7/12/2017 2:54 PM Steven D. Grierson CLERK OF THE COURT 1 AJOC STEVEN WOLFSON Clark County District Attorney 2 Nevada Bar No. 001565 3 STEVEN S.OWENS Electronically Filed Chief Deputy District Attorney Jul 17 2017 01:54 p.m. 4 Nevada Bar No. 004352 Elizabeth A. Brown 200 Lewis Ave. Clerk of Supreme Court Las Vegas, NV 89155-2212 5 $(702)\ 671 \cdot 2500$ 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA THE STATE OF NEVADA. 9 Case No. 94C117513 Plaintiff. 10 Dept. No. XXIII v. 11 WILLIAM WITTER. 12 aka William Lester Witter, Defendant. 13 THIRD AMENDED 14 JUDGMENT OF CONVICTION WHEREAS, on the 25th day of January, 1994, Defendant, WILLIAM WITTER, 15 16 aka William Lester Witter, entered a plea of Not Guilty to the crimes of MURDER 17 WITH USE OF A DEADLY WEAPON (Felony); ATTEMPT MURDER WITH USE 18 OF A DEADLY WEAPON (Felony); ATTEMPT SEXUAL ASSAULT WITH USE OF 19 A DEADLY WEAPON (Felony); and BURGLARY (Felony), NRS §200.010, §200.030, 20 §193.165, §193.330, §200.364, §200.366, §205.060; and 21 WHEREAS, the Defendant WILLIAM WITTER, aka William Lester Witter, 22 was tried before a Jury and the Defendant was found guilty of the crimes of COUNT 23

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Case Number: 94C117513

I – MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (Felony); COUNT II – ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony); COUNT III – ATTEMPT SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON (Felony); and COUNT IV – BURGLARY (Felony), in violation of NRS §200.010, §200.030, §193.165, §193.330, §200.364, §200.366, §205.060, and the Jury verdict was returned on or about the 28th day of June, 1995. Thereafter, the same trial jury, deliberating in the penalty phase of said trial, in accordance with the provisions of NRS §175.552 and §175.554, found that there were four (4) aggravating circumstances in connection with the commission of said crime, to wit:

- 1. The murder was committed by a person who was previously convicted of a felony involving the use or threat of violence to the person of another.
- 2. The murder was committed while the person was engaged in the commission of or an attempt to commit any Burglary.
- 3. The murder was committed while the person was engaged in the commission of or an attempt to commit a Sexual Assault.
- 4. The murder was committed to avoid or prevent a lawful arrest or to effect an escape from custody.

That on or about the 13th day of July, 1995, the Jury unanimously found, beyond a reasonable doubt, that there were no mitigating circumstances sufficient to outweigh the aggravating circumstance or circumstances, and determined that the Defendant's punishment should be Death as to COUNT I – MURDER OF THE FIRST

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DEGREE WITH USE OF A DEADLY WEAPON in the Nevada State Prison located at or near Carson City, State of Nevada.

WHEREAS, thereafter, on the 3rd day of August, 1995, the Defendant being present in court with his counsel, PHILIP J. KOHN, Deputy Public Defender, and KEDRIC A. BASSETT, Deputy Public Defender, and GARY L. GUYMON, Deputy District Attorney, also being present; the above entitled Court did adjudge Defendant guilty thereof by reason of said trial and verdict and, in addition to the \$25.00 Administrative Assessment Fee, SENTENCED Defendant, as follows: As to COUNT I – MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON, Defendant was sentenced to DEATH by lethal injection; as to COUNT II - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON, Defendant was sentenced to TWENTY (20) YEARS in the Nevada Department of Prisons for the ATTEMPT MURDER, plus an equal and consecutive TWENTY (20) YEARS in the Nevada Department of Prisons for the USE OF A DEADLY WEAPON; as to COUNT III -ATTEMPT SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON, Defendant was sentenced to TWENTY (20) YEARS in the Nevada Department of Prisons for the ATTEMPT SEXUAL ASSAULT, plus an equal and consecutive TWENTY (20) YEARS in the Nevada Department of Prisons for the USE OF A DEADLY WEAPON, said sentence imposed in Count III to run consecutive to the sentence imposed in Count II; as to COUNT IV – BURGLARY, Defendant was sentenced to TEN (10) YEARS in the Nevada Department of Prisons, said sentence imposed in Count IV to run consecutive to the sentence imposed in Count III. Defendant is to pay

RESTITUTION in the amount of \$2,790.00. Defendant is given 627 days credit for time served. THEREFORE, the Clerk of the above-entitled Court is hereby directed to enter this Third Amended Judgment of Conviction as part of the record in the above entitled matter. DATED this _____ day of June, 2017. DISTRICT COURT JUDGE STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565 BY STEVENS. OWENS Chief Deputy District Attorney Nevada Bar #004352

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that service of Third Amended Judgment of Conviction, was made this 30th day of June, 2017, by Electronic Filing to:

DAVID ANTHONY Email: David_Anthony@fd.org

TIFFANY L. NOCON Email: Tiffany_Nocon@fd.org

SSO//ed

Eileen Davis

From:

Eileen Davis

Sent:

Friday, June 30, 2017 8:43 AM

To:

ecf_nvchu@fd.org; tiffany_nocon@fd.org

Cc:

Steven Owens; Jonathan VanBoskerck; Eileen Davis

Subject:

William Witter, 94C117513.

Attachments:

Witter, William, 94C117513, 3rd AJOC..pdf

Third Amended Judgment of Conviction

• This will be submitted to the Judge today, 6/30/17.