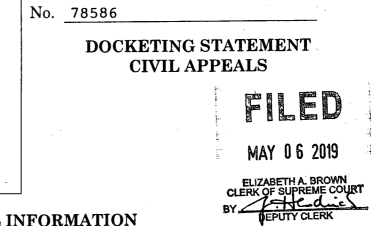
IN THE SUPREME COURT OF THE STATE OF NEV

2019 APR 30 PM 1:36

INDICATE FULL CAPTION:

KWAME ANIR SAAFIR, Appellant, vs. STATE OF NEVADA DEPARTMENT OF FAMILY SERVICES. Respondent.



GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. Id. Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.



19-19684

Revised December 20

		LAS VETAS DOOF SHI BLENS OF SUFRENE COMPT
1. Judicial District Eighth	Department D	2019 APR 30 PM 1: 36
County Clark County	Judge <u>Teuton</u>	· · · · · · · · · · · · · · · · · · ·
District Ct. Case No. J-18-342106-P2		
2. Attorney filing this docketing staten	nent:	
Attorney	Telephone 7	023519927
Firm		·
Address		
· · ·		
Client(s)		
the names of their clients on an additional sheet ac filing of this statement.	companied by a certification	on that they concur in the
filing of this statement. 3. Attorney(s) representing responden	ts(s):	
filing of this statement. 3. Attorney(s) representing responden Attorney	ts(s): Telephone	on that they concur in the
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4. Nature of disposition below (check	all that apply):	CETERITYEN LEOYEEACTREP SHA BLENK OF SURRENE CHEN
\boxtimes Judgment after bench trial	T Dismissal:	2019 APR 30 PM 1: 36
🔲 Judgment after jury verdict	Lack of jurisdiction	n
🔽 Summary judgment	🗖 Failure to state a c	claim
🗖 Default judgment	🗖 Failure to prosecut	te
Grant/Denial of NRCP 60(b) relief	Other (specify):	·
┌─ Grant/Denial of injunction	☐ Divorce Decree:	
🖵 Grant/Denial of declaratory relief	☐ Original	- Modification
☐ Review of agency determination	C Other disposition (spe	ecify):
	• • • • • • • • • • • • • • • • • • • •	-i ~?

5. Does this appeal raise issues concerning any of the following?

☑ Child Custody

☐ Venue

Termination of parental rights

6. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition:

State v. Showanda Mosley Eight Judicial Court Clark County J-17-342106-P1 State v. Kwame Anir Saafir Municipal Court Clark County C1198736A Danforth v. State Department of Health & Welfare 8. Nature of the action. Briefly describe the nature of the action and the result below: My daughter was made award of the court and not in mu custody.2019 APR 30 PM 1:36

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

The Supreme Court ruling in Danforth v. State Department of Health & Welfare presented the situation of indigent parents seeking to regain custody of their child and it was held that counsel is essential for due process and is applicable regardless of criminal- civil distinctions and my constitutional rights were violated when the judge said that I didn't have the right to have a attorney represent me and that I didn't have the right to take the 5th amendment and I was coerced to testify against myself and a judgment of conviction for a criminal dv was used to find me guilty and my plea to it is being withdrawn. I was discriminated against when officers and cps were dispatched because it was reported that I was attacked by Alyssa and charges weren't filed and this was known by the officers that arrested me and cps and the court. CRN.: LLV161115001740

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised: 11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party ADR big appeal, 35 have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

□ N/A

□ Yes

🗌 No

If not, explain:

12. Other issues. Does this appeal involve any of the following issues?

Reversal of well-settled Nevada precedent (identify the case(s))

An issue arising under the United States and/or Nevada Constitutions

A substantial issue of first impression

 \boxtimes An issue of public policy

 \Box An issue where en banc consideration is necessary to maintain uniformity of this court's decisions

 \Box A ballot question

If so, explain: The Supreme Court ruling in Danforth v. State Department of Health & Welfare presented the situation of indigent parents seeking to regain custody of their child and it was held that counsel is essential for due process and is applicable regardless of criminal- civil distinctions and my constitutional rights were violated when the judge said that I didn't have the right to have a attorney represent me and that I didn't have the right to take the 5th amendment and I was coerced to testify against myself. Officers and cps were dispatched because it was reported that I was attacked by Alyssa and charges weren't filed. CRN.: LLV161115001740 13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of 2he Kidé under Wath the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

n Maridentra (* 1

NRAP 17A(10) (11) (12)

The Supreme Court ruling in Danforth v. State Department of Health & Welfare presented the situation of indigent parents seeking to regain custody of their child and it was held that counsel is essential for due process and is applicable regardless of criminal-civil distinctions. My constitutional rights were violated when the judge said that I didn't have the right to have a attorney represent me and that I didn't have the right to take that 5 amendment and I was coerced to testify against myself.

14. Trial. If this action proceeded to trial, how many days did the trial last? 1

Was it a bench or jury trial?

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from $\frac{03122019}{100}$

If no written judgment or order was filed in the district court, explain the hasis forpy 1:37 seeking appellate review:

17. Date written notice of entry of judgment or order was served

Was service by:

☐ Delivery

☐ Mail/electronic/fax

18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP 50(b), 52(b), or 59)

(a) Specify the type of motion, the date and method of service of the motion, and the date of filing.

└ NRCP 50(b)	Date of filing	
☐ NRCP 52(b)	Date of filing	
□ NRCP 59	Date of filing	

- NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the time for filing a notice of appeal. See <u>AA Primo Builders v. Washington</u>, 126 Nev. ____, 245 P.3d 1190 (2010).
 - (b) Date of entry of written order resolving tolling motion____
 - (c) Date written notice of entry of order resolving tolling motion was served____

Was service by:

☐ Delivery

∏ Mail

19. Date notice of appeal filed 04052019

If more than one party has appealed from the judgment of did and the date leach notice of appeal was filed and identify by name the party filing the notice of appeal:

20. Specify statute or rule governing the time limit for filing the notice of appeal, *e.g.*, NRAP 4(a) or other

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

\boxtimes NRAP 3A(b)(1)	□ NRS 38.205
□ NRAP 3A(b)(2)	□ NRS 233B.150
□ NRAP 3A(b)(3)	□ NRS 703.376
└ Other (specify)	NRAP 3A(b)(7)

(b) Explain how each authority provides a basis for appeal from the judgment or order: The Supreme Court ruling in Danforth v. State Department of Health & Welfare presented the situation of indigent parents seeking to regain custody of their child and it was held that counsel is essential for due process and is applicable regardless of criminal-civil distinctions. My constitutional rights were violated when the judge said that I didn't have the right to have a attorney represent me and that I didn't have the right to take that 5 amendment and I was coerced to testify against myself. 22. List all parties involved in the action or consolidated actions in the district court: (a) Parties:

Kwame Anir Saafir

2019 APR 30 PM 1: 37

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

 \boxtimes Yes

□ No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

(b) Specify the parties remaining below:

2019 APR 30 PM 1: 37

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

 \boxtimes Yes

 \square No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

 \boxtimes Yes

□ No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (*e.g.*, order is independently appealable under NRAP 3A(b)):

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Kwame Anir Saafir	
Name of appellant	

Name of counsel of record

Date

Signature of counsel of record

Clark County, Nevada State and county where signed

CERTIFICATE OF SERVICE

I certify that on the day of , _____, I served a copy of this

completed docketing statement upon all counsel of record:

By personally serving it upon him/her; or

☐ By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)

Dated this 26

day of 04

Signature



to the Supreme Court of Nevada the judgment of the Eight Judicial District Court that 18 I'm guilty of the allegations in the petition. I'm innocent of the allegations and my 19 constitutional rights were violated when the judged said that I didn't have the right to 20 have a attorney represent me and that I didn't have the right to take the 5 amendment 21 and not testify against myself and I was coerced to do it without my attorney. The 22 Supreme Court ruling in Danforth v. State Department of Health & Welfare presented 23 the situation of indigent parents seeking to regain custody of their child and it was held 24 that counsel is essential for due process and is applicable regardless of criminal-civil 25 distinctions. DATED THIS O4 DAY OF O4, 2019 26

Respectfully Submitted,

Kwame Anir Saafir

28

		Na la Carta de Carta
		Electronically Filed 04/05/2019
1	FTS	Acres Frin
2	Name: Kwame Anir Saafir Address: 7001 W Charleston Ave	CLERK OF THE COURT
3	CITY, STATE ZIP CODE: 89117	2019 APR 30 PM 1: 38
4	TELEPHONE NUMBER: 7023519927 Plaintiff/DEFENDANT IN PROPER PERSON	
5	EIGHTH JUDICIAL I	
6	FAMILY DIVISIO	
7		
8	State	
9	Plaintiff(s),	
10	-VS-	CASE NO. J-18-342106-P2
11	Kwame Anir Saafir	DEPT. NO. D JUDGE TEUTON
12	Defendant(s).	TRIAL a day NRAP 3E(a) FAST TRACK CHILD
13		SUSTODY APPEALS
14		
14	NOTICE OF APPEAL TO THE SU FAST TRACK	
16	Notice is hereby given that Kwame An	r Saafir, defendant above named, appeals
17	to the Supreme Court of Nevada the judgmen	
18		
19	I'm guilty of the allegations in the petition. I'm	
20	constitutional rights were violated when the ju	dged said that I didn't have the right to
21	have a attorney represent me and that I didn't	have the right to take the 5 amendment
22	and not testify against myself and I was coerc	ed to do it without my attorney. The
23	Supreme Court ruling in Danforth v. State De	partment of Health & Welfare presented
24	the situation of indigent parents seeking to re-	gain custody of their child and it was held
25	that counsel is essential for due process and	is applicable regardless of criminal-civil
26	distinctions. DATED THIS O4 DAY OF C	04, 2019
27		Respectfully Submitted,
28		Kwame Anir Saafir

T-18-191689-T

DISTRICT COURT CLARK COUNTY, NEVADA

LAS VITAS DATA THE OLIMA OF SUPACHE DEST

20月15日月上胡转运动。

TPO - Domestic Violence		COURT MINUTES	2010 AppSeptember 24, 2018
T-18-191689-T Alyssa Ruddl vs Kwame Saafi		e, Applicant r, Adverse Party	
September 24, 2	018 01:00 PM	Hearing to Extend Fax TPO	
HEARD BY:	Henry, Jennifer	COURTROOM: Court	room 19
COURT CLERK: Graham, April			
PARTIES PRESEN Alyssa C Ruddle	Г: , Applicant, Present	Pro Se	
Kwame A Saafir,	Adverse Party, Prese	nt	

JOURNAL ENTRIES

Applicant and Adverse Party sworn and testified.

Applicant confirmed the events that led to Adverse Party's arrest as outlined in her application and requested the Temporary Protection Order (TPO) be extended for one (1) year. Court cautioned Adverse Party as to testifying today since there may be or is a pending criminal action and anything he says can be used against him. Adverse Party stated it is his understanding that if Applicant does not extend the TPO, then Child Protective Services (CPS) will take Kayden away from her. Adverse Party provided paperwork from CPS, IN OPEN COURT, regarding his other child for the Court to review and requested he be allowed contact with Kayden. Adverse Party stated he does not oppose the TPO and represented he CPS placed his other child with him. Matter TRAILED to allow the Court to review the documents Adverse Party provided and the pending J case.

Matter RECALLED with all parties present as before and Reawna McClain also present.

Reawna McClain sworn and testified.

Court noted Reawna McClain signed for the child when he was placed in protective custody as a fictive kin. Reawna McClain testified CPS assigned her to make sure Applicant will follow through with the case plan. Court further noted Adverse Party has a current J case regarding his child from another relationship; pursuant to case number J342106, Adverse Party is not permitted to have contact with that child until approved by CPS. Court called, Shanna, the parties' CPS case worker at 455-7281 and was informed they will close this matter with the implementation of this Order and CPS does want this Court to grant contact between Adverse Party and the minor child, Kayden, as the worker does not believe he is a danger to the child; Shanna suggested Applicant and Adverse Party not have contact with each other or do the child exchange with each other as there is a lot of arguing.

Upon inquiry, Adverse Party stated he is currently staying in a motel, he plans to return to work for People Ready, and he will be renting a "monthly"; he does have money saved and is not currently requesting overnight visits at this time.

Court stated there is cause to extend the TPO based upon the determinations of past domestic violence in case number J342106 and the incident herein. Court encouraged the parties to file a custody action through the District Court.

HEARING MASTER RECOMMENDED as follows:

Printed Date: 9/26/2018	Page 1 of 2	Minutes Date:	September 24, 2018

Notice: Journal Entries are prepared by the courtroom clerk and are not the official record of the Court.

	Electronically Filed 05/17/2017
v 1	CLERK OF THE COURT
	STEVEN B. WOLFSON
2	DISTRICT ATTORNEY Nicole Malich 2019 APR 30 PM 1:30 Deputy District Attorney
3	Juvenile Division
4	Nevada Bar No. 13180 601 North Pecos
5	Las Vegas, Nevada 89101 (702) 455-5320
5 7	
8	EIGHTH JUDICIAL DISTRICT COURT
9	FAMILY DIVISION - JUVENILE CLARK COUNTY, NEVADA
10	In the Matter of:
11	KIMORA MENYON SAAFIR, COURT CASE NO.: J-17-342106-P1
12	Date of Birth: 05-11-2014 DEPT. NO.: DEPENDENCY 2
13	A Minor, 3 Years and 00 Month(s) of Age.
1.4	
15	
16	TERMINATION ORDER – 432B.550(1)(a)
. 17	This matter having come before the Count for Review on May 17, 2017 with
18	SHOWANDA MOSLEY present and KWAME SAAFIR present; the child(ren)'s
19	parents, and REGINA WEDLOW, Child Protective Services (CPS), being present and
20	CPS having apprised the Court that KWAME SAAFIR has complied with his
21	treatment plan in all respects, that the child(ren)'s parent/guardian, KWAME SAAFIR,
22 23	has no outstanding Custody Order in regard to the subject minor(s), that KWAME
23	SAAFIR is a suitable person to have custody of the subject minor(s).
25	IT IS HEREBY ORDERED pursuant to N.R.S. 432B.550(1)(a) that this Court's
26	jurisdiction be terminated and that joint, legal custody of KIMORA SAAFIR will be
27	shared by SHOWANDA MOSLEY and KWAME SAAFIR, and placement of KIMORA
28	SAAFIR be placed with her father, without supervision until further order of the Court
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Las Vegas Metropolitan Police Department	Case Report No.: LLV161115001740
Las Vegas, NV 89106	
	n na star i
Administrative	
Location 370 E Harmon LVN, 89109	CLERIN OF WURKENS Sector /Beat M3
Occurred On (Date / Time) Tuesday 11/15/2016 11:36:00 AM	Or Between (Date / Time)
Reporting Officer 15067 - Simmons, Isaiah Entered By 15067 - Simmons, Isaiah	Reported On 11/15/2016/019 APR 30 PM 1: 38 Entered On 11/15/2016 1:09:56 PM
Related Cases	Jurisdiction Las Vegas, City of
Terffer Device Ma	
Traffic Report No Place Type	Accident Involved
Offenses:	
Battery/Domestic Violence(M)-CLV 10.02.010 - L5018	
Completed Yes Domestic Violence No	Hate/Bias None (No Bias)
Weapons Personal Weapons (Hands, Feet, Teeth, etc.)	Location Type Residence/Home
Criminal Activities	
Victims:	
Name: <u>Saafir, Kwame</u>	
Victim Type Individual Written Statemer	ent Refused Can ID Suspect Yes
Victim of 56888 - Battery/Domestic Violence(M)-CLV 10.02.	
DOB Age 27 Sex Ma	fale Race Black or African Ethnicity Not Hispanic or Latino
DOB Age 27 Sex Ma	American da
Height 6' 2" Weight 180	Hair Color Black Eye Color Brown
Employer/School Occupation/Grade	Work Schedule
Injury Apparent Minor Injury	Injury Weapons Personal Weapons (Hands, Feet, Teeth, etc.) The Use and Dissemination of this
Addresses	Record is Regulated by Law. Secondary
Residence 370 E Harmon Bld C Apt 309 LVN	record is negulated by Law. Secondary
Rhones	and could subject the offender to Crimir
Cēllular (702) 351-9927	and Civil Liability.
Offender Relationships	This Information Released To:
S - Ruddle, Alyssa Victim Was Boyfriend S - Saafir, Kwame Victim Was Boyfriend	
Notes:	
Name: <u>Ruddle, Alyssa</u>	Las Vegas Metro Police Dept.
Name. <u>Audule, Alfasa</u>	
Victim Type Individual Written Statemen	
Victim of 56888 - Battery/Domestic Violence(M)-CLV 10.02.	2.010 - 425018
DOB Age Sex	Race Ethnicity 1
Height Wéight Employer/School	Hair Color Eye Color
Occupation/Grade	WorkSchedule
Injury Apparent Minor Injury	Inju Weapons Personal Weapons (Hands, Feet, Teeth, etc.)
Addresses	
Residence	A second the state of the second s
Phones Cellular	
Offender Relationships S - Saafir, Kwame Victim Was Boyfriend	d/Girlfriend
S - Ruddle, Alyssa Victim Was Boyfriend	
Notes: V	
Suspects:	
Name: Saafir, Kwame	
Alias;	
Scope ID DOB 2/8/1989	Age 27 Race Black or African Ethnicity Not Hispanic or
Sex Male Height 6' 2" Weight 180	American Latino Hair Color Black Eye Color Brown
Employer/School	Occupation/Grade
4/13/2017 3:41 PM	Ver 115001740 Page 1 of 2

.....

	Addresses Residence <u>Phones</u>	370 E H	larmon Bld C	Apt 309	LVN, 89109	3					
	Cellular Notes:	(702) 3	51-9927	, , , , , , , , , , , , , , , , , , ,							
	Name: <u>Ruddle, Alyssa</u> Alias:				• ·		el text of	NFAI M	₩ ₩T		
	Scope ID	DOB	· ·		Age		Race 19 APR	30 PM	1:38 Ethnicity	Not Hispanic or Latino	
	Sex Female Height Employer/School	5' 5"	Weight	135	Hai	r Color Occupa	Blond tion/Grade	Eye Color	Blue		
	<u>Addresses</u> Residence	•			ŕň			•	Ĩ.		
	<u>Phones</u> Cellular					ψ.	• • •	· ·		н 1	
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•	· · · · · ·				<u></u>	e. Billion				<u></u>	

Narrative

2017 3:40 PM

On 11/15/16 at approximately 1136 hours I Officer I. Simmons P#15067 along with Officer J. Contreras P# 14856 got dispatched to Harbor Island, 370 E Harmon in reference an alleged domestic battery.

Upon arrival I made contact with the male half, Kwame Saafir DOB 2/8/89 who was holding his 1 year old child and Officer Contreras made contact with the female half, Alyssa Ruddle Kwame stated that his girlfriend, Alyssa, of 1 year attacked him while he was holding his son. He stated that Alyssa was upset that ne was calling child protective services so she attacked him Kwame could not tell mw exactly how he was attacked but did have scratch marks on his back and a scratch on his face. The injuries that I observed appeared to be self inflicted and did not match with his story. Kwame stated he got attacked by Alyssa while he was holding his son and but could not tell me if he was punched, slapped, scratched, ect.

Officer Contreras told me that Alyssa stated that at no time did she put her hands on her boyfriend Kwame and stated the she received a red mark on her right forearms due to Kwame grabbing her arm an attempt to get his son from her. Alyssa stated that they were arguing over alleged claims that Kwame made against her of inappropriate sexual contact with their son. Alyssa stated that Kwame is crazy and that they are working with a detective out of California regarding the claims. Alyssa's injuries also appeared to be self inflicted and looked like she rubbed her skin vigorously.

Upon talking to Kwame about the alleged inappropriate sexual contact with their son he stated that he and Alyssa have been working with a Detective out of LOS Angeles County Sheriff Office by the name of Rudro by edgree regarding the claims. I called Detective Accided about the class, and confirmed that it was in fact an open case (case #01623111-1328-1) rie apartment looked to be in good shape and there was food available and the baby appeared to be in good health.

There were no witnesses to the incident and both parties appeared to trying to get each other in trouble. Both Kwame and Alyssa were very calm and did not have the demeanor of someone who was just in a physical altercation

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Page 2 of 2

LLV161

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1	MWPL	$A = \begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix}$
2	Name: Kwame Anir SaafirCLERK GPAddress: 7001 W Charleston	
3	City/State/Zip: 89117 2019 APR Phone: 7023519927	30 PM 1:39
4	DEFENDANT IN PROPER PERSON	CE MUNICIPAL CONT
5		A Colored and a colored an
6	MUNICIPA	
7	CLARK COUN	TY, NEVADA
8		
	State	
9	Plaintiff,	
10	VS.	Case No.: C1198763A Dept. No.: 1, 🛤
11		
12	Kwame Anir Saafir	aut a m
13		2-20-19 9:15 A.M
14	Defendant.	
15		i
16	MOTION TO WITHD	RAW GUILTY PLEA
17		
18		Anir Saafir, through counsel, and respectfully
19	moves to withdraw his/her plea of "nolo conte	ndere," on the grounds that he/she is not guilty
20	of the offense charged in the indictment and t	hat the plea of "nolo contendere" was entered
21	improvidently, without advice of counsel or an	understanding of the nature of the charge, the
22	effect of the plea, or of his/her rights, as is more	e fully shown in Defendant's attached affidavit.
22		
	DATED THIS 01 day of 02, 2019.	
24		Respectfully submitted,
25	2.5-19	form an other
26	CITY ATTORNEY CRIMINAL DIVISION	Kwame Anir Saafir Defendant
27		
28	• * * · · · · · · · · · · · · · · · · ·	

1 me: Kwame Anir Saafir	
ldress: 7001 W Charleston	
y/State/Zip: 89117 one: 7023519927	2019 APR 30 PM 1: 39
FENDANT IN PROPER PERSON	
•	COURT
CLARK COUN	NTY, NEVADA
	. · · ·
State	
Plaintiff,	
	Case No.: C1198763A
	Dept. No.: 1, 5A
Kwame Anir Saafir	AFFIDAVIT IN SUPPORT OF
Defendant.	DEFENDANT'S MOTION TO WITHDRAW GUILTY PLEA
	WIIIIDAIW GUILITIZZ
TATE OF NEVADA)	_
) ss.	• .
OUNTY OF CLARK COUNTY)	
I, Kwame Anir Saafir, being duly sworn	or under penalty of perjury state:
 I am the Defendant in this proceeding. 	
1. I all the Defendant in this proceeding.	
	1 distances to date of 00182018. DV
2. I was charged with the following crime(s) in an indictment dated 09182018: DV
	s) in an indictment dated 09182018: DV
	s) in an indictment dated 09182018: DV
2. I was charged with the following crime(
2. I was charged with the following crime(
2. I was charged with the following crime(
2. I was charged with the following crime(

On 09182018, I entered a plea of "nolo contendere."

was operced to make the plea of nolo contendere because I was arrested and the police wouldn't tell me where my daughter was and I had custody of her and the detention center wouldn't tell me where she was and I asked my counsel and he wouldn't tell me and I told them that I feared for the life of my daughter because I didn't know where she is and that I want to plead not guilty because I have evidence to prove it but I have to know where she is and I wouldn't plead nolo contendere if I can know where she is. The counsel told me that he couldn't review the evidence that I have that would prove my innocence if I'm detained because it's on my phone so I wouldn't have a good defense if I plead not guilty and he didn't show me the police report when I asked so that I could know the facts the case before I plea nolo contendere and he didn't tell me that a plea of nolo contendere could be used to take my custody of her and that she'd be a ward of the state because of my plea of nolo contendere. I told him that I have evidence that I was being drugged before and until I was arrested and that and me not knowing where my daughter is and my counsel not telling me the facts and what can happen made it so that the plea wasn't entered knowingly voluntarily and intelligently and that it was entered under pressure by coercion.

WHEREFORE, the undersigned prays that the court grant Defendant's Motion to Withdraw Guilty Plea.

DATED THIS 01 day of 02, 2019.

I Kwame Anir Saafir, do solemnly swear,

under the penalty of perjury, that the above is accurate,

correct, and true to the best of my knowledge.

Respectfully submitted,

Kwame Anir Saafir Defendant

Grand Total All Cases	\$1,675.00	1. 		电联系 研 乳	PREDE A PRESE
Date Case Number		Time	Location	2019 APR 30) PM 1:39
/ 4/3/2019 C1198763A	M 1 Motion	9:15 am	Dept #1, 5		
4/3/2019 CU1987/CBA	H 1 Hearing PA	ile il Stan		M.Born Skir i	
		3 2 18 - CUL OS - CONSTRUCTION			
**************************************	**************************************	**************************************	additional fi	ne, fees and ass	essments.
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	for the amount of \$				
due date. There is no grac be issued for your arrest.	e period. If your payment is	s not received o	on or before	the due date	a warrant may
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Look up your	court case information on line	at: <u>https://mur</u>	nicourt.lasve	egasnevada.go	<u>v/</u>
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Program requirements may be subject to additional fees.

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		Electronically Filed 04/30/2019
	LAS VERAS DET	Accume Acum
1	EXMT DOLG ADR 30 PM	
2	EXMT Name: KWAME ANIR SAAFIR Address: 7001 W CHARLESTON AVE	
3	Address: 7001 W CHARLESTON AVE 89117	
4	Telephone: 7023519927 Email Address: AMENDMENTNUMBER5@GMAI	T. COM
5	In Proper Person	
6	DISTRIC	TCOURT
		NTY, NEVADA
7		
8	In the Matter of:	Case No. <u>J-18-342106-</u> P2
9		Dept. No. D
10	KIMORA MENYON SAAFIR, born (Child's Name)	•
11		EX PARTE REQUEST FOR ORDER TO
12	$\frac{05-11-2014}{\text{(Child's Date of Birth)}}$	RELEASE ELECTRONIC RECORDING OR TYPEWRITTEN TRANSCRIPT OF
13		JUVENILE PROCEEDINGS
14	COMES NOW, (your name) <u>KWAME AN</u>	NIR SAAFIR and hereby requests
15	that the Court issue an order for the release of an	
16		
17	Electronic Recording, (or)	
18	Typewritten Transcript	
19	from the hearing(s) that occurred on the followin trial 01242019 and 02122019 and 03	g date(s): 11132018 and 12112018 and .
20		hat are the subject of this proceeding is as
Ż1		
22	follows:DAD	·································
23	I will use the electronic recording/typewr	itten transcript for the following purpose(s):
24	CIVIL APPEAL TO THE SUPREME COURT	C OF THE STATE OF NEVADA
25	No. 78586	
26	-	newritten transcript for any purpose other than
27		sewittion nansemption any purpose outer main
28	the ones I have identified above.	
	;	
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	LANNY BAS SHOP	
I will not dis	stribute, replicate or otherwise release any 39 2019 APR 30 PH any 39	pies of the electronic recordings
or typewritten trans	scripts that I may receive, except as necessary	v to accomplish the purposes
stated above.		
I will not all	low the minor child(ren) that are the subject o	f this proceeding to view or
otherwise be expose	ed to the electronic recording/typewritten tran	script.
I agree to dea	estroy any electronic recording/typewritten tra	inscript that I may receive after
	above have been accomplished.	
	DER PENALTY OF PERJURY UNDER ' AT THE FOREGOING IS TRUE AND CO	
DATED this	s <u>30</u> day of <u>04</u> , 20 <u>19</u>	
	Signature:	
	Printed Name: KWAME ANIR	SAAFIR
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EXPR	CEUETVER LAS VERAS ENT SHE CLASK OF SUPALISE SHE
Name: <u>KWAME ANIR SAAFIR</u> Address: 7001 W CHARLESTON BLVD	2019 APR 30 PM 1: 39
89117 Telephone: 7023519927 Email AddressAMENDMENTMENTNUMBER5@GMA In Proper Person	AIL.COM
DISTRICI CLARK COUN	
In the Matter of:	Case No. <u>J-18-342106-</u> P2
KIMORA MENYON SAAFIR , born (Child's Name)	Dept. No. D
$\frac{05-11-2014}{\text{(Child's Date of Birth)}}$	ORDER ON EX PARTE REQUEST TO RELEASE ELECTRONIC RECORDING OR TYPEWRITTEN TRANSCRIPT OF JUVENILE PROCEEDINGS
The Court having reviewed the Ex Parte I	
Recording or Typewritten Transcript of Juvenile	
KWAME ANIR SAAFIR IT IS HEREBY ORDERED	, and good cause appearing, therefore:
That the request is DENIED .	
That a HEARING on the request is sc	heduled for the day of,
20 at a.m./p.m. before this Court.	The person submitting the request must serv
copy of the Ex Parte Request and this Order on a	Il parties in the case, including the Juvenile
Division of the District Attorney's Office and the	e Juvenile Division of the Public Defender's
Office or any conflict/private attorneys.	
	· · · ·

1	That the request is GRANTED and that the requested digital recording/typewritten		
2	transcript be made available and leased to (your name)KWAME ANIR SAAFIR		
3	upon payment of the applicable charges for the recording or transcript.		
4	IT IS FURTHER ORDERED that the electronic recording/typewritten transcript shall		
6	be treated confidentially.		
7	IT IS FURTHER ORDERED that use of the electronic recording/typewritten transcript		
8	shall be limited to the purposes identified in the Ex Parte Request.		
9	IT IS FURTHER ORDERED that the electronic recording/typewritten transcript shall		
10 11	not be distributed, replicated or otherwise released, except as necessary to accomplish the		
12	purposes stated in the Ex Parte Request.		
13	IT IS FURTHER ORDERED that the electronic recording/typewritten transcript, and		
14	any copies, shall be destroyed after the purposes stated in the Ex Parte Request have been		
15	accomplished.		
16 17			
18	DATED this day of, 20		
19	•		
20	District Court Judge		
21			
22			
23 24			
25			
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27			
28			
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