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6	Tracie N. Lindernan	
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9	Lai loui D. Morrison,	
10	Lai loui D. Morrison Phintiff, Petition	
11	vs. Case No.04 C175 914- 2	
12	State of Nevala, Dept. No. XTT	
13	State of Newala, Dept. No. XTT_  Defendant. Docket	
14		
15		
16	NOTICE OF APPEAL	
17	NOTICE IS HEREBY GIVEN, That the Petitioner/Defendant,	
18	LAILONID. MORRISON, in and through his proper person, hereby	
19	appeals to the Supreme Court of Nevada from the ORDER denying and/or	
20	dismissing the	
21	write of State Holes confus Petition	
22		
23	ruled on the <u>33</u> day of <u>MAY</u> , 20 16.	
24	44	
25	Dated this 19th day of June, 20 16	
. 26	Respectfully Submitted,	
27	Lai loni Marison #73722	
28	RECEIVED 1	
1	JUN 1 3 2016	
	CLERK OF THE COURT	

6)

" Return Stamped Jela"

	CERTFICATE OF SERVICE BY MAILING				
	I, Lailoni D. Morrison, hereby certify, pursuant to NRCP 5(b), that on this 7				
	day of Tune, 2016, I mailed a true and correct copy of the foregoing, "NOTICE				
4	Of APPEAL (STATE HABRAS CORALS				
5					
6	United State Mail addressed to the following:				
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8	200 (201) 1 010				
9	Las legar NV.				
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17	CC:FILE				
18	ما. ۸				
19	DATED: this 1st day of 1000 2016				
20	<b>.</b>				
21	Lailoni Morrison 173777				
22	Jackent Mould #13777_ /In Propria Personam				
23	Post Office Box 208,S.D.C.C. Indian Springs, Nevada 89018				
24	IN FORMA PAUPERIS:				
25					
26					
27					

# AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding NOTICE
TO APPEAL (POST-CONVICTION)
(Title of Document)
filed in District Court Case number 040145914- 2
Does not contain the social security number of any person.
-OR-
☐ Contains the social security number of a person as required by:
A. A specific state or federal law, to wit:
(State specific law)
-or-
B. For the administration of a public program or for an application for a federal or state grant.
#73722
* Frislani Morisan (0/7/16) Signature
Lailoni Morrison Print Name
PRO Se

(

Lailani D. Morrison #73722 Indian Springs. NV89070 S.D.C.C. Po Box 208

LAS VEGAS NV RRB

CO JUN 2016 PM 4 L

200 LEWIS AVENUE, 3rd Floor Clark Co. Clerk's Office Las Vegas. NV 89155-1160 ATTN: COUNTY Clerk

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CLERK OF THE COURT

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

STATE OF NEVADA,

Plaintiff(s),

VS.

LAILONI D. MORRISON,

Defendant(s),

Case No: 01C175914-2

Dept No: XII

### **CASE APPEAL STATEMENT**

1. Appellant(s): Lailoni Morrison

2. Judge: Michelle Leavitt

3. Appellant(s): Lailoni Morrison

Counsel:

Lailoni Morrison #73722 P.O. Box 208 Indian Springs, NV 89070-0208

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101

01C175914-2 -1-

1	(702) 671-2700
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3 4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Appellant Represented by Appointed Counsel In District Court: Yes
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
8	9. Date Commenced in District Court: June 7, 2001
9	10. Brief Description of the Nature of the Action: Criminal
10	Type of Judgment or Order Being Appealed: Writ of Habeas Corpus
12	11. Previous Appeal: Yes
13	Supreme Court Docket Number(s): 38447, 54800, 58376
14	12. Child Custody or Visitation: N/A
15	Dated This 14 day of June 2016.
16	Steven D. Grierson, Clerk of the Court
17	
18	/s/ Chaunte Pleasant Chaunte Pleasant Deputy Clark
19	Chaunte Pleasant, Deputy Clerk 200 Lewis Ave
20	PO Box 551601 Las Vegas, Nevada 89155-1601
21	(702) 671-0512
22	

cc: Lailoni Morrison

01C175914-2 -2-

#73722 Petitioner/In Propia Persona Post Office Box 208, SDCC Indian Springs, Nevada 89070-0208

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OURT

	CLERK OF THE C
IN THE JUDICIAL DISTRICT COURT OF THE STATE OF NE	VAD <b>a</b>
IN AND FOR THE COUNTY OF CLOUC	
Plaintiff,	
CASE No. DEPT.No.	4
DESIGNATION OF RECORD ON APPEAL	
TO:	
N/A	
The above-named Plaintiff hereby designates the entire reco	
above-entitled case, to include all the papers, documents, pleadings, ranscripts thereof, as and for the Record on Appeal.	and
DATED this N/A day of N/A , 20 16.	
RESPECTFULLY SUBMITTED  Lailoni Morusa  Plaintiff/In Propria Po	211473727 13722

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JUN 1 3 2016

OF THE COURT

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### CASE SUMMARY CASE NO. 01C175914-2

#### The State of Nevada vs Lailoni D Morrison

Location: Department 12
Judicial Officer: Leavitt, Michelle
Filed on: 06/07/2001

Case Number History: Cross-Reference Case C175914

Number:

Defendant's Scope ID #: 858836
Lower Court Case # Root: 01FN00810
Lower Court Case Number: 01FN00810B

CASE	Information

OffenseDegDateCase Type:Felony/Gross Misdemeanor1. MURDER.F01/01/1900

 MURDER IN THE SECOND DEGREE.
 USE OF A DEADLY WEAPON OR TEAR GAS IN F COMMISSION OF A CRIME. 01/01/1900 Case Flags: 01/01/1900 Bail Set
Bail Set at \$200000.00

Appealed to Supreme Court Custody Status - Nevada Department of Corrections

Pending OWPH

**Related Cases** 

01C175914-1 (Multi-Defendant Case) 01C175914-3 (Multi-Defendant Case)

**Statistical Closures** 

01/26/2006 USJR Reporting Statistical Closure 06/19/2003 USJR Reporting Statistical Closure 11/10/2010 USJR Reporting Statistical Closure 10/27/2003 USJR Reporting Statistical Closure

DATE CASE ASSIGNMENT

**Current Case Assignment** 

Case Number 01C175914-2
Court Department 12
Date Assigned 10/26/2003
Judicial Officer Leavitt, Michelle

PARTY INFORMATION

Lead Attorneys

Defendant Morrison, Lailoni D Schieck, David M.

Retained 7024556265(W)

Plaintiff State of Nevada Bell, Stewart L.

702-455-4277(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

01/01/1900 | Plea (Judicial Officer: User, Conversion) |

offorfision Field (Judicial Officer, Oser, Conversion)

1. MURDER. Not Guilty

PCN: Sequence:

01/01/1900 **Plea** (Judicial Officer: User, Conversion)

1. MURDER IN THE SECOND DEGREE.

Not Guilty

PCN: Sequence:

01/01/1900 Plea (Judicial Officer: User, Conversion)

CASE NO. 01C175914-2				
	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.     Not Guilty     PCN: Sequence:			
06/07/2001	Information  INFORMATION Fee \$0.00	01C175914- 20001.tif pages		
06/07/2001	Hearing  INITIAL ARRAIGNMENT	01C175914- 20002.tif pages		
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06/19/2001	Initial Arraignment (9:00 AM) Events: 06/07/2001 Hearing INITIAL ARRAIGNMENT Court Clerk: AMBER FARLEY Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: RENEE SILVAGGIO Heard By: Mark Gibbons			
06/20/2001	Order  ORDER APPOINTING COUNSEL - RELATED PARTYID: 01C175914_0001	01C175914- 20008.tif pages		
06/20/2001	Order  ORDER - RELATED PARTYID: 01C175914_0001	01C175914- 20009.tif pages		
06/20/2001	Application  EX-PARTE APPLICATION FOR APPOINTMENT OF INVESTIGATOR APPLICATION OF INVESTIGATOR OF INVESTIGATOR APPLICATION OF INVESTIGATOR OF INVESTIGATOR- RELATED PARTYID: 01C175914_0001	01C175914- 20010.tif pages		
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07/10/2001	Motion (9:00 AM) Events: 06/29/2001 Motion DEFT'S MOTION FOR DISCOVERY OF PROSECUTION FILE RECORDS AND INFO Court Clerk: TINA HURD Reporter/Recorder: Renee Silvaggio Heard By: Gibbons, Mark			
07/10/2001	Joinder  NOTICE OF JOINDER IN MOTION FOR DISCOVERY OF PROSECUTION FILES RECORDS AND INFORMATION NECESSARY TO A FAIR TRIAL AND INFORMATION NECESSARY TO A FAIR TRIAL- RELATED PARTYID: 01C175914_0001	01C175914- 20025.tif pages		
07/10/2001	Opposition  STATES OPPOSITION TO DEFENDANTS MOTION FOR DISCOVERY OF PROSECUTION FILES RECORDS AND INFORMATION NECESSARY TO A FAIR TRAIL RECORDS AND INFORMATION NECESSARY TO A FAIR TRAIL	01C175914- 20026.tif pages		
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07/25/2001	Request  EX PARTE REQUEST AND ORDER FOR THE COURTS IN-CAMERA INSPECTION OF JUVENILE RECORDS JUVENILE RECORDS- RELATED PARTYID: 01C175914_0003	01C175914- 20039.tif pages		
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07/31/2001	Motion to Suppress (9:00 AM) Events: 07/19/2001 Motion DEFT'S MOTION TO SUPPRESS Heard By: Michael Douglas			
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07/31/2001	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS 7-31-01 Court Clerk: Joyce Brown Reporter/Recorder: Liz Garcia Heard By: Michael Douglas			
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08/15/2001	Request  GANTTS EXPEDITED EX-PARTE REQUEST AND EXPEDITED ORDER FOR THE COURTS IN-CAMERA INSPECTION OF JUVENILE RECORDS IN-CAMERA INSPECTION OF JUVENILE RECORDS RELATED PARTYID: 01C175914_0003	01C175914- 20059.tif pages		
08/16/2001	CANCELED Calendar Call (9:00 AM) Vacated			
08/16/2001	Motion to Suppress (9:00 AM) Events: 07/31/2001 Motion DEFT'S MOTION TO SUPPRESS STATEMENT OF ANTHONY GANTT Heard By: Michael Douglas			
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08/17/2001	Reporters Transcript  REPORTER'S TRANSCRIPT OF PROCEEDINGS ARRAIGNMENT	01C175914- 20058.tif pages		
08/20/2001	CANCELED Jury Trial (1:30 PM) Vacated			
08/27/2001	Opposition  STATES OPPOSITION TO DEFENDANT LAILONI MORRISONS MOTION TO SUPPRESS	01C175914- 20064.tif pages		
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08/28/2001	Motion to Suppress (9:00 AM)  DEFT'S MOTION TO SUPPRESS Heard By: Michael Douglas			
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08/28/2001	Motion (9:00 AM) DEFT'S MOTION FOR BAIL REDUCTION Heard By: Michael Douglas			
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08/28/2001	Status Check (9:00 AM) Events: 08/07/2001 Hearing STATUS CHECK: TRIAL DATE Heard By: Michael Douglas			
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	Events: 08/08/2001 Motion	
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08/28/2001	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 8/28/01 Relief Clerk: Nancy Noble/nn Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
08/29/2001	Motion  ALL PENDING MOTIONS 8/28/01	01C175914- 20062.tif pages
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09/04/2001	Order  ORDER DENYING DEFENDANTS MOTION TO SUPPRESS - RELATED PARTYID: 01C175914_0003	01C175914- 20066.tif pages
09/06/2001	Motion to Suppress (9:00 AM)  DEFT'S MOTION TO SUPPRESS Court Clerk: AMBER FARLEY/AF Relief Clerk: TINA  HURD Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
09/10/2001	Order  ORDER DENYING DEFENDANTS MOTION TO SUPPRESS	01C175914- 20068.tif pages
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09/12/2001	Ex Parte  EX PARTE APPLICATION FOR ORDER TO PRODUCE DEFENDANT FOR POLYGRAPH  EXAMINATION EXAMINATION	01C175914- 20069.tif pages
09/13/2001	Motion to Suppress (9:00 AM)  DEFT'S MOTION TO SUPPRESS Court Clerk: AMBER FARLEY/AF Relief Clerk: KEITH  REED Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
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10/15/2001	Motion  DEFT'S MTN IN LIMINE EVIDENCE GANG AFFILIATION/28	01C175914- 20072.tif pages
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10/23/2001	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20080.tif pages
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10/23/2001	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20084.tif pages
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10/25/2001	Expert Witness List  NOTICE OF WITNESSES	01C175914- 20086.tif pages
10/29/2001	CANCELED Jury Trial (1:00 PM) Vacated	

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10/29/2001	CANCELED Jury Trial (1:00 PM) Vacated	
10/29/2001	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20090.tif pages
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10/29/2001	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20092.tif pages
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10/30/2001	Order  ORDER TO PRODUCE DEFENDANT FOR POLYGRAPH EXAMINATION - RELATED PARTYID: 01C175914_0001	01C175914- 20093.tif pages
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10/31/2001	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 10-30-01 Court Clerk: Joyce Brown/jb Relief Clerk: Keith Reed Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
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10/31/2001	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20095.tif pages
10/31/2001	Subpoena Duces Tecum  SUBPOENA DUCES TECUM - RELATED PARTYID: 01C175914_0001	01C175914- 20096.tif pages
11/06/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20099.tif pages
11/06/2001	Supplement SUPPLEMENTAL DESIGNATION OF WITNESSES - RELATED PARTYID: 01C175914_0001	01C175914- 20100.tif pages
11/07/2001	Conversion Case Event Type  ORDER TO TRANSPORT - RELATED PARTYID: 01C175914_0003	01C175914- 20103.tif pages

CASE NO. 01C175914-2			
11/08/2001	Motion in Limine (9:00 AM)  DEFT'S MTN IN LIMINE EVIDENCE GANG AFFILIATION/28		
11/08/2001	Calendar Call (9:00 AM) CALENDAR CALL Heard By: Michael Douglas		
11/08/2001	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 11/8/01 Court Clerk: AMBER FARLEY Reporter/Recorder: Cat Nelson Heard By: Michael Douglas		
11/08/2001	Motion  DEFT'S MTN IN LIMINE TO PRECLUDE EVID OF GANG AFFILIATION/34 VK 11-27-01	01C175914- 20097.tif pages	
11/08/2001	Motion  DEFT'S MTN TO REMAND TO JUVENILE COURT/35 VK 11-27-01	01C175914- 20098.tif pages	
11/08/2001	Request  NOTICE OF MOTION AND MOTION TO CONTINUE	01C175914- 20105.tif pages	
11/09/2001	Motion  ALL PENDING MOTIONS 11/8/01	01C175914- 20104.tif pages	
11/09/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0003	01C175914- 20106.tif pages	
11/09/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0003	01C175914- 20107.tif pages	
11/09/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0003	01C175914- 20108.tif pages	
11/13/2001	CANCELED Jury Trial (1:30 PM) Vacated		
11/15/2001	Calendar Call (9:00 AM)  CALENDAR CALL Court Clerk: Joyce Brown Relief Clerk: Denise Trujillo/dt  Reporter/Recorder: Cat Nelson Heard By: Michael Douglas		
11/19/2001	CANCELED Jury Trial (1:00 PM) Vacated		
11/20/2001	Motion in Limine (9:00 AM) Events: 11/08/2001 Motion DEFT'S MTN IN LIMINE TO PRECLUDE EVID OFGANG AFFILIATION/34 VK 11-27-01		
11/20/2001	Motion (9:00 AM) Events: 11/08/2001 Motion DEFT'S MTN TO REMAND TO JUVENILE COURT/35 VK 11-27-01		
11/20/2001	Calendar Call (9:00 AM)  CALENDAR CALL		
11/20/2001	All Pending Motions (9:00 AM)		
	ALL PENDING MOTIONS 11-20-01 Court Clerk: Joyce Brown Relief Clerk: Keith Reed/kar		

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	Reporter/Recorder: Liz Garcia Heard By: Michael Douglas	
11/20/2001	Motion  ALL PENDING MOTIONS 11-20-01	01C175914- 20112.tif pages
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11/21/2001	Hearing STATE'S REQUEST ENTRY OF PLEA	01C175914- 20114.tif pages
11/26/2001	Initial Arraignment (1:00 PM) Events: 11/21/2001 Hearing STATE'S REQUEST TO CALENDAR Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
11/26/2001	CANCELED Jury Trial (1:30 PM) Vacated	
11/26/2001	Filed Under Seal  FILED UNDER SEAL EX PARTE MOTION - RELATED PARTYID: 01C175914_0001	01C175914- 20125.tif pages
11/26/2001	Filed Under Seal  FILED UNDER SEAL ORDER - RELATED PARTYID: 01C175914_0001	01C175914- 20126.tif pages
11/27/2001	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS 11-27-01 Court Clerk: Joyce Brown/jb Relief Clerk: Nancy Noble Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
11/27/2001	Initial Arraignment (10:30 AM) STATE'S REQUEST TO CALENDAR Heard By: Michael Douglas	
11/27/2001	Entry of Plea (10:30 AM) Events: 11/21/2001 Hearing STATE'S REQUEST ENTRY OF PLEA Heard By: Michael Douglas	
11/27/2001	Jury Trial (1:30 PM) TRIAL BY JURY VJ 11-27-01 Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
11/27/2001	Motion  ALL PENDING MOTIONS 11-27-01	01C175914- 20115.tif pages
11/27/2001	Conversion Case Event Type  SENTENCING	01C175914- 20116.tif pages
11/27/2001	Hearing STATE'S REQUEST FOR HANDWRITING SAMPLE	01C175914- 20117.tif pages
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11/27/2001	Information  AMENDED INFORMATION	20338.tif pages
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11/28/2001	Subpoena Duces Tecum SUBPOENA	01C175914- 20123.tif pages
11/28/2001	Subpoena Duces Tecum  SUBPOENA	01C175914- 20124.tif pages
12/03/2001	Request  NOTICE OF MOTION AND MOTION TO COMPEL HANDWRITING SAMPLE	01C175914- 20129.tif pages
12/04/2001	Motion  DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINTMENT OF ALTERNATE COUNSEL/50	01C175914- 20127.tif pages
12/05/2001	Request  EX PARTE MOTION FOR ORDER FOR CONTACT VISIT - RELATED PARTYID: 01C175914_0001	01C175914- 20131.tif pages
12/05/2001	Objection  DEFENDANT BENNETTS OBJECTION TO THE STATES NOTICE OF MOTION AND MOTION TO COMPEL HANDWRITING SAMPLE MOTION TO COMPEL HANDWRITING SAMPLE- RELATED PARTYID: 01C175914_0001	01C175914- 20132.tif pages
12/05/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20133.tif pages
12/06/2001	Request (9:00 AM) Events: 11/27/2001 Hearing STATE'S REQUEST FOR HANDWRITING SAMPLE Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
12/06/2001	Reporters Transcript  REPORTER'S TRANSCRIPT STATE'S REQUEST: ENTRY OF PLEA	01C175914- 20128.tif pages
12/06/2001	Reporters Transcript  REPORTER'S TRANSCRIPT PRETRIAL MOTIONS	01C175914- 20130.tif pages
12/10/2001	Ex Parte Order  EX PARTE ORDER GRANTING MOTION FOR CONTACT VISIT - RELATED PARTYID: 01C175914_0002	01C175914- 20134.tif pages
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12/10/2001	Order ORDER GRANTING MOTION TO COMPEL PRODUCTION OF HANDWRITING SAMPLES	20135.tif pages
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12/13/2001	Subpoena Duces Tecum SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20137.tif pages
12/18/2001	Motion to Dismiss (9:00 AM) Events: 12/04/2001 Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINTMENT OF ALTERNATE COUNSEL/50 Court Clerk: Joyce Brown Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
12/24/2001	Motion  DEFT'S MTN FOR DISCOVERY/51 VH 12-28-01	01C175914- 20138.tif pages
12/24/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20139.tif pages
12/28/2001	Motion  DEFT'S MTN FOR DISCOVERY /52	01C175914- 20140.tif pages
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12/28/2001	Request  EX PARTE MOTION FOR ORDER SHORTENING TIME - RELATED PARTYID: 01C175914_0001	01C175914- 20142.tif pages
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12/28/2001	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20145.tif pages
01/03/2002	Calendar Call (9:00 AM)  CALENDAR CALL	
01/03/2002	Motion for Discovery (9:00 AM) Events: 12/28/2001 Motion DEFT'S MTN FOR DISCOVERY /52 Heard By: Michael Douglas	
01/03/2002	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS (1/3/02) Court Clerk: Joyce Brown Relief Clerk: Greer Jennison/gj Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	

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01/03/2002	Motion  ALL PENDING MOTIONS (1/3/02)	01C175914- 20146.tif pages
01/07/2002	CANCELED Jury Trial (1:30 PM) Vacated	
01/10/2002	Calendar Call (9:00 AM)  CALENDAR CALL	
01/10/2002	Motion in Limine (9:00 AM)  DEFT'S MTN IN LIMINE TO PRECLUDE EVID OFGANG AFFILIATION/34 VK 11-27-01	
01/10/2002	Motion (9:00 AM)  DEFT'S MTN TO REMAND TO JUVENILE COURT/35 VK 11-27-01	
01/10/2002	CANCELED Calendar Call (9:00 AM) Vacated	
01/10/2002	Calendar Call (9:00 AM)  CALENDAR CALL	
01/10/2002	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS 1/10/02 Court Clerk: Joyce Brown Relief Clerk: Amber Farley /af Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
01/11/2002	Motion  ALL PENDING MOTIONS 1/10/02	01C175914- 20152.tif pages
01/14/2002	CANCELED Jury Trial (1:30 PM) Vacated	
01/14/2002	CANCELED Jury Trial (1:30 PM) Vacated	
01/14/2002	CANCELED Jury Trial (1:30 PM) Vacated	
01/14/2002	Order  MEDIA REQUEST TO PERMIT CAMERA ACCESS TO PROCEEDINGS AND ORDER GRANTING	01C175914- 20153.tif pages
01/17/2002	Calendar Call (9:00 AM)  CALENDAR CALL	
01/17/2002	Calendar Call (9:00 AM)  CALENDAR CALL	
01/17/2002	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS (1/17/02) Court Clerk: Connie Kalski/ck Relief Clerk: Georgette Byrd Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
01/17/2002	Motion  ALL PENDING MOTIONS (1/17/02)	01C175914- 20154.tif pages
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01/22/2002	CANCELED Jury Trial (1:30 PM) Vacated	
01/22/2002	Order  MEDIA REQUEST TO PERMIT CAMERA ACCESS TO PROCEEDINGS AND ORDER GRANTING	01C175914- 20157.tif pages
01/22/2002	Information  AMENDED INFORMATION	01C175914- 20159.tif pages
01/22/2002	Opposition  STATES OPPOSITION TO DEFENDANTS MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG AFFILIATION AFFILIATION	01C175914- 20160.tif pages
01/23/2002	CANCELED Motion (9:00 AM) Events: 12/24/2001 Motion Vacated	
01/23/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
01/24/2002	Calendar Call (9:00 AM)  CALENDAR CALL Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson  Heard By: Douglas, Michael L	
01/24/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
01/25/2002	Jury Trial (1:00 AM) TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
01/25/2002	Jury List  DISTRICT COURT JURY LIST	01C175914- 20161.tif pages
01/28/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
01/29/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
01/29/2002	CANCELED Jury Trial (1:30 PM) Vacated	
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20162.tif pages
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01/29/2002	Subpoena Duces Tecum SUBPOENA - RELATED PARTYID: 01C175914_0001	20164.tif pages
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01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20166.tif pages
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20167.tif pages
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20168.tif pages
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20169.tif pages
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20170.tif pages
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20171.tif pages
01/29/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20172.tif pages
01/30/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
01/30/2002	Supplement  SUPPLEMENTAL DESIGNATION OF WITNESSES - RELATED PARTYID: 01C175914_0001	01C175914- 20175.tif pages
01/31/2002	Calendar Call (9:00 AM)  CALENDAR CALL Relief Clerk: Amber Farley Reporter/Recorder: Cat Nelson Heard By:  Michael Douglas	
01/31/2002	Jury Trial (10:00 AM)  TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By:  Douglas, Michael L	
02/01/2002	Jury Trial (9:00 AM)  TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By:  Douglas, Michael L	
02/04/2002	Jury Trial (9:00 AM)  TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By:  Michael Douglas	
02/04/2002	Hearing	01C175914-

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	PENALTY HEARING	20176.tif pages
02/04/2002	Instructions to the Jury INSTRUCTIONS TO THE JURY INSTRUCTION NO 1	01C175914- 20177.tif pages
02/04/2002	Verdict  VERDICT	01C175914- 20178.tif pages
02/05/2002	Sentencing (9:00 AM) Events: 11/27/2001 Conversion Case Event Type SENTENCING Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
02/05/2002	Request  EX PARTE MOTION FOR ORDER TO PREPARE TRANSCRIPT - RELATED PARTYID:  01C175914_0001	01C175914- 20180.tif pages
02/06/2002	Penalty Hearing (1:00 PM) Events: 02/04/2002 Hearing PENALTY HEARING Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
02/06/2002	Conversion Case Event Type  SENTENCING	01C175914- 20179.tif pages
02/06/2002	Stipulation  STIPULATION WAIVING SEPARATE PENALTY HEARING AND ALLOWING SENTENCE TO BE IMPOSED BY THE COURT IMPOSED BY THE COURT-RELATED PARTYID: 01C175914_0001	01C175914- 20181.tif pages
02/07/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20182.tif pages
02/07/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20183.tif pages
02/11/2002	Motion  DEFT'S MTN FOR NEW TRIAL/67	01C175914- 20184.tif pages
02/11/2002	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20185.tif pages
02/14/2002	Order  ORDER TO PREPARE TRANSCRIPT - RELATED PARTYID: 01C175914_0002	01C175914- 20188.tif pages
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02/20/2002	Opposition	01C175914- 20190.tif pages

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	STATES OPPOSITION TO DEFENDANTS MOTION FOR NEW TRIAL	
02/21/2002	Motion (9:00 AM) Events: 02/11/2002 Motion DEFT'S MTN FOR NEW TRIAL/67 Relief Clerk: Amber Farley Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
03/01/2002	Order  ORDER DENYING DEFENDANTS MOTION FOR NEW TRIAL	01C175914- 20191.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT PORTION OF JURY TRIAL - DAY 1 (JURY SELECTION NOT TRANSCRIBED) VOLUME 1 TRANSCRIBED) VOLUME 1	01C175914- 20192.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT PORTION OF JURY TRIAL - DAY 2 (JURY SELECTION NOT TRANSCRIBED) VOLUME II TRANSCRIBED) VOLUME II	01C175914- 20193.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT PORTION OF JURY TRIAL - DAY 3 (JURY SELECTION NOT TRANSCRIBED) VOLUME III TRANSCRIBED) VOLUME III	01C175914- 20194.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL - DAY 4 VOLUME IV	01C175914- 20195.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL - DAY 9 VOLUME IX	01C175914- 20197.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL - DAY 6 VOLUME VI	01C175914- 20198.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL - DAY 7 VOLUME VII	01C175914- 20199.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL - DAY 8 VOLUME VIII	01C175914- 20200.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL - DAY 10 - VERDICT VOLUME X	01C175914- 20201.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRAIL - DAY 11 WAIVER OF PENALTY PHASE VOLUME XI	01C175914- 20202.tif pages
03/13/2002	Reporters Transcript  REPORTER'S TRANSCRIPT OF PROCEEDINGS JURY TRIAL DAY 5 VOLUME V	01C175914- 20210.tif pages
03/14/2002	Calendar Call (9:00 AM)  CALENDAR CALL Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By:  Michael Douglas	

03/14/2002	Motion  BINDRUP'S MTN TO WITHDRAW AS COUNSEL & CONTINUE SENTENCING/68 VH 3-15- 02	01C175914- 20203.tif pages
03/15/2002	Motion  SCOTT BINDRUP'S MTN TO WITHDRAW AS COUNSEL /71	01C175914- 20206.tif pages
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03/15/2002	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20208.tif pages
03/15/2002	Subpoena Duces Tecum  SUBPOENA - RELATED PARTYID: 01C175914_0001	01C175914- 20209.tif pages
03/15/2002	Request  EX PARTE MOTION FOR ORDER SHORTENING TIME - RELATED PARTYID: 01C175914_0001	01C175914- 20211.tif pages
03/18/2002	CANCELED Jury Trial (1:30 PM) Vacated	
03/19/2002	Motion to Withdraw as Counsel (9:00 AM) Events: 03/15/2002 Motion SCOTT BINDRUP'S MTN TO WITHDRAW AS COUNSEL /71 Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
03/19/2002	Hearing  CONFIRMATION OF COUNSEL	01C175914- 20212.tif pages
03/19/2002	Hearing STATUS CHECK: SET SENTENCING DATE	01C175914- 20213.tif pages
03/19/2002	Motion  DEFT'S PRO PER MTN TO DISMISS COUNSEL OF RECORD/74	01C175914- 20214.tif pages
03/19/2002	Motion  DEFT'S PRO PER MOTION TO TO PROCEED IN FORMA PAUPERIS /75	01C175914- 20215.tif pages
03/19/2002	Motion  DEFT'S PRO PER MTN TO RESET SENTENCING/76	01C175914- 20216.tif pages
03/21/2002	Sentencing (9:00 AM) Events: 02/06/2002 Conversion Case Event Type SENTENCING	
03/21/2002	Motion for Confirmation of Counsel (9:00 AM) Events: 03/19/2002 Hearing CONFIRMATION OF COUNSEL	

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03/21/2002	Status Check (9:00 AM) Events: 03/19/2002 Hearing STATUS CHECK: SET SENTENCING DATE	
03/21/2002	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS 3/21/02 Court Clerk: Nora Pena Relief Clerk: GEORGETTE  BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
03/21/2002	Motion  ALL PENDING MOTIONS 3/21/02	01C175914- 20217.tif pages
03/21/2002	Hearing STATUS CHECK: SENTENCING	01C175914- 20218.tif pages
03/26/2002	CANCELED Motion to Withdraw as Counsel (9:00 AM) Events: 03/14/2002 Motion Vacated	
03/27/2002	Order  ORDER APPOINTING COUNSEL AT THE COURT APPOINTED HOURLY RATE - RELATED PARTYID: 01C175914_0001	01C175914- 20219.tif pages
03/28/2002	Sentencing (9:00 AM) SENTENCING Heard By: Michael Douglas	
03/28/2002	Status Check (9:00 AM) Events: 03/21/2002 Hearing STATUS CHECK: SENTENCING	
03/28/2002	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS (03-28-02) Court Clerk: Nora Pena Relief Clerk: Cindy Lory Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
03/28/2002	Motion  ALL PENDING MOTIONS (03-28-02)	01C175914- 20220.tif pages
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04/02/2002	Sentencing (9:00 AM) SENTENCING Heard By: Michael Douglas	
04/02/2002	Motion to Dismiss (9:00 AM) Events: 03/19/2002 Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL OFRECORD/74 Heard By: Michael Douglas	
04/02/2002	Petition to Proceed in Forma Pauperis (9:00 AM) Events: 03/19/2002 Motion DEFT'S PRO PER MOTION TO TO PROCEED IN FORMA PAUPERIS /75 Heard By: Michael Douglas	
04/02/2002	Motion (9:00 AM) Events: 03/19/2002 Motion DEFT'S PRO PER MTN TO RESET SENTENCING/76 Heard By: Michael Douglas	

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04/02/2002	Status Check (9:00 AM) STATUS CHECK: SENTENCING	
04/02/2002	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 04/02/02 Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
04/02/2002	Conversion Case Event Type  SENTENCING	01C175914- 20222.tif pages
04/03/2002	Motion  ALL PENDING MOTIONS 04/02/02	01C175914- 20223.tif pages
04/11/2002	Media Request and Order  MEDIA REQUEST AND ORDER	01C175914- 20339.tif pages
05/07/2002	Order  ORDER FOR INVESTIGATOR FEES IN EXCESS OF STATUTORY AMOUNT - RELATED PARTYID: 01C175914_0001	01C175914- 20224.tif pages
05/07/2002	Application  EX-PARTE APPLICATION FOR INVESTIGATOR FEES IN EXCESS OF STATUTORY  AMOUNT - RELATED PARTYID: 01C175914_0001	01C175914- 20225.tif pages
05/14/2002	Sentencing (9:00 AM) Events: 04/02/2002 Conversion Case Event Type SENTENCING Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
05/21/2002	Ex Parte Order  EX PARTE ORDER GRANTING MOTION FOR CONTACT VISIT - RELATED PARTYID:  01C175914_0002	01C175914- 20226.tif pages
05/22/2002	Expert Witness List  NOTICE OF WITNESSES - RELATED PARTYID: 01C175914_0002	01C175914- 20227.tif pages
05/23/2002	Calendar Call (9:00 AM)  CALENDAR CALL Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By:  Michael Douglas	
05/24/2002	Conversion Case Event Type  SENTENCING	01C175914- 20228.tif pages
05/24/2002	Expert Witness List  SUPPLEMENTAL NOTICE OF WITNESSES - RELATED PARTYID: 01C175914_0002	01C175914- 20229.tif pages
05/28/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
05/28/2002	Information	01C175914- 20231.tif pages

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05/29/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
05/29/2002	Jury List  DISTRICT COURT JURY LIST	01C175914- 20232.tif pages
05/30/2002	Jury Trial (10:00 AM) TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
05/31/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
06/04/2002	Sentencing (9:00 AM) Events: 05/24/2002 Conversion Case Event Type SENTENCING Heard By: Michael Douglas	
06/04/2002	Jury Trial (10:30 AM) TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
06/04/2002	Sentencing (10:30 AM) SENTENCING Heard By: Michael Douglas	
06/04/2002	All Pending Motions (10:30 AM) ALL PENDING MOTIONS 6/04/02 Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
06/04/2002	Motion	01C175914-
	ALL PENDING MOTIONS 6/04/02	20233.tif pages
06/05/2002	Jury Trial (1:00 PM) TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson/Liz Garcia Heard By: Douglas, Michael L	
06/05/2002	Order  MEDIA REQUEST TO PERMIT CAMERA ACCESS TO PROCEEDINGS AND ORDER GRANTING	01C175914- 20234.tif pages
06/05/2002	Order  ORDER REQUIRING MATERIAL WITNESS TO POST BAIL OR BE COMMITTED TO CUSTODY - RELATED PARTYID: 01C175914_0002	01C175914- 20235.tif pages
06/06/2002	Jury Trial (9:00 AM)  TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
06/06/2002	Sentencing (10:30 AM) SENTENCING Court Clerk: Nora Pena Relief Clerk: Cindy Lory/cnl Reporter/Recorder: Cat Nelson/Liz Garcia Heard By: Michael Douglas	
06/06/2002	Jury List  AMENDED DISTRICT COURT JURY LIST	01C175914- 20237.tif pages

06/06/2002	Proposed Jury Instructions Not Used At Trial  PROPOSED JURY INSTRUCTIONS NOT USED AT TRIAL	01C175914- 20241.tif pages
06/07/2002	Jury Trial (9:00 AM) TRIAL BY JURY Relief Clerk: Cindy Lory Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
06/07/2002	Conversion Case Event Type  SENTENCING	01C175914- 20236.tif pages
06/07/2002	Instructions to the Jury  INSTRUCTIONS TO THE JURY	01C175914- 20240.tif pages
06/07/2002	Judgment  VERDICT	01C175914- 20243.tif pages
06/10/2002	Motion  DEFT'S MTN FOR NEW TRIAL /85 VJ(6/11/02)	01C175914- 20238.tif pages
06/10/2002	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20242.tif pages
06/10/2002	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20244.tif pages
06/10/2002	Order  ORDER SHORTENING TIME - RELATED PARTYID: 01C175914_0001	01C175914- 20245.tif pages
06/10/2002	Motion  DEFT'S MTN FOR NEW TRIAL	01C175914- 20247.tif pages
06/11/2002	Sentencing (10:30 AM) SENTENCING Court Clerk: Nora Pena Relief Clerk: Barbara Blankenship/bb Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
06/11/2002	Affidavit in Support  AFFIDAVIT OF SERVICE/ARREST	01C175914- 20248.tif pages
06/13/2002	CANCELED Motion for New Trial (10:30 AM) Events: 06/10/2002 Motion Vacated	
06/17/2002	Opposition  STATES OPPOSITION TO DEFENDANT ASHLEY BENNETTS MOTION FOR NEW TRIAL	01C175914- 20249.tif pages
06/18/2002	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS 06-18-02 Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
06/18/2002	Sentencing (10:30 AM)	

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	SENTENCING Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas	
06/18/2002	Motion for New Trial (10:30 AM) Events: 06/10/2002 Motion DEFT'S MTN FOR NEW TRIAL Heard By: Michael Douglas	
06/18/2002	Motion  ALL PENDING MOTIONS 06-18-02	01C175914- 20250.tif pages
06/18/2002	Judgment  ADMINISTRATION/ASSESSMENT FEE	01C175914- 20251.tif pages
06/18/2002	Judgment  GENETIC TESTING FEE	01C175914- 20252.tif pages
06/18/2002	Judgment  JUDGMENT OF RESTITUTION	01C175914- 20253.tif pages
06/18/2002	JUDGMENT OF CONVICTION - PLEA OF GUILTY	01C175914- 20254.tif pages
06/20/2002	Judgment  ADMINISTRATION/ASSESSMENT FEE	01C175914- 20255.tif pages
06/20/2002	Judgment  GENETIC TESTING FEE	01C175914- 20256.tif pages
06/20/2002	Judgment  JUDGMENT OF RESTITUTION	01C175914- 20257.tif pages
06/20/2002	Judgment  JUDGMENT OF CONVICTION - JURY TRIAL	01C175914- 20258.tif pages
06/28/2002	Notice of Appeal  NOTICE OF APPEAL - RELATED PARTYID: 01C175914_0001	01C175914- 20259.tif pages
07/02/2002	☐ Order  STIPULATION AND ORDER FOR PAYMENT OF EXCESS ATTORNEY FEES AND EXPENSES - RELATED PARTYID: 01C175914_0002	01C175914- 20260.tif pages
07/10/2002	Statement  CASE APPEAL STATEMENT - RELATED PARTYID: 01C175914_0001	01C175914- 20261.tif pages
07/25/2002	Sentencing (9:00 AM) Events: 06/07/2002 Conversion Case Event Type SENTENCING Court Clerk: Nora Pena Relief Clerk: Jennifer Lott/jl Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L	
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07/25/2002	Hearing STATUS CHECK: ANY OTHER MOTIONS	20262.tif pages	
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08/01/2002	Sentencing (9:00 AM) SENTENCING Heard By: Michael Douglas		
08/01/2002	Status Check (9:00 AM) Events: 07/25/2002 Hearing STATUS CHECK: ANY OTHER MOTIONS Heard By: Michael Douglas		
08/01/2002	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 8/1/02 Court Clerk: Nora Pena Relief Clerk: Jennifer Lott/jl Reporter/Recorder: Carrie Hansen Heard By: Michael Douglas		
08/01/2002	Motion  ALL PENDING MOTIONS 8/1/02	01C175914- 20264.tif pages	
08/01/2002	Disposition (Judicial Officer: User, Conversion)  1. MURDER. Guilty PCN: Sequence:		
08/01/2002	<b>Disposition</b> (Judicial Officer: User, Conversion)		
08/01/2002	Disposition (Judicial Officer: User, Conversion)  1. MURDER IN THE SECOND DEGREE. Guilty PCN: Sequence:		
08/01/2002	Disposition (Judicial Officer: User, Conversion)  1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.  Guilty  PCN: Sequence:		
08/01/2002	Sentence (Judicial Officer: User, Conversion)  1. MURDER.  Adult Adjudication Converted Disposition: Sentence# 0001: LIFE WITH POSSIBILITY OF PAROLE Converted Disposition: Sentence# 0002: LIFE WITH POSSIBILITY OF PAROLE Cons/Conc: Consecutive w/Charge Item: 0001 and Sentence#: 0001 Converted Disposition: Sentence# 0003: RESTITUTION Amount: \$30432.06 Converted Disposition: Sentence# 0004: DNA FEE/GENETIC MARKERS ANALYSIS Amount: \$150.00 Converted Disposition: Sentence# 0005: CREDIT FOR TIME SERVED Minimum 440 Days to Maximum 440 Days Converted Disposition: Sentence# 0006: ADMINISTRATION FEE		

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08/05/2002	Order  ORDER APPOINTING COUNSEL - RELATED PARTYID: 01C175914_0002	01C175914- 20265.tif pages
08/08/2002	Judgment  ADMINISTRATION/ASSESSMENT FEE	01C175914- 20266.tif pages
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08/08/2002	Judgment  JUDGMENT OF CONVICTION - (JURY TRIAL)	01C175914- 20269.tif pages
08/15/2002	Statement  CASE APPEAL STATEMENT - RELATED PARTYID: 01C175914_0002	01C175914- 20270.tif pages
08/15/2002	Notice of Appeal  NOTICE OF APPEAL - RELATED PARTYID: 01C175914_0002	01C175914- 20271.tif pages
08/19/2002	Order  STIPULATION AND ORDER FOR PAYMENT OF EXCESS ATTORNEY FEES AND EXPENSES - RELATED PARTYID: 01C175914_0001	01C175914- 20272.tif pages
08/29/2002	Order  ORDER FOR INVESTIGATOR FEES IN EXCESS OF STATUTORY AMOUNT - RELATED PARTYID: 01C175914_0001	01C175914- 20273.tif pages
08/29/2002	Notice of Appeal  NOTICE OF APPEAL - RELATED PARTYID: 01C175914_0002	01C175914- 20274.tif pages
08/29/2002	Application  EX PARTE APPLICATION FOR INVESTIGATOR FEES IN EXCESS OF STATUTORY AMOUNT - RELATED PARTYID: 01C175914_0001	01C175914- 20275.tif pages
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09/20/2002	Reporters Transcript  REPORTER'S TRANSCRIPT STATUS CHECK RE: ANY OTHER MOTIONS	01C175914- 20277.tif pages
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10/31/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL DAY ONE	01C175914- 20282.tif pages
10/31/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL DAY FIVE	01C175914- 20283.tif pages
10/31/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL DAY TWO	01C175914- 20284.tif pages
10/31/2002	Reporters Transcript  REPORTER'S TRANSCRIPT OF JURY TRIAL DAY SIX	01C175914- 20285.tif pages
10/31/2002	Reporters Transcript  REPORTER'S TRANSCRIPT JURY TRIAL DAY FOUR	01C175914- 20286.tif pages
11/01/2002	Notice  NOTICE OF TRANSCRIPTS ON SHELVES IN FILE ROOM JURY TRIAL	01C175914- 20278.tif pages
05/14/2003	Hearing  AT THE REQ OF THE CT: CONFIRMATION OF COUNSEL (C.ORAM)	01C175914- 20287.tif pages
05/29/2003	Request of Court (9:00 AM) Events: 05/14/2003 Hearing AT THE REQ OF THE CT: CONFIRMATION OF COUNSEL (C.ORAM) Court Clerk: Sharon Chun Reporter/Recorder: Kit MacDonald Heard By: Michael Douglas	
06/11/2003	Notice  NOTICE OF APPOINTMENT OF COUNSEL - RELATED PARTYID: 01C175914_0001	01C175914- 20288.tif pages
06/18/2003	Request  MOTION FOR APPOINTMENT OF COUNSEL - RELATED PARTYID: 01C175914_0003	01C175914- 20289.tif pages
06/18/2003	Request  MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS - RELATED PARTYID: 01C175914_0003	01C175914- 20290.tif pages
06/18/2003	Petition  PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION - RELATED PARTYID: 01C175914 0003	01C175914- 20291.tif pages
06/20/2003	Petition  PTN FOR WRIT OF HABEAS CORPUS	01C175914- 20293.tif pages

06/20/2003	Motion  DEFT'S PRO PER MTN FOR APPTMNT OF COUNSEL/92	01C175914- 20294.tif pages
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06/20/2003	Order for Petition for Writ of Habeas Corpus  ORDER FOR PETITION FOR A WRIT OF HABEAS CORPUS	01C175914- 20296.tif pages
08/20/2003	Order  ORDER FOR TRANSCRIPTS	01C175914- 20297.tif pages
09/03/2003	Opposition  STATES OPPOSITION TO DEFENDANTS (1) MOTION FOR OF COUNSEL (2) APPLICATION AND ORDER TO TRANSPORT AND PRODUCT INMATE AND (3) PETITION FOR WRIT OF HABEAS CORPUS APPLICATION AND ORDER TO TRANSPORT AND PRODUCT INMATE AND (3) PETITION FOR WRIT OF HABEAS CORPUS	01C175914- 20298.tif pages
09/30/2003	Petition for Writ of Habeas Corpus (9:00 AM) Events: 06/20/2003 Petition PTN FOR WRIT OF HABEAS CORPUS Heard By: Michael Douglas	
09/30/2003	Motion (9:00 AM) Events: 06/20/2003 Motion DEFT'S PRO PER MTN FOR APPTMNT OF COUNSEL/92 Heard By: Michael Douglas	
09/30/2003	Motion (9:00 AM) Events: 06/20/2003 Motion DEFT'S PRO PER MTN FOR LEAVE TO PROCEED IN FROMA PAUPERIS/93 Heard By: Michael Douglas	
09/30/2003	All Pending Motions (9:00 AM)  ALL PENDING MOTIONS FOR 9/30/03 Court Clerk: Billie Jo Craig Reporter/Recorder: Kit MacDonald Heard By: Michael Douglas	
09/30/2003	Motion  ALL PENDING MOTIONS FOR 9/30/03	01C175914- 20299.tif pages
10/21/2003	Petition for Writ of Habeas Corpus (9:00 AM)  PTN FOR WRIT OF HABEAS CORPUS Court Clerk: Sharon Chun/SC Relief Clerk: Jennifer Lott Reporter/Recorder: Kit MacDonald Heard By: Michael Douglas	
11/05/2003	Order  ORDER DENYING DEFENDANTS REQUEST FOR APPOINTMENT OF COUNSEL AND REQUEST FOR TRANSPORT FOR TRANSPORT	01C175914- 20302.tif pages
11/13/2003	Judgment  FINDINGS OF FACTS, CONCLUSIONS OF LAW AND ORDER	01C175914- 20303.tif pages
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07/02/2004	Judgment  CLERK'S CERTIFICATE JUDGMENT AFFIRMED	01C175914- 20306.tif pages
07/02/2004	NV Supreme Court Clerks Certificate/Judgment - Affirmed  NEVADA SUPREME COURT CLERKS CERTIFICATE/ JUDGMENT - AFFIRMED	01C175914- 20307.tif pages
07/06/2004	Request  EX PARTE MOTION FOR PAYMENT OF FINAL ATTORNEYS FEES AND COSTS - RELATED PARTYID: 01C175914_0002	01C175914- 20308.tif pages
07/15/2004	Order  ORDER GRANTING MOTION FOR EXCESS FEES AND COSTS - RELATED PARTYID:  01C175914_0002	01C175914- 20309.tif pages
11/08/2004	Judgment  CLERK'S CERTIFICATE JUDGMENT AFFIRMED	01C175914- 20311.tif pages
11/08/2004	NV Supreme Court Clerks Certificate/Judgment - Affirmed  NEVADA SUPREME COURT CLERKS CERTIFICATE/JUDGMENT - AFFIRMED	01C175914- 20312.tif pages
11/10/2004	Petition  PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION AND APPOINTMENT  OF COUNSEL - RELATED PARTYID: 01C175914_0001	01C175914- 20315.tif pages
11/16/2004	Petition  DEFT'S PTN FOR WRIT OF HABEAS CORPUS	01C175914- 20313.tif pages
11/16/2004	Order  ORDER FOR PETITION FOR WRIT OF HABEAS CORPUS	01C175914- 20316.tif pages
12/15/2004	Opposition  STATES OPPOSITION TO DEFENDANTS PETITION FOR WRIT OF HABEAS CORPUS  AND DEFENDANTS MOTION TO APPOINT COUNSEL DEFENDANTS MOTION TO  APPOINT COUNSEL	01C175914- 20317.tif pages
12/28/2004	Petition for Writ of Habeas Corpus (10:30 AM) Events: 11/16/2004 Petition DEFT'S PTN FOR WRIT OF HABEAS CORPUS Court Clerk: Sue Deaton/sd Relief Clerk: Cheryl Case Reporter/Recorder: Jo A. Scott Heard By: Michelle Leavitt	
01/03/2005	Petition  DEFT'S PTN FOR WRIT OF HABEAS CORPUS POST CONVICTION/96 VA 01/03	01C175914- 20318.tif pages
01/03/2005	Certificate  CERTIFICATE OF SERVICE BY MAIL - RELATED PARTYID: 01C175914_0001	01C175914- 20321.tif pages
01/03/2005	Affidavit in Support  AFFIDAVIT IN SUPPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS -	01C175914- 20322.tif pages

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01/06/2005	Petition  DEFT'S PTN FOR WRIT OF HABEAS CORPUS	01C175914- 20319.tif pages
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01/12/2005	Judgment FINDINGS OF FACTS, CONCLUSIONS OF LAW AND ORDER	01C175914- 20325.tif pages
01/13/2005	Opposition  STATES OPPOSITION TO DEFENDANTS PETITION FOR WRIT OF HABEAS CORPUS	01C175914- 20326.tif pages
01/13/2005	Opposition STATES OPPOSITION TO DEFENDANTS MOTION TO APPOINT COUNSEL	01C175914- 20327.tif pages
01/19/2005	Notice of Entry of Decision and Order  NOTICE OF ENTRY OF DECISION AND ORDER	01C175914- 20328.tif pages
01/20/2005	Request (9:15 AM) Events: 01/06/2005 Hearing DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL/98 Court Clerk: Sue Deaton Reporter/Recorder: Jo A. Scott Heard By: Leavitt, Michelle	
02/16/2005	Motion  DEFT'S PRO PER MTN ENLARGEMENT OF TIME	01C175914- 20329.tif pages
02/17/2005	CANCELED Petition for Writ of Habeas Corpus (9:15 AM) Events: 01/03/2005 Petition Vacated	
02/18/2005	Statement  CASE APPEAL STATEMENT	01C175914- 20331.tif pages
02/18/2005	Notice of Appeal  NOTICE OF APPEAL - RELATED PARTYID: 01C175914_0002	01C175914- 20332.tif pages
02/18/2005	Record on Appeal  DESIGNATION OF RECORD ON APPEAL	01C175914- 20333.tif pages
02/22/2005	Petition for Writ of Habeas Corpus (11:00 AM) Events: 01/06/2005 Petition DEFT'S PTN FOR WRIT OF HABEAS CORPUS Heard By: Michelle Leavitt	
02/22/2005	Request (11:00 AM)  DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL/98 Heard By: Michelle Leavitt	

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02/22/2005	Motion (11:00 AM) Events: 02/16/2005 Motion DEFT'S PRO PER MTN ENLARGEMENT OF TIME Heard By: Michelle Leavitt	
02/24/2005	Petition for Writ of Habeas Corpus (9:15 AM)  DEFT'S PTN FOR WRIT OF HABEAS CORPUS Heard By: Michelle Leavitt	
02/24/2005	Request (9:15 AM)  DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL/98 Heard By: Michelle Leavitt	
02/24/2005	Motion (11:00 AM)  DEFT'S PRO PER MTN ENLARGEMENT OF TIME Heard By: Michelle Leavitt	
02/24/2005	All Pending Motions (11:00 AM)  ALL PENDING MOTIONS 2/24/05 Court Clerk: Sue Deaton Relief Clerk: Elaine York/ey Reporter/Recorder: Stacy L. Briggs Heard By: Michelle Leavitt	
02/24/2005	Motion	01C175914- 20330.tif pages
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02/28/2005	Hearing	01C175914- 20334.tif pages
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03/14/2005	Order	01C175914- 20335.tif pages
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03/18/2005	Order	01C175914- 20337.tif pages
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04/28/2005	Petition for Writ of Habeas Corpus (9:15 AM)  DEFT'S PTN FOR WRIT OF HABEAS CORPUS Heard By: Michelle Leavitt	
04/28/2005	Request (9:15 AM)  DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL/98 Court Clerk: Sue Deaton Reporter/Recorder: Jo A. Scott Heard By: Michelle Leavitt	
04/28/2005	Status Check (9:15 AM) Events: 02/28/2005 Hearing STATUS CHECK: SUPPLEMENTAL PETITION	
04/28/2005	All Pending Motions (9:15 AM)  ALL PENDING MOTIONS 4-28-05 Court Clerk: Sue Deaton Reporter/Recorder: Gina Shrader Heard By: Michelle Leavitt	
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05/31/2005	Supplement  SUPPLEMENT TO PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION - RELATED PARTYID: 01C175914_0001	01C175914- 20343.tif pages
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06/16/2005	Affidavit  AFFIDAVIT OF BETTY LEMONCELLO - RELATED PARTYID: 01C175914_0001	01C175914- 20345.tif pages
06/16/2005	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20346.tif pages
06/16/2005	Affidavit  AFFIDAVIT OF MARIE CRUMP - RELATED PARTYID: 01C175914_0001	01C175914- 20347.tif pages
06/20/2005	Judgment  CLERK'S CERTIFICATE JUDGMENT AFFIRMED	01C175914- 20348.tif pages
06/20/2005	NV Supreme Court Clerks Certificate/Judgment - Affirmed  NEVADA SUPREME COURT CLERKS CERTIFICATE/ JUDGMENT - AFFIRMED	01C175914- 20349.tif pages
06/24/2005	Request  EX PARTE MOTION FOR AN ORDER TO TRANSPORT DEFENDANT - RELATED PARTYID: 01C175914_0001	01C175914- 20350.tif pages
06/24/2005	Conversion Case Event Type  ORDER TO TRANSPORT DEFENDANT - RELATED PARTYID: 01C175914_0001	01C175914- 20351.tif pages
07/07/2005	Opposition  STATES OPPOSITION TO DEFENDANTS SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION HABEAS CORPUS POST CONVICTION	01C175914- 20352.tif pages
07/11/2005	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20353.tif pages
07/11/2005	Reply  REPLY TO STATES OPPOSITION TO DEFENDANTS SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION WRIT OF HABEAS CORPUS POST CONVICTION- RELATED PARTYID: 01C175914_0001	01C175914- 20354.tif pages
07/12/2005	Hearing (9:15 AM) Events: 04/28/2005 Hearing HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS Relief Clerk: Judy McFadden Reporter/Recorder: Jo Ann Scott Heard By: Michelle Leavitt	
07/12/2005	Hearing  EVIDENTIARY HEARING: GROUNDS 1,3,4,5	01C175914- 20355.tif pages

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07/21/2005	Receipt of Copy  RECEIPT OF COPY - RELATED PARTYID: 01C175914_0001	01C175914- 20356.tif pages
07/21/2005	Affidavit  AFFIDAVIT OF DIANE CRUM RICHARMOND - RELATED PARTYID: 01C175914_0001	01C175914- 20357.tif pages
07/26/2005	Response SUPPLEMENTAL RESPONSE TO DEFENDANTS PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION POST CONVICTION	01C175914- 20358.tif pages
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08/16/2005	Supplement  PETITIONERS SUPPLEMENTAL FACTS TO PETITIONERS SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION) FOR WRIT OF HABEAS CORPUS (POST CONVICTION)- RELATED PARTYID: 01C175914_0001	01C175914- 20360.tif pages
10/14/2005	Request  EX PARTE MOTION FOR AN ORDER TO TRANSPORT DEFENDANT - RELATED PARTYID: 01C175914_0001	01C175914- 20361.tif pages
10/14/2005	Conversion Case Event Type  ORDER TO TRANSPORT DEFENDANT - RELATED PARTYID: 01C175914_0001	01C175914- 20362.tif pages
11/01/2005	Evidentiary Hearing (11:00 AM) Events: 07/12/2005 Hearing EVIDENTIARY HEARING: GROUNDS 1,3,4,5 Court Clerk: April Watkins Reporter/Recorder: Gina Shrader Heard By: Leavitt, Michelle	
11/02/2005	Evidentiary Hearing (10:30 AM)  EVIDENTIARY HEARING: GROUNDS 1,3,4,5 Court Clerk: April Watkins  Reporter/Recorder: Gina Shrader Heard By: Leavitt, Michelle	
11/04/2005	Evidentiary Hearing (10:30 AM)  EVIDENTIARY HEARING: GROUNDS 1,3,4,5 Court Clerk: April Watkins  Reporter/Recorder: Cheryl Gardner Heard By: Michelle Leavitt	
11/18/2005	Notice of Appeal  NOTICE OF APPEAL - RELATED PARTYID: 01C175914_0001	01C175914- 20363.tif pages
11/18/2005	Statement  CASE APPEAL STATEMENT	01C175914- 20364.tif pages
11/29/2005	Judgment  FINDINGS OF FACTS, CONCLUSIONS OF LAW AND ORDER	01C175914- 20366.tif pages
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12/15/2005	Receipt of Copy  RECEIPT OF COPY	01C175914- 20369.tif pages
12/20/2005	Opposition  STATES OPPOSITION TO DEFENDANTS MOTION TO APPOINT APPELLATE COUNSEL	01C175914- 20370.tif pages
12/27/2005	Motion (9:15 AM) Events: 12/15/2005 Motion DEFT BENNETT MTN TO APPOINT APPELLATE COUNSEL /105 Court Clerk: April Watkins Reporter/Recorder: Cheryl Gardner Heard By: Michelle Leavitt	
01/10/2006	Order  ORDER DENYING DEFENDANTS MOTION TO APPOINT APPELLATE COUNSEL	01C175914- 20371.tif pages
02/16/2006	Order  ORDER FOR TRANSCRIPT	01C175914- 20373.tif pages
02/24/2006	Reporters Transcript  REPORTER'S TRANSCRIPT EVIDENTIARY HEARING	01C175914- 20374.tif pages
03/01/2006	Order  ORDER FOR TRANSCRIPT	01C175914- 20375.tif pages
04/13/2006	Reporters Transcript  REPORTER'S TRANSCRIPT OF PROCEEDINGS	01C175914- 20376.tif pages
04/24/2006	Reporters Transcript  REPORTER'S TRANSCRIPT OF HEARING IN RE DEFENDANTS PETITION FOR WRIT OF HABEAS CORPUS CORPUS	01C175914- 20377.tif pages
04/24/2006	Reporters Transcript  REPORTER'S TRANSCRIPT OF PROCEEDINGS	01C175914- 20378.tif pages
09/28/2006	Judgment  CLERK'S CERTIFICATE JUDGMENT AFFIRMED	01C175914- 20381.tif pages
08/11/2009	Motion  DEFT'S PRO PER MTN BY CONDENSED CONDES/0 106	01C175914- 20382.tif pages
08/19/2009	Opposition  STATES OPPOSITION TO DEFTS MTNS TITLED BY CONDENSED CODES DOCUMENT CODES NOS 0031 0115 0203 0126 0105 0031 0115 0203 0126 0105	01C175914- 20383.tif pages
08/25/2009	Motion (8:30 AM) Events: 08/11/2009 Motion DEFT'S PRO PER MTN BY CONDENSED CONDES/0106 Court Clerk: April Watkins Relief Clerk: Sylvia Courtney/sc Reporter/Recorder: Kerry Esparza Heard By: Michelle Leavitt	

CASE NO. 01C1/3914-2			
09/22/2009	Order  ORDER DENYING DEFENDANTS PETITION FOR WRIT	01C175914- 20384.tif pages	
09/23/2009	Notice of Entry of Decision and Order  NOTICE OF ENTRY OF DECISION AND ORDER	01C175914- 20385.tif pages	
10/19/2009	Notice of Appeal  NOTICE OF APPEAL (SC 54800) - RELATED PARTYID: 01C175914_0003	01C175914- 20386.tif pages	
10/20/2009	Statement  CASE APPEAL STATEMENT - RELATED PARTYID: 01C175914_0003	01C175914- 20387.tif pages	
06/16/2010	Motion  DEFT'S PRO PER MTN TO WITHDRAW CNSL/107	01C175914- 20392.tif pages	
07/01/2010	Motion (8:30 AM) Events: 06/16/2010 Motion DEFT'S PRO PER MTN TO WITHDRAW CNSL/107 Court Clerk: April Watkins Reporter/Recorder: Patti Slattery Heard By: Michelle Leavitt		
07/13/2010	Judgment  CLERK'S CERTIFICATE JUDGMENT AFFIRMED	01C175914- 20393.tif pages	
08/18/2010	Motion Filed By: Defendant Morrison, Lailoni D Motion for Production of Documents, Papers, Pleadings and Tangible Property of Defendant		
09/07/2010	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Events: 08/18/2010 Motion Pro Per's Motion for Production of Documents, Papers, Pleadings and Tangible Property of Defendant		
11/01/2010	Motion Filed By: Defendant Morrison, Lailoni D Motion for Production of Documents Papers Pleadings and Tangible Property of Defendant		
11/10/2010	Response State's Response to Defendant's Motion for Production of Documents, Papers, Pleadings and Tangible Property of the Defendant		
11/16/2010	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Events: 11/01/2010 Motion Deft's Pro Per Motion for Production of Documents Papers Pleadings and Tangible Property of Defendant		
03/03/2016	Petition Filed by: Defendant Morrison, Lailoni D Petition for Writ of Habeas Corpus (Post-Conviction)		
03/03/2016	Motion for Appointment of Attorney Filed By: Defendant Morrison, Lailoni D		

	Motion to Appoint Counsel	
03/03/2016	Application to Proceed in Forma Pauperis Filed By: Defendant Morrison, Lailoni D	
04/19/2016	CANCELED Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Leavitt, Michelle)  Vacated - On in Error	
05/19/2016	Findings of Fact, Conclusions of Law and Order  Findings of Fact, Conclusions of Law, and Order	
05/23/2016	Notice of Entry  Notice of Entry of Findings of Fact, Conclusions of Law, and Order	
06/13/2016	Notice of Appeal (criminal)  Party: Defendant Morrison, Lailoni D  Notice of Appeal	
06/13/2016	Designation of Record on Appeal Filed By: Defendant Morrison, Lailoni D Designation of Record on Appeal	
Dame	Privancial Importanton	

DATE	FINANCIAL INFORMATION

<b>Defendant</b> Morrison, Lailoni D	
Total Charges	175.00
Total Payments and Credits	0.00
Balance Due as of 6/14/2016	175.00

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DEPARTMENT TWELVE LAS VEGAS, NEVADA 89155 ORDR

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**CLERK OF THE COURT** 

### DISTRICT COURT CLARK COUNTY, NEVADA

LAILONI MORRISON,

Petitioner,

VS.

Brian S. Williams,

Respondent.

Case No.: C175914-2

Dept. No.: XII (Second Petition)

## FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

### FINDINGS OF FACT

- 1. On May 18, 2001, Lailoni Morrison, hereinafter defendant, was charge by way of Information with Murder with Use of a Deadly Weapon.
- 2. On June 7, 2002, defendant was convicted of Second Degree Murder with Use of a Deadly Weapon by a jury of his peers.
- 3. On August 1, 2002, defendant was sentenced to life in prison with the possibility of parole after ten (10) years, plus an equal and consecutive term of life in prison with the possibility of parole after ten (10) years. Judgment of Conviction was filed on August 8, 2002.
- 4. On August 29, 2002, defendant filed an appeal with the Nevada Supreme Court. The Nevada Supreme Court affirmed the defendant's conviction and remittitur issued on June 29, 2004.
- 5. On November 10, 2004, defendant filed a timely Petition for Writ of Habeas Corpus (Post-Conviction).
- 6. Defendant alleged in his Petition ineffective assistance of trial and appellate counsel. (Claims one (1) and two (2)), and alleges the same trial errors raised in his direct appeal (Claims three (3) through seven (7)).
- 7. On December 28, 2004, this court heard argument on the defendant's petition and summarily denied defendant's petition.

- 8. On February 18, 2005, defendant filed an appeal of the decision on the Petition for Writ of Habeas Corpus. On May 19, 2005 the Nevada Supreme Court affirmed the decision of the District Court. Remittitur issued on June 20, 2005.
- 9. On March 3, 2016, defendant filed the instant Petition for Writ of Habeas Corpus (Post Conviction). This is defendant's second Petition for Writ of Habeas Corpus.
- 10. Petitioner contends he can overcome the mandatory procedural bars because it [petition] is the "result of an important change in the law."
- 11. The petitioner herein appears to be relying on a case decided by the Ninth Circuit Court of Appeals in 2015, *Riley v. McDaniel*, 786 F.3d 719 (9<sup>th</sup>. Cir. 2015), which was an extension of *Polk v. Sandoval*, 503 F.3d 903 (9<sup>th</sup> Cir. 2007).

#### **CONCLUSIONS OF LAW**

- 1. NRS 34.726(1), governing "Limitations on time to file...," requires that a petition for a writ of habeas corpus "must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment, within 1 year after the Supreme Court issues its remittitur." Late-filing of a petition may be excused from procedural default if the Petitioner can establish good cause for delay in bringing the claim. *Id.* Good cause for late-filing consists of a showing that: (1) "delay is not the fault of the petitioner"; and (2) "dismissal of the petition as untimely will unduly prejudice the petitioner." *Id.* at (1)(a)-(b).
- 2. To avoid dismissal the defendant must plead and prove specific facts that demonstrate good cause for his failure to present claims before and actual prejudice. *See State v. District Court*, 121 Nev. 225, 232, 112 P.3d 1070, 1074 (2005).
- 3. In order to demonstrate good cause, a petitioner must show that an impediment external to the defense prevented him or her from complying with the state procedural default rules. *Hathaway v. State*, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003).
- 4. The court may excuse the failure to show good cause where the prejudice from a failure to consider the claim amounts to a fundamental miscarriage of justice. *Pellegrini v. State*, 117 Nev. 860, 887, 34 P.3d 519, 537 (2001).
- 5. NRS 34.726 applies to successive petitions. *Pellegrini v. State*, 117 Nev. 860, 870, 34 P.3d 519, 526 (2001).

<sup>&</sup>lt;sup>1</sup> See Petition, ground four, page 10.

- 6. NRS 34.810(2), governing "Additional reasons for dismissal of petition," requires that "[a] second or successive petition must be dismissed if the judge or justice determines that it fails to allege new or different grounds for relief and that the prior determination was on the merits or, if new and different grounds are alleged, the judge or justice finds that the failure of the petitioner to assert those grounds in a prior petition constituted an abuse of the writ."
- 7. The petitioner has the burden of pleading and proving specific facts that demonstrate both good cause for failing to present a claim or for presenting a claim again and actual prejudice. NRS 34.810(3). See also State v. Haberstroh, 119 Nev. 173, 181, 69 P.3d 676, 681 (2003).
- 8. A court must dismiss a habeas petition if it presents claims that either were or could have been presented in an earlier proceeding, unless the court finds both cause for failing to present the claims earlier or for raising them again and actual prejudice to the petitioner. *Evans v. State*, 117 Nev. 609, 621-622, 28 P.3d 498, 507 (2001).
- 9. Unlike initial petitions which certainly require a careful review of the record, successive petitions may be dismissed based solely on the face of the petition. *Ford v. Warden*, 111 Nev. 872, 882, 901 P.2d 123, 129 (1995).
- 10. Application of the statutory procedural default rules to post-conviction habeas petitions is mandatory. *State v. District Court (Riker)*, 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005).
- 11. Meritless, successive and untimely petitions clog the court system and undermine the finality of convictions. *Lozada v. State*, 110 Nev. 349, 358, 871 P.2d 944, 950 (1994).
- 12. NRS 34.745(4), governing "Summary dismissal of successive petitions," requires that "if the petition is a second or successive petition challenging the validity of a judgment of conviction or sentence and if it plainly appears from the face of the petition or an amended petition and documents and exhibits that are annexed to it, or from records of the court that the petitioner is not entitled to relief based on any of the grounds set forth in subsection 2 of NRS 34.810, the judge or justice shall enter an order for its summary dismissal and cause the petitioner to be notified of the entry of the order."
- 13. The defendant failed to establish both good cause for the delay in filing the petition and prejudice.

14. Although petitioner contends he has newly discovered evidence and that the *Riley* decision allows him to file this untimely petition, his contentions are without merit. Petitioner contends he was denied due process and his conviction was the result of unconstitutional instructions given in his 2002 trial for first degree murder. Petitioner attempts to align his case with the facts in *Riley* in hopes of seeking redress from this court. However, the petitioner herein received the benefit of *Byford v. State*, 116 Nev. 215, 994 P.2d 700 (2000) and the instructions regarding first degree murder at his trial, unlike Mr. Riley.<sup>2</sup> The *Kazalyn* instruction was not provided to the jury in the instant matter. Further, petitioner was found guilty of second degree murder with use of a deadly weapon.<sup>3</sup>

### <u>ORDER</u>

THERFORE, IT IS HEREBY ORDERED the Petition for Writ of Habeas Corpus (Post-Conviction) shall be, and it is, hereby DENIED.

Dated this 18th day of May, 2016.

MICHELLE LEAVITT DISTRICT COURT JUDGE

DEPARTMENT XII

EIGHTH JUDICIAL DISTRICT COURT

<sup>&</sup>lt;sup>2</sup> See jury instructions 12-19.

<sup>&</sup>lt;sup>3</sup> See verdict dated June 7, 2002.

## **CERTIFICATE OF MAILING**

I hereby certify that on the day of May, 2016, I placed a copy of the Findings of Fact, Conclusions of Law, and Order in the U.S. Mail, postage prepaid to:

Lailoni D. Morrison #73722 S.D.C.C P.O. Box 208 Indian Springs, NV 89018 Steven B. Wolfson Clark County District Attorney 200 Lewis Avenue Las Vegas, Nevada 89155

Adam Paul Laxalt Nevada Attorney General 555 E. Washington, Suite 3900 Las Vegas, NV 89101-1068

Pamela Rocha
Judicial Executive Assistant
Department XII
Eighth Judicial District Court

C175914-2

Lailoni Morrison

VS.

Brian S. Williams

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FILED MAY 2 3 2016

# DISTRICT COURT CLARK COUNTY, NEVADA

CLERK OF COURT

LAILONI D. MORRISON,

THE STATE OF NEVADA,

Case No: 01C175914-2

Dept No: XII

(Second Petition)

VS.

Respondent,

Petitioner,

NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW, AND

ORDER

**PLEASE TAKE NOTICE** that on May 19, 2016, the court entered a decision or order in this matter, a true and correct copy of which is attached to this notice.

You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this notice is mailed to you. This notice was mailed on May 23, 2016.

STEVEN D. GRIERSON, CLERK OF THE COURT

Chausai Pleasant

Chaunte Pleasant, Deputy Clerk

#### **CERTIFICATE OF MAILING**

I hereby certify that on this 23 day of May 2016, I placed a copy of this Notice of Entry in:

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

  Clark County District Attorney's Office

  Attorney General's Office Appellate Division-
- ☐ The United States mail addressed as follows: Lailoni D. Morrison # 73722 P.O. Box 208

Indian Springs, NV 89070-0208

Chaunte Pleasant, Deputy Clerk

ORDR CLERK OF THE COURT

#### DISTRICT COURT CLARK COUNTY, NEVADA

LAILONI MORRISON,

Case No.: C175914-2

Petitioner,

Dept. No.: XII

VS.

(Second Petition)

Brian S. Williams,

Respondent.

## FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

#### FINDINGS OF FACT

- 1. On May 18, 2001, Lailoni Morrison, hereinafter defendant, was charge by way of Information with Murder with Use of a Deadly Weapon.
- 2. On June 7, 2002, defendant was convicted of Second Degree Murder with Use of a Deadly Weapon by a jury of his peers.
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- 4. On August 29, 2002, defendant filed an appeal with the Nevada Supreme Court. The Nevada Supreme Court affirmed the defendant's conviction and remittitur issued on June 29, 2004.
- 5. On November 10, 2004, defendant filed a timely Petition for Writ of Habeas Corpus (Post-Conviction).
- 6. Defendant alleged in his Petition ineffective assistance of trial and appellate counsel. (Claims one (1) and two (2)), and alleges the same trial errors raised in his direct appeal (Claims three (3) through seven (7)).
- 7. On December 28, 2004, this court heard argument on the defendant's petition and summarily denied defendant's petition.

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- 8. On February 18, 2005, defendant filed an appeal of the decision on the Petition for Writ of Habeas Corpus. On May 19, 2005 the Nevada Supreme Court affirmed the decision of the District Court. Remittitur issued on June 20, 2005.
- 9. On March 3, 2016, defendant filed the instant Petition for Writ of Habeas Corpus (Post Conviction). This is defendant's second Petition for Writ of Habeas Corpus.
- 10. Petitioner contends he can overcome the mandatory procedural bars because it [petition] is the "result of an important change in the law."
- 11. The petitioner herein appears to be relying on a case decided by the Ninth Circuit Court of Appeals in 2015, *Riley v. McDaniel*, 786 F.3d 719 (9<sup>th</sup>. Cir. 2015), which was an extension of *Polk v. Sandoval*, 503 F.3d 903 (9<sup>th</sup> Cir. 2007).

#### CONCLUSIONS OF LAW

- 1. NRS 34.726(1), governing "Limitations on time to file...," requires that a petition for a writ of habeas corpus "must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment, within 1 year after the Supreme Court issues its remittitur." Late-filing of a petition may be excused from procedural default if the Petitioner can establish good cause for delay in bringing the claim. *Id.* Good cause for late-filing consists of a showing that: (1) "delay is not the fault of the petitioner"; and (2) "dismissal of the petition as untimely will unduly prejudice the petitioner." *Id.* at (1)(a)-(b).
- 2. To avoid dismissal the defendant must plead and prove specific facts that demonstrate good cause for his failure to present claims before and actual prejudice. See State v. District Court, 121 Nev. 225, 232, 112 P.3d 1070, 1074 (2005).
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- 4. The court may excuse the failure to show good cause where the prejudice from a failure to consider the claim amounts to a fundamental miscarriage of justice. *Pellegrini v. State*, 117 Nev. 860, 887, 34 P.3d 519, 537 (2001).
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- 9. Unlike initial petitions which certainly require a careful review of the record, successive petitions may be dismissed based solely on the face of the petition. Ford v. Warden, 111 Nev. 872, 882, 901 P.2d 123, 129 (1995).
- 10. Application of the statutory procedural default rules to post-conviction habeas petitions is mandatory. State v. District Court (Riker), 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005).
- 11. Meritless, successive and untimely petitions clog the court system and undermine the finality of convictions. *Lozada v. State*, 110 Nev. 349, 358, 871 P.2d 944, 950 (1994).
- 12. NRS 34.745(4), governing "Summary dismissal of successive petitions," requires that "if the petition is a second or successive petition challenging the validity of a judgment of conviction or sentence and if it plainly appears from the face of the petition or an amended petition and documents and exhibits that are annexed to it, or from records of the court that the petitioner is not entitled to relief based on any of the grounds set forth in subsection 2 of NRS 34.810, the judge or justice shall enter an order for its summary dismissal and cause the petitioner to be notified of the entry of the order."
- 13. The defendant failed to establish both good cause for the delay in filing the petition and prejudice.

14. Although petitioner contends he has newly discovered evidence and that the *Riley* decision allows him to file this untimely petition, his contentions are without merit. Petitioner contends he was denied due process and his conviction was the result of unconstitutional instructions given in his 2002 trial for first degree murder. Petitioner attempts to align his case with the facts in *Riley* in hopes of seeking redress from this court. However, the petitioner herein received the benefit of *Byford v. State*, 116 Nev. 215, 994 P.2d 700 (2000) and the instructions regarding first degree murder at his trial, unlike Mr. Riley.<sup>2</sup> The *Kazalyn* instruction was not provided to the jury in the instant matter. Further, petitioner was found guilty of second degree murder with use of a deadly weapon.<sup>3</sup>

#### **ORDER**

THERFORE, IT IS HEREBY ORDERED the Petition for Writ of Habeas Corpus (Post-Conviction) shall be, and it is, hereby DENIED.

Dated this 18th day of May, 2016.

MICHELLE LEAVITT
DISTRICT COURT JUDGE
DEPARTMENT XII

EIGHTH JUDICIAL DISTRICT COURT

<sup>&</sup>lt;sup>2</sup> See jury instructions 12-19.

<sup>&</sup>lt;sup>3</sup> See verdict dated June 7, 2002.

#### **CERTIFICATE OF MAILING**

I hereby certify that on the day of May, 2016, I placed a copy of the Findings of Fact, Conclusions of Law, and Order in the U.S. Mail, postage prepaid to:

Lailoni D. Morrison #73722 S.D.C.C P.O. Box 208 Indian Springs, NV 89018 Steven B. Wolfson Clark County District Attorney 200 Lewis Avenue Las Vegas, Nevada 89155

Adam Paul Laxalt Nevada Attorney General 555 E. Washington, Suite 3900 Las Vegas, NV 89101-1068

Pamela Rocha
Judicial Executive Assistant
Department XII
Eighth Judicial District Court

C175914-2

Lailoni Morrison

VS.

Brian S. Williams

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MICHELLE LEAVITT

DISTRICT JUOGE

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DEPARTMENT TWELVE LAS VEGAS, NEVADA 89155

# DISTRICT COURT CLARK COUNTY, NEVADA

**COURT MINUTES** Felony/Gross Misdemeanor June 19, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 June 19, 2001 **Initial Arraignment INITIAL** 9:00 AM ARRAIGNMENT **Court Clerk: AMBER FARLEY Relief** Clerk: GEORGETTE BYRD/GB Reporter/Recorder: RENEE SILVAGGIO Heard By: Mark Gibbons **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Cram, Roger **Attorney** Morrison, Lailoni D Defendant Schieck, David M. **Attorney** 

#### **JOURNAL ENTRIES**

- AS TO DEFT. BENNETT: DEFT. BENNETT ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial.

AS TO DEFT. MORRISON: DEFT. MORRISON ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial.

AS TO DEFT. GANTT: DEFT. GANTT ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial.

Counsel has 21 days from the filing of the transcript to file any petitions of habeas corpus. CUSTODY(ALL)

08/16/01 9:00 AM CALENDAR CALL

PRINT DATE: 06/14/2016 Page 1 of 109 Minutes Date: June 19, 2001

08/20/011:30 PM TRIAL BY JURY

PRINT DATE: 06/14/2016 Page 2 of 109 Minutes Date: June 19, 2001

# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	July 10, 2001		
01C175914-2	The State of Ne	evada vs Lailoni D Morrison			
July 10, 2001	9:00 AM	Motion	DEFT'S MOTION FOR DISCOVERY OF PROSECUTION FILE RECORDS AND INFO Court Clerk: TINA HURD Reporter/Recorder: Renee Silvaggio Heard By: Gibbons, Mark		
HEARD BY:		COURTROOM:			
COURT CLER	COURT CLERK:				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Schieck, David M. Sweetin, James R.	Attorney Attorney			

### **JOURNAL ENTRIES**

- Mr. Schieck advised he filed a joinder, however, his client was not brought over. Court advised this is a motion for Brady material. State advised they provided some discovery and they have an opposition. State's Opposition to Deft's Motion for Discovery of Prosecution Files, Records and Information Necessary to a Fair Trial FILED IN OPEN COURT. State requested a continuance as he is not familiar with the case. Colloquy. COURT ORDERED, matter CONTINUED. Ms. Wildeveld advised, for the record, Deft. Gantt is a 16-year-old juvenile and is supposed to be out of sight of adults and is sitting with them, however, his roommate is 16 years old. Court acknowledged. CUSTODY

PRINT DATE: 06/14/2016 Page 3 of 109 Minutes Date: June 19, 2001

PRINT DATE: 06/14/2016 Page 4 of 109 Minutes Date: June 19, 2001

# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	July 19, 2001
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
July 19, 2001	9:00 AM	Motion	DEFT'S MOTION FOR DISCOVERY OF PROSECUTION FILE RECORDS AND INFO Court Clerk: AMBER FARLEY Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

### **JOURNAL ENTRIES**

- Court noted the District Attorney's office has an open-file policy and the Defense has the obligation to secure their own information; further the Defense isn't entitled to discovery of internal reports prepared by or on behalf of the prosecuting attorney. State advised it would provide what discovery is allowable provided they are provided with specific requests. Colloquy regarding correspondence from a witness. Court stated that if such correspondence is going to be used for impeachment with regard to prior statements, it is appropriate that it be turned over to the Defense. Following further arguments, COURT ORDERED, counsel are to confer with each other to iron this issue out within the next ten days. Court will perform an in camera review of documents thought to be exculpatory and will make that determination, however an application for same must be submitted to the Court in specificity. Matter set for status check on this issue. Mr. Oram stated he wishes to endorse Ms.

PRINT DATE: 06/14/2016 Page 5 of 109 Minutes Date: June 19, 2001

Wildeveld's motion. Court so noted. CUSTODY 7/31/01 9:00 AM STATUS CHECK: DISCOVERY

PRINT DATE: 06/14/2016 Page 6 of 109 Minutes Date: June 19, 2001

# DISTRICT COURT CLARK COUNTY, NEVADA

**COURT MINUTES** Felony/Gross Misdemeanor July 31, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 **All Pending Motions** July 31, 2001 9:00 AM **ALL PENDING MOTIONS 7-31-01** Court Clerk: Joyce **Brown** Reporter/Recorder: Liz Garcia Heard By: Michael Douglas **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Morrison, Lailoni D Defendant Wall, David T. Attorney

#### **JOURNAL ENTRIES**

- DEFT'S MOTION TO SET BAIL (MORRISON)...DEFT'S MOTION TO SEVER TRIALS OF DEFENDANTS (MORRISON)...DEFT'S MOTION TO SUPPRESS STATEMENTS OF MORRISON (MORRISON)...STATUS CHECK: DISCOVERY (GANTT)

AS TO DEFT'S MOTION TO SET BAIL, Mr. Wall advised this was Ms. De La Garza's case, she was asking for one week to respond, but he would respond orally. He further advised they met in Chambers with the Court on the matter. Mr. Oram advised he was not on this case and he was standing in for Mr. Schieck who asked the matter be continued.

Court noted it had received a letter from Mr. Schieck asking that a reasonable bail be set and thought \$50,000.00 would be appropriate. The State asked for \$100,000.00 noting Defendant Morrison was a known gang member and the victim was shot 14 times. Mr. Oram advised he thought the gang enhancement was dropped. COURT ORDERED bail set at \$200,000.00 on Morrison. AS TO DEFT'S MOTION TO SEVER TRIALS OF DEFENDANTS (MORRISON); there was no opposition by State and COURT ORDERED motion GRANTED as to MORRISON ONLY.

PRINT DATE: 06/14/2016 Page 7 of 109 Minutes Date: June 19, 2001

AS TO DEFT'S MOTION TO SUPPRESS STATEMENTS OF MORRISON (MORRISON), COURT ORDERED matter CONTINUED to August 7, 2001.

AS TO STATUS CHECK: DISCOVERY, Ms. Wildeveld advised Ms. De La Garza had taken care of this; she wanted the date she first talked to police. She further advised she could not go to trial on August 16th.

Waivers of right to speedy trial was discussed and Mr. Wall asked they waive today. It was noted Mr. Gantt was age 16; Court advised he was certified up as an adult and this was an open murder case.

Mr. Bindrup stepped up; advised he represented the third Co-Defendant, Ashley Bennett, and he would be filing a motion to continue this week.

COURT ORDERED matter set for a status check on August 7th as to trial status on all Defendants. CUSTODY (BOTH)

8-7-01 9:00 AM DEFT'S MOTION TO SUPPRESS STATEMENTS OF MORRISON (MORRISON).. STATUS CHECK: TRIAL STATUS, ALL DEFENDANTS (BENNETT, MORRISON, GANTT)

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# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor **COURT MINUTES** August 07, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 August 07, 2001 9:00 AM **All Pending Motions ALL PENDING MOTIONS 8-7-01 Court Clerk: Joyce** Brown/JB Relief **Clerk: Amber Farley** Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Cram, Roger Attorney Morrison, Lailoni D Defendant

#### **JOURNAL ENTRIES**

- STATUS CHECK: TRIAL STATUS/WAIVER OF RIGHT TO SPEEDY TRIAL - ALL...DEFT'S MOTION TO SUPPRESS STATEMENTS OF MORRISON - MORRISON...DEFENDANT'S MOTION FOR BAIL REDUCTION - BENNETT

Court inquired if they have a complete waiver of a speedy trial from all three individuals and advised there were issues as to discovery. Mr. Bindrup, who was representing Defendant Bennett, advised they had discussed this matter; there was no way he could be prepared on August 20th; and he was willing to accommodate a short extension. Speedy trial rule waived.

Mr. Oram, standing in for Mr. Schieck and representing Defendant Morrison advised he had talked to Mr. Schieck; he also wanted a short continuance and would waive a speedy trial. Ms. Wildeveld, representing Defendant Gantt, advised they had already waived; she had asked for a number of Juvenile records; and they would not be available for six to eight weeks. She further advised she had a death penalty case set in October.

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Discussion as to motions set on August 16th and 17th. COURT ORDERED, the Calendar Call and Jury Trial dates VACATED; the motions set for August 16th and 17th CONTINUED to August 28th; the Defendant's Motion To Suppress Statements Of Morrison and Defendant's Motion For Bail Reduction - Bennett CONTINUED to August 28th; Calendar Call and Jury Trial dates set for all three, using October and November dates. Mr. Oram advised they filed for bail reduction on Morrison. COURT FURTHER ORDERED a status check as to trial date for Bennett on August 28th. CUSTODY (ALL)

8-28-01 9:00 AM DEFT'S MOTION TO SUPPRESS STATEMENTS OF MORRISON - MORRISON.
..DEFT'S MOTION FOR BAIL REDUCTION - BENNETT...DEFT'S MOTION TO SUPPRESS
STATEMENT OF ANTHONY GANTT - GANTT...DEFT'S MOTION TO SEVER - BENNETT
10-25-01 9:00 AM CALENDAR CALL - BENNETT AND MORRISON
10-29-01 1:00 PM JURY TRIAL - BENNETT AND MORRISON
11-15-01 9:00 AM CALENDAR CALL - GANTT
11-19-01 1:00 PM JURY TRIAL - GANTT

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# DISTRICT COURT CLARK COUNTY, NEVADA

**COURT MINUTES** August 28, 2001 Felony/Gross Misdemeanor The State of Nevada vs Lailoni D Morrison 01C175914-2 **All Pending Motions ALL PENDING** August 28, 2001 9:00 AM **MOTIONS 8/28/01 Relief Clerk: Nancy** Noble/nn Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney Morrison, Lailoni D Defendant Schieck, David M. Attorney

#### **JOURNAL ENTRIES**

- DEFT'S MOTION FOR BAIL REDUCTION-BENNETT...DEFT'S MOTION FOR RELEASE WITHOUT BAIL OR FOR REDUCTION OF BAIL-GANTT...STATUS CHECK: TRIAL DATE-BENNETT... DEFT'S JOINDER IN MOTIONS TO SEVER-GANTT...DEFT'S MTN TO SUPPRESS-MORRISON.. DEFT'S MOTION TO SUPPRESS STATEMENT OF ANTHONY GANTT-GANTT...DEFT'S MOTION TO SEVER-BENNETT....

As to Deft's Motion for Bail Reduction-Bennett, arguments by Mr. Bindrup requesting bail be set to reflect what was granted in conjunction with the other defendants. COURT ORDERED, bail set at \$250,000.

As to Deft's Motion for Release Without Bail or for Reduction of Bail-Gantt, Ms. Wildeveld submitted the intake services report to the court and argued for defendant's release. Opposition by the State. COURT ORDERED, bail set at \$150,000.

As to Status Check: Trial Date-Bennett, COURT ORDERED matter SEVERED as to all THREE

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DEFENDANTS. Trial date for Defendant Bennett STANDS.

As to Deft's Joinder in Motions to Sever-Gantt, COURT ORDERED motion GRANTED.

As to Deft's Motion to Suppress-Morrison, Mr. Schieck advised the State is requesting an evidentiary hearing regarding the statement and the defense concurs and requests the State review the video tape of the interview. There being no opposition by the State COURT ORDERED Defense to provide a copy of the video to the Court. Matter CONTINUED.

As to Deft's Motion to Suppress Statement of Anthony Gantt, argument by Ms. Wildeveld stating defendant had the right to have his parents present at the interview and defendant's mother would have been present if she was given the opportunity. Opposition by Ms. DeLaGarza stating on May 7, the defendant was read his rights and told he had the right to have his parents present. Further arguments by Ms. Wildeveld. COURT ORDERED motion DENIED. Ms. DeLaGarza stated even if the defendant's statement is suppressed the State has the right to use all statements for impeachment purposes. COURT ORDERED the statement may be used but may not be used in the State's case in chief.

FURTHER COURT ORDERED Trial date for Morrison VACATED and re-set. CUSTODY (ALL)

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# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross N	Misdemeanor	COURT MINUTES	September 06, 2001
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
September 06,	2001 9:00 AM	Motion to Suppress	DEFT'S MOTION TO SUPPRESS Court Clerk: AMBER FARLEY/AF Relief Clerk: TINA HURD Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

## **JOURNAL ENTRIES**

- Court stated it got partially through the tape, but hasn't completed it. COURT ORDERED, matter CONTINUED.

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# DISTRICT COURT CLARK COUNTY, NEVADA

**COURT MINUTES** Felony/Gross Misdemeanor **September 13, 2001** The State of Nevada vs Lailoni D Morrison 01C175914-2 **DEFT'S MOTION September 13, 2001** 9:00 AM **Motion to Suppress** TO SUPPRESS **Court Clerk: AMBER** FARLEY/AF Relief Clerk: KEITH REED Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney Morrison, Lailoni D Defendant Schieck, David M. Attorney

## **JOURNAL ENTRIES**

- Mr. Schieck argued the situation was coercive, that the Defendant requested a lawyer, and the interview continued. Ms. De la Garza argued in opposition thereto; stated Defendant continued the conversation after being admonished by the officers. COURT FINDS it is clear that Miranda was provided to the Defendant and that the conversation went forward; at 1:34 of the tape, the Defendant asked for a lawyer, was admonished by the police that they couldn't continue the conversation unless the Defendant initiated it, which the Defendant did; at 1:47:07 of the tape, Defendant requested to be taken to the police station and that the Defendant wanted to stop talking at that point. COURT ORDERED, anything on the video tape after 1:47:07 is SUPPRESSED.

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# DISTRICT COURT CLARK COUNTY, NEVADA

**COURT MINUTES** Felony/Gross Misdemeanor October 23, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 Motion **DEFT'S MTN TO** October 23, 2001 9:00 AM **REDUCE BAIL/29 Court Clerk: Joyce** Brown/jb Relief Clerk: Kristen Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Morrison, Lailoni D Defendant Schieck, David M. Attorney Wall, David T. Attorney

### **JOURNAL ENTRIES**

- Mr. Schieck presented argument in support of the motion including when bail was set, he was out of the jurisdiction; the Defendant has a new-born child with his fiance; she has complications and has not returned to work; the Defendant has a job waiting for him and he needs to get out. He further argued the Defendant was not a flight risk; his entire family is here; he thinks he can make a bail of \$50,000.00 and Court could order House Arrest also. He asked for bail of \$50,000.00.

Mr. Wall advised Ms. De La Garza was in North Las Vegas this morning; she was here in July when the bail was set at \$200,000.00; the Court should consider the type of offense; and asked to leave bail where it is.

COURT ORDERED Defendant's Motion To Reduce Bail DENIED and Mr. Morrison's bail to stay where it is.

**CUSTODY** 

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# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	October 25, 2001		
01C175914-2	The State of N	Jevada vs Lailoni D Morrison			
October 25, 200	1 9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Joyce Brown/jb Relief Clerk: Linda Skinner Reporter/Recorder: Carrie Hansen Heard By: Michael Douglas		
HEARD BY:		COURTROOM:			
COURT CLERE	<b>ζ:</b>				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Wall, David T.	Attorney			
JOURNAL ENTRIES					

- Both sides announced ready for trial; it would last one week; and, at Court's inquiry, Mr. Wall advised it was not a capital case. COURT ORDERED the trial set for Tuesday at 1:00 P.M. CUSTODY

10-30-01 1:00 P.M. JURY TRIAL

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# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	October 31, 2001
01C175914-2	The State of N	evada vs Lailoni D Morrison	
October 31, 200	9:00 AM	All Pending Motions	ALL PENDING MOTIONS 10-30-01 Court Clerk: Joyce Brown/jb Relief Clerk: Keith Reed Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Wall, David T.	Attorney	

# JOURNAL ENTRIES

- DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG AFFILIATION...TRIAL BY JURY (1:00 P.M.)

Court advised further investigation needed to be done and the Court had been asked to continue from this date. Mr. Bindrup asked for a status check the first of next week. Defendant wanted to proceed today. Discussion as to this and a meeting between Defendant and counsel last night. Court advised Defendant apparently agreed to the continuance last night. Mr. Wall advised there was a missing witness for the State; there was a concession for both sides; the reason they approached was because of a missing witness; and that witness does not have to be available any more. Court inquired about next week and Mr. Wall was not sure his witnesses would be available next week. COURT ORDERED trial set for today VACATED; new Calendar Call and Jury Trial dates set and the motion CONTINUED to the new Calendar Call date.

**CUSTODY** 

11-8-01 9:00 AM DEFENDANT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG

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AFFILIATION...CALENDAR CALL 11-13-01 1:30 PM JURY TRIAL

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**COURT MINUTES** Felony/Gross Misdemeanor November 08, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 November 08, 2001 9:00 AM All Pending Motions **ALL PENDING MOTIONS 11/8/01 Court Clerk: AMBER FARLEY** Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG AFFILIATION...CALENDAR CALL

State's Notice of Motion and Motion to Continue FILED IN OPEN COURT. Ms. De La Garza stated the State is attempting to locate Sam Winbush, who is an essential corroborating witness in this case; further stated the witness has been under subpoena, and her investigator has some leads on his whereabouts; that the witness may be in fear for his safety. State's request is for two to three weeks. Mr. Bindrup opposed the Motion and moved to dismiss this matter. Mr. Bindrup further argued that this is a last minute search for this witness, and that he wasn't present at the Preliminary Hearing. Ms. De La Garza stated this witness had been subpoenaed for the Preliminary Hearing, and this is not last minute. Upon Court's inquiry, counsel estimated trial would take about one week. COURT ORDERED, State's Motion to Continue GRANTED and trial date VACATED and RESET. Court stated that if the State isn't ready to proceed next date, it is inclined to grant the Defense's motion to dismiss at that time.

**CUSTODY** 

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11/20/01 9:00 AM DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG AFFILIATION...CALENDAR CALL 11/26/01 1:30 PM JURY TRIAL

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Felony/Gross Misdemeanor		COURT MINUTES	November 15, 2001
01C175914-2	The State of Ne	evada vs Lailoni D Morrison	
November 15, 20	01 9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Joyce Brown Relief Clerk: Denise Trujillo/dt Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERKS	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Goettsch, Becky S.	Attorney	

### JOURNAL ENTRIES

- Ms. Goettsch advised this is Mr. Wall's case, however, if deft. is just going to request a continuance, she is able to handle that. Ms. Wildeveld requested matter be CONTINUED. Ms. Goettsch stated they will submit matter on the continuance request. Conference at the bench. Deft. advised he agrees to continuance. COURT ORDERED, trial date VACATED and RESET. FURTHER ORDERED, motions STAND.

**CUSTODY** 

1/10/02 9:00 AM CALENDAR CALL

1/14/02 1:30 PM JURY TRIAL

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**COURT MINUTES** Felony/Gross Misdemeanor November 20, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 **All Pending Motions ALL PENDING** November 20, 2001 9:00 AM **MOTIONS 11-20-01 Court Clerk: Iovce Brown Relief Clerk:** Keith Reed/kar Reporter/Recorder: Liz Garcia Heard By: Michael Douglas **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Sweetin, James R. Attorney

#### **JOURNAL ENTRIES**

- DEFT'S MOTION TO REMAND TO JUVENILE COURT (GANTT)...DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG AFFILIATION (GANTT)...CALENDAR CALL (BENNETT) DEFENDANT BENNETT: Melinda Simpkins Esq., for Deft. Bennett. Ms. Simpkins requested the trial be continued as the State has indicated there is a new witness that would need to be interviewed. She noted the Deft. does not wish to continue the matter. Mr. Sweetin did not oppose a continuance. COURT ORDERED, request for continuance DENIED; matter set for trial. Mr. Sweetin noted possible questions as to ineffectiveness of counsel due to the trial not being continued. Parties noted a trial length of one week with 15-20 witnesses; no out of state witnesses.

DEFENDANT GANTT: Court noted no opposition was received. Ms. Wildeveld requested a continuance to the time of the calendar call to have the Defendant examined. There being no opposition, COURT SO ORDERED.

CUSTODY (BOTH)

11-27-01 1:30 PM JURY TRIAL (BENNETT)

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1-10-02 9:00 AM CALENDAR CALL...DEFT'S MOTION TO REMAND TO JUVENILE COURT...DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE OF GANG AFFILIATION (GANTT)

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**COURT MINUTES** Felony/Gross Misdemeanor November 26, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 **Initial Arraignment** November 26, 2001 1:00 PM STATE'S REQUEST TO CALENDAR Court Clerk: Joyce **Brown** Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa **Attorney** Wall, David T. **Attorney** 

### **JOURNAL ENTRIES**

- At Court's inquiry as to status, Mr. Wall advised it was on for a plea and the filing of an Amended Information; the filing of a Guilty Plea Agreement; and, as a part of the agreement, the Defendant was to testify; all of which was signed last week. Ms. Wildeveld advised it was their intention for her client to enter a plea; he now advises he does not wish to take the offer and will proceed to trial. Mr. Wall made a statement for the record including this was one step in a process; went through the process for the record; noted the agreement to testify was signed by the Defendant and his Counsel; also a voluntary statement was taken from the Defendant; if it became null and void, the District Attorney will use any statements of Mr. Gantt against him; he wanted the record to show the statement was given on November 21st; he had breached the agreement; and it would be used against him at his trial.

Ms. Wildeveld advised he was aware the statement would be used against him and that it was his last offer. She also advised he had received another letter and his family had received threats.

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Court advised it was Counsel's job to make Defendant aware of the full range of sentences the Court can impose, should he be found guilty; the Defendant is not guaranteed anything; the Jury will make the decision on the terms and those are the things the Defendant needs to consider, not the State, not Counsel on his behalf, not this Court; but the Jury, and it is about him. Court advised the Defendant whatever decision he makes, it is his decision and it was not the Court's intention to direct him to do anything.

Mr. Wall advised the State was proceeding against all the Defendants on a verdict of Murder In The First Degree With Use Of A Deadly Weapon; sentence possibilities on that are forty to one hundred years; or forty years to life; or life without the possibility of parole; and that is what the State would be seeking to prove.

**CUSTODY** 

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**COURT MINUTES** Felony/Gross Misdemeanor November 27, 2001 The State of Nevada vs Lailoni D Morrison 01C175914-2 November 27, 2001 9:00 AM **All Pending Motions ALL PENDING** MOTIONS 11-27-01 **Court Clerk: Joyce** Brown/jb Relief Clerk: Nancy Noble Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney Wall, David T. **Attorney** 

### **JOURNAL ENTRIES**

- STATE'S REQUEST TO CALENDAR...STATE'S REQUEST: ENTRY OF PLEA

Court advised this matter was continued until today to see what the decision was going to be as to going ahead with negotiations. Amended Information alleging Count I - Second Degree Murder (F) and Count II - Conspiracy To Commit Murder (F) FILED IN OPEN COURT. Court inquired if they wished to verify if he was examined and competent to stand trial. Ms. Wildeveld advised that he was and that he understands the terms of the agreement. Guilty Plea Agreement FILED IN OPEN COURT. NEGOTIATIONS: Defendant will plead guilty to Counts I and II of the Amended Information; the Defendant agrees to testify against the Co-Offenders; both parties stipulate to a sentence of ten years to Life on Count I and the State retains the right to argue on Count II. Court stated penalties for the record. Court went through the negotiations at length for clarification on the record.

DEFENDANT GANTT ARRAIGNED AND PLED GUILTY TO COUNT I - SECOND DEGREE

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MURDER (F) AND COUNT II - CONSPIRACY TO COMMIT MURDER (F). COURT ACCEPTED the plea, referred the matter to the Division of Parole and Probation for a PSI report, and ORDERED set for sentencing. It was noted that the Defendant will be seventeen in March, 2002. CUSTODY

2-5-02 9:00 AM SENTENCING

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Felony/Gross Misdemeanor		COURT MINUTES	November 27, 2001
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
November 27,	2001 1:30 PM	Jury Trial	TRIAL BY JURY VJ 11-27-01 Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Wall, David T.	Attorney Attorney	

### **JOURNAL ENTRIES**

- During the morning calendar on this date, Mr. Bindrup appeared before the Court. Court inquired if he knew what the status would be at 1:30. Mr. Bindup wanted to make a record at that time and Court advised the Defendant was to be dressed out for the 1:30 Court time. Court advised it would hear motions at 1:30 P.M.

At 1:30 P.M. Court convened with all parties present including Melinda Simpkins, Esq., who was present with Mr. Bindrup. Court advised there was an agreement with Mr. Gantt to testify in this case and inquired as to the status as to this trial at this time. Mr. Bindrup advised the change of plea occurred just an hour ago; he had received a 100 page transcript of the statement of Mr. Gantt and an agreement made to testify against his client; this totally changed the perspective of the case, their defense, and now had to take a different look at the case. He further advised it was a more devastating case as they now had a participant who will testify; to date they were not going into the past of any of the Defendants; now they need to do that and get information to impeach Mr. Gantt; he understood there was a cassette tape of Mr. Gantt. Mr. Bindrup advised he was in Court yesterday when Mr. Gantt was talked to by his attorney; Ms. Wildeveld asked it be continued to today when

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the plea would be taking place; and he noted Ms. Jackson was present for the Defendant and noted she had made no appearances in this case until today.

Court advised Mr. Bindrup he was engaging in supposition and he needed to move on as to why the case against Mr. Bennett should not go to trial, noting there was some history on Mr. Gantt's part because of some threats that were made; and his request for additional information on Mr. Gantt was filed after 5:00 P.M. on Friday. Court further advised the State could only ask Mr. Gantt to testify truthfully.

Mr. Bindrup advised he heard a statement about competency during Mr. Gantt's proceedings and would like to have an independent psychiatrist look at their report; he also thought there were certain allegations brought up by Mr. Gantt that could assist them, and this concerned a statement about a gun. He further advised the Court had signed an order to let them get Juvenile records and there was a request for an OST; his motion pending is to get any or all of Mr. Gantt's records and be viewed in-camera to see if there was anything they could use in Mr. Bennett's trial. He further noted there was other discovery on Mr. Gantt and, in light of these circumstances, he asked to continue the trial as there was good cause for delay.

State announced ready to go to trial; nothing had changed in this case; he gave the statement with the same things; as to the victim going for a weapon or possibly going for a weapon, he said the victim was by the truck and thought there could be a weapon in the truck. State further advised Mr. Bindrup had known since last Wednesday that Mr. Gantt was thinking about taking a plea; and as to Ms. Wildeveld, she knows what is best for her client; he confessed to the crime and the matter would be submitted to the Court.

Mr. Bindrup advised out of necessity, he needed a short continuance as he needed just a little more time; and would request additional time on behalf of Mr. Bennett. Statement by Mr. Bennett who wanted to go to trial.

Court advised Mr. Bennett the concern he was voicing as to Mr. Gantt was the same as his attorney was voicing and wanted to be prepared for the input that Mr. Gantt's change of plea has had. Court noted that one of the continuances was a joint request by the State and the Defense; also, the information on the possible change of status did not come before the Court until Monday; and the agreement to testify changes the complexion of the case; it may, or may not, bolster whatever else was going to be put forth. Because of the change, the Court thinks it is appropriate to continue the matter, giving it a priority setting and ORDERED the trial vacated for today and re-set in the first week of the next stack.

Mr. Wall wanted to make a statement for the record including some letters had been received by Mr. Gantt in the last week or ten days; and would request a sample of handwriting of Mr. Bennett for analysis by METRO to see if Mr. Bennett is the one writing the letters. Mr. Wall advised Mr. Bennett also contacted relatives of Mr. Gantt and they were getting to the point of asking that Mr. Bennett's telephone privileges be restricted except for counsel. Mr. Wall made an oral motion for the handwriting sample. Mr. Bindup wanted Mr. Wall's motions in writing; and he would let his client know these acts were strictly prohibited. COURT ORDERED the motion for handwriting sample would be set for December 6th. Court admonished Mr. Bennett to be careful in communicating to the family of Mr. Gantt or with Mr. Gantt so as not to put himself in a negative position. CUSTODY

12-6-01 9:00 AM STATE'S REQUEST FOR HANDWRITING SAMPLE

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1-3-02 9:00 AM CALENDAR CALL 1-7-02 1:30 PM JURY TRIAL

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Felony/Gross M	lisdemeanor	COURT MINUTES	December 06, 2001
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
December 06, 20	001 9:00 AM	Request	STATE'S REQUEST FOR HANDWRITING SAMPLE Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERK	<b>:</b> :		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Wall, David T.	Attorney	

## JOURNAL ENTRIES

- Court advised the State did put something in writing concerning the request for a handwriting sample and the Court did not receive a response. Short statement by Mr. Wall then matter submitted on the Points and Authorities. Mr. Bindrup just wanted to make sure the Court had reviewed his objection which was filed yesterday. Court did review it and advised it goes more to what the information is used for; that had not been established at this time; and the Court would deal with that when necessary. Mr. Wall inquired if Mr. Bindrup wanted to be present and Mr. Bindrup advised that he did.

COURT ORDERED State's Request For Handwriting Sample GRANTED, noting the Court had not seen the document or contents thereof.
CUSTODY

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date stands; matter off calendar.

CUSTODY

# DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	December 18, 2001
01C175914-2	The State of N	Nevada vs Lailoni D Morrison	
December 18, 2	2001 9:00 AM	Motion to Dismiss	DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINTMENT OF ALTERNATE COUNSEL/50 Court Clerk: Joyce Brown Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Wall, David T.	Attorney	
		JOURNAL ENTRIES	
Me Wildowole	d etated the defendan	t margae to withdraw hie motion	COURT ORDERED contonging

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**COURT MINUTES** Felony/Gross Misdemeanor January 03, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 **All Pending Motions ALL PENDING** January 03, 2002 9:00 AM **MOTIONS (1/3/02) Court Clerk: Joyce Brown Relief Clerk:** Greer Jennison/gj Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Kephart, William D. Attorney

#### **JOURNAL ENTRIES**

### - DEFT'S MOTION FOR DISCOVERY ... CALENDAR CALL

Melinda Simpkins Esq. appearing with Mr. Bindrup. Mr. Kephart advised this is Ms. De La Garza's case; he is obtaining tape evidence but does not have any of the psychological reports and is in trial next week. Ms. Simpkins advised she has only just had contact with Ms. De La Garza regarding the exhibits for the preliminary hearing. Upon Court's inquiry, the State advised trial is expected to take five (5) to six (6) days, with 15 to 20 witnesses. Ms. De La Garza present at this time. As to Deft's motion, COURT ORDERED, motion GRANTED; trial date VACATED and RESET. Further, Court stated discovery is to be completed as quickly as possible as it is not the Court's intention to unduly delay this trial. FURTHER, calendar call CONTINUED for status check on information State has access to.

**CUSTODY** 

CONTINUED TO 1/10/02 9:00 AM (CALENDAR CALL)

1/14/02 1:30PM JURY TRIAL

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Felony/Gross Misdemeanor		COURT MINUTES	January 10, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
January 10, 200	9:00 AM	All Pending Motions	ALL PENDING MOTIONS 1/10/02 Court Clerk: Joyce Brown Relief Clerk: Amber Farley /af Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Morrison, Lailoni D Schieck, David M. Wall, David T.	Defendant Attorney Attorney	

### **JOURNAL ENTRIES**

### - CALENDAR CALL (BENNETT & MORRISON)

Mr. Wall announced ready to proceed; stated defense counsel have requested a copy of the video and audio tapes, which are presently being prepared and will be available this afternoon. Mr. Wall stated Mr. Schieck has requested a copy of the transcript of Defendant Gantt's statement, which will be provided today. Mr. Wall stated the case is severed, and each Defendant's trial is estimated to last at least 6 days, with 20 witnesses. Court stated it is presently in trial this week with Mr. Wall and ORDERED, calendar call set for next week. Mr. Schieck stated he has another case in this department with five defendants the week of the 28th. Court noted the Defendants in that other case are not in custody, and this case will take priority. Court further ORDERED, subpoenas to remain in effect for new trial dates.

CUSTODY (BOTH)

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1/17/02 9:00 AM CALENDAR CALL 1/22/02 1:30 PM JURY TRIAL

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Felony/Gross Misdemeanor		COURT MINUTES	January 17, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
January 17, 200	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (1/17/02) Court Clerk: Connie Kalski/ck Relief Clerk: Georgette Byrd Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Morrison, Lailoni D Schieck, David M. Wall, David T.	Defendant Attorney Attorney	

### **JOURNAL ENTRIES**

### - CALENDAR CALL...DEFENDANT BENNETT and DEFENDANT MORRISON

DEFENDANT BENNETT: Court noted there were issues of outstanding discovery and questioned counsel as to whether or not they were solved. Mr. Schieck advised the Court of the discovery that has been passed on, a video and audio tape, and stated he believes everything has been turned over. Mr. Wall advised he also has a transcript of the video/audio tape which he will turn over to Mr. Schieck. Both counsel announced ready for trial. COURT ORDERED, trial date STANDS and jury selection as to this defendant will begin at 1:00 PM.

DEFENDANT MORRISON: Ms. Melinda Simpkins also present on behalf of Defendant. Ms. Simpkins advised they had filed a motion to suppress that the Court has not heard yet. Mr. Wall advised he believes this motion should be heard just prior to trial commencing; Court concurred.

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Defendant Morrison advised he wanted to make a statement to the Court. Court advised Defendant that anything he said on the record could be brought in at the trial phase and held against him. Defendant advised he understood. Statements by Defendant Morrisson. COURT ORDERED, trial date VACATED and RESET as to this Defendant. CUSTODY (BOTH) 1/24/02 9:00 AM CALENDAR CALL 1/29/02 1:30 PM JURY TRIAL

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**COURT MINUTES** Felony/Gross Misdemeanor January 22, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 **Jury Trial** January 22, 2002 1:00 PM TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney Goettsch, Becky S. Attorney

### **JOURNAL ENTRIES**

- Melinda Simpkins, Esq. present with Mr. Bindrup. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL. State's Opposition To Defendant's Motion In Limine To Preclude Evidence Of Gang Affiliation FILED IN OPEN COURT. Amended Information alleging Count I - Murder With Use Of A Deadly Weapon (Open Murder) (F) FILED IN OPEN COURT. Court went over the document filed in open Court, advising the only thing the Amended Information did was take out of the heading the names of the other parties and made the charging document just for this Defendant, since he is the only Defendant the Court was going forward on today. Court also noted a copy of Defendant's Witness list.

Court advised, as to the request of Defense for Juvenile records on Mr. Gantt, the Court had not received the records; Court's office called; they said they would have them here this morning; The Court did not get them this morning; they are supposed to get them over this afternoon; and the Court will get them to Defense as quickly as possible. Court further advised another issue to be partially dealt with today was the Defendant's Motion In Limine To Preclude Evidence Of Gang

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Affiliation; for clarification, should the Court determine it is appropriate, there still needs to be a proffer or Petrocelli Hearing. Ms. Simpkins advised the State has to prove by clear and convincing evidence that he was affiliated with a gang; he did have affiliation, but does not now; after prison he stopped all affiliation with gangs; and asked to keep it out.

Ms. De La Garza argued it was impossible to tell this story without going through the gang affiliation, noting it starts with them being at the home of a slain gang member. Court advised case law in Nevada would allow them to go forward with the use of gang affiliation as well as "the whole story" and noted it had to be put in context. Court further advised if it became more prejudicial than probative, they would have to examine the context; they would have to show clear and convincing evidence; they would need to show motive to the Jury, noting they tell the Jury to listen only to evidence in the Courtroom. Court advised the State may be allowed to go forward to show the Court it should come in. Ms. De La Garza advised the Court could have Mr. Gantt come over or the State did attach a copy of the transcript of an interview in which the Court can see exactly how the State intends to present this to the Court. Ms. Simpkins asked to have Mr. Gantt and Ms. Neal present to question. Court advised it would be appropriate to have them present to see if it was more probative or prejudicial, and inquired if the State was in a position to give a very narrow version of what this case is about. Ms. De La Garza advised she was. Court advised the Law Clerk just handed the Court a note that the records would be here by 3:30 P.M. Ms. De La Garza was concerned with going on without knowing how the Court will rule on the gang question. Court noted this was not about predetermining a Jury, but as to fairness and impartiality; and instructed Counsel to stay away from questions about gangs in their questioning. State advised Mr. Neal Gantt to be present first thing

JURY PANEL PRESENT. Jury selection proceeded. Jury Panel admonished and dismissed for the evening to return at 1:30 P.M. tomorrow.

OUTSIDE JURY PANEL, Court instructed Counsel to be present at 1:00 P.M. for a Petrocelli; as to the package from Juvenile Court, they have not arrived and the Court would hope they will be here in the morning. Court noted there was a side-bar as to Juror #192 whereby Defense had asked to challenge Juror Levasseur about weight and credence; he said he would have to hear all the evidence and make a determination; and COURT ORDERED the request DENIED.

Court adjourned for the evening.

**CUSTODY** 

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**COURT MINUTES** Felony/Gross Misdemeanor January 23, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 **Jury Trial** January 23, 2002 1:00 PM TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney Goettsch, Becky S. Attorney

### **JOURNAL ENTRIES**

- Court convened at 1:30 P.M. Melinda Simpkins, Esq. present with Mr. Bindrup. OUTSIDE THE PRESENCE OF PROSPECTIVE JURY PANEL, Court noted this was the time set for hearing the motion in limine to preclude evidence of gang affiliation. Witness Pamela Neal sworn and testified. Anthony Gantt sworn and testified. He was accompanied by his attorney, Kristina Wildeveld. Court advised the motion in limine was Defendant's motion so they could open and close the argument. Ms. Simpkins argued in support of the motion. Argument for State by Ms. De La Garza who asked that gang affiliation be allowed in the trial. Ms. Simpkins presented last argument and asked it be kept out.

Court advised for the purpose of this trial, it was not appropriate to prove the character of the person; the State is offering it as proof of motive; is it prejudicial? Yes, because it conjures up images of gangs; is it probative? Yes, it goes to explaining why people do what they did on that date; whether or not the Defendant is a Gerson or GPK, the Court must say on the record, it is not over-whelming evidence that he is a GPK, but would allow the State to examine both Mr. Gantt and Ms. Neal as to

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his relationship with the parties that lived in the area, thus letting the Jury make the determination as to whether he just lives in the neighborhood and is known as a Gerson, or if he is in fact a GPK. Court asked State not to state affiliation; or whether Defendant is a Gerson GPK, but through witnesses, let the Jury draw their own conclusions; Counsel not to label him. Court further advised as to bringing up Gerson GPK and Rolling Sixties in the opening, the Jury would make a final determination after hearing witnesses.

PROSPECTIVE JURY PANEL PRESENT, Court proceeded with Jury selection. At 5:45 P.M. Jury Panel admonished and dismissed for the evening.

OUTSIDE JURY PANEL, Court noted Jury selection should be concluded tomorrow and they would get into opening statements. State had a problem with Mr. Gantt in that Ms. Wildeveld would not be present on Friday and they would try to get him in tomorrow. Court advised if they get to Mr. Gantt, someone from Ms. Wildeveld's office could be present. Court further noted she would not be standing at the witness box during questioning with the Jury present.

Court adjourned at 6:00 P.M.

**CUSTODY** 

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Felony/Gross Misdemeanor		COURT MINUTES	January 24, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
January 24, 200	9:00 AM	Calendar Call	CALENDAR CALL Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Kosewicz, Cheryl L. Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

### **JOURNAL ENTRIES**

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<sup>-</sup> Court noted defendant's companion case is currently in trial in this department through next week. This case will follow that trial. Ms. Kosewicz presented discovery to Mr. Schieck. COURT ORDERED, matter continued one week. CUSTODY

Felony/Gross Misdemeanor **COURT MINUTES** January 24, 2002 01C175914-2 The State of Nevada vs Lailoni D Morrison January 24, 2002 1:00 PM **Jury Trial** TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- Court convened. Melinda Simpkins, Esq. present with Mr. Bindrup. John Avery from the District Attorney's office present to assist Ms. De La Garza. OUTSIDE THE JURY PANEL, Counsel advised the charge filed by the State was "open murder"; however, it is life with or life without the possibility of parole and it was appropriate for the Jury to know there would be a separate hearing to set punishment. Also, it is appropriate to ask the Jury if they have any difficulty in setting punishment or to the forms of punishment, or if having to set punishment, creates a problem as to inability to set either form of punishment. Off the record.

Back on record, but still outside the Jury Panel, Court advised some ground rules would be laid before the panel came back in; the Court will let the prospective Jurors know the trial will be divided into two phases; first, to find guilty or not guilty; if found guilty, the law in this state requires the Jury to set the punishment. Also, in this state, if found guilty, there are three forms of punishment - life without the possibility of parole; life with the possibility of parole after twenty years have been served, or fifty years definite term with parole eligibility beginning when minimum of twenty years have been served.

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PROSPECTIVE JURY PANEL PRESENT, Court advised the panel that one of the Deputy District Attorneys was out with concerns about her pregnancy, but she was fine. Jury selection proceeded. Court advised the charge against Mr. Bennett was marked "open murder" and explained the two phases of trial; and, if found guilty, the forms of punishment that would be considered in phase II. Court advised the Jury Panel they would not be considering punishment when considering guilty or not guilty; if found guilty, the Court would set a penalty phase and the law requires the Jury to set punishment. Court named the three forms of punishment to be considered. Jury selection proceeded. At 5:00 P.M. a twenty minute break was given the Jurors in the box while an additional panel was brought in.

OUTSIDE THE JURY PANEL, Court advised it had ten additional prospective Jurors coming in. Court noted at side-bar, a peremptory challenge that was used by the State as to #197, Mr. Bindrup raised a Batson challenge. Mr. Bindrup made statements for the record including he thought the dismissal of Ms. Marshall was on racial grounds. He moved for a mis-trial, and raised a Batson challenge.

Ms. De La Garza advised African-Americans make up only 9 1/2 to 10% of the general population; the basis for challenging Ms. Marshall was each time she asked her a question, she cut her off before hearing all the question; they are asked to hear all the evidence before making a decision and she was afraid Ms. Marshall would not do that. As to Mr. Henry, he goes into that area to see some of his parishioners and would be uncomfortable going into that area.

Court advised there were three African-Americans on the original list of forty-eight potential Jurors; that comes up to about 7% and the African-American population of this area is down to 7 1/2 to 8%; it was not by any intent of Jury Services. As to the general request for a mis-trial, COURT ORDERED request DENIED, noting there was still one African American left on the panel. As to Mr. Henry, the record will speak for itself. As to Ms. Marshall, the Court felt the State had a neutral basis for striking her from the panel because she seemed to be pre-disposed to an opinion before hearing the question. COURT ORDERED the Batson challenge DENIED.

New Prospective Jury Panel brought in for questioning; then joined by ones already selected. Jury sworn at 6:35. Court thanked and dismissed remaining Panel. Jury admonished and dismissed for the evening. OUTSIDE THE JURY, selection of Secret Alternates as follows:

First Alternate, Juror #199 McCoy in seat #6; Second Alternate, #195 Gentile-Pushea in seat #8. Ms. De La Garza advised a prior Co-Defendant, Lewis Matthews, was present earlier today and she asked him to leave the courtroom; so the Bailiff asked him to leave. Court advised next time it should be brought to the Court's attention, as it was not the choice of State or Defense.

Court adjourned.

**CUSTODY** 

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Felony/Gross Misdemeanor **COURT MINUTES** January 25, 2002 01C175914-2 The State of Nevada vs Lailoni D Morrison January 25, 2002 1:00 AM **Jury Trial** TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- Melinda Simpkins, Esq. present with Mr. Bindrup. John Avery from the District Attorney's office present to assist Ms. De La Garza. Court convened, OUTSIDE THE JURY, Ms. De La Garza advised she anticipates the first witness would be Pamela Neal; and, in going through the preliminary hearing in Justice Court, they brought up that she had another case in the system, #01FN0625X. She advised that case against Ms. Neal was dismissed on that morning; Defense wants to bring that up because it would go to credibility; and Mr. Bindrup attempted to go into the facts of that case. She further stated this was not admissible unless they can show it is relevant to the truthfulness of the witness; if they try to get to the specific facts of that case, they would need to go through a Petrocelli hearing, which would mean filing a motion and going before the Court to show there was some relevance. Court inquired if Defense had difficulty with limited use outside getting into the specific facts. Defense advised they did not intend to get into the facts; however, there are some important elements in that case which shows her violence, noting a dear relative was killed. Court advised they could show relationship, but as to what she might do was not relevant, noting her charges had been dropped on that day; they are relevant as to showing bias, but as to specifics of the charge and what

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she might or might not do are not relevant and specific facts were not appropriate. Ms. De La Garza advised they were trying to show she is violent and that has nothing to do with this case. Court advised it would allow Defense to ask the question, "Did you make a statement?", but they are not to get into specifics.

JURY PRESENT, Conference at Bench. Court read preliminary instructions to the Jury; exclusionary rule invoked. Opening statement for State by Ms. De La Garza. Opening statement for Defense by Ms. Simpkins. Court heard testimony and admitted evidence as per worksheets. OUTSIDE THE JURY, Court noted for the record, as to State's proposed exhibit #2, the diagram prepared by a criminalist. Mr. Bindrup advised he had objected to the diagram because of the markings on it and needed to make a statement for the record. He advised he has a neutral exhibit and asked the Court to let State use that in lieu of using the diagram that set forth the markings. Ms. De La Garza advised the #2 diagram only had numbers; the legend, by instruction of the Court, was marked out; and the witness had no idea of what the numbers were. Court advised it did mark out some references and there is a clear shield over it to be used in marking; the Court did not feel it was overly suggestive once it was marked out; and the State is allowed to follow their theory of the case and use their exhibits.

Court advised the next objection by Defense, Mr. Bindrup approached the Bench as to a criminal action against Ms. Neal; she said it went away because of lack of evidence. Statements by Mr. Bindrup including had she not testified that date, it would be set for a preliminary hearing; and it was not a case of insufficient evidence. He thought he had the right to get into what happened and more particulars of the case. Ms. De La Garza argued there was no reason for it to be dismissed except for lack of evidence and that was why it was dismissed. She further advised Ms. Simpkins told this Jury she would prove there was a deal with the District Attorney and that was absolutely not true; the door is not opened for more specific facts. Mr. Bindrup presented a document to the Court and referred to statements as to immunity agreement. Court noted it was in the transcript and was a conversation with Mr. Koot; and read in part, "yes, we are going to dismiss this case right now and other charges; it would not be re-filed"; and noted the State did dismiss and give her full immunity. The Court advised it would not deviate from decision of going into specifics, noting this trial was not about her; and her credibility was at issue. Ms. De La Garza quoted Mr. Koot, "We cannot prove the case and will dismiss the case" and made a statement for the record. Court noted it was dismissed with immunity and would not rule as to what could or could not be proved and would not allow Defense to do so.

JURY PRESENT, Court heard testimony and admitted evidence as per worksheets. Court admonished and dismissed the Jury for the evening.

Court adjourned.

**CUSTODY** 

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Felony/Gross Misdemeanor		COURT MINUTES	January 28, 2002
01C175914-2	The State of Nev	vada vs Lailoni D Morrison	
January 28, 2002	2 1:00 PM	Jury Trial	TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLERK	<b>:</b>		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

### **JOURNAL ENTRIES**

- Court convened at 1:15 P.M. Melinda Simpkins, Esq., present with Mr. Bindrup. John Avery from the District Attorney's office present to assist Ms. De La Garza. JURY PRESENT. Court inquired if anyone on the Jury heard or read anything about this case over the weekend. No one indicated they did. Court heard testimony and admitted evidence as per worksheet. Court admonished and gave Jury a short break; then continued to hear testimony and admit evidence as per worksheets. During the testimony of Sandra Nielson-Hanes, State asked she be deemed an expert in crime scene investigation and preservation. No objections. COURT SO ORDERED. At 5:35 P.M. Jury admonished and dismissed for the evening. Court adjourned.

**CUSTODY** 

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Felony/Gross Misdemeanor **COURT MINUTES** January 29, 2002 01C175914-2 The State of Nevada vs Lailoni D Morrison **Jury Trial** January 29, 2002 1:00 PM TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- Melinda Simpkins, Esq., present with Mr. Bindrup. John Avery from the District Attorney's office present to assist Ms. De La Garza. WITHOUT JURY, Ms. De La Garza advised she was anticipating Mr. Gantt will be testifying after Ms. Nielson-Hanes; she gave Mr. Bindrup a copy of the Guilty Plea Agreement and anticipated introducing that into evidence for the Jury. She further advised it would need to be redacted; Mr. Bindrup was to see what he wanted redacted; Mr. Bindrup gave her a letter that Mr. Gantt had written to the Defendant and thought he wanted to cross-examine him on the letter, noting he received the letter last week. At Court's inquiry, Ms. De La Garza advised she thought she would be finished with Ms. Nielson-Hanes in about an hour.

JURY PRESENT. Court heard testimony and admitted evidence as per worksheets. Jury admonished and given break. OUTSIDE THE JURY, Court admonished those in the courtroom, there would be no talking and no facial gestures. JURY PRESENT, Mr. Anthony Gantt called, sworn, and advised he would not testify. Jury admonished and sent on a break. OUTSIDE THE JURY, Court asked Mr. Gantt to go with his attorney, the investigator, and security to the courtroom next door. Back on record, still outside the Jury and spectators. Court stated to Mr. Gantt, he was asked if he would

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testify as to events of March 3rd of last year; at that time he indicated he would not testify; the Court took a recess for him to meet with his Counsel outside State or Defense; and inquired as to his wish. The Defendant advised he wanted to go forward and he would testify. Ms. De La Garza asked that all spectators be kept from the courtroom. She noted a Co-Defendant was in the courtroom and some cousins and other people who might intimidate this witness - a veiled threat.

Mr. Bindrup objected advising the constitution provides for open Court and he objected to closing it. He further argued there was no threat, the Court took precautions to keep order, noting if spectators made motions or facial expressions, the Bailiff would remove them. He mentioned constitutional rights several times. Court advised, since Mr. Bindrup was making a record, if he had a specific quote, the Court would like to hear it; the Court is free to make inquiry of Mr. Gantt; and did not want the public locked out. Kristina Wildeveld, Esq., Counsel for Mr. Gantt, advised he was still a Juvenile. Court advised this was not Juvenile Court and not a closed courtroom. Court advised Mr. Gantt he had indicated that he was willing to testify; inquired if the Court calls the Jury and spectators back in, would he still be willing to testify? Mr. Gantt, advised he did not know. After more questioning, Mr. Gantt advised he would testify.

JURY PRESENT, Court heard testimony from Mr. Gantt and admitted evidence as per worksheets. At 7:45 P.M. Jury admonished and dismissed for the evening. Court adjourned. CUSTODY

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Felony/Gross Misdemeanor **COURT MINUTES** January 30, 2002 01C175914-2 The State of Nevada vs Lailoni D Morrison January 30, 2002 1:00 PM **Jury Trial** TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- Court convened. Melinda Simpkins, Esq., present with Mr. Bindrup. John Avery from the District Attorney's office present to assist Ms. De La Garza. Defendant's Supplemental Designation of Witnesses FILED IN OPEN COURT. OUTSIDE THE JURY, Court advised they spoke in Chambers as to an issue, in lieu of not having the Coroner's presentation available, they had the Coroner's diagram which may be passed out during examination and picked up after examination. Ms. De La Garza advised she received from Mr. Bindrup, the Supplemental Designation of Witness, calling Mark Koch; it was untimely; it was her understanding in speaking to Mr. Koch, the only thing he did was arrest Pam Neal in her case; and Mr. Bindrup further wants to go into the conversation that she had with Detective Koch as to a statement allowed, "Did Eric Bass deserve to die?" She further argued they had already litigated that; she has testified as to what she would state; and it should be excluded.

Mr. Bindrup advised it was not his intention to call him unless he needed to. Court advised having filed the supplemental this date, if he was going to be called, the Court would like a proffer as to what he would be testifying.

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Ms. De La Garza advised about 12:45 she received from Ms. Simpkins a complaint against Detective Michael Bodner; she did not see any allegation of a false report and read from the document; and, in looking at it, the allegations are unlawful and malicious. Court inquired as to specific allegations against each person. Ms. De La Garza advised they were listed individually in separate paragraphs; and she did not think it was relevant in this case. Ms. Simpkins advised she could ask about specific incidents; she does not intend to go into any of the facts. Court wanted a proffer as to when and who. Court advised Counsel, they were not to use this document by waiving it at the Jury, as that was specifically prohibited. At Court's inquiry as to status, Ms. Simpkins advised the lawsuit was pending at this time. Court read from statutes; and advised, if relevant to truthfulness, they have a complaint filed against the individual alleging battery; the charges were dismissed and that was a final determination. The COURT ORDERED it would allow the questioning of Bodner as to whether a lawsuit had been commenced against him by Mr. Thomas as to alleged battery which was thereafter dismissed in District Court; going into it further will not be allowed, noting there were reasons why it was dismissed. It may be used for a very limited purpose.

Mr. Simpkins advised the State had elicited from Mr. Gantt that Defendant's family had received threats; there needed to be proof; they asked for handwriting samples; and never did get them. Court asked for clarity as to request. Ms. Simpkins advised there were allegations of intimidation to his family and that letters came from Mr. Bennett to Mr. Gantt; there was no basis for that allegation concerning his family. Ms. De La Garza advised Mr. Bindrup opened the door and put statements on the record. Mr. Bindrup did not think the door was opened. Court advised it did think the door was opened, noting Lewis Matthews aka "Chew" was sitting in the back of the courtroom; the Court had to have the Bailiff have him stop gesturing as though holding a gun against his nose and then pointing it at Mr. Gantt.

JURY PRESENT. Court heard testimony and admitted evidence as per worksheets. During Dr. Telgenhoff's testimony, State asked he be qualified as an expert in the field of forensic pathology. COURT SO ORDERED. Jury admonished and given break.

OUTSIDE THE JURY, Court advised during examination of witness from North Las Vegas, Defense objected as to photographs because of the number of photos; Ms. Simpkins thought there were too many; they were too large; and would be prejudicial. Ms. De La Garza advised when you have fourteen wounds, you would have some exit wounds. Court advised the photographs would speak for themselves; photographs of deceased's body prejudicial? Yes, they are; they are probative also, and do not shock the conscience of the Court; they are to help the Jury and were not paraded before the Jury. Court felt they were more probative than prejudicial and ORDERED they be allowed. JURY PRESENT, Court continued to hear testimony and admit evidence as per worksheets. During testimony of Mr. Krylo, Ms. De Le Garza asked he be qualified as an expert in firearms and tool marks. Court so noted his expertise. At 5:35 Jury admonished and given a break, then dismissed for the evening.

OUTSIDE THE JURY, Court advised the last sidebar was based on witness recanting what was told to him by Mr. Gantt; Mr. Bindrup objected and put a statement on the record including he thought they were leading into gang activities and did not want to proceed down that avenue. Ms. De La Garza advised there was only one statement about gang; that was as to Mr. Gantt being or not being a member of the gang; and the detective had not given his opinion at all. Court concluded that the witness had not testified as to his opinion, but re-called what was told to him by prior witnesses.

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Court further advised they should limit the use of "gangs" and underlying perceived gang activities. Court advised it was not keeping the Jury as late as last evening. Mr. Bindrup advised his cross-examination would be extensive and asked to continue this until tomorrow. While still outside the presence of the Jury, Court read into the record the Defendant's constitutional rights to testify or not testify and noted it would go over it again tomorrow.

Mr. Bindrup moved orally, if Defendant chose to testify in his own defense, that the State be precluded from talking about the specific facts or allegations on any of Defendant's convictions. The cases referred to were one in 1994 (F) Attempt Possession of Controlled Substance; 1997 (F) Ex-Felon in Possession of a Firearm; 1997 (F) Assault With A Deadly Weapon; and 1996 (GM) and that would not be allowed as it was barred. Mr. Bindrup petitioned the Court to preclude the State from utilizing those prior convictions. Ms. De La Garza advised the State would intend to use the first three; it would not put in the Gross Misdemeanor. Court advised as to the 1994 and the two 1997 cases, they are within the ten year framework; it goes to credibility so the Court would allow it as to the three only. The Court advised it would re-address this when the State rested. Court noted it would be helpful if Court would start looking at Instructions and case law. Court adjourned at 5:40 P.M.

CÚSTODY

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**COURT MINUTES** Felony/Gross Misdemeanor January 31, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 January 31, 2002 Calendar Call **CALENDAR CALL** 9:00 AM Relief Clerk: Amber **Farley** Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER:** 

**PARTIES** 

PRESENT: Morrison, Lailoni D Defendant

Schieck, David M. Attorney Sweetin, James R. Attorney

#### **JOURNAL ENTRIES**

- Court noted it is presently in trial with a co-defendant in this case, and the trial for this Defendant will not be able to proceed next week. Mr. Schieck stated he will need a hard copy of the transcript of the current trial for use in Defendant Morrison's trial. COURT ORDERED, trial set on next available stack. Mr. Schieck requested a bail reduction. There being no new information presented to the Court, COURT DENIED request.

**CUSTODY** 

3/14/02 9:00 AM CALENDAR CALL

3/18/02 1:30 PM JURY TRIAL

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Felony/Gross Misdemeanor **COURT MINUTES** January 31, 2002 01C175914-2 The State of Nevada vs Lailoni D Morrison **Jury Trial** January 31, 2002 10:00 AM TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- Melinda Simpkins, Esq. present with Mr. Bindrup. John Avery from the District Attorney's Office present to assist Ms. De La Garza. Court convened at 1:40 P.M. OUTSIDE JURY, discussion as to what people right outside the door could hear. Ms. De La Garza avised they could hear everything that was being said and asked they be moved down the hall. No objection by Defense. JURY PRESENT, Court heard testimony and admitted evidence as per worksheets. State rests at 3:40 P.M. Jury admonished and given short break.

OUTSIDE THE JURY, Ms. De La Garza advised that Mr. Avery, the Law Clerk assisting her was approached by a Juror. Mr. Avery advised one of the Jurors spoke to him and he said he could not talk. The Juror said they remembered that and that was all that was said.

Court advised Mr. Bennett again of his rights to testify or not testify. Court had gone through those rights yesterday, but gave him time to think about it over night. Defendant advised he had no questions about his rights. Court had ruled yesterday that some of the felonies would be allowed to be gone into, but not in detail and Court would leave the choice as to whether or not to testify to Defendant and his Counsel.

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JURY PRESENT. Court continued to hear testimony and admit evidence as per worksheets. Jury admonished and dismissed for the evening.

OUTSIDE THE JURY, Court advised Defense had not rested at this time; they will decide whether or not they will call another witness. Ms. Simpkins advised as to the witness, Reed, she would like to recall and offer a proffer. Court advised it was a double or possible triple hearsay and she could make her proffer at this time. Ms. Simpkins put her statement on the record noting there was a three way call. Court would not let that in and found it was not relevant as to these proceedings; the matter DENIED at this time and proffer had been made. Statements by Defendant Bennett and Court advised it would not debate the rulings of the Court.

Court adjourned.

**CUSTODY** 

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**COURT MINUTES** Felony/Gross Misdemeanor February 01, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 **Jury Trial** February 01, 2002 9:00 AM TRIAL BY JURY **Court Clerk: Joyce** Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney

### **JOURNAL ENTRIES**

- Melinda Simpkins, Esq. present with Mr. Bindrup. John Avery from the District Attorney's office present to assist Ms. De La Garza. Court convened at 10:30. JURY PRESENT, Defense rests. No rebuttal. Court advised the Jury the Court and Counsel need to finish the written Jury Instructions so the Court could read them to the Jury. Court noted they needed to take an hour or so to get the Instructions finalized as to any additions or changes. The Court wanted to start promptly at 1:00 P.M. Jury admonished and dismissed to return at 12:45.

OUTSIDE THE JURY, both parties stipulated to a document to which redactions had been made. Ms. De La Garza made a record as to what the document was, a Guilty Plea Agreement and an Agreement To Testify with redacted portions. Court recessed to work on Instructions.

Court re-convened at 11:25. OUTSIDE THE JURY, Jury Instructions settled on the record. Court noted some were being re-drafted and would furnish a set for Mr. Bindrup.

Court re-convened after lunch. OUTSIDE THE JURY, Court advised it had inserted the corrected instructions and had verdict forms in the blue jackets. JURY PRESENT, Court read the Instructions to the Jury. Closing statement for State by Ms. De La Garza. Closing statement for Defense by Mr.

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Bindrup. Jury admonished and given break at 3:00 p.m. JURY PRESENT. Final closing by Ms. De La Garza for State. Case to Jury at 3:25 P.M. Court advised the Jury will deliberate until 5:00 P.M. and unless they make some indication they wanted to stay longer, they will quit at 5:00 and come back on Monday at 9:00 to continue deliberation. Court adjourned.

Jury was released at 5:00 P.M. for the evening. CUSTODY

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Felony/Gross Misdemeanor		COURT MINUTES	February 04, 2002			
01C175914-2	The State of Nev	vada vs Lailoni D Morrison				
February 04, 20	02 9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas			
HEARD BY:		COURTROOM:				
COURT CLERE	COURT CLERK:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	De La Garza, Melisa	Attorney				
JOURNAL ENTRIES						

- Melinda Simpkins, Esq. present with Mr. Bindrup. Mr. John Avery from the District Attorney's office present to assist Ms. De La Garza. Court convened at 11:25 A.M. as Jury had returned with a Verdict of GUILTY of MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON. Verdict and Instructions FILED IN OPEN COURT.

Court advised the Jury, they would need to be present on Wednesday and Court planned to conclude this matter that day. Jury admonished and dismissed until Wednesday, February 6th at 1:00 P.M. CUSTODY

2-6-02 1:00 PM PENALTY HEARING

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Felony/Gross Misdemeanor		COURT MINUTES	February 05, 2002
01C175914-2	The State of N	levada vs Lailoni D Morrison	
February 05, 200	02 9:00 AM	Sentencing	SENTENCING Court Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLERK	<b>&lt;:</b>		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Wall, David T.	Attorney	

- Court advised this was on calendar in error; the matter had not gone to the Division of Parole and Probation. Mr. Wall asked it be continued. COURT ORDERED matter set for the last of March. CUSTODY

**JOURNAL ENTRIES** 

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Felony/Gross Misdemeanor **COURT MINUTES** February 06, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 **Penalty Hearing** February 06, 2002 1:00 PM **PENALTY HEARING Court** Clerk: Joyce Brown Reporter/Recorder: Cat Nelson Heard By: Michael Douglas **HEARD BY: COURTROOM: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa **Attorney** 

### **JOURNAL ENTRIES**

- Court convened at 1:15 P.M. Melinda Simpkins, Esq., present with Mr. Bindrup. Stipulation Waiving Separate Penalty Hearing And Allowing Sentence To Be Imposed By The Court FILED IN OPEN COURT.

OUTSIDE THE JURY, Court advised Counsel provided to the Court, this morning, a stipulation and waiver to allow sentence to be imposed by the Court; it was signed by Ms. De La Garza, Mr. Bindrup and Mr. Bennett. Court inquired of Mr. Bennett if his attorney talked to him about this document before he signed it. Mr. Bennett advised he did. At Court's inquiry, Mr. Bennett also advised he wished sentence to be imposed by the Court.

COURT ORDERED matter referred to the Division of Parole and Probation for a PSI report and set for sentencing. Court instructed Counsel to advise the Court if they would be calling additional speakers, State or Defense.

Statements by Defendant Bennett who asked to make statements as to appeals, new trial, and letters for review by the Court. Mr. Bindrup advised he told the Defendant to wait until date of sentencing. Court advised he could put statements on the record at that time, noting his Counsel may have something in mind already. Court advised Counsel it would bring the Jury in to tell them what had

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occurred and to thank them; and in case they wanted to speak to the Jury, they may. JURY PRESENT. Court thanked the Jury very much for their service and advised them before they came in, the Defendant stipulated to having the Court sentence him; when the Court does the sentencing, it is referred out to the Division of Parole and Probation for a PSI report; Defense or State may have additional Speakers at that time. Sentencing date was set, Jury was dismissed, and Court adjourned.

CUSTODY 3-21-02 9:00 AM SENTENCING

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Felony/Gross Misdemeanor		COURT MINUTES	February 21, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
February 21, 20	02 9:00 AM	Motion	DEFT'S MTN FOR NEW TRIAL/67 Relief Clerk: Amber Farley Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM	:
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Kosewicz, Cheryl L.	Attorney	

### **JOURNAL ENTRIES**

- Ms. Simpkins argued with regard to the testimony of Ms. Neal; requested to renew Defendant's motion for a mistrial. Ms. Kosewicz submitted on the State's opposition. Court stated the arguments made today were substantially made during closing arguments by Defense counsel and that there was extensive examination of Ms. Neal. Court FINDS that the issues raised were put before the triars of fact and the credibility of the witness was clearly in the sole discretion of the jury. With regard to the testimony of Defendant Gantt and issues of intimidation, Court FINDS that the information was brought out to the jury and that the transcript will speak for itself. COURT ORDERED, Motion DENIED.

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Felony/Gross Misdemeanor		COURT MINUTES	March 14, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
March 14, 2002	9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Morrison, Lailoni D Schieck, David M. Sweetin, James R.	Defendant Attorney Attorney	

### **JOURNAL ENTRIES**

- Mr. Sweetin advised Ms. DeLaGarza left a note pursuant to discussions with her and Mr. Schieck in chambers that both parties are not ready for trial. Mr. Schieck stated he will stipulate to a continuance. Court advised parties need time for additional investigations. Upon inquiry by the Court, Deft. stated he agrees to reset the trial. COURT ORDERED, Trial date VACATED and reset. CUSTODY

5/23/02 9:00 AM CALENDAR CALL

5/28/02 1:30 PM JURY TRIAL

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Felony/Gross Misdemeanor		COURT MINUTES	March 19, 2002
01C175914-2	The State of N	Jevada vs Lailoni D Morrison	
March 19, 2002	9:00 AM	Motion to Withdraw as Counsel	SCOTT BINDRUP'S MTN TO WITHDRAW AS COUNSEL/71 Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Wall, David T.	Attorney	
		JOURNAL ENTRIES	

- Upon Court's inquiry, Mr. Bindrup submitted as to his motion. Statements by the defendant. COURT ORDERED, since the relationship is broken down between the defendant and Mr. Bindrup, Scott Bindrup's Motion to Withdraw As Counsel And Continue Sentencing is GRANTED. FURTHER ORDERED, matter is set for confirmation of counsel and set sentencing date. CUSTODY

03/21/02 9:00 AM CONFIRMATION OF COUNSEL..STATUS CHECK: SET SENTENCING DATE

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Felony/Gross Misdemeanor		COURT MINUTES	March 21, 2002
01C175914-2	The State of New	vada vs Lailoni D Morrison	
March 21, 2002	9:00 AM	All Pending Motions	ALL PENDING MOTIONS 3/21/02 Court Clerk: Nora Pena Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERK	<b>:</b>		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Kosewicz, Cheryl L.	Attorney	

### **JOURNAL ENTRIES**

- STATUS CHECK: SET SENTENCING DATE..CONFIRMATION OF COUNSEL..SENTENCING Court noted Mr. Bindrup was prior counsel where communications broke down and new counsel needs to be appointed. Mr. Walton confirmed as counsel and requested one week to see where the case is as to sentencing. State presented pre-sentencing investigation report to Mr. Walton and Mr. Bindrup to turn file over to Mr. Walton. COURT ORDERED, matter set for status check on sentencing.

**CUSTODY** 

03/28/02 9:00 AM STATUS CHECK: SENTENCING

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Felony/Gross Misdemeanor		COURT MINUTES	March 28, 2002
01C175914-2	The State of Nev	vada vs Lailoni D Morrison	
March 28, 2002	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (03-28-02) Court Clerk: Nora Pena Relief Clerk: Cindy Lory Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERI	<b>K:</b>		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Kosewicz, Cheryl L.	Attorney	

- STATUS CHECK: SENTENCING (BENNETT)...SENTENCING (GANTT)
Carolyn Butts of Parole and Probation (P & P) present. COURT ORDERED, matter CONTINUED at request of counsel per message given to Judicial Executive Assistant.
CUSTODY (BOTH)

**JOURNAL ENTRIES** 

04-02-02 9:00 AM STATUS CHECK: SENTENCING (BENNETT)...SENTENCING (GANTT)

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Felony/Gross Misdemeanor		COURT MINUTES	April 02, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
April 02, 2002	9:00 AM	All Pending Motions	ALL PENDING MOTIONS 04/02/02 Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

- STATUS CHECK: SENTENCING..DEFT'S PRO PER MOTION TO RESET SENTENCING..Mr. Walton stated he spoke with Ms. De La Garza DA and requested a 30-45 day continuance for sentencing to file any dispositive motions. Further Mr. Walton stated he has the transcripts. With no objections by the State, COURT ORDERED, Deft's Pro Per Motion To Reset Sentencing is GRANTED. DEFT'S PRO PER MOTION TO DISMISS COUNSEL OF RECORD..DEFT'S PRO PER MOTION TO PROCEED IN FORMA PAUPERIS..COURT ORDERED, both are MOOT.

**JOURNAL ENTRIES** 

**CUSTODY** 

05/14/02 9:00 AM SENTENCING

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Felony/Gross Misdemeanor		COURT MINUTES	May 14, 2002
01C175914-2	The State of Nev	rada vs Lailoni D Morrison	
May 14, 2002	9:00 AM	Sentencing	SENTENCING Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLERK	•		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

### **JOURNAL ENTRIES**

- Mr. Walton requested 3 weeks. No objection by Ms. DeLaGarza and requested 10:30 AM. COURT ORDERED, matter CONTINUED. CUSTODY

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Felony/Gross Misdemeanor		COURT MINUTES	May 23, 2002
01C175914-2	The State of N	Nevada vs Lailoni D Morrison	
May 23, 2002	9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOURNAL ENTRIES	

- Ms. DeLaGarza announced ready for a 4 day trial, 16 to 17 witnesses and no out of State witnesses. Mr. Schieck announced ready, he will be having oral argument on 6/03/02 before the Supreme Court and would request that Monday off. COURT ORDERED, Trial date STANDS for 1:00 PM for 4 days

**CUSTODY** 

plus.

5/28/02 JURY TRIAL 1:00 PM

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Felony/Gross Misdemeanor		COURT MINUTES	May 28, 2002
01C175914-2	The State of New	vada vs Lailoni D Morrison	
May 28, 2002	1:00 PM	Jury Trial	TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

### **JOURNAL ENTRIES**

- OUTSIDE THE PRESENCE OF THE JURY: Amended Information FILED IN OPEN COURT. No objection by Mr. Schieck to the filing and he stated the middle name of the deft. ends with an "E" not an "A". Court noted the correction. Mr. Schieck advised he is talking with his client about waiving the jury conviction.

Prospective Jury Panel present. State and Defense announced ready. Jury selection begins. COURT ORDERED, matter CONTINUED at 10:30 AM. CUSTODY

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Felony/Gross Misdemeanor **COURT MINUTES** May 29, 2002 01C175914-2 The State of Nevada vs Lailoni D Morrison **Jury Trial** May 29, 2002 1:00 PM TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER:** 

**PARTIES** 

PRESENT: De La Garza, Melisa

Attorney Defendant Attorney

Morrison, Lailoni D Schieck, David M.

#### **JOURNAL ENTRIES**

- Selection of the prospective jury panel continues.

OUTSIDE THE PRESENCE OF THE JURY: Parties agreed to dismiss Badge #172, Quinn, prospective juror. Court advised will Order the Bailiff to tell her not to return. Argument by Mr. Schieck on State's witness, Pam Neal regarding extrinsic impeachment on a collateral matter. Ms. DeLaGarza advised she would agree on the fraud case and Ms. Neal did admit she did provide them with false information but if she denys it then Mr. Schieck should not go forward. Court advised based on NRS 54.050 and 50.090, COURT ORDERED, Mr. Schieck can talk about the false statements. Selection of the prospective jury panel continues, in addition to a second panel. Jury and alternates selected and sworn. Amended Information read to the jury. Court invoked the exclusionary rule. OUTSIDE THE PRESENCE OF THE JURY: Court selected alternates seat 6, Forrest Harter and seat 8, Diane Kirk.

Opening statements by Ms. DeLaGarza. Opening statements by Mr. Schieck. COURT ORDERED,

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matter CONTINUED at 1:00 pm; jury admonished.

OUTSIDE THE PRESENCE OF THE JURY: Court inquired of juror #72, seat 14 how she knows the bailiffs at the gate. Juror stated she use to be a runner. Counsel had no questions of the juror. Court recessed.

**CUSTODY** 

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Felony/Gross Misdemeanor		COURT MINUTES	May 30, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
May 30, 2002	10:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

### **JOURNAL ENTRIES**

- OUTSIDE THE PRESENCE OF THE JURY: Argument by Mr. Schieck as to admissibility regarding witness, Pam Neal's five felony charges; he stated the same day her cousin, Bass was killed, she blamed his client for that death and went to the house with a gun which he would like to talk about. Opposition by Ms. DeLaGarza and reference NRS 50.05; she advised the conviction was dismissed and asked not to be allowed just to show conformity but that she is a bad person. Reply by Mr. Schieck to explore that it was Pam and Gantt testified it was her. Court cited NRS 50.05 and ORDERED, Defense has the right to impeach Ms. Neal, and it will give some latitude on the acts she was charged with. COURT ORDERED, Defense allowed to get into bad blood between parties as to specifics acts and as to who shot who is totally inappropriate but in cross it is appropriate. Mr. Schieck stated for clarification the Court is saying extrinsic evidence is out but can elicit Ms. Neal was charged and what they were. Court advised it has no problem indicating what the underlying evidence was but not the shooter. Mr. Schieck inquired regarding the entry of Ms. Neal to talk about

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Eric Bass' death. Court stated it's how it's asked, "Why were you there?". Opposition by Ms. DeLaGarza. Court advised issue of why she was there may go to bias. Mr. Schieck stated he will go slowly if there is a problem, they can approach. Further colloquy with Court and counsel regarding testimony of Ms. Neal.

Jury present. Witness sworn and testified. Exhibits presented (See worksheet.) COURT ORDERED, matter CONTINUED; jury admonished and asked to return tomorrow at 10:00 am. CUSTODY

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Felony/Gross Misde	emeanor	COURT MINUTES	May 31, 2002
01C175914-2	The State of I	Nevada vs Lailoni D Morrison	
May 31, 2002	1:00 PM	Jury Trial	TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLERK:			
RECORDER:			

**PARTIES** 

**REPORTER:** 

PRESENT: De La Garza, Melisa

Attorney Defendant Attorney

Morrison, Lailoni D Schieck, David M.

### **JOURNAL ENTRIES**

- Jury present. Testimony continues. CONFERENCE AT THE BENCH. Testimony and exhibits presented (See worksheet.) COURT ORDERED, matter CONTINUED; jury admonished to return Tuesday at 1:00 pm. CUSTODY

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Felony/Gross N	Misdemeanor	COURT MINUTES	June 04, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
June 04, 2002	10:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

#### **JOURNAL ENTRIES**

- Jury present. Testimony and exhibits presented (See worksheet.) Mr. Schieck moved for a mistrial based on a statement by witness, Bodnar. CONFERENCE AT THE BENCH. COURT ORDERED, request DENIED.

OUTSIDE THE PRESENCE OF THE JURY: Court requested argument by Mr. Schieck on testimony by Bodnar. Argument by Mr. Schieck regarding the deft. committing another crime relating to the word "blunt" which was the basis for his request for a mistrial. Opposition by Ms. DeLaGarza because the jury doesn't know what the terminology would be and stated it was a harmless error. COURT ORDERED, motion for mistrial DENIED and asked Ms. DeLaGarza to admonish her witness for the statement. Court advised at the conclusion of the trial the court will poll the jury as to the term, "blunt".

Jury present. Testimony presented by Walker. (See worksheet.) CONFERENCE AT THE BENCH. Court advised based on a scheduling conflict, the trial will start later. COURT ORDERED, matter

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CONTINUED tomorrow at 11:00 am; jury admonished.

OUTSIDE THE PRESENCE OF THE JURY: Court advised as to the last witness regarding the nature of the testimony and the issue determined by the court, Defense felt he could not properly cross examine. Argument by Mr. Schieck on motion to suppress, he referenced Walker's written statement and the gun; further stated he could not effectively cross examine Walker on his statements and he moved for a mistrial. Ms. DeLaGarza concurred on the motion to suppress and referenced Officer Spencer's report regarding the gun, she stated Mr. Schieck was incorrect to say Walker was found with the gun and he could have cross examined Walker by asking a certain question which is the basis to disagree for a mistrial. Reply by Mr. Schieck. Court advised counsel could have made inquires and ORDERED, request for mistrial DENIED. CUSTODY

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Felony/Gross N	Aisdemeanor	COURT MINUTES	June 04, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
June 04, 2002	10:30 AM	All Pending Motions	ALL PENDING MOTIONS 6/04/02 Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

### - SENTENCING DEFTS BENNETT AND GANTT

Pursuant to request of counsel, COURT ORDERED, matter CONTINUED 1 week as to deft. Bennett. Court advised there were problems with the jail and COURT ORDERED, matter CONTINUED to Thursday as to deft. Gantt.

**JOURNAL ENTRIES** 

**CUSTODY (BOTH)** 

CONTINUED: 6/06/02 9:00 AM SENTENCING (GANTT)...6/11/02 9:00 AM SENTENCING (BENNETT)

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Felony/Gross Misdemeanor		COURT MINUTES	June 05, 2002
01C175914-2	The State of Nev	vada vs Lailoni D Morrison	
June 05, 2002	1:00 PM	Jury Trial	TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson/Liz Garcia Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

### JOURNAL ENTRIES

- Jury present. Testimony and exhibits presented (See worksheet).

OUTSIDE THE PRESENCE OF THE JURY: Statements by Mr. Schieck regarding his attempts to get witness, Wilson to trial by subpoena and he requested to proceed on NRS 51.325 regarding prior testimony in the proceeding because the issues are the same and, he suggested they can be read before the jury with some deletions. Opposition by Ms. DeLaGarza based on NRS 51.055 and suggested to use a material witness warrant order, if she doesn't show then she would have no objection to the testimony. Court advised based on the definition of unavailability of the witness and opposition from the State, COURT ORDERED, Mr. Schieck's request of use of prior testimony DENIED. Mr. Schieck requested to prepare a material witness warrant. COURT SO ORDERED. Ms. DeLaGarza announced State rest and objected to the use of defense picture. Reply by Mr. Schieck.

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Court advised it goes to weight not admissibility and the parties can bring out the difference in examination. Order Requiring Material Witness to Post Bail or be Committed to Custody FILED IN

### OPEN COURT.

Jury present. Ms. DeLaGarza announced State rest. Testimony and exhibits presented. (See worksheet). COURT ORDERED, matter CONTINUED; jury admonished. OUTSIDE THE PRESENCE OF THE JURY: Court advised deft. of his right to testify and recessed. CUSTODY

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Felony/Gross Misdemeanor **COURT MINUTES** June 06, 2002 The State of Nevada vs Lailoni D Morrison 01C175914-2 **Jury Trial** June 06, 2002 9:00 AM TRIAL BY JURY Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: De La Garza, Melisa Attorney Morrison, Lailoni D Defendant Schieck, David M. Attorney

#### **JOURNAL ENTRIES**

- OUTSIDE THE PRESENCE OF THE JURY: Testimony by witness, Wilson. COURT ORDERED, Material witness to be released after testifying. Court advised it will release juror #7 Cosme Grijalva, he has not called or reported in and the Court doesn't know why and ORDERED, Will move juror #6 to juror position #7. No objection by both parties.

Jury present. Court advised juror #7 is missing. Testimony presented. (See worksheet). Defense rest. OUTSIDE THE PRESENCE OF THE JURY: Court advised juror #7 was in an accident at 10:30 am this morning and he was just released. Jury instructions settled in open court.

Jury present. Court read the jury instructions to the jury. Closing argument by Ms. DeLaGarza. Closing argument by Mr. Schieck. Closing argument by Ms. DeLaGarza. At 5:43 pm Bailiff and Matron sworn to take charge of the jury. COURT ORDERED, matter CONTINUED at 9:00 am for jury deliberations.

**CUSTODY** 

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Felony/Gross Misdemeanor		COURT MINUTES	June 06, 2002	
01C175914-2	The State of Ne	vada vs Lailoni D Morrison		
June 06, 2002	10:30 AM	Sentencing	SENTENCING Court Clerk: Nora Pena Relief Clerk: Cindy Lory/cnl Reporter/Recorder: Cat Nelson/Liz Garcia Heard By: Michael Douglas	
HEARD BY:		COURTROOM:		
COURT CLER	K:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Kosewicz, Cheryl L.	Attorney		
	JOURNAL ENTRIES			

William Chickering of Parole and Probation (P & P) present. Parties argued and submitted. DEFENDANT GANTT ADJUDGED GUILTY OF COUNT I - SECOND DEGREE MURDER (F) and COUNT II - CONSPIRACY TO COMMIT MURDER (F). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150 DNA fee, and \$30,432.06 RESTITUTION to be paid jointly and severally with co-defendants, Deft. SENTENCED AS TO COUNT I - LIFE with the possibility of parole after a MINIMUM of TEN (10) YEARS and as to COUNT II - Defendant SENTENCED to a MINIMUM of THIRTY (30) MONTHS and a MAXIMUM of ONE-HUNDRED TWENTY (120) MONTHS CONSECUTIVE to COUNT I with 384 DAYS credit for time served.

CLERK'S NOTE: Minute order corrected to relfect minimum of 30 months and to correct a minimum of ten years as to count I. cnl 06-10-02.

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Felony/Gross N	/lisdemeanor	COURT MINUTES	June 07, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
June 07, 2002	9:00 AM	Jury Trial	TRIAL BY JURY Relief Clerk: Cindy Lory Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

### **JOURNAL ENTRIES**

- Bailiff informed the Court that the Jury is requesting read back of certain testimony. Court convened at 1:30 p.m. with the jury present for the purpose of read back of certain testimony.

Jury returned for continued deliberations at 2:30 p.m.

At 4:55 p.m. Jury returned with the following verdict: GUILTY OF MURDER OF THE SECOND DEGREE WITH USE OF A DEADLY WEAPON (F). COURT ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for sentencing. 07-25-02 9:00 AM SENTENCING

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Felony/Gross M	isdemeanor	COURT MINUTES	June 11, 2002
01C175914-2	The State of Nev	vada vs Lailoni D Morrison	
June 11, 2002	10:30 AM	Sentencing	SENTENCING Court Clerk: Nora Pena Relief Clerk: Barbara Blankenship/bb Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLERK			
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

### **JOURNAL ENTRIES**

- Ms. DeLaGarza requested a continuance until next Tuesday. COURT ORDERED, Sentencing CONTINUED, and Motion For New Trial SET for next Tuesday. COURT FURTHER ORDERED, Motion For New Trial set for 6/13/02 VACATED. CUSTODY

6/18/02 10:30 AM DEFT'S MOTION FOR NEW TRIAL...SENTENCING

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Felony/Gross N	Aisdemeanor	COURT MINUTES	June 18, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
June 18, 2002	9:00 AM	All Pending Motions	ALL PENDING MOTIONS 06-18-02 Court Clerk: Nora Pena Reporter/Recorder: Cat Nelson Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa	Attorney	

### **JOURNAL ENTRIES**

#### - DEFT'S MOTION FOR NEW TRIAL...SENTENCING/JURY 2/4/02

DEFT'S MOTION FOR NEW TRIAL: Argument by Mr. Walton in support of his motion based on 5 issues. Opposition by Ms. DeLaGarza in support of her brief. Reply by Mr. Walton. Court advised the issue as to the forms of punishment is moot because the State clarified the different forms and the other issues go to ineffective assistant of counsel; as to the allegations of intimidation the Court did see a hand gesture but the jury was not aware of that issue but it was brought before the Court; and as to the Petrocelli Hearing it was not appropriate because it came up in the mist of trial. COURT ORDERED, motion DENIED as to all issues.

Brenda Lewis of Parole and Probation (P & P) present. DEFT. BENNETT ADJUDGED GUILTY of MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F). Argument by Ms. DeLaGarza. Court noted it received letters on behalf of the deft. Statement by deft. Argument by Mr. Walton. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, Deft. SENTENCED to LIFE without the possibility of parole in the Nevada Department of Corrections plus an equal and CONSECUTIVE term of LIFE without the possibility of parole for the use of a deadly

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weapon; submit to DNA testing to determine genetic markers and pay \$150.00 DNA fee as best able, pay restitution jointly and severally with co-offenders Lailoni Morrison and Anthony Gantt in the amount of \$30,432.06 with 396 DAYS credit for time served.

NDC

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Felony/Gross I	Misdemeanor	COURT MINUTES	July 25, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
July 25, 2002	9:00 AM	Sentencing	SENTENCING Court Clerk: Nora Pena Relief Clerk: Jennifer Lott/jl Reporter/Recorder: Cat Nelson Heard By: Douglas, Michael L
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

### **JOURNAL ENTRIES**

- Mayra Carpenter of Parole and Probation (P & P) present. Mr. Schieck stated defendant has been doing research in jail and will be filing a Motion for a New Trial; counsel requested Court continue sentencing one week. Court noted sentencing MAY BE CONTINUED AGAIN if motion is filed and the State needs an opportunity to respond. COURT ORDERED, status check SET. CUSTODY

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Felony/Gross Misdemeanor		COURT MINUTES	August 01, 2002
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
August 01, 2002	2 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 8/1/02 Court Clerk: Nora Pena Relief Clerk: Jennifer Lott/jl Reporter/Recorder: Carrie Hansen Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	De La Garza, Melisa Morrison, Lailoni D Schieck, David M.	Attorney Defendant Attorney	

#### **JOURNAL ENTRIES**

#### - STATUS CHECK: ANY OTHER MOTIONS.....SENTENCING

Officer William Chickering of Parole and Probation (P & P) present. Mr. Schieck stated he spoke with defendant and explained issues are appeal issues, and sentencing needs to move forward. Mr. Schieck stated if facts or information become available during the appeal, counsel will file a motion for a new trial. DEFENDANT MORRISON ADJUDGED GUILTY of MURDER OF THE SECOND DEGREE WITH USE OF A DEADLY WEAPON (F). Arguments by counsel. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, Deft. SENTENCED to LIFE WITH THE POSSIBILITY OF PAROLE AFTER TEN (10) YEARS in the Nevada Department of Corrections (NDC) WITH A CONSECUTIVE AND EQUAL TERM of LIFE WITH THE POSSIBILITY OF PAROLE AFTER TEN (10) YEARS in NDC for With Use of a Deadly Weapon. Further, defendant ORDERED to submit to testing for genetic markers, PAY \$150.00 for DNA testing as best able, and PAY

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RESTITUTION jointly and severally with co-defendants Ashley Bennett and Anthony Gantt for \$30,432.06. Upon Mr. Schieck's inquiry, COURT ORDERED, Mr. Schieck APPOINTED ON APPEAL. COURT FURTHER ORDERED, Defendant will receive 440 days credit for time served. CUSTODY

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Felony/Gross Misdemeanor		COURT MINUTES	May 29, 2003
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
May 29, 2003	9:00 AM	Request of Court	AT THE REQ OF THE CT: CONFIRMATION OF COUNSEL (C.ORAM) Court Clerk: Sharon Chun Reporter/Recorder: Kit MacDonald Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Pandukht, Taleen R.	Attorney	

## JOURNAL ENTRIES

- C. Oram, Esq. confirmed as counsel for Deft. Ashley Bennett. The Court noted this matter had been placed on calendar because the District Court has thirty days to appoint counsel for Appellant, after withdrawal of Mr. Walton. The Court noted that counsel has ten days to file a notice of appearance with the Supreme Court Clerk, and 100 days from 5/2/03 to file and serve his opening brief and appendix, thereafter, the briefing shall proceed in accordance with NRAP 31(a)(1). Mr. Oram stated he would follow through, keeping the dates in mind. CUSTODY

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Felony/Gross Misdemeanor		COURT MINUTES	September 30, 2003
01C175914-2	The State of N	evada vs Lailoni D Morrison	
September 30,	2003 9:00 AM	All Pending Motions	ALL PENDING MOTIONS FOR 9/30/03 Court Clerk: Billie Jo Craig Reporter/Recorder: Kit MacDonald Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Roger, David J. Tao, Jerry	Attorney Attorney	
		JOURNAL ENTRIES	

- DEFT'S PRO PER MOTION FOR APPOINTMENT OF COUNSEL...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

COURT ORDERED, Defendant's PRESENCE WAIVED today. COURT ORDERED, Defendant's Pro Per Motion for Leave to Proceed in Forma Pauperis is GRANTED. Court stated its findings, and ORDERED, Defendant's Pro Per Motion for Appointment of Counsel is DENIED as there was not ineffective assistance of counsel when he did not argue for a lesser sentence than defendant received. There is no evidence to support defendant's claims of ineffective assistance of counsel. NDC.

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Felony/Gross N	⁄lisdemeanor	COURT MINUTES	October 21, 2003
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
October 21, 200	9:00 AM	Petition for Writ of Habeas Corpus	PTN FOR WRIT OF HABEAS CORPUS Court Clerk: Sharon Chun/SC Relief Clerk: Jennifer Lott Reporter/Recorder: Kit MacDonald Heard By: Michael Douglas
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Sweetin, James R.	Attorney	
JOURNAL ENTRIES			

- The Court stated it had reviewed the Writ and documents present
- The Court stated it had reviewed the Writ and documents presented by counsel and that Deft. indicated that Defense counsel was ineffective because counsel allowed a consecutive, instead of a concurrent prison term. The Court noted it is at the discretion of the Court to sentence Deft. as to consecutive and in view of all facts that sentence is deemed appropriate.

COURT FINDS there is no violation by the Court or State as to the plea negotiations and counsel was not ineffective.

COURT ORDERED, Petition, DENIED, as to Deft's Request for Appointment of counsel and Request for Transport. The State was directed to prepare the Order.

**NDC** 

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Felony/Gross Misdemeanor		COURT MINUTES	December 28, 2004
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
December 28, 2	004 10:30 AM	Petition for Writ of Habeas Corpus	DEFT'S PTN FOR WRIT OF HABEAS CORPUS Court Clerk: Sue Deaton/sd Relief Clerk: Cheryl Case Reporter/Recorder: Jo A. Scott Heard By: Michelle Leavitt
HEARD BY:		COURTROOM:	
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Jimenez, Sonia V.	Attorney	
		JOURNAL ENTRIES	

- COURT ORDERED Defendant's Petition for Writ of Habeas Corpus DENIED SUMMARILY. Court noted Defendant indicated they wanted to proceed in proper person, but then requested Court appoint an attorney to help, most of Defendant's grounds have already been addressed by the Supreme Court and in reading Defendant's Petition, the Court couldn't decide what Defendant was asking the Court to do. Court instructed Ms. Jimenez to prepare appropriate Findings of Fact & Conclusions of Law.

**NDC** 

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Felony/Gross Misdemeanor		COURT MINUTES	January 20, 2005
01C175914-2	The State of N	Ievada vs Lailoni D Morrison	
January 20, 2005	5 9:15 AM	Request	DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL/98 Court Clerk: Sue Deaton Reporter/Recorder: Jo A. Scott Heard By: Leavitt, Michelle
HEARD BY:		COURTROOM:	
COURT CLERE	<b>⟨</b> :		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Roger, David J.	Attorney	
		JOURNAL ENTRIES	

February 22nd. COURT ORDERED REQUEST CONTINUED TO February 22, 2005. NDC

- Court said it cannot rule on this motion until it rules on Defendant's Petition which is scheduled for

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Felony/Gross Misdemeanor		COURT MINUTES	February 24, 2005	
01C175914-2	The State of Nev	vada vs Lailoni D Morrison		
February 24, 20	05 11:00 AM	All Pending Motions	ALL PENDING MOTIONS 2/24/05 Court Clerk: Sue Deaton Relief Clerk: Elaine York/ey Reporter/Recorder: Stacy L. Briggs Heard By: Michelle Leavitt	
HEARD BY:		COURTROOM:		
COURT CLERI	Κ:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Di Giacomo, Marc P.	Attorney		
	JOURNAL ENTRIES			

- DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS...DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL...DEFT'S PRO PER MOTION FOR ENLARGEMENT OF TIME Court stated it's FINDINGS and ORDERED motion for enlargement of time GRANTED. Court advised parties there is no legal or factual basis to rule on the other motions and ORDERED, motions CONTINUED for 60 days. Mr. DiGiacomo to prepare the order.

4/28/05 9:15 AM DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS...DEFT'S REQUEST FOR APPOINTMENT OF COUNSEL...STATUS CHECK: SUPPLEMENT PETITION

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Felony/Gross M	<b>Aisdemeanor</b>	COURT MINUTES	April 28, 2005
01C175914-2	The State of No	evada vs Lailoni D Morrison	
April 28, 2005	9:15 AM	All Pending Motions	ALL PENDING MOTIONS 4-28-05 Court Clerk: Sue Deaton Reporter/Recorder: Gina Shrader Heard By: Michelle Leavitt
HEARD BY:		COURTROOM:	
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Pate, Susan	Attorney	

#### **JOURNAL ENTRIES**

- DEFENDANT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS ... DEFENDANT'S REQUEST FOR APPOINTMENT OF COUNSEL ... STATUS CHECK: SUPPLEMENTAL PETITION Ms. Dustin advised Court the family had retained her to represent Defendant Bennett. COURT ORDERED, Ms. Dustin to file Petition in four weeks, State's reply to be filed four weeks after that and Petition to be set for Hearing in mid-July. COURT ORDERED, Defendant's Request for Appointment of Counsel, MOOT; Petition for Writ of Habeas Corpus CONTINUED.

7-12-05, 9:15 AM, DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS

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Felony/Gross	Misdemeanor	COURT MINUTES	July 12, 2005
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
July 12, 2005	9:15 AM	Hearing	HEARING: DEFT'S PETITION FOR WRIT OF HABEAS CORPUS Relief Clerk: Judy McFadden Reporter/Recorder: Jo Ann Scott Heard By: Michelle Leavitt
HEARD BY:		COURTROOM:	
COURT CLER	KK:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Di Giacomo, Marc P.	Attorney	
		JOURNAL ENTRIES	

- Arguments by counsel. COURT stated its findings and ORDERED, Evidentiary Hearing GRANTED on Grounds One, Three, Four, and Five; State to provide supplement on Ground Three by 7/26/05. Court stated it will not grant hearing regarding Ground Two. Court stated concern regarding the Affidavit and thinks it should have been brought in 2002 in front of Judge Douglas in District Court and thinks it is procedurally barred. Ms. Dustin pointed out cite where the Nevada Supreme Court stand is that defts. can bring assertion of perjury testimony by motion to new trial on post conviction for Habeas Corpus. Court replied no one is telling the Court why that was not done as counsel had the affidavit then.

**NDC** 

11/1/05 11:00 AM EVIDENTIARY HEARING: GROUNDS ONE, THREE, FOUR, AND FIVE

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Felony/Gross Misdemeanor		COURT MINUTES	November 01, 2005
01C175914-2	The State of Nev	vada vs Lailoni D Morrison	
November 01, 2	005 11:00 AM	Evidentiary Hearing	EVIDENTIARY HEARING: GROUNDS 1,3,4,5 Court Clerk: April Watkins Reporter/Recorder: Gina Shrader Heard By: Leavitt, Michelle
HEARD BY:		COURTROOM:	
COURT CLERK	<b>:</b> :		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Di Giacomo, Marc P.	Attorney	
		JOURNAL ENTRIES	

- EXCLUSIONARY RULE INVOKED. Testimony presented. (See worksheet.) COURT ORDERED, matter CONTINUED.

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CONTINUED.

## DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	November 02, 2005
01C175914-2	The State of Nev	rada vs Lailoni D Morrison	
November 02, 20	005 10:30 AM	Evidentiary Hearing	EVIDENTIARY HEARING: GROUNDS 1,3,4,5 Court Clerk: April Watkins Reporter/Recorder: Gina Shrader Heard By: Leavitt, Michelle
HEARD BY:		COURTROOM:	
COURT CLERK	<b>:</b>		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Di Giacomo, Marc P.	Attorney	
		JOURNAL ENTRIES	

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- Continued testimony. (See worksheet.) Arguments by counsel. COURT ORDERED, matter

Felony/Gross Misdemeanor **COURT MINUTES** November 04, 2005 01C175914-2 The State of Nevada vs Lailoni D Morrison November 04, 2005 10:30 AM **Evidentiary Hearing EVIDENTIARY HEARING: GROUNDS 1,3,4,5** Court Clerk: April **Watkins** Reporter/Recorder: Cheryl Gardner Heard By: Michelle Leavitt **COURTROOM: HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Di Giacomo, Marc P. **Attorney** 

#### **JOURNAL ENTRIES**

- Ms. Dustin stated Co-Deft. in companion trial with same facts admitted to taking part in shooting and argued Mr. Schieck, counsel for Co-Deft. could go into certain testimony that this Deft's counsel could not go into. Further, as to ineffectiveness of counsel, Mr. Bindrup noted error in allowing Ms. Simpkins to handle trial and argued counsel never spoke or advised Deft. Ms. Simpkins would be handling trial. Ms. Dustin argued Deft. sentenced to life without and Co-Deft. Morrison convicted of second degree murder and the only evidence that connected Deft. was a statement by co-conspirator, Anthony Gant. Further, Ms. Dustin argued trial counsel did not preserve the record as to Mr. Fabs and requested this Court allow Deft. to have a new trial. Mr. DiGiacomo stated Ms. Neale wound up receiving immunity and case dismissed as to her. Further, no evidence Ms. Neale had motive to lie against Deft. Further, Mr. DiGiacomo stated there was no evidence in offer of proof as to witness Fabs by Ms. Dustin. Further opposition by the State. Court FINDS no ineffectiveness of counsel in trial or appellant counsel and ORDERED, petition DENIED pursuant to the equal protection.

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#### 01C175914-2

Ms. Dustin requested this Court appoint her as appellant counsel due to the Deft. being indigent. Mr. DiGiacomo requested this be placed in writing. Further arguments by counsel. Court instructed counsel to file motion in writing on behalf of Deft. Statements by Deft.

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NDC

## DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	December 27, 2005
01C175914-2	The State of New	vada vs Lailoni D Morrison	
December 27, 20	005 9:15 AM	Motion	DEFT BENNETT MTN TO APPOINT APPELLATE COUNSEL/105 Court Clerk: April Watkins Reporter/Recorder: Cheryl Gardner Heard By: Michelle Leavitt
HEARD BY:		COURTROOM:	
COURT CLERK	<b>ς</b> :		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Saragosa, Melissa A.	Attorney	
		JOURNAL ENTRIES	
- Statements by DENIED.	counsel. Court FINDS	no authority to do at this time	e and ORDERED, motion

PRINT DATE: 06/14/2016 Page 105 of 109 Minutes Date: June 19, 2001

Felony/Gross M	1isdemeanor	COURT MINUTES	<b>August 25, 2009</b>
01C175914-2	The State of N	evada vs Lailoni D Morrison	
August 25, 2009	8:30 AM	Motion	DEFT'S PRO PER MTN BY CONDENSED CONDES/0106 Court Clerk: April Watkins Relief Clerk: Sylvia Courtney/sc Reporter/Recorder: Kerry Esparza Heard By: Michelle Leavitt
HEARD BY:		COURTROOM	:
COURT CLERI	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Small, Shelly L.	Attorney	
		IOURNAL ENTRIES	

- COURT ORDERED, motion DENIED; a hearing already took place, Deft's petition for writ was denied and an order was issued.

**NDC** 

CLERK'S NOTE: A copy of this Minute Order was distributed to: Anthony Gantt, #73198, Ely State Prison, P. O. 1989, Ely, Nevada 89301.

PRINT DATE: 06/14/2016 Page 106 of 109 Minutes Date: June 19, 2001

Felony/Gross Misdemeanor		COURT MINUTES	July 01, 2010
01C175914-2	The State of Ne	vada vs Lailoni D Morrison	
July 01, 2010	8:30 AM	Motion	DEFT'S PRO PER MTN TO WITHDRAW CNSL/107 Court Clerk: April Watkins Reporter/Recorder: Patti Slattery Heard By: Michelle Leavitt
HEARD BY:		COURTROOM	:
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Ponticello, Frank M. Schieck, David M.	Attorney Attorney	
		JOURNAL ENTRIES	

- Court noted Deft. has already filed habeas petition in pro per person, Special Public Defender allowed to withdraw previously and ORDERED, matter OFF CALENDAR. NDC

CLERK'S NOTE: The above minute order has been distributed to: Deft. Lailoni Morrison #73722, P.O. Box 208, S.D.C.C., Indian Springs, NV 89018. aw

PRINT DATE: 06/14/2016 Page 107 of 109 Minutes Date: June 19, 2001

Felony/Gross Misdemeanor

**COURT MINUTES** 

**September 07, 2010** 

01C175914-2

The State of Nevada vs Lailoni D Morrison

**September 07, 2010** 

8:30 AM

Motion

**HEARD BY:** Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

**COURT CLERK:** April Watkins

**RECORDER:** 

Kerry Esparza

**REPORTER:** 

**PARTIES** 

PRESENT:

Kochevar, Brian J

**Attorney** 

State of Nevada

Plaintiff

#### **JOURNAL ENTRIES**

- Court noted the Special Public Defender was allowed to withdraw previously and ORDERED, motion GRANTED. Special Public Defender to provide Deft's file to him.

NDC.

CLERK'S NOTE: The above minute order has been distributed to: David Schieck, Esq., Special Public Defender and Deft. Lailoni Morrison #73722, P.O. Box 208, S.D.C.C., Indian Springs, NV 89018. aw

PRINT DATE: 06/14/2016 Page 108 of 109 Minutes Date: June 19, 2001

**COURT MINUTES** 

November 16, 2010

The State of Nevada vs Lailoni D Morrison 01C175914-2

November 16, 2010 8:30 AM Motion **Deft's Pro Per Motion** 

> for Production of **Documents Papers** Pleadings and Tangible Property of

Defendant

COURTROOM: RJC Courtroom 14D **HEARD BY:** Leavitt, Michelle

**COURT CLERK:** April Watkins

**RECORDER:** Kerry Esparza

Felony/Gross Misdemeanor

**REPORTER:** 

**PARTIES** 

PRESENT: Ponticello, Frank M. Attorney

State of Nevada Plaintiff

#### **JOURNAL ENTRIES**

- Court FINDS matter was previously granted on September 7, 2010, and ORDERED, motion DENIED.

**NDC** 

CLERK'S NOTE: The above minute order has been distributed to: Lailoni Morrison #73722, Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. aw

PRINT DATE: Page 109 of 109 06/14/2016 Minutes Date: June 19, 2001

<b>/</b>	O DATE	FFER	ED A	DMITTED DATE
Aerial Photo-Poster (lange)	25	/	70 64.	V 45
2. Crime Scene diagram	45	1	No Obi	V /28
3. Photo of Scene (from Morton)	1/25	1	70 Obj	1/25
4. Photo hine up (Gantt)	25	/	no	V 45
5 Photo Line up (Morrison)	25	1	ped Obj	1/25
B. Photo Line up. (Bennett)	1/25	V	abs	V /25
7 Photo Line up (chew)	25	1	de j	1 45
8. Photo Line up (Wing)	25	/	Shi	1 25
9. Shoto Line up (Gant)	28	<b>√</b>	De Olig	V 58
1 10. Small Photo	28	V	۲ و	1/28
11 Smee flato Showing #1 R+P32	1/8	V	4	V /28
1 Jd. Small 11 #2	28	٣	u	1/38
13. Small 11 #3	28	ب	4	~ /28
14 Small 11 11 #4 (+ #3) casing 9 MM.	28	~	Ц	1 28
15 Small " #5 Fragment	28	~	rı	V 28
16 Smel " " #6 shirt projectiles	48	ν	ěl	V 28
17 Small " #6 + #7 Blood shirt + projectile		ν	1(	N 98
18 5 mall " 8, 9 + 10 sidewalk	28	V	11	V 28
19 Small " #8 Shell Casing 9 MM.	28	1	"	V /28
20 Small " #9 Casing + sm. fragment	48	V	1(	1 48
21 Small 11 11 7/0 Casing 9 mm.	1/18	<b>V</b>	4	1/28
[32 Small " # // Casing Exhibit Sheet 5-01/jh	48	<b>1</b>	<u>"</u>	138
Common Section Section 1				

		OFF DATE	ERED AI	OMITTED DATE
23 Small Photo _	group of items	28	No Oli	1/38
ay Small Photo -	#12 Casing	18	/ "	1/28
35 Small Photo	<u>d</u>	28 1	V 4	1/28
26 Small Photo	#13 sidewalk fragment	1/28	v 4	2 / 28
27 Small Photo	#13 (close up) of fragment	281	/ 11	1/28
28 Small Photo	-#s	18	Vu	1/28
29 Small Photo	#14 Casing Next To # Sign		V "	V 28
30 small Photo	#15 Casing	28	11	1/28
31 Small Photo	#17	1/38 1	r 11	V 28
32 Small Photo	#18	38	V "	V 38
33 Small Photo	#19		V "	V/28
134 Small Photo	#14,19,20,21+22 #80 orietation photo	18	<i>"</i>	1/28
\$35 Small Photo	7/28 Super Casing	1/38 B	VII	1/18
36 Small Photo	#22 38 Super Casivi	381	/ 4	V 48
V 37 small Photo	#21 38 Super	381	<u> </u>	~ 48
38 11	# 23			
139 " "	#16	1/9	V de.	1/29
HO " "	#/6	1/29	V 1	1/29
4 4 4	# 24	1/29	<b>/</b> '	1/29
1/2 1/	#24 close up.	1/29	V 4	1/29
43 11 11	25 27, 28 + 29	1/29	√ "	1/29
144 "	35	1/29	V 4	1/29

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45,	Small	photo	#26		1/29	√ 6 b		1/29
46	ι,	<u>'</u>	#27		1/29	r '	' /	159
47	74	11	<i>* 28</i>		129	V "	V	129
48	4	"	29	Mose up	129	1	/	1/29
49	٠,	′,	25 - Z	· -	1/29	V '	" <u>V</u>	49
<u>50</u>	<i>(</i>	"/	#30		29	V	"	29
<u>51.</u>	"(	<u>'/</u>	# 31		29	1	" 1	1/29
52	<i>t</i> (	11	# 32_		1/29	/ 1		1/29
53	t(	"/	#33		29	/ /	· /	1/29
54	4		#35		1/29	1	' V	1/39
5.5	4	- '/		Car (Circle of yellow)	129	V '	" 1	29
56	4	"	Car.	Decouse plate # 678 KUY	, 1/2g	<u>                                      </u>	' V	1/29
57	<u> </u>	"	"C"		1/29	Vau	J V	1/29
58	ત	<u> </u>	Close	up of "C"	1/29	/	4 V	1/29
59	٠(		Class	ap of "C"	1/29	<del> </del>	V	1/29
60.	, t		# 36	close up	1/29	1	" /	29
Vel.	<u>.</u>	"	#36	'				1:
16.I	<i>(</i> (	i i	-fro	at of vehicle	1/29	1	" /	1/29
63		١ (	Value	Lecence plate 578 MCN	1/29	<u>/</u> "	1 1	1/29
64	4		i A4	tail light W hole	1/29	1/ 3	+ V	29
65	<u> </u>	- 11	"B" Drivers	s door of vehicle	1/29	1 71	· V	/29
66	· (		"B"	Mose up	1/29	<u> </u>	4 1	1/29

. 4	)	OI DATE	FERE	ED AL	MITT	ED DATE
$\checkmark$	67 Small Photo "F" ly Black well	/29	/	NO	1	1 29
${f J}$	18 " " O" Close up w/circular	1/29	V	11		1/29
	69 "E"					
<b>/</b> ]	70 " Back of rebicle SITMWA	1/29		NO obi	1	29
	2/ " " finger print dust on cadillac			0		
	72 " Side of Vehicle					
	73 " Back of uch License #517 MWA					·
	74 " Back of ueh hicense #878 KVX					
	75 11 Singer prints					
	76 '1 junger prints					
	71 " finger prints					
	78 " " Juges prints					
1	79. " I fragin prints					<u>,                                     </u>
١,	80 gellen onvolope	29	✓	Obj	1	29
1	80 A Fragment	29	<b>'</b>	4		29
1	81 yellow envolage	1/29		"	1	129
1	81 A Casing	29		и	<u>/</u>	29
/						=
V	82 Yellow envelope	1/29	1	ч	1	29
Ą	82 A Casing	29	$\angle$	11	N	1/29
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	O DATE		ED AL	OMITTED	O ATE
83 yellow envelope	1/29		po ohi	110	19
83 A Casing	1/29	~	ι,	1/2	19
84 yellow envelope	1/29	V	1/	レル	, 19
84A Fragment	1/29	V	<i>l</i> j	1/2	29
185 yellow envelope	1/aq	V	4	1/2	/ 29
85 A Projectile	1/29	V	4	1/2	9
86 Brown Bag W/ Plaid shirt	1/29	V	4	1/2	19
87 yellow embre	29	~	1/	1/2	19
87A Casina	1/29	1	11	1/2	29
88 yellow envelope	1/29	V	η	V /3	29
88A & Andrew 2 pièces in Baggie	1/29	V	1/	1/2	29
89 yellow one lope	1/29	1	Ч	1/2	29
1 89 A (dsing + B Cdsing	1/29	~	10	2/2	29
20 yellow sandage.	1/29	V	"	1/2	79
90A I Casings	1/29	V	it	1/2	29
12/ gellow envelope.	1/29	~	4	1/2	29
9/A & pa, Sheel Casings	1/29	V	11	1/2	79
192. yellow browlage.	1/29	V	ч	1/2	9
92 A. Three Fragments	1/29	V	ч	1/2	19
93 yellew envelope	29	<u>/</u>	Ц		<b>19</b>
93A. Casina	½q	7	"	T	29
Exhibit Sheet 5-01/jh	1/29	<u>/</u>	Įl.	1/ /2	29

141	
Sluter	EXHIBITS

#### CASE NO. <u>C/759/4</u>

	<u></u>	OF DATE	FERE	OBJ	DATE DATE
1	94A apended Casin	29	V	ro Ohi	1/59
F	25 nollow envlare w/ contents	29		41	1/29
	A Bloody pair of Socks (Not opened)	1/29		41	1/29
1	The cellow envelope.	1/20	V	ų	1/29
1	96 A shell Cesin	1/29	~	4	1/29
	97 Wellow envelope	1/29		y	1/29
I	1974 Casin	1/29		4	1/29
	98 creelow include	120	~	r(	1/29
1	98A Casing	1/29		Ц	1/29
<b>√</b>	99 yellow envelope.	1/29		1(	1/29
1	99A Casing	1/39			1/29
1	100. gellow envelope	1/39	~		1/29
1	100 A Capin.	1/29	,		1/29
	101 yellow skuleze	1/29	v		1/39
1	101 A Casing	1/29			1/29
	102 yellow anulose W/contents dope				
10		1/29	<b>\</b>	No Ob;	1/29
	163 A Casena	1/29	0	ı,	1/29
	104 Gillow Parelogue.	1/29	V	4	1/29
	104A Casing	1/29		4	1/29
	105 yellow envilore	1/29	1	q	1/29
1	105A CASING	1/29		ΊĮ	1/29
E	Exhibit Sheet 5-01/jh				

<del></del>	OFFERED ADMITTED DATE OBJ DATE
106 yellow envelope	29 V 065 V 29
106A Casing	1/29 1 1/29
107 gellow envelope	1/59 11 1/59
107A Casing	/29 V " /29
108 gelow envelope	1/29 11 /29
108A Casing	1/29 11 1/29
109 yellow envelope	1/39 V 11 V/39
109A Casing	1/29 V " / 1/29
110 yellow envelope	1/29 11 /29
110A hive Round - WIN Luger 9MM.	1/29 / 11 /29
VI Yellow envelope	1/29 1 " 1/39
Julia Casing.	/39 V " V/39
1/2 yellow envelope	1/29 11 1/29
11aA Casing 11aB Tragment	1/29 1 " 1/29
1/13 Yellow envelope	1/29 11 1/29
113A projectile from Car	1/29 V " V /29
114 yelow envlage.	1/29 1 " 1/29
114 A Casing (Marked W/ #36 Marker)	1/29 1 1/29
115 small brow boy + contents	1/29 1 1 /29
116 " " " " "	1/29 1 " / 1/29
J117 " " " " "	29 " /29
118 a 11 11 11	49 1 4 /29

CASE NO. <u>C/759/4</u>

<del></del>	OI DATE	FER	ED AL OBJ	OMITI	ED DATE
119. Small Photo of Man's upper body	30	1	No,	V	30
					1
121, 11 " Body Bão +20	136	/	ij	V	30
122. Clark County Coroner medical gaming desgrams	) 30	\	и	<b>✓</b>	/ 30
123. Small braw Brg. (Biobazard)	30	$\sqrt{}$	11	/	/30
and Contents (Projectiles From Victim's Body)					
124, medun sye brown Bag (Biohazard)		<u>/</u>	NO Obj	1	<u> </u>
and Contents - (Boxer shorts - Cap)			<u> </u>		<u></u>
125. medun sign brown box of Contents	30	/	NO 0bs	/	30
126 (Eroup of Parae abotost-Autores (10)	1/30	/	Ob's	<b>V</b>	30
187 Guilty Plea Agreement-Anthony Cantt	3/1	<u>/</u>	stip	V	7/1
·		_			
		_	_		
			. <u> </u>		
	121. II Body Bag tag  122. Clark County Coroner medical Examina  123. Small braw Brg. (Biohazard)  and Contents (Projectiles from Victim's Body)  124. Medium sye brown Bag. (Biohazard)  and Contents (Boxer Shorts - Cap)  (Biohazard)  125. Medium sye brown bag & Contents	119. 5mall Photo of Man's upper body 30  120: " of Man - Lower body  121: " Body Bag tag 38  122. Clark County Coroner medual gaming 30  123. Small braw Bra (Biohazard) 30  and Contents (Projectiles from Victim's Body)  124. medun sge brewn Bag (Biohazard)  124. medun sge brewn Bag (Biohazard)  125. medun sign brown ban & Contents 30  125. medun sign brown ban & Contents 30  126 (Erono of large photos) - Autossy (10)	119. 5mall Photo of Man's upper body 30 / 120: "I " of Man - Lower body 121. "I " Body Bag tag 36 / 122. Clark County Coroner medical games 30 / 123. Small bran Brg. (Biohazard) 30 / and Contents (Projectifes from Victim's Body) 124. medium size brown Bag. (Biohazard) 124. medium size brown Bag. (Biohazard) 125. medium size brown bran & Contents 30 / 126 (Erono of Jarge, Obotos) Autoris (10) /30 /	199. Small Photo of Man's upper body 30 1005 120. "" of Man - Lower body 121. "" Body Bag tag 36 1" 122. Clark County Coroner medual grammy 30 1" 123. Small braw Brg. (Biohazard) 30 1" 124. medun sge brown Bag. (Biohazard) 50 1" 124. medun sge brown Bag. (Biohazard) 605 125. medun sig. brown Bag. (Biohazard) 605 125. medun sig. brown bag of Contents 30 105 126 Crove of large obotos Autoesy (10) 50 106	19. Small Photo of Man's upper body 30 / obs / 120.  121. " of Man - Lower body 30 / obs / 121.  122. Clark County Coroner medical Examinations 30 / " / 123. Small brand Bra. (Biohazard) 30 / " / 123. Small brand Bra. (Biohazard) 30 / " / 124. median sze breun Bra. (Biohazard) / obj / obj / and Contents (Boxer shorts - Cap)  125. median sze breun Bra. (Biohazard) / obj / obj / 125. median szie breun bra. & Contents (Biohazard) / obj / obj / 126 (Erone of Jarge, Obotost - Autoasy (10) / obj / o

				OF: DATE	FERED A	ADMITTI J I	ED DATE
A.	Large	Plate -	House + Grounds	25	1 obj		1/ 25
β.	Smill	Photo -	Front entrance of Home	35	V als	- /	25
<u>C,</u>	Small	Photo-	Front of House or Apt Bldg W/Au	ths 35	1 200 Oby	<u> </u>	25
D	11	"(	yard scene	29	11		29
E	1(	"	yard scene	1/29	1	V	129 29
F_	((	/(	Blup + trees	29	v "	1/	aq
<u></u>	<i>L</i> (	11	Bldg w/car_	1/19	1		/29
#_		11	Blog + Palue Vehilles	/29	11	1	1/2 9
I	"(		Bly w/stains	129	1	14	1/29
VI_		·/	Blue Car 578 MCN.	1/29	1 "	14	1/29
K	٠(	11	Bldg - Blood trail	1/29	V "	1/	2
h_	· (	1/	Bldy - Car Thees	1/29	11	4	1/29
<u>M.</u>	٥(		Close up-Bldg	/29	11	<u> </u>	1/29
W.	il	- 11	Blood Trail	1/29	V "	V	130
0	<u>'(</u>	11	u u	29	1 1/		1/20
P.	Large	- Posi	Cer - Diagram	29	V Oby	8	1/29
Q (	- 0 pg - 5	MTN	To Dismiss Counsel #15816	292	<del>                                     </del>		<u>.</u>
K.	Lette	er - he	ind writter)			$\downarrow$	
5.	Rights	05 F	Adults Arrested -Case # 01-	4117 6	V 063		31
	<u>-</u>						
		<u> </u>				_	

Court's exhibits

CASE NO. <u>C175914</u>

<del> </del>	DATE	ERED AI	OMITTED DAT
#1 Newspaper Articles #2 CC Coroner's diagram distributed To Juny			
#2 CC Coroner's diagram distributed To Juny			
)			
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		-	_
		_	
		-	
			<del> </del>

CASE NO. <u>C175914</u>

	OF DATE	FERE	D AD	мітт	ED DATE
1. Aerial Photo - (Large Posterboard)	5/2/02	<b>V</b>	(g)	$\sqrt{}$	5/36/07
2. Vrine Scene (Large Diagram)	5/30	1	<i>th</i>	<b>✓</b>	5/30/0
2/A) Crine Scene (Large Diagram)	5/31/2	V	No by	~	5/3/1/2
3. Photo of Scene (morton street)	5/30	$\searrow$	25	V	5/3c/0
4. Photo line up (Gantt)	614/67	/	V	$\checkmark$	61/1/2
5. Photo line up (Marrison)	5/20	✓	865		5/3/0
6. Photo line up (Bennett)	1/20/02	$\checkmark$	100 Th	✓	5/2/
7. Photo line up (Chew) Not Admite	1				
8. Photo line up (Wing)	5/30	V	M	<del></del>	5/2/1
9. Photo line up (Gantt)	56062		Th	1	5/2/02
10. Small Photo	3/31/ <sub>03</sub>	~		/	5b//s
11. Small Photo showing # I R+P 32	1	~		V	
10. Formace				V	
13. Amall " " #3		1		/	
14. Small " " #4 (+3) Cising 9 mm.		V		V	
15. Small " " #5 Fragmont		V	'	<b>✓</b>	
16. Small " #6 shirit, projectile		V		\ <u>\</u>	
17. Small " " # 6 + #7 Blood, Shirt + projection		V		V	
18, Small " " 8, 9+10 #11 on sidewalk		V		V	
19. Small " #8 shell casing 9 mm.	1	V		V	
20. Small " " #9 casing + Sm. Leaguent		\ <u>'</u>		<b>√</b>	
21. Small " " #10 caring 9 mm.	<u>~</u>	V		V	1./

	OF) DATE	FERE	D AE OBJ	тімс	DATE
22. Small Photo showing #11 casing	5/31/02	V	M	\	5/31/
23, Small " placard 5, 7, 10, 11+12		~		V	
24. Small Photo - #12 casing				~	
25. Small Photo				1	
26. Small Photo # 13 sidewalk-Ragment				V	
27. Small Photo # 13 (close up) of FRAGMONT		_	<del></del>	~	
28, Small Photo #			!	V	
29. Small Photo # 14 casing Next to # sign		7		V	
30. Small Photo #15 Casing		$\checkmark$		V	
31. Anall Photo #17		\ <u>\</u>	-	~	
32. Small Photo #18		<b>V</b>		V	
33, Small Photo #19		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1	ľ	
34. Small Photo		V		V	 
35, Small Photo # 20 38 Super casing	-	V		V	
36, Small Photo # 22 38 Super CASING		_	!	V	<u>.</u>
37. Small Photo #21 38 super	1	<u></u>	4	$oxed{}$	~
38. Small Photo #23 Not Admitted			ļ. <u>.</u>	<u> </u>	
39 Anall Photo #16	5/31/	/	₹55 55	V	5/31/02
40. Small Photo #16		/	)	" ~	
41, Small Photo #24		V		V	
42. Small Photo #24 close up		V		V	
43. Small Photo 25, 27, 28 +29	1	/	V	~	1

	O) DATE	FFERI	ED AE OBJ	MITI	DATE
44. Small Photo #25	5/31,	V	me py	V	5/31/ <sub>62</sub>
45, Small Photo #26	11	7	1	V	
46. Anall Phote #27		7		V	
47. Small Photo #38		7		~	
48. Small Photo #29 close up		7		7	
77. Anall Molo 25-29 + 30-32		7		7	
50. Snall Photo #30		7		V	
51. Small Photo #31		V		7	
52. Anall Photo # 32		1		7	
53, Snall Photo #33		/	i	V	
54. Small Photo # 35		<b>V</b>		V	
55. Small Photo reliclo		1	1	V	
56. Small Photo vehicle license plate 678 KG;	Y	/	-	7	
57. Small Photo "C"	l		,	~	
58. Small Photo Close up of "C"		V		7	
59. Small Photo close up o "C"			:	1	
60. Small Photo # 36 chose up	4		<b>✓</b>	V	<b>\</b>
61. Small Photo #36 Not admitted			-		
62. Small Photo front of vahiala	5/31		200	V	5/31
63. Small Photo vehicle license parte 578 MCN		V	}	~	
64. Small Photo "A" tail light w/ Bullet hole	11	~		1	
65. Small Photo "B" Driver's door of vehicle	1	V	1	7	1

	OF DATE	FERE	D AE OBJ	мітт	ED DATE
66. Anall Photo "B" Close up	5/31	1	رح تع	V	5/31
67. Small Photo "F" by Black wall		1		V	
68. Amali Photo "D" close up w/CIRCULAR	V	/	<del>;</del>	<b>/</b>	~\ <u>\</u>
69 Anall Phate "E" Not admitted					
70. Small Photo Back of vehicle, linense glate	5/31 02	/	rby	1	5/31 CD
71. " " fingerprint dust on Blue Cadillac					
70. 11 " side of vehicle					
73. " BACK of vehicle license 517 MWA					
74. 11 " Back of wehicle License \$878KVX					
75. 11 11 Singer prints					
76. 11 11 finger Prints					
77. " finger prints					
78. " Finger Prints					
79. " I finger prints					
80. ipllow envelope	<del>5</del> /31/ <sub>3</sub>	-	257	V	5/31/
SD (A) FRAGMENT	5/3/	<b>V</b>		V	
81. yellow envelope	1	1		V	
81. (A) CASING		1		V	
82. Yellow envelope		1		V	
82. (A) CASINE		V		~	
83. yellow envelope		V		1	
83, (A) CASING	1	7	$\top $	V	1

# States EXHIBITS on Morrison

	OF DATE	FERE	D AD OBJ	MITT	TED DATE
84. yellow envelope	5/3//	1	mo	1	5/31 62
84. (A) Fragment		7	1	V	
8.5. Yellow envelope		1		<b>^</b>	
85 (A) Projectile		✓		V	
86. Septed Brown BAG W/ Plaid shirt		V		>	
87. yellow envelope		$\checkmark$		V	
87, (A) CASING		<b>✓</b>		<b>V</b>	
88. Yellow envelope		V		<b>✓</b>	
88. (A) 2 pieces in Baggie		<b>/</b>		/	
89. vellow envelope		1		<b>√</b>	
89 (A) CASING + (B) CASING		<b>✓</b>	!	V	
90. Yellow envelope		V		<b>V</b>	
90. (A) 2 CASINGS		V		V	
91. Yellow envelope	!	V		<b>√</b>	
91. (A) 2p Shell CASINGS		<b>✓</b>	!	V	
92. Yellow envelope		V	į .	_	
92. (A) 3 FRAGMENTS		V		V	
93. Yellow envelage		1		$\bigvee$	
93. (A) CASING		<b>√</b>		/	
94. Yellow envelope				\   	
94 (A) expended casing	-			V	
,	4		V	V	4

## on Merrison

	OFFERED ADMI DATE OBJ			МІТТ	TED DATE
95 Yellow envelope W/ contents - Sealed	5/3/	<b>V</b>	inc Ebj	<b>V</b>	5/31
95. (A) Blandy pair of socks (Not opened)		✓	1	<b>V</b>	
96. Yellow envelope		<b>/</b>		✓	
96. (A) shell casing		$\checkmark$		1	
97. Yellow envelope		V		V	
97. (A) Casing		<b>V</b>		V	
98, Vellow envelope		<b>√</b>		V	
98 (A) Casing		<b>✓</b>		V	
99. yellow envelope	,	<b>/</b>		V	
99. (A) Casing		/		~	
100. Yellew envelope		<b>√</b>	. !		
100 (A) Caserg		<b>√</b>	· · · · · · · · · · · · · · · · · · ·		
101. Gellow envelope		<b>/</b>		/	ļ 
101 (A) Casing		<b>V</b>	V	V	$\checkmark$
102. Scaled yellow envelope w/ contants		1 . ' 			<i></i>
103. Yellow envelope	5/3/ / <del>00</del>	V	1,00	/	5/3/
103 (A) Casing		V	<u> </u>	\ <u>\</u>	
104. Gellow envelope		$  \checkmark  $		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ļ
104. (A) Casery	_	<b>V</b>		<b>V</b>	
105. Ljellow envelope		<b>V</b>		V	
105, (A) Casing		V		V	<b>\</b>

	OF DATE	FERE	D AE	MIT	TED DATE
106. Yellow enneløge	5/3/	/	My	77	5/31, 102
106 (A) Casing		V		V	
107. Yellow envelope		\		V	
107. (A) Casing		V		V	
108. Vellow envelope		<b>\</b>		1	
108. (A) Casing		V		V	
109. Yellew envelage		~		V	
109 (A) Casing		/		V	
110. Hellow envelope		/		<b>/</b>	
110, (A) Live round - WIN Luger 9 mm.		<b>✓</b>		~	
111. Yellow envelope	i '	_		V	
III. (A) Casing		/			
112. yellow envelope		/		~	
112 (A) Casing		V		/	
113. Mellew envelope		1		/	
113 (A) Projectile from GAR		V		V	
114. vellew envelope		<b>V</b>		V	
114. (A) Casing (marked w/ #36 narker)		<b>V</b>		V	
115. Small brown brag + Cirtaits - sealed		V		V	
116 " " " " - sealed		V		V	
117. " " 11 " - sealed		<b>V</b>		V	
118. 11 11 11 11 - sealed	1	V	$\downarrow$	<b>V</b>	1

DATE /*≥*0. 121.

Deft's EXHIBITS

CASE NO. <u>C/759/4</u>

		FFER	ED A	DMIT	
	DATE		OBJ OrO		DATE 5/3/
A. Photo - 3 vehicles at apt building	5/30	1	70	V	1/1/02
B. Photo - 4 vehicles at apt. building	ч	/	tı	1	ų
A. Photo - 3 vehicles at apt building  B. Photo - 4 vehicles at apt. building  C. Photo - (same as State's #3)	6/6	/	11	~	6/6
D. Photo	5/31/	/	no	1	5/3/31
F. Photo	5/3/	<b>V</b>	~	V	5/3/
F. Pheto	5/3/	/	1	1	5/3/10
	6/5	/	8/1	1	6/5/
G. Photo - apartment Building H. Photo - apartment Building	65	\ \	24	✓	61 615/
I. Photo	6/5/	<b>√</b>	1867	V	6/5/
<u> </u>	1000				12
					-
		-			

CASE NO. (175914

	DATE	FERED A	DMITT	ED DATE
1- Motion for new trial filed 2-11-02				
, ·				
		<u> </u>		
·				
			<u> </u>	

#### **Certification of Copy**

State of Nevada	٦	CC.
County of Clark	}	SS:

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DESIGNATION OF RECORD ON APPEAL; DISTRICT COURT DOCKET ENTRIES; FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER; NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST

STATE OF NEVADA,

Plaintiff(s),

VS.

LAILONI D. MORRISON,

Defendant(s).

now on file and of record in this office.

Case No: 01C175914-2

Dept No: XII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 14 day of June 2016.

Steven D. Grierson, Clerk of the Court

Chaunte Pleasant, Deputy Clerk