IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE PARENTAL RIGHTS AS TO:	
R.T.; K.G-T.; N.H-T.; and E.H-T., Minor Children,	Case No. 70210 District Court Case No. FV14-03897
JACQUELINE GUERRERO,	
Appellant,	
V.	
WASHOE COUNTY DEPARTMENT OF SOCIAL SERVICES,	
Respondents.	

ON APPEAL FROM THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

RESPONDENT'S SUPPLEMENTAL APPENDIX

Volume 7

CHRISTOPHER J. HICKS
Washoe County District Attorney

By __/s/ Tyler M. Elcano TYLER M. ELCANO Deputy District Attorney P. O. Box 11130 Reno, NV 89520-0027 (775) 337-5700 ATTORNEYS FOR RESPONDENT

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CERTIFICATE OF SERVICE

Pursuant to NRAP 5(b), I certify that I am an employee of the Office of the District Attorney of Washoe County, over the age of 21 years, and not a party to nor interested in the within action. I certify that on this date, the foregoing was electronically filed with the Supreme Court of the State of Nevada by using the ECF System. Electronic service of the foregoing document shall be made in accordance with the Court's service list as follows:

John Reese Petty Chief Deputy Public Defender

Dated this 22nd day of September, 2016.

/s/ C. Mendoza C. Mendoza





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CERTIFICATE OF SERVICE

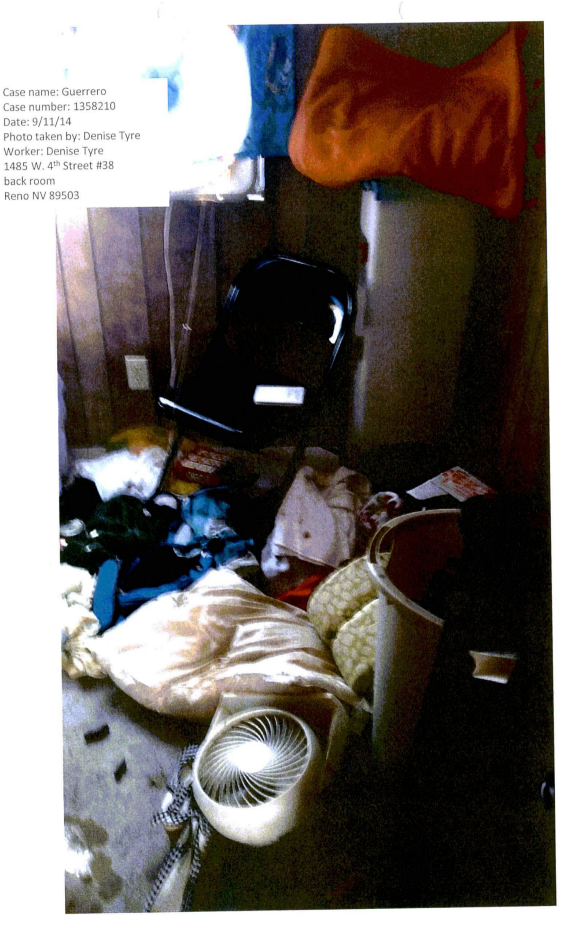
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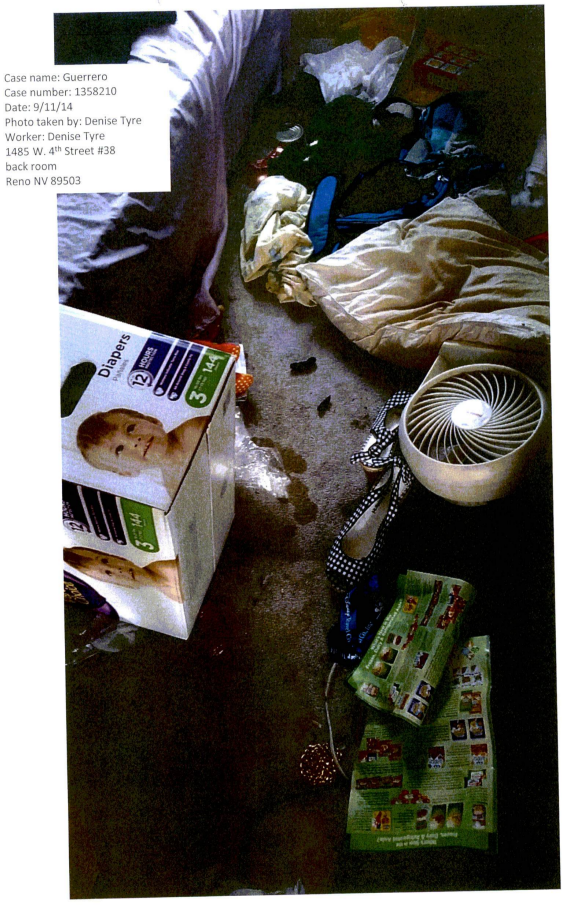
Dated this 22nd day of September, 2016.

/s/ C. Mendoza C. Mendoza

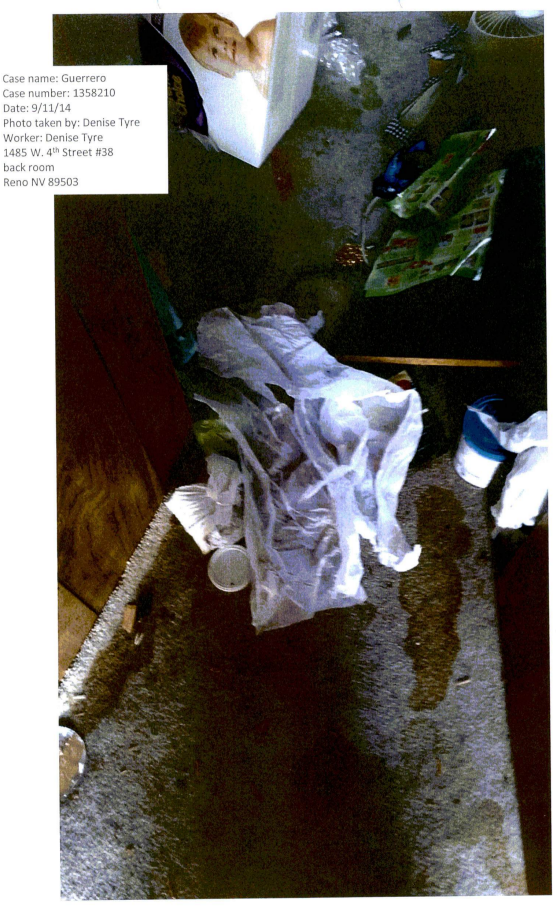


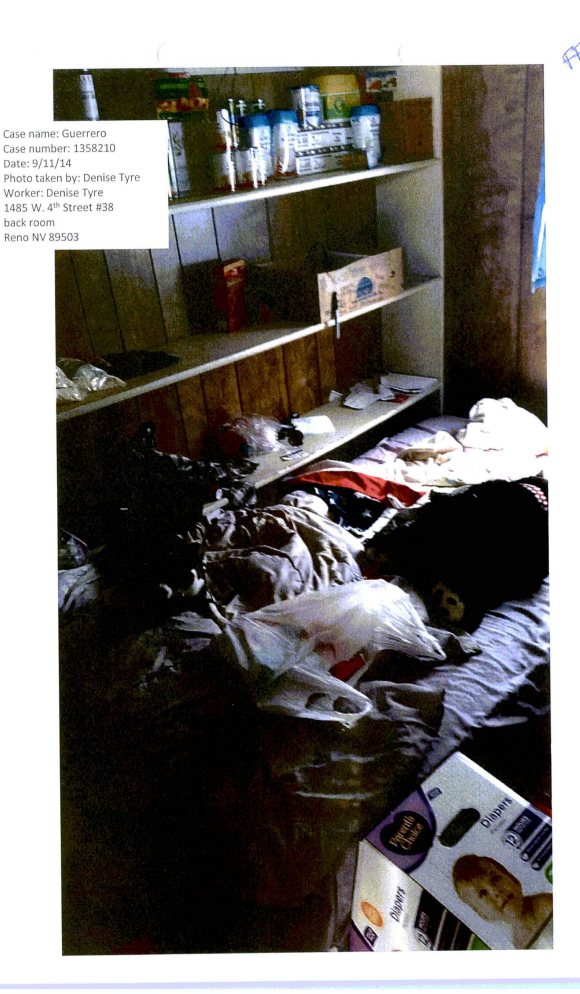




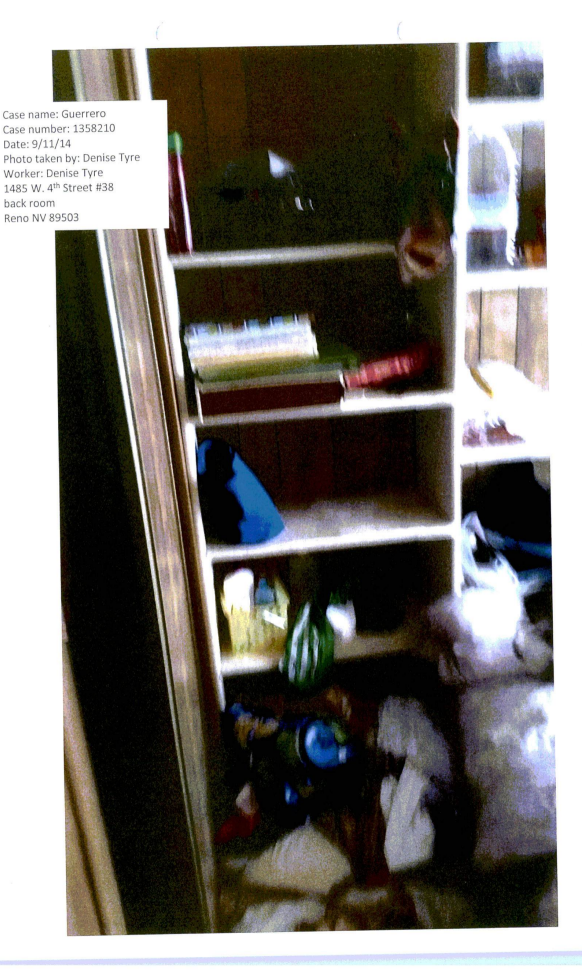












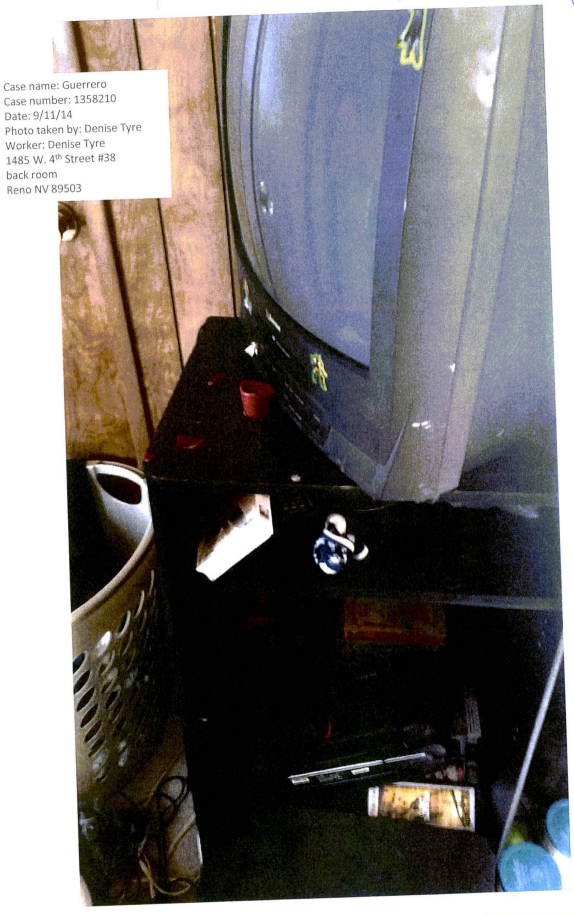




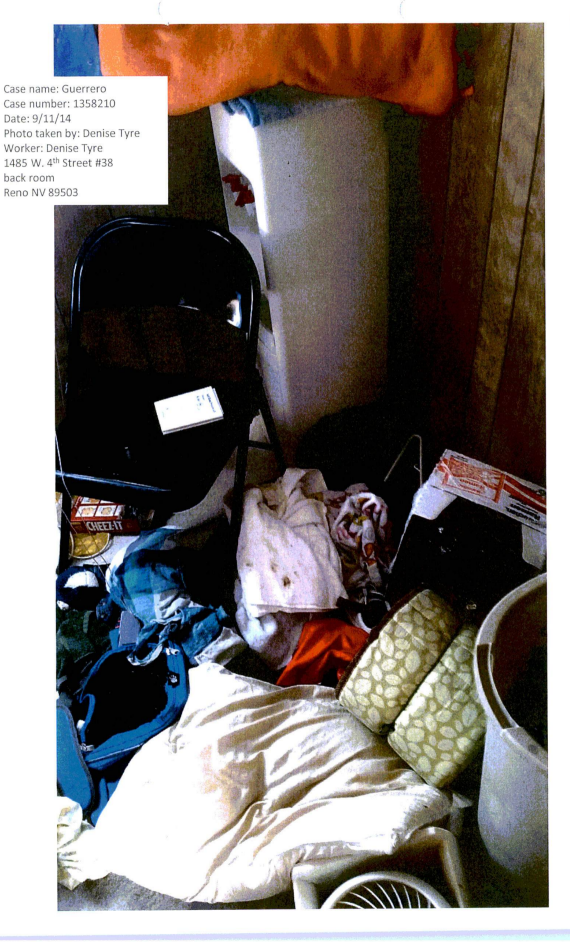




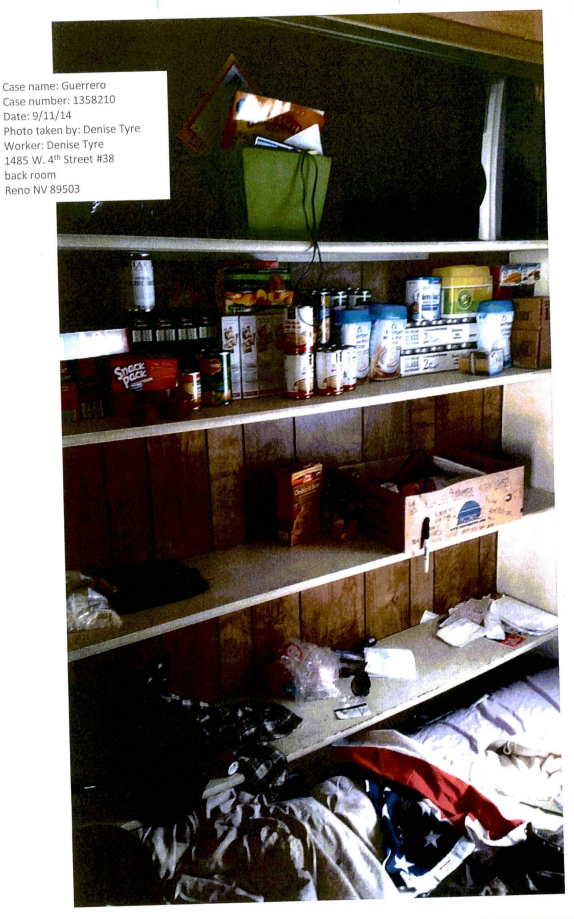
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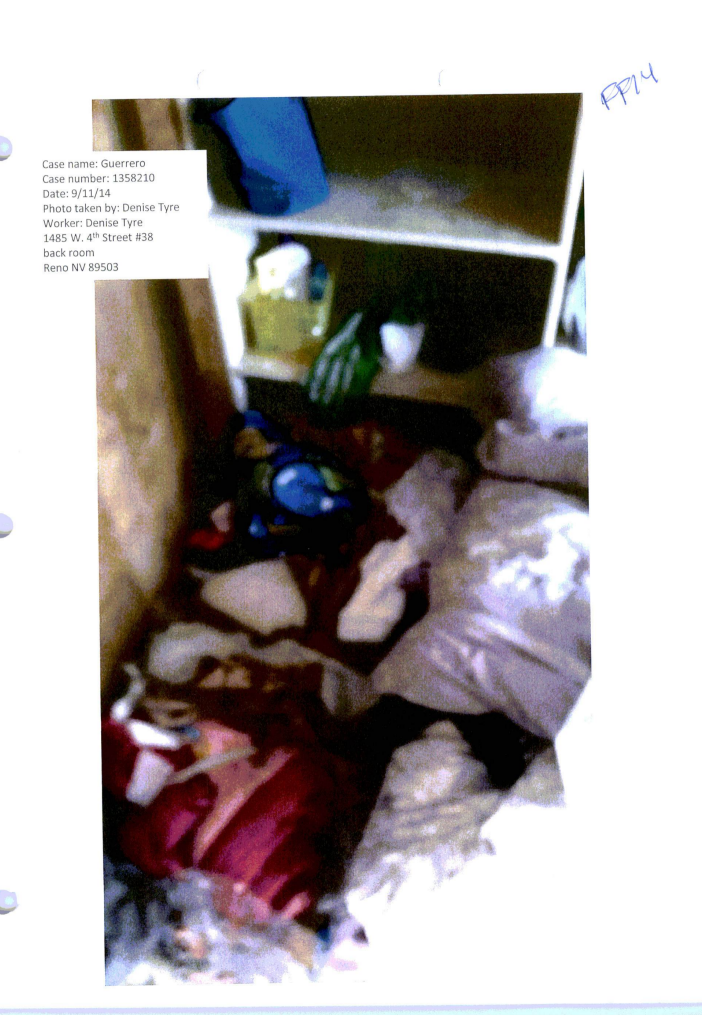












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John Reese Petty Chief Deputy Public Defender

Dated this 22nd day of September, 2016.

/s/ C. Mendoza C. Mendoza





PSYCHOSOCIAL EVALUATION 6-24-13

Client: Jacqueline "Jackie" Guerrero

Date of Birth: 6-15-90

Referral Source: Washoe County Department of Social Services

Social Worker: Rocio Lopez

PRESENTING SITUATION: Jackie a 23 year old, Hispanic woman, was referred by Washoe County Department of Social Services to complete a psychosocial evaluation. Jackie consented to the evaluation and signed a release of information to share results of the evaluation with social worker, Rocio Lopez of WCDSS. Jackie currently lives with her partner, Robert Hunt-Taylor, who is the father of her three children, Roberto (6), Kayliegh (3) and Nathan (2). Jackie states she is currently pregnant but has not received prenatal care and is unsure of how far along she is. Jackie also explained she suffered a miscarriage in February of 2013.

Jackie's chief complaint is her current separation from her children as they were removed from her home on April 19, 2013 by WCDSS. Jackie reports the reason for removal was the parent's inability to provide basic needs combined with the family's history with the agency.

Jackie provided the following account of incident: On April 19, 2013 her landlord visited the motel room the family was temporarily living in and explained the family would be immediately evicted due to non-payment. Although Jackie did not agree with the landlord's record of payment she and Robert made plans to pack and prepare to move to a shelter: Jackie stated that when the WCDSS workers arrived she attempted to explain that the family had a plan for shelter and "tried to show the worker food in the home." When the workers explained the children were going to be removed, Jackie stated, "I was very angry and emotional." Jackie explained she disagreed with reason for removal and then was escalated when the worker asked the children to get in the car because she didn't want the children to learn it was "okay to go with strangers." It was at this point Jackie stated, "I blacked out" and had no recollection of events until the next morning when she woke up and Robert informed her of the remaining events. Jackie stated, "I guess I said I'd kill the worker, but it was a figure of speech." Jackie reported no current or past intention to hurt anyone.

Since this incident Jackie has been experiencing anxiety related to lack of coping with her current situation. Jackie states, "I have normal feelings about what is going on; feeling angry, sad, and clueless."

SOCIAL HISTORY: Jackie was born in Long Beach, California to her single, 17 year old mother. Jackie explained that her maternal grandmother helped raise her and support the family. Jackie denies any abuse throughout her life. Jackie's mother married when she was 7. Jackie's mother had three other

children, all four years apart. Jackie reported that her mother was in a domestic violence situation, but does not recall witnessing the violence. Jackie's mother and step-father divorced during late childhood (exact age could not be recalled). Jackie has never had contact with her biological father, but has some connections with his family. Jackie explained that she and her mother had a strained relationship. Jackie states, "Me and my mom didn't have the best bond, but she worked hard." Jackie explained that she and her mother were "in and out of counseling to work on our relationship." Jackie met her current partner Robert when she was 16 which caused more stress to her relationship with her mother. Jackie had her first child, Roberto, at 17 years old and placed herself in foster care when Roberto was 2-3 months old. Jackie states that her mother called Child Protective Services and stated Jackie was unable to care for Roberto. Jackie remained in care with Roberto. Jackie's maternal grandmother passed away in 2005 which was an extremely difficult experience since she had a strong attachment to her grandmother. Jackie maintains contact with her mother but states it is infrequent and inconsistent. Jackie reports having a small group of friends she has met over the years, but mainly relies on Robert for support. Jackie reports a positive, "very supportive" relationship with Robert, but often worries that she overwhelms him with emotion and "talking too much." Jackie is not currently working, but has worked in the hotel industry, providing janitorial services.

MEDICAL HISTORY: Jackie reports arthritis in her hands over the last couple years. Jackie has recently developed Gallstones which have been addressed by a doctor. Jackie reports seasonal allergies but rarely takes medication for them. Jackie states she was medicated at the age of 13 for depression but had an allergic reaction to the medication (unknown) and was not prescribed any other medications. Jackie states she is "scared to take any medications or drugs." Jackie suffered a miscarriage in February of 2013 by an unknown cause. Jackie states she is currently pregnant, but unaware of length of gestation. Jackie is scheduled to see a doctor and start prenatal care in the next week. Jackie reports possible postpartum ("baby blues") after her first pregnancy, but attributes this to being a young mother and "overwhelmed" by the responsibility. Jackie denies history of head injury, seizure or any other medical issue.

FAMILY MENTAL HEALTH HISTORY: Jackie reports her biological father "has mental health issues", but is unaware of diagnosis due to lack of contact with him. Jackie's maternal grandmother's brother "had depression, overdosed on anti-depressant medication and died." Jackie states his death was not intentional, but was an accidental overdose.

<u>SUBSTANCE HISTORY:</u> Jackie denies any history of alcohol or drug use. When asked about drug use, Jackie stated, "I'm afraid to. I've watched other people and it's scary."

LEGAL HISTORY: None Reported

MENTAL HEALTH HISTORY: Jackie denies any history of formal diagnosis, but was put on antidepressants for a short period of time at the age of 13, which she had an allergic reaction to and discontinued use of any medication. Jackie reports a history of "anger issues" starting in early adolescent years and continuing on. Jackie states she has developed and regularly implements healthy coping strategies to address anger, such as "yelling in a pillow, drawing a picture and throwing it away

Later Parkers

and cleaning the house." Jackie's anger is normally triggered by "irritating people" and is often related to feelings of fear. Jackie has experienced anxiety and panic attacks starting at the age of 13 when peers would bully her at school. Jackie's panic attacks have continued through the years but have been episodic and normally triggered by interactions with others but more recently is also triggered internally, for example, thoughts of her current separation from her children. Jackie reports panic attacks 2-3 per six month period, but frequency has increased since April 2013 (exact amount unknown). Jackie describes these panic attacks as "so emotional, crying, scared, can't breathe, scared I'm losing it." Jackie states that she "feels alone" during these moments of panic and at times can only be calmed by Robert. When asked about current coping strategies for these panic attacks, she states, "I need Robert and I hold on to him really tight." Robert helps calm Jackie by telling her to breathe and stays with her until she is able to regain control. Jackie states, "I try hard to control my emotions, it's hard during these panic attacks." Jackie describes shortness of breath, a sense of terror, tight chest, depersonalization and fear of losing control. Jackie reports minor sleep disturbance since the children's removal from the home, but have been recently improving. Jackie states she gets an average 5-7 hours of sleep where she often wakes up and worries about her children. Jackie reposts lower than normal energy levels but attributes that to pregnancy. Jackie has experienced difficulty eating since her children were removed, but is "trying to improve eating habits" and has been somewhat successful. When asked to describe mood, Jackie states, "It is scared, anxious and motivated."

CLINICAL IMPRESSION: Jackie was cooperative and forthcoming with information throughout the interview. She continually stated she is "motivated" to have her children return to her care. Jackie's affect was congruent to the situation and topics discussed. Jackie did appear to become restless when discussing anxiety issues and separation from children. Jackie's flow of thought and language was normal. Jackie's insight was good, as she demonstrated an ability to make connections between specific thoughts and anxiety. Jackie's judgment was fair as she understood and agreed with the need for assessment and current services in place.

Diagnosis

AXIS I 300.01 Panic Disorder without Agoraphobia (provisional-due lack of information from childhood. Jackie cannot recall emotional and cognitive response to panic attacks during childhood)

AXIS II No diagnosis

AXIS III None

AXIS IV Family stress/separation

AXIS V GAF=68 (current)

<u>RECOMMENDATIONS</u>: It would be helpful for Jackie to enter into individual therapy with an emphasis on psychoeducation around panic attacks, stress reduction, and coping. Jackie would benefit from leaning new strategies to cope with panic attacks since Robert may not always be present when they occur. Jackie states she interested in couple's therapy to increase effective communication. Couple's

therapy may also decrease Jackie's anxiety due to her thoughts and worry around her interactions with Robert. Jackie's anxiety and experience with panic attacks does not currently meet the need for a referral to a physician to assess for medication. Jackie's reported symptom presentation does not meet full criteria of other anxiety or depressive disorders. Jackie is currently experiencing normal levels of anxiety, considering life stressors which could be decreased with the support of therapy.

Therapist

Brianna Carter, MA, MFT Intern

Supervising Therapist

Jacquelyn Kleinedler, MA, MFT, LADC

Jacquelopatileenedle, MA MFT, CAISC

RECEIVED

JAN 15 2015

WASHOE COUNTY SOCIAL SERVICES DEPT.

Julius M. Rogina, Ph.D.

Clinical and Forensic Psychology

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INDEPENDENT PSYCHOLOGICAL EVALUATION

Client:

Jacqueline Guerrera

DOB:

06/15/90

Age:

24

SSN:

Female

Sex:

Unemployed

Employment:

Years of Education:

K-11th grade 335 Record St., Reno, Nevada 89512

Address: Telephone:

775-351-3914

Emergency Contact:

Maureen Salazar

Emergency Contact Telephone:

775-378-0114

Family Physician:

Not named

DOE:

12/05/14

Date of Report:

01/04/15

WCDSS No:

1358210

IDENTIFICATION

Jacqueline Guerrera is a 24 year old, never married, Hispanic female. She gave birth to four children; Robert (7), Kayleigh (4), Nathan (3), and Ethan (11 months). All four children are in foster care placement.

Malia Seronio, LSW, social services case manager, referred Jacqueline Guerrera for an Independent Psychological Evaluation on 11/14/14.

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LIMITS OF CONFIDENTIALITY

Jacqueline Guerrera, female, was informed that the usual and customary doctor/client confidentiality privilege did not apply in her case since the Independent Psychological Evaluation was ordered by the Washoe County Department of Social Services. Jacqueline Guerrera appeared to have adequate understanding of the confidentiality privilege limitation. She signed the relevant documents to release the confidential information to the Washoe County Department of Social Services.

REFERRAL QUESTIONS

Malia Seronio, LSW, states the following in her request for services:

"Jacqueline often claims not to understand information and has shown a pattern of repeating information inaccurately. From this, concerns arise regarding her ability to process information.

In the past, Jacqueline has been assessed for depression and anxiety, and has struggled with panic attacks.

What services will Jacqueline need in order to address her mental health and emotional well-being?

The agency is invested in understanding how these cognitive/mental health concerns may impact her ability to parent her children, especially in the areas of being able to plan ahead, to provide for their needs, and being motivated to follow through with a plan."

ASSESSMENT PROCEDURES

- Clinical interview
- Mental Status Examination (MSE)
- Comprehensive Trail-Making Test (CTMT)
- Review of documentation: Request for Services document composed by Malia Seronio, LSW.

PRESENTING PROBLEMS

Jacqueline Guerrera reports having the following problems:

- 1. "I have severe anxiety. When they took my children away, it was really bad. The anxiety started when I was little. My mother was always yelling at me."
- 2. "I have a panic disorder that started when I was 13 years old. I was given medications, but I

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refused to take them. I worked with my caseworker instead of taking medications."

3. "I have gallstones. I am scared of the surgery."

4. "I am unemployed. My boyfriend is supporting me. He is a very jealous man and a controlling man. I decided to leave him. I'll be going to a shelter on Monday, the 8th of December."

5. "All of my four children are in foster care now. I am accused of not caring for them adequately. I think they are wrong. Social services should get out of my life."

6. "CPS is working on terminating my parental rights. I don't want that."

BIOGRAPHICAL PROFILE

Jacqueline Guerrera was born on 06/15/90 in Long Beach Pacific Hospital in Long Beach, California to Francisco Guerrera and Marie Salazar. "I have 11 siblings. We barely see each other. My parents live in town. My father and his wife are my support system. My mother and I do not get along."

Growing up was reported as uneventful. "I don't want to talk about it. I can only tell you it was not pretty, but it was okay."

Educational history is reported as completing an 11th grade education. "I did well when I was in foster care. When they sent me home, I stopped going to school. My grades were mostly As and Bs. I was not in special education. I did have trouble with comprehension. I did fine with reading, but comprehension is a problem for me. I was never evaluated by a psychologist. I think I might have ADD or ADHD. I used to bang my head a lot against a wall because I was angry."

The client states she never sat for a GED examination.

When talking about marriages, she states she has never contracted a legal marriage. "I have four children. I was engaged three times, but I panicked and never got married. I could not marry. I did not know how girls get pregnant until I got pregnant."

Legal history is reported as "no arrests."

"I was never charged with child neglect when they took my children away."

Mental health treatment history is reported as no psychiatric hospitalizations. "I was in counseling off and on since I six years old. My mother thought I was pregnant when I was in high school and I went to counseling for two weeks for behavioral problems. I was never prescribed any psychiatric medications.

"I went to counseling after my third child was born. I was very stressed. Social services told me I have mental issues. I disagree. I can take care of my four children if they would give me a chance."

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The client admits she was prescribed psychiatric medications at one time, but she refused to take them.

Substance abuse history is reported as using and abusing marijuana when she was 16 years old, before she had her children. "I never used or abused other street drugs."

Jacqueline Guerrera is not employed at this time, nor is she looking for work. She states her last employment was in November 2014. "I worked as a front desk receptionist for Motel 6 for one month. I thought I was going to be fired so I quit. The cash register was short. I believe I gave a customer the wrong change and they did not believe it."

The client states she also worked for a number of temp agencies cleaning rooms for three months. "I have never developed a career. I always quit jobs I have."

BEHAVIORAL OBSERVATIONS

Jacqueline Guerrera presented for this psychological evaluation on 12/05/14 as agreed. She stated her height is 4'9" and that she weighs 180 pounds. She also stated her hair is black and her eyes are brown. "I have gained a lot of weight. I might have an eating disorder. I was told that I eat my emotions away and eating makes me feel good."

She reported having several piercings on her body; "my ears, my nose, and my lower lip."

She also admits to having several tattoos on her body; "four tattoos of my children and a cross on my back."

She appeared to be wearing glasses and stated she is nearsighted. "I see blurry without my glasses."

When we met on December 5, 2014, Jacqueline Guerrera appeared to have a clear understanding of the purpose of the evaluation as a psychological evaluation related to her mental health needs.

After the first meeting, it was dificult to agree on appointments. The office manager was able to secure an appointment with Jacqueline Guerrera for December 8th and she was a no-show. Again, the office manager secured another appointment for her on December 17th and she was a no-show. The office manager attempted a third time to secure an appointment for the client to come to the office to complete psychological testing for December 23rd. Again, Jacqueline Guerrera did not show for that appointment and did not complete required psychological instruments in order to provide the agency with needed clinical information.

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MENTAL STATUS EXAMINATION

Appearance and Behavior: Jacqueline Guerrera's overall appearance was clean and casual. She was appropriately groomed. Her facial expression was mobile, but intense and irritable. Reaction to the interviewer was guarded, but adequately cooperative.

Speech: The client states she is bilingual. "I am much better with the English language than with Spanish, but I am bilingual." The examiner did not observe stuttering or blocking.

Affect and Mood: Her affect was assessed as appropriate for the situation. Her subjective report of emotional states, as indicated in her own words, is the following: "It really depends on situations. Today, I feel okay. I am thankful for another day. I also feel stressed out being here because I decided to move to a shelter. I'll be there for a month. They will help me with finding a job.

"Sometimes I get very sad and upset. My children are removed from me. I know that someone reported me to CPS.

"I lived in a motel room at that time. I was living on TANF income.

"I have never attempted suicide. I only had suicidal thoughts, but never planned to kill myself. I am religious. I am a Roman Catholic. Killing myself would be a big sin."

The claimant names her medical problems as the following: "I know I'm overweight. I know I have panic attacks. My legs give out easily when I get anxious. I fall down. I have gallstones. I have migraine headaches. I go to the HAWC Clinic."

Thought Processes and Verbalizations: The organization of her responses was noted to be disorganized, ruminative, and indecisive. The examiner did not observe, however, formal thought disorder.

Thought Content: Severe helplessness, unworthiness, and fear of losing children were the salient features of her thought content presentation.

Orientation: She was oriented to purpose, time, place, and person.

Perceptual Problems: She denied having perceptual problems and none were observed.

Sleep Patterns: "My sleep is very restless. I am stressed. I miss my children. I am very fearful of losing my children. I don't have a good support system."

Attention, Concentration and Memory: The examiner did not perform an examination of cognitive functioning on the Mental Status Examination. He wanted to complete the Wechsler Adult

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Intelligence Scale - Fourth Edition, which would assist in forming an opinion within this domain.

DAILY ACTIVITIES

Jacqueline Guerrera describes a typical day as follows: "I am usually up by ten o'clock in the morning. I eat something. I clean my room. I watch television. I take naps. Sometimes I take long naps. I am living with my boyfriend. He has unreasonable demands on me. Sometimes I don't like him to be so demanding. I don't feel I am motivated enough to get up and move. I get very emotional and sad.

"I go for walks. I go grocery shopping. I do laundry. I look for a job. I do not cook meals. I am not in a mood to cook. I enjoy cooking for my kids. I do not cook for my boyfriend. We are usually in bed by nine p.m."

In the area of personal care, Jacqueline Guerrera states she manages her hygiene independently and states she does not need reminders. "I shower every day. I take care of my dental needs. I brush my teeth daily. I floss my teeth at least once a day."

Domestic maintenance activities were reported as being performed either by the client or by her boyfriend. "I clean my place. I can do it if I want to and when I am motivated."

Recreational activities were reported as being interested in crafts. "I don't read. I enjoy doing crafts. It relaxes me."

When talking about social contacts, the client stated she does have quite a few friends, but has not maintained contact with them. She did not explain why she stopped contact with her friends.

Transportation was reported as either walking or taking CitiBus.

When asked about her goals, she stated the following: "I want to find a job. I want to find a good place. I want to get my kids back and raise them."

When asked about the purpose of her life at this time, she stated it is her children. "I pray and I read my Bible. I love my children, that's my purpose."

PSYCHOMETRIC TEST RESULTS

Jacqueline Guerrera was administered the Comprehensive Trail-Making Test (CTMT). She obtained the following scores:

Trail 1 T-score = 32, mildly impaired Trail 2 T-score = 39, below average functioning Jacqueline Guerrera January 4, 2015 Page 7 of 8

Trail 3 T-score = 30, moderately impaired

Trail 4 T-score = 38, below average functioning

Trail 5 T-score = 33, mildly impaired

CTMT Composite Index T-score = 32, moderately impaired

The examiner concludes that Jacqueline Guerrera functions within moderate impairment for both simple and complex sequencing. The CTMT suggests that some form of neuropsychological compromise has occurred.

DIAGNOSTIC IMPRESSIONS: DSM-5

300.4	Persistent Depressive Disorder with Persistent Major Depressive Episode
300.02	Generalized Anxiety Disorder
300.01	Panic Disorder
799.59	Unspecified Neurocognitive Disorder
301.82	Avoidant Personality Disorder

SUMMARY AND CONCLUSIONS

Jacqueline Guerrera is a 24 year old, single, Hispanic female, the mother of four children ages 7, 4, 3, and 11 months. All four children are currently placed in foster care.

Malia Seronio, LSW, ongoing caseworker with the Washoe County Department of Social Services, referred Jacqueline Guerrera for an Independent Psychological Evaluation.

Since Jacqueline Guerrera did not complete her psychological testing as hoped. The examiner is providing limited conclusions based on the limited examination.

Jacqueline Guerrera presents as a person with significant mood disorder problems. She also presents with significant anxiety disorder problems, including panic disorder problems. She also meets criteria for unspecified neurocognitive disorder based on limited testing. Her significant problems, however, are based within her personality structure that have avoidant personality disorder variables.

RECOMMENDATIONS

 The Washoe County Department of Social Services is encouraged to request from the court to perform a Psychological Evaluation of Parental Capacities prior to considering Jacqueline Guerrera January 4, 2015 Page 8 of 8

reunification between Jacqueline Guerrera and her four children.

2. Jacqueline Guerrera must be referred to psychiatric services. There is hope that psychiatric medications would provide relief both for her depressed mood, as well as anxious mood.

3. Individual psychotherapy is a must with a qualified psychologist who would engage Jacqueline in meaningful and reciprocal exploration of appropriate skills for alleviating depression, as well as anxiety.

4. A Dialectical Behavioral Therapy approach might prove to be most beneficial.

5. Group psychotherapy, after relative success is attained with medications and individual psychotherapy, could also prove beneficial.

6. The most difficult part of treatment will probably be in the area of restructuring her deficient personality structure related to avoidance. A caring and skillful psychologist could prove to be beneficial in this process.

7. The Washoe County Department of Social Services must continue to monitor closely Jacqueline Guerrera's participation in treatment and her meeting target goals. In the meantime, the children should continue in foster care.

If I can be of further assistance in this case, please do not hesitate to contact me.

Julius M. Rogina, PhD, ABMPP Licensed Clinical Psychologist

-Certified Forensic Competency Examiner

JMR:accu/kc

Victim Suspect Name Victim Suspect Name DOB: Suspect Name Stephanie Acosta 7/13/2010 Joshua Hemandez 9 Falcia Edwards 7/13/2010 Joshua Hemandez 9 Amber Justus 12/12/2007 Niko Dazo 12/25/2009 Robert Justus 1/23/2011 Niko Dazo 1/23/2011 Adelaide Yorgason 4/3/2007 Adrian Martinez-Perez 1/23/2019 Leynah Dolliso 6/21/2011 Micholas Numez-Niera 1/1/2008 Micholas Numez-Niera 1/1/2008 Micholas Numez-Niera 1/1/2008 Micholas Numez-Niera 1/1/2008 Micholas Pitores-Silva 1/1/2008 Luyla Dennis 7/19/2009 Adon Dennis 7/19/2009 Destinee Crank 4/20/2001	Suspect DOB 9/23/1980 7/13/1993 12/19/1995 7/17/1989 11/1/1980	w _	REPO	DEDORTS FOR THE MON	****							`	
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Suzanne M. Aberasturi, Ph.D.

Nevada License PY0547 2450 Vassar, Suite 3A, Reno, NV 89502 (775) 200-1232

Confidential Psychological/Neuropsychological Report

Name:

Jacqueline Guerrero

Age:

Twenty-four years old

Date of Birth:

06/15/1990

Evaluation Date:

1/27/2015, 1/29/2015, 2/2/2015, Report Review 2/27/2015

Examiner:

Suzanne Aberasturi, Ph.D.

Reason for Referral

Jacqueline's social worker referred Jacqueline for a neuropsychological evaluation to determine her strengths and weaknesses for treatment planning.

Background Information

Jacqueline is a twenty-four year old young woman.

Jacqueline's social worker has concerns because Jacqueline claims she does not understand information. They have questions on whether this is a processing problem. There are concerns about anxiety. She also has a history of headaches and possible seizures.

Jacqueline's children are in foster care because she was not able to meet their basic needs. She was evicted and then did not send her children to school. The referral from social services states she relies on others for daily living issues and this sometimes falls through.

Sources of Information
Interview with Jacqueline
Referral from Social Worker

Work history/Academic history/Learning history

Jacqueline does not work right now. She reports she is looking for work. She was working at the Motel 6 in November. She reports she had a panic attack and did not go to work because of this. She worked at this job for a month.

Jacqueline worked for a temporary agency from February to July. She said she made sandwiches and did some packing. She stopped doing this because the schedule is random and this was hard to deal with when she has the kids.

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Jacqueline worked at Motel 6 in Arizona from March 2011 to October 2011. She quit because she was moving to Reno.

Jacqueline went to high school in Napa Valley. She stopped going in the middle of the eleventh grade. She was pregnant and living at a foster home while going to school. She reports being at the foster home really helped her. Then they send her home and her mother did not want her to go to school. Her mother said she had to care for the baby.

Jacqueline reports that she was a good student in high school. She reports that math was better than reading. She reports she does read on her own. She said that one doctor told her she should have been special education for reading but she is not sure this is true.

Jacqueline reported that she took classes to prepare for a GED. She said the teacher said she was ready but then she became anxious and did not take it.

Jacqueline reported that she does have an appointment with SSI to see if she would qualify for disability.

Examiner observations

Jacqueline was able to follow instructions. She tried very hard on all these assessments. This is a good measure of her ability.

Emotional and behavioral impressions

Jacqueline reports that she has panic attacks. She went for a two-year period without having one. This was before 2012. She reports when she has a panic attack she cannot breath and becomes very nervous. She said her ex-husband often helps her calm down. She reported she did have these panic attacks as a child.

Jacqueline reports that she worries about everything. She has both daily worries and catastrophic worries. She reports some OCD. She does wash her hands too often. She has some eczema because of this. She does not like her hands to feel sticky. She has been doing this for a long time. She also reports that she has issues leaving the house if it is not neat. This includes having the dishes put away.

Jacqueline does not report depression right now. She does not describe episodes of mania. She denies aggression. She does not report any ADHD.

Jacqueline reports that she had one incident with domestic violence. She reports that she and her boyfriend would fight but they usually did not fight in public. She reports they can be a little physical and the police were called. There was no counseling during this process.

Jacqueline reports she was raped when she was fourteen. Her mother did not support her through this. Jacqueline reports her home life was very chaotic. She reported her mother would fight physically and verbally. Jacqueline reports that when she became pregnant

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the first time her mother called the police because she did not want her to have the baby. She reported that her mother is still difficult to deal with. She reports her mother becomes angry and locks her out of the house.

Jacqueline reported she did an anger management class when she was seventeen. This was because she was angry with the father of her son.

Examiner Observation

Jacqueline did seem reasonably forthcoming. She confused me on one point. She said she was not with anyone right now but she received several phone calls that were from a boyfriend. I am assuming this was the ex-husband but this is an assumption.

Jacqueline was always very pleasant. She did not present as overly depressed. She was always early for appointments. She was mildly anxious.

Jacqueline was always early and willing to stay as long as needed. She looked well put together and clean.

Language

Jacqueline learned English as a second language. She received services for this through elementary school. She reports that now she speaks better in English. She does report some issues with word finding. She reports that she talks loud sometimes. She reports she sometimes does not have good filters.

Examiner Observation

Jacqueline was able to start and maintain a conversation. She did not present as loud. She had good word finding but a mildly lower vocabulary. She did not have issues with filters in this situation.

Motor and Sensory

Jacqueline reports her balance is not good. She is clumsy. She reports her handwriting is good. She does not report any tics. She reported some shaking when she is tired.

Jacqueline reported that in regards to touch she prefers her own space. She will cuddle with her children. She does well with noise.

Examiner Observation

Jacqueline did have nice handwriting. It was difficult to assess her large motor balance because she was pregnant. She looked good though.

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Social history

Jacqueline reports that the father of this child is in jail. She reports she is staying in his house while he is in jail. She reported she is very close to her ex-husband though.

Jacqueline reports she does have friends. She reports she has kept these friends since she was young.

Development & Medical history

Jacqueline reports issues with headaches that are migraines. She gets these when she is not pregnant. She reports they will go away with sleep. She reports her OB GYN gave her some pills for her headaches.

Jacqueline reports she had an episode where her eyes rolled back in her head. She report that her ex-husband saw this. She has not been to a neurologist.

Jacqueline is currently pregnant.

Jacqueline reports she had a therapist in middle school to deal with her anxiety.

Family History

Jacqueline reports that her mother is moody. She did not graduate from school either. She reports her brother raped her sister. Her mother blamed her for this because she felt Jacqueline taught her brother to rape people.

Jacqueline's father was not part of her childhood. She met him four years ago. He was a high school dropout. He has two brothers. One is in jail for drugs and the other is in jail for life.

Jacqueline has four kids and is pregnant. She reports her oldest son is seven. He has an IEP for speech. Her daughter is four. She has an IEP. Her younger son is three. He has an IEP and goes to an early childhood program. Her youngest boy is one years old.

Jacqueline reports that she has visitation two day a week. It was three days a week. She used to have overnight visits but then she lost her electricity.

Jacqueline reports she cannot obtain HUD housing because she has bad credit.

Tests Administered:

- The Wechsler Abbreviated Scales of Intelligence II
- The Wechsler Adult Intelligence Scales IV selected subtests
- The Delis-Kaplan Test of Executive Functioning selected subtests
- The Wisconsin Card Sorting Test

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- The Boston Naming Test
- The Dean Woodcock Sensory Motor Battery selected subtests
- The Rey Complex Figures Test standard administration
- The California Verbal Learning Test (CVLT-II) standard administration
- The Continuous Performance Test III standard administration
- The Grooved Pegboard Test
- The Dynamometer
- The Personality Assessment Inventory
- The Wechsler Individual Achievement Test III selected subtests

Factors effecting testing

The following factors were present that may have had either a positive or a negative effect on the test results:

- Jacqueline was alert through all the assessments
- Jacqueline was able to sustain her attention on the subtests for approximately 2 hours with some breaks
- The testing room was quiet with no interruptions.
- Jacqueline did not display any frustration with the testing even when it was difficult

Test Results:

Intellectual

The Wechsler Abbreviated Scale of Intelligence II (WASI-II) & the Wechsler Adult Intelligence Scale IV

The WASI-II measures nonverbal and verbal ability. The Coding and Digit Span subtests from the WAIS-IV measure working memory ability and processing speed.

	2 1
Subtest	T-Score
Vocabulary	47
Similarities	61
Block Design	45
Matrix Reasoning	46

Average = 40-60Percentile Category IQ Scale 66 % Verbal Comprehension 106 Average 30 % Average 92 Perceptual Reasoning -50 % Average 100 Full Scale

Average = 85-115

Digit Span total 9 Coding

Average = 8-12

Page 5 of 15 Guerrero, J. Jacqueline performed in the average range on the Verbal Comprehension Index. This measured her ability to solve problems using words. She was above average on the Similarities subtest. This subtest shows good verbal reasoning and required less vocabulary knowledge. She was average on the Vocabulary subtest.

Jacqueline was average on the Perceptual Reasoning Index. This measured her ability to solve novel, nonverbal problems. She was consistently average on both subtests that compose this measure.

Jacqueline struggled on the Digit Span subtest. This shows a problem with verbal working memory. She was average on the Coding subtest. This shows good processing speed.

Overall, Jacqueline performed consistently in the average range and was average on her Full Scale IQ. She was average on the Verbal Comprehension Index, the Perceptual Reasoning Index, and the Processing Speed Index. The only area she had a problem was on the Verbal Working Memory subtest.

Memory Tests

The California Verbal Learning Test - II (CVLT)

The CVLT offers a measure of a person's ability to remember and learn a list of words after a series of exposures. The CVLT also measures a person's ability to remember information when confronted with a distraction, a person's ability to recall verbal information, and recognize information.

Trial Type	Raw Score (# of words)	T-Score
Trial 1	5	35
Trial 2	10	50
Trial 3	10	40
Trial 4	8	25
Trial 5	9	25
Total for first 5 trials	42	36
Trial B	4	35
Short Delay Free Recall	7	30
Short Delay Cued Recall	11	40
Long Delay Free Recall	12	50
Long Delay Cued Recall	12	45
Yes/No Recognition	13	30
Forced Choice	16	-

An average T-score = 40-60

Jacqueline performed in the below average range after one exposure to the first list. She did increase but remained below average. She had a difficult time encoding this verbal information consistently in the average range.

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Jacqueline was below average with one exposure to the second list. She could go back to the first list at the same range as previously but was below average. She did benefit from a cue and then was average. This shows that Jacqueline had issues retrieving what she knew in an organized manner.

Jacqueline was able to recognize the list in the below average range because she only recognized those words she recalled.

Overall, Jacqueline struggled with both encoding and retrieval on some level. She was limited in the information she encoded. She did retrieve it better if given outside structure in the form of a cue.

Visual Spatial Tests

The Rey-Complex Figure Test and Recognition Trial

This test investigates visuospatial constructional ability and visual memory in braininjured persons. This test involves the client copying a drawing then reproducing the drawing from memory immediately and thirty minutes later. In addition, this test offers a recognition test that involves the client identifying if a figure was part of the original picture.

	T-score	Percentile
Immediate Recall	40	16 %
Delayed Recall	37	10 %
Recognition Total Correct	59	28 %

Original Copy	11-16 %
Time to Copy	≤1 %
Recognition: True Positives	> 16 %
Recognition: False Positives	> 16 %
Recognition: True Negatives	> 16 %
Recognition False Negatives	> 16 %

Anything over 16% = within normal limits

Jacqueline was low average in her ability to copy this complicated visual picture. She took longer than a typical person does. This shows an anxious profile.

Jacqueline was low average in her ability to copy this picture after a brief and long delay. She was average in her ability to recognize the pieces of the picture. This shows she had the information encoded.

Overall, Jacqueline had good visual memory. She had a mild visual motor integration issue. This was more about issues with organization. This was mild. This can correlate with mood and math difficulties.

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Language Tests

Boston Naming Test

The Boston Naming Test (BNT) measures a person's ability to name a series of common objects. The client is shown a series of line drawings where he/she must identify the object verbally.

	Raw Score	T-score
Regular administration	44	34
When Cued	48	42

Average = 50

Jacqueline was low average in her ability to name these items. She did increase into the average range with a phonemic prompt. This was not significant. She was slightly lower on the naming but otherwise did well.

Motor, Sensory, and Tactile

Grooved Pegboard

Hand	Time	Drops	T-Score	Difference
Right Hand	59	0	52	30.5% on the
Left Hand	77 .	0	37	right

Hand Dynamometer

Hand	Kg.	Trials	T-Score	Difference
Right Hand	22	3	33	27.3% stronger
Left Hand	15	2	27	on the right

On the Hand Dynamometer and the Grooved Pegboard, the dominant hand (the right hand) should be about 10% faster than the non-dominant hand.

Jacqueline performed in the average range with her right hand on the Grooved Pegboard measure but below average with the left hand. This shows a left hand weakness.

Jacqueline was below average on the Hand Dynamometer subtest. This shows a problem with grip strength. She showed a left hand weakness.

Jacqueline had two left hand weaknesses. This lateralizes to the right hemisphere. This would be associated with visual motor integration issues, lower nonverbal IQ, and problems with mood and math.

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Attention and Executive Functions

Wisconsin Card Sorting Test

The Wisconsin Card Sorting Test offers a measure of executive functioning. Executive functioning requires an ability to develop and maintain an appropriate problem-solving strategy across changing stimulus conditions. This requires strategic planning, organized searching, utilizing feedback, shifting cognitive sets, and modulating impulsivity.

Age and Education Demographically Corrected	Raw Score	Standard Score	Percentile
Number of trials administered	101		
Total Number Correct	76		
Total Number of Errors	25	104	61 %
Perseverative Responses	15	106	66 %
Perseverative Errors	13	107	68 %
Nonperseverative Errors	12	101	53 %
Conceptual Level Responses	72		
Percent Conceptual Level Responses	71 %	103	58 %

Standard scores maintain an average of 100 with anything from 85-115 is in the average range.

	Raw Score	Percentile
Number of Categories Completed (out of 6)	6	> 16 %
Trials to Complete First Category	11	> 16 %
Failure to Maintain Set	1	> 16 %
Learning to Learn	-1.52	> 16 %

Any score with a percentile of >16% is considered within normal limits.

Jacqueline performed in the average range on this measure. She did well at reasoning. She did not have any issues benefiting from feedback. Jacqueline showed good executive functions on this measure.

Delis Kaplan Executive Function System (D-KEFS)

The D-KEFS provides a standardized test for assessing higher-level cognitive functions in both children and adults. This assessment measures areas of attention, language, perception, creative thinking, and abstract thinking. The subtests can be administered individually or as a battery.

The Trail Making Test, the Verbal Fluency Test, and the Color-Word Interference Tests were administered as measures of executive functioning using both verbal and nonverbal means.

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Trail Making Test

The Trail Making Test involves the client drawing lines between dots, letters, numbers, and switching between numbers and letters.

	Scaled Score
Condition 1 – Visual Scanning	13
Condition 2 – Number Sequencing	12
Condition 3 – Letter Sequencing	11
Condition 4 – Number-Letter Switching	11

Average Scaled Score= 8 to 12

Jacqueline performed well on this measure. She was able to sequence and switch between stimuli with no problems. Jacqueline did not show an executive function issue on this measure.

The Verbal Fluency Test

The Verbal Fluency Test involved the subject coming up with as many items he/she can think of that start with a particular letter or belong in a particular category. The Category Switching Condition involved the subject switching from one category to another.

Condition	Scaled Score
Condition 1 - Letter Fluency	9
Condition 2 - Category Fluency	14
Condition 3 – Category Switching	13
Condition 4 – Switching Accuracy	13

Jacqueline was able to produce based on a letter and category prompt. She did well when switching between categories. Jacqueline did not show executive function issues on this measure.

The Color Word Interference Test

This subtest involved either reporting the color of a word or a block, reading the word, or alternating between reading the word and reporting the color of the word.

	Scaled Score
Condition 1 – Color Naming	9
Condition 2 – Word Reading	11
Condition 3 - Inhibition	. 9
Condition 4 – Inhibition/Switching	9

Jacqueline performed in the average range on all these conditions. She did not have issues with inhibition on both the simple and complicated measure.

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The Conners' Continuous Performance Test III (CPT-III)

The CPT-III offers a measure of a person's ability to respond and withhold responses over a long period with a boring task.

Jacqueline's performance did match a group with attention problems in the high likelihood. She had issues with sustained attention and impulsivity.

The Personality Assessment Inventory

This self-report measures a person's view of their psychological, emotional, and behavioral profile.

Scale & subscales	T-Score
Validity Scales	
Inconsistency	Within normal range
Infrequency	Within normal range
Negative Image Management	Within normal range
Positive Image Management	Within normal range
Main Scales	
Anxiety Related Disorders	73
Subscales	
Anxiety Related Disorders – Phobias	76

Jacqueline had validity statements in the acceptable range. This offers a good view of how Jacqueline sees herself.

Jacqueline had an elevation the Anxiety Related Disorders scale. This is because she had an elevation on the phobias subscale. She endorsed specific fears and anxiety surrounding situations. These fears interfere with her functioning. She has multiple phobias or fears that greatly affect her.

Jacqueline also indicated some mild issues associated with elevated and variable mood. She sees herself as outgoing but others may perceive her as impatient and demanding.

Jacqueline indicated her self-concept is stable and positive. She has periods of self-doubt and pessimism. Jacqueline reports that her interpersonal style is warm, friendly, and sympathetic. She likes harmony. Because of this and is uncomfortable with interpersonal confrontation or conflict. She is quick to forgive others.

Jacqueline did report that she has some issues being troubled by a bad experience. She also indicated she does not enjoy things since this bad experience. This suggests a significant traumatic experience. This was consistent with the interview.

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Jacqueline did indicate a mild degree of stress in regards to the situations in her life. She did feel she has several supportive relationships.

Summary and Recommendations

Jacqueline's social worker referred Jacqueline for a neuropsychological evaluation to determine her strengths and weaknesses for treatment planning. Jacqueline is a twenty-four year old young woman.

Jacqueline's social worker has concerns because Jacqueline claims she does not understand information. They have questions on whether this is a processing problem. There are concerns about anxiety. She also has a history of headaches and possible seizures.

Jacqueline's children are in foster care because she was not able to meet their basic needs. She was evicted and then did not send her children to school. The referral from social services states she relies on others for daily living issues and this sometimes falls through.

Intellectually, Jacqueline performed consistently in the average range and was average on her Full Scale IQ. She was average on the Verbal Comprehension Index, the Perceptual Reasoning Index, and the Processing Speed Index. The only area she had a problem was on the Verbal Working Memory subtest. This score was below average.

Verbally, Jacqueline did well for the most part. She had an average vocabulary. She had an above average ability to abstractly work with words. She was below average in verbal working memory. She was low average in her ability to retrieve and encode verbal information on a learning task. She was low average in her naming ability but did not have an anomia. Overall, Jacqueline had some weaknesses with language but did not make a language disorder. This can interfere with her processing of information that is consistent with the report from social services. This is mild.

Nonverbally, Jacqueline did well for the most part. She showed average ability in visual spatial ability and pattern analysis. She could reason abstractly with patterns. She had good visual memory. She had a mild issue with visual motor integration. This was more about issues with visual organization than a significant problem. This can correlate with mood and math issues.

Jacqueline did well on all the measures of executive functions with the exception of one. She had good reasoning. She could transition and benefit from feedback. She had good transitions on another test. She had good production. This correlates with a person that can be productive in work and tasks. She did not demonstrate a problem with impulsivity. She did have issues with inattention and matched a group with attention problems in the high likelihood. This could be contributing to some of her issues. Highly anxious people tend to have issues in this area. She did make the diagnosis of

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Attention Deficit/Hyperactivity Disorder predominately-inattentive presentation. This is mild and her anxiety issues are contributing to this.

Overall, social services verbalized concerns about Jacqueline's ability to understand tasks and requests. She can understand the information that she processes well. She has a good vocabulary and good reasoning. She did have some issues encoding the verbal information initially and this could be contributing to this issue. This combined with attention problems might make it difficult for Jacqueline but she can understand things and has good cause and effect.

Jacqueline has significant anxiety symptoms. She meets the diagnosis of Generalized Anxiety Disorder with panic attacks. She has had this disorder for many years. She also makes the diagnosis of Obsessive-Compulsive Disorder. Jacqueline's interview and personality assessment are consistent with a person with trauma. She does meet the diagnosis of PTSD. All three of these disorders are in the anxiety family and play off each other. They will all need treatment.

Jacqueline has significant issues being dependent on others. Many of her issues come from her waiting for someone to help her in her situation. She does not report long periods where she is outside a relationship. She appears highly dependent on others. She reports she did better when she was in an environment where others structured everything – such as in the foster home before her first child. She does meet the diagnosis of Dependent Personality Disorder. Her issues with anxiety probably cause her to be more dependent. Jacqueline would benefit from therapy to help her become more independent.

Overall, Jacqueline has many good strengths. She has some issues encoding language into memory but is able to process it. She has good frontal lobe skills but some attention problems. She has anxiety and problems with dependence. She should be able to benefit from therapy.

Based on the results of the assessment and the intake interview Jacqueline's diagnosis is as follows:

DSM-V	DSM-V Diagnoses				
300.03	Generalized Anxiety (F41.1) with panic attacks				
300.3	Obsessive-Compulsive Disorder (F42)				
301.6	Dependent Personality Disorder (F60.7)				
314.00	Attention Deficit/Hyperactivity Disorder – Predominately inattentive type MILD				
309.81	Posttraumatic Stress Disorder (43.10)				

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Recommendations

- Jacqueline reports migraines and an incident where her eyes rolled up into her head and she had altered consciousness. She should see a neurologist. Dr. Swartz at Renown is an epileptologist. She will help with these issues. Her phone number is 775-982-2970.
- Migraines are often diet related. She should keep a diary before going to the neurologist to help them with diagnosis. There is an online one at http://diary.migrainetrust.org/
- Jacqueline needs therapy to deal with her anxiety and dependency issues. It appears the anxiety feeds the dependency and vice versa. They might consider a dialectical behavioral therapy program. These are available at Mojave (334-3033) or Northern Nevada Adult Mental Health Services (775-688-2001).
- Her therapist will also have to address her PTSD and past traumas.
- Jacqueline should be seen for medication therapy. The first thing they should
 examine is her anxiety symptoms. She also has attention issues but these might
 improve if her anxiety was less. She can receive psychiatric therapy at Mojave or
 NNAMHS. Those numbers are above.
- There is a question on whether Jacqueline can understand what people tell her. She can if she processes it. She was a little low on working memory and the initial encoding of verbal information. She might do better with repetition, having her repeat it back, or written instruction in addition to verbal instructions. She is capable of understanding language in the average range. She has an average vocabulary.
- Jacqueline did have good reasoning; however, she has issues with sustained attention. This can cause her difficulties completing tasks, maintain focus on a task, and encoding the information. This can explain many of her issues that she is having with social services. This could be treated behaviorally through therapy or with medication. The difficulty is that they have to be careful to watch her anxiety if they choose to do medication.

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- Jacqueline might benefit from someone that helps her structure her day and month
 more consistently. They can work on making sure daily life skills are met like
 paying bills, having groceries, and maintaining a consistent dinner schedule. If
 she creates good habits, she might do better at maintaining in these areas.
- Several of Jacqueline's children have special education. She would benefit from services through Nevada PEP. Their number is 448-9950.

Suzanne Aberasturi, Ph.D.

Clinical Psychologist

Specializing in Neuropsychology

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6	IN THE FAMILY DIVISION
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNT OF WASHOE
9	Jacquelline, Guerrero,
10	C1240183 Applicant, Case No. <u>FV14-03323</u>
11	Dept No. Dept No.
	Robert + Hard Tolar
14	40001 J. +1011+ 101/101, Adverse Barty.
15	APPLICATION FOR A TEMPORARY AND/OR EXTENDED ORDER FOR PROTECTION AGAINST
16	DOMESTIC VIOLENCE
17	Please write or print clearly. Use black or dark blue ink. Complete this Application to the best of your knowledge.
18	
19	Applicant states the following facts under penalty of perjury:
20	1. Applicant's Date of Birth: $\frac{0.1590}{0.000}$ Adverse Party's Date of Birth: $\frac{110188}{0.000}$
21	Relationship: I am the first (for example, wife, ex-husband, girlfriend, father,
22	sister, etc.) of the Adverse Party. (a) Length of relationship: 10 years
23	(b) Have you ever lived together? Yes No I If so, how long? () - VECHS
24	(c) Are you living together now? Yes No
25	(d) Date of Separation: $\frac{7/30/14}{}$
26	(c) We have child(ren) TOGETHER: Yes or No If yes, where and with whom are
	these child(ren) living? fr hoster Care. 2. My address is: CONFIDENTIAL. (If confidential, do not write address here)
28	If address is not confidential, write below:
	Address

1				State NWUd (1				
. 3		I own Prent this residence. Lease/title is held in all the following name(s): Booley Hund-Taylor & Jacquelline Guerrero						
4		How long have you been	/	, , ,	4.4			
5								
6	3.	Adverse Party's address		Street Omes	4115			
7		0 2		Street Spacestate_Newbrig 2		2		
8		How long has the Advers				<u>Q</u>		
9		Ü	J	S		•		
10	4.	My place of employment			fidential, do not write	address here)		
11		If not confidential, sta	ate place(s)	of employment:				
12		Name of employer Address	N		Phone			
13		City	V \	County	Star			
14		Name of employer			*			
15		Address:			Phone			
	11							
16		City		County	State			
		CityName of employer		County	State			
16		CityName of employerAddress:		County	StatePhone			
16 17		City Name of employer Address: City		County	StatePhone			
16 17 18	5.	CityName of employerAddress:	is; LaYox	County	StatePhone			
16 17 18 19	5.	City Name of employer Address: City Adverse Party's employer	is; LaYox	County	StateStateStateState			
16 17 18 19 20	5.	City	is: Latox Aley Ta	CountyCounty	StateStateState	<u></u>		
16 17 18 19 20 21	<i>5</i> .	City	is: LOYOM Aley IA Of birth of	County County County County (2) (6) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	StateStateState	<u></u>		
16 17 18 19 20 21 22 23 24	6.	City	is: LOYOM Aley 101 of birth of y home, are	County	State Phone State Phone State Phone State State State	ut, appointed		
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16 17 18 19 20 21 22 23 24	6.	City	is: LOYOM Aley 101 Of birth of y home, are	County County County County County County APPLICANT'S CHILD (Yes/No)	Phone State Phone State Phone ADVERSE PARTY'S CHILD (Yes/No)	t, appointed		
16 17 18 19 20 21 22 23 24 25	6.	City	is: LOYOM OF birth of y home, are OF	County County County County County County APPLICANT'S	StateState	who child Lives		

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1 2 3	142	AME (first and last)	DATE OF BIRTH	APPLIC.		ADVERSE PARTY'S CHILD (Y		WHO CHILD LIVES
4	\	Johan Hunt-Taylor	6/29/11	Circle one	No	Circle one	No	dostor
5		Than Hunt-Total	1114	Circle one	No	Circle one	No	Jacqueline Guerriros
6 7	5.	27 10111 AINIT 160/108		Circle one Yes	λΤο	Circle one		Robert Haylor
8				Circle one	No	Yes Circle one	No	
9	6.			Yes	No	Yes	No	
10 11 12		(b) Have you or the Adverse child(ren) by Court Order? Who was awarded custody/g	Yes [No			of the m	inor
13		By what Court? Court Case No. (if known)	·	· · · · · · · · · · · · · · · · · · ·				
15 16 17 18	7.	Please check the appropriate any court for a Divorce, Corder for Protection Again indicate when and where the	Custody,	☐ Paternity	, 🗌 Child or 🗌 Stal	I Support, ☐ king/Harassm	Guardia ent Orde	nship,
20								·
21 22 23 24 25 26	8.	(a) Has CHILD PROTECTIVE the household in the past year (b) Is CPS currently involved If yes, give details, including PODELLO AURITUAL AND AURITUAL COURTER TO THE TOTAL COURTER	? Yes [with your	No family? Y rker's name: nan Tay de Stabi vem Oct	Tes No	o we been	vemo	·
				3				

1	9. (a) Does the Adverse Party possess a firearm, or does the Adverse Party have a firearm under his or her custody or control? Yes No I don't know
2	
3	(b) Has the Adverse Party ever threatened, harassed, or injured you, the minor child(ren), or anyone else with a firearm or any other weapon? Yes No I don't know
4	If yes, give details:
5	
6	
7	
8	
9	
10	10. (a) I have been or reasonably believe I will become a victim of domestic violence committed by the Adverse Party.
11	(b) The child(ren) have been or are in danger of becoming a victim of domestic violence
12	committed by the Adverse Party.
$\begin{bmatrix} 3 \\ 14 \end{bmatrix}$	In the following space, state the facts that support your Application. Be as specific as you can, starting with the most recent incident. Include the approximate dates and locations, and whether
	law enforcement or medical personnel have been involved.
15	THIS APPLICATION IS A PUBLIC RECORD
16	7/31/14 - Robert to Hunt-Toulow & had
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28	PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES.	
	5	

1	11.	Have YOU ever been arrested or charged with domestic violence, or any other crime committed
2		against your spouse, partner, or child(ren)? Yes X No
3		If yes, WHEN and where?
4		
5		
6		
7	12.	To your knowledge, has the ADVERSE PARTY ever been arrested or charged with domestic
8		violence, or any other crime committed against his/her spouse, partner, or child(ren)? Yes No I don't know If yes, WHEN and where?
		HYes No I don't know If yes, WHEN and where? HIST First fine in Custody Jail Lyw. (Dompstic
9		Violence.
10		V V V N
11		
12	13.	An emergency exists, and I need a TEMPORARY ORDER FOR PROTECTION AGAINST
()3		DOMESTIC VIOLENCE issued immediately, without notice to the Adverse Party, to avoid
14		irreparable injury or harm. I request that it include the following relief, and any other relief the
15		Court deems necessary in an emergency situation. (Please check all the choice(s) that may apply
16		to YOU):
17		(A)Prohibit the Adverse Party, either directly or through an agent, from threatening,
18		physically injuring, or harassing me and/or the minor child(ren).
19		(B) Prohibit the Adverse Party from any contact with me whatsoever.
		(C) Exclude the Adverse Party from my residence and order the Adverse Party to stay at
20		least 100 yards away from my residence.
. 21		(D) Obtain law enforcement assistance to accompany me to the following residence,
22		Or
23		to accompany the Adverse Party to the following residence,
24		to obtain personal property.
25		(E) Grant temporary custody of the minor child(ren) to me.
26		(F) Order that custody, visitation, and support of the minor child(ren) remain as ordered in
<u> </u>		the Decree of Divorce/Order entered in Case Number in the
28	ï	Court of the State of
		6

1	(G) Order the Adverse Part	y to stay at least 100 y	ards away from the minor child(ren)'s
2	school(s), or day care(s), lo		
3	(If confidential, do not writ		
4	If NOT confidential, w	rite name of school(s)	/day care(s) and address(es) below:
5	(1) NT (1 1 1	411 Å	
6	(1) Name of school or day care	,	
7	City	Country	State
8		Сошиу	State
9	(2) Name of school or day care	M/A	
10	Address	1 " 1	·
11	City		State
12			
13	(3) Name of school or day care_	7 7 7	
	Address		
14	City	County	State
15	(H) Order the Advance Party	to -t 11 100	
16	(H) Order the Adverse Party of employment.	to stay at least 100 yar	ds away from my place(s) of
17	- ·	stay at least 100 years	Is away from the following places,
18	which I or the minor child(re		is away from the following places,
19	(1) Name	s) moduone logularly.	
20	Addres		
21	City	_County	` State _
22			
23	(2) Name		
24	Address		
25	City	_ County	State
26	(3) Name		
q	Address		
28	* *	_County	State
11			

_		
	(J) [1] Prohibit the Adverse Party, either directly or through an agent, from physically	
:	_ ii	
	injuring or threatening to injure any animal that is owned or kept by the Adverse Party, the	
	numor chia(ren), or me.	
	(2) Fromon the Adverse Party, either directly or through an agent, from taking	
5	possession of any animal owned or kept by me or the minor child(ren).	
6	(K) I further request the following other conditions:	
7	emporary protection Order for him to think about what	
8		~
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10		Y.
11		
12		
13		
14	IE VOI I BUELL TO A DOL V COD A LIFE DIALS HOD ALL	
15	IF YOU WISH TO APPLY FOR A HEARING FOR AN EXTENDED ORDER FOR PROTECTION COMPLETE THE FOLLOWING INFORMATION	
16	MAIN THE THE TOLL OF TAKEN IN THE TOLL OF THE THE TAKEN IN THE TOLL OF THE TAKEN IN	
17	14. I request the Court hold a hearing for an EXTENDED ORDER FOR PROTECTION	
	14. I request the Court hold a hearing for an EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE (which could be in effect for up to one year), and at that	
. 18	hearing the Court issue an Extended Order for Protection Against Domestic Violence and that it	
19	include the following relief and any other relief the Court deems appropriate.	
20	(Please check all the choice(s) that may apply to YOU).	
21	(A) Prohibit the Adverse Party, either directly or through an agent, from threatening,	
22	physically injuring, or harassing me and/or the minor child(ren).	
23	(B) Prohibit the Adverse Party from any contact with me whatsoever.	
24	(C) Exclude the Adverse Party from my residence and order the Adverse Party to stay at	
25	least 100 yards away from my residence.	
26	(D) Grant temporary custody of the minor child(ren) to me.	
ر م	(E) Grant the Adverse Party visitation with the minor child(ren).	
	(F) Order the Adverse Party to pay support and maintenance of the minor child(ren). (You	*
28	may be required to file an Affidavit of Financial Condition prior to the hearing).	
	or a restaurance of a manoral condition prior to the hearing).	

1	(G) Order the Adverse Party to pay the rent or make payments on a mortgage or pay
2	towards my support and maintenance.
3	(H) Order that custody, visitation, and support of the minor child(ren) remain as ordered in
4	the Decree of Divorce/Order entered in Case Numberin the
5	Court of the State of
	(I) Order the Adverse Party to stay at least 100 yards away from the minor child(ren)'s
	school, or day care, located at: CONFIDENTIAL
7	(If confidential, do not write name of school and address here).
8	If address is not confidential, please write name of school or day care and address(es)
9	below:
10	•
11	(1) Name of school or day care
12	Address:
\bigcirc_{13}	City County State
14	(2) Name of short and
	(2) Name of school or day care
15	AddressCityState
16	City / County / State_
17	3) Name of school or day care
18	Address
19	CityState_
20	State
21	(J) Order the Adverse Party to stay at least 100 yards away from my place of
22	employment. CONFIDENTIAL
23	If address is not confidential, please write name of employer and address(es) below:
24	
- 11	(1) Name of Employer
25	Address:
26	City County State
28	

	1 (2) Name of Employer
	2 Address_
	City County State
	4
	(3) Name of Employer
	Address
	CityCounty State
8	(15) Order the Adverse Farty to stay at least 100 yards away from the following places,
9	which I or the minor child(ren) frequent regularly:
10	
11	
12	Address:
	City County State
14	(2) Name
15	Address
16	City County State
17	
	(3) Name
18	Address
19	CityCountyState
20	
21	(L) (I) Prohibit the Adverse Party, either directly or through an agent, from physically
22	injuring or threatening to injure any animal that is owned or kept by the Adverse Party,
23	the minor child(ren), or me.
24	(2) Prohibit the Adverse Party, either directly or through an agent, from taking
25	possession of any animal owned or kept by me or the minor child(ren).
26	(3) I request the Court to specify the arrangements for the possession and care of any
\neg	animal owned or kept by the Adverse Party, the minor child(ren), or me.
28	the state of the s
	10

1 2 3 4	 ☐ (M) Order the Adverse Party to pay for lost earnings and expenses incurred as a result of my attendance at any hearing concerning this Application. ☐ (N) I further request the following other conditions: 	
5 6 7 8		
9 10 11 12		
13 14 15 16 17	L DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF NEVADA THAT I HAVE READ THE STATEMENTS CONTAINED IN THIS APPLICATION, KNOW THE CONTENTS THEREOF, AND BELIEVE THEM TO BE TRUE AND CORRECT	
18 19 20 21	Dated: 9/15/14 Signature/of Applicant	
22 23 24 25	Applicant's Name (Please Print)	
26	11	
T-aggregation and an analysis		

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27 28 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

JACQUELINE GUERRERO,

VS.

Applicant,

Case No: FV14-03323

Adverse Party

Dept. No: DM3

ROBERT HUNT TAYLOR

Date Issi

Date Issued: 09/15/14

Date Expires: 10/20/14

TEMPORARY ORDER
FOR PROTECTION AGAINST DOMESTIC VIOLENCE

VIOLATION OF THIS ORDER IS A CRIME

YOU, THE ADVERSE PARTY, ARE NOTIFIED THAT YOU CAN BE ARRESTED even if the person who obtained this Order invites or allows you to contact him or her. You have the sole responsibility to avoid or refrain from violating the terms of this Order. Only the Court can change this Order upon written application.

YOU ARE FURTHER NOTIFIED THAT IF YOU ARE ARRESTED FOR VIOLATING THIS ORDER, you will not be admitted to bail sooner than 12 hours after your arrest if: (1) the arresting officer determines that the violation is accompanied by a direct or indirect threat of harm; or (2) you have previously violated a temporary or extended order for protection of the type for which you have been arrested; or (3) at the time of the violation or within 2 hours after the violation, you have: (a) a concentration of alcohol of 0.08 or more in your blood or breath; or (b) an amount of a prohibited substance in your blood or urine that is equal to or greater than the amount set forth in subsection 3 of NRS 484.379.

YOU ARE FURTHER NOTIFIED that child stealing/kidnapping is a felony.

THIS ORDER is valid and enforceable throughout the State of Nevada. This Order meets all Full Faith and Credit provisions of the Violence Against Women Act, and is enforceable in all 50 states, the District of Columbia, U.S. Territories, and Indian Nations. All other courts and law enforcement agencies with jurisdiction within the United States and all Indian Nations shall give full faith and credit to this Order pursuant to 18 U.S.C. § 2265.

An Application and Affidavit having been filed in this Court by the above-named

Applicant requesting that a Temporary Order for Protection against Domestic Violence be issued by this Court against YOU, the above-named Adverse Party, or the Court having received specific facts by telephone/facsimile pursuant to NRS 33.020(5), and the Court having jurisdiction over the parties and this matter pursuant to NRS 33.010, et seq., and it appearing to the satisfaction of the Court from specific facts shown by a verified Application that an act of domestic violence has occurred, there exists a threat of domestic violence, and/or you represent a credible threat to the physical safety of the Applicant or the minor child(ren) and good cause appearing for issuing such Order without hearing, YOU ARE HEREBY ORDERED as follows:

YOU ARE PROHIBITED, either directly or through an agent, from threatening, physically injuring or harassing the above-named Applicant and/or minor child(ren). YOU ARE FURTHER PROHIBITED from selling, damaging, destroying, giving away, or otherwise disposing of, or tampering with, any property owned by the Applicant, or in which Applicant has an interest;

YOU ARE PROHIBITED from any contact whatsoever with the Applicant, including but not limited to, in person, by telephone, through the mail, through electronic mail (e-mail), fasimile or through another person;

Applicant's residence located in WASHOE COUNTY, NEVADA,
CONFIDENTIAL or any other place that Applicant may reside. YOU shall not interfere with Applicant's possession and use of residence, including utilities, phones, leases and other related residential services;

2. N/A A law enforcement officer, within who	ose jurisdiction Applicant/Ad	verse Party's
residence is located, shall on ONE OCCASION ONLY	accompany Applicant/Adver	se Party's to
Applicant/Adverse Party's residence located at	NOT APPLICABLE	and shall stand by
while Not Applicable obtains clothing, toiletries and the	following additional items:	NOT
APPLICABLE . ANY PROPERTY IN DISP	UTE SHALL REMAIN	IN THE
RESIDENCE UNLESS IT IS SPECIFICALLY	IDENTIFIED IN THIS	ORDER.

3. N/A The Court, having jurisdiction under and meeting the requirements of Chapter 125A of the Nevada Revised Statutes (UCCJEA), grants to Applicant temporary custody of the

1	following minor child(ren) of the parties;; YOU ARE PROHIBITED from interfering with Applicant's
2	custody of the minor child(ren) named in this paragraph. It is in the best interest of the child(ren) that no
3	negative, insulting, or disparaging comments be made by one party against the other party in the
4	presence of the minor child(ren);
5	4. <u>N/A</u> Custody, visitation, and support of the minor child(ren) of the parties shall remain as
6	ordered in the Decree of Divorce/Order entered between the parties in Case Number <u>NOT</u>
7	APPLICABLE in the <u>NOT APPLICABLE</u> Judicial District Court of the State of Nevada;
8	5. N/A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the
9	minor child(ren)'s school(s), or day care, including but not limited to the places listed.
10	CONFIDENTIAL, at 区 <u>Not Applicable</u> .
11	6. N/A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the
12	place(s) of employment located in , ☐ <u>CONFIDENTIAL</u> , at ⊠ <u>Not Applicable</u> , or any other place that
13	Applicant may be employed. YOU ARE PROHIBITED from any contact whatsoever with these
14	place(s) of employment, in person, by telephone, by mail, or any other means of communication;
15	7. N/A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the
16	following places, frequented regularly by Applicant and/or minor child(ren) as/described as:, located in
17	
18	☐ CONFIDENTIAL, at ☑ Not Applicable .
19	8. <u>N/A</u> Notwithstanding other provisions of this ORDER, the following provisions and
20	exceptions are made a part of this ORDER:
21	(a) YOU ARE PROHIBITED, either directly or through an agent, from physically
22	injuring or threatening to injure any animal owned or kept by the Applicant the minor child(ren) or you.
23	
24	(b) YOU ARE PROHIBITED, either directly or through an agent, from taking possession of any animal owned or kept by the Applicant or the minor child(ren).
25	possession of any animal owned of kept by the Applicant of the filmor child(feit).
26	U 9/ \underline{X} The following provisions and exceptions are made a part of this Order:
27	AN EXTENSION HEARING IS SCHEDULED FOR OCTOBER 20, 2014 AT 08:30 A.M. AT THE
28	FAMILY COURT, 1 SOUTH SIERRA STREET, RENO, NEVADA, IN HEARING ROOM

 A.APPLICANT SHOULD CHECK IN AT THE ADVOCATE'S OFFICE ON THE THIRD

FLOOR.ADVERSE PARTY SHOULD CHECK IN AT HEARING ROOM A ON THE FIRST FLOOR.

B.SHOULD WCDSS PLACE THE MINOR CHILD ETHAN HUNT-TAYLOR WITH APPLICANT,

ADVERSE PARTY SHALL HAVE NO CONTACT WITH THE PARTIES' MINOR CHILD PENDING

FURTHER ORDER OF THE COURT.

THIS ORDER WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON THE DATE SET FORTH ON PAGE 1 UNLESS THIS COURT ORDERS OTHERWISE. If an Application for an Extended Order is filed, this Temporary Order will remain in effect until the hearing on an Extended Order is held. If you wish to dispute this Order or have it changed, you may request a hearing by filing a written request with this Court. Court staff will give you information about how to file your request. The Court will set a hearing on your request as quickly as possible.

IT IS FURTHER ORDERED that a copy of this Order shal be transmitted forthwith together with the verified Application and supporting Affidavit, to the <u>APPLICABLE</u> Sheriff's Office, or the <u>APPLICABLE</u>Constable, who will promptly attempt to serve the same upon the Adverse Party, and upon service, file a Return of Service form with the Court by the end of the next buisness day after service is made.

ORDER TO LAW ENFORCEMENT

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(A) Any law enforcement officer who has probable cause to believe a violation of any provision of this Order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a criminal violation of this Order, in addition to any other criminal charges that may be justified.

(B) If such law enforcement officer cannot verify that the Adverse Party was served with a copy of the Application and Order, the officer shall inform the Adverse Party of the following: (1) the specific terms of this Order; (2) that the Adverse Party now has notice of the provisions of this Order; (3) that a violation of this Order will result in the Adverse Party's arrest; (4) the location of the Court that issued the original Order and the hours during which the Adverse Party can obtain a copy of this Order; and (5) the date and time set for a hearing on an Application for an Extended Order, if any. The law enforcement officer shall then provide written proof of notice to the officer's agency and to the Court.

(C) It shall be the duty of the law enforcement officer serving this Order to remove the Adverse Party from Applicant's residence as set forth in paragraph 1 of this Order.

All fees are deferred.

Dated September 15, 2014

Casus Campbell

Judge/Hearing Master

 PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

The terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

SA0316

NOTICE TO ALL PARTIES

YOU ARE REQUIRED TO KEEP THE COURT INFORMED OF YOUR CURRENT ADDRESS AT ALL TIMES DURING THE PENDENCY OF THIS ACTION. FAILURE TO DO SO MAY RESULT IN A FINDING THAT YOU HAVE VIOLATED AN EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE, EVEN THOUGH YOU MAY NOT HAVE RECEIVED ACTUAL NOTICE THAT AN EXTENDED ORDER WAS ISSUED. ALL ADDRESS CHANGES MUST BE REPORTED TO THE COURT IN WRITING ON A CHANGE OF ADDRESS INFORMATION FORM, WHICH MAY BE OBTAINED FROM THE DOMESTIC VIOLENCE COURT CLERK.

APPLICANTS MAY KEEP THEIR ADDRESS CONFIDENTIAL BY REPORT ANY CHANGES TO THE TPO ADVOCATES OFFICE.

PRO: «pro rec num»

NOTICES TO THE ADVERSE PARTY

THIS ORDER IS VALID AND ENFORCEABLE THROUGHOUT THE STATE OF NEVADA.

PURSUANT TO THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265, THE TEMPORARY ORDER

FOR PROTECTION OF THE COURT SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR

TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL

IF YOU TRAVEL ACROSS STATE OR TRIBAL LAND LINES WITH THE INTENT TO INJURE THE APPLICANT AND THEN INTENTIONALLY COMMIT A CRIME OF VIOLENCE CAUSING BODILY INJURY TO THE APPLICANT, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2261(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2261(a)(2).

IF YOU TRAVEL ACROSS STATE OR FEDERAL LAND LINES WITH THE INTENT TO VIOLATE THE TEMPORARY ORDER FOR PROTECTION AND SUBSEQUENTLY VIOLATE SUCH ORDER, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2262(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2262(a)(2).

PRO: «pro rec num»

SA0318

LAND.

ORDER AND NOTICE

In accordance with Washoe County District Court Rule 31(5)¹, as approved by the Nevada Supreme Court, Orders for Protection Against Domestic Violence, whether temporary, extended, modified or other, are effective as of the date of issuance by a Second Judicial District Court Master. These Orders do not require the signature of a District Court Judge to become effective.

A party against whom a **Temporary Order of Protection (TPO)** has been issued by a Second Judicial District Court Master, may file a Motion to Contest the TPO with the Court, at the Family Court Filing office, located at One South Sierra Street, First Floor, Reno, Nevada.

Any party may also file an Objection to an **Order** issued by a Second Judicial District Court Master within 10 days of service the Order.

A party may request a stay of an Order of Protection by filing a motion with the Court.

Forms for Motions and Objections are available at the Family Court Filing office or the Self-Help Center, both of which are located at One South Sierra Street, First Floor, Reno, Nevada.

IT IS SO ORDERED.

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Linda M. Gardner
District Court Judge

District Court studge

WCDR 31.5 states, "In cases involving orders for protection against domestic violence, the recommendation of the master shall become effective upon notice to the parties, unless stayed pending review by the judge. A stay of the master's recommendation may be granted at the request of any party to the action or upon the initiative of the court."

FILED Electronically 5 PM ings in

		FILED Electronically 2014-09-15 04:36:55 Joey Orduna Hastii Clerk of the Cour Transaction # 4607
1	CODE 2937	Transaction # 4007
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, 5		
6 7		AMILY DIVISION
		RICT COURT OF THE STATE OF NEVADA E COUNTY OF WASHOE
8	IN AND FOR TH	E COUNTY OF WASHOE
10	JACQUELINE GUERRERO,	
. 11	Applican	t, Case No. FV14-03323
12	vs.	Dont No DM
13	ROBERT HUNT TAYLOR_,	Dept. No. DM
14	Adverse Par	tv.
15		
16 17		EARING TO EXTEND THE PROTECTION ORDER
18	Upon Motion of ⊠ Applicant	□Adverse Party, to:
19	☑ EXTEND the Protection ORDER	☐ MODIFY the Protection ORDER
20	☐ DISSOLVE the Protection ORDER	☐ OTHER
21		
22		ng will be held in the Family Division of the
23		One S. Sierra Street, First Floor, Reno, Nevada,
24	on OCTOBER 20, 2014 AT 8:30 A.M	
25	MODIFY or DISSOLVE the PROTECTION (ORDER against the above named Party.
26	ANY PROTECTION OPPER WILL CONTIN	HE IN EFFECT HATH SHOULDEADING AND
27		UE IN EFFECT UNTIL SUCH HEARING AND
28	FURTHER ORDER OF THIS COURT.	
	PRO:	

A copy of the Motion for hearing, Affidavit and copy of this ORDER/Notice, shall be served on the other party by \square MAIL ☑PERSONAL SERVICE Judge/Hearing Master Transmitted to the state repository or Clerk of the Court

FILED Electronically 2014-10-20 09:30:40 AM Cathy Hill Acting Clerk of the Court Transaction # 4658666

CODE 1715

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ROBERT HUNT TAYLOR

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IN THE FAMILY DIVISION

OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

JACQUELINE GUERRERO

Applicant,

Adverse Party.

Case No: FV14-03323

Dept. No: DM1

Date Issued: 10/20/14

Date Expires: 01/20/15

EXTENDED PROTECTION ORDER AGAINST DOMESTIC VIOLENCE

VIOLATION OF THIS ORDER IS A CRIME

YOU. THE ADVERSE PARTY, ARE NOTIFIED THAT YOU CAN BE ARRESTED even if the person who obtained this Order invites or allows you to contact him or her. You have the sole responsibility to avoid or refrain from violating the terms of this Order. Only the Court can change this Order upon written application.

YOU ARE FURTHER NOTIFIED THAT IF YOU ARE ARRESTED FOR VIOLATING THIS ORDER, you will not be admitted to bail sooner than 12 hours after your arrest if: (1) the arresting officer determines that the violation is accompanied by a direct or indirect threat of harm; or (2) you have previously violated a temporary or extended order for protection of the type for which you have been arrested; or (3) at the time of the violation or within 2 hours after the violation, you have: (a) a concentration of alcohol of 0.08 or more in your blood or breath; or (b) an amount of a prohibited substance in your blood or urine that is equal to or greater than the amount set forth in subsection 3 of NRS 484.379.

YOU ARE FURTHER NOTIFIED that child stealing/kidnapping is a felony.

THIS ORDER is valid and enforceable throughout the State of Nevada. This Order meets all Full Faith and Credit provisions of the Violence Against Women Act, and is enforceable in all 50 states, the District of Columbia, U.S. Territories, and Indian Nations. All other courts and law enforcement agencies with jurisdiction within the United States and all Indian Nations shall give full faith and credit to this Order pursuant to 18 U.S.C. § 2265.

PRO: 191054

Possession, shipment, transportation, or receipt of a firearm or ammunition while this Order is in effect may constitute a felony under federal law 18 USC § 922(g)(8), and is punishable by a fine of up to \$250,000 and/or a prison sentence of up to ten (10) years. Further, if prohibited by this Order, possession, custody, or control of a firearm while this Order is in effect is a gross misdemeanor under NRS Chapter 33.

The Court having considered the filings, testimony and any evidence presented at hearing, and the Court having found that the above-named Adverse Party received actual notice of hearing at which such person had an opportunity to participate, and the Adverse Party was not present, and the above-named Applicant was present was represented by counsel, PRO PER, and the Court having jurisdiction over the parties and this matter pursuant to NRS 33.010, et seq., and it appearing to the satisfaction of the Court from specific facts shown that an act of domestic violence has occurred, there exists a threat of domestic violence, and/or you represent a credible threat to the physical safety of the Applicant or the minor child(ren), the Court enters this Order, and as a result:

YOU ARE PROHIBITED, either directly or through an agent, from threatening, physically injuring or harassing the Applicant and/or the minor child(ren). YOU ARE FURTHER PROHIBITED from selling, damaging, destroying, giving away, or otherwise disposing of, or tampering with, any property owned by the Applicant, or in which Applicant has an interest;

YOU ARE PROHIBITED from any contact whatsoever with the Applicant, including but not limited to, in person, by telephone, through the mail, through electronic mail (e-mail), facsimile or through another person;

Applicant's residence located in <u>WASHOE COUNTY</u>, <u>NEVADA</u>, <u>Solution</u> Confidential, at or any other place that Applicant may reside. YOU shall not interfere with Applicant's possession and use of residence, including utilities, phones, leases and other related residential services;

N/A The Court, having	ng jurisdiction under and meet	ting the requirements of Chapter 125A
of the Nevada Revised Statutes (U	CCJEA), grants to the Applica	ant temporary custody of the following
minor child(ren) of the parties:	NOT APPLICABLE	_; YOU ARE PROHIBITED from

PRO: 191054

- 11	
1	interfering with the Applicant's custody of the minor child(ren) named in this paragraph. It is in the best
2	interest of the child(ren) that no negative, insulting, or disparaging comments be made by one party
3	against the other party in the presence of the minor child(ren);
4	3. N/A YOU ARE GRANTED visitation with the minor child(ren): NOT
5	APPLICABLE , under the following terms and conditions: NOT APPLICABLE .
6	4. N/A YOU ARE ORDERED to pay support and maintenance of the minor child(ren) as
7	set forth in the attached Child Support addendum.
8	5. N/A YOU ARE ORDERED to pay the rent or make payments on a mortgage on the
9	Applicant's place of residence or pay towards the support and maintenance of the Applicant, as follows
10	NOT APPLICABLE .
11	6. N/A Custody, visitation, and support of the minor child(ren) of the parties shall remain a
12	ordered in the Decree of Divorce/Order entered between the parties in Case Number NOT
13	APPLICABLE, in the NOT APPLICABLE Court of the State of Nevada;
14	7. N/A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the
15	minor child(ren) s school(s), or day care, including, but not limited to the places listed below and
16	located in $\square \not \in \underline{ONFIDENTIAL}$, at $\boxtimes \underline{Not\ Applicable}$,
17	8. YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from these
18	place(s) of employment or any other place that Applicant may be employed, located in WASHOE
19	COUNTY, NEVADA, 🖾 CONFIDENTIAL,. YOU ARE PROHIBITED from any contact whatsoever
20	with these place(s) of employment, in person, by telephone, by mail, or any other means of
21	communication;
22	9. N/A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the
23	following places frequented regularly by Applicant and/or minor child(ren):, located in □
24	CONFIDENTIAL, at 区 Not Applicable .
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PRO: <u>191054</u>

1	10. (a) N/A YOU ARE PROHIBITED, either directly or through an agent, from physically injuring or threatening to injure any animal that is owned or kept by the Applicant, the
2	minor child(ren), or YOU.
3 4	(b) YOU ARE PROHIBITED, either directly or through an agent, from taking
5	possession of any animal owned or kept by the Applicant or the minor child(ren).
6	(c) ☐ The arrangements for the possession and care of any animal(s) referenced:
7	11. TYOU ARE ORDERED to comply with the attached Firearms Addendum.
8	
9	
10	12.V The following provisions and exceptions are made a part of this Order:
11	A. The parties are authorized to communicate by text message or email regarding the parties' minor
12	children.
13	THIS ORDER WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON THE DATE SET FORTH ON PAGE
14	1, UNLESS THIS COURT ORDERS OTHERWISE.
15	☐ The Adverse Party is ordered to pay all previously deferred court costs and fees of
16	\$ payable to by (date).
17	Pursuant to NRS 33.030(2) the Adverse Party is ordered to pay in the amount of \$ and payable to by(date).
18	to by(date),
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	PRO: <u>191054</u>

ORDER TO LAW ENFORCEMENT

(A) Any law enforcement officer who has probable cause to believe a violation of any provision of this Order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a criminal violation of this Order in addition to any other criminal charges which may be justified.

(B) If such law enforcement officer cannot verify that the Adverse Party was served with a copy of the Application and Order, the officer shall inform the Adverse Party of the following (1) the specific terms of this Order, (2) that the Adverse Party now has notice of the provisions of this Order, (3) that a violation of this Order will result in the Adverse Party's arrest, and (4) the location of the Court that issued the original Order and the hours during which the Adverse Party can obtain a copy of the Order. The law enforcement officer shall then provide written proof of notice to the officer's agency and to the Court.

Dated October 20, 2014

LANCE WHITE/Hearing Master

PRO: 191054

NOTICE TO ALL PARTIES

YOU ARE REQUIRED TO KEEP THE COURT INFORMED OF YOUR **CURRENT ADDRESS** AT ALL TIMES DURING THE PENDENCY OF THIS ACTION. FAILURE TO DO SO MAY RESULT IN A FINDING THAT YOU HAVE VIOLATED AN EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE, EVEN THOUGH YOU MAY NOT HAVE RECEIVED ACTUAL NOTICE THAT AN EXTENDED ORDER WAS ISSUED. ALL ADDRESS CHANGES MUST BE REPORTED TO THE COURT IN WRITING ON A <u>CHANGE OF ADDRESS INFORMATION</u> FORM, WHICH MAY BE OBTAINED FROM THE DOMESTIC VIOLENCE COURT CLERK.

APPLICANTS MAY KEEP THEIR ADDRESS CONFIDENTIAL BY REPORT ANY CHANGES TO THE TPO ADVOCATES OFFICE.

PRO: <u>191054</u>

NOTICES TO THE ADVERSE PARTY

THIS ORDER IS VALID AND ENFORCEABLE THROUGHOUT THE STATE OF NEVADA.

PURSUANT TO THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265, THE EXTENDED ORDER FOR PROTECTION OF THE COURT SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND.

IF YOU ARE SUBJECT TO AN EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE AND YOU POSSESS, SHIP OR TRANSPORT ANY FIREARM OR AMMUNITION IN INTERSTATE COMMERCE, OR YOU RECEIVE ANY FIREARM OR AMMUNITION WHICH HAS BEEN SHIPPED OR TRANSPORTED IN INTERSTATE OR FOREIGN COMMERCE, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE. 18 U.S.C. §922(g)(8).

IF ANY PERSON SELLS OR OTHERWISE DISPOSES OF ANY FIREARM OR AMMUNITION TO YOU, KNOWING OR HAVING REASONABLE CAUSE TO BELIEVE THAT YOU ARE SUBJECT TO AN ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE, THAT PERSON MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE. 18 U.S.C. §922(d)(8).

IF YOU TRAVEL ACROSS STATE OR FEDERAL LAND LINES WITH THE INTENT TO VIOLATE THE EXTENDED ORDER FOR PROTECTION AND SUBSEQUENTLY VIOLATE SUCH ORDER, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2262(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2262(a)(2).

IF YOU TRAVEL ACROSS STATE OR TRIBAL LAND LINES WITH THE INTENT TO INJURE THE APPLICANT AND THEN INTENTIONALLY COMMIT A CRIME OF VIOLENCE CAUSING BODILY INJURY TO THE APPLICANT, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2261(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2261(a)(2).

PRO: <u>191054</u>

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from the jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

The terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law, apply if a parent abducts or wrongfully retains a child in a foreign country.

SA0329

ORDER AND NOTICE

In accordance with Washoe County District Court Rule 31.5, as approved by the Nevada Supreme Court, Orders for Protection, whether temporary, extended, modified or other, are effective as of the date of issuance by a Court Master. These Orders do not require the signature of a District Court Judge to become effective

A party against whom a **Temporary Order of Protection (TPO)** has been issued by a Court Master may file a motion to contest the TPO by filing a contest motion with the Court Clerk.

Any party may file an Objection to an Extended Order of Protection issued by a Court Master within 10 days of service of the Extended Order of Protection.

A party may request a stay of an Order by filing a motion with the Court Clerk.

Forms for Motions and Objections are available at the Court Clerk's Office, Room 131, 75 Court Street, Reno, Nevada 89501.

IT IS SO ORDERED.

Linda M. Gardner

District Court Judge

PRO: 191054

8/26/2015 11:00:59 AM Central Time

RENO MUNICIPAL COURT' - COUNTY OF WASHOE, STATE OF NEVADA



~ One South Sierra Street, Reno, Nevada ~ Mailing: P.O. BOX 1900, RENO, NV 89505 Phone: (775)334-2290 Fax: (775)326-5105 HOURS OF OPERATION: Monday-Thursday 7:30am to 5:30pm (Excluding Holidays)

Case Status Report

Defendant: HUNT-TAYLOR, ROBERT

DOB:

11/04/1988

2017 W 4TH ST APT 45

Reno, NV 89512

Case Number: 14CR-13691

Agency: 14-14461

Case Status

Closed

Booking Nbr:

Status Date

10/9/2014

			Hearings			
learing Type		Judicial Officer	Location	Hearing Date		Hearing Results
n Custody Video Arı	raignments	Gardner, William	Courtroom E	7/31/2014 8:	30 AM	Held
n Custody Video Arı	raignments	Nash Holmes, Dorothy	Courtroom' E	8/12/2014 8:	30 AM	Continued by Court
n Custody Video Arı	raignments	Nash Holmes, Dorothy	Courtroom E	8/13/2014 8:	30 AM	And the state of t
Bench Trial	war a market reported to the Cherry Miller to the	Nash Holmes, Dorothy	Courtroom C, 2nd Floor	9/9/2014 8:00) AM	Change of Plea Hearing Held
Presentence Screening			Court Resource Center, 2nd Floor	9/11/2014 10	:00 AM	Held
Court Substance Ab valuation English	use	and planes and make the second section of the secti	Court Evaluation Center	9/11/2014 10	:45 AM	Held
Co-Occurring Disord	ler Hearing	Nash Holmes, Dorothy	Courtroom D, 2nd Floor	10/8/2014 10	:30 AM	Held
n Custody Video Ar	raignments	Nash Holmes, Dorothy	Courtroom E	10/9/2014 8:	30 AM	Held
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Event Date	Event Desc	cription / Comment		Mary M.		
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7/31/2014	Formal Con	nplaint Filed With the Court	and a second to a design of the control of the cont	entre aller i verille de l'estate de l	P. (1990) March 1990 (1990)	
7/31/2014	Present in 0 FOR THE 0	Court: CITY OF RENO: FOR THE DE	FENSE: LOOMIS			
7/31/2014	Rights Expl Defendant	lained appeared, explained his/her ri	ghts by the Judge and	indicated that h	e/she unders	tood them completely.
7/31/2014	Judge's No	tes			en alma en maria en en como construccione de marion de la construcción de la construcción de la construcción d	
7/31/2014	LEGAL DEI (775) 322-2 WILL HAVE HEREBY C	2272 PLEASE ALLOW APPRO E ALL OF THE NECESSARY I DRDERED THAT THE ABOVE IN ANY AND ALL PROCEEDIN	DXIMATELY 3 WEEKS INFORMATION FROM I-NAMED DEFENDAN IGS ON THIS MATTE	S BEFORE CON 1 THE COURT T BE APPOINT R IN THE RENG	NTACTING YO TO ASSIST Y 'ED A LEGAL O MUNICIPAL	DEFENDER TO REPRESENT
	FEES FOR	REPRESENTATION BY THE DAY'S DATE. IN THE EVENT	: LEGAL DEFENDER. THAT THIS ORDER E	THIS ORDER \ EXPIRES, THE I N. IF THE DEF	WILL REMAIN DEFENDANT ENDANT HA	1 IN EFFECT FOR SIX MONTHS MUST SUBMIT AN UPDATED S WITNESSES THAT HE/SH _E mal ¹
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Defendant HUNT-TAYLOR, ROBERT

Page 1 of 3

Case Number: 14CR-13691

8/26/2015 1'1:00:59 AM Central Time

RENO MUNICIPAL COURT'- COUNTY OF WASHOE, STATE OF NEVADA



~ One South Sierra Street, Reno, Nevada ~ Mailing: P.O. BOX 1900, RENO, NV 89505 Phone: (775)334-2290 Fax: (775)326-5105 HOURS OF OPERATION: Monday-Thursday 7:30am to 5:30pm (Excluding Holidays)

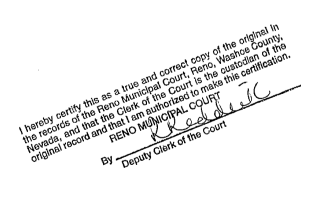
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10/8/2014	Judge's N	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	#03##0800000000000000000000000000000000	gay, may man mandan ma sa baban dalah d	n ann ann ann a mar mar mar aircean deir deir deir deir deir deir deir deir	i programma ma	riginal in
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or comply with ar	ny court ordered y result in conte l, refuse or negl	d appearance, pro empt proceedings lect to comply wit	ogram or moneta and the filing of	me for all Court hearings an ary penalty will result in the i additional criminal charges, ny order issued by the Munic	ssuance of a warrat In accordance with	nt for your arrest. Any NRS 22.010, it is a m	violation of this
ISSUED BY MAF	RSHAL/COURT	STAFF:	.4548.	DA ⁻	re:	TIME:	
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RENO MUNICIPAL COURT - COUNTY OF WASHOE, STATE OF NEVADA

~ One South Sierra Street, Reno, Nevada ~ Mailing: P.O. BOX 1900, RENO, NV 89505 Phone: (775)334-2290 Fax: (775)326-5105 HOURS OF OPERATION: Monday-Thursday 7:30am to 5:30pm (Excluding Holidays)

Case Status Report



Defendant HUNT-TAYLOR, ROBERT

Page 3 of 3

Case Number: 14CR-13691

JUDGMENT OF CONVICTION AND COURT ORDER 10/09/2014

City of Reno, Plaintiff vs. **DEFENDANT: HUNT-TAYLOR, ROBERT**

Court Case #: 14CR-13691

DOB: 11/4/1988

Case Status: Closed

Agency: 14-14461

Booking #:

Attorney: LEWIS TAITEL

Interpreter Language:

	Court H	earing Inform	nation	
Hearing Type	Judicial Officer	Location	Hearing Date	Hearing Results
In Custody Video Arraignments	Gardner, William	Courtroom E	7/31/2014 8:30 AM	Held
In Custody Video Arraignments	Nash Holmes, Dorothy	Courtroom E	8/12/2014 8:30 AM	Continued by Court
In Custody Video Arraignments	Nash Holmes, Dorothy	Courtroom E	8/13/2014 8:30 AM	**************************************
Bench Trial	Nash Holmes, Dorothy	Courtroom C, 2nd Floor	9/9/2014 8:00 AM	Change of Plea Hearing Held
Presentence Screening		Court Resource Center, 2nd Floor	9/11/2014 10:00 AM	Held
Court Substance Abuse Evaluation English		Court Evaluation Center	9/11/2014 10:45 AM	Held
Co-Occurring Disorder Hearing	Nash Holmes, Dorothy	Courtroom D, 2nd Floor	10/8/2014 10:30 AM	Held
In Custody Video Arraignments	Nash Holmes, Dorothy	Courtroom E	10/9/2014 8:30 AM	Held
Date Case Event / Co	omments ₎	Events		

7/30/2014

Bail Set At: \$ 3.500.00

7/31/2014

Present in Court: FOR THE CITY OF RENO: FOR THE DEFENSE: LOOMIS

7/31/2014

7/31/2014

Rights Explained
Defendant appeared, explained his/her rights by the Judge and Indicated that he/she understood them completely.

Judge's Notes

I hereby certify this as a true and correct copy washoe County, the records of the Reno, Washoe County is the custodian of the records of the Reno Clerk of the Count is the custodian.

Thereby certify this as a true and correct copy washoe County, the records of the Reno Municipal Court is the custodian of the records of the Reno Municipal Court is the custodian.

Thereby certify this as a true and correct copy washoe County, the records of the Reno Municipal Court is the custodian of the records of the records and that the I am authorized to make this certification.

Thereby certify this as a true and correct copy washoe County, the county washoe County, the records of the Reno Municipal Court.

Thereby certify this as a true and correct copy washoe County, the county washoe County, the county washoe County, the records of the Reno Municipal Court.

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Thereby certify this as a true and correct copy washoe County, the county the county the county the records of the Reno Municipal Court.

Thereby certify this as a true and correct copy washoe County, the county the

RENO MUNICIPAL COURT By Deputy Clerk of the Court

Defendant: HUNT-TAYLOR, ROBERT

Agency: 14-14461

Case #: 14CR-13691

Data Date: 10/9/2014

Page 1 of 3

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Date 7/31/2014	LEGAL DEFEND 322-2272 PLEAS HAVE ALL OF TH ORDERED THAT AND ALL PROCE DEFENDANT CO REPRESENTATI DATE. IN THE EV APPLICATION FO WITNESSES PRI	ppointed: Lewis Tail ER APPOINTED: LE E ALLOW APPROX IE NECESSARY INI : THE ABOVE-NAMI :EDINGS ON THIS I MPLETE A FINANC ON BY THE LEGAL /ENT THAT THIS O /ENT THAT THIS O /EN RECONSIDERA ESENT, OR WOULE	EW TAITEL; 47: IMATELY 3 WE FORMATION F ED DEFENDAN MATTER IN TH CIAL INQUIRY A DEFENDER A ROER EXPIRE TION. IF THE I	EERS BEFORE CONT. FROM THE COURT TO. THE APPOINTED A SERIO MUNICIPAL APPLICATION AND M THIS ORDER WILL RE SE, THE DEFENDANT DEFENDANT HAS WIT	NUE, SUITE 1A RENO, NEVADA 89501 PHONE (775) ACTING YOUR ATTORNEY SO THAT HE/SHE WILL DASSIST YOU WITH YOUR CASE. IT IS HEREBY LEGAL DEFENDER TO REPRESENT HIM/HER IN ANY COURT. IT IS FURTHER ORDERED THAT THE AY BE REQUIRED TO PAY FEES FOR MAIN IN EFFECT FOR SIX MONTHS FROM TODAY'S MUST SUBMIT AN UPDATED FINANCIAL INQUIRY TNESSES THAT HE/SHE WOULD LIKE TO HAVE OF HIS/HER CASE, THE DEFENDANT MUST CONTACT					
7/31/2014	HIS/HER ATTOR	NEY.								
8/6/2014	Formal Complaint Filed With the Court Legal Defender Application Received									
0/0/2014		ed for consideration	by Judge		•					
8/6/2014	Motion Filed: Change Plea to Guilty									
8/11/2014	Subpoena Issued CHARLES YOUNG									
8/11/2014	Subpoena Issued TABITHA RODRIGUEZ									
9/2/2014	Motion Filed: Change of Plea Unspecified									
9/9/2014	The Defendant Executed The Rights Waiver Form THE DEFENDANT APPEARED, WAS PERSONALLY CANVASSED BY THE JUDGE AND WAIVED HIS/HER CONSTITUTIONAL RIGHT TO ATTORNEY, TRIAL, CONFRONTATION AND SILENCE AND WAS INFORMED OF THE MAXIMUM POSSIBLE SENTENCE. THE DEFENDANT EXECUTED THE RIGHTS WAIVER FORM.									
9/9/2014	Judge's Notes									
9/9/2014	Appeared in Cour CORELLI/TAITEL									
9/9/2014	Misc: REFER TO COD									
9/9/2014	No Bail Hold									
9/9/2014	Court Substance	Abuse Evaluation								
10/8/2014	Present in Court: FOR THE CITY O	F RENO: DRAKE F	OR THE DEFE	NSE: LOOMIS						
10/8/2014	Judge's Notes									
10/9/2014	Present in Court: FOR THE CITY O	F RENO: DRAKE F	OR THE DEFE	NSE: LOOMIS						
10/9/2014	Judge's Notes									
10/9/2014	Case Completely	Closed	opera presidente es espesas este de							
			Charge	and Sentence						
Charge 1		485.1(a) Domestic E	3attery (1st)	nn maar e taalannaan ka ka marka ka ma A	Sentence: Days 90 Suspended:					
Offense Dt	7/30/2014	Arrest Dt			House Arrest:					
Plea	9/9/2014	Noto Conte	endere		90D WCJ CTS/PCTS					
Disposition	10/9/2014	Found Gui	lty		conv of the original in					
Marina ma				I hereby certi the records o Nevada, and original reco	fy this as a true and correct copy of the original in if the Reno Municipal Court, Reno, Washoe County, that the Clerk of the Court is the custodian of the that I am authorized to make this certification. RENO MUNICIPAL COURT Deputy Clerk of the Court					
Defendant:	HUNT-TAYLOR,	ROBERT	Agency	y: 14-14461	Case #: 14CR-13691					

Data Date: 10/9/2014

Page 2 of 3

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Off	ense Dt	7/30/2014	Arrest Dt			Suspe House	naea: Arrest:		
Ple	ea	9/9/2014	Not Guilty						
Dis	position	9/9/2014	Dismissed						
Cor	ndition		Start Date	Conditions End Date	3 Amount Locati	on	Cmr	nnt	
	l: Conditions o	f Release from	7/31/2014		***		\$300	00 CASH ONLY	/
No.	Alcohol, Drugs aphernalia	s or Drug	7/31/2014						
Pre	-Trial No Cont	act Order Issued	7/31/2014					QUELINE ERRERO	
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Fa res mis Jud	ilure to app sult in conte sdemeanor dge. This or	ed by the Court to a ear in Court will resumpt proceedings an for any person to fa rder will remain in ef	ult in the issuan Id the filing of a Il, refuse or neg Ifect until the Co	ce of a warrant for dditional criminal glect to comply w ourt issues anoth	or your arrest. Ar charges. In acco ith the terms of a er order superse	ny violation ordance wit any order is	of this ins h NRS 22	tant order m .010, it is a	ay
10	NDERSTA	ND AND PROMISE	TO OBEY THIS	S ORDER, DEFE	NDANT:				
I, T	THE SWOR	N INTPRETER HAV	VE FULLY INTE	ERPRETED THIS	ORDER TO				
TH	IE DEFEND	DANT:				Date:		Time:	
		//ARSHAL:				Date:		Time:	
K	CEIVED B	Y DEPUTY:				Date:		Time:	
					I hereby certify the the records of the Nevada, and that original record an By	the Clerk of d that I am au RENO MON	thorized to I	nake this certification	ginal in County, of the fication.
) De	efendant: H	UNT-TAYLOR, ROE	BERT	Agency: 14-144	61		Cas	se #: 14CR-1	13691
			,	Data Date: 10/9)/2014		P	age 3 of 3	

CIERED JUL 3 1 20th

CASE # 14-14461

IN THE MUNICIPAL COURT OF THE CITY OF RENOSEPARATE DISPOSITION COUNTY OF WASHOE, STATE OF NEVADA

CITY OF RENO,	-4 4 100	CDD COLUMN A DIT
v.	Plaintiff,	CRIMINAL COMPLAINT (DOMESTIC BATTERY)
Hunt-Taylor, Robert	Defendant	0000000 # la:447
11/04/88 DOB SSN		AGRAGNMENT
2017 W 4 th St #45 Reno, NV	<i>11</i>	
I, Officer C. Johnston	n #7923, hereby complain an	d say that Robert Hunt-Taylor has
committed the crime of DON	MESTIC BATTERY, to wit:	
That said Defendant	on or about 30 July, 2014, in	the City of Reno, State of Nevada, in
		nd unlawfully use force or violence
upon the person of Jacquelin		• •
A person who:		
is or was actually the Defendant has has a child in con	s former spouse related by blood or marriage residing with the Defendant had or is having a dating reamon with the Defendant NSE within seven (7) years a	lationship s evidenced by an offense on
Said force or violence	e consisted of the following	act(s): pushed and slapped the victim.
1.04.015 of the Reno Munic according to law. I hereby declare upon	ipal Code and I therefore req n information and belief und	NRS 33.018 as adopted by section quest that said Defendant be dealt with er penalty of perjury pursuant to NRS
171.102, that the foregoing	is true and correct to the best	of my knowledge.
MATT FI	7423	7/30/14
(Complainant)		(Dated)
•	I hereby certify this as a true and control the records of the Reno Municipal Control the record of the Clerk of the Control that the Clerk of the Control that the Control that I am authority original record and that I am authority original records and that I am authority original records and the I am authority original records and that I am authority original records and I am authority original	AL COURT

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•		IN THE MUNICIPAL COURT OF THE CITY OF RENOVATION COUNTY OF WASHOE, STATE OF NEVADA
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	4	
	4	107
	•	Plaintiff,
	6	S VS. DOMESTIC BATTERY WAIVER OF RIGHTS
	7	WAIVER OF RIGHTS
		CACENO /7/K /549/
	8	Robert Hond-Tabler, DEPT. NO. 3
	9	
دور د		Defendant
	10	Initials
	11	
	10	I understand that I have been charged with hattern constituting demands with hattern
	12	I understand that I have been charged with battery constituting domestic violence by having willfully and unlawfully committed an act of force or violence upon my spouse, former spouse, any other
	13	person to whom I am related by blood or marriage, a person with whom I am or was actually residing.
	14	a person with whom I have had or am having a dating relationship, a person with whom I have a child in common, or my minor child or the minor child of any of these persons occurring
	17	,
•	15	on the 20th day of July , 20/4, in violation of NRS 200.481, NRS 200.485 and NRS 33.018.
	16	$\sqrt{\frac{200.485 \text{ and NRS } 33.018.}{}}$
\bigcirc		I understand that the City must prove the elements in the above paragraph beyond a reasonable doubt.
	17.	
	18	I understand that the City will use this and any other constitutionally valid prior conviction of this type of offense to enhance the penalty for any subsequent offense.
	19	type of offense to chilance the penalty for any subsequent offense.
	19	I understand that incident to this domestic battery conviction, possession, shipment, transportation or
	20	receipt of a firearm or ammunition by me may constitute a felony under federal law.
	21	I understand that a criminal conviction may have negative immigration consequences for me related
	1	to deportation, removal, exclusion from admission to the United States and/or denial of citizenship.
	22	I understand the following possible punishments:
	23	and soluted the following possible pullishinelits.
	24	EIDCE OFFERNOR
	24	FIRST OFFENSE – at least 2 days but not more than 6 months in jail; at least 48 hours but not more than 120 hours of community service; a fine not less than \$200 and not more than \$1,000; and participation in
	25	weekly counseling sessions of not less than 1½ hours per week for not less than 6 months nor more than 12
	26	months at my own expense.
		SECOND OFFENSE in 7 years – at least 10 days but not more than 6 months in jail; at least 100 hours but
	27	not more than 200 hours of community service; a fine not less than \$500 and not more than \$1,000 and
	28	participation in weekly counseling sessions of not less than 1½ hours per week for 12 months at my own
		expense.
		THIRD OFFENSE in 7 years - A Category C felony punishable by a term of imprisonment of not less than
		1 year nor more than 5 years with the Nevada Department of Corrections and a possible fine of not more than \$10,000.
		hereby certify this as a true and assert
		Nevada, and that the Clerk of the County,
	11	Revised February 25, 2014 original record and that I am authorized to make this certification. RENO MUNICIPAL COURT
		Deputy Clerk of the Court
		pebad dialk at the Court

	2	the Court will appoint one, and I give up this right or I am represented by attorney of reconcerning the court will appoint one, and I give up this right or I am represented by attorney of reconcerning the court will appoint one, and I give up this right or I am represented by attorney of reconcerning the court will appoint one, and I give up this right or I am represented by attorney of reconcerning the court will appoint one, and I give up this right or I am represented by attorney of reconcerning the court will appoint one.
,	3	disadvantages of self-representation
	5	1. I understand that self-representation is often unwise and I may conduct defense to my own detriment.
	6 7	2. I understand that I will be required to know and comply with the sam procedural rules as lawyers and L cannot expect help from the Court.
	8 9	3. I understand that I will not be allowed to complain on appeal about the competency or effectiveness of my representation.
	10	4. I understand that the City will be represented by an experienced professions attorney who will have the advantage of skill, training, and ability.
	11 12	I understand that I have the right to a speedy and public trial in front of a Judge and I give up thi
	13	I understand that I have the right to confront and question all witnesses and I give up this right.
	14	I understand that I have the right to remain silent and not incriminate myself and I give up this right. I understand that probation is not available for any of the above-referenced minimum county jain
,	15 16	terms and the Judge is not bound by any agreement between the parties.
	17	I am voluntarily pleading (circle one) guilty noto contenders to the offense as stated in the firs paragraph without any promises of leniency or threats having been made.
	18 19	Defendant's Signature Initials DOB Date
	20	I certify that I am the attorney of record for the Defendant. I have fully discussed the matters herein with the Defendant and advised him/her thereon. The representations above are the Defendant's own. The
•	21 22	plea and waiver is intelligently, voluntarily, and freely made. I join in the plea and waiver. I stipulate that there is a factual basis for the plea.
	23	2-12-14
	24	Attorney's Signature Date
	25	I have addressed the Defendant personally and canvassed him / her on the above, including the elements of this offense as supported by the facts, the possible penalties, and his / her Constitutional rights. I find that the place of switterland contemplary in facility knowingly, and voluntarily made and with an
	26 27	find that the plea of guilty/nolo contendere is freely, knowingly and voluntarily made and with an understanding of the nature of the charge and consequences of the plea, and hereby order that such plea be entered into the minutes of the Court.
	28	Dorothy Nashfolies 9-9-14
		Municipal Judge I hereby certify this as a true and correct copy of the original in the records of the Reno Municipal Court, Reno, Washoe County, Nevada, and that the Clerk of the Court is the custodian of the original record and that I am authorized to make this certification. REMO MUNICIPAL GOURT
		Revised February 25, 2014 By Kladell Deputy Clerk of the Court

8/26/2015 11:02:43 AM Central Time.

RENO MUNICIPAL COURT - COUNTY OF WASHOE, STATE OF NEVADA



~ One South Sierra Street, Reno, Nevada ~ Mailing: P.O. BOX 1900, RENO, NV 89505 Phone: (775)334-2290 Fax: (775)326-5105 HOURS OF OPERATION: Monday-Thursday 7:30am to 5:30pm (Excluding Holidays)

Case Status Report

Defendant: HUNT-TAYLOR, ROBERT

DOB:

11/04/1988

2017 W 4TH ST

APT 45

Reno, NV 89512

Agency: 15-16987 Case Number: 15CR-10668

Case Status

Active

Booking Nbr:

Status Date

7/27/2015

AV 199	1 7 84	A State of the Sta	Hearings		4	
Hearing Type		Judicial Officer	Location	Hearing D	Date	Hearing Results
In Custody Video	palacephond dynaments - 2000 red dynaments -	Gardner, William	Courtroom E	7/27/2015	8:30 AM	Continued by Court
In Custody Video	Arraignments	Gardner, William	Courtroom E	7/28/2015	8:30 AM	Held
In Custody Video	Arraignments	Drakulich, Gene	Courtroom E	8/6/2015	8:30 AM	Change of Plea Hearing Held
Bench Trial		Drakulich, Gene	Courtroom C, 2nd Floor	9/1/2015	8:00 AM	Change of Plea Hearing Held
	100	No sale of	Docket			
Event Date	Event Des	cription / Comment				
7/24/2015	Bail Set At: 6500.00	\$		and the same of th		
27/2015	Formal Cor	mplaint Filed With the Court	an ann mar an e ann ann an a			
1/27/2015		Case Information: DOMESTIC COMPLAINT F	ROM CITY ATTY			
7/27/2015	Appeared in PUENTES	n Court				THE RESIDENCE OF THE PROPERTY
7/27/2015	Judge's No	ites	and the same of th			
7/27/2015	Pre-trial Se	rvices Assessment Report				
7/27/2015	Probable C	ause Found	100 mm			
7/28/2015	Additional (Complaint Filed	en en en en el marie en	CC3449484000 C10498048 T 64430	CO. COLON MAN CO. SELAN MANUAL DA ANDREAS DE LA CONTRACTOR DE LA CONTRACTO	
7/28/2015	Present in (CITY OF RENO: HAZLETT-S	STEVENS FOR THE DEI	ENSE: TA	NTEL	
7/28/2015	Rights Exp	lained appeared, explained his/her	rights by the Judge and i	ndicated th	nat he/she unders	stood them completelyigin ^{al} in
7/28/2015	Pre-Trial No ANTHONY	o Contact Order Issued WOOLEY	Timer control			stood them completely named in the county, of the county, of the county, washoe county, washoe continuation and court, he the county has county at the county of the count
7/28/2015	Bail Set At: 3000 BONI	\$ DABLE			we a	nd comet. Reno, cust cerminal court, is the this cerminal court is make this
7/28/2015	Judge's No	ites			is as a Munic	the dized to URT
7/28/2015	Pre-Trial No MICHAEL (o Contact Order Issued CARRILLO		oby certif	the Ren Clerk	M Clerk of the Cont
7/28/2015	Notice Sett	ing Hearing Scanned	17	e recordan	ord and RENO	No the
8/3/2015	Motion File	d: Change of Plea Unspecifi	ed ,	16 ₁ Sinal rec	avoou	M CIP.
8/5/2015	Misc: ADDING C	ASE TO VIDEOS 08/06/15		0,,0	Do Doe	
8/6/2015	Judge's No	ites	maya a jua a mija u sana u sana guna u sana gan u a aga i niferon sipalantigan dalah dibi a sana dalah	TO STORY OF STREET, SALES AND STREET,	V 14 Shallandonnad ; constabilitativation - Service Material Materials	
8/6/2015	Present in C FOR THE C	Court: CITY OF RENO: HAZLETT-5	STEVENS FOR THE DEI	ENSE: H	SOTELO	
)/2015	Rights Expl Defendant	lained appeared, explained his/her	rights by the Judge and i	ndicated th	at he/she unders	stood them completely.

Defendant HUNT-TAYLOR, ROBERT

Page 1 of 2

Case Number: 15CR-10668

8/26/2015 11:02:43 AM Central Time 3

RENO MUNICIPAL COURT - COUNTY OF WASHOE, STATE OF NEVADA



~ One South Sierra Street, Reno, Nevada ~ Mailing: P.O. BOX 1900, RENO, NV 89505 Phone: (775)334-2290 Fax: (775)326-5105 HOURS OF OPERATION: Monday-Thursday 7:30am to 5:30pm (Excluding Holidays)

Case Status Report

		Ga	ase Status Report	
Event Date	Event Description / Com	ment		
8/6/2015	Judgment Of Conviction	TREELINGUES SERVICES AND		- Company and the company of the com
8/6/2015	Report Upon Release	me cannot recommende and cannot be recommended on the foreign	veriffetet Ritt Plant i vide erken mit erstem site erket ener ersekte er eneret ersekte ersekte er ette er ett	NAMENTALISE PARTITURE PART
8/24/2015	Motion Filed: Reconsider	Sentence	near or removement communication and communications described described and the World work and with the beginning	
8/24/2015	File Checked Out D1	теліс темібік кілінісіне по консистентного санскинтильного дор, ден ер п	Name of Philips in the Control of th	
8/25/2015	Motion Denied	**************************************	e.e. to confide the confidence of the confidence	
			Charge	emananananan magan 12, ita paga apangan a daganahan barananan mananan mananan mananaharan mana
Offense Date	Arrest Dt		Charg	e
7/24/2015	8.08.020A S	mple Battery: Willfi	ul Use of Force/Violence upo	on Another
	Plea	8/6/2015	Guilty	
	Disposition	8/6/2015	Found Guilty	A 0
7/24/2015	8.08.020A S	mple Battery: willto	ul Use of Force/Violence upo	on Another
	Plea	8/6/2015	Guilty	
	Disposition	8/6/2015	Found Guilty	
7/24/2015	8.06.010(b)(i	2) Obstructing and	Resisting Officer, Non-comp	liance
	Plea	8/6/2015	Guilty	•
	Disposition	8/6/2015	Found Guilty	
		*	Fines and Fees	-A-17-1

Dall

Receipt

		Conditions		Logical transfer of the second
Condition	Start Date	End Date	Amount Location	Cmmnt
No Alcohol, Drugs or Drug Paraphernalia	8/6/2015	.		WITHOUT A PRESCRIPTION
Obey All Laws	8/6/2015			
Other Condition	8/6/2015			NO CONTACT IN ANY FASHION WITH MICHAEL CARRILLO AND ANTHONY WOOLEY
Report to Sentence Complia	ince 8/6/2015			

You are ordered by the Court to arrive drug/alcohol free and on time for all Court hearings and Court related progams/appointments. Failure to appear or comply with any court ordered appearance, program or monetary penalty will result in the issuance of a warrant for your arrest. Any violation of this instant order may result in contempt proceedings and the filing of additional criminal charges. In accordance with NRS 22.010, it is a misdemeanor for any person to fail, refuse or neglect to comply with the terms of any order issued by the Municipal Court Judge. This order will remain in effect until the Court issues another order superseding it.

SSUED BY MARSHAL/COURT STAFF:	DATE:	I HVIE.	
UNDERSTAND THE INFORMATION GIVEN ON THIS FORM AND PROMISE	E TO RETURN FOR REVIEW	V/PAYMENT ON THE DATE AND TIME	
GIVEN ABOVE. DEFENDANT:			
	cortify this as a t	rue and Court, Hothe customation	,
	I hereby cords of the Herical	rue and correct copy of the county, washoe county, washoe county, end, washoe county, washoe county, washoe county, washoe county, washoe county, washoe county, which is continuation, an authorized to make this certification, an authorized to make this certification, and authorized to make this certification.	
	By	outy Clerk of the Court	

Defendant HUNT-TAYLOR, ROBERT

Page 2 of 2

SA0341

Case Number: 15CR-10668

SUSPENDED SENTENCE ORDER 08/06/2015

City of Reno, Plaintiff

P\$P\$ (基础) 為國門 (國際) (2015) (2015) (2015) (2015) (2015) (2015) (2015) (2015) (2015) (2015) (2015) (2015) (2015)

Court Case #: 15CR-10668

DOB: 11/4/1988

Case Status: Active

Agency: 15-16987

Booking #:

Attorney: Henry N. Sotelo

Interpreter Language:

	California espekti compression	e - mareten , general manager in tendo	All come					. 5 5
				Court H	earing Inform	nation		
	Hearing Type		Judicial Officer		Location :	Hearing D	ate	Hearing Results
	In Custody Video	Arraignments	Gardner, William	The second of the second of the second of	Courtroom E	7/27/2015	8:30 AM	Continued by Court
	In Custody Video	Arraignments	Gardner, William		Courtroom E	7/28/2015	8:30 AM	;Held
	In Custody Video	Arraignments	Drakulich, Gene		Courtroom E	8/6/2015	8:30 AM	Change of Plea Hearing Held
	Bench Trial		Drakulich, Gene		Courtroom C, 2nd Floor	9/1/2015	8:00 AM	Change of Plea Hearing Held
					Events			
	Date	Case Event / Co	mments					
	7/27/2015	Additional Case I AWAITING DOM	nformation: ESTIC COMPLAI	NT FROM CITY	ATTY	no managaring pangan sa	ende bil NE Respub	artin va 1940-leta discoloritti ta 19662 — (MARIS Alfress), elektri ili 1974-recele
	7/27/2015	Appeared in Cou PUENTES	rt					
	8/6/2015	Report Upon Rel	ease					
				Charg	je and Sente	nce		
	Charge 1	8.08.020A8.08.0	20A Simple Batte	ery: Willful Use of	Force/Violence	upon Anothe	ЭГ	Sentence: Days 60
-	Offense Dt	7/24/2015	Arrest [Ot				Suspended: House Arrest:
3	Plea	8/6/2015	Guilty					60 DAYS WCJ - NO ALTERNATIVE
	Disposition	8/6/2015	Found (Guilty				SENTENCE
3	Charge 2	8.08,020A8.08.0	20A Simple Batte	ry: Willful Use of	Force/Violence	upon Anothe	÷r	Sentence: Days 179
	Offense Dt	7/24/2015	Arrest D	Dt .				Suspended: Years 2 House Arrest:

179 DAYS WCJ S/S FOR 2 YEARS. IF
REVOKED TO RIM CONSECUTIVE
PROVIDED THE DISTRICT COUNTY
The records of the Reno Municipal Court, Reno, Washoel County,
the records of the Reno Municipal Court is the custodian of the
Nevada, and that I am authorized to make this certification.
Original record and that I am authorized COURT RENO MUNICIPAL COURT

Deputy Clerk of the Court

Defendant: HUNT-TAYLOR, ROBERT

8/6/2015

8/6/2015

Found Guilty

Guilty

Disposition

Plea

Agency: 15-16987

Case #: 15CR-10668

Data Date: 8/6/2015

Page 1 of 2

410				, 55565 [] []		XX (775)334	1-3824
	Charge 3	8.06.010(b)(2)8	.06.010(b)(2) Obstruct	ing and Resisting Officer, No	n-compliance	Sentence:	
	Offense Dt	7/24/2015	Arrest Dt			Suspended: House Arres	
	Plea	8/6/2015	Guilty			CTS	
	Disposition	8/6/2015	Found Guilt	у			
	Condition		Start Date	Conditions End Date	Amount Location		Cmmnt
	No Alcohol, Drug Paraphernalia	s or Drug	8/6/2015			······································	WITHOUT A
	Obey All Laws		8/6/2015				PRESCRIPTION
	Other Condition		8/6/2015				NO CONTACT IN ANY FASHION WITH
A.	Report to Senten	ce Compliance	8/6/2015				MICHAEL CARRILLO AND ANTHONY WOOLEY
7				Fines and Fees			
				Bond informatio	n e e		
_	JUDGE'S SIG		One &	ralul	DATE:	8-	615
	result in conte misdemeanor Judge. This o	empt proceedir for any person rder will remai	ngs and the filing on to fail, refuse or not in effect until the	uance of a warrant for your additional criminal changed to comply with court issues another of this ORDER. DEFENE	arges. In accordanthe terms of any or order superseding	ce with NR der issued it.	S 22.010, it is a by the Municipal Court
	I, THE SWOR	RN INTPRETE	R HAVE FULLY II	NTERPRETED THIS O	RDER TO		
	THE DEFEND	DANT:			_ Dat	e:	Time:
	ISSUED BY N	MARSHAL:			Dat	e:	
	RECEIVED B	Y DEPUTY: _			Dat	e:	Time:
				l hereby ce the records Nevada, ar original rec	rtify this as a true and of the Reno Municipal and that the Clerk of the cord and that I am author RENO MUNIC By Deputy Clerk	prized to make	of the original in Washoe County, custodian of the this certification.
) Defendant: H	UNT-ȚAYLOR	, ROBERT	Agency: 15-16987			Case #: 15CR-10668
				Data Date: 8/6/201	5		Page 2 of 2

16-16987

CASE#15-16987

IN THE MUNICIPAL COURT OF THE CITY OF RENO COUNTY OF WASHOE, STATE OF NEVADA

CITY OF RENO,	Plaintiff,	CRIMINAL COMPLAINT (GENERAL)
Hunt-Taylor, Robert	Defendant	
11/4/88 <u> </u>	SN	
ಜ ್ರಚರು		
committed the crime of That said defend	resist public officer to wit: lant on or about July 24, 2015, ir	nd say that Robert Hunt-Taylor has the City of Reno, State of Nevada, in have lawful commands to remain on scene
to get up and leave and	ted a fight he was known to be th had to be taken to the ground whe ing before being placed into hand	re he continued to struggle and disobey
to get up and leave and commands to stop resist	had to be taken to the ground whe ing before being placed into hand	te he continued to struggle and disobey cuffs. I hereby certify this as a true and correct copy of the original records of the Reno Municipal Court; Reno, Washos (Nevada, and that the Clerk of the Court is the custodian original record and that I am authorized to make this certiform
to get up and leave and commands to stop resist All of whice 1.04.015 of the leave and commands to stop resist	had to be taken to the ground whe ing before being placed into hand the before being placed into hand ch is in violation of NRS as	Increhe continued to struggle and disobey cuffs. I hereby certify this as a true and correct copy of the one the records of the Reno Municipal Court. Reno. Washoo (Nevada, and that the Clerk of the Court is the custodian original record and that I am authorized to make this certifold RENO MUNICIPAL COURT By Deputy Clerk of the Court adopted by section.
to get up and leave and commands to stop resist All of white land and code. All of white land and code.	had to be taken to the ground whe ing before being placed into hand the before being placed into hand ch is in violation of NRS as Reno Municipal Code	In hereby certify this as a true and correct copy of the original records of the Reno Municipal Court. Reno, Washos Court and that the Clerk of the Court is the custodian original record and that I am authorized to make this certiform of the Court of the Court original record and that I am authorized to make this certiform original record and that I am authorized to make this cer
to get up and leave and commands to stop resist All of white the leave and the leave and the leave are the leave and leave and leave and leave and leave and leave are the leave are th	had to be taken to the ground whe ing before being placed into hand the is in violation of NRS as Reno Municipal Code. ch is in violation of 8.06.010 of the est that said Defendant be dealt wi	the continued to struggle and disobey cuffs. I hereby certify this as a true and correct copy of the original records of the Reno Municipal Court, Reno, Washos (Nevada, and that the Clerk of the Court is the custodian original record and that I am authorized to make this certifation of the Court of the

	COUNTY OF WASHOE, S	CATE OF NEVADA
CITY OF RENO v.	Plaintiff,	CRIMINAL COMPLA (GENERAL)
Hunt-Taylor, Rol	ert Defendant	
11/4/88 DOB	SSN	
<u> </u>	<i>f</i>	
i, B. Klei	losty, Badge #12302, hereby comp	lain and say that Robert Hunt-Taylor I
	ime of Battery to wit:	
That said	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully s	15, in the City of Reno, State of New trike Michael Carrillo about the face
That said the vicinity of 4 times with close Carrillo attempt	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully so I fists causing visible injury that re- ing to break up a fight that Hur- gn by an Officer due to Carrillo's	trike Michael Carrillo about the face quired medical attention. This was a rat-Taylor was in with another male inability to sign because of injuries a line to see the face of the correct co
That said the vicinity of 4 times with close Carrillo attempt complaint was s	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully so I fists causing visible injury that re- ing to break up a fight that Hur- gn by an Officer due to Carrillo's	trike Michael Carrillo about the face quired medical attention. This was a rat-Taylor was in with another male inability to sign because of injuries a hereby certify this as a true and correct cout the records of the Reno Municipal Court, Rethe records of the Reno Municipal Court is Nevada, and that the Clerk of the Court is original record and that I am authorized to make the Clerk of the Court is the Court in the Clerk of the Court is the Clerk of the Court in the Clerk of the Cl
That said the vicinity of 4 times with close Carrillo attempt complaint was s	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully so I fists causing visible injury that re- ing to break up a fight that Hur- gn by an Officer due to Carrillo's	trike Michael Carrillo about the face quired medical attention. This was a rat-Taylor was in with another male inability to sign because of injuries a hereby certify this as a true and correct count in the records of the Reno Municipal Court. Rethe records of the Reno Municipal Court is Nevada, and that the Clerk of the Court is original record and that I am authorized to moriginal record and that I am authorized to make the court and that I am authorized to moriginal record and that I am authorized to make the court and that I am authorized to make the court and that I am authorized to make the court and that I am authorized to make the court and that I am authorized to make the court and that I am authorized to make the court and that I am authorized to make the court and t
That said the vicinity of 4 times with close. Carrillo attempt complaint was a receiving medical	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully so I fists causing visible injury that re- ing to break up a fight that Hur- gn by an Officer due to Carrillo's	trike Michael Carrillo about the face quired medical attention. This was a rat-Taylor was in with another male inability to sign because of injuries a hereby certify this as a true and correct cout the records of the Reno Municipal Court, Rethe records of the Reno Municipal Court is Nevada, and that the Clerk of the Court is original record and that I am authorized to make the Clerk of the Court is the Court in the Clerk of the Court is the Clerk of the Court in the Clerk of the Cl
That said the vicinity of 4 times with close. Carrillo attempt complaint was s receiving medical [1.04.015]	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully so I fists causing visible injury that re- ing to break up a fight that Hur- gn by an Officer due to Carrillo's I attention.	trike Michael Carrillo about the face quired medical attention. This was a rest-Taylor was in with another male inability to sign because of injuries a second of the face of the records of the face Municipal Court, for the records of the face Municipal Court, for the records and that the Clerk of the Court is noriginal record and that it am authorized to make the face of the
That said the vicinity of 4 times with close. Carrillo attempt complaint was a receiving medical All 1.04.015	defendant on or about July 24, 20 205 Neil Rd #3H did unlawfully so I fists causing visible injury that reing to break up a fight that Hurgh by an Officer due to Carrillo's I attention. of which is in violation of NRS of the Reno Municipal Code.	trike Michael Carrillo about the face quired medical attention. This was a real-t-Taylor was in with another male inability to sign because of injuries a thereby certify this as a true and correct count is the records of the Reno Municipal Court, is Nevada, and that the Clerk of the Court is noriginal record and that I am authorized to moriginal records the Reno Municipal

SA0345



Case name: Guerrero Case number: 1358210

Date: 9/11/14

Photo taken by: Denise Tyre Worker: Denise Tyre 1485 W. 4th Street #38

back room Reno NV 89503





