

NOASC
LANCE J. HENDRON, ESQ.
Nevada Bar No. 11151
LANCE J. HENDRON, ATTORNEY AT LAW, LLC
625 S. Eighth Street
Las Vegas, Nevada 89101
Office: (702) 758-5858 ♦ Facsimile: (702) 387-0034
E-mail: lance@ghlawnv.com
Attorney for Petitioner

Electronically Filed
May 13 2019 02:21 p.m.
Elizabeth A. Brown
Clerk of Supreme Court

**EIGHTH JUDICIAL DISTRICT COURT
CLARK COUNTY, NEVADA**

THE STATE OF NEVADA,

Plaintiff,

Case No. C-13-287414-2
Dept. No. III

vs.

SASHA WILLIAMS
#2865547

Defendant.

NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that Defendant SASHA WILLIAMS, by and through her attorney of record, LANCE J. HENDRON, ESQ. of the Law Firm of Lance J. Hendron, Attorney at Law, LLC, appeals to the Court of Appeals of the State of Nevada from the sentence entered against said Defendant on April 10, 2019 pursuant to conviction under a Guilty Plea Agreement on one count of Conspiracy to Commit Robbery and three counts of Robbery with Use of a Deadly Weapon. Defendant was sentenced to an aggregate total of 120 months to 432 months.

DATED this 8 day of May, 2019.

Respectfully Submitted,

LANCE J. HENDRON, ATTORNEY AT LAW, LLC

/s/ L. Hendron
Lance J. Hendron, Esq.
Nevada Bar No. 11151
Attorney for Petitioner

DECLARATION OF MAILING

Mary Minter, an employee of Lance J. Hendron, Attorney at Law, LLC, hereby declares that she is, and was when the herein described mailing took place, a citizen of the United States, over 21 years of age, and not a party to, nor interested in, the within action; that on the 8 day of May, 2019, declarant deposited in the United States mail at Las Vegas, Nevada a copy of the Notice of Appeal in the case of the State of Nevada vs. Sasha Williams, Case No. C-13-287414-2, enclosed in a sealed envelope upon which first class postage was fully prepaid, addressed to Sasha Williams, c/o Florence McClure Women's Correctional Center, 4370 Smiley Road, Las Vegas, NV 89115. That there is a regular communication by mail between the place of mailing and the place so addressed.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on the 8 day May, 2019.

/s/ Mary Minter
An employee of Lance J. Hendron,
Attorney at Law, LLC

CERTIFICATE OF ELECTRONIC FILING

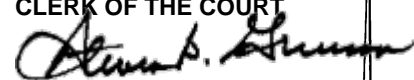
I hereby certify that the service of the above foregoing was made this 8
day of May, 2019, by Electronic Filing to:

District Attorneys Office
E-Mail Address:
PDMotions@clarkcountyda.com

Jennifer.Garcia@clarkcountyda.com

Eileen.Davis@clarkcountyda.com

/s/ Mary Minter
An employee of Lance J. Hendron,
Attorney at Law, LLC



1 **ASTA**
2 **LANCE J. HENDRON, ESQ.**
3 Nevada Bar No. 11151
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5 625 S. Eighth Street
6 Las Vegas, Nevada 89101
7 Office: (702) 758-5858 ♦ Facsimile: (702) 387-0034
8 E-mail: lance@ghlawnv.com
9 Attorney for Petitioner

6 **EIGHTH JUDICIAL DISTRICT COURT**
7 **CLARK COUNTY, NEVADA**

8 THE STATE OF NEVADA,
9
10 Plaintiff,

Case No. C-13-287414-2
Dept. No. III

10 vs.

11 **SASHA WILLIAMS**
12 **#2865547**
13 Defendant.

13 **CASE APPEAL STATEMENT**

- 14 1. Name of appellant filing this case appeal statement: SASHA WILLIAMS.
15 2. Identify the judge issuing the decision, judgment, or order appealed from: The
16 Honorable Douglas Herndon.
17 3. Identify each appellant and the name and address of counsel for each appellant:

19 Appellant: SASHA WILLIAMS

20 Counsel: Lance J. Hendron, Esq.

21 625 S. Eighth St.

22 Las Vegas, Nevada 89101

- 23 4. Identify each respondent and name and address of appellate counsel:

25 Respondent: Clark County District Attorney

26 Counsel: Steven B. Wolfson

27 200 Lewis Ave.

28 Las Vegas, Nevada 89101

5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada, and, if so, whether the district court granted that attorney permission to appear under SCR 42: N/A
6. Indicate whether appellant was represented by appointed or retained counsel in the district court: Appellant was originally represented by retained counsel, Lance J. Hendron, Esq. Subsequently, appellant was appointed counsel, Gary L. Guymon, Esq.
7. Indicate whether appellant is represented by appointed or retained counsel on appeal: Appellant is represented by appointed counsel on appeal.
8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: No.
9. Indicate the date the proceedings commenced in the district court: Proceedings commenced by way of Indictment filed with the district court on February 13, 2013.
10. Provide a brief description of the nature of the action and result in district court, including the type of judgment or order being appealed and the relief granted by the district court: Appellant pled guilty to four counts as follows: one count of Conspiracy to Commit Robbery and three counts of Robbery with Use of a Deadly Weapon and was sentenced to an aggregate of 120 months to 432 months.
11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court, and if so, the caption and Supreme Court docket number of the prior proceeding: Nevada Supreme Court Case Nos. 64357 and 72171.
12. Indicate whether this appeal involves child custody or visitation: No.

13. If this is a civil case, indicate whether this appeal involves the possibility of
settlement: N/A.

DATED this 8 day of May, 2019.

Respectfully Submitted,

LANCE J. HENDRON, ATTORNEY AT LAW, LLC

/s/ L. Hendron

Lance J. Hendron, Esq.

Nevada Bar No. 11151

Las Vegas, Nevada 89101

625 S. Eighth Street

Office: (702) 758-5858

Facsimile: (702) 387-0034

Email: lance@ghlawnv.com

Attorney for Petitioner

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that service of the above and foregoing was made this 8
day of May, 2019, by Electronic Filing to:

District Attorneys Office
E-Mail Address:
PDMotions@clarkcountyda.com

Jennifer.Garcia@clarkcountyda.com

Eileen.Davis@clarkcountyda.com

/s/ Mary Minter
An employee of Lance J. Hendron,
Attorney at Law, LLC

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. C-13-287414-2

State of Nevada
vs
Sasha Williams

§
§
§
§
§
§
§
§

Location: **Department 3**
Judicial Officer: **Herndon, Douglas W.**
Filed on: **02/13/2013**
Cross-Reference Case Number: **C287414**
Defendant's Scope ID #: **2865547**
Grand Jury Case Number: **12AGJ110**
ITAG Case ID: **2086438**

CASE INFORMATION

Offense	Deg	Date	Case Type:	Felony/Gross Misdemeanor
3. CONSPIRACY TO COMMIT BURGLARY	G	01/04/2013		
4. BURGLARY WHILE IN POSSESSION OF A FIREARM	F	01/04/2013	Case Status:	05/01/2019 Closed
5. CONSPIRACY TO COMMIT ROBBERY	F	01/04/2013		
6. ROBBERY WITH USE OF A DEADLY WEAPON	F	01/04/2013		
7. ROBBERY WITH USE OF A DEADLY WEAPON	F	01/04/2013		
8. ROBBERY WITH USE OF A DEADLY WEAPON	F	01/04/2013		
9. CONSPIRACY TO COMMIT MURDER	F	01/04/2013		
10. MURDER WITH USE OF A DEADLY WEAPON	F	01/04/2013		
11. MURDER WITH USE OF A DEADLY WEAPON	F	01/04/2013		
12. ATTEMPT MURDER WITH USE OF A DEADLY WEAPON	F	01/04/2013		

Related Cases

C-13-287414-1 (Multi-Defendant Case)
C-13-287414-3 (Multi-Defendant Case)
C-13-287414-4 (Multi-Defendant Case)

Statistical Closures

05/01/2019 Guilty Plea with Sentence (before trial) (CR)

Warrants

Indictment Warrant - Williams, Sasha (Judicial Officer: Bell, Linda Marie)
02/21/2013 Returned - Served
02/13/2013 12:23 PM Active
Hold Without Bond

Bonds

Surety #IS250K-14511 \$175,000.00
4/16/2019 Exonerated
1/19/2017 Active
Counts: 10, 11, 12, 3, 4, 5, 6, 7, 8, 9

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	C-13-287414-2
Court	Department 3
Date Assigned	02/13/2013
Judicial Officer	Herndon, Douglas W.















PARTY INFORMATION

Defendant **Williams, Sasha**




Lead Attorneys
Guymon, Gary L.
Court Appointed
702-758-5858(W)

CASE SUMMARY**CASE NO. C-13-287414-2****Plaintiff****State of Nevada****Wolfson, Steven B**



702-671-2700(W)

DATE	EVENTS & ORDERS OF THE COURT	INDEX
	<u>EVENTS</u>	
02/13/2013	 Indictment <i>Indictment</i>	
02/13/2013	 Warrant <i>Indictment Warrant</i>	
02/13/2013	No Bail Set (Judicial Officer: Bell, Linda Marie)	
02/15/2013	 Indictment Warrant Return	
02/26/2013	 Media Request and Order Party: Plaintiff State of Nevada <i>Media Request and Order Allowing Camera Access to Court Proceedings</i>	
03/01/2013	 Transcript of Proceedings <i>Reporter's Transcript of Proceedings - Grand Jury Hearing February 12, 2013</i>	
04/18/2013	 Petition <i>Petition for Writ of Habeas Corpus</i>	
04/25/2013	 Order Filed By: Defendant Williams, Sasha	
05/03/2013	 Writ <i>Writ</i>	
05/28/2013	 Return <i>Return to Writ of Habeas Corpus</i>	
07/03/2013	 Motion <i>Defendant Sasha Williams' Motion to Sever Trial</i>	
07/05/2013	 Opposition to Motion <i>State's Opposition to Defendant's Motion to Sever Defendants</i>	
08/22/2013	 Supplement <i>Defendant Sasha Williams' Supplemental Motion to Sever Trial</i>	
10/11/2013	 Order <i>Order for Daily Transcript</i>	
10/30/2013	 Transcript of Proceedings <i>Reporter's Transcript of Petition for Writ Motion for Severance - September 10, 2013</i>	
12/13/2013	 Request <i>Defendant Sasha Williams' Request to Reset the Trial Date</i>	


CASE SUMMARY
CASE NO. C-13-287414-2

02/03/2014	 Notice of Witnesses and/or Expert Witnesses <i>Notice of Expert Witnesses</i>
04/08/2014	 Motion <i>Defendant Sasha Williams' Motion to Suppress Statements Made by Sasha Williams and Request for Hearing Pursuant to Jackson v. Denno, 378 U.S. 368, 84 S.C. 1774 (1964)</i>
04/08/2014	 Motion <i>Defendant Sasha Williams' Motion for Discovery</i>
05/28/2014	 Opposition <i>State's Opposition to Defendant Sasha Williams' Motion to Suppress Statements</i>
06/17/2014	 Reply to Opposition <i>Defendant Sasha Williams' Reply to the State's Opposition to Defendant's Motion to Suppress Statements Made by Sasha Williams and Request for Hearing Pursuant to Jackson v. Denno, 378 U.S. 368, 84 S.C.T. 1774 (1964)</i>
08/15/2014	 Joinder <i>Defendant Sasha Williams' Joinder to Defendant Maurice Sims' Motion to Suppress Surreptitiously Recorded Statement and Defendant Sims' Motion to Continue Trial Setting</i>
01/14/2015	 Recorders Transcript of Hearing <i>Recorder's Transcript of Jackson v. Denno Hearing (Sims & Williams); Status Check: Trial Setting; and Argument: Motions to be Filed (Morris)</i>
02/05/2015	 Recorders Transcript of Hearing <i>Recorder's Transcript of Status Check: Set Jackson v. Denno Hearing. Heard on Tuesday, January 27, 2015</i>
03/23/2015	 Recorders Transcript of Hearing <i>Recorder's Transcript of Las Vegas Metropolitan Police Department's Motion for Clarification of Order Granting Defendant's Motion for Production of Suspect Interviews Conducted by Detective Martin Wildemann; State's Joinder; and Status Check: Set Jackson v. Denno Hearing 3/17/15</i>
06/18/2015	 Recorders Transcript of Hearing <i>Recorder's Transcript of Proceedings Status Check: Set Jackson v. Denno Hearing June 16, 2015</i>
01/12/2016	 Motion <i>Motion to Withdraw as Attorney of Record</i>
01/26/2016	 Application <i>Application for Court-Appointed Counsel or Widdis Fees</i>
01/27/2016	 Recorders Transcript of Hearing <i>Recorder's Transcript of LVMPD'S Motion for Protective Order (Sims); Lance J. Hendron, Esq.'s Motion to Withdraw as Attorney of Record (Williams); and Status Check Resetting of the Denno Hearing (Sims, Williams & Morris) January 26, 2016</i>
03/25/2016	 Notice of Witnesses and/or Expert Witnesses <i>Supplemental Notice of Expert Witnesses</i>

CASE SUMMARY
CASE NO. C-13-287414-2

04/13/2016	 Filed Under Seal <i>Guilty Plea Agreement</i>
05/13/2016	 Filed Under Seal <i>Recorder's Transcript of Entry of Plea : 4/13/2016</i>
01/04/2017	 Motion <i>Motion for Setting Standard Bail and House Arrest</i>
01/30/2017	 Bail Bond <i>8 Ball Bail Bonds, LLC; \$175,000.00; PN:IS250K-14511</i>
02/09/2017	 Motion <i>Motion to Enforce Prior Court Order.</i>
02/10/2017	 Opposition <i>Specially Appearing Interested Party Clark County Sheriff Lombardo's Opposition to Defendant's Motion to Enforce Prior Court Order</i>
03/06/2017	 Recorders Transcript of Hearing <i>Recorder's Transcript of Motion to Enforce Prior Court Order, February 14, 2017</i>
01/10/2019	 PSI
01/10/2019	 PSI - Defendant Statements
03/20/2019	 Media Request and Order <i>Media Request And Order Allowing Camera Access To Court Proceedings</i>
03/29/2019	 Memorandum Filed By: Defendant Williams, Sasha <i>defense sentencing memorandum</i>
04/10/2019	 Judgment of Conviction <i>Judgment of Conviction (Plea of Guilty)</i>
05/01/2019	 Criminal Order to Statistically Close Case <i>Criminal Order to Statistically Close Case</i>
05/08/2019	 Notice of Appeal (criminal) Party: Defendant Williams, Sasha <i>Notice of Appeal</i>
05/08/2019	 Case Appeal Statement Filed By: Defendant Williams, Sasha <i>Case Appeal Statement</i>

HEARINGS

02/13/2013	 Grand Jury Indictment (11:45 AM) (Judicial Officer: Bell, Linda Marie) MINUTES No Bail Set (Judicial Officer: Bell, Linda Marie)
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CASE SUMMARY

CASE NO. C-13-287414-2


Matter Heard;

Journal Entry Details:

Chris Pace, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. State presented Grand Jury Case Number 12AGJ110B to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-13-287414-2, Department 3. Mr. DiGiacomo requested a warrant and argued bail. COURT ORDERED, NO BAIL BENCH WARRANT WILL ISSUE. FURTHER, Exhibit(s) 1-17 lodged with Clerk of District Court. Matter SET for arraignment. B.W. 02/21/13 9:00 AM INITIAL ARRAIGNMENT (DC 3) ;

02/21/2013 **Initial Arraignment (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)

02/21/2013 **Indictment Warrant Return (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)

02/21/2013  **All Pending Motions (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)

Plea Entered;

Journal Entry Details:

INITIAL ARRAIGNMENT...INDICTMENT WARRANT RETURN Pam Weckerly, Deputy District Attorney, present on behalf of the State. Defendant Williams present, in custody, represented by Lance Hendron, Esq. DEFENDANT WILLIAMS ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. COURT ORDERED, matter set for trial. Further, COURT ORDERED, counsel will have 21 days from receipt of the Grand Jury transcript to file any writs. Conference at the Bench. Court stated it understands that this case has gone before the Death Penalty committee, therefore, COURT ORDERED, matter CONTINUED for a Status Check as to their decision and also as to a briefing schedule. Court directed counsel to discuss a briefing schedule prior to next hearing date. CUSTODY 3/19/13 9:00 AM STATUS CHECK: DEATH PENALTY/BRIEFING SCHEDULE 2/27/14 9:00 AM CALENDAR CALL 3/3/14 10:00 AM JURY TRIAL ;

03/19/2013  **Status Check (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)

Status Check: Death Penalty Review/Briefing Schedule

Matter Heard; Status Check: Death Penalty Review/Briefing Schedule

Journal Entry Details:

Marc DiGiacomo, Deputy District Attorney present on behalf of the State. Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson, Deputy Special Public Defender. Defendant Morris present, in custody, without counsel, Carl Arnold, Esq. Court stated that it will proceed as to Defendants Simms, Williams and Range and recall matter when Mr. Arnold is present for Defendant Morris. Ms. Jackson advised that Michael Hyte, Deputy Special Public Defender, also represents Defendant Range, however, Mr. Hyte is not present today. Mr. DiGiacomo advised that a Notice of Intent to Seek the Death Penalty was filed as to Defendant Simms and Defendant Morris, but was not filed as to Defendant Range or Defendant Williams. Court stated it would like to set a status check every 90 days to make sure that the trial date can be maintained. COURT ORDERED a Status Check will be set at 9am on June 18, September 17, December 17 and February 4. As to motions, Court will set a briefing schedule. COURT ORDERED, all motions to be filed by October 1, any oppositions to be filed by November 1, and any replies to be filed by December 2, with argument on motions to be set for January 7 at 9am. Further, COURT ORDERED, any Motions to Sever to be filed by June 3. Mr. DiGiacomo advised that they may be able to resolve without the need to file an opposition. COURT ORDERED, Motion to Sever and how to proceed will be discussed at Status Check which is set for June 18. Mr. Hendron requested a thirty-day extension to file a Writ. For the record, Mr. DiGiacomo objected. COURT ORDERED, GRANTED as to all Defendants; Counsel will have thirty days from today to file any Writs. MATTER RECALLED: Marc DiGiacomo, Deputy District Attorney, present on behalf of the State.. Defendant Morris present, in custody, represented by Carl Arnold, Esq. Conference at the Bench. Court stated that the State intends to seek the Death Penalty as to Defendant Morris. Court also stated the series of status checks which were set, briefing schedule for motions, and the thirty day extension for the filing of any writs. As this is a Death Penalty case, Mr. Arnold advised that he will discuss with Drew Christiansen about having another attorney appointed. COURT ORDERED, matter set for a Status Check as to appointment of second counsel for Defendant Morris. CUSTODY (ALL) 4/2/13 9:00 AM STATUS CHECK: APPOINTMENT OF SECOND ATTORNEY (MORRIS) 6/18/13 9:00 AM STATUS CHECK; PENDING ISSUES/MOTION TO SEVER (ALL) 9/17/13

CASE SUMMARY

CASE NO. C-13-287414-2

9:00 AM STATUS CHECK (ALL) 12/17/13 9:00 AM STATUS CHECK (ALL) 1/7/14 9:00 AM ARGUMENT ON MOTIONS (ALL) 2/4/14 9:00 AM STATUS CHECK (ALL) ;

05/07/2013



Petition for Writ of Habeas Corpus (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

05/07/2013, 06/18/2013, 08/08/2013, 09/10/2013

Continued;
Continued;
Matter Continued;

Continued;
Continued;
Matter Continued;

Continued;
Continued;
Matter Continued;
Journal Entry Details:

Maria Lavell, Deputy District Attorney, present on behalf of the State. Defendant Williams present, in custody, represented by Lance Hendron, Esq. At request of counsel, COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 6/18/13 9:00 AM ;

06/18/2013

Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Status Check: Pending Issues/Motion to Sever
Matter Heard;

06/18/2013



All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard;
Journal Entry Details:

STATUS CHECK: PENDING ISSUES/MOTION TO SEVER (ALL DEFENDANTS)... PETITION FOR WRIT OF HABEAS CORPUS (DEFENDANTS SIMS, WILLIAMS AND MORRIS) Parker Brooks, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, represented by Tony Scow, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson and Michael Hye, Deputy Special Public Defenders. Defendant Morris present, in custody, represented by Carl Arnold, Esq. Court noted that parties have agreed to continue hearing on writ and time is needed to respond to Motions to Sever. Upon inquiry by the Court, Mr. Brooks advised that no motion to sever has been filed, but they are not due until June 3. COURT ORDERED, Writ and Motion to Sever will be heard on July 30. Court advised the State to review motions to sever and if in agreement, advise counsel and the Court. CUSTODY 7/30/13 9:00 AM PETITION FOR WRIT OF HABEAS CORPUS...MOTION TO SEVER ;

07/23/2013

CANCELED Motion to Sever (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Vacated - On in Error
Defendant Sasha Williams' Motion to Sever Trial

08/08/2013

Motion to Sever (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

08/08/2013, 09/10/2013

Defendant Sasha Williams' Motion to Sever Trial
Matter Continued;

08/08/2013



All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard;
Journal Entry Details:

Mark Digiaco and Pam Weckerly, Deputy District Attorneys, present on behalf of the State. Defendant Sims present in custody and represented by Ivette Maningo Esq. and Anthony Sgro Esq. Defendant Williams present in custody and represented by Lance Hendron Esq. Defendant Range present in custody and represented by Alzora Jackson, Deputy Special Public Defender. Defendant Morris present in custody and represented by Carl Arnold Esq. COURT ORDERED, as to Defendant Range, Motion to Sever GRANTED based on the stipulation between the parties. Court stated he will address Mr. Sgro's request for a stay before the motions to sever. Mr. Digiaco stated Defendant Morris may or may not want a

CASE SUMMARY

CASE NO. C-13-287414-2

severance; however, should Defendant Morris seek a severance, he believes the State would agree as the State intends to use the statements of Defendants Williams and Simms against Defendant Morris at trial. Upon Court's inquiry, Mr. Arnold advised he does not intend to seek a severance and the State's intent to use co-defendants statements at trial was not a factor in his decision. Mr. Sgro argued all statements made could be detrimental to Defendant Morris and he believes by Mr. Arnold not seeking a severance for Defendant Morris in this case, the other co-defendant s rights are being affected. Further, Mr. Sgro argued the fact that Mr. Arnold is not 250 qualified further affects the co-defendants rights and stated if the Court is inclined to deny the motion to sever he would request the Court stay the case in order to bring the issue before the Supreme Court. Court stated he will not grant a stay in this case as counsel is permitted to seek a severance based on the legal merits, not on co-defendant s counsel s decision not to seek a severance. Mr. Hendron requested time to supplement in writing as to the severance issues raised today. COURT ORDERED, Matters CONTINUED and Mr. Sgro s request for Stay DENIED. FURTHER ORDERED, defense supplements due on or before 8/22/2013 and State s supplement due on or before 9/05/2013 CUSTODY CONTINUED TO: 9/10/2013 9:00 AM ;

09/10/2013



All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard;

Journal Entry Details:

DEFENDANT SIMS: DEFENDANT'S MOTION TO STRIKE THE STATE'S NOTICE OF INTENT TO SEEK THE DEATH PENALTY BASED ON THE COST OF CAPITAL PUNISHMENT AND ATTENDANT POLICY CONSIDERATIONS, OR IN THE ALTERNATIVE, MOTION TO STAY CAPITAL PROCEEDINGS PENDING THE OUTCOME OF THE AUDIT RELATED TO ASSEMBLY BILL 444. DEFENDANT MAURICE SIMS' MOTION TO SEVER TRIAL DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS DEFENDANT WILLIAMS: DEFENDANT SASHA WILLIAMS' MOTION TO SEVER TRIAL DEFENDANT'S PETITION FOR WRIT OF HABEAS COUPS DEFENDANT RANGE: FURTHER PROCEEDINGS: ALL CO-DEFENDANT'S MOTIONS DEFENDANT MORRIS: DEFENDANT'S MOTION TO SEVER (TO BE FILED) DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS Pam Weckerly and Marc DiGiacomo, Deputy District Attorneys present on behalf of the State. Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson and Michael HYTE, Deputy Special Public Defenders, Defendant Morris present, in custody, represented by Carl Arnold, Esq. Court noted that Defendant Range has nothing on calendar as he was previously severed from co-defendants and Defendant Morris is not requesting to sever. Argument by Ms. Maningo as to Defendant Sims' Motion to Sever, noting Burton issues with regard to Sims and Morris. Ms. Maningo also argued as to tactical defenses and sharing of peremptory challenges. Argument by Mr. Hendron for Defendant Williams that Counts 1 and 2 are against Defendants Morris and Sims, and Defendant Williams does not need a death qualified jury, so that affects jury selection. Ms. Jackson clarified that Defendant Range is not in the January 4 incident. Argument by Mr. DiGiacomo. Court inquired if counsel knew a statute which would allow additional peremptory challenges. Mr. DiGiacomo believed that both sides would have to be given the same number, but did not know of a statute. Court stated that Defendant Morris wants to stay joined, but want counts to be severed. Ms. Maningo advised that they have withdrawn that request. Argument by Mr. Hendron. COURT ORDERED, GRANT motion to sever Defendant Morris from Defendants Sims and Williams; DENIED as to Defendants Sims and Williams. Argument by Mr. Arnold as to Defendant Morris' Petition for Writ of Habeas Corpus. Response by Mr. DiGiacomo. Statements by the Court. COURT ORDERED, Petition DENIED. Court stated that there was sufficient evidence of involvement of Defendant Morris with Defendant Sims for an indictment to be returned and it is up to the jury to decide weight to be given, therefore, indictment will stand. Mr. Arnold then left the Courtroom. Argument by Mr. Sgro as to Defendant Sims Petition for Writ of Habeas Corpus on conspiracy and attempt murder counts, based on sufficiency of evidence and inadequate instruction, and as to balance of writ based on totality of the impropriety of the proceedings. Court stated that as to legal instructions, they do not have trial standards, and Court does not think they were inadequate or inappropriate instructions, so only issue is sufficiency of evidence, and from a totality of circumstances, there is sufficient evidence to maintain. Court addressed bad acts type of evidence, stalking/harassment issue and that selling marijuana is not relevant, but not prejudicial and not sufficient to justify dismissal of larceny. COURT ORDERED, DENIED. Argument by Mr. Hendron as to Defendant Williams' Petition for Writ of Habeas Corpus. as there is no evidence of conspiracy to commit murder, and as to attempt murder, there is no evidence that she had a firearm, therefore, Mr. Hendron requested Counts 9 and 12 be dismissed. Argument by Mr. DiGiacomo. Statements by the Court. COURT ORDERED, DENIED; there is enough evidence for indictment to stand and up to the jury to

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decide. Argument by Mr. Sgro as to Defendant Sims' Motion to Strike the State's Notice of Intent to Seek the Death Penalty, noting the price of a death penalty case, and that they are on notice that a change is coming. Mr. Sgro presented a PowerPoint presentation which was marked and admitted as Court's Exhibit #1. Argument by Ms. Weckerly, with response by Mr. Sgro. COURT ORDERED, motion DENIED. Court stated reasons motion was denied and invited counsel to take matter up on appeal. Court further stated it does not believe it has the ability to impose what is being requested. Further, as to second portion of motion to stay, COURT ORDERED, DENIED. Ms. Maningo advised that she would like to brief motion to sever counts again. Court stated she may refile in a reasonable amount of time. Colloquy regarding resetting of trial. Ms. Weckerly stated that the State's preference is to start with Sims and Williams. Mr. Sgro stated objection to that. Court noted that matter is on for another status check next week, so it will be discussed at that time, after counsel has reviewed their schedules. CUSTODY (COC) - SIMS CUSTODY -- WILLIAMS, RANGE, MORRIS ;

09/17/2013

**Status Check (10:00 AM)** (Judicial Officer: Herndon, Douglas W.)

Status Check: Pending Issues

Matter Heard;

Journal Entry Details:

Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims present in custody and represented by Ivette Maningo Esq. and Anthony Sgro Esq. Defendant Williams present in custody and represented by Lance Hendron Esq. Defendant Range present in custody and represented by Alzora Jackson and Michael Hyte, Deputy Special Public Defenders. Defendant Morris present in custody and represented by Carl Arnold Esq. Court noted matter is on calendar today to discuss trial dates and in which order Defendants will go to trial. Mr. DiGiacomo stated he would request to leave the current trial dates as set and at calendar call set which Defendant is ready. Mr. Sgro stated his position would be to request Defendant Sims be tried second in order and he would provide the Court an affidavit for in camera review as to his reasons which support his position. Court stated he was hopeful parties would have an agreement as to the order, however, he would typically try at least one of the capital cases first as they tend to be more lengthy. Ms. Arnold stated he has no issue going to trial first with Defendant Morris. Court DIRECTED Mr. Sgro to provide the Court with an ex parte affidavit for in camera review as to his position and the Court shall determine if the information is something the Court will consider in his decision; although if the Court finds the information is irrelevant to the issue he will return the affidavit to counsel and place the matter on calendar for further arguments as to all parties' positions. Mr. DiGiacomo objected to counsel being allowed to provide the Court with an ex parte communication which could be affect the State's right to determine which Defendant they choose to proceed to trial with first. Further discussion regarding trial. Court DIRECTED Mr. Sgro to submit the affidavit no later than 10/01/2013. CUSTODY (ALL) ;

10/29/2013

**Status Check (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)





Status Check: Trial-Setting Order

Trial Date Set; Status Check: Trial Setting

Journal Entry Details:

Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson and Michael Hyte, Special Deputy Public Defenders. Defendant Morris present, in custody, represented by Carl Arnold, Esq. Mr. Sgro advised that there is an issue regarding the preparation of the transcript, noting that the Writ cannot be done until he receives the transcript. Sharon Howard, Court Reporter, advised Mr. Sgro that transcript will be e-filed tomorrow. As to trial setting, Court advised that it received affidavit of Mr. Sgro and found nothing deeply strategic which could not be argued, so Court will return affidavit. Court stated death penalty cases will go first, and as Defendant Morris has volunteered to go first, COURT ORDERED, Defendant Morris will remain on the previously set stack of March 3, 2014, with Defendants Sims and Williams going next, and Defendant Range last. Mr. DiGiacomo requested that trials be stacked to go one after the other. Mr. Sgro requested lag time between cases. Based on schedules of Court and counsel, COURT ORDERED, Defendant Morris will be set on stack to begin 3/3/14; Defendants Sims and Williams will be set on stack to begin 7/21/14 and Defendant Range will be set on stack to begin 9/22/14. CUSTODY (ALL) 2/27/14 9:00 AM CALENDAR CALL (MORRIS) 3/3/14 10:00 AM JURY TRIAL (MORRIS) 7/17/14 9:00 AM CALENDAR CALL (SIMS & WILLIAMS) 7/21/14 10:00 AM JURY TRIAL (SIMS & WILLIAMS) 9/18/14 9:00 AM CALENDAR CALL (RANGE) 9/22/14 10:00 AM JURY TRIAL (RANGE) ;

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12/17/2013	 Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Status Check: Pending Issues</i> Trial Date Set; Status Check: Pending Issues Journal Entry Details: <i>Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, represented by Ivette Maningo, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson and Michael HYTE, Special Deputy Public Defenders. Defendant Morris present, in custody, represented by Carl Arnold, Esq. Colloquy as to Trial scheduling. COURT ORDERED, Trial Date VACATED and RESET, matter SET for Status Check regarding deadline for motion filing. CUSTODY 1-7-14 9:00 AM STATUS CHECK: MOTION DEADLINES 9-11-14 9:00 AM CALENDAR CALL 9-15-14 10:00 AM JURY TRIAL;</i>
01/07/2014	Argument (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 01/07/2014, 07/31/2014 <i>Argument on Motions</i> Briefing Schedule Set; Hearing Set; Briefing Schedule Set; Hearing Set;
01/07/2014	Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Status Check: Motion Deadlines</i> Matter Heard;
01/07/2014	 All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Matter Heard; Journal Entry Details: <i>Marc Digiacomio, Deputy District Attorney, present on behalf of the State. Defendant Sims present in custody and represented by Ivette Maningo Esq. and Anthony Sgro Esq. Defendant Williams present in custody and represented by Lance Hendron Esq. Defendant Range present in custody and represented by Alzora Jackson and Michael HYTE, Deputy Special Public Defenders. Defendant Morris present in custody and represented by Carol Arnold Esq. Court noted today's status check is to set a briefing schedule for motions which need to be filed. Further, Court noted Mr. Arnold had previously indicated he will not be filing any motions and will proceed to trial in March. Mr. Arnold agreed with the Court's representations. COURT ORDERED, briefing schedule set as follows; Defendants' motions due on or before 4/08/2014; State's response due on or before 5/20/2014; Defendants' replies due on or before 6/10/2014; and motions SET for Argument. CUSTODY (ALL) 7/22/2014 ARGUMENT ON MOTIONS (WILLIAMS) (RANGE) (MORRIS) ;</i>
02/04/2014	 Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Status Check: Pending Issues</i> Off Calendar; Status Check: Pending Issues Journal Entry Details: <i>No parties present. Court stated that all counsel on behalf of all Defendants decided and informed the Court that there are no issues to come before the Court at this time. COURT ORDERED, OFF CALENDAR. CUSTODY;</i>
02/27/2014	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Vacated - per Judge</i>
03/03/2014	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Vacated - per Judge</i>
03/13/2014	 Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Status Check: Trial Setting</i> Matter Heard; Status Check: Trial Setting Journal Entry Details: <i>Marc DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims</i>

CASE SUMMARY**CASE NO. C-13-287414-2**


present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by David Schieck and Michael Hyte, Special Deputy Public Defenders. Defendant Morris present, in custody, represented by Carl Arnold, Esq. Mr. Hyte stated that sequence of trials was an issue. Court stated it has no reason to change any trial dates, and will set Defendant Morris for trial based on Court and Counsel's schedule. Mr. Sgro advised that if Defendant Morris' trial is set before Defendant Sims' trial in September, he would have no problem, however, if Defendant Morris is set after September, Mr. Sgro stated he would like Defendant Morris to take the date set in September for Defendant Sims, and revisit the trial date for Defendant Sims. Argument by Mr. DiGiacomo as to right to a sequence of trials. Response by Mr. Sgro. Court stated that an order was not issued as to sequence. Matter trailed as Mr. Arnold was not present. Matter recalled with same parties and Mr. Arnold present. Mr. Arnold advised that Mr. Tomscheck, co-counsel, was present earlier. Mr. Arnold advised he received discovery and has submitted a request for experts, therefore he will need approximately 3-4 months to be ready. Mr. DiGiacomo stated issue with Defendant Sims' case being moved because of both of their trial schedules. Mr. Arnold advised that he will be out of the Country from July 17-26. Upon inquiry by the Court, Mr. DiGiacomo estimated two weeks for trial. As to argument on motions set for hearing on 7/22, Mr. Hendron advised he will be in a murder trial the week of July 21, before Judge Cadish which may go beyond one week. Mr. DiGiacomo suggested that Morris motion could be done on that date and other Defendants' motions on another date. Mr. Sgro requested all Defendants' motions be heard on the same date. Court stated it will discuss schedule with Judge Cadish, and Court will move argument to the end of the following week. **COURT ORDERED**, Defendant Morris set for trial on August 4, with Calendar Call on July 31; argument on motions RESET to 7/31. Court stated that if any motions need to be heard prior to Calendar Call date, i.e., jury questionnaire, counsel may calendar those motions to be heard on another date. **CUSTODY 7/31/14 9:00 AM ARGUMENT ON MOTIONS (ALL DEFENDANTS) 7/31/14 9:00 AM CALENDAR CALL (MORRIS) 8/4/14 10:00 AM JURY TRIAL (MORRIS) ;**

07/17/2014 **CANCELED Calendar Call (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Vacated - per Judge

07/21/2014 **CANCELED Jury Trial (10:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Vacated - per Judge

07/31/2014 **Motion to Suppress (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Defendant Sasha Williams' Motion to Suppress Statements Made by Sasha Williams and Request for Hearing Pursuant to Jackson v. Denno, 378 U.S. 368, 84 S.Ct. 1774 (1964)
Hearing Set;

07/31/2014 **Motion for Discovery (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Defendant Sasha Williams' Motion for Discovery
Set Status Check;

07/31/2014  **All Pending Motions (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Matter Heard;
Journal Entry Details:

DEFENDANT SASHA WILLIAMS' MOTION TO SUPPRESS STATEMENTS MADE BY SASHA WILLIAMS AND REQUEST FOR HEARING PURSUANT TO JACKSON v. DENNO, 378 U.S. 368.84 S.Ct 1774 (1964) DEFENDANT SASHA WILLIAMS' MOTION FOR DISCOVERY Marc DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson, Esq. and Michael Hyte, Esq. Conference at the Bench. Mr. Sgro advised that he filed a joinder to the Motion to Suppress and also filed Defendant Sim's Motion to Suppress Defendant's Surreptitiously Recorded Statement. Mr. Hendron advised that he was given the video of interrogation two days ago and needs time to review. Court stated that a Hearing needs to be set and Court also needs to review the video. Mr. DiGiacomo advised that he is making a disk for all counsel and will provide to them. Mr. DiGiacomo also noted that joinder is late. Mr. DiGiacomo advised that he has been informed that Defense counsel may not be ready for trial, however, State wants to preserve the Trial date. Mr. Sgro advised that he is still obtaining discovery, so he does not think he will be ready for trial in September, but he does believe he may be able to be ready close to that date. Mr. Hendron concurred and stated that discovery was requested. Ms.

CASE SUMMARY


CASE NO. C-13-287414-2


Jackson submitted on the record. Mr. DiGiacomo requested that the Evidentiary Hearing be set a couple of weeks before the trial date and estimated a couple of hours. Conference at the Bench. COURT ORDERED, matter set for Evidentiary Hearing. Although the Evidentiary Hearing does not pertain to Defendant Range, Ms. Jackson requested and COURT ORDERED, that Defendant Range be transported for the hearing. As to Discovery motion, Mr. DiGiacomo advised that he and Mr. Hendron have been discussing, and anything remaining can be argued on the date set for Evidentiary Hearing. COURT ORDERED, matter set for Status Check on same date as hearing. Court also stated that if a Motion to Continue Trial is filed it will be heard on the same date. CUSTODY (ALL) 8/20/14 1:30 PM JACKSON v. DENNO HEARING (WILLIAMS and SIMS)...STATUS CHECK: DISCOVERY (WILLIAMS)... MOTION TO CONTINUE TRIAL (to be filed) ;

08/20/2014 **CANCELED Jackson v Denno Hearing (1:30 PM)** (Judicial Officer: Herndon, Douglas W.)
Vacated
Jackson v. Denno Hearing (Williams and Sims)

08/20/2014 **CANCELED Status Check (1:30 PM)** (Judicial Officer: Herndon, Douglas W.)
Vacated
Status Check: Discovery

08/20/2014 **CANCELED Joinder (1:30 PM)** (Judicial Officer: Herndon, Douglas W.)
Vacated
Defendant Sasha Williams' Joinder to Defendant Maurice Sims' Motion to Suppress Surreptitiously Recorded Statement and Defendant Sims' Motion to Continue Trial Setting




08/26/2014  **Status Check (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Continued; Status Check: Jackson v. Denno Hearing
Journal Entry Details:
Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Alzora Jackson, Deputy Special Public Defender. COURT ORDERED, matter SET for Status Check regarding scheduling a Jackson v. Denno Hearing. CUSTODY 9/2/2014 9:00 am Status Check: Resetting of Jackson v. Denno Hearing (ALL DEFENDANTS) ;

09/02/2014  **Status Check (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Status Check: Resetting of Jackson v. Denno Hearing
Hearing Set; Status Check: Resetting of Jackson v. Denno Hearing (Sims and Williams)
Journal Entry Details:
DEFENDANT SIMS' MOTION TO CONTINUE TRIAL SETTING...STATUS CHECK: RESETTING OF JACKSON v. DENNO HEARING Pam Weckerly, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, represented by Meredith Weiner, Esq. appearing for Ivette Maningo, Esq. and Anthony Sgro, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range present, in custody, represented by Michael Hyte, Esq. Defendant Morris present, in custody, not represented by Josh Tomscheck, Esq. Colloquy regarding resetting of Jackson v. Denno hearing, with Ms. Weckerly requesting it be set before October 6. Upon inquiry by the Court, counsel estimated a two hour hearing. COURT ORDERED, matter set for hearing on 9/23/14. There being no opposition, COURT ORDERED, Defendant Sims' Motion to Continue Trial is GRANTED; Calendar Call and Jury Trial for Defendant Sims and Defendant Williams are VACATED. Colloquy regarding resetting of trial for Defendant Sims and Defendant Williams, with Ms. Weckerly advising that counsel has discussed late March or early April, and estimating a 2-3 week trial. Court indicated that is a Civil Stack for the Court, however, Court will review matters that are set on that stack and trial will be reset at next hearing. Mr. Hyte requested that calendar call and jury trial for Defendant Range be vacated as he would like to schedule Defendant Range's trial after Defendants Williams and Sims. Ms. Weckerly advised that the State would like Defendant Range to follow Defendants Williams and Sims, perhaps the first part of May. COURT ORDERED, Calendar Call and Jury Trial are VACATED and will be reset at next hearing As to Defendant Morris, COURT ORDERED, December 8 trial date stands. CUSTODY (ALL DEFTS) 9/23/14 10:30 AM JACKSON v DENNO HEARING (DEFTS WILLIAMS & SIMS)... STATUS CHECK: TRIAL DATE (DEFTS WILLIAMS, SIMS & RANGE) ;

EIGHTH JUDICIAL DISTRICT COURT

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09/11/2014	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Togliatti, Jennifer) <i>Vacated - per Judge</i>
09/15/2014	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Herndon, Douglas W.) <i>Vacated - per Judge</i>
09/23/2014	 All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Matter Heard; Journal Entry Details: <i>JACKSON V. DENNO HEARING (SIMS & WILLIAMS)...STATUS CHECK: TRIAL SETTING Pam Weckerly, Deputy District Attorney, present on behalf of the State. Defendant Sims not present, represented by Ivette Maningo, Esq. Defendant Williams not present, represented by Lance Hendron, Esq. Based on the schedules of Court and counsel, COURT ORDERED, matter CONTINUED. Ms. Weckerly represented that parties have agreed that Court should review the audio recording and provided it to the Court. During Court, but after matter had been called and Ms. Weckerly, Mr. Hendron and Ms. Maningo left, Alzora Jackson and Michael Hyte, Special Deputy Public Defenders, counsel for Defendant Range, who was not present, were made an appearance and were advised of the continuance date. CUSTODY (COC) (SIMS) CUSTODY (WILLIAMS) CUSTODY (RANGE) CONTINUED TO: 10/7/14 10:30 AM ;</i>
09/23/2014	Jackson v Denno Hearing (10:30 AM) (Judicial Officer: Herndon, Douglas W.) 09/23/2014, 10/07/2014, 01/06/2015 <i>Jackson v. Denno Hearing (Sims & Williams)</i> Continued; Matter Heard; Continued; Matter Heard;
09/23/2014	Status Check: Trial Setting (10:30 AM) (Judicial Officer: Herndon, Douglas W.) 09/23/2014, 10/07/2014, 01/06/2015 Continued; Matter Heard; Continued; Matter Heard;
10/07/2014	 All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Matter Heard; Journal Entry Details: <i>Also Present: Lance Hendron, Esq., for Defendant Sims; and Alzora Jackson, Esq., for Defendant Range. Upon the Court's inquiry, counsel advised their clients are aware that the parties wish to rescheduling the hearing. Following a colloquy between the Court and counsel regarding scheduling, COURT ORDERED, Jackson v. Denno Hearing and Status Check are CONTINUED. CUSTODY (COC) 1/6/2015 10:30 am Jackson v. Denno Hearing (Sims & Williams).....Status Check: Trial Setting ;</i>
01/06/2015	 All Pending Motions (10:30 AM) (Judicial Officer: Herndon, Douglas W.) Matter Heard; Journal Entry Details: <i>Elana Graham, Deputy District Attorney, present on behalf of the State. Defendant not present in custody and represented by Alzora Jackson, Deputy Special Public Defender. Ms. Jackson advised she has been informed Defendant refused to be transported. Upon Court's inquiry, Ms. Jackson advised parties have not discussed trial dates at this time and believes matter will have to be continued. COURT ORDERED, matter OFF CALENDAR and instructed Ms. Jackson to meet and confer with all parties to discuss trial dates and contact the Court with the agreed upon date in order for an minute order to be issued setting the trial date. RECALLED. Anthony Sgro Esq. and Ivette Maningo Esq. present on behalf of Defendant Sims. Lance Hendron Esq. present on behalf of Defendant Williams. Joshua Tomsheck Esq. present on behalf of Defendant Morris. Court noted Defendants not transported for the 9:00 am calendar. Further, Court advised Ms. Jackson was previously present. Upon Court's inquiry, Mr. Sgro advised he has spoken with the State, who advised they can set the trial for any month except June. Ms. Graham confirmed the representations. Additionally, Mr. Sgro advised the statements which</i>

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are the subject of the Jackson v. Denno hearing were taken by Detective Wildemann; the Detective has a catch phrase which he uses during his interviews of "do you think I can crap a lawyer right know"; which interferes with miranda rights. Further, Mr., Sgro advised he has subpoenaed the last twenty-five (25) statements prior to these statements taken in this case from Metro; however, he received the standard response letter stating the subpoena does not comply with requirements; therefore, he would request either the State's assistance or a Court order to obtain the transcripts of these statements taken. Court stated he will issue a Court order stating that Metro is to comply with the subpoena and produce the last twenty-five (25) suspect interviews conducted by Detective Wildemann. Ms. Graham stated she believes the State will have an objection to that information. Court stated he is not ordering the State to do anything at this point; however, once the information is obtained State may make any objections at that time and they will be addressed. Colloquy regarding trial scheduling. Court instructed parties to meet and confer regarding trial dates and notify the Court of the date reached; parties may contact Court for a conference call, if needed. **COURT ORDERED, matter SET for Status Check as to the Jackson v. Denno hearing in three weeks. CUSTODY (ALL) 1/27/2015 9:00 AM STATUS CHECK: SET JACKSON V. DENNO HEARING ;**

01/27/2015

**Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.)****01/27/2015, 03/17/2015***Status Check: Set Jackson v. Denno Hearing*

Continued;

Hearing Set; Status Check: Set Jackson v. Denno Hearing

Journal Entry Details:

LAS VEGAS METROPOLITAN POLICE DEPARTMENT'S MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMAN (DEFT. SIMS) STATE'S JOINDER TO LAS VEGAS METROPOLITAN POLICE DEPARTMENT MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMAN (DEFT. SIMS) STATUS CHECK: SET JACKSON V. DENNO HEARING (ALL DEFTS.) APPEARANCES CONTINUED: Pamela Weckerly, Chf. Dep. D.A. present on behalf of the State; Charlotte Bible, LVMPD Asst. Gen. Counsel present on behalf of Las Vegas Metropolitan Police Department. Ivette Maningo, Esq. and Melinda Weaver, Esq. present on behalf of Deft. Sims who is present in custody; Lance Hendron, Esq. present on behalf of Deft. Williams who is present in custody; Alzora Jackson, Dep. Spl. P.D. and Michael Hyte, Dep. Spl. P.D. present on behalf of Deft. Range who is present in custody; Joshua Tomscheck, Esq. present on behalf of Deft. Morris who is present in custody. COURT NOTED, Mr. Sgro contacted the Court and counsel regarding his inability to appear. Mr. Hendron stated the parties were trying to make the 3/20/15 date work; therefore, would request an additional 30 days thereafter to set the Jackson V. Denno (JVD) Hearing. Colloquy regarding the 3/20/15 date. COURT ORDERED, Las Vegas Metro Motion and State's Joinder CONTINUED to 4/20/15 9:00 AM. Upon Court's inquiry regarding whether the 5/18/15 date would work for the JVD hearing; Ms. Maningo requested additional time. COURT ORDERED, JVD hearing SET for 6/1/15 9:00 AM. Colloquy regarding a trial setting in April through June of 2016; further, colloquy regarding whether the cases would be tried together or separately and the order in which the cases would be tried. Ms. Maningo stated she would like to review the minutes regarding whether Deft. Morris trial would go first. Upon Court's inquiry regarding whether there were any conflicts with counsel's schedule on the April/May and July 2016 trial stack, counsel voiced no conflicts with the stack. Ms. Jackson stated the State was requesting Deft. Morris trial go forward first. Ms. Maningo advised she had a murder trial setting on 3/14/16 and might run into the 4/18/15 trial stack. State anticipated 3 weeks for the Co-Defendants case, 1 and 1/2 weeks for Deft. Morris trial, and 1 week for Deft. Range trial. COURT ORDERED trials SET. CUSTODY (COC) (DEFT. SIMS) // CUSTODY (DEFT. WILLIAMS, RANGE, & MORRIS) 4/20/15 9:00 AM - LAS VEGAS METROPOLITAN POLICE DEPARTMENT'S MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMAN (DEFT. SIMS) STATE'S JOINDER TO LAS VEGAS METROPOLITAN POLICE DEPARTMENT MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMAN (DEFT. SIMS) 6/1/15 9:00 AM - JACKSON V. DENNO HEARING (ALL DEFTS) 4/14/16 9:00 AM - CALENDAR CALL (DEFT. MORRIS) 4/18/16 10:00 AM - JURY TRIAL (DEFT. MORRIS) 4/28/16 9:00 AM - CALENDAR CALL (DEFTS. SIMS & WILLIAMS) 5/2/16 10:00 AM - JURY TRIAL (DEFTS. SIMS & WILLIAMS) 6/23/16 9:00 AM - CALENDAR CALL (DEFT. RANGE) 6/27/16 10:00 AM - JURY TRIAL (DEFT. RANGE) ;

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY
CASE NO. C-13-287414-2

Continued;

Hearing Set; Status Check: Set Jackson v. Denno Hearing

Journal Entry Details:

Tierra Jones, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, not represented by Mr. Maningo, Esq. Defendant Williams present, in custody, not represented by Mr. Hendron, Esq. Defendant Range present, in custody, not represented by Mr. Schieck, Esq. Defendant Morris present, in custody, not represented by Mr. Arnold, Esq. Court noted counsel is currently in trial and requested matter be continued to 2/3/15 and ORDERED, matter CONTINUED. CUSTODY (ALL) CONTINUED TO: 2/3/15 9:00 AM ;

06/16/2015



Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Denno Hearing

Matter Heard;

Journal Entry Details:

Marc DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, not represented by Melinda Weaver, Esq. Defendant Williams present, in custody, represented by Lance Hendron, Esq. Defendant Range not present, in custody, represented by Alzora Jackson, Esq. Defendant Morris present, in custody, represented by Carl Arnold, Esq. Charlotte Bible, LVMPD Asst. Gen. Counsel present on behalf of Las Vegas Metropolitan Police Department STATUS CHECK: SET JACKSON V DENNO HEARING...DEFENDANT'S MOTION FOR A PROTECTIVE ORDER Matter TRAILED and RECALLED for all parties to be present. Discussion regarding Las Vegas Metropolitan Police Department's Motion for a Protective Order. Ms. Jackson advised she has not received copies of the transcripts yet. Mr. DiGiacomo advised he was waiting for a ruling on the motion before disseminating. COURT ORDERED, motion preliminary GRANTED as to the seventeen (17) interviews; noting further discussion may be done at Jackson v Denno Hearing as well as any opposition may be filed. Court will review the one (1) interview in question and if turned over, it will be under the protective order as well. Colloquy regarding amount of time needed for Jackson v Denno hearing. COURT FURTHER ORDERED, Jackson v. Denno SET and Status Check on motion SET. CUSTODY(COC) 9/21/15 10:00 AM JACKSON v DENNO HEARING...STATUS CHECK: LAS VEGAS METROPOLITAN POLICE DEPARTMENT'S MOTION FOR A PROTECTIVE ORDER(SIMS) ;

01/25/2016

CANCELED Jackson v Denno Hearing (10:00 AM) (Judicial Officer: Herndon, Douglas W.)
Vacated - per Attorney or Pro Per

01/26/2016

Motion to Withdraw as Counsel (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
Lance J. Hendron, Esq.'s, Motion to Withdraw as Attorney of Record
Granted;

01/26/2016

Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
Status Check: Resetting of the Denno Hearing
Matter Heard;

01/26/2016



All Pending Motions (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard;

Journal Entry Details:

Marc DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Sims present, in custody, not represented by Ivette Maningo, Esq. Defendant Williams present, in custody, represented by Gary Guymon, Esq. Defendant Range not present, in custody, represented by Alzora Jackson, Esq. Defendant Morris present, in custody. Defendant Range not present, in custody, represented by Alzora Jackson, Deputy Special Public Defender. LANCE J. HENDRON, ESQ.'S MOTION TO WITHDRAW AS ATTORNEY OF RECORD...STATUS CHECK: RESETTING OF THE DENNO HEARING Application for Court Appointed Counsel FILED IN OPEN COURT. Upon Court's Inquiry, Mr. Guymon is available for appointment. COURT ORDERED, Lance J. Hendron's Motion to Withdraw GRANTED, Gary Guymon APPOINTED, noting appointment is necessary due to financial issue. Discussion regarding resetting of the Denno hearing. COURT ORDERED, Jackson v Denno SET. CUSTODY 3/11/16 9:00 AM JACKSON v DENNO HEARING (ALL DEFENDANTS) ;

04/13/2016



Entry of Plea (10:30 AM) (Judicial Officer: Herndon, Douglas W.)

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. C-13-287414-2

Plea Entered;

Journal Entry Details:

Marc DiGiacomo, Deputy District Attorney, present on behalf of the State. Pamela Weckerly, Deputy District Attorney, present on behalf of the State. Defendant Williams present, in custody, represented by Gary Guymon, Esq. Defendant Range present, in custody, represented by Alzora Jackson, Deputy Special Public Defender. and Michael Hyte, Deputy Special Public Defender. Parties requested Guilty Plea Agreement and Plea Transcript be filed under seal. COURT SO ORDERED, noting documents may only be disclosed to counsel of remaining defendants in the case. . NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. WILLIAMS ARRAIGNED AND PLED GUILTY TO COUNT 5 - CONSPIRACY TO COMMIT ROBBERY (F), COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 7 - ROBBERY WITH USE OF A DEADLY WEAPON (F), and COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON (F). Court ACCEPTED plea, and, ORDERED, matter SET for Status Check. COURT FURTHER ORDERED, Jackson v Denno Hearing and trial dates VACATED. CUSTODY 11/29/16 9:00 AM STATUS CHECK: SENTENCING ;

04/15/2016 **CANCELED Jackson v Denno Hearing (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Vacated - per Judge

04/28/2016 **CANCELED Calendar Call (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Vacated - per Judge

05/02/2016 **CANCELED Jury Trial (10:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Vacated - On in Error

05/02/2016 **CANCELED Jury Trial (10:00 AM)** (Judicial Officer: Herndon, Douglas W.)
Vacated - per Judge

11/29/2016  **Status Check (9:00 AM)** (Judicial Officer: Herndon, Douglas W.)

11/29/2016, 10/03/2017, 02/13/2018, 05/10/2018, 06/06/2018, 12/05/2018

Status Check: Sentencing

Continued;

Continued;

Continued;

Continued;

Continued;

Hearing Set; Status Check: Sentencing

Journal Entry Details:

Mr. Guymon indicated there was no PSI in the case, and requested the same sentencing date as the Co- Defendant. COURT ORDERED, matter SET for sentencing. BOND 4/3/19 9:30 A.M. SENTENCING;

Continued;

Continued;

Continued;

Continued;

Continued;

Hearing Set; Status Check: Sentencing

Journal Entry Details:

Also present: Deft. Range, in custody, represented by Alzora Jackson, Asst. Special Public Defender. Giancarlo Pesci, Deputy District Attorney, appearing on behalf of the State. Defendant Williams not present. Mr. Guymon advised that his understanding is Mr. Sims does not have a new trial date set yet. COURT ORDERED, matter CONTINUED, noting counsel may place back on calendar should Mr. Sims' matter get resolved. COURT FURTHER ORDERED, defendant's presence WAIVED. BOND (WILLIAMS) CUSTODY (RANGE) 12/05/18 9:00 AM STATUS CHECK: SENTENCING (BOTH) ;

Continued;

Continued;

Continued;

Continued;

Continued;

Hearing Set; Status Check: Sentencing

Journal Entry Details:

CASE SUMMARY

CASE NO. C-13-287414-2

Def. not present. Court stated there has been communication with Special Public Defender's office, noting the status check on the related case is May 23, 2018. Ms. Weckerly requested a date thereafter. COURT ORDERED, matter CONTINUED. Mr. Guymon requested defendant's presence be waived at the next hearing as he has been in good contact with her. COURT SO ORDERED. BOND CONTINUED TO: 6/6/18 9:30 AM ;

Continued;

Continued;

Continued;

Continued;

Continued;

Hearing Set; Status Check: Sentencing

Journal Entry Details:

Also present: Def. Range, in custody, represented by Alzora Jackson, Asst. Special Public Defender, and Michael Hyte, Special Public Defender. COURT ORDERED, matter CONTINUED, noting Court will advise Mr. Guymon of the new date. Court stated matter will remain as a status check, however, a sentencing date can be set quickly at the next hearing if needed. BOND (WILLIAMS) CUSTODY (RANGE) CONTINUED TO: 4/19/18 9:00 AM (BOTH) ;

Continued;

Continued;

Continued;

Continued;

Continued;

Hearing Set; Status Check: Sentencing

Journal Entry Details:

Also present: Codefendant Range, in custody, represented by Alzora Jackson, Special Public Defender and Michael Hyte, Special Public Defender. Ms. Jackson stated matter is on calendar for a status check, noting everything is on track. COURT ORDERED, matter CONTINUED. Court advised Ms. Williams that Court will inform Mr. Guymon of the new date. BOND (IS) (WILLIAMS) CUSTODY (RANGE) CONTINUED TO: 2/13/18 9:00 AM CLERK'S NOTE: This Minute Order was amended to reflect the correct custody status. dm 10/13/17.;

Continued;

Continued;

Continued;

Continued;

Continued;

Hearing Set; Status Check: Sentencing

Journal Entry Details:

Tierra Jones, Deputy District Attorney, present on behalf of the State. Defendant Williams present, in custody, represented by Lance Hendron, Esq. who was not present. Defendant Range present, in custody, represented by Michael Hyte, Special Public Defender. Mr. Hyte advised Mr. Hendron is not present yet. Court stated matter is on calendar for a status check, therefore, he will continue and advise Mr. Hendron when he appears today. COURT ORDERED, matter CONTINUED. Matter recalled. Ms. Jones and defendants present. Court stated Mr. Hendron was unaware of today's court hearing, noting matter will be continued to the same date as defendant Range. CUSTODY CONTINUED TO: 10/03/17 9:00 AM ;

01/17/2017



Motion to Set Bail (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

01/17/2017, 01/19/2017

Defendant's Motion for Setting Standard Bail and House Arrest

Continued;

Granted in Part;

Journal Entry Details:

Mr. Guymon noted concerns as to inaccurate information on the risk assessment and argued as to bail setting. State submitted. Discussion regarding co-offenders criminal history. Statement by Ms. Jackson. Court indicated he will not grant standard bail, noting concern as to the charges. Court admonished defendant that should she post bail, she must comply with House Arrest and not flee. COURT ORDERED, motion GRANTED IN PART, bail SET at \$175,000.00 with HOUSE ARREST, noting standard House Arrest would be appropriate. State advised he received copies of letters and will provide to parties.;

Continued;

Granted in Part;

CASE SUMMARY

CASE NO. C-13-287414-2

Journal Entry Details:

Pandukht, Ms. Pandukht advised the State will be submitting to the Court. CONFERENCE AT THE BENCH. Court stated he indicated to counsel at the bench that he assumed the State would be filing an opposition, therefore, he is not prepared to rule on the motion today. Court stated Mr. Guymon may argue today and he will rule on motion Thursday. Arguments by counsel. Ms. Guymon noted for the record that defendant's employer and family members are present today. Court requested a Pre-trial Risk Assessment be applied to defendant, as well as, counsel provide copies of the letters discussed during argument. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 1/19/17 9:00 AM;

02/14/2017



Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Motion to Enforce Prior Court Order.

Granted;

Journal Entry Details:

Also present: Martina Geinzer, Esq. present on behalf of Sheriff. Mr. Guymon argued defendant is entitled to be released, advising Court set bail at \$175,000 with condition of House Arrest three weeks ago, noting defendant posted bail, however, was denied House Arrest. Further, counsel stated the Sheriff's position is that Intensive Supervision would be appropriate. Arguments by Ms. Geinzer as to the procedures of approving House Arrest. Upon Court's inquiry, Ms. Geinzer stated reasons defendant was not approved for House Arrest. Court noted concerns as to the procedures. COURT ORDERED, Bail STANDS at \$175,000 with Intensive Supervision. CUSTODY ;

04/03/2019

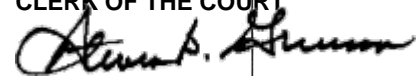


Sentencing (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Defendant Sentenced;

Journal Entry Details:

DEFENDANT WILLIAMS ADJUDGED GUILTY of COUNT 5 - CONSPIRACY TO COMMIT ROBBERY (F), COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 7 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON (F). Mr. Di Giacomo submitted and requested the Victim Speakers go last. Statement by Defendant. Mr. Guymon argued for the Defendant to receive 5 1/2 to 12 years. Victim Speakers sworn and testified. COURT ORDERED, in addition to the \$25.00 Administrative Assessment Fee, \$250.00 Fine, \$5,000.00 Restitution to Victims of Crime payable jointly and severally with Co-Defendants and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Analysis Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 5 a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; COUNT 6 a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONSECUTIVE to COUNT 5; COUNT 7 a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONCURRENT with COUNT 5; COUNT 8 a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONCURRENT with COUNT 5; with ONE THOUSAND FOUR HUNDRED NINETY-NINE (1,499) DAYS credit for time served. The AGGREGATE TOTAL sentence is FOUR HUNDRED THIRTY-TWO (432) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF ONE HUNDRED TWENTY (120) MONTHS. COURT FURTHER ORDERED, portions of the transcripts regarding the proffer are SEALED. BOND, if any, EXONERATED. NDC ;



AJOC

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

SASHA WILLIAMS
#2865547

Defendant.

CASE NO. C-13-287414-2

DEPT. NO. III

JUDGMENT OF CONVICTION

(PLEA OF GUILTY)

The Defendant appeared before the Court with counsel and entered a plea of guilty to the crimes of COUNT 5 – CONSPIRACY TO COMMIT ROBBERY (Category B Felony) in violation of NRS 202.360; and COUNTS 6, 7 and 8 – ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony) in violation of NRS 200.380, 193.165; thereafter, on the 3rd day of April, 2019, the Defendant was present in Court with counsel GARY GUYMON, ESQ., and LANCE HENDRON, ESQ., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee, \$250.00 Fine, \$5,000.00 Restitution to Victims of Crime payable jointly and severally with Co-Defendants and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Analysis Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: **COUNT 5** – a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; **COUNT 6** – a MAXIMUM of ONE HUNDRED EIGHTY

(180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONSECUTIVE to COUNT 5; **COUNT 7** – a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONCURRENT with COUNT 5; **COUNT 8** – a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONCURRENT with COUNT 5; with ONE THOUSAND FOUR HUNDRED NINETY-NINE (1,499) DAYS credit for time served. The AGGREGATE TOTAL sentence is FOUR HUNDRED THIRTY-TWO (432) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF ONE HUNDRED TWENTY (120) MONTHS.

DATED this 4th day of April, 2019.



DOUGLAS W. HERNDON
DISTRICT COURT JUDGE

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

February 13, 2013

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

February 13, 2013 11:45 AM Grand Jury Indictment

HEARD BY: Bell, Linda Marie

COURTROOM: RJC Courtroom 03F

COURT CLERK: Shelly Landwehr

RECORDER: Renee Vincent

REPORTER:

PARTIES

PRESENT: Di Giacomo, Marc P. Attorney
 State of Nevada Plaintiff

JOURNAL ENTRIES

- Chris Pace, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. State presented Grand Jury Case Number 12AGJ110B to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-13-287414-2, Department 3. Mr. DiGiacomo requested a warrant and argued bail. COURT ORDERED, NO BAIL BENCH WARRANT WILL ISSUE. FURTHER, Exhibit(s) 1-17 lodged with Clerk of District Court. Matter SET for arraignment.

B.W.

02/21/13 9:00 AM INITIAL ARRAIGNMENT (DC 3)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

February 21, 2013

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

February 21, 2013 9:00 AM All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Carol Green

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- INITIAL ARRAIGNMENT...INDICTMENT WARRANT RETURN

Pam Weckerly, Deputy District Attorney, present on behalf of the State.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.

DEFENDANT WILLIAMS ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE.
COURT ORDERED, matter set for trial. Further, COURT ORDERED, counsel will have 21 days from receipt of the Grand Jury transcript to file any writs.

Conference at the Bench. Court stated it understands that this case has gone before the Death Penalty committee, therefore, COURT ORDERED, matter CONTINUED for a Status Check as to their decision and also as to a briefing schedule. Court directed counsel to discuss a briefing schedule prior to next hearing date.

CUSTODY

3/19/13 9:00 AM STATUS CHECK: DEATH PENALTY/BRIEFING SCHEDULE

C-13-287414-2

2/27/14 9:00 AM CALENDAR CALL

3/3/14 10:00 AM JURY TRIAL

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor**COURT MINUTES****March 19, 2013**

C-13-287414-2 State of Nevada
vs
Sasha Williams

March 19, 2013	9:00 AM	Status Check	Status Check: Death Penalty Review/Briefing Schedule
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HEARD BY: Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Carol Green**RECORDER:****REPORTER:** Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney present on behalf of the State.
 Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq.
 Defendant Williams present, in custody, represented by Lance Hendron, Esq.
 Defendant Range present, in custody, represented by Alzora Jackson, Deputy Special Public
 Defender.
 Defendant Morris present, in custody, without counsel, Carl Arnold, Esq.

Court stated that it will proceed as to Defendants Simms, Williams and Range and recall matter when Mr. Arnold is present for Defendant Morris.

Ms. Jackson advised that Michael Hyte, Deputy Special Public Defender, also represents Defendant Range, however, Mr. Hyte is not present today.

Mr. DiGiacomo advised that a Notice of Intent to Seek the Death Penalty was filed as to Defendant

Simms and Defendant Morris, but was not filed as to Defendant Range or Defendant Williams.

Court stated it would like to set a status check every 90 days to make sure that the trial date can be maintained. COURT ORDERED a Status Check will be set at 9am on June 18, September 17, December 17 and February 4. As to motions, Court will set a briefing schedule. COURT ORDERED, all motions to be filed by October 1, any oppositions to be filed by November 1, and any replies to be filed by December 2, with argument on motions to be set for January 7 at 9am. Further, COURT ORDERED, any Motions to Sever to be filed by June 3. Mr. DiGiacomo advised that they may be able to resolve without the need to file an opposition. COURT ORDERED, Motion to Sever and how to proceed will be discussed at Status Check which is set for June 18.

Mr. Hendron requested a thirty-day extension to file a Writ. For the record, Mr. DiGiacomo objected. COURT ORDERED, GRANTED as to all Defendants; Counsel will have thirty days from today to file any Writs.

MATTER RECALLED:

Marc DiGiacomo, Deputy District Attorney, present on behalf of the State..
Defendant Morris present, in custody, represented by Carl Arnold, Esq.

Conference at the Bench.

Court stated that the State intends to seek the Death Penalty as to Defendant Morris. Court also stated the series of status checks which were set, briefing schedule for motions, and the thirty day extension for the filing of any writs.

As this is a Death Penalty case, Mr. Arnold advised that he will discuss with Drew Christiansen about having another attorney appointed. COURT ORDERED, matter set for a Status Check as to appointment of second counsel for Defendant Morris.

CUSTODY (ALL)

4/2/13 9:00 AM STATUS CHECK: APPOINTMENT OF SECOND ATTORNEY (MORRIS)

6/18/13 9:00 AM STATUS CHECK; PENDING ISSUES/MOTION TO SEVER (ALL)

9/17/13 9:00 AM STATUS CHECK (ALL)

12/17/13 9:00 AM STATUS CHECK (ALL)

1/7/14 9:00 AM ARGUMENT ON MOTIONS (ALL)

2/4/14 9:00 AM STATUS CHECK (ALL)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

May 07, 2013

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

**May 07, 2013 9:00 AM Petition for Writ of Habeas
Corpus**

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Carol Green

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Maria Lavell, Deputy District Attorney, present on behalf of the State.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.

At request of counsel, COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 6/18/13 9:00 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

June 18, 2013

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

June 18, 2013

9:00 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Carol Green

RECORDER:

REPORTER: Sharon Howard

PARTIES

PRESENT:

JOURNAL ENTRIES

- STATUS CHECK: PENDING ISSUES/MOTION TO SEVER (ALL DEFENDANTS)... PETITION FOR WRIT OF HABEAS CORPUS (DEFENDANTS SIMS, WILLIAMS AND MORRIS)

Parker Brooks, Deputy District Attorney, present on behalf of the State.

Defendant Sims present, in custody, represented by Tony Scow, Esq.

Defendant Williams present, in custody, represented by Lance Hendron, Esq.

Defendant Range present, in custody, represented by Alzora Jackson and Michael Hyte, Deputy Special Public Defenders.

Defendant Morris present, in custody, represented by Carl Arnold, Esq.

Court noted that parties have agreed to continue hearing on writ and time is needed to respond to Motions to Sever. Upon inquiry by the Court, Mr. Brooks advised that no motion to sever has been filed, but they are not due until June 3. COURT ORDERED, Writ and Motion to Sever will be heard on July 30. Court advised the State to review motions to sever and if in agreement, advise counsel and the Court.

CUSTODY

7/30/13 9:00 AM PETITION FOR WRIT OF HABEAS CORPUS...MOTION TO SEVER

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor**COURT MINUTES****August 08, 2013**

C-13-287414-2 State of Nevada
vs
Sasha Williams

August 08, 2013**9:00 AM****All Pending Motions****HEARD BY:** Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Tia Everett**RECORDER:****REPORTER:** Sharon Howard**PARTIES****PRESENT:**

JOURNAL ENTRIES

- Mark Digiacomio and Pam Weckerly, Deputy District Attorneys, present on behalf of the State. Defendant Sims present in custody and represented by Ivette Maningo Esq. and Anthony Sgro Esq. Defendant Williams present in custody and represented by Lance Hendron Esq. Defendant Range present in custody and represented by Alzora Jackson, Deputy Special Public Defender. Defendant Morris present in custody and represented by Carl Arnold Esq.

COURT ORDERED, as to Defendant Range, Motion to Sever GRANTED based on the stipulation between the parties. Court stated he will address Mr. Sgro's request for a stay before the motions to sever. Mr. Digiacomio stated Defendant Morris may or may not want a severance; however, should Defendant Morris seek a severance, he believes the State would agree as the State intends to use the statements of Defendants Williams and Simms against Defendant Morris at trial. Upon Court's inquiry, Mr. Arnold advised he does not intend to seek a severance and the State's intent to use co-defendants statements at trial was not a factor in his decision. Mr. Sgro argued all statements made could be detrimental to Defendant Morris and he believes by Mr. Arnold not seeking a severance for Defendant Morris in this case, the other co-defendant s rights are being affected. Further, Mr. Sgro argued the fact that Mr. Arnold is not 250 qualified further affects the co-defendants rights and stated if the Court is inclined to deny the motion to sever he would request the Court stay the case in order to bring the issue before the Supreme Court. Court stated he will not grant a stay in this case as

counsel is permitted to seek a severance based on the legal merits, not on co-defendant s counsel s decision not to seek a severance. Mr. Hendron requested time to supplement in writing as to the severance issues raised today. COURT ORDERED, Matters CONTINUED and Mr. Sgro s request for Stay DENIED. FURTHER ORDERED, defense supplements due on or before 8/22/2013 and State s supplement due on or before 9/05/2013

CUSTODY

CONTINUED TO: 9/10/2013 9:00 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

September 10, 2013

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

September 10, 2013 9:00 AM All Pending Motions

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Carol Green

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- DEFENDANT SIMS:

DEFENDANT'S MOTION TO STRIKE THE STATE'S NOTICE OF INTENT TO SEEK THE DEATH PENALTY BASED ON THE COST OF CAPITAL PUNISHMENT AND ATTENDANT POLICY CONSIDERATIONS, OR IN THE ALTERNATIVE, MOTION TO STAY CAPITAL PROCEEDINGS PENDING THE OUTCOME OF THE AUDIT RELATED TO ASSEMBLY BILL 444.

DEFENDANT MAURICE SIMS' MOTION TO SEVER TRIAL

DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS

DEFENDANT WILLIAMS:

DEFENDANT SASHA WILLIAMS' MOTION TO SEVER TRIAL

DEFENDANT'S PETITION FOR WRIT OF HABEAS COUPS

DEFENDANT RANGE:

FURTHER PROCEEDINGS: ALL CO-DEFENDANT'S MOTIONS

DEFENDANT MORRIS:

DEFENDANT'S MOTION TO SEVER (TO BE FILED)

DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS

Pam Weckerly and Marc DiGiacomo, Deputy District Attorneys present on behalf of the State.
Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range present, in custody, represented by Alzora Jackson and Michael Hyte, Deputy
Special Public Defenders,
Defendant Morris present, in custody, represented by Carl Arnold, Esq.

Court noted that Defendant Range has nothing on calendar as he was previously severed from co-defendants and Defendant Morris is not requesting to sever.

Argument by Ms. Maningo as to Defendant Sims' Motion to Sever, noting Burton issues with regard to Sims and Morris. Ms. Maningo also argued as to tactical defenses and sharing of peremptory challenges. Argument by Mr. Hendron for Defendant Williams that Counts 1 and 2 are against Defendants Morris and Sims, and Defendant Williams does not need a death qualified jury, so that affects jury selection. Ms. Jackson clarified that Defendant Range is not in the January 4 incident. Argument by Mr. DiGiacomo. Court inquired if counsel knew a statute which would allow additional peremptory challenges. Mr. DiGiacomo believed that both sides would have to be given the same number, but did not know of a statute. Court stated that Defendant Morris wants to stay joined, but want counts to be severed. Ms. Maningo advised that they have withdrawn that request. Argument by Mr. Hendron. COURT ORDERED, GRANT motion to sever Defendant Morris from Defendants Sims and Williams; DENIED as to Defendants Sims and Williams.

Argument by Mr. Arnold as to Defendant Morris' Petition for Writ of Habeas Corpus. Response by Mr. DiGiacomo. Statements by the Court. COURT ORDERED, Petition DENIED. Court stated that there was sufficient evidence of involvement of Defendant Morris with Defendant Sims for an indictment to be returned and it is up to the jury to decide weight to be given, therefore, indictment will stand. Mr. Arnold then left the Courtroom.

Argument by Mr. Sgro as to Defendant Sims Petition for Writ of Habeas Corpus on conspiracy and attempt murder counts, based on sufficiency of evidence and inadequate instruction, and as to balance of writ based on totality of the impropriety of the proceedings. Court stated that as to legal instructions, they do not have trial standards, and Court does not think they were inadequate or inappropriate instructions, so only issue is sufficiency of evidence, and from a totality of circumstances, there is sufficient evidence to maintain. Court addressed bad acts type of evidence, stalking/harassment issue and that selling marijuana is not relevant, but not prejudicial and not sufficient to justify dismissal of larceny. COURT ORDERED, DENIED.

Argument by Mr. Hendron as to Defendant Williams' Petition for Writ of Habeas Corpus. as there is no evidence of conspiracy to commit murder, and as to attempt murder, there is no evidence that she had a firearm, therefore, Mr. Hendron requested Counts 9 and 12 be dismissed. Argument by Mr. DiGiacomo. Statements by the Court. COURT ORDERED, DENIED; there is enough evidence for indictment to stand and up to the jury to decide.

Argument by Mr. Sgro as to Defendant Sims' Motion to Strike the State's Notice of Intent to Seek the Death Penalty, noting the price of a death penalty case, and that they are on notice that a change is coming. Mr. Sgro presented a PowerPoint presentation which was marked and admitted as Court's Exhibit #1. Argument by Ms. Weckerly, with response by Mr. Sgro. COURT ORDERED, motion DENIED. Court stated reasons motion was denied and invited counsel to take matter up on appeal. Court further stated it does not believe it has the ability to impose what is being requested. Further, as to second portion of motion to stay, COURT ORDERED, DENIED.

Ms. Maningo advised that she would like to brief motion to sever counts again. Court stated she may refile in a reasonable amount of time. Colloquy regarding resetting of trial. Ms. Weckerly stated that the State's preference is to start with Sims and Williams. Mr. Sgro stated objection to that. Court noted that matter is on for another status check next week, so it will be discussed at that time, after counsel has reviewed their schedules.

CUSTODY (COC) - SIMS

CUSTODY -- WILLIAMS, RANGE, MORRIS

**DISTRICT COURT
CLARK COUNTY, NEVADA****Felony/Gross Misdemeanor****COURT MINUTES****September 17, 2013**

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

September 17, 2013 10:00 AM Status Check**HEARD BY:** Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Carol Green
 Tia Everett**RECORDER:****REPORTER:** JoAnn Melendez**PARTIES
PRESENT:****JOURNAL ENTRIES**

- Mark Digiacomio, Deputy District Attorney, present on behalf of the State. Defendant Sims present in custody and represented by Ivette Maningo Esq. and Anthony Sgro Esq. Defendant Williams present in custody and represented by Lance Hendron Esq. Defendant Range present in custody and represented by Alzora Jackson and Michael Hyte, Deputy Special Public Defenders. Defendant Morris present in custody and represented by Carl Arnold Esq.

Court noted matter is on calendar today to discuss trial dates and in which order Defendants will go to trial. Mr. Digiacomio stated he would request to leave the current trial dates as set and at calendar call set which Defendant is ready. Mr. Sgro stated his position would be to request Defendant Sims be tried second in order and he would provide the Court an affidavit for in camera review as to his reasons which support his position. Court stated he was hopeful parties would have an agreement as to the order, however, he would typically try at least one of the capital cases first as they tend to be more lengthy. Ms. Arnold stated he has no issue going to trial first with Defendant Morris. Court DIRECTED Mr. Sgro to provide the Court with an ex parte affidavit for in camera review as to his position and the Court shall determine if the information is something the Court will consider in his decision; although if the Court finds the information is irrelevant to the issue he will return the affidavit to counsel and place the matter on calendar for further arguments as to all parties' positions.

Mr. Digiacomo objected to counsel being allowed to provide the Court with an ex parte communication which could be affect the State's right to determine which Defendant they choose to proceed to trial with first. Further discussion regarding trial. Court DIRECTED Mr. Sgro to submit the affidavit no later than 10/01/2013.

CUSTODY (ALL)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor**COURT MINUTES****October 29, 2013**

C-13-287414-2 State of Nevada
vs
Sasha Williams

October 29, 2013**9:00 AM****Status Check****Status Check: Trial
Setting****HEARD BY:** Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Carol Green**RECORDER:****REPORTER:** Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range present, in custody, represented by Alzora Jackson and Michael Hyte, Special
Deputy Public Defenders.
Defendant Morris present, in custody, represented by Carl Arnold, Esq.

Mr. Sgro advised that there is an issue regarding the preparation of the transcript , noting that the Writ cannot be done until he receives the transcript. Sharon Howard, Court Reporter, advised Mr. Sgro that transcript will be e-filed tomorrow.

As to trial setting, Court advised that it received affidavit of Mr. Sgro and found nothing deeply strategic which could not be argued, so Court will return affidavit. Court stated death penalty cases will go first, and as Defendant Morris has volunteered to go first, COURT ORDERED, Defendant Morris will remain on the previously set stack of March 3, 2014, with Defendants Sims and Williams going next, and Defendant Range last. Mr. DiGiacomo requested that trials be stacked to go one after the other. Mr. Sgro requested lag time between cases. Based on schedules of Court and counsel,

COURT ORDERED, Defendant Morris will be set on stack to begin 3/3/14; Defendants Sims and Williams will be set on stack to begin 7/21/14 and Defendant Range will be set on stack to begin 9/22/14.

CUSTODY (ALL)

2/27/14 9:00 AM CALENDAR CALL (MORRIS)

3/3/14 10:00 AM JURY TRIAL (MORRIS)

7/17/14 9:00 AM CALENDAR CALL (SIMS & WILLIAMS)

7/21/14 10:00 AM JURY TRIAL (SIMS & WILLIAMS)

9/18/14 9:00 AM CALENDAR CALL (RANGE)

9/22/14 10:00 AM JURY TRIAL (RANGE)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

December 17, 2013

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

**December 17, 2013 9:00 AM Status Check Status Check:
Pending Issues**

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Ying Pan

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, represented by Ivette Maningo, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range present, in custody, represented by Alzora Jackson and Michael Hyte, Special
Deputy Public Defenders.
Defendant Morris present, in custody, represented by Carl Arnold, Esq.

Colloquy as to Trial scheduling. COURT ORDERED, Trial Date VACATED and RESET, matter SET
for Status Check regarding deadline for motion filing.

CUSTODY

1-7-14 9:00 AM STATUS CHECK: MOTION DEADLINES

9-11-14 9:00 AM CALENDAR CALL

9-15-14 10:00 AM JURY TRIAL

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

January 07, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

January 07, 2014 9:00 AM All Pending Motions

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Carol Green
 Tia Everett

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Marc Digiacommo, Deputy District Attorney, present on behalf of the State. Defendant Sims present in custody and represented by Ivette Maningo Esq. and Anthony Sgro Esq. Defendant Williams present in custody and represented by Lance Hendron Esq. Defendant Range present in custody and represented by Alzora Jackson and Michael Hyte, Deputy Special Public Defenders. Defendant Morris present in custody and represented by Carol Arnold Esq.

Court noted today's status check is to set a briefing schedule for motions which need to be filed. Further, Court noted Mr. Arnold had previously indicated he will not be filing any motions and will proceed to trial in March. Mr. Arnold agreed with the Court's representations. COURT ORDERED, briefing schedule set as follows; Defendants' motions due on or before 4/08/2014; State's response due on or before 5/20/2014; Defendants' replies due on or before 6/10/2014; and motions SET for Argument.

CUSTODY (ALL)

7/22/2014 ARGUMENT ON MOTIONS (WILLIAMS) (RANGE) (MORRIS)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

February 04, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

February 04, 2014

9:00 AM

Status Check

**Status Check:
Pending Issues**

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Carol Green

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- No parties present.

Court stated that all counsel on behalf of all Defendants decided and informed the Court that there are no issues to come before the Court at this time. COURT ORDERED, OFF CALENDAR.

CUSTODY

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor**COURT MINUTES****March 13, 2014**

C-13-287414-2 State of Nevada
vs
Sasha Williams

March 13, 2014**9:00 AM****Status Check****Status Check: Trial
Setting****HEARD BY:** Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Carol Green**RECORDER:****REPORTER:** Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range present, in custody, represented by David Schieck and Michael Hyte, Special
Deputy Public Defenders.
Defendant Morris present, in custody, represented by Carl Arnold, Esq.

Mr. Hyte stated that sequence of trials was an issue. Court stated it has no reason to change any trial dates, and will set Defendant Morris for trial based on Court and Counsel's schedule. Mr. Sgro advised that if Defendant Morris' trial is set before Defendant Sims' trial in September, he would have no problem, however, if Defendant Morris is set after September, Mr. Sgro stated he would like Defendant Morris to take the date set in September for Defendant Sims, and revisit the trial date for Defendant Sims. Argument by Mr. DiGiacomo as to right to a sequence of trials. Response by Mr. Sgro. Court stated that an order was not issued as to sequence. Matter trailed as Mr. Arnold was not present.

Matter recalled with same parties and Mr. Arnold present. Mr. Arnold advised that Mr. Tomscheck,

co-counsel, was present earlier. Mr. Arnold advised he received discovery and has submitted a request for experts, therefore he will need approximately 3-4 months to be ready. Mr. DiGiacomo stated issue with Defendant Sims' case being moved because of both of their trial schedules. Mr. Arnold advised that he will be out of the Country from July 17-26. Upon inquiry by the Court, Mr. DiGiacomo estimated two weeks for trial.

As to argument on motions set for hearing on 7/22, Mr. Hendron advised he will be in a murder trial the week of July 21, before Judge Cadish which may go beyond one week. Mr. DiGiacomo suggested that Morris motion could be done on that date and other Defendants' motions on another date. Mr. Sgro requested all Defendants' motions be heard on the same date. Court stated it will discuss schedule with Judge Cadish, and Court will move argument to the end of the following week. COURT ORDERED, Defendant Morris set for trial on August 4, with Calendar Call on July 31; argument on motions RESET to 7/31. Court stated that if any motions need to be heard prior to Calendar Call date, i.e., jury questionnaire, counsel may calendar those motions to be heard on another date.

CUSTODY

7/31/14 9:00 AM ARGUMENT ON MOTIONS (ALL DEFENDANTS)

7/31/14 9:00 AM CALENDAR CALL (MORRIS)

8/4/14 10:00 AM JURY TRIAL (MORRIS)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

July 31, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

July 31, 2014

9:00 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Carol Green
Deborah Miller

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- DEFENDANT SASHA WILLIAMS' MOTION TO SUPPRESS STATEMENTS MADE BY SASHA WILLIAMS AND REQUEST FOR HEARING PURSUANT TO JACKSON v. DENNO, 378 U.S. 368.84 S.CT 1774 (1964) DEFENDANT SASHA WILLIAMS' MOTION FOR DISCOVERY

Marc DiGiacomo, Deputy District Attorney, present on behalf of the State.

Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and Anthony Sgro, Esq.

Defendant Williams present, in custody, represented by Lance Hendron, Esq.

Defendant Range present, in custody, represented by Alzora Jackson, Esq. and Michael Hyte, Esq.

Conference at the Bench. Mr. Sgro advised that he filed a joinder to the Motion to Suppress and also filed Defendant Sim's Motion to Suppress Defendant's Surreptitiously Recorded Statement.

Mr. Hendron advised that he was given the video of interrogation two days ago and needs time to review. Court stated that a Hearing needs to be set and Court also needs to review the video. Mr. DiGiacomo advised that he is making a disk for all counsel and will provide to them. Mr. DiGiacomo also noted that joinder is late.

Mr. DiGiacomo advised that he has been informed that Defense counsel may not be ready for trial, however, State wants to preserve the Trial date. Mr. Sgro advised that he is still obtaining discovery, so he does not think he will be ready for trial in September, but he does believe he may be able to be ready close to that date. Mr. Hendron concurred and stated that discovery was requested. Ms. Jackson submitted on the record.

Mr. DiGiacomo requested that the Evidentiary Hearing be set a couple of weeks before the trial date and estimated a couple of hours. Conference at the Bench. COURT ORDERED, matter set for Evidentiary Hearing. Although the Evidentiary Hearing does not pertain to Defendant Range, Ms. Jackson requested and COURT ORDERED, that Defendant Range be transported for the hearing.

As to Discovery motion, Mr. DiGiacomo advised that he and Mr. Hendron have been discussing, and anything remaining can be argued on the date set for Evidentiary Hearing. COURT ORDERED, matter set for Status Check on same date as hearing. Court also stated that if a Motion to Continue Trial is filed it will be heard on the same date.

CUSTODY (ALL)

8/20/14 1:30 PM JACKSON v. DENNO HEARING (WILLIAMS and SIMS)...STATUS
CHECK: DISCOVERY (WILLIAMS)... MOTION TO CONTINUE TRIAL (to be filed)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

August 26, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

**August 26, 2014 9:00 AM Status Check Status Check: Jackson
v. Denno Hearing**

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Dania Batiste
Deborah Miller

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Defendant Sims present, in custody, represented by Ivette Maningo, Esq. and
Anthony Sgro, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range present, in custody, represented by Alzora Jackson, Deputy Special Public
Defender.

COURT ORDERED, matter SET for Status Check regarding scheduling a Jackson v. Denno Hearing.

CUSTODY

9/2/2014 9:00 am Status Check: Resetting of Jackson v. Denno Hearing (ALL DEFENDANTS)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

September 02, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

**September 02, 2014 9:00 AM Status Check Status Check:
Resetting of Jackson
v. Denno Hearing
(Sims and Williams)**

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Carol Green
Deborah Miller

RECORDER:

REPORTER: Sharon Howard

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- DEFENDANT SIMS' MOTION TO CONTINUE TRIAL SETTING...STATUS CHECK: RESETTING OF JACKSON v. DENNO HEARING

Pam Weckerly, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, represented by Meredith Weiner, Esq. appearing for Ivette Maningo, Esq. and Anthony Sgro, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range present, in custody, represented by Michael Hyte, Esq.
Defendant Morris present, in custody, not represented by Josh Tomsheck, Esq.

Colloquy regarding resetting of Jackson v. Denno hearing, with Ms. Weckerly requesting it be set before October 6. Upon inquiry by the Court, counsel estimated a two hour hearing. COURT ORDERED, matter set for hearing on 9/23/14.

There being no opposition, COURT ORDERED, Defendant Sims' Motion to Continue Trial is GRANTED; Calendar Call and Jury Trial for Defendant Sims and Defendant Williams are VACATED. Colloquy regarding resetting of trial for Defendant Sims and Defendant Williams, with Ms. Weckerly advising that counsel has discussed late March or early April, and estimating a 2-3 week trial. Court indicated that is a Civil Stack for the Court, however, Court will review matters that are set on that stack and trial will be reset at next hearing.

Mr. Hyte requested that calendar call and jury trial for Defendant Range be vacated as he would like to schedule Defendant Range's trial after Defendants Williams and Sims. Ms. Weckerly advised that the State would like Defendant Range to follow Defendants Williams and Sims, perhaps the first part of May. COURT ORDERED, Calendar Call and Jury Trial are VACATED and will be reset at next hearing

As to Defendant Morris, COURT ORDERED, December 8 trial date stands.

CUSTODY (ALL DEFTS)

9/23/14 10:30 AM JACKSON v DENNO HEARING (DEFTS WILLIAMS & SIMS)...
STATUS CHECK: TRIAL DATE (DEFTS WILLIAMS, SIMS & RANGE)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

September 23, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

September 23, 2014 9:00 AM All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Carol Green
Deborah Miller

RECORDER:

REPORTER: Robert Cangemi

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- JACKSON V. DENNO HEARING (SIMS & WILLIAMS)...STATUS CHECK: TRIAL SETTING

Pam Weckerly, Deputy District Attorney, present on behalf of the State.

Defendant Sims not present, represented by Ivette Maningo, Esq.

Defendant Williams not present, represented by Lance Hendron, Esq.

Based on the schedules of Court and counsel, COURT ORDERED, matter CONTINUED.

Ms. Weckerly represented that parties have agreed that Court should review the audio recording and provided it to the Court.

During Court, but after matter had been called and Ms. Weckerly, Mr. Hendron and Ms. Maningo left, Alzora Jackson and Michael Hyte, Special Deputy Public Defenders, counsel for Defendant Range, who was not present, were made an appearance and were advised of the continuance date.

CUSTODY (COC) (SIMS)
CUSTODY (WILLIAMS)

C-13-287414-2

CUSTODY (RANGE)

CONTINUED TO: 10/7/14 10:30 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

October 07, 2014

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

October 07, 2014 9:00 AM All Pending Motions

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Dania Batiste
Deborah Miller

RECORDER:

REPORTER: Robert Cangemi

PARTIES

PRESENT: Di Giacomo, Marc P. Attorney
 Hendron, Lance J, ESQ Attorney
 State of Nevada Plaintiff
 Weckerly, Pamela C Attorney

JOURNAL ENTRIES

- Also Present: Lance Hendron, Esq., for Defendant Sims; and Alzora Jackson, Esq., for Defendant Range.

Upon the Court's inquiry, counsel advised their clients are aware that the parties wish to rescheduling the hearing. Following a colloquy between the Court and counsel regarding scheduling, COURT ORDERED, Jackson v. Denno Hearing and Status Check are CONTINUED.

CUSTODY (COC)

1/6/2015 10:30 am Jackson v. Denno Hearing (Sims & Williams).....Status Check: Trial Setting

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

January 06, 2015

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

January 06, 2015 10:30 AM All Pending Motions

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Elana Graham, Deputy District Attorney, present on behalf of the State. Defendant not present in custody and represented by Alzora Jackson, Deputy Special Public Defender.

Ms. Jackson advised she has been informed Defendant refused to be transported. Upon Court's inquiry, Ms. Jackson advised parties have not discussed trial dates at this time and believes matter will have to be continued. COURT ORDERED, matter OFF CALENDAR and instructed Ms. Jackson to meet and confer with all parties to discuss trial dates and contact the Court with the agreed upon date in order for an minute order to be issued setting the trial date.

RECALLED.

Anthony Sgro Esq. and Ivette Maningo Esq. present on behalf of Defendant Sims. Lance Hendron Esq. present on behalf of Defendant Williams. Joshua Tomscheck Esq. present on behalf of Defendant Morris.

Court noted Defendants not transported for the 9:00 am calendar. Further, Court advised Ms. Jackson was previously present. Upon Court's inquiry, Mr. Sgro advised he has spoken with the State, who advised they can set the trial for any month except June. Ms. Graham confirmed the

representations. Additionally, Mr. Sgro advised the statements which are the subject of the Jackson v. Denno hearing were taken by Detective Wildemann; the Detective has a catch phrase which he uses during his interviews of "do you think I can crap a lawyer right know"; which interferes with miranda rights. Further, Mr., Sgro advised he has subpoenaed the last twenty-five (25) statements prior to these statements taken in this case from Metro; however, he received the standard response letter stating the subpoena does not comply with requirements; therefore, he would request either the State's assistance or a Court order to obtain the transcripts of these statements taken. Court stated he will issue a Court order stating that Metro is to comply with the subpoena and produce the last twenty-five (25) suspect interviews conducted by Detective Wildemann. Ms. Graham stated she believes the State will have an objection to that information. Court stated he is not ordering the State to do anything at this point; however, once the information is obtained State may make any objections at that time and they will be addressed. Colloquy regarding trial scheduling. Court instructed parties to meet and confer regarding trial dates and notify the Court of the date reached; parties may contact Court for a conference call, if needed. COURT ORDERED, matter SET for Status Check as to the Jackson v. Denno hearing in three weeks.

CUSTODY (ALL)

1/27/2015 9:00 AM STATUS CHECK: SET JACKSON V. DENNO HEARING

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

January 27, 2015

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

January 27, 2015 9:00 AM Status Check

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Tia Everett
Deborah Miller

RECORDER: Sara Richardson

REPORTER:

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Tierra Jones, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, not represented by Mr. Maningo, Esq.
Defendant Williams present, in custody, not represented by Mr. Hendron, Esq.
Defendant Range present, in custody, not represented by Mr. Schieck, Esq.
Defendant Morris present, in custody, not represented by Mr. Arnold, Esq.

Court noted counsel is currently in trial and requested matter be continued to 2/3/15 and
ORDERED, matter CONTINUED.

CUSTODY (ALL)

CONTINUED TO: 2/3/15 9:00 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

March 17, 2015

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

**March 17, 2015 9:00 AM Status Check Status Check: Set
Jackson v. Denno
Hearing**

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Andrea Natali

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:	Hendron, Lance J, ESQ	Attorney
	State of Nevada	Plaintiff
	Weckerly, Pamela C	Attorney
	Williams, Sasha	Defendant

JOURNAL ENTRIES

- LAS VEGAS METROPOLITAN POLICE DEPARTMENT'S MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMANN (DEFT. SIMS) STATE'S JOINDER TO LAS VEGAS METROPOLITAN POLICE DEPARTMENT MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMANN (DEFT. SIMS) STATUS CHECK: SET JACKSON V. DENNO HEARING (ALL DEFTS.)

APPEARANCES CONTINUED: Pamela Weckerly, Chf. Dep. D.A. present on behalf of the State; Charlotte Bible, LVMPD Asst. Gen. Counsel present on behalf of Las Vegas Metropolitan Police Department. Ivette Maningo, Esq. and Melinda Weaver, Esq. present on behalf of Deft. Sims who is present in custody; Lance Hendron, Esq. present on behalf of Deft. Williams who is present in custody; Alzora Jackson, Dep. Spcl. P.D. and Michael Hyte, Dep. Spcl. P.D. present on behalf of Deft.

Range who is present in custody; Joshua Tomsheck, Esq. present on behalf of Deft. Morris who is present in custody.

COURT NOTED, Mr. Sgro contacted the Court and counsel regarding his inability to appear. Mr. Hendron stated the parties were trying to make the 3/20/15 date work; therefore, would request an additional 30 days thereafter to set the Jackson V. Denno (JVD) Hearing. Colloquy regarding the 3/20/15 date. COURT ORDERED, Las Vegas Metro Motion and State's Joinder CONTINUED to 4/20/15 9:00 AM.

Upon Court's inquiry regarding whether the 5/18/15 date would work for the JVD hearing; Ms. Maningo requested additional time. COURT ORDERED, JVD hearing SET for 6/1/15 9:00 AM.

Colloquy regarding a trial setting in April through June of 2016; further, colloquy regarding whether the cases would be tried together or separately and the order in which the cases would be tried. Ms. Maningo stated she would like to review the minutes regarding whether Deft. Morris trial would go first. Upon Court's inquiry regarding whether there were any conflicts with counsel's schedule on the April/May and July 2016 trial stack, counsel voiced no conflicts with the stack. Ms. Jackson stated the State was requesting Deft. Morris trial go forward first. Ms. Maningo advised she had a murder trial setting on 3/14/16 and might run into the 4/18/15 trial stack. State anticipated 3 weeks for the Co-Defendants case, 1 and 1/2 weeks for Deft. Morris trial, and 1 week for Deft. Range trial. COURT ORDERED trials SET.

CUSTODY (COC) (DEFT. SIMS) // CUSTODY (DEFT. WILLIAMS, RANGE, & MORRIS)

4/20/15 9:00 AM - LAS VEGAS METROPOLITAN POLICE DEPARTMENT'S MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMAN (DEFT SIMS) STATE'S JOINDER TO LAS VEGAS METROPOLITAN POLICE DEPARTMENT MOTION FOR CLARIFICATION OF ORDER GRANTING DEFENDANT'S MOTION FOR PRODUCTION OF SUSPECT INTERVIEWS CONDUCTED BY DETECTIVE MARTIN WILDEMAN (DEFT. SIMS)

6/1/15 9:00 AM - JACKSON V. DENNO HEARING (ALL DEFTS)

4/14/16 9:00 AM - CALENDAR CALL (DEFT. MORRIS)

4/18/16 10:00 AM - JURY TRIAL (DEFT. MORRIS)

4/28/16 9:00 AM - CALENDAR CALL (DEFTS. SIMS & WILLIAMS)

5/2/16 10:00 AM - JURY TRIAL (DEFTS. SIMS & WILLIAMS)

6/23/16 9:00 AM - CALENDAR CALL (DEFT. RANGE)

6/27/16 10:00 AM - JURY TRIAL (DEFT. RANGE)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

June 16, 2015

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

June 16, 2015 9:00 AM Status Check

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, not represented by Melinda Weaver, Esq.
Defendant Williams present, in custody, represented by Lance Hendron, Esq.
Defendant Range not present, in custody, represented by Alzora Jackson, Esq.
Defendant Morris present, in custody, represented by Carl Arnold, Esq.
Charlotte Bible, LVMPD Asst. Gen. Counsel present on behalf of Las Vegas Metropolitan Police Department

STATUS CHECK: SET JACKSON V DENNO HEARING...DEFENDANT'S MOTION FOR A PROTECTIVE ORDER

Matter TRAILED and RECALLED for all parties to be present. Discussion regarding Las Vegas Metropolitan Police Department's Motion for a Protective Order. Ms. Jackson advised she has not received copies of the transcripts yet. Mr. DiGiacomo advised he was waiting for a ruling on the motion before disseminating. COURT ORDERED, motion preliminary GRANTED as to the seventeen (17) interviews; noting further discussion may be done at Jackson v Denno Hearing as well as any opposition may be filed. Court will review the one (1) interview in question and if turned over, it will be under the protective order as well. Colloquy regarding amount of time needed for Jackson v

Denno hearing. COURT FURTHER ORDERED, Jackson v. Denno SET and Status Check on motion SET.

CUSTODY(COC)

9/21/15 10:00 AM JACKSON v DENNO HEARING...STATUS CHECK: LAS VEGAS
METROPOLITAN POLICE DEPARTMENT'S MOTION FOR A PROTECTIVE ORDER(SIMS)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

January 26, 2016

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

January 26, 2016 9:00 AM All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney, present on behalf of the State.
Defendant Sims present, in custody, not represented by Ivette Maningo, Esq.
Defendant Williams present, in custody, represented by Gary Guymon, Esq.
Defendant Range not present, in custody, represented by Alzora Jackson, Esq.
Defendant Morris present, in custody.
Defendant Range not present, in custody, represented by Alzora Jackson, Deputy Special Public Defender.

LANCE J. HENDRON, ESQ.'S MOTION TO WITHDRAW AS ATTORNEY OF RECORD...STATUS CHECK: RESETTING OF THE DENNO HEARING

Application for Court Appointed Counsel FILED IN OPEN COURT.

Upon Court's Inquiry, Mr. Guymon is available for appointment. COURT ORDERED, Lance J.

Hendron's Motion to Withdraw GRANTED, Gary Guymon APPOINTED, noting appointment is necessary due to financial issue. Discussion regarding resetting of the Denno hearing. COURT ORDERED, Jackson v Denno SET.

CUSTODY

3/11/16 9:00 AM JACKSON v DENNO HEARING (ALL DEFENDANTS)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

April 13, 2016

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

April 13, 2016 10:30 AM Entry of Plea

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney, present on behalf of the State.
Pamela Weckerly, Deputy District Attorney, present on behalf of the State.
Defendant Williams present, in custody, represented by Gary Guymon, Esq.
Defendant Range present, in custody, represented by Alzora Jackson, Deputy Special Public
Defender. and Michael Hyte, Deputy Special Public Defender.

Parties requested Guilty Plea Agreement and Plea Transcript be filed under seal. COURT SO
ORDERED, noting documents may only be disclosed to counsel of remaining defendants in the case. .
NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT.
WILLIAMS ARRAIGNED AND PLED GUILTY TO COUNT 5 - CONSPIRACY TO COMMIT
ROBBERY (F), COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 7 -
ROBBERY WITH USE OF A DEADLY WEAPON (F), and COUNT 8 - ROBBERY WITH USE OF A
DEADLY WEAPON (F). Court ACCEPTED plea, and, ORDERED, matter SET for Status Check.
COURT FURTHER ORDERED, Jackson v Denno Hearing and trial dates VACATED.

CUSTODY

11/29/16 9:00 AM STATUS CHECK: SENTENCING

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

November 29, 2016

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

November 29, 2016 9:00 AM Status Check

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Guymon, Gary L. Attorney
 State of Nevada Plaintiff
 Weckerly, Pamela C Attorney

JOURNAL ENTRIES

- Tierra Jones, Deputy District Attorney, present on behalf of the State.
Defendant Williams present, in custody, represented by Lance Hendron, Esq. who was not present.
Defendant Range present, in custody, represented by Michael Hyte, Special Public Defender.

Mr. Hyte advised Mr. Hendron is not present yet. Court stated matter is on calendar for a status check, therefore, he will continue and advise Mr. Hendron when he appears today. COURT ORDERED, matter CONTINUED.

Matter recalled. Ms. Jones and defendants present. Court stated Mr. Hendron was unaware of today's court hearing, noting matter will be continued to the same date as defendant Range.

CUSTODY

CONTINUED TO: 10/03/17 9:00 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

January 17, 2017

C-13-287414-2 State of Nevada
vs
Sasha Williams

January 17, 2017 9:00 AM Motion to Set Bail

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:	Guymon, Gary L.	Attorney
	Hendron, Lance	Attorney
	Williams, Sasha	Defendant

JOURNAL ENTRIES

- Pandukht,

Ms. Pandukht advised the State will be submitting to the Court. CONFERENCE AT THE BENCH. Court stated he indicated to counsel at the bench that he assumed the State would be filing an opposition, therefore, he is not prepared to rule on the motion today. Court stated Mr. Guymon may argue today and he will rule on motion Thursday. Arguments by counsel. Ms. Guymon noted for the record that defendant's employer and family members are present today. Court requested a Pre-trial Risk Assessment be applied to defendant, as well as, counsel provide copies of the letters discussed during argument. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 1/19/17 9:00 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA****Felony/Gross Misdemeanor****COURT MINUTES****January 19, 2017**

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

January 19, 2017 9:00 AM Motion to Set Bail

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER:

REPORTER:

PARTIES

PRESENT:	Di Giacomo, Marc P.	Attorney
	Guymon, Gary L.	Attorney
	Hendron, Lance	Attorney
	State of Nevada	Plaintiff
	Williams, Sasha	Defendant

JOURNAL ENTRIES

- Mr. Guymon noted concerns as to inaccurate information on the risk assessment and argued as to bail setting. State submitted. Discussion regarding co-offenders criminal history. Statement by Ms. Jackson. Court indicated he will not grant standard bail, noting concern as to the charges. Court admonished defendant that should she post bail, she must comply with House Arrest and not flee. COURT ORDERED, motion GRANTED IN PART, bail SET at \$175,000.00 with HOUSE ARREST, noting standard House Arrest would be appropriate. State advised he received copies of letters and will provide to parties.

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

February 14, 2017

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

February 14, 2017 9:00 AM Motion

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller
 Brynn Griffiths

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:	Guymon, Gary L.	Attorney
	Hendron, Lance	Attorney
	Williams, Sasha	Defendant

JOURNAL ENTRIES

- Also present: Martina Geinzer, Esq. present on behalf of Sheriff.

Mr. Guymon argued defendant is entitled to be released, advising Court set bail at \$175,000 with condition of House Arrest three weeks ago, noting defendant posted bail , however, was denied House Arrest. Further, counsel stated the Sheriff's position is that Intensive Supervision would be appropriate. Arguments by Ms. Geinzer as to the procedures of approving House Arrest. Upon Court's inquiry, Ms. Geinzer stated reasons defendant was not approved for House Arrest. Court noted concerns as to the procedures. COURT ORDERED, Bail STANDS at \$175,000 with Intensive Supervision.

CUSTODY

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

October 03, 2017

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

October 03, 2017 9:00 AM Status Check

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Pandukht, Taleen R Attorney
 State of Nevada Plaintiff
 Williams, Sasha Defendant

JOURNAL ENTRIES

- Also present: Codefendant Range, in custody, represented by Alzora Jackson, Special Public Defender and Michael Hyte, Special Public Defender.

Ms. Jackson stated matter is on calendar for a status check, noting everything is on track. COURT ORDERED, matter CONTINUED. Court advised Ms. Williams that Court will inform Mr. Guymon of the new date.

BOND (IS) (WILLIAMS)

CUSTODY (RANGE)

CONTINUED TO: 2/13/18 9:00 AM

CLERK'S NOTE: This Minute Order was amended to reflect the correct custody status. dm 10/13/17.

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

February 13, 2018

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

February 13, 2018 9:00 AM Status Check

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:	State of Nevada	Plaintiff
	Weckerly, Pamela C	Attorney
	Williams, Sasha	Defendant

JOURNAL ENTRIES

- Also present: Deft. Range, in custody, represented by Alzora Jackson, Asst. Special Public Defender, and Michael Hyte, Special Public Defender.

COURT ORDERED, matter CONTINUED, noting Court will advise Mr. Guymon of the new date. Court stated matter will remain as a status check, however, a sentencing date can be set quickly at the next hearing if needed.

BOND (WILLIAMS)

CUSTODY (RANGE)

CONTINUED TO: 4/19/18 9:00 AM (BOTH)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor**COURT MINUTES****May 10, 2018**

C-13-287414-2 State of Nevada
vs
Sasha Williams

May 10, 2018 9:00 AM Status Check

HEARD BY: Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Deborah Miller**RECORDER:** Sara Richardson**REPORTER:****PARTIES**

PRESENT:	Guymon, Gary L. State of Nevada Weckerly, Pamela C	Attorney Plaintiff Attorney
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JOURNAL ENTRIES

- Deft. not present. Court stated there has been communication with Special Public Defender's office, noting the status check on the related case is May 23, 2018. Ms. Weckerly requested a date thereafter. COURT ORDERED, matter CONTINUED. Mr. Guymon requested defendant's presence be waived at the next hearing as he has been in good contact with her. COURT SO ORDERED.

BOND

CONTINUED TO: 6/6/18 9:30 AM

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

June 06, 2018

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

June 06, 2018 9:30 AM Status Check

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Guymon, Gary L. Attorney

JOURNAL ENTRIES

- Also present: Deft. Range, in custody, represented by Alzora Jackson, Asst. Special Public Defender. Giancarlo Pesci, Deputy District Attorney, appearing on behalf of the State.

Defendant Williams not present. Mr. Guymon advised that his understanding is Mr. Sims does not have a new trial date set yet. COURT ORDERED, matter CONTINUED, noting counsel may place back on calendar should Mr. Sims' matter get resolved. COURT FURTHER ORDERED, defendant's presence WAIVED.

BOND (WILLIAMS)
CUSTODY (RANGE)

12/05/18 9:00 AM STATUS CHECK: SENTENCING (BOTH)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

December 05, 2018

C-13-287414-2 State of Nevada
 vs
 Sasha Williams

**December 05, 2018 9:30 AM Status Check Status Check:
Sentencing**

HEARD BY: Herndon, Douglas W. **COURTROOM:** RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT:	Di Giacomo, Marc P.	Attorney
	Guymon, Gary L.	Attorney
	State of Nevada	Plaintiff
	Williams, Sasha	Defendant

JOURNAL ENTRIES

- Mr. Guymon indicated there was no PSI in the case, and requested the same sentencing date as the Co- Defendant. COURT ORDERED, matter SET for sentencing.

BOND

4/3/19 9:30 A.M. SENTENCING

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor**COURT MINUTES****April 03, 2019**

C-13-287414-2 State of Nevada
vs
Sasha Williams

April 03, 2019**9:30 AM****Sentencing****HEARD BY:** Herndon, Douglas W.**COURTROOM:** RJC Courtroom 16C**COURT CLERK:** Kory Schlitz**RECORDER:** Sara Richardson**REPORTER:****PARTIES****PRESENT:**

Di Giacomo, Marc P.	Attorney
Guymon, Gary L.	Attorney
Hendron, Lance	Attorney
State of Nevada	Plaintiff
Williams, Sasha	Defendant

JOURNAL ENTRIES

- DEFENDANT WILLIAMS ADJUDGED GUILTY of COUNT 5 - CONSPIRACY TO COMMIT ROBBERY (F), COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 7 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON (F). Mr. Di Giacomo submitted and requested the Victim Speakers go last. Statement by Defendant. Mr. Guymon argued for the Defendant to receive 5 1/2 to 12 years. Victim Speakers sworn and testified. COURT ORDERED, in addition to the \$25.00 Administrative Assessment Fee, \$250.00 Fine, \$5,000.00 Restitution to Victims of Crime payable jointly and severally with Co-Defendants and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Analysis Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 5 a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; COUNT 6 a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL

of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONSECUTIVE to COUNT 5; COUNT 7 a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONCURRENT with COUNT 5; COUNT 8 a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of FORTY-EIGHT (48) MONTHS for the Use of a Deadly Weapon, AGGREGATE TOTAL of THREE HUNDRED SIXTY (360) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS, CONCURRENT with COUNT 5; with ONE THOUSAND FOUR HUNDRED NINETY-NINE (1,499) DAYS credit for time served. The AGGREGATE TOTAL sentence is FOUR HUNDRED THIRTY-TWO (432) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF ONE HUNDRED TWENTY (120) MONTHS. COURT FURTHER ORDERED, portions of the transcripts regarding the proffer are SEALED. BOND, if any, EXONERATED.

NDC

Def. Counsel(s): SIMS – IVETTE MANINGO, ESQ.
 WILLIAMS – LANCE HENDRON, ESQ.
 RANGE – DAVID SCHIECK, ESQ.
 MORRIS – PATRICIA PALM, ESQ.

WARRANT (1 WEEK):

SIMS –

WILLIAMS –

RANGE –

MORRIS –

> NOBail

2/21 9 DC3

DEFT'S ARE IN CUSTODY @ CCDC (13F00482A-D – PH 2/15 IN JC 11)

Exhibits:

- | | |
|------------------------|-------------------------|
| 1. Proposed Indictment | 10. Information |
| 2. Photo | 11. Photo |
| 3. Photo | 12. Photo |
| 4. Photo | 13. Photo |
| 5. Photo | 14. Photo |
| 6. Photo line-up | 15. Photo |
| 7. Photo line-up | 16. Photo |
| 8. Information | 16a. Photo |
| 9. Information | 17. Voluntary Statement |

Exhibit 1 - 17 are to be lodged with the Clerk of the Court.

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Certification of Copy

State of Nevada }
County of Clark } SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT
DOCKET ENTRIES; JUDGMENT OF CONVICTION (PLEA OF GUILTY); DISTRICT COURT
MINUTES; EXHIBITS LIST

STATE OF NEVADA,

Plaintiff(s),

vs.

SASHA WILLIAMS,

Defendant(s).

Case No: C-13-287414-2

Dept No: III

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto
Set my hand and Affixed the seal of the
Court at my office, Las Vegas, Nevada
This 9 day of May 2019.

Steven D. Grierson, Clerk of the Court



Heather Ungermann, Deputy Clerk

