1 2 3 4 5	NOAS PHILIP J. KOHN, PUBLIC DEFENDER NEVADA BAR No. 0556 309 South Third Street, Suite 2 Las Vegas, Nevada 89155 (702) 455-4685 Attorney for Defendant	Electronically Filed Apr 05 2017 03:04 p.m. Elizabeth A. Brown
6	DISTRICT COURT Clerk of Supreme Cou	
7	THE STATE OF NEVADA,	
8) Plaintiff,	CASE NO. C-16-313047-1
9	v.)	DEPT. NO. XII
10	DONOVINE MATHEWS,	
11	Defendant.)	NORTCE OF ADDEAL
12		NOTICE OF APPEAL
13	TO: THE STATE OF NEVADA STEVEN B. WOLFSON, DISTR	RICT ATTORNEY, CLARK COUNTY,
14 15	NEVADA and DEPARTMENT NO.	XII OF THE EIGHTH JUDICIAL TE OF NEVADA, IN AND FOR THE
16	NOTICE is hereby give	n that Defendant, Donovine Mathews,
17	presently incarcerated in the N	Nevada State Prison, appeals to the
18	Supreme Court of the State of	Nevada from the judgment entered
19	against said Defendant on the	10 th day of March, 2017, whereby he
20	was convicted of Child Abus	e, Neglect or Endangerment With
2:1	Substantial Harm and sentenc	ed to \$25 Admin. Fee; \$3 DNA
22	collection fee; 36-120 months i	n prison, Consecutive to C304254-1;
23	0 days CTS; \$150 DNA analysis	fee and genetic testing previously
24	imposed, the fee and testing in	the current case are waived.
25	DATED this 30 th day of	March, 2017.
26		HILIP J. KOHN LARK COUNTY PUBLIC DEFENDER
27		y: /s/ Howard S. Brooks
28		HOWARD S. BROOKS, #3374 Deputy Public Defender

DECLARATION OF MAILING

Public Defender's Office, hereby declares that she is, and was when the herein described mailing took place, a citizen of the United States, over 21 years of age, and not a party to, nor interested in, the within action; that on the 30th day of March, 2017, declarant deposited in the United States mail at Las Vegas, Nevada, a copy of the Notice of Appeal in the case of the State of Nevada v. Donovine Mathews, Case No. C-16-313047-1, enclosed in a sealed envelope upon which first class postage was fully prepaid, addressed to 1496 North Christy Lane Las Vegas, NV 89110-1661. That there is a regular communication by mail between the place of mailing and the place so addressed.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on the 30th day of March, 2017.

26.

/s/ Carrie M. Connolly
An employee of the Clark County
Public Defender's Office

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that service of the above and foregoing was made this 30th day of March, 2017, by Electronic Filing to: District Attorneys Office E-Mail Address: PDMotions@clarkcountyda.com Jennifer.Garcia@clarkcountyda.com Eileen Davis@clarkcountyda.com /s/ Carrie M. Connolly Secretary for the Public Defender's Office

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PHILIP J. KOHN, PUBLIC DEFENDER NEVADA BAR No. 0556 309 South Third Street, Suite 226 Las Vegas, Nevada 89155 (702) 455-4685 Attorney for Defendant **CLERK OF THE COURT**

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

v.

DEPT. NO. XII

Defendant.

CASE APPEAL STATEMENT

- 1. Appellant filing this case appeal statement:
 Donovine Mathews.
- 2. Judge issuing the decision, judgment, or order appealed from: Michelle Leavitt.
- 3. All parties to the proceedings in the district court (the use of et al. To denote parties is prohibited): The State of Nevada, Plaintiff; Donovine Mathews, Defendant.
- 4. All parties involved in this appeal (the use of et. al. to denote parties is prohibited): Donovine Mathews, Appellant; The State of Nevada, Respondent.

5. Name, law firm, address, and telephone number of all counsel on appeal and party or parties whom they represent:

PHILIP J. KOHN
Clark County Public Defender
309 South Third Street, #226
Las Vegas, Nevada 89155-2610

STEVEN B. WOLFSON Clark County District Attorney 200 Lewis Avenue, 3rd Floor Las Vegas, Nevada 89155

Attorney for Appellant

ADAM LAXALT Attorney General 100 North Carson Street Carson City, Nevada 89701-4717 (702) 687-3538

Counsel for Respondent

- 6. Whether appellant was represented by appointed or retained counsel in the district court: Appointed.
- 7. Whether appellant is represented by appointed or retained counsel on appeal: Appointed.
- 8. Whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: N/A.
- 9. Date proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed): Information filed 03/03/16.

DATED this 30th day of March, 2017.

PHILIP J. KOHN
CLARK COUNTY PUBLIC DEFENDER

By: /s/ Howard S. Brooks
HOWARD S. BROOKS, #3374
Deputy Public Defender
309 S. Third Street, Ste. 226
Las Vegas, Nevada 89155
(702) 455-4685

2: 5.

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that service of the above and foregoing was made this 30th day of March, 2017, by Electronic Filing to:

District Attorneys Office E-Mail Address: PDMotions@ccdanv.com

Jennifer Garcia@ccdanv.com

Eileen.Davis@ccdanv.com

/s/ Carrie M. Connolly
Secretary for the
Public Defender's Office

CASE SUMMARY CASE No. C-16-313047-1

State of Nevada

DONOVINE MATHEWS

Location: **Department 12** Judicial Officer: Leavitt, Michelle Filed on: 03/01/2016

Cross-Reference Case C313047

Number:

Defendant's Scope ID #: 5910369

ITAG Booking Number: 0

ITAG Case ID: 1844881 Lower Court Case # Root: 16F01295 Lower Court Case Number: 16F01295X Metro Event Number: 1601051552

CASE INFORMATION

Offense Deg Date Case Type: Felony/Gross Misdemeanor

F

Jurisdiction: District Court

1. CHILD ABUSE, NEGLECT, OR ENDANGERMENT WITH SUBSTANTIAL **BODILY HARM** PCN: 0025604187 ACN: 1601051552

Arrest: 01/26/2016 MET - Metro

Statistical Closures

03/16/2017 Jury Trial - Conviction - Criminal

Appealed to Supreme Court 01/05/2016 Case Flags:

Custody Status - Nevada **Department of Corrections Charge Description Updated** JC Custody Status at Time of

B/O

MAR 3 2016 10:00AM: IN

CUSTODY

Bail Setting

\$20,000 Cash or \$20,000

Surety

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number C-16-313047-1 Court Department 12 Date Assigned 03/01/2016 Judicial Officer Leavitt, Michelle

PARTY INFORMATION

Lead Attorneys MATHEWS, DONOVINE **Defendant Public Defender**

Retained 702-455-4685(W)

State of Nevada Plaintiff Wolfson, Steven B

702-671-2700(W)

DATE **E**VENTS & **O**RDERS OF THE COURT **INDEX** 03/01/2016 🚺 Criminal Bindover Packet Las Vegas Justice Court 03/03/2016 Initial Arraignment (10:00 AM) (Judicial Officer: De La Garza, Melisa) 03/03/2016 Information 03/08/2016 Arraignment Continued (10:00 AM) (Judicial Officer: De La Garza, Melisa) 03/08/2016, 03/15/2016 03/15/2016 Confirmation of Counsel (10:00 AM) (Judicial Officer: De La Garza, Melisa) Confirmation of Counsel (PD's Office)

CASE SUMMARY CASE NO. C-16-313047-1

03/15/2016	All Pending Motions (10:00 AM) (Judicial Officer: De La Garza, Melisa)
03/15/2016	Plea (Judicial Officer: Leavitt, Michelle) 1. CHILD ABUSE, NEGLECT, OR ENDANGERMENT WITH SUBSTANTIAL BODILY HARM Guilty PCN: 0025604187 Sequence:
03/18/2016	Reporters Transcript Reporter's Transcript of Proceedings Preliminary Hearing 03/01/16
03/24/2016	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses
03/30/2016	Ex Parte Motion Ex Parte Motion and Order for Release of Medical Records
03/30/2016	Ex Parte Motion Ex Parte Motion and Order for Release of Medical Records
03/31/2016	Status Check: Reset Trial Date (8:30 AM) (Judicial Officer: Leavitt, Michelle)
04/19/2016	CANCELED Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated
04/26/2016	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated
05/16/2016	Supplemental Witness List Supplemental Notice of Witnesses and/or Expert Witnesses
05/23/2016	Motion for Discovery Defendant's Motion for Discovery
05/24/2016	Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)
05/31/2016	Motion for Discovery (8:30 AM) (Judicial Officer: Leavitt, Michelle) 05/31/2016, 06/30/2016, 07/26/2016 Defendant's Motion for Discovery
06/07/2016	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
06/20/2016	Order for Production of Inmate Order for Production of Inmates
07/14/2016	Opposition to Motion State's Opposition to Defendant's Motion for Discovery
08/03/2016	Order Order for Release of CPS/DFS Records

CASE SUMMARY CASE No. C-16-313047-1

	CASE NO. C-16-313047-1
08/09/2016	CANCELED Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
08/16/2016	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
10/03/2016	Notice of Witnesses and/or Expert Witnesses Defendant's Notice Of Expert Witnesses, Pursuant To NRS 174.234(2)
10/17/2016	Notice of Witnesses and/or Expert Witnesses Defendant's Notice of Witness, Pursuant to NRS 174.234
10/18/2016	Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)
10/18/2016	Supplemental Witness List Second Supplemental Notice of Witnesses and/or Expert Witnesses [NRS 174.234]
10/19/2016	Notice of Motion Notice of Motion and Motion to Continue Trial Based on Outstanding Expert Discovery
10/20/2016	Recorders Transcript of Hearing Recorder's Transcript of Calendar Call, Ocotber 18, 2016
10/20/2016	Motion to Continue Trial (8:30 AM) (Judicial Officer: Leavitt, Michelle) 10/20/2016-10/21/2016 State's Notice Of Motion And Motion To Continue Trial Based On Outstanding Expert Discovery
10/20/2016	Order for Production of Inmate
10/21/2016	CANCELED All Pending Motions (10:00 AM) (Judicial Officer: Leavitt, Michelle) Vacated - On in Error
10/21/2016	Opposition to Motion Defense Opposition to State's Motion to Continue
10/24/2016	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated
10/25/2016	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
10/26/2016	Order Order For Discovery
12/16/2016	Notice of Motion Notice of Motion and Motion in Limine to Strike of Limit the Testimony of Defendant's Expert Dr. Lindsey "Dutch" Johnson or in the Alternative a Request for an Evidentiary Hearing
12/30/2016	Notice of Witnesses and/or Expert Witnesses Third Supplemental Notice of Witnesses and/or Expert Witnesses
12/30/2016	Opposition to Motion Opposition To State's Motion In Limine To Strike or Limit the Testimony of Defendant's Expert

CASE SUMMARY CASE NO. C-16-313047-1

	CASE NO. C-10-313047-1
	Dr. Lindsey "Dutch" Johnson and Defense Request for An Evidentiary Hearing
01/03/2017	Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)
01/06/2017	Supplement Supplement To Defense's Opposition To State's Motion In Limine To Strike Or Limit The Testimony Of Defendant's Expert And Defense Request For An Evidentiary Hearing
01/09/2017	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
01/09/2017	Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) 01/09/2017-01/13/2017
01/09/2017	Motion to Amend Information State's Notice of Motion and Motion to Amend the Criminal Information to Conform to the Testimony at the Preliminary Hearing
01/09/2017	Amended Information Amended Information
01/10/2017	Motion in Limine (10:30 AM) (Judicial Officer: Leavitt, Michelle) State's Motion in Limine to Strike or Limit the Testimony of Defendant's Expert, Dr. Lindsey "Dutch" Johnson, or, in the Alternative, a Request for an Evidentiary Hearing
01/10/2017	All Pending Motions (10:30 AM) (Judicial Officer: Leavitt, Michelle)
01/10/2017	Jury List
01/11/2017	CANCELED Jury Trial (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Attorney or Pro Per
01/12/2017	Instructions to the Jury
01/12/2017	Amended Jury List
01/12/2017	Supplement to Opposition Defendant's Second Supplement to Defense's Opposition to State's Motion In Limine to Strike or Limit the Testimony of Defendant's Expert and Defense Request for Evidentiary Hearing
01/13/2017	€ Verdict
02/17/2017	PSI PSI
03/07/2017	Sentencing (8:00 AM) (Judicial Officer: Leavitt, Michelle) Sentencing (Jury Verdict)
03/07/2017	Disposition (Judicial Officer: Leavitt, Michelle) 1. CHILD ABUSE, NEGLECT, OR ENDANGERMENT WITH SUBSTANTIAL BODILY HARM Guilty PCN: 0025604187 Sequence:

CASE SUMMARY CASE NO. C-16-313047-1

	CASE NO. C-10-3	13047-1	
03/07/2017	Sentence (Judicial Officer: Leavitt, Michelle) 1. CHILD ABUSE, NEGLECT, OR ENDANGERMENT WITH SUBSTANTIAL BODILY HARM		
	Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Minimum:36 Months, Maximum:120	Months	
	Consecutive: Case Number C304254-1 Credit for Time Served: 0 Day Fee Totals:		
	Administrative Assessment Fee \$25 Genetic Marker	25.00	
	Analysis AA Fee	3.00	
	Fee Totals \$ \$150 Waived	28.00	
03/10/2017	Judgment of Conviction JUDGMENT OF CONVICTION (JURY TRIAL)		
03/16/2017	Criminal Order to Statistically Close Case Criminal Order To Statistically Close Case		
03/23/2017	Notice of Appeal (criminal) Party: Defendant MATHEWS, DONOVINE		
03/24/2017	Case Appeal Statement		
03/30/2017	Notice of Appeal (criminal) Notice of Appeal		
03/30/2017	Case Appeal Statement Case Appeal Statement		
DATE	FINANCIAL INFORMATION		
	Defendant MATHEWS, DONOVINE		
	Total Charges Total Payments and Credits		28.00 0.00

Balance Due as of 3/31/2017

28.00

Electronically Filed 03/10/2017 09:36:25 AM

CLERK OF THE COURT

MAR 08 / ...

JOC

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

DONOVINE MATHEWS aka Donovian Mathews #5910369

Defendant.

DEPT. NO. XII

CASE NO. C313047-1

JUDGMENT OF CONVICTION (JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT WITH SUBSTANTIAL HARM (Category B Felony) in violation of NRS 200.508(1); and the matter having been tried before a jury and the Defendant having been found guilty of the crime of CHILD ABUSE, NEGLECT OR ENDANGERMENT WITH SUBSTANTIAL HARM (Category B Felony) in violation of NRS 200.508(1); thereafter, on the 7th day of March, 2017, the Defendant was present in court for sentencing with counsel KRISTY HOLIDAY, Deputy Public Defender, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said crime as set forth in the jury's verdict and, in addition to the \$25.00 Administrative Assessment Fee plus \$3.00 DNA Collection Fee, the Defendant is SENTENCED as follows: a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS with a MINIMUM parole eligibility of THIRTY-SIX (36) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE to C304254-1, with ZERO (0) DAYS credit for time served. As the \$150.00 DNA Analysis Fee and Genetic Testing have been previously imposed, the Fee and Testing in the current case are WAIVED.

DATED this _____ day of March, 2017.

DISTRICT COURT JUDGE

Felony/Gross Misdemeanor

COURT MINUTES

March 03, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

March 03, 2016

10:00 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kristen Brown

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT:

Greve, Christine Attorney Defendant

MATHEWS, DONOVINE

JOURNAL ENTRIES

- Deputized Law Clerk, Vivian Luong appearing for the State.

Ms. Greve requested matter be CONTINUED to confirm as counsel, COURT SO ORDERED.

CUSTODY (COC)

3/08/16 10:00 AM ARRAIGNMENT CONTINUED (LLA)

PRINT DATE: 03/31/2017 Page 1 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

March 08, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

March 08, 2016

10:00 AM

Arraignment Continued

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kory Schlitz

Kristen Brown

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT:

Greve, Christine

Attornev

MATHEWS, DONOVINE

Defendant

JOURNAL ENTRIES

- Deputized Law Clerk, Kelsey Einhorn appearing for the State.

Ms. Greve stated that the deft. was not able to retain her office and requested to WITHDRAW, COURT SO ORDERED. Court FINDS that the deft. qualifies for the Public Defender and ORDERED, matter CONTINUED for the Public Defender's office to run a conflicts check and to confirm as counsel.

CUSTODY (COC)

3/15/16 10:00 AM ARRAIGNMENT CONTINUED...CONFIRMATION OF COUNSEL (KOHN) (LLA)

PRINT DATE: 03/31/2017 Page 2 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

March 15, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

March 15, 2016

10:00 AM

All Pending Motions

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kristen Brown

Kory Schlitz

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT:

Hillman, Ralph R. MATHEWS, DONOVINE Attornev Defendant

Public Defender

Attorney

JOURNAL ENTRIES

- ARRAIGNMENT CONTINUED...CONFIRMATION OF COUNSEL (KOHN)

Deputized Law Clerk, Vivian Luong appearing for the State.

Mr. Hillman CONFIRMED AS COUNSEL on behalf of the Public Defender's office. DEFT. MATHEWS ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript.

CUSTODY (COC)

4/19/16 8:30 AM CALENDAR CALL (DEPT. 12)

4/26/16 1:30 PM JURY TRIAL (DEPT. 12)

PRINT DATE: 03/31/2017 Page 3 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

March 31, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

March 31, 2016

8:30 AM

Status Check: Reset Trial

Date

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Billie Jo Craig

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

MATHEWS, DONOVINE

Defendant

JOURNAL ENTRIES

- Deputy District Attorney Chris Hamner and Deputy Public Defender Anna Clark present.

Ms. Clark requested Trial date be reset and advised defendant did not want to Waive his speedy Trial rights. However, he will Waive them today. Upon inquiry of the Court, defendant WAIVED the 60day rule today. COURT ORDERED, Trial date is VACATED and RESET.

CUSTODY (COC)

5/24/16 8:30 AM CALENDAR CALL

6/7/16 1:30 PM JURY TRIAL

PRINT DATE: 03/31/2017 Page 4 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

May 24, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

May 24, 2016

8:30 AM

Calendar Call

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

Clark, Kristy

Jobe, Michelle Y.

Public Defender

State of Nevada

REPORTER:

PARTIES

PRESENT: Anderlik, Elizabeth J.

Attorney Attorney Attorney MATHEWS, DONOVINE Defendant Attornev **Plaintiff**

JOURNAL ENTRIES

- Ms. Anderlik indicated another deputy will be coming to Court to handle Calendar Call. Ms. Clark advised defense is going to ask for a trial continuance. Ms. Jobe requested to trail the matter to obtain the State's trial calendar. COURT TRAILED AND RECALLED matter. Ms. Clark apologized to State, and indicated she did not speak with Deft. until yesterday, and Deft. was revoked in his other case yesterday as well. Thereafter, counsel requested trial be continued due to further investigation needing to be done. Ms. Jobe made no objection, and advised State would have been ready. COURT ORDERED, Deft's Motion to continue trial date GRANTED; trial date VACATED AND RESET.

CUSTODY (COC)

8/09/16 8:30 A.M. CALENDAR CALL

8/16/16 1:39 P.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 5 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

May 31, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

May 31, 2016

8:30 AM

Motion for Discovery

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Debbie Winn

REPORTER:

PARTIES

PRESENT: Anderlik, Elizabeth J.

Attorney Devaney, Kelli M. Attorney MATHEWS, DONOVINE Defendant Public Defender **Attorney** State of Nevada Plaintiff

JOURNAL ENTRIES

- At request of State and there being no objection by defense, COURT ORDERED, matter CONTINUED thirty days.

CUSTODY (COC)

6/30/16 8:30 A.M. DEFT'S MOTION FOR DISCOVERY

PRINT DATE: 03/31/2017 Page 6 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

June 30, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

June 30, 2016

8:30 AM

Motion for Discovery

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT: Clark, Kristy Attorney

Hamner, Christopher MATHEWS, DONOVINE Attorney Defendant

Public Defender State of Nevada

Attorney Plaintiff

JOURNAL ENTRIES

- At request of State due to scheduling conflicts, and there being no objections, COURT ORDERED, matter CONTINUED.

NIC (COC-NDC)

7/26/16 8:30 A.M. DEFT'S MOTION FOR DISCOVERY

PRINT DATE: 03/31/2017 Page 7 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

July 26, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

July 26, 2016

8:30 AM

Motion for Discovery

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT: Hamner, Christopher Attorney Attorney

Attorney

Attornev

Plaintiff

Defendant

Holiday, Kristy Jobe, Michelle Y. MATHEWS, DONOVINE Public Defender State of Nevada

JOURNAL ENTRIES

- COURT ORDERED, as follows:

- 1. Statements of the Defendant and Any Potential Co-Defendant(s) MOTION GRANTED pursuant to NRS 174.235.
- 2. Statements of Potential Witnesses MOTION GRANTED pursuant to NRS 174.235.
- 3. Crime Scene Analysis, Evidence Collection, and Forensic Testing MOTION GRANTED as required by nevada revised statute.
- 4. Preservation of, and Access to, Raw Evidence MOTION DENIED WITHOUT PREJUDICE. Court advised defense counsel if there is something defense believes they do not have, that the State has and defense is entitled to it, this motion can be brought back to the Court for consideration.

PRINT DATE: 03/31/2017 Page 8 of 32 March 03, 2016 Minutes Date:

- 5. Electronic Communications and Associated Warrants MOTION DENIED as being too broad. Ms. Holiday advised defense can narrow this request. Court noted if there is a wiretap, defense would be entitled to that. Ms. Holiday advised there was no wiretap in this case. Court stated if there is something more narrowed defense can bring back, which meets the definition, Court will consider it.
- 6. Alternate Suspect and Other Exculpatory Evidence MOTION GRANTED pursuant to Brady material definition.
- 7. Monitoring, Tracking, and Associated Warrants MOTION OFF CALENDAR as there were no warrants issued in the case.
- 8. Chain of Custody MOTION GRANTED as to chain of custody regarding evidence.
- 9. Documents, Notes, and Reports Used by Witnesses to Prepare for Testimony MOTION GRANTED to extent they are photographs and medical records. Ms. Holiday advised there is a burn expert who made statements to officers and who never examined or treated the victim, and a doctor who never treated or examined the victim. Ms. Jobe advised the information is in the photographs the defense already has.
- 10. Witness Contact Information MOTION GRANTED to extent it is required by NRS 174.234 Subsection 4.
- 11. Notes and Reports Related to Police Investigation MOTION DENIED as being too broad. Court noted if defense wants to get more specific on this request, it can be resubmitted for Court's consideration.
- 12. Use of Police Informants OFF CALENDAR as not being applicable to this case.
- 13. Identity of Police Informants OFF CALENDAR as not being applicable to this case.
- 14. Audio, Video, and Photographs MOTION GRANTED as to any audio, video and photographs taken.
- 15. Witness Compensation OFF CALENDAR as there was nothing applicable, except for statutory fees.
- 16. Prior Statements MOTION GRANTED to extent it is required by statute.
- 17. Impeachment Information MOTION DENIED.
- 18. Criminal Histories MOTION GRANTED to extent of prior felonies and crimes of dishonesty.

PRINT DATE: 03/31/2017 Page 9 of 32 Minutes Date: March 03, 2016

- 19. Any and all books, papers, documents, and tangible objects related to the case not covered by the previous requests MOTION DENIED.
- 20. All 911 and 311 Calls, Including Recordings, Reports & Transcripts MOTION GRANTED.
- 21. Medical Records MOTION GRANTED as to medical records related to specific instance of this case.

Discussions as to CPS investigation having occurred in this case and a file being in existence.

- 22. Child Protective Services Records State to submit an order as to records, limited to this case, being turned over sealed, to Court in-camera, for Court to determine whether information is relevant pursuant to Brady.
- 23. Expert Material MOTION GRANTED as to information expert relied upon when forming opinion.

Ms. Holiday advised defense believes State and CPS are communicating with each other and passing information back and forth as to Deft's communication with the child's mother; and defense is seeking this information. Ms. Jobe argued State represents Department of Family Services, the mother has proven herself untrustworthy and not protected, by showing up and taking the Stand on behalf of Deft. at the Preliminary Hearing, while her permanency worker Nancy Doyle was sitting outside. Court stated it suggests the victim's mother does what she is being told by Family Services, to protect her children. Arguments by Ms. Holiday. Court stated it is not the department's job to tell the victim she cannot testify. Ms. Holiday argued she is just trying to get information to see if there is a possibility that Family Services is telling her not to testify. Court stated if there is evidence that someone is trying to sway her, dissuade her, or persuade her how to testify, that would be very concerning to Court, and it sounds like defense is making this allegation on the victim's behalf. Ms. Holiday argued she would just like to see the basis for that allegation.

24. E-Mail Communications - MOTION DENIED as being too broad.

CONFERENCE AT BENCH as to Request No. 24.

25. General Correspondence - MOTION DENIED as being overly broad, with exception of CAD reports.

State to prepare the order regarding CPS records. COURT FURTHER ORDERED, State's Motion for reciprocal discovery is also GRANTED.

Ms. Clark requested trial be continued for further investigation to be done. State made no objections. COURT ORDERED, trial date VACATED AND RESET.

PRINT DATE: 03/31/2017 Page 10 of 32 Minutes Date: March 03, 2016

CUSTODY (COC-NDC)

10/18/16 8:30 A.M. CALENDAR CALL

10/25/16 1:30 P.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 11 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

October 18, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

October 18, 2016

8:30 AM

Calendar Call

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Hamner, Christopher Attorney Holiday, Kristy **Attorney** Kierny, Carli L. **Attorney** MATHEWS, DONOVINE Defendant Public Defender Attornev State of Nevada **Plaintiff**

JOURNAL ENTRIES

- Mr. Hamner not present. Ms. Holiday requested to trail the case to speak with Deft. further about Calendar Call; and COURT SO ORDERED. CASE RECALLED. All parties are present. Upon Court's inquiry, Ms. Holiday advised the matter is not resolved, and defense is ready, however, there are problems. Ms. Holiday added parties are estimating five days or more for trial, Nevada Day is next Friday, she understands this Court may be starting a death penalty trial on October 31, 2016, she is concerned about scheduling, and it is probable this case may bleed over into week of October 31, 2016. Court advised counsel to let the Court worry about the schedule. Discussions as to this matter not being Overflow eligible. Upon Court's inquiry, Mr. Hamner confirmed State is ready, this will be a five day trial, and parties can start trial next week on Monday, before this Court. Following discussions as to scheduling, Ms. Holiday advised defense can proceed next week.

Mr. Hamner advised defense noticed an expert, and provided photographs to State, which includes a graph with mathematical formulas, numbers and figures, plus a snapshot of a child running,

PRINT DATE: 03/31/2017 Page 12 of 32 Minutes Date: March 03, 2016

however, no report has been prepared. Additionally, State will be requesting any handwritten notes from defense expert that were relied upon, to be provided to State, before trial starts. Ms. Holiday noted there were no notes prepared, however, State has the address and phone number of defense's expert, and she will not object to State calling the expert on the phone regarding this information. Thereafter, Ms. Holiday argued State would not be entitled to any notes even if there are notes, State noticed three experts, where notes or reports were not provided; and defense will request State's expert to provide notes, if defense has to turn over their expert's notes. Arguments by Mr. Hamner as to the photographs provided by defense, and the child and location depicted not being the child in this case, nor the same location of where the event happened.

Court stated a hypothetical child might be irrelevant. Discussions as to there being no other reports, State's experts being medical doctors who examined the injuries or photos of injuries, and medical reports having been provided to defense. Court asked defense counsel if the expert is planning to do a simulation or recreation, like a reconstruction of allegations. Ms. Kierny stated the expert did do analysis and calculations of some hypothetical's, the expert could have contemplated an omnibus report, however, it would have required multiple hours of work, defense did not have a budget for it, the expert explained this to defense orally, she also has no objection to State calling their expert on the phone, and defense can be billed for additional and available hours. Court suggested both sides to turn over anything required by statute to be turned over by law, or run the risk of it being excluded. Ms. Kierny advised defense turned over everything that was provided. Court stated it does not know what it is, and parties need to make a decision on what they think they need to turn over. Mr. Hamner stated he was hoping defense would provide something substantive, and he will put in a phone call to defense s expert today.

COURT ORDERED, trial date SET.

CUSTODY (COC-NDC)

10/24/16 10:30 A.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 13 of 32 Minutes Date: March 03, 2016

C-16-313047-1 State of Nevada vs

DONOVINE MATHEWS

October 20, 2016 8:30 AM Motion to Continue Trial

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

COURT CLERK: Susan Jovanovich

RECORDER: Debbie Winn

REPORTER:

PARTIES

PRESENT: Hamner, Christopher Attorney

Holiday, Kristy
Jobe, Michelle Y.

Public Defender
State of Nevada

Attorney
Plaintiff

JOURNAL ENTRIES

- Court TRAILED and RECALLED matter for all parties to appear.

Deft. not present; not transported from Nevada Department of Corrections (NDC).

Ms. Holiday advised her client was not transported for this hearing. Ms. Jobe advised she thought Deft. was remanded into custody at CCDC. Ms. Holiday requested a continuance, further noting her client is not here, this is a significant proceeding, and it was important for Deft. not to have the trial continued next week. Court asked if defense was not going to have an expert; and stated the expert is trying to do a reconstruction. Court asked if the State cannot get ready. Ms. Jobe advised she spoke with defense's expert briefly, and this expert did 20 videos, the expert is trying to recreate Metro's reenactment video, and a comparison was made. Ms. Jobe argued State does not have measurements or photographs. Upon Court's inquiry, Ms. Jobe advised the motion had still frames from a video but not sure which one. Ms. Jobe argued State has no basis to cross examine defense expert, and defense has video which was not provided to State. Mr. Hamner argued the expert said

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he had notes and had destroyed notes when preparing a report, which was not provided. Further arguments as to expert having claimed to have vast information which was sent to defense counsel and State's experts seeking to get the information from defense's expert for review and analysis. Mr. Hamner requested a trial continuance, or in alternative, for the information to be stricken, further noting State may present a motion to exclude at a later date, or defense can provide the information from their expert. Ms. Holiday objected due to Deft. not being present; and argued it is not his fault he was not transported here. Court stated a defendant does not have to be present on a motion to continue trial, but go ahead. Ms. Holiday argued she did not get a hard copy of the motion, until she walked into Court this morning. Ms. Jobe stated she asked her secretary to send the motion to defense, and it was confirmed she did send it. Court stated it was hoping defense had received the motion the same time the Court did. Both sides disputed about defense s claim of not receiving the motion. Upon Court's inquiry, Ms. Holiday stated she skimmed through the motion while sitting in the corner earlier this morning. Court stated it needs to know by tomorrow about the trial date, and parties need to make sure Deft. is transported for this hearing. COURT ORDERED, matter CONTINUED for Deft's presence.

LATER, State's Order For Production Of Inmate Donovine Michael Mathews, BAC #1161064 SIGNED AND FILED IN OPEN COURT.

CUSTODY (COC-NDC)

10/21/16 10:00 A.M. STATE'S MOTION TO CONTINUE TRIAL BASED ON OUTSTANDING EXPERT DISCOVERY

10/24/16 1:30 P.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 15 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

October 21, 2016

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

October 21, 2016

10:00 AM

Motion to Continue Trial

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Carole D'Aloia

RECORDER:

Debbie Winn

REPORTER:

PARTIES

PRESENT:

Hamner, Christopher Attorney Holiday, Kristy **Attorney** Jobe, Michelle Y. **Attorney** MATHEWS, DONOVINE Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- Court noted the absence of the Defendant and, ORDERED, Defendant's presence WAIVED this date. Defense Opposition to State's Motion to Continue FILED IN OPEN COURT. Following arguments by counsel in support of their pleadings, COURT ORDERED, State's Notice of Motion and Motion to Continue Trial Based on Outstanding Expert Discovery GRANTED over the objection of Ms. Holiday; State to prepare and submit appropriate Order; Calendar Call and Jury Trial dates VACATED and RESET.

1/3/17 8:30 AM CALENDAR CALL

1/9/17 1:30 PM JURY TRIAL

PRINT DATE: 03/31/2017 March 03, 2016 Page 16 of 32 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

January 03, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

January 03, 2017

8:30 AM

Calendar Call

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Debbie Winn

REPORTER:

PARTIES

PRESENT:

Hamner, Christopher Attorney Jobe, Michelle Y. Attornev MATHEWS, DONOVINE Defendant Public Defender Attorney Rusley, Eric W Attorney State of Nevada **Plaintiff**

JOURNAL ENTRIES

- Mr. Rusley informed Court Ms. Holiday is out sick today, and had filed a response to State's Motion in Limine to Strike, last Friday. Additionally, Ms. Holiday has more information from expert to supplement in the response; and parties will request trial to start on Wednesday, January 11, 2017, and to have the hearing on State's motion prior to trial. Mr. Rusley added the response will be filed within two days and defense will be ready for trial next week. Mr. Hamner requested trial to start Wednesday of next week, due to currently being in a murder trial in another department. Mr. Rusley confirmed Ms. Holiday was fine with the Wednesday start date. COURT ORDERED, trial date SET. CASE RECALLED. At request of Mr. Rusley, COURT ADDITIONALLY ORDERED, Deft. REMANDED into CUSTODY in this matter pending trial.

CUSTODY (COC-NDC)

1/10/17 8:30 A.M. STATE'S MOTION IN LIMINE TO STRIKE OR LIMIT THE TESTIMONY OF

PRINT DATE: 03/31/2017 Page 17 of 32 Minutes Date: March 03, 2016

DEFT'S EXPERT DR. LINDSEY "DUTCH" JOHNSON, OR, IN THE ALTERNATIVE, A REQUEST FOR AN EVIDENTIARY HEARING

1/11/17 8:30 A.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 18 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 09, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

January 09, 2017

10:30 AM

Jury Trial

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Burton, Chris Attorney Holiday, Kristy Attorney Jobe, Michelle Y. **Attorney** Kierny, Carli L. Attorney MATHEWS, DONOVINE Defendant Public Defender Attorney Plaintiff State of Nevada

JOURNAL ENTRIES

- OUTSIDE PRESENCE OF THE PROSPECTIVE JURY PANEL: State's Notice Of Motion And Motion To Amend The Criminal Information To Conform To The Testimony At The Preliminary Hearing FILED IN OPEN COURT. Following discussions, COURT ORDERED, State's Motion GRANTED. Amended Information FILED IN OPEN COURT.

PROSPECTIVE JURY PANEL PRESENT: Introductory statements by Court and by counsel. Clerk called roll. Prospective Jury Panel SWORN. Voir Dire commenced. Court admonished and excused the prospective jury panel for the evening, to return tomorrow morning at 10:30 A.M.

OUTSIDE PRESENCE OF PROSPECTIVE JURY PANEL: Ms. Jobe advised as a juror was leaving the Courtroom, this juror had asked to speak with Court, and she had told the juror State was not permitted to speak with the juror. SO NOTED. Ms. Holiday inquired if parties should go forward

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with State's Motion tomorrow morning. Court advised counsel parties should be ready to pick the jury first.

Evening recess. TRIAL CONTINUES.

CUSTODY

1/10/17 10:30 A.M. TRIAL BY JURY

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Felony/Gross Misdemeanor

COURT MINUTES

January 10, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

January 10, 2017

10:30 AM

All Pending Motions

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Holiday, Kristy Attorney Jobe, Michelle Y. **Attorney** Kierny, Carli L. **Attorney** MATHEWS, DONOVINE Defendant Public Defender Attornev State of Nevada **Plaintiff**

JOURNAL ENTRIES

- TRIAL BY JURY...STATE'S MOTION IN LIMINE TO STRIKE OR LIMIT TESTIMONY OF DEFT'S EXPERT DR. LINDSAY "DUTCH" JOHNSON, OR, IN THE ALTERNATIVE, A REQUEST FOR **EVIDENTIARY HEARING**

PROSPECTIVE JURY PANEL PRESENT: Voir Dire commenced. CONFERENCE AT BENCH. During Bench Conference, a Batson challenge was raised, and parties made further arguments to Court. Court OVERRULED objection; and ORDERED, the Jury List provided by Jury Commissioner is ADMITTED as Court's Exhibit (See Worksheets.).

OUTSIDE PRESENCE OF PROSPECTIVE JURY PANEL: Ms. Holiday advised if there is an evidentiary hearing on defense expert, it can take three hours. Court stated to lay foundation, there is no way it will take three hours, further noting defense is entitled to have an evidentiary hearing, and Court knows who biomechanical experts are.

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JURY PRESENT: JURY SELECTED. Court thanked and excused the remaining prospective jury panel members. JURY SWORN by Clerk. Court instructed and excused Jury for lunch recess until 2:30 p.m.

OUTSIDE PRESENCE OF JURY: Parties requested an evidentiary hearing on State's Motion. COURT SO ORDERED.

EVIDENTIARY HEARING

Testimony presented (See Worksheets.). During testimony, Court asked the expert witness to step down and exit the Courtroom. Expert witness not present. Court stated it did not know how far the expert was going to go during questioning, and Court did not want the expert to get mad at defense counsel. Thereafter, Court advised defense counsel they cannot just have the expert testimony on things that are not in evidence in this case. Ms. Holiday argued in support of using this expert Lindsay Dutch Johnson; and further argued as to State's theory and allegations. Court stated nobody is going to recreate something not in evidence. Discussions as to testing and geometric view patterns. Ms. Holiday provided one of the tests conducted by expert; and argued as to position of mug tipping and rolling over. Court clarified State is not bringing an expert to say how the incident happened. Ms. Holiday stated the theory defense expert is presenting could have happened. Court stated the problem here is if, there has to be factual foundation, and there is nobody to testify on those state of facts. Further arguments by counsel. Court stated it is all based on burn patterns, and it appears defense wants to bring in someone to create a factual scenario, being defense expert, and there is no evidence to support it. Further arguments by Ms. Holiday. Discussions as to medical testimony being based on experts' flawed assumption. Court NOTED it is not allowing either side's expert to make statements of what could have happened or create scenarios, based on creating a situation; and the expert cannot create a scenario, based on nothing in evidence and no foundation laid. Ms. Jobe moved to strike defense expert; and argued as to the expert's testimony not satisfying the requirements, State disputing qualifications, and there being lack of expertise. Further arguments as to video presentation provided to State, the surrogate child in the video, there being no measurements of the child, State taking issue with the video, the movements not being realistic or scientific, number of assumptions presented, the charges, and there being no support from it on any facts. Further arguments by Ms. Holiday as to direct rebuttal to State's theory. Court stated this does not prevent counsel from arguing if it was accidental or asking if it was in accidental in nature, however, defense cannot create something not supported by the evidence with no foundation. COURT ORDERED, it will leave this open for parties to revisit during trial as evidence is coming out. Ms. Holiday requested Court to consider limiting the expert's testimony to a specific area in lieu of excluding him; and argued as to defense having no knowledge of the alleged victim's arm length measurement. Court advised counsel defense could have asked the pediatrician this information. Ms. Jobe provided the measurement to defense counsel. Following further arguments, Ms. Jobe objected to lack of foundation. Discussions as to testimony about the counter, coffee cup and water pattern. Further arguments by counsel. COURT ORDERED, the defense expert will not testify based on no foundation laid. Court advised counsel the motion can be renewed by defense on allowing

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defense expert to testify on a specific area of testimony, as evidence is coming out during trial, and Court will consider it. Ms. Holiday requested to make a proffer; and COURT SO ORDERED. Ms. Holiday provided proffer on expert testimony. COURT ORDERED, State's Motion GRANTED.

Lunch recess.

JURY PRESENT: Court instructed Jury Clerk read Amended Information. Further instructions were provided to Jury by Court. EXCLUSIONARY RULE INVOKED. Testimony and Exhibits presented (See Worksheets.).

OUTSIDE PRESENCE OF JURY: Ms. Jobe advised there are people here in the Courtroom to support Deft, and earlier, those people surrounded child's mother outside the Courtroom, communicating with her, and jurors had seen this. Additionally, some information from the Courtroom was conveyed to the child victim's mother. Ms. Kierny clarified Deft's family members spoke with the child's mother and had told her about Deft's clothes she bought for him, that he is wearing in Court today, and defense counsel has told Deft's family to stop the talking to each other. Ms. Kierny further stated Deft's family and the child victim's mother are friendly with each other. SO NOTED.

JURY PRESENT: Further testimony and Exhibits presented (See Worksheets.). Court admonished and excused Jury for the evening, to return tomorrow morning at 10:30 a.m.

OUTSIDE PRESENCE OF JURY: Court admonished witness Jasmin Cathcart not to speak with anybody or with any witnesses in this case, or with family members regarding her trial testimony, except with the prosecutors. Ms. Jobe confirmed State will not be discussing anything with this witness.

Evening recess. TRIAL CONTINUES.

CUSTODY

1/11/17 8:30 A.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 23 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 11, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

January 11, 2017

8:30 AM

Jury Trial

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Burton, Chris Attorney Holiday, Kristy Attorney Jobe, Michelle Y. Attorney Kierny, Carli L. **Attorney** MATHEWS, DONOVINE Defendant Public Defender Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- OUTSIDE PRESENCE OF JURY: Various exhibits were admitted by stipulation (See Worksheets.).

JURY PRESENT: Testimony and Exhibits presented (See Worksheets.). CONFERENCE AT BENCH.

OUTSIDE PRESENCE OF JURY: Ms. Holiday requested to make a record. Court advised counsel defense does not have to make a record that was already made at the Bench. Ms. Holiday clarified defense is renewing Deft's request to allow expert to testify. Court stated this can be handled before the lunch recess, but not during cross examination. Ms. Holiday argued in support of relief requested, including testimony to be offered by expert. State opposed the request; and argued the testimony should be excluded as there is no foundation and it would not assist this Jury. Further arguments by counsel as to reasons behind the experiments. Court noted a lay person can testify about water and Court is not sure why defense would need an expert for common sense things.

PRINT DATE: 03/31/2017 Page 24 of 32 Minutes Date: March 03, 2016 COURT ORDERED, the objection is NOTED and OVERRULED; the previous ruling as to defense expert not testifying STANDS. Ms. Holiday requested to stay the case to file a writ based on this Court's decision; and argued defense believes it is such importance on getting Deft. a fair trial and it would be appropriate to stay the trial, for the writ to be filed. Court DENIED the stay; and advised counsel defense can do what is appropriate. Discussions as to trial schedule, length of time for cross examination, and witness line up.

JURY PRESENT: Further testimony and Exhibits presented (See Worksheets.).

Lunch recess.

OUTSIDE PRESENCE OF JURY: Ms. Kierny advised defense just received notes from State regarding Dr. Peltier; and argued defense had requested these notes beforehand, and just received them. Further arguments as to NRS 174.234 (2), and written notice. Court stated these notes do not have to be turned over. Ms. Kierny argued as to case review and thoughts being in Dr. Peltier's notes, this being trial by ambush, due process violations, and defense not being prepared to cross examine the witness based on these notes. Further arguments as to Kyles vs. Whitley case law. Ms. Kierny moved for a mistrial; and argued defense cannot proceed and would be ineffective. Ms. Jobe opposed; and argued there are numerous assumptions being made by defense, these are just notes, State just received these notes and did not had these notes either, and this is not a trial by ambush, nor a failure to turn over that is owed to defense. Ms. Kierny argued the witness was contacted by detective to give an expert opinion, defense expert could have rebutted, and defense did not have these notes for the expert to rebut. Court stated these are just notes of facts everybody knew about. Further arguments by counsel as to burn pattern. Ms. Kierny moved to strike Dr. Peltier if Court is not inclined to grant a motion for mistrial, or, defense be allowed to call defense expert to rebut what defense has learned in the notes. Ms. Jobe argued State does not have any notes as to information of possible conclusions, further noting the officer who prepared the reports talks about the burn patterns. COURT ORDERED, Deft's Motion for mistrial DENIED. Court made findings that these are notes that did not have to be turned over, and not a report. Discussions as to testimony from Dr. Peltier. Further arguments by parties as to Dr. Peltier's qualification on burns. COURT ORDERED, Dr. Peltier will be permitted to testify for State.

JURY PRESENT: Testimony presented (See Worksheets.).

OUTSIDE PRESENCE OF JURY: Defense counsel moved to renew Deft's Motion to allow Lindsay Dutch Johnson to testify; and argued as to expert testimony from State, dyes, defense's theory, and defense seeking to call the expert to defend the theory adequately. Further arguments by parties. COURT ORDERED, Deft's Motion DENIED. Discussions as to trial scheduling. Ms. Holiday requested notes and records from the CPS case be provided, if State is seeking to call the CPS worker. Court stated it orders the records to be provided to Court for in-camera review and then the Court decides whether or not the information can be turned over; and this Court just does not have these records turned over, as counsel is not entitled to them. Court confirmed it did not receive any records for this case. Arguments by counsel. Court asked Ms. Holiday if defense wants Court to stop

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C-16-313047-1

the case for CPS records, and if State brings the witness in for trial, is defense asking to see the CPS records as to a particular day in question. Ms. Holiday clarified defense is requesting Court to review the records in-camera first; and argued somebody has to go through them to find the note defense is seeking information about. COURT ORDERED, it will review the records in-camera when provided. Ms. Jobe advised State is doing their best on getting records, there were discussions, and defense chose to go forward with trial knowing records from Department of Family Services were not provided. Thereafter, Ms. Jobe argued defense made a strategic decision to push this trial, defense chose to open the door; therefore, defense had some information. Ms. Jobe argued she finds this offensive as to actions by defense counsel.

JURY PRESENT: Further testimony and Exhibits presented (See Worksheets.). State's Exhibit No. 1 PUBLISHED to Jury in open Court. Transcript of the recording was provided to Jury. Court admonished and excused the Jury for the evening, to return tomorrow morning at 10:30 a.m.

OUTSIDE PRESENCE OF JURY: Discussions as to witness line up and trial schedule for tomorrow. Deft. not present. Ms. Holiday advised defense will waive Deft's presence at this time. COURT SO ORDERED. Ms. Jobe advised State received notes from CPS and the notes will be provided to Court for in-camera review. Ms. Jobe requested Court to have the transcripts collected from the Jury box, and for the Jury not to rely on them for trial. COURT SO ORDERED. Court's Exhibit ADMITTED (See Worksheets.). Ms. Holiday requested expedited transcript of today's proceedings be provided to defense, in order for a writ to be filed. Thereafter, Ms. Holiday provided the proposed order to Court. Court advised counsel to be prepared for cross examination tomorrow. Court further stated it will sign the order for the expedited transcript; however, Court is not sure when defense needs the transcript. Discussions. Court stated it will make a request to have the transcript of these proceedings typed and made available. Ms. Holiday clarified defense just needs the expert testimony provided today transcribed. SO NOTED.

Evening recess. TRIAL CONTINUES.

CUSTODY

1/12/17 10:30 A.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 26 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 12, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

January 12, 2017

10:30 AM

Jury Trial

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Burton, Chris Attorney Holiday, Kristy Attorney Jobe, Michelle Y. Attorney Kierny, Carli L. Attorney MATHEWS, DONOVINE Defendant Public Defender Attorney **Plaintiff** State of Nevada

JOURNAL ENTRIES

- OUTSIDE PRESENCE OF JURY: Ms. Holiday advised her mother has been present sitting in Court during trial, she was waiting earlier this morning outside the Courtroom, further noting two named trial witnesses were outside talking about the case, and her mother had overheard one of the witnesses, who referenced about a doctor and child s treatment for the alleged incident. Additionally, the exclusionary rule was invoked. Ms. Holiday requested Court to ask what was said to the witness. Ms. Jobe informed Court Dr. Olson does not want to be here this morning, further noting he was the first physician, who had treated the alleged child victim, and the detectives may have challenged the witness and may have gone to Dr. Cetl for opinions. Court asked who cares. Ms. Jobe stated Dr. Olson is hostile with State and he had said Dr. Cetl had seen the child. Ms. Kierny moved to strike. Arguments by counsel. Ms. Jobe argued she spoke with Dr. Olson and she had not said anything about Dr. Cetl's role in the case, further noting Dr. Olson was upset this morning about coming in to testify. Court stated it will be happy to have Dr. Olson appear in the Courtroom.

PRINT DATE: 03/31/2017 Page 27 of 32 Minutes Date: March 03, 2016 Dr. Olson is now present in Court in front of the podium. Court canvassed Dr. Olson asking whether he spoke to the detective outside about the case. Dr. Olson stated he was aware Dr. Cetl had seen the child. Further discussions between Court and Dr. Olson regarding Dr. Cetl's statements. Court advised Dr. Olson the exclusionary rule was invoked, and Court is just informing him that he is not permitted to discuss his testimony or about the case with anyone, with exception of the trial lawyers. Ms. Holiday requested to speak to him. Dr. Olson stated he just spoke with the State. Discussions as to State seeking to call another witness who is an abuse specialist. Court reminded Dr. Olson not to discuss this case with anybody. Dr. Olson stated he is going on the stand and has to be at the ER. Court thanked Dr. Olson for being here; and advised Dr. Olson to wait outside the Courtroom, and Court will let him know when he will be called to testify. Dr. Olson not present. Ms. Jobe advised it was State's understanding that Dr. Celt was not the first doctor to see the child, and State would have called this doctor instead of Dr. Olson if State was able to. Court noted for the record State has provided notes from the CPS records. Court's Exhibit ADMITTED AND SEALED (See Worksheets.). Discussions as to no corroboration of information being available in the notes defense was seeking information on. Ms. Jobe advised State will not be calling the additional witness from CPS to testify.

JURY PRESENT: Testimony and Exhibits presented (See Worksheets.).

OUTSIDE PRESENCE OF JURY: Ms. Kierny advised parties are going to get into jail calls, and defense had requested the jail calls to be provided. Additionally, defense received the jail call recordings Friday of last week, and the door was opened when Jasmin had talked about the family being a happy family. Court advised counsel State can get into it; and asked if defense had objections to the jail calls. Ms. Kierny advised defense was waiting for what State was going to introduce. Ms. Jobe confirmed State is not planning to bring information in from the jail calls. Arguments by Ms. Kierny as to prejudice issue. Court stated the witness testified, the witness was told not to have contact with Deft, and this witness did anyway and admitted to it. Further arguments by Ms. Kierny as to no transcript of the calls being made, and defense not having had time to get the calls transcribed. Further arguments by parties were made, and objections were made due to collateral matter not being relevant. Ms. Kierny also argued regarding discovery violation due to defense receiving the calls late. Court NOTED the objection; and FURTHER NOTED, State is not going to present the phone calls; however, State can ask the detective about the substance. Ms. Kierny argued transcripts of the phone calls are needed, and defense cannot follow along with the conversation in the calls. Ms. Jobe reminded Court State does not have a transcript either. Ms. Kierny argued how can she review and understand the calls. Ms. Jobe suggested defense to listen to the calls during the break, and thereafter, make objections to Court. Further arguments. Court NOTED the objection.

JURY PRESENT: Further testimony and Exhibits presented (See Worksheets.).

OUTSIDE PRESENCE OF JURY: Court advised parties it received a note from Juror No. 6 through the Court Marshal, and the note says the juror had asked to the see the coffee cup. Court's Exhibit ADMITTED (See Worksheets.). Ms. Jobe advised there are pictures of the cup in evidence. Discussions. Ms. Holiday requested the cup from the Metro vault be brought to the Courtroom by

PRINT DATE: 03/31/2017 Page 28 of 32 Minutes Date: March 03, 2016

Metro. State objected. Court advised counsel defense has to establish chain of custody. Discussions as to proposed jury instructions and witness line up. Ms. Kierny advised Ms. Holiday wants to use a demonstrative. Ms. Holiday advised she has a large easel with white note paper; and requested she be allowed to use this during trial. COURT SO ORDERED.

Lunch recess.

JURY PRESENT: Further testimony and Exhibits presented (See Worksheets.).

OUTSIDE PRESENCE OF JURY: State rested. Deft. was admonished of his right not to testify. Upon Court's inquiry, Deft. acknowledged; and stated he will not be testifying. SO NOTED. Ms. Holiday advised she will prepare to do closings, but she would like to incorporate the jury instructions in her closing arguments and also incorporate testimony from Dr. Cetl.

Parties exited the Courtroom to settle proposed Jury instructions with the Court informally, in Chambers. MATTER TRAILED.

CASE RECALLED. JURY INSTRUCTIONS SETTLED. VERDICT FORM APPROVED. Objections were made by defense counsel regarding proposed instructions rejected by Court. Following further arguments by parties, Court OVERRULED the objections. Court's Exhibits ADMITTED (See Worksheets.).

Deft's Second Supplement To Defense's Opposition To State's Motion In Limine To Strike Or Limit The Testimony Of Defendant's Expert And Defense Request For An Evidentiary Hearing FILED IN OPEN COURT. Ms. Holiday moved to renew Deft's request to allow Lindsay Dutch Johnson to provide expert testimony; and argued in support of relief requested. Exhibits presented (See Worksheets.). Arguments by parties. Ms. Jobe requested Court to maintain its decision on not allowing the defense expert to testify; and argued regarding the Hallmark decision, and this defense expert failing to meet requirements. COURT ORDERED, it will maintain the decision on this issue. Ms. Holiday requested Court not to have closings done today; and stated she can go forward if needed, further noting things in the case have changed quickly, things have come in, defense did not expect the jail calls to not come in, and another witness was not going to testify. Ms. Holiday requested time to prepare and for the trial to resume sometime in the afternoon. Court stated it is prepared to go forward. Ms. Jobe advised State will be ready, however, if defense wants time, State will allow 20 minutes. COURT SO ORDERED. Matter TRAILED.

CASE RECALLED at 4:07 p.m. Mr. Burton noted for the record defense did not ask for a lesser included on the Verdict Form, with the consent from Deft. on trial strategy. SO NOTED.

JURY PRESENT: State and defense rested. Court instructed Jury on the law. Closing arguments by counsel. Marshal and Matron were sworn to take charge of the Jury. At the hour of 6:15 p.m., the Jury retired to deliberate.

PRINT DATE: 03/31/2017 Page 29 of 32 Minutes Date: March 03, 2016

C-16-313047-1

Jury deliberating.

Evening recess. TRIAL CONTINUES.

CUSTODY

1/13/178:00 A.M. TRIAL BY JURY

PRINT DATE: 03/31/2017 Page 30 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 13, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

January 13, 2017

8:00 AM

Jury Trial

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Phyllis Irby

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Burton, Chris Attorney Holiday, Kristy **Attorney** Jobe, Michelle Y. Attorney Kierny, Carli L. **Attorney** MATHEWS, DONOVINE Defendant State of Nevada **Plaintiff**

JOURNAL ENTRIES

- JURY PRESENT at 8:05 am, deliberations continued. JURY PRESENT, Verdict reached at 11:40 am. The Court thanked and excused jurors. The State requested Deft be remanded without bail. COURT ORDERED, DEFT REMANDED pending sentencing. SENTENCING SET.

CUSTODY

3-07-17 8:30 AM SENTENCING (DEPT. XII)

PRINT DATE: 03/31/2017 Page 31 of 32 Minutes Date: March 03, 2016

Felony/Gross Misdemeanor

COURT MINUTES

March 07, 2017

C-16-313047-1

State of Nevada

DONOVINE MATHEWS

March 07, 2017

8:00 AM

Sentencing

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Jovanovich

RECORDER:

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Holiday, Kristy Attorney Jobe, Michelle Y. Attornev MATHEWS, DONOVINE Defendant Public Defender Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Upon Court's inquiry, both counsel confirmed no evaluation was required, unless Deft. was receiving probation. By virtue of Jury Verdict returned in this matter, DEFT. MATHEWS ADJUDGED GUILTY OF CHILD ABUSE, NEGLECT, OR ENDANGERMENT WITH SUBSTANTIAL BODILY HARM (F). Arguments by parties. Ms. Jobe provided information from Deft's juvenile and criminal history. Court stated it reviewed this information. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, DNA Fee WAIVED, and \$3.00 DNA Collection fee, Deft. SENTENCED to a MINIMUM of THIRTY SIX (36) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Corrections (NDC), to run CONSECUTIVE to Case C304254-1, with ZERO (0) DAYS CREDIT FOR TIME SERVED. BOND, if any, EXONERATED.

NDC (COC-NDC)

PRINT DATE: 03/31/2017 Page 32 of 32 Minutes Date: March 03, 2016

C313047 State of Nevada v. Donovine Mathews

State's Exhibit List

No.	<u>Item</u>	<u>Offered</u>	Objection	<u>Admitted</u>
1.	D. Mathews Recorded	1-11-17	no	1-11-17
	Statement	/ 11 ((110	1111
2.	D. Mathews Reenactment	11-11-17	No	1-11-17
	video		•	*
3.	Photo 1 – Chance	1-10-17	SHP	1-10-17
4.	Photo 2 – Chance r hand with	1-10-17	Stip	1-10-17
	dressing	1 10 17	7,16	1710 17
5.	Photo 3 – Chance L hand with	1-10-17	Stip	1-10-17
	dressing		• •	
6.	Photo 4 – Chance right palm	1-10-17	Stip	1-10-17
7.	Photo 5 – Chance L palm	1-10-17	Stip	1-10-17
8.	Photo 7 – Top R hand	1-10-17	Stip	1-10-17
9.	Photo 8 – Top R with	1-10-17	Stip	1-10-17
	measurement		JUT	
10.	Photo 10 – Top L hand, (fingers	1-10-17	Stip	1-10-17
	right)	*		1-10-17
11.	Photo 9 – Top L hand	1-10-17	Stip	I
12.	Photo 11 – L hand side thumb	1-10-17	Stip	1-10-17
13.	Photo 12 – L hand with	1-10-17	Stip	1-10-17
14.	Photo – UMC R hand 1/6/16	1-10-17	7 (1)	1-10-17
15.	Photo – UMC R hand 1/6/16	1-10-17	yes	1-10-17
16.	Photo – UMC L hand 1/6/16 w	11 10 17	yes	1 10 1+
10.	blister	1-10-17	yes	1-10-17
17.	Photo – UMC L hand 1/6/16,	1-10-17		1-10-17
	side	I W IT	ges	1-10 17
18.	Photo – UMC L hand, thumb	1 11/12	INPC	1-10-17
and the second s	side 1/6/16	1-10-17	y y	1011
19.	Photo – UMC L hand, 1/6/16	1-10-17	LLPC	1-10-17
	top		L yus	* * *

C313047 State of Nevada v. Donovine Mathews

objection Admitted offered 20. Photo - UMC R hand 1/7/15 1-10-17 1-10-17 yes top 21. Photo - UMC R hand, thumb 1-10-17 F1-01-1 1/7/15 22. Photo - UMC R hand 1/7/15, 1-10-17 1-10-17 top fingers 23. Photo - UMC L hand, pinkie [-10-17 yes 1-10-17 side 1/7/15 1-10-17 1-10-17 24. Photo - UMC Top Left 1/7/15 Photo - UMC L hand thumb 25. 1-10-17 1-10-17 1/7/15 1-11-17 26. Photo 1 – Chance at UMC 1-11-17 27. Photo 2 - Right hand w/ Stip 1-11-17 1-11-17 dressing Photo 5 – R hand with dressing, 28. 1-11-17 1-11-17 fingers Photo 12 – R hand with 29. Stip 1-11-17 1-11-17 dressing/wrist Stip 1-11-17 1-11-17 30. Photo 9 - L hand/wrist 31. Photo 10 - Left hand, fingers Stip 1-11-17 1-11-17 down 1-11-17 StiP 32. Photo 56 - #5 of apt 1-11-17 1-10-17 1-10-17 33. Photo 13 – overall of kitchen 10 34. Photo 14 – oven/counter to L 1-10-17 1-10-17 10 35. 1-11-17 Photo 15 – oven/counter to R Stip 1-11-17 36. Photo 62 - microwave 1-11-17 54ip 1-11-17 37. Photo 16 – sink 1-11-17 1-11-17 Stip 38. Photo 17 – sink/pot 1-11-17 Stip 1-11-17 1-1-1-17 39. Photo 20 – cup in sink 1-11-17 Stip 40. Photo 21 – close up of cup in 1-11-17 StiP 1-11-17 sink Stip 1-11-17 1-11-17 41. Photo 54 – cup from sink on

counter

C313047 State of Nevada v. Donovine Mathews Offered Objection Admitted						
	THE RESIDENCE OF THE PERSON OF	Urteren	ODJCC(101)	numittea		
42.	Photo 55 – inside of cup on counter	1-11-17	Stip	1-11-17		
43.	Photo 26 – stovetop	1-11-17	Stip	1-(1-17		
44.	Photo 22 – close up of stovetop	1-11-17		1-11-17		
45.	Photo 23 – close up of pot	1-11-12	ST: 0	1-11-17		
46.	Photo 19 – close up of counter	1-11-17	CLID	1 (1 (2		
47.	Photo 26 – Overall cupboards	15117	STIK			
	above stove	1-11-17	Stip	1-11-17		
48.	Photo 27 – L cupboard	1-11-17	Stip	1-11-17		
49.	Photo 28 – middle cupboard above stove	1-11-17	StiP	1-11-17		
50.	Photo 29 – Cupboard to R of stove	1-11-17	Stip	1-11-17		
51.	Photo 30 – cupboard over microwave	1-11-17	Stip	1-11-17		
52.	Photo 31 – cupboard over sink	1-11-17	Stip	1-11-4		
53.	Photo 32 – cupboard to far R of sink	1-10-17	No	1-10-17		
54.	Photo 33 – drawers/cupboard under counter to L of stove	1-11-17	Stip	1-11-17		
55.	Photo 34 – drawer to L of stove	1-11-17	Stip	1-11-17		
56.	Photo 35 – cupboards under sink	1-11-17	Stip	1-11-17		
57.	Photo 42 – Fridge overall	1-11-17	Stip	トルイ		
58.	Photo 43 – freezer door	1-11-17	Stip	1-11-17		
59.	Photo 44 – fridge door	1-11-17	Stip	1-11-17		
60.	Photo 45 – fridge contents	1-11-17	Stip	1-11-17-1		
61.	Photo 46 – freezer contents	1-(1-17	Stio	1-11-17		
62.	Photo 25 – Trash	1-11-17	Stip	1-11-17		
63.	Photo 57 – counter measure	1-11-17	Stip	1-11-17		

C313047 State of Nevada v. Donovine Mathews						
		offered	Objection	Admitted		
64.	Photo 58 – close up counter	1-11-12	٨			
	measure	1-11-17	Stif	1-11-17		
65.	Photo 59 – high chair	1-11-17	Stip	1-(1-(7		
66.	Photo 60 – Neosporin	1-11-17	Stip	1-11-17		
67.	Photo 36 – overall bathroom	1-11-17	Stip	1-11-17		
68.	Photo 37 – bathroom sink	1-11-17	Stip	1-11-17		
69.	Photo 39 – toilet	1-11-17	Stip	1-11-17		
70.	Photo 41 – shower	1-11-17	STID	1-11-17		
71.	Photo 40 – bathtub with hairbrush	1-11-17	Stip	1-11-17		
72.	Photo 49 – overall of bedroom	1-11-17	SHIP	1-11-17		
73.	Photo 50 – bedroom, shirt on top of drawers	1-11-17	Stip	1-11-(7		
74.	Photo 51 – close up of shirt on		/\\			
	drawers	1-11-17	Stip	1-11-17		
75.	Photo 53 – tshirt	6-11-17	Stip	1-11-17		
76.	Consent to Search Card	1-10-17	No	1-10-17		
77.	Photo-counter	1-11-17	Stip	1-11-17		
78.	Photo-counter	1-11-17	SHIP	1-11-17		
79.	Photo-counter and cup	1-11-17	Stip	1-11-17		
80.	Photo-cup	1-11-17	SHIP	1-11-17		
81.	Photo-cup	1-11-17	Stip	1-11-17		
82.	photo-counter & hands	1-11-17	SHIP	1-11-17		
83.						
84.		9	PROFESSIONAL PROPERTY OF THE PROFESSIONAL PROPERTY OF THE PROFESSIONAL PROPERTY OF THE PROFESSIONAL PROFESSIONAL PROPERTY OF THE PROFESSIONAL PROFES			
85.		***************************************				
86.						
87.						
88.						

EXHIBIT(S) LIST

Case No.:	C313047-1	Hearing Date: $I-Q-I$
Dept. No.:	XII	Judge: Michelle Lewitt
	4 4	Court Clerk: SUSAM Jovamovich
Plaintiff: 2	State	Recorder: Kristine Cornelius
	of Nevada	Counsel for Plaintiff: Chris Burton
	VS.	michelleJobe
Defendant:	Donovine	Counsel for Defendant: Carli Kierny
	mathews	Kristy Holiday
		0
	trial	BEFORE THE COURT

Court'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
1.	Voir Diretury List	1-9-17	No	1-9-17
2.	Juror Notebook	1-9-17	No	1-9-(7-
3.	Jury List from Commissioner	1-10-17	No	1-10-17
	Notes from Dr. Pettier	1-11-17	no	1-11-17
5.	Yoluntary Statement Transcript	1-11-17	no	1-(1-14
6.	Case notes from DFS (sealed)	1-12-17	no	1-12-17
4.	Notefrom Juror No. 6	1-12-17	no	1-12-17
8	Proposed Instruction by Defense	1-12-17	no	1-12-17
g	Proposed Instruction by Defense	1-12-17	10	1-12-17
10	proposed Instruction by Defense	1-12-17	No	1-12-17
11.	Proposed Instruction by Defense	1-12-17	no	1-12-17
12.	Note From Jurar foreperson	1-12-17	No	1-12-17
B.	Note from Juror Foreperson	1-12-17	no	1-12-17
14.	State's powerpoint-openings	1-12-17	no	[-12-17
15.	State's power point-rebuttal	1-12-17	no	1-12-17
:				

EXHI	BIT(S) LIST State's motion in
Case No.: C-16-313047-1	BIT(S) LIST State's motion in Hearing Date: Limine 1-10-17 \$1-12-17
Dept. No.:	Judge: Michelle Leavitt
Plaintiff: State of	Court Clerk: Susan Jovanovich
	Recorder: Knisting Santi
Nevada	Counsel for Plaintiff: Michelle Joke.
VS.	Chris Burton
Defendant: Donovine	Counsel for Defendant: Kristy Holiday
Mathews	Carlikterny

Motion BEFORE THE COURT

Court'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
	Photo of hands	1-12-17		1-12-17
2.	photo of hands	1-12-17	yes	1-12-17
		100		1
		-	1666	
A CANADA				
		30		
				4
			and the state of t	

Certification of Copy

State of Nevada
County of Clark

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; JUDGMENT OF CONVICTION (JURY TRIAL); DISTRICT COURT MINUTES; EXHIBITS LIST

STATE OF NEVADA,

Plaintiff(s),

VS.

DONOVINE MATHEWS aka DONOVIAN MATHEWS,

Defendant(s).

now on file and of record in this office.

Case No: C-16-313047-1

Dept No: XII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 31 day of March 2017.

Steven D. Grierson, Clerk of the Court

Amanda Hampton, Deputy Clerk