to sever the two separate and distinct incidents. On appeal, the court held that although the two crimes were not "parts of a common scheme or plan" they were sufficiently connected together to justify the joinder of the two incidents in the same indictment. <u>Id</u>. 102 Nev. at 574.

Also, in <u>Tillema v. State</u>, 112 Nev. 266, 268, 914 P.2d 605, 606 (1996), the court upheld the joinder of two (2) automobile burglaries occurring sixteen days apart, at different locations and with different victims. The court further permitted the joinder, in the same case, of the store burglary which occurred on the same date as the second automobile burglary. The court reasoned:

The district court certainly could determine that the two vehicle burglaries evidenced a common scheme or a plan. Both of the offenses involved vehicles in casino parking garages and occurred only seventeen days apart. Moreover, we conclude that evidence of the May 29 offense would certainly be cross admissible in evidence at a separate trial on the June 16th offense to prove Tillema's felonious intent in entering the vehicle. (Citations omitted)

Likewise, the store burglary could clearly be viewed by the district court as "connected together" with a second vehicle burglary because it was part of a continuing course of conduct."

The only reason that Defendant was not charged, in the instant case, for the crimes committed against Marcia Peterson is due to Marcia's late disclosure, which was a direct result of her seizure disorder. The crimes committed against Marcia were committed during the same month, May; at the same hospital, Centennial Hills; as were committed against Denise, Roxanne and Heather. In fact, Defendant committed the crimes against Marcia on

the same day her committed he crimes against Denise.

The crimes committed against Marcia Peterson are clearly connected together with the crimes committed against the victims in the instant case and are part of a common scheme and plan on the part of Defendant to engage in sexually abusing woman who where patients at the hospital where he was employed, within the same two month period, in the case of four of the five victims in this case.

The Nevada Supreme Court has consistently held, "[i]f evidence of one charge would be cross-admissible at a separate trial on another charge, then both charges may be tried together and need not be severed. Mitchell, supra; see also Robinson v. United States, 459 F.2d 847 (D.C. Cir. 1972); NRS 48.045(2), 117.115.

NRS 48.045(2) provides:

Evidence of other crimes, wrongs or acts is not admissible to prove the character of a person in order to show that he acted in conformity therewith. It may, however, be admissible for other purposes, such as proof of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident.

The Nevada Supreme Court has recognized the value of evidence of other crimes and has upheld it's admissibility in sex cases. In McMichael v. State, 94 Nev. 184, 577 P.2d 398 (1978), overruled on other grounds by Meador v. State, 101 Nev. 765, 711 P.2d 852 (1985), Defendant appealed his conviction of the crime of Infamous Crime Against Nature. The trial court had allowed the State, in its case in chief, to present evidence that the Defendant and his 13 year old victim, had engaged in oral copulation, both prior and subsequent to the incident relating to the defendant's arrest. The Supreme Court upheld the trial court's admission of the testimony to prove intent or the absence of mistake or accident. The court held that there was no abuse of the admission of the testimony because the "acts were similar, were committed within a period immediately preceding and following the instant offense." Id., 94 Nev. at 190.

In Findley v. State, 94 Nev. 212, 577 P.2d 867 (1978), overruled on other grounds by Braunstein v. State, 40 P.3d 413 (2000), the Supreme Court of Nevada affirmed the introduction of evidence that the defendant had committed similar acts of lewdness with a child nine years earlier in order to prove the defendant's lewd intent in touching a five year old girl's "private parts" in the case for which he was on trial. The high court stated: "Intent, by reason of the words of the [lewdness with a minor] statute, is an element of the crime and directly placed in issue by the not guilty plea of the accused." Id. at Nev. 214, P.2d 868, citing Overton v. State, 78 Nev. 198 (1962).

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In <u>Willett v. State</u>, 94 Nev. 620, 584 P.2d 684 (1978), the Defendant, while playing with a musical group, volunteered to entertain children at Child Haven in Las Vegas. There he met the victim, a minor boy, with whom the Defendant had oral copulation. The trial court allowed evidence that during the same month the Defendant visited the Eddie Lee Home for Boys in Clark County. There, the defendant met a minor boy who testified that the Defendant performed an act of oral copulation upon him. The Nevada Supreme Court held that the evidence was admissible to show a common scheme or plan because sexual acts committed on the victim and witness were close in time, and the circumstances and modus operandi were similar.

In so holding, the Supreme Court stated:

In the case at hand, the sexual acts committed on the victim and the witness—were close in time, both occurring in November 1973; the circumstances were similar, both were minors in homes for boys; and the modus operandi was the same, both boys were approached which the defendant worked as "volunteer" at the institutions. The case is squarely with the fourth exception of the criteria listed in Nester v. State, 75 Nev. 41, 334 P.2d 524 (1959), that is to show a "common scheme or plan." Id. at 621-622.

The Nevada Supreme Court has also upheld the admission of evidence of other crimes in cases not involving sexual assaults. In <u>Reed v. State</u>, 95 Nev. 190, 591 P.2d 274 (1979), the Defendant was charged with burglary. The victim testified that she was in her motel room at the Orbit Inn Motel when she heard the window open. She saw a hand reach

 in and turn the doorknob, and then two men entered the room and took her purse and a cup of change. The victim testified at trial that she thought the Defendant was the man who stood at the door. A palmprint and a fingerprint from the point of entry matched the defendant. The State was permitted to introduce evidence of two other motel burglaries where the defendant's fingerprints were recovered. Also one victim also identified the defendant as committing one of the burglaries.

After the Court finds that the evidence of other crimes does not violate N.R.S. 48.045(2), the Court must then review the evidence in light of N.R.S. 48.035. This statute requires a weighing of the probative value against the prejudicial effect.

In <u>Griego v. State</u>, 893 P.2d 995 (Nev. 1995), the Nevada Supreme Court permitted the joinder of numerous counts of Sexual Assault with a Minor and Lewdness with a Minor involving three (3) separate victims over a substantial period of time. The court, again, justified the joinder under "common scheme and plan" and the rule of "cross-admissibility" under 48.045(2). Under common scheme and plan, the court reasoned that the offenses all occurred during the same time period, all of the victims were young boys and friends of the defendant's children and all of the assaults occurred in the defendant's home.

In <u>Robins v. State</u>, 106 Nev. 611, 798 P.2d 558 (1990), the defendant appealed from his convictions of First Degree Murder and Child Abuse With Substantial Bodily Harm for which he received the death sentence. Numerous instances of abusive treatment of the child were permitted into evidence to form the basis of the child abuse counts, as well as demonstrating that this abusive treatment ultimately resulted in the child's death. The numerous instances of child abuse were permitted into evidence even though they could not individually be connected beyond a reasonable doubt to the defendant.

The case of <u>Howard v. State</u>, 102 Nev. 572, 729 P.2d 1341 (1986), is a capital murder case wherein the court upheld the joinder of two (2) counts of Robbery With Use of a Deadly Weapon and one (1) count of First Degree Murder which resulted in the imposition of the death penalty. The joined offenses arose when the defendant was caught in the act of trying to defraud Sears Roebuck by seeking a refund on goods which he had not purchased.

While being so detained, the defendant produced a pistol and while holding the security officers at bay, took the officers badge and portable radio. After making his escape, and later that same date, the defendant met with what would be the homicide victim in a hotel parking lot in order to discuss purchasing the victim's vehicle. During this meeting, the defendant represented himself to be a security officer and during these representations authenticated his claim by displaying the stolen portable radio. Thereafter, arrangements were made to meet the victim, a dentist, at his office for the purpose of test driving the vehicle. At that location the defendant killed the victim. The court, in its reasoning, stated as follows:

While it may not be possible to characterize the Sears robbery and the murder and robbery of the victim as the same transaction, they are clearly connected together. Howard gained possession of his bogus security officer status, the two way radio and the security badge, during the Sears episode. Then, Howard saw the victim's van in the Sears parking lot with a 'For Sale' sign bearing the victim's phone number. The two crimes occurred within a 24 hour period, and evidence indicates that Howard was wearing the same clothing during the two crimes and that one crime 'flowed' into the other.

In <u>Gibson v. State</u>, 96 Nev. 48, 604 P.2d 814 (1980), the Nevada Supreme Court granted the State's motion to join two (2) indictments for the purpose of jury trial. In Gibson, the defendant, an escapee from Susanville, California Correctional Center, stole a Toyota pickup truck on August 17, 1978. The next day the defendant stole a Ford pickup truck from a car lot in Winnemucca, Nevada and left behind the Toyota truck. In ruling on the propriety of the joinder of the two (2) separate indictments, the court stated:

Since the possession of the Toyota truck and the subsequent larceny of the Ford truck could have been part of appellant's scheme or plan to escape from California Correctional Institutions, these indictments were properly joined.

In <u>Tillema v. State</u>, 112 Nev. 266, 914 P.2d 605 (1996), the Nevada Supreme Court held that when separate crimes are connected together by a continued course of conduct, joinder is appropriate. In the instant case, that is exactly the scenario.

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fondled her breasts, two years prior to molesting the victim in the case. Consequently, defendant had been convicted of a crime involving that victim.

On appeal, <u>Braunstein</u> argued that the district court improperly admitted the testimony of the prior victim in that the Court did not did not explicitly determine the relevance of the evidence. <u>Id</u>. In determining that the district court did not err in its decision to admit the evidence of Braunstein's prior conduct the Nevada Supreme Court stated:

We perceive no error in the district court's decision to admit A.M.'s testimony. In so ruling, however, we specifically do not rely upon and today repudiate the legal proposition stated in McMichael v. State [FN10]² that evidence showing an accused possesses a propensity for sexual aberration is relevant to the accused's intent.

Braunstein v. State, 118 Nev. at 73.

The Nevada Supreme Court's decision in <u>Braunstein</u> abrogated the <u>McMichael</u> decision, in that the Court now holds that evidence showing an accused possess a propensity for sexual aberration is not relevant to the accused's intent. Additionally, <u>Braunstein</u> overruled <u>Findley v. State</u>, 94 Nev. 212, 577 P.2d 867 (1978), in that the district court can no longer consider evidence showing that an accused possesses a specific emotional propensity for sexual aberration because, as a matter of law, such evidence does not outweigh the prejudicial possibility that jury might convict for general rather than specific criminality.

The Nevada Supreme Court specifically held:

This court now abandons McMichael, Findley and their progeny and returns to an analysis of evidence of other sex crimes according to the parameters of NRS 48.045(2). We specifically overrule the legal proposition enunciated in Findley that evidence of other acts offered to prove a specific emotional propensity for sexual aberration is admissible and that, when offered, it outweighs prejudice. In so doing we ensure that the trial courts will always properly weigh the probative value of the evidence against the risk that Defendant will be unfairly prejudiced by its admission.

Braunstein v. State, 118 Nev. at 75.

On March 16, 2006, the Nevada Supreme Court decided <u>Ledbetter v. State</u>, 129 P.3d 671 (2006), affirming Ledbetter's convictions of fourteen (14) counts of Sexual Assault on a

² FN10. 94 Nev. 184, 189, 577 P.2d 398, 401 (1978), overruled on other grounds by NRS 200.364, 200.366, 201.210 and 201.230.

Minor Under 14 Years Old and twelve (12) counts of Sexual Assault on a Minor Under 16 1 2 Years Old. The Nevada Supreme Court further affirmed the trial court's admission of prior 3 bad acts under the motive exception of NRS 48.045(2), stating: "A presumption of inadmissibility attaches to all prior bad act evidence." The principal concern with admitting this type of evidence is that the jury will be unduly influenced by it and convict a defendant simply because he is a bad person. The presumption of inadmissibility may be rebutted when prior to the admission of this 6 evidence the district court conducts a hearing outside the presence of the jury and finds that the following three factors set forth in 7 Tinch v. State are satisfied: the evidence is relevant, it is clear and convincing, and its probative value is not substantially outweighed by the danger of unfair prejudice. 8 9 <u>Id</u>. at 677 (citations omitted). 10 It therefore remains the law in Nevada that "whatever might motivate one to commit a criminal act is legally admissible to 11 prove 'motive' under NRS 48.045(2)," so long as the three-factor test for admissibility is satisfied. 12

Id. at 678, citing Richmond v. State, 118 Nev. 924, 59 P.3d 1249 (2002).

The Nevada Supreme Court reasoned as follows:

The probative value of explaining to the jury what motivated Ledbetter, an adult man who was in a position to care for and protect his young stepdaughter L.R. from harm, to instead repeatedly sexually abuse her over so many years was very high. The evidence of Ledbetter's prior acts of sexual abuse of T.B. and J.M. showed Ledbetter's sexual attraction to and obsession with the young female members of his family, which explained to the jury his motive to sexually assault L.R.

Id. at 679.

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Finally, the <u>Ledbetter</u> court found that given the overall strength of the State's case against Ledbetter, we conclude that the danger that the admission of this evidence was unfairly prejudicial was minimal. <u>Id.</u> at 679.

In this case, the fact that Defendant has engaged in a continuing course of conduct of sexually assaulting five victims, for within a two month period. One simply could not explain the entire story of the Defendant's subsequent charges involving Marcia Peterson without first explaining that the police had been conducting an investigation into the Defendant's charges involving Roxanne, Heather, Ledhalia, Denise and Frances, after

which, the investigation led to the disclosure of Marcia, which revealed that Marcia had been a victim of Defendant at the same hospital of four of the victims in this case; within the same time frame as four of the victims in this case; and, in fact, on the same exact day that Defendant's also sexually abused Denise Hanna.

Regardless of the fact that the District Court can no longer consider prior crimes or acts as evidence of sexual aberrance pursuant to <u>Braunstein v. State</u>, 118 Nev. 68, 40 P.3d 413 (2000), the fact remains that the prior crimes, wrongs, or acts of a defendant can be admissible to prove motive, opportunity and intent.

Accordingly, the evidence the State is seeking to admit is relevant, it is clear and convincing, and its probative value is not substantially outweighed by the danger of unfair prejudice pursuant to <u>Ledbetter</u> above and the <u>Tinch</u> case referenced therein.

The burden lies on the Defendant to show actual prejudice by joining offenses. In the instant case, the charged offenses are interrelated and connected together in a continuing course of conduct by the Defendant. Additionally, evidence of the crimes committed against all of the victims would be admissible together in separate trials pursuant to NRS 48.045(2), to show intent, common scheme or plan and lack of mistake or accident.

CONCLUSION

Based on the above and foregoing Points and Authorities the State respectfully requests that this Honorable Court grant this Notice of Motion and Motion to Consolidate DATED this 8th day of March, 2010.

Respectfully submitted,

DAVID ROGER Clark County District Attorney Nevada Bar #002781

BY /s/ W. JAKE MERBACK
W. JAKE MERBACK
Deputy District Attorney
Nevada Bar #008988

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that service of State's Motion to Consolidate, was made this 8th day of March, 2010, by facsimile transmission to:

STACEY ROUNDTREE, DPD FAX # 366-9370

BY <u>/s/ HOWARD CONRAD</u> Employee of the District Attorney's Office

sms/SVU

EXHIBIT D

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REGISTER OF ACTIONS

CASE No. 08C249693

The State of Nevada vs Steven D Farmer

Felony/Gross Case Type: Misdemeanor Date Filed: 11/19/2008 Location: Department 5 Cross-Reference Case C249693 Number:

Defendant's Scope ID #: Lower Court Case Number: Supreme Court No.: 65936

2679879 08GJ00078

RELATED CASE INFORMATION

Related Cases

08C245739 (Consolidated)

PARTY INFORMATION

Defendant Farmer, Steven D

Lead Attorneys **Public Defender** Retained 702-455-4685(W)

Plaintiff

State of Nevada

Steven B Wolfson 702-671-2700(W)

Charge Information				
Charges: Farmer, Steven D		Statute	Level	Date
1. SEXUAL ASSAULT	,	200.366	F elony	01/01/1900
1. SEXUAL ASSUALT		200.364	Felony	01/01/1900
2. LEWDNESS WITH CHILD UNDER 14 YEARS		201.230	Gross Misdemeanor	01/01/1900
3. SEXUAL ASSAULT	-	200.366	Felony	01/01/1900
B. SEXUAL ASSUALT		200.364	Felony	01/01/1900
4. LEWDNESS WITH CHILD UNDER 14 YEARS		201.230	Gross Misdemeanor	01/01/1900
5. LEWDNESS WITH CHILD UNDER 14 YEARS		201.230	Gross Misdemeanor	01/01/1900
3. INDECENT OR OBSCENE EXPOSURE		201.220	Gross Misdemeanor	01/01/1900

EVENTS & ORDERS OF THE COURT

07/07/2010 Motion (9:00 AM) ()

STATE'S MTN TO CONSOLIDATE WITH C245739 Court Clerk: Cheryl Case Reporter/Recorder; Bey Sigurnik Heard By: Ken Cory

Minutes

07/07/2010 9:00 AM

Mr. Merback argued there is common scheme and plan. Opposition by Mr. Coyer and Ms. Roundtree. Counsel, agreed to sever charge pertaining to Frances Rose. Further arguments by counsel. COURT ORDERED, Motion to Consolidate GRANTED, and Defendant's Motion to Sever DENIED, EXCEPT AS TO THE CHARGE PERTAINING TO FRANCES ROSE. Ms. Roundtree stated there has been no investigation in the Department Twelve case, and she was not sure she would be ready to proceed to trial on that case. Ms. Roundtree further stated the State will file an Amended Information to join the two cases, COURT ORDERED, matter SET for Status Check as to Count 1 in C245739, which is severed. Trial Date set in Department Twelve is VACATED. CUSTODY (COC) 11/22/10 9:00 AM STATUS CHECK: JURY TRIAL AS TO COUNT 1 / SEVERED (C245739) 11/22/10 9:00 AM CALENDAR CALL 11/29/10 10:30 AM JURY TRIAL

Parties Present Return to Register of Actions



ORDR FILED 1 **DAVID ROGER** Clark County District Attorney Nevada Bar #002781 Nov 2 8 46 AM '11 3 W. JAKE MERBACK Chief Deputy District Attorney 4 Nevada Bar #009126 200 Lewis Avenue CLERK OF THE COURT Las Vegas, NV 89155-2212 (702) 671-2500 5 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, Plaintiff, 11 Case No. C-08-245739-1 12 -VS-Dept No. 13 STEVEN DALE FARMER, #2679879 14 Defendant. 15 16 ORDER GRANTING STATE'S MOTION TO CONSOLIDATE AND 17 PARTIALLY DENYING DEFENDANT'S MOTION TO SEVER 18 DATE OF HEARING: JULY 7, 201 19 TIME OF HEARING: 9:00 A.M. 20 THIS MATTER having come on for hearing before the above entitled Court on the 21 7TH day of July, 2011, the Defendant being present, represented by STACEY 22 ROUNDTREE, DPD and GREGORY COYER, DPD, the Plaintiff being represented by 23 DAVID ROGER, District Attorney, through W. JAKE MERBACK, Chief Deputy District Attorney, and the Court having heard the arguments of counsel and good cause appearing 24 25 therefor, 08C245739 ORDR // Order 1679980

//

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IT IS HEREBY ORDERED that the STATE'S MOTION TO CONSOLIDATE, shall be, and is, GRANTED; further

IT IS HEREBY ORDERD that the DEFENDANT'S MOTION TO SEVER COUNTS shall be, and is, DENIED, except as to the charge pertaining to FRANCES ROSE.

DATED this ______ day of October, 2011.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

W. JAKE MERBACK Chief Deputy District Attorney Nevada Bar #009126

EXHIBIT E

Electronically Filed 07/08/2010 03:22:40 PM

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1	INFO
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781
3	∥ W. JAKE MERBACK
4	Deputy District Attorney Nevada Bar #009126
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6	(702) 671-2500 Attorney for Plaintiff
7	
8	DISTRICT COURT
9	CLARK COUNTY, NEVADA
10	
11	THE STATE OF NEVADA,
12	Plaintiff, Case No: C245739
13) Dept No: I
14	STEVEN DALE FARMER,
15	#2679879 A M E N D E D Defendant.
16	INFORMATION
17	STATE OF NEVADA) ss.
18	COUNTY OF CLARK
19	DAVID ROGER, District Attorney within and for the County of Clark, State of
20	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
21	That STEVEN DALE FARMER, the Defendant above named, having committed the
22 .	crimes of SEXUAL ASSAULT (Category A Felony - NRS 200.364, 200.366), OPEN OR
23	GROSS LEWDNESS (Gross Misdemeanor - NRS 201.210) and INDECENT
24	EXPOSURE (Gross Misdemeanor - NRS 201.220) , on between April, 2008, and May,
25	2008, within the County of Clark, State of Nevada, contrary to the form, force and effect of
26	statutes in such cases made and provided, and against the peace and dignity of the State of
27	Nevada,
28	

COUNT 1 - OPEN OR GROSS LEWDNESS

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did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant rubbing and/or touching and/or pushing on and/or pressing against the feet of LEDAHLIA SPURLOCK with his penis and/or his genital area while she lay in a bed.

COUNT 2 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant exposing and/or touching the breasts of HEATHER SHANK, while in an elevator, under the guise of removing electrodes.

COUNT 3 - INDECENT EXPOSURE

did, then and there, intentionally, willfully, and unlawfully make an open, indecent, and obscene exposure of another person by then and there deliberately exposing and/or brushing against and/or touching the breasts of HEATHER SHANK, under the guise of adjusting leads from the EKG machine.

<u>COUNT 4</u> – OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant exposing and/or touching the breasts of DENISE HANNA under the guise of adjusting leads from the EKG machine.

<u>COUNT 5</u> - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said ROXANNE CAGNINA, against her will.

<u>COUNT 6</u> - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said ROXANNE CAGNINA, against her will.

13[°]

COUNT 7 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: cunnilingus, by placing his mouth and/or tongue on or in the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 8 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the thighs of ROXANNE CAGNINA.

COUNT 9 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the breasts of ROXANNE CAGNINA.

<u>COUNT 10</u> - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject MARCIA PETERSEN, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the anal opening of the said MARCIA PETERSEN, against her will, or under conditions in which Defendant knew, or should have known, that the said MARCIA PETERSEN was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 11 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the genital opening of MARCIA PETERSEN with his hand(s) and/or finger(s).

COUNT 12 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject MARCIA PETERSEN, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said MARCIA PETERSEN, against her will, or under conditions in which Defendant knew, or should have known, that the said MARCIA PETERSEN was mentally or physically incapable of resisting or understanding

the nature of Defendant's conduct.

COUNT 13 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing and/or pinching the breast(s) and/or nipple(s) of MARCIA PETERSEN with his hand(s) and/or finger(s).

COUNT 14 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing and/or pinching the breast(s) and/or nipple(s) of MARCIA PETERSEN with his hand(s) and/or finger(s).

COUNT 15 - INDECENT EXPOSURE

did, then and there, intentionally, willfully, and unlawfully make an open, indecent, and obscene exposure of the person of MARCIA PETERSEN by then and there deliberately lifting the hospital gown of the said MARCIA PETERSEN to look at her genital opening and/or anal opening and/or buttock(s) and/or breast(s).

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY /s/ W. JAKE MERBACK

W. JAKE MERBACK Deputy District Attorney Nevada Bar #009126

٠.	
1	Names of witnesses known to the District Attorney's Office at the time of filing this
2	Information are as follows:
3	CAGNINA, ROXANNE; 3717 LOWER SAXON AVE., LVN 89085
4	CAGNINA, SCOTT; ADDRESS UNKNOWN
5	HANNA, DENISE; 7932 OLYMPUS AVE., LVN
6	JEX, CRAIG; LVMPD #05597
7	LEHAN, TIMOTHY; 5209 FIRESIDE RANCH AVE., LVN 89131
8	MILLER, RONALD; LVMPD #03233
9	PENCE, MISTY; LVMPD #04950
10	PETERSEN, MARCIA; 7712 CONSTANSO AVE #104, LVN
11	PETERSEN, MARSHAL; 9164 ACCOMPLISHMENT CT, LVN
12	PETERSEN, MICAH; 9164 ACCOMPLISHMENT CT, LVN
13	ROSE, FRANCES; 2104 CLUB PACIFIC WAY, #19-102, LVN 89128
14.	SAUNDERS, MICHAEL; LVMPD #07294
15	SHANK, HEATHER; 5209 FIRESIDE RANCH AVE., LVN 89131
16	SPURLOCK, LEDAHLIA, 4408 SAN GABRIEL HILL AVE., LVN 89115
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25	DA#09E10244V#ia/CV/II
26 27	DA#08F10344X/hjc/SVU LVMPD EV#0805161021; 0805302056; 0505311717;
2/	0805312315; 0806042539

EXHIBIT F

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

Location : District Courts | Images Help

REGISTER OF ACTIONS CASE No. 08C245739

The State of Nevada vs Steven D Farmer

Case Type: Felony/Gross Misdemeanor Date Filed: 07/02/2008

Location: Department 5
Pumber: C245739
Cope ID #: 2679879 Cross-Reference Case Number: Defendent's Scope ID #: 2679879
Lower Court Case Number: 08F10344

Supreme Court No.: 65935

RELATED CASE INFORMATION

Related Cases 08C249693 (Consolidated) 08F10344X (Bind Over Related Case)

PARTY INFORMATION

Defendant

Farmer, Steven D

Lead Attorneys Public Defender Retained 702-455-4685(W)

Plaintiff

State of Nevada

Steven B Wolfson 702-671-2700(W)

Сна	RGE INFORMATION		
Charges: Farmer, Steven D	Statute	Level	Date
. OPEN OR GROSS LEWDNESS	201.210	Gross Misdemeanor	01/01/1900
: OPEN OR GROSS LEWDNESS	201.210	Gross Misdemeanor	01/01/1900
. INDEÇENT EXPOSURE	201.220.1a	Gross Misdemeanor	01/01/1900
OPEN OR GROSS LEWDNESS	201.210.1a	Gross Misdemeanor	01/01/1900
SEXUAL ASSAULT	200.366.2b	Felony	01/01/1900
SEXUAL ASSAULT	200.366	Felony	01/01/1900
. SEXUAL ASSAULT	200.366	Felony	01/01/1900
OPEN OR GROSS LEWDNESS	201.210.1a	Gross Misdemeanor	01/01/1900
OPEN OR GROSS LEWDNESS	201.210	Gross Misdemeanor	01/01/1900
0. SEXUAL ASSAULT	200.366,2b	Felony	01/01/1900
1. OPEN OR GROSS LEWDNESS	201.210.1a	Gross Misdemeanor	04/01/2008
2. SEXUAL ASSAULT	200.366.2b	Felony	04/01/2008
3. OPEN OR GROSS LEWDNESS	201,210,1a	Gross Misdemeanor	04/01/200
4. OPEN OR GROSS LEWDNESS	201.210.1a	Gross Misdemeanor	04/01/2008
6. INDÉCENT EXPOSURE	201.220.1a	Gross Misdemeanor	04/01/2008

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

- 07/08/2008 Plea (Judicial Officer: Ellsworth, Carolyn)
 1. OPEN OR GROSS LEWDNESS
 Not Guilty
 2. OPEN OR GROSS LEWDNESS

 - Not Guilty
 3. INDECENT EXPOSURE

 - Not Guilty
 4. OPEN OR GROSS LEWDNESS
 - Not Guilty 5. SEXUAL ASSAULT
 - Not Guilty 6. SEXUAL ASSAULT
 - Not Guilty
 - 7. SEXUAL ASSAULT
 - Not Guilty 8. OPEN OR GROSS LEWDNESS
 - Not Guilty
 9. OPEN OR GROSS LEWDNESS
 - Not Guilty 10. SEXUAL ASSAULT
 - Not Guilty 11. OPEN OR GROSS LEWDNESS.
 - Not Guilty
 - 12. SEXUAL ASSAULT
 - Not Guilty 13. OPEN OR GROSS LEWDNESS

	Not Guilty 14. OPEN OR GROSS LEWDNESS Not Guilty	
	15. INDECENT EXPOSURE Not Guilty	
05/28/2014	Disposition (Judicial Officer: Elisworth, Carolyn) 1. OPEN OR GROSS LEWDNESS	
	Guilty 2. OPEN OR GROSS LEWDNESS Guiltr	
	Guilty 3. INDECENT EXPOSURE Not Guilty	
•	4. OPEN OR GROSS LEWDNESS Guilty	
	5. SEXUAL ASSAULT Guilty	
	6. SEXUAL ASSAULT Guilty 7. SEXUAL T	
	7. SEXUAL ASSAULT Not Guilty 8. OPEN OR GROSS LEWDNESS	
P1	Guilty 9. OPEN OR GROSS LEWDNESS	
	Guilty 10. SEXUAL ASSAULT	
	Guilty 11. OPEN OR GROSS LEWDNESS	
	Guilty 12. SEXUAL ASSAULT	
-	Guilty 13. OPEN OR GROSS LEWDNESS Guilty	
	14. OPEN OR GROSS LEWDNESS Guilty	
	15. INDECENT EXPOSURE Guilty	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 1. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 2. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 5. SEXUAL ASSAULT	
05/28/2014	Adult Adjudication (Judicial Officer: Elisworth, Carolyn) 6. SEXUAL ASSAULT	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 8. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 9. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 10. SEXUAL ASSAULT	
05/28/2014	Adult Adjudication (Judicial Officer: Elisworth, Carolyn) 11. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 12. SEXUAL ASSAULT	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 13. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 14. OPEN OR GROSS LEWDNESS	
05/28/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 15. INDECENT EXPOSURE Fee Totals:	
	ADMINISTRATIVE ASSESSMENT FEE Crim fee sch DNA ANALYSIS FEE Crim fee sch - \$150 Fee Totals \$	93
06/02/2014	Adult Adjudication (Judicial Officer: Ellsworth, Carolyn) 4. OPEN OR GROSS LEWDNESS	
	OTHER EVENTS AND HEARINGS	
07/02/2008	Information //FORMAT/ON Fee \$0.00	
07/02/2008	08C2457390001.tif pages	
	08C2457300002 tif pages	

07/03/2008 Criminal Bindover CRIMINAL BINDOVER 08C2457390003.tif pages 07/08/2008 Initial Arraignment (1:30 PM) () '
INITIAL ARRAIGNMENT Court Clerk: Sharry Frascarelli / Aaronette Moore Relief Clerk: Nicole McDevitt /nm Reporter/Recorder: Kiara Schmidt Héard By: Kévin Williams Parties Présent Result: Matter Heard 07/22/2008 Reporters Transcript
REPORTER'S TRANSCRIPT OF PRELIMINARY HEARING
08C2457390007 bif pages Media Request and Order

MEDIA REQUEST AND ORDER

08C2457390008.tif pages 07/24/2008 08/06/2008 | Hearing | STATE'S REQUEST JOINT REQ TO RESET JURY TRIAL 08C2457390009.tif pages 08/18/2008 Request (8:30 AM) () STATE'S REQUEST JOINT REQ TO RESET JURY TRIAL Court Clerk: Carol Foley/cf Relief Clerk: Nicole McDevitt Reporter/Recorder: Julie Lever Heard By: Wall, David Parties Present Result: Matter Continued 108/20/2008 Request (8:30 AM) () STATE'S REQUEST JOINT REQ TO RESET JURY TRIAL Court Clerk: Carol Foley/cf Relief Clerk: Nicole McDevitt Reporter/Recorder: Julie Lever Heard By: David Wall Parties Present Result: Matter Heard 08/27/2008 CANCELED Calendar Call (8:30 AM) () Vacated Result: Vacate 09/02/2008 CANCELED Jury Trial (1:30 PM) () Vacated Result: Vacate 12/30/2008 Motion DEFT'S MTN FOR DISCOVERY /7 08C2457390013.tif pages 01/12/2009 Motion for Discovery (9:00 AM) () DEFT'S MTN FOR DISCOVERY 7. Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurník Heard By: Cory, Ken Parties Present Result: Matter Continued 01/16/2009 STATES OPPOSITION TO DEFTS MTN FOR DISCOVERY 08C2457390014 tif pages " --01/20/2009 Motion
DEFT'S MTN TO CONTINUE TRIAL DATE /8 .08C2457390015.tif pages 01/21/2009 DEFENDANTS REPLY TO STATES OPPOSITION TO MTN FOR DISCOVERY 08C2457390016.tif pages 01/21/2009 Motion for Discovery (9:00 AM) () DEFT'S MTN FOR DISCOVERY /7 Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurnik Heard By: Cory, Ken Parties Present Result: Matter Continued 01/22/2009 Request EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS 08C2457390017.tif pages 01/22/2009 Request EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS 08C2457390018.tif pages 01/22/2009 Request EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS 08C2457390019.tif pages 01/22/2009 Request
EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS 08C2457390020.tif pages 01/22/2009 Request EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS 08C2457390021.tif pages 01/22/2009 Request EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS 08C2457390022.tif pages 02/02/2009 Motion ALL PENDING MOTIONS 2-2-09 08C2457390023.tif pages 02/02/2009 Motion for Discovery (9:00 AM) ()
DEFT'S MTN FOR DISCOVERY /7 Heard By: Ken Cory Result: Matter Continued 02/02/2009 Motion to Continue (9:00 AM) ()

DEFT'S MTN TO CONTINUE TRIAL DATE /8 Heard By: Ken Cory Result: Matter Continued 02/02/2009 All Pending Motions (9:00 AM) ()
ALL PENDING MOTIONS 2-2-09 Court Clerk: Cheryl Case Relief Clerk: Marla Garibay/mg Reporter/Recorder: Bev Sigumik Heard By: Ken Cory Parties Present Result: Matter Heard

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1.1. 新加州(1) 1.1.
02/04/2009 Motion

ALL PENDING MOTIONS 2-4-09

20802457890024 tif pages

02/04/2009 Order

ORDER RELEASING MEDICAL RECORDS

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02/04/2009 Order RELEASING MEDICAL RECORDS
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 1-2-2-1
02/04/2009
               Order :
                  ORDER RELEASING MEDICAL RECORDS
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02/04/2009
                  ORDER REL'EASING MEDICAL RECORDS
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                   08C2457390030.Frpages
              Order
ORDER RELEASING MEDICAL RECORDS

**08C2457390031.tif pages
Calendar Call** (9:00 AM) ()
CALENDAR CALL** Heard By: Ken Cory
Result- Off Calendar
Motion for Discovery (9:00 AM) ()
DEFT'S MTN FOR DISCOVERY /7 Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
Result: Granted in Part
02/04/2009
 m 350/ 1/40
02/04/2009
·6 ·) 25:36
02/04/2009
               Result: Granted in Part
Motion to Continue (9:00 AM) ()
DEFT'S MIN TO CONTINUE TRIAL DATE /8 Reard By: Ken Cory
02/04/2009
                Result: Matter Continued
02/04/2009 All Pending Motions (9:00 AM) ().

ALL PENDING MOTIONS 2-4-09 Court Clerk: Cheryl Case/cc Relief Clerk: Maria Garibay Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
                 Parties Present
               Result: Matter Heard
               NOTIFICATION OF MEDIA REQUEST , . .
02/09/2009
                  ...08C2457390032.tif pages
               02/09/2009
                    08C2457390033.tif pages
02/09/2009 CANCELED Jury Triai (1:30 PM) ()
                  Vacated
                Result: Vacate, .
02/12/2009 Order
                  order
Order releasing medical records
                    08C2457390034.tif pages
               EX Parte Order

EXPEDITED EX PARTE ORDER FOR TRANSCRIPT

08C2457390035,tif pages

Notice of Witnesses and/or Expert Witnesses

NOTICE OF WITNESSES AND/OR EXPERT WITNESSES
05/15/2009
06/04/2009
                    08C2457390038 tif pages
               Motion
DEFT'S MTN TO CONTINUE TRIAL DATE/13
08/05/2009
               DEFT'S MIN TO CONTINUE TRIBL DATE IS
08C2457390036 if pages
Notice of Witnesses and/or Expert Witnesses
AMENDED NOTICE OF WITNESSES AND/OR EXPERT WITNESSES
08C2457390037 tif pages
08/05/2009
               Reporters Transcript
RECORDER'S TRANSCRIPT RE CALENDAR CALL - DEFTS MTN FOR DISCOVERY AND DEFTS MTN TO CONTINUE TRIAL DATE - HEARD
06/09/2009
                  02-04-09 CONTINUE TRIAL DATE - HEARD 02-04-09
08C2457390039,tif pages
06/17/2009 Motion
                  ALL PENDING MOTIONS 6-17-09
                    08C2457390040.tif pages
03/17/2009 Calendar Call (9:00 AM) ()
CALENDAR CALL
06/17/2009 Motion to Continue (9:00 AM) ()
DEFT'S MTN TO CONTINUE TRIAL DATE/13 Heard By: Ken Cory
                Result: Granted
08/17/2009 All Pending Motions (9:00 AM) ()
ALL PENDING MOTIONS 6-17-09 Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
                  Parties Present
                 Minutes
               Result: Matter Heard
CANCELED Jury Trial (10:30 AM) ()
06/22/2009
                  Vacated |
                Result: Vacate
Result: Vacate

09/28/2009

Notice of Witnesses and/or Expert Witnesses

SUPPLEMENTAL NOTICE OF WITNESSES AND/OR EXPERT WITNESSES

08/28/2009

Notice of Witnesses and/or Expert Witnesses

SECOND SUPPLEMENTAL NOTICE OF WITNESSES AND OR EXPERT WITNESSES

08/28/2009

Notice of Witnesses and/or Expert Witnesses

08/28/2009

Notice of Witnesses and/or Expert Witnesses
               Notice of Witnesses and/or Expert Witnesses
THIRD SUPPLEMENTAL NOTICE OF WITNESSES AND OR EXPERT WITNESSES
10/16/2009
                    08C2457390045.tif pages
10/23/2009
               Ex Parte Order
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EX PARTE ORDER FOR TRANSPORT
                   08C2457390047.tif pages
 10/26/2009 Hearing
STATE'S REQUEST TO CONTINUE TRIAL
                   08C2457390046.tif pages
 10/28/2009 Request (9:00 AM) ()
                 STATE'S REQUÉST TO CONTINUE TRIAL Court Clerk: Chery! Case Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
                 Parties Present
                Minutes
               Result: Matter Heard
 11/03/2009
              Ex Parte Order
                 EX PARTE ORDER FOR TRANSPORT
                   08C2457390050 tif pages
 11/04/2009 CANCELED Calendar Call. (9:00 AM) ()
                 Vacated
               Result: Vacate
 11/05/2009 Ex Parte Order
EX PARTE ORDER FOR TRANSPORT
 08C2457390051.tif pages
11/09/2009 CANCELED Jury Trial (10:30 AM) ()
Vacated
               Result: Vacate
              Ex Parte Order.
EX PARTE ORDER FOR TRANSPORT
 02/25/2010
                   08C2457390052.tif.pages
 03/08/2010 Motion ...
                 STATE'S MTN TO CONSOLIDATE /20
                   08C2457390053.tif pages
              Motion
STATE'S MTN FOR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA PETERSON/21
 03/08/2010
              Motion
ALL PENDING MOTIONS 3-17-10
 03/17/2010
                   08C2457390055.tif pages
 03/17/2010 Ex Parte Order
EX PARTE ORDER FOR TRANSPORT
08C2457390058.tif pages
03/17/2010 Motion to Consolidate (9:00 AM) ()
STATE'S MIN TO CONSOLIDATE /20
               Result: Matter Continued
 03/17/2010 Motion (9:00 AM) ()
                STATÈ'S MTN FÖR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA PETERSON/21
               Result: Matter Continued
 03/17/2010 All Pending Motions (9:00 AM) ()
                ALL PENDING MOTIONS 3-17-10 Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
                Minutes
               Result: Matter Heard
 03/22/2010 Motion
ALL PENDING MOTIONS 3-22-10
03/22/2010 Motion to Consolidate (9:00 AM) ()
STATE'S MTN TO CONSOLIDATE /20
Result: Matter Continued
 03/22/2010 Motion (9:00 AM) ()
STATE'S MTN FOR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA PETERSON/21
              Result: Matter Continued
 03/22/2010

All Pending Motions (0:00 AM) ()

ALL PENDING MOTIONS 3-22-10 Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
                Parties Present
 company Minutes
              03/23/2010 Ex Parte Order
EX PARTE ORDER
                 04/06/2010 Opposition
                DEFENSE OPPOSITION TO STATES MTN TO CONSOLIDATE
08C2457390062.tif pages
04/07/2010

Motion

ALL PENDING MOTIONS 4-7-10
08C2457390061.lif pages

Motion to Consolidate (9:00 AM) ()

STATE'S MTN TO CONSOLIDATE /20
Result Matter Continued

04/07/2010

STATE'S MTN FOR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA PETERSON/21
Result: Matter Continued

(9:00 AM) ()

Charl Case Reporter/Recorder, Bev Sign
 04/07/2010 All Rending Motions (9:00 AM) ()

ALL PENDING MOTIONS 4-7-10 Court Clerk: Cheryl Case Reporter/Recorder, Bev Sigurnik Heard By. Ken Cory
                Parties Present

    Minutes

              Result: Matter Heard
 04/21/2010 CANCELED Catendar Call (9:00 AM) ()
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Vacated
           Result: Vacate
           CANCELED Jury Trial (10:30 AM) ()
04/26/2010
             Vacated
           Result: Vacate
05/05/2010 Motion
             ALL PENDING MOTIONS 5/5/10
               08C2457390063.tif pages
05/05/2010 Motion
             STATE'S MTN TO CONSOLIDATE (CONT'D FROM 5/5/10)
               08C2457390064.tif pages
05/05/2010 Motion
             STATE'S MOTION FOR VIDEOTAPED TESTIMONY OF VICTIM, M PETERSON (CONT'D FROM 5/5)
08C2457390065.tif pages
05/05/2010 Motion to Consolidate (9:00 AM) ()
           STATE'S MTN TO CONSOLIDATE /20
Motion (9:00 AM) ()
05/05/2010
             STATE'S MTN FOR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA PETERSON/21
           All Pending Motions (9:00 AM) ()
ALL PENDING MOTIONS 5/5/10 Court Clerk: Cheryl Case Relief Clerk: Dameda Scott/ds Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
05/05/2010
             Parties Present
             <u>Minutes</u>
           Result: Matter Heard
05/19/2010 Motion
             ALL PENDING MOTIONS 5-19-10
              .08C2457390066.tif pages
05/19/2010 Motion
             STATE'S MOTION TO CONSOLIDATE MTN (CONT FROM 5/19/10)
               08C2457390068.tif pages
05/19/2010 Motion
             STATE'S NOTICE OF MTN AND MTN FOR VIDEO TAPED TESTIMONY OF VICTIM (CONT FR 5/19)
               08C2457390069.tif pages
05/19/2010 Motion to Consolidate (9:00 AM) ()
             STATE'S MTN TO CONSOLIDATE (CONT'D FROM 5/5/10)
           Motion (9:00 AM) ().
STATE'S MOTION FOR VIDEOTAPED TESTIMONY OF VICTIM, M PETERSON (CONTD FROM 5/5)
05/19/2010
           All Pending Motions (9:00 AM) ()

ALL PENDING MOTIONS 5-19-10 Court Clerk: Cheryl Case Relief Clerk: Billie Jo Craig/bjc Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
05/19/2010
             Parties Present
             <u>Minutes</u>
            Result: Matter Heard
06/04/2010 Request
             FARMERS MOTION TO SEVER COUNTS INVOLVING SEPARATE COUNTS INVOLVING DIFFERENT ACCUSERS INVOLVING DIFFERENT
             ACCUSERS
               08C2457390073.tif pages
06/07/2010 | Motion
             ALL PENDING MOTIONS: 06/07/10
               08C2457390070.tif pages
06/07/2010 Motion
             STATE'S MOTION TO CONSOLIDATE
               08C2457390071.tif pages
06/07/2010 Motion
             STATE'S NOTICE OF MOTION AND MOTION FOR VIDEOTAPED TESTIMONY OF VICTIM
               08C2457390072.tif pages
06/07/2010 Motion (11:00 AM) ()
             STATE'S MOTION TO CONSOLIDATE MTN (CONT FROM 5/19/10)
06/07/2010
           Motion (11:00 AM) ()
             STATE'S NOTICE OF MTN AND MTN FOR VIDEO TAPED TESTIMONY OF VICTIM (CONT FR 5/19)
06/07/2010
           All Pending Motions (9:00 AM) ()
             ALL PENDING MOTIONS: 06/07/10 Relief Clerk: Shelly Landwehr Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
             Parties Present"
             Minutes
            Result: Matter Heard
06/28/2010 Motion to Consolidate (9:00 AM) ()
STATE'S MOTION TO CONSOLIDATE
           Motion to Consolidate (9:00 AM) ()
STATE'S NOTICE OF MOTION AND MOTION FOR VIDEOTAPED TESTIMONY OF VICTIM
06/28/2010
06/28/2010 All Pending Motions (9:00 AM) ()
             ALL PENDING MOTTONS (6/28/10) Relief Clerk: Roshonda Mayfield Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory
             Parties Present
             Minutes
            Result: Matter Heard
06/29/2010 Motion
             ALL PENDING MOTIONS (6/28/10)
               08C2457390074.tif pages
06/29/2010
           Motion
             STATE'S MOTION TO CONSOLIDATE (FROM 6/28/10)
               08C2457390075.tif pages
06/29/2010
           Motion
             STATE'S NOTICE OF MOTION AND MOTION FOR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA F
               08C2457390076.tif pages
07/07/2010
           Motion
             ALL PENDING MOTIONS 7-7-10
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08C2457390077.tif pages 07/07/2010 Hearing STATUS CHECK: JURY TRIAL AS TO COUNT 1/ SEVERED 08C2457390078.tif pages 07/07/2010 Motion (9:00 AM) () STATE'S MOTION TO CONSOLIDATE (FROM 6/28/10) 07/07/2010 Motion (9:00 AM) () STATÈ'S NOTICE OF MOTION AND MOTION FOR VIDEOTAPED TESTIMONY OF VICTIM, MARCIA P 07/07/2010 All Pending Motions (9:00 AM) ()
ALL PENDING MOTIONS 7-7-10 Court Clerk: Cheryl Case Reporter/Recorder: Bev Sigurnik Heard By: Ken Cory Parties Present <u>Minutes</u> Result: Matter Heard 07/08/2010 Information
AMENDED INFORMATION 08C2457390079.tif pages 08/20/2010 Motion State's Notice of Motion and Motion for Videotaped Testimony of Victim, Marcia Peterson Motion (9:00 AM) (Judicial Officer Cory, Kenneth) 09/01/2010, 09/22/2010 09/01/2010 State's Notice of Motion and Motion for Videotaped Testimony of Victim, Marcia Peterson Parties Present <u>Minutes</u> Result: Matter Continued 09/16/2010 Opposition Defendant's Opposition To State's Motion For Videotaped Testimony Or Victim, Marcia Peterson 09/22/2010 CANCELED Status Check (9:00 AM) (Judicial Officer Cory, Kenneth) Vacated - On In Error 09/24/2010 CANCELED Minute Order (9:30 AM) (Judicial Officer Cory, Kenneth) Vacated - On In Error Minute Order (1:30 PM) (Judicial Officer Cory, Kenneth) 10/14/2010 Minute Order Re: Status Check **Minutes** Result. Minute Order - No Hearing Held 10/25/2010 Status Check (9:00 AM) (Judicial Officer Cory, Kenneth) Status Check: Pending Court Dates Parties Present **Minutes** Result: Matter Heard 11/17/2010 Order Granting Motion Order Granting State's Motion for Videotaped Testimony of Victim, Marcia Peterson 11/22/2010 CANCELED Calendar Call (9:00 AM) (Judicial Officer Cory, Kenneth) Vacated Reset 11/22/2010 Reset by Court to 11/22/2010 11/23/2010 Minute Order (11:00 AM) (Judicial Officer Cory, Kenneth)
Minute Order Re: Status Check Set For 12/1/10 Result: Minute Order - No Hearing Held CANCELED Jury Trial (10:30 AM) () 11/29/2010 Vacated: 12/01/2010 Status Check (9:00 AM) (Judicial Officer Cory, Kenneth) 12/01/2010, 12/13/2010, 03/07/2011 Status Check: Reset Video Deposition 02/07/2011 Reset by Court to 03/07/2011 Result: Continued 12/13/2010 Status Check (9:00 AM) (Judicial Officer Cory, Kenneth) 12/13/2010, 03/07/2011 Status Check: As To Severed Count 11/22/2010 Reset by Court to 11/22/2010 11/22/2010 Reset by Court to 12/06/2010 12/06/2010 Reset by Court to 12/13/2010 02/07/2011 Reset by Court to 03/07/2011 03/07/2011 Reset by Court to 03/07/2011 Result: Matter Continued 12/13/2010 Further Proceedings (9:00 AM) (Judicial Officer Cory, Kenneth) 12/13/2010, 03/07/2011 Further Proceedings: Video Deposition of Victim 11/15/2010 Reset by Court to 12/06/2010 12/06/2010 Reset by Court to 12/13/2010 02/07/2011 Reset by Court to 03/07/2011 Result: Matter Continued 12/13/2010 Status Check (9:00 AM) (Judicial Officer Cory, Kenneth) 12/13/2010, 03/07/2011 Status Check: Amended Information/Consolidation 12/06/2010 Reset by Court to 12/13/2010

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02/07/2011 Reset by Court to 03/07/2011
                03/07/2011 Reset by Court to 03/07/2011
             Result: Matter Continued
12/13/2010 All Pending Motions (9:00 AM) (Judicial Officer Cory, Kenneth)
               Parties Present
              Result: Matter Heard
02/01/2011
            Minute Order (1:30 PM) (Judicial Officer Cory, Kenneth)
               Minute Order Resetting Hearing from 2/7/11 to 3/7/11
             Result: Minute Order - No Hearing Held
02/11/2011
            Ex Parte Order
Ex Parte Order for Transport
            Motion to Continue
02/23/2011
               Motion To Continue Trial Date
02/28/2011 Minute Order (1:30 PM) (Judicial Officer Cory, Kenneth)
               Minute Order Re: Hearing set for 3/7/11 at 1:30 PM
             Result: Minute Order - No Hearing Held
03/07/2011 Motion to Continue Trial (9:00 AM) (Judicial Officer Cory, Kenneth)
               Motion To Continue Trial Date
             Result: Granted
            Status Check (9:00 AM) (Judicial Officer Cory, Kenneth)
Status Check: Reschedule Video Deposition of Victim
03/07/2011
             Result: Matter Heard
03/07/2011 All Pending Motions (9:00 AM) (Judicial Officer Cory, Kenneth)

Deft's Motion to Continue Trial Date... Status Check: Reschedule Video Deposition... Status Check: Amended Information/ Consolidation... Further
               Proceedings: Video Depostion of Victim,, Status Check: As to Severed Counts
               Parties Present
               Minutes .
             Result: Matter Heard
             CANCELED Calendar Call (9:00 AM) (Judicial Officer Cory, Kenneth)
04/18/2011 CANCELED Jury Trial (1:30 PM) (Judicial Officer Cory, Kenneth)
               Reset
206/09/2011
            Reporters Transcript
               Recorder's Transcript Re: Motion to Consolidate - Heard 07/07/2010
            Case Reassigned to Department 5
06/24/2011
               Case reassigned from Judge Kenneth Cory
08/08/2011
             Ex Parte Order
               Ex Parte Order For Transport
08/30/2011
            Ex Parte Order
               Ex Parte Order For Transcript
             Status Check (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
10/17/2011
               Per Law Clerk
               Parties Present
             Result: Matter Continued
10/17/2011
             CANCELED Status Check (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
               Vacated - On in Error
            Status Check (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
               10/19/2011, 12/14/2011
               Status Check: Trial Date and Video Examination
               Parties Present
               Minutes
                12/14/2011 Reset by Court to 12/14/2011
             Result: Continued
            <u>Order</u>
11/02/2011
               Order Granting State's Motion to Consolidate and Partially Denying Defendant's Motion To Sever
            CANCELED Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
11/09/2011
               Vacated - per Judge
                 11/09/2011 Reset by Court to 11/09/2011
11/14/2011 CANCELED Jury Trial (1:30 PM) (Judicial Officer Ellsworth, Carolyn)
               Vacated - per Judge
                 11/14/2011 Reset by Court to 11/14/2011
12/02/2011
             Notice of Witnesses and/or Expert Witnesses
Defendantys Notice Of Expert Witnesses, Pursuant To NRS 174.234(2) 12/14/2011 CANCELED Hearing (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
               Vacated - per Law Clerk
                12/14/2011 Reset by Court to 12/21/2011
                 12/21/2011 Reset by Court to 12/14/2011
12/14/2011 Status Check (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
               Preservation of Witness Testimony
               Parties Present
               <u>Minutes</u>
             Result: Hearing Set
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    Order of the second seco
01/20/2012 Hearing (10:00 AM) (Judicial Officer Ellsworth, Carolyn)
Preservation of Witness Testimony (FIRM)
                            Parties Present
                            <u>Minutes</u>
                         Result: Matter Heard
01/20/2012
                        Supplemental Witness List
                            Fourth Supplemental Notice of Witnesses and/or Expert Witnesses
                            rder
Order for Transcript
01/31/2012
                         Status Check (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
02/06/2012
                           Parties Present
                                                                          And the second second
                            Minutes
                         Result: Trial Date Set
                        CANCELED Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
· Vacated - On In:Error
02/22/2012
02/22/2012
                         CANCELED Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                            Vacated
                         CANCELED Jury Trial (1:30 PM) (Judicial Officer Ellsworth, Carolyn)
02/27/2012
                          Vacated state would be a second state of the s
02/27/2012
                        Ex Parte Order
                            Ex Parte Order for Transport
02/27/2012
                        Notice of Motion
                            Notice of Motion and Motion to Consume Entire DNA Samples for Y-STR Testing By An Outside Laboratory
03/09/2012
                        Recorders Transcript of Hearing
                             Recorder's Transcript of Proceedings Hearing: Preserveration of Witness Testimony - January 20, 2012
03/30/2012
                             Objection to State's Request for Destructive Testing of DNA Samples of Y-STR Testing
04/04/2012
                        Motion (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                            Notice of Motion and Motion to Consume Entire DNA Samples for Y-STR Testing By An Outside Laboratory
                            Parties Present
                            Minutes:
                               03/12/2012 Reset by Court to 04/04/2012
                         Result: Motion Granted
                                                                             \mathcal{R}(w) = \mathcal{T}(w) + \mathcal{R}(w)
04/17/2012
                        Order Granting Motion
                             Order Granting State's Motion to Consume Entire DNA Samples for Y-STR Testing by Outside Laboratory
05/08/2012
                            Amended Order Granting States Motion to Consume Entire DNA Samples for Y-Str Testing by Outside Laboratory
05/22/2012
                        Amended Order
                            Second Amended Order Granting State's Motion to Consume Entire DNA Samples for Y-STR Testing By Outside Laboratory
07/11/2012
                       <u>Motion</u>
                            Defendant's Motion To Continue Trial
07/23/2012 Motion to Continue Trial (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                            Minutes
                                                                               (s, u, 1, \lambda, t) = 1 - \varepsilon
                        Result: Motion Granted
08/27/2012
                        CANCELED Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                       CANCELED Jury Trial. (1:30 PM) (Judicial Officer Ellsworth, Carolyn)
                       Supplemental Witness List
Fifth Sunniemental Visit
09/04/2012
10/22/2012
                            Fifth Supplemental Notice of Witnesses and/or Expert Witnesses
01/31/2013
                        Ex Parte Order
                            Ex Parte Order For Transport
02/14/2013
                        Motion
                            Motion To Continue Trial Date
02/22/2013
                        Response
                            Real Party in Interest and Victim Roxanne Cagnina's Response to Defendant Steven Farmer's Motion to Continue Trial
                       Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
Motion to Continue Trial (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
02/25/2013
02/25/2013
                            Motion To Continue Trial Date
                       All Pending Motions (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
02/25/2013
                            2/25/13
                            Parties Present
                            Minutes
                         Result: Trial Date Set
02/25/2013
                         CANCELED Ali Pending Motions (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                             Vacated - On in Error
                            2/25/13
03/04/2013
                         CANCELED Jury Trial (1:30 PM) (Judicial Officer Ellsworth, Carolyn)
                            Vacated
                        Supplemental Witness List
01/09/2014
                        Sixth Supplemental Notice of Witnesses and/or Expert Witnesses Notice of Motion
01/16/2014
                            Notice of Motion and Motion to use Videotaped Testimony of Victim, Marcia Peterson at Trial
01/21/2014
                           'Defendant's Reply To State's Motion To Use Videotaped Testimony Of Victim, Marcia Peterson At Trial
01/21/2014
                         Motion
                            Defendant's Motion For Recordation Of All Proceedings Including Bench Conferences & Contingent Motion For Stay Of Proceedings in The Event
                             The Motion For Recordation Of Bench Conferences is Denied
01/24/2014 Supplemental Witness List
                             Seventh Supplemental Notice of Witnesses and/or Expert Witnesses
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01/27/2014 | Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                Parties Present
                Minutes
              Result: Matter Heard
01/27/2014 CANCELED Calendar Call (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
              Motion (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                State's Notice of Motion and Motion to use Videotaped Testimony of Victim, Mercia Peterson at Trial
01/27/2014 Motion (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                Defendant's Motion For Recordation Of All Proceedings Including Bench Conferences & Contingent Motion For Stay Of Proceedings In The Event
                 The Motion For Recordation Of Bench Conferences is Denied
01/27/2014
              Filed Under Seal
             Filed Under Seal -Ex Parte Order for Transport
All Pending Motions (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
All Pending Motions: 1/27/14
Notice of Witnesses and/or Expert-Witnesses
01/27/2014
01/27/2014
              Defendant's Second Notice Of Witnesses, Pursuant To NRS 174.234
Supplemental Witness List
Eighth Supplemental Notice of Witnesses and/or Expert Witnesses
01/27/2014
01/28/2014
              Notice of Motion
                Notice of Motion and Motion in Limine to Limit Cross Examination of Roxanne and Scott Cagnina on an Order Shortening Time
              <u>Jury Trial.</u> (1:50 PM) (Judicia! Officer Elisworth, Carolyn)
02/03/2014, 02/04/2014, 02/05/2014, 02/06/2014, 02/07/2014, 02/10/2014, 02/11/2014, 02/12/2014, 02/13/2014, 02/14/2014, 02/18/2014,
                02/19/2014, 02/20/2014, 02/21/2014, 02/24/2014, 02/25/2014, 02/26/2014, 02/27/2014, 02/28/2014
  0.0
                Parties Present
                <u>Minutes</u>
                  02/11/2014 Reset by Court to 02/10/2014
              Result: Trial Continues
02/03/2014 Motion in Limine (1:30 PM) (Judicial Officer Ellsworth, Carolyn)
                02/03/2014, 02/04/2014
                Notice of Motion and Motion in Limine to Limit Cross Examination of Roxanne and Scott Cagnina on an Order Shortening Time
              Media Request and Order
                Media Request And Order Allowing Camera Access To Court Proceedings
02/05/2014
              Media Request and Order
                Media Request And Order Allowing Camera Access To Court Proceedings
02/07/2014
              Jury List
02/10/2014
              Media Request and Order
                Media Request And Order Allowing Camera To Court Proceedings
              Media Request and Order
02/19/2014
              Media Request And Order Allowing Camera To Court Proceedings
Amended Information
02/24/2014
                Second Amended Information
02/28/2014
              Instructions to the Jury
02/28/2014
              <u>Verdict</u>
              Proposed Jury Instructions Not Used At Trial
Deft's proposed jury instructions not used at trial
04/10/2014
              Proposed Jury Instructions Not Used At Trial
               Pltf's proposed jury insturctions not used at trial
05/09/2014
05/28/2014
              Sentencing (9:00 AM) (Judicial Officer Ellsworth, Carolyn)
                Parties Present
                Minutes
               Result: Defendant Sentenced
              Judgment of Conviction
JUDGMENT OF CONVICTION (JURY TRIAL)
Criminal Order to Statistically Close Case
06/02/2014
06/13/2014
                Criminal Order to Statistically Close Case
06/16/2014
              Notice of Appeal (criminal)
              Notice of Appeal
Case Appeal Statement
06/16/2014
06/20/2014
              Notice of Appeal (criminal)
              Notice of Appeal
Case Appeal Statement
06/20/2014
                Case Appeal Statement
              Case Appeal Statement
Case Appeal Statement
06/24/2014
                                                                           FINANCIAL INFORMATION
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5 3.974	Defendant Farmer, Steve	n Disease in the St. Alleston	e Maria III		
	Total Financial Assessme				343.50
	Total Payments and Cred	ts			168,50
	Balance Due as of 07/16	/2014			175.00
				•	
07/09/2008	Transaction Assessment				29.00
07/09/2008	Conversion Payment	Receipt # 01443593		•	(29.00)
04/25/2012	Transaction Assessment				53.00
04/25/2012	Payment (Window)	-Receipt # 2012-53496-CCCLK		Nealk Hyman	(53.00)
06/01/2012	Transaction Assessment				56.00
06/01/2012	Payment (Window)	Receipt # 2012-69248-CCCLK	• •	MORRIS SULLIVAN & LENKUL	(56.00)

02/15/2013 Transaction Assessment			5.00
02/15/2013 Payment (Window)	Receipt # 2013-19881-CCCLK	AMERIÇAN LEGAL	(5.00)
02/06/2014 Transaction Assessment	·		25.50
02/06/2014 Payment (Window)	Receipt # 2014-15437-CCCLK	Pvatt Silvestri	(25.50)
06/02/2014 Transaction Assessment			175,00

EXHIBIT G

1	AINF DAVID ROGER STEVEND. GRIERSON STEVEND. GRIERSON	
2	Nevada Bar #002781	
3	BRIAN KOCHEVAR Deputy District Attorney Nevada Bar #005691	
4	200 Lewis Avenue	
5	(702) 671-2500	
6	Attorney for Plaintiff	
7	DISTRICT COURT	
8	CLARK COUNTY, NEVADA	
9		
10	THE STATE OF NEVADA,)	-
11	Plaintiff, Case No: 10C245739	
12	Dept No: I	
13	STEVEN DALE FARMER,	
14	#2679879 SECOND AMENDED	
15	Defendant. INFORMATION	
16	/	
17	STATE OF NEVADA) ss.	
18	COUNTY OF CLARK)	
19	DAVID ROGER, District Attorney within and for the County of Clark, State	of
20	Nevada, in the name and by the authority of the State of Nevada, informs the Court:	
21	That STEVEN DALE FARMER, the Defendant above named, having committed	
22	crimes of SEXUAL ASSAULT (Category A Felony - NRS 200.364, 200.366), OPEN (
23	GROSS LEWDNESS (Gross Misdemeanor - NRS 201.210) and INDECE	NT
24	EXPOSURE (Gross Misdemeanor - NRS 201.220), between April, 2008, and May, 20	08,
25	within the County of Clark, State of Nevada, contrary to the form, force and effect of statu	ites
26	in such cases made and provided, and against the peace and dignity of the State of Nevada	,
27	H	
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COUNT 1 - OPEN OR GROSS LEWDNESS

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did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant rubbing and/or touching and/or pushing on and/or pressing against the feet of LEDAHLIA SPURLOCK with his penis and/or his genital area while she lay in a bed.

COUNT 2 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant exposing and/or touching the breasts of HEATHER SHANK, while in an elevator, under the guise of removing electrodes.

COUNT 3 - INDECENT EXPOSURE

did, then and there, intentionally, willfully, and unlawfully make an open and indecent or obscene exposure of another person by then and there deliberately exposing and/or brushing against and/or touching the breasts of HEATHER SHANK, under the guise of adjusting leads from the EKG machine.

COUNT 4 – OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant exposing and/or touching the breasts of DENISE HANNA under the guise of adjusting leads from the EKG machine.

COUNT 5 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 6 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 7 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ROXANNE CAGNINA, a female person, to sexual penetration, to-wit: cunnilingus, by placing his mouth and/or tongue on or in the genital opening of the said ROXANNE CAGNINA, against her will.

COUNT 8 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the thighs of ROXANNE CAGNINA.

COUNT 9 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the breasts of ROXANNE CAGNINA.

COUNT 10 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject MARCIA PETERSEN, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the anal opening of the said MARCIA PETERSEN, against her will, or under conditions in which Defendant knew, or should have known, that the said MARCIA PETERSEN was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 11 - OPEN OR GROSS LEWDNESS

did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing the genital opening of MARCIA PETERSEN with his hand(s) and/or finger(s).

COUNT 12 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject MARCIA PETERSEN, a female person, to sexual penetration, to-wit: digital penetration, by inserting his finger(s) into the genital opening of the said MARCIA PETERSEN, against her will, or under conditions in which Defendant knew, or should have known, that the said MARCIA PETERSEN was mentally or physically incapable of resisting or understanding

the nature of Defendant's conduct. COUNT 13 - OPEN OR GROSS LEWDNESS <u>"</u> did, then and there, willfully and unlawfully commit an act of open or gross lewdness by the Defendant touching and/or rubbing and/or pinching the breast(s) and/or nipple(s) of 4 5 MARCIA PETERSEN with his hand(s) and/or finger(s). **COUNT 14 - OPEN OR GROSS LEWDNESS** 6 did, then and there, willfully and unlawfully commit an act of open or gross lewdness 7 by the Defendant touching and/or rubbing and/or pinching the breast(s) and/or nipple(s) of 8 ^{*}9 MARCIA PETERSEN with his hand(s) and/or finger(s). 10 COUNT 15 - INDECENT EXPOSURE did, then and there, intentionally, willfully, and unlawfully make an open and 11 indecent or obscene exposure of the person of MARCIA PETERSEN by then and there 12 13 deliberately lifting the hospital gown of the said MARCIA PETERSEN to look at her genital opening 14 15 and/or anal opening and/or breast(s). 16 DAVID ROGER 17 Nevada Bar #002781 18 19 20 Nevada Bar #005691 21 22 23 24 25 26

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1	Names of witnesses known to the District Attorney's Office at the time of filing this
2	Information are as follows:
3	CAGNINA, ROXANNE, 3717 LOWER SAXON AVE., LVN 89085
4	CAGNINA, SCOTT; ADDRESS UNKNOWN
5	HANNA, DENISE; 7932 OLYMPUS AVE., LVN
6	JEX, CRAIG; LVMPD #05597
7	LEHAN, TIMOTHY; 5209 FIRESIDE RANCH AVE., LVN 89131
8	MILLER, RONALD; LVMPD #03233
9	PENCE, MISTY; LVMPD #04950
10	PETERSEN, MARCIA, 7712 CONSTANSO AVE #104, LVN
11	PETERSEN, MARSHAL, 9164 ACCOMPLISHMENT CT, LVN
12	PETERSEN, MICAH; 9164 ACCOMPLISHMENT CT, LVN
13	ROSE, FRANCES; 2104 CLUB PACIFIC WAY, #19-102, LVN 89128
14	SAUNDERS, MICHAEL; LVMPD #07294
15	SHANK, HEATHER; 5209 FIRESIDE RANCH AVE., LVN 89131
16	SPURLOCK, LEDAHLIA; 4408 SAN GABRIEL HILL AVE., LVN 89115
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26	DA#08F10344X/hjc/SVU
27	DA#08F10344X/hjc/SVU LVMPD EV#0805161021; 0805302056; 0505311717;
28	0805311315; 0806042539 (TK8)

EXHIBIT H

1	VER FILED IN OPEN COURT		
2	STEVEN D. GRIERSON CLERK OF THE COURT		
3	DISTRICT COURT FEB 2 8 2014		
4	CLARK COUNTY, NEVADA		
5	BY TWO JULY		
6	THE STATE OF NEVADA,) at 2:29 pm		
7	Plaintiff, CASE NO: 08C245739		
8	-vs- DEPT NO: V		
9	STEVEN DALE FARMER,		
10	Defendant.		
11	\		
12			
13	<u>VERDICT</u>		
14	We, the jury in the above entitled case, find the Defendant STEVEN DALE		
15	FARMER, as follows:		
16	COUNT 1 - OPEN OR GROSS LEWDNESS (LEDAHLIA SPURLOCK)		
17	(please check the appropriate box, select only one)		
18	Guilty of OPEN OR GROSS LEWDNESS		
19	Not Guilty		
20	COUNT 2 - OPEN OR GROSS LEWDNESS (HEATHER SHANK)		
21	(please check the appropriate box, select only one)		
22	Guilty of OPEN OR GROSS LEWDNESS		
23	Not Guilty		
24	COUNT 3 - INDECENT EXPOSURE (HEATHER SHANK)		
25	(please check the appropriate box, select only one)		
26	Guilty of INDECENT EXPOSURE		
27	Not Guilty		
28			

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1	COUNT 11 - OPEN OR GROSS LEWDNESS (MARCIA PETERSEN, VAGINAL)
· 2	(please check the appropriate box, select only one)
3	Guilty of OPEN OR GROSS LEWDNESS
4	Not Guilty P. &
5	COUNT 12 - SEXUAL ASSAULT (MARCIA PETERSEN, VAGINAL)
6	(please check the appropriate box, select only one)
7	Guilty of SEXUAL ASSAULT
. 8	Not Guilty
9	COUNT 13 - OPEN OR GROSS LEWDNESS (MARCIA PETERSEN, BREAST/NIPPLE)
10	(please check the appropriate box, select only one)
11	Guilty of OPEN OR GROSS LEWDNESS
12	☐ Not Guilty
13	COUNT 14 - OPEN OR GROSS LEWDNESS (MARCIA PETERSEN, BREAST/NIPPLE)
14	(please check the appropriate box, select only one)
15	Guilty of OPEN OR GROSS LEWDNESS
16	Not Guilty
17	<u>COUNT 15</u> - INDECENT EXPOSURE (MARCIA PETERSEN)
18	(please check the appropriate box, select only one)
19	Guilty of INDECENT EXPOSURE
20	Not Guilty
21	
22	DATED this 29 day of February, 2014
23	
24	FOR EPERSON
25	JAMES R. ROBBIUS
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EXHIBIT I

Electronically Filed 06/02/2014 07:09:44 AM

JOCP

CLERK OF THE COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

-vs-

STEVEN DALE FARMER #2679879

Defendant.

CASE NO. C245739 / C249693

DEPT. NO. V

JUDGMENT OF CONVICTION
(JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crimes of COUNTS 1, 2, 4, 8, 9, 11, 13 & 14 – OPEN OR GROSS LEWDNESS (Gross Misdemeanor) in violation of NRS 201.210; COUNTS 3 & 15 – INDECENT EXPOSURE (Gross Misdemeanor) in violation of NRS 201.220, and COUNTS 5, 6, 7, 10 & 12 – SEXUAL ASSAULT (Category A Felony) in violation of NRS 200.364, 200.366; and the matter having been tried before a jury and the Defendant having been found guilty of all counts **OTHER THAN COUNTS - 3 & 7** whereas Defendant was found NOT GUILTY; thereafter, on the 28TH day of May, 2014, the Defendant was present in court for sentencing with his counsels JEFFREY MANINGO and RYAN BASHOR, Deputy Public Defenders, and good cause appearing,

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DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers, the Defendant is sentenced as follows: As to COUNTS 1, 2, 4, 8, 9, 11, 13, 14 & 15 - TWELVE (12) MONTHS in the Clark County Detention Center (CCDC) as to each count with each count running CONCURRENT with each other: as to COUNT 5 - LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC), Count 5 to run CONCURRENT with Counts 1, 2 and 4; as to COUNT 6 - LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC), Count 6 to run CONSECUTIVE to Count 5; as to COUNT 10 -LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC), Count 10 to run CONSECUTIVE to Count 6; and as to COUNT 12 - LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC), Count 12 to run CONCURRENT with Counts 1, 2, 4, 6, 8, 10 & 11; with TWO THOUSAND TWO HUNDRED FOUR (2,204) 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.

DATED this 304 day of May, 2014.

CAROLYN ELLSWORTH DISTRICT JUDGE