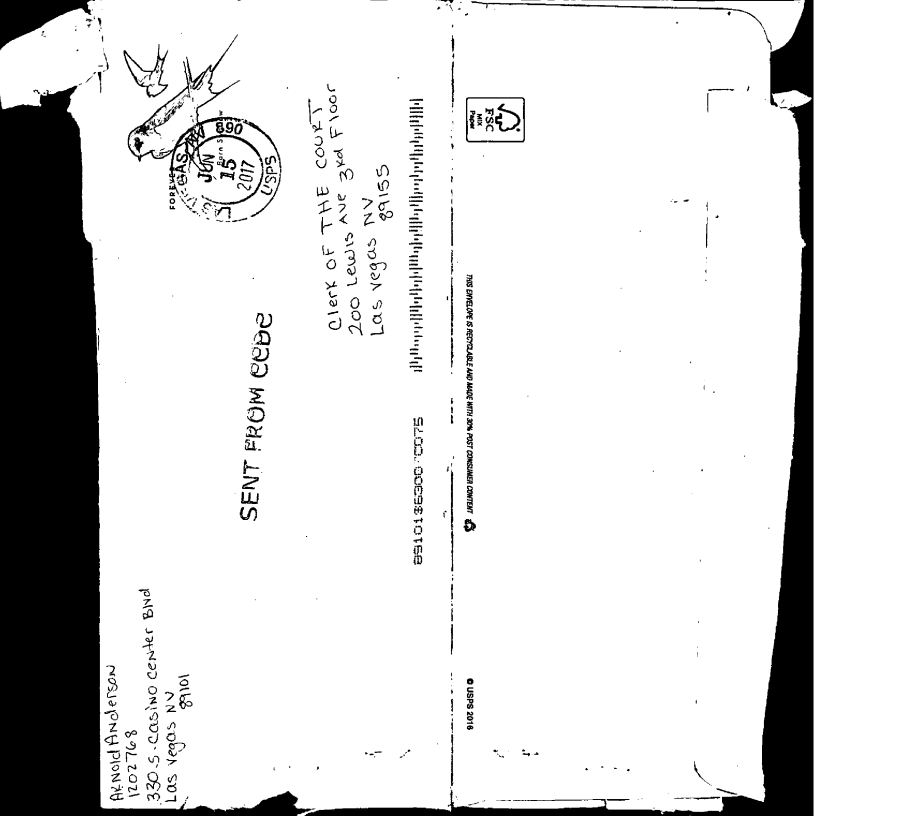
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2	Steven D. Grierson CLERK OF THE COU	
3	DISTRICT COURT Otimb.	Frum
γ	STAte OF NEVada CLARK COUNTY	
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Q	$C \alpha s \mu \mu 27 2017 \theta 2.4$	
٦	Arnold Anderson Dep Glett of Supreme	
8	Nutice OF Appeal	
9	All Motions Denied ON	
10	JUNE 13,2017	
11	The defendant Arnold Anderson IN proper person	
12	ask the court clerk to here by file the Appeal	
13	of all motions denied by michelle Leavitt	
14	ONJUNE 13, 2017. I Arnold Anderson will	
15	appeal actions from 6-13-17. I appeal the follow	ри́и
16		
רו_	1. The Motion TO DISMISS stand by counsel	
18	2. The motion to suppress	
	3. The opposition To states Dismissai	
20	4. The motion To Dismiss state quilty of bribe.	
21	5. The Motion of Evidentiary Hearing	
12	6. The Franks hearing motion.	
23	7. The full brady discovery notion.	
	6. The Motion to dismiss vindictive Malicious prosec	Cuticul
	A: The writ OF habeas corpus	
26	10. Double Deo paroly Motion. 11. Motion To Surfender discovery.	
	111. Mation 10 Surfender discovery.	
28	RECEIVED	
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	CLERK OF THE COURT	
	Docket 73351 Document 2017-21375	4

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P	CONduSiON
5	Please note the appeals were filed timely.
6	
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8	aldnelesen pro'se
9	aldandesen pro'se (0-14-17
10	
11	proof of Service
12	ON June 14, 2017 I provided a copy to the fellowing parties.
13	the fellowing parties.
14	
	District Attorney 6-14-17
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	-	(COURT STYL	ING)			2			
	2	(,			-			
	3			NOTICE		<u>1</u>			
	4	TO:	Arnold A	inderson,	, Plaintiff and	Counterdefer	idant;	•	
	5	·	and,						
•	6	TO:	State of	Nevada,	, His/Her Atto	rneys:			
	7	YOU, AND	EACH OF Y	OU, WILL PLEA	ASE TAKE NO	TICE that the	undersigned	will bring	
	8	the above and f	foregoing Mo	tion on for heari	ng before the	Court at the C	ourtroom of t	the above-	
	9			day of <u>JU</u>		, 19 2017,	at 9:00 o'clo	ck A.M. of	
. 1	0	said day, in De	partment X	$\frac{1}{1}$ of said Cou	urt.		· .		
1	11.							<i>.</i>	
1	2			. <i>.</i>	$O_{1}O_{1}$	M.		Δ	
1	13				(Attorney	's or firm nam	$\frac{1}{2}$	SC .	
	14	·		• .	(Address	's or firm nam) s for Defendar plaintiff) A and C - I	U-17	
	15				Counterp	s for Defendar plaintiff		, 1 , 1, 1	
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6	IN THE EIGHTH JUDICIAL	DISTRICT COURT OF THE
7	STATE OF NEVA	DA IN AND FOR
8	THE COUNTY	OF CLARK
9		
10	STATE OF NEVADA,	Case No: C-16-319021-1
11	Plaintiff(s),	Dept No: XII
12	VS.	
13	ARNOLD K. ANDERSON AKA ARNOLD KEITH ANDERSON,	
14 15	Defendant(s),	
15		
17		
18	CASE APPEAL	STATEMENT
19	1. Appellant(s): Arnold Anderson	
20	2. Judge: Michaell Leavitt	
21	3. Appellant(s): Arnold Anderson	
22	Counsel:	
23	Arnold Anderson #1202768	
24	330 S. Casino Center Blvd. Las Vegas, NV 89101	
25	4. Respondent: The State of Nevada	
26	Counsel:	
27	Steven B. Wolfson, District Attorney	
28	200 Lewis Ave.	

1	Las Vegas, NV 89101 (702) 671-2700
2 3	 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5 6	6. Appellant Represented by Appointed Counsel In District Court: Yes
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: October 26, 2016
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Writ of Habeas Corpus
12	11. Previous Appeal: No
13	Supreme Court Docket Number(s): N/A
14	12. Child Custody or Visitation: N/A
15 16	Dated This 22 day of June 2017.
10	Steven D. Grierson, Clerk of the Court
18	
19	/s/ Amanda Hampton Amanda Hampton, Deputy Clerk
20	200 Lewis Ave
21	PO Box 551601 Las Vegas, Nevada 89155-1601
22	(702) 671-0512
23	
24	
25	cc: Arnold Anderson
26 27	
27	
-	

DEPARTMENT 12 CASE SUMMARY CASE NO. C-16-319021-1

State of Nevada vs Arnold Anderson

\$	Judicial Officer: Filed on: Cross-Reference Case	Department 12 Leavitt, Michelle 10/26/2016 C319021
<i>ၹၹၹၹ</i> ၹၹၹၹၹ	Number: Defendant's Scope ID #: ITAG Booking Number: ITAG Case ID: Lower Court Case # Root: Lower Court Case Number: Metro Event Number:	1600110755 1814025 16F14731 16F14731X
\$\$ \$\$ \$\$ \$\$ \$\$		16F14731X 1608233561

CASE INFORMATION

Offense	Deg	Date	Case Type:	Felony/Gross Misdemeanor
 Jurisdiction: District Court 1. ATTEMPT MURDER WITH USE OF A DEADLY WEAPON PCN: 0025643586 ACN: 1608233561 Arrest: 09/05/2016 MET - Metro 2. ROBBERY WITH USE OF A DEADLY WEAPON 3. BATTERY WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM 	5	08/23/2010 08/23/2010 08/23/2010	6 Case Flags:	·
				By Counsel Charge Description Updated JC Custody Status at Time of B/O OCT 31 2016 10:00AM: IN CUSTODY In Custody - CCDC

DATE		CASE ASSIGNMENT	
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	t C-16-319021-1 Department 12 10/26/2016 Leavitt, Michelle	
		PARTY INFORMATION	
Defendant	Anderson, Arnold K		Lead Attorneys Frizzell III, Kenneth G. Retained 702-366-1230(W)
Plaintiff	State of Nevada		Wolfson, Steven B 702-671-2700(W)
DATE		EVENTS & ORDERS OF THE COURT	INDEX
10/26/2016	Criminal Bindover Pac	ket Las Vegas Justice Court	
10/27/2016	(1) Information Information		
10/31/2016	<u> Initial Arraignment (</u>	10:00 AM) (Judicial Officer: Henry, Jennifer)	

DEPARTMENT 12 CASE SUMMARY CASE NO. C-16-319021-1

11/15/2016	Notice of Motion Notice of Motion
11/15/2016	Motion to Dismiss Motion To Dismiss Council/Represent Myself
11/16/2016	Motion Motion to Reduce Bail
11/19/2016	Reporters Transcript Reporter's Transcript of Proceedings Preliminary Hearing October 26, 2016
11/28/2016	Motion to Vacate Motion to Vacate - Motion (12-6-16) To Dismiss Attorney Of Record And Represent Myself
12/01/2016	Motion to Reduce (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Motion to Reduce Bail
12/06/2016	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Motion to Dismiss Counsel/Represent Myself
12/06/2016	Notice of Witnesses and/or Expert Witnesses State's Notice of Witnesses and/or Expert Witnesses
12/08/2016	Petition for Writ of Habeas Corpus Defendant Arnold Anderson's Petition for Writ of Habeas Corpus
12/13/2016	Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle) Calendar Call/Faretta Canvass
12/20/2016	Return Return to Writ of Habeas Corpus
12/20/2016	CANCELED Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge Defendant's Pro Per Motion to Vacate - Motion (12-6-16) To Dismiss Attorney Of Record And Represent Myself
12/20/2016	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
12/22/2016	Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant Arnold Anderson's Petition for Writ of Habeas Corpus
12/22/2016	Status Check: Trial Setting (8:30 AM) (Judicial Officer: Leavitt, Michelle)
12/22/2016	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
12/27/2016	Notice of Appeal (criminal) Notice of Motion to Appeal the Denial of the Writ of Habeas Corpus Hearing for December 22, 2016 Appeal to Nevada Supreme Court
12/29/2016	Motion

	Motion To Dismiss Counsel And Appoint New Counsel Plus Pro-Per Ferretta Rights
01/03/2017	Case Appeal Statement Case Appeal Statement
01/06/2017	Notice of Appeal (criminal) Notice of Appeal
01/06/2017	Notice of Motion <i>Notice Of Motion</i>
01/09/2017	Case Appeal Statement Case Appeal Statement
01/13/2017	Order Order Denying Defendant's Petition for Writ of Habeas Corpus
01/19/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Events: 12/27/2016 Notice of Appeal (criminal) Defendant's Pro Per Notice of Motion to Appeal the Denial of the Writ of Habeas Corpus Hearing for December 22, 2016 Appeal to Nevada Supreme Court
01/23/2017	Notice of Appeal (criminal) Notice To Expidite Appeal Rule (4)(F) Fast Track Rule(3c)
01/23/2017	Case Appeal Statement Case Appeal Statement
01/23/2017	Supplemental Supplemental Brief For Fast Track Statement The Writ OF Habeas Corpus That Was Denied (12-22-16)
01/24/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Pro Per Motion to Dismiss Counsel and Appoint New Counsel Plus Pro Per Ferretta Rights
01/24/2017	Case Appeal Statement
01/31/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Pro Per Notice Of Motion
01/31/2017	Status Check (8:30 AM) (Judicial Officer: Leavitt, Michelle) Status Check: Visitation
01/31/2017	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
02/14/2017	Notice of Motion <i>Notice Of Motion To Dismiss Counsel</i>
02/14/2017	Motion Motion To Dismiss Counsel & Represent Myself He's Discriminating Against Me
02/14/2017	Notice of Motion

	Notice Of Motion
02/14/2017	Motion Motion To Dismiss Counsel And Replace Counsel And Appoint Defendant Pro Per Person Status
03/07/2017	Motion to Dismiss (8:00 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Pro Per Notice of Motion to Dismiss Counsel
03/07/2017	CANCELED Motion to Dismiss (8:00 AM) (Judicial Officer: Leavitt, Michelle) Vacated - Duplicate Entry Defendant's Pro Per Motion To Dismiss Counsel & Represent Myself. He's Discriminating Against Me
03/07/2017	Motion to Dismiss (8:00 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Pro Per Motion To Dismiss Counsel And Replace Counsel And Appoint Defendant Pro Per Status
03/07/2017	All Pending Motions (8:00 AM) (Judicial Officer: Leavitt, Michelle)
03/16/2017	Faretta Canvass (8:00 AM) (Judicial Officer: Leavitt, Michelle) 03/16/2017, 03/23/2017
03/23/2017	Notice of Motion
03/23/2017	Notice of Motion
03/23/2017	Notice of Motion
03/23/2017	Notice of Motion
03/28/2017	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate Judgment - Dismissed
04/04/2017	Motion Motion to Appear Pro Se 2:31
04/04/2017	Motion Motion to Dismiss Kenneth Frizzell/Appoint Arnold Anderson Pro Se
04/11/2017	Opposition State's Opposition to Defendant's Motion to Dismiss
04/11/2017	Opposition State's Opposition to Defendant's Motion to Inspect All Evidence
04/13/2017	 Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) 04/13/2017, 05/04/2017 Defendant's Motion To Obtain A Full Brady Discovery To Inspect All Evidence
04/13/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) 04/13/2017, 05/04/2017 Defendant's Alibi Motion Pursuant To NRS 174.233
04/13/2017	Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle)

	CASE NO. C-16-319021-1
	04/13/2017, 05/04/2017 Deft's Motion To Dismiss Based Upon Deft's Illegal Arrest
04/13/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) 04/13/2017, 05/04/2017
	Deft's Affidavit to Dispute Facts In Evidence and Motion for Evidentiary Hearing Rule 104 (a)
04/13/2017	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
04/13/2017	Motion to Suppress Defendnant's Pro Per Notice of Motion and Motion to Suppress
04/13/2017	Petition for Writ of Habeas Corpus Defendant's Pro Per Notice of Motion and Petition for Writ of Habeas Corpus
04/27/2017	CANCELED Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge Defendant's Pro Per Motion to Dismiss Kenneth Frizzell / Appoint Arnold Anderson Pro Se
04/27/2017	CANCELED Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge Defendant's Pro Per Motion to Appear Pro Se 2:31
04/28/2017	Deposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Writ of Habeas Corpus
05/01/2017	Opposition State's Opposition to Defendant's Motion to Suppress
05/04/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Pro Per Notice Of Motion, And Petition For Writ Of Habeas Corpus
05/04/2017	Motion to Suppress (8:30 AM) (Judicial Officer: Leavitt, Michelle) Defendant's Pro Per Motion to Suppress Counts 1, 2 and 3 Against Arnold Anderson
05/04/2017	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
05/04/2017	Motion Defendant's Pro Per Motion and Notice of Motion to Seek Handwriting Specialist NRS 50.275
05/04/2017	Motion to Compel Defendant's Pro Per Notice of Motion and Motion to Compel State to Surrender Discovery
05/04/2017	Motion to Reconsider Defendant's Pro Per Notice of Motion and Motion to Reconsider Motion to Dismiss
05/25/2017	Motion to Reconsider (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Reconsider Motion to Dismiss
05/25/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Seek Handwriting Specialist, NRS 50.275
05/25/2017	Motion to Compel (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Compel State to Surrender Discovery

DEPARTMENT 12 CASE SUMMARY CASE NO. C-16-319021-1

05/25/2017	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion to Dismiss
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion for Franks Hearing
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion for Full Brady Discovery
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion to Oppose States Opposition to Dismiss
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion to Dismiss - Based on Malicious Vindictive Prosecution
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion to Dismiss Standby Counsel Kenneth Frizzell
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion of Alibi Witnesses
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion to Dismiss - Case is Couble Jeopardy
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Writ of Habeas Corpus to Test the Legality of This Arrest
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion to Suppress
05/25/2017	Notice of Motion Defendant's Pro Per Notice of Motion Re: Motion for Evidentiary Hearing
06/13/2017	Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)
06/13/2017	Status Check (8:30 AM) (Judicial Officer: Leavitt, Michelle) Status Check: Discovery
06/13/2017	Motion to Suppress (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Suppress
06/13/2017	Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion To Dismiss Case Is Double Jeopardy
06/13/2017	Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Dismiss Stand-By Counsel Kenneth Frizzell
06/13/2017	Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Dismiss Based On Malicious Vindictive Prosecution

06/13/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Oppose State's Opposition to Dismiss
06/13/2017	Motion for Discovery (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion for Full Brady Discovery
06/13/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion for Franks Hearing
06/13/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion for Evidentiary Hearing
06/13/2017	Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion to Dismiss State Is Guilty of Bribe NRS 199.240
06/13/2017	Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle) Deft's Pro Per Motion For Writ of Habeas Corpus to Test the Legality of This Arrest
06/13/2017	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
06/19/2017	Notice of Appeal (criminal) Notice of Appeal All Motions Denied on June 13, 2017
06/20/2017	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
07/25/2017	Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)
08/01/2017	Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle)

Felony/Gross N	lisdemeanor	COURT MINUTES	October 31, 2016	
C-16-319021-1	State of Nevada vs Arnold Anderso	n		
October 31, 201	6 10:00 AM	Initial Arraignment		
HEARD BY: H	Henry, Jennifer	COURTROOM:	RJC Lower Level Arraignment	
COURT CLERI	K: Roshonda Mayfield			
RECORDER: Kiara Schmidt				
REPORTER:				
PARTIESPRESENT:Anderson, Arnold KDefendantFrizzell III, Kenneth G.AttorneyLuong, VivianAttorneyState of NevadaPlaintiff				
		JOURNAL ENTRIES		
- DEFT ANDEI	RSON ARRAIGNED, PL	ED NOT GUILTY, and INVO)KED the 60-DAY RULE	

- DEFT. ANDERSON ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT FURTHER ORDERED, counsel has 21 days from the filing of the preliminary transcript to file any writs.

CUSTODY

12/13/16 8:30 A.M. CALENDAR CALL (DEPT. 12)

12/20/16 1:30 P.M. JURY TRIAL (DEPT. 12)

Page 1 of 32

Minutes Date:

Felony/Gross M	lisdemeanor	COURT MINUTES	December 01, 2016
C-16-319021-1	State of Nevada vs Arnold Anderso	n	
December 01, 20	016 8:30 AM	Motion to Reduce	
HEARD BY: Leavitt, Michelle		COURTROOM:	RJC Courtroom 14D
COURT CLERK	X: Susan Jovanovich		
RECORDER: Kristine Santi			
REPORTER:			
PARTIES PRESENT:	Anderson, Arnold K Palal, Binu G. Sanft, Michael W. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	

- Mr. Sanft appeared for Mr. Frizzell on behalf of Deft; and submitted on the written motion. Mr. Palal opposed the Motion; and argued as to the offenses being violent in nature, and Deft's prior criminal history. Mr. Palal added the current bail setting is reasonable. COURT ORDERED, Motion DENIED. Deft. stated he has not seen documents about the charges. Court advised Deft. if he wants to see a copy of the arrest warrant or report, he can ask his attorney, and his attorney can give him a copy.

CUSTODY

12/06/16 8:30 A.M. DEFTS' MOTION TO DISMISS COUNSEL / REPRESENT MYSELF

12/13/16 8:30 A.M. CALENDAR CALL

12/20/16 1:30 P.M. TRIAL BY JURY

PRINT DATE:	06/22/2017	Page 2 of 32	Minutes Date:	October 31, 2016
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Felony/Gross M	lisdemeanor	COURT	MINUTES	December 06, 2016
C-16-319021-1	State of Nevada vs Arnold Anderso	n		
December 06, 20	016 8:30 AM	Motion		
HEARD BY: L	eavitt, Michelle		COURTROOM:	RJC Courtroom 14D
COURT CLERK	K: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Frizzell III, Kenneth G Mendoza, Erika State of Nevada		Defendant Attorney Attorney Plaintiff	
		JOURNA	L ENTRIES	

- Court TRAILED and RECALLED matter for Mr. Palal to appear. Mr. Palal not present. Mr. Frizzell advised Mr. Palal arrived earlier and relayed information to Ms. Mendoza, further noting he believes Ms. Mendoza can stand in for Mr. Palal on this case. Court addressed Deft. about his motion. Deft. stated he will withdraw his Motion, as there was a misunderstanding, and both Mr. Frizzell and himself have been communicating. SO NOTED. COURT ORDERED, Motion OFF CALENDAR. Mr. Frizzell stated he spoke with Deft. earlier, and both Deft. and himself are okay with vacating the trial date, as defense will be filing a writ. Following discussions, Court suggested to leave the trial date on, and for parties to come back at time of Calendar Call. Based on representations made today, the hearing scheduled for December 20, 2016 on Deft's pro per motion to vacate is VACATED.

CUSTODY

12/13/16 8:30 A.M. CALENDAR CALL

12/20/16 1:30 P.M. TRIAL BY JURY PRINT DATE: 06/22/2017

Page 3 of 32

Minutes Date:

Felony/Gross N	lisdemeanor	COURT MINUTES	December 13, 2016
C-16-319021-1	State of Nevada vs Arnold Anderso	'n	
December 13, 2	016 8:30 AM	Calendar Call	
HEARD BY:	.eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERI	K: Carole D'Aloia		
RECORDER:	Kristine Santi		
REPORTER:			
PARTIES PRESENT:	Anderson, Arnold K Frizzell III, Kenneth G Schwartz, Bryan A. State of Nevada	Defendant Attorney Attorney Plaintiff	
		IOUDNAL ENTRIES	

JOURNAL ENTRIES

- Mr. Frizzell indicated Defendant wanted counsel to file a writ which requires that the trial date be vacated; the Writ is set for hearing next week; and he spoke with Defendant yesterday who indicated that he did not want to waive his right to a speedy trial. Further, Mr. Frizzell stated he has spent the time on the writ and had not prepared for trial. Statements by Defendant. Noting the Writ is set for hearing, December 22, 2016, COURT ORDERED, the December 20, 2016, Trial Date is VACATED.

CUSTODY

CLERK'S NOTE: The minutes for this hearing have been prepared by a review of the JAVS recording. (tmj:12/22/16)

Felony/Gross Misder	neanor	COURT MINUTES	December 22, 2016			
C-16-319021-1	State of Nevada vs Arnold Anderso	n				
December 22, 2016	8:30 AM	All Pending Motions				
HEARD BY: Leavit	t, Michelle	COURTROOM:	RJC Courtroom 14D			
COURT CLERK: Su	ısan Jovanovich					
RECORDER: Kristi	ine Santi					
REPORTER:						
Friz: Pala	erson, Arnold K zell III, Kenneth G l, Binu G. e of Nevada	Defendant Attorney Attorney Plaintiff				
	JOURNAL ENTRIES					
- DEFT'S PETITION FOR WRIT OF HABEAS CORPUSSTATUS CHECK: TRIAL SETTING						

Court noted it received the Petition. Mr. Frizzell submitted on robbery portion; and argued in support of dismissal of the charges and further argued regarding questionable and insufficient evidence presented at Preliminary Hearing. COURT ORDERED, Petition DENIED.

COURT ADDITIONALLY ORDERED, trial date SET.

CUSTODY

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY

PRINT DATE:

06/22/2017

Page 5 of 32

Minutes Date:

Felony/Gross M	isdemeanor	COURT M	IINUTES	January 19, 2017
C-16-319021-1	State of Nevada vs Arnold Anderson	n		
January 19, 2017	8:30 AM	Motion		
HEARD BY: L	eavitt, Michelle	(COURTROOM:	RJC Courtroom 14D
COURT CLERK	: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Frizzell III, Kenneth G. Palal, Binu G. State of Nevada		Defendant Attorney Attorney Plaintiff	
		IOURNAL	ENTRIES	

- Court stated there is no action being sought, as Deft. has filed a notice of appeal, and there is no issue in front of this Court. Mr. Frizzell advised he received a handwritten letter from Deft. Upon Court's inquiry, Deft. refused to have Court read the letter. Mr. Frizzell stated Deft. filed his own documents, and he wants to withdraw them. Upon Court's inquiry, Deft. stated he will withdraw the matter today, but he wants the other upcoming matters to remain on calendar. COURT ORDERED, the hearings on January 24, 2017 and January 31, 2017 will STAND.

CUSTODY

1/24/17 8:30 A.M. DEFT'S PRO PER MOTION TO DISMISS COUNSEL AND APPOINT NEW COUNSEL PLUS PRO PER FERRETTA RIGHTS

1/31/17 8:30 A.M. DEFT'S PRO PER NOTICE OF MOTION

6/13/17 8:30 A.M. CALENDAR CALL

PRINT DATE: 06/22/2017 Page 6 of 32

Minutes Date:

6/20/17 1:30 P.M. TRIAL BY JURY

06/22/2017

Page 7 of 32 Minutes Date:

Felony/Gross M	lisdemeanor	COURT M	IINUTES	January 24, 2017
C-16-319021-1	State of Nevada vs Arnold Anderso	n		
January 24, 2017	7 8:30 AM	Motion		
HEARD BY: L	eavitt, Michelle		COURTROOM:	RJC Courtroom 14D
COURT CLERK	K: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Bunnett, Matthew T. Dickerson, Michael Frizzell III, Kenneth G State of Nevada		Defendant Attorney Attorney Attorney Plaintiff	
		JOURNAL	ENTRIES	

- Deft. stated there is a conflict. Court asked Deft. if he put the issue in his papers. Deft. stated some issues were put in his papers; and stated he wants to talk to Mr. Frizzell, but he is not getting anything from his attorney or investigation done, it has been five months, Mr. Frizzell had spoken to him at the jail one time, when he calls Mr. Frizzell's office, the office says Mr. Frizzell is with a client, and there is no evidence that he committed these crimes. Deft. further stated his attorney has not done anything about his alibi, his car was in California during the alleged events, his bail is set for \$1,000,000.00, his attorney has not done anything about the charges, there were no medical records provided as to a witness, and Mr. Frizzell has not done anything about the issues he has. Court stated the only thing it is concerned about is Deft's claims about Mr. Frizzell not communicating with him. Mr. Frizzell advised his investigator and himself spoke with the garage owner, who speaks Spanish, and defense had also filed a writ in this case previously, however, it was not 21 days after the Preliminary Hearing was held. Court stated it knows about the deadlines and had considered the writ. Mr. Frizzell stated Deft. calls his office during the mornings when he is busy in Court. Deft. interrupted Mr. Frizzell. Court asked Deft. to please let his attorney talk; and reminded Deft. Mr. PRINT DATE: 06/22/2017 Page 8 of 32 Minutes Date: October 31, 2016

Frizzell had allowed him to speak earlier. Mr. Frizzell stated he did not file the notice of alibi, as he is still investigating Deft's alibi, the garage owner is not subject to subpoen power, the garage owner did not believe he has video surveillance at the shop anymore for the date at issue, defense can only do so much as to this investigation, this case takes a lot of investigative time, the garage is not across town in this jurisdiction either, arrangements need to be made, and defense needs more time to complete the investigation. Court suggested continuing this case one week for Mr. Frizzell to go visit Deft. at the jail and talk to him. Court advised Deft. if he does not accept the visitation, the Court will know about it. COURT ORDERED, Deft's pro per Motion DENIED as there is no legal basis. Court advised defense counsel to meet with Deft. to talk to him, and come back to Court to make further representations. Mr. Frizzell noted for the record that every time Deft. has a conflict with him on issues like this, the Deft. gives him written letters of apologies.

CUSTODY

1/31/17 8:30 A.M. STATUS CHECK: VISITATION...DEFT'S PRO PER NOTICE OF MOTION

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY

Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	January 31, 2017
C-16-319021-1	State of Nevada vs Arnold Anderso	n	
January 31, 2017	8:30 AM	All Pending Motions	
HEARD BY: Leavit	t, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK: Su	ısan Jovanovich		
RECORDER: Kristi	ine Santi		
REPORTER:			
Frizz Roga	erson, Arnold K zell III, Kenneth G an, Jeffrey e of Nevada	Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES	

- DEFT'S PRO PER NOTICE OF MOTION...STATUS CHECK: VISITATION

Mr. Frizzell informed Court Deft. and himself had a good visit, there was miscommunication as to why defense was not able to speak with the alleged alibi witness, and Deft. has rectified the situation. Upon Court's inquiry, Deft. stated he will withdraw the Complaint with the State Bar of Nevada, he had a lot of things going through his head, being in custody, and both he and Mr. Frizzell resolved the issues. COURT ORDERED, matters OFF CALENDAR.

CUSTODY

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY

PRINT DATE:

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Minutes Date:

Felony/Gross M	isdemeanor	COURT MINUTES	March 07, 2017
C-16-319021-1	State of Nevada vs Arnold Andersor	1	
March 07, 2017	8:00 AM	All Pending Motions	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	Susan Jovanovich		
RECORDER:	Kristine Santi		
REPORTER:			
PARTIES PRESENT:	Anderson, Arnold K Frizzell III, Kenneth G. Mendoza, Erika State of Nevada	Defendant Attorney Attorney Plaintiff	
]	JOURNAL ENTRIES	

- DEFENDANT'S PRO PER NOTICE OF MOTION TO DISMISS COUNSEL...DEFENDANT'S PRO PER MOTION TO DISMISS COUNSEL AND REPLACE COUNSEL, AND APPOINT DEFENDANT PRO PER STATUS

Ms. Mendoza advised this case is assigned to Mr. Palal. Court TRAILED and RECALLED matter. Mr. Frizzell advised Mr. Palal provided the case file to Ms. Mendoza, and she can handle the case today. Thereafter, Mr. Frizzell informed Court Deft. gave him a written letter, which he calls a "love letter", which included a fake check made in the amount of \$250,000.00, further noting Deft. has a problem with him. Court reminded Deft. he is entitled to an appointed attorney, but not an appointed attorney by his choice. Deft. stated he called Mr. Frizzell 26 times, Mr. Frizzell has never talked to him; in the last six months, Mr. Frizzell called him twice, Mr. Frizzell is not doing anything he asks on the case, there is a conflict, and he does not even know what is going on with his case. Court advised Deft. he has not given the Court a legal basis to dismiss Mr. Frizzell. Upon Court's inquiry, Mr. Frizzell confirmed he made contact with Deft. and had gone to visit him at the jail, further noting there were attempts made to get the alibi witness, last time this matter was before the

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Court. Defense counsel further added he told the Court all this last time, and now, the alibi witness is not panning out. COURT ORDERED, Motions to dismiss counsel DENIED. Deft. indicated he wants to represent himself. Court advised Deft. if he wants to represent himself, that is not a good idea. COURT FURTHER ORDERED, matter SET for hearing on Faretta Canvass.

CUSTODY

3/16/17 8:00 A.M. FARETTA CANVASS

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY

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Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	March 16, 2017	
C-16-319021-1	State of Nevada vs Arnold Andersor	٦		
March 16, 2017	8:00 AM	Faretta Canvass		
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D	
COURT CLERK	: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Dickerson, Michael Frizzell III, Kenneth G. State of Nevada	Defendant Attorney Attorney Plaintiff		
		JOURNAL ENTRIES		

- Court proceeded to canvass Deft. pursuant to Faretta. During plea canvass, Deft. looked around the Courtroom except at the Court when being addressed, he was unable to answer some of the Court's basic questions, and was also unable to recall or remember names of college courses or a workshop he claimed to have taken. Court asked Deft. if he wants to think about this some more, and come back at another date, if he cannot answer the Court's inquiry, Deft. explained he handled his own appeal in a criminal matter. Court clarified he did not represent himself, since he was never canvassed under Faretta in his other case. Deft. asked Court what the relevance was on some questions. Court advised Deft. it has to make a record. Court canvassed Deft. further. During canvass, Deft. was unable to answer the questions. Court advised Deft. if he cannot answer this round answer this provided possible ranges of punishment Deft. is facing on all charges. Deft. proceeded to argue with the Court. COURT ORDERED, matter CONTINUED. Court advised Deft. when he comes back and is able to answer the CONTINUED.

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CUSTODY

3/23/17 8:00 A.M. FARETTA CANVASS

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY

Felony/Gross Misdemeanor		COURT MINUTES	March 23, 2017	
C-16-319021-1	State of Nevada vs Arnold Andersor	ı		
March 23, 2017	8:00 AM	Faretta Canvass		
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D	
COURT CLERK	: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Dickerson, Michael Frizzell III, Kenneth G. State of Nevada	Defendant Attorney Attorney Plaintiff		
		JOURNAL ENTRIES		

- Court TRAILED this matter to end of the calendar. CASE RECALLED. Court reminded Deft. if he tries to be obstreperous again, it will continue the case to another day. Court also reminded Deft. it is not here to argue with him, or hear how great his case is; he is required to answer questions, and if he goes into a tangent, Court will stop the canvass and continue this matter. Court also told Deft. it is not trying to offend him or be offensive, as it is the Court's job to tell him what the pitfalls are and how bad it is for him to represent himself; and if he still wants to represent himself, Court will let him. Deft. acknowledged; and apologized to Court for his behavior at the last hearing. Court canvassed Deft. under Faretta. During canvass, Court reminded Deft. he can hire any attorney he wants, but he is not entitled to appointed counsel of his choice, and he cannot just file motions with no legal basis, just because he thinks he has a legal basis. State provided Deft's criminal history information. Court advised Deft. he will have stand-by counsel while representing himself. Deft. stated Mr. Frizzell will not answer any of his questions that he asks. Mr. Frizzell advised he answered every question Deft. asked, and the problem is, Deft. does not like the answer he gets. Mr. Frizzell further advised he received an offer, he spoke with Deft. about the offer, and Deft. did not want to take the deal, and thereafter, that was when Deft. decided he wanted to represent himself. PRINT DATE: 06/22/2017 Page 15 of 32 Minutes Date: October 31, 2016

Mr. Dickerson provided ranges of punishment for each Count Deft. is facing if convicted at trial, including habitual criminal status. Mr. Frizzell advised he notified the District Attorney to see if there can be an offer made at this time. Court reminded Deft. the consequences if convicted, and about the offer by State that was left open until foreseeable future. Court also reminded Deft. Mr. Frizzell does not just have one client. Upon inquiry by Deft, Court advised Deft. once he pleads guilty, the presumption of innocence is gone, and he would not be entitled to bail or own recognizance release.

Upon Court's inquiry, Deft. stated he still wants to represent himself. Court made findings including that Deft. waived his right to be represented by counsel, freely and voluntarily. COURT ORDERED, Deft. is allowed to represent himself in this matter; Mr. Frizzell APPOINTED as stand-by counsel. Deft. requested to file motions this morning. COURT SO ORDERED.

Deft's Affidavit To Dispute Facts In Evidence And Motion For Evidentiary Hearing Rule 104 (a) FILED IN OPEN COURT.

Deft's Motion To Dismiss Based Upon Deft's Illegal Arrest FILED IN OPEN COURT.

Deft's Alibi Motion Pursuant To NRS 174.233 FILED IN OPEN COURT.

Deft's Motion To Obtain A Full Brady Discovery To Inspect All Evidence FILED IN OPEN COURT.

Court reviewed these motions; and advised Deft. State made probable cause, and Court does not know what Rule 104 (a) is, further noting there was sufficient evidence found. Court advised Deft. it will set the matters for hearing, however, State has already addressed probable cause with Justice Court. Mr. Frizzell reminded Court he had filed a writ to address these issues previously. Court reviewed the motions further. Mr. Frizzell advised Deft. received discovery already. Deft. objected; and informed Court what he had received so far. Mr. Frizzell stated Deft. has been given everything he has had in his possession. Discussions as to traffic stop report Deft. is seeking. Court advised Deft. the police may not have made a report. Deft. requested a police report. COURT ORDERED, the motions filed in open Court today are SET for hearing.

CUSTODY

4/13/17 8:30 A.M. DEFT'S AFFIDAVIT TO DISPUTE FACTS IN EVIDENCE AND MOTION FOR EVIDENTIARY HEARING RULE 104 (A)...DEFT'S MOTION TO DISMISS BASED UPON DEFT'S ILLEGAL ARREST...DEFT'S ALIBI MOTION PURSUANT TO NRS 174.233...DEFT'S MOTION TO OBTAIN A FULL BRADY DISCOVERY TO INSPECT ALL EVIDENCE

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY PRINT DATE: 06/22/2017

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Felony/Gross M	Iisdemeanor	COURT MINUTES	April 13, 2017		
C-16-319021-1	State of Nevada vs Arnold Anderso	n			
April 13, 2017	8:30 AM	All Pending Motions			
HEARD BY: I	Leavitt, Michelle	COURTROOM:	RJC Courtroom 14D		
COURT CLERI	K: Susan Jovanovich				
RECORDER:	Kristine Santi				
REPORTER:	REPORTER:				
PARTIES PRESENT:Anderson, Arnold KDefendantFrizzell III, Kenneth G.AttorneySchwartz, Bryan A.AttorneyState of NevadaPlaintiff					
- Defendant Arnold Anderson is present in proper person. Mr. Frizzell appeared as stand-by counsel for Defendant.					

DEFENDANT'S MOTION TO OBTAIN A FULL BRADY DISCOVERY AND TO INSPECT ALL EVIDENCE

COURT ORDERED as follows:

1. Police Report from Officer Hafen - Upon Court's inquiry, Mr. Schwartz confirmed a police report from Officer Hafen does not exist.

2. Officer A. Karas Report - Upon Court's inquiry, Mr. Schwartz confirmed there is no report from Officer A. Karas.

Court advised Defendant the State cannot provide what does not exist.

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3. Affidavit for warrant to search of the Camaro - Any search warrants will be turned over by State, if any.

4. Search warrant for Camaro - Any search warrants will be turned over by State, if any.

5. Affidavit and Summons for all suspects in Justice Court Case 16F14731, Department 5 - MOTION OFF CALENDAR as there are no other suspects.

6. Affidavit and Summons for all suspects in Case C319021-1 - MOTION DENIED because Defendant is the only suspect in this case.

7. Arrest warrant for Arnold Anderson and all suspects in Cases 16F14731X and C319021 - MOTION OFF CALENDAR as there was no arrest warrant, and the arrest occurred based on probable cause.

8. Affidavit and Summons for arrest warrant for Arnold Anderson - MOTION OFF CALENDAR as this does not exist.

9. Photo array issued by investigator Officer Valenzuela - Court NOTED a six pack of photos was produced in this case. COURT ORDERED, MOTION GRANTED as to six-pack photo line up; and State to turn over the photo line up.

10. Photo array - MOTION GRANTED as to photo line up; and State is to turn over the photo line up.

11. List of all witnesses expected to testify or have knowledge of the case - COURT ORDERED, State is to comply with NRS 174.234. Court NOTED State has already complied with the statute and turned over a witness list, and State has a continuing obligation, without the Court ordering State to provide a witness list.

12. List of witnesses interviewed by Plaintiff - MOTION DENIED as State is not required to provide this.

13. All documents relating to the investigation of this case - MOTION GRANTED to extent it is required by NRS 174.235.

14. A list of former or present agents of Plaintiff who have participated who will or who will not be called as a witness - State is to comply with statutory obligations and provide Defendant with a witness list.

15. Copies of pictures of Camaro seized on 9-5-16 by Officer Valenzuela - MOTION GRANTED as to pictures taken during this search; and State is to provide these pictures.

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16. Case summary for Case 16F14731 - MOTION DENIED.

17. All photos involved in this case, all reports, any scientific test, copy of criminal proceedings of Arndaeyjae Anderson - MOTION GRANTED only to extent that it is required by statute.

State to prepare the order for this Motion.

DEFENDANT'S MOTION TO DISMISS BASED UPON DEFENDANT'S ILLEGAL ARREST

Court stated the time to challenge the sufficiency of evidence has come and gone. Defendant argued Mr. Frizzell did not do this in the writ, and did not challenge about him being arrested against his will. Defendant further argued about his arrest and search of the vehicle. Mr. Schwartz submitted on written response. COURT ORDERED, Motion DENIED.

Defendant stated he did not receive State's Oppositions to the Motion. Court asked Defendant if he wants a copy of the Oppositions, prior to leaving Court today. Defendant stated yes. Court offered to grant a short continuance of the case, to allow time for Defendant to review the Oppositions. Defendant requested the additional time; and asked to file a reply. COURT SO ORDERED. Court suggested Mr. Frizzell to provide copies of State's responses to Defendant in the future; and Court advised Mr. Schwartz to serve copies of their responses and oppositions to Mr. Frizzell in the future as well. Defendant argued the Oppositions should not be considered. Court advised Defendant it is up to Court to decide whether it will consider the written oppositions; and based on what he put in front of the Court, it can rule on these motions. Court further advised Defendant it agrees with his objection about the Oppositions not being filed timely, and he can make any motion that is appropriate. Defendant requested Court to dismiss. Court advised Defendant it already denied his Motion to dismiss.

Court TRAILED the case, to allow time for Defendant to review State's Oppositions; and copies were provided to Defendant in open Court.

CASE RECALLED. Defendant stated it is unfair to proceed, as he did not get served with the Oppositions. COURT ORDERED, CASE CONTINUED; it will allow more time, until April 18, 2017 for Defendant to file reply or provide a verbal reply to Court at the next hearing. Court advised Defendant it agrees with him that State should have filed the Oppositions timely, and he should have been served with the Oppositions.

DEFENDANT'S ALIBI MOTION PURSUANT TO NRS 174.233...DEFENDANT'S AFFIDAVIT TO DISPUTE FACTS IN EVIDENCE AND MOTION FOR EVIDENTIARY HEARING RULE 104 (A)

At request of Defendant, COURT ORDERED, Motions CONTINUED to allow time for Defendant to either provide written replies to Court by April 18, 2017, or provide verbal replies to Court at the next scheduled hearing.

Court addressed Defendant's other motions, scheduled for April 27, 2017.

AS TO DEFENDANT'S PRO PER MOTION TO DISMISS KENNETH FRIZZELL / APPOINT ARNOLD ANDERSON PRO SE, COURT ORDERED, Motion OFF CALENDAR as Defendant is already representing himself. AS TO DEFENDANT'S PRO PER MOTION TO APPEAR PRO SE, 2:31, COURT ORDERED, Motion OFF CALENDAR as Court is already allowing Defendant to represent himself. Hearing scheduled for April 27, 2017 for the motions OFF CALENDAR.

Defendant requested to file additional motions this morning; and COURT SO ORDERED.

Defendant's Pro Per Motion To Suppress Counts 1, 2, And 3 Against Arnold Anderson FILED IN OPEN COURT.

Defendant's Pro Per Notice Of Motion, and Writ of Habeas Corpus FILED IN OPEN COURT.

COURT ADDITIONALLY ORDERED, the motions will be SET for hearing on the same date as the other motions.

Copies of Defendant's Motions were provided to Defendant, State, and Mr. Frizzell in open Court.

CUSTODY

5/04/17 8:30 A.M. DEFENDANT'S MOTION TO OBTAIN A FULL BRADY DISCOVERY TO AND INSPECT ALL EVIDENCE...DEFENDANT'S ALIBI MOTION PURSUANT TO NRS 174.233...DEFENDANT'S MOTION TO DISMISS BASED UPON DEFENDANT'S ILLEGAL ARREST...DEFENDANT'S AFFIDAVIT TO DISPUTE FACTS IN EVIDENCE AND MOTION FOR EVIDENTIARY HEARING RULE 104 (A)...DEFENDANT'S PRO PER MOTION TO SUPPRESS COUNTS 1, 2, AND 3 AGAINST ARNOLD ANDERSON...DEFENDANT'S PRO PER NOTICE OF MOTION, AND WRIT OF HABEAS CORPUS

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Felony/Gross M	lisdemeanor	COURT MINUTES	May 04, 2017	
C-16-319021-1	State of Nevada vs Arnold Andersor	1		
May 04, 2017	8:30 AM	All Pending Motions		
HEARD BY: 1	.eavitt, Michelle	COURTROOM:	RJC Courtroom 14D	
COURT CLERK	K: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Frizzell III, Kenneth G. Schwartz, Bryan A. State of Nevada	Defendant Attorney Attorney Plaintiff		
JOURNAL ENTRIES				

- Deft. present in proper person. Mr. Frizzell is present as stand-by counsel for Deft.

DEFT'S PRO PER NOTICE OF MOTION, DECLARATION, AND WRIT OF HABEAS CORPUS NRS 34.360 TO TEST LEGALITY OF MY ARREST, IT'S ILLEGAL NO ARREST WARRANT

Deft. argued he disagrees with car stop and the procedure by the officer, he never received copies of the six pack photo lineup, there was no probable cause according to the Constitution, the arrest was illegal, the car stop was unconstitutional, and his Constitutional rights were violated. Mr. Schwartz submitted on written response; and noted the photo lineup was not a single photo, as there were six photos he attached to State's response. COURT ORDERED, Motion DENIED.

DEFT'S PRO PER MOTION TO SUPPRESS COUNTS 1, 2 AND 3 AGAINST ARNOLD ANDERSON

COURT ORDERED, Motion DENIED.

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DEFT'S MOTION TO OBTAIN A FULL BRADY DISCOVERY TO INSPECT ALL EVIDENCE

Court determined this Motion was ruled on. Deft. argued he did not receive anything, nor the Opposition by State. Court advised Deft. the majority of the Motion was denied, and some things were granted. Court advised State Deft. is entitled to the photo lineups.

Court provided copies of photo lineups from State's Opposition to Deft. in open Court.

DEFT'S ALIBI MOTION PURSUANT TO NRS 174.233

Upon Court's inquiry, Deft. clarified this is his alibi notice. Court stated it does not have to rule on this, as this is the alibi notice to State of Nevada about individuals he is going to call as to his alibi. Deft. agreed.

DEFT'S MOTION TO DISMISS BASED UPON DEFT'S ILLEGAL ARREST

Upon Court's inquiry, Deft. stated his arguments for this Motion are the same as the other arguments. COURT ORDERED, Motion DENIED.

DEFT'S AFFIDAVIT TO DISPUTE FACTS IN EVIDENCE AND MOTION FOR EVIDENTIARY HEARING RULE 104 (A)

Court advised Deft. it is not quite sure of what he is seeking here, and usually there is a trial as the facts are disputed. Following discussions, Deft. stated he is disputing the way the charges are alleged, listing sexual assault and poison as the elements in the robbery charge under NRS 200.030 and 200.010, and those statutes do not match the police report. Court stated that is what trials are for. Court noted it does not believe there is anything to rule upon here.

State to prepare the orders.

Deft's Pro Per Motion To Compel State To Surrender Discovery, Deft's Pro Per Motion To Seek Handwriting Specialist NRS 50.275, and Deft's Pro Per Motion To Reconsider Motion To Dismiss were all FILED IN OPEN COURT.

Court reviewed these three motions; and asked Deft. how he knew Court was going to deny his Motion to dismiss today, as he has a Motion to reconsider. Deft. stated Mr. Frizzell had told him the Court was going to deny all of his Motions today anyway, and Mr. Frizzell had also told him he was wasting his time filling his motions. Mr. Frizzell clarified that is not exactly what he said, and there was a reason behind what he said. Deft. told Mr. Frizzell he said the Court will deny them all, stop filing the Motions, and the Judge has a rubber stamp saying deny, deny, deny. Court stated it does not have any rubber stamp that says deny, deny, deny, and it will have the three Motions filed and set for hearing. Court stated it appears the Motions are a motion to reconsider motions that have

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been denied. Deft. stated last time the Court denied the motions, the Court did not give him a chance to argue them. Court advised Deft. he usually puts his arguments in his motions, and the Court allows him to speak in open Court. Deft. stated he understands, however, the Motion to dismiss was denied without the Court hearing his argument. Mr. Schwartz clarified the Motion was not denied at the last scheduled hearing, as Deft. received a copy of State's Opposition, and the Motion to dismiss was continued to today. Mr. Frizzell noted for the record what he had said to Deft. was if his motions do not have merit, which appear they do not have merit, the Court would deny them, and all Deft. was doing was making it more difficult for him to try to resolve his case. Deft. disagreed. Further discussions were made between Deft. and Mr. Frizzell.

Court provided copies of Deft's three motions to State and Mr. Frizzell in open Court. Mr. Frizzell picked up his copies in the Courtroom, during Court's calendar.

CUSTODY

5/25/17 8:30 A.M. DEFT'S PRO PER MOTION TO COMPEL STATE TO SURRENDER DISCOVERY...DEFT'S PRO PER MOTION TO SEEK HANDWRITING SPECIALIST NRS 50.275...DEFT'S PRO PER MOTION TO RECONSIDER MOTION TO DISMISS

6/13/17 8:30 A.M. CALENDAR CALL

6/20/17 1:30 P.M. TRIAL BY JURY

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Minutes Date:

Felony/Gross Misdemeanor		COURT MINUTES	May 25, 2017		
C-16-319021-1	State of Nevada vs Arnold Anderson	n			
May 25, 2017	8:30 AM	All Pending Motions			
HEARD BY:	Leavitt, Michelle	COURTROOM:	RJC Courtroom 14D		
COURT CLERI	K: Susan Jovanovich				
RECORDER:	RECORDER: Kristine Santi				
REPORTER:					
PARTIES PRESENT:Anderson, Arnold KDefendantFrizzell III, Kenneth G.AttorneySchwartz, Bryan A.AttorneyState of NevadaPlaintiff					
- Deft. present i	n proper person; and Mr	. Frizzell is present as stand-	by counsel.		

DEFT'S PRO PER MOTION TO RECONSIDER MOTION TO DISMISS

Upon Court's inquiry, Deft. stated he has nothing to add. COURT ORDERED, Motion DENIED, as Court is not inclined to reconsider.

DEFT'S PRO PER MOTION TO SEEK HANDWRITING SPECIALIST, NRS 50.275

Court advised Deft. it is not sure why he wants this. Deft. stated the handwriting changed on police report and voluntary statement by Rhonda Robinson, and he believes the handwriting is forged based on review of the handwriting. Mr. Schwartz stated the officers filled out portion of the document. Court advised Deft. he can cross examine the witness, however, Court is not inclined to believe the handwriting is forged. COURT ORDERED, Motion DENIED.

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DEFT'S PRO PER MOTION TO COMPEL STATE TO SURRENDER DISCOVERY

Court reminded Deft. it granted the discovery motion, and that motion was very specific. Deft. stated he did not receive anything. Mr. Schwartz confirmed State turned over the discovery to Mr. Frizzell. Mr. Frizzell stated he never received anything new, and he only brought the file for today's hearing today. Court advised Deft. it agrees counsel is required to turn over discovery, and it will set a status check hearing to make sure he gets everything. COURT ORDERED, status check hearing SET.

DEFT S PRO PER NOTICE OF MOTION AND MOTION TO SUPPRESS FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION OF ALIBI WITNESS FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS STAND-BY COUNSEL KENNETH FRIZZELL FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS BASED ON MALICIOUS VINDICTIVE PROSECUTION FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION TO OPPOSE STATE S OPPOSITION TO DISMISS FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR FULL BRADY DISCOVERY FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR FRANKS HEARING FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR EVIDENTIARY HEARING FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS STATE IS GUILTY OF BRIBE NRS 199.240 FILED IN OPEN COURT.

DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR WRIT OF HABEAS CORPUS TO TEST LEGALITY OF THIS ARREST FILED IN OPEN COURT.

Court reviewed all these are not Mational and advised Daft any up

Court reviewed all these pro per Motions; and advised Deft. any writ of habeas corpus is not timely, as he has 21 days from initial appearance to file a writ, and that has already been ruled upon. Court further advised Deft. the time has expired on some relief he is seeking, and he cannot keep filing

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Brady motions, as Court had granted the Brady motion already. Deft. stated this is a different Motion, and he made a mistake. Court asked Deft. about the Motion to oppose State's Opposition to dismiss. Deft. stated it is his reply to his Motion to dismiss. Court addressed the Motion of alibi witness; and reminded Deft. he already filed an alibi notice. Thereafter, Court asked Deft. what is different about this Motion. Deft. stated it had heard the Court say it granted the Motion. Court advised Deft. the statute requires him to file a notice, however, it will not make a decision on whether or not he complied with the statute. COURT ORDERED, Deft's Pro Per Motions SET for hearing. Mr. Frizzell requested copies of motions Deft. filed in open Court this morning, and for the copies to be provided to him by e-mail or by fax. COURT SO ORDERED.

Mr. Schwartz noted for record an offer was made. Mr. Frizzell concurred; and stated there is an agreement being looked at, the issue is on the argument cap for State, and the offer has not been finalized yet. Court advised Deft. Mr. Frizzell is still trying to work on an offer, and Court wants to make sure Mr. Frizzell conveys the offer to him, as he has the right to be told what the offer is. Deft. acknowledged.

CUSTODY

6/13/17 8:30 A.M. STATUS CHECK: DISCOVERY...DEFT S PRO PER NOTICE OF MOTION AND MOTION TO SUPPRESS...DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS...DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS STAND-BY COUNSEL KENNETH FRIZZELL...DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS BASED ON MALICIOUS VINDICTIVE PROSECUTION...DEFT S PRO PER NOTICE OF MOTION AND MOTION TO OPPOSE STATE S OPPOSITION TO DISMISS...DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR FULL BRADY DISCOVERY...DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR FRANKS HEARING...DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR FRANKS HEARING...DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR EVIDENTIARY HEARING...DEFT S PRO PER NOTICE OF MOTION AND MOTION TO DISMISS STATE IS GUILTY OF BRIBE NRS 199.240...DEFT S PRO PER NOTICE OF MOTION AND MOTION FOR WRIT OF HABEAS CORPUS TO TEST LEGALITY OF THIS ARREST

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Felony/Gross N	lisdemeanor	COURT MINUTES	June 13, 2017	
C-16-319021-1	State of Nevada vs Arnold Anderson	n		
June 13, 2017	8:30 AM	All Pending Motions		
HEARD BY:	Leavitt, Michelle	COURTROOM:	RJC Courtroom 14D	
COURT CLERI	K: Susan Jovanovich			
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Anderson, Arnold K Frizzell III, Kenneth G Schwartz, Bryan A. State of Nevada	Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES		

- Deft. is present in proper person. Mr. Frizzell is present as stand-by counsel.

CALENDAR CALL

Upon Court's inquiry, Deft. stated he is ready for trial. Mr. Schwartz advised State will be asking for a short continuance, due to both Mr. Palal and himself being set for different trials next week; further noting Mr. Palal has an invoked murder trial date set for next week. Mr. Schwartz added he himself, would like to at least try the case, due to the amount of work he has put in, and due to having met with the named victim regarding the case. Deft. objected to trial continuance; and asked if the request to continue trial needs to be in writing. Court clarified it can grant a continuance due to good cause and State's representations. Deft. stated this is the second continuance he had already, and he is ready for trial. COURT ORDERED, State's motion to continue trial GRANTED; trial date VACATED AND RESET. Mr. Frizzell advised he has a robbery with use case set for trial in Dept. 8, with multiple defendants. Court asked before it sets a trial date, why don't people tell the Court what their scheduling conflicts are. Upon Court's inquiry, Mr. Frizzell stated he may have a conflict that PRINT DATE: 06/22/2017 Page 28 of 32 Minutes Date: October 31, 2016

week, as it may be a two week trial. COURT ORDERED, trial date RESET.

STATUS CHECK: DISCOVERY

Mr. Schwartz advised Mr. Palal provided discovery, and Mr. Frizzell provided the discovery to Deft. Deft. argued he is missing photos the crime scene analyst took inside the vehicle. Upon Court's inquiry, Mr. Schwartz advised all the photos and all statements that the State has, were provided. Discussions. Mr. Frizzell advised from the CD that was turned over, all the paperwork was given to Deft. by the investigator, either yesterday or the day before. Court asked Mr. Frizzell to look at discovery, and see if there are photos from inside the vehicle, and if there are more photos, to please provide them to Deft.

Deft. objected; and argued he never received oppositions by the State. Court advised Deft. it does not need an opposition to rule on these motions, and it can rule on the motions based on his pleadings alone.

DEFT'S PRO PER MOTION TO RECONSIDER MOTION TO DISMISS

Deft. argued there was no probable cause, or nothing established. Court stated it read the police reports, and is satisfied that there was probable cause. COURT ORDERED, Motion DENIED.

DEFT'S PRO PER MOTION TO COMPEL

COURT ORDERED, Motion MOOT.

DEFT'S PRO PER MOTION TO SEEK HANDWRITING SPECIALIST

Deft. argued regarding issues in police report, and about the witness statement. Court reminded Deft. it will allow him to cross examine those witnesses about the statement, however, there is nothing wrong with somebody else writing down what a witness says. COURT ORDERED, Motion DENIED WITHOUT PREJUDICE.

DEFT'S PRO PER MOTION TO SUPPRESS

Court advised Deft, upon review of the pleadings, his arguments are the same throughout, which is okay, however, the Court is trying to figure out what he is seeking to suppress, and what he wants Court to do. Court further advised Deft. it knows he thinks because another person in Juvenile Court pled guilty and was convicted, for what he believes are for the same set of facts for the same victim, however, that does not prevent State from pursuing him; the Court knows Deft. thinks it is double jeopardy, however, this is not double jeopardy, and that seems to be the theme here. Court further advised Deft. if he wants to discuss it further, go ahead; and Court assumes the person from Juvenile Court who entered the plea, is the person he is talking about in the motion. Deft. made arguments about the charges. Court advised Deft. the other case does not affect him in any way. Upon Court's

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inquiry, Mr. Schwartz advised he does not know if the juvenile Deft. is going to testify. Further discussion.

CONFERENCE AT BENCH. Court advised Deft. that witness may come in and testify, and he will be permitted to cross examine this witness, or ask the witness if State made her any promises, or if State has given her any benefits. Upon Court's inquiry about promises or benefits, Mr. Schwartz confirmed no.

COURT ORDERED, Motion DENIED. Prior to Court's ruling, Deft. indicated to the Court it is the same argument he made earlier.

DEFT'S MOTION TO DISMISS CASE IS DOUBLE JEOPARDY

Upon Court's inquiry, Deft. stated this is the same argument as the Motion to suppress. COURT ORDERED, Motion DENIED.

DEFT'S PRO PER MOTION TO DISMISS STAND-BY COUNSEL KENNETH FRIZZELL

Court reminded Deft. Mr. Frizzell is stand-by counsel, Mr. Frizzell is to stand by and facilitate any questions he has, or help get him witnesses here, or assist him on getting prepared, and Mr. Frizzell is to make sure he gets discovery; Mr. Frizzell is not to argue the case or represent him, the Court does not require Mr. Frizzell prepare for trial, and Court can have him sit in the first row behind the table, if Deft. wants, and he does not have to like Mr. Frizzell or get along with Mr. Frizzell, however, Court will not dismiss Mr. Frizzell from this case. Court further advised Deft. it saw what he did in the motion, it is not sure if District Court or State Court has jurisdiction on his complaint, however, it is sure this will be addressed by another judge in another department. Deft. stated he was seeking to file a lawsuit against Mr. Frizzell. Court advised Deft. it thinks that is what he did, to try to get Mr. Frizzell off the case, however, Court is not going to dismiss Mr. Frizzell. COURT ORDERED, motion DENIED.

DEFT'S PRO PER MOTION TO DISMISS BASED ON MALICIOUS VINDICTIVE PROSECUTION

Deft. argued regarding the prosecutor, and there being no basis for his arrest. Court reminded Deft. he was arrested based on probable cause and NRS 171.124, and that was the legal basis of his arrest. Deft. argued the charges were not filed in a timely fashion. COURT ORDERED, Motion DENIED.

DEFT'S PRO MOTION TO OPPOSE STATE'S OPPOSITION TO DISMISS

Court NOTED this Motion was previously addressed at the last hearing.

DEFT'S PRO PER MOTION FOR FULL BRADY DISCOVERY

Court reminded Deft. it granted this Motion, and indicated the State is to turn over all BradyPRINT DATE:06/22/2017Page 30 of 32Minutes Date:October 31, 2016

material.

DEFT'S MOTION FOR EVIDENTIARY HEARING

Court advised Deft. it is not sure what he wants the evidentiary hearing on, so it will allow him to address the Court. Deft. argued he has the right to challenge evidence and the charges. Deft. further argued as to NRS 200.010 and the word 'poison' listed in the statute. Court stated it is not sure what he is talking about, it is difficult for Court to understand some of this in his Motion, and Court is doing its best. Deft. made further arguments about the elements of charge. Court advised Deft. the State is not charging him with poisoning anybody, and he is to look at the charging document. COURT ORDERED, Motion for evidentiary hearing DENIED.

DEFT'S PRO PER MOTION FOR FRANKS HEARING

Deft. argued about probable cause finding being insufficient, items in vehicle having been seized, affidavit, and warrant. Deft. further stated the officer did not know what was in the vehicle, and items needed to have been described. Court advised Deft. the witness can tell the Judge what they expect to find. Deft. further argued about the testimony made at Preliminary Hearing. Court advised Deft. he can take this up on cross examination, and if he wants to file a motion to suppress based on the Fourth Amendment, Court suggests that this is what he would do. COURT ORDERED, Motion DENIED.

DEFT'S PRO PER MOTION TO DISMISS STATE IS GUILTY BRIBE NRS 199.240

Court advised Deft. it appears he believes the State has bribed a witness. Deft. argued as to the witness being a juvenile, NRS 62B.390, and certification of child. Deft. argued this witness should have been tried as an adult. Court asked who the witness was. Mr. Schwartz confirmed the juvenile witness is Deft's daughter. Deft. argued the State bribed her. Court advised Deft. State is allowed to enter into plea bargains, and he is permitted to cross examine any witness regarding that; Court is not sure what Deft. is trying to do, the Court did not preside over the juvenile's case, and it only knows what Deft. has told the Court. Upon Court's inquiry, Mr. Schwartz advised Mr. Palal handled that aspect of it, and his understanding is, the witness was not charged as an adult, and the witness spoke to the State about what happened in this case. Court confirmed State left the witness's case in Juvenile Court. COURT ORDERED, Deft. is permitted to cross examine anybody at time of trial, about this issue.

DEFT'S PRO PER MOTION FOR WRIT OF HABEAS CORPUS TO TEST THE LEGALITY OF THIS ARREST

Court reminded Deft. he had 21 days from first appearance in District Court to file the writ, and the writ was already filed. Upon further inquiry by Deft, Court reminded Deft. again about the 21 day rule; and stated he already filed the Petition, he cannot just keep filing this Motion, the Petition was denied, he has one time to challenge the evidence, pre-conviction, and he did this already. COURT

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ORDERED, Motion DENIED as being untimely.

DEFT'S PRO PER MOTION FOR ALIBI WITNESSES

Upon Court's inquiry, Deft. confirmed this is duplicative. SO NOTED.

State to prepare order.

CUSTODY

7/25/17 8:30 A.M. CALENDAR CALL

8/01/17 1:30 P.M. TRIAL BY JURY

PRINT DATE:



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

ARNOLD ANDERSON #1202768 330 S. CASINO CENTER BLVD. LAS VEGAS, NV 89101

> DATE: June 22, 2017 CASE: C-16-319021-1

RE CASE: STATE OF NEVADA vs. ARNOLD K. ANDERSON AKA ARNOLD KEITH ANDERSON

NOTICE OF APPEAL FILED: June 19, 2017

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

Case Appeal Statement

NRAP 3 (a)(1), Form 2

 \square

Order



NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

Certification of Copy

State of Nevada County of Clark SS:

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

NOTICE OF APPEAL ALL MOTIONS DENIED ON JUNE 13, 2017; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

vs.

ARNOLD K. ANDERSON AKA ARNOLD KEITH ANDERSON,

Defendant(s).

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 22 day of June 2017. Steven D. Grierson, Clerk of the Court

Case No: C-16-319021-1

Dept No: XII