FILED
Electronically
CR14-1830
2018-12-05 04:15:24 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7009347 : yviloria

1 | 2610 Lyn E. Beggs, Esq.

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Law Offices of Lyn E. Beggs, PLLC Nevada State Bar No. 6248

316 California Ave., #863 Reno, NV 89509

| (775) 432-1918 | ATTORNEY FOR PETITIONER Electronically Filed Dec 11 2018 03:30 p.m. Elizabeth A. Brown Clerk of Supreme Court

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

9 QUINZAEL MASON,

Petitioner, Case No: CR14-1830

vs. Dept. 10

THE STATE OF NEVADA,

Respondent.

NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that Petitioner QUINZALE MASON hereby appeals to the Supreme Court of the State of Nevada from the Order filed on November 12, 2018 denying all ground for relief raised in Petitioner's Petition for Writ of Habeas Corpus (Post Conviction) and Supplemental Petition for Writ of Habeas Corpus filed in the above referenced case with Notice of Entry of Order being filed contemporaneously.

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1	Pursuant to NRS 239B.030, the undersigned does hereby affirm that the precedin	g
2	document does not contain the social security number of any person.	
3	DATED this 5 ^h day of December, 2018.	
4	_/s/ LYN E. BEGGS	
5	Lyn E. Beggs, Esq. Low Offices of Lyn E. Beggs, BLLO	_
6	316 California Ave., #863	/
7	Lyn E. Beggs, Esq. Law Offices of Lyn E. Beggs, PLLC 316 California Ave., #863 Reno, NV 89509 (775) 432-1918 ATTORNEY FOR PETITIONER	
8	ATTORNEY FOR PETITIONER	
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CERTIFICATE OF SERVICE

I hereby certify that that on this date I electronically filed the foregoing with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

Joseph R. Plater, III, Esq. Washoe County District Attorney's Office Appellate Division

DATED this 5th day of December, 2018.

/s/ LYN E. BEGGS

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Clerk of the Court
Transaction # 7009347 : yviloria

| 1310

2 Lyn E. Beggs, Esq.
Law Offices of Lyn E. Beggs, PLLC

Nevada State Bar No. 6248
3 316 California Ave. #863

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VS.

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IN THE SECOND JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

QUINZALE MASON,

Reno, NV 89509

(775) 432-1918

ATTORNEY FOR PETITIONER

Petitioner,

Case No:

CR14-1830

Dept.

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THE STATE OF NEVADA,

Respondent.

CASE APPEAL STATEMENT

- 1. Name of Appellant filing this case appeal statement: QUINZALE MASON, Petitioner named above.
- 2. Identify the judge issuing the decision, judgment or order appealed from: The Honorable Elliott Sattler, Second Judicial District Court, Washoe County, Department 10.
- 3. Identify each appellant and the name and address of counsel for each appellant: QUINZALE MASON represented by Lyn E. Beggs, Esq., 316 California Ave., #863 Reno, NV 89509, (775) 432-1918.
- 4. Identify each respondent and the name and address of appellant counsel, if known, for each respondent. Respondent is THE STATE OF NEVADA. Appellate counsel

for Respondent is the Washoe County District Attorney, Appellate Division, P.O. Box 11130, Reno, NV 89520, (775) 328-3200.

- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission): None.
- 6. Indicate whether Petitioner/Appellant was represented by retained or appointed counsel in the district court: Petitioner/Appellant was represented by appointed counsel, Lyn E. Beggs, Esq.
- 7. Indicate whether Petitioner/Appellant is represented by retained or appointed counsel on appeal: Petitioner/Appellant is represented by appointed counsel, Lyn E. Beggs, Esq.
- 8. Indicate whether Petitioner/Appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: Petitioner/Appellant filed a motion for leave to proceed in forma pauperis on March 2, 2017 which was granted by the Court on March 6, 2017.
- 9. Indicate the date the proceedings commenced in the district court: An Information was filed commencing the underlying criminal action on November 24, 2014. A Judgment was entered against Petitioner/Appellant on March 17, 2015. Petitioner/Appellant filed a Petition for Writ of Habeas Corpus (post-conviction) on March 2, 2017. A Supplemental Petition was filed on December 8, 2017 through appointed counsel.
- 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court: This is an appeal from an Order denying ground two of a supplemental petition for writ of habeas corpus (post-conviction) resulting from the conviction of Petitioner/Appellant on March 17, 2015 after a multi-day jury trial on three felony counts:

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Battery with a Deadly Weapon, a violation of NRS 200.481(e); Assault with a Deadly Weapon, a violation of NRS 200.471; and Being a Felon in Possession of a Firearm, a violation of NRS 202.360. Petitioner/Appellant filed a direct appeal on April 15, 2015. The Nevada Supreme Court issued its Order of Affirmance on June 16, 2016 with Remittitur issued on July 11, 2016. Petitioner/Appellant then filed a Petition for Writ of Habeas Corpus (Post Conviction) in pro per on March 2, 2017 with a Supplemental Petition filed through appointed counsel on December 8, 2017. The State filed a Motion to Dismiss the Petition and Supplemental Petition on January 10, 2018. At the conclusion of briefing on the motion the argument was heard on the matter after which the Court filed an Order on June 7, 2018 dismissing all ground in the Original Petition and Ground One of the Supplemental Petition. An evidentiary hearing was held on the remaining ground on October 31, 2018. Petitioner/Appellant was granted an evidentiary which was held on August 30, 2018. An Order denying Ground Two of the Supplemental Petition was filed on November 21, 2018 with a Notice of Entry of Order filed contemporaneously. The denial of the ground of the Supplemental Petition subject to an evidentiary is the only issue addressed in the instant appeal which is timely filed.

- 11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: This matter was subject to a direct appeal before the Nevada Supreme Court in case no. 67830 which was resolved as discussed above.
- 12. Indicate whether this appeal involved child custody or visitation: This case does not involve child custody or visitation.
- 13. If this is a civil case, indicate whether this appeal involves the possibility of settlement: N/A.

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Affirmation Pursuant to NRS 239B.030, 1 The undersigned does hereby affirm that the preceding document does not contain the 2 social security number of any person. 3 4 DATED this 5th day of December, 2018. 5 /s/ Lyn E. Beggs 6 Lyn E. Beggs, Esq. Law Offices of Lyn E. Beggs, PLLC 7 Nevada State Bar No. 6248 8 318 California Ave. #863 Reno, NV 89509 (775) 432-1918 10 ATTORNEY FOR PETITIONER/APPELLANT 11 12 **CERTIFICATE OF SERVICE** 13 I hereby certify that I represent the Petitioner/Appellant in this matter, and that on this 14 15 date I electronically filed the foregoing with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following: 16 17 Joseph R. Plater, III, Esq. Washoe County District Attorney's Office 18 **Appellate Division** 19 20 And, via USPS, first-class postage pre-paid, to: 21 Quinzale Mason, ##1135809 22 **NNCC** PO Box 7000 23 Carson City, NV 89702 24 DATED this 5th day of December, 2018. 25 26 /s/ Lyn E. Beggs 27 28

FILED
Electronically
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2018-12-05 04:16:26 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7009351 : yviloria

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Lyn E. Beggs, Esq.

Reno, NV 89509

(775) 432-1918

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IN THE SECOND JUDICIAL DISTRICT COURT

FOR THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

QUINZALE MASON,

STATE OF NEVADA,

Law Offices of Lyn E. Beggs, PLLC

ATTORNEY FOR PETITIONER

Nevada State Bar No. 6248

316 California Ave. #863.

Petitioner,

Case No:

CR14-1830

Dept. 10

Respondent.

REQUEST FOR TRANSCRIPT OF PROCEEDINGS AT PUBLIC EXPENSE

To: Lori Urmston, Court Reporter, Second Judicial District Court, Department 10, 75 Court Street, Reno NV 89501

QUINZALE MASON, Petitioner named above, requests preparation of a transcript of the proceedings before the district court as follows:

Judge or officer hearing the proceeding(s): The Honorable Elliot A. Sattler, Department 10, Second Judicial District Court, County of Washoe.

Date of date of proceeding(s): Evidentiary Hearing, October 31, 2018

Portions of the transcript(s) requested: The entire transcripts for the hearing date noted above. This notice requests a transcript of only those portions of the district court proceedings that counsel reasonably and in good faith believes are necessary to determine

whether issues exist that may be raised on appeal from the Court's Order denying Petitioner's Supplemental Petition for Writ of Habeas Corpus (post-conviction).

I hereby certify that on this date I ordered the above transcript from the court reporter(s) named above, and paid no deposit as this request is for payment at public expense [no deposit required as counsel is appointed pursuant to NRS 7.115 through NRS 7.165].

Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 5th day of December, 2018.

/s/ LYN E. BEGGS

Lyn E. Beggs, Esq. Law Offices of Lyn E. Beggs, PLLC Nevada State Bar No. 6248 316 California Ave. #863 Reno, NV 89509 (775) 432-1918 ATTORNEY FOR PETITIONER

I hereby certify that I represent the Petitioner/Appellant in this matter, and that on this date I electronically filed the foregoing with the Clerk of the Court by using the ECF

Joseph R. Plater, III, Esq.
Washoe County District Attorney's Office
Appellate Division
And, via USPS, first-class postage pre-paid, to:

system which will send a notice of electronic filing to the following:

Lori Urmston, Court Reporter, Second Judicial District Court, Department 10, 75 Court Street, Reno NV 89501

DATED this 5th day of December, 2018.

/s/ LYN E. BEGGS

SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE

Case History - CR14-1830

DEPT. D10

HON. ELLIOTT A. SATTLER

Report Date & Time 12/6/2018 3:06:05PM

ase ID:	CR14-1830	Case Type:		ption: STATE VS. QUINZ HNAL	CALE MASO	N (D10) Initial Filing Date:	11/21/2014
<u>ase 1D.</u>	CK14-1650	Case Type:	CKIIV			Tinual Filling Date.	11/21/2014
				Parties			
PLTF		STATE OF NEVA	ADA - S	ГАТЕ			
DA		Jennifer P. Noble,	Esq 94	146			
DA		Zach Young, Esq.					
DA		Joseph R. Plater, I					
DA		Travis B. Lucia, E.					
DEFT		QUINZALE MAS					
PD		John Reese Petty,	_				
PD PD		Donald K. White,		146 /			
CAA		Carl F. Hylin, Esq. Lyn E. Beggs, Esq					
PNP		Div. of Parole & I		ı - DPNP			
				Charges			
Charge No.	Charge Code	Charge Date		_	rge Descripti	on	
1	50223	2/4/2015	AI	BATTERY WITH A DEADLY V	VEAPON		
2	50201	2/4/2015	AI	ASSAULT WITH A DEADLY V	VEAPON		
3	51460	2/4/2015	AI	BEING A FELON IN POSSESS	ION OF A FIRE	ARM	
				Plea Information			
Charge No.	Plea Code	Plea Date		Plea D	escription		
2	50201	2/6/2015		PLED NOT GUILTY			
1	50223	2/6/2015		PLED NOT GUILTY			
3	51460	2/6/2015		PLED NOT GUILTY			
4	NC01	2/0/2013		TEED NOT GOIETT			
4	NC01						
				Sentences			
Date	Charge No.	Charge Desc		Time Served		Sentence Text	
3/17/2015	1 - Nevada	State Prison		NDOC 36-120 + FEES.			
3/17/2015	2 - Nevada	State Prison		NDOC 24-60 MOS, TO BE SE		UTIVELY TO	
3/17/2015	3 - Nevada	Stata Drigan		THE SENTENCE IMPOSED F NDOC 24-60 MOS, TO BE SE		DENTI V TO	
3/17/2013	3 - Nevada	State I fison		THE SENTENCE IMPOSED I		REVIET TO	
			F	Release Information			
		Custody Status					
				Hearings			
Dep	artment Event D	escription			Sched. Date	& Time	Disposed Date
1 D	1 ARRAIGNMEN	T		1:	2/9/2014	09:00:00	12/9/2014
Eve	ent Extra Text:				Disposition:		
					-	014	

TRIAL SET

TO ALL COUNTS; INVOKED RIGHT TO TRIAL W/IN 60 DAYS;

Case Description:	STATE VS.	QUINZALE M	ASON (D10)

	Department Event Description	Sched. Date & Time	Disposed Dat
2	DI MOTION TO CONFIRM TRIAL	1/27/2015 09:00:00	1/27/2015
	Event Extra Text: TRIAL SET 2/9/15 FOR 5 DAYS (BDW/ADW)	Disposition:	
	Zivin Zima ivini Titi Ziviz Zivito i orto Zivio (oz ivi zi vi)	D425 1/27/2015	
		MOTION TO CONFIRM TRIAL GRANT	
		EXHIBIT MARKING SET FOR 2-6-15 A	Г 9:00 А.М.
	Department Event Description	Sched. Date & Time	Disposed Dat
3	D10 HEARING	2/5/2015 10:00:00	2/5/2015
	Event Extra Text: (HRG ON MATERIAL WITNESS BENCH WARRANT -	Disposition:	
	ANTHONY HOLLY)	D435 2/5/2015	
		COURT ORDERED: MATERIAL WITNE SHALL REMAIN IN CUSTODY @WCJ \ TRIAL AND IS RELEASED FROM HIS S IN THIS CASE IS SET TO COMMENCE FEBRUARY 9, 2015 @8:30AM.	UNTIL HE TESTIFIES AT SUBPOENA; JURY TRIAL
	Department Event Description	Sched. Date & Time	Disposed Dat
4	D10 STATUS HEARING	2/6/2015 08:30:00	2/6/2015
	Event Extra Text:	Disposition:	
		D435 2/6/2015	
		COURT ORDERED: STATE'S MOTION OF AN ALIBI WAS GRANTED. COURT FURTHER ORDERED: JURY THE BE CHANGED TO 8:15AM ON MONDA (2/11) TO ACCOMODATE THE DEFT'S	RIAL START TIME SHALL IY (2/9) AND WEDNESDAY
	Department Event Description	Sched. Date & Time	Disposed Dat
5	DI EXHIBITS TO BE MARKED W/CLERK	2/6/2015 09:00:00	2/4/2015
	Event Extra Text:	Disposition: D843 2/4/2015	
	Department Event Description	Sched. Date & Time	Disposed Dat
6	D10 EXHIBITS TO BE MARKED W/CLERK	2/6/2015 09:00:00	2/6/2015
	Event Extra Text:	Disposition:	
		D596 2/6/2015	
	Department Event Description	Sched. Date & Time	Disposed Dat
7	D10 TRIAL - JURY	2/9/2015 08:15:00	2/9/2015
	Event Extra Text:	Disposition:	
		D832 2/9/2015	
		TRIAL TO RECONVENE TOMORROW,	2/10/15, @8:30AM.
		COURT ORDERED: MATERIAL WITNE RELEASED FROM HIS SUBPOENA AN RELEASED FROM CUSTODY.	
	Department Event Description	Sched. Date & Time	Disposed Dat
8	D10 TRIAL ONGOING	2/10/2015 08:30:00	2/10/2015
Ü			

Department

D10

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Event Description

HEARING...

Case Description: STATE VS. QUINZALE MASON (D10) CR14-1830 Case ID: **CRIMINAL Initial Filing Date:** 11/21/2014 Case Type: Department **Event Description** Sched. Date & Time Disposed Date TRIAL ONGOING 2/11/2015 2/11/2015 D10 08:30:00 Disposition: Event Extra Text: D832 2/11/2015 Department **Event Description** Sched. Date & Time Disposed Date 2/12/2015 08:30:00 D10 TRIAL ONGOING 2/12/2015 10 Event Extra Text: Disposition: D895 2/12/2015 JURY FOUND THE DEFT GUILTY OF COUNT I, II AND III OF THE AMENDED INFORMATION; SENTENCING SET FOR MARCH 19, 2015 @8:30AM. Sched. Date & Time Disposed Date Department **Event Description** D10 SENTENCING 3/17/2015 08:30:00 3/17/2015 11 Event Extra Text: Disposition: 3/17/2015 D765 Department **Event Description** Sched. Date & Time Disposed Date D10 SENTENCING 3/19/2015 08:30:00 2/20/2015 12 Event Extra Text: Disposition: D844 2/20/2015 VACATED PER COUNSEL AND RESET TO MARCH 17, 2015 AT 8: 30 A.M. Department **Event Description** Sched. Date & Time Disposed Date D10 Request for Submission 11/9/2017 15:12:00 11/17/2017 13 Event Extra Text: MOTION FOR ROUGH DRAFT TRANSCRIPTS AT Disposition: PUBLIC EXPENSE FILED 11-1-17 11/17/2017 Department **Event Description** Sched. Date & Time Disposed Date D10 1/31/2018 3/2/2018 14 Request for Submission 16:14:00 Event Extra Text: MOTION TO DISMISS PETITION AND SUPPLEMENTAL Disposition: PETITION FOR WRIT OF HABEAS CORPUS FILED 1/10/18 3/2/2018 S200 HEARING SET FOR MAY 25, 2018, AT 9:00 A.M.

Sched. Date & Time

09:00:00

5/25/2018

Disposed Date

5/25/2018

ise ID:	CR14-183		e Description: STATE VS. Q CRIMINAL	UINZALE MASON (D10) Initial Filing Dat	e: 11/21/2014
	Event Extra Text:	HEARING ON STATE'S MOTION TO ENTAL PETITION FOR WRIT OF HA	O DISMISS PETITION	Disposition: D430 5/25/2018 DEFENDANT'S MOTION TO APPLY STATUTO THE MINIMUM PART OF SENTENCE FILED WITHDRAWN. GROUNDS 1,2,3, OF THE PETITION FOR WR CORPUS DISMISSED GROUND 1 OF THE SUPPLEMENTAL PETITI HABEAS CORPUS DISMISSED; STATE'S COU ORDER AND SUBMIT BY CLOSE OF BUISNER RESPECTIVE COUNSEL TO CONTACT SHEIL PRIOR TO CLOSE OF BUISNESS JUNE 1, 201: EVEDENTIARY HEARING/ORAL ARGUMEN THE SUPPLEMENTAL PETITION FOR WRITT CORPUS. PETITIONER'S COUNSEL TO PROVIDE STAT WRITTEN NOTICE/OFFER OF PROOF OF ISS GROUND 2 BY JUNE 29, 2018.	DRY CREDITS TO MAY 21, 2018, IS IT OF HABEAS TON FOR WRIT OF JINSEL TO PREPARE ESS JUNE 15, 2018. LA MANSFIELD 8, TO SCHEDULE T ON GROUND 2 OF OF HABEAS TE'S COUNSEL WITH
	Department	Event Description		Sched. Date & Time	Disposed Date
16	-	IDENTIARY HEARING		8/17/2018 13:30:00	6/29/2018
Event Extra Text: EVIDENTIARY HEARING ON GROSUPPLEMENTAL PETITION FOR WRIT OF HABEAS				Disposition: D844 6/29/2018 VACATED DUE TO COURT'S SCHEDULE; RESET FOR SEPTEMBER 7, 2018, AT 1:30 P.M.	
	Department	Event Description		Sched. Date & Time	Disposed Date
17	D10 EV	TIDENTIARY HEARING		9/7/2018 13:30:00	8/24/2018
Event Extra Text: EVIDENTIARY HEARING ON GROSUPPLEMENTAL PETITION FOR WRIT OF HABEA			Disposition: D844 8/24/2018 VACATED PER COUNSEL; RESET FOR		
	Department	Event Description		Sched. Date & Time	Disposed Date
18	D10 EV	IDENTIARY HEARING		10/31/2018 09:00:00	10/31/2018
		EVIDENTIARY HEARING ON GRO L PETITION FOR WRIT OF HABEAS		Disposition: D355 10/31/2018 COURT DENIED GROUND TWO OF THE SUPPETITION; COUNSEL PLATER SHALL PREPA	
			Agency Cross Refere	ence	
Code	Agend	cy Description	Case Reference I.	D.	
DA PC RJ RP SC	PCN numb Reno Justio	ce's Court ce Department	DA1414272 PCNRPD1414703C RCR2014078326 RP14015205 SCN 67830		
Action F	Entry Date Cod	le Code Description	Actions	Text	
11/24/2	•	Information	Transaction 4708156 - App	roved By: SHAMBRIG : 11-24-2014:10:21:54	
11/24/2	2014 NEF	Proof of Electronic Service	Transaction 4708540 - App	roved By: NOREVIEW : 11-24-2014:10:23:01	
11/24/2	2014 1491	Pretrl Srvcs Assessment Report	Transaction 4709063 - App	roved By: SHAMBRIG : 11-24-2014:14:10:46	
11/24/2	2014 3700	Proceedings	JUSTICE COURT PROCE	EDINGS - STATE'S EX A SENT TO EVIDENCE CLE	RK
11/24/2	2014 NEF	Proof of Electronic Service	Transaction 4709219 - App	roved By: NOREVIEW : 11-24-2014:14:14:06	
11/24/2	2014 1695	** Exhibit(s)	STATE'S EX A SENT TO E	VIDENCE CLERK	
11/24/2	2014 COC	Evidence Chain of Custody Form			

Case ID:	CR14-1830	C Case Type:	ase Description: STATE VS. QUINZALE MASON (D10) CRIMINAL Initial Filing Date: 11/21/2014
12/12/2014	MIN	***Minutes	Arraignment 12/9/14 - Transaction 4733971 - Approved By: NOREVIEW : 12-12-2014:13:33:04
12/12/2014	NEF	Proof of Electronic Service	Transaction 4733977 - Approved By: NOREVIEW : 12-12-2014:13:34:20
12/15/2014	4105	Supplemental	SUPPLEMENTAL JUSTICE COURT PROCEEDINGS
12/23/2014	3980	Stip and Order	RE: CONSUMPTION FOR DNA TESTING - Transaction 4747808 - Approved By: NOREVIEW : 12-23-2014:11:
12/23/2014	NEF	Proof of Electronic Service	Transaction 4747817 - Approved By: NOREVIEW : 12-23-2014:11:42:55
12/30/2014	3370	Order	REQUEST, STIPULATION AND ORDER RE PRE-PRELIMINARY HEARING AND PRE-TRIAL RECIPROCAL D
12/30/2014	NEF	Proof of Electronic Service	Transaction 4754195 - Approved By: NOREVIEW : 12-30-2014:12:17:24
1/16/2015	2592	Notice of Witnesses	NOTICE OF EXPERT WITNESS PURSUANT TO NRS 174.234 - Transaction 4777839 - Approved By: YLLOYD
1/16/2015	NEF	Proof of Electronic Service	Transaction 4778069 - Approved By: NOREVIEW: 01-16-2015:16:27:36
1/16/2015	2592	Notice of Witnesses	Notice of Alibi Witness - Transaction 4777997 - Approved By: ADEGAYNE : 01-16-2015:16:28:43
1/16/2015	NEF	Proof of Electronic Service	Transaction 4778085 - Approved By: NOREVIEW: 01-16-2015:16:29:59
1/20/2015	2265	Mtn to Bifurcate	MOTION TO BIFURCATE TRIAL RELATED TO THE CHARGE OF BEING A FELON IN POSSESSION OF A FIF
1/20/2015	NEF	Proof of Electronic Service	Transaction 4780528 - Approved By: NOREVIEW : 01-20-2015:16:49:05
1/21/2015	2610	Notice	NOTICE OF NON-OPPOSITION TO STATE'S MOTION TO BIFURCATE TRIAL RELATED TO THE CHARGE O
1/21/2015	NEF	Proof of Electronic Service	Transaction 4781214 - Approved By: NOREVIEW: 01-21-2015:10:09:06
1/28/2015	3060	Ord Granting Mtn	STATE'S MTN TO BIFURCATE TRIAL RELATED TO THE CHARGE OF BEING A FELON IN POSSESSION OF
1/28/2015	NEF	Proof of Electronic Service	Transaction 4792293 - Approved By: NOREVIEW: 01-28-2015:12:21:25
1/28/2015	MIN	***Minutes	MOTION TO CONFIRM TRIAL - 1-27-15 - Transaction 4792397 - Approved By: NOREVIEW: 01-28-2015:13:01
1/28/2015	NEF	Proof of Electronic Service	Transaction 4792400 - Approved By: NOREVIEW: 01-28-2015:13:02:17
1/30/2015	2592	Notice of Witnesses	NOTICE OF WITNESS PURSUANT TO NRS 174.234 - Transaction 4796831 - Approved By: MFERNAND : 01-3
1/30/2015	NEF	Proof of Electronic Service	Transaction 4796859 - Approved By: NOREVIEW: 01-30-2015:13:32:37
2/4/2015	3370	Order	ORDER TRANSFERRING CASE FROM DEPT. 1 TO DEPT. 10 - Transaction 4802351 - Approved By: NOREVI
2/4/2015	1095	Amended Information	Transaction 4803576 - Approved By: LBARRAGA: 02-05-2015:10:07:16
2/4/2015	NEF	Proof of Electronic Service	Transaction 4803539 - Approved By: NOREVIEW: 02-04-2015:16:11:17
2/4/2015	NEF	Proof of Electronic Service	Transaction 4803535 - Approved By: NOREVIEW: 02-04-2015:16:10:35
2/4/2015	NEF	Proof of Electronic Service	Transaction 4802360 - Approved By: NOREVIEW: 02-04-2015:11:09:56
2/4/2015	1301	Bench Warrant Filed -Case Oper	BENCH WARRANT ON MATERIAL WITNESS ORDER - Transaction 4803304 - Approved By: NOREVIEW : 02-
2/4/2015	NEF	Proof of Electronic Service	Transaction 4803310 - Approved By: NOREVIEW: 02-04-2015:15:37:30
2/4/2015	3370	Order	MATERIAL WITNESS ORDER - Transaction 4803317 - Approved By: NOREVIEW: 02-04-2015:15:40:25
2/4/2015	NEF	Proof of Electronic Service	Transaction 4803324 - Approved By: NOREVIEW: 02-04-2015:15:41:22
2/4/2015	2490	Motion	MOTION TO REQUIRE BOND OF A MATERIAL WITNESS - Transaction 4803309 - Approved By: MELWOOD :
2/4/2015	1075	Affidavit	Transaction 4803312 - Approved By: MELWOOD : 02-04-2015:16:10:15
2/5/2015	MIN	***Minutes	2/5/15 - HRG ON MATERIAL WITNESS BENCH WARRANT - Transaction 4804930 - Approved By: NOREVIEW
2/5/2015	NEF	Proof of Electronic Service	Transaction 4804269 - Approved By: NOREVIEW: 02-05-2015:10:09:46
2/5/2015	NEF	Proof of Electronic Service	Transaction 4804935 - Approved By: NOREVIEW: 02-05-2015:13:07:33
2/5/2015	2490	Motion	MOTION TO EXCLUDE EVIDENCE OF AN ALIBI - Transaction 4805902 - Approved By: YLLOYD : 02-06-2015:
2/6/2015	NEF	Proof of Electronic Service	Transaction 4806160 - Approved By: NOREVIEW: 02-06-2015:09:27:49
2/6/2015	MIN	***Minutes	2/6/15 - STATUS HRG - Transaction 4807174 - Approved By: NOREVIEW: 02-06-2015:13:57:16
2/6/2015	NEF	Proof of Electronic Service	Transaction 4807917 - Approved By: NOREVIEW: 02-06-2015:16:37:46

e ID: C	CR14-1830	Case Type:	CRIMINAL Initial Filing Date: 11/21/2014
2/6/2015	2592	Notice of Witnesses	Transaction 4807669 - Approved By: MELWOOD : 02-06-2015:16:36:55
2/6/2015	NEF	Proof of Electronic Service	Transaction 4807180 - Approved By: NOREVIEW : 02-06-2015:14:00:18
2/9/2015	3892	Return of Service B/W	WARRANT FILED - 02/04/15
2/9/2015	NEF	Proof of Electronic Service	Transaction 4809981 - Approved By: NOREVIEW : 02-09-2015:15:46:18
2/9/2015	MIN	***Minutes	2/9/15 - JURY TRIAL (DAY 1) - Transaction 4809979 - Approved By: NOREVIEW : 02-09-2015:15:45:19
2/10/2015	MIN	***Minutes	2/10/15 - JURY TRIAL (DAY 2) - Transaction 4812621 - Approved By: NOREVIEW : 02-10-2015:17:35:25
2/10/2015	NEF	Proof of Electronic Service	Transaction 4812622 - Approved By: NOREVIEW : 02-10-2015:17:36:25
2/11/2015	1312	Case Assignment Notification	ORDER TRANSFERRING CASE TO DEPARTMENT 10, FROM DEPARTMENT 1 - Transaction 4812793 -
2/11/2015	NEF	Proof of Electronic Service	Transaction 4812811 - Approved By: NOREVIEW : 02-11-2015:09:07:14
2/11/2015	MIN	***Minutes	2/11/15 - JURY TRIAL (DAY 3) - Transaction 4814838 - Approved By: NOREVIEW: 02-11-2015:18:04:02
2/11/2015	NEF	Proof of Electronic Service	Transaction 4814839 - Approved By: NOREVIEW: 02-11-2015:18:04:53
2/12/2015	4245	Verdict(s)	DEFT FOUND GUILTY OF COUNT III - BEING A FELON IN POSSESSION OF A FIREARM - Transaction
2/12/2015	4245	Verdict(s)	DEFT FOUND GUILTY OF COUNT II - ASSAULT WITH A DEADLY WEAPON - Transaction 4815384 - App
2/12/2015	NEF	Proof of Electronic Service	Transaction 4815383 - Approved By: NOREVIEW : 02-12-2015:11:04:47
2/12/2015	4245	Verdict(s)	DEFT FOUND GUILTY OF COUNT I - BATTERY WITH A DEADLY WEAPON Transaction 4815379 - App
2/12/2015	NEF	Proof of Electronic Service	Transaction 4815389 - Approved By: NOREVIEW : 02-12-2015:11:05:57
2/12/2015	—— NEF	Proof of Electronic Service	Transaction 4816822 - Approved By: NOREVIEW : 02-12-2015:16:56:23
2/12/2015	MIN	***Minutes	2/12/15 - JURY TRIAL (DAY 4) & EXHIBIT LIST - Transaction 4816818 - Approved By: NOREVIEW : 02-1:
2/12/2015	1695	** Exhibit(s)	TRIAL EXHIBITS 1-26 MARKED; 1-25 WERE ADMITTED.
2/12/2015	1885	Jury Instructions	
2/12/2015	3760	Refused Instructions-Pltf	
2/12/2015	NEF	Proof of Electronic Service	Transaction 4815391 - Approved By: NOREVIEW : 02-12-2015:11:06:49
2/12/2015	3373	Other	WITHDRAWN JURY INSTRUCTION #33
2/12/2015	4235	Unused Verdict Form(s)	
2/19/2015	NEF	Proof of Electronic Service	Transaction 4823301 - Approved By: NOREVIEW : 02-19-2015:08:04:22
2/19/2015	4185	Transcript	2/6/15 Status Hearing - Transaction 4823298 - Approved By: NOREVIEW : 02-19-2015:08:03:23
2/26/2015	1250	Application for Setting	SENTENCING - MARCH 17, 2015 @ 8:30 AM - Transaction 4835864 - Approved By: MELWOOD : 02-26-
2/26/2015	NEF	Proof of Electronic Service	Transaction 4836014 - Approved By: NOREVIEW : 02-26-2015:14:37:12
3/5/2015	4500	PSI - Confidential	* SEALED * Transaction 4848109 - Approved By: YLLOYD : 03-06-2015:09:42:56
3/6/2015	NEF	Proof of Electronic Service	Transaction 4848512 - Approved By: NOREVIEW: 03-06-2015:09:43:53
3/11/2015	1930	Letters	* SEALED * DOCUMENTS SUBMITTED BY DEFENSE FOR CONSIDERATION AT SENTENCING TO BE
3/11/2015	NEF	Proof of Electronic Service	Transaction 4856443 - Approved By: NOREVIEW: 03-11-2015:15:59:29
			* SEALED * DOCUMENTS SUBMITTED BY DEFENSE FOR CONSIDERATION AT SENTENCING TO BE
3/12/2015	1930 1930	Letters	* SEALED * CONTINUATION TO DOCUMENTS SUBMITTED BY DEFENSE FOR CONSIDERATION AT
		Letters Proof of Floatronia Sarvica	
3/12/2015	NEF	Proof of Electronic Service	Transaction 4858163 - Approved By: NOREVIEW : 03-12-2015:14:20:57
3/17/2015	1850	Judgment of Conviction	Transaction 4863987 - Approved By: NOREVIEW : 03-17-2015:12:04:14
3/17/2015	COLL	Sent to Collections	17-MAR-2015
3/17/2015	NEF	Proof of Electronic Service	Transaction 4863992 - Approved By: NOREVIEW : 03-17-2015:12:05:12
3/17/2015	1930	Letters	LETTER FROM THE ACLU DATED 1/20/15

e ID:	CR14-1830	Case Type:	CRIMINAL Initial Filing Date: 11/21/2014
4/9/2015	2520	Notice of Appearance	JOHN PETTY, PD / QUINZALE MASON - Transaction 4900676 - Approved By: MCHOLICO : 04-10-2015:0
4/10/2015	NEF	Proof of Electronic Service	Transaction 4900945 - Approved By: NOREVIEW: 04-10-2015:08:15:29
4/10/2015	MIN	***Minutes	3/17/15 - SENTENCING - Transaction 4901495 - Approved By: NOREVIEW: 04-10-2015:10:46:27
4/10/2015	NEF	Proof of Electronic Service	Transaction 4901503 - Approved By: NOREVIEW: 04-10-2015:10:47:29
4/15/2015	1310	Case Appeal Statement	Transaction 4906731 - Approved By: YVILORIA: 04-15-2015:11:07:19
4/15/2015	2515	Notice of Appeal Supreme Court	Transaction 4906730 - Approved By: YVILORIA: 04-15-2015:11:07:01
4/15/2015	3868	Req to Crt Rptr - Rough Draft	Transaction 4906732 - Approved By: YVILORIA: 04-15-2015:11:07:57
4/15/2015	NEF	Proof of Electronic Service	Transaction 4908306 - Approved By: NOREVIEW: 04-15-2015:15:08:49
4/15/2015	3000	Ord Trial Transcript/Public\$	Transaction 4908298 - Approved By: NOREVIEW: 04-15-2015:15:08:00
4/15/2015	NEF	Proof of Electronic Service	Transaction 4907486 - Approved By: NOREVIEW: 04-15-2015:11:09:14
4/15/2015	NEF	Proof of Electronic Service	Transaction 4907482 - Approved By: NOREVIEW: 04-15-2015:11:08:53
4/15/2015	NEF	Proof of Electronic Service	Transaction 4907480 - Approved By: NOREVIEW : 04-15-2015:11:08:44
4/15/2015	NEF	Proof of Electronic Service	Transaction 4907473 - Approved By: NOREVIEW: 04-15-2015:11:08:05
4/15/2015	2230	Mtn Trial Trans. Public Exp	Transaction 4906733 - Approved By: YVILORIA: 04-15-2015:11:08:17
4/17/2015	NEF	Proof of Electronic Service	Transaction 4911264 - Approved By: NOREVIEW: 04-17-2015:08:38:07
4/17/2015	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 4911256 - Approved
4/20/2015	4185	Transcript	1/27/15 - Motion to Confirm Trial - Transaction 4915221 - Approved By: NOREVIEW: 04-20-2015:16:12:46
4/20/2015	NEF	Proof of Electronic Service	Transaction 4915230 - Approved By: NOREVIEW : 04-20-2015:16:13:44
4/24/2015	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 67830 / RECEIPT FOR DOCUMENTS - Transaction 4921915 - Approved By: NO
4/24/2015	NEF	Proof of Electronic Service	Transaction 4921924 - Approved By: NOREVIEW : 04-24-2015:08:49:54
5/6/2015	4185	Transcript	Transaction 4941034 - Approved By: NOREVIEW : 05-06-2015:15:36:28
5/6/2015	NEF	Proof of Electronic Service	Transaction 4941042 - Approved By: NOREVIEW : 05-06-2015:15:37:32
5/6/2015	4185	Transcript	2/10/15 Appeal - Trial - Day 2 - Rough Draft Transcript - Transaction 4941298 - Approved By: NOREVIEW
5/6/2015	4185	Transcript	2/11/15 - Appeal - Trial - Day 3 - Rough Draft Transcript - Transaction 4941306 - Approved By: NOREVIEW
5/6/2015	NEF	Proof of Electronic Service	Transaction 4941323 - Approved By: NOREVIEW : 05-06-2015:16:27:27
5/6/2015	NEF	Proof of Electronic Service	Transaction 4941328 - Approved By: NOREVIEW : 05-06-2015:16:27:57
5/7/2015	4190	Transcript - Partial	Mason - Trial Day 1 - Rough Draft Transcript For Appeal - Transaction 4941812 - Approved By: NOREVIEV
5/7/2015	NEF	Proof of Electronic Service	Transaction 4941819 - Approved By: NOREVIEW : 05-07-2015:09:06:04
6/17/2015	4185	Transcript	3/17/15 Arraignment - Transaction 5004001 - Approved By: NOREVIEW : 06-17-2015:09:09:05
6/17/2015	NEF	Proof of Electronic Service	Transaction 5004005 - Approved By: NOREVIEW: 06-17-2015:09:10:05
6/28/2016	4120	Supreme Court Opinion	SUPREME COURT CASE NO. 67830 - ADVANCE OPINION 42 - Transaction 5582545 - Approved By: NO
6/28/2016	NEF	Proof of Electronic Service	Transaction 5582547 - Approved By: NOREVIEW : 06-28-2016:10:35:46
6/28/2016	3863	**Submit regarding Appeals	DOCUMENT TITLE: SUPREME COURT CASE NO. 67830 - ADVANCE OPINION 42 (NO S1 BUILT)
7/12/2016	1855	Judgment of Conviction-Amended	Transaction 5603163 - Approved By: NOREVIEW : 07-12-2016:08:35:37
7/12/2016	NEF	Proof of Electronic Service	Transaction 5603168 - Approved By: NOREVIEW : 07-12-2016:08:36:35
7/14/2016	4125	Supreme Court Order	SUPREME COURT NO. 67830 / 132 NEV., ADVANCED OPINION 42 - Transaction 5607676 - Approved B
7/14/2016	4145	Supreme Court Remittitur	Transaction 5607676 - Approved By: NOREVIEW : 07-14-2016:07:48:21
7/14/2016	4111	Supreme Ct Clk's Cert & Judg	AFFIRMED AND REMANDED WITH INSTRUCTION - Transaction 5607676 - Approved By: NOREVIEW :
		Proof of Electronic Service	Transaction 5607677 - Approved By: NOREVIEW : 07-14-2016:07:49:09

Case ID:	CR14-1830	Case Type:	e Description: STATE VS. QUINZALE MASON (D10) CRIMINAL Initial Filing Date: 11/21/2014
7/18/2016	3863	**Submit regarding Appeals	DOCUMENT TITLE: SUPREME COURT NO. 67830 / 132 NEV., ADVANCED OPINION 42 (NO S1 BUILT)
3/2/2017	3565	Pet Post-Conviction Relief	DFX:Document does not contain required Affirmation [WDCR 10(4)].
3/2/2017	2385	Mtn Proceed Forma Pauperis	
3/6/2017	3035	Ord Grant in Forma Pauperis	ORDER GRANTING IN FORMA PAUPERIS AND APPOINTMENT OF COUNSEL; REFERRED TO BOB BELL F
3/6/2017	NEF	Proof of Electronic Service	Transaction 5980589 - Approved By: NOREVIEW: 03-06-2017:11:52:22
3/21/2017	3370	Order	RECOMMENDATION AND ORDER FOR APPOINTMENT OF COUNSEL (POST CONVICTION) - Transaction 6
3/21/2017	NEF	Proof of Electronic Service	Transaction 6009791 - Approved By: NOREVIEW: 03-21-2017:12:45:59
4/25/2017	4047	Stip Extension of Time	STIULATION FOR EXTENSION OF TIME TO FILE SUPPLEMENTAL PETITION AND RESPONSE - Transaction
4/25/2017	NEF	Proof of Electronic Service	Transaction 6069582 - Approved By: NOREVIEW : 04-25-2017:16:07:42
6/29/2017	1670	Ex-Parte Mtn	EX PARTE MOTION FOR PAYMENT OF ATTORNEY'S FEES - Transaction 6173250 - Approved By: PMSEWEI
6/29/2017	NEF	Proof of Electronic Service	Transaction 6173803 - Approved By: NOREVIEW : 06-29-2017:14:58:22
7/17/2017	3370	Order	RECOMMENDATION AND ORDER FOR PAYMENT OF ATTORNEY'S FEES (POST CONVICTION) - Transaction
7/17/2017	NEF	Proof of Electronic Service	Transaction 6199027 - Approved By: NOREVIEW : 07-17-2017:13:41:51
10/12/201	7 4047	Stip Extension of Time	STIPULATION FOR EXTENSION OF TIME TO FILE SUPPLEMENTAL PETITION AND RESPONSE - Transactive
10/12/201	7 NEF	Proof of Electronic Service	Transaction 6345126 - Approved By: NOREVIEW : 10-12-2017:15:11:32
11/1/2017	2183	Mtn for Rough Draft Transcript	Transaction 6373988 - Approved By: YVILORIA: 11-01-2017:13:32:38
11/1/2017	NEF	Proof of Electronic Service	Transaction 6374130 - Approved By: NOREVIEW : 11-01-2017:13:33:25
11/1/2017	3868	Req to Crt Rptr - Rough Draft	Transaction 6373988 - Approved By: YVILORIA: 11-01-2017:13:32:38
11/9/2017	NEF	Proof of Electronic Service	Transaction 6389621 - Approved By: NOREVIEW : 11-09-2017:15:08:44
11/9/2017	3860	Request for Submission	Transaction 6389342 - Approved By: YVILORIA: 11-09-2017:15:07:40
11/17/201	7 3030	Ord Granting Extension Time	Transaction 6399934 - Approved By: NOREVIEW : 11-17-2017:09:14:09
11/17/201	7 NEF	Proof of Electronic Service	Transaction 6399940 - Approved By: NOREVIEW : 11-17-2017:09:15:13
11/17/201	7 NEF	Proof of Electronic Service	Transaction 6399930 - Approved By: NOREVIEW : 11-17-2017:09:13:20
11/17/201	7 3000	Ord Trial Transcript/Public\$	Transaction 6399924 - Approved By: NOREVIEW : 11-17-2017:09:12:29
11/17/201	7 S200	Request for Submission Complet	
11/28/201	7 4185	Transcript	Mason - ROUGH DRAFT Jury Selection - Trial Day 1 - Transaction 6411853 - Approved By: NOREVIEW : 11-28
11/28/201	7 NEF	Proof of Electronic Service	Transaction 6411856 - Approved By: NOREVIEW : 11-28-2017:12:04:19
12/8/2017	4100	Supplemental Petition	Supplemental Petition for Writ of Habeas Corpus (Post Conviction) - Transaction 6431734 - Approved By: SWILL
12/8/2017	NEF	Proof of Electronic Service	Transaction 6431752 - Approved By: NOREVIEW : 12-08-2017:17:01:23
12/22/201	7 3000	Ord Trial Transcript/Public\$	Transaction 6452755 - Approved By: NOREVIEW : 12-22-2017:14:26:37
12/22/201	7 NEF	Proof of Electronic Service	Transaction 6452757 - Approved By: NOREVIEW : 12-22-2017:14:27:37
1/10/2018	2300	Mtn to Dismiss Pet	MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS (POST-
1/10/2018	NEF	Proof of Electronic Service	Transaction 6475439 - Approved By: NOREVIEW : 01-10-2018:14:21:28
1/19/2018	1670	Ex-Parte Mtn	EX PARTE MOTION FOR PAYMENT OF ATTORNEY'S FEES - Transaction 6489928 - Approved By: YVILORIA
1/19/2018	NEF	Proof of Electronic Service	Transaction 6490116 - Approved By: NOREVIEW : 01-19-2018:15:56:34
1/24/2018	2645	Opposition to Mtn	OPPOSITION TO MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION FOR WRIT OF HABEAS
1/24/2018	NEF	Proof of Electronic Service	Transaction 6496850 - Approved By: NOREVIEW : 01-24-2018:14:20:20
1/31/2018	2526	Notice of Change of Attorney	JOSEPH PLATER, ESQ. FOR RESPONDENT IN PLACE OF TERRENCE MCCARTHY, ESQ Transaction 650
1/31/2018	NEF	Proof of Electronic Service	Transaction 6508949 - Approved By: NOREVIEW : 01-31-2018:14:51:35

e ID:	CR14-1830	Case Type:	CRIMINAL Initial Filing Date: 11/21/2014
1/31/2018	3795	Reply	REPLY TO OPPOSITION TO MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION FOR WE
1/31/2018	NEF	Proof of Electronic Service	Transaction 6508998 - Approved By: NOREVIEW : 01-31-2018:14:57:55
1/31/2018	3860	Request for Submission	MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS FIL
1/31/2018	NEF	Proof of Electronic Service	Transaction 6509334 - Approved By: NOREVIEW : 01-31-2018:16:04:36
2/12/2018	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION
2/12/2018	NEF	Proof of Electronic Service	Transaction 6527525 - Approved By: NOREVIEW : 02-12-2018:13:04:20
3/2/2018	S200	Request for Submission Complet	HEARING SET FOR MAY 25, 2018, AT 9:00 A.M.
3/8/2018	1250	Application for Setting	HEARING ON MOTION TO DISMISS 5/25/18 @9:00 - Transaction 6567896 - Approved By: CSULEZIC : 0
3/8/2018	NEF	Proof of Electronic Service	Transaction 6568110 - Approved By: NOREVIEW : 03-08-2018:14:22:29
3/13/2018	1260	Application Produce Prisoner	Transaction 6573718 - Approved By: RRODRIGU: 03-13-2018:09:53:27
3/13/2018	NEF	Proof of Electronic Service	Transaction 6573787 - Approved By: NOREVIEW: 03-13-2018:09:54:20
3/15/2018	3340	Ord to Produce Prisoner	Transaction 6579606 - Approved By: NOREVIEW: 03-15-2018:14:30:13
3/15/2018	NEF	Proof of Electronic Service	Transaction 6579615 - Approved By: NOREVIEW : 03-15-2018:14:31:16
5/21/2018	2490	Motion	MOTION TO APPLY STATUTORY CREDITS TO THE MINIMUM PART OF SENTENCE UNDER NRS 2 OF
5/25/2018	MIN	***Minutes	5-25-18 MOTION TO DISMISS WRIT OF HABEAS CORPUS (POST CONVICTION) - Transaction 669907
5/25/2018	NEF	Proof of Electronic Service	Transaction 6699082 - Approved By: NOREVIEW : 05-25-2018:13:47:59
5/31/2018	1250	Application for Setting	08/17/18 @1:30PM - Transaction 6707234 - Approved By: CVERA : 06-01-2018:09:02:46
6/1/2018	NEF	Proof of Electronic Service	Transaction 6707673 - Approved By: NOREVIEW: 06-01-2018:09:03:42
6/7/2018	3370	Order	ORDER DISMISSING ALL CLAIMS IN THE ORIGINAL AND SUPPLEMENTAL PETITION EXCEPT FOR S
6/7/2018	NEF	Proof of Electronic Service	Transaction 6718168 - Approved By: NOREVIEW: 06-07-2018:13:58:40
6/14/2018	2225	Mtn for Transfer	MOTION TO TRANSFER PETITION - Transaction 6728346 - Approved By: YVILORIA : 06-14-2018:08:45:
6/14/2018	NEF	Proof of Electronic Service	Transaction 6728355 - Approved By: NOREVIEW: 06-14-2018:08:46:19
6/25/2018	4301	Withdrawal of Motion	WITHDRAWAL OF MOTION TO TRANSFER PETITION - Transaction 6744102 - Approved By: YVILORIA
6/25/2018	NEF	Proof of Electronic Service	Transaction 6744273 - Approved By: NOREVIEW: 06-25-2018:10:11:47
6/29/2018	1250	Application for Setting	EVIDENTIARY HEARING - SEPT 7, 2018; VACATES AUG 17, 2018 - Transaction 6754636 - Approved By
6/29/2018	NEF	Proof of Electronic Service	Transaction 6754836 - Approved By: NOREVIEW: 06-29-2018:12:43:58
7/10/2018	1670	Ex-Parte Mtn	EX PARTE MOTION FOR PAYMENT OF ATTORNEY'S FEES - Transaction 6768788 - Approved By: YVILO
7/10/2018	NEF	Proof of Electronic Service	Transaction 6769148 - Approved By: NOREVIEW: 07-10-2018:16:00:16
8/2/2018	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION
8/2/2018	NEF	Proof of Electronic Service	Transaction 6809584 - Approved By: NOREVIEW: 08-02-2018:13:22:44
8/27/2018	1250	Application for Setting	10/31/18 @9:00AM - Transaction 6850049 - Approved By: CVERA : 08-27-2018:14:26:27
8/27/2018	NEF	Proof of Electronic Service	Transaction 6850158 - Approved By: NOREVIEW: 08-27-2018:14:27:31
8/28/2018	1120	Amended	AMENDED EX PARTE MOTION FOR PAYMENT OF ATTORNEY'S FEES - Transaction 6852334 - Approve
8/28/2018	NEF	Proof of Electronic Service	Transaction 6852367 - Approved By: NOREVIEW : 08-28-2018:13:16:31
9/21/2018	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION
9/21/2018	NEF	Proof of Electronic Service	Transaction 6891929 - Approved By: NOREVIEW: 09-21-2018:09:55:42
10/31/2018	NEF	Proof of Electronic Service	Transaction 6954901 - Approved By: NOREVIEW : 10-31-2018:10:23:22
10/31/2018	MIN	***Minutes	10/31/18 - EVIDENTIARY HEARING (POST CONVICTION) - Transaction 6954888 - Approved By: NOREV
		Proof of Electronic Service	Transaction 6987738 - Approved By: NOREVIEW : 11-21-2018:09:56:42

	Case Description: STATE VS. QUINZALE MASON (D10)						
Case ID:	CR14-1830	Case Type:	CRIMINAL	Initial Filing Date:	11/21/2014		
11/21/2018	2540	Notice of Entry of Ord	Transaction 6988109 - Approved By: NOREVIEW : 11	-21-2018:11:01:17			
11/21/2018	2922	Ord Dismiss Post Conviction	ORDER DENYING POST CONVICTION PETITION FO	OR A WRIT OF HABEAS CORP	US - Transaction 6987734		
11/21/2018	F230	Other Manner of Disposition	POST CONVICTION PETITION DENIED AND DISMIS	SSED			
11/21/2018	NEF	Proof of Electronic Service	Transaction 6988120 - Approved By: NOREVIEW : 11	-21-2018:11:02:23			
12/5/2018	2515	Notice of Appeal Supreme Court	Transaction 7009347 - Approved By: YVILORIA: 12-0	5-2018:16:27:40			
12/5/2018	1310	Case Appeal Statement	Transaction 7009347 - Approved By: YVILORIA: 12-0	5-2018:16:27:40			
12/5/2018	2230	Mtn Trial Trans. Public Exp	Transaction 7009347 - Approved By: YVILORIA: 12-0	5-2018:16:27:40			
12/5/2018	3868	Req to Crt Rptr - Rough Draft	Transaction 7009351 - Approved By: YVILORIA: 12-0	5-2018:16:27:54			
12/5/2018	NEF	Proof of Electronic Service	Transaction 7009410 - Approved By: NOREVIEW : 12	-05-2018:16:29:15			
12/5/2018	NEF	Proof of Electronic Service	Transaction 7009412 - Approved By: NOREVIEW : 12	-05-2018:16:29:14			
12/6/2018	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOT	ΓΙCE OF APPEAL - Transaction	7011754 - Approved By: N		

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2018-11-21 09:53:37 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 6987734

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

* * *

QUINZALE MASON,

Petitioner,

v.

THE STATE OF NEVADA,

Respondent.

Case No. CR14-1830

Dept. No. 10

<u>ORDER</u>

This matter comes before the Court on Mason's post-conviction petition for a writ of habeas corpus. The Court held an evidentiary hearing on the petition on October 31, 2018. Based on the evidence and testimony the parties presented at the hearing and their arguments, the Court makes the following findings of fact and conclusions of law.

- A jury convicted Mason of battery with a deadly weapon, assault with a
 deadly weapon, and being a felon in possession of a firearm. The Court entered a
 judgment of conviction for all three offenses on March 24, 2015.
- 2. The Nevada Supreme Court affirmed the judgment of conviction on June 16, 2016. On March 2, 2017, Mason filed a timely post-conviction petition for a writ of habeas corpus, and appointed counsel filed a supplemental petition on December 8, 2017.

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- 3. The State moved the Court to dismiss the petition and the supplemental petition on January 10, 2018; Mason opposed the State's motion on January 24, 2018; and the State replied to Mason's opposition on January 31, 2018. The parties appeared before the Court on May 25, 2018, and argued their respective positions regarding the motion to dismiss.
- 4. On June 7, 2018, the Court dismissed all of the claims in the original and supplemental petitions, except for the second claim of the supplemental petition. The Court held a hearing on the second claim of the second supplemental petition on October 31, 2018.
- 5. In the second claim, Mason contends that his trial counsel, Carl Hylin, failed to investigate and present evidence of an alibi defense at trial. To prevail on a claim of ineffective assistance of trial counsel, a defendant must show that counsel's performance fell below an objective standard of reasonableness and that counsel's deficient performance prejudiced the defense. Strickland v. Washington, 466 U.S. 668, 687-88 (1984); Kirksey v. State, 112 Nev. 980, 987, 923 P.2d 1102, 1107(1996) (adopting the Strickland test). Trial counsel's performance is prejudicial if "a reasonable probability [exists] that, but for counsel's unprofessional errors, the result of the proceeding would have been different." Id. at 694. A petitioner must prove the facts underlying his ineffective-assistance claims by a preponderance of the evidence. Means v. State, 120 Nev. 1001, 1012, 102 P.3d 25, 33 (2004). Both prongs of the ineffective-assistance inquiry must be shown. Strickland, 466 U.S. at 697.
- 6. "Counsel's performance is measured by an objective standard of reasonableness which takes into consideration prevailing professional norms and the totality of the circumstances." *Homick v. State*, 112 Nev. 304, 310, 913 P.2d 1280, 1285 (1996) (*citing Strickland*, 466 U.S. at 688). "[I]n examining a counsel's defense after it has proved unsuccessful, it is easy for a court to conclude that certain acts or omissions by counsel were unreasonable." *Id.* (*citing Strickland*, 466 U.S. at 689). "Therefore, there is a

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presumption that trial counsel was effective and 'fully discharged' his duties." *Id.* (*citing Davis v. State*, 107 Nev. 600, 601, 817 P.2d 1169, 1170 (1991)). "This presumption can only be overcome by 'strong and convincing proof to the contrary.'" *Id.* (*quoting Davis*, 107 Nev. at 602, 817 P.2d at 1170) (*quoting Lenz v. State*, 97 Nev. 65, 66, 624 P.2d 15, 16 (1981))). Accordingly, counsel's strategic or tactical decisions will be "'virtually unchallengeable absent extraordinary circumstances.'" *Doleman v. State*, 112 Nev. 843, 848, 921 P.2d 278, 280 (1996) (*quoting Howard v. State*, 106 Nev. 713, 722, 800 P.2d 175, 180 (1990)).

- 7. Mason presented two witnesses at the evidentiary hearing to prove Hylin was ineffective for failing to present an alibi defense at trial—Cisco Neal and Hylin.
- 8. Neal testified he knew Mason well and played video games with him every day, or nearly every day, during the summer of 2014 at Neal's residence in Sun Valley, Nevada. Neal explained that Mason's friend or cousin dropped Mason off at Neal's residence in the summer of 2014, and Mason spent the night at Neal's residence about two times a week during this period of time. Different people, including Neal's cousin, Ebony, picked Mason up from Neal's residence.
- 9. The crimes in this case were committed on August 9, 2014. Neal testified he did not know where he was or what he was doing on August 9, 2014. Nor could he testify where Mason was or what he was doing on August, 9, 2014. Neal testified that his memory has been compromised by smoking marijuana on a daily basis. The Court finds Neal credible.
- 10. Hylin testified that he went over the discovery, the nature of the charges, and all possible defenses with Mason. Hylin testified that according to his custom and practice he left a copy of the discovery with Mason at the Washoe County Detention Center.

- 11. According to Hylin, Mason told him that he was not at the crime scene on August 9, 2014, and that a person named "CKO" (i.e., Neal) could provide an alibi for Mason on the day of the crime. But Mason could not give Hylin the address or any description of where Neal lived.
- 12. Hylin asked his investigator to try to locate Neal, but the investigator had no success.

 Nevertheless, Hylin filed a notice of alibi to protect Mason's right to present an alibi defense at trial, in case Hylin and his investigation found credible evidence of an alibi.

 The notice of alibi Hylin filed did not state specifically where Mason was when the crime was committed. Thus, the State filed an objection to the notice before trial.
- 13. The Court denies Mason's claim that Hylin was ineffective for failing to investigate and present an alibi defense at trial. Hylin presented the information Mason gave him to an investigator, but the investigator could not locate Neal. The Court finds Hylin credible, and that he performed a reasonable investigation into Mason's proposed alibi. Hylin's testimony that Mason failed to give him adequate information to locate Neal was unrefuted.
- 14. Mason did not present any additional evidence at the evidentiary hearing that Hylin could have used in trying to locate Neal. Mason thus failed to show by a preponderance of the evidence that Hylin was deficient in investigating and presenting an alibi defense based on Neal's proposed testimony.
- 15. Mason also failed to show prejudice. Neal could not testify that he knew where petitioner was on the day of the crime. Thus, Neal's testimony—if it had been presented at trial—would not have changed the outcome of the trial.
- 16. There was also overwhelming evidence of Mason's guilt. At trial, the State proved that Anthony Holly lived in the same apartment complex as Mason. Trial Transcript, February 9, 2015, p.90. On August, 9, 2014, Holly joined in on a game of craps with several people, including Mason. *Id.* at 91-95. Holly and Mason got into a verbal

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- argument over the game, and Holly left the area. *Id.* at 51, 95-97. A couple hours later, Holly was outside "playing with the neighbor's dog at the edge of the parking lot" when Mason pulled up in a car and said something like, "'I got you now,'" or "'I got yo ass.'" *Id.* at 98-99. Holly took off running, and Mason shot at Holly several times. *Id.* at 98-100, 101. Several people were in the area, including two children and their two dogs. *Id.* at 104.
- Huey Paul Stanley, Jr. lived near Holly and Mason. *Id.* at 30-31; 37-39. Stanley was sitting outside with his wife watching Holly play with the neighbor's dog when he saw Mason park his car. *Id.* at 40-42. Stanley heard Mason say "'Ah-hah, I got you now'"; seconds later he heard gunshots—"pow, pow, pow"—coming from Mason's direction. *Id.* at 45-45, 52. Stanley saw Holly "ducking, going back and forth trying to figure out which way to get out." *Id.* at 45-46. Stanley then heard his neighbor, Delphine Martin, "screaming that her baby got shot." *Id.* at 48.
- 18. Reno Police Officer Benjamin Lancaster arrived, and found a little girl, Cecilia M., shot in her lower right leg. *Id.* at 71-72, 74, 75. *Id.* He wrapped the leg with gauze and applied pressure until medical personnel arrived. *Id.* He found two 9 millimeter casings on scene. *Id.* at 83-84, 87; Trial Transcript, February 10, 2015, p.251.
- 19. At the hospital, Dr. Cinelli found that the "[d]istortion of the metal fragment[] [in Cecilia's leg was] typical with a ricochet." Trial Transcript, February 10, 2015, pp. 31, 34.
- 20. When police later arrested Mason, he stated he was on his way "'to the station to turn [him]self in.'" *Id.*, 330, 339. The strength of the evidence that the State presented at trial further supports the Court's conclusion that Mason failed to prove that he was prejudiced from Hylin's alleged ineffectiveness.

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21. After considering all the evidence the parties presented, the Court finds that petitioner received the effective assistance of counsel as set forth in *Strickland*. The Court denies the post-conviction petition for a writ of habeas corpus.

DATED this 21 day of November, 2018.

ELLIOTT A. SATTLER DISTRICT JUDGE

FILED Electronically CR14-1830 2018-11-21 11:00:35 AM Jacqueline Bryant Clerk of the Court Transaction # 6988109

CODE 2540

STATE OF NEVADA,

QUINZALE MASON.

vs.

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

Plaintiff,

Case No: CR14-1830

Dept. No: 10

Defendant.

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that on November 21, 2018 the Court entered a decision or order in this matter, a true and correct copy of which is attached hereto.

You may appeal to the Supreme Court from the decision or Order of the Court. If you wish to appeal, you must file a Notice of Appeal with the Clerk of this Court within thirty-three (33) days after the date this notice is mailed to you.

Dated November 21, 2018.

JACQUELINE BRYANT Clerk of the Court /s/N. Mason

Deputy Clerk

1	CERTIFICATE OF SERVICE
2	Case No. CR14-1830
3	Pursuant to NRCP 5 (b), I certify that I am an employee of the Second
4	Judicial District Court; that on November 21, 2018, I electronically filed the Notice of Entry
5	of Order with the Court System which will send a notice of electronic filing to the following:
6 7	ZACH YOUNG, ESQ. for STATE OF NEVADA
8	JOSEPH R. PLATER, III, ESQ. for STATE OF NEVADA
9	CARL F. HYLIN, ESQ. for QUINZALE MASON
10	TRAVIS B. LUCIA, ESQ. for STATE OF NEVADA
11 12	DIV. OF PAROLE & PROBATION
13	JOHN REESE PETTY, ESQ. for QUINZALE MASON
14	LYN E. BEGGS, ESQ. for QUINZALE MASON
15	I further certify that on November 21, 2018, I deposited in the Washoe
16	County mailing system for postage and mailing with the U.S. Postal Service in Reno,
17	Nevada, a true copy of the attached document, addressed to:
18	
19	Attorney General's Office 100 N. Carson Street
20	Carson City, NV 89701-4717
21	The undersigned does hereby affirm that pursuant to NRS 239B.030 and NRS 603A.040, the
22	preceding document does not contain the personal information of any person.
23	Dated November 21, 2018.
24	
25	/s/N. Mason
26	Deputy Clerk
27	

FILED
Electronically
CR14-1830
2018-11-21 09:53:37 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 6987734

CODE No. 3370

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

* * *

QUINZALE MASON,

Petitioner,

v.

THE STATE OF NEVADA,

Respondent.

Case No. CR14-1830

Dept. No. 10

<u>ORDER</u>

This matter comes before the Court on Mason's post-conviction petition for a writ of habeas corpus. The Court held an evidentiary hearing on the petition on October 31, 2018. Based on the evidence and testimony the parties presented at the hearing and their arguments, the Court makes the following findings of fact and conclusions of law.

- A jury convicted Mason of battery with a deadly weapon, assault with a
 deadly weapon, and being a felon in possession of a firearm. The Court entered a
 judgment of conviction for all three offenses on March 24, 2015.
- 2. The Nevada Supreme Court affirmed the judgment of conviction on June 16, 2016. On March 2, 2017, Mason filed a timely post-conviction petition for a writ of habeas corpus, and appointed counsel filed a supplemental petition on December 8, 2017.

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- 3. The State moved the Court to dismiss the petition and the supplemental petition on January 10, 2018; Mason opposed the State's motion on January 24, 2018; and the State replied to Mason's opposition on January 31, 2018. The parties appeared before the Court on May 25, 2018, and argued their respective positions regarding the motion to dismiss.
- 4. On June 7, 2018, the Court dismissed all of the claims in the original and supplemental petitions, except for the second claim of the supplemental petition. The Court held a hearing on the second claim of the second supplemental petition on October 31, 2018.
- 5. In the second claim, Mason contends that his trial counsel, Carl Hylin, failed to investigate and present evidence of an alibi defense at trial. To prevail on a claim of ineffective assistance of trial counsel, a defendant must show that counsel's performance fell below an objective standard of reasonableness and that counsel's deficient performance prejudiced the defense. Strickland v. Washington, 466 U.S. 668, 687-88 (1984); Kirksey v. State, 112 Nev. 980, 987, 923 P.2d 1102, 1107(1996) (adopting the Strickland test). Trial counsel's performance is prejudicial if "a reasonable probability [exists] that, but for counsel's unprofessional errors, the result of the proceeding would have been different." Id. at 694. A petitioner must prove the facts underlying his ineffective-assistance claims by a preponderance of the evidence. Means v. State, 120 Nev. 1001, 1012, 102 P.3d 25, 33 (2004). Both prongs of the ineffective-assistance inquiry must be shown. Strickland, 466 U.S. at 697.
- 6. "Counsel's performance is measured by an objective standard of reasonableness which takes into consideration prevailing professional norms and the totality of the circumstances." *Homick v. State*, 112 Nev. 304, 310, 913 P.2d 1280, 1285 (1996) (*citing Strickland*, 466 U.S. at 688). "[I]n examining a counsel's defense after it has proved unsuccessful, it is easy for a court to conclude that certain acts or omissions by counsel were unreasonable." *Id.* (*citing Strickland*, 466 U.S. at 689). "Therefore, there is a

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presumption that trial counsel was effective and 'fully discharged' his duties." *Id.* (*citing Davis v. State*, 107 Nev. 600, 601, 817 P.2d 1169, 1170 (1991)). "This presumption can only be overcome by 'strong and convincing proof to the contrary.'" *Id.* (*quoting Davis*, 107 Nev. at 602, 817 P.2d at 1170) (*quoting Lenz v. State*, 97 Nev. 65, 66, 624 P.2d 15, 16 (1981))). Accordingly, counsel's strategic or tactical decisions will be "'virtually unchallengeable absent extraordinary circumstances.'" *Doleman v. State*, 112 Nev. 843, 848, 921 P.2d 278, 280 (1996) (*quoting Howard v. State*, 106 Nev. 713, 722, 800 P.2d 175, 180 (1990)).

- 7. Mason presented two witnesses at the evidentiary hearing to prove Hylin was ineffective for failing to present an alibi defense at trial—Cisco Neal and Hylin.
- 8. Neal testified he knew Mason well and played video games with him every day, or nearly every day, during the summer of 2014 at Neal's residence in Sun Valley, Nevada. Neal explained that Mason's friend or cousin dropped Mason off at Neal's residence in the summer of 2014, and Mason spent the night at Neal's residence about two times a week during this period of time. Different people, including Neal's cousin, Ebony, picked Mason up from Neal's residence.
- 9. The crimes in this case were committed on August 9, 2014. Neal testified he did not know where he was or what he was doing on August 9, 2014. Nor could he testify where Mason was or what he was doing on August, 9, 2014. Neal testified that his memory has been compromised by smoking marijuana on a daily basis. The Court finds Neal credible.
- 10. Hylin testified that he went over the discovery, the nature of the charges, and all possible defenses with Mason. Hylin testified that according to his custom and practice he left a copy of the discovery with Mason at the Washoe County Detention Center.

- 11. According to Hylin, Mason told him that he was not at the crime scene on August 9, 2014, and that a person named "CKO" (i.e., Neal) could provide an alibi for Mason on the day of the crime. But Mason could not give Hylin the address or any description of where Neal lived.
- 12. Hylin asked his investigator to try to locate Neal, but the investigator had no success.

 Nevertheless, Hylin filed a notice of alibi to protect Mason's right to present an alibi defense at trial, in case Hylin and his investigation found credible evidence of an alibi.

 The notice of alibi Hylin filed did not state specifically where Mason was when the crime was committed. Thus, the State filed an objection to the notice before trial.
- 13. The Court denies Mason's claim that Hylin was ineffective for failing to investigate and present an alibi defense at trial. Hylin presented the information Mason gave him to an investigator, but the investigator could not locate Neal. The Court finds Hylin credible, and that he performed a reasonable investigation into Mason's proposed alibi. Hylin's testimony that Mason failed to give him adequate information to locate Neal was unrefuted.
- 14. Mason did not present any additional evidence at the evidentiary hearing that Hylin could have used in trying to locate Neal. Mason thus failed to show by a preponderance of the evidence that Hylin was deficient in investigating and presenting an alibi defense based on Neal's proposed testimony.
- 15. Mason also failed to show prejudice. Neal could not testify that he knew where petitioner was on the day of the crime. Thus, Neal's testimony—if it had been presented at trial—would not have changed the outcome of the trial.
- 16. There was also overwhelming evidence of Mason's guilt. At trial, the State proved that Anthony Holly lived in the same apartment complex as Mason. Trial Transcript, February 9, 2015, p.90. On August, 9, 2014, Holly joined in on a game of craps with several people, including Mason. *Id.* at 91-95. Holly and Mason got into a verbal

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- argument over the game, and Holly left the area. *Id.* at 51, 95-97. A couple hours later, Holly was outside "playing with the neighbor's dog at the edge of the parking lot" when Mason pulled up in a car and said something like, "'I got you now,'" or "'I got yo ass.'" *Id.* at 98-99. Holly took off running, and Mason shot at Holly several times. *Id.* at 98-100, 101. Several people were in the area, including two children and their two dogs. *Id.* at 104.
- Huey Paul Stanley, Jr. lived near Holly and Mason. *Id.* at 30-31; 37-39. Stanley was sitting outside with his wife watching Holly play with the neighbor's dog when he saw Mason park his car. *Id.* at 40-42. Stanley heard Mason say "'Ah-hah, I got you now'"; seconds later he heard gunshots—"pow, pow, pow"—coming from Mason's direction. *Id.* at 45-45, 52. Stanley saw Holly "ducking, going back and forth trying to figure out which way to get out." *Id.* at 45-46. Stanley then heard his neighbor, Delphine Martin, "screaming that her baby got shot." *Id.* at 48.
- 18. Reno Police Officer Benjamin Lancaster arrived, and found a little girl, Cecilia M., shot in her lower right leg. *Id.* at 71-72, 74, 75. *Id.* He wrapped the leg with gauze and applied pressure until medical personnel arrived. *Id.* He found two 9 millimeter casings on scene. *Id.* at 83-84, 87; Trial Transcript, February 10, 2015, p.251.
- 19. At the hospital, Dr. Cinelli found that the "[d]istortion of the metal fragment[] [in Cecilia's leg was] typical with a ricochet." Trial Transcript, February 10, 2015, pp. 31, 34.
- 20. When police later arrested Mason, he stated he was on his way "'to the station to turn [him]self in.'" *Id.*, 330, 339. The strength of the evidence that the State presented at trial further supports the Court's conclusion that Mason failed to prove that he was prejudiced from Hylin's alleged ineffectiveness.

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21. After considering all the evidence the parties presented, the Court finds that petitioner received the effective assistance of counsel as set forth in *Strickland*. The Court denies the post-conviction petition for a writ of habeas corpus.

DATED this 21 day of November, 2018.

ELLIOTT A. SATTLER DISTRICT JUDGE

FILED
Electronically
2014-12-12 01:31:29 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 4733971

CASE NO CR14-1830 **STATE OF NEVADA V QUINZALE MASON**

DATE, JUDGE OFFICERS OF

COURT PRES	ENT APPEARANCES-HEARING	CONT'D TO
12/9/14	ARRAIGNMENT	1/27/15 @
HONORABLE	Deputy District Attorney Zach Young represented the State. Defendant was	9:00 a.m.
JANET BERRY	present with counsel, Carl Hylin, Esq.	Mtn to
DEPT. 1	Counsel for the defendant addressed the Court and advised defendant was	Confirm
Y. Gentry	bound over from Justice Court; that the defendant will be pleading not guilty	Trial
(Clerk)	to all charges and will be invoking his right to trial within 60 days.	
D. Cecere	Court canvassed defendant regarding pleas and right to trial within 60 days.	2/9/15 @
(Reporter)	Defendant pled not guilty and invoked his right to trial.	9:30 a.m.
N. Nemeth	COURT ORDERED trial to begin February 9, 2015 for 5 days and set a	Trial
(Bailiff)	Motion to Confirm Trial hearing set for January 27, 2015.	
J. Iveson	DEFENDANT was present in custody.	
(Prob. Ofcr)		

FILED
Electronically
2015-01-28 01:00:42 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 4792397

CASE NO. CR14-1830

STATE OF NEVADA vs. QUINZALE MASON

01/27/15 HONORABLE JANET J. BERRY DEPT. NO. 1 M. Conway (Clerk) C. Eisenberg (Reporter)

APPEARANCES-HEARING

CONTINUED TO

MOTION TO CONFIRM TRIAL

Feb. 6, 2015 9:00 a.m. for Exhibit Marking Jury Trial Feb. 9, 2015 at 9:30 a.m.

Deputy District Attorney Sean Alexander represented the State.

Defendant was present, in custody, represented by Deputy Public Defender Donald White.

Officer Lynette Hix was present on behalf of the Division of Parole and Probation.

Respective counsel addressed and advised the Court that they are ready for trial.

COURT ORDERED: Motion to Confirm Trial: GRANTED.

Court advised counsel that this trial will be moved to another department as Department 1 will be a civil trial. Court advised counsel that the Motion to Bifurcate Trial Related to the Charge of Being a Felon in Possession of a Firearm has been GRANTED. Court further advised counsel that the trial will be divided into two (2) parts, with the first part of the trial heard Monday-Wednesday. The second part of the trial will be held Thursday-Friday addressing the charge of Being a Felon in Possession of a Firearm. The same jury will be used for both the first and second parts of the trial.

COURT ORDERED: Exhibit Marking Feb. 6, 2015 at 9:00 a.m.

Via oral request from Defendant Mason to Bailiff Nemeth, the matter was recalled.

Defendant Mason addressed the Court and voiced his concerns regarding representation by Deputy Public Defender Carl Hylin. Defendant moved to have a different Public Defender assigned to his case.

Court questioned the Defendant regarding his concerns, advised the Defendant that he has a right to represent himself and further discussed the pleadings that have been filed in this case.

Defendant Mason responded and withdrew his Motion to Assigned Different Public Defender to his case. The Defendant was remanded to the custody of the Sheriff.



CASE NO. CR14-1830

STATE OF NEVADA vs. OUINZALE MASON FILED

JAN 2 8 2015

JACQUELINE BRYANT, CLERK By: M. Corwing DEPUTY CLERK

January (Clerk)
C. Eisenberg (Reporter)

APPEARANCES-HEARING

CONTINUED TO

MOTION TO CONFIRM TRIAL AMENDED/CORRECTED MINUTES

Feb. 6, 2015 9:00 a.m. for Exhibit Marking Jury Trial Feb. 9, 2015 at 9:30 a.m.

Deputy District Attorney Sean Alexander represented the State.

Defendant was present, in custody, represented by Deputy Public Defender Donald White.

Officer Lynette Hix was present on behalf of the Division of Parole and Probation.

Respective counsel addressed and advised the Court that they are ready for trial.

COURT ORDERED: Motion to Confirm Trial: GRANTED.

Court advised counsel that this trial will be moved to another department as Department 1 will be a civil trial. Court advised counsel that the Motion to Bifurcate Trial Related to the Charge of Being a Felon in Possession of a Firearm has been GRANTED. Court further advised counsel that the trial will be divided into two (2) parts, with the first part of the trial heard Monday-Wednesday. The second part of the trial to follow at the conclusion of the first part of the trial, addressing the charge of Being a Felon in Possession of a Firearm. The same jury will be used for both the first and second parts of the trial. COURT ORDERED: Exhibit Marking Feb. 6, 2015 at 9:00 a.m.

Via oral request from Defendant Mason to Bailiff Nemeth, the matter was recalled.

Defendant Mason addressed the Court and voiced his concerns regarding representation by Deputy Public Defender Carl Hylin. Defendant moved to have a different Public Defender assigned to his case.

Court questioned the Defendant regarding his concerns, advised the Defendant that he has a right to represent himself and further discussed the pleadings that have been filed in this case.

Defendant Mason responded and withdrew his Motion to Assigned Different Public Defender to his case. The Defendant was remanded to the custody of the Sheriff.

FILED
Electronically
2015-02-05 01:06:06 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 4804930

CASE NO. CR14-1830 **STATE OF NEVADA VS. QUINZALE MASON**

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING				
2/5/15	HEARING RE: MATERIAL WITNESS			
HONORABLE	Deputy District Attorney Zach Young was present on behalf of the State.	2/6/15		
ELLIOTT A.	Defendant, Quinzale Mason, was not present.	8:30 a.m.		
SATTLER	Material witness Anthony Holly was present, in custody.	Status hrg		
DEPT. NO.10	COURT reviewed the procedural history of the case; and he further noted that			
M. White	the Defendant was arrested yesterday on a material witness bench warrant, and	2/9/15		
(Clerk)	this hearing was set for the Court to determine whether or not Mr. Holly should	8:30 a.m.		
L. Urmston	remain in custody, and if the bail amount is appropriate.	Jury Trial		
(Reporter)	Mr. Holly addressed the Court on his own behalf, stating that he should not			
	have tried to elude DA Investigator Stone, he has a pregnant wife, young child			
	and a job, and he would appear to testify in this case if he was released from			
	jail.			
	COURT questioned Mr. Holly regarding his attempts to avoid being served			
	with a subpoena; COURT further reviewed the Affidavit filed February 4, 2015.			
	Mr. Holly further addressed the Court on his own behalf.			
	COURT ORDERED: Mr. Holly shall remain in custody at the Washoe			
	County Jail until he testifies in this case and is released from his subpoena, and			
	his bail amount shall not be modified.			
	Mr. Holly was remanded to the custody of the Sheriff.			

DATE, JUDGE PAGE 1

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

2/6/15 **STATUS HEARING**

HONORABLE Deputy District Attorney Zach Young was present on behalf of the State. 2/9/15
ELLIOTT A. Defendant was present with counsel, Chief Deputy Public Defender Carl Hylin. 8:30 a.m.
COURT reviewed the procedural history of the case; and he further noted that Jury Trial

DEPT. NO.10 an Amended Information was filed on February 4, 2014.

M. White Defendant acknowledged receipt of the Amended Information; waived reading, (Clerk) and entered pleas of Not Guilty to Battery With a Deadly Weapon, as charged in Count I; Assault With a Deadly Weapon as charged in Count II; and Being a Felon in Possession of a Firearm, as charged in Count III.

COURT advised respective counsel how Count III will be handled during the

trial.

COURT noted that he received an unfiled courtesy copy this morning of the State's Motion to Exclude Evidence of an Alibi (filed 2/5/15 at 5:11 p.m.). Defense counsel advised the Court that he has not been able to obtain any additional information regarding the alibi witness; and he requested that the Court grant him leave to call this witness if any additional information is garnered.

COURT ORDERED: State's Motion to Exclude Evidence of an Alibi is GRANTED.

Defense counsel clarified the Court's ruling.

COURT noted that the Defendant requires dialysis up to four times per week, and he will need to leave next Monday and Wednesday at approximately 3:00 p.m. to go back to the Washoe County Jail and receive his dialysis treatment.

Defense counsel gave the Court information regarding the Defendant's medical issues.

COURT advised respective counsel that the trial will start at 8:15 a.m. next Monday and Wednesday, with the lunch break being only 30 minutes, and breaking for the day at approximately 3:00 p.m.; and he further advised that the normal D10 trial schedule will apply to next Tuesday since the Defendant does not require dialysis that day.

COURT noted that Deputy Gray is going above and beyond his job duties to ensure the Defendant's medical issues are taken care of next week.

DATE, JUDGE PAGE 2

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

2/6/15 **STATUS HEARING**

HONORABLE COURT advised respective counsel regarding his rules for bench conferences.

ELLIOTT A. Discussion ensued between the Court and respective counsel regarding hearsay evidence the State may present at trial, which Defense counsel will be objecting

DEPT. NO.10 to.

M. White COURT indicated that he will rule on this issue if it comes up during trial. (Clerk) State's counsel gave the Court information regarding why he did not request

M. Pava leave to file the Amended Information.

(Reporter) 9:15 a.m. – Court adjourned.

FILED Electronically 2015-02-09 03:44:39 PM Jacqueline Bryant Clerk of the Court Transaction # 4809979

CASE NO. CR14-1830

STATE OF NEVADA VS. QUINZALE MASON

PAGE 1

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

JURY TRIAL 2/9/15

HONORABLE On February 6, 2015, Exhibits 1-26 were marked by the Clerk, and respective counsel approved the

Clerk's redacted version of the Amended Information. ELLIOTT A.

8:27 a.m. – Court convened. SATTLER

DEPT. NO. 10 Deputy District Attorney Zach Young was present on behalf of the State.

Defendant was present with counsel, Chief Deputy Public Defender Carl Hylin. M. White

Prospective jurors were welcomed by the Court. (Clerk)

D. Gustin Upon direction of the Court, the Clerk called roll of the prospective jurors, who were

(Reporter) subsequently sworn.

Introductions of Court, respective counsel, and court personnel were made to the prospective

iurors.

The names of twenty-three (23) prospective jurors were called by the Clerk and seated in the

box: (Nakashima, Corral, Mishler, Webbert, Oakes, Shrigley-Lemay, Cortez, Moss,

Cornish, Wells, Hill, Lundemo, Johnston, Lang, Galvan, Herzik, Samano-Reyes, Torres,

Braido, Magie, Rader, Vasquez and Martin).

The prospective jurors introduced themselves and answered the questions on the juror

questionnaire sheet.

General and specific examination was conducted by the Court of the prospective jurors in the box.

Prospective juror Jenna Lundemo was excused by the Court, and Christopher Ercolin was called in her place,

General and specific examination was further conducted by the Court.

Upon direction of the Court, the Clerk read the Amended Information aloud to the prospective jurors.

State's counsel conducted voir dire.

Prospective juror Jill Magie was excused by the Court, and Wayne Ferguson was called in her place.

State's counsel further conducted voir dire.

COURT admonished and excused the prospective jurors.

10:27 a.m. – Court stood in recess.

During this recess, prospective juror Douglas Childs advised Deputy Gray that his wife had just gone into labor; Court excused Mr. Childs.

10:40 a.m. – Court reconvened. Court, respective counsel, Defendant and prospective jurors present.

Clerk called roll.

State's counsel further conducted voir dire.

Prospective juror Salvador Samano-Reyes was excused by the Court, and Jose Martinez was called in his place.

Prospective juror Jose Martinez was excused by the Court, and Albert Dufur was called in his place.

CASE NO. CR14-1830

STATE OF NEVADA VS. QUINZALE MASON

PAGE 2

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

2/9/15 **JURY TRIAL**

HONORABLE State's counsel further conducted voir dire; passed the panel for cause.

ELLIOTT A. Defense counsel conducted voir dire; passed the panel for cause.

SATTLER **COURT** admonished and excused the jury.

DEPT. NO. 10 11:45 a.m. – Court stood in recess.

M. White 11:50 a.m. – Court reconvened in chambers; Court, respective counsel and Defendant

(Clerk) present. Peremptory challenges exercised.

D. Gustin 12:00 p.m. – Court stood in recess.

(Reporter) 12:05 p.m. – Court reconvened. Court, respective counsel, Defendant and prospective jurors

present.

The following twelve (12) jurors and one (1) alternate juror were sworn to try this case:

Michael Nakashima
Mallory Mishler
Alison Moss
Christopher Ercolin
Samantha Galvan
Ana Torres

Jose Corral
Maria Webbert
Robert Cornish
Lacee Lang
Albert Dufur
Wayne Ferguson

Brenda Vasquez – alternate

COURT admonished and excused the jury.

12:25 p.m. – Court stood in recess for lunch.

1:04 p.m. – Court reconvened outside the presence of the jury. Court, respective counsel and Defendant present.

COURT advised the parties that during the lunch recess, Juror #11, Ana Torres, informed Deputy Gray that Juror #10, Albert Dufur, is her eye doctor.

Discussion ensued between the Court and respective counsel; respective counsel advised the Court that they do not believe this is an issue.

Jury brought into the courtroom.

State's counsel presented opening statements.

COURT noted that the Amended Information was read to the prospective jurors earlier this morning, however pursuant to statute, it should be read after the jury is empaneled, and he will have the Clerk read it again if respective counsel would like.

Respective counsel advised the Court that they do not think the Amended Information needs to be read again.

Defense counsel presented opening statements.

State's counsel called **Huey Stanley** who was sworn and direct examined.

State's counsel offered Exhibits 1 & 2; no objection; ordered ADMITTED into evidence.

Witness further direct examined; identified the Defendant; further direct examined.

State's counsel offered Exhibit 25; no objection; ordered ADMITTED into evidence.

CASE NO. CR14-1830

STATE OF NEVADA VS. QUINZALE MASON

PAGE 3

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

2/9/15 **JURY TRIAL**

HONORABLE State's counsel played Exhibit 25 for the jury.

ELLIOTT A. Witness further direct examined; cross examined; re-direct examined; and excused. SATTLER State's counsel called **Officer Benjamin Lancaster** who was sworn and direct examined. State's counsel offered Exhibit 5 thru 10; no objection; ordered ADMITTED into

M. White evidence.

(Clerk) Witness further direct examined; cross examined; and excused.

D. Gustin State's counsel called **Anthony Holly** who was sworn and direct examined; identified the (Reporter) Defendant; further direct examined; cross examined; re-direct examined; and excused.

COURT admonished and excused the jury.

COURT ORDERED: Material witness Anthony Holly is released from his subpoena, and he shall be released from custody.

COURT admonished the Defendant to watch the volume and tone of his voice when he is speaking to Defense counsel during witness testimony.

3:09 p.m. – Court stood in recess for the day, to reconvene tomorrow, February 10, 2015 at 8:30 a.m.

PAGE 1

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

2/11/15 ONGOING JURY TRIAL

HONORABLE 8:30 a.m. – Court met with respective counsel and the Defendant informally in the

ELLIOTT A. courtroom, outside the presence of the jury, to discuss jury instructions. SATTLER 9:00 a.m. – Jury Instructions 1 thru 32 were settled on the record.

DEPT. NO. 10 State's counsel's refused instruction #1 was lodged with the Clerk.

M. White Defense counsel advised the Court that the Defendant will not be testifying, and he does not

(Clerk) have any additional witnesses or evidence to offer.

L. Urmston 9:28 a.m. – Court stood in recess.

(Reporter) 9:58 a.m. – Court reconvened. Court, respective counsel, Defendant and jury present.

COURT instructed the jury.

State's counsel presented closing arguments.

Defense counsel presented closing arguments.

COURT admonished and excused the jury.

11:35 a.m. – Court stood in recess for lunch.

1:26 p.m. – Court reconvened. Court, respective counsel, Defendant and jury present.

Defense counsel continued presenting closing arguments.

State's counsel presented final closing arguments.

Deputy Gray sworn and charged with the jury.

Alternate juror, Brenda Vasquez, was given the juror admonition, thanked by the Court, and excused.

2:34 p.m. – Deliberations commenced.

COURT noted that the Defendant needs to leave the courthouse at approximately 3:00 p.m. today so he can receive dialysis treatment at the jail; therefore, if a verdict is reached after the Defendant has left for the day, the verdict forms will be sealed and locked for the evening, and the jury will be directed to return tomorrow morning so the verdict can be read.

2:37 p.m. – Court stood in recess.

4:33 p.m. – Verdict reached.

4:51 p.m. – Court reconvened. Court, respective counsel and jury present.

COURT advised the jury that the Defendant is not present in the courtroom as he required medical treatment; and he further advised the jury that their verdict will be sealed and locked for the evening, and they will need to return tomorrow, February 12, 2015 at 8:30 a.m., so the verdict can be read.

Foreperson, Robert Cornish, handed the verdict forms to Deputy Gray, who provided them to the Court; Court sealed the verdict forms in an envelope, and he initialed the seal.

COURT admonished and excused the jury for the evening.

Discussion ensued between the Court and respective counsel regarding the jury instructions as to Count III; the jury instructions for Count III were handed to respective counsel. *Court and respective counsel briefly discussed these jury instructions off the record.*

PAGE 2

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

2/11/15 ONGOING JURY TRIAL

HONORABLE Jury Instructions 33, 34, 35 & 36 were settled on the record.

ELLIOTT A. **COURT** noted that there may be a potential stipulation regarding the Defendant's prior

SATTLER felony conviction, which may alter these instructions.

DEPT. NO. 10 **COURT** directed the Clerk to lock the sealed verdict forms, as well as the original packet of

M. White Jury Instructions, in the evidence locker.

(Clerk) 5:05 p.m. – Court stood in recess for the evening, to reconvene tomorrow, February 12, 2015

L. Urmston at 8:30 a.m.

(Reporter)

FILED Electronically 2015-02-12 04:54:52 PM Jacqueline Bryant Clerk of the Court Transaction # 4816818

CASE NO. CR14-1830

STATE OF NEVADA VS. QUINZALE MASON

DATE, JUDGE PAGE 1

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

2/12/15 ONGOING JURY TRIAL

HONORABLE 8:45 a.m. – Court reconvened outside the presence of the jury. Court, respective counsel and

ELLIOTT A. Defendant present.

Discussion ensued between the Court and respective counsel regarding jury instructions for SATTLER

DEPT. NO. 10 Count III of the Amended Information.

Defense counsel advised the Court that the Defendant will stipulate that he is a convicted M. White (Clerk)

felon, and he will waive his right to have the State provide a certified copy of his prior

P. Hoogs conviction.

(Reporter) Upon questioning by the Court, the Defendant stated that he does stipulate to being a

convicted felon.

COURT ORDERED: The current Jury Instruction #33 shall be withdrawn, and the

modified version will be numbered as 33 and given to the jury.

Jury brought into the courtroom.

COURT unsealed the envelope that contained the verdict forms, and handed them to the

Clerk.

Upon direction by the Court, the Clerk read the verdicts aloud:

<u>VERDICT</u>

We, the jury in the above-entitled matter, find the defendant, QUINZALE MASON, GUILTY of COUNT I. BATTERY WITH A DEADLY WEAPON.

VERDICT

We, the jury in the above-entitled matter, find the defendant, QUINZALE MASON, GUILTY of COUNT II. ASSAULT WITH A DEADLY WEAPON.

Dated this 11th day of February, 2015.

/s/Robert Cornish

Foreperson

Defense counsel requested that the jury be polled by the Clerk.

Each juror answered in the affirmative to the question: "Are these your verdicts as read?" **COURT** advised the jury that they will now be directed to consider Count III of the Amended Information.

COURT read Jury Instructions 33, 34, 35 & 36 to the jury.

8:59 a.m. – Deliberations commenced; Court stood in recess.

9:20 a.m. – Court reconvened. Court, respective counsel, Defendant and jury present.

Upon direction by the Court, the Clerk read the verdict aloud:

VERDICT

We, the jury in the above-entitled matter, find the defendant, QUINZALE MASON, GUILTY of COUNT III. BEING A FELON IN POSSESSION OF A FIREARM.

Dated this 12th day of February, 2015.

/s/Robert Cornish

Foreperson

Defense counsel requested that the jury be polled by the Clerk; each juror again answered in the affirmative.

PAGE 2

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

2/12/15 ONGOING JURY TRIAL

HONORABLE **COURT** thanked and excused the jury.

ELLIOTT A. Defense counsel requested that sentencing be set as soon as possible due to the Defendant's

SATTLER deteriorating medical condition.

DEPT. NO. 10 **COURT** noted that the Division of Parole and Probation needs time to prepare a PSI,

M. White however a sentencing date within approximately 30 days would be reasonable in this case.

(Clerk) **COURT ORDERED:** Sentencing set for March 19, 2015 at 8:30 a.m.

P. Hoogs Defendant remanded to the custody of the Sheriff.

(Reporter)

Exhibits

Title: **STATE OF NEVADA VS. QUINZALE MASON**PLAINTIFF: **STATE OF NEVADA** DA: **ZACH YOUNG, ESQ.**DEFENDANT: **QUINZALE MASON** PD: **CARL HYLIN, ESQ.**

Case No: **CR14-1830** Dept. No: **10** Clerk: **M. WHITE** Date: **2/6/15**

Exhibit No.	Party	Description	Marked	Offered	Admitted
1	STATE	Overhead photo #1	2/6/15	No Obj.	2/9/15
2	STATE	Overhead photo #2	2/6/15	No Obj.	2/9/15
3	STATE	Overhead photo #3	2/6/15	No Obj.	2/10/15
4	STATE	Overhead photo #4	2/6/15	No Obj.	2/10/15
5	STATE	Scene photo #1	2/6/15	No Obj.	2/9/15
6	STATE	Scene photo #2	2/6/15	No Obj.	2/9/15
7	STATE	Scene photo #3	2/6/15	No Obj.	2/9/15
8	STATE	Scene photo #4	2/6/15	No Obj.	2/9/15
9	STATE	Scene photo #5	2/6/15	No Obj.	2/9/15
10	STATE	Scene photo #6	2/6/15	No Obj.	2/9/15
11	STATE	Victim photo #1	2/6/15	No Obj.	2/10/15
12	STATE	Victim photo #2	2/6/15	No Obj.	2/10/15
13	STATE	Vehicle photo – passenger side view	2/6/15	Obj; Overruled	2/10/15
14	STATE	Vehicle photo – driver's side view	2/6/15	Obj; Overruled	2/10/15
15	STATE	Vehicle photo – front view	2/6/15	Obj; Overruled	2/10/15
16	STATE	Vehicle photo – back license plate	2/6/15	Obj; Overruled	2/10/15
17	STATE	Vehicle photo – evidence seal	2/6/15	Obj; Overruled	2/10/15
18	STATE	Photo of DMV info	2/6/15	Obj; Overruled	2/10/15
19	STATE	Vehicle photo – interior	2/6/15	Obj; Overruled	2/10/15
20	STATE	Photo of items inside a plastic bag	2/6/15	Obj; Overruled	2/10/15

Print Date: 2/12/2015

Exhibits

Title: **STATE OF NEVADA VS. QUINZALE MASON**PLAINTIFF: **STATE OF NEVADA** DA: **ZACH YOUNG, ESQ.**DEFENDANT: **QUINZALE MASON** PD: **CARL HYLIN, ESQ.**

Case No: **CR14-1830** Dept. No: **10** Clerk: **M. WHITE** Date: **2/6/15**

Exhibit No.	Party	Description	Marked	Offered	Admitted
21	STATE	Photo of hat	2/6/15	Obj; Overruled	2/10/15
22	STATE	X-ray photo #1	2/6/15	No Obj.	2/10/15
23	STATE	X-ray photo #2	2/6/15	No Obj.	2/10/15
24	STATE	DMV Registration record	2/6/15	No Obj.	2/10/15
25	STATE	CD of 911 call	2/6/15	No Obj.	2/9/15
26	STATE	CD of power point presentation (demonstrative)	2/6/15		

Print Date: 2/12/2015

FILED
Electronically
2015-04-10 10:45:50 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 4901495

CASE NO. CR14-1830

STATE OF NEVADA VS. QUINZALE MASON

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

3/17/15

(Clerk)

M. Pava

ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE

HONORABLE ELLIOTT A. SATTLER DEPT. NO. 10 M. White

Deputy District Attorney Zach Young was present on behalf of the State. Defendant was present with counsel, Chief Deputy Public Defender Carl Hylin. Wesley Blackwell was present on behalf of the Division of Parole and Probation.

COURT reviewed the procedural history of the case.

Defense counsel gave the Court information regarding the Defendant's medical conditions, and he presented a letter from the ACLU to the Court. *COURT reviewed the letter, and it was subsequently filed by the Clerk*.

Defense counsel further gave the Court information regarding the Defendant's medical conditions, and he indicated that the sentence recommended in the PSI will essentially be a death sentence for the Defendant as he will be unable to get the organ transplant he needs if he is incarcerated. Defense counsel further presented mitigating statements on behalf of the Defendant, and he recommended that the Court impose the lowest minimum sentences on each Count, and run them concurrently to each other.

Defense counsel called **Valerie Stewart** who was sworn and direct examined; and excused. Defense counsel called **Jenay Cameron** who was sworn and direct examined; and excused. Defense counsel urged the Court to show mercy on the Defendant.

State's counsel gave the Court information regarding the offense and the Defendant's criminal history; and he further advised the Court that the victim is present, and she has requested that the Victim Advocate read her statement to the Court. State's counsel recommended that the maximum sentences be imposed and served consecutively.

Defendant addressed the Court on his own behalf.

Victim Advocate Gigi Sefchick read the victim's statement aloud to the Court.

COURT ORDERED: The Defendant, having been found guilty by a jury, and no sufficient cause being shown as to why judgment should not be pronounced against him, the Court rendered judgment as follows: That Ouinzale Mason is guilty of the crime of Battery With a Deadly Weapon, a violation of NRS 200.481 (2) (e), a felony, as charged in Count I of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the maximum term of one hundred twenty (120) months with the minimum parole eligibility of thirty-six (36) months, with credit for two hundred eighteen (218) days time served. That Quinzale Mason is guilty of the crime of Assault With a Deadly Weapon, a violation of NRS 200.471, a felony, as charged in Count II of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the maximum term of sixty (60) months with the minimum parole eligibility of twenty-four (24) months, to be served consecutively to the sentence imposed for Count I, with credit for zero (0) days time served. That Quinzale Mason is guilty of the crime of Being a Felon in Possession of a Firearm, a violation of NRS 202.360, a felony, as charged in Count III of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the maximum term of sixty (60) months with the minimum parole eligibility of twenty-four (24) months, to be served concurrently to the sentence imposed in Count II, with credit for zero (0) days time served. It is further ordered that the Defendant shall pay the statutory Twenty-Five Dollar (\$25.00) administrative assessment fee; that he shall pay the Three Dollar (\$3.00) administrative assessment fee for obtaining a biological specimen and conducting a genetic marker analysis; and that he shall reimburse Washoe County in the amount of One Thousand Dollars (\$1,000.00) for legal services rendered. Defendant remanded to the custody of the Sheriff.

FILED
Electronically
CR14-1830
2018-05-25 01:45:20 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 6699071

CASE NO. CR14-1830 **STATE OF NEVADA VS. QUINZALE MASON**

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

5/25/18 HONORABLE ELLIOTT A. HEARING – STATE'S MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITON FOR WRIT OF HABEAS CORPUS (POST CONVICTION)

SATTLER
DEPT. NO. 10
M. Baker
(Clerk)
L. Urmston

(Reporter)

Deputy District Attorney Joseph R. Plater, III, was present on behalf of the State. Petitioner was present with counsel, Court Appointed Attorney Lyn E. Beggs.

COURT noted Defendant's Motion to Apply Statutory Credits to the Minimum Part of Sentence filed May 21, 2018; Defense counsel advised the Court her client would voluntarily withdraw the motion

COURT ORDERED: the motion withdrawn.

MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION).

COURT reviewed the procedural history of the case.

State's counsel presented argument in support of motion.

Petitioner's counsel presented argument in opposition of the motion.

COURT ORDERED: Grounds One, Two, & Three of the Petition for Writ of Habeas Corpus are dismissed. Ground One of the Supplemental Petition for Writ of Habeas Corpus is dismissed. State's counsel is to prepare the order and submit to the Court by June 15, 2018.

Parties are to schedule a hearing for oral arguments on Ground Two of the Supplemental Petition for Writ of Habeas Corpus with Sheila Mansfield no later than June 1, 2018. Petitioner's counsel to provide notice/offer of proof to State's counsel regarding Ground Two by June 29, 2018.

Defendant remanded to the custody of Nevada Department of Corrections.

FILED
Electronically
CR14-1830
2018-10-31 10:19:21 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 6954888

CASE NO. CR14-1830 **STATE OF NEVADA VS. QUINZALE MASON**

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

10/31/18 **EVIDENTIARY HEARING (POST CONVICTION)**

HONORABLE 9:00 a.m. – Court convened.

ELLIOTT A. Petitioner Quinzale Mason was present with counsel, Lyn Beggs, Esq. SATTLER Deputy District Attorney Joseph Plater was present on behalf of the State.

DEPT. NO. 10 **COURT** reviewed the procedural history of the case.

M. Merkouris Counsel Beggs invoked the Rule of Exclusion.

(Clerk) Counsel Beggs called **Cisco Neal** who was sworn and direct examined; cross examined;

L. Urmston re-direct examined; re-cross examined; and excused.

B. Smith Counsel Beggs called **Carl Hylin** who was sworn and direct examined; cross examined; (Reporters) re-direct examined; re-cross examined; questioned by the Court; further questioned by

counsel Beggs; and excused.

Counsel Beggs presented argument in support of the Second Ground of Relief contained

in the Supplemental Petition.

Counsel Plater responded; and he further argued in opposition of the Second Ground of

Relief.

Counsel Beggs replied; and she further urged the Court to grant the Second Ground of

Relief contained in the Supplemental Petition.

COURT set forth findings of fact and conclusions of law.

COURT ORDERED: The Second Ground of Relief contained in the Supplemental

Petition is DENIED.

Counsel Plater shall prepare the order.

10:17 a.m. – Court adjourned.

FILED
Electronically
CR14-1830
2018-12-06 03:01:53 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7011754

Code 1350

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

QUINZALE MASON,

VS.

Case No. CR14-1830

Petitioner,

Dept. No. 10

THE STATE OF NEVADA,

Respondent.

CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL

I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 6th day of December, 2018, I electronically filed the Notice of Appeal in the above entitled matter to the Nevada Supreme Court.

I further certify that the transmitted record is a true and correct copy of the original pleadings on file with the Second Judicial District Court.

Dated this 6th day of December, 2018

Jacqueline Bryant Clerk of the Court

By /s/ Yvonne Viloria
Yvonne Viloria
Deputy Clerk