CLERK OF THE COURT

JUSTICE COURT, LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

STATE OF NEVADA,

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Plaintiff,

VS.

Christopher Lenard Blockson,

Defendant

District Court Case No.: C-18-336552-1

Dec 23 2019 08:12 a.m.

Elizabeth A. Brown

Justice Court Case No.: 18F06094X

CERTIFICATE

I hereby certify the foregoing to be a full, true and correct copy of the proceedings as the same appear in the above case.

Dated this 29th day of November, 2018

Justice of the Peace, Las Vegas Township

AA000001

Docket 78731 Document 2019-5168\$

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JUSTICE COURT, LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

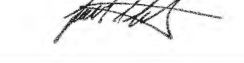
STATE OF NEVADA,	District Court Case No.:
Plaintiff,	
vs.	Justice Court Case No.: 18F06094X
Christopher Lenard Blockson	
Defendant	

BINDOVER and ORDER TO APPEAR

An Order having been made this day by me that Christopher Lenard Blockson be held to answer before the Eighth Judicial District Court, upon the charge(s) of Willful/malicious torture/maim/kill dog/cat/animal [55977]; Own/poss gun by prohibit pers [51460]; Dischg gun w/i struct/veh w/i prohibit area [51445] committed in said Township and County, on April 04, 2018.

IT IS FURTHER ORDERED that said defendant is commanded to appear in the Eighth Judicial District Court, Regional Justice Center, Lower Level Arraignment Courtroom "A", Las Vegas, Nevada on December 10, 2018 at 10:00 AM for arraignment and further proceedings on the within charge(s).

Dated this 29th day of November, 2018



Justice of the Peace, Las Vegas Township

ORIGINAL

JUSTICE COURT, LAS VEGAS TOWNSHIPAS VEGAS JUSTICE COURT CLARK COUNTY, NEVADA

OCT 24 2018

THE STATE OF NEVADA,

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Plaintiff.

-VS-

CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson #1220853,

Defendant.

CASE NO: 18F06094X

DEPT NO:

AMENDED

CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of CRUELTY TO ANIMALS (Category D Felony - NRS 574.100.1a - NOC 55977); OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony - NRS 202.360 - NOC 51460) and DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE (Category B Felony - NRS 202.287 - NOC 51445), in the manner following, to-wit: That the said Defendant, on or about the 4th day of April, 2018, at and within the County of Clark, State of Nevada,

COUNT 1 - CRUELTY TO ANIMALS

did willfully, unlawfully, maliciously and feloniously torture or unjustifiably maim, mutilate or kill a Pit Bull dog, by shooting and/or stabbing and/or cutting said dog, and/or by failing to get medical treatment for said dog.

COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON

did willfully, unlawfully, and feloniously own, or have in his possession and/or under his custody or control, a firearm, to wit: a Ruger .357 revolver, bearing Serial No. 575-15259, the Defendant being a convicted felon, having in 1996, been convicted of Possession of Controlled Substance with Intent to Sell, in Case No. C135719, in the Eighth Judicial District Court, Clark County, a felony under the laws of the State of Nevada.

COUNT 3 - DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE

did willfully, unlawfully, maliciously, and feloniously, while in, on or under a vehicle, 18F06094X



located at 3675 Cambridge Street, Apartment No. 230, thereof, Las Vegas, Clark County, Nevada, discharge a firearm within or from the vehicle, while being within an area designated by a City or County Ordinance as a populated area for the purpose of prohibiting the discharge of weapons.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

10/16/18

18F06094X/mlb/dvu LVMPD EV# 1804043713 (TK2)

٠	J
	18F06094X
	CRM
	Criminal Complaint
	9303819

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY NEVADA THE STATE OF NEVADA. 2018 APR 17 A 9:08 4 Plaintiff. 18F06094X 5 -VS-6 CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson #1220853, 7 Defendant. CRIMINAL COMPLAINT 8 The Defendant above named having committed the crimes of CRUELTY TO 9 ANIMALS (Category D Felony - NRS 574.100.1a - NOC 55977); OWNERSHIP OR 10 11 POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony - NRS 202.360 - NOC 51460) and DISCHARGE OF FIREARM FROM OR WITHIN A 12 STRUCTURE OR VEHICLE (Category B Felony - NRS 202.287 - NOC 51445), in the 13 manner following, to-wit: That the said Defendant, on or about the 4th day of April, 2018, at 14 and within the County of Clark, State of Nevada, 15 COUNT 1 - CRUELTY TO ANIMALS 16 did willfully, unlawfully, maliciously and feloniously torture or unjustifiably maim, 17 18 mutilate or kill a Pit Bull dog, by shooting and/or stabbing and/or cutting said dog. 19 COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON did willfully, unlawfully, and feloniously own, or have in his possession and/or under 20 his custody or control, a firearm, to wit: a Ruger .357 revolver, bearing Serial No. 575-15259, 21 the Defendant being a convicted felon, having in 1996, been convicted of Possession of 22 23 Controlled Substance with Intent to Sell, in Case No. C135719, in the Eighth Judicial District Court, Clark County, a felony under the laws of the State of Nevada. 24 25 COUNT 3 - DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE 26 did willfully, unlawfully, maliciously, and feloniously, while in, on or under a vehicle, 27 located at 3675 Cambridge Street, Apartment No. 230, thereof, Las Vegas, Clark County, 28

(TK2)

Nevada, discharge a firearm within or from the vehicle, while being within an area designated by a City or County Ordinance as a populated area for the purpose of prohibiting the discharge of weapons.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

04/13/18

18F06094X/lal LVMPD EV# 1804043713

Amended Court Minutes

Department: 02



Result: Matter Heard

18F06094X State of Nevada vs. Blockson, Christopher

8/6/2018 8:00:00 AM Status Check (No bail

posted)

Judge:

PARTIES PRESENT:

State Of Nevada

Defendant

Albright, Brandon B Blockson, Christopher

Sciscento, Joseph S.

Court Reporter: Court Clerk:

Ott, Shawn Moore, Stacey

PROCEEDINGS

Hearings: 9/10/2018 8:00:00 AM: Status Check

Added

Events: Motion To Continue

By Defendant To Secure Private Counsel- Motion Granted

Continued to Secure Private Counsel

Case 18F06094X Prepared By: moors 9/4/2018 7:08 AM

Court Minutes



L009267202

Result: Matter Heard

PC18F06094X

Department: PC

State of Nevada vs. Blockson, Christopher

4/9/2018 7:45:00 AM 72 Hour Hearing (In

Custody)

PARTIES PRESENT:

State Of Nevada

Defendant

LoGrippo, Frank

Blockson, Christopher

Judge:

Sciscento, Joseph S.

Court Reporter:

O'Neill, Jennifer

Court Clerk:

Moore, Stacey

PROCEEDINGS

Hearings:

7/9/2018 8:00:00 AM: Status Check on Filing of Criminal Complaint

Added

Events:

72-Hour Hearing Completed

Motion to Continue - State

90 days - Motion granted

Continued for Status Check on filing of Criminal

Complaint

Release Order - Court Ordered due to no complaint

filed

Counts: 001; 002

Case PC18F06094X Prepared By: ContrerC

4/9/2018 11:29 AM

AA000008

Court Minutes

Department: 02

Result: Matter Heard

18F06094X State of Nevada vs. Blockson, Christopher

7/9/2018 8:00:00 AM Initial Appearance (No bail

posted)

PARTIES PRESENT:

State Of Nevada

Defendant

Albright, Brandon B

Blockson, Christopher

Judge:

Sciscento, Joseph S.

Court Reporter:

Ott, Shawn

Court Clerk:

Moore, Stacey

PROCEEDINGS

Hearings:

8/6/2018 8:00:00 AM: Status Check

Added

Events:

Initial Appearance Completed

Advised of Charges on Criminal Complaint, Waives Reading of Criminal Complaint

Motion To Continue

By Defendant To Secure Private Counsel- Motion Granted

Continued to Secure Private Counsel

Case 18F06094X Prepared By: moors

7/9/2018 1:59 PM

AA000009

Department: 02

Court Minutes



Result: Matter Heard

18F06094X

State of Nevada vs. Blockson, Christopher

8/6/2018 8:00:00 AM Status Check (No bail

Defendant

posted)

PARTIES PRESENT:

State Of Nevada

Albright, Brandon B Blockson, Christopher

Judge:

Sciscento, Joseph S.

Court Reporter:

Ott, Shawn

Court Clerk:

Moore, Stacey

PROCEEDINGS

Hearings:

9/10/2018 8:00:00 AM: Status Check

Added

Events:

Motion

By Defense for Defendant to secure private counsel - Motion Granted

Continued to Secure Private Counsel

Court Minutes

Department: 02



Result: Bench Warrant Issued

18F06094X

State of Nevada vs. Blockson, Christopher

9/10/2018 8:00:00 AM Status Check (No bail

posted)

PARTIES PRESENT: State Of Nevada

LoGrippo, Frank

Judge:

Sciscento, Joseph S.

Court Reporter:

Grime, Joanie

Court Clerk:

Moore, Stacey

PROCEEDINGS

Events:

Bench Warrant Ordered Issued - Defendant Failed to

Appear

\$28,000/ 28,000 total bail

Court Minutes

Department: 02

18F06094X

State of Nevada vs. Blockson, Christopher

1.010050417

L010059417 Lead Atty: Public Defender

Result: Matter Heard

10/12/2018 7:45:00 AM Bench Warrant Return

Hearing (In Custody)

PARTIES PRESENT:

State Of Nevada

Attorney Defendant Lacher, Ashley

Wells, Thomas Michael

Blockson, Christopher

Judge:

Sciscento, Joseph S.

Court Reporter:

O'Neill, Jennifer

Court Clerk:

Contreras, Chrystina

PROCEEDINGS

Attorneys:

Public Defender

BLOCKSTON, CHRISTOPHER LENARD

Added

Wells, Thomas

BLOCKSTON, CHRISTOPHER LENARD

Added

Michael

Hearings:

10/22/2018 9:00:00 AM: Preliminary Hearing

Added

Events:

Court reviews history of case

Public Defender Appointed

Bail Stands - Cash or Surety

Amount: \$28,000.00

Counts: 001; 002; 003 - \$28,000.00/\$28,000.00 Total Bail

Case 18F06094X Prepared By: ContrerC

10/12/2018 2:36 PM

AA000012

Court Minutes



18F06094X

Department: 02

State of Nevada vs. Blockson, Christopher

Lead Atty: Public Defender Result: Matter Heard

10/22/2018 9:00:00 AM Preliminary Hearing

(Surety Bond Posted)

PARTIES

State Of Nevada

Ferreira, Amy

PRESENT:

Wells, Thomas Michael

Attorney Defendant

Blockson, Christopher

Judge:

Sciscento, Joseph S.

Court Reporter: **Court Clerk**:

O'Neill, Jennifer

Contreras, Chrystina

PROCEEDINGS

Hearings:

10/24/2018 8:00:00 AM: Bail Hearing

Added

11/5/2018 9:00:00 AM: Preliminary Hearing

Added

Events:

Preliminary Hearing Date Reset

Oral Motion

By State To Add House Arrest As A Bail Condition And No Contact With Animals - Objection By Defense -

Motion Continued

Continued For Presence

Defendant's Presence

Court Minutes

Department: 02

18F06094X State of Nevada vs. Blockson, Christopher 10/24/2018 8:00:00 AM Bail Hearing (Surety Lead Atty: Public Defender

Result: Matter Heard

Bond)

PARTIES PRESENT:

State Of Nevada

evada Ferreira, Amy

Attorney Defendant Cho, Dan Jahyou

Blockson, Christopher

Judge: Court Reporter: Sciscento, Joseph S. O'Neill, Jennifer

Court Clerk:

Moore, Stacey

PROCEEDINGS

Attorneys:

Cho, Dan Jahyou

BLOCKSTON, CHRISTOPHER LENARD

Added

Events:

Oral Motion

By State To Add House Arrest As A Condition Of Bail And No Contact With Animals - Objection By Defense As To House Arrest - Motion Denied

Amended Criminal Complaint

Filed In Open Court

Bail Stands - Cash or Surety

Amount: \$28,000.00

Counts: 001; 002; 003 - \$28,000.00/\$28,000.00 Total Bail Bail Previously Posted

Release Order - Court Ordered Bail AND EMP - Low

(Release Order - Court Ordered Bail AND Electronic Monitoring - Low Level)

Not in custody

Counts: 001; 002; 003

Bail Condition

Random Drug Testing

Future Court Date Stands

11/05/2018 at 9am

Custody Comment

Defendant Is Out Of Custody On Bond Posted And Today Low Level Electronic Monitoring Condition Added

Case 18F06094X Prepared By: ContrerC 10/24/2018 11:11 AM

AA000014

Court Minutes

Department: 02

18F06094X

State of Nevada vs. Blockson, Christopher

Lead Atty: Michael Troiano Result: Matter Heard

11/5/2018 9:00:00 AM Preliminary Hearing (O/R

- Emp Low)

PARTIES PRESENT:

State Of Nevada

Attorney Defendant Ferreira, Amy

Wells, Thomas Michael

Blockson, Christopher

Judge:

Pro Tempore, Judge

Court Reporter:

O'Neill, Jennifer

Pro Tempore:

Hua, Jeannie

Court Clerk:

Vazquez, Carmen

PROCEEDINGS

Attorneys:

Trolano, Michael

Blockson, Christopher Lenard

Added

Hearings:

11/20/2018 9:00:00 AM: Preliminary Hearing

Added

Review Date: 11/6/2018

Events:

Motion to Withdraw Due to Conflict

By The Public Defender's Office Filed In Open Court- Motion Granted

Counsel Appointed

M. Troiano, Esq.

Notify

M. Troiano, Esq/ Notified Via Email SMM

Preliminary Hearing Date Reset

Date Set At State's Request

Discovery Placed in Contract Attorney Box

Electronic Monitoring Order Continues

Low Level

Las Vegas Justice Court: Department 02

LVJC_RW_Criminal_MinuteOrderByEventCode

Case 18F06094X Prepared By: moors

AA000015

11/9/2018 11:21 AM

Court Minutes

Department: 02

1010305777

L01020677

18F06094X

State of Nevada vs. Blockson, Christopher

Lead Atty: Michael Trolano

Result: Matter Heard

PARTIES

(Surety bond & Low Level Electronic Monitoring)

11/20/2018 9:00:00 AM Preliminary Hearing

Attorney

PRESENT:

Lacher, Ashley Troiano, Michael

Judge:

Pro Tempore, Judge

Court Reporter:

O'Neill, Jennifer

State Of Nevada

Pro Tempore:

Stoberski, Holly S.

Court Clerk:

Vazquez, Carmen

PROCEEDINGS

Hearings:

11/29/2018 8:00:00 AM: Negotiations

Added

Events:

Motion to Continue - Defense

Motion Granted

Continued For Negotiations

Electronic Monitoring Order Continues

Low Level

Court Minutes

Department: 02

18F06094X

Lead Atty: Michael Troiano

Result: Bound Over

Review Date: 11/30/2018

11/29/2018 8:00:00 AM Negotiations (Surety

bond and low level electronic monitoring)

PARTIES PRESENT: State Of Nevada

Attorney

Dunn, Ann Troiano, Michael

State of Nevada vs. Blockson, Christopher

Blockson, Christopher

Judge:

Sciscento, Joseph S.

Court Reporter:

Ott, Shawn

Defendant

Court Clerk:

Vazquez, Carmen

PROCEEDINGS

Events: **Unconditional Bind Over to District Court**

Defendant unconditionally waives right to Preliminary Hearing. Defendant Bound Over to District Court as

Charged. Defendant to Appear in the Lower Level Arraignment Courtroom A.

District Court Appearance Date Set

Dec 10 2018 10:00AM: Surtey bond and Electronic Monitoring (Low Level)

Case Closed - Bound Over

Surety Bond Ordered Transferred

Electronic Monitoring Order Continues

Bonds:

Surety - CF150-70293692

Bond Amount: \$28,000.00

Plea/Disp:

001: Willful/malicious torture/maim/kill dog/cat/animal [55977]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

002: Own/poss gun by prohibit pers [51460]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

003: Dischg gun w/i struct/veh w/i prohibit area [51445]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

Case 18F06094X Prepared By: vazquezc

11/29/2018 3:46 PM

LVJC_RW_Criminal_MinuteOrderByEventCode

Court Minutes

Department: PC



Result: Signing Completed

PC18F06094X

State of Nevada vs. Blockson, Christopher

4/6/2018 9:00:00 AM Initial Appearance Justice

Court (PC Review)

PARTIES PRESENT:

Judge:

Zimmerman, Ann E.

Court Clerk:

Tucker, Maggie

PROCEEDINGS

Hearings:

4/9/2018 7:45:00 AM: 72 Hour Hearing

Added

Events:

Probable Cause Found

Bail Reset - Cash or Surety

Counts: 001; 002 - \$10,000.00/\$10,000.00 Total Bail

AA000018

Case PC18F06094X Prepared By: tuckermp

OFFICIAL COURT DATE

JUSTICE COURT Las Vegas TOWNSHIP

REGIONAL JUSTICE CENTER

200 LEWIS AVE

LAS VEGAS, NV 89155

www.clarkcountycourts.us/lvjc/index.html

	11.13	Wicial Result (Cot	ar columnities	moca.ntm
Date Released:	4/9/18	2		Case #: 18F06094X
ID#:	-20 F53	,	- 1	
Defendant:	Bloc	ekson,	Chi	ristopher
(L	ast Name)	1	(First Na	me)
Is hereby notifie	d that your court da	te is set for $\frac{7}{6}$	3/18	Department #: C 02
Time:	7:30 a.m. 7:45 a.m. 8:00 a.m. 8:30 a.m. 9:00 a.m. 9:30 a.m. 10:00 a.m. 11:00 a.m. 1:00 p.m. 1:30 p.m.			PC18F06094X OCD Official Court Date Slip 9272377
Release Type:	C.C.D.C	ond Release C. O.R. ordered Release F. Release Arrest		NCF Release No PC No Criminal Complaint O.R. Release SCRAM Sentenced/Fined Treatment Program
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NO SHORTS, HALTER TOPS OR TANK TOPS

(NO FOOD OR DRINK PERMITTED)

JC-11 (PreTrial Services)

Distribution

Rev. 1/2014

White-Court Canary-Jail Pink-Defendant

WARRANT ELECTRONICALLY GENERATED AND ENTERED INTO NCJIS *** DO NOT MANUALLY ENTER INTO NCJIS ***

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY NEVADA

THE STATE OF NEVADA

CASE NO: 18F06094X

PLAINTIFF

DEPT. NO: 2

VS.

BLOCKSON, CHRISTOPHER

ID# 01220853

AGENCY: METRO

BENCH WARRANT

DEFENDANT

THE STATE OF NEVADA,

TO: ANY SHERIFF, CONSTABLE, MARSHALL, POLICEMAN, OR PEACE OFFICER IN THIS STATE:

THE DEFENDANT, BLOCKSON, CHRISTOPHER, HAVING BEEN ORDERED TO APPEAR BEFORE THE ABOVE ENTITLED COURT ON THE 10TH DAY OF SEPTEMBER, 2018, ON THE FOLLOWING CHARGES:

COUNTS

CHARGE

BAIL: CASH

SURETY

PROPERTY

1 WILLFUL/MALICIOUS TORT

28,000.00 28,000.00

1 OWN/POSS GUN BY PROHIB

1 DISCHG GUN W/I STRUCT/

AND THE DEFENDANT HAVING FAILED TO APPEAR AT SAID TIME AND PLACE;

YOU ARE, THEREFORE, COMMANDED FORTHWITH TO ARREST THE ABOVE NAMED DEFENDANT, BLOCKSON, CHRISTOPHER, AND BRING HIM BEFORE THIS COURT, OR IF THE COURT HAS ADJOURNED, THAT YOU DELIVER HIM INTO THE CUSTODY OF THE SHERIFF OF THE COUNTY OF CLARK.

THIS WARRANT MAY BE SERVED AT ANY HOUR OF THE DAY OR NIGH

GIVEN UNDER MY HAND THIS 10TH DAY OF SEPTEMBER

2018.

JUSTICE OF THE PEACE IN AND FOR SAID TOWNSHIP JOSEPH S SCISCENTO

18F06094X Bench Warrant - Face Sheet

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY NEVADA

THE STATE OF	NEVADA) CASE NO:	18F06094X
VS.	PLAINTIFF) DEPT. NO:	2
BLOCKSON, CHF ID# 01220853	RISTOPHER	AGENCY:	METRO
	DEFENDANT	BENCH	WARRANT
	SHE	ERIFF'S RETURN	
ON THE	DAY OF DEFENDA	,, ANI	ND FOREGOING BENCH WARRANT D SERVED THE SAME BY, INTO COU
	JOSEPH	LOMBARDO, SHE	RIFF, CLARK COUNTY, NEVADA

BY: _____, DEPUTY

BAIL BOND

In the Las Vegas Justice Court	County of Clark State of Nevada
STATE OF NEVADA	Bail Bonds No. OF 150 - 702136 92 (Power of attorney with this number must be attached)
vs.	(1 one of another with this number than be attached)
Defendant: Blockson, Christopher L	Case No. 18706094X
Know all men by these presents:	
That we, Lightning Bail Bonds as principal and as the Crum heretofore authorized to transact Bail Bonds in the State of Ne payment in the sum of 38,000 Our heirs, executors, administrators, and successors, and assign The condition of this obligation is such that the said defendant said court to answer the charge(s) of Willful / Malicipus Tothure/Maim/Kill Own/Poo Gun by Prohibit Pers; Dischy G	Dollars whereof, we bind ourselves, gns, jointly, severally, and firmly, by these presents. shall appear from day to day and term to term of
Own/Pow Gun by Prohibit Pers; Dischy G	oun WII Struct Neh WII Prohibit Are
And not depart the same without leave, then this obligation to effect. This bond shall be in force and effect until any of the following 1) Exoneration by court order, 2) Termination of this case by a Signed and sealed this 17 day of 0 the following	g events:
Attorney in fact (signature)	RACHEL WARREN Notary Public, State of Nevada No. 17-3468-1 My Appt. Exp. Jul. 18, 2021
Subscribed and sworn before me, a notary for the State of New This 17 day of 0 of , 2018	
Approved thisday 0CT 1 9 2018018	THE PART OF THE PA
By	10
Ster / Cu.	4 1 > 5

Lightning Bail Bonds 629 S. Casino Center Blvd. Las Vegas, NV 89101 702-333-2663

Section Section

Crum & Forster Indemnity Company 10350 Richmond Ave. Suite 300 Houston, TX 77042

713-954-8100

18F06094X SBD Surety Bond 10082988

S-0023CF A REV (05/15)

CRUM & FORSTER INDEMNITY COMPANY 11490 Westhelmer Rd., Suite 300, Houston, TX 77077 P.O. Box 2807 - Houston, Texas 77252-2807 (713) 854-8100 (713) 854-8389 FAX

POWER OF ATTORNEY

POWER NO.

CF150-70293692

POWER AMOUNT \$

150,000.00

FOR COURT

This Power of Attorney is granted pursuant to Article XI section 11.05 of the By-Laws of CRUM & FORSTER INDEMNITY COMPANY as now in full force and effect. Article XI section 11.05 Policies, Bonds, Recognizances, Stipulations, Consents of Surety, Underwriting Undertakings and Instruments Relating Thereto. Insurance policies, bonds, recognizances, stipulations, consents of surety and underwriting undertakings of the Corporation, and releases, agreements and other writings relating in any way thereto or to any claim or loss thereunder, shall be signed in the name and on behalf of the Corporation:

(a) by the Chairman of the Board, the President or a Vice-President; or (b) by an Attorney-In-Fact for the Corporation appointed and authorized by the Chairman of the Board, the President or a Vice-President to make such signature provided that any such delegation of power be limited to routine matters; or (c) by such other officers or representatives as the Board of Directors may from time to time determine. The seal of the Corporation shall, if appropriate, be affixed thereto by any such officer, Attorney-In-Fact or representative. Authority of such Attorney-In-Fact is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal Bonds or Immigration Bonds. This power void if altered or erased, void if used with other powers of this Company or in combination with powers from any other surety company, void if used to furnish bail in excess of the stated face amount of this power, and can only be used once.

The obligation of the Company shall not exceed the sum of

and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-In-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given.

IN WITNESS WHEREOF, CRUM & FORSTER INDEMNITY O	COMPANY has caused the		dy authorized officer,
proper for the purpose and its corporate seal to be hereunto affixe	d this 7 of 007	ober 2018 MONTH YEAR	
Bond Amount \$ 28,000	DAI		Acea.
Defendant Blockson, Christopher L	Archa Oun WI	Struct Neh WII Prohib	it firen,
Defendant Blockson, Christopher L Charges Will Ful / Malicion Torture Main/Kill Sustice	Dog/Lat Animals	jown/Pass Gun by Prod	nbit Pers;
Court Justice	STATE TO SO STATE	By Robert hou	rford
Case No. 18F06094X	SEAL	Robert Crawfor Vice President	rd
City Las Vegas State NV	# 0 1987 W	VOID IF NOT ISSUED BY:	10/31/2018
If rewrite, original No.	A A Manufacture	FOR STATE USE	ONLY
Executing agent St, an Coff	7N	NOT VALID IF USED IN FEI	
F 1414411			



Las Vegas Justice Court

Regional Justice Center

200 Lewis Avenue 2nd FI • Box 552511 • Las Vegas NV 89155-2511
(702) 671-3116
http://www.lasvegasjusticecourt.us

BOND ACCEPTANCE NOTICE

NOTICE TO APPEAR OFFICIAL RECEIPT

CORRECTED

Date:

10/18/2018

Case#:

18F06094X

Name:

CHRISTOPHER L BLOCKSON

Scope ID:

1220853

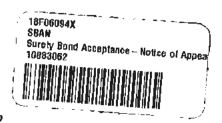
Charges:	Willful/malicious torture/maim/kill dog/cat/animal [55977]; Own/poss gun by prohibit pers [51460]; Dischg gun w/i struct/veh w/i prohibit area [51445]	Bail Amount:	\$28,000.00
Bond Company(s):	Lightning Bail Bonds LLC	Power Number:	CF150-70293692

YOU ARE TO APPEAR ON:

October 22, 2018 at 9:00 AM in JC Department 2

Failure to appear could result in a bench warrant being issued for your arrest.

Appropriate Courtroom attire required
No shorts, halter tops or tank tops, shoes are required.
(NO FOOD OR DRINK PERMITTED)



OFFICIAL COURT DATE

JUSTICE COURT Las Vegas TOWNSHIP

REGIONAL JUSTICE CENTER

200 LEWIS AVE

LAS VEGAS, NV 89155

www.clarkcountycourts.us/lvjc/index.html

ID#:/2	20853	α .
Defendant:	Blockson,	Christopher
(L	ast Name)	(First Name)
Is hereby notifie	ed that your court date is set for	11-5-18 Department #:
Time:	7:30 a.m. 7:45 a.m. 8:00 a.m. 8:30 a.m. 9:00 a.m. 9:30 a.m. 10:00 a.m. 11:00 a.m. 1:00 p.m. 1:30 p.m.	18F06094X OCD Official Court Date Stip 10112010
Release Type:	48 Hour Delay Cash Bond Release C.C.D.C. O.R. Court Ordered Release D.A.R.F. Release House Arrest IAD Release	NCF Release No PC No Criminal Complaint O.R. Release SCRAM Sentenced/Fined Treatment Program
	APPROPRIATE CO	DURTROOM ATTIRE REQUIRED
	NO SHORTS, H	ALTER TOPS OR TANK TOPS
	(NO FOOD	OR DRINK PERMITTED)

JC-11 (PreTrial Services)

Distribution

Rev. 1/2014

White-Court Canary-Jail Pink-Defendant

0042 1 PHILIP J. KOHN, PUBLIC DEFENDER LAS VEGAS JUSTICE COURT FILED IN OPEN COURT 2 **NEVADA BAR NO. 0556** DAN J. CHO, DEPUTY PUBLIC DEFENDER 3 **NEVADA BAR NO. 14355** NOV 0.5-2018 PUBLIC DEFENDERS OFFICE 4 309 South Third Street, Suite 226 CLERK Las Vegas, Nevada 89155 5 Telephone: (702) 455-4685 Facsimile: (702) 455-5112 6 Dan.Cho@clarkeountynv.gov Attorneys for Defendant 7 JUSTICE COURT, LAS VEGAS TOWNSHIP 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 CASE NO. 18F06094X Plaintiff, 11 DEPT. NO. 2 ٧. 12 CHRISTOPHER BLOCKSON, 13 DATE: November 5, 2018 TIME: 9:00 a.m. Defendant, 14 15 MOTION TO WITHDRAW DUE TO CONFLICT COMES NOW, the Defendant, CHRISTOPHER BLOCKSON, by and through 16 DAN J. CHO, Deputy Public Defender and respectfully moves this Honorable Court to allow the 17 Public Defender to withdraw and to appoint independent counsel due to a conflict of interest. 18 19 This Motion is made and based upon all the papers and pleadings on file herein, 20 the attached Declaration of Counsel, and oral argument at the time set for hearing this Motion. DATED this 1st day of November, 2018. 21 22 PHILIP J. KOHN CLARK COUNTY PUBLIC DEFENDER 23 24 By: /s/Dan J. Cho 25 DAN J. CHO, #14355 Deputy Public Defender 26 27 18F06094X 28 Motion to Withdraw Due to Conflict

AA000026

DECLARATION

DAN J. CHO, makes the following declaration:

- 1. I am an attorney duly licensed to practice law in the State of Nevada; I am the Deputy Public Defender assigned to represent the Defendant in the instant matter, and the Defendant has represented the following facts and circumstances of this case.
- 2. In the instant case, an individual named Sharicka Jones is an essential witness to Count 3, having allegedly seen the Defendant discharge a firearm from inside a car before calling the police and directing responding officers to the car in which the Defendant was discovered.
- 3. Upon receiving discovery, I found that Ms. Jones shared the name of a former client of the Clark County Public Defender's Office, and asked the State to provide a date of birth to confirm whether Ms. Jones was that former client.
- 4. With the assistance of the State, I confirmed that Jones, date of birth was previously represented by the Clark County Public Defender's Office in a number of criminal cases including C260412X, 04M08992Q, and 99163195X.
- 5. That effective representation of the Defendant in the instant matter would necessarily prejudice the interests of any persons mentioned in this declaration.
- 6. Therefore, Defendant asks this Court to allow the Clark County Public Defender's Office to withdraw in this case due to conflict of interest and to appoint independent counsel to represent the Defendant.
 - The Defendant has been notified of the presentation of this motion.
 I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045)
 EXECUTED on this 1st day of November, 2018.

/s/Da	n J. Cho	
DAN J.	CHO	

_ _

NOTICE OF MOTION

1	
2	TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff:
3	YOU WILL PLEASE TAKE NOTICE that the foregoing MOTION TO WITHDRAW
4	DUE TO CONFLICT will be heard on 5th day of November, 2018, at 9:00 a.m., Justice Court,
5	Department 2.
6	DATED this 1st day of November, 2018.
7	PHILIP J. KOHN CLARK COUNTY PUBLIC DEFENDER
8 9 10	By: /s/Dan J. Cho DAN J. CHO, #14355 Deputy Public Defender
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14	RECEIPT OF COPY
15	RECEIPT OF COPY of the above and foregoing MOTION is hereby
16	acknowledged this day of November, 2018.
17	CLARK COUNTY DISTRICT ATTORNEY
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19	Ву:
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C-18-336552-1 DEPT. XXX

BAIL BOND

Electronically Filed
11/29/2018

CLERK OF THE COURT

- 11	CLERK OF THE COUR
In the Las Vegas Justice cour	t County of Clark State of Nevada
STATE OF NEVADA	Bail Bonds No. OF 150 - 702136 92 (Power of attorney with this number must be attached)
vs.	(1000) of allowed with the state of all allowed the state of the state
Defendant: Blockson, Christopher L	Case No. 18706094X
Know all men by these presents:	
That we, Lightning Bail Bonds as principal and as the Crum heretofore authorized to transact Bail Bonds in the State of No payment in the sum of \(\frac{1}{2} \ \varepsilon_{\infty}	evada, are held and bound to the above court for Dollars whereof, we bind ourselves, igns, jointly, severally, and firmly, by these presents. It shall appear from day to day and term to term of
Willful/Malicions torture/Maim/Kill Dwn/Pox Gun by Prohibit Pers; Dischy O	Doyleat Animals;
own/Pow Gun by Prohibit Pers; Dischy O	oun WII Struct Neh WII Prohibit Ar
And not depart the same without leave, then this obligation to effect. This bond shall be in force and effect until any of the followin	
1) Exoneration by court order, 2) Termination of this case by	dismissal or conviction
Signed and sealed this 17 day of Oct , 20/8	
Attorney in fact (signature)	RACHEL WARREN Notary Public, State of Nevada No. 17-3468-1 My Appt. Exp. Jul. 18, 2021
Subscribed and sworn before me, a notary for the State of Ne This // day of Oct , 2018	
Approved thisday OCT 19 2018 018	TO BEST TO BES
Volen / W.	. 7 5

Lightning Bail Bonds 629 S. Casino Center Blvd. Las Vegas, NV 89101 702-333-2663

S. J. S.

Crum & Forster Indemnity Company 10350 Richmond Ave. Suite 300 Houston, TX 77042

713-954-8100

18F06094X SBD Surely Bond 10082988

S-0023CF A REV (05/15)

CRUM & FORSTER INDEMNITY COMPANY 11490 Westhelmer Rd., Suite 300, Houston, TX 77077 P.O. Box 2807 - Houston, Texas 77252-2807 (713) 854-8100 (713) 854-8389 FAX

POWER OF ATTORNEY

POWER NO.

CF150-70293692

POWER AMOUNT \$

150,000.00

FOR COURT

This Power of Attorney is granted pursuant to Article XI section 11.05 of the By-Laws of CRUM & FORSTER INDEMNITY COMPANY as now in full force and effect. Article XI section 11.05 Policies, Bonds, Recognizances, Stipulations, Consents of Surety, Underwriting Undertakings and Instruments Relating Thereto. Insurance policies, bonds, recognizances, stipulations, consents of surety and underwriting undertakings of the Corporation, and releases, agreements and other writings relating in any way thereto or to any claim or loss thereunder, shall be signed in the name and on behalf of the Corporation:

(a) by the Chairman of the Board, the President or a Vice-President; or (b) by an Attorney-In-Fact for the Corporation appointed and authorized by the Chairman of the Board, the President or a Vice-President to make such signature provided that any such delegation of power be limited to routine matters; or (c) by such other officers or representatives as the Board of Directors may from time to time determine. The seal of the Corporation shall, if appropriate, be affixed thereto by any such officer, Attorney-In-Fact or representative. Authority of such Attorney-In-Fact is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal Bonds or Immigration Bonds. This power void if altered or erased, void if used with other powers of this Company or in combination with powers from any other surety company, void if used to furnish bail in excess of the stated face amount of this power, and can only be used once.

The obligation of the Company shall not exceed the sum of

and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-In-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given.

IN WITNESS WHEREOF, CRUM & FORSTER INDEMNITY		ese presents to be signed by its d	uly authorized officer,
proper for the purpose and its corporate seal to be hereunto affix	ed this 7 of 001	ober dolg	
Bond Amount \$ 28,000	DAI	MONTH YEAR	Acan.
Defendant Blockson, Christopher L	A Cha Oun WI	Struct Neh W/I Prohib	it then,
Defendant Blockson, Christopher L Charges WillFul/Malicion Torture/Maim/Kil	Dog/Lat Animals	jown/Pass Gun by Pro	hibit Pers;
Court Justice	THE INDENTITY	By Robert has	uford
Case No. 18706094X	SEAL	Robert Crawfe Vice President	•
City Las Vegas State NV	# 1987 WA	VOID IF NOT ISSUED BY:	10/31/2018
If rewrite, original No.	- Manual Comment	FOR STATE USE ONLY	
Executing agent 12 Coty	Fin	NOT VALID IF USED IN FEDERAL COURT	

ORIGINAL

INFM [℃] 1 STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 **AMY FERRIERA** Chief Deputy District Attorney 4 Nevada Bar #010347 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

BY, Shannon M. EMMONS, DEPUTY

7 | I.A. 12/10/18

10:00 AM TROIANO

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DISTRICT COURT CLARK COUNTY, NEVADA C = 18 = 336652 = 1 INFM Information 4802191

THE STATE OF NEVADA,

Plaintiff,

-vs-

CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson, #1220853

Defendant.

CASE NO:

C-18-336552-1

DEPT NO:

XXX

INFORMATION

STATE OF NEVADA) ss.

STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson, the Defendant(s) above named, having committed the crimes of CRUELTY TO ANIMALS (Category D Felony - NRS 574.100.1a - NOC 55977); OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony - NRS 202.360 - NOC 51460) and DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE (Category B Felony - NRS 202.287 - NOC 51445), on or about the 4th day of April, 2018, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada,

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COUNT 1 - CRUELTY TO ANIMALS

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did willfully, unlawfully, maliciously and feloniously torture or unjustifiably maim. mutilate or kill a Pit Bull dog, by shooting and/or stabbing and/or cutting said dog, and/or by failing to get medical treatment for said dog.

COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON

did willfully, unlawfully, and feloniously own, or have in his possession and/or under his custody or control, a firearm, to wit: a Ruger .357 revolver, bearing Serial No. 575-15259, the Defendant being a convicted felon, having in 1996, been convicted of Possession of Controlled Substance with Intent to Sell, in Case No. C135719, in the Eighth Judicial District Court, Clark County, a felony under the laws of the State of Nevada.

COUNT 3 - DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR

did willfully, unlawfully, maliciously, and feloniously, while in, on or under a vehicle, located at 3675 Cambridge Street, Apartment No. 230, thereof, Las Vegas, Clark County, Nevada, discharge a firearm within or from the vehicle, while being within an area designated by a City or County Ordinance as a populated area for the purpose of prohibiting the discharge of weapons.

> STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

Chief Deputy District Attorney

Nevada Bar #010347

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18F06094X/mlb/dvu LVMPD EV#1804043713 (TK.2)

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor COURT MINUTES December 10, 2018

C-18-336552-1 State of Nevada

٧S

Christopher Blockson

December 10, 2018 10:00 AM Initial Arraignment

HEARD BY: Johnson, Susan COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Emmons, Shannon

RECORDER: Garcia, Trisha

REPORTER:

PARTIES PRESENT:

Christopher Blockson Defendant

Michael Dickerson Attorney for Plaintiff

State of Nevada Plaintiff

JOURNAL ENTRIES

Deputized Law Clerk, Yu Meng, present for the State. David Fischer, Esq. present on behalf of Michael Troiano, Esq. for the Deft.

Information FILED IN OPEN COURT.

Mr. Fischer requested matter be continued two (2) weeks as Mr. Troiano is in trial. State indicated Deft. waived up on a negotiation which expires today and stated a Guilty Plea Agreement can be drafted within two (2) days. State submits to the Court regarding how long to continue matter. Court indicated plea should be entered before Christmas. COURT ORDERED, matter CONTINUED.

BOND

12/21/2018 10:00 A.M. ARRAIGNMENT CONTINUED (LLA)

Printed Date: 12/15/2018 Page 1 of 1 Minutes Date: December 10, 2018

Prepared by: Shannon Emmons

AA

Electronically Filed 8/15/2019 8:32 AM Steven D. Grierson CLERK OF THE COURT

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VS.

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DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

CHRISTOPHER BLOCKSON,

Defendant.

CASE NO. C-18-336552-1

DEPT. NO. XXX

Heard in Lower Level Arraignment

BEFORE THE HONORABLE SUSAN JOHNSON, DISTRICT COURT JUDGE

MONDAY, DECEMBER 10, 2018

RECORDER'S TRANSCRIPT OF HEARING:

INITIAL ARRAIGNMENT

APPEARANCES:

For the State: YU MENG,

Deputized Law Clerk

MICHAEL DICKERSON, ESQ.

Deputy District Attorney

For the Defendant: DAVID FISCHER, ESQ.,

Deputy Public Defender

RECORDED BY TRISHA GARCIA, COURT RECORDER

0024

AA000034

Case Number: C-18-336552-1

1	MR. DICKERSON: Just I know that he would rather not
2	have that day.
3	MR. FISCHER: We're friendly with each other, Judge.
4	There's no reason not to be. We all have to be here at some point.
5	THE CLERK: I do have Friday the 21st available as well and
6	that's just about two weeks.
7	THE COURT: How's Friday the 21st?
8	MR. FISCHER: I think that's fine. I'll let him know. He just
9	asked for two weeks, Judge. So I think we're fine.
10	THE COURT: Okay. All right. Let's get things done before
11	the 21st. So make up your mind. If he's going to take the deal, great. It
12	not, we need to go ahead and get things moving; okay, what time?
13	THE CLERK: Ten o'clock this courtroom.
14	THE COURT: Okay. You got your two-week continuance.
15	Ten o'clock, sir, December 21 st . do you understand?
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4	THE DEFENDANT: Yes, ma'am.
5	MR. FISCHER: Thank you, Judge.
6	THE COURT: Okay.
7	[Hearing concluded at 11:20 a.m.]
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22	ATTEST: I do hereby certify that I have truly and correctly transcribed
23	the audio/video proceedings in the above-entitled case to the best of my
24	ability.

Shain M. Nichols

Sharon M. Nichols
Court Recorder/Transcriber

RIGINAL

1 **GPA** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 AMY FERREIRA Chief Deputy District Attorney Nevada Bar #010347 4 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff 6 7 8 9 THE STATE OF NEVADA, 10

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

DEC 2 1 2018

DISTRICT COURT CLARK COUNTY, NEVADA C - 18 - 336552 - 1GPA **Gullty Plea Agreement**



Plaintiff,

-VS-

BLOCKSON. CHRISTOPHER aka. Christopher Lenard Blockson,

13 #1220853

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Defendant.

C-18-336552-1 CASE NO:

DEPT NO: XXX

GUILTY PLEA AGREEMENT

I hereby agree to plead guilty to: COUNT 1 - CRUELTY TO ANIMALS (Category D Felony - NRS 574.100.1a - NOC 55977), and COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony - NRS 202.360 - NOC 51460), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

As to Count 1, the parties agree to a sentence of nineteen (19) to forty-eight (48) months in the Nevada Department of Corrections. As to Count 2, the parties agree to a sentence of twenty-eight (28) to seventy-two (72) months in the Nevada Department of Corrections to run consecutively to count 1 for a total aggregate sentence of forty-seven (47) to one hundred twenty (120) months. The Defendant agrees to pay all restitution The Defendant agrees to forfeit the firearm. The State agrees not to make federal referral and not to seek habitual

criminal treatment. Further, the State will not oppose dismissal of the remaining count at entry of plea.

I agree to the forfeiture as set forth in the Stipulation for Compromise of Seized Property which is attached hereto and incorporated herein by reference as Exhibit "2".

I understand that the State will use this conviction, and any other conviction from this or any other State which prohibits the same or similar conduct, to enhance the penalty for any similar subsequent offense, as detailed in the Cruelty to Animals: admonishment of Rights, which I have reviewed with my attorney, attached hereto as Exhibit "3."

I agree to the forfeiture of any and all weapons or any interest in any weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including reckless driving or DUI, but excluding minor traffic violations, the State will have the unqualified right to argue for any legal sentence and term of confinement allowable for the crime(s) to which I am pleading guilty, including the use of any prior convictions I may have to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the possibility of parole after ten (10) years, or a definite twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotiations as stated in this plea agreement.

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

As To Count 1, I understand that as a consequence of my plea of guilty The Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than ONE (1) year and a maximum term of not more than FOUR (4) years.

The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$5,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

As to Count 2, I understand that as a consequence of my plea of guilty The Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than ONE (1) year and a maximum term of not more than SIX (6) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$5,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

As to Count 1 and Count 2, I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that I must submit to blood and/or saliva tests under the Direction of the Division of Parole and Probation to determine genetic markers and/or secretor status.

I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that

my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the offense(s) to which I am pleading guilty was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

- 1. The removal from the United States through deportation;
- 2. An inability to reenter the United States;
- 3. The inability to gain United States citizenship or legal residency;
- 4. An inability to renew and/or retain any legal residency status; and/or
- 5. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

VOLUNTARINESS OF PLEA

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

1	I am not now under the influence of any intoxicating liquor, a controlled substance or
2	other drug which would in any manner impair my ability to comprehend or understand this
3	agreement or the proceedings surrounding my entry of this plea.
4	My attorney has answered all my questions regarding this guilty plea agreement and its
5	consequences to my satisfaction and I am satisfied with the services provided by my attorney.
6	DATED this 2 day of December, 2018.
7	At RI
8	CHRISTOPHER BLOCKSON, aka,
9	Christopher Lenard Blockson Defendant
11	AGREED TO BY:
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13	AMY FERRIBRA
14	Chief Deputy District Attorney Nevada Bar #010347
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CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

- I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
 - a. The removal from the United States through deportation;
 - b. An inability to reenter the United States;
 - c. The inability to gain United States citizenship or legal residency;
 - d. An inability to renew and/or retain any legal residency status; and/or
 - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

- 4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
- 5. To the best of my knowledge and belief, the Defendant:
 - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
 - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
 - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This ____ day of December, 2018.

MICHAEL TROIANO, ESQ

mlb/dvu

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ORIGINAL

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FILED IN OPEN COURT INFM ^C 1 STEVEN D. GRIERSON STEVEN B. WOLFSON CLERK OF THE COURT 2 Clark County District Attorney Nevada Bar #001565 3 **AMY FERRIERA** Chief Deputy District Attorney Nevada Bar #010347 4 SHANNON M. EMMONS, CEPUTY 200 Lewis Avenue Las Vegas, Nevada 89155-2212 5 (702) 671-2500 6 Attorney for Plaintiff C-18-330562-1 INFM intermedian 7 DISTRICT COURT 1.A. 12/10/18 10:00 AM CLARK COUNTY, NEVADA 8 TROIANO 9 THE STATE OF NEVADA, CASE NO: C-18-336552-1 10 Plaintiff, DEPT NO: XXX 11 -VS-12 BLOCKSON, CHRISTOPHER aka. Christopher Lenard Blockson, #1220853 13 INFORMATION Defendant. 14 15 STATE OF NEVADA) SS. COUNTY OF CLARK 16 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State 17 of Nevada, in the name and by the authority of the State of Nevada, informs the Court: 18 That CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson, the 19 20 21

That CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson, the Defendant(s) above named, having committed the crimes of CRUELTY TO ANIMALS (Category D Felony - NRS 574.100.1a - NOC 55977); OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony - NRS 202.360 - NOC 51460) and DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE (Category B Felony - NRS 202.287 - NOC 51445), on or about the 4th day of April, 2018, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada,

EXHIBIT LAA000047

COUNT 1 - CRUELTY TO ANIMALS

did willfully, unlawfully, maliciously and feloniously torture or unjustifiably maim, mutilate or kill a Pit Bull dog, by shooting and/or stabbing and/or cutting said dog, and/or by failing to get medical treatment for said dog.

COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON

did willfully, unlawfully, and feloniously own, or have in his possession and/or under his custody or control, a firearm, to wit: a Ruger .357 revolver, bearing Serial No. 575-15259, the Defendant being a convicted felon, having in 1996, been convicted of Possession of Controlled Substance with Intent to Sell, in Case No. C135719, in the Eighth Judicial District Court, Clark County, a felony under the laws of the State of Nevada.

COUNT 3 - DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE

did willfully, unlawfully, maliciously, and feloniously, while in, on or under a vehicle, located at 3675 Cambridge Street, Apartment No. 230, thereof, Las Vegas, Clark County, Nevada, discharge a firearm within or from the vehicle, while being within an area designated by a City or County Ordinance as a populated area for the purpose of prohibiting the discharge of weapons.

> STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

puty District Attorney

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18F06094X/mlb/dvu LVMPD EV#1804043713 (TK2)

STIPULATION FOR COMPROMISE OF SEIZED PROPERTY

DEFENDANT	CHRISTOPHER	BLOCKSON, aka,	ID#	1220853	CRIMINALCASE#	C-18-336552-1	
	Christopher Lens	ard Blockson					
Seizing Law Enforce	ment Agency	LAS VEGAS METR	OPOLITA	N POLICE DI	EPARTMENT		
Seizure Event Numb	er 1804043713						

IT IS HEREBY STIPULATED and AGREED by and between STEVEN B. WOLFSON, Clark County District Attorney through his undersigned Deputy, and the Defendant that a stipulation for compromise be entered into and resolved as part of the negotiations in the aforementioned criminal case(s) pertaining to property impounded or seized by the aforementioned law enforcement agency under the aforementioned event number(s), as follows:

1. PROSECUTOR CHECKS THE APPROPRIATE PARAGRAPHS:

<u>X</u>	a.	TOTAL FORFEITURE: That Defendant agrees to release and waive any and all right, title and interest in said property
		as being forfeited to the seizing law enforcement agency and subject to disposition pursuant to Nevada Revised
		Statutes 179.1175, 179.118 and 179.1185.

Property To Be Forfeited: ANY AND ALL PROPERTY SEIZED UNDER THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT EVENT NO. 1804043713, INCLUDING BUT NOT LIMITED TO THE HANDGUN SEIZED IN THE INSTANT CASE.

- 2. That the Defendant hereby authorizes the District Attorney's Office and the seizing law enforcement agency to take such action as is necessary, including, but not limited to, using this agreement to secure a judgment or an ex-parte order in any contemplated or pending companion forfeiture proceeding in order to give full force and effect to this agreement.
- 3. That the parties agree that this forfeiture, or any subsequent action taken to secure full force and effect of this agreement, does not and will not be considered as putting the Defendant in jeopardy of life, limb or property for the same offense under the Fifth Amendment of the United States Constitution and under Section Eight of Article One of the Nevada Constitution; and, that this forfeiture, or any subsequent action taken to secure full force and effect of this agreement, does not or will not constitute an excessive fine under the Eighth Amendment of the United States Constitution and under Section Six of Article One of the Nevada Constitution.
- 4. That the parties agree that any breach, withdrawal, repeal, rejection or any other abrogation of the negotiations in the aforementioned criminal case(s) shall not have any effect upon the finality of this stipulation; and, that any breach, withdrawal, repeal, rejection or any other abrogation of this stipulation shall not have any effect upon the finality of the negotiations in the aforementioned criminal case(s).
- 5. That this Stipulation for Compromise shall incorporate all of the protections attendant to such stipulations as contemplated under the provisions of NRS 48.105 as to all parties named herein; and, this Stipulation for Compromise shall not be construed in any fashion as an admission pertaining to any criminal charges, and shall not and does not constitute an admission of civil liability or fault on the part of any of the undersigned parties, or their present or former agents, servants, employees or others.
- 6. That the parties agree to accept these terms in full settlement and satisfaction of any and all civil claims and demands which each party or assignees may have against each other, agents and employees on account of the seizure or impoundment of said property.
- 7. That this Stipulation for Compromise shall forever, and completely bar any action or claim in any tribunal in any matter whatsoever, whether State, Federal or otherwise by the Defendant herein concerning the forfeiture of said property.
- 8. That the respective parties bear their own civil costs and attorney's fees which may have been occasioned and occurred as a result of the seizure and forfeiture of said property.

IT IS SO STIPULATED and AGREED	
Migherten Z block stee	5 12/21/19
Defendant	Date
MIT #1130	12/2//16
Attorney for Defendant, Nevada Bar #	Date
Au Wi	12/19/18
Clark County Deputy District Attorney, Nevada Bar #010347	Date /

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

. THE STATE OF NEVADA,		
Plaintiff,	GASENO	0.10.00///0.1
-VS-	CASE NO:	C-18-336552-1
CHRISTOPHER BLOCKSON, aka, Christopher Lenard Blockson, #1220853	DEPT NO:	xxx
Defendant.		

ANIMAL CRUELTY ADMONISHMENT OF RIGHTS (NRS 574.100) (Revised 7/26/16)

I am the Defendant in this case. At this time, I am charged with animal cruelty regarding an animal belonging to me or to another, having either willfully and unlawfully committed an act of torture or unjustifiably maimed, mutilated, or killed an animal, and/or overdrove, overloaded, tortured, cruelly beat or unjustifiably injured, maimed, mutilated or killed an animal, and/or deprived an animal of necessary sustenance, food or drink, or neglected or refused to furnish it such sustenance or drink, and/or caused, procured or allowed an animal to be overdriven, overloaded, tortured, cruelly beaten, or unjustifiably injured, maimed, mutilated or killed or to be deprived of necessary food or drink, and/or instigated, engaged in, or in any way furthered an act of cruelty to any animal, or any act tending to produce such cruelty, and/or abandoned an animal in circumstances other than those prohibited in NRS 574.110, and/or unlawfully restrained a dog, and/or used an unlawful enclosure for a dog, and/or intentionally engaged in horse tripping for sport, entertainment, competition or practice, and/or knowingly organized, sponsored, promoted, oversaw or received money for the admission of any person to a charreada or rodeo that includes horse tripping in violation of NRS 574.100.

I AM AWARE THAT I HAVE EACH OF THE FOLLOWING RIGHTS AND THAT I WILL BE WAIVING THESE RIGHTS IF I PLEAD GUILTY OR NOLO CONTENDERE:

- 1. The right to a speedy trial;
- 2. The right to require the State to prove the charge(s) against me beyond a reasonable doubt;
- 3. The right to confront and question all witnesses against me;
- 4. The right to subpoena witnesses on my behalf and compel their attendance;
- 5. The right to remain silent and not be compelled to testify if there were a trial; and
- 6. The right to appeal my conviction except on constitutional or jurisdictional grounds.

I AM ALSO AWARE THAT BY PLEADING GUILTY OR NOLO CONTENDERE I AM ADMITTING THE STATE COULD FACTUALLY PROVE THE CHARGE[S] AGAINST ME. I AM ALSO AWARE THAT MY PLEA OF GUILTY OR NOLO CONTENDERE MAY HAVE THE FOLLOWING CONSEQUENCES:

- 1. I understand the State will use this conviction, and any other conviction from this or any other State which prohibits the same or similar conduct, to enhance the penalty for any subsequent offense;
- 2. I understand that, as a consequence of my plea of guilty or nolo contendere, if I am not a citizen of the United States, I may, in addition to other consequences provided by law, be removed, deported, or excluded from entry into the United States or denied naturalization;
- 3. I understand that sentencing is entirely up to the court and the following range of penalties for committing the offense described above will apply:

EXHIBIT "3"

ANY VIOLATION FOR TORTURING OR UNJUSTIFIABLY MAIMING, MUTILATING, OR KILLING AN ANIMAL (FELONY – NRS 574.100.1a)

CASE NO: C-18-336552-1

(A) Except as otherwise provided in (B), is a category D felony and shall be punished as provided in NRS 193.130. (B) If the act was committed in order to threaten, intimidate, or terrorize another person, is a category C felony and shall be punished as provided in NRS 193.130. A violation of NRS 574.100.1a is a felony regardless of the existence of prior convictions, and any conviction under NRS 574.100.1a will be used to enhance any subsequent conviction under any subsection of NRS 574.100.

FIRST OFFENSE WITHIN 7 YEARS (MISDEMEANOR - NRS 574,100.1b-f/.2/.3/.5):

At least 2 days, but not more than 6 months in the Clark County Detention Center and at least 48 hours, but not more than 120 hours of community service; a fine of not less than \$200 nor more than \$1,000 in addition to certain fees and assessments that are required by statute; further, the Court must impose restitution costs associated with the care and impoundment of any mistreated animal, including, without limitation, money expended for veterinary treatment, feed, and housing. The Court may also order the surrender of ownership or possession of any mistreated animal.

SECOND OFFENSE WITHIN 7 YEARS (MISDEMEANOR - NRS 574.100.1b-f/,2/.3/.5):

At least 10 days, but not more than 6 months in the Clark County Detention Center or in residential confinement; a fine of not less than \$500 nor more than \$1,000 in addition to certain fees and assessments that are required by statute; and at least 100 hours, but not more than 200 hours of community service; further, the Court must impose restitution costs associated with the care and impoundment of any mistreated animal, including, without limitation, money expended for veterinary treatment, feed, and housing. The Court may also order the surrender of ownership or possession of any mistreated animal.

THIRD OFFENSE OR ANY SUBSEQUENT OFFENSE WITHIN 7 YEARS (FELONY – NRS 574.100.1b-f/.2/.3/.5):

A Category C felony for which you may be placed on probation or imprisoned in a Nevada State Prison for a term of not less than I year, but not more than 5 years; and/or a fine of not more than \$10,000 in addition to certain fees and assessments that are required by statute. Further, the Court must impose restitution costs associated with the care and impoundment of any mistreated animal, including, without limitation, money expended for veterinary treatment, feed, and housing. The Court may also order the surrender of ownership or possession of any mistreated animal.

<u>ALL DEFENDANTS MUST INITIAL EITHER #1 OR #2 BELOW--DO NOT INITIAL BOTH</u>

2. I ha	represented by an attorney in this case. My attorney has fully discussed these matters with me and advised about my legal rights. My attorney is
(a)	Self-representation is often unwise, and a defendant may conduct a defense to his or her own detriment.
(b)	A defendant who represents himself or herself is responsible for knowing and complying with the same procedural rules as lawyers, and cannot expect help from the Judge in complying with those procedural rules;
(c)	A defendant representing himself or herself will not be allowed to complain on appeal about the competency or effectiveness of his or her representation;
(d)	The state is represented by experienced professional attorneys who have the advantage of skill, training and ability;
(e)	A defendant unfamiliar with legal procedures may allow the prosecutor an advantage, may not make effective use of legal rights, and may make tactical decisions that produce unintended consequences; and
(f)	The effectiveness of the defense may well be diminished by a defendant's dual role as attorney and accused.
Chylenson Defendant's SIGN	ATURE DATE OF BIRTH DATE
HE/SHE IS WAIVING THIS OVERDRIVING	THIS ADMONISHMENT WITH MY CLIENT AND HE/SHE UNDERSTANDS THE RIGHTS AND THE CONSEQUENCES OF HIS/HER PLEA OF GUILTY/NOLO CONTENDERE TO TORTURING, INJURING OR ABANDONING AN ANIMAL AND/OR FAILURE TO PROVIDE OR HORSE TRIPPING AND/OR OTHER ACT OF ANIMAL CRUELTY CHARGE.

T'S ATTORNEY (if applicable)

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor **COURT MINUTES December 21, 2018**

C-18-336552-1 State of Nevada

Christopher Blockson

December 21, 2018 10:00 AM Arraignment Continued

HEARD BY: Wiese, Jerry A. **COURTROOM:** RJC Lower Level Arraignment

COURT CLERK: Brown, Kristen RECORDER: Pruchnic, Sandra

REPORTER:

PARTIES PRESENT:

Defendant Christopher Blockson

Michael Troiano Attorney for Defendant

JOURNAL ENTRIES

Deputized Law Clerk Yu Meng appearing for the State.

NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. BLOCKSON ARRAIGNED AND PLED GUILTY TO COUNT 1 - CRUELTY TO ANIMALS (F) and COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (F). Court ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for SENTENCING. Court DIRECTED Deft. to report to P & P within 48 hours. Pursuant to negotiations, COURT FURTHER ORDERED, Count 3 is DISMISSED.

BOND

4/16/19 8:30 AM SENTENCING (DEPT. 30)

Printed Date: 1/18/2019 Page 1 of 1 December 21, 2018 Minutes Date:

Prepared by: Kristen Brown

Electronically Filed 8/15/2019 8:46 AM Steven D. Grierson CLERK OF THE COURT

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VS.

CHRISTOPHER BLOCKSON,

APPEARANCES:

Defendant.

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DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA, CASE NO. C-18-336552-1

Plaintiff,) DEPT. NO. XXX

Heard in Lower Level Arraignment

BEFORE THE HONORABLE JERRY A. WIESE, DISTRICT COURT JUDGE

FRIDAY, DECEMBER 21, 2018

RECORDER'S TRANSCRIPT OF HEARING: ARRAIGNMENT CONTINUED

For the Otato

For the State: YU MENG

Deputized Law Clerk

For the Defendant: MICHAEL TROIANO, ESQ.,

RECORDED BY: SANDRA PRUCHNIC, COURT RECORDER

1

AA000054

Case Number: C-18-336552-1

1	Las Vegas, Nevada; Friday, December 21, 2018
2	[Hearing commenced at 11:23 a.m.]
3	
4	THE CLERK: Page 9, Christopher Blockson, C336552.
5	THE COURT: Mr. Troiano.
6	MR. TROIANO: Good morning, Your Honor.
7	THE COURT: Good morning.
8	MR. TROIANO: Mr. Blockson is present out of custody. He's
9	making his way over now. Today he's going to be pleading guilty to
10	Count One, cruelty to animals; Count Two, possession of or excuse
11	me, possession of a firearm by a prohibited person.
12	Count One he's stipulating to a sentence of 19 to 48 months;
13	as to Count Two he's stipulating to a sentence of 28 to 72 months
14	running consecutive to each other which will be aggregated to a singular
15	sentence of 47 to 120 months. He agrees to pay restitution, forfeit the
16	firearm.
17	The State furthermore agrees not to make a federal referral or
18	a gun charge and not to seek habitual criminal treatment in this case.
19	MR. MENG: That's correct, Your Honor.
20	THE COURT: All right. Mr. Blockson, am I saying it right?
21	THE DEFENDANT: Yes, sir. Well, actually, no.
22	THE COURT: How do you say it?
23	THE DEFENDANT: Blockston, with a T.
24	THE COURT: Blockston.
25	THE DEFENDANT: Right.

1	THE COURT: All right. Give me your full legal name, if you
2	would.
3	THE DEFENDANT: Christopher Lenard Blockston.
4	THE COURT: All right. Mr. Blockston, how old are you, sir?
5	THE DEFENDANT: Fifty-two.
6	THE COURT: How far did you go in school?
7	THE DEFENDANT: Some college.
8	THE COURT: Do you read, write and understand the English
9	language?
10	THE DEFENDANT: Yes, sir.
11	THE COURT: Have you received a copy of the Information in
12	this case?
13	THE DEFENDANT: Yes.
14	THE COURT: I'm going to go through each one of the
15	charges with you, have you plead guilty or not guilty. In the Information
16	it charges you with: Count One, cruelty to animals; how do you plead,
17	guilty or not guilty?
18	THE DEFENDANT: Guilty.
19	THE COURT: Count Two, ownership or possession of a
20	firearm by a prohibited person; how do you plead?
21	THE DEFENDANT: Guilty.
22	THE COURT: Count so I have the only Information that I
23	have has three counts, but the GPA has two; do you have an Amended
24	Information?
25	MR. MENG: Part of the deal, Your Honor, is charge three I

1	think is dismissed.
2	MR. TROIANO: Correct. I guess we can just strike it by
3	interlineation, if the State doesn't have an amended.
4	MR. MENG: We don't have an amended. I apologize, Your
5	Honor.
6	THE COURT: All right. We'll just dismiss Count Three
7	pursuant to stipulation.
8	Mr. Blockson, before I can accept your plea of guilty on
9	Counts One and Two, I have to be convinced that your plea is freely and
10	voluntarily made; are you making your plea freely and voluntarily?
11	THE DEFENDANT: Yes, sir.
12	THE COURT: Has anybody forced you or coerced you to
13	accept that plea?
14	THE DEFENDANT: Just a little bit. That's the whole nature of
15	a plea bargain, right, coercion and pressure?
16	THE COURT: Right. If you've been forced or coerced to
17	accept the plea, then I can't take your plea of guilty. We have to enter a
18	plea of not guilty.
19	THE DEFENDANT: I would say no certain one has forced me
20	or twisted my arms.
21	THE COURT: Are you making the plea of guilty because
22	you're in fact guilty of the charges?
23	THE DEFENDANT: Uh-huh. Yes, sir.
24	THE COURT: Has anybody made any promises or
25	guarantees to you other than what's been stated in open court, what's

THE COURT: Any other questions?

THE DEFENDANT: No, sir.

THE COURT: Has your attorney made any promises to you that are not contained in the Guilty Plea Agreement?

THE DEFENDANT: No.

THE COURT: Based on all the facts and circumstances, are you satisfied with the services of your attorney?

THE DEFENDANT: Yes.

THE COURT: Are you a U.S. citizen?

THE DEFENDANT: Yes.

THE COURT: All right. Before I can accept your plea of guilty, I have to go through the Information with you to make sure that there's a factual basis. It says on or about the fourth day of April 2018 in Clark County, Nevada, contrary to the laws of the State of Nevada, on Count One, you did willfully, unlawfully, maliciously and feloniously torture or unjustifiably maim, mutilate or kill a Pitbull dog by shooting or stabbing or cutting said dog and/or failing to get medical treatment for said dog.

Count Two, ownership or possession of a firearm by a prohibited person, you did willfully, unlawfully and feloniously own or have possession and/or under your custody or control a firearm, to wit, a Ruger .357 revolver bearing serial number 575-15259, the Defendant being a convicted felon having in 1996 being -- been convicted of possession of a controlled substance with intent to sell in case C135719 in the Eighth Judicial Court, a felony under the laws of the State of

1	Nevada.
2	Did you do those things?
3	THE DEFENDANT: Yes, sir.
4	THE COURT: All right. The Court hereby finds the
5	Defendant's plea of guilty is freely and voluntarily made. He appears to
6	understand the nature of the offense, the consequences of the plea. I'll
7	therefore accept your plea of guilty. We'll refer this to the Division of
8	Parole and Probation for preparations of the PSI.
9	We'll set your sentencing hearing date for
10	THE CLERK: April 16 th , 8:30, Department 30.
11	MR. TROIANO: Thank you.
12	THE COURT: Thank you.
13	MR.TROIANO: Merry Christmas.
14	THE COURT: See you then.
15	[Hearing concluded at 11:30]
16	
17	* * * * *
18	
19	
20	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my
21	ability.
22	Sharm M. Nichols
23	
24	Sharon M. Nichols Court Recorder/Transcriber

Participation of the Control of the
MDC Not at al M.L.
Name: Christophyr Blockston
Address: 330 Casino Center Blua
City/State/Zip: LV, MM 8910]
Phone: 702 801 3663
DEFENDANT IN PROPER PERSON

FILED MAR 1 8 2019

CLERK OF COURT

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

L-18-336552-

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	C				

Plaintiff,

Christopher Blockson

Defendant

Case No.: K172576

Dept. No.: District Court 30

April 9, 2019

0 8:30 AM

MOTION TO DISMISS COUNSEL AND APPOINT ALTERNATE COUNSEL

COMES NOW, the Defendant Christophyr Blockson, and moves this Honorable Court to dismiss Defendant's counsel, Michael Troiano, and appoint alternate counsel to represent Defendant.

This Motion is based upon all papers, pleadings, and documents on file.

POINTS AND AUTHORITIES

It is respectfully requested of this court to grant this Motion to Dismiss Counsel and Appoint Alternate Counsel for the reasons listed below:

C - 18 - 336562 - 1 MDC Motion to Dismiss Counsel 4823253



II. ARGUMENT

	che chat Malle
2	Defendant, MISTORY BOCKSON asserts that he/she is being denied his/her right
3	to effective representation due to wholly inadequate actions of his/her court-appointed counsel.
4	Further, counsel's actions constitute a violation of the Defendant's due process rights under the
5	following cases, statutes, and/or rules of professional conduct:
6	A defense attorney who ahandons his loyalty to his client and
7	effectively joins the state in an effect to attalu a conviction
8	DE death sentence sufferes from an obvious conflict of
9	interest. Such an attorney, like (4783) unwanted
10	Counsel, "Represents' the defendant only Knowsh a
11	tomuous and unacceptable legal Fretion Fartta V
12	California 422 U.5821, 45 L. Ed 362, 85 5, Ct 2225
13	(1975). In fact, an afformery buckened by a conflict
14	between his clients intreest and his own sympathires
15	to the prosecution's position is considerably worse
16	Huan an attorney with loyalty to other diffractionts,
17	pelacise the interest of the state and the detendant
18	are necessary in offesition,
19	Nevada Rules of proffesional conduct Rule 1.1,1.2,1.3,
20	1.4, 1.7, 1.16, 2.1, Suprem lowet Rule 46, Nevad Roursed
21	Statutes 175,383.
22	WHEREFORE, the undersigned prays that the court grant Defendant's Motion to
23	Dismiss Counsel and Appoint Alternate Counsel.
24	17 41-16
	DATED THIS 13 day of March, 2019.

Respectfully submitted,

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15 MAR 2019 PM 5 L

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DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor **COURT MINUTES** April 09, 2019 C-18-336552-1

State of Nevada

Christopher Blockson

April 09, 2019 08:30 AM Defendant's Pro Per Motion to Dismiss Counsel and Appoint

Alternative Counsel

HEARD BY: Wiese, Jerry A. **COURTROOM:** RJC Courtroom 14A

COURT CLERK: Medina, Vanessa

RECORDER:

REPORTER: Farkas, Kimberly

PARTIES PRESENT:

Christopher Blockson Defendant State of Nevada **Plaintiff**

Stephanie M. Getler **Attorney for Plaintiff**

JOURNAL ENTRIES

John Parris, Esq., on behalf of Michael Troiano, Esq., for Defendant.

Ms. Getler advised this was Ms. Ferreira's case and she did not have the case file. Mr. Parris requested a continuance for Mr. Troiano's presence. Defendant stated he did not want to file any motions, did not want to withdraw his plea, and did not want Mr. Troiano to speak on his behalf, however, wants to discuss bail. Defendant provided the Court letters of support to review before Sentencing. COURT ORDERED, matter CONTINUED and DIRECTED Mr. Troiano to speak with Defendant regarding any concerns. Mr. Parris advised he would inform Mr. Trojano of the Court's directives.

BOND

CONTINUED TO: 04/16/19 8:30 AM

Printed Date: 4/11/2019 Page 1 of 1 April 09, 2019 Minutes Date:

Prepared by: Vanessa Medina AA000066

Steven D. Grierson

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CLERK OF THE COURT
 1
                          DISTRICT COURT
 2
                       CLARK COUNTY, NEVADA
 3
 4
     STATE OF NEVADA,
 5
                                     CASE NO. C336552
                Plaintiff,
                                    DEPT. NO. XXX
 6
    VS.
 7
     CHRISTOPHER LENARD
 8
    BLOCKSON,
 9
                Defendant.
10
11
12
               REPORTER'S TRANSCRIPT OF PROCEEDINGS
       DEFENDANT'S PRO PER MOTION TO DISMISS COUNSEL AND
13
14
                    APPOINT ALTERNATIVE COUNSEL
15
            BEFORE THE HONORABLE JERRY A. WIESE, II
16
                      TUESDAY, APRIL 9, 2019
17
                            AT 10:14 A.M.
18
                         LAS VEGAS, NEVADA
19
                                     STEPHANIE M. GETLER, ESQ.
20
    For the State:
21
2.2
    For the Defendant:
                                    JOHN P. PARRIS, ESQ.
23
24
25
    REPORTED BY: KIMBERLY A. FARKAS, NV CCR No. 741
```

Kimberly A. Farkas, RPR, CRR (702) 671-3633 • realtimetrialslv@gmail.com

LAS VEGAS, NEVADA, TUESDAY, APRIL 9, 2019 1 2 3 PROCEEDINGS 4 5 6 THE MARSHAL: Page 9, Christopher Blockson, 7 Case No. C336552. 8 MR. PARRIS: Good morning, Your Honor. 9 John Parris appearing on his behalf for Mr. Troiano. 10 He is present in custody still. I texted with 11 Mr. Ferreira, who's been assigned to prosecute this 12 case for the DA's office. She thought that the file 13 would have been left with the track deputy to handle 14 this morning. The track deputy indicates that the file 15 did not make her box. I know literally nothing about this case. If we could perhaps pass this to Thursday 16 17 or next week, Mr. Troiano will be back. He's just in another jurisdiction this morning. I think it was a 18 19 juvenile court matter, but I'm not --20 THE COURT: He doesn't want to do that. 21 THE DEFENDANT: I certainly don't. 2.2 THE COURT: He wants to take care of it 23 today. 24 But here's the thing, Mr. Blockson. There's 25 apparently a conflict with the public defender's

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    office.
             That's why we appointed Mr. Troiano to you.
 2
              THE DEFENDANT:
                               I understand.
 3
              THE COURT:
                         You don't get to pick your
 4
              So here's what I'm going to do. I'm going to
 5
                       I'm going to order Mr. Troiano to
    deny your motion.
    meet with you, talk to you about all of your requests.
 6
 7
    I'm not going to guarantee that he's going to spend
 8
    hours with you. If you need somebody to spend hours
 9
    with you, you've got to find family or friends.
10
    going to instruct him to talk to you about any motions
11
    that you want to file; okay?
12
              THE DEFENDANT:
                              Can I speak?
                          Go ahead.
13
              THE COURT:
14
              THE DEFENDANT: So I don't want to file any
    motions.
15
              I don't want to take my plea back. I just
16
    don't want him to speak for me any further because he
17
    has done absolutely nothing for me.
                                          I have met with
    him maybe 15 minutes prior to entering the courtroom.
18
19
    And every time I met with him, he was an advocate for
2.0
    the DA.
21
              So the reason why you don't have my letters
2.2
    of support and other things of that nature is because
2.3
    he never gave them to you, because he never visited me,
24
    because he never did anything. So what I have here,
25
    sir, is letters of support from a community
```

2.2

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organization that I've been volunteering at for over a year, work that I've done prior to this case. That young lady in the back over there represents another company that I'm working with. You don't know anything about me. So I have to put him on calendar to dismiss him so that I can get this to you before the 16th, which is sentencing.
```

And, furthermore, I'm on bail. I bailed out on this case. I caught a misdemeanor DUI and, for that reason, I'm in violation of low-level house arrest.

But I've been trying to get Mr. Troiano to put me back on calendar so I can come before you to administer my right to bail. He said, no, I can't get your bail reinstated, but I can get you sentenced quicker. So I had to do this just to get before you.

The bail is still good. It hasn't been exonerated. If I were not on house arrest, I wouldn't be standing here before you. Because a misdemeanor DUI is not something that they revoke your bail for.

THE COURT: And the problem is I don't have any information about your bail.

THE DEFENDANT: So what I would like to do, sir, is, like they say, postpone it to another date.

But I don't want to have sentencing next week when the only time that -- you know, I'm just getting to see you

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a week before sentencing when I've got a lot of stuff that I need to take care of outside in case I get sentenced to prison. I've got this information that I want to give you that you should have had before I get sentenced.
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2.2

2.3

And I'm just not getting anything done with Mr. Troiano, period. I've never seen him. He sent me his investigator, and I finally told the investigator, look, are you the lawyer or what? I need to speak to him.

When I call his office, he doesn't answer the phone. These are pre-paid calls. They're paid for by me. They're not collect calls. I have no faith whatsoever in him.

THE COURT: Why don't we do this. Since he's not here and the State attorney is not here who is handling this case, let's leave your sentencing on where it is. I'll take your letters of support today so I have them with my file so I can read them before the sentencing date.

THE DEFENDANT: There's also pictures in here, sir. I believe the lady in the back has a letter as well.

THE COURT: All right. Do you want me to have the whole packet?

THE DEFENDANT: Yeah, I want you to have that whole package right there and whatever letter that Ms. Dicks has back there in the corner.

2.2

THE COURT: Can you get the letter from her, too.

MR. PARRIS: Certainly, Your Honor.

UNIDENTIFIED SPEAKER: My letter was mailed directly to your office.

the COURT: Okay. So here's what I want to do. Let's leave it on for sentencing next week. I'm going to ask Mr. Troiano to come talk to you in the meantime. I know you don't think he's going to help you. Bear with me. If you come back on the 16th and you don't want him to talk for you, you want to talk for yourself, I'm gonna let that happen. But I want you to at least have the advice of counsel between now and then so he can help you. All right? I'm not gonna give you a different lawyer because I think he can do a good job. He's a decent lawyer and he'll help you.

THE DEFENDANT: At this point, sir, I'm well aware of legalese. I've represented myself before.

I'm not trying to get into a contest with the Court or any lawyer regarding legalese. And I'm not trying to take my plea back. What I'm primarily trying to do, sir, is administer my right to bail, which is still

good. And if I'm coming back on the 16th to be sentenced, at least let me go put my car together and everything.

2.2

2.3

The misdemeanor, when I caught the misdemeanor DUI, they took me to the city jail with a leg bracelet on. They kept me there -- I believe it was on the 18th. They kept me there until the 19th.

When they let me out on the 19th at night, the 20th, the next morning, I came and reported to house arrest, knowing full well that they were going to take me into custody. What I'm saying to you is, sir, I can -- because I'm trying to handle this situation, I have this paperwork that I just gave you because I want you to know who I am. I'm completely not being represented. But, all that aside, I want to, you know, be out on bail so I can take care of my stuff in case I have to go to prison. And the fact that I came back shows that I'm willing to accept responsibility. I mean, I could have left. The bracelet was dead.

THE COURT: I understand your argument. I'm not gonna let you out today because I don't know all the facts and circumstances; okay. I understand your side of it. I don't know the other side of it and neither does she.

THE DEFENDANT: So my question, then, would

```
be if that's the case and I still would ask for no more
 1
 2
    than what would already be given to go me if I were out
 3
    on bail today, which is a week, I'm saying can we move
 4
    my sentencing back for two weeks and have me back in a
 5
    week or sometime sooner with both attorneys present?
              THE COURT:
                           I'm gonna just leave it on where
 6
 7
    it is now. Mr. Troiano, hopefully, will come back next
           If he wants to ask for a continuance of the
 8
    week.
 9
    sentencing and ask for release on bail next week, he
10
    can do that or you can do that. Hopefully, the State
11
    is here with their file and they can respond to it,
12
    tell me if they agree or not. And we can go forward
13
    from there.
14
                             Yes, sir. I appreciate that,
              THE DEFENDANT:
15
    sir.
          Thank you.
16
              MR. PARRIS:
                           Your Honor, he did provide me
17
    with some letters and some photographs. If I could go
    in the back, make copies, for Mr. Troiano.
18
                                                 I can scan
19
    those same copies and get them to Ms. Ferreira and then
20
    give you the originals.
21
              THE COURT:
                         You okay with that?
2.2
              THE DEFENDANT:
                               I don't want Mr. Troiano
23
    having anything to do with me, sir. Do you understand?
24
    Listen, I'm standing here facing a prison term, a
```

lengthy prison term. This man is supposed to represent

25

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me, and I've been dealing with him on a one-on-one basis. And I know a slickster when I see one. I know when somebody is not interested in helping me. So why would I give him anything?
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2.2

2.3

THE COURT: I get it. I know you're not happy with him. So here's the options; okay. Because you're currently represented by him and I'm not gonna grant your motion to dismiss him at this point, I can either accept those and put them with your file and we can make him a copy of them, because he is currently your lawyer, or I can give it back to you and you can just bring it next week.

THE DEFENDANT: All right. So I would like for you to get it. That's the primary concern. You can get it and make a copy. However, in the file that Mr. Troiano has there's another two more letters that Your Honor doesn't have.

THE COURT: That he has that you don't have either?

THE DEFENDANT: No. I gave them to him and he was supposed to give them to you. And I don't have a PSI report. I've never seen it because I've never seen him.

THE COURT: We'll make sure we talk about that next week when we have the sentencing hearing if

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1
    we have the sentencing hearing next week.
 2
              MR. PARRIS: Your Honor, I will give
 3
    Mr. Troiano a full update from this morning's Court
    appearance, informing him of the need to see --
 4
 5
              THE DEFENDANT:
                              My correct spelling is
    Blockston, B-L-O-C-K-S-T-O-N, but they got it wrong in
 6
 7
    here without the "T."
              MR. PARRIS: I will have him see
 8
 9
    Mr. Blockston, bring a copy of the PSI. I will
10
    encourage him to file --
11
              THE COURT: Let's just -- let's just continue
12
    your motion to dismiss him until next week when we have
13
    the sentencing hearing.
14
              THE DEFENDANT: Okay. You give the Judge
15
    that and make sure he gets it.
16
              MR. PARRIS: I will, Mr. Blockston. Thank
17
    you.
18
              THE COURT:
                          All right. Thank you.
19
               (Proceedings concluded at 10:23 A.M.)
20
                              -000-
21
    ATTEST:
             FULL, TRUE, AND ACCURATE TRANSCRIPT OF
22
    PROCEEDINGS.
23
24
25
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	APPOINT [1] 1/14	caught [2] 4/9 7/4	DISTRICT [1] 1/1	guarantee [1] 3/7
MR. PARRIS: [6] 2/7	appointed [1] 3/1	CCR [1] 1/25	do [13]	н
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THE COURT: [17]	are [2] 5/9 5/12	1/7 2/6	9/17	handle [2] 2/13 7/12
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[15]	arrest [3] 4/10 4/17	7/22	done [3] 3/17 4/2 5/6	
THE MARSHAL: [1]	7/10	city [1] 7/5	DUI [3] 4/9 4/18 7/5	happy [1] 9/6
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	8/9	6/13 8/7	encourage [1] 10/10	have [24]
-	assigned [1] 2/11	coming [1] 7/1	entering [1] 3/18	having [1] 8/23
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	attorney [1] 5/16	company [1] 4/4	every [1] 3/19	he'll [1] 6/19
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1		conflict [1] 2/25		10/13
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19th [2] 7/7 7/8	6/25 7/16 8/3 8/9	10/9	FARKAS [2] 1/25	5/16 5/16 5/22 8/11
2	bailed [1] 4/8	corner [1] 6/3	10/24	8/24 10/7
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 7	Bear [1] 6/13	counsel [3] 1/13 1/14	3/11 3/14 5/19 8/11	his [3] 2/9 5/8 5/11
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		present [2] 2/10 8/5	sir [9] 3/25 4/23 5/22	6/18
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let's [4] 5/17 6/10	9/25 10/1 10/12	PSI [2] 9/22 10/9	speak [3] 3/12 3/16	track [2] 2/13 2/14
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literally [1] 2/15	o0o [1] 10/20	read [1] 5/19	6/25 8/1	two [2] 8/4 9/16
look [1] 5/9	office [4] 2/12 3/1	reason [2] 3/21 4/10	stuff [2] 5/1 7/16	U
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make [6] 2/15 8/18	options [1] 9/6	1/12	Т	VEGAS [2] 1/18 2/1
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DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor COURT MINUTES April 16, 2019

C-18-336552-1 State of Nevada

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Christopher Blockson

April 16, 2019 08:30 AM All Pending Motions

HEARD BY: Wiese, Jerry A. **COURTROOM:** RJC Courtroom 14A

COURT CLERK: Medina, Vanessa

RECORDER:

REPORTER: Farkas, Kimberly

PARTIES PRESENT:

Amy L. Ferreira Attorney for Plaintiff

Christopher Blockson Defendant

Michael Troiano Attorney for Defendant

State of Nevada Plaintiff

JOURNAL ENTRIES

DEFENDANT'S PRO PER MOTION TO DISMISS COUNSEL AND APPOINT ALTERNATIVE COUNSEL...SENTENCING

Mr. Troiano confirmed no issues pursuant to stockmeier and announced ready to proceed with Sentencing. DEFENDANT BLOCKSON ADJUDGED GUILTY of COUNT 1 - CRUELTY TO ANIMALS (F) and COUNT 2 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (F). Ms. Ferreira advised Defendant picked up a new case and provided such report to the Court. Defendant provided letters to the Court for review and made a statement. CONFERENCE AT THE BENCH.

Ms. Ferreira submitted on the negotiations. Argument by Mr. Troiano. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA analysis fee, including testing to determine genetic markers, \$3.00 DNA Collection fee, and \$250.00 Indigent Defense Civil Assessment fee, Defendant SENTENCED on COUNT 1 - to a MAXIMUM of FORTY- EIGHT (48) MONTHS and a MINIMUM of NINETEEN (19) MONTHS in the Nevada Department of Corrections (NDC) and on COUNT 2 - to a MAXIMUM of SEVENTY- TWO (72) MONTHS and a MINIMUM of TWENTY- EIGHT (28) MONTHS in the NDC, CONSECUTIVE to COUNT 1, for an AGGREGATE total of a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS and a MINIMUM of FORTY- SEVEN (47) MONTHS in the NDC with SEVENTY- FOUR (74) DAYS credit for time served. COURT FURTHER ORDERED, Count 3 - DISMISSED.

Mr. Troiano requested to withdraw as Counsel for any post conviction. Defendant had no objection. COURT ORDERED, Mr. Troiano WITHDRAWN. BOND, if any, EXONERATED.

NDC

Printed Date: 4/19/2019 Page 1 of 1 Minutes Date: April 16, 2019

Prepared by: Vanessa Medina

CLERK OF THE COURT 1 DISTRICT COURT 2 CLARK COUNTY, NEVADA 3 4 STATE OF NEVADA, 5 CASE NO. C336552 Plaintiff, DEPT. NO. XXX 6 VS. 7 CHRISTOPHER LENARD 8 BLOCKSON, 9 Defendant. 10 11 12 REPORTER'S TRANSCRIPT OF PROCEEDINGS 13 SENTENCING 14 BEFORE THE HONORABLE JERRY A. WIESE, II 15 TUESDAY, APRIL 16, 2019 16 AT 9:28 A.M. 17 LAS VEGAS, NEVADA 18 19 For the State: AMY L. FERREIRA, ESQ. 20 MICHAEL TROIANO, ESQ. 21 For the Defendant: 22 23 24 REPORTED BY: KIMBERLY A. FARKAS, NV CCR No. 741 25

Kimberly A. Farkas, RPR, CRR
(702) 671-3633 • realtimetrialslv@gmail.com

AA000081

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LAS VEGAS, NEVADA, TUESDAY, APRIL 16, 2019
 1
 2
 3
                     PROCEEDINGS
 4
 5
              THE MARSHAL:
                            Page 8, C336552.
 6
 7
              THE COURT: Good morning. This is on for
 8
    sentencing today; right?
 9
              MR. TROIANO: We are, Your Honor.
              THE COURT: Any reason we should not go
10
11
    forward?
12
              MR. TROIANO: Not from defense.
13
              THE COURT: You reviewed the PSI with your
14
    client?
15
              MR. TROIANO: I did.
16
              THE COURT: Are there any Stockmeier issues?
17
              MR. TROIANO: Not that we're aware of.
              THE COURT: Mr. Blockson, pursuant to the
18
19
    quilty plea agreement, I hereby adjudicate you quilty
20
    of count 1, cruelty to animals, category D, and count
21
    2, ownership or possession of firearm by prohibited
2.2
    person, which is a category B. Looks like on count 1,
2.3
    the parties agreed to a sentence of 19 to 48. Count 2,
24
    they agreed to a sentence of 28 to 72 running
25
    consecutive, for an aggregate of 47 to 120, pay
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restitution, and forfeit the firearm. State is not
 1
 2
    going to make any referral to the Feds or seek habitual
 3
    treatment. Right?
 4
              MS. FERREIRA: Good morning, Your Honor.
                                                         Amy
 5
    Ferreira on behalf of The State.
                                       That is correct,
 6
    Your Honor, and I do stand by the negotiation.
 7
    However, the defendant did pick up a new case. So if I
 8
    can approach the Court with the reports from that case.
 9
              THE COURT:
                          Okay.
10
              MS. FERREIRA:
                              That is case is a DUI, and
11
    it's set for initial arraignment in the City of
12
    Las Vegas Municipal Court on May the 20th. With that,
    Your Honor, I'd submit it to the Court.
13
14
              THE COURT:
                         Okay. Mr. Blockson, before your
15
    attorney argues, anything you want to tell me?
16
              THE DEFENDANT: Yes, sir, I've got a lot to
17
    say.
18
              THE COURT:
                           Uh-oh.
19
              THE DEFENDANT:
                              And I wrote it down.
                                                     First
20
    of all, sir, how are you today?
21
              THE COURT:
                           I'm great. How are you?
2.2
              THE DEFENDANT:
                               I've been better.
23
    going to sit down so I can read better.
                                              Is that okay
24
    with you?
25
              THE COURT:
                           Sure.
```

1 THE DEFENDANT: First of all, Your Honor, 2 last week, when I was here, I gave you some letters to 3 read. Did you get an opportunity to read those? 4 THE COURT: T did. 5 THE DEFENDANT: I have at least one more here 6 that I'm not sure that you got. And there's one from 7 last week that I still had two copies of so I'm not 8 sure if you received that. So I'll just tell us what 9 it is. It is a letter from Pat Walter, the executive 10 director of Casa de Luz. There's two of them from him. 11 One from a Robert Gelt, which is his subordinate at 12 Casa de Luz, and one from the young lady in the audience. Her name is Ariel Dicks. I'm sure you don't 13 14 have that one so can I give that to read right now? 15 THE COURT: Sure. You want to grab that for 16 me, Curt. Thanks. Okay. 17 THE DEFENDANT: All right. So this is what I have to say, Your Honor. First of all, I am deeply 18 19 remorseful. I accept full responsibility for 20 everything that happened. I apologize to my family, my 21 ex-wife, who purchased the dog for me, and my dog Tank, 2.2 and the State of Nevada. 23 Your Honor, there's a reason why I wanted you 24 to read those letters from work colleagues, Casa de 25 Luz, the faith-based community organization where I've

been volunteering for almost two years, and my work reviews from Thumbtack. I wanted you to see the pictures of what I do every week in the community. I wanted you to read not what I have to say about me, but what people in the community have to say about me.

2.2

2.3

As you've read, Your Honor, I've established solid work and volunteer relationships in Las Vegas. I have an 86 percent 5-star rating on Thumbtack, hired 80 times with 56 reviews. Courteous, fair, punctual, polite, efficient, may God keep him strong, that's what they said about me.

Even with the two or three bad reviews I had, no one ever said I stole, was disrespectful, or tried to cheat them.

For almost two years I have contributed to the community by volunteering without a court order at Casa de Luz. I successfully spearheaded community outreach efforts at Gentle Touch Behavioral Health.

And although I'm a good handyman, sir, I'm better at community outreach. In fact, I'm a specialist.

To help a man by taking him home, a blind man, by taking him home from the food pantry. Having arrived on a bus with the cedar smell of old lady, as I sat and just talked to her gives me a feeling of conviction that I'm doing something right.

Your Honor, I was trying very, very hard to change my life. That's why this is the first time that I stand before a judge with so many people having said positive things about me.

2.2

2.3

You and I both know that at my age, we don't get better. We usually get worse. So these accolades that I'm reading to you and that you've read are as a direct result of the things that I did in the community right now. I simply made a mistake. Again, I take full responsibility.

Your Honor, I'm an alcoholic. I have an addiction to meth. If you look at my PSI report, my only problem since 2010 has been alcohol or drug related. Even for this crime, there was a full crystal meth pipe on my bedside table. When the detectives searched my house, it was left there untouched, unreported, and uncharged.

Your Honor, I have never been to jail or prison without being drunk or high. While out on bail and low-level electronic monitoring on this case, as the DA just said, I caught a misdemeanor DUI. I was mistakenly released by the city from their drunk tank on February 19th with a dead ankle monitor still on my ankle. I did not flee. I didn't cut the bracelet off. I wanted to deal with the situation to put it behind

me, to move on with my life. So I turned myself in to house arrest the next day when they opened up.

2.2

2.3

Your Honor, the reason why I caught the DUI is because I was celebrating successful negotiations with a new company that very day. The same intellectual adult in me knows that getting drunk or high is not what normal people do to celebrate success. I used to think that I could will my addiction away. I thought that if I just volunteered enough of my time to a worthy cause, that God would remove my affliction. Although volunteering did help me, it kept me anchored to a purpose in life, it did not cure my addiction.

Further, I realize now that I need help more than I can provide on my own. I need to let go of my past and believe that I'm worthy of success. I need to be able to strike a healthy balance between highs and lows. I pray that counseling will do that for me, Your Honor.

These are the reasons why I ask the Court to consider intensive outpatient drug treatment and probation. My colleague, who is here in the courtroom, she kept my apartment for me. And I have a space with two employees so I can continue my community outreach in the neighborhoods.

And I direct your attention, Your Honor, to

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page 4 of the PSI report. If you'll look, under the
 1
 2
    influence, 1992; driving under the influence, '92; DUI,
 3
    '95; possession of controlled substance, '96;
 4
    possession of controlled substance, '09; possession of
 5
    paraphernalia, '09; loitering in a public place,
    illegal drug activity, '09; use of possession of
 6
 7
    paraphernalia, 2019; and now this latest DUI.
    PSI report, Your Honor, there are 13 different arrests.
 8
 9
    Nine of the charges have been alcohol or drug related.
10
              Your Honor, I have never had treatment.
11
    although the record shows that I was drunk or high only
12
    nine times, I assure you I was drunk every time.
13
              Also, I've never been more deserving of a
14
    program based on my efforts in the community right now.
15
    I've never stood before a judge with over 100 people
16
    saying, you know what, he's a good guy. And I have
17
    proof of it, Your Honor. So based on that, that's all
18
    I have to say, sir.
                         Thank you.
19
              THE COURT:
                         You understand that the quilty
20
    plea agreement that you entered into was a stipulation
21
    to a term of years; right?
2.2
              THE DEFENDANT:
                              No, sir, I did not.
23
    entered the plea agreement for is because, initially,
24
    you know, the DA was talking habitual criminal.
25
    not from Vegas or I'm not familiar with you guys' laws
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The lawyer kept saying Chris, Chris, take
out here.
this deal. We don't want you to get more. So trusting
him, I took the deal. Now that I'm in custody talking
to people, I'm, like, man, that was probationable.
          He never advised me anything, which is the
reason why I filed the motion to remove him as my
attorney. But then I figured that you, you know, based
on the conversation we had last week, was not willing
to remove him based on the motion being untimely.
          It's just, you know, I figured that you don't
have to do what the PSI said. And if you were inclined
not to do so, then all you have to do is look at and
verify what I just put before you, Your Honor.
been doing this ever since I've been in Vegas.
haven't been out here idly running around trying to
shoot dogs. You know, I mean, it's not something that
       I'm actually doing the contrary.
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THE COURT: All right. Let me have you guys come up for a second real quick.

(A discussion was held at the bench, not reported.)

THE COURT: Mr. Troiano -- let me go to the State first. I'm guessing that you're just asking for what's in the guilty plea agreement?

MS. FERREIRA: Yes, Your Honor. The parties

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had agreed to recommend a certain argument of time to the Court, which was an aggregate sentence of 47 to 120 months. I'm asking the Court to follow the deal that both the State and the Defendant entered into.
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2.2

THE COURT: Mr. Troiano, I know you want to make a record.

MR. TROIANO: Just a couple things, Judge.

Obviously, I'm in an awkward position because

Mr. Blockson signed a deal, which is stipulated prison, and he's asking for probation today, which he, quite frankly, is allowed to do, but my hands are tied due to the good faith agreement between the State and myself.

As far as Mr. Blockson's representations, I mean, my suggestion is -- I talked to him about it multiple times and he continues to say he doesn't want to withdraw his plea. But then when we come into Court he says that he didn't enter it knowing and voluntarily. I think that's confusing. I would ask the Court to maybe clarify that with him.

Mr. Blockson is not a young kid. Eight prior felonies; he's been to prison before. I've met with him. I've discussed this case. And he's on video. He spoke on the jail video, which he and everybody knows is recorded, and admits to shooting the dog.

He's a prior felon. He can't have a firearm.

He admits to having a firearm via shooting an animal. Obviously, I suggested that we enter into some sort of negotiation because trial, in my experience doing this 11 years, would have been a complete disaster.

2.2

We discussed it. He stipulated to prison time. And here we are today. I believe he was upset because when he was remanded on the DUI case that he picked up, he asked that I put in a motion having him released on house arrest or some sort of drug or rehab program, which I refused to do. I don't need to file frivolous motions in front of the Court, especially when he was due go forward on the sentencing two to three weeks after which he went into custody.

It's really going to be what Mr. Blockson thinks is in his best interest. If he truly believes I didn't advise him, that he shouldn't take a deal even though he admits to the crime on the jail video, and wants to move forward and risk habitual treatment and whatever else may come with it, and what Your Honor could potentially sentence him to if he loses at trial for shooting a dog, that's his right to do so.

To make an accurate record, at a future date, we need an evidentiary hearing, I'm happy to swear in, be cross-examined by his new counsel as well as the State -- you're gonna get your moment -- regarding

those issues. I'm not really sure what else I can say to make a more accurate record for the Court. If he's truly claiming he's uninformed, unaware, and didn't know what was going on, he should suggest to the Court to withdraw his plea and receive new counsel and then we can go down that avenue.

THE DEFENDANT: Your Honor --

2.0

2.2

THE COURT: Mr. Blockson, here's the reason I called them up. Because it sounded like you weren't agreeing to what you previously agreed to in the guilty plea agreement. And I said it sounded like you were trying to withdraw the plea. Mr. Troiano said that he's talked to you about that. You really don't want to do that because you know that that brings back all the original charges. You know that that brings back the chance of getting the habitual treatment.

That being said, I mean, if you feel like you still need the opportunity to withdraw your plea, I mean, we can get new counsel to represent you for that, at least to look at that issue.

THE DEFENDANT: Well, sir, that's a possibility. However, I want to respond to what he just said. The man just stood here and said he's met with me. First of all, let's clarify --

THE COURT: We're not gonna argue about that.

THE DEFENDANT: Sir, every time I see him, it's 10 minutes before we walk into a courtroom. And then it's rush, rush, rush. I explained it to him.

2.2

2.3

What I do want to say is, yeah, I said on the jail phone, yeah, I shot the dog, but it was in response to a question of, Chris, what happened? I shot the dog because he tried to bite me. What I'm saying to you is I never said that I didn't shoot the dog. I'm saying to him that I have mitigating circumstances that are in play here. I need you to listen. And he has refused to do so based on his own representations or what he thinks. And I think he's more an advocate for the State than for me based on that right there.

Now, sir, I understand that withdrawing my guilty plea would expose me to the habitual criminal. I understand that. So that's the reason why I didn't do that. That's the reason why I came in here today and I said, well, Your Honor, if you're inclined to do so, I have given you reason to do so, which is grant me probation. If you don't want to, then you don't, but I feel like my chances are better with you because in my 30 years I haven't seen a fair judge. And that's just quite frank. So that's the reason why I made a calculated effort to come in here and do it exactly

like it has been done.

2.2

THE COURT: Okay. All right. I understand. So it's interesting because I think most of the attorneys know when they enter a deal, when the defense attorneys enter a deal with the State, they generally can tell their clients that I'm probably one of the judges that will follow the agreement. Usually, not always. I don't think anybody can say always. But usually I'm one of the judges that follows the agreements. Because of that, the agreement in this case was for jail time. I understand that you have the mitigating circumstances, but based on the history and other things, I think I'm just gonna follow the agreement that was made.

In addition to the \$25 assessment fee, there's a \$150 DNA fee, if that's not previously been taken, an additional \$3 DNA fee, \$250 to the Indigent Defense Fund, I'm just going to follow the recommendation of the parties, the agreement in the guilty plea agreement. Count 1, I'm sentencing you to 19 to 48 months in Nevada Department of Corrections. Count 2 is 28 to 72 months in Nevada Department of Corrections, consecutive to count 1, for a total aggregate of 47 to 120 months.

How many days does he have?

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MS. FERREIRA: He had 16, Your Honor.
 1
 2
    not sure if he was technically remanded on this case
 3
    once the ankle bracelet became an issue. I can tell
 4
    the Court it's 16 days until that point in time.
 5
              MR. TROIANO:
                             It would be an additional 58
    days after he was brought into custody into CCDC.
 6
 7
              THE COURT:
                           Sounds like 74.
                              That's fine, Your Honor.
 8
              MS. FERREIRA:
 9
              THE COURT:
                          74 days credit for time served.
              MR. TROIANO:
10
                            Your Honor, if we could, to
11
    Mr. Blockson's benefit at this point, if he wishes to
12
    seek any post-conviction relief, I would ask the Court
13
    to withdraw me as counsel of record. He can petition
14
    the Court for new appointed counsel and potentially
15
    make an argument at a later time that I didn't do my
16
          So I'd ask to withdraw at this point.
17
              THE COURT: You're not opposed to that;
18
    right?
19
              THE DEFENDANT:
                               Of course not.
              THE COURT: Granted. Make sure you get him
20
21
    the file or if he gets new counsel, give them the file.
2.2
              MR. TROIANO:
                            Yeah, once they send me, I
2.3
    forward it all to counsel.
              THE DEFENDANT: Your Honor, I have a
24
25
    question.
```

THE COURT: 1 Yes? 2 THE DEFENDANT: Post-conviction relief, do I 3 have to file a motion to officially remove him? THE COURT: 4 Nope. 5 THE DEFENDANT: Or did he just do that? THE COURT: He just did it. He's trying to 6 7 make it easy on you. Otherwise, yes, you would have had to file a motion. 8 9 MR. TROIANO: He needs to file a motion to be appointed counsel. 10 11 THE COURT: Right. But as far as withdrawing 12 you, that's done today. MR. TROIANO: 13 That's done. 14 (Proceedings concluded at 9:49 A.M.) 15 -000-16 ATTEST: FULL, TRUE, AND ACCURATE TRANSCRIPT OF 17 PROCEEDINGS. 18 19 20 21 22 23 24 25

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Electronically Filed 4/22/2019 6:38 AM Steven D. Grierson CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

CHRISTOPHER BLOCKSON Christopher Lenard Blockson #1220853

Defendant.

CASE NO. C-18-336552-1

DEPT. NO. XXX

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crimes of COUNT 1 – CRUELTY TO ANIMALS (Category D Felony) in violation of NRS 574.100.1a; COUNT 2 – OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony) in violation of NRS 202.360; and COUNT 3 – DISCHARGE OF FIREARM FROM OR WITHIN A STRUCTURE OR VEHICLE (Category B Felony) in violation of NRS 202.287; thereafter, on the 16th day of April, 2019, the Defendant was present in court for sentencing with counsel MICHAEL TROIANO, ESQ., and good cause appearing,

AA000101

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment, \$250.00 Indigent Defense Civil Assessment Fee, and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Collection Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 1 — a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM Parole Eligibility of NINETEEN (19) MONTHS; COUNT 2 — a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM Parole Eligibility of TWENTY-EIGHT (28) MONTHS, CONSECUTIVE with COUNT 1; with SEVENTY-FOUR (74) DAYS credit for time served. The AGGREGATE TOTAL sentence is ONE HUNDRED TWENTY (120) MONTHS MAXIMUM with a MINIMUM of FORTY-SEVEN (47) MONTHS. COUNT 3 DISMISSED.

DATED this _____ day of April, 2019.

DISTRICT COURT JUDGE

 ∇m

May 23, 20(9

FILED (8:30 AM

MAY 02 2019 Motion to Appoint

Appletant councel

CLERK OF COURT (ase # C-18-3365527 State of Nevada Plaintiff Christopher Biockson deFendant Eight Judicial District Court Comes now Christopher Blockson in the aboved mentioned case. This written motion is to ash the court to prose appoint defendant Countel as I am iderest and wish to appeal an illegal sentence structure in my lose. I was sentered April 16, 2019. I'm in the Kish Tank at High Desent State prison. I have no access to the law library, Appropriate motions, writting pens or legal responden in a tomety manner. Therefore I have written this motion asking the court to appoint an appelant attorney, MAY 0 2 2019 Argument This motion is made based on all opplicable lows and statutes of the state of nevada. I declare under penalty of perjuly that the foresting is true and correct.

Mustopher Blackson

Muster 27,2019

HOUSE WOOD HOUSE My stopper Blockson

9070

G G **田山上町**

Eight Judices Distriction Eight Judices Distriction 200 Lewis Avenue 3rd Fr Los Vegas, Mudda 84155

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DESERT STATE PRISON

AA000104

State of Awadd Christopher Blockson Appelant

May 23 2019 C 8:30 AM FILED Notice of Motion
MAY 02 2019 to appeal illegal

Sentime structure · case#6-18-33655-2-1

Zigth Sudicial District Clark County

Comes me Chers to there Blocken in the above mentioned case. This is to serve notice that appelant plans to appeal an illigal sentence structure in the chore inventioned case. I was sentenced april 16, 2019.

I'm in the Fish Tank at High Desert State Prison. I have no access to legal materials as I am confined to a cell 24 Hours / days.

I have written this motion as notice of my intent to appeal from a quilty plea conviction on the bases that I received two consecutive sentences that were against to one longer sentences. It is my position that the sentences Should have Run concurrent under efficable 'aws of the State of Meroda and 9th circuit coA.

I declare under property of perjuly that The Forgoemy 15 true and correcti

Christopher Bockson

Chwangthe LA 2000 105/20 - April 27, 2019

Wistopher Blockson #50821 P.O. Box Ceso Indian Spring, Nevada 99070

Hasler

04/30/2019

USE \$3000,45º



ZIP 89101 011E12650764

NTAKE

Court Clera. Steven D. Grielson Eight Judicial Destrict 200 Lewis Avenue 3 raft Las Vegas, Nevador 89155

回控口户网络商

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C-18-336552-1 DEPT. XXX

Electronically Filed 11/29/2018

. XXX	BAIL BOND		Stemas Shini
In the Las Vegas	Justice court	County of Clark	CLERK OF THE COURT State of Nevada
STATE OF NEVADA VS. BOND EXONEF STEVEN D. GF Defendant: OFFICE OF NEVADA BOND EXONEF DEFENDANT DEFEND	WATED - COUTY		•
BY	Christopher C	Case No. 7 1 1 0 0 0	1.7
Know all men by these prese	nts:		
heretofore authorized to transpayment in the sum of Our heirs, executors, administrate condition of this obligations and court to answer the characteristics of the court to answer the characteristics of the	ods as principal and as the Crum & Fosact Bail Bonds in the State of Nevada 28,000 strators, and successors, and assigns, on is such that the said defendant shall ge(s) of Tothur (Maim/Kill Donabit Pers; Dischy Coun	a, are held and bound to th Dollars whereof, jointly, severally, and firm Il appear from day to day to	e above court for we bind ourselves, ly, by these presents. and term to term of
*	hout leave, then this obligation to voice		
This bond shall be in force ar	nd effect until any of the following eve	ents:	
1) Exoneration by court orde	r, 2) Termination of this case by dism	issal or conviction	
Signed and sealed this 17 Attorney in fact (signature)	BOND EXCHERATE 2015 BOND EXCHERATE 2015 STEVEN D. GRIERSON CLERK OF THE COURT	Notary Put No	HEL WARREN Jic, State of Nevada 17-3468-1
Subscribed and sworn before This // / day of Oct	BY eme, a notary for the State of Nevada, 2018		Exp. Jul. 18, 2021
Approved thisday BC		S COURT	ED 8 50
Lightning Bail Bonds 629 S. Casino Center Blvd. Las Vegas, NV 89101 702-333-2663	ECMID EXONERATED STEVEN D. GRIERSON CLERK OF THE COURT	10350 Richmon Houston, TX 77 713-054-8100	r Indemnity Company d Ave. Suite 300 1042 - \$30652 - 1

POWER OF ATTORNEY

POWER NO.

CF150-70293692

POWER AMOUNT \$

150,000.00

COPY FOR COURT

This Power of Attorney is granted pursuant to Article XI section 11.05 of the By-Laws of CRUM & FORSTER INDEMNITY COMPANY as now in full force and effect. Article XI section 11.05 Policies, Bonds, Recognizances, Stipulations, Consents of Surety, Underwriting undertakings and Instruments Relating Thereto. Insurance policies, bonds, recognizances, stipulations, consents of surety and underwriting undertakings of the Corporation, and releases, agreements and other writings relating in any way thereto or to any claim or loss thereunder, shall be signed in the name and on behalf of the Corporation:
(a) by the Chairman of the Board, the President or a Vice-President to make such signature provided that any such delegation of power be limited to routine matters; or (c) by such other officers or representatives as the Board of Directors may from time to time determine. The seal of the Corporation shall, if appropriate, be affixed thereto by any such officer, Attorney-In-Fact or representative. Authority of such Attorney-In-Fact Is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal Bonds or Immigration Bonds. This power void if altered or erased, void if used with other powers of this Company or in combination with powers from any other surety company, void if used to familish bail in excess of the stated face amount of this power, and can only be used once.

The obligation of the Company shall not exceed the sum of

and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-In-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given.

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IN WITNESS WHEREOF, CRUM & FORSTER INDEMNITY COMPANY has caused these	e presents to be signed by its duly authorized offic
proper for the purpose and its corporate seal to be hereunto affixed this have of	AONTH YEAR
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City Las Vegas State //V 30 1987 W 3	VOID IF NOT ISSUED BY:
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Executing agent 1077 INSTEVEN D. GRIERSON	NOT VALID IF USED IN FEDERAL COURT

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CLERK OF THE COURT

BY KAYE JENKS DEPUTY

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

STATE OF NEVADA,

Plaintiff(s),

VS.

CHRISTOPHER BLOCKSON aka CHRISTOPHER LENARD BLOCKSON,

Defendant(s),

Case No: C-18-336552-1

Dept No: XXX

CASE APPEAL STATEMENT

- 1. Appellant(s): Christopher Blockson
- 2. Judge: Jerry A. Wiese
- 3. Appellant(s): Christopher Blockson

Counsel:

Christopher Blockson #50821 P.O. Box 650 Indian Springs, NV 89070

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave.

C-18-336552-1 **AA000109**

Case Number: C-18-336552-1

1	Las Vegas, NV 89101 (702) 671-2700
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A
3	Permission Granted: N/A
5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: November 29, 2018
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Judgment of Conviction
12	11. Previous Appeal: No
13	Supreme Court Docket Number(s): N/A
14	12. Child Custody or Visitation: N/A
15 16	Dated This 6 day of May 2019.
17	Steven D. Grierson, Clerk of the Court
18	
19	/s/ Amanda Hampton Amanda Hampton, Deputy Clerk
20	200 Lewis Ave
21	PO Box 551601 Las Vegas, Nevada 89155-1601
22	(702) 671-0512
23	
24	
25	cc: Christopher Blockson
26	
27	

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

May 23, 2019

C-18-336552-1

State of Nevada

Christopher Blockson

May 23, 2019

8:30 AM

All Pending Motions

HEARD BY: Wiese, Jerry A.

COURTROOM: RJC Courtroom 14A

COURT CLERK: Vanessa Medina

RECORDER:

REPORTER:

Kimberly Farkas

PARTIES

PRESENT:

Derjavina, Ekaterina

State of Nevada

Attorney

Plaintiff

JOURNAL ENTRIES

- DEFENDANT'S PRO PER NOTICE OF APPEAL...DEFENDANT'S PRO PER MOTION TO APPOINT APPELLANT COUNSEL

Defendant not present. Ms. Derjavina advised Defendant was sentenced on 04/16/19, Michael Troiano withdrew and was now requesting new counsel for the purposes of appeal. Ms. Derjavina had no objection to the appointment of counsel. COURT ORDERED, Defendant's Motion to Appoint Appellant Counsel GRANTED; Ceasar Almase APPOINTED.

NDC.

CLERK'S NOTE: Department XXX's Law Clerk informed Caesar Almase, Esq., of the appointment. //05/23/19 vm

PRINT DATE: 05/29/2019 Page 1 of 1

Minutes Date:

May 23, 2019

Steven D. Grierson
CLERK OF THE COURT

- 1	CLERK OF THE COURT
1	DISTRICT COURT
2	CLARK COUNTY, NEVADA
3	
4	STATE OF NEVADA,)
5	Plaintiff,) CASE NO. C336552) DEPT. NO. XXX
6	vs.
7	CHRISTOPHER LENARD)
8	BLOCKSON,)
9	Defendant.)
10	
11	
12	REPORTER'S TRANSCRIPT OF PROCEEDINGS
13	DEFENDANT'S PRO PER MOTION TO APPOINT APPELLATE COUNSEL
14	BEFORE THE HONORABLE JERRY A. WIESE, II
15	THURSDAY, MAY 23, 2019
16	AT 8:57 A.M.
17	LAS VEGAS, NEVADA
18	
19	For the State: EKATERINA DERJAVINA, ESQ.
20	
21	
22	
23	
24	REPORTED BY: KIMBERLY A. FARKAS, NV CCR No. 741
25	

Kimberly A. Farkas, RPR, CRR (702) 671-3633 • realtimetrialslv@gmail.com

LAS VEGAS, NEVADA, THURSDAY, MAY 23, 2019 1 2 3 PROCEEDINGS 4 5 6 THE MARSHAL: Page 3. Christopher Blockson. 7 No attorney case. C336552. 8 MS. DERJAVINA: And, Your Honor, I believe 9 the defendant is actually in the Nevada Department of 10 Corrections. He was sentenced on April 16, 2019. 11 Looking at his pro per motion, I believe what he's 12 asking is -- Mr. Troiano had made an oral motion to 13 withdraw so he has no attorney. He's requesting an 14 attorney for the purposes of appeal. They do have a 15 right to an attorney for the first appeal. So at this 16 point, we would have no objection to him being 17 appointed an attorney as he has a right to one. 18 THE COURT: Actually, there was already a 19 limited remand from the Supreme Court asking us to 20 appoint counsel. So can we appoint the same counsel that he had or different counsel? 21 2.2 MS. DERJAVINA: Well, usually, it's the same 23 counsel that he had. Looking at some of the minutes, I

believe there were some issues between -- Mr. Troiano

was here -- between Mr. Troiano and the defendant.

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actually asked for him to be withdrawn. I think it
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    might be better to just appoint somebody else.
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               THE COURT: Who's next? We'll appoint
    Mr. Almase. We'll let Mr. Almase know, we'll let the
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    Supreme Court know that the motion is granted.
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               (Proceedings concluded at 9:49 A.M.)
 8
                              -000-
 9
    ATTEST: FULL, TRUE, AND ACCURATE TRANSCRIPT OF
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    PROCEEDINGS.
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MS. DERJAVINA: [2]	case [2] 1/5 2/7 CCR [1] 1/24	KIMBERLY [2] 1/24	3/5
2/7 2/21	CHRISTOPHER [2]	3/12	<u>T</u>
THE COURT: [2] 2/17	1/7 2/6	know [2] 3/4 3/5	that [3] 2/21 2/23 3/5
THE MARSHAL: [1]	CLARK [1] 1/2	L	there [2] 2/18 2/24
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7	different [1] 2/21	3/4 Mr. Troiano [3] 2/12	VEGAS [2] 1/17 2/1
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appointed [1] 2/17	had [3] 2/12 2/21	Plaintiff [1] 1/5 point [1] 2/16	<u>Y</u>
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		AA000115	

Steven D. Grierson CLERK OF THE COURT 1 ORDR STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 EKATERINA DERJAVINA Deputy District Attorney 4 Nevada Bar #014047 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA. 11 Plaintiff. 12 CASE NO: -VS-C-18-336552-1 13 CHRISTOPHER BLOCKSON, DEPT NO: aka, XXX Christopher Lenard Blockson, #1220853 14 Defendant. 15 16 ORDER GRANTING DEFENDANT'S PRO PER NOTICE OF APPEAL AND DEFENDANT'S PRO PER MOTION TO APPOINT APPELAND COUNSEL 17 DATE OF HEARING: May 23, 2019 18 TIME OF HEARING: 8:30 A.M. 19 THIS MATTER having come on for hearing before the above entitled Court on the 23rd day of May, 2019, the Defendant not being present, IN PROPER PERSON, the Plaintiff 20 being represented by STEVEN B. WOLFSON, District Attorney, through EKATERINA 21 DERJAVINA, Deputy District Attorney, without argument, based on the pleadings and good 22 23 cause appearing therefor, 24 /// /// 25 26 /// 27 /// 28 W:\2018\2018F\060\94\18F06094-ORDR-(BLOCKSON__CHRISTOPHER)-001.DOCX

AA000116

Case Number: C-18-336552-1

Electronically Filed 6/5/2019 11:51 AM

IT IS HEREBY ORDERED that the Defendant's Motion, shall be, and it is GRANTED; Ceasar Almase APPOINTED. day of May, 2019. DATED this _ DISTRICT JUDGE STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BY Deputy District Attorney Nevada Bar #014047 18F06049X/mlb/dvu

> A 2000117 W:20182018F06094\18F06094-ORDR-(BLOCKSON_CHRISTOPHER)-001,DOCX

Electronically Filed 7/22/2019 8:24 PM Steven D. Grierson CLERK OF THE COURT REQT 1 JASON C. MAKRIS, ESQ. NEVADA BAR # 11192 MAKRIS LEGAL SERVICES, LLC 400 S. Fourth Street, Suite 500 3 Las Vegas, Nevada 89101 (702) 793-4023 (Ph) 4 (702) 793-4001 (Fax) jason.makris@makrislegal.com 5 Attorney for Defendant/Appellant SALVADOR MIRANDA-CRUZ 6 EIGHTH JUDICIAL DISTRICT COURT 7 COUNTY OF CLARK, STATE OF NEVADA THE STATE OF NEVADA. 8 S.C. APPEAL NO.: 78731 9 Plaintiff. D.C. CASE NO.: C-18-336552-1 D.C. DEPT NO.: Lower Level 10 Arraignment (LLA) VS. 11 SALVADOR MIRANDA-CRUZ, 12 Defendant. 13 APPELLANT'S REQUEST FOR TRANSCRIPTS 14 15 TO: Trisha Garcia, Court Recorder, RJC Lower Level Arraignment (LLA) 16 garciat@clarkcountycourts.us 17 Sandra Pruchnic, Court Recorder, RJC Lower Level Arraignment (LLA) 18 pruchnics@clarkcountycourts.us Appellant hereby requests preparation, at State's expense, of a transcript of the 19 20 proceedings before the District Court as follows: Judge or officer hearing the proceedings: District Court Judge Susan Johnson, RJC 21 22 Lower Level Arraignment. Specific dates of proceedings for which transcripts are being requested: 12/10/2018, 22 12/21/2018. 23 Portions of the transcript(s) requested: (12/10/2018 - Trisha Garcia) - Any and all 24 proceedings, all transcripts to include word index; (12/21/2018 - Sandra Pruchnics) - Any and 25 26 all proceedings, all transcripts to include word index. 27 Number of copies required: Two (2). 28 AA000118

Case Number: C-18-336552-1

This notice requests a transcript of only those portions of the District Court proceedings which counsel reasonably and in good faith believes are necessary to determine whether appellate issues are present. Voir dire examination of jurors, opening statements and closing arguments of trial counsel and the reading of jury instructions shall not be transcribed unless specifically requested above.

I recognize that I must personally serve a copy of this form on the above-named court recorders and opposing counsel, and that the above-named court recorder shall have thirty (30) days from service of this notice to prepare an original and file with the District Court Clerk the original transcript(s) requested herein.

Further, pursuant to NRAP 9(c)(1)(A), the court recorders shall also deliver certified copies of the transcript to appellant's counsel and respondent's counsel no more than thirty (30) days after the date of the appellant's request.

DATED this 22nd day of July, 2019.

Respectfully submitted,

BY: /s/ Jason C. Makris
 JASON C. MAKRIS, ESQ.
 Nevada Bar No. 11192
 400 South 4th Street, Suite 500
 Las Vegas, Nevada 89101
 Telephone: (702) 793-4023
 Facsimile: (702) 793-4001
 jason.makris@makrislegal.com
 Counsel for Appellant
 CHRISTOPHER LENARD BLOCKSON

1	CERTIFICATE OF ELECTRONIC FILING			
2	I hereby certify that on the 22nd day of July, 2019, I electronically served a true and correct			
3	copy of the foregoing APPELLANT'S REQUEST FOR TRANSCRIPTS upon the parties to this			
4	action:			
5	[X] Via Electronic Service to the Eighth Judicial District Court, Wiznet E-file Service as			
6	follows:			
7	STEVEN B. WOLFSON, ESQ. CLARK COUNTY DISTRICT ATTORNEY Clark County District Attorney's Office Service by Electronic filing to: pdmotions@clarkcountyda.com			
9				
10	Trisha Garcia, Court Recorder, RJC Lower Level Arraignment (LLA) garciat@clarkcountycourts.us			
11	Sandra Pruchnic, Court Recorder, RJC Lower Level Arraignment (LLA)			
12	pruchnics@clarkcountycourts.us			
13	Michelle Ramsey, Senior Court Recorder ramseym@clarkcountycourts.us			
14	(Court Recorder Service Notification)			
15	Eighth Judicial District Court			
16 17	Dept LLA Law Clerk (Courtesy Service Notification) Deptllalc@clarkcountycourts.us			
18	Caser Almase, Esq.			
19	Almase Law Caeser@almaselaw.com			
20	Caesei (d'aimaseia w. Com			
21	number 1: and 1 and 1 and			
22	DATED this <u>22nd</u> day of July, 2019.			
22	BY: /s/ Jason Makris			
23	An Employee of Makris Legal Services, LLC			
24				
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Electronically Filed 7/22/2019 8:24 PM Steven D. Grierson CLERK OF THE COURT REQT 1 JASON C. MAKRIS, ESQ. Nevada Bar No. 11192 400 South 4th Street, Suite 500 Las Vegas, Nevada 89101 3 Telephone: (702) 793-4023 4 Facsimile: (702) 793-4001 jason.makris@makrislegal.com 5 Counsel for Appellant CHRISTOPHER LENARD BLOCKSON 6 EIGHTH JUDICIAL DISTRICT COURT 7 COUNTY OF CLARK, STATE OF NEVADA 8 CHRISTOPHER LENARD BLOCKSON, S.C. APPEAL NO.: 78731 9 Appellant, D.C. CASE NO.: C-18-336552-1 VS. D.C. DEPT NO.: 30 10 11 THE STATE OF NEVADA, 12 Respondent. 13 APPELLANT'S REQUEST FOR TRANSCRIPTS 14 TO: Kimberly Farkas, 15 Court Reporter, 16 District Court Dept. 30 kimrcs@cox.net; kimfarkas713cox.net 17 18 Appellant hereby requests preparation, at State's expense, transcripts of the proceedings before 19 the District Court as follows: 20 Judge or officer hearing the proceedings: District Court Judge Jerry A. Wiese, Department 21 30. 22 Specific dates of proceedings for which transcripts are being requested: 4/9/2019, 22 4/16/2019, 5/23/2019. 23 Portions of the transcript(s) requested: (4/9/2019, 4/16/2019, 5/23/2019 - Kimberly 24 Farkas) - Any and all proceedings, all transcripts to include word index. 25 Number of copies required: Two (2). 26 /// 27 /// 28 AA000121

Case Number: C-18-336552-1

This notice requests a transcript of only those portions of the District Court proceedings which counsel reasonably and in good faith believes are necessary to determine whether appellate issues are present. *Voir dire* examination of jurors, opening statements and closing arguments of trial counsel and the reading of jury instructions shall not be transcribed unless specifically requested above.

I recognize that I must personally serve a copy of this form on the above-named court reporter and opposing counsel, and that the above-named court reporter shall have thirty (30) days from service of this notice to prepare an original and file with the District Court Clerk the original transcript(s) requested herein.

Further, pursuant to NRAP 9(c)(1)(A), the court reporter shall also deliver certified copies of the transcript to appellant's counsel and respondent's counsel no more than thirty (30) days after the date of the appellant's request.

DATED this <u>22nd</u> day of July, 2019.

Respectfully submitted,

BY: /s/ Jason C. Makris
JASON C. MAKRIS, ESQ.
Nevada Bar No. 11192
400 South 4th Street, Suite 500
Las Vegas, Nevada 89101
Telephone: (702) 793-4023
Facsimile: (702) 793-4001
jason.makris@makrislegal.com
Counsel for Appellant
CHRISTOPHER LENARD BLOCKSON

1	CERTIFICATE OF ELECTRONIC FILING
2	I hereby certify that on the 22 nd day of July, 2019, I electronically served a true and correct
3	copy of the foregoing APPELLANT'S REQUEST FOR TRANSCRIPTS upon the parties to this
4	action:
5	[X] Via Electronic Service to the Eighth Judicial District Court, Wiznet E-file Service as
6	follows:
7	STEVEN B. WOLFSON, ESQ. CLARK COUNTY DISTRICT ATTORNEY
8	Clark County District Attorney's Office Service by Electronic filing to: pdmotions@clarkcountyda.com
10	Kimberly Farkas, Court Reporter, District Court Dept. 30
11	kimrcs@cox.net; kimfarkas713cox.net
12 13	Eighth Judicial District Court Dept 30 Law Clerk (Courtesy Service Notification) Dept30lc@clarkcountycourts.us
14	
15	Michelle Ramsey, Senior Court Recorder ramseym@clarkcountycourts.us
16	(Courtesy Service Notification)
17 18	Caser Almase, Esq. Almase Law Caeser@almaselaw.com
19	Caeser (a) annuse ia w. com
20	DATED this 22 nd day of July, 2019.
21	
22	BY: /s/ Jason Makris An Employee of Makris Legal Services, LLC
22	In Emproyee of Mannas Bogan Services, BBe
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1 IN THE SUPREME COURT OF THE STATE OF NEVADA 2 3 CHRISTOPHER L. BLOCKSTON, 4 5 Appellant, **Supreme Court Docket No.: 78731** 6 VS. 7 THE STATE OF NEVADA, 8 9 Respondent. 10 11 APPELLANT'S APPENDIX TO OPENING BRIEF, VOL. 1 Appeal from a Guilty Plea Agreement and Judgment of Conviction 12 Honorable Jerry Weise, District Court Judge Dept. .30 13 District Court Case No. C-18-336552-1 14 15 JASON C. MAKRIS, ESQ. STEVEN B. WOLFSON 16 Bar No. 11192 District Attorney 400 South 4th Street 17 Clark County DA's Office 200 Lewis Avenue, 3rd Floor Suite 500 18 Las Vegas, NV 89101 Las Vegas, NV 89101 19 jason.makris@makrislegal.com (702) 793-4023 20 AARON D. FORD, ESQ 21 Attorney General Nevada AG's Office 100 North 22 Carson Street Carson 23 City, NV 89701 (775) 684-1108 24 25 26 Counsel for Appellant Counsel for Respondent 27

1	DOCUMENT BATES NO(S)
2	Justice Court Bindover
3	Bail Bond
4	Information
5	District Court Minutes
6	December 10, 2018
7	Recorder's Transcript of Initial Arraignment
8	December 10, 2018
9	Guilty Plea AgreementAA000040-AA000052
10	District Court Minutes
11	December 21, 2018
12	Recorder's Transcript of Continued Initial Arraignment
13	December 21, 2018
14	Defendant's Pro Per Motion to Dismiss Counsel and Appointment of Alternate
15	Counsel Filed March 18, 2019
16	District Court Minutes Defendant's Pro Per Motion to Dismiss Counsel and
17	Appointment of Alternate Heard April 09, 2019AA000066
18	Reporter's Transcript of Proceedings: Defendant's Pro Per Motion to Dismiss
19	Counsel and Appointment of Alternate Counsel April 09,
20	2019AA000067-AA000079
21	District Court Minutes Defendant's Pro Per Motion to Dismiss Counsel and
22	Appointment of Alternate Counsel and Sentencing, April 16,
23	2019AA000080
24	Reporter's Transcript of Sentencing, April 16, 2019AA000081-AA000100
25	Judgement of Conviction Entered April 22, 2019AA000101-AA000102
26	Defendant's Pro Per Motion for Appointment of Appellate Counsel filed May 02,
27	2019AA000103-AA000106
28	

1	Bail Bond ExonerationAA000107-AA000108
2	Case Appeal StatementAA00009-AA000110
3	District Court Minutes May 23, 2019: Defendant's Pro Per Notice of Appeal and
4	Defendants Pro Per Motion To Appoint Appellate Counsel
5	Recorder's Transcript of Defendant's Pro Per Motion to Appoint Appellate
6	Counsel Heard May 23, 2019AA000112-AA000115
7	Order Granting Defendant's Pro Per Notice of Appeal and Defendant Pro Per
8	Motion for Appointment of Appellate Counsel Entered June 05,
9	2019AA000116-AA000117
10	Requests for Hearing Transcripts Filed July 22, 2019AA000118-AA000123
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