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Deft's Exhibit List

CASE # C250630

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B. 0	Medical Records - Victoria Whitmarsh		T	†		}-
C. <	Las Vegas Fire and Rescue Records		 	†-	+-	-
D . 0	AMR Records		+-	+		╁
E. 0	Military Records - O'Keefe		╁╴	╁	+	
F.	CCDC Visitation Records - Cheryl Momis (NOT PROVIDED)		-	 	+-	┼-
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22 Interrogation of Dest.				SEP	2 2010
23 Paverpoint Presentation by DA				SEP	2 2010

CASE NO. C250630

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8. Judgment of Conviction	4/27	/	nυ	4/27	
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133. Judgment of Conviction	6/12		Yes	6/12	1

CASE	NO.		

	DATE	OFFERED			ADMITTED
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133-B. Information	6/12	~	Yes	6/12	└
134. O'Keefe Interview Disc	6/14	V	20	6/14	L-

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3 Austen mon Juna #2					912
4 QUINTO 10mm June #1					6/13
5 Button Jam Jun #					6/13
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1. Note from Prospective Juren 2. Deptio Reguest for Newly as signal Judge 3. Question from Juren #2 4. Question from Juren #1 5. Question from Juren # 6. Deptio proposed Stipulation 7. 911 Call CNot played) 8 Note from Juren # 12 9 Stipulation (Victoria Whitmarsh) D. Deptis proposed Jury Instructions 11. Question from Juren I &					6/14
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Certification of Copy

State of Nevada	7	aa
County of Clark	}	SS:

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

AMENDED NOTICE OF APPEAL TO COMPLY WITH NRAP RULE 4(A)(7) TO AMEND APPEAL TO BE CHARACTERIZED AS APPEAL PURSUANT N.R.A.P. 4(B) (*SEE RULE 4(E)) (IF APPLICABLE); 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.

BRIAN K. O'KEEFE,

Defendant(s).

now on file and of record in this office.

Case No: C250630

Dept No: XVII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 17 day of November 2015.

Steven D. Grierson, Clerk of the Court

Mary Kielty, Deputy Clerk

Docket 69036 Document 2015-35361

LCC LL FORM 28.022

CERTIFICATE OF SERVICE

2	I do certify that I mailed a true and correct copy of the foregoing
3	(check appropriate box)
4	Opening Brief
5	Reply Brief
6	. Motion:
7	Detition:
8	Other: AMENDED NOTICE OF APPEAL NRAP 4(b)
9	to the below address(es) on this 27th day of October, 2015, by
10	placing same in the hands of prison staff for posting in the U.S. Mail, per
11	Nev.R.App.P. 25:
12	Supreme Court of Neverly Pttp: Linda Hamilton Office of the Oberll
13	201 S. Carsin St. Suite 201
14	Carson City, Nevada 89 701 - 4702
15	Accorney For
16	and
17	
18	
19	, Nevada 89
20	·
21	2 Kocks
22	Bruk O Feeld # 90244 Lovelock Correctional Center
23	1200 Prison Road
24	Lovelock, Nevada 89419 Petitime Apolant In Pro Se
25	· · · · · · · · · · · · · · · · · · ·
26	Pursuant X/RS 208.165 and 28 4-8-CM. \$ 1746
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Supreme Court of NEVADA CASE NO. 69036	
AFFIDAVIT OF BRIGH HERRY O'KERE DIST Case CLS 063	, ,
STATE OF NEVADA)	r O
COUNTY OF Pershing)	
I, Brief Correct, the undersigned, do hereby swear that all the	
following statements are true and correct, to the best of my own knowledge and of my	
own volition.	
1. My name is Brian O'Keete.	
2. I am over 18 years of age, I reside at Lovelock Correctional Center, 1200	
Prison Road, Lovelock, Nevada 89419. I am fully competent to make this	
affidavit and I have personal knowledge of the facts stated herein.	
3. The Clark Courty District Attorney's Office and Court is	
tailing to reagolze that I notice at received from the clerk	
of the United States Supreme Coart clark that they had billy	
contineari seview sequented, docket case 10, 13-6031 which	
With denied October 15, 2013, from Neisch Supreme Court	
direct review affirmance in case no. 6/63/. Soligitor	
Géneral C. Wayne Howke tited proper notice of appende	
on behalt of State of Nevada, See Supreme Court	
Docket Sheet for 0.78e # 61631 (ENTRY MAJE by dert)	
4. The NEO entered by order electronically filed 10-6-2015	
Don'ts this vact with my remittitur wongly issued	
When right to appeal, request, was rending. See XICAP RULES	
ONE 19; FORTY-ONE (41 (2)); FLOTY-61X (46)	
I declare under penalty of perjury that the foregoing is true and correct, and	
that this document is executed without benefit of a notary pursuant to NRS 208.165	
and/or 28 U.S.C.A § 1746 as I am a prisoner to state custody.	
Dated this Orlow 18 day of 2018	
ECEIVE	
Be L. Olife 90294	
OCT 2 9 2015 RECEIVED Born Diggs	
TRACIE K. LINDEMAN CLERK OF SUPREME COURT DEPUTY CLERK NOV 1 C. 2045	

CLERK OF THE COURT

Brian O'skeeke - #9024 L.C.C. Rrisun Road Corelock, NV 89419 INMATE LEGAL MAIL CONFIDENTIAL

> \$ 00.705 OCT 28 2015

Bress Stip No. 2014236

Other Lagrang Court of Nevada 201 S. Carsun St., Suite 201

Hartwell Hart Control of Many of Many of Many of the Control of th Carson, City, N.V. 89701-4702

CASE SUMMARY CASE NO. 08C250630

The State of Nevada vs Brian K O'Keefe

Location: Department 17 Judicial Officer: Villani, Michael Filed on: 12/19/2008 Case Number History: Cross-Reference Case C250630 Number: Defendant's Scope ID #: 1447732 ITAG Booking Number: 800091294 ITAG Case ID: 996896 Lower Court Case # Root: 08F23348 Lower Court Case Number: 08F23348X Supreme Court No.: 61631 65217 65436 66416 66956 68560 68623 69036 69121

CASE INFORMATION

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1. DEGREES OF MURDER	F	01/01/1900 ^{Ca}	ase Flags:	Appealed to Supreme Court Custody Status - Nevada
USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		Department of Corrections

Statistical Closures

Plaintiff

DATE

07/31/2013 Jury Trial - Conviction - Criminal 05/05/2009 USJR Reporting Statistical Closure

Current Case Assignment

State of Nevada

Case Number 08C250630 Court Department 17 Date Assigned 12/28/2008 Judicial Officer Villani, Michael

PARTY INFORMATION

Defendant O'Keefe, Brian K Carling, Matthew D. Retained

702-419-7330(W)

EVENTS & **O**RDERS OF THE **C**OURT

702-671-2700(W)

01/01/1900 Plea (Judicial Officer: User, Conversion) 1. MURDER. Not Guilty PCN: Sequence: 01/01/1900 Plea (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER

Lead Attorneys

Wolfson, Steven B

INDEX

CASE SUMMARY CASE NO. 08C250630

	CASE NO. 08C250630
	Not Guilty PCN: Sequence:
01/01/1900	Plea (Judicial Officer: User, Conversion) 1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:
12/19/2008	Information
12/19/2008	Hearing INITIAL ARRAIGNMENT
12/26/2008	Criminal Bindover
12/31/2008	Document Filed Defendant's Submission to Clark County District Attorney's Death Review Committee
01/02/2009	Reporters Transcript Transcript of Hearing Held on December 17, 2008
01/06/2009	Initial Arraignment (9:00 AM) Events: 12/19/2008 Hearing INITIAL ARRAIGNMENT Court Clerk: Nora Pena/np Relief Clerk: Dameda Scott Reporter/Recorder: Kiara Schmidt Heard By: Kevin Williams
01/07/2009	Hearing ENTRY OF PLEA/TRIAL SETTING
01/20/2009	Entry of Plea (8:00 AM) Events: 01/07/2009 Hearing ENTRY OF PLEA/TRIAL SETTING Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
01/26/2009	Petition for Writ of Habeas Corpus Petition for Writ of Habeas Corpus or in the Alternative Motion to Preclude Prosecution from Seeking First Degree Murder Conviction Based Upon the Failure to Collect Evidence
01/27/2009	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
01/29/2009	Return to Writ of Habeas Corpus
01/30/2009	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
01/30/2009	Writ of Habeas Corpus
01/30/2009	Order
02/02/2009	Notice of Motion Notice of Motion and Motion to Admit Evidence of Other Crimes

CASE SUMMARY CASE NO. 08C250630

	CASE NO. 08C250630	
02/02/2009	Motion STATES MTN: ADMIT EVIDENCE OF OF OTHER CRIMES/06	
02/03/2009	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses [NRS 174.234(1)(a)]	
02/06/2009	Receipt of Copy Filed by: Defendant O'Keefe, Brian K	
02/06/2009	Opposition to Motion Filed By: Defendant O'Keefe, Brian K Opposition to State's Motion to Admit Evidence of Other Bad Acts	
02/10/2009	Petition for Writ of Habeas Corpus (8:00 AM) Events: 01/26/2009 Petition for Writ of Habeas Corpus PTN FOR WRIT OF HABEAS CORPUS Heard By: Michael Villani	
02/10/2009	Motion to Admit Evidence (8:00 AM) Events: 02/02/2009 Motion STATES MTN: ADMIT EVIDENCE OF OF OTHER CRIMES/06 Heard By: Michael Villani	
02/10/2009	All Pending Motions (8:00 AM) ALL PENDING MOTIONS 2-10-09 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani	
02/10/2009	Motion ALL PENDING MOTIONS 2-10-09	
02/10/2009	Hearing EVIDENTIARY HRG: STATE'S MTN TO ADMIT EVIDENCE OF OTHER CRIMES WRONGS OR ACTS	
02/10/2009	Stipulation and Order	
02/10/2009	Amended Information	
02/17/2009	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witness [NRS 174.234(1)(a)]	
02/20/2009	Notice of Expert Witnesses Filed By: Defendant O'Keefe, Brian K Notice of Defendant's Expert Witness [NRS 174.089(2)]	
02/26/2009	Evidentiary Hearing (10:00 AM) Events: 02/10/2009 Hearing EVIDENTIARY HRG: STATE'S MTN TO ADMIT EVIDENCE OF OTHER CRIMES WRONGS OR ACTS Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael	
03/04/2009	Motion Defendant's Motion to Require the Court to Advise the Prospective Jurors as to the Mandatory Sentences Required if the Defendant is Convicted of Second Degree Murder.	
03/04/2009	Order Filed By: Defendant O'Keefe, Brian K Order Authorizing Contact Visit	

CASE SUMMARY CASE NO. 08C250630

	CASE 110, 00C250050	
03/04/2009	Receipt of Copy Filed by: Defendant O'Keefe, Brian K	
03/05/2009	Notice of Expert Witnesses Notice of Expert Witnesses [NRS 174.234(2)]	
03/06/2009	Notice of Witnesses Party: Defendant O'Keefe, Brian K Notice of Defendant's Witnesses [NRS 174.234(1)(b)]	
03/10/2009	Calendar Call (8:00 AM) CALENDAR CALL	
03/10/2009	Motion (8:00 AM) Events: 03/04/2009 Motion DEFT'S MTN TO REQUIRE COURT TO ADVISE JURORS AS TO MANDATORY SENTENCES /9 Heard By: Michael Villani	
03/10/2009	All Pending Motions (8:00 AM) ALL PENDING MOTIONS 3-10-09 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani	
03/10/2009	Motion ALL PENDING MOTIONS 3-10-09	
03/10/2009	Supplemental Supplemental Notice of Witnesses [NRS 174.234(1)(a)]	
03/10/2009	Order Order Requiring Material Witness to Post Bail or be Committed to Custody	
03/10/2009	Ex Parte Application Ex Parte Application for Order Requiring Material Witness to Post Bail	
03/11/2009	Supplemental Supplemental Notice of Witnesses [NRS 174.234(1)(a)]	
03/16/2009	Evidentiary Hearing (9:30 AM) EVIDENTIARY HRG: STATE'S MTN TO ADMIT EVIDENCE OF OTHER CRIMES WRONGS OR ACTS	
03/16/2009	All Pending Motions (9:30 AM) ALL PENDING MOTIONS 3-16-09 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani	
03/16/2009	Jury Trial (10:00 AM) TRIAL BY JURY Heard By: Michael Villani	
03/16/2009	Motion ALL PENDING MOTIONS 3-16-09	
03/16/2009	Jury List	
03/17/2009	Jury Trial (9:30 AM) TRIAL BY JURY Court Clerk: Kristen Brown/A.M. Relief Clerk: Shelly Landwehr/P.M. Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael	

CASE SUMMARY CASE NO. 08C250630

	1
03/18/2009	Jury Trial (9:45 AM) TRIAL BY JURY Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael
03/18/2009	Reporters Transcript Transcript of Hearing Held on March 17, 2009
03/19/2009	Jury Trial (9:00 AM) TRIAL BY JURY Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael
03/19/2009	Amended Jury List
03/20/2009	Jury Trial (9:00 AM) TRIAL BY JURY Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
03/20/2009	☐ Instructions to the Jury
03/20/2009	Verdict Verdict
03/20/2009	Supplemental Filed by: Defendant O'Keefe, Brian K Defendant's Supplemental Proposed Jury Instructions
03/20/2009	Brief Filed By: Defendant O'Keefe, Brian K Defendant's Brief on Admissibility of Evidence of Alleged Victim's History of Suicide Attempts, Anger Outbursts, Anger Management Therapy, Self-Mutilation (with knives and scissors), and Erratic Behavior
03/20/2009	Jury Instructions Defendant's Proposed Jury Instructions
03/23/2009	Conversion Case Event Type SENTENCING
03/24/2009	Motion Defendant's Motion to Settle Record
03/24/2009	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
04/07/2009	Motion (8:00 AM) Events: 03/24/2009 Motion DEFT'S MTN TO SETTLE RECORD/13 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
05/04/2009	Document Filed Filed by: Defendant O'Keefe, Brian K Letters in Aid of Sentencing
05/05/2009	Sentencing (8:00 AM) Events: 03/23/2009 Conversion Case Event Type SENTENCING Court Clerk: Kristen Brown Relief Clerk: Dameda Scott/ds Reporter/Recorder:

	CASE NO. 08C250630
	Michelle Ramsey Heard By: Michael Villani
05/05/2009	Disposition (Judicial Officer: User, Conversion) 1. MURDER. Guilty PCN: Sequence:
05/05/2009	Disposition (Judicial Officer: User, Conversion)
05/05/2009	Disposition (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER Guilty PCN: Sequence:
05/05/2009	Disposition (Judicial Officer: User, Conversion) 1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty PCN: Sequence:
05/05/2009	Sentence (Judicial Officer: User, Conversion) 1. MURDER. Adult Adjudication Converted Disposition: Sentence# 0001: Minimum 10 Years to Maximum 25 Years Placement: NSP Converted Disposition: Sentence# 0002: Minimum 96 Months to Maximum 240 Months Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0001 and Sentence#: 0001 Converted Disposition: Sentence# 0003: CREDIT FOR TIME SERVED Minimum 181 Days to Maximum 181 Days
05/05/2009	Sentence (Judicial Officer: Villani, Michael) 1. DEGREES OF MURDER Adult Adjudication
05/05/2009	Sentence (Judicial Officer: Villani, Michael) 1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication
05/08/2009	Judgment of Conviction Judgment of Conviction (Jury Trial)
05/08/2009	Judgment JUDGMENT OF CONVICTION/GENETIC TESTING
05/21/2009	Request Filed by: Defendant O'Keefe, Brian K Request for Rough Draft Transcript
05/21/2009	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K

	CASE NO. 08C250630	
	Notice of Appeal	
05/21/2009	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K	
07/10/2009	Reporters Transcript Transcript of Hearing Held on May 5, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on April 7, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 10, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on February 10, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on January 20, 2009	•
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 20, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 19, 2009	•
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 18, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 17, 2009	
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 16, 2009	•
07/10/2009	Reporters Transcript Transcript of Hearing Held on March 16, 2009	•
09/09/2009	Request Request for Certified Transcript of Proceeding	
10/14/2009	Reporters Transcript Transcript of Hearing Held on March 16, 2009	
04/16/2010	Hearing STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL	
04/29/2010	Status Check (8:15 AM) Events: 04/16/2010 Hearing STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL Court Clerk: Carol Donahoo Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael	
05/06/2010	NV Supreme Court Clerks Certificate/Judgment -Remanded	

	CASE NO. 08C250630
	Nevada Supreme Court Clerk's Certificate Judgment - Reversed and Remand
05/20/2010	Status Check (8:15 AM) STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL Court Clerk: Carol Donahoo Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
05/20/2010	Hearing STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL
05/24/2010	Motion Motion for Judicial Ruling
05/24/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
05/26/2010	Order for Production of Inmate Order for Production of Inmate Brian O'Keefe, BAC # 129208
06/10/2010	Status Check (8:15 AM) Events: 05/20/2010 Hearing STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL Heard By: Michael Villani
06/10/2010	Motion (8:15 AM) Events: 05/24/2010 Motion MOTION FOR JUDICIAL RULING Heard By: Michael Villani
06/10/2010	All Pending Motions (8:15 AM) ALL PENDING MOTIONS (6/10/10) Relief Clerk: Susan Jovanovich /sj Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
06/10/2010	Motion ALL PENDING MOTIONS (6/10/10)
06/29/2010	Substitution of Attorney Filed by: Defendant O'Keefe, Brian K
06/30/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
06/30/2010	Ex Parte Motion Ex Parte Motion for Defense Costs
07/01/2010	Order Granting Order Granting Ex Parte Motion for Defense Costs
07/01/2010	Receipt Receipt of File
07/21/2010	Motion DEFT'S MTN TO PRECLUDE STATE FROM INTRODCNG VA 7/21/10
07/21/2010	Motion DEFT'S MTN TO ADMIT EVIDENCE /22
07/21/2010	Motion DEFT'S MTN TO PRECLUDE STATE FROM INTRO AT TRIAL OTHER ACT /23

ı	132113.00220000
07/21/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Preclude the State from Introducing at Trial Other Act or Character Evidence and Other Evidence Which is Unfairly Prejudicial or Would Violate his Constitutional Rights
07/21/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Admit Evidence Pertaining to the Alleged Victim's Mental Health Condition and History, Including Prior Suicide Attempts, Anger Outbursts, Anger Management Therapy, Self-Mutilation and Erratic Behavior
07/21/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Preclude the State from Introducing at Trial Other Act or Character Evidence and Other Evidence Which is Unfairly Prejudicial or Would Violate his Constitutional Rights
07/21/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Admit Evidence Pertaining to the Alleged Victim's Mental Health Condition and History, Including Prior Suicide Attempts, Anger Outbursts, Anger Management Therapy, Self Mutilation and Erractic Behavior
07/29/2010	Supplemental Filed by: Defendant O'Keefe, Brian K Supplemental Notice of Defendant's Expert Witnesses [NRS 174.234(2)]
08/02/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Suppress his Statements to Police, or, Alternatively, to Preclude the State from Introducing Portions of his Interrogation
08/02/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Admit Evidence Showing LVMPD Homicide Detectives have Preserved Blood/Breath Alcohol Evidence in Another Recent Case
08/02/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe for Discovery
08/02/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe for Evidentiary Hearing on Whether the State and CCDC have Complied with their Obligations with Respect to the Recording of a Jail Visit Between O'Keefe and State Witness Cheryl Morris
08/02/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
08/02/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
08/02/2010	Receipt of Copy

	CASE NO. 08C250630
	Filed by: Defendant O'Keefe, Brian K
08/02/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
08/03/2010	CANCELED Motion (8:15 AM) Events: 07/21/2010 Motion Vacated
08/10/2010	Opposition to Motion State's Opposition to Motion for Evidentiary Hearing on Whether the State and CCDC Have Complied with their Obligations with Respect to the Recording of a Jail Visit Between O'Keefe and State Witness Cheryl Morris
08/10/2010	Opposition to Motion State's Opposition to Motion to Admit Evidence Showing LVMPD Homicide Detectives Have Preserved Blood/Breath Alcohol Evidence in Another Recent Case
08/12/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) 08/12/2010, 08/17/2010, 08/19/2010-08/20/2010 Events: 08/02/2010 Notice of Motion Motion By Defendant O'Keefe To Suppress His Statements To Police Or Alternatively To Preclude The State From Introducing Portions Of His Interrogation
08/12/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) 08/12/2010, 08/17/2010 Events: 08/02/2010 Notice of Motion Notice Of Motion And Motion By Defendant O'Keefe To Admit Evidence Showing LVMPD Homicide Detectives Have Preserved Blood/Breath Alcohol Evidence in Another Recent Case
08/12/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 08/02/2010 Notice of Motion Notice Of Motion And Motion By Defendant O'Keefe For Discovery
08/12/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 08/02/2010 Notice of Motion Notice Of Motion And Motion By Defendant O'Keefe For Evidentiary Hearing On Whether The State And CCDC Have Complied With Their Obligations With Respect To The Recording Of A Jail Visit Between O'Keefe And State Witness Cheryl Morris
08/12/2010	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael)
08/12/2010	CANCELED All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael) Vacated
08/12/2010	Order Filed By: Defendant O'Keefe, Brian K Order Authorizing Contact Visit
08/13/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
08/13/2010	Reply to Opposition Filed by: Defendant O'Keefe, Brian K O'Keefe's Reply to State's Opposition to Motion to Admit Evidence Showing LVMPD Homicide Detectives Have Preserved Blood/Breath Alcohol Evidence in Another Recent Case

	CASE NO. 08C250630
08/13/2010	Supplemental Filed by: Plaintiff State of Nevada Supplemental Notice of Expert Witnesses [NRS 174.234(2)]
08/16/2010	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Motion to Preclude the State from Introducing at Trial Other Bad Acts or Character Evidence and Other Evidence that is Unfairly Prejudicial or Would Violate his Constitutional Rights
08/16/2010	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Admit Evidence Pertaining to the Alleged Victim's Mental Health Condition and History, Including Prior Suicide Attempts, Anger Outbursts, Anger Management Therapy, Self-Mutilation and Erratic Behavior.
08/16/2010	Order Shortening Time
08/16/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Preclude Expert Testimony
08/16/2010	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Ex Parte Motion for an Order Shortening Time
08/16/2010	Supplemental Filed by: Defendant O'Keefe, Brian K Defendant's Supplemental Notice of Witnesses
08/16/2010	Supplemental Filed by: Plaintiff State of Nevada Supplemental Notice of Expert Witnesses [NRS 174.234(2)]
08/17/2010	Calendar Call (8:15 AM) (Judicial Officer: Villani, Michael)
08/17/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) 08/17/2010, 08/19/2010 Events: 07/21/2010 Motion Motion By Defendant O'Keefe To Preclude The State From Introduction At Trial Other Act Or Character Evidence And Other Evidence Which Is Unfairly Prejudicial Or Would Violate His Constitutional Rights
08/17/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) 08/17/2010, 08/19/2010 Events: 07/21/2010 Motion Motion By Defendant O'Keefe To Admit Evidence Pertaining To The Alleged Victim's Mental Health Condition And History, Including Prior Suicide Attempts, Anger Outbursts, Anger Management Therapy, Self-Mutilation And Erratic Behavior
08/17/2010	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael)
08/17/2010	CANCELED All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael) Vacated duplicate entry
08/17/2010	Opposition to Motion

	CASE NO. 08C250030
	Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Suppress his Statements to Police, or, Alternatively, to Preclude the State from Introducing Portions of his Interrogation
08/18/2010	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Motion to Preclude Expert Testimony
08/19/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 08/16/2010 Order Shortening Time Order Shortening Time To Preclude Expert Testimony
08/19/2010	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Availability Of Dr. Benjamin For Trial
08/19/2010	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael)
08/19/2010	Amended Information Filed By: Plaintiff State of Nevada Second Amended Information
08/19/2010	Motion Filed By: Attorney Palm, Patricia A. Motion by Defendant O'Keefe to Preclude Late Noticed Expert Testimony from Dr. Dutra
08/23/2010	Jury Trial (10:00 AM) (Judicial Officer: Villani, Michael) 08/23/2010-08/27/2010, 08/30/2010-09/02/2010
08/23/2010	Jury Instructions Defendant's Proposed Jury Instructions
08/23/2010	Order Granting Filed By: Defendant O'Keefe, Brian K Order Granting, in Part, and Denying, in Part, Motion by Defendant O'Keefe for Discovery
08/25/2010	Jury List
09/02/2010	Verdict Submitted to the Jury But Returned Unsigned Verdict Submitted to Jury but Returned Unsigned
09/02/2010	Instructions to the Jury
09/09/2010	Order Granting Filed By: Defendant O'Keefe, Brian K Order Granting, in Part, and Denying, in Part, Motion by Defendant O'Keefe to Preclude the State from Introducing at Trial Other Act or Character Evidence and Other Evidence Which is Unfairly Prejudicial or Would Violate his Constitutional Rights
09/14/2010	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) 09/14/2010, 09/16/2010
09/14/2010	Order Granting Filed By: Defendant O'Keefe, Brian K Order Granting Request for Transcripts

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09/14/2010	Receipt of Copy	
09/14/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K	
09/14/2010	Motion Filed By: Attorney Palm, Patricia A. Motion to Withdraw	
09/16/2010	Order Granting Filed By: Defendant O'Keefe, Brian K Order Granting Request for Transcripts	
09/21/2010	Receipt of Copy Filed by: Defendant O'Keefe, Brian K	
09/24/2010	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe for a Reasonable Bail	
09/27/2010	Opposition to Motion State's Opposition to Defendant's Motion for a Reasonable Bail	
09/28/2010	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 09/24/2010 Notice of Motion Notice of Motion and Motion by Defendant O'Keefe for a Reasonable Bail	
11/06/2010	Order	
11/23/2010	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on August 12, 2010	
11/23/2010	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on September 1, 2010	
11/23/2010	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on September 2, 2010	
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 17, 2010	
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 19, 2010	
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 20, 2010	

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11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 23, 2010
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 24, 2010
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 25, 2010
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 26, 2010
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 27, 2010
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 30, 2010
11/23/2010	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on August 31, 2010
01/03/2011	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Preclude the State from Introducing at Trial Improper Evidence and Argument
01/03/2011	Supplemental Supplemental Notice of Expert Witnesses [NRS 174.234(2)]
01/03/2011	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
01/06/2011	Notice of Motion Notice of Motion and Motion in Limine to Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 and Evidence of Domestic Violence Pursuant to NRS 48.061
01/07/2011	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion by Defendant O'Keefe to Dismiss on Grounds of Double Jeopardy Bar and Speedy Trial Violation and, Alternatively, to Preclude State's New Expert Witness, Evidence and Argument Relating to the Dynamics or Effects of Domestic Violence and Abuse
01/12/2011	Receipt of Copy Filed by: Defendant O'Keefe, Brian K

	CASE NO. 08C250630
01/12/2011	Receipt of Copy Filed by: Defendant O'Keefe, Brian K
01/12/2011	Opposition to Motion State's Opposition to Defendant's Motion to Preclude the State from Introducing at Trial Improper Evidence and Argument
01/13/2011	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 01/03/2011 Notice of Motion Notice of Motion and Motion by Defendant O'keefe to Preclude the State from Introducing at Trial Improper Evidence and Argument
01/13/2011	Filed Under Seal Exhibit to the Notice of Motion and Motion by Defendant O'Keefe to Dismiss on Grounds of Double Jeopardy Bar and Speedy Trial Violation, and, Alternatively, to Preclude State's New Expert Witness, Evidence and Argument Relating to the Dynamics or Effects of Domestic Violence and Abuse (Filed Under Seal)
01/13/2011	Filed Under Seal Ex Parte Application and Order to File Under Seal (Filed Under Seal)
01/14/2011	Supplemental Supplemental Notice of Witnesses [NRS 174.234(1)(a)]
01/18/2011	Calendar Call (8:15 AM) (Judicial Officer: Villani, Michael) 01/18/2011, 01/20/2011
01/18/2011	Receipt of Copy
01/18/2011	Opposition to Motion Defendant O'Keefe's Opposition to Motion in Limine to Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 and Evidence of Domestic Violence Pursuant to 48.061
01/18/2011	Opposition to Motion State's Opposition to Motion to Dismiss and, Alternatively, to Preclude Expert and Argument Regarding Domestic Violence
01/20/2011	Motion to Dismiss (8:15 AM) (Judicial Officer: Villani, Michael) Events: 01/07/2011 Notice of Motion Notice of Motion and Motion by Defendant O'Keefe to Dismiss on Grounds of Double Jeopardy bar and Speedy Trial Violation and, Alternatively, to Preclude State's New Expert Witness, Evidence and Argument Relating to the Dynamics or Effects of Domestic Violence and Abuse
01/20/2011	Motion in Limine (8:15 AM) (Judicial Officer: Villani, Michael) Events: 01/06/2011 Notice of Motion Notice of Motion and Motion In Limine To Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 And Evidence of Domestic Violence Pursuant to 48.061
01/20/2011	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael)
01/20/2011	Order Granting Filed By: Defendant O'Keefe, Brian K Order Granting Request for Transcripts

	CASE NO. 08C250030
01/24/2011	CANCELED Jury Trial (1:00 PM) (Judicial Officer: Villani, Michael) Vacated - per Judge
02/04/2011	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on January 18, 2011
02/04/2011	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on January 13, 2011
02/04/2011	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on September 16, 2010
02/04/2011	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on January 20, 2011
04/07/2011	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Trial Preparation
04/08/2011	Order to Release Medical Records Order Releasing Medical Records
04/08/2011	Ex Parte Motion Ex Parte Motion for Release of Medical Records
04/27/2011	Hearing (9:30 AM) (Judicial Officer: Villani, Michael) 04/27/2011, 05/11/2011 Motion In Limine To Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 And Evidence of Domestic Violence Pursuant to 48.061 Petrocelli Hearing
04/27/2011	Order Granting Order Granting Request for Transcripts
04/29/2011	Motion to Withdraw As Counsel Filed By: Defendant O'Keefe, Brian K
05/03/2011	Certificate of Mailing Filed By: Defendant O'Keefe, Brian K
05/11/2011	Motion to Withdraw as Counsel (9:30 AM) (Judicial Officer: Villani, Michael) Events: 04/29/2011 Motion to Withdraw As Counsel
05/11/2011	All Pending Motions (9:30 AM) (Judicial Officer: Villani, Michael)
05/19/2011	Recorders Transcript of Hearing Party: Plaintiff State of Nevada Transcript of Hearing Held on April 27, 2011
05/31/2011	CANCELED Calendar Call (8:15 AM) (Judicial Officer: Villani, Michael) Vacated - per Judge

	CASE NO. 08C250630	
06/02/2011	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Confirmation of Counsel	
06/06/2011	CANCELED Jury Trial (1:00 PM) (Judicial Officer: Villani, Michael) Vacated - per Judge	
06/13/2011	Receipt of Copy	
07/21/2011	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: File/Reset Trial Date and Date for Petrocelli Hearing	
10/03/2011	Motion to Dismiss Counsel Party: Defendant O'Keefe, Brian K Motion to Dismiss Appointed Counsel and for Faretta Hearing	
10/13/2011	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 10/03/2011 Motion to Dismiss Counsel Pro Se Motion to Dismiss Appointed Counsel and for Faretta Hearing	
10/26/2011	Motion Filed By: Defendant O'Keefe, Brian K Motion to Place on Calendar	
11/08/2011	Motion to Clarify (8:15 AM) (Judicial Officer: Brennan, James) Motion to Place on Calendar	
11/10/2011	Order Filed By: Defendant O'Keefe, Brian K Order for Return of Fees	
11/28/2011	Motion Motion to Place on Calendar	
11/28/2011	Motion Filed By: Defendant O'Keefe, Brian K Motion to Withdraw Counsel and Faretta Canvass	
12/08/2011	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 11/28/2011 Motion Motion to Place on Calendar	
12/08/2011	Motion (8:15 AM) (Judicial Officer: Villani, Michael) 12/08/2011, 12/16/2011 Events: 11/28/2011 Motion Pro Se Motion to Withdraw Counsel and Faretta Canvass	
12/08/2011	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael) Deft.'s Motion to Place on Calendar Deft.'s Motion to Withdraw Counsel	
12/16/2011	Faretta Canvass (8:45 AM) (Judicial Officer: Villani, Michael)	
12/16/2011	All Pending Motions (8:45 AM) (Judicial Officer: Villani, Michael) Deft.'s Motion to Withdraw Counsel Faretta Canvass	
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	CASE NO. 08C250630
02/17/2012	Hearing (8:45 AM) (Judicial Officer: Villani, Michael) Continued Hearing: Motion in Limine to Present Evidence of Other Bad Acts (Filed 01/06/11)
03/01/2012	Decision (8:15 AM) (Judicial Officer: Villani, Michael) Decision: Motion in Limine to Present Evidence of Other Bad Acts
03/13/2012	Order Granting Filed By: Plaintiff State of Nevada Order Granting, in Part, the State's Motion to Admit Evidence of Other Bad Acts
03/15/2012	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Order (Decision 03/01/12)
03/16/2012	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion to Dismiss Based Upon Violation(s) of the Fifth Amendment Component of the Double Jeopardy Clause, Constitutional Collateral Estoppel and, Alternatively, Claiming Res Judicata, Enforceable by the Fourteenth Amendment Upon the States Precluding State's Theory of Prosecution by Unlawful Intentional Stabbing with Knife, the Alleged Battery Act Described in the Amended Information.
03/16/2012	Appendix Filed By: Defendant O'Keefe, Brian K Appendix of Exhibits for; Motion to Dismiss Based Upon Violation(s) of the Fifth Amendment Component of the Double Jeopardy Clause, Constitutional Collateral Estoppel and, Alternatively, Claiming Res Judicata, Enforceable by the Fourteenth Amendment Upon the States Precluding State's Theory of Prosecution by Unlawful Intentional Stabbing with Knife, the Alleged Battery Act Described in the Amended Information.
03/21/2012	Opposition to Motion to Dismiss Filed By: Plaintiff State of Nevada State's Opposition to Motion to Dismiss
03/22/2012	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion to Seal Records
03/29/2012	Motion to Dismiss (8:15 AM) (Judicial Officer: Villani, Michael) Events: 03/16/2012 Notice of Motion Notice of Motion and Motion to Dismiss Based Upon Violation(s) of the Fifth Amendment Component of the Double Jeopardy Clause, Constitutional Collateral Estoppel and Alternatively, Claiming Bes Judicata, Enforceable by the Fourteenth Amendment Upon the States Precluding State's Theory of Prosecution by Unlawful Intentional Stabbing with Knife, the Alleged Battery Act Described in the Amended Information
03/29/2012	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion to Admit Evidence of Polygraph Examination Results
04/03/2012	Motion Filed By: Defendant O'Keefe, Brian K Motion for Complete Rough Draft Transcript
04/05/2012	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Motion to Seal Records

	CASE 110, 00C230030
04/10/2012	Motion (8:15 AM) (Judicial Officer: Villani, Michael) 04/10/2012, 04/26/2012 Events: 03/22/2012 Notice of Motion Notice of Motion and Motion to Seal Records
04/11/2012	Order Denying Motion Filed By: Plaintiff State of Nevada Order Denying Defendant's Motion to Dismiss
04/17/2012	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 04/03/2012 Motion Motion for Complete Rough Draft Transcript
04/17/2012	Supplemental Filed by: Plaintiff State of Nevada State's Supplemental Opposition to Motion to Seal Records
04/19/2012	Filing Filed By: Defendant O'Keefe, Brian K Filing in Support of Motion to Seal Records as Ordered by Judge
04/26/2012	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Events: 03/29/2012 Notice of Motion Pro Se Notice of Motion and Motion to Admit Evidence of Polygraph Examination Results
04/26/2012	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael) Deft.'s Motion to Seal Records Deft.'s Motion to Admit Evidence of Polygraph Examination Results
04/30/2012	Order Filed By: Defendant O'Keefe, Brian K Order for Transcripts
05/17/2012	Supplemental Filed by: Plaintiff State of Nevada Supplemental Notice of Expert Witnesses [NRS 174.234(2)]
05/24/2012	Order Denying Motion Order Denying Defendant's Motion to Seal Records & Defendant's Motion to Admit Evidence of Polygraph Examination
05/29/2012	Request (8:15 AM) (Judicial Officer: Villani, Michael) State's Request: Trial Ready
06/01/2012	Motion to Continue Trial Filed By: Defendant O'Keefe, Brian K
06/05/2012	Calendar Call (8:15 AM) (Judicial Officer: Villani, Michael)
06/05/2012	Motion to Continue Trial (8:15 AM) (Judicial Officer: Villani, Michael) Events: 06/01/2012 Motion to Continue Trial Deft's Motion to Continue Trial
06/05/2012	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael)

Calendar Call Deft.'s Motion to Continue Trial
Jury Trial (9:30 AM) (Judicial Officer: Bonaventure, Joseph T.) 06/11/2012-06/15/2012
Jury List
Verdict Verdict
Request Request for Rough Draft Transcripts
PSI PSI
Sentencing (8:15 AM) (Judicial Officer: Villani, Michael) 08/16/2012, 08/28/2012
Amended Sentence (Judicial Officer: User, Conversion) 1. MURDER. Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Minimum: 120 Months, Maximum: 300 Months Consecutive Enhancement: Minimum: 8 Years, Maximum: 20 Years Credit for Time Served: 1394 Days Comments: \$25 ADM Fee, Waived if Already Paid, and the \$150 DNA Analysis Fee including testing to determine genetic markes, Waived if already paid.
Amended Sentence (Judicial Officer: Villani, Michael) 1. DEGREES OF MURDER Adult Adjudication
Amended Sentence (Judicial Officer: Villani, Michael) 1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication
Recorders Transcript of Hearing Transcript of Hearing Held on December 16, 2011
Recorders Transcript of Hearing Transcript of Hearing Held on February 17, 2012
Recorders Transcript of Hearing Transcript of Hearing Held on March 29, 2012
Recorders Transcript of Hearing Transcript of Hearing Held on June 5, 2012
Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal
Case Appeal Statement Filed By: Defendant O'Keefe, Brian K
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	CASE NO. 08C250630	
09/04/2012	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on June 15, 2012	
09/04/2012	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on June 14, 2012	
09/04/2012	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on June 13, 2012	
09/04/2012	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on June 12, 2012	
09/04/2012	Transcript of Proceedings Party: Plaintiff State of Nevada Transcript of Hearing Held on June 11, 2012	
09/05/2012	Judgment of Conviction Judgment of Conviction (Jury Trial)	
09/06/2012	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Appointment of Appellate Counsel	
09/13/2012	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal	
09/24/2012	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K	
11/20/2012	Request Filed by: Defendant O'Keefe, Brian K Request for Rough Draft Transcripts	
12/03/2012	Recorders Transcript of Hearing Transcript of Hearing Held on August 16, 2012	
12/03/2012	Recorders Transcript of Hearing Transcript of Hearing Held on August 28, 2012	
07/26/2013	NV Supreme Court Clerks Certificate/Judgment - Affirmed Nevada Supreme Court Clerk's Certificate Judgment - Affirmed	
07/31/2013	Triminal Order to Statistically Close Case	
12/06/2013	Petition for Writ of Mandamus Filed by: Defendant O'Keefe, Brian K Petition for a Writ of Mandamus or, in the Alternative, Writ of Coram Nobis	
12/06/2013		

	CASE NO. 08C250630
	Notice of Motion Filed By: Plaintiff State of Nevada Notice of Motion Motion to Waive Filing Fees for Petition for Writ of Mandamus
12/06/2013	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K (Ex Parte) Motion to Appoint Counsel
12/13/2013	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Ex Parte Motion for Reimbursement of Legal Cost of Faretta Canvassea Defendant to Above Instant Case.
12/31/2013	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Petition for a Writ of Mandamus or in the Alternative Writ of Coram Nobis and Response to Motion to Appoint Counsel
01/07/2014	Petition for Writ of Mandamus (8:15 AM) (Judicial Officer: Villani, Michael) Defendant - Petition for a Writ of Mandamus or, in the Alternative, Writ of Coram Nobis
01/07/2014	Petition to Proceed in Forma Pauperis (8:15 AM) (Judicial Officer: Villani, Michael) Defendant - Motion to Waive Filing Fees for Petition for Writ of Mandamus
01/07/2014	Motion for Appointment of Attorney (8:15 AM) (Judicial Officer: Villani, Michael) Defendant - (Ex Parte) Motion to Appoint Counsel
01/07/2014	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael) Deft.'s Petition for Writ of Mandamus or, in the Althernative, Writ of Coram Nobis Deft.'s Motion to Waive Filing Fees for Petition for Writ of Mandamus Deft.'s Motion to Appoint Counsel
01/13/2014	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Ex Parte Motion for Production of Documents, (Specific) Papers, Pleadings and Tangible Property of Defendant
01/13/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K
01/21/2014	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Ex-Parte Motion for Reimbursement of Incidental Costs Subsequent the Court Declaring Defendant Indigent and Granting Forma Pauperis
01/21/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K
01/27/2014	Motion to Modify Sentence Motion to Modify and/or Correct Illegal Sentence
01/27/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K
01/28/2014	Order Denying

	CASE NO. 08C250050
	Filed By: Plaintiff State of Nevada Order Denying Defendant's Petition for Writ of Mandamus or, in the Alternative, Writ of Coram Nobis Order Denying Defendant's Motion to Waive Filing Fees for Petition for Writ of Mandamus Order Denying Defendant's Motion to Appoint Counsel
01/28/2014	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Ex-Parte Motion to Extend Prison Copywork Limit
02/04/2014	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Ex-Parte Motion for Production of Documents, (Specific) Papers, Pleadings, and Tangible Property of Deft.
02/07/2014	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Defendant's (Ex-Parte) "Motion for Reimbursement of Incidental Costs Subsequent the Court Declaring Defendant Indigent and Granting Forma Pauperis"
02/11/2014	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Deft.'s Ex-Parte Motion for Reimbursement of Incidental Costs Declaring Defendant Indigent and Granting Forma Pauperis
02/24/2014	Reply to Opposition Filed by: Defendant O'Keefe, Brian K ProSe "Reply" to State's Opposition to Defendant's (Ex-Parte) "Motion for Reimbursement of Incidental Costs Subsequent the Court Declaring Defendant Indigent and Granting Froma Pauperis
02/24/2014	Motion Filed By: Defendant O'Keefe, Brian K Motion for Judicial Notice-the State's Failure to File and Serve Response in Opposition
02/24/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K
02/24/2014	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Pro Per Motion to Modify and/or Correct Illegal Sentence
02/27/2014	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Motion to Modify and/or Correct Illegal Sentence
02/28/2014	Order Granting Filed By: Plaintiff State of Nevada Order Granting and Denying in Part Defendant's Ex-Parte Motion for Production of Documents (Specific) Papers, Pleadings, and Tangible Property of Defendant
03/04/2014	Reply to Opposition Filed by: Defendant O'Keefe, Brian K Pro Se "Reply" to State's Opposition to Defendant's Pro Se Motion to Modify and/or Correct Illegal Sentence
03/04/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K

	CASE NO. 08C250630
03/06/2014	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Order (02/11/14)
03/10/2014	Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion for Judicial Notice - the State's Failure to File and Serve Response in Opposition
03/11/2014	Order Denying Filed By: Plaintiff State of Nevada Order Denying Defendant's Ex-Parte Motion for Reimbursement of Incidental Costs Declaring Defendant Indigent and Granting Forma Pauperis
03/13/2014	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal
03/14/2014	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K
03/18/2014	Motion (8:15 AM) (Judicial Officer: Villani, Michael) Defendant's Pro Per Motion for Judicial Notice-the State's Failure to File and Serve Response in Opposition
03/20/2014	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Order of 2/27/14
03/25/2014	Order Denying Filed By: Plaintiff State of Nevada Order Denying Defendant's Pro Per Motion to Modify and/or Correct Illegal Sentence
04/01/2014	Order Denying Filed By: Plaintiff State of Nevada Order Denying Defendant's Pro Per Motion for Judifical Notice-the State's Failure to File and Serve Response in Opposition
04/03/2014	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Order (03/18/14)
04/11/2014	Notice of Appeal (criminal) Notice of Appeal
04/11/2014	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K
06/06/2014	Notice of Change of Address Filed By: Defendant O'Keefe, Brian K Notice of Change of Address
06/18/2014	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
07/23/2014	Notice of Motion

	CASE NO. 08C250630
	Filed By: Defendant O'Keefe, Brian K Notice of Motion
07/23/2014	Motion for Relief Filed By: Defendant O'Keefe, Brian K Motion for Relief from Judgment Based on Lack of Jurisdiction for U.S. Court of Appeals had not Issued Any Remand, Mandate or Remittitur
08/07/2014	Response Filed by: Plaintiff State of Nevada State's Response And Motion To Dismiss Defendant's Motion For Relief From Judgment Based On Lack Of Jurisdiction For U.S. Court Of Appeals Had Not Issues Any Remand, Mandare Or Remittatture
08/14/2014	Motion for Relief (8:15 AM) (Judicial Officer: Villani, Michael) Defendant's Motion for Relief from Judgment Based on Lack of Jurisdiction for U.S. Court of Appeals had not Issued Any Remand, Mandate or Remittitur
08/28/2014	Notice Filed By: Defendant O'Keefe, Brian K Exparte and/or Notice of Motion
08/28/2014	Ex Parte Filed By: Defendant O'Keefe, Brian K Ex Parte and/or Notice of Motion and Motion to Chief Judge to Reassign Case to Jurist of Reason Based on Pending Suit 3:14-CV-00385-RCJ-WGC Against Judge Michael Villani for Proceeding in Clear "Want of Jurisdiction" Thereby Losing Immunity, Absolutely
08/29/2014	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal
08/29/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion
08/29/2014	Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion for Leave of Court to File Motion for Rehearing - Pursuant to EDCR, Rule 2.24
09/02/2014	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement
09/04/2014	Order Filed By: Plaintiff State of Nevada Order Denying Defendant's Motion For Relief From Judgment Based On Lack Of Jurisdiction For U.S. Court Of Appeals Had Not Issues Any Remand, Mandare Or Remittatture
09/04/2014	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Order (08/14/14)
09/12/2014	Opposition Filed By: Plaintiff State of Nevada

	CASE 110. 000250050
	State's Opposition to Defendant's Pro Per Motion to Chief Judge to Reassign Case to Jurist of Reason Based on Pending Suit Against Judge Michael Villani for Proceeding in Clear "Want Of Jurisdiction" Thereby Losing Immunity, Absolutely!
09/12/2014	Opposition Filed By: Plaintiff State of Nevada State's Opposition To Defendant's Pro Per Motion For Leave Of Court To File Motion Rule 2.4
09/15/2014	Petition for Writ of Habeas Corpus Filed by: Defendant O'Keefe, Brian K Pro Per Petition for Writ of Habeas Corpus
09/15/2014	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Pro Per Ex Parte Motion for Appointment of Counsel Pursuant to NRS 34.750
09/15/2014	Notice of Motion Filed By: Defendant O'Keefe, Brian K Pro Per Notice of Motion
09/15/2014	Exhibits Filed By: Defendant O'Keefe, Brian K Pro Per Exhibits to Petition for Writ of Habeas Corpus Bt A True Pretrial Detainee
09/18/2014	Motion (8:15 AM) (Judicial Officer: Togliatti, Jennifer) 09/18/2014, 10/03/2014 Ex Parte Motion to Chief Judge to Reassign Case to Jurist of Reason Based on Pending Suit 3:14- CV-00385-RCJ-WGC Against Judge Michael Villani for Proceeding in Clear "Want of Jurisdiction" Thereby Losing Immunity, Absolutely
09/23/2014	Minute Order (8:15 AM) (Judicial Officer: Villani, Michael)
09/24/2014	Affidavit Affidavit of the Honorable Michael P. Villani
10/01/2014	Reply to Opposition Filed by: Defendant O'Keefe, Brian K "True Pretrial Detainee's" Reply to State's Opposition(s) Admitting the State has a Jurisdictional Defect by the Filing of a Notice of Appeal Which Divests Jurisdiction of the Matter Appealed, i.e., O'Keefe's Pretrial Habeas Matter Appealed to the 9th Circuit on the Subject Matter of the Amended Information Already Named a Double Jeopardy Violation (1)
10/01/2014	Supplement Filed by: Defendant O'Keefe, Brian K Petitioner's Supplement with Exhibit of Oral Argument Scheduled by the Ninth Circuit Court of Appeals for November 17,2014, Courtroom #1 at 9:00 A.M. in San Francisco California
10/02/2014	CANCELED Motion (3:00 AM) (Judicial Officer: Villani, Michael) Vacated - per Law Clerk Notice of Motion and Motion for Leave of Court to File Motion for Rehearing - Pursuant to EDCR, Rule 2.24
10/03/2014	Petition Filed by: Defendant O'Keefe, Brian K "Evidentiary Hearing Request" (Amended Petition for Writ of Habeas Corpus Pursuant to

	Chse 110. 00220000
	NRS 34.360 Exclusive Based on Subject-Matter of Amended Information Vested in Ninth Circuit by Notice of Appeal then "COA" Granted on a Double Jeopardy Violation with No Remand Issued Since)
10/03/2014	Exhibits Filed By: Defendant O'Keefe, Brian K Exhibits to "Amended" Petition for Writ of Habeas Corpus by a True Pretrial Detainee
10/06/2014	Order Denying Filed By: Plaintiff State of Nevada Order Denying Motion to Disqualify
10/10/2014	Response Filed by: Plaintiff State of Nevada State's Response And Motion To Dismiss To Defendant's Pro Per Petition For Writ Of Habeas Corpus Pursuant To NRS 34.360 Exclusive Based On Subject-Matter Of Amended Information Vested In Ninth Circuit By Notice Of Appeal Then "COA" Granted On A Double Jeopardy Violation With No Remand Issued Since (Post Conviction), Amended Petition And Accompanying Exhibits, Opposition To Request For Evidentiary Hearing, And Opposition To Pro Per Motion To Appoint Counsel
10/15/2014	Order for Petition for Writ of Habeas Corpus
10/16/2014	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Stay
10/27/2014	Reply Filed by: Defendant O'Keefe, Brian K "Reply" to State's Response and Motion to Dismiss to Defendant's Pro Per Petition for Writ of Habeas Corpus Pursuant to NRS 34.360Since
10/29/2014	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
11/06/2014	Petition for Writ of Habeas Corpus (8:15 AM) (Judicial Officer: Villani, Michael) Amended Petition for Writ of Habeas Corpus Pursuant to NRS 34.360 Exclusive Based on Subject Matter of Amended Information Vested in Ninth Circuit by Notice of Appeal then "COA" Granted on a Double Jeopardy Violation with No Remand Issued Since
11/06/2014	Response and Countermotion (8:15 AM) (Judicial Officer: Villani, Michael) State's Response And Motion To Dismiss To Defendant's Pro Per Petition For Writ Of Habeas Corpus Pursuant To NRS 34.360 Exclusive Based On Subject-Matter Of Amended Information Vested In Ninth Circuit By Notice Of Appeal Then "COA" Granted On A Double Jeopardy Violation With No Remand Issued Since (Post Conviction), Amended Petition And Accompanying Exhibits, Opposition To Request For Evidentiary Hearing, And Opposition To Pro Per Motion To Appoint Counsel
11/06/2014	All Pending Motions (8:15 AM) (Judicial Officer: Villani, Michael) Amended Petition for Writ of Habeas Corpus State's Response and Motion to Dismiss Deft.'s Petition for Writ of Habeas Corpus
11/20/2014	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: Confirmation of Counsel
11/21/2014	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal

	CASE 110. 00C250050
11/24/2014	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement
01/08/2015	Status Check (8:15 AM) (Judicial Officer: Villani, Michael) Status Check: File/Set Briefing Schedule
02/06/2015	NV Supreme Court Clerks Certificate/Judgment - Affirmed Nevada Supreme Court Clerk's Certificate Judgment - Affirmed; Rehearing Denied
02/25/2015	Notice Filed By: Defendant O'Keefe, Brian K Judicial Notice Pursuant NRS 47.140(1)-NRS 47.150(2) supporting Pro-Se Petition Pursuant NRS 34.360 See NRS 47.140(1) Federal Statutes 1291.2253 See NRS 47.150(2) Ninth Circuit Memorandum Filed Fed 02,2015
03/12/2015	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
04/08/2015	Supplemental Filed by: Defendant O'Keefe, Brian K Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)
06/02/2015	Response Filed by: Plaintiff State of Nevada State's Response To Defendant's Pro Per Post-Conviction Petition For Writ Of Habeas Corpus
06/08/2015	Notice of Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion
06/08/2015	Motion to Withdraw As Counsel Deft.'s Pro Per Motion To Withdraw Counsel for Conflict and Failure to Present Claims when I.A.C. Claims must Be Raised per Statute in the First Petition Pursuant Chapter 34
06/12/2015	Supplemental Filed by: Defendant O'Keefe, Brian K Supplemental Appendix of Exhibits to Petition for a Writ of Habeas Corpus Exhibits One(1) Through Twenty-Five (25)
06/15/2015	Supplemental Filed by: Defendant O'Keefe, Brian K Supplemental Petition for Writ of Habeas Corpus
06/15/2015	Motion Filed By: Defendant O'Keefe, Brian K Motion for Leave to File Supplemental Petition Addressing All Claims in the First Instance Required by Statute for Judicial Economy with Affidavit
06/16/2015	Reply Filed by: Defendant O'Keefe, Brian K Reply to State's Response to Defendant's Pro Per Post Conviction Petition for Habeas Corpus

	CASE NO. 08C250030
06/17/2015	Supplement Filed by: Defendant O'Keefe, Brian K Supplement with Notice Pursuant NRS 47.150 (2); NRS 47.140 (1), That the United States Supreme Court has Docketed (#14-10093)the Pretial Habeas Corpus Matter Pursuant
06/24/2015	Ex Parte Motion Filed By: Defendant O'Keefe, Brian K Ex Parte Motion to Extend Prison Copywork Limit
06/25/2015	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Withdraw Counsel for Conflict and Failure to Present Claims When I.A.C. Claims Must be Raised Per Statute in the First Petition Pursuant to Chapter 34
06/29/2015	Affidavit Filed By: Defendant O'Keefe, Brian K Affidavit of Matthew D. Carling, Esq.
06/29/2015	Certificate of Service Filed by: Defendant O'Keefe, Brian K Certificate of Service
06/30/2015	Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer: Villani, Michael) Deft.'s Motion to Withdraw Counsel for Conflict and Failure to Present Claims
07/09/2015	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Pro Per Supplemental Petition for Writ of Habeas Corpus and Evidentiary Hearing Request, "Motion for Leave to File Supplemental Petition Addressing all Claims in the First Instance Required by Statute for Judicial Economy with Affidavit," "Reply to State's Response to Defendant's Pro Per Post Conviction Petition for Habeas Corpus," and "Supplement with Notice Pursuant NRS 47.150(2); NRS 47.140(1), that the United States Supreme Court has Docketed (#14 - 10093) the Pretrial Habeas Corpus Matter Pursuant 28 USC 2241(C)(3) from the Mooting of Petitioner's Section 2241 Based on a Subsequent Judgment Obtained in Want of Jurisdiction While Appeal Pending"
07/10/2015	Hearing (9:30 AM) (Judicial Officer: Villani, Michael) 07/10/2015, 09/04/2015 Hearing: Petition for Writ of Habeas Corpus (Post-Conviction)
07/10/2015	Motion for Leave (9:30 AM) (Judicial Officer: Hardcastle, Kathy) Motion for Leave to File Supplemental Petition Addressing All Claims in the First Instance Required by Statute for Judicial Economy with Affidavit
07/10/2015	All Pending Motions (9:30 AM) (Judicial Officer: Hardcastle, Kathy)
07/13/2015	Supplement Filed by: Defendant O'Keefe, Brian K Supplement to Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)
07/15/2015	Order Filed By: Plaintiff State of Nevada Order Denying Defendant's Pro Per Motion to Withdraw Counsel for Conflict and Failure to Present Claims When I.A.C. Claims Must be Raised Per Statute in the First Petition Pursuant to Chapter 34

	CASE 110. 06C230030
07/15/2015	Order Filed By: Plaintiff State of Nevada Order Denying Defendant's Pro Per Motion for Leave to File Supplemental Petition Addressing all Claims in the First Instance Required by Statute for Judicial Economy with Affidavit
07/16/2015	Motion (8:30 AM) (Judicial Officer: Villani, Michael) 07/16/2015, 07/30/2015 Defendant's Ex Parte Motion to Extend Prison Copywork Limit
07/30/2015	CANCELED Status Check (8:30 AM) (Judicial Officer: Villani, Michael) Vacated Status Check: Order (06/30/15)
07/31/2015	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Supplement to Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)
07/31/2015	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal
08/04/2015	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement
08/11/2015	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal
08/12/2015	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement
08/13/2015	Order Filed By: Plaintiff State of Nevada Order Denying Defendant's Ex Parte Motion to Extend Prison Copywork Limit
08/24/2015	Reply Filed by: Defendant O'Keefe, Brian K Reply to State's Response to Defendant's Supplemental Petition for Writ of Habeas Corpus
08/25/2015	Reply Filed by: Defendant O'Keefe, Brian K Reply in Support of Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)
08/27/2015	CANCELED Status Check (8:30 AM) (Judicial Officer: Villani, Michael) Vacated Status Check: Order (07/30/15)
09/03/2015	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Reply in Support of Supplemental Post-Conviction Petition for

	CASE NO. 08C230030
	Writ of Habeas Corpus
09/23/2015	Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion to Withdraw as Attorney of Record
09/28/2015	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
09/29/2015	Motion Filed By: Defendant O'Keefe, Brian K Notice of Motion and Motion to Withdraw as Attorney of Record
10/02/2015	Findings of Fact, Conclusions of Law and Order Filed By: Plaintiff State of Nevada
10/06/2015	Notice of Entry Filed By: Plaintiff State of Nevada Notice of Entry of Findings of Fact, Conclusions of Law and Order
10/07/2015	Notice of Appeal (criminal) (Notice of Appeal Pursuant NRAP 4(c))
10/20/2015	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement
10/20/2015	Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer: Bixler, James) Matthew D. Carling's Motion to Withdraw as Attorney of Record for Deft.
10/21/2015	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal
10/21/2015	Request Filed by: Defendant O'Keefe, Brian K Request for Rough Draft Transcripts
10/21/2015	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement
10/29/2015	Recorders Transcript of Hearing Rough Draft Transcript of Proceedings Re Defendant's Petition for Writ of Habeas Corpus (Post Conviction) September 4, 2015
10/29/2015	Recorders Transcript of Hearing Rough Draft Transcript of Proceedings Re Matthew D Carling's Motion to Withdraw as Attorney of Record for Defendant October 20, 2015
10/29/2015	Amended Notice of Appeal (Criminal) Amended Notice of Appeal to Comply with NRAP Rule 4(a)(7) to Amend Appeal to be Characterized as Appeal Pursuant N.R.A.P. 4(b) (*See Rule 4(e))(If Applicable)

	CASE 110: 00 C250000	
11/03/2015	Notice of Appeal (criminal) Party: Defendant O'Keefe, Brian K Notice of Appeal Pursuant N.R.A.P 4(b) of Judge Bixler's Denial of Counsel's Motion to Withdraw Held October 20, 2015	
11/04/2015	Case Appeal Statement Filed By: Defendant O'Keefe, Brian K Case Appeal Statement	
DATE	FINANCIAL INFORMATION	•
	Defendant O'Keefe, Brian K Total Charges Total Payments and Credits Balance Due as of 11/17/2015	195.00 195.00 0.00

Electronically Filed 10/02/2015 03:16:05 PM

1 2 3 4 5 6	FCL STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 CHRISTOPHER LALLI Assistant Clark County District Attorney Nevada Bar #005398 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Alun & Burn CLERK OF THE COURT		
7 8	DISTRICT COURT CLARK COUNTY, NEVADA				
9	THE STATE OF NEVADA,				
10	Plaintiff,				
11	-VS-	CASE NO:	08C250630		
12	BRYAN O'KEEFE,	DEPT NO:	XVII		
13	aka Brian Kerry O'Keefe, #1447732				
14	Defendant.				
15	FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER				
16	DATE OF HEARING: SEPTEMBER 4, 2015 TIME OF HEARING: 9:30 AM				
17	TIME OF HEA	KING: 9:30 AM			
18	THIS CAUSE having come on for he	earing before the Hor	norable VILLANI, District		
19	Judge, on the 4th day of September, 2015, the	e Petitioner not being	present, REPRESENTED		
20	BY CARLING, the Respondent being represe	ented by STEVEN B.	WOLFSON, Clark County		
21	District Attorney, by and through CHRISTO	PHER LALLI, Assis	tant Clark County District		
22	Attorney, and the Court having considered the	e matter, including br	iefs, transcripts, arguments		
23	of counsel, and documents on file herein,	now therefore, the C	ourt makes the following		
24	findings of fact and conclusions of law:				
25	//				
26	//				
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28	//				
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FINDINGS OF FACT, CONCLUSIONS OF LAW

BRYAN O'KEEFE, aka Brian Kerry O'Keefe's " (hereinafter "Defendant"), was charged by way of Information on December 19, 2008 with one count of Murder with Use of a Deadly Weapon (Open Murder) (Felony – NRS 200.010, 200.030, 193.165).¹

Defendant proceeded to trial on March 17, 2009. On March 20, 2009, the jury returned a verdict of guilty on the charge of Second Degree Murder with Use of a Deadly Weapon. Defendant appealed to the Nevada Supreme Court and on April 7, 2010, this Court reversed and remanded his case for a new trial due to a jury instruction issue; Remittitur issued May 3, 2010.

Defendant proceeded to trial for a second time on August 23, 2010. On September 2, 2010, this Court declared a mistrial on account of a hopelessly deadlocked jury at a 10 to 2 vote.

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On May 9, 2012, the federal court denied Defendant's Motion to Stay the State court Proceedings. The federal court denied Defendant's renewed Motion on June 5, 2012. Defendant proceeded to trial for a third time on June 11, 2012. On June 15, 2012, the jury returned a guilty verdict to Second Degree Murder With Use of a Deadly Weapon (Category A Felony – NRS 200.010, 200.030, 193.165).

On August 28, 2012, this Court sentenced Defendant as follows: a minimum of one hundred twenty to a maximum of three hundred months, plus a consecutive term of 8 to 20 years for use of a deadly weapon, with 1,394 days credit for time served.

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I. Defendant's Petition is Time Barred

The Court finds Defendant's Petition for Writ of Habeas Corpus is time barred pursuant to NRS 34.726(1):

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

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

The Supreme Court of Nevada has held that NRS 34.726 should be construed by its plain meaning. Pellegrini v. State, 117 Nev. 860, 873-74, 34 P.3d 519, 528 (2001). As per the language of the statute, the one-year time bar prescribed by NRS 34.726 begins to run from the date the Judgment of Conviction is filed or a remittitur from a timely direct appeal is filed. Dickerson v. State, 114 Nev. 1084, 1087, 967 P.2d 1132, 1133-34 (1998).

The one-year time limit for preparing petitions for post-conviction relief under NRS 34.726 is strictly applied. In <u>Gonzales v. State</u>, 118 Nev. 590, 596, 53 P.3d 901, 904 (2002), the Nevada Supreme Court rejected a habeas petition that was filed two (2) days late despite evidence presented by the defendant that he purchased postage through the prison and mailed the Notice within the one-year time limit.

This Court finds that the Notice of Remittitur was issued from Defendant's timely direct appeal on July 23, 2013. Thus, the one-year time bar began to run from that date. Defendant's Post-Conviction Writ of Habeas Corpus was filed on September 15, 2014, over one year after

the date of Remittitur and in excess of the one-year time frame. Thus, Defendant's claim is denied as it is untimely in violation of NRS 34.762(1).

II. Defendant Has Not Shown Good Cause to Overcome the Procedural Bars

Defendant's Reply in Support of the Supplemental Petition, includes the appropriate provision under NRS 34.726 for "good cause," and Defendant re-states the claims that consideration of his Pro Per Motion for Stay of the Remittitur would make his Petition timely.

NRS 34.726(1) provides:

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(emphasis added). As Defendant's Petition was filed more than a year after Remittitur from his direct appeal issued on July 23, 2013, his Petition is untimely and must be dismissed absent a showing of good cause.

To avoid procedural default under NRS 34.726 and NRS 34.810, a defendant has the burden of pleading and proving specific facts that demonstrate good cause for his failure to present his claim in earlier proceedings or comply with the statutory requirements. See Hogan v. Warden, 109 Nev. 952, 959-60, 860 P.2d 710, 715-16 (1993); Phelps v. Nevada Dep't of Prisons, 104 Nev. 656, 659, 764 P.2d 1303, 1305 (1988).

"To establish good cause, appellants must show that an impediment external to the defense prevented their compliance with the applicable procedural rule." Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added); see Hathaway v. State, 119 Nev. 248, 251, 71 P.3d 503, 506 (2003); Pellegrini v. State, 117 Nev. 860, 887, 34 P.3d 519, 537 (2001). Such an external impediment could be "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials' made compliance impracticable." Hathaway, 74 P.3d at 506 (quoting Murray v. Carrier, 477 U.S. 478, 488, 106

S.Ct. 2639, 2645 (1986)); see also Gonzalez, 118 Nev. at 595, 53 P.3d at 904 (citing <u>Harris v. Warden</u>, 114 Nev. 956, 959-60 n.4, 964 P.2d 785 n.4 (1998)). Any delay in filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

The Nevada Supreme Court has clarified that, "appellants cannot attempt to manufacture good cause[.]" Clem, 119 Nev. at 621, 81 P.3d at 526. To find good cause there must be a "substantial reason; one that affords a legal excuse." Hathaway, 119 Nev. at 251, 71 P.3d at 506; (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Excuses such as the lack of assistance of counsel when preparing a petition, as well as the failure of trial counsel to forward a copy of the file to a petitioner have been found not to constitute good cause. See Phelps, 104 Nev. at 660, 764 P.2d at 1306, superseded by statute on other grounds as recognized in Nika v. State, 120 Nev. 600, 607, 97 P.3d 1140, 1145 (2004); Hood v. State, 111 Nev. 335, 890 P.2d 797 (1995).

Additionally, in order to demonstrate prejudice to overcome the procedural bars, a defendant must show "not merely that the errors of [the proceeding] created possibility of prejudice, but that they worked to his actual and substantial disadvantage, in affecting the state proceedings with error of constitutional dimensions." <u>Hogan v Warden</u>, 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (internal quotation omitted); <u>Little v. Warden</u>, 117 Nev. 845, 853, 34 P.3d 540, 545.

This Court finds that Defendant has not demonstrated good cause for failing to file his Petition in a timely manner. Defendant's only attempt to show good cause is his contention that this Court find that ineffective assistance of post-conviction counsel amounts to good cause to overcome the defaulted nature of the instant petition. See Argument section of Defendant's Reply in Support of Petition, p. 6, 8. However, this claim is misguided. The Nevada Supreme Court has plainly held that, in Nevada, the ineffectiveness of post-conviction counsel does not constitute good cause under NRS 34.726 and NRS 34.810. Brown v. McDaniel, 130 Nev. ____, ___, 331 P.3d 867,869 (2014).

Defendant makes no other attempt to establish good cause, but claims that under Mitchell v. State, 122 Nev. at 1274, 149 P.3d at 33, Defendant does not need to show good

cause to overcome the time bar if a showing of constitutional violation which resulted in the conviction of one who is actually innocent is made. Defendant offers is a statement that malice is an essential element of "murder," and that every element of an offense charged must be in the jury instructions, yet no reference to the record, nor further argument is made in support of the claim. Thus, Defendant has failed to overcome the procedural bars applicable to his untimely Petition. Accordingly, this Court finds the Petition is time barred, pursuant to NRS 34.726(1), and good cause has not been shown.

III. The Defendant is Not Entitled to an Evidentiary Hearing

Defendant is not entitled to an evidentiary hearing in this matter. NRS 34.770 determines when a defendant is entitled to an evidentiary hearing. It reads:

1. The judge or justice, upon review of the return, answer and all supporting documents which are filed, shall determine whether an evidentiary hearing is required. A petitioner must not be discharged or committed to the custody of a person other than the respondent unless an evidentiary hearing is held.

2. If the judge or justice determines that the petitioner is not

2. If the judge or justice determines that the petitioner is not entitled to relief and an evidentiary hearing is not required, he shall dismiss the petition without a hearing.

3. If the judge or justice determines that an evidentiary hearing is required, he shall grant the writ and shall set a date for the hearing.

The Nevada Supreme Court has held that if a petition can be resolved without expanding the record, then no evidentiary hearing is necessary. Marshall v. State, 110 Nev. 1328, 885 P.2d 603 (1994); Mann v. State, 118 Nev. 351, 356, 46 P.3d 1228, 1231 (2002). A defendant is entitled to an Evidentiary Hearing if his petition is supported by specific factual allegations, which, if true, would entitle him to relief unless the factual allegations are repelled by the record. Marshall, 110 Nev. at 1331, 885 P.2d at 605; See also Hargrove v. State, 100 Nev. 498, 503, 686 P.2d 222, 225 (1984) (1984) (holding that "[a] defendant seeking post-conviction relief is not entitled to an Evidentiary Hearing on factual allegations belied or repelled by the record"). "A claim is 'belied' when it is contradicted or proven to be false by the record as it existed at the time the claim was made." Mann, 118 Nev. at 354, 46 P.3d at 1230 (2002).

//

1	This Court orders Defendant's request for an Evidentiary Hearing be denied because		
2	there is a jurisdictional bar on this particular matter.		
3	<u>ORDER</u>		
4	THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief		
5	and Request for Evidentiary Hearing shall be, and are, hereby denied.		
6	DATED this _/ day of September, 2015.		
7	od Mm M		
8	DISTRICT JUDGE		
9	JT		
10	STEVEN B. WOLFSON		
11	Clark County District Attorney Nevada Bar #001565		
12	By Mul Aray Strange For		
13	CHRISTOPHER LALLI		
14	Assistant Clark County District Attorney Nevada Bar #005398		
15			
16	CERTIFICATE OF SERVICE		
17	I certify that on the 25th day of September, 2015, I e-mailed a copy of the foregoing		
18	proposed Findings of Fact, Conclusions of Law, and Order to:		
19			
20	MATTHEW D. CARLING, Esq. cedarlegal@gmail.com		
21	Couriegal (a) gillati. Com		
22	BY Shuan		
23	Secretary for the District Attorney's Office		
24			
25			
26			
27	-		
28	NO/CL/rj/M-1		

NEO

No. 1 Plans

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

	CLIMA COC	
BRIAN K. O'KEEFE, vs.	Petitioner,	Case No: 08C250630 Dept No: XVII
THE STATE OF NEVADA,	Respondent,	NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER
true and correct copy of which is at You may appeal to the Su	tached to this notice preme Court from the clerk of this could led on October 6, 20	the decision or order of this court. If you wish to appeal, you not within thirty-three (33) days after the date this notice is 015. STEVEN D. GRIERSON, CLERK OF THE COURT
	_	Mary Kielty Clerk
	<u>CERTIFICA</u>	TE OF MAILING
I hereby certify that on this	s 6 day of October 2	2015. I placed a copy of this Notice of Entry in:
	degional Justice Cen strict Attorney's Off 's Office – Appellat	ĭce

☑ The United States mail addressed as follows:

Brian K. O'Keefe # 90244 Matthew D. Carling, Esq. 1200 Prison Road 1100 S. Tenth Street Lovelock, NV 89419 Las Vegas, NV 89101

Mary Kielty Kielty

Mary Kielty, Deputy Clerk

Electronically Filed 10/02/2015 03:16:05 PM

1 2 3 4 5 6	FCL STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 CHRISTOPHER LALLI Assistant Clark County District Attorney Nevada Bar #005398 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff		Alun & Burn CLERK OF THE COURT
7 8		CT COURT NTY, NEVADA	
9	THE STATE OF NEVADA,		
10	Plaintiff,		
11	-VS-	CASE NO:	08C250630
12	BRYAN O'KEEFE,	DEPT NO:	XVII
13	aka Brian Kerry O'Keefe, #1447732		
14	Defendant.		
15	FINDINGS OF FAC LAW AN	I, CONCLUSIONS (ID ORDER)F
16	DATE OF HEARING	: SEPTEMBER 4, 20 ARING: 9:30 AM	015
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(emphasis added). As Defendant's Petition was filed more than a year after Remittitur from his direct appeal issued on July 23, 2013, his Petition is untimely and must be dismissed absent a showing of good cause.

To avoid procedural default under NRS 34.726 and NRS 34.810, a defendant has the burden of pleading and proving specific facts that demonstrate good cause for his failure to present his claim in earlier proceedings or comply with the statutory requirements. See Hogan v. Warden, 109 Nev. 952, 959-60, 860 P.2d 710, 715-16 (1993); Phelps v. Nevada Dep't of Prisons, 104 Nev. 656, 659, 764 P.2d 1303, 1305 (1988).

"To establish good cause, appellants must show that an impediment external to the defense prevented their compliance with the applicable procedural rule." Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added); see Hathaway v. State, 119 Nev. 248, 251, 71 P.3d 503, 506 (2003); Pellegrini v. State, 117 Nev. 860, 887, 34 P.3d 519, 537 (2001). Such an external impediment could be "that the factual or legal basis for a claim was not reasonably available to counsel, or that 'some interference by officials' made compliance impracticable." Hathaway, 74 P.3d at 506 (quoting Murray v. Carrier, 477 U.S. 478, 488, 106

S.Ct. 2639, 2645 (1986)); see also Gonzalez, 118 Nev. at 595, 53 P.3d at 904 (citing <u>Harris v. Warden</u>, 114 Nev. 956, 959-60 n.4, 964 P.2d 785 n.4 (1998)). Any delay in filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

The Nevada Supreme Court has clarified that, "appellants cannot attempt to manufacture good cause[.]" Clem, 119 Nev. at 621, 81 P.3d at 526. To find good cause there must be a "substantial reason; one that affords a legal excuse." Hathaway, 119 Nev. at 251, 71 P.3d at 506; (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Excuses such as the lack of assistance of counsel when preparing a petition, as well as the failure of trial counsel to forward a copy of the file to a petitioner have been found not to constitute good cause. See Phelps, 104 Nev. at 660, 764 P.2d at 1306, superseded by statute on other grounds as recognized in Nika v. State, 120 Nev. 600, 607, 97 P.3d 1140, 1145 (2004); Hood v. State, 111 Nev. 335, 890 P.2d 797 (1995).

Additionally, in order to demonstrate prejudice to overcome the procedural bars, a defendant must show "not merely that the errors of [the proceeding] created possibility of prejudice, but that they worked to his actual and substantial disadvantage, in affecting the state proceedings with error of constitutional dimensions." <u>Hogan v Warden</u>, 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (internal quotation omitted); <u>Little v. Warden</u>, 117 Nev. 845, 853, 34 P.3d 540, 545.

This Court finds that Defendant has not demonstrated good cause for failing to file his Petition in a timely manner. Defendant's only attempt to show good cause is his contention that this Court find that ineffective assistance of post-conviction counsel amounts to good cause to overcome the defaulted nature of the instant petition. See Argument section of Defendant's Reply in Support of Petition, p. 6, 8. However, this claim is misguided. The Nevada Supreme Court has plainly held that, in Nevada, the ineffectiveness of post-conviction counsel does not constitute good cause under NRS 34.726 and NRS 34.810. Brown v. McDaniel, 130 Nev. ____, ___, 331 P.3d 867,869 (2014).

Defendant makes no other attempt to establish good cause, but claims that under Mitchell v. State, 122 Nev. at 1274, 149 P.3d at 33, Defendant does not need to show good

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conviction of one who is actually innocent is made. Defendant offers is a statement that malice is an essential element of "murder," and that every element of an offense charged must be in the jury instructions, yet no reference to the record, nor further argument is made in support of the claim. Thus, Defendant has failed to overcome the procedural bars applicable to his untimely Petition. Accordingly, this Court finds the Petition is time barred, pursuant to NRS 34.726(1), and good cause has not been shown.

cause to overcome the time bar if a showing of constitutional violation which resulted in the

III. The Defendant is Not Entitled to an Evidentiary Hearing

Defendant is not entitled to an evidentiary hearing in this matter. NRS 34.770 determines when a defendant is entitled to an evidentiary hearing. It reads:

> The judge or justice, upon review of the return, answer and all supporting documents which are filed, shall determine whether an evidentiary hearing is required. A petitioner must not be discharged or committed to the custody of a person other than the respondent unless an evidentiary hearing is held.
>
> 2. If the judge or justice determines that the petitioner is not

> entitled to relief and an evidentiary hearing is not required, he shall

dismiss the petition without a hearing.

3. If the judge or justice determines that an evidentiary hearing is required, he shall grant the writ and shall set a date for the hearing.

The Nevada Supreme Court has held that if a petition can be resolved without expanding the record, then no evidentiary hearing is necessary. Marshall v. State, 110 Nev. 1328, 885 P.2d 603 (1994); Mann v. State, 118 Nev. 351, 356, 46 P.3d 1228, 1231 (2002). A defendant is entitled to an Evidentiary Hearing if his petition is supported by specific factual allegations, which, if true, would entitle him to relief unless the factual allegations are repelled by the record. Marshall, 110 Nev. at 1331, 885 P.2d at 605; See also Hargrove v. State. 100 Nev. 498, 503, 686 P.2d 222, 225 (1984) (1984) (holding that "[a] defendant seeking postconviction relief is not entitled to an Evidentiary Hearing on factual allegations belied or repelled by the record"). "A claim is 'belied' when it is contradicted or proven to be false by the record as it existed at the time the claim was made." Mann, 118 Nev. at 354, 46 P.3d at

1230 (2002).

1	This Court orders Defendant's request for an Evidentiary Hearing be denied because
2	there is a jurisdictional bar on this particular matter.
3	<u>ORDER</u>
4	THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief
5	and Request for Evidentiary Hearing shall be, and are, hereby denied.
6	DATED this/ day of September, 2015.
7	od Mm M
8	DISTRICT JUDGE
9	Js
10	STEVEN B. WOLFSON
11	Clark County District Attorney Nevada Bar #001565
12	By Mul Aray Strong Fa
13	CHRISTOPHER LALLI
14	Assistant Clark County District Attorney Nevada Bar #005398
15	
16	CERTIFICATE OF SERVICE
17	I certify that on the 25th day of September, 2015, I e-mailed a copy of the foregoing
18	proposed Findings of Fact, Conclusions of Law, and Order to:
19	
20	MATTHEW D. CARLING, Esq. cedarlegal@gmail.com
21	Couriegal (a) gillati. Com
22	BY Shuan
23	Secretary for the District Attorney's Office
24	
25	
26	
27	-
28	NO/CL/rj/M-1

Felony/Gross N	Misdemeanor	COURT MINUTES	January 06, 2009
08C250630	The State of Nev	ada vs Brian K O'Keefe	
January 06, 200	99 9:00 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: Nora Pena/np Relief Clerk: Dameda Scott Reporter/Recorder: Kiara Schmidt Heard By: Kevin Williams
HEARD BY:		COURTROOM:	
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	O'Keefe, Brian K Pace, Barter G. Pike, Randall H. Schieck, David M. Special Public Defende	Defendant Attorney Attorney Attorney er Attorney	

JOURNAL ENTRIES

- Mr. Schieck asked to let the District Court 17 set the trial date. COURT ORDERED, matter set for entry of plea and trial date.

CUSTODY

1/20/09 8:00 AM ENTRY OF PLEA/TRIAL SETTING - DEPT 17

PRINT DATE: 11/17/2015 Page 1 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor **COURT MINUTES** January 20, 2009 08C250630 The State of Nevada vs Brian K O'Keefe January 20, 2009 **Entry of Plea ENTRY OF** 8:00 AM PLEA/TRIAL **SETTING Court** Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: O'Keefe, Brian K Defendant Palm, Patricia A. **Attorney** Pike, Randall H. Attorney Smith, Phillip N. Attorney Special Public Defender **Attorney**

JOURNAL ENTRIES

- DEFT. OKEEFE ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. Mr. Smith stated the State is going to INVOKE the 60 day rule as well. COURT ORDERED, matter set for trial. CUSTODY

3/10/09 8:00 AM CALENDAR CALL

3/16/09 10:00 AM JURY TRIAL

PRINT DATE: 11/17/2015 Page 2 of 118 Minutes Date: January 06, 2009

COURT MINUTES Felony/Gross Misdemeanor February 10, 2009 The State of Nevada vs Brian K O'Keefe 08C250630 February 10, 2009 **All Pending Motions ALL PENDING** 8:00 AM **MOTIONS 2-10-09** Court Clerk: Kristen **Brown** Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani **COURTROOM: HEARD BY: COURT CLERK:**

REPORTER:

RECORDER:

PARTIES

PRESENT: O'Keefe, Brian K Defendant

Palm, Patricia A. Attorney
Pike, Randall H. Attorney
Smith, Phillip N. Attorney
Special Public Defender Attorney

JOURNAL ENTRIES

- PETITION FOR WRIT OF HABEAS CORPUS...STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS

Arguments by counsel. COURT ORDERED, Deft's Petition for Writ of Habeas Corpus DENIED; State's Motion to Admit Evidence of Other Crimes will be set for a Petrocelli Hearing. Amended Information FILED IN OPEN COURT.

NDC

2/26/09 10:00 AM EVIDENTIARY HEARING: STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS

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Felony/Gross Misde	emeanor	COURT MINUTES	February 26, 2009
08C250630	The State of N	evada vs Brian K O'Keefe	
February 26, 2009	10:00 AM	Evidentiary Hearing	EVIDENTIARY HRG: STATE'S MTN TO ADMIT EVIDENCE OF OTHER CRIMES WRONGS OR ACTS Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael
HEARD BY:		COURTROOM:	
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	
- COURT ORDERED NDC), matter CONTI	NUED.	

Felony/Gross Misde	emeanor	COURT MINUTES	March 10, 2009
08C250630	The State of I	Nevada vs Brian K O'Keefe	
March 10, 2009	8:00 AM	All Pending Motions	ALL PENDING MOTIONS 3-10-09 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
HEARD BY:		COURTROOM:	
COURT CLERK:			
RECORDER:			
REPORTER:			

PARTIES

PRESENT: O'Keefe, Brian K Defendant

Palm, Patricia A. Attorney
Pike, Randall H. Attorney
Smith, Phillip N. Attorney
Special Public Defender Attorney

JOURNAL ENTRIES

- CALENDAR CALL...DEFT'S MOTION TO REQUIRE COURT TO ADVISE JURORS AS TO MANDATORY SENTENCES

Counsel stated they are ready to proceed to trial which will take 3-4 days. Mr. Pike stated that he has 5 witnesses in addition to the State's witnesses and one is out of state; further, has a signed Stipulation and Order Waiving the Penalty Hearing but will withhold filing it until after the jury is seated. Arguments by counsel regarding Deft's Motion. COURT ORDERED, Deft's Motion to Require Court to Advise Juror's as to Mandatory Sentences DENIED; Trial date STANDS. NDC

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Felony/Gross N	Misdemeanor	COURT MINUTES	March 16, 2009
08C250630	The State of Ne	vada vs Brian K O'Keefe	
March 16, 2009	9:30 AM	All Pending Motions	ALL PENDING MOTIONS 3-16-09 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
HEARD BY:		COURTROOM:	
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Graham, Stephanie O'Keefe, Brian K Palm, Patricia A. Pike, Randall H.	Attorney Defendant Attorney Attorney	

JOURNAL ENTRIES

Attorney

Attorney

- EVIDENTIARY HEARING: STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS...TRIAL BY JURY

Smith, Phillip N.

Special Public Defender

Arguments by counsel. COURT ORDERED, Motion GRANTED. Jury and 2 alternates selected and sworn. Court Clerk read the Amended Information and stated the deft's plea thereto. Opening statements by counsel. Testimony and exhibits presented (See worksheets). COURT ORDERED, matter CONTINUED.

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Felony/Gross Misde	emeanor	COURT MINUTES	March 17, 2009
08C250630	The State of I	Nevada vs Brian K O'Keefe	
March 17, 2009	9:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: Kristen Brown/A.M. Relief Clerk: Shelly Landwehr/P.M. Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael
HEARD BY:		COURTROOM:	
COURT CLERK:			
RECORDER:			
REPORTER:			

PARTIES

PRESENT: Graham, Stephanie Attorney

O'Keefe, Brian K
Palm, Patricia A.
Pike, Randall H.
Smith, Phillip N.
Attorney
Special Public Defender
Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: Court advised counsel Juror #12's apartment flooded and will not be able to return as he has to be present to solve the problem. JURY PRESENT: Testimony and exhibits presented (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Ms. Palm moved for a mistrial and dismissal. Arguments by counsel. COURT ORDERED, Motion DENIED.

JURY PRESENT: Testimony and exhibits presented (See worksheets).

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OUTSIDE THE PRESENCE OF THE JURY: Ms. Palm moved for a mistrial and dismissal regarding testimony from Officer Hutchinson. Arguments by counsel. COURT ORDERED, Motion DENIED, Court finds statement was not a Discovery violation, it was memorialized, not undue prejudice.

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Felony/Gross Misdemeanor **COURT MINUTES** March 18, 2009 The State of Nevada vs Brian K O'Keefe 08C250630 **Jury Trial** March 18, 2009 9:45 AM TRIAL BY JURY Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Graham, Stephanie Attorney O'Keefe, Brian K Defendant Palm, Patricia A. **Attorney** Pike, Randall H. Attorney Smith, Phillip N. **Attorney**

JOURNAL ENTRIES

Attorney

- OUTSIDE THE PRESENCE OF THE JURY: Arguments by counsel. Ms. Palm moved for a mistrial and dismissal. Further argument by counsel. COURT ORDERED, Motion DENIED but will allow the defense to call the officer's back and question them about the report.

JURY PRESENT: Testimony and exhibits presented (See worksheets).

Special Public Defender

OUTSIDE THE PRESENCE OF THE JURY: Arguments by counsel regarding the note by witness Hutchison. COURT ORDERED, the report is not coming in at this point.

JURY PRESENT: Testimony and exhibits presented (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Court advised counsel that it observed a few of the jurors speaking with one of the witnesses. Jurors 3, 6 & 7 questioned.

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JURY PRESENT: Testimony and exhibits presented (See worksheets). COURT ORDERED, matter CONTINUED.

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Felony/Gross N	Misdemeanor	COURT MINUTES	March 19, 2009
08C250630	The State of Ne	vada vs Brian K O'Keefe	
March 19, 2009	9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Graham, Stephanie O'Keefe, Brian K Palm, Patricia A. Pike, Randall H.	Attorney Defendant Attorney Attorney	

JOURNAL ENTRIES

Attorney

Attorney

- JURY PRESENT: State rests. Testimony and exhibits presented (See worksheets). COURT ORDERED, matter CONTINUED.

Smith, Phillip N.

Special Public Defender

OUTSIDE THE PRESENCE OF THE JURY: Court advised the Deft. of his rights not to testify.

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Felony/Gross 1	Misdemeanor	COURT MINUTES	March 20, 2009
08C250630	The State of Nev	ada vs Brian K O'Keefe	
March 20, 2009	9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Graham, Stephanie O'Keefe, Brian K Palm, Patricia A. Pike, Randall H. Smith, Phillip N. Special Public Defend	Attorney Defendant Attorney Attorney Attorney er Attorney	

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: Arguments by counsel regarding the victims medical records. Court stated its findings and ORDERED, Motion to Allow the Medical Records be Introduced DENIED but will allow testimony that the victim attempted to commit suicide two days prior to the incident.

JURY PRESENT: Testimony and exhibits presented (See worksheets). Defense rests.

OUTSIDE THE PRESENCE OF THE JURY: Instructions settled on the record.

JURY PRESENT: Court instructed the jury. Closing arguments by counsel. At the hour of 4:10 pm, the jury retired to deliberate. At the hour of 7:15 pm, the jury returned with a VERDICT of GUILTY of SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON. Court THANKED and

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EXCUSED the jury. COURT ORDERED, Deft. REMANDED TO CUSTODY and matter referred to Parole and Probation and set for sentencing. CUSTODY 5/05/09 8:00 AM SENTENCING

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Felony/Gross Misde	emeanor	COURT MINUTES	April 07, 2009
08C250630	The State of 1	Nevada vs Brian K O'Keefe	
April 07, 2009	8:00 AM	Motion	DEFT'S MTN TO SETTLE RECORD/13 Court Clerk: Kristen Brown Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani

HEARD BY: COURTROOM:

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: O'Keefe, Brian K Defendant

Palm, Patricia A. Attorney
Pike, Randall H. Attorney
Smith, Phillip N. Attorney
Special Public Defender Attorney

JOURNAL ENTRIES

- Arguments by counsel. Court stated the record is clear. NDC

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Felony/Gross	Misdemeanor	COURT MINUTES	May 05, 2009
08C250630	The State of N	evada vs Brian K O'Keefe	
May 05, 2009	8:00 AM	Sentencing	SENTENCING Court Clerk: Kristen Brown Relief Clerk: Dameda Scott/ds Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani
HEARD BY:		COURTROOM:	
COURT CLER	RK:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	O'Keefe, Brian K Palm, Patricia A. Pike, Randall H. Smith, Phillip N.	Defendant Attorney Attorney Attorney	

- Argument by State. Statements by Defendant and counsel. Ms. Palm requested corrections to the original Pre-Sentence Investigation Report. COURT ORDERED, Pre-Sentence Investigation Report amended by interlineation and incorporated into the court file copy as follows: Page 1, 20 years; Page 4, Juvenile Offense; Page 7, deleted sentence regarding a knife; Page 8, Section 9, Paragraph 2. COURT NOTED, those items were not considered by this Court.

JOURNAL ENTRIES

DEFT. O'KEEFE ADJUDGED GUILTY of COUNT 1 - 2ND DEGREE MURDER WITH USE OF A DEADLY WEAPON (F). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, and a \$150.00 DNA Analysis fee including testing to determine genetic markers, Deft. SENTENCED ON COUNT 1 - 2ND DEGREE MURDER (F) to a MINIMUM of TEN (10) YEARS and a MAXIMUM of TWENTY-FIVE (25) YEARS in the Nevada Department of Corrections (NDC), plus a

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CONSECUTIVE MINIMUM OF NINETY-SIX (96) MONTHS and a MAXIMUM of TWO-HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC) for the USE OF A DEADLY WEAPON, to run CONSECUTIVE TO COUNT 1, with 181 DAYS credit for time served. BOND, if any, EXONERATED. NDC

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Felony/Gross Misdemeanor		COURT MINUTES	April 29, 2010			
08C250630	The State of Nev	rada vs Brian K O'Keefe				
April 29, 2010	8:15 AM	Status Check	STATUS CHECK: SUPREME COURT REMAND/ RESET TRIAL Court Clerk: Carol Donahoo Reporter/Recorder: Michelle Ramsey Heard By: Villani, Michael			
HEARD BY:		COURTROOM:				
COURT CLERK:						
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Hendricks, Craig L. Schieck, David M. Special Public Defende	Attorney Attorney er Attorney				

JOURNAL ENTRIES

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⁻ Deft. O'Keefe incarcerated in the Nevada Department of Corrections (NDC) and not present. Mr. Schieck advised the Remittitur has not been issued by the Supreme Court yet; further, Randall Pike, SPD, will be handling this matter and he is still recovering from surgery. Mr. Schieck requested the matter be CONTINUED. COURT SO ORDERED. NDC

Felony/Gross Misdemeanor		COURT MINUTES	May 20, 2010			
08C250630	The State of Ne	vada vs Brian K O'Keefe				
May 20, 2010	8:15 AM	Status Check	STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL Court Clerk: Carol Donahoo Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani			
HEARD BY:		COURTROOM:				
COURT CLERK:						
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Graham, Stephanie	Attorney				

JOURNAL ENTRIES

Attorney

Attorney

- Deft. O'Keefe incarcerated in the Nevada Department of Corrections (NDC) and not present. Court Services advised Deft. was not transported; Ms. Jackson advised Deft. should really be present. Therefore, COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 06/10/10 8:15 AM

Jackson, Alzora B.

Special Public Defender

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Felony/Gross Misdemeanor		COURT MINUTES	June 10, 2010			
08C250630	The State of Nev	The State of Nevada vs Brian K O'Keefe				
June 10, 2010	8:15 AM	All Pending Motions	ALL PENDING MOTIONS (6/10/10) Relief Clerk: Susan Jovanovich/sj Reporter/Recorder: Michelle Ramsey Heard By: Michael Villani			
HEARD BY:		COURTROOM:				
COURT CLER	K:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Lavell, Maria O'Keefe, Brian K	Attorney Defendant				
	Pike, Randall H. Special Public Defende	Attorney er Attorney				

JOURNAL ENTRIES

- STATUS CHECK: SUPREME COURT REMAND / RESET TRIAL...MOTION FOR JUDICIAL RULING

Michael Hyte, Deputy Special Public Defender (Bar # 10088), also present.

Ms. Lavell advised she was just assigned onto the case this morning. Colloquy regarding additional subpoenas to be served for additional medical records, and HIPPA protection guidelines. Arguments by Mr. Pike. Matter submitted by State. COURT ORDERED, Motion GRANTED. Court advised counsel to have redactions of sensitive information done on medical records. Ms. Lavell requested an in-camera view be done on these records upon being received by counsel. Colloquy regarding resetting trial date. Statements by Deft. MATTER TRAILED for Court to review current trial schedule. RECALLED. Mr. Pike advised this matter is overflow eligible, and requested additional

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time to prepare pre-trial briefs. COURT SO ORDERED. FURTHER, trial date SET. At request of counsel, COURT ORDERED, Deft. REMANDED into CUSTODY on this matter. CUSTODY 8-17-10 8:15 AM CALENDAR CALL 8-23-10 10:00 AM TRIAL BY JURY

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Felony/Gross Misdemeanor

COURT MINUTES

August 12, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 12, 2010

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- NOTICE OF MOTION AND MOTION BY DEFENDANT O KEEFE TO SUPPRESS HIS STATEMENTS TO POLICE OR, ALTERNATIVELY, TO PRECLUDE THE STATE FROM INTRODUCING PORTIONS OF HIS INTERROGATION . . . NOTICE OF MOTION AND MOTION BY DEFENDANT O KEEFE TO ADMIT EVIDENCE SHOWING LVMPD HOMICIDE DETECTIVES HAVE PRESERVED BLOOD/BREATH ALCOHOL EVIDENCE IN ANOTHER RECENT CASE

Christopher Lalli, Asst DA, present on behalf of the State and Patricia Palm. Esq., present on behalf of Deft. O'Keefe, who is also present.

At counsels request, COURT ORDERED, the two (2) above-named Motions shall be CONTINUED to August 19, 2010.

NOTICE OF MOTION AND MOTION BY DEFENDANT O KEEFE FOR DISCOVERY: Arguments by counsel. COURT ORDERED, Motion GRANTED IN PART; the last known addresses of any lay witnesses and any information that would help identify any Felony convictions for those witnesses shall be provided.

NOTICE OF MOTION AND MOTION BY DEFENDANT O KEEFE FOR EVIDENTIARY HEARING ON WHETHER THE STATE AND CCDC HAVE COMPLIED WITH THEIR OBLIGATIONS WITH RESPECT TO THE RECORDING OF A JAIL VISIT BETWEEN O KEEFE AND STATE WITNESS

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CHERYL MORRIS: Ms. Palm advised this matter is resolved and, therefore, stated she would WITHDRAW said Motion. COURT ORDERED, Motion WITHDRAWN.

Colloquy regarding the trial. Counsel expect the trial will take five (5) days.

Ms. Palm to prepare the Order approved as to form and content by Mr. Lalli.

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Felony/Gross Misdemeanor

COURT MINUTES

August 17, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 17, 2010

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carole D'Aloia

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT: Lalli,

Lalli, Christopher J Attorney
O'Keefe, Brian K Defendant
Palm, Patricia A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- MOTION BY DEFENDANT O'KEEFE TO ADMIT EVIDENCE PERTAINING TO THE ALLEGED VICTIM'S MENTAL HEALTH CONDITION AND HISTORY, INCLUDING PRIOR SUICIDE ATTEMPTS, ANGER OUTBURSTS, ANGER MANAGEMENT THERAPY, SELF-MUTILIZATION AND ERRATIC BEHAVIOR...MOTION BY DEFENDANT O'KEEFE TO PRECLUDE THE STATE FROM INTORDUCTION AT TRIAL OTHER ACT OR CHARACTER EVIDENCE AND OTHER EVIDENCE WHICH IS UNFAIRLY PREJUDICIAL OR WOULD VIOLATE HIS CONSTITUTIONAL RIGHTS...MOTION BY DEFENDANT O'KEEFE TO SUPPRESS HIS STATEMENTS TO POLICE OR ALTERNATIVELY TO PRECLUDE THE STATE FROM INTRODUCING PORTIONS OF HIS INTERROGATION...MOTION BY DEFENDANT OKEEFE TO ADMIT EVIDENCE SHOWING LVMPD HOMICIDE DETECTIVES HAVE PRESERVED BLOOD/BREATH ALCOHOL EVIDENCE IN ANOTHER RECENT CASE

As to the first three (3) motions on the calendar, Court advised that it did not receive courtesy copies and, therefore, is not ready to make a ruling and, ORDERED, matter CONTINUED to Thursday. Court directed counsel to provide coutesy copies of all their pleadings to Court because although they have been filed, they have not been imaged and, therefore, are not accessible to the Court. As to Defendant's motion to admit evidence showing LVMPD homicide detectives have preserved

PRINT DATE: 11/17/2015 Page 23 of 118 Minutes Date: January 06, 2009

blood/breath alcohol evidence in another recent case, following arguments by counsel, COURT ORDERED, motion DENIED, noting its' original ruling stands. Mr. Lalli advised

PRINT DATE: 11/17/2015 Page 24 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

August 19, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 19, 2010

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Conference at the Bench. MOTION BY DEFT. O'KEEFE TO PRECLUDE THE STATE FROM INTRODUCTION AT TRIAL OTHER ACT OR CHARACTER EVIDENCE AND OTHER EVIDENCE WHICH IS UNFAIRLY PREJUDICIAL OR WOULD VIOLATE HIS CONSTITUTIONAL RIGHTS: This Motion has nine parts and is GRANTED in part and DENIED in part as follows:

- a. The State should be precluded from introducing evidence showing that O'Keefe had claimed to Cheryl Morris that he could kill anyone with a knife and had demonstrated how he would kill with knives Arguments by counsel. Court noted that it previously ruled that the statement is admissible and it is relevant. Therefore, COURT ORDERED, Motion DENIED.
- b. The State should be limited to presenting the Judgment of Conviction for Felony Domestic Violence with the redaction to omit the reference to a concurrent sentence Arguments by counsel. COURT ORDERED, Motion GRANTED.
- c. The State should be precluded from introducing any evidence of a sexual assault allegation related to O'Keefe's prior burglary conviction Arguments by counsel. Mr. Lalli advised the State does not intend to admit this evidence unless the door is opened. COURT ORDERED, Motion GRANTED.

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- d. The State should be precluded from introducing the term "Sexual Assault Kit" with reference to the DNA collection here or referring to any sexual assault Arguments by counsel. Mr. Palm advised the parties have agreed to call the Sexual Assault Kit a DNA Collection Kit. COURT ORDERED, Motion GRANTED.
- e. The State should be precluded from introducing photographs of Whitmarsh's bruises, which cannot be linked to the time of the incident here Arguments by counsel. COURT ORDERED, Motion DENIED.
- f. The State should be precluded from introducing any reference to racial slurs allegedly made by O'Keefe Arguments by counsel. COURT ORDERED, Motion GRANTED.
- g. The State should be precluded from introducing the hearsay statement of Charles Tolliver that O'Keefe killed Whitmarsh Arguments by counsel. COURT ORDERED, Motion GRANTED; the statement "Baby, he done killed that Girl" shall be excluded.

MOTION BY DEFT. O'KEEFE TO PRECLUDE EXPERT TESTIMONY: Ms. Palm advised this is related to letter "H" of the above-referenced Motion. COURT ORDERED, this issue will be CONTINUED as the Court would like to review the Case Law. FURTHER, letter "I" of the above-referenced Motion will also be CONTINUED.

MOTION BY DEFT. O'KEEFE TO SUPPRESS HIS STATEMENTS TO POLICE OR, ALTERNATIVELY, TO PRECLUDE THE STATE FROM INTRODUCING PORTIONS OF HIS INTERROGATION: COURT ORDERED, Motion CONTINUED.

Mr. Lalli requested leave of Court to file a Second Amended Information. There being no objection by Ms. Palm, COURT ORDERED, request GRANTED; Second Amended Information FILED IN OPEN COURT.

STATUS CHECK: AVAILABILITY OF DR. BENJAMIN FOR TRIAL: Ms. Palm presented a Motion by Deft. O'Keefe to Preclude Late Noticed Expert Testimony from Dr. Dutra, which was FILED IN OPEN COURT. Mr. Lalli advised that if they cannot get Dr. Benjamin here to testify, the State would like to call Dr. Dutra. Arguments by counsel. COURT FINDS, the State has exercised due diligence in trying to locate Dr. Benjamin in order to obtain her testimony at trial. Of paramount importance in this case is the analysis of the injuries, how they were sustained, and whether they were self-inflicted. Mr. Lalli advised he would continue to try and contact Dr. Benjamin but if the State cannot locate her, the State would like to call Dr. Dutra.

MOTION BY DEFT. O'KEEFE TO ADMIT EVIDENCE PERTAINING TO THE ALLEGED VICTIM'S MENTAL HEALTH CONDITION AND HISTORY, INCLUDING PRIOR SUICIDE ATTEMPTS, ANGER OUTBURSTS, ANGER MANAGEMENT THERAPY, SELF-MUTILATION, AND ERRATIC BEHAVIOR: Arguments by counsel. Court directed counsel to go through the records to see if there

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are any agreements. Counsel to provide the Court with the records they agree upon as well as the records they disagree on. The Court will then rule on said records during the trial.

CUSTODY

CONTINUED TO: 08/20/10 8:15 AM

PRINT DATE: 11/17/2015 Page 27 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor **COURT MINUTES** August 20, 2010 08C250630 The State of Nevada vs Brian K O'Keefe Motion August 20, 2010 8:15 AM **Motion By Defendant** O'Keefe To Suppress His Statements To Police Or **Alternatively To Preclude The State** From Introducing **Portions Of His** Interrogation

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Colloquy regarding the statement made by Deft. to Officer Ballejos. Deft. was in custody but had not been given the Miranda warning. COURT FINDS, that due to the nature of the statements and what the Police Officer knew at the time, the statements do not fall within the public safety exception. Therefore, COURT ORDERED, the statement is excluded.

Ms. Palm is requesting that Deft.'s statement made during the recorded interrogation by homicide detectives be stricken in its entirety. COURT FINDS, that even though Deft. was intoxicated, under the totality of the circumstances, his statement was freely and voluntarily given. Court and counsel proceed and discuss the particular portions of Deft.'s statement, which must be suppressed. The

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ruling as to each specific statement is as stated on the record in open court.

Ms. Palm advised there are a few other issues that need to be resolved. With regard to Detective Wildemann, Mr. Lalli advised the State is withdrawing the Notice of Expert; however, he will still be testifying. The Detective will say that in homicides he has investigated, it is not uncommon for the stabber to cut himself; colloquy. Court will allow the testimony but the Detective cannot say "and that is what happened here."

With regard to any reference to the prior trial, counsel have stipulated to using the words, "prior testimony" or "prior proceedings."

Court noted Jury Trial will begin Monday, August 23, 2010, at 10:00 a.m.

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Felony/Gross Misdemeanor

COURT MINUTES

August 23, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 23, 2010

10:00 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

10:21 a.m. Jury Trial commenced.

Court and counsel begin Voir Dire examination of the prospective Jurors.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court canvassed Juror No. 0229 for the reasons stated on the record.

PROSPECTIVE JURORS PRESENT: Voir Dire examination of the prospective Jurors continued.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Ms. Palm is seeking to admit evidence pertaining to the victim's Mental Health condition and history. Colloquy regarding the excerpts from the victim's medical records. Excerpts from Medical Records of Victim marked for identification and ADMITTED as Court's Exhibit 1. Deft.'s Proposed Jury Instructions FILED IN OPEN COURT.

PROSPECTIVE JURORS PRESENT: Voir Dire examination of the prospective Jurors continued.

5:35 a.m. Jury Trial concluded for the day. COURT ORDERED, trial CONTINUED.

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CUSTODY

CONTINUED TO: 08/24/10 10:00 AM

PRINT DATE: 11/17/2015 Page 31 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

August 24, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 24, 2010

10:00 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

10:30 a.m. Jury Trial resumed. Court and counsel continue Voir Dire examination of the prospective Jurors.

5:00 p.m. Jury Trial concluded for the day. COURT ORDERED, trial CONTINUED.

CUSTODY

CONTINUED TO: 08/25/10 9:30 AM

PRINT DATE: 11/17/2015 Page 32 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

August 25, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 25, 2010

9:30 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dept DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

9:43 a.m. Jury Trial commenced. Court and counsel continue Voir Dire examination of the prospective Jurors. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Colloquy regarding redaction issues with regard to the video of Deft.'s interview with the police.

PROSPECTIVE JURORS PRESENT: Voir Dire examination of the prospective Jurors continues.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court canvassed Prospective Juror No. 0210. For the reasons stated on the record, COURT ORDERED, Prospective Juror No. 0210 shall be EXCUSED.

PROSPECTIVE JURORS PRESENT: Voir Dire examination of the prospective Jurors continues.

Jury and two (2) alternates selected and sworn. Clerk read the Second Amended Information to the Jury and stated the Deft.'s plea thereto. Opening statements by Mr. Lalli and Ms. Palm. Testimony and exhibits presented (see worksheets).

5:35 p.m. Jury Trial concluded for the day. COURT ORDERED, trial CONTINUED.

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CUSTODY

CONTINUED TO: 08/26/10 10:00 AM

PRINT DATE: 11/17/2015 Page 34 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

August 26, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 26, 2010

10:00 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dept DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

10:00 a.m. Jury Trial resumed.

OUTSIDE THE PRESENCE OF THE JURY: Court and counsel discuss the issues surrounding the video of Deft.'s interview with the police and the redactions made by the State. Ms. Palm would like to have certain information added back to the disc.

JURY PRESENT; Testimony and exhibits presented (see worksheets).

5:30 p.m. Jury Trial concluded for the day. COURT ORDERED, trial CONTINUED.

CUSTODY

CONTINUED TO: 08/27/10 11:00 AM

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Felony/Gross Misdemeanor

COURT MINUTES

August 27, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 27, 2010

11:00 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

11:45 a.m. Jury Trial resumed.

Testimony and evidence presented (see worksheets).

OUTSIDE THE PRESENCE OF THE JURY: State is objecting to a demonstration by the witness, George Schiro, and Ms. Palm as to how the wound to the victim may have been inflicted. COURT ORDERED, the demonstration may continue.

JURY PRESENT: Testimony and evidence presented (see worksheets).

6:30 p.m. Jury Trial concluded for the day. COURT ORDERED, trial CONTINUED.

CONTINUED TO: 08/30/10 9:30 AM

PRINT DATE: 11/17/2015 Page 36 of 118 January 06, 2009 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

August 30, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 30, 2010

9:30 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

9:43 a.m. Jury Trial resumed.

OUTSIDE THE PRESENCE OF THE JURY: Ms. Palm is requesting a limited Jury Instruction regarding the testimony by the witness, Cheryl Morris, where she mentioned the killing of a person by cutting them in the sternum area. The medical records of the victim were also discussed. The parties have reached an agreement with regard to the said records and a stipulation will be read to the Jury by the Court. Stipulation marked as Court's Exhibit 14 and ADMITTED.

JURY PRESENT: Testimony and exhibits presented (see worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Juror No. 2 requested to address the Court regarding a procedural issue. The Juror presented his question to the Court and it was answered by the Court and counsel.

JURY PRESENT: Testimony and exhibits presented (see worksheets).

5:30 p.m. Jury Trial concluded for the day. COURT ORDERED, trial CONTINUED.

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CUSTODY

CONTINUED TO: 08/31/10 9:45 AM

PRINT DATE: 11/17/2015 Page 38 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

August 31, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

August 31, 2010

9:45 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

10:00 a.m. Jury Trial resumed. OUTSIDE THE PRESENCE OF THE JURY: Court and counsel questions Juror No. 6 as to what she may have observed on the elevator when reporting to Court to resume the trial this morning. Court canvassed Deft. with regard to his right not to testify.

JURY PRESENT: Testimony and exhibits presented (see worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Jury Instructions and Verdict forms settled on the record.

JURY PRESENT: Court instructed the Jury. Closing arguments by Ms. Graham and Ms. Palm; rebuttal by Mr. Lalli.

OUTSIDE THE PRESENCE OF THE JURY: Ms. Palm orally moved the Court for a mistrial. Arguments by counsel. COURT ORDERED, Motion DENIED; the totality of the circumstances do not warrant a mistrial at this time.

JURY PRESENT: At the hour of 5:45 p.m., the Jury retired to deliberate; however, due to the lateness of the hour, the Jury elected to go home and return in the morning to begin deliberations. COURT

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ORDERED, trial continued.

CUSTODY

CONTINUED TO: 09/01/10 9:00 AM

PRINT DATE: 11/17/2015 Page 40 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

September 01, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

September 01, 2010

9:00 AM

Jury Trial

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- 9:00 a.m. Jury returned to deliberate.

At the hour of 3:45 p.m. the Jury presented a note with a question to the Court. Court held a telephonic conference with Christopher Lalli, Chf Dep DA, and Patricia Palm, Esq., regarding the note. An answer was provided to the Jury. The Question and Answer provided was marked for identification as Court's Exhibit 16 and ADMITTED.

At the hour of 4:55 p.m. the Jury presented another note to the Court indicating that they were still deadlocked. The Court again held a telephonic conference with counsel regarding the note. Court and counsel agreed to release the Jury for the evening with the understanding that they would return at 9:00 a.m., September 2, 2010, to continue deliberations. Court noted there is a possibility of an Allen Charge being given after further deliberations. The Note was marked for identification as Court's Exhibit 17 and ADMITTED.

Court thanked and excused the alternates and ORDERED, trial CONTINUED.

CUSTODY

CONTINUED TO: 09/02/10 9:00 AM

PRINT DATE: 11/17/2015 Page 41 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

September 02, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

September 02, 2010 9:00 AM Jury Trial

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- 9:30 a.m Jurors returned to continue deliberations.

At the hour of 10:15 p.m. the Jury presented a note to the Court indicating that they were still deadlocked. The Note was marked for identification as Court's Exhibit 18 and ADMITTED.

10:43 a.m. OUTSIDE THE PRESENCE OF THE JURY: Robert Daskas, Chf Dep DA, present on behalf of Christopher Lalli, Chf Dep DA, and Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present. Court advised counsel of the notes it had received from the Jury.

JURY PRESENT: Court gave an Allen Charge to the Jury. At the hour of 10:55 a.m. the Jury returned to the Jury room to continue their deliberations.

At the hour of 11:38 a.m. the Jury indicated that they were still deadlocked. The Note was marked for identification as Court's Exhibit 20 and ADMITTED.

JURY PRESENT: Stephanie Graham, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present. Court noted the Jury is deadlocked at 10 to 2. It is fruitless to continue deliberations at this time. Therefore, COURT FINDS, that due to the hopeless deadlock of the Jury, it is a manifest necessity to declare a MISTRIAL. Court thanked and

PRINT DATE: 11/17/2015 Page 42 of 118 Minutes Date: January 06, 2009

excused the Jury and ORDERED, matter set for status check; Deft. REMANDED to custody.

CUSTODY

09/14/10 8:15 AM STATUS CHECK: NEW TRIAL DATE

PRINT DATE: 11/17/2015 Page 43 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

September 14, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

September 14, 2010 8:15 AM **Status Check**

New Trial Date

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is not present.

Motion to Withdraw FILED IN OPEN COURT. Conference at the Bench. Court directed the Court Clerk to contact Drew Christensen for appointment of counsel. Ms. Palm advised she has already been in contact with him; colloquy. COURT ORDERED, Motion to Withdraw GRANTED; Patricia Palm is APPOINTED as counsel of record on this case. COURT FURTHER ORDERED, matter set for status check. Court noted Ms. Palm has requested the trial transcripts.

CUSTODY

CONTINUED TO: 09/16/10 8:15 AM

PRINT DATE: 11/17/2015 Page 44 of 118 January 06, 2009 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

September 16, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

September 16, 2010

8:15 AM

Status Check

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Melissa Benson

RECORDER:

Cheryl Carpenter

REPORTER:

PARTIES

PRESENT:

Lalli, Christopher J **Attorney** O'Keefe, Brian K Defendant Palm, Patricia A. Attornev State of Nevada **Plaintiff**

JOURNAL ENTRIES

- Upon inquiry, counsel noted today is only on to reset the trial. State did indicate Court had previously approved them to speak with Dr. Benjamin which they have not, but still reserve the right to do so. Colloquy regarding dates as Deft. did reserve his speedy trial rights. COURT ORDERED, trial RESET.

CUSTODY (NDC)

1/18/10 8:15 AM CALENDAR CALL

1/24/10 10:00 AM TRIAL BY JURY

PRINT DATE: 11/17/2015 Page 45 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

September 28, 2010

08C250630

The State of Nevada vs Brian K O'Keefe

September 28, 2010 8:15 AM Motion

Notice of Motion and **Motion by Defendant**

O'Keefe for a Reasonable Bail

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

For the reasons stated on the record, Ms. Palm is requesting that bail be set for Deft. in a reasonable amount. Argument by Mr. Lalli. Court noted that Deft. was denied his right to a speedy trial due to scheduling issues so there was good cause for the delay. However, due to the nature of this case, this Court will not grant Deft. an O.R. Release but will instead set bail. COURT ORDERED, Bail set in the amount of \$500,000.00 with House Arrest (H.A.). If Deft. violates any portion of the H.A., he shall be immediately REMANDED until trial.

Mr. Lalli to prepare the Order.

CUSTODY

PRINT DATE: 11/17/2015 Page 46 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES January 13, 2011

08C250630 The State of Nevada vs Brian K O'Keefe

January 13, 2011 8:15 AM Motion Notice of Motion and Motion by Defendant O'Keefe to Preclude the State from Introducing at Trial Improper Evidence and Argument

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Ms. Palm advised there are five different arguments.

- 1. State should be precluded from introducing evidence of argument to show that the alleged victim, Victoria Whitmarsh, testified against O'Keefe in the prior felony domestic battery case (C207835): Arguments by counsel. COURT ORDERED, Motion DENIED as to this issue.
- 2. Based upon the most recent and much expanded testimony of Cheryl Morris and argument relating thereto, this Court should reconsider its previous ruling and preclude or limit the testimony and argument: Arguments by counsel regarding this issue and more specifically, regarding the previous testimony that O'Keefe killed people, that O'Keefe was kicked out of the trailer, and that the victim slept behind a locked door. COURT ORDERED, with regard to the last two issues, they will be

PRINT DATE: 11/17/2015 Page 47 of 118 Minutes Date: January 06, 2009

excluded. All other issues are areas of impeachment.

- 3. The State should be precluded from introducing evidence of the costs related to the expert witnesses and improperly disparaging these experts: Arguments by counsel. COURT ORDERED, the Court will allow the testimony; however, counsel are to make sure the Jurors know there were prior hearing, which added to the experts' costs.
- 4. This Court should preclude the State from arguing or introducing evidence related to domestic violence syndromes, effects, or dynamics or the general cause of fighting against domestic violence: Arguments by counsel. COURT ORDERED, decision DEFERRED until the hearing on the other motions.
- 5. This Court should preclude the State from inquiring about O'Keefe's 2005 convictions for non-support of his children, as these do not qualify for admission under NRS 50.095: Ms. Palm advised that the State agrees with her on this issue, the convictions are inadmissible.

CUSTODY

PRINT DATE: 11/17/2015 Page 48 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

January 18, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

January 18, 2011

8:15 AM

Calendar Call

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

State announced ready. Ms. Palm advised she could not announce ready at this time as she has some Motions pending. The Motion are set to be heard on January 20, 2011, and depending on the outcome, she may or may not be ready for trial; colloquy. COURT ORDERED, Calendar Call CONTINUED.

CUSTODY

CONTINUED TO: 01/20/11 8:15 AM

PRINT DATE: 11/17/2015 Page 49 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

January 20, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

January 20, 2011

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, Elizabeth Mercer, Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Ms. Palm requested a continuance for the purpose of preparing a Writ. Arguments by counsel. COURT ORDERED, Request DENIED.

Notice of Motion and Motion by Deft. O'Keefe to Dismiss on Grounds of Double Jeopardy Bar and Speedy Trial Violation and, Alternatively, to Preclude State's New Expert Witness, Evidence, and Argument Relating to the Dynamics or Effects of Domestic Violence and Abuse: There are three (3) parts to this Motion . . .

- 1. Double Jeopardy Bars Must Apply to Prevent Retrial: Arguments by counsel. COURT ORDERED, Motion DENIED; the Court does not find any intentional misconduct on behalf of the State.
- 2 The State must be Precluded from Introducing New Evidence and Expert Witness Testimony which was not Previously Timely Noticed and which is Otherwise Inadmissible: Arguments by counsel. COURT FINDS, that as far as the timeliness of the notice, it was timely.
- 3. O'Keefe is Entitled to a Dismissal Based on the Violations of his Constitutional and Statutory Speedy Trial Rights: Arguments by counsel. COURT FINDS, no violation of Deft.'s speedy trial rights

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in this case and, therefore, ORDERED, Motion DENIED.

State's Notice of Motion and Motion in Limine to Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 and Evidence of Domestic Violence Pursuant to 48.061: Colloquy regarding a discovery issue. Arguments by counsel. COURT ORDERED, decision DEFERRED. Matter set for Petrocelli Hearing.

Calendar Call: COURT ORDERED, Trial date VACATED and RESET.

Court noted it DEFERRED ruling on Item No. 4 of Deft.'s Motion to Preclude the State from Introducing at Trial Improper Evidence and Argument, which was heard on January 13, 2011, No. 3 above, and the Motion in Limine.

CUSTODY

04/12/11 10:00 AM PETROCELLI HEARING

05/31/11 8:15 AM CALENDAR CALL

06/06/11 1:00 PM JURY TRIAL

PRINT DATE: 11/17/2015 Page 51 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

April 07, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

April 07, 2011

8:15 AM

Status Check

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Upon Court's inquiry regarding whether or not there were any impediments that would keep this case from proceeding to trial on June 6, 2011, other than a STAY by the Supreme Court. Mr. Lalli and Ms. Palm advised this all issues are resolved and they are ready to go.

Mr. Lalli advised there is a Petrocelli Hearing on April 12; he anticipates twelve (12) to fifteen (15) witnesses. Mr. Lalli is requesting, for purposes of the Petrocelli Hearing, that the Court accept an offer of proof in lieu of live testimony. Some of the witnesses live out of State and due to the State's economic situation, it makes more sense to have them present at the trial. Ms. Palm advised she was not prepared to argue this issue today; colloquy. If the witnesses are out-of-state, they do not need to appear at this time; however, if there is an offer of proof issue, those witnesses will be heard at a continued Petrocelli hearing.

CUSTODY

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Felony/Gross Misdemeanor COURT MINUTES April 27, 2011

08C250630 The State of Nevada vs Brian K O'Keefe

April 27, 2011 9:30 AM Hearing Motion In Limine To Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 And Evidence of Domestic Violence Pursuant to 48.061

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Ms. Palm presented a Request for Transcripts for today's proceedings; the Order was SIGNED and FILED in open court.

9:51 a.m. Petrocelli Hearing commenced. Ms. Palm indicated there was an issue with an expert; colloquy. Court noted a hearing with regard to the expert shall be set in the near future.

Exclusionary Rule INVOKED; testimony and exhibits presented (see worksheets).

1:46 p.m. Hearing concluded. COURT ORDERED, Argument on the Bad Acts Motion shall be CONTINUED to May 11, 2011. The Court will also hear argument on Ms. Palms Motion for Expert at that date.

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CUSTODY

CONTINUED TO: 05/11/11 9:30 AM

PRINT DATE: 11/17/2015 Page 54 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

May 11, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

May 11, 2011

9:30 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- NOTICE OR MOTION AND MOTION IN LIMINE TO ADMIT EVIDENCE OF OTHER BAD ACTS PURSUANT TO NRS 48.045 AND EVIDENCE OF DOMESTIC VIOLENCE PURSUANT TO 48.061... . PETROCELLI HEARING . . . PALM'S MOTION TO WITHDRAW AS COUNSEL

Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Patricia Palm, Esq., present on behalf of Deft. O'Keefe, who is also present.

Ms. Palm advised there has been an irremediable breakdown in the attorney-client relationship and, therefore, she is seeking to withdraw as counsel of record; colloquy. Conference at the Bench. COURT ORDERED, Motion to Withdraw as Counsel GRANTED. Upon Court's inquiry, Deft. stated that he would like to contact his family to see if he can retain counsel. In the meantime, Court Clerk to contact Drew Christensen. COURT FURTHER ORDERED, matter set for status check.

The Bad Acts Motion and the Petrocelli Hearing will be re-scheduled after confirmation of Deft.'s new counsel. COURT ORDERED, trial dates VACATED.

CUSTODY

06/02/11 8:15 AM STATUS CHECK: CONFIRMATION OF COUNSEL

PRINT DATE: 11/17/2015 Page 55 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

June 02, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

June 02, 2011

8:15 AM

Status Check

Confirmation of

Counsel

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Liz Mercer, Dep DA, present on behalf of the State and Lance Maningo, Esq., present on behalf of Deft. O'Keefe, who is also present.

Mr. Maningo CONFIRMED as counsel of record; he advised that he has not received the file from Ms. Palm yet but has spoke to her. Colloquy regarding a trial date. The file in this matter is voluminous; therefore, Mr. Maningo would like to quickly glance through the files and speak with Deft. before setting a trial date. COURT ORDERED, matter set for status check. COURT ORDERED, trial date VACATED.

CUSTODY

07/21/11 8:15 AM STATUS CHECK: RESET TRIAL DATE

PRINT DATE: 11/17/2015 Page 56 of 118 Minutes Date: January 06, 2009

The State of Nevada vs Brian K O'Keefe

July 21, 2011

8:15 AM Status Check Status Check: File;
Reset Trial Date; and
Date for Petrocelli
Hearing

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Lance Maningo, Esq., present on behalf of Deft. O'Keefe, who is also present.

This is the time set for the status check to reset the trial; Mr. Maningo advised he is prepared to set a trial date. Court noted the trial is expected to last a week and a half. COURT ORDERED, matter set for trial; this will be a FIRM setting.

Mr. Lalli advised a date also needs to be set for argument on the State's Motion for Bad Acts; colloquy. COURT ORDERED, matter set for hearing.

CUSTODY

09/23/11 10:00 AM STATE'S MOTION FOR BAD ACTS

06/05/12 8:15 AM CALENDAR CALL

06/11/12 1:00 PM JURY TRIAL

PRINT DATE: 11/17/2015 Page 57 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES October 13, 2011

08C250630 The State of Nevada vs Brian K O'Keefe

October 13, 2011 8:15 AM Motion Pro Se Motion to Dismiss Appointed Counsel and for Faretta Hearing

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

HEARD BY: Villani, Michael

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Lance Maningo, present on behalf of Deft. O'Keefe, who is also present.

Court noted that Deft. is seeking to have Mr. Maningo removed from his case. Upon Court's inquiry, Deft. stated that he an Mr. Maningo have reached an agreement on two (2) issues that he feels are very relevant and important to his case; he would like Mr. Maningo to file a motion so the issues can be argued. Mr. Maningo's assistant has met with Deft. and advised something will be filed within the next two (2) weeks.

Mr. Maningo advised he and the Deft. have had some disagreements on how to defend the case. The parties have reached an agreement on how they are going to proceed. Deft. has agreed to WITHDRAW his motion. Therefore, COURT ORDERED, motion OFF CALENDAR.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

November 08, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

November 08, 2011

8:15 AM

Motion to Clarify

Motion to Place on

Calendar

HEARD BY: Brennan, James

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Jennifer Amelburu, Esq., present on behalf of Deft. O'Keefe, who is also present.

Court noted that the Clark County Detention Center (CCDC) forwarded \$175.00 to the Clark County Clerk. Ms. Amelburu advised there is no order on file with the Clark County Clerk for the return of fees; therefore, she has prepared one. There being no objection by the State, COURT ORDERED, Motion GRANTED; Order signed in open court.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

December 08, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

December 08, 2011 8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- DEFT.'S MOTION TO PLACE ON CALENDAR . . . DEFT.'S PRO PER MOTION TO WITHDRAW COUNSEL

Christopher Lalli, Chf Dep DA, present on behalf of the State and Lance Maningo, Esq., present on behalf of Deft. O'Keefe, who is also present.

DEFT.'S MOTION TO PLACE ON CALENDAR: This Motion was filed by Mr. Maningo for the purpose of addressing Deft.'s Motion to Withdraw Counsel and Faretta Canvass. Court acknowledged said Motion.

DEFT.'S MOTION TO WITHDRAW COUNSEL: Court advised it reviewed Deft.'s Motion. Colloquy regarding the Motion and the reasons Deft. wishes to proceed pro se. Mr. Lalli advised that Deft. does have a right to represent himself and the State would request that the Court complete a Faretta canvass. COURT ORDERED, matter set for Faretta Canvass; motion CONTINUED. COURT FURTHER ORDERED, the Bad Acts Motion is VACATED and will be re-set after the Faretta Canvass.

CUSTODY

12/16/11 8:45 AM FARETTA CANVASS

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Felony/Gross Misdemeanor

COURT MINUTES

December 16, 2011

08C250630

The State of Nevada vs Brian K O'Keefe

December 16, 2011 8:45 AM All Pending Motions

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- DEFT.'S MOTION TO WITHDRAW COUNSEL AND FARETTA CANVASS . . . FARETTA CANVASS

Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Lance Maningo, Esq., present on behalf of Deft. O'Keefe, who is also present.

Upon Court's inquiry, Deft. stated that he still wants to represent himself in this matter. Court conducted a Faretta Canvass and FINDS, Deft. competent to WAIVE his constitutional right to be represented by counsel. COURT FURTHER FINDS, that Deft. is WAIVING such right, freely, knowingly, and voluntarily. Colloquy regarding stand-by counsel and an investigator. COURT ORDERED, Deft.'s pro se Motion to Withdraw Counsel is GRANTED. Mr. Maningo shall be APPOINTED as STAND-BY COUNSEL; he advised Investigator, Craig Retke, has already been appointed and approved in this matter. Deft. indicated that he would like to keep Retke as his investigator.

Deft. requested the Court sign an Order for copies from inmate's account, which was presented to the Court for consideration; colloquy. Court directed Deft. to file the appropriate motion. Mr. Lalli

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advised the hearing on the Bad Acts motion needs to be finished. The hearing was started back on April 27, 2011, and continued to May 11, 2011. On May 11, 2011, Patricia Palm, Esq., withdrew so the Motion now needs to be rescheduled. COURT ORDERED, motion set for hearing.

CUSTODY

 $02/17/12\,8:45$ AM CONTINUED HEARING: MOTION IN LIMINE TO PRESENT EVIDENCE OF OTHER BAD ACTS

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COURT MINUTES

February 17, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

February 17, 2012

Felony/Gross Misdemeanor

8:45 AM

Hearing

Motion in Limine to **Present Evidence of** Other Bad Acts (Filed

01/06/11)

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Liz Mercer, Dep DA, and Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe, present pro se with stand-by counsel, Lance Maningo.

Court noted this is the continued hearing on State's Motion in Limine to present Evidence of Other Bad Acts. Argument by Ms. Mercer and Deft. COURT ORDERED, decision DEFERRED as the Court would like to review this matter further.

Deft. advised that he needs to have an investigator appointed; colloquy. Skye Campbell is present today to be appointed. There being no opposition by the State, COURT ORDERED, request GRANTED, Skye Campbell shall be appointed as the investigator in this case. Court directed Deft. to submit an Order.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

March 01, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

March 01, 2012

8:15 AM

Decision

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Lorna Shell

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Motion in Limine to Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 and Evidence of Domestic Violence Pursuant to NRS 48.061 came before this Court on February 17, 2012. The Court deferred the matter, In accordance with NRS 48.045, evidence of other bad acts is only admissible where three requirements are met: (1) the incident is related to the crime charged; (2) the act is proven by clear and convincing evidence; and (3) the evidence is more probative than prejudicial. Cipriano v. State, 111 Nev. 534, 894 P.2d 347 (1995).

The COURT FINDS that the State established by clear and convincing evidence the facts and circumstances of the offense occurring on or about April 2, 2004, to which Defendant received a felony conviction in C207835.

The COURT FURTHER FINDS that the admission of facts and circumstances of the other cases (03M00410X, 03M25901X, 03M26791X, C581783A, and C202793) State requested would have a prejudicial effect which would outweigh the probative value.

Therefore, COURT ORDERED Motion in Limine to Admit Evidence of Other Bad Acts Pursuant to NRS 48.045 and Evidence of Domestic Violence Pursuant to NRS 48.061 is GRANTED IN PART and DENIED IN PART.

The State is directed to submit a proposed order consistent with the foregoing within ten (10) days

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and distribute a filed copy to all parties involved pursuant to EDCR 5.90(e). Such Order should set forth a synopsis of the supporting reasons proffered to the Court in briefing.

CUSTODY

03/15/12 8:15 AM STATUS CHECK

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Chief Deputy D.A., Christopher Lalli and Deputy D.A., Liz Mercer.

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Felony/Gross Misdemeanor

COURT MINUTES

March 15, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

March 15, 2012

8:15 AM

Status Check

Order (Decision

03/01/12)

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe present pro se.

Court noted that it received the Order Granting, in Part, the State's Motion to Admit Evidence of Other Bad Acts on March 12, 2012; it was filed on March 13, 2012.

MATTER RECALLED: Only Deft. is present. Court provided Deft. with a copy of the abovementioned Order.

CUSTODY

PRINT DATE: 11/17/2015 Page 66 of 118 Minutes Date: January 06, 2009

The State of Nevada vs Brian K O'Keefe

March 29, 2012

8:15 AM Motion to Dismiss Deft.'s Motion to Dismiss Based upon Violations

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe, present pro se.

Deft. filed a Motion to Seal Records on March 22, 2012; hearing is set for April 10, 2012. Court noted there is a Receipt of Copy but it is unsigned and there is no Certificate of Mailing. Mr. Lalli advised that since the State is now aware of said Motion, he will file the appropriate response; he requested that he be given until April 5, 2012, to file a response. COURT SO ORDERED.

Further, Deft. advised he did not receive a filed stamped copy of the State's Opposition to his Motion to Dismiss Based upon Violations within the seven (7)-day time period specified in EDCR 3.20. Court noted the Motion to Dismiss was filed on March 16, 2012, and the Opposition was filed by the State on March 21, 2012. Argument by Deft. Mr. Lalli submitted the matter on his Opposition. COURT FINDS, there is no issue of double jeopardy in this particular matter and the State is not precluded from introducing bad-act evidence under NRS 48.045. The Nevada Supreme Court reversal does not preclude a retrial. Therefore, COURT ORDERED, motion DENIED.

State to prepare the Order.

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Felony/Gross Misdemeanor

COURT MINUTES

April 10, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

April 10, 2012

8:15 AM

Motion

Deft.'s Motion to Seal

Records

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe present pro se.

This is the time set for hearing on Deft.'s Motion to Seal Records. Court noted it was just handed a copy of the State's Opposition, which it has not had an opportunity to review.

Mr. Lalli advised that Deft. has also filed a Motion to Admit Evidence of Polygraph Examination it is set for hearing on April 12; he wants the examination to be admitted during the upcoming trial. Mr. Lalli advised that he cannot take a position on this issue until he is able to review the examination, which he just received. During the examination Deft. made a couple of statements which need further investigation. Mr. Lalli would like some of the supporting documentation and would also like to speak with Deft.'s former counsel, Randall Pike, Asst. SPD, regarding the examination. However, Deft. would need to WAIVE the attorney-client privilege.

Deft. makes statements regarding the Polygraph Examination; he stated there was also a video. Mr. Lalli requested a copy of same.

Court advised it needs additional time to review the State's Opposition to the Motion to Seal. Therefore, COURT ORDERED, Motion to Seal Records CONTINUED; the hearing date (April 12, 2012) on the Motion to Admit Evidence of Polygraph is VACATED and the Motion shall be set for a

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status check. Deft. shall file a supplement to his Motion to Seal by April 17, 2012; Court directed him to specifically address NRS 179.245(4). State may then supplement its Opposition. COURT FURTHER ORDERED, Deft. to provide a release to his Investigator so the video of the polygraph can be provided to Mr. Lalli.

Upon Court inquiry as to whether or not Deft. would waive the attorney-client privilege, Deft. stated he was not prepared to make a decision on that issue at this time. Court urged Deft. to consult with stand-by counsel, Lance Maningo, regarding the above-named motions before making a decision.

CUSTODY

CONTINUED TO: 04/26/12 8:15 AM

04/26/12 8:15 AM STATUS CHECK: MOTION TO ADMIT EVIDENCE OF POLYGRAPH

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Felony/Gross Misdemeanor COURT MINUTES April 17, 2012

08C250630 The State of Nevada vs Brian K O'Keefe

April 17, 2012 8:15 AM Motion Deft.'s Motion for Complete Rough Draft Transcript

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe present pro se.

This is the time set for hearing on Deft.'s Motion for Complete Rough Transcript. Court noted Deft. is requesting a transcript of the March 29, 2012, hearing. Mr. Lalli advised the State does not oppose said Motion. COURT ORDERED, moton GRANTED; Deft. to prepare an Order.

Court noted it was provided an Order from the Nineth Circuit Court of Appeals; the signature page is missing. Deft. stated that on the last page of the Order, which the Court does not have, the Attorney General's office has been contacted, a briefing schedule has been set, and if he so choses, a Federal attorney will be appointed for him. Colloquy regarding same. Mr. Lalli advised that he does not believe the Order pertains to the instant case. Deft. has another case with a Feberal Writ of Habeas Corpus on an underlying conviction.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

April 26, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

April 26, 2012

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- DEFT.'S MOTION TO SEAL RECORDS . . . DEFT.'S MOTION TO ADMIT EVIDENCE OF POLYGRAPH EXAMINATION

Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe, present pro se.

MOTION TO SEAL RECORDS: Deft. advised that he is seeking to seal his dismissed and acquitted cases; argument. Mr. Lalli advised that he wanted to correct some things in Deft.'s motion; Deft. represented that C202793 was dismissed but he was found guilty, in 03M00410X Deft. represented that it was dismissed but he pled guilty to one of the Counts, and in 03M26791X the case was dismissed pursuant to negations. Argument by Mr. Lalli; based on the Cavaricci case, Mr. Lalli believes it would be an abuse of discretion for the District Court to seal the records of an individual who has an active current criminal record. COURT ORDERED, motion DENIED. State to prepare the Order.

Court noted that an Order from the Ninth Circuit Court of Appeals, dated April 13, 2012, was provided to it last date. Colloquy regarding said Order and whether or not Deft. believes said Order STAYS the instant case. Mr. Lalli advised the Order is from a Pre-Trial Habeas Petition in Federal Court, which challenges the instant case and may be considered a collateral attack. Therefore, the instant case would not be STAYED.

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MOTION TO ADMIT EVIDENCE OF POLYGRAPH EXAMINATION: Court noted that Polygraph Examinations are typically not admitted into evidence because there is a dispute as to the reliability of said examinations and, therefore, this Court does not think the admission of such an examination would not be appropriate. Further, the Court believes that entering said examination results would adversely affect Deft.'s constitutional rights for a fair trial in this case. COURT ORDERED, motion DENIED.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

May 29, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

May 29, 2012

8:15 AM

Request

Status Check: Trial

Readiness

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Deft. O'Keefe, present pro se.

Mr. Lalli advised he had this matter placed on calendar because the trial is less than two (2) weeks away and he would like to obtain some assurance from Deft. that he will be ready for trial. The State is ready to go. Mr. Lalli has another case that is also set for the same day, but his preference is to go ahead with this one.

Upon Court's inquiry as to whether Deft. was ready to proceed to trial, Deft. stated some important mail from the Ninth Circuit has been lost; colloquy. Court advised barring any unforeseen circumstances, this case will proceed to trial as scheduled.

CUSTODY

Felony/Gross Misdemeanor

COURT MINUTES

June 05, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

June 05, 2012

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- CALENDAR CALL . . . DEFT.'S MOTION TO CONTINUE TRIAL

Christopher Lalli, Chf Def. DA, present on behalf of the State and Deft. O'Keefe present pro se.

Also present: Lance Maningo, Esq., Deft.'s stand-by counsel and Ryan Norwood, Asst Fed PD.

Upon Court's inquiry as to whether or not the parties were ready for trial, Mr. Lalli advised the State is ready. However, Deft. stated that he is claiming a Federal violation of his Constitutional Rights and has an open case in the Ninth Circuit Court of Appeals and would like the instant case STAYED until the conclusion of his Federal case. Further, Deft. is not totally prepared for trial at this time because he devoted much of his time to his Federal case; therefore, Deft. orally moved for a continuance of the trial. Colloquy regarding same. Statement by Mr. Maningo; he advised he has nothing to add only that Mr. Norwood is present today to inform the Court about what is going on in Deft.'s Federal case.

Mr. Lalli advised that he had this matter placed on calendar last week to inform Deft. and the Court that he had two trials set for the same day and that if Deft. was ready to proceed to trial in the instant case, Mr. Lalli would have his other trial continued. Deft. stated that he was ready and the Court advised that absent a STAY from the Ninth Circuit, this matter would be proceeding to trial. The State has been meeting with witnesses and subpoenas have been served. Therefore, the State is opposed to a continuance at this time for the reasons stated on the record. Statements by Mr.

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Norwood and colloquy about the case before the Ninth Circuit.

COURT ORDERED, Deft.'s oral motion to continue the trial is DENIED. If the Ninth Circuit issues a stay on or before Friday, June 8, 2012, this case will be stayed. If not, the matter will proceed to trial on Monday, June 11, 2012, at 9:30 a.m.

With regard to the Motion to Continue Trial filed by Mr. Maningo, which was set for June 19, 2012, the Court advised it reviewed said Motion. There being no good cause to continue the trial, COURT ORDERED, Motion ADVANCED and DENIED.

CUSTODY

PRINT DATE: 11/17/2015 Page 75 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

June 11, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

June 11, 2012

9:30 AM

Jury Trial

HEARD BY: Bonaventure, Joseph T.

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Deft. O'Keefe present pro se with stand-by counsel, Lance Maningo.

10:00 a.m. Trial commenced. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Argument by Mr. Lalli regarding Judge Villani's ruling on the State's Bad Acts Motion. Deft. requested the Court take Judicial Notice of certain documents, which were marked for identification as Court's Exhibit No. 2 and ADMITTED. Argument by Deft. with regard to the Bad Acts; he orally moved the Court for a dismissal for the reasons stated on the record. COURT ORDERED, Motion DENIED. Deft. then requested that all objections be Federalized; colloquy. COURT FURTHER ORDERED, request DENIED.

10:27 a.m. the PROSPECTIVE JURORS PRESENT: Court and Deft. begin Voir Dire examination of the prospective Jurors.

Court received a note from Prospective Juror 079, he is ill. COURT ORDERED, this Prospective Juror is RELEASED; the note was marked for identification as Court's Exhibit No. 1 and ADMITTED.

5:14 a.m. Court ADJOURNED; COURT ORDERED, Jury Trial CONTINUED.

CUSTODY

PRINT DATE: 11/17/2015 Page 76 of 118 Minutes Date: January 06, 2009

CONTINUED TO: 06/12/12 9:30 AM

PRINT DATE: 11/17/2015 Page 77 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

June 12, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

June 12, 2012

9:30 AM

Jury Trial

HEARD BY:

Bonaventure, Joseph T.

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Deft. O'Keefe present pro se with stand-by counsel, Lance Maningo.

10:02 a.m. Jury Trial resumed. PROSPECTIVE JURORS PRESENT: Court and Deft. continued Voir Dire examination of the Prospective Jurors.

Jury and two (2) alternates selected and sworn. Clerk read the Second Amended Information to the Jury and stated the Deft.'s plea thereto.

OUTSIDE THE PRESENCE OF THE JURY: Deft. stated for the record that he believes that proceeding to trial at this time constitutes a true double jeopardy violation and is also in violation of the laws and treaties of the United States of America on double jeopardy, due process, and collateral estoppel is implied. Court noted for the record Deft.'s continuing objection with regard to the above.

Deft. further objected to the battery domestic violence evidence and testimony. Court again noted for the record Deft.'s continuing objection with regard to this issue as well.

JURY PRESENT: Opening Statements by Mr. Lalli and Deft. Exclusionary Rule INVOKED. Testimony and exhibits presented (see worksheets).

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OUTSIDE THE PRESENCE OF THE JURY: Court canvassed Deft. with regard to his right not to testify.

5:00 a.m. Court ADJOURNED; COURT ORDERED, Jury Trial CONTINUED.

CUSTODY

CONTINUED TO: 06/13/12 9:30 AM

PRINT DATE: 11/17/2015 Page 79 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

June 13, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

June 13, 2012

9:30 AM

Jury Trial

HEARD BY: Bonaventure, Joseph T.

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Deft. O'Keefe present pro se with stand-by counsel, Lance Maningo.

9:50 a.m. Jury Trial resumed. Testimony and exhibits presented (see worksheets).

4:03 p.m. Court ADJOURNED; COURT ORDERED, Jury Trial CONTINUED.

CUSTODY

CONTINUED TO: 06/14/12 9:30 AM

Felony/Gross Misdemeanor

COURT MINUTES

June 14, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

June 14, 2012

9:30 AM

Jury Trial

HEARD BY:

Bonaventure, Joseph T.

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Deft. O'Keefe present pro se with stand-by counsel, Lance Maningo.

10:04 a.m. Jury Trial resumed. OUTSIDE THE PRESENCE OF THE JURY: The State is requesting that a Stipulation pertaining to the excerpts from the medical records of the victim, that was read to the Jury at the previous trial and remarked for identification as Court's Exhibit No. 9, be read to this Jury. Deft. has his own version of the Stipulation that he would like read to the Jury and also requested that it be marked as a Defense Exhibit so the Jury can take it back to the Jury room with them; it is marked for identification as Court's Exhibit No. 6. The parties cannot agree on which one should be read; Mr. Lalli objects to it being admitted as a Defense Exhibit. Arguments by Mr. Lalli and Deft. COURT ORDERED decision DEFERRED.

Deft. would like to play a 911 call, he presented the disc to the Court and it was marked for identification as Court's Exhibit No 7. Mr. Lalli advised he has a 911 call from a witness they could not locate, State's Exhibit No. 129. will not be played because he cannot lay the proper foundation. It was played at the first trial so he will play it if there is a Stipulation; however, with regard to Court's Exhibit No. 7, the person who made the call was not called as a witness so it is hearsay and, therefore, cannot be played. Arguments by Mr. Lalli and Deft. COURT ORDERED, neither of the abovementioned 911 calls will be played for the Jury as there is no foundation.

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10:21 a.m. the JURY is PRESENT. Testimony and exhibits presented (see worksheets).

OUTSIDE THE PRESENCE OF THE JURY: The Court received a note from Juror No. 12. The note was marked for identification as Court's Exhibit No. 8. Juror No. 12 was questioned outside the presence of the Jury. COURT ORDERED, this Juror shall remain.

Further discussion about the Stipulation; Court advised he could either read it to the Jury or it can be admitted as a Defense Exhibit but it cannot do both. Deft. agreed to have it read to the Jury at the appropriate time.

JURY PRESENT: Testimony and exhibits presented (see worksheets). Stipulation read to the Jury.

2:30 p.m. Jury dismissed for the day. OUTSIDE THE PRESENCE OF THE JURY: Deft. orally moved for a directed verdict. Arguments by Mr. Lalli and Deft. COURT ORDERED, motion DENIED. Jury Instructions and Verdict form settled on the record.

3:36 p.m. Court ADJOURNED; COURT ORDERED, Jury Trial CONTINUED.

CUSTODY

CONTINUED TO: 06/15/12 9:00 AM

PRINT DATE: 11/17/2015 Page 82 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

June 15, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

June 15, 2012

9:00 AM

Jury Trial

HEARD BY:

Bonaventure, Joseph T.

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, and Liz Mercer, Dep DA, present on behalf of the State; Deft. O'Keefe present pro se with stand-by counsel, Lance Maningo.

9:15 a.m. Jury Trial resumed. JURY PRESENT: Court instructed the Jury. Closing arguments by Ms. Mercer and Deft.; rebuttal by Mr. Lalli.

At the hour of 11:09 a.m., the Jury retired to deliberate. Court thanked and excused the alternates.

At the hour of 1:58 p.m., the Jury RETURNED. Ms. Mercer, Deft, and Mr. Maningo are present. The verdict is as follows: GUILTY of MURDER of the SECOND DEGREE with USE OF A DEADLY WEAPON (F). Court thanked and excused the Jury. COURT ORDERED, matter set for sentencing.

2:05 p.m. Court ADJOURNED.

CUSTODY

08/16/12 8:15 AM SENTENCING

PRINT DATE: 11/17/2015 Page 83 of 118 January 06, 2009 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

August 16, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

August 16, 2012

8:15 AM

Sentencing

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State; Deft. O'Keefe, present pro se and Lance Maningo, Esq., present as stand-by counsel.

Upon Court's inquiry, Deft. stated he just received a copy of the Presentence Investigation (PSI) report this morning and has not had a opportunity to review it; further, he has some questions about the PSI and would like to talk with Mr. Maningo. Therefore, he requested that the matter be continued. Mr. Lalli has no objection to the continuance. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 08/28/12 8:15 AM

PRINT DATE: 11/17/2015 Page 84 of 118 January 06, 2009 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

August 28, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

August 28, 2012

8:15 AM

Sentencing

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Chf Dep DA, present on behalf of the State and Deft. O'Keefe present pro se with stand-by counsel, Lance Maningo.

Pursuant to the Jury's verdict, DEFT. ADJUDGED GUILTY OF MURDER OF THE SECOND DECREE WITH USE OF A DEADLY WEAPON (F). Mr. Lalli provided some pictures to the Court of the victim; the pictures were marked for identification as State's Exhibit 1 and ADMITTED. Arguments by Mr. Lalli and Deft. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, WAIVED if already paid, and the \$150.00 DNA Analysis fee including testing to determine genetic markers, WAIVED if already paid, Deft. SENTENCED to a MAXIMUM of THREE (300) MONTHS and a MINIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Corrections (NDC), plus a CONSECUTIVE term of a MAXIMUM of TWENTY (20) YEARS and a MINIMUM of EIGHT (8) YEARS for use of a deadly weapon, with ONE THOUSAND THREE HUNDRED NINETY-FOUR (1,394) DAYS credit for time served.

Colloquy regarding a possible appeal and the appointing of Mr. Maningo as appellate counsel. Mr. Maningo advised he would like to speak to Deft. regarding the basis for his appeal before he accepts the appointment. COURT ORDERED, matter set for status check; BOND, if any, EXONERATED.

NDC (CUSTODY)

PRINT DATE: 11/17/2015 Page 85 of 118 Minutes Date: January 06, 2009

 $09/06/12~8:15~\mathrm{STATUS}$ CHECK: APPOINTMENT OF APPELLATE COUNSEL

PRINT DATE: 11/17/2015 Page 86 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

September 06, 2012

08C250630

The State of Nevada vs Brian K O'Keefe

September 06, 2012

8:15 AM

Status Check

Appointment of **Appellate Counsel**

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Colleen Brown, Dep DA, present on behalf of the State and Lance Maningo, Esq., present on behalf of Deft. O'Keefe, who is not present.

Mr. Maningo advised that Deft.'s presence was WAIVED for today last court date; he has received the transcripts for this matter and can CONFIRM as Appellate Counsel. COURT ORDERED, Mr. Maningo is APPOINTED as Appellate Counsel for Deft.

NDC

PRINT DATE: 11/17/2015 Page 87 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

January 07, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

January 07, 2014

8:15 AM

All Pending Motions

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- DEFT.'S PETITION FOR WRIT OF MANDAMUS OR, IN THE ALTERNATIVE, WRIT OF CORAM NOBIS . . . DEFT.'S MOTION TO WAIVE FILING FEES FOR PETITION FOR WRIT OF MANDAMUS . . . DEFT.'S MOTION TO APPOINT COUNSEL

Gwynneth Smith, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and not present.

Court noted the Deft. filed the above-named pleadings, pro se. The allegations complained of in Deft.'s Petition relate to C202793; therefore, the Petition and the Motions were filed under the wrong case number and Deft. will need to re-file said pleadings in Department XXIII so they may be heard before the appropriate Judge. COURT ORDERED, Petition and Motions DENIED, without prejudice.

NDC

CLERK'S NOTE: A copy of this minute order was mailed to Brian O'Keefe #90244, High Desert State Prison, P.O. Box 650, Indian Springs, Nevada 89070-0650.

PRINT DATE: 11/17/2015 Page 88 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES February 04, 2014

08C250630 The State of Nevada vs Brian K O'Keefe

February 04, 2014 8:15 AM Motion Ex-Parte Motion for Production of Documents, (Specific) Papers, Pleadings, and Tangible Property of Deft.

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Gwynneth Smith, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and not present.

This is the time set for hearing on the Deft.'s Ex-Parte Motion for Production of Documents, (Specific) Papers, Pleading, and Tangible Property, which he filed pro se.

Within Deft.'s pleading he is requesting various documents; COURT ORDERED, Motion GRANTED as it pertains to Deft.'s general request for the documents in counsel's file. However, Deft.'s list of specific requests is DENIED, without prejudice, as he has not set forth the precise reason as to why he needs said documents.

NDC

CLERK'S NOTE: A copy of this minute order e-mailed to Lance Maningo, Esq. and mailed to Brian

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O'Keefe #90244, High Desert State Prison, P.O. Box 650, Indian Springs, Nevada 89018.	

PRINT DATE: 11/17/2015 Page 90 of 118 Minutes Date: January 06, 2009

COURT MINUTES Felony/Gross Misdemeanor February 11, 2014 The State of Nevada vs Brian K O'Keefe 08C250630 Motion Deft.'s Ex-Parte February 11, 2014 8:15 AM Motion for Reimbursement of **Incidental Costs Declaring Defendant Indigent** and **Granting Forma Pauperis**

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Emily Montgomery, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and is not present.

This is the time set for hearing on Deft.'s E-Parte Motion for Reimbursement of Incidental Costs Declaring Deft. Indigent and Granting Forma Pauperis, which he filed pro se. COURT ORDERED, Motion DENIED.

Court noted that the Court minutes do not reflect any promise by this Court, or anyone else, to reimburse the Deft. for his costs; NRS 12.015(2)(a) does not allow for reimbursement of copy expenses but only court fees.

State to prepare the Order; COURT FURTHER ORDERED, matter set for status check. If the Order is submitted prior to the status check date, it will be VACATED.

PRINT DATE: 11/17/2015 Page 91 of 118 Minutes Date: January 06, 2009

NDC

03/06/14 8:15 AM STATUS CHECK: ORDER (02/11/14)

CLERK'S NOTE: A copy of this minute order was mailed to Brian O'Keefe #90244, High Desert State Prison, P.O. Box 650, Indian Springs, Nevada 89018.

PRINT DATE: 11/17/2015 Page 92 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

February 27, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

February 27, 2014

8:15 AM

Motion

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carole D'Aloia

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

Beverly, Leah C **Attorney** State of Nevada Plaintiff

JOURNAL ENTRIES

- Court noted the absence of the Defendant as he is currently in the Nevada Department of Corrections (NDC). Court advised it is not hearing oral argument on this motion, noting it reviewed all pleadings. COURT ORDERED, procedural history as set forth by the State ADOPTED. Court finds Defendant is not entitled to a modification of sentence as the sentence imposed was not an illegal sentence and, ORDERED, motion DENIED; State to prepare and submit Order, and matter set for STATUS CHECK.

NDC

3/20/14 8:15 AM STATUS CHECK: ORDER OF 2/27/14

PRINT DATE: 11/17/2015 Page 93 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

March 06, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

March 06, 2014

8:15 AM

Status Check

Order (02/11/14)

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Tyler Smith, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and not present.

This is the time set for the Status Check on the Order from the February 11, 2014, hearing. Court noted the Order was filed on February 28, 2014, and ORDERED, matter OFF CALENDAR.

NDC

PRINT DATE: 11/17/2015 Page 94 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES March 18, 2014

08C250630 The State of Nevada vs Brian K O'Keefe

March 18, 2014 8:15 AM Motion Deft.'s Motion for Judicial Notice - The State's Failure to File and Serve Response in Opposition

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Charles Thoman, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and not present.

This is the time set for hearing on Deft.'s Motion for Judicial Notice - the State's Failure to File and Serve Response in Opposition. The Court noted that the Deft. is incorrect, the State did file an opposition to his previous motion. The Opposition was filed on February 24, 2014, and the hearing was held on February 27, 2014. Therefore, COURT ORDERED, Deft.'s Motion is DENIED as MOOT.

State to prepare the Order; COURT FURTHER ORDERED, matter set for Status Check. If the Order is submitted prior to the status check date, it will be VACATED.

NDC

04/03/14 8:15 AM STATUS CHECK: ORDER (03/18/14)

CLERK'S NOTE: A copy of this minute order was mailed to Brian O'Keefe #90244, High Desert State

PRINT DATE: 11/17/2015 Page 95 of 118 Minutes Date: January 06, 2009

Prison, P.O. Box 650, Indian Springs, Nevada 89018.

PRINT DATE: 11/17/2015 Page 96 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

March 20, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

March 20, 2014

8:15 AM

Status Check

Order (02/27/14)

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Charles Thoman, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and is not present.

This is the time set for the Status Check regarding the Order from the February 27, 2014, hearing. Court noted that the Order was filed on March 11, 2014, and, therefore, ORDERED, matter OFF CALENDAR.

NDC

PRINT DATE: Page 97 of 118 11/17/2015 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

April 03, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

April 03, 2014

8:15 AM

Status Check

Order (03/18/14)

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Giancarlo Pesci, Chf Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and is not present.

This is the time set for the Status Check on the Order from March 18, 2014. Court noted the Order was filed on March 26, 2014, and, therefore, ORDERED, matter OFF CALENDAR.

NDC

PRINT DATE: Page 98 of 118 11/17/2015 Minutes Date: January 06, 2009

COURT MINUTES Felony/Gross Misdemeanor August 14, 2014 The State of Nevada vs Brian K O'Keefe 08C250630 **Motion for Relief Deft.'s Motion for** August 14, 2014 8:15 AM **Relief from Judgment** Based on Lack of **Jurisdiction for U.S. Court of Appeals had** not Issued Any Remand, Mandate, or Remittitur

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Charles Thoman, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and is not present.

This is the time set for hearing on Deft.'s Motion for Relief from Judgment based on Lack of Jurisdiction for U.S. Court of Appeals had not Issued any Remand, Mandate, or Remittitur, which he filed pro se.

Court will hear no oral argument, it will base its decision on the pleadings submitted by the parties. The Deft. is alleging that his case was on appeal with the Federal Court when this Court went forward with his trial in District Court. Deft. had filed a Motion to Stay the State Court proceedings; however, said Motion was DENIED on May 9, 2012. The Deft. renewed said Motion and the Motion was again DENIED by the Federal Court on June 5, 2012. Since there was no STAY in place in the instant case, this Court proceeded with trial on June 11, 2012. Therefore, COURT ORDERED, Motion

PRINT DATE: 11/17/2015 Page 99 of 118 Minutes Date: January 06, 2009

DENIED.

State to prepare the Order; COURT FURTHER ORDERED, matter set for status check. If the Order is filed prior to the next court date, the status check will be VACATED.

NDC

09/04/14 8:15 AM STATUS CHECK: Order (09/04/14)

CLERK'S NOTE: A copy of this minute order was mailed to Brian O'Keefe #90244, Lovelock Correctional Center, 1200 Prison Road, Lovelock, Nevada 89419.

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Felony/Gross Misdemeanor

COURT MINUTES

September 04, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

September 04, 2014

8:15 AM

Status Check

Order (08/14/14)

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Hamner, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and is not present.

This is the time set for Status Check on the Order from the August 14, 2014, hearing. Court noted that the Order has been submitted for this Court's signature and ORDERED, matter OFF CALENDAR.

NDC

PRINT DATE: 11/17/2015 Page 101 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor **COURT MINUTES September 18, 2014** The State of Nevada vs Brian K O'Keefe 08C250630 Motion **Ex Parte Motion to September 18, 2014** 8:15 AM Chief Judge to Reassign Case to **Jurist of Reason Based on Pending** Suit 3:14- CV-00385-**RCJ-WGC Against Judge Michael** Villani for Proceeding in Clear " Want of Jurisdiction" **Thereby Losing** Immunity, Absolutely **HEARD BY:** Villani, Michael COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- - Christopher Hamner, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and not present.

This is the time set for hearing on Deft.'s Ex Parte Motion to Chief Judge to Reassign Case to Jurist of Reason Based on Pending Suit 3:14- EV-00385-RCJ-WGC Against Judge Michael Villani for Proceeding in Clear "Want of Jurisdiction" Thereby Losing Immunity, Absolutely. Court noted the Deft. alleged that he has filed a new lawsuit against this Judge as well as some other people in the courthouse. Therefore, COURT ORDERED, matter REFERRED to Judge Togliatti for review. Court PRINT DATE: 11/17/2015 Page 102 of 118 Minutes Date: January 06, 2009

noted Deft. has another motion set for hearing on this Court's calendar for September 23, 2014; that motion will also be set on Judge Togliatti's calendar the same day as the instant motion.

NDC

10/03/14 9:00 EX-PARTE MOTION TO CHIEF JUDGE TO REASSIGN CASE/MOTION FOR LEAVE OF COURT TO FILE MOTION FOR REHEARING

CLERK S NOTE: A copy of this minute order was mailed to Brian O'Keefe, #90244, Lovelock Correctional Center, 1200 Prison Road, Lovelock, Nevada 894193.

PRINT DATE: 11/17/2015 Page 103 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

September 23, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

September 23, 2014 8:15 AM Minute Order

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

COURT CLERK: Carol Donahoo

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Defendant's Motion to Chief Judge to Reassign Case to Jurist of Reason Based on Pending Suit and Defendant's Motion For Leave of Court to File Motion For Rehearing came before this Court on the September 18, 2014, Oral Calendar. This Court referred the Motions to Judge Jennifer Togliatti, Chief Judge, for determination. Now, Defendant has filed a Petition for Writ of Habeas Corpus. Pursuant to NRS 1.235(5), this Department cannot proceed on the Defendant's Petition until Judge Togliatti has ruled on Defendant's Motion to Reassign. Therefore, COURT ORDERED, Defendant's Petition for Writ of Habeas Corpus and any other motions set in Department XVII shall be STAYED until Judge Togliatti makes a determination on Defendant's Motion to Reassign the case. A status check will be set on October 16, 2014.

10/16/14 8:15 AM STATUS CHECK: STAY

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder of the District Attorney and mailed to Brian O'Keefe, #90244, Lovelock Correctional Center, 1200 Prison Road, Lovelock, Nevada 894193.

PRINT DATE: 11/17/2015 Page 104 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

October 03, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

October 03, 2014

9:00 AM

Motion

HEARD BY: Togliatti, Jennifer

COURTROOM: RJC Courtroom 03E

COURT CLERK: Athena Trujillo

RECORDER:

Yvette G. Sison

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Matter taken OFF CALENDAR before Court.

PRINT DATE: 11/17/2015 Page 105 of 118 January 06, 2009 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

October 16, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

October 16, 2014

8:15 AM

Status Check

Stay

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Sandra Pruchnic

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Nicole Cannizzaro, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and is not present.

This is the set for the Status Check on the Stay. Court noted that the Deft. previously filed a Motion requesting that this Court be recused from his case. Chief Judge Togliatti reviewed this matter and DENIED the Deft.'s request. Therefore, this case will remain in Department XVII. COURT ORDERED, all Deft.'s pending motions shall be set for hearing on November 6, 2014.

NDC

11/06/14 8:15 AM ALL PENDING MOTIONS

CLERK'S NOTE: A copy of this minute order was mailed to Brian O'Keefe, #90244, Lovelock Correctional Center, 1200 Prison Road, Lovelock, Nevada 894193.

Felony/Gross Misdemeanor

COURT MINUTES

November 06, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

November 06, 2014 8:15 AM All Pending Motions

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- AMENDED PETITION FOR WRIT OF HABEAS CORPUS . . . STATE'S RESPONSE AND MOTION TO DISMISS DEFT.'S PETITION FOR WRIT OF HABEAS CORPUS

Hilary Heap, Dep DA, present on behalf of the State; Deft. O'Keefe is incarcerated in the Nevada Department of Corrections (NDC) and not present.

Court noted that Deft. has filed various motions but this is the Deft.'s first habeas petition. It is this Court's policy to appoint counsel on all first petitions. Therefore, COURT ORDERED, counsel shall be appointed for the Deft. This Court's staff will contact the Office of Appointed Counsel. COURT FURTHER ORDERED, matter set for status check.

NDC

11/20/14 8:15 AM STATUS CHECK: CONFIRMATION OF COUNSEL

CLERK'S NOTE: Court Clerk telephonically contacted Drew Christensen regarding the above.

PRINT DATE: 11/17/2015 Page 107 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

November 20, 2014

08C250630

The State of Nevada vs Brian K O'Keefe

November 20, 2014

8:15 AM

Status Check

Confirmation of

Counsel

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Hilary Heap, Dep DA, present on behalf of the State and Matthew Carling, Esq., present on behalf of Deft. O'Keefe, who is not present; he is incarcerated in the Nevada Department of Corrections (NDC).

This is the time set for the Status Check on Confirmation of Counsel. Mr. Carling advised that he could CONFIRM as counsel of record and requested thirty (30) days to obtain the file and review it. COURT ORDERED, matter set for status check.

NDC

01/08/15 8:15 AM STATUS CHECK: FILE/SET BRIEFING SCHEDULE

PRINT DATE: 11/17/2015 Page 108 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

January 08, 2015

08C250630

The State of Nevada vs Brian K O'Keefe

January 08, 2015

8:15 AM

Status Check

File/Set Briefing

Schedule

HEARD BY: Villani, Michael

COURTROOM: RJC Courtroom 11A

COURT CLERK: Carol Donahoo

RECORDER:

Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Caroline Bateman, Dep DA, present on behalf of the State and Alissa Engler, Esq., appearing on behalf of Matthew Carling, Esq., for Deft. O'Keefe, who is not present. Deft. is incarcerated in the Nevada Department of Corrections (NDC).

This is the time set for the Status Check on the file; a briefing schedule needs to be set.

Ms. Engler advised that Mr. Carling has received the file and is requesting ninety (90) days to file his supplemental petition. The Court set the following briefing schedule:

04/07/15 - Supplemental Petition

06/08/15 - State's Response

COURT ORDERED, matter set for hearing.

NDC

07/10/15 9:30 AM HEARING: PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)

PRINT DATE: 11/17/2015 Page 109 of 118 January 06, 2009 Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	June 30, 2015
08C250630 The State of Nevada vs Brian K O'Keefe			
June 30, 2015	8:30 AM	Motion to Withdraw as Counsel	Deft.'s Motion to Withdraw Counsel for Conflict and Failure to Present Claims

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Erika Wiborg, Dep DA, present on behalf of the State; neither Deft. O'Keefe nor his counsel, Matthew Carling, are present. Deft. is incarcerated in the Nevada Department of Corrections (NDC).

This is the time set for hearing on Deft.'s Motion to Withdraw Counsel for Conflict, which the Deft. filed pro se. The Court did not receive an unequivocal statement from the Deft. as to whether or not he wishes to represent himself in this matter. The Court, however, is not going to appoint another attorney just because the Deft. does not like Mr. Carling. Although Mr. Carling could not be present today, he filed an Affidavit on July 29, 2015, stating his position on Deft.'s Motion. In said Affidavit, Mr. Carling advised that he been working on this case and can work with the Deft. Therefore, COURT ORDERED, Deft.'s Motion is DENIED, without prejudice.

State to prepare the Order; COURT FURTHER ORDERED, matter set for status check. If the Order is submitted prior to status check date, it will be VACATED.

NDC

PRINT DATE: 11/17/2015 Page 110 of 118 Minutes Date: January 06, 2009

07/30/15 8:30 AM STATUS CHECK: ORDER (06/30/15)

PRINT DATE: 11/17/2015 Page 111 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor

COURT MINUTES

July 10, 2015

08C250630

The State of Nevada vs Brian K O'Keefe

July 10, 2015

9:30 AM

All Pending Motions

HEARD BY: Hardcastle, Kathy

COURTROOM: RJC Courtroom 11A

COURT CLERK: Andrea Natali

RECORDER:

Sandra Pruchnic

REPORTER:

PARTIES

PRESENT: Carling, Matthew D. **Attorney** Plaintiff

State of Nevada Villani, Jacob I.

Attorney

JOURNAL ENTRIES

- DEFENDANT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION) DEFENDANT'S PRO PER MOTION FOR LEAVE TO FILE SUPPLEMENTAL PETITION ADDRESSING ALL CLAIMS IN THE FIRST INSTANCE REQURIED BY STATUTE FOR JUDICIAL **ECONOMY WITH AFFIDAVIT**

Deft. not present. COURT ORDERED, motion for leave to file supplemental petition DENIED as a fugitive document; NOTED Deft. was represented by counsel. Mr. Carling noted in his pleading he didn't address the State's response regarding the time bar; additionally, as to Mr. Maningo, who was prior trial counsel, the State may need time to respond thereto. Mr. Carling provided a timeline for the Court's review. Colloquy regarding the date the remittitur was referenced as being filed and the date the petition was filed. Mr. Villani requested 30 days to respond. Mr. Carling requested 2 weeks to reply. COURT ORDERED, matter CONTINUED; State's supplement due 8/10/15 and Defense reply due 8/24/15.

NDC

CONTINUED TO: 9/4/15 9:30 AM

PRINT DATE: 11/17/2015 Page 112 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES July 16, 2015

08C250630 The State of Nevada vs Brian K O'Keefe

July 16, 2015 8:30 AM Motion Deft.'s Ex-Parte Motion to Extend Prison Copywork Limit

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Nicole Cannizzaro, Dep DA, present on behalf of the State; neither Deft. O'Keefe or his counsel, Matthew Carling, are present.

This is the time set for hearing on Deft.'s Ex-Parte Motion to Extend Prison Copywork Limit, which he filed pro se. Court noted that Mr. Carling is not able to be present today and has requested this matter be continued. COURT SO ORDERED.

NDC

CONTINUED TO: 07/30/15 8:30 AM

PRINT DATE: 11/17/2015 Page 113 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES July 30, 2015

08C250630 The State of Nevada vs Brian K O'Keefe

July 30, 2015 8:30 AM Motion Deft.'s Motion to Extend Prison Copywork Limit

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Nicole Cannizzaro, Dep DA, present on behalf of the State and Alissa Engler, Esq., appearing on behalf of Matthew Carling, Esq., for Deft. O'Keefe, who is not present; he is incarcerated in the Nevada Department of Corrections (NDC).

This is the time set for hearing on Deft.'s Motion to Extend Prison Copywork Limit. Court noted that the Deft. is represented by Mr. Carling; Ms. Engler advised that Mr. Carling has no representations to make; he did not receive a copy of Deft.'s ex-parte motion.

Court represented that since the Deft. is dealing with the prison system, there are rules and regulations he must follow. This is an issue for the Attorney General's office; therefore, his motion should have been sent to them. Additionally, Deft. has counsel. Therefore, COURT ORDERED, Motion DENIED, without prejudice. If Mr. Carling believes the Motion has merit, he can refile it with the Court.

State to prepare the Order; COURT FURTHER ORDERED, matter set for status check. If the Order is filed prior to the status check date, it will be VACATED.

NDC

PRINT DATE: 11/17/2015 Page 114 of 118 Minutes Date: January 06, 2009

08/27/15 8:30 AM STATUS CHECK: ORDER (07/30/15)

PRINT DATE: 11/17/2015 Page 115 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor COURT MINUTES September 04, 2015

08C250630 The State of Nevada vs Brian K O'Keefe

September 04, 2015 9:30 AM Hearing Deft.'s Petition for Writ of Habeas Corpus (Post-Conviction)

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

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Christopher Lalli, Asst DA, present on behalf of the State and Matthew Carling, Esq., present on behalf of Deft. O'Keefe, who is not present. Deft. is incarcerated in the Nevada Department of Corrections (NDC).

This is the time set for hearing on Deft.'s Petition for Writ of Habeas Corpus (Post-Conviction). Court noted there is a disagreement as to when the Remittitur issued; the Defense claims it was issued on June 24, 2014, and the State claims it was issued on July 23, 2013. The Court pulled the Remittitur and it is dated July 23, 2013, and was issued on July 26, 2013; Supreme Court No. 61631.

Mr. Carling advised that the Deft. moved to STAY the Remittitur in this case. With regard to the appeal, Deft. had Appellate counsel and he was trying to fire him but could not so he tried to do things on his own while he still had counsel of record but his requests were denied by the Supreme Court. Therefore, if the Court finds that Deft.'s Petition was not timely filed, Mr. Carling believes there is good cause. Additionally, Mr. Carling represented that the State's Response was just on the time-bar issue, it did not address any of the merits so Mr. Carling filed a Reply specifically addressing that. This matter has been well briefed, so Mr. Carling will submit the matter.

PRINT DATE: 11/17/2015 Page 116 of 118 Minutes Date: January 06, 2009

The Court adopts the procedural history set forth by the State. The Notice of Remittitur was issued in July 2013 and Deft.'s Petition was filed in September 2014; therefore, COURT FINDS, the Deft. is time bared, pursuant to NRS 34.726, and good cause has not been shown. COURT ORDERED, Deft.'s Petition for Writ of Habeas Corpus is DENIED. Additionally, Deft.'s request for an Evidentiary Hearing is also DENIED because there is a jurisdictional bar on this particular matter.

Mr. Lalli to prepare the appropriate Order approved as to form and content by Mr. Carling.

NDC

PRINT DATE: 11/17/2015 Page 117 of 118 Minutes Date: January 06, 2009

Felony/Gross Misdemeanor		COURT MINUTES	October 20, 2015			
08C250630	The State of 1	Nevada vs Brian K O'Keefe				
October 20, 2015	8:30 AM	Motion to Withdraw as Counsel	Matthew D. Carling's Motion to Withdraw as Attorney of Record for Deft.			
HEARD BY: Bixle	r, James	COURTROOM:	RJC Courtroom 11A			

COURT CLERK: Carol Donahoo

RECORDER: Michelle Ramsey

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Michelle Sudano, Dep DA, present on behalf of the State and Matthew Carling, Esq., present on behalf of Deft. O'Keefe, who is not present. Deft. is incarcerated in the Nevada Department of Corrections (NDC).

This is the time set for the hearing on Matthew D. Carling's Motion to Withdraw as Attorney of Record for Deft. Upon Court's inquiry as to whether the Deft. was opposed to Mr. Carling's withdrawal, Mr. Carling advised that he contacted the Deft. but he has not responded; his only concern is that the Notice of Appeal has not been filed and it tolls this week. Mr. Carling has everything ready but he needs to hear from the Deft.; colloquy. COURT ORDERED, Motion DENIED; the Court directed Mr. Carling to file the appeal and then he can withdraw at the Supreme Court level.

NDC

PRINT DATE: 11/17/2015 Page 118 of 118 Minutes Date: January 06, 2009



State's Exhibit List

CASE # C250630

		DATE	OFFERE	. G≗ U8O	DMITT	ED DATE
1.	Large Diagram of Apartment	3/17	X	NO	X	3/17
2. 0	CD - 911 call Todd	3/16	X	NO	X	3/16
3.	CD - 911 call Robin	3/16	X	NO	X	3/16
4. 0	Photo of ID of victim		-	STIP		3/16
5. 0	Declaration of Research Assistant			_		
6. 0	Photo	3/16	X	NO	X	3/16
7. 0	Photo	3/16	X	NO		3/16
8. 0	Photo	3/16	X	NO	\overline{X}	3/16
9: 0	Photo	3/16	X	NO	∇	3/16
10. 0	Photo	3/16	X	NO		3/16
1120	Photo	3/16	X	NO		3/16
1 2 0	Photo					
13. ₀	Photo	3/16	X	NO	∇	3/16
14 . _a	Photo					
15. _Ø	Photo .	3/16	X	NO	X	3/16
16. 0	Photo	3/16	X	NO	X	3/16
17. o	Photo	3/16	X	NO	X	3/16
18. ¢	Photo	3/16	X	МО	X	3/16
19. 0	Photo	3/16	X	ю	X	3/16
20 . ₀	Photo	3/16	X	NO	X	3/16
21. ₀	Photo	3/16	X	NO	X	3/16
22 . 6	Photo	3/16	X	ΝО	X	3/16
23. ₀	Photo	3/16	X	МО	X	3/16
24 . <i>G</i>	Photo	3/16	X	NO	X	3/16
25. _Ø	Photo	3/16	X	NO	X	3/16
26 . ₀	Photo	3/16	X	МО	X	3/16
27 . 6	Photo	3/16	X	NO	X	3/16
28. c	Photo	3/16	X	NO	X	3/16
29 . _C	Photo	3/16	X	NO	X	3/16
30. 0	Photo	3/16	X	NO	X.	3/16

	Photo	3/16	X	NO	X	3/16
32 . 6	Photo	3/18	X	NO	∇	3/18
33. ₆	Photo	3/18	X	NO	X	3/18
34 . ₀	Photo	3/18	X	NO		3/18
35 . _{(j}	Photo	3/18	X	NO	∇	3/18
36 . ₀	Photo	3/18	X	NO	X	3/18
37. _/	Photo	3/18	X	NO		3/18
38 . _C	Photo	3/16	X	NO		3/18
39 . _⊘	Photo	3/16	X	NO		3/16
40.	Photo	3/18	X	NO	\overline{X}	3/18
41.	Photo	3/16	X	NO	$\overleftrightarrow{\lambda}$	3/16
0	Photo	3/16	X	NO	\overrightarrow{X}	3/16
43. _C	Photo	3/16	X	NO	$\overleftrightarrow{\lambda}$	3/16
44. _C	Photo	3/18	X	NO	\overleftrightarrow{X}	3/18
45 . ₀	Photo	3/18	\boxtimes	МО	\overleftrightarrow{X}	3/18
46	Photo	3/18	X	NO	\bigotimes	3/18
	Photo	3/18	X	20	\overleftarrow{X}	3/18
48 . <i>O</i>	Photo	3/18	X	NO	$\overleftarrow{\mathbf{X}}$	3/18
49 . <i>G</i>	Photo	3/16	X	NO	∇	3/16
1	Photo	3/16	X	NO	∇	3/16
51. ₍₎	Photo	3/16	X	ИО	X	3/16
52 . ₍₎	Photo	3/16	X	NO	X	3/16
53. ₀	Photo	3/16	X	NO	X	3/16
54 . 0	Photo	3/16	X	NO	X	3/16
55. _O	Photo	3/18	X	NO	X	3/18
56 . a	Photo	3/18	X	NO	X	3/18
57. ₀	Photo	3/18	X	NO	X	3/18
58. ₀	Photo	3/18	X	NO		3/18
59. ₀	Photo	3/18	X	NO	- K-	3/18
60 . o	Photo	3/16	X	NO	+	3/16
61. 0	Photo	3/16	X	NO	-	V16
62. ₍₎	Photo	3/16	X	NO	+	V16
63 . 0	Photo	3/16	X	NO	+	/16
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