AFFIDAVII	OF DAN M.	WINDER, ESQ.
		TO WITHDRAW

<i>3</i> -	IN SUPPORT OF MOTION TO WITHDRAW
2	STATE OF NEVADA)
3	COUNTY OF CLARK) ss.
4	DAN M. WINDER, ESQ., first being duly sworn, deposes and says under penalty of perjury
5	under the laws of the State of Nevada the following:
6	I am the attorney of record for CEDRIC JACKSON, in the case of STATE OF NEVADA
7	v. JACKSON, C., that counsel's Nevada Bar Number is 001569.
8	2. That I am duly admitted to practice law in the State of Nevada. I am fully
9	knowledgeable with respect to all of the matters hereinafter averred and am competent to testify to
10	each one of them, if called upon to do so.
11	3. That Defendant has failed to maintain communication and contact with counsel.
12	4. That the Defendant has not responded to correspondence, has failed to fulfill
13	obligations to counsel and has been given reasonable warning that counsel will withdraw if
14	obligations are not met.
15	5. That the attorney/client relationship has deteriorate to the point that Affiant can no
16	longer effectively represent the Defendant in this matter.
17	6. That the withdrawal of counsel will not adversely affect the client's interest.
18	7. The Plaintiff's last known address is:
19	Cedric Jackson, 3449 N. Algiers Dr., Apt 1188, Las Vegas, Nv. 89115
20	8. That as a result of the aforementioned facts, DAN M. WINDER, ESQ., and the
21	LAW OFFICE OF DAN M. WINDER, P.C., now desires for the Court to issue an Order allowing
22	counsel to withdraw as attorney of record in this matter in accordance with SCR 46 and 166(2).
23	FURTHER, your Affiant sayeth naught.
24	Dated this 2 day of 60, 2010.
25	DAN M. WINDER, ESQ.
26	SUBSCRIBED and SWORN to before me this hadayof 2010, 2010.
27	The last the
28	NOTARY PUBLIC in and for said County and State
	Notary Public - State of Nevada E County of Chark LELA K. PERKINS My Appointment Expires No: 05-101614-1 September 1, 2013

FILED

100285339-1 EXPT Ex Parte 1198770

EXPR

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DAN M. WINDER, ESO. Nevada Bar No. 1569

LAW OFFICE OF DAN WINDER

3507 W. Charleston Blvd.

Las Vegas, NV 89102 (702) 474-0523

winderdanatty@aol.com

PATRICIA A. PALM, ESQ.

Nevada Bar No. 6009

PALM LAW FIRM, LTD.

1212 S. Casino Center Blvd.

Las Vegas, NV 89104

(702) 386-9113

Patricia.palmlaw@gmail.com Attorneys for Cedric Jackson

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26 RECEIVED

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff

VS.

CEDRIC JACKSON, Id. No. 1581340,

Defendant.

CASE NO. C265339A DEPT. NO. X

EX PARTE APPLICATION AND ORDER TO TRANSPORT

COMES NOW, DEFENDANT CEDRIC JACKSON, by and through his attorneys, DAN M. WINDER, and PATRICIA A. PALM, and hereby requests this Court Order the Defendant be transported from the Clark County Detention Center to Dr. Kinsora's Office for Neuropsychological Examination on a date and time to be determined between Dr. Kinsora's Office and Clark County Detention Center staff. Said appointment is expected to last for approximately eight (8) hours.

Counsel for Defendant avers that all of the Detention Center rules, regulations and protocol will be followed in regards to the number of transport officers and the presence of the officers directly outside the secured room used for neuropsychological evaluation. The secured

1

room will be inspected and approved by corrections officers. The officers shall approve and follow their protocol of securing the inmate at all times both during transportation and during the examination itself to ensure the safety of civilians present at the office during the time of the appointment.

DATED this 2 day of January, 2011.

DAN M. WINDER

y_____*Y_/*// _____DAN M_

Nevada Bar No. 1569 3507 W. Charleston Blvd. Las Vegas, NV 89102

(702) 474-0523

ORDER TO TRANSPORT

TO: Clark County Detention Center Fax: 671-3763

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This matter having come on by Ex Parte Application, the matter having been fully reviewed, and good cause appearing therefore,

IT IS HEREBY ORDERED that the Clark County Detention Center transport Cedric Jackson, ID No. 1581340 to the office of Dr. Kinsora Office at 716 S. Sixth Street, Las Vegas, NV 89101, for the purpose of Neuropsychological Evaluation on a date and time to be determined between Dr. Kinsora's Office and Clark County Detention Center Staff, which appointment is expected to take approximately eight (8) hours.

IT IS FURTHER ORDERED that all of the Detention Center rules, regulations and protocol are to be followed in regards to the number of transport officers and the presence of the officers directly outside the secured room used for neuropsychological evaluation. The secured room will be inspected and approved by corrections officers. The officers shall approve and follow their protocol of securing the inmate at all times both during transportation and during the examination itself to ensure the safety of civilians present at the office during the time of the appointment.

Submitted By

Dan M. Winder, Esq.

Attorney for Defendant

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FILED DISTRICT COURT l MAR 8 3 34 PM 11 CLARK COUNTY, NEVADA 2 3 THE STATE OF NEVADA, 4 5 Plaintiff, CASE NO. C-10-265339-1 6 vs. DEPT. 10 7 CEDRIC L. JACKSON, 8 9 Defendant. 10C265339 - 1 10 TRANS Transcript of Proceedings 1277748 11 TRANSCRIPT OF PROCEEDINGS 12 13 BEFORE THE HONORABLE JESSIE WALSH 14 DISTRICT JUDGE 15 Taken on January 10, 2011 16 **17** APPEARANCES: For the State: 18 NELL CHRISTENSEN, ESQ. Deputy District Attorney 19 CLERK OF THE COURT SONIA JIMENEZ, ESQ. 20 Deputy District Attorney **PECEIVED** 21 22 For the Defendant: DAN WINDER, ESQ. PATRICIA PALM, ESQ. 23 24 25 Recorded by Victoria W. Boyd, Court Recorder/Transcriber

LAS VEGAS, NEVADA, MONDAY, JANUARY 10, 2011 8:52 A.M. 2 THE COURT: Page 5, please. We'll call it up. 3 THE CLERK: Case No. C265339, State of Nevada 4 5 v. Cedric Jackson. 6 MR. WINDER: Good morning, Your Honor. 7 Winder and Trish Palm on behalf of Cedric Jackson. MS. CHRISTENSEN: And Nell Christensen and 8 9 Sonia Jimenez on behalf of the State. 10 THE COURT: Thank you. And the record should 11 also reflect that the defendant is present in 12 custody with counsel. 13 MR. WINDER: Yes, Your Honor. 14 Your Honor, I think today was set as a status 15 check to confirm I was appointed and Ms. Palm has 16 been appointed to share with me this particular 17 case. 18 THE COURT: Ms. Palm, I didn't recognize you. 19 You did something different with your hair. Very 20 nice. 21 MS. PALM: Thank you. 22 THE COURT: So you're both going to be on this 23 case, is that right? 24 MR. WINDER: That's correct. It's a capital 25 case, Your Honor.

THE COURT: That will be the order.

MR. WINDER: Thank you, Your Honor.

THE COURT: What do we need to do next?

MR. WINDER: Your Honor, we're actually going through -- we've talked with the State about some additional discovery. We're attempting to get a litigation specialist. I think we should keep the trial date as of now. But there is a possibility depending on the litigation specialist's schedule that it may have to be moved. But right now we're on track for trial.

THE COURT: You know, Mr. Winder, I think that that trial date may have to be moved. The reason being, I think May is a civil trial stack. Well, those five weeks sort of overlap so I'm not really sure exactly where May the 2nd falls, whether it's in a civil stack or a criminal stack. But would you mind confirming with my JEA so that we can make certain we have a firm date if we need one.

MR. WINDER: And to be quite honest, Your Honor, I would be surprised if that date if we would have everything ready for the defense by the May date.

THE COURT: I understand.

MS. JIMENEZ: And, Judge, we did check with

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your clerk this morning, and I believe it is your criminal stack but I understand that Mr. Winder may 2 have some other issues that come up, and there is a 3 codefendant so we'll be in contact with them if it 4 looks like we aren't ready to go forward we'll 5 either put it on -- the defense will file a motion 6 or we'll set -- put it on by status check and let 7 the Court know ahead of time. 8 MR. WINDER: We'll do that in adequate time. 9 THE COURT: I would appreciate that. 10 11 you, Counsel. 12 MS. JIMENEZ: Thank you. 13 MR. WINDER: Thank you. 14 15 (Proceedings concluded at 8:54 a.m.) 16 17 ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video recording in the above entitled 18 19 case to the best of my ability. 20 21 <u>3-8-11</u> trui W. Bayl 22 VICTORIA W. BOYD, Recorder/Transcriber 23 24

200

Electronically Filed 04/07/2011 08:14:30 AM

1	NOTC	Stunk Comm
2	DAVID ROGER Clark County District Attorney	CLERK OF THE COURT
3	Nevada Bar #002781 NELL CHRISTENSEN	
4	Chief Deputy District Attorney Nevada Bar #008822	
5	200 Lewis Avemie Las Vegas, Nevada 89155-2212 (702) 671-2500	
6	(702) 671-2500 Attorney for Plaintiff	
7		T COURT
8	CLARK COUP	NTY, NEVADA
9	THE STATE OF NEVADA,	
10	Plaintiff,	CASE NO: 10C265339-1
11	-VS-	DEPT NO: X
12	CEDRIC L. JACKSON, #1581340	
13	PRENTICE L. COLEMAN, #1660312	
14	Defendant.	
15		PERT WITNESSES [4.234(2)]
16		(-/]
17	TO: CEDRIC L. JACKSON, Defend	lant; and
18	TO: P. PALM, Counsel of Record:	
19	TO: D. WINDER, ESQ., Counsel of	Record:
20	TO: PRENTICE L. COLEMAN, De:	fendant; and
21	TO; S. BINDRUP, SPECIAL PUBL	IC DEFENDER. Counsel of Record:
22	YOU, AND EACH OF YOU, WILL I	PLEASE TAKE NOTICE that the STATE OF
23	NEVADA intends to call the following witnes	sses in its case in chief:
24	1. STONE, Randall, P #2887, Forensic	Scientist II, LVMPD, or Designee:
25	He is an expert in the area of firear	m/toolmark analysis, Gun ID, ballistics, burn
26	stippling and muzzle flash and and will give	e opinions related thereto. He is expected to
27	testify regarding evidence collected from the o	crime scene.
28	///	

The substance of each expert witness' testimony and a copy of all reports made by or at the direction of the expert witness has been provided in discovery. A copy of each expert witness' curriculum vitae, if available, is attached hereto. Nevada Bar #002781 CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that service of the above and foregoing, was made this 7th day of April, 2011, by facsimile transmission to: P. PALM, ESQ., @ 386-9114 D. WINDER, ESQ. @474-0631 S. BINDRUP, SPECIAL PD @ 455-6273 BY: /s/ D. Jason Employee of the District Attorney's Office

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: 11-13-07

Name: Randall D. Stone P#;	2887	CI	assification: _	Forensic Scientist II			-
Current Discipline of Assignment: <u>Firearm</u>	ns/Toolma	rks					
EXPERIEN	ICE IN TH	E FO	LLOWING DI	SCIPLINE(S)			
Controlled Substances		Х	Blood Alcoh	ol			Х
Toolmarks		X	Breath Alco	hol			Х
Trace Evidence			Arson Analy	rsis			Χ
Toxicology		Х	Firearms				Х
Latent Prints Serology			Crime Scen	e Investigations			
			Clandestine	Laboratory Response	e Team		Х
Document Examination			DNA Analys	is			
Quality Assurance			Technical S	upport /			
		DUC	ATION				0.000.000.000
Institution	Dat	es A	ttended	Major		Degr Compl	
Metropolitan State College	8/79 - 5/	/84		Criminalistics		BS	
ADI	DITIONAL	TRA	INING / SEMI	NARS			
Course / Seminar			Lo	ocation	1	Dates	
Internship - Aurora Police Dept. Forensic La	b	Au	Aurora, CO		1/84 - 5/84		
Forensic Chemist Seminar		McLean, VA		12/85			
Instrumental Analysis of Explosives		FBI Academy		9/86			
Fundamentals of GC/MS		Portland, OR 10		10/88			
Macro Programming		Paramus, NJ 10/88		10/88			
59970C Operator Training		Paramus, NJ 9/88					
Chromatographic Methods in Forensic Scien	nce	FB	I Academy		7/89		
Clandestine Laboratory Investigation/Safety Certification Program		Las	s Vegas		2/90		
Abuscreen "On Trak" Workshop		Las	s Vegas		8/90		

ADDITIONAL TRAINING / SEMINARS				
Course / Seminar	Location	Dates		
Computer Basics, MS-DOS	In-service training LVMPD	10/90		
Laboratory Aspects of Forensic Urine Drug Testing	Salt Lake City, UT	3 <i>/</i> 92		
Clandestine Laboratory Safety Recertification Program	Salt Lake City, UT	9/92		
Clandestine Laboratory Investigators Association 5th Annual Training Seminar	Salt Lake City, UT	9/92		
Clandestine Laboratory Investigators Association 6th Annual Training Seminar	Las Vegas, NV	9/93		
Clandestine Laboratory Safety Recertification Program	Las Vegas, NV	9/93		
Hazmat Awareness Level I	In-service training LVMPD	1/94		
Hazardous Materials Awareness Level I	Las Vegas, NV	1/94		
Forensic Toxicology Course - Armed Forces Institute of Pathology	Washington, D.C.	4/94		
Soft Conference on Drug Testing in Hair	Tampa, FL	10/94		
Drug Recognition, Detection, and Evaluation	In-service training LVMPD	3/95		
Clandestine Laboratory Recertification	In-service training LVMPD	3/95		
Drugs That Impair Driving	In-service training LVMPD	4/95		
Forensic Toxicology - Pharmacology	Orange County, CA	8/95		
Clandestine Laboratory Investigating Chemists	Steamboat Springs, CO	9/95		
Soft Fall Meeting	Denver, CO	10/96		
Clandestine Laboratory Safety Recertification Program	San Diego, CA	9/97		
CAT/NWAFS/SWAFS/SAT Meeting	Las Vegas, NV	11/97		
International Association for Chemical Testing (IACT)	Las Vegas, NV	4/98		
Intoxilyzer 5000 - Breath Alcohol Analysis Instrument Operation, Maintenance, & Repair	Owensboro, KY	6/98		
NV State Division for the International Association for Identification Conference	Las Vegas, NV	4/99		
The Robert F. Borkenstein Course on Alcohol, Drugs and Highway Safety: Testing, Research and Litigation	Bloomington, IN	8/99		

Course / Seminar	Location	Dates
Intoxilyzer 5000 Users Group Meeting	Harrisburg, PA	8/99
California Association of Toxicologists Alcohol Workshop and Quarterly Meeting	Berkeley, CA	8/00
Intoxilyzer 5000 Users Group Meeting	Breckenridge, CO	8/00
Intoxilyzer 5000EN Breath Alcohol Analysis - Operation, Maintenance and Repair	Owensboro, KY	5/01
Intoxilyzer 5000 Users Group Meeting	Washington, DC	8/01
Digital Imaging Workshop	Las Vegas, NV	9/01
Clandestine Laboratory Safety Re-certification	Las Vegas, NV	11/01
Clandestine Laboratory Safety Re-Certification	Las Vegas, NV	7/03
Intoxilyzer 5000 User's Group Meeting	Overland Park, KS	8/03
Perkin-Elmer HS100 Training	Las Vegas, NV	1/04
Audio / Video Enhanced Terrorism Training	Las Vegas, NV	1/04
Radiological WMD Training	Las Vegas, NV	2/04
Biological/Chemical Sample Collection	Las Vegas, NV	4/04
Forensic Toxicology - Clark County Bar Association	Las Vegas, NV	4/04
Symposium on Blood and Breath Alcohol Test Program Management and Administration	Bloomington, IN	10/04
Colt 1911 Armorers School	Las Vegas, NV	8 <i>f</i> 05
Colt AR-15 / M16 Armorers School	Las Vegas, NV	8 <i>1</i> 05
Southern CA Firearms Study Group	San Bernardino, CA	10/05
Firearms & Toolmarks Introduction II - CA Department of Justice	Sacramento, CA	1/06
ATF National Firearms Academy	Ammendale, MD	10/05-9/06
Remington Factory Tour	Lonoke, AK	2/06
Ruger Factory Tour	Newport, NH	3/06
Sigarms Factory Tour	Exeter, NH	3/06
Marlin Factory Tour	North Haven, CT	3/06
Mossberg Factory Tour	North Haven, CT	3/06
Springfield Factory Tour	Springfield, MA	3/06

Course / Seminar	Location		Dates
Smith & Wesson Factory Tour	Springfield, MA	3/06	
Savage Factory Tour	Westfield, MA	3/06	
Drill Master Factory Tour	Milford, C⊤	5/06	
Wilson Arms Factory Tour	Branford, CT	5/06	
H&R Factory Tour	Gardner, MA	5/06	
Kahr Factory Tour	Gardner, MA	5/06	
Charter Arms Factory Tour	Shelton, CT	5/06	
Connecticut Shotgun Factory Tour	New Britain, CT	5/06	
Lyman Factory Tour	Middletown, CT	5/06	
U.S. Firearms Factory Tour	Hartford, CT	5/06	
Colt Factory Tour	West Hartford, CT	5/06	
Long Mountain Outfitters LLC-M16 Class Certified	Henderson, NV	10/06	
Long Mountain Outfitters LLC-AK47 Factory Certified	Henderson, NV	10/06	
NIBIN/IBIS Data Acquisition	Largo, FL	12/06	
AFTE Training Seminar	San Francisco, CA	05/07	
Innov-X Operators Training	Las Vegas, NV	08/07	
Long Mountain Outfitters LLC-Suppressor History, Technology, & Testing Class	Henderson, NV	09/21/07	
2 nd Tri-Division Educational Conference / IA1 / NWAFS	Salt Lake City, UT 11/07		
North American Arms Factory Tour	Provo, UT	11/07	
Barnes Bullets Factory Tour	American Fork, UT	11/07	
COURTR	OOM EXPERIENCE		
Court	Discipline		Number of Times
North Las Vegas Municipal Court	Blood Alcohol >		≻ 10
Las Vegas Municipal Court	Blood Alcohol >- !		> 50
Las Vegas Municipal Court	Breath Alcohol 45		45
Clark County Justice Court	Blood Alcohol/Toxicology/Controlled > Substances/Clandestine Lab		> 110
Clark County District Court	Blood Alcohol/Toxicology/Controlled Substances/Clandestine Lab/Firearms		÷ 26

Breath Blood Alcoho Breath Blood Substa	Alcohol/Toxicology/Controlled Substances Alcohol Alcohol/Breath ol/Toxicology/Controlled Substances Alcohol Alcohol/Toxicology/Controlled	Number of Times > 11 22 > 16 7 > 11
Breath Blood Alcoho Breath Blood Substa	Alcohol Alcohol/Breath DI/Toxicology/Controlled Substances Alcohol Alcohol/Toxicology/Controlled	22 > 16
Blood Alcoho Breath Blood Substa	Alcohol/Breath bl/Toxicology/Controlled Substances Alcohol Alcohol/Toxicology/Controlled	> 16 7
Alcoho Breath Blood Substa	ol/Toxicology/Controlled Substances Alcohol Alcohol/Toxicology/Controlled	7
Blood Substa	Alcohol/Toxicalogy/Controlled	
Substa		> 11
Breath	ances/Clandestine Labs	
W1 (C (A))	Alcohol/Blood Alcohol	7
Breath	Alcohof	19
Breath Alcohol/Blood Alcohol		5
esquite Municipal Court Breath Alcohol		9
LOYMEN	T HISTORY	
	Job Title	Date
	Sorter/Loader	8/81 - 10/84
	Forensic Scientist I/II	11/84 - present
SSIONAL	AFFILIATIONS	
nization		Date(s)
		1985 - present
ociation		1995 - 2006
		2006 - present
	Breath Breath Breath PLOYMEN SSIONAL sization	Breath Alcohol Breath Alcohol Breath Alcohol Breath Alcohol PLOYMENT HISTORY Job Title Sorter/Loader Forensic Scientist I/II SSIONAL AFFILIATIONS vization

PUBLICATIONS / PRESENTATIONS:
05/07 Hammer Forging of Rifle Barrels - Individuality of Barrels Forged from a Single Mandrel/2007 AFTE Training Seminar-San Francisco, CA
OTHER QUALIFICATIONS:
None

[Forensic Rev. 1, 6/01]

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1	NOTC	
2	DAVID ROGER Clark County District Attorney	
3	Nevada Bar #002781 NELL CHRISTENSEN	
4	Chief Deputy District Attorney Nevada Bar #008822	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	
6	(702) 671-2500 Attorney for Plaintiff	
7	DIS	TRICT COURT
8	CLARK (COUNTY, NEVADA
9	THE STATE OF NEVADA,)
10	Plaintiff,	CASE NO: 10C265339-2
11	-vs-	DEPT NO: X
12	CEDRIC L. JACKSON, #1581340	}
13	PRENTICE L. COLEMAN, #1660312	}
14	Defendant.	
15	NOTICE OF [NI	EXPERT WITNESSES RS 174.234(2)]
16	-	· · · •
17	TO: CEDRIC L. JACKSON, D	efendant; and
18	TO: P. PALM, Counsel of Reco	rd:
19	TO: D. WINDER, ESQ., Couns	el of Record:
20	TO: PRENTICE L. COLEMAN	l, Defendant; and
21	TO; S. BINDRUP, SPECIAL P	UBLIC DEFENDER. Counsel of Record:

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1	NOTC								
2	DAVID ROGER								
3	Clark County District Attorney Nevada Bar #002781 NELL CHRISTONICEN								
4	NELL CHRISTENSEN Chief Deputy District Attorney Nevada Bar #008822								
5	200 Lewis Avenue								
6	Las Vegas, Nevada 89155-2212 (702) 671-2500								
7	Attorney for Plaintiff								
8	DISTRICT COURT CLARK COUNTY, NEVADA								
9	THE STATE OF NEVADA.								
10	11112 517(1)	Plaintiff,	. }	CASE NO.	10/22/2201				
	****	rianni,	}	CASE NO:					
11	-VS-	TACTZOCAL SIEGIO 40	}	DEPT NO:	X				
12	CEDRIC L. JACKSON, #1581340 PRENTICE L. COLEMAN, #1660312								
13		Defendant.	}						
14		NOTICE OF 1	 EXPER	RT WITNESSES					
15	[NRS 174.234(2)]								
16									
17	TO: CEDRIC L. JACKSON, Defendant; and								
18	TO: P. PALM, Counsel of Record:								
19	TO: D. WINDER, ESQ., Counsel of Record:								
20	TO: PRENTICE L. COLEMAN, Defendant; and								
21	TO; S. BINDRUP, SPECIAL PUBLIC DEFENDER. Counsel of Record:								
-									

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	************ *** TX REPORT *********	***	
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1 2 3 4 5 6 7 8	NOTC DAVID ROGER Clark County District Attorney Nevada Bar #002781 NELL CHRISTENSEN Chief Deputy District Attorney Nevada Bar #008822 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA							
9	THE STATE OF NEVADA.							
		0.00000						
10	Plaintiff,	CASE NO: 10C265339-1						
11	-vs-	DEPT NO: X						
12	CEDRIC L. JACKSON, #1581340 PRENTICE L. COLEMAN, #1660312							
13	Defendant.	! :						
14	NOTICE OF EXPERT WITNESSES							
15	[NRS 174.234(2)]							
16								
17	TO: CEDRIC L. JACKSON, Defendant; and							
18	TO: P. PALM, Counsel of Record:							
19	TO: D. WINDER, ESQ., Counsel of Record:							
20	TO: PRENTICE L. COLEMAN, Defendant; and							
21	TO; S. BINDRUP, SPECIAL PUBLIC DEFENDER. Counsel of Record:							
Į.		ļ						



DISTRICT COURT

CLARK COUNTY, NEVADA

Electronically Filed 06/30/2011 02:08:29 PM

Alm & Lemm

CLERK OF THE COURT

THE STATE OF NEVA	λDA,)	CASE NO.	C265339
	VS.	Plaintiff,	\	DEPT NO.	XX
CEDRIC JACKSON, #1581340			}		
		Defendant.	}		

SUBPOENA

□ Regular ☑ Duces Tecum

THE STATE OF NEVADA SENDS GREETINGS TO:

BARBARA TELLES
CUSTODIAN OF RECORDS
NORTH LAS VEGAS POLICE / DETENTION SERVICES
1301 E. LAKE MEAD BLVD.
NORTH LAS VEGAS, NV 89030
(702) 649-2116

YOU ARE HEREBY DEMANDED, that all and singular business and excuses set aside, you furnish to Dan M. Winder,

Attorney at Law, 3507 W. Charleston Blvd., Las Vegas, NV 89102, by July 15, 2011, the following items:

* * *PRIOR JAIL RECORDS SHOWING BOOKINGS, MEDICAL AND PSYCHIATRIC CARE, DISCIPLINARY
MATTERS, VISITATION LOGS AND KITES, FOR CEDRIC JACKSON, ID NO. 1581340* * *

If you fail to comply you may be deemed guilty of Contempt of Court and liable to pay all losses and damages caused by your failure to appear and in addition forfeit Five Hundred Dollars (\$500,00)

DATED this 29 of 160 , 2011.

DAN M. WINDER, ESQ State Bar No. 1569 (702) 474-0523

Court-Appointed Attorney for Defendant Cedric Jackson

AFFIDAVIT OF SERVICE
being duly sworn says: That at all time herein Affiant was over 18 years of age, not a
part to or interested in the proceeding in which this Affidavit is made. That Affiant received the subpoena on the day of
2011, and served the same on the day of 2011 by delivering a copy to the witness

at: 1301 E. LAKE MEAD BUAD.

Signature of Affiage

PLEASE CONTACT INVESTIGATOR, DENNIS REEFER at 702-497-8520 WHEN READY FOR PICKUP.

ORIGINAL



1 001 FILED PALM LAW FIRM, LTD. PATRICIA PALM, ESQ. 2 PATRICIA PALM, ESQ.
Nevada Bar No. 6009
1212 S. Casino Center Blvd.
Las Vegas, NV 89104
Phone: (702) 386-9113
Fax: (702) 386-9114
Email: Patricia.palmlaw@gmail.com
LAW OFFICE OF DAN M. WINDER, P.C.
DAN M. WINDER, ESQ.
3507 W. Charleston Blvd.
Las Vegas, NV 89102
Phone: (702) 474-0523
Fax: (702) 474-0631
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Attorneys for Cedric Jackson JAN 18 9 40 AH 12 3 9 DISTRICT COURT CLARK COUNTY, NEVADA 10 11 STATE OF NEVADA. 12 Plaintiff, 13 CASE NO: 10-C-265339-1 10-C-265339-2 ٧. 14 CEDRIC L. JACKSON, AND PRENTICE L. COLEMAN, DEPT. NO: X 15 DATE: 16 Defendants. 17 TIME: 18 NOTICE OF MOTION AND MOTION BY DEFENDANT JACKSON TO SEVER TRIAL OF DEFENDANTS 19 20 CLARK COUNTY DISTRICT ATTORNEY, Attorney for TO: 21 the Plaintiff, STATE OF NEVADA; 22 CLARK COUNTY SPECIAL PUBLIC DEFENDER, Attorney for 23 Prentice Coleman. 24 25 YOU WILL PLEASE TAKE NOTICE that the undersigned will bring the 26 attached Motion by Defendant Jackson to Sever the Trial of Defendants on for 27 /// RECEIVED **100266339**-1 28 MOT Motion JAN 1 8 2011

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CLERK OF THE COURT

hearing before the above-entitled court on the 30day of 177 1 2 at the hour of OO a.m. or as soon thereafter as counsel may be heard. 3 DATED this 18th day of January, 2012. PATRICIA A. PALM, ESQ. 6 DAN M. WINDER, ESQ. Attorneys for Cedric L. Jackson 8 9 10 MOTION BY DEFENDANT JACKSON TO SEVER TRIAL OF 11 DEFENDANTS 12 Comes now Defendant CEDRIC L. JACKSON, by and through his 1.3 attorneys, PATRICIA A. PALM, ESQ., and DAN M. WINDER, ESQ., and 14 hereby moves this Honorable Court for an Order Granting Severance of the 15 trial of Defendant Cedric Jackson from the trial of Co-defendant Prentice 16 Coleman. 17 This Motion is made and based upon the attached Memorandum of 18 Points and Authorities, together with all the pleadings and papers on file 19 20 herein, and any testimony or argument during the course of proceedings in 21 this case as severance issues are raised and this Motion is renewed. 22 DATED this 18th day of January, 2012. 23 24 PATRICIA A. PALM, ESQ. 25 DAN M. WINDER, ESQ. Attorneys for Cedric L. Jackson

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MEMORANDUM OF POINTS AND AUTHORITIES STATEMENT OF THE CASE

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On or about February 10, 2010, the State filed its Complaint charging Cedric Jackson (Jackson) in Case No. 10FN0329X with murder with use of a deadly weapon, battery with use of a deadly weapon causing substantial bodily harm, 3 counts of attempt murder with use of a deadly weapon, 2 counts assault with a deadly weapon, and one count conspiracy to commit murder. Pursuant to the State's Motion, the case against Jackson was joined with the related case against Prentice Coleman (Coleman) for preliminary hearing which was set for May 12, 2010. The preliminary hearing was continued to June 11, 2010, when the co-defendants unconditionally waived their rights to preliminary hearing and were bound over to District Court. The State was permitted to amend the Complaint to allege additional counts related to the discharge of a firearm at and from a vehicle. On June 24, 2010, Jackson and Coleman were arraigned, entered pleas of Not Guilty, and waived their 60-day statutory speedy trial rights. On June 16, 2010, the State filed its Information charging Jackson and Coleman by Information as follows:

- Count 1: Murder with Use of a Deadly Weapon (related to the killing of Jamario Macklin)
- Count 2: Attempt Murder with Use of a Deadly Weapon (naming alleged victim Marcus Albert);
- Count 3: Battery with Use of a Deadly Weapon Resulting in Substantial Bodily Harm (again naming alleged victim Marcus Albert);
- Count 4: Attempt Murder with Use of a Deadly Weapon (naming alleged victim Carlos Bass);
- Count 5: Assault with a Deadly Weapon (again naming alleged victim Carlos Bass);

1 Count 6: Attempt Murder with Use of a Deadly Weapon (naming alleged 2 victim Devin Bass); 3 Count 7: Assault with a Deadly Weapon (again naming alleged victim Devin 4 Bass); 5 Count 8: Conspiracy to Commit Murder (incorporating allegations in counts 1-6 7): 7 Count 9: Discharging a Firearm at or into an occupied vehicle occupied by 8 Devin and Carlos Bass; Count 10: Discharging a Firearm from out of a Motor Vehicle. 10 On July 7, 2010, the District Court set trial for both defendants for May 2, 11 2011. 12 On July 9, 2010, the State filed its Notices of Intent to Seek the Death Penalty 13 against each Defendant. The Notice filed in Jackson's case alleges the following 14 aggravating circumstances: 15 1. The murder was committed by a person under sentence of imprisonment 16 (NRS 200.033(1) (relying on Jackson's conviction in a federal case wherein he and co-17 defendant Coleman were each convicted in the same case for aiding and abetting and 18 interference with commerce by armed robbery). Jackson is alleged to have been on 19 parole when the instant alleged capital offense was committed. 20 The murder was committed by a person who has been convicted of a felony 21 involving use or threat of violence (NRS 200.033(2)(b) (relying on the same above 22 mentioned federal conviction). 23 3-8. The murder was committed by a person who has been convicted of a 24 felony involving use or threat of violence (NRS 200.033(2)(b) (relying on the sought 25

after convictions in the instant case, based on Counts II through VII of the

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Information).

9. The murder was committed by a person who knowingly created a great risk of death to more than one person (NRS 200.033(3) (relying on an alleged risk of death to Jamario Macklin, Marcus Albert, Carlos Bass, Devin Bass, Juanetta Washington, and Laquitta Langstaff as well as unnamed residents in homes nearby where the incident in question occurred).

On November 22, 2010, Attorney Dan Winder confirmed as court-appointed counsel to Jackson, and on January 10, 2011, Attorney Patricia Palm confirmed as court-appointed co-counsel for Jackson. On March 30, 2011, the Court granted the Defenses' oral request to continue the matter, and trial was reset for June 25, 2012.

FACTS

As there was no preliminary hearing or grand jury proceeding whereby facts were set forth through evidence and testimony was transcribed, the following statement of facts relies on police reports and other items of discovery provided by the State. This recitation of facts in no way concedes the veracity, reliability or admissibility of the State's evidence discussed herein.

The State's evidence indicates that on January 31, 2010, shortly after midnight, Jackson arrived at the Aruba Nightclub in Las Vegas. His girlfriend, Nicole Davis, arrived separately shortly thereafter. While there, the couple met with Co-defendant Prentice Coleman. After some hours, they met with Jamario Macklin. A verbal altercation ensued and Macklin threw a glass at Jackson and Coleman. A physical altercation began, and Macklin's friends joined in. Aruba Club's bouncers threw these parties out of the club. Outside, the parties agreed to meet at another location to fight.

Shortly afterward, the fight continued at Marcus Albert's house. Albert was an associate of Macklin. Jackson and Macklin met to engage in a fist fight in the street. Immediately after the fight began, gunshots were heard.

Witness/alleged victim Marcus Albert (Albert) gave three different statements to police. Eventually, he stated that when the parties met outside his mother's house, they were going to fight. He and Jamario Macklin (Macklin) (aka Yak and Mario) went to Albert's mother's house and parked. Albert was out of the car when Defendant Jackson (aka CedMac) walked around the corner. Macklin got out of the car, and then "weighed up," and Jackson reached back like he was going to reach in his pocket. Then Co-defendant Prentice Coleman (aka PB and PointBlank) came running with a little dude. Coleman started shooting. He shot towards Albert's face, then shot Albert's truck, then his knee. Albert saw Jackson and Coleman come into the yard and shoot together at Albert and Macklin. Albert never saw Carlos or Devin Bass at the scene. The other guy with Coleman was also shooting, but Albert could not identify him. Albert was treated for a gunshot wound to his right knee.

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Devin Bass (Devin) also gave two different statements. He heard there was going to be a scrap and he drove over to Albert's home with his cousin Carlos Bass Devin was parked in front of Albert's house, and another car pulled up (Carlos). with "Diesel" in it. Diesel might have moved around the corner. Devin moved his own car, then he saw three people walking. Devin could not see any faces. Devin assumed that Jackson walked up, but he was not sure who it was. Macklin was in the car with Albert, and "Spark" was in the car behind him when three guys walked from the corner. Macklin was confronting one of the guys like he was going to fight. Macklin was saying, "Hold, on," while he pulled up his pants, and a dark guy started shooting. Devin assumed that Coleman pulled out the gun first, as it looked like Jackson and Macklin were getting ready to fight. Jackson actually threw a blow, and somebody said, "Fuck that." Devin did not see Jackson shooting. Carlos was still. outside of the car. Carlos said someone was shooting at him and Devin, as they were taking off. Devin thought they were being chased so he headed toward Crip City. They were being chased by a goldish brown Yukon XL. Devin told everyone it was

Jackson and Coleman that did it, but that was just because he heard this from other people there.

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Carlos Bass stated that he was present for the altercation at the Aruba club. He later went to Albert's house and a girl parked behind him. Carlos hopped out of the car and Jackson had already walked up. Jackson did not pull out a gun, but Carlos heard one shot. Coleman had walked out with another male around the corner. One of them was shooting, but Jackson did not shoot. Jackson ran up to fight, and then somebody came from around the corner. Carlos left when he heard the first shot. Jackson did not have a gun, and he ran up in a fighting stance. When Carlos left, Jackson's truck was following them.

Laquita Langstaff gave a statement to police indicating that she was Macklin's girlfriend. She was at the Aruba Club and saw the altercation which started when Macklin refused to shake Jackson's hand. Langstaff followed Macklin in her vehicle after they were escorted out. Langstaff parked behind Macklin and then saw some guys pull up in a red or orange Camaro and an older white Jeep. She saw four suspects approach Macklin's vehicle. All four had firearms. The first one began fighting with Macklin then stepped back, pulled out a gun and started shooting at him. Then all of the suspects shot toward the victims. Langstaff did not know any of the suspects and could not recognize any pictures. The instigator was called something with a "P". Langstaff got her cousin out of the car in front of her, then got in her car and left. When she returned Macklin was lying in front of his gun, dying on the ground.

Juanetta Washington stated that during the fight she was sitting in Macklin's car. Jackson was there with other people. Macklin went into the street to fight Jackson, and they met in the middle of the street. Macklin pulled his pants up and told her to get down. She was already ducked down when the shooting started.

According to autopsy report, Macklin was shot 9 times. He had marijuana active ingredients and metabolites in his blood as well as alcohol. Numerous shell

casings were found near his body, indicating he may have been firing a gun. No gun was found by police when they arrived at the scene.

Gunshot Residue test results from the right hands of alleged victims Albert and Macklin showed that they both may have been firing a gun or were in close proximity to a firearm discharge. A ballistics report showed that three different firearms fired the bullet casings recovered from the scene.

The vehicle of Jackson's girlfriend, Nicole Davis, was recovered on February 13, 2010, after she reported it stolen. It was found in an abandoned parking lot with damage to doors and ignition. GSR testing showed that a weapon may have been discharged near passenger side of car.

1. The Statements of the Co-defendants:

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No statements admissible against Cedric Jackson: Jackson did not give a statement to police and the discovery does not indicate that he made any statements regarding the incident to others which would be admissible against him.

Prentice Coleman's statements to police: Numerous statements are likely to be admissible against Coleman. He was arrested on February 24, 2010, on charges of ex-felon in possession of a firearm and traffic warrants. A .22 Ruger long rifle recovered from a search of Coleman's home. According to police several of Coleman's comments to them indicate that he was present during the shooting. On March 1, 2010, Coleman gave a statement to police wherein he stated that it was not he who was fighting. He indicated the fight was between Jackson and Macklin. In his second statement, when the police told him that it appeared from the shell casings that Macklin may have had a gun but none was found, he responded, "Oh, so they did take the gun off them then." Coleman further indicated that it was possible that Jackson did this alone. Coleman also stated, "I can tell you it wasn't planned and I didn't see no gun."

<u>Coleman's statements to Arlanda Veley</u>: Coleman's girlfriend, Veley, gave a statement as to Coleman's admissions to her: Veley told the police that Coleman had

said to her that he and another guy were fighting at Spark's house on Blue Reef (the incident occurred on Blue Reef), and one thing led to another and several people started shooting. She knew that Jackson was with Coleman at the fight. Coleman said they got into it at the club with Yak/aka Mario/aka Macklin and a bunch of people started shooting at Blue Reef. Jackson was involved in the shooting, according to Coleman. Jackson was fighting with Macklin and several people were shooting. After they got to fighting, Coleman heard a bunch of shots.

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Audiotape evidence of Coleman's jail telephone calls: There is voluminous audiotape evidence admissible against Coleman, consisting of his recorded telephone calls from Clark County Detention Center. A review of just some of these calls indicates that during a call on February 25, 2010, Coleman indicates that a female gave a statement where she said too much and got him in trouble by saying he was there when it happened. During an April 2, 2010 call, Coleman tells a female not to accept a subpoena for the upcoming May, 2010, court date (the joint preliminary hearing was originally set for May 2010). During an April 3, 2010 call, Coleman tells a female to tell someone, whose name is unintelligible, "you know what it is with us. He aint got nothing to worry about. I aint going the other way.... I know you aint going the other way." On April 6, 2010, Coleman tells the female to call the investigator and talk to him, to clear this up. He tells her, "You didn't say no shit like that." On April 12 and 13, 2010, he is advising a female on what kind of gun to get and kind of bullets to buy. On April 14, 2010, a female tells him that he does not listen to her, and when he asks for an example, she says, "I told you not to go back there." He responded, "It aint my fault I was there though." During an April 16, 2010 call, he explains to a female how to shoot a gun. During an April 21, 2010 call, he discusses his prowess with guns.

<u>Coleman's text messages</u>: Police recovered from Coleman's telephone a text message received on February 19, 2010, when Jackson was already in custody, which

contained the names "Jauntta Washington and Laquitta Langstaff". The police and the prosecutors have relied on this information to show that Coleman was interested in the case and the two witnesses who were not from the neighborhood.

2. The Federal Case against both co-defendants: The State has indicated it intends to use as aggravators during the penalty phase the prior convictions of Coleman and Jackson, and the fact that each were under a sentence of imprisonment. See 7/9/10 Notices of Intent To Seek Death Penalty, Aggravators 1 and 2. Coleman and Jackson were jointly indicted in the same federal case, i.e., Case No: CR-S-05-0098-LRH (LRL), and were each convicted pursuant to guilty pleas of Interference with Commerce by Armed Robbery and Aiding and Abetting in federal Case No: 2:05-cr-98-LRH(GWF). Thus, it is obvious that these two co-defendants were previously co-defendants convicted of acting together in another matter. From the identical conviction names, dates of conviction, and federal case numbers, the jury will certainly understand that these co-defendants have a history of committing violent crime together.

LEGAL ARGUMENT

In order to protect Defendant Jackson from unfair prejudice, this Court must sever for trial his case from the case of Co-defendant Coleman.

NRS 174.165(1) states as follows:

If it appears that a defendant or the State of Nevada is prejudiced by a joinder of offenses or of defendants in an indictment or information, or by such joinder for trial together, the court may order an election or separate trials of counts, grant a severance of defendants or provide whatever other relief justice requires.

Generally, the defendant seeking the severance of trial from a co-defendant's trial must show that he would be prejudiced in some manner should he be forced to proceed to trial as a co-defendant. <u>Amen v. State</u>, 106 Nev. 749, 755-56, 801 P.2d 1354, 1358 (1990) (under N.R.S. 174.165, a district court may sever a joint trial if it

appears that a defendant is prejudiced by the joinder); <u>Application of Groesbeck</u>, 77 Nev. 412, 365 P.2d 491 (1961).

In the case of <u>Zafiro v. United States</u>, 506 U.S. 534, 113 S. Ct. 933 (1993), the Supreme Court stated that:

We believe that, when defendants properly have been joined under Rule 8(b), a district court should grant a severance under Rule 14 only if there is a serious risk that a joint trial would compromise a specific trial right of one of the defendant's, or prevent the jury from making a reliable judgment about guilt or innocence. Such a risk might occur when evidence that the jury should not consider against a defendant and that would not be admissible if a defendant were tried alone is admitted against a co-defendant. For example, evidence of a codefendant's wrongdoing is some circumstances erroneously could lead a jury to conclude that a defendant was guilty. When many defendants are tried together in a complex case and they have markedly different degrees of culpability, the risk of prejudice is heightened. Evidence that is probative of a defendant's guilt but technically admissible only against a co-defendant also might present the risk of prejudice. Conversely, a defendant might suffer prejudice if essential exculpatory evidence that would be available to a defendant tried alone were unavailable in a joint trial.

<u>Id.</u> at 540, 113 S. Ct. at 938 (citations omitted).¹

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Courts must remember, in exercising their discretion, that "although a single trial may be desirable from the standpoint of economical and efficient criminal procedure, the right of a defendant to a fair trial must be overriding consideration." State v. Martin, 673 P.2d 104, 106 (Kan. 1983) (quoting State v. Sully, 547 P.2d 344 (Kan. 1976)). While courts have a legitimate interest in joint trials for co-defendants, "this interest must never be allowed to eclipse a defendant's right to a fair trial." United States v. Long, 905 F2d 1572, 1581 (D.C. Cir. 1990). All doubts concerning severance should be resolved in favor of severance. State v. Velarde, 734 P.2d 440,

¹ In <u>Zafiro</u>, the Court addressed severance under Federal Rule of Criminal Procedure 14; however the Nevada Supreme Court has recognized that the trial severance right under that Rule is essentially the same as the right under NRS 174.165. <u>Marshall v. State</u>, 118 Nev. 642, 647, 56 P.3d 376, 379 (2002).

444-45 (Utah 1986). "The decisive factor in any severance analysis remains prejudice to the defendant. . . . Despite the concern for efficiency and consistency, the district court has 'a continuing duty at all stages of the trial to grant a severance if prejudice does appear." Marshall v. State, 118 Nev. 642, 646, 56 P.3d 376, 378 (2002) (quoting Neill v. State, 827 P.2d 884, 890 (Okla. Crim. App. 1992)).

Jackson's Sixth Amendment Rights Require Severance.

The United States Supreme Court, in concluding that the Sixth Amendment's Confrontation Clause is applicable to the states, also recognized the importance of the Sixth Amendment right to confront and cross-examine witnesses:

There are few subjects, perhaps, upon which this Court and other courts have been more nearly unanimous than in their expressions of belief that the right of confrontation and cross-examination is an essential and fundamental requirement for the kind of fair trial which is this country's constitutional goal.

Pointer v. Texas, 380 U.S. 400, 405, 85 S. Ct. 1065, 1068 (1965).

Subsequently, in <u>Bruton v. United States</u>, 391 U.S. 123, 88 S. Ct. 1620 (1968), the Supreme Court held that a defendant's right of cross-examination, which is secured by the Confrontation Clause of the Sixth Amendment, is violated when, at a joint trial, the court admits a non-testifying co-defendant's confession inculpating the defendant, notwithstanding jury instructions that the co-defendant's confession must be disregarded in determining the defendant's guilt. <u>Id.</u> at 125, 88 S. Ct. at 1622. The Court explained:

[T]here are some contexts in which the risk that the jury will not, or cannot, follow instructions is so great, and the consequences of the failure so vital to the defendant, that the practical and human limitations of the jury system cannot be ignored. Such a context is presented here, where the powerfully incriminating extrajudicial statements of a co-defendant, who stands accused side-by-side with the defendant, are deliberately spread before the jury in a joint trial. Not only are the incriminations devastating to the defendant but their credibility is inevitably suspect, a fact recognized when accomplices do take the stand and the jury is instructed to weigh their testimony

carefully given the recognized motivation to shift blame onto others. The unreliability of such evidence is intolerably compounded when the alleged accomplice, as here, does not testify and cannot be tested by cross-examination.

Id. at 135-36, 88 S. Ct. at 1627-28.

Simple redaction of a co-defendant's statements has been disapproved by the Supreme Court in Gray v. Maryland, 523 U.S. 185, 118 S. Ct. 1151 (1999). In Gray, the Court addressed a situation where a co-defendant's confession had been redacted but, as it demonstrated obvious indication of deletion, it still directly referred to the existence of a non-confessing defendant, thereby linking the defendant to the crime. The Court stated, "Unless the prosecutor wishes to hold separate trials or to use separate juries or to abandon use of the confession, he must redact the confession to reduce or to eliminate the special prejudice that the Bruton Court found." Id. at 192, 118 S. Ct. at 1155. Cf. Richardson v. Marsh, 481 U.S. 200, 211, 107 S. Ct. 1702 (1987) (admission at a joint trial of co-defendant's confession that is redacted to omit all reference to defendant's existence, does not violate defendant's confrontation rights).

Our Nevada Supreme Court has also recognized that reduction or limiting instructions are not always sufficient to cure the prejudice to a defendant from the admission of confessions of a non-testifying co-defendant. Stevens v. State, 97 Nev. 443, 444, 634 P.2d 662 (1981). There, although the State had excised all references to defendant Stevens before admitting the non-testifying co-defendant's confession at a joint trial, the Court reversed Stevens' conviction pursuant to the Bruton rule. The Court reasoned:

It appears likely that the jury read the appellant's [Stevens] name into the blanks in each of [co-defendant] Oliver's statements introduced at the trial below.

The circumstantial links between Oliver and Stevens, referred to by the prosecutor, and the fact that Oliver and appellant were being tried

together made it not only natural, but seemingly inevitable, that the jury would infer appellant to be the person referred to in the blanks in Oliver's statement.

Id. at 444, 634 P.2d at 663.

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The Nevada Supreme Court addressed the issue again in Ducksworth v. State, 113 Nev. 780, 942 P.2d 157 (1997). There, the Supreme Court held that the district court erred in refusing to sever defendant Martin's trial from his co-defendant Ducksworth's. "The evidence against Martin was largely circumstantial and was much less convincing than was the evidence against Ducksworth. Most damaging to Martin was the testimony of Crawl and Al concerning Ducksworth's confessions which mentioned, both directly and by inference, that Ducksworth acted with an accomplice." Id. at 794, 942 P.2d at 166 (emphasis added). Because Ducksworth did not testify, the introduction of his confession, which probably inculpated co-defendant Martin, violated Martin's Sixth Amendment rights. Id. at 795, 942 P.2d at 167. As recognized in Cruz v. New York, 481 U.S. 186, 192-93, 107 S. Ct. 1714, 1718-19 (1987), interlocking confessions may be even more harmful because they tend to corroborate each other. See id. (introduction of a jointly tried co-defendant's confession that interlocked with the defendant's confession was even more harmful to the defendant, because it corroborated the defendant's own guilty confession). sum, under <u>Bruton</u> and its progeny, if a non-testifying co-defendant in a joint trial has made a confession implicating a defendant and the prosecution seeks to use the confession, the defendant has a right to exclusion of the confession, severance or redaction of the confession to avoid mention or implication of him.

Here, the State has not yet indicated which statements it intends to use at trial. However, it is appropriate for this Court to require the State to produce such statements to this Court's chambers. NRS 174.165(2). Coleman has repeatedly indicated that he was present at the scene, but that it was not he but was somebody else who was responsible for the shooting. Even if explicit reference to Jackson is

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eliminated. Coleman's statements directly and by inference indicate the presence of another person and shift blame to that person. Jackson has not given a statement, but other witnesses put him at the scene. Therefore, Coleman's prior statements indicating that he was present, combined with the circumstantial links between Coleman and Jackson, implicate Jackson as having been involved in the shooting. In addition, the physical evidence shows that at least three weapons were fired. If the jury believes Coleman's statement that he did not fire a weapon, then the jury is more likely to find that Jackson and two others (possibly the victims Macklin and Albert, consistent with the GSR test results) fired the weapons. Jackson should not have to face an accuser whom he cannot cross-examine. In addition, the evidence is in contradiction whether Jackson had a weapon or intended to do anything but engage in a fistfight. Alleged victims Devin and Carlos Bass have both stated that he did not have a weapon and was only fighting at the time shots were fired. The lack of consistency in the statements of the alleged victims and witnesses and their questionable credibility, especially given the physical evidence indicating the firing of weapons by alleged victims, makes the case against Jackson weak. The risk of unfair prejudice to Jackson from a joint trial where Coleman's many statements are admitted is great. Because of the circumstantial links between the two codefendants, Coleman's statements cannot be sufficiently redacted to cure the prejudice to Jackson. Likewise, limiting instructions cannot suffice to eliminate that prejudice.

Disparity in the amount of evidence, expected irreconcilable defenses, and Jackson's diminished ability to present theory of defense will unfairly prejudice him at a joint trial.

Joinder of defendants for the purpose of obtaining the overlapping consideration of evidence or use of innuendo based on the strength of one case is fundamentally unfair. Courts have recognized that "a great disparity in the amount of evidence introduced against joined defendants may, in some cases, be grounds for

severance." <u>United States v. Douglass</u>, 780 F.2d 1472, 1479 (9th Cir. 1986); <u>United States v. Patterson</u>, 819 F.2d 1495, 1503 (9th Cir. 1987). Severance may be mandated in those instances where a weak evidentiary case and a strong one are joined in the hope that an overlapping consideration of the evidence would lead to conviction on both cases. <u>Amen</u>, 106 Nev. at 755, 801 P.2d at 1358-59 (concluding that joinder was not error where evidence against the co-defendants would have been cross-admissible at separate trials, the evidence against one was not disproportionate to the evidence against the other so as to create an unfair overlapping effect, and the defenses were not mutually exclusive). In other words, the prejudice due to a "spillover" effect may warrant severance.

"The "spillover" or "rub-off' theory involves the question of whether a jury's unfavorable impression of [one] defendant against whom the evidence is properly admitted will influence the way jurors view the other defendant." Lisle v. State, 113 Nev. 679, 689, 941 P.2d 459, 466 (1997) (quoting State v. Rendon, 148 Ariz. 524, 715 P.2d 777, 782 (Ariz. App. 1986)), overruled on other grounds by Middleton v. State, 114 Nev. 1089, 968 P.2d 296 (1998). "The test as far as the 'rub-off theory is concerned is whether the jury can keep separate the evidence that is relevant to each defendant and render a fair and impartial verdict as to him." Rendon, 715 P.2d at 782; Lisle, 113 Nev. at 689, 941 P.2d at 466 ("the ultimate issue is 'whether a jury can reasonably be expected to compartmentalize the evidence as it relates to separate defendants" (quoting Jones v. State, 111 Nev. 848, 854, 899 P.2d 544, 547 (1995))). "[A] defendant is entitled to a separate trial if he presents a sufficient showing of facts demonstrating substantial prejudice would result in a joint trial." Lisle, 113 Nev. at 689, 941 P.2d at 466 (citing Amen, 106 Nev. at 755, 801 P.2d at 1358).

Where, as here, the evidence is admissible as to one defendant and inadmissible as to the co-defendant, the jury cannot reasonably be expected to compartmentalize the evidence as it related to the separate defendant. "[T]here are some contexts in which the risk that the jury will not, or cannot, follow instructions is

so great, and the consequences of failure so vital to the defendant, that the practical and human limitations of the jury system cannot be ignored." <u>United States v. Roark</u>, 924 F.2d 1426, 1434 (8th Cir. 1991) (quoting <u>Bruton v. United States</u>, 391 U.S. 123, 135, 88 S. Ct. 1620) (reversing conviction where the government attempted to tie defendant's guilt directly to his association with the Hells Angels by introducing unfairly prejudicial uncharged misconduct); <u>United States v. Street</u>, 548 F.3d 618, 632 (8th Cir. 2008) (recognizing that gang affiliation evidence is not admissible where meant merely to prejudice defendant or prove his guilt by association with unsavory characters).

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A defense is mutually antagonistic where acceptance of a co-defendant's defense precludes acquittal of the other co-defendant. Marshall, 118 Nev. at 545-46, 56 P.3d at 378. In Zafiro, the United States Supreme Court recognized that "mutually antagonistic defenses are not prejudicial per se." 506 U.S. at 538. A defendant must show that the joint trial compromised a specific trial right or prevented the jury from making a reliable judgment regarding guilt or innocence. Marshall, 118 Nev. at 647, 56 P.3d at 379 (citing Zafiro, 506 U.S. at 539). Joinder is improper, and will cause reversal, where its cumulative effect prejudices a defendant's defense. <u>Chartier v. State</u>, 124 Nev. 760, 191 P.3d 1182 (2008) (reversing defendant's judgment of conviction where defendant defended at trial on the basis that he was not involved in the crimes at any stage and that co-defendant acted alone, but co-defendant defended on the theory that defendant was the mastermind who was present at the scene and was the attacker, and the cumulative prejudicial effect from these conflicting and irreconcilable defenses harmed defendant).

In this case, co-defendant Coleman has given statements which are not admissible against Jackson pursuant to <u>Bruton</u>. The statements may, however, be used against Coleman. Coleman's many statements tend to indicate that he was present at the scene where someone else was the shooter, that he is knowledgeable

about guns, and that he was interested in interfering with the State's prosecution. No similar evidence is admissible against Jackson. The effect of the disparate evidence showing Coleman's complicity is likely to rub off on Jackson, who is Coleman's associate and was present with him at the Aruba Club altercation before the incident. Coleman's statements also shift blame away from Coleman and onto Jackson.

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The case against Jackson is not strong, i.e., the evidence is in juxtapose as to whether he went merely to fight Macklin and was surprised by the shooting or whether he actually was armed and fired a weapon. The State's witnesses have given inconsistent statements. In addition, the evidence indicates that both Macklin and Albert may have fired a weapon and that one of Macklin's associates possibly removed evidence of Macklin's own gun from the scene prior to the police arriving. In considering whether Jackson conspired to commit murder and other crimes, the jury would likely improperly rely on statements and other evidence admissible only against Coleman.

In the instant case, Jackson also anticipates the possibility of antagonistic defenses between himself and his co-defendant Coleman. These antagonistic defenses arise from Coleman's numerous statements indicating that he was present but not culpable of any crimes and that he did not shoot a gun. Jackson has a right to put on a defense that he went only to fight and was surprised when others began shooting. Ballistics show that three weapons were fired. If the jury accepts Coleman's theory that he was present but did not shoot, this makes it more likely that the jury will find that Jackson fired one of the three weapons which left casings at the scene. Jackson and Coleman will be in the position of putting forward second prosecutions against each other, both inconsistent with the State's theory of conspiracy.

Moreover, if Coleman's statements are admitted at a joint trial, Jackson will be in the position of impeaching Coleman with evidence of his prior conviction that would not be admissible by the State against Coleman at trial, unless Coleman actually testifies. See NRS 51.069(1) (allowing impeachment of hearsay declarants by evidence admissible to impeach a testifying witness). However, this creates a Hobson's choice for Jackson, impermissibly infringing on his right to present a defense, because the evidence that would impeach Coleman, also implicates Jackson if he testifies in his own defense, which he has a right to do, and the State impeaches him with his own conviction. That is, where Coleman's prior federal conviction is admitted alongside Jackson's identical conviction, the fact that a prior violent crime was committed together by these two co-defendants is obvious. evidence is clearly inadmissible propensity evidence, pursuant to NRS 48.045, which would not be admissible in a trial against Jackson alone. On the other hand, Jackson will be prejudiced if he does not introduce Coleman's prior conviction, and Coleman's statements or testimony are allowed to be admitted at a joint trial without impeachment. Again, the State's case against Jackson is not strong. It relies on incredible and inconsistent witnesses and physical evidence indicating that the alleged victims were likely firing weapons. To deny Jackson a separate trial will unfairly prejudice him and violate his rights to present a defense as guaranteed under the Nevada and United States Constitutions. See Chartier, 124 Nev. 766-68, 191 P.3d 1186-87

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CONCLUSION

Based on the foregoing authorities and arguments, it is respectfully requested that the Court sever the trial of CEDRIC JACKSON from the trial of PRENTICE COLEMAN in order to protect Jackson's constitutional due process right to a fundamentally fair trial.

Respectfully submitted this 18th day of January, 2012.

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1	OPPS		Alun to Chum
2	MARY-ANNE MILLER Clark County District Attorney		CLERK OF THE COURT
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8		T COURT	
9		NTY, NEVADA	
10	THE STATE OF NEVADA,)		
11	Plaintiff,	CASE NO:	10-C-265339-1
12	-vs-	DEPT NO:	X
13	CEDRIC JACKSON, { #1581340		
14	Defendant.		
15	STATE'S OPPOSITION TO	DEFENDANT'S M	OTION TO
16	SEVER TRIAL O	F DEFENDANTS	
17		RING: 02/06/12	
18	TIME OF HEA.	RING: 8:30 AM	
19	COMES NOW, the State of Nevada, b	y MARY-ANNE N	IILLER, District Attorney,
20	through NELL CHRISTENSEN, Chief Depu	ity District Attorne	y, and hereby submits the
21	attached Points and Authorities in Opposition to Defendant's Motion By Defendant Jackson		
22	To Sever Trial Of Defendants.		
23	This opposition is made and based up	on all the papers ar	nd pleadings on file herein,
24	the attached points and authorities in support hereof, and oral argument at the time of		
25	hearing, if deemed necessary by this Honorabl	e Court.	
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POINTS AND AUTHORITIES

FACTUAL SUMMARY

On January 31, 2010, Defendant Cedric Jackson and Defendant Prentice Coleman were together at the Aruba nightclub. Victims Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass were also present, along with several females including Juanetta Washington (Macklin's girlfriend), and Laquitta Langstaff (Washington's friend).

Defendant Jackson and Defendant Coleman had grown up as friends with Macklin, Albert, and Carlos and Devin Bass, but in the years previous to the night of the murder, Defendant Jackson and Defendant Coleman had branched off from the others, spending time with each other but not with the victims. Devon Bass later told detectives that it was surprising to see the Defendants at the Aruba nightclub, because they had essentially branched off from the rest of the group.

At some point in the evening at the Aruba, there was an argument between Defendant Jackson and Macklin after Macklin refused to shake Defendant Jackson's hand, and it escalated into a fight. Several witnesses at the club later identified Defendant Coleman and Defendant Jackson as being involved in the fight with Macklin. Macklin and his friends were escorted out of the club by security.

As they left, Albert received a telephone call from Defendant Jackson asking to speak to Macklin. After Macklin took the call, he told Albert "the nigga wanna scrap me. We gonna go scrap." Albert believed that Defendant Jackson was going to fight Macklin.

Macklin, Albert, Devin and Carlos Bass, Washington and Langstaff left in several different vehicles. They drove and parked their vehicles outside Albert's house at 2642 Blue Reef. As they waited, Defendants called Albert again, and confirmed that the victims were waiting for them there, and told Albert this was "gonna be a straight scrap" and nothing more.

Albert later told detectives what transpired next. He said that as Albert and Macklin waited for the Defendants, they saw Defendant Jackson come from around the corner. Defendant Jackson was smoking a cigarette and his hands were shaking. As he approached

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them, he began to reach into his back pocket. Albert heard Macklin say, "whatch you got a gun?" Then Defendant Coleman, and another unidentified man, who he described as short and dark skinned, joined Defendant Jackson and all three started shooting. Defendant Coleman approached Albert and shot at him. A bullet passed by Albert's face, then then one hit him in the right knee. Albert started limping down the street away from the gunfire. Albert watched as Defendant Jackson and Defendant Coleman chased Macklin into the yard and shot him, killing him. Gunshot residue was found on Albert (two microscopic particles containing a combination of lead, barium, and/or antimony), which is consistent with having been shot at by Defendant Coleman in the manner Albert described.

Macklin was shot nine times. He died as a result of the gunshot wounds. His body was found in the front walk of Albert's home.

Eight (8) shell casings were found within feet of Macklin's body, and one (1) was found in the driveway next to the yard where Defendants had chased him down. All together, twenty seven (27) shell casings were found at the scene, which were later found to have been shot from three (3) different firearms. Gunshot residue was found on Macklin (forty microscopic particles containing a combination of lead, barium, and/or antimony), which is consistent with having been shot several times from close range as he lay on the ground underneath the gunfire.

Washington told police later that she was inside Macklin's vehicle with him when "Ced Mack" (Defendant Jackson) approached the vehicle. Macklin told her to stay inside and he exited to fight him. She then heard gunshots and ducked. She did not see who was firing, but assumed it was Defendant Jackson.

Langstaff later told police that she had pulled her vehicle behind Macklin's. She saw the same suspect who had been fighting at the club approach Macklin with two or three other suspects behind him. Other witnesses identified Defendant Jackson as the first person to approach the victims. Langstaff told police that the first suspect began fighting with Macklin and then stepped back, pulled out a gun and started shooting at Macklin. She said that then the two or three other suspects came from behind the first suspect and started

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shooting as well. She fled the scene in her vehicle, but then returned and saw that Macklin was deceased. She did not know any of the suspects and could not identify them.

Devin Bass and Carlos Bass were also present during the incident and both know Macklin, Albert, Defendant Jackson, and most of the individuals involved in the incident. They were both less than forthcoming with detectives about who the suspects were. However, later, they both admitted that Defendant Jackson was the first suspect to approach Macklin and approached Macklin immediately before Macklin was killed. Devin and Carlos were both shot at as they watched the incident unfold. As they watched, the suspects then turned toward them and began shooting and approaching them. Devin and Carlos fled in a vehicle to escape the suspects, who chased them. The vehicle they were driving was hit by gunfire. Carlos told detectives that the suspects chased them in Defendant Jackson's vehicle, but he did not know whether Defendant Jackson was driving.

Defendant Jackson was arrested February 5, 2010. Witnesses had described the vehicle driven by the suspects as Defendant Jackson's gold SUV. Detectives contacted Defendant Jackson's federal probation officer, who told them that Defendant Jackson drives on a gold Chevy Tahoe NV plates 980VYY. On February 13, 2010, detectives located the Defendant's Chevy Tahoe. The vehicle was swabbed for gunshot residue, and testing showed that there was gunshot residue on the passenger side dash board.

On February 24, 2010, detectives stopped Defendant Coleman for a traffic violation, and asked him if he had any guns in the vehicle. In response, Defendant Coleman's young daughter, who was in the back of the vehicle, stated, "no, my daddy left the guns at home." Defendant Coleman was arrested for the traffic violations.

Arlanda Veley, Defendant Coleman's girlfriend, walked up to the scene of the arrest, apparently having been contacted by Defendant Coleman. Detectives spoke to her and asked her about the murder of Macklin. She told detectives that Defendant Coleman had told her that he was present at the club with Defendant Jackson when the fight started on January 31, 2010. Defendant Coleman told her that the fight was between Defendant Jackson and Macklin, and that Albert was there too. Defendant Coleman told her that they then went to

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Albert's house on Blue Reef where Defendant Jackson started fighting Macklin again in the street. Defendant Coleman said that then several people started shooting and bullets were flying everywhere, but that he did not have a gun. Defendant Coleman told her that Macklin was shot.

Veley told detectives that Coleman had recently procured a firearm for his own safety because people might be looking for him. Veley told detective where the firearm was located within the home, and gave them consent to search. Detectives recovered a firearm. It was determined not to have been used in the shooting in the instant case.

Defendant Coleman's telephone was found on him at the time of his arrest, and it was searched. A text he received on February 19, 2010 reads, "Jauntta Washington and Laquitta Langstaff," the names of the two witnesses to the shooting who he did not previously know, spelled as they were spelled in the original discovery from the case, which would have been provided to Defendant Jackson.

After his arrest on February 24, 2010, Defendant Coleman was interviewed by Detective Jesse Prieto post-Miranda. Detective Prieto told him that Veley had told the detective what Defendant Coleman had told her about being at the shooting. Defendant Coleman said that "I don't know who started what" at the Aruba. (Coleman p. 5). When asked how the fight started, he stated, "I mean, shit, I don't even know how it happened. I mean, shit, I mean I don't even know who – what started the fight." (Coleman p. 2). When asked who was involved, he stated, "some of the witnesses. It wasn't – I was – me – I wasn't fighting." (Coleman p. 2). He was asked if Defendant Jackson ("Ced") was involved in the fight and he said "mm hm" and when asked who else was involved, he answered "Yak", which is Macklin's nickname. (Coleman p. 3). When asked what happened, he said, "they had a fight" and he did not know anything else. (Coleman p. 3). He said he never saw Defendant Jackson with a gun and Defendant Jackson never mentioned one. (Coleman p. 10, 11, 18). He later said that he got a ride home from Defendant Jackson from the Aruba

¹ Prentice Coleman's statement is attached as an exhibit.

and never went anywhere else. (Coleman p. 12, 13). Coleman said he did not even know that Defendant Jackson was going to fight again after the club. (Coleman p. 15). He said that anything he said to his girlfriend was about seeing the fight at the Aruba, but he had not been anywhere where a shooting took place. (Coleman p. 13-14).

Defendant Jackson is currently charged by way of Information with:

- Count 1: Murder With Use of a Deadly Weapon (Victim Jamario Macklin)
- Count 2: Attempt Murder With use of a Deadly Weapon (Victim Marcus Albert)
- 8 Count 3: Battery With Use of a Deadly Weapon Resulting in Substantial Bodily Harm
- 9 (Victim Marcus Albert)

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- 10 Count 4: Attempt Murder With use of a Deadly Weapon (Victim Carlos Bass)
- 11 Count 5: Assault With Use of a Deadly Weapon (Victim Carlos Bass)
- 12 Count 6: Attempt Murder With use of a Deadly Weapon (Victim Devin Bass)
- Count 7: Assault With Use of a Deadly Weapon (Victim Devin Bass)
- 14 Count 8: Conspiracy to Commit Murder
- 15 Count 9: Discharging a Firearm at or into an Occupied Vehicle
- 16 Count 10: Discharging a Firearm out of a Motor Vehicle

ARGUMENT

I. THE DEFENDANT HAS NOT SHOWN ANY PREJUDICE SUFFICIENT TO WARRANT SEVERANCE

NRS 173.135 allows for two or more defendants to be charged under the same indictment or information if they participated in the same criminal conduct. Persons who have been jointly indicted should be tried jointly, absent compelling reasons to the contrary. Jones v. State, 111 Nev. 848, 853, 899 P.2d 544 (1995). NRS 174.165, however, provides that "[i]f it appears that a defendant or the State of Nevada is prejudiced by a joinder of offenses or of defendants in an indictment or information . . . the court may . . . grant a severance of defendants or provide what other relief justice requires." In order to obtain a severance, a defendant must demonstrate that substantial prejudice would result from a joint trial. The decision to sever is left to the discretion of the trial court and such decision will

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not be reversed absent an abuse of discretion. Amen v. State, 106 Nev. 749, 801 P.2d 1354 (1990). Broad allegations of prejudice are not enough to require a trial court to grant severance. United States v. Baker, 10 F.3d 1374, 1389 (9th Cir. 1993), cert. denied, 513 U.S. 934, 115 S. Ct. 330 (1994), overruled on other grounds by United States v. Nordby, 225 F.3d 1053 (9th Cir. 2000). Finally, even if prejudice is shown, the trial court is not required to sever; rather, it must grant relief tailored to alleviate the prejudice. See, e.g., Zafiro v. United States, 506 U.S. 534, 540-41, 113 S. Ct. 933, 939 (1993).

Within the federal system, and specifically the Ninth Circuit, the presumption is heavily in favor of joint trials. "[C]o-defendants jointly charged, are, prima facie, to be jointly tried." <u>United States v. Gay</u>, 567 F.2d 916, 919 (9th Cir.), <u>cert. denied</u>, 435 U.S. 999, 98 S. Ct. 1655 (1978); <u>United States v. Silla</u>, 555 F.2d 703, 707 (9th Cir. 1977) ("compelling circumstances" are generally necessary to show need for separate trials). The trial court has the broad discretion to join or sever trials and severance is not required unless a joint trial would be manifestly prejudicial. <u>See Gay</u>, 567 F.2d at 919. Federal appellate courts review a denial of a motion to sever for abuse of discretion and "[t]o satisfy this heavy burden, an appellant must show that the joint trial was so prejudicial as to require the exercise of the district judge's discretion in only one way: by ordering a separate trial." <u>United States v. Ford</u>, 632 F.2d 1354, 1373 (9th Cir. 1980), <u>cert. denied</u>, 450 U.S. 934, 101 S. Ct. 1399 (1981), overruled on other grounds by <u>United States v. DeBright</u>, 730 F.2d 1255 (9th Cir. 1984).

In both the state and federal system, the general rule favoring joinder has evolved for a specific reason—there is a substantial public interest in joint trials of persons charged together because of judicial economy. <u>Jones.</u> 111 Nev. at 854, 899 P.2d at 547. Joint trials of persons charged with committing the same offense expedites the administration of justice, relieves trial docket congestion, conserves judicial time, lessens the burden on citizens called to sacrifice time and money while serving as jurors, and avoids the necessity of calling witnesses more than one time. <u>Id.</u> at 853-54, 899 P.2d at 547, <u>see also United States v.</u> <u>Brady</u>, 579 F.2d 1121 (9th Cir. 1978), <u>cert. denied</u>, 439 U.S. 1074, 99 S. Ct. 849 (1979).

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Therefore, the legal presumption is in favor of a joint trial among co-defendants.

The Nevada Supreme Court has stated that, "[t]o establish that joinder was prejudicial requires more than simply showing that severance made acquittal more likely; misjoinder requires reversal only if it has a substantial and injurious effect on the verdict." Marshall v. State, 118 Nev. 642, 647, 56 P.2d 376, 379 (2002) (citing Middleton v. State, 114 Nev. 1089, 1108, 968 P.2d 296, 309 (1998).

A. THE SIXTH AMENDMENT DOES NOT MANDATE SEVERANCE

Defendant argues that <u>Bruton</u> requires severance. Severance is required where the statement of one non-testifying defendant to be admitted at trial directly inculpates a co-defendant. <u>See Bruton v. United States</u>, 391 U.S. 123, 137, 88 S.Ct. 1620, 20 L.Ed.2d 476 (1968). This is so, as <u>Bruton</u> and its progeny make clear, because admitting such a statement violates the co-defendant's Sixth Amendment right to confront and cross examine the non-testifying declarant.

While <u>Bruton</u> made clear that "facially incriminatory" statements must be excluded, it left open whether and what kind of redactions of a statement might avoid a Sixth Amendment violation. Thus, the Supreme Court revisited <u>Bruton</u> on two later occasions to determine the scope of the rule announced in that case with regard to redactions. In <u>Richardson v. Marsh.</u> 481 U.S. 200, 107 S.Ct. 1702, 95 L.Ed.2d 176 (1987), the Supreme Court held that the admission of a defendant's confession, accompanied by a limiting instruction, does not violate a co-defendant's confrontation right if "the confession is redacted to eliminate not only the co-defendant's name, but any reference to his or her existence." <u>Id.</u> at 211, 107 S.Ct. 1702. And this is so even when other evidence properly admitted at trial otherwise links the co-defendant to the statement. <u>See id.</u> at 208-211, 107 S.Ct. 1702. In other words, under <u>Richardson</u>, a defendant's statement redacted to eliminate the co-defendant's name and any reference to his or her existence does not run afoul of <u>Bruton</u> even if there is other evidence in the case linking the co-defendant to the statement.

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IN THE SUPREME COURT OF THE STATE OF NEVADA

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CEDRIC LEROB JACKSON, Appellant(s),

VS.

STATE OF NEVADA, Respondent(s), Case No: 10C265339-1

Docket No: 72409

RECORD ON APPEAL VOLUME 1

ATTORNEY FOR APPELLANT CEDRIC JACKSON # 1130512, PROPER PERSON P.O. BOX 208 INDIAN SPRINGS, NV 89070

ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NV 89101

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ORIGINAL

ORIGINAL FILED JUN 1 4 2010 JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

STATE OF NEVADA,)	
Plaintiff)	C 245339
-vs- ()	CASE NO. 10CRN000334-0001, 2
CEDRIC LEROB JACKSON, 1581340 PRENTICE LOVELL COLEMAN, 1660312 Defendant(s)	10FN0329A, B

I hereby certify the above and foregoing to be a full, true and correct copy of the proceedings as the same appear in the above entitled matter.

WITNESS MY HAND this date: June 11, 2010.

NORTH LAS VEGAS TOWNSHIP

CLERK OF THE COURT



JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADAILED IN OPEN COURT

THE STATE OF NEVADA,

Plaintiff,

Defendants.

-vs-

CEDRIC LEROB JACKSON #1581340, PRENTICE LOVELL COLEMAN, #1660312 CASE NO: 10FN0329A-B

/DER/1003294-0001, D

DEPT NO: 1

AMENDED CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.165); ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (Felony - NRS 200.481.2e); ASSAULT WITH A DEADLY WEAPON (Felony - NRS 200.471) and CONSPIRACY TO COMMIT MURDER (Felony - NRS 199.480, 200.100, 200.030), in the manner following, to-wit: That the said Defendant, on or about the 31st day of January, 2010, at and within the County of Clark, State of Nevada,

COUNT 1 - MURDER WITH USE OF A DEADLY WEAPON

did then and there wilfully, feloniously, without authority of law, and with premeditation and deliberation, and with malice aforethought, kill JAMARIO MACKLIN, a human being, by shooting at and into the body of JAMARIO MACKLIN, with a deadly weapon, to-wit: a firearm, defendants being responsible under one or more of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder, each with the intent that the murder occur; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons

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carrying firearms, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said JAMARIO MACKLIN, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that the murder occur.

COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MARCUS ALBERT, a human being, by shooting at and into the body of MARCUS ALBERT, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder, each with the intent that the murder occur; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALBERT, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that a murder occur.

COUNT 3 - BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did then and there wilfully, unlawfully and feloniously use force or violence upon the person of another, to-wit: MARCUS ALBERT, with use of a deadly weapon, to-wit: a firearm, by shooting at and into the body of MARCUS ALBERT, resulting in substantial bodily harm to the said MARCUS ALBERT, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALBERT, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout. COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill CARLOS BASS, a human being, by shooting at CARLOS BASS, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said CARLOS BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said CARLOS BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that a murder occur.

COUNT 5 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: CARLOS BASS, with use of a deadly weapon, to-wit: a firearm, by shooting at said CARLOS BASS, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of assault with use of a deadly weapon; and/or

(3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said CARLOS BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said CARLOS BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 6 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

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did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill DEVIN BASS, a human being, by shooting at said DEVIN BASS, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said DEVIN BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said DEVIN BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 7 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: DEVIN BASS, with use of a deadly weapon, to-wit: a firearm, by shooting at said DEVIN BASS, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of assault with use of a deadly weapon; and/or

(3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said DEVIN BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said DEVIN BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 8 - CONSPIRACY TO COMMIT MURDER

did then and there meet with one another and/or two unidentified persons and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 1-7, said acts being incorporated by this reference as though fully set forth herein.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

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10FN0329X/GCU:abf NLVPD EV# 1002450 (TK3)

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JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

3	THE STATE OF NEVADA,)	
4	Plaintiff,	/ <i>OCPANOO</i> O3 CASE NO: 10FN0329X
5	-vs-	
6	CEDRIC LEROB JACKSON #1581340,	DEPT NO: 1
7	Defendant.	CRIMINAL COMPLAINT
8	,	CICIWIINAL COMPLAINT

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The Defendant above named having committed the crimes of MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.165); ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (Felony - NRS 200.481.2e); ASSAULT WITH A DEADLY WEAPON (Felony - NRS 200.471) and CONSPIRACY TO COMMIT MURDER (Felony - NRS 199.480, 200.100, 200.030), in the manner following, to-wit: That the said Defendant, on or about the 31st day of January, 2010, at and within the County of Clark, State of Nevada,

COUNT 1 - MURDER WITH USE OF A DEADLY WEAPON

did then and there wilfully, feloniously, without authority of law, and with premeditation and deliberation, and with malice aforethought, kill JAMARIO MACKLIN, a human being, by shooting at and into the body of JAMARIO MACKLIN, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified persons accompanying each other to the crime scene, by defendant and/or one or both of the unidentified persons actually shooting at and into the body of said JAMARIO MACKLIN, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

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COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MARCUS ALPERT, a human being, by shooting at and into the body of MARCUS ALPERT, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified persons accompanying each other to the crime scene, by defendant and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALPERT, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

COUNT 3 - BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did then and there wilfully, unlawfully and feloniously use force or violence upon the person of another, to-wit: MARCUS ALPERT, with use of a deadly weapon, to-wit: a firearm, by shooting at and into the body of MARCUS ALPERT, resulting in substantial bodily harm to the said MARCUS ALPERT, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified persons accompanying each other to the crime scene, by defendant and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALPERT, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill CARLOS BASS, a human being, by shooting at CARLOS BASS, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified

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persons accompanying each other to the crime scene, by defendant driving the two unidentified persons in a motor vehicle and chasing said CARLOS BASS and/or one or both of the unidentified persons actually shooting at said CARLOS BASS, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

COUNT 5 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: CARLOS BASS, with use of a deadly weapon, to-wit: a firearm, by shooting at said CARLOS BASS, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified persons accompanying each other to the crime scene, by defendant driving the two unidentified persons in a motor vehicle and chasing said CARLOS BASS and/or one or both of the unidentified persons actually shooting at said CARLOS BASS, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

COUNT 6 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill DEVIN BASS, a human being, by shooting at said DEVIN BASS, with a deadly weapon, to-wit: a firearm, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified persons accompanying each other to the crime scene, by defendant driving the two unidentified persons in a motor vehicle and chasing said DEVIN BASS and/or one or both of the unidentified persons actually shooting at said DEVIN BASS, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

COUNT 7 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another

person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: DEVIN BASS, with use of a deadly weapon, to-wit: a firearm, by shooting at said DEVIN BASS, defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by aiding or abetting two unidentified persons, by defendant and the two unidentified persons accompanying each other to the crime scene, by defendant driving the two unidentified persons in a motor vehicle and chasing said DEVIN BASS and/or one or both of the unidentified persons actually shooting at said DEVIN BASS, the defendant and the two unidentified persons offering counsel and encouragement to each other throughout.

COUNT 8 – CONSPIRACY TO COMMIT MURDER

did then and there meet with two unidentified persons and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, Defendant did commit the acts as set forth in Counts 1-7, said acts being incorporated by this reference as though fully set forth herein.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjory.

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10FN0329X/jh NLVPD EV# 1002450 (TK3)

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JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

THE STATE OF NEVADA. 180RN000723-000 Plaintiff. CASE NO: 10FN0689X -VS-DEPT NO: 1/3 PRENTICE LOVELL COLEMAN. #1660312, Defendant. CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of CONSPIRACY TO COMMIT MURDER (Felony - NRS 199.480, 200.030); MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.165); ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); ASSAULT WITH A DEADLY WEAPON (Felony - NRS 200.471); and BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (Felony - NRS 200.481.2e), in the manner following, to-wit: That the said Defendant, on or about the 31st day of January, 2010, at and within the County of Clark, State of Nevada,

COUNT 1 - CONSPIRACY TO COMMIT MURDER

did then and there meet with each other and between themselves and/or one or more uncharged confederates, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: Murder, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 2, 3, 5, and 7, said acts being incorporated by this reference as though fully set forth herein.

COUNT 2 - MURDER WITH USE OF A DEADLY WEAPON

did then and there wilfully, feloniously, without authority of law, and with premeditation and deliberation, and with malice aforethought, kill JAMARIO MACKLIN, a human being, by shooting at or into the body of JAMARIO MACKLIN, with a deadly weapon, to-wit: one or more guns, Defendants being criminally liable under one or more of

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the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot JAMARIO MACKLIN the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 3 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill CARLOS BASS, a human being, by shooting at CARLOS BASS, with a deadly weapon, to-wit: one or more guns, Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot at CARLOS BASS the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 4 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: CARLOS BASS, with use of a deadly weapon, to-wit: one or more guns, by Defendants and/or their confederates shooting at CARLOS BASS, Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot at CARLOS BASS the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 5 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill DEVIN BASS, a human being, by shooting at DEVIN BASS, with a deadly weapon, to-wit: one or more guns, Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot at DEVIN BASS the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 6 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: DEVIN BASS, with use of a deadly weapon, to-wit: one or more guns, by Defendants and/or their confederates shooting at DEVIN BASS, Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot at DEVIN BASS the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 7 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MARCUS ALBERT, a human being, by shooting MARCUS ALBERT, with a deadly weapon, to-wit: one or more guns, Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or

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more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot MARCUS ALBERT the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 8 - BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did then and there wilfully, unlawfully and feloniously use force or violence upon the person of another, to-wit: MARCUS ALBERT, with use of a deadly weapon, to-wit: one or more guns, by shooting MARCUS ALBERT, resulting in substantial bodily harm to the said MARCUS ALBERT, Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by aiding or abetting one another and/or one or more uncharged confederates in the commission of this crime with the intent to commit this crime, by providing counsel and/or encouragement by Defendants using handguns to shoot MARCUS ALBERT the Defendants and their confederates acting in concert throughout; and/or (3) pursuant to a conspiracy to commit this crime.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

3/25/2010

10FN0689X/no NLVPD EV# 102450 (TK3)

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JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP <u>CLARK COUNTY, NEVADA</u>

DOCKET SHEET...CRIMINAL

CASE#

10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

DATE, JUDGE, OFFICER	5
OF COURT PRESENT	
June 11, 2010	Γ

PROCEEDINGS APPEARANCES - HEARING

DISTRICT COURT

HEARING HELD S.J. DAHL, JP THIS IS THE TIME SET FOR PRELIMINARY N. KEENAN, DDA **HEARING** R. DAMI, CLK DEFENDANT PRESENT IN CCDC CUSTODY S. EULIANO, CR. MOTION BY DEP DA TO AMEND CRIMINAL A. WEINSTOCK FOR D. COMPLAINT TO ADD 1 COUNT OF DISCHARGING A WINDER, ESQ. FIREARM FROM A MOTOR VEHICLE & 1 COUNT OF (BAR #1569) DISCHARGING A FIREARM INTO A MOTOR **VEHICLE OBJECTION BY DEFENSE COUNSELS - MR** BINDRUP STATES THAT STATE HAD PLENTY OF TIME & OPPORTUNITY TO FILE AN AMENDED CRIMINAL COMPLAINT ADDING CHARGES DEP DA PROVIDES FACTUAL BASIS TO SUPPORT **AMENDMENT** FURTHER ARGUMENT BY MR WEINSTOCK MOTION TO AMEND TO ADD ADDITIONAL COUNTS AS STATED GRANTED PER NEGOTIATIONS: DEFENDANT UNCONDITIONALLY WAIVES RIGHT TO PRELIMINARY HEARING DEFENDANT TO APPEAR IN THE EIGHTH JUDICIAL DISTRICT COURT - AS AMENDED CCDC/NO BAIL SET FOR COURT APPEARANCE Event: DISTRICT COURT ARRAIGNMENT NLV Date: 06/23/2010 Time: 9:00 am Judge: Location: DISTRICT COURT DEPARTMENT 20 CASE CLOSED

ARRAIGNMENT NLV
Date: June 23, 2010

Time: 9:00 am

Location: DISTRICT COURT

DEPARTMENT 20

6/11/2010

3:18 pm

Minutes - Criminal

Page 11 of 11

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT

PROCEEDINGS APPEARANCES - HEARING

EVENTS PRELIMINARY HEARING NLV

9:30 am

Location: DEPARTMENT 1

Date:

Time:

June 11, 2010

May 12, 2010

S.J. DAHL, JP N. KEENAN, DDA

R. DAMI, CLK S. EULIANO, CR

A. WEINSTOCK FOR D.

WINDER, ESQ.

HEARING HELD

DEFENDANT PRESENT IN NLV CUSTODY STATE'S MOTION TO A CLOSED PRELIMINARY

HEARING

OPPOSITION TO MOTION WAS FILED BY CO-DEFENDANT'S COUNSEL, MR BINDRUP MR WEINSTOCK STATES THAT HE WOULD JOIN IN

ON OPPOSITION

STATE'S MOTION TO HOLD CLOSED HEARING **GRANTED - COURT WILL ORDER ENTIRE COURT** HOUSE CLOSED WHILE PRELIMINARY HEARING IS BEING HEARD DUE TO SECURITY ISSUES RAISED IN STATE'S MOTION & ISSUES THAT COURT HAS

BEEN MADE AWARE OF BY BAILIFFS

MOTION TO CONTINUE P/H BY CO-DEFENDANT'S

COUNSEL, MR BINDRUP

DEP DA STATES THAT SHE WOULD LIKE RECORD TO REFLECT THAT SHE WOULD HAVE BEEN READY TO PROCEED ON 5-14-10, AS WELL AS THE OTHER DATES THAT DEFENSE HAS REQUESTED

CONTINUANCE

MR WEINSTOCK STATES HE WOULD BE READY TO PROCEED 5-14-10 AS WELL

COURT STATES THAT P/H WILL BE CONTINUED, BUT ALL PARTIES NEED TO BE READY TO PROCEED NEXT DATE - COURT WILL NOT CONTINUE MATTER AGAIN UNLESS THERE ARE ISSUES WITH STATE'S WITNESSES P/H SET 5-14-10 VACATED, RESET FOR

NLV/ NO BAIL

HEARING VACATED

The following event: PRELIMINARY HEARING NLV scheduled for 05/14/2010 at 9:30 am has been resulted as follows:

Result: HEARING VACATED

Judge: DAHL, STEPHEN J Location: DEPARTMENT

SET FOR COURT APPEARANCE Event: PRELIMINARY HEARING NLV

Date: 06/11/2010 Time: 9:30 am

Judge: DAHL, STEPHEN J Location: DEPARTMENT

Minutes - Criminal

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001

10FN0329A

1581340 (SCOPE)

State JACKSOI	N, CEDRIC LEROB	1581340 (SCOPE)
DATE, JUDGE, OFFICERS	PROCEEDINGS	EVENTS
OF COURT PRESENT	APPEARANCES - HEARING	
April 23, 2010 S.J. DAHL, JP P. THUNELL, DDA R. DAMI, CLK S. EULIANO, CR A. WEINSTOCK FOR D. WINDER, ESQ	PRELIMINARY HEARING CONTINUED - DEFENSE ESQ REQUEST DEFENDANT PRESENT IN NLV CUSTODY DEFENSE MOTION TO CONTINUE P/H SET FOR 5-12-10 & RESET FOR 5-14-10 NO OBJECTION BY DEP DA OR SPECIAL PD (COUNSEL FOR CO-DEFENDANT) MOTION TO CONTINUE P/H GRANTED, P/H SET FOR 5-12-10 VACATED & RESET FOR DEP DA FILES AMENDED CRIMINAL COMPLAINT IN OPEN COURT CONSOLIDATING CO-DEFENDANT PRENTICE LOVELL COLEMAN INTO THIS CASE (COURTVIEW CASE NUMBER CHANGED TO 10CRN000334-1, 2; CTRACK CASE NUMBER CHANGED TO 10CRN000334-1, 2; CTRACK CASE NUMBER CHANGED TO 10FN0329A-B) NLV/NO BAIL HEARING VACATED	
	The following event: PRELIMINARY HEARING NLV scheduled for 05/12/2010 at 9:30 am has been resulted as follows: Result: HEARING VACATED Judge: DAHL, STEPHEN J Location: DEPARTMENT 1 SET FOR COURT APPEARANCE Event: PRELIMINARY HEARING NLV	
	Date: 05/14/2010 Time: 9:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
May 07, 2010	SET FOR COURT APPEARANCE Event: MOTIONS NLV Date: 05/12/2010 Time; 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
	Result: CRIMINAL HEARING HELD	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001 10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
April 13, 2010	SET FOR COURT APPEARANCE Event: MOTIONS NLV Date: 04/21/2010 Time: 8:30 am	
	Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
	Result: CRIMINAL HEARING HELD MOTION TO CONTINUE PRELIMINARY HEARING FILED / RECEIPT OF COPY	
April 21, 2010	HEARING HELD	
S.J. DAHL, JP P. THUNELL, DDA R. DAMI, CLK S. EULIANO, CR D. WINDER, ESQ	DEFENDANT PRESENT IN NLV CUSTODY MR WINDER'S MOTION TO CONTINUE P/H DATE SET FOR 5-12-10 AS HE WILL BE OUT OF THE JURISDICTION THE BEGINNING OF MAY MR WINDER STATES THAT HE SPOKE WITH DEP DA KEENAN & ADVISED HER THAT HE WAS REQUESTING A SHORT CONTINUANCE FROM 5-12-10, SHE HAS NO OBJECTION COURT STATES THAT COURT IS NOT CONTINUING MATTER UNTIL CO-DEFENDANT & DEPUTY FROM SPECIAL PD'S OFFICE ARE PRESENT COURT ALSO ASKS THAT STATE HAVE AMENDED CRIMINAL COMPLAINT FILED BY NEXT DATE CONSOLIDATING CO-DEFENDANT PRENTICE COLEMAN (10FN0689X) INTO THIS CASE PASSED FOR DEFENSE MOTION TO CONTINUE TO BE HEARD, ALL PARTIES TO BE PRESENT NLV/NO BAIL (DEP SPD BINDRUP ADVISED THAT CO-DEFENDANT'S MATTER WILL BE ON CALENDAR 4-23-10/8:30AM)	
	SET FOR COURT APPEARANCE Event: STATUS CHECK NLV Date: 04/23/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

ÇAŞE#

10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
April 01, 2010	MOTION GRANTED	
April 01, 2010 S.J. DAHL, JP N. KEENAN, DDA R. DAMI, CLK S. EULIANO, CR A. WEINSTOCK FOR D. WINDER, ESQ		
	Event: PRELIMINARY HEARING NLV Date: 05/12/2010 Time: 9:30 am	
	Judge: DAHL, STEPHEN J Location: DEPARTMENT	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE	#
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10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

State SACKSO	N, CEDRIC LEROB	1001040 (00070)
DATE, JUDGE, OFFICER OF COURT PRESENT	S PROCEEDINGS APPEARANCES - HEARING	EVENTS
	HEARING VACATED The following event: PRELIMINARY HEARING NLV scheduled for 03/17/2010 at 9:30 am has been resulted as follows:	
	Result: HEARING VACATED Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
	SET FOR COURT APPEARANCE Event: STATUS CHECK NLV Date: 03/17/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
March 10, 2010	EX PARTE APPLICATION FOR APPOINTMENT OF INVESTIGATOR, FOR VISITS & FEES IN EXCESS OF STATUTORY MINIMUM FILED ORDER SIGNED & FILED	
March 17, 2010	HEARING HELD	
S.J. DAHL, JP N. KEENAN, DDA R. DAMI, CLK S. EULIANO, CR D. WINDER, ESQ	DEFENDANT PRESENT IN NLV CUSTODY DEP DA STATES THAT PARTIES HAVE AGREED ON DATE OF 4-29-10 FOR PRELIMINARY HEARING P/H RESET DEP DA STATES THAT SHE TURNED OVER CRIME SCENE DIAGRAMS TO MR WINDER THIS AM, SHE WILL CONTINUE TO PROVIDE DISCOVERY TO HIM AS SHE RECEIVES IT. NLV/NO BAIL	
	SET FOR COURT APPEARANCE Event: PRELIMINARY HEARING NLV Date: 04/29/2010 Time: 9:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
March 30, 2010	SET FOR COURT APPEARANCE Event: MOTIONS NLV Date: 04/01/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1 Result: MOTION GRANTED	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

MOTION DENIED

1581340 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT

PROCEEDINGS APPEARANCES - HEARING

EVENTS

S.J. DAHL, JP
N, KEENAN, DDA

March 03, 2010

R. DAMI, CLK S. EULIANO, CR

D. WINDER, ESQ

DEFENDANT PRESENT IN NLV CUSTODY DEP PD BANKS WAS PRESENT AT 8:30AM, WAS NOT AWARE THAT MR WINDER HAD BEEN RETAINED IN MATTER, WAS GOING TO ADVISE COURT THAT PD'S OFFICE HAD CONFLICT WITH SEVERAL WITNESSES, ETC. DEFENSE MOTION FOR BAIL SETTING OR HOUSE ARREST STATE'S OPPOSITION TO DEFENDANT'S MOTION WAS FILED 2-22-10 ARGUMENT IN FAVOR OF MOTION BY DEFENSE ARGUMENT AGAINST MOTION BY DEP DA MOTION TO SET BAIL OR RELEASE DEFENDANT ON HOUSE ARREST DENIED MR WINDER STATES THAT HE HAS TRIAL STARTING THE WEEK OF 3-22-10, HE CANNOT BE PREPARED FOR P/H BY 3-17-10 MR WINDER SPOKE TO DEFENDANT, DEFENDANT IS WILLING TO WAIVE 15 DAYS

MR WINDER ALSO STATES THAT HE IS MISSING SEVERAL ITEMS OF DISCOVERY (CORONER'S REPORT, BALLISTIC REPORTS, PHOTOS) DEP DA STATES THAT SHE DOES NOT EVEN HAVE CORONER'S REPORT YET, BUT AS SOON AS SHE DOES, SHE WILL SEND IT TO MR WINDER COURT STATES THAT COURT CAN ONLY ORDER STATE TURN OVER WHAT DEFENSE IS ENTITLED TO PER STATUTE

P/H SET 3-17-10 VACATED - MR WINDER REQUESTS TIME TO CHECK HIS SCHEDULE & SEE WHEN HE CAN DO P/H PASSED FOR STATUS CHECK ON RESETTING OF P/H DATE

EX PARTE MOTION BY DEFENSE TO APPOINT INVESTIGATOR

COURT STATES THAT DEFENSE CAN SUBMIT AFFIDAVITS, ETC TO COURT FOR REVIEW ONCE THEY ARE COMPLETED NLV/NO BAIL

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001

10FN0329A_

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

DATE, JUDGE, OFFICERS PROCEEDINGS	EVENTS
OF COURT PRESENT APPEARANCES - HEARING	
February 17, 2010 STATUS CHECK - HELD	
S.J. DAHL, JP N. KEENAN, DDA R. DAMI, CLK S. EULIANO, CR D. WINDER, ESQ DEFENSE MOTION FOR O/R, BAIL SETTING OR HOUSE ARREST OBJECTION BY DEP DA, SHE WOULD LIKE TIME TO RESPOND TO DEFENSE MOTION - DEFENDA IS ON FEDERAL SUPERVISION, CHARGED WITH VERY SERIOUS CRIMES COURT NOTES THAT THERE ARE AT LEAST 3 AGGRAVATING CIRCUMSTANCES IN CASE - COURT FEELS THAT NO BAIL IS APPROPRIATE. THIS TIME DEFENSE REQUESTS MATTER BE PASSED TO ARGUE BAIL - COURT SETS BAIL HEAING, MAT CAN RESPOND TO MR WINDER'S MOTION, MR WINDER CAN FILE ADDITIONAL PAPERWORK IN SUPPORT OF HIS MOTION DEFENDANT WAIVES 15 DAY SETTING OF P/H P/H SET - COURT STATES THAT IF EITHER PAR DOES NOT THINK THAY ARE GOING TO BE PREPARED FOR P/H THAT WAS SET, THEY CAN ADVISE COURT AT DATE SET FOR BAIL HEARIN & COURT WILL CONSIDER RESETTING P/H NLV/ NO BAIL SET FOR COURT APPEARANCE Event: PRELIMINARY HEARING NLV Date: 03/17/2010 Time: 9:30 am Judge: DAHL, STEPHEN J Location: DEPARTME 1 SET FOR COURT APPEARANCE Event: BAIL HEARING NLV Date: 03/03/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTME 1 Result: MOTION DENIED	ANT AT E N TY N NG ENT

5/12/2010 3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001 10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

DATE, JUDGE, OFFICER: OF COURT PRESENT February 12, 2010	PROCEEDINGS APPEARANCES - HEARING ARRAIGNMENT HEARING HELD	EVENTS
S.J. DAHL, JP A. ALBRITTON, DDA R. DAMI, CLK S. EULIANO, CR	INITIAL ARRAIGNMENT DEFENDANT PRESENT IN NLV CUSTODY COMPLAINT PRESENTED, ADVISED, WAIVES DEFENDANT STATES THAT HE HAS RETAINED MR WINDER PASSED FOR STATUS CHECK ON CONFIRMATION OF MR WINDER NLV/NO BAIL SET FOR COURT APPEARANCE Event: STATUS CHECK NLV Date: 02/17/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT	
February 16, 2010	NOTICE OF APPEARANCE AS ATTORNEY OF RECORD FILED MOTION FOR OWN RECOGNIZANCE RELEASE, REINSTATEMENT OF HOUSE ARREST OR IN THE ALTERNATIVE, MOTION FOR BAIL REDUCTION (RECEIVED)	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

BATE HIBAR ARRIAN-		
DATE, JUDGE, OFFICERS OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
February 05, 2010	BAIL AMOUNT Charge #1: MURDER IN THE SECOND DEGREE WDW	
	BAIL AMOUNT Charge #2: ATT. MURDER IN THE SECOND DEGREE BAIL AMOUNT	
	Charge #3: ATT. MURDER IN THE SECOND DEGREE BAIL AMOUNT	
	Charge #4: ATT. MURDER IN THE SECOND DEGREE SET FOR FIRST APPEARANCE Event: 72 HOUR HEARING (VIDEO) NLV Date: 02/08/2010 Time: 11:00 am	
	Judge: TYRRELL, NATALIE L Location: DEPARTMENT 2	
	Result: FIRST APPEARANCE HELD BAIL AMOUNT	
	Charge #5: CONSP MURDER IN THE FIRST DEGREE BAIL AMOUNT Charge #6: ATT, MURDER WITH A DEADLY WEAPON	
	BAIL AMOUNT Charge #7: ASSAULT WITH A DEADLY WEAPON BAIL AMOUNT	
February 08, 2010	Charge #8: CONSP MURDER PROBABLE CAUSE DETERMINATION	
	FIRST APPEARANCE HELD The following event: 72 HOUR HEARING (VIDEO) NLV scheduled for 02/08/2010 at 11:00 am has been resulted as follows:	
	Result: FIRST APPEARANCE HELD Judge: TYRRELL, NATALIE L Location: DEPARTMENT 2	
February 11, 2010	COMPLAINT SWORN TO SET FOR COURT APPEARANCE Event: FELONY ARRAIGNMENT NLV Date: 02/12/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT	
	1 Result: ARRAIGNMENT HEARING HELD	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0001

10FN0329A

State

JACKSON, CEDRIC LEROB

1581340 (SCOPE)

Charge(s)

CONSP MURDER

ASSAULT WITH A DEADLY WEAPON

(2 counts)

BATTERY WITH A DEADLY WEAPON W/

SUBSTANTIAL BH

MURDER WITH A DEADLY WEAPON

ATT. MURDER WITH A DEADLY WEAPON

(3 counts)

Conditions

Description	Required Amount	Bal Due	Due Dt Notes	

LINKED CASES FOR: 10CRN000334-0001

CASE# STATUS

EVENT DATE EVENT DESCRIPTION

10PCN000332-0000 CLOSED

NO FUTURE EVENTS 72 HOUR HEARING (VIDEO) NLV

DATE, JUDGE, OFFICERS
OF COURT PRESENT

PROCEEDINGS
APPEARANCES - HEARING

EVENTS

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL

CASE#

10CRN000334-0002

10FN0329B

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

DATE, JUDGE,	OFFICERS
OF COURT P	RESENT

PROCEEDINGS

OF COURT PRESENT	APPEARANCES - HEARING	EVENTS	
June 11, 2010	HEARING HELD	DISTRICT COURT	
S.J. DAHL, JP			IMENT NLV
N. KEENAN, DDA	THIS IS THE TIME SET FOR PRELIMINARY	Date:	June 23, 2010
R. DAMI, CLK	HEARING	Time:	9:00 am
S. EULIANO, CR	DEFENDANT PRESENT IN CCDC CUSTODY	Location:	
S. BINDRUP, DSPD	MOTION BY DEP DA TO AMEND CRIMINAL		DEPARTMENT 20
· '	COMPLAINT TO ADD 1 COUNT OF DISCHARGING A	ŀ	
	FIREARM FROM A MOTOR VEHICLE & 1 COUNT OF		
	DISCHARGING A FIREARM INTO A MOTOR		
	VEHICLE		
	OBJECTION BY DEFENSE COUNSELS - MR		
	BINDRUP STATES THAT STATE HAD PLENTY OF	1	
	TIME & OPPORTUNITY TO FILE AN AMENDED CRIMINAL COMPLAINT ADDING CHARGES	1	
1	DEP DA PROVIDES FACTUAL BASIS TO SUPPORT		
	AMENDMENT		
	FURTHER ARGUMENT BY MR WEINSTOCK	<u>l</u>	
	MOTION TO AMEND TO ADD ADDITIONAL COUNTS		1
	AS STATED GRANTED		
	PER NEGOTIATIONS: DEFENDANT		
	UNCONDITIONALLY WAIVES RIGHT TO		
	PRELIMINARY HEARING		
	DEFENDANT TO APPEAR IN THE EIGHTH JUDICIAL		
	DISTRICT COURT - AS AMENDED		
	CCDC/270,000 TOTAL BAIL (RESET)		
	SET FOR COURT APPEARANCE		
	Event: DISTRICT COURT ARRAIGNMENT NLV		
	Date: 06/23/2010 Time: 9:00 am		
	Judge: Location: DISTRICT COURT DEPARTMENT		j
	20		
	CASE CLOSED		

Page 7 of 7

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0002 _____

10FN0329B

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

DATE, JUDGE, OFFICERS

PROCEEDINGS

EVENTS

OF COURT PRESENT	APPEARANCES - HEARING	EVENIS
May 12, 2010	HEARING HELD	PRELIMINARY HEARING NLV
S.J. DAHL, JP		Date: June 11, 2010
N. KEENAN, DDA	DEFENDANT PRESENT IN CCDC CUSTODY	Time: 9:30 am
R. DAMI, CLK	STATE'S MOTION TO A CLOSED PRELIMINARY	Location: DEPARTMENT 1
S. EULIANO, CR	HEARING	
S. BINDRUP, DSPD	OPPOSITION TO MOTION WAS FILED BY MR	
3	BINDRUP	
	MR WEINSTOCK STATES THAT HE WOULD JOIN IN	
	ON OPPOSITION	
	STATE'S MOTION TO HOLD CLOSED HEARING	
	GRANTED - COURT WILL ORDER ENTIRE COURT HOUSE CLOSED WHILE PRELIMINARY HEARING IS	
	BEING HEARD DUE TO SECURITY ISSUES RAISED	
	IN STATE'S MOTION & ISSUES THAT COURT HAS	
	BEEN MADE AWARE OF BY BAILIFFS	i l
	MOTION TO CONTINUE P/H BY MR BINDRUP	
	DEP DA STATES THAT SHE WOULD LIKE RECORD	
	TO REFLECT THAT SHE WOULD HAVE BEEN	
	READY TO PROCEED ON 5-14-10, AS WELL AS THE	
	OTHER DATES THAT DEFENSE HAS REQUESTED	
	CONTINUANCE	
	MR WEINSTOCK STATES HE WOULD BE READY	
	TO PROCEED 5-14-10 AS WELL	1
i	COURT STATES THAT P/H WILL BE CONTINUED,	
	BUT ALL PARTIES NEED TO BE READY TO	
	PROCEED NEXT DATE - COURT WILL NOT	
	CONTINUE MATTER AGAIN UNLESS THERE ARE	
	ISSUES WITH STATE'S WITNESSES	
	P/H SET 5-14-10 VACATED, RESET FOR	
	CCDC/270,000	
	HEARING VACATED	
	The following event: PRELIMINARY HEARING NLV	
	scheduled for 05/14/2010 at 9:30 am has been resulted	
	as follows:	
	Result: HEARING VACATED	
	Judge: DAHL, STEPHEN J Location: DEPARTMENT	<u> </u>
	1 1	
	SET FOR COURT APPEARANCE	
\	Event: PRELIMINARY HEARING NLV	
1	Date: 06/11/2010 Time: 9:30 am	
	Judge: DAHL, STEPHEN J Location: DEPARTMENT	
	1	
<u></u>		

5/12/2010 3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0002

10FN0329B

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT	S PROCEEDINGS APPEARANCES - HEARING	EVENTS
April 23, 2010 S.J. DAHL, JP P. THUNELL, DDA R. DAMI, CLK S. EULIANO, CR S. BINDRUP, SDPD	PRELIMINARY HEARING CONTINUED - DEFENSE ESQ REQUEST DEFENDANT PRESENT IN CCDC CUSTODY CO-COUNSEL'S MOTION TO CONTINUE P/H SET FOR 5-12-10 & RESET FOR 5-14-10 NO OBJECTION BY DEP DA OR DEP SPECIAL PD BINDRUP MOTION TO CONTINUE P/H GRANTED, P/H SET FOR 5-12-10 VACATED & RESET FOR DEP DA FILES AMENDED CRIMINAL COMPLAINT IN OPEN COURT CONSOLIDATING DEFENDANT WITH CO-DEFENDANT CEDRIC LAROB JACKSON (COURTVIEW CASE NUMBER CHANGED TO 10CRN000334-1, 2; CTRACK CASE NUMBER CHANGED TO 10FN0329A-B) CCDC/270,000 HEARING VACATED The following event: PRELIMINARY HEARING NLV scheduled for 05/12/2010 at 9:30 am has been resulted as follows: Result: HEARING VACATED Judge: DAHL, STEPHEN J Location; DEPARTMENT 1 SET FOR COURT APPEARANCE	
	Event: PRELIMINARY HEARING NLV Date: 05/14/2010 Time: 9:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
May 07, 2010	SET FOR COURT APPEARANCE Event: MOTIONS NLV Date: 05/12/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1	
	Result: CRIMINAL HEARING HELD	<u> </u>

5/12/2010

3:21 pm



DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0002

10FN0329B

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
April 01, 2010	MOTION GRANTED	
S.J. DAHL, JP N. KEENAN, DDA R. DAMI, CLK S. EULIANO, CR S. BINDRUP, DSPD	DEFENDANT PRESENT IN CCDC CUSTODY MOTION TO CONSOLIDATE THIS CASE WITH 10FN0329 (CEDRIC JACKSON) FILED IN OPEN COURT BY DEP DA DEFENSE HAS NO OBJECTION, RESERVES RIGHT TO SEVER AT TRIAL MOTION TO CONSOLIDATE GRANTED DEP DA STATES SHE WILL FILE AN AMENDED COMPLAINT BEFORE P/H DATE SPECIAL PD'S OFFICE IS REQUESTING P/H SET FOR 4-29-10 BE RESET FOR 1-2 WEEKS OUT FROM THAT DATE DUE TO SCHEDULING CONFLICTS IN THEIR OFFICE CO-DEFENDANT'S COUNSEL, MR WEINSTOCK FOR MR WINDER, STATES HE HAS NO OBJECTION TO SHORT CONTIUANCE P/H SET 4-29-10 VACATED, RESET FOR MR BINDRUP REQUESTS THAT STATUS CHECK DATE OF 4-13-10 SET IN NLV 3 BE VACATED MOTION GRANTED, 4-13-10 DATE VACATED - THIS CASE TO BE TRANSFERRED TO NLV 1 PENDING FILING OF AMENDED COMPLAINT CONSOLIDATING CASES CCDC/270,000	
	SET FOR COURT APPEARANCE Event: PRELIMINARY HEARING NLV Date: 05/12/2010 Time: 9:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT HEARING VACATED The following event: STATUS CHECK NLV scheduled for 04/13/2010 at 8:30 am has been resulted as follows: Result: HEARING VACATED Judge: LEE, CHRIS Location: DEPARTMENT 3	
April 21, 2010	SET FOR COURT APPEARANCE Event: MOTIONS NLV Date: 04/23/2010 Time: 8:30 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1 Result: PRELIMINARY HEARING CONTINUED -DEFENSE ESQ REQUEST	

5/12/2010

3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-000<u>2</u>

10FN03<u>29B</u>

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

DATE, JUDGE, OFFICERS OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
March 30, 2010	ARRAIGNMENT HEARING HELD	
C. Lee, JP N. Keenan, DDA A. Cater, CLK D. Scheick, Spc DPD A. Campagna, CR	INITIAL ARRAIGNMENT: Defendant PRESENT in NLV custody Complaint presented, advised, waives reading Special Public Defender appointed and receives discovery from State (2 packets) State motion to consolidate this case into case 10FN0329X as a co-defendant with Cedric Jackson filed in Open Court Defense would like to review discovery before agreeing to consolidation. Deputy DA states the co-defendant has a preliminary hearing on April 29, 2010 before Judge Dahl; Mr. Winder represents that Defendant and is aware of State's intent to consolidate cases. State will be filing motion to consolidate for Judge Dahl to consider Court does not rule on State's motion at this time and PASSES matter 2 weeks for status check on consolidating cases NLV/\$270,000 (\$20,000; \$100,000; \$40,000 X 3; \$5,000 X 2; \$20,000 reset by Court) SET FOR COURT APPEARANCE Event: STATUS CHECK NLV Date: 04/13/2010 Time: 8:30 am Judge: LEE, CHRIS Location: DEPARTMENT 3 SET FOR COURT APPEARANCE Event: MOTIONS NLV Date: 04/01/2010 Time: 8:30 am	
	Judge: DAHL, STEPHEN J Location: DEPARTMENT	

5/12/2010 3:21 pm

Minutes - Criminal

Result: MOTION GRANTED

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0002

10FN0329B

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

OF COURT PRESENT	PROCEEDINGS APPEARANCES - HEARING	EVENTS
March 19, 2010	FIRST APPEARANCE HELD The following event: 72 HOUR HEARING (VIDEO) NLV scheduled for 03/19/2010 at 8:15 am has been resulted as follows: Result: FIRST APPEARANCE HELD Judge: DAHL, STEPHEN J Location: DEPARTMENT	, . <u>.</u>
March 29, 2010	COMPLAINT SWORN TO SET FOR COURT APPEARANCE Event: FELONY ARRAIGNMENT NLV Date: 03/30/2010 Time: 8:30 am Judge: LEE, CHRIS Location: DEPARTMENT 3 Result: ARRAIGNMENT HEARING HELD	

5/12/2010 3:21 pm

DOCKET SHEET...CRIMINAL (Department 1)

CASE#

10CRN000334-0002

10FN0329B

State

COLEMAN, PRENTICE LOVELL

1660312 (SCOPE)

Charge(s)

CONSP MURDER

ASSAULT WITH A DEADLY WEAPON

(2 counts)

BATTERY WITH A DEADLY WEAPON W/

ATT. MURDER WITH A DEADLY WEAPON

SUBSTANTIAL BH

MURDER WITH A DEADLY WEAPON

(3 counts)

Conditions

<u>Description</u> <u>Required Amount</u> <u>Bal Due</u> <u>Due Dt</u> <u>Notes</u>

LINKED CASES FOR: 10CRN000334-0002

CASE# STATUS 10PCN000673-0000 CLOSED **EVENT DATE**

EVENT DESCRIPTION

NO FUTURE EVENTS 72 HOUR HEARING (VIDEO) NLV

DATE, JUDGE, OFFICERS

PROCEEDINGS

APPEARANCES - HEARING

EVENTS

OF COURT PRESENT	APPEARANCES - HEARING	
March 17, 2010	BAIL AMOUNT Charge #1: CONSP MURDER IN THE SECOND DEGREE BAIL AMOUNT Charge #2: MURDER IN THE SECOND DEGREE BAIL AMOUNT Charge #3: ATT. MURDER IN THE SECOND DEGREE BAIL AMOUNT Charge #4: ATT. MURDER IN THE SECOND DEGREE BAIL AMOUNT Charge #5: ATT. MURDER IN THE SECOND DEGREE BAIL AMOUNT Charge #5: ATT. MURDER IN THE SECOND DEGREE BAIL AMOUNT Charge #6: BATTERY WITH SUBSTANTIAL BODILY HARM (FELONY)	
	HARM (FELONY) SET FOR FIRST APPEARANCE Event: 72 HOUR HEARING (VIDEO) NLV Date: 03/19/2010 Time: 8:15 am Judge: DAHL, STEPHEN J Location: DEPARTMENT 1 Result: FIRST APPEARANCE HELD	
March 18, 2010	PROBABLE CAUSE DETERMINATION	

5/12/2010

3:21 pm

Clark County Justice Court

NORTH LAS VEGAS TOWNSHIP

FIRST APPEARANCE BEFORE MAGISTRATE

MAME. JACKSON, CEDRIC LENDS		DATE: みーカーノリ
ID#: 1581340	NLVPD MF#:	80106
NLVJC CASE #: 108 CN 3.32	NLVPD CASE #:	10002450
YOU HAVE BEEN CHARGED WITH THE FOLLOWING OFFENSE(S):	-	
MURDER 2ND DEGREE USE OF A DEADLY WEAPON		
2. MURDER 2ND DEGREE ATTEMPT		· · · · · · · · · · · · · · · · · · ·
3. MURDER 2ND DEGREE ATTEMPT		
4. MURDER 2ND DEGREE ATTEMPT		<u>-</u>
5. CONSPIRACY TO COMMIT MURDER		· •
		-
DATE OF ARREST: 2/5/10/14/14		
THE COURT FURTHER INFORMS YOU:		
 That you have the right to have an attorney present during any questioning concerning such charge(s). 	and to represent you	
 That if you cannot afford to hire an attorney, one will be appointed for you at 	the expense of the (County;
 That you have the right to remain silent and that any statement you make m 	ay be used against y	ou;
 That a formal complaint will be presented to you when you appear in North I Court, on or before		
 That the Court has examined the Affidavit of Arrest which has been filed and probable cause shown for your incarceration; 	finds that there is	
That you have the right, in most cases, to have bail set to secure your release is hereby set in the total sum of \$	se from custody. Bail	
IT IS FURTHER ORDERED THAT IF BAIL IS SET; YOU ARE HEREBY REMA OF THE SHERIFF OF CLARK COUNTY AND THE COMMANDER, CLARK COUNTY OR DESIGNEE UNTIL BAIL IS POSTED.		
COUNT 1 NO BALL COUNT 4 25	5,000	
	o i oro	
COUNT 3 AS (OSD COUNT 6		
CONDUCTED BY JUDGE: MAYalis of 1 moll	. "	
INTERPRETER: V PD OFFICER:	1-1-	7/21/
JCN-38 (Rev. 12/05) NRS 171.178		

Page: 1 Document Name: untitled NM-JACKSON CEDRIC LEROB SID-03354249 000 SS-530984598 CS-1581340 BD-02141983 RC-B SX-M HT-600 WT-150 HR-BLK EY-BRO AK-JACKSON CEDRICK ROBERT SID-03354249 001 SID-03354249 002 MK-LIL ROB SID-03354249 003 MPD AK-JACKSON CEDRIC ${f L}$ BP-LAS VEGAS, NV FB-396325XB8 SI-NV04023563 O1-CON REG O2-Al-2901 INDUSTRIAL LVN 89109 (LVCC) 051309 CP254 MPD FELONY SUPRVSD RELEASE VIOL(FED) 08 NV 051309 REGISTERED CP255 MPD FELONY ARM ROBB AID/ABET (FED) 05 NV 051309 REGISTERED PP251 ZPP 080709 SUBJ ON FEDERAL SUPERVISION (F) CALL PROB AT 388-6429 111911 PP253 MPD 090304 **NOT SAME SUBJ AS ID#1927398**COMPARE PRINTS** PP254 MPD 090304 **NOT SAME SUBJ AS ID#1833579**COMPARE PRINTS** PP255 MPD 072699 ***WHEN CONTACTED FI AND FORWARD TO GCS*** PI251 020510 NLV-TAT CHEST BABY FOOTPRINTS/"8-11-04" / SC L ELBOW 2" PI252 111609 MPD***TAT RT ARM-PICTURE OF SON *** PI253 051309 MPD**SUBJ ALSO USES BD 10291985 & 03251983**

010831-1410

010607-2937

000504-1413

DISPLAY CONTINUED ON NEXT PAGE

P1255 031501 NLV-SC L SHLD / SC ABD / ALSO USES SSN 530984596

PI254 040902 MPD**AFIS**

CN255 NLV-MF-80106

DR253 MPD 083101 T/C NELLIS/WASHINGTON

DR255 MPD 050400 T/C LINN/ECLIPSE

DR254 MPD 060701 T/C RANCHO & W SPRING RD

Page:	1	D	ocu	me:	nt	Nar	ne:	ur	נשנ	tl	ed	
									_			

A. '				
SID-03354249				
AR227 NLV 028 020510		CON MURDER 2ND DEG WDW	10-2450	NLV
AR228 NLV 027 020510		ATT MURDER 2ND DEG WDW	10-2450	NLV
AR229 NLV 026 020510		ATT MURDER 2ND DEG WDW	10-2450	NLV
AR230 NLV 025 020510		ATT MURDER 2ND DEG WDW	10-2450	NLV
AR231 NLV 024 020510		MURDER 2ND DEG WDW	10-2450	$N\Gamma\Lambda$
AR232 MPD 023 091508		RESIST POL OFCR	080915-3482	MPD
AD232 MPD 023 091508		RESIST POL OFCR		
C-731244-D	CON	0000		
AR233 MPD 022 091508		OBST POL OFCR	080915-3482	MPD
AD233 MPD 022 100708		OBST POL OFCR		
C-731244-C	FIN	DENY		
AR234 MPD 021 091508		NON-MED PCS LESS 10Z	080915-3482	MPD
AD234 MPD 021 091508		NON-MED PCS LESS 10Z		
C-731244-B	CON	0000		
AR235 MPD 020 091508		JAYWALK	080915-3482	MPD
AD235 MPD 020 091508		JAYWALK		
C-731244-A	CON	0000		
AR236 MPD 019 031005		.,	050128-1352	MPD
AD236 MPD 019 040405		CON ROBB W/DEAD WEAP		
05F04532B	FIN	PCN 22275527 / DISM		

^{**}DISPLAY CONTINUED ON NEXT PAGE**

SID-03354249					
AR237 MPD 018 031005		ROBB W/DEAD WEAP	050128-1352	MPD	
AD237 MPD 018 040405		ROBB W/DEAD WEAP			
05F04532B	FIN PCN	22275527 / DISM			
AR238 NLV 017 041004		POSS CONT SUB W/I SELL	04-8727	NLV	
AR239 NLV 016 041004		POSS STLN PROP	04-8727	NCF 041304NLV	
AR240 NLV 015 041004		WEAP I/AUTO	04-8727	NLV	
AR241 NLV 014 020704		FICT VEH REG	04-3001	NLV	
AR242 NLV 013 020704		OPERATE UNREGISTERED VEH	04-3001	NLV	
AR243 NLV 012 020704		POSS CONT SUB MARIJ	04-3001	NLV	
AR244 NLV 011 020704		FICT VEH REG	04-3001	NLV	
AR245 LVJ 010 011704		NON-MED PCS LESS 10Z	040117-1185	MPD	
AD245 MPD 010 011704		NON-MED PCS LESS 10Z	RBK		
C-574787-B	CON 000	0			
AR246 MPD 009 011704		POSS STLN PROP	040117-1185	MPD	
AD246 MPD 009 011704		POSS STLN PROP			
C-574787-A	CON 000	0			
AR247 MPD 008 122802		OBST PUBL OFCR	021228-0042	MPD	
AD247 MPD 008 012303		OBST PUBL OFCR			
02M29479X	FIN PCN	20132537 // DENY			
AR248 MPD 007 122802		NO BIKE LITES/REFLECTORS	021228-0042	MPD	
AD248 MPD 007 012703		NO BIKE LITES/REFLECTORS			
02M29479X	FIN PCN	20132537 / DISM			
DISPLAY CONTINUED ON NEXT PAGE					

SID-03354249		
AR249 NLV 006 072602	POSS STLN PROP-FIREARM	02-17208 NCF 072902NLV
AR250 NLV 005 072602	WEAP I/AUTO	02-17208 NLV
AR251 MPD 004 032102	FTA INSURANCE REQUIRED	MPD
AD251 MPD 004 032202	INSURANCE REQUIRED	MPD BW-1-2624408-A
1-2624408-A	CON COB	
AR252 NLV 003 042001	OBST POL OFCR	01-4951 NLV
		NLV BW-M2383-01
AR253 NLV 002 042001	FL T/STOP INTERSEC	01-4951 NLV
		NLV BW-M2382-01
AR254 NLV 003 031501	OBST POL OFCR	01-4951 NLV
AD254 NLV 003 031501	REPOSITORY PCN	
000000	CON PCN-70489304-01	
AR255 NLV 002 031501	FL T/STOP INTERSEC	01-4951 NLV

Clark County Justice Court

NORTH LAS VEGAS TOWNSHIP

PROBABLE CAUSE DETERMINATION

DEFI	ENDANTS N	AWIE:	JACKSON, CEDRIC LEROB	MF	* 80108 FEBU7'10 09:4
ID#:	1581340		NLVJC CASE #:	NLVPD CASE #	10002450
CHA	RGE(S):				
MUR	DER 2ND DE	EGREE	/USE OF A DEADLY WEAPON /		
			/ATTEMPT/		
MUR	DER 2ND DE	EGREE	/ATTEMPT/		
MUR	DER 2ND DE	GREE	/ATTEMPT/		
DATE	OF ARRES	it:	25110	TIME OF ARREST:	14:14
The ur withou	ndersigned Ma It a warrant for	gistrate the che	has reviewed the Affidavit and Declaratings(s) shown.	tion of Probable Cause for the arrest of the	ne above named Defendant
FINDIN	NG:	BAIL:	(T IS ORDERED that the Defendant designee until bail is posted. Distancerd OVIR - Return Date: Defendant remains in custody, the First There is NOT sufficient proof the not sufficien	e cause, for the purpose of continued inceded and that said Defendent has committed it is remembed to the custody of the Sheri Other \$	d such crimes THEREFORE, if of Clark County or his No Paul 3 25 000 will be:
		Defend	ant to appear in Justice Court on		ar 6:30 A.M.
REMAR	IKS:				
			-4		
ignatus	True	J.	Typell		
ate:	2/7/1	0	Time: 8:40 Au		
CN-104 ev. 12/0!	s				
	~			Riverside -vs- McLain	<u>9640</u> , No. 89-1817, 5/13/91

g.q

7679-748-207

Natalie Tyrrell

E81:01:01:70 de3

T-540 P002/002 F-434

282

Clark County Justice Court

NORTH LAS VEGAS TOWNSHIP

PROBABLE CAUSE DETERMINATION

DEFE	ENDANT'S N	NAME: JACKSON, CEDRIC LEROB MF#:	80106
ID#:	1581340	NLVJC CASE #: NLVPD CASE #: 10	002450
CHAR	RGE(S):		
CONS	SPIRACY TO	O COMMIT MURDER / /	
DATE	OF ARRES	T 01<110	u t e u ž
3,116	OI ANNES	TIME OF ARREST:	<u> 1억 기나</u>
The on without	idersigned Ma t a warrant for	agistrate has reviewed the Affidavit and Declaration of Probable Cause for the arrest of the a rythe charge(s) shown.	above named Defendant
FINDIA	iG:	I find that there IS sufficient probable cause, for the purpose of continued incard charged orline(s) has been committed and that said Defendant has committed a IT IS ORDERED that the Defendant is remanded to the custody of the Sharliff of designee until bail is posted. Standard — Other \$	uch crimes THEREEADE
		O/R - Return Date:at 08:30 A. M.	
		If the Defendant/remains in custody, the First Appearance before the Justice Court wi	ill be:
		I find that there is NOT sufficient probable cause shown to allow the Defendant TMEREFORE, IT IS ORDERED that the Defendant be immediately released from charge(s). This order is without prejudice to the state to proceed with the charge evidence sufficient to establish probable cause.	n custody as to the above
		Defendant to appear in Justice Court on	t B:30 A.M.
REMAR	ж8:		
Da te : _	Jaly re of Magistry 2 7 1	Time: 10:15 Am	
JCN-104 Rev. 12/0/	5	Siverside -va- McLaugh	<u>lio</u> , No. 89-1817, 5/13/91





NORTH LAS VEGAS POLICE DEPARTMENT ARREST REPORT

For Booking # 352031

Print Date:

02/05/2010 20:06



ANTESTI E INFORMATION

Case Number: 10002450

CS: 1581340

MFNO: 80106

Agency: NLV

Book Dt/Tm:

02/05/2010 14:22

FED ID ICE:

FED ID USM: 40118048

Offender ID: 174305

FBI:

396325XB8

SID: NV04052411

DOB: 02/14/1983 SSN: 530-98-4598

Name: Race/Ethnic: JACKSON, CEDRIC LEROB

Sex: M

Height: 6'00"

Weight: 150

Hair: BLACK

Eyes: BRO

POB:

LAS VEGAS, NEVADA

Age: 27

Complexion: MEDIUM BROWN

Build: MEDIUM

DL/State:

Phone: 292-7307

Address:

6661 SILVERSTREAM AVE Apt 1002|LV, NV 89107

Next of Kin:

NICOLE/WIFE/6561 SILVERSTREAM AVE 1002/LAS VEGAS NV 89107/292-7307

Employer:

UNEMPLOYED[UNEMPLOYED]security

ARRES:

Place: 300 S LAS VEGAS BLVD Date/Time: 02/05/2010 13:36

ARREST ROUES

ARRESTING OFFICER

674 JESUS PRIETO

BOOKING OFFICER

1933 MINOR

TRANSPORTING OFFICER

674 JESUS PRIETO

INTAKE - IRS

1645 ANTONIO

DATA ENTRY IRS

1391 MOORE

J		G#ARG#S												
•	NO	Orlg	NOC	Warrant/NRS I	GM	Cash Only	Bail	PD Case #	Court Case #	PCN				
	1	PC USE OF	00094 A DEADLY WEAPON	200.030.2 MURDER 2ND DEGREE	F	\$0	NO BOND	10002450	<no case=""></no>					
	2	PC	00094 ATTEMPT	200.030.2 MURDER 2ND DEGREE	F	\$0	NO BOND	10002450	<no case=""></no>					
	3	PC	00094 ATTEMPT	200.030.2 MURDER 2ND DEGREE	F	\$0	NO BOND	10002450	<no case=""></no>					
	4	PC	00094 ATTEMPT	200.030.2 MURDER 2ND DEGREE	F	\$0	NO BOND	10002450	<no case=""></no>					
	5	PC	02338	199.480-MURDER CONSPIRACY TO COMMIT I	F MURI	\$0 DER	\$10,000	10002450	<no case=""></no>					

$\omega_{1}\omega_{2}$	NO/A	1.5

AKA:JACKSON, CEDRIC	POB:LAS VEGAS, NEVADA	DOB : 02/14/1983	SSN: 530-98-4598
AKA:JACKSON, CEDRIC L	POB:NEVADA	DOB: 02/14/1983	SSN: 530-98-4598
AKA:JACKSON, CEDRIC LEROB	POB:NEVADA	DOB: 02/14/1983	SSN: 530-98-4598
AKA:LIL, ROB	POB:USA	DOB: 10/29/1985	SSN: 530-98-4596
AKA:JACKSON, CEDRIC L	POB:USA	DOB: 03/25/1983	SSN:

SEARS - MARKS - TATTICES

//SCAR SHOULDER,LEFT 3" //SCAR ABDOMEN BURNS //TATTOO CHEST BABY FOOTPRINTS 8-11-04 //SCAR ELBOW,LEFT 2"

OffenderTrak\ArrestReport.rpx v8 09/02/2008

Page 1 of 1



NORTH LAS VEGAS PECICE DEPARTMENT PRE-BOOKING/DECLARATION OF ARREST

-			
<u>300KI</u> NG	MUM	В	ER:

REVISED TIME STAMP: STA

	OF ARRE											PD CASE NUMBER: 10002450			
	il securi 84598	TY:	RACE: B	SEX:	ЕТНЛ	IICITY:	DATE OF 02/14/19		BIRTH L USA	OCATION:			r		
HEIGH		/EIGHT: 70	HAIR: BLK	EYE BRO		HOME PHONE: WORK PHONE: E					OYER:				
	ADDRES!		/I AVE 100)2			,		HOME ADI	DRESS LINE :	<u></u>				
	E OF ARRE S LAS VE	est: Egas bl	.VD						TE AND TIM /05/2010 1	e of arrest 3:36	r: VE	HICLE	IMPOUND N		
ARRESTING OFFICER'S NAME (P#): Prieto, Jesus (0674)								TRANSPORTING OFFICER'S NAME (P#): Prieto, Jesus (0674)							
INTAKE OFFICER'S NAME (P#); IRS INTAKE NAME (P#)							P#): 139(5	medical accept (nurse name and date): 39 Sm C. Hellson 2/5-/10							
SUBJE N	CT INJUR	ED SUT	вјест сом	BATITIVE		CONTRACT/FEDERAL AGENCY: CONT					TRACT/FEDERAL ID#:				
N N	NILE TREA	TED AS AI	DULT												
MUNI	CIPAL CO	URT WARR	LANT NUME	IERS:											
#	ARRÉST ORIGIN			CHAI	RGE		COL	พาร		TUTE / AIL	ARRES TYPE		CE CASE # / NI WARR #		
1	PC		R 2ND DEG R: USE OF		(WEAP	ON .		1		200.030.2 OT BAILABLE	F	100024			
2	PC		R 2ND DEG ER. ATTEMA					3	NC	200.030.2 OT BAILABLE		1000245	50		
3	PC	CONSPIRACY TO COMMIT MURDER						1	199.480-MURDER F 1000245 \$10,000.00			5Ö			
DESCR	FORIGIN JPTIONS REMAND	WA - W	TIZENS ARF 'ARRANT OI METRO REM	FARREST	RFLOW	WFQJ - W	ANTED FUC	HITVE	OTHER JURI - OTHER JUS IER JURISDIO	RISDICTION	BW	PROBABLE - BENCH W BOND SUR	'ARRANT		

VARRATIVE:

ON JANUARY 31, 2010, AT ABOUT 0342 OFFICERS RESPONDED TO 2642 BLUE REEF IN REFERENCE TO AN ATTEMPTED MURDER AND MURDER. WHEN OFFICERS ARRIVED THEY FOUND THE VICTIM, JAMARIO MACKLIN, DECEASED INFRONT OF THE RESIDENCE WITH NUMEROUS GUNSHOT WOUNDS TO THE HEAD AND BODY. ANOTHER VICTIM WITH A GUNSHOT WOUND TO THE LEG WAS ALSO IDETIFIED AS MARCUS ALBERT, FOUR SUSPECTS WERE SEEN SHOOTING AT THE VICTIMS. DURING MY INVESTIGATION I LEARNED THAT CEDRIC JACKSON AND PRENTICE COLEMAN GOT INTO A FIGHT WITH ALBERT AND MACKLIN AT A CLUB. RUMORS AT THE SCENE INDICATED THAT JACKSON AND COLEMAN FOLLOWED THEM HOME AND COMMITTED THE MURDER. THREE WITNESSES WERE LATER CONTACTED AND IDENTIFIED JACKSON AND ONE OF THE SUSPECTS. ONE WITNESS SAW JACKSON SHOOTING THE VICTIM. TWO OF THE WITNESSES, DEVIN AND CARLOS BASS SAID WHEN JACKSON AND HIS ACCOMPLICES SAW THEM AND STARTED SHOOTING AT THEM. THEY SAID THEY WERE FOLLOWED FOR SEVERAL BLOCKS WHILE JACKSON AND HIS ACCOMPLICES FOLLOWED THEM IN JACKSON VEHICLE WHILE TRYING TO SHOOT THEM. ON FEBRUARY 5, 2010, I ARRESTED JACKSON FOR 3 COUNTS OF ATTEMPTED MURDER AND MURDER WITH A DEADLY WEAPON. HE WAS TRANSPORTED AND BOOKED INTO THE NORTH LAS VEGAS JAIL FOR THE ABOVE LISTED CRIMES.

The undersigned makes the following declarations su CITY OF NORTH LAS VEGAS POLICE DEPARTME (months), that I learned the following facts and circum	NT Clark County, Neva	ida. Being so employed for a period of 23 (8) years
committed (or was committing) the offense of SEE At occurred at approximately 43 42 hours on the	3OVE CHARGES at the フィ date o	e location of 2642 BLUE REEF and the offense
Wherefore declarant prays that a finding be made by magistrate th	nat probable cause exists to h	nold said person for preliminary hearing (If charges are a felony
or gross misdemeanor) or for trial (If misdemeanor).		
JESUS PRIETO		11/1/629
DECLARANT NAME (PLEASE PRINT)		DECLARANT SIGNATI (RE AND SERIAL NO.
Form 20.147 (Revised 01/2005)	Page 2 of 2	

.49.

CASE:	10002450	NORTH LAS VEGAS POLICE DEPARTMENT REF:	ORIGINAL
·DATE:	2/07/10	POLICE REPORT	PAGE: 11
TIME:	2:54	NARRATIVE FORTION	OF: 13
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

ON SUNDAY, JANUARY 31, 2010, AT ABOUT 0342 HOURS, I WAS DISPATCHED TO THE AREA OF 2628 WEST STREET TO INVESTIGATE SEVERAL SHOTS HEARD IN THE AREA. WHILE EN ROUTE, DISPATCH ADVISED THAT SOMEONE CALLED FROM 2642 BLUE REEF AND SAID THERE WAS SOMEONE SHOT IN FRONT OF THEIR HOUSE THAT WAS UNCONSCIOUS AND NOT BREATHING.

UPON MY ARRIVAL ON BLUE REEF, I WAS FLAGGED DOWN BY A BLACK MALE ADULT, LATER IDENTIFIED AS ROBERT ALBERT, TO 2642 BLUE REEF. HE SAID THAT HIS FRIEND "YAK" HAD BEEN SHOT IN FRONT OF ROBERT'S HOUSE BUT HE DID NOT WITNESS THE SHOOTING. HE SAID MACKLIN WAS LAYING FACE DOWN WHEN ROBERT FOUND MACKLIN. ROBERT SAID THAT HE ROLLED MACKLIN OVER TO SEE IF MACKLIN WAS BREATHING AND HE WAS NOT.

ALBERT LEAD ME TO HIS HOUSE AND I SAW A BLACK MALE ADULT, LATER IDENTIFIED AS JAMARIO MACKLIN, LAYING ON HIS BACK. HIS HEAD WAS FACING TOWARDS THE WEST WITH HIS FEET TO THE EAST. THERE WAS A POOL OF BLOOD ABOUT A FOOT TO THE EAST OF HIS HEAD AND IT APPEARED THAT HE HAD BEEN SHOT IN THE HEAD. THERE WAS A PROTRUSION AT HIS HAIR LINE THAT APPEARED TO BE WHERE A BULLET STRUCK THE INSIDE OF HIS SKULL IN AN ATTEMPT TO EXIT. THIS WAS CONSISTENT WITH ROBERT'S ACCOUNT OF ROLLING MACKLIN OVER. A BLACK FEMALE ADULT, LATER IDENTIFIED AS BETTY ALBERT, WAS KNEELING ON THE EAST SIDE OF MACKLIN. SHE LOOKED AT ME AND SAID, "I THOUGHT THIS WAS MY SON BUT I DON'T KNOW WHO IT IS." I ASKED HER TO BACK AWAY FROM HIM AND SHE DID. THERE WAS A BLUE CLOTH THAT SHE HAD BEEN KNEELING ON AND SHE LEFT IT THERE. I HAD EVERYONE MOVE AWAY FROM MACKLIN BECAUSE I SAW SEVERAL SPENT CASINGS AROUND HIM.

OFFICERS MEIER, HEITZENRATER, AND HILSON ARRIVED ON SCENE. BASED ON THE FACT THAT I DID NOT KNOW IF THERE WERE SUSPECT OR MORE VICTIMS INSIDE THE HOUSE, OR THERE WAS POSSIBLE EVIDENCE INSIDE THE HOUSE, I ASKED ALL OF THE OCCUPANTS, LATER IDENTIFIED AS JOVON ALBERT, KEANDRE ALBERT, ROBERT ALBERT, LAQUIETTA LANGSTAFF, JAUNITTA WASHINGTON, BETTY ALBERT, AND MARCUS ALBERT, TO EXIT THE HOUSE AND SECURED THE HOUSE. OFFICER HILSON AND MEIER WENT WITH THE OCCUPANTS OF THE HOUSE AND OBTAINED THEIR INFORMATION. OFFICER HEITZENRATER SECURED THE NORTHERN PERIMETER WITH CRIME SCENE TAPE.

NLVFD RESCUE AND ENGINE #50 ARRIVED ON SCENE AND SAID MACKLIN HAD NO PULSE AND WOULD NOT BE TRANSPORTED. MEDIC WEST ARRIVED BUT WAS CANCELLED UPON THEIR ARRIVAL BY NLVFD.

SERGEANT DIXON ARRIVED ON SCENE AND I BRIEFED HIM ON WHAT I KNEW SO FAR. BASED ON THE FACT THAT IS WAS UNSURE IF THERE WAS A SUSPECT INSIDE THE HOUSE, WE CONDUCTED A SAFETY SWEEP INSIDE THE HOUSE WITH NEGATIVE RESULTS.

OFFICER DELALIS ARRIVED ON SCENE AND BEGAN TO SECURE THE SOUTHERN PERIMETER WITH CRIME SCENE TAPE.

I LOCATED SEVERAL CASING, BULLETS, AND FRAGMENTS IN THE STREET AND BY THE HOUSE. I REQUESTED CSI LUBKING TO PROCESS THE SCENE (SEE HIS FOLLOW-UP REPORT FOR DETAILS).

records bureau processed COYLE/SHERRY	ser no ! detective bureau processed 1584 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
DIXON/ROBERT	1187 ! TETLOW/ALEXANDER R	1687

CASE: 10002450 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: ORIGINAL

SERGEANT DIXON REQUESTED DETECTIVES TO THE SCENE.

A LARGE NUMBER OF FAMILY MEMBERS BEGAN TO ARRIVE AND SEVERAL WERE DISTRAUGHT AND EMOTIONAL. I REQUESTED TIPS TO THE SCENE TO ASSIST THE FAMILY.

I BEGAN TO SEARCH THE SURROUNDING AREA FOR MORE EVIDENCE AND FOUND SEVERAL CARS AND ONE HOUSE HAD BEEN STRUCK BY BULLETS.

AT 2641 BLUE REEF A RED FOUR DOOR SEDAN WAS STRUCK IN THE REAR PASSENGER SIDE DOOR. THERE WERE ALSO SEVERAL CASING IN THE DRIVEWAY AND CARPORT AREA. I SPOKE WITH ANDRE MCFARLAND WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

AT 2637 BLUE REEF THE NORTH SIDE OF THE HOUSE WAS STRUCK BY A BULLET IN THE GARAGE. THE BULLET PASSED THROUGH THE STUCCO AND THEN STRUCK A WALL INSIDE THE GARAGE. THE BULLET APPEARED TO RICOCHET ABOUT 90 DEGREES AND STRIKE A DRESSER. THE BULLET APPEARED TO BE LODGED IN THE WOOD OF ONE OF THE DRAWERS. I SPOKE WITH REX ABBINGTON WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

AT 2631 BLUE REEF AN UNREGISTERED WHITE FORD TEMPO WAS STRUCK IN THE REAR WINDOW. THE BULLET APPEARED TO LODGE IN THE ROOF OF THE TEMPO. I SPOKE WITH GEORGE BRYANT WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

AT 2617 BLUE REEF, A RED 1994 JEEP SUV PASSENGER WINDOW, DRIVER'S WINDOW, AND DRIVER'S

SIDE MIRROR WERE STRUCK BY A BULLET. I SPOKE WITH RAUL ARROYO WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

WHILE I WAS LOOKING FOR EVIDENCE AND OTHER VICTIMS, I WAS CONTACTED BY MACKLIN'S GIRLFRIEND, LATER IDENTIFIED AS TROLISE DAY, WHO SAID THAT SHE WAS WITH HIM AT THE CLUB AURUBA EARLIER. SHE SAID HE GOT INTO A FIGHT WITH SOME PEOPLE AT THE CLUB AND WAS ESCORTED OUT BY BOUNCERS. SHE SAID SOME OF HIS FAMILY MEMBERS DROVE HIM AWAY IN A GREY SUV AND POINTED TO ONE THAT WAS PARKED IN FRONT OF 2642 BLUE REEF. I ASKED HER TO STAY WHERE SHE WAS AND SHE SAID SHE WANTED TO GET A JACKET FROM HER CAR. SHE LEFT TO GET HER JACKET AND DID NOT RETURN TO THE SCENE.

THE GREY 2002 GMC WAS PARKED IN FRONT OF 2642 BLUE REEF AND THERE WAS A PROJECTILE BY IT. THE GMC WAS REGISTERED TO MARCUS ALBERT.

LIEUTENANT HANKS, AND DETECTIVES PRIETO AND MELGAREJO ARRIVED ON THE SCENE. I BRIEFED THEM ON THE INFORMATION THAT I HAD AT THIS TIME AND RELEASED THE SCENE TO THEM.

AT ABOUT 0600 HOURS, MARCUS SAID THAT HE HAD BEEN SHOT ALSO IN THE RIGHT KNEE AND REQUESTED MEDICAL. NLVFD #50 AND MEDIC WEST #799 ARRIVED ON SCENE. MEDIC WEST TRANSPORTED HIM TO UMC TRAUMA FOR TREATMENT. CSI GIAMPOALA WENT TO UMC TO PROCESS ANY EVIDENCE FROM MARCUS.

CSI LUBKING REQUESTED THE CORONER TO THE SCENE. CORONER INVESTIGATOR DANIELS ARRIVED ON SCENE AND TOOK CUSTODY OF MACKLIN'S BODY (SEE CORONER CASE

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supervisor approving ser no ! officer reporting S ser no DIXON/ROBERT 1187 ! TETLOW/ALEXANDER R 1687

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NUMBER 10-900). HE HAD VALLEY MORTUARY TRANSPORT THE BODY IN A SECURED BODY BAG TO HIS OFFICE. ATTACHMENTS: THREE WITNESS STATEMENTS.

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ON JANUARY 31, 2010, AT APPROXIMATELY 0342 HOURS, I RESPONDED TO THE AREA OF 2642 BLUE REEF, IN ORDER TO ASSIST WITH A SHOOTING INVESTIGATION. UPON MY ARRIVAL, I WAS ADVISED BY OFFICER A. TETLOW (P#1687) THAT THERE WAS A CONFIRMED VICTIM THAT HAD BEEN SHOT IN FRONT OF 2642 BLUE REEF. I IMMEDIATELY LAID OUT YELLOW CRIME SCENE TAPE, SECURING INNER AND OUTER PERIMETERS AT 2642 BLUE REEF AND 2634 BLUE REEF.

UPON SECURING MY INNER AND OUTER PERIMETERS, I MADE CONTACT WITH THREE BLACK FEMALE ADULTS, LATER IDENTIFIED AS FOLLOWS: COURTNEY ALEXANDER; ASHLEY MADLOCK AND CAHLIN HARRIS. MADLOCK AND ALEXANDER TOLD ME THAT THEY WERE AT THE ARUBA NIGHT CLUB IN LAS VEGAS (AREA OF LAS VEGAS BLVD AND CHARLESTON), WHEN THEY SAW JAMARIO MACKLIN (VICTIM) GETTING ESCORTED OUT OF THE CLUB BY ARUBA SECURITY PERSONNEL. MADLOCK AND ALEXANDER STATED THEY HAD HEARD THROUGH OTHER PEOPLE AT THE CLUB THAT MACKLIN WAS INVOLVED IN A HEATED ARGUMENT AT THE ARUBA WITH TWO INDIVIDUALS, WHO ARE BOTH ALLEGED MEMBERS OF THE HILLSIDE STREET GANG. BOTH MADLOCK AND ALEXANDER TOLD ME THAT THESE TWO INDIVIDUALS MONIKERS WERE AS FOLLOWS: "CED MACK" AND "POINT BLANK". NEITHER MADLOCK OR ALEXANDER COULD PROVIDE ME WITH ANY CLOTHING DESCRIPTION ON EITHER SUBJECT.

MADLOCK AND ALEXANDER TOLD ME THAT THEY HAD HEARD THROUGH OTHER FRIENDS (VIA CELL PHONE) THAT MACKLIN HAD BEEN SHOT. MADLOCK STATED THAT SHE IS MACKLIN'S EX-GIRLFRIEND AND FURTHER STATED THAT MACKLIN HAD JUST RECENTLY BEEN RELEASED FROM PRISON. HARRIS STATED SHE WAS I THE RESTROOM AT THE ARUBA CLUB, WHEN MACKLIN WAS ESCORTED OUT OF THE CLUB BY SECURITY PERSONNEL. HOWEVER, HARRIS ALSO TOLD ME THAT SHE ALSO HEARD THAT MACKLIN WAS SHOT AND HEARD THROUGH "OTHER PEOPLE" THAT "CED MACK" AND "POINT BLANK" MAY HAVE BEEN INVOLVED.

I PROVIDED DETECTIVE J. PRIETO AND DETECTIVE LIEUTENANT R. HANKS WITH THE STATEMENTS MADE BY MADLOCK, ALEXANDER AND HARRIS. DETECTIVE PRIETO INTERVIEWED MADLOCK, ALEXANDER AND HARRIS AS WELL (SEE ATTACHED WITNESS STATEMENTS). ATTACHMENTS: THREE WITNESS STATEMENTS.

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 ! supervisor approving ser no ! officer reporting S ser no 1187 ! DELALIS/PETER

DIXON/ROBERT

----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 359464

ON 013110 AT APPROXIMATELY 0700 HRS, I RESPONDED TO 2642 BLUE REEF IN REFERENCE TO ASSISTING C.S.I LUBKING ON A HOMICIDE SCENE.

ON ARRIVAL I WAS ADVISED BY DETECTIVE PRIETO TO RESPOND TO UMC TRAUMA IN REFERENCE TO PHOTOGRAPHING AND COLLECTING A GSR KIT AND THE PROJECTILE FROM A SUBJECT INVOLVED WITH THE ABOVE CRIME I.D AS MARCUS ALBERT. DETECTIVE PRIETO ADVISED ME THAT THE SUBJECT HAD BEEN SHOT IN THE RIGHT LEG AND TRANSPORTED BY AMBULANCE TO THE HOSPITAL.

A FOLLOW-UP WAS CONDUCTED AT UMC WHERE I TOOK PHOTOS OF THE SUBJECT FACE FOR IDENTIFICATION PURPOSES. I TOOK PHOTOS WITH AND WITHOUT A SCALE OF A SINGLE GUN SHOT WOUND ON THE RIGHT KNEE OF THE SUBJECT. PER DETECTIVE PRIETO A GSR KIT WAS COLLECTED FROM THE SUBJECT. AT THE TIME OF MY ARRIVAL, THE SUBJECT HAD NOT BEEN SEEN BY THE DOCTOR AND THE PROJECTILE WAS NOT YET RECOVERED. PRIOR TO LEAVING THE HOSPITAL, I ADVISED THE NURSE TO CALL THE POLICE DEPARTMENT WHEN THE PROJECTILE WAS READY TO BE PICKED UP.

THE COLLECTED GSR KIT WAS TAKEN TO THE NLVPD AND BOOKED AS EVIDENCE.
ALL PHOTOS WERE TAKEN WITH MY DEPARTMENT ISSUED NIKON D300 DIGITAL CAMERA
AND UPLOADED INTO THE DIMS SYSTEM.

records bureau processed ser no! detective bureau processed ser no COYLE/SHERRY 1584!

supervisor approving ser no! officer reporting S ser no MORRISON/S JILL 1236! GIAMPAOLO/NICOLA 0932

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ON 013110 AT APPROXIMATELY 1115 HRS, I WAS DISPATCHED TO UMC HOSPITAL IN REFERENCE TO COLLECTING PROJECTILE FRAGMENTS THAT WERE COLLECTED FROM A SUBJECT I.D AS ALBERT MARCUS.

ON ARRIVAL I WAS MET WITH HOSPITAL NURSE WILLIAMS WHO HANDED ME A PLASTIC JAR CONTAINING THREE PROJECTILE FRAGMENTS COLLECTED BY DOCTOR ROSEN FROM THE ABOVE SUBJECT. THE FRAGMENTS WERE TAKEN TO THE NLVPD AND BOOKED AS EVIDENCE.

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ON SUNDAY 01-31-10 AT APPROXIMATELY 0357HRS. I WAS DISPATCHED TO 2642 BLUE REEF FOR A SHOOTING. I ARRIVED ON-SCENE AND FOUND OUTER AND INNER PERIMETERS ESTABLISHED AROUND THE ADDRESS. I SPOKE WITH SGT. R. DIXON #1187. HE ADVISED ME THAT WE HAD ONE DECEASED SHOOTING VICTIM (LATER IDENTIFIED AS JAMAIRO MACKLIN, BMA, 07-20-1984, AND RESIDENT OF #2642) ON THE SIDEWALK OUTSIDE THE FRONT DOOR OF #2642. SGT. DIXON THEN HAD OFFICER A. TETLOW #1687 (REPORTING OFFICER) ESCORT ME TO THE LOCATION TO VIEW THE VICTIM.

WHILE PASSING THROUGH THE PERIMETERS TO THE VICTIM, OFFICER TETLOW ADVISED ME THAT NUMEROUS SHELL CASINGS AND PROJECTILES HAD BEEN FOUND IN THE DRIVEWAY OF #2642 AS WELL AS IN THE STREET IN FRONT OF THE LOCATION, TO THE NORTH AND ACROSS FROM THE LOCATION, AND IN THE NORTHSIDE YARD OF 2645 BLUE REEF. THESE WERE FOUND BY THE RESPONDING/INVESTIGATING OFFICERS AT THE SCENE.

WHEN I ARRIVED AT #2642 I FOUND ONE BMA (VICTIM) LYING ON HIS BACK FACE UP ON THE FRONT SIDEWALK OF THE HOUSE APPROXIMATELY TWENTY FEET (WEST) OF THE OPEN FRONT DOOR OF THE HOUSE. THE VICTIM WAS LYING WITH HIS HEAD IN A WESTERLY DIRECTION AND HIS FEET IN AN EASTERLY DIRECTION. HE WAS FULLY DRESSED AND STILL SHOWED EFFORTS OF EMERGENCY MEDICAL CARE. THERE WAS VISIBLE BLOOD ON THE FACIAL AND HEAD AREAS OF THE VICTIM AS WELL AS ON HIS CLOTHING AND ON THE GROUND NEXT TO HIM. THERE WERE ALSO NUMEROUS SHELL CASINGS AROUND THE VICTIM HIMSELF AND OTHER CASINGS AND PROJECTILES ON THE GROUND CLOSER TO THE OPEN FRONT DOOR.

THE VICTIM WAS WEARING A SHORT-SLEEVE GREYISH SHIRT WITH A BLACK OR DK. BLUE LONG-SLEEVE SHIRT UNDER IT, PAIR OF WHITE UNDER SHORTS, A PAIR OF BLUE CHECKERED UNDER SHORTS, BLUE JEANS, A BLACK PANTS BELT, AND BLUE ATHLETIC STYLE SHOES. JEWELRY COULD BE SEEN AROUND THE VICTIM'S NECK. HE APPEARED TO HAVE SUSTAINED NUMEROUS WOUNDS AS THERE WAS MORE THAN ONE WOUND VISIBLE ON HIS BODY. I WAS ALSO ADVISED BY OFFICER TETLOW THAT NLVFD HAD RESPONDED TO THE SCENE EARLIER BUT COULD NOT REVIVE THE VICTIM.

#2642 BLUE REEF ITSELF WAS ON THE EAST SIDE OF THE STREET FACING WEST WITH AN ATTACHED CARPORT. VEHICLES OBSERVED AT THE HOUSE WERE AS FOLLOWS: A BROWN CADAILLAC (NO LICENSE PLATE) AND A 2003 GREY MERCURY SEDAN (LIC.# NV 484-RUB) WERE PARKED IN THE CARPORT FACING TOWARDS THE HOUSE, A 2002 GREY GMC ENVOY (LIC.# NV 142-WFD) WAS PARKED IN THE STREET (FACING NORTH) IN FRONT OF THE HOUSE, AND A BLUE CHEVROLET PICK-UP WAS PULLED UP INTO THE FRONT YARD (NO LICENSE PLATE).

SGT. DIXON THEN ADVISED THE DETECTIVE BUREAU WAS NOTIFIED AND RESPONDING AND ASKED ME TO PROCESS THE SCENE.

I FIRST TOOK GENERAL PHOTOS OF THE STREET AND #2642 TO SHOW ITS APPEARANCE WHEN I ARRIVED. I THEN TOOK SPECIFIC PHOTOGRAPHS OF #2642 TO SHOW THE HOUSE AND THE VEHICLES AT AND AROUND IT. ONCE THIS WAS DONE, I THEN TOOK DETAILED PHOTOS OF THE VICTIM TO SHOW AND DOCUMENT HIS APPEARANCE AND CONDITION AS FOUND BY ME.

ONCE THE VICTIM WAS DOCUMENTED, I THEN TOOK GENERAL PHOTOGRAPHS OF THE AREAS WHERE OFFICERS HAD FOUND THE SHELL CASINGS AND PROJECTILES. NOTHING

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SPECIFIC WAS VISIBLE IN THESE PHOTOGRAPHS AS THE CASINGS AND PROJECTILES WERE TOO SMALL TO BE READILY APPARENT.

BECAUSE THE SCENE WAS ENTIRELY OUTSIDE AND THE EVIDENCE ITEMS SO NUMEROUS, I REQUESTED THAT CNLV SURVEY DEPARTMENT BE NOTIFIED AND RESPOND TO THE SCENE FOR DIAGRAMING PURPOSES.

DET. LT. R. HANKS #988 AND DETECTIVES J. PRIETO #674 AND E. MELGAREJO #837 ARRIVED AT THE SCENE AND WERE GIVEN A SCENE WALK THROUGH AND BRIEFING BY OFFICER A. TETLOW. THE SAME INFORMATION WAS GIVEN TO THEM AS WAS GIVEN TO ME.

ONCE THE WALK THROUGH WAS COMPLETED, OFFICERS G. BRUCELAS #2342, A. TETLOW, N. HARRIS #1962, J. HEITZENRATER #2029, AND I DID A EAST-WEST LINE ACROSS BLUE REEF STARTING NORTH OF #2642 (ACTUALLY AT JUNE) AND DID A SLOW SEARCH FOR EVIDENCE FROM THAT STARTING POINT SOUTH TO THE SOUTHERLY PERIMETER. ALONG THE WAY OFFICERS WOULD CALL OUT THE EVIDENCE ITEMS FOUND AND I WOULD MARK THEM WITH NUMBERED EVIDENCE MARKERS IN NUMERICAL ORDER. EVIDENCE ITEMS "1"-"22" WERE MARKED/NOTED IN THIS FASHION.

ONCE THE SOUTHERLY SEARCH WAS DONE, THE SAME GROUP THEN STARTED ON THE WEST SIDE OF BLUE REEF ACROSS FROM #2642 AND DID A SEARCH EASTBOUND RIGHT UP TO THE FRONT DOOR OF #2642. EVIDENCE ITEMS "23"-"36" WERE FOUND AND MARKED/NOTED.

ONCE ALL THE EVIDENCE ITEMS WERE IDENTIFIED, I THEN PHOTOGRAPHED THEM IN A LOCATIONAL RELATIONSHIP AND THEN INDIVIDUALLY AS THE INDICATED EVIDENCE NUMBER. THE 36 EVIDENCE ITEMS ARE AS FOLLOWS: "1"-"9"- SPEER 9MM LUGER+P SHELL CASINGS, "10"-"13"-WINCHESTER 9MM LUGER SHELL CASINGS, "14"-A DEFORMED COPPER JACKETED PROJECTILE, "15"-"17"-PMC .40 CAL SW SHELL CASINGS, "18"-A DEFORMED COPPER JACKETED PROJECTILE, "19"-"20"-PMC .40 CAL SW SHELL CASINGS, "21"-A DEFORMED COPPER JACKETED PROJECTILE, "22"-"27"-WINCHESTER 9MM LUGER SHELL CASINGS, "28"-FLATTEN PIECE OF COPPER JACKETING, "29"-FLATTEN PIECE OF A LEAD PROJECTILE, "30"-ONE FRAGMENT OF COPPER JACKETING, "31"-DEFORMED COPPER JACKETED PROJECTILE, "32"-"33"-DEFORMED COPPER JACKETING, "34"-ONE WHOLE COPPER JACKETED BULLET W/ SLIGHT DAMAGE, "35"-"36"-WINCHESTER 9MM LUGER SHELL CASINGS.

SEE SCENE PHOTOGRAPHS FOR THE APPEARANCE, CONDITION, AND LOCATIONS OF THESE COLLECTED EVIDENCE ITEMS.

I SPOKE WITH SURVEY EMPLOYEE JUSTIN SILVA AND HE STATED THAT HE AND ANOTHER EMPLOYEE (CHRIS ZWIEFEL) WOULD BRING THEIR LIECA SCAN STATION TO THE SCENE SO THAT A 3-DIMENSIONAL DIAGRAM COULD BE MADE OF THE WHOLE CRIME SCENE INCLUDING THE VICTIM AND THE EVIDENCE. BECAUSE OF THIS, THE ABOVE MENTIONED EVIDENCE ITEMS WERE LEFT IN PLACE AND SCENE SECURITY MAINTAINED.

WHILE WAITING FOR SURVEY TO ARRIVE, OFFICER TETLOW SHOWED ME WHERE AN APPARENT BULLET WENT THRU THE EXTERIOR NORTHSIDE GARAGE WALL OF 2637 BLUE REEF (ACROSS AND SOUTH OF #2642). I THEN WENT AND MARKED THIS EXTERIOR ENTRANCE HOLE AS "A". INSIDE THE GARAGE I MARKED THE INTERIOR SIDE OF THIS SAME HOLE ALSO AS "A". I THEN MARKED THE SPOT ON THE INTERIOR WALL WHERE THE BULLET STRUCK AND RICOCHETED AS "B" AND THE HOLE IN THE BACK OF THE DRESSER IT THEN WENT INTO AS

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"C". ALL OF THESE WERE PHOTOGRAPHED. I FOUND THE DEFORMED BULLET/PROJECTILE IN THE BACK OF A DRAWER INSIDE THE DRESSER. THIS BULLET/PROJECTILE WAS PHOTOGRAPHED, REMOVED, AND THEN RE-PHOTOGRAPHED AND COLLECTED AS EVIDENCE ITEM "37" (DEFORMED COPPER JACKETED PROJECTILE).

I NEXT WENT TO 2617 BLUE REEF WHERE A BULLET APPARENTLY WENT THROUGH THE FRONT PASSENGER SIDE WINDOW AND THEN THE DRIVERS SIDE WINDOW OF A 1994 RED JEEP (LIC.# NV LV 85Z0) THAT WAS PARKED IN THE DRIVEWAY THERE. LIKE #2637, THIS HOUSE AND VEHICLE IS ACROSS FROM AND SOUTH OF #2642. I MARKED THE SHATTERED PASSENGER SIDE WINDOW AS "F" AND THE SHATTERED DRIVERS WINDOW AS "G". THE BROKEN DRIVERS SIDE EXTERIOR MIRROR, INSIDE OF WHICH THE BULLET ENDED UP, WAS MARKED AS "H". THE JEEP AND DAMAGE WERE PHOTOGRAPHED.

SURVEY ARRIVED AND STARTED THETR 3-DIMENSIONAL DIAGRAMING OF THE SCENE. THE CLARK COUNTY CORONER WAS CALLED. WHILE WAITING FOR THE INVESTIGATOR TO ARRIVE, DET. PRIETO ASKED ME TO TAKE CANDID PHOTOGRAPHS OF THE CROWD FOR POSSIBLE USE IN THE FOLLOW-UP INVESTIGATION. THIS WAS DONE. CORONER'S INVESTIGATOR D. DANIELS ARRIVED AT THE SCENE. HE WAS BRIEFED AND THEN TAKEN TO SEE/EXAMINE THE VICTIM. INVESTIGATOR DANIELS DID A PRELIMINRAY EXAMINATION OF THE BODY AND PRONOUNCED THE VICTIM AT 0950HRS.

AT APPROXIMATELY 1015HRS. I COMPLETED A GSR KIT ON THE VICTIM'S HANDS WITH THE ASSISTANCE OF INVETIGATOR DANIELS. PHOTOGRAPHS WERE TAKEN OF THE VICTIM'S HANDS TO SHOW THEIR CONDITION.

INVESTIGATOR DANIELS DID NOT CONDUCT A COMPLETE EXAMINATION OF THE VICTIM'S BODY AS HE FELT IT BETTER TO WAIT FOR THE AUTOPSY FOR THAT.

ONCE THE EXAMINATION OF THE VICTIM WAS COMPLETED, VALLEY MORTUARY THEN REMOVED THE VICTIM FROM THE SCENE TO THE CORONER'S OFFICE FOR THE PENDING AUTOPSY. A STERILE SHEET WAS USED TO PLACE THE VICTIM IN SO AS TO PROTECT ANY TRACE EVIDENCE THAT MIGHT COME FROM THE BODY. ONCE THE VICTIM WAS IN THE BODY BAG, THE BAG WAS SEALED WITH CORONER'S SEAL#832468. THE SEAL WAS THEN PHOTOGRAPHED TO PROTECT THE INTEGRITY OF IT.

ONCE THE VICTIM'S BODY WAS LIFTED AND REMOVED, ANOTHER SHELL CASING (WINCHESTER 9MM LUGER) WAS FOUND ON THE SIDEWALK (IT APPEARED TO BE UNDER THE VICTIM'S BODY). THIS WAS PHOTOGRAPHED AND COLLECTED AS EVIDENCE ITEM "38"

THE DETECTIVES FOUND AN APPARENT BULLET HOLE IN THE GMC ENVOY PARKED IN FRONT OF #2642. THIS HOLE WAS JUST BELOW THE HEADLIGHT ON THE DRIVERS SIDE. IT WAS PHOTOGRAPHED AS IS AND THEN AGAIN MARKED AS "I". THE BULLET ITSELF APPEARED TO BE SOMEWHERE INSIDE THE ENGINE COMPARTMENT.

OFFICER TETLOW FOUND THAT THE RED CHEVROLET IMPALA (LIC.# NV 427-PBH) IN THE CARPORT OF 2641 BLUE REEF (RIGHT ACROSS THE STREET FROM #2642) HAD SUFFERED A BULLET GRAZE/STRIKE ON THE REAR PASSENGER SIDE DOOR. FROM THE DIRECTIONALITY OF THE DENT/MARKS, IT APPEARS THE BULLET WAS TRAVELING WESTBOUND WHEN IT STRUCK THE VEHICLE. THIS GRAZE/STRIKE WAS PHOTOGRAPHED AS IS AND THEN AGAIN AS "J". A SEARCH OF THE CARPORT/AREA DID NOT PRODUCE ANY PROJECTILE.

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OFFICER TETLOW ALSO ASKED THAT I PHOTOGRAPH TWO MARKS ON THE FRONT SIDEWALK UNDER WHERE THE VICTIM WAS LYING. HE BELIEVED THAT THE TWO MARKS MAY REPRESENT WHERE BULLETS WERE FIRED INTO AND WENT THROUGH THE VICTIM AS HE LAY ON THE GROUND. THE TWO MARKS WERE PHOTOGRAPHED AS REQUESTED.

I THEN WAITED FOR THE SURVEY TEAM TO FINISH THEIR DIAGRAMING AND WHEN THIS WAS DONE, I SECURED FROM THE LOCATION AT APPROXIMATELY 1146HRS.

I RETURNED TO THE CSI BUREAU WITH ALL THE COLLECTED EVIDENCE ITEMS AND THE COMPLETED GSR KIT. THE EVIDENCE ITEMS AND GSR KIT WERE SECURED IN TEMPORARY EVIDENCE LOCKER #59 TO AWAIT DOCUMENTATION, PACKAGING, AND BOOKING INTO THE NLVPD EVIDENCE VAULT.

OVER SUNDAY 01/31/10 AND MONDAY 02/01/10 I IDENTIFIED ALL THE EVIDENCE ITEMS AND UPLOADED THE PHOTOGRAPHS TAKEN DURING THIS INVESTIGATION, WITH MY DEPARTMENT ISSUED FUJI S5PRO DIGITAL CAMERA, INTO THE DEPARTMENT'S DIMS PROGRAM.

UPON THE REQUEST OF DETECTIVES PRIETO AND MELGAREJO, I PACKAGED AND BOOKED THE COLLECTED EVIDENCE ITEMS INTO THE NLVPD EVIDENCE VAULT GROUPED TOGETHER ACCORDING TO THE ITEM AND LOCATION/AREA THEY WERE FOUND IN. ACCORDINGLY, THEY WERE PACKAGED AND BOOKED AS: EVIDENCE ENVELOPE #1-EVIDENCE ITEMS "1"-"6"-SHELL CASINGS FOUND TO THE NORTH OF #2645, EVIDENCE ENVELOPE #2-EVIDENCE ITEMS "7"-"13"-SHELL CASINGS FOUND AT OR IN FRONT OF #2645, EVIDENCE ENVELOPE #3-EVIDENCE ITEMS "15"-"17" & "19"-SHELL CASINGS FROM THE DRIVEWAY AND CARPORT OF #2641, EVIDENCE ENVELOPE #4-EVIDENCE ITEMS "20" & "22"-"24"-SHELL CASINGS IN THE STREET IN FRONT OF, THE DRIVEWAY OF AND THE CARPORT OF #2642, AND EVIDENCE ENVELOPE #5-EVIDENCE ITEMS "25"-"27", "35"-"36", & "38"-SHELL CASINGS FOUND AROUND THE VICTIM'S BODY AND EAST TO THE FRONT DOOR.

EVIDENCE ENVELOPE #6 WILL CONTAIN ALL THE OTHER EVIDENCE ITEMS CONSISTING OF DEFORMED/DAMAGED PROJECTILES/BULLET.

EVIDENCE ENVELOPE #7 WILL BE THE ACTUAL SEALED GSR KIT ENVELOPE.

THE EVIDENCE ITEMS WERE PACKAGED AND BOOKED INTO THE NLVPD EVIDENCE VAULT ACCORDING TO THIS PLAN.

AFTER THE BOOKING OF ALL THE EVIDENCE, I PLACED COPIES OF THE AUTOPSY INFO SHEET AND THE GSR QUESTIONAIRE IN THE CASE FILE ENVELOPE THAT WAS CREATED FOR THIS INCIDENT AND WILL BE MAINTAINED IN THE CSI BUREAU.

AT THIS TIME THERE IS NOTHING FURTHER. FOLLOW-UP BY THE DETECTIVE BUREAU.

records bureau processed RYAN/TERESA	ser no ! detective bureau processed 0969 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
MORRISON/S JILL	1236 ! LUBKING/MICHAEL	1984

.,....... CASE: 10002450 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 359514
DATE: 2/07/10 ------POLICE REPORT----- PAGE: 4
TIME: 2:54 -----NARRATIVE PORTION----- OF: 5

ON 020110 AT APPROXIMATELY 0700 HRS, I RESPONDED TO THE CLARK COUNTY CORONER OFFICE LOCATED AT 1704 PINTO LANE IN REFERENCE TO A AUTOPSY OF A SHOOTING VICTIM I.D AS JAMARIO MACKLIN.

THE AUTOPSY WAS CONDUCTED BY DR. SIMMS WHO WAS ASSISTED BY TECHNICIAN BENINCASA. PRESENT DURING THE AUTOPSY WAS DETECTIVE PRIETO AND MELGAREJO.

I PHOTOGRAPHED THEN REMOVED THE SEAL SHOWING TAG #832468 FROM THE BAG THE VICTIM'S BODY WAS IN. THE BAG WAS THEN OPENED AND NOTICED THAT THE BODY WAS COVERED WITH A WHITE SHEET. THIS I PHOTOGRAPHED. THE SHEET WAS REMOVED AND NOTICED THAT THE VICTIM'S WAS WEARING THE FOLLOWING CLOTHING: PAIR OF PANTS (JEANS) WITH BLK BELT, WHITE SHORTS, BLUE BOXER SHORTS, GRY SHORT SLEEVE SHIRT, BLUE LONG SLEEVE SHIRT, GRY TANK TOP, GRY TENNIS SHOES, AND BLK SOCKS. ALL CLOTHING WERE REMOVED AND PLACED ON A WHITE SHEET FOR LATER PROCESSING. WHILE REMOVING THE VICTIM'S CLOTHING, ONE PROJECTILE AND A FRAGMENT FELL FROM INSIDE THE GRY SHIRT, AND ONE PROJECTILE FELL FROM INSIDE THE PANTS. THESE ITEMS WERE PLACED ON A WHITE TOWEL FOR LATER PROCESSING. I NOTICED THAT THE VICTIM WAS WEARING A YELLOW METAL CHAIN AROUND THE NECK. THIS WAS REMOVED AND PLACED ON A WHITE TOWEL FOR LATER PROCESSING. OVERALL PHOTOS WERE TAKEN AT THIS TIME OF THE BODY SHOWING APPARENT DRY BLOOD AROUND THE HEAD AREA AND BOTH HANDS. I TOOK PHOTOS OF BOTH HANDS SHOWING NO SIGN OF ANY INJURIES OR TRAUMA.

THE FOLLOWING INJURIES WERE LOCATED ON THE VICTIM'S BODY: (6) BULLET WOUNDS ON THE RIGHT ARM, (2) BULLET WOUNDS ON THE STOMACH AREA, (5) BULLET WOUNDS ON THE UPPER RIGHT LEG, (2) BULLET WOUNDS ON UPPER LEFT LEG, (1) BULLET WOUND BEHIND THE NECK AREA, (1) BULLET WOUND IN THE LEFT BUTTOCK AREA, AND (1) ABRASION IN THE GROIN AREA. ALL INJURIES WERE PHOTOGRAPHED WITH AND WITHOUT A SCALE.

I TOOK PHOTOS OF THE X-RAYS TAKEN OF THE BODY SHOWING ONE PROJECTILE LOGGED IN THE HEAD, AND ONE PROJECTILE LOGGED IN THE RIGHT KNEE. BOTH PROJECTILES WERE LATER RECOVERED AND COLLECTED BY DR.SIMMS DURING THE AUTOPSY AND HANDED TO ME FOR PROCESSING.

A DIAGRAM OF THE VICTIM'S BODY SHOWING THE APPROXIMATE LOCATION OF THE INJURIES WAS COMPLETED BY ME AND WILL BE KEPT INSIDE THE FILE JACKET.

THE FOLLOWING ITEMS WERE PHOTOGRAPHED WITH AND WITHOUT A MARKER AND A SCALE AND COLLECTED AS EVIDENCE: PROJECTILE AND FRAGMENT FROM INSIDE THE GRY SHIRT AND THE PROJECTILE FROM INSIDE THE PANTS. I PHOTOGRAPHED WITH AND WITHOUT A MARKER THE VICTIM'S CHAIN AND COLLECTED IT AS EVIDENCE. DURING THE SEARCH OF THE VICTIM'S CLOTHING THE FOLLOWING ITEMS WERE LOCATED: (1) \$20.00 BILL INSIDE THE R/F PANTS POCKETS, (15) \$20.00 BILLS AND (1) \$10.00 BILL INSIDE THE L/F PANTS POCKET, AND A BLACK WALLET CONTAINING ONE NEVADA I.D AND ONE HEALTH CARD I.D BEARING THE VICTIM'S NAME IN THE L/R PANTS POCKET.

THESE WERE PHOTOGRAPHED WITH AND WITHOUT A MARKER AND COLLECTED AS EVIDENCE. NO OTHER ITEMS WERE FOUND INSIDE THE CLOTHING. I TOOK PHOTOS WITH AND WITHOUT A SCALE SHOWING WHAT THEY APPEARED TO BE BULLET HOLES ON DIFFERENT

records bureau processed ser no ! detective bureau processed 1584 ! COYLE/SHERRY ______ supervisor approvingser no ! officer reportingSser noMORRISON/S JILL1236 ! GIAMPAOLO/NICOLA0932

CASE:	10002450 2/07/10	NORTH LAS VEGAS POLICE DEPARTMENT REF:	35951 PAGE: OF:	5
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ITEMS OF CLOTHING. THE CLOTHING WERE ALSO PHOTOGRAPHED WITH A MARKER AND COLLECTED AS EVIDENCE.

DURING THE AUTOPSY DR.SIMMS ADVISED ME THAT THE CAUSE OF DEATH IS LISTED AS MULTIPLE GUNSHOT WOUNDS TO THE BODY HOMICIDE.

ALL ITEMS COLLECTED DURING THE AUTOPSY WERE TAKEN TO THE NLVPD AND BOOKED BY ME.

A COPY OF THE CORONER RECEIPT WAS RECEIVED AND WILL BE PLACED INSIDE THE FILE JACKET.

ALL PHOTOS WERE TAKEN WITH MY DEPARTMENT ISSUED NIKON D300 DIGITAL CAMERA AND UPLOADED INTO THE DIMS SYSTEM. A CASE FILE JACKET WAS COMPLETED AND WILL BE MAINTAINED WITHIN THE NLVPD I.D BUREAU.

ATTACHENT: TWO COPIES OF CURRENCY FORMS.

records bureau processed COYLE/SHERRY	ser no 1584	!	detective bureau	processe	 d	ser no
supervisor approving MORRISON/S JILL	ser no 1236	!	officer reporting GIAMPAOLO/NICOLA	S		ser no 0932

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ON JANUARY 31, 2010, DETECTIVE MELGAREJO AND I RESPONDED TO 2642 BLUE REEF IN REFERENCE TO A HOMICIDE INVESTIGATION.

WE ARRIVED AND CONTACTED OFFICER TETLOW. OFFICER TETLOW TOLD US THE VICTIM IDENTIFIED AS JAMARIO MACKLIN WAS FOUND IN FRONT OF THE ABOVE LISTED RESIDENCE DECEASED. OFFICER TETLOW SAID IT APPEARED THE VICTIM HAD BEEN SHOT. AFTER SEVERAL HOURS AT THE SCENE A SECOND VICTIM WAS IDENTIFIED, MARCUS ALBERT TOLD OFFICERS THAT HE BELEIVED HE WAS SHOT IN THE LEG. AT THAT TIME OFFICERS LEARNED THAT ALBERT WAS ALSO PRESENT DURING THE SHOOTING AND WAS WITH MACKLIN WHEN THE SHOOTING OCCURRED. ALBERT WAS QUESTIONED AND DID NOT IDENTIFY THE SUSPECTS. MEDICAL WAS CALLED AND ALBERT WAS TRANSPORTED TO UNIVERSITY MEDICAL FOR TREATMENT.

OFFICERS AT THE SCENE LEARNED THAT MACKLIN AND ALBERT WERE AT THE ARUBA BAR EARLIER IN THE NIGHT. THEY GOT INTO AN ALTERCATION WITH SOME OTHER SUBJECTS AT THE BAR AND WERE ESCORTED OUT OF THE BUSINESS. RUMORS AT THE SCENE REVEALED TWO POSSIBLE SUSPECTS IDENTIFIED AS CED MACK AND POINT BLANK. THE RUMORS ALSO INDICATED CED MACK AND POINT BLANK FOLLOWED THE VICTIMS HOME AND SHOT THEM.

THREE WITNESS AT THE SCENE, COURTNEY ALEXANDER, ASHLEY MADLOCK AND CAHLIN HARRIS, WERE CONTACTED. THEY TOLD OFFICERS THEY WERE AT THE ARUBA CLUB AND SAW ALBERT GET INTO A FIGHT WITH CED MACK AND POINT BLANK. THEY SAID ALL OF THEM WERE ESCORTED OUT OF THE CLUB.

DETECTIVE MELGAREJO AND I EXAMINED THE SCENE AND FOUND NUMEROUS SHELL CASINGS IN THE STREET IN FRONT OF THE RESIDENCE AND AT THE CORNER ACROSS THE STREET JUST NORTH OF THE RESIDENCE. NUMEROUS SHELL CAINGS WERE ALSO LOCATED AROUND THE VICTIM'S BODY IN THE WALK WAY AND DRIVE WAY OF THE RESIDENCE WHERE THE SHOOTING OCCURRED. THE SCENE WAS PROSCESSED BY CSI LUBKING.

THE CORONER INVESTIGATOR RESPONDED AND THE BODY WAS TAKEN TO THE CORONER'S OFFICER FOR FURTHER INVESTIGATION.

DURING THE INITIAL INVESTIGATION CED MACK WAS IDENTIFIED AS CEDRIC JACKSON AND POINT BLANK WAS IDENTIFIED AS PRENTICE COLEMAN. PHOTO LINE UPS WERE PREPARED TO SEE IF THE VICTIM, ALBERT, COULD IDENTIFY THEM.

DETECTIVE MELGAREJO AND I CONTACTED COURTNEY ALEXANDER AND ASHLEY MADLOCK WITNESSES IDENTIFIED AT THE CRIME SCENE, I SHOWED THEM PICTURES OF JACKSON AND COLEMAN AND THEY IDENTIFIED THHEM AS THE SUBJECTS MACKIL AND ALBERT GOT INTO THE FIGHT WITH AT THE ARUBA CLUB.

ON FEBRUARY 1, 2010, DETECTIVE MELGAREJO AND I ATTENDED THE AUTOPSY. THE EXAMINATION REVEALED THAT MACKLIN HAD BEEN SHOOT NINE TIMES. THE CORONER, DR SIMMS, DETERMINED THAT MACKLIN DIED AS A RESULT OF NUMEROUS GUNSHOT WOUNDS.

WE THEN CONTACTED ALBERT AT UMC TO SHOW HIM THE PHOTO LINE UPS. ALBERT REFUSED TO COOPERATE, HE WOULD NOT TALK TO US OR VIEW THE LINE UPS.

AT ABOUT 7 PM DETECTIVE MELGAREJO AND I WERE DRIVING IN THE AREA SURROUNDING THE CRIME SCENE. WHILE IN THE AREA, I SAW A GROUP OF BLACK MALE SUBJECTS STANDING IN FRONT ON THE RESIDENCE AT 1537 GOLDEN SEA LN.

records bureau processed	ser	no	!	detective bureau	processe	d	ser	no
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I CONTACTED ONE OF THE SUBJECTS IDENTIFIED AS DEVIN BASS. WHILE TALKING TO HIM HE SAID HE WAS PRESENT WHEN THE SHOOTING OCCURRED. HE TOLD ME A FIGHT AT THE ARUBA WAS WITH ALBERT AND MACKLIN IN ALTERCATION WITH JACKSON AND COLEMAN. DEVIN SAID HE SAW CED MACK AND ALBERT IN THE STREET CONFRONTING EACH OTHER. DEVIN SAID HE HEARD SOMEONE SAY, JUST FUCK THIS. DEVIN SAID THAT'S WHEN THE SHOOTING STARTED. DEVIN SAID THE SUSPECTS STARTED SHOOTING AT HIM AS WELL. DEVIN SAID HE RAN FOR COVER. HE DIRECTED ME TO WHERE HE RAN BY A MAIL BOX AND TRIED TO HIDE. HE THEN SHOWED ME A VEHICLE PARKED IN THE YARD AT 2633 BLUE REEF, HE SAID THE VEHICLE WAS STRUCK BY GUNFIRE WHEN THE SUSPECTS SHOT AT HIM. I SAW THE VEICLE HAD BEEN STRUCK ONE TIME IN THE BACK WINDOW.

DEVIN SAID THE SUSPECTS PARKED AROUND THE CORNER AND WALKED UP TO WHERE THE VICTIM'S WERE SITTING IN THEIR VEHICLE. DEVIN SAID THAT THREE SUSPECTS CAME AROUND THE CORNER. DEVIN SAID ONE SUSPECT WAS JACKSON, HE IDENTIFIED JACKSON FROM A NORTH LAS VEGAS BOOKING PHOTO. HE TOLD ME THAT HE BELIEVES ONE OF THE SUSPECTS WAS COLEMAN, ALTHOUGH HE SAID IT WAS DARK AND HE COULDN'T SEE HIM CLEARLY. HE ALSO IDENTIFIED COLEMAN FROM A DMV PICTURE. DEVIN SAID HE DOESN'T KNOW WHO THE THIRD SUSPECT WAS. DEVIN TOLD ME THAT MACKLIN'S GILRFRIEND WAS ALSO PRESENT DURING THE SHOOTING AND SHE MAY BE ABLE TO IDENTIFY THE OTHER SUSPECT.

I CONTACTED MACKLIN'S GIRLFRIEND IDENTIFIED AS JAUNTTA WASHINGTON. WHILE TALKING TO HER SHE TOLD ME THAT SHE WAS INSIDE MACKLIN'S VEHICLE WHEN CED MACK WALKED UP. SHE SAID MACKLIN TOLD HER TO STAY INSIDE THE VEHICLE. SHE SAID WHEN THE SHOOTING STARTED SHE DUCKED INSIDE THE VEHICLE AND DIDN'T GET UP. WASHINGTON SAID SHE DIDN'T SEE WHO WAS SHOOTING. WASHINGTON IDENTIFIED JACKSON AS THE SUSPECT, FROM A PHOTO LINE UP, THAT WALKED UP THEIR VEHICLE. JAUNTTA IDENTIFIED ANOTHER WITNESS, LAQUITTA LANGSTAFF, THAT WAS ALSO PRESENT DURING THE SHOOTING.

DETECTIVE MELGAREJO AND I CONTACTED LANGSTAFF AT HER RESDIDENCE AND SPOKE TO HER ABOUT THE INCIDENT. LANGSTAFF SAID SHE WAS AT THE CLUB WITH MACKLIN AND JAUNTTA AND LEFT WITH THEM AFTER THE ALTERCATION. SHE TOLD US THAT MACKLIN AND JAUNTTA PULLED UP IN FRONT OF THE RESIDENCE AND SHE PARKED BEHIND THEM. LANGSTAFF SAID SHE SAW THE SUSPECTS PULL UP NEXT TO MACKLIN'S VEHICLE. LANGSTAFF SAID THE SUSPECTS WERE DRIVING TWO VEHICLES, ONE A REDISH CRANGE CAMERO AND A WHITE JEEP CHEROKEE. LANGSTAFF SAID SHE HEARD THE SUSPECTS SAY "WHATS UP NOW".

LANGSTAFF SAID THE SUSPECTS DROVE AROUND THE CORNER AND PARKED. LANGSTAFF SAID FOUR SUSPECTS CAME FROM AROUND THE CORNER AND ONE OF THE SUSPECTS WALKED UP TO MACKLIN'S VEHICLE. LANGSTAFF SAID THE SUSPECT STARTED TO FIGHT WITH MACKLIN AND DURING THE FIGHT THE STEPPED BACK, PULLED OUT A GUN AND STARTED SHOOTING AT MACKLIN. LANGSTAFF SAID ALL THE SUSPECTS HAD GUNS AND WERE SHOOTING AT THE VICTIMS. LANGSTAFF WAS SHOWN PHOTO LINE UPS AND COULD NOT IDENTIFY COLEMAN OR JACKSON. LANGSTAFF SAID SHE DID HEAR THAT ONE OF THE SUSPECTS NAME

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BEGAN WITH P. LANGSTAFF SAID SHE DOES NOT KNOW ANY OF SUSPECTS INVOLVED.
I WAS CONTACTED STEPHANIE MACKLIN AND TOLD THAT SHE HEARD RUMORS, THAT
CARLOS BASS WAS ALSO PRESENT AT THE SHOOTING. SHE TOLD ME THAT CARLOS WAS A
FRIEND OF HER SONS AND MAY KNOW SOMETHING.

ON FEBRUARY 3, 2010, I RECONTACTED DEVIN TO GET FURTHER INFORMATION. WHILE TALKING TO DEVIN, HE NOW TOLD ME THAT HIS COUSIN, CARLOS BASS, WAS WITH HIM WHEN THE SHOOTING OCCURRED. HE SAID THEY CAME TO ALBERT'S RESIDENCE, BECAUSE HE HEARD THERE WAS GOING TO BE A FIGHT. DEVIN SAID HE THOUGHT HE COULD BREAK THE FIGHT UP. HE ALSO IDENTIFIED ANOTHER PERSON THAT WAS PRESENT, ONLY IDENTIFIED AS DEISEL. DEVIN SAID DEISEL DRIVES A WHITE JEEP. DEVIN SAID THAT HE WAS DRIVING THE REDDISH ORANGE COLORED VEHICLE.

DEVIN SAID THEY DROVE UP NEXT TO MACKLIN'S VEHICLE WHEN THEY ARRIVED, ALTHOUGH HE SAID HE DIDN'T TALK TO MACKLIN. DEVIN SAID HE MADE A U-TURN AND DEISEL FOLLOWED ALSO MAKING A U-TURN. DEVIN SAID THEY PULLED TO THE SIDE OF THE STREET AND PARKED. HE SAID THEY LOOKED BACK AND SAW THREE SUBJECTS COMING FROM AROUND THE CORNER WALKING TOWARD MACKLIN'S VEHICLE. DEVIN SAID JACKSON WALKED UP TO THE VEHICLE. DEVIN SAID MACKLIN GOT OUT OF THE VEHICLE AND HELD UP HIS ARMS TO FIGHT. DEVIN SAID THAT'S WHEN THE SHOOTING STARTED.

DEVIN SAID THE SUSPECTS TURNED THEIR GUNS AT HIM AND CARLOS AND STARTED SHOOTING. DEVIN SAID THE SUSPECTS STARTED RUNNING TOWARD THEM. DEVIN SAID THEY STARTED THE VEHICLE AND DROVE AWAY. DEVIN SAID JUST SECONDS LATER THE SUSPECTS WERE FOLLOWING THEM IN A GOLD OR BROWN COLORED YUKON. HE SAID THE SUSPECT CONTINUED TO SHOOT AT THEM UNTIL HE WAS ABLE TO GET AWAY ON LAKE MEAD. DEVIN SAID THE SUSPECT ALSO CHASED AND SHOT AT DEISEL AS HE ALSO FLED IN HIS WHITE JEEP. DEVIN NOW TRIED TO CHANGE HIS STORY AND SAY THAT HE DIDN'T SEE JACKSON, BUT KNOWS THAT JACKSON AND COLEMAN WERE TWO OF THE SUSPECTS SHOOTING.

ON FEBRUARY 4, 2010, I CONTACTED CARLOS BASS AND SPOKE WITH HIM ABOUT THE INCIDENT. CARLOS CONFIRMED THE INFORMATION DEVIN HAD GIVEN. CARLOS IDENTIFIED JACKSON AS THE SUSPECT THAT RAN UP TO MACKLIN AND STARTED TO FIGHT WITH HIM. CARLOS ALSO SAID THERE WERE TWO OTHER SUSPECTS, ALTHOUGH HE SAID HE COULDN'T IDENTIFY THEM. CARLOS SAID HE DIDN'T SEE JACKSON SHOOTING, ALTHOUGH IT APPEARED THE SHOOTING WAS COMING FROM THE OTHER SUSPECTS THAT WERE WITH HIM.

CARLOS SAID WHEN HE AND DEVIN TRIED TO GET AWAY, JACKSON FOLLOWED THEM IN HIS VEHICLE. CARLOS SAID HE KNOWS WHAT JACKSON'S VEHICLE LOOKS LIKE AND THE VEHICLE THEY WERE DRIVING WAS HIS. CARLOS SAID THEY SHOT AT THEM SEVERAL TIME DURING THE CHASE, BUT THEY WERE ABLE TO ESCAPE WHEN THEY GOT TO LAKE MEAD. CARLOS ALSO IDENTIFIED THE OTHER SUBJECT IN THE WHITE JEEP AS DEISEL, CARLOS IDENTIFIED JACKSON FROM A PHOTO LINE UP THAT CONTAINED THE NORTH LAS VEGAS BOOKING PHOTO.

DURING THE INVESTIGATION I LEARNED THAT JACKSON AND COLEMAN ARE ON FEDERAL PROBATION. TALKING TO P&P OFFICER MITCHELL OSWALD I LEARNED THAT JACKSON DRIVES A GOLD CHEVY TAHOO NV LICENSE 980VYY, THE VEHICLE BELONGS TO HIS GIRLFRIEND.

records bureau processed	ser no	! detective bureau processed !	ser no
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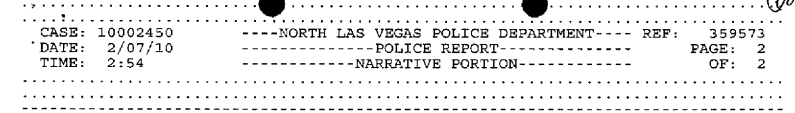
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THE VEHICLE FITS THE VEHICLE DESCRIPTION GIVEN BY VICTIMS DEVIN AND CARLOS.

ON FEBRUARY 5, 2010, I CONTACTED JACKSON AT 300 S LAS VEGAS BLVD AND
PLACED HIM UNDER ARREST. I TRANSPORTED HIM TO THE DETECTIVE BUREAU AND ADVISED
HIM OF HIS MIRANDA RIGHTS. AS SOON AS I TOLD JACKSON WHY HE WAS BEING HELD.
JACKSON SAID THAT HE WANTED HIS ATTORNEY PRESENT.

JACKSON WAS TRANSPORTED AND BOOKED INTO THE NORTH LAS VEGAS DETENTION CENTER FOR CONSPIRACY TO COMMIT MURDER, THREE COUNTS OF ATTEMPTED MURDER AND MURDER WITH A DEADLY WEAPON.

records bureau processed	ser no ! o	detective bureau ;	processed	ser no
supervisor approving		officer reporting PRIETO/JESUS	s	ser no 0674



ON 020210 AT APPROXIMATELY 0830 HRS, I WAS REQUESTED BY DETECTIVE PRIETO TO RESPOND TO 2633 BLUE REEF IN REFERENCE TO PHOTOGRAPHING A VEHICLE THAT WAS STRUCK BY A PROJECTILE.

ON ARRIVAL I WAS MET WITH DETECTIVE PRIETO WHO ADVISED ME OF A VEHICLE, FORD TEMPO 4DR WHI (NO PLATES), THAT HAD THE REAR WINDOW SHATTERED BY A PROJECTILE DURING A SHOOTING THAT OCCURRED IN THE AREA ON 020110 WHILE PARKED ON THE FRONT LAWN AT THE ABOVE ADDRESS.

I TOOK PHOTOS SHOWING THE ADDRESS AND LOCATION OF THE VEHICLE, I TOOK PHOTOS OF THE VEHICLE FOR IDENTIFICATION PURPOSES, INCLUDING PHOTOS SHOWING THE DAMAGES TO THE REAR WINDOW, THE BROKEN GLASS ON THE REAR SEAT, AND A BULLET HOLE ON THE ROOF INSIDE THE VEHICLE AJACENT TO THE FRONT PASSENGER DOOR. NO PROJECTILES WERE LOCATED OR RECOVERED.

ALL PHOTOS WERE TAKEN WITH MY DEPARTMENT ISSUED NIKON D300 DIGITAL CAMERA AND UPLOADED INTO THE DIMS SYSTEM.

records bureau processed KETAY/ANDREA	ser no 1841	detective bureau	processed	ser no
supervisor approving MORRISON/S JILL		officer reporting GIAMPAOLO/NICOLA	S	ser no 0932

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ON FRIDAY, FEBRUARY 5, 2010 I WAS DISPATCHED TO 6661 SILVER STREAM, APARTMENT #1002, IN REFERENCE TO A SEARCH WARRANT.

UPON ARRIVAL I SPOKE WITH DETECTIVE MELGAREJO WHO TOLD ME HE HAD A SEARCH WARRANT FOR THE ABOVE RESIDENCE. I WAS TOLD A 9MM WEAPON, AMMUNITION, AND ANY DOCUMENTATION IN THE NAME OF CEDRIC JACKSON WAS LISTED TO SEARCH FOR.

I FIRST TOOK OVERALL EXTERIOR PHOTOGRAPHS FOR IDENTIFICATION PURPOSES. I THEN ENTERED THE APARTMENT AND TOOK OVERALL PHOTOGRAPHS DOCUMENTING ITS CURRENT STATE. I THEN PHOTOGRAPHED THE SEARCH WARRANT THAT WAS LEFT ON THE KITCHEN TABLE.

SHORTLY AFTER MY ARRIVAL, SERGEANT DETECTIVE RYAN, AND DETECTIVES SURANOWITZ AND ANTONIEWICZ ARRIVE TO ASSIST IN THE SEARCH. DURING THE SEARCH A HIGH SCHOOL DIPLOMA, IN THE NAME OF CEDRIC JACKSON, WAS LOCATED, AS WELL AS TWO SMALL PHOTO ALBUMS. I PHOTOGRAPHED THE HIGH SCHOOL DIPLOMA AND PHOTOGRAPHED VARIOUS PHOTOGRAPHS FROM THE ALBUM OF JACKSON DISPLAYING "GANG" TYPE HAND SIGNALS. NOTHING OF EVIDENTIARY VALUE WAS LOCATED, AND NOTHING WAS COLLECTED.

ALL PHOTOGRAPHS WERE TAKEN WITH MY DEPARTMENT ISSUED FUJI S5 DIGITAL CAMERA AND UPLOADED INTO THE DIGITAL IMAGE MANAGEMENT SYSTEM LOCATED IN THE CRIME LAB.

ATTACHMENTS: NONE

records bureau processed	ser no ! detective bureau processed	ser no
supervisor approving	ser no ! officer reporting S ! STONE/NANCI B	ser no 1227

Clark County Justice Court

NORTH LAS VEGAS TOWNSHIP

FIRST APPEARANCE BEFORE MAGISTRATE

NAME: COLEMAN, PRENTICE LOVELL		DATE: 2/19/10
ID #: 1660312	NLVPD MF#:	76493
NLVJC CASE # 10PCNG 73-0	NLVPD CASE #:	10002450
YOU HAVE BEEN CHARGED WITH THE FOLLOWING OFFENSE(S):		
1. CONSPIRACY TO COMMIT MURDER USE OF A DEADLY WEAPON		
2. MURDER 2ND DEGREE USE OF A DEADLY WEAPON		
3. MURDER 2ND DEGREE ATTEMPT WITH DEADLY WEAPON	, <u></u> .	
4. MURDER 2ND DEGREE ATTEMPT WITH DEADLY WEAPON	<u></u>	
5. MURDER 2ND DEGREE ATTEMPT WITH DEADLY WEAPON		· -
6. BATTERY W/ WEAPON SUBSTANTIAL BODILY HARM		
DATE OF ARREST:63/17/10,1520 THE COURT FURTHER INFORMS YOU:		
 That you have the right to have an attorney present during any question 		
concerning such charge(s).	ing and to represent you	
 That if you cannot afford to hire an attorney, one will be appointed for you 	ou at the expense of the	County;
 That you have the right to remain silent and that any statement you make 	e may be used against y	/ou;
That a formal complaint will be presented to you when you appear in No.		
	Court is located at 2428	
N. Martin Luther King Boulevard, North Las Vegas, Nevada 89032.		
 That the Court has examined the Affidavit of Arrest which has been filed probable cause shown for your incarceration; 	and finds that there is	
 That you have the right, in most cases, to have bail set to secure your reis hereby set in the total sum of \$	elease from custody. Bai	I
IT IS FURTHER ORDERED THAT IF BAIL IS SET; YOU ARE HEREBY RE I OF THE SHERIFF OF CLARK COUNTY AND THE COMMANDER, CLARK OR DESIGNEE UNTIL BAIL IS POSTED.	MANDED TO THE CU COUNTY DETENTION	STODY I CENTER
COUNT 1 COUNT 4	15,000	
COUNT 2 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	000 Z !	
COUNT 3 15 COUNT 6	92,000	
CONDUCTED BY JUDGE:	-	
INTERPRETER: P.D OFFICER	£ 2000	
JCN-38 (Rev. 12/05) NRS 171.178		

Clark County Justice Court

NORTH LAS VEGAS TOWNSHIP

PROBABLE CAUSE DETERMINATION

DEFENDANT'S NAME:	Coleman, Frentice Love	<u>\</u> MF#:	
ID #:	NLVJC CASE #: 10PCN673-0	NLVPD CASE #:	10002450
CHARGE(S): Conspuracy to	commit Murder		
Murder and I	pearee		
Murder and D	earee-Attempt (3CTS)		
Battery w/Weap	commit Murder Degree egree-Attempt (3CTS) on Substantial Bodily Han	m	
DATE OF ARREST: _	03-17-10	TIME OF ARREST:	15:00
The undersigned Magistra without a warrant for the c	ate has reviewed the Affidavit and Declaration of Proba charge(s) shown.	able Cause for the arrest of th	e above named Defendant
FINDING:		said Defendant has committed ed to the custody of the Sheri	d such crimes THEREFORE, If of Clark County or his TIT IF FOR
D.A.	D O/R - Return Date:	at 08:30 A. M.	\$ 270K
(f ti	he Defendant remains in custody, the First Appearan	nce before the Justice Cour at 8:30 A.M.	t will be:
О	I find that there is NOT sufficient probable cause THEREFORE , IT IS ORDERED that the Defend charge(s). This order is without prejudice to the evidence sufficient to establish probable cause.	lant be immediately released	from custody as to the above
De	fendant to appear in Justice Court on		_ at 8:30 A.M.
	10 Time: 11:30 aun		
JCN-104 Rev. 12/05		Riverside -vs- McL	aughlin , No. 89-1817, 5/13/91

*NM-COLEMAN PRENTICE LOVELL	SID-02969166 000 SS-530085682
CS-1660312 BD-03011982 RC-B SX-M HT-510	WT-220 HR-BLK EY-BRO
MK-PRENT	SID-02969166 001 MPD
	SPC
BP-LVN FB-415234RB2	SI-NV03318464 O1-CON REG O2-F/A NO
A1-9 WEST WEBB #D NLVN 89030	113009 #2 SHEET 072200
CP253 MPD FELONY ARMED ROBB-AID/ABET(FED)	05 NV 070109 REGISTERED
CP254 NLV FELONY XFEL POSS F/A	
CP255 MPD FELONY BURGLARY #169525	
PP251 NLV 030310 **DO NOT DISCLOSE ROP STATU	
PP252 NLV 030310 *IF CONTACTED FI & FORWARD	TO NLVPD ROP DETAIL*
PP253 ZPP 122309 SUBJ ON FEDERAL SUPERVISION	(F) CALL PROB AT 388-6429 112612
PP254 MPD 122700 CONVICTED PERSON DNA PROFIL	E ON FILE FORENSIC LAB
WP255 MPD E030104 NON GAM CHARLIES SALOON -	
PI252 070109 MPD**TT-LT ARM-REAPER & #7**	
PI253 070109 MPD**TT:LT ARM-CROSS,"GOD FORGI	VE ME FOR MY SINS"
PI254 072602 NLV-** SC FHD **	
MP255 NLV 091997 RUNAWAY JUVENILE - NOTIFY N	ILVPD 97-15106 *CANCEL* 092597
DR255 MPD 120195 T/C HIGHLAND & SAHARA	951201-2262
CN255 NLV-MF-76493 NLV-X-6946	
AR207 NLV 047 022410 UNRESTRAINED CH	ILD I/VEH 10-4420 NLV
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* SID-02969166			
AR208 NLV 046 022410	STOP SUDDENLY W/O SIG	10-4420	NLV
AR209 NLV 045 022410	FL YLD RIGHT OF WAY	10-4420 h	NLV
AR210 NLV 044 022410	STOP SUDDENLY W/O SIG	10-4420 h	NLV
AR211 NLV 043 022410	FL YLD RIGHT OF WAY	10-4420	NLV
AR212 NLV 042 022410	XFEL POSS CONC F/A	10-4434	NLV
AR213 NLV 041 022410	MURDER 2ND DEG WDW	10-2450 h	NLV
AR214 NLV 040 022410	ATT MURDER 2ND DEG WDW	10-2450 h	NLV
AR215 NLV 039 022410	CON MURDER W/DEAD WEAP	10-2450 b	NLV
AR216 MPD 038 031205	XFEL POSS CONC F/A	050310-2077 N	MPD
AD216 MPD 038 032105	XFEL POSS CONC F/A	RBK	
05F04614X	FIN DENY		
AR217 MPD 037 031205	XFEL POSS CONC F/A	050310-2077 N	MPD
AD217 MPD 037 032105	XFEL POSS CONC F/A	RBK	
05F04614X	FIN DENY		
AR218 MPD 036 031005	CON ROBB W/DEAD WEAP	050128-1352 N	MPD
AD218 MPD 036 031805	CON ROBB W/DEAD WEAP		
05F04532A	FIN PCN 22275516 // DISM-GJI		
AR219 MPD 035 031005	ROBB W/DEAD WEAP	050128-1352 N	MPD
AD219 MPD 035 031805	ROBB W/DEAD WEAP		
05F04532A	FIN PCN 22275516 // DISM-GJI		

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* SID-02969166				
AR220 NLV 034 123104	BATT	DV 3RD	04-30522	DENY080305NLV
AR221 NLV 033 101104	BURG		04-24009	NLV
AR222 NLV 032 110603	OBST	POL OFCR	03-10127	NLV
				BW-M537603
AR223 MPD 029 051403	RMD XFEL	POSS CONC F/A	02-24643	MPD
AD223 MPD 029 061303	XFEL	POSS CONC F/A	NLV I	DKT-C188646X
C188646X				
AR224 NLV 032 050903	OBST	POL OFCR	03-10127	NLV
AR225 LVC 022 021303				MPD
AD225 LVC 022 071102	BATT	DOMESTIC VIOL	LAC 1	BW-C-505600-A
C-505600-A				
AR226 NLV 023 110702	BATT	DOMESTIC VIOL	02-5144	NLV
				BW-M1737-02
AR227 NLV 031 103002	POSS	CONT SUB W/I SELL	02-24643	NLV
AR228 NLV 030 103002	XFEL	POSS CONC F/A	02-24643	NLV
AD228 NLV 030 051403	XFEL	POSS CONC F/A		
C188646X	•	•		
AR229 NLV 029 103002	XFEL	POSS CONC F/A	02-24643	NLV
AR230 NLV 028 103002				NLV
AR231 NLV 027 103002	POSS	NARCO PARAPHERNALIA	02-24643	NLV

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* SID-02969166			
AR232 NLV 023 072702	BATT DOMESTIC VIOL	02-5144 NL	V
		NLV BW-M1737-02	
AR233 NLV 026 072602	WEAP I/AUTO	02-17208 NL	ď
AR234 NLV 025 072602	POSS UNREG F/A	02-17208 NL	V
AR235 NLV 024 072602	XFEL POSS DANG WEAP	02-17208 NL	V
AR236 NLV 023 031102	BATT DOMESTIC VIOL	02-5144 NL	V
AR237 LVJ 020 120601	FTA PL	MP	D
AD237 MPD 020 120701	PL	RBK LVC BW-C-489133-A	
C-489133-A	CON OOB		
AR238 MPD 022 120101	BATT DOMESTIC VIOL	011201-1432 MP	Ď
AD238 LVC 022 100302	BATT DOMESTIC VIOL		
C-505600-A	FIN JT-90D, CTS-4D, SS-9MO, 48B	I-CS VAC, L-1, \$200/70/10/35	;
AR239 MPD 021 071101	RMD PL	010606-1073 MP	D
AD239 MPD 021 080601	\mathtt{PL}	RBK MPD DKT-01F09447A	
01F09447A	CON IHA		
AR240 NPP 014 060701	PROB VIOL BURG	000712-1557 MP	D
AD240 MPD 014 071201	BURG	RBK MPD DKT-C169525X	
C169525X	FIN PROB REINSTATED/90DYS CCDC-	DISHON DISCHRG	
AR241 MPD 021 060601	BURG	010606-1073 MP	D
AD241 MPD 021 062501	₽L		
01F09 44 7A	CON PCN 18649934 / AMD T/MISD /	ROR	

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* SID-02969166				
AR242 MPD 020 051301	CIT PL		1-2184917A/F	MPD
AR243 NPP 014 021001	PROB	VIOL BURG	000712-1557	MPD
AD243 MPD 014 041901	BURG		RBK MPD DR	T-C169525X
C169525X	FIN PROB REIN	STATED		
AR244 MPD 019 020901	BURG		010209-1511	MPD
AD244 MPD 019 031201	BURĞ			
01F02287A	CON PCN 18345	104 / ROR		
AR245 NLV 018 010601	POSS	STLN VEH	01-333	DENY011101NLV
AR246 MPD 017 072100	CON BURG		000712-1557	MPD
AD246 MPD 017 112100	CON BURG		RBK	
C169525	FIN DISM			
AR247 MPD 016 072100	CON BURG		000721-0959	MPD
AD247 MPD 016 112100	CON BURG		RBK	
C169525	FIN DISM		•	
AR248 MPD 015 072100	BURG		000712-1557	MPD
AD248 MPD 015 112100	BURG		RBK	
C169525	FIN DISM		-	
AR249 MPD 014 072100	BURG		000721-0959	MPD
AD249 MPD 014 112100	BURG		RBK	
C169525	FIN PCN 17840	384 12-48MOS NSP/S	S/3YRS PROB	

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AR250 MPD 013 072100		OBST PUBL OFCR	000721-0866	MPD
AD250 MPD 013 072500		OBST PUBL OFCR		
0000	CON DPC	Ħ		
AR251 MPD 012 072100		POSS BURG TOOLS	000721-0866	MPD
AD251 MPD 012 072400		POSS BURG TOOLS		
00F12533X	FIN PCN	17840384 / DENY		
AR252 MPD 011 072100		INVASION OF HOME	000721-0866	MPD
AD252 MPD 011 072600		INVASION OF HOME		
00F12533X	CON PCN	17840384 / APPROVED	BY DA / OOB	
AR253 MPD 010 072100		BURG	000721-0866	MPD
AD253 MPD 010 072400		BURG		•
00F12533X	CON PCN	17840384 / APPROVED	BY DA	
AR254 NLV 009 042800		POSS STLN PROP	00-7880	NCF 050200NLV
AR255 NLV 008 042800		BURG	00-7877	DISM112800NLV

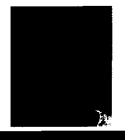


NORTH LAS VEGAS POLICE DEPARTMENT ARREST REPORT

For Booking # 353053-R

Print Date:

03/17/2010 15:46



ARRESTAL INFORMATION

Case Number: 10002450

CS: 1660312

MFNO: 76493

Agency: MPD REMAND

Book Dt/Tm:

03/02/2010 13:34

LAS VEGAS, NEVADA

FED ID ICE:

FED ID USM:

Offender ID: 2010021046

FBI: Name: 415234RB2

SID: NV03318464

DOB: 03/01/1982 SSN: 530-08-5682

Eyes: BRO

Race/Ethnic: POB:

COLEMAN, PRENTICE LOVELL

Sex: M

Height: 5'10"

Weight: 220 Complexion: DARK Hair: BLACK

DL/State:

Age: 28

Phone: 466-8699

Build: MEDIUM

Address:

Employer:

Next of Kin:

9 W WEBB Apt DINLV, NV 89030

LUCILLE COLEMAN, SISTER, 677-7530

ROOFER UNION|EMPLOYED|roofer

ARRES !

Place: 2332 N LAS VEGAS BLVD Date/Time: 03/17/2010 14:45

ARREST ROLLES

ARRESTING OFFICER

0674 PRIETO

DATA ENTRY IRS

1297 GOMEZ

TRANSPORTING OFFICER

2222 IN CUSTODY

					CHAR	H=S			
NO	Orig	NOC	Warrant/NRS	FGM	Cash Only	Bail	PD Case #	Court Case #	PCN
6	PC USE OF	A DEADLY WEAPON	199.480-MURDER CONSPIRACY TO COMMIT	F MURD	ER \$0	\$10,000	10002450	10002450	
7	PC USE OF	00094 A DEADLY WEAPON	200.030.2 MURDER 2ND DEGREE	F	\$0	NO BOND	10002450	10002450	
8	PC	00094 ATTEMPT	200.030.2 MURDER 2ND DEGREE WITH DEADLY WEAPON	F	\$0	NO BOND	10002450	10002450	
9	PC	00094 ATTEMPT	200.030.2 MURDER 2ND DEGREE WITH DEADLY WEAPON	F	\$0	NO BOND	10002450	10002450	
10	PC	00094 ATTEMPT	200.030.2 MURDER 2ND DEGREE WITH DEADLY WEAPON	F	\$0	NO BOND	10002450	10002450	
11	PC	02225	200.481,2e2 BATTERY W/ WEAPON SUI	F B\$TAN	\$0 ITIAL BODII	\$20,000 _Y HARM	10002450	10002450	

ALASIAKA

AKA: COLEMAN, PRENTICE LOVELL

POB:LAS VEGAS, NEVADA

DOB: 03/01/1982

SSN: 530-08-5682

SCARS MARKS IVA DICOS

//TATTOO ARM,LEFT (NON-SPECIFIC) SLEEVE W CROSS & 7 SKULLS

OffenderTrak\ArrestReport.rpx v8 09/02/2008

Page 1 of 1



NORTH LAS VEGAS POLICE DEPARTMENT PRE-BOOKING/DECLARATION OF ARREST

Ţ	BOOKING NUMBER:	353053
CED	TIME STAME	

<u>~</u>] KEA13ED	TUME STA				
	E OF ARRI EMAN, I	ESTEE: PRENTIC	E			ARRESTEE ALI	AS:				PD CASE NUMBER: 10002450			
SOCIAL SECURITY: RACE: SEX: ETH M			ETIIN	ICITY:	DATE OF 03/01/19		BIRTH LOCAL LAS VEGA		JSA					
HEIG: 510		WEIGHT: 220	HAIR: BLK	EYES BRO		HOME PHONE: W			PHONE:	PHONE: EMPLOYER:				
HOME ADDRESS LINE 1: 9 W WEBB D HOME ADDRESS LINE 2: NLV, NV 89030														
	PLACE OF ARREST: 2332 N LAS VEGAS BLVD Date and time of arrest: 03/17/2010 14:45 VEHICLE IMPOUND N													
ARRESTING OFFICER'S NAME (P#): Prieto, Jesus (0674) TRANSPORTING OFFICER'S NAME (P#): Prieto, Jesus (0674)						<u>-</u>								
INTAKE OFFICER'S NAME (P#): IRS INTAKE NAME (P#):				MEI	DICAL ACC	EPT (NUR	ISE NAME	AND DATE):						
SUBJECT INJURED SUBJECT COMBATITIVE CONTR. N/A			TRACT/FEDERA	L AGENGY	9-	CON	TRAČT/FE	DERAL II	O#:					
JUVE	NILE TREA	ATED AS AI	DULT						<u></u>					
MUNI	CIPAL CO	URT WARR	LANT NUMB	ERS:						,				
#	ARREST ORIGIN			CHAR	GE		COL	NTS	STATUTE BAIL	7	ARREST		CE CASE # /	
1	PC	CONSPI	RACY TO C	-		ON		1	199.480-1	NURDER 0.000.00	F	1000245		
2	PC	MURDE	R 2ND DEGI	REE				1	2		F	1000245	0	
3	PC	MURDEI MODIFIE	MODIFIER: USE OF A DEADLY WEAPON MURDER 2ND DEGREE MODIFIER: ATTEMPT WITH DEADLY WEAPON					3	2		F	1000245	0	
4	PC	BATTER	Y W/ WEAP	ON SUBST	ANTIAL	BODILY HARM		1		481.2E2 0,000.00	F	1000245	0	
DESCI	T ORIGIN RIPTIONS: REMAND	WA-W	FIZENS ARR ARRANT OF METRO REM	ARREST	RFLOW	WFOJ - W.	ANTED FUC	ITIVE -	OTHER JURISDIC OTHER JURISDICTION	TION	BW - 8	ROBABLE BENCH WA OND SURI	ARRANT	

ON JANUARY 31, 2010, AT ABOUT 0342 OFFICERS RESPONDED TO 2642 BLUE REEF IN REFERENCE TO AN ATTEMPTED MURDER AND MURDER. WHEN OFFICERS ARRIVED THEY FOUND THE VICTIM, JAMARIO MACKLIN, DECEASED INFRONT OF THE RESIDENCE WITH NUMEROUS GUNSHOT WOUNDS TO THE HEAD AND BODY. ANOTHER VICTIM WITH A GUNSHOT WOUND TO THE LEG WAS ALSO IDETIFIED AS MARCUS ALBERT. FOUR SUSPECTS WERE SEEN SHOOTING AT THE VICTIMS. DURING MY INVESTIGATION I LEARNED THAT CEDRIC JACKSON AND PRENTICE COLEMAN GOT INTO A FIGHT WITH ALBERT AND MACKLIN AT A CLUB. RUMORS AT THE SCENE INDICATED THAT JACKSON AND COLEMAN FOLLOWED THEM HOME AND COMMITTED THE MURDER. DEVIN BASS SAID JACKSON STARTED THE ALTERCATION WHEN THE SHOOTING OCCURRED AND COLEMAN WAS PRESENT. ONE WITNESS AT THE SCENE SAID THAT ALL OF THE SUSPECT HAD GUNS AND WERE SHOOTING AT THE VICTIMS. DEVIN AND CARLOS: SAID JACKSON AND HIS ACCOMPLICES SAW THEM AND STARTED SHOOTING AT THEM. ON FEBRUARY 24, 2010, COLEMAN WAS CONTACTED DURING A TRAFFIC STOP. HIS GIRLFRIEND ARLANDA VELEY, WAS QUESTIONED AND SAID COLEMAN TOLD HER THAT HE WAS PRESENT ON BLUE REEF WHEN THE SHOOTING STARTED. SHE SAID COLEMAN TOLD HER THAT MACKLIN GOT SHOT. ON MARCH 16, 2010, I CONTACTED ALBERT AND DURING AN INTERVIEW HE IDENTIFIED COLEMAN AND JACKSON AS THE SUSPECTS THAT SHOT HIM AND KILLED MACKLIN. ALBERT THEN IDENTIFIED COLEMAN AND JACKSON FROM PHOTO LINE UPS. I THEN REBOOKED COLEMAN INTO THE NORTH LAS VEGAS JAIL FOR CONSPIRACY TO COMMIT MURDER, THREE COUNTS OF ATTEMPT MURDER WDW, MURDER WDW, BWDW.

Form 20.147 (Revised 01/2005)

The undersigned makes the following declarations subject to the pena CITY OF NORTH LAS VEGAS POLICE DEPARTMENT Clark County, years (months), that I learned the following facts and circumstances w committed (or was committing) the offense of SEE ABOVE CHARGES occurred at approximately hours on the Wherefore declarant prays that a finding be made by magistrate that probable cause express misdemeanor) or for trial (If misdemeanor).	Nevada. Being so employed for a period of 23 (10) ich lead me to believe that the above named subject at the location of 2642 BLUE REEF and the offense
CITY OF NORTH LAS VEGAS POLICE DEPARTMENT Clark County, years (months), that I learned the following facts and circumstances we committed (or was committing) the offense of SEE ABOVE CHARGES occurred at approximatelyhours on the	Nevada. Being so employed for a period of 23 (10) ich lead me to believe that the above named subject at the location of 2642 BLUE REEF and the offense
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CITY OF NORTH LAS VEGAS POLICE DEPARTMENT Clark County, years (months), that I learned the following facts and circumstances we committed (or was committing) the offense of SEE ABOVE CHARGES occurred at approximatelyhours on the	Nevada. Being so employed for a period of 23 (10) ich lead me to believe that the above named subject at the location of 2642 BLUE REEF and the offense
or gross misdemeanor) or for trial (If misdemeanor).	
ITOLIO PRIETO	ts to hold said person for preliminary hearing (If charges are a felony
JESUS PRIETO	
DECLARANT NAME (PLEASE PRINT)	DECLARANT SIGNATURE AND SERIAL NO.
Form 20.147 (Revised 01/2005) Page 2 of 2	

) 7/19/

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	10002450	NORTH LAS VEGAS POLICE DEPARTMENT REF:	
DATE:	3/18/10	POLICE REPORT	PAGE: 11
TIME:	1:42		OF: 13
 		.,,,	

ON SUNDAY, JANUARY 31, 2010, AT ABOUT 0342 HOURS, I WAS DISPATCHED TO THE AREA OF 2628 WEST STREET TO INVESTIGATE SEVERAL SHOTS HEARD IN THE AREA. WHILE EN ROUTE, DISPATCH ADVISED THAT SOMEONE CALLED FROM 2642 BLUE REEF AND SAID THERE WAS SOMEONE SHOT IN FRONT OF THEIR HOUSE THAT WAS UNCONSCIOUS AND NOT BREATHING.

UPON MY ARRIVAL ON BLUE REEF, I WAS FLAGGED DOWN BY A BLACK MALE ADULT, LATER IDENTIFIED AS ROBERT ALBERT, TO 2642 BLUE REEF. HE SAID THAT HIS FRIEND "YAK" HAD BEEN SHOT IN FRONT OF ROBERT'S HOUSE BUT HE DID NOT WITNESS THE SHOOTING. HE SAID MACKLIN WAS LAYING FACE DOWN WHEN ROBERT FOUND MACKLIN. ROBERT SAID THAT HE ROLLED MACKLIN OVER TO SEE IF MACKLIN WAS BREATHING AND HE WAS NOT.

ALBERT LEAD ME TO HIS HOUSE AND I SAW A BLACK MALE ADULT, LATER IDENTIFIED AS JAMARIO MACKLIN, LAYING ON HIS BACK. HIS HEAD WAS FACING TOWARDS THE WEST WITH HIS FEET TO THE EAST. THERE WAS A POOL OF BLOOD ABOUT A FOOT TO THE EAST OF HIS HEAD AND IT APPEARED THAT HE HAD BEEN SHOT IN THE HEAD. THERE WAS A PROTRUSION AT HIS HAIR LINE THAT APPEARED TO BE WHERE A BULLET STRUCK THE INSIDE OF HIS SKULL IN AN ATTEMPT TO EXIT. THIS WAS CONSISTENT WITH ROBERT'S ACCOUNT OF ROLLING MACKLIN OVER. A BLACK FEMALE ADULT, LATER IDENTIFIED AS BETTY ALBERT, WAS KNEELING ON THE EAST SIDE OF MACKLIN. SHE LOOKED AT ME AND SAID, "I THOUGHT THIS WAS MY SON BUT I DON'T KNOW WHO IT IS." I ASKED HER TO BACK AWAY FROM HIM AND SHE DID. THERE WAS A BLUE CLOTH THAT SHE HAD BEEN KNEELING ON AND SHE LEFT IT THERE. I HAD EVERYONE MOVE AWAY FROM MACKLIN BECAUSE I SAW SEVERAL SPENT CASINGS AROUND HIM.

OFFICERS MEIER, HEITZENRATER, AND HILSON ARRIVED ON SCENE. BASED ON THE FACT THAT I DID NOT KNOW IF THERE WERE SUSPECT OR MORE VICTIMS INSIDE THE HOUSE, OR THERE WAS POSSIBLE EVIDENCE INSIDE THE HOUSE, I ASKED ALL OF THE OCCUPANTS, LATER IDENTIFIED AS JOVON ALBERT, KEANDRE ALBERT, ROBERT ALBERT, LAQUIETTA LANGSTAFF, JAUNITTA WASHINGTON, BETTY ALBERT, AND MARCUS ALBERT, TO EXIT THE HOUSE AND SECURED THE HOUSE. OFFICER HILSON AND MEIER WENT WITH THE OCCUPANTS OF THE HOUSE AND OBTAINED THEIR INFORMATION. OFFICER HEITZENRATER SECURED THE NORTHERN PERIMETER WITH CRIME SCENE TAPE.

NLVFD RESCUE AND ENGINE #50 ARRIVED ON SCENE AND SAID MACKLIN HAD NO PULSE AND WOULD NOT BE TRANSPORTED. MEDIC WEST ARRIVED BUT WAS CANCELLED UPON THEIR ARRIVAL BY NLVFD.

SERGEANT DIXON ARRIVED ON SCENE AND I BRIEFED HIM ON WHAT I KNEW SO FAR. BASED ON THE FACT THAT IS WAS UNSURE IF THERE WAS A SUSPECT INSIDE THE HOUSE, WE CONDUCTED A SAFETY SWEEP INSIDE THE HOUSE WITH NEGATIVE RESULTS.

OFFICER DELALIS ARRIVED ON SCENE AND BEGAN TO SECURE THE SOUTHERN PERIMETER WITH CRIME SCENE TAPE.

I LOCATED SEVERAL CASING, BULLETS, AND FRAGMENTS IN THE STREET AND BY THE HOUSE. I REQUESTED CSI LUBKING TO PROCESS THE SCENE (SEE HIS FOLLOW-UP REPORT FOR DETAILS).

records bureau processed COYLE/SHERRY	ser no ! detective bureau processed 1584 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
DIXON/ROBERT	1187 ! TETLOW/ALEXANDER R	1687

SERGEANT DIXON REQUESTED DETECTIVES TO THE SCENE.

A LARGE NUMBER OF FAMILY MEMBERS BEGAN TO ARRIVE AND SEVERAL WERE DISTRAUGHT AND EMOTIONAL. I REQUESTED TIPS TO THE SCENE TO ASSIST THE FAMILY.

I BEGAN TO SEARCH THE SURROUNDING AREA FOR MORE EVIDENCE AND FOUND SEVERAL CARS AND ONE HOUSE HAD BEEN STRUCK BY BULLETS.

AT 2641 BLUE REEF A RED FOUR DOOR SEDAN WAS STRUCK IN THE REAR PASSENGER SIDE DOOR. THERE WERE ALSO SEVERAL CASING IN THE DRIVEWAY AND CARPORT AREA. I SPOKE WITH ANDRE MCFARLAND WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

AT 2637 BLUE REEF THE NORTH SIDE OF THE HOUSE WAS STRUCK BY A BULLET IN THE GARAGE. THE BULLET PASSED THROUGH THE STUCCO AND THEN STRUCK A WALL INSIDE THE GARAGE. THE BULLET APPEARED TO RICOCHET ABOUT 90 DEGREES AND STRIKE A DRESSER. THE BULLET APPEARED TO BE LODGED IN THE WOOD OF ONE OF THE DRAWERS. I SPOKE WITH REX ABBINGTON WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

AT 2631 BLUE REEF AN UNREGISTERED WHITE FORD TEMPO WAS STRUCK IN THE REAR WINDOW. THE BULLET APPEARED TO LODGE IN THE ROOF OF THE TEMPO. I SPOKE WITH GEORGE BRYANT WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

AT 2617 BLUE REEF, A RED 1994 JEEP SUV PASSENGER WINDOW, DRIVER'S WINDOW, AND DRIVER'S

SIDE MIRROR WERE STRUCK BY A BULLET. I SPOKE WITH RAUL ARROYO WHO SAID THIS WAS NEW DAMAGE. I GAVE HIM A VICTIM'S INFORMATION GUIDE AND EXPLAINED ITS USE.

WHILE I WAS LOOKING FOR EVIDENCE AND OTHER VICTIMS, I WAS CONTACTED BY MACKLIN'S GIRLFRIEND, LATER IDENTIFIED AS TROLISE DAY, WHO SAID THAT SHE WAS WITH HIM AT THE CLUB AURUBA EARLIER. SHE SAID HE GOT INTO A FIGHT WITH SOME PEOPLE AT THE CLUB AND WAS ESCORTED OUT BY BOUNCERS. SHE SAID SOME OF HIS FAMILY MEMBERS DROVE HIM AWAY IN A GREY SUV AND POINTED TO ONE THAT WAS PARKED IN FRONT OF 2642 BLUE REEF. I ASKED HER TO STAY WHERE SHE WAS AND SHE SAID SHE WANTED TO GET A JACKET FROM HER CAR. SHE LEFT TO GET HER JACKET AND DID NOT RETURN TO THE SCENE.

THE GREY 2002 GMC WAS PARKED IN FRONT OF 2642 BLUE REEF AND THERE WAS A PROJECTILE BY IT. THE GMC WAS REGISTERED TO MARCUS ALBERT.

LIEUTENANT HANKS, AND DETECTIVES PRIETO AND MELGAREJO ARRIVED ON THE SCENE. I BRIEFED THEM ON THE INFORMATION THAT I HAD AT THIS TIME AND RELEASED THE SCENE TO THEM.

AT ABOUT 0600 HOURS, MARCUS SAID THAT HE HAD BEEN SHOT ALSO IN THE RIGHT KNEE AND REQUESTED MEDICAL. NLVFD #50 AND MEDIC WEST #799 ARRIVED ON SCENE. MEDIC WEST TRANSPORTED HIM TO UMC TRAUMA FOR TREATMENT. CSI GIAMPOALA WENT TO UMC TO PROCESS ANY EVIDENCE FROM MARCUS.

CSI LUBKING REQUESTED THE CORONER TO THE SCENE. CORONER INVESTIGATOR DANIELS ARRIVED ON SCENE AND TOOK CUSTODY OF MACKLIN'S BODY (SEE CORONER CASE

records bureau processed COYLE/SHERRY	ser no ! detective bureau processed 1584 !	
supervisor approving	ser no ! officer reporting S	ser no
DIXON/ROBERT	1187 ! TETLOW/ALEXANDER R	1687

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NUMBER 10-900). HE HAD VALLEY MORTUARY TRANSPORT THE BODY IN A SECURED BODY BAG TO HIS OFFICE.

ATTACHMENTS: THREE WITNESS STATEMENTS.

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 !

supervisor approving ser no ! officer reporting S ser no DIXON/ROBERT 1187 ! TETLOW/ALEXANDER R 1687

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ON JANUARY 31, 2010, AT APPROXIMATELY 0342 HOURS, I RESPONDED TO THE AREA OF 2642 BLUE REEF, IN ORDER TO ASSIST WITH A SHOOTING INVESTIGATION. UPON MY ARRIVAL, I WAS ADVISED BY OFFICER A. TETLOW (P#1687) THAT THERE WAS A CONFIRMED VICTIM THAT HAD BEEN SHOT IN FRONT OF 2642 BLUE REEF. I IMMEDIATELY LAID OUT YELLOW CRIME SCENE TAPE, SECURING INNER AND OUTER PERIMETERS AT 2642 BLUE REEF AND 2634 BLUE REEF.

UPON SECURING MY INNER AND OUTER PERIMETERS, I MADE CONTACT WITH THREE BLACK FEMALE ADULTS, LATER IDENTIFIED AS FOLLOWS: COURTNEY ALEXANDER; ASHLEY MADLOCK AND CAHLIN HARRIS. MADLOCK AND ALEXANDER TOLD ME THAT THEY WERE AT THE ARUBA NIGHT CLUB IN LAS VEGAS (AREA OF LAS VEGAS BLVD AND CHARLESTON), WHEN THEY SAW JAMARIO MACKLIN (VICTIM) GETTING ESCORTED OUT OF THE CLUB BY ARUBA SECURITY PERSONNEL. MADLOCK AND ALEXANDER STATED THEY HAD HEARD THROUGH OTHER PEOPLE AT THE CLUB THAT MACKLIN WAS INVOLVED IN A HEATED ARGUMENT AT THE ARUBA WITH TWO INDIVIDUALS, WHO ARE BOTH ALLEGED MEMBERS OF THE HILLSIDE STREET GANG. BOTH MADLOCK AND ALEXANDER TOLD ME THAT THESE TWO INDIVIDUALS MONIKERS WERE AS FOLLOWS: "CED MACK" AND "POINT BLANK". NEITHER MADLOCK OR ALEXANDER COULD PROVIDE ME WITH ANY CLOTHING DESCRIPTION ON EITHER SUBJECT.

MADLOCK AND ALEXANDER TOLD ME THAT THEY HAD HEARD THROUGH OTHER FRIENDS (VIA CELL PHONE) THAT MACKLIN HAD BEEN SHOT. MADLOCK STATED THAT SHE IS MACKLIN'S EX-GIRLFRIEND AND FURTHER STATED THAT MACKLIN HAD JUST RECENTLY BEEN RELEASED FROM PRISON. HARRIS STATED SHE WAS I THE RESTROOM AT THE ARUBA CLUB, WHEN MACKLIN WAS ESCORTED OUT OF THE CLUB BY SECURITY PERSONNEL. HOWEVER, HARRIS ALSO TOLD ME THAT SHE ALSO HEARD THAT MACKLIN WAS SHOT AND HEARD THROUGH "OTHER PEOPLE" THAT "CED MACK" AND "POINT BLANK" MAY HAVE BEEN INVOLVED.

I PROVIDED DETECTIVE J. PRIETO AND DETECTIVE LIEUTENANT R. HANKS WITH THE STATEMENTS MADE BY MADLOCK, ALEXANDER AND HARRIS. DETECTIVE PRIETO INTERVIEWED MADLOCK, ALEXANDER AND HARRIS AS WELL (SEE ATTACHED WITNESS STATEMENTS).

ATTACHMENTS: THREE WITNESS STATEMENTS.

records bureau processed COYLE/SHERRY	ser no 1584	detective bureau	processed	l ser no
supervisor approving DIXON/ROBERT		officer reporting DELALIS/PETER	S	ser no 1623

ON 013110 AT APPROXIMATELY 0700 HRS, I RESPONDED TO 2642 BLUE REEF IN REFERENCE TO ASSISTING C.S.I LUBKING ON A HOMICIDE SCENE.

ON ARRIVAL I WAS ADVISED BY DETECTIVE PRIETO TO RESPOND TO UMC TRAUMA IN REFERENCE TO PHOTOGRAPHING AND COLLECTING A GSR KIT AND THE PROJECTILE FROM A SUBJECT INVOLVED WITH THE ABOVE CRIME I.D AS MARCUS ALBERT. DETECTIVE PRIETO ADVISED ME THAT THE SUBJECT HAD BEEN SHOT IN THE RIGHT LEG AND TRANSPORTED BY AMBULANCE TO THE HOSPITAL.

A FOLLOW-UP WAS CONDUCTED AT UMC WHERE I TOOK PHOTOS OF THE SUBJECT FACE FOR IDENTIFICATION PURPOSES. I TOOK PHOTOS WITH AND WITHOUT A SCALE OF A SINGLE GUN SHOT WOUND ON THE RIGHT KNEE OF THE SUBJECT. PER DETECTIVE PRIETO A GSR KIT WAS COLLECTED FROM THE SUBJECT. AT THE TIME OF MY ARRIVAL, THE SUBJECT HAD NOT BEEN SEEN BY THE DOCTOR AND THE PROJECTILE WAS NOT YET RECOVERED. PRIOR TO LEAVING THE HOSPITAL, I ADVISED THE NURSE TO CALL THE POLICE DEPARTMENT WHEN THE PROJECTILE WAS READY TO BE PICKED UP.

THE COLLECTED GSR KIT WAS TAKEN TO THE NLVPD AND BOOKED AS EVIDENCE.
ALL PHOTOS WERE TAKEN WITH MY DEPARTMENT ISSUED NIKON D300 DIGITAL CAMERA
AND UPLOADED INTO THE DIMS SYSTEM.

records bureau processed ser no! detective bureau processed ser no COYLE/SHERRY 1584!

supervisor approving ser no! officer reporting S ser no MORRISON/S JILL 1236! GIAMPAOLO/NICOLA 0932

ON 013110 AT APPROXIMATELY 1115 HRS, I WAS DISPATCHED TO UMC HOSPITAL IN REFERENCE TO COLLECTING PROJECTILE FRAGMENTS THAT WERE COLLECTED FROM A SUBJECT I.D AS ALBERT MARCUS.

ON ARRIVAL I WAS MET WITH HOSPITAL NURSE WILLIAMS WHO HANDED ME A PLASTIC JAR CONTAINING THREE PROJECTILE FRAGMENTS COLLECTED BY DOCTOR ROSEN FROM THE ABOVE SUBJECT. THE FRAGMENTS WERE TAKEN TO THE NLVPD AND BOOKED AS EVIDENCE.

records bureau processed COYLE/SHERRY	ser no ! detective bureau processed 1584 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
MORRISON/S JILL	1236 ! GIAMPAOLO/NICOLA	0932

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ON SUNDAY 01-31-10 AT APPROXIMATELY 0357HRS. I WAS DISPATCHED TO 2642 BLUE REEF FOR A SHOOTING. I ARRIVED ON-SCENE AND FOUND OUTER AND INNER PERIMETERS ESTABLISHED AROUND THE ADDRESS. I SPOKE WITH SGT. R. DIXON #1187. HE ADVISED ME THAT WE HAD ONE DECEASED SHOOTING VICTIM (LATER IDENTIFIED AS JAMAIRO MACKLIN, BMA, 07-20-1984, AND RESIDENT OF #2642) ON THE SIDEWALK OUTSIDE THE FRONT DOOR OF #2642. SGT. DIXON THEN HAD OFFICER A. TETLOW #1687 (REPORTING OFFICER) ESCORT ME TO THE LOCATION TO VIEW THE VICTIM.

WHILE PASSING THROUGH THE PERIMETERS TO THE VICTIM, OFFICER TETLOW ADVISED ME THAT NUMEROUS SHELL CASINGS AND PROJECTILES HAD BEEN FOUND IN THE DRIVEWAY OF #2642 AS WELL AS IN THE STREET IN FRONT OF THE LOCATION, TO THE NORTH AND ACROSS FROM THE LOCATION, AND IN THE NORTHSIDE YARD OF 2645 BLUE REEF. THESE WERE FOUND BY THE RESPONDING/INVESTIGATING OFFICERS AT THE SCENE.

WHEN I ARRIVED AT #2642 I FOUND ONE BMA (VICTIM) LYING ON HIS BACK FACE UP ON THE FRONT SIDEWALK OF THE HOUSE APPROXIMATELY TWENTY FEET (WEST) OF THE OPEN FRONT DOOR OF THE HOUSE. THE VICTIM WAS LYING WITH HIS HEAD IN A WESTERLY DIRECTION AND HIS FEET IN AN EASTERLY DIRECTION. HE WAS FULLY DRESSED AND STILL SHOWED EFFORTS OF EMERGENCY MEDICAL CARE. THERE WAS VISIBLE BLOOD ON THE FACIAL AND HEAD AREAS OF THE VICTIM AS WELL AS ON HIS CLOTHING AND ON THE GROUND NEXT TO HIM. THERE WERE ALSO NUMEROUS SHELL CASINGS AROUND THE VICTIM HIMSELF AND OTHER CASINGS AND PROJECTILES ON THE GROUND CLOSER TO THE OPEN FRONT DOOR.

THE VICTIM WAS WEARING A SHORT-SLEEVE GREYISH SHIRT WITH A BLACK OR DK. BLUE LONG-SLEEVE SHIRT UNDER IT, PAIR OF WHITE UNDER SHORTS, A PAIR OF BLUE CHECKERED UNDER SHORTS, BLUE JEANS, A BLACK PANTS BELT, AND BLUE ATHLETIC STYLE SHOES. JEWELRY COULD BE SEEN AROUND THE VICTIM'S NECK. HE APPEARED TO HAVE SUSTAINED NUMEROUS WOUNDS AS THERE WAS MORE THAN ONE WOUND VISIBLE ON HIS BODY. I WAS ALSO ADVISED BY OFFICER TETLOW THAT NLVFD HAD RESPONDED TO THE SCENE EARLIER BUT COULD NOT REVIVE THE VICTIM.

#2642 BLUE REEF ITSELF WAS ON THE EAST SIDE OF THE STREET FACING WEST WITH AN ATTACHED CARPORT. VEHICLES OBSERVED AT THE HOUSE WERE AS FOLLOWS: A BROWN CADAILLAC (NO LICENSE PLATE) AND A 2003 GREY MERCURY SEDAN (LIC.# NV 484-RUB) WERE PARKED IN THE CARPORT FACING TOWARDS THE HOUSE, A 2002 GREY GMC ENVOY (LIC.# NV 142-WFD) WAS PARKED IN THE STREET (FACING NORTH) IN FRONT OF THE HOUSE, AND A BLUE CHEVROLET PICK-UP WAS PULLED UP INTO THE FRONT YARD (NO LICENSE PLATE).

SGT. DIXON THEN ADVISED THE DETECTIVE BUREAU WAS NOTIFIED AND RESPONDING AND ASKED ME TO PROCESS THE SCENE.

I FIRST TOOK GENERAL PHOTOS OF THE STREET AND #2642 TO SHOW ITS APPEARANCE WHEN I ARRIVED. I THEN TOOK SPECIFIC PHOTOGRAPHS OF #2642 TO SHOW THE HOUSE AND THE VEHICLES AT AND AROUND IT. ONCE THIS WAS DONE, I THEN TOOK DETAILED PHOTOS OF THE VICTIM TO SHOW AND DOCUMENT HIS APPEARANCE AND CONDITION AS FOUND BY ME.

ONCE THE VICTIM WAS DOCUMENTED, I THEN TOOK GENERAL PHOTOGRAPHS OF THE AREAS WHERE OFFICERS HAD FOUND THE SHELL CASINGS AND PROJECTILES. NOTHING

records bureau processed RYAN/TERESA	ser no ! detective bureau processed 0969 !	ser no
supervisor approving	ser no : officer reporting S	ser no
MORRISON/S JILL	1236 : LUBKING/MICHAEL	1984

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SPECIFIC WAS VISIBLE IN THESE PHOTOGRAPHS AS THE CASINGS AND PROJECTILES WERE TOO SMALL TO BE READILY APPARENT.

BECAUSE THE SCENE WAS ENTIRELY OUTSIDE AND THE EVIDENCE ITEMS SO NUMEROUS, I REQUESTED THAT CNLV SURVEY DEPARTMENT BE NOTIFIED AND RESPOND TO THE SCENE FOR DIAGRAMING PURPOSES.

DET. LT. R. HANKS #988 AND DETECTIVES J. PRIETO #674 AND E. MELGAREJO #837 ARRIVED AT THE SCENE AND WERE GIVEN A SCENE WALK THROUGH AND BRIEFING BY OFFICER A. TETLOW. THE SAME INFORMATION WAS GIVEN TO THEM AS WAS GIVEN TO ME.

ONCE THE WALK THROUGH WAS COMPLETED, OFFICERS G. BRUCELAS #2342, A. TETLOW, N. HARRIS #1962, J. HEITZENRATER #2029, AND I DID A EAST-WEST LINE ACROSS BLUE REEF STARTING NORTH OF #2642 (ACTUALLY AT JUNE) AND DID A SLOW SEARCH FOR EVIDENCE FROM THAT STARTING POINT SOUTH TO THE SOUTHERLY PERIMETER. ALONG THE WAY OFFICERS WOULD CALL OUT THE EVIDENCE ITEMS FOUND AND I WOULD MARK THEM WITH NUMBERED EVIDENCE MARKERS IN NUMERICAL ORDER. EVIDENCE ITEMS "1"-"22" WERE MARKED/NOTED IN THIS FASHION.

ONCE THE SOUTHERLY SEARCH WAS DONE, THE SAME GROUP THEN STARTED ON THE WEST SIDE OF BLUE REEF ACROSS FROM #2642 AND DID A SEARCH EASTBOUND RIGHT UP TO THE FRONT DOOR OF #2642. EVIDENCE ITEMS "23"-"36" WERE FOUND AND MARKED/NOTED.

ONCE ALL THE EVIDENCE ITEMS WERE IDENTIFIED, I THEN PHOTOGRAPHED THEM IN A LOCATIONAL RELATIONSHIP AND THEN INDIVIDUALLY AS THE INDICATED EVIDENCE NUMBER. THE 36 EVIDENCE ITEMS ARE AS FOLLOWS: "1"-"9"- SPEER 9MM LUGER+P SHELL CASINGS, "10"-"13"-WINCHESTER 9MM LUGER SHELL CASINGS, "14"-A DEFORMED COPPER JACKETED PROJECTILE, "15"-"17"-PMC .40 CAL SW SHELL CASINGS, "18"-A DEFORMED COPPER JACKETED PROJECTILE, "19"-"20"-PMC .40 CAL SW SHELL CASINGS, "21"-A DEFORMED COPPER JACKETED PROJECTILE, "22"-"27"-WINCHESTER 9MM LUGER SHELL CASINGS, "28"-FLATTEN PIECE OF COPPER JACKETING, "29"-FLATTEN PIECE OF A LEAD PROJECTILE, "30"-ONE FRAGMENT OF COPPER JACKETING, "31"-DEFORMED COPPER JACKETED PROJECTILE, "32"-"33"-DEFORMED COPPER JACKETING, "34"-ONE WHOLE COPPER JACKETED BULLET W/ SLIGHT DAMAGE, "35"-"36"-WINCHESTER 9MM LUGER SHELL CASINGS.

SEE SCENE PHOTOGRAPHS FOR THE APPEARANCE, CONDITION, AND LOCATIONS OF THESE COLLECTED EVIDENCE ITEMS.

I SPOKE WITH SURVEY EMPLOYEE JUSTIN SILVA AND HE STATED THAT HE AND ANOTHER EMPLOYEE (CHRIS ZWIEFEL) WOULD BRING THEIR LIECA SCAN STATION TO THE SCENE SO THAT A 3-DIMENSIONAL DIAGRAM COULD BE MADE OF THE WHOLE CRIME SCENE INCLUDING THE VICTIM AND THE EVIDENCE. BECAUSE OF THIS, THE ABOVE MENTIONED EVIDENCE ITEMS WERE LEFT IN PLACE AND SCENE SECURITY MAINTAINED.

WHILE WAITING FOR SURVEY TO ARRIVE, OFFICER TETLOW SHOWED ME WHERE AN APPARENT BULLET WENT THRU THE EXTERIOR NORTHSIDE GARAGE WALL OF 2637 BLUE REEF (ACROSS AND SOUTH OF #2642). I THEN WENT AND MARKED THIS EXTERIOR ENTRANCE HOLE AS "A". INSIDE THE GARAGE I MARKED THE INTERIOR SIDE OF THIS SAME HOLE ALSO AS "A". I THEN MARKED THE SPOT ON THE INTERIOR WALL WHERE THE BULLET STRUCK AND RICOCHETED AS "B" AND THE HOLE IN THE BACK OF THE DRESSER IT THEN WENT INTO AS

records bureau processed RYAN/TERESA	ser no ! detective bureau processed 0969 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
MORRISON/S JILL	1236 ! LUBKING/MICHAEL	1984

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"C". ALL OF THESE WERE PHOTOGRAPHED. I FOUND THE DEFORMED BULLET/PROJECTILE IN THE BACK OF A DRAWER INSIDE THE DRESSER. THIS BULLET/PROJECTILE WAS PHOTOGRAPHED, REMOVED, AND THEN RE-PHOTOGRAPHED AND COLLECTED AS EVIDENCE ITEM "37" (DEFORMED COPPER JACKETED PROJECTILE).

I NEXT WENT TO 2617 BLUE REEF WHERE A BULLET APPARENTLY WENT THROUGH THE FRONT PASSENGER SIDE WINDOW AND THEN THE DRIVERS SIDE WINDOW OF A 1994 RED JEEP (LIC.# NV LV 8520) THAT WAS PARKED IN THE DRIVEWAY THERE. LIKE #2637, THIS HOUSE AND VEHICLE IS ACROSS FROM AND SOUTH OF #2642. I MARKED THE SHATTERED PASSENGER SIDE WINDOW AS "F" AND THE SHATTERED DRIVERS WINDOW AS "G". THE BROKEN DRIVERS SIDE EXTERIOR MIRROR, INSIDE OF WHICH THE BULLET ENDED UP, WAS MARKED AS "H". THE JEEP AND DAMAGE WERE PHOTOGRAPHED.

SURVEY ARRIVED AND STARTED THEIR 3-DIMENSIONAL DIAGRAMING OF THE SCENE. THE CLARK COUNTY CORONER WAS CALLED. WHILE WAITING FOR THE INVESTIGATOR TO ARRIVE, DET. PRIETO ASKED ME TO TAKE CANDID PHOTOGRAPHS OF THE CROWD FOR POSSIBLE USE IN THE FOLLOW-UP INVESTIGATION. THIS WAS DONE. CORONER'S INVESTIGATOR D. DANIELS ARRIVED AT THE SCENE. HE WAS BRIEFED AND THEN TAKEN TO SEE/EXAMINE THE VICTIM. INVESTIGATOR DANIELS DID A PRELIMINRAY EXAMINATION OF THE BODY AND PRONOUNCED THE VICTIM AT 0950HRS.

AT APPROXIMATELY 1015HRS. I COMPLETED A GSR KIT ON THE VICTIM'S HANDS WITH THE ASSISTANCE OF INVETIGATOR DANIELS. PHOTOGRAPHS WERE TAKEN OF THE VICTIM'S HANDS TO SHOW THEIR CONDITION.

INVESTIGATOR DANIELS DID NOT CONDUCT A COMPLETE EXAMINATION OF THE VICTIM'S BODY AS HE FELT IT BETTER TO WAIT FOR THE AUTOPSY FOR THAT.

ONCE THE EXAMINATION OF THE VICTIM WAS COMPLETED, VALLEY MORTUARY THEN REMOVED THE VICTIM FROM THE SCENE TO THE CORONER'S OFFICE FOR THE PENDING AUTOPSY. A STERILE SHEET WAS USED TO PLACE THE VICTIM IN SO AS TO PROTECT ANY TRACE EVIDENCE THAT MIGHT COME FROM THE BODY. ONCE THE VICTIM WAS IN THE BODY BAG, THE BAG WAS SEALED WITH CORONER'S SEAL#832468. THE SEAL WAS THEN PHOTOGRAPHED TO PROTECT THE INTEGRITY OF IT.

ONCE THE VICTIM'S BODY WAS LIFTED AND REMOVED, ANOTHER SHELL CASING (WINCHESTER 9MM LUGER) WAS FOUND ON THE SIDEWALK (IT APPEARED TO BE UNDER THE VICTIM'S BODY). THIS WAS PHOTOGRAPHED AND COLLECTED AS EVIDENCE ITEM "38"

THE DETECTIVES FOUND AN APPARENT BULLET HOLE IN THE GMC ENVOY PARKED IN FRONT OF #2642. THIS HOLE WAS JUST BELOW THE HEADLIGHT ON THE DRIVERS SIDE. IT WAS PHOTOGRAPHED AS IS AND THEN AGAIN MARKED AS "I". THE BULLET ITSELF APPEARED TO BE SOMEWHERE INSIDE THE ENGINE COMPARTMENT.

OFFICER TETLOW FOUND THAT THE RED CHEVROLET IMPALA (LIC.# NV 427-PBH) IN THE CARPORT OF 2641 BLUE REEF (RIGHT ACROSS THE STREET FROM #2642) HAD SUFFERED A BULLET GRAZE/STRIKE ON THE REAR PASSENGER SIDE DOOR. FROM THE DIRECTIONALITY OF THE DENT/MARKS, IT APPEARS THE BULLET WAS TRAVELING WESTBOUND WHEN IT STRUCK THE VEHICLE. THIS GRAZE/STRIKE WAS PHOTOGRAPHED AS IS AND THEN AGAIN AS "J". A SEARCH OF THE CARPORT/AREA DID NOT PRODUCE ANY PROJECTILE.

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OFFICER TETLOW ALSO ASKED THAT I PHOTOGRAPH TWO MARKS ON THE FRONT SIDEWALK UNDER WHERE THE VICTIM WAS LYING. HE BELIEVED THAT THE TWO MARKS MAY REPRESENT WHERE BULLETS WERE FIRED INTO AND WENT THROUGH THE VICTIM AS HE LAY ON THE GROUND. THE TWO MARKS WERE PHOTOGRAPHED AS REQUESTED.

I THEN WAITED FOR THE SURVEY TEAM TO FINISH THEIR DIAGRAMING AND WHEN THIS WAS DONE, I SECURED FROM THE LOCATION AT APPROXIMATELY 1146HRS.

I RETURNED TO THE CSI BUREAU WITH ALL THE COLLECTED EVIDENCE ITEMS AND THE COMPLETED GSR KIT. THE EVIDENCE ITEMS AND GSR KIT WERE SECURED IN TEMPORARY EVIDENCE LOCKER #59 TO AWAIT DOCUMENTATION, PACKAGING, AND BOOKING INTO THE NLVPD EVIDENCE VAULT.

OVER SUNDAY 01/31/10 AND MONDAY 02/01/10 I IDENTIFIED ALL THE EVIDENCE ITEMS AND UPLOADED THE PHOTOGRAPHS TAKEN DURING THIS INVESTIGATION, WITH MY DEPARTMENT ISSUED FUJI S5PRO DIGITAL CAMERA, INTO THE DEPARTMENT'S DIMS PROGRAM.

UPON THE REQUEST OF DETECTIVES PRIETO AND MELGAREJO, I PACKAGED AND BOOKED THE COLLECTED EVIDENCE ITEMS INTO THE NLVPD EVIDENCE VAULT GROUPED TOGETHER ACCORDING TO THE ITEM AND LOCATION/AREA THEY WERE FOUND IN. ACCORDINGLY, THEY WERE PACKAGED AND BOOKED AS: EVIDENCE ENVELOPE #1-EVIDENCE ITEMS "1"-"6"-SHELL CASINGS FOUND TO THE NORTH OF #2645, EVIDENCE ENVELOPE #2-EVIDENCE ITEMS "7"-"13"-SHELL CASINGS FOUND AT OR IN FRONT OF #2645, EVIDENCE ENVELOPE #3-EVIDENCE ITEMS "15"-"17" & "19"-SHELL CASINGS FROM THE DRIVEWAY AND CARPORT OF #2641, EVIDENCE ENVELOPE #4-EVIDENCE ITEMS "20" & "22"-"24"-SHELL CASINGS IN THE STREET IN FRONT OF, THE DRIVEWAY OF AND THE CARPORT OF #2642, AND EVIDENCE ENVELOPE #5-EVIDENCE ITEMS "25"-"27", "35"-"36", & "38"-SHELL CASINGS FOUND AROUND THE VICTIM'S BODY AND EAST TO THE FRONT DOOR.

EVIDENCE ENVELOPE #6 WILL CONTAIN ALL THE OTHER EVIDENCE ITEMS CONSISTING OF DEFORMED/DAMAGED PROJECTILES/BULLET.

EVIDENCE ENVELOPE #7 WILL BE THE ACTUAL SEALED GSR KIT ENVELOPE.

THE EVIDENCE ITEMS WERE PACKAGED AND BOOKED INTO THE NLVPD EVIDENCE VAULT ACCORDING TO THIS PLAN.

AFTER THE BOOKING OF ALL THE EVIDENCE, I PLACED COPIES OF THE AUTOPSY INFO SHEET AND THE GSR QUESTIONAIRE IN THE CASE FILE ENVELOPE THAT WAS CREATED FOR THIS INCIDENT AND WILL BE MAINTAINED IN THE CSI BUREAU.

AT THIS TIME THERE IS NOTHING FURTHER. FOLLOW-UP BY THE DETECTIVE BUREAU.

records bureau processed RYAN/TERESA	ser no ! detective bureau processed 0969 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
MORRISON/S JILL	1236 ! LUBKING/MICHAEL	1984

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ON 020110 AT APPROXIMATELY 0700 HRS, I RESPONDED TO THE CLARK COUNTY CORONER OFFICE LOCATED AT 1704 PINTO LANE IN REFERENCE TO A AUTOPSY OF A SHOOTING VICTIM I.D AS JAMARIO MACKLIN.

THE AUTOPSY WAS CONDUCTED BY DR. SIMMS WHO WAS ASSISTED BY TECHNICIAN BENINCASA. PRESENT DURING THE AUTOPSY WAS DETECTIVE PRIETO AND MELGAREJO.

I PHOTOGRAPHED THEN REMOVED THE SEAL SHOWING TAG #832468 FROM THE BAG THE VICTIM'S BODY WAS IN. THE BAG WAS THEN OPENED AND NOTICED THAT THE BODY WAS COVERED WITH A WHITE SHEET. THIS I PHOTOGRAPHED. THE SHEET WAS REMOVED AND NOTICED THAT THE VICTIM'S WAS WEARING THE FOLLOWING CLOTHING: PAIR OF PANTS (JEANS) WITH BLK BELT, WHITE SHORTS, BLUE BOXER SHORTS, GRY SHORT SLEEVE SHIRT, BLUE LONG SLEEVE SHIRT, GRY TANK TOP, GRY TENNIS SHOES, AND BLK SOCKS. ALL CLOTHING WERE REMOVED AND PLACED ON A WHITE SHEET FOR LATER PROCESSING. WHILE REMOVING THE VICTIM'S CLOTHING, ONE PROJECTILE AND A FRAGMENT FELL FROM INSIDE THE GRY SHIRT, AND ONE PROJECTILE FELL FROM INSIDE THE PANTS. THESE ITEMS WERE PLACED ON A WHITE TOWEL FOR LATER PROCESSING. I NOTICED THAT THE VICTIM WAS WEARING A YELLOW METAL CHAIN AROUND THE NECK. THIS WAS REMOVED AND PLACED ON A WHITE TOWEL FOR LATER PROCESSING. OVERALL PHOTOS WERE TAKEN AT THIS TIME OF THE BODY SHOWING APPARENT DRY BLOOD AROUND THE HEAD AREA AND BOTH HANDS. I TOOK PHOTOS OF BOTH HANDS SHOWING NO SIGN OF ANY INJURIES OR TRAUMA.

THE FOLLOWING INJURIES WERE LOCATED ON THE VICTIM'S BODY: (6) BULLET WOUNDS ON THE RIGHT ARM, (2) BULLET WOUNDS ON THE STOMACH AREA, (5) BULLET WOUNDS ON THE UPPER RIGHT LEG, (2) BULLET WOUNDS ON UPPER LEFT LEG, (1) BULLET WOUND BEHIND THE NECK AREA, (1) BULLET WOUND IN THE LEFT BUTTOCK AREA, AND (1) ABRASION IN THE GROIN AREA. ALL INJURIES WERE PHOTOGRAPHED WITH AND WITHOUT A SCALE.

I TOOK PHOTOS OF THE X-RAYS TAKEN OF THE BODY SHOWING ONE PROJECTILE LOGGED IN THE HEAD, AND ONE PROJECTILE LOGGED IN THE RIGHT KNEE. BOTH PROJECTILES WERE LATER RECOVERED AND COLLECTED BY DR.SIMMS DURING THE AUTOPSY AND HANDED TO ME FOR PROCESSING.

A DIAGRAM OF THE VICTIM'S BODY SHOWING THE APPROXIMATE LOCATION OF THE INJURIES WAS COMPLETED BY ME AND WILL BE KEPT INSIDE THE FILE JACKET.

THE FOLLOWING ITEMS WERE PHOTOGRAPHED WITH AND WITHOUT A MARKER AND A SCALE AND COLLECTED AS EVIDENCE: PROJECTILE AND FRAGMENT FROM INSIDE THE GRY SHIRT AND THE PROJECTILE FROM INSIDE THE PANTS. I PHOTOGRAPHED WITH AND WITHOUT A MARKER THE VICTIM'S CHAIN AND COLLECTED IT AS EVIDENCE. DURING THE SEARCH OF THE VICTIM'S CLOTHING THE FOLLOWING ITEMS WERE LOCATED: (1) \$20.00 BILL INSIDE THE R/F PANTS POCKETS, (15) \$20.00 BILLS AND (1) \$10.00 BILL INSIDE THE L/F PANTS POCKET, AND A BLACK WALLET CONTAINING ONE NEVADA I.D AND ONE HEALTH CARD I.D BEARING THE VICTIM'S NAME IN THE L/R PANTS POCKET.

THESE WERE PHOTOGRAPHED WITH AND WITHOUT A MARKER AND COLLECTED AS EVIDENCE. NO OTHER ITEMS WERE FOUND INSIDE THE CLOTHING. I TOOK PHOTOS WITH AND WITHOUT A SCALE SHOWING WHAT THEY APPEARED TO BE BULLET HOLES ON DIFFERENT

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MORRISON/S JILL	1236 ! GIAMPAOLO/NICOLA	0932

ITEMS OF CLOTHING. THE CLOTHING WERE ALSO PHOTOGRAPHED WITH A MARKER AND COLLECTED AS EVIDENCE.

DURING THE AUTOPSY DR.SIMMS ADVISED ME THAT THE CAUSE OF DEATH IS LISTED AS MULTIPLE GUNSHOT WOUNDS TO THE BODY HOMICIDE.

ALL ITEMS COLLECTED DURING THE AUTOPSY WERE TAKEN TO THE NLVPD AND BOOKED BY ME.

A COPY OF THE CORONER RECEIPT WAS RECEIVED AND WILL BE PLACED INSIDE THE FILE JACKET.

ALL PHOTOS WERE TAKEN WITH MY DEPARTMENT ISSUED NIKON D300 DIGITAL CAMERA AND UPLOADED INTO THE DIMS SYSTEM. A CASE FILE JACKET WAS COMPLETED AND WILL BE MAINTAINED WITHIN THE NLVPD I.D BUREAU.

ATTACHENT: TWO COPIES OF CURRENCY FORMS.

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 !

supervisor approving ser no ! officer reporting S ser no MORRISON/S JILL 1236 ! GIAMPAOLO/NICOLA 0932

ON JANUARY 31, 2010, DETECTIVE MELGAREJO AND I RESPONDED TO 2642 BLUE REEF IN REFERENCE TO A HOMICIDE INVESTIGATION.

WE ARRIVED AND CONTACTED OFFICER TETLOW. OFFICER TETLOW TOLD US THE VICTIM IDENTIFIED AS JAMARIO MACKLIN WAS FOUND IN FRONT OF THE ABOVE LISTED RESIDENCE DECEASED. OFFICER TETLOW SAID IT APPEARED THE VICTIM HAD BEEN SHOT. AFTER SEVERAL HOURS AT THE SCENE A SECOND VICTIM WAS IDENTIFIED, MARCUS ALBERT TOLD OFFICERS THAT HE BELEIVED HE WAS SHOT IN THE LEG. AT THAT TIME OFFICERS LEARNED THAT ALBERT WAS ALSO PRESENT DURING THE SHOOTING AND WAS WITH MACKLIN WHEN THE SHOOTING OCCURRED. ALBERT WAS QUESTIONED AND DID NOT IDENTIFY THE SUSPECTS. MEDICAL WAS CALLED AND ALBERT WAS TRANSPORTED TO UNIVERSITY MEDICAL FOR TREATMENT.

OFFICERS AT THE SCENE LEARNED THAT MACKLIN AND ALBERT WERE AT THE ARUBA BAR EARLIER IN THE NIGHT. THEY GOT INTO AN ALTERCATION WITH SOME OTHER SUBJECTS AT THE BAR AND WERE ESCORTED OUT OF THE BUSINESS. RUMORS AT THE SCENE REVEALED TWO POSSIBLE SUSPECTS IDENTIFIED AS CED MACK AND POINT BLANK. THE RUMORS ALSO INDICATED CED MACK AND POINT BLANK FOLLOWED THE VICTIMS HOME AND SHOT THEM.

THREE WITNESS AT THE SCENE, COURTNEY ALEXANDER, ASHLEY MADLOCK AND CAHLIN HARRIS, WERE CONTACTED. THEY TOLD OFFICERS THEY WERE AT THE ARUBA CLUB AND SAW MACKLIN GET INTO A FIGHT WITH CED MACK AND POINT BLANK. THEY SAID ALL OF THEM WERE ESCORTED OUT OF THE CLUB.

DETECTIVE MELGAREJO AND I EXAMINED THE SCENE AND FOUND NUMEROUS SHELL CASINGS IN THE STREET IN FRONT OF THE RESIDENCE AND AT THE CORNER ACROSS THE STREET JUST NORTH OF THE RESIDENCE. NUMEROUS SHELL CAINGS WERE ALSO LOCATED AROUND THE VICTIM'S BODY IN THE WALK WAY AND DRIVE WAY OF THE RESIDENCE. ONE BULLET HOLE WAS LOCATED IN THE RESIDENCE ACROSS THE STREET FROM THE VICTIM'S RESIDENCE THAT INDICATED AN EXCHANGE OF GUNFIRE MAY HAVE OCCURRED. THE SCENE WAS PROSCESSED BY CSI LUBKING. SEE CSI REPORT FOR DETAILS.

THE CORONER INVESTIGATOR RESPONDED AND THE BODY WAS TAKEN TO THE CORONER'S OFFICER FOR FURTHER INVESTIGATION.

DURING THE INITIAL INVESTIGATION CED MACK WAS IDENTIFIED AS CEDRIC JACKSON AND POINT BLANK WAS IDENTIFIED AS PRENTICE COLEMAN. PHOTO LINE UPS WERE PREPARED TO SEE IF THE VICTIM, ALBERT, COULD IDENTIFY THEM.

DETECTIVE MELGAREJO AND I CONTACTED COURTNEY ALEXANDER AND ASHLEY MADLOCK, WHO WERE, WITNESSES IDENTIFIED AT THE CRIME SCENE. I SHOWED THEM PICTURES OF JACKSON AND COLEMAN AND THEY IDENTIFIED THEM AS THE SUBJECTS MACKLINL AND ALBERT GOT INTO THE FIGHT WITH AT THE ARUBA CLUB.

ON FEBRUARY 1, 2010, DETECTIVE MELGAREJO AND I ATTENDED THE AUTOPSY. THE EXAMINATION REVEALED THAT MACKLIN HAD BEEN SHOOT NINE TIMES. THE CORONER, DR SIMMS, DETERMINED THAT MACKLIN DIED AS A RESULT OF NUMEROUS GUNSHOT WOUNDS.

WE THEN CONTACTED ALBERT AT UMC TO SHOW HIM THE PHOTO LINE UPS. ALBERT REFUSED TO COOPERATE, HE WOULD NOT TALK TO US OR VIEW THE LINE UPS.

AT ABOUT 7 PM DETECTIVE MELGAREJO AND I WERE DRIVING IN THE AREA

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SURROUNDING THE CRIME SCENE. WHILE IN THE AREA, I SAW A GROUP OF BLACK MALE SUBJECTS STANDING IN FRONT ON THE RESIDENCE AT 1537 GOLDEN SEA LN.

I CONTACTED ONE OF THE SUBJECTS IDENTIFIED AS DEVIN BASS. WHILE TALKING TO HIM HE SAID HE WAS PRESENT WHEN THE SHOOTING OCCURRED. HE TOLD ME A FIGHT AT THE ARUBA WAS WITH ALBERT AND MACKLIN IN ALTERCATION WITH JACKSON AND COLEMAN. DEVIN SAID HE SAW CED MACK AND MACKLIN IN THE STREET CONFRONTING EACH OTHER. DEVIN SAID HE HEARD SOMEONE SAY, JUST FUCK THIS. DEVIN SAID THAT'S WHEN THE SHOOTING STARTED. DEVIN SAID THE SUSPECTS STARTED SHOOTING AT HIM AS WELL. DEVIN SAID HE RAN FOR COVER. HE DIRECTED ME TO WHERE HE RAN BY A MAIL BOX AND TRIED TO HIDE. HE THEN SHOWED ME A VEHICLE PARKED IN THE YARD AT 2633 BLUE REEF, HE SAID THE VEHICLE WAS STRUCK BY GUNFIRE WHEN THE SUSPECTS SHOT AT HIM. I SAW THE VEICLE HAD BEEN STRUCK ONE TIME IN THE BACK WINDOW.

DEVIN SAID THE SUSPECTS PARKED AROUND THE CORNER AND WALKED UP TO WHERE THE VICTIM'S WERE SITTING IN THEIR VEHICLE. DEVIN SAID THAT THREE SUSPECTS CAME AROUND THE CORNER. DEVIN SAID ONE OF THE SUSPECTS WAS JACKSON, HE IDENTIFIED JACKSON FROM A NORTH LAS VEGAS BOOKING PHOTO. HE TOLD ME THAT HE BELIEVES ONE OF THE SUSPECTS WAS COLEMAN, ALTHOUGH HE SAID IT WAS DARK AND HE COULDN'T SEE HIM CLEARLY. HE ALSO IDENTIFIED COLEMAN FROM A DMV PICTURE. DEVIN SAID HE DOESN'T KNOW WHO THE THIRD SUSPECT WAS. DEVIN TOLD ME THAT MACKLIN'S GILRFRIEND WAS ALSO PRESENT DURING THE SHOOTING AND SHE MAY BE ABLE TO IDENTIFY THE OTHER SUSPECT.

I CONTACTED MACKLIN'S GIRLFRIEND IDENTIFIED AS JAUNTTA WASHINGTON. WHILE TALKING TO HER SHE TOLD ME THAT SHE WAS INSIDE MACKLIN'S VEHICLE WHEN CED MACK WALKED UP. SHE SAID MACKLIN TOLD HER TO STAY INSIDE THE VEHICLE. SHE SAID WHEN THE SHOOTING STARTED SHE DUCKED INSIDE THE VEHICLE AND DIDN'T GET UP. WASHINGTON SAID SHE DIDN'T SEE WHO WAS SHOOTING. WASHINGTON IDENTIFIED JACKSON AS THE SUSPECT, FROM A PHOTO LINE UP, THAT WALKED UP THEIR VEHICLE. JAUNTTA IDENTIFIED ANOTHER WITNESS, LAQUITTA LANGSTAFF, THAT WAS ALSO PRESENT DURING THE SHOOTING.

DETECTIVE MELGAREJO AND I CONTACTED LANGSTAFF AT HER RESDIDENCE AND SPOKE TO HER ABOUT THE INCIDENT. LANGSTAFF SAID SHE WAS AT THE CLUB WITH MACKLIN AND JAUNTTA AND LEFT WITH THEM AFTER THE ALTERCATION. SHE TOLD US THAT MACKLIN AND JAUNTTA PULLED UP IN FRONT OF THE RESIDENCE AND SHE PARKED BEHIND THEM. LANGSTAFF SAID SHE SAW THE SUSPECTS PULL UP NEXT TO MACKLIN'S VEHICLE. LANGSTAFF SAID THE SUSPECTS WERE DRIVING TWO VEHICLES, ONE A REDISH ORANGE CAMERO AND A WHITE JEEP CHEROKEE. LANGSTAFF SAID SHE HEARD THE SUSPECTS SAY "WHATS UP NOW".

LANGSTAFF SAID THE SUSPECTS DROVE AROUND THE CORNER AND PARKED. LANGSTAFF SAID FOUR SUSPECTS CAME FROM AROUND THE CORNER AND ONE OF THE SUSPECTS WALKED UP TO MACKLIN'S VEHICLE. LANGSTAFF SAID THE SUSPECT STARTED TO FIGHT WITH MACKLIN AND DURING THE FIGHT THE SUSPECT STEPPED BACK, PULLED OUT A GUN AND STARTED SHOOTING AT MACKLIN. LANGSTAFF SAID ALL THE SUSPECTS HAD GUNS AND WERE

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SHOOTING AT THE VICTIMS. LANGSTAFF WAS SHOWN PHOTO LINE UPS AND COULD NOT IDENTIFY COLEMAN OR JACKSON. LANGSTAFF SAID SHE DID HEAR THAT ONE OF THE SUSPECTS NAME BEGAN WITH P. LANGSTAFF SAID SHE DOES NOT KNOW ANY OF SUSPECTS INVOLVED.

I WAS CONTACTED STEPHANIE MACKLIN AND TOLD THAT SHE HEARD RUMORS, THAT CARLOS BASS WAS ALSO PRESENT AT THE SHOOTING. SHE TOLD ME THAT CARLOS WAS A FRIEND OF HER SONS AND MAY KNOW SOMETHING.

ON FEBRUARY 3, 2010, I RECONTACTED DEVIN TO GET FURTHER INFORMATION. WHILE TALKING TO DEVIN, HE NOW TOLD ME THAT HIS COUSIN, CARLOS BASS, WAS WITH HIM WHEN THE SHOOTING OCCURRED. HE SAID THEY CAME TO ALBERT'S RESIDENCE, BECAUSE HE HEARD THERE WAS GOING TO BE A FIGHT. DEVIN SAID HE THOUGHT HE COULD BREAK THE FIGHT UP. HE ALSO IDENTIFIED ANOTHER PERSON THAT WAS PRESENT, IDENTIFIED AS DEISEL. DEVIN SAID DEISEL DRIVES A WHITE JEEP. DEVIN SAID THAT HE WAS DRIVING THE REDDISH ORANGE COLORED VEHICLE.

DEVIN SAID THEY DROVE UP NEXT TO MACKLIN'S VEHICLE WHEN THEY ARRIVED, ALTHOUGH HE SAID HE DIDN'T TALK TO MACKLIN. DEVIN SAID HE MADE A U-TURN AND DEISEL FOLLOWED ALSO MAKING A U-TURN. DEVIN SAID THEY PULLED TO THE SIDE OF THE STREET AND PARKED. HE SAID THEY LOOKED BACK AND SAW THREE SUBJECTS COMING FROM AROUND THE CORNER WALKING TOWARD MACKLIN'S VEHICLE. DEVIN SAID JACKSON WALKED UP TO THE VEHICLE. DEVIN SAID MACKLIN GOT OUT OF THE VEHICLE AND HELD UP HIS ARMS TO FIGHT. DEVIN SAID THAT'S WHEN THE SHOOTING STARTED.

DEVIN SAID THE SUSPECTS TURNED THEIR GUNS AT HIM AND CARLOS AND STARTED SHOOTING. DEVIN SAID THE SUSPECTS STARTED RUNNING TOWARD THEM. DEVIN SAID THEY STARTED THE VEHICLE AND DROVE AWAY. DEVIN SAID JUST SECONDS LATER THE SUSPECTS WERE FOLLOWING THEM IN A GOLD OR BROWN COLORED YUKON. HE SAID THE SUSPECTS CONTINUED TO SHOOT AT THEM UNTIL HE WAS ABLE TO GET AWAY ON LAKE MEAD. DEVIN SAID THE SUSPECT ALSO CHASED AND SHOT AT DEISEL AS HE FLED IN HIS WHITE JEEP. DEVIN NOW TRIED TO CHANGE HIS STORY AND SAY THAT HE DIDN'T SEE JACKSON, BUT KNOWS THAT JACKSON AND COLEMAN WERE TWO OF THE SUSPECTS SHOOTING. DEVIN SAID THE VEHICLE THEY WERE DRIVING WAS HIT ONE TIME BY THE GUNFIRE.

ON FEBRUARY 4, 2010, I CONTACTED CARLOS BASS AND SPOKE WITH HIM ABOUT THE INCIDENT. CARLOS CONFIRMED THE INFORMATION DEVIN HAD GIVEN. CARLOS IDENTIFIED JACKSON AS THE SUSPECT THAT RAN UP TO MACKLIN AND STARTED TO FIGHT WITH HIM. CARLOS ALSO SAID THERE WERE TWO OTHER SUSPECTS, ALTHOUGH HE SAID HE COULDN'T IDENTIFY THEM. CARLOS SAID HE DIDN'T SEE JACKSON SHOOTING, ALTHOUGH IT APPEARED THE SHOOTING WAS COMING FROM THE OTHER SUSPECTS THAT WERE WITH HIM.

CARLOS SAID WHEN HE AND DEVIN TRIED TO GET AWAY, JACKSON FOLLOWED THEM IN HIS VEHICLE. CARLOS SAID HE KNOWS WHAT JACKSON'S VEHICLE LOOKS LIKE AND THE VEHICLE THEY WERE DRIVING WAS HIS. CARLOS SAID THE SUSPECTS SHOT AT THEM SEVERAL TIME DURING THE CHASE, BUT THEY WERE ABLE TO ESCAPE WHEN THEY GOT TO LAKE MEAD. CARLOS ALSO IDENTIFIED THE OTHER SUBJECT IN THE WHITE JEEP AS DEISEL. CARLOS IDENTIFIED JACKSON FROM A PHOTO LINE UP THAT CONTAINED THE NORTH

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LAS VEGAS BOOKING PHOTO.

DURING THE INVESTIGATION I LEARNED THAT JACKSON AND COLEMAN ARE ON FEDERAL PROBATION. TALKING TO P&P OFFICER MITCHELL OSWALD I LEARNED THAT JACKSON DRIVES A GOLD CHEVY TAHOO NV LICENSE 980VYY, THE VEHICLE BELONGS TO HIS GIRLFRIEND. THE VEHICLE FITS THE VEHICLE DESCRIPTION GIVEN BY VICTIMS DEVIN AND CARLOS.

ON FEBRUARY 5, 2010, I CONTACTED JACKSON AT 300 S LAS VEGAS BLVD AND PLACED HIM UNDER ARREST. I TRANSPORTED HIM TO THE DETECTIVE BUREAU AND ADVISED HIM OF HIS MIRANDA RIGHTS. I TOLD JACKSON WHY HE WAS BEING HELD AND JACKSON SAID THAT HE WANTED HIS ATTORNEY PRESENT.

I QUESTIONED JACKSON'S GIRLFRIEND, NICHOLE DAVIS, TO SEE WHERE THE VEHICLE JACKSON USED ON THE NIGHT OF THE SHOOTING WAS LOCATED. SHE TOLD ME THE VEHICLE HAD BEEN REPOSSESSED BY THE FINANCE COMPANY, CITY FINANCIAL AUTO. I ATTEMPTED TO LOCATE THE VEHICLE AND LEARNED THE VEHICLE WAS NEVER REPOSSESSED OR IMPOUNDED BY ANY COMPANY.

AFTER THE ARREST I PREPARED A TELEPHONIC SEARCH WARRANT FOR JACKSON'S ADDRESS AT 6661 SILVERSTREAM #1002. I CONTACTED JUSTICE COURT JUDGE DAHL. JUDGE DAHL AUTHORIZED THE SEARCH OF THE ABOVE LISTED ADDRESS. THE RESIDENCE WAS SEARCHED, NO EVIDENCE LISTED ON THE SEARCH WARRANT WAS LOCATED.

JACKSON WAS TRANSPORTED AND BOOKED INTO THE NORTH LAS VEGAS DETENTION CENTER FOR CONSPIRACY TO COMMIT MURDER, THREE COUNTS OF ATTEMPTED MURDER AND MURDER WITH A DEADLY WEAPON.

I BOOKED TWO CD-R'S CONTAINING THE INTERVIEWS WITH WASHINGTON, LANGSTAFF, CARLOS BASS, DEVIN BASS AND ONE DVD INTERVIEW WITH CEDRIC JACKSON INTO EVIDENCE. TWO DVD'S COLLECTED FROM THE ARUBA CLUB SHOWING THE ALTERCATION WERE ALSO BOOKED INTO EVIDENCE. I ALSO BOOKED TWO PHOTO LINE UPS VIEWED BY CARLOS BASS AND JAUNTTA WASHINGTON AND THE PICTURES VIEWED BY DEVIN BASS INTO EVIDENCE.

I AM SUBMITTING THIS CASE TO THE DISTRICT ATTORNEYS OFFICE FOR PROSECUTION.

records bureau processed SCARFF/DENISE	ser no 1259	detective bureau p	rocessed	ser no
supervisor approving RYAN/JUSTIN ERIC		officer reporting PRIETO/JESUS	S	ser no 0674

ON 020210 AT APPROXIMATELY 0830 HRS, I WAS REQUESTED BY DETECTIVE PRIETO TO RESPOND TO 2633 BLUE REEF IN REFERENCE TO PHOTOGRAPHING A VEHICLE THAT WAS STRUCK BY A PROJECTILE.

ON ARRIVAL I WAS MET WITH DETECTIVE PRIETO WHO ADVISED ME OF A VEHICLE, FORD TEMPO 4DR WHI (NO PLATES), THAT HAD THE REAR WINDOW SHATTERED BY A PROJECTILE DURING A SHOOTING THAT OCCURRED IN THE AREA ON 020110 WHILE PARKED ON THE FRONT LAWN AT THE ABOVE ADDRESS.

I TOOK PHOTOS SHOWING THE ADDRESS AND LOCATION OF THE VEHICLE. I TOOK PHOTOS OF THE VEHICLE FOR IDENTIFICATION PURPOSES, INCLUDING PHOTOS SHOWING THE DAMAGES TO THE REAR WINDOW, THE BROKEN GLASS ON THE REAR SEAT, AND A BULLET HOLE ON THE ROOF INSIDE THE VEHICLE AJACENT TO THE FRONT PASSENGER DOOR. NO PROJECTILES WERE LOCATED OR RECOVERED.

ALL PHOTOS WERE TAKEN WITH MY DEPARTMENT ISSUED NIKON D300 DIGITAL CAMERA AND UPLOADED INTO THE DIMS SYSTEM.

records bureau processed ser no ! detective bureau processed ser no KETAY/ANDREA 1841 !

supervisor approving ser no ! officer reporting S ser no MORRISON/S JILL 1236 ! GIAMPAOLO/NICOLA 0932

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ON FRIDAY, FEBRUARY 5, 2010 I WAS DISPATCHED TO 6661 SILVER STREAM,

APARTMENT #1002, IN REFERENCE TO A SEARCH WARRANT.

UPON ARRIVAL I SPOKE WITH DETECTIVE MELGAREJO WHO TOLD ME HE HAD A SEARCH WARRANT FOR THE ABOVE RESIDENCE. I WAS TOLD A 9MM WEAPON, AMMUNITION, AND ANY DOCUMENTATION IN THE NAME OF CEDRIC JACKSON WAS LISTED TO SEARCH FOR.

I FIRST TOOK OVERALL EXTERIOR PHOTOGRAPHS FOR IDENTIFICATION PURPOSES. I THEN ENTERED THE APARTMENT AND TOOK OVERALL PHOTOGRAPHS DOCUMENTING ITS CURRENT STATE. I THEN PHOTOGRAPHED THE SEARCH WARRANT THAT WAS LEFT ON THE KITCHEN TABLE.

SHORTLY AFTER MY ARRIVAL, SERGEANT DETECTIVE RYAN, AND DETECTIVES SURANOWITZ AND ANTONIEWICZ ARRIVE TO ASSIST IN THE SEARCH. DURING THE SEARCH A HIGH SCHOOL DIPLOMA, IN THE NAME OF CEDRIC JACKSON, WAS LOCATED, AS WELL AS TWO SMALL PHOTO ALBUMS. I PHOTOGRAPHED THE HIGH SCHOOL DIPLOMA AND PHOTOGRAPHED VARIOUS PHOTOGRAPHS FROM THE ALBUM OF JACKSON DISPLAYING "GANG" TYPE HAND SIGNALS. NOTHING OF EVIDENTIARY VALUE WAS LOCATED, AND NOTHING WAS COLLECTED.

ALL PHOTOGRAPHS WERE TAKEN WITH MY DEPARTMENT ISSUED FUJI S5 DIGITAL CAMERA AND UPLOADED INTO THE DIGITAL IMAGE MANAGEMENT SYSTEM LOCATED IN THE CRIME LAB.

ATTACHMENTS: NONE

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 !

supervisor approving ser no ! officer reporting S ser no MORRISON/S JILL 1236 ! STONE/NANCI B 1227

DURING MY INITIAL INVESTIGATION I BOOKED TWO CD-R'S CONTAINING THE INTERVIEWS WITH WASHINGTON, LANGSTAFF, CARLOS BASS, DEVIN BASS AND ONE DVD INTERVIEW WITH CEDRIC JACKSON INTO EVIDENCE. PROPERTY PAGE ATTACHED.

records bureau processed ser no ! detective bureau processed ser no HAMILTON/DEBORAH 1444 !

supervisor approving ser no ! officer reporting S ser no RYAN/JUSTIN ERIC 1000 ! PRIETO/JESUS 0674

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ON SATURDAY FEBRUARY 13, 2010, AT ABOUT 0015 HOURS, I WAS DISPATCHED TO 5855 VALLEY, BUILDING #20, NORTH LAS VEGAS, NEVADA, IN REFERENCE TO THE SEALING OF A VEHICLE WHICH WAS POSSIBLY INVOLVED IN THE HOMICIDE UNDER THIS ORIGINAL CASE NUMBER.

UPON MY ARRIVAL, I SPOKE WITH NLVPD OFFICER E. LEAVITT P#1879 AND NLVPD LIEUTENANT GLAZIER P#701, WHO TOLD ME A TAN 2004 CHEVROLET TAHOE SPORT UTILITY VEHICLE, BEARING BOTH NEVADA LICENSE PLATES #980VYY, HAD BEEN FLAGGED AS POSSIBLY BEING USED IN A NORTH LAS VEGAS HOMICIDE. THIS VEHICLE WAS LOCATED AND PARKED IN A PARKING STALL JUST SOUTH OF APARTMENT BUILDING #20. I WAS ADVISED NLVPD DETECTIVE SERGEANT SEMPER P#1180 REQUESTED THE VEHICLE BE SEALED AND IMPOUNDED INSIDE FAST TOWING'S SECURED BAY, LOCATED AT 3850 LOSEE ROAD, NORTH LAS VEGAS. I WAS ALSO TOLD THE VEHICLE SHOULD BE PLACED ON A HOLD, PENDING A SEARCH WARRANT FOR PROCESSING.

I TOOK OVERALL PHOTOGRAPHS OF THE VEHICLE'S EXTERIOR FROM SEVERAL POSITIONS. I TOOK CLOSE-UP PHOTOGRAPHS OF THE VEHICLE'S LICENSE PLATE AND VEHICLE IDENTIFICATION NUMBER (VIN) FOR IDENTIFICATION PURPOSES. I OBSERVED AND PHOTOGRAPHED DAMAGE TO THE DRIVER'S FRONT EXTERIOR DOOR-LOCK (WHICH APPEARED TO HAVE BEEN "PUNCHED"), AS WELL AS DAMAGE TO THE TWO PASSENGER SIDE DOORS. DOORS TO THE VEHICLE WERE NOT OPENED, HOWEVER I COULD SEE DAMAGE TO THE STEERING COLUMN, IGNITION SWITCH, AND DASHBOARD FROM THE OUTSIDE OF THE VEHICLE.

I SEALED THE VEHICLE BY PLACING EVIDENCE TAPE OVER EACH OF THE FOUR DOORS, THE REAR DOOR, AND THE HOOD. I SIGNED EACH PIECE OF EVIDENCE TAPE. I THEN TOOK MID-RANGE AND CLOSE-UP PHOTOGRAPHS OF EACH AREA THAT WAS SEALED AND THE SEAL ITSELF.

I OBSERVED AND PHOTOGRAPHED A BLUE WIRE WHICH WAS HANGING OUT OF THE BOTTOM OF THE PASSENGER-SIDE REAR DOOR.

AT ABOUT 0120 HOURS, FAST TOWING ARRIVED ON SCENE. I REQUESTED THE TOW DRIVER TRY TO MINIMIZE TOUCHING AND/OR PHYSICAL CONTACT WITH THE VEHICLE'S EXTERIOR. THE VEHICLE WAS LOADED ONTO A FLATBED TOW TRUCK (OF WHICH I PHOTOGRAPHED) AND AT ABOUT 0135 HOURS, I ESCORTED THE TOW TRUCK TO THE SECURED BAY AT FAST TOWING'S TOW YARD. WE ARRIVED AT THE SECURED BAY AT ABOUT 0152 HOURS. THE CHEVROLET TAHOE WAS SECURED IN THE BAY, AND WILL BE STORED THERE UNTIL A SEARCH WARRANT IS ISSUED FOR THE PROCESSING OF THE VEHICLE.

NO EVIDENCE WAS COLLECTED.

ALL PHOTOGRAPHS WERE TAKEN WITH THE USE OF MY DEPARTMENT-ISSUED FUJI S5-PRO DIGITAL CAMERA AND WERE UPLOADED INTO THE DIGITAL IMAGE MANAGEMENT SYSTEM (DIMS) COMPUTER IN THE CRIME SCENE INVESTIGATIONS (CSI) BUREAU FOR STORAGE.

I WAS ADVISED SERGEANT SEMPER HAD BEEN NOTIFIED THAT THIS VEHICLE WAS LOCATED. NOTHING FURTHER AT THIS TIME.

records bureau processed COYLE/SHERRY	ser no ! detective bureau processed 1584 !	ser no
supervisor approving	ser no ! officer reporting S	ser no
MORRISON/S JILL	1236 ! RADKE/WENDY	1915

ON THURSDAY, FEBRUARY 18, 2010 AT APPROXIMATELY 1130 HOURS, I RECEIVED A PROCESS REQUEST FROM DETECTIVE PRIETO REQUESTING THE VEHICLE IN THE ABOVE CASE, A TAN CHEVROLET TAHOE BEARING NEVADA LICENSE PLATE 980VYY, BE PROCESSED FOR ANY EVIDENTIARY VALUE, ATTACHED TO THE PROCESS WAS A COPY OF THE SEARCH WARRANT.

THE VEHICLE WAS SECURED IN A LOCKED BAY AT FAST TOWING LOCATED AT 3850 LOSEE. UPON ARRIVAL I PHOTOGRAPHED THE VEHICLE, AND THE SEALS SHOWING ALL SEALS WERE SEALED. I STARTED THE PROCESSING BY FIRST USING BLACK POWDER ON THE EXTERIOR DOOR HANDLE AREAS, ALL DOORS, IN AN ATTEMPT TO DEVELOPE LATENTS. AFTER PROCESSING, I EVALUATED THE LATENTS FIND NONE WITH EVIDENTIARY VALUE. I TOOK OVERALL PHOTOGRAPHS OF THE INTERIOR DOCUMENTING THE CONDITION (CLEAN) AS I FOUND IT. USING A GSR KIT, I SWABBED THE DRIVERS SEAT, DRIVERS DOOR, STEERING WHEEL AND DASH. ON THE PASSENGER SIDE I SWABBED THE SEAT, PASSENGER DOOR, AND DASH. I SWABBED THE BACK BENCH SEAT. THESE SWABS WERE MARKED AS EVIDENCE ITEM #1. I THEN SEARCHED THE VEHICLE FOR ANY SIGNS OF WEAPONS, AMMUNITION, OR ANY OTHER ITEMS OF EVIDENTIARY VALUE FINDING NOTHING. THE SEARCH INCLUDED PARITALLY PULLING THE DASH OUT AND SEARCHING THE AIRBAG COMPARTMENT.

A COPY OF THE SEARCH WARRANT WAS LEFT ON THE DRIVER'S SEAT.

ALL PHOTOGRAPHS WERE TAKEN WITH MY DEPARTMENT ISSUED FUGI S5 DIGITAL CAMERA AND UPLOADED INTO THE DIGITAL IMAGE MANAGEMENT SYSTEM LOCATED IN THE CRIME LAB.

I NOTIFIED TERESA P#969 IN RECORDS TO REMOVE THE HOLD ON THE VEHICLE. ATTACHMENTS: NONE

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 !

supervisor approving ser no ! officer reporting S ser no MORRISON/S JILL 1236 ! STONE/NANCI B 1227

CASE:	10002450	NORTH LAS VEGAS POLICE DEPARTMENT REF:	3608	01
	3/18/10	POLICE REPORT	PAGE:	2
	1:42	NARRATIVE PORTION	OF:	2
		,		

ON FEBRUARY 13, 2010, THE SUSPECT VEHICLE WAS RECOVERED ABANDONED AT 5855 VALLEY. THE VEHICLE WAS SEALED AND IMPOUNDED.

ON FEBRUARY 18, 2010, I PREPARED A SEARCH WARRANT FOR THE VEHICLE, A 2004 CHEVY NV LICENSE 980VYY. THE SEARCH WARRANT WAS SIGNED BY JUSTICE COURT JUDGE DAHL AUTHORIZING THE SEARCH OF THE VEHICLE.

THE SEARCH WARRANT WAS SERVED BY CSI N STONE. NO EVIDENCE LISTED ON THE WARRANT WAS LOCATED. TWO GUN SHOT RESIDUE SWABS WERE TAKEN FROM INSIDE THE VEHICLE. SEE CSI REPORT FOR DETAILS.

records bureau processed	ser no	! detective bureau processed	ser no
COYLE/SHERRY	1584	!	
supervisor approving		! officer reporting S	ser no
RYAN/JUSTIN ERIC		! PRIETO/JESUS	0674

			VEGAS POLICE DEPARTMENT REF:	
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ON JANUARY 31, 2010, AT ABOUT 0342 OFFICERS RESPONDED TO 2642 BLUE REEF IN REFERENCE TO AN ATTEMPTED MURDER AND MURDER. WHEN OFFICERS ARRIVED THEY FOUND THE VICTIM, JAMARIO MACKLIN, DECEASED INFRONT OF THE RESIDENCE WITH NUMEROUS GUNSHOT WOUNDS TO THE HEAD AND BODY. ANOTHER VICTIM WITH A GUNSHOT WOUND TO THE LEG WAS ALSO IDETIFIED AS MARCUS ALBERT. FOUR SUSPECTS WERE SEEN SHOOTING AT THE VICTIMS.

DURING MY INVESTIGATION I LEARNED THAT CEDRIC JACKSON AND PRENTICE COLEMAN GOT INTO A FIGHT WITH ALBERT AND MACKLIN AT A CLUB. RUMORS AT THE SCENE INDICATED THAT JACKSON AND COLEMAN FOLLOWED THEM HOME AND COMMITTED THE MURDER. DEVIN BASS IDENTIFIED JACKSON IN THE SHOOTING AND SAID PRENTICE WAS THERE, ALTHOUGH HE SAID HE DIDN'T SEE HIS FACE, DEVIN SAID HE JUST KNEW IT WAS COLEMAN.

ONE WITNESS AT THE SCENE SAID THAT ALL OF THE SUSPECTS HAD GUNS AND WERE SHOOTING AT THE VICTIMS. DEVIN AND CARLOS BASS SAID JACKSON AND HIS ACCOMPLICES SAW THEM AND STARTED SHOOTING AT THEM. DEVIN AND CARLOS SAID JACKSON AND HIS ACCOMPLICES SAW THEM AND STARTED SHOOTING AT THEM AS THEY FOLLOWED THEM IN JACKSON'S VEHICLE SHOOTING AT THEM.

ON FEBRUARY 24, 2010, I LEARNED FROM A CONCERNED CITIZEN THAT PRENTICE COLEMAN WAS STAYING WITH HIS GIRLFRIEND, ARLANDA VELEY, AT 1209 STONESTHROW. THE CITIZEN SAID PRENTICE TOLD VELEY ABOUT THE MURDER THAT OCCURRED ON BLUE REEF.

AT ABOUT 1700 HOURS OFFICERS SAW PRENTICE ARRIVE AT 1209 STONESTHROW. AT ABOUT 1800 HOURS, OFFICER FARAGE SAW PRENTICE LEAVE THE RESIDENCE. PRENTICE FAILED TO STOP AT TWO STOP SIGNS AND WAS STOPPED AS A RESULT. DURING THE STOP OFFICERS FOUND THAT PRENTICE'S DAUGHTER, TATYANA COLEMAN, WAS INSIDE THE VEHICLE WITH HIM.

I RESPONDED TO THEIR LOCATION, SO THAT I COULD QUESTION PRENTICE ABOUT THE MURDER. A DICISION WAS MADE TO ARREST PRENTICE FOR HIS TRAFFIC VIOLATIONS. SGT COLLINS WENT UP TO PRENTICE'S VEHICLE AND ASKED IF THERE WERE ANY GUNS INSIDE THE VEHICLE. TATYANA ANSWERED SAYING, "NO, MY DADDY LEFT THE GUNS AT HOME"

VELEY CAME WALKING UP A SHORT TIME LATER APPARENTLY SHE WAS CONTACTED BY PRENTICE AFTER HE WAS INITIALLY STOPPED. I PROCEEDED TO QUESTION HER ABOUT THE MURDER AND THE GUN HER DAUGHTER SAID WAS INSIDE THE RESIDENCE. VELEY TOLD ME THAT PRENTICE TOLD HER ABOUT SHOOTING COMMITTED ON BLUE REEF. VELEY SAID PRENTICE TOLD HER THAT CEDRIC GOT INTO A FIGHT WITH MACKLIN AND THAT'S WHEN THE SHOOTING STARTED. VELEY SAID PRENTICE TOLD HER HE DIDN'T HAVE A GUN, ALTHOUGH PRENTICE TOLD HER THAT YAK, JEMARIO MACKLIN, GOT SHOT DURING THE SHOOTING. VELEY ALSO CONFIRMED THAT PRENTICE HAD A GUN INSIDE HER RESIDENCE. VELEY SAID HE GOT THE GUN ABOUT A WEEK AGO. VALEY SAID PRENTICE TOLD HER HE WAS SCARED AND GOT THE GUN, BECAUSE HE WAS KNOWN BY PEOPLE WHERE THE SHOOTING OCCURRED AND FELT THEY WOULD COME LOOKING FOR HIM.

VELEY TOLD US THAT PRENTICE DOES NOT LIVE WITH HER, ALTHOUGH HE HAS BEEN

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	1444 ser no	1444 !	ser no ! officer reporting S

STAYING WITH HER. VELEY SIGNED A PERMISSION TO SEARCH FORM AND LED US INTO HER RESIDENCE WHERE A GUN WAS LOCATED INSIDE THE CLOSET IN HER ROOM. THE CSI'S WERE CONTACTED AND RESPONDED TO RECOVER THE WEAPON A 22 RIFLE. SEE CSI REPORT FOR DETAILS ON THE WEAPON RECOVERED.

I TRANSPORTED PRENTICE TO THE DETECTIVE BUREAU AND ADVISED HIM OF HIS MIRANDA RIGHTS. COLEMAN DENIED BEING PRESENT AT THE SHOOTING. AS I CONTINUED TO QUESTION HIM, COLEMAN SAID, I CAN TELL YOU IT WASN'T PLANNED AND I DIDN'T SEE NO GUN. HE MADE SEVERAL COMMENTS THAT INDICATED HE WAS PRESENT DURING THE SHOOTING. I TOLD COLEMAN THAT NUMEROUS SHELL CASING WHERE FOUND BY THE VICTIM. I SAID THAT I BELIEVED THE VICTIM MAY HAVE HAD A GUN, ALTHOUGH NO GUN WAS LOCATED. AT THAT TIME PRENTICE SAID, SO THEY DID TAKE IT, LEADING ME TO BELIEVE THAT THERE WAS A GUN AND THAT SOMEONE ELSE THERE MAY HAVE TAKEN IT. PRENTICE MADE SEVERAL COMMENTS THAT INDICATED HE WAS PRESENT DURING THE SHOOTING. PRENTICE DENIED THE GUN AT THE RESIDENCE WAS HIS.

A RECORDS CHECK ON PRENTICE SHOWS THAT HE IS A CONVICTIED FELON AND ON FEDERAL PAROLE AND PROBATION. RECORDS ALSO SHOWED THAT PRENTICE'S REGISTERED ADDRESS IS AT 9 W WEBB #D.

AS A RESULT OF THE INVESTIGATION THERE IS PROBABLE CAUSE TO BELIEVE THAT PRENTICE COLEMAN WAS PRESENT AT THE SHOOTING AND BASED ON A WITNESS AT THE SCENE ALL THE SUSPECTS PRESENT WERE IN POSSESSION OF FIREARMS AND SHOOTING AT THE VICTIMS. THERE IS ALSO PROBABLE CAUSE TO BELIEVE THE WEAPON LOCATED INSIDE THE RESIDENCE AT 1209 STONESTHROW BELONGED TO PRENTICE.

I TRANSPORTED AND BOOKED PRENTICE COLEMAN INTO THE NORTH LAS VEGAS JAIL FOR CONSPIRACY TO COMMIT MURDER, ATTEMPT MURDER WITH A FIREARM, MURDER WITH A FIREARM AND CONVICTED FELON IN POSSESSION OF A FIREARM.

ON FEBRUARY 25, 2010, I CONTACTED COLEMAN AND ALLOWED HIM TO LISTEN TO THE INTERVIEW I CONDUCTED WITH VELEY. I DID NOT ASK HIM ANY ADDITIONAL QUESTIONS.

I THEN MONITORED THE CALLS MADE BY PRENTICE FROM THE JAIL AFTER LISTENING TO THE INTERVIEW. DURING THE CALLS A SENCE OF URGENCY APPEARED TO HAVE COME OVER PRENTICE. PRENTICE ASKED VELEY WAS SHE SCARED LAST NIGHT, REFERING TO WHEN I CONDUCTUED THE INTERVIEW WITH HER. VELEY ANSWERED NO. HE THEN TOLD HER THAT HE LISTENED TO THE INTERVIEW AND NEEDS AN ATTORNEY.

DURING ANOTHER CALL HE TALKS TO AN UNKNOWN PERSON AND TELLS THEM THAT VELEY TOLD THE POLICE THAT HE WAS THERE AT THE TIME OF THE SHOOTING. HE ALSO TELLS THE SAME PERSON THAT HE TELLS THE POLICE ABOUT THE GUN. PRENTICE AGAIN STATES THAT HE NEEDS AN ATTORNEY.

I BOOKED ONE CD-R CONTAINING THE INTERVIEWS WITH VELEY AND PRENTICE COLEMAN INTO EVIDENCE.

records bureau processed ser no ! detective bureau processed ser no HAMILTON/DEBORAH 1444 !

supervisor approving ser no ! officer reporting S ser no RYAN/JUSTIN ERIC 1000 ! PRIETO/JESUS 0674

ON THURSDAY, FEBRUARY 25, 2010 AT APPROXIMATELY 1230 HOURS, I RECEIVED A PROCESS REQUEST FROM DETECTIVE PRIETO REQUESTING I COLLECT THE CELL PHONE, A BLACK CRICKET A200 (S/N 80C5D4D9) FLIP PHONE, THAT WAS BOOKED INTO THE NORTH LAS VEGAS DETENTION CENTER AS PRENTICE COLEMAN'S PERSONAL PROPERTY.

I ARRIVED AT THE DETENTION CENTER AND MET WITH INMATE RECORDS SPECIALIST SAMUEL BANKS P#1414. BANKS LOGGED THE CELL PHONE OUT OF COLEMANS PERSONAL PROPERTY, SIGNED THE CHAIN OF CUSTODY ON THE ENVELOPE THAT I PROVIDED, AND RELEASED THE CELL PHONE TO ME. I TRANSPORTED THE CELL PHONE TO THE NORTH LAS VEGAS POLICE DEPARTMENT WHERE I PHOTOGRAPHED, SEALED, SIGNED, AND BOOKED THE CELL PHONE INTO THE EVIDENCE VAULT.

ALL PHOTOGRAPHS WERE TAKEN WITH MY DEPARTMENT ISSUED FUJI S5 DIGITAL CAMERA AND UPLOADED INTO THE DIGITAL IMAGE MANAGEMENT SYSTEM LOCATED IN THE CRIME LAB. ATTACHMENTS: NONE

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 !

supervisor approving ser no ! officer reporting S ser no MORRISON/S JILL 1236 ! STONE/NANCI B 1227

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		10002450	NORTH LAS VEGAS POLICE DEPARTMENT REF:	3613:	17
	DATE:	3/18/10	POLICE REPORT	PAGE:	2
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ON JANUARY 31, 2010, A HOMICIDE WAS COMMITTED AT 2642 BLUE REEF. JAMARIO MACKLIN WAS KILLED AND MARCUS ALBERT WAS SHOT IN THE LEG.

I ARRIVED AND MY INVESTIGSATION REVEALED THE FOLLOWING. AT ABOUT 0330 HOURS ON THE MORNING OF JANUARY 31, 2010, JAMARIO MACKLIN AND MARCUS ALBERT WERE AT THE ARUBA CLUB LOCATED ON LAS VEGAS BLVD JUST SOUTH OF CHARLESTON. WHILE AT THE CLUB THEY GOT INTO AN ALTERCATION WITH CEDRIC JACKSON AND PRENTICE COLEMAN. THEY WERE ALL ESCORTED OUT OF THE CLUB AND TOLD TO LEAVE.

AT ABOUT 0342 HOURS MACKLIN AND ALBERT ARRIVED AT ALBERT'S RESIDENCE. JUST MOMENTS LATER THEY WERE SHOT, MACKLIN WAS KILLED AND ALBERT WAS WOUNDED.

DURING MY INVESTIGATION I LEARNED THAT ON THE NIGHT OF THE SHOOTING LAQUITTA LANGSTAFF FOLLOWED MACKLIN AND HIS GIRLFRIEND JAUNTTA WASHINGTON HOME FROM THE CLUB. CARLOS AND DEVIN BASS ALSO FOLLOWED AND PARKED ACROSS THE STREET FROM ALBERT'S RESIDENCE.

DEVIN WAS CONTACTED AND HE SAID THAT THREE SUSPECTS CAME FROM AROUND THE CORNER. JACKSON, COLEMAN AND ANOTHER SUSPECT NOT IDENTIFIED. DEVIN SAID JACKSON WALKED UP TO MACKLIN'S VEHICLE AND STARTED TO FIGHT WITH MACKLIN. DEVIN SAID THAT'S WHEN THE SHOOTING STARTED. DEVIN SAID THE SUSPECTS TURNED THE GUNS ON HIM AND CARLOS AND STARTED SHOOTING AT THEM, THE SUSPECT'S CHASED THEM IN THEIR VEHICLE UNTIL THEY WERE ABLE TO GET AWAY.

CARLOS WAS ALSO CONTACTED AND HE CONFIRMED THE INFORMATION THAT I HAD RECEIVED FROM DEVIN. CARLOS ONLY IDENTIFIED JACKSON. CARLOS AND DEVIN SAID THEY HEARD SHOOTING, ALTHOUGH THEY DID NOT SEE WHO WAS SHOOTING.

I CONTACTED JUANTTA WASHINGTON AND SHE IDENTIFIED JACKSON FROM A PHOTO LINE UP AS THE SUSPECT THAT WALKED UP TO MACKLIN'S VEHICLE AND STARTED THE FIGHT WITH MACKLIN. WASHINGTON SAID SHE HEARD THE SHOOTING START, BUT DIDN'T SEE WHO WAS SHOOTING. WASHINGTON SAID SHE DUCKED WHEN THE SHOOTING STARTED.

I CONTACTED LANGSTAFF WHO WAS PARKED BEHIND MACKLIN WHEN THE INCIDENT OCCURRED. SHE SAID THAT A SUSPECT WALKED UP TO MACKLIN AND STARTED TO FIGHT WITH HIM. LANGSTAFF SAID THE SUSPECT STEPPED BACK, PULLED OUT A GUN AND STARTED SHOOTING AT MACKLIN. LANGSTAFF SAID ALL THE SUSPECTS HAD GUNS AND STARTED SHOOTING AT THE VICTIMS. LANGSTAFF WAS NOT ABLE TO IDENTIFY ANY OF THE SUSPECTS INVOLVED.

ON FEBRUARY 5, 2010, I ARRESTED JACKSON. HE WAS MIRANDIZED AND HE REQUESTED HIS ATTORNEY BEFORE TALKING.

ON FEBRUARY 24, 2010, I LEARNED WHERE COLEMEN WAS STAYING AND AS A RESULT HE WAS LATER STOPPED BY OFFICERS. I WAS CALLED TO THERE LOCATION SO THAT I COULD INTERVIEW HIM ABOUT THE MURDER. AT THE SAME TIME HIS GIRLFRIEND, ARLANDA VELEY, WAS CONTACTED.

DURING THE STOP OFFICERS MADE A DECISION TO ARREST COLEMAN. WHEN THEY WENT UP TO HIS VEHICLE THEY ASKED IF THERE WERE ANY GUNS INSIDE. COLEMAN'S DAUGHTER, TATYANA COLEMAN, ANSWERED, NO MY DADDY LEFT THE GUNS AT HOME. I THEN QUESTIONED VELEY, SHE TOLD ME THAT AFTER THE SHOOTING COLEMAN TOLD HER THAT HE WENT TO

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supervisor approving RYAN/JUSTIN ERIC	ser no 1000	!	officer reporting PRIETO/JESUS	s	ser no 0674

BLUE REEF ON THE NIGHT THE SHOOTING. SHE SAID COLEMAN TOLD HER THAT JACKSON GOT INTO A FIGHT WITH MACKLIN AND THAT'S WHEN THE SHOOTING STARTED. VALEY SAID COLEMAN TOLD HER THAT MACKLIN GOT SHOT. VELEY TOLD ME THAT COLEMAN GOT THE GUN HE HAS IN THE RESIDENCE, BECAUSE HE'S KNOWN BY THE PEOPLE WHERE THE SHOOTING OCCURRED AND THINKS THEY'LL BE COMING AFTER HIM.

AS A RESULT OF MY INVESTIGATION THERE IS PROBABLE CAUSE TO BELIEVE THAT COLEMAN WAS PRESENT AND WAS IN POSSESSION OF A FIREARM WHEN THE SHOOTING OCCURRED. BASED ON COLEMAN'S ADMISSION TO VELEY THAT HE WAS PRESENT AT THE SHOOTING. THE WITNESSES IDENTIFICATION OF COLEMAN AT THE SCENE AND THE WITNESS WHO SAW ALL THE SUSPECTS PRESENT WITH GUNS IN HAND AND SHOOTING AT THE VICTIMS.

records bureau processed ser no ! detective bureau processed ser no HAMILTON/DEBORAH 1444 !

supervisor approving ser no ! officer reporting S ser no RYAN/JUSTIN ERIC 1000 ! PRIETO/JESUS 0674

ON 03/10/10 AT APPROXIMATELY 0700 HOURS I RECEIVED A REQUEST FROM DETECTIVE PRIETO P#674 ASKING FOR A CELL PHONE BOOKED UNDER THIS CASE NUMBER TO BE FORENSICALLY DOWNLOADED. SEE THE ORIGINAL REPORT FOR FURTHER INFORMATION.

AT APPROXIMATELY 0737 HOURS I CHECKED A BLACK CRICKET CELLULAR PHONE (ESN#80C5D4D9 MODEL #A200) OUT OF THE NLVPD EVIDENCE VAULT. USING THE UFED CELLE BRITE DEVICE I WAS ABLE TO DOWNLOAD THE CONTACT LIST FROM THE PHONE. THE TEXT MESSAGES AND CALL LOGS WERE NOT SUPPORTED. PER DETECTIVE PRIETO I WAS TO DOCUMENT THE INCOMING AND OUTGOING PHONE CALLS MADE ON JANUARY 30TH AND 31ST AND ALL TEXT MESSAGES FROM ALL DATES. I PULLED UP THE CALL LOG AND OBSERVED NO PHONE CALL ACTIVITY ON THE DESIRED DATES. I THEN PULLED UP THE TEXT MESSAGE LOG AND OBSERVED 18 INCOMING TEXTS AND 20 OUTGOING TEXTS, ALL OF WHICH WERE AFTER FEBRUARY 19TH. I PHOTOGRAPHED EACH TEXT INDIVIDUALLY.

A COPY OF EVERYTHING COPIED FROM AND PHOTOGRAPHED OFF OF THE CELL PHONE WAS BOOKED UNDER THIS REFERENCE NUMBER AS ITEM #1. A COPY OF ALL EVIDENCE WAS FORWARDED TO DETECTIVE PRIETO. THE CELL PHONE WAS RESEALED AND REBOOKED INTO THE NLVPD EVIDENCE VAULT UNDER MY HAND. NO FURTHER SERVICES WERE PERFORMED AT THIS TIME.

records bureau processed ser no ! detective bureau processed ser no COYLE/SHERRY 1584 !

supervisor approving ser no ! officer reporting ser no MORRISON/S JILL 1236 ! WANTA/RENEE 1694

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ON JANUARY 31, 2010, A MURDER AND ATTEMPT MURDER WAS COMMITTED AT 2642 BLUR REEF. JAMARIO MACKLIN WAS KILLED AND MARCUS ALBERT WAS SHOT. TWO SUSPECTS WERE IDENTIFIED AS CEDRIC JACKSON AND PRENTICE COLEMAN. THEY WERE LATER ARRESTED, ALTHOUGH THE CHARGES AGAINST COLEMAN WERE DENIED BY THE DISTRICT ATTORNEY OFFICE.

ON MARCH 16, 2010, I ASSISTED PAROLE AND PROBATION DURING A SEARCH OF ALBERT'S RESIDENCE AT 2642 BLUE REEF. ALBERT WAS CALLED INTO THEIR OFFICE AND TAKEN INTO CUSTODY AS THEY PREPARED TO EXECUTE A SEARCH WARRANT AT HIS RESIDENCE.

DURING THE MY INITIAL INVESTIGATION I LEARNED THAT ALBERT KNEW THE SUSPECTS AND LIED TO ME WHEN I ASKED HIM ABOUT THEM. I DECIDED TO MAINTAIN CUSTODY OF ALBERT AS THE SEARCH WARRANT WAS SERVED, SO THAT I COULD CONTINUE QUESTIONING THAT WAS STARTED WHEN THE INVESTIGATION STARTED. I ASKED ALBERT WHY HE LIED AND OBSTRUCTED MY INVESTIGATION. I ASKED HIM WHY HE WAS RELUCTANT TO COOPERATE AND IDENTIFY THE SUSPECTS WHEN THE SHOOTING OCCURRED.

ALBERT TOLD ME THAT HE FEARS FOR HIS AND HIS FAMILIES SAFETY. HE TOLD ME THE SUSPECTS KNOW WHERE HIS FAMILY LIVES AND HE FEARS THEY MAY COME TO THEIR RESIDENCE AND RETALIATE.

AS I CONTINUED TO TALK WITH ALBERT HE AGREED TO GIVE A TAPED STATEMENT AND IDENTIFY THE SUSPECTS. ALBERT IDENTIFIED CEDRIC JACKSON AND PRENTICE COLEMAN AS THE SUSPECTS THAT SHOT HIM AND JAMARIO MACKLIN. ALBERT TOLD ME ABOUT THE FIGHT AT THE CLUB WHEN THE INCIDENT STARTED. ALBERT SAID THAT HE AND MACKLIN WERE TOLD TO LEAVE THE CLUB AND WHILE DRIVING HE RECEIVED A CALL FROM JACKSON. ALBERT SAID THAT HE GAVE THE PHONE TO MACKLIN AND MACKLIN TOLD HIM THAT JACKSON WANTED TO FIGHT.

ALBERT SAID THEY AGREED TO GO OVER TO HIS NEIGHBORHOOD ON BLUE REEF TO FIGHT. ALBERT SAID THAT HE AND MACKLIN WERE STANDING BY HIS VEHICLE WHEN THEY WERE APPROACHED BY JACKSON AND COLEMAN FROM AROUND THE CORNER. ALBERT SAID COLEMAN SHOT HIM AND JACKSON CHASED MACKLIN INTO THE YARD WHERE HE SHOT AND KILLED HIM. ALBERT SAID THERE WAS NEVER A FIGHT, HE SAID WHEN COLEMAN AND JACKSON APPROACHED THEM THEY WERE ALREADY SHOOTING THE GUNS. ALBERT SAID THAT HE DIDN'T KNOW THE OTHER SUSPECT, ALTHOUGH HE MAY BE ABLE TO IDENTIFY HIM.

I PROCEEDED TO DRIVE TO THE DETECTIVE BUREAU WHERE ALBERT IDENTIFIED JACKSON AND COLEMAN FROM PHOTO LINE UPS, AS THE SUSPECTS THAT SHOT HIM AND SHOT AND KILLED MACKLIN.

I THEN REBOOKED PRENTICE COLEMAN INTO THE NORTH LAS VEGAS JAIL FOR CONSPIRACY TO COMMIT MURDER WITH A DEADLY WEAPON, MURDER WITH A DEADLY WEAPON, THREE COUNTS OF ATTEMPT MURDER WITH A DEADELY WEAPON AND BATTERY WITH A DEADLY WEAPON.

ON MARCH 17, 2010, I BOOKED ONE CD-R CONTAINING THE INTERVIEW WITH ALBERT AND TWO PHOTO LINE UPS VIEWED BY ALBERT INTO EVIDENCE.

records bureau processed	ser no	! !	detective bureau	processed	ser no
supervisor approving RYAN/JUSTIN ERIC	ser no	!	officer reporting PRIETO/JESUS	S	ser no 0674

	10002450		LAS VEGAS POLICE DEPARTMENT REF:		
DATE:	3/18/10		POLICE REPORT	PAGE: 2	2
TIME:	1:42		NARRATIVE PORTION	OF: 2	2
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ON FEBRUARY 24, 2010, I ARRESTED PRENTICE COLEMAN FOR THE CRIMES COMMITTED ON JANUARY 31, 2010, AT 2642 BLUE REEF.

AFTER COLEMANS ARREST I RECOVERED HIS CELL PHONE BELIEVING THE PHONE MAY CONTAINING INFORMATION CONNECTING HIM TO THE CRIME.

ON MARCH 3, 2010, I PREPARED A SEARCH WARRANT FOR THE CELL PHONE THAT WAS SINGED BY JUSTICE COURT JUDGE TYRRELL.

THE SEARCH WARRANT WAS SERVED BY CSI R WANTA. DURING THE SEARCH WANTA LOCATED SEVERAL TEXT MESSAGES AND NUMBERS THAT WERE MADE AND RECEIVED ON THE PHONE. ONE TEXT MESSAGE LOCATED ON THE PHONE HAD TWO OF THE WITNESSES NAMES LISTED, LAQUIETTA LANGSTAFF AND JUANTTA WASHINGTON. THE TEXT MESSAGE WAS DATED FEBRUARY 19, 2010, FROM NUMBER 702-427-5416.

BOTH WITNESSES LISTED WERE IN MY REPORTS AND WOULD HAVE ONLY BEEN AVAILABLE AFTER THE INFORMATION HAD BEEN RELEASED TO THE CO-DEFFENDANT CEDRIC JACKSON IN DISCOVERY.

IT IS MY BELIEF THAT AFTER THE INFORMATION ON THE WITNESSES WAS DISCOVERED IT WAS RELAYED TO COLEMAN, SO THAT HE WOULD BE AWARE OF THE EVIDENCE OR WITNESSES THAT HAD BEEN IDENTIFIED.

records bureau processed	ser no	! detective bureau processed !	ser no
supervisor approving	ser no	! officer reporting S	ser no
RYAN/JUSTIN ERIC	1000	! PRIETO/JESUS	0674

JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

CASE NO. 10CRN000334-0001,2 10FN0329A, B	
STATE OF NEVADA,	}
Plaintiff	COMMITMENT
-vs-	and
CEDRIC LEROB JACKSON, 1581340 PRENTICE LOVELL COLEMAN, 1660312 Defendant(s)	ORDER TO APPEAR

An Order having been made this day by me, that CEDRIC LEROB JACKSON be held to answer upon the charge(s) of:

MURDER WITH USE OF A DEADLY WEAPON; ATTEMPT MURDER WITH USE OF A DEADLY WEAPON – 3 COUNTS; BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM; ASSAULT WITH A DEADLY WEAPON – 2 COUNTS; DISCHARGING A FIREARM FROM A MOTOR VEHICLE; DISCHARGING A FIREARM AT OR INTO A STRUCTURE OR VEHICLE

committed in said County, on or about the 31st day of January, 2010.

IT IS FURTHER ORDERED that unless the Defendant(s) have/has been previously released on bail or by order of the Court, that the Sheriff of the County of Clark receive the above named Defendant(s) into custody, and detain such Defendant(s) until such Defendant(s) be legally discharged, and that such Defendant(s) be admitted to bail in the sum of \$NO BAIL Cash or Surety Bond; and

IT IS FURTHER ORDERED that said Defendant(s) is/are commanded to appear in the Eighth Judicial District Court, Clark County Courthouse, Las Vegas, Nevada at 9:00 am on the 23rd day of June, 2010 for arraignment and further proceedings on the within charge.

Dated: June 11, 2010

JUSTICE OF THE PEACE FOR NORTH LAS VEGAS TOWNSHIP

JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

CASE NO. 10CRN000334-0001,2 10FN0329A, B	
STATE OF NEVADA,	}
Plaintiff	COMMITMENT
-VS-	and
CEDRIC LEROB JACKSON, 1581340 PRENTICE LOVELL COLEMAN, 1660312 Defendant(s)	ORDER TO APPEAR

An Order having been made this day by me, that PRENTICE LOVELL COLEMAN be held to answer upon the charge(s) of:

MURDER WITH USE OF A DEADLY WEAPON; ATTEMPT MURDER WITH USE OF A DEADLY WEAPON – 3 COUNTS; BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM; ASSAULT WITH A DEADLY WEAPON – 2 COUNTS; DISCHARGING A FIREARM FROM A MOTOR VEHICLE; DISCHARGING A FIREARM AT OR INTO A STRUCTURE OR VEHICLE

committed in said County, on or about the 31st day of January, 2010.

IT IS FURTHER ORDERED that unless the Defendant(s) have/has been previously released on bail or by order of the Court, that the Sheriff of the County of Clark receive the above named Defendant(s) into custody, and detain such Defendant(s) until such Defendant(s) be legally discharged, and that such Defendant(s) be admitted to bail in the sum of \$270,000 Cash or Surety Bond; and

IT IS FURTHER ORDERED that said Defendant(s) is/are commanded to appear in the Eighth Judicial District Court, Clark County Courthouse, Las Vegas, Nevada at 9:00 am on the 23rd day of June, 2010 for arraignment and further proceedings on the within charge.

Dated: June 11, 2010

JUSTICE OF THE PEACE FOR NORTH LAS VEGAS TOWNSHIP

Electronically Filed 06/16/2010 02:46:09 PM

1	INFO	Alun to Chum	
2	DAVID ROGER Clark County District Attorney	CLERK OF THE COURT	
3	Nevada Bar #002781 NELL KEENAN		
4	Chief Deputy District Attorney Nevada Bar #008822		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7	I.A. 6/23/10 DISTRICT		
8	9:00 A.M. CLARK COUNT WEINSTOCK / SPD	ΓY, NEVADA	
9			
10	THE STATE OF NEVADA,)	
11	Plaintiff,	Case No: C265339	
12	-VS-) Dept No: XX	
13	CEDRIC JACKSON, #1581340))	
14	PRENTICE COLEMAN, #1660312	INFORMATION	
15	Defendants.	j – j	
16	STATE OF NEVADA)		
17	COUNTY OF CLARK ss.		
18	DAVID ROGER, District Attorney	within and for the County of Clark, State of	
19	Nevada, in the name and by the authority of t	the State of Nevada, informs the Court:	
20	That CEDRIC JACKSON and PRE	ENTICE COLEMAN, the Defendant(s) above	
21	named, having committed the crimes of MURDER WITH USE OF A DEADLY WEAPON		
22	(Felony - NRS 200.010, 200.030, 193.165); ATTEMPT MURDER WITH USE OF A		
23	DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY		
24	WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY		
25	HARM (Felony - NRS 200,481,2e); ASSA	ULT WITH A DEADLY WEAPON (Felony -	
26	NRS 200.471); CONSPIRACY TO COMM	IT MURDER (Felony - NRS 199.480, 200.100,	
27	200.030); DISCHARGING FIREARM	AT OR INTO STRUCTURE, VEHICLE,	
28	AIRCRAFT, OR WATERCRAFT (Felor	ny - NRS 202,285) and DISCHARGING	

FIREARM OUT OF MOTOR VEHICLE (Felony - NRS 202.287) on or about the 31st day of January, 2010, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada,

COUNT 1 - MURDER WITH USE OF A DEADLY WEAPON

did then and there wilfully, feloniously, without authority of law, and with premeditation and deliberation, and with malice aforethought, kill JAMARIO MACKLIN, a human being, by shooting at and into the body of JAMARIO MACKLIN, with a deadly weapon, to-wit: a firearm, defendants being responsible under one or more of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder, each with the intent that the murder occur; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said JAMARIO MACKLIN, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that the murder occur.

COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MARCUS ALBERT, a human being, by shooting at and into the body of MARCUS ALBERT, with a deadly weapon, to-wit: a firearm, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder, each with the intent that the murder occur; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons

accompanying each other to the crime scene, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALBERT, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that a murder occur.

COUNT 3 - BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did then and there wilfully, unlawfully and feloniously use force or violence upon the person of another, to-wit: MARCUS ALBERT, with use of a deadly weapon, to-wit: a firearm, by shooting at and into the body of MARCUS ALBERT, resulting in substantial bodily harm to the said MARCUS ALBERT, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by CEDRIC JACKSON and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALBERT, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout. COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill CARLOS BASS, a human being, by shooting at CARLOS BASS, with a deadly weapon, to-wit: a firearm, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of murder; and/or (3) by aiding or abetting each other and/or two unidentified

persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said CARLOS BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said CARLOS BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that a murder occur.

COUNT 5 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: CARLOS BASS, with use of a deadly weapon, to-wit: a firearm, by shooting at said CARLOS BASS, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of assault with use of a deadly weapon; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said CARLOS BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said CARLOS BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 6 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill DEVIN BASS, a human being, by shooting at said DEVIN BASS, with a deadly weapon, to-wit: a firearm, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the

offense of murder; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said DEVIN BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said DEVIN BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 7 - ASSAULT WITH A DEADLY WEAPON

did then and there wilfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did unlawfully attempt to use physical force against another person, to-wit: DEVIN BASS, with use of a deadly weapon, to-wit: a firearm, by shooting at said DEVIN BASS, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense of assault with use of a deadly weapon; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing said DEVIN BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at said DEVIN BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 8 - CONSPIRACY TO COMMIT MURDER

did then and there meet with one another and/or two unidentified persons and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 1-7, said acts being incorporated by this reference as though fully set forth herein.

//

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$\frac{\text{COUNT 9}}{\text{AIRCRAFT, OR WATERCRAFT}} \text{-} \frac{\text{DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE,}}{\text{AIRCRAFT, OR WATERCRAFT}}$

did then and there wilfully, unlawfully, maliciously, and feloniously discharge a firearm at or into a vehicle, said vehicle, not having been abandoned, located in Clark County, Nevada, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing a vehicle occupied by DEVIN BASS and CARLOS BASS, PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the vehicle occupied by DEVIN BASS and CARLOS BASS, CEDRIC JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.

COUNT 10 - DISCHARGING FIREARM OUT OF MOTOR VEHICLE

did then and there wilfully, unlawfully, and feloniously, while in a motor vehicle within an area designated by City or County Ordinance, as a populated area for the purpose of prohibiting the discharge of weapons, maliciously or wantonly discharge, or cause a firearm to be discharged out of the motor vehicle, defendants being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by defendants conspiring with each other and/or with two unidentified persons to commit the offense; and/or (3) by aiding or abetting each other and/or two unidentified persons, by CEDRIC JACKSON and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by CEDRIC JACKSON driving PRENTICE COLEMAN and/or the two unidentified persons in a motor vehicle and chasing a vehicle occupied by DEVIN BASS and CARLOS BASS, PRENTICE COLEMAN and/or

1	one or both of the unidentified persons actually shooting out of the motor vehicle, CEDRIC		
2	JACKSON and/or PRENTICE COLEMAN offering counsel and encouragement throughout.		
3	DAVID ROGER		
4	DISTRICT ATTORNEY Nevada Bar #002781		
5			
6	BY /s/NELL KEENAN		
7		NELL KEENAN Chief Deputy District Attorney Nevada Bar #008822	
8		Nevada Bar #008822	
9			
10	Names of witnesses known to the District Attorney's Office at the time of filing this		
11	Information are as follows:		
12	<u>NAME</u>	<u>ADDRESS</u>	
13	ACUNA, RONALD	c/o CC DISTRICT ATTORNEY'S OFFICE	
14	ALBERT, MARCUS	2642 BLUE REEF, NLV, NV	
15	BASS, CARLOS	2621 SOMMER CT., NLV, NV	
16	BASS, DEVIN	5901 TRUMBULL ST., LV, NV	
17	COR	CCDC	
18	COR	DMV – RECORDS	
19	COR	LVMPD – DISPATCH	
20	COR	LVMPD – GUN REGISTRATION	
21	COR	LVMPD – RECORDS	
22	COR	NLVPD – DISPATCH	
23	COR	NLVPD – RECORDS	
24	DELALIS, PETER	NLVPD, P#1623	
25	GIAMPAOLO, NICK	NLVPD, 932	
26	HONAKER, JAMIE	c/o CC DISTRICT ATTORNEY'S OFFICE	
27	JOHNS, MATTHEW	c/o CC DISTRICT ATTORNEY'S OFFICE	
28	KRUEGER, LINDA, P#1471	LVMPD – CRIME LAB	

1	LANGSTAFF, LAQUITTA	18 W. WEBB AVE., #D, NLV, NV
2	LUBKING, MICHAEL	NLVPD, P#1984
3	MELGAREJO, EDWING O.	NLVPD, P#837
4	PRIETO, JESUS JR.	NLVPD, P#674
5	SIMMS, LARY	MEDICAL EXAMINER'S OFFICE
6	STONE, NANCI	NVLPD, P#1227
7	TETLOW, ALEXANDER	NLVPD, P#1687
8	WASHINGTON, JAUNTTA	732 ASTER LANE, #11D, LV, NV
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27	NLVPD EV#1002450 MWDW; ATT MWDW; BWDW WSBH; AWDW; CONSP; DSCH - F	
28	(TK3)	

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1	0001 DAN M. WINDER, ESQ.		
2	DAN M. WINDER, ESQ. Nevada State Bar No. 001569 LAW OFFICE OF DAN M. WINDER, PC CLERK OF THE COURT		
3	3507 W. Charleston Blvd. Las Vegas, NV 89102		
4	(702) 878-6000 Attorney for Defendant		
5	DISTRICT COURT		
6	CLARK COUNTY, NEVADA THE STATE OF NEVADA,		
7	Case No.: 10-C-265339-C		
8	vs. Dept No.: 20		
9	Date of Hearing:		
10	CEDRIC JACKSON) Time of Hearing:		
11	Defendant.		
12			
13	MOTION FOR DISCOVERY		
14			
15	WINDER, ESQ. and moves this Honorable Court for an Order commanding the prosecution to		
16	provide him with, and to permit him to inspect and make copies of, the items identified below,		
17	not previously provided. Although the prosecution may have provided certain materials sought		
18	willingly, this motion is brought in order to assure thoroughness and orderliness of the discovery		
19	process.		
20 21	This Motion is based upon the following Memorandum of Points and Authorities and any		
22	argument this Court may hear concerning this motion.		
23	DATED this <u>//</u> day of June 2010.		
24	Respectfully Submitted,		
25	D. WO		
26	By:		
27	DAN M. WINDER, ESQ Nevada Bar No. 001569		
28	3507 W. Charleston Blvd. Las Vegas, Nevada 89102		
	The state of the s		

NOTICE OF MOTION TO: STATE OF NEVADA, Plaintiff; and TO: DAVID ROGER District Attorney, Attorney for Plaintiff YOU WILL PLEASE TAKE NOTICE that the undersigned will bring on the above and July foregoing MOTION FOR DISCOVERY on the 7 day of June at the hour of A M., in Department No. II of the above-entitled Court, or as soon thereafter as counsel may be heard. DATED this //day of June 2010. Respectfully Submitted, By: DAN M. WINDER, ESQ Nevada Bar No. 001569 3507 W. Charleston Blvd. Las Vegas, Nevada 89102 Attorney for Defendant

MEMORANDUM OF POINTS AND AUTHORITIES

FACTS

Defendant, CEDRIC JACKSON is charged with Murder with the use of a deadly weapon, attempted murder with the use of a deadly weapon, battery with the use of a deadly weapon resulting in substantial bodily harm and conspiracy to commit murder.

Certain items of discovery necessary for the Defendant to properly and completely prepare for trial have not been turned over by the State.

ARGUMENT

The State has an obligation to disclose all evidence to the Defendant which is material either to guilt or punishment. Brady v. Maryland, 373 U.S. 83, 10 L.Ed.2d 215, 83 S.Ct. 1194 (1963); United States v. Agurs, 427 U.S. 97, 100-12 (1975); Jimenez v. State, 112 Nev. 610, 918 P.2d 687, 692 (1996); Roberts v. State, 110 Nev. 1121, 881 P.2d 1 (1994). The Nevada Supreme Court explained in detail the analysis to be used when evaluating a specific request for Brady material and concluded that the State must comply with the request if there is a reasonable possibility that the requested evidence will affect the judgment of the trier of fact. Roberts, 110 Nev. at 1130. Moreover, "[i]t is well settled that evidence that would enable effective cross-examination and impeachment may be material and that non-disclosure of such evidence may deprive an accused of a fair trial." Id. See Giglio v. United States, 405 U.S. 150, 154 (1972) ("When the reliability of a given witness may well be determinative of guilty or innocence, non-disclosure of evidence affecting credibility falls within [Brady]."). Additionally, NRS 174.235 states as follows:

Disclosure by a prosecuting attorney of evidence relating to prosecution; limitations:

 Except as otherwise provided in NRS 174233 to 174.295, inclusive, at the request of a defendant, the prosecuting attorney shall permit the defendant to inspect and to copy or photograph any: a. Written or recorded statements or confessions made by the Defendant, or any written or recorded statements made by a witness the prosecuting attorney intends to call during the case in chief of the state, or copies thereof, within the possession, custody or control of the state, the existence of which is known, or by the exercise of due diligence may become known to the prosecuting attorney;

- b. Results or reports of physical or mental examinations, scientific tests or scientific experiments made in connection with the particular case, or copies thereof, within the possession, custody or control of the state, the existence of which is known, or by the exercise of due diligence may become known, to the prosecuting attorney; and
- c. Books, papers, documents, tangible objects or a copy thereof, which the prosecuting attorney intends to introduce during the case in chief of the state and which are in the possession, custody or control of the state, the existence of which is known, or by the exercise of due diligence may become known to the prosecuting attorney....

The Defendant by and through her attorney demands that the State of Nevada make the following items available to the Defendant to inspect, photocopy, photograph or otherwise record:

- 1. All blood draws for independent testing by the Defendant.
- 2. All refrigeration logs made for the sign in and out of any blood vials related to this case.
- 3. 911 tape(s)

- 4. All reports, diagrams, reconstructions and the like make by any party including, but not limited to, the Las Vegas Metropolitan Police Department depicting the accident scene and all calculations, conclusions and the like made in association with said reports or reconstructions. Including crime scene diagram and the Lieca three dimensional diagram.
- 5. Copy of the Preliminary Exam Transcript.
- 6. Copy of witness Devin Bass' drawing of the crime scene areas he produced as part of his second interview with the North Las Vegas Detective Prieto. (Mentioned on page 5 of the Bass interview of 2/4/10.)
- 7. All reports made by the coroner, including written, video, oral or the like in connection with this case.
- 8. Results from GSR kit collected from victim Marcus Albert.
- 9. Results from GSR kit collected from victim Jamairo Macklin.
- 10. Results of any and all tests conducted on the evidence.
- 11. Photos of all shell casings, projectile fragments and bullets removed from the crime scene and/or victims and the location of where they were found.
- 12. The weapon type the bullet or fragments came from.
- 13. Any and all photos taken for this case including and not limited to the crime scene, photos of deceased victim, photos of victim injured, candid photos of the crowd at crime scene general photos of the street, photos of the two marks on the sidewalk under where the victim was lying, photos of vehicles damaged by gunfire, photos of garage and dresser struck by bullets.
- 14. Copy of DVD interview of Cedric Jackson and transcript.
- 15. Copies of two DVD's collected from the Aruba Club.
- Two CD-R's containing interviews with Washington, Langstaff, Carlos Bass and Devin Bass.

- 17. Any and all photos used for line-ups.
- 18. Any and all photos taken in Cedric Jackson's residence and overall exterior photos.
- 19. Crime scene photographs.

CONCLUSION

It is respectfully submitted that in light of the foregoing authority this Motion should be granted so as to afford CEDRIC JACKSON an opportunity to receive a fair trial and to secure his rights under the Fourth, Fifth, and Sixth Amendments to the Constitution of the United States of America as applied to States through the Fourteenth Amendment and the Constitution of the State of Nevada, Article 1, Sections 1, 8, and 20.

DATED this <u>f</u> day of June, 2010

Respectfully Submitted,

By:

DAN M. WINDER, ESQ Nevada Bar No. 001569 3507 W. Charleston Blvd. Las Vegas, Nevada 89102 Attorney for Defendant

1 2 3 4 5	ROC DAN M. WINDER, ESQ. Nevada State Bar No. 001569 LAW OFFICE OF DAN M. WINDER, PC 3507 W. Charleston Blvd. Las Vegas, NV 89102 (702) 878-6000 Attorney for Defendant DISTRICT COURT CLARK COUNTY, NEVADA
7	THE STATE OF NEVADA,
8	Case No.: 10-C-265339-C
9	vs. Dept No.: 20
10	Date of Hearing:
11	CEDRIC JACKSON) Time of Hearing:
12	Defendant.
13	
14	
15	
16	RECEIPT OF COPY
17	RECEIPT OF COPY of the foregoing MOTION FOR DISCOVERY is hereby
18	acknowledged this day of June, 2010.
19	
20	
21	DAVID ROGER District Attorney
22	200 S. Third Street Las Vegas, NV 89101
23	Attorney for Plaintiff
24	·
25	
26	
27	
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1	EXPT		
2	DAVID ROGER Clark County District Attorney	FILED	
3	Nevada Bar #002781 NELL KEENAN		
4	Chief Deputy District Attorney Nevada Bar #008822	Jun 25 8 21 AM ' 10	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	CLERK OF THE COURT	
6	(702) 671-2500 Attorney for Plaintiff	CLERK OF THE COURT	
7			
8	DISTRICT COURT		
9	CLARK CO	UNTY, NEVADA	
10	THE STATE OF NEVADA,)	
11	Plaintiff,	Case No. C265339	
12	-vs-	Dept No. XX	
13	CEDRICK JACKSON, #1581340 PRENTICE COLEMAN, #1660312	}	
14	Defendants.	}	
15	Detenuants.	_}	
16			

EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS

COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through NELL KEENAN, Chief Deputy District Attorney, and moves this Honorable Court for an Order Releasing evidence being held by UNIVERSITY MEDICAL CENTER consisting of medical records for patient: MARCUS ALBERT, DOB: 06/01/1978, admitted on January 31, 2010, to be released to a representative of the DISTRICT ATTORNEY'S OFFICE for the purpose of prosecuting the above referenced case. Movant represents that the information sought is relevant and material to a legitimate law enforcement inquiry; that the request is specific and limited in scope to the extent reasonably practicable in light of the

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JUN 2 5 2010
CLERK OF THE COURT

1	purpose for which the information is sought; and that identified information could not		
2	reasonably be used.		
3	DATED this 17 th day of June, 2010.		
4	DAVID ROGER Clark County District Attorney Nevada Bar #002781		
5	Nevada Bar #002781		
6	Anat 11		
7	BY Will Keeran		
8	Chief Deputy District Attorney Nevada Bar #008822		
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1 2 3 4 5 6	ORDR DAVID ROGER Clark County District Attorney Nevada Bar #002781 NELL KEENAN Chief Deputy District Attorney Nevada Bar #008822 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	JUH 25 8 22 AM 10 Am & Shamm CLERK OF THE COURT
8		CT COURT NTY, NEVADA
10 11 12 13 14 15	THE STATE OF NEVADA, Plaintiff, -vs- CEDRICK JACKSON, #1581340 PRENTICE COLEMAN, #1660312 Defendants.	Case No. C265339 Dept No. XX
17 18 19 20 21 22	Upon the ex parte application and rep District Attorney, by and through NELL KI certain evidence in Case No.C265339, held CENTER needs to be released to a representa for the purpose of prosecuting the above refer	MEDICAL RECORDS oresentation of DAVID ROGER, Clark County EENAN, Chief Deputy District Attorney, that in the custody of UNIVERSITY MEDICAL ative of the DISTRICT ATTORNEY'S OFFICE enced case.
23 24 25 26 27 28	/// /// /// /// /// /// /// /// /// //	
	CLERK OF THE COURT	

1	IT IS HEREBY ORDERED that the evidence in the custody of the UNIVERSITY	
2	MEDICAL CENTER, consisting of medical records for patient: MARCUS ALBERT, DOB	
3	06/01/1978, admitted on or about January 31, 2010 be released to a representative of the	
4	DISTRICT ATTORNEY'S OFFICE.	
5	DATED this 24th day of June, 2010.	
6	WW/Well	
7	DISTRICT JUDGE	
8		
9	DAVID ROGER	
10	DISTRICT ATTORNEY NEVADA BAR #002781	
11		
12	BY GOLL KOCKAN	
13	NELL KEENAN Chief Deputy District Attorney Nevada Bar #008822	
14	Nevada Bar #008822	
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1	ROC DAN M. WINDER, ESQ.	FILED
2	Nevada State Bar No. 001569 LAW OFFICE OF DAN M. WINDER, PC	
3	3507 W. Charleston Blvd. Las Vegas, NV 89102	JUN 28 11 51 MM 10
4	(702) 878-6000 Attorney for Defendant	Almi o hum
5		CT COURT
6		UNTY, NEVADA
7 8	THE STATE OF NEVADA,) Plaintiff,)	Case No.: 10-C-265339-C
9	vs.	Dept No.; 20
9 10	vs.	Date of Hearing:
11	CEDRIC JACKSON	Time of Hearing:
12) Defendant.	11111 01 110taing.
13	{	•
14		
15		
16	RECEIPT OF COPY	
17	RECEIPT OF COPY of the foregoing MOTION FOR DISCOVERY is hereby acknowledged this 25 day of June, 2010.	
18	acknowledged this day of June, 2010.	
19		λ 1
20		Jewa Stade
21		AVID ROGER istrict Attorney
22	\smile_{20}	00 S. Third Street as Vegas, NV 89101
23	Ā	ttorney for Plaintiff
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1	RSPN	Stron to Church
2	DAVID ROGER Clark County District Attorney	CLERK OF THE COURT
3	Nevada Bar #002781 NELL KEENAN	
4	Chief Deputy District Attorney Nevada Bar #008822	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	
6	(702) 671-2500 Attorney for Plaintiff	
7		
8	DISTRIC'	
9	CLARK COUN	III, NEVADA
10	THE STATE OF NEVADA,	
11	Plaintiff,	CASE NO: C265339
12	-vs-	DEPT NO: XX
13	CEDRIC JACKSON, #1581340	
14	Defendant.	
15)	
16	STATE'S RESPONSE TO DE	FENDANT'S MOTION FOR DISCOVERY
17	DATE OF HEA	
18	TIME OF HEAF	GNG: 8:30 AW
19	COMES NOW, the State of Nevada, by	y DAVID ROGER, District Attorney, through
20	NELL KEENAN, Chief Deputy District Atto	rney, and hereby submits the attached Points
21	and Authorities in response to Defendant's Mo	tion For Discovery.
22	This opposition is made and based upo	on all the papers and pleadings on file herein,
23	the attached points and authorities in suppo	rt hereof, and oral argument at the time of
24	hearing, if deemed necessary by this Honorable	e Court.
25	///	
26	///	
27	///	
28	///	
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POINTS AND AUTHORITIES

The State recognizes and readily accepts its continuing disclosure obligation to the Defendant in this and every other case to provide discovery pursuant to the provisions of NRS 174.235 et seq., together with any exculpatory material under <u>Brady v. Maryland</u>, 373 U.S. 83, 83 S.Ct. 1194 (1963) and its progenies. It should be noted that under <u>Brady</u>, a formal request by the defense is not necessary. The case has been interpreted to require prosecutors, in the absence of any specific request, to turn over all obviously exculpatory material. <u>United States v. Agurs</u>, 96 S. Ct. 2392 (1976). To the extent the Defendant's request for production of evidence exceeds the statutory and legal requirements (<u>Brady</u> material) outlined, the State objects to the Motion for Discovery.

The State will fully comply with Nevada's statutes governing discovery in criminal cases, and its obligations under <u>Brady v. Maryland</u>, 373 U.S. 83 (1963). In addition, the State will maintain its open file policy and permit counsel for the defense to inspect all portions of the State's file except privileged and trial preparation materials.

INSTANT CASE

Defendant was arraigned on June 24, 2010, pled not guilty, and waived his speedy trial rights. The co-Defendant did the same. The case was then calendared in this Court to set a trial date; no trial has been set as of the filing of this response. The case is in its infancy, and all pretrial discovery is not in the possession of the State at this time.

In Defendant's Motion for Discovery filed June 23, 2010, the defense listed the outstanding discovery requested as of that date. The status of discovery requests outlined by the defense is as follows:

1. "All blood draws for independent testing by the Defendant"

As far as the State is aware, Defendant's blood was not drawn in this case. The blood that was tested in this case was of the decedent and a toxicology report has been provided reflecting the results.

Based on requests numbered 1 and 2, and other requests in this motion, the State believes that parts of the motion were constructed from a stock discovery motion in a DUI

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case involving an accident. If the Defendant asserts at some point that he truly wants to retest the blood drawn from the decedent in this case, the State will respond to the request at that time.

2 "All refrigeration logs made for the sign in and out of any blood files related to this case."

- "All refrigeration logs made for the sign in and out of any blood files related to this case"
 See above.
- 3. "911 tape(s)"

The State will provide 911 audio and CAD reports if they exist.

4. "All reports, diagrams, reconstructions and the like make (sic) by any party including, but not limited to, the Las Vegas Metropolitan Police Department depicting the accident scene and all calculations, conclusions and the like made in association with said reports or reconstructions. Including crime scene diagram and the Lieca three dimensional diagram."

LVMPD did not respond to the crime scene and was not involved in the investigation as far as the State is aware. The case was investigated by the North Las Vegas Police Department. The State believes all reports regarding the scene were provided in the initial discovery in Justice Court. Two crime scene diagrams were provided in open court on March 17, 2010. If there are any additional diagrams they will be provided. The State invites the defense to schedule an open file meeting to ensure that the defense is not missing any reports.

5. "Copy of the Preliminary Exam Transcript"

A preliminary hearing was not held in this case. The defense in this case waived the preliminary hearing without negotiations. A copy of the waiver will be prepared by the court reporter from that day and will be provided by the court reporter to all parties. Once prepared it will be available from the court reporter.

6. "Copy of Devin Bass' drawing of the crime scene areas he produced as part of his second interview with the North Las Vegas Detective Prieto (Mentioned on page 5 of the Bass interview of 2/4/10.)"

The State has requested that Detective Prieto provide any drawings. The State will provide any drawing(s) to the defense upon receipt.

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1 7. "All reports made by the coroner, including written, video, oral or the like in connection 2 with this case" 3 The autopsy report and coroner's report of investigation were provided on July 2, 4 2010. The State is unaware of any video report. If the State learns of exculpatory evidence 5 orally from a witness in this case, it will provide it. Any other oral statements made to a 6 representative of the State in preparation for this case will not be provided. 7 8. "Results from GSR kit collected from victim Marcus Albert" All GSR reports currently available were provided on July 2, 2010. 8 9 9. "Results from GSR kit collected from victim Jamairo (sic) Macklin" 10 All GSR reports currently available were provided on July 2, 2010. 11 10. "Results of any and all tests conducted on the evidence" 12 All reports in the State's possession have been provided previously. If additional 13 reports from testing are received, they will be provided. 14 11. "Photos of all shell casings, projectile fragments and bullets removed from the crime 15 scene and/or victims and the location of where they were found" 16 Any photos that exist in this case will be provided. 17 12. "The weapon type the bullet or fragments came from" 18 To the extent that bullets or fragments are identifiable to a specific caliber or a 19 specific weapon and the information is included in a report, it will be provided. 20 13. "Any and all photos taken for this case including and not limited to the crime scene, 21 photos of deceased victim, photos of victim injured, candid photos of the crowd at the crime 22 scene general photos of the street, photos of the two marks on the sidewalk under where the victim was lying, photos of vehicles damaged by gunfire, photos of garage and dresser struck 23 24 by bullets." 25 Any photos that exist in this case will be provided. 26 14. "Copy of DVD interview of Cedric Jackson and transcript." 27 /// 28 ///

1	Video of Defendant's interview was provided on June 16, 2010. Defendant invoked
2	his right to an attorney upon being apprised of his charges. A transcript has not been
3	prepared.
4	15. "Copies of two DVD's (sic) collected from the Aruba Club"
5	Videos collected from the Aruba Club were provided on June 16, 2010.
6	16. "Two CD-R's containing interviews with Washington, Langstaff, Carlos Bass and
7	<u>Devin Bass</u> "
8	All recordings of interviews with witnesses will be provided.
9	17. "Any and all photos used for line-ups"
10	Any photos that exist in this case will be provided. The photographic lineups from
11	this case were provided on March 17, 2010.
12	18. "Any and all photos taken in Cedric Jackson's residence and overall exterior photos."
13	Any photos that exist in this case will be provided.
14	19. "Crime scene photographs"
15	Any photos that exist in this case will be provided.
16	<u>CONCLUSION</u>
17	The State invites the defense to schedule an open file meeting to ensure that the
18	defense is not missing any discovery. The State asks that this Court grant the motion to the
19	extent that it complies with Brady and its progeny and discovery statutes only. To the exten
20	the Defendant's request for production of evidence exceeds statutory and legal requirements
21	(Brady material), the State asks this Court to deny it.
22	DATED this 2 nd day of July, 2010.
23	Respectfully submitted,
24	DAVID ROGER Clark County District Attorney
25	Nevada Bar #002781
26	BY /s/NELL KEENAN NELL KEENAN
27	Chief Deputy District Attorney Nevada Bar #008822

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CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that service of the above and foregoing, was made this 2nd day of July, 2010, by facsimile transmission to: DAN WINDER, ESQ. FAX #474-0631 /s/A. FLETCHER Secretary for the District Attorney's Office 10FN0329X/GCU:abf C::Prosom Files\Neevia.Com\Document Converter\temp\1033725-1183925.DOC

ORIGINAL .

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4 -	ORIGINAL
1	Eighth Dubicia 68 HAX Court Clark County, Nevada 7 2010 JUL - 7 A 9 36 STEVEN D. GRIERSON CLERK OF THE COURT
4 5	State of Nevada) Case No.: 10C265339C) Plaintiff,) Dept No.: 20
6 7) vs. Prentice Coleman) MEDIA REQUEST AND ORDER FOR CAMERA
8 9	Defendant)
10	Carolyn Kresser of KVVU , requests permission
11	to broadcast, record, photograph or televise proceedings in the above-entitled case in the courtroom of Dept. No. 20, the Honorable Judge Wall
12	commencing on the 7th day of July , 2010.
13	I certify that I am familiar with the contents of Nevada Supreme Court
14	Rules 229-249, inclusive, and understand this form MUST be submitted to the Court at least SEVENTY-TWO (72) hours before the proceedings commence, unless
15	good cause can be shown. IT IS FURTHER UNDERSTOOD that approved media must arrange camera pooling prior to any hearing, without asking this Court to
16	mediate disputes. DATED this 18th day of June , 2010 .
17	Carolyn Kresser
18	Media Representative
19	The Court determines camera access to proceedings, in compliance with the court's policy, WOULD NOT distract participants, impair the
20	dignity of the court or otherwise materially interfere with the achievement of a fair trial or hearing herein;
21	Therefore, the Court hereby DENIES GRANTS permission for camera
22	access to Carolyn Kresser of KVVU , as requested for each and every hearing on the above-entitled case, at the
23	discretion of the judge, and unless otherwise notified. This Order is in accordance with Nevada Supreme Court Rules 229-249, inclusive, and is subject
2 4 25	to reconsideration upon motion of any party to the action.
25	IT IS FURTHER ORDERED that this entry shall be made a part of the record of the proceedings in this case.
27	DATED this 6th day of July , 2010.

District Court Judge
For David 7. Well
Fax Form 72 hours prior to the hearing to (702)671-4535

ORIGINAL •

1 2	Clark County Nev	
3	3	
4	State of Nevada) Cas	e No.: 10C265339C
5	5 Plaintiff,) Dep	t No.: 20
6	6 vs.	
7		IFICATION OF
8		IA REQUEST
9	9	
10	TO: COUNSEL OF RECORD IN THE ABOVE-	CAPTIONED CASE:
11	You are hereby notified pursuant to Supreme that media representatives from KVVU	
12	permission to broadcast, televise, record or	r take photographs of all hearings
13	in this case. Any objection should be filed subject hearing.	
14	DATED this 25 day of Tun	, _{20_} <i></i>
15	5	Elha Chanes
16	-6	Eighth Judicial District Cour
17	CERTIFICATE OF SERVICE BY FAC	SIMILE TRANSMISSION
18	I hereby certify that on the <u>35</u>	30//
19	service of the foregoing was made by fac	csimile transmission only,
20	pursuant to Nevada Supreme Court Rules 22 faxing a true and correct copy of the s	
21	addressed as follows:	
22	Plaintiff	Defendant
23	District Attorney	Public Defender
24	(702) 455-2294	455-5112
25	25	-

ORIGINAL

FILED AFTER HOURS

JUL -7 2010

PHO INCLUSION IN

2	Clark County, Nevada STEVEN D. GRIERSON CLERK OF THE COURT
3	2010 JUL -7 A 9 36
4	State of Nevada) Case No.: 10C265339C
5) Plaintiff,) Dept No.: 20
6) VS.
7	Cedric Jackson
8) MEDIA REQUEST AND ORDER FOR CAMERA) ACCESS TO COURT PROCEEDINGS Defendant)
9	
10	Carolyn Kresser of KVVU , requests permission
11	to broadcast, record, photograph or televise proceedings in the above-entitled case in the courtroom of Dept. No. 20 , the Honorable Judge Wall
12	commencing on the 7th day of July , 2010.
13 14	I certify that I am familiar with the contents of Nevada Supreme Court Rules 229-249, inclusive, and understand this form MUST be submitted to the Court at least SEVENTY-TWO (72) hours before the proceedings commence, unless
15	good cause can be shown. IT IS FURTHER UNDERSTOOD that approved media must arrange camera pooling prior to any hearing, without asking this Court to mediate disputes.
	DATED this 18th day of June , 2010 .
17	Carolyn Kresser
18	Media Representative
19	The Court determines camera access to proceedings, in compliance with the court's policy, \(\Boxed{\text{WOULD}}\) WOULD NOT distract participants, impair the
20	dignity of the court or otherwise materially interfere with the achievement of a fair trial or hearing herein;
21	Therefore, the Court hereby [] DENIES GRANTS permission for camera
22	access to Carolyn Kresser of KVVU
23	as requested for each and every hearing on the above-entitled case, at the discretion of the judge, and unless otherwise notified. This Order is in
24	accordance with Nevada Supreme Court Rules 229-249, inclusive, and is subject to reconsideration upon motion of any party to the action.
25	
26	IT IS FURTHER ORDERED that this entry shall be made a part of the record of the proceedings in this case.
27	DATED this 6th day of July , 2010.

District Court Judge
For David T. Well
Fax Form 72 hours prior to the hearing to (702)671-4535

ORIGINAL '

Eighth Judicial District Court Clark County, Nevada

4	State of Nevada	Case No.: 10C265339C
5	Plaintiff,	Dept No.: 20
6	vs.))
7	Cedric Jackson) NOTIFICATION OF
8	Defendant)	MEDIA REQUEST
9	TO: COUNSEL OF RECORD IN THE A	BOVE-CAPTIONED CASE:
11	in this case. Any objection should be	have requested to obtain ord or take photographs of all hearings
13	subject hearing. DATED this 25 day of Tuny	, 20 <u>/0</u> .
14	DATED this 2 day of 4019	
15		EThi Elhany
16		Eighth Judicial District Court
17	CERTIFICATE OF SERVICE BY	Y FACSIMILE TRANSMISSION
18 i 19 20 21	I hereby certify that on the service of the foregoing was made be pursuant to Nevada Supreme Court Rule faxing a true and correct copy of taddressed as follows:	es 229-249, inclusive, this date by
22	 Plaintiff	Defendant
23	District Attorney	Dan Winder
24	(702) 455-2294	474-0631
25		·
26		-1-1
27		Elh. Elhanen
28		Eighth Judicial District Court

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1	NOTC	Alun A. Lehrum				
2	DAVID ROGER Clark County District Attorney	CLERK OF THE COURT				
3	Nevada Bar #002781 NELL KEENAN					
4	Chief Deputy District Attorney Nevada Bar #008822					
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212					
6	(702) 671-2500 Attorney for Plaintiff					
7		T COURT				
8	CLARK COU	NTY, NEVADA				
9	THE STATE OF NEVADA,					
10	Plaintiff,	CASE NO: C265339				
11	-VS-	DEPT NO: XX				
12	CEDRIC JACKSON, #1581340					
13	PRENTICE COLEMAN, #1660312 Defendants.					
14	Determines.					
15		PERT WITNESSES				
l6	[NRS I	74.234(2)]				
17	TO: CEDRIC JACKSON, Defendan	t; and				
18	TO: DAN WINDER, ESQ., Counsel	of Record:				
19	TO: PRENTICE COLEMAN, Defer	idant; and				
20	TO: SCOTT BINDRUP, Special Pul	olic Defender, Counsel of Record:				
21	YOU, AND EACH OF YOU, WILL	PLEASE TAKE NOTICE that the STATE OF				
22	NEVADA intends to call the following witness	sses in its case in chief:				
23	1) DEBORAH A. KUHLS, M.D., is a	doctor with University Medical Center. She is				
24	an expert in the area of emergency medicien a	and will give scientific opinions related thereto.				
25	She is expected to testify regarding the injurie	s sustained by Marcus Albert in this case.				
26	2) MARK J. ROSEN, MD., is a doctor	r with University Medical Center. He is an				
27	expert in the area of emergency medicine and	will give scientific opinions related thereto.				
28	He is expected to testify regarding the injuries	sustained by Marcus Albert in this case				

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1	3) DR. ST. HILL, is a doctor with University Medical Center. He is an expert in the
2	area of emergency medicine and will give scientific opinions related thereto. He is expected
3	to testify regarding the injuries sustained by Marcus Albert in this case.
4	4) DR. BOKSBERGER is a doctor with University Medical Center. He is an expert
5	in the area of emergency medicine and will give scientific opinions related thereto. He is
6	expected to testify regarding the injuries sustained by Marcus Albert in this case.
7	5) LUTHER CREED, M.D, is a doctor with University Medical Center. He is an
8	expert in the area of radiology and will give scientific opinions related thereto. He is
9	expected to testify regarding the injuries sustained by Marcus Albert in this case.
10	6) DR. LARY SIMMS, is a Chief Medical Examiner with the Clark County
11	Coroner's Office. He is an expert in the area of forensic pathology and will give scientific
12	opinions related thereto. He is expected to testify regarding the cause and manner of death
13	of the decedent in this case.
14	7) CRYSTINA R. VACHON, is a Criminalist with the Bexar County Forensic
15	Science Center. She is an expert in the area of gunshot residue and will give scientific
16	opinions related thereto. She is expected to testify regarding the gunshot residue analysis
17	she performed in this case.
18	The substance of each expert witness' testimony and a copy of all reports made by or
19	at the direction of the expert witness has been provided in discovery.
20	A copy of each expert witness' curriculum vitae, if available, is attached hereto.
21	
22	Ko. Doo
23	BY AVID ROGER DAVID ROGER
24	DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781
25	Nevada bai #002781
26	
27	
28	

CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that service of the above and foregoing, was made this 9th day of July, 2010, by facsimile transmission to: DAN WINDER, ESQ. FAX #474-0631 SCOTT BINDRUP, SPD FAX #455-6273 /s/ANJA BETHANY FLETCHER Secretary for the District Attorney's Office 10FN0329A-B/GCU:abf C:\Program Files\Neevia.Com\Document Converter\temp\1045709-1198534.DOC

Curriculum Vitae

DEBORAH A. KUHLS, M.D.

HOME ADDRESS 10216 Narra Place

> Las Vegas, NV 89144 (702) 528-3442 (Cell)

OFFICE ADDRESS Chief, Section of Critical Car

> University of Nevada School of Medicine 2040 W. Charleston Boulevard, Suite 302

Las Vegas, NV 89102 Office: (702)671-2248 Fax: (702) 385-9399

Email: dkuhls@med.unr.edu

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1979 - 1982	BA Villanova University, Villanova, PA
	Magna cum Laude. Phi Beta Phi Honorary Society.
1987 – 1989	University of Pennsylvania, Philadelphia, Pa
	Post Baccalaureate Premedical Program.
1989 – 1993	MD Medical College of Pennsylvania, Philadelphia, PA
	Doctor of Medicine.

TRAINING

1993 – 1995	Resident in General Surgery, PGY 1-2 Medical College of Pennsylvania,
1005 1000	Philadelphia, PA
1995 – 1996	Clinical Fellow in Surgical Critical Care Hahnemann University,
	Philadelphia, PA
1996 – 1999	Resident General Surgery
	Albert Einstein College of Medicine,
	Montefiore Medical Center
	Bronx, NY
1999 – 2000	Fellow in Critical Care and Trauma,
	University of Maryland,

R Adams Cowley Shock Trauma Center,

Baltimore, MD

ACADEMIC APPOINTMENTS

8/2000 to Present University of Nevada at Las Vegas

Assistant Professor of Surgery Chief, Section of Critical Care

Medical Student Clerkship Director 9/2002 to Present

3rd and 4th year clerkships

HOSPITAL APPOINTMENTS

8/2000 to Present Attend Surgeon, Trauma and Critical Car

Medical Director, Trauma Intensive Care Unit (14-bet ICU)

Attending Surgeon, General Surgery University Medical Center, Las Vegas, NV

LICENSURE AND CERTIFICATION

Board Certified in General Surgery (#47327)

2002 Board Certified in Surgical Critical Care (#056359)

- · Diplomat, National Board of Medical Examiners
- Nevada State Medical License #9489

1993 - Present ATLS Provider Certification

1993 - Present ACLS Provider Certification

HONORS AND AWARDS

Phi Beta Phi Honorary Society Villanova University

1989 – 1993 Student Government Association

Medical College of Pennsylvania

 Honor Court Representative Medical College of Pennsylvania

1991-1992 Student Delegate to AAMC Annual Conference

1991 – 1993 Class President

Medical College of Pennsylvania

- Selected by Surgery Clerkship Director to attend the American College of Surgeons Annual Meeting, New Orleans
- Eva Fernandez Fox Award for person integrity, stability, responsibility and loyalty to the Medical College of Pennsylvania

1993 Elizabeth D. Labovitz Award for Excellence in Renal

Physiology, Medical College of Pennsylvania

2000 Administrative Fellow, University of Maryland

Certificate of Appreciation, U.S. Army Special

Operations Command

2000 2nd Place Award, Resident Trauma Paper Competition.

Region IX American College of Surgeons, Committee on Trauma. Kuhls DA, Malone DA, Napolitano LM. Predictors of morality in adult trauma patients: The physiologic trauma score (PTS, a model including SIRS Score, GCS and age) is

equivalent to TRISS.

PROFESSIONAL SOCIETY MEMBERSHIPS

1994 - American College of Surgeons

1993 - American Medical Association

1993 – Association of Women Surgeons

2000 - Society of Critical Care Medicine

2000 - Southwest Surgical Association

2001 - Nevada Committee on Trauma

2002 - Nevada State Medical Association

2002 - Clark County Medical Society

2003 - Eastern Association for the Surgery of Trauma

ACADEMIC COMMITTEE APPOINMENTS

University of Pennsylvania, Philadelphia, PA

Admission Committee, College of General Studies

1991 – 1993 Medical College of Pennsylvania, Philadelphia, PA

Medical Education Task Force Curriculum Evaluation Committee Patient Satisfaction Committee

Family Medicine Department Chair Search Committee

2002 - Present University of Nevada School of Medicine, LCME Committee

2002 - Present University of Nevada School of Medicine, Compliance

Committee

HOSPITAL COMMITTEE APPOINTMENTS

2001 - Present	University Medical Center, Performance Improvement
	Committee
2002 – Present	University Medical Center, Special Care Committee
2002 – Present	University Medical Center, Chief, Nutrition Sub-Committee, Pharmacy and Therapeutics Committee
2002 - Present	University Medical Center, Infection Control Committee
2002 – Present	University Medical Center, Patient Safety Committee Regional and National Committee Memberships
2000 – Present	American College of Surgeons, Council of Representatives of the Candidate and Associate Society, Elected Member at Large.
2001 – Present	Eastern Association for the Surgery of Trauma Multi- Institutional Trial Committee and Injury Prevention Committee
2001 - Present	National Healthcare Standards Leadership Committee, Family Violence Prevention Fund
2001 - Present	Nevada Network Against Domestic Violence Healthcare Standards Leadership Team
2002 - Present	National Advisory Committee, Suicide Prevention Research Center

2002 - Present	American College of Surgeons, Certified Faculty Ultrasound Instructor
2002 – Present	Vice Chair, State of Nevada Committee on Trauma
2002 – Present	Trauma Advisory Board, Ortho Biotech Products

VOLUNTEER/COMMUNITY SERVICE

2003 Nevadans Intro Medicine Program. Worked with

undergraduates interested in possibly becoming a physician

RESEARCH EXPERIENCE

RESEARCH EXPERIENCE				
1988	University of Pennsylvania, Philadelphia, PA			
	One semester project studying the reproductive cycle of			
	Strongyloides stercoralis			
1989	Medical College of Pennsylvania, Philadelphia, PA			
	Summer Research Fellowship, marital satisfaction in Long-			
	married couples			
1997 – 1999	Jacobi Medical Center, The Albert Einstein School of			
,000	Medicine. Clinical Research on gastric tonometry and trans-			
	pulmonary lactate measurements in SICU patients with PA			
	catheters			
1998 – 1999	Jacobi Medical Center, The Albert Einstein School of			
	Medicine Clinical research on negative trauma laparotomies			
	and the role of laparoscopy in penetrating trauma.			
1999 – 2000	University of Maryland, Baltimore, MD			
1000 2000	SIRS Score as a predictor of ICT resource utilization,			
	resuscitation requirements and outcome in trauma patients.			
1999 – 2000	University of Maryland, Baltimore, MD			
1000 2000	Impact of blood transfusion on outcome in critically ill trauma			
	patients			
2000 - Present	University of Nevada School of Medicine, Las Vegas, NV			
- * * * * * *	Clinical Research projects include ARDS and the role of			
	Peep, immune-enhanced enteral feeding in severely injured			
	trauma patients, the impact of antibiotic rotation on resistant			
	bacterial infections, anemia and the role of recombinant			
	erythropoietin in severely injured trauma patients			
2001 – 2004	Suicide Prevention Research Center, Trauma Institute			
2001 - 2004	University of Nevada School of Medicine, Las Vegas, NV			
	Collaborator on a grant from the Center for Disease Control and Prevention			
	Focus on data-driven suicide epidemiology and prevention			

PRESENTATIONS

 Kuhls DA. Marital satisfaction in long-married couples: the role of social networks. Paper Presentation at Student Research Forum, Medical College of Pennsylvania, February, 1991

- 2. Kuhls DA. Focused ultrasonography in adult trauma. Grand Rounds presentation, Montefiore Medical Center, January 1999
- 3. Kuhls DA, Simon RJ. Negative laparotomy rates: Are we getting better? Poster Presentation at the Annual Meeting of the American Association for the Surgery of Trauma, Boston, MA, September 1999
- Kuhls DA, Simon RJ. Negative laparotomies for trauma: Is there a role for laparoscopy: Paper presentation, American College of Surgeons Committee on Trauma Resident Paper Competition, Baltimore, MD, October 1999
- 5. Malone DL, Kuhls DA, Napolitano L et al. Back to basics: Validation of the admission Systemic Inflammatory Response Syndrome (SIRS) Score in predicting outcome in trauma. Winner, regional Military Trauma Center Paper Competition, September 2000
- Browder TD, Kuhls DA, Fildes JJ. Nonoperative management of hepatic and splenic on Trauma Region IX Resident Paper Competition, December 2000
- 7. Kuhls DA, Malone DL, Napolitano LM et al. Predictor or forality in trama patients: The Physiologic Trauma Score (A model including systemic inflammatory response syndrome, Revised Trauma Score an Age) is equivalent to TRISS. American Coullge of Surgeon sSurgical Forum, October 2000
- 8. Kuhls DA, Landry, Va, Rabeau, JA Snavely, E, Fildes JJ: Hispanic ethnicity, male gender and age are determinants of restraint use and hospital resource utilation in Nevada Pediatric trauma patients. Poster presentation at the Eastern Association for the Surgery of Trauma, 2002
- 9. Browder LK, Kuhls DA, Frisch D, Martinez J, Fildes JJ: the effect of antibiotic rotation on multidrug resistans pneumonia in a trauma intensive care unit. American College of Surgeons Committee on Trauma Region IX Resident PaperCompetition, December 2002
- Kuhls DA, Domestic Violence: What is the Physician's Role? Nevada Academy of Family Physicians annual meeting, September 2002
- Kuhls DA, Fullerton L, Fildes JJ, Shires GT: East response to suicide as a public health problem. Injury Prevention Committee, Eastern Association for the Surgery of Trauma, 2003
- 12. Shapiro AM, Kuhls DA, Coates JE, McIntyre D, Fildes JJ: Develoment of rare post-traumatic post-embolization splenic pseudocyst: etiology and management. Case Presentation at the 55th Annual Meeting of the Southwestern Surgical Congress, April 2003
- 13. MacIntyre D, Spinale R, Coates JE Kuhls DA, Fildes JJ: Evacuation of venous congestion from traumatic hand-injured patients on warfarin with the use of hirudo medicinalis. Poster Presentation at the 55th Annual Meeting of the Southwestern Surgical Congress, April 2003. Included on Top Ten Resident Posters.
- 14. Browder LK, Kuhls DA, Larson, JL, Frisch D, Martinez J, Fildes JJ: The effect of antibiotic rotation on multidrug resistan pneumonia in a trauma

- intensive care unit. George C. Bierkamper Student Research Convocation, University of Nevada, 2003
- 15. Browder LK, Kuhls DA, Frish D, Martinez J, Fildes JJ: The effect o fantibiotic rotation on gram-negative, multidrug-resistant (MDR) pneumonia in trauma critical care patients. Subitted to American College of Surgeons, Surgical Forum for oral presentation, 2003

PUBLISHED ABSTRACTS

- Kuhls Da, Simon RJ. Negative Laparotomy Rates: Are We Getting Better? Proceeding of the 59th Annual Meeting of the American Association for the Surgery of Trauma, September 1999
- Kuhls DA, Malone DL, Napolitano LM et al. Predictors of morality in trauma patients: The Physiologic Traumsa Score (A model ingluding systemic inflammatory response syndrome, Revised Trauma Score and Age) is equivalent to TRISS. Owen H. Wangensteen Surgical Forum, Volume LI, October 2000
- 3. Browder T, Kuhls DA, Fildes JJ: Severe head injury and nonoperative management for blunt liver an spleen trauma. Proceedings of the Sixty-First Annual Meeting of the American Association for the Surgery of Trauma, 2001
- Rabin J, Kuhls DA, Simon RJ: The impact of increased utilization of laparoscopy on negative laparotomy rates after penetrating trauma.
 Proceedings of the Sixty-first Annual Meeting of the American Association for the Surgery of Trauma, 2001
- Malone DL, Kuhls Da, Napoitano LM et al. Back to Basics: Validation of the admission systemic inflammatory response syndrome (SIRS) score in predicting outcome in trauma. Proceedings of the 14th Sientific Assembly of the Eastern Association for the Surgery ofTrauma, January 2001
- Malone DL, Kuhls DA, Napolitano LM et al. Blood Transfusion in the first 24 hours is associated with systemic inflammatory response syndrome (SIRS) and worse outcome in trauma. Preceding of the Society for the ritical Care Medicine Annual Meeting, February 2002
- 7. Rendon LR, Coates JE, Kuhls DA, Fildes JJ: the usefulness of MR Imaging of the cervical spine in patients with negative plain radiographs and/or CT Imaging Proceeding of the 31st Annual Meeting of Western Trauma Association, 2002
- 8. Kuhls DA, Landry VA, Rabeau JA, Snavely E, Fildes JJ: Hispanic ethnicity, male gender and age are determinants of restraint use and hospital resource utilization in Nevada pediatric trauma patients.

 Proceeding of the Fiftheenth Sientific Assembly of the Easter Association for the Surgery of Trauma, 2002
- Shapiro AM, Kuhls DA, Coates J, MacIntyre D, Fildes JJ: Development of rare post-traumatic post-embolazation splenic pseudocyst: etiology and management. Presented at the 55th Annual Meeting of The Southwestern Surgical Congress, 2003

INVITED LECTURES

 L. Fullerton-Gleason, D. Kuhls. The epidemiology of suicide death in the intermountain west: overview. Sponsored by the College of Health and Human Service, New Mexico State University, Las Cruces, NM. March 16, 2004

ORIGINAL REPORTS

- 1. Malone DL, Kuhls DA, Napolitano LM et al. Back to basics: Validation of admissions systemic Inflammatory response syndrome (SIRS) score in predicting outcome in trauma. *J Trauma* 2001 Sept:51(3):458-63
- Simon RJ, Rabin J, Kuhls DA: Impact of Increased Use of Laparoscopy on Negative Laparotomy Rates after Penetrating Trauma. J Trauma, 2002 Aug:53(2):297-302
- Kuhls DA, Malone DL, Napolitano LM et al. Predictors of mortality in trauma patients: The Physiologic Trauma Score is equivalent to TRISS. J Am Coll Surg June 2002, 194(6):695-704
- 4. Malone DL, Kuhls DA, Napolitano LM et al. Blood Transfusion in the first 24 hours and associated with systemic inflammatory response syndrome (SIRS) and worse outcome in trauma. Submitted to Critical Care Medicine.
- Kuhls DA. Fullerton L, Rabeau JA, Landry VA, Snavely E, Fildes JJ:
 Hispanic ethnicity, male gender and age are determinants of restraint use
 and hospital resource utilization in Nevada pediatric trauma patients.
 Paper in progress.
- 6. Rendon LR, Kuhls DA, Coates JE, Fullerton-Gleason L, Fildes JJ: The utility of magnetic resonance imaging of the cervical spine in trauma patients with negative plain radiographs and/or computed tomography imaging. Paper in progress
- 7. Browder LK, Larson JL, Kuhls DA, Frisch D, Martinez JG, Fildes JJ: Effect of antibiotic rotation on the development of multidrug-resistant bacterial pneumonia in trauma critical care patients. Paper in progress

FUNDED CLINICAL STUDIES

PRINCIPAL INVESTIGATOR

- Principal Investigator: A Prospective, randomized, double blinded, multicenter trial assessing the safety and efficacy of sequential (intravenous/oral) BAY 12-8039 (moxifloxacin_ 400 mr every 24 hours compared to intravenous poperacillin/tazobactam 3.375 grams every 6 hours followed by oral amoxicillin/clavulanic acid suspention 800 mg every 12 hours for the treatment of patients with complicted intra-abdominal infections, 2001-2
- Principal Investigator: Occupant Protection/Child Passenger Safety grant to study socioeconomic, educational, ethnic, gender and other factors associated with child passenger restraint use and non-use. Grant from Nevada Office of Traffic Safety, 2002

3. Principal Investigator: Adjuvant nutrition for critically ill trauma patients. Grant from Metabolic Technologies, Inc. with subsidiary NIH funding Prospective, randomized, blinded study to evaluate immune-enhanced additives to standard tube feedings and the impact on infection, inflammation and outcome variables. 2002-4

CO-INVESIGATOR

- Collaborator on grant from the Center for Disease Control and Prevention to focus on data-driven suicide epidemiology and prevention, 2001 to present
- 2. A Phase II, Multicenter, Randomized, Double-Blind, Placebo-Controlled, Parallel-Group, Dose-Ranging Evaluation of the Safety and Efficacy of ahANP Infusion in Patients with Acute Respiratory Distress Syndrome (ARDS). (A. Barber, Principal Investigator) 2000 - present. Protocol # SPI-001
- 3. Open-Label, Comparative, Randomized, Multicenter Phase III Study of Intravenous treatment of Synercid 7.5mg/kg q 8 hours plus Aztreonam 2g q 8 hours versus Standard Therapy in the Treatment of 250 adult Evaluable Hospitalized Patients with Nosocomial Pneumonia due, at least in part, to Gram Positive Cocci. (A. Barber, Principal Invesigator) 2000present. Protocol #RP59500V-311
- 4. Prospective Study on Contrast CT Evaluation of Brain for Brain Death, 2003-4
- 5. Prospective Study on efficacy of oral contrast in abdominal CT Scans of Adult Trauma Patients, 2002-3

OTHER EMPLOYMENT

1987 - 1989University of Pennsylvania, Philadelphia, PA

> Assistant Director, Penn Partners mentoring Program targeting minority children interested in medicine University of Pennsylvania, Philadelphia, PA

1991

Academic Advisor College of General Studies

Mellon Bank (East), NA, Philadelphia PA Middle management position reporting to Executive Vice President. Managed professional unit with product development, project management, strategic planning and

marketing responsibilities

DEBORAH A. KUHLS, M.D. Curriculum Vitae Page - 8 -

Curriculum Vitae

MARK J. ROSEN, M.D.

2020 Palomino Lane, Suite #220 653 Town Center Drive, Suite #302

Las Vegas, Nevada 89106 Las Vegas, Nevada 89144

(702) 474-7200 (702) 228-7355

UNDERGRADUATE: Massachusetts Institute of Technology

Cambridge, Massachusetts

B.S. in Management

B.S. in Chemical Engineering

07/80 to 05/84

MEDICAL EDUCATION: Baylor College of Medicine

Huston, Texas M.D. 08/84 to 06/88

POST GRADUATE

TRAINING:

Orthopaedic Surgery Residency University of Health Science Center

San Antonio, Texas

07/88 to 06/93

PRACTICE EXPERIENCE: Bone & Joint Specialists

2020 Palomino Lane, Suite #220

Las Vegas, Nevada 89106

Orthopedic Associates of Nevada

700 Shadow Lane #165 Las Vegas, Nevada 89106

August 16, 1993 - March 31, 1994

LICENSURE: State of Nevada NV 6850

CERTIFICATION: Board Certified. American Board of

Orthopaedic Surgery July 1996

ACADEMIC APPOINTMENTS: Asst. Clinical Professor

University of Nevada School of Medicine

Vice Chief of Orthopaedeic Surgery Acting Chief of Orthopaedic Surgery

University Medical Center

Ex Chief of Orthopaedeic Surgery

Mountain View Hospital

MARK J. ROSEN, M.D. Curriculum Vitae Page - 1 - Member, American Orthopaedic Foot and

Ankle Society

HOSPITAL AFFILIATIONS: University Medical Center

Lake Mead Medical Center

Valley Hospital

Mountain View Hospital Summerlin Hospital

CME / COURSES: Arthroscopy Association of North America

Advanced Shoulder Course

Rosemont, IL 05/02

Annual Winter Total Joint and Sports Medicine

Symposium Vail, Colorado 01/02

AAOS/Fractures of the Pelvis & Acctabulum

Rosemont, IL 06/01

Annual Winter Total Joint and Sports Medicine Symposium Steamboat Springs, CO 01/01

Current Techniques in Upper & Lower Extremity Trauma New York, NY 05/99

San Diego Sho9lder Arthroscopy Course

San Diego, CA 06/96

Agec Carpal Tunnel Release System Training

Course Las Vegas, NV 05/95

Military Ilizarov Course Baltimore, MD 10/94

Dallas Orthotic & Prosthetic Course

Texas Scottish Rite Hospital

Dallas, Texas 10/90

RESEARCH: Rosen, M.J., Green, D.P.: Long Term Results

of Silicone Implant Arthroplasty in the Basil Joint of the Thumb. Presented to the American Orthopaedic Association Resident Conference

1992.

MARK J. ROSEN, M.D. Curriculum Vitae Page - 2 -

Curriculum Vitae

LARY A. SIMMS, D.O., M.P.H.

4548 SPECIAL COURT LAS VEGAS, NEVADA 89130 Telephone: 702-658-3578 e-mail: MEDXMNR@aol.

Marital Status: Married (June Elizabeth Clee Simms)

PRESENT POSITION

Chief Medical Examiner
Clark County Coroner/Medical Examiner Office
1704 Pinto Lane
Las Vegas, Nevada 89106
702-455-3210
ROSITION: Chief Medical Examiner

POSITION: Chief Medical Examiner

PREVIOUS WORK EXPERIENCE

Perry Memorial Hospital Perry, Oklahoma July 1979 to September 1981

<u>POSITION</u>: Private solo office and hospital practice in family medicine including

obstetrics (approximately 75 deliveries); 2000 hours of Emergency Department coverage; total patient contacts for period: 6,000.

Rock County Hospital and Clinic Bassett, Nebraska September 1981 to July 1982

<u>POSITION</u>: Private solo office and hospital practice in family medicine and

obstetrics (approximately 10 deliveries); 2500 hours of Emergency Department coverage; total patient contacts for period: 1,200.

Park Medical Centers 2255 Fort Street Lincoln Park, Michigan 48146 313-385-7505 August 1982 to June 1986

POSITION: Member of 20+ physician group that renders primary care in the

Detroit and suburban area; hospital privileges at 250 bed acute

care hospital, total patient contacts for period: 30,000.

Taylor Physicians-Van Born Clinic, P.C. 21711 Van Born Road Taylor, Michigan 313-562-6040

June 1986 to January 1987

POSITION: Member of four physician group that renders primary care in the suburban Detroit area and trains family practice residents at Botsford General Hospital; hospital privileges at a 250 bed acute care hospital and a 125 bed acute care hospital; total patient contacts for period: 4500.

Michigan Health Care Center – Park Medical Centers, Inc. 2255 Fort Street Lincoln Park, Michigan 48146 313-385-7505 January 1987 to June 1989

POSITION: Member of 60+ physician group that renders primary care in the Detroit and suburban area; hospital privileges at 250 bed acute care hospital; total patient contacts for period: 18,000.

Blodgett Memorial Medical Center 1840 Wealthy, S.E. East Grand Rapids, Michigan 49506 616-774-7722 July 1, 1991 to January 30, 1993

POSITION: Independent contractor for autopsy services for in-house autopsies and Kent County Medical Examiner autopsies; completed approximately one hundred thirty autopsies on a fee-for-service basis.

Cook County Office of the Medical Examiner Stein Institute of Forensic Medicine 2121 West Harrison Street Chicago, Illinois 60612-3705 312-666-0500

July 1, 1994 to August 15, 1998

POSITION: Deputy Medical Examiner performing approximately 500-600 medico-legal investigations per year and testify 10-15 times per year.

BOARD STATUS

Board Certified in Anatomic Pathology and Clinical Pathology in 1993 by the American Board of Pathology

Board Certified in Forensic Pathology in 1994 by the American Board of Pathology

LICENSES

Diplomate of the National Board of Osteopathic Medical Examiners (1979) Active licenses in Illinois and Nevada Inactive licenses in Nebraska, Michigan, Ohio and Oklahoma

EDUCATION

Oklahoma State University Stillwater, Oklahoma 1970-71 Completed freshman year and transferred to University of Tulsa

University of Tulsa Tulsa, Oklahoma 1971-74

MAJOR: Philosophy

G.P.A.: 3.34

DEGREE:

DEGREE: Bachelor of Science (B.S.)

Oklahoma State University College of Osteopathic Medicine and Surgery (formerly Oklahoma College of Osteopathic Medicine and Surgery) 1111 West 17th Street Tulsa, Oklahoma 1974-78

Dallas Memorial Hospital (formerly Dallas Osteopathic Hospital) 5003 Ross Avenue Dallas, Texas
One year rotating internship with elective time in anesthesiology 1978-79

Doctor of Osteopathy (D.O.)

Grand Rapids Medical Education Center/Michigan State University 200 Cherry Street Grand Rapids, Michigan Four year Anatomic and Clinical Pathology Residency 1989-1993

Office of the Medical Examiner of Cook County Stein Institute of Forensic Medicine 2121 West Harrison Street Chicago, Illinois 60612-3705 312-666-0500 Fellowship in Forensic Medicine July 1, 1993 to June 30, 1994

University of Illinois at Chicago Office of the Dean [MC 922] School of Public Health 2121 West Taylor Street Chicago, Illinois 60612-7260 312-966-3832

MAJOR: Health Policy Administration and Health Information Management

G.P.A.: 4.56 (5 point grading system)
DEGREE: Master of Public Health (M.P.H.)

ASSOCIATION MEMBERSHIPS

National Association of Medical Examiners

International Association of Coroners and Medical Examiners

PRESENTATIONS, LECTURES AND ACADEMIC CONTRIBUTIONS

Ectopic Thyroid Gland in Neck: Report of a Case (clinical staff presentation 1983)

Simultaneous Intrauterine and Extra-uterine Pregnancies: Report of a Case (clinical staff presentation 1984)

Heterozygous 21-OH Deficiency in the Father of a Neonate with Congenital Adrenal Hyperplasia: Report of a Case (clinical staff presentation 1985)

Hyperprolactinemia in an Ambulatory Clinic: Incidence, Diagnosis and Management (1985 unpublished manuscript)

Use of Plasmid Fingerprinting in the Diagnosis of Coagulase Negative Staphylococcal Septicemia (Grand Rapids Research Day presentation 1992)

Forensic Aspects of DNA (1993 Office of the Medical Examiner staff lecture series presentation)

Case Report: Lethal Morphine Doses Administered by Family Member in an Elderly Patient Admitted to a Nursing Home (1994 unpublished manuscript)

Forensic Sciences and the Medical Examiner (1994 Office of the Medical Examiner staff lecture series presentation)

Case Report: Sudden Death in A 60 Day Old Male Infant with Hypoplastic Right Coronary Artery (1995 unpublished manuscript)

Modern Death Investigation (Illinois Histology Society Annual Meeting presentation 1995)

Database Information System for Tracking Unknown Bodies in a Medical Examiner System (1996 Office of the Medical Examiner staff lecture series presentation)

Modern Death Investigation (University of Illinois at Chicago Criminal Justice Department presentation 1996)

Case Report: Sudden Death in a 6 Day Old Male Infant with Thymic Hypoplasia and Congenital Heart Disease (1996 unpublished manuscript)

Case Report: Sudden Death and Right Ventricular Cardiomyopathy in an Adolescent Male (1996 unpublished manuscript)

Medical Examiner Information Management System: Experience of a Practicing Forensic Pathologist (1996 unpublished manuscript)

Case Report: Sudden Death in a Neonate with Congenital Aneurysm of the Right Ventricle (in preparation)

Case Report: Sudden Death Due to Group A Streptococcal Necrotizing Fascitis in an HIV-Positive Adult (in preparation)

Modern Death Investigation (University of Illinois at Chicago Criminal Justice Department presentation 1997)

Modern Death Investigation (Midwestern University Faculty Guest Lecture Series presentation 1997)

Modern Death Investigation (Clinical Staff Cook County Department of Corrections and Cermack Hospital presentation 1997)

Suicide and Illinois Law (1997 Office of the Medical Examiner staff lecture series presentation)

Total Quality management in a Medical Examiner System (1997 Master of Public Health program)

Lymphoid Activation in Sudden Infant Death Syndrome: Histology of the Lymph Nodes and Spleen in SIDS Deaths in Chicago 1995-97 (grant application in preparation)

ACADEMIC APPOINTMENTS, AWARDS AND ACTIVITIES

Office of the Medical Examiner Liaison for the University of Illinois at Chicago Department of Criminal Justice (1996 to 1998)

Medical Consultant to the Industrial Commission of the Illinois State Attorney General's Office (1996 to 1998)

Grand Rapids Area Medical Education Council Research Foundation Award (1992) for Clinical Research of Bacterial Plasmids

Chief Resident, Grand Rapids Area Medical Education Center/Michigan State University Pathology Program (1991-1992)

Clinical Instructor, Michigan State University, Colleges of Human and Osteopathic Medicine (1990-1992)

Clinical Instructor to clinical clerks from the College of Osteopathic Medicine in Des Moines, Iowa (1985 to 1989)

Clinical Instructor to Family Practice Residents at Botsford General Hospital and Michigan Osteopathic Medical Center, Detroit, Michigan (1986-1989)

Advanced Trauma Life Support Certified, 1984

Advanced Cardiac Life Support Certified, 1983

Clinical Instructor to Emergency Medical Services, Rock County, Nebraska (1981)

Chief of Staff, Perry Memorial Hospital in Perry, Oklahoma (1980-81)

Chief Physician, Noble County Planned Parenthood Clinic (1980-81)

Clinical Instructor, Emergency Medical Services, Noble County, Oklahoma (1980)

Intern of the Year, Dallas Memorial Hospital, 1979 University of Tulsa President's Honor Roll (4.0 GPA) in 1973 and 1974

Published in the University of Tulsa Poetry Review for two consecutive years (1973-74)

Curriculum Vitae

CRYSTINA R. VACHON

Bexar County Forensic Science Center Criminal Investigation Laboratory 7337 Louis Pasteur San Antonio, Texas 78229-4565 (210) 335-4116 [Office] (210) 335-4101 [Office Fax]

e-mail: cvachon@bexar.org

EMPLOYMENT

Jun 2004-Present

Bexar County Criminal Investigation LaboratorySan Antonio, Texas

Forensic Scientist-Conducts forensic testing and analyses in the area of Trace Evidence. Interprets test results and prepares forensic reports for law enforcement personnel on criminal investigations. Testifies in court as an expert witness. Responsible for the proper and safe operation of laboratory instruments and equipment.

Nov 2003-Jan 2004

Proctor and Gamble Wipes Company

Dover, Delaware

Analytical Technician-Responsible for performing and documenting all testing required to release incoming manufacturing starting materials and finished product. Performs chemical analysis of raw materials. Employed through Lab Support.

Aug 2001-Nov 2001

DuPont Pharmaceuticals, Co./Bristol-Myers Squibb Newark, Delaware

Associate Scientist:-Assists in preclinical pharmacokinetic studies to support regulatory submissions in a GLP environment. Sample preparation and trace level quantization in various biological matrices. Analyzes pharmacokinetic raw data. Performs protein binding studies. Employed through The Franklin Company.

CRYSTINA R. VACHON Curriculum Vitae Page - 1 - Dec 2000-Mar 2001

Mohawk Laboratories

Irving, Texas

Laboratory Technician-Responsible for water analysis for use in cooling towers and boilers and diesel fuel analysis for storage purposes. Assists in training of new employees. Develops operating procedures for new equipment. Worked with LIMS database system.

Oct 2000-Dec 2000

Pepsi Cola

Arlington, Texas

Laboratory Technician-Responsible for sample preparation in pilot program begun to test product quality from distributors. Assembles sample test kits for bottlers and handled quality data reports. Employed through Kforce.

Apr 2000-Aug 2000

Mohawk Laboratories

Irving, Texas

Laboratory Technician-Same as above duties at Mohawk Laboratories for this position. Employed through Lab Support.

Aug 1999-Mar 2000

Louisiana State University Health Sciences Center Shreveport, Louisiana

Research Associate-Performs small animal intracranial and indwelling catheter surgeries. Administers intraperitoneal, intramuscular and intracranial injections. Performed lavage. Performed in vivo micro dialysis. Proficient in intracardiac perfusions. Analyzes loco motor activity data. Sections and stains brain samples. Performs protein assays. Handled controlled substances. Responsible for maintaining laboratory equipment and ordering all supplies.

TRAINING

August 2005 McCrone Research Institute

Chicago, Illinois

Certificate of completion in Forensic Paint Microscopy and Microanalysis. Completion of a 36 hour course CRYSTINA R. VACHON Curriculum Vitae Page - 2 -

on the principles of paint analysis. Included instruction and hands-on experience in the areas of artist and synthetic pigment characterization, cross-section preparation, fluorescence microscopy, microchemical tests and cathodoluminescence. Course Lecturers: Skip Palinek, Chris Palinek

June 2005

Lehigh University Microscopy School

Bethlehem, Pennsylvania

Certificate of completion in *Scanning Electron Microscopy (SEM) and X-Ray Microanalysis (EDX)*. Completion of a 50 hour course on the principles of Scanning Electron Microscopy and X-Ray Microanalysis. Additional topics discussed during the course included specialized imaging techniques, x-ray analysis of difficult specimens, organic materials, and forensic analysis. The course also allowed for hands on experience with various SEM/EDX systems. Course Lecturers: Slade Cargill, Helen Chan, Alwyn Eades, Patrick Echlin, John Friel, Joe Goldstein, David Joy, Chris Kiely, Charles Lyman, John Mansfield, Joe Michael, Dale Newbury, John Henry Scott and Dave Williams

March 2005

Federal Bureau of Investigation, FBI Academy

Quantico, Virginia

Certificate of completion in *Introduction to Hairs and Fibers School*. Completion of an 80 hour course on identification of animal hair, human hair and natural and synthetic fibers. Additional topics discussed during the course included evidence collection, mitochondrial DNA analysis, instrumental analysis of fibers, report writing, and courtroom testimony. Primary Instructors: Craig Henderson and Cary Oien

December 2004

Oxford's INCA Gunshot Residue Training

San Antonio, Texas

Completion of a 24 hour course on the introducing the new Oxford EDX INCA software for the Joel 6480 Scanning Electron Microscope. Included operation of the new software and how it can be used specifically for gunshot residue automated and manual analysis, as well as how to prepare court appropriate reports. Instructor: James Holland, Ph.D., Oxford Instruments

CRYSTINA R. VACHON Curriculum Vitae

Page - 3 -

September 2004

Department of Public Safety (DPS) Crime Laboratory Headquarters

Austin, Texas

Certificate of Completion in *Introduction to Forensic Examinations of Pressure Sensitive Tape.* Completion of a 16 hour course on examination of the components of pressure sensitive tapes such as release coat, backing, primer, reinforcement and adhesive using physical match, polarized light microscopy, FT-IR, elemental analysis, pyrolysis-GC/MS and fluorescence. Focus placed on duct, black electrical, packing, filament and masking tapes. Instructor: Jenny Smith, Missouri State Highway Patrol Crime Laboratory

September 2004

Department of Public Safety (DPS) Crime Laboratory Headquarters

Austin, Texas

Certificate of Completion in Automobile Lamp Examination. Completion of a 24-hour course on the applied forensic techniques on how incandescent lamps work, determining on/off status of incandescent lamps, crash effects on automobile lamps, filament deformation, lamp ageing, halogen lamps, oxide formation, lamp examination, as well as hands-on examination of deformed lamps and lamp filaments. Additional topics included speedometer slap and court testimony. Instructor: Ray Gieszl

August 2004

McCrone Research Institute

Chicago, Illinois

Certificate of Completion in *Forensic Microscopy*. Completion of a 36 hour course on the fundamentals of critical polarized light microscopy and an overview of specialized methods and applications. Acquired the basic knowledge and practical skills to apply polarized light methods in trace evidence: fibers, paint, glass, hair, explosives, soil, drugs, etc. Course topics included: crystal morphology and optics, micro chemical analysis, particle isolation, and hot stage microscopy and polymorphism. Instructors: Andrew Bowen, Dave Stoney and Sebastian Sparenga

CRYSTINA R. VACHON Curriculum Vitae Page - 4 -

Instrumentation

Following is a list of analytical instrumentation and techniques that I currently use or have used in the past.

- Scanning Electron Microscope with Energy Dispersive X-Ray Detector (SEM/EDX),
- Fourier Transform-Infrared Spectrophotometer (FT-IR)
- Polarized Light Comparison Microscope
- High Performance Liquid Chromatograph (HPLC)
- Ultra Violet-Visible Spectrophotometer (UV-Vis)
- Liquid Chromatograph/ Mass Spectrophotometer (LC/MS)
- Mettler Hot Stage
- Hach Spectrophotometer
- Karl Fischer Titrator for moisture determination
- Sensorlink pH meter
- Mettler and Brinkman Autotitrators

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1	NISD		Ston to Comm		
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781		CLERK OF THE COURT		
3	NELL KEENAN				
4	Deputy District Attorney Nevada Bar #008822				
5	200 Lewis Avenue Las Vegas, Nevada 89155-2211 (702) 671-2500				
6	Attorney for Plaintiff				
7	DISTRICT COURT CLARK COUNTY, NEVADA				
8	CLARK CO	ONII, NEVADA			
9	THE STATE OF NEVADA,)			
10	Plaintiff,	CASE NO:	C265339A		
11	-vs-	DEPT NO:	XX		
12	CEDRIC JACKSON, #1581340	}			
13	Defendant.)			
14	——————————————————————————————————————	_)			

NOTICE OF INTENT TO SEEK DEATH PENALTY

COMES NOW, the State of Nevada, through DAVID ROGER, Clark County District Attorney, by and through NELL KEENAN, Chief Deputy District Attorney, pursuant to NRS 175.552 and NRS 200.033 and declares its intention to seek the death penalty at a penalty hearing. Furthermore, the State of Nevada discloses that it will present evidence of the following aggravating circumstances:

I. The murder was committed by a person under sentence of imprisonment. Nev. Rev. Stat. §200.033(1).

Defendant was on parole for United States District Court District of Nevada case number 2:05-cr-98-LRH(GWF) when he committed the instant offenses on January 31, 2010. In 2005, he was indicted federally under case CR-S-05-0098-LRH (LRL) on several counts. He pled guilty to "Interference with Commerce by Armed Robbery; Aiding and Abetting" in the United States District Court District of Nevada under case number 2:05-cr-

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98-LRH(GWF). Judgment was imposed on February 12, 2007 against Defendant Cedric Jackson. After violating supervised release, he admitted guilt to violating conditions of his supervision on December 8, 2008, and was remanded to the custody of the United States Marshall. He received eight months, with credit for time served, to be followed by 28 months of supervised release. He was on supervised release on January 31, 2010 when he committed the crimes charged in the instant case.

The State will rely on the charging document for case number 2:05-cr-98-LRH (GWF), the written plea agreement, and the judgment of conviction, and/or federal supervision records and/or testimony from a representative from the federal department of parole and probation to prove this aggravating circumstance against Defendant.

II. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

Defendant was convicted of "Interference with Commerce by Armed Robbery; Aiding and Abetting" in the United States District Court District of Nevada under case number 2:05-cr-98-LRH(GWF). The State will rely on the statutory definition of "Interference with Commerce by Armed Robbery; Aiding and Abetting", the charging document, the written plea agreement, and the judgment of conviction to prove this aggravating circumstance against Defendant.

III. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT II: Attempt Murder With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as

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they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count II to prove this aggravating circumstance against Defendant.

IV. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT III: Battery With Use of a Deadly Weapon Resulting in Substantial Bodily Harm – Victim Marcus Albert. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the right knee causing substantial bodily harm. Albert's gunshot wound retained bullet fragments; he suffered a "vertical fracture of the patella" and/or a "nondisplaced patella fracture." He was transported to the hospital and underwent surgery on January 31, 2010. He remained in the hospital until 2/2/2010. He had several additional medical appointments for the injury. The injury Albert suffered caused substantial risk of death and/or serious, permanent disfigurement, and/or protracted loss or impairment of the function of his right knee, and/or prolonged physical pain. The State will rely on the jury's verdict regarding Count III to prove this aggravating circumstance against Defendant.

The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT IV: Attempt Murder With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant

and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count IV to prove this aggravating circumstance against Defendant.

VI. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT V: Assault With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count V to prove this aggravating circumstance against Defendant.

VII. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT VI: Attempt Murder With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while

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Devin and Carlos Bass fled in another vehicle, which was shot at least once during the The State will rely on the jury's verdict regarding Count VI to prove this pursuit. aggravating circumstance against Defendant.

VIII. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT VII: Assault With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count VII to prove this aggravating circumstance against Defendant.

IX. The murder was committed by a person who knowingly created a great risk of death to more than one person by means of a weapon, device or course of action which would normally be hazardous to the lives of more than one person. Nev. Rev. Stat. §200.033(3).

On or about January 31, 2010 outside of 2642 Blue Reef Drive, Defendant engaged in a course of conduct which knowingly created a great risk of death to Jamario Macklin, Marcus Albert, Carlos Bass, Devin Bass, Juanetta Washington, and Laquitta Langstaff. Pursuant to a conspiracy to commit murder with his co-Defendant and an unknown coconspirator, and/or each aiding and abetting the others, Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass, knowing that two females, Juanetta Washington and Laquitta Langstaff, sat in nearby vehicles. Defendant was familiar with the residential area in which the shooting took place and knew that various residents would be inside the homes

1 in the area. Defendant, his co-Defendant, and an unknown co-conspirator shot at least 27 2 times aiming toward Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass. As a 3 result, Jamario Macklin was shot nine (9) times resulting in his death, Marcus Albert was 4 shot in the knee causing substantial bodily harm, and several vehicles and at least one home 5 in the residential area were damaged by gunfire. Defendant and/or his co-Defendant and/or 6 unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin 7 and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another 8 vehicle, which was shot at least once during the pursuit. The State will rely on photographs and testimony of witnesses, crime scene analysts, 10 and North Las Vegas Police Department officers to establish the actions of Defendant on 11 January 31, 2010 that created a great risk of death to more than one person. DATED this 9th day of July, 2010. 12 13 Respectfully submitted. 14 DAVID ROGER Clark County District Attorney 15 Nevada Bar #002781 16 BY/s/NELL KEENAN 17 JELL KEENAN 18 Deputy District Attorney Nevada Bar #008822 19 CERTIFICATE OF FACSIMILE TRANSMISSION 20 I hereby certify that service of the above and foregoing, was made this 9th day of July, 21 2010, by facsimile transmission to: 22 23 DAN WINDER, ESQ. FAX #474-0631 24 25 /s/ANJA BETHANY FLETCHER Secretary for the District Attorney's 26 Office 27 28 10FN0329A/GCU:abf

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2	DAVID ROGER Clark County District Attorney Nevada Bar #002781		CLERK OF THE COURT
3	NELL KEENAN		
4	Deputy District Attorney Nevada Bar #008822		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2211 (702) 671-2500		
6	Attorney for Plaintiff		
7	DISTRICT COURT CLARK COUNTY, NEVADA		
8	CLINK COC	11111,110,710,71	
9	THE STATE OF NEVADA,)	
10	Plaintiff,	CASE NO:	C265339B
11	-vs-	DEPT NO:	XX
12	PRENTICE COLEMAN, #1660312)	
13	TO 6 1	}	
14	Defendant.)	

NOTICE OF INTENT TO SEEK DEATH PENALTY

COMES NOW, the State of Nevada, through DAVID ROGER, Clark County District Attorney, by and through NELL KEENAN, Chief Deputy District Attorney, pursuant to NRS 175.552 and NRS 200.033 and declares its intention to seek the death penalty at a penalty hearing. Furthermore, the State of Nevada discloses that it will present evidence of the following aggravating circumstances:

I. The murder was committed by a person under sentence of imprisonment. Nev. Rev. Stat. §200.033(1).

Defendant was on parole for a Federal case when he committed the instant offenses on January 31, 2010. He was indicted federally under case CR-S-05-0098-LRH (LRL) on several counts. He pled guilty to "Interference with Commerce by Armed Robbery; Aiding and Abetting" in the United States District Court District of Nevada under case number 2:05-cr-98-LRH (GWF). Judgment was imposed and he received a prison sentence to be

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followed by a period of supervised release. He was released from prison in the summer of 2009. He was on supervised release on January 31, 2010 when he committed the crimes charged in the instant case.

The State will rely on the charging document case number for 2:05-cr-98-LRH (GWF), the written plea agreement, and the judgment of conviction, and/or federal supervision records and/or testimony from a representative from the federal department of parole and probation to prove this aggravating circumstance against Defendant.

II. The murder was committed by a person who, at any time before a penalty hearing is conducted for the murder pursuant to NRS 175.552, is or has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. \$200.033(2)(b).

Defendant was convicted of "Interference with Commerce by Armed Robbery; Aiding and Abetting" in the United States District Court District of Nevada under case number 2:05-cr-98-LRH(GWF). The State will rely on the statutory definition of "Interference with Commerce by Armed Robbery; Aiding and Abetting", the charging document, the written plea agreement, and the judgment of conviction to prove this aggravating circumstance against Defendant.

III. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT II: Attempt Murder With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will

rely on the jury's verdict regarding Count II to prove this aggravating circumstance against Defendant.

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IV. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

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In the instant case, Defendant is charged with COUNT III: Battery With Use of a Deadly Weapon Resulting in Substantial Bodily Harm – Victim Marcus Albert. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the right knee causing substantial bodily harm. Albert's gunshot wound retained bullet fragments; he suffered a "vertical fracture of the patella" and/or a "nondisplaced patella fracture." He was transported to the hospital and underwent surgery on January 31, 2010. He remained in the hospital until 2/2/2010. He had several additional medical appointments for the injury. The injury Albert suffered caused substantial risk of death and/or serious, permanent disfigurement, and/or protracted loss or impairment of the function of his right knee, and/or prolonged physical pain. The State will rely on the jury's verdict regarding Count III to prove this aggravating circumstance against Defendant.

In the instant case, Defendant is charged with COUNT IV: Attempt Murder With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while

The murder was committed by a person who, at any time before a penalty hearing is

conducted has been convicted of a felony involving the use or threat of violence to the person

of another. Nev. Rev. Stat. §200.033(2)(b).

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Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count IV to prove this aggravating circumstance against Defendant.

VI. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT V: Assault With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count V to prove this aggravating circumstance against Defendant.

VII. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT VI: Attempt Murder With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the

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The State will rely on the jury's verdict regarding Count VI to prove this pursuit. aggravating circumstance against Defendant.

VIII. The murder was committed by a person who, at any time before a penalty hearing is conducted has been convicted of a felony involving the use or threat of violence to the person of another. Nev. Rev. Stat. §200.033(2)(b).

In the instant case, Defendant is charged with COUNT VII: Assault With Use of a Deadly Weapon. On or about January 31, 2010, the Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass attempting to kill the victims. As a result, Marcus Albert was shot in the knee causing substantial bodily harm. Defendant and/or his co-Defendant and/or unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin and Carlos Bass in the co-Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, which was shot at least once during the pursuit. The State will rely on the jury's verdict regarding Count VII to prove this aggravating circumstance against Defendant.

IX. The murder was committed by a person who knowingly created a great risk of death to more than one person by means of a weapon, device or course of action which would normally be hazardous to the lives of more than one person. Nev. Rev. Stat. §200.033(3).

On or about January 31, 2010 outside of 2642 Blue Reef Drive, Defendant engaged in a course of conduct which knowingly created a great risk of death to Jamario Macklin, Marcus Albert, Carlos Bass, Devin Bass, Juanetta Washington, and Laquitta Langstaff. Pursuant to a conspiracy to commit murder with his co-Defendant and an unknown coconspirator, and/or each aiding and abetting the others. Defendant and/or his co-Defendant and/or unknown co-conspirator, each armed with a firearm, shot at Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass, knowing that two females, Juanetta Washington and Laquitta Langstaff, sat in nearby vehicles. Defendant was familiar with the residential area in which the shooting took place and knew that various residents were inside the homes in the area. Defendant, his co-Defendant, and an unknown co-conspirator shot at least 27 times

1 aiming toward Jamario Macklin, Marcus Albert, Carlos Bass, and Devin Bass. As a result, 2 Jamario Macklin was shot nine (9) times resulting in his death, Marcus Albert was shot in 3 the knee causing substantial bodily harm, and several vehicles and at least one home in the 4 residential area were damaged by gunfire. Defendant and/or his co-Defendant and/or 5 unknown co-conspirator continued shooting at Devin and Carlos Bass as they pursued Devin 6 and Carlos Bass in Defendant's vehicle while Devin and Carlos Bass fled in another vehicle, 7 which was shot at least once during the pursuit. 8 The State will rely on photographs and testimony of witnesses, crime scene analysts, 9 and North Las Vegas Police Department officers to establish the actions of Defendant on 10 January 31, 2010 that created a great risk of death to more than one person. DATED this 9th day of July, 2010. 11 12 Respectfully submitted, 13 DAVID ROGER Clark County District Attorney 14 Nevada Bar #002781 15 /s/NELL KEENAN BY16 NELL KEENAN Deputy District Attorney Nevada Bar #008822 17 18 CERTIFICATE OF FACSIMILE TRANSMISSION 19 I hereby certify that service of the above and foregoing, was made this 9th day of July, 20 2010, by facsimile transmission to: 21 22 23 SCOTT BINDRUP, SPD FAX #455-6273 24 25 /s/ANJA BETHANY FLETCHER Secretary for the District Attorney's 26 Office 27 28 10FN0329B/GCU:abf C:\Program@iles\Neevia.Com\Document Converter\temp\1045760-1198607.DOC

SHARON EULIANO-BROWN (702) 869-5996

NORTH LAS VEGAS, CLARK COUNTY, NEVADA JUNE 11, 2010, 9:30 A.M.

P-R-O-C-E-E-D-I-N-G-S

THE COURT: Cedric Jackson and Prentice Coleman, 10FN0329A and B.

MR. WEINSTOCK: For the record, your Honor, Arnold Weinstock appearing on behalf of Cedric Jackson.

MR. BINDRUP: Scott Bindrup on behalf of Mr. Coleman.

MS. KEENAN: Nell Keenan for the State.

Judge, the State's ready. We have at least three witnesses here right now, but my understanding is because of that the defense is gonna waive the preliminary hearing.

I was going to amend to add a couple additional counts and I just want to make you aware of that right now. It's discharging firearm out of a vehicle and it is discharging a firearm into a vehicle. That's based on some statements that we have gotten a little bit later from Devin and Carlos Bass.

MR. WEINSTOCK: Your Honor, for the record, at this time on behalf of Mr. Jackson we're

gonna waive our preliminary hearing, unconditionally waive the preliminary hearing today.

MR. BINDRUP: We are in a similar position. We are willing to unconditionally waive our right to a preliminary hearing at this time. I would object to the State -- the court will note that the State has had plenty of time both in consolidating this matter, they also brought on a motion to exclude certain individuals from the courtroom during the preliminary hearing.

They've also had occasion to file an amended complaint in this matter. As such for them to do it at this time without a motion and especially right at preliminary hearing we're waiving, I believe that the waiver should be on just the charges that have been filed to date and that your Honor should not add any additional charges just simply by way of her representations or requests.

MS. KEENAN: Judge --

THE COURT: Well, I think the DA prior to preliminary hearing even during the time of preliminary hearing is allowed to make an amendment. She could have walked in and filed an amendment before the preliminary hearing and then we would have

had a preliminary hearing to decide whether or not those charges would stand.

Even now if I denied the motion, she could turn around and file new charges and we would just end up chasing those charges back into this case. So one way or another I think --

MR. WEINSTOCK: Conversely, your Honor, assuming that the district attorney chose to amend the charges just prior to preliminary hearing, that probably would have justified us seeking a continuance of the preliminary hearing, but in any event --

THE COURT: In any event you're waving anyway.

MR. WEINSTOCK: Right.

THE COURT: That's what I'm saying, rather than go through things we might have otherwise gone through since there's a waiver anyway.

Let me ask. Mr. Jackson, you understand you have a right to a preliminary hearing in this matter?

DEFENDANT JACKSON: Yes, sir.

THE COURT: And you're willing to give up the right to the preliminary hearing. You understand that you won't come back here for a preliminary

hearing. You're going to district court either for trial or resolution of the case but you're staying there for good. Do you understand that?

DEFENDANT JACKSON: Yes, sir.

THE COURT: And, Mr. Coleman, do you understand also that you have a right to a preliminary hearing today?

DEFENDANT COLEMAN: Yes, sir.

THE COURT: And that by waiving your preliminary hearing you're going up to district court to either stand trial or negotiate the case but you won't come back here for any reason. Do you understand that?

DEFENDANT COLEMAN: Yes.

THE COURT: All right. I'm going to accept that. And based on the amended criminal complaint and representations of counsel, I find probable cause to believe that Cedric Jackson and Prentice Coleman have committed the offenses of

MR. BINDRUP: If I could interrupt just for a second.

THE COURT: Yeah.

MR. BINDRUP: Are you planning then on allowing her to introduce the additional charges?

THE COURT: Yeah, the firing out of the

SHARON EULIANO-BROWN (702) 869-5996

car and firing into --

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MR. BINDRUP: Okay. Before you do that, I would ask that you request her to state more specifically what she is talking about as far as the vehicles because I know there was basically an abandoned vehicle that was not occupied by anybody that a bullet strike. So I don't know if --

THE COURT: Would you provide a factual basis for those two additional charges, please.

MS. KEENAN: Judge basically from the testimony -- I'm sorry, not the testimony -- the statements of both Carlos Bass and Devin Bass, the charges that I was attempting to add were for after the incident Carlos Bass and Devin Bass both stated that they were chased by these individuals and that they shot out of that vehicle at them and/or at another individual whose nickname was Diesel.

THE COURT: He was also in the vehicle with them?

MS. KEENAN: Who was in another vehicle.

THE COURT: Okay.

MS. KEENAN: All through town, they talked about trying to go through a place called Crip City and there were shots fired out of the vehicle and that their car was actually hit. And this is in the

SHARON EULIANO-BROWN (702) 869-5996

voluntary statement number 2 of Devin Bass beginning at page 12 and ending at page 20 is where they talked about that.

He said he was shooting at us, said that they were gonna take them through Crip City because they know they can't stand Crip City. We heard shots. They were also shooting at another car driven by Diesel and my car has a tiny bullet hole in it now.

MR. WEINSTOCK: Your Honor, I would state for the record I don't believe either of the two Bass brothers could identify anybody that was doing any alleged shooting going on. So it's just a random attempt of the district attorney to add charges that they're not gonna have any basis to substantiate against -- certainly against Mr. Jackson and I would assume Mr. Bindrup would have the same argument for his client.

MR. BINDRUP: And it appears as if the State is not representing that those counts apply to the initial shooting location at all but to some subsequent flight area.

Correct?

MS. KEENAN: I believe that it may have begun as they're leaving. They were shot at as they

were leaving. But certainly it was also throughout the car chase.

And as to the identity, Judge, the reason they're waiving today is because I have someone back there who is going to say exactly what happened, exactly who had guns. These two individuals both had guns. The kind of vehicle that they drove and the fact that Devin Bass and Carlos bass say that we didn't see their faces but we think it was these two individuals, the defendants, coupled with the fact that the other person saw them at the scene shooting, and they saw them, Devin and Carlos both said that the vehicle that they were driving belonged to Cedric Jackson, that was the car that was chasing them. That is how I get identity in this case.

MR. WEINSTOCK: Your Honor, with all due respect to Ms. Keenan, I don't think that she can predict or anticipate the reasons why we are --

THE COURT: That's fine.

MS. KEENAN: I'll withdraw that, Judge.

THE COURT: I don't care why you're doing it. That's up to you guys. I mean it doesn't matter what anybody has to say about it. That's a choice that you've made with your clients and that's fine.

It appears there is a good faith basis for the allegations and the factual basis, and they are just allegations. Whether or not they could prove them or not is a whole different matter. But she's got a basis that would substantiate at least the new charges somewhat.

So based on the amended criminal complaint and the representations of counsel, I find probable cause to believe that CEDRIC LEROB JACKSON and PRENTICE LOVELL COLEMAN have committed the offenses of murder with use of a deadly weapon, attempt murder with use of a deadly weapon, three counts, battery with a deadly weapon with substantial body harm, assault with a deadly weapon, two counts, conspiracy to commit murder, firing a deadly weapon out of a motor vehicle, and firing a deadly weapon at or into a motor vehicle.

I bind them up to the Eighth

Judicial District Court to answer to those charges,

unconditionally bind them up to the Eighth Judicial

District Court to answer to those charges.

THE CLERK: June 23rd at 9 a.m., lower level arraignment court to be tracked to Department 20.

THE COURT: All right. Thank you

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1	everyone.	
2	MR. WEINSTOCK: Thank you, your Honor.	
3	(Whereupon, the proceedings	
4	concluded.)	
5	* * * *	
6	ATTEST: Transcript to the best of my knowledge,	
7	skill, and ability.	
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9	SEL	١
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DISTRICT COURT NO. C265339 1 IN THE JUSTICE COURT OF NORTH LAS VEGAS TOWNSHIP 2 COUNTY OF CLARK, STATE OF NEVADA -000-4 5 б THE STATE OF NEVADA, 7 Plaintiff, 8) CASE NO. 10FN0329A vs.) ATTEST RE: 9) NRS 239B.030 CEDRIC LEROB JACKSON, 10 Defendant. 11 12 STATE OF NEVADA) 13) \$5 14 COUNTY OF CLARK) 15 16 I, Sharon Euliano, a Certified Court 17 Reporter within and for the County of Clark and the 18 State of Nevada do hereby certify: 19 That the above referenced matter was 20 reported in open court pursuant to NRS 3.360 on JUNE 21 11, 2010 in North Las Vegas Justice Court, 2428 N. 22 Martin Luther King Boulevard, North Las Vegas, Clark 23 County, Nevada. 24 25

> SHARON EULIANO-BROWN (702) 869-5996

1	That said transcript		
2	DOES CONTAIN the Social Security Number of		
3	a person.		
4	That said transcript		
5	X DOES NOT CONTAIN the Social Security Number of		
6	a person.		
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8	I further certify that I am not interested in		
9	the events of this action.		
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11	Dated this 30th day of June 2010		
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ORIGINAL OCT 18 12 39 PH 10 1 **TRAN** 2 3 4 DISTRICT COURT 5 100265339-1 6 CLARK COUNTY, NEVADA RTRAN Recorders Transcript of Hearing 1007273 7 8 THE STATE OF NEVADA, 9 CASE NO. C265339 Plaintiff, 10 VS. DEPT. XX (ARRAIGNMENT HELD IN DEPT. LLA) 11 CEDRIC JACKSON, 12 Defendant. 13 14 BEFORE THE HONORABLE EUGENE MARTIN, JUDGE PRO TEMPORE 15 WEDNESDAY, JUNE 23, 2010 16 RECORDER'S TRANSCRIPT OF HEARING RE: 17 ARRAIGNMENT 18 APPEARANCES: 19 NELL E. KEENAN, ESQ., For the State: 20 **Deputy District Attorney** 21 DAN M. WINDER, ESQ., For the Defendant: 22 Attorney at Law 23 24 25 RECORDED BY: KIARA SCHMIDT, COURT RECORDER

RECEIVED OCT 1 8 2010 CLERK OF THE COUR

WEDNESDAY, JUNE 23, 2010

PROCEEDINGS

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THE CLERK: Page ten, Cedric Jackson, C265339.

MR. WINDER: Good morning, your Honor. Dan Winder on behalf of Cedric Jackson.

MS. KEENAN: Judge, Nell Keenan for the State.

My understanding is that Prentice Coleman was called earlier and --

THE COURT: Correct.

MS. KEENAN: -- Mr. Bindrup here and he passed it until tomorrow at 1:30.

THE COURT: Yes.

MS. KEENAN: We'd like to keep these two together, and so we're asking to pass this one as well, but Mr. Winder can't be here at 1:30. So we're asking to place it on the 10:30 calendar, and I'll call Mr. Bindrup and ask him --

THE COURT: Very good.

MS. KEENAN: -- to get here earlier.

THE COURT: That's fine. Thank you.

MR. WINDER: So ten o'clock for both -- 10:30, I mean?

THE CLERK: Right.

THE COURT: 10:30 tomorrow. Very good. Thank you.

THE CLERK: June 24th, 10:30, for both Defendants.

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MR. WINDER: Thank you.

THE COURT: You're very welcome. So we'll have you back tomorrow, sir, 10:30 in the morning. Thank you.

(Proceedings concluded)

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

Kiara Schmidt, Court Recorder/Transcriber

FILEO ORIGINAL 1 **TRAN** Oct 18 12 40 PH 10 2 3 DISTRICT COURT GLERK OF 4 5 CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, 8 CASE NO. C265339 Plaintiff, 9 VS. DEPT. XX (ARRAIGNMENT HELD IN DEPT. LLA) 10 CEDRIC JACKSON, 10C265339 - 1 RTRAN PRENTICE COLEMAN. 11 Recorders Transcript of Hearing 12 Defendants. 13 BEFORE THE HONORABLE RANDALL F. WEED, JUDGE PRO TEMPORE 14 THURSDAY, JUNE 24, 2010 15 RECORDER'S TRANSCRIPT OF HEARING RE: 16 ARRAIGNMENT CONTINUED 17 APPEARANCES: 18 For the State: NELL E. KEENAN, ESQ., 19 **Deputy District Attorney** 20 For the Defendants: DAN M. WINDER, ESQ., 21 Attorney at Law SCOTT L. BINDRUP, ESQ., 22 Deputy Special Public Defender 23 Also Present: ALEXANDRA C. CHRYSANTHIS, ESQ., 24 **Deputy District Attorney** 25 RECEIVED RECORDED BY: KIARA SCHMIDT, COURT RECORDER OCT 1 8 2010 -1-CLERK OF THE COURT

THURSDAY, JUNE 24, 2010

PROCEEDINGS

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THE CLERK: The next matter, your Honor, is page eight of the 10:30

MS. CHRYSANTHIS: I'm sorry, was that the nine o'clock calendar?

THE CLERK: 10:30.

MS, CHRYSANTHIS: Coleman and Jackson?

calendar, Cedric Jackson and Prentice Lovell Coleman, C265339.

THE CLERK: Yeah -- well, Coleman, I'm sorry. Prentice Lovell Coleman.

MR. BINDRUP: Your Honor, Scott Bindrup on behalf of Mr. Coleman.

THE COURT: Has this been resolved?

MR. BINDRUP: No, your Honor.

MS. KEENAN: It hasn't, Judge.

MR. BINDRUP: This is a not-guilty plea.

THE COURT: Have you received a copy of the Information?

MR. BINDRUP: Yes, we have.

THE COURT: Do you waive its reading?

MR. BINDRUP: Yes, your Honor.

THE COURT: Mr. Coleman, do you understand what's happening today?

THE DEFENDANT: Yes, I do.

THE COURT: Step closer to the microphone, please.

THE DEFENDANT: Yes, I do.

THE RECORDER: Step in front of the mic please, sir.

THE COURT: Step in front of the microphone, please.

1	THE DEFENDANT: Yes, I do.	l
2	THE COURT: What is your plea to the charges pending against you in an	
3	Information before the Court today?	
4	THE DEFENDANT: Not guilty.	
5	THE COURT: You have a right to a jury trial within 60 days. Do you wish to	
6	go to a jury trial within 60 days?	
7	THE DEFENDANT: No, I don't.	İ
8	THE COURT: The defense has waived its speedy trial right. This matter will	
9	be set for jury trial in the ordinary course.	
10	MR. BINDRUP: Your Honor, may we please request a status check in District	İ
11	Court either the and I don't know what their criminal stack is like, but either July	
12	5 th , 6 th , or 7 th to actually set a trial date in this matter? There is another	
13	co-defendant as well.	
14	THE COURT: Any opposition by the State?	
15	MS. KEENAN: No, Judge.	
16	THE COURT: That will be the order.	
17	THE CLERK: You said July 5 th , 6 th , or 7 th ?	
18	MR. BINDRUP: Yes, please.	
19	THE CLERK: Okay, we'll do July 7 th for a status check trial setting, and that	
20	will be at 8:30 a.m., Department 20.	
21	MR. BINDRUP: Thank you.	
22	MS. KEENAN: And, Judge, we're waiting for Mr. Winder on the co-defendant,	
23	so I'll just wait until he gets here. He said he'd be here around 10:30 or so.	
24	THE COURT: Is this and it will also be a not-guilty plea?	

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MS. KEENAN: Yes.

THE COURT: All right. Very good.

(Whereupon, the matter was trailed and then recalled)

THE CLERK: The next matter, your Honor, is on the 10:30 calendar,

co-defendant, Cedric Jackson, C265339.

MR. WINDER: Good morning, your Honor. Dan Winder on behalf of Cedric Jackson.

Your Honor, we -- I -- my client and I have been provided a copy of the Information. His name is correctly spelled on line thirteen. We waive the reading of the Information.

My client would enter a plea of not guilty. We'd also waive the 60-day rule, request a trial in the ordinary course, however, my understanding is co-defendant has requested that this matter be just set in two weeks in Department 20 where we will have a trial setting.

MS. KEENAN: Judge, and we got the date of July 7th, 2010, in District Court 20 on that other case.

THE COURT: Is that alright with your, Mr. Winder?

MR. WINDER: Yes, that'll be fine.

THE COURT: Sir, do you understand what's happening?

THE DEFENDANT: Yes, sir.

THE COURT: What is your plea to the charges pending against you in an Information before the Court today?

THE DEFENDANT: Not guilty.

THE COURT: You have a right to a jury trial within 60 days. Do you wish to go to a jury trial within 60 days?

THE DEFENDANT: No, sir.

THE COURT: Defense has waived their speedy trial right. This matter will be set for jury trial in the ordinary course. According to the Court's calendar, have the status check on —

THE CLERK: Status check, trial setting, is July 7th, 8:30 a.m., Department 20.

MR. WINDER: Thank you.

(Proceedings concluded)

* * * * *

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

Kiara Schmidt, Court Recorder/Transcriber

2 3 4	Las Vegas, Nevada 89102 Telephone: (702) 474-0523 Facsimile: (702) 474-0631 winderdanatty@aol.com Attorncy for Plaintiff	Electronically Filed 11/02/2010 04:13:53 PM Limb Library CLERK OF THE COURT		
8	DISTRICT COURT			
9	CLARK COUNTY, NEVADA			
10	THE STATE OF NEVADA,	Case No.: 10-C-265339-C		
11	Plaintiff,	Dept No.: 20		
12	vs.	Dept. 110.1. 20		
13	CEDRIC JACKSON,	Date of Hearing:		
14		Time of Hearing:		
15				
16 17	MOTION TO WITTING AN ACCOUNTED OF DECOME			
18	MOTION TO WITHDRAW AS COUNSEL OF RECORD COMES NOW, the LAW OFFICE OF DAN M. WINDER, P.C., and moves this Court for			
	leave to withdraw as counsel of record for Defendant, CEDRIC JACKSON. This Motion is made			
		Motion is based upon the following Points and		
	Authorities and Affidavit of Counsel attached hereto, as well any documents, exhibits or pleadings			
22	already on file with the Court.			
23	DATED this 2 nd day of November, 2010.			
24	LA	LAW OFFICE OF DAN M. WINDER, P.C.		
25		: <u>/s/ Dan M. Winder</u> DAN M. WINDER, ESQ.		
26		Nevada State Bar No: 001569 3507 West Charleston Blvd.		
27		Las Vegas, Nevada 89102		
28				

NOTICE OF MOTION STATE OF NEVADA, Plaintiff: DAVID ROGER, District Attorney: TO: TO: YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will bring the above and foregoing Motion on for hearing before this Honorable Court on the $\frac{1}{2}$ day __, 2010, at 9:00 and pm. of said day, or as soon thereafter as counsel will be heard. DATED this 2nd day of November, 2010. LAW OFFICE OF DAN M. WINDER, P.C. By: /s/ Dan M. Winder DAN M. WINDER, ESQ. Nevada State Bar No: 001569 3507 West Charleston Blvd. Las Vegas, Nevada 89102

POINTS AND AUTHORITIES

Supreme Court Rule 46 provides that an attorney may withdraw as counsel upon order of the Court on application of the attorney of record. Attached hereto is the Affidavit of Counsel which sets forth the reasons why withdrawal is sought.

The Defendant in the instant case has failed to maintain contact and communication with the undersigned. Mr. Jackson has not responded to correspondence. He has failed to fulfill substantial obligations to counsel and has been given reasonable warning that counsel will withdraw if obligations are not met. Under the circumstances, Counsel can no longer effectively represent the Plaintiff in this matter and withdrawal will not adversely affect the client's interest.

The Defendant's last known address is:

Cedric Jackson 3449 N. Algiers Dr., Apt 1188 Las Vegas, Nv. 89115

As a result of the aforementioned facts, DAN M. WINDER, ESQ., and the LAW OFFICE OF DAN M. WINDER, P.C., now desires to withdraw as counsel in this matter pursuant to SCR 46 and 166(2).

DATED this 2nd day of November, 2010.

LAW OFFICE OF DAN M. WINDER, P.C.

By: /s/ Dan M. Winder

DAN M. WINDER, ESQ.

Nevada State Bar No. 001569
3507 West Charleston Blvd.
Las Vegas, Nevada 89102