| | | ORIGINAL | |
|-------|--|--------------------------|---|
| · . | | | Electronically Filed 06/15/2015 03:43:30 PM |
| | Guillermo Renteria-Nova | 1692343 | 1 |
| | P.O. Box 7000 | | Alun D. Lauren |
| | Carson City NV 89702-7000 In prose | | CLERK OF THE COURT |
| | | | Electronically Filed |
| | DISTA | RICT COURT | Jun 17 2015 11:14 a.m. Tracie K. Lindeman |
| | CIARK COUNT | TY, NEVADA | Clerk of Supreme Court |
| · · · | | | |
| | Gullermo Renterla-Nouca, Petitioner | Case NO | D: C-10-268285-1 |
| | Petitioner | Dept. No | |
| | V, | | |
| | The State of Nevaday Respondent, | NOTIC | E OF APPEAL |
| | | | |
| | Comes now, Guillerms R | lenterla-Novaa, pett+lon | Mer, to respectfully notify |
| | this Honorable court that | • • | |
| | Courts "Notice of Entry of | - | |
| | dated May 29, 2015 | | |
| , | | | |
| | Respectfull & Submitted | this 6th day of | June, 2015. |
| | | | |
| | | 00 | Elernohentera Novoa |
| | | Guil | llermo Renteria-Novoa # 1092343 |
| | A - | MIX | Q Bok 7668 |
| | | • | Ea clty NV 84712-7998 |

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JUN 1 5 2015

CLERK OF THE COURT

In pro se

| | June 6,2015 |
|---|---|
| | Dear Clerk, |
| | Can you please return the file copy of the enclosed Notice of |
| | affical to me. |
| | |
| | Thank to, |
| | Gullermo Renteria - Novak # 1092343 |
| | NNCC |
| | P.O. Box 7000 |
| | Carson city HV 89702-7068 |
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POSTAGE

Clerk of the Court Branges 200 Lewis Ave, 3rd Floor Las Vegas NV 89155-1160

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Steven B. Wolfson, District Attorney 200 Lewis Ave.

Alm N. Chum

CLERK OF THE COURT

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

STATE OF NEVADA,

Plaintiff(s),

VS.

GUILLERMO RENTERIA-NOVOA aka GUILLERMO RENTERIANOVOA,

Defendant(s),

Case No: C-10-268285-1

Dept No: XX

CASE APPEAL STATEMENT

1. Appellant(s): Guillermo Renteria-Novoa

2. Judge: Eric Johnson

3. Appellant(s): Guillermo Renteria-Novoa

Counsel:

Guillermo Renteria-Novoa #1092343 P.O. Box 7000 Carson City, NV 89702

4. Respondent: The State of Nevada

Counsel:

| 1 2 | Las Vegas, NV 89101 (702) 671-2700 |
|----------|--|
| 3 | 5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A |
| 5 | Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A |
| 6 | 6. Appellant Represented by Appointed Counsel In District Court: Yes |
| 7 | 7. Appellant Represented by Appointed Counsel On Appeal: N/A |
| 8 | 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A |
| 9 | 9. Date Commenced in District Court: October 14, 2010 |
| 10 | 10. Brief Description of the Nature of the Action: Criminal |
| 11 12 | Type of Judgment or Order Being Appealed: Post-Conviction Relief |
| 13 | 11. Previous Appeal: Yes |
| 14 | Supreme Court Docket Number(s): 61865 |
| 15 | 12. Child Custody or Visitation: N/A |
| 16 | Dated This 16 day of June 2015. |
| 17 | Steven D. Grierson, Clerk of the Court |
| 18 19 | Heather Ungerra |
| 20 | Heather Ungermann, Deputy Clerk |
| 21 | 200 Lewis Ave PO Box 551601 |
| 22 | Las Vegas, Nevada 89155-1601 (702) 671-0512 |
| 23 | (702) 671 6612 |
| 24 | |
| 25 | cc: Guillermo Renteria-Novoa |
| 26 | |
| 27 | |

CASE SUMMARY CASE NO. C-10-268285-1

State of Nevada vs Guillermo Renteria-Novoa Location:
Judicial Officer:
Filed on:
Case Number History:
Cross-Reference Case
Number:
Defendant's Scope ID #:
ITAG Booking Number:
ITAG Case ID:
Lower Court Case # Root:
Lower Court Case Number:
Supreme Court No.:

Department 20
Johnson, Eric
10/14/2010

2268285

2755564
1175315
1000042501
1175315
10F09697
10F09697
10F09697X

CASE INFORMATION

| Offe | | Deg | | Case Type: | Felony/Gross Misdemeanor |
|----------|---|--------|--------------------------|-------------|---------------------------|
| 1. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 02/01/2005 | Case Flags: | Appealed to Supreme Court |
| 2. | SEXUAL ASSAULT VICTIM UNDER 14 | F | | | Custody Status - Nevada |
| 3. | LEWDNESS WITH A MINOR UNDER 14 | F F | 02/01/2005 | | Department of Corrections |
| 4. | SEXUAL ASSAULT VICTIM UNDER 14 | | 02/01/2005 | | |
| 5. | SEXUAL ASSAULT VICTIM UNDER 14 | F F | 02/01/2005 | | |
| 6. | SEXUAL ASSAULT VICTIM UNDER 14 | F F | 02/01/2005 | | |
| 7. 8. | LEWDNESS WITH A MINOR UNDER 14 | r F | 02/01/2005 | | |
| | LEWDNESS WITH A MINOR UNDER 14 | | 02/01/2005 | | |
| 9. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| | Filed As: LEWDNESS WITH A MINOR UNDER 14 | F | 10/27/2010 | | |
| 10. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| 11. | OPEN AND GROSS LEWDNESS | G | 02/01/2005 | | |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 | | |
| 12. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| 13. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| 14. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| 15. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 12/01/2005 | | |
| 16. | LEWDNESS WITH A MINOR UNDER 14 | F | 02/01/2005 | | |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 | | |
| 17. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| 18. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| 19. | LEWDNESS WITH A MINOR UNDER 14 | F | 02/01/2005 | | |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 | | |
| 20. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| | Filed As: OPEN AND GROSS LEWDNESS | G | 10/27/2010 | | |
| 21. | SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 | | |
| | Filed As: LEWDNESS WITH A MINOR UNDER 14 | F | 10/27/2010 | | |
| 22. | LEWDNESS WITH A MINOR UNDER 14 | F | 02/01/2005 | | |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 | | |
| 23. | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 | | |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 | | |
| 24. | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 | | |
| | Filed As: LEWDNESS WITH A MINOR UNDER | F | 10/27/2010 | | |
| 25. | 14 SEXUAL ASSAULT VICTIM UNDER 16 Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 02/01/2005 | | |

| | CASE | 110. C-10-20 | 0203-1 |
|------------|--|--------------|--------------------------|
| 26. | 14 SEXUAL ASSAULT VICTIM UNDER 16 | F F | 10/27/2010 02/01/2005 |
| 20. | Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 10/27/2010 |
| 27 | 14 | _ | |
| | ATT. SEXUAL ASSAULT VICTIM UNDER 14 | F | 02/01/2005 |
| 27. | SEXUAL ASSAULT VICTIM UNDER 16 Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 02/01/2005 |
| | 14 | F | 1/26/2011 |
| 28. | SEXUAL ASSAULT VICTIM UNDER 16 Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 02/01/2005 |
| | 14 | F | 10/27/2010 |
| 29. | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 |
| 30. | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 |
| 31. | OPEN AND GROSS LEWDNESS | G | 02/01/2005 |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER 14 | F | 10/27/2010 |
| 32. | SEXUAL ASSAULT | F | 02/01/2005 |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 10/27/2010 |
| 33. | 16 SEXUAL ASSAULT | F | 02/01/2005 |
| | Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 10/27/2010 |
| 34 | 16 SEXUAL ASSAULT | F | 02/01/2005 |
| 51. | Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 10/27/2010 |
| 25 | 16 SEXUAL ASSAULT | F | 02/01/2005 |
| 33. | Filed As: SEXUAL ASSAULT VICTIM UNDER | _ | |
| 26 | 16 | F | 10/27/2010 |
| 36. | OPEN AND GROSS LEWDNESS Filed As: SEXUAL ASSAULT VICTIM UNDER | G | 02/01/2005 |
| | 16 | F | 10/27/2010 |
| 37. | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 |
| 38. | | F | 02/01/2005 |
| 39. | | F | 02/01/2005 |
| 40. | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 |
| 41. | | F | 02/01/2005 |
| | SEXUAL ASSAULT VICTIM UNDER 16 | F | 02/01/2005 |
| 43. | LEWDNESS WITH A MINOR UNDER 14 Filed As: SEXUAL ASSAULT VICTIM UNDER | F | 02/01/2005 |
| | 16 | F _ | 1/26/2011 |
| | LEWDNESS WITH A MINOR UNDER 14 | F | 02/01/2005 |
| 45. | OPEN AND GROSS LEWDNESS Filed As: LEWDNESS WITH A MINOR UNDER | G | 02/01/2005 |
| | 14 | F | 1/26/2011 |
| 46. | SEXUAL ASSAULT | F | 02/01/2005 |
| 47 | Filed As: OPEN AND GROSS LEWDNESS | G | 10/27/2010 |
| 47. | SEXUAL ASSAULT | F | 02/01/2005 |
| 48. | | F | 02/01/2005 |
| 49. | SEXUAL ASSAULT | F | 02/01/2005 |
| 50. | | F | 02/01/2005 02/01/2005 |
| 51. 52. | SEXUAL ASSAULT SEXUAL ASSAULT | F F | 02/01/2005 |
| | | _ | |
| 53. | OPEN AND GROSS LEWDNESS Filed As: SEXUAL ASSAULT | G F | 02/01/2005 1/26/2011 |

CASE SUMMARY CASE NO. C-10-268285-1

G 02/01/2005 54. OPEN AND GROSS LEWDNESS

Statistical Closures 09/12/2012 Jury Trial - Conviction - Criminal

| Current Case Assignment Case Number C-10-268285-1 Court Department 20 | ATE | CASE ASSIGNMENT | |
|---|-----------------------|-----------------|--|
| | Current Case Assignme | ent | |
| Court Department 20 | Case Number | C-10-268285-1 | |
| | Court | Department 20 | |
| Date Assigned 05/04/2015 | Date Assigned | | |
| Judicial Officer Johnson, Eric | Judicial Officer | Johnson, Eric | |

| | PARTY INFORMATION | |
|------------|--|--|
| Defendant | Renteria-Novoa, Guillermo | |
| Plaintiff | State of Nevada | Wolfson, Steven B 702-671-2700(W) |
| DATE | EVENTS & ORDERS OF THE COURT | Index |
| 10/12/2010 | Bail Set \$120,000 | |
| 10/14/2010 | Criminal Bindover | |
| 10/27/2010 | Information Information | |
| 10/27/2010 | Information Amended in Open Court Amended 01-26-11 | |
| 10/28/2010 | Initial Arraignment (9:00 AM) (Judicial Officer: De La Garza, Melisa) Events: 10/14/2010 Criminal Bindover | |
| 11/05/2010 | Arraignment Continued (10:30 AM) (Judicial Officer: De La Garza, Melisa) | |
| 11/05/2010 | Plea (Judicial Officer: Tao, Jerome T.) 1. SEXUAL ASSAULT VICTIM UNDER 14 Not Guilty PCN: Sequence: | |
| | SEXUAL ASSAULT VICTIM UNDER 14 Not Guilty PCN: Sequence: | |
| | 3. LEWDNESS WITH A MINOR UNDER 14 Not Guilty PCN: Sequence: | |
| | 4. SEXUAL ASSAULT VICTIM UNDER 14 Not Guilty PCN: Sequence: | |
| | 5. SEXUAL ASSAULT VICTIM UNDER 14 | |

CASE SUMMARY CASE NO. C-10-268285-1

Not Guilty PCN: Sequence:

6. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

7. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

8. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

9. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

10. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

11. OPEN AND GROSS LEWDNESS

Not Guilty

PCN: Sequence:

12. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

13. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

14. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

15. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

16. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

17. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

18. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

19. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

20. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

CASE SUMMARY CASE NO. C-10-268285-1

21. SEXUAL ASSAULT VICTIM UNDER 14 Not Guilty

PCN: Sequence:

22. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

23. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

24. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

25. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

26. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

27. ATT. SEXUAL ASSAULT VICTIM UNDER 14

Not Guilty

PCN: Sequence:

27. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

28. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

29. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

30. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

31. OPEN AND GROSS LEWDNESS

Not Guilty

PCN: Sequence:

32. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

33. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

34. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

35. SEXUAL ASSAULT

CASE SUMMARY CASE NO. C-10-268285-1

Not Guilty PCN: Sequence:

36. OPEN AND GROSS LEWDNESS

Not Guilty

PCN: Sequence:

37. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

38. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

39. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

40. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

41. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

42. SEXUAL ASSAULT VICTIM UNDER 16

Not Guilty

PCN: Sequence:

43. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

44. LEWDNESS WITH A MINOR UNDER 14

Not Guilty

PCN: Sequence:

45. OPEN AND GROSS LEWDNESS

Not Guilty

PCN: Sequence:

46. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

47. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

48. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

49. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

50. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

| | 51. SEXUAL ASSAULT Not Guilty PCN: Sequence: | |
|------------|---|--|
| | 52. SEXUAL ASSAULT Not Guilty PCN: Sequence: | |
| | 53. OPEN AND GROSS LEWDNESS Not Guilty PCN: Sequence: | |
| 11/12/2010 | Reporters Transcript Filed By: Plaintiff State of Nevada of Closing Argument/Bindover - Heard 10/12/2010 | |
| 11/29/2010 | Petition Petition For Writ Of Habeas Corpus | |
| 12/15/2010 | Order Order Setting Status Check | |
| 12/23/2010 | Order Filed By: Defendant Renteria-Novoa, Guillermo | |
| 12/23/2010 | Writ of Habeas Corpus | |
| 01/05/2011 | Return Return to Writ of Habeas Corpus | |
| 01/26/2011 | Status Check (9:00 AM) (Judicial Officer: Mosley, Donald) Status Check: Discovery | |
| 01/26/2011 | Petition for Writ of Habeas Corpus (9:00 AM) (Judicial Officer: Mosley, Donald) Events: 11/29/2010 Petition | |
| 01/26/2011 | All Pending Motions (9:00 AM) (Judicial Officer: Mosley, Donald) | |
| 01/26/2011 | Amended Information Filed By: Plaintiff State of Nevada | |
| 01/26/2011 | Disposition (Judicial Officer: Mosley, Donald) 54. OPEN AND GROSS LEWDNESS Charges Amended/Dropped PCN: Sequence: | |
| 01/26/2011 | Plea (Judicial Officer: Mosley, Donald) 54. OPEN AND GROSS LEWDNESS Charges Amended/Dropped PCN: Sequence: | |
| 01/26/2011 | Disposition (Judicial Officer: Tao, Jerome T.) 27. ATT. SEXUAL ASSAULT VICTIM UNDER 14 | |

| | CASE NO. C-10-208285-1 |
|------------|---|
| | Stricken PCN: Sequence: |
| 01/31/2011 | Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses |
| 01/31/2011 | Case Reassigned to Department 20 Case reassigned from Judge Donald Mosley |
| 02/28/2011 | CANCELED Calendar Call (9:00 AM) (Judicial Officer: Mosley, Donald) Vacated reset |
| 03/07/2011 | CANCELED Jury Trial (1:30 PM) (Judicial Officer: Mosley, Donald) Vacated reset |
| 04/07/2011 | Motion Defendant's Motion In Limine To Preclude Use Of The Prejudicial Term "Victim" |
| 04/07/2011 | Motion Motion For Discovery |
| 04/07/2011 | Motion Motion In Limine To Preclude The State's Experts From Improper Vouching And To Prevent "Experts" From Testifying Outside Their Area Of Expertise |
| 04/13/2011 | Supplemental Witness List Supplemental Notice of Witnesses and/or Expert Witnesses |
| 04/14/2011 | CANCELED Status Check (9:00 AM) (Judicial Officer: Mosley, Donald) Vacated - per Secretary Email from Mike Feliciano (Public Defender) |
| 04/14/2011 | ① Opposition to Motion State's Opposition to Defendant's Motion in Limine to Preclude the State's Experts from Improper Vouching and to Prevent Experts from Testifying Outside Their Area of Expertise |
| 04/14/2011 | Opposition to Motion State's Opposition to Defendant's Motion to Prelcude Prejudicial Term Victim |
| 04/14/2011 | Opposition to Motion State's Opposition to Defendant's Motion for Discovery |
| 04/19/2011 | Motion (9:00 AM) (Judicial Officer: Tao, Jerome T.) 04/19/2011, 04/28/2011, 05/03/2011 Events: 04/07/2011 Motion Motion In Limine To Preclude The State's Experts From Improper Vouching And To Prevent "Experts" From Testifying Outside Their Area Of Expertise |
| 04/19/2011 | Motion (9:00 AM) (Judicial Officer: Tao, Jerome T.) 04/19/2011, 04/28/2011, 05/03/2011 Events: 04/07/2011 Motion Defendant's Motion for Discovery |
| 04/19/2011 | Motion (9:00 AM) (Judicial Officer: Tao, Jerome T.) |

| | CASE NO. C-10-268285-1 |
|------------|--|
| | 04/19/2011, 04/28/2011, 05/03/2011 Events: 04/07/2011 Motion Defendant's Motion In Limine To Preclude Use Of The Prejudicial Term "Victim" |
| 04/19/2011 | All Pending Motions (9:00 AM) (Judicial Officer: Barker, David) |
| 04/28/2011 | All Pending Motions (9:00 AM) (Judicial Officer: Tao, Jerome T.) |
| 05/03/2011 | All Pending Motions (9:00 AM) (Judicial Officer: Tao, Jerome T.) |
| 05/17/2011 | Calendar Call (9:00 AM) (Judicial Officer: Bonaventure, Joseph T.) (#2) |
| 05/17/2011 | Order Denying Motion Filed By: Plaintiff State of Nevada Order Denying Defendant's Motion in Limine to Preclude the State's Experts from Improper Vouching and to Prevent "Experts" from Testifying Outside their Area of Expertise and Motion in Limine to Preclude Prejudicial Term "Victim" |
| 05/23/2011 | CANCELED Jury Trial (10:30 AM) (Judicial Officer: Mosley, Donald) Vacated - per Judge |
| 11/01/2011 | Calendar Call (8:30 AM) (Judicial Officer: Tao, Jerome T.) |
| 11/07/2011 | CANCELED Jury Trial (10:30 AM) (Judicial Officer: Tao, Jerome T.) Vacated - per Judge |
| 01/17/2012 | Calendar Call (8:30 AM) (Judicial Officer: Tao, Jerome T.) |
| 01/23/2012 | CANCELED Jury Trial (10:30 AM) (Judicial Officer: Tao, Jerome T.) Vacated Reset |
| 04/25/2012 | Motion to Suppress Filed By: Defendant Renteria-Novoa, Guillermo |
| 05/03/2012 | ☑ Opposition to Motion State's Opposition to Defendant's Motion to Suppress the Statement Attributed to Mr. Guillermo Renteria-Novoa |
| 05/10/2012 | Motion to Suppress (8:30 AM) (Judicial Officer: Tao, Jerome T.) 05/10/2012, 05/15/2012 Events: 04/25/2012 Motion to Suppress |
| 05/14/2012 | Supplemental Witness List Second Supplemental Notice of Witnesses and/or Expert Witnesses |
| 05/14/2012 | Notice of Witnesses and/or Expert Witnesses Defendant's Notice Of Witnesses, Pursuant To NRS 174.234 |
| 05/15/2012 | Calendar Call (8:30 AM) (Judicial Officer: Tao, Jerome T.) |
| 05/15/2012 | Jackson v Denno Hearing (1:30 PM) (Judicial Officer: Tao, Jerome T.) Jackson v Denno Hearing Re: Defendant's Motion to Suppress |

| | I I |
|------------|---|
| 05/15/2012 | All Pending Motions (1:30 PM) (Judicial Officer: Tao, Jerome T.) |
| 05/17/2012 | Recorders Transcript of Hearing Recorder's Transcript of Calendar Call; Motion to Suppress; and Jackson v. Denno Hearing: Defendant's Motion to Suppress - May 15, 2012 |
| 05/21/2012 | Jury Trial (9:00 AM) (Judicial Officer: Tao, Jerome T.) 05/21/2012-05/25/2012 |
| 05/21/2012 | CANCELED Jury Trial (10:30 AM) (Judicial Officer: Tao, Jerome T.) Vacated - per Judge |
| 05/22/2012 | Ex Parte Order Filed By: Defendant Renteria-Novoa, Guillermo Ex Parte Order for Transcript |
| 05/22/2012 | Jury List |
| 05/22/2012 | Disposition (Judicial Officer: Tao, Jerome T.) 37. SEXUAL ASSAULT VICTIM UNDER 16 Charges Amended/Dropped PCN: Sequence: |
| | 38. SEXUAL ASSAULT VICTIM UNDER 16 Charges Amended/Dropped PCN: Sequence: |
| | 39. SEXUAL ASSAULT VICTIM UNDER 16 Charges Amended/Dropped PCN: Sequence: |
| | 40. SEXUAL ASSAULT VICTIM UNDER 16 Charges Amended/Dropped PCN: Sequence: |
| | 41. SEXUAL ASSAULT VICTIM UNDER 16 Charges Amended/Dropped PCN: Sequence: |
| | 42. SEXUAL ASSAULT VICTIM UNDER 16 Charges Amended/Dropped PCN: Sequence: |
| | 43. LEWDNESS WITH A MINOR UNDER 14 Charges Amended/Dropped PCN: Sequence: |
| | 44. LEWDNESS WITH A MINOR UNDER 14 Charges Amended/Dropped PCN: Sequence: |
| | 45. OPEN AND GROSS LEWDNESS Charges Amended/Dropped PCN: Sequence: |
| | 46. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: |

| | CASE NO. C-10-200203-1 | |
|------------|---|--|
| | 47. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: | |
| | 48. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: | |
| | 49. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: | |
| | 50. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: | |
| | 51. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: | |
| | 52. SEXUAL ASSAULT Charges Amended/Dropped PCN: Sequence: | |
| | 53. OPEN AND GROSS LEWDNESS Charges Amended/Dropped PCN: Sequence: | |
| 05/24/2012 | Amended Jury List Amended Jury List | |
| 05/24/2012 | Proposed Jury Instructions Not Used At Trial Defendant's Proposed Jury Instructions Not Used At Trial | |
| 05/25/2012 | Amended Information Second Amended Information | |
| 05/25/2012 | Verdict Verdict | |
| 05/25/2012 | Instructions to the Jury Instructions To The Jury (Instruction No. 1) Members Of The Jury: | |
| 05/25/2012 | Disposition (Judicial Officer: Tao, Jerome T.) 1. SEXUAL ASSAULT VICTIM UNDER 14 Guilty PCN: Sequence: | |
| | SEXUAL ASSAULT VICTIM UNDER 14 Guilty PCN: Sequence: | |
| | 3. LEWDNESS WITH A MINOR UNDER 14 Guilty PCN: Sequence: | |
| | 4. SEXUAL ASSAULT VICTIM UNDER 14 | |

CASE SUMMARY CASE NO. C-10-268285-1

Guilty

PCN: Sequence:

5. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

6. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

7. LEWDNESS WITH A MINOR UNDER 14

Guilty

PCN: Sequence:

8. LEWDNESS WITH A MINOR UNDER 14

Guilty

PCN: Sequence:

9. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

10. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

11. OPEN AND GROSS LEWDNESS

Guilty

PCN: Sequence:

12. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

13. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

14. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

15. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

16. LEWDNESS WITH A MINOR UNDER 14

Guilty

PCN: Sequence:

17. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

18. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

19. LEWDNESS WITH A MINOR UNDER 14

Guilty

PCN: Sequence:

CASE SUMMARY CASE NO. C-10-268285-1

20. SEXUAL ASSAULT VICTIM UNDER 14 Guilty

PCN: Sequence:

21. SEXUAL ASSAULT VICTIM UNDER 14

Guilty

PCN: Sequence:

22. LEWDNESS WITH A MINOR UNDER 14

Guilty

PCN: Sequence:

23. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

24. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

25. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

26. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

27. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

28. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

29. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

30. SEXUAL ASSAULT VICTIM UNDER 16

Guilty

PCN: Sequence:

31. OPEN AND GROSS LEWDNESS

Guilty

PCN: Sequence:

32. SEXUAL ASSAULT

Guilty

PCN: Sequence:

33. SEXUAL ASSAULT

Guilty

PCN: Sequence:

34. SEXUAL ASSAULT

Guilty

PCN: Sequence:

35. SEXUAL ASSAULT

| | CASE NO. C-10-200203-1 |
|------------|--|
| | Guilty PCN: Sequence: |
| | 36. OPEN AND GROSS LEWDNESS Guilty |
| | PCN: Sequence: |
| 08/29/2012 | PSI PSI |
| 09/06/2012 | Sentencing (10:30 AM) (Judicial Officer: Tao, Jerome T.) |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 1. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years Comments: (Total: 36 counts) FURTHER COURT ORDERED, COUNT 3 TO RUN CONSECUTIVE TO COUNT 1; COUNT 6 TO RUN CONSECUTIVE TO COUNTS 1 & 3; COUNT 23 TO RUN CONSECUTIVE TO COUNTS 1, 3, & 6 AND COUNT 32 TO RUN CONSECUTIVE TO COUNTS 1, 3, 6 & 23; REMAINING COUNTS TO RUN CONCURRENT. |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 2. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 4. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 3. LEWDNESS WITH A MINOR UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 11. OPEN AND GROSS LEWDNESS Adult Adjudication Sentenced to CCDC Term: 12 Months |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 31. OPEN AND GROSS LEWDNESS Adult Adjudication Sentenced to CCDC Term: 12 Months |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 36. OPEN AND GROSS LEWDNESS Adult Adjudication Sentenced to CCDC Term: 12 Months Credit for Time Served: 762 Days |
| | Comments: FURTHER COURT ORDERED, COUNT 3 TO RUN CONSECUTIVE TO COUNT 1; COUNT 6 TO RUN CONSECUTIVE TO COUNTS 1 & 3; COUNT |

| | 23 TO RUN CONSECUTIVE TO COUNTS 1, 3, & 6 AND COUNT 32 TO RUN CONSECUTIVE TO COUNTS 1, 3, 6 & 23; REMAINING COUNTS TO RUN CONCURRENT. | |
|------------|--|--|
| | Condition 1. Lifetime Supervision, FURTHER COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed upon release from incarceration and pursuant to NRS 179D.450, the defendant must register as a sex offender within 48 hours of release from custody. 2. Sex Offender Conditions - (See Minutes) Other Fees | |
| | 1.,\$880.00 | |
| | Fee Totals: Administrative Assessment Fee 25.00 Crim fee sch | |
| | DNA Analysis Fee Crim fee sch - 150.00 | |
| | \$150 Fee Totals \$ 175.00 | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 5. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 7. LEWDNESS WITH A MINOR UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 8. LEWDNESS WITH A MINOR UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 16. LEWDNESS WITH A MINOR UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 19. LEWDNESS WITH A MINOR UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 22. LEWDNESS WITH A MINOR UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 35. SEXUAL ASSAULT Adult Adjudication | |
| | Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years | |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) | |

| | 34. SEXUAL ASSAULT Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:10 Years |
|------------|---|
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 33. SEXUAL ASSAULT Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 32. SEXUAL ASSAULT Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after: 10 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 6. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 9. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 10. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 12. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 13. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 14. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 15. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 17. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication |

| | CASE NO. C-10-208285-1 |
|------------|--|
| | Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 21. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 20. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 18. SEXUAL ASSAULT VICTIM UNDER 14 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:20 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 23. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 25. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 30. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 29. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 24. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 26. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:9/6/12 Year |
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 28. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |

| | CASE 110. C-10-200203-1 |
|------------|---|
| 09/06/2012 | Sentence (Judicial Officer: Tao, Jerome T.) 27. SEXUAL ASSAULT VICTIM UNDER 16 Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Life with the possibility of parole after:25 Years |
| 09/12/2012 | Criminal Order to Statistically Close Case Filed By: Plaintiff State of Nevada |
| 09/17/2012 | Judgment of Conviction Judgment of Conviction (Jury Trial) |
| 10/05/2012 | Case Appeal Statement Case Appeal Statement |
| 10/05/2012 | Notice of Appeal (criminal) Notice of Appeal |
| 11/19/2012 | Transcript of Proceedings Reporter's Transcript of Defendant's Petition for Writ of Habeas Corpus Status Check: Discovery January 26, 2011 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Motion in Limine to Preclude the State's Experts from Improper Vouching and to Prevent "Experts" from Testifying Outisde Their Area of Expertise; Defendant's Motion for Discovery; and Defendant's Motion in Limine to Preclude Use of the Prejudicial Term "Victim" April 19, 2011 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Motion in Limine to Preclude the State's Experts from Improper Vouching and to Prevent "Experts" from Testifying Outside Their Area of Expertise; Defendant's Motion for Discovery; and Defendant's Motion in Limine to Preclude Use of the Prejudicial Term "Victim" April 28, 2011 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Motion in Limine to Preclude the State's Experts from Improper Vouching and to Prevent "Experts" from Testifying Outside of Their Area of Expertise; Defendant's Motion for Discovery; and Defendant's Motion in Limine to Preclude Use of the Prejudicial Term "Victim" May 3, 2011 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Calendar Call May 17, 2011 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Calendar Call November 1, 2011 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Calendar Call January 17, 2012 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Motion to Suppress May 10, 2012 |
| 12/05/2012 | Recorders Transcript of Hearing Recorder's Transcript of Sentencing September 6, 2012 |

| 12/05/2012 | Recorders Transcript of Hearing Transcript of Proceedings Jury Trial - Day 1 May 21, 2012 |
|------------|---|
| 12/05/2012 | Recorders Transcript of Hearing Transcript of Proceedings Jury Trial - Day 2 May 22, 2012 |
| 12/05/2012 | Recorders Transcript of Hearing Transcript of Proceedings Jury Trial - Day 3 May 23, 2012 |
| 12/05/2012 | Recorders Transcript of Hearing Transcript of Proceedings Jury Trial - Day 4 May 24, 2012 |
| 12/05/2012 | Recorders Transcript of Hearing Transcript of Proceedings Jury Trial - Day 5 May 25, 2012 |
| 12/11/2012 | Recorders Transcript of Hearing Recorder's Transcript of Hearing Re: Arraignment Continued |
| 10/24/2014 | NV Supreme Court Clerks Certificate/Judgment - Affirmed Nevada Supreme Court Clerk's Certificate Judgment - Affirmed |
| 12/09/2014 | Request (8:30 AM) (Judicial Officer: Tao, Jerome T.) Defendant's Request: Withdraw as Attorney of Record |
| 02/09/2015 | Inmate Filed - Petition for Writ of Habeas Corpus Party: Defendant Renteria-Novoa, Guillermo Petition for Writ of Habeas Corpus (Post Coviction) |
| 02/09/2015 | Motion for Leave to Proceed in Forma Pauperis Filed By: Defendant Renteria-Novoa, Guillermo Motion for Leave to Proceed in Forma Pauperis |
| 02/09/2015 | Motion for Appointment of Attorney Filed By: Defendant Renteria-Novoa, Guillermo Motion for Appointment of Counsel Pursuant NRS 34.750 |
| 02/12/2015 | Order for Petition for Writ of Habeas Corpus |
| 02/12/2015 | Notice of Hearing |
| 04/13/2015 | Response Response to Defendant's Post-Conviction Petition for Writ of Habeas Corpus |
| 04/16/2015 | Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Thompson, Charles) Defendant's Pro Per Petition for Writ of Habeas Corpus (Post-Conviction Relief) |
| 04/16/2015 | Motion for Appointment of Attorney (8:30 AM) (Judicial Officer: Thompson, Charles) Defendant's Pro Per Motion for Appointment of Counsel Pursuant to NRS 34.750 |
| 04/16/2015 | Motion for Leave (8:30 AM) (Judicial Officer: Thompson, Charles) Defendant's Pro Per Motion for Leave to Proceed in Forma Pauperis |
| | |

| 04/16/2015 | All Pending Motions (8:30 AM) (Judicial Officer: Thompson, Charles) | |
|------------|--|--|
| 05/04/2015 | Case Reassigned to Department 20 Case reassigned from Judge Jerome Tao Dept 20 | |
| 05/27/2015 | Order Application and Order for Transcripts | |
| 05/27/2015 | Findings of Fact, Conclusions of Law and Order | |
| 05/29/2015 | Notice of Entry Notice of Entry of Findings of Fact, Conclusions of Law and Order | |
| 06/05/2015 | Recorders Transcript of Hearing Recorder's Transcript of Proceeding | |
| 06/15/2015 | Notice of Appeal (criminal) Notice of Appeal | |
| 06/16/2015 | Case Appeal Statement Case Appeal Statement | |
| DATE | FINANCIAL INFORMATION | |

| DATE | FINANCIAL INFORMATION |
|------|-----------------------|
| | |

| Defendant Renteria-Novoa, Guillermo | |
|--|--------|
| Total Charges | 175.00 |
| Total Payments and Credits | 0.00 |
| Balance Due as of 6/16/2015 | 175.00 |

ORIGINAL

Electronically Filed 05/27/2015 04:20:48 PM

Alm N. Chum

CLERK OF THE COURT

FCL STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff

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DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff,

-VS-

GUILLERMO RENTERIA-NOVOA, #2755564

Defendant.

CASE NO:

C-10-268285-1

DEPT NO:

 $\mathbf{X}\mathbf{X}$

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

DATE OF HEARING: APRIL 16, 2015 TIME OF HEARING: 8:30 AM

THIS CAUSE having come on for hearing before the Honorable CHARLES THOMPSON, District Judge, on the 16 day of April, 2015, the Petitioner not being present, proceeding IN FORMA PAUPERIS, the Respondent being represented by STEVEN B. WOLFSON, Clark County District Attorney, by and through ALICIA ALBRITTON, Chief Deputy District Attorney, and the Court having considered the matter, including briefs, transcripts, arguments of counsel, and documents on file herein, now therefore, the Court makes the following findings of fact and conclusions of law:

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II

FINDINGS OF FACT, CONCLUSIONS OF LAW

This is Petitioner Guillermo Renteria-Novoa's post-conviction petition for writ of habeas corpus. On January 26, 2011, the State filed an Information Petitioner as follows: Counts 1-2, 4-6, 10-19, 22-23, and 25-30: Sexual Assault with a Minor under the age of 14; Counts 3, 7-9, 21, 24, and 43-44: Lewdness with a Child under the age of 14; Counts 20, 45, and 53: Open or Gross Lewdness; Counts 31-42: Sexual Assault with a Minor under the age of 16; and Counts 46-52: Sexual Assault.¹

On May 21, 2012, Petitioner's jury trial began. On May 25, 2012, the jury returned a verdict of guilty on all counts as charged in the Second Amended Information. On September 6, 2012, Petitioner was sentenced as follows: as to the Sexual Assault with a Minor under the age of 14 counts: Life with the possibility of parole after 20 years; as to the Lewdness with a Child under the Age of 14 counts: Life with the possibility of parole after 10 years; as to the Sexual Assault with a Minor under the age of 16 counts: Life with the possibility of parole after 25 years; as to the Open or Gross Lewdness counts: 12 months in the Clark County Detention Center; as to the Sexual Assault Counts: Life with the possibility of parole after 10 years. A Judgment of Conviction was filed on September 17, 2012.

Petitioner filed a Notice of Appeal on October 5, 2012. The Nevada Supreme Court affirmed Petitioner's convictions on September 24, 2014. Renteria-Novoa, No. 61865 (Sept. 24, 2014). Remittitur issued October 21, 2014.

On February 9, 2015, Petitioner filed the instant post-conviction petition. Petitioner asserts several due process of law violations and ineffective assistance of counsel claims. Specifically, Petitioner claims that his Miranda rights were violated, that his right to a speedy trial was violated, and that trial counsel was ineffective for failing to investigate witnesses on his behalf and for failing to reveal the "inconsistent" testimony of the victim during trial. Nonetheless, this Court finds, as to the grounds properly cognizable in a habeas-corpus petition, Petitioner's grounds are without merit.²

¹ On May 22, 2012, the State filed a Second Amended Information dropping several counts.

² Defendant's due process claims (a purported failure to be Mirandized and a purported speedy trial violation) are not cognizable in a post-conviction petition. See NRS 34.720 ("The provisions of NRS 34.720 to 34.830...apply only to petitions...in which the petitioner: I. Requests relief from a

As to Petitioner's claim that trial counsel was ineffective for failing to investigate, this Court finds that Defendant's claim is without merit. A defendant who contends that his attorney was ineffective because he did not adequately investigate must show how a better investigation would have rendered a more favorable outcome. Molina v. State, 120 Nev. 185, 87 P.3d 533 (2004); see Strickland v. Washington, 466 U.S. 668, 686-87, 104 S. Ct. 2052, 2063-64 (1984) (noting that a defendant must show that his counsel's representation fell below an objective standard of reasonableness, and, but for counsel's errors, there is a reasonable probability that the result of the proceedings would have been different). Petitioner's claims are vague accusations that fail to offer sufficient specific factual allegations under Molina. Petitioner failed to identify these potential witnesses, what these potential witnesses would have said, or even if these potential witnesses would have spoken with counsel. See Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984) (noting that bare and conclusory claims are insufficient); see also Davis v. State, 110 Nev. 1107, 1120, 881 P.2d 657, 665 (1994) (noting that witnesses and victims cannot be compelled to speak with defense counsel or their agents).

Moreover, the Nevada Supreme Court has *repeatedly* found that the uncorroborated testimony of a victim of a sexual offense is sufficient standing alone to sustain a verdict of guilty. Gaxiola v. State, 121 Nev. 638, 647, 119 P.3d 1225, 1231 (2005) (stating that the uncorroborated testimony of a victim, without more, is sufficient to uphold a rape conviction). Case law such as this was developed exactly for situations like the instant matter. These crimes were committed behind closed doors, under the eyes of a family that would never suspect them because Petitioner was somebody that they trusted and loved, somebody that they brought into their home. Petitioner's counsel focused on the victim's credibility through extensive cross-examination of the State's witnesses instead of investigating witnesses who were not present during these assaults. This is a trial strategy and is virtually unchallengeable. See Ford v.

judgment of conviction or sentence in a criminal case; or 2. Challenges the computation of time that the petitioner has served pursuant to a judgment of conviction.); McConnell v. State, 125 Nev. 243, 247, 212 P.3d 307, 310 (2009). Moreover, "all [] claims that are appropriate for a direct appeal must be pursued on direct appeal, or they will be considered waived in subsequent proceedings." Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994) (emphasis added). Because these claims are outside of the limited scope of NRS Chapter 34 and should have been raised, if at all, on direct appeal, they will not be considered.

State, 105 Nev. 850, 853, 784 P.2d 951, 953 (1989). Equally and for the same reasons, Petitioner cannot establish prejudice. As to Petitioner's claim that counsel was ineffective for failing to reveal the inconsistent testimony of the victim, this Court finds that Petitioner's claim is belied by the record as trial counsel "sought to reveal [the] inconsistencies in [the victim's] previous recounting of the alleged abuse [during cross-examination]." Renteria-Novoa, No. 61865 at 2; see Hargrove, 100 Nev. at 502, 686 P.2d at 225; see also Hall, 91 Nev. at 315, 535 P.2d at 798. The record is replete with cross-examination regarding the inconsistent statements of the victim. Trial counsel thoroughly emphasized the inconsistencies between the statements given and the

Nevada Supreme Court noted as much. Therefore, this Court finds that Petitioner has failed to establish ineffective assistance of counsel as he has failed to establish deficient performance

ORDER

THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief shall be, and is, denied.

DATED this 24 day of May, 2015.

DISTRICT

ERIC JØHNSON

STEVEN B. WOLFSON

Clark County District Attorney

Nevada Bar #001565

or prejudice.³

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hief Deputy District Attorney evada Bar #009492

³ Because Defendant failed to establish that his issues were difficult, that he was unable to comprehend the proceedings, or that there was a need for discovery, he is not entitled to an attorney and his motion is hereby denied. See NRS 34.750; Coleman v. Thompson, 501 U.S. 722, 111 S. Ct. 2546 (1991).

CERTIFICATE OF SERVICE

I hereby certify that service of the above and foregoing was made this 20th day of MAY 2015, to:

GUILLERMO RENTERIA-NOVOA, #1092343 N.N.C.C. P.O. BOX 7000 CARSON CITY, NV 89702

BY /s/ HOWARD CONRAD
Secretary for the District Attorney's Office Special Victims Unit

hjc/SVU

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NEO

GUILLERMO RENTERIA-NOVOA,

VS.

THE STATE OF NEVADA,

CLERK OF THE COURT

Case No: C-10-268285-1

STEVEN D. GRIERSON, CLERK OF THE COURT

NOTICE OF ENTRY OF FINDINGS OF

FACT, CONCLUSIONS OF LAW AND

Dept No: XX

ORDER

Mary Kielty

Mary Kielty, Deputy Clerk

PLEASE TAKE NOTICE that on May 27, 2015, the court entered a decision or order in this matter, a

You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you

must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this notice is

CERTIFICATE OF MAILING

I hereby certify that on this 29 day of May 2015, I placed a copy of this Notice of Entry in:

DISTRICT COURT CLARK COUNTY, NEVADA

Petitioner,

Respondent,

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Attorney General's Office - Appellate Division-

The United States mail addressed as follows:

☐ The bin(s) located in the Regional Justice Center of:

Clark County District Attorney's Office

true and correct copy of which is attached to this notice.

mailed to you. This notice was mailed on May 29, 2015.

Guillermo Renteria-Novoa # 1092343

P.O. Box 7000

Carson City, NV 89702

Mary Kielty Mary Kielty, Deputy Clerk

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Electronically Filed 05/27/2015 04:20:48 PM

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CLERK OF THE COURT

FCL STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff

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DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff.

-VS-

GUILLERMO RENTERIA-NOVOA, #2755564

Defendant.

CASE NO:

C-10-268285-1

DEPT NO:

 $\mathbf{X}\mathbf{X}$

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

DATE OF HEARING: APRIL 16, 2015 TIME OF HEARING: 8:30 AM

THIS CAUSE having come on for hearing before the Honorable CHARLES THOMPSON, District Judge, on the 16 day of April, 2015, the Petitioner not being present, proceeding IN FORMA PAUPERIS, the Respondent being represented by STEVEN B. WOLFSON, Clark County District Attorney, by and through ALICIA ALBRITTON, Chief Deputy District Attorney, and the Court having considered the matter, including briefs, transcripts, arguments of counsel, and documents on file herein, now therefore, the Court makes the following findings of fact and conclusions of law:

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II

FINDINGS OF FACT, CONCLUSIONS OF LAW

This is Petitioner Guillermo Renteria-Novoa's post-conviction petition for writ of habeas corpus. On January 26, 2011, the State filed an Information Petitioner as follows: Counts 1-2, 4-6, 10-19, 22-23, and 25-30: Sexual Assault with a Minor under the age of 14; Counts 3, 7-9, 21, 24, and 43-44: Lewdness with a Child under the age of 14; Counts 20, 45, and 53: Open or Gross Lewdness; Counts 31-42: Sexual Assault with a Minor under the age of 16; and Counts 46-52: Sexual Assault.¹

On May 21, 2012, Petitioner's jury trial began. On May 25, 2012, the jury returned a verdict of guilty on all counts as charged in the Second Amended Information. On September 6, 2012, Petitioner was sentenced as follows: as to the Sexual Assault with a Minor under the age of 14 counts: Life with the possibility of parole after 20 years; as to the Lewdness with a Child under the Age of 14 counts: Life with the possibility of parole after 10 years; as to the Sexual Assault with a Minor under the age of 16 counts: Life with the possibility of parole after 25 years; as to the Open or Gross Lewdness counts: 12 months in the Clark County Detention Center; as to the Sexual Assault Counts: Life with the possibility of parole after 10 years. A Judgment of Conviction was filed on September 17, 2012.

Petitioner filed a Notice of Appeal on October 5, 2012. The Nevada Supreme Court affirmed Petitioner's convictions on September 24, 2014. Renteria-Novoa, No. 61865 (Sept. 24, 2014). Remittitur issued October 21, 2014.

On February 9, 2015, Petitioner filed the instant post-conviction petition. Petitioner asserts several due process of law violations and ineffective assistance of counsel claims. Specifically, Petitioner claims that his Miranda rights were violated, that his right to a speedy trial was violated, and that trial counsel was ineffective for failing to investigate witnesses on his behalf and for failing to reveal the "inconsistent" testimony of the victim during trial. Nonetheless, this Court finds, as to the grounds properly cognizable in a habeas-corpus petition, Petitioner's grounds are without merit.²

¹ On May 22, 2012, the State filed a Second Amended Information dropping several counts.

² Defendant's due process claims (a purported failure to be Mirandized and a purported speedy trial violation) are not cognizable in a post-conviction petition. See NRS 34.720 ("The provisions of NRS 34.720 to 34.830...apply only to petitions...in which the petitioner: I. Requests relief from a

As to Petitioner's claim that trial counsel was ineffective for failing to investigate, this Court finds that Defendant's claim is without merit. A defendant who contends that his attorney was ineffective because he did not adequately investigate must show how a better investigation would have rendered a more favorable outcome. Molina v. State, 120 Nev. 185, 87 P.3d 533 (2004); see Strickland v. Washington, 466 U.S. 668, 686-87, 104 S. Ct. 2052, 2063-64 (1984) (noting that a defendant must show that his counsel's representation fell below an objective standard of reasonableness, and, but for counsel's errors, there is a reasonable probability that the result of the proceedings would have been different). Petitioner's claims are vague accusations that fail to offer sufficient specific factual allegations under Molina. Petitioner failed to identify these potential witnesses, what these potential witnesses would have said, or even if these potential witnesses would have spoken with counsel. See Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984) (noting that bare and conclusory claims are insufficient); see also Davis v. State, 110 Nev. 1107, 1120, 881 P.2d 657, 665 (1994) (noting that witnesses and victims cannot be compelled to speak with defense counsel or their agents).

Moreover, the Nevada Supreme Court has *repeatedly* found that the uncorroborated testimony of a victim of a sexual offense is sufficient standing alone to sustain a verdict of guilty. Gaxiola v. State, 121 Nev. 638, 647, 119 P.3d 1225, 1231 (2005) (stating that the uncorroborated testimony of a victim, without more, is sufficient to uphold a rape conviction). Case law such as this was developed exactly for situations like the instant matter. These crimes were committed behind closed doors, under the eyes of a family that would never suspect them because Petitioner was somebody that they trusted and loved, somebody that they brought into their home. Petitioner's counsel focused on the victim's credibility through extensive cross-examination of the State's witnesses instead of investigating witnesses who were not present during these assaults. This is a trial strategy and is virtually unchallengeable. See Ford v.

judgment of conviction or sentence in a criminal case; or 2. Challenges the computation of time that the petitioner has served pursuant to a judgment of conviction.); McConnell v. State, 125 Nev. 243, 247, 212 P.3d 307, 310 (2009). Moreover, "all [] claims that are appropriate for a direct appeal must be pursued on direct appeal, or they will be considered waived in subsequent proceedings." Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994) (emphasis added). Because these claims are outside of the limited scope of NRS Chapter 34 and should have been raised, if at all, on direct appeal, they will not be considered.

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State, 105 Nev. 850, 853, 784 P.2d 951, 953 (1989). Equally and for the same reasons, Petitioner cannot establish prejudice.

As to Petitioner's claim that counsel was ineffective for failing to reveal the inconsistent testimony of the victim, this Court finds that Petitioner's claim is belied by the record as trial counsel "sought to reveal [the] inconsistencies in [the victim's] previous recounting of the alleged abuse [during cross-examination]." Renteria-Novoa, No. 61865 at 2; see Hargrove, 100 Nev. at 502, 686 P.2d at 225; see also Hall, 91 Nev. at 315, 535 P.2d at 798. The record is replete with cross-examination regarding the inconsistent statements of the victim. Trial counsel thoroughly emphasized the inconsistencies between the statements given and the Nevada Supreme Court noted as much. Therefore, this Court finds that Petitioner has failed to establish ineffective assistance of counsel as he has failed to establish deficient performance or prejudice.³

ORDER

THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief shall be, and is, denied.

DATED this 24 day of May, 2015.

DISTRICT

ERIC JØHNSON

STEVEN B. WOLFSON Clark County District Attorney

Nevada Bar #001565

hief Deputy District Attorney evada Bar #009492

³ Because Defendant failed to establish that his issues were difficult, that he was unable to comprehend the proceedings, or that there was a need for discovery, he is not entitled to an attorney and his motion is hereby denied. See NRS 34.750; Coleman v. Thompson, 501 U.S. 722, 111 S. Ct. 2546 (1991).

CERTIFICATE OF SERVICE

I hereby certify that service of the above and foregoing was made this 20th day of MAY 2015, to:

GUILLERMO RENTERIA-NOVOA, #1092343 N.N.C.C. P.O. BOX 7000 CARSON CITY, NV 89702

BY /s/ HOWARD CONRAD
Secretary for the District Attorney's Office Special Victims Unit

hjc/SVU

2¹/₇

Felony/Gross Misdemeanor

COURT MINUTES

October 28, 2010

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

October 28, 2010

9:00 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Ruth Gilfert

Susie Schofield

Tia Everett

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT: Campbell, Cara L.

Campbell, Cara L. Attorney
Porray, Amy A. Attorney
Renteria-Novoa, Guillermo Defendant

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Also present: Spanish Interpreter Mario Torres.

Ms. Porray requested matter be continued to Court's Friday calendar. COURT SO ORDERED.

CUSTODY

11/5/2010 10:30 A.M. - ARRAIGNMENT CONTINUED (LLA)

PRINT DATE: 06/16/2015 Page 1 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

November 05, 2010

C-10-268285-1

State of Nevada

 \mathbf{vs}

Guillermo Renteria-Novoa

November 05, 2010 10:30 AM

Arraignment Continued

HEARD BY: De La Garza, Melisa COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Carole D'Aloia

RECORDER: Kiara Schmidt

REPORTER:

PARTIES

PRESENT: Public Defender Attorney

Renteria-Novoa, Guillermo Defendant

JOURNAL ENTRIES

- Glen O'Brien, Deputy D.A., present on behalf of the State, Mike Feliciano, Deputy P.D., present on behalf of Defendant and Certified Spanish Court Interpreter, M. Peters, present to assist Defendant. Ms. Porray advised Defendant will be entering a not guilty plea. DEFENDANT RENTERIA-NOVOA ARRAIGNED, PLED NOT GUILTY, AND WAIVED THE SIXTY (60) DAY RULE. Court ACCEPTED plea and, ORDERED, matter set for JURY TRIAL. Ms. Porray advised she has just received a copy of the Preliminary Hearing Transcript and requested twenty-one (21) days from today's date to file a writ and, COURT SO ORDERED.

CUSTODY

2/28/11 9:00 AM CALENDAR CALL

3/7/11 1:30 PM JURY TRIAL

PRINT DATE: 06/16/2015 Page 2 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

January 26, 2011

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

January 26, 2011

9:00 AM

All Pending Motions

HEARD BY: Mosley, Donald

COURTROOM: RJC Courtroom 12B

COURT CLERK: Linda Skinner

RECORDER:

REPORTER: Maureen Schorn

PARTIES

PRESENT: Feliciano, Mike

Pandelis, Christopher P. Attorney
Public Defender Attorney
Renteria-Novoa, Guillermo Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

Attorney

- STATUS CHECK: DISCOVERY...DEFT'S PETITION FOR WRIT OF HABEAS CORPUS

Shirley Landberg, Court Interpreter, present to assist Defendant.

AS TO DISCOVERY: Mr. Feliciano advised there are no issues. Court so noted and advised this matter was discussed in chambers and pursuant to that discussion, counsel will not be prepared for trial on 3/7. Mr. Feliciano and Mr. Pandelis concurred. COURT ORDERED, trial date VACATED and RESET.

AS TO WRIT: Counsel submitted on the pleadings. Court advised it has reviewed the transcript and is satisfied that penetration was shown. However, does not feel there was evidence to support Count 27. Therefore, COURT ORDERED, Writ DENIED, however, Count 27 is STRICKEN.

CUSTODY

PRINT DATE: 06/16/2015 Page 3 of 30 Minutes Date: October 28, 2010

4/13/11 9:00 AM STATUS CHECK: DISCOVERY 5/9/11 9:00 AM CALENDAR CALL (#2) 5/16/11 1:30 PM JURY TRIAL (#2)

Felony/Gross Misdemeanor

COURT MINUTES

April 19, 2011

C-10-268285-1

State of Nevada

Guillermo Renteria-Novoa

April 19, 2011

9:00 AM

All Pending Motions

HEARD BY: Barker, David

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Fattig, John T Attorney Public Defender Attorney Renteria-Novoa, Guillermo Defendant Romney, Claudia L. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- DEFENDANT'S MOTION IN LIMINE TO PRECLUDE THE STATE'S EXPERTS FROM IMPROPER VOUCHING AND TO PREVENT "EXPERTS" FROM TESTIFYING OUTSIDE THEIR AREA OF EXPERTISE ... DEFENDANT'S MOTION FOR DISCOVERY ... DEFENDANT'S MOTION IN LIMINE TO PRECLUDE USE IF THE PREJUDICIAL TERM "VICTIM"

APPEARANCES CONTINUED: Alex Andrade, Court Interpreter, present with Defendant.

COURT ORDERED, matters CONTINUED for Judge Tao.

CUSTODY

CONTINUED TO: 4/28/2011 9:00 AM

PRINT DATE: 06/16/2015 Page 5 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

April 28, 2011

C-10-268285-1

State of Nevada

 \mathbf{vs}

Guillermo Renteria-Novoa

April 28, 2011

9:00 AM

All Pending Motions

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Luzaich, Elissa Attorney
Porray, Amy A. Attorney
Renteria-Novoa, Guillermo Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- MOTION IN LIMINE TO PRECLUDE THE STATE'S EXPERTS FROM IMPROPER VOUCHING AND TO PREVENT "EXPERTS" FROM TESTIFYING OUTSIDE THEIR AREA OF EXPERTISE ... DEFENDANT'S MOTION FOR DISCOVERY ... DEFENDANT'S MOTION IN LIMINE TO PRECLUDE ISE OF THE PREJUDICIAL TERM "VICTIM"

Caridad Pfeiffer, Court Interpreter, present with Defendant. Ms. Porray requested matter be continued for Mr. Feliciano's presence. No opposition by Ms. Luzaich. COURT SO ORDERED.

CUSTODY

CONTINUED TO: 5/3/2011 9:00 AM

PRINT DATE: 06/16/2015 Page 6 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 03, 2011

C-10-268285-1

State of Nevada

Guillermo Renteria-Novoa

May 03, 2011

9:00 AM

All Pending Motions

HEARD BY: Tao, Jerome T. COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

Luzaich, Elissa

REPORTER:

PARTIES

PRESENT: Feliciano, Mike

Attorney **Attorney** Public Defender Attorney Renteria-Novoa, Guillermo Defendant State of Nevada Plaintiff

JOURNAL ENTRIES

- Phillip Cuartas, Spanish Court Interpreter, present with Defendant.

AS TO MOTION IN LIMINE TO PRECLIDE THE STATE'S EXPERTS FROM IMPROPER VOUCHING AND TO PREVENT "EXPERTS" FROM TESTIFYING OUTSIDE THEIR AREA OF **EXPERTISE:**

Mr. Feliciano stated the motion will also apply to detectives and other who will testify as experts although not endorsed as such. Ms. Luzaich stated this motion is premature as Mr. Feliciano will need to object contemporaneously during trial with the expert's testimony. COURT ORDERED, Motion DENIED although counsel may make the appropriate objections at the time of trial.

AS TO DEFENDANT'S MOTION IN LIMINE TO PRECLUDE ISE OF THE PREJUDCIAL TERM "VICTIM":

PRINT DATE: 06/16/2015 Page 7 of 30 October 28, 2010 Minutes Date:

Mr. Feliciano stated the trial is to determine if there is a victim. Ms. Luzaich stated she will refer to the victims by their name although the term victim is used at times. COURT ORDERED, Motion DENIED although Mr. Feliciano may raise the issue during trial if appropriate.

AS TO DEFENDANT'S MOTION FOR DISCOVERY:

Following statements by counsel, COURT FURTHER ORDERED the following,

- 1 3 State to provide information for the Court's incamera review to determine if there is any information the Defendant is entitled to have.
- 4 GRANTED with no opposition
- 5 GRANTED IN PART as the State to provide if the victim (s) were referred to counseling and if that if money from the State fund was paid to the counselor.
- 6 GRANTED with no opposition.
- 7 GRANTED to the extent State is to run NCIC and provide any information as to the any felony convictions in the last 10 years, and/or any felony conviction for which the term of probation/parole/imprisonment ended within the last 10 years, and additionally any misdemeanor/gross misdemeanor information which may bare on credibility.
- 8 16 GRANTED with no opposition.

PRINT DATE: 06/16/2015 Page 8 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 17, 2011

C-10-268285-1

State of Nevada

Guillermo Renteria-Novoa

May 17, 2011

9:00 AM

Calendar Call

HEARD BY:

Bonaventure, Joseph T.

COURTROOM:

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Feliciano, Mike

Attorney Attorney

Pandelis, Christopher P. Public Defender Renteria-Novoa, Guillermo

Attorney Defendant

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Francisco Mandrigal, Spanish Court Interpreter, present with Defendant.

Mr. Pandelis advised when this case was reassigned from Department 14 Mr. Feleciano contacted him to advise he may have a scheduling conflict and need to continue the trial. Colloquy regarding scheduling. COURT ORDERED, trial VACATED and RESET.

CUSTODY

11/01/2011 9:00 AM CALENDAR CALL

11/07/2011 10:30 AM JURY TRIAL

PRINT DATE: 06/16/2015 Page 9 of 30 Minutes Date: October 28, 2010

November 01, 2011 8:30 AM Calendar Call

HEARD BY: Tao, Jerome T. COURTROOM:

COURT CLERK: Tia Everett

RECORDER:

REPORTER:

PARTIES

PRESENT: Feliciano, Mike Attorney

Fleck, Michelle Attorney
Public Defender Attorney
Renteria-Novoa, Guillermo Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Caridad Pfeiffer, Spanish Court Interpreter, present with Defendant.

Mr. Feliciano advised there is still outstanding discovery such as the Defendant's audio statement which is needed to go forward with trial. Ms. Fleck stated there is additional discovery which has been requested and needs to be provided. COURT ORDERED, trial date VACATED and RESET.

CUSTODY

1/17/2012 8:30 AM CALENDAR CALL

1/23/2012 10:30 AM JURY TRIAL

PRINT DATE: 06/16/2015 Page 10 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

January 17, 2012

C-10-268285-1

State of Nevada

Guillermo Renteria-Novoa

January 17, 2012

8:30 AM

Calendar Call

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

Nancy Tibbetts

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Feliciano, Mike **Attorney** Fleck, Michelle Attorney Renteria-Novoa, Guillermo Defendant State of Nevada Plaintiff

JOURNAL ENTRIES

- Spanish Interpreter, Shirley Landberg, also present. Following conference at bench, Court questioned Deft. about issues with his counsel and then assured him that counsel is qualified. COURT ORDERED, trial date VACATED and RESET.

CUSTODY

5/15/12 8:30 AM CALENDAR CALL

5/21/12 10:30 AM JURY TRIAL

Felony/Gross Misdemeanor

COURT MINUTES

May 10, 2012

C-10-268285-1

State of Nevada

 \mathbf{vs}

Guillermo Renteria-Novoa

May 10, 2012

8:30 AM

Motion to Suppress

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Feliciano, Mike
Fleck, Michelle
Attorney
Public Defender
Renteria-Novoa, Guillermo
State of Nevada
Attorney
Defendant
Plaintiff

JOURNAL ENTRIES

- Court noted he has reviewed the transcript provided, however, the transcript is quite unclear and he would like a copy of the CD to review. Mr. Feleciano advised he provided a copy of the CD with the transcript, however, he will send another copy to chambers. Further Court noted the State has no opposition to a Jackson V Denno hearing. Colloquy regarding scheduling. COURT ORDERED, matter CONTINUED and SET for Hearing.

CUSTODY

5/15/2012 8:30 AM DEFENDANT'S MOTION TO SUPPRESS ... JACKSON V DENNO HEARING RE: DEFENDANT'S MOTION TO SUPPRESS

PRINT DATE: 06/16/2015 Page 12 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 15, 2012

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

May 15, 2012

8:30 AM

Calendar Call

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

Fleck, Michelle

Porray, Amy A.

REPORTER:

PARTIES

PRESENT: Feliciano, Mike

Attorney Attorney Attorney Attorney Defendant

Public Defender Renteria-Novoa, Guillermo State of Nevada

Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Jeff Hanks, Spanish Court Interpreter, present with Defendant.

Parties announced ready, with 10 - 12 witnesses, no out of state witnesses and anticipate trial to be 1 week. COURT ORDERED, trial SET to begin 5/21/2012 at 9:00 am.

CUSTODY

Felony/Gross Misdemeanor

COURT MINUTES

May 15, 2012

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

May 15, 2012

1:30 PM

All Pending Motions

HEARD BY: Tao, Jerome T.

COURTROOM:

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Feliciano, Mike
Fleck, Michelle
Graham, Nickolas J.
Porray, Amy A.
Public Defender
Renteria-Novoa, Guillermo
State of Nevada
Attorney
Defendant
Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Consuelo Cisneros, Spanish Court Interpreter, present with Defendant.

Ryan Jaejer sworn and testified. Following arguments by counsel, COURT ORDERED, Motion to Suppress DENIED.

CUSTODY

Felony/Gross Misdemeanor

COURT MINUTES

May 21, 2012

C-10-268285-1

State of Nevada

 \mathbf{vs}

Guillermo Renteria-Novoa

May 21, 2012

9:00 AM

Jury Trial

HEARD BY: Tao, Jerome T.

COURTROOM:

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Feliciano, Mike
Fleck, Michelle
Graham, Nickolas J.
Porray, Amy A.
Public Defender
Renteria-Novoa, Guillermo
State of Nevada
Attorney
Defendant
Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Spanish Interpreters, Lorena Pike, Maria Peralta De Gomez, Michael Berry, and Mario Maldonado present with Defendant.

OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

Ms. Fleck stated defense has informed her they intend to bring in the fact that the victim was pregnant at the time she disclosed to the police what has happened with the Defendant which is not relevant and she believes this issue should have been brought by written motion in order for her to file an opposition. Mr. Feleciano argued rape shield does not apply in this case, the information will be offered as to her motive for disclosing and the possibility of fabricating. Ms. Feleciano argued the disclosure comes out when she has to tell her mother she is pregnant, the relationship with her cousin and then the what happened with the Defendant. Further arguments by counsel. COURT

PRINT DATE: 06/16/2015 Page 15 of 30 Minutes Date: October 28, 2010

ORDERED, defense request to reference the pregnancy of victim DENIED. Mr. Feliciano requested an emergency stay in the case in order to bring this issue before the Supreme Court for an Interlocutory appeal. COURT FURTHER ORDERED, Motion to stay the case DENIED although parties may seek the stay with the Supreme Court. Mr. Feliciano requested the Court give him today to have an opportunity to file their interlocutory appeal with the Supreme Court. Upon Court's inquiry, parties stipulated to the alternates being seats 13 and 14.

PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

Court noted there is now a Tagalog interpreter present, Josephina Duley, who will assist prospective juror Armida Martinez, badge number 069. Court further noted that the interpreter s office has advised they are short on Spanish interpreters and they will not have one available for a while for prospective juror Elias Aguilar, badge number 068, however, the Court will have badge numbers 069 and 068 in outside the presence to inquire about there understanding of the English language. Court noted Yul Haasman, Spanish Court interpreter present with badge number 068.

PROSPECTIVE JURORS PRESENT:

Further voir dire.

OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

Ms. Feleciano advised as discussed at the bench, badge number 027, Michael Parry, stated his daughter is an attorney here in Las Vegas and she is friends with his daughter and went to law school with her, although there should not be a problem if he is seated on the jury. COURT SO NOTED.

PROSPECTIVE JURORS PRESENT:

Further voir dire.

OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

Counsel made record as to bench conferences.

Court recessed for the evening.

PRINT DATE: 06/16/2015 Page 16 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 22, 2012

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

May 22, 2012

10:30 AM Jury Trial

HEARD BY: Tao, Jerome T.

COURTROOM:

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Feliciano, Mike Attorney

Fleck, Michelle Attorney
Graham, Nickolas J. Attorney
Porray, Amy A. Attorney
Public Defender Attorney
Renteria-Novoa, Guillermo Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Maria Peralta de Gomez, Irma Sanchez, and Richard Evans, Spanish Court Interpreters, present with Defendant.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Second Amended Information FILED IN OPEN COURT. Court noted badge number 064 Charlotte Temple, has not arrived as of yet. Upon Court's inquiry, Ms. Fleck advised she has no opposition to excusing badge number 064 to proceed. Mr. Feleciano submitted. COURT ORDERED, badge number 064 EXCUSED. Court further noted, Josephina Dooley, Tagalog Interpreter, present with badge number 069 and Rico Rodriguez, Spanish Interpreter, present with badge number 068. Court Marshal informed the Court badge number 064, Charlotte Temple has arrived.

PRINT DATE: 06/16/2015 Page 17 of 30 Minutes Date: October 28, 2010

PROSPECTIVE JURORS PRESENT:

Further voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Arguments by counsel as to challenges for cause for the record.

PROSPECTIVE JURORS PRESENT:

Further voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Counsel completed peremptory challenges. Mr. Feliciano made Batson Challenge as to the State's challenges. Arguments by Ms. Fleck. COURT ORDERED, Batson Challenge DENIED.

PROSPECTIVE JURORS PRESENT:

Jury and (2) alternate(s) selected and sworn. Clerk read the Second Amended Information to the jury and stated the defendant s plea thereto.

Court recessed for the evening.

PRINT DATE: 06/16/2015 Page 18 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 23, 2012

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

May 23, 2012

10:00 AM Jury Trial

HEARD BY: Tao, Jerome T.

COURTROOM:

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Feliciano, Mike Attorney

Fleck, Michelle Attorney
Graham, Nickolas J. Attorney
Porray, Amy A. Attorney
Public Defender Attorney
Renteria-Novoa, Guillermo Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Maria Peralta de Gomez, Yul Haasman, and Sylvia Page, Spanish Court Interpreters, present with Defendant.

JURY PRESENT:

Opening statements by counsel. Testimony and exhibits presented. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY:

Ms. Fleck stated the Silver State counseling records which were just received this week, which were provided to defense, and in the report there are progress notes which state the victim and her Aunt are hesitant to tell the victim's Mother about the abuse because she will confront the Defendant and

PRINT DATE: 06/16/2015 Page 19 of 30 Minutes Date: October 28, 2010

will cause problems with their citizenship status. Further, Ms. Fleck stated defense now intends to cross the victim on the issues of her immigration status which is prejudicial and is not relevant. Mr. Feliciano stated when he filed his discovery motion he requested any benefits given to any of the witnesses and that motion was granted. Upon Court's inquiry, Ms. Fleck stated that there were not any benefits given. Ms. Feliciano stated that the victim tells the counselor that she did not disclose the abuse based on the immigration status of both the victim and her Mother and defense is entitled to ask if any type of benefit such as a U visa was given based on the fact she is a victim. Further arguments by counsel. Court noted Roxanna Perez, present outside the presence of the jury. Court inquired as to what her immigration/citizenship status is at the present time. Roxanna Perez, advised she has a work permit. Upon questioning by Ms. Fleck and Mr. Feliciano, Roxanna Perez, stated her Mother was told to apply for the U visa based on the fact that she was victim of a crime. Further discussion regarding U visa. Mr. Feliciano moved for mistrial. COURT ORDERED, Defense may address the issue of the U visa and defense Request for mistrial DENIED.

JURY PRESENT:

Further testimony and exhibits presented. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY:

Colloquy regarding jury instructions and scheduling.

Court recessed for the evening.

Felony/Gross Misdemeanor

COURT MINUTES

May 24, 2012

C-10-268285-1

State of Nevada

Guillermo Renteria-Novoa

May 24, 2012

12:00 AM

Jury Trial

HEARD BY: Tao, Jerome T.

COURTROOM:

Attorney

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Feliciano, Mike

> Fleck, Michelle Attorney Graham, Nickolas J. Attorney Porray, Amy A. Attorney Public Defender Attornev Renteria-Novoa, Guillermo Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Lorena Pike and Maria Peralta de Gomez, Spanish Court Interpreters, present with Defendant.

OUTSIDE THE PRESENCE OF THE JURY:

Colloquy regarding jury instructions.

JURY PRESENT:

Further testimony and exhibits presented. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY:

PRINT DATE: 06/16/2015 Page 21 of 30 Minutes Date: October 28, 2010

Defendant advised of his right not to testify.

JURY PRESENT:

Further testimony and exhibits presented. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY:

Instructions settled.

JURY PRESENT:

Court instructed the jury. Closing arguments. At the hour of 7:49 PM, the jury retired to deliberate.

Court recessed for the evening.

PRINT DATE: 06/16/2015 Page 22 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 25, 2012

C-10-268285-1

State of Nevada

Guillermo Renteria-Novoa

May 25, 2012

10:00 AM

Jury Trial

HEARD BY:

Tao, Jerome T.

COURTROOM:

COURT CLERK: Michele Tucker

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Feliciano, Mike Attorney Fleck, Michelle **Attorney** Graham, Nickolas J. Attorney Porray, Amy A. **Attorney** Public Defender Attorney State of Nevada **Plaintiff**

JOURNAL ENTRIES

- At the hour of 10:00 a.m., deliberations commenced.

OUTSIDE THE PRESENCE OF THE JURY: Telephone Conference between The Court and Counsel regarding question from Jury about a written transcript coming back for review. COURT ORDERED, Jury to review the CD.

INSIDE THE PRESENCE OF THE JURY: At the hour of 2:58 p.m., the Jury returned with the following Verdicts:

COUNTS 1, 2, 4, 5, 6, 9, 10,12, 13, 14,15, 17, 18, 20, 21, - GUILTY, SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 14 (F);

COUNTS 3, 7, 8, 16, 19, 22 - GUILTY, LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNTS 11, 31, 36 - GUILTY - OPEN OR GROSS LEWDNESS (GM);

PRINT DATE: 06/16/2015 Page 23 of 30 Minutes Date: October 28, 2010

COUNTS 23, 24, 25, 26, 27, 28, 29, 30 - GUILTY, SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 16 (F);

COUNTS 32, 33, 34, AND 35 - GUILTY, SEX ASSAULT (F)

Jury polled at the request of Defense counsel. Court thanked and excused the Jury.

OUTSIDE THE PRESENCE OF THE JURY: COURT ORDERED, NO BAIL. FURTHER, matter REFERRED to Parole and Probation and SET for SENTENCING.

CUSTODY

8/30/12 8:30 AM SENTENCING

PRINT DATE: 06/16/2015 Page 24 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

September 06, 2012

C-10-268285-1

State of Nevada

 \mathbf{vs}

Guillermo Renteria-Novoa

September 06, 2012 10:30 AM Sentencing

HEARD BY: Tao, Jerome T. COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

Louisa Garcia

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Feliciano, Mike Attorney

Fleck, Michelle Attorney
Renteria-Novoa, Guillermo Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- Hector Vasquez-Mena, Court Interpreter, also present.

Pursuant to the verdict of the Jury, DEFT RENTERIA-NOVOA ADJUDGED GUILTY OF COUNTS 1, 2, 4, 5, 6, 9, 10, 12, 13, 14, 15, 17, 18, 20, 21 - SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 14 (F); COUNTS 3, 7, 8, 16, 19, 22 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNTS 23, 24, 25, 26, 27, 28, 29, 30 - SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 16 (F); COUNTS 11, 31, 36 - OPEN OR GROSS LEWDNESS (GM); COUNTS 32, 33, 34, 35 - SEXUAL ASSAULT (F). Arguments by counsel in mitigation of sentence. No Statement by the Defendant. Victim Speaker, with the assistance of Carol Partiguian, Court Interpreter, sworn and gave victim impact statement.

COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers and \$880 restitution, Deft. SENTENCED as follows:

PRINT DATE: 06/16/2015 Page 25 of 30 Minutes Date: October 28, 2010

- COUNTS 1, 2, 4, 5, 6, 9, 10, 12, 13, 14, 15, 17, 18, 20, 21 LIFE with the possibility of parole after TWENTY (20) YEARS;
- COUNTS 3, 7, 8, 16, 19, 22 LIFE with the possibility of parole after TEN (10) YEARS;
- COUNTS 23, 24, 25, 26, 27, 28, 29, 30 LIFE with possibility of parole after TWENTY FIVE (25) YEARS;
- COUNTS 11, 31, 36 TWELVE (12) MONTHS Clark County Detention Center (CCDC);
- COUNTS 32, 33, 34, 35 LIFE with the possibility of parole after TEN (10) YEARS, with 762 DAYS credit for time served.

FURTHER COURT ORDERED, COUNT 3 TO RUN CONSECUTIVE TO COUNT 1; COUNT 6 TO RUN CONSECUTIVE TO COUNTS 1 & 3; COUNT 23 TO RUN CONSECUTIVE TO COUNTS 1, 3, & 6 AND COUNT 32 TO RUN CONSECUTIVE TO COUNTS 1, 3, 6 & 23; REMAINING COUNTS TO RUN CONCURRENT.

FURTHER COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed upon release from incarceration and pursuant to NRS 179D.450, the defendant must register as a sex offender within 48 hours of release from custody.

Registration after conviction; duties and procedure; offender or sex offender informed of duty to register; effect of failure to inform; duties and procedure upon receipt of notification from another jurisdiction or Federal Bureau of Investigation.

- 1. If the Central Repository receives notice from a court pursuant to NRS 176.0926 that an offender has been convicted of a crime against a child, pursuant to NRS 176.0927 that a sex offender has been convicted of a sexual offense or pursuant to NRS 62F.220 that a juvenile has been adjudicated delinquent for an offense for which the juvenile is subject to registration and community notification pursuant to NRS 179D.010 to 179D.550, inclusive, the Central Repository shall:
- (a) If a record of registration has not previously been established for the offender or sex offender, notify the local law enforcement agency so that a record of registration may be established; or
- (b) If a record of registration has previously been established for the offender or sex offender, update the record of registration for the offender or sex offender and notify the appropriate local law enforcement agencies.
- 2. If the offender or sex offender named in the notice is granted probation or otherwise will not be incarcerated or confined, the Central Repository shall:
- (a) Immediately provide notification concerning the offender or sex offender to the appropriate local law enforcement agencies and, if the offender or sex offender resides in a jurisdiction which is outside of this State, to the appropriate law enforcement agency in that jurisdiction; and

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- (b) Immediately provide community notification concerning the offender or sex offender pursuant to the provisions of NRS 179D.475.
- 3. If an offender or sex offender is incarcerated or confined and has previously been convicted of a crime against a child as described in NRS 179D.0357 or a sexual offense as described in NRS 179D.097, before the offender or sex offender is released:
- (a) The Department of Corrections or a local law enforcement agency in whose facility the offender or sex offender is incarcerated or confined shall:
- (1) Inform the offender or sex offender of the requirements for registration, including, but not limited to:
- (I) The duty to register initially with the appropriate law enforcement agency in the jurisdiction in which the offender or sex offender was convicted if the offender or sex offender is not a resident of that jurisdiction pursuant to NRS 179D.445;
- (II) The duty to register in this State during any period in which the offender or sex offender is a resident of this State or a nonresident who is a student or worker within this State and the time within which the offender or sex offender is required to register pursuant to NRS 179D.460;
- (III) The duty to register in any other jurisdiction during any period in which the offender or sex offender is a resident of the other jurisdiction or a nonresident who is a student or worker within the other jurisdiction;
- (IV) If the offender or sex offender moves from this State to another jurisdiction, the duty to register with the appropriate law enforcement agency in the other jurisdiction;
- (V) The duty to notify the local law enforcement agency for the jurisdiction in which the offender or sex offender now resides, in person, and the jurisdiction in which the offender or sex offender formerly resided, in person or in writing, if the offender or sex offender changes the address at which the offender or sex offender resides, including if the offender or sex offender moves from this State to another jurisdiction, or changes the primary address at which the offender or sex offender is a student or worker; and
- (VI) The duty to notify immediately the appropriate local law enforcement agency if the offender or sex offender is, expects to be or becomes enrolled as a student at an institution of higher education or changes the date of commencement or termination of the offender or sex offender s enrollment at an institution of higher education or if the offender or sex offender is, expects to be or becomes a worker at an institution of higher education or changes the date of commencement or termination of the offender or sex offender s work at an institution of higher education; and
 - (2) Require the offender or sex offender to read and sign a form stating that the requirements

PRINT DATE: 06/16/2015 Page 27 of 30 Minutes Date: October 28, 2010

for registration have been explained and that the offender or sex offender understands the requirements for registration, and to forward the form to the Central Repository.

- (b) The Central Repository shall:
 - (1) Update the record of registration for the offender or sex offender;
- (2) Provide community notification concerning the offender or sex offender pursuant to the provisions of NRS 179D.475; and
- (3) Provide notification concerning the offender or sex offender to the appropriate local law enforcement agencies and, if the offender or sex offender will reside upon release in a jurisdiction which is outside of this State, to the appropriate law enforcement agency in that jurisdiction.
- 4. The failure to provide an offender or sex offender with the information or confirmation form required by paragraph (a) of subsection 3 does not affect the duty of the offender or sex offender to register and to comply with all other provisions for registration.
- 5. If the Central Repository receives notice from another jurisdiction or the Federal Bureau of Investigation that an offender or sex offender is now residing or is a student or worker within this State, the Central Repository shall:
- (a) Immediately provide notification concerning the offender or sex offender to the appropriate local law enforcement agencies;
 - (b) Establish a record of registration for the offender or sex offender; and
- (c) Immediately provide community notification concerning the offender or sex offender pursuant to the provisions of NRS 179D.475.

(Added to NRS by 1997, 1655; A 1999, 1300; 2001, 2058; 2001 Special Session, 227; 2003, 289, 573, 1122; 2007, 2765, 3252).

CASE CLOSED. BOND, IF ANY EXONERATED.

NDC

PRINT DATE: 06/16/2015 Page 28 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

December 09, 2014

C-10-268285-1

State of Nevada

 \mathbf{vs}

Guillermo Renteria-Novoa

December 09, 2014

8:30 AM

Request

HEARD BY: Tao, Jerome T.

COURT CLERK: Linda Skinner

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Albritton, Alicia A.

Attorney Attorney Plaintiff

COURTROOM: RJC Courtroom 10D

State of Nevada Wilfong, Michael H.

Public Defender

Attorney

JOURNAL ENTRIES

- Court noted Defendant is in prison and not present today and has proffered this Motion. Mr. Wilfong appeared for Mr. Feliciano and advised he had no objection to the Motion and is in the process of having the file sent to Defendant. COURT ORDERED, Pro Per Motion GRANTED.

NDC

PRINT DATE: 06/16/2015 Page 29 of 30 Minutes Date: October 28, 2010

Felony/Gross Misdemeanor

COURT MINUTES

April 16, 2015

C-10-268285-1

State of Nevada

VS

Guillermo Renteria-Novoa

April 16, 2015

8:30 AM

All Pending Motions

HEARD BY: Thompson, Charles

COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER:

Sandra Pruchnic

REPORTER:

PARTIES

PRESENT: Albritton, Alicia A.

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Court advised Defendant is in prison and not present today.

AS TO:

DEFENDANT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION RELIEF): Court advised this Petition is without merit and ORDERED, DENIED.

DEFENDANT'S PRO PER MOTION FOR APPOINTMENT OF COUNSEL PURSUANT TO NRS 34.750: Court advised this has no merit and ORDERED, DENIED

DEFENDANT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS: COURT ORDERED, GRANTED.

NDC

PRINT DATE: 06/16/2015 Page 30 of 30 Minutes Date: October 28, 2010

VAULT EXHIBIT FORM

| CASE NO: C268285 | HEARING DATE: 5/15/2012 |
|-------------------------------------|--|
| DEPT. NO. 20 | JUDGE : JEROME T. TAO |
| | CLERK: TIA EVERETT |
| | RECORDER: SARA RICHARDSON |
| PLAINTIFF: STATE OF NEVADA | JURY FEES: |
| | COUNSEL FOR PLAINTIFF: MICHELLE FLECK |
| DEFENDANT: GUILLERMO RENTERIA-NOVOA | |
| | COUNSEL FOR DEFENDANT: MICHAEL FELICIANO |
| | |

| DEFENDANT'S EXHIBITS | Date Offered | Objection | Date Admitted |
|-----------------------------------|--------------|-----------|---------------|
| A. VOLUNTARY STATEMENT TRANSCRIPT | 5-15-12 | NO | 5-15-12 |
| B. CD - VOLUNTARY STATEMENT | 5-15-12 | NO | 5-15-12 |
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| CASE NO: C268285 | Trial Date: 5-21-2012 | | |
|-------------------------------------|--|--|--|
| DEPT. NO. 20 | JUDGE : JEROME T. TAO | | |
| | CLERK : TIA EVERETT | | |
| | RECORDER: SARA RICHARDSON | | |
| PLAINTIFF: STATE OF NEVADA | JURY FEES: | | |
| | COUNSEL FOR PLAINTIFF: MICHELLE FLECK & | | |
| DEFENDANT: GUILLERMO RENTERIA-NOVOA | NICKOLAS GRAHAM | | |
| | COUNSEL FOR DEFENDANT: MICHAEL FELECIANO & | | |
| | AMY FELECIANO | | |

STATE'S EXHIBITS

| | D-1- Off 1 | | |
|-----------|----------------------|--------------|-----------------------|
| 1. PHOTO | Date Offered 5-23-12 | Objection NO | Date Admitted 5-23-12 |
| | | NO | 3-23-12 |
| 2. PHOTO | 5-23-12 | NO | 5-23-12 |
| 3. PHOTO | 5-23-12 | NO | 5-23-12 |
| 4. PHOTO | 5-23-12 | NO | 5-23-12 |
| 5. PHOTO | 5-23-12 | NO | 5-23-12 |
| 6. PHOTO | 5-23-12 | NO | 5-23-12 |
| 7. PHOTO | 5-23-12 | NO | 5-23-12 |
| 8. PHOTO | 5-23-12 | NO | 5-23-12 |
| 9. PHOTO | 5-23-12 | NO | 5-23-12 |
| 10. PHOTO | 5-23-12 | NO | 5-23-12 |
| 11. PHOTO | 5-23-12 | NO | 5-23-12 |
| 12. PHOTO | 5-23-12 | NO | 5-23-12 |
| 13. PHOTO | 5-23-12 | NO | 5-23-12 |
| 14. PHOTO | 5-23-12 | NO | 5-23-12 |
| 15. PHOTO | 5-23-12 | NO | 5-23-12 |
| 16. PHOTO | 5-23-12 | NO | 5-23-12 |
| 17. PHOTO | 5-23-12 | NO | 5-23-12 |
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| CASE NO: C268285 | Trial Date: 5-2 | 1-2012 | | | |
|---|-----------------|-----------|--|-----------|---|
| DEPT. NO. 20 | JUDGE : JERO | ME T. TAO | | | |
| | CLERK: TIA | EVERETT | | | |
| | RECORDER : S | ARA RICHA | RDSON | | |
| PLAINTIFF: STATE OF NEVADA | JURY FEES: | -004 | | | |
| | | | | | |
| | COUNSEL FOR P | | ICHELL | E FLECK & | |
| DEFENDANT: GUILLERMO RENTERIA-NOVOA | NICKOLAS | | | | |
| | | | RDSON ICHELLE FLECK & ICHAEL FELECIANO & NO 5-23-12 NO 5-23-12 | | |
| | AMY FELECI | IANO | | | |
| 18. PHOTO | | 5-23-12 | NO | 5-23-12 | |
| 19. PHOTO | | 5-23-12 | NO | 5-23-12 | 7 |
| 20. PHOTO | | 5-23-12 | NO | 5-23-12 | - |
| 21. PHOTO | | 5-23-12 | NO | 5-23-12 | |
| 22. PHOTO | | 5-23-12 | NO | 5-23-12 | |
| 23. PHOTO | | 5-23-12 | NO | 5-23-12 | 7 |
| 24. ENGLISH TRANSLATION OF SPANISH TEXT | | 5-23-12 | STIP | 5-23-12 | |
| MESSAGES | | | | | |
| 25. 911 CALL | | 5-23-12 | NO | 5-23-12 | |
| 26. PHONE RECORDS | | 5-24-12 | NO | 5-24-12 | |
| 27. DEFENDANT'S AUDIO STATEMENT | | 5-24-12 | NO | 5-24-12 | |
| 28. | | | | | |
| 29. | | | | | |
| 30. | | | | | |
| 31. | | | | | |
| 32. | | | | | |
| 33. | | | | | |

34.

| | AMY FELICIANO | | | |
|--------------------------------------|--|--|--|--|
| | COUNSEL FOR DEFENDANT: MICHAEL FELICIANO & | | | |
| DEFENDANT: GUILLERMO RENTERIA -NOVOA | NICKOLAS GRAHAM | | | |
| | COUNSEL FOR PLAINTIFF: MICHELLE FLECK & | | | |
| LAINTIFF: STATE OF NEVADA | JURY FEES: | | | |
| | RECORDER: SARA RICHARDSON | | | |
| | CLERK: TIA EVERETT | | | |
| DEPT. NO. 20 | JUDGE : JEROME T. TAO | | | |
| CASE NO: C268285 | HEARING DATE: 5-21-2012 | | | |

COURT'S EXHIBITS

| COURTS EXHIBITS | Date Offered | Objection | Date Admitted |
|--|--------------|-----------|---------------|
| 1. QUESTION FOR WITNESS - ROXANA PEREZ - ASKED | 5-23-12 | | 5-23-12 |
| & ANSWERED | | | |
| 2. Juror # 11 Question | 5 25 12 | | 2/22/13 |
| 3. Juror #11 Question | 5/25/12 | | Slialia |
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Certification of Copy

State of Nevada
County of Clark

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; CASE APPEAL STATEMENT; 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

STATE OF NEVADA.

Plaintiff(s),

VS.

GUILLERMO RENTERIA-NOVOA aka GUILLERMO RENTERIANOVOA,

Defendant(s).

now on file and of record in this office.

Case No: C268285

Dept No: XX

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 16 day of June 2015.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk