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JANETTE M. BLOOM
CLERK OF SUPREME COURT

1 RENARD TRUMAN. POLK
2 330 South Casino Dr.
3 Las Vegas NV 89101
4

5 In The Supreme Court of the State of Nevada
6

7 Polk Renard T.
8 ~Petitioner~

9 -VS-
10 Clark County 8th Judicial
11 District Court -Respondent~

12 -AND-
13 The State of Nevada
14 ~ Real Party In Interest~
15

"Anended Petition Writ of
Habeas Corpus."
Case No. 38941

16 Comes Now, the petitioner Renard Truman Polk,
17 pursuant to N.R.A.P. 22; N.R.S. 34.700 asking this Court For leave
18 to file this anended petition and amend the petition from the original action.
19

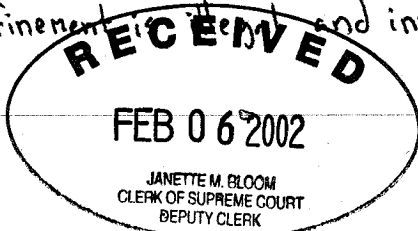
20 This anended petition is prepared in good-faith, the
21 petitioner does not so much as raise new issues, but only seeks to further
22 substantiate the allegations alleged in the original action;(i.e.) 1.) Double
23 Jeopardy 2.) Prosecutorial Misconduct encompassing a multitude of constitutional
24 violations. 3.) Outrageous Government Conduct.

25 Giving reason as to be believed why the petitioner's
26 confinement is cruel and invalid.

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00-00443

Statement of Case -AND- Procedural History.

Prior to the interrogation on August 14, 1999 before the petitioner gave the incriminating statement, the detective plainly told the petitioner the reason he was at the juvenile facility was because of case number 00-C-166490-C, not some abstract probation violation.

When the petitioner was brought before the juvenile magistrate there was neither a prosecutor or public defender present.

Furthermore court minutes reflect the petitioner being given two hearings, but the petitioner only recieved one.

The petitioner was then sentenced, to what, is unclear, due to the fact that during this hearing there was niether words exchanged nor, the petitioner, did get an opportunity to be heard.

On April 12, 2000 after the petitioner's (3) third arrest the state files a complaint for case number 00-C-166490-C.

During normal proceedings the petitioner was adjudged incompetent to stand trial and sent to the Lakes Crossing Facility in Sparks, Nevada for evaluation on August 23, 2000.

Some time after this the petitioner was adjudged competent to stand trial and sent back to the Clark County Detention Center awaiting the next proceeding, on November 8, 2000.

About December of 2000 a Discovery Motion was filed to compel the state to give all information pertaining to the relevant case, including the statement the petitioner had given during the arbitrary juvenile proceedings.

At this time the state told the lower court that they had no such statement.

In that same month the petitioner filed an O.R. Bail Reduction Motion.

1 The day prior to the hearing of the relevant motion, the same day the
2 state becomes aware of the such, the statement the petitioner gave
3 during the erroneous probation violation and revocation is suddenly located.

4 That same statement was then used to procure the denial of the O.R.
5 Motion and the exoneration of the petitioner's bail.

6 Thereafter on approximately August 8, 2001 the petitioner's Habeas
7 Corpus was denied on irrelevant grounds.

8 Possibly the same day the court granted a Petrocelli Motion behalf
9 of the state on prejudicial grounds.

10 Some time after this the petitioner then changed his plea of not
11 guilty to not guilty by reason of insanity.

12 However the petitioner was unable to procure this defense due to lost
13 psychiatric testimony occasioned by the delay in prosecution and lost
14 destroyed or misplaced mental health records.

15 Not to mention during a trial proceeding the state questioned the
16 petitioner twice about changing his plea in the presence of the jury.

17 Furthermore when the petitioner's statement was played for the jury
18 the petitioner clearly asks the interrogating officer for psychiatric help.

19 Giving rise to the petitioner's mental condition at the time of delay.

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~Statement of Facts~

On March 3, 1999 the petitioner was unconditionally released from the Family and Youth Services Detention Center, after being accredited for time served on case number J241117.

On March 15, 1999 an arrest warrant was issued for the apprehension of the petitioner for case number 00-C-166490-C

On April 15, 1999 an arrest warrant was issued again for the petitioner for a probation violation case number 99JJ0041X.

The petitioner was not on probation.

On, about or between May 1999 and July 1999 the petitioner was taken to the mental health facility on West Charleston.

On August 14, 1999 the petitioner surrendered himself^A by calling a dispatch unit to his location. The petitioner was then taken to the juvenile facility.

After being booked in a detective asked if the petitioner would like to give a statement. The petitioner consented, but prior to giving the statement the petitioner asked why was he at the juvenile facility since he was over (18) eighteen years of age.

The detective then told the petitioner for case number 00-C-166490-C.

The petitioner was brought before a juvenile Magistrate some days later and sentenced to (30) thirty days county time for a supposed probation violation and revocation.

However this was brought to the petitioner attention only a little while ago through extensive research.

During the petitioner stay at the clark county detention center from August 17, 1999 to September 16, 1999 the facility was forcing the petitioner to take psychotropic medication against his

will.

After the petitioner's release on September 16, 1999 the petitioner was then cited for a subsequent charge case number 9918650X, On December 14, 1999 and was incarcerated for approximately 9 days for that case.

On February 23, 2000 the petitioner was stoped and questioned for a disturbance in the nieghbor hood he was located at. At which time the questioning officer noticed an arrest warrant for case number 00-C-166490-C.

Since that day the petitioner has tried to dismiss his lawyer, charge him to get pertinent information. and file the proper pretrial notions such as this Habeas Corpus or a Motion to Dismiss.

Not to mention the petitioner has brought to the court's attention the falsified or fraudulent documents and his counsel's ineffectiveness.

Furthermore, the petitioner has written to numerous law advocates, making them aware of the conduct of the relevant government officials.

Yet the Clark County Detention Center does not appropriate this information and nail into the Postal Service.

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Points Authorities -AND- Arguments.

Prosecutorial Misconduct.

1.) Conspiracy: The petitioner believes the state conspired to violate the petitioner's constitutional rights by fraudulently implementing false probation documents into court records in order to "gain a greater sentence conviction" based upon the facts of case number 00-C-166490-C or that the state "delayed in thier prosecution" of the relevant facts surrounding case number 00-C-166490-C, when they became aware that the clark county detention center was forcing the petitioner to take psychotropic medication against his will, foreseeing that to many rights and protected interests would have been incorporated into the relative proceedings.

The fact stands that when the petitioner surrendered himself on August 14, 1999 detective Timothy Moniot #4664 plainly told the petitioner that reason he was the juvenile facility was for case number 00-C-166490-C leaving the petitioner to believe that the relevant charges were under juvenile jurisdiction.

However since the juvenile courts did not have proper jurisdiction over such detrimental charges and became aware after they sentenced the petitioner to the (30) days county time, the state then appropriates fraudulent documents into court proceedings and records.

Explaining why the clark county detention center was forcing the petitioner to take anti-psychotic medication in an effort that the petitioner might forget about the arbitrary juvenile proceedings.

Also thereby explaining the delay in the prosecution of the facts of case number 00-C-166490-C.

The fact stands that the petitioner surrendered himself at first on August 14, 1999 and gave a very incriminative statement was then

11 incarcerated for (30) days and was later arrested and detained for a week
12 on an additional charge. case number 99F18650X.

13 Yet on both occasions the state chose not to prosecute case
14 number 00-C-166490-C.

15 Nevertheless on the third arrest and apprehension of the petitioner
16 the state decides to file the complaint.

17 So for the state to try and "gain a greater sentence conviction"
18 would be in violation of the Double Jeopardy Clause of the Fifth
19 Amendment. (see ground 2.)

20 The other conspiracy that possibly took place was when the state
21 delayed to prosecute this case in question, when they became aware
22 the petitioner was being forced to take anti-psychotic medication
23 against his will due to the fact very many protected rights and interest
24 would have been incorporated into the relative proceedings.

25 Take for instance Diminished Capacity or using Insanity as a
26 defense, However due to this delay the petitioner has lost vital psychiatric
27 testimony and mental health records.

28 Also the knew the petitioner could have challenged the admissability
of the incriminating statement, not to mention the legality of its
retention.

Making this a Conspiratorial Pre-Accusation situation as
well, when dealing with Delays. (see ground 3.)

There by explaining the "confession and avoidance." (for lack of a better term)

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2.) **Double Jeopardy:** The petitioner stipulates that the subsequent prosecution of the facts surrounding case number 00-C-166490-C is barred by the U.S. Constitution's Double Jeopardy Clause of the Fifth Amendment and N.R.S. 62.195.

Whether or not the court finds that the relevant case was under juvenile jurisdiction or if in fact the petitioner was at the juvenile facility behind a probation violation is inclusive to all facts brought forth herein.

However the issue now brought to light is the fact of the first punishment being erroneous, unsubstantiated and unjustified.

The reason being for this is that if the court would take a look at the exhibits the court will notice the first exhibit **A**: which is a "Dispositional Report" prepared by the petitioner once primary probation officer **Steve Barber** with the following highlighted dates which are **January 11, 1999** a "time and date file stamp." Then the other date which is actually a stipulation of a **Preliminary Hearing** to be executed on **January 29, 1999** for case number 98F17396X. (see also page 3.)

Next if the court will look at exhibit **B**: which is a criminal "Complaint" for case number 98F17396X the court will now notice the following highlighted date of **January 6, 1999** which is a handwritten note by the relevant attorney.

Lastly if the court will take a look at exhibit **C**: which is a "Lodging Inquiry for the Clark County Detention Center and notice the highlighted dates of **January 14, 1999** to **February 8, 1999** which was the arrest detention and release of the petitioner for case number 98F17396X.

The petitioner contention is how is the petitioner's once primary probation officer preparing a report that stipulates a court date that had not been allocated until (3) three days after the report was complete.

1 The petitioner had not been given the Preliminary Hearing on January
2 27, 1999 for case number 98F1796X until his arrest and apprehension on
3 January 14, 1999 for evading the one allocated on January 6, 1999

4 Yet the petitioner's old primary probation officer prepared and filed
5 a report on January 11, 1999 and stipulates the newly allotted preliminary
6 hearing on January 27, 1999 when the petitioner had not been given that
7 hearing until three days after the report was prepared and filed.

8 However if this does not pique the courts interest the petitioner would
9 ask that the court glance at exhibit D: "Formal Probation Order" which the
10 dispositional report was prepared for and would like the court to notice on page
11 2 lines 11-13 the order stipulates that a Terms of Probation and Parental
12 Consent are attached, but this document is unable to be located in the
13 petitioner's juvenile file, however when the petitioner was put on probation the
14 first time all documents are contained therein. (see exhibit E.)

15 Not to mention the petitioner charged his counsel to go retain the
16 audio or video tapes during the time in question, but counsel Christopher
17 Oran still refuses to get this information.

18 Is this also in furtherance of a Conspiracy?

19 So as this Court can see the first punishment for the facts of
20 case in relevance was unjustified and even if the second even if proper would
21 be in violation of the U.S. Constitution's "Double Jeopardy Clause" of the
22 "Fifth Amendment" or "Doctrine of Collateral Estoppel" for double punishment
23 for the same offense.

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3.) Pre-Accusation Delay or Federal Rules of Criminal Procedure:
rule 48(b) "Dismissal for Unnecessary Delay."

Now in these types of delays the Prosecutorial Misconduct book and section on delays by Bennett L. Gershman makes this out to be a "Due Process of Law" violation of the "Fifth" and the "Fourteenth Amendment".

However before it becomes a due process violation there are some parameters that must be met. Such as: Length of Delay, Reason for Delay -AND- Tactical Advantage Gained and Substantial, Actual and Non-speculative Prejudice -AND- Deprivation of Constitutional Rights

A.) Length of Delay.

First the petitioner would like to specify the U.S. Supreme Court held in **Barker v. Wingo** 409 U.S. 514 '72: "the length of delay primary use is a triggering Mechanism... when weighing the other reasons .. unless the delay is long enough to seem presumptively prejudicial which would require a dismissal.." (emphasis added.)

The petitioner indicates it has been (36) months from the third apprehension of the petitioner on February 23, 2000 to the proposed sentencing date on March 24, 2002.

Seven months prior to the third apprehension of petitioner is completely attributable to the state. Where the petitioner surrendered himself at first and was apprehended a second time and on the third arrest .. the state decides to pursue case number 60-C-166490-C.

The Nevada Supreme Court also held in situations such as these **State v. Autry** 746 P.2d 637 '87: "that the statutes of limitations does not define ones due process rights.... the Due Process Clause of the Fifth Amendment would require a dismissal of the information if it were shown at trial the delay caused substantial prejudice to the accused

right to a fair trial.... that the delay was used to gain a tactical advantage over the accused."

So reaching a conclusion without inquiring into the other reasons before reaching a decision would be superfluous in gesture.

B.) Reason for Delay.

All cases have held that the state is in a "better position" to give a reason for the delay. However these cases have also held "if the delay was used to gain a tactical advantage over the accused (reckless or intentional) or to harass the defendant would violate due process."

The fact stands that the state could not even possibly give a good reason for the delay, when the petitioner was incarcerated for (30) days for the supposed probation violation, gave a very incriminating statement during this time and was subsequently arrested for an additional incarceration period of a week.

Yet the state chose not to prosecute on both occasions even though there was an arrest warrant issued for case number 00-C-166490-C prior to these instances.

Which is more the U.S. Supreme Court held in *Dickey v. Florida* 398 U.S. 30 '70: "when the accused is available to the state.... the prosecutor's good-faith decision not to serve him is intolerable as a matter of fact and impermissible as a matter of Law."

Not to mention the Nevada Supreme Court concluded in *Tartaglia v. State* 791 P.2d 76 '90: "the reason for delay will weigh more heavily against the state, where the state fails to locate a defendant who's imprisoned in its own facility."

The petitioner states he was housed at the Clark County Detention Center on two occasions after the arrest warrant was issued, one for 30 days and another for a week on which of those occasions, the first, he gave a very incriminating statement.

11 Conspiracy?

12 The tactical advantage the state has gained is unchallenged.

13 For instance during the discovery period the state's "tactics"
14 secured the denial of an O.R. Bail Reduction and got the petitioner's bond
15 completely exonerated.

16 That after the petitioner had filed a Motion of Discovery to compel the
17 state to give the petitioner the incriminating statement which had been
18 given during the erroneous juvenile proceedings, at which time of the hearing
19 the state indicates to the they have no such statement, then prior to the hearing
20 of the O.R. Bail Reduction Motion after the state becomes aware of the such
21 the statement the petitioner had given is mysteriously located.

22 Also the petitioner truly believes that had that statement not been used to
23 secure the denial of the petitioner O.R. Bail Reduction Motion, the state would
24 have arbitrarily introduced it at the time of trial.

25 Which is more the petitioner could have challenged the "admissability"
26 "voluntariness" and "trustworthiness" of the statement that had been given
27 during arbitrary proceedings and diverse circumstances. State v. Sergeant
28 621 P.2d 209 '80.

The petitioner again stipulates that during the delay he was being
forced to take **Psychotropic Medication** against his will. (see exhibit F.)

Which in **Riggins v. Nevada 112 S. Ct. 1810** the accused had
an undeniable liberty interest and due process right that encompassed:

1.) showing of true mental veracity and 2.) ability to assist counsel.

Then it was also held in **Rennie v. Klien 462 F. Supp 1131** that the
accused had a **First Amendment** and **Due Process** interest. That was the
right to think and communicate..... and keep the government from interfering
with mental process. And again **assistance of counsel**.

This is just one of the many protected rights and interests that would

11 have been incorporated into the relative proceedings had the prosecutor chose
12 to prosecute the relevant charges during the delay.

13 Not to mention the petitioner could never show the exactitude of
14 his mental condition now since the petitioner is one in many who again
15 has come to a place of mental stability after being in a state of psychotic
16 mentation.

17 Plus it would be nearly impossible for the petitioner to reconstruct events
18 after being forced to take **Anti-Psychotic Medication**, since it is a
19 perception duller, memory impairment and zombifying drug.

20 The petitioner further stipulates he has lost psychiatric testimony and
21 pertinent mental health records, which would have helped assisted the
22 petitioners **Insanity Defense**.

23 As stated before the petitioner was taken to the Mental Health Facility
24 on 6161 West Charleston and diagnosed with numerous mental illnesses, before
25 he had turned himself in on August 14, 1999.

26 Nevertheless because of the delay the facility is unable to locate
27 any information on the petitioner now.

28 Conspiracy?

29 C.) Actual, Substantial and Non-speculative 30 Prejudice -AND- Deprivation of Constitutional Rights.

31 In the majority of the cases in this area they state, "the
32 burden of proof is on the accused to show substantial prejudice by a
33 preponderance of the evidence..." (emphasis added); (i.e.) "lost testimony, witness
34 and physical evidence." **U. S. v. Tousant 619 F.2d 810 '80.**

35 The petitioner specifies that he has lost factual determinations (i.e.);
36 challenging the admissability of the incriminating statement, mental health
37 records and documentary evidence, and psychiatric testimony.

38 Which the petitioner has proved beyond a preponderance that his

1 mental stability and mind state were in question during the delay
2 since the Clark County Detention Center was forcing the petitioner to
3 take **Anti-Psychotic Medication**. (see exhibit F.)

4 Furthermore during trial when the state played the petitioner
5 statement for the jurors, the petitioner plainly asks the detective
6 interrogating the petitioner for "psychiatric help."

7 Giving a further rise to the petitioner's frame of mind.

8 Also during trial the state asked the petitioner twice had he
9 plead not guilty by reason of insanity, swaying the jury's judgement towards
10 guilty.

11 However the petitioner was unable to use this defense since, due to
12 the delay and all the prejudice that entailed.

13 The U.S. Supreme Court held in **Geelan v. U.S. 520 F.2d 585**
14 **1st Cir '75**: "When prosecution is delayed.... determining *Mens Rea*
15 (emphasis added) at the time of the crime is increased. Passage of time
16 makes any fact more difficult. When the fact is as subtle as a
17 mental state the difficulty is immeasurably enhanced."

18 So how could the petitioner possibly put on an **Insanity Defense** now
19 since vital information has been lost.

20 Plus the state would be in agreement that no amount of
21 psychiatric testimony now would substantiate anything except the recovery
22 of the petitioner faculties and if the the court agrees intellect, after being
23 a psychotic ideologically thinking individual.

24 The state was also granted a **Petrocelli Motion** before trial to show common
25 scheme, plan or frame of mind.

26 The petitioner contention is, how is the court granting the state
27 an element of common law such as "criminal intent" and "frame of mind," when
the petitioner is asserting this aspect of law has been prejudice and

11 Compromised.

12 The constitutional deprivations the petitioner has sustained and brought
13 forth are that of the equal protections interest where factual determinations
14 to challenge the admissability of the incriminating statement and the impossibility
15 of the petitioner to put on an "insanity defense" due to lost information.

16 The double jeopardy by double punishment for the same offense issue.

17 The forced administration of anti-psychotic medication, which took
18 place during the delay.

19 The "tactical" discovery violation the state used to secure the denial
20 of the petitioner O.R. Bail Reduction motion.

21 Lastly the petitioner's ineffective assistance of counsel not litigating
22 all these allegations brought forth herein or obtaining pertinent information
23 that would assist in the mitigation of the relevant case.

24 Yet still other various violations the petitioner cares not to bring forth
25 since this should be more than adequate to establish a **due process** violation.

26 Needless to say the petitioner feels that this case will help set the
27 standards for preaccusation delay cases since this case has met parameters
28 and specifications other case could not meet such as **Bernan v. Sherriff**
29 **659 P.2d 298 '83 Nev.**

30 The petitioner feels this is one of those cases that "violates those
31 concepts of fairplay and decency that lie at the base of judicial system."

32 Where an individual surrenders himself only to be harrassed and have
33 constitutional rights violated by an unrelenting court syeten.

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4.) Egregious and Outrageous Government Conduct.

It was held in *Hillis v. U.S.* 746 P.2d 1092: "it may someday be presented with a situation in which the conduct of the law enforcement agents is so outrageous that the due process principle would absolutely bar the government from invoking judicial process 103 Nev. 54 to obtain a conviction."

Needless to say the petitioner has brought forth numerous due process violations and everything in an accumulation of errors would be outrageous at the least.

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Conclusion.

So in closing the petitioner would ask that this Honorable Court grant this petition since the petitioner has not burdens other cases could not in Pre-accusation Delay situations.

Furthermore there is still other numerous unlitigated violations such as the petitioner's counsel's ineffectiveness and what actually transpired at trial.

"Who watches the watchman."

Our judicial system is based on morality, retribution and rehabilitation.

What kind of moral retribution is served when the individual gives himself up freely to be punished yet the first was unjustified, but now he must give up himself once again to suffer unwanted anguish which could have been avoided at the first. What kind of rehabilitative purposes does this procure, the government ends up breeding the criminals which they intend to sift out.

By allowing government agents sworn to uphold the law by violating the such.

"It is just as well that justice is blind; she might not like some of the things done in her name if she could see them."

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I Renard T. Polk do adhere under the penalty of perjury the above Amended Petition Writ is correct true and accurate to the best of my limited knowledge.

Dated this 2nd day of February, 2002

Respectfully Supplcated
Renard T. Polk *2d Polk*

Exhibits "A-F."

Exhibit A: pg. 1-4. "Dispositional Report." Dated January 11, 1999.

Exhibit B: pg. 5. "Criminal Complaint."

Exhibit C: pg. 6-7 "Lodging Inquiry."

Exhibit D: pg. 8-10 "Formal Probation Order." Dated March 10, 1999

Exhibit E: pg. 11-17 "Formal Probation Order." Dated December 16, 1999

Exhibit F: pg. 18-27 "Psychiatric Records from C.C.D.C." Dated from August 8, 1999 to September 9 1999.

*Footnote the specified page numbers are an accumulative amount of pages.

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EIGHTH JUDICIAL DISTRICT COURT
FAMILY DIVISION - JUVENILE
CLARK COUNTY, NEVADA

Shirley B. Paragins

In the Matter of:

RENARD TURMAN POLK, AKA
RENARD TURMAN EDWARDS,

Date of Birth: October 14, 1980,

A Minor, 18 Years 3 Months of Age.

CASE NO. J58683
DEPT. NO.: F

FILED

DISPOSITIONAL REPORT

Date of Hearing: January 13, 1999

Time of Hearing:

Courtroom: #11

REASON FOR HEARING:

At the Contested Hearing on December 18, 1998, Renard Polk, represented by the Public Defender's Office, was found guilty of Petition #3, Count 2 - Attempted Robbery and Petition #3, Count 3 - Battery, amended to read "by punching him in the nose".

The Court ruled that the State failed to prove Petition #3, Count 1 - Battery with Substantial Bodily Harm.

RECOMMENDATION:

- 1) Wardship continued, having been adjudicated a Delinquent Youth;
- 2) Formal Probation continued for five months;
- 3) Restitution as recommended by the Victims Assistance Program in the amount of \$500.00;
- 4) Renard Polk to obtain employment, and substantiate employment with the Probation Department and pay the Court Ordered Restitution from his earnings;
- 5) Eighty hours of community service;
- 6) Completion of an Anger Control Class.

WHEREABOUTS OF MINOR:

Renard Polk resides with his maternal grandmother, Gloria Polk..

The subject minor was detained upon his arrest on September 20, 1998. At a subsequent Hearing on October 8, 1998, Renard was released on the Electronic Monitor.

On December 21, 1998, Renard Polk was arrested on Petition #3, Count 2 - Attempted Robbery and Petition #3, Count 3 - Battery, amended to read "by punching him in the nose". The Clark County Detention Center contacted the Continuum of Care Program and the electronic ankle bracelet was removed and the equipment was removed from the home. On December 24, 1998, Renard Polk was released from the Clark County Detention Center on bail. Renard's next Hearing is scheduled for January 27, 1999.

Exhibit: A • Pg. 1

1 LEGAL RESIDENCE: 1325 Nay Court, Las Vegas, Nevada 89104; telephone: 352-0377.

2 PRIOR RECORD: Please see Exhibits "A-1" and "A-2" – Family & Youth Services Records
3 Printout.

4 OFFENSE REPORT: Please see Exhibit "B" – Family and Youth Services Declaration of Arrest,
5 Exhibit "C" - Las Vegas Metropolitan Police Department Arrest Report, Exhibit "D" - Las Vegas
6 Metropolitan Police Department Incident Report, Exhibit "E" - Las Vegas Metropolitan Police
7 Department Voluntary Statement, Exhibit "F" - Las Vegas Metropolitan Police Department
8 Property Report and Exhibit "G" - Jack Close & Associates Physical Therapy and Rehabilitation
9 Center Initial Evaluation.

10 On September 20, 1998, at approximately 0730 hours, Officers working as a marked
11 patrol unit were dispatched on a call in reference to an attempted robbery that occurred on
12 September 19, 1998; at 2030 hours. The victim, Daniel Huff, was unable to file a report on
13 September 19, 1998, due to the fact that he was hospitalized all night after the robbery incident.

14 Huff stated on September 19, 1998, at approximately 2030 hours, he was walking west
15 bound on Colorado Street when he was approached by suspects, Wyatt Peterson and Renard
16 Polk. Huff said Peterson asked for drugs and money. When Huff said he did not have either
17 both Peterson and Polk demanded money and Huff's shoes. As Peterson squared off in front of
18 Huff, Polk circled to the rear of Huff. As Huff turned to face Polk, Polk struck him in the face
19 with either his fists or unknown object. This caused Huff to fall down to the ground where Polk
20 attempted to remove Huff's brand new shoes. An unknown neighbor came out and stated the
21 Police were being called which caused Peterson and Polk to walk briskly west bound on
22 Colorado.

23 On September 20, 1998, Officers did both talk to Peterson and Polk. After being read his
24 Rights per Miranda, Peterson admitted that he and Polk did in fact push Huff down to the
25 ground. Polk however after being read his Rights, denied the whole incident. Both Polk and
26 Peterson were positively listed as suspects by Huff. Wyatt Peterson and Renard Polk were
27 placed under arrest and transported to Family and Youth Booking where they were charged
28 accordingly.

18 VICTIM INFORMATION: Please see Exhibit "H".

19 The Victims Witness Administrator has recommended that the minors involved be
20 ordered to pay Restitution in the amount of \$500.00 each.

21 PRIOR SERVICES:

22 Renard Polk first came to the attention of the Court during 1994 when his mother was
23 arrested and he and the other children were placed into Child Haven. In March, 1995, Neglect
24 Supervision was initiated on the Charge of Destitution. Wardship was terminated on December
25 27, 1995. In March, 1997, Renard Polk was placed on a Consent Decree on a Charge contained
26 in amended Petition #1 - Trespass as amended from Attempted Burglary. The Informal
27 Supervision was closed in July, 1997. Renard was placed on Formal Probation on December 9,
28 1997, on the amended Charge of Petty Larceny as amended from Grand Larceny. He has paid
\$200.00 in ordered Restitution.

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1 SOCIAL HISTORY: Please see Exhibit "I" – Family Data Sheet. (Unless otherwise indicated,
2 background material is based solely on information provided by the parties themselves.)

3 Gloria Polk, the maternal grandmother and guardian was unable to be present for a
4 presentencing interview due to her medical condition. Social history information was obtained
5 during a telephone interview.

6 Mrs. Polk has raised Renard since birth. In addition she is raising the five other children
7 born to her daughter, Anna Lisa Edwards. Jamila Chatman age thirteen; Jahala Chatman age
8 twelve; Anna Lisa Polk age ten; Javan Polk age seven and Richard Chatman age four. Jamila
9 and Jahala have been cared for full time since 1991, although prior to this they were in her home
sporadically when the need arose. At present, she does not experience any substantial problems
from the other children. Anna Lisa Edwards, the natural mother, has experienced both alcohol
and drugs abuse problems throughout the years. She is currently incarcerated in the Clark
County Jail on the charge of Driving under the Influence. The natural mother gave birth to
Renard when she was eighteen. The natural father Darrell Edwards is said to spend time with
Renard. He is employed by a temporary employment agency, Onsite Staffing.

10 Gloria Polk states she receives five hundred twenty six dollars per month for the guardian
11 ship of the children. She also receives three hundred dollars plus in food stamps. Mrs. Polks
12 husband Archie Polk died as a result of an accident while employed as a Longshoreman in 1968.
She receives approximately six hundred dollars per month in death benefits.

13 Since 1994, Gloria Polk has undergone two surgeries for cancer. Her most recent surgery
14 was in 1996. She is presently undergoing chemotherapy treatments.

15 Renard attends alternative Co Star High School enrolled in the 12th grade.

16 PSYCHOLOGICAL EVALUATION: Please see Exhibit "J" - Family and Youth Services
17 Psychological Evaluation.

18 EVALUATION:

19 Eighteen-year three-month of age Renard Turman Polk is before the Court on a sustained
20 allegations contained in Petition #3, Count 2 - Attempted Robbery and Petition #3, Count 3 -
21 Battery, amended to read "by punching him in the nose". The Court ruled the State failed to
22 prove Petition #3, Count 1 - Battery with Substantial Bodily Harm.

23 On December 21, 1998, Renard was arrested as an adult on a Charge of Sexual Assault.
24 He was detained and released on \$500.00 bail on December 24, 1998. He is scheduled for a
25 preliminary Plea Hearing on January 27, 1999.

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
1 EVALUATION: (Continued)

2 Justification for commitment is present based on the severity of the attack and the
3 sustained injuries to the victim. However, due to Renard Polk's age of majority, commitment to
4 a Juvenile Institution, in all likelihood, would not be feasible. The Police reports revealed that
5 the victim was at a gross disadvantage. Two perpetrators attacking one individual is no act of
6 self defense. The Nevada Revised Statutes as applied to this case, does not allow for Renard
7 Polk to be sentenced to jail. Therefore, a recommendation for continued Formal Probation with
8 specific Orders is presented to the Court for consideration as recompense for the offense.

9 Submitted by:

10 
11 STEVE BARBER

12 Probation Officer
13 601 North Pecos Road
14 Las Vegas, Nevada 89101

15 
16 DAPHNA PARKER
17 Supervisor I

18 Date: 1-11-99

IKLA

LODGING INQUIRY

06/06/2001 15:04

ID NO: 01521718 LODGING: 005 TRUE NAME: POLK, RENARD TURMAN
FACILITY: CCDC IN CUSTODY: 11/08/2000 RELEASED:
CURRENT HOUSING: 3A34L PROP NUMBER: 02079 EARLIEST RELEASE:
ACTIVE CHARGES: 003 DETAINERS: 0 NO BAIL: 003 CASH ONLY: 0
TOTAL BAIL- CASH: \$0 SURETY: \$0 PROPERTY: \$0

LG CASE NUM	CT CHARGE LITERAL	BK-DTE	RL-DTE	REL/RSN	EVENT #
05 99F04726X	* 01 SEXUAL ASSAULT VICTI	110800			
	* 02 SEXUAL ASSAULT VICTI	110800			
	* 03 SEXUAL ASSAULT VICTI	110800			
04 00M04291X	01 OBSTRUCTING A PUBLIC	022300	022500	48 HOUR DELAY	0002232160
99F04726X	01 SEXUAL ASSAULT VICTI	022300	082300	COM/LAKES CROS	9903130217
	02 SEXUAL ASSAULT VICTI	022300	082300	COM/LAKES CROS	9903130217
	03 SEXUAL ASSAULT VICTI	030600	082300	COM/LAKES CROS	
03 99JJ0041X	01 PROBATION VIOLATION	081799	091699	TIME SERVED	
02 98F17550X	01 SEXUAL ASSAULT	011499	020699	REL/RSN RECOMM	

PRESS ENTER TO VIEW MORE CHARGES

IKLA

LODGING INQUIRY

06/06/2001 15:04

ID NO: 01521718 LODGING: 005 TRUE NAME: POLK, RENARD TURMAN

LG CASE NUM	CT CHARGE LITERAL	BK-DTE RL-DTE REL/RSN	EVENT #
01 98F17396X	01 SEXUAL ASSAULT	122298 122498 BOND POSTED	9810241797
*** END OF CHARGES ***			

END OF CHARGES FOR ID NO. PRESS PF7 TO VIEW PREVIOUS CHARGES OR ENTER NEW ID.

Shirley B. Rasmussen

EIGHTH JUDICIAL DISTRICT COURT
FAMILY DIVISION - JUVENILE
CLARK COUNTY, NEVADA

MAR 10 2 18 PM '99

FILE

In the Matter of:

RENARD TURMAN POLK, AKA
RENARD TURMAN EDWARDS,

Date of Birth: October 14, 1980,
A Minor, 18 Years 5 Months of Age.

241117
CASE NO. J58683
DEPT. NO. F

FORMAL PROBATION ORDER

This matter having come on for hearing before the Family Court, Eighth Judicial District, County of Clark, State of Nevada, on petition of Steve Barber, Probation Officer, Probation Division, Clark County Department of Family and Youth Services, on this 3rd day of March, 1999, said minor being present in Court.

This matter having come on before this Court and good cause being shown;

IT IS HEREBY ORDERED that Renard Turman Polk, AKA Renard Turman Edwards, is continued a Ward of the Family Court, having been adjudicated a Delinquent Child and continued on Formal Probation for a period of five months, until August 3, 1999, or until the further Order of the Court.

IT IS FURTHER ORDERED that Renard Turman Polk, AKA Renard Turman Edwards, pay Restitution in the amount of \$500.00 as recommended by the Victims Assistance Program.

...

...

Exhibit: D

1
2 CASE NO. J58683

3 IT IS FURTHER ORDERED that Renard Turman Polk, AKA
4 Renard Turman Edwards, obtain employment, and substantiate
5 employment with the Probation Department and pay the Court
6 ordered Restitution from his earnings.

7 IT IS FURTHER ORDERED that Renard Turman Polk, AKA
8 Renard Turman Edwards, complete eighty hours of unpaid
9 community service work.

10 IT IS FURTHER ORDERED that Renard Turman Polk, AKA
11 Renard Turman Edwards, complete an Anger Control Class.

12 *IT IS FURTHER ORDERED that Renard Turman Polk, AKA
13 Renard Turman Edwards, and the parent(s) will abide by the
14 Terms of Probation and Parental Agreement as attached.*

15 The Director of Court Services, Clark County Family &
16 Youth Services Probation Department, is charged with the
17 execution of said Order.

18 THE COURT has advised the subject minor that pursuant
19 to N.R.S. 62.370, said subject minor may, after three years
20 have elapsed after termination of the Family Court's
21 jurisdiction, or since the minor has so appeared, petition the
22 Court for the sealing of all records relating to said minor;

23 ...

24 ...

25 ...

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1
2 CASE NO. J58683


3 That, if the Court, after a hearing on said petition,
4 orders the records sealed, all proceedings theretofore
5 recounted in the records are deemed never to have taken place,
6 and the minor may, in response to any inquiry, reply that he
7 has no juvenile record whatsoever.

8 Dated this 9th day of March, 1999.

9
10 
11 JUVENILE HEARING MASTER
12 FERNANDO GUZMAN 3

13
14 
15 DISTRICT JUDGE - JUVENILE
16 ROBERT E. GASTON 3

15 Submitted by:

16 
17 STEVE BARBER
18 Probation Officer
19 601 North Pecos Road
20 Las Vegas, Nevada 89101

21 DATE: 3-3-99
22
23
24
25
26
27
28

EIGHTH JUDICIAL DISTRICT COURT
FAMILY DIVISION - JUVENILE
CLARK COUNTY, NEVADA

Dec 18 11 26 AM '97

CLERK

In the Matter of:

RENARD TURMAN POLK,

Date of Birth: October 14, 1980,

A Minor, 17 Years of Age.

CASE NO. J58683
DEPT. NO. A

FORMAL PROBATION ORDER

This matter having come on for hearing before the Juvenile Court of the Eighth Judicial District, County of Clark, State of Nevada, Clark County Juvenile Probation Department, on this 9th day of December, 1997, said minor being present in Court.

This matter having come on before this Court and good cause being shown;

IT IS HEREBY ORDERED that Renard Turman Polk is declared a Ward of the Juvenile Court, having been adjudicated a Delinquent Child. Renard Turman Polk is committed to the State of Nevada, Division of Child and Family Services, at Carson City, Nevada and placed in the Charge of the Administrator for placement in a correctional or institutional facility until he reaches the statutory age, as prescribed by law, or until discharged by the Superintendent thereof, or until the further Order of the Court.

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Exhibit

1 CASE NO.: J58683

2
3 However, good cause appearing, said commitment is
4 suspended, and Renard Turman Polk is placed on Formal Probation
5 for a period of nine months, until September 9, 1998, or until
6 the further Order of the Court.

7 IT IS FURTHER ORDERED that Renard Turman Polk pay
8 Restitution in the amount of \$200.00 per the Victims Witness
9 Assistance Center.

10 IT IS FURTHER ORDERED that Renard Turman Polk is placed
11 on House Arrest for the first sixty days.

12 IT IS FURTHER ORDERED that Renard Turman Polk is to
13 stay away from the victim.

14 ~~IT~~ IS FURTHER ORDERED that Renard Turman Polk and the
15 parent(s) will abide by the Terms of Probation and Parental
16 Agreement as attached.*

17 The Director of Court Services, Clark County Juvenile
18 Probation Department, is charged with the execution of said
19 Order.

20 THE COURT has advised the subject minor that pursuant
21 to N.R.S. 62.370, said subject minor may, after three years
22 have elapsed after termination of the Juvenile Court's
23 jurisdiction, or since the minor has so appeared, petition the
24 Court for the sealing of all records relating to said minor;

25 ...

26 ...

27 ...

28 ...

...

1
2 CASE NO.: J58683

3 That, if the Court, after a hearing on said petition,
4 orders the records sealed, all proceedings theretofore
5 recounted in the records are deemed never to have taken place,
6 and the minor may, in response to any inquiry, reply that he
7 has no juvenile record whatsoever.

8 Dated this 16TH day of December, 1997.

9
10 Fred F. Filer
11 JUVENILE HEARING MASTER

12 James R. Filer
13 JUDGE OF THE JUVENILE COURT

14 Submitted by:

15 Jim Hamilton
16 Probation Officer
17 601 North Pecos Road
18 Las Vegas, Nevada 89101

19 DATE: Dec. 15 '97
20
21
22
23
24
25
26
27
28

Eighth Judicial District Court

FAMILY DIVISION - JUVENILE

CLARK COUNTY, NEVADA

DEC 10 2 43 PM '97

CLERK

In the Matter of:

Renard Turman Polk

CASE NO. 58683

Date of Birth: 10/14/80

DEPT. NO. D

A Minor, 17 Years of Age.

TERMS AND CONDITIONS OF PROBATION/SUPERVISION

I, Renard T. Polk

understand I have been placed on Formal

Probation/Supervision for a period of 9 months, from 12-9-97 to 9-9-98,

until completion of the Terms and Conditions of Probation or until further Order of the Court, by the Judge of the Juvenile Court in Clark County, Nevada. I further understand that Probation Supervision is a privilege -- not a right -- extended to me instead of commitment to a youth institution. I do hereby agree to the following terms of Probation.

1. REPORTING: I will contact the following Probation Center by telephone within seven (7) days of my Court Hearing to schedule an appointment with my Probation Officer.

- ☐ Henderson Probation Center (702) 455-7900
- ☐ Laughlin Probation Center..... (702) 298-3882
- ☐ Mesquite Probation Center (702) 346-7053
- ☐ Northwest Probation Center (702) 455-7200
- ☐ Renaissance Probation Center..... (702) 455-8700
- ☐ Southwest Probation Center (702) 455-8300
- ☒ Stewart Probation Center..... (702) 455-7650

I will report to and meet with my assigned Probation Officer as directed, and will follow all terms of the Court Order.

2. RESIDENCE: I will reside at 1325 Nay Court during my period of
LVNV 89404
Probation and will be in the physical custody of Gloria Polk, relationship

pg. 14

1 Grand mother, telephone number 452-6377. Any stay away
2 from this location must have prior approval of my Probation Officer.

3 3. TRAVEL: I will not leave the State without first obtaining permission from my Probation Officer.

4 4. SEARCH CLAUSE: I will be subject to search of my person, automobile and home at any time
5 upon verbal demand of any Peace Officer of Juvenile Court.

6 5. NARCOTICS/DRUGS/ALCOHOL: I will not use, purchase, possess, give, sell or administer any
7 narcotic or dangerous drugs, including marijuana and alcohol. I will use only medication prescribed for me by
8 a licensed physician. I will not inhale or attempt to inhale or consume any harmful substance, such as gasoline,
9 paint, glue, or any aerosol product. I will submit to a chemical test of blood, breath or urine as directed by
10 the Probation Officer or any other Peace Officer of Juvenile Court. The cost of these tests will be paid for by
11 myself or my parents.

12 6. WEAPONS: I will not use or possess, carry or have under my control any firearms, air rifle, pistol,
13 B.B. gun, knife or any other type of dangerous weapon. I will not be in the presence or company of anyone
14 using or possessing weapons.

15 7. GENERAL LAWS: I will obey all the laws of the City, County, State and Federal laws which are not
16 listed above.

17 8. SPECIAL CONDITIONS: Check applicable conditions established in Court.

18 a. ☒ I will pay all restitution, as Ordered or determined by the Victim Witness Assistance Center
19 through the Family & Youth Services Department. 200.00

20 b. ☐ I will not associate with individuals as directed by my assigned Probation Officer.

21 c. ☐ I will enroll, attend and participate in school unless legally excused, maintaining an acceptable
22 behavior record and will attempt to obtain passing grades.

23 d. ☐ I will obtain employment during my period of Probation.

24 e. ☐ I will complete _____ hours of unpaid community service.

25 f. ☐ I will pay a fine of \$_____.

26 g. ☐ I will be home by _____ P.M. on Sundays through Thursday, and by _____ P.M.
27 on Fridays and Saturdays, unless accompanied by my parents. I understand that my Probation
28 Officer may set different curfew hours, depending upon my conduct.

1 h. ☐ I will attend and complete the following counseling/treatment or education sessions:

2 _____
3 _____
4 _____

5 i. ☐ I understand that my driving privileges during my probation period may be restricted, revoked
6 or prohibited.

7 1. ☐ I may not drive for _____ months.

8 2. ☐ I may not apply for a driver's permit or license for the term of probation or _____
9 months.

10 3. ☐ My license has been suspended for _____ months.

11 4. ☐ As otherwise indicated in the Court Order.

12 j. ☒ Any other special conditions deemed necessary by Probation Officer:

13 ⑥ First 60 days - House Arrest
14 ⑥ s/m to stay away from victims
15 Keep a distance of one block from victims
16 home.

16 MODIFICATION OF TERMS:

17 I understand that the Juvenile Court has the right to modify these Terms of Probation/Supervision at any
18 time as permitted by law. I further understand that failure to comply fully with the Terms of Probation/Supervision
19 and Special Court Orders may result in my arrest and automatic detainment, and/or commitment to a youth
20 institution.

21 I have read, or have had read to me, the foregoing Terms of Probation/Supervision and agree to abide
22 by them, knowing that if I fail to do so, further action may be taken by the Juvenile Court. I understand the
23 Sealing of Records Clause.

24 _____
25 Renard Palk
26 PROBATIONER

12-9-97

DATE

PARENTAL AGREEMENT

We/I, Gloria Polk the parent(s)
of Renard T. Polk, understand that our/my child has been declared a
Ward of the Court and placed on Formal Probation/Supervision by the Judge of the Juvenile Court in Clark
County, Nevada on Dec 9, 1997.

We/I understand that our/my child may be required by the Family & Youth Services Department to
submit to a chemical test of their blood, breath or urine and that we/I will be responsible for the cost of the
test(s).

We/I have reviewed the Terms of Probation/Supervision and agree to cooperate with those terms and
will do our best to make sure our/my child obeys those terms: and we/I will discuss with the assigned Probation
Officer any violations. We/I understand that it is our/my responsibility to help our/my child to adhere to the
Terms of Probation/Supervision and if we/I don't assist them, we/I may have action taken against us by the
Juvenile Court.

Gloria Polk 12/9/97
PARENT DATE

PARENT DATE

Submitted By:

Rebecca Schneider 12-9-97
DEPUTY PROBATION OFFICER DATE

Involuntary Administration of Psychotropic Medications

INMATE NAME

Bill, Renard

ID#

1521718

1. Inmate is suffering from a mental illness which creates: (circle those that apply)

- ☒ A. an immediate threat of bodily harm to self or others
- ☐ B. serious destruction of property
- ☒ C. extreme deterioration of functioning secondary to psychiatric illness

2. Behavior exhibited:

- A. Banging head on wall, door, bars, etc.
- B. Assaultive
- C. Threatening/attempted suicide
- D. Other (describe) Suicidal ideation

thought disorder

3. Less restrictive measures employed (circle)

- | | | | |
|---|-----------|----------------------|------------------------|
| <input type="radio"/> A. Restraints: | Effective | Not effective | Would not be effective |
| <input checked="" type="radio"/> B. Isolation: | Effective | <u>Not effective</u> | Would not be effective |
| <input checked="" type="radio"/> C. Medication offered but inmate refused | | | |
| <input checked="" type="radio"/> D. Individual counseling | | | |
| <input checked="" type="radio"/> E. Constant observation | | | |

4. Inmate will receive a one-time order of:

- A. Prolixin & Benadryl
- B. Prolixin & Benadryl & Ativan
- C. Haldol & Benadryl
- D. Haldol & Benadryl & Ativan

Signature of Primary Doctor _____

Date _____

Signature of Secondary Doctor _____

Date _____

This order may be renewed in 2-4 hours after the doctor has been called.

Inmate to be seen during next Psych Call

Inmate to be seen on a weekly basis while medications are involuntarily administered

- ☒ 5. Inmate remains a danger to him/herself &/or others and has either not responded to the medications specified in # 4 or a one-time dose will be ineffective and requires a long-acting dose:

- ☒ A. Prolixin Decanoate & Benadryl
- ☐ B. Prolixin Dec. & Benadryl & Ativan
- ☐ C. Haldol Dec. & Benadryl
- ☐ D. Haldol Dec. & Benadryl & Ativan

Signature of Primary Doctor [Signature]

Date 9-9-99

Signature of Secondary Doctor [Signature]

Date 9/9/99

Clark County Detention Center.

RT6/99

Medical Records

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PHYSICIAN'S ORDERS

INMATE NAME: ID #: D.O.B. / / ALLERGIES: Use Last Date / /	DIAGNOSIS (If Chg'd)
INMATE NAME: ID #: D.O.B. / / ALLERGIES: Use Fourth Date / /	DIAGNOSIS (If Chg'd)
INMATE NAME: ID #: D.O.B. / / ALLERGIES: Use Third Date / /	DIAGNOSIS (If Chg'd)
INMATE NAME: Polk Renard ID #: D.O.B. / / 9/10/99 ALLERGIES: Use Second Date 9.9.99	DIAGNOSIS (If Chg'd) Prolixin Dec 37.5 mg 1.m. -> now Benadryl 50 mg 1.m. Cyberon 2mg po q AM x 90D Benadryl 50 mg 1.m. q 10 pm for 2ss x 90D Full 11
INMATE NAME: Polk Renard ID #: 1521718 D.O.B. / / 9/10 ALLERGIES: Use First Date 9.7.99	DIAGNOSIS Melland 50 mg po q AM 100 mg po q PM x 90D Full 3 mos DC - 1.m. refused

I hereby certify that this is a full, true
 And correct copy of the original hard
 Copy on file with EMSA/Correctional
 Care, Clark County Detention Center.

[Signature]

EMSA/Correctional

EMSA CORRECTIONAL CA MENTAL HEALTH REPORT

Inmate Name: Polk, Renard

Date: 9/3/99

ID#: 1521718

Housing: 5B117

SS#: _____

DOB/Age: 10/14/80, 18

was homeless

☒ Resident ☐ Non-Resident
☐ Employed ☐ Unemployed
☐ Receiving Disability ☐ SSI
☐ SSDI
☐ VA

☒ Male
☐ Female

Marital Status: ☐ Married ☒ Single
☐ Divorced

Current Charges: prob. viol.

A. Presenting Problem: Officer Smith ref. - I'm requesting meds.

B. Current Mental Status:

Quality of Affect:

☐ Elated/Euphoric ☐ Labile ☐ Sarcastic
☒ Flat ☐ Depressed ☐ Anxious
☐ Agitated ☐ Frightened ☐ Apathetic
☐ Pressured ☐ Appropriate

Thought Progression:

☐ Illogical
☐ Incoherent
☒ Coherent
☐ Rational
☐ Vague
☐ Confused

Orientation:

☒ Time
☒ Place
☒ Person
☒ Situation

☒ Hallucinating: ☒ Audio ☐ Visual ☐ Tactile
☐ Delusional ☐ Paranoid ☐ Grandiose

C. Treatment History:

☒ Previous MH Treatment History:
☐ Family History of Mental Illness:
☒ Medications Prescribed in past:
☐ Currently Receiving Medications:
☒ Psych Hospitalizations
☐ Civilly Committed
☒ Suicidal History
☐ Present Ideation no

drank bottle rubbing alcohol - last seen by private psychiatrist, Dr. Ali who referred to m. Health 2 mos. ago - placed on risperdal (I'm says did not help & voices)

D. Substance Use/Abuse:

meth
☐ Narcotics ☒ Hallucinogens
☐ Drug/Alcohol Treatment ☐ Depressants ☒ Cannabis
☐ Other ☐ Stimulants ☒ Alcohol

E. Mental Health Status Summary:

I'm is an adult, oriented 18 y/o b/m who is experiencing auditory hallucinations which appear to be drug-induced. I'm states that he did large amounts of acid along w many other drugs. Has flashbacks +
Diagnostic Impression
Axis I: substance-induced psychosis
Axis II: poly substance abuse

F. Recommendations and Treatment Plan:

1) psychiatric eval
2) HTC
3) f/u PRN
Phonounced memory problems. Denies SI/ath to consent for safety.
I hereby certify that this is a full, true And correct copy of the original hard Copy on file with EMSA/Correctional Care, Clark County Detention Center
☐ Implement Suicide Watch
☐ Remove from Suicide Watch
☐ Observe for Suicidal Behavior

Report Completed By: Jack Mann, LCSW

Medical Records

pg. 21



PRISON
HEALTH
SERVICES
INCORPORATED

PROGRESS NOTES

Date/Time	Inmate's Name: 1521716 Folk, Ronald	D.O.B.: 1 / 1
9-7-99	CD - speed, alcohol f.b.x - hall, mumblers	
9-8-99	Request to see IM. He is ^{Voices - "Come be my heavenly father"} hallucinating & SI. Has difficulty formulating thoughts & impaired memory. Could not recall seeing Drs. or being offered meds. Officer felt more comfortable having IM on psych. module. IM reads Bible & able to say push button for officer & talk to cellmates if can not control SI. Plan: IM moved to 2B5V; refer to Psychiatry. Seen by Manis & Eymaw.	
9-9-99	Pt has SI and is psychotic & will require meds	Jack Manis, MD

I hereby certify that this is a full, true
And correct copy of the original hard
Copy on file with EMSA/Correctional
Care, Clark County Detention Center

Medical Records

19-22

EMSA CORRECTIONAL # CARE

REFUSAL OF TREATMENT FORM

Institution: _____

Name: Polk Renard ID# 1521718

D.O.B. _____

I, _____ have, this day, knowing that I have a condition
(Name of Inmate)

requiring medical care as indicated below:

- | | |
|---|---|
| <input type="checkbox"/> A. Refused medication. | <input type="checkbox"/> E. Refused X-Ray services. |
| <input checked="" type="checkbox"/> B. Refused dental — SCREEN | <input type="checkbox"/> F. Refused other diagnostic tes |
| <input type="checkbox"/> C. Refused an outside medical appointment. | <input checked="" type="checkbox"/> G. Refused physical examination |
| <input type="checkbox"/> D. Refused laboratory services. | <input type="checkbox"/> H. Other (Please specify) |

mental Health screen

Reason For Refusal _____

Potential Consequences Explained _____

I hereby certify that this is a full, true
And correct copy of the original hard
Copy on file with EMSA/Correctional
Care, Clark County Detention Center.

Medical Records 

I acknowledge that I have been fully informed of and understand the above treatment recommendations and the risks involved in refusing them. I hereby release and agree to hold harmless the state, statutory authority, all correctional personnel, medical/health personnel from all responsibility and any ill effects which may result from this refusal and I shall personally assume responsibility for my welfare.

I have read this form and certify that I understand its contents.

M. L. Lutton
Witness Signature

Witness Signature

Renard Polk
Patient Signature

9-2-99
Date

Time

NOTE: A refusal by the inmate to sign requires the signatures of at least one witness in addition to that of the medical staff member.

9.2.2

EMSA CORRECTIONAL CARE

REFUSAL OF TREATMENT FORM

Institution: CCDC
Name: Pork Renard ID# 1521718
D.O.B. 10/14/80

I, _____ have, this day, knowing that I have a condition
(Name of Inmate)

requiring medical care as indicated below:

- ☒ A. Refused medication. *Respirator*
☐ B. Refused dental care.
☐ C. Refused an outside medical appointment.
☐ D. Refused laboratory services.
☐ E. Refused X-Ray services.
☐ F. Refused other diagnostic tests
☐ G. Refused physical examination.
☐ H. Other (Please specify)

Reason For Refusal I don't need my medicine

I hereby certify that this is a full, true
And correct copy of the original hard
Copy on file with EMSA/Correctional
Care, Clark County Detention Center.

Potential Consequences Explained 455

Medical Records

I acknowledge that I have been fully informed of and understand the above treatment recommendations and the risks involved in refusing them. I hereby release and agree to hold harmless the state, statutory authority, all correctional personnel, medical/health personnel from all responsibility and any ill effects which may result from this refusal and I shall personally assume responsibility for my welfare.

I have read this form and certify that I understand its contents.

Witness Signature

Witness Signature

Date

Patient Signature

Time

NOTE: A refusal by the inmate to sign requires the signatures of at least one witness in addition to that of the medical staff member.

23
N

ARE YOU ILL? ☒ YES ☐ NO ARE YOU INJURED? ☐ YES ☐ NO HOUSING _____

DOCKET # _____

NAME _____

ADDRESS _____

EX _____

PREVIOUS COMMITMENTS _____

DATE 8-17-99 TIME 0215

LAST TETANUS (DATE) _____

DO YOU HAVE MEDICAL INSURANCE? ☐ YES ☒ NO INSURANCE COMPANY _____

VISUAL OBSERVATION Circle Y or N (Explain all "Yes" answers)

ALLERGIES:

1. Is inmate unconscious or showing visible signs of illness, injury, bleeding, pain, or other symptoms that require immediate medical attention? ☐ Yes ☒ No

If Yes, _____

2. Are there obvious signs of fever, jaundice, skin lesions, rash, or infection? (Needle marks, body markings, tattoos, scars, bruises, etc.) ☐ Yes ☒ No

If Yes, _____

3. Does the inmate's behavior/appearance suggest the risk of suicide or assault? ☐ Yes ☒ No

If Yes, _____

4. Does the inmate exhibit any signs of abnormal behavior? (e.g. tremors, sweating) ☐ Yes ☒ No

If Yes, _____

5. Does the inmate appear to be under the influence of, or withdrawing from, drugs or alcohol? ☐ Yes ☒ No

If Yes, _____

6. Is the inmate's mobility restricted in any way due to deformity, cast, injury, etc.? ☐ Yes ☒ No

If Yes, _____

7. Does the inmate have a persistent cough or appear to be lethargic? ☐ Yes ☒ No

If Yes, _____

INMATE QUESTIONNAIRE Circle Y or N (Explain all "Yes" answers)

8. Are you taking medication for: (circle as appropriate) asthma, diabetes, heart condition, high blood pressure, mental health problems, ulcers, arthritis, or other condition? ☒ Yes ☐ No

If Yes, what medication? Mental illness / Risperidone / Risperidone

9. When were you last seen by a physician or at a clinic for a medical, dental or mental health condition? 2 wks.

10. Are you allergic to any medications, foods, plants, etc.? ☐ Yes ☒ No

If Yes, _____

11. Have you fainted or had a head injury within the last 72 hours? ☐ Yes ☒ No

If Yes, _____

12. Do you have or have you been exposed to AIDS, hepatitis, TB, VD, or other communicable diseases? Have you experienced lethargy, weakness, weight loss, loss of appetite, fever or night sweats? ☐ Yes ☒ No

If Yes, _____

13. Have you been hospitalized by a physician or psychiatrist within the last year? ☒ Yes ☐ No

If Yes, _____

14. Have you ever considered or attempted suicide? ☐ Yes ☒ No

If Yes, _____

15. Do you have a painful dental condition? ☐ Yes ☒ No

If Yes, _____

16. Are you on a specific diet prescribed by a physician? ☐ Yes ☒ No

If Yes, _____

17. Do you use drugs and/or alcohol? What kind? _____

How often? _____

How much? _____

If Yes, include types, methods, date/time of last use and problems associated with ceasing use. (e.g. convulsions) _____

18. Females: Last menstrual period _____. Are you pregnant, on birth control pills, recently delivered or aborted? ☐ Yes ☒ No

If Yes, _____

PLACEMENT RECOMMENDATION (Check One)

☐ Emergency Room

☐ General Population

☐ Infirmary

☐ Isolation

☐ Observation

☐ Sick Call

(Date/Time)

REMARKS: _____

PPD GIVEN

I have answered all questions truthfully. I have been told and shown how to obtain medical services. I hereby give consent for professional services to be provided to me/by and through EMSA Correctional Care.

X. Bernard Polk
Inmate Signature

8-17-99
Date

Respiration 15

Pulse 80

Temp _____

Blood Pressure _____

Nurse Signature _____

Date _____

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INTAKE MENTAL HEALTH/SUICIDE QUESTIONNAIRE

☒ Past History

☐ Hallucinations: ☐ Auditory ☐ Visual ☐ Other

☐ Substance Abuse ☒ Drugs Type Anger / Halluc /

☒ Alcohol Last Use 7/2 ☐

☐ Suicidal Ideation YES NO When 12 wks

☒ Psych Hospitalizations: When/where/why?

Mental Health on Chester Jones

☐ Present Status

☐ Hallucinations: ☐ Auditory ☐ Visual ☐ Other

☐ Substance Abuse ☐ Drugs Type 8

☐ Alcohol Last Use 8 ☐

☐ Suicidal Ideation YES NO When 8

☐ Any Suicidal attempts: ☐ In Custody

☐ Prior to Arrest 8

☐ Current Medications

Compliant with Meds? Yes NO

ASSESSMENT

Findings requiring Immediate Referral

☐ dystonias/EPS

☐ Made attempt at suicide in Custody

☐ Poses Immediate threat to others
Or self

Findings Requiring Referral

☐ Suicidal ideation in past 12
Months

☐ Current RXs for psych

☐ Known Mental Problems

PLAN

☐ Suicide Watch

☐ Referral to Psych Call

☐ Segregation or Isolation

☐ Immediate call to Psych Services

☐ Immediate call to Psychiatrist/Medical Doctor

I hereby certify that this is a full, true
And correct copy of the original hard
Copy on file with EMSA/Correctional
Care, Clark County Detention Center.

Medical Records

INITIALS
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