Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB

Exhibit ID	On Behalf C	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P12A-C	Plaintiff	Admitted 05/09/2007		GLOVES		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: E N	Comment: ExhibitID : 133217 NO OBJECTION						
P13	Plaintiff	Admitted 05/08/2007		DIAGRAM OF BLDG & SURROUNDING AREA		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: E N	ExhibitID: 133218 NO OBJECTION						
P14-92	Plaintiff	Admitted 05/08/2007		PHOTOGRAPH		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: E N	Comment: ExhibitID : 133219 NO OBJECTION						
P94-97	Plaintiff	Admitted 05/08/2007		PHOTOGRAPH		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: E	Comment: ExhibitID : 133221 NO OBJECTION						
P98	Plaintiff	Admitted 05/10/2007		PHOTO CORONER'S TAG		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: E	Comment: ExhibitID : 133222 NO OBJECTION						
P102	Plaintif	Admitted 05/10/2007		PHOTO		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: E	Comment: ExhibitID 133224 NO OBJECTION						

Sort Order: Status Defendant Name: Matthews, Jemar D DOB Case: 06C228460-2 Party:

Exhibit ID	On Behalf Of Status/Date	s/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P106-	Plaintiff Admitted 05/08/2007	ed 2007		124) PHOTO		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: ExhibitID : 133226 NO OBJECTION	133226 CTION						
P126	Plaintiff Admitted 05/08/2007	ed 2007		131) PHOTO		State of Nevada	District Court Criminal/Civit 05/08/2007	Evidence Vault
	Comment: ExhibitiD 133228 NO OBJECTION	133228 2TTON						
P132-	Plaintiff Admitted 05/09/2007	ed 2007		142) РНОТО		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: ExhibitID : 133229 NO OBJECTION	133229 2TION						
P143-	Plaintiff Admitted 05/08/2007	ed 2007		148) PHOTO		State of Nevada	District Court Criminal/Civit 05/08/2007	Evidence Vault
	Comment: ExhibitID 133230 NO OBJECTION	133230 3THON						
P149	Plaintiff Admitted 05/09/2007	ed 2007		рното		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: ExhibitID : 13323' NO OBJECTION	133231 CTION						
e G G	Plaintiff Admitted 05/08/2007	ed 2007		153) PHOTO		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
のないにあるないたとないのないのないであったい		人のうちの日日のためのためのの日日の	「教育学校のないないないないないないないないないないないないない」		「日本のためのない」をなったいである。それでいたのではないのではないというないのです。	たい時代の自己のないなどはたいな時代の時代のないになっていた。	いたりというないなななないともないのであるというないのでないですのないのであるというないです。	「たけにあるの日本人たちに、「ないないないないないない」とないであるという

Printed on 11/07/2014 at 8:42 AM

Comment: ExhibitID 133232 NO OBJECTION

Sort Order: Status Defendant Name: Matthews, Jernar D DOB Case: 06C228460-2 Party:

Case: Noc.	Lase: UDU 22040U-2 Fany:	SON URGET: STATUS	son urder: status berendant Name: Mi	latmews, Jemar D DOD				
Exhibit ID	On Behalf Of	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P154-	Plaintiff	Admitted 05/08/2007		155) AIREAL VIEW		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: Ex NC	Comment: ExhibitID : 133233 NO OBJECTION						
P156	Plaintiff	Admitted 05/10/2007		PHOTO GUN		State of Nevada	District Court Criminal/Civit 05/10/2007	Evidence Vault
1990 1990 1990 1990 1990	Comment: Ex NC	Comment: ExhibitID 133234 NO OBJECTION						in energy In energy In energy In energy In energy
P157-	Plaintiff	Admitted 05/08/2007		158) PHOTO		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: Ex	Comment: ExhibitID : 133235 NO OBJECTION						
P159	Plaintiff	Admitted 05/08/2007		PHOTO-LEG		State of Nevada	District Court Ctiminal/Civit 05/08/2007	Evidence Vault
	Comment: Ex NG	Comment: ExhibitID 133236 NO OBJECTION						
P160	Plaintiff	Admitted 05/08/2007		рното		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: Ex NC	Comment: ExhibitID : 133237 NO OBJECTION						
105 105 105 105 105 105 105 105 105 105	Plaintiff	Admitted 05/08/2007		AIREAL VIEW		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault

Comment: ExhibitID 133239 NO OBJECTION

Sort Order: Status Defendant Name: Matthews, Jemar D DOB Case: 06C228460-2 Party:

Exhibit ID	On Behalf Of Status/Date	us/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P165	Plaintiff Admitted 05/10/20	Admitted 05/10/2007		ENVELOPE W/CONTENTS		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: ExhibitID : 133243 NO OBJECTION	1: 133243 ECTION						
P165A	Plaintiff Admitted 05/10/20	Admitted 05/10/2007		BULLEF FRAGMENTS		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: ExhibitID 133244 NO OBJECTION	- 133244 ECTION					Andrea de La companya de La companya Andrea de La companya Andrea de La companya Andrea de La companya	i come i consta serie da serie da serie da serie da serie da serie da
P166	Plaintiff Admitted 05/10/20	Admitted 05/10/2007		PHOTO-MICROSOPIC COMPARISON OF BULLETS		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: ExhibitID : 133245 NO OBJECTION	1: 133245 ECTION						
A	Defendant Admitted 05/09/20	Admitted 05/09/2007		AIREAL PHOTO		Matthews, Jemar D	District Court Criminal/Civit 05/09/2007	Evidence Vault
	Comment: Exhibititin 133247 NO OBJECTION	- 133247 ECTION						
DB	Defendant Admitted 05/10/20	Admitted 05/10/2007		CERTIFICATE OF LIVE BIRTH		Matthews, Jemar D	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: ExhibitID : 133248 NO OBJECTION	1: 133248 ECTION						
8 8	Defendant Admitted 06/10/20	Admitted 05/10/2007		NV IDENTIFICATION CARD-MATTHEWS		Matthews, Jemar D	District Court Criminal/Civil 05/10/2007	Evidence Vault

Printed on 11/07/2014 at 8:42 AM

Page 12 of 13

Comment: ExhibitID 133249 NO OBJECTION

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB

Exhibit ID	Exhibit ID On Behalf Of Status/Date	Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of Location	Location
QQ	Defendant	Admitted 05/10/2007		COPY CASNO T91206 EXTENDED ORDER 6/21/06		Matthews, Jemar D	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: Ex NC	Comment: ExhibitID : 133250 NO OBJECTION						
DE	Defendant	Admitted 05/10/2007		COPY C191206 TPO DOMESTIC VIJOLENCE		Matthews, Jemar D	District Court Criminal/CMI 05/10/2007	Evidence Vault
	Comment: Ex NC	Comment: ExhibitID : 133261 NO OBJECTION						
DF	Defendant	Admitted 05/10/2007		BLOW-UP OF NV ID OF MATTHEWS		Matthews, Jemar D	District Court Criminal/Civil 05/10/2007	Evidence Vault

Comment: ExhibitID : 133252 NO OBJECTION



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

TODD M. LEVENTHAL, ESQ. 626 S. THIRD ST. LAS VEGAS, NV 89101

> DATE: November 7, 2014 CASE: C228460-2

RE CASE: STATE OF NEVADA vs. JEMAR D. MATTHEWS

NOTICE OF APPEAL FILED: November 6, 2014

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS NOT TRANSMITTED HAVE BEEN MARKED:

Case Appeal Statement

NRAP 3 (a)(1), Form 2

Order



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

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

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

Certification of Copy

State of Nevada County of Clark SS:

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

NOTICE OF APPEAL; DISTRICT COURT DOCKET ENTRIES; FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER; NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

VS.

Case No: C228460-2

Dept No: XVIII

JEMAR D. MATTHEWS aka JEMAR MATTHEWS,

Defendant(s).

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office. Las Vegas, Nevada This 7 day of November 2014. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk

Electronically Filed 11/06/2014 04:18:27 PM 1 NOTC LEVENTHAL & ASSOCIATES **CLERK OF THE COURT** TODD M. LEVENTHAL, ESO. 2 Nevada Bar No. 8543 California Bar No. 223577 3 **Electronically Filed** 626 S. Third Street Nov 07 2014 03:07 p.m. Las Vcgas, Nevada 89101 4 leventhalandassociates@gmail.com Tracie K. Lindeman (702) 472-8686 Clerk of Supreme Court 5 6 Attomey for Defendant 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 JEMAR D. MATTHEWS, Case No. 06C228460 10 Dept. No. 18 Petitioner, 11 NOTICE OF APPEAL VS. 12 THE STATE OF NEVADA, DWIGHT 13 NEVEN, WARDEN, 14 Respondents. 15 16 PLEASE TAKE NOTICE that petitioner Jemar D. Matthews, hereby appeals to the Supreme 17 Court of the State of Nevada the Judgment, notice of which was filed October 6, 2014. 18 DATED this 6th day of November, 2014. 19 Respectfully submitted, 20 Leventhaland Associates 21 Todd M. Leventhal, Esq. 22 Nevada Bar No. 8543 California Bar No. 223577 23 600 S. Third Street Las Vegas, Nevada 89101 24 leventhalandassociates@gmail.com (702) 472-8686 25 26 27 28

1

Docket 66844 Document 2014-36901

		ļ
1	CERTIFICATE OF SERVICE	
2	In accordance with Rule 5(b) of the Nevada Rules of Civil Procedure, the undersigned hereby	
. 3	certifics that on the 6 th day of November, 2014, this Notice of Appeal was electronically filed and	
. J	served.	
5	Attorney General	
6	State of Nevada	
7	Office of the District Attorney Michelle Y. Jobe	ļ
8	Regional Justice Center, Third Floor 200 Lowis Avenue	
9	PO Box 552212 Las Vegas, Nevada 89155	
10		
11		
12	An employee of Leventhal & Associates	
13	rai sinjagite di Levenina a Associates	
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
-28-		
ļ	2	
	2	

The State of Nevada vs Jemar D Matthews

u. u. u. u.	Judicial Officer:	Department 18 Barker, David 12/04/2006
ur. ur. ur. ur.	Case Number History: Cross-Reference Case Number:	C228460
\$ \$	Defendant's Scope ID #: Lower Court Case Number: Supreme Court No.:	

CASE INFORMATION

Offen	se	Deg	Date	Case Type:	Felony/Gross Misdemeanor
1.	CONSPIRACY TO COMMIT A CRIME	F	01/01/1900	Case Flags:	Bail Set
1.	MURDER.	F	01/01/1900		Appealed to Supreme Court Custody Status - Nevada
1.	DEGREES OF MURDER	F	01/01/1900		Department of Corrections
1.	MURDER.	F	01/01/1900		
2.	DEGREES OF MURDER	F	01/01/1900		
2.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	ŀ	01/01/1900		
3.	ATTEMPT.	F	01/01/1900		
3.	MURDER.	F	01/01/1900		
3.	DEGREES OF MURDER	F	01/01/1900		
3.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
4.	ATTEMPT.	F	01/01/1900		
4.	MURDER.	F	01/01/1900		
4.	DEGREES OF MURDER	F	01/01/1900		
4.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
5.	ATTEMPT.	F	01/01/1900		
5.	MURDER.	F	01/01/1900		
5.	DEGREES OF MURDER	F	01/01/1900		
5.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
6.	UNLAWFUL POSSESSION, MANUFACTURE OR DISPOSITION OF SHORT-BARRELED RIFLE	F	01/01/1900		
7.	CONSPIRACY TO COMMIT A CRIME	F	01/01/1900		
7.	ROBBERY	F	01/01/1900		
8.	ROBBERY	F	01/01/1900		
8.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
9.	ROBBERY	F	01/01/1900		
9.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	ŀ	01/01/1900		
10.	ASSAULT WITH A DEADLY WEAPON (5024)	F	01/01/1900		
11.	ASSAULT WITH A DEADLY WEAPON (5024)	F	01/01/1900		

Related Cases

06C228460-1 (Multi-Defendant Case)

Statistical Closures

04/29/2010	USJR Reporting Statistical Closure
12/20/2009	USJR Reporting Statistical Closure
07/17/2007	USJR Reporting Statistical Closure
03/28/2008	USJR Reporting Statistical Closure
12/08/2010	Jury Trial - Conviction - Criminal

DATE

CASE ASSIGNMENT

	· ·
Case Number	
Court	
Date Assigned	
Judicial Officer	

Current Case Assignment

06C228460-2 Department 18 04/29/2007 Barker, David

PARTY INFORMATION

Defendant

Plaintiff

State of Nevada

Matthews, Jemar D

Lead Attorneys Gamage, William H. Retained 702-386-9529(W)

> Wolfson, Steven B 702-671-2700(W)

DATE	EVENTS & ORDERS OF THE COURT	INDEX
01/01/1900	 Plca (Judicial Officer: User, Conversion) 1. CONSPIRACY TO COMMIT A CRIME Guilty 	
01/01/1900	Plea (Judicial Officer: User, Conversion) 1. MURDER. Guilty	
01/01/1900	Plea (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER Guilty	
01/01/1900	Plea (Judicial Officer: User, Conversion) 1. MURDER. Guilty	
01/01/1900	Plea (Judicial Officer: User, Conversion) 2. DEGREES OF MURDER Guilty	
01/01/1900	 Plca (Judicial Officer: User, Conversion) 2. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty 	
01/01/1900	Plea (Judicial Officer: User, Conversion) 3. ATTEMPT. Guilty	
01/01/1900	Plca (Judicial Officer: User, Conversion)	

	3. MURDER. Guilty
01/01/1900	 Plea (Judicial Officer: User, Conversion) 3. DEGREES OF MURDER Guilty
01/01/1900	 Plea (Judicial Officer: User, Conversion) 3. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 4. ATTEMPT. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 4. MURDER. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 4. DEGREES OF MURDER Guilty
01/01/1900	 Plea (Judicial Officer: User, Conversion) 4. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 5. ATTEMPT. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 5. MURDER. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 5. DEGREES OF MURDER Guilty
01/01/1900	 Plea (Judicial Officer: User, Conversion) 5. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 6. UNLAWFUL POSSESSION, MANUFACTURE OR DISPOSITION OF SHORT- BARRELED RIFLE Guilty
01/01/1900	 Plea (Judicial Officer: User, Conversion) 7. CONSPIRACY TO COMMIT A CRIME Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 7. ROBBERY Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion) 8. ROBBERY Guilty
01/01/1900	Plea (Judicial Officer: User, Conversion)

CASE SUMMARY

	CASE NO. 06C228460-2	
	8. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty	
01/01/1900	Plea (Judicial Officer: User, Conversion) 9. ROBBERY Guilty	
01/01/1900	 Plca (Judicial Officer: User, Conversion) 9. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty 	
01/01/1900	Plea (Judicial Officer: User, Conversion) 10. ASSAULT WITH A DEADLY WEAPON (5024) Guilty	
01/01/1900	Plea (Judicial Officer: User, Conversion) 11. ASSAULT WITH A DEADLY WEAPON (5024) Guilty	
12/04/2006	Criminal Bindover CREMINAL BINDOVER Fee \$0.00	06C228460- 20001.tif pages
12/04/2006	Hearing INITIAL ARRAIGNMENT	06C228460- 20002.tif pages
12/07/2006	Information INFORMATION	06C228460- 20005.tif pages
12/07/2006	Conversion Case Event Type <i>INFORMATION CORRECTED IN OPEN COURT</i>	06C228460- 20032.tif pages
12/11/2006	Initial Arraignment (10:30 AM) Events: 12/04/2006 Hearing INITIAL ARRAIGNMENT Court Clerk: Sandra Anderson Relief Clerk: Phyllis Irby/pi Reporter/Recorder: Kiara Schmidt Heard By: Kevin Williams	
01/03/2007	Media Request and Order MEDIA REQUEST AND ORDER	06C228460- 20009.tif pages
01/26/2007	Expert Witness List NOTICE OF EXPERT WITNESSES	06C228460- 20010.tif pages
02/02/2007	Order ORDER - RELATED PARTYID: 06C228460_0002	06C228460- 20011.tif pages
02/02/2007	Application <i>EX PARTE APPLICATION TO APPOINT INVESTIGATOR - RELATED PARTYID:</i> 06C228460_0002	06C228460- 20012.tif pages
02/07/2007	Calendar Call (9:00 AM) CALENDAR CALL Court Clerk: Katherine Streuber Reporter/Recorder: Richard Kangas Heard By: Elizabeth Halverson	
02/12/2007	CANCELED Jury Trial (1:30 PM)	

DEPARTMENT 18 CASE SUMMARY CASE NO. 06C228460-2

	Vacated	I
03/23/2007	Application	06C228460-
05/25/2007	EX PARTE APPLICATION FOR COURT APPROVAL OF PAYMENT OF SPECIFIC	20015.tif pages
	CATEGORIES OF ANCILLARY DEFENSE COSTS ANCILLARY DEFENSE COSTS-	
	RELATED PARTYID: 06C228460_0002	
00 100 10 0007		06C228460-
03/23/2007	Order	20016.tif pages
	ORDER - RELATED PARTYID: 06C228460_0002	
04/11/2007	Calendar Call (8:30 AM)	
	CALENDAR CALL Heard By: Elizabeth Halverson	
04/11/2007	Motion to Compel (8:30 AM)	
0.01102007	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Heard By: Elizabeth Halverson	
		06C228460-
04/11/2007	Motion	20017.tif pages
	STATE'S MTN TO COMPEL BUCCAL SWABS /6	
		06C228460-
04/13/2007		20018.tif pages
	CERTIFICATE OF FACSIMILE TRANSMISSION	
04/16/2007	Motion to Compel (8:30 AM)	
	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Court Clerk: Pamela Humphrey	
	Reporter/Recorder: Richard Kangas Heard By: Halverson, Elizabeth	
04/18/2007	Motion to Compel (8:30 AM)	
	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Court Clerk: Pamela Humphrey	
	Reporter/Recorder: Denice Lopez Heard By: Halverson, Elizabeth	
04/20/2007	Motion to Compel (8:30 AM)	
	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Court Clerk: Pamela Humphrey Reporter/Recorder: Pamela Humphrey Heard By: Elizabeth Halverson	
	Reporter Recorder. 1 uneur manphrey fleuru Dy, Euzubein fluverson	
04/20/2007	Order	06C228460-
	ORDER TO COMPEL IMMEDIATE PRODUCTION OF PRELIMINARY HEARING	20019.tif pages
	TRANSCRIPTS - RELATED PARTYID: 06C228460_0002	
		06C228460-
04/24/2007	Reporters Transcript	20020.tif pages
	REPORTER'S TRANSCRIPT PRELIMINARY HEARING	
0.415.515.000		06C228460-
04/25/2007	Expert Witness List	20021.tif pages
	NOTICE OF EXPERT WITNESS	
04/25/2007		06C228460-
04/23/2007	Expert Witness List <i>NOTICE OF WITNESSES</i>	20022.tif pages
	NOTICE OF WITNESSES	
04/25/2007	Expert Witness List	06C228460-
50202001	SUPPLEMENTAL NOTICE OF EXPERT WITNESS	20023.tif pages
05/02/2007	Calendar Call (8:30 AM)	
	CALENDAR CALL Heard By: David Barker	
	1	I

05/02/2007	Calendar Call (8:30 AM) CALENDAR CALL Heard By: David Barker	
05/02/2007	Calendar Call (8:30 AM) CALENDAR CALL CONTINUED Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
05/02/2007	Order ORDER	06C228460- 20026.tif pages
05/02/2007	E Expert Witness List SUPPLEMENTAL NOTICE OF WITNESSES	06C228460- 20027.tif pages
05/04/2007	Calendar Call (8:30 AM) CALENDAR CALL CONTINUED Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
05/07/2007	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
05/07/2007	Supplement SUPPLEMENTAL NOTICE OF WITNESS	06C228460- 20028.tif pages
05/07/2007	Order STIPULATION AND ORDER	06C228460- 20035.tif pages
05/08/2007	Jury Trial (10:00 AM) TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
05/08/2007	Media Request and Order MEDIA REQUEST AND ORDER	06C228460- 20030.tif pages
05/08/2007	Order ORDER	06C228460- 20031.tif pages
05/08/2007	Media Request and Order MEDIA REQUEST TO COURT PROCEEDINGS	06C228460- 20033.tif pages
05/08/2007	Jury List DISTRICT COURT JURY LIST	06C:228460- 20034.tif pages
05/08/2007	Brief BENCH BRIEF - RELATED P.ARTYID: 06C228460_0002	06C228460- 20041.tif pages
05/09/2007	Jury Trial (9:30 AM) TRLAL BY JURY Relief Clerk: Chanel West (1:05PM -2:05PM) Reporter/Recorder: Richard Kangas/Prancesca Haak Heard By: Barker, David	
05/09/2007	© Opposition STATES CONSOLIDATED OPPOSITION TO DEFENDANTS MOTIONS IN LIMINE	06C228460- 20042.tif pages

DEPARTMENT 18 CASE SUMMARY CASE NO. 06C228460-2

CASE NO. 06C228460-2			
05/09/2007	Proposed Jury Instructions Not Used At Trial PROPOSED JURY INSTRUCTIONS NOT USED AT TRIAL	06C228460- 20043.tif pages	
05/10/2007	Jury Trial (9:30 AM) TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By; Barker, David		
05/10/2007	Subpoena Duces Tecum SUBPOENA DUCES TECUM - RELATED PARTYID: 06C228460_0002	06C228460- 20036.tif pages	
05/10/2007	Subpoena Duces Tecum SUBPOENA DUCES TECUM - RELATED PARTYID: 06C228460_0002	06C228460- 20037.tif pages	
05/10/2007	Subpoena Duces Tecum SUBPOENA DUCES TECUM	06C228460- 20038.tif pages	
05/10/2007	Subpoena Duces Tecum SUBPOENA DUCES TECUM - RELATED PARTYID: 06C228460_0002	06C228460- 20039.tif pages	
05/10/2007	Subpoena Duces Tecum <i>SUBPOENA DUCES TECUM - RELATED PARTYID: 06C228460_0002</i>	06C228460- 20040.tif pages	
05/11/2007	Jury Trial (9:30 AM) TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker		
05/11/2007	Instructions to the Jury INSTRUCTIONS TO THE JURY	06C228460- 20044.tif pages	
05/11/2007	Conversion Case Event Type SENTENCING (VL 6/25/07)	06C228460- 20047.tif pages	
05/11/2007	Judgment VERDICT	06C228460- 20048.tif pages	
05/11/2007	Judgment VERDICT	06C228460- 20049.tif pages	
05/11/2007	Proposed Jury Instructions Not Used At Trial DEFEND.4NTS PROPOSED JURY INSTRUCTIONS NOT USED AT TRIAL	06C228460- 20051.tif pages	
05/14/2007	Order ORDER APPOINTMENT COUNSEL - RELATED PARTYID: 06C228460_0001	06C228460- 20045.tif pages	
05/14/2007	Amended Jury List AMENDED CRIMINAL JURY LIST	06C228460- 20050.tif pages	
		<i>06C228460-</i>	

DEPARTMENT 18 CASE SUMMARY CASE NO. 06C228460-2

	CASE 110, 00C220400-2	
05/21/2007	Motion DEFT'S MTN FOR NEW TRIAL /9	20052.tif pages
05/23/2007	Certificate CERTIFICATE OF MAILING - RELATED PARTYID: 06C228460_0002	06C228460- 20053.tif pages
06/01/2007	Opposition STATES OPPOSITION TO DEFENDANTS MOTION FOR A NEW TRIAL	06C228460- 20054.tif pages
06/04/2007	Motion for New Trial (8:30 AM) Events: 05/21/2007 Motion DEFT'S MTN FOR NEW TRIAL /9 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
06/07/2007	Application <i>EX PARTE APPLICATION FOR ADDITIONAL INVESTIGATIVE FEES - RELATED</i> <i>PARTYID: 06C228460_0002</i>	06C228460- 20055.tif pages
06/07/2007	Order ORDER - RELATED PARTYID: 06C228460_0002	06C228460- 20056.tif pages
06/08/2007	Motion for New Trial (8:15 AM) DEFT'S MTN FOR NEW TRIAL /9 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
06/12/2007	Reporters Transcript REPORTER'S TRANSCRIPT PORTION OF JURY TRIAL DAY 5	06C228460- 20057.tif pages
06/18/2007	Sentencing (8:30 AM) Events: 05/11/2007 Conversion Case Event Type SENTENCING (VL 6/25/07)	
06/25/2007	Conversion Case Event Type SENTENCING	06C228460- 20059.tif pages
06/25/2007	Conversion Case Event Type SENTENCING	06C228460- 20060.tif pages
07/02/2007	Sentencing (8:15 AM) SENTENCING (VI. 6/25/07)	
07/02/2007	Motion for New Trial (8:15 AM) DEFT'S MTN FOR NEW TRIAL /9 Heard By: David Barker	
07/09/2007	Motion for New Trial (8:15 AM) DEFT'S MTN FOR NEW TRIAL /9 Heard By: David Barker	
07/09/2007	Sentencing (8:15 AM) Events: 06/25/2007 Conversion Case Event Type SENTENCING Heard By: David Barker	
07/09/2007	Sentencing (8:15 AM) Events: 06/25/2007 Conversion Case Event Type SENTENCING Heard By: David Barker	

	CASE NO. 00C226400-2	
07/09/2007	All Pending Motions (8:15 AM) ALL PENDING MOTIONS (07-09-07) Relief Clerk: Carol Donahoo Reporter/Recorder: Richard Kangas Heard By: David Barker	
07/09/2007	Reply REPLY TO STATES OPPOSITION TO MOTION FOR NEW TRIAL - RELATED PARTYID: 06C228460_0002	06C228460- 20062.tif pages
07/09/2007	Disposition (Judicial Officer: User, Conversion) 1. CONSPIRACY TO COMMIT A CRIME Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion)	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 1. MURDER. Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 1. MURDER. Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 2. DEGREES OF MURDER Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion)	
07/09/2007	 Disposition (Judicial Officer: User, Conversion) 2. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty 	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 3. ATTEMPT. Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion)	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 3. MURDER. Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 3. DEGREES OF MURDER Guilty	
07/09/2007	 Disposition (Judicial Officer: User, Conversion) 3. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty 	
07/09/2007	Disposition (Judicial Officer: User, Conversion) 4. ATTEMPT. Guilty	
07/09/2007	Disposition (Judicial Officer: User, Conversion)	

07/09/2007	Disposition (Judicial Officer: User, Conversion) 4. MURDER. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 4. DEGREES OF MURDER Guilty
07/09/2007	 Disposition (Judicial Officer: User, Conversion) 4. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 5. ATTEMPT. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Disposition (Judicial Officer: User, Conversion) 5. MURDER. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 5. DEGREES OF MURDER Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 5. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 6. UNLAWFUL POSSESSION, MANUFACTURE OR DISPOSITION OF SHORT- BARRELED RIFLE Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Disposition (Judicial Officer: User, Conversion) 7. CONSPIRACY TO COMMIT A CRIME Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Disposition (Judicial Officer: User, Conversion) 7. ROBBERY Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 8. ROBBERY Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Disposition (Judicial Officer: User, Conversion) 8. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 9. ROBBERY Guilty

07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Disposition (Judicial Officer: User, Conversion) 9. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion) 10. ASSAULT WITH A DEADLY WEAPON (5024) Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Disposition (Judicial Officer: User, Conversion) 11. ASSAULT WITH A DEADLY WEAPON (5024) Guilty
07/09/2007	Disposition (Judicial Officer: User, Conversion)
07/09/2007	Sentence (Judicial Officer: User, Conversion) 1. CONSPIRACY TO COMMIT A CRIME Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 26 Months to Maximum 120 Months Placement: NSP Converted Disposition: Sentence# 0002: CREDIT FOR TIME SERVED Minimum 300 Days to Maximum 300 Days Converted Disposition: Sentence# 0003: DNA FEE/GENETIC MARKERS ANALYSIS Amount: \$150.00 Converted Disposition: Sentence# 0004: ADMINISTRATION FEE Amount: \$25.00
07/09/2007	Sentence (Judicial Officer: User, Conversion) 2. DEGREES OF MURDER Adult Adjudication Converted Disposition: Sentence# 0001: LIFE WITH POSSIBILITY OF PAROLE Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0001 and Sentence#: 0001 Converted Disposition: Sentence# 0002: LIFE WITH POSSIBILITY OF PAROLE Cons/Conc: Consecutive w/Charge Item: 0001 and Sentence#: 0001 and Sentence#: 0001 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 3. ATTEMPT. Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 48 Months to Maximum 240 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0005 and Sentence#: 0001 Converted Disposition: Sentence# 0002:

CASE SUMMARY

	CASE 110, 00C220400-2
	Minimum 48 Months to Maximum 240 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0007 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 4. ATTEMPT. Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 48 Months to Maximum 240 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0007 and Sentence#: 0001 Converted Disposition: Sentence# 0002: Minimum 48 Months to Maximum 240 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0011 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 5. ATTEMPT. Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 48 Months to Maximum 240 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0011 and Sentence#: 0001 Converted Disposition: Sentence# 0002: Minimum 48 Months to Maximum 240 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0015 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 6. UNLAWFUL POSSESSION, MANUFACTURE OR DISPOSITION OF SHORT- BARRELED RIFLE Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 12 Months to Maximum 48 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0015 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 7. CONSPIRACY TO COMMIT A CRIME Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 12 Months to Maximum 72 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0019 and Sentence#: 0001

	Converted Disposition: Sentence# 0002: Minimum 12 Months to Maximum 72 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0020 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 8. ROBBERY Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 40 Months to Maximum 180 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0020 and Sentence#: 0001 Converted Disposition: Sentence# 0002: Minimum 40 Months to Maximum 180 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0022 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 9. ROBBERY Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 40 Months to Maximum 180 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0022 and Sentence#: 0001 Converted Disposition: Sentence# 0002: Minimum 40 Months to Maximum 180 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0024 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 10. ASSAULT WITH A DEADLY WEAPON (5024) Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 16 Months to Maximum 72 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0024 and Sentence#: 0001
07/09/2007	Sentence (Judicial Officer: User, Conversion) 11. ASSAULT WITH A DEADLY WEAPON (5024) Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 16 Months to Maximum 72 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0026

	and Sentence#: 0001	
07/11/2007	Motion ALL PENDING MOTIONS (07-09-07)	06C228460- 20061.tif pages
07/17/2007	Judgment JUDGMENT OF CONVICTION/ADMIN ASSESSMENT	06C228460- 20064.tif pages
07/17/2007	Judgment JUDGMENT OF CONVICTION/RESTITUTION	06C228460- 20065.ttf pages
07/17/2007	Judgment JUDGMENT OF CONVICTION/GENETIC TESTING	06C228460- 20066.tif pages
07/17/2007	Judgment JUDGMENT OF CONVICTION/ADMIN ASSESSMENT	06C228460- 20067.tif pages
07/17/2007	Judgment JUDGMENT OF CONVICTION/GENETIC TESTING	06C228460- 20068.tif pages
07/30/2007	Notice of Appeal NOTICE OF APPEAL (SC 49947) - RELATED PARTYID: 06C228460_0001	06C228460- 20069.tif pages
08/06/2007	Statement CASE APPEAL STATEMENT - RELATED PARTYID: 06C228460_0001	06C228460- 20070.ttf pages
08/17/2007	Notice of Appeal NOTICE OF APPEAL (SC 50052) - RELATED PARTYID: 06C228460 0002	06C228460- 20071.tif pages
08/17/2007	Statement CASE APPEAL STATEMENT - RELATED PARTYID: 06C228460_0002	06C228460- 20072.tif pages
09/17/2007	Order ORDER - RELATED PARTYID: 06C228460_0002	06C228460- 20073.ttf pages
10/08/2007	Order NUNC PRO TUNC ORDER OF APPOINTMENT - RELATED PARTYID: 06C228460_0002	06C228460- 20074.tif pages
01/24/2008	Ilearing DEFT'S REQUEST STATUS CHECK: CUSTODY	06C228460- 20075.tif pages
01/28/2008	Request (8:15 AM) Events: 01/24/2008 Hearing DEFT'S REQUEST STATUS CHECK: CUSTODY Relief Clerk: Tia Everett/te Reporter/Recorder: Richard Kangas Heard By: Barker, David	
02/01/2008	Request (8:15 AM) DEFT'S REQUEST STATUS CHECK: CUSTODY Relief Clerk: Tia Everett/te Reporter/Recorder: Richard Kangas Heard By: David Barker	

DEPARTMENT 18 CASE SUMMARY CASE NO. 06C228460-2

	CASE NO. 00C220400-2	
03/10/2008	Hearing AT REQ OF SUPREME COURT: APPOINTMENT OF COUNSEL/14	06C228460- 20076.tif pages
03/12/2008	Order ORDER FOR PRODUCTION OF INMATE	06C228460- 20077.tif pages
03/26/2008	Request of Court (8:15 AM) Events: 03/10/2008 Hearing AT REQ OF SUPREME COURT: APPOINTMENT OF COUNSEL/14 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
03/26/2008	Hearing STATUS CHECK: CONFIRMATION OF COUNSEL (J. PARRIS)	06C228460- 20078.tif pages
03/26/2008	Hearing STATUS CHECK: FURTHER PROCEEDINGS	06C228460- 20079.tif pages
03/28/2008	All Pending Motions (8:00 AM) ALL PENDING MOTIONS 03-28-08 Court Clerk: Sandra Anderson Reporter/Recorder: Richard Kangas Heard By: David Barker	
03/28/2008	Status Check (8:15 AM) Events: 03/26/2008 Hearing STATUS CHECK: CONFIRMATION OF COUNSEL (J. PARRIS) Heard By: David Barker	
03/28/2008	Status Check (8:15 AM) Events: 03/26/2008 Hearing STATUS CHECK: FURTHER PROCEEDINGS	
03/28/2008	Motion ALL PENDING MOTIONS 03-28-08	06C228460- 20080.tif pages
04/07/2008	Order ORDER APPOINTING COUNSEL - RELATED PARTYID: 06C228460_0001	06C228460- 20083.tif pages
06/13/2008	Reporters Transcript REPORTER'S TRANSCRIPT STATES MOTION TO COMPEL BUCCAL SWABS	06C228460- 20084.tif pages
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT JURY TRIAL DAY 1	06C228460- 20085.tif pages
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT JURY TRIAL DAY 3	06C 228460- 20086.tif pages
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT JURY TRIAL DAY 5	06C228460- 20087.tif pages
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT JURY TRIAL DAY 2	06C228460- 20088.tif pages

	CASE NO. 06C228460-2	
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT JURY TRIAL DAY 4	06C228460- 20089.tif pages
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT DEFTS MTN FOR NEW TRIAL JEMAR MATTHEWS SENTENCING JEMAR MATTHEWS SENTENCING PIERRE JOSHLIN MATTHEWS SENTENCING PIERRE JOSHLIN	06C228460- 20090.tif pages
07/11/2008	Reporters Transcript <i>REPORTER'S TRANSCRIPT CALENDAR CALL</i>	06C228460- 20091.tif pages
07/11/2008	Reporters Transcript REPORTER'S TRANSCRIPT DEFENDANTS MOTION FOR A NEW TRIAL	06C228460- 20092.ttf pages
07/14/2008	Certificate CERTIFICATE OF MAILING	06C228460- 20093.tif pages
08/30/2008	Petition PETITION FOR WRIT OF HABEAS CORPUS - RELATED PARTYID: 06C228460_0001	06C228460- 20094.tif pages
09/11/2008	Hearing SUPREME COURT REMAND: APPOINT NEW APPELLET COUNSEL/18	06C228460- 20095.tif pages
09/24/2008	Request of Court (8:15 AM) Events: 09/11/2008 Hearing SUPREME COURT REMAND: APPOINT NEW APPELLET COUNSEL/18 Court Clerk: Sharon Chun Relief Clerk: Carol Donahoo'cd Reporter/Recorder: Richard Kangas Heard By: David Barker	
10/09/2008	Order ORDER FOR CONFIRMATION OF APPOINTMENT OF COUNSEL - RELATED PARTYID: 06C228460_0001	06C228460- 20096.tif pages
07/14/2009	Hearing DEFT'S PRO PER REQUEST FOR RECORDS/COURT CASE/19	06C228460- 20099.tif pages
07/23/2009	Opposition <i>STATES OPPOSITION TO DEFTS PRO PER REQUEST FOR RECORDS - COURT CASE</i> <i>DOCUMENTS DOCUMENTS</i>	06C228460- 20100.tif pages
07/27/2009	Request (8:15 AM) Events: 07/14/2009 Hearing DEFT'S PRO PER REQUEST FOR RECORDS/COURTCASE/19 Relief Clerk: Tia Everett/te Reporter/Recorder: Richard Kangas Heard By: Barker, David	
11/30/2009	Request (8:15 AM) DEFT'S PRO PER REQUEST FOR RECORDS/COURTCASE/19 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
12/09/2009	Conversion Case Event Type INACTIVE CASE	06C228460- 20101.tif pages

DEPARTMENT 18 CASE SUMMARY CASE NO. 06C228460-2

CASE NO. 06C228460-2		
12/18/2009	Notion DEFT'S PRO PER MTN FOR THE APPT OF CNSL & REQ FOR EVID HRG /20	06C228460- 20103.tif pages
12/18/2009	Motion DEFT'S PRO PER MTN FOR LEAVE TO PROCEED IN FORMA PAUPERIS /21	06C228460- 20104.tif pages
12/18/2009	Allidavit in Support AFFIDAVIT IN SUPPORT OF MTN TO PROCEED IN FORMA PAUPERIS - RELATED PARTYID: 06C228460_0002	06C228460- 20108.tif pages
12/21/2009	Judgment CLERK'S CERTIFICATE/JUDGMENT AFFIRMED	06C228460- 20105.tif pages
12/21/2009	Judgment CLERK'S CERTIFICATE/REHEARING DENIED	06C228460- 20106.tif pages
12/21/2009	Judgment CLERK'S CERTIFICATE/PETITION DENIED	06C228460- 20107.tif pages
12/29/2009	Response STATES RESPONSE TO DEFTS MTN FOR THE APPOINTMENT OF COUNSEL	06C228460- 20109.tif pages
01/04/2010	Motion (8:15 AM) Events: 12/18/2009 Motion DEFT'S PRO PER MTN FOR THE APPT OF CNSL & REQ FOR EVID HRG/20	
01/04/2010	Motion (8:15 AM) Events: 12/18/2009 Motion DEFT'S PRO PER MTN FOR LEAVE TO PROCEED IN FORMA PAUPERIS /21	
01/06/2010	Motion (8:15 AM) DEFT'S PRO PER MTN FOR THE APPT OF CNSL & REQ FOR EVID HRG /20	
01/06/2010	Motion (8:15 AM) DEPT'S PRO PER MIN FOR LEAVE TO PROCEED IN FORMA PAUPERIS /21	
01/06/2010	All Pending Motions (8:15 AM) ALL PENDING MOTIONS OF 1/6/10 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
01/06/2010	Hearing STATUS CHECK: CONFIRMATION OF APPOINTED COUNSEL	06C228460- 20110.tif pages
01/06/2010	Motion ALL PENDING MOTIONS OF 1/6/10	06C228460- 20111.ttf pages
01/15/2010	Motion (8:15 AM) DEFT'S PRO PERMIN FOR THE APPT OF CNSL & REQ FOR EVID HRG /20	
01/15/2010	Motion (8:15 AM) DEFT'S PRO PER MTN FOR LEAVE TO PROCEED IN FORMA PAUPERIS /21	

01/15/2010	Status Check (8:15 AM) Events: 01/06/2010 Hearing STATUS CHECK: CONFIRMATION OF APPOINTEDCOUNSEL	
01/15/2010	All Pending Motions (8:15 AM) ALL PENDING MOTIONS Relief Clerk: Shelly Landwehr/sl Reporter/Recorder: Richard Kangas Heard By: David Barker	
01/15/2010	Motion ALL PENDING MOTIONS	06C228460- 20112.tif pages
04/09/2010	Judgment CLERK'S CERTIFICATE JUDGMENT AFFIRMED	06C228460- 20113.tif pages
04/28/2010	Request MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS - RELATED PARTYID: 06C228460_0001	06C228460- 20114.tif pages
04/28/2010	Motion DEFT'S PRO PER MTN FOR APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY HRG	06C228460- 20116.tif pages
05/12/2010	Motion (8:15 AM) Events: 04/28/2010 Motion DEFT'S PRO PER MTN FOR APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY HRG Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
05/12/2010	Hearing STATUS CHECK: CONFIRMATION OF COUNSEL (THRU D.CHRISTENSEN)	06C228460- 20117.tif pages
05/12/2010	llearing STATUS CK: SET EVIDENTIARY HEARING RE INEFFECTIVE ASSISTANCE OF COUNSEL	06C228460- 20118.tif pages
05/28/2010	Status Check (8:15 AM) Events: 05/12/2010 Hearing STATUS CHECK: CONFIRMATION OF COUNSEL (THRU D.CHRISTENSEN)	
05/28/2010	Status Check (8:15 AM) Events: 05/12/2010 Hearing STATUS CK: SET EVIDENTIARY HEARING RE INEFFECTIVE ASSISTANCE OF COUNSEL Heard By: David Barker	
05/28/2010	All Pending Motions (8:15 AM) ALL PENDING MOTIONS 5/28/10 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
05/28/2010	Hearing STATUS CK: SET EVID HRG RE DEFT'S POST- CONV CLAIM OF INEFFECTIVE ASSIS COUNSEL	06C228460- 20119.tif pages
05/28/2010	Motion	06C228460- 20120.tif pages

	CASE NU. 000220400-2	
	ALL PENDING MOTIONS 5/28/10	
06/08/2010	Order	06C228460- 20121.tif pages
	ORDER FOR PRODUCTION OF INMATE	20121. <i>uy p</i> ages
07/16/2010	Status Check (8:15 AM) Events: 05/28/2010 Hearing STATUS CK: SET EVID HRG RE DEFT'S POST- CONV CLAIM OF INEFFECTIVE ASSIS COUNSEL Relief Clerk: Billie Jo Craig Reporter/Recorder: Richard Kangas Heard By: David Barker	
07/16/2010	Hearing	06C228460-
	STATUS CHECK: SET EVID HRG RE DEFT'S POST-CONV CLAIM (#ROM 7/16/10)	20122.tif pages
07/21/2010	Status Check (8:15 AM) Events: 07/16/2010 Hearing STATUS CHECK: SET EVID HRG RE DEFT'S POST-CONV CLAIM (FROM 7/16/10) Court Clerk: Sharon Chun Relief Clerk: Billie Jo Craig/bjc Reporter/Recorder: Richard Kangas Heard By: David Barker	
07/21/2010	llearing	06C228460-
0,727,2010	EVIDENTIARY HEARING	20123.tif pages
12/08/2010	Criminal Order to Statistically Close Case Criminal Order to Statistically Close Case	
12/14/2010	Petition for Writ of Habeas Corpus Filed by: Plaintiff State of Nevada	
12/16/2010	Order for Petition for Writ of Habeas Corpus	
03/23/2011	CANCELED Evidentiary Hearing (10:00 AM) (Judicial Officer: Barker, David) Vacated - Case Closed hearing as to co-defendant	
01/13/2012	Motion Filed By: Defendant Matthews, Jemar D Motion for Appointment of Counsel Pursuant to NRS 34.750	
01/19/2012	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion for Appointment of Counsel	
01/23/2012	Motion (8:15 AM) (Judicial Officer: Barker, David) 01/23/2012, 02/06/2012 Events: 01/13/2012 Motion Defi's Pro Per Motion for Appointment of Counsel Pursuant to NRS 34.750	
06/11/2012	Status Check (8:15 AM) (Judicial Officer: Barker, David) Status Check: Briefing Schedule	
07/09/2012	Supplemental Filed by: Defendant Matthews, Jemar D Supplemental Points and Authorities in Support of Petition for Writ of Habeas Corpus (Post-	

	CASE 110. 00C220400-2
	Conviction)
07/10/2012	Supplemental Filed by: Defendant Matthews, Jemar D Amended Supplemental Points and Authorities In Support of Petition for Writ of Habeas Corpus (Post-Conviction) Amended Only to Repaginate and Add Missing Test to Page 5
08/28/2012	Order for Production of Inmate Order for Production of Inmate, Jemar Matthews, aka Jemar Demon Matthews, BAC #1014654
08/31/2012	Order for Production of Inmate Order for Production of Inmate Jemar Matthews, Bac # 1014654
09/10/2012	Response State's Response To Defendant's Supplemental Points And Authorities In Support Of Petition For Writ Of Habeas Corpus
09/24/2012	Reply Filed by: Defendant Matthews, Jemar D Reply to State's Response to Defendant's Supplemental Points and Authorities in Support of Petition for Writ of Habeas Corpus (Post-Conviction)
10/12/2012	Hearing (9:00 AM) (Judicial Officer: Barker, David)
11/05/2012	Motion Filed By: Defendant Matthews, Jemar D Motion to Place on Calendar
11/06/2012	Certificate of Service by Facsimile Filed by: Delendant Matthews, Jemar D Certificate of Facsimile Transmission
11/13/2012	Finding of Fact and Conclusions of Law Findings of Fact, Conclusions of Law and Order
11/19/2012	Notion (8:15 AM) (Judicial Officer: Barker, David) Deft's Motion to Place on Calendar Re: Appointment of Appellant Counsel
11/20/2012	Notice of Entry Filed By: Plaintiff State of Nevada Notice of Entry of Findings of Pact, Conclusions of Law and Order
12/04/2012	Notice of Appeal (criminal) Party: Defendant Matthews, Jemar D
12/05/2012	Case Appeal Statement Filed By: Defendant Matthews, Jemar D Case Appeal Statement
12/07/2012	Order Denying Motion Filed By: Plaintiff State of Nevada Order Denying Defendant's Motion For Appointment Of Appellant Counsel

	CASE NO. 000220400-2
01/15/2013	Deposition State's Opposition To Defendant's Pro Per Motion To Appoint Counsel
01/16/2013	Appointment of Counsel (8:15 AM) (Judicial Officer: Barker, David) Appointment of Counsel per Supreme Court Remand
01/17/2013	Notice Filed By: Plaintiff State of Nevada Notice Of Confirmation Of Counsel
02/12/2013	Ex Parte Motion Filed By: Plaintiff State of Nevada Ex Parte Motion for Investigative Fees
02/13/2013	Status Check (8:15 AM) (Judicial Officer: Barker, David) Status Check: Set Briefing Schedule
02/12/2014	NV Supreme Court Clerks Certificate/Judgment - Affirmed Nevada Supreme Court Clerk's Certificate Judgment - Affirmed
06/23/2014	Petition for Writ of Habeas Corpus Filed by: Defendant Matthews, Jemar D Petition for Writ of Habeas Corpus (Post Conviction)
06/23/2014	Memorandum Filed By: Defendant Matthews, Jemar D Memorandum In Support for (Post Conviction Habeas Corpus)
06/26/2014	Order for Petition for Writ of Habeas Corpus
08/04/2014	Response Filed by: Plaintiff State of Nevada State's Response And Motion To Dismiss Defendant's Pro Per Petition For Writ Of Habeas Corpus (Post-Conviction)
08/25/2014	Petition for Writ of Habeas Corpus (8:15 AM) (Judicial Officer: Barker, David) Deft's Pro Per Petition for Writ of Habeas Corpus (Post Conviction)
08/25/2014	Response and Countermotion (8:15 AM) (Judicial Officer: Barker, David) State's Response And Motion To Dismiss Defendant's Pro Per Petition For Writ Of Habeas Corpus (Post-Conviction)
08/25/2014	All Pending Motions (8:15 AM) (Judicial Officer: Barker, David)
10/02/2014	Findings of Fact, Conclusions of Law and Order Filed By: Plaintiff State of Nevada
10/06/2014	Notice of Entry Filed By: Plaintiff State of Nevada Notice of Entry of Findings of Fact, Conclusions of Law and Order
11/06/2014	Notice of Appeal (criminal) Party: Defendant Matthews, Jemar D

DATE	FINANCIAL INFORMATION	
	Defendant Matthews, Jemar D	195.00
	Total Charges	175.00
	Total Payments and Credits	0.00
	Balance Due as of 11/7/2014	175.00

Electronically Filed 10/02/2014 03:55:02 PM

1 FCL STEVEN B. WOLFSON CLERK OF THE COURT 2 Clark County District Attorney Nevada Bar #001565 3 MICHELLE Y. JOBE Chief Deputy District Attorney 4 Nevada Bar #010575 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, Plaintiff. 10 CASE NO: 06C228460-2 11 -VS-DEPT NO: XVIII 12 JEMAR MATTHEWS, aka Jemar Demon Matthews, #1956579 13 Defendant. 14 FINDINGS OF FACT, CONCLUSIONS OF 15 LAW AND ORDER DATE OF HEARING: AUGUST 25, 2014 16 TIME OF HEARING: 8:15 AM 17 THIS CAUSE having come on for hearing before the Honorable DAVID BARKER, 18 District Judge, on the 25th day of August, 2014, the Petitioner not being present, 19 PROCEEDING IN FORMA PAUPERIS, the Respondent being represented by STEVEN B. 20WOLFSON, Clark County District Attorney, by and through MICHELLE Y. JOBE, Chief 21 Deputy District Attorney, and the Court having considered the matter, including briefs, 22 transcripts, no arguments of counsel, and documents on file herein, now therefore, the Court 23 makes the following findings of fact and conclusions of law: 24 FINDINGS OF FACT 25

On December 7, 2006, the State filed an Information against JEMAR MATTHEWS, 26 aka Jemar Demon Matthews (hereinafter "Defendant") and Pierre Joshlin charging them as 27follows: COUNT 1 - Conspiracy to Commit Murder; COUNT 2 - Murder with Use of a 28

Deadly Weapon; COUNTS 3-5 – Attempt Murder with Use of a Deadly Weapon; COUNT 6 – Possession of Short Barreled Rifle; COUNT 7 – Conspiracy to Commit Robbery; COUNTS 8 & 9 – Robbery with Use of a Deadly Weapon and COUNTS 10 & 11 – Assault with a Deadly Weapon.

1. On May 11, 2007, after a five (5) day jury trial, the jury convicted Defendant on all counts. On July 9, 2007, this court sentenced Defendant to the Nevada Department of Corrections (NDC) as follows: COUNT 1 - minimum of TWENTY-SIX (26) MONTHS and a maximum of ONE HUNDRED TWENTY (120) MONTHS; COUNT 2 - LIFE With The Possibility Of Parole after TWENTY (20) YEARS, plus an equal and consecutive term for use of a deadly weapon; on each of COUNTS 3-5 – minimum of FORTY-EIGHT (48) MONTHS and a maximum of TWO HUNDRED FORTY (240) MONTHS, plus an equal and consecutive term of FORTY-EIGHT (48) MONTHS and a maximum of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; COUNT 6 – minimum of TWELVE (12) MONTHS and a maximum of FORTY-EIGHT (48) MONTHS; COUNT 7 -- minimum of TWELVE (12) MONTHS and a maximum of SEVENTY-TWO (72) MONTHS; on each of COUNTS 8 & 9 - minimum of FORTY (40) MONTHS and a maximum of ONE HUNDRED EIGHTY (180) MONTHS, plus an equal and consecutive minimum of FORTY (40) MONTHS and a maximum of ONE HUNDRED EIGHTY (180) MONTHS for use of a deadly weapon; and on each of COUNTS 10 & 11 - minimum of SIXTEEN (16) MONTHS and a maximum of SEVENTY-TWO (72) MONTHS, all counts to run concurrent with each other, with THREE HUNDRED (300) DAYS credit for time served. On July 17, 2007, the Judgment of Conviction was filed.

2. On August 17, 2007, Defendant filed a Notice of Appeal. On June 30, 2009, the Nevada Supreme Court filed its Order of Affirmance. On December 15, 2009, Remittitur was issued.

On December 14, 2010, Defendant filed a Petition for Writ of Habeas Corpus.
 After appointment of new counsel, on July 9, 2012, Defendant filed a Supplement to his
 Petition, and on July 10, 2012, Defendant filed an Amended Supplement to his Petition. On

September 10, 2012, the State filed its Response to Defendant's Petition and Supplement to his Petition (Defendant's Amended Supplemental added missing text to page 5 of Defendant's Supplement and repaginated it). On October 12, 2012, this court conducted an evidentiary hearing regarding Defendant's claim that his counsel was ineffective for failing to file a motion to sever Defendant's trial from his co-defendant. Dayvid Figler, Esq. was sworn and testified. At the conclusion of the hearing, this court denied Defendant's Petition. On November 13, 2012, this court filed its Findings of Fact, Conclusions of Law and Order.

4. On December 4, 2012, Defendant filed a pro per Notice of Appeal. On January
16, 2014, the Nevada Supreme Court filed its Order of Affirmance. On February 10, 2014,
Remittitur was issued.

5. On June 23, 2014, Defendant filed his second proper Petition for Writ of Habeas Corpus (Post-Conviction). On August 4, 2014, the State filed its Response and Motion to Dismiss Defendant's Petition.

6. Defendant's Petition is time-barred pursuant to NRS 34.726(1). The Nevada Supreme Court affirmed Defendant's Judgment of Conviction, and Remittitur issued on December 15, 2009. Defendant therefore had until December 15, 2010 to file this Petition, which was instead filed on June 23, 2014.

7. Defendant's Petition is successive because Defendant could have alleged his claims in his first Petition thereby constituting an abuse of the writ.

CONCLUSIONS OF LAW

Defendant has not provided good cause to overcome the procedural bars.

H

8.

1.

The mandatory provisions of NRS 34.810(2) read:

A second or successive petition must be dismissed if the judge or justice determines that it fails to allege new or different grounds for relief and that the prior determination was on the merits or, if new and different grounds are alleged, the judge or justice finds that the failure of the petitioner to assert those grounds in a prior petition constituted an abuse of the writ.

Second or successive petitions will only be decided on the merits if the petitioner can show good cause and prejudice. NRS 34.810(3); <u>Lozada v. State</u>, 110 Nev. 349, 358, 871 P.2d 944, 950 (1994).

2.

The mandatory provisions of NRS 34.726 state:

1. Unless there is good cause shown for delay, a petition that challenges the validity of a judgment or sentence must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment, within 1 year after the Supreme Court issues its remittitur. For the purposes of this subsection, good cause for delay exists if the petitioner demonstrates to the satisfaction of the court:

(a) That the delay is not the fault of the petitioner; and
 (b) That dismissal of the petition as untimely will unduly prejudice the petitioner. . .

3. The one-year time bar is strictly construed and enforced. "[T]he statutory rules regarding procedural default are mandatory and cannot be ignored when properly raised by the State." <u>State v. Eighth Judicial Dist. Court</u>, 121 Nev. 225, 233, 112 P.3d 1070, 1075 (2005). In <u>Gonzales v. State</u>, 118 Nev. 590, 53 P.3d 901 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two (2) days late. The Court reiterated that the "clear and unambiguous" provisions of NRS 34.726(1) mandate dismissal absent a showing of "good cause" for the delay in filing. Id. at 593, 53 P.3d at 902.

4. In order to demonstrate good cause, a petitioner must show that an impediment external to the defense prevented him or her from complying with the state procedural default rules. <u>Hathaway v. State</u>, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (citing <u>Pellegrini v.</u> <u>State</u>, 117 Nev. 860, 886-87, 34 P.3d 519, 537 (2001); <u>Lozada</u>, 110 Nev. at 353, 871 P.2d at 946; <u>Passanisi v. Director</u>, 105 Nev. 63, 66, 769 P.2d 72, 74 (1989)). Such an external impediment may be demonstrated by a showing "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials,' made compliance impracticable." <u>Hathaway</u>, 119 Nev. at 252, 71 P.3d at 506 (citing <u>Murray v. Carrier</u>, 477 U.S. 478, 488 (1986) (citations omitted)). Good cause is a "substantial reason; one that affords a legal excuse." <u>Hathaway</u>, 119 Nev. at 252, 71 P.3d at 506 (citations omitted). Petitioners cannot manufacture good cause. <u>Clem v. State</u>, 119 Nev. 615, 621, 81 P.3d 521, 526 (2003).

i	
1	ORDER
2	THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief
3	shall be, and it is, hereby denied.
4	DATED this λb day of September, 2014.
5	
6	DAVID BARKER الإحر
7	
8 9	STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565
10	BY Michard Haute
11	MICHELLE Y. JOBE Chief Deputy District Attorney Nevada Bar #010575
12	Nevada Bar #010575
13	
14	
15	CERTIFICATE OF SERVICE
16	I certify that on the 25th day of September, 2014, I mailed a copy of the foregoing
17	proposed Findings of Fact, Conclusions of Law, and Order to:
18	JEMAR MATTHEWS,
19 20	aka Jemar Demon Matthews #1014654 HIGH DESERT STATE PRISON
20 21	P.O. BOX 650
21	INDIAN SPRINGS, NV 89070-0650
22	BY Johnson
24	R. JOHNSON Secretary for the District Attorney's Office
25	Secretary for the District Automety's Office
26	
27	
28	BS/MYJ/rj/M-1
	5
	W:\2006F\191\96\06F19196-FCL-(MATTHEWSJEMAR)-001.DOCX

		Electronically Filed 10/06/2014 11:54:54 AM
NEO		Alun J. Lahum
NEU	DIGTOL	CLERK OF THE COURT
		CT COURT
	CLARK COU	UNTY, NEVADA
JEMAI	R D. MATTHEWS,	
	Petitioner,	Case N <u>o</u> : 06C228460-2 Dept N <u>o</u> : XVIII
THE S	vs. TATE OF NEVADA,	NOTICE OF ENTRY OF FINDINGS OF
	Respondent,	FACT, CONCLUSIONS OF LAW AND ORDER
	PLEASE TAKE NOTICE that on October 2	2, 2014, the court entered a decision or order in this matter, a
true and	l correct copy of which is attached to this notice	2.
	You may appeal to the Supreme Court from t	he decision or order of this court. If you wish to appeal, you
must fil	e a notice of appeal with the clerk of this cor	art within thirty-three (33) days after the date this notice is
	to you. This notice was mailed on October 6, 20	014. STEVEN D. GRIERSON, CLERK OF THE COURT
	to you. This notice was mailed on October 6, 20	014. STEVEN D. GRIERSON, CLERK OF THE COURT
	to you. This notice was mailed on October 6, 20 S	014. Steven D. Grierson, Clerk of the Court Judward Jack
	to you. This notice was mailed on October 6, 20 S	014, STEVEN D. GRIERSON, CLERK OF THE COURT
	to you. This notice was mailed on October 6, 20 S	014. Steven D. Grierson, Clerk of the Court Judward Jack
	to you. This notice was mailed on October 6, 2(S — — — — — —	114. STEVEN D. GRIERSON, CLERK OF THE COURT Jusduru Jau Teodora Jones, Deputy Clerk
	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen	014. STEVEN D. GRIERSON, CLERK OF THE COURT Wesdware Jack Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: ner of:
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u>	014, STEVEN D. GRIERSON, CLERK OF THE COURT Wesdware Late Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: hter of: fice
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen Clark County District Attorney's Off Attorney General's Office – Appellat The United States mail addressed as follows:	114. STEVEN D. GRIERSON, CLERK OF THE COURT Washing Jack Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: ner of: fice te Division-
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen Clark County District Attorney's Off Attorney General's Office – Appellat The United States mail addressed as follows: Jemar Matthews # 1014654 William	014, STEVEN D. GRIERSON, CLERK OF THE COURT Wesdware Late Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: hter of: fice
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen Clark County District Attorney's Off Attorney General's Office – Appellat The United States mail addressed as follows: Jemar Matthews # 1014654 William P.O. Box 650 5580 S	014. STEVEN D. GRIERSON, CLERK OF THE COURT Washing Jack Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: ther of: fice te Division- m H. Gamage, Esq.
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen Clark County District Attorney's Off Attorney General's Office – Appellat The United States mail addressed as follows: Jemar Matthews # 1014654 William P.O. Box 650 5580 S	114. STEVEN D. GRIERSON, CLERK OF THE COURT Washing Jack Teodora Jones, Deputy Clerk TE OF MAILING 2014, I placed a copy of this Notice of Entry in: ner of: fice te Division- m H. Gamage, Esq. . Fort Apache St., Ste. 110 agas, NV 89155
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen Clark County District Attorney's Off Attorney General's Office – Appellat The United States mail addressed as follows: Jemar Matthews # 1014654 William P.O. Box 650 5580 S	014. STEVEN D. GRIERSON, CLERK OF THE COURT Wasdured Jack Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: ner of: fice te Division- m H. Gamage, Esq. . Fort Apache St., Ste. 110
mailed t	to you. This notice was mailed on October 6, 20 S <u>CERTIFICA</u> I hereby certify that <u>on this 6 day of October 2</u> The bin(s) located in the Regional Justice Cen Clark County District Attorney's Off Attorney General's Office – Appellat The United States mail addressed as follows: Jemar Matthews # 1014654 Willian P.O. Box 650 5580 S Indian Springs, NV 89070 Las Ve	STEVEN D. GRIERSON, CLERK OF THE COURT Weadward Actual Teodora Jones, Deputy Clerk <u>TE OF MAILING</u> 2014, I placed a copy of this Notice of Entry in: ner of: fice te Division- m H. Gamage, Esq. . Fort Apache St., Ste. 110 agas, NV 89155

Electronically Filed 10/02/2014 03:55:02 PM

s, An 1. Kum

۰.

1	FCL	·-	Alm & Ehmen
2	STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT
3	Nevada Bar #001565 MICHELLE Y. JOBE		
4	Chief Deputy District Attorney Nevada Bar #010575		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7		CT COURT	
8	CLARK COU	NTY, NEVADA	
9	THE STATE OF NEVADA,		
10	Plaintiff,		
11	-VS-	CASE NO:	06C228460-2
12	JEMAR MATTHEWS, aka Jemar Demon Matthews, #1956579	DEPT NO:	XVIII
13	Defendant.		
14 15	FINDINGS OF FAC LAW AN	T, CONCLUSIONS (VD ORDER	OF
16	DATE OF HEARIN	G: AUGUST 25, 20	14
17	1 IME OF HEA	ARING: 8:15 AM	
18	THIS CAUSE having come on for he	aring before the Hon	norable DAVID BARKER,
19	District Judge, on the 25th day of Aug	ust, 2014, the Petit	tioner not being present,
20	PROCEEDING IN FORMA PAUPERIS, the	e Respondent being r	epresented by STEVEN B.
21	WOLFSON, Clark County District Attorney	, by and through MI	CHELLE Y. JOBE, Chief
22	Deputy District Attorney, and the Court h	aving considered the	e matter, including briefs,
23	transcripts, no arguments of counsel, and do	cuments on file herei	n, now therefore, the Court
24	makes the following findings of fact and conc	clusions of law:	
25	FINDING	S OF FACT	

On December 7, 2006, the State filed an Information against JEMAR MATTHEWS, aka Jemar Demon Matthews (hereinafter "Defendant") and Pierre Joshlin charging them as follows: COUNT 1 - Conspiracy to Commit Murder; COUNT 2 - Murder with Use of a Deadly Weapon; COUNTS 3-5 – Attempt Murder with Use of a Deadly Weapon; COUNT 6 – Possession of Short Barreled Rifle; COUNT 7 – Conspiracy to Commit Robbery; COUNTS 8 & 9 – Robbery with Use of a Deadly Weapon and COUNTS 10 & 11 – Assault with a Deadly Weapon.

1. On May 11, 2007, after a five (5) day jury trial, the jury convicted Defendant on all counts. On July 9, 2007, this court sentenced Defendant to the Nevada Department of Corrections (NDC) as follows: COUNT 1 - minimum of TWENTY-SIX (26) MONTHS and a maximum of ONE HUNDRED TWENTY (120) MONTHS; COUNT 2 - LIFE With The Possibility Of Parole after TWENTY (20) YEARS, plus an equal and consecutive term for use of a deadly weapon; on each of COUNTS 3-5 - minimum of FORTY-EIGHT (48) MONTHS and a maximum of TWO HUNDRED FORTY (240) MONTHS, plus an equal and consecutive term of FORTY-EIGHT (48) MONTHS and a maximum of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; COUNT 6 - minimum of TWELVE (12) MONTHS and a maximum of FORTY-EIGHT (48) MONTHS; COUNT 7 – minimum of TWELVE (12) MONTHS and a maximum of SEVENTY-TWO (72) MONTHS; on each of COUNTS 8 & 9 - minimum of FORTY (40) MONTHS and a maximum of ONE HUNDRED EIGHTY (180) MONTHS, plus an equal and consecutive minimum of FORTY (40) MONTHS and a maximum of ONE HUNDRED EIGHTY (180) MONTHS for use of a deadly weapon; and on each of COUNTS 10 & 11 - minimum of SIXTEEN (16) MONTHS and a maximum of SEVENTY-TWO (72) MONTHS, all counts to run concurrent with each other, with THREE HUNDRED (300) DAYS credit for time served. On July 17, 2007, the Judgment of Conviction was filed.

2. On August 17, 2007, Defendant filed a Notice of Appeal. On June 30, 2009, the Nevada Supreme Court filed its Order of Affirmance. On December 15, 2009, Remittitur was issued.

On December 14, 2010, Defendant filed a Petition for Writ of Habeas Corpus.
 After appointment of new counsel, on July 9, 2012, Defendant filed a Supplement to his
 Petition, and on July 10, 2012, Defendant filed an Amended Supplement to his Petition. On

September 10, 2012, the State filed its Response to Defendant's Petition and Supplement to his Petition (Defendant's Amended Supplemental added missing text to page 5 of Defendant's Supplement and repaginated it). On October 12, 2012, this court conducted an evidentiary hearing regarding Defendant's claim that his counsel was ineffective for failing to file a motion to sever Defendant's trial from his co-defendant. Dayvid Figler, Esq. was sworn and testified. At the conclusion of the hearing, this court denied Defendant's Petition. On November 13, 2012, this court filed its Findings of Fact, Conclusions of Law and Order.

4. On December 4, 2012, Defendant filed a pro per Notice of Appeal. On January
16, 2014, the Nevada Supreme Court filed its Order of Affirmance. On February 10, 2014,
Remittitur was issued.

 On June 23, 2014, Defendant filed his second pro per Petition for Writ of Habeas Corpus (Post-Conviction). On August 4, 2014, the State filed its Response and Motion to Dismiss Defendant's Petition.

6. Defendant's Petition is time-barred pursuant to NRS 34.726(1). The Nevada Supreme Court affirmed Defendant's Judgment of Conviction, and Remittitur issued on December 15, 2009. Defendant therefore had until December 15, 2010 to file this Petition, which was instead filed on June 23, 2014.

7. Defendant's Petition is successive because Defendant could have alleged his claims in his first Petition thereby constituting an abuse of the writ.

CONCLUSIONS OF LAW

A second or successive petition must be dismissed if the judge or justice determines that it fails to allege new or different grounds

for relief and that the prior determination was on the merits or, if new and different grounds are alleged, the judge or justice finds that the failure of the petitioner to assert those grounds in a prior

The mandatory provisions of NRS 34.810(2) read:

petition constituted an abuse of the writ.

Defendant has not provided good cause to overcome the procedural bars.

8.

1.

H

W:\2006F\191\96\06F19196-FCL-(MATTHEWS___JEMAR)-001.DOCX

Second or successive petitions will only be decided on the merits if the petitioner can show good cause and prejudice. NRS 34.810(3); <u>Lozada v. State</u>, 110 Nev. 349, 358, 871 P.2d 944, 950 (1994).

2.

The mandatory provisions of NRS 34.726 state:

1. Unless there is good cause shown for delay, a petition that challenges the validity of a judgment or sentence must be filed within I year after entry of the judgment of conviction or, if an appeal has been taken from the judgment, within I year after the Supreme Court issues its remittitur. For the purposes of this subsection, good cause for delay exists if the petitioner demonstrates to the satisfaction of the court:

(a) That the delay is not the fault of the petitioner; and
 (b) That dismissal of the petition as untimely will unduly prejudice the petitioner...

3. The one-year time bar is strictly construed and enforced. "[T]he statutory rules regarding procedural default are mandatory and cannot be ignored when properly raised by the State." <u>State v. Eighth Judicial Dist. Court</u>, 121 Nev. 225, 233, 112 P.3d 1070, 1075 (2005). In <u>Gonzales v. State</u>, 118 Nev. 590, 53 P.3d 901 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two (2) days late. The Court reiterated that the "clear and unambiguous" provisions of NRS 34.726(1) mandate dismissal absent a showing of "good cause" for the delay in filing. Id. at 593, 53 P.3d at 902.

4. In order to demonstrate good cause, a petitioner must show that an impediment external to the defense prevented him or her from complying with the state procedural default rules. <u>Hathaway v. State</u>, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (citing <u>Pellegrini v.</u> <u>State</u>, 117 Nev. 860, 886-87, 34 P.3d 519, 537 (2001); <u>Lozada</u>, 110 Nev. at 353, 871 P.2d at 946; <u>Passanisi v. Director</u>, 105 Nev. 63, 66, 769 P.2d 72, 74 (1989)). Such an external impediment may be demonstrated by a showing "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials,' made compliance impracticable." <u>Hathaway</u>, 119 Nev. at 252, 71 P.3d at 506 (citing <u>Murray v. Carrier</u>, 477 U.S. 478, 488 (1986) (citations omitted)). Good cause is a "substantial reason; one that affords a legal excuse." <u>Hathaway</u>, 119 Nev. at 252, 71 P.3d at 506 (citations omitted). Petitioners cannot manufacture good cause. <u>Clem v. State</u>, 119 Nev. 615, 621, 81 P.3d 521, 526 (2003).

:	
1	ORDER
2	THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief
3	shall be, and it is, hereby denied.
4	DATED this $\underline{\lambda}b$ day of September, 2014.
5	
6	مر DAVID BARKER
7	
8	STEVEN B. WOLFSON Clark County District Attorney
9	Clark County District Attorney Nevada Bar #001565
10	BY Mathan that
11	MICHELLEY JORD
12	Chief Deputy District Attorney Nevada Bar #010575
13	
14	
15	CERTIFICATE OF SERVICE
16	I certify that on the 25th day of September, 2014, I mailed a copy of the foregoing
17	proposed Findings of Fact, Conclusions of Law, and Order to:
18	JEMAR MATTHEWS,
19	aka Jemar Demon Matthews #1014654
20	HIGH DESERT STATE PRISON P.O. BOX 650
21	INDIAN SPRINGS, NV 89070-0650
22	Ool
23	BY CHINKON
24	Secretary for the District Attorney's Office
25	
26	
27	BS/MYJ/rj/M-1
28	1 J/1J/1V1 T J/1J/1V1 T
	5
	W:\2006F\191\96\06F19196-FCL-(MATTHEWS_JEMAR)-001.DOCX
•	4

Felony/Gross Misdemeanor		COURT MINUTES	December 11, 2006
06C228460-2	The State of N	evada vs Jemar D Matthews	
December 11,	2006 10:30 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: Sandra Anderson Relief Clerk: Phyllis Irby/pi Reporter/Recorder: Kiara Schmidt Heard By: Kevin Williams
HEARD BY:		COURTROOM:	
COURT CLEI	RK:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Bawa, Ravindar N. Bunin, Daniel M. Matthews, Jemar D	Attorney Attorney Defendant	
		JOURNAL ENTRIES	
- AS TO DEFT. JOSHLIN: DEFT. JOSHLIN ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial. AS TO DEFT. MATTHEWS: DEFT. MATTHEWS ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial. CUSTODY (BOTH) 2-07-07 9:00 AM CALENDAR CALL (DEPT. XVIII)(BOTH) 2-12-07 1:30 PM JURY TRIAL (DEPT. XVIII) (BOTH)			

PRINT DATE: 11/07/2014

Page 1 of 57

Minutes Date:

December 11, 2006

Felony/Gross Misdemeanor		COURT MINUTES	February 07, 2007
06C228460-2	The State of Nev	vada vs Jemar D Matthews	
February 07, 200	07 9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Katherine Streuber Reporter/Recorder: Richard Kangas Heard By: Elizabeth Halverson
HEARD BY:		COURTROOM:	
COURT CLERE	ζ :		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Defendant JOURNAL ENTRIES	

Ms. Lewis advised they had not received Preliminary Hearing transcript and requested a continuance of trial. COURT ORDERED, trial date VACATED and RESET.
CUSTODY (BOTH)
05-02-07 8:30 AM CALENDAR CALL (BOTH)
05-07-07 10:30 AM TRIAL BY JURY (BOTH)

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	April 16, 2007
06C228460-2	The State of Ne	evada vs Jemar D Matthews	
April 16, 2007	8:30 AM	Motion to Compel	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Court Clerk: Pamela Humphrey Reporter/Recorder: Richard Kangas Heard By: Halverson, Elizabeth
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Defendant	
		JOURNAL ENTRIES	

- Mr. Figler advised Mr. Singer is supposed to be Mr. Joshlin's counsel of record, however, counsel advised Mr. Singer informed him he withdrew from this matter. Court noted and stated no order has been submitted. Mr. Figler further made representation as to there being a PD conflict if appointed. Deft. Matthews made representation and Mr. Figler stated he still needs a copy of the preliminary transcript. There being no appearance by Mr. Singer, COURT ORDERED, matter CONTINUED for Mr. Singer to appear; Motion and Trial STAND. CUSTODY (BOTH)

PRINT DATE: 11/07/2014

Page 3 of 57

Minutes Date:

December 11, 2006

Felony/Gross Misdemeanor		COURT MINUTES	April 18, 2007
06C228460-2	The State of Ne	evada vs Jemar D Matthews	
April 18, 2007	8:30 AM	Motion to Compel	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Court Clerk: Pamela Humphrey Reporter/Recorder: Denice Lopez Heard By: Halverson, Elizabeth
HEARD BY:		COURTROOM:	
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Defendant	
		IOURNAL ENTRIES	

JOURNAL ENTRIES

- Mr. Singer advised he has been in contact with the Public Defender's office and the deft's family and was advised deft. and his family want the matter to be reassigned to PD's office as there is no conflict. Further, counsel stated Mr. Reed was on the matter and have discovery. Mr. Imlay stated he was advised there was a conflict with the PD's office because of a witness and stated he will request Mr. Reed appear next date to advise Court of conflict.

Mr. Figler stated there are some genetic materials recovered that can be connected to Mr. Joshlin and there is a red knit glove found in the pathway of the person who fled. There was no genetic material found on this glove. State opposed and stated the glove has been tested and DNA was found. State PRINT DATE: 11/07/2014 Page 4 of 57 Minutes Date: December 11,

lodged with Court a report as to the DNA genetic material found on the glove. Following arguments, COURT ORDERED, matter CONTINUED and Mr. Reed to APPEAR next date. COURT FURTHER ORDERED, Motion STAYED and Trial STANDS. FURTHER, COURT ADMONISHED, Mr. Figler to get expedited transcript as to preliminary hearing to Court IMMEDIATELY. CUSTODY (BOTH)

Felony/Gross Misdemeanor		COURT MINUTES	April 20, 2007
06C228460-2	The State of Ne	wada vs Jemar D Matthews	
April 20, 2007	8:30 AM	Motion to Compel	STATE'S MTN TO COMPEL BUCCAL SWABS /6 Court Clerk: Pamela Humphrey Reporter/Recorder: Pamela Humphrey Heard By: Elizabeth Halverson
HEARD BY:		COURTROOM:	
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Defendant	
		JOURNAL ENTRIES	

- APPEARANCES CONTINUED: Norman Reed, Clark County Homicide Team, also present. Mr. Reed advised the Court his office checked and learned there is a conflict and, therefore, can't take this case. COURT SO NOTED, and ORDERED, Mr. Singer APPOINTED. Mr. Figler argued as to the buccal swabs stating any testing done on the red glove should be limited. Mr. Figler further stated the results of the testing will be entered into a data base which will be used to search for other crime matches. Mr. Figler stated if State finds other crimes, counsel doesn't want other crimes brought into this case and that the search should be limited to determining the DNA profile as to the red glove. Ms. Lewis argued the type of testing that will be done is standard and the results of the testing has to PRINT DATE: 11/07/2014 Page 6 of 57 Minutes Date: December 11, be entered into the database accordingly. Further, Ms. Lewis noted the red glove have DNA profile and State is trying to see if it matches the deft. Mr. Figler stated deft. wants the transcripts and want 21 days to file writ and to invoke speedy trial. Following arguments, COURT ORDERED, Motion GRANTED and if results are entered into database, NO EVIDENCE from other crimes can be brought into this case, and TRIAL STANDS.

Felony/Gross Misdemeanor		COURT MINUTES	May 02, 2007
06C228460-2	The State of Nev	ada vs Jemar D Matthews	
May 02, 2007	8:30 AM	Calendar Call	CALENDAR CALL CONTINUED Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David
HEARD BY:		COURTROOM:	
COURT CLERE	K: Sharon Chun		
RECORDER:	Richard Kangas		
REPORTER:			
PARTIES PRESENT:	Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Defendant	

JOURNAL ENTRIES

- CALENDAR CALL: JOSLIN & MATTHEWS

Both Mr. Singer and Mr. Figler stated they were prepared to start trial on 5/7/07 and want to go forward.

Ms. Lewis stated that on 4/20/07 Judge Halverson Granted the State's Motion To Compel Buccal Swabs. She had submitted the Order to Judge Halverson, but, has not yet received the signed Order. She inquired if this Court will sign a new Order for preparation of the buccal swab, because this evidence is of an urgent matter and the results could take up to a couple of weeks. COURT SIGNED the State's Order, it was conformed and FILED IN OPEN COURT.

COURT NOTED this case is eighteen months old, both Defts are in custody, and both have Invoked,so this case has a priority trial status. Mr. Figler stated he thinks that both defense counsel may bePRINT DATE:11/07/2014Page 8 of 57Minutes Date:December 11,

able to "work out some type of stipulation" with Ms. Lewis. COURT ORDERED, CALENDAR CALL CONTINUED to Friday. All counsel acknowledged they will be present at that time. CUSTODY (BOTH) CONTINUED TO 5/4/07 8:30 A.M.

Page 9 of 57

Minutes Date:

December 11, 2006

Felony/Gross Misdemeanor		COURT MINUTES	May 04, 2007
06C228460-2	The State of Ne	vada vs Jemar D Matthews	
May 04, 2007	8:30 AM	Calendar Call	CALENDAR CALL CONTINUED Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Bateman, Samuel G. Bunin, Daniel M. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Attorney Defendant	
		JOURNAL ENTRIES	
- COURT ADV	'ISED that jury selection	will begin at 1:00 PM on Mono	lav. May 7, 2007. Both parties

- COURT ADVISED that jury selection will begin at 1:00 PM on Monday, May 7, 2007. Both parties confirmed they expected the trial to complete in five days, and, there may not be a penalty phase, that is still being discussed. Ms. Lewis noted the State has twenty witnesses with one from Texas. Mr. Figler moved to strike any expert witnesses disclosed within twenty-one days of this trial. Arguments ensued by Ms. Lewis and Mr. Figler; Ms. Lewis reiterated that she could not disclose the experts until she did because of continuances delays by Defense for the buccal swabs. She also noted she had filed the State's Notice of Witnesses on 4/25/07 and the Supplemental Notice of Witnesses filed on 5/2/07. Ms. Lewis reiterated that she needed the buccal swabs before the DNA testing could PRINT DATE: 11/07/2014 Page 10 of 57 Minutes Date: December 11,

be performed and the DNA expert is coming in on Saturday to share the results. COURT STATED that issue of late disclosure of witnesses will be determined on a case-by-case basis at trial. Mr. Figler renewed his argument that the DNA evidence is too late. COURT STATED it agrees with the State that the evidence can come in, but, ORDERED, it may not come in during the State's Case-In-Chief, it was not properly noticed.

Ms. Lewis stated she may need a couple of extra days before trial start so the Report can be prepared. She also requested any Motions in Limine to be submitted in writing, so as not to discuss the issues during trial. COURT STATED it will not limit Defendants. COURT ORDERED, trial to go forward as scheduled on Monday with a 1:00 P.M. start.

Mr. Figler noted that this case was transferred from Dept XXIII to this Department, but, Defense never received a formal findings or reasons why the case was transferred from one to the other. He also noted that this Judge was employed by the District Attorney's Office and he respectfully requests this Judge if he knows of any conflicts to disclose. COURT ADVISED that it reviewed every criminal file and has been recusing if there is a possible conflict. COURT STATED there is no potential conflict and this Court has no memory of this case, it was never on his "track". COURT ADVISED that Judge Bell is willing to try this case if counsel have any doubt as to potential conflicts. Mr. Figler stated he just wanted to make a record. COURT INQUIRED if either counsel had any information that this Judge was conferenced in this case.

Ms. Lewis interjected that she has been directly assigned this case and that the only one to help her was Mr. Bateman, and when this case was reassigned, and this Judge was never involved in this case. COURT DIRECTED counsel to advise the Court if they wanted to send this trial to Overflow, Judge Bell. Mr. Figler stated he will do so.

COURT REITERATED, TRIAL BEGINS Monday, 5/7/07 at 1:00 P.M. CUSTODY (BOTH)

Felony/Gross Misdemeanor		COURT MINUTES	May 07, 2007
06C228460-2	The State of Nev	/ada vs Jemar D Matthews	
May 07, 2007	1:00 PM	Jury Trial	TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David
HEARD BY:		COURTROOM:	
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Bateman, Samuel G. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Defendant	
		JOURNAL ENTRIES	

- TRIAL CONVENED before Jury Panel was seated.

Ms. Lewis stated that the Information should include Deft Jemar Matthews' name on page 1, Line 21, but, due to a clerical error it was not included. COURT ORDERED the INFORMATION INTERLINEATED to insert Jemar Matthews and the AMENDED INFORMATION was FILED IN OPEN COURT.

COURT NOTED there appeared to be issues re witnesses. Ms. Lewis explained that three or fournames have been added to the State's Witnesses and Mr. Figler was given the names. Mr. Figlerobjected to any DNA evidence based on Notice requirements; no reports were submitted to Defense.Mr. Bateman noted the buccal swabs were tested and the State wants to include that information.PRINT DATE:11/07/2014Page 12 of 57Minutes Date:December 11,

COURT EXPRESSED concern re the Brady issue. Mr. Figler argued that any exculpatory evidence must be turned over by the State and inquired if there was a formalized document regarding the Offer of Proof if it were to be admissible. No ruling yet made by the Court.

COURT INQUIRED of Mr. Figler about his concern that this Judge was with the District Attorney's Office prior to being appointed to the Bench and any possibility of conflict. Mr. Figler noted that Defense only received notice of the case transfer from Dept XXIII to this Department on the Friday prior to Calendar Call, and, there was no explanation given as to why Judge Halverson was not still on this case. He also stated that since he had an initial concern that this Judge was with the District Attorney's he made an Oral Motion for this Court to reveal any conflicts and a record made that this Court was not involved with this case. Mr. Figler stated that this Court has satisfied the requirements by Defense and there is no conflict; Defense is ready to proceed to trial. COURT REITERATED that it has no memory or knowledge of this case. Mr. Bateman interjected that all of Judge Halverson's criminal cases were transferred to this Court, not just this case.

COURT STATED that neither the location for the trial, nor the schedule is yet firm, but, counsel will be apprised on a day-to-day basis.

Discussion held regarding jury selection and alternates. COURT ADVISED that the SECRET ALTERNATES will be seated in Seat 13 & 14. COURT ALSO ORDERED, re the Peremptory Challenges for Alternates, the State will be allowed one challenge and the Defense will be allowed two between them.

Discussion held regarding potential penalty phase. Ms. Lewis stated that the State will waive the penalty phase and the Court may sentence Deft. Mr. Figler and Mr. Singer both stated they will also waive the penalty phase of the trial.

Mr. Figler requested that the State does not disclose statements as to gunshot discharging too soon. COURT ORDERED, that issue must wait for proper foundation.

JURY PANEL SEATED AT 2:00 P.M., the first fourteen members being seated in the jury box. COURT PRESENTED opening remarks and made introductions of the court staff and all counsel. Introductions made by Mr. Bateman, Mr. Figler, and Mr. Singer. ROLL CALL conducted by the Clerk. Following additional remarks by the Court, Jury Panel was administered the voir dire oath. General voir dire conducted by the Court with the COURT THANKING and EXCUSING Jury Panel members for cause. Individual panel members were further voir dired by counsel. Peremptory Challenges were conducted. COURT THANKED and EXCUSED additional Panel members for cause during the Challenges.

OUTSIDE PRESENCE OF JURORS: Stipulation and Order regarding the Penalty Hearing, FILED IN OPEN COURT. PANEL SEATED, all present per stipulation of counsel. Peremptory challenges concluded. COURT THANKED and EXCUSED those Panel Members not selected as final Jurors. FOURTEEN JURORS WERE PLACED UNDER OATH and SEATED.

COURT ADMONISHED JURORS and ORDERED them RECESSED until 10:00 A.M. tomorrow. There being nothing to come before the Court at this time, COURT ORDERED, EVENING RECESS; TRIAL CONTINUED TO 10:00 A.M. on 5/8/07.

CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	May 08, 2007
06C228460-2	The State of Nev	vada vs Jemar D Matthews	
May 08, 2007	10:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David
HEARD BY:		COURTROOM:	
COURT CLERK	ς:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Bateman, Samuel G. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Defendant JOURNAL ENTRIES	

- JURY TRIAL - DAY 2

OUTSIDE PRESENCE OF JURY: Both Mr. Singer and Mr. Figler mentioned that members of the jury had spoken to them outside the courtroom, and, although counsel told them they weren't allowed to speak to them, they suggested the Court give jurors the admonishment re conversations with officers of the Court. COURT STATED it will do so again this morning. All parties agreed that there was no other resolutions needed.

FILED IN OPEN COURT: Deft Jamar Matthews, BENCH BRIEF. Court REVIEWED and inquired ifMr. Figler were raising Motions in Limine at this late time? He responded that he is reiterating pastissues of concern. Mr. Bateman confirmed the State will "do our best to avoid any references toPRINT DATE:11/07/2014Page 14 of 57Minutes Date:December 11,

gangs."

Mr. Figler again raised the question of foundation for the gunshot residue test and argued that no discovery has been presented by the State per date and cited "notice violation." Ms. Lewis argued that the State is not required to provide discovery re an impound report and noted she had given Defense the names of every single person who will testify. However, when questioned who will testify as to the gunshot residue, she stated she was not sure, but, thought his name was Mr. McPhail. COURT DIRECTED Ms. Lewis to give a copy of any reports to Defense and ORDERED that Mr. McPhail is to be made available to Defense before he takes the stand to testify. Mr. Figler reiterated that he evidence was tested without a report and without impounding it, and, Mr. McPhail does not show up on the Pltf's Witness List. He also reiterated that the Notice was faxed to his office yesterday at 11:24 A.M. COURT STATED IT WILL RESERVE RULING on foundation, it goes to weight of admissibility and is okay for Pltf to use in their Opening. Ms. Lewis confirmed that Mr. McPhail was not referred to in other reports. Mr. Figler renewed his objection, citing a Discovery Rule Violation, further testing needs to be done before admission, there is no time frame, there is a transference issue re the gunshot residue, there is an absence of reports, and it is prejudicial to Defense. Plaintiff should not be allowed to reference the gunshot residue test in their opening. Ms. Lewis argued that the Pltf is now required to provide a report. COURT ORDERED, Plaintiff allowed to proceed with foundation, and is to provide to Deft any exhibits for examination. Mr. Figler cited "notice violation". COURT STATED there is sufficient information and notice for Deft to proceed. Mr. Singer stated he joins in Mr. Figler's objection. Mr. Figler inquired of Ms. Lewis if that was all the added witnesses; Ms. Lewis responded, yes.

JURORS SEATED AT 10:27 A.M. and all counsel stipulated to presence of all. COURT PRESENTED comments and admonishment to Jurors and the Information was read by the Clerk. COURT ADVISED JURORS re evidence and directed them as to any Juror questions.

During the Opening Statements made by Ms. Lewis, objections were raised by either Mr. Figler or Mr. Singer. COURT ORDERED, OBJECTIONS OVER-RULED. Mr. Figler presented his opening statement, followed by Mr. Singer.

State's first witness called forth, was sworn, and testified; exhibits presented. (Please see Witness List and Exhibit Lists.)

OUTSIDE PRESENCE OF JURORS a record was made of Defense's objections to photo(s) shown during the State's opening remarks. Mr. Figler stated the photos were prejudicial; Mr. Singer noted his client was shown in "shackles" and that Ms. Lewis misrepresented the charges. COURT STATED that Defense can raise those questions during closing arguments. Ms. Lewis stated there was no purposeful design, she only showed the photo because that's the only one available. Following a brief recess, Mr. Figler noted that he has the Report and Declaration now. COURT SO NOTED. JURORS SEATED, all present per stipulation of all counsel. Bench Conference held, wherein the Bailiff advised the Court that Juror #13's Juror Notebook could not be found after lunch. Another was provided temporarily. Later it was returned to Juror, the COURT EXPLAINED that during the lunch recess there was a meeting in the courtroom and one of the attendees had inadvertently picked it up and carried it off with him/her. Jurors confirmed everything in the notebook was as it was before.

State continued with additional witnesses and exhibits. Witnesses identified Deft(s) at various times

PRINT DATE: 11/07/2014

Page 15 of 57 Minutes Date:

during testimonies. Mr. Figler and Mr. Singer noted for the record that the witnesses identified the Defendants who were sitting next to their counsel during the trial.

COURT ORDERED, JURORS RECESSED at 5:14 P.M. and TRIAL NOTED TO CONTINUE TOMORROW at 10:30 A.M. in Courtroom 15-B.

OUTSIDE JURORS: COURT DIRECTED counsel to confer about Jury Instructions so they can be addressed. Counsel so confirmed. Mr. Figler noted that one of the jurors, #2, was nodding off during trial.

Mr. Figler made an Oral Motion for Mistrial because Mr. Bateman's reference to Deft's "SCOPE" and that it was waived before the face of a witness as though an official document, and a witness could have seen it. He also stated that no cautionary instruction can remedy that. Mr. Bateman argued that "we can all have a SCOPE" and that it was not prejudicial. COURT ORDERED, UNDER ADVISEMENT, a ruling will be made tomorrow on this issue.

COURT ORDERED, EVENING RECESS.

Felony/Gross Misdemeanor		COURT MINUTES	May 09, 2007	
06C228460-2	The State of Nevada vs Jemar D Matthews			
May 09, 2007	9:30 AM	Jury Trial	TRIAL BY JURY Relief Clerk: Chanel West (1:05PM - 2:05PM) Reporter/Recorder: Richard Kangas/Francesca Haak Heard By: Barker, David	
HEARD BY:		COURTROOM:		
COURT CLERK	<u>(</u> :			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Bateman, Samuel G. Bunin, Daniel M. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Attorney Defendant		
JOURNAL ENTRIES				
- DAY 3 OF TRIAL TRIAL RECONVENED, OUTSIDE PRESENCE OF JURORS. COURT ADDRESSED the Defts' Motions for Mistrial. COURT STATED it had researched the matter and DETERMINES that "SCOPE"				

is a neutral term and that is had minimum impact to jurors. COURT NOTED that the Deft does not want to have a curative instruction presented to jurors. COURT ORDERED, Motion For Mistrial, DENIED.

PRINT DATE: 11/07/2014

Page 17 of 57

Minutes Date:

December 11, 2006

Mr. Figler renewed his argument that Defense had not received notice that a gunshot residue test had been performed until the day of trial and had not received the Evidence Impound Report until last night. He argued that the results of the gunshot residue test failed to reveal the mix of three elements, and because only two were found and that admissibility is disallowed across the country. He requested he be allowed to voir dire Mr. McPhail and that the State is penalized by not allowing testing notice, "the Defense was sandbagged". Ms. Lewis argued that they noticed witnesses. COURT INQUIRED if the third person is an exculpatory witness? Ms. Lewis responded, no. COURT STATED IT DOES NOT FIND A BRADY VIOLATION. COURT FURTHER noted that this can be taken up further outside the jury during examination of Mr. McPhail.

JURORS SEATED, all present per stipulation of all counsel. Plaintiff called forth additional witnesses with testimonies under oath; exhibit presented. (Please see Witness and Exhibit Lists.) During identification of Deft by witness, Mr. Figler noted that both Defts are seated by their respective counsel.

JURY PRESENT: (CHANEL WEST-RELIEF CLERK at 1:05 P.M.) Testimony and exhibits presented (See worksheet.) Court excused the Jury for an afternoon recess.

OUTSIDE THE PRESENCE: Upon Court's inquiry, State advised the Court of the number of remaining witnesses and indicated they intend to rest tomorrow. Court requested Jury Instructions from counsel and Mr. Figler advised counsel is currently working on them. Court made reference to evidence previously not admitted in front of the Jury and STATED FINDINGS pursuant to statute that could possibly allow it's admission. Mr. Figler submitted objection. Ms. Lewis made request to re-move for it's submission in front of the Jury and COURT SO ORDERED. Further, COURT ADVISED, it is limiting this ruling. Colloquy regarding evidence. COURT STATED FURTHER FINDINGS and ADVISED it would reserve the ruling as to this evidence. Court noted the issue of the gun-shot residue and noted it's receipt of Points and Authorities and the State's opposition as to Motions in Limine. Mr. Phillips moved for Joinder to Motions in Limine. Testimony and exhibits continued (See worksheet.) Mr. Figler, Mr. Bunin, and Mr. Singer submitted an objection that they have never received a curriculum vitae and Mr. Figler requested the State provide a copy. Argument submitted by Mr. Bateman. Mr. Figler agreed to proceed with the trial and advised he would followup to ensure he receives the copies. Mr. Figler and Mr. Bunin submitted further objections that they have not received a full copy of the reports. Upon Court's inquiry, State advised they didn't have that information today. Court advised testimony would continue. During testimony, Mr. Figler submitted an objection as to the testimony and record referenced to by the witness.

(CLERK PRESENT at 2:25 P.M.) STILL OUTSIDE PRESENCE OF JURORS, voir dire of Crystina Vachon continued. When she was excused from the witness stand, Mr. Figler argued that Ms. Vachon is not an authority, has no scholarly works, and he could have brought in Ph.D. experts and scholars to testify had he known about this test. He reiterated that the documents were not provided to Defense before yesterday. And, he argued Mr. McPhail can provide no guarantees on non-contamination. Mr. Figler again requested a dismissal of the case because the evidence has major prejudicial impact. Or, in the alternative, Mr. Figler requested a trial continuance to "get our experts for the gunshot residue "experts"."

COURT ORDERED, Mr. Figler's Motion for Dismissal of Trial With Prejudice, DENIED. COURT INQUIRED if Deft now wants to continue the trial two weeks? Mr. Figler stated he needs a

PRINT DATE: 11/07/2014

Page 18 of 57

Minutes Date:

continuance or he'll be ineffective because he didn't know that the gunshot reside test was done. Mr. Bateman argued that Defense is not prejudiced because "they didn't do their work, as of May 3 they had the results." He noted he has proof of the transmittal. Mr. Singer argued that a fax was sent yesterday to their office, but, of course was not received because he was here in court yesterday. Mr. Singer also argued that he could have scheduled experts, had he known and argued that even Mr. McPhail stated that the original report was not found and the print-out was only received yesterday. Following additional arguments and colloquy, Mr. Figler referred the Court to the Plaintiff's reference to "firearms analysis", there was no mention of gunshot residue tests. All counsel noted a two week continuance would be possible. COURT STATED that a two-week continuance is appropriate. Mr. Figler stated that neither Deft has waived his right to a speedy trial. Following a brief recess. Ms. Lewis stated there is a stipulation that the State can proceed with mention of a residue examination of the black and red gloves, but, will make no mention of the hands being examined for residue. Mr. Figler confirmed there is to be no evidence re gunshot residue, only testimony about the gloves, and with that stipulation he withdraws his motion for continuance of the trial. Ms. Lewis stated she wants Mr. Figler to state that he is ready to cross-examine this witness based upon the agreement of gloves, and she reiterated that the State never saw the 180 page report until Ms. Vachon noted it. COURT ORDERED RECESS.

TRIAL RECONVENED, STILL OUTSIDE PRESENCE OF JURORS. Mr. Bateman stated that the State will not introduce the gunshot residue test on the hands of co-defendants, but, only will bring in the red and two black gloves, so Mr. McPhail will not need to testify. Mr. Figler confirmed he withdraws his motion to continue trial. Mr. Singer inquired if Defense can argue about the gloves. COURT RESPONDED, "yes."

JURORS SEATED, all present per stipulation of all counsel. State's next witnesses were placed under oath and testified; exhibits presented.

COURT ORDERED, EVENING RECESS; TRIAL CONTINUED tomorrow at 9:30 A.M.

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	May 10, 2007
06C228460-2	The State of Nev	ada vs Jemar D Matthews	
May 10, 2007	9:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David
HEARD BY:		COURTROOM:	
COURT CLERK	ς:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Bateman, Samuel G. Bunin, Daniel M. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Attorney Defendant JOURNAL ENTRIES	
	IVENED OUTSIDE PR	ESENCE OF JURORS. COURT y from the victim to Det. Krylc	NOTED there is a stipulation , Exhibit #165. Also, State's

Consolidated Opposition to Defendant's Motions In Limine, FILED IN OPEN COURT. JURORS SEATED at 10:03 A.M., all present per stipulation of all counsel. The State called forth its next witness, designated as an expert. Mr. Singer objected to testimony regarding microscopic analysis; COURT NOTED he can cross-examine regarding that issue. The Questions from Jurors were brought to the attention of the Bench, counsel approached to discuss, and the Juror Questions PRINT DATE: 11/07/2014 Page 20 of 57 Minutes Date: December 11, were marked as Court's Exhibits. (Please see Court's Exhibit List.) Fred Boyd designated as expert witness and testified as to microscopic examination of the bullets.

OUTSIDE PRESENCE OF JURORS: Regarding Juror Question, marked as Court's Exhibit #2, Mr. Singer requested the Court to ask the Juror Question in a different manner than it was written. The Court presented the alternative which was approved by Mr. Singer before being asked of the witness. COURT CANVASSED DEFT MATTHEWS re his Fifth Amendment Rights. Deft Matthews stated he will not take the stand to testify. Mr. Figler requested a Jury Instruction given regarding fact that the Deft is not compelled to testify.

COURT ALSO CANVASSED DEFT JOSHLIN as to his Fifth Amendment Rights. Deft Joshlin stated he will not take the stand to testify. Mr. Singer also requested a Jury Instruction regarding the fact that the Deft is not compelled to testify.

Following a full recess, OUTSIDE PRESENCE OF JURY, Mr. Figler stated that several parties were present in the courtroom during the trial, and as they were leaving the court room they said, "they killed my baby." He requested the Court to admonish all present about comments made. COURT STATED it didn't hear the comments. At request of Plaintiff, Court's Exhibit #3 was marked. JURORS SEATED, all present as before per stipulation of all counsel. THE STATE ANNOUNCED IT RESTED ITS CASE at 12:31 P.M. COURT ORDERED, Jurors recessed for lunch.

OUTSIDE PRESENCE OF JURORS, Mr. Singer made an Oral Motion to Dismiss Count 5 against Deft Joshlin, stating his argument on the record. The State argued in opposition. COURT ORDERED, DEFT JOSHLIN'S MOTION TO DISMISS COUNT 5, DENIED. Arguments re final Jury Instructions

continued. Deft's Proposed Jury Instructions Not Used At Trial, FILED IN OPEN COURT. JURORS SEATED at 1:24 P.M., all present per stipulation of all counsel. Mr. Figler presented the first Defense witness, who was sworn and testified; exhibits presented. (Please see Witness and Exhibit Lists.) COURT ORDERED, JURORS RECESSED at 6:00 P.M. and ORDERED to return tomorrow at 9:30 A.M.

OUTSIDE PRESENCE OF JURORS, discussion held regarding tomorrow's schedule. COURT ORDERED, EVENING RECESS

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	May 11, 2007	
06C228460-2	The State of Nevada vs Jemar D Matthews			
May 11, 2007	9:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
HEARD BY:		COURTROOM:		
COURT CLER	К:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Bateman, Samuel G. Bunin, Daniel M. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Attorney Defendant		
JOURNAL ENTRIES				
continued on th Instructions Off the Jury Instruc witnesses; Defe JURORS SEATI	VENED OUTSIDE PRE ne record. Final Jury Ins fered But Not Used, FIL ations prior to closing ar ense stated no sur-rebutt	guments. The State confirmed tal witnesses will be called. lation of all counsel. COURT	ered by the Court. Deft's Jury unsel stipulated to the reading of l it will call no rebuttal	

5			
PRINT DATE: 11/07/2014	Page 22 of 5	7 Minutes Date:	December 11,

2006

Closing arguments made by all counsel. COURT ANNOUNCED the Alternate Jurors to be Jurors #13 and #14. The Bailiff and Judicial Executive Assistant were sworn to take charge of the Jurors and Alternates. COURT ORDERED JURORS TO DELIBERATION AT 2:24 p.m.

VERDICT REACHED AT APPROXIMATELY 6:10 P.M.

TRIAL RECONVENED at 6:35 P.M. with all twelve jurors present per stipulation of all counsel. FOREPERSON was announced to be Juror #8. At direction of the Court the Clerk announced the Verdicts, as follows:

VERDICT FOR DEFT PIERRE JOSHLIN: GUILTY OF COUNT 1 - CONSPIRACY TO COMMIT MURDER; COUNT 2 - FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON; COUNT 3 -ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (MYNIECE COOK); COURT 4 -ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (MICHEL-LE TOLEFREE); COUNT 5 -ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (MAURICE HICKMAN); COUNT 7 -CONSPIRACY TO COMMIT ROBBERY; COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON (GEISHE M. ORDUNO); and COUNT 9 - ROBBERY WITH USE OF A DEADLY WEAPON (MELVIN BOLDEN).

VERDICT RE DEFT JEMAR MATTHEWS GUILTY OF: COUNT 1 - CONSPIRACY TO COMMIT MURDER; COUNT 2 - FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON; COUNT 3 -ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (MYNIECE COOK); COUNT 4 -ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (MICHEL-LE TOLEFREE); COUNT 5 -ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (MAURICE HICKMAN); COUNT 6 -POSSESSION OF SHORT BARRELED RIFLE; COUNT 7 - CONSPIRACY TO COMMIT ROBBERY; COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON (GEISHE M. ORDUNO); COUNT 9 -ROBBERY WITH USE OF A DEADLY WEAPON (MELVIN BOLDEN); COUNT 10 - ASSAULT WITH USE OF A DEADLY WEAPON (BRADLEY CUPP); and COUNT 11 - ASSAULT WITH USE OF A DEADLY WEAPON (BRIAN WALTERS)

At request of Defense counsel, COURT ORDERED, JURORS POLLED as to if those were their verdicts as read. All twelve Jurors answer in the affirmative.

COURT THANKED AND EXCUSED JURORS.

OUTSIDE PRESENCE OF JURORS, COURT ORDERED, matter referred to the Division of Parole and Probation (P & P) for both defendants, and set for sentencing.

Mr. Figler made an Oral Motion for A New Trial Based On Cumulative Prosecutorial Misconduct. COURT ORDERED, DENIED.

FILED IN OPEN COURT: Verdicts and Jury Instructions.

COURT ORDERED, JURY TRIAL ADJOURNED.

CUSTODY (BOTH)

6/18/07 8:30 AM SENTENCING (BOTH)

Felony/Gross Misdemeanor		COURT MINUTES	June 04, 2007	
06C228460-2	The State of Ne	vada vs Jemar D Matthews		
June 04, 2007	8:30 AM	Motion for New Trial	DEFT'S MTN FOR NEW TRIAL/9 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
HEARD BY: COURTROOM:				
COURT CLERK: Sharon Chun				
RECORDER: Richard Kangas				
REPORTER:				
PARTIES PRESENT:	Bawa, Ravindar N. Figler, Dayvid J. Matthews, Jemar D	Attorney Attorney Defendant		
JOURNAL ENTRIES				
- Upon stipulation of both counsel, COURT ORDERED, Motion CONTINUED. CUSTODY				

Felony/Gross Misdemeanor		COURT MINUTES	June 08, 2007	
06C228460-2	The State of Ne	evada vs Jemar D Matthews		
June 08, 2007	8:15 AM	Motion for New Trial	DEFT'S MTN FOR NEW TRIAL /9 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: Barker, David	
HEARD BY:		COURTROOM:		
COURT CLEI	RK:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Defendant		
JOURNAL ENTRIES				
in detail. COU Mr. Figler requ	URT ORDERED, MOTIC uested additional transci	PN CONTINUED TO 7/2/07.	out, requires more time to review n's closing and the rebuttal. Mr. COURT ORDERED.	

Kangas advised they may possibly be back in a week, once ordered. COURT ORDERED,

TRANSCRIPT TO BE PREPARED ON EXPEDITED BASIS.

COURT FURTHER ORDERED, the 6/18/07 Sentencing of both Joshlin & Matthews, CONTINUED to 7/2/07 as well.

CUSTODY

7/2/07 8:15 AM SENTENCING (JOSHLIN & MATTHEWS)

PRINT DATE: 11/07/2014

Page 25 of 57

Minutes Date:

December 11, 2006

Felony/Gross Misdemeanor		COURT MINUTES	July 09, 2007	
06C228460-2	The State of Ne	evada vs Jemar D Matthews		
July 09, 2007	8:15 AM	All Pending Motions	ALL PENDING MOTIONS (07-09-07) Relief Clerk: Carol Donahoo Reporter/Recorder: Richard Kangas Heard By: David Barker	
HEARD BY:		COURTROOM:		
COURT CLEI	RK:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Bunin, Daniel M. Figler, Dayvid J. Lewis, Linda Y. Matthews, Jemar D	Attorney Attorney Attorney Defendant		
		JOURNAL ENTRIES		
 DEFT.'S MOTION FOR NEW TRIAL (MATTHEWS)SENTENCING (JOSHLIN)SENTENCING (MATTHEWS) Deft.'s Reply to State's Opposition to Motion for New Trial FILED IN OPEN COURT. Court noted it reviewed the video tape of the trial. Arguments by counsel. Court stated its findings and ORDERED, Motion DENIED. PIERRE JOSHLIN: Pursuant to the Jury's verdict, DEFT. JOSHLIN ADJUDGED GUILTY of COUNT 1 CONSPIRACY TO COMMIT MURDER (F), COUNT 2 - FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (F), COUNTS 3, 4, 5 - ATTEMPT MURDER WITH USE OF A DEADLY PRINT DATE: 11/07/2014 Page 26 of 57 Minutes Date: December 11, 2004 				

2006

WEAPON (F), COUNT 7 - CONSPIRACY TO COMMIT ROBBERY (F), and COUNTS 8, 9 - ROBBERY WITH USE OF A DEADLY WEAPON (F). Sworn statement by victim's mother, Cora Williams, and victim's sister, Danielle Matison. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee and the \$150.00 DNA Analysis fee including testing to determine genetic markers and \$418.85 Restitution, as to COUNT 1, Deft, SENTENCED to a MINIMUM of TWENTY-SIX (26) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 2, Deft. SENTENCED to LIFE WITH the possibility of parole after TWENTY (20) YEARS, plus an equal and CONSECUTIVE term for use of a deadly weapon; as to COUNT 3, Deft. SENTENCED to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM OF FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; as to COUNT 4, Deft. SENTENCED to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM OF FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; as to COUNT 5, Deft. SENTENCED to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM OF FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; as to COUNT 7, Deft. SENTENCED to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 8, Deft. SENTENCED to a MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS for use of a deadly weapon; as to COUNT 9, Deft. SENTENCED to a MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS for use of a deadly weapon; all COUNTS to run CONCURRENT with each other, with THREE HUNDRED (300) DAYS credit for time served; BOND, if any, EXONERATED.

JEMAR D. MATTHEWS: Pursuant to the Jury's verdict, DEFT. MATTHEWS ADJUDGED GUILTY of COUNT 1 - CONSPIRACY TO COMMIT MURDER (F), COUNT 2 - FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (F), COUNTS 3, 4, 5 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (F), COUNT 6 - POSSESSION OF SHORT BARRELED RIFLE (F), COUNT 7 -CONSPIRACY TO COMMIT ROBBERY (F), COUNTS 8, 9 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNTS 10, 11 - ASSAULT WITH USE OF A DEADLY WEAPON (F). Sworn statement by victim's mother, Cora Williams, and victim's sister, Danielle Matison. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee and the \$150.00 DNA Analysis fee including testing to determine genetic markers, as to COUNT 1, Deft. SENTENCED to a MINIMUM of TWENTY-SIX (26) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 2, Deft. SENTENCED to

PRINT DATE: 11/07/2014

Minutes Date:

LIFE WITH the possibility of parole after TWENTY (20) YEARS, plus an equal and CONSECUTIVE term for use of a deadly weapon; as to COUNT 3, Deft. SENTENCED to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM OF FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; as to COUNT 4, Deft. SENTENCED to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM OF FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; as to COUNT 5, Deft. SENTENCED to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM OF FORTY-EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon; as to COUNT 6, Deft. SENTENCED to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 7, Deft. SENTENCED to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 8, Deft. SENTENCED to a MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS for use of a deadly weapon; as to COUNT 9, Deft. SENTENCED to a MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MINIMUM of FORTY (40) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS for use of a deadly weapon; as to COUNT 10, Deft. SENTENCED to a MINIMUM of SIXTEEN (16) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 11, Deft. SENTENCED to a MINIMUM of SIXTEEN (16) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); all COUNTS to run CONCURRENT with each other, with THREE HUNDRED (300) DAYS credit for time served; BOND, if any, EXONERATED.

'he State of Nevada vs J	omar D Matthows	
:15 AM Reque	st	DEFT'S REQUEST STATUS CHECK: CUSTODY Relief Clerk: Tia Everett/te Reporter/Recorder: Richard Kangas Heard By: Barker, David
	COURTROOM:	
rs, Shanon Dayvid J. ws, Jemar D	Attorney Attorney Defendant	
JOURN	IAL ENTRIES	
	:15 AM Reque rs, Shanon Dayvid J. ws, Jemar D	rs, Shanon Attorney Dayvid J. Attorney

- Mr. Figler advised the Defendant has been sentenced in this case and a Judgment of Conviction has been signed by the Court; however, he has yet to be transported to the Nevada Department of Corrections. Court Directed State to look into this matter and COURT ORDERED, matter CONTINUED. CUSTODY

Minutes Date:

December 11, 2006

Felony/Gross Misdemeanor		COURT MINUTES	February 01, 2008		
06C228460-2	The State of Nev	/ada vs Jemar D Matthews			
February 01, 200	08 8:15 AM	Request	DEFT'S REQUEST STATUS CHECK: CUSTODY Relief Clerk: Tia Everett/te Reporter/Recorder: Richard Kangas Heard By: David Barker		
HEARD BY:		COURTROOM:			
COURT CLERK	<u>(;</u>				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Bateman, Samuel G. Matthews, Jemar D	Attorney Defendant			
JOURNAL ENTRIES					

- Court noted, he has spoken with the Clark County Detention Center (CCDC) who has advised the Defendant has been placed on the correct list in order for him to be transported to Nevada Department of Corrections. COURT ORDERED, MATTER OFF CALENDAR. NDC

Minutes Date:

Felony/Gross N	fisdemeanor	COURT MINUTES	March 26, 2008			
06C228460-2	The State of Ne	evada vs Jemar D Matthews				
March 26, 2008	8:15 AM	Request of Court	AT REQ OF SUPREME COURT: APPOINTMENT OF COUNSEL/14 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker			
HEARD BY:		COURTROOM:				
COURT CLER	COURT CLERK:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Clowers, Shanon	Attorney				
		JOURNAL ENTRIES				

 Deft incarcerated in NDC and not present. Mr. Singer appeared and stated he has not been appointed as counsel in this matter. COURT ORDERED, JOHN PARRIS APPOINTED as counsel and matter SET for status check on Friday. Deft so agreed.
 NDC
 3/28/08 8:15 AM STATUS CHECK: FURTHER PROCEEDINGS...STATUS CHECK:
 CONFIRMATION OF COUNSEL (JOHN PARRIS)
 CLERK'S NOTE: Mr. Parris has been notified of the appointment via email this date.

Page 31 of 57

Minutes Date:

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 28, 2008		
06C228460-2	The State of Ne	evada vs Jemar D Matthews			
March 28, 2008	8:00 AM	All Pending Motions	ALL PENDING MOTIONS 03-28-08 Court Clerk: Sandra Anderson Reporter/Recorder: Richard Kangas Heard By: David Barker		
HEARD BY:		COURTROOM:			
COURT CLER	K: Sharon Chun				
RECORDER:	RECORDER: Richard Kangas				
REPORTER:					
PARTIES PRESENT:	Krusey, Amanda K.	Attorney			
		JOURNAL ENTRIES			
- STATUS CHECK: FURTHER PROCEEDINGSSTATUS CHECK: CONFIRMATION OF COUNSEL					

COURT ORDERED, Mr. Parris confirmed as attorney of record. Mr. Parris advised the Court he would contact Mr. Singer for Discovery.

Page 32 of 57

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	September 24, 2008	
06C228460-2	The State of Ne	evada vs Jemar D Matthews		
September 24, 2	2008 8:15 AM	Request of Court	SUPREME COURT REMAND: APPOINT NEW APPELLET COUNSEL/18 Court Clerk: Sharon Chun Relief Clerk: Carol Donahoo/cd Reporter/Recorder: Richard Kangas Heard By: David Barker	
HEARD BY:		COURTROOM:		
COURT CLERI	К:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Nance, Aaron M.	Attorney		
JOURNAL ENTRIES				
- Defendant/Appellant Joshlin incarcerated in the Nevada Department of Corrections (NDC) and not present. Court noted this matter has been remanded to District Court by the Supreme Court for the limited purpose of securing counsel for Appellant. Ms. Roys CONFIRMED as counsel of record on behalf of				

Karen Connolly, Esq. NDC

PRINT DATE: 11/07/2014	Page 33 of 57	Minutes Date:	December 1
------------------------	---------------	---------------	------------

Felony/Gross Misdemeanor		COURT MINUTES	July 27, 2009	
06C228460-2	The State of Nev	vada vs Jemar D Matthews		
July 27, 2009	8:15 AM	Request	DEFT'S PRO PER REQUEST FOR RECORDS/COURTC ASE/19 Relief Clerk: Tia Everett/te Reporter/Recorder: Richard Kangas Heard By: Barker, David	
HEARD BY:		COURTROOM:		
COURT CLERK	6:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Figler, Dayvid J. Matthews, Jemar D Ponticello, Frank M.	Attorney Defendant Attorney		
JOURNAL ENTRIES				

- Mr. Figler informed the Court although the Nevada Supreme Court has affirmed the prior conviction, counsel has filed a petition for re-hearing; however, should the motion be denied counsel will file for enbanc consideration and should all requests be denied then the Defendant will be in need of his file. Further, Mr. Figler requested the request be continued while counsel exhaust all of his options. COURT ORDERED, matter CONTINUED based on the state of appeal. NDC

PRINT DATE: 11/07/2014

Page 34 of 57

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	November 30, 2009
06C228460-2	The State of Ne	vada vs Jemar D Matthews	
November 30, 20	009 8:15 AM	Request	DEFT'S PRO PER REQUEST FOR RECORDS/COURTC ASE/19 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker
HEARD BY:		COURTROOM:	
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Figler, Dayvid J. Small, Shelly L.	Attorney Attorney	
JOURNAL ENTRIES			

- COURT NOTED THAT Deft is in custody at the Nevada Department of Corrections. Mr. Figler stated the final denial of appeal has been received and the Court should receive the Remittent any day now. Mr. Figler noted that he had sent two banker's boxes of records to Deft at NSP and all the Court Transcripts were sent to him also. Mr. Figler requested to be retained for any post-conviction relief and thinks there should be a stay until the remittitur.

COURT NOTED that Mr. Figler has confirmed that the full records have been sent to Deft; therefore, Deft's Request if MOOT. COURT IS WAITING for the Supreme Court Remittitur before further consideration of Mr. Figler's withdrawal.

NDC

PRINT DATE: 11/07/2014

Page 35 of 57

Minutes Date:

06C228460-2

PRINT DATE: 11/07/2014

Page 36 of 57

Minutes Date:

Felony/Gross	Misdemeanor	COURT MINUTES	January 06, 2010		
06C228460-2	The State of Ne	evada vs Jemar D Matthews			
January 06, 20	10 8:15 AM	All Pending Motions	ALL PENDING MOTIONS OF 1/6/10 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker		
HEARD BY:		COURTROOM:			
COURT CLEI	₹K:				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Botelho, Agnes M. Figler, Dayvid J. Kochevar, Brian J.	Attorney Attorney Attorney			
JOURNAL ENTRIES					
- DEFT'S PRO PER MOTION FOR THE APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY HEARINGDEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS COURT NOTED Deft is in custody at NDC and Deft needs to articulate the grounds for an appointment of counsel. Mr. Figler stated he received a copy of the NV Supreme Court's remititur and Deft's issue is ineffective assistance of counsel, therefore, withdrawal would seem appropriate. COURT STATED that appointment of counsel will have to be assigned through Drew Christensen					

and SET status check for confirmation of counsel.

FOLLOWING CALENDAR, COURT ORDERED BOTH DEFT'S MOTIONS CONTINUED TO
PRINT DATE: 11/07/2014 Page 37 of 57 Minutes Date: December 11,

1/15/10 as well. NDC 1/15/10 8:15 AM STATUS CHECK: CONFIRMATION OF COUNSEL...DEFT'S PRO PER MOTION FOR THE APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY HEARING...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS cc: D. Figler, Esq.

Page 38 of 57

Minutes Date:

Felony/Gross N	fisdemeanor	COURT MINUTES	January 15, 2010			
06C228460-2	The State of Ne	vada vs Jemar D Matthews				
January 15, 201	0 8:15 AM	All Pending Motions	ALL PENDING MOTIONS Relief Clerk: Shelly Landwehr/sl Reporter/Recorder: Richard Kangas Heard By: David Barker			
HEARD BY:		COURTROOM:				
COURT CLERI	COURT CLERK: Sharon Chun					
RECORDER:	Richard Kangas					
REPORTER:						
PARTIES PRESENT:	Ford, Christopher Matthews, Jemar D Thomas, Michelle L.	Attorney Defendant Attorney				
JOURNAL ENTRIES						

- DEFT'S PRO PER MOTION FOR THE APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY HEARING...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS...STATUS CHECK: CONFIRMATION OF APPOINTED COUNSEL Chris Ford present on behalf of Luke Ciciliano. Colloquy regarding appointment of counsel to represent Deft. in these proceedings. Mr. Ford CONFIRMED as counsel. Colloquy regarding Deft's motions. COURT NOTED, Mr. Figler made a good record. Matter OFF CALENDAR. NDC

Page 39 of 57

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	May 12, 2010	
06C228460-2	The State of Ne	vada vs Jemar D Matthews	5	
May 12, 2010	8:15 AM	Motion	DEFT'S PRO PER MTN FOR APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY HRG Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
HEARD BY:		COURTROO	M:	
COURT CLERK	K: Sharon Chun			
RECORDER:	Richard Kangas			
REPORTER:				
PARTIES PRESENT:	Kochevar, Brian J.	Attorney		
JOURNAL ENTRIES				
- Mr. Vitale appeared on behalf of K. Connolly, Esq. and stated his office represented Deft Joshlin through Appeal, but, new counsel needs to be appointed for him for this post-conviction request for				

relief. COURT NOTED that the Supreme Court gave direction that counsel should be appointed for claims of ineffective assistance of counsel, and, ORDERED. COUNSEL TO BE APPOINTED through Drew Christensen's Office. COURT FURTHER ORDERED, MATTER SET FOR STATUS CHECK RE CONFIRMATION.

NDC

PRINT DATE: 11/07/2014

Page 40 of 57

Minutes Date:

5/28/10 8:15 AM STATUS CHECK: CONFIRMATION OF COUNSEL (THROUGH D. CHRISTENSEN'S OFFICE)...STATUS CHECK: SET EVID HEARING RE INEFFECTIVE ASSISTANCE OF COUNSEL

Felony/Gross Misdemeanor		COURT MINUTES	May 28, 2010	
06C228460-2	The State of Ne	evada vs Jemar D Matthews		
May 28, 2010	8:15 AM	All Pending Motions	ALL PENDING MOTIONS 5/28/10 Court Clerk: Sharon Chun Reporter/Recorder: Richard Kangas Heard By: David Barker	
HEARD BY:		COURTROOM:		
COURT CLEI	RK:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Graham, Stephanie	Attorney		
		JOURNAL ENTRIES		
- STATUS CHECK: CONFIRMATION OF COUNSELSTATUS CHECK: SET EVIDENTIARY HEARING RE INEFFECTIVE ASSISTANCE OF COUNSEL COURT ADVISED that Michael Schwarz, Esq. was appointed counsel through Drew Christensen's Office, and ORDERED, STATUS CHECK CONTINUED re setting of the Post-Conviction claim of ineffective assistance of counsel. COURT NOTED that a Transport Order will be required for Deft's presence at that time. NDC 7/16/10 8:15 AM STATUS CHECK: SET EVIDENTIARY HEARING RE INEFFECTIVE ASSISTANCE OF COUNSEL				
CLERK'S NOTE: A copy of this minute order has been provided to Mr. Schwarz.				

CLERK'S NOTE: A copy of this minute order has been provided to Mr. Schwarz.PRINT DATE:11/07/2014Page 42 of 57Minutes Date:

06C228460-2

PRINT DATE: 11/07/2014

Page 43 of 57

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	July 16, 2010		
06C228460-2	The State of N	Nevada vs Jemar D Matthews			
July 16, 2010	8:15 AM	Status Check	STATUS CK: SET EVID HRG RE DEFT'S POST- CONV CLAIM OF INEFFECTIVE ASSIS COUNSEL Relief Clerk: Billie Jo Craig Reporter/Recorder: Richard Kangas Heard By: David Barker		
HEARD BY:		COURTROOM:			
COURT CLER	K:				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Iscan, Ercan E Roger, David J.	Attorney Attorney			
	JOURNAL ENTRIES				
- Court noted defendant had been transported and Mr. Schwarz was not present. Mr. Schwarz was to advise the Court if supplemental briefing was necessary. Court noted Mr. Schwarz not present.					

Court stated its findings, and ORDERED, matter CONTINUED for counsel to be present. Court advised defendant need not be present at the next Court date and a copy of the Minutes from the next Court date to be provided to the defendant. NDC

CONTINUED TO: 7/21/10 8:15 AM PRINT DATE: 11/07/2014

Page 44 of 57

Minutes Date:

06C228460-2

PRINT DATE: 11/07/2014

Page 45 of 57

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	July 21, 2010	
06C228460-2	The State of Ne	vada vs Jemar D Matthe	ws	
July 21, 2010	8:15 AM	Status Check	STATUS CHECK: SET EVID HRG RE DEFT'S POST- CONV CLAIM (FROM 7/16/10) Court Clerk: Sharon Chun Relief Clerk: Billie Jo Craig/bjc Reporter/Recorder: Richard Kangas Heard By: David Barker	
HEARD BY:		COURTRO	OOM:	
COURT CLER	K:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Graham, Stephanie Roger, David J.	Attorne Attorne	5	
		JOURNAL ENTRIES		
 Colloquy regarding status of case. COURT ORDERED, a briefing schedule set as follows: Defendant's Motion Due: 11/24/10 State's Response Due: 2/23/11 Defendant's Reply Due: 3/9/11 EVIDENTIARY HEARING: 3/23/10 10:00 AM COURT ORDERED, matter SET for Evidentiary Hearing. NDC 3/23/11 10:00 AM EVIDENTIARY HEARING 				
PRINT DATE:	11/07/2014	Page 46 of 57	Minutes Date: December 11,	

2006

06C228460-2

PRINT DATE: 11/07/2014

Page 47 of 57

Minutes Date:

Felony/Gross Mis	demeanor	COURT	MINUTES	January 23, 2012
06C228460-2	The State of Nev	ada vs Jem	ar D Matthews	
January 23, 2012	8:15 AM	Motion		
HEARD BY: Bar	rker, David		COURTROOM:	RJC Courtroom 11B
COURT CLERK:	April Watkins			
RECORDER: C	heryl Carpenter			
REPORTER:				
	Lavell, Maria State of Nevada		Attorney Plaintiff	
		JOURNA	L ENTRIES	

- Court noted conviction affirmed by Supreme Court, Mr. Ciciliano appointed to assist in any post conviction efforts, Mr. Ciciliano has indicated he cannot continue, Mr. Christensen contacted to no avail and COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 2/6/12 8:15 AM

CLERK'S NOTE: Mr. Christensen e-mailed and advised of the Court's order. 1/23/12 aw

CLERK'S NOTE: The above minute order has been distributed to: Jemar Matthews #1014654, WSCC, P.O. Box 7007, Carson City, NV 89702.

Page 48 of 57

Minutes Date:

Felony/Gross M	fisdemeanor	COURT	MINUTES	February 06, 2012
06C228460-2	The State of Ne	vada vs Jen	nar D Matthews	
February 06, 20	12 8:15 AM	Motion		Deft's Pro Per Motion for Appointment of Counsel Pursuant to NRS 34.750
HEARD BY: E	Barker, David		COURTROOM:	RJC Courtroom 11B
COURT CLERE	K: April Watkins			
RECORDER:	Cheryl Carpenter			
REPORTER:				
PARTIES PRESENT:	Botelho, Agnes M. Colucci, Carmine J. State of Nevada		Attorney Attorney Plaintiff	
		JOURNA	L ENTRIES	
- Upon Court's i	inquiry, Mr. Colucci ad	vised he w	ill accept appointm	ent. COURT ORDERED, motion

- Upon Court's inquiry, Mr. Colucci advised he will accept appointment. COURT ORDERED, motion GRANTED. Further, Mr. Colucci advised he has sent letter to previous counsel requesting discovery and requested a 120 day status check. FURTHER ORDERED, matter SET for status check.

NDC

6/11/12 8:15 AM STATUS CHECK: BRIEFING SCHEDULE

PRINT DATE: 11/07/2014

Page 49 of 57

Minutes Date:

Felony/Gross	Misdemeanor	COURT MINUTES	June 11, 2012
06C228460-2	The State of Nev	vada vs Jemar D Matthews	
June 11, 2012	8:15 AM	Status Check	
HEARD BY:	Barker, David	COURTROOM:	RJC Courtroom 11B
COURT CLEF	K: April Watkins		
RECORDER:	Cheryl Carpenter		
REPORTER:			
PARTIES PRESENT:	Colucci, Carmine J. Lavell, Maria State of Nevada	Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	

- Upon Court's inquiry, Mr. Colucci stated he has reviewed entire file, will be filing supplemental to the petition and requested a briefing schedule be set. COURT ORDERED, the following briefing schedule: Deft's Supplemental brief due by July 9, 2012, State's Opposition due by September 10, 2012, Deft's Reply due by September 24, 2012, and matter SET thereafter for hearing.

NDC

10/12/12 9:00 AM HEARING

Page 50 of 57

Minutes Date:

Felony/Gross l	Misdemeanor	COURT	MINUTES	October 12, 2012
06C228460-2	The State of Nev	ada vs Jem	ar D Matthews	
October 12, 20	12 9:00 AM	Hearing		
HEARD BY:	Barker, David		COURTROOM:	RJC Courtroom 11B
COURT CLER	K: April Watkins			
RECORDER:	Cheryl Carpenter			
REPORTER:				
PARTIES PRESENT:	Bateman, Samuel G. Colucci, Carmine J. Matthews, Jemar D State of Nevada		Attorney Attorney Defendant Plaintiff	
		IOURNA	L ENTRIES	

- Mr. Bateman stated just for clarification, Deft. argued motion to sever should of been filed, included legal reasons for a severance and the State believes this is a legal matter for the Court. The Court needs to decide legal reasons for severance motion, believes it is a matter of law and no need for hearing. Mr. Colucci stated there is a lot of other factors involved. Further, earlier in case, Mr. Figler filed bench brief indicating there may be Bruton issues and the purpose of closing arguments was to connect this Deft. with the other Deft. Additionally, State argued both Defts' acted in concert, not charged with conspiracy and wants to know if it was a strategic decision. Court noted on Order of Affirmance, there was a conspiracy charge. Mr. Colucci stated even with conspiracy issue, argued no evidence there was a conspiracy to commit murder.

Dayvid Figler, sworn and testified.

Mr. Colucci argued evidence against Deft. was not as strong as it was against the Co-Deft. Further, rebuttal argument was both Defts' together and by repeating the words "they and them", State

PRINT DATE: 11/07/2014

Page 51 of 57

Minutes Date:

lumped together with no distinction between the charges. Additionally, the spill over effect was huge, Deft's counsel knew both Defts' would be linked together, possible Bruton issues and motion to sever should of been filed. Mr. Bateman argued no red flag during trial in regards to Mr. Singer's issues and actions. Further, no law presented that deficient performance by Co-Deft's counsel would be basis for severance. Additionally, Mr. Bateman argued evidence was sufficient, at no time was it brought up there was insufficient evidence against this Deft., no specific trial right precluded shown here, does not believe Deft's trial counsel fell to such a level to be deficient, prejudice prong not met and ineffective assistance of counsel not shown. Further argument by Mr. Colucci. Court stated issue addresses whether or not trial conduct of Deft's counsel was deficient. Further, Court FINDS issue of severance is a matter of law, if brought pre trial, it would of been denied based on theories presented. Additionally, the Court does not question Mr. Figler's efforts even with the spill over argument were met. Based upon that fact, anything seen, heard or briefed on would indicate his efforts were factually or legally deficient and ORDERED, petition DENIED. State to prepare findings of fact and conclusions of law.

NDC

Felony/Gross M	isdemeanor	COURT	MINUTES	November 19, 2012
06C228460-2	The State of Nev	ada vs Jem	nar D Matthews	
November 19, 20	012 8:15 AM	Motion		Deft's Motion to Place on Calendar Re: Appointment of Appellant Counsel
HEARD BY: B	arker, David		COURTROOM:	RJC Courtroom 11B
COURT CLERK	April Watkins			
RECORDER:	Cheryl Carpenter			
REPORTER:				
PARTIES PRESENT:	Burns, J Patrick Colucci, Carmine J. State of Nevada		Attorney Attorney Plaintiff	
		JOURNA	L ENTRIES	

- Court noted there seems to be some conflict as to the findings of facts and conclusions of law. Mr. Colucci advised all that has been worked out with the State. Further, Mr. Colucci stated Deft. needs new counsel and not him. Court further noted this is the third level of post conviction, needs reason and factual basis stated, Deft. does not have right to counsel and ORDERED, motion DENIED. Mr. Colucci requested to withdraw as counsel without prejudice. COURT SO ORDERED.

NDC

Page 53 of 57

Minutes Date:

Felony/Gross N	Aisdemeanor	COURT MINUTES	January 16, 2013
06C228460-2	The State of Ne	evada vs Jemar D Matthews	
January 16, 201	3 8:15 AM	Appointment of Counsel	Appointment of Counsel per Supreme Court Remand
HEARD BY:	Barker, David	COURTROOM:	RJC Courtroom 11B
COURT CLER	K: April Watkins		
RECORDER:	Cheryl Carpenter		
REPORTER;			
PARTIES PRESENT:	State of Nevada Trippiedi, Hagar	Plaintiff Attorney	
		JOURNAL ENTRIES	
	y. COURT ORDERED	8 11	counsel but could not be present INTED as COUNSEL and matter

NDC

2/13/13 8:15 AM STATUS CHECK: SETTING OF BRIEFING SCHEDULE

CLERK'S NOTE: Logan with Mr. Gamage's office advised of appointment and status check date. aw 1/16/13

CLERK'S NOTE: The above minute order has been distributed to: Jemar Matthews #1014654, P.O. Box 650, Indian Springs, NV 89070. aw

PRINT DATE: 11/07/2014

Page 54 of 57

Minutes Date:

Felony/Gross I	Misdemeanor	COURT MINUTES	February 13, 2013
06C228460-2	The State of Ne	evada vs Jemar D Matthews	
February 13, 20)13 8:15 AM	Status Check	
HEARD BY:	Barker, David	COURTROOM:	RJC Courtroom 11B
COURT CLER	К:		
	April Watkins		
RECORDER:	Cheryl Carpenter		
REPORTER:			
PARTIES PRESENT:	Gamage, William H State of Nevada Trippiedi, Hagar	I. Attorney Plaintiff Attorney	
		JOURNAL ENTRIES	
0	-	ntinued sixty days, advised he for investigator. COURT ORI	just received a lot of records and DERED, matter CONTINUED.
NDC			

NDC

CONTINUED TO: 4/17/13 8:15 AM

CLERK'S NOTE: This matter remanded for the limited purpose of securing appellate counsel and April 17, 2013, date VACATED. aw 3/5/13

PRINT DATE: 11/07/2014

Page 55 of 57

Minutes Date:

Felony/Gross Misder	meanor	COURT MINUTES	August 25, 2014
06C228460-2	The State of Nev	ada vs Jemar D Matthews	
August 25, 2014	8:15 AM	All Pending Motions	
HEARD BY: Barker	;, David	COURTROOM:	RJC Courtroom 11B
COURT CLERK: A	pril Watkins		
RECORDER: Cher	yl Carpenter		
REPORTER:			
•	e, Michelle Y. e of Nevada	Attorney Plaintiff	
		JOURNAL ENTRIES	

- DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)... STATE'S RESPONSE AND MOTION TO DISMISS DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)

Court noted long procedurally history of case. Judgment of Conviction (JOC) filed as a function of jury verdict convicting Deft. of 11 Counts including assault, attempt murder, first degree murder with use of a deadly weapon and conspiracy. A direct appeal was taken as a function of that verdict on the JOC and the Supreme Court sustained the conviction and granted remittitur in 2009. First step in the post-conviction began on or about November or December 2009. Mr. Colucci represented Deft. in first post-conviction habeas was heard and denied in October 12, 2012. Deft. filed pro per notice of appeal of that decision and requested counsel which was denied. There was a limited remand by the Nevada Supreme Court to appoint appellate counsel and Mr. Gamage was appointed to do that. On February 10, 2014, remittitur was issued by the Supreme Court affirming the denial of Deft's post-conviction petition. Court FINDS this is a successive petition. Further, the Court notes State stands in opposition in response to this new petition and filed a motion indicating this petition is time barred under NRS 34.726, over one year has passed, no allegations of good cause sufficient to

PRINT DATE: 11/07/2014

Page 56 of 57

Minutes Date:

06C228460-2

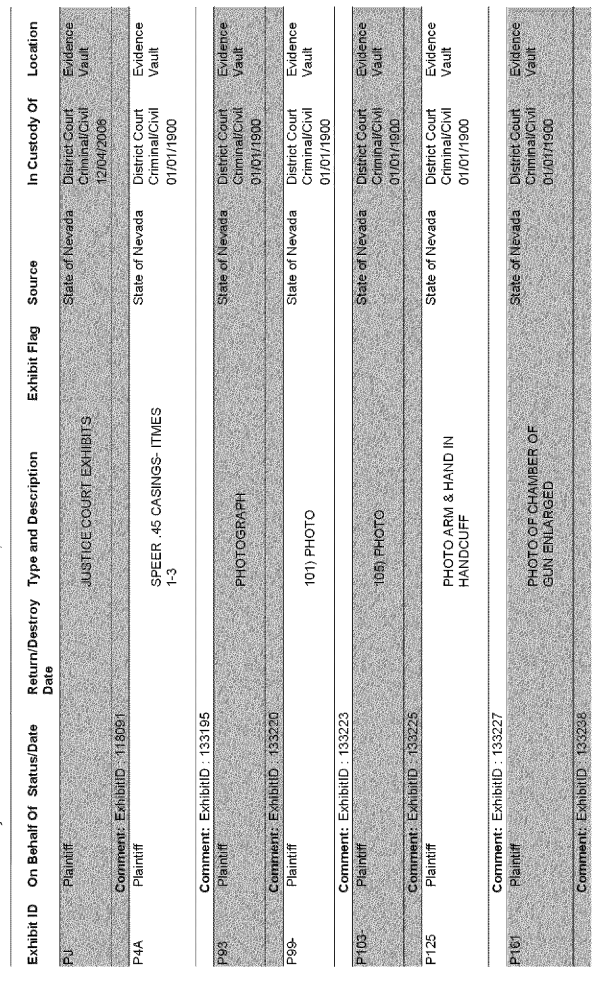
overcome that procedural bar and ORDERED, Deft's petition DENIED on procedural grounds. FURTHER ORDERED, State's Motion GRANTED also on those grounds. State to prepare findings of fact and conclusion of law.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Jemar Matthews, aka Jemar Demon Matthews #1014654, High Desert State Prison, P.O. Box 650, Indian Springs, NV 89018. aw

-
Ś
Ω
8 800000
Å
ш

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB



Printed on 11/07/2014 at 8:42 AM

Page 1 of 13

Exhibit List

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB

Exhibit ID	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P163	Plaintiff		CERTIFIED DOCUMENT- EVENT SEARCH		State of Nevada	District Court Criminal/Civil 01/01/1900	Evidence Vault
	Comment: ExhibitID : 133240 OBJECTION						
	Plaintif		BAG		State of Nevada	District Court Criminal/CMI 01/01/1900	Evidence Vault
P164A-	Comment: ExhibitiD . 133241 Plaintiff		C) GUN SHOT RESIDUE KITS		State of Nevada	District Court Criminal/Civil 01/01/1900	Evidence Vault
	Comment: ExhibitID : 133242						
al an an Anna An Anna Anna An Anna Anna An	Plaintiff		PLASTIC BAG VARIOUS EXHIBITS		State of Nevada	District Court Criminal/Ctvil 01/01/1900	Evidence Vault
	Comment: ExhibitiD 133246						
	Plaintiff Admitted 05/08/2007		PACKAGE 5223-1 (.45 CARTRIDGES)		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault
	Comment: ExhibitID : 133164 NO OBJECTION						
	Plaintiff Admitted 05/10/2007		9 MM CASING - ITEM 1 & 2		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
1, 2, 11, 30 11, 30, 30 11, 30, 30 11, 30, 30 11, 30, 30 11, 30 1	Comment: ExhibitID 133165 NO OBJECTION						

Printed on 11/07/2014 at 8:42 AM

Page 2 of 13

-
Ś
N NOODOG
भूमा ई
<u>_</u>
R 1000000
\times
ш

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB

Exhibit ID	On Behalf Of	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P1B	Plaintiff	Admitted 05/10/2007		.45 CASING - ITEM 3 (BAD FOR COMPARISON)		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: Ex NC	Comment: ExhibitID : 133166 NO OBJECTION						
PIC	Plaintif	Admitted 05/10/2007		45 CASINGS - ITEMS 4-13 (MATCH GLOCK)		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: Ex NC	Comment: ExhibitID : 133167 NO OBJECTION	And Control of Control		Constant Con			Street
P10	Plaintiff	Admitted 05/10/2007		.45 CASINGS ITEMS 14-15 (LIVE BULLETS)		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
2	Comment: Ex NG Plaintiff	Comment: ExhibitID : 133168 NO OBJECTION Plaintiff Admitted 05/08/2007		PACKAGE 5223 (22 CASINGS IN PACKAGE)		State of Nevada	District Court Criminal/Civil 05/08/2007	Evidence Vault

Comment: ExhibitID : 133170 OBJECTION

Comment: ExhibitID : 133169 OBJECTION

Admitted 05/10/2007

Plaintiff

P2A

Evidence Vault

District Court Criminal/Civil 05/10/2007

State of Nevada

.22 CASUBGS- ITEMS 16-29

Exhibit List

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB

	AVVELOUTE 1 and							
Exhibit ID	On Behalf	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
2 8 8	Plaintiff	Admitted 05/08/2007		PACKAGE 5223-3 (22 CASING IN PACKAGE)		State of Nevada	District Court Criminal/Civit 05/08/2007	Evidence Vault
ing order haven för haven för haven för haven för	Comment:	Comment: ExhibitID - 133171 NO OBJECTION						
P3A	Plaintiff	Admitt e d 05/10/2007		.22 CASINGS- ITEMS 30-40		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment:	Comment: ExhibitID : 133172 NO OBJECTION						
P3B	Plaintiff	Admitted				State of Nevada	District Count	Evidence
		05/10/2007		.45 CASING- ITEM 41	en de la co de constant de con		Criminal/Civit 05/10/2007	Vault
	Comment:	Comment: ExhibitID 133175 NO OBJECTION						
P3C	Plaintiff	Admitted 05/10/2007		BULLETS & BULLET FRAGMENTS -ITEM 42 & 44		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment:	Comment: ExhibitID : 133178 NO OBJECTION						
Q A A A A A A A A A A A A A A A A A A A	Plaintiff	Admitted 05/10/2007		BULLETS & BULLET FRAGMENTS-ITEM 43,45,47		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
etan da Manego Gregoria Gregoria Gregoria	Comment:	Comment: ExhibitID 133193 NO OBJECTION						
P4	Plaintiff	Admitted 05/09/2007		PACKAGE 6650-1 (SPEER .45 CASINGS)		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment:	Comment: ExhibitID : 133194 NO OBJECTION						

Printed on 11/07/2014 at 8:42 AM

Page 4 of 13

Exhibit List

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jemar D DOB

Location	Evidence Vault	Evidence Vault	Evidence Vault	Evidence Vault	Evidence Vault
In Custody Of L	District Court Criminal/Civil V 05/09/2007	District Court E Criminal/Civil V 05/10/2007	District Court E Criminal/Civit V 05/09/2007	District Court E Criminal/Civil V 05/10/2007	District Court E Ctriminal/Civit V 05/10/2007
Source	State of Nevada	State of Nevada	State of Nevada	State of Nevada	State of Nevada
Exhibit Flag					Щ
Type and Description	PACKAGE 6650-2 BOX WITH 22 RUGER	.22 RUGER RIFLE- ITEM 4	PACKAGE 65 50-3 (MAGAZINE & CARTRIDGE	MAGAZINE FROM .22 RUGER FIFLE -ITEM 5	CARTRIDGE FROM CHAMBER 22 RUGER RIFLE
Return/Destroy					
On Behalf Of Status/Date	Plaintiff Admitted 05/09/2007 05/09/2007 05/09/2007 05/09/2007	Admitted 05/10/2007 ExhibitID : 133197 NO OBJECTION	Plaintiff Admitted 05/09/2007 Comment: ExhibitID 133198 NO OBJEOTION	Admitted 05/10/2007	Comment: ExhibitID : 133199 NO OBJECTION Plaintiff Admitted 05/10/2007 05/10/2007 Comment: ExhibitID 133200 Comment: ExhibitID 133200
On Behalf (Plaintiff Comment: 1	Plaintiff Comment: I	Plaintiff Comment: 1	Plaintiff	Comment: E Plauntiff Comment: I
Exhibit ID	Şđ	P5A	6 4	P6A	80d

-
Ś
N NOTICE
-
<u>_</u>
N NOTICE
\times
ш

Sort Order: Status Defendant Name: Matthews, Jemar D DOB Case: 06C228460-2 Party:

Case. and Ekator 4	fue i and							
Exhibit ID	On Behalf Of	Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
P7	Plaintiff	Admitted 05/09/2007		PACKAGE 6850-5 (RED GLOVE 1200 ELEANOR)		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: E N	Comment: ExhibitID : 133201 NO OBJECTION						
β Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y	Plaintiff	Admitted 05/09/2007		RED GLOVE		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: E N	Comment: Exhibitio 133202 NO OBJECTION						
P7B	Plaintiff	Admitted 05/09/2007		SAMPLES FROM RED GLOVE		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: E	Comment: ExhibitID : 133203 NO OBJECTION						
82	Plaintiff	Admitted 05/09/2007		PACKAGE 6650-6 BOX WI 45 COLT FLOORBOARD	10	State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: E	Comment: ExhibitID 133204 NO OBJECTION						
P8A	Plaintiff	Admitted 05/10/2007		.45 COLT		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: E	Comment: ExhibitID : 133205 NO OBJECTION						
Sa	Plaintiff	Admitted 05/09/2007		PACKAGE 6650-7 (MAGAZINE & CARTRIDGE)		State of Nevada	District Count Criminal/Civil 05/09/2007	Evidence Vault

Printed on 11/07/2014 at 8:42 AM

Comment: ExhibitiD 133206 NO OBJECTION

13 Page 6 of

-
Ś
_
_
N NOODOG
×
ш

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jemar D DOB

	Vade: CONCENTION OF CONCENTRATION						
Exhibit ID	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
A9A	Plaintiff Admitted 05/10/2007		.45 CARTRIDGE JAMMED IN GUN ITEM 10		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: ExhibitID : 133207 NO OBJECTION	2					
864	Plaintiff Admitted 05/10/2007		MAGAZINE FROM . 45 COLT		State of Nevada	District Court Criminal/Civil n5/10/2007	Evidence Vault
	Comment: Exhibitity 133208 NO OBJECTION						
P9C	Plaintiff Admitted 05/10/2007		.45 CARTRIDGE FROM MAGAZINE		State of Nevada	District Court Criminal/Civil 05/10/2007	Evidence Vault
	Comment: ExhibitID : 133209 NO OBJECTION						
6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Plaintiff Admitted 05/09/2007		PACKAGE 6650-8 BOX WITH GLOCK-DUMPSTER		State of Nevada	District Court Criminal/Civil 05/09/2007	Evidence Vault
	Comment: ExhibitID 133210 NO OBJECTION						

Printed on 11/07/2014 at 8:42 AM

Evidence Vault

District Court Criminal/Civil 05/10/2007

State of Nevada

GLOCK

Admitted 05/10/2007

Plaintiff

P10A

Comment: ExhibitID : 133211 NO OBJECTION

-
Ś
भूमा ई
<u>_</u>
N NORTH
\sim
ш

Case: 06C228460-2 Party: Sort Order: Status Defendant Name: Matthews, Jernar D DOB

Location	Evidence Vault	Evidence Vault		Evidence Vault	diaman Carago Ca	Evidence Vault		Evidence Vault	
In Custody Of	District Court Criminal/Civil 05/09/2007	District Court Criminal/Civil 05/10/2007		District Court Criminal/Civil 05/10/2007		District Court Criminal/Civil 05/10/2007		District Court Criminal/Ctwi 05/09/2007	
Source	State of Nevada	State of Nevada		State of Nevada		State of Nevada		State of Nevada	
Exhibit Flag									
Type and Description	PACKAGE 6650-9-CONTENTS OF GLOCK	CARTRIDGE FROM CHAMBER OF GLOCK-ITEM 14		MAGAZINE FROM GLOCK- TEM 15		CARTRIDGES FROM MAGAZINE -ITEM 16		PACKAGE 6650-10(BLACK NIKE GLOVES)	
Return/Destroy									
On Behalf Of Status/Date	Plaintiff Admitted 05/09/2007 Comment: ExhibitID: 133212	Admitted 05/10/2007	Comment: ExhibitID : 133213 NO OBJECTION	Admitted 05/10/2007	Comment: ExhibitID 133214 NO OBJECTION	Admitted 05/10/2007	Comment: ExhibitID : 133215 NO OBJECTION	Admitted 05/09/2007	Comment: ExhibitID 133216 NO OBJECTION
On Behalf C	Plaintiff Comment: E	Plaintiff	Comment: E N	Plaintiff	Comment: E N	Plaintiff	Comment: E N	Plaintiff	Comment: E
Exhibit ID	₹ E	P11A		PITE		P11C		52	