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

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BRENDAN DUNCKLEY,

Petitioner,

vs.

Sup. Ct. Case No. 73095 Case No. CR07-1728 Dept. 4

THE STATE OF NEVADA, ROBERT LEGRAND,

Respondent.

RECORD ON APPEAL

VOLUME 3 OF 11

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TRANSCRIPT OF PROCEEDINGS – MOTION TO CONFIRM TRIAL – THURSDAY, MARCH 6, 2008	04-02-08	2	218-233
TRANSCRIPT OF PROCEEDINGS – MOTION TO WITHDRAW PLEA – FRIDAY, JUNE 3, 2011	07-13-11	4	571-691
TRANSCRIPT OF PROCEEDINGS – MOTION TO WITHDRAW PLEA – FRIDAY, JUNE 3, 2011	07-13-11	10	660-780
TRANSCRIPT OF PROCEEDINGS – SENTENCING – AUGUST 5, 2008	09-05-08	3	241-269
WITHDRAWAL OF ATTORNEY	07-23-09	3	348-351



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CODE 1850



HOWARD A. CONYERS, CLERK By: DEPUTY CLERK

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

STATE OF NEVADA.

Plaintiff,

Defendant.

vs.

Case No. CR07-1728

Dept. No. 4

BRENDAN DUNCKLEY,

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JUDGMENT

The Defendant, having entered a plea of Guilty, and no sufficient cause being shown by Defendant as to why judgment should not be pronounced against him, the Court rendered judgment as follows:

That Brendan Dunckley is guilty of the crime of Lewdness with a Child Under the Age of Fourteen Years, a violation of NRS 201.230, a felony, as charged in Count I of the Amended Information, and Attempted Sexual Assault, a violation of NRS 193.330, being an attempt to violate NRS 200.366, a felony, as charged in Count II of the Amended Information; and that he be punished by imprisonment in the Nevada Department of Prisons for the maximum term of life with the minimum parole eligibility of ten (10) years, for Count I; and that he be punished by imprisonment in the Nevada Department of Prisons for the maximum term of one hundred twenty (120) months with the minimum parole eligibility of twenty-four (24) months, for Count

II, to be served concurrently with sentence imposed in Count I; with credit for four (4) days time served, and by submission to a DNA Analysis Test for the purpose of determining genetic markers. Defendant is further ordered to pay a Twenty-Five Dollar (\$25.00) administrative assessment fee, a One Hundred Fifty Dollar (\$150.00) DNA testing fee, and a Nine Hundred Fifty Dollar (\$950.00) Psychosexual Evaluation Fee to the Clerk of the Second Judicial District Court.

It is further ordered that the Defendant serve a special sentence of lifetime supervision to commence after any term of imprisonment or after any period of release on parole.

Dated this 5th day of August, 2008.

NNE J. SIUNIEU DISTRICT JUDGE

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Howard W. Convers 1 Code No. 4185 Clerk of the Court Transaction # 354459 2 3 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 4 IN AND FOR THE COUNTY OF WASHOE 5 THE HONORABLE CONNIE STEINHEIMER, DISTRICT JUDGE 6 -000-7 STATE OF NEVADA, 8 Plaintiff, Case No. CR07-1728 9 Dept. No. 4 vs. 10 BRENDAN DUNCKLEY, 11 Defendant. 12 13 TRANSCRIPT OF PROCEEDINGS 14 SENTENCING 15 August 5, 2008 16 RENO, NEVADA 17 18 19 20 21 22 23 Reported By: LISA A. YOUNG, CCR No. 353 24

1	APPEARAI	NCES:	
2			
3			
4		Reno, Nevada	
5			
6	For the Defendant:	DAVID C. O'MARA	
7		Attorney at Law Reno, Nevada	
8			
9	Parole and Probation:	LUPE GARRISON	
10			
11			
12			
13	EXHIBITS	MARKED	ADMITTED
14	A - Report from Eng Counselling	5	5
15	B - Letter from Alamo Casino	5	5
16			
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RENO, NEVADA, TUESDAY, AUGUST 5, 2008; 9:00 A.M.
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              THE COURT: Brendan Dunckley.
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              MS. VILORIA: Morning, Your Honor. Kelli Anne Viloria
 5
    on behalf of the State.
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              MR. O'MARA: David O'Mara on behalf of Mr. Dunckley.
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              THE COURT: This is the time set for sentencing. I am
 8
    in receipt of the presentence report dated July 17th, 2008.
 9
              I also have a document which was received by the Court
    Clerk that has not been considered by the Court that has been
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11
    filed in.
12
              Counsel, do you want the Court to consider the
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    document?
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              MS. VILORIA: The State does, Your Honor.
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              MR. O'MARA: Your Honor, I don't think it has any
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    bearing on this case. But Mr. Dunckley can certainly tell you
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    why this has happened with regards to his child support and the
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    Sushi Club and we have no objection to the State introducing it.
              THE COURT: Then the Court will review the document.
19
20
              Okay. You had an opportunity to review the
    presentence report with your client?
21
22
              MR. O'MARA: Your Honor, we have reviewed the
    presentence report dated July 17th of 2008 with a few
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24
    corrections. Defense attorney is David O'Mara who is conflict
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1 counsel and not deputy public defender. 2 Also, under Category A and Category B in the charged Information, the penalties for these charges should have 3 4 included that he may be in prison for a period of time and that he is not eligible until a sexual evaluation is completed which 5 6 certifies that Mr. Dunckley does not represent a high risk to 7 re-offend. 8 That language and the language that was part of the 9 guilty-plea memorandum was not included in the presentence 10 report. I want to make the Court aware of the fact that 11 probation in both of these charges is available in this case. 12 While the laws have changed since the period of time when the 13 charge one began, it does not allow probation any more. So I would like the Court to take that into consideration. 14 15 Other than that, we have no other corrections, Your 16 Honor. 17 THE COURT: Okay. You may proceed with argument. 18 MR. O'MARA: Okay. First, I would like to introduce 19 and have admitted two documents. One document is a letter from a Leslie Dietsche (phonetic), if I may approach. Let me grab 20 21 the other document. 22 THE COURT: Why don't you grab everything, and the 23 Clerk will mark it all at one time.

MS. VILORIA: I have seen a copy of these, Judge.

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              MR. O'MARA: There is also another copy from Eng
 2
    Counseling setting forth information about Mr. Dunckley's
 3
    clinical contact with Steven Eng as a sexual offender.
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              THE CLERK: Exhibits A and B marked.
              (Exhibits A and B were marked for identification.)
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 6
              THE COURT: Okay. Exhibit A is a report from Eng
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    Counseling, and there is no objection to its admission so I will
    admit it. And Exhibit B is a letter from Alamo Casino and no
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 9
    objection so I will admit that.
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              (Exhibits A and B were admitted into evidence.)
              MR. O'MARA: Your Honor, in regards to the Eng
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    Counseling, which is Exhibit A, you will notice that there are
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    numerous attendances by Mr. Dunckley for sexual-offender
    counseling. He had individual sessions on March 3, 26 and
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15
    April 29th of this year.
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              He goes on to group attendance with Mr. Eng on 4/23.
    You notice how the 4/30 has an absence? That was because he
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18
    went to his individual counseling the day before. Those are the
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    dates in which he did not attend group attendance because it was
20
    the same week.
21
              Mr. Dunckley informed me the 6/12 was a work
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    emergency. He basically went on a weekly basis to Eng
    Counseling.
23
24
              What we are going to ask for today, Your Honor, is
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that you not follow the recommendations of the Parole and Probation and actually award or not award but grant Mr. Dunckley the opportunity to be on probation for both of these charges.

One of the reasons is that when we were going through negotiations in the settlement, that was one of the main reasons to give him the opportunity. As you recall about five months ago when we were in here during the change of plea, we set it out five months to give him an opportunity to go to these counseling sessions.

From the letter, you can see he started his counseling sessions prior to the entry of the guilty-plea memorandum which I believe was done on the 6th of March. He went religiously to those counseling services.

He is really taking hold and finding out what is making him do these bad things. He is trying to take responsibility for his actions. I believe these therapy sessions are working toward making him a better person and someone who will be, at least, someone who will be a benefit to our society.

As you can see from the letter from the Alamo Casino, Mr. Dunckley has been a good person to his employers and other people with regards to stepping up and doing things when not everybody would do it with regards to helping and cleaning the floor and things like that when there was a broken pipe when he

1 wasn't required to do that. I think there are good things 2 involved that we need to look at in that regard. 3 Also, I have today Mr. Dunckley's mother in law who 4 would like to make a statement. Her name is Pam McFerren 5 M-c-f-e-e-r-e -- I apologize. M-c-f-e-r-r-e-n. And she would 6 like to make a statement, Your Honor, to the Court to ask for 7 probation as well. 8 THE COURT: You want her sworn, Ms. Viloria? 9 MS. VILORIA: No, ma'am. 10 THE COURT: You can come forward and stand next to Mr. 11 O'Mara. 12 MS. MCFERREN: I'm Brendan's mother in law, Pam. I have known him for eight and a half years. He and my daughter 13 have quite a special relationship. He has four children, two by 14 15 a previous marriage. He is the soul provider of his home, his 16 family. That includes with my daughter, his wife, their two children, my grand children. And, also, child support for his 17 18 first two children by a previous marriage. 19 He also has helped me financially as well as 20 physically when I have needed help off and on over the years. 21 I have noticed the counseling that Brendan is getting has been very effective. I have noticed when he comes back from 22 his meetings with his counsellor, he is a lot more calm. 23 24 demeanor is a lot more calm. As calm as you can be under these

kind of circumstances. I believe it has been effective with 2 him. 3 I feel that he really should continue with that, and 4 it's been very helpful so far. And I would like to ask for probation for him and the 5 6 continued counselling so that he can be with his family which is 7 a very important thing. As you know, families don't stick together too much in 8 9 these times. And it's very important especially to those little 10 boys. 11 THE COURT: Okay. Thank you. MR. O'MARA: Your Honor, in going over, it's true Mr. 12 Dunckley has four children, 10, 9, 7 and 3 which is set forth in 13 the presentence report. I think, you know, we have heard a lot 14 15 today in other cases and things like that. I think in this case 16 it really is true that this is really a sad case for everyone 17 involved. 18 It's not only sad for the two victims that Mr. 19 Dunckley committed these crimes against, but it is also sad for 20 the kids and his wife that are now going to have to deal with these types of situations. And in light of these four kids, he 21 22 does have child support he needs to continue. 23 I think that in this case we really have to think 24 outside the box in sentencing. And it comes down to a lot of

this coming from -- one of these cases is really old. And there is a whole different type of sentencing structure at this point in time. And now we are looking at a sentencing structure in this system where we are looking at these cases differently.

I think if we look outside the box and really say how can we properly make sure that Mr. Dunckley takes responsibility for his action and so-called punishment for the crimes he committed but also give him the opportunity to rehabilitate himself and provide for those people so that other people, like his kids and wife, are not victimized by his behavior. I think his mother in law said it really well, in fact, when he takes therapy classes he is a different person.

Sometimes that's what people need. They need control over their lives such as a probation to tell them they need to go to probation and have a job and do these things. And I think when we jump to the conclusion, let's throw this person away, put him in jail for the rest of his life, if we do that, then we are not helping anybody in this case.

I think that if we look at Mr. Stivensen's (phonetic) recommendations, it talks about he specifically, in bold letters, says Mr. Dunckley does not represent a high risk to re-offend sexually. He goes on to say Mr. Dunckley presents as a positive candidate for treatment.

Treatment process with Mr. Dunckley, treatment should

be the process with Mr. Dunckley. He recognizes the need for intervention. I think that assessment is correct. I think if we allow Mr. Dunckley to be on probation, he will get the treatment he needs.

There are certain recommendations that I think are clearly appropriate in this case, Your Honor, and will help do what we need to do to take care of the punishment of Mr.

Dunckley as well as rehabilitate him so these incidents do not occur.

Those recommendations are set forth on page six of his report. I would like the Court to consider those as well.

Your Honor, the report says Mr. Dunckley is not applicable to probation. He does not have a high risk to offend, so he does qualify for probation.

If the Court is inclined to do some type of jail term in this-- prison term in this thing, we ask that you really do think outside the box and give him an opportunity to prove himself, even in prison.

There are two counts. We can suspend the first count of the ten-year maximum and hold that over Mr. Dunckley's head to allow him the opportunity to go into prison and do something with his life and get himself out in a few years instead of ten years when his kids basically are grown up and past their teenage years.

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1 I think probation -- we are requesting you allow 2 probation in this case, but if you do not find probation is appropriate, we do ask that you, at least, give him the 3 4 opportunity to go to prison on maybe one count. Hold the other 5 count above his head and sentence him according to the sentence 6 of probation which is two to five years on Count II, Your Honor. 7 I think Mr. Dunckley's statement at the back page 8 really sums it up about how remorseful he is and he did is want 9 an opportunity to be with his kids, pay his child support and 10 move forward and take responsibility of the two incidents that 11 caused him to be put in this position. 12 With that, I respectfully request that you allow for 13 probation. 14 THE COURT: Ms. Viloria? 15 MS. VILORIA: Judge, first of all, I want to state 16 that paragraph 11 of the guilty-plea memorandum allows me to 17 discuss with you any counts that were dismissed or any other 18 cases that were charged or uncharged which were either dismissed 19 or not pursued by the State at the time of sentencing. That's 20 important because you need to realize here who you are 21 sentencing today. 22 Hopefully today is going to be the end of Brendon

This has been ten years of inappropriate conduct, ten

Dunckley and what we have to deal with him.

years of sexual attacks mostly on young woman who were 12 years old or mentally ill and intoxicated cultivating into the final account with the stranger attack with a woman who was .226 that the defendant saw walking down the street, drunk and falling down.

We did craft this creative plea bargain so this defendant could have the right to posture himself to ask the Court for sentencing. That's what he required before he came to you and admitted his conduct and entered his plea of guilty.

The Court needs to know that your concern and the State's concern are that the community have to be safe. And if Brendon Dunckley is given probation, it will not be.

The factual corrections that I need to make on the presentence investigation report in page six on March 21, 2007 when -- this is omitted so I'm just adding it in. When the detectives went to talk to Brendon Dunckley and he denied he had done anything, nothing happened, and when he ultimately changed, yes, he performed fellatio on me as a way of thanking me for getting her back in the apartment, that only came about after the detectives said to him why are we going to find her DNA on your penis?

The original story that this defendant crafted to police is that while she was laying there unconscious she started to throw up and he reached into your mouth to clear her

tongue and follow that had gone to the bathroom and touched his penis while urinating and that would be the story of why you have DNA.

This defendant is sophisticated in the sense that he uses his wife as an alibi during the attacks so his wife is brought into the picture where she says, I was on the phone with him the whole time. There is no way this could have occurred. What the full investigation showed is there was a few minutes where he said I need to call you right back in about five minutes and the rape happened and he called his wife back. It wasn't a true alibi.

This has been ten years. That's important for you to know. There are not two victims, there are three. Jessica H. Laura S, and also Ashley.

What concerns me is when you look at the evaluation that that Dr. Stivensen (phonetic) reports, everything is on self-admitted conduct. And Dr. Stivensen (phonetic) sort of congratulates the defendant by that saying, Look, he came forward with all these other incidents of sexual conduct. But he calls Ashley 14 years old at the time when we all know she was 12.

He is not being forthcoming, and the Court needs to recognize that because Dr. Stivensen (phonetic) didn't say he is a low risk to re-offend. He deemed him a moderate risk to

re-offend. And that's based on the self-given information from this defendant.

Judge as a parent -- from the recitation of all the facts you see on everything, and, basically, how we ended up solving the ultimate case is because the detectives and law enforcement have been on this defendant's tail for years.

The defendant avoided any type of prosecution because of the victims he has chosen.

Ashley V. is in prison right now. A good part of it is because she turned to drugs and alcohol as being molested by this defendant when she was little girl.

We created this allegation or this plea bargain so that this defendant could ask you for probation, but the Court needs to acknowledge Jessica, our last victim, is the one who is a complete stranger to this defendant, didn't know anything, literally woke up on her back in the floor of her apartment right by the door with him shoving his penis in her mouth.

He comes to you today and brings witnesses to say he is a good provider. We need to think about his children. We can't put him in prison. I ask you one question, why wasn't he thinking of that when he was trolling for his next sexual assault victim?

Things have finally caught up with him, and that's why we are here today. And the Division has appropriately asked the

Court to give him life in prison with the possibility of parole after ten years.

I do recognize following the day of this plea bargain, and I would note for the Court not a day sooner, that the day after he entered his plea of guilty he began his sex offender treatment.

And the Court is concerned as is the State whether or not all of this is posturing himself for some sort of beneficial sentence or a good outcome for you today.

The reality is I have looked at the evaluation, and there are a couple things in there that are alarming to me and I want to point them out to you.

Beginning at page seven, the paragraph under perception of victim impact. One of the things that Dr. Stivensen (phonetic) noted that Mr. Dunckley believed both victims were harmed--again, there were three victims--as he described taking their since of security away inside, however, was limited and somewhat superficial.

On page 11, Judge, it says, In considering the risk scales along with clinical judgment, Mr. Dunckley is estimated in the moderate range for sexual re-offense risk. Clinical judgement elevated risk is there due to re-offense behaviors occurring over an elapsed time and involved with an offense against a stranger.

His promiscuous and impulsive sexual lifestyle places
him at greater risks for further allegations and charges. There
is evidence of being indiscriminate in regards to victim
selection, meaning, his modus operandi is not limited to a
particular victim, type, age or preference.

The fact that an evaluator would put that in there
shows you the level of gravity of danger of this defendant. And

my concern is that the community is flat at risk.

He also states on page 12 under the amenability to treatment and prognosis, the second full sentence, He, being

Brendan Dunckley, does not present as an antisocial or defiant, though, there may be some resistance to treatment upon the realization of a longer-term process.

Why that is important, Judge, is if this defendant is, in fact, doing a posturing to present walk the walk and do all he needs to do to present good in Court today, then anybody, any woman, whether it's a 12 year old or 28 year old that comes within his way is a risk.

The State cannot risk that, Judge. The community cannot risk that.

This defendant has shown himself to be deserved a grant of a prison sentence. The life in prison is appropriate.

He should be commended for the effort he has made, and that's why when the Division recommends a concurrent sentence on

the attempted sexual assault charge, it could be appropriate here. I think the Division has short sold that count a little bit because that's, really, the more egregious count. The whole sexual assault nature of this should not be a two to five sentence. It should be a 20-year sentence.

This defendant deserves to go to prison and life time supervision and everything else that the Division recommends is appropriate.

I just am concerned, frankly, Judge that nobody get caught up on focussing on the children that are involved in this case. Those are all people that should have been thought of before this defendant decided to act on his impulse and attack and escalate in violence. What's happened over the years, Judge, every time he has raped somebody or inappropriately touched someone and gotten away with it, he has gone up to the next level.

The 12 year old is a friend of the family. A little girl who befriended his wife who then became his victim number one. There were victims in between there. Including the Laura, the mental-health victim. We couldn't pursue the case because of her mental-health issues. She was all part of this final case where once we ended up getting the allegations with this defendant with Jessica and we started seeing a pattern of conduct, similarity in defenses, every single time his statement

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was to the law enforcement was, Yes, I shouldn't have sex with this girl. It was bad judgment. And he just for years and years, for ten years, has been able to get away with it to the point where he is escalating where he is trolling where he sees drunk women falling down drunk on the street, he formulates the thought in his mind, followed her in the house, and in a very opportunistic and predatory manner attacked her. That deserves ten years in prison, minimum.

MR. O'MARA: If I can just respond to a few things before Mr. Dunckley addresses the Court.

THE COURT: Okay.

MR. O'MARA: First of all, there is no evidence whatsoever that this charge caused Ms. Ashley -- I'm not sure what her last name is. Ashley to go into drugs and use alcohol and that's why she is in prison. There is no evidence of that. And I understand that the D.A. wants to paint a huge horrible picture of Mr. Dunckley and--

THE COURT: I won't consider that argument.

MR. O'MARA: It is also important that her description of what happened on that night by Jessica was not as that she woke up on her back past out. Her description in the Justice Court when she testified was that she was standing up and she made the affirmative step of walking toward Mr. Dunckley to perform the fellatio.

This just goes to the point of the D.A. not having all the facts and telling you different stories. It has nothing to do with Mr. Dunckley not taking responsibility of his action.

The Court should be aware that is the testimony.

Also, in regards of him going to counseling, it was done before the guilty plea was entered into which was March 6th. His counseling started on March 3rd.

I want the Court to be aware that Mr. Dunckley was charged with those allegations against the individual Laura.

Laura did not show up at the preliminary hearing even though the District Attorney said she was more than willing to be there and they contacted her. We went—we had three or four hours of testimony over in the Justice Court. She still did not show up.

It's disingenuous for the District Attorney to say it was because of her mental stability, and we don't know or have any documentation showing she had any mental stability. To place that on Mr. Dunckley, it's inappropriate to bring up in the sentence.

MS. VILORIA: Objection. I absolutely made a representation as an officer of the Court as to that being the issue. And you are allowed to think about her.

Mr. Dunckley refers to her throughout the report to Dr. Stivensen (phonetic). She is the one who he attacked on the hood of a car who he claims was consensual but he put his penis

in her mouth. 2 I don't why we are acting like she is not a victim. 3 She did not show up at the prelim. We did not go forward with 4 that, and it is because of her mental-health issues. I am 5 making that -- and he knows that based on all the discovery 6 provided. I don't know why he is saying that's disingenuous. 7 It's not. It's the facts of the case. MR. O'MARA: Well, we will let that stand. With 8 9 what -- if that's what she understands, that's what she 10 understands. 11 THE COURT: Does it make a difference? MR. O'MARA: It doesn't. I'm just trying to set 12 13 forth --THE COURT: Your client has admitted to the behavior 14 15 with her? 16 MR. O'MARA: Yes, my client has admitted to the two 17 charges that are involved in this case. But I just wanted to 18 make the Court away of those three or four different things so 19 we know what we are dealing with regards to thinking outside of 20 the box in this case to figure out some type of sentencing that is appropriate which will allow for the punishment for the 21 crimes that were committed as well as allow for the 22 rehabilitation and acknowledgment of trying to get Mr. Dunckley 23 24 back into society and being a productive part of your society

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instead of just saying, We are trying to give you probation.
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    And let's see what we can do. And go out there and get some
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    type of treatment and go from there. We will come to
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    sentencing. We will take that into consideration.
              I would like to introduce another document in that
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 6
    regard. It's an e-mail between myself and Ms. Viloria that
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    really talks about--
              MS. VILORIA: I'm going to object. This is outside
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    the context of negotiations. This is not appropriate for
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    sentencing. I'm going to object.
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              THE COURT: What is the appropriateness of
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    negotiations being admitted?
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              MR. O'MARA: I'm going through -- she has brought up
    the fact he is just posturing, Your Honor --
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              MS. VILORIA: Judge, my statement is we don't know
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    whether he is or not. That's something we need to take a view
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    at it.
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              MR. O'MARA: Your Honor, if I can complete my
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    sentence, in the purpose of this, Your Honor, is to show that
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    when we were in negotiations of this case, that Ms. Viloria was
    going to take into consideration what he did during this
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22
    five-month period. This was an e-mail that basically said I
23
    understand you will not agree to probation if it is not
24
    recommended.
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1 But in this case, as we discussed that there would be 2 factors in which she would take into consideration that she 3 would look at to maybe consider probation at this time. 4 THE COURT: Are you alleging that she has violated her 5 negotiations? 6 MR. O'MARA: No, no, no. Not at all. I'm just trying 7 to paint the picture of what was happening during that period of 8 time. And her statement in regards to, We don't know if he is posturing goes directly to this. He was doing this because 9 10 that's what was asked of him--11 THE COURT: I don't think that's her statement. statement was talking about the whole period of time he has been 12 13 in counseling, whether or not it was going to last indefinitely or whether or not he was posturing prior to sentence. 14 15 MS. VILORIA: That's right. 16 MR. O'MARA: We have made a circle of where we are 17 going in that regard, and that is fine, Your Honor. 18 With that, Your Honor, again, I request probation in 19 this is, and I will let Mr. Dunckley address the Court. 20 THE COURT: Okay. I'm going to hear from the Division of Parole and Probation first. 21 22 MR. O'MARA: Okay. MS. GARRISON: Well, Your Honor, in listening to both 23 24 sides of the argument, Your Honor, one of the things that was

brought up was the fact that they didn't want to make his two 2 sons, I believe, victims in this matter because of his behavior. 3 I believe, Your Honor, he already has done that by his behavior. 4 They are going to grow up knowing the type of person 5 their father is, and that's not going to go unnoticed by them. 6 Your Honor, I believe that the recommendation as 7 stated is appropriate. I believe that he was opportunistic 8 regarding the victims that he chose. 9 My concern, as well as Ms. Viloria has stated, I was reading the psycho-sexual evaluation and the one that stood out 10 11 in my mind was that he, according to the evaluator, seemed to 12 have glossed over, it seems like, the culpability or the damage 13 or the harm he did to the victims. Even though he did acknowledge he did damage them in some manner. 14 15 The Division is going to stand by the recommendation, 16 Your Honor. We have four days credit for time served. 17 THE COURT: Thank you. Mr. Dunckley, the law affords you an opportunity to be 18 19 heard. I have read your written statement. Do you have 20 anything you would like to say at this time? 21 THE DEFENDANT: Your Honor, the State is doing their I moved to Reno in the Spring of 2000. The allegations 22 were made against me from 1998. 23 24 I took the plea as opposed to going to trial to

1 prevent the victims from pursuing further. 2 Ms. Viloria states that I made the comment of saying 3 that the victim Ashley was 14 because of the time that I had known her, which was the summer of 2000 when I met her, she 4 indicated to me that she was 14. As a matter of fact, when we 5 6 met, she indicated she was 17. Upon finding out later her true 7 age, myself and my wife stopped contact all together with her. 8 It doesn't change the fact of what I did. 9 Posturing, whatever it may be called, I took the deal 10 as opposed to going to trial because I wanted to prevent any 11 further harm to the victims. I can't say I know what they are going through because 12 It's not my place to assume I know what they feel. 13 I know what I did, and I know what I took from them. 14 15 I took their sense of respect, of certainty. I can't give that 16 back. 17 I have attended treatment programs. I made it a point to try and attend victim impact panels at one of the local 18 churches here. 19 20 When the Division and the State state that I glanced over, it's not my place to say how I affected them. I can only 21 22 assume what happened. 23 And with regards to my children, I agree. They are

victims as well, as is my wife, as is my mother in law and

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everyone who knows me. And my reputation of being who I am as an upstanding citizen, I took their trust a way, too.

Being a father is the most important thing to me in the world. And knowing I'm a horrible example kills me more than anything you can punish me with, Your Honor. I ask that I be given the chance to show my children that people can make differences in their life and make a change.

I pride myself that when my wife was pregnant I never missed a single doctors appointment. I never missed an appointment. I'm a dad through and through. Somewhere along the line, I lost that. I disrespected my family and more importantly I disrespected my family.

I love my family more than anything in the world. took this deal to prevent any further harm for them and for the victims. I just ask to have the opportunity, if it's possible, to continue to be a part of my children's life.

My wife didn't have a father growing up, and all she ever wanted was a husband and a father to raise her children.

I'm the sole provider of my family. I have two children who I owe money to, and I try being a single income household and single income father, it is hard to get money to them. I try and keep stable employment, and when I'm getting laid off or working, I'm always working.

Your Honor, all I ask is for the opportunity to show

that I can do better. And I can be better at this. I screwed up, and I admit the fact I made mistakes and I hurt people. I want to prove that it won't happen again. And if it does, which I pray it never will, because I'm getting treatment every week. I'm keeping support with the people I need support from. I have medication to deal with my inability to make correct calm decisions as opposed to being spontaneous.

I don't know what more I can say to Your Honor.

I throw my heart to you to allow me to be a part of my children's lives, and I understand the fact I have hurt people. But at the same time, the last five months have been such an awakening to see why I allowed myself to do that and why I felt it was okay to disrespect my bonds of my marriage and my children who I brought into this world.

They don't deserve what I put them through, but that's something I will have to deal with the rest of my life and so will the victims.

I ask you give me the opportunity, Your Honor, to be there and to prove that there is good. And I can make a difference. And I can be productive to society and a benefit. I learned so much from the victim impact panels and counseling. It's something I want to pursue further to help people who are in that situation. They need me to be the dummy to beat up, I have no problem with that either. But I just ask that you give

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me that opportunity, Your Honor, to prove that I can do this and not just the five months that I proved I can stay out of trouble and make my appointments and meetings and go above and beyond but continued to be allowed to do that, Your Honor.

THE COURT: Mr. Dunckley, perhaps your plea would have more resonance with me with regard to the issue that you had with the friend of the family, even though it was a very young girl, and even though you argue you thought she was 17, I have heard that many times. That argument for treatment if it was an isolated incident may well resonate with me.

However, the latest victim. I'm not talking about the victim in between you are not charged with. I'm very concerned with your latest victim. I agree with Mrs. Viloria. I don't think that the sentence is recommended even by the Division is appropriate given your behavior.

You picked someone you didn't know, and you committed a sexual assault on her.

I know you pled to something that allows for a lesser offense, but it does not allow for probation.

It is the order of this court you pay \$25 administrative assessment fee, \$150 in DNA testing fees. I think you have already submitted to a DNA analysis test. So you won't have to submit again, but you also will have to pay the \$950 in psycho-sexual fees.

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              I am sentencing you as to Count I to life in prison
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    with the possibility of parole after ten years has been served.
 3
              As to Count II, I'm sentencing you to 120 months in
 4
    prison with minimum parole eligibility of 24 months. That will
 5
    be allowed to run concurrent to Count I.
 6
              You must pursuant to NRS 1760931 submit to lifetime
 7
    supervision.
 8
              And is that with regard to Count II only?
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              MS. VILORIA: No, it's to both counts, Judge.
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              THE COURT: As to both counts at any time you are
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    released from custody or released from parole.
              You will be given credit for four days time served.
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    You are remanded to the custody of the Sheriff for
    transportation to the warden.
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               (Whereupon the proceedings were concluded.)
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STATE OF NEVADA,) ss. COUNTY OF WASHOE.

I, LISA A. YOUNG, Certified Shorthand Reporter of the Second Judicial District Court of the State of Nevada, in and for the County of Washoe, do hereby certify:

That I was present in Department No. 4 of the above-entitled Court and took stenotype notes of the proceedings entitled herein, and thereafter transcribed the same into typewriting as herein appears;

That the foregoing transcript is a full, true and correct transcription of my stenotype notes of said proceedings.

DATED: At Reno, Nevada, this 11th day of August, 2008.

> /s/ Lisa A. Young LISA A. YOUNG, CCR 353

FILEC

2000 SEP -8 PM 2: 38

HOWARD W. CONYERS

BY NEPUTY

Attorneys for Defendant

311 East Liberty St. Reno, Nevada 89501 775-323-1321 775-323-4082 (fax)

O'MARA LAW FIRM, P.C. WILLIAM M. O'MARA

NEVADA BAR NO. 00837 BRIAN O. O'MARA NEVADA BAR 08214 DAVID C. O'MARA NEVADA BAR NO. 08599

IN THE SECOND JUDICIAL DISTRICT COURT

FOR THE COUNTY OF WASHOE, STATE OF NEVADA

Notice is hereby given that Defendant Brendan Dunckley ("Dunckley") in the above

named action, hereby appeals to the Supreme Court of Nevada from the Order filed on August

THE STATE OF NEVADA

Plaintiff,

Case No. CR07-1728

VS.

11, 2008.

Dept No. 4

BRENDAN DUNCKLEY

NOTICE OF APPEAL

Defendants.

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DATED: September 8, 2008

THE O'MARA LAW FIRM, P.C

DAVID ČØMARA

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, V3.₊271

CERTIFICATE OF SERVICE			
I hereby certify under penalties of perjury that on this date I served a true and correct			
copy of the foregoing document by:			
Depositing for mailing, in a sealed envelope, U.S.			
Postage prepaid, at Reno, Nevada			
X Personal delivery			
Facsimile			
Federal Express or other overnight delivery			
Messenger Service			
addressed as follows:			
Kellie Anne Viloria Deputy District Attorney			
Deputy District Attorney One South Sierra Street, 4 th Floor P.O. Box 30083 Reno, Nevada 89520			
4/2/1/2/1/2/1			
1 Nang Omara			

1	AFFIDMATION			
	AFFIRMATION (D. 144 NDG 220D 020)			
2	(Pursuant to NRS 239B.030)			
3 4 5	The undersigned does hereby affirm that the preceding document filed in Case No. CR07-1096.			
6	X Document does not contain the social security number of any person			
7	-OR-			
8	Document contains the social security number of a person as required by:			
9	A specific state or federal law, to wit:			
10	-or-			
11	For the administration of a public program			
12	-or-			
13	For an application for a federal or state grant			
14	-or-			
15	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NR			
16	125B.055)			
17	DATED: September 8, 2008 THE O'MARA LAW FIRM, P.C.			
18	(x)			
19	DAVID C.O'MARA			
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• ORIGINAL

CODE: THE O'MARA LAW FIRM, P.C. WILLIAM M. O'MARA NEVADA BAR NO. 00837 DAVID C. O'MARA NEVADA BAR NO. 08599 311 East Liberty St. Reno, Nevada 89501 775-323-1321

2008 SEP - 9 PM 4: 33

HOWA W CANYERS
BY 05 PUT W

Attorneys for Defendant

775-323-4082 (fax)

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

THE STATE OF NEVADA

Plaintiff,

Vs.

Dept No. 3

CASE APPEAL STATEMENT

Defendants.

- 1. Mr. Brendan Dunckley is filing this case appeal statement
- 2. The Honorable Connie Steinheimer, Second Judicial District Court Judge, issued the order appealed from.
 - 3. Mr. Brendan Dunckley was the Defendant and the State of Nevada was the Plaintiff.
- 4. Mr. Brendan Dunckley is the Defendant/Appellant and the State of Nevada is the Plaintiff/Respondent.
- 5. The name of the law firm, attorneys with their address and phone numbers are as follows:

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Defendant/Appellant Mr. Brendan Dunckley Plaintiff/Respondent the State of Nevada Washoe County District Attorney's Office Mr. Brendan Dunckley was represented by appointed conflict counsel, The O'Mara Law Firm, P.C., after a represent him after a conflict was found in the Public Defender's Office. Mr. Brendan Dunckley is still represented by conflict counsel, The O'Mara Law Mr. Brendan Dunckley has not granted leave to proceed in forma pauperis. The above referenced case began in the Second Judicial District Court on or about THE O'MARA LAW FIRM, P.C.

1 CERTIFICATE OF SERVICE 2 3 I hereby certify under penalties of perjury that on this date I served a true and correct 4 copy of the foregoing document by: 5 6 Depositing for mailing, in a sealed envelope, U.S. 7 Postage prepaid, at Reno, Nevada Personal delivery 8 9 Facsimile 10 Federal Express or other overnight delivery 11 Messenger Service 12 addressed as follows: 13 Kellie Anne Viloria 14 Deputy District Attorney One South Sierra Street, 4th Floor 15 P.O. Box 30083 16 Reno, Nevada 89520 17 DATED: September 9, 2008 Ours Collara 18 19 20 21 22 23 24 25 26

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1	AFFIRMATION		
2	(Pursuant to NRS 239B.030)		
3	*		
4	The undersigned does hereby affirm that the preceding document filed in Case No. CR07-		
5	1096.		
6	X Document does not contain the social security number of any person		
7	-OR-		
8	Document contains the social security number of a person as required by:		
9	A specific state or federal law, to wit:		
10	-or-		
11	For the administration of a public program		
12	-or-		
13	For an application for a federal or state grant		
14	-or-		
15	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS		
16	125B.055)		
17	DATED: September 9, 2008 THE O'MARA LAW FIRM, P.C.		
18	A man 1 Callage		
19	DAVID C. O'MARA		
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FILED

SEP 1 @ 2008

By: DEFORE LERK

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

BRENDAN DUNCKLEY,

Appellant(s)

Case No. CR07-1728

VS.

Dept. No. 4

THE STATE OF NEVADA,

Respondent(s)

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CERTIFICATE OF CLERK

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I hereby certify that the enclosed documents are certified copies of the original pleadings on file with the Second Judicial District Court, in accordance with the NRAP 3(e).

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Dated: September 10, 2008

Howard W. Conyers, Clerk of the Court,

Cathy Kepler, Appeals Clerk

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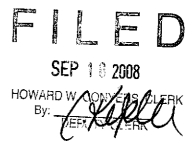
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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

BRENDAN DUNCKLEY,

Appellant(s)

Case No. CR07-1728

VŞ.

Dept. No. 4

THE STATE OF NEVADA,

Respondent(s)

CERTIFICATE OF TRANSMITTAL

I hereby certify that the enclosed the Notice of Appeal and other required documents (certified copies) were delivered to the Second Judicial District Court mailroom system for transmittal to the Nevada Supreme Court.

Dated: September 10, 2008

Howard W. Conyers, Clerk of the Court,

Cathy Kepler, Appeals Clerk

FILED

SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK

SEP 1 5 2008 HOWARD W CONVERS CLERK By:

BRENDAN DUNCKLEY, Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 52383

District Court Case No. CR071728



RECEIPT FOR DOCUMENTS

O'Mara Law Firm, P.C. and Brian O. O'Mara and David C. O'Mara Attorney General Catherine Cortez Masto/Carson City Washoe County District Attorney Richard A. Gammick Howard W. Conyers, District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

09/10/08

Filing Fee Waived: Criminal.

09/10/08

Filed Certified Copy of Notice of Appeal.

Appeal docketed in the Supreme Court this day. (Docketing statement mailed to counsel

for appellant.)

DATE: September 10, 2008

Tracie Lindeman, Clerk of Court

AND THE REPORT OF

By: Deputy Clerk

V3. 279

FILED

Electronically 09-16-2008:11:34:10 AM

Howard W. Conyers

CASE NO. CR07-1728

TITLE: THE STATE OF NEVADA VS. BRENDAN DUNCKLIEDY the Court

Transaction # 366951

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

8/5/08 ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE

HONORABLE Deputy District Attorney Kelli Viloria, Esq., represented the State.

CONNIE Defendant present with counsel, David O'Mara, Esq. Probation Officer Lupe

STEINHEIMER Garrison also present.

DEPT. NO.4 Court noted receipt of report.

R. Cotter Court noticed document received.

(Clerk) Defense counsel did not concur with the recommendation; presented

L. Young argument on behalf of defendant.

(Reporter) **EXHIBITS A & B** marked and offered by Defense counsel; no objection by

State's counsel; ordered admitted into evidence.

Pam McFerren made a statement on behalf of the Defendant.

State's counsel did not concur with the recommendation. Probation Officer Garrison stood on recommendation. Defendant made statement on his own

behalf.

COURT ORDERED JUDGMENT ENTERED and sentenced defendant to the Nevada Department of Prisons for the maximum term of life with the minimum parole eligibility of ten (10) years, for Count I; and that he be punished by imprisonment in the Nevada Department of Prisons for the maximum term of one hundred twenty (120) months with the minimum parole eligibility of twenty-four (24) months, for Count II, to be served concurrently with sentence imposed in Count I; with credit for four (4) days time served, and by submission to a DNA Analysis Test for the purpose of determining genetic markers. Defendant is further ordered to pay a Twenty-Five Dollar (\$25.00) administrative assessment fee, a One Hundred Fifty Dollar (\$150.00) DNA testing fee, and a Nine Hundred Fifty Dollar (\$950.00) Psychosexual Evaluation Fee to the Clerk of the Second Judicial District Court.

COURT FURTHER ORDERED that the Defendant serve a special sentence of lifetime supervision to commence after any term of imprisonment or after any period of release on parole.



OCT 0 6 2008

SUPREME COURT OF THE STATE OF NEVADA HOWARD V

OWARD W COMERS CLERK

By:

DEPUT VCLERK

BRENDAN DUNCKLEY, Appellant,

Supreme Court No. 52383

District Court Case No. CR071728

용문용답Vs. 로뉴드라는 STATE OF NEVADA,

NOTICE TO FILE DOCKETING STATEMENT AND REQUEST TRANSCRIPTS

O'Mara Law Firm, P.C. and Brian O. O'Mara and David C. O'Mara

o date, appellant has not filed the Docketing Statement and the Transcript Request Form in this opeal. NRAP 14(b); NRAP 9(a).

a certificate that preparation of transcripts is not requested within 10 days from the date of this notice. See NRAP 10(b); NRAP 30(b)(1). Failure to file a Docketing Statement or the appropriate transcript document may result in the imposition of sanctions, including the dismissal of this appeal. See NRAP 9(a)(3); NRAP 14(c).

DATE: October 03, 2008

Tracie Lindeman, Clerk of Court

By: Deputy Clerk

Notification List

Electronic

Paper

Attorney General Catherine Cortez Masto/Carson City Howard W. Conyers - District Court Clerk

THE O'MARA LAW FIRM, P.C.
WILLIAM M. O'MARA (Nevada Bar No. 00837)
DAVID C. O'MARA (Nevada Bar No.8599)
2008 OCT 13 AH 11: 06
311 East Liberty Street
Reno, NV 89501
Telephone: 775/323-1321
Facsimile: 775/323-4082

HOWARD CONYERS
BY OF PUTY

Attorneys for Petitioner

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

9	STATE OF NEVADA)
10		Plaintiff,) Case No. CR07-1728
11	vs.	;) }
12	BRENDAN DUCKLEY,	;	
13		Defendant.) }
14			<i>)</i>

REQUEST FOR ROUGH DRAFT TRANSCRIPT

TO: Captions Unlimited, Court Reporter, Department 3.

Defendant, Mr. Brendan Dunckley, ("Defendant" or "Mr. Duckley"), named above, requests preparation of a rough draft transcript of the entire proceedings before the District Court on March 6, 2008, and August 5, 2008, regarding the above named Defendant.

This notice request a transcript of only those portions of the district court proceedings which counsel reasonably and in good faith believes are necessary to determine whether appellate issues are present. Only the hearings, as they relate to Mr. Dunckley on March 6, 2008 and August 5, 2008, shall be transcribed.

I recognize that I must personally serve a copy of this form on the above named court reporter and opposing counsel, and that the above named court reporter shall have ten (10) days from the receipt of this notice to prepare and submit to the district court the rough draft transcript requested herein.

DATED: October 13, 2008

THE O'MARA LAW FIRM, P.C.

DAVID C. O'MARA Nevada Bar No. 8599 The O'Mara Law Firm, PC 311 E. Liberty Street Reno, Nevada 89501

775.323.1321

√3. 284	
1 2	AFFIRMATION (Pursuant to NRS 239B.030)
3	The undersigned does hereby affirm that the preceding document filed in Case
4	No. CR03-P0380
5	X Document does not contain the social security number of any person
6	-OR-
7	Document contains the social security number of a person as required by:
8	A specific state or federal law, to wit:
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10	-or-
11	For the administration of a public program
12	-or-
13	For an application for a federal or state grant
14	-OF- Confidential Family Court Information Short (NDS 125 120, NDS
15	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)
16 17	DATED: October 13, 2008 THE O'MARA LAW FIRM, V.C. (Mara)
18	DAVID C. O'MARA, ESQ.
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/3. 285	•
1	CERTIFICATE OF SERVICE
2 3	I hereby certify under penalties of perjury that on this date I served a true and correct
4	copy of the foregoing document by:
5	Depositing for mailing, in a sealed envelope, U.S. Postage prepaid, at Reno, Nevada
7	Personal delivery
8 :	Facsimile
9	Federal Express or other overnight delivery
10	Messenger Service
11	addressed as follows:
12 13	Richard Gammick Washoe County District Attorney P.O. Box 30083 Reno, Nevada 89520
14 15	Captions Unlimited Court Reporter, Dept. 3 75 Court Street
16	Reno, Nevada 89520
17 18	DATED: October 13, 2008 Dand Clara
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MAY 1 1 2009

IN THE SUPREME COURT OF THE STATE OF THE

No. 52383 CR07-1728

MAY 0 8 2009

TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY DEPUTY CLERK

BRENDAN DUNCKLEY, Appellant, vs. THE STATE OF NEVADA, Respondent.

ORDER OF AFFIRMANCE

This is an appeal from a judgment of conviction. Second Judicial District Court, Washoe County; Connie J. Steinheimer, Judge.

On August 5, 2008, the district court convicted appellant Brendan Dunckley, pursuant to a guilty plea, of one count of lewdness with a child under the age of fourteen years (lewdness) and of one count of attempted sexual assault. The district court sentenced him to serve a term of life in prison with a minimum parole eligibility of ten years for lewdness and to a concurrent term in prison of 120 months with a minimum parole eligibility of 24 months for attempted sexual assault.

Dunckley's sole issue on appeal is whether the district court abused its discretion when it sentenced him to prison rather than to probation, for which he was eligible. Dunckley challenges the district court's decision on two grounds. First, he contends that the district court, influenced by a "mendacious" presentence investigation (PSI) report, incorrectly stated that he was not eligible for probation. Second, he contends that the district court was improperly influenced at sentencing by the State's "unsubstantiated belief" that the plea agreement was made

to allow Dunckley to better posture himself at sentencing. We hold that the district court did not abuse its discretion.

Absent a showing that the district court abused its discretion, we will uphold its sentencing decisions. Castillo v. State, 110 Nev. 535, 544, 874 P.2d 1252, 1258 (1994). "[W]e afford the district court wide discretion in its sentencing decision. We will refrain from interfering with the sentence imposed so long as the record does not demonstrate prejudice resulting from consideration of information or accusations founded on facts supported only by impalpable or highly suspect evidence." Allred v. State, 120 Nev. 410, 420, 92 P.3d 1246, 1253 (2004) (citation and internal quotation marks omitted) (internal footnote omitted). Further, we will look "to the record as a whole to determine whether the sentencing court actually exercised its discretion." Hughes v. State, 116 Nev. 327, 333, 996 P.2d 890, 893 (2000).

Eligibility for probation

Dunckley contends that the district court relied on a "mendacious" PSI report to conclude that probation was not available in his case. His allegation focuses on the report's failure to explicitly state that he was eligible for probation and the district court's statement, "I know you pled to something that allows for a lesser offense, but it does not allow for probation." Both arguments are without merit.

Despite the PSI report's failure to explicitly state that Dunckley was eligible for probation, the district court was informed of his eligibility. The PSI report itself alluded to that fact in its "Conclusion," which states that Dunckley was not viewed as "an appropriate candidate for community supervision," thereby implying that it was an option but that the Department of Parole and Probation was not recommending it. In

addition, the district court was explicitly informed that probation was an option in the written guilty plea memorandum, during the plea hearing, and during sentencing.

Furthermore, looking at the record as a whole, the district court clearly imposed prison as a result of exercising its discretion and not because it did not believe there was another option, i.e., probation. The district court did not dismiss probation outright but rather stated that Dunckley's plea for probation would have resonated more with the court had the only charge been lewdness. The court explained why it was rejecting not only Dunckley's request for probation but also the PSI report recommendation for a maximum prison term of 5 years for attempted sexual assault, again clearly exercising its discretion. The record is therefore clear that not only was the district court aware that probation was a sentencing option for Dunckley, but that it properly exercised its discretion by imposing prison terms for the offenses.

State's comments at sentencing

Dunckley next contends that the district court was improperly influenced by the State's "unsubstantiated belief" that the plea agreement was crafted to allow him to better posture himself at sentencing. Paragraph 7 of the guilty plea memorandum, signed by Dunckley, states in part, "I understand that I am entering my plea to [lewdness] as a legal fiction, pursuant to plea negotiations, to allow me to avoid the more serious charge of sexual assault . . . and to allow me the opportunity to qualify for probation, which would otherwise be unavailable." Further, defense counsel repeated this portion of the agreement nearly verbatim in his opening remarks during Dunckley's change of plea hearing. The State's belief that the plea agreement was crafted to give Dunckley more

sentencing opportunities is therefore substantiated in the record. Dunckley has failed to show how the district court was improperly influenced by the state's comments.

The entire record before this court shows that the district court was aware of the sentencing options available for Dunckley, that it exercised its discretion in imposing terms of imprisonment, and that it was not improperly swayed by impalpable or highly suspect evidence in determining the sentence. We therefore

ORDER the judgment of conviction AFFIRMED.

Parraguirre J.

Douglas, J.

Pickering J.

cc: Hon. Connie J. Steinheimer, District Judge
O'Mara Law Firm, P.C.
Attorney General Catherine Cortez Masto/Carson City
Washoe County District Attorney Richard A. Gammick
Washoe District Court Clerk

(O) 1947A

FILED

IN THE SUPREME COURT OF THE STATE OF NEVADA

JUN 0 3 2009

BRENDAN DUNCKLEY, Appellant, vs THE STATE OF NEVADA, Respondent. Supreme Court No. 5238

HOWARD W. CLERK

District Court Case No. CR071728

REMITTITUR

TO: Howard W. Conyers, Washoe District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order.

Receipt for Remittitur.

DATE: June 2, 2009

Tracie Lindeman, Clerk of Court

By:

Deputy Clerk

cc (without enclosures):

Hon. Connie J. Steinheimer, District Judge

Attorney General Catherine Cortez Masto/Carson City

O'Mara Law Firm, P.C.

Washoe County District Attorney Richard A. Gammick

RECEIPT FOR REMITTITUR

District Court Clerk

V3.1280

FILED

IN THE SUPREME COURT OF THE STATE OF NEVADA

JUN 03 2009

HOWARD WACONGERS/CLERK

Supreme Court No.

52383

BRENDAN DUNCKLEY, Appellant, VS. THE STATE OF NEVADA, Respondent.

District Court Case No. CR071728



CLERK'S CERTIFICATE

TATE OF NEVADA, ss.

Tracie Lindeman, the duly appointed and qualified Clerk of the Supreme Court of the State of evada, do hereby certify that the following is a full, true and correct copy of the Judgment in this atter.

JUDGMENT

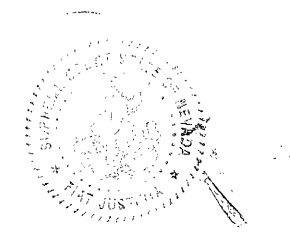
The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows: "ORDER the judgment of conviction AFFIRMED."

Judgment, as quoted above, entered this 8th day of May, 2009.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada, this 2nd day of June, 2009

Tracie Lindeman, Supreme Court Clerk

Deputy Clerk



JUN 0 3 2009

IN THE SUPREME COURT OF THE STATE OF NEW BY:

EY, No. 52383

MAY 8 8 2009

TRACIÉ K. LINDEMAN CLERK OF SUPREME COURT BY SYLVENS DEPUTY CLERK

BRENDAN DUNCKLEY, Appellant, vs. THE STATE OF NEVADA, Respondent.

ORDER OF AFFIRMANCE

This is an appeal from a judgment of conviction. Second Judicial District Court, Washoe County; Connie J. Steinheimer, Judge.

On August 5, 2008, the district court convicted appellant Brendan Dunckley, pursuant to a guilty plea, of one count of lewdness with a child under the age of fourteen years (lewdness) and of one count of attempted sexual assault. The district court sentenced him to serve a term of life in prison with a minimum parole eligibility of ten years for lewdness and to a concurrent term in prison of 120 months with a minimum parole eligibility of 24 months for attempted sexual assault.

Dunckley's sole issue on appeal is whether the district court abused its discretion when it sentenced him to prison rather than to probation, for which he was eligible. Dunckley challenges the district court's decision on two grounds. First, he contends that the district court, influenced by a "mendacious" presentence investigation (PSI) report, incorrectly stated that he was not eligible for probation. Second, he contends that the district court was improperly influenced at sentencing by the State's, "unsubstantiated belief" that the plea agreement was made

to allow Dunckley to better posture himself at sentencing. We hold that the district court did not abuse its discretion.

Absent a showing that the district court abused its discretion, we will uphold its sentencing decisions. Castillo v. State, 110 Nev. 535, 544, 874 P.2d 1252, 1258 (1994). "[W]e afford the district court wide discretion in its sentencing decision. We will refrain from interfering with the sentence imposed so long as the record does not demonstrate prejudice resulting from consideration of information or accusations founded on facts supported only by impalpable or highly suspect evidence." Allred v. State, 120 Nev. 410, 420, 92 P.3d 1246, 1253 (2004) (citation and internal quotation marks omitted) (internal footnote omitted). Further, we will look "to the record as a whole to determine whether the sentencing court actually exercised its discretion." Hughes v. State, 116 Nev. 327, 333, 996 P.2d 890, 893 (2000).

Eligibility for probation

Dunckley contends that the district court relied on a "mendacious" PSI report to conclude that probation was not available in his case. His allegation focuses on the report's failure to explicitly state that he was eligible for probation and the district court's statement, "I know you pled to something that allows for a lesser offense, but it does not allow for probation." Both arguments are without merit.

Despite the PSI report's failure to explicitly state that Dunckley was eligible for probation, the district court was informed of his eligibility. The PSI report itself alluded to that fact in its "Conclusion," which states that Dunckley was not viewed as "an appropriate candidate for community supervision," thereby implying that it was an option but that the Department of Parole and Probation was not recommending it. In

addition, the district court was explicitly informed that probation was an option in the written guilty plea memorandum, during the plea hearing, and during sentencing.

Furthermore, looking at the record as a whole, the district court clearly imposed prison as a result of exercising its discretion and not because it did not believe there was another option, i.e., probation. The district court did not dismiss probation outright but rather stated that Dunckley's plea for probation would have resonated more with the court had the only charge been lewdness. The court explained why it was rejecting not only Dunckley's request for probation but also the PSI report recommendation for a maximum prison term of 5 years for attempted sexual assault, again clearly exercising its discretion. The record is therefore clear that not only was the district court aware that probation was a sentencing option for Dunckley, but that it properly exercised its discretion by imposing prison terms for the offenses.

State's comments at sentencing

Dunckley next contends that the district court was improperly influenced by the State's "unsubstantiated belief" that the plea agreement was crafted to allow him to better posture himself at sentencing. Paragraph 7 of the guilty plea memorandum, signed by Dunckley, states in part, "I understand that I am entering my plea to [lewdness] as a legal fiction, pursuant to plea negotiations, to allow me to avoid the more serious charge of sexual assault . . . and to allow me the opportunity to qualify for probation, which would otherwise be unavailable." Further, defense counsel repeated this portion of the agreement nearly verbatim in his opening remarks during Dunckley's change of plea hearing. The State's belief that the plea agreement was crafted to give Dunckley more

sentencing opportunities is therefore substantiated in the record. Dunckley has failed to show how the district court was improperly influenced by the state's comments.

The entire record before this court shows that the district court was aware of the sentencing options available for Dunckley, that it exercised its discretion in imposing terms of imprisonment, and that it was not improperly swayed by impalpable or highly suspect evidence in determining the sentence. We therefore

ORDER the judgment of conviction AFFIRMED.

Parraguirre

J.

J.

Hon. Connie J. Steinheimer, District Judge cc: O'Mara Law Firm, P.C.

Attorney General Catherine Cortez Masto/Carson City Washoe County District Attorney Richard A. Gammick Washoe District Court Clerk

(O) 1947A **480**

CERTIFIED COPY
The document is a full, true and correct copy of the original on file and of record in my office.

DATE:

Supreme Court Clerk, State of Nevada

By The Open Court Clerk State of Deputy

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Brendan Dunckley # 1023236 Lovelock Correctional Center 1200 Prison Road Lovelock Nevada 89419

Defendant in Pro Se

FILED

09 JUL -7 PM 2: 29

HOWARD M. GREYERS

IN THE Second JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOR

THE STATE OF NEVADA,)	Case No. (VO7-1728
Plaintiff,)	Dept. No.
-vs-)	Date of Hearing:
Brendan Dunckley, Defendant.) •))	Time of Hearing:

NOTICE OF MOTION AND MOTION FOR WITHDRAWAL OF ATTORNEY OF RECORD AND TRANSFER OF RECORDS

COMES NOW Defendant, Brendan Dunckley , in pro se, and submits his Notice of Motion and Motion for Withdrawal of Attorney of Record and Transfer of Records, moving this Court to Order that David O'MARA Esq 10'MARA LAWfilm, counsel of record in the above-entitled action, be withdrawn as counsel of record herein, and that said counsel deliver to Defendant all Documents, Pleadings, Papers and Tangible Personal Property in counsel's possession and control to Defendant, at counsel's expense, to the above address.

This motion is based upon NRS 7.055, Nevada Supreme Court Rules 46 & 166, this Court's Local Rule of Practice corresponding to this Motion, as well as the attached points and authorities and affidavit supporting same.

NOTICE OF MOTION

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will bring the foregoing motion on for hearing before the above-entitled Court and

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Department Number, on the date and time set forth on the caption above, or as soon thereafter as the matter may be heard.

Dated this 15th day of JUNE

_, 200<u>9</u>.

BRENDAN DUNCKIEY

1023236

Lovelock Correctional Center 1200 Prison Road Lovelock Nevada 89419 Defendant In Pro Se

POINTS AND AUTHORITIES

Although an attorney may not withdraw as counsel of record if doing so would adversely affect the client's interest, <u>Madrid v. Gomez</u>, 150 F.3d 1030, 1038-39 (9th Cir. 1998), the client may terminate his counsel's representation at any time, <u>Kashefi-Zihagh v. I.N.S.</u>, 791 F.2d 708, 711 (9th Cir. 1986). See NRS 7.055.

Upon being discharged by his client,

[The] 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.

NRS 7.055(1)(emphasis added). See also Nevada Supreme Court Rule (SCR) 46 & 166; Second Judicial District Court Rule 23(1); and Eighth Judicial District Court Rule 7.40(b)(2)(ii).

As the judgment of conviction has been entered in this case, with appeal, if any, having been perfected, counsel's services are no longer required in this criminal matter. Defendant has, pursuant to the mandates of NRS 7.055(3), directed counsel to forward to him all documentation generated in this action and to withdraw as counsel of record, but counsel has failed to comply. See Affidavit in support of instant motion.

Counsel's refusal to withdraw himself and forward said documentation to Defendant violates the letter and spirit of SCR 166(4), which directs a discharged attorney to "protect a client's interests" by "surrendering papers

1 and property to which the client is entitled." Id. This rule governing 2 attorney conduct is a basic one of which the American Bar Association has 3 recognized by requiring of all attorneys within Canon 2 of the Code of 4 Professional Responsibility, EC2-32, and Disciplinary Rule 2-110(A)(2). 5 Nevada Supreme Court has likewise adopted this rule within SCR 150. See, e.g., 6 Jones, Waldo, Holbrook, Etc. v. Dawson, 923 P.2d 1366, 1376 (Utah 1996). 7 Counsel herein has no legal basis for withholding Defendant's papers in 8 this matter, as Defendant owes counsel NO fees which would permit counsel to 9 maintain said papers under a general or retaining lien. Figliuzzi v. District 10 Court, 111 Nev. 338, 340-41, 890 P.2d 798, 800-02 (1995). 11 Therefore, this Court is moved to exercise its jurisdiction in this 12 matter and ORDER counsel to be withdrawn as counsel of record and to deliver 13 to Defendant the entirity of documentation generated in the instant case, as 14 Defendant has no other remedy at law to compel counsel to do so. Dated this 15 M day of June 15 , 200 9 . 16 17 Lovelock Correctional Center 1200 Prison Road 18 Lovelock Nevada 89419 19 Defendant In Pro Se 20 111 21 111 22 23 111 24 111 25 26 -3-27 28

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SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE, STATE OF NEVADA

AFFIRMATION Pursuant to NRS 239B.030

5	The undersigned does hereby affirm that the preceding document,			
6	NOTICE OF MOTION AND MOTION FOR WITHDRAWAL			
7	OF ATTORNEY OF RECOMD AND TRANSFER OF RECOMD			
8	(Title of Document)			
9	filed in case number: CR07 - 1728			
0	Document does not contain the social security number of any person			
	-OR-			
3	Document contains the social security number of a person as required by:			
4	A specific state or federal law, to wit:			
5				
6	(State specific state or federal law)			
7	-ог-			
8	For the administration of a public program			
9	-ог-			
0	For an application for a federal or state grant			
1	-or-			
2	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)			
3				
4	Date: 7/1/09 Prend +			
5	(Signature)			
:6	BRENDAN DUNCKLEY (Print Name)			
7	Pro PER			
8	(Attorney for)			
1				

Affirmation Revised December 15, 2006

FILED 1 Brendan Dunckley # 1023236 Lovelock Correctional Center 2 1200 Prison Road 09 JUL -7 PM 2: 29 Lovelock Nevada 89419 3 Defendant In Pro Se 5 IN THE Second JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 7 IN AND FOR THE COUNTY OF WASHOR 8 9 THE STATE OF NEVADA, Case No. CR07-1728 10 Plaintiff. 11 -ve-Brendan Dunckley 12 13 Defendant. 14 AFFIDAVIT IN SUPPORT OF MOTION FOR WITHDRAWAL OF ATTORNEY OF RECORD AND TRANSFER OF RECORDS 15 STATE OF NEVADA 16 88: COUNTY OF PERSHING 17 18 COMES NOW, Brendant, Dunckley, who being first duly sworn and under the penalty of perjury, do hereby depose and state the following: 19 20 (1) I am the Defendant in the above-entitled action. 21 (2) I mailed a letter to DAVID C. O'MARA Esq on the 8th 22 $\frac{1}{2}$, 200 $\frac{9}{1}$, which was at least five (5) days prior to 23 the date indicated below, wherein I gave notice to said counsel of his 24 termination as counsel of record and instructed said counsel to so withdraw himself and forward to me my case files herein pursuant to NRS 7.055. 25 26 (3) I have received no response from said counsel, nor his office, as to 27 my said instruction. I am therefore submitting the instant motion in good 28 faith, as I have no other remedy than this Court's power to enforce my

V3. 302			
1	statutory rights under NRS 7.055 to o	cause counsel to be withdrawn and to send	
2	me my said case files.		
3	Dated this 15th day of 10nd	, 200 9.	
4		Brender Dinchler	
5		BRENDAN Dunchley # 1023236	
6		Lovelock Correctional Center 1200 Prison Road Lovelock Nevada 89419	
7		Defendant/Affiant In Pro Se	
8	VERIFICATION UND	DER PENALTY OF PERJURY	
9	I do verify under the penalty of	perjury that the above affidavit is true	
10	and correct and is stated to the best	of my knowledge, and is made without	
11	benefit of a notary pursuant to NRS 2	08.165, as I am an incarcerated person.	
12		Brendon anchly	
13		BRENDAN DUNCKIEY	
14		Defendant In Pro Se	
15	CERTIFIC	CATE OF SERVICE	
16	I do certify that I mailed a tru	e and correct copy of the foregoing	
17	NOTICE OF MOTION AND MOTION FOR WITHD	RAWAL OF COUNSEL OF RECORD AND TRANSFER OF	
18	RECORDS to the below addresses on thi	s 22 rd day of Ine,	
19	200 9, by placing same into the U.S.	Mail via prison law library staff, in	
20	compliance with N.R.C.P. 5:		
21	DISTRICT ATTORNEY	DAVID C. O'MARA	
22	P.O.Box 30083	P.O.Box 2270 311 East Liberty Street	
23	RENO , Nevada	RENO , Nevada 89505	
24	89 <u>5</u> 20-3083		
25	Attorney for Plaintiff CLERK OF THE COURT	Attorney of Record	
26	SECOND JUDICIAL DISTRICT COURT P.O. BOX 30083	Drendan Unchley Brendan Duning # 1023236	
27	RENO, NV. 89520-3083	Lovelock Correctional Center	
28	DISTRICT COURT	1200 Prison Road Lovelock Nevada 89419 Defendant In Pro Se	

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SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE, STATE OF NEVADA

AFFIRMATION Pursuant to NRS 239B.030

The	undersigned does hereby affirm that the preceding document,
AFFIDAVI	I IN SUPPORT OF MOTION FOR WITHDRAWAL OF ATTORNEY OF
PECORO	AND TRANSFER OF RETURN
	(Title of Document)
filed in case	e number: CR07 - 1728
Doo	ument does not contain the social security number of any person
	-OR-
Doo	ument contains the social security number of a person as required by:
	A specific state or federal law, to wit:
	(State specific state or federal law)
	-or-
	For the administration of a public program
	-or-
	For an application for a federal or state grant
	-or-
	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)
Date: 7	11/09 3
	(Śignature)
	BRENDAN DUNCKIEY (Print Name)
	The Pen
	(Attorney for)

Revised December 15, 2006

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LET THE RELORD SHOW THAT ON BOTH APRIL 2/300391 A.D.

AS WELL AS ON JUNE 18, 2009, A.D. TWO LETTERS UNERE

1	DEPOSITED FOR MAILING, IN A SEQUED ENVELOPE, HANDED TO
. 2	DRISON LEGAL MAIL PERSONELL, BOTH BEING ADDRESTED TO THE
3	WASHOE COUNTY DISTRICT ATTURNEY OFFICE. THE LETTER DATED
ч	APRIL 21,2009, A.D. WAS SENT CERTIFIED MAIL WITH TRACKING
5	NUMBER 7007-0710-0005-2300-2620 SIGNED FOR BY THOMAS
6	FRUGOLI, (A COPY OF BOTH LETTER AND SIGNITURE CARD ATTACHED)
	IN THE LETTER DIRECTLEY APDRESSED TO D.A. GAMMICK (APRIL 21)
8	2009, A.D.) IT BRINGS FOWARD EVIDENCE PROVING ACTUAL AND
9	FACTUAL INNOCENCE IN REGARDS TO COUNT ONE IN THE FILED
ol .	ORDER OF CONVICTION. COUNT ONE BEING A VIOLATION OF NRS.
- 11	201.230, LEWDNESS WITH A CHILD UNDER 14 YEARS OF DIE. THE
12	ORIGINALLY INCLUDED EVIDENCE THAT WAS SENT WAS AS FOLLOWS:
13	1) CULINARY INSTITUTE OF AMERICA TRANSCRIPTS IN HYDE PARK; NEW YORK
14	SHOWING DEFENDANT WAS A STUDENT ATTENDING FROM 11/11/1996 UNTIL
15	COMPLETION ON 2/23/1999. (INCLUDED) (PG 20)
16	2) DMV VEHICLE REGISTRATION INFORMATION FUR DEFENDANTS 1993
	FORD TAURUS, GIVING THE BEGINNING REGISTRATION DATE FOR DEFENDANT
	ON JUNE, 5, 2000. A.D. (INCLUDED) (PG. 18-19)
19	3) A RENO POLICE DEPARTMENT (RPD) 'DRAFT REPORT' DATED 4/19/07.
ર૦	CREATED BY RPD DETECTIVE TOM BROOME. IN THE REPORT AN INTERVIEW IS
. તા	REFERED TO BETWEEN DETECTIVE BROWNE AND DEFENDANT'S EX-WIFE
ಎನ	JENNY DUNCKLEY. DURING THAT INTERVIEW JENNY DUNCKLEY INFORMED
23	DETECTIVE BROOME, SHE AND DEFENDANT MET AND MARKED IN NEW
24	YORK, THEN AFTER COLLEGE MOVED TO MADERA COUNTY CALIFORNIA
નડ	IN THE CITY OF CANHURST. WHERE SHE AND DEFENDANT RESIDED UNTIL
	THIER MARRAGE BRUKE UP IN JULY OF 1999 (INCLUDED (PG. 21-22)
٦٦	4) A COPY OF A SUMMONIS OF FAMILY LAW ALONG WITH, THE
નેક	ATTACHED PROOF OF SERVICE, SHOWING DEFENDANT WAS SERVED WITH

.}	DIVORCE PAPERS AT HIS HOME LOCATED AT: 255 EAST NEES APT
a	#257, FRESNO, CALIFORNIA AT 2:45 PM ON AUGUST 16, 1999. (INCLUDED)
3	ALL OF THESE DOCUMENTS WERE BUBINITIED TO THE DISTRICT
4	ATTORNEY NOT ONLE BUT TWILE, THE SECOND LETTER DATED ON
5	JUNE 18,2009 ADDRESSED TO CHIEF APPELLATE DEPUTY GARY HATTESTAN.
6	INCLUDED IN THAT LETTER WAS ALL THE EVIDENCE AND A COPY OF
7	THE ORIGINAL LETTER SENT TO DIA GAMMICK. (NOTE: A COMPLETE
8	COPY OF THE JUNE 18, 2009 LETTER WAS ALSO SENT TO NICV. STATE, AG.)
q	THE RELEVANCE OF THAT EVIDENCE IS BELAUSE IT BOTH
<i>J</i> 0	PROVES ACTUAL/FACTUAL INNOCENCE, AND THAT THE STATE WAS IN
	FACT IN POSSETION OF EVIDENCE FAVORABLE TO THE DEFENDANT,
1.5	YET FAILED TO BUTH PRESENT IT NOW USE IT TO CORRECT A UBVIOUS
13	INDUSTICE. AND HAVE STILL FAILED TO CORRECT.
14	IN THE RECORD FOR CRO7-1728 IN THE SENTENCING
15	TRANSCRIPTS ON PAGE 12 LINE ADA VILORIA REFERN TO VILTIM
16	ASHLEY V.'s AGE. AS WELL AS pg 13/24 , 1749/6/17 DUD OF THE MOST
17	SIGNIFICANT GUOTE PROVING THESE THAT THE STATE'S CONTENTION
૭	BEING SOLID THE INCLOENT OCCURED WHEN SHE WAS 12 15 ON
19.	Pg 13 LINES19-21 "BUT HE CALLS ASHLEY 14 YEARS OLD AT THE
20	TIME WHEN WE ALL KNOW SHE WAS 12." ON THE ORIGINAL
21	COMPLAINT IT SHOWS ASHLEY V' WITH A DATE OF BIRTH OF AUGUST
22	14, 1986. SO SHE WOULD BE 12 FROM AUGUST 14, 1998 WITH
23	AUGUST 13, 1999 ALL THE ENCLUDED DOCUMENTATION SHOWS
29	NOT UNLY THAT PETTTONER / DEFENDANT WAS NOT EVEN A RESIDENT
25	IN RENO AS THE INCIDENT AND TESTIMONY OF ASHLEY V. AT
26	THE PRELIMINARY ON SULY 2, 2007 IN RIC CASE NUMBER 2007 -
3	1 - 22 - 24 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -

28 NIGHT AT DEFENDANTS HOUSE IN RENO WHILE DRIVING ON

	LONGLEY LANE THE INCIDENT OCCURED, AS WELL AS A
	SECOND INCIDENT ALLEDGED AT ATLANTIS HOTEL AND CASINO.
3	IT NOT ONLY PROVES ALTUPL AND PALTUAL INNUCENCE, BUT
4	ALSO THE STATE KNEW OF ALL THAT IN THE LEAST UP
5	UNTIL' SULY OF 1999'. BEZAUSE DETECTIVE TOM BROOM HAD BEEN
6	GIVEN ALIBI EVIDENCE ON 4/18/07, IMPORTANT TO NOTICE THE
7	DATE. AMENDED COMPLAINT INCLUDING THE PRESENT COUNT ON
8	4/16/07, AND SEVENTY-SEVEN DAYS PRIOR TO THE PREZIM-
9	INARY HEARING ON JULY 2, 2007. BUT NOT ONLY IS THERE
lo	NO REZURD OF THE STATE CORRECTING THE REZURD, NON MOVING
. 11	TO DISMISS AFTER WHAT WAS KNOWN TO BE PERSURED TESTIMONY.
12	EXCEPT THEY CONTINUED TO KEEP UP THE FARSE, EVEN TO GO
13	AS FAR AS INCLUDE IT IN A DEAL IT KNEW TO BE BASED ON
14	FALSE INFORMATION
15	IT GOES WITHOUT SAYING THAT HAD THAT RELEVANT
16	INFORMATION COME FOWERD AT ANY STAGE OF THE CASE, EVEN
. 17	AS PAR BALL AS IN THE JUSTICE COURTS, THIS CASE WOULD BE
18	COMPLETY DIFFERENT.
19	YOU, AS THE JUDGE, WERE NOT ONLY DEPRIVED OF
20	THIS INCREDIABLY IMPURIANT EVEDENCE, BUT WAS ALSO TOLD THAT
21	DEFENDANT HAD AN EXTENSIVE HISTORY OF BUTH CRIMINAL AND
22	INAPPRUPRIATE BEHAVIOR. (\$511/24-12/5; 14/46)-6; 17/136)-16
23	18/261-3. SENT. TRONSLEAPED AND ADA VILURIA MAKING THE COMMENT
ې ډر	TO YOU THAT THE ONLY REDSON I'M NUT ALREADY IN PRISON IS
25	"BEZAUSE "THE DEFENDANT AVOIDED ANY TYPE OF PROSECUTION
ے د	BEZAUSE OF THE VICTIMS HE HAS CHOSEN" (PS 14/7-8). AS WELL
رد	AS HER COMMENTS ON PS 17 lines 136) to 16. MAKINGSTYET
28	INSINUATION THAT THEME ARE INFACT NUMEROUS OTHER INCI-

28 DEPENDANTS

	DENTS THAT THEY CAN NOT BRING FOWARD LEGALLY. THE
<u>:</u>	PROBLEM WITH THIS LINE OF REASONING AND ARBUMENT
· _	IS THAT THE PETITIONER IN FACT HAD ABSOLUTEY NO SUCH
,	CRIMINIAL HISTORY TO SUPPORT EVEN REMOTERY SUCH
5	ALLEGATIONS, EXCEPT FOR A PETTY LARLINY CITATION IN
6	JULY OF 2005. WHICH IS A FAR CRY TO JUSTIFY SPYING
7	"HOPEFULLY TODAY WILL BE THE END OF BRENDAN DUNCKLEY
8	AND WHAT WE HAVE TO DEAL WITH HIM" (PS. 11/22-23)
9	BY THIS CRUCIAL EVIDENCE AND INFORMATION NOT
10	BEING GWENTO YOU, YOU, HAD NO IDEA TLANT DUE TO THE LAIK
11	OF PRESENTATION FROM BOTH SIDES OF THE AISLE THE SENT-
12	ENCE OF LIFE IN THE STATE PRISON WITH PAROLE AFTER A
. 13	MINIMUM OF TEN YETARS (120 MONTHS TO LIFE) FOR COUNT I
14	(NRS. 201.230) WAS SOLEY BASED ON PERSURED TESTIMONY,
15	THAT THE STATE KNEW IT TO BE SUCH. AS WELL AS YOU
) (6	DID NOT MOW NOW WAS DEFENDANT INFORMED BY ADEQUATE
	COUNSEL IN REGARDS TO THE GUILTY PLEA MEMORIANDUM THAT
18	IT INTBELF IS INVALID, DUE TO THE STATES KNOWLEDGE IT WAS
. 19	CREATED ON FALSE FACTS. ALL OF WHICH IS FALSE INF-
ඨර	ORMOTION PERTAINING TO DEFENDANTS CRIMINAL HISTORY AND
21	BEHAVIOR / ACTIONS.
22	DEFENDANT HUMBLEY REQUESTS THE COURTS TO FIX
23	AND SET ASIDE BOTH THE CONVICTION FOR COUNT ONE AS
24	WELL AS THE GUILTY PEER MEMORRANDUM ON THE BRUSINDS OF
25	IT BEING INVALID BOSED ON FALSE FACTS . IE: PERSURED TESTIMONY,
	AND WITHHERD RELEVANT EXCULPATORY EVIDENCE, ALL TAINTING
27	AND PRINTING A FALSE AND INDIGURATE PICTURE OF THE

CRIMINAL HISTORY TO THE SUBGE, YOU.

	<u></u>
	ARGUMENTS
. 2	
3	COURTS HAVE JURISDICTION TO CORRECT OR MODIFY
<u> </u>	DEFECTIVE SENTENCES THAT, ALTHOUGH IMPOSED WITHIN THE
5	STATUTORY LIMITS, ARE BASED UPON MATERIALLY UNTRUE ASSUM-
6	PTIONS OR MISTAKES WHICH WORK TO THE DEFENDANT'S
7	EXTREME DETRIMENT, STANLEY V. STATE, 106 Nev. 75, 787 P.24 396,
8	398 (1990). THIS COURT THEREFORE HAS JURISDICTION TO VACATE
9	OR MODIFY SENTENCES WHICH ARE BASED ON A MISAPPREHENSION
. 10	BY THE COURT OF A DEFENDANT'S CRIMINAL REZORD IN
	IMPOSING SENTENCE. EDWARDS V. STATE, 112 NEV. 704, 918 Pad
12	321, 324 (1996).
. 13	THE POWER OF THE COURT TO MODIFY SUCH SENTENCE
	LIES IN ITS INHERENT - AUTHORITY TO CORRECT ITS OWN
15	MISTOKES, WHICH NATURALLY PROVIDES IT THE AUTHORITY TO
16	ENTERTAIN MOTIONS REQUESTING IT TO DO 30. PASSANISI V. STATE.
77	108 NEV. 318, 831 Pad 1371, 1373 (1992.
<u>18</u>	
19	Conclusion
20	
21	AS DEMONSTRATED ABOVE, THIS COURT RELIED ON FALSE
22	INFORMATION CONCERNING DEFENDANTY CRIMINAL HISTORY IN RENDER-
23	ING ITS JUDGEMENT, AND AS SULH SHOULD MODIFY THE SENTANCE
24	ACCORDINGLY.
25	DATED THIS 86th DAY OF JUNE 2009
24	Brender Dinche 1023236 Brender Duncher 1023236
27	LOVEROUR CONTRACTION (ENTER 1200 PRISON ROAD
. 28	LOVELOUR, NEVADA/394309 DEFENDANT PRO JE
ı	· · · · · · · · · · · · · · · · · · ·

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2)	TABLE OF CONTENTS .
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7)	
ප)	LETTER ADDRESSED TO MR. HAHESTAD (W.C. D.A. CHEEF APP. DEP PG. 11-17
<u>(P</u>	
10)	DMV - VEHICLE REGISTRATION INFORMATION PG18-19
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. 17)	
(8)	CERTIFICATE OF SERVICE
19)	
3 0)	
21)	
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23)	
24)	
25)	
26)	
23)	∀3. 310
رهد	

. درسله

<u>) Leg</u>

Dear District attorney Canadich , Lingue Jan find that a letter developing the last as deless they are ment In recent researched comes across on an interesting piece of information with regards to the American Ban Sociation Model Rules and Standards: Namely Standard 3-2, 5 entitled "Prosecu Little Handbook, Especially of textrate is subsection (b) Decond Sentence This handborn Should be main lable to the public except for subject matter dealsred confidentialismos survivas as at some surprise you see I would be greatly interested in obtaining a copy of that handbooks of necessal at will make sure it is promptly returned. you may even be able to shad some higher on the very reason that is with to view the handbooks that as subjection (c) states in the objectives of these polocies no to discretion and procedures smould be to achieve a fair efficient and effective enforcement of the criminal logue "to I find it of real importance that the ABA. used the term discretion in this paragraph. Webstes distionary defines discretion as being tradfill, rudint " Do maybe you can help me understand why it was belt ! to be total a printent to allow release of a orim ind complaint directly partaining to a case that at the three of release had not yet been before a court; to render its dicision as to guilt. There for lending the accused the right of prosunting innocents into prove quilty . That is a serious fundamental right onyone occupant of a crime to automatically granted just for being an America can citizen I not the simple mistake of accidentally releasing such information in itself could be rendered at harmless in frem not to be considered as intentional violation of the accused Sixth Amendment right to a fair and just strick."

V3. 311

But infortunatly that is not the case here. The fact that a Detective working the case in which the crimmial complaints were pertained to intentionally released the material to a third party oftoney dealing with a Civil matter. The release of that evidence and entering it wito a Civil Matter now made all the complaints that of Public Record. Being that the detective who released the confidential paperwork was a member of the Reno Police Department and the dead detective in the same referenced Criminal matter he is considered a member of the prosecutorial investigation team, and subsequentially all his actions has direct bearing on your office.

I also am curious so to what would warrent a detective to intentionally violate the accused right of innocence and release the said electronerts to the accused ex-wife's attorney, who at the time was in a nime year custody battle. That would under normal scruting constitute in the least malice intent on hundring the constitutions rights of the accused to a fair and just trial. Haveing such confidential information in the public I am sure you could agree would definatly prejudice the occused.

Also, knowing your impleable reputation and that of your colleagues in your charge for strucing to ensure that furtice is done. I am sure you are fundamen with the Standard set forth by the Smerican Bar soveriation 4-41 which states "Effective investigation by the lauger has an important bearing on competent representation at trial, for without adequate investigation the lauger is not in a position to make the best use of Such mechanisms as cross-examination or impresement of adverse witnesses at trial." I inderstand the premise of this standard to general twosads the defence causel, but it can and also does apply to you the State.

The reason for that line of reference is to bring up the book that the "Prosecutions duty is notice to merely

convict, but to see that justice is done by seeking truth of the matter, and to ensure that jury tries cases solly or bases of actual facts presented to them." (People ve Moreton)

The fact that the opinion stated above used the words "Seeking" and "actual Gods" renders the Good that the prosecution investigated the charge, not simply taking the word of the complaintent. That is the fact of severe relevence in the same case involving the forementioned detective and occuped. In (State v Estes) it states "Prosecutor is expected to be diligent and leave no stone inturned, but nevertheless expected to be fair" (State v Estes) 25 P.20, 9128, 111 100 mg 123). That brings up the other reason to my letter. Which I would like to express my appreciation for your taking the time to read. But I digress:

In the referenced cost that your office filed and subsequently obtained a plea deal or a refered to a Guilty Plea Memorendum. The case no is CRO7-1728. Upon review you will notice that the record has charge I happening in the time frame of August 14, 1998 to August 13, 2000, . As you will notice From the transcripts in the Preliminary Hearing the "vection" in count 1 states she was sure it was when she was (12) truelue years old, as affirmed by your Ada Viloria in the sentencing transcript (Pg 13; 19-21). "But the collo solly 14 years ald at the time goldhe when we all know she was 12." She is the representation of the state and therefore making. it the states contention to her age of the attach being 12 years old . (August 14, 1992 to August 15, 1999). AGAIN Supported. by record of sentencins hearing (pg 11/24-P5 12; 1, pg.16; 17, pg 17: 12) The reason for beinging you this letter is this; Had your effice and including the police department, as well as my own attorney appointed to me by your office done ever the simplist basic investigation in the allegation you would have seen that in actuality I was not even a resident in the state of Nevada intil 2000, and in 1998 at the time

the alleged incident occurred I was attending college in New York at the Culinary Institute of America in Hyde Park, NY. From 11/11/96 costs 2/23/99. The information is easibly verified by the college. That would have surely come up in a residential history search. Then that leaves 2/23/99 intil the "victim" thintenth brithday B114/99. Well how amazed would you be to know that during that time frame of resided in Oakhurst, Ca with my former wife. and in august 1999 she files for divoice and I was served papers in Fresno Ca. Again extremly simple information to have dotained if a due diligent investigation was infact done . In the matter of the location of the alleged incident the said vehicle would have shown that I had not purchased and registered the said vehicle till 6/5/00. Therefore how could a crime have been committed by me in a state 3,000 miles away from my location in a vehicle I won't purchase for two years. If any evidence was deemed relevent de think this would. Not to mention relevent in the favor of the occupied "as mertioned in Bradyse. maryland. Now if you did not actually know including all members of your team willuding the police in the least we have a warrented example of prosecutorial misconduct. But if your office actually did know and still ottempted to prosecute the case would warrent a serious case of malicious prosecution, and Brady. Violation, due process violation, Dixth, Fourteenth Amendment violation to say the least.

But still pursuing a conviction the Ada proxeeded to pung forward a deal that to my knowledge and helief was for probation as noted in the Chilty Plus Memorandum pg. 4:25 & P95:2 both sites with initials of myscly, my cancel and Adarulous. But the fact that the state fought hand to obtain the may bears a public in regards the validity of the original plea bargin. Especially when your ADA stated in the sentencing heaving transcripts " We did craft this creative plea bargin so this defendent could have the right to posture himself to ask the Court for sentencing. That's what he required before he came to you and admitted his conduct and entered his plea of guilt." (Pg 12; 6-9 sentencing heaving transcript)

You see the problem is that plea bargers are inject protected under contract law. In a basic breakdown the agreement should be of benefit to both parties involved. Exsample; a defendent looking at the death penalty for a capital crime signs a deal and it takes the death penelty of the table. All sides benefited the State gained a conviction and saved the tax payers the expense and the accused was not to be put to death. In my case if I went to trial I would be facing 10 to dife and 2 to 20 years. I got \$0 to dife and 200 10. But the state bought and argued to 260 20 (Ps Pg 17136)-5) Therefore I gave up form protected rights 1) Remain Silent, 2) Bring witnesses on my own behalf. 3) foce my occusers and cross examine them 4) right to a trial by my peers. I gave it all up and I feel that had the attorney involved on both side of the ide been even stightly competent to nave exercises due diligence in pre-trial investigation and entered the relevent evidence it would have seriously changed my mind in accepting the deal and had demanded going to truil.

You I am sure would agree that once you verify the information I have given you so so to meet the Biles Standards Could be considered Substantial evidence. Blocks dictionary clyines Substantial evidence as "evidence that a reasonable person could accept as adequate and sufficient to support a conclusion of defendants guilt or unnocence beyons

a reasonable doubt!

All the information I have given to you so to the Dily Standards I had handed one to my appointed attroney of record. For that and all the information in this letter along with documented evidence ver the released police complaints with R.P.D. detective 70m Browns signifine on each in addition to the clerk Stamp of Diperior Count of Colipinia Madera County in refunce to Directly v Donestey, College transcripts, court documentation of the lecution of residency, of divorce paperson, Department of motor vehicle second of registration. Just think how of excelly obtained all this information and documentation independently how much more so should all involved in this case have done so so well.

Jwill leave you with a final citation of due relevence ato the point of hand: "Thank the system of chriminal
justice is advenourial in nature and prosecutors have a
duty and are expected to be diligert and leave no stone
inturned, he is required to be jair and has a duty to
avoid any misrepresentation of the focts and unrescency
inflamitry tactics." (State V. Suifiths 610 P.20 522, 101 100 103)

- With my stating all that I wished, in order to help me process my next step in filing all this information by meand I a Post Conviction with of Habers Corpus. While I have
no reason to believe will be denied due to serious relived
evidence and done I say, respectfully though you total lock
of any physical evidence to the allegations. Which I did not
committ. I just wanted to allow you the apportunity to
very this information which I truly believe you to feel
to a gross measuring of justice that demands an immedrate remitly of. Once again as I stated earlier I
am respectfully appreciative of your taking the time
to read my letter. I am a larner and I applying of
at any time I inknowingly bastardizes the legal field of
V3. 3166

references and records. Your response is greatly appreciated.

Cordally yours.

Bends Dunder

Brendan Dunckley Inmate # 1023236 L.C.C. 1200 Prison Road Love law, Nevada. 89419

Case Reference NO: CVO7-1728 Case Reference NO: 52383

P.S. Copies of this letter are as follows.

C.C.: Brendan Dunckley

Morhan Dunckley

Nevada Supreme Court Clerk

David O'mara Esq.

District atterney Rechard Gammieu

Documents included:

C. I. A. transcripts

DINLY. Registration information

RPD reports 04-19-07, U3/10/07 And 8/20/05 Stamped 5/25/07 (RPD release)

MADERA Supervice Court minister Nothing reports

Proof of Service of Summons Dated 8/16/09 At residency in Frence CA.



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

• Sender: Please print your name, address, and ZIP+4 in this box •

Brendan Dunchley (1023236)

L.C.C. 1200 Prison Road Vovelour, Nevada 89419

AFR 13 200

APR 2 2 2009

V3. 318g

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY	
■ Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse	A Signature X Mas J Frugo Agent Addressee	
so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Delivery	
7. Article Addressed to: MR. Pricyard Gammicu Washoe County Dutrict Attorney P.O.Box 20083	D. is delivery address different from item/12 If YES, enter delivery address below:// IX YES, enter delivery address below://	
Peno, Nevada 89520	3. Service Type Certified Meit Express Mail Registered Return Receipt for Merchandise C.O.D.	
	4. Restricted Delivery? (Extra Fee)	
2. Article Number (Transfer from service label) 7007 071	0 0002 5300 5650	
PS Form 3811, August 2001 Domestic Ret	um Receipt 102595-02-M-1540	

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	PS Form 3800, August 2	1006	See Reverse for Instructions		

Dear Mr. Hatlestad;

First of all allow me to congradulate you on your victory in having my conviction affirmed by the State supreme Court. With that being respectfully and gaminly stated I feel that some information needs desperally to be convaied to you.

you see on April 21, 2009 a gentlemen by the name of Thomas J. Frugoli accepted a certified letter from me. With Jd number (7007-0710-0005-2300-2620). For your edification I have enclosed the letter (a copy that is) also the documents that originally were enclosed with the said letter.

Comparison to the alleged testimony of Ashly V, at the preliminary hearing she claims that the incident in Count I of the order of conviction occurred when she was twelve years old. Specific window of offense would place it Avoust 14,2998 until her thinteenth beithday of Argust 14,2999. The State argued repeatedly (SDA Viloria) that the crime occurred on a twelve year old little gird. (Sentencins Transmish pg 12/Line 1; pg 13/1ine 19(b) to 21; pg 16/1ine 17; and shown on pg 17/line 17). No allegation or contention was ever made by the state that any other cost occurred except during her twelfth year of life.

that allegation, I have mentioned this to my atterney but he failed to fix it or use the evidence I presented him. Also infortunate is the fact that the State too had in its possession evidence to show not only that the testimony of Ashley V. was perjained but that the State had evidence proving the absolute impossibility of the cume occurring.

For the record allow me to detail and break down the allegation to you. Askley testified that after 31,32ding,

the night at my house with my guilfriend/w/e Morgan (in Reno) I drove her home the following morning. While driving her home on Longly Lane (Revo) I pulled over into a parting lot and she and I had consentual sex in the back seat of my Ford Journs, then I drove her home. The second incident occured (by her testimony) shortly afterward at the Atlantis Hotel of Casino (Revo) in an elevation. When asked by Mr David Cliffor how old she was when there incidents occurred, she responded she was twelve years ald, some if she is certain she answered in the affirmative. Meaning with a birth date of Aunist 14, 1986 her twellh year would consist of August 14, 1998 until August 13, 1999. With that being said heres where the problem his and again I told this to my attorney and recently sent the enclosed letter and decuments.

First you will see a little / transcript from the Culinary Institute of America located in Hyde Party, New York, There you will see the time I was in fact enrolled in college. dated 11/11/96 - CR | 23/1999. Do there is documented proff up intil February 23, 1999. I was in fact in Hyde Party, New York attending college Is that would rule out 8/14/98 intil 2/28/99 by the rules of Gils. (Evidence that prove I could not have comited the cume due to being in a location so far away that indurant commit in a location as far away that indurant criminatures. I could not have been in the location of the cine.)

Necember, 05, 2008 showing that the vehicle in the allegation my Ford Farris was in fact not even purchase or registered contil 6/5/00. So how did we have consentual sex in it in 1998-99 when I did not even own it not 2000.

Third, you will see that the State in fact know that I was not ever in the area of Reno when Ashly alleges that the incident occurred. Enclosed you will find a Reno Police Department 'draft' dates 4/19/07. Created by Detective Tom Browne of RPD Sex crimes division. Please note the second page with the conversation between Octective Tom Browne and my ex-wife Jerry Unchly. The mentioned we met in N. Y, then later moved to Madera Colifornia, our marriage broke up in July of 1999 while livers in Oakhunst California, a allegation and investigation has done by Madera County Sherry/ department with me. A copy of that Detective Browne Obtainer. So Detective Browne Knew that I was in fact residing in Madera County California in 1999 at least until July with my wife Jenny, Not as alleged residen, in Washoe County, Reno with Magan. Yet the State never corrected known payines testimony and continued to allow it to go incorrected all the way up to sentencing, and beyond, (letter 4/2/100). as a note you will see a EXHIBIT D' stamp on the book, of the report, that is because that was one of four comins! reports Detective Tom Browne released to my ex-cutes attorney Kerneth Bollard in Oshhurst Co, to use for an ongoing cestury case. That was released 5/25/07. A fell Dix weeks before my preliminary hearing proving the State had knowledge that I was in fact innocent of conits alleged from Ashley. But Notady fixed it not the Strate nor my offerney who sho had the reports released by Detocke Broome. The hearing for the experts was June 22, 2007, Prelim Hearing up, 1/2/07) Finally enclosed in the original letter is a copy of

a Simmons of Family dan , Proof of Dervice for divorce dated

8/16/99. Notice I was served at my residency at 2:45 pm

at 255 soit Neese, #257, FRESNO, COLIFORNIA, The dy37323 13

after ashley turned thirteen. Again proving beyond a reasonable doubt that I could not have committed the crime as testified by the "Victim". Since her testimony is in fact all the evidence the State has that these incidents even occurred and I proved by documented, verifiable endered to the contrary, the conviction can not stand. It would continue to allow a manifest injustice to go incorrection.

Is an added area of interest I did not mention in the previous little, Johley testified that Morgan my guilfuins/wife was pregnant as was her friend Michelle Anthony. Yet Michelle doughter Brothlyn was been September 25, 2000 and our sin Jacob was son September 25, 2001. Either they soth had really long pregnation or again the allegations could not have occured.

Please take notice that even Dr. Styry vecants report on page 3 second paragraph shows I doil not more to Reno intel 2000, Und in the PSI report page 3 inder education I graduated H. S. in 1994 and attended the Culinary Institute of America intil 1999.

I hope that you see the gross manifest rigistics, prosecutorial moscondet, brady violeting, and gross bad faith neylogance that has occurred here. I humbly reguest that the DA do their duty and set the record straight and request a reversal and vacating of Court I and allowing me to reverse and set aside my Shilts Pleas Memorandon, and plea anaw to court 2. I hope you realize I am going to include both letters in my writ of fabers Corpus. I just felt it nesessary to once again bring to the DA's attention so they can take it upon yourselve to fix and correct this problem. Dovins the court trigonal

and in the intrest of justice.

Bleides is it not the ultimate duty of the Prosecutor to not seek a conviction by any and all means but to see that justice is done and obtained. Is it not why the Prosecutors are held to a higher standard to be diligent and leave no stone inturned. After all you the DA represent the State and all its people.

Do, Mr. Hatlestad cen you in good conscience and good faith simply ignore this information as Davis Clifton, Kelli Anne Villamis, and Momas J. Frugoli not to mention also Detective Tom Browne have all done on repeated and numbers occasions. I included Detective Tom Browne Decourse as you are I'm sure owere the misconducts by on envestigating law enforcement agent is indistinguishable from more more by

prosecuting atternies.

Please know I truly respected you brief for the Depieve Court, I know you did not know about this information, because for my atterney to have added it in appeal would have meent admitting his ineffectiveness in acting as an advocate. But it does not excuse his actions on that of Mr Clifton and especially Mrs Viloria. As you are aware being the Chief Appelate Depty it is the duty and obligation of a prosecutions atterney to obtain Broady evidence (evidence favorable to the defendant). Even of other is not in direct persession of said evidence, she had and still has a duty to learn of any favorable evidence known to other government agents, including the Pelice (ie let Browner report 4/19/107) if those agents are involved in the investigation. Detective Browne was the lead detective.

I pray that you will do the right thins and allow an innovered man to return to his family. I again request that you vacate (dismiss and expense count I and allow the Doilty Plea to be reversed and Allow 325 15

Continuation;

Do an additional side note to help the courts and the taxpayers further court expense and time, I would like to make a humble request and possible solution. Ho of Jene 8,2009 I represent mysely pro per. Because I know that the overwhelming evidence I am in possession of will allowed certainly in the least reverse my guilty plea memorardum; But prove blantest and observing molicious charegards for my constitutional rights on the part of Add Viloria as well as Detective Form Browne. There is a total of 150-160 pages of documentation proving malice, prosecutival musiconclust, ineffective assistance of counsel, police harassment, muranda violations, inappropriatly obtaines evidence, pergined teatiment, Bracky violations, and that just with the few pages I know given to you in this letter. Any of which will great reversal of the deal and prove cottal invocence in regards to count I.

So here as the chief Appelote consul you are aware that I only need to prove it with probable preponderance, except I can prove it all beyond a resemble doubt. Or seeste aware reasonable doubt to a jury. So I propose the fillowing deal for the States consideration. Soilty Plea reversed and set asside Count I (NRS, 201.230) dismissed on ground of insifferint evidence and actual and factual innuance, Count 2 (NRS 193.330) he amended to assault (due to the fact the "Victim" Jessica has jet to come formed since the prehin, and her testimony is inconsistent from 3/26/07 to 7/2/07 locking allocations,), So Amend Count 2 to Assault 6 nos Misdeiment is at most a "E" felony with credit for time served. I am released and allowed to leave Neurola (Reno) forever. In exchange I do not see federally the Country or D. I's office for the bilatent Civil rights and Constitutional Violations on the part of the OA's flice.

If that deal is accepted as a binding agreement of the judges signature. I will agree to sign it. Preventing your office from being plooded with appeals that ADA Viloria and Detective For Browne Mandles 3.328 16 colly Known how many other innocent mentionen they have portalised.

(Cont)

or in the alternative:

Deverse the Swifty plea Memorandum and chiamiss cerent I an grounds of certical / factual insidence. Allowing me to plead anew for Count 2 and we proceed to trial. I would retain the right to file a lowerest in regards to count I's violations. Did you know my sever year ald is in theropy because of the Sentence I was given for a charge the state knew I could not have committed. But I digress, back to the proposed deal:

#1- Guilty Plea Memorandum Reverses, Count I dismissed on grands of insifficient evidence and Actual/Actual innocence. Count 2 (NRS 193.330) Amended to Assault. (GM. or E' FELONY) with Credit for time served (as of 6/15/09 =) 4/9 Days = 14x34 Days as pex arszo snar calculation 2/30). Released and record is expurised for count I (NRS 201.230). In Exchange defendant (me) will agree to obstant from suring the State, County and a office, for civil rights and constitutions violentums. Binding Agreement with SENTANCE TO BE CREDIT Time Served. (No Surprises).

(Gr)

#2 Guilty Ples Memorandum reversed, Count 4 (NRS
201.230) dismissed on Grands of insufficient evidence and actual/
factual innocence. Count 2 Allowed to plead a new to
(NRS, 193.330) and return to a not Guilty stage. Boil
beins allowed. And proceeding with trial-

I look favared to your response in this matter.





Ginny Lewis

555 Wright Way
Carson City, Nevada 89711-0900
Telephone (775) 684-4368
www.dmvnv.com

December 05, 2008

BRENDAN DUNCKLEY 1200 PRISON RD LOVELOCK NV 89419

This is to certify that the records have been searched for the following;

VIN:

1FALP5244PG247860

Year/Make:

1993 FORD TAURUS GL 4 DR SEDAN

Plate:

631KWM

The records of the Dept of Motor Vehicles indicate that the above referenced Was registered in Nevada State. We show this vehicle has been register from 06-05-2000 to 06-05-2001 under the name of Brendan Dunckley.

If you have any further questions regarding this request please feel free to contact me at the above listed phone number.

Sincerely,

Pam Mendoza Record Section

STATE OF NEVADA DEPARTMENT OF MOTOR VEHICLES CENTRAL SERVICES - RECORDS DIVISION 555 Wright Way Carson City, Nevada 89711-0250 (775)684-4590

REQUEST DATE: 12/05/2008 SUP.TRAN.ID: 45905961

BRENDAN DUNCHLEY 1200 PRISON RD LOVELOCK NV 89419-5110

VEHICLE REGISTRATION DATA

I - VEHICLE DATA

YEAR : 1993 MAKE : FORD MODEL : TAG CYL : 06 VIN : 1FALP5244PG247860 VEHCL TYPE : VEH-SEDAN 4 DR

II - REGISTRATION INFORMATION

EXPIRATION DATE : 06/05/2001

PLATE NUMBER : 631KWM DECAL NUMBER : M39555

OWNER TYPE : REGISTERED COMBN TYPE : NONE

NAME : BRENDAN THOMAS DUNCKLEY

MAIL ADDRESS : 4458 HIGHPLAINS DR CITY/STATE : RENO NV 89523-9176 PHYS ADDRESS : 4458 HIGHPLAINS DR CITY/STATE : RENO NV 89523-9176

LAST TRANSACTION DATE: 06/06/2001

NAME/ADDRESS AT THE TIME OF REGISTRATION

NAME : BRENDAN T DUNCKLEY

MAIL ADDRESS : 811 PLUMAS ST

CITY/STATE : RENO NV 89509-1739 END DT : 06/13/2002

PAGE NO: 1** LAST PAGE **

The Culinary Institute of America 1946 Campus Dr. Hyde Park, NY 12538-1499 Phone 845.451.1267 Fax 845.905.4032 www.ciachef.edu UNOFFICIAL

CEEB Code: 003301

DUNCKLEY, BRENDAN, T 44782 SILVER SPUR CT AHWAHNEE, CA 93601 Student ID: 36556 Birth Date: 07/04/1976 Date Issued: Dec 1, 2008

Page 1 of 2

Major: Culinary Arts

CA5U01-A 06 - AM BOUNTY KITCHEN

Degree(s) Conferred: Assoc. in Occupational Studies in Culinary Arts awarded Jan 22, 1999							
Course	m + +		Course Title	Cred Cred Course Ernd		Pon	2 ha
Number ————	Section		Title		GIU	- Kep	s
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	0Q	_	INTRO. TO GASTRONOMY	1.5	1.5	C-	Ö
A1K-2B B1C-2B	1B	_	CUL. FRENCH	0.0	0.0	В	ő
	17		FOOD PURCHASING	1.5	1.5	C-	1
B1E-2B		_	SANITATION	1.5	1.5	B-	0
B1G-2B	0Q 1D			1.5	1.5		0
C1A-2B	1D	_	MEAT FABRICATION		1.5	A-	0
C1F-2B	0Q	-	MEAT IDENTIFICATION	1.5 1.5	1.5	B- B+	0
B1F-2B	0 <u>0</u>	_	NUTRITION				
D1A-2B	1D	-	SKILL DEV. I	3.0	3.0	В	0
E1A-2B	1F	-	SKILL DEV. II	3.0	3.0	A-	0
F2A-2B	11	_	INTRO. HOT FOODS	3.0	3.0	C+	0
F2B-2A	0V	_	SUPERVISORY DEV.	1.5	1.5	C	0
32B-2B	1L	-	AMERICAN CUISINE	1.5	1.5	D	0
32A-2B	1J	-	SEAFOOD COOKERY	1.5	1.5	C	0
H2C-2B	0x	_	CHARCUTERIE	1.5	1.5	D	1
H2B-2B	0 X	-	ORIENTAL,	1.5	1.5	В	0
I2F-2B	= =	-	LUNCH COOKERY	1.5	1.5	D	0
I2E-2B	0 X	-	BREAKFAST COOKERY	1.5	1.5	C-	0
J2A-2B	10		GARDE MANGER	3.0	3.0	C	0
J2B-2B	0 X	-	TERM II PRACTICAL	0.0	0.0	P	0
00-2B	31	-	EXTERNSHIP	6.0	6.0	С	0
L4G-A	18	-	BREAD BAKING	1.5	1.5	В	0
L4C-A	1J	-	COST CONTROL	1.5	1.5	D	1
14F-A	- -	-	PASTRY SKILLS DEV	1.5	1.5	B+	0
44A-A		-	PATISSERIE	3.0	3.0	B+	0
N4D-A	1S	-	MENUS/FAC. PLANNING	1.5	1.5	В	0
14E-A		-	MGMT.WINES&SPIRITS	3.0	3.0	D	0
14F-A		-	RESTAURANT LAW	0.0	0.0	B+	0
94A-A		-	INT'L COOKERY	1.5	1.5	B+	0
24D-A		-	ADV. CUL. PRINCIPLES	1.5	1.5	С	0
CA5Q01-A	04	-	CLAS BANQUET CUISINE	1.5	1.5	D	0
A5Q03-A	04	-	INTRO TO CATERING	0.0	0.0	В	0
:A5Q02-A	04	-	INTRO TO TABLE SERV	1.5	1.5	Α	0
A5R01-A	04	-	A' LA CARTE SERVICE	1.5	1.5	B-	0
A5R02-A	04	-	ST. ANDREW'S KITCHEN	1.5	1.5	C	Ō
A5S02-A	04	_	5TH SEM COSTING EXAM	0.0	0.0	₽	Ō
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A5T01-A	04	_	FORMAL SERVICE	1,5	1.5	C+	1
A5T02-A		_	ESCOFFIER KITCHEN	1.5	1.5	C-	1
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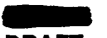
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Incident Report RENO POLICE DEPARTMENT







Supplement No 0003

DRAFT

04/19/2007
Nature of Cell
SEXASSLT
Author
BROOME, TOM

Administ	rative	Infor	mation									
RENO POLICE DEPARTMENT				Supplement No Reported Date 0003 04/19/2007			orted Time 6	CAD Call No				
Status Nature of Call Crissadina Loc												
REPORT TO FOLLOW SEXUAL ASSAULT CRy Rep Dist Area Best				From D	From Date From Time							
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Emp #2			Assignm					Au	thor			
TRANSCRIB!	ER, RE	PORTS	Adm	nistrat	:ion - Academy - Days R				1509			
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Involvement DETECTIVE	Seq#	Туре	IVIDUAL	Name		K TK BRO	Auro		<u> </u>			
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The state of the s	NCKLRY,			-						·		
SUBJECT			LEY,JE									
		TNDIVI	1	Name DUNCKLEY	TEN	naty			12449			
Phone Type	Phone No			- Uhi Children	.,	10.1			14117	03		
MESSAGE (559)760-5108												
SUSPECT			LEY,BI									
		INDIVI		Name DUNCKLEY	r Brr				MNI 91324	Race WHITE	Sex MALR	
Date of Birth	Age	Juvenile	? Height	Welght	Hair Colo	x Eye Color			71341	7 1722.2) Burner	
07/04/1976		No	5'08"	178#	BROW	N HAZRI			س کینوان			
Modus O	peranc									The state of the state of		
SEX CRIMES	ı											
Narrative												

On April 18, 2007 I received a call from a Jim Dunckley, who identified himself as Brendan Dunckley's father. Jim explained that he, his wife and Brendan were estranged. Jim said that he was told by his former daughter in law (Brendan's first wife), Jenny that Brendan had been arrested in Reno for sex charges. Jim said that he and his wife did some research on the Internet and saw an article in the paper confirming such. Jim asked how serious the charges were and wondered if at some point he and his wife would need to make arrangements to assist Brendan's children with he and Morgan. I explained to Jim that I could not discuss the case in detail with him. I did confirm that Brendan Dunckley had been arrested on two separate sexual assaults in Reno. Brendan's mother got on the phone at this point and explained that they feared Brendan, as he had threatened to kill her at one point during a hearing in California about custody of his two children he had with Jenny. Mrs. Dunckley said that after the hearing he walked up to her and said "your dead". Mrs. Dunckley said that Brendan felt that they should not be associated with Jenny. Mrs Dunckley described Brendan as very manipulative and Narcissistic. Mrs. Dunckley said that Jenny recently revealed that there were some disturbing sexual issues with Brendan in

Report Officer		 	Printed Al				
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R1509/BRO	MK.TOM		04/19/2007	`09:51	Page 1	of 2∨ ∪.	

Incident Report RENO POLICE DEPARTMENT



Supplement No. 0003

Narrative

the past. I requested that Jim and his wife contact Jenny and ask if she would talk to me. They agreed. A short time later I did receive a phone call from Jenny Dunckley.

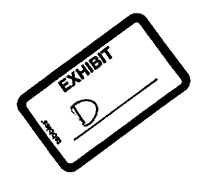
Jenny explained that she has been divorced from Brendan for 5 or 6 years. She said that they met in New York and moved to Madera County California together after they married. She said that early in their marriage in New York Brendan had affairs with friends of her's. She said that when they moved to California, her father got Brendan a job at the Pines Resort in Bass Lake California. She said that Brendan was fired two weeks later for Sexual Harassment of another employee, she described as a younger female.

During their marriage Jenny reported that Brendan was very controlling of who she could have as a friends, where she could go and it was Brendan's way or the highway. She said that Brendan was very aggressive with her both physically and sexually. I asked if there were ever any instances that she was forced to have sex with Brendan. Jenny said that she would not say that she was forced, but he did slap her around at times and she knew better than refuse him when he demanded sex.

Jenny said that the marriage broke up in July of 1999. She said that her parents owned a Bed and Breakfast in Oakhurst California and they were receiving calls from customers complaining of charges on their credit cards. Jenny said that eventually Brendan did admit to using the customer cards to pay for Internet porn and on line sex sites. She said that before he finally admitted to what he was doing he tried to "set up" her 16 year old brother by planting floppy disks with porn on them in his room, then calling her parents and tipping them off to where they could find the porn. Jenny said that there was a police report filed and there was somewhat of an investigation by Madera County Sheriffs department. She said that Brendan was not arrested since the money was paid back by the credit card companies. She said that the Sheriff's department referred to it as a victimless crime.

I asked if there were any other sexual allegations or anything involving their children. She said that there was not. The interview ended shortly thereafter. I did obtain a copy of the police report from Madera County Sheriff's Department. No Further...

Report Officer	Printed At	
R1509/BROOME, TOM	04/19/2007 09:51	Page 2 of 2
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SUMMON. -FAMILY LAW

CITAL JN JUDICIAL--DERECHO DE FAMILIA

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

NOTICE TO RESPONDENT (Name): BRENDAN THOMAS DUNCKLEY AVISO AL DEMANDADO (Nombre):

You are being sued. A usted le estan demandando.

PETITIONER'S NAME IS: JENNY ANN DUNCKLEY EL NOMBRE DEL DEMANDANTE ES:

LADERA SUPERIOR COURT

AUG 1 8 1999

CLERK CASE NUMBER: (Numero del Caso) DEPUTY

You have 30 CALENDAR DAYS after this Summons and Petition are served on you to file a Response (form 1282) at the court and serve a copy on the petitioner. A letter or phone call will not protect you.

If you do not file your Response on time, the court may make orders affecting your marriage, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form.

If you want legal advice, contact a lawyer immediately.

Usted tiene 30 DIAS CALENDARIOS despues de recibir oficialmente esta citacion judicial y peticion, para completar y presentar su formulario de Respuesta (Response form 1282) ante la corte. Una carta o una llamada telefonica no le ofrecera proteccion.

Si usted no presenta su Respuesta a tiempo, la corte puede expedir ordenes que afecten su matrimonio, su propiedad y que ordenen que usted pague mantencion, honorarios de abogado y las costas. Si no puede pagar las costas por la presentacion de la demanda, pida al actuario de la corte que le de un formulario de exoneracion de las mismas (Walver of Court Fees and Costs).

Si desea obtener consejo legal, comuniquese de inmediato con un abogado.

NOTICE The restraining orders on the back are effective against both husband and wife until the petition is dismissed, a judgment is entered, or the court makes further orders. These orders are enforceable anywhere in California by any law enforcement officer who has received or seen a copy of them.

AVISO Las prohibiciones judiciales que aparecen al reverso de esta citacion son efectivas para ambos convuges, tanto el esposo como la esposa, hasta que la peticion sea rechazada, se dicte una decision final o la corte explda Instrucciones adicionales. Dichas prohibiciones pueden hacerse cumplir en cualquier parte de California por cualquier agente del orden publico que las haya recibido o que haya visto una copia de ellas.

1. The name and address of the court is: (El nombre y direccion de la corte es) Superior Court of California, County of Madera 209 West Yosemite Ave. Madera, CA 93637

2. The name, address, and telephone number of petitioner's attorney, or petitioner without an attorney, is: (El nombre, la direccion y el numero de telefono del abogado del demandante, o del demandante que no tiene abogado, es) KENNETH R. BALLARD

Attorney at Law

40327 Stagecoach Road, #1 Oakhurst, CA 96344

Janet M. Gallagher 559-683-2122 1999 Clerk (Actuario), by [SEAL] NOTICE TO THE PERSON SERVED: You are served as an individual. a. on behalf of respondent CCP 416.60 (minor) CCP 416.90 (individual) under: CCP 416.70 (ward or conservatee) other: by personal delivery on (date): (Read the reverse for important information)

Form Adopted by Rule 1283 Judicial Council of California 1283 [Rev. January 1, 1995]

SUMMONS (Family Law)

(Lea el reverso para obtener información de importancia)

Family Code, Procedure, 88 232, 233, 2040, 7700 Calif. Rules of Court, rule 1216

WARNING: California law provides that, for purposes of division of property upon dissolution of marriage or legal separation, property acquired by the parties during marriage in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language of how title is held in the deed (i.e., joint tenancy, tenants in common, or community property) will be controlling and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

ADVERTENCIA: Para los efectos de la division de bienes al momento de una separacion legal o de la disolucion de un matrimonio, las leyes de California disponen que se presuman como bienes de la sociedad conyugal aquelles adquiridos en forma conjunta por las partes durante el matrimonio. Si cualquiera de las partes de esta accion muriese antes de que se dividan los bienes en tenencia conjunta de la sociedad conyugal, prevalecera el lenguaje relativo a la tenencia de los derechos de propriedad contenido en la escrituraciomo, por ejemplo, copropiedad con derechos de sucesion (joint tenancy), tenencia en comun (tenants in common) o bienes de la sociedad conyugal (community property)- ny no la presuncion de que los bienes son de la sociedad conyugal. Usted debe consultar a su abogado o abogada si desea que la presuncion de que los bienes son de la sociedad conyugal se especifique en el titulo de propiedad inscrito.

STANDARD RESTRAINING ORDERS--FAMILY LAW PROHIBICIONES JUDICIALES ESTANDARES--DERECHO DE FAMILIA

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse are restrained from

- removing the minor child or children of the parties, if any, from the state without the prior written consent of the other party or an order of the court;
- cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance
 or other coverage including life, health, automobile, and disability held for the benefit of the parties and their minor
 child or children; and
- 3. transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, nothing in the restraining orders shall preclude you from using community property to pay reasonable attorney fees in order to retain legal counsel in the action.

PROHIBICIONES JUDICIALES ESTANDARES--DERECHO DE FAMILIA

A usted y a su conyuge se les prohibe

- que saguen del estado al hijo o hijos menores de las partes, si los hay, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte; y
- 2. que cobren en efectivo, usen como colateral para prestamos, cancelen, transfleran, descontinuen o cambien los beneficiarios de, cualquier poliza de seguro u otras coberturas de seguro, inclusive los de vida, salud, automovil e incapacidad mantenido para el beneficio de las partes y su hijo o hijos menores; y
- 3. que transfieran, graven, hipotequen, escondan o de cualquier otra manera enajenen cualquier propiedad mueble o inmueble, ya sean bienes de la sociedad conyugal, quasi conyugales o blenes propios de los conyuges, sin el consentimiento por escrito de la otra parte o sin una orden de la corfe, excepto en el curso normal de los negocios o para atender a las necesidades de la vida.

Ustedes deben notificarse entre si sobre cualquier gasto extraordinario propuesto, por lo menos con cinco dias de antelacion a la fecha en que se van a incurrir dichos gastos extrordinarios y responder ante la corte por todo gasto extraordinario hecho despues de que estas prohibiciones judiciales entren en vigor. Sin embargo, nada de lo contenido en las prohibiciones judiciales le impedira que use bienes de la sociedad conyugal para pagar honorarios razonables de abogados con el fin de obtener representacion legal durante el proceso.

_V3_336		<u> </u>
MARRIAGE OF (last name, first name of page):		ON OR TAKE
DUNCKLEY, Jenny and Brendan		CV03749
Serve a copy of the documents on the person to be served.	Complete the proof of consis	as Attach it to the existent decomposite. File
them with the court.	Complete the proof of Service	e. Attach it to the original documents. File
	OF SUMMONS (Family	Law)
1. I served the Summons with Standard Restraining Orders (Fam	• -	
respondent (name): BRENDAN THOMAS DUNCKLEY		
a. with (1) blank Confidential Counseling Statement		and blank income and
 (2) Order to Show Cause and Application (3) X blank Responsive Declaration 	Expense Do	eciarations and blank Property Declarations
(2) A DISUK Heabousive Decision	(6) Other (spe	•
	(4)	
b. By leaving copies with (name and title or relationship	to person served):	
c. X By delivery at X home business	(2) Address	•
(1) Date of: 8/16/99 (2) Time of: 2:45 p.m.	(3) Address: 455 E. Ness	#257
(2) Time of: 2:45 p.m.	Fresno, CA	, #257
d. By mailing(1) Date of:	(2) Place of:	
2. Manner of service: (Check proper box)	• •	
a. X Personal service. By personally delivering copies to	the person served. (CCP 415	5.10)
b. Substituted service on natural person, minor, inc	•	-
or usual place of business of the person served i		
apparently in charge of the office or place of busin of the papers, and thereafter mailing (by first-class	=	-
the copies were left. (CCP 415.20(b)) (Attach separ		
in first attempting personal service.)	 	·
c. Mail and acknowledge service. By mailing (by fir		
copies of the form of notice and acknowledgment a		ge prepaid, addressed to the sender. (CCP
415.30) (Attach completed acknowledgment of	- · ·	
 d. Certified or registered mail service. By mailing to receipt requested) copies to the person served. (CC 		
delivery to the person served.)	/F + 19.40) (Attach signed	return receipt or other evidence or actual
e. Other (specify code section).		
Additional page is attached.		
3. The NOTICE TO THE PERSON SERVED on the summons was	completed as follows (CCP 4	112.30, 415.10, and 474);
a. X as an individual		
b. on behalf of Respondent	270 (144 0	COD 440 CO (Minus)
	6.70 (Ward or Conservatee)	CCP 416.60 (Minor)
C. X by personal delivery on (date): 8/16/99		••
4. At the time of service I was at least 18 years of age and not a	party to this action.	
5. Fee for service: \$35.00		
6. Person serving:		
a. X Not a registered California process server.	—	heriff, marshall, or constable.
b. Registered California process server.		and telephone number and, if
c. Employee or independent contractor of a		y of registration and number:
registered California process server. d. Exempt from registration under Bus. & Prof.	Oakhurst, C	coach Road, #1 A 93644
Code section 22350(b).	-	
I declare under penalty of perjury under the laws of the State	(For California sherif	f, marshal, or constable use only)
of California that the foregoing is true and correct.	•	pregoing is true and correct.
Date: 8/16/99	Date:	
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1 Word Courtis	_ <u> </u>	
(occurring)		(SIGNATURE)

26 DEFENDENT IN PRO SE 27 √3. 337 28

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FILED

Electronically 07-23-2009:04:16:49 PM Howard W. Conyers Clerk of the Court Transaction # 920636

CODE 1 THE O'MARA LAW FIRM, P.C. WILLIAM M. O'MARA NEVADA BAR NO. 00837 DAVID C. O'MARA NEVADA BAR NO. 08599 311 East Liberty St. Reno, Nevada 89501 775-323-1321 5 775-323-4082 (fax) 6 Attorneys for Defendant 7 8

IN THE SECOND JUDICIAL DISTRICT COURT

FOR THE COUNTY OF WASHOE, STATE OF NEVADA

THE STATE OF NEVADA

Plaintiff, Case No. CR07-1728

vs.

BRENDAN DUNCKLEY,

Dept No. 4

Defendants.) RESPONSE TO DEFENDANT'S NOTICE
AND MOTION FOR WITHDRAWAL OF
ATTORNEY OR RECORD AND TRANSFER

OF RECORDS

16

COMES NOW, David C. O'Mara, Esq., of the O'Mara Law Firm,
P.C. hereby responds to Defendant, Brendan Dunckley's notice and
motion for withdrawal of attorney of record and transfer of
records.

On June 10, 2009, the O'Mara Law Firm sent Mr. Dunckley a copy of his entire file, save and except various CDs which are not allowed. See Exhibit 1. Indeed, Mr. O'Mara advised Mr. Dunckley that he could not send the CDs but would provide them to Mr. Dunckley's new counsel.

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Thereafter, Mr. Dunckley requested the various documents, included, a copy of the preliminary hearing transcript and various documents filed by the District Attorney's office.

These documents were copied and thereafter sent to Mr. Dunckley on July 6, 2009. See Exhibit 2.

Thus, it is believed that Mr. Dunckley is in possession of his entire file. Additionally, Mr. O'Mara will make the file available to Mr. Dunckley's new counsel as soon as Mr. O'Mara is notified of the new counsel.

Further, on July 23, 2009, Mr. O'Mara and the O'Mara Law Firm filed a Notice of Withdrawal.

DATED: July 23, 2009

THE O'MARA LAW FIRM, P.C.

DAVID C.O MARA

1	AFFIRMATION
2	(Pursuant to NRS 239B.030)
3	
4	The undersigned does hereby affirm that the preceding document filed in Case No. CR07-1096.
5	X Document does not contain the social security
6	number of any person
7	-OR-
8	Document contains the social security number of a
9	person as required by:
10	A specific state or federal law, to wit:
11	-or-
12	For the administration of a public program
13	-or-
14	For an application for a federal or state grant
15	-or-
16	Confidential Family Court Information Sheet (NRS 125.130,
17	NRS 125.230 and NRS 125B.055)
18	DATED: July 23, 2009 THE OMARA LAW FIRM, P.C.
19	/s/ Dayfid C. O/Mara///
20	DAVID C. O'MARA, ESO.
21	
22	
23	
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V3. 340

CERTIFICATE OF SERVICE

2	I hereby certify under penalties of perjury that on this
3	
4	date I served a true and correct copy of the foregoing document by:
5	x Depositing for mailing, in a sealed envelope, U.S.
	Postage prepaid, at Reno, Nevada
7 8	Personal delivery
8	Facsimile
10	Federal Express or other overnight delivery
	Messenger Service
11	addressed as follows:
12 13 14	Brendan Dunckley Inmate No. 1023236 Lovelock Correctional Center 1200 Prison Rd. Lovelock, Nevada 89419
15 16 17	Deputy District Attorney One South Sierra Street, 4 th Floor P.O. Box 30083 Reno, Nevada 89520
18	DATED: July 23, 2009
19	Adrian M. Wei
20	
21	ADRIAN M. WEIS

LIST OF EXHIBITS

Ш				
Ī	Exhibit #	Description	#	Pages
I	Exhibit 1	Letter from David O'Mara to Brendan Dunckley, dated June 10, 2009		1
I	Exhibit 2	Letter from David O'Mara to Brendan Dunckley, dated July 6, 2009		1
	9.0			

-5-

V3. 342

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07-23-2009:04:16:49 PM
Howard W. Conyers
Clerk of the Court
Transaction # 920636

EXHIBIT 66199



P.O. Box 2270 311 E. Liberty Street Reno, Nevada 89505 (Tel) 775-323-1321 (Fax) 775-323-4082

June 10, 2009

VIA U.S. MAIL

Mr. Brendan Dunckley Inmate # 1023236 Lovelock Correctional Center 1200 Prison Rd Lovelock, NV 89419

Re: Brendan Dunckley vs. The State of Nevada, Case No. 52383

Dear Mr. Dunckley,

Enclosed for your records are the following:

- 1. The Supreme Court's Order of Affirmance.
- 2. My Notice of Withdrawal as your attorney.
- 3. Copy of the police reports, transcripts and other documents in my file, but were not included in the Supreme Court Appendix.
- 4. The original documents from the DMV, the Culinary Institute of America, and the Internal Revenue Service.
- 5. I also have in my possession various audio recording, which include 911 calls, calls from the jail, your arrest and home interview, and the vicitim's interview. Because the prison will not allow me to mail these directly to you, please have your new attorney contact my office so I can provide him with a copy.

At this time, I will no longer be representing you, in either the Supreme Court, or the District Court. However, please be advised that should you with decide to file a Petition for a Writ



Mr. Brendan Dunckley June 10, 2009 Page 2

of Habeas Corpus, you should obtain private counsel or file the petition yourself. In any event, you should do this immediately. I, however, can not assist you on this matter.

very truly yours

David C. O'Mara

DCO/aw

Enclosure

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Howard W. Conyers
Clerk of the Court
Transaction # 920636

EXHIBIT "2"



P.O. Box 2270 311 E. Liberty Street Reno, Nevada 89505 (Tel) 775-323-1321 (Fax) 775-323-4082

July 6, 2009

VIA U.S. MAIL

Mr. Brendan Dunckley Inmate # 1023236 Lovelock Correctional Center 1200 Prison Rd Lovelock, NV 89419

Re: Brendan Dunckley vs. The State of Nevada, Case No. 52383

Dear Mr. Dunckley,

I am in receipt of your June 22, 2009, letter regarding the production of your entire criminal file.

In this regard, I believe I have sent you the contents of your file, but I have enclosed a copy of the notice and motion of intent to introduce other bad acts for your records and the transcript of the preliminary hearing.

Very truly yours,

David C. O'Mara

DCO/aw

Enclosure

FILED

Electronically 07-23-2009:04:19:41 PM Howard W. Conyers Clerk of the Court Transaction # 920655

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CODE
   THE O'MARA LAW FIRM, P.C.
   WILLIAM M. O'MARA
   NEVADA BAR NO. 00837
   DAVID C. O'MARA
   NEVADA BAR NO. 08599
   311 East Liberty St.
   Reno, Nevada 89501
   775-323-1321
   775-323-4082 (fax)
 6
   Attorneys for Defendant
 7
 8
 9
                  IN THE SECOND JUDICIAL DISTRICT COURT
10
               FOR THE COUNTY OF WASHOE, STATE OF NEVADA
11
   THE STATE OF NEVADA
12
                        Plaintiff,
                                       Case No. CR07-1728
13
        VS.
14
                                       Dept No. 4
   BRENDAN DUNCKLEY,
15
                                       WITHDRAWAL OF ATTORNEY
                        Defendants.
16
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Pursuant to Supreme Court Rule 46, David C. O'Mara, Esq., of The O'Mara Law Firm, P.C., hereby withdraws as attorney for Defendant Brendan Dunckley in the above-entitled matter. The above-referenced case was on appeal and later affirmed by the Nevada Supreme Court. The Supreme Court Remittur and Order Affirming were filed on June 3, 2009. Mr. Dunckley has filed a motion for withdrawal of attorney of record and transfer of records on July 7, 2009.

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DATED: July 23, 2009

THE O'MARA LAW FIRM, P.C.

-2-

1	AFFIRMATION
2	(Pursuant to NRS 239B.030)
3	The undersigned does hereby affirm that the preceding document
4	filed in Case No. CR07-1096.
5	X Document does not contain the social security
6	number of any person
7	-OR-
8	Document contains the social security number of a
9	person as required by:
10	A specific state or federal law, to wit:
11	-or-
12	For the administration of a public program
13	-or-
14	For an application for a federal or state grant
15	-or-
16	Confidential Family Court Information Sheet (NRS 125.130,
17	NRS 125.230 and NRS 125B.055)
18	DATED: July 23, 2009 THE O'MARA LAW FIRM, P.C.
19	/s/ pavial 9. 0 Mara ////
20	DAVID C. O'MARA, ESQ.
21	
22	
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1 CERTIFICATE OF SERVICE 2 I hereby certify under penalties of perjury that on this 3 date I served a true and correct copy of the foregoing document by: 4 5 Depositing for mailing, in a sealed envelope, U.S. 6 Postage prepaid, at Reno, Nevada 7 Personal delivery 8 Facsimile 9 Federal Express or other overnight delivery 10 Messenger Service 11 addressed as follows: 12 Brendan Dunckley 13 Inmate No. 1023236 Lovelock Correctional Center 1200 Prison Rd. 14 Lovelock, Nevada 89419 15 Deputy District Attorney One South Sierra Street, 4th Floor 16 P.O. Box 30083 17 Reno, Nevada 89520 18 DATED: July 23, 2009 19 20 21 22 23 24 25 26 27

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DC-9900011 DUNCKLEY (09/30/2009 0	Lovelock, NEVADA 89419	
- Book		'
T-1728 TE VS BRENDAN trict Court Brose County	IN THE SECOND JUDICIAL DISTRICT COURT O	F THE
7-172 7-172 172 VS 171 Ct	STATE OF NEVADA, IN AND FOR THE COUNTY OF	WASHOE :
STATE D1str		[
	BRENDAN DUNCKLEY,	:
-	PETMONER CASE NO: CRU7-172	8
	VS. CROTPITA	8
	JACK PALMER, WARDEN DEPT. NO: 4	
	RESPONDENT	
		,
	REQUEST FOR SUBMISSION OF MOTION	
)
	IT IS REQUESTED THAT THE MOTION(S) FOR WIT	TUDILDWAL OF ATTORNEY
	OF RECORD AND TRANSFER OF RECORDS, INCLUDING AFFIDAY	IT IN SUPPORT AND
	ATTORNEY O'MARA'S RESPONSE, WHICH WERE FILED ON THE	7th AND 23th DAY
	OF JULY, 2009 RESPECTFULLY.	1
<u> </u>	ALSO REQUEST FOR MODIFICATION OF SENTANCE	FILED ON THE 8th
	DAY OF JULY, 2009, IN ADDITION TO SUBMISSION OF CONST	DERATION OF THE PET-
	ITION OF POST-CONVICTION WRIT OF HABERS CORPUS, AND ALL	INCLUDED PLEADINGS
· · · · · · · · · · · · · · · · · · ·	AND SUPPORTING DOCUMENTATION FILED ON JULY 21, 2009.	ı
	THE UNDERSIGNED CERTIFIES THAT A COPY OF	THIS REQUEST HAS
	BEEN MAILED TO ALL COUNSEL OF RECORD.	
	DATED THIS 28th DAY OF SEPTEMBER, 2009	
	Brendan Dinch	ley :
	BRENDAN DUNCKLEY LOVEWIN CORRECTIONAL CENT	(102323C)
	LOVEDUM COLLECTIONAL CENT 1200 PASON ROAD CONCLUM, NEVADO EG419	
	PETITIONER PRO SE.	V3. 352

	SECOND SUDICIAL DISTRICT COURT
	COUNTY OF WASHOE, STATE OF NEVADA
	AFFIRMATION
· · · · · · · · · · · · · · · · · · ·	(Aursuant to NRS 239B, 030)
	THE UNDERSIGNED DOES ITEREBY AFFIRM THAT THE PRO-
	CEDING DOCUMENT, REQUEST FOR SUBMISSION OF MOTION, FILED
	IN CASE NUMBER; CROT-1728 AND CROTP1728.
	■ DOES NOT CONTAIN THE SOCIAL SECURITY NUMBER OF ANY
	PERSONS.
	-OR-
	DOCUMENT CONTAINS THE SOCIAL SECURITY NUMBER OF A
	Person As REQUIRED BY:
	A SPECIFIC STATE OR FEDERAL LAW
	-OR-
	D FOR ADMINISTRATION OF A PUBLIC PROGRAM
	-012-
·····	T FOR AN APPLICATION OF A FEDERAL OR OF A
	STATE GRANT.
	-OR-
	CONFIDENTIAL FAMILY COURT INFORMATION SYNCET
	(NRS 125, 130, NRS, 125, 230 AND NRS 1258, 055)
	DATED: 9/28/09
	Brendon Dunckley
	BRENDAN DUNCKLEY (1028236)
	ATTORNEY PRO PER
	A HOPERET FICE PELL
	V3. 353

FILED Electronically 10-23-2009:11:49:18 AM Howard W. Conyers **CODE 3025** Clerk of the Court 1 Transaction # 1117888 2 3 4 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF WASHOE 7 8 STATE OF NEVADA, 9 Plaintiff, Case No. CR07-1728 10 VS. Dept. No. 4 11 **BRENDAN DUNKLEY,** 12 Defendant. 13 14 **ORDER** 15 16 On May 8, 2009, the Nevada Supreme Court entered an Order of Affirmance. On 17 18 19 20

July 7, 2009, the Defendant filed a Motion for Withdrawal of Attorney of Record and Transfer of Records: Brendan Dunckley and an Affidavit in Support of that Motion. On July 23, 2009, counsel of record, David O'Mara, Esq., filed a Notice of Withdrawal of Attorney and a Response to Defendant's Notice and Motion for Withdrawal of Attorney of Record and Transfer of Records. On September 30, 2009, the Defendant formally submitted the Motion to the Court for decision.

This Court having reviewed the pleadings filed herein, with good cause appearing and in the interest of justice.

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IT IS HEREBY ORDERED that the Motion for Withdrawal of Counsel of Record is granted. Counsel David O'Mara, Esq., is relieved of any further representation of the Defendant in this matter.

IT IS HEREBY FURTHER ORDERED that the Motion for Transfer of Records is denied as moot as all the records in the possession of David O'Mara Esq., have already been provided to the Defendant.

Dated this <u>a</u>l day of October, 2009.

Onnie J. Stanhemer

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CERTIFICATE OF SERVICE

I certify that I am an employee of JUDGE CONNIE STEINHEIMER, and that on the day of October, 2009, I deposited in the county mailing system, a true copy of the attached document, addressed to:

Kelli Viloria, Esq. Deputy District Attorney Via Inter-Office Mail

Brendan Dunckley Inmate no. 1023236 1200 Prison Road Lovelock, Nevada 89419 Via U.S. Postal Service

David O'Mara, Esq. Attorney at Law 311 East Liberty Street Reno, Nevada 89501 U.S. Postal Service

I hereby certify that on the <u>23</u>rd day of October, 2009 I electronically filed the foregoing with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

Gary Hatlestad, Esq. Chief Deputy District Attorney

Marci L. Stone

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

Official File Stamp: 10-23-2009:11:49:18

Clerk Accepted: 10-23-2009:11:55:01

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Ord Granting/Denying in Part

Filed By: Marci Trabert

You may review this filing by clicking on the

following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

The following people were served electronically:

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

KELLI VILORIA, ESQ.

BRENDAN DUNCKLEY

STATE OF NEVADA

V3. 35	8	FILED Electronically 10-27-2009:08:42:38 AM
1	CODE 3370	Howard W. Conyers Clerk of the Court Transaction # 1122189
2		11an3action # 1122103
3		
4		
5		
6	IN THE SECOND JUDICIAL DISTRICT CO	URT OF THE STATE OF NEVADA
7	IN AND FOR THE COUN	TY OF WASHOE
8		
9	STATE OF NEVADA,	
10	Plaintiff,	Case No. CR07-1728
11	vs.	Dept. No. 4
12	BRENDAN DUNKLEY,	
13	Defendant.	
14		
15	ORDER	
16	On July 8, 2009, the Defendant, in pro per,	filed a Motion for Modification of
17	Sentence. Since that date there has been no resp	onse from the State.
18	Therefore, pursuant to DCR 13, in the interest	ests of justice,
19	IT IS HEREBY ORDERED that the State sh	nall file a response to the Motion for
20 21	Modification of Sentencing within ten (10) days of	•
22		
23	failure to oppose is an admission that the Motion is	-
24	Dated this <u>a6</u> day of October,	2009.
25		
26	·	0.1961.
27		Onnie J. Stanheimer District Judge
28		

 CERTIFICATE OF MAILING

I certify that I am an employee of JUDGE CONNIE STEINHEIMER, and that on the

day of October, 2009, I deposited in the county mailing system, a true copy of the

attached document, addressed to:

Kelli Viloria, Esq. Deputy District Attorney
Via Inter-Office Mail

Brendan Dunckley Inmate #1023236

Lovelock Correctional Center

1200 Prison Road

Lovelock, Nevada 89419 Via U.S. Postal Service

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

Official File Stamp: 10-27-2009:08:42:38

Clerk Accepted: 10-27-2009:08:43:01

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Order...

Filed By: Marci Trabert

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

The following people were served electronically:

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

KELLI VILORIA, ESQ.

BRENDAN DUNCKLEY

STATE OF NEVADA

1	П	
/3.	. 361	FILED
		Electronically 11-04-2009:10:28:48 AM
1	0022 112010	Howard W. Conyers Clerk of the Court
2		<u>Transaction # 1135098</u>
3	a a, caracar a a a a a a a a	
4	(775)328-3200 Attorney for Plaintiff	
5		
6	IN THE SECOND JUDICIAL DISTRICT COURT OF	F THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF	WASHOE
8	* * *	
9	THE STATE OF NEVADA,	
10	Plaintiff,	
11	v.	Case No. CR07-1728
12	BRENDAN DUNCKLEY,	Dept. No. 4
13	Defendant.	
14	/	
15	OPPOSITION TO MOTION FOR MODIFICA	TION OF SENTENCE
16	COMES NOW, the State of Nevada, by and through o	counsel, to submit this Opposition
17	to Dunckley's Motion for Modification of Sentence. This Op	oposition is based on the
18	accompanying points and authorities.	
19	Points and Authorities	
20	Dunckley contends that his sentence should be modi	fied because he is innocent, and his
21	convictions, albeit based on guilty pleas, were the result of "	perjured false facts. These are
22	not valid grounds for modifying a sentence.	
23	A motion to correct an illegal sentence may only chal	lenge the facial legality of the
24	sentence: either the district court was without jurisdiction t	o impose a sentence or the sentence
25	was imposed in excess of the statutory maximum. <i>Edwards</i>	s v. State, 112 Nev. 704, 708, 918
26	P.2d 321, 324 (1996). "A motion to correct an illegal senten	ce 'presupposes a valid conviction

′ 3.	362
1	and may not, therefore, be used to challenge alleged errors in proceedings that occur prior to
2	the imposition of sentence.'" <i>Id.</i> (quoting <i>Allen v. United States</i> , 495 A.2d 1145, 1149
3	(D.C.1985)). A motion to modify a sentence "is limited in scope to sentences based on
4	mistaken assumptions about a defendant's criminal record which work to the defendant's
5	extreme detriment." <i>Id</i> . A motion to modify or correct a sentence that raises issues outside the
6	very narrow scope of issues permissible may be summarily denied. <i>Id.</i> at 708-09 n. 2.
7	Since Dunckley's motion fails to allege proper grounds justifying a modification of his
8	lawful sentence, his motion should be denied.
9	AFFIRMATION PURSUANT TO NRS 239B.030
10	The undersigned does hereby affirm that the preceding document does not contain the
11	social security number of any person.
12	DATED: November 4, 2009.
13	RICHARD A. GAMMICK
14	District Attorney
15	By <u>/s/ GARY H. HATLESTAD</u> GARY H. HATLESTAD Chief Appellete Deputy
16	Chief Appellate Deputy
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V3. 363 **CERTIFICATE OF MAILING** Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Washoe County District Attorney's Office and that, on November 4, 2009, I deposited for mailing through the U.S. Mail Service at Reno, Washoe County, Nevada, postage prepaid, a true copy of the foregoing document, addressed to: Brendan Dunckley #1023236 Lovelock Correctional Center 1200 Prison Road Lovelock, NV 89419 /s/ SHELLY MUCKEL SHELLY MUCKEL

***** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

Official File Stamp: 11-04-2009:10:28:48

Clerk Accepted: 11-04-2009:10:38:46

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Opposition to Mtn

Filed By: GARY HATLESTAD, ESQ.

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

The following people were served electronically:

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

KELLI VILORIA, ESQ.

BRENDAN DUNCKLEY

STATE OF NEVADA

V3. 365	FILED
PPM BBS RES	1 (50
15.05 11.05	09 NOV 13 PH 4: 05
2009 c	BRENDAN DUNCKLEY (#1023236)10111011
A STANGER	LOVELOCK CORRECTIONAL CENTER BY
3 € 3	1200 PRISON ROAD
Se S	LOVELOCK, NEVADA 89419
Service of	
6	IN THE SECOND JUDICIAL DISTRICT COURT
	OF THE STATE OF NEVADA IN AND FOR
8	THE COUNTY OF WASHOE
q	
ю	SLATE OF NEVADA, } CASE NO: CROT-1728
	PLAINTIFF DEPT. NO : 4
12	V5:
-	BRENDAN DUNCKLEY,
19	()
17	DEFENDANT.)
	BESPONSE TO STATES OPPOSITION TO
<u> </u>	MOTION FOR MODIFICATION OF SENTENCE
17	
	COMES NOW, DEFENDANT BRENDAN DUNCKLEY, IN PRO PER,
1.9	TO SUBMIT THIS RESPONSE TO THE STATES OPPOSITION TO
20	THE DEFENDANT'S MOTION FOR MODIFICATION OF SENTENCE
<u> </u>	FILED ON JULY 8, 2009. THE RESPONSE TO STATE OPPOSITION
<u></u>	IS BASED ON ACCOMPANYING POINTS AND AUTHORITY.
a3	POINTS AND AUTHORITY
24	
25	The State CLAIMS IN THEIR OPPOSITION THAT
26	THE MOTION FAILS TO ALLEGE THE PROPER GROUNDS
	BEQUIRED TO JUSTIFY A MODIFICATION OF SENTENCE.
28	SPECIFICALLY THE STATE CLAIMS AND VASSERTS

	11	
	l	THAT THE "DEFENDANT) DUNCKLEY CLAIMS THAT HIS SENTENCE
,	. 11	SHOULD BE MODIFIED BECAUSE HE IS INNOCENT, AND HIS
-	- 11	CONVICTIONS, ALBETT BASED ON GUILTY PLEAS, WERE THE
	- 11	RESULT OF "PERJURED FALSE FACTS" THESE ARE NOT
	- 11	GROWDS VALID TO MODIFY A SENTENCE" (QUOTING LINES 20-
	- 11	22)
	7	DEFENDANT RESPECTFULLY DISAGREES, THAT IS THE VERY
	8	REASON TO MODIFY A SENTENCE, PROVABLE INNOCENICE.
	- 11	IN THE MOTION THE DEFENDANT IS NOT FOCUSING ON
	Ю	INNOCENCE, BUT THAT THE STATE KNEW OF THE INNO-
)(CENCE AND STILL PROCEEDED TO INSIST ON THE INCA-
· · · · · · · · · · · · · · · · · ·	12	RCERATION WHEN IT KNEW IT TO BE BASED ON FALSE
	13	PERSURED TESTIMONY WITH REGARDS TO BOTH CHARGES.
	14	NOW THE STATE MENTIONS BANED ON GUILTY PLEAS'
	15	THAT BRINGS UP "PLEAS BASED ON MISIN FORMATION
	- 11	15 VOID" (SIERRA V. STATE, 100 NEV. 614,691 P.2d 431,432-33
		(1984)) TRUE THE COURTS HAVE FOUND REPEATEDLY THAT
·	18	THE YAUD GROUNDS TO MODIFY A SEMENCE IS TO THE MIST-
·	- 11	AKEN ASSUMPTION OF THE DEFENDANT'S CRIMINAL HISTORY,
	20	WHICH WORKS TO THE EXTREME DETRIMENT OF THE DEFENDANT.
	الم	Since the Above QUOTATION IS THE STATES ENTIRE
-	22	ARGUMENT IN OPPOSITION, THE STATE HAS MADE THE
	23	DEFENDANTS CASE. SO TO CLARIFY THE MAIN IDEA OF THE
	24	ACTUAL MOTION THAT THE STATE CLAIMS FAILED TO MEET
-	25	THE BEQUIRED GROWDS, THE DEFENDENT SHALL ONCE
	26	AGAIN SHOW HOW ADA VILORIA'S COMMENTS AND ACTIONS
-2-	27	AT SENTENCING WERE BOTH INACCURATE BUT ALSO
	20	GRUSSLY MISREPRESSENTED PHE DEFENDANTS CRIMINAL IDITORY.

j	HOPEFULLY TODAY WILL BE THE END OF BRENDAN DUNCKLEY
a	AND WHAT WE HAD TO DEAL WITH HIM" (SENTANKING TRANSCRIPTS
3	Pg 11 22-23) "THIS HAS BEEN TEN (10) YEARS OF INAPPRO-
4	PRIATE CONDUCT, TEN (10) YEARS OF SEXUAL ATTACKS
5	MOSTLY ON YOUNG WOMAN WHO WERE 12 YEARS OLD" (SENT.
6	TRAU. PG-11j24-12j1,2) BY ADA VILORIA STADING THAT
7	IT HAS BEEN TEN (10) YEARS THAT THE STATE HAS HAD
`8	TO DEAL WITH THE DEFENDANT, IT IMPLYS THAT THE
9	DEFENDANT HAS HAD EXTENSIVE CONTACT WITH THE JUD-
	ICIAL SYSTEM. YET THAT IS NOT THE CASE. BY MAKING
	THAT ONE COMMENT IT CAST A FALSE LIGHT ON THE
12	DEFENDANTS CRIMINAL HISTORY/RECORD, THAT DID NOT EXIST.
	ALSO THE STATE CONTENDS THAT 'INNOCENCE' IS
	NOT A VALID REASON TO MODIFY A SENTENCE. BUT IN
. 15	U.S. V. MALCOLM, (432 F.ad 809, 816 (2deiz 1970>) 1T
<u> ط</u>	STATED A VERY IMPORTANT AND RELEVANT FACT: "IF
17	JUSTICE IS TO BE DONE, A SENTENCING JUDGE SHOULD
	KNOW ALL THE MATERIAL FACTS." TO SOLIDIFY THAT
19	FACT, WITH RESPECT THE DEFENDANT POINTS TO OTHER CASE
ao	LAW: "IF A COURT RELIES ON INFORMATION WHICH IS
"	MATERIALY FALSE OR UNRELIABLE THE DEFENDANT'S
_	DUE PROCESS BIGHTS. ARE WOLDTED" (US. V. KERR, 876 F. 2d
<u></u>	1440, 1445 < 9th cir 1989>) (SEE ALSO US V Columbus, 881 F, 20
<u> </u>	785,787 <9mcir. 1989>)
25	DEFENDANT DID NOT JUST ASSERT HIS INNOCENCE
·	IN THE MOTION, HE VALIDLY SHOWED BOTH THE
<u>-3- 27</u>	FALSE ALLEGATIONS TUDGEDS HIS CRIMINAL HISTORY
28	ON THE PART OF THE STATE, THE DETRIMENT IT CAUSED

١	THE DEFENDANT. ESPECIALLY SINCE THE FACT THAT THE
a	DEFENDANT HAS PROVEN THE EXISTANCE OF EVIDENCE IN THE
3	POSSESSION OF THE STATE THAT PROVES THE INNOCENCE OF
4	THE DEFENDANT IN BOTH CHARGES / COUNTS. A ISO THAT THE
, <u>5</u>	STATE D HAD IN ITS POSSESSION EVIDENCE IT KNEW
6.	TO BE BOTH IMPEACHABLE TOWARDS THEIR CASE AND ALSO
7	MATERIALLY RELIVANT TO ATTACK THE BASE FOUNDATION
	OF THE CHARGES AGAINST THE DEFENDANT, AND 2) FAILED TO
9	INFORM THE JUDGE OF THE EXISTANCE OF THIS EVIDENCE,
10	INSTEAD MAKING STATEMENTS AND ARGUMENTS IT KNEW
	TO BE FAISE THAT IS WHAT THE MOTION WAS DISCUSSING
<u>la</u>	NOT ATTEMPTING TO SIMPLY CLAIM INNOCENCE IN THE
	WRONG 'VENUE', BUT IN THE PROCESS DEFENDANT Proved
<u>14</u>	BOTH THE REQUIRED GROWDS WITHIN THE SCOPE' OF
18	A MOTION FOR MOTIFICATION OF SENTENCE, AND ALSO PROVED
16	ACTUAL FACTIAL INNOCENCE SIMULTANIOUSLY.
<u> </u>	TO CHALLENGE A VALIDITY OF A SENTENCE TO BE
18	MODIFIED REQUIRES THAT THE DEFENDANT PROVE MISREPILE-
	SENTATION OF CRIMINAL HISTORY LEADING TO EXTREME DETRIMENT
do	OR THE DEFENDANT. THE DEFENDANT HAS PROVEN BOTH
	REQUIRED ELEMENTS.
	IN ADDITION PLEASE NOTE THAT THE STATE SAID ON
1	
24	PLEAS (EMAJASIS ADDED). BY THE STATE PLURALIZING
1	THESE TWO WORDS THEY NOW INTRODUCE THE SECOND
	CHARGE. SINCE THE ORIGINAL MOTION HAD EUCUSED ON
	V3 368
· 281	FAMOSTI DIE SOOT HAS OPPOSED THE "HALLOW TO ME

	ALLOW THE DEFENDANT TO INTRODUCE HOW THE COMMENT
<u> </u>	OF ADA VILORIA IN RESPECT COUNT TWO WAS ALSO FALSE
3	STATEMENTS KNOWN TO BE WISUPPORTED, YET ALSO TO BE
	IN POSSESSION OF IMPERCUABLE MATERIALLY RELIVENT
5	EVIDENCE, THAT TO WAS FAILED TO PRODUCE AND INTRODUCE
6	FOR THE JUDGES CONSIDERATION. WITH RESPECT TO THE
7	STATE I PRESENT THE FOLLOWING FOR THE STATES CONSIDERA-
8	MON: IN THE ACCOUNT OF JESSICA H. THE DEFENDANT IS ACUSSED
<u> </u>	OF FORCING HIS PENIS INTO HER MOUTH AND SHE BIT IT. RES-
16	ULTING IN THE CHARGE OF SEXUAL ASSAULT (NRS 200,366)
J.(.	EXCEPT WHEN THE STATE MADE REFERANCE TO THIS "ATTACK"
la	AT SENTENCING ON PAGE 12; 13 AND SPECIFICALLY ON PAGE 14
	LINE 17 "WITH HIM SHOWING HIS PENIS INTO HER MOUTH". BUT
	THAT COMMENT WAS FALSE AND THE STATE KNEW IT TO BE
	FALSE AND BASED ON QUESTIONABLE TESTIMONY THESE STATEMENT
	HAD NO OTHER REASON TO BE STATED EXCEPT TO INTENTIONALLY
·	MISLEAD AND UNDUELY PREJUDICE THE DEFENDANT IN THE
	EYES OF THE SUBSE IN REGION TO SENTENCING.
19	
1	ORKINAL PREZIMINARY. HEARING HEZD ON JULY 2, 2007 A DNA.
	LAB RESULT REPORT WAS GENERATED. ON MARCH 10, 2007. AT
	THE SCENE OF THE "ATTRUK" A DIVA SAMPLE WAS OBTAINED
	FRUM BRENDAN DUNCKLEY. DEFENDANT WAS IN FULL VIEW OF
	NUMEROUS BY-STANDERS AT ALL TIME UNTIL POLICE HAD
	ARRIVED ON SCENE, HE WILLINGLY AGREED TO THE DNA
	TEST AND YISUAL INSPECTION OF HIS PENIS FOR MARKS
	AS DESSICA CLAIMED SHE GAVE HER ATTACKER WHEN V3.369
	SHE BIT Him. AFTER THE PENIS WAS SHOVED INTO HER

٠.		MOUTH. YET ON MAY 21, 2007 THE DNA SWABS OBTAINED
-		THAT NIGHT HAD A RESULT: "NO DNA FOREIGN TO THE
	- 1	
-,	٠	SOURCE, BRENDAN DUNCKLEY, WAS GRITAINED FROM THE
·	·	GENITAL SWARS." (INCLUDED) AS PER THE WASHOE COUNTY
	- 1	SHERIFF'S FORENSIC SCIENCE DIVISION: THERE WAS NO
	6	DNA TRANSFER ADD TO THAT THE STATEMENTS OF RPO
·	7	OFFICERS THE NIGHT OF "ATTACK" IN THE REPORT "NO
-	8	VISIABLE INJURY TO BRENDANS PENIS SHAFT HEAD ON BASE"
	9	DEFENDANT HUMBLY REQUESTS THAT THE COURTS
	16	CONSIDER AND ALCON ENTRANCE OF THIS DOCUMENT INTO
		EVIDENCE, PROVING THAT THE STATE HAD MATERIAL EVIDENCE
	1	THAT BY ANY EXAMINATION WOULD PROVE TO BE BOTH
 		IMPERHABLE AND DETRIMENTAL TO THE STATES CASE, AND
	<u>)</u>	BECAUSE OF THAT FAILED TO EVER INTRODUCE IT INTO
•	15	EVIDENCE / RECORD. THE QUESTION BEFORE THE COURT IS
		HAD THAT EVIDENCE BUTEN INTRODUCED WOULD IT HAVE
· · · · · · · · · · · · · · · · · · ·	_ <u>;</u>	AFFECTED THIS CASE AND THE ULTIMATE OUTCOME. THIS
	18	EVIDENCE PROVES THAT THE GRIGINAL CHARGE OF NRS 193.
·	19	330 AND 200, 366 REQUIRING PENIETRATION IS IMPOSSIBLE
	ઢ્	TO HAVE OCCURED. SCIENTIFICALLY POUEN BY THE STATE
·	_ <u> </u>	OF THE DEFENDANTS INNOCENCE, YET NOT ONLY DID THE
	1	STATE NEVER INTRODUCE THIS EVIDENCE, BUT WENT AS
		FAR AS CHALLENGING OPPOSING THE STATE RECOMENDA-
· · · · · · · · · · · · · · · · · · ·	1	Tron of 2 to 5 years for court The AND REQUESTING
		A MAXIMUM SENTENCE OF 2 to 20 YEARS. CONTINUALLY
	. 1	INTENTION ALLY MISREPRESENTING THE FACTS. IF ADA
-6-	1	
	, ,	CAN SHE PROPERLY REPRESENT THE PEOPLE AND VARIETY
· 		

THE WHOLE CASE AND ALL EVIDENCE FOR CONSIDER 2 ATTON. WHICH IS THE ONLY WAY TO ENSURE JUSTICE 3 IS DONE BUT SUCH ERROR' IS NOT THE CASE PAGE 4 AFTER PAGE, REPORT AFTER REPORT, DUCUMENT AFTER DOCUMENT PROVES THE EXACT OPPOSITE, IT PROVES 6 THAT THE MISLEADING THE RECORD AND COURTS IN 7 REGARDS TO THE DEFENDANTS CRIMINAL HISTORY, SPE-8. CIECALLY THE IMMEDIATE HISTORY, THAT THE STATE 9 KNEW DID NOT ACTUALLY EXIST WAS INTENTIONAL AND 10 THE ACTIONS OF ADA VILORIA WAS TREHENSABLE AND INEX-11 USABLE. THE SEVERE DETRIMENT IT CAUSED THE DEFENDAM 12/15 UNFATHONABLE. DUCH ALTION IS NOTED IN A CASE "WHETHER THE 14 D.A. DID SO INTENTIONALLY OR NOT NOVETHELESS MISREPRESE. 15 NTATION DID OCCUR DURING SENTENCING. THESE MISREPRESENTATION 16 WHETHER CONSIDERED INDEPENDENTLY CLEARLY CREATED 17 MATERIALLY UNTRUE FOUNDATION UPON WHICH THE SENTENCE 18 MPOSED IN THIS CASE RESTED "STATE V EIGHTH JUDICIAL DISTRICT 19 (Coxt, (100 NEU. 90, 677.P.2d 1044 (1984)) ALSO PLEASE NOTE THAT IN BOTH THE BULES OF مړ 21 CRIMINAL POCEDURE PULE 11 (h) (a) AND HANSEN V. STATE, (824 P. 2d 1384 (dt UNIX) IT STATES: "THAT ENTERING INTO A PLEA UNDER MISTAKEN LEGAL ADVICE THAT NO DEFENSE TO MISCOND 24 UCT EXISTS, ESTABLISHES FAIR AND JUST REASON TO WITHDRAW APLEA. THE MISTAKEN LEGAL ADVISE' OF THE STATE A GUILTY PLEA MEMORAND UM BASED ON TESTIMONY IT TO BE PERSURED AS THE GULY SUPPORT AND EVIDENCE WARRENT A REVENUAL OF THE GUILTY PLEA MEMORANDUM. 371

	DEFENDANT UNDERSTANDS THAT IT IS ALL BASED ON THE
<u>a</u>	FALSE ALLEBATIONS OF ADA VILORIA. IN SIMPLE TERMS IF
3_	AS THE EVIDENCE PROVES THE STATE WAS IN POSSESSION OF
	ENDENCE IT KNEW TO BE IMPORTANT EVIDENCE THAT COULD
	TORPEDO' THEIR CASE AND PROVE THE DEFENDANTS INNOCENCE
. 6	AND STILL PROSECUTED THE DEPENDANT, THAN ADA VILOMA
7	KNEW THAT EVERYTHING OUT OF HER MOUTH WAS KNOWN
8	BY HERIELF TO BE FALSE. (SIERRA V. STATE) (US. V. KERR)
9	THE DEFENDANT, HUMBLE APPRECIATES THE STATES ATTEMPT
10	TO OPPOSE THE MOTION, BUT AGAIN RESPECTFULLY DISAGREES,
11	DUE TO THE DEFENDANTS CONTENTION THAT BECAUSE THE STATE
I <u></u> I <u></u>	HAD EVIDENCE / INFORMATION PROVING THE INNOCENCE OF THE
1.3_	DEPENDANT, BECAUSE IT HAD ALL THIS EVIDENCE AND STILL
14	PROCEEDED FOWARD WITH DPRELIMINARY HEARING, 2) ACCEPTANCE/
15	INTRODUCTION OF GUILTY PLEA MEMORANDUM, 3) ARGUING AT SENTENCING
16	FOR THE MAXIMUM PENALTY, AND CONTINUED FIGHT TO KEEP
17	DEFENDANT INCARCERATED. WITH THESE FACTS IN MIND, THE
18	DEFENDANT DIRECTS FOOLD ON "WHEN POLICE OR PROSECUTORS
19	CONSEAL SIGNIFICANT EXCULPATORY EVIDENCE OR IMPEACHING
do	MATERIAL IN ITS POSSEDION, IT IS ORDINARILLY INCUMBANT
<u>d(</u>	ON THE STATE TO SET THE RECORD STRAIGHT, " CANION V. Cole,
22	(91 Rad, 355, 208, ARIZ 133 (2004)) (ALSO REF to ABA STANDARD
<u></u>	3-311) BY THE STATE MISSING OR IGNORING THE ABOVE
24	THREE OPPORTUNITIES TO CORRECT THE ERRORS IS NOT HARMLESS.
15	CONSIDERING: THE STATE WAS GIVEN NUMEROUS CHANCES TO
	SET THE RECORD STRAIGHT. WITH LETTERS TO DA GAMMICK ON
	APRIL 19, 2009, ADA G. HAHlestad on JUNE 15, 2009 & OCTOBER 20, 2007
ay	LETTERS TO ADA VILLAMA & JUDGE STEINHOMER ON JUNE 26,2009

YET AT NO POINT HAS THE STATE RESPONDED ON ATTEMPTED TO CORRECT THE RELOAD OF THE GROSS AND SEVERE MIS DEPRESENTATION OF THE 'CRIMINAL HISTORY' OF THE DEFENDANT. 4 AS PER THE SPECIFIC DEFINITION SO GRACIOUS PROVIDED : BY THE STATE WHICH WORK EXTREME DETREMENT. THE DEFENDANT CLAIMS THAT THERE IS NO MORE SEVERE DETREMENT THAN THE INTENTIONAL INCARLERATION: OF BN FALSE INFORMATION, THERE IS NO REAL EXCUSE. STATES ACTIONS TO MALICIOUSLY AND INTENTIONALL EXPREMLY RELEVANT INFORMATION FROM FALSE ACCUSATIONS ATTACKING THE DEFENDANT, AND PRESERVE THE CONVICTION RECORD. SUCH ACTIONS ARE INEXCUIABLE AND Prevene BECAUSE THERE IS NO REAL EXCUSE THAT IS EUIDENT BY THE STATES OPPOSITION IS NOT A SUBSTANTIAL ARGUMENT, NOT WHEN THE ARGUMENT CONSISTS OF ONE SENTENCE, CORRECTION ONE ON THE DIFFERANCE BETWEEN SENTENCE AND A LEGAL MODIFICATION OF SENTANCE AND A MOTION TO CORRECT A 1/1EGA SENTENCE, THIS IS CONSIDERABLY UNDERSTANDABLE SINCE THE CHELF APPELLATE DEPUTY G. HATTENTAN RESPONDENT HIMSERE RECEIVED THE LETTERS. AND FAILED TO HONOR ABA STANDARD 3-3.11 AND CANION U. Cole, MAKING HIM JUST 24 CULPABLE AS ADA VILORÍA, TO ALLOW THIS FARSE MISCARRIAGE OF JUSTICE TO CONTINUE UNCURRECTED, BY THE 27 BRATE CLAIMING ITS ENTIRE ARGUMENT IN OPPOSITION OF THE MOTION BEING ONE SENTENCE IT FAILED TO DISPRINE ON

<u> </u>	THE BASE ARGUMENT THAT WAS PROVEN BY THE
<u> </u>	DOCUMENTATION IN THE CRIMINAL MOTION, AS WELL AS
: 3	THE INCLUDED DNA LAB RESULT.
	11
5	THE MOTION FOR MUDIFICATION OF SENTENCE; WHICH IS
6	SUPPORTED BY SUBSTANTIAL DOCUMENTATION, AND THE
	STATES FAILURE TO PRODUCE ANY ARGUMENT, DEFENSE OR
8	CONTRADICTION TO THE DOCUMENTS PHEREFORE SINCE THE
9	STATE HAS FAILED TO OPPOSE THE AUTHENTICITY OF THE
Jo	DOCUMENTS, IT SHOULD BE DEEMED MENTORIUS, ALSO
	WITH THE USE OF CONVICTIONS 'AND PLEAS' ON LINE 21
	THE DNA REPORT BE CONSIDERED AT EVIDENCE, SINCE THE
•	STATE OPENED THAT DOOR ALLUWING THE CONSIDERATION OF
~	BOTH CHARKES.
<u>15</u>	-WITH THE GROSS AND OBLIOUSLY INTENTIONAL
	DECEPTION OF THE COURTS BY BOTH FAILING TO PRESENT
17	MATERIALLY IMPORTANT EVIDENCE/INFORMATION, AND THE COMMENTS
18	OF ADA VILORIA THAT WERE KNOWINGLY THE EXACT OPPOSITE OF
19	THE ACTUAL EUDENCE SHE POSSESSED. STATE V. CARTER, (91 P.3d.
1	1162, 278 KAN. 74 (2004)) STATES: "NO RULE GOVERNING ORAL
۵۱_	ARGUMENT IS MORE FUNDIMENTAL THAN THAT REQUIRING
21	COUNSER TO CONFINE REMARKS TO MATTERS IN EVIDENCE;
	STATING FACTS NOT IN RECORD IS CLEARLY IMPROPER! THAT
- 24	IS EXACTLY WHAT ADA VILORIA DID EXCEPT TO AN EXTREME.
25	BY KNOWINGLY COMMENTING ON TOPICS STIE KNEW TO
26	BE CONTRADICTED BY SECRET EVIDENCE ALL TO PRESENT
_16- 27	A FALSE IMAGE OF THE BENAVIOR AND CRIMINAL HITCHY
24	OF DEFENDANT, BRENDAN DUNCKLEY. V3. 374

	Nurs of Direction of the Control of
	DUE TO THE OBUIOUS DISPERSAND FOR THE DEFENDANTS
a.	DUE PROCESS RIGHTS, AND BY THE MALICOUS ARGUMENTS
3_	BY ADA VILORIA FOR NOT ONLY INCARCEDATION OF AN INNO-
	CENT MAN, BUT FOR THE MAXIMUM PUNISHMENT. THE
5	DEPENDANT HAT PROVIDED NUMEROUS GOOD FAITH EFFORITS TO
6_	ALLOW THE STATE TO CORRECT THIS MISCARRIAGE OF
, , , , , , , , , , , , , , , , , , ,	JUSTICE ON THEIR OWN BUT THEY HAVE FAILED TO DO
8	SO. THIS MOTION WAS ONLY RESPONDED TO BEZAUSE THE
9_	CURTS ORDERED A RESPONSE, EXCEPTRIAT DOES NOT
	CHANGE THE ONE HUNDRED AND THENTY-FINE (125) DAYS
1/	IT TOOK TO RESPOND. THAT GOES TO SUPPORT THE BELIEF
	THAT A'X'IN THE WIN COLOUMY IS THE MOST IMPORTANT
13	PHING.
.14	BECAUSE OF ALL THE OVERWHELMING EVIDENCE PROV-
	DED TO SUPPORT THE MUTTON FOR MUDIFICATION OF SENTENCE,
	ALL THE WHILE THIS EVIDENCE AND MOTION/RESPONSE HAS
	MET THE REGULEMENTS NEEDED WITHIN THE SLOPE' REQUIRED.
18	SO WITH THAT THE DEFENDANT, HUMBLY REQUESTS
	SINCE THE STATE HAS FAILED TO CONTRADICT OF DISPIONE
Jo-	THE WEIGHT AND GRANTY OF THE EVIDENCE PROVIDED. WITH
a	THE STATES FAILURE TO SUCCESSFULLY OPPOSE, IT IS THEREFORE
22	REQUESTED THAT WITH THE INCLUSION OF THE DNA
23_	REPORT THAT THE COURTS GRANT THE MOTION. TO FIND IT
	IS WITH MERLY AND WARRENTS A FULL VALATING OF THE
1	GUILTY PLEA MEMORANDUM, COUNT ONE IN ITS ENTRETY, INCLUDING
· · · · · ·	ALL GREGINAL CHARGES AND ALTERATIVES, ALSO A VACATING OF
-11- 27	COUNT The AND ALL CRIGINAL CHARLES AND ALTERNATIVES. ALSO
27	TO CLEAR DEFENDANT, BRENDAN DINCKLEY OF ALL RESOND 375
, ,	

· / ·	
<u> </u>	ALL CRIMINAL DATA BASES, TO FULLY EXPUNGE ANY RECORD
a	OF ARRESTO RELATION TO THIS CASE AND ALL RELATED
	CHARNES. TO REQUEST THAT ALL CONDITIONS SE THE CONVICTION
· y	ALSO BE LIFTED IN REGARDS TO LIFE TIME SUPERVISION.
. 5	TO REMOVE DEFENDANT FROM ANY AND ALL LISTS THAT
. 6	ASSOCIATE HIM WITH CONVICTED / REGISTERED SEX OFFENDERS.
γ	TO HAVE ALL HIS CONSTITUTIONAL PIGHTS RESTORED.
8	DUE TO THE SEVERE, AND MARICE INTENDED
9	ACTIONS BY ADA VILORIA, WARRENT THE REQUESTED
16	ACTIONS / REMEDIES, TO CORRECT MANIFESTED AND EXTREME
	MUCARMAGE of JUDIE. THE STATES ACTIONS HAVE DESTROYED
<u> </u>	THE DEFENDANT'S LIFE, FAMILY, HARNED HIS CHILDREN, DESTROYED
13.	THIS MARRIAGE, REPUTATION, GOOD NAME. IN THE INTREST OF
	JUSTILE THE STATE HAS RESPONDED AND HAD 125 DAYS TO
	MAKE A SOLID OPPOSITION, SINCE PLEY OBLIGUSLY CANT
	CONDONE OR EXCUSE THEIR ACTIONS, AN IMMEDIATE DECISION IS
17	RESPECTFULLY REQUESTED TO FIX THIS MANIFESTED INJUITIES.
	AFFIRMATION PURSUANT TO NRS 239B. 030
19	THE UNDERSIGNED DOES HEREBY AFFIRM THAT THE PROCEEDING
ی کو	DOCUMENT CONTAINS NO SOCIAL SECURITY NUMBERS OF ANY PERSON.
<u> </u>	
22	DATED: NOVEMBER 6, 2009
23_	
24	BRANDAN Dunchly
25	BRENDAN DINCKLEY (#1023236)
24	Love Love, Niev. 89419
-12- 27	Pe-1=2
27	V3. 376

No. 9776 F. 3/3

V3. 3777 2008 02:44

7753283506

WASHOR COUNTY SHERIFF'S OFFICE MICHAEL HALEY, SHERIFF FORENSIC SCIENCE DIVISION 911 PARR BLVD. RENO, NV 89512-1000 PHONE (775) 328-2800

FAX (775) 328-2831



LABORATORY NUMBER:

AGENCY:

AGENCY CASE #:

SUSPECT:

VICTIM:

PERSON REQUESTING:

DATE OF SUBMISSION:

OFFENSE:

L1806-07-1

RENO P.D.

07-9446

DUNCKLEY, BRENDAN HAMBRICK, JESSICA

DET BROOME

4/6/2007

SEXUAL ASSAULT

Received from the Washoo County Sheriff's Office Evidence Section on 04/09/2007

CONTROL#

DESCRIPTION

P149540

RPD Tag 070001934, Item 1: Genitals and control swabs

P149541

RFD Tag 070002369, Item 1: Reference saliva standard from Jessica Hambrick

RESULTS OF EXAMINATION:

For additional DNA results in this case refer to Laboratory report L4130-05, which encludes the analysis of the Brendan Dunckley reference standard.

No DNA foreign to the source, Brandan Dunckley, was obtained from the gentials swab. No DNA results were obtained from the control swab.

PCR quantitation was completed at the 5p15,33 genedic locus. PCR amplification was completed at the following STR genetic local DSS1179, D21811, D78820, CSF1PO, D381388, TRO1, D138317, D168839, D281338, D198433, yWA, TPOX, D18851, D58818, and PGA. The sex determining Amelogeain locus was also examined.

The above listed evidence was returned to the Washes County Sheriff's Office Evidence Section.

L1806-07-1

Page 1 of 1

CERTIFICATE OF MAILING

PURSUANT TO NRCP 5 (b) I HERBY CENTRY THAT I.

BRENDAN DUNCHLEY, DEFENDANT TURNED OVER THE TRUE COPY

OF THIS DOCUMENT TO PRISON OFFICIALS FOR MAILING, THROUGH

U.S. MAIL SERVICE. AT LOVELOCK CONNECTIONAL CENTER, IN

PENJAMA CUNTY NEVADA, LETTERS WERE MAILED TO ADDRESSESSE

BLOW BY MERALS OF BRASS SUP NO: 1518069

WASHOE COUTY DISTRICT Altorney
% GARY HATLESTAN
POI BOX 30083

Reno Nevada 89520-3083

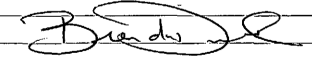
Second Sudicial District Courts

6 Cleen of the Court

P.O. Box 30083

Reno, Nevada 89520-3083

November 9, 2009



BRENDAN DINCKLEY #1023236 L.C.C. 1200 PRISUN ROAD Lovelak, Neupola 89415

PRO Per.

V3.	11225	
1	Electronically 11-25-2009:10:59:48 AM Howard W. Conyers CODE #3860 RICHARD A. GAMMICK Transaction # 1174781	
2	#001510 P. O. Box 30083	
3	Reno, Nevada 89520-3083 (775)328-3200	
4	Attorney for Respondent	
5		
6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,	
7	IN AND FOR THE COUNTY OF WASHOE	
8	* * *	
9	THE STATE OF NEVADA,	
10	Plaintiff,	
11	v. Case No. CR07-1728	
12	BRENDAN DUNCKLEY, Dept. No. 4	
13	Defendant.	
14	/	
15	REQUEST FOR SUBMISSION	
16	It is requested that Defendant's Motion for Modification of Sentence, filed on July 8,	
17	2009, be submitted to the court for decision.	
18	AFFIRMATION PURSUANT TO NRS 239B.030	
19	The undersigned does hereby affirm that the preceding document does not contain the	
20	social security number of any person.	
21	DATED: November 25, 2009.	
22	RICHARD A. GAMMICK District Attorney	
23		
24	By <u>/s/ GARY H. HATLESTAD</u> GARY H. HATLESTAD Chief Appellate Deputy	
25	Ciliei Appellate Deputy	
26		

/3.	380
1	
1	CERTIFICATE OF MAILING
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Washoe County
3	District Attorney's Office and that, on November 25, 2009, I deposited for mailing through the
4	U.S. Mail Service at Reno, Washoe County, Nevada, postage prepaid, a true copy of the
5	foregoing document, addressed to:
6	Brendan Dunckley #1023236 Lovelock Correctional Center
7	1200 Prison Road Lovelock, NV 89419
8	LOVETOCK, TVV GO TTO
9	/s/ SHELLY MUCKEL
10	SHELLY MUCKEL
11	
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26	

***** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

Official File Stamp: 11-25-2009:10:59:48

Clerk Accepted: 11-25-2009:11:10:08

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Request for Submission

Filed By: GARY HATLESTAD, ESQ.

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

BRENDAN DUNCKLEY

STATE OF NEVADA

KELLI VILORIA, ESQ.

IN THE INTREST OF JUSTICE, THE DEPENDANT DOES

HEREBY OFFER THIS MOTION FOR THE COURTS CON-

SIDERATION

V3 382

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	\\ \\\\\\\\\
· · · · · · · · · · · · · · · · · · ·	POINTS AND AUTHORITY
·	
3	ON OCTOBER 26, 2009, THE HONORABLE JUDGE CONNIE
4	1. STEINHEIMER ISSUED AN ORDER TO THE STATE TO SUBMIT
. 5	A RESPONSE TO THE MOTION FILED ON JULY 8, 2009. ON
. 6	NOVEMBER 4, 2009 THE STATE FILED ITS RESPONSE. IN
7_	ANSWER TO THE STATE, DEFENDANT FILED A RESPONSE
8	TO STATE OPPOSITION ON NOVEMBER 9, 2009. THIS
<u> </u>	MOTION IS IN RESPECT TO AND IN CONNECTION TO THAT
16	RESPONSE.
11	FROM JULY 8, 2009 UNTIL THE COURT ORDERED
ા હ	RESPONSE ON NOVEMBER 4, 2009 TOTALED ONE
<u> 13</u>	HUNDRED AND TWENTY DAYS (120) BUT THE COURT
19	NEEDS TO ACTUALLY EXAMINE THE RECORD CORRECTLY.
	THE STATE IN FACT HAD ALL THE INFORMATION IN ITS
16	POSSESSION SINCE THOMAS FRUGOLI INITIALLY SIGNED
	AND ACCEPTED THE LETTER FOR WASHOE COUNTY DISTRICT
18	ATTORNEY PICHARD GAMMICK. THAT LETTER HAD ALL
19	THE SAME EVIDENCE THAT THE MOTION CONTAINED. AS
	DID THE LETTER DATED JUNE 15, 2009 ADDRESSED TO
<u>a</u> _	ADA GARY HATLESTAD, WHICH WAS COPIED AND FOWARDED
	TO NEVADA A.G. SO THE STATE ACTUALLY HAD THE
23	CORRECT TOTAL OF ONE HUNDRED AND MINTY-EIGHT
24	DAYS (198), MORE THAN ENOUGH TIME TO BUILD A
25	DEPENSE TO THE ACCUSATION OF DUE PROCESS VIOLATIONS.
26	NOT TO MENTING THE WILLFULL WITHHOLDING OF
-2-1 27	EXCLEPATORY EVIDENCE, PROSECUTORIAL MISCONDUCT, A
28	ORVIOUS MALICE AND FORETHOUGHT BY THE VACTORS

.. ..

	OF ADA VILURIA.
<u>, 2</u>	EXCEPT IN THE STATES OPPOSITION TO MOTION. THE
3	STATES ENTIRE ARGUMENT WAS ONE SENTENCE LONG. AT
· · · · · · · · · · · · · · · · · · ·	NO TIME DOES THE STATE REBUTT THE DOCUMENTATED
5	EVIDENCE, POLICE REPORTS; DIVA RESULT, COURT PAPERWORK.
	A VALID AND DIMULAR ANALOGOUS AUTHORITY IS FOUND
7	IN BRAGEN V. POINDEXTER, 249 F.3d 476 (2001) IN THAT
. 8	CASE IT IS DISCUSSING PROSECUTORIAL VINDICTIVENESS, THAT
9	15 NOT THE EXACT SITUATION HERE (BUT IS BORDERLINE). IN
	IT THE COURTS RULED IN RESPONSE TO A MOTION CLAIMING
	THE MISCONDUCT "IF THE GOVERNMENT FAILS TO PRESENT
	EVIDENCE SUFFICIENT TO REBUT [PRESUMPTION OF PROSECUTORIAL
13	VINDICTIVENESS STANDS AND THE COURT MUST FIND IT
14	TO BE MERITORIOUS." (EMPHASIS [] ADDED)
	CONVICTION OBTAINED BY KNOWING USE OF PERSURED
16	TESTIMONY IS FUNDAMENTALLY UNFAIR, AND MUST BE SET
17	ASIDE IF THERE IS ANY REASONABLE LIKELIHOUD THAT
<u>. Je</u>	FALSE TESTIMONY / EVIDENCE / COMMENTS COULD HAVE AFFECTED
- 19	THE JUDGEMENT OF THE TRIER" GRISBY V. BLODGETT,
್ನಿಂ	180 F. 3d 365 (1997)
2ા	UNDER RCP RULE 11 TO INQUIRE INTO THE FACTS
22	IS A CONTINUING DUTY, AND CAN NOT IGNORE REALITIES
23	ONCE FACTS COME TO THIER ATTENTION WHICH INDICATES
ર્સ	THAT EARLIER RELIANCE WAS MISPLACED "RCP Rule 11.
25	REVERSAL OF CONVICTION AND VACATING OF THE
26	CHARGES WHEN PROSECUTION PAILS TO PROVIDE DEFENSE
-3- 27	WITH EXCULPATORY EVIDENCE IS REQUIRED IF OMITTED
<u>ు ఉంది.</u>	EVIDENCE, WHEN EVALUATED IN CONTEXT OF THE ENTIRE 384
	-

:::-

3 / 1	RECORD, CREATES A REASONABLE DOUBT AS TO DEFENDANT'S
	GUILT THAT DID NOT OTHERWISE EXIST" PEOPLE V.
	HERNANDEZ, 686 P.20 1325 (1984)
ં પ	IN QUOTING ADA HATLESTAD HIS ENTIRE BASIS FOR
5	REQUESTING THE COURTS DENY THE MOTION IS "SINCE
6	DUNCKLEY'S MOTION FAILS TO ALLEGE PROPER GRANDS
7	JUSTIFYING A MODIFICATION OF HIS LAWFUL SENTENCE,
<u> </u>	HIS MOTION SHOULD BE DENIED" (POR LINE 7, 8)
9.	1 RESPECTFULLY ASK FOR THE COURTS TO FORLINE
ю	ME AS AM NOT A LEGAL SCHOLAR, AT NO POINT HAVE
<u> </u>	I CLAIMED SUCH, SO I REQUEST A LITTLEL LEWAY IN THE
12	FOLLOWING REBUTTAL TO THAT ARGUMENT. BUT I WAS
13.	UNDER THE ASSUMPTION THAT "THE PROSECUTORS DUTY
	IS TO NEVER METLY CONVICT, BUT TO SEE THAT
15	JUSTICE IS DONE, BY SEEKING TRUTH OF THE MATTER AND
	TO ENSURE THAT THE JURY TRIES THE CASE SOLEY
	ON THE BASIS OF ACTUAL FACTS PRESENTED TO THEM!
18	PEOPLE V. MARTIN, 686 P. 2d 1351
<u> </u>	PROSECUTOR DOES NOT REPRESENT AN ENTITY
રે૦	WHOSE INTRESTS INCLUDE WINNING AT ALL COSTS;
21	PROSECUTOR'S CLIENT IS JOCIETY, WHICH SEEKS JUSTICE NOT
22	VICTORY" US V DOE, 860 F.2d 488 (1988)
23	PROSECUTOR'S PRIMARY DUTY IS NOT TO CONVICE
24	BUT TO SEE THAT SUSTICE IS DONE "SUPREME COURT"
<u>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</u>	RULES, RULE 181 SUBSECTIONS.
. 26	PROSECUTOR MAY NOT BRING CRIMINAL CHARACS
<u>-4- 27</u>	AGAINST AN INDIVIOUAL UNLESS SUPPORTED BY PROBABLE
, 28	CAUSE, AND ONCE CHARGES ARE INSTITUTED, MUST 385

REVEAL TO THE COURTS ANY INFORMATION WHICH NEGATES 2 EXISTANCE OF PROBABLE CAUSE" PEOPLE V. TREVINO, 704 P. 20 719, 217 CAL BPT 652, 39 C.3d 667 (1985) TO SIMPLY CLAIM "HEY I'M INNOCENT TRUST ME" WOULD BE AN ABSURD ATTEMPT TO JUSTIFY THE GRANTING OF THE MOTION. EXCEPT THAT IS NOT THE CASE, ACTUAL AND FACTUAL INNOCENCE IS CLAIMED ALON WITH THE INTENTIONAL MISREPRESENTATION OF THE CRIMINAL HISTORY -> DETRIMENT RESULT. OVER AND OVER THE COURTS STATE DUTY TO SEE JUSTICE IS DONE WITH THE STATES DISMISSAL OF THE EFFORT TO REBUT THE EVIDENCE SIMPLY BEZAUSE "DEFENDANT HAS FAILED TO MEET THE GROUNDS I AM NOT A LEGAL SCHOLAR AS I STATED BEFORE BUT I HAVE A STRANGE BELIEF THAT IF EVIDENCE COMES FOWARD THAT PROVES THE INNOCENCE OF A CONVICTED INDIVIDUAL BEYOND A REASONABLE JUSTICE DEMANDS IT BE CORRECTED. PET THE ISTATE INSTEAD HAS CHOSEN TO HIDE BEHIND A TECHN-ICALITY: FORGETTING IT HAS A DUTY TO CORRECT THE REZOND ALSO" A CLAIM OF ACTUAL INNOCENSE REQUIRES 2 HACTUAL INNOCENCE. AND IN CASES WHERE THE GOVERN-23 24 MENT HAS FORGONE MORE SERVOUS CHARGES CLAIM OF ACTUAL PACTUAL INNOLENCE MUST EXTEND TO THOSE AS WELL "BOUSLEY V. US 118 S. (+ 1604, 523 U.S. 614, DEPENDENT HAS PROVED ACTUAL PACTAL INVENCE TO ALL CHARGES

1	THE OVERWHELMING EVIDENCE THAT HAS BEEN IN
a	THE STATES POSSESSION FOR ONE HUNDRED AND
3	NINTY - EIGHT DAYS (198), AND TO BE TECHNICAL THE
4	STATE HAD IN ITS POSSESSION EXCUPPITORY EVIDENCE THAT
5	PROVES THE COMPLETE INNOCENCE OF DEFENDANT. THEY
· · · · .	HAD IT ALL FOR NINE - HUNDRED AND TEN DAYS (910)
7	(DATE OF DIVA RESULT 5/21/07 to Present) AT NO TIME
	HAS THE STATE PRESENTED THESE DOCUMENTS FOR
9	PLE COURTS CONSIDERATION, NOR HAS IT PROVIDED A
ю	CORRECTION IN THE LAST 198 DAYS; NOT EVEN IN A
4 1 1 1	OPPOSSITION IT PROVES THAT THERE IS NO EXCUSE ON
.1	VAUD OBJECTION TO THE CLAIM OF ACTUAL INNOCENCE.
13_	THE STATES 'OPPOSITION' IS WHOLLY WITHOUT MERGT.
14_	TO HIDE THE INTENTIONAL CONVICTION OF AN
	INNIOCENT MAN IS EQUALLY APPAULING AS IS TO
16	IGNORE AND HOE BEHIND GROUNDS AFTER THE
	DOCUMENTS PROVE SULY, TO ALLOW IT TO BE UN-
	CORRECTED IS THE EXACT OPPOSITE TO SEEKING THAT
	JUSTICE IS DONE, ESPECIALLY WHEN ALL THE EVIDENCE
<u> </u>	PROVES NOT GUILTY BEYOND A READONABLE DOUBT, SUSH
-	A TO DEMAND THE CORRECTION OF THIS MANIFEST
<i></i>	INJUSTICE
a3	"IF THE GOVERNMENT, POLICE AND PROSECUTORS.
24	COULD DIWAYS BE TRUSTED TO DO THE PHONT
, , ,	THING, THERE WOULD BE NO NEED FOR THE BILL
26	OF PIGHTS US V. US DISTRICT COURT FOR CENTRAL CAL,
-6- 27	858 F. 2d 534 (1988)
28	(Please SEE WASHOE CONTY DA SEAL TROPH SUSTI 387
ĺ.	

\	IT IS WITH HUMBLE RESPECT, THAT THE DEFENDANT,
	BRENDAN DUNCKLEY REQUESTS THAT THE COURTS ALLOW
_,·	LETWAY IN ITS DECISION . TO ALSO CONSIDER OTHER
	APPROPRIATE REMIDY, OUTSIDE THE ORIGINAL GRANDS'
5	NEEDED TO MEET A MODIFICATION OF SENTENCE. TO FIND
	THAT WITH THE STATES FAILURE TO PRESENT EVEN A
	SCINTILLA OF REBUTAL EVEDENCE, THAT ITS OPPOSITION
8	BE Found TO BE WITHOUT MENT.
9	PREMITY SUSTIFIABLE IN THIS CASE WOULD BE
- i lo	THE COMPLETE VALATING OF THE ORDER OF CONVICTION
	FLED ON CASE NUMBER CROTITAS. ALSO TO INCLUDE
12	ALL CHARGE BROUGHT FOURS BY THE STATE OF NEWADA ON
	APRIL 16, 2007 SINCE THE ORIGINAL CHARGES FOR RUC
	2007-033884. WERE DISMISSED ON JULY 2,2007 AND
15	Bound over to CROTITAR. ALL CHARNES BE ALSO
16	REMOVED FROM RECORD PER NRS, 1794, 160.
77	THE STATE HAS CONTINUALLY SHOWN THAT THEY HAVE
18	ABSOLUTELY NO EVIDENCE TO SUPPORT A CONVICTION . ESPECIALLY
	IF THE CONVICTION / DEAL RESTS ON HIGHLY SUSPECT EVIDENCE. AND
	ALC EVIDENCE ACTUALLY PRESENTED PROVES INNOCENCE AND
ــــــــــــــــــــــــــــــــــــــ	THE VINDICTIVE INCARLERATION OF A US CITIZETY KNOW
<u> 2</u> a	TO BE INNOCENT THE STATES ENTIRE 'OPPOSITION' IS
ટ્રેર	CLEARLY DEFECTIVE AND SERVIOUSLY FLAVED.
<u>ay</u>	SO IN THE INTREST OF JUSTICE, DEFENDANT, REGUSTE
चेठ	THE IMMEDIATE RELEASE FROM CUSTODY OF NDOC. AND
ચા	RESTORATION OF ALL LIBERTIES AND CONSTITUTIONAL RIGHTS.
-7- an	
- 28	ths Family V3.388
r	HE CONTRACTOR OF THE

	IN ADDITION TO THE GRANDS MET BY THE
2	MOTION FILED ON - SULY 8, 2009 AND RESPONSE
- :	DOTED NOVEMBER 9, 2009, DEFENDANT ALSO HEMBLY
4	REGIOTS: PER DANIELS V. STATE 956 P.20 111 114
5	NEV. 261 (1998) "AS A MATTER OF APPARENT FIRST
6	IMPRESSION, DEFENDANT SEEKING DISMISAL OF ALL
	CHARGES BASED ON STATES PAILURE TO PRESENT
8	EVIDENCE MUST SHOW THAT EVIDENCE WAS
- 9	"MATERIAL" AND THE FAILURE OF THE STATE TO GATHER!
10.	PRESENT THE EVIDENCE WAS THE RESULT OF MERE
	NEGLEGENCE, GROSS NEGLEGENCE OR A BAD FAITH ATTEMPT
12	TO PREJUDICE THE DEFENDANT."
/3	A PROSECUTOR SHOULD NOT INTENTIONALLY AVOID
14.	PURSUIT OR INTRODUCTION OF EVIDENCE BECAUSE HE OR
15	SHE BELIEVE IT WILL DAMAGE THE PROSECUTORS CASE
16	OR AND THE ACCUSED" AMERICAN BOR ASSOCIATION CODE OF
) 7	STANDARD 3-3:11)
18	ALL ACTIONS OF THE STATE, EVIDENCE, CACK OF REBUTTAL
29	Documents ALL WARRENT A EUL VACATING OK ALL CHARGES, IN
<u> </u>	ADDITION TO ANY OTHER REMIDITES THE COURT SEES. BIT TO
21	AWARD TO CURRECT THIS MISCARNIAGE OF JUSTICE.
22	AFERMATION PURSUALT TO NRS 239 B, 030
23	THE UNDERSIGNED DOES HEREBY AFFIRM THAT THE PROCEEDING
	DOCUMENT DOES NOT CONTAIN THE SUCIAL SECURITY OF ANY PENSON
25	
-8- 12	DATED NOVEMBER 19, 2009
	D 3 380
28	BRENDA DINCKIEY #1023236389.

V3. 390	
	CERDECATE OF MAILING
	PURSUANT TO NRCP 5 (6), I HEREBY CERTIFY
	THAT I BRENDAN DUNCKLEY DEFENDANT, DID DEPOSIT
	INTO US MAIL A SEALED ENLIELOPE ADDRESSED AS
	follows By Submitting Letter to Loveren Correctional
	Center Presson Staff for Mailing.
,	
<i>.</i>	BRENDAN DUNIKLEY (#1 023236)
	Second District Court Clerking Courts.
	PO BOX 30083
	Rens, Neuson 89520-3083
-	
`	
	1/2 Gray Hatlestab
	P. O. BOX 30083
	Rens Newson 89520-3083
· · · · · · · · · · · · · · · · · · ·	

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FILED

Electronically 02-10-2010:10:59:38 AM Howard W. Conyers Clerk of the Court Transaction # 1313307

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

THE STATE OF NEVADA,

Plaintiff,

Case No. CR07-1728

VS.

CODE 3370

Dept. No. 4

BRENDAN DUNCKLEY.

Defendant.

ORDER

On July 8, 2009, the Defendant filed a Motion for Modification of Sentence.

On October 27, 2009, the Court ordered the State to respond to the Motion for Modification of Sentence within ten (10) days of the date of the Order. On November 4, 2009, the State filed an Opposition to the Motion for Modification of Sentence. On November 13, 2009, the Defendant filed a Response to the State's Opposition to the Motion for Modification of Sentence. On November 25, 2009, the Motion for Modification of Sentence was formally submitted to the Court for decision.

Mr. Dunckley contends that his sentence should be modified because he is innocent, and his convictions, albeit based on guilty pleas, were the result of "perjured...false facts."

A motion to correct an illegal sentence may only challenge the facial legality of the sentence: either the court was without jurisdiction to impose a sentence or the sentence was imposed in excess of the statutory maximum. *Edwards v. State, 112 Nev.*

704, 708, 918 P.2d 321, 324 (1996). "A motion to correct an illegal sentence 'presupposes a valid conviction and may not, therefore, be used to challenge alleged errors in proceedings that occur prior to the imposition of sentence" id. (quoting Allen v. United States, 495 A.2d 1145, 1149 (D.C. 1985)). A motion to modify a sentencing "is limited in scope to sentences based on mistaken assumptions about a defendant's criminal record which work to the defendant's extreme detriment." Id. A motion to modify or correct a sentence that raises issues outside the very narrow scope of issues permissible may be summarily denied. Id. At 708-09 n.2.

Thus, since Mr. Dunckley's motion fails to allege proper grounds to grant a modification of his sentence, his motion must be denied.

The Court, having reviewed the pleadings filed herein, and arguments presented, and with good cause appearing and in the interests of justice finds as follows:

IT IS HEREBY ORDERED that Motion for Modification of Sentence is DENIED.

Dated this ____ day of February, 2010.

Johnie J. Stunheimze DISTRICT JUDGE

CERTIFICATE OF SERVICE

2	I certify that I am an employee of JUDGE CONNIE STEINHEIMER, and that on the
3	day of <u>February</u> , 2010, I deposited in the county mailing system, a
4	(
5	true copy of the attached document, addressed to:
6	Pronden Dungkley
7	Brendan Dunckley Inmate no. 1023236
8	Lovelock Correctional Center 1200 Prison Road
9	Lovelock, Nevada 89419
10	Via U.S. Postal Service
11	
12	I hereby certify that on the 10th day of February, 2010, I
13	nereby certify that on the <u>10</u> day of <u>1 45 (10) </u>
14	electronically filed the foregoing with the Clerk of the Court by using the ECF system which
15	will send a notice of electronic filing to the following:
16	Gary Hatlestad, Esq.
17	Deputy District Attorney
18	
19	10001001
20	MI WARDONE
21	Marci L. Stone
22	
23	
24	
25	
26	
27	

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

Official File Stamp: 02-10-2010:10:59:38

Clerk Accepted: 02-10-2010:10:59:47

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Order...

Filed By: Marci Trabert

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DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

BRENDAN DUNCKLEY

STATE OF NEVADA

KELLI VILORIA, ESQ.

V3.	395	FILED
		10 FEB 17 AM II: 28. HOWARD W. CONYERS
······································	_1_	BRENDAN DUNCKLEY (TO23236)
	_a	LOVELOCK CORRECTIONAL CENTER
0 45 8	ِئ <i>ج</i> _	200 PRISON POAD
149-019 149-019 128 AM	ig 4	LOVELOCK, NEVADA 89419
	_ _5_	
DC-99 DC-99 DUNCKL	6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF
I IIII	_7_	NEVADA IN AND FOR THE COUNTY OF WASHUE
Se Bre Courty	පි	
CRØ7~177 STATE VY Distric	٩٠	THE STATE OF NEVADA, CASE NO: CRO7-1728
 	10	V. PLAINTIFFI DEPT. NO: 4
	11	BRENDAN DUNCKLEY
	la	DEFENDANT, /
	13	
······································	14	BEQUEST FOR SUBMISSION
	15	
·	16	IT IS REQUESTED THAT DEFENDANT'S MOTION FOR MODIFI-
	:	CATION OF SENTENCE, FILED ON JULY 8,2009, BE SUBMITTED TO THE COURT FOR DECISION.
	<u> 19</u>	THE MOTION WAS FILED ON JULY 8,2009, A SIMULAR REQUEST
		WAS FILED ON NOVEMBER 25, 2009. AFTER A MEETING ON TLESDAY
 		FEBRUARY 9, 2009 WITH COUNSEL ROBERT STORY, IT WAS CONFIRMED
	<u>2</u> 2	HE WAS APPOINTED TO REPRESENT DEFENDANT IN CASE CROT \$1728,

(1) 25 WEIGHT OF EVIDENCE, PROVING PROSECUTURIAL MISCONDUCTYS 395

IN THE INTREST OF JUSTICE, AND DUE TO THE EXTREME

23 THIS MOTION IS UNDER CASE NO: CRO7-1728.

24

	INTENTIONAL MISREPRESENTATION OF THE DEFENDANT'S CRIMINAL
a	HISTORY, WITHHOLDING CRUCIAL DCIENTIFIC EVERNIE FROM BEING
3	INTRODUCED AND CONSIDERED BY THE COURTS. TO INTENTIONALLY
4	COMMENT ON THE RELORD OF ALLEGATIONS THE STATE KNEW TO
5	BE FALSE.
. 6	AS PER DORIS (3) A TIME LIMIT OF TEN (10) DAYS TO
. 7	FILE A RESPONSE, NO CONTACT OR ACKNOWLEDGEMENT OF THE FILING,
8	WITH THE FILING OF THE SUBMISSION REGIEST ON NOVEMBER 25,
_	2009, THE STATE AGREED THE ORIGINAL MOTION WAS FILED ON
_	JULY 8, 2009
· <u> </u>	IT WAS A TOTAL OF ONE-HUNDRED AND FOURTY-NINE (149)
12	DAYS FROM ELE DATE TO SUBMISSION OF RESPONSE, THEN THE
	OPPOSITION FAILED TO ADAQUATLY DISPUTE ANY OF THE DOCUMENTED
	EVIDENCE PROVIDED, NOW A TOTAL OF TWO-HUNDRETS AND FOURTY-SEVEN
	(247) DAYS THIS MOTION HAS BEEN FILED AND AWAITING A DECISION.
16_	
1.7	PROSECUTORIAL MISCONDUCT, BRADY VIOLATION, AND INTENTIONAL MISRED.
	RESENTATION OF DEFENDANT'S CRIMINAL HISTORY AND BEHAVIOR.
19	A SPEEDY DECISION IN THIS MATTER IS HEREBY REGLESTED
26	AND SUBMITTED,
ع ا	AFFIRMATION PURSUANT TO NRS, 239B, 030
aa	
a3	THE UNDERSIGNED DOES HEREBY AFFIRM THAT THE PROCEEDING
	DOCUMENT DOES NOT CONTAIN THE SOCIAL SECURITY NUMBER OF
	ANY PERSON.
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	V3. 396

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	,	······································
<u> </u>	DATED: FEBRUARY 10, 2010	
3		
4	•	•
5	Brendan Dunchley	
6		
	BRENDAN DUNCKLEY (#1023236)	
8	LOVELOCK CURRETTONAL CENTER	
9	1200 PRIJON ROAD	
10	LOVELOCK, NEVADA 89419	
	·	
la	DEFENDANT - PRO PER	
13		
15		
17		,
18		
19	· · · · · · · · · · · · · · · · · · ·	,
<b>a</b> b		
a ₁		
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3		1
ay		
(3) 25	(THEQUEST FOR SUBMISSION)	\
	CHEROESI FOR DODINGSSIDNY	<del>V3-397</del>

- 11	· · · · · · · · · · · · · · · · · · ·
   1	CODE: 1360 FILED
2	PRENDAN DINCKLEY #1023236
3	1200 Prison Road 10 FED 17 API 11-29
4	To Bee Se
5	DEFENDANT IN PRO SE
6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF WASHOR
1	* * * * *
8	THE STOTE OF NEVADA , ) Case No. CRO7-1728
9	THE STATE OF THE S
10	PLAINTIFF, ) Dept. No. 4
11	-vs- )
12	Brendan Dunckley , )
13	DEFENDANT . )
14	
15	CERTIFICATE OF SERVICE
16	I do certify that I mailed a true and correct copy of the
17	preceeding PEWLEST FOR Submission
18	to the below address(es) on this 10 ⁺⁴ day of FEBPUAZY
19	20 10 , by placing same into the hands of prison staff for
20	posting in the U.S. Mail:
21	CLERK OF THE COURT - 2nd Judicial DISTRICT
22	Pro. 30083  BENO , Nevada 89526-3083
23	
24	Attorney For Defendant Proper (clerk.
25	(x) check for additional address(es) below
26	GARY HARESTON Brendan Dunchler
27	7,0,30,30083 Brendan Directional Center
28	Reno Nevada 89520-3083 1200 Prison Road Lovelock, Nevada 89419
20	ATTRACTOR D. D. OFF (SOUT)

In Pro Se V3.398

DEFENDANT

V3. 399

Plaintiff In Pro Se

V3.40 FILED Electronically 03-01-2010:04:39:59 PM Howard W. Convers **Code 1310** Clerk of the Court 1 Transaction # 1351033 2 3 4 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF WASHOE 7 8 BRENDAN DUNCKLEY, 9 Appellant, Case No. CR07-1728 10 vs. Dept. No. 4 11 THE STATE OF NEVADA, 12 Respondent. 13 14 CASE APPEAL STATEMENT 15 1. Brendan Dunckley is the Appellant. 16 2. This appeal is from the Order Denying Motion for Modification of Sentence 17 filed on February 10, 2010 by the Honorable Connie J. Steinheimer. 18 3. The parties in District Court consisted of The State of Nevada, Plaintiff, and 19 the Brendan Dunckley, Defendant. 20 The parties in the Nevada Supreme Court consist of Brendan Dunckley, 4. 21 Appellant, and The State of Nevada, Respondent. 22 5. Counsel on appeal consists of: 23 Brendan Dunckley, #1023236, Appellant in Proper Person 24 Lovelock Correctional center 25 1200 Prison Road Lovelock, NV 89419 26 27 Gary Hatlestad, Esq., Deputy District Attorney, Attorney for Respondent Washoe County District Attorney's Office 28 P.O. Box 30083

Reno, NV 89520

- 6. Appellant represented himself in Proper Person in District Court.
- 7. Appellant is representing himself in Proper Person on appeal.
- 8. Fee not applicable in this case.
- 9. Proceedings commenced by the filing of an Information on July 12, 2007.

Dated this 1st day of March, 2010.

HOWARD W. CONYERS CLERK OF THE COURT

By: <u>/s/ Teresa Prince</u> Deputy Clerk

# ***** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 03-01-2010:16:39:59

 Clerk Accepted:
 03-01-2010:17:02:45

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Case Appeal Statement

Filed By: Teresa Prince

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**DUNCKLEY** 

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

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**BRENDAN DUNCKLEY** 

STATE OF NEVADA

KELLI VILORIA, ESQ.

V3. 404		FILED Electronically 03-02-2010:07:23:44 AM Howard W. Conyers	
1	Code 1350	Clerk of the Court Transaction # 1351299	
2			
3			
4			
5 6	IN THE SECOND JUDICIAL DISTRICT COURT	OF THE STATE OF NEVADA	
7	IN THE SECOND SUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  IN AND FOR THE COUNTY OF WASHOE		
8	IN AND FOR THE COUNTY OF WASHOE		
9	BRENDAN DUNCKLEY,		
10	Appellant,	Case No. CR07-1728	
11	vs.	Dept. No. 4	
12	THE STATE OF NEVADA,		
13	Respondent.		
14			
15			
16	CERTIFICATE OF CLI		
17	I hereby certify that the attached docu	·	
18	certified copies of the original pleadings on file with the		
19	accordance with the Nevada Rules of Appellate Proced	dure, NRAP 3(e).	
20	Dated this 2nd day of March, 2010.		
21	HOWARD W. CONYERS  CLERK OF THE COURT		
22			
23	By: /s/	Teresa Prince	
24		outy Clerk	
25			
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27			
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V3. 405		FILED Electronically 03-02-2010:07:23:44 AM Howard W. Conyers
1	Code 1365	Clerk of the Court Transaction # 1351299
2		
3		
4 5		
6	IN THE SECOND JUDICIAL DISTRICT CO	OURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUN	
8		
9	BRENDAN DUNCKLEY,	
10	Appellant,	Case No. CR07-1728
11	vs.	Dept. No. 4
12	THE STATE OF NEVADA,	
13	Respondent.	
14		
15		
16	CERTIFICATE OF T	RANSMITTAL
17		of Appeal and other required documents
18	(certified copies pursuant to NRAP 3(e), were el	ectronically filed from the Second Judicial
19	District Court to the Nevada Supreme Court.	
20	Dated this 2nd day of March, 2010.	
21		IOWARD W. CONYERS LERK OF THE COURT
22		
23	D	vy /a/ Taraga Pringa
24	D D	y: <u>/s/ Teresa Prince</u> Deputy Clerk
25		
26		
27		
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	11	

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A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

**Official File Stamp:** 03-02-2010:07:23:44

**Clerk Accepted:** 03-02-2010:07:23:57

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:** Certificate of Clerk

Certificate of Transmittal

Filed By: Teresa Prince

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DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

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**BRENDAN DUNCKLEY** 

STATE OF NEVADA

KELLI VILORIA, ESQ.

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Electronically
03-02-2010:01:42:41 PM
Howard W. Conyers
Clerk of the Court
Transaction # 1353277

 $\begin{tabular}{ll} From: & \underline{efiling@nvcourts.nv.gov} \\ \end{tabular}$ 

To: <u>Prince, Teresa</u>

Subject: Acceptance of Electronic Document. DUNCKLEY (BRENDAN) VS. STATE.

**Date:** Tuesday, March 02, 2010 12:33:17 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Case Title: DUNCKLEY (BRENDAN) VS. STATE

Docket Number: 55545

Case Category: Criminal Appeal

District Court Information. CR07-1728, THE STATE OF NEVADA VS. BRENDAN

District Court Infomation: DUNCKLEY

Submitted by: Washoe Co Clerk

Date Submitted: Mar 02 2010 07:34 a.m.

Official File Stamp: Mar 02 2010 12:32 p.m.

Document Category: Notice of Appeal Documents

Document Title: NOTICE OF APPEAL Filing Status: Accepted and Filed

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A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

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 03-02-2010:13:42:41

 Clerk Accepted:
 03-02-2010:13:43:15

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Supreme Ct Accept - eFile Doc

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**DUNCKLEY** 

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

KELLI VILORIA, ESQ.

V3['] 409 The Court of the C DC_9900015265-0 1 DUNCKLEY 15 Pag 03/03/2010 09:26 2010 MAR - 3 AM 9: 26 HORAFOR CONTERS BRENDAN DINCKLEY (#1023236) LOVELUCK CORRECTIONAL CONTER E SET SOL PRISON ROAD LOVELOCK NEVADA 89419 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE 8 THE STATE OF NEVADA. PLAINTIFF CASE NO: CRO7-1728 10 11 Vs. DEPT. NO: 12 BRENDAN DUNCKLEY 13 DEFENDANT. 14 15 MOTION FOR WITHDRAWAL OF GUILTY PLEA 16 COMES NOW, DEFENDANT, BRENDAN DUNCKLEY, AND 17 18 SUBMITS TO THIS COURT HIS MUTTON FOR WITHDRAWAL OF 19 GUILTY PLEA MEMORANDUM, ENTERED ON MARCH 6, 2008. മാ THIS MOTION IS MADE BASED ON THE COURT'S INHERENT 21 AUTHORITY AND THE DEFENDENT'S RIGHT TO WITHDRAW A 22 GUILTY PLEA TO COPPRET A MANIFEST INJUSTICE, UNDER, 23 NRS, 176.165. ALL PAPERS, PLEADINGS AND DOCUMENTS 24 ON FILE HEREIN; AND THE FOLLOWING POINTS AND 25 AUTHORITY. V3. 409 26

1	POINTS AND AUTHORITY
<u>2</u>	SUPPURTING FACTS
3	A "MANIFEST INJUSTICE" JUSTIFYING WITHDRAWAL OF
Ч	GUILTY PLEA IS ONE THAT IS OBVIOUS, DIRECTLY OBSERVABLE,
5	OVERT, NOT OBSCURE THE FOUR INDICIA OF MANIFEST INJUSTICE
6	GENERALLY RECOGNIZED BY STATE COURTS, FOR PLAPOSE OF A
7	MOTION TO WITHDRAW A GUILTY PLEA, ARE; 1) DENIAL OF EFFECT-
8	IVE ASSISTANCE OF COUNSEL; 2) PLEA WAS NOT RATIFYED BY THE
<u> </u>	DEFENDANT, OR THE DEFENDANT'S ALIENT; 3) INVOLUNTARY PLEA; OR,
10	4) VIOLATION OF PLEA AGREEMENT BY THE PROSECUTION.
<u> </u>	LET THE RECORD SHOW THIS MOTION WILL PROVE THAT
la	A MANIFEST INSUSTICE HAS INDEED OCCURED IN THIS CASE, ON
13	MARCH 6, 2008 A GUILTY PLEA MEMORANDUM' WAS INTRODUCED
14	AND ACCEPTED BY THE COURTS IN REFERENCE OF CASE NUMBER
15	CRO7-1728, THE STATE OF NEVADA VS. BRENDAN DUNCKLEY.
16	ON THE SAME DATE A GUILTY PLEA 'CANVASS' WAS PREFORMED.
17	BY JUDGE CONNIE STEINHEIMER
18	SPECIAL NOTICE SHOULD BE ON PAGE 4; 10 OF THE
19	GUILTY PLEA MEMORANDUM, IN IT, IT STATES: "THAT I AM
20	NOT ELEGIBLE FOR PROBATION UNLESS PSYCHOSEXUAL EVALUATION
21	IS COMPLETED " REFERING TO COUNT IL ATTEMPTED SEXUAL
22	ASSAULT, ON PAGE 5/2-IN REFERENCE TO COUNT I LEWDNESS
23	WITH A CHILD UNDER 14 "ORIGINAL COUNT I AND ALLOW
24	ME THE OPPORTUNITY TO QUALIFY FOR PROBATION, WHICH
25	WOULD OTHERWISE BE UNAVAILABLE. V3. 410
27	v 3. 4 10

	·
	AT THE HEARING ON MARCH 6, 2008 UPON ACCEPTANCE
<u>2</u>	OF THE GUILTY PLEA, THE FOLLOWING QUESTIONS AND COMMENTS
3	WERE MADE BY JUDGE CONNIE STEINHEIMER. ON PAGE 6; 18-
_	19: DO YOU HAVE ANY QUESTIONS ABOUT THE MODIFICATION
_	TO THE TYPED DOCUMENT? "REFERING TO PGS, 4; 25, 5; 2.
6	ALLOWING PROBATION TO BE A POSSIBLE SENTENCING OPTION.
_	ALSO ON PAGE 10:9-12: "NOW DO YOU UNDERSTAND THAT
	PROBATION IS NOT AVAILABLE ON THESE CHARGES UNLESS
	YOU ARE CERTIFIED BY A PROFESSIONAL PURSUANT TO NAS
	176.139, NOT TO REPRESENT A HIGH RISK TO REDFFEND
	AS TO BOTH COUNTS."
12	
13	DAVID O'MARA REFERED TO PROBATION BEING A SENTENCING
	OPTION WHEN HE STATED: "YOUR HONOR, THERE'S BEEN NEGO-
	THATTIONIS WITH THE DISTRICT ATTORNEYS OFFICE TO SET THIS
	OUT FIVE TO SIX MONTHS SO THAT MR. DUNCKLEY CAN GET
_	SEXUAL OFFENDER THEROPY DURING THAT PERIOD OF TIME. AND
	BASICALLY THE DIA. IS GIVING HIM EVERY OPPORTUNITY TO TRY
	TO QUALIFY FOR PROBATION AND TO DO THINGS THAT WILL
	BE BENIFICIAL FOR HIM TO PRESENT TO YOU AT SENTENCINA
۵۱	(PAGE 12;24+0 Pg 13;7)
೩೩	FURTHER INFERENCE THAT PROBATION WAS INFACT AN
23	AVAILABLE SENTENING POSSIBILITY, PROVIDED DEFENDANT KEEPS
	HIS END OF THE "CONTRACT" WAS ADA VILORIA COMMENTIAL ON
	MARCH 6, 2008 - Pg. 13; 8-14: "YOUR HONOR, MY AGREGAENT
·26	VO. 111

1	IS JUST TO SEE IF THIS DEFENDANT IS WORTHY OF ANY
<u>a</u>	TYPE OF GRANT OF PROBATION, WHETHER HE CAN EARN IT OR
3	NOT, I WANT TO SEE WHAT HE DOES BETWEEN NOW AND THEN
4	SO I DO NOT OBJECT TO ANY TYPE OF CONTINUANCE THAT
5	MR. O'MARA IS ASKING FOR TO SET OUT THE SENTENCIALS
6	DATE."
7	ON AUGUST 5, 2008 THE IDEA OF PROBATION BEING
පි	ALLOWED FOR THE CRIMES AS ACCEPTABLE SENTENCING OPTION,
9	DEFENSE ATTORNEY CONTINUED THIS 'FARSE' ON Pg. 41, 10, 11: 1
_	WANT TO MAKE THE COURT AWARE OF THE FACT THAT PROBA-
11	TION IN BOTH THESE CHARGES IS AVAILABLE IN THIS CASE."
<u> </u>	THEN Pg. 6; 2, 3: "GRANT MR. DUNCKLEY THE OPPORTUNITY TO BE ON
)3	PROBATION FOR BOTH THESE CHARGES! (Pg 7,6,7, Pg 10;3) Pg 10;14
14	SO HE DOES QUALIFY FOR PROBATION." AND FINALLY ON B BL 12,
15	13: "I BESPECT FULLY BEQUEST THAT YOU ALLOW FOR PROBATION!
16	ASSISTAND DISTRICT ATTORNEY VILORIA ON AUGUST 5, 2008
17	STATED ON PAGE 12; 11, 12: "STATE'S CONCERN ARE THAT THE
81	COMMUNITY HAVE TO BE SAFE. AND IF BRENDAN DUNCKLEY
19	IS GIVEN PROBATION, IT WILL NOT BE. "ANAMITLY FIGHTING
<u>ao</u>	AND ARGUING AGAINST ANY TYPE OF PROBATION BENG AWARDED.
ઢા	ALSO SPECIFICALLY ON PAGE 27;18,19: JUDGE STEINHEIMER
<u> </u>	STATED: "I KNOW YOU PLED TO SOMETHING THAT ALLOWS
<u>a</u> <u>a</u>	FOR A LESSER SENTENCE, BUT IT DOES NOT ALLOW FOR
ay	PROBATION" (EMPHASIS ADDED) PROBATION FOR NRS.201.230 OR.
ઢડ	NRS 193,330 IS NOT EVEN ALLOWED IN SENTENCIAL SHIDLING
26	4

.4

	ARGUMENTS
а	·
3	"A PLEA AGREEMENT IS CONSTRUED ACCORDING TO
4	WHAT THE DEFENDANT REASONABLY UNDERSTOOD WHEN HE OR SHE
	ENTERED THE PLEA" SULLIVAN V. STATE, 96 P. 3d 761, 120 NEV.
6	537, 2008 WL 2566743 (1999); GUNN V. IGNACIO, 263 F. 34
7_	965 (NEV. 2001).
8	TO DETERMINE WHETHER A PLEA BARGAIN IS VIOLATED,
9	THE COURT MUST LOOK AT WHAT THE PARTIES HAD REASONABLY
lo	UNDERSTOOD TO BE THE TERMS OF THE AGREEMENT, AND
11	TYPICALLY THE GOVERNMENT MUST BEAR RESPONSIBILITY FOR
12	ANY LACK OF CLARITY IN THOSE TERMS, BECAUSE THEY HAD
13	CRAFTED THE AGREEMENT "US V. JOHNSON, 199 F. 3d 1015
14	120 S.CT. 2206, 530 US 1207, 147 L.Edad. 239 (1999)
15_	"DISTRICT JUDGE'S ACCEPTANCE OF DEFENDANT'S
16	GUILTY PLEA TO A CRIME OF SEXUAL ASSAULT WAS FATALLY
17	DEFECTIVE BECAUSE RECORD DOES NOT INDICATE THAT
18	DEFENDANT WAS INFORMED THAT SEXUAL ASSAULT WAS
19	MOT A PROBATIONABLE OFFENSE." MEYER V. STATE, 603
20	P.2d 1066, 95 NEV. 885. (Nev. 1979)
21	ACCEPTANCE OF GUILTY PLEA IS FATALLY DEFECTIVE
გგ	IF RECORD DOES NOT AFFIRMATIVELY SHOW THAT DEFENDANT
23	WAS INFORMED THAT PROBATION IS NOT AVAILABLE ACCEP-
<b>9</b> 24	TANCE OF A GUILTY PLEA WITHOUT DEFENDANT BEING INFORMED
25	THAT PROBATION IS NOT AVAILABLE BEQUIRES THAT VOEFFYDANT
24	V 3. 4 1 3

BE ALLOWED TO WITHDRAW HIS GUILTY PLEA 2 V. STATE, 930 P. 2d 748, 113 Nev. 49 (NEV. 1997) ONE OF THE FOUR INDICIA TO ESTABLISH A MANIF-4 EST INJUSTICE" IS A INVOLUNTARY PLEA, SINCE A VALUE 5 ENTRANCE AND ACCEPTANCE OF A PLEA THAT IS BOTH 6 KNOWINGLY AND VOLUNTARY REQUIRES THAT DEFENDENT BE FULLY AND ACCURATEY INFORMED OF BOTH THE CRIMES 8 AND THE TRUE SENTENCING GUIDLINES FOR SUCH CRIMES REQUIREMENT OF VOLUNTARY GUILTY PLEA IS THAT 10 THE PLEA BE ENTERED WITH UNDERSTANDING OF CONSEQUENCES 11 OF PLEA, INCLUDING PUSSIBLE BANGE OF PUNISHMENT, IS NOT 12 MET WHEN A DEFENDANT IS EXPRESSLY GIVEN MISINFORMATION 13 BY THE STATE OR DISTRICT COURT AT TIME OF ENTRY OF HIS 14 PLEA TO EFFECT THAT MANDATURY MINIMUM SENTENCE HE 15 MIGHT RECEIVE IS MUCH LESS THAN WHAT IS ACTUALLY POSSIBLE 16 UNDER THE STATUTE ... RECORDS SHOW IT DID NOT AFFIRM-17 ATMELY DEMONSTRATE FULL UNDERSTANDING BY DEFENDANT OF 18 CONSEQUENCES OF PLEA, AND THUS DID NOT REFLECT THAT 19 PLEA WAS ENTERED KNOWINGLY AND VOLUNTARY. SIEBRA V 20 STATE, 691 P.2d 431, 100 NEV. 614 (NEV. 1984) થા ANY DOUBT AS TO WHETHER PLEA WAS VOLUNTARY MUST 22 BE RESOLVED IN FAVOR OF THE DEFENDANT" STATE V. SCHOWNER, 23 973 P.2d 230, 293 MONT, 54. (MONT, 1999) THE RECORD IS CLEAR, NOT AT ANY POINT DID 24 25 ADA VILORIA, DAVID O'MARA NOR JUDGE STEINHEIMER COPRECT 26

	THE INFORMATION IN REGARDS TO PROBATION BEING A
<u>a</u> a	OPTION, AT NO POINT DID THE "OFFICERS OF THE STATE / COURT"
3	STATE TO THE DEFENDANT THAT NRS. 201. 230 AND NRS
4	193,330 DONT EVEN ALLOW FOR PROBATION TO EVEN
5	BE CONSIDERED. THUS INTENTIONALLY MISINIFORMING THE
6	DEFENDANT, AND FALSELY IMPLYING AND LEADING DEFENDANT
7_	TO BELIEVE PROBATION WAS AVAILABLE, WITH THE NUMEROUS
8	COMMENTS AND REFERENCE TO SUCH BY ADA VILORIA, DAVID
9	O'MARA AND JUBGE STEINHEMER ON MARCH 6, 2008 AND
10	AVAUST 5,2008.
1(	WHEN ADA VILURIA FOUNDIT AT SENTENCING FOR
la	NOT GRANTING PROBATION (PG 12;12) AND PG 14; 12,13; "WE
13	CREATED THIS ALLEGATION OR THIS PLEA BARGAIN SO THAT
14	THIS DEFENDANT COULD ASK YOU FOR PROBATION". THE
15	CONTINUAL FACT THAT PROBATION IS NOT EVEN AVAILABLE
16	BY LAW, BUT THAT WAS KEPT 'HODEN' ALLOWING THE
17	DEFENDANT TO BELIEVE IF HE KEPT HIS END OF THE
	(CONTRACT' HE WOULD 'QUALIFY FOR PROBATION', (SEE
19	SULLIVAN V. STATE & GUNN V. IGNACIO) THEREFORE MEETING
20	THE REQUIRED INDICIA OF NUMBER 3- INVOLUNTARY PLEA.
<u></u>	AS STATED THE COMMENTS AND MISINIFORMATION
<u>aa</u>	WAS NOT JUST INVOLVING ADA VILURIA SOLEY. BUT IT
23	Also INCLUDED DEFENSE ATTURNEY DAVID C. O'MARA,
<u> </u>	"ENTERING A PLEA UPON MISTAKEN LEGAL ADVICE
25	THAT NO DEFENSE TO MISCONDUCT EXISTS, ESTABLISHES, FAIR.
26	7

AND JUST REASON TO WITHPROW PLEA. HANSEN V. STATE, 21824 P. 2d 1384 (ALASKA 1992) 3 BY NOT ONLY NOT CORRECTING THE RECORD, BUT TO ADVISE AND ALLOW DEFENDANT TO SIGN AND ENTER A PLEA OF GUILTY, WITH THE FULL KNOWLEDE HE THINKS 6 PROBATION IS AN OPTION. A BELIEF AND UNDERSTANDING THAT ALONG WITH ADA VILORIA DEFENSE ATTURNEY O'MARA 8 CONTINUALLY COMMONTED ON AND REFERED TO. SUCH ADVICE 9 WOULD NEVER HAVE BEEN GIVEN BY A DEFENSE ATTURNEY 10 WHO WAS TRUELY WORKING AS AN ADVISARY TO THE STATE 11 HIS ADVICE AND COMMENTS INCOURAGING THE MISINFORMATION 12 AND FARSE ON PART OF THE STATE FELL BELOW A BAR OF STANDARDS ATTORNIEY'S HOLD THEMSELVES TO THE BASIC AND FULL KNOWLEDGE OF THE CRIME IS A BASIC BEGINNER 15 REQUIREMENT OF A COMPETANT ATTORNEY, DAVID O'MARA 16 PROVEN HE WAS NOT ACTING AND ADVISING HIS CLIENT IN A COMPETANT WAY, HIS MISADVICE AND DECEPTION PREJUDICED 18 THE DEFENDANT LEADING HIM TO PLEAD GUILTY. BY HIS IN-19 COMPETANT PREJUDICIAL ADVICE / ACTION, BOTH 'PRONGS' OF 20 STRICKLAND V. WASHINGTON HAVE BEEN MET. YET ANOTHER 'INDICIA' OF ٦١ NUMBER 1) DENIAL OF EFFECTIVE ASSISTANCE OF COUNSEL A VALID ລລ MANIFEST INSUSTICE' TO ALLOW REVERSAL /WITHDRAWAL OF PLEA. 23 THE BEST COURSE OF ACTION FOR THE DISTRICT COURTS 24 DUBING PLEA CANVASS IS TO AFFIRMATIVELY STATE THAT 25 PROBATION IS NOT A SENTENCING OPTION FOR THE CHARLED CRIME 26

	RIKER V. STATE, 905 P.2d 706, 111 NEV. 1316 (NEV. 1995)
_ <b>_</b>	THE DISTRICT COURT HAS IN ITS DISCRETION AND
3.	POWER TO GRANT THE DEFENDANT'S MOTION TO WITH DRAW
4	HIS GUILTY PLEA FOR ANY SUBSTANTIAL REASON IF IT IS
5	JUST AND FAIR, INTENTIONAL MISREPRESENTATION OF THE
6	LAW AND STATUTES, INCLUDING THE STATUTE OF SENTENCING
	STRUCTURE IS A STRONG AND VALID REASON TO ALLOW THE
8	WITHDRAWAL OF PLEA.
9	"COUNSEL'S DELIBERATE MISREPRESENTATION CONCERNING
lo	SENTENCING THAT INDUCES A GUILTY PLEA IS A VALID AND
11	JUST CAUSE CONSTITUTING INEFFECTIVE ASSISTANCE OF COUNSEL"
13	PEOPLE V. DIGUGLIELMO, 33 P.3d 1248 (COLD. 2001)
13	THIS 'COUNSEL' CAN REFER TO BOTH DEFENSE AND
14	PROSECUTING ATTORNEYS. SINCE BOTH HAVE A DUTY AS OFFICERS
15	OF THE COURT TO SEEK JUSTICE. IN THE DEFENDANT'S IMME-
16	DIATE CASE AND THE PECORD SHOW THAT IT IS SO
	OBVIOUS, DIRECTLY OBSERVABLE, AND BOTH OVERT AND NOT
18	OBSCURE THAT SUCH MISINFORMATION WAS INFACT INTENTIONAL
19	INTENTIONAL WITH THE INTENT TO INDUCE A GUILTY PLEA,
20	BUT IN SUCH A CASE 'INDUCE' IS INCORRECT WORD. COERSION
21	IS MORE APPROPRIATE. THE ONLY BEASON WOULD BE
22	THAT I COUNSEL DID NOT KNOW PROBATION WAS NOT AVAILABLED.
23	THAT IS PAR FROM LIKELY TO BE THE CASE HERE.
🤍 અ	NRS. 176.165 STATES: " TO CORRECT A MANIFEST
_ ટ્રક	INJUSTICE, THE COURT AFTER SENTENCING MAY SET ASSIE 41716
26	1

JUDGEMENT OF CONVICTION, AND PERMIT THE DEFENDANT 2 TO WITHDRAW HIS PLEA." (BULE OF CRIM. PROC. POULE 11(H)(1)) PURSUANT TO BRYANT VISTATE WHEN A DEFENDANT BRINGS FOWARD A MOTION TO WITHDRAW A GUILTY PLEA THE TRIAL COURT HAS A DUTY TO REVIEW THE ENTIPE RECORD 5 6 TO DETERMINE WHETHER THE PLEA IS VALID, ESPECIALLY IF THE DEFENDANT CAN PROVE A CREDIABLE FACTUAL INNOCENCE, AND LACK OF PREJUDICE TO THE STATE. ALSO THE STATE VIOLATED THE 'PLEA BARGAIN' TO EST ABLISH NUMBER 4) VIOLATION OF PLEA BARGAIN BY PROSECUTOR WITH THE GUILTY PLEA BEING CONSTRUED AND GOVERNED 12 UNDER CONTRACT LAW NOT CRIMINAL, THE STATE BREACHED IT 13 BY MEANS OF FRAND, SINCE ADA VILORIA CREATED AND GENERATED 14 THE GUILTY PLEA MEMORANDUM, SHE KNEW IT WAS FALSE AND IS INVALID, BECAUSE SHE KNEW THAT THE STATE LAW PRESTRACTS 16 THE CONSIDERATION OF PROBATION FOR THE CRIMES CHARGED. 17 BY HER ACTIONS AND COMMENTS AT THE HEARINGS 18 INTENTIONALLY COMMITTED FRAND BY ENTERING / INTRODUCING 19 A CONTRACT UNDER FALSE PRETENSE, THEREFORE UNDER 20 CONTRACT LAW VOIDING THE 'CONTRACT'. ALSO A TRUE AND 21 JUST MANIFEST INSUSTICE ALLOWING WITHDRAWAL OF GUILTY PLEA. IF MEINFORMATION AS TO SENTENCE EXISTS IT RENDERS ત્રેત્ર A GUILTY PLEA INVOLUNTARY MADE, AND IT MUST BE VACATED, 24 EVEN IF THE ACTUAL SENTENCE IMPOSED WAS WITHIN THE PERIMITER." 25 TAYLOR V. WARDEN, NSP. 607 P.2d 587, 96 NEV. 272 26 10

	SINCE A MOTION TO WITHDRAW A PLEA IS INCIDENT
<u> </u>	TO PROCEEDINGS IN TRIAL COURT AND IS THEREFORE NOT
	SUBJECT TO STATUTORY TIME LIMITATIONS APPLICABLE TO
	A PETITION FOR WRIT OF HABEAS CORPUS.
5	"WHEN STATE ENTERS INTO A PLEA AGREEMENT IT
6	IS HELD TO THE MOST METICULOUS STANDARDS OF BOTH
7	PROMISE AND PREFORMANCE, VIOLATIONS OF TERMS OR OF
8	"SPIRIT" OF PLEA BARGAIN BEQUIRES AN IMMEDIATE REVERSAL"
9	CITT V STATE, 807 P. 2d 724, 107 NEV. 89 (NEV. 1991): &
10	STATE V. STATE, 944 P. 2d 813, 1:13 Nov. 987 (Nev. 1997)
<u> </u>	
la	CONCLUSION
13	
14	THE BEVIEW OF BOTH THE RECORD AND THIS MOTION
. 15	IT IS CLEAR THAT THE DEFENDANT WAS INFACT INTENTION-
16	ALLY MISINFORMED, BY BEING LED TO BELIEVE PROBATION WAS
17	A VALID SENTENCING OPTION, BY ADA VILORIA, DAVID O'MARA AND
18	EVEN JUDGE STEINHAMER STATING PROBATION WAS AN
19	OPTION, AND NOT AFFIRMATIVELY STATING TO DEFENDANT
<u>30</u>	IT IS NOT AN OPTION, ACTUALLY THERE WAS TWENTY-THREE
21	DIRECT REFERENCES TO PROBATION BEING AN OPTION. SUCH
<u>aa</u>	BEHAVIOR SHOWS SUCH MISINFORMATION INVALIDATES THE
33	PLEA MAKING IT BOTH NOT KNOWINGLY GIVEN NOR VOLUNTARY.
24	AS MENTIONED IN THIS MOTION DEFENDENT HAS
<u>25</u>	PROVEN NOT ONE, NOT TWO BUT THREE OF THE FOUR INDICIA.
26	$\mathbf{H}$

1	ALLOWING REVERSAL OF GUILTY PLEA. MORE THAN SATISFIED
<u>a</u> a	THE PICTURE OF A "MANIFEST INJUSTICE" AS PER MRS. 176.165.
3	WHEN A DEFENDANT ENTERS INTO A PLEA AGREEMENT
4	THAT INCLUDES AS A MATERIAL ELEMENT A REFERENCE
5	FOR AN ILLEGAL SENTANCE, THE GUILTY PLEA IS INVALID.
6	AND MUST BE VACATED. BECAUSE THE BASIS THAT THE
7	DEFENDENT ENTERED THE PLEA INCLUDED THE IMPERMISSIBLE
8	INDUCEMENT OF AM ILLEGAL SENTANCE, PROBATION, WHICH
٩	IS NOT AN OPTION, LEGALLY, NO SOUND PUBLIC POLICY
10	SUPPORTS ALLOWING A DEFENDANT TO BARGAIN FOR AN
11	ILLEGAL SENTENCE, THUS SUCH A PLEA AGREEMENT CAN
<u>la</u>	NOT BE ALLOWED TO STAND.
13	SINCE PROPER INTERPRETATION OF A PLEA AGREEMENT
14	IS A GUESTION OF LAW: IT IS NOT JUST BASED ON THE
15.	SUBJECTIVE UNDERSTANDINGS OF THE DEFENDANT, BUT PATHER
16	ON THE MEANING A REASONABLE PERSON WOULD HAVE
17	ATTACHED TO IT UNDER THE CIRCUMSTANCES. WHEN A
18	PARTY ATTEMPTS TO FASHION A SENTENCE TO INDUCE A
19	GUILTY PLEA, THAT IN HEELE IS CONTRARY TO LAW, SUCH
<u>20</u>	A PLEA MUST BE REGARDED AS INVALID AND INVOLUNTARY.
<u>aı</u>	VIOLATIONS OF A PLEA BARGAIN BY AN OFFICER OF
<u> </u>	THE STATE SUCH AS ADA VILORIA, DAVID O'MARA AND
الم	EVEN JUDGE STEINHEIMER PLAISES THE NECESSITY TO PROTE
24	CT THE CONSTITUTIONAL RIGHTS OF THE DEFENDANT, AS A
25	REMEDY, ALLOWING WITHDRAWAL OF GUILTY PLEYS, 420
· 0/	13

THE REMEDY FOR THIS, BREACH, COERCION, INTENTIONAL 2 MISREPRESENTATION, MANIFEST INJUSTICE IS THAT THE 3 DEFENDANT BE ALLOWED TO WITHDRAW HIS GUILTY PLEA, 4 BY ALLOWING SUCH TO ALSO ALLOW DEFENDANT TO RETURN TO STATUS OF NOT GUILTY. REQUIRING THE STATE TO PROVE HIS GUILT BEYOND A REASONABLE DOUBT, AND UNTIL SUCH TIME BE CONSIDERED INNOCENT. SINCE THE PLEA WAS INFACT NOT ENTERED KNOW-INGLY NOR VOLUNTARY, THE MOTION AND BELORD ESTABLIS 10 THAT PLEA OF GUILTY WAS CONSTITUTIONALLY INVALID. THE DEFENDANT ASKS THAT HE BE ALLOWED TO RETURN ID THE STATUS OF NOT GUILTY. DEFENDANT ALSO REQUESTS THAT WITH THE WITHDRAWAY 14 OF HIS GUILTY PLEA, BETURN TO NOT GUILTY STATUS, THAT THE 15 ORDER OF CONVICTION ENTERED ON AUGUST 11, 2008 BE 16 REVERSED AND CONVICTIONS BE VACATED, 17 IN THE INTREST OF JUSTICE AND AS ATTORNEY 18 PRO PER FOR CASE NUMBER: CROT-1728 IN ACCORD 19 WITH DCR 13(3) A IMMEDIATE DECISION IS BEQUESTED 20 FOR "JUSTICE DELAYED IS CLEARLY JUSTICE DENIED. DOUGAN 21 V. GUSTAVENSON, 835 P. 22 795, 799, 108 NEV. 577 (NEV. 1992) 22 IF TEN (10) DAYS PASS FROM SERVICE OF THIS MOTION TO 23 THE STATE, AND NO OPPOSSITION IS FILED BY THE STATE 24 DEFENDANT BEQUESTS THAT SUCH FAILURE TO 25 OPPOSE THE MOTION FOR WITHDRAWAL OF GUILTY, PLAN 13 a61

	BE VIEWED AND CONSTRUED AS AN ADMISSION BY THE
	STATE THAT THE MOTION IS MERITURIOUS AND AS
	A CONSENT TO GRANTING THE SAME, AND ANY
	OTHER RELIEF YOUR HONOR SEES FIT TO GRANT
5	
6	
7	
. 8	DATED THIS 26th Day OF FEBRUARY, 2010
9	DATES INTO DAY OF TEDROTTY, NO.
lo	
	Brendan Dunchley
12	- Seriam Carolag
. 13	BRENDAN DUNCKLEY # 1023236
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15	LOVELOUX COPRECTIONAL CENTER
16	1200 PRISON RUAD
17	LOVELOUR, NEVADA 89419
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<u> </u>	V3. 422
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### CERTIFICATE OF SERVICE BY MAIL

I do certify that I mailed a true and correct copy of the foregoing MOTION FOR WITHDRAWAL OF GUILTY PLFA to the below address(es) on this 26th day of FEBRUARY

2010, by placing same in the U.S. Mail via prison law library staff, pursuant to NRCP 5(b):

WASHOE COUNTY DISTRICT ATTORNEY

Co GARY HARESTAN
POLISON 30083
RENO NEVADA 85520-3083

CLERIC OF THE COURTS SETUND SUDICIAL DISTRICT % DEPT 4. P.O. BOX 30083 RENO, NEVADA 89520-3083

DUNDAM DUNCKLEY #/023256

Lovelock Correctional Center
1200 Prison Road

Lovelock, Nevada 89419

DEFENDANT In Pro Se

### AFFIRMATION PURSUANT TO NRS 239B,030

The undersigned does hereby affirm that the preceding

MOTION FOR WITHDRAWAL OF GUILTY PLEA filed in

District Court Case No. CRO7-1728 does not contain the

social security number of any person.

Dated this 26th day of FEBRUARY, 2010.

BRENDAN DUNKHEY

DEFENDANT In Pro Se

V3. 424 CRO7-1728 D4

FILED

Electronically
03-04-2010:09:34:29 AM
Howard W. Conyers
Clerk of the Court
Transaction # 1356985

### SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

BRENDAN DUNCKLEY, Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 55545

District Court Case No. CR071728

### RECEIPT FOR DOCUMENTS

TO: Brendan Dunckley #1023236

Attorney General/Carson City and Catherine Cortez Masto, Attorney

General

Washoe County District Attorney and Gary H. Hatlestad, Deputy District

Attorney

✓ Howard W. Conyers , District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

03/02/10 Filed Certified Copy of proper person Notice of Appeal.

Appeal docketed in the Supreme Court this day.

03/02/10 Filing Fee Waived: Criminal.

DATE: March 02, 2010

Tracie Lindeman, Clerk of Court

# ***** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 03-04-2010:09:34:29

 Clerk Accepted:
 03-04-2010:09:36:23

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Supreme Court Receipt for Doc

Filed By: Michelle Purdy

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

**DUNCKLEY** 

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

BRENDAN DUNCKLEY

STATE OF NEVADA

KELLI VILORIA, ESQ.

### FILED

10 MAR -4 PM 2: 36

HOWARD W. CONYERS

3/1200 PRISON ROAD

4 LOVELOCK, NEVADA 89419

1 BRENDAN DUNKKLEY #1023236

2 LOVELOUK CORRECTIONAL CENTER

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE

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THE STATE OF NEVADA,

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VS,

PLANMET,

DEFENDANT

CASE NO. 1 CR07-1728

DEPT. NO .:

12 BRENDEN DUNCKLEY,

13:

14 15

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### SUPPLEMENT TO MOTION TO WITHDRAW GUILTY PLEA.

OF NEVADA IN AND FOR THE COUNTY OF WASHOE

COMES NOW, DEFENDANT, BRENDAN DUNICKLEY, IN THIS 18 SUPPLEMENT TO HIS MOTION TO WITHDRAW GUILTY PLEA.

19 AS STATED PRIOR, A GUILTY PLEA MEMORANDUM WAS ENTERED 20 AND THE GUILTY PLEA ENTERED ON MARCH 6, 2008. IN THE 21 MOTION IT IS A STRONG ARGUMENT THAT PROBATION WAS OFFERED, 22 AS A VALID SENTENCING OPTION.

23 THIS FACT IS CONFIRMED IN THE STATE CASE FILED WITH BY THE NEUADA SUPREME COURT CASE NUMBER 52383, THE RESPOND-25 AUT (STATE) HAS HELPED TO CONFIRM AND SULIDIFY THE NICED TO 26 ALLOW WITHDRAWAL OF GUILTY PLEA, UPON INTENTIONAL MISREPRESENTATION

PLEASE NOTE ON PAGE 1; 12 OF "RESPONDANT'S ANSWERNING BRIEF" IN 77 28 CASE 52383: "PROBATION WAS AVAILABLE FOR EACH OFFENSE!" Pg 4; 17,18:

29 UNDER LAW EXISTING AT TIME PROBATION WAS AVAILABLE;" PG 5; 23;

30 "MISTAKEN ABOUT IT'S AVAILABILITY;" AND PG 6; 1-4(6): "WAS FULLY AWARE THAT

3) PROBATION WAS AVAILABLE IF DUNCKLEY WAS CERTIFIED AS NOT REPRESENTING 32 A HIGH RISK TO REOFFEND, THIS TOPIC (PROBATION) CAME UN 38017216 N THE

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I GUILTY PLEA MEMORANDUM, AT THE CHANGE OF PLEA HEARING, AND AT 2 SENTENCING HERRING!

DEFENSE ATTORNEY STATED IN HIS "OPENING BRIEF" FOR CASE 4 NUMBER: 52383, ON PAGE 4; 26: "ADVISE THE COURT THAT MR. DUNCKLEY 5 WAS ELIGIBLE FOR PROBATION; PG. 7/12: FAILED TO CONSIDER NEVADA LAWS. 6 AT TIME CRIMES WERE COMMITTED; PG. 8: 27-9:2: "IN THIS CASE, MR. 7 DUNCKLEY GAVE UP SEVERAL OF HIS CONSTITUTIONAL RIGHTS BY PLEADING 8 GUILTY TO OFFENSES THAT PROVIDED FOR PROBATION! THIS FACT IS OF 9 EXTREME IMPORTANCE, THIS WILL BE ADDRESSED AGAIN LATER.

THE SUPPEME COURT IN ITS AFFIRMATION STATED ON PAGE 2: "THAT "DESPITE THE PSI REPORT'S FAILURE TO EXPLICITLY STATE THAT DUNCKLEY ... laiwas Eligible for probation, THE DISTRICT COURT WAS INFORMED OF HIS 13 BLIGIBILITY." AND ON PAGE 3: THE DISTRICT COURT WAS EXPLICITLY INFORMED 14 THAT PROBATION WAS AN OPTION IN THE GUILTY PLEA MEMORANDUM, DUZING ISITHE PLEA HEARINK, AND DURING SENTENCING.

PROBATION WAS A POSSIBLE DENTIFICATION PER THE "OFFER," BY 17 THE STATE, EXCEPT FOR THE FACT THAT THE STATE NEVER SPECIFIED THAT THE 18 SENTENCING GUIDELINES OF 1997 WOULD APPLY. IF THAT IS THE CASE IT IS 19 EXTREMELY IMPORTANT TO NOTICE IN 1997 EFFECTIVE OCTOBER 1, 1997, 20 PROBATION WAS NO LONGER A VALID SENTENCING OPTION.

a۱ AS NOTES SPECIFICALLY IN THE FOLLOWING "HISTORICAL AND 20 STATUTORY NOTES FOR NRS 201, 230" NOTICE IN LAWS 1997, C. 524 EFFECTIVE 23 DATE OCCUBER 1, 1997, "... DELETED FORMER SUBSECS. 2 THROUGH 6, WHICH RELATED TO 24 THE PAROLE AND PROBRITION OF MICHATORS ... "STRIKING AND REMOVING SUBSECS 2-25 6 OF LAW 1997, C.641, EFFECTIVE DATE JULY 17, 1997. IN 1999, C.105 EFFECTIVE 26 MAY 11, 1999, IT CORRECTED THE CLERICAL ERROR ON NRS 201, 230 (1997) BEING 27 UNDER SUBSECT 26) A PROBATIONABLE OFFENSE, WHICH IT WAS NOT.

28 50 IN PACT OF LAW AND AS PER NEVADA REVISED STATUTE 201.230 39 IN OCTUBER 1, 1997 AND AFTER, PROBATION 13 NOT A SENTENCING OPTION THAT CAN 30 BE CONSIDERED BY A DISTRICT COURT JUDGE IN REGARDS TO SENTENCING.

SINCE THE ALLEGED OFFENSE OCCURED BETWEEN Blidge AND 8/13/00, 32 PROBATION IS NOT AVAILABLE. AND SINCE THE DEFENDANT WAS INFOGT 427

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CE X			
T Y	1	OR ANY OTHER.	
REIREC 大大子	a	SUCH ACTIONS ALL ADD UP TO A VALID, STRONG, JUST	AND
瓦	3	FAIR REASONS TO ALLOW WITHDRAWAL OF GUILTY PLEA. THE ON	<i>1</i> 24
•	4	PARTY PREJUDICED IN THIS MATTER IS THE DEFENDANT, A STATE	THAT
Ω B B B	_	WOULD CONTINUE IF THE MOTION TO WITHDRAW GUILTY PLEN IS I	XONIED.
民 公	6	-	
R.ELIWEO! ケケケ・	7:		
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Д. П.		DATED THIS 1 ST DAY OF MARCH, 2010	<del></del>
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	15	BRENDAN DUNCKLEY # 1023236	
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HISTORICAL AND STATUTORY NOTES NRS. 201.230

4 - LAWS 1997, C. 455, APPLICABLE ONLY TO OFFENSES COMMITTED
5 ON OR AFTER OCT, 1, 1997, IN SUBSEC. 1, INCREASED THE PUNISH6 MENT TO A CATAGORY A FELONY, WITH A TERM OF IMPRISONMENT
7 OF LIFE WITH THE POSSIBILITY OF PAROLE, WITH ELIGIBILITY FOR
8 PAROLE AFTER 10 YEARS. THE PUNISHMENT HAD PREVIOUSLY BEEN
9 THAT OF A CATAGORY B FELONY, WITH THE A TERM OF IMPRISOMENT
10 BETWEEN 2 AND 10 YEARS.

LAWS 1997, C.524, EFFEUTIVE OCTOBER 1, 1997, DELETED THE SUBSECT.

12 1 DESIGNATION, AND DELETED FORMER SUBSECS. 2 THROUGH 6, WHICH

13 RELATED TO THE PAROLE OR PROBATION OF VIOLATERS OF THIS SECTION.

14 LAWS 1997, C. 641, EFFECTIVE JULY 17, 1997, REWROTE SUBSEC. 2,

15 INSERTING SUBSECS, 3 THROUGH 6 AND INCORPERATING FORMER PAR (6)
16 OF SUBSEC, 2 IN SUBSEC, 6. SUBSEC, 2 FORMERLY READ;

17 "2. A PERSON CONVICTED OF VIOLATING ANY OF THE PROVISIONS 18 OF SECTION 1 MUST NOT BE;

(a) PAROLED UNLESS A BOARD CONSISTING OF:

(1) THE ADMINISTRATOR OF THE MENTAL HYGIENE AND MENTAL 21 RETARDATION DIVISION OF THE DEPARTMENT OF HUMAN RESOURCES;

(2) THE DIRECTOR OF THE DEPORTMENT OF PRISONS; AND

(3) A PSYCHOLOGIST LICENSED TO PRACTICE IN NEVADA OR 24 A PSYCHATRIST LICENSED TO PRACTICE MEDICINE IN NEVADA, CERTIFYS 25 THAT THE PERSON SO CONVICTED WAS UNDER OBSERVATION WHIE CONFACTINED IN AN INSTITUTION OF THE DEPARTMENT OF PRISONS AND IS 27 NOT A MENACE TO THE HEALTH, SAFTY OR MORALS OF OTHERS. FOR 28 THE POUPOSE OF THIS PARAGRAPH, THE ADMINISTRATOR AND DIRECTOR 29 MAY EACH DESIGNATE A PERSON TO REPRESENT HIM ON THE BOARD."

(b) BE RELEASED ON PROBATION UNLESS A PSYCHOLIST

31 LICENSED TO PRACTICE IN NEVADA OR A PSYCHATRIST LICENSED TO

33 CONVICTED IS NOT A MENACE TO THE HEALTH, SAFTY OR MORALS OF OTHERS"

32 PRACTICE MEDICINE IN NEVADA CERTIFIES THAT THE PERSON 430

 $\Box$ 

1-LAWS 1999, C. 105, EFFECTIVE MAY 11, 1999, BATIFIED TECHNICAL

2 CORRECTIONS TO SECTIONS OF NRS, AND MULTIPLE AMENDMENTS OF

3 SECTIONS OF NRS, CORRECTING CERTAIN EFFECTIVE DATES, AND

4 MADE CERTAIN OTHER CORRECTIONS IN STATUTES.

5 - LAW 2003, C. 461, 8 2, REWROTE THIS SECTION WHICH 6 PREVIOUSLY READ:

"A PERSON WHO WILLFULLY AND LEWDLY COMMITS ANY B LEWD OR LASCIVIOUS ACT, OTHER THAN ACTS CONSTITUTING THE CRIME OF SEXUAL ASSAULT, UPON OR WITH THE BODY, OR ANY PART OR.

10 MEMBER THEREOF, OF A CHILD UNDER THE AGE OF 14 YEARS, WITH THE INTENT OF AROUSING, APPEALING TO, OR GRATIFYING THE LUST OR 12 PASSIONS OR SEXUAL DESIRES OF THAT PERSON, OR OF THAT CHILD, IS

13 GUILTY OF A CATAGORY A FERONY AND SHALL BE PUNISHED BY

14 IMPRISONMENT IN STATE PRISON FOR LIFE WITH THE POSSIBILITY OF 15 PAROLE, WITH ELIGIBILITY FOR PAROLE BEGINNING WHEN A MINIMUM 16 OF 10 YEARS HAS BEEN SERVED, AND MAY BE FURTHER PUNISHED 17 BY A FINE OF NOT MORE THAN \$10,000."

18 - LAWS 2005, C.507, \$ 33, AMENDED THE SECTION BY RE-

2. EXCEPT AS OTHERWISE PROVIDED IN SUBSEC. 3. A PERSON 21 WHO COMMITS LEWDNESS WITH A CHILD IS GUILTY OF A CATAGURY A 22 FELONY AND SHALL BE PUNISHED BY IMPRISONMENT IN THE STATE PRISON A3 FOR:

(a) LIFE WITH THE POSSIBILITY OF PAROLE, WITH ELIGIBLITY FOR 25 PAROLE BEGINNING AFTER 10 YEARS HAS BEEN SERVED, AND MAY BE FURTHER 26 PUNISHED BY A FINE OF NOT MORE THAN \$10,000; OR,

27 "(b) A DEFINITE TERM OF 20 YEARS, WITH ELIGIBILITY FOR PAROLE 28 AFTER A MINIMUM OF 2 YEARS HAS BEEN SERVED, AND MAY FURTHER 29 BE PUNISHED BY A FINE OF NUT MURE THAN \$10,000,

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### CERTIFICATE OF SERVICE BY MAIL

I do certify that I mailed a true and correct copy of the foregoing SUPPLEMENTAL TO MOTION FOR WITHDRAWAL OF PEA to the below address(es) on this 1st day of MARCH, 2010, by placing same in the U.S. Mail via prison law library staff, pursuant to NRCP 5(b):

WASHUE COUNTY D.A. C/O GARY HATLESTAD P.O. BON 30083 PLOU, NEVADA 89520-3083

 $\frac{\mathcal{E}}{}$ 

CLERUK OF THE COLRT SECONDS SUDICIAL DISTRICT % DEPT. 4. P.O. BOX 30083 PIENO, NEMADA 89520-3083

Brendan Dunckley

Brendan Dunckley

Lovelock Correctional Center
1200 Prison Road

Lovelock, Nevada 89419

DEFENDANT In Pro Se

### AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding MONON TO WITHDRAWAL OF GULTY PLEA 'Supplement' filed in District Court Case No. CLO7-1728 does not contain the social security number of any person.

Dated this 25 day of MARCH, 20 10

Brendan Dunchley BRENDAN DUNCHLEY

DEFENDANT In Pro Se

V3. 433

CR07-1708

Electronically 03-18-2010:01:28:05 PM Howard W. Convers

IN THE SUPREME COURT OF THE STATE OF NEWADA Court Transaction # 1382922

Appellant,

vs.

THE STATE OF NEVADA.

BRENDAN DUNCKLEY.

Respondent.

No. 55545

MAR 1 6 2010

TRACIE K. LINDEMAN CLERK OF SUPREME COURT

### ORDER DIRECTING TRANSMISSION OF RECORD

Having reviewed the documents on file in this proper person appeal, this court has concluded that its review of the complete record is warranted. See NRAP 10(a)(1). The clerk of the district court shall have 90 days from the date of this order within which to transmit to the clerk of this court a certified copy of the complete trial court record of this appeal. See NRAP 11(a)(2). The record shall not include any physical, nondocumentary exhibits or the original documentary exhibits filed in the district court, but copies of documentary exhibits submitted in the district court proceedings shall be transmitted as part of the record on appeal. The record shall also include any presentence investigation reports submitted in this matter in a sealed envelope identifying the contents and marked confidential. See NRS 176.156(5).

It is so ORDERED.

cc: Brendan Dunckley Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk

SUPREME COURT OF NEVADA

# ***** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 03-18-2010:13:28:05

 Clerk Accepted:
 03-18-2010:13:30:57

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Supreme Ct Order Directing

Filed By: Michelle Purdy

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

**DUNCKLEY** 

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

KELLI VILORIA, ESQ.

V3. 43	
6-004 5-004 50 008	
9900015806 SKLEY (3 P	FILED
- 9988 CKLEY 27/2016	
DC-S	10 MAR 22 PM 4: 50
1728 E VS. BRENDAN FICT COURT O	BRENDAN DUNCKLEY # 1023236 HOWARD W. CONYERS
1728 E 1728	LOVELOCK CORRECTIONAL CENTER DEPOSIT
CR07.	El200 PRISON ROAD
4	LOVEROUX, NEVADA 89419
5	
6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF.
7	NEVADA IN AND FOR THE COUNTY OF WASHOE
9	THE STATE OF NEVADA,
lo	PLAINTIFF, CASE NO: CR07-1728
	VS. DEPT. NO: 4
12	BRENDAN DUNCKLEY,
13	
14	
15	REQUEST FOR SUBMISSION OF MOTION
16	
17	
1.8	STATES INPART:
. (9	((
	PARTY SHALL SERVE AND FILE HIS MOTION IN WRITTEN OPPOSITION
	THERETO, TOGETHER WITH A MEMORANDUM OF POINTS AND AUTHORITY
	AND SUPPORTING AFFIDAVITS. IF ANY STATING FACTS SHOWING WHY THE
	MOTION SHOULD BE DENIED. FAILURE OF THE OPPOSING PARTY TO SERVE
	AND FILE HIS MOTION, AND HIS WRITTEN OPPOSITION MAY BE CONSTRUCT
26	AS AN ADMISSION THAT THE MUTTON IS MERITURIOUS AND A GOUSENT
<i>~</i> 6	

TO GRANTING THE SAME THAT THE MOTION FOR WITHDRAWAL OF GUILTY PLEA AND THE SUPPLEMENTAL TO THE MOTION FOR WITHDRAWAL OF GUILTY PLEA, 4 WHICH WAS FILED AND SERVED ON THE THIRD (3RD) DAY OF MARCH, 2010. IN CASE NUMBER CRO7-1728, IT IS ALSO REQUESTED THAT PER DORIG(3) SINCE THE STATE 7 OPPOSING PARTY" HAS FAILED TO RESPOND, OPPOSE OR BRING FORTH ANY REASON OR ARGUMENT AS TO WHY THIS MOTION SHOULD BE DENIED, IT BE DEEMED TO BE FULLY MERITORIOUS. SINCE THE MOTION IS IN FUL SCOPE OF THE MANIFEST 10 11 INJUSTICE DESCRIBED IN NRS 176.165 ALLOWING THE COURTS TO 12 GRANT WITHDRAWAL OF A GUILTY PLEA AFTER SENTENCE HAS BEGUN. 13 SEVERE MISINFORMATION PERTAINING TO SENTENCE BY REORD OF 14 ONE HUNDRED AND TWELVE (112) TIMES PROBATION WAS MENTIONED IN 15 DIRECT CONFLICT OF NRS 201.230 LAWS 1997 C. 524. THE MOTION 16 13 FULLY SUPPORTED BY SIGNIFICANT CASE LAW REQUIRING THIS COURT TO ACT. 18 IT IS THERE FORE REQUESTED THAT DUE TO THE SUBSTANTIAL 19 SUPPORT AND 'FOUNDATION' PROVIDED THE STATES FAILURE TO SHOW WHY 20 THIS MOTION SHOULD BE DENIED THAT THIS COURT GRANT THE શ MOTION IN ITS ENTRETY. aa THEREFORE IT IS REQUESTED THE FOLLOWING REMEDY: 23 IT IS OPDERED THAT THE DEFENDANT, BRENDAN DUNCHEY IN २५ CASE NUMBER: CROT-1728, BE ALLOWED TO WITHDRAW HIS GUILTY 25 PLEA AGREEMENT ENTERED ON MARCH 6, 2008 IN THE ABOVE THERE 26

√3. 437

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FILED Electronically 04-12-2010:09:26:20 AM Howard W. Conyers **CODE 3370** 1 Clerk of the Court Transaction # 1424420 2 3 4 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF WASHOE 7 8 THE STATE OF NEVADA. 9 Case No. CR07-1728 Plaintiff. 10 Dept. No. 4 VS. 11 **BRENDAN DUNCKLEY.** 12 Defendant. 13 14 **ORDER** 15 On July 8, 2009, the Defendant filed a Motion for Modification of Sentence. 16 On October 27, 2009, the Court ordered the State to respond to the Motion for Modification 17 of Sentence within ten (10) days of the date of the Order. On November 4, 2009, the State 18 19 filed an Opposition to the Motion for Modification of Sentence. On November 13, 2009, the 20 Defendant filed a Response to the State's Opposition to the Motion for Modification of 21 Sentence. On November 25, 2009, the Motion for Modification of Sentence was formally 22 submitted to the Court for decision. On February 10, 2010, the Court entered an Order 23 Denying the Motion for Modification of Sentence. On February 17, 2010, the Motion for 24 Modification of Sentence was again formally submitted to the Court for Decision.

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The Court, having reviewed the pleadings filed herein, and a decision having already been made on the Motion for Modification of Sentence,

### **CERTIFICATE OF SERVICE**

Gary Hatlestad, Esq. Chief Deputy District Attorney

I further certify that on the 12th day of April, 2010, I deposited in the county mailing system for postage and mailing with the U.S. Postal Service, a true copy of the same, addressed to:

Brendan Dunckley Inmate no. 1023236 Lovelock Correctional Center 1200 Prison Road Lovelock, Nevada 89419

Marci L. Stone

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 04-12-2010:09:26:20

 Clerk Accepted:
 04-12-2010:09:27:34

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Order...

Filed By: Marci Trabert

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

**DUNCKLEY** 

GARY HATLESTAD, ESQ. for STATE OF

**NEVADA** 

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

V3. 442 Electronically 04-23-2010:04:16:49 PM Howard W. Conyers Clerk of the Court **CODE 3370** 1 Transaction # 1449086 2 3 4 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF WASHOE 7 8 THE STATE OF NEVADA, 9 Case No. CR07-1728 Plaintiff, 10 Dept. No. 4 11 VS. **BRENDAN DUNCKLEY,** 12 Defendant. 13 14 ORDER 15 On February 10, 2010, an Order Denying Motion for Modification of Sentence 16 17 18 19 20 21 the Court for decision.

was filed. On March 1, 2010, the Defendant filed a Notice of Appeal to the Supreme Court. On March 3, 2010, the Defendant filed a Motion to Withdraw Guilty Plea. On March 4, 2010, the Defendant filed a Supplemental Motion to Withdraw Guilty Plea. On March 22, 2010, the Defendant formally submitted the Motion to Withdraw Guilty Plea to

The Court, having reviewed the pleadings filed herein, finds that at this time it is inappropriate to render a decision on the Motion to Withdraw Guilty Plea based on the case having been appealed to the Supreme Court for review.

> Therefore, with good cause appearing and in the interests of justice, IT IS HEREBY ORDERED that the decision on the Motion to Withdraw Guilty

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FILED

Plea is stayed pending the outcome of the appeal to the Supreme Court. Once a decision has been rendered by the Supreme Court, the Motion to Withdraw Guilty Plea may be resubmitted to the Court for decision.

Dated this ______ day of April, 2010.

Connie J. Junheimes District judge

### **CERTIFICATE OF SERVICE**

'	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of
	the STATE OF NEVADA, COUNTY OF WASHOE; that on the
	, 2010, I electronically filed the Order to set Oral Arguments on
	Motion for Discovery with the Clerk of the Court by using the ECF system, which sent a
	notice of electronic filing to the following:
	Gary Hatlestad, Esq. Chief Deputy District Attorney
	I further certify that on the <u>act</u> day of <u>April</u> , 2010, I
	deposited in the county mailing system for postage and mailing with the U.S. Postal
	Service in Reno, Nevada, a true and correct copy of the same to the following:
	Robert Story, Esq. Attorney at Law 245 E. Liberty Street, Ste. 530 Reno, Nevada 89501
	Brendan Dunckley Inmate no. 1023236 1200 Prison Road Lovelock, Nevada 89419
	Marci L. Stone

_

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 04-23-2010:16:16:49

 Clerk Accepted:
 04-23-2010:16:17:10

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

Document(s) Submitted: Order...

Filed By: Marci Trabert

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

V3. 446	Code 1350	FILED Electronically 06-09-2010:11:41:44 AM Howard W. Conyers Clerk of the Court
1	Code 1350	Transaction # 1532288
2   3		
4		
5		
6	IN THE SECOND JUDICIAL DISTRICT CO	OURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUN	ITY OF WASHOE
8		
9	BRENDAN DUNCKLEY,	
10	Appellant,	Case No. CR07-1728
11	vs.	Dept. No. 4
12	THE STATE OF NEVADA,	
13	Respondent.	
14		
15	CERTIFICATE OF CLERK – F	RECORD ON APPEAL
16	I hereby certify that the attached	documents submitted electronically are
17	certified copies of the original pleadings on file	with the Second Judicial District Court, in
18	accordance with the Nevada Rules of Appellate F	Procedure, NRAP 11(2)(b).
19	Dated this 9th day of June, 2010.	
20		OWARD W. CONYERS
21	C	LERK OF THE COURT
22		
23	В	y: <u>/s/ Teresa Prince</u> Deputy Clerk
24		
26		
27		
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20		

V3. 447		FILED Electronically 06-09-2010:11:41:44 AM Howard W. Conyers
1	Code 1365	Clerk of the Court Transaction # 1532288
2		
3		
5		
6	IN THE SECOND JUDICIAL DISTRICT C	OURT OF THE STATE OF NEVADA
7		
8		
9	BRENDAN DUNCKLEY,	
10	Appellant,	Case No. CR07-1728
11	vs.	Dept. No. 4
12	THE STATE OF NEVADA,	
13	Respondent.	
14		
15	CERTIFICATE OF TRANSMITTA	AL – RECORD ON APPEAL
16	I hereby certify that this Record	on Appeal containing seven volumes are
17	certified copies pursuant to NRAP 11(2)(b), and	d were electronically filed from the Second
18	Judicial District Court to the Nevada Supreme	Court or through the file transfer process
19	(FTP).	
20	Dated this 9th day of June, 2010.	
21		HOWARD W. CONYERS CLERK OF THE COURT
22		SELICIO THE GOOK!
23		
24	E	By: <u>/s/ Teresa Prince</u> Deputy Clerk
25		
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I		

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A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 06-09-2010:11:41:44

 Clerk Accepted:
 06-09-2010:11:42:23

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:** Certificate of Clerk

Certificate of Transmittal

Filed By: Teresa Prince

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

FILED

Electronically 06-09-2010:02:17:55 PM Howard W. Conyers Clerk of the Court Transaction # 1533249

From: efiling@nvcourts.nv.gov

To: <u>Prince, Teresa</u>

Subject: Acceptance of Electronic Document. No. 55545.

Date: Wednesday, June 09, 2010 12:57:23 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number: 55545

Case Category: Criminal Appeal

Submitted by: Washoe Co Clerk

Date Submitted: Jun 09 2010 12:34 p.m.

Official File Stamp: Jun 09 2010 12:56 p.m.

Document Category: Record on Appeal Document

Document Title: RECORD ON APPEAL - VOLUME 1 - INDEX/DOCKET SHEET

Filing Status: Accepted and Filed

FILED

Electronically 06-09-2010:02:17:55 PM Howard W. Conyers Clerk of the Court Transaction # 1533249

From: efiling@nvcourts.nv.gov

To: <u>Prince, Teresa</u>

Subject: Acceptance of Electronic Document. No. 55545.

Date: Wednesday, June 09, 2010 12:57:49 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number: 55545

Case Category: Criminal Appeal

Submitted by: Washoe Co Clerk

Date Submitted: Jun 09 2010 12:36 p.m.

Official File Stamp: Jun 09 2010 12:57 p.m.

Document Category: Record on Appeal Document

Document Title: RECORD ON APPEAL - VOLUME 2 - DOCUMENTS

Filing Status: Accepted and Filed

FILED

Electronically 06-09-2010:02:17:55 PM Howard W. Conyers Clerk of the Court Transaction # 1533249

From: efiling@nvcourts.nv.gov

To: <u>Prince, Teresa</u>

Subject:Acceptance of Electronic Document. No. 55545.Date:Wednesday, June 09, 2010 12:59:49 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number: 55545

Case Category: Criminal Appeal

Submitted by: Washoe Co Clerk

Date Submitted: Jun 09 2010 12:37 p.m.

Official File Stamp: Jun 09 2010 12:58 p.m.

Document Category: Record on Appeal Document

Document Title: RECORD ON APPEAL - VOLUME 3 - DOCUMENTS

Filing Status: Accepted and Filed

FILED

Electronically 06-09-2010:02:17:55 PM Howard W. Conyers Clerk of the Court Transaction # 1533249

From: efiling@nvcourts.nv.gov

Prince, Teresa To:

Subject: Acceptance of Electronic Document. No. 55545. Date: Wednesday, June 09, 2010 1:01:49 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number: 55545

Case Category: Criminal Appeal

Submitted by: Washoe Co Clerk

Date Submitted: Jun 09 2010 12:38 p.m. Official File Stamp: Jun 09 2010 12:59 p.m. **Document Category:** 

Record on Appeal Document

RECORD ON APPEAL - VOLUME 5 - MINUTES Document Title:

Filing Status: **Accepted and Filed** 

FILED

Electronically
06-09-2010:02:17:55 PM
Howard W. Conyers
Clerk of the Court
Transaction # 1533249

From: efiling@nvcourts.nv.gov

To: <u>Prince, Teresa</u>

Subject: Acceptance of Electronic Document. No. 55545.

Date: Wednesday, June 09, 2010 1:01:49 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number: 55545

Case Category: Criminal Appeal

Submitted by: Washoe Co Clerk

Date Submitted: Jun 09 2010 12:39 p.m.

Official File Stamp: Jun 09 2010 01:00 p.m.

Document Category: Record on Appeal Document

Document Title: RECORD ON APPEAL - VOLUME 6 - EXHIBITS

Filing Status: Accepted and Filed

FILED

Electronically
06-09-2010:02:17:55 PM
Howard W. Conyers
Clerk of the Court
Transaction # 1533249

 $\begin{tabular}{ll} From: & \underline{efiling@nvcourts.nv.gov} \\ \end{tabular}$ 

To: <u>Prince, Teresa</u>

Subject: Acceptance of Electronic Document. No. 55545.

Date: Wednesday, June 09, 2010 1:01:49 PM

### ACCEPTANCE OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number: 55545

Case Category: Criminal Appeal

Submitted by: Washoe Co Clerk

Date Submitted: Jun 09 2010 12:40 p.m.

Official File Stamp: Jun 09 2010 01:00 p.m.

Document Category: Record on Appeal Document

Document Title: RECORD ON APPEAL - VOLUME 7 - CERTIFICATES OF

CLERK AND TRANSMITTAL

Filing Status: Accepted and Filed

_

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 06-09-2010:14:17:55

 Clerk Accepted:
 06-09-2010:14:18:55

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Supreme Ct Accept - eFile Doc

Supreme Ct Accept - eFile Doc

Filed By: Teresa Prince

You may review this filing by clicking on the

following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

DUNCKLEY

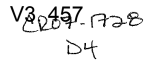
GARY HATLESTAD, ESQ. for STATE OF

**NEVADA** 

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA



FILED

Electronically
06-16-2010:01:02:35 PM
Howard W. Conyers
Clerk of the Court
Transaction # 1546203

### SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

BRENDAN DUNCKLEY, Appellant, vs. THE STATE OF NEVADA, Respondent.

Supreme Court No. 55545

District Court Case No. CR071728

### RECEIPT FOR DOCUMENTS

TO: Brendan Dunckley #1023236

Attorney General/Carson City and Catherine Cortez Masto, Attorney

General

Washoe County District Attorney and Gary H. Hatlestad, Deputy District

Attorney

Howard W. Conyers, District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

06/11/10 Filed Record on Appeal (Copy).

Volume 4 (SEALED) PSI Report.

06/11/10 Processing status update: Submitted for decision on record.

DATE: June 11, 2010

Tracie Lindeman, Clerk of Court

_

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 06-16-2010:13:02:35

 Clerk Accepted:
 06-16-2010:13:03:02

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Supreme Court Receipt for Doc

Filed By: Michelle Purdy

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

V3	.459 code	
DC~9900017821-028 DUNCKLEY ( 2 Pages 06/17/2010 11:20 AM	E E , CR07-1728	
DC-9900017821-02 NDAN DUNCKLEY ( 2 Page 06/17/2010 11:20 A	pt. No4	

FILED

10 JUN 17 AM 11: 20

HOLA STATE OF THE STATE OF THE

### Second Judicial District Court

State of Nevada, Washoe County

THE STATE OF NEVADA,

Plaintiff,

VS.

BRENDAN DUNCKLEY

Defendant

REQUEST FOR SUBMISSION OF MOTION

Lovelock, Nevada 89419

In Pro Se

It is requested that the motion for WITH	DRAWAL OF GUILTY PLEA & SUPPLEMENTAL
OF MOTION FOR WITHDRAWAL OF	GUILTY PLEA
	, which was filed on theday
of MARCH 8 MARCH 3	, 2010, in the above-entitled matter be submitted to
he Court for decision.	
The undersigned attorney certifies that a cop	py of this request has been mailed to all counsel of record.
DATED this 25th day of MA	1
	Brendan Dunchley BRENDAN DUNCKLET # 1023236
	Lovelock Correctional Center 1200 Prison Road

V3. 459

Revised December 15, 2006

### SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE, STATE OF NEVADA

### **AFFIRMATION** Pursuant to NRS 239B.030

4 [[	•
5	The undersigned does hereby affirm that the preceding document,
6	REQUEST FOR SUBMISSION OF MOTION -
7	MOTION FOR WITHDRAWAL OF GUILTY PLEA & SUPPLEMENTA
8	(Title of Document)
9	filed in case number: CR07-1728
10	Document does not contain the social security number of any person
11	-OR-
12	Document contains the social security number of a person as required by:
14	A specific state or federal law, to wit:
15	
16	(State specific state or federal law)
17	-or-
18	For the administration of a public program
19	-or-
20	For an application for a federal or state grant
21	-or-
22	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)
23	(INRS 123.130, INRS 123.230 and Instance 1230.033)
24	Date: 6/11/10 Tender wheley
25	(Signature)
26	BRENDAN DUNCKLEY (Print Name) 47023236
27	,
28	DEFENDANT PRO PEK (Attorney for)
1	

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### FILED

Electronically 07-08-2010:01:48:12 PM Howard W. Conyers Clerk of the Court Transaction # 1587642

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

THE STATE OF NEVADA.

Plaintiff,

Case No. CR07-1728

VS.

**CODE 3370** 

Dept. No. 4

**BRENDAN DUNCKLEY.** 

Defendant.

### **ORDER**

On February 10, 2010, an Order Denying Motion for Modification of Sentence was filed. On March 1, 2010, the Defendant filed a Notice of Appeal to the Supreme Court. On March 3, 2010, the Defendant filed a Motion to Withdraw Guilty Plea. On March 4, 2010, the Defendant filed a Supplemental Motion to Withdraw Guilty Plea. On March 22, 2010, the Defendant formally submitted the Motion to Withdraw Guilty Plea to the Court for decision. On April 23, 2010, an Order was entered staying the decision on the Motion to Withdraw Guilty Plea until a decision had been rendered by the Supreme Court. On June 17, 2010, the Defendant again formally submitted the Motion for Withdraw of Plea to the Court for decision

The Court, having reviewed the pleadings filed herein, finds that it continues to be inappropriate to render a decision on the Motion to Withdraw Guilty Plea based on the case having been appealed to the Supreme Court for review.

Therefore, with good cause appearing and in the interests of justice,

### **CERTIFICATE OF SERVICE**

2	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of
3	the STATE OF NEVADA, COUNTY OF WASHOE; that on the 8 day of
5	, 2010, I electronically filed the Order with the Clerk of the Court
6	by using the ECF system, which sent a notice of electronic filing to the following:
7 8	Gary Hatlestad Esq. Chief Deputy District Attorney
9	I further certify that on the day of July, 2010, I deposited in the county
10	mailing system for postage and mailing with the U.S. Postal Service, a true copy of the
12	same, addressed to:
13 14 15	Robert Story, Esq. Attorney at Law 245 E. Liberty Street, Ste. 530 Reno, Nevada 89501
16 17 18	Brendon Dunckley Inmate no. 1023236 1200 Prison Road Lovelock, Nevada 89419
19	
20	$\wedge$
21 22	Marci Stone /
23	William E. Storio ()

_

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 07-08-2010:13:48:12

 Clerk Accepted:
 07-08-2010:13:51:28

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:** Order...

Filed By: Audrey Kay

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

# FILED

37 BM 37 BM THEUS	BRENDAN DUNCKLEY (#1023236) 10 JUL 14 AM 9:30
1851 1851 187 187	LONELOCK CORRECTIONAL CENTER HORAGE
DC-99000 1 DUNCKIEY 07/36/2016	1200 PRISON ROAD
DON DE	LOVELOCK, NEVADA 89419
SE BRENDAN St Court O	· · · · · · · · · · · · · · · · · · ·
CRO7-173 STATE VS District Washoe C	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF
	NEVADA, IN AND FOR THE COUNTY OF WASHOE
8	
9	THE STATE OF NEVADA,
/0	PLAINTIFF, CASE NUMBER: CR07-1728
	Vs. DEPT. Number: 4
. 12	BRENDAN DUNCKLEY,
13	DEFENDANT.
)4	
15	SUPPLEMENTAL IN CONSIDERATION OF MOTION TO WITHDRAW GUILTY PLEA.
16	
1.7	COMES NOW, DEFENDANT, BRENDAN DUNCKLEY, IN PROPER PERSON, SUBMITS
	TO THIS HONORABLE COURT, AN OFFICIAL TRUE AND CORRECT COPY OF A LETTER
19	SENT TO THE HONORABLE JUDGE CONNIE STEINHEIMER ON MAY 25, 2010. A TRUE
مد	AND CORRECT COPY WAS ALSO SENT TO ALL ATTORNIES OF RECORD IN PROT-
21	ECTION AGAINST EX-PARTE COMMUNICATION.
22	THE FOLLOWING IS THE ABOVE PETERENCED LETTER IN IT'S ENTIRETY.
23	FORMATED TO BE FILED WITH THE CLERK, AS AN OFFICIAL PART OF THE
	RECORD, TO BE USED IN CONSIDERATION AS TO WHY A DECISION IS BOTH
	REQUESTED AND NECESSARY, IN REGARDS TO THIS DEFENDANT'S MOTION TO WITHDRAWAL
. 26	OF GUILTY PLED, FILED ON MARCH 1, 2010. ALSO IN DIRECT RETERENCE TO ORDER TO
	STAY DECISION FILED ON APRIL 23, 2010, THE LETTER READS AS FOLLOWS! V3. 465
28	

	DEAR JUDGE STEINHEIMER,
	"I UNDERSTAND AND APPRECIATE YOUR "BULING" FILED ON APRIL
3	23, 2010 IN REGARDS TO THE MOTION TO WITHDRAW GUILTY PLEA FILED ON MARCH
. 4	1, 2010 AND THE SUPPLEMENTAL MOTION TO WITHDRAW GUILTY PLEA.
5	IN YOUR ORDER IT STATED: THAT THE COURT, HAVING REVIEWED THE
6	PLEADINGS FILED HEREIN, FINDS THAT AT THIS TIME IT IS INAPPROPRIATE TO
7	RENDER A DECISION ON THE MOTION TO WITHDRAW GUILTY PLEA BASED ON THE
	CASE HAVING BEEN AFFEILED TO THE SUPREME COURT FOR REVIEW.
9	THERE IS ONE SERIOUS CONCERN I HAVE IN REGARDS TO THIS
·· . 10	ORDER. THE MOTION BEFORE THE SUPREME COURT "FOR REVIEW" IS BASED ON
	THE COURTS DENIAL OF THE MOTION FOR MODIFICATION OF SENTENCE, A
	COMPLETLY DIFFERENT MOTION, ONE THAT WAS FILED AND SUBMITTED PURSUANT
13_	TO NRS, ALLOWING YOUR COURT TO HOVE JURISDICTION TO CORRECT /MODIFY
	A SENTENCE IF IT IS BASED ON MISINFORMATION PERTAINING TO MY CRIMINAL
· 1	HISTORY, LEADING TO THE EXTREME DETRIMENT OF THE DEFENDANT, THE MOTION
İ	FILED TO YOUR COURT FOR SUBMISSION ON MARCH 22,2010 WAS A
ŀ	MOTION TO WITHDRAW A GUILTY PLEA, A COMPLETLY SEPERATE MOTION, WITH
1	ENTIRELY DIFFERENT SCOPE,
19	THE MOTION FOR WITHDRAWAL OF GUILTY PLEA WAS SUPPORTED BY SUB-
20	STANTIAL DOCUMENTATION WARRENTING A GRANTING OF THE MOTION IN 1TS
	ENTIRETY THE MOTION ESTABLISHED AND PROVED BEYOND A REASONABLE DOUBT
· ]	THAT THE REGULARD MANIFEST INJUSTICES HAVE INDEED OCCURED.
23	AS THE SUPPLEMENTAL TO THE MOTION SHOWED, THAT AS OF OCTOBER !,
. 24	1997, PER LAWS 1997 C.524, PROBATION WAS DELETED FROM THE STATUTE OF
25	MRS 201.230, AND IN CONNECTION TO TAYLOR V. WARDEN, N.S.P.; SIERRA V. STATE;
ا . م	SKINNER V. STATE; MEYER V. STATE; SULLIVAN V. STATE; AND GUNN V. IGNACIOS THE
ŀ	MOTION REQUIRES A ACCEPTANCE AND AN IMMEDIATE REVERSAL OF CONVICTION.
اعر	V3. 466

*	
	ANOTHER FACT IS THAT IN RELATION TO DCR 13(3) THE STATE FAILED.
2	TO FILE AN OPPOSITION AS TO WHY THE MOTION SHOULD BE DENIED, AND AS
3	SUCH THE 'SILENCE' OF THE STATE SHOULD BE VIEWED AS AN ADMISSION OF
<u>4</u>	GUILT AND AS A CONSENT TO GRANTING THE SAME, YOU SEE, THERE IS
5	ABSOLUTLY NO WAY THE STATE CAN ARGUE OR FIGHT THE MOTION, SINCE IT I
6	OVERWHELMINGLY SUPPORTED BY THE LAW AND STATUTES, AS WELL AS
7	SUPPORTED BY SUBSTANTIAL CASE LAW.
8	YOUR HONOR, WITH ALL DUE RESPECT, I DO RESPECT YOUR CAUTIOUS
٩	DECISION, BUT I RESPECTIVLY ASK YOU TO RENDER A DECISION. THERE IS
	SUBSTANTIAL EVIDENCE PROVING THAT THE MOTION SHOULD NOT ONLY BE
11	GRANTED, BUT ALSO THAT THE ENTIRE CASE RECORD PROVES ACTUAL AND
12	FACTUAL INNOCENCE.
13	"YOUR ORDER STATES THAT "IN THE INTREST OF SUSTICE," THAT PHRASING IS
14	OF EXTREME IMPORTANCE SO I TOO WILL USE IT ALSO, IN THE INTREST OF
	JUSTICE, SINCE THE STATE HAS CONTINUALLY FAILED TO PROVE, ESTABLISH
16	ANY TYPE OF GUILT, AND ALL THE ACTUAL EVIDENCE THAT EXISTS PROVES
17	THAT IT IS IMPOSSIBLE FOR ME TO HAVE COMMITTED ANY OF THE CHARGES
	FILED AGAINST ME. THE EVIDENCE NOT ONLY PROVED INNOCENCE BEYOND A
I.	REASONABLE DOUBT TO THE 'AMENDED' CHARGES; BUT ALSO TO THE ORIGINAL
20	CHARGES.
21	LESSICA CLAIMED THAT A PENIS WAS SHOVED INTO HER MOUTH AND
22	LWAS CHARGED WITH SEWAL ASSAUT, THE ENTIRE CONVICTION TO THE
	CHARGE AND ACCUSATION IS SOLEY BASED ON HER TESTIMONY, AND HER
	TESTIMONY ALONE, THERE CAN BE NO IGNORING THE FACT THAT THE STATE
1.	HAD THE RESULTS OF THE DNA SWARS OBTAINED ON THE NIGHT IN QUESTION AND
` j	NEVER INTRODUCED IT AS EVIDENCE, THE BESULTS WAS NOT ONLY RELEVANT, BUT
	NECESSARY TO PROVE MY INNOCENCE, IT SAYS: "NO FORIESNI DINA TO SOURCE,
28	V3. 467

\	BRENDAN DUNCKLEY, WAS OBTAINED FROM THE GENTTAL SWABS."
	"ASHLEY CLAIMED THAT BETWEEN ALGUST 14, 1998-AUGUST 13, 1999
3	WE HAD CONSENTUAL SEX, AFTER SPENDING THE NIGHT AT MYHOME IN
<u> </u>	RENO, IN MY FORD TAURUS. AGAIN THE ONLY EVIDENCE IN THIS CASE WAS &
	THE TESTIMONY OF ASHLEY WHEN I HAVE GIVEN YOUR COURT AND THE STATE
6	IRS PAPERWORK, DMV REDISTRATION, COLLEGE TRANSCRIPTS, RPD REPORTS, COURT
7	PAPERWORK SERVING ME AT MY RESIDENCY IN FRESHO, CALIFORNIA ON 8/16/99,
8	AND MADERA COUNTY PAPERS. ALL PROVING I DID NOT EVEN LIVE IN RENO UNTIL
٩	2000. SINCE ASHLEY STATED WITH CERTAINTY SHE WAS 12, AS DID KELLI A.
10	VILORIA IT IS IMPOSSIBLE TO HAVE DONE IT.
	SO, IN THE INTREST OF SUSTICE, I HAVE BEEN OVERLY PATIENT GIVING
12	THE STATE COUNTLESS CHANCES TO CORRECT THIS GROSS MISJUSTICE, AND IT
13	HAS NOT OCCURED. AS I HAVE STATED BEFORE I HAVE NO DOUBT THAT THIS
14	CASE WILL BE REVERSED. THROUGHOUT THIS ENTIRE PROCESS I HAVE REPEATEDLY
15	MENTIONED AND SAID THAT THE STATE HAS CONTINUALLY WITHHELD
16	CRUCIAL AND RELEVANT INFORMATION TO ENSURE UNFAIR AND UNIVEST
. 17	PROCEEDINGS. THIS IS A WONDERFUL OPPORTUNITY TO CORRECT THIS GROSS
18	MISCARRIAGE OF JUSTICE, AND I WOULD PREFER IT BE YOUR COURT THAT
19	REVERSES IT, IN THE INTREST OF JUSTICE, A DEFENDANT SUCH AS MYSELF
20	HAVING PROVED ACTUAL AND FACTUAL INNOCENCE TO ALL THE CHARGES. THE
21	OBVIOUS CORRECTION IS IN YOUR POWER AND ALSO AT YOUR DISCRETION TO
22	VACATE AND DISMISS ALL THE CHARGES BELATED TO CROT-1728 WITH PREJUDICE.
23	"SINCE, THE STATE KNEW EVEN PRIOR TO EVEN THE PRELIMINARY HEARING
24	THAT IT WAS IMPOSSIBLE FOR ME TO HAVE COMMITTED THE CRIMES AS ACCUSED
25	BY THE "VICTIMS. BUT INSTEAD OF CORRECTING THE RECORD, THEY CHOSE TO
26	IGNORE, HIDE AND DISREGARD ALL THE ACTUAL EVIDENCE PROVING MY
27	INNOCENCE, IT IS ON YOU TO DO WHAT IS RIGHT AND JUST. V3. 468
28	//

· · · · · · · · · · · · · · · · · · ·	
	IT SHOULD BE NOTED THAT A COPY OF THIS ENTIRE LETTER HAS
2	BEEN SENT TO ADA. G. HATLESTED, ATTORNEY ROBERT STORY, NEVADA ATTORNEY GEN
3	NEVADA SUPREME COURT C.S., KOLOB, KRNV KTWW, RENO GAZETE AND THE NEVADA
બ	BAR ASSOCIATION, ALSO SINCE THIS LETTER IS IN DIRECT REFERENCE TO CROT-ITE
5	AND THE MOTION IN WHICH I AM LISTED AS DEPENDANT IN PLOPER PERSON ON RECORD
6	SINCE I AM REPRESENTED BY MR. ROBERT STORY IN CROTT 1728 FOR THE PET-
. 7	ITION FOR WRIT OF HABERS CORPUS ONLY, THIS LETTER IS VALID,
8	"I EMPLORE YOU, YOUR HOMOR TO HELP ME. AS THE EVEDENCE FOR THE INSTANT
9	MOTION PROVES, THE OVERWHELMING DOCUMENTED EVIDENCE IN THE PETITION, I AM
10	AN INNOCENT MAN. A INNOCENT MAN WHO WAS DECEIVED BY AN INCOMPETANT
	ATTORNEY, PROSECUTED BY AN OVERZEALOUS DISTRICT ATTORNEY, PRESSURED BY
12	COMMUNITY OUTRAGE DUE TO BRIANNA DENHISON. ALL I ASK YOUR HONOR IS
13	TO ALLOW THE OVERWHELMING EVIDENCE TO SPEAK FOR ITSELF. TO BE
- 14	BETURNED TO THE FAMILY I WAS RIPPED AWAY FROM . THIS RELIEF IS ENTREW
15	WITHIN YOUR POWER, TO DO SO BEFORE ANOTHER COURT RULET AND
16	DECIDES TO DO JUST THAT.
17	AS I HAVE STATED AT THE OUTSET OF THIS LETTER; I DO UNDERSTAND AND
18	APPRECIPIE YOUR 'CAUTIOUS' DECISION, BUT IN THE INTREST OF JUSTICE, PLEASE
19	ALLOW ME TO GO HOME WHERE I TRULY BELONG. IN THE LEAST PLEASE.
20	GRANT MY MOTION SO THAT I MAY HAVE MY DAY IN COURT!
21	" AM MORE THAN CONFIDENT THAT THE SUPREME COURT JUSTICES WILL UNDERSTAND
22	AND COMMEND YOU FOR TAKING THE STEPS TO ENSURE THAT JUSTICE IS TRULY DONE.
23	THANK YOU FOR ALLOWING ME THE OPPORTUNITY TO SEND YOUTHIS LETTER, AM
24	SURE, AS I AM SURE ALL THE OTHER PRECIPIENTS OF THIS LETTER, THAT YOU WILL DO
•	WHAT IS RIGHT AND ENSURE AN INNOCENT MAN RETURNS TO HIS WIFE AND CHILDREN.
26	LUCK FOWARD TO YOUR HELP IN RESOLVING THIS SITUATION AND CORPERT
·	THIS MISCARRIAGE OF JUSTICE AND MANIFEST INJUSTICE, V3. 469
28	5

THE SUPPLEMENTAL IN CONSIDERATION AND INCLUDED LETTER  2 HEREBY SUBMITTED TO THIS HONORABLE COURT, FOR CONSIDER  3 AFFIRMATION PURSUANT TO NRS 239B.030  4 IT IS AFFIRMED BY THE UNDERSIGNED THAT THE PRECU  5 DOCUMENT ENTITLED SUPPLEMENTAL IN CONSIDERATION OF M  6 TO WITHDRAW GHLTY PLEA, FILED IN DISTRICT COURT CASE  7 CR07-1728, DOES NOT CONTAIN THE SOCKAL SECURITY  8 NUMBER OF ANY PERSONS.  9  10  11 SUBMITTED THIS 8th Day of JULY, 2010  12  13  BRENDAN DUNKKLEY *1023256  LOVEROUS CORPERTIONAL CENTER  16  18 LOVEROUS ROAD  19  LOVEROUS NEVADA 89419	OTION EDING
HEREBY SUBMITTED TO THIS HONORABLE COURT, FOR CONSIDER  AFFIRMATION PURSUANT TO NRSZ39B.030  IT IS AFFIRMED BY THE UNDERSIGNED THAT THE PRECE  DOCUMENT ENTITLED SUPPLEMENTAL IN CONSIDERATION OF M  6 TO WITHDRAW GULLY PLEA, FILED IN DISTRICT COURT CASE  7 CR07-172B, DOES NOT CONTAIN THE SOCIAL SECURITY  8 NUMBER OF ANY POSONS.  9  10  SUBMITTED THIS 8 ^{HI} DAY OF JULY, 2010  12  13  BRENDAN DUNCKLEY **1023/286  14  BRENDAN DUNCKLEY **1023/286  LOVELOKE CORPECTIONAL CENTER	OTION COTION
1 IT IS AFFIRMED BY THE UNDERSIGNED. THAT THE PRECE  5 DOCUMENT ENTITLED SUPPLEMENTAL IN CONSIDERATION OF M  6 TO WITHDRAW GHILTY PLEA, FILED IN DISTRICT COURT CASE  7 CRO7-1728, DOES NOT CONTAIN THE SOCIAL SECURITY  8 NUMBER OF ANY PERSONS.  9  10  11 SUBMITTED THIS 8 ^{HE} DAY OF JULY, 2010  12  13  BRENDAN DUNCKLEY *(023236)  15  LOVELOCK CORPERTIONAL CENTER  16	NOTTO
5 DOCUMENT ENTITLED SUPPLEMENTAL IN CONSIDERATION OF M 6 TO WITHDRAW CHILTY PLEA, FILED IN DISTRICT COURT CASE 7 CR07-1728, DOES NOT CONTAIN THE SOCIAL SECURITY 8 NUMBER OF ANY PERSONS. 9 10 11 SUBMITTED THIS 8 ^{HL} DAY OF JULY, 2010 12 13 BRENDAN DUNCKLEY *T023236 15 LOVELOUK CORRESTIONAL CENTER 16	NOTTO
6 TO WITHDRAW CHILTY PLEA, FILED IN DISTRICT COURT CASE 7 CRO7-1728, DOES NOT CONTAIN THE SOCIAL SECURITY 8 NUMBER OF ANY PERSONS. 9 10 11 SUBMITTED THIS 8 ^{HL} Day of JULY, 2010 12 13 BRENDAN DUNCKLEY **1023236 15 LOVELOCK CORPERTIONAL CENTER 16 1200 PRISON ROND	•
7 CRO7-1728, DOES NOT CONTAIN THE SOCIAL SECURITY  8 NUMBER OF ANY PERSONS.  9 10 11 SUBMITTED THIS 8th Day of July, 2010  12 13 BRENDAN DUNCKLEY \$1023236  15 LOVELOCK CORRECTIONAL CENTER  16 1200 PRISON ROAD	<u> </u>
8 NUMBER OF ANY PERSONS.  9 10 11 SUBMITTED THIS 8th Day of JULY, 2010  12 13 BRENDAN DUNKKLEY #1023236  15 LOVELOCK CORPERTIONAL CENTER  16 1200 PRISON ROAD	
9 10 11 SUBMITTED THIS 8th Day of July, 2010 12 13 BRENDAN DUNCKLEY #1023236 15 LOVELOCK CORRECTIONAL CENTER 16 1200 PRISON ROAD	
11 SUBMITTED THIS 8th Day of JULY, 2010  12  13  BRENDAN DUNKKLEY #1023236  15  LOVELOCK CORRECTIONAL CENTER  16  1200 PRISON ROAD	
SUBMITTED THIS 8th Day of JULY, 2010  12  BRENDAN DUNKKLEY #1023236  LOVELOCK CORRECTIONAL CENTER  16  1200 PRISON ROAD	
13 Brendan Dunchley  14 Brendan Dunkkier #1023236  LOVELOCK CORRECTIONAL CENTER  16 1200 PRISON ROAD	
13 Brendan Dunchley  14 Brendan Dunkkier #1023236  LOVELOCK CORRECTIONAL CENTER  16 1200 PRISON ROAD	<del> </del>
BRENDAN DUNKKLEY #(023236  LOVELOCK CORRECTIONAL CENTER  16  1200 PRISON ROAD	
LOVELOCK CORRECTIONAL CENTER  16  1200 PRISON ROAD	
16 1200 PRISON ROAD	
	· · · · · · · · · · · · · · · · · · ·
17 LOVELOCK, NEVADA 89419	
18	
19 DEFENDANT IN PROPER PERSON	· · · · · · · · · · · · · · · · · · ·
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26	
27	
28 V3.	

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V3. 47	
	0
	CERTIFICATE OF SERVICE
2	DO CERTIFY THAT I MAILED A TRUE AND CURRECT COPY OF THE
	PRECEEDING: SUPPLEMENTAL IN CONSIDERATION OF MOTION TO WITHDRAW
•	GUILTY PLEA, TO THE BELOW ADDRESSES) ON THIS 8th Day of
	SOUTH TO POSTAN WE THE HANDS OF PRISON
7	STAFF FOR POSTING IN THE U.S. MAIL:
. 8	ADA, G. HATLESTAD CLUBRIC OF THE COURT
q	% W. C. D. A. 2 DISTRICT
lo	P.O. Box 30083 P.O. Box 30083
- 11	PENO, NEVADA 89520-3083 PENO, NEVADA 89520-3083
12	
13	
14	Brendan Dunchley
· 15	
16	BRENDAN DUNKKLEY #1023236
17	LOVELOCK CORRESTIONAL CENTER
18	1200 PRISON BORD
. 19	LOVELOCK, NOVADA 89419
20	
21	DEFENDANT IN PRO PER
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24	
2 <u>5</u>	
26	
<u>27</u> 28	V3. 471
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### FILED

Electronically

IN THE SUPREME COURT OF THE STATE OF NEW ADA. Convers

09-16-2010:08:50:28 AM NEW AND AL Convers Clerk of the Court

 $\begin{array}{c} \text{Transaction \# 1721484} \\ \text{No. 55545} \end{array}$ 

BRENDAN DUNCKLEY, Appellant,

vs.

THE STATE OF NEVADA, Respondent.

CR07-1728 4

FILED

SEP 0 9 2010

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY
DEPUTY CLERK

### ORDER OF AFFIRMANCE

This is a proper person appeal from an order of the district court denying a motion to modify sentence.¹ Second Judicial District Court, Washoe County; Connie J. Steinheimer, Judge.

In his motion filed on July 8, 2009, appellant claimed that he was innocent and requested the court vacate his conviction. Appellant failed to demonstrate that the district court relied on mistaken assumptions regarding his criminal record that worked to his extreme detriment. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). We therefore conclude that the district court did not err in denying appellant's motion. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Hardesty

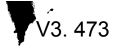
Douglas, J

D: -1-

J.

Douglas

¹This appeal has been submitted for decision without oral argument, NRAP 34(f)(3), and we conclude that the record is sufficient for our review and briefing is unwarranted. See <u>Luckett v. Warden</u>, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).



cc: Hon. Connie J. Steinheimer, District Judge Brendan Dunckley Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk

SUPREME COURT OF NEVADA



_

A filing has been submitted to the court RE: CR07-1728

Judge: CONNIE STEINHEIMER

 Official File Stamp:
 09-16-2010:08:50:28

 Clerk Accepted:
 09-16-2010:08:54:30

Court: Second Judicial District Court - State of Nevada

Case Title: STATE VS. BRENDAN DUNCKLEY (D4)

**Document(s) Submitted:**Supreme Court Order Affirming

Filed By: Lori Matheus

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-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

ROBERT STORY, ESQ. for BRENDAN

DUNCKLEY

GARY HATLESTAD, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada electronic filing rules):

**BRENDAN DUNCKLEY** 

STATE OF NEVADA

### FILED

Electronically Howard W. Conyers

09-21-2010:03:33:30 PM Clerk of the Court **Transaction # 1732980** BRENDAN DUNCKLEY #1023236 LOYELACK CORRECTIONAL CENTER 1200 PRISON ROAD LOVELOCK, NEVADA 89419 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE THE STATE OF NEVADA CASE No.: <u>CR07-1728</u> PLAINTIFF. DERT. NO.: VS. BRENDAN DUNCKLEY. DEFENDANT MOTION TO SUBMIT MOTION TO WITHDRAW GUILTY PLEA AND ALSO DEFENDANT'S SUPPLEMENTAL MOTION TO WITHDRAW GUILTY PLEA COMES NOW DEFENDANT, BRENDAN DUNCKLEY, IN PROPER PERSON AND HEREBY, FORMALLY SUBMITS HIS MOTION TO WITHDRAW HIS GUILTY PLEA AND HIS SUPPLEMENTAL MOTION TO WITHDRAW HIS GUILTY PLEA, FOR DECISION, BY THIS HONORABLE COURT. ON APRIL 23, 2010 AND AGAIN ON JULY 8, 2010, THIS COURT ENTERED AN ORDER STAYING THE DECISION ON THE ABOVE MENTIONED MOTION, UNTIL SUCH TIME THAT A DECISION HAS BEEN MADE BY THE SUPREME COURT OF NEVADA, ON APPEAL TO THE DENIAL OF THIS DEFENDANT'S MOTION FOR

ON SEPTEMBER 9, 2010, THE SUPREME COURT OF NEVADA RETURNED A

 $\bigcirc$ 

MODIFICATION OF SENTENCE.

V3. 475

	DECISION OF AFFIRMATION, DENYING DEFENDANT'S MOTION FOR MODIFI
	CATION OF SENTENCE, THEREFORE PURSUANT TO THIS HONORABLE COURTS
3	ORDER DATED JULY 8, 2010 :
4	"IT IS HEREBY ORDERED THAT THE DECISION ON THE MOTION
5	TO WITHDRAW GUILTY PLEA IS STAYED PENDING THE OUTCOME
6	OF THE APPEAL TO THE SUPREME COURT. ONCE A DECISION
7	HAS BEEN RENDERED BY THE SUPREME COURT, THE MOTION TO
8	WITHDRAW GUILTY PLEA MAY BE RESUBMITTED TO THE COURT
9	FOR DECISION."
10	
The state of the s	AS SUCH, SINCE THE MOTION TO WITHDRAW GUILTY PLEA WAS ORIGINALLY
12	SUBMITTED ON MARCH 3,4,2010 AND A MOTION TO SUBMIT FOR DECISION ON
13	MARCH 22, 2010, AND HAVING SERVED THE STATE WITH ALL DOCUMENTS,
19	THE STATE FAILED TO RESPOND PURSUANT TO DCR 13(3).
15	SO IN THE INTREST OF JUSTICE, SINCE THE STATE HAVING HAD ADEQUATE
16	TIME TO SUBMIT ITS MOTION TO OPPOSE AND DENY, TO BE SPECIFIC TO
17	DATE A TOTAL OF MINTY-THREE (93) DAYS. (3/4/10-9/13/10). THE OBVIOUS LACK
18	OF ANY ARGUMENT AS TO WHY THIS DEFENDANT'S MOTION TO WITHDRAW
	GUILTY PLEA SHOULD BE DENIED, MUST BE VIEWED AS AN ADMISSION
20	OF GUILT, AND A CONSENT TO THE GRANTING OF THE MOTION IN IT'S
2(	ENTIRETY, AND AS DCR 13 (3) STATES IN PART:
22_	"FAILURE OF THE OPPOSING PARTY TO SERVE AND FILE HIS MUTION
23	[WITHIN IODAYS] AND HIS WRITTEN OPPOSITION, [SUCH ACTION] MAY
24	BE CONSTRUED AS AN ADMISSION THAT THE MOTION IS MERITORIOUS
25	AND A CONSENT TO GRANTING OF THE MOTION IN IT'S ENTIRETY (EMPHASIS ADDED)
26	IN SUPPORT OF THIS LACK OF ACTION ON PART OF THE STATE, THIS DEFENDANT
27	HUMBLY DIRECTS THIS COURTS ATTENTION TO THE COURTS DECISION IN
28	② V3. 476

\	KRESSMAN V. SHANGLE, (548 P.2d 691, 92 NEV. 216) (1976):
2	"WHERE RESPONDENT FAILED TO ANSWER BRIEF / MOTION AND
3	OFFERED NO EXPLINATION FOR FAILURE TO DO SO. SUCH UN-
4	EXPLAINED OMISSION WOULD BE TREATED AS A CONFESSION
5	of error."
6	SO WITH THERE BEING NO VALID ARGUMENT AS TO WHY THIS DEFENDANT
7	MOTION TO WITHDRAW HIS GUILTY PLEA SHOULD BE DENIED, AND DUE TO
	THE OBVIOUS SCIENCE IN THE MATTER BY THE STATE IN A AFFIRMATIVE
. 9	OBJECTION, THERE IS GOOD FAITH REASON, AND IN THE INTEREST OF
10	JUSTICE THAT THIS DEFENDANT PRAY FOR ALL THE RELIEF SOUGHT OUT
n	IN THE ORIGINAL MOTION, INCLUDING HIS SUPPLEMENTAL, AND ANY OTHER
12	RELIEF THIS HONORABLE COURT DEEMS NECESSARY TO GRANT IN THE
\3	INTEREST OF JUSTICE.
)4	THIS DEFENDANT HEREBY SUBMITS THIS MOTION TO SUBMIT ABOVE REF-
15	ERENCED MOTIONS FOR THIS COURTS CONSIDERATION AND RENDERING A DECISION.
16	
17	HUMBLY SUBMITTED THIS 14 th DAY OF SEPTEMBER, 2010
18	
19	Brendan Dunchley # 1023236
20	BRENDAN DUNCKUSY
: 21	LOVELOCK CORRECTIONAL CENTER
22.	1200 PRISON ROAD
23	LOVEZOCK NEVADA 89419
24	
25	DEFENDANT IN PRO PER.
26	
27	1/0 477
28	③ V3. 477
<u> </u>	

	CERTIFICATE OF SERVICE BY MAIL
2	DO CERTIFY THAT I MAILED A TRUE AND CURRECT COPY OF FOREGOING
3.	MOTION TO SUBMIT MOTION TO WITHDRAW GUILTY PLEA AND ALSO DEFENDANTS
4	SUPPLEMENTAL MOTION TO WITHDRAW GUILTY PLEA, TO THE BELOW ADDRESSIES ON
5	THIS 14th DAY OF SEPTEMBER, 2010, BY PLACING SAME IN THE U.S. MAIL
6	VIA PRISON LAW LIBRARY STAFF, PURSUANT TO NRCP 5 (6):
7	CLERK OF THE COURTS WASHOE COUNTY DISTRICT ATTORNEY SECOND JUDICIAL DISTRICT 96 GARY HATLESTAD
8	P.O. Box 30083 P.O. Box 30083
9	RENO, NEVADA 89520-3083 RENO, NEVADA 89520-3083
10	Brendan Dunchley
<u></u>	BRENDAN DUNCKLEY #1073236
(2	LOVELOUN CORRECTIONAL CENTER
	1200 PRISON ROAD LOYELOUK, NEVADA 69419
13	
14	
15	AFFIRMATION PURSUANT TO NRS 239B 030
16	THE UNDERSIGNED DOES HEREBY AFFIRM THAT THE PRECEDING DOCUMENT FILED
17	IN DISTRICT COURT CASE NO. CRO7-1728 DOES NOT CONTAIN THE SOCIAL
18	SECURITY NUMBER OF ANY PERSON.
19	DATED THIS 14th DAY OF SEPTEMBER, 2010
20	
21	Brendan Dunckley BRENDAN DUNCKLEY #1023236
22	BRENDAN DUNICKLEY #1023236
23	DEFENDANT IN PRO PER.
24	
25	
26	
27	
28	⊕ V3. 478