In support of this Motion, I allege the following:

- 1. I am an inmate incarcerated at SDCC (Southern Desert Corrections) Center)
  My mandatory release date is N/A due to Inhancement, Consecutive Sentence.
- The Department of Corrections is required to transport offenders to and from Court if an inmate is required or requests to appear before a Court in this state.

NRS 209.274 Transportation of Offender to Appear Before Court states:

- "1. Except as otherwise provided in this section, when an offender is required or requested to appear before a Court in this state, the Department shall transport the offender to and from Court on the day scheduled for his appearance.
- 2. If notice is not provided within the time set forth in NRS 50.215, the Department shall transport the offender to Court on the date scheduled for his appearance if it is possible to transport the offender in the usual manner for the transportation of offenders by the Department. If it is not possible for the Department to transport the offender in the usual manner:
- (a) The Department shall make the offender available on the date scheduled for his appearance to provide testimony by telephone or by video conference, if so requested by the Court.
- (b) The Department shall provide for special transportation of the offender to and from the Court, if the Court so orders. If the Court orders special transportation, it shall order the county in which the Court is located to reimburse the Department for any cost incurred for the special transportation.
- (c) The Court may order the county sheriff to transport the offender to and from the Court at the expense of the county."
- 3. My presence is required at the hearing because:

## I AM NEEDED AS A WITNESS.

My petition raises substantial issues of fact concerning events in which I participated and about which only I can testify. *See U.S. v. Hayman*, 342 U.S. 205 (1952) (District Court erred when it made findings of fact concerning Hayman's knowledge and consent to his counsel's representation of a witness against Hayman without notice to Hayman or Hayman's presence at the evidentiary hearing).

## THE HEARING WILL BE AN EVIDENTIARY HEARING.

My petition raises material issues of fact that can be determined only in my presence. See Walker v. Johnston, 312 U.S. 275 (1941) (government's contention that allegations are improbable and unbelievable cannot serve to deny the petitioner an opportunity to support them by evidence). The Nevada Supreme Court has held that the presence of the petitioner for habeas corpus relief is required at any evidentiary hearing conducted on the merits of the claim asserted in the petition. See Gebers v. Nevada, 118 Nev. 500 (2002).

- 4. The prohibition against ex parte communication requires that I be present at any hearing at which the state is present and at which issues concerning the claims raised in my petition are addressed. U.S. Const. amends. V, VI.
- 5. If a person incarcerated in a state prison is required or is requested to appear as a witness in any action, the Department of Corrections must be notified in writing not less than 7 business days before the date scheduled for his appearance in Court if the inmate is incarcerated in a prison located not more than 40 miles from Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or more from Las Vegas, the Department of Corrections must be notified in writing not less than 14 business days before the date scheduled for the person's appearance in Court.

	6.	Cedera Jackson	is located approximately
<u> </u>		miles from Las Veg	gas, Nevada.

- 7. If there is insufficient time to provide the required notice to the Department of Corrections for me to be transported to the hearing, I respectfully request that this Honorable Court order the Warden to make me available on the date of the scheduled appearance, by telephone, or video conference, pursuant to NRS 209.274(2)(a), so that I may provide relevant testimony and/or be present for the evidentiary hearing.
- 8. The rules of the institution prohibit me from placing telephone calls from the institution, except for collect calls, unless special arrangements are made with prison staff. Nev. Admin. Code DOC 718.01. However, arrangements for my telephone appearance can be made by contacting the following staff member at my institution:

  | Belein Williams | SDCC Senior Wenders | SDCC Senior Wenders |

Dated this 30 day of July

By: Called Glob # 1130512

JUDGE, 8TH JUDICIAL DISTRICT

1	CERTFICATE OF SERVICE BY MAILING		
2	I, <u>Ledoc Jackson</u> , hereby certify, pursuant to NRCP 5(b), that on this <u>24</u>		
3	day of Fue 20(4 I mailed a true and correct copy of the foregoing, "Motion For		
4	Transport order & Exhibit A (as to be attached/considered attached)		
5	Transport order & Exhibit A (cos to be attached/considered attached).  Motor To Reduce, Correct on Sul aside 14 ggal sentence  by placing document in a sealed pre-postage paid envelope and deposited said envelope in the		
6	United State Mail addressed to the following:		
7	·		
8	DISTRICT COURT CLERK DIFFER Affairings Utfra		
9	LU, NV. 89155 LV, MV 89155		
10			
11			
12	· · · · · · · · · · · · · · · · · · ·		
13			
14			
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16			
17	CC:FILE		
18			
19	DATED: this 21. day of June, 2016.		
20			
21	CEDER TURISON # 1180512		
22	/In Propria Personal Post Office Box 208,S.D.C.C.		
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:		
25			
26			
44.0			

EXHIBIT A Is a Copy of Assembly Bill No. 300 For NRS.

193.165 passed int law an March 187, Dast. This is considered as
an exhibit attached to Badendent current pending, Motion To Connect,
bediece on Set Aside an Illegal Sontence. It should be seen as such to
present a faced claim.

Exhibit A

#### ASSEMBLY BILL NO. 300-ASSEMBLYMAN SEGERBLOM

#### MARCH 13, 2007

#### Referred to Committee on Judiciary

SUMMARY—Revises provisions governing the additional penalty for the use of certain weapons in the commission of a crime. (BDR 15-1122)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in bottled halles is new; matter between brackets forbited material) is material to be omitted.

AN ACT relating to crimes; revising the additional penalty that may be imposed under certain circumstances for using a firearm, other deadly weapon or a weapon capable of containing or emitting tear gas in the commission of a crime; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, a person who uses a firearm, other deadly weapon or a weapon containing or capable of emitting tear gas in the commission of a crime must be punished by imprisonment in the state prison for a term equal to and in addition to the term of imprisonment for the underlying crime. (NRS 193.165) This bill revises the term of imprisonment for this additional penalty to require instead that, in addition to the punishment prescribed for the underlying crime, a person who uses a firearm, other deadly weapon or a weapon containing or capable of emitting tear gas in the commission of a crime must be punished by imprisonment in the state prison for a term of not less than 1 year and not more than 5 years.

## THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 193.165 is hereby amended to read as follows: 193.165 1. Except as otherwise provided in NRS 193.169, any person who uses a firearm or other deadly weapon or a weapon containing or capable of emitting tear gas, whether or not its possession is permitted by NRS 202.375, in the commission of a crime shall, in addition to the term of imprisonment prescribed by



2



SUMMARY—Revises provisions governing the additional penalty for the use of certain weapons in the commission of a crime. (BDR 15-1122)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

AN ACT relating to crimes; revising the additional penalty that may be imposed under certain circumstances for using a firearm, other deadly weapon or a weapon capable of containing or emitting tear gas in the commission of a crime; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Under existing law, a person who uses a firearm, other deadly weapon or a weapon containing or capable of emitting tear gas in the commission of a crime must be punished by imprisonment in the state prison for a term equal to and in addition to the term of imprisonment for the underlying crime. (NRS 193.165) This bill revises the term of imprisonment for this additional penalty to require instead that, in addition to the punishment prescribed for the underlying crime, a person who uses a firearm, other deadly weapon or a weapon containing or capable of emitting tear gas in the commission of a crime must be punished by imprisonment in the state prison for a term of not less than 1 year and not more than 5 years.

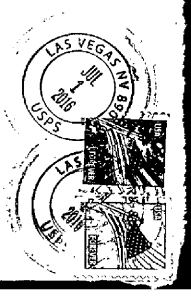
\*15-1122\*

- (b) Kidnapping in the first degree;
- (c) Sexual assault; or
- (d) Robbery.
- 5. As used in this section, "deadly weapon" means:
- (a) Any instrument which, if used in the ordinary manner contemplated by its design and construction, will or is likely to cause substantial bodily harm or death;
- (b) Any weapon, device, instrument, material or substance which, under the circumstances in which it is used, attempted to be used or threatened to be used, is readily capable of causing substantial bodily harm or death; or
- (c) A dangerous or deadly weapon specifically described in NRS 202.255, 202.265, 202.290, 202.320 or 202.350.

CEDRICE Jackson # 1130512 Ladiar Springs, Mal 87070 RO. BOX 209

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בייות בייונים בייונים

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1	RSPN		Stran J. Louin
2	STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT
3	Nevada Bar #001565 STEVEN S. OWENS		
4	Chief Deputy District Attorney Nevada Bar #004352		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7	- -		
8		CT COURT NTY, NEVADA	
9	THE STATE OF NEVADA,		
10	Plaintiff,		
11	-VS-	CASE NO:	10C265339-1
12	CEDRIC LEROB JACKSON,	DEPT NO:	X
13	#1581340		
14	Defendant.		
15	STATE'S RESPONSE TO DEF		
16	TO MODIFY AND/OR CO ILLEGAL SENTENCE AND M	RRECT BY SETTI OTION TO APPO	NG ASIDE INT COUNSEL
17	DATE OF HEARI	NG: JULY 13, 201 RING: 8:30 A.M.	16
18	TIME OF HEA	KINO. 6.30 A.M.	
19	COMES NOW, the State of Nevada	a, by STEVEN B.	WOLFSON, Clark County
20	District Attorney, through STEVEN S. OWE	NS, Chief Deputy I	District Attorney, and hereby
21	submits the attached Points and Authorities	in Response to De	fendant's Pro Per Motion to
22	Modify and/or Correct by Setting Aside Illega	al Sentence and Mo	tion to Appoint Counsel.
23	This response is made and based upon	all the papers and	pleadings on file herein, the
24	attached points and authorities in support her	eof, and oral argum	ent at the time of hearing, if
25	deemed necessary by this Honorable Court.		
26	//		
27	<i>II</i>		
28	//		
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#### POINTS AND AUTHORITIES

#### STATEMENT OF THE CASE

On September 17, 2014, the State filed an Amended Information charging CEDRIC L. JACKSON (hereinafter" Jackson") with: COUNT 1 – Second Degree Murder with Use of a Deadly Weapon (Category A Felony – NRS 200.010, 200.030, 193.165 – NOC 50011) and COUNT 2 – Attempt Murder with Use of a Deadly Weapon (Category B Felony – NRS 200.010, 200.030, 193.330, 193.165 – NOC 50031). That same day, Jackson entered into a Guilty Plea Agreement wherein he pleaded guilty to the charges contained in the Amended Information.

On November 19, 2014, Jackson was sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 1 – a maximum of 25 years and a minimum of 10 years plus a consecutive term of a minimum of 4 years and a maximum of 12 years for the use of a deadly weapon and COUNT 2 – a maximum of 60 months and a minimum of 24 months plus a consecutive term of a minimum of 12 months and a maximum of 30 months for the use of a deadly weapon, to run concurrent with COUNT 1. Jackson was given 1748 days credit for time served. The Judgment of Conviction was filed on November 21, 2014. Jackson did not file a direct appeal.

On June 22, 2016, Jackson filed a Motion to Modify and/or Correct by Setting Aside Illegal Sentence and Motion to Appoint Counsel. The State responds as follows.

#### **ARGUMENT**

## I. Jackson's Motion is not cognizable and without merit.

In general, a district court lacks jurisdiction to modify a sentence once the defendant has started serving it. Passanisi v. State, 108 Nev. 318, 321, 831 P.2d 1371, 1373 (1992). However, a district court has inherent authority to correct, vacate, or modify a sentence that violates due process where the defendant can demonstrate the sentence is based on a materially untrue assumption or mistake of fact about the defendant's criminal record that has worked to the extreme detriment of the defendant. Edwards v. State, 112 Nev. 704,707, 918 P.2d 321, 324 (1996) (emphasis added); see also Passanisi, 108 Nev. at 322, 831 P.2d at 1373.

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Not every mistake or error during sentencing gives rise to a due process violation. State v. Eighth Judicial Dist. Court, 100 Nev. 90, 97, 677 P.2d 1044, 1048 (1984). A district court has jurisdiction to modify a defendant's sentence "only if: 1) the district court actually sentenced appellant based on a materially false assumption of fact that worked to appellant's extreme detriment, and 2) the particular mistake at issue was of the type that would rise to the level of a violation of due process." Passanisi, 108 Nev. at 322-23, 831 P.2d at 1373-74.

Jackson's claims that the Court lacks jurisdiction and that his sentencing enhancements for the use of a deadly weapon are illegal are without merit. Jackson's "Ground 1" is nothing more than a meritless claim that the Nevada Revised Statutes used to convict him are void due to the failure to contain enacting clauses and therefore, are constitutionally failed. This tired, vapid, recycled claim is entirely unconvincing and unsupported by law. It is well-established that "Statutes are presumed to be valid, and the challenger bears the burden of showing that a statute is unconstitutional." Halverson v. Secretary of State, 124 Nev. 484, 487, 186 P.3d 893, 896 (2008); Nevadans for Nevada v. Beers, 122 Nev. 930, 939, 142 P.3d 339, 345 (2006); Sheriff. v. Burdg, 118 Nev. 853, 857, 59 P.3d 484, 486 (2002). The Statutes of Nevada contain the laws with the enacting clauses required by the Nevada Constitution and the Nevada Revised Statutes are the official codified version of the Statutes of Nevada. See NRS 220.170(3). The Nevada Revised Statutes reproduce the laws of Nevada as compiled. organized, and revised by the Legislative Counsel. NRS 220.110; NRS 220.120. See Willing v. State, 2016 Nev. App. LEXIS 110 (2016) (attached as Exhibit 1 pursuant to NRAP  $36(c)(3)),^{1}$ 

Jackson's "Ground 2" claims that because "there was no findings made by a jury nor admitted by defendant," "the District Court unconstitutionally enhanced" his sentence. Motion at 25. However, as Jackson entered into a bargained-for Guilty Plea Agreement, his claim is entirely unavailing. Additionally, such claims are not cognizable outside of NRS Chapter 34. As a general rule, a post-conviction petition for a writ of habeas corpus is the

<sup>1</sup> NRAP 36(c)(3) states that "A party may cite for its persuasive value, if any, an unpublished disposition issued by this court on or after January 1, 2016." See also MB America Inc. v. Alaska Pacific Leasing Company, 123 Nev. Ad. Op. 8, 15, n.1 (Feb. 4, 2016) (allowing citation to unpublished orders, entered on or after January 1, 2016, for their persuasive value).

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exclusive remedy for challenging the validity of a conviction or sentence aside from direct review of a judgment of conviction on appeal and remedies which are incident to the proceedings in the trial court. Harris v. State, 130 Nev. \_\_, \_\_, 329 P.3d 619, 621 (2014) (internal quotations omitted); NRS 34.724(2)(a). "Pursuant to NRS 34.724(2)(b), a post-conviction petition for a writ of habeas corpus comprehends and takes the place of all other common-law, statutory, or other remedies which have been available for challenging the validity of the conviction or sentence, and must be used exclusively in place of them." Harris, 130 Nev. at \_\_, 329 P.3d at 626 (internal quotations omitted). Because the substance of Jackson's claims are wholly without merit, his Motion should be denied.

#### II. Jackson's Motion to Appoint Counsel should be denied.

The United States Constitution and Nevada Constitution do not provide for a right to counsel in post-conviction proceedings. See <u>Coleman v. Thompson</u>, 501 U.S. 722, 752, 111 S. Ct. 2546, 2566 (1991); <u>McKague v. Warden</u>, 112 Nev. 159, 163, 912 P.2d 255, 258 (1996).

NRS 34.750 provides that a court has discretion to appoint post-conviction counsel:

[a] petition may allege that the petitioner is unable to pay the costs of the proceedings or employ counsel. If the court is satisfied that the allegation of indigency is true and the petition is not dismissed summarily, the court may appoint counsel at the time the court orders the filing of an answer and a return. In making its determination, the court may consider, among other things, the severity of the consequences facing the petitioner and whether:

(a) The issues are difficult;
 (b) The petitioner is unable to comprehend the proceedings; or

(c) Counsel is necessary to proceed with discovery.

NRS 34.750 (emphasis added). Additionally, the Nevada Supreme Court has concluded a petitioner "must show that the requested review is not frivolous before he may have an attorney appointed." Peterson v. Warden, 87 Nev. 134, 136, 483 P.2d 204, 205 (1971) (citing former statute NRS 177.345(2)).

Jackson is not entitled to appointment of counsel because his assertions are wholly without merit and he has failed to demonstrate that his claims are not frivolous and will not be summarily dismissed. Thus, Jackson's Motion should be denied.

1	<u>CONCLUSION</u>
2	Based on the foregoing reasons, Jackson's a Motion to Modify and/or Correct by
3	Setting Aside Illegal Sentence and Motion to Appoint Counsel should be DENIED.
4	DATED this 12th day of July, 2016.
5	Respectfully submitted,
6	STEVEN B. WOLFSON
7	Clark County District Attorney Nevada Bar #001565
8 9	BY Mh Hay OTMORE
10	Chief Deputy District Attorney Neyada-Bar #004352
11	
12	CERTIFICATE OF MAILING
13	I hereby certify that service of the above and foregoing was made this 12th day of July,
14	2016, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:
15	CEDRIC LEROB JACKSON #1130512
16	SOUTHERN DESERT CORRECTIONAL CENTER P.O. BOX 208 INDIAN SPRINGS, NV 89070-0208
17	20
18	BY K TOHNSON
19	Secretary for the District Attorney's Office
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28	FL/SSO/rj/M-1
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 $W. 12010 12010 FN 03129 10 FN 0329 - RSPN - (JACKSON\_CEDRIC) - 001. DOCX$ 

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1 ORDR STEVEN B. WOLFSON 2 CLERK OF THE COURT Clark County District Attorney Nevada Bar #001565 3 MEGAN THOMSON Chief Deputy District Attorney Nevada Bar #011002 4 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, 11 Plaintiff. CASE NO: 10C265339-1 12 -VS-DEPT NO: X 13 CEDRIC LEROB JACKSON. #1581340 14 Desendant, 15 16 ORDER DENYING DEFENDANT'S PRO PER MOTION TO APPOINT COUNSEL 17 ORDER DENYING DEFENDANT'S PRO PER MOTION 18 TO MODIFY AND/OR CORRECT BY SETTING ASIDE ILLEGAL SENTENCE BASED UPON LACK OF SUBJECT MATTER JURISDICTION 19 DATE OF HEARING: JULY 13, 2016 20 TIME OF HEARING: 8:30 A.M. 21 THIS MATTER having come on for hearing before the above entitled Court on the 13th day of July, 2016, the Defendant not being present, IN PROPER PERSON, the Plaintiff 22 being represented by STEVEN B. WOLFSON, District Attorney, through MEGAN 23 24 THOMSON, Chief Deputy District Attorney, without argument, based on the pleadings and 25 good cause appearing therefor, As to the Defendant's Pro Per Motion to Withdraw Counsel, Counsel is no longer on 26 27 the case, MOOT. 28 11 W:\2010\2010F\N03\29\10F\N0329-ORDR-(JACKSON\_CEDRIC)-003.DOCX

1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion to Appoint Counsel,		
2	shall be, and it is DENIED.		
3	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion to Modify and/or		
4	Correct by Setting Aside Illegal Sentence Based Upon Lack of Subject Matter Jurisdiction,		
5	shall be, and it is DENIED.		
6	DATED this 4 day of August, 2016.		
7	Ossie Walsh  DISTRICT JUDGE &		
8	DISTRICT JUDGE &		
9	STEVEN B. WOLFSON Clark County District Attorney		
10	Clark County District Attorney Nevada Bar #001565		
11	100 A		
12	BY My Tohay owner for		
13	Chief Deputy District Attorney Nevada Bar #011002		
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## to; rj/M-1

#### **CERTIFICATE OF SERVICE**

I certify that on the 8th day of August, 2016, I mailed a copy of the foregoing Order

CEDRIC LEROB JACKSON #1130512 SOUTHERN DESERT CORRECTIONAL CENTER P.O. BOX 208 INDIAN SPRINGS, NV 89070-0208

BY

Secretary for the District Attorney's Office

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1	ORDR		Alun D. Comm
2	STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT
3	Nevada Bar #001565 MEGAN THOMSON		
4	Chief Deputy District Attorney Nevada Bar #011002		
5	200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500		
6	Attorney for Plaintiff		
7			
8		T COURT	
9	CLARK COU	NTY, NEVADA	
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-vs-	CASE NO:	10C265339-1
13	CEDRIC LEROB JACKSON, #1581340	DEPT NO:	X
14	Defendant.		
15			•
16 17	ORDER DENYING DEFENDANT'S "EX FOR TRANSPORTATION OF INMATE ALTERNATIVE, FOR APPEARANCE BY	PARTE MOTION FOR COURT APF TELEPHONE O	" MOTION AND ORDER PEARANCE OR, IN THE R VIDEO CONFERENCE
18	DATE OF HEARI	NG: JULY 27, 20	16
19	TIME OF HEAD	RING: 8:30 A.M.	
20	THIS MATTER having come on for I	hearing before the	above entitled Court on the
21	27th day of July, 2016, the Defendant not being	ng present, IN PRC	PER PERSON, the Plaintiff
22	being represented by STEVEN B. WOLL	FSON, District A	Attorney, through MEGAN
23	THOMSON, Chief Deputy District Attorney,	without argument	, based on the pleadings and
24	good cause appearing therefor,		
25	///		
26	///		
27	///		
28	<i>III</i>		
	w:	\2010\2010F\N03\29\10FN03:	29-ORDR-(JACKSON_CEDRIC)-004 DOCX

COURT advised it has previously denied all of Defendant's motions, therefore, IT IS HEREBY ORDERED that the Defendant's "Ex Parte Motion" Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference, shall be, and it is DENIED as being MOOT.

DATED this 19 day of August, 2016.

DISTRICT JUDGE 3

STEVEN B. WOLFSON Clark County District Attorney

Nevada Bar #001565

BY ////// J/J/ MEGAN THOMSON

MEGAN THOMSON Chief Deputy District Autorney

Nevada Bar #011002

## **CERTIFICATE OF SERVICE** I certify that on the 23rd day of August, 2016, I mailed a copy of the foregoing Order to: CEDRIC LEROB JACKSON #1130512 SOUTHERN DESERT CORRECTIONAL CENTER P.O. BOX 208 INDIAN SPRINGS, NV 89070-0208 $\mathbf{B}\mathbf{Y}$ Secretary for the District Attorney's Office jr for rj/M-1

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Cedric Jackson #1130512
. In Propria Personam
Post Office Box 208, S.D.C.C.
Indian Springs, Nevada 89018

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## Stamp Filed Copy Requested

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5	IN THE 8th JUDICIAL DISTRICT COURT OF THE STATE OF VENADAR		
6	IN AND FOR THE COUNTY OF COLORS		
7			
8			
9	The State of Nevada ?		
lO	Plaintiff, {		
11.	vs. Case No. <u>C265336-</u>		
12 i	Cedne L. Jackson Dept. No. X		
13	#1130517 Defendant. Docket		
14			
15			
16	NOTICE OF APPEAL		
١7	NOTICE IS HEREBY GIVEN, That the Petitioner/Defendant,		
18	<u>Cedac Jackson</u> , in and through his proper person, hereby		
19	appeals to the Supreme Court of Nevada from the ORDER denying and/or		
20	dismissing the		
21	notion to modify & correct illegal sentence		
2			
3	ruled on the 27 day of July , 20 16.		
4			
5	Dated this 1 day of November, 20 16		
6	Respectfully Submitted,		
7	RECEIVED		
3	NOV 1 0 2013		
ľ	CUERK OF THE COURT		

Cedric Jackson , 11305 17
Petitioner/In Propia Persona
Post Office Box 208, SDCC
Indian Springs, Nevada 89070-0208

IN THE S JUDICIAL DISTR	ICT COURT OF THE STATE OF NEVADA
IN AND FOR THE	
The State of Nevada  Plaintiff,  va.	CASE No. <u>C265334-1</u> DEPT.No. X
Defendant.	- <del>A</del>
TO: Steven D. Grierson  200 Lewis Avenue 300 floor Los Vegas NV 84165-1160	RECORD ON APPEAL
The above-named Plaintiff hereby above-entitled case, to include all the patranscripts thereof, as and for the Record DATED this	on Appeal.
	RESPECTFULLY SUBMITTED BY:  Conc. Sackson  # 1/305/2
RECEIVED  NOV 1 0 2000  CLERK OF THE COURT	Plaintiff/In Propria Persona

CERTFICATE OF SERVICE BY MAILING I, Codnic JackSon hereby certify, pursuant to NRCP 5(b), that on this 25 day of Melember, 2016. I mailed a true and correct copy of the foregoing, "MOtion to correct illegal sentence by placing document in a sealed pre-postage paid envelope and deposited said envelope in the United State Mail addressed to the following: CC:FILE DATED: this 15t day of November , 2016. /In Propria Personam Post Office Box 208,S.D.C.C. Indian Springs, Nevada 89018 IN FORMA PAUPERIS 

# AFFIRMATION Pursuant to NRS 2398.030

The undersigned does hereby affirm that the preceding MoFion to filed in District Court Case number <u>C265334</u>-1 Does not contain the social security number of any person. -OR-Contains the social security number of a person as required by: A. A specific state or federal law, to wit: (State specific law) -01-B. For the administration of a public program or for an application for a federal or state grant.

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STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE

STATE OF NEVADA,

Plaintiff(s),

VS.

CEDRIC L. JACKSON aka CEDRIC JACKSON,

Defendant(s),

Case No: 10C265339-1

Dept No: X

#### CASE APPEAL STATEMENT

1. Appellant(s); Cedric Jackson

2. Judge: Jessie Walsh

3. Appellant(s): Cedric Jackson

Counsel:

Cedric Jackson #1130512 P.O. Box 208 Indian Springs, NV 89070

4. Respondent: The State of Nevada

Counsel:

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

10C265339-1

-1-

,	(702) 671-2700
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Appellant Represented by Appointed Counsel In District Court: Yes
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
8	9. Date Commenced in District Court: June 14, 2010
9	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Misc. Order
12	11. Previous Appeal: No
13	Supreme Court Docket Number(s): N/A
14	12. Child Custody or Visitation; N/A
15	Dated This 15 day of November 2016.
16	Steven D. Grierson, Clerk of the Court
17	
18	/s/ Heather Ungermann  Heather Ungermann, Deputy Clerk
19	200 Lewis Ave
20 21	PO Box 551601 Las Vegas, Nevada 89155-1601
22	(702) 671-0512
23	
24	
25	ce: Cedric Jackson
26	
27	
28	

-2-

10C265339-1

1<sub>C</sub>

I MAINTAIN THAT I WAS NOT PROPERLY CANVASSED AS TO THE

EXTENDED AND ENHANCED PORTION OF MY SENTENCE AND THAT THE

GUILTY PIKA CONTAINED NO ENDINGT OF FACTS REGARDING THE WEAPON

ENHANCEMENT. THE COURT WILL NOT ASSUME THAT A DEFENDANT WAIVED

THE PLAT TO HAVE A JURY DETERMINE THE ASSUMPTING FACTORS BY ENTERING

A GUILTY PLAN, UNLESS THE RECORD SHOWS THAT HE KNEW, FIRST, THAT WE HAD

THE MIGHT TO HAVE A JURY DETERMINE THE ASSUMPTING FACTORS AND, SECOND,

THAT BY PLEAPING GUILTY, HE WAS WAIVING THAT MIGHT. HYGEV. ROSS?

FIRST, COURTS ARE REQUIRED TO GIVE DETRONCTIVE REFECT TO NEW

SUBSTANTIVE RULES OF CONSTITUTIONAL LAW. SUBSTANTIVE RULES INCLUDE RULES

FOR BIPDING CRIMINAL DUNISHMENT OF CERTAIN DRIMAN CONDUCT". AS WELL AS

SUBSTRATIVE RULES OF CONSTITUTIONAL LAW. SUBSTRATIVE RULES INCLUDE RULES

FOR BIPPING CRIMINAL PUNISHMENT OF CERTAIN PRIMARY CONDUCT", AS WELL AS

"RULES PROHIBITING A CERTAIN CATEGORY OF PUNISHMENT FOR A CLASS OF DEFENDANTS

BECAUSE OF THEIR STATUS OR OFFENSE", SEE PENRY V. LYNAUGH, 792 U.S. 302 (1989).

ALSO TEASUE V. LANE, 489 U.S. 288 (1989).

THE U.S. SUPPLEME COURT HAS RECOGNIZED THAT SUBSTANTIVE PULES "AIRE

MORE ACCURATELY CHARACTERIZED AS... NOT SUBJECT TO THE BAR". SOME

SCHRIRO Y. SUMMERUM, SAZUIS. 348 (2004). SUBSTANTIVE RULES SET FORTH

CATEGORICAL CONSTITUTIONAL GUARANTEES THAT PLACE CERTAIN CRIMINAL LAWS

AND PUNISHMENTS AUTOSETIBLE BEYOND THE STATES POWER TO IMPOSE. It ROLLING

THAT WHEN A STATE (PISTING COURT) ENFORCES A PROSCRIPTION OR PENALTY

BREDED BY THE CONSTITUTION, THE RESULTING CONVICTION OR SENTENCE IS,

THE DISTRICT GOLDT IN MY CASE EARLY BECAUSE THE U.S. SUPPEME GOLDTS

PRECEDENTS APPREISING THE NATURE OF SUBSTANTIVE RULES, THEIR DIFFERENCES FROM

PROCEDURAL RULES, AND THEIR HISTORY OF PETROACTIVE APPLICATION RETABLISH

THAT THE CONSTITUTION PEQUIRES SUBSTANTIVE RULES TO HAVE RETROACTIVE

Effect respectess of when a conviction became final.

SEE MONTGOMERY V. LOUISIANA, 577 U.S. (2016).

(2)

THINY CASE, AT SENTENCING, THE GOURT KNEW ON SHOULD HAVE KNOWN, THAT
NO proper finding) were made by a July regarding trok weapon EMAANGEMENT
provision of NRS 193, 165 WHICH WAS DEQUIRED BY NRS 193, 165 (3). DESPITE THUS FACT,
THE DISTRICT GUET, NONETHIELESS, IMPOSED AN EMBANCED JENTENCE BY ADDING A
CONSECUTIVE PRISON TERM OF FOUR (4) TO TWELVE (12) YEARS AND TWELVE (12) TO THIRTY (30)
MONTHS FOR THE WHAPON ENHANCEMENT.
THE MENAPA SUPPLEME COURT HAS HELD THAT "THE PRESCRIBED FACT REQUIRED"
BY NRY 193, 165 (3) IS CLEARLY A JURY QUESTION. ZOOMBICY, SHATE, 106 MEY. 571 (1990)
(THE THER of FACTS WILL BAVE TO DETERMINE IF THE WEAPON WAY A NECESSARY ELEMENT")
INTHE ABSENCE OF A FACTUAL FINDING BY A JUMY, THE DISTRICT CONT. PAR EXCHANDED IT'S
AUTHORITY BY EMBANCING MY SENTENCE, IN FACT, MY SENTENCE
15 DISPROPORTIONATE TO A MORE CULPABLE CORRENDANT'S PRISON SENTENCE
THE DISTRUCT COURT ERASS ON THIS ENHANCEMENT ISSUE AS A MATTER OF LAW AND FACT.
I ASSERT THAT MY CLAIM OF ENTITIEMENT TO JOBY TRUBL ON FACTS USED BY THE JENTENGING
COURT TO JUSTIFY THE ENHANCEMENT WAS APPARENT ON ITS PACE IN THE RECORD AND
would be considered on Append despite defendants failure to preserve such claim
AT TRIAL, SEE BLAKELY V. WASHINGTON, (2004); ALSO APPRENDI V. NEW JERSEY,
(2000) (A COURT MAY NOT ALLY ON UNDROVEN OR UNADMITTED PACTS
WHEN IMPOSING AN ENHANCED OF EXCEPTIONAL SENTENCE. THE FINAL AGGRAVATING PACTOR
WAS THE USE OF A DANGEROUS INSTRUMENT OR DEADLY WEAPON. THE MURIER OFFENSE
WAS CHANGED TO THE ATTEMPT MURPER WAS ALSO ENHANCED, ALTHOUGH
IT WAS NOT CLEAR BECAUSE THE INDICTMENT DID NOT SPECIFY THE BASIS OF THE NATURE
of THE offense, When THE TRIAL COURT RELIES ON AN IMPROPER FACTOR AND THE SUPPLEME GUET
IS NOT CERTAIN THAT IT WOULD HAVE IMPOSED THE SAME SENTENCE ABSENT THAT FACTOR,
THE PITTULT COURT MUST REMAND FOR VACATING THE ENHANCEMENT PURSUANT TO
BLAKELY AND ONDER A RESENTENCING WITHOUT THE WEAPON ENHANCEMENT.
THE PISTANT GUILT ENER DUE TO THE STATES FACTS ABOVE AND I ASK FOR
IMMERIATE RELIEF ON THIS GROUND.
(3)

2. My LAWYER WAS INTERFECTIVE WHEN HE FAILED TO OBJECT TO THE IMPOSITION
of the enhanced pluson term when he knew or should have known that
THE JULY NEEDED TO DETERMINE ASSURVATING PACTORS BEFORE SENTENCING
IN VIOLATION OF MY 6TA AMENDMENT RIGHT TO Effective Counsel.
It is well settled That THE RIGHT TO THE Effective Assistance of counsel
Applies TO CERTAIN STEPS BEFORE TRIAL. THAT SIXTH AMENDMENT GUARANTEES A DEFENDANT
THE RIGHT TO HAVE COUNSEL PRESENT AT ALL CRITICAL STAGES OF THE CHIMINAL PROCERDING
CINTICAL STAJET IN CLUBE ALMAIGNMENTS, POST-INDICTMENT INTERPOGATORIES, POST-INDICTMENT
UNEUPS, AND THE ENTRY of A GUILTY PLAN, JEE MISSOURI VI FRYE, 1325,CT. 1399 (2012);
MONTEDO VILOUISIANA, 129 SICT. 2079 (THE SIXTH AMENDMENT PLOYETTO EXTENTIVE ASSISTANCE
of counsel extends to the consideration of plea offers THAT LAPSE OF ARE REJECTED.
IN MY CASE, MY LAWYERS PERFORMANCE WITH DEFICIENT, UNREASONABLE AND
PREJUDICIAL WHEN HE FAILED TO OBJECT AND CHALLENGE THE IMPOSITION OF THE EMBANCED
SENTENCE PENDOTY. MY LAWYER ADVISED ME TO TAKE A PLEA DEAL THAT WAS NOT
BENEFICIAL TO ME DUE TO THE WEAPON ENBANCEMENTS THAT FOLLOWED THE DIMMANY
PRISON TERMS, ALL TO RUN CONSECUTIVELY, WHEN MY CODEFENDANT RECEIVED A LESSER
priount of prison time for more culpable behavior and involvement.
Coursel Knewor Spoulp HAVE KNOWN THAT THE JULY NEEDED TO PETERMINE
THE AGGREVATING FACTORS BEFORE SENTENCING. TOCLAN GOVERNING THE BASIC FUNCTION
of a command defense attorney to investigate the facts is well established. Counsel
MUST, AT A MINIMUM, CONPUCT A PREASONABLE INVESTIGATION ENABLING HIM TO MAKE INFORMED
DELISIONS ABOUT HOW BEST TO PEPPLESENT AN CHENT. JEE BENNET V. CATE, 2010 U.S. App.
LEXIS 26503 (9THKIR) 2010; HALBERT V. MICHIGAN, 1255, CT. 2582; Glover V. CONTED STATES,
1215,CT. 696; Also LAPLER V. GODER, 1325,CT. 1376 (2012).
My Gonsels ineffective assistance predupiced MR with the failure to angue
FOR A MORE FAVORAGE MUDON TERM TOAN MY CONDEFENDANT RECEIVED IN THIS SAME CASE.
MY SENTENCE AND GOVICTION MUST BE VACATED AND REMANDED QUETO THESE FACTS.
<u>(4)</u>

3. MY LAWYER WAS INEFFECTIVE WHEN BE FAILED TO INFORM ME THAT I ONLY HAD ONE (1) YEAR TO RAISE MY ADDELLATE ISSUES IN A STATE POST-CONVICTION PETITION IN VIOLETION OF MY GTO AMENDMENT RIGHT TO THE EXPECTIVE ASSISTANCE OF COUNSEL.

I contend TRAT my former counsely Dan M. Winder, never informed me
TRAT I HAP only one year from the time of my Judgment of conviction parte
To prise my appellate issues in a state post conviction patterion. This failure
To applied me map a direct correlation with the consequences of Entering into
An ensuing guidy piea. See Hilly, Lockment, 106 J.CT. 366. (1985); and Papilla VI
Kentucky, 1305, CT. 1473 (2010).

In Order for constitutional guarantees to the pealities, criminal Defendants recourse the counsel puring and after plea negotations." Anything USS. -- MIGHT DEMY A DEFENDANT "Effective representation by counsel at That only Stage when legal Advice would halp him", see Argersinger v. Hamlin, 92 S.CT. 2006 (1472) (guiltyplea) (Quoting Spano v. New York, 79 S.CT. 1202 (1959).

COUNSELS FAMORE TO PROPERTY ADVISE ME OF THE ONE YEAR UNIT CAVED ME EXTREME GREJUSICE RECENSE THAT FAMORE, WHILE HE WAS STILL MY COUNSEL IN SEPTEMBER, 2016, MADE ME BELIEVE THAT I STILL HAD AMPLE TIME TO RAISE NEW GROUNDS. WHERE SPECIFIC AMEGITIONS DEFORE TOWET SHOW REASON TO BELIEVE THAT THE HABEAS DETITIONER MAY, If THE PACTS ARE PULLY DEVELOPED, BE ABLE TO DEMONSTRATE. THAT HE IS ENTITLED TO RELIEF, IT IS THE DITY OF THE COURT TO PROVIDE THE DECESSARY PACIFICS AND PROCEPURES FOR AN ADEQUATE INDUSTRY, AND RELIEF MAY BE GRANTED. Upon A SHOWING OF GOOD CAUSE. MY LAWYERS FAILURE TO PROPERTY ADVISE ME OF THE TIMEFRAME CONSTITUTED GOOD CAUSE IN MY CASE BECAUSE, If I HAD KNOWN OF THAT, I WOUND HAVE PREPARED AND RIVED THE APPELLATE ARGUMENTS I NEEDED TO BEFORE THAT OMEYEAR PAN OUT. THAT CHARGES AND HAD A SUBSTANTIAL AND TATURIOUS Effect ON MY DEFENSE OF THE CHARGES. MY CONNICTION AND SENTENCE MUST BE DEVELORED DUE TO THE STATED FACTOR ABOVE.

(5)

CONCL	210 U

	Conclusion
-	
	THE FACTS STATES ABOVE DEMONSTRATE THAT MY COUNSEL
	of RECORD WAS INDIFFERING IN HIS REPRESENTATION OF MY CASE
	AND THE DUDANTY OF THE SENTENCE IT, MECELVED VELSUS THAT
	of my co-presendant. Due to THESE FACTO, I BELIEVE THAT MY
	CONVICTION AND SENTENCE SHOULD BE REVENDED IN THIS METTER.
	RESPECT RULY SURMITTED,
	ON THATS 23 DAY OF DEC. 2016
,	Cedic Jackson
,	
	CERTIFICATE OF SERVICE
	I HEREBY CERTIFY THAT ON THATS DAY OF
••	I PLACED A CORRECT CORY OF THE FORESOING MEMORAMPUM IN SUPPORT OF
	PETITION FOR WATER BASKAT CONGUS IN THE U.S. MAIL, POTRAJE PREPAID AMP
	ADDINISSED TO THE Following PARTIES:
	(1) STEVEN GREEKON (2) STEWE WOLFOR
	CLEAK OF POR GULT OFFICE OF THE DISTRICT ATTY.
<del> </del>	200 Lewis Ave. 3M4 Hook 200 Lewis Avenue
	(ASURGAS, NV 89155-1160 (ASURGAS, NV 89155-2212
<u>.</u>	
	67:C/
<u> </u>	
	(6)
	JI

PPOW DA PP

CEPPICIS JACKSON, #1130612
Petitioner/In Propia Persona
Post Office Box 208, SDCC
Indian Springs, Nevada 89070

STAMP FILED Copy Requested

Electronically Filed 01/06/2017 11:27:29 AM

# THE STATE OF NEVADA IN AND FOR THE COURT OF COUNTY OF CLARK

CEDILLE TACKSON ;	
Petitioner,	
vs.	Case No. C265339
TO CENTRY, WARRENGERAL,	Dept. No.
	Docket
Respondent(s).	•

## PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)

#### INSTRUCTIONS:

- (1) This petition must be legibly handwritten or typewritten signed by the petitioner and verified.
- (2) Additional pages are not permitted except where noted or with respect to the facts which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum.
- (3) If you want an attorney appointed, you must complete the Affidavit in Support of Request to Proceed in Forma Pauperis. You must have an authorized officer at the prison complete the Pertificate as to the amount of money and securities on deposit to your credit in any account in the Proceed in Forma Pauperis. You must name as respondent the person by whom you are confined or restrained. If you are
- (4) You must name as respondent the person by whom you are confined or restrained. If you are in a specific institution of the department of corrections, name the warden or head of the institution. If you are not in a specific institution of the department within its custody, name the director of the department of corrections.
- (5) You must include all grounds or claims for relief which you may have regarding your privition and sentence.

CLERK OF THE COURT

CLERK OF THE COURT

(14)

Failure to raise all grounds I this petition may preclude you from filing future petitions challenging your conviction and sentence. 2 (6) You must allege specific facts supporting the claims in the petition you file seeking relief 3 from any conviction or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If your petition contains a claim of ineffective assistance of 4 counsel, that claim will operate to waive the attorney-client privilege for the proceeding in which 5 you claim your counsel was ineffective. (7) If your petition challenges the validity of your conviction or sentence, the original and one 6 copy must be filed with the clerk of the district court for the county in which the conviction 7 occurred. Petitions raising any other claim must be filed with the clerk of the district court for the county in which you are incarcerated. One copy must be mailed to the respondent, one copy to the attorney general's office, and one copy to the district attorney of the county in which you were convicted or to the original prosecutor if you are challenging your original conviction or sentence. Copies must conform in all particulars to the original submitted for filing. 9 10 **PETITION** 1. Name of institution and county in which you are presently imprisoned or where and who you 11 are presently restrained of your liberty: Southern Desert Correctional Center, Clark County 12 2. Name the location of court which entered the judgment of conviction under attack: 13 RIGHTH JUDICIAL DISTRICT GURT, CLARK GOUNTY, NV 14 15 3. Date of judgment of conviction: \_\_\_ 16 4. Case number: C265339 5. (a) Length of sentence: 10 70 25 + 4-12, 2-10 5 + 18-30 17 18 (b) If sentence is death, state any date upon which execution is scheduled: \_\_\_\_\_N/A 6. Are you presently serving a sentence for a conviction other than the conviction under attack in 20 this motion: Yes \_\_\_\_ No \_\_ If "Yes", list crime, case number and sentence being served at this time: \_\_\_ 21 22 7. Nature of offense involved in conviction being challenged: 23 24 25 26 27 28 2

I	8. What was your plea? (Check one)
2	(a) Not guilty
3	(b) Guilty
4	(c) Nolo contendere
	9. If you entered a guilty plea to one count of an indictment or information, and a not guilty plea
	to another count of an indictment or information, or if a guilty plea was negotiated, give details:
	10.16
	10. If you were found guilty after a plea of not guilty, was the finding made by: (check one)
	(a) Jury
	(b) Judge without a jury
	11. Did you testify at trial? YesNo
	12. Did you appeal from the judgment of conviction?
	Yes No
	13. If you did appeal, answer the following:
	(a) Name of court:
	(b) Case number or citation: (c) Result:
	(d) Date of appeal:
	(Attach copy of order or decision, if available).
	14.) If you did not appeal, explain briefly why you did not:
	15 Other than a direct annual G
1	15. Other than a direct appeal from the judgment of conviction and sentence, have you previously
	ed any petitions, applications or motions with respect to this judgment in any court, state or deral? Yes No
•	
	3
	1

	16. If your answer to No 15 was "Yes", give the following information:				
	2 (a) (1) Name of court:				
	3 (2) Nature of proceedings:				
	4				
	5 (3) Grounds raised:				
	6				
	7				
ı	(4) Did you receive an evidentiary hearing on your petition, application or motion?				
,	Yes No				
10	(5) Result:				
11	(6) Date of result:				
12	(7) If known, citations of any written opinion or date of orders entered pursuant to each				
13	result:				
14	" The state of the same persons approached to though, give the same minding manner				
1.5	(1) Name of Court:				
16	(2) Nature of proceeding:				
17	(3) Grounds raised:				
18	(4) Did you receive an evidentiary hearing on your petition, application or motion?				
19	Yes No				
20	(5) Result:				
21	(6) Date of result:				
22	(7) If known, citations or any written opinion or date of orders entered pursuant to each				
23	result:				
24	(c) As to any third or subsequent additional application or motions, give the same				
25	information as above, list them on a separate sheet and attach.				
26					
27					
28	<b>.</b>				
ı il					

	(d) Did you appeal to the highest state or federal court having jurisdiction, the result or actio
	2 taken on any petition, application or motion?
	3 (1) First petition, application or motion?
	4 Yes No
	Citation or date of decision:
•	(2) Second petition, application or motion?
•	7 Yes No
{	Citation or date of decision:
9	<u> </u>
10	
11	•
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l 5	17. Has any ground being raised in this petition been previously presented to this or any other
16	
17	proceeding? If so, identify:
18	(a) Which of the grounds is the same:
19	
20	(b) The proceedings in which these grounds were raised:
21	
22	(c) Briefly explain why you are again raising these grounds. (You must relate specific facts
23	in response to this question. Your response may be included on paper which is 8 ½ x 11 inches
24	attached to the petition. Your response may not exceed five handwritten or typewritten pages in
25	length)
26	
27	
28	5
ll ll	

you have attached, were not previous grounds were not so presented, and specific facts in response to this question facts in length.  11 inches attached to the petition.  pages in length).  19. Are you filing this petition mestion or the filing of a decision (You must relate specific facts in response to this question.  10 (You must relate specific facts in response to this question.)	n Nos. 23(a), (b), (c), and (d), or listed on any additional pages susly presented in any other court, state or federal, list briefly who give your reasons for not presenting them. (You must relate estion. Your response may be included on paper which is 8 ½ x Your response may not exceed five handwritten or typewritten ore than one (1) year following the filing of the judgment of an on direct appeal? If so, state briefly the reasons for the delay.
grounds were not so presented, and specific facts in response to this que 11 inches attached to the petition. pages in length).  19. Are you filing this petition me conviction or the filing of a decision (You must relate specific facts in result paper which is 8 ½ x 11 inches attact handwritten or typewritten pages in handwritten or typewritten pages in	estion. Your response may be included on paper which is 8 ½ x Your response may not exceed five handwritten or typewritten ore than one (1) year following the filing of the judgment of a on direct appeal? If so, state briefly the reasons for the delay.
specific facts in response to this question.  11 inches attached to the petition.  pages in length).  19. Are you filing this petition measurement of a decision (You must relate specific facts in response to this question.  10 (You must relate specific facts in response to the filing of a decision (You must relate specific facts in response to this question.	estion. Your response may be included on paper which is 8 ½ x Your response may not exceed five handwritten or typewritten ore than one (1) year following the filing of the judgment of an on direct appeal? If so, state briefly the reasons for the delay.
5 II inches attached to the petition. 6 pages in length). 7 8 19. Are you filing this petition me conviction or the filing of a decision (You must relate specific facts in respaper which is 8 ½ x II inches attact handwritten or typewritten pages in lad	Your response may not exceed five handwritten or typewritten or ty
pages in length).  19. Are you filing this petition me conviction or the filing of a decision (You must relate specific facts in result paper which is 8 ½ x 11 inches attact handwritten or typewritten pages in handwritten or typewritten pages in the specific facts.	ore than one (1) year following the filing of the judgment of n on direct appeal? If so, state briefly the reasons for the delay.
19. Are you filing this petition me 9 conviction or the filing of a decision 10 (You must relate specific facts in res 11 paper which is 8 ½ x 11 inches attac 12 handwritten or typewritten pages in 13	ore than one (1) year following the filing of the judgment of n on direct appeal? If so, state briefly the reasons for the delay.
conviction or the filing of a decision  (You must relate specific facts in result paper which is 8 ½ x 11 inches attact  handwritten or typewritten pages in  handwritten or typewritten pages in	n on direct appeal? If so, state briefly the reasons for the delay.
10 (You must relate specific facts in restance paper which is 8 ½ x 11 inches attact handwritten or typewritten pages in 13	
10 (You must relate specific facts in restance paper which is 8 ½ x 11 inches attact handwritten or typewritten pages in 13	
paper which is 8 ½ x 11 inches attact handwritten or typewritten pages in  handwritten or typewritten pages in	sponse to this question. I our response may be included on
handwritten or typewritten pages in handwritten or typewritten pages in handwritten or typewritten pages in	thed to the petition. Your response may not exceed five
13	length).
15 20. Do you have any petition or an	
,,	opeal now pending in any court, either state or federal, as to the
16 judgment under attack?	
17 Yes No	
18 If "Yes", state what court and t	the case number:
19	
20 21. Give the name of each attorney	who represented you in the proceeding resulting in your
21 conviction and on direct appeal:	
23	
24 22. Do you have any future sentence	es to serve after you complete the sentence imposed by the
5 judgment under attack?	y an abiliprose the semence haposed by the
N	ecify where and when it is to be served, if you know:
8	

	Summarize briefly the facts supporting each ground. If necessary, you may attach pages stating
;	2 additional grounds and facts supporting same.
	23. (a) GROUND ONE: THE DISTRICT COURT EARED BY IMPOSING A HARSH
4	SENTENCE FOR THE WEAPON ENHANGEMENT WITHOUT A JUPY DETERMINATION of THE
5	Aggravating factors used to increase the punishment in violation of my
ć	5 TH AND 14TH AMERICANT RYPTS UNDER THE U.S. CONSTITUTION.
7	23. (a) SUPPORTING FACTS (Tell your story briefly without citing cases or law):
8	·
9	* SER MEMORANDUM IN SUPPORT OF PETITION (ATTACARD)
10	
11	
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23. (b) GROUND TWO: My LAWREL WAS INESTENDED WHEN HE FRILED TO OBJECT To THE IMPOSITION OF THE ENHANCES PRISON TERM WHEN HE KNEW OF SHOULD HAVE HAVE KNOWN THAT THE JURY NEEDED TO DETERMINE AGGRETATING FACTURES BEFORE SERTENCING IN VIOLATION of my 6 19 AMENDMENT PAGET TO REFLECTIVE ASSISTANCE OF COUNSEL. 23. (b) SUPPORTING FACTS (Tell your story briefly without citing cases or law): I SEE MEMORANDUM IN SUPPORT OF PETITION FOR WINT OF KIMPERS CAPUS (ATTACHED) 

23. (c) GROUND THREE: My LAWYER WAS INEFFECTIVE WHEN WE FAILED TO Inform me THAT I only more DINE (1) YEAR TO PRISE MY APPELLATE 155VES IN A STATE POST-CONVICTION PETITION, IN VIOLATION OF MY GTA AMENOMENT RIGHT TO THE Effective Assistance of Counstel, 23. (c) SUPPORTING FACTS (Tell your story briefly without citing cases or law):\_\_\_\_\_ \* SEE MEMORANDUM IN SUPPORT OF PETITION (ATTACKED) 

(d) GROUND FOUR: 23. (d) SUPPORTING FACTS (Tell your story briefly without citing cases or law): 23. 27; 

	WHEREFORE. PETITIONER , prays that the court grant HARLAS CORPUS					
-						
3	EXECUTED 11 SOUTHERN DESERT CORRECTIONAL CENTER					
4						
5						
6						
7	Signature of Petitioner					
8	<u>VERIFICATION</u>					
9	Under penalty of perjury, pursuant to N.R.S. 208.165 et seq., the undersigned declares that he is					
10	the Petitioner named in the foregoing petition and knows the contents thereof; that the pleading is					
11	true and correct of his own personal knowledge, except as to those matters based on information and					
12	belief, and to those matters, he believes them to be true.					
13						
14	<u>C.//</u>					
15	Signature of Petitioner					
16						
17	Attorney Co. D. W.					
18	Attorney for Petitioner					
19						
20						
21						
23						
24						
2.5						
?6	11					
27						
8						
5	1					

#### CERTFICATE OF SERVICE BY MAILING

	2 I. CERRICE TACKTON , hereby certify, pursuant to NRCP 5(b), that on this 23						
	day of December, 2016, I mailed a true and correct copy of the foregoing, "PETITION for						
	WEST of MAGRAS GROWS WITH MEMORANDUM SUPPORTING PETITION						
	by placing document in a sealed pre-postage paid envelope and deposited said envelope in the						
	United State Mail addressed to the following:						
	7						
,	8 STEVEN GREENSON STEVE WOLFON DISTRICT ATTORNATION OF THE						
	200 CEWIS AVE. 324 FLOOR 200 CEWIS AVENUE						
. 1	0 (ATVESA), NEVADA 89155-1160 89155-2212						
1							
1.							
1.							
14							
13							
16 17							
18							
19	10.						
20	· —						
21	x C Sacken						
22	/ln Propria Personam						
23	Post Office Box 208, S.D.C.C.  Indian Springs, Nevada 89018 IN FORMA PAUPERIS:						
24	IN FORMA PAUPERIS:						
25							
26							
27							
28	12						

# AFFIRMATION Pursuant to NRS 2398.030

The undersigned does hereby affirm that the preceding LETITION for				
WINT of HABERS GROVES WITH MEMORIAGION SULPERTING PETITION (Title of Document)				
filed in District Court Case number				
Does not contain the social security number of any person.				
-OR-				
Contains the social security number of a person as required by:				
A. A specific state or federal law, to wit:				
(State specific law)				
-or-				
B. For the administration of a public program or for an application for a federal or state grant.				
X Signature 12.23.16 Date				
x Cedric Jackson Print Name				
The Se PETITIONER				

Mr. Cedric Jackson #= 1130512

P.U. 80x 208

Troban Springs N 89070

ZIP 89101 011E12650516

12/28/2016 US POSTAGE \$001.362

FIRST-CLASS MAIL

1 3763 😻

CONFIDENTIAL

200 Lewis AVE., 3Mfloor LAS VEZMS, NV 89155-1160 Clear of THE GOVET STEVEN GREETSON

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DISTRICT COURT
CLARK COUNTY, NEVADA

Alun & Chum

CLERK OF THE COURT

THE STATE OF NEVADA VS CEDRIC L JACKSON

CASE NO.: 10C265339-1

**DEPARTMENT 10** 

#### NOTICE OF HEARING

Please be advised that the above-entitled matter has been scheduled for Petition for Writ of Habeas Corpus, to be heard by the Honorable JESSIE WALSH, at the Regional Justice Center, 200 Lewis Ave, Las Vegas, Nevada 89155, on the 25th day of January, 2017, at the hour of 8:30 AM, in RJC Courtroom 14B, Department 10.

YOUR PRESENCE IS NECESSARY

Dated: January 9, 2017

By: Susan Hann

Judicial Executive Assistant

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JESSIE WALSH DISTRICT JUDGE DEPARTMENT 10 AS VEGAS, NV 89101

#### **CERTIFICATE OF SERVICE**

I hereby certify that on or about the date signed, a copy of this Order was electronically served and/or placed in the attorney's folders maintained by the Clerk of the Court and/or transmitted via facsimile and/or mailed, postage prepaid, by United States mail to the proper parties as follows:

Attorney General

Steven B Wolfson

Susan Hann

Judicial Executive Assistant

Department 10

JESSIE WALSH DISTRICT JUDGE

DEPARTMENT 10 AS VEGAS, NV 89101

Electronically Filed 01/20/2017 03:17:52 PM

1	RSPN	Alun J. Chum			
2	STEVEN B. WOLFSON Clark County District Attorney	CLERK OF THE COURT			
3	Nevada Bar #001565 STEVEN S. OWENS				
4	Chief Deputy District Attorney Nevada Bar #004352				
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212				
6	(702) 671-2500 Attorney for Plaintiff				
7	•				
8		CT COURT NTY, NEVADA			
9	THE STATE OF NEVADA,				
10	Plaintiff,				
11	-VS-	CASE NO: 10C265339-1			
12	CEDRIC LEROB JACKSON,	DEPT NO: X			
13	#1581340				
14	Defendant.				
15		IT'S PETITION FOR WRIT OF HABEAS			
16		EMO IN SUPPORT			
17	DATE OF HEARING: JANUARY 25, 2017 TIME OF HEARING: 8:30 A.M.				
18	COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County				
19	District Attorney, through STEVEN S. OWE	NS, Chief Deputy District Attorney, and hereby			
20	submits the attached Points and Authorities in Response to Defendant's Petition for Writ of				
21	Habeas Corpus and Memo in Support.				
22	This response is made and based upon all the papers and pleadings on file herein, the				
23	attached points and authorities in support hereof, and oral argument at the time of hearing, if				
24	deemed necessary by this Honorable Court.				
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# POINTS AND AUTHORITIES STATEMENT OF THE CASE

On June 16, 2010, the State of Nevada charged CEDRIC LEROB JACKSON (hereinafter "Defendant") by way of Information as follows: COUNT 1 – Murder with Use of a Deadly Weapon (Felony – NRS 200.010, 200.030, 193.165), COUNT 2 – Attempt Murder with Use of a Deadly Weapon (Felony – NRS 200.010, 200.030, 193.330, 193.165), COUNT 3 – Battery with Use of a Deadly Weapon Resulting in Substantial Bodily Harm (Felony – NRS 200.481.2c), COUNT 4 – Attempt Murder with Use of a Deadly Weapon (Felony – NRS 200.010, 200.030, 193.330, 193.165), COUNT 5 – Assault with a Deadly Weapon (Felony – NRS 200.471), COUNT 6 – Attempt Murder with Use of a Deadly Weapon (Felony – NRS 200.010, 200.030, 193.330, 193.165), COUNT 7 – Assault with a Deadly Weapon (Felony – NRS 200.471), COUNT 8 – Conspiracy to Commit Murder (Felony – NRS 199.480, 200.100, 200.030), COUNT 9 – Discharging Firearm at or into Structure, Vehicle, Aircraft, or Watercraft (Felony – NRS 202.285), and COUNT 10 – Discharging Firearm Out of Motor Vehicle (Felony – NRS 202.287).

On September 17, 2014, pursuant to negotiations, the State filed an Amended Information charging Defendant as follows: COUNT 1 – Second Degree Murder with Use of a Deadly Weapon (Category A Felony – NRS 200.010, 200.030, 193.165 – NOC 50011) and COUNT 2 – Attempt Murder with Use of a Deadly Weapon (Category B Felony – NRS 200.010, 200.030, 193.330, 193.165 – NOC 50031). That same day, Defendant pleaded guilty to both counts in the Amended Information.

Defendant appeared before the District Court on November 14, 2014, and was sentenced on COUNT 1 to a maximum of 25 years with a minimum parole eligibility of 10 years, plus a consecutive term of 12 years with a minimum parole eligibility of four years for the Use of a Deadly Weapon, and on COUNT 2 to a maximum of 60 months with a minimum parole eligibility of 24 months, plus a consecutive term of 30 months with a minimum parole eligibility of 12 months for the Use of a Deadly Weapon, COUNT 2 to run concurrent with

COUNT 1. Defendant received 1,748 days credit for time served. The Judgment of Conviction was entered on November 21, 2014.

On June 22, 2016, Defendant filed a Motion to Modify and/or Correct by Setting Aside Illegal Sentence Based Upon Lack of Subject Matter Jurisdiction ("Motion to Modify"). The State filed its response to that motion on July 12, 2016. The District Court denied the motion July 13, 2016. On November 14, 2016, Defendant filed an untimely Notice of Appeal from that denial. The matter is still pending before the Nevada Supreme Court.

On January 1, 2017, Defendant filed the instant Petition for Writ of Habeas Corpus ("Petition"). The State now responds.

#### **ARGUMENT**

#### I. DEFENDANT'S PETITION IS PROCEDURALLY BARRED AND MUST BE DENIED.

Defendant's Petition for Writ of Habeas Corpus is time barred with no good cause shown for delay. Pursuant to NRS 34.726(1):

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

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

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

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

evidence presented by the defendant that he purchased postage through the prison and mailed the Notice within the one-year time limit.

Furthermore, the Nevada Supreme Court has held that the district court has a *duty* to consider whether a defendant's post-conviction petition claims are procedurally barred. <u>State v. Eighth Judicial Dist. Court (Riker)</u>, 121 Nev. 225, 231, 112 P.3d 1070, 1074 (2005). The <u>Riker Court found that "[a]pplication of the statutory procedural default rules to post-conviction habeas petitions is mandatory," noting:</u>

Habeas corpus petitions that are filed many years after conviction are an unreasonable burden on the criminal justice system. The necessity for a workable system dictates that there must exist a time when a criminal conviction is final.

<u>Id.</u> Additionally, the Court noted that procedural bars "cannot be ignored [by the district court] when properly raised by the State." <u>Id.</u> at 233, 112 P.3d at 1075. The Nevada Supreme Court has granted no discretion to the district courts regarding whether to apply the statutory procedural bars; the rules *must* be applied.

In the instant case, the Judgment of Conviction was filed on November 21, 2014, and Defendant did not file a direct appeal. Thus, the one-year time bar began to run from this date. The instant Petition was not filed until January 6, 2017, more than two years after the Judgment of Conviction was entered and in excess of the one-year time frame. Absent a showing of good cause for this delay and undue prejudice, Defendant's claim must be dismissed because of its tardy filing.

A showing of good cause and prejudice may overcome procedural bars. "To establish good cause, appellants *must* show that an impediment external to the defense prevented their compliance with the applicable procedural rule. A qualifying impediment might be shown where the factual or legal basis for a claim was not reasonably available at the time of default."

Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added). The Court continued, "appellants cannot attempt to manufacture good cause[.]" <u>Id.</u> at 621, 81 P.3d at 526. In order to establish prejudice, the defendant must show "not merely that the errors of [the proceedings] created possibility of prejudice, but that they worked to his actual and

 substantial disadvantage, in affecting the state proceedings with error of constitutional dimensions." Hogan v. Warden, 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (quoting United States v. Frady, 456 U.S. 152, 170, 102 S. Ct. 1584, 1596 (1982)). To find good cause there must be a "substantial reason; one that affords a legal excuse." Hathaway v. State, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Clearly, any delay in the filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

Defendant has not even alleged good cause, and certainly has not demonstrated that an external impediment prevented his compliance with NRS 34.726(1). Accordingly, because his Petition was not filed within the one-year timeframe and he has not shown good cause, the Petition must be denied.

#### II. DEFENDANT'S PETITION DOES NOT COMPLY WITH NRS 34.735 AND MUST BE DENIED.

NRS 34.735 requires that a defendant filing a post-conviction Petition for Writ of Habeas Corpus follow a specific format outlined within the statute. In the present case, Defendant has not met the relevant statutory requirement to file his petition in the proper form. NRS 34.735 sets forth twenty-three questions which a petitioner must answer when filing a Petition for Writ of Habeas Corpus. See Pangallo v. State, 112 Nev. 1533, 1535, 930 P.2d 100, 102 (1996). Defendant has failed to answer all 23 questions. Specifically, he has ignored the applicable questions regarding the nature of the offense involved in the conviction being challenged, what his plea was, whether he filed an appeal, if he did not file an appeal, why, whether he has previously filed any petitions, applications, or motions with respect to the judgment in this case, the details surrounding a prior filing, whether any ground presented in the instant Petition has previously been presented to this or any other court, why newly raised

To the extent that Defendant's final claim (that counsel was ineffective for failing to inform him of the procedural bars to post-conviction petitions) amounts to an allegation of good cause excusing his failure to file a timely petition, that claim, even if meritorious, does not amount to good cause. The Nevada Supreme Court has held that a claim of ineffective assistance of counsel may excuse a procedural default if counsel was "so ineffective as to violate the Sixth Amendment. However, in order to constitute adequate cause, the ineffective assistance of counsel claim itself must not be procedurally defaulted. In other words, a petitioner must demonstrate cause for raising the ineffective assistance of counsel claim in an untimely fashion." State v. District Court (Riker), 121 Nev. 225, 112 P.3d 1070 (2005). Because Defendant has not provided good cause for his untimely filing of that ineffective assistance claim, that ineffective assistance claim cannot be considered good cause to excuse his untimely filing of the rest of the Petition.

issues were previously raised, reasons for the delay in his filing, whether he has a petition or an appeal pending before any court regarding the judgment in this case, the name of the attorney who represented him, and whether he has any future sentences to serve after he completes the sentence imposed by the judgment in this case. Therefore, his Petition should be denied for failing to meet the standard set forth by NRS 34.735.

#### III. THE DISTRICT COURT DID NOT ERR IN IMPOSING A SENTENCE FOR USE OF A DEADLY WEAPON.

Defendant's first claim is that the District Court erred by imposing a consecutive sentence on each of the two counts for use of a deadly weapon. Specifically, he argues that such an enhancement sentence should not have been imposed without factual findings being made by a jury or Defendant admitting to using a deadly weapon. Petition Memorandum at 1-3. He claims that neither happened and thus the sentence is illegal. <u>Id.</u> However, this issue has already been adjudicated by this Court and *res judicata* prevents further review. Additionally, this case involved a guilty plea and the right to trial by jury was waived, thus Defendant's claim has no merit.

Moreover, in conjunction with claiming that there was no factual finding at the time of the guilty plea (that he did not admit) Defendant claims that he was not properly canvassed as to the enhancement portion of the sentence. Petition Memorandum at 2. This claim, though, is belied by the record.

#### A. This Claim Is Waived.

In challenging the imposition of the consecutive sentence, Defendant has brought forth a claim that should have been raised on direct appeal. As the claim was not raised in such a proceeding, it is waived on post-conviction review.

NRS 34.810(1) reads:

The court shall dismiss a petition if the court determines that:

(a) The petitioner's conviction was upon a plea of guilty or guilty but mentally ill and the petition is not based upon an allegation that the plea was involuntarily or unknowingly or that the plea was entered without effective assistance of counsel.

- (b) The petitioner's conviction was the result of a trial and the grounds for the petition could have been:
- (2) Raised in a direct appeal or a prior petition for a writ of habeas corpus or postconviction relief.

The Nevada Supreme Court has held that "challenges to the validity of a guilty plea and claims of ineffective assistance of trial and appellate counsel must first be pursued in post-conviction proceedings.... [A]II other claims that are appropriate for a direct appeal must be pursued on direct appeal, or they will be *considered waived in subsequent proceedings.*" Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994) (emphasis added) (disapproved on other grounds by Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999)). "A court must dismiss a habeas petition if it presents claims that either were or could have been presented in an earlier proceeding, unless the court finds both cause for failing to present the claims earlier or for raising them again and actual prejudice to the petitioner." Evans v. State, 117 Nev. 609, 646-47, 29 P.3d 498, 523 (2001).

Since this claim does not challenge the validity of Defendant's guilty plea, nor does it allege ineffective assistance of counsel, and Defendant did not raise it on a direct appeal from the Judgment of Conviction, it must be deemed waived and must be denied.

#### B. This Court Has Already Adjudicated This Matter.

Even if this Court does entertain this claim, it falls under the doctrine of *res judicata*. For an issue to fall under *res judicata*, it must have already been decided in a prior proceeding. The following three conditions must be met: (1) the issue decided in the prior litigation must be identical to the issue presented in the current action, (2) the initial ruling must have been on the merits and have become final, and (3) the party against whom the judgment is asserted must have been a party or in privity with a party to the prior litigation. <u>Pulley v. Preferred Risk Mutual Insurance</u>, 111 Nev. 856, 858, 897 P.2d 1101, 1102-03 (1995).

When Defendant filed his Motion to Modify, he made the exact same claim that he brings here. There, he stated that he "was not properly canvassed as to the extended or enhanced portion of his sentence" and that "the guilty verdict contained no findings of facts regarding the enhancement portion of" the sentence. Motion to Modify at 25. He then argued

that the facts required for imposing the enhancement must be determined by a jury because "the trier of facts will have to determine if the weapon was a necessary element." <u>Id.</u> at 26. The District Court, however, did not agree and denied the Motion to Modify. Order Denying Defendant's Pro Per Motion to Appoint Counsel and Order Denying Defendant's Pro Per Motion to Modify and/or Correct by Setting Aside Illegal Sentence Based Upon Lack of Subject Matter Jurisdiction at 2.

Because Defendant reiterates the same arguments here, using the exact same language from the Motion to Modify – see Petition Memorandum at 2-3 – the District Court previously ruled on the issue on the merits, and Defendant was a party in that case, the doctrine of res judicata applies here. Accordingly, this claim should be denied.

#### C. Defendant Had No Right to a Determination on the Facts by a Jury.

Defendant's claim regarding a factual determination that should have been made by a jury is completely without merit. He essentially brings an Apprendi claim by another name. In Apprendi v. New Jersey, 530 U.S. 466, 120 S.Ct. 2348 (2000), the United States Supreme Court announced that "[o]ther than the fact of a prior conviction, any fact that increases the penalty for a crime beyond the prescribed statutory maximum must be submitted to a jury, and proved beyond a reasonable doubt." Id. 530 U.S. at 490, 120 S.Ct. 2362-63. However, the Supreme Court has also held that "the valid entry of a guilty plea in a state criminal court involves the waiver of several federal constitutional rights. Among these 'is the right to trial by jury." Colwell v. State, 118 Nev. 807, 823, 59 P.3d 463, 474 (2002) (citing Boykin v. Alabama, 395 U.S. 238, 89 S.Ct. 1709 (1969)). The Nevada Supreme Court has ruled held that when a defendant pleads guilty, he waives the right guaranteed by Apprendi to have enhancing or aggravating facts determined by a jury and provde beyond a reasonable doubt. Id. 118 Nev. at 822-23, 59 P.3d 473-74.

Defendant pleaded guilty and knowingly waived all rights to trial by jury. See GPA at 4 ("I understand that I am waiving . . . [t]he constitutional right to a speedy and public trial by an impartial jury[.] . . . At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged."). Defendant's guilty plea and waiver of his

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right to trial by jury also served to waive his right to have any enhancing or aggravating facts determined by a jury and proved beyond a reasonable doubt. Therefore, this claim, being completely without merit, should be denied.

#### D. <u>Defendant's Claim Regarding the Plea Canvass and His Knowlege Is Belied</u> by the Record.

Defendant's claim regarding the plea canvass, there being no admission as to the facts required for the enhancement, and his knowledge regarding these issues is belied by the record. "Bare" and "naked" allegations are not sufficient to warrant post-conviction relief, nor are those belied and repelled by the record. Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984). "A claim is 'belied' when it is contradicted or proven to be false by the record as it existed at the time the claim was made." Mann v. State, 118 Nev. 351, 354, 46 P.3d 1228, 1230 (2002). NRS 34.735(6) states in relevant part that a Defendant "must allege specific facts supporting the claims in the petition," and that "[f]ailure to allege specific facts rather than just conclusions may cause your petition to be dismissed." (emphasis added).

Defendant's claim is belied by the Guilty Plea Agreement (GPA) entered on September 17, 2014. Through the GPA, Defendant has specifically stated:

As to COUNT 1 – I understand that as a consequence of my plea of guilty the Court must sentence me to life in the Nevada Department of Corrections with the possibility of parole with parole eligibility beginning at ten (10) years or definite term of twenty-five (25) years with parole eligibility beginning at ten (10) years, plus a consecutive one (1) to twenty (20) years for the use of a deadly weapon.

As to COUNT 2-I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) years and a maximum term of not more than twenty (2) years, plus a consecutive one (1) to twenty (2) years for the use of a deadly weapon. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment.

GPA at 2. Therefore, Defendant's claim about being unaware of the consecutive sentence and being improperly canvassed is belied by the record.

Further, though Defendant has failed to order the transcript from the September 17, 2014, guilty plea, and provide this Court with a reviewable record, presumably, as with every non-Alford guilty plea, he admitted to the information contained in the information. In that Amended Information, COUNT 1 alleged that the act used to murder the victim was "actually shooting at and into the body of said" victim "with a deadly weapon, to-wit: a firearm." Amended Information at 2. COUNT 2 alleged that Defendant attempted to kill another victim "by shooting at and into the body of" said victim "with a deadly weapon, to-wit: a firearm." Id. Presuming that Defendant admitted to these allegations (which can reasonably be presumed based on the fact that the District Court accepted his plea), there was a sufficient factual finding to determine that the enhancement sentence was appropriate.

For these reasons, the sentence was appropriate and legal. The District Court did not err in rendering such a sentence. Therefore, this claim should be denied.

#### IV. DEFENDANT'S COUNSEL WAS NOT INEFFETIVE.

Defendant also raises two claims of ineffective assistance of counsel. First, he claims that counsel was for ineffective for failing to object to the District Court imposing the consecutive term of imprisonment for use of a deadly weapon. Second, he claims that counsel was ineffective for failing to inform Defendant that he only had one year to file a post-conviction petition. As for his first claim, Defendant cannot demonstrate either deficient performance or prejudice for the reasons provided *supra* demonstrating that he had no right to a jury making a factual determination. His second claim also fails as counsel has no obligation to provide such information.

Ineffective assistance of counsel claims are analyzed under a two-prong test set forth in Strickland v. Washington, 466 U.S. 668, 687, 104 S. Ct. 2052, 2064 (1984), wherein the petitioner must show: (1) that counsel's performance was deficient, and (2) that the deficient performance prejudiced the defense.

"Surmounting Strickland's high bar is never an easy task." <u>Padilla v. Kentucky</u>, 559 U.S. 356, 371, 130 S. Ct. 1473, 1485 (2010), because the issue is whether the attorney's representation amounted to incompetence under prevailing professional norms, "not whether

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#### IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Jun 06 2017 12:26 p.m. Elizabeth A. Brown Clerk of Supreme Court

CEDRIC LEROB JACKSON, Appellant(s),

VS.

STATE OF NEVADA,
Respondent(s),

Case No: 10C265339-1

Docket No: 72409

# RECORD ON APPEAL VOLUME 3

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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- 62. Chaney RK, Tabor KH, Orrison WW Jr, Hayman LA. Magnetic resonance imaging of intracerebral hemorrhage at different field strengths. Neuroimaging Clinics of North America 1992 Feb;2:25-51.
- 63. Snyder RD, Orrison WW Jr, King JN, Keck GM. Magnetic resonance imaging of spinal cord in ALD-AMN complex. AJNR 1991 Nov/Dec;12:1095-1098 and AJR 1992 Feb:158.
- 64. Orrison WW Jr, Rose DF, Hart BL, et al. Noninvasive preoperative cortical localization by magnetic resonance imaging. AJNR 1992 Jul/Aug;13:1124-8.
- 65. Vining DJ, Benzel EC, Orrison WW Jr. Childhood odontoid fractures evaluated with computerized tomography. J Neurosurg 1992 Nov;77:795-9.
- 66. Hart BL, Spar JA, Orrison WW Jr. Calcification of the trochlear apparatus of the orbit: CT, appearance and age association with diabetes and age. AJR 1992 Dec;159(6):1291-4.
- 67. Orrison WW Jr, Rose DF, Hart BL, Maclin EL, Sanders JA, Willis BK, Marchand EP, Wood CC, Davis LE. Noninvasive preoperative cortical localization by magnetic source imaging. American Journal of Neuroradiology 1992;13:1124-1128.
- 68. Orrison WW Jr, Lewine JD, Espinosa ME. Magnetic source imaging: a new method of brain analysis. Administrative Radiology. 1993 Mar:44-47.
- 69. Haygood TM, Spar J, Orrison WW, Eldevik OP. A simple and effective postangiographic femoral artery pressure dressing. Cardiovasc Intervent Radiol. 1993 Jul-Aug;16(4):262-63.
- 70. Orrison WW Jr, Lewine JD. Magnetic source imaging in a neurosurgical practice. Perspectives in Neurological Surgery 1993;4(2):141-147.
- 71. Orrison WW Jr, Lewine JD, Sanders JA. Technological advances breathe new life into clinical magnetoencephalography. MR 1993 Mar/Apr:41-4.
- 72. Gallen C, Sobel DF, Lewine JD, Sanders JA, Hart B, Davis L, Orrison WW Jr. Neuromagnetic mapping of brain function. Radiology 1993 Jun;187(3):863-7.
- 73. Bruno A, Wagner WJ, Orrison WW Jr. Clinical outcome and brain MRI four years after carbon monoxide intoxication. Acta Neurologica Scandinavia 1993;87:205-9.
- 74. Benzel EC, Lewine JD, Bucholz RD, Orrison WW Jr. Magnetic source imaging: a review of the Magnes system of Biomagnetic Technologies Incorporated. Neurosurgery 1993;33(2):252-9.

- 75. Orrison WW Jr, Lewine JD. Magnetic source imaging in neurosurgical practice. Perspectives in Neurological Surgery 1993;4(2):141-7.
- 76. Benzel EC, Bridges RM, Hadden TA, Orrison WW Jr. The single burr hole technique for the evacuation of non-acute subdural hematomas. The Journal of Trauma 1994;36(2):190-4.
- 77. Champlin AM, Rael JR, Benzel EC, Kesterson OL, King JN, Orrison WW Jr, Mirfakhraee M. Preoperative spinal angiography for lateral extracavitary approach to thoracic and lumbar spine. Am J Neuroradiol 1994;15:73-7.
- 78. Willis BK, Greiner F, Orrison WW Jr, Benzel EC. The incidence of vertebral artery injury after midcervical spine fracture or subluxation. Neurosurgery 1994;34(3):435-42.
- 79. Davis LE, Kornfeld M, Mooney H, Fiedler KJ, Haaland KY, Orrison WW Jr, Cernichiari E, Clarkson TW. Methylmercury poisoning: long term clinical, radiological, toxicological, and pathological studies of an affected family. Ann Neurol 1994;35:680-688.
- 80. Lewine JD, Orrison WW Jr. Magnetic source imaging: clinical neuroimaging and the brain code. The Decade of the Brain, The National Alliance for the Mentally III 1994;5(1).
- 81. Lewine JD, Astur RS, Davis LE, Knight JE, Maclin EL, Orrison WW Jr. Cortical organization in adulthood is modified by neonatal infarct: a case study. Radiology 1994;190:93-6.
- 82. Orrison WW Jr, Gentry LR, Stimac GK, Tarrel RM, Espinosa MC, Cobb L. Blinded comparison of cranial CT and MR in closed head injury evaluation. Am J Neuroradiol 1994 Feb;15(2):351-56.
- 83. Williamson MR, Espinosa MC, Boutin RD, Orrison WW Jr, Hart BL, Kelsey CA. Metallic foreign bodies in the orbits of patients undergoing MR imaging: prevalence and value of radiography and CT before MR. Am J Roentgenol 1994 Apr;162(4):981-3.
- 84. Orrison WW Jr, Champlin AM, Kesterson OL, Hartshorne MF, King JN. MR "hot nose sign" and "intravascular enhancement sign" in brain death. Am J Neuroradiol 1994 May;15(5):913-6.
- 85. Benzel EC, Hart BL, Ball PA, Baldwin NG, Orrison WW Jr, Espinosa ME. Fractures of the C2 vertebral body. J Neurosurg 1994 Aug;81:206-12.
- 86. Roberts WS, Sell JJ, Orrison WW Jr. Multiple ischemic infarcts versus metastatic disease. Academic Radiology 1994 Sep;1(1):75-77.

- 87. Spar JA, Lewine JD, Orrison WW Jr. Neonatal hypoglycemia: CT and MR findings. AJNR 1994 Sep;15:1477-8.
- 88. Sell JJ, Rael JR, Orrison WW Jr. Rotational vertebrobasilar insufficiency as a component of thoracic outlet syndrome resulting in transient blindness. Case report. J Neurosurg 1994 Oct;81(4):617-9.
- 89. Maclin EL, Rose DF, Knight JE, Orrison WW, Davis LE. Somatosensory evoked magnetic fields in patients with stroke. Electroencephalogra Clin Neurophysiol 1994 Dec;91(6):468-75.
- 90. Baumann SB, Noll DC, Kondziolka DS, Schnieder W, Nichols TE, Mintun MA, Lewine JD, Yonas H, Orrison WW Jr, Sclabassi RJ. Comparison of functional magnetic resonance imaging with positron emission tomography and magnetoencephalography to identify the motor cortex in a patient with an arteriovenous malformation. J Image Guid Surg 1995;1(4):191-197.
- 91. Chuang SH, Otsubo H, Hwang P, Orrison WW Jr, Lewine JD. Pediatric magnetic source imaging. In: J Kuchardcyzk, ME Moseley, T Roberts, and Orrison WW Jr, editors. Neuroimaging Clinics of North America. Philadelphia: W.B. Saunders, 1995.
- 92. Hart BL, Orrison WW Jr, Benzel EC. Imaging spinal trauma. In: RR Lee, editor. Spinal imaging. Spine: State of the Art Reviews. Philadelphia, PA: Hanley & Belfus, Inc. 1995 Jan;9(1):93-118.
- 93. Lewine JD, Bucholz RD, Baldwin NG, Orrison WW Jr, Maclin EL, Sanders JA, Astrus RS. Event-related magnetic fields and neurosurgical practice. In: C Baumgartner, L Deecke, G Stroink, SJ Williamson, editors. Biomagnetism: Fundamental Research and Clinical Applications. Netherlands: IOS Press, 1995.
- 94. Lewine JD, Edgar JC, Repa K, Paulson K, Astur RS, Orrison WW Jr. A physical phantom for simulating the impact of pathology on magnetic source imaging. In: C Baumgartner, L Deecke, G Stroink, SJ Williamson, editors. Biomagnetism: Fundamental Research and Clinical Applications. Netherlands: IOS Press, 1995.
- 95. Chuang SH, Otsubo H, Hwang P, Orrison WW Jr, Lewine JD. Pediatric magnetic source imaging. Neuroimaging Clin N Am 1995 May;5(2):289-303.
- 96. Lewine JD, Morrell F, Orrison WW Jr. Neuromagnetic characterization of normal and abnormal brain functions in epilepsy. International Journal of Neuroradiology. Philadelphia: Lippincott-Raven, 1995 Nov/Dec;1(2):182-198.
- 97. Lewine JD, Orrison WW Jr., Magnetic source imaging: basic principles and applications in neuroradiology. In: SE Seltzer, editor. Evidence of Innovation, 1995. Academic Radiology 2:436-440.

- 98. Lewine JD, Orrison WW Jr. Spike and slow wave localization by magnetoencephalography. Neuroimaging Clinics of North America 1995 Nov;5(4):575-595.
- 99. Orrison WW Jr and Ward E. Dynamic anatomy and mechanics of lumbar puncture. Int J Neuroradiol 1995;1:211-222.
- 100. Smith JR, Schwartz BJ, Gallen CC, Orrison WW Jr, Lewine JD, Murro AM, King DW, Park YD. Utilization of multichannel magnetoencephalography in the guidance of ablative seizure surgery. J Epilepsy 8(2):119-130, 1995.
- 101. Sell JJ, Rupp FW, Orrison WW Jr. latrogenically introduced intracranial hypotension syndrome. AJR 1995 Dec;165(6):1513-15.
- 102. Orrison WW Jr, Lewine JD, Sanders JA. Epilepsy: structural or functional? AJNR 1996 Feb;17(2):244-45.
- 103. Canive JM, Lewine JD, Edgar JC, Davis JT, Torres F, Roberts B, Graeber D, Orrison WW Jr, Tuason VB. Magnetoencephalographic assessment of spontaneous brain activity in schizophrenia. Psychopharmacology Bulletin 1996;32(4):741-50.
- 104. Orrison WW Jr. 3M Mayneord Memorial Lecture: functional brain imaging-an overview. Br Journal Radiology 1996 Jun;69(822):493-501.
- 105. Benzel EC, Hart BL, Ball PA, Baldwin NG, Orrison WW Jr, Espinosa M. MRI for the evaluation of patients with occult cervical spine surgery. J Neurosurg 85:824-829, 1996.
- 106. Depper MH, Carlow TJ, Crooks LA, Orrison WW Jr. Intracranial dissemination of a pituitary adenoma: Presentation as an unusual mass in the cerebellopontine angle (letter). America Journal of Roentgenology 166(6):1500-1501, 1996.
- 107. Orrison WW Jr, Lewine JD, Sanders JA. Invited comment on Stevens' Letter to the Editor. AJNR 1(2):244-245, 1996.
- 108. Sanders JA, Lewine JD, Orrison WW Jr. Comparison of primary motor cortex localization using functional magnetic resonance imaging and magnetoencephalography. Human Brain Mapping 4:47-57, 1996.
- 109. Benzel EC, Hart BL, Ball PA, Baldwin NG, Orrison WW Jr, Espinosa MC. Magnetic resonance imaging for the evaluation of patients with occult cervical spine injury. Journal Neurosurgery 1996 Nov;85(5):824-29.
- 110. Iqbal J, Davis LE, Orrison WW Jr. An MRI study of lumbar puncture headaches. Headache. 1995 Jul-Aug;35(7)420-2.

- Canive JM, Lewine D, Orrison WW Jr, Edgar CJ, Provencal SL, Davis JT, Paulson K, Graeber D, Roberts B, Escalona PR, Calais L. MRI reveals gross structural abnormalities in PTSD. Ann N Y Acad Sci 1997 Jun 21;821:512-15.
- 112. Lewine JD, Canive JM, Orrison WW Jr, Edgar CJ, Provencal SL, Davis JT, Paulson K, Graeber D, Roberts B, Escalona PR, Calais L. Electrophysiological abnormalities in PTSD. Ann N Y Acad Sci 1997 Jun 21;821:508-11.
- 113. Rael JR, Orrison WW Jr, Baldwin N, Sell J. Direct thrombolysis of superior sagittal sinus thrombosis with coexisting intracranial hemorrhage. AJNR 1997 Aug;18(7):1238-42.
- 114. Lewine JD, Davis JT, Orrison WW Jr. Invited commentary. Hemisphere activation during motor tasks. AJNR 1997;18:399-400.
- 115. Lewine JD, Orrison WW, Spar JA. MR findings of neonatal hypoglycemia, reply. AJNR 1997;18:995-996.
- Orrison WW Jr, Benzel EC, Willis BK, Kesterson OL, Espinosa MC. Magnetic resonance imaging evaluation of acute spine trauma. Emergency Radiology May/June 1995;2(3):1-9.
- 117. Sell JJ, Seigel RS, Orrison WW Jr, Roberts WS. Angiographic pattern change in fibromuscular dysplasia: a case report. Angiology. 1995 Feb;46(2):165-8.
- 118. Sell JJ, Orrison WW Jr, et al. Granulomatous amebic encephalitis caused by acanthamoeba: Neuroradiology 1997 Jun;39(6):434-36.
- 119. Benzel EC, Hart BL, Ball PA, Baldwin NG, Orrison WW Jr, Espinosa M. MRI for the evaluation of patients with occult cervical spine injury. Journal of Neurosurgery 1996 Nov;85:824-829.
- 120. Carlow TJ, Depper MH, Orrison WW Jr. MR of extraocular muscles in chronic progressive external ophthalmoplegia. AJNR 1998 Jan;19(1):95-99.
- 121. Orrison, WW Jr. Magnetic Source Imaging in stereotactic and functional neurosurgery. Stereotactic Functional Neurosurg 1999;72(2-4):89-94 Review.
- 122. McDonald JD, Chong B, Lewine JD, Jones G, Burr RB, McDonald PR, Koehler SB, Tsuruda J, Orrison WW Jr, Heilbrun MP. Integration of preoperative and intraoperative functional brain mapping in a frameless stereotactic environment for lesions near eloquent cortex. Journal of Neurosurgery 1999 Mar;90(3):591-98.

- 123. Lewine JD, Davis JT, Sloan JH, Kodituwakku PW, Orrison WW Jr. Neuromagnetic assessment of pathophysiologic brain activity induced by minor head trauma. AJNR 1999 May;20(5):857-66.
- 124. Lewine JD, Andrews R, Chez M, Patil AA, Devinsky O, Smith M, Kanner A, Davis JT, Funke M, Jones G, Chong B, Provencal S, Weisend M, Lee RR, Orrison WW Jr. Magnetoencephalographic patterns of epileptiform activity in children with regressive autism spectrum disorders. Pediatrics 1999 Sep;104(3 Pt 1):405-18.
- 125. Hurley RA, Lewine JD, Jones GM, Orrison WW Jr, Taber KH. Application of magnetoencephalography to the study of autism. Journal of Neuropsychiatry Clinical Neuroscience 2000 Winter;12(1):1-3.
- 126. Simons GR and Orrison WW Jr. Use of a Sterile, Disposable, Radiation-Absorbing Shield Reduces Occupational Exposure to Scatter Radiation During Pectoral Device Implantation. PACE 2004 June; 27:726-729.
- 127. Levin DC, Rao VM, Orrison WW Jr. Turf wars in radiology: The quality of imaging facilities operated by nonradiologist physicians and of the images they produce. J Am Coll Radiol 2004 Sep;1(9):649-51.
- 128. Chan JW, Orrison WW. Ocular myasthenia: a rare presentation with MuSK antibody and bilateral extraocular muscle atrophy. Br J Ophthalmol 2007 Jun;91(6):842-3.
- 129. Lewine JD, Davis JT, Bigler ED, Thoma R, Hill D, Funke M, Sloan JH, Hall S, Orrison WW. Objective Documentation of Traumatic Brain Injury Subsequent to Mild Head Trauma: Multimodal Brain Imaging With MEG, SPECT, and MRI. J Head Trauma Rehabil 2007 May/June;22(3):141-155.
- 130. Peoples RR, Mueller T, Perkins TG, Mueller T, Hanson EH, Powell J, Snyder T, Hanson EH, Orrison WW Jr. Full Range of Motion Whole Spine MRI Study of Contortionists: Anatomy and Pathology. J Neurosurg Spine 2008;8:501-9.
- 131. Orrison WW, Hanson EH, Alamo T, Watson D, Sharma M, Perkins TP, Tandy RD. Traumatic Brain Injury: A Review and High-Field MRI Findings in 100 Unarmed Combatants Using a Literature-Based Checklist Approach. J Neurotrauma 2009 May. 26:1-13.
- 132. N. Yahyavi-Firouz-Abadi M.D., B.L. Wynn, D.O., F. Rybicki M.D., Ph.D., R. Mather Ph.D., E.H. Hanson, M.D., M.P.H., M. Ansarinia, M.D., W.W. Orrison, Jr., M.D., M.B.A. Steroid responsive large vessel vasculitis: application of whole brain 320-detector row dynamic volume CT angiography and perfusion. AJNR Am J Neurorad Aug 2009;30(7):1409-1411;
- 133. William W. Orrison, Jr. MD, MBA, Eric H. Hanson MD, MPH. Bigger and Better.

  Advanced CT systems continue to improve coverage and tissue recognition-but rising

- anxiety regarding equipment costs, reimbursement and dose could complicate your purchasing plans in 2010. Advances for Imaging & Radiation Oncology. 2009 Dec;19(11):10-12.
- 134. Hanson EH, Mishra RK, Chang DS, Perkins TG, Bonifield DR, Tandy RD, Cartwright PE, Peoples RR, Orrison WW Jr. Sagittal whole spine MR imaging in 750 consecutive outpatients: accurate determination of the number of lumbar vertebral bodies. Journal of Neurosurgery: Spine. 2010 Jan;12:47-55.
- 135. Perkins TP, Mishra R, Siddiqui Y, Hanson EH, Rowley RK, Ramos, ER, Orrison WW. Magnetic resonance venography and genetics of a female patient with pelvic venous thrombosis. Journal of Thrombosis and Thrombolysis 2010;30(2):233-239; DOI 10.1007/s11239-010-0443-y;
- 136. E.H. Hanson, R.K. Mishra, D.S. Chang, T.G. Perkins, D.R. Bonifield, R.D. Tandy, P.E. Cartwright, R.R. Peoples, W.W. Orrison Jr. Re: Sagittal Whole Spine MR Imaging in 750 Consecutive Outpatients: Accurate Determination of the Number of Lumbar Vertebral Bodies. Response to letter to the Editor titled "Counting Lumbar Vertebrae." J Neurosurg Spine Dec 2010:12;1; DOI: 10.3171/2010.3.SPINE10143.
- 137. Hanson EH, Roach CJ, Ringdahl EN, Wynn BL, Dechancie SM, Mann ND, Diamond AS, Orrison WW Jr. Developmental venous anomalies: appearance on whole-brain CT digital subtraction angiography and CT perfusion. Neuroradiology 2011;53:331-341. DOI: 10.1007/s00234-010-0739-9; Neuroradiology Open Access pdf.
- 138. Cayce J. Roach, Cheryl L. Russell, Eric H. Hanson MD, MPH, Brent Bluett, William W. Orrison Jr. MD, MBA. Appearance and Impact of Post-Operative Intracranial Clips and Coils on Whole Brain CT Angiography and Perfusion. European Journal of Radiology 2011. DOI: 10.1016/j.ejrad.2011.01.118. European Journal of Radiology PubMed link.
- 139. Orrison WW Jr, Snyder KV, Hopkins N, Roach CJ, Ringdahl EN, and Hanson EH. Whole Brain Dynamic Volume CT Angiography and Perfusion Imaging. Clinical Radiology 2011; 66(6):566-574. DOI: 10.1016/j.crad.2010.12.014. Clinical Radiology PubMed link.
- 140. Tabibian B, Roach CJ, Hanson EH, Wynn BL, Orrison WW Jr. Clinical indications and utilization of 320-detector row CT in 2500 outpatients. Computerized Medical Images and Graphics 2011;35(4):266-74. DOI: 10.1016/j.compmedimag.2011.02.002. Computerized Medical Images and Graphics PubMed link.
- 141. Funke ME, Moore K, Orrison WW Jr, Lewine JD. The role of magnetoencephalography in "nonlesional" epilepsy. Epilepsia. 2011 Jul;52 Suppl 4:10-4. p. 1528-1167.

- 142. Nowinski WL, Puspitasari F, Volkau I, Orrison WW Jr, Knopp MV. Quantification of the human cerebrovasculature: a 7Tesla and 320-row CT in vivo study. J Comput Assist Tomogr. 2013 Jan-Feb;37(1):117-22.
- 143. Hanson EH, Roach CJ, Day KJ, Peters KR, Bradley WG Jr, Ghosh K, Patton PW, McMurray RC, Orrison WW Jr. Assessment of the tracer delay effect in whole-brain computed tomography perfusion: results in patients without known neuroanatomic abnormalities. J Comput Assist Tomogr. 2013 Mar-Apr;37(2):212-21.
- 144. Hanson EH, Roach CJ, Day KJ, Ghosh K, Peters KR, Bradley WG Jr, Orrison WW Jr. Assessment of tracer delay effect in whole-brain computed tomography perfusion: results for selected regions of interest in middle cerebral artery acute ischemic strokes. J Comput Assist Tomogr. 2013 Mar-Apr;37(2):222-32.
- 145. Churchill S, Weaver LK, Deru K, Russo AA, Handrahan D, Orrison WW Jr, Foley JF, Elwell HA. A prospective trial of hyperbaric oxygen for chronic sequelae after brain injury (HYBOBI). Undersea Hyperb Med. 2013 Mar-Apr;40(2):165-93

# VIII. BOOKS

- 1. Orrison WW Jr. Introduction to Neuroimaging. Boston/Toronto: Little, Brown & Company, 1989, (394 pages).
- 2. Orrison WW Jr, Lewine JD, Sanders JA, Hartshorne MF, editors. Functional Brain Imaging. St Louis: Mosby Year-Book, Inc., 1995, (479 pages).
- 3. Orrison WW Jr. Atlas of Brain Function, New York: Thieme Medical Publishers, 1995, (176 pages, also published in Italian).
- 4. Woodward P, Orrison WW Jr. MR Imaging: A hands-on approach. McGraw-Hill, 1997, (219 pages).
- 5. Orrison WW Jr. Neuroimaging. W.B. Saunders Company, Philadelphia, PA: 2000, (1776 pages).
- 6. Orrison WW Jr. Pocket Medical Imaging Consultant. HealthHelp, Inc. Houston, TX: 2002 (159 pages).
- 7. Orrison WW Jr. Pocket Medical Imaging Consultant, 2<sup>nd</sup> Edition. Health Management Solutions, Inc. Houston, TX: 2003 (190 pages).
- 8. Orrison WW Jr. Pocket Medical Imaging Consultant, 3<sup>nd</sup> Edition. OAG Publishing Company, Las Vegas, NV 2007 (206 pages).

9. Orrison WW Jr., Atlas of Brain Function, 2<sup>nd</sup> Edition: Thieme Medical Publishers, New York, NY 2008 (304 pages).

#### IX. BOOK CHAPTERS

- 1. Orrison WW Jr, Williamson SL. Neuroradiologic Evaluation of Pediatric Emergencies. In: Pediatric Emergencies. Pellock, 1989.
- 2. Orrison WW Jr, Williamson SL. Neurologic Emergencies in Infancy and Childhood, Chapter 19. "Neuroradiologic Evaluation of Pediatric Emergencies," 1993.
- 3. Orrison WW Jr. Neuroradiology. In: Stimac GK, editor. Introduction to radiology. Philadelphia: W.B. Saunders, Inc., 1993.
- 4. Lewine JD, Benzel EC, Baldwin NG, Orrison WW Jr. Magnetoencephalography. In: R. Wilkins, S. Rengachary, editors. Neurosurgery. New York: McGraw-Hill, 1993.
- 5. Lewine JD, Benzel EC, Orrison WW Jr. Magnetoencephalography. In: R Wilkins, S Rengachary, editors. Neurosurgery, 2<sup>nd</sup> Edition. New York: McGraw-Hill, Inc., 1995.
- 6. Orrison WW Jr. Introduction to brain imaging. In: WW Orrison Jr, JD Lewine, JA Sanders, MF Hartshorne, editors. Functional brain imaging. St. Louis: Mosby Year-Book, Inc., 1995.
- 7. Orrison WW Jr, Lewine, JD. Neuroimaging in closed head injury. In: M Rizzo, D Tranel, editors. Head Injury and Post Concussive Syndrome. New York, NY: Churchill Livingstone, 1995.
- 8. Orrison WW Jr., Sanders JA. Clinical brain imaging: computerized axial tomography and magnetic resonance imaging. In: WW Orrison Jr, JD Lewine, JA Sanders, MF Hartshorne, editors. Functional brain imaging, St. Louis: Mosby Year-Book, Inc., 1995.
- Sanders JA, Orrison WW Jr. Functional magnetic resonance imaging. In: WW Orrison Jr, JD Lewine, JA Sanders, MF Hartshorne, editors. Functional brain imaging. St. Louis: Mosby Year-Book, Inc., 1995.
- Lewine JD, Orrison WW Jr. Clinical electroencephalography and evoked responses.
   In: WW Orrison Jr, JD Lewine, JA Sanders, MF Hartshorne, editors. Functional brain imaging. St. Louis: Mosby Year-Book, Inc., 1995.
- 11. Lewine JD, Orrison WW Jr. Magnetoencephalography and magnetic source imaging. In: WW Orrison Jr, JD Lewine, JA Sanders, MF Hartshorne, editors. Functional brain imaging. St. Louis: Mosby Year-Book, Inc., 1995.

- 12. Hart BL, Orrison WW Jr, Benzel EC. Imaging spinal trauma. In: RR Lee, editor. Spinal imaging. Spine: State of the Art Reviews. Philadelphia, PA: Hanley & Belfus, Inc. 1995 Jan;9(1):93-118.
- Lewine JD, Orrison WW Jr, Astur RS, Davis LE, Knight JD, Maclin EL, Reeve A. Explorations of pathophysiological spontaneous activity by magnetic source imaging. In: C Baumgartner, L Deecke, G Stroink, SJ Williamson, editors. Biomagnetism: Fundamental Research and Clinical Applications. Netherlands: IOS Press, 1995.
- Orrison WW Jr, Lewine JD. Neuroimaging in closed head injury. In: M Rizzo, D Tranel, editors. Head Injury and Post-Concussive Syndrome. New York, NY: Churchill Livingstone, 1995.
- 15. Hart BL, Orrison WW Jr. Adult epiglottitis: Review and case report. American College of Radiology, Series on Head and Neck. American College of Radiology Institute Reston, Virginia: 1996.
- 16. Lewine JD, Orrison WW Jr, Halliday A, Morrel F, Chang S, Hwang P, Sanders JA. MEG functional mapping in epilepsy surgery. In: GD Cascino and CR Jack, editors. Neuroimaging in epilepsy: principles and practice. Elsevier: Butterworth and Heinemann, 1996.
- 17. Boutin RD, Rupp FW, Orrison WW Jr., Complications of Neuroradiology: Intrathecal Studies. In: Ansell G, Bettmann MA, Kaufman JA, Wilkins RA, editors. Complications in Diagnostic Imaging and Interventional Radiology, 3<sup>rd</sup> edition, 1996.
- 18. Lewine JD, Orrison WW Jr. Magnetoencephalography. In: Bradley and Bydder, editors. Advanced MR Imaging Techniques. London, England: Martin Dunitz Publishers, 1996.
- Lewine JD, Orrison WW Jr, Davis JT, Hart B, Spar J, Kodituwakku PW, Hill D, Chang S, Waldorf VA, Shaw P, Edgar C, Sloan JH. Neuromagnetic evaluation of brain dysfunction in postconcussive syndromes associated with mild head trauma. In: Uzzell and Stonnington, editors. Recovery after Traumatic Brain Injury. Mahwah, NJ: Erlbaum, 1996.
- 20. Boutin RD, Rupp FW, Orrison WW Jr. Complications of neuroradiology: intrathecal studies. In: Ansell G, Bettmann MA, Kaufman JA, Wilkins RA, editors. Complications in Diagnostic Imaging and Interventional Radiology, 3<sup>rd</sup> edition, 1996.
- 21. Lewine JD, Orrison WW Jr. Magnetoencephalography. In: Bradley and Bydder, editors. Advanced MR Imaging Techniques. London, England: Martin Dunitz Publishers, 1996.

- 22. Lewine JD, Orrison WW Jr, Davis JT, Hart B, Spar J, Kodituwakku PW, Hill D, Chang S. Waldorf VA, Shaw P, Edgar C, Sloan JH. Neuromagnetic evaluation of brain dysfunction in postconcussive syndromes associated with mild head trauma. In: Uzzell and Stonnington, editors. Recovery After Traumatic Brain Injury. Mahway, NJ: Erlbaum, 1996.
- 23. Lewine JD, Orrison WW Jr, Halliday A, Morrel F, Chang S, Hwang P, Sanders JA. MEG functional mapping in epilepsy surgery. In: GD Cascino and CR Jack, editors. Neuroimaging in epilepsy: principles and practice. Elsevier: Butterworth and Heinemann, 1996.
- 24. Orrison WW Jr. Open field magnetic resonance imaging: Diagnostic procedures and protocols in the brain. In: R Lufkin, editor. Open Field MRI. New York, NY. Springer-Verlag 2000.

## X. BOOK REVIEWS

- 1. Orrison WW Jr. Introduction to Neuroimaging, by Wellman HN [book review]. New England Journal of Medicine 1989 Sept 14;321(11):769-70.
- 2. Orrison WW Jr. Meningiomas and their surgical management, edited by Schmidek HH [book review]. AJNR Dec 1991.
- 3. Orrison WW Jr. Anonymous Book Review. AJNR 1992. Mss. No. 10557-92 (may be verified by Michael S. Huckman, M.D., Editor.)
- 4. Orrison WW Jr. Anonymous Book Review. Forthcoming in AJNR. Mss. Nos. 12192-95 and 12193-95 (may be verified by Michael S. Huckman, M.D., Editor.)

#### XI. PATENTS

- 1. Orrison WW Jr. Radiation shield for improved radiation protection during x-ray procedures and examinations. U.S. Patent No. 4,938,233, July 3, 1990.
- 2. Orrison WW Jr. Radiation shield for improved radiation protection during x-ray procedures and examinations. Canadian Patent No. 1,304,146, June 23, 1992.
- Orrison WW Jr. Radiation Shield Japanese Patent No. 1945941, June 23, 1995.
- 4. Cadwalader JA, Orrison WW Jr. Radiation Attenuation System: Patent No. 7,099,427, August 29, 2006.
- 5. Cadwalader JA, Orrison WW Jr. Radiation Attenuation System for CT: Patent No. 7,303,334 B2, December 4, 2007.

- 6. Cadwalader JA, Orrison WW Jr. Radiation Attenuation System for CT: Patent No. US 7,591,590 B2, September 22, 2009.
- 7. Cadwalader JA, Orrison WW Jr. Standoff Radiation Attenuation System. Patent No. 8,022,378, September 20, 2011.
- 8. Orrison WW Jr. Brain Model, patent pending.
- 9. Orrison WW Jr. Sensory Augmented Learning, patent pending.
- 10. Cadwalader JA, Orrison WW Jr. Radiation Protective Drape for Fluoroscopic Lateral View Procedures, patent pending.

### XII. ABSTRACTS

- 1. Orrison WW Jr, Robertson WC, Appen RE. Congenital ocular motor apraxia: study of five cases. Wisc Med J 1977 Apr;76:45.
- 2. Orrison WW Jr, Morledge J, Booker AE. Seizures versus syncope: an unusual case presentation. Wisc Med J 1978.
- 3. Orrison WW Jr, Labadie EL, Rampgopal V. Fatal meningitis secondary to undetected bacterial psoas abscess. Review of Surg 1978;34(3):172.
- 4. Orrison WW Jr, Labadie EL, Rampgopal V. Fatal meningitis secondary to undetected bacterial psoas abscess. Neurol Digest, 1978.
- 5. Orrison WW Jr, Robertson WC, Sackett JF. Computed tomographic evaluation of infants with subdural hematomas. Program XI Symposium Neuroradiologicum Weisbaden, Federal Republic Germany, June 4-11, 1978.
- 6. Orrison WW Jr, Peters HA. Hyperthyroidism in Parkinson's disease. Wisc Med J, 1978.
- 7. Robertson WC, Chun RWM, Orrison WW Jr. Benign subdurals of infancy. Radiology 1979;133:276.
- 8. Orrison WW Jr, Francosa SA, Fariello RG. A correlation of computerized axial tomography (CAT) and frontally predominant intermittent rhythmic delta activity (FIRDA). Wisc Med J, 1980.
- 9. Timming RC, Orrison WW Jr. Computerized tomography and rehabilitation outcome following severe head trauma. Program The 4<sup>th</sup> Annual Post Graduate Course on the Rehabilitation of the Traumatic Brain-Injured Adult. Williamsburg, VA, June 5-7, 1980.

- Orrison WW Jr, Watridge CB, Gabatin AR, Pretorius HT, Floyd JP III. Dynamic computed tomographic scanning of the pituitary gland. Radiology 1983 Nov;149(P):262.
- 11. Orrison WW Jr, Eldevik O, Torvik A, Sackett J, Amundsen P. Lateral C1-C2 puncture for myelography III, Historical anatomical and technical considerations. Neurology and Neurosurgery Review Book, 1984.
- 12. Sullivan PJ, Gabatin AR, Orrison WW Jr, Watridge CE, Pretorius HT, Johnson TM. Dynamic endocrine and computed tomographic evaluation of the pituitary gland. Proceedings of the American College of Physicians in Association with the Society of Air Force Physicians, March 1984.
- 13. Dietrich LM, Kinard RE, Orrison WW Jr, Bailey CG. Interventional radiologic procedures. Proceedings of the American College of Physicians in Association with the Society of Air Force Physicians, March 1984.
- 14. Kinard RE, Orrison WW Jr, Rogde S, Torvick A. Clivus epidural hematoma. Proceedings of the American College of Physicians in Association with the Society of Air Force Physicians, March 1984.
- 15. Vinitski S, Fuka MZ, Griffey RH, Wicks JD, Orrison WW Jr, Matwiyoff NA. Image contrast in fast low angle imaging. Proceedings of the Fifth Annual Meeting of the Society of Magnetic Resonance in Medicine, Montreal, Canada 1986;5:152-3.
- 16. Sibbitt R, Orrison WW Jr, Wicks JD, Moradian G. Precise anatomic localization of CSF leaks by MRI. J Magnetic Resonance Imaging 1987;5:120.
- 17. Mason I, Aase JM, Bickenell JM, Orrison WW Jr, Wicks JD, Matwiyoff N, Seigel RS. Familial cavernous angiomas of the brain in a Hispanic family. Neurology 1987;37(3):97, Supplement 1.
- Snyder RD, Orrison WW Jr. Adrenoleukodystrophy-adrenomyeloneuropathy carrier detection by magnetic resonance imaging. Annals of Neurology 1987 Sept;22(3):444.
- 19. Orrison WW Jr, King J, Newell JD, Keck GD, Siner J, Pajares RL. Emergency room angiography. Radiology 1987 Nov;165(P):296.
- Emory TH, Orrison WW Jr, Lowe BA, Eckel CA, Dell LA, Newell JD. Comparison of Gd-DTPA MR imaging and radionuclide bone scans. Radiology 1987 Nov;165(P):342.

- 21. Hunt AL, Orrison WW Jr, Rhyne R, Rosenberg GA. Differentiation of multiple sclerosis, cerebrovascular disease and normal aging with magnetic resonance imaging. Soc for Neuroscience, 1988.
- 22. Schmitt J, Seelinger D, Appenzeller O, Orrison WW Jr. Nicotine and alcoholic cerebellar degeneration. Neurology, American Academy of Neurology, 40<sup>th</sup> Annual Meeting Program 1988 Mar;38(3), Supplement 1.
- 23. Snyder RD Appenzeller O, Johnson PC, Ferry PC, Capin DM, Singleton R, Johnsen SD, Orrison WW Jr. Infantile onset and late central white matter lesions in Navajo neuropathy. Program and Abstract Child Neurology Society 1988 Aug;Vol.24.
- 24. King J, Sibbitt RR, King J, Orrison WW Jr, Wicks JD, Jahnke R. Precise localization of cerebrospinal fluid leaks by MRI. ASNR 1988 Sept/Oct;9:177.
- 25. Orrison WW Jr, Davis LE, Sullivan GW, Mettler FA, Flynn ER. Anatomic localization of cortical function by magnetoencephalography, magnetic resonance imaging, and computed tomography. ASNR 1988 Sept/Oct;9:190.
- 26. Orrison WW Jr, King J, Snyder RD, Keck GM. Magnetic resonance imaging in adrenoleukodystrophy and adrenomyeloneuropathy. ASNR 1988 Sept/Oct;9:1040.
- 27. Orrison WW Jr, Hadford DJ, King JN. High contrast-low field MRI in the clinical setting. Proceedings of the Western Neuroradiological Society, October 1988.
- 28. Orrison WW Jr, King JN, Mettler FA, Rosenberg R, Williamson M. High contrast-low field MRI in the clinical setting. Proceedings of the Royal Australasian College of Radiologists 39<sup>th</sup> Annual General and Scientific Meeting, October 2-7, 1988.
- 29. Hunt AL, Orrison WW Jr, Rhyne R, Rosenberg GR. Differentiation of multiple sclerosis, cerebrovascular disease and normal aging with magnetic resonance imaging. (SPON: LA Hershey). Proceedings of the Society for Neuroscience, 1988 Annual Meeting, Toronto, Canada, November 13-18, 1988.
- 30. King JN, Orrison WW Jr, Demarest GB, Sklar DP, Hinson JE, Sell JJ. Arteriography with portable DSA equipment: experience in 300 cases. Radiology 1988 Nov;169(P):335.
- 31. Kelsey CA, Keck GM, King JN, Orrison WW Jr, Wolfe D, Hartshorne MF. Risk of metallic foreign body movement in vitreous humor at 0.064-T. Radiology 1988 Nov;169(P):371.
- 32. Eisenberg B, Hartshorne MF, Orrison WW Jr, Dougherty SP. Correlation of bone scan in 0.064-T MR findings in the lumbosacral spine of patients with prostate cancer. Radiology 1988 Nov;169(P):335.

- 33. Williamson MR, Rosenberg R, Williamson S, Eckel C, Orrison WW Jr, Komorowski R. Fundamentals of MR imaging formation with a two-dimensional Fourier transform method. Radiology 1988 Nov;169(P):474.
- 34. Yeo RA, Haaland KY, Orrison WW Jr, Hunt A, Rosenberg G, Rhyne R. White matter lesions and cognitive function in normal aging. Journal of Clinical and Experimental Neuropsychology 1988;11:1.
- 35. Rodeman D, Orrison WW Jr. Comparison of high field and ultra-low field MRI in elderly patients. Proceedings of Student Research Day, Albuquerque, New Mexico, January 26, 1989.
- 36. Ward E, Orrison WW Jr. Dynamic anatomy and mechanics of dural puncture. Proceedings of Student Research Day, Albuquerque, New Mexico, January 26, 1989.
- 37. Hadford D, Orrison WW Jr. Gadolinium-DTPA and ultra-low field strength magnetic resonance imaging. Proceedings of Student Research Day, Albuquerque, New Mexico, January 26, 1989.
- 38. Hinson JE, Orrison WW Jr, Hadford D, King JN. Gadolinium-DTPA low-field strength evaluation. Proceedings of Society of MRI, February 1989.
- 39. Dougherty SP, Jahnke RW, Orrison WW Jr. High resolution CT for cervical radiculopathy. Proceedings of ASNR, March 1989.
- 40. Orrison WW Jr, Griffey MS, Tryhus M, King JN, Demarest GB. MRI and acute spine trauma. Proceedings of ASNR, March 1989.
- 41. Tryhus MR, Orrison WW Jr, Griffey MS, King JN, Demarest GB MRI and acute spine trauma. Proceedings of ASNR 1989 Jul/Aug;10:907.
- 42. Sze G, Bartlett C, Dillon WP, Haughton VM, Orrison WW Jr, Stimac GE, Kashanian F, Goldstein HA. Gadopentetate dimeglumine as an MR contrast agent in the spine: results of a multicenter study. Proceedings of ASNR 1989 Jul/Aug;10:904.
- 43. Orrison WW Jr, Tryhus MR, Snyder RD, Griffey MS. Magnetic resonance imaging in Navajo neuropathy. Proceedings of ASNR 1989 Jul/Aug;10:898.
- 44. Orrison WW Jr, Giffey MG, Sze GK, Tryhus MR. Gadolinium-DTPA in the evaluation of conus metastatic disease. Proceedings of ASNR 1989 Jul/Aug;10:260.
- 45. Orrison WW Jr, Griffey MS, Tryhus MR, King JN, Demarest GB. Cranial emergency room MRI. Proceedings of ASNR 1989 Jul/Aug;10:97.

- 46. Orrison WW Jr, Jackson PS, George JS, Davis LE, Flynn ER. Correlation of magnetoencephalography with 3-D acquisition and display MRI. Proceedings of ASNR 1989 Jul/Aug;10:907.
- 47. Orrison WW Jr, King JN, Demarest GB. Cranial emergency room MRI. Proceedings of the Western Neuroradiological Society, October 1989.
- 48. Dougherty SP, Jahnke RW, Orrison WW Jr. High-resolution CT for cervical radiculopathy. Radiology 1989 Nov;173(P):485.
- 49. Orrison WW Jr, Mettler FA, Stimac GK, Stevens EA, LaMasters DL, Cobb L, Espinosa MC. Comparison of CT, ultra-low-field MRI, and high-field MRI. Radiology 1989 Dec;173(P):403.
- 50. Demarest G, Clevenger F, Osler T, Orrison WW Jr. Therapeutic relevance of magnetic resonance imaging in acute head trauma. Proceedings of El Sevier, Sci Pub B.V. (Biomedical Division), Netherlands, 1990.
- 51. Kirsch CF, Sillerud LO, Orrison WW Jr, Won DW, Halliday KR, Berton M, Van Hulsteyn D. Examination of spinal cord injury using high field (9.4 Tesla) 1H and 13C nuclear magnetic resonance imaging and spectroscopy. Proceedings of ASNR, March 1990.
- 52. Orrison WW Jr, George J, Ranken D, Aine C, Sullivan G, Davis L. Video real time display of magnetoencephalographic data on two-dimensional and three-dimensional MRI. Proceedings of ASNR 1990 Mar;103.
- 53. Hart BL, Orrison WW Jr, Pacella B, Husien S. Adult epiglottitis: MRI of an acute case & reviews of the literatures. Proceedings of ASNR, March 1990.
- 54. Hart BL, Orrison WW Jr, Jahnke RW, Hardy TL, Stimac GK. Colloid cysts: reviews & stereotactic aspiration. Proceedings of ASNR, March 1990.
- 55. Orrison WW Jr, Marchand E, Kesterson L, Benzel E, Willis B. Correlation of magnetoencephalography with 3-D acquisition & display MRI. Proceedings AANS 1990 May;411.
- 56. Kesterson L, Benzel E, Marchand E, Willis B, Orrison WW Jr. Cranial emergency ultra-low field MRI. Proceedings AANS 1990 May;407.
- 57. Benzel E, Kesterson L, Marchand E, Willis B, Orrison WW Jr. MRI & acute spine trauma. Proceedings AANS 1990 May;418.
- 58. Orrison WW Jr. CNS MR; Comparison with high field MR & CT. Proceedings of Advances in Mid & Low Field Magnetic Resonance Imaging, September 1990.

- 59. Orrison WW Jr. Emergency cranial & spinal MR. Proceedings of Advances in Mid & Low Field Magnetic Resonance Imaging, September 1990.
- 60. Nachbar JM, Orrison WW Jr. Validation of quantification of breast implant capsule volume and surface area by low-field MRI. Submitted for presentation at the American Society for Plastic Reconstruction Surgery Annual Meeting, October 1990.
- 61. Orrison WW Jr, Stimac G, Stevens EA, LaMasters DL, Espinosa MC, Cobb L, Mettler FA. Comparison of CT, ultra low-field MRI and high-field MRI. Proceedings of the Western Neuroradiological Society, October 18-21, 1990.
- 62. Greiner FG, Orrison WW Jr, Stewart MA. Atlanto-occipital dissociation: case report of a long-term survivor. Proceedings of the Western Neuroradiological Society, October 18-21, 1990.
- 63. Hart B, Orrison WW Jr, Pacella BL, Husain S. Adult epiglottitis: case report with MR. Proceedings of the Western Neuroradiological Society, October 18-21, 1990.
- 64. Orrison WW Jr, Benzel EC, Davis L, George J. Correlation of magnetoencephalography with 3-D acquisition and display MRI. Proceedings of the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, October 1990.
- 65. Willis BK, Benzel EC, Orrison WW Jr. The incidence of vertebral artery injury following mid-cervical spine subluxation and foramen transversarium fractures. Proceedings of the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, October 1990.
- 66. Benzel EC, Kesterson L, Willis BK, Orrison WW Jr, Espinosa MC. MRI, CT and plain film comparison in acute cervical spine trauma. Proceedings of the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, October 1990.
- 67. Ward E, Orrison WW Jr. Dynamic anatomy & mechanics of lumbar puncture. Radiology Supplement 1990 Nov 25-30;346.
- 68. Hart BL, Orrison WW Jr, Pacella B, Husain S. Adult epiglottitis: review & MRI of an acute case. Radiology Supplement 1990 Nov 25-30;347.
- 69. Orrison WW Jr, George J, Rankin D, Aine C, Sullivan G, Davis L. Correlation of magnetoencephalography with 3-D acquisition & display MRI. Radiology Supplement 1990 Nov 25-30;346.
- 70. Hart BL, Orrison WW Jr, King JN, Rodeman D, Rhyne R, Espinosa MC. Comparison of white matter lesions at 0.064T & 1.5T. Radiology Supplement, November 25-30, 1990.

- 71. Wagner W, Bruno A, Orrison WW Jr. Brain MRI abnormalities in carbon monoxide intoxication. Neurology 1991 Mar;41:137.
- 72. McGinty L, Ritterbusch JF, Orrison WW Jr, Spar J. MRI evaluation for stenosis and subluxation in Klippel-Feil Syndrome. The American Academy of Orthopaedic Surgeons Fifty-Eighth Annual Meeting, March 1991.
- 73. Orrison WW Jr. Recent advances in neuroradiology. Proceedings of ASNR, June 0-14, 1991.
- 74. Greiner FG, Orrison WW Jr, King JN, Willis BK, Kesterson L, Benzel EC. Vertebral artery injury associated with cervical spine fractures. Proceedings of ASNR, June 9-14, 1991.
- 75. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. The imaging spectrum of pituitary apoplexy: findings, pathologic correlation, and implications for imaging. Proceedings of ASNR, June 9-14, 1991.
- 76. Garcia EM, Hart BL, Benzel EC, Orrison WW Jr. Transverse ligament rupture without neurologic manifestation: MR and CT appearance. Proceedings of ASNR June 9-14, 1991.
- 77. Greiner FG, Orrison WW Jr, Benzel EC, Stewart M. Atlanto-occipital dislocation: case report of a long-term survivor. Proceedings of ASNR, June 9-14, 1991.
- 78. Orrison WW Jr, Gentry LR, Stimac GK, Cobb L, Espinosa MC. Blinded comparison of cranial emergency room CT and MR. Proceedings of ASNR, June 9-14, 1991.
- 79. Orrison WW Jr, Ward E. Dynamic anatomy and mechanics of lumbar puncture. Proceedings of ASNR, June 9-14, 1991.
- 80. Orrison WW Jr, George J, Ranken D, Sullivan GW, Hart BL, Davis LE. Correlation of magnetoencephalography with 3-D acquisition and display MR. Proceedings of ASNR, June 9-14, 1991.
- 81. Orrison WW Jr, Hart BL, Cobb L, Espinosa MC. MR, CT, and plain film comparison in acute cervical spine trauma. Proceedings of ASNR, June 9-14, 1991.
- 82. Orrison WW Jr. MR of white matter disease. Proceedings of the 3<sup>rd</sup> Annual Advances in Mid & Low Field Magnetic Resonance Imaging, September 12-15, 1991.
- 83. Orrison WW Jr. MR of hemorrhage: appearance at different field strengths. Proceedings of the 3<sup>rd</sup> Annual Advances in Mid & Low Field Magnetic Resonance Imaging, September 12-15, 1991.

- 84. Orrison WW Jr, Benzel EC, Davis L, George J. Correlation of magnetoencephalography with 3-D acquisition and display MRI. Proceedings of the 3<sup>rd</sup> Annual Advances in Mid & Low Field Magnetic Resonance Imaging, September 12-15, 1991.
- 85. Wills BK, Benzel EC, Orrison WW Jr. The incidence of vertebral artery injury following mid-cervical spine subluxation and foramen transversarium fractures. Proceedings of the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, October 26-31, 1991.
- 86. Benzel EC, Kesterson L, Willis BK, Orrison WW Jr, Espinosa MC. MRI, CT and plain film comparison in acute cervical spine trauma. Proceedings of the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, October 26-31, 1991.
- 87. Orrison WW Jr. Recent advances in MRI. Presented at Update for Radiographers, sponsored by The University of New Mexico School of Medicine, Department of Radiology, and the Office of Continuing Education, Albuquerque, New Mexico, November 2, 1991.
- 88. Orrison WW Jr, Hart BL, Cobb L, Espinosa MC. MR Imaging, CT, and plain radiographic comparison in acute spine trauma. Radiology 1991;141:320.
- 89. Orrison WW Jr, Stimac GK, Stevens EA, LaMasters DL, Espinosa MC. Comparison of CT, ultra low-field MR imaging, and high-field MR imaging. Radiology 1991; 181:320.
- 90. Orrison WW Jr, Hardy T, Sanders JA, Benzel EC, Marchand EP, Brynildson L. Preoperative functional brain mapping. Radiology 1991;181:321.
- 91. Orrison WW Jr, Gentry LR, Stimac GK, Cobb L, Espinosa MC. Blinded comparison of cranial emergency room CT and MR imaging. Radiology 1991;181:321.
- 92. Orrison WW Jr, Sanders JA, Hart BL, Gallen CC, Sobel DF, Davis LM. Functional mapping with MR imaging. Radiology 1991;181:321.
- 93. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. Imaging spectrum of pituitary apoplexy: findings, pathologic correlation, and implications for imaging. Radiology 1991;181:321.
- 94. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. The imaging spectrum of pituitary apoplexy: findings, pathologic correlation, and implications for imaging. Proceedings of ASNR, May 31-June 5, 1992.
- 95. Orrison WW Jr, Sanders JA, Hart BL, Gallen CC, Sobel DF, Davis LM. Reproducibility of functional brain mapping by magnetic source imaging. Proceedings of ASNR, May 31-June 5, 1992.

- 96. Orrison WW Jr, Stimac GK, Stevens EA, LaMasters DL, Espinosa MC. Comparison of CT, ultra-low field and high field MRI. Proceedings of ASNR, May 31-June 5, 1992.
- 97. Orrison WW Jr, Hart BL, Lewine JD, Wood CC, Sanders JA, Davis LE. Clinical applications of magnetic source imaging. Proceedings of WNRS Annual Meeting, San Francisco, California, October 1-4, 1992.
- 98. Williamson MR, Espinosa MC, Boutin RD, Orrison WW Jr, Hart BL, Kelsey CA. CT and plain film screening of orbits prior to MR imaging. Radiology 1992 Nov;185:304.
- 99. Orrison WW Jr, Hart BL, Lewine JD, Wood CC, Sanders JE, Davis LE. Clinical applications of MSI. Radiology 1992 Nov;185:399.
- 100. Carlow TJ, Orrison WW Jr, Lewine JD. Magnetic source imaging. 19<sup>th</sup> Annual North American Neuro-Ophthalmology Society Meeting, February 7-11, 1993.
- 101. Orrison WW Jr, Baldwin NG, Lewine JD, Marchand EP, Benzel EC. Clinical applications of magnetic source imaging. Proceedings of AANS, April 1993.
- 102. Benzel EC, Ball P, Hart BL, Orrison WW Jr, Espinosa MC. C-2 body fractures. Proceedings of AANS, April 1993.
- 103. Orrison WW Jr, Baldwin NG, Lewine JD, Marchand EP, Benzel EC. Clinical applications of magnetic source imaging. Proceedings of ASNR, June 1993.
- Orrison WW Jr. Functional imaging/non-MR/MEG. Proceedings of ASNR, June 1993.
- 105. Hart BL, Orrison WW Jr, Benzel EC, Ball P, Espinosa MC. C-2 body fractures. Proceedings of ASNR, June 1993.
- 106. Lewine JD, Orrison WW Jr, Maclin EL, Astur RS. Event-related magnetic fields and neurosurgical practice. Recent Advances in Biomagnetism, 9<sup>th</sup> International Conference on Biomagnetism, Vienna, August 14-20, 1993.
- 107. Lewine JD, Astur RS, Hoesing J, Orrison WW Jr. A physical phantom for stimulating the impact of pathology on magnetic source imaging. Recent Advances in Biomagnetism, 9<sup>th</sup> International Conference on Biomagnetism, Vienna, August 14-20, 1993.
- 108. Sanders JA, Orrison WW Jr. ANOVA tests for identification of FMRI activation. Proceedings of the Society of Magnetic Resonance in Medicine, Twelfth Annual Scientific Meeting, New York, New York, August 14-20, 1993.

- 109. Sanders JA, Lewine JD, George JS, Caprihan A, Orrison WW Jr. Correlation of FMRI with MEG. Proceedings of the Society of Magnetic Resonance in Medicine, Twelfth Annual Scientific Meeting, New York, New York, August 14-20, 1993.
- 110. Davis LE, Maclin EL, Lewine JD, Knight JE, Orrison WW Jr. Magnetic source imaging of somatosensory evoked fields in adult and neonatal stroke. Can J Neurol Sci 1993 Sept;Suppl.4-S49.
- 111. Orrison WWW Jr, Rose DF, Hart B, Maclin EL, Sanders JA, Willis BK, Marchand EP, Wood CC, Davis LE. Noninvasive preoperative cortical localization by magnetic source imaging. Yearbook of Neuroradiology 1993:9-12.
- Lewine JD, Sanders JA, George JS, Astur RS, Orrison WW Jr. Analysis of motor function by MEG, fMRI, and TMS. 23<sup>rd</sup> Annual Meeting, Washington, D.C., November 7-12, 1993.
- 113. Karlsson U, Kirby T, Orrison WW Jr. Localization precision of the ocular lens for radiation therapeutic simulation. Radiology 1993 Nov;189:126.
- 114. Hart BL, Benzel EC, Orrison WW Jr, Baldwin NG, Espinosa MC. Radiographic spectrum of C-2 fractures: imaging appearance and mechanisms of injury. Radiology 1993 Nov;189:398.
- 115. Orrison WW Jr, Lewine JD, Hart BL, Davis LE, Sanders JA. Magnetic source imaging in cerebral ischemic disease. Radiology 1993 Nov;189:402.
- Orrison WW Jr, Rupp FW, Sanders JA, Nachbar JM, Hart BL, Rael JR. Threedimensional holographic modeling of complex facial fractures. Radiology 1993 Nov;189:405.
- 117. Orrison WW Jr, Lewine JD, Rupp FW, Sanders JA, Rael JR, Anson JA.
  Noninvasive preoperative cortical localization with magnetic source imaging and holographic display. Radiology 1993 Nov;189:405.
- 118. Davis M, Menello J, Sanders JA, Baldwin N, Orrison WW Jr. Evaluation of a frameless stereotactic device used in combination with magnetic source imaging as a tool for intraoperative localization. Medical Student Research Day, January 13, 1994.
- 119. Jack CR Jr, Rosen BR, Orrison WW Jr, Evans A, Moseley ME. Panel discussion: functional neuroimaging. JMRI 1994 Jan/Feb;4:28.
- 120. Jack CR, Rosen BR, Orrison WW Jr, Evans A, Moseley ME. Panel discussion: functional neuroimaging. Presented at First Meeting of the Society of Magnetic Resonance, Houston, Texas, March 7-9, 1994.

- 121. Orrison WW Jr, Lewine JD, Sanders JA, George JS, Astur RS. Analysis of motor function by MEG, EEG, FMRI and TMS. Western Neuro '94, Tucson, Arizona, October 6-9, 1994.
- 122. Orrison WW Jr, Hart BL, Lewine JD, Spar J, Sanders JA. Post-traumatic syndromes evaluated by magnetic source imaging. Western Neuro '94. Tucson, Arizona, October 6-9, 1994.
- 123. Orrison WW Jr, Gentry LR, Stimac GK, Tarrel RM, Espinosa MC, Cobb LC. Blinded comparison of cranial CT and MR in closed head injury evaluation. AJNR 15:351-6, 1994; Year Book of Neuroradiology 1994, Eds. Osborn AG, Eskridge JM, Grossman RI, Harnsberger HR. St. Louis: Mosby, 1994:42-5.
- 124. Orrison WW Jr. The evaluation of head trauma by MR & CT. 10<sup>th</sup> Annual Snowmass 1995;23.0-23.6.
- 125. Orrison WW Jr. MR & CT in the evaluation of spinal trauma. 10<sup>th</sup> Annual Snowmass 1995:26.0-26.16.
- 126. Orrison WW Jr. MR of white matter disease: appearance at different field strengths. 10<sup>th</sup> Annual Snowmass 1995:14.0-14.21.
- 127. Orrison WW Jr. MR of intracranial hemorrhage. Toshiba Third Annual MR Course 1995:6.1-6.2.
- 128. Orrison WW Jr. MR and CT of spine trauma. Toshiba Third Annual MR Course 1995;8.1-8.2.
- 129. Orrison WW Jr, Lewine JD, Sanders JA, Rael JR, Davis LE, Baldwin NG, et al. Clinical magnetic source imaging. RSNA '95:370.
- 130. Lewine JD, Orrison WW Jr, Davis LE, Haaland K, Bruno A. Magnetic source imaging in cerebrovascular disorders. RSNA '95:485.
- 131. Lewine JD, Orrison WW Jr, Davis LE, Haaland K, Bruno A. Magnetic source imaging in cerebrovascular disorders. RSNA '95:485.
- 132. Rael JR, Champlin AM, Sanders JA, Rupp FW, Orrison WW Jr. CT angiography with low-dose contrast material. RSNA '95:490.
- 133. Sanders JA, Ladyman JA, Orrison WW Jr. High- versus low-field image contrast with respect to acute and aging blood. RSNA '95:275.
- 134. Orrison WW Jr. Comparison of CT, ultra-low field MRI, and high-field MRI. Toshiba Third Annual MR Course 1995:10.1-10.2.

- 135. Shih JJ, Lewine JD, Orrison WW Jr, Wical B, Morrison L. Magnetic source imaging localization of epileptiform spikes in benign rolandic epilepsy of childhood. American Academy of Neurology. 1996, forthcoming.
- Lewine JD, Davis JT, Edgar JC, Paulson K, Provencal SL, Orrison WW Jr. MEG reveals hemispheric asymmetries for the processing of linguistic stimuli. Biomag 1996:74.
- 137. Thoma RJ, Lewine JD, Davis JT, Orrison WW Jr. A cortical substrate for hand skill: An MEG evaluation. Biomag 1996:98.
- 138. Lewine JD, Shaw P, Wiest P, Joffe G, Argubright K, Morrison L, Provencal SL, Davis JT, Paulson K, Orrison WW Jr. Fetal MCG and assessment of nervous system integrity. Biomag 1996:224.
- 139. Davis JT, Lewine JD, Orrison WW Jr. Clinical MEG: development of a normative database. Biomag 1996:259.
- 140. Lewine JD, Baldwin NG, Bucholz RD, Sanders JA, Halliday AL, Anson JA, Shih J, Stearley J, Davis JT, Astur RS, Paulson K, Orrison WW Jr. Preoperative localization of sensorimotor cortex: MEG and MRI studies, with intraoperative validation. Biomag 1996:269.
- 141. Lewine JD, Davis JT, Davis LE, Canive J, Roberts B, Graeber D, Edgar JC, Provencal SL, Paulson K, Meyers J, Christner R, Silveri J, Rawcliffe N, Espinosa M, Depper M, Sanders JA, Orrison WW Jr. Clinical MEG: Towards a standardized examination. Biomag 1996:270.
- 142. Lewine JD, Davis LE, Hart BL, Davis JT, Orrison WW Jr. Neuromagnetic evaluation of ischemic lesions. Biomag 1996:271.
- 143. Lewine JD, Hill D, Waldorf VA, Moyers T, Yeo R. Magnetic source imaging in the evaluation of chronic alcohol abuse. Biomag 1996:272.
- 144. Lewine JD, Orrison WW Jr, Sloan JH, Kodituwakku PW, Davis JT, Hart BL, Sanders JA. Neuromagnetic assessment of pathophysiological brain activity induced by minor head trauma. Biomag 1996:273.
- 145. Sannita WG, Lewine JD, Maclin EL, Orrison WW Jr, Robinson S. Quantitative EEG and MEG effects in healthy subjects of acute, oral phenobarbital (100 mg). Biomag 1996:281.
- 146. Lewine JD, Davis JT, Orrison WW Jr. Evaluation of abnormal low frequency magnetic activity in epilepsy. Biomag 1996:296.

- 147. Lewine JD, Shih J, Morrel F, Hwang P, Chuang S, Davis JT, Sanders JA, Orrison WW Jr. MEG in the characterization of epileptogenic activity. Biomag 1996:297.1.
- 148. Canive J, Lewine J, Roberts B, Edgar C, Davis J, Orrison WW Jr. Magnetoencephalographic evaluation of schizophrenia. Poster at Xth World Congress of Psychiatry, Madrid, Spain, August 23-28, 1996:68.
- Lewine J, Canive J, Graeber D, Tuason V, Provencal S, Orrison WW Jr.
   Abnormalities in brain structure and function in PTSD. Xth World Congress of Psychiatry, Madrid, Spain, August 23-28, 1996:362-363.
- 150. Gledhill KM, Lewine JD, Canive J, Orrison WW Jr, Edgar JC, Provencal SL, Graeber D. Roberts B. MRI reveals gross structural abnormalities in posttraumatic stress disorder. 18<sup>th</sup> Annual Meeting, The Western Neuroradiological Society 1996:18.
- 151. Orrison WW Jr, Levin DC. Variations in the Quality of Outpatient Imaging Facilities: Assessment and Standard of Care Recommendations. Radiology (S) 225:550, 2002.
- 152. Lipoti J, Orrison WW Jr. Benefits of Quality Assurance for Diagnostic X-ray. Proceedings of the 89<sup>th</sup> Scientific Assembly and Annual Meeting of the Radiology Society of America, page 599.
- 153. Chang D, Fritz J, Perkins T, Chia J, Hanson E, Rowley R, Orrison WW Jr. White Matter Tract Assessment using 3T Diffusion Tensor Imaging as a Function of Acquisition Time and Fiber Tract Anatomy. Proceedings of the 91<sup>st</sup> Scientific Assembly and Annual Meeting of the Radiology Society of America. Nov. 2005
- 154. Byun D, Hanson EH, Rowley RK, Ramos E, & Orrison WW Jr., Pantothenate Kinase Associated Neurodegeneration, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 155. Fleischman M, Orrison WW Jr, Hanson EH, & Rowley RK. Right Superior Quadrantanopsia, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 156. Lee F, Orrison WW Jr, Hanson EH, & Rowley RK. Mesial Temporal Sclerosis, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 157. Mishra R, Rowley RK, Hanson EH, Orrison WW Jr. Agenesis of the Corpus Callosum, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.

- 158. Mojica W, Rowley RK, Hanson EH, Orrison WW Jr. Case Study of a Brain Stem Mass, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 159. Snyder T, Perkins TG, Mueller T, Hanson EH, Orrison WW Jr, Peoples RR, and Powell J. Case Study: Limbus Vertebra in a Contortionist. Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 160. Eggleston M, Rowley RK, Hanson EH, Orrison WW Jr. Case Study of Metastatic Brain Disease: Uveal Melanoma, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 161. Kapili R, Orrison WW Jr, Hanson EH, Rowley RK. Normal Pressure Hydrocephalus: A Case Presentation, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 162. Ramachandran P, Hanson EH, Byun D, Perkins TG, Rowley RK, Ramos E, Orrison WW JR. Hemochromatosis: How Genetics and Imaging Are Changing Medicine, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 163. Yukio UG, Orrison WW Jr, Hanson EH, Rowley RK. Piriformis Syndrome: A Case Presentation, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 164. Beecher J, Rowley RK, Hanson EH, Orrison WW Jr. Incidental Radiation Exposure to Patients during Computed Tomography, Proceedings: Touro University Nevada Research Day, Las Vegas, NV March 5, 2007.
- 165. Perkins T, Kruiskamp M, Murdoch J, Hitt D, Orrison WW. 1H-MR Spectroscopy Utilizing a 1T Open MR System: Expanding Access to the Obese and Claustrophobic Patient Populations. Proceedings: Ann. Meet. ISMRM 15, 2253 (2007) May 19-27, 2007.
- 166. Peoples R, Mueller T, Perkins T, Powell J, Hanson E, Orrison WW Jr. Full Range of Motion Whole Spine MRI Study of Contortionists: Anatomy and Pathology. Proceedings of 93<sup>rd</sup> Scientific Assembly and Annual Meeting of RSNA, Nov. 2007.
- 167. DeFrance T, Mather R, Hanson E, Orrison W, & Patton P: Contrast Timing, Image Quality, and Radiation Exposures in Coronary Angiography Using 320-Detector Row Dynamic Volume CT. Proceedings of the 94th Scientific Assembly and Annual Meeting of the Radiology Society of North America, page 470, Nov. 30 Dec. 5, 2008.
- 168. Patton P, Lowe D, Glyman S, Mueller T, Hanson E, and Orrison W: Comparison of Region of Interest Section Techniques and Fraction Anisotropy Measurements of

- the Corpus Callosum in Diffusion Tensor Imaging for the Diagnosis of Multiple Sclerosis. Proceedings of the 94th Scientific Assembly and Annual Meeting of the Radiology Society of North America, page 495, Nov. 30 Dec. 5, 2008.
- 169. Orrison W, Patton P, Hanson E, Mather R, and Wynn B: Whole Brain Perfusion Imaging Using a 320-Detector Row Dynamic Volume CT. Proceedings of the 94th Scientific Assembly and Annual Meeting of the Radiology Society of North America, page 969, Nov. 30 Dec. 5, 2008.
- 170. Schneider JE, Sachar R, Orrison WW, Patton PW. Reduction of Occupational Exposure to Scatter Radiation during Endovascular Interventions: A Prospective, Placebo Controlled Trial Comparing the Effectiveness of a Disposable Radiation-Absorbing Drape, J.Am.Coll.Cardiol. 2010;56;B93

## XIII. PRESENTATIONS

- 1. Orrison WW Jr, Robertson WC, Appen RE. Congenital Ocular Motor Apraxia: Study of Five Cases. Presented at Wisconsin Neurological Society, May 14, 1977.
- 2. Orrison WW Jr, Morledge J, Booker HEL. Seizures versus Syncope: An Unusual Case Presentation. Presented at Wisconsin Neurological Society, May 13, 1978.
- 3. Orrison WW Jr, Robertson WC, Sackett JF. Computed Tomographic Evaluation of Infants with Subdural Hematomas. Presented at XI Symposium Neuroradiologicum. Weisbaden, Germany, June 5, 1978.
- 4. Orrison WW Jr, Peters HA. Hyperthyroidism in Parkinson's Disease. Presented at Wisconsin Neurological Society, October 14, 1978.
- Lilleas F, Strother CM, Sackett JR, Crummy AB, Orrison WW Jr, Mistretta CA.
   Computerized Fluoroscopy til Bruk Ved Intravenous Arteriographi av Arteria Carotis.
   Presented at Norwegian Radiologic Society, March 18, 1980.
- 6. Timming RC, Orrison WW Jr. Computerized Tomography and Rehabilitation Outcome Following Severe Head Trauma. Presented at 4<sup>th</sup> Annual Postgraduate Course on the Rehabilitation of the Traumatic Brain-Injured Adult, Williamsburg, VA, June 7, 1980.
- Orrison WW Jr, Lilleas F, Crummy A, Sackett J, Strother C, Mistretta C. Further Applications of Computerized Fluoroscopy. Presented at Norwegian Radiologic Society, May 15, 1981.
- 8. Orrison WW Jr, Sackett JF, Amundsen P. Lateral C1-C2 Puncture for Myelography III, Historical, Anatomical and Technical Considerations. Presented at Radiological Society of North America, Chicago, IL, November 1981.

- 9. Orrison WW Jr, Watridge CB, Gagatin AR, Pretorius HT, Floyd JP III. Dynamic Computed Tomographic Scanning of the Pituitary Gland. Presented at Radiological Society of North America, Chicago, Illinois, November 1983.
- Kinard R, Orrison WW Jr, Rodge S, Trovick A. Clivus Epidural Hematoma.
   Presented at American College of Physicians in Association with the Society of Air Force Physicians, Colorado Springs, Colorado, March 1984.
- 11. Dietrich LM, Kinard RE, Orrison WW Jr, Bailey CG. Interventional Radiological Procedures. Presented at American College of Physicians in Association with the Society of Air Force Physicians, Colorado Springs, Colorado, March 1984.
- 12. Sullivan PJ, Gabatin AR, Orrison WW Jr, Watridge CE, Pretorius HT, Johnson TM. Dynamic Endocrine and Computed Tomographic Evaluations of the Pituitary Gland. Presented at American College of Physicians in Association with the Society of Air Force Physicians, Colorado Springs, Colorado, March 1984.
- 13. Orrison WW Jr. Dynamic Computed Tomographic Scanning of the Pituitary Gland. Presented at University of South Alabama Computed Tomographic Review Course. Mobile, Alabama, March 30, 1985.
- 14. Orrison WW Jr. Computerized Tomographic Evaluation of the Orbit. Presented at University of South Alabama Computed Tomographic Review Course, Mobile, Alabama, March 30, 1985.
- 15. Orrison WW Jr. Temporal Bone Computed Tomography. Presented at University of South Alabama Computed Tomographic Review Course, Mobile, Alabama, March 30, 1985.
- 16. Vinitski S, Fuka M, Griffey R, Wicks JD, Orrison WW Jr, Matwiuoff NA. Image Contrast in Fast Low Angle Imaging. Presented at Society of Magnetic Resonance Imaging in Medicine, Montreal, Canada, August 21, 1986.
- 17. Sibbitt R, Orrison WW Jr, Wicks JD, Moradian G. Precise Anatomic Localization of CSF Leaks by MRI. Presented at 5<sup>th</sup> Annual Meeting of the Society of Magnetic Resonance Imaging, San Antonio, Texas, March 1987.
- 18. Orrison WW Jr. Introduction to Magnetic Resonance Imaging. Presented at Psychiatric Medical Association of New Mexico, Albuquerque, New Mexico, April 4, 1987.
- 19. Mason I, Aase JM, Orrison WW Jr, Wicks JD, Seigel RS, Bicknell JM. Familial Cavernous Angiomas of the Brain in a Hispanic family. Presented at American Academy of Neurology, New York, New York, April 7, 1987.

- 20. Orrison WW Jr. Magnetic Resonance Imaging in Pediatric Neurology. Presented at American Academy of Neurology, Faculty Lecture, New York, New York, April 10, 1987.
- 21. Hunt AL, Orrison WW Jr, Rosenberg GR, King Jerry, Rhyne R. Differentiation of White Matter Lesions in MS, Cerebrovascular Disease, and Normal Aging on MRI at 1.5 Tesla. Presented to the American Academy of Neurology, Cincinnati, Ohio, May 21, 1987.
- 22. Snyder RD, Orrison WW Jr, ALD-AMN Carrier Detection by MRI. Presented at Neurology Research Day, Albuquerque, New Mexico, June 5, 1987.
- 23. Orrison WW Jr. Head and Skull Radiology. Presented at Level IV, Trauma Nurse Specialist Program, Trauma Support Services, University of New Mexico Hospital, Albuquerque, New Mexico, August 1987.
- 24. Orrison WW Jr. Gadolinium DTPA as a Contrast Agent in Magnetic Resonance Imaging. Presented at the University of New Mexico School of Medicine Course in Magnetic Resonance Principles and Practice, Albuquerque, New Mexico, October 2, 1987.
- 25. Snyder RD, Orrison WW Jr. Adrenoleukodystrophy-Adrenomyeloneuropathy Carrier Detection by Magnetic Resonance Imaging. 16<sup>th</sup> Annual Meeting of the Child Neurological Society, San Diego, California, October 24, 1987.
- 26. Orrison WW Jr, King J, Newell JD, Keck GD, Siner J, Pajares RL. Emergency Room Angiography. Presented to the Radiology Society of North American, Chicago, Illinois, November 29, 1987.
- 27. Hunt A, Rosenberg G, Orrison WW Jr, Rhyne G. Frequency of White Matter Lesions on MRI in the Aging Population. Presented to the American College of Physicians of New Mexico, Marriott Hotel, Albuquerque, New Mexico, December 4, 1987.
- 28. Emory TH, Orrison WW Jr, Lowe BA, Eckel CA, Dell LA, Newell JD. Comparison of Gd-DTPA MR Imaging and Radionuclide Bone Scans. Presented to the Radiology Society of North America, Chicago, Illinois, December 4, 1987.
- 29. Dell LA, Brown MS, Orrison WW Jr, Eckel CG, Matwiyoff NA. Physiologic Intracranial Calcification with Hyper-Intensity on Magnetic Resonance Imaging: Case report and experimental model. Presented to the Society for Magnetic Resonance Imaging, 1987.
- 30. Orrison WW Jr. Gadolinium Contrast Enhancement with MRI. Presented to the New Mexico Society of Radiologists Seminar on Magnetic Resonance Imaging, Hilton Inn, Albuquerque, New Mexico, March 5, 1988.

- 31. Kirsch W, Wernley JA, Zhu Y, Orrison WW Jr, Cushman R. Flange Approximation of the Vasculature: A Comparison with Suture Technique. Presented to Thoracic Surgery Forum, 1988 Annual Meeting, Los Angeles, California, April 18-20, 1988.
- 32. Schmitt J, Seelinger D, Appenzeller O, Orrison WW Jr. Nicotine and Alcoholic Cerebellar Degeneration. Presented to the 40<sup>th</sup> Annual Meeting of American Academy of Neurology, Cincinnati Convention, Cincinnati, Ohio, April 1988.
- 33. Orrison WW Jr, King J, Snyder RD, Keck GM. Magnetic Resonance Imaging in Adrenoleukodystrophy and Adrenomyeloneuropathy. Presented to The American Society of Neuroradiology, Chicago, Illinois, May 16, 1988.
- 34. Orrison WW Jr, Davis LE, Sullivan GW, Mettler FA, Flynn ER. Anatomic Localization of Cortical Function by Magnetoencephalography, Magnetic Resonance Imaging, and Computed Tomography. Presented to the American Society of Neuroradiology. Chicago, Illinois, May 19, 1988.
- 35. King JN, Sibbitt RR, Orrison WW Jr, Wicks JD, Jahnke R. Precise Localization of Cerebrospinal Fluid Leaks by MRI. Presented to the American Society of Neuroradiology, Chicago, Illinois, May 19, 1988.
- 36. Orrison WW Jr, Davis LE, Sullivan GW, Mettler FA, Flynn ER. Anatomic Localization of Cortical Function by Magnetoencephalography, Magnetic Resonance Imaging and Computed Tomography. Presented to the 12<sup>th</sup> Annual Neurology Resident-Faculty Research Day, Hilton Hotel, Albuquerque, New Mexico, June 17, 1988.
- 37. Kirsch WM, Orrison WW Jr, King J, Yong KZ, Cooper V. Intraoperative Angiography as an Adjunct for the Treatment of Arteriovenous Malformations and Aneurysms. Presented to the 12<sup>th</sup> Annual Neurology Resident-Faculty Research Day, Hilton Hotel, Albuquerque, New Mexico, June 17, 1988.
- 38. Orrison WW Jr, King JN, Mettler FA, Rosenberg R, Williamson M. Clinical Application of Low field MRI. Presented to the MRI Symposium, Hong Kong, September 29, 1988.
- 39. Orrison WW Jr, King JN, Mettler FA, Rosenberg R, Williamson M. Magnetic Resonance Imaging. Presented to the Hong Kong Radiology Association, Hong Kong, September 30, 1988.
- 40. Orrison WW Jr, King JN, Mettler FA, Rosenberg R, Williamson M. High Contrast-Low Field MRI in the Clinical Setting. Presented to the Royal Australian College of Radiology, 39<sup>th</sup> Annual General and Scientific Meeting, Aukland, New Zealand, October 2, 1988.

- 41. Orrison WW Jr, Hadford DJ, King JN, Rosenberg R, Williamson M. High Contrast-Low Field MRI in the Clinical Setting. Presented to the Western Neuroradiological Society Annual Meeting, San Diego, California, October 15, 1988.
- 42. Hadford DJ, Orrison WW Jr, Hankinson HC. CT, MRI, and Contrast MRI
  Appearance of Spinal Synovial (Ganglion) Cysts. Presented to the Western
  Neuroradiological Society Annual Meeting, San Diego, California, October 16, 1988.
- 43. Hunt AL, Orrison WW Jr, Rosenberg GR, King JN, Rhyne R. Differentiation of Multiple Sclerosis, Cerebrovascular Disease and Normal Aging with Magnetic Resonance Imaging. Presented to the Society of Neuroscience, Toronto, Canada, November 15, 1988.
- 44. Mandler RN, Raroque HG, Nuttal K, Orrison WW Jr, Kornfeld M. Neoplastic Angioendotheliomatosis. MRI and pathological features. Presented to the AAN Scientific Program, November 1988.
- 45. Eisenberg B, Hartshorne MF, Orrison WW Jr, Dougherty SP. Correlation of Bone Scan in 0.064-T MR Findings in the Lumbosacral Spine of Patients with Prostate Cancer. Presented to the Radiological Society of North America, Chicago, Illinois, November 27, 1988.
- 46. Kelsey CA, Keck GM, King JN, Orrison WW Jr, Wolfe D, Hartshorne MF. Risk of Metallic Foreign Body Movement in Vitreous Humor at 0.064-T. Presented to the Radiology Society of North America, Chicago, Illinois, November 30, 1988.
- 47. Williamson MR, Rosenberg R, Williamson S, Eckel C, Orrison WW Jr, Komorowski R. Fundamentals of MR Imaging Formation with a Two-Dimensional Fourier Transform Method. Presented to the Radiology Society of North America, Chicago, Illinois, December 1988.
- 48. King JN, Orrison WW Jr, Keck GM, Demarest GB, Hinson JE, Sell JJ. Arteriography with Portable SDA Equipment: Experience in 300 Cases. Presented to the Radiology Society of North America, Chicago, Illinois, December 2, 1988.
- 49. Davis LE, Orrison WW Jr, Mettler FA, Sullivan GW, Flynn ER. Anatomic Localization of Cortical Function by Magnetoencephalography, Magnetic Resonance Imaging and Computed Tomography. Presented to the New Mexico ACP-ASIM Annual Scientific Meeting, December 1-3, 1988.
- 50. Rodeman D, Orrison WW Jr. Comparison of High Field and Ultra-Low Field MRI in Elderly Patients. Presented at Student Research Day, Albuquerque, New Mexico, January 26, 1989.
- 51. Ward E, Orrison WW Jr. Dynamic Anatomy and Mechanics of Dural Puncture. Presented at Student Research Day, Albuquerque, New Mexico, January 26, 1989.

- 52. Hadford D, Orrison WW Jr. Gadolinium-DTPA and Ultra-Low Field Strength Magnetic Resonance Imaging. Presented at Student Research Day, Albuquerque, New Mexico, January 26, 1989.
- 53. Ward E, Orrison WW Jr. Dynamic Anatomy and Mechanics of Dural Puncture. Presented at the Western Student Medical Research Forum, Carmel, California, February 9, 1989.
- 54. Sze G, Bartlett C, Dillon WP, Haughton VM, Orrison WW Jr, Stimac GE, Kashanian F, Goldstein HA. Gadopentetate Dimeglumine as an MR Contrast Agent in the Spine: Results of a Multicenter Study. Presented to the ASNR, March 1989.
- 55. Orrison WW Jr, Jackson PS, George JS, Davis LE, Flynn ER. Correlation of Magnetoencephalography with 3-D Acquisition and Display MRI. Presented to the ASNR, March 1989.
- 56. Tryhus MR, Orrison WW Jr, Griffey MS, King JN, Demarest GB. MRI and Acute Spine Trauma. Presented to the ASNR, March 1989.
- 57. Dougherty SP, Jahnke RW, Orrison WW Jr. High Resolution CT for Cervical Radiculopathy. Presented to the ASNR, March 1989.
- 58. Tryhus MR, Orrison WW Jr, Snyder RD, Griffey MS. Magnetic Resonance Imaging in Navajo Neuropathy. Presented to the ASNR, March 1989.
- 59. Griffey MG, Sze GK, Orrison WW Jr, Tryhus MR. Gadolinium-DTPA in the Evaluation of Conus Metastatic Disease. Presented to the ASNR, March 1989.
- 60. Dougherty SP, Jahnke RW, Orrison WW Jr. High Resolution CT for Cervical Radiculopathy. Presented to the ASNR, March 1989.
- 61. Griffey MS, Orrison WW Jr, Tryhus MR, King JN, Demarest GB. Cranial Emergency Room MRI. Presented to the ASNR, March 1989.
- 62. Orrison WW Jr. New Frontiers in Magnetic Resonance Imaging. Presented at Neurology 1989: New Approaches to Common Problems, Albuquerque, New Mexico, May 6, 1989.
- 63. Demarest GB, Clevenger F, Osler T, Orrison WW Jr. Therapeutic Relevance of Magnetic Resonance Imaging in Acute Head Trauma. Presented to 5<sup>th</sup> World Congress on Intensive and Critical Care Medicine, Kyoto, Japan, September 1989.
- 64. Orrison WW Jr, King JN, Demarest GB. Cranial Emergency Room MRI. Presented to the Western Neuroradiological Society Annual Meeting, Pebble Beach, California, October 13, 1989.

- 65. Orrison WW Jr. Radiography of Cervical Spine Fractures. Presented at the University of New Mexico Update for Radiographers, November 10, 1989.
- 66. Orrison WW Jr. CT/MRI in the Central Nervous System. Presented at the University of New Mexico for Radiographers, November 11, 1989.
- 67. Orrison WW Jr, Stimac GK, Stevens EA, LaMasters DL, Espinosa MC, Cobb L, Mettler FA. Comparison of CT, Ultra-Low-Field MRI, and High-Field MRI. Presented to the RSNA, Chicago, Illinois, November 1989.
- 68. Hadford D, Orrison WW Jr, Stimac GK, Kelsey C. MR Imaging Strategies at Ultra-Low-Field Strength Using an Agarose Phantom; Comparison of Spin Echo and 3-D Gradient Echo Techniques and Assessment of Timing of Administration. Presented to the RSNA, Chicago, Illinois, November 1989.
- 69. Dougherty SP, Jahnke RW, Orrison WW Jr. High-Resolution CT for Cervical Radiculopathy. Radiology, 173(P):485, November 1989.
- 70. Orrison WW Jr. Cranial and Cervical Trauma. Presented to the Aspen Valley Medical Society, Aspen, Colorado, November 20, 1989.
- 71. Orrison WW Jr. Computerized Tomography, High-Field and Low-Field Comparison in CNS. Presented to the Aspen Valley Medical Society, Aspen, Colorado, November 20, 1989.
- 72. Kirsch CF, Sillerud LO, Orrison WW Jr, Won DW, Halliday KR, Berton M, Van Hulsteyn D. Examination of Spinal Cord Injury Using High Field (9.4 Tesla) 1H and 13C Nuclear Magnetic Resonance Imaging and Spectroscopy. Presented to the ASNR, March 1990.
- 73. Orrison WW Jr, George J, Ranken D, Aiune C, Sullivan G, Davis L. Video Real Time Display of Magnetoencephalographic Data on Two-Dimensional and Three-Dimensional MRI. Presented to the ASNR, March 1990.
- 74. Hart BL, Orrison WW Jr, Pacella BL, Hussain S. Adult Epiglottitis: MRI of an Acute Case and Review of the Literature. Presented to the ASNR, March 1990.
- 75. Hart BL, Jahnke RW, Hardy TL, Orrison WW Jr. Stereotactic Aspiration of Colloid Cysts: CT and MR Appearance. Presented to the ASNR, March 1990.
- 76. Orrison WW Jr, Benzel E, Kesterson L, Marchand E, Willis B. Cranial Emergency Room Ultra Low-Field MRI. Presented at American Association of Neurological Surgeons, May 2, 1990.

- 77. Orrison WW Jr, Kesterson L, Benzel E, Marchand E, Willis B. Cranial Emergency Room Ultra Low-Field MRI. Presented at American Association of Neurological Surgeons, May 2, 1990.
- 78. Orrison WW Jr, Benzel E, Kesterson L, Marchand E, Willis B. MRI of Acute Spine Trauma. Presented at American Association of Neurological Surgeons, May 2, 1990.
- 79. Orrison WW Jr. Neuroradiology Update for Forensic Psychiatry. Presented at the New Mexico State Mental Hospital, Las Vegas, New Mexico, May 16, 1990.
- 80. Orrison WW Jr. Comparison of CT, Ultra-Low-Field MRI and High-Field MRI. Presented at the Fourteenth Annual Neurology Resident-Faculty Research Day, June 8, 1990.
- 81. Orrison WW Jr. CNS MR: Comparison with High Field MR & CT. Presented at Advances in Mid & Low Field Magnetic Resonance Imaging Conference, Portland, Oregon, September 15, 1990.
- 82. Orrison WW Jr. Emergency Cranial & Spinal MR. Presented at Advances in Mid & Low Field Magnetic Resonance Imaging, Portland, Oregon, September 15, 1990.
- 83. Ritterbush JF, McGinty LD, Spar JA, Orrison WW Jr. MRI for Subluxation and Stenosis in Klippel-Feil. Presented to the Scoliosis Research Society, September 1990.
- 84. Nachbar JM, Orrison WW Jr. Validation of Quantification of Breast Implant Capsule Volume and Surface Area by Low-Field MRI. Submitted for presentation at the Proceedings of the American Society for Plastic Reconstruction Surgery, Annual Meeting, October 1990.
- 85. Orrison WW Jr, Stimac G, Stevens EA, LaMasters DL, Espinosa MC, Cobb L, Mettler FA. Comparison of CT, Ultra Low-Field MRI and High-Field MRI. Presented to the Western Neuroradiology Society, October 18-21, 1990.
- 86. Greiner FG, Orrison WW Jr, Stewart MA. Atlanto-occipital Dissociation: Case Report of a Long Term Survivor. Presented to the Western Neuroradiological Society, October 18-21, 1990.
- 87. Hart BL, Orrison WW Jr, Pacella BL, Husain S. Adult Epiglottitis: Case Report with MR. Presented to the Western Neuroradiological Society, October 18-21, 1990.
- 88. Ritterbush JF, McGinty LD, Spar JA, Orrison WW Jr. MRI for Subluxation and Stenosis in Klippel-Feil. Presented at the Cervical Spine Research Society, November 1990.

- 89. Orrison WW Jr. Radiography of Cervical Spine Fractures. Presented at the Update for Radiographers, University of New Mexico, Albuquerque, New Mexico, November 2-3, 1990.
- 90. Ward E, Orrison WW Jr. Dynamic Anatomy and Mechanics of Lumbar Puncture. Presented to the RSNA, November 25-30, 1990.
- 91. Hart BL, Orrison WW Jr, Pacella B, Husain S. Adult Epiglottitis: Review and MRI of an Acute Case. Presented to the RSNA, November 25-30, 1990.
- 92. Orrison WW Jr, George J, Rankin D, Aine C, Sullivan G, Davis L. Correlation of Magnetoencephalography with 3-D Acquisition and Display MRI. Presented to the RSNA, November 25-30, 1990.
- 93. Hart BL, Orrison WW Jr, King JN, Rodeman D, Rhyne R, Espinosa MC. Comparison of White Matter Lesions at 0.064T and 1.5T. Presented to the RSNA, November 25-30, 1990.
- 94. Hart BL, Orrison WW Jr, Pacella B, Husain S. Adult Epiglottitis: Review and MRI of an Acute Case, Radiology Supplement November 25-30, 1990.
- 95. Orrison WW Jr. MR-CT Comparisons. Presented to Loveland Hospital Radiology Group, Loveland, CO, January 18, 1991.
- 96. Orrison WW Jr. Recent Advances in MRI. Presented to Oakland Magnetic Imaging, Oakland, CA, January 29, 1991.
- 97. Kesterson L, Benzel EC, Orrison WW Jr. Magnetic Resonance Imaging of Spinal Cord in ALD-AMN Complex. Presented to the Lende Neurosurgery Conference, Snowbird, Utah, February 1991.
- 98. McGinty L, Ritterbusch JF, Orrison WW Jr, Spar J. MRI Evaluation for Stenosis and Subluxation in Klippel-Feil Syndrome. Presented to The American Academy of Orthopaedic Surgeons Fifty-Eighth Annual Meeting, Anaheim, CA, March 1991.
- 99. Orrison WW Jr. Temporal Bone Imaging. Presented to the Grand Rounds: Division of Otolaryngology, April 1991.
- Wagner WJ, Bruno A, Orrison WW Jr. Brain MRI Abnormalities in Carbon Monoxide Intoxication. Presentation at American Academy of Neurology meeting, Boston, MA, April 23, 1991.
- 101. Doezema D, King JN, Tandberg D, Espinosa MC, Orrison WW Jr. Magnetic Resonance Imaging in Minor Head Injury. Presented to Society for Academic Emergency Medicine, Washington, D.C., May 12-15, 1991.

- 102. Orrison WW Jr. Recent Advances in Neuroradiology. Presented to Neurology '91: New Approaches to Common Problems, May 18, 1991.
- 103. Greiner FG, Orrison WW Jr, King JN, Willis BK, Kesterson L, Benzel EC. Vertebral Artery Injury Associated with Cervical Spine Fractures. Presented to ASNR, Washington, D.C., June 9-14, 1991.
- 104. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. The Imaging Spectrum of Pituitary Apoplexy: Findings, Pathologic Correlation, and Implications for Imaging. Presented to ASNR, Washington, D.C., June 9-14, 1991.
- 105. Garcia EM, Hart BL, Benzel EC, Orrison WW Jr. Transverse Ligament Rupture without Neurologic Manifestation: MR and CT Appearance. Presented to ASNR, Washington, D.C., June 9-14, 1991.
- 106. Greiner FG, Orrison WW Jr, Benzel EC, Stewart M. Atlanto-Occipital Dislocation: Case Report of a Long Term Survivor. Presented to ASNR, Washington, D.C., June 9-14, 1991.
- Orrison WW Jr, Gentry LR, Stimac GK, Cobb L, Espinosa MC. Blinded Comparison of Cranial Emergency Room CT and MR. Poster presentation ASNR, Washington, D.C., June 9-14, 1991.
- 108. Orrison WW Jr, Ward E. Dynamic Anatomy and Mechanics of Lumbar Puncture. Presented to ASNR, Washington, D.C., June 9-14, 1991.
- 109. Orrison WW Jr, George J, Ranken D, Sullivan GW, Hart BL, Davis LE. Correlation of Magnetoencephalography with 3-D acquisition and Display MR. Presented to ASNR, Washington, D.C., June 9-14, 1991.
- 110. Orrison WW Jr, Hart BL, Cobb L, Espinosa MC. MR, CT, and Plain Film Comparison in Acute Cervical Spine Trauma. Presented at ASNR, Washington, D.C., June 9-14, 1991.
- 111. Greiner FG, Orrison WW Jr, King JN, Willis BK, Kesterson L, Benzel EC. Vertebral Artery Injury Associated with Cervical spine Fractures. Poster presentation ASNR, Washington, D.C., June 9-14, 1991.
- 112. Willis BK, Greiner F, Orrison WW Jr, Benzel EC. The Incidence of Vertebral Artery Injury Following Mid-Cervical Spine Subluxation and Foramen Transversarium Fractures. Presented at the Annual Rocky Mountain Neurosurgical Society Meeting, Jackson Hole, Wyoming, June 23-27, 1991.
- 113. Orrison WW Jr. Cerebrovascular Disease Update. Presented at the Veterans Administration Medical Center Neurology Review Course, La Posada de Albuquerque Hotel, Albuquerque, New Mexico, August 16, 1991.

- 114. Orrison WW Jr. MR of White Matter Disease. Presented at the 3<sup>rd</sup> Annual Advances in Mid & Low Field Magnetic Resonance Imaging, Orlando, Florida, September 12-15, 1991.
- 115. Orrison WW Jr. MR of Hemorrhage: Appearance at Different Field Strengths. Presented at the 3<sup>rd</sup> Annual Advances in Mid and Low Field Magnetic Resonance Imaging, Orlando, Florida, September 12-15, 1991.
- 116. Orrison WW Jr, Benzel EC, Davis L, George J. Correlation of magnetoencephalography with 3-D Acquisition and Display MRI. Presented to the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, Orlando, Florida, October 26-31, 1991.
- 117. Willis BK, Benzel EC, Orrison WW Jr. The Incidence of Vertebral Artery Injury Following Mid-Cervical Spine Subluxation and Foramen Transversarium Fractures. Presented to the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, Orlando, Florida, October 26-31, 1991.
- 118. Benzel EC, Kesterson L, Willis BK, Orrison WW Jr, Espinosa MC. MRI, CT and Plain Film Comparison in Acute Cervical Spine Trauma. Presented to the 41<sup>st</sup> Annual Meeting of the Congress of Neurological Surgeons, Orlando, Florida, October 26-31, 1991.
- 119. Orrison WW Jr. Recent Advances in MRI. Presented at Update for Radiographers, sponsored by The University of New Mexico School of Medicine, Department of Radiology and the UNM Office of Continuing Education, Albuquerque, NM, November 2, 1991.
- 120. Ostler, Turner, Orrison WW Jr. Current Controversies in Closed Head Injuries: Update. Presented at 4<sup>th</sup> Annual Critical Care Symposium, University of Texas, Dallas, Texas, November 2, 1991.
- 121. Orrison WW Jr, Stimac GK, Stevens EA, LaMasters DL, Espinosa MC. Comparison of CT, Ultra-Low-Field MR Imaging, and High-Field MR Imaging. Presented at RSNA, Chicago, Illinois, December 1-6, 1991.
- 122. Orrison WW Jr, Hardy T, Sanders J, Benzel E, Marchand E, Brynildson L. Preoperative Functional Brain Mapping with MEG and MR Imaging. Presented at RSNA, Chicago, Illinois, December 1-16, 1991.
- Orrison WW Jr, Gentry LR, Stimac GK, Cobb L, Espinosa MC. Blinded Comparison of Cranial Emergency Room CT and MR Imaging. Presented at RSNA, Chicago, Illinois, December 1-6, 1991.

- 124. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. Imaging Spectrum of Pituitary Apoplexy: Findings, Pathologic Correlation, and Implications for Imaging. Presented at RSNA, Chicago, Illinois, December 1-6, 1991.
- 125. Orrison WW Jr, Hart BL, Cobb L, Espinosa MC. MR Imaging, CT, and Plain Radiographic Comparison in Acute Spine Trauma. Presented at RSNA, Chicago, Illinois, December 1-6, 1991.
- 126. Orrison WW Jr, Sanders JA, Hart BI, Gallen CC, Sobel DF, Davis LM. Magnetic Resonance Functional Mapping. Poster presentation RSNA, Chicago, Illinois, December 1-6, 1991.
- 127. Ritterbush JF, McGinty LD, Orrison WW Jr, Spar JA. MRI Evaluation of Occipital-Cervical Junction Dynamic Anatomy. Presented at the American Academy of Orthopaedic Surgeons, Washington, D.C., February 1992.
- 128. Cohen M, Ritterbush JF, Orrison WW Jr. MRI Analysis of Cervical-medullary Junction Anatomy in Normal Subjects. Presented at the American Academy of Orthopaedic Surgeons, Washington, D.C., February 1992.
- 129. Orrison WW Jr. Clinical Applications of MSI. Presented at The First Japanese MEG Symposium, Tokyo University, Tokyo, Japan, February 8, 1992.
- 130. Orrison WW Jr. Clinical Applications of MSI. Presented at Osaka University, Osaka, Japan, February 10, 1992.
- 131. Orrison WW Jr. Clinical Applications of MSI. Presented at Fukui Medical School, Fukui, Japan, February 12, 1992.
- 132. Orrison WW Jr. Clinical Applications of MSI. Presented at Kyoto University, Kyoto, Japan, February 12, 1992.
- 133. Orrison WW Jr. Clinical Applications of MSI. Presented at Okayama University Medical School, Okayama, Japan, February 13, 1992.
- 134. Orrison WW Jr. Clinical Applications of MSI. Presented at Kyoto Prefectural University of Medicine, Kyoto, Japan, February 14, 1992.
- 135. Orrison WW Jr. Clinical Applications of MSI. Presented at Osaka City University Medical School, Osaka, Japan, February 14, 1992.
- 136. Sullivan GW, Orrison WW Jr. Digital Diagnostic Imaging. Presented at Biomedical Technology Workshop, Los Alamos National Laboratory, Santa Fe, New Mexico, February 26, 1992.

- 137. Orrison WW Jr, Sanders JA, Espinosa MC, Sisk P, Sullivan GW, Langner GC, Matthews K. Digital Diagnostic Imaging: An Enhanced Radiological Tool. Poster, February 26, 1992.
- 138. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. Imaging Spectrum of Pituitary Apoplexy: Findings, Pathologic Correlation, and Implications for Imaging. ASNR 30<sup>th</sup> Annual Meeting, May 31-June 5, 1992.
- 139. Orrison WW Jr, Sanders JA, Hart BL, Gallen CC, Sobel DF, Davis LM. Reproducibility of Functional Brain Mapping by Magnetic Source Imaging. ASNR 30<sup>th</sup> Annual Meeting, May 31-June 5, 1992.
- 140. Orrison WW Jr, Stimac GK, Stevens EA, LaMasters DL, Espinosa MC. Comparison of CT, Ultra-Low Field and High Field MRI. ASNR 30<sup>th</sup> Annual Meeting, May 31-June 5, 1992.
- 141. Sanders JA, Orrison WW Jr. Design and Implementation of a Clinical MSI Workstation. Presented at the Fifth Annual IEEE Symposium on Computer-based Medical Systems, Duke University, Durham, North Carolina, June 14-17, 1992.
- 142. Hart BL, Willis BK, Dorin RI, Crooks L, Orrison WW Jr. The Imaging Spectrum of Pituitary Apoplexy: Findings, Pathologic Correlation, and Implications for Imaging. ASNR 30<sup>th</sup> Annual Meeting, May 31-June 5, 1992.
- 143. Orrison WW Jr. MR of Hemorrhage: Appearances at Various Field Strengths.

  Presented at the Fourth Annual Advances in Mid and Low Field MRI Symposium,
  The Westin St. Francis, San Francisco, California, September 10-13, 1992.
- 144. Orrison WW Jr. MR of the Sellar and Parasellar Region. Presented at the Fourth Annual Advances in Mid and Low Field MRI Symposium, The Westin St. Francis, San Francisco, California, September 10-13, 1992.
- 145. Orrison WW Jr. Comparison of High and Low-Field MR in White Matter Disease. Presented at the Fourth Annual Advances in Mid and Low Field MRI Symposium, The Westin St. Francis, San Francisco, California, September 10-13, 1992.
- 146. Orrison WW Jr. Functional and Dynamic MRI. Presented at the Fourth Annual Advances in Mid and Low Field MRI Symposium, The Westin St. Francis, San Francisco, California, September 10-13, 1992.
- Orrison WW Jr. Clinical Applications of Magnetic Source Imaging. Presented at the Western Neuroradiological Society Annual Meeting, San Francisco, California, October 1-4, 1992.

- 148. Orrison WW Jr. Stereotactic Preoperative Brain Mapping by MSI. Presented at Congress of Neurological Surgeons, Washington, D.C., October 31-November 5, 1992.
- 149. Orrison WW Jr. Clinical Applications of Magnetic Source Imaging. Presented at RSNA '92, Chicago, Illinois, November 29-December 4, 1992.
- 150. Orrison WW Jr. Functional and Dynamic MRI. Presented at the Eighth Annual Snowmass 1993: MR and CT of the Head and Spine, Snowmass, Colorado, February 6-13, 1993.
- 151. Orrison WW Jr. Intracranial Hemorrhage. Presented at the 16<sup>th</sup> Annual Meeting of the American Society of Neuroimaging, Hilton at Walt Disney World Village, Orlando, Florida, February 2-6, 1993.
- 152. Orrison WW Jr. Biomagnetic Imaging. Presented at Recent Advances in CNS Imaging, April 3, 1993.
- 153. Orrison WW Jr. Neuropsychiatry and Neuroimaging for the Forensic Psychiatrist. Presented at the 11<sup>th</sup> Annual Symposium in Forensic Psychiatry. Eldorado Hotel, Santa Fe, New Mexico, April 22-25, 1993.
- 154. Orrison WW Jr. Clinical Applications of Magnetic Source Imaging. Presented at AANS, Boston, Massachusetts, April 25-30, 1993.
- 155. Orrison WW Jr. Functional Imaging/Non-MR/MEG. Presented at the ASNR 31<sup>st</sup> Annual Meeting, Vancouver, Canada, May 16-19, 1993.
- 156. Orrison WW Jr. Clinical MSI. Presented at Sick Children's Hospital, Toronto, Canada, June 1993.
- 157. Orrison WW Jr. Advances in Non-Invasive Imaging: Magnetic Resonance Imaging (MRI) and Angiography. Presented at Update '93: Neurology in the Primary Care Setting. The Sheraton Old Town, Albuquerque, New Mexico, June 24-26, 1993.
- 158. Orrison WW Jr. MR and CT of Spinal Trauma. Presented at ER Radiology, CT and MR: Head and Spinal Cord. University of New Mexico, Albuquerque, New Mexico, July 16, 1993.
- 159. Orrison WW Jr. Blinded Comparison of Cranial CT and MR in Closed Head Injury Evaluation. Presented at ER Radiology, CT and MR: Head and Spinal Cord. First Year – Introductory Block, University of New Mexico, Albuquerque, New Mexico, July 15, 1993.
- 160. Orrison WW Jr. Sella/Parasellar Masses. Presented at Comprehensive MR Review, Tamarron Resort, Durango, Colorado, July 26-30, 1993.

- 161. Orrison WW Jr. Stroke/Infarct, Hemorrhage. Presented at Comprehensive MR Review. Tamarron Resort, Durango, Colorado, July 26-30, 1993.
- 162. Orrison WW Jr. Magnetoencephalography MSI. Presented at Comprehensive MR Review. Tamarron Resort, Durango, Colorado, July 26-30, 1993.
- 163. Orrison WW Jr. Low-Field MR Imaging. Presented at Comprehensive MR Review. Tamarron Resort, Durango, Colorado, July 26-30, 1993.
- 164. Orrison WW Jr. MR of Hemorrhage: Appearance at Different Field Strengths.
  Presented at Advances in Mid and Low Field Magnetic Resonance Imaging. Buena
  Vista Palace, Disney World/EPCOT Center, Florida, September 9-12, 1993.
- 165. Orrison WW Jr. MR of the Sella and Para-Sellar Region. Presented at Advances in Mid and Low Field Magnetic Resonance Imaging. Buena Vista Palace, Disney World/EPCOT Center, Florida, September 9-12, 1993.
- 166. Orrison WW Jr. MR and CT of Spinal Trauma. Presented at Advances in Mid and Low Field Magnetic Resonance Imaging. Buena Vista Palace, Disney World/EPCOT Center, Florida, September 9-12, 1993.
- 167. Orrison WW Jr, Rose DF, Hart B, Maclin EL, Sanders JA, Willis BK, EP, Wood CC, Davis LE. Noninvasive Preoperative Cortical Localization by Magnetic Source Imaging. Yearbook of Neuroradiology 1993, pp. 9-12.
- 168. Orrison WW Jr. Recent Advances in Neuro Imaging. Presented at 5<sup>th</sup> Annual Update for Radiographers. November 5-6, 1993.
- 169. JD Lewine, JA Sanders, JS George, RS Astur, WW Orrison Jr. Analysis of Motor Function by MEG, MRI, and TMS. 23<sup>rd</sup> Annual Meeting, Washington, D.C., November 7-12, 1993.
- 170. Orrison WW Jr. Functional Brain Imaging Technology of the Future. Presented at 100<sup>th</sup> Annual AMSUS Meeting. San Antonio, TX, November 14-19, 1993.
- 171. Davis M, Menello J, Sanders JA, Baldwin N, Orrison WW Jr. Evaluation of a frameless stereotactic device used in combination with magnetic source imaging as a tool for intraoperative localization. Medical Student Research Day, January 13, 1994.
- 172. Orrison WW Jr. MRI of Spine Trauma. Presented at International MRI Symposium. Grand Hyatt, Bali, January 29-February 4, 1994.
- 173. Orrison WW Jr. Comparison of High-Field and Low-Field MR Imaging. Presented at International MRI Symposium. Grand Hyatt, Bali, January 29-February 4, 1994.

- 174. Orrison WW Jr. Staging Hemorrhage with MRI. Presented at International MRI Symposium. Grand Hyatt, Bali, January 29-February 4, 194.
- 175. Orrison WW Jr. MRI of the Sella and Parasellar Regions. Presented at International MRI Symposium. Grand Hyatt, Bali, January 29-February 4, 194.
- 176. Orrison WW Jr. Magnetoencephalography: Magnetic Source Imaging. Presented at International MRI Symposium. Grand Hyatt, Bali, January 29-February 4, 1994.
- 177. Orrison WW Jr. Functional Brain MRI. Presented at International MRI Symposium. Grand Hyatt, Bali, January 29-February 4, 1994.
- 178. Orrison WW Jr. Functional and Dynamic MRI. Presented at 9<sup>th</sup> Annual Snowmass: MR & CT of the Head and Spine. Snowmass, Colorado, February 12-19, 1994.
- 179. Orrison WW Jr. MR and CT of Spinal Trauma. Presented at 9<sup>th</sup> Annual Snowmass: MR and CT of the Head and Spine. Snowmass, Colorado, February 12-19, 1994.
- 180. Orrison WW Jr. White Matter Disease in the Head and Spine. Presented at 9<sup>th</sup> Annual Snowmass: MR and CT of the Head and Spine. Snowmass, Colorado, February 12-19, 1994.
- 181. Jack CR, Rosen BR, Orrison WW Jr, Evans A, Moseley ME. Panel Discussion: Functional Neuroimaging. Presented at First Meeting of the Society of Magnetic Resonance. Houston, Texas, March 7-9, 1994.
- 182. Orrison WW Jr. Clinical MSI. Presented at 39<sup>th</sup> Annual Meeting & Symposium on the Role of Nuclear Medicine in Radiation Accidents. Albuquerque, NM, April 8, 1994.
- 183. Anson JA, Rupp FW, Orrison WW Jr, Geil GE. The Use of Three-Dimensional Holographic Renditions of CT and MR Data in Skull Base Surgery. Presented at American Association of Neurological Surgeons. San Diego, CA, April 9-14, 1994.
- 184. Smith JR, Gallen CC, Schwartz BJ, King DW, Murro AM, Park YD, Orrison WW Jr, Lewine JD. Magnetic Source Imaging in the Spatial Definition of Epileptic Foci. Presented at American Association of Neurological Surgeons. San Diego, CA, April 9-14, 1994.
- 185. Orrison WW Jr. MEG Update. Presented at VA Medical Center Annual Medical Staff Meeting, April 19, 1994.
- 186. Orrison WW Jr, Lewine JD, Sanders JA, Boutin RD. Clinical Applications of Magnetic Source Imaging. Scientific Exhibit. Presented at American Roentgen Ray Society Annual Meeting, New Orleans, April 24-29, 1994.

- 187. Orrison WW Jr. Magnetoencephalography versus Functional Magnetic Resonance Imaging. Presented at ASNR 32<sup>nd</sup> Annual Meeting, Nashville, Tennessee, May 3-7, 1994.
- 188. Gray BG, Chuang HS, Otsubo H, Orrison WW Jr, et al. Imaging of Epilepsy in Pediatric Patients. Poster. Presented at ASNR 32<sup>nd</sup> Annual Meeting, Nashville, Tennessee, May 3-7, 1994.
- 189. Rupp FW, Benzel EC, Hart BL, Sanders JA, Orrison WW Jr. Holography of Complex Spinal Fractures. Scientific Exhibit. Presented at ASNR 32<sup>nd</sup> Annual Meeting, Nashville, Tennessee, May 3-7, 1994.
- 190. Rupp FW, Nachbar JM, Sanders JA, Orrison WW Jr. 3-D Holographic Modeling of Complex Facial Fractures. Scientific Exhibit. Presented at ASNR 32<sup>nd</sup> Annual Meeting, Nashville, Tennessee, May 3-7, 1994.
- 191. Orrison WW Jr, Lewine JD, Rupp FW, Sanders JA, Rael JR. Noninvasive Preoperative Cortical Localization by Magnetic Source Imaging with Holographic Display. Scientific Exhibit. Presented at ASNR 32<sup>nd</sup> Annual Meeting, Nashville, Tennessee, May 3-7, 1994.
- 192. Lewine JD, Orrison WW Jr, Baldwin NG, Bucholz RD, Davis JT, Astur RS. Event-Related Magnetic Fields and Neurosurgical Practice. Scientific Exhibit. Presented at ASNR 32<sup>nd</sup> Annual Meeting. Nashville, Tennessee, May 3-7, 1994.
- 193. Orrison WW Jr, Lewine JD, Hart BL, Davis LE, Sanders JA, Rupp FW. Magnetic Source Imaging and Cerebral Ischemic Disease. Scientific Exhibit. Presented at ASNR 32<sup>nd</sup> Annual Meeting, Nashville, Tennessee, May 3-7, 1994.
- 194. Rupp FW, Nachbar JM, Sanders JA, Orrison WW Jr. 3-D Holographic Modeling of Complex Facial Fractures. Presented at ICHNR. Pittsburgh, May 17-21, 1994.
- 195. Boutin RD, Sibbitt RR, Rupp RW, Orrison WW Jr, Jahnke RW, King JN. Localization of Cerebrospinal Fluid Leaks by Means of MR Imaging. Scientific Exhibit, RSNA July 1994.
- 196. Orrison WW Jr. Functional MR Imaging: Clinical Applications and Clinical Significance. Presented at the Medical College of Wisconsin Comprehensive Course in MR Imaging in Santa Fe, New Mexico, July 24-29, 1994.
- 197. Rupp RW, Benzel EC, Hart BL, Sanders JA, Orrison WW Jr. Holography of Complex Spinal Fractures. Scientific Exhibit, RSNA, July 1994.

- 198. Rupp FW, Anson JA, Orrison WW Jr, Geil GE, Sanders JA. The Use of 3-D Holographic Renditions of CT and MR Data in Skull Base Surgery. Scientific Exhibit, RSNA July 1994.
- 199. Orrison WW Jr, Lewine JD, Sanders JA, George JS, Astur RS. Analysis of motor function by MEG, EEG, FMRI and TMS. Western Neuro '94, Tucson, Arizona, October 6-9, 1994.
- 200. Orrison WW Jr, Hart BL, Lewine JD, Spar J, Sanders JA. Posttraumatic syndromes evaluated by magnetic source imaging. Western Neuro '94. Tucson, Arizona, October 6-9, 1994.
- 201. Orrison WW Jr. Low-Field and High-Field MR Comparison. Presented at Magnetic Source Imaging Update in New York, November 12-13, 1994.
- 202. Davis JT, Lewine JD, Wood CC, Edgar C, Thoma R, Orrison WW Jr. Evaluation of Motor Function: A Comparison of Event-Related Fields and Event-Related Desynchronizations. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, February 3, 1995.
- 203. Lewine JD, Baldwin NG, Buchoiz RD, Sanders JA, Halliday AL, Anson J, Shih J, Stearley J, Davis JT, Astur R, Paulson K, Benzel EC, Orrison WW Jr. Presurgical Localization of Sensorimotor Cortex with Magnetic Source Imaging Interoperative Validation. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.
- 204. Lewine JD, Davis LE, Bruno A, Haaland K, Hart B, Orrison WW Jr. Neuromagnetic Evaluation of Cerebrovascular Disorders. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, February 3, 1995.
- 205. Lewine JD, Orrison WW Jr. Evaluation of Abnormal Low Frequency Magnetic Activity (ALFMA) in Epilepsy. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.
- 206. Lewine JD, Orrison WW Jr, Shaw P, Wiest P, Joffe G, Argubright K, Morrison L, Williamson M, Provencal S, Davis JT, Paulson K. Biomagnetic Assessment of the Integrity of the Fetal Central Nervous System. Presented at 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.
- 207. Lewine JD, Orrison WW Jr, Sloan JH, Spar JA, Davis JT, Sanders JA. Magnetoencephalographic Evaluation of Pathophysiological Brain Function Induced by Minor Head Trauma. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.

- 208. Lewine JD, Sanders JA, Davis JT, George JS, Astur R, Weisend M, Baldwin NG, Orrison WW Jr. Electromagnetic Evaluation of Motor Function by MEG, EEG, FMRI, and TMS. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.
- 209. Sanders JA, Lewine JD, Baldwin NG, Orrison WW Jr. Co-registration of Anatomic and Image Locations Using an Intraoperative Optical Digitizing System. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.
- 210. Sanders JA, Lewine JD, George J, Caprihan A, Orrison WW Jr. Correlation of FMRI with MEG. Presented at the 1995 Neuroscience Day, The New Mexico Regional Federal Medical Center, Albuquerque, New Mexico, February 3, 1995.
- 211. Orrison WW Jr. MR of White Matter Disease: Appearance at Different Field Strengths. Presented at the 10<sup>th</sup> Annual Snowmass, MR & CT of the Head and Spine, Snowmass, Colorado, February 15, 1995.
- 212. Orrison WW Jr. The Evaluation of Head Trauma by MR & CT. Presented at the 10<sup>th</sup> Annual Snowmass, MR & CT of the Head and Spine, Snowmass, Colorado, February 17, 1995.
- 213. Orrison WW Jr. Low-Field/High-Field Comparison. Presented at the Toshiba Low-Field MRI Course, Washington, D.C., April 28, 1995.
- 214. Orrison WW Jr. MR of the Cervical and Thoracic Spine. Presented at the Toshiba Low-Field MRI Course, Washington, D.C., April 28, 1995.
- 215. Orrison WW Jr. MR of Hemorrhage. Presented at the Toshiba Low-Field MRI Course, Washington, D.C., April 28, 1995.
- 216. Orrison WW Jr. Magnetic Source Imaging. Presented as part of The Power and Potential of Brain Imaging Visualizing its Present and Future, sponsored by The National Foundation for Brain Research and The University of Minnesota, Washington, D.C., May 18, 1995.
- 217. Orrison WW Jr. Neuroimaging Update. Congressional Presentation to Congressman Schiff, New Mexico Regional Federal Medical Center, Albuquerque, NM, August 22, 1996.
- 218. Canive J, Lewine J, Roberts B, Edgar C, Davis J, Orrison WW Jr.
  Magnetoencephalographic Evaluation of Schizophrenia. Poster at Xth World
  Congress of Psychiatry, Madrid, Spain, August 23-28, 1996.

- 219. Orrison WW Jr. Clinical Applications of Magnetic Source Imaging. 8<sup>th</sup> Annual Advances in Mid and Low Field Magnetic Resonance Imaging, Buena Vista Palace, EPCOT Center, Florida, September 5, 1996.
- 220. Orrison WW Jr. MR of Hemorrhage: Appearances at Different Field Strengths. 8<sup>th</sup> Annual Advances in Mid and Low Field Magnetic Resonance Imaging, Buena Vista Palace, EPCOT Center, Florida, September 5, 1996.
- 221. Orrison WW Jr. MR of White Matter Disease: Appearance at Different Field Strengths. 8<sup>th</sup> Annual Advances in Mid and Low Field Magnetic Resonance Imaging, Buena Vista Palace, EPCOT Center, Florida, September 5, 1996.
- 222. Orrison WW Jr. MR of Spinal Trauma. 8<sup>th</sup> Annual Advances in Mid and Low Field Magnetic Resonance Imaging, Buena Vista Palace, EPCOT Center, Florida, September 5, 1996.
- 223. Gledhill KM, Lewine JD, Canive J, Orrison WW Jr, Edgar JC, Provencal SL, Graeber D, Roberts B. MRI Reveals Gross Structural Abnormalities in Post Traumatic Stress Disorder. 18<sup>th</sup> Annual Meeting, The Western Neuroradiological Society, Coronado, California, October 4-6, 1996.
- 224. Orrison WW Jr. Functional Brain Imaging. Legislative Spouses, invited by Development Office. The University of Utah, Salt Lake City, Utah, February 1997.
- 225. Orrison WW Jr. Directions in Functional Brain Imaging. Utah Radiology Society. Salt Lake City, Utah, February 1997.
- 226. Orrison WW Jr. Magnetic Source Imaging. First Security Bank Representatives. Salt Lake City, Utah, March 1997.
- 227. Orrison WW Jr. Magnetoencephalography: Basic Principles. National Autism Society, March 1997.
- 228. Orrison WW Jr. The Brain. Fairfield Junior High School Career Day, Fairfield, Utah, March 1997.
- 229. Orrison WW Jr. Directions in Functional Brain Imaging. President's Seminar, Salt Lake City, Utah, April 25, 1997.
- 230. Boutin RD, Hart BL, Benzel EC, Orrison WW Jr. Imaging of the Cervical Spine in the Setting of Acute Trauma: A Survey of Neuroradiologists and Neurosurgeons. American Roentgen Ray Society, San Francisco, California, April 26-May 1, 1997.
- 231. Orrison WW Jr. Basic Principles of Magnetoencephalography. Reunion Weekend. Department of Radiology, The University of Utah, Salt Lake City, Utah, May 3, 1997.

- 232. Orrison WW Jr. Functional Brain Imaging. National Advisory Council, Salt Lake City, Utah, May 9, 1997.
- 233. Orrison WW Jr. New Directions. Invited speaker for University of Utah School of Medicine, Salt Lake City, Utah, May 1-3, 1997.
- 234. Gledhill KM, Lewine JD, Canive J, Orrison WW Jr. MRI Reveals Gross Structural Abnormalities in PostTraumatic Stress Disorder. ASNR, Toronto, Ontario, May 15-22, 1997.
- 235. Orrison WW Jr. Functional Brain Imaging. Intermountain Health Care, Sale Lake City, Utah, July 1, 1997.
- 236. Orrison WW Jr. Magnetic Source Imaging: An Overview and Basic Principles. The 1997 Wild West Imaging Roundup-Neuroradiology and Advanced MR, Santa Fe, New Mexico, July 6-11, 1997.
- 237. Orrison WW Jr. Magnetoencephalography: Clinical Applications and Future Directions. The 1997 Wild West Imaging Roundup-Neuroradiology & Advanced MR, Santa Fe, New Mexico, July 6-11, 1997.
- 238. Orrison WW Jr. Functional Brain Imaging. StorageTek. Boulder, Colorado, July 14-15, 1997.
- 239. Orrison WW Jr. Functional Brain Imaging. Nancy Lurie/Marks Family Foundation, Beth Israel Hospital, Boston, Massachusetts, August 6-7, 1997.
- 240. Orrison WW Jr. Functional Brain Imaging. Salt Lake Rotary Club, Salt Lake City, Utah, September 16, 1997.
- 241. Orrison WW Jr. Functional Brain Imaging. Educational Development Resource Council, Salt Lake City, Utah, September 22, 1997.
- 242. Orrison WW Jr. Functional Brain Imaging. Department of Pharmacology and Toxicology, Salt Lake City, Utah, September 29, 1997.
- 243. Orrison WW Jr. Functional Brain Imaging. FORUM '97, San Francisco, California, October 14, 1997.
- 244. Orrison WW Jr. MR of Hemorrhage: Appearances at Different Field Strengths. 97<sup>th</sup> Annual Advances in Mid and Low Field MRI, Buena Vista Palace, Orlando, Florida, October 17, 1997.

- 245. Orrison WW Jr. MR of White Matter Disease: Appearances at Different Field Strengths. 97<sup>th</sup> Annual Advances in Mid and Low Field MRI, Buena Vista Palace, Orlando, Florida, October 17, 1997.
- 246. Orrison WW Jr. MR of Spinal Trauma. 97<sup>th</sup> Annual Advances in Mid and Low Field MRI, Buena Vista Palace, Orlando, Florida, October 17, 1997.
- 247. Orrison WW Jr. Functional Brain Imaging. Neuro Critical Care Nurses, The University of Utah Medical Center, Salt Lake City, Utah, October 22, 1997.
- 248. Orrison WW Jr. Functional Brain Imaging. Internal Medicine Grand Rounds, The University of Utah Medical Center, Salt Lake City, Utah, October 22, 1997.
- 249. Orrison WW Jr. Radiographic Evaluation of Cervical Spine Trauma. Richard Lende Winter Neurosurgery Conference, Snowbird, Utah, February 5, 1998.
- 250. Orrison WW Jr. Functional Brain Imaging. University of Utah Alumni Association, Coronado Chapter. Coronado, California, February 12, 1998.
- 251. Orrison WW Jr. Functional Brain Imaging. University of Utah Community Relations Committee. Center for Advanced Medical Technologies, Salt Lake City, Utah, March 11, 1998.
- 252. Orrison WW Jr. Functional Brain Imaging. StorageTek, Louisville, Colorado, March 19, 1998.
- 253. Orrison WW Jr. Functional Brain Imaging. University of Utah George Eccles Foundation. Salt Lake City, Utah March 25, 1998.
- 254. Orrison WW Jr. Functional Brain Imaging. Educational Resources Development Council, University of Utah. Salt Lake City, Utah. April 27, 1998.
- 255. Orrison WW Jr. Functional Brain Imaging. Marriner Eccles Foundation & University Hospital Foundation. University of Utah. May 7, 1998.
- 256. Orrison WW Jr. Functional Brain Imaging. Town Club Women's Organization. Salt Lake City, Utah. June 10, 1998.
- 257. Orrison WW Jr. Functional Brain Imaging. Mental Health Employees of the Veterans Administration Medical Center. Salt Lake City, Utah. July 29, 1998.
- 258. Orrison WW Jr. Saving Lives Medical Imaging at Work. StorageTek Forum 98'. Orlando, Florida. October 2, 1998.
- 259. Orrison WW Jr. C Spine Trauma. University of Utah Department of Surgery. Salt Lake City, Utah. October 29, 1998.

- 260. Orrison WW Jr. Functional Brain Imaging. University of Utah Health Sciences Development. Salt Lake City, Utah. November 18, 1998.
- 261. Orrison WW Jr. MR Trauma. Uintah Basin Hospital. Vernal, Utah. March 11, 1999.
- 262. Orrison WW Jr. Saving Lives Medical Imaging at Work. EuroStorage 99'. Berlin, Germany. April 20, 1999.
- 263. Orrison WW Jr. Functional Brain Imaging Part I. Utah State Radiologic Technologists. Park City, Utah. May 14, 1999.
- 264. Orrison WW Jr. Functional Brain Imaging. Intermountain Organ Recovery Services. Salt Lake City, Utah. June 23, 1999.
- 265. Orrison WW Jr. Functional Brain Imaging. Intermountain Health Care. Salt Lake City, Utah. June 24, 1999.
- 266. Orrison WW Jr. Advances in Diagnostic and Functional Imaging for Neurosurgery, Snowbird, Utah. July 8, 1999.
- 267. Orrison WW Jr. Functional Brain Imaging. University of Utah-Red Butte Madsen Preventive Cardiology. Salt Lake City, Utah. August 9, 1999.
- 268. Orrison WW Jr. Functional Brain Imaging. Delta Kappa Gamma Women's Sorority. Salt Lake City, Utah. September 15, 1999.
- 269. Orrison WW Jr. Functional Brain Imaging. Utah Federation for Youth. Salt Lake City, Utah. December 9, 1999.
- 270. Orrison WW Jr. MEG Update. University of Utah Departments of Neurology and Neurosurgery. Primary Children's Medical Center. Salt Lake City, Utah. March 1, 2000.
- 271. Orrison WW Jr. Functional Brain Imaging. Epsilon Sigma Alpha. Wasatch Presbyterian Church, Salt Lake City, Utah. March 18, 2000.
- 272. Orrison WW Jr. Functional Brain Imaging. Marconi Global Managers Meeting. Cleveland, Ohio. May 3, 2000.
- 273. Orrison WW Jr. Functional Brain Imaging Part II. Utah State Radiologic Technologists. Park City, Utah. May 12, 2000.
- 274. Orrison WW Jr. Functional Brain Imaging. Marconi Corporate Retreat. Salt Lake City, Utah. May 18, 2000.

- 275. Orrison WW Jr. Saving Lives: Medical Imaging at Work ebusiness Conference and Expo. San Jose, California. June 14, 2000.
- 276. Orrison WW Jr. The Latest in Imaging Technology. American Gynecological Club. Deer Valley, Park City, Utah. September 22, 2000.
- 277. Orrison WW Jr. Functional Brain Imaging. Park City Rotary Club. Park City, Utah. September 26, 2000.
- 278. Orrison WW Jr. Functional Brain Imaging State of Utah Governor Michael Leavitt, Salt Lake City, Utah. September 28, 2000.
- 279. Orrison WW Jr. Functional Brain Imaging. Advances in Mid & Low Field Magnetic Resonance Imaging. Orlando, Florida. October 15, 2000.
- 280. Orrison WW Jr. MR of Spinal Trauma. Advances in Mid & Low Field Magnetic Resonance Imaging. Orlando, Florida. October 15, 2000.
- 281. Orrison WW Jr. MR of Hemorrhage. Advances in Mid & Low Field Magnetic Resonance Imaging. Orlando, Florida. October 15, 2000.
- 282. Orrison WW Jr. Functional Brain Imaging. National Health Occupational Teachers Salt Lake City, Utah. November 10, 2000.
- 283. Orrison WW Jr. Functional Brain Imaging. University of Utah Education Committee- Education Department. Salt Lake City, Utah. December 11, 2000.
- 284. Orrison WW Jr. Functional Brain Imaging. Sun Risers Club. Park City, Utah. December 28, 2000.
- 285. Orrison WW Jr. Radiation Safety. Providence Hospital, Grand Rounds, Portland, Oregon. August 1, 2001.
- 286. Orrison WW Jr. Radiation Safety. Baptist Hospital, Grand Rounds, Jacksonville, Florida. August 21, 2001.
- 287. Orrison WW Jr. Radiation Safety. HealthHelp Annual Corporate Meeting, Houston, Texas. November 14, 2001.
- 288. Orrison WW Jr. Radiation Safety. Partner's Healthcare System, Greensboro, NC. December 5, 2001.
- 289. Orrison WW Jr. Patient Safety in Medical Imaging. Beechstreet Healthcare System, Orange County, CA. January 10, 2002.

- 290. Orrison WW Jr. Patient Safety in Medical Imaging. Utah Chiropractic Association, Salt Lake City, Utah. March 9, 2002.
- 291. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem Healthcare, North Haven, CT. March 12, 2002.
- 292. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem CME Program, Cromwell, CT. March 12, 2002.
- 293. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem CME Program, Middletown, Connecticut. March 12, 2002.
- 294. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem CME Program, Glastonbury, Connecticut. March 12, 2002.
- 295. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem Healthcare, North Haven, Connecticut. March 12, 2002. .
- 296. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem Healthcare, Manchester, New Hampshire. March 13, 2002.
- 297. Orrison WW Jr. Patient Safety in Medical Imaging. CIGNA Healthcare, Dallas, Texas. March 29, 2002.
- 298. Orrison WW Jr. Patient Safety in Medical Imaging. Aetna Healthcare, Jacksonville, Florida. April 3, 2002.
- 299. Orrison WW Jr. Patient Safety in Medical Imaging. Blue Cross and Blue Shield of Arizona, Phoenix, Arizona. April 10, 2002.
- 300. Orrison WW Jr. Imaging of Low Back Pain. Anthem CME Program, Farmington, Connecticut. May 14, 2002.
- 301. Orrison WW Jr. Patient Safety in Medical Imaging. Anthem Healthcare, Meredith, New Hampshire. May 22, 2002
- 302. Orrison WW Jr. Emergency CT and MR of the Cervical Spine. Dartmouth Medical College, Department of Radiology, Lebanon, New Hampshire. May 23, 2002.
- 303. Orrison WW Jr. Patient Safety in Medical Imaging. Dartmouth Medical College, Ground Rounds, Lebanon, New Hampshire. May 23, 2002.
- 304. Orrison WW Jr. Patient Safety in Medical Imaging. CIGNA Healthcare, Houston, Texas. May 29, 2002.

- 305. Orrison WW Jr. Patient Safety in Medical Imaging. Berlex Laboratories, Newark, New Jersey, June 4, 2002.
- 306. Orrison WW Jr. Patient Safety in Medical Imaging. Granger Clinic Grand Rounds, Salt Lake City, Utah. June 20, 2002.
- 307. Orrison WW Jr. Patient Safety in Medical Imaging. Blue Cross and Blue Shield of Kansas City, Kansas City, MO. July 10, 2002.
- 308. Orrison WW Jr. Patient Safety in Medical Imaging. Yale Physician's Health Organization, Hartford, Connecticut. July 31, 2002.
- 309. Orrison WW Jr. Radiation Safety Update. Dartmouth Medical College, Department of Radiology, Lebanon, New Hampshire. August 8, 2002.
- 310. Orrison WW Jr. Patient Safety in Medical Imaging. Alpine Internal Medicine, Salt Lake City, Utah. August 12, 2002.
- 311. Orrison WW Jr. Patient Safety in Medical Imaging. Blue Cross and Blue Shield Physician Education Program, Spanish Fork Utah, August 23, 2002.
- 312. Orrison WW Jr. Patient Safety in Medical Imaging. GE Medical Systems, Waukesha Wisconsin. September 5, 2002.
- 313. Orrison WW Jr. Patient Safety in Medical Imaging. St. Vincent's Hospital. Bridgeport, Connecticut. Sept. 17, 2002
- 314. Orrison WW Jr. Patient Safety in Medical Imaging. Lakeview Hospital, Bountiful, Utah. Sept. 19, 2002.
- 315. Orrison WW Jr, Levin DC. Variations in the Quality of Outpatient Imaging Facilities: Assessment and Standard of Care Recommendations. Presented to the 88<sup>th</sup> Scientific Assembly and Annual Meeting of the Radiology Society of North America, Dec. 4, 2002.
- 316. Orrison WW Jr. Patient Safety in Medical Imaging. Chiropractic Society of Jacksonville, Florida. January 8, 2003.
- 317. Orrison WW Jr. Patient Safety in Medical Imaging. North Florida Surgeons, Jacksonville, Florida. January 9, 2003.
- 318. Orrison WW Jr. Patient Safety in Medical Imaging. Annual Conference, American Society of Radiologic Technologists/Association of Educators in Radiological Sciences, Las Vegas, Nevada. June 14, 2003.

- 319. Orrison WW Jr. Functional Brain Imaging. Annual Conference, American Society of Radiologic Technologists/Association of Educators in Radiological Sciences, Las Vegas, Nevada. June 15, 2003.
- 320. Lipoti J, Orrison WW Jr. Benefits of Quality Assurance for Diagnostic X-ray Presented by W W Orrison Jr. to the 89<sup>th</sup> Scientific Assembly and Annual Meeting of the Radiology Society of America, Chicago, Illinois, December 3, 2003.
- 321. Orrison WW Jr. Advanced Neuroradiological Imaging. Spinal Cord Tumor Association 2<sup>nd</sup> International Spinal Cord Tumor Conference, Las Vegas, Nevada, July 15-17, 2004.
- 322. Orrison WW Jr. 3T Imaging of the Brain: Current Status. Advances in High Field MRI for Technologists, Las Vegas, Nevada. September 8-10, 2004.
- 323. Orrison WW Jr. 3T Imaging of the Spine: Current Status. Advances in High Field MRI for Technologists, Las Vegas, Nevada. September 8 -10, 2004.
- 324. Orrison WW Jr. Closed Head Injury Imaging. Texas Association of Defense Council Fall Meeting, Dallas, Texas. November 4-5, 2004.
- 325. Orrison WW Jr. 3T Imaging of the Brain: Current Status. Advanced MR Imaging Techniques. San Francisco, California. February 11-13, 2005.
- 326. Orrison WW Jr. 3T Imaging of the Spine: Current Status. Advanced MR Imaging Techniques. San Francisco, California. February 11-13, 2005.
- 327. Orrison WW Jr. Clinical Applications of Neuro Imaging on an Open System Open MRI 2005. Las Vegas, Nevada, April 12-15, 2005.
- 328. Orrison WW Jr. Quality Variations in Medical Imaging. Centers for Medicare and Medicaid Services, Baltimore, Maryland. April 7, 2005.
- 329. Orrison WW Jr. 3T Imaging of the Brain: Current Status. High Field MRI. Las Vegas, Nevada. June 22-24, 2005.
- 330. Orrison WW Jr. 3T Imaging of the Spine: Current Status. High Field MRI. Las Vegas, Nevada. June 22-24, 2005.
- 331. Orrison WW Jr. High Field MRI of the Spine: Stanford Radiology 4<sup>th</sup> Annual Global Symposium on Clinical High Field MRI. Las Vegas, Nevada. October 24-25, 2005.
- 332. Orrison WW Jr. Advanced Brain Imaging: MR Clinical Symposia for Technologists. Las Vegas, NV. October 5-7, 2005

- 333. Orrison WW Jr. Spinal MR at Multiple Field Strengths: MR Clinical Symposia for Technologists. Las Vegas, Nevada. October 5-7, 2005
- 334. Chang D, Fritz J, Perkins T, Chia J, Hanson E, Rowley R, Orrison WW Jr. White Matter Tract Assessment using 3T Diffusion Tensor Imaging as a Function of Acquisition Time and Fiber Tract Anatomy. Radiology Society of North America, Chicago, Illinois, 11/27-12/2, 2005.
- 335. Orrison WW Jr. Introduction to Neuroimaging: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada. March 6, 2006
- 336. Orrison WW Jr. Educating Physicians on Quality and Safety and Eliminating Unnecessary Imaging: Maximizing Managed Radiology for Health Plans, Las Vegas, Nevada. May 22-24, 2006.
- 337. Orrison WW Jr. Advances in 3T Imaging of the Brain: High Field MRI for Technologists. Las Vegas, NV May 24-26, 2006.
- 338. Orrison WW Jr. 3T Imaging of the Spine: Current Status: High Field MRI for Technologists. Las Vegas, Nevada. May 24-26, 2006.
- 339. Orrison WW Jr. DTI Tractography: Fundamentals and Case Studies: Advances in 3 Tesla Neuroimaging, Las Vegas, Nevada. June 26-28, 2006.
- 340. Orrison WW Jr. Patient Safety in Medical Imaging. Cirque du Soleil Health Services Summit, Las Vegas, Nevada. September 13, 2006.
- 341. Orrison WW Jr. MR Imaging of Contortionists. Cirque du Soleil Health Services Summit, Las Vegas, Nevada. September 13, 2006.
- 342. Orrison WW Jr. Patient Safety in Medical Imaging. International Contortionist Convention, Las Vegas, Nevada. September 26-28, 2006.
- 343. Orrison WW Jr. MR Imaging of Contortionists. International Contortionist Convention, Las Vegas, Nevada. September 26-28, 2006.
- 344. Orrison WW Jr. Patient Safety in Medical Imaging, 2006 High-Risk Neonatal/Perinatal Update Program, Portland, Oregon. October 12-13, 2006.
- 345. Orrison WW Jr. Patient Safety in Medical Imaging, Hays Medical Center. Hays, Kansas. October 18, 2006.
- 346. Byun D, Hanson EH, Rowley RK, Ramos E, Orrison WW Jr. Pantothenate Kinase Associated Neurodegeneration, Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.

- 347. Fleischman M, Orrison WW Jr, Hanson EH, Rowley RK. Right Superior Quadrantanopsia., Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 348. Lee F, Orrison WW Jr, Hanson EH, Rowley RK. Mesial Temporal Sclerosis, Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 349. Mishra R, Rowley RK, Hanson EH, Orrison WW Jr. Agenesis of the Corpus Callosum, Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 350. Mojica W, Rowley RK, Hanson EH, Orrison WW Jr. Case Study of a Brain Stem Mass. Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 351. Snyder T, Perkins TG, Mueller T, Hanson EH, Orrison WW Jr, Peoples RR, and Powell J. Case Study: Limbus Vertebra in a Contortionist. Touro University Nevada Research Day. Las Vegas, Nevada. March 5, 2007.
- 352. Eggleston M, Rowley RK, Hanson EH, Orrison WW Jr. Case Study of Metastatic Brain Disease: Uveal Melanoma, Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 353. Kapili R, Orrison WW Jr, Hanson EH, Rowley RK. Normal Pressure Hydrocephalus: A Case Presentation. Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 354. Ramachandran P, Hanson EH, Byun D, Perkins TG, Rowley RK, Ramos E, Orrison WW JR. Hemochromatosis: How Genetics and Imaging are Changing Medicine, Touro University Nevada Research Day. Las Vegas, Nevada. March 5, 2007.
- 355. Yukio UG, Orrison WW Jr, Hanson EH, Rowley RK. Piriformis Syndrome: A Case Presentation, Touro University Nevada Research Day. Las Vegas, Nevada. March 5, 2007.
- 355. Beecher J, Rowley RK, Hanson EH, Orrison WW Jr. Incidental Radiation Exposure to Patients during Computed Tomography. Touro University Nevada Research Day, Las Vegas, Nevada. March 5, 2007.
- 356. Orrison WW Jr. Introduction to Medical Imaging: Touro University Nevada, College of Osteopathic Medicine. Las Vegas, Nevada. March 7, 2007.
- 357. Orrison WW Jr. Controlling CT Dose in Pediatrics. Multi-Detector CT Imaging, Nashville, Tennessee, April 20-21, 2007.
- 358. Orrison WW Jr. Moderator: Pediatric Imaging, Multi-Detector CT Imaging, Nashville, Tennessee, April 20-21, 2007.

- 359. Perkins T, Kruiskamp M, Murdoch J, Hitt D, Orrison W W. 1H-MR Spectroscopy Utilizing a 1T Open MR System: Expanding Access to the Obese and Claustrophobic Patient Populations. Joint Annual Meeting of the International Society for Magnetic Resonance in Medicine and the European Society for Magnetic Resonance in Medicine and Biology (ISMRM-ESMRMB). May 19-27, 2007.
- 360. Orrison WW Jr. DTI Tractography: Fundamentals and Case Studies: High Field MRI 2007. Las Vegas, Nevada. June 25-27, 2007.
- 361. Orrison WW Jr. High Field Imaging of the Brain: Overview. High Field MRI 2007. Las Vegas, Nevada. June 25-27, 2007.
- 362. Orrison WW Jr. Advanced Medical Imaging. The Nevada Association of Occupational Health Nurses. Las Vegas, Nevada. October 30, 2007.
- 363. Peoples R, Mueller T, Perkins T, Powell J, Hanson E, Orrison WW Jr. Full Range of Motion Whole Spine MRI Study of Contortionists: Anatomy and Pathology. Radiology Society of North America. Chicago, Illinois. November 27, 2007.
- 364. Orrison, WW Jr, Patton P. Controlling CT Dose in Pediatrics. Multi Detector CT Imaging 2008, Baltimore, Maryland, April 26-27, 2008.
- 365. Orrison WW Jr. Introduction to Neuroimaging: University of Nevada School of Medicine. Las Vegas, Nevada. June 9, 2008.
- 366. Weaver L, Piantadosi C, Orrison W. CO: The Good, The Bad and the Ugly presented to the Undersea & Hyperbaric Medical Society Annual Scientific Meeting, Salt Lake City, Utah. June 26, 2008.
- 367. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Chicago, Illinois, July 14, 2008.
- 368. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. Chicago, Illinois. July 14, 2008.
- 369. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Detroit, Michigan. July 15, 2008.
- 370. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. Detroit, Michigan. July 15, 2008.

- 371. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Fort Lauderdale, Florida. July 16, 2008.
- 372. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. Fort Lauderdale, Florida. July 16, 2008.
- 373. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Boston, Massachusetts. August 12, 2008.
- 374. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia, Boston, Massachusetts. August 12, 2008.
- 375. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. New York City, New York. August 13, 2008.
- 376. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. New York City, New York. August 13, 2008.
- 377. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. San Francisco, California. September 17, 2008.
- 378. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. San Francisco, California. September 17, 2008.
- 379. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Los Angeles, California. September 18, 2008.
- 380. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. Los Angeles, California. September 18, 2008
- 381. Orrison WW, Patton P, Hanson E. CT Dose Considerations in Adult Imaging. Computed Tomography 2009: National Symposium, Las Vegas, Nevada. September 19, 2008.
- 382. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging. Computed Tomography 2009: National Symposium, Las Vegas, Nevada. September 19, 2008.

- 383. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Atlanta, Georgia. September 23, 2008.
- 384. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. Atlanta, Georgia. September 23, 2008.
- 385. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging, Advances in Dynamic Volume CT Imaging; Educational Symposia. Houston, Texas. October 30, 2008.
- 386. Orrison WW, Patton P, Hanson E. CT Dose Considerations, Advances in Dynamic Volume CT Imaging; Educational Symposia. Atlanta, Georgia. October 30, 2008.
- 387. Orrison W, Patton P, Hanson E, Mather R, Wynn B. Whole Brain Perfusion Imaging Using a 320-Detector Row Dynamic Volume CT, Radiology Society of North America Annual Meeting. Chicago, Illinois. November 30, 2008.
- 388. DeFrance T, Mather R, Hanson E, Orrison W, Patton P: Contrast Timing, Image Quality, and Radiation Exposures in Coronary Angiography Using 320-Detector Row Dynamic Volume CT, Radiology Society of North America Annual Meeting., Chicago, Illinois. December 2, 2008.
- 389. Patton P, Lowe D, Glyman S, Mueller T, Hanson E, and Orrison W: Comparison of Region of Interest Section Techniques and Fraction Anisotropy Measurements of the Corpus Callosum in Diffusion Tensor Imaging for the Diagnosis of Multiple Sclerosis, Radiology Society of North America Annual Meeting. Chicago, Illinois. December 2, 2008.
- 390. Orrison WW. Advanced Neuroimaging in Hyperbaric Oxygen Therapy for Traumatic Brain Injury, Consensus Conference: Hyperbaric Oxygen therapy in Traumatic Brain Injury, Defense Centers of Excellence for Psychological Health and Traumatic Brain Injury. Alexandria, Virginia. December 5-6, 2008.
- 391. Orrison WW Jr. Introduction to Neuroimaging: Touro University Nevada, College of Osteopathic Medicine. Las Vegas, Nevada. March 5, 2009.
- 392. Orrison W, Hanson E, Mishra R, Byun D, Perkins T. 3.0 Tesla MRI in the Evaluation of Carbon Monoxide Poisoning: Literature Review and MRI Protocol with Systematic Checklist Analysis. Touro University Nevada Research Day. Las Vegas, Nevada. March 16, 2009.
- 393. Mishra R, Chang D, Bonifield D, Perkins T, Hanson E, Cartwright P, Orrison W. Sagittal Whole Spine MRI in 750 Consecutive Outpatients: Accurate Determination of the Number of Lumbar Vertebral Bodies Touro University Nevada Research Day, Las Vegas, Nevada. March 16, 2009.

- 394. Orrison, WW. Imaging in Mild Traumatic Brain Injury. University of Nevada School of Medicine, Neurology Grand Rounds, Las Vegas, Nevada. October 5, 2009.
- 395. Orrison, WW, Patton P, Hanson E. Imaging in Mild Traumatic Brain Injury: University of California San Diego School of Medicine, Radiology Grand Rounds, San Diego, California. October 6, 2009.
- 396. Orrison, WW, Patton P, Hanson E. Radiation Safety: University of California San Diego, Department of Radiology, San Diego, California. October 6, 2009.
- 397. Orrison, WW, Patton P, Hanson E. Advanced Neuroimaging with a 320 Detector CT: San Diego Radiology Society. San Diego, California. October 6, 2009.
- 398. Orrison WW, Patton P, Hanson E. CT Dose Considerations in Adult Imaging: 14th Annual Computed Tomography National Symposium. Las Vegas, Nevada. October 16, 2009.
- 399. Orrison WW, Patton P, Hanson E. Advanced CT Brain Imaging: 14th Annual Computed Tomography National Symposium. Las Vegas, Nevada. October 18, 2009.
- 400. Orrison WW, Hanson E, Patton P: Advanced CT Imaging with a 320 Slice CT Scanner: Toshiba Medical Systems Corporation, Shimoishigami, Otawara-shi, Tochigi-ken, Japan, November 3, 2009.
- 401. Orrison WW, Hanson E, Patton P. Advanced 3T MR Imaging: Toshiba Medical Systems Corporation, Shimoishigami, Otawara-shi, Tochigi-ken, Japan. November 5, 2009.
- 402. Orrison WW Jr. Introduction to Neuroimaging: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada March 3, 2010.
- 403. Orrison, WW Jr. Advanced Imaging in Traumatic Brain Injury. South Central VA Health Care Network: VISN 16th Annual Pathology and Imaging Conference, Little Rock, AK, March 16-18, 2010.
- 404. Orrison WW, Patton P. CT Dose Considerations, Nevada Osteopathic Medical Association 20th Annual Convention, Las Vegas, NV, April 29, 2010.
- 405. Peoples RR, Orrison WW Jr, Powell, J: The Contortionist's Spine: Anatomy and Pathology. Presented to the Southern District Meeting of the Nevada Physical Therapy Association, University of Nevada Las Vegas, Las Vegas NV, June 8, 2010.

- 406. Orrison WW, Patton P. Medical Radiation Safety, University of Nevada School of Medicine, Las Vegas, NV, Feb 7, 2011.
- 407. Orrison WW Jr and Patton, P: Advanced CT Imaging of the Brain. Marquis Imaging. Phoenix, AZ March 9, 2011.
- 408. Orrison WW Jr. and Patton, P: Advanced Neuroimaging in Mild Traumatic Brain Injury. Barrow Neurological Institute, Phoenix, AZ March 10, 2011.
- 409. Orrison WW Jr and Patton, P: Advanced Neuroimaging in Mild Traumatic Brain Injury: Advanced Neuroimaging in Traumatic Brain Injury: Therapeutic Implications. 6<sup>th</sup> Annual Brain Injury Rehabilitation Conference, San Diego, CA, March 18-19, 2011.
- 410. Orrison WW Jr. Advanced Neuroimaging: University of Nevada Las Vegas, Radiography Program, Department of Health Physics, Las Vegas, Nevada April 14, 2011.
- 411. Orrison WW Jr. Radiation Safety: University of Nevada Las Vegas, Radiography Program, Department of Health Physics, Las Vegas, Nevada April 14, 2011.
- 412. Orrison WW Jr. Advanced Neuroimaging in Traumatic Brain Injury: Therapeutic Implications: Brain Injury Association of California, Napa, CA, Nov. 4, 2011.
- 413. Orrison WW Jr, Moore MC, Roach C, Hanson E, Orrison JJ. Functional and Quantitative Segmentation of the Corpus Callosum in 126 Traumatic Brain Injury Patients: A Diffusion-Tensor Imaging Study at 3.0T: Radiology Society of North America, Chicago, IL, Nov. 28, 2011.
- 414. Orrison WW Jr. Introduction to Neuroimaging: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada March 11, 2012.
- 415. Orrison WW Jr. Radiation Safety: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada March 11, 2012.
- 416. Orrison WW Jr. Appropriate Medical Imaging: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada May 14, 2012.
- 417. Orrison WW Jr, Churchill S, Weaver LK, Patton P, and Hanson E. Hyperbaric Oxygen in Chronic Stable Brain Injury: Neuroimaging Outcomes, 45<sup>th</sup> Undersea & Hyperbaric Medical Society Annual Scientific Meeting, Phoenix, Arizona, June 22, 2012.
- 418. Orrison WW Jr. Therapeutic Implications of Imaging in Traumatic Brain Injury: Traumatic Brain Injury Analysis, National Intrepid Center of Excellence, Walter Reed National Military Medical Center, Bethesda, Maryland, Sept. 13, 2012.

- 419. Orrison WW Jr. Introduction to Neuroimaging: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada March 6, 2013.
- 420. Orrison WW Jr. Radiation Safety: Touro University Nevada, College of Osteopathic Medicine, Las Vegas, Nevada, March 6, 2013.
- 421. Orrison WW Jr. Traumatic Brain Injury Review: National Intrepid Center of Excellence, Walter Reed National Military Medical Center, Bethesda, Maryland, Aug. 27, 2013.
- 422. Orrison WW Jr and Weaver LK. Status of Brain Trauma Research: Undersea & Hyperbaric Medical Society Pacific Chapter Annual Meeting, Las Vegas, Nevada, September 6, 2013.
- 423. Orrison WW Jr. Radiation Safety: Horizon Surgical Center, Henderson, Nevada, January 13, 2014.
- 424. Orrison WW Jr. and Byers, L: Neuroimaging and Traumatic Brain Injury: 9<sup>th</sup> Annual Brain Injury Rehabilitation Conference, San Diego, CA, May 16-17, 2014.

#### XIV. CONTINUING MEDICAL EDUCATION

COURSE	LOCATION	DATE	CREDIT HOURS
CT, Ultrasound and Nuclear Imaging	Madison, WI	April 1977	16.0
Radiological Society of North America (RSNA)	Chicago, IL	November 1981	1.5
Radiology Review	San Diego, CA	May 1982	32.0
Chest and Abdomen Radiology	Madison, WI	April 1982	21.0
Gastrointestinal Radiology	Williamsburg, VA	March 1983	19.5
Diagnostic Ultrasound	New York, NY	April 1993	16.0
RSNA	Chicago, IL	November 1983	12.0
USAF Medical Training	Wichita Falls, TX	June 1984	39.5
Diagnostic Radiology	Madison, WI	August 1984	40.0
Post-Graduate Radiology	San Diego, CA	October 1984	27.0
Lumbar Spine Radiology	San Diego, CA	October 1984	8.0
ASNR	New Orleans, LA	February 1985	32.0
Diagnostic Imaging	Pascagula, MS	March 1985	2.0
RSNA	Chicago, IL	November 1985	18.5
ASNR	San Diego, CA	January 1986	24.0
Magnetic Resonance Study Program	Milwaukee, WI	January 1986	40.0
Neuroradiology Review	Madison, WI	October 1986	10.0

RSNA	Chicago, IL	December 1986	7.5
ASNR	New York, NY	May 1987	28.5
Neurology Research Day	Albuquerque, NM	June 1987	28.5
American Academy of Neurology	Chicago, IL	April 1987	4.75
Magnetic Resonance: Principles and Practice	Albuquerque, NM	October 1987	36.0
RSNA – Categorical Course in Neuro- Radiology (105)	Chicago, IL	October 1987	1.5
RSNA – Duplex Scanning: Its Role in Evaluating Extracranial Carotid Artery	Chicago, IL	October 1987	1.5
Disease			
RSNA – Categorical Course in Neuro-	Chicago, IL	October 1987	1.5
Radiology (305)	J.,		
RSNA – Works in Progress –	Chicago, IL	October 1987	1.5
Cardiovascular	55ugu, 12		*,2
RSNA – Nuclear Medicine (Infection)	Chicago, IL	October 1987	1.5
RSNA – Works in Progress – Nuclear	Chicago, IL	October 1987	1.5
Medicine	Ornoago, n	0000001 1007	1.0
MRI Seminar - New Mexico Radiology	Albuquerque, NM	March 1988	3.5
Society	Albaquerque, Mili	March 1000	0,0
13 <sup>th</sup> Annual SCVIR Mtg on Diagnostic	Orlando, FL	March 21-24,	22.0
Angiography and Interventional	Onando, i E	1988	22.0
Radiology		1300	
American Society of Neuroradiology	Chicago, IL	May 13-20, 1988	42.5
26 <sup>th</sup> Annual Meeting	•	•	
12 <sup>th</sup> Annual Neurology Resident- Faculty Research Day	Albuquerque, NM	June 17, 1988	5.0
Intermountain Imaging Conference	Milwaukee, WI	Feb 11, 1989	33.0
American Society of Neuroradiology 27 <sup>th</sup> Annual Meeting	Orlando, FL	March 18, 1989	42.3
Neurology '89: New Approaches to Common Problems	Albuquerque, NM	May 4, 1989	4.0
Western Neuro-Radiological Society	Pebble Beach, CA	October 1989	11.3
Percutaneous Lumbar Discectomy	Philadelphia, PA	October 1989	11.0
RSNA	Chicago, IL	November 1989	10.0
	Los Angeles, CA	March 1990	45.0
American Society of Neuroradiology 28 <sup>th</sup> Annual Meeting	-		
American College of Forensic Psychiatry 8 <sup>th</sup> Annual Symposium	Las Vegas, NV	March 6-9, 1990	8.0
American Association of Neurological	Nashville, TN	April 28, 1990	40.0
Surgeons 14 <sup>th</sup> Annual Neurology Resident- Faculty Research Day	Albuquerque, NM	June 7-8, 1990	11.0
Western Neuroradiological Society RSNA	Santa Fe, NM Chicago, IL	October 1990 November 1990	11.0 1.0

Advances in Mid and Low Field MRI Radiological Society of North America	Portland, OR Oak Brook, IL	September 1990 January 1991	19.0 1.0
76 <sup>th</sup> Annual Meeting Neurology '91: New Approaches to	Albuquerque, NM	May 1991	3.0
Common Problems American Society of Neuroradiology American Society of Neuroradiology	Washington, D.C. Washington, D.C.	June 9-14, 1991 June 14-16, 1991	34.0 30.0
University of Miami School of Medicine CNS Rush Medical College	Miami, FL Washington, D.C. Chicago, IL	September 1991 October 1991 May 31-Jun 6,	20.0 40.0 18.5
ASNR	St. Louis, MO	1992 May 31-Jun 5, 1992	18.0
WNRS	San Francisco, CA	Oct 1-4, 1992	13.0
CNS	Washington, D.C.	Oct 31-Nov 5, 1992	22.0
RSNA	Chicago, IL	Nov 29-Dec 4, 1992	1.0
University of New Mexico School of Medicine	Albuquerque, NM	Nov 6-7, 1992	16.5
American Society of Neuroimaging Educational Symposia, Inc. American College of Forensic	Minneapolis, MN Tampa, FL Santa Fe, NM	Feb 2-6, 1993 Feb 6-13, 1993 April 22-25, 1993	15.0 12.0 6.0
Psychiatry American Society of Neurological		April 24-29, 1993	32.5
Surgeons ASNR	Vancouver, Canada	May 13-20, 1993	10.5
Update	Albuquerque, NM	June 24-26, 1993	3.5
Comprehensive MR Review RSNA	Durango, CO Chicago, IL	July 26-30, 1993 Nov 28-Dec 3, 1993	28.0 3.0
ASNR Comprehensive Course in MR Imaging Magnetic Resonance Imaging Update RSNA	Nashville, TN Milwaukee, WI New York, NY Chicago, IL	May 1-7, 1993 July 24-29, 1994 Nov 12-13, 1994 Nov 27-Dec 1,	53.0 25.5 6.0 1.5
10 <sup>th</sup> Annual Snowmass MR & CT of	Snowmass, CO	1994 Feb 11-18, 1995	12.0
Head and Spine RSNA 16 <sup>th</sup> NM Chapter of American College of Emergency Physicians Emergency Medical Symposium	Chicago, IL Albuquerque, NM	Jan 16, 1996 April 18-19, 1996	1.5 4.0

11 <sup>th</sup> Annual-Snowmass MRI Update '96 ASNR	Snowmass, CO Seattle, WA	February 1996 June 23-27, 1996	15.0 54.25
American Heart Association Cardiopulmonary and Emergency Cardiac Care Provider	Albuquerque, NM	July 11-15, 1996	16.6
13 <sup>th</sup> Annual-MRI '96 MRI of the Head and Spine, Educational Symposium	Las Vegas, NV	July 22-24, 1996	19.0
8 <sup>th</sup> Annual Advances in Mid and Low Field MRI Educational Symposia	Tampa, FL	Sep 5-8, 1996	16.0
WNRS	San Diego, CA	Oct 3-6, 1996	11.5
Advanced Interactive Head and Neck Imaging	Salt Lake City, UT	Oct 11-13, 1996	23.0
RSNA	Chicago, IL	Dec 1-6, 1996	3.5
AUR/SCARD	Dallas, TX	April 9-13, 1997	12.0
ASNR Advances in Mid and Low Field MRI	Toronto, Ontario Orlando, FL	May 15-22, 1997 Oct 16-19, 1997	20.75 10.0
1997	Oriando, i E	Oct 10-19, 1991	10.0
9 <sup>th</sup> Annual Meeting - American Neuropsychiatric Association	Waikiki, HI	February 3, 1998	14.0
RSNA	Chicago, IL	Nov 29 – Dec 4, 1998	1.5
SCVIR	Orlando, FL	Mar 20-25, 1998	11.5
UU Alumni Reunion	Salt Lake City, UT	May 8, 1999	1.0
RSNA	Chicago, IL	Nov 28 – Dec 3, 1999	23.75
Association of University Radiologists	Orlando, FL	April 5-9, 2000	32.5
Advances in Mid and Low Field	Orlando, FL	Oct 12-15, 2000	4.0
Imaging RSNA	Chicago, IL	Nov 26 – Dec 1, 2000	7.5
RSNA	Chicago, IL	Dec 1-6, 2002	23.75
University of New Mexico	Albuquerque, NM	Dec 16-20, 2002	54.0
Johns Hopkins University Multimedia	Baltimore, MD	Sep 9, 2003	4.0
Radiology Johns Hopkins University Multimedia	Baltimore, MD	Sep 9, 2003	5.0
Nuclear Med Johns Hopkins University Multimedia Nuclear Med	Baltimore, MD	Sep 10, 2003	8.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	Sep 12, 2003	5.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	Oct 1, 2003	5.0
Johns Hopkins University Multimedia Nuclear Med	Baltimore, MD	Oct 1, 2003	4.0
RSNA	Chicago, IL	Nov 29-Dec 5,	1.0

Johns Hopkins University Multimedia	Baltimore, MD	2003 May 1, 2003	35.0
Radiology Duke University Multimedia Radiology Johns Hopkins University Multimedia	Baltimore, MD	May 3, 2003 May 13, 2003	5.0 15.0
Radiology Johns Hopkins University Multimedia Radiology	Baltimore, MD	May 14, 2003	10.0
Johns Hopkins University Multimedia Nuclear Med	Baltimore, MD	May 13, 2003	32.0
Johns Hopkins University Multimedia Nuclear Med	Baltimore, MD	May 14, 2003	20.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	May 15, 2003	5.0
Johns Hopkins University Multimedia Nuclear Med	Baltimore, MD	Feb 24, 2004	4.0
Johns Hopkins University Multimedia Nuclear Med	Baltimore, MD	May 26, 2004	4.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	May 26, 2004	45.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	Sep 13, 2004	25.0
RSNA	Chicago, IL	Nov 28-Dec 3, 2004	1.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	Feb 28, 2005	15.0
Johns Hopkins University Multimedia Radiology	Baltimore, MD	Apr 18, 2005	15.0
RSNA	Chicago, IL	Nov 27-Dec 2, 2005	23.0
3T Neuroimaging	Las Vegas, NV	Jun 26-28, 2006	18.0
Medical Ethics of Patient Safety Medical Ethics of Radiation Risk	Las Vegas, NV Las Vegas, NV	Jan 29, 2007 Jan 29, 2007	1.0 1.0
Visiting Physician Fellowship	Las Vegas, NV	Jan 29-Feb1,	16.5
Multi-Detector CT Imaging 2007	Nashville, TN	2007 Apr 20-21, 2007	12.0
RSNA	Chicago, IL	Nov 26-Dec 1,	15.0
Multi-Detector CT Imaging 2008	Las Vegas, NV	2006 Apr 26-27, 2008	13.0
RSNA	Chicago, IL	Nov 26-29, 2007	57.0
RSNA	Chicago, IL	Nov 30-Dec 3,	57.75

		2008	
RSNA	Chicago, IL	Nov 30-Dec 4, 2009	35.0
Western University Health Sciences Precepting Category 2 CME	Las Vegas, NV	Oct 1 – Dec 31, 2009	2.0
6 <sup>th</sup> Annual Brain Injury Rehabilitation Conference	Carlsbad, CA	March 18-19, 2011	14.5
Myth vs. Fact – How Religion Views the Ethical Issues of Organ Donation	Las Vegas, NV	April 10, 2011	2.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	June 2011	3.0
Brain Injury Association of California	Napa, CA	Nov 4-6, 2011	14.0
Radiology Society of North America	Chicago, IL	Nov 27-Dec 2, 2011	16.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	Feb 2, 2012	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	March 13, 2012	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	Aug 23, 2012	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	Sept 19, 2012	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	Nov 10, 2012	3.0
Radiology Society of North America	Chicago, IL	Nov 30, 2012	18.5
Review of Radiology Manuscript Radiology Society of North America			
Review of Radiology Manuscript	Chicago, IL	Feb 23, 2013	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	Feb 23, 2013	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	Feb 23, 2013	3.0
Radiology Society of North America Review of Radiology Manuscript	Chicago, IL	March 12, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	June 9, 2013	3.0

Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	June 9, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	June 9, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	Sept 7, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	Sept 7, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	Oct 10, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	Oct 10, 2013	3.0
Radiology Society of North America	Chicago, IL	Dec 1-6, 2013	16.5
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	Mar 2, 2014	21.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	April 6, 2013	3.0
Radiology Society of North America Review of Radiology Manuscripts	Chicago, IL	April 6, 2013	3.0

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2	PALM LAW FIRM, LTD.	CLERK OF THE COURT
	PATRICIA PALM, ESQ.	
3	Nevada State Bar No. 006009 1212 S. Casino Center Blvd.	
4		
5	Telephone (702) 386-9113	
	Facsimile (702) 386-9114	
6		
7	LAW OFFICE OF DAN M. WINDER, P.C.  7 DAN M. WINDER, ESQ.	
	Navada Stata Bar No : 001560	
8	3507 West Charleston Blvd.	
9		
10	Telephone: (702) 474-0523	
10	Facsimile: (702) 474-0631 Email: winderdanatty@aol.com	
11	11 Email: Wraderdanauvideaor.com	
12	12 Attorneys for Defendant CEDRIC JACKSON	
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14	DISTRICT COUF CLARK COUNTY, NE	
15	•	C T A MARIE A MA
	)	Case No.: 10-C-265339-1
16	Plaintiff,	
17	17   <sup>vs.</sup>	Dept. No.; X
18	18 CEDRIC L. JACKSON,	
	· ·	
19		
20	20 Defendant.	
21	JOINDER IN MOTION TO DISMISS, OR IN TH	E ALTEDNATIVE TO COMBEL
	DISCLOSURE OF BRADY MATERIAL AND TO C	· ·
22	SHORTENING TE	
23	23	
	COMES NOW, Defendant CEDRIC L. JACKSO	N, by and through his attorney, DAN M.
24	WINDER, ESQ., of the LAW OFFICE OF DAN M. WIN	IDER and hereby joins in co-defendant
25	25	Description in co-defendant,
26	PRENTICE COLEMAN'S, Motion to Dismiss, or in the Al	ternative, to Compel Disclosure of Brady
27	27 Material and to Continue Trial on an Order Shortening Ti	me. Jackson only joins in said motion to
28	28	
_0	-~	

1	the extent that it requests to continue the trial.
2	DATED this 2 <sup>nd</sup> day of June, 2014.
3	
4	/s/ Dan M. Winder, Esq.
5	DAN M. WINDER, ESQ Nevada Bar No. 001569
6	PATRICIA PALM, ESQ. Nevada State Bar No. 006009
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#### POINTS AND AUTHORITIES

# II. Legal Argument

Joinder or adoption of co-defendant Motion to Dismiss, et al. is appropriate because JACKSON is legally similarly situated to his co-defendant that moved for a continuance, among other things. Permitting joinder will reduce needless repetition of common motions and would thus conserve judicial resources and promote judicial economy. *United States v. Ballester*, 763 F.2d 368 (9<sup>th</sup> Cir. 1985), cert. Denied, 474 U.S. 842, *United State v. Costa*, 691 F.2d 1358 (1982).

Thus, Defendant JACKSON, requests that the trial date be continued for the same reasons outlined in co-defendant's Motion. In addition, Defendant JACKSON, requests that any Order issued pursuant to his co-defendant's motion, regarding continuance of the trial, also be considered valid as to him, only as to the issue of continuing the trial.

DATED this 2<sup>nd</sup> day of June, 2014.

/s/ Dan M. Winder, Esq.
DAN M. WINDER, ESQ
Nevada Bar No. 001569
ARNOLD WEINSTOCK, ESQ.
Nevada Bar No. 000810
3507 W. Charleston Blvd.
Las Vegas, Nevada 89102

ORGINAL

AINF
STEVEN B. WOLFSON
Clark County District Attorney
Nevada Bar #001565
LLZ MERCER
Chief Deputy District Attorney
Nevada Bar #010681
200 Lewis Avenue
Las Vegas, Nevada 89155-2212
(702) 671-2500
Attorney for Plaintiff

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

### DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff.

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CEDRIC JACKSON, #1581340

Defendant.

CASE NO. 10C265339-1

DEPT NO. X

AMENDED INFORMATION

STATE OF NEVADA
COUNTY OF CLARK
Ss:

STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That CEDRIC JACKSON, the Defendant(s) above named, having committed the crimes of SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.010, 200.030, 193.165 - NOC 50011) and ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.010, 200.030, 193.330, 193.165 - NOC 50031), 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,

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## COUNT 1 - SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON

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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 reaponsible under one or more of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by Defendant and PRENTICE COLEMAN 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 Defendant and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by Defendant and/or PRENTICE COLEMAN and/or one or both of macklin, Defendant and/or PRENTICE COLEMAN offering counsel and encouragement throughout, each with the intent that the murder occur.

# <u>COUNT 2</u> - 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: (i) by directly committing the act, and/or (2) by Defendant and PRENTICE COLEMAN 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 Defendant and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALBERT, Defendant and/or PRENTICE

COLEMAN offering counsel and encouragement throughout, each with the intent that a murder occur. Ś Č **(3** 

STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565

BY

Chief Deputy District Attorney Nevada Bar #010681

DA#10FN0329A/mmw/GCU NLVPD EV#1002450 (TK)

ORIGINAL

GPA
STEVEN B. WOLFSON
Clark County District Attorney
Nevada Bar #001565
LIZ MERCER
Chief Deputy District Attorney
Nevada Har #010681
200 Lewis Avenue
Las Vegas, NV 89155-2212
(702) 671-2500
Attorney for Plaintiff

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff,

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CEDRIC JACKSON, #1581340

Defendant.

CASE NO:

10C265339~1

DEPT NO: X

#### GUILTY PLEA AGREEMENT

I hereby agree to plead guilty to: COUNT 1 - SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.010, 200.030, 193.165 - NOC 50011) and COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.010, 200.030, 193.330, 193.165 - NOC 50031), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The Defendant's plea is conditional upon him receiving the following stipulated sentence. The parties jointly recommend a sentence of ten (10) to twenty-five (25) years as to Count 1 with a consecutive four (4) to twelve (12) years as to the deadly weapon enhancement. In addition, the parties stipulate to two (2) to five (5) years as to Count 2 with a consecutive twelve (12) to thirty (30) months sentence as to the deadly weapon enhancement. The parties stipulate that the sentences on each count will run concurrently to one another.

WICEHOF NIGIOS ABBYRESS SOPA-GACK SON\_CERBRIC ASSEDENCE.

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 I agree to the forfeiture of any and all weapons or any interest in any weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including reckless driving or DUI, but excluding minor traffic violations, the State will have the unqualified right to argue for any legal sentence and term of confinement allowable for the crime(s) to which I am pleading guilty, including the use of any prior convictions I may have to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the possibility of parole after ten (10) years, or a definite twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotiations as stated in this plea agreement.

### CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "I".

As to Count 1 - I understand that as a consequence of my plea of guilty the Court must sentence me to life in the Nevada Department of Corrections with the possibility of parole with parole eligibility beginning at ten (10) years or definite term of twenty-five (25) years with parole eligibility beginning at ten (10) years, plus a consecutive one (1) to twenty (20) years for the use of a deadly weapon.

As to Count 2 - I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) years and a maximum term of not more than twenty (20) years, plus a consecutive one (1) to twenty (20) years for the use of a deadly weapon. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment.

I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am not eligible for probation for the offense to which I am pleading guilty.

I understand that I must submit to blood and/or saliva tests under the Direction of the Division of Parole and Probation to determine genetic markers and/or secretor status.

I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the offense(s) to which I am pleading guilty was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

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- The removal from the United States through deportation;
- An inability to reenter the United States;
- The inability to gain United States citizenship or legal residency;
- An inability to renew and/or retain any legal residency status; and/or
- An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, the District Attorney may also comment on this report.

### WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- The constitutional right to testify in my own defense.

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6. The right to appeal the conviction with the assistance of an attorney either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

### **YOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

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consequences to my satisfaction and I am satisfied with the services provided by my arrows	
DATED this / day of America 2014	.3
C/	
<u>CEIMÍC JACKSON</u>	
AGREED TO BY:	
Norman of the state of the stat	
LIZ MERCER Chief Deputy District Attorney	
Nevada Bar #010681	
	My attorney has answered all my questions regarding this guilty plea agreement and consequences to my satisfaction and I am satisfied with the services provided by my attorned DATED this

### CERTIFICATE OF COUNSEL:

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I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

- I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - c. The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any legal residency status; and/or
  - an indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover. I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

- 4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
- To the best of my knowledge and belief, the Defendant:
  - Is compount and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This // day of August, 2014.

ATOKNEY FOR DEFENDAN

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ž AINF STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 LIZ MERCER Chief Deputy District Attorney Nevada Bar #010681 Ž. 200 Lewis Avenue š Les Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 Ġ, THE STATE OF NEVADA. 133 Plaintiff. CASE NO. 10C265339-1 ~ V×~ DEPT NO. λ 12 CEDRIC JACKSON. #1581340 AMENDED 13 Defendant. INFORMATION 34 \$ 6 STATE OF NEVADA 381 lô COUNTY OF CLARK 17 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State 1 8 of Nevada, in the name and by the authority of the State of Nevada, informs the Court: 10 That CEDRIC JACKSON, the Defendant(s) above named, having committed the 20 crimes of SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON 21 (Category A Felony - NRS 200.016, 200.030, 193.165 - NOC 50011) and ATTEMPT 23 MURDER WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.010, 23 200.030, 193.330, 193.165 - NOC 50031), on or about the 31st day of January, 2010, within 34 the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such 23 cases made and provided, and against the peace and dignity of the State of Nevada, 26 27 18 28 1.3 exhibir "1"

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### COUNT 1 - SECOND DEGREE 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 more of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by Defendant and PRENTICE COLEMAN 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 Defendant and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said JAMARIO MACKLIN, Defendant 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 tirearm, Defendant being responsible under one or both of the following principles of criminal liability: (1) by directly committing the act, and/or (2) by Defendant and PRENTICE COLEMAN 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 Defendant and PRENTICE COLEMAN and the two unidentified persons accompanying each other to the crime scene, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons carrying firearms, by Defendant and/or PRENTICE COLEMAN and/or one or both of the unidentified persons actually shooting at and into the body of said MARCUS ALBERT, Defendant and/or PRENTICE

COLEMAN offering counsel and encouragement throughout, each with the intent that a murder occur. STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565 Ą ž BY/s//LJZ MERCER ő LIZMERCER
Chief Deputy District Attorney
Nevada Bar #010681 Q. 3 3 } 4 DA#10FN0329A/mmw/GCU/ NLVPD EV#1002450 (TK) 

AL RODOR DESIGNATION CONTRACTOR WAS A PROPERTY OF CREATED TO USE TO SHOW

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563 – 570
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U.S. MAIL

1	EXH	Alun to Chum		
2	PALM LAW FIRM, LTD. PATRICIA PALM, ESQ.	CLERK OF THE COURT		
3	PATRICIA PALM, ESQ. Nevada Bar No. 6009 1212 S. Casino Center Blvd. Las Vegas, NV 89104			
4	[Phone: (702) 386-9113			
5	Fax: (702) 386-9114   Email: Patricia palmlaw@gmail.com   LAW OFFICE OF DAN M. WINDER	R P.C		
6	LAW OFFICE OF DAN M. WINDER, P.C. DAN M. WINDER, ESQ. 3507 W. Charleston Blvd.			
7	Las vegas, Nv 89102   Phone: (702) 474-0523			
8	Fax: (702) 474-0631   Email: winderdanatty@aol.com			
9	Attorneys for Defendant Cedric Jack			
11	CLARK CO	ICT COURT UNTY, NEVADA		
12	STATE OF NEVADA,			
13	Plaintiff,			
L 4	v. ()	CASE NO: 10-C-265339-1		
L 5	CEDRIC L. JACKSON,	DEPT. NO: X		
16	Defendant.	DATE: November 19, 2014		
17	Defendant.	TIME: 8:30 a.m.		
18	EXHIBITS FOR CON	SIDERATION IN SENTENCING		
19	DEF	ENDANT		
20	COMES NOW Defendant Ced	ric Jackson, by and through his attorneys,		
21	Dan M. Winder and Patricia A.	Palm, and hereby submits the attached		
23		consideration in sentencing Mr. Jackson.		
24	DATED this 12th day of Nover	nber, 2014.		
25				
26		S  Patricia A. Palm		
27	J	By: PATRICIA A. PALM		
28		DAN M. WINDER		
		1		

### CERTIFICATE OF SERVICE

I hereby certify that on the 12th day of November, 2014, I did serve a true and correct copy of the foregoing Exhibits for Consideration in Sentencing Defendant upon the following parties through the Clark County Courts E-filing system, addressed as:

Clark County Deputy District Attorney Elizabeth Mercer, Elizabeth.Mercer@clarkcountyda.com,

And

Clark County Chief Deputy District Attorney Noreen DeMonte, Noreen.DeMonte@clarkcountyda.com.

Dated: Nov. 12, 2014

/S/ Patricia A. Palm

An Employee of Palm Law Firm, Ltd.

## **EXHIBIT A**

Dear Sir, lam writing to you on behalf of Mr. Salob Jackson. I am not asking you to excuse the creme & hand, just to View "Rob" as a whole person, et take into Consideration every Charac-Terestec of him at not just the Criminal defludant. He is a very lowing and caring, devoted et niertiereng tather, Grandson, Son et trother. He is a very inportent part of our family. He always go above the call of his parspective roll, to be a careguer to her grandmother, helping to Care for her @ home, It and providing trespecte care to help eare the task and allowing his mother a Chance to rest et and receiperate and allowing thelp prevents the need for hursey tome placement. the Is a devoted father, carry providing for his children, which is his job but also allows the mother to pursue some of their goals and dreams. All of these things he does week a jorgful attitude set and kindness. Hever Complaining. I am atking you to treview all, and see the need for this

Greng man to continue to so be in Society with this Children and family to centribute to the uptring at and care for them. Please review and consider all, finding a judgement that would be leeneficial to all outcomes, especially the Children, who are our future.

I pray that God continues to give you strength and end devance; for the surpose which you are called to lax is very mentally and shepsially challenging. May God bless you and keep you.

Mank-you mentally and bless you hank you and have you mentally and shepsially challenging. May God bless you and keep you.

and the second of the second o

## **EXHIBIT B**

Your Honor Jam Si lobs grandma, they Call me granny Jam hoping you will tell in consideration Tellab is a wonderful genson The helped us so much the Doctor said of pack a heart a back and a Strok. To Kob would come Check on me and see that I was cating or it I needed anything. If he couldn't cons he would send someone aller I come home from the bloggitac. he was your Leplat . In Rob is a Kond heartest person No loves. his mother. Myself and his brothers and sister. He asso loves his

boys He made sure they worke

LAKEN CARO OF - He use to get Their breakfast and boths and keep them together, I can't say what he didn't when he - wasn't around us, but when he was he was very Ruights and trust weathy young mon. He would go pick up his niece and nephews and some of his Felerdo faids 49 and sake them to parks and side around that's who Ju Rob is James so soilly an the family and their loss. If I dob has to go away for a long time use all 1056 whis boys who need him so much and the rest of our Sincerely Velmo Alexander

# **EXHIBIT C**

Your Honor My Son Coaric is a man That grew up in Los Vagas. I did my best to keep him away brom the streets and around The wrong coowd the was the ord Dunson I could depend on you could That's one season why I can't cope right now I haven't been able to work since this nightmore started. He was my protector instead of me protecting him he grew up laster Ther a lot of other children. He took over the role of my husbard and Sather, instead of being a little boy - The would always say mame in gone take care of you. I took that literly and Child my Son. + have 3 other

CHildren & Remember him deving to Handerson one day my mon was sick she buby sitt for me when I was working, and he went to get her because she was too sick to Dane to town. He would pick his brother up Cromschool and take core of his sister while I worked. Those whe cease is-Codere worked in Summer and wert to Summore school to rate such he would graduate on time he had trouble in school he had a Learning according but to wouldn't let it bother him he would say member don't worry about me my girl will telp me at school or 4 Lacker, When Keans got sick he took a class to les place care of lot Diabetes Thats Cearic.

Cedric has there boys of his own but we still could depend on him to take care of what ever needed & be done with his brothere or sister. He Still would be then for us too Cedric is not the Kind of gerson who thinks about himself it always been about other people - Mats who I will give my last dollar that there crime my son is away for its not him. So will you Consider the person we know as Cadric Trement on him. I am so sorry con the Comy. That horrible loss and my hurt goes out to Hem. My Son Codere is not a monster he his a loung and loyar person Son, lather, brather Sincerely Jackson

## **EXHIBIT D**

Subject: My big brother Cedric Jackson is thee best, funni

From: Keana King (keanaking@@icloud.com)

To: mlavergne@lavergnelaw.com;

Date: Tuesday, November 4, 2014 3:24 PM

My big brother Cedric Jackson is thee best, funniest, responsible person I can think of ! He's everything a lil sister could want / need! I'm proud to say that he's my big brother but he's more then just my big brother he's my best friend, my heart beat, my right to my left side, something like my dad. I know whenever I need something I can count on Cedric. Lunch money, help with homework, shopping, but most of all my diabetes. When I think of him I have nothing but happy thoughts, and smiles. He's a sweet gentlemen. He's caring, loving, always thinking of others before himself, humorous, a great father even to others children. It hurts me most inside and out that he's been away from me so long because I know if he was here my life would be much better than it is today.

Since he's been gone apart of me has been missing I've tried to put life on hold such as my graduation, birthdays, accomplishments . . . It really hurt the most when he missed my graduation because he's one of the people that I did it for the most and for him not to see me walk across that stage was tragic, the last of my moms kids. I just hope that one day soon I can see that big smile on his face, get that embracing ,warm brotherly hug that he gives. Most of all my big brother back.

Sent from my iPhone

**JOCP** 

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**CLERK OF THE COURT** 

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

CEDRIC JACKSON

#1581340

Plaintiff.

-VS-

Defendant.

CASE NO. C265339-1

DEPT. NO. X

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crimes of COUNT 1 - SECOND DEGREE MURDER WITH USE OF A DEADLY WEAPON (Category A Felony) in violation of NRS 200.010, 200.030, 193,165: COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Category B Felony) in violation of NRS 200.010, 200.030, 193.330,193.165; thereafter, on the 19th day of November, 2014, the Defendant was present in court for sentencing with his counsels DAN WINDER and PATRICIA PALM, ESQ.'S, and good cause appearing, 

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee

including testing to determine genetic markers plus a \$3.00 DNA Collection Fee, the Defendant is sentenced to the Nevada Department of Corrections as follows: As to COUNT 1 – to a MAXIMUM of TWENTY-FIVE (25) YEARS with a MINIMUM parole eligibility of TEN (10) YEARS, plus a CONSECUTIVE term of TWELVE (12) YEARS with a MINIMUM parole eligibility of FOUR (4) YEARS for the Use of a Deadly Weapon; as to COUNT 2 – to a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, plus a CONSECUTIVE term of THIRTY (30) MONTHS with a MINIMUM parole eligibility of TWELVE (12) MONTHS for the Use of a Deadly, Count 2 to run CONCURRENT with Count 1 with ONE THOUSAND SEVEN HUNDRED FORTY-EIGHT (1,748) days credit for time served.

JESSIE WALSH DISTRICT JUDGE

Jessu Walsh

\$:\Forms\JOC-Plea 1 Ct/11/20/2014

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1 2 3	COSCC CLERK OF THE COURT		
4	DISTRICT COURT		
5	CLARK COUNTY, NEVADA		
6	****		
7	THE STATE OF NEVADA CASE NO.: 10C265339-1		
8	VS DEPARTMENT 10		
9	CEDRIC L JACKSON		
10			
11	CRIMINAL ORDER TO STATISTICALLY CLOSE CASE		
12	Upon review of this matter and good cause appearing,  IT IS HEREBY ORDERED that the Clerk of the Court is hereby directed to		
13	statistically close this case for the following reason:		
14	DISPOSITIONS:		
15			
16	Nolle Prosequi (before trial) Dismissed (after diversion)		
17	Dismissed (before trial)		
18	Iransferred (before/during trial)		
19	Bench (Non-Jury) Trial Dismissed (during trial)		
20	☐ Acquittal		
21	Guilty Plea with Sentence (during trial) Conviction		
22	Jury Trial		
23	☐ Dismissed (during trial) ☐ Acquittal		
24	Guilty Plea with Sentence (during trial) Conviction		
25			
26	Other Manner of Disposition		
27	DATED this 30th day of January, 2015.		
28	Gestie Walsh		
	JESSIE WALSH DISTRICT COURT JUDGE		

CLERK OF THE COURT

LAW OFFICE OF DAN M WINDER PC DAN M. WINDER, ESQ. Nevada Bar Number 001569

ARNOLD WEINSTOCK, ESQ. Nevada Bar Number 000810

(702) 878-6000

3507 W. Charleston Blvd. Las Vegas, Nevada 89102

Attorney for Defendant

DISTRICT COURT
CLARK COUNTY, NEVADA

8

STATE OF NEVADA,

) Case No.: 10C265339-1

10 || vs.

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Plaintiff,

CEDRIC JACKSON ID #01581340,

AFFIDAVIT/DECLARATION OF SERVICE OF CLARK COUNTY DETENTION CENTER, ATTN:

Defendant.

RECORDS

Dept No.: X

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III

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JOHN ELY, NEVADA LICENSE NUMBER 662, being duly sworn or under penalty of perjury, state that at all times relevant, I was over 18 years of Age, licensed to serve civil process in the State of Nevada under license number 1300, not a party to or interested in the proceeding in which this affidavit is made.

That on Wed, Feb 11 2015 at 11:01 AM, at the address of 330 S CASINO CENTER BLVD, within LAS VEGAS, NV, the undersigned duly served the following document(s): SUBPOENA (Received Feb 9, 2015 at 1:46pm) in the above entitled action upon CLARK COUNTY DETENTION CENTER, ATTN: RECORDS, by then and there, personally delivering 1 true and correct copy(ies) of the above documents

AFFIDAVIT/DECLARATION OF SERVICE OF

CLARK COUNTY DETENTION CENTER, ATTN: RECORDS - 1

into the hands of and leaving same with EDDIE MARTIN.

I declare under penalty of perjury under the law of the State of Nevada that the forgoing is true and correct. No Notary is Required per NRS 53.045

Dated this 12TH of FEBRUARY, 2015

JOHN ELY, NV 662

ACE EXECUTIVE SERVICES (NV1300) 8275 SEASTERN AVE. #200-819

LAS VEGAS, NV 89123

AFFIDAVIT/DECLARATION OF SERVICE OF

CLARK COUNTY DETENTION CENTER, ATTN: RECORDS - 2

QИ

MC PP DA **CLERK OF THE COURT** /In Propria Personam AOR Post Uttice Box 650 [HDSP] Indian Springs, Nevada 89018 NTHE EIGHTH JUDICIAL DISTRICT COURT OF THE 6 STATE OF NEVADA IN AND FOR THE COUNTY OF CLASK 7 THE STATE OF , 8 9 10 Case No. 10-C-266533 11 Dept. No. 12 Docket 13 14 MOTION TO WITHDRAW COUNSEL 15 Date of Hearing: 8-24-1516 Time of Hearing: 8:30 a m 17 'ORAL ARGUMENT REQUESTED, Yes 📈 COMES NOW, Defendant, CEDEIC L. JACKSON 18 \_\_\_\_\_, proceeding in proper person CLERK OF THE COURT moves this Honorable Court for an ORDER Granting him permission to withdraw his present counsel 19 RECEIVED 20 of record in the proceeding action, namely, 21 A. PALM AND DAN M. WILLDED 22 This Motion is made and based on all papers and pleadings on file with the Clerk of the Court which are hereby incorporated by this reference, the Points and Authorities herein, and attached 23 Affidavit of Defendant. 24 DATED: this 24 day of July 25 26 27 //In Propria Personam

#### POINTS AND AUTHORITIES

NRS 7.055 states in pertinent part:

- An attorney who has been discharged by his client shall upon demand and payment of the fee due from the client, immediately deliver to the client all papers, documents, pleadings and items of tangible personal property which belong to or were prepared for that client.
- 2. . . . If the court finds that an attorney has, without just cause, refused or neglected to obey its order given under this section, the court may, after notice and fine or imprison him until the contempt purged. If the court finds that the attorney has, without just cause, withheld the client's papers, documents, pleadings, or other property, the attorney is liable for costs and attorney's fees.

Counsel in the above-entitled case was court-appointed due to Defendant's indigence. Defendant does not owe counsel any fees.

WHEREFORE, Defendant prays this Honorable Court, Grant his Motion to Withdraw Counsel and that counsel deliver to Defendant all papers, documents, pleadings, discovery and any other tangible property which belong to or were prepared for the Defendant to allow Defendant the proper assistance that is needed to insure that justice is served.

**DATED:** this  $\underline{24}$  day of  $\underline{\sqrt{1/4}}$ , 20/5.

Respectfully submitted,

BY:\_

/In Propria Personam

Post Office Box 650 [HDSP] Indian Springs, Nevada 89018

NAME: CEORIC L. JACKSON #11305/2

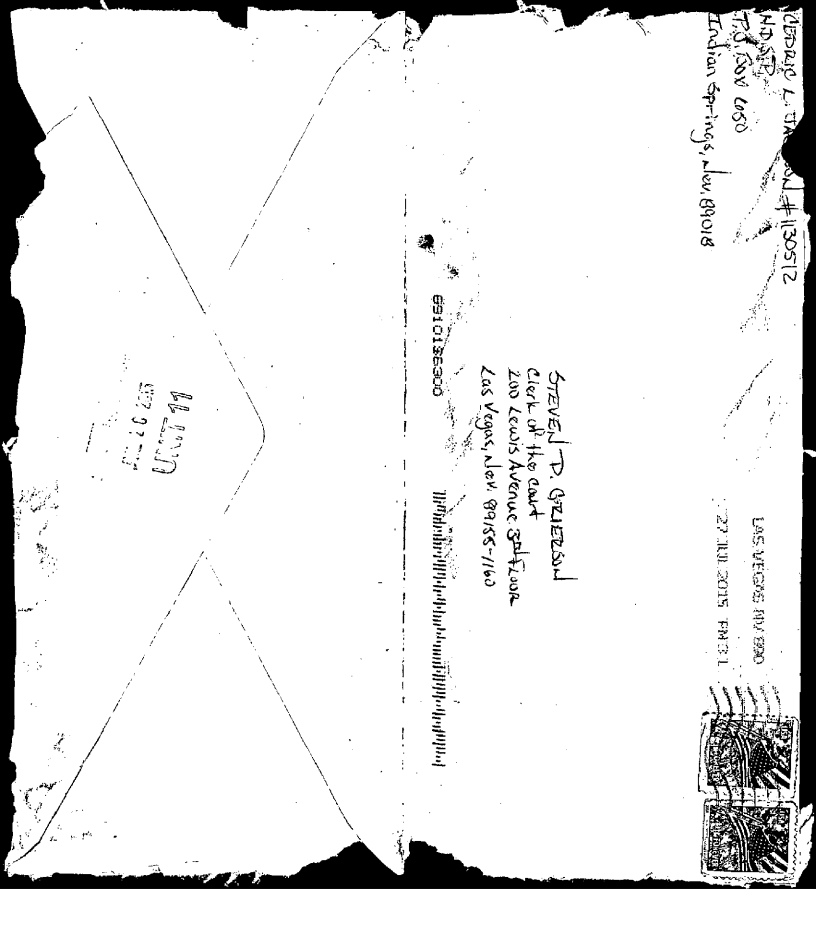
### HIGH DESERT STATE PRISON P.O. BOX 650 INDIAN SPRINGS, NEVADA 89018

DATE: 7-24-15
TO: TATRIA A. PALM & DAN M. WILL BOTE 1212 S. Casino Center Bluel, Las Vegas MV. 89104
DAN M. WINDER
3507 W. Charleston Rlvd.
Las Vegas, Nv. 89102
SUBJECT: TERMINATION OF COUNSEL/TRANSFER OF RECORDS
CASE NO.: 10-2-26-5339-1
DEPT. NO.:
CASE NAME:
Please be advised that from this date forward, your authority as Attorney
of Record in the above-stated action is hereby terminated. All of the professiona
relations of Attorney and Client do hereby cease.
Please enter your withdrawal from this action with the Court immediately.
Pursuant to NRS 7.055, I respectfully request that you deliver to me,
forthwith, all documents, papers, pleadings and tangible personal property that
is in your possession that relates to the above-named action.
Your prompt attention to this request is genuinely appreciated.
Respectfully,
* Codric Jackson

1	CERTFICATE OF SERVICE BY MAILING
2	I, CFORIC 1. Makesoul hereby certify, pursuant to NRCP 5(b), that on this 24
3	day of 11/4 20/5, I mailed a true and correct copy of the foregoing, "MOTION TO
4	WITHORAN COUNTRY
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	STOREL TO CORPUSE OF LANDIE
9	LAC VERM LAW PRICK-160
0	
11	·
12	
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16	
17	CC:FILE
8	
19	DATED: this 24 day of July 2015.
20	
21	* Cedric lackson
22	/ /In Propria Personam
23	Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PANEMARY
24	IN FORMA PAUPERIS:
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## AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding
(Title of Document)
filed in District Court Case number 10-0-206334-1
Does not contain the social security number of any person.
-OR-
Contains the social security number of a person as required by:
A. A specific state or federal law, to wit:
(State specific law)
-or-
B. For the administration of a public program or for an application for a federal or state grant.
Signature Signature × 7-24-15  Date
Print Name
Title



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, **20** 1 5,

MC PP DA CEDRIC L. Tackson **AOR** / In Propria Personam CLERK OF THE COURT 2 Post Office Box 650 [HDSP] Indian Springs, Nevada 89018 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 THE STATE OF LEVALA 9 10 V8. Case No. 10-C-265339-1 11 Dept No. \_\_\_\_\_ 12 Docket \_\_\_\_ 13 14 NOTICE OF MOTION YOU WILL PLEASE TAKE NOTICE, that MOTION TO WITHDRAW 15 16 will come on for hearing before the above-entitled Court on the 24 day of Aug. 17 at the hour of \_\_\_\_\_ o'clock \_\_\_. M. In Department X\_\_, of said Court. 18 19 CLERK OF THE COURT 20 CC:FILE **DATED**: this <u>24</u> day of <u>July</u>, 20<u>15</u>. 22 23 24 CLERK OF THE COURT 25

/In Propria Personam

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1	ORDR		Alun J. Chum
2	STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT
3	Nevada Bar #001565 JOHN T. JONES		
4	Chief Deputy District Attorney Nevada Bar #009598		
5	200 Lewis Avenue Las Vegas, NV 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7			
8		T COURT	
9	CLARK COU	NTY, NEVADA	
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-vs-	CASE NO:	10C265339-1
13	CEDRIC LEROB JACKSON,	DEPT NO:	X
14	#1581340		
15	Defendant.		
16	ORDER GRANTING DEFE		R MOTION
ا 17		AW COUNSEL	
18	DATE OF HEARING: AUGUST 24, 2015 TIME OF HEARING: 8:30 A.M.		015
19	THIS MATTER having come on for hearing before the above entitled Court on the		
20	24th day of August, 2015, the Defendant not	being present, REP	RESENTED BY ARNOLD
21	WEINSTOCK, Esq., the Plaintiff being repr	esented by STEVI	EN B. WOLFSON, District
22	Attorney, through JOHN T. JONES, Chief Dep	puty District Attorn	ney, without argument, based
23	on the pleadings and good cause appearing the	erefor,	
24	///		
25	///		
26	<i>///</i>		
27	///		
28	///		
		W:\2010F\N03\29\10FN032	29-ORDR-(JACKSONCEDRIC)-001.DOCX
- 1	1		

1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion to Withdraw Counsel,
2	shall be, and it is GRANTED. Mr. Weinstock is to send file to the defendant.
3	DATED this <u>Just</u> day of August, 2015.
4	Continuo Vilada
5	DISTRICT JUDGE OF
6	STEVEN B. WOLFSON Clark County District Attangen
7	STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565
8	In. Day
9	BY JOHN T. JONES TOURS ON FOR
10	Chief Deputy District Attorney Neyada Bar #009598
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### **CERTIFICATE OF SERVICE**

I certify that on the 2nd day of September, 2015, I mailed a copy of the foregoing Order to:

CEDRIC LEROB JACKSON #1130512 HIGH DESERT STATE PRISON

P.O. BOX 650 INDIAN SPRINGS, NV 89018

BY

Secretary for the District Attorney's Office

rj/M-1

MC1 Electronically Filed Petitioner - In Propria Persona DA 12/08/2015 11:29:47 AM SDCC Post Office Box 208 PP2 Indian Springs, Nevada 89070-0208 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA CLERK OF THE COURT 5 6 ۷s. 7 8 Hearing Date: 01-04-2016 Defendants. Time:8:30AM 9 10 MOTION FOR ENLARGEMENT OF TIME, FRCP 6(b) / FRAP 26 (b) 11 12 COMES NOW, CEDRIC JVKSIN, the Petitioner in proper person and respectfully submits 13 his Motion for Enlargement of Time, pursuant FRCP rule 6(b) / FRAP rule 26(b) and states further: 14 So N. Petitioner in the above entitled action, does and hereby move 15 that time within to File: 16 17 18 in the above - entitled cause be enlarged from(Date)\_// 19 usupport of this Motion respectfully shows that - (Reason(s) 24 and this Motion is filed within the time allotted before the named(Person) have to answer / and or Respond

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ner, in Forma Pauperis

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# CERTIFICATE OF SERVICE

2	1
3	I. CEDRIC JACKBON, hereby certify that I am the
4	Petitioner in this matter and I am representing myself in propria persona.
5	On this 2nd day of 100. 2015 I served copies of
а	+100 $M/M/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V$
7	Notice of Motions for Modification of sentence
8	in Case No. <u>C255 339</u> , and placed said document(s) in the United States
9	Mail, first-class postage prepaid, addressed as follows:
10	Cleek of the Court
11	LAS WEGAT, NEV.
12	89155
13	
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18	DECLARATION UNDER PENALTY OF PERJURY
19	The undersigned declares under penalty of nedural that he is to be
20	above-entitled action, and he has read this Certificate of Service and the information
21	contained therein is true and correct.
22	Executed pursuant to 28 U.S.C. § 1746 and 18 U.S.C. S 1831
23	Dillice,
-4	NOU. EMBER . SUIS - on this 2 day of
. 3	
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Petitionar - in Propriate Persona

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ORDR		Street to Comme			
STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT			
J. PATRICK BURNS					
Deputy District Attorney Nevada Bar #011779					
200 Lewis Avenue					
(702) 671-2500					
<b>,</b>					
DISTRIC	T COURT				
THE STATE OF NEVADA,					
Plaintiff,					
~VS~	CASE NO:	10C265339-1			
CEDRIC LEROB JACKSON,	DEPT NO:	X			
Defendant,					
ORDER DENYING DEFENDANT'S PRO PER MOTION					
FOR ENLARGEMENT OF TIME, FRCP 6(A) / FRAP 26 (B)					
DATE OF HEARING: JANUARY 4, 2016 TIME OF HEARING: 8:30 A.M.					
THIS MATTER having come on for hearing before the above entitled Court on the					
4th day of January, 2016, the Defendant not	being present, RE	PRESENTED BY DAN M.			
WINDER, Esq., the Plaintiff being represented by STEVEN B. WOLFSON, District					
Attorney, through J. PATRICK BURNS, Deputy District Attorney, without argument, based					
on the pleadings and good cause appearing therefor,					
///					
///					
///					
///					
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	STÉVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 J. PATRICK BURNS Deputy District Attorney Nevada Bar #011779 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff  DISTRIC CLARK COUNTY THE STATE OF NEVADA, Plaintiff,  -vs- CEDRIC LEROB JACKSON, #1581340  Defendant.  ORDER DENYING DEFENT FOR ENLARGEMENT OF TOTAL TIME OF HEARING TIME OF HEARING TIME OF HEARING THIS MATTER having come on for 4th day of January, 2016, the Defendant not WINDER, Esq., the Plaintiff being represed Attorney, through J. PATRICK BURNS, Depon the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleadings and good cause appearing the content of the pleading that the pleading the pleading that the pleading the pleading that the pleading	STÉVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 J. PATRICK BURNS Deputy District Attorney Nevada Bar #011779 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff  DISTRICT COURT CLARK COUNTY, NEVADA  THE STATE OF NEVADA, Plaintiff, -vs- CEDRIC LEROB JACKSON, #1581340  ORDER DENYING DEFENDANT'S PRO PE FOR ENLARGEMENT OF TIME, FRCP 6(A) / DATE OF HEARING: JANUARY 4, 2 TIME OF HEARING: 8:30 A.M. THIS MATTER having come on for hearing before the 4th day of January, 2016, the Defendant not being present, RE WINDER, Esq., the Plaintiff being represented by STEVE Attorney, through J. PATRICK BURNS, Deputy District Attorn on the pleadings and good cause appearing therefor,  /// /// /// /// /// /// /// /// ///			

1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion for Enlargement of
2	Time, FRCP 6(a) / FRAP 26 (b), shall be, and it is DENIED.
3	DATED this day of January, 2016.
4	Gestie Walsh
5	DISTRICT JUDGE
6	STEVEN B. WOLFSON
7	Clark County District Attorney Nevada Bar #001565
8	tutos.
9	BY / My + Huy oum on FA  J. PATRICKBURNS
10	Deputy District Attorney Nevada Bar #011779
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### **CERTIFICATE OF SERVICE** I certify that on the 15th day of January, 2016, I mailed a copy of the foregoing Order to: CEDRIC LEROB JACKSON #1130512 SOUTHERN DESERT CORRECTIONAL CENTER P.O. BOX 208 INDIAN SPRINGS, NEVADA 89070-0208 DAN WINDER, Esq. winderdanatty@aol.com 3507 W. CHARLESTON BLVD. LAS VEGAS, NV 89102 BYSecretary for the District Attorney's Office rj/M-1 3 .

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	DISTRICT COURT			
	CLARK COUNTY, NEVADA			
•	THE STATE OF NEVADA.			
. 1	Plaintiff,			
ç	vs. Case No. 10 c245339-4			
10	CEDRIC JACKSON Dept. No			
t 1	Defendant, Docket			
12				
13	<u>OR DE R</u>			
14	, requesting			
15	withdrawal of counsel, Dan Winder, Esq., of the Clark county Public			
16	Defender's Office, and Good Cause Appearing,			
17	IT IS HEREBY ORDERED that defendant's Motion for Withdrawal of Counsel is			
18	GRANTED.			
19	IT IS HEREBY FURTHER ORDERED that Counsel deliver to defendant at his address,			
20	all documents, papers, pleadings, discovery and any other tangible property in the above-entitled			
21	case.			
22				
23	DATED and DONE this 4 day of June . 20/6.			
24	1DC 265339 – 1 LSF			
25	Left Side Filing 4567824			
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27	DISTRICT COURT JUDGE			
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a v	J.~@	r 5	IN THE <u>6/647/1</u>	JUDICIAL DISTRICT COURT OF
•			THE STATE O	F NEVADA IN AND FOR THE
		6 7	COU	NTY OF <u>CLARIC</u>
		8	THE STATE OF NEVADA. )	
			Plaintiff,	·
		9	<u> </u>	C No. 10101020
		10	vs	Case No. 10 c2 65339-1
~		11	j	Dept. No.
		12	Defendant,	Docket
		13	A CONTRACTOR OF THE CONTRACTOR	
		14	<u>MOTION</u>	TO WITHDRAW COUNSEL
		15	D <sub>3</sub>	ate of Hearing: <u>07-13-2016</u>
		16	Ti	me of Hearing: 8: 30AM
		17	'ORAL ARGUME	NT REQUESTED, Yes No "
		18	COMES NOW, Defendant,	desc Jaciesor, proceeding in proper
		19	person, moves this Honorable Court fo	r an ORDER Granting him permission to withdraw his
		20	present counsel of record in the procee	,
		21	Dan Winder, Patrice Pali	rec
		22	This Motion is made and based on a	all papers and pleadings on file with the Clerk of the Court
		23	which are hereby incorporated by this r	eference, the Points and Authorities herein, and attached
		24	Affidavit of Defendant.	
		25	DATED: this 4 day of June	<u>, 20/G</u> .
		₩ <sub>6</sub>	· 	BY: Cedrichadiso
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CLERK OF THE COURT

#### **POINTS AND AUTHORITIES**

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2 The Nevada Revised Statute 7.055(1), which deals with the duty of a discharged attorney, states: 3 "An attorney who has been discharged by his client shall, upon demand and payment of the fee due from the client, immediately deliver to the client all papers, documents, pleadings and items of tangible property 4 which belong to or were prepared for that client." 5 As can be seen in this case, the defendant does not owe any fees, in fact, they, meaning counsel(s) of record, were appointed by the Court to represent the defendant, who was an indigent, in Case 7 Number, 10c265339-L in Department No. 8 N.R.S. 7.055(2) gives this Court the power to Order the Attorney(s) of record to produce and deliver to the defendant in his/her possession, which states: 10 "A client who, after demand therefore and payment of the fee due from him, does not receive from his discharged attorney all papers, documents, pleadings and items of tangible personal property may, by 11 a motion filed after at least 5 days' notice to the attorney, obtain an order for the production of his papers. Documents, pleadings and other property." 12 13 In numerous cases throughout this great land, the courts have held attorneys to a high degree of 14 professional responsibility and integrity. This carried from the time of hiring to and through the 15 attorney's termination of employment. 16 Supreme Court Rule 173 states quite clear that a withdrawn attorney owes his former client a ...prompt accounting of all his client's....property in his possession." This is echoed in Canon 2 of 18 the Code of Professional Responsibility of the American Bar Association, which states in pertinent 19 part EC 2-32: "A lawyer should protect the welfare of his client by . . . delivering to the client all 20 papers and property to which the client is entitled." Again in Disciplinary Rule 2-110(A)(2) of the 21 ABA, this is brought out that a withdrawn attorney must deliver to the client all papers an comply with 22 applicable laws on the subject. 23 In the cases of In Re Yount, 93 Ariz. 322, 380 P.2d 780 (1963) and State v. Alvey, 215 Kan. 460. 24 \$24 P.2d 747 (1974), both of which dealt with a factual situation involving a withdrawn attorney 25 refusing to deliver to a former client his documents after being requested to do so by the client. The 26 court in Yount, supra, ordered the attorney disbarred while in Alvey, supra, the court had the attorney 27 tensored.

1	While not the intention of the Defendant in this case to have the attorney disbarred, these cases do
2	show a pattern in the court in considering the refusal to deliver to a former client all his documents
3	and property after being requested to do so, a serious infraction of the law and of professional ethics.
4	See, <u>In Re Sullivan</u> , 212 Kan. 233, 510 P.2d 1199 (1973).
5	In summary, this court has jurisdiction through NRS 7.055 to Order the attorney(s) to produce and
6	eliver to the Defendant all documents and personal property in his/their possession belonging to him
7	or prepared for him. The Defendant has fulfilled his obligations in trying to obtain the papers. The
8	attorney(s) is in discord with Cannon 2 of the Code of Professional responsibility and the Nevada
9	Supreme Court Rules 173, 176 and 203.
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13	BY: Code Backson # 1130 5/2
14	Defendant/In Propria Personam
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1	AFFIDAVIT OF: CEDRIC JACKSON
2	STATE OF NEVADA )
3	COUNTY OF CLARK )
4	TO WHOM IT MAY CONCERN:
5	I. Cedric Jackson the undersigned do hereby swear that
6	all statements, facts and events within my foregoing Affidavit are
7	true and correct of my own knowledge, information and belief, and
8	as to those,I believe them to be True and Correct. Signed under the
9	penalty of perjury, pursuant to, NRS. 29.010;53.045;208.165, and state
10	the following:
11	(1) That It is apparently clear from The Face of my arguments
12	That it is apparently clear From The Face of my arguments
13	Inestective.
14	This because they were ineffective as a fundamental
15	Cercl. As they never even challenged the Validity of my
16	Changing document on the Validity of the Registed changes brought against me. Which were all INVALID.
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18	For these Recours I would have to Wythdran Coursel
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5	FURTHER YOUR AFFIANT SAYETH NAUGHT.
6	EXECUTED At: Indian Springs, Nevada, this 4 Day Of June
7	2016. 34: Cechiefust
8	Codric Tacycson 1/30572 Post Office 30x-203(sDCC) Indian Springs, Yeards, 80070.7 Affiant, In Propria Personam:

#### **CERTFICATE OF SERVICE BY MAILING**

2	I, Cedric Jacus , hereby certify, pursuant to NRCP 5(b), that on this 4
3	day of Jule, 20/6, I mailed a true and correct copy of the foregoing, " Mailed a true and correct copy of the foregoing, " Mailed a true
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5	by placing document in a sealed pre-postage paid envelope and deposited said envelope in the
6	United State Mail addressed to the following:
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8	DISTRICT COURT
9	- CRO CELLES AFLO.
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11	<b>!</b>
12	District Attorneys Office
13	Las Vegas, NV. 84/55
14	
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17	CC:FILE
18	
19	DATED: this 4 day of Tune, 2016.
20	Coolar A.
21 22	CEDRIC JACUSUM # 1/3.05/2
23	/In Propria Personam Post Office Box 208,S.D.C.C.
24	<u>Indian Springs, Nevada 89018</u> IN FORMA PAUPERIS
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	4	DISTRICT COURT	•
	5	CLARK COUNTY, NEVAL	DA
	6		
, .	7 8 9 10	Plaintiff,  Vs.  CEDRIC TACKSON  Defendant.	Case No.# /oca65339-1 Dept.No.# Docket No.#
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	12 13		nsel -
		Date Of Hearing: 07-1	<del>",</del>
	14	Time Of Hearing: 8:30/	<u> </u>
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			and pleadings on File berein
	20	<u></u>	
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P. JUN	SK G	RECEIVED BY:_(	Coelai later
51	10 27	JUN 1 6 2016	efendant, In Forma Pauperis:
	28	CLERK OF THE COUNT	-
	1	WELLING OF THE COUNTY	

#### POINTS AND AUTHORITIES

NRS.34.750 Appointment of Counsel for indigents:pleading sipplemental to petitiion;response to dismiss:

"If the Court is satisfied that the allegation of indigency is True and the petition is Not dismissed summarily, the Court may appoint counsel to represent the—"petitioner/defendant."

NRS.171.188 Procedure for appointment of attorney for indigent defendant:

"Any defendant charged with a public offense who is an indigent may, by oral statement to the District Judge, justice of the peace, municipal judge or master, request the appointment of an attorney to represent him."

NRS 178.397 Assignment of counsel;

"Every defendant accused of a gross misdemeanor or felony who is financially unable to obtain counsel is entitled to have counsel assigned to represent him at every stage of the proceedings from his initial appearance before a magistrate or the court through appeal, unless he waives such appointment."

WHEREFORE ,petitioner/defendant, prays this Honorable Court will grant his motion for the appointment of counsel to allow him the assistance that is needed to insure that justice is served.

Dated:This 4 Day Of June ,20/6.

Respectfully Submitted,

Cedrid Jourson 1/305/2

Defendant In Forma Pauperis:

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#### ADDITIONAL FACTS OF THE CASE:

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1 1	Do to the Complexities of my argumente involved in my
2	Motion To Reduce on Set aside on Megal Sendence Apriloust
3	Of Coursel To address these specific issues is warnendown
4	Appentment of Course & will addules, and assist Defendant, Hors
5	Court and all parties involved in reaching a resolution in this
6	Case.
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<b>23</b>	Defendant 1130512
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### CERTFICATE OF SERVICE BY MAILING

I, Codea Jackson, hereby certify, pursuant to NRCP 5(b), that on this 4
I, Cecles Teckson, hereby certify, pursuant to NRCP 5(b), that on this 4 day of Time, 20/6, I mailed a true and correct copy of the foregoing, "Altern To Appear
Counsel "
by placing document in a sealed pre-postage paid envelope and deposited said envelope in the
United State Mail addressed to the following:
DISTRICT COURT
Las Vegas, N. 890SS
DISTANT Afterney
Los Voyes Nu. 89185
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DATED: this 4 day of Time, 20/6.
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CEDENT JACKSON #1/30548 /In Propria Personam
Post Office Box 208,S.D.C.C. Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
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CLERK OF THE COURT

/ In Propria Personam
Post Office Box 208 S.D.C.C.
Indian Springs, Nevada 89018.

BRIAN WILLIAMS, Respondents

10 <u>VS.</u>
11 GEDRIC JACKSON
12 Defendant

Case No. <u>PC2653</u>39-1

Dept No. \_\_\_\_\_

Docket \_\_\_\_

#### NOTICE OF MOTION

will come on for hearing before the above-entitled Court on the 13 day of 10 will y ..., 2016, at the hour of 8:30 o'clock AM. In Department 10 of said Court.

20 CC:FILE

DATED: this 4 day of June, 20/6.

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± 1/305/2

In Propria Personam

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<b>A</b> .	win	der	Indian Springs, Nevada 89070	
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			IN THE 8TH JUDICAL DISTRICT COURT OF THE STATE	
			OP NEVADA IN AND FOR THE COUNTY OF CLARK.	
			7	
			The State of Nevada	
		;	Plaintiff,	
_		10	VS Case No. 100265339-1	
		1:	CEDRIC JACKSON	
		12	Defendent,	
		13	bept No.	
			TEVIDENTIARY HEARING REDUCCTED &	
		. 14		
٠		15	A CORRECT ST SET TOWN	
		16	7,000	
		17	Based Upon Lack Of Subject-Matter Jurusduction.  Date of hearing:	
		18	II IIIA Of hansana .	
		19	8: 30AM	
		20	COMES NOW, DEFENDENT, Cedric Joessen, proceeding	
		21	in proper person, hereby motion this Honorable Court	
		22	pursuant to N.R.S 176.555 and Edwards v. state.	
_	æ	COURT	This motion is made in based upon all papers and pleadings	
ME	2 2016	型4	on file, the points and authorities and exhibits attached	
RECEIVED	ら 3UN 22	CLERKOF T	here to. Duto Defendants indigent Status he Request a copy of this	
	5	27	REGELVED this 4 day of Twe, 20/6.	
		28	IUN 1 6 2016	
	(	CLER	COF THE COURT  Cedire Jackson # 1/305/2  DEFENDENT!	į.

#### POINTS AND AUTHORITIES

"Motion to modify sentence" is limited in scope to sentences based on mistaken assumptions about defendent's criminal record which work to defendant's extreme detriment, while " Motion to correct illegal sentence " addresses only facial legality of sentence. State v. District Court, 100 nev. 90, 97, 677 p.2d 1044 1048 (1984), and Edwards v. State, 918 p.2d 321 (nev. 1996).

Further N.R.S 176.555 Motion to Modify and/or Correct a sentence, may be filed at any time.

Defendant herein alleges that his sentence should be modified and/or corrected pursuant to the following facts.

The delected contents that he sentence should be modified andfur concerned on Vacated primarily herouse this (west loves and lected) Subject-Matter Transdoction to every try by case and he rente a Judgment against him, and so Because his through Inhancements are illegal. That They are Jacigly illegal

The Delected of some that The NIRS' 25 ed in the INFORMATION (Changing Document) namely NRS' accords on the Ales that the Turormation was brought against him by the State of Which moves these Statutes went-charges wan-creams that constitutionally fail, which moves these Statutes went-charges wan-creams that constitutionally fail, which moves them non-constitutional. Therefore they must be Vacated as a matter of law.

1.(a) GROUND 1: LACK Of Subject - MATTER JURISDICTION, prinsuant To Nov. Const. Art. 4 Section 1: Art. 4. Section 23, 21 C. J.S. - Courts; section 18,0.25 32 C.J.S. "Commel Law, Section 167 p. 202, 22 CJ. S. "Criminal law" section 1 187p. 164, and STU G THE BOTH An 14TH Sprendone of OF Its. Constitution 1. (a) Sugarous FACTS The Defendant contends that The 8th Induce District Court, Clark County Newson - Laured and Still Lacus Subject-Matter Trisdiction to try this case, case No. 10 (265339-1, Dept - X, fin the now-changes of 2nd Degree Mucder With Uso Of a Deally Wegow, NRS. 260.010; 200.030; 193.165; 193.330; 200.030; This ... because The STATE failed to ever change him of a crime, which 13 made appearent from the FACES) Of 11) The NRS. STATUTE BOOK and (2) from THE FACE OF THE INFORMATION document used to bryng these NON- constitutional deaN-chappes against the Detendant. This because there are No titles, bills, enacting Clause, wor are /15 there the language on the Tace of the INFORMATION COR The NRS BOOK Under the STATUTES listed in the INFORMATION that 18 absolutely mandated by The Nevada Constitution See Exhibir A for Internation See affected Memoranderis tin detailed explanations. That the most busic elements of his argument is that The "Internation" attached herete is The Changing Document rised by the STATE to bring-these NON-changes upon Defindent/ Accused. This was a failed afterpt by the state to bring outo give this Court Suffect Matter Terisdiction Bed instead the INFORMATION 10 this case actually Negates this Court of Subject Matter Juresedeton, which is a preneque to posess. the authority to try a case tor without such authority, this

Court backs the authority to Render any Vendres in the case, save a versict dismissing the entire case and releasing the captive from custidy. Low in the sense in which courts speak of it Today, does not exist without some destrote Authority behind it. Black and White Taxi Transfer Co. V- Brown and Yellow Taxi Transfer Co., 276 U.S. 518, The defendant captests that it is clear from the FACE of The JUFORNATION that, There is one Title, in no BIM, By Do Enacting Clause and (4) No Constitutional Authority, which entitles Instead this changing document only states; In The Name send by The Authorety Of The State Of Nevada, \_\_\_ Infuerms the Court that \_\_\_\_, having committeel the cremes. the Defendant not only contends that, Not only is share in Title, bill and enacting clause in the NIRS! Book for NIRS 21802 in him inframators, which invalids these NRS' listed on the INFORMATION, That there is also we little, bill, execting clause or forstifutivally\_ mandated language that quates the authority of Law while would grant this Court Suffect Matter Turisdation that specifically, their is No statement that reads?

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	The Legolo of The State of Nevado, Represented In Senate and
	Assembly, Do Enact as tollows which is a MANDATURY
	Requirement as stated by The Newder Supreme Court I STATE OF NEVAON
	V. ROGGES, and COPLE V DELTENTHALER, 77 N.W. 459, 452, 118 MICH.
	595 (1849)
	A provision IN a STATE constitution regulating an
	Enacking Clause In a Statute 18 MANDATORY and that
	The OMISSIUM Hoereof Renders The Statute Void CAINEV.
<del> </del>	ROBBINS, 6 Nev. 416; 131 p. 2d 5/6 (Nev. Suprema Court 1942)
	That section 23 provided that the enacting Clause
	Of every law had to state The People of The State of
	Nevada, Represented In The Senate and Assembly, do enach
	As follows The act challenged omthed only the words, Senate
	and The Court devied the West, finding that Section 23 was
	a Mandatoey provider. The Court held that where The erecting
	words were prescribed, it was mardatory they be included to
	The act Without the weeds Regurad by the Constitution and
	Without the concurrence of the sonate, The People had No
	Power To Grace Law. STATE V. ROGERS, 10 NOW. 250 (New.
	Supreme Court 1878).
<del>-</del> :	Sur and Survey of the Survey o
	Det a law of Topones and Statements quoted was listed in the
· - · · · · · · · · · · · · · · · ·	Defendent Accused INFORMATION has we sign of authority in extres statutes Book we INFORMATION On their FACE, which would be the
	only " official declaration of authority and authoritically."
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A publication of a STATUTE BOOK without the Title and Encetting Clause on the Laws herein 18 as mamplefe on invalid publication, Just like a publication of a book or Mayor a aprile is incomplete Without the title and authors name, It is Just a nameless bodg of Currels, Ruling Case Law, Vol. 25, "57474765", Section 133, p. 884, CArry L.R.A.\_1915. B, p-1265. An inner was released because STATUTES HAD NO ENDETINE CLAUSE as demanded by the Constitution STATE V. PATTERSON 4.5.6. 350, 383, 98 NC 660 (1287) Sursdien over the Subject Matter of action is Essential To power of Court to Act, and IT contenned to power of tracet to Act, and 18 conferred ONLY by Constitution or by Valide STATUTES BROWN V. STATE, 37 N.C. 2d 73,77 (JAN. 1941) If a criminal statute is unconstitutional, the course LARKS Subject-Matter Turndreams and CAMOT PROCESS To Try the case 22 Coapus Junis Secundum, comme Law" Section 187 p. 184, cring People Vi Katrinak 185 Cd. Rptp. 869, /36 Cd-App. 3d 748 (1983) It these statutes are unconstitutional, the law is void And an offense creased by them is Not a crime and a CONVETAN under Hom, CAMOT RE A LEGAL TAUST OF IMPRISONMENT. For No count can acquire Jurisdrehm I tay a person to acto which are made insumed pury by as Zinaus Hitma Lew Belly V. Mayers, 2013, 903, 908

"In invalid. Unconstitutional or New-existent STATUTE also affects The Validay of the Changing document that is, The Information. If these documents are Void on Fatally Defective, there is no Suffect Matter Landicton since they have the bests of the Counts Jurisdiction.

"When a Criminal defendant is Indicted by Information
When a Criminal defendant is Indicted by Information
Under a Not yet effective Statute, the Charging clocument
Under a Not yet effective Statute, the Charging clocument
Is Void: STATE V. Dungan, 718 p. 2 of 1-10,1019, 149 ARIZ. 857
(1985)

Information, or indictment. If there instruments to 1 to Change of a complaint, a country there can be no Subject-Matter Tresser con.

The allegations in the indictment on Intermetions

Determines the Jewess diction of the Count". Expense Weldock,

246 Pac. 765, 766 (6Kla.1938)

Where an Intermation changes No crime, The Court Locks

Jurisdoction to try the accessed and a Motion to guest Intermeter on changes is always trady " People V. the adiman, 347 N.N. 20 466, 462,132 Mich App. 387 (1984); 22 Corpus Juris Secundum "Eximinal Caw", Section 157, 189.

People V. M. Carty, 445 N.E. 20 289, 44 Zel. 20 28

"Without a Formal and Scatterien Indictment on Information a
Court does not acquire Subject. Matter Junisdiction and Thus
An Accused May Not Be Pullish & Por A Crime! "Honomich! V-STANC,
333 N.W. 2d 797, 798 (5-0.1988).

"Lace of Theisdiction and the improper exercise of Theisdiction are "Lace of Theisdiction and the improper exercise of Theisdiction are that Witally different concepts. Where He Court 13 without Juristiction of has witally different concepts. Where He Court 13 without Juristiction of Discussary as Augustianity to Render Any Judgment wither THAN one of Discussary (Tex. Cr. App. 1980).

see. I'm Memondraum Of Points And Acithorities.

So at of Defordants/Accused convictions on this case are Facially Megal and Therefore they must be Vacated as a matter of Law.

# II. THE NATURE OF SUBJECT MATTER JURISTICTION

The Jurisdiction of a court over the subject matter has been said to be essential, necessary indispensable and an elementary prerequisite to the exercise of judicial power. It c.J.S. "Courts" Jection 18, p. 25. A court cannot proceed with a Trial or make a judgment without such jurisdiction extisting.

It is elementary that the jurisdiction of the Court over the subject matter of the action is the most critical aspect of the court's authority to act. Without it the court lacks any power to proceed; therefore, a defense based upon this lack earnest be wrived and may be asserted at any time. Matter of Green, 313 S.E. ad 193 CN.C. App. 1984).

Subject matter jurisdiction: CANNET be conferred by Evaniver on consent, and may be roused at any time. Rodrigues V State, 441 So. 2d 1129 (Fla. App. 1983). The Subject matter jurisdiction of a criminal case is related to the cause of action in general, and more specifically to the alleged crime or offense which creates the action.

In its broadest Sense means the cause; the object; the thing in dispute Stillwell V. Markham, 10 P. 2d 15, 16 135 Kan. 2010 (1932)

An indictment or complaint in a criminal case is the main means by which a court obtains subject matter jurisdiction, and is the jurisdictional instrument upon which the accused stands total. State V. Chatmen, 1671 P. ad 531, 538 (Kan. 1983). The complaint is the foundation of the jurisdiction of the magistrate on court. Thus If these charging instruments are involved, there is a lack of subject matter jurisdiction.

Without a formal and sufficient indictment or information, a court does not acquire subject matter jupisaliction and thus an accused may not be punished FOR A CRIME Honomicht V. State, 333 N.W. 2d 797, 798 (S.D. 1983)

A formal accusation is essential for every trial of a crime. Without it the last Acquires no Jurisdiction to proceed, even with the consent of the parties, and where the indictment or information is invalid the court is without jurisdiction. Ex parte Carlson, 186 N.W. 722,725, 176 Wis. 538 (1927).

Without a valid complaint any judgment or sentence rendered is "Void ab initio"
Ralph V. Police Court of El Cerrito, 190 P.2d 632, 634, 84 Cal-App. 2d 25 7 (1948)

Jurisdiction to try and punish for a crime current be acquired by the mere assertion of it, one invoked otherwise than in the MDB PRESCRIBED BY LAW and if it is not so acquired or invoked any Judgment is a NULLITY. 22 C.J.S. "Criminal law," Section 167. p. 200



The charging instrument must not only be in the particular mode or form prescribed by the constitution and Statute to be valid, but it also must contain REFERENCE TO VALID LAWS. Without a valid law, the charging Instrument is Insufficient and no subject MATTER JURISDICTION EXIST FOR THE MATTER TO BE TRIED.

Where an INFORMATION charges No crime, the court backs jurisdiction to try the accused. People V. Hardiman, 347 N.W.2d 460,462,182 Mich. App. 382 (MB4)

Whether or not the complaint charges an offense is a jurisdictional matter. Ex parte Carlson, 186 N.W. 722, 725, 176 Wis. 538 (1932).

An anvalid law charged against one in a crimanal matter also regates subject matter jurisdiction by the sheer fact that it fails to create a cause of action. "Subject matter is the thing in authorersy." Holmes V. Mason, 115 N.W. 170,80 Neb. 454, citing Black's Law Dictionary. Without a valid law, there is NO issue on controversy for a court to elecide upon. Thus, where a law does not exist on does not exist on other and the full onally Exist, on where the law is invalid, void or unconstitutional, there is NO subject matter jurisdiction to try one for an offense alleged under such a law.

If a criminal statute is unconstitutional, the court lacks subject-matter jurisdiction and CANNOT proceed to try the case. 22 C.J.S. "Criminal Law," section 157, p. 189, citing People V. Katrinak, 185 Cal. Rptr. 849, 136 Cal. App. 3d 145 (1982).

Where the offense charged does not exist, the trial count lacks jurisdiction. State V. Christensen, 229 N.W.2d, 383, 110 Wis-2d 538 (1981).

Not all Statute create a criminal offense. Thus where a man was charged with "a statute which does not create a criminal offense, such a person was rever LEGALLY CHARGED with any crime or lawfully convicted, because The Trial Court DID NOT HAVE "JURISDICTION OF THE SUBJUCT MATTER" State ex rel. Hansen V. Rigg., 258 Minn. 388, 104 N.W. 20153 (1960). There NULST be a valid law in order for subject matter to exist.

In a case where a man was convicted of violating certain sections of some laws, he later claimed that the laws were emonstitutional which deprived the county count of jurisdiction to try him for those offenses. The Supreme Count of Oregon held:

"If these sections are unconstitutional, THE LAW IS NOTO and an Offense created by them Is NOT A CRIME and a conviction under Them CANNOT BE A LEGAL CAUSE OF IMPRISONMENT, For No Court can acquire jurisdiction to try a person for acts which are made criminal only by an unconstitutional law." Helly V. Meyers, 263 Pac. 963, 905 Care. 1928).

Without a valid law there can be no crime chared under that law, and where there is no crime or offense there is plo controversy or cause of action, and without a cause of action there can be no subject menter jurisdiction to try a person accused of violating said law. The court then has no power or right to hear and decide a particular case involving such invalid ore nonexistent laws.

Those authorities and others make it clear that if these are no valid laws charged against a person, there is nothing that can be deemed a creme, and without a crime there is no subject matter jurisdiction. Further invalid or unlawful laws make the complaint fatally defective and insufficient, and without a valid complaint there is a lack of subject matter jurisdiction.

The Accused asserts that the laws charged against him are not Valid, or do not constitutionally exist as they als not conform to certain Constitutional prerequisities, and thus are noto laws at all, which prevents Subject matter jurisdiction to the above-named count.

The complaints in question allege that the Accused has committed several crimes by the violation of certain laws which are listed in said complaints, to wit:

MRS (Nevada Revised Statute) 200.010; NRS.200.030;

NRS. 193.165; NRS. 193.330; ARS. 200.101.

## III. LEGAL ARGUMENT

I have been informed that these laws or statues used in the complaints!

INFORMATION/PLEA ABREEMENT/JUDGMENT OF CONVICTION against the PERSON/ME

CThe Accused/Convicted passwer) are located in and derived from a collection of books entitled. The Nevada Revised Statutes (NRS). Upon booking up these laws in this publication, I realized that they Do Not adhere to several Constitutional paperisons of the Constitution of The State OF Nevada.

By Article 4, Section 1 of the Constitution of the State of Nevader (1864), ALL Tammaking authority for the State is vested in the Legislature of the State of Nevada.

ARTICLE 4, Section 1: Legislative Power Vested in Senate and Assembly The Legislative authority of this State SHALL be vested in a Senate And Assembly which SHALL be designeded The Legislature of The StateOf Nevada" and the sessions of such Legislature shall be held at the seat of government of the State.

Must befollowed in other fact a valid LAW to GXTST UNDER THE CONSTITUTION.

It is foundamental that Notting can be a law that is not exacted by the Legislature rescribed in the Constitution, and which fails to conform to constitutional Forms, prerequisites or prohibitions. These are the grounds for challenging the Subject Matter Jurisdiction of this cause, since the validity of a law on a Complaint or indictment goes to the jurisdiction of a couset. The tollowing explanation for indictment goes to the jurisdiction of a couset. The tollowing explanation of Authoritative DETAIL - WHY - the laws cited in the complaints/Information/

PLEA ARGERIEUT/FLOGMENT OF CONVICTION against The Accused are plut constitutionally Valid laws.

### IV. BY CONSTITUTIONAL MANDATE ALL LAWS MUST

HAVE AN ENACTING CLAUSE.

All lows are required to Follow the constitution of the state of Nevada C1864). The foundation for the Court's subject Matter Jurisdiction is the enactment clause Placed on the Statute as the heading of the Statute According to Article 4, Section 23 It reads:

Execting clause of every law Shall be as follows: "The people Of The State Of Nevada represented in Senate and Assembly, Do enact as follows," and No LAW SHALL BE ENACIED EXCEPT By bill" End quote.

None of the laws ofed in the complaints against the Accused, as found in the "Neverda Revised Statutes", 2002 — 2016, contain any enacting clause as required By Article 4, section 23 Of The constitution of The State of Neverda.

The constitutional provision which preserbes an enacting clause for all laws 15. Not directory, but is MANDATORY! This prevision is to be strictly adhered to as Asserted by the constitution of the State of Novada.

Extracte 4. Section 23, provides that "The enacting clause of curry law shall be as Follows," and NO LAW SHALL BE GNACTED EXCEPT BY BILL".

This is Mandatory, and that a statute without any enecting clause Ir void.

# V. WHAT IS THE PURPOSE OF THE CONSTITUTIONALPROUSION FOR

AN ENACTING CLAUSE!

To determine the validity of using laws without an enacting clause against crizens for non-resident adjens live need to determine the purpose and function of an enacting clause; end also to see what peoblems are evils were intended to be avoided by Tincheding such a prevision in the Constitution of the stere of Newarda Dine object of the Constitutional mandate for an enacting clause is to show that the law Is one enacted by the legislation body which has been given the law Authority which the Constitution.

The arross of thus presenting an emoting clouse — the style of the acts — To to establish the give it permanence, uniformity, and certainty; to identify the Act of legislature as of the general assembly: the afford evidence of its hypislature statutory nature: and to secure uniformity of identification, and thus prevent Inartiference, possibly Mistake and Fraud. State V. Patterson 4 S. G. 25935, 98 N.C. bloc US873, 82 CJ.S. Statutes, Section 65, p. tol; Jainer V. State, ISS S.G. 26 8, 10, 323 Ga. 367 (1967).

What is the object of the style of a billor enacting clause anyway? It is, 75 show the Authority by which the bill is enacted into law; to show that the act comes from A place primed out by the constitution as the source of legislation. Ferrill V-Keel, 15/5.w. 269, 272, 105 Ark. 320 [1912].

To fulfill the purpose of identifying the languaking authority of a law it has been Repeatedly declared by the courts of this land that an enacting clause is to Appear on the face of every law which the people are expected to fillow and obey.

The almost unbroken custom of conturies has been to preface laws with a Statement in some form declaring the enacting authority. The purpose of an encicting Clause of a Statute 15 to Identify it as eviaced of legislation by expressing and It's face the authority behind the act. 73 Am. Jur. 201, Statutes, Section 93, p. 319, 320, Precied V. Byrne, 243 N. W. 823, 826, 62 N.D. 356 (1932).

For an enacting clause to appear on the face of a law 1st must be recorded or published with the law so that the public can readily identify the authority for that particular law which they are expected to follow. The "statustes" used in the Complaints against the Accused have No enacting clauses. They thus cannot Be identified as acts of legislation of the State of Nevada pursuant to its Lawrending authority under Article 4, Section 23 of the Constitution of the State of Nevada (1264), since a law is mainly identified as a True and Constitutional law by way of its exacting clause, even though their state Constitution had no provision for the measure. The Court states that An enacting clause establishes a law or statute as being a True and authomic Law of the State:

The enceting clause is that portion of a statute which gives if Junsdictional identity and constitutional authenticity. Joiner V-State, 155 S.E. 2dt. to (Ga. 1967).

The tailure of a law to display on its face on enacting clawe deprives it of Essential legality and renders a statute which omits such clause as a a a NULLITY and of No Force of LAW? Jomer V. State, supra. The Statutes when the complaints have no Jurispiction of The State of Nevada Authentic laws under the Constitution of The State of Nevada

Requiring an enacting clause 15 a basic contempt which has a direct affect upon the validity of a law. The trust, in dealing with a law that had contained wo Enacting clauser stated:

The alleged get are law in question to UNNAMED: It shows no sign of Authority: It capples with it No evidence that the Creneral Assembly are any other law making power is responsible on answerable for it. By an enoughing chause, the makers of the Constitution intended that the Greneral Assembly should make its Impress our Seal icas it were upon each enacting further sake of Identity, and to assume and show Responsibility. While the another makers that a necessary, it did not originate IA. The custom is in use practically everywhere and is as old as parliamentary Government is as old as King's decrees, and even they borrowed it. The electroes of cyrous, bling of fersia, which they Wast received, were not the first to be prefaced with a statement of Authority. The law was delivered to Moses in the Name of the Great I AM, and the prodoque to the Great Commandments is no less magestre and impelling. But whether the prodoque to the Great Commandments is no less magestre and impelling. Ruler is by petty kings, or by the sorrowing prodoxiples to themselved by the Supreme Ruler is by petty kings, or by the sorrowing prodoxiples to themselves they have advanced to the sorrower and authority. Commonwealth V. Illinois Cent. R. Co., 170 s. W. 171, 172, 175, 160 ky. 745 C1814)

Of authority on their face as recorded in the "The Nevade Revised Statutes CURS)" They carry with them no evidence that the Legislature of the State Of Nevada furshand to Article. 4. Section 23 of the Constitution of the State of Nevada I's responsible for these laws. Without an enacting clause the laws referenced To in the complant Information (Rea Agreement Judgment of Constitution have No official evidence that they are from an authority which I am suffect to ER Required to obey.

When the question of the "objects intended to be secured by the enacting clause provision" was before the Supreme Court of Minnesoda, the court held that such a clause was necessary to show the people who are to obey the law, the enthurity for their obsections. It was revealed that historically this was a main use for an Enacting Clause, and thus use is a fundamental concept of law. The court stated:

of decrees issued by absolute monarchs for statutes enacted by King and Caucil forby a Represententive builty, have, as a rade, expressed upon their face. The authority by which they were promulgated on enacted. The almost Unbroken author of centures has been to preface laws with a statement. In some form declaring the enacting authority. If Such an enacting Clause is a mark mester of forem a testic of contiguity, serving we withful.

-purpose, why should the constitutions of so many of our states require that AU laws must have an enecting clause, and prescribe its form. If an Enacting clause is useful and important, if it is desirable that laws shall been upon their face the authority by which they are enacted so that the people who are to dock them need prot search legislative and other records to asceptain the authority than it is not beneath the dignity of the framers of a consentution, or unworthy of such an instrument, to prescribe a uniform

Best enacted by the legislatures of the state of all laws of this state shall be, Must be so expressed or declared, to the enacted they may express upon their face the authority by which they were enacted: and, if they do not so Declare, they are not laws of this state. So berg V. Security Savings and Loan Asen, 13 Mina 203, 212-214 (1978).

"Building, loan and sournings associations," had no enacting clause as it was fringing to the satisficite book, "Laws 1897, c. 2,50." The Court mode it clear that A law existing in that manner is "void" Sjoberg, supra, p. 214.

The persported laws in the complants/Plec Agreement / Intermative, which the Accused and convicted petitioner is said to have violated, are referenced to various laws found in printed in the, The News a Revised Statutes (NRS) book I have looked up the laws charged asjunct me in this book and found no. Enacting claused for any of these laws. A critical is not expected on regulized to search through other recents on books for the enacting authority. If such a complaint (Plea Agreement/Information/Juochstow? or conviction then "They are Subject. Since they are not laws in this state, The above named Court has no Subject Matter Jurisdiction, as there can be no crime which can exist few that no Falling to follows laws which do not constitutionally exist.

In speaking on the recessity and purpose that each law be pre-faced with An enacting clause, the Supreme Court of Tennessee guited the first poretion of The Sjoberg case cited above, and then stated:

Bear up there face a declaration of somereign authority by which they are enacted and declared to be the law, out to promote and Preserve uniformly in legislation. Such chauses also impact a command of obselvence and clothed the statute with a coveren dignity, believed In all times to command respect are are in the entercement of laws. State U. Burrow, 104 S. W. 5262, 524, 119 Tenn. 376 (1907):

The use of an enacting cloude does not merely serve as a "flag" Under which bills run the course through the legislative machinery. Vaughn & Regschale Co. V. State Bd. of Eg., 96 P. Del 420, 424 Mont 1939. The enacting clouse of a law goes to the substance, and 15 No.7 merely Proceduret. Margon V. Murray, 328 P.20 644, 654 (Mont, 1958)

Any purported statute which has no enacting clause on its face, is not legally birding and obligatory Expert the people, as It is not constitutionally a law at all. The Supreme court of Michigan, in citing numerous authorities, sed That an enacting clause was a requisite to a valid law since the enacting Provision was mandatory:

"It is necessary that every law should show an its face the authority By which it is exhapted and promulgated and that it should chearly Appear that it is intended by the legislative power that enacts it That it should take affect as a law: People V. Dettenthaler, II N.W. 450, 451, 118 Mich. 595 C/8981, CHing Swans V. Buck, 40 Miss. 270.

The laws in the The Nevedu Revised Statutes (NRS)" Do Not show on their face the authority by which they are adopted and promuly afect. There is nothing on their take which declares they should be law, or that They are of the proper legislative authority in this state.

These and other authorities then all hold that the exacting clause of a Law is to be conits face. It must appear directly above the content. Law is to be conits face of the law does not and cannot or body of the law. To be on the face of the law does not and cannot premy of the enacting clause can be burned away in some other plean that the enacting clause can be burned away in some other. Volume or some other book or records.

FACE. The surface of anything, especially the Front, upper, are outer part of the Scarface. That which particularly offers Itself to the view of a spectator. That which is shown by the larguage employed, without any Explanation, madistration, or ould from from extrinsic facts or evidence. Black's Law Dictionary, 5thed, p. 530.

The enacting clause must be intrinsic to the law, and not "extrinsic" to Ity That 15,17 cannot be hidden away in other records or books. Thus the enceting blows a is regarded as part of the law, and has to appear directly with the law, and that so appear directly with the law, and the start and throws the authority by which on the face, so that one charged with said law throws the authority by which It exists.

VI. LAWS MUST BE PUBLISHED AND REGIONED WITH ENACTING CLAUSE Since it has been repeatedly held that an enacting clause must appear "on the Face" of A law, such a requirement affects the pointing and publishing of laws. The Fact that the Constitution requires "ell laws" to have an enacting clause makes it a requirement on most Just bills within the legislature, but on published laws as well. If the Einstitution Sould "all bills" shall have an enacting clause, it probably could be said that there were

In publication's would not be regulared But the histogram usage and Application of an enocting clause has been for them to be printed and published along with the body of the law, this appearing "on the face of Theelaw.

It is obvious, than, that the enacting clause must be reactly visible on the Face of a Statute in the common made in which it is published so that citizens Don't house to search through the legislative journals are other records and books To see the kind of clause used jour if any exist at all. Thus a law ma statute Book without an enacting clause is not a value publication of law. In Regards to the validity of a law that was found in their statute books with a Defective enacting clause, the supporter Court of Nevoda held that:

EVERY LAW SHALL BE, The people of the State Of Nevada, Represented in Senate and assembly; do enact as follows?

This Language is susceptible of but one interpretation.

"This Langeage is susceptible of but one Interpretation. There is No doutliful meanings as to the intention. It is, in our Judgment, an impurative Mandate of the people, in their sovereign capacity, to the Legis ichure, requiring that laws, to be binding when them, shally upon their Fact, express the Authority by which they were enacted and, since this act comes to us (The Neverder Supreme Court) - without such authority expressing upon its face, it is not a Law." State of Neverda V. Rogers, 10 Nev. 120, 261 (1875); approved in Caine V. Robbins, 131 Pad SM, 5/8, 6/1 Nev. 4/16 (1942); Kefauver V. Spurling, 290 S.W. 14,15 (Tenn. 1926.)

The manner in which the law came to the court was by thogeway it was found in The statuse book, cited by the court as "Stat. 1875, 66," and there is how they judge the udidity of the Law. Since they southed the act, as it was printed in the statuse book, had an Insufficient enacting chause on its face, it was deemed to be "NOT A LAW". It is only by inspecting the publicity printed statuse bush that the people can determine the Source, authorizing and constitutional authenticity of the law they are expected to Follow.

"It should be noted that the laws in the above cases were held to be "Void" five. Howing we emacing clauses despite the fact that they were published in an official Statione book of the State, and were next to other laws which had the proper enacting Clauses.

The preceding examples and declarations on the use and purpose of enacting clauses Shows beyond doubt that nothing can be called or regarded as a law of this state which Is published without an enacting clause on Its Face. Nothing can exist as a State law Except in the manner prescribed by the State Constitution. One of those preovisions Is that "all laws" must beak on them face a specific enacting style—"The people of the State Of Nevaltare presented in Senate and Assembly, do enact as follows." And NO LAW SHALL BE ENACTED EXCEPT BY BILL". (Article 4, Section 23 of the Constitution of The State Of Nevada). All laws must be published with this clause in one derect be ward laws, and since the "Statutes" in the "The Newada Revised

Statutes (NRS) are not so published, they are not valid laws of this State:

FURTHERMORE: The following part of the constitution of the State of Navada was also

Furthermore: The following part of the constitution of the State of Navada was also

Found in Anticle 5 section: Do. Decretary of State; Duties. The Secretary of State

Found in Anticle 5 section: Do. Decretary of the Logislatures and 6 xecutive

Shall theep a True record of the Official Acts of the Logislatures and 6 xecutive

Depositionals of the Government, and shall when required, lay the same and all

medters relative thereto, before either breach of the Logislature.

By Article 5, Section 20 of the Constitution of the State of Newada

# VIII. THE LAWS REFERENCED TO IN THE COMPLAINT/INFORMATION/PLEA AGREEMENT

The laws listed in the Complants/Intermetrici/Plea Agreement in question, as ated from the, "The Newada Revised Statutes (NYRS), contains in Titles. All laws exet have titler Indicating the subject matter of the law, as required by the Constitution of the State of Newada:

Act to Embrace One Subject Only; Title; Amendment

Act to Embrace One Subject Only; Title; Amendment

Bach law enacted by the Legislature Shall embrace but one subject, and matter,

Property connected therewith which subject shall be briefly expressed in the title;

And in law shall be revised or amended by reference to its title only; but,

In such case, the act as revised or section as amended, shall be remembed.

And published at length.

By this paints ion a fifte is required to be on all laws. The fifte is another one of the forms of a law required by the Constitution. This type of constitutional fravision "makes the title an essential part of every law", thus the title "15 as Much a part of the act as the budy itself!" Leminger T. Alger, 26 N.W. ad 348, 351,316 Mich. buck (1947)

The title to a legislative act is in a part thereof, and must chearly express the subject of legislation. State V. Burlington & M. R.R. Co., loo Neb. 741, 84 N.W. 254 (1904)

All legal authorities have held that the title is part of the act, espacially when a constitutional provision for a 41th exists . 37 A.L.R. Armotated, pp. 448, 949. What then constitutional of a law in which an essential part of 1113 missing, except that 1115 No7 Law under the State Constitution.

This provious of the State Consequence, providing that every law is to have a Title expressing one subject, is mandatury and is to be followed in all laws, as stated by The Supreme Court Of Minnesota:

We possed out that our constitutional deloctes metricated that the constitutional Requirements relating to enactment of Statutes were intended to be remedial and mandatury. — remedial, as guarding against recognized ents arriving from loose and Dangerous methods of conclusting legislation, and mandatury, as Regulating compliance by the legislature prithout discretion on its part to protect the public intenest against such recognized ents, and that the travelty of Statutes Should depend on compliance

with such regureements. Bull V-King, 286 N.W. 311, 313 (MIDA. 1938)

The constitutional provisions for a title have been held in many other stadas to be Mondatory in the highest serse. State V. Beckman, 185 & W. Ld 310, 8/6 (Mc. 1845); Lerninger V. Alger, 26 N.W. 2d 384, 316 Mich. 644; 82 CJ. S. Stehutes, Section 64, p. 102 The provision for a title in the constitution, " renders a title indepensable" 73 Am. Jur. 201, "Statutes" Section 99, p. 325, citing People V. Monroe, 349 111. 274/82 NE. 439. Jinca such provisions regarding a title are mondatory are modispensable the existence of a title 13 Necessary to the Villerity of the act. If a title closes not exist then it is not a law pursuant to ART. IV, Sec 27 of the Constitution of Minnesota (1857). In opening of the Constructured pervision requiring one subject to be embrored in the Attle of each hu. The Supreme Court of Tennessue Stated:

That requirement of the organic laws is mandating, and, unless obeyed in Every instance, the legislation attempted is invalted and of No effect whatever . State V. Yardley, 32 s.w. 481, 482,92 Tenn- 546 (1895).

To further determine the validity of citing laws in a complaint which have no titles, we Must also bare at the purpose for this constitutional provision and the evils and problems. Which II was intended to prevent or defeat.

One of the aims and purposes for a title or coption to an act is to convey to the people who

Are to obey if the legislative intent behind the law.

The Constitution has made the title the conclusive index to the legislative intent as to what shall have operation. Megins -V. City of Dutath, 106 N.W. 89,90,97 Minn. 23 4906) Hyman V. State, 9 S.W. 272, 373, 87 Tenn. 109 (1888)

Under a Constitutional provision reguling the subject of the legislation to be Expressed in the title that parton of an act is often the very window through which the Legislative intent may be seen. State V. Chinton Courty, 76 N. 6. 986, 166 Incl. 160 (1906). Title should be taken into consideration. Collabor V. Rothschild, 120 S.W. 1,021 No. 180 (1908)

Without that the intentos the legislature is concealed or cloaked from public view. Yet a specific purpose on function of a title to a law 15 to a protect the people against Covert legislation", Brown V. Clower, Hele S. E. 2d 3les, 365, 225 Ga. 165 (1969). 4 Fifte Will reveal or give notice do the public of the general Characters of the legislation. The U.S. Supreme Court in determining the purpose of such a provisional in State constitutions,

" The purpose of the constitutioned provision is to prevent the Inclusion of Incongrueus and Unrelated mutters in the same measure and to guard against ineducating Steatth and Fraud in legislation: Posados V. Warner, B. & Co., 279 U.S. 340, 344 (1928); also Internal. Shoe Co. V. Showfel ,279 U.S. 429, 434 (1928).

The complete omission of affile is about as substantial and plain a undation of they Compthetional provision as can exist. The laws afted in the complaints against the Accused are of that nature. They have no titles at all, and thus are not laws under our State Consortation. Expante Crane, 151 Pac 1006, 2010, 1011, 27 Idaho 67/1945); State our McEnroe, 283 N.W. 57,61 (N.D. 1938), State V. Rigg, 2007 Idaho 67/1945); State V. Rigg, 2007 N.W. 2013 310, 844 V. N.W. 2013 10, 844 V. N.W. 2013 10,

The purpose of the Constitutional provision guided 13 to prevent misleading are deceiving. The public as to the nature of an act by the title given it state V. Helmer, 211 N.W. 3, 169 Minn 2010(1926)

The purpose of the constitutional provision requiring a one-subject little, another mischiefs which it was designed superent, are defeated by the least of such a title on the face of a Lew Which a citizen 13 charged with Violating. Upon beautifying at the lews charged in the Complaint From the, The Nevaca Revised Statutes CVRSY. I can left usking, what is the Subject and nature of the laws used in the copposition, thromating, Plea Agreement, Theodynam of convictions against me? What interests our Rights after these laws Intended to affect? Since the particular objects of the provision requiring a One-subject little are defeated by the publication of laws which are completely Absent of a title, the USE of Such a publication to Indict, Charge, or convict

It is to provent surreptitions, inconsiderate and misapprehended legislation, canalissing, inadvertently, or unintentionally enacted through stealth and travel and similar abuses, that the subject or object of a law is required to be stated in the Title · 73 Am. Jur. 2011, "Statutes", section 100, p. 325, cases cited

Apprise the peoples through such publication of legislative proceedings as is usually made not the subjects of legislative proceedings as is contently made not the subjects of legislative that are being considered." Cooley, Const. Lim., p. 144. The state construction requires one-subject titles. The Particular ands to be accomplished by requiring the title of a law one not fulfilled in the Statutes referred to in the, "The Nevada Revised Statutes (NRS)." Thus the laws changed in the complosed, Informative, Plea Agreement Judgment of Convictor against the are not valid Laws! And the changes country 3 of Intermation and sentenced rendered thereties it much and next the changes authorities published on the face of the changing document, which is the Taxaharaw and count 3. see exhibit 1.

VIII. ESTABLISHED RULES OF CONSTITUTIONAL CONSTRUCTION

The 255LLE of Subject Matter Jurisdiction for this case these squarely rests upon Centain prevision sofths constitution of the State of Neveda (1864), to wit:

Article 4, Section 23. The style of all laws of this State shall be "The people of the State of Nevada represented in Senate and Assembly, icho enact as follows."

Article 4, Section 17. Each law enected by the Legislature Shall embrace but are subject, and matter, properly connected therewith, which subject shall be briefly Expressed in the fitter; and no law shall be revised or amended by reference to Be re-enacted and published at length:

This title only; but, in such case; the act as revised or section as amended, shall these provisions are not in this least ambiguous or susceptible to any other.

Three prestation than their plant and apparent meaning. The Supreme Court of Mentona, in construing such provisions, said that they were "so planly and clearly Expressed are are so entirely tree from ambiguity, that there is nothing for the courts of courts to construe? Vaughn & Roys date to V. State Bd. of Eq., ale P. 2d 429 423, 424. The Supreme Court of Mirmosota state haw these fapours one to be

SI

Construed when it was considering the meaning of conother provisions under the legislative department (Art. 4, Section 9):

In treating of constitutional provisions, we believe IT IS the general Rule Among counts to regard them as mandatory, and not to bears IT to the will or pleasure of a legilature to aboy ar disregard them Wherethe language of the Constitution is plain, we are not permitted to include in speculation conceening. It's meaning, now whether It is the embodiment of great wisdom.

The Rule with reference of constitutional construction is also well stated by Johnson, In in the case of, Newell V. People, 7 N.Y. 9, 97, 03 follows:

Absurdity, and we contradicted meaning ruther involves we absurdity, and we contradicted between different parts of the same westing, then that meaning exparent upon the face of the instrument is the one which above we are at liberty. To say usay interded to be conveyed. In such a case there is no ream for construction. That which the words declare is the meaning of the instrument; and neither counts work legislatures have the right to add to one take away from that meaning. It must be very plan, — nay, absolutely may have employed in this natureal signification imports, the plain reading of a constitutional provision." State V. Holm, 282 N.W. 3d 52155154 (Minn. 1954); Butter Taconite V. Roemer,

It is certain that the plan and apparent tuninger of those Constitutional provisions here not followed in the publication however as the Mercala Revised Statutes (400). Which contain no tiles and no enacting chaises and thus it is not and commot be used as the law of this State under the constitution of the State OF Newada No language can be planer or clearer than that used in Art. 4 Section 23 and Section 17 of the Constitution. There is no room for construction! The contents of these provisions were written in ordinary language, making their meaning self-Grident, as wrotten in the State OF Nevada Construction.

In construing a provision of our constitutions, however, we are governed by certain Well-established Rules. Forcewast among those is the Rule that, where the language used to clear, explicit and unombiguous, the language of the provision itself is the best evidence of the intention of the framers of the constitution. If the Language is tree from obscurate, the courts must give it the ordinary meaning of the words used. State V. Holm, less N.W. 2d 52, 55, (Minn. 1954).

No matter how much the courts of this State have relied upon and Used the publication entitled The Newara Revised Statentes (NRS)" as being liam, that use can never be regarded as an exception to the Constitution. To suppose this publication as law, it must be said that it is "absolutely certain" that the Frances of the Constitution old not intend for titles and enacting

Clauses to be printed and published with all laws, but that they did Intend for them to be all stripped away and concealed from public view when a compilation of Statutes is made. Such an absurding will geen the suppose or respect of no one. Nor can it be speculated that a revised Statute publication which dispenses with all titles and Enacting clauses must be allowed under the Constitution as it is. More practical and convenient than the "Session Law" publication. The use of such speculation or desired exceptions con never Be used in construing such plan and analyphone provisions.

The general pule Of law 151 when a statute or Constitution Is plain and amounting would the court 15 NOT permitted to include in Speculation concerning its meaning, nor whether it is the embodiment of great Wisdom. It Constitution is intended to be trained in loreif and precise language. It is not within the province of the court to Read an exception in the Constitution which the framers thereof did not see fif to enact therem. Baskin V. State, 232 fac. 188, 189, 107 other. 272 (1938)

There is no Justification for deviating farmore violating a written Constitution. The, The Neurale Revised Statutes (NY25) "Commot be used as law, like the assession Laws" were once used, solely because the circumstances have changed and wenour have more laws to deal with. It cannot be said that the use and need of newsed statutes without titles and enacting clauses must be justified due To expediency. New circumstances with needs Do Not change the meaning of constitutions, as Judge Cooley expressed:

A Constitution 18 not to be made to mean one thing at one time.

And another at some subsequent time when the circumstances may hours of changed as perhaps to make a different rule in the Case seem desirable. A principal share of the benifit dexpected from Winten constitutions or be modified by public opinion.

A court on Legislature which should allow a change in public Sentiment to influence thin giving to a written constitution a construction Not warranted by the intention of it's founders, would be justly Chareable with reckless disregard of official Both And public duty; and it it's course could become a precedent, These instruments would be of little avail. What a Court is to Do, therefore 13 to declare the law as wretten? T. M. Cooley, A Treatise on the Constitutional Limitations, 5th edition, pp. 54, 55.

I contend that, when looking at the Constitution ALONE, It IS NOT At all possible to find support touthe I dea that the publication called the "The Nevada Revised Staketes (NRS)" Is VALID LAW OF THIS STATE. The original Intent of Arcticle 4, section 83 and Section 17 of the Constitution Connect be street these use as such. These programs causes now be regarded

For Northing can be regarded as a law in this STATE OF NEWADA-Which FAILS to conform to the constitutional prerequisites which call for an Enacting clause and title. There is nothing in the complaints, Information, Judgmen of contiction which can constitutionally be regarded as LAWS, and thus there is Northing in them which I am anserable forcer which can be charged against Me. So surely these Now-LAWS cannot to used to convict me. Since there are no Valid or constitutional laws charged against me there are no crimes and no convictions that exist, consequently there is no stablest Moster Jurys dretrow by which I can be tried for or convicted of in the above-named court.

CAVEAT

I regard it as just and necessary to give fair warring to this court of the Consequences of it's takene to follow the Constitution of the State Of Neucela and uphold It's OATH and DUTY in this madder, being that it can rescut in this court committing acts. Of Treason. Usurpotion, and Tyranny. Such trefosses would be clearly evident to the public Especially in light of the clear had unambiguous provisions of the Constitution that ever Involved here which leave no room for construction, and in light of the numerous defludications upon them as herein stated. This possible breakles of law that may rescut By densing this notion are enumerated as follows:

1 The Failure to uphild these clear and plain pavoision of the Constitution CANNOT be regarded as mere caror injudgment, but deliberate UsuarATions, excurption is defined as unauthorized and iterary assumption and Exercise of power! State ex rel. Dantelson V. Village of Mound, 294 Minn. 531, 543, 48 N.W. 20 855, 863C19813, White paraire is only ubidable, Such assurpation is void.

the boundary between an error injudgment and the sister patien of judicial power Is this: The former os reversible year appellate court and 15, therefore, only utilable, which the latter is a nullity-State V. Mandehr, 209 N.W. 780, 752 (Minn. 1926)

To take jurisdation where it clearly does not exist is usurpation, and NO one-is bounce to follow acts of usurpation, and in Jack It is a duty of citizens to disregard and Disobey them since they are void and unenforceatte. No authority need be cited for the proposition that, when a Court Lacks Jurisdaction, any judgment rendered By it is void and unenforces ABLE. Hooker V. Boles, 346 Fed. 2d 285, 286 (1965).

The fact that the," The Nevada Revised Statutes (NRS)" has been in use for over 50-years cannot be held as a justification to continue to usurp power and set assele the constitutional provisions which are conteary to such usurpation, as Judge Codey states

Of power, where the people have planly expressed there will in the Constitution. Codey, constitutional Limitations, p. 71.

2 (b) GROUND 2: ILLEGAL WEARON ENHANCEMENT'S

300. NRS. 143.165, Due Process, Latt, STH, 1474 Amendment of U.S. Constitution.

2(b) Supporting facts.

The Defended Contends that he took a plea and plead quilty to a deadly weapon enhancements to wit he Received a 4 to 12-yours and a 12 to 30 months.

Defendant contends that his weapon enhancements are facially slight because there was 111 No findings of facts mode by a Jury To Justify enhancing his sentence, BINON and the Defendant ever.

"admit" on Record to having or witing a gun on any weapon in the commission of any exime. 3) Non did know that he had a light to have a jury determine the aggravating factors and that by pleasing guilty that he would be wearing that Right, which firstless proves that his coursel was "nest entire". Therefore the Evergon enhancements impressing upon Defendant are plainly illegal sentences. Asistey are Jocially illegal see. 2th fants and authorites attached, and thegament attached to more detailed argument on this points of deterdant has demanshed that his Weapon Enhancement are Illegal and must be vacated as a matter of law.

In addrew, Quen if this court Rular consensity or applicate the law connectly, which It did not pursuant to AB. 300; NRS' 193.165, the defendant wot more than Received a sentuce greater than, Not less than I-year and not more than 5-years. Therefore the 4to 12-year enhancement would also be tacrelly illegal upon that basis and must be vacated as a matter of law.

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### POINTS AND AUTHORITIES

This court has jurisdiction to entertain this Motion pursual to NRS 176.555, Anderson v State, 90 Nev. 385, 528 P2d 1023(1974) and State v Eighth Judicial District Court, 100 Nev. 677 P2d 1044(1984).

The District Court unconstitutionally enhanced defendant's sentence under NRS 193.165, as there was no findings made by a jury nor admitted by defendant, in violation of his 5th, 6th, and 14th Amendment rights as guaranteed by the Nevada and United States Constitution.

Defendant contends that he was not properly canvassed as to the extended or enhanced portion of his sentence.also, defendant asserts that the guilty verdict contained no findings of facts regarding the enhancement portion of defendant's sentence, the High Court; has stated that; the court will not assume that a defendant waived the right to have a jury determine the aggravating factors by entering a guilty plea, unless the record shows that he knew, first, that he had the right to have a jury determine the aggravating factors and, second, that, by pleading he was waiving that right, cf. State y Ross, id, at 757, which is clearly established. Federal Law.

Defendant also states that had he known that he had the right to a jury determination of the aggravating facts used to enhance his sentence, he would have asserted his right, also, a determination whether a defendant used a gun during the attempted murder, which enhanced the penalty, was for a jury to decide, that principle application is clear.

At sentencing, defense counsel and the prosecutor failed to inform the court that no proper findings were made by a jury

regarding the enhancement provision of NRS 193.165, and that such a finding was required by NRS 193.165(3). Despite this lack of a jury finding, the district court nonetheless, imposed an enhanced sentence by adding a consecutive sentence of 4 to 10 years and 12 to 30 mm. His.

The Nevada Supreme Court has held that "the prescribed fact required" by NRS 193.165(3), is unequivocally a jury question.

Zgombic v State, 106 Nev. 571, 577(1990), (... "the trier of facts will have to determine if the weapon was a neccessary element"...). In the abscence of a factual finding by a jury, the district court far exceeded it's authority by enhancing defendant's sentence.

15.

The enhancements imposed upon defendant's sentence were erroneous under <u>Booker</u> because they were driven by finding of fact that the judge was compelled by the statues to make, which increased the sentence beyond what the jury's findings of fact alone would have allowed. Furthermore, the error was plain because the law at the time of trial was settled and it is clearly contrary to the rule established in <u>Booker</u>, the law at the time of appeal. <u>Johnson v United States</u>, 520 U.S. 461, 468, 117 S.Ct. 1544, 137 L.Ed. 2d 718(1997).

Defendant contends that he was sentenced outside of constitutional limits which created an illegal sentence, which can constitute fundamental error.

Defendant also contends that a jury would not have necessarily considered these nonenumerated factors, much less have found them established beyond a reasonable doubt. Of the enumerated aggravating factors the trial court found—the offense caused significant emotional and physical harm to the victim,

Thus, the count held that a defendant has a constitutional right to have a
jury determine whether the Jacks permitting on enhanced on exceptional
Sentence have been proven beyond a reasonable doubt. Blanchy, 184 S.C.A.
Blackely teaches that before the trial court impuses an enhanced
or exceptional sontence, the juny (bifurcated) must find the necessary
facts beyond a reasonable doubt, on the defendant himself must adout
those facts That WAS NOT DONG HERE
Defendant allocated as his sentencing to place for mercy), he did
. Not Know that the State was obligated & prove to a jury beginner a
reasonable doubt the enhancements sestenwing facts. This, he could
Not Browingly, Voluntury and intelligently were his Blascely rights.
. Barton, 102 p. 3 d at 190. Detenden Never admitted to any of the
ficts
and the second of the second o
Defendant also asserts that he was deprived of his 6711
1474 Amendment Right to a Thing trick because the sontenering
Judge enhanced his sensence under mandatury guidelines
. System based on facts found by the judge that were weither
admitted by defendant non found by a Tury, where defendant
- didn't offect in the district court on such basis.
<del></del> <del>.</del>
Booker, has made the error "plain". Plain is
Symonymous with "Clear or obvious, Olano, 507 U.S. at 734, 113
S. St. 1770. Johnson V. United States teaches that an error 15
plan even Hough an objection at total was net warranted under existing laugus a
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superseding decision before appeal reverses that well settled law.

It is enough that the law was settled at the time of appellate consideration to make the error plain. Id.

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Defendant contends that the error is the "imposition" of the sentence, which was enhanced by using judge found facts, not admitated by the defendant or found by a jury, in a mandatory guideline system.

When the judge used extra verdict enhancements to reach a verdict the error became plain and also effected the integrity and judicial proceedings (the public reputation of) and fairness.

The United States Supreme Court in Apprendi v New Jersey, 120 S.Ct.2348(2000) and Blakely v Washington, 124 S.Ct.2531(2004), substantially agrees with this principle, and held that;

Any fact that increases the penalty for a crime beyond the prescribed statutory maximum, must be submitted to a jury, and proved beyond a reasonable doubt. fount.

see also, the recent "landmark" decision in U.S.v.Booker/U.S.v.

"Quoting Justice Souter:Only a plea agreement, charging document to which a defendant pleads guilty, an admission by a defendant and similar reliable facts may be used to stiffen sentences. The 6th and 14th Amendments guarantee a jury standing between a defendant and the power of the State, and, they guarantee a jury's finding of any disputed fact essential to increase the ceiling of potential sentences."

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FanFan, 125 S.Ct. 738 (2005).

#### ARGUMENT

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Defendant argues, that the general rule in Apprendiv New Jersey, 53 U.S.466, 120 S.Ct.2348, 147 L.Ed.2d 435(2000), and Blakely v Washington, 124 S.Ct.2531, 159 L.Ed.2d 403(2004), "That the Trial Courtered in imposing departure sentence, based on aggravating factor that defendant neither admitted to nor were they submitted to a jury and proved beyond a reasonable doubt.

Defendant, concedes that he raises the issue for the first time on appeal, however, he argues that the Court may review the error as one that is apparent on the face of the record.see, <a href="State">State</a> <a href="State">V Brown</a>, 800 P2d 259(1990).

Defendant asserts that facts relating to his criminal back-ground, involvement in similar crimes in the past and facts relating to the pre-sentence report (PSR), the recommendation and the opinion of the (department of parole & probation) investigator were used to enhance defendant's sentence, in making those finding the court having relied in part on those and other facts that were not proven beyond a reasonable doubt, then and thereafter, the court imposed a departure sentence unconstitutionally.

In Apprendi, the United States Supreme Court held that, "(o) ther than the fact of a prior conviction, any fact the increases the penalty for a crime beyond the statutory maximum, must be submitted to a jury, and proved beyond a reasonable doubt" see also, Jones v U.S., 119 S.Ct.1215 (1999), and State v Sawatzky, 96 P 3d 1288.

There is nothing in the record that the court applied the proof beyond a reasonable doubt standard, see, Apprendi, 530 U.S.at 476,120 S.Ct.2348(stating that the due process clause of the 14th Amendment requires that "aggravating factors" be proved beyond a reasonable doubt) see also, State v Caravity, 804 P2d 522 (1991),

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(finding plain error where trial court applied preponderance standard rather than reasonable doubt standard).

Defendant contends that he "simply" did not know that by } plea of "guilty to the "charged offense", that his plea would extend also to the "aggravating factors" as well; to be valid, a waiver mux be an intentional relinquishment or abandonment of a known right or privelege. Johnson v Zerbst, 304 U.S. 458, 464, 58 S.Ct. 1019, 83 L. 1461(1938).

Defendant was not made aware of this fact neither by the court's canvass(colluqy)or by his counsel, therefore making his plea invalid, Defendant's plea was not knowingly or intelligently made due to the improper canvass of/by the court, Boykin v Alabama 395 U.S. 238, 243, 89 S.Ct. 1709, 23 L.Ed. 2d 274(1969).

Defendant feels, that, had he known about his Sixth(6th)Amend ment Right to have a jury determine the aggravating factors and not the judge, he would have asserted his constitutional right, see Abrego v State, 38 P3d 868(2002), and Patton v U.S. 281 U.S. 276, 312, 50 S.Ct. 253, 74 L.Ed. 854(1930).

Defendant, argues that, in order for his plea to be a valid waiver of his sixth(6th)amendment right to have a jury determine the aggravating factors, the court should "clearly" have explained during the plea (colluquy) canvass.

Defendant, never knew that his plea to the charged offense, could or would extend to the aggravating factors used to enhance his sentence beyond the statutory maximum authorized by the U.S. constitution.see(plea hearing and sentencing transcripts), also, se State v Gornick, 102 P3d 734(2004), and State v Perez, 102 P3d 705 (2004).

Absent authorization from the trial-jury--in the form of a finding, by proof beyond a reasonable doubt, of the facts warranti: the extended sentence under the New Jersey statute--the State had no power to sentence the defendant to more than the maximum authorized by the jury's verdict, "Apprendi, 530, U.S., at 494, 120 S Ct. 2348, Defendant feels that the departure sentence affected "his substantial rights as guaranteed by the United States Constitution."

Even acknowledging, Defendant bared the burden of prooving that the court's error prejudiced him, Defendant demonstrated more than a reasonable doubt that he was responsible for the crime(s), however, this error prejudiced defendant in a concrete way, becaus of the court's findings, defendant received a sentence of \*\*EDFEGGS\*\*, years longer than the maximum he could have received had he been sentenced on the facts as found by the jury, the Supreme Court endorses the statement of the rule set forth in the concurring opinions in Jones v United States, 526 U.S. 227, 252-53, 119 S.Ct.1215 143 L.Ed.2d 311(1999); (I) t is unconstitutional for a legislature to remove from the jury the assessment of facts that increase the penalties to which a criminal defendant is exposed. It is equally clear that such facts must be established by proof beyond a reasonable doubt".

"The Apprendi error in Defendant's case seriously affects the fairness, integrity and public reputation of judicial proceedings", U.S. v Olana, 113 S.Ct.1770(1993).

Fairness is undermined when a court's error imposes a longer sentence than might have been imposed had the court not plainly erred. United States v Castillo-Casiano, 198 F.3d.787,792 (9th.Cir.1999), amended by, 204 F.3d.1257 (9th Cir.2000).

process requires.

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Like the aggravating factors in Apprendi, Blakely and Booker, which applied the sixth amendment and articulated the violations of the right to jury trial that these "judge-made" findings of extra-verdict sentencing factors exposed defendant to a greater punishment than that authorized by the jury's verdict, see, Ring vs. Arizona, 536 U.S. at 604, 122 S.Ct. 2428.

The fatal constitutional flaw in the judge's sentencing enhancement procedure "cannot" be cured by designating a finding as being based on extrinsic facts. Apprendi, applies equally to elements of a greater offense than that one covered by the jury's guilty verdict and to sentencing factors which would expose a defendant to an increase "outside" the statutory maximum for the crime covered by the plea or the jury's guilty verdict, Apprendi, 530 U.S.at 494 n.19.

Defendant asserts that his claim of entitlement to jury trial on facts used by the sentencing court to justify the enhancement sentence was apparent on the face of the record, and would be considered on appeal despite defendant's failure to preserve such claim at trial. Therefore, under <u>Blakely v Washington</u>, 542 U.S.---, 124 S.Ct.2531(2004), and <u>Apprendi v New Jersey</u>, 530 U.S.466, 120 S.Ct. 2340(2000), a court may not rely on unproven or unadmitted facts when imposing an enhanced or exceptional sentence.

The final aggravating factor: was the use of a dangerous instrument or deadly weapon. The Murder offense was charged as enhanced as a Attempt Murder months it is not clear whether the he wilds weapon was found in the use of the

weapon or the seriousness of the injury because the indictment did not specify the basis of the dangerous nature of the offense.

Employing the "fact" of a deadly weapon to prove an offense, then to aggravate a sentence, and finally to enhance a sentence, is problematic.

Thus, the use of the weapon and the seriousness of the injury cannot be "double-counted" by using them to prove guilt and then to aggravate the sentence, or by using them to enhance the sentence and then to aggravate it.

When a trial court relies on an improper factor, and the Supreme Court is not certain that it would have imposed the same sentence absent that factor, the court should and must remand for resentencing and/or vacate the enhancement pursuant to <u>Blakely</u> and Booker/FanFan.

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V.

## CONCLUSION

-cont-

Describent contends that this Judge, Judges, Courts, Langues, legal Scholaris and the
3 Branches Of State government have all operated on The Presumption that
The NRS' were constitutionally areaded and are the cited laws in The
State of Newada; and that, The Decades of Stealth Fraud and anguing
"Long Apr Fraud" his "Recently been Discoursed" by the Detendant.
all by which has token years of Research by an moment advised that considered
have possibly been discounted before wans
That " Presumption" to Now duplaced with the "thousedge Of
Law, that the NRS wes "Constitute welly Fail; The Intrametica, wen-changing
drewment selec Constitutionally Fails and they CAMENT he used against
this Defendant and are therefixe "Void" ab initio For Judges are assume
to How the Caus. 22 Corpus Junis Scounding "Crimmid law Section 324p
370.
Good Caux is shown why Defendant is only Now horning my this
Claim and as to why he should be granted Relief That there issues
have never been beened as the ments And if he could pourse what he
alleges, then he issued be entitled to Retret. Therefore Retret should be
granted or he should be given an embediancy hearing on the 18 such
briocefit henein
Chi hale
Cedric Bueyou # 1/305/2
Defendent In proper

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<u>、</u> (三)

Theraby, pursuant to the facts and the law stated herein,
Defendant, request that his sentence be modified/corrected as
follows: That this Court of Issue an Unundationed Release on 12) Time
Served and Release and/or (3) any other mutally acceptable Relief
by the pasties based upon the foregoing in this Motion
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Dated; this 4 DAY OF June , 20/6.

Cedric Jackson 1130512 Defendant/propria person

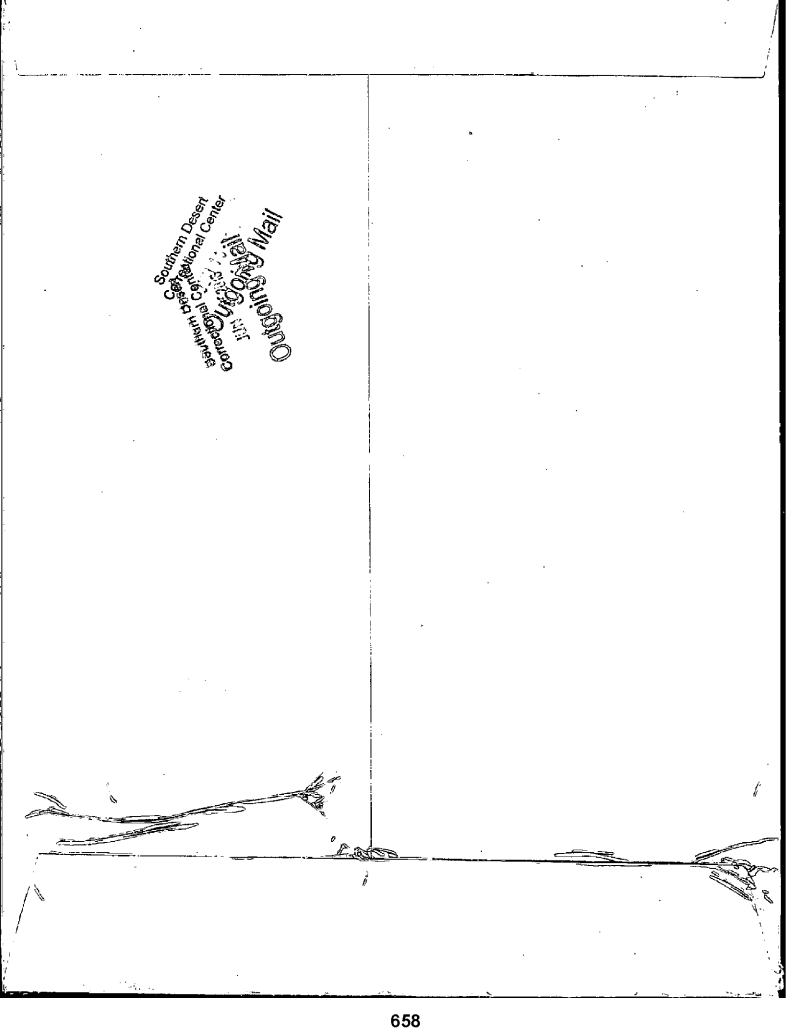
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3	day of June 20/6 I mailed a true and correct copy of the foregoing, " Motor Z					
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6	United State Mail addressed to the following:					
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DISTRICT COURT CHERK.
200 Lewis AVG. 3Rd Floor
Las Vegus NV. 84155



1	IN THE <u>EIGHTH</u> JUDICIAL DISTRICT COURT OF THE							
. 2	STATE OF NEVADA IN AND FOR THE							
3	COUNTY OF CLARK							
4	100265339 – 1							
5	(EBRIC JACKSUN ) Lett Side Filling							
6	Petitioner, )							
7								
8	v.							
9	) Case No. <u>LOC 265339-1</u>							
10	<u> </u>							
11	THE STATE OF NEVADA ) Dept. No							
12	<b> </b>							
13	Respondent.)							
14	)							
15								
16	ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE							
17	OR, IN THE ALTERNATIVE, FOR APPEARANCE BY TELEPHONE OR VIDEO							
18	CONFERENCE							
19	Based upon the above motion, I find that the presence of							
20	Cedric Tackson is necessary for the hearing that is scheduled in this							
21	case on the day of, at							
22.	·							
23	THEREFOR, IT IS HEREBY ORDERED that,							
24	☐ Pursuant to NRS 209.274, Warden <u>Recan Williams</u>							
25	of SDCC (Southern Despet Correctional Center) is hereby commanded to have							
26	Cedric Jackson transported to appear before me at a hearing							
27	scheduled for July 13th 2016 at 8:30 Am at the							
8   4	Eghth Judical Netrict County County Courthouse. Upon completion of the hearing,							
- 11	ECEIVED							
- 11	- 0 5 2016							
LERIK	OF THE COURT							

	1	Cedric Jackson is to be transported back to the above					
1	2	named institution.					
3	3						
2	4	☐ Pursuant to NRS 209.274(2)(a), Petitioner shall be made available for telephonic					
5	5	or video conference appearance by his or her institution. My clerk will contact					
6	5	atto make					
7	7	arrangements for the Court to initiate the telephone appearance for the hearing.					
8	3	· · · · · · · · · · · · · · · · · · ·					
9	•	Dated this day of					
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13		District Court Judge					
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	12	Petitioner,	)		
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) URT	3625	Petitioner, <u>Cedric Jackson</u> proceeding pro se, requests			
ļ ·	26	that this Honorable Court order transportation for his personal appearance or, in the			
	27	alternative, that he be made available to appear by telephone or by video conference			
	68 €	By the hearing in the instant case that is scheduled for T/ 12 2 4			
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