	NOAS ORIGINAL FILED IN OPEN COURT
1	I STEVEN D. GRIEDSON
2	c/o Clark County Detention Center CLERK OF THE COURT
3	330 South Casino Center Blvd. Las Vegas, NV 89101 MAY 15 2019
4	BY, Electronically Filed
5	district court Approvation of the county, nevada Elizabeth A. Brown Clark of Supreme Court
6	Clerk of Supreme Court
7	THE STATE OF NEVADA,
8	Plaintiff, CASE NO. C-15-309820-1
9	v. DEPT. NO. 3
10	LEONARD RAY WOODS,
11	Defendant.)) NOTICE OF APPEAL
12	
13	TO: THE STATE OF NEVADA
14	STEVE WOLFSON, DISTRICT ATTORNEY, CLARK COUNTY, NEVADA and DEPARTMENT NO. III OF THE EIGHTH JUDICIAL DISTRICT
15	COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK.
16	NOTICE is hereby given that Defendant, Leonard Ray
17	Woods, presently incarcerated in the Nevada State Prison, appeals
18	to the Supreme Court of the State of Nevada from the judgment
19	entered against said Defendant on the 28 day of MARCH ,
20	2019, whereby he was convicted of 14 degree murder w/ deadly w
21 22	2019, whereby he was convicted of 14 degree murder w/ deadly w weapon, possession of firearm by prohibited person, open and gross tenders, capturing images
22	tendness, capturing images
24	DATED this 15 day of MA, 2019.
25	· ·
26	
27	By: J. M. WALL
28	By: UEONARD RAY WOODS

Electronically Filed 5/20/2019 10:45 AM Steven D. Grierson CLERK OF THE COURT

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

STATE OF NEVADA,

Plaintiff(s),

VS.

LEONARD RAY WOODS,

Defendant(s),

Case No: C-15-309820-1

Dept No: III

CASE APPEAL STATEMENT

1. Appellant(s): Leonard Ray Woods

2. Judge: Douglas W. Herndon

3. Appellant(s): Leonard Ray Woods

Counsel:

Darin F. Imlay, Public Defender 309 S. Third St., Suite 226 Las Vegas, NV 89155

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101

C-15-309820-1 -1-

Case Number: C-15-309820-1

1	1 (702) 671-2700	
2 3	Permission Granted: N/A	
4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A	
5	6. Has Appellant Ever Been Represented by Appointed C	Counsel In District Court: Yes
6 7	7. Appellant Represented by Appointed Counsel On App	eal: N/A
8	8 Appellant Granted Leave to Proceed in Forma Pauperi	s: N/A
9	0 Data Commanded in District Court: October 2, 2015	
10	10. Brief Description of the Nature of the Action: Crimina	1
11	Type of Judgment or Order Being Appealed: Judgmen	t of Conviction
12	2 11. Previous Appeal: Yes	
13	Supreme Court Docket Number(s): 78344	
14	4 12. Child Custody or Visitation: N/A	
15	Dated This 20 day of May 2019.	
16	Steven D. Griers	son, Clerk of the Court
17		
19	/s/ Heather Ung	
20	200 Lewis Ave	nn, Deputy Clerk
21	PO Box 551601 Las Vegas, Neva	nda 89155-1601
22	(702) 671-0512	
23	23	
24	14	
25	cc: Leonard Ray Woods Darin F. Imlay, Public Defender	
26		
27	27	

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CASE SUMMARY CASE No. C-15-309820-1

State of Nevada **Leonard Woods**

Location: Department 3 Judicial Officer: Herndon, Douglas W. Filed on: 10/02/2015

Case Number History: Cross-Reference Case C309820

Number:

Defendant's Scope ID #: 1901705 ITAG Booking Number: 1500035037 ITAG Case ID: 1711573 Lower Court Case # Root: 15F11579 Lower Court Case Number: 15F11579X Metro Event Number: 1508053825

CASE INFORMATION

Ott-	n co	Statuta	Dog	Data	Coso Trans	Folony/C	es Misdomaan
Offense Jurisdiction: District Court		Statute	Deg	Date	Case Type:	reiony/Gro	ss Misdemeanor
1.	FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON PCN: 0025576603 ACN: 1508053825	200.010	F	08/05/2015	Case Status:	05/17/2019	Closed
2.	Arrest: 08/06/2015 MET - Metro CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON	200.604.3a	G	03/09/2015			
	Filed As: PEEPING OR SPYING THROUGH A WINDOW, DOOR, OR OTHER OPENING OF DWELLING OF ANOTHER WHILE IN	G	10/6/20	15			
3.	CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON	200.604.3a	G	03/23/2015			
4.	OPEN OR GROSS LEWDNESS	201.210.1a	G	07/17/2015			
	Filed As: PEEPING OR SPYING THROUGH A WINDOW, DOOR, OR OTHER OPENING OF DWELLING OF ANOTHER WHILE IN	G	10/6/20	15			
5.	POSSESSION OF FIREARM BY EXFELON	202.360.1	F	07/17/2015			
	Filed As: PEEPING OR SPYING THROUGH A WINDOW, DOOR, OR OTHER OPENING OF DWELLING OF ANOTHER WHILE IN	G	10/6/20	15			
6.	POSSESSION OF FIREARM BY EXFELON	202.360.1	F	07/17/2015			
	Filed As: CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON	G	10/6/20	15			
7.	PEEPING OR SPYING THROUGH A WINDOW, DOOR, OR OTHER OPENING OF DWELLING OF ANOTHER WHILE IN	200.603.2b	G	04/21/2015			
8.	OPEN OR GROSS LEWDNESS	201.210.1a	G	07/17/2015			
9.	OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON	202.360.1	F	07/17/2015			
10.	OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON	202.360.1	F	07/17/2015			

Statistical Closures

Jury Trial - Conviction - Criminal 05/17/2019

> CASE ASSIGNMENT DATE

> > **Current Case Assignment**

Case Number C-15-309820-1 Court Department 3

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE No. C-15-309820-1 07/01/2017 Herndon, Douglas W.

Date Assigned Judicial Officer

	PARTY INFORMATION		
Defendant	Woods, Leonard Ray	Lead Attorneys Public Defender Retained	
Plaintiff	State of Nevada	702-455-4685(W) Wolfson, Steven B 702-671-2700(W)	
DATE	EVENTS & ORDERS OF THE COURT	INDEX	

DATE	EVENTS & ORDERS OF THE COURT
	EVENTS
10/02/2015	Criminal Bindover Packet Las Vegas Justice Court
10/06/2015	Reporters Transcript Reporter's Transcript of Waiver of Preliminary Hearing 10-02-15
10/06/2015	1 Information
10/09/2015	Media Request and Order Media Request And Order Allowing Camera Access To Court Proceedings.
10/26/2015	Media Request and Order Media Request And Order Allowing Camera Access To Court Proceedings
12/08/2015	Motion to Continue Motion To Continue Trial Date
12/10/2015	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses
12/15/2015	Response State's Response to Defendant's Motion to Continue Trial Date
03/15/2016	Motion Motion To Compel Production Of Discovery
03/15/2016	Motion to Suppress Motion To Suppress Statements For Fifth Amendment Violation
03/16/2016	Motion to Continue Motion To Continue Trial Date
05/05/2016	Opposition State's Opposition to Defendant's Motion to Suppress Statements for Fifth Amendment Violation
05/11/2016	Response State's Response to Defendant's Motion to Compel Discovery

CASE SUMMARY CASE NO. C-15-309820-1

	Child 10. 6 16 600020 1
06/29/2016	Motion Motion to Dismiss Counsel and Appointment of Alternate Counsel
11/21/2016	Motion Motion To Dismiss Counsel And Appointment Of Alternate Counsel
11/21/2016	Petition Petition For Writ Of Mandamus
07/01/2017	Case Reassigned to Department 3 Homicide Case Reassignment to Judge Douglas W. Herndon
10/25/2017	Motion to Dismiss Counsel Party: Defendant Woods, Leonard Ray Motion to Dismiss Counsel and Appointment of Alternate Counsel
12/20/2017	Notice of Witnesses and/or Expert Witnesses Filed By: Plaintiff State of Nevada State's Amended Notice of Witnesses (NRS 174.234(1)(a))
12/29/2017	Supplemental Witness List Filed by: Plaintiff State of Nevada Supplemental Notice of Expert Witnesses
08/21/2018	Motion Filed By: Defendant Woods, Leonard Ray Proper Motion to Proceed Pro Se
09/12/2018	Document Filed Courtesy Notice
09/12/2018	Certificate of Mailing
09/12/2018	Motion Motion to Proceed as Attorney-in-Fact of Record
09/12/2018	Motion for Discovery Motion for Discovery (Pursuant to NRS 174.235)
09/12/2018	Motion to Sever
09/12/2018	Order Filed By: Defendant Woods, Leonard Ray Order To File Declaration of Counsel Under Seal
09/12/2018	Order Filed By: Defendant Woods, Leonard Ray Order Authorizing Standby Counsel To Provide Writing Materials to Pro Per Defendant Leonard Woods (ID #1901705)
09/12/2018	Order Filed By: Defendant Woods, Leonard Ray

CASE SUMMARY CASE No. C-15-309820-1

	CASE NO. C-15-309820-1
	Order To File Ex Parte Order Under Seal
09/12/2018	Order Filed By: Defendant Woods, Leonard Ray Order To File Ex Parte Order Under Seal
09/12/2018	Order Filed By: Defendant Woods, Leonard Ray Order Authorizing Standby Counsel To Bring Digitally-Stored Case Materials Into The Clark County Detention Center
09/12/2018	Order Filed By: Defendant Woods, Leonard Ray Order To File Declaration of Counsel Under Seal
09/13/2018	Filed Under Seal Filed By: Defendant Woods, Leonard Ray Ex Parte, Sealed Order for the Arizona Department of Child Safety to Produce Any and All Records Related to Accusations and/or Investigations into Incidents of Child Abuse/Neglect by Either Josie Jones and/or Anthony Leal by Divina Leal for in Camera Inspection by the Court.
09/13/2018	Filed Under Seal Filed By: Defendant Woods, Leonard Ray Ex Parte, Sealed Order for the Department of Family Services to Produce and All Records Related to Accusations and/or Investigations into incidents of Child Abuse/Neglect by Either Josie Jones or Anthony Leal by Divina Leal for in Camera Inspection by the Court
09/13/2018	Filed Under Seal Filed By: Defendant Woods, Leonard Ray Declaration of Counsel in Support of Request for Attached Proposed, Ex Parte, Sealed Order for the Department of Family Services to Produce Any and All Records Related to Accusations and/or Investigations Into Incidents of Child Abuse/Neglect by Either Josie Jones or Anthony Leal by Divina Leal for Camera Inspections by the Court
09/13/2018	Filed Under Seal Filed By: Defendant Woods, Leonard Ray Declaration of Counsel in Support if Request for Attached Proposed, Ex Parte, Sealed Order for the Arizona Department of Child Safety to Produce Any and All Records Related to Accusations and/or Investigations into Incidents of Child Abuse/Neglect Either Josie Jones and/or Anthony Leal by Divina Leal for in Camera Inspection by the Court
09/26/2018	Notice Defendant's Pro Per Judicial Notice of My Consent Decree Settlement
09/26/2018	Motion to Suppress Defendant's Pro Per Motion to Suppress Contents of Search of Cell Phone
09/26/2018	Motion to Dismiss Defendant's Pro Per Motion to Dismiss the Charges of Ownbership or Possesion of Firearm by Prohibited Person
09/26/2018	Motion to Suppress Defendant's Pro Per Motion to Suppress Arrest
10/01/2018	Opposition

CASE SUMMARY CASE No. C-15-309820-1

	CASE NO. C-15-309820-1
	Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Suppress Arrest
10/01/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion for Discovery
10/01/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Dismiss the Charges of Ownership or Possession of Firearm by Prohibited Person
10/02/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Sever
10/03/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Suppress Contents of Search of Cell Phone
10/10/2018	Motion Defendant's Pro Per Motion to Dismiss Murder Charge
10/10/2018	Motion Defendant's Pro Per Motion to Review Officers Files
10/11/2018	Request Filed by: Defendant Woods, Leonard Ray Request To File Order To Transport Leonard Woods To The Clark County Office of the Public Defender Under Seal
10/11/2018	Request Filed by: Defendant Woods, Leonard Ray Request To File Ex Parte Application and Order For Transport Under Seal
10/12/2018	Filed Under Seal Filed By: Defendant Woods, Leonard Ray Order to Transport Leonard Woods to The Clark County Office of The Public Defender
10/12/2018	Filed Under Seal Filed By: Defendant Woods, Leonard Ray Ex Parte Application and Order for Transport Under Seal
10/17/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Review Officers' Files
10/17/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Dismiss Murder Charge
10/24/2018	Notice of Witnesses Defendant's Notice of Witnesses, Pursuant to NRS 174.234
	·

CASE SUMMARY CASE No. C-15-309820-1

	CASE No. C-15-309820-1
10/24/2018	Motion to Dismiss Motion to Dismiss Counts 2-7
10/24/2018	Motion Motion for Bail Hearing
10/25/2018	Order Filed By: Plaintiff State of Nevada Order Granting and Denying Defendant's Pro Per Motions
10/31/2018	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Dismiss Counts 2-7
11/01/2018	Motion Motion to Clarify Ruling
11/01/2018	Motion Motion for Evidentiary Hearing
11/01/2018	Document Filed Introduction of Evidence
11/07/2018	Receipt of Copy Filed by: Defendant Woods, Leonard Ray Receipt Of Copy
11/08/2018	Motion to Continue Motion to Continue
03/07/2019	Motion to Dismiss Defendant's Pro Per Motion to Dismiss Open Murder Charge
03/14/2019	Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion to Dismiss Open Murder Charge
03/15/2019	Objection Filed By: Plaintiff State of Nevada State's Objection to Certain Items of Evidence or Testimony Which May Be Offered by the Defendant
03/18/2019	Notice of Witnesses and/or Expert Witnesses Filed By: Plaintiff State of Nevada State's Second Amended Notice of Witnesses
03/19/2019	🚺 Jury List
03/25/2019	₹ Verdict
03/25/2019	Amended Information
	·

CASE SUMMARY CASE NO. C-15-309820-1

	CASE 110. C-13-30/020-1
03/25/2019	Instructions to the Jury
03/25/2019	Amended Jury List
03/26/2019	☐ Instructions to the Jury
03/26/2019	Special Verdict Form
03/27/2019	₹ Verdict
03/27/2019	☐ Instructions to the Jury
03/27/2019	Order for Production of Inmate
04/30/2019	FSI PSI
05/15/2019	Notice of Appeal (criminal) Notice of Appeal
05/17/2019	Judgment of Conviction Judgment of Conviction
05/20/2019	Case Appeal Statement Case Appeal Statement
03/25/2019	DISPOSITIONS Disposition (Judicial Officer: Herndon, Douglas W.) 7. PEEPING OR SPYING THROUGH A WINDOW, DOOR, OR OTHER OPENING OF DWELLING OF ANOTHER WHILE IN Amended Information Filed/Charges Not Addressed PCN: Sequence:
	8. OPEN OR GROSS LEWDNESS Amended Information Filed/Charges Not Addressed PCN: Sequence:
	9. OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON Amended Information Filed/Charges Not Addressed PCN: Sequence:
	10. OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON Amended Information Filed/Charges Not Addressed PCN: Sequence:
03/26/2019	Disposition (Judicial Officer: Herndon, Douglas W.) 5. POSSESSION OF FIREARM BY EXFELON Guilty PCN: Sequence: 6. POSSESSION OF FIREARM BY EXFELON
	6. POSSESSION OF FIREARM BY EXFELON Guilty PCN: Sequence:

CASE SUMMARY CASE NO. C-15-309820-1

HEARINGS

10/06/2015



🚺 Initial Arraignment (10:00 AM) (Judicial Officer: De La Garza, Melisa)

Plea Entered;

Journal Entry Details:

Information FILED IN OPEN COURT. DEFT. WOODS ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. Ms. Fleck advised the Court that the State is INVOKING its right to a speedy trial. Counsel requested this matter be referred up to the assigned Department for a trial setting, COURT SO ORDERED. CUSTODY 10/20/15 8:30 AM TRIAL SETTING:

10/20/2015



Trial Setting (8:30 AM) (Judicial Officer: Leavitt, Michelle)

MINUTES

Trial Date Set;

Journal Entry Details:

Matter TRAILED and RECALLED for all parties to appear. Ms. Fleck advised State will move to invoke the 60 day rule, further noting State is not seeking the death penalty, however, State is prepared to go forward with trial, and discovery has been provided to defense. Additionally, there is no withstanding evidence or forensic evidence to wait on, Deft. had turned himself in to police after alleged murder, and State will request to go forward with trial as soon as possible. Ms. Murray advised defense had waived and still has a number of witnesses, there is still mitigating evidence defense is working on and preparation needed for a penalty phase of the trial. Ms. Murray advised defense will do the best they can to be ready. COURT ORDERED, trial date SET within 60 days. Ms. Fleck advised State has a victim witness who allegedly saw the incident involving her mother, and State wants to resolve the case in a speedy fashion to help this victim heal, as State has a legitimate concern with this victim. SO NOTED. CUSTODY 12/17/15 8:30 A.M. CALENDAR CALL 1/05/16 1:30 P.M. TRIAL BY JURY:

SCHEDULED HEARINGS

Calendar Call (12/17/2015 at 8:30 AM) (Judicial Officer: Leavitt, Michelle) CANCELED Jury Trial (01/05/2016 at 1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge

12/17/2015

Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)

MINUTES

Vacated and Reset:

SCHEDULED HEARINGS

Calendar Call (03/22/2016 at 8:30 AM) (Judicial Officer: Leavitt, Michelle) CANCELED Jury Trial (03/29/2016 at 1:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge

Hearing (12/17/2015 at 10:47 AM) (Judicial Officer: Leavitt, Michelle) Young Hearing

12/17/2015

Motion to Continue Trial (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Defendant's Motion to Continue Trial Date Granted;

12/17/2015



All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Matter Heard;

Journal Entry Details:

CALENDAR CALL...DEFT'S MOTION TO CONTINUE TRIAL DATE Ms. Murray argued in support of trial continuance; and further noted defense is not trying to delay the case, as there is a large amount of work to be done, including forensic data to go through, and noticing witnesses. Additionally, there have been 30 new witnesses that have come up in the last 7 days, and defense is up to 45 witnesses now to work on in this case. Mr. Rogan advised there is a 17 year old victim, and nothing is outstanding with the State. Mr. Rogan added State understands defense just needs to investigate; however, State will ask for defense to make priority, for this matter to remain on top of the list, and for the case to be set on the next trial stack. Ms. Murray advised she will be announcing ready on another trial before Department 9, and she has

CASE SUMMARY CASE NO. C-15-309820-1

another trial scheduled where a Deft. had invoked in a few other cases. SO NOTED. COURT ORDERED, Motion GRANTED; trial date VACATED AND RESET. CUSTODY 3/22/16 8:30 A.M. CALENDAR CALL 3/29/16 1:30 P.M. TRIAL BY JURY:

12/17/2015

Hearing (10:47 AM) (Judicial Officer: Leavitt, Michelle)

Young Hearing Matter Heard:

01/05/2016

CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle)

Vacated - per Judge

03/22/2016

Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle)

MINUTES

Vacated and Reset;

SCHEDULED HEARINGS

Status Check: Reset Trial Date (05/12/2016 at 8:30 AM) (Judicial Officer: Leavitt,

Michelle)

03/22/2016

Motion to Continue Trial (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Defendant's Motion To Continue Trial Date

MINUTES

Granted:

SCHEDULED HEARINGS



All Pending Motions (03/22/2016 at 8:30 AM) (Judicial Officer: Leavitt, Michelle)

03/22/2016

All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Matter Heard;

Journal Entry Details:

CALENDAR CALL...DEFT'S MOTION TO CONTINUE TRIAL DATE Ms. Murray requested a trial continuance. Ms. Fleck submitted to Court's discretion, and noted State has a substantial reason to expedite and invoke speedy trial right, further noting there is a younger victim, being the daughter of decedent, who witnessed her mother's death, and the victim's healing process is difficult. COURT ORDERED, Motion to continue trial date GRANTED; trial date VACATED AND RESET. At request of defense counsel, COURT ADDITIONALLY ORDERED, matter SET for status check; all upcoming pre-trial motions RESET. CUSTODY 4/07/16 8:30 A.M. STATUS CHECK: RESET TRIAL DATE...DEFT'S MOTION TO COMPEL PRODUCTION OF DISCOVERY...DEFT'S MOTION TO SUPPRESS STATEMENTS FOR FIFTH AMENDMENT VIOLATION;

THE THE MILE OF THE PROPERTY O

03/29/2016 | CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle)

Vacated - per Judge

05/12/2016 **Motion to Compel** (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Defendant's Motion To Compel Production Of Discovery

Stipulation of Counsel Granted in Part;

05/12/2016 | **Motion** (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Defendant's Motion To Suppress Statements For Fifth Amendment Violation

Stipulation of counsel Granted in Part;

05/12/2016 | Status Check: Reset Trial Date (8:30 AM) (Judicial Officer: Leavitt, Michelle)

MINUTES

Stipulation of Counsel Trial Date Set;

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY

CASE No. C-15-309820-1

SCHEDULED HEARINGS

Calendar Call (01/17/2017 at 8:30 AM) (Judicial Officer: Leavitt, Michelle)

05/12/2016

All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle)
Matter Heard;
Journal Entry Details:

Ms. Fleck not present. DEFT'S MOTION TO SUPPRESS STATEMENTS FOR FIFTH AMENDMENT VIOLATION Ms. Murray advised she spoke with State, and representations were made that State intends to concede to suppressing statements from Page 18, and forward. Thereafter, defense requested Court to address lines 1-17, further noting defense will submit or the pleadings. Mr. Rogan submitted; and suggested that parties enter a written stipulation on this issue. Court stated it can rule on this today. COURT ORDERED, Motion GRANTED IN PART as to statements on page 18 through conclusion to be suppressed; and Motion DENIED IN PART as to statements from pages 1-17. DEFT'S MOTION TO COMPEL PRODUCTION OF DISCOVERY COURT ORDERED as follows: 1. INTERVIEWS OF AND STATEMENTS ATTRIBUTED TO DEFENDANT - MOTION GRANTED consistent with NRS 174.235. 2. INTERVIEWS OF AND STATEMENTS ATTRIBUTED TO STATE'S WITNESSES - MOTION GRANTED as to extent as required by statute. 3. INCONSISTENT STATEMENTS - MOTION GRANTED IN PART AND DENIED IN PART; if the statement is material and it is inconsistent as to credibility of witness and it is made by prosecutor or their agent, the Motion is GRANTED as to that. 4. WITNESS BENEFITS OR ASSISTANCE - MOTION GRANTED, anything other than what is statutorily required. Court made inquiries about No. 5. Ms. Murray indicated defense wants to know what Victim Witness office did as to any assistance of moving the witness out-of-state, and anything continued since that point. Mr. Rogan advised State will look into this one further. 5. VICTIM WITNESS OFFICE - MOTION GRANTED to extent the information exists. 6. WITNESS CRIMINAL HISTORY, IMPEACHMENT EVIDENCE -MOTION GRANTED as to prior felony information and any crimes of moral turpitude. 7. POLICE REPORTS, NOTES, BODY CAMERAS, VIDEOS AND OTHER DOCUMENTS -MOTION GRANTED pursuant to NRS 174.2135. 8. IDENTIFICATION - MOTION GRANTED to extent it is required as to NRS 174.235. Court noted Motion No. 9 was broad. Ms. Murray stated there was media broadcast and Crime Stoppers request made as to alleged incident, and defense is requesting additional information in correspondence through the District Attorney's office, from the news outlet. Upon Court's inquiry, Court confirmed defense is asking for any information by the public which may have gone to the District Attorney's office, after the media broadcast was done. Mr. Rogan stated he believes this information is privileged, if it is Crime Stoppers. Ms. Murray requested information to be provided to Court in-camera for further review and for relevancy. 9. MEDIA INVOLVEMENT - MOTION GRANTED. Court advised State if this is a problem with privilege, submit the information to Court in-camera. 10. EXCULPATORY EVIDENCE AND ALTERNATE SUSPECTS - MOTION GRANTED as required by law. 11. CHAIN OF CUSTODY - MOTION GRANTED. 12. EXPERT NOTES, TESTING AND REPORTS - MOTION GRANTED to extent it is required by NRS 174.235. 13. FORENSIC LAB INFORMATION - MOTION GRANTED as required by Brady. Court addressed No. 14; and Ms. Murray clarified defense is requesting call information from the cell towers, further noting she has not seen any of the data by the District Attorney, and State had retained an expert, to which defense has not seen the information, and is seeking access, if it exists in order to turn it over to defense experts. Mr. Rogan advised if State uses the information, it will turn it over to defense, including if the information is exculpatory. Following arguments, Court advised defense counsel the information can be not relevant as well. 14. ELECTRONIC COMMUNICATIONS AND TRACING DATA - MOTION GRANTED to extent it is required by NRS 174.235. On No. 15, Court asked if CPS got involved. Ms. Murray indicated yes, and letters from Family Court were received, including information on proceedings which took place in July, to which defense believes an investigation was done at some point and there has to be something. Additionally, the information was transferred from another state. Mr. Rogan advised State will pull it, for review, and if necessary, provide it to Court. Further discussions as to requests in No.'s 15, 16, 17 and 18. Arguments by counsel as to no mechanism here to obtain information due to witness in question being in the care and custody by District Attorney. Arguments by State as to privileged information being sought. 15. CHILD PROTECTIVE SERVICES RECORDS AND REPORTS - State to provide the information to Court for in-camera, if available or if it exists. 16. SOCIAL WORKERS AND CASE WORKERS - State to provide any information to Court for in-camera, if available or if it exists. 17. MENTAL HEALTH - State to provide any information to Court for in-camera, if available or if it exists. 18. PRIOR ALLEGATIONS OF SEXUAL MISCONDUCT - Defense to submit a Court order once defense determines what county in Arizona the information is being sought from. Defense to prepare the order. STATUS CHECK: RESET TRIAL DATE Mr. Rogan advised he does not have Ms. Fleck's trial schedule right now; and requested to obtain it,

CASE SUMMARY CASE NO. C-15-309820-1

including trial schedule from Clerk. COURT SO ORDERED. Ms. Murray indicated defense may not be ready due to the ongoing active investigation, no information on State's experts having been received yet, and also due to not having crime scene analysis information yet. Matter TRAILED and RECALLED. Ms. Fleck is now present in Court. COURT ORDERED, trial date RESET. Ms. Fleck advised State is preserving right to speedy trial, further noting State is okay with resetting of trial to January, and will request trial to go forward. SO NOTED. CUSTODY 1/17/17 8:30 A.M. CALENDAR CALL 1/23/17 1:30 P.M. TRIAL BY

07/21/2016



Motion to Dismiss (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Defendant's Motion to Dismiss Counsel and Appointment of Alternate Counsel

MINUTES

Hearing Set;

Journal Entry Details:

Court stated it reviewed the Motion; and asked Deft. if he had anything to add. At request of Ms. Murray, COURT ORDERED, case TRAILED to the end of the calendar, as Deft. is seeking to raise additional issues. CASE RECALLED. State was excused by Court, including the public. COURT ORDERED, case will proceed further with a hearing which has been ORDERED SEALED by the Court. 11:28 A.M.-- CASE RECALLED after the sealed hearing. Ms. Fleck is now present on behalf of State of Nevada. Court advised Ms. Fleck Deft. is seeking to represent himself, and Court is scheduling a faretta canvass. COURT ORDERED, hearing SET. CUSTODY 7/28/16 8:30 A.M. FARETTA CANVASS;

SCHEDULED HEARINGS



Taretta Canvass (07/28/2016 at 8:30 AM) (Judicial Officer: Leavitt, Michelle)

07/21/2016



Hearing (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Matter Heard:

07/28/2016



Service : Faretta Canvass (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Off Calendar;

Journal Entry Details:

Ms. Murray thanked the Court for continuing the case one week; and stated Deft. would prefer to have different counsel, however, he is not interested in proceeding forward with the Faretta Canvass. Upon Court's inquiry, Deft. confirmed he does not want to proceed forward with the canvass. Court advised Deft. his attorneys are going to remain on the case, as there is no basis to dismiss Mr. Savage or Ms. Murray. Deft. acknowledged. COURT ORDERED, matter OFF CALENDAR. CUSTODY:

12/13/2016



Motion (8:30 AM) (Judicial Officer: Leavitt, Michelle)

Defendant's Pro Per Motion To Dismiss Counsel and Appointment of Alternate Counsel. Hearing Set; Defendant's Pro Per Motion to Dismiss Counsel and Appointment of Alternate Counsel

Journal Entry Details:

Court stated it had read Defendant's motion and inquired if he had anything to add. Ms. Murray stated if Defendant is going to get into the facts of the case, she would request that it be handled the matter in the process of a Young hearing. Court stated it had read the pleading and ORDERED, Motion DENIED. Ms. Murray stated it also was not clear from a reading of Defendant's motion if he was asking to Faretta and requested that the Court clarify if that is Defendant's request. Upon Court's inquiry, Defendant indicated he would like to represent himself if that is what it takes to remove present counsel. Accordingly, COURT ORDERED, matter SET for Faretta Canvass hearing. 12/20/16 8:30 AM FARETTA CANVASS CLERK'S NOTE: The minutes for this hearing have been prepared by a review of the JAVS recording. (tmj:12/22/16);

12/20/2016



Taretta Canvass (8:30 AM) (Judicial Officer: Leavitt, Michelle)

MINUTES

Set Status Check;

Journal Entry Details:

Court TRAILED and RECALLED matter. Upon Court's inquiry, Deft. stated the Faretta

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canvass may not have to be done, and further stated he did not kill anybody. Ms. Murray advised both defense counsels for Deft. are still attorneys of record; and requested a hearing pursuant to Young. Ms. Murray added if Deft. wants to talk, he should not be heard in specific areas of the case, as he may be exposing himself on some information. Deft. made statements to Court. Court advised Deft. all parties are here to talk about whether he wants to represent himself in this matter. Court stated it was going to deny Deft's motion to dismiss his attorneys; and asked Deft. if he wants to represent himself. Deft. stated no. Court advised Deft. if he wants to talk, the Court will be happy to hear what he wants to say, however, his attorneys are telling him not to say anything, and this Court is trying to protect his rights. Deft. made further statements to Court; and stated they are trying to charge him with pictures from his cell phone without a warrant, and use them against him. Ms. Murray noted defense discussed the issues with Deft. Court advised Deft. he had the opportunities to discuss with his lawyers, and the lawyers are giving him certain advice, and it appears he does not like the advice. Deft. stated no and that was not it, as it is a different scenario, and when his attorneys see him, he has no say in his case. Deft. also stated the video interview is missing. Ms. Murray clarified the previous motion to suppress statements was granted by Court. Deft. clarified the Court granted it and denied it, and the video was not presented to the Court. Ms. Murray stated the video does not exist, it was represented as a body cam, the parties have not resolved anything, and State stands by their representations about it. Ms. Fleck advised State has looked and there is no body cam. Deft. stated there is an interview with police. Ms. Fleck advised the information may be suppressed. Court noted it already determined the statements are not coming in. Ms. Fleck assured State will look in the case file to check again, and State would also have to look at the discovery. Court noted if there is a video of interview, this needs to be turned over. Deft. stated his attorneys have no evidence for him. Mr. Savage moved for a continuance of this case for further investigation to be done for trial. Discussions were made as to Mr. Savage's scheduling conflicts in January, 2017. Ms. Fleck opposed the continuance; and argued State is ready for trial, and does not know if the program which Mr. Savage is involved in, trumps trial in this case. Following discussions, Court advised Deft. State has their theory of the case; the State is allowed to say the theory in open Court, and Deft. is allowed to say that this did not happen, at time of trial. Ms. Fleck advised the alleged victim's daughter moved back to Las Vegas, for this case, State has every piece of evidence, and as to the video, the State does not know yet; however, there is no reason that trial should be continued again further. Arguments by Ms. Murray as to this being a first degree murder case, two different incidents needing to be investigated, forensic data being sought by defense, the surviving juvenile victim allegedly having made false accusations against other men, defense needing to go to Court out-of-state regarding the juvenile victim to seek additional records, and defense seeking to cross examine. Ms. Murray further argued regarding defense having informed State about where defense is at, this matter needing to have a penalty phase after the first phase, mitigation work requiring a lot of time and work, defense working very diligently, there having been issues compounded due to the attorney-client relationship being difficult, this having hindered defense counsel's ability to work on the case with Deft, defense not being able to say they would be ready for trial next month, and the defense being utterly ineffective if trial is to go forward in January, 2017. Upon Court's inquiry as to how much time is needed, Ms. Murray requested a status check hearing to provide updates, and due to defense having to deal with getting information outside the jurisdiction. Court stated it will not continue this case for another year. Ms. Murray advised subpoenas were sent out of the jurisdiction for requested records, and there was no Court order. Court stated it will give defense a Court order for records. Discussions regarding defense seeking criminal background information of decedent. Court stated it cannot figure out why this is relevant; and asked defense if a written motion can be prepared for the Court. Ms. Murray advised there is no solid information, defense believes there is good faith, she could not put a declaration together as she is not required to disclose the defense theory to State, however, she can prepare a sealed affidavit for Court. Mr. Rogan argued he would like to know or have Court inquire what has been done, and he is fine about the sealed affidavit, however, State has seen other cases in serious nature go to trial in less time, than this case. Ms. Murray clarified it has been 13 months. Further arguments by State. COURT ORDERED, matter SET for status check at time of Calendar Call. Court advised defense counsel to be prepared on telling this Court how long is needed for the trial continuance. Thereafter, Court stated this case has to go to trial at some point. CUSTODY STATUS CHECK: DEFT'S REQUEST TO CONTINUE TRIAL DATE 1/17/17 8:30 A.M. CALENDAR CALL 1/23/17 1:30 P.M. TRIAL BY JURY;

SCHEDULED HEARINGS

Status Check (01/17/2017 at 8:30 AM) (Judicial Officer: Leavitt, Michelle) Status Check: Deft's Request To Continue Trial Date

01/17/2017

Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle) Set Status Check;

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01/17/2017

Status Check (8:30 AM) (Judicial Officer: Leavitt, Michelle) Status Check: Deft's Request To Continue Trial Date

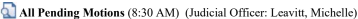
MINUTES

Matter Heard;

SCHEDULED HEARINGS

Status Check: Reset Trial Date (02/09/2017 at 8:30 AM) (Judicial Officer: Leavitt, Michelle)

01/17/2017



Matter Heard:

Journal Entry Details:

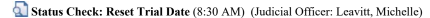
CALENDAR CALL...STATUS CHECK: DEFT'S REQUEST TO CONTINUE TRIAL DATE Ms. Fleck not present. Ms. Murray advised she happens to know that Ms. Fleck started trial this week in Department 17, further noting representations were made about the trial date at the prior hearing, parties are here to have the trial date reset, and there are scheduling issues. Ms. Murray requested this matter be continued for status check for both parties to appear and further discuss on resetting the trial date. Mr. Scow advised he has no information on this. COURT ORDERED, trial date VACATED; matter SET for status check. CUSTODY 2/09/17 8:30 A.M. STATUS CHECK: RESET TRIAL DATE;

01/23/2017

CANCELED Jury Trial (1:30 PM) (Judicial Officer: Leavitt, Michelle)

Vacated - per Judge

02/09/2017



MINUTES

Trial Date Set;

Journal Entry Details:

Deft. not present; not transported to Court due to delay from CCDC. Mr. Rogan agreed to waive the 60 day rule. COURT ORDERED, trial date SET. Ms. Murray advised she will let Deft. know about the trial date. SO NOTED. CUSTODY 1/16/18 8:30 A.M. CALENDAR CALL 1/22/18 1:30 P.M. TRIAL BY JURY;

SCHEDULED HEARINGS

CANCELED Calendar Call (01/16/2018 at 9:00 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge

CANCELED Jury Trial (01/22/2018 at 10:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated - per Judge

09/27/2017

Status Check: Trial Readiness (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 09/27/2017, 10/04/2017, 11/08/2017

Continued;

Continued;

Matter Heard;

Journal Entry Details:

Ms. Murray advised there is a Motion to Dismiss counsel on calendar. Court stated it was his understanding that the motion was not going to be heard until next week, therefore, he is not prepared to rule on it today. Ms. Murray advised she believes a Young hearing is needed and requested a date be set. COURT ORDERED, Defendant's Motion to Dismiss Counsel and Appointment of Alternate Counsel VACATED and RESET. CUSTODY 11/15/17 9:00 AM DEFENDANT'S MOTION TO DISMISS COUNSEL AND APPOINTMENT OF ALTERNATE COUNSEL;

Continued;

Continued;

Matter Heard;

Journal Entry Details:

Mr. Rogan advised additional discovery needs to be provided to Ms. Murray. Upon Court's inquiry, Mr. Rogan stated parties intend to discuss resolving matter when Ms. Fleck returns to work. Pursuant to EDCR 1.30 and 1.31 this court ORDERS the case reassigned to Department

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3, matter SET for Status Check. CUSTODY 11/08/17 9:00 AM STATUS CHECK: TRIAL READINESS:

Continued;

Continued;

Matter Heard;

Journal Entry Details:

Court stated matter is on calendar for reassignment. Ms. Murray advised Ms. Fleck and Mr. Rogan are assigned to the case. Mr. Rogan is currently in trial and is requesting a one week continuance, noting there are some outstanding discovery issues relating to search warrants and body cams. COURT ORDERED, matter CONTINUED, noting case reassignment will be discussed next week. CUSTODY CONTINUED TO: 10/04/17 9:00 AM;

11/15/2017



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

Defendant's Pro Per Motion to Dismiss Counsel and Appointment of Alternate Counsel

Journal Entry Details:

Court excused Mr. Rogan from the courtroom. Statements by Defendant relating to motion. Ms. Murray noted for the record what the defense has done in preparation for the trial and stated her concerns. Discussion regarding integrity of trial date. COURT ORDERED, motion DENIED, noting he found no basis to withdraw counsel. Court requested the defense set up a schedule on regular visits, one time per week, and directed defendant to accept appointments. Discussion regarding search warrants and discovery. Court requested defense counsel convey to Mr. Rogan that he is requesting parties discuss trial date and any potential offers prior to the next hearing. COURT ORDERED, matter SET for Status Check. CUSTODY 12/13/17 9:00 AM STATUS CHECK: TRIAL READINESS;

12/13/2017

Status Check: Trial Readiness (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 12/13/2017, 01/10/2018, 02/07/2018, 03/07/2018, 04/25/2018, 06/20/2018, 07/18/2018, 08/01/2018, 08/15/2018

Matter Continued:

Continued:

Continued:

Continued:

Continued;

Continued;

Matter Continued;

Continued:

Matter Heard:

Journal Entry Details:

Court stated there have been previous discussions about changes with Ms. Murray's assignment which may impact her representing Mr. Woods. Ms. Murray indicated that Mr. Westbrook has been assigned to the case and she was going to request a continuance to allow him to speak with the defendant and look at scheduling issues. However, defendant advised her that he filed a motion to proceed in proper person and she requested a faretta canvass be set. Court stated he intends on keeping the trial date in place and ORDERED, Faretta Canvass SET. Mr. Murray stated she will have further discussions with the defendant prior to the hearing. CUSTODY 8/29/18 9:30 AM FARETTA CANVASS;

Matter Continued;

Continued;

Continued;

Continued;

Continued;

Continued;

Matter Continued;

Continued;

Matter Heard;

Journal Entry Details:

Court stated the trial set is set for November, noting there have been decisions previously regarding whether or not there will be other attorneys involved on the case and if the trial date is viable. Ms. Murray concurred, noting she should have an update in a couple of weeks. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 8/15/18 9:30 AM;

Matter Continued;

Continued;

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CASE 110. C-13-307020-1
Continued;
Continued;
Continued;
Continued;
Matter Continued;
Continued; Matter Heard;
Viatter Heard; Journal Entry Details:
Upon Court's inquiry, Ms. Murray indicated a number of issues and requested a bench
conference. CONFERENCE AT BENCH. COURT ORDERED, matter CONTINUED.
CUSTODY CONTINUED TO: 8/1/18 9:30 A.M.;
Matter Continued;
Continued;
ontinued;
ontinued;
ontinued;
Continued;
Matter Continued;
Continued;
Matter Heard;
ournal Entry Details:
Court stated trial is set for November 5, 2018. Ms. Murray advised that Judge Togliatti set a
rial between the instant trial and the Brewington trial, noting she made a record as to why she
loes not believe she will be available on October 15, 2018. Court stated he will discuss with Department 9 if needed. Upon Court's inquiry, parties indicated there are no discovery or
vitness issues. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO:
18/18 9:30 AM;
Matter Continued;
Continued;
Continued;
Continued;
Continued;
Continued;
Matter Continued;
Continued;
Matter Heard;
ournal Entry Details:
Court stated parties have previously discussed a conflict with the trial date due to the Barlow
rial. Discussion regarding trial date. COURT ORDERED, trial VACATED and RESET, natter SET for Status Check. CUSTODY 6/20/18 9:00 AM STATUS CHECK: TRIAL
READINESS 10/25/18 9:00 AM CALENDAR CALL 11/05/18 10:00 AM JURY TRIAL;
Matter Continued;
Continued;
Continued;
Continued;
Continued;
Continued;
Matter Continued;
Continued;
Matter Heard;
ournal Entry Details:
Ms. Murray advised she has no representations, noting Mr. Rogan indicated that he has no
representations as parties are preparing for trial. Conference at the Bench. Court stated he
discussed with parties potential schedule conflicts due to other trials set around the same time as the instant case. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO:
4/11/18 9:00 AM;
Matter Continued;
Continued;
Continued;
Continued;
Continued;
Continued;
Matter Continued;

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	Continued; Matter Heard; Journal Entry Details: Ms. Murray advised the defense is preparing for trial and anticipates being ready. Ms. Fleck advised the State anticipates being ready for trial. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 3/07/18 9:00 AM; Matter Continued; Continued; Continued; Continued; Continued; Continued; Continued; Matter Continued; Continued; Matter Heard; Journal Entry Details: Ms. Murray advised the State provided the search warrant that was previously requested. Ms. Murray made an oral motion to continue trial, advising she is not going to be prepared to start trial as she had anticipated going to trial on another matter as previously stated. Ms. Fleck understands the issues, however, argued in opposition, noting State invoked. COURT ORDERED, trial VACATED and RESET, matter SET for Status Check. Ms. Murray indicated the State extended an offer that the defendant enter guilty pleas on all charges and State would not argue for Life without the possibility of parole, noting defendant has rejected the offer. Parties will continue to discuss negotiations and will confirm with witnesses their availability for the new trial date. 207/18 9:00 AM STATUS CHECK. TRIAL READINESS 6/28/18 9:00 AM CALENDAR CALL 7/09/18 10:00 AM JURY TRIAL; Matter Continued; Continued; Continued; Continued; Continued; Continued; Continued; Continued; Continued; Simuray divised she is in the process of reviewing discovery and will be done in one week. Ms. Murray davised she has an upcoming trial and she would like to keep the January trial date for now and requested a status check a week prior to trial. Ms. Fleck advised the State is ready for trial and stated she has requested a search warrant and will give it to Ms. Murray. COURT ORDERED matter CONTINUED, CUSTODY CONTINUED TO: 1/10/18
01/16/2018	9:00 AM; CANCELED Calendar Call (9:00 AM) (Judicial Officer: Leavitt, Michelle)
	Vacated - per Judge
01/22/2018	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated - per Judge
06/28/2018	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated - per Judge
07/09/2018	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated - per Judge
08/29/2018	Faretta Canvass (9:30 AM) (Judicial Officer: Herndon, Douglas W.) Granted; Journal Entry Details: Ms. Murray indicated she has spoken with the Defendant regarding self representation, and noted the Defendant would like to move forward today. Ms. Murray indicated if the Court does grant the Defendant's requested today, he inquired with her a couple of questions that she could not give accurate answers to, and posed to the Court the Defendant had questions

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regarding Discovery that is photographs, and audio recordings, how would the Defendant be able to listen to those. Ms. Murray also stated the Jail now charges the inmates for paper and pen, and the Defendant inquired about having access to paper and writing utensils, and noted the Public Defender's Office is willing to supply those requests if the Court would sign an Order. Ms. Murray stated the Defendant was concerned about how the Subpoena's would be issued for the witnesses at trial, and who would issue them; another concern was if the Defendant would have access to an investigator. Court advised they would sign an order for the Public Defender's Office to supply pen and paper to the Defendant. Upon Court's inquiry, Defendant confirmed he would like stand by Counsel of the Public Defender's Office. Mr. Murray indicated when the Public Defender's Office is appointed as stand by counsel, the law allows the Defendant to be full active counsel, and there is only someone appointed to answer questions, and they would not necessarily prepared for trial, since they are there to assist in the technical matters the Defendant would not have access to. Ms. Murray argued their preparation for trial would differ from the Defendant's way. Upon Court's inquiry, Defendant indicated he can be ready for trial, and has motions that he would like to be heard before the trial date. Court conducted Faretta Canvass. Court advised they would not let the Defendant represent himself, and then appear at trial, and request to have counsel appointed, the Court could deny the Defendant's request. COURT ORDERED, Defendant's request to represent himself, GRANTED; Public Defender's Office REMAINS as standby counsel. Upon Court's inquiry, Defendant requested until the end of September to file his Motions. COURT ORDERED, status check SET. Mr. Rogan stated if the State needs to contact the Defendant they would reach out through the Investigator, and the Defendant should do the same, if he needs to converse with the State for any reason. COURT SO NOTED. COURT FURTHER ORDERED, Defendant's Motion schedule for 9/11/18 is VACATED. 9/12/18 9:30 A.M. STATUS CHECK: TRIAL READINESS 10/25/18 9:00 A.M. CALENDAR CALL 11/05/18 10:00 A.M. JURY TRIAL;

09/12/2018

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

Vacated - per Judge

Defendant's Proper Motion to Proceed Pro Se

09/12/2018

Status Check: Trial Readiness (9:30 AM) (Judicial Officer: Herndon, Douglas W.) 09/12/2018, 09/26/2018, 10/10/2018

Matter Continued;

Matter Continued;

Matter Heard;

Matter Continued;

Matter Continued;

Matter Heard;

Journal Entry Details:

Motion to Suppress Contents of Search of Cell Phone FILED IN OPEN COURT... Motion to Suppress Arrest FILED IN OPEN COURT... Motion to Dismiss the Charges of Ownership or Possession of Firearm by Prohibit Person FILED IN OPEN COURT... Judicial Notice of My Consent Decree Settlement FILED IN OPEN COURT... Deputy Public Defender Julia Murray present as standby counsel. Court advised there were previous Motions filed, and a briefing schedule will be set. Ms. Murray stated she had four additional documents filed in open court. COURT ORDERED, Motion to Sever, and the Motion for Discovery that were pending along with the Motions filed today will be SET for hearing. COURT FURTHER ORDERED, briefing schedule set as follows, the State shall file their oppositions on or before October 1, 2018 by close of business; the Defense reply's shall be due on or before October 8, 2018. Ms. Fleck inquired how to serve the Defendant. COURT DIRECTED the State to provide the copies to the Public Defender though Julia Murray. Ms. Murray stated the Defendant did provide her a list of investigation requests today, and informed she received an e-mail from the jail regarding her delivery of the notepads. COURT SO NOTED. Defendant stated concern regarding witnesses. Ms. Fleck stated at the previously hearing Ms. Murray provided documents to the Defendant, and she requested to have copies of the Discovery as well. Ms. Murray indicated she communicated to Ms. Fleck those documents were the result of Defense Investigation and they were provided to the Defendant, who has not received them yet, and has no intention of turning them over to the State, since the Defendant has not informed her he plans to use them in trial. 10/10/18 9:30 A.M. MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... MOTION TO SUPPRESS ARREST... MOTION TO DISMISS THE CHARGES OF OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON... MOTION TO SEVER... MOTION FOR DISCOVERY... 10/25/18 9:00 A.M. CALENDAR CALL 11/5/18 10:00 A.M. JURY TRIAL; Matter Continued;

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Matter Continued;

Matter Heard;

Journal Entry Details:

Motion to Sever FILED IN OPEN COURT... Motion For Discovery (Pursuant to NS 174.235) FILED IN OPEN COURT... Motion to Proceed as Attorney-In-Fact of Record FILED IN OPEN COURT... Certificate of Mailing FILED IN OPEN COURT... Letter FILED IN OPEN COURT... Public Defender Julia Murray present as standby counsel. Ms. Murray has a stack of documents she received from the Defendant and requested they be filed in open court. COURT SO NOTED. COURT ADVISED Defendant he is the Attorney of Record and he makes all the decisions in his case. Defendant inquired if he had to use the same investigator that he was previously using, since he was not completing the tasks he was requesting. COURT ADVISED they have no say in what investigator gets assigned to his case, and directed Defendant to speak with his standby counsel. Ms. Murray stated at the last hearing, that any investigation requests be submitted in writing and they would be transferred to the investigator in writing, and if there were any discrepancies, they could address the issues. Defendant stated his concern with Ms. Fleck being out of town until September 24, and how will she have time to respond to the Motions and keep the same trial date. Ms. Murray indicated she did not receive any of the Orders back she submitted. COURT ADVISED, the Orders were signed on September 4, and were available for pick up day of. COURT ORDERED, the Clark County Public Defender's Office be able to provide Defendant with note pads and pens so the Defendant can file legal Motions. COURT FURTHER ORDERED, status check SET. Ms. Murray stated there were Discovery items and inquired from the Court how they should be presented to the Defendant. Ms. Murray stated the Discovery items were: autopsy photos; crime scene photos from each event number; Clark County School records of a complaining witness; Family Court records that support previously issues prior false statements, which contains psychological data of an unrelated minor, and requested that part be redacted; the Decedents out of state criminal court record; records that she received from the California Department of Corrections which relates to Defendant Woods, however, she does not have the ability to transfer them to the Defendant; and noted there is a final item that she cannot put on the record, and requested to place it on the record during a bench conference. COURT SO NOTED. CONFERENCE AT BENCH with Deputy Public Defender Julia Murray only. COURT directed Ms. Murray to contact the Jail, and ORDERED, the Defendant is allowed to have copies of any of the photos, unless the Jail has any issues with the photos; Family Court records need to be redacted with anything due to the minors; Clark County School district records, need to be redacted; the out of state criminal records can be provided to the Defendant since they are his records; Court further advised the other thing that Ms. Murray mentioned, the Court is hesitant to give it to the Defendant, however stated she can allow the Defendant to have access to it; with regards to the Decedents out of state criminal court record, can be an in camera review. Court directed Ms. Murray to submit an Order to have the Defendant transferred to Public Defender's office to review the documents. Defendant stated that order has been in place for awhile and he still has not been transferred. Ms. Murray stated she has spoken to the Defendant regarding being transported, however has not submitted an Order as of yet. CUSTODY CONTINUED TO: 9/26/18 9:30 A.M. 10/25/18 9:00 A.M. CALENDAR CALL 11/05/18 10:00 A.M. JURY TRIAL;

10/10/2018 | **Motion to Supp**

Motion to Suppress (9:30 AM) (Judicial Officer: Herndon, Douglas W.) 10/10/2018, 10/18/2018

Defendant's Pro Per Motion to Suppress Contents of Search of Cell Phone

Matter Continued; Motion Denied;

Matter Continued;

Motion Denied;

10/10/2018 | Motion to Suppress (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Defendant's Pro Per Motion to Suppress Arrest

Motion Denied;

10/10/2018 | Motion to Dismiss (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Defendant's Pro Per Motion to Dismiss the Charge of Ownership or Possession of Firearm by

Prohibited Person Motion Denied;

10/10/2018 | **Motion to Sever** (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Defendant's Pro Per Motion to Sever

Denied in Part;

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10/10/2018

Motion for Discovery (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Defendant's Pro Per Motion for Discovery Pursuant to NRS 174.235

Motion Denied;

10/10/2018

All Pending Motions (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard:

Journal Entry Details:

Motion to Review Officers Files FILED IN OPEN COURT... Motion to Dismiss Murder Charge FILED IN OPEN COURT... Deputy Public Defender Kathleen Hamners present as standby counsel. STATUS CHECK: TRIAL READINESS... Defendant indicated Ms. Fleck reached out through the investigator to negotiate this case, and requested to negotiate with her personally and have Mr. Murray present as well. Ms. Fleck stated she is happy to negotiate with the Defendant, however is in three back to back trials, and the original offer was the State would not argued for life without the possibility of parole, with everything else on the table, and the Defendant counter offered 4-10 years, and requested the conversation be meaningful while negotiating. Ms. Hamners stated she has an envelope from Ms. Murray to be filed under seal and review of investigating materials and provided it to the Court. regarding the Court reviewing the materials to see if they should be disclosed to the Defendant. Ms. Hamners requested the calendar call date be set on October 24, 2018. COURT ORDERED, Request GRANTED; Motion filed in open court SET on October 18, 2018. Ms. Hamners requested to verify in he Courtroom if anyone was here from Super Pawn with records, as they should have been responding to a Subpoena. COURT NOTED, there is no one in the Courtroom from Super Pawn. Defendant indicated he has an alibi for the night of the alleged crime. Ms. Fleck stated if the Defendant is planning on presenting an alibi witness the State needs to know who he plans on calling. COURT DIRECTED Defendant to file a Notice of Witness List, and an Alibi Notice filed ten days before trial, if those are no completed then the witnesses cannot be called during trial. DEFENDANT'S PRO PER MOTION TO SEVER... Defendant argued in support of the Motion, stating this was double jeopardy. Ms. Fleck argued the open and gross charge leads to murder charge and they are connected together and would be cross admissible at separate trials. COURT STATED ITS FINDINGS, and ORDERED Motion DENIED IN PART; and GRANTED IN PART; with regards to COUNT 9 and COUNT 10 will be BIFURCATED at the time of trial. DEFENDANT'S PRO PER MOTION TO DISMISS THE CHARGE OF OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON... Matter argued and submitted. COURT STATED ITS FINDINGS, and ORDERED Motion to Dismiss DENIED. DEFENDANT'S PRO PER MOTION TO SUPPRESS ARREST... Defendant argued in support of the Motion, stating if he has committed the act he would have been on the road, and does not have any blood or a murder weapon in his possession, adding there was no probable cause for the Officer to stop him in the first place. Ms. Fleck argued against the Motion, stating there is no evidence to suggest as the Defendant stated it occurred, adding the Defendant will have an opportunity to question the Offers and the Jury will determine the credibility and requested the Motion be denied. COURT STATED ITS FINDINGS, and ORDERED, Motion DENIED. DEFENDANT'S PRO PER MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... Defendant indicated he did not receive a response to this Motion. Ms. Fleck stated she did respond, and provided it to Ms. Murray on Wednesday Ms. Fleck also indicated she can provide a copy of her opposition. COURT ORDERED, matter CONTINUED. DEFENDANT'S PRO PER MOTION FOR DISCOVERY PURSUANT TO NRS 174.235... Defendant requested anything that in his name in this case. COURT ADVISED that has nothing to do with the criminal case, and ORDERED Motion DENIED. Ms. Fleck stated for the record again, anything the Defendant is planning on using in his case in chief needs to be turned over to the State. CUSTODY 10/18/18 9:00 A.M. DEFENDANT'S PRO PER MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... 10/24/18 9:30 A.M. CALENDAR CALL 11/05/18 10:00 A.M. JURY TRIAL;

10/18/2018

Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 10/18/2018, 10/24/2018

Defendant's Pro Per Motion to Review Officers Files

Matter Continued; Motion Denied; Matter Continued; Motion Denied;

10/18/2018

Motion to Dismiss (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 10/18/2018, 10/24/2018

Defendant's Pro Per Motion to Dismiss Murder Charge

CASE SUMMARY CASE NO. C-15-309820-1

Matter Continued; Motion Denied; Matter Continued; Motion Denied;

10/18/2018



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

Matter Heard;

Journal Entry Details:

Deputy Public Defender Julia Murray present as Standby Counsel on behalf of Defendant. DEFENDANT'S PRO PER MOTION TO DISMISS MURDER CHARGE... DEFENDANT'S PRO PER MOTION TO REVIEW OFFICERS FILES.. Mr. Rogan indicated CCDC never provided the Defendant their Oppositions to the Motion to Dismiss Murder Charge, and the Motion to Review Officers Files and has since provided a copy in open court and requested those matters be continued. COURT ORDERED, Motion's CONTINUED. DEFENDANT'S PRO PER MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... Mr. Woods argued in support of the Motion stating they had no authority to search the cell phone, stating the Search Warrant was unlawful and the contents obtained from the search warrant are unlawful and requested the contents of the cell phone be suppressed. Mr. Rogan stated there is no reason for a suppression since the contents were obtained legally. COURT STATED ITS FINDINGS, and DENIED the Motion to Suppress. Mr. Murray stated the Defendant was to be transported to her office yesterday, however there was some confusion and the Defendant was transported to Court and he did not arrive at her office until 1:20 p.m., and the CO's informed her the Defendant needed to leave at 3:30 a.m., and they did not follow what the Order stated. Ms. Murray argued the Defendant still has a ton of material that he needed to review and requested to submit an additional order, including being able to provide the Defendant with writing materials. COURT ADVISED they would sign an Order. Defendant requested to address his bail setting. COURT DIRECTED the Defendant to file an appropriate motion to address bail. Ms. Murray stated the bail amount was never address in this Department, however the matter had been argued when the case was assigned to Department 12. CUSTODY 10/24/18 9:30 A.M. DEFENDANT'S PRO PER MOTION TO DISMISS MURDER CHARGE... DEFENDANT'S PRO PER MOTION TO REVIEW OFFICERS FILES... CALENDAR CALL... 11/5/18 10:00 A.M. JURY TRIAL;

10/24/2018

Calendar Call (9:30 AM) (Judicial Officer: Herndon, Douglas W.) 10/24/2018, 11/01/2018, 11/05/2018, 11/07/2018

Matter Continued:

Matter Continued;

Matter Continued;

Trial Date Set:

Matter Continued:

Matter Continued;

Matter Continued;

Trial Date Set;

Matter Continued;

Matter Continued;

Matter Continued:

Trial Date Set:

Matter Continued;

Matter Continued;

Matter Continued:

Trial Date Set;

10/24/2018



All Pending Motions (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard:

Journal Entry Details:

Defendant's Notice of Witnesses, Pursuant to NRS 174.234 FILED IN OPEN COURT... Motion for Bail Hearing FILED IN OPEN COURT... Motion to Dismiss Counts 2-7 FILED IN OPEN COURT... Deputy Public Defender Julia Murray as Standby Counsel. CALENDAR CALL... Ms. Murray stated she has additional Motions to be filed in the Court. Defendant stated when he reviewed his Discovery yesterday, he found information that was not in his original Discovery and he is trying to figure out how to file Motions. COURT ADVISED the Motions on calendar needed to be heard today. Defendant requested the Motion's be

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postponed until other Motions are heard, adding he had previous contact with one of the arresting Metro Officers and has a Court Order for LVMP to produce any and all records relating to event number 121130-3832, including arrest report, 911 calls, dispatch radio traffic. COURT ADVISED, they would not sign an Order for LVMP to produce any evidence not relating to this case. Ms. Murray stated the Defendant did submit a request to her investigator regarding the event number, and the investigator informed the Defendant to request an order from the Court. COURT DIRECTED the State to obtain any copies of documents relating to the event number 121130-3832. Ms. Fleck agreed. Defendant again requested to continue the Motions on calendar today, so he could file Motions for Evidentiary Hearing, adding the Court issued an Order for him to obtain writing materials, and he still has not gotten any, noting there are additional Motions he wants to file and the window for them to be heard before trial is getting smaller. COURT ADVISED, the Motions the Defendant is filing are arguing about the facts of the case, which is what the trial is about, adding the Defendant is spending a lot of time and using a lot of paper when the Motions that are arguing about facts should be argued at the Jury Trial. COURT FURTHER ADVISED Defendant that the filing of a Writ was time barred since he waived up on his Preliminary Hearing, adding since the Defendant is now representing himself, the case does not get to start all over. COURT ORDERED, Defendant's Request to Continue the Motions on calendar today, DENIED. DEFENDANT'S PRO PER MOTION TO DISMISS MURDER CHARGE... Upon Court's inquiry, Defendant stated he did not bring his paperwork to Court, and had nothing to add. Mr. Rogan stated nothing to add as well. COURT STATED ITS FINDINGS, and ORDERED, Motion DENIED. DEFENDANT'S PRO PER MOTION TO REVIEW OFFICERS FILES... Upon Court's inquiry, Defendant stated nothing to add; Mr. Rogan stated nothing to add. COURT STATED ITS FINDINGS, and ORDERED, Motion DENIED. COURT FURTHER ORDERED, Motions FILED IN OPEN COURT today are SET for hearings; calendar call CONTINUED. COURT INFORMED Defendant the trial may not start on Monday, however later in the week. CUSTODY 11/1/18 9:00 A.M. MOTION FOR BAIL HEARING... MOTION TO DISMISS COUNTS 2-7... CALENDAR CALL.. 11/5/18 10:00 A.M. JURY TRIAL;

11/01/2018

Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 11/01/2018, 11/05/2018

Defendant's Pro Per Motion for Bail Hearing

Matter Continued;

Matter Heard:

Matter Continued;

Matter Heard;

11/01/2018

Motion to Dismiss (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 11/01/2018, 11/05/2018

Defendant's Pro Per Motion to Dismiss Count 2-7

Matter Continued;

Denied in Part;

Matter Continued;

Denied in Part;

11/01/2018

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

Matter Heard;

Journal Entry Details:

Motion for Evidentiary Hearing FILED IN OPEN COURT... Motion to Clarify Ruling FILED IN OPEN COURT... Introduction of Evidence FILED IN OPEN COURT... DEFENDANT'S PRO PER MOTION TO DISMISS COUNT 2-7... DEFENDANT'S PRO PER MOTION FOR BAIL HEARING.. CALENDAR CALL... COURT ORDERED, all matters to be CONTINUED; adding the Motions filed today will be added to the calendar. CUSTODY CONTINUED TO: 11/2/18 9:00 A.M. CLERK'S NOTE: Subsequent to Court, COURT ORDERED, matter RESET for Monday 11/5/18 9:00 a.m. (11-1-18 ks);

11/05/2018

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

Motion for Evidentiary Hearing

Motion Denied:

11/05/2018

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

Motion to Clarify Ruling

Motion Denied;

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11/05/2018

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

Motion to Dismiss Open and Gross Lewdness Charge Motion Denied;

11/05/2018



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

Matter Heard;

Journal Entry Details:

Deputy Public Defender Julia Murray present as standby counsel. DEFENDANT'S PRO PER MOTION TO DISMISS COUNT 2-7... Defendant argued in support of the Motion, stating there is no proof the phone is his and requested the charges be dismissed. Mr. Rogan stated based upon the argument of the Defendant, where he is stating the phone is not even his phone then the Defendant does not have any standing to bring anything before the Court regarding privacy or possessory interest under the Fourth Amendment and requested the Motion be denied. Upon Court's inquiry, Defendant is denying possessory interest in the phone, since it was never proven to be his phone. COURT ADVISED Defendant if he does not have a possessory interest in the item that was seized then he would not have standing to object to any of the searches related to that phone; which would make the Defendant's request regarding the search warrants irrelevant. COURT STATED ITS FINDINGS, and ORDERED Motion to Dismiss DISMISSED IN PART, since the Defendant has no standing to object to an item that is not the Defendants, and maintain no possessory interest or ownership of; and DENIED IN PART with regards to the rest of the Motion. MOTION TO DISMISS OPEN AND GROSS LEWDNESS CHARGE... Matter argued and submitted. COURT STATED ITS FINDINGS and ORDERED, Motion DENIED. MOTION TO CLARIFY RULING... Matter argued and submitted. COURT STATED ITS FINDINGS, and ORDERED Motion to Clarify Ruling DENIED. MOTION FOR EVIDENTIARY HEARING... COURT ADVISED Defendant if he is disavowing interest in the property seized, then the Defendant does not have standing to object to the property seized. Defendant stated it was never proven the phone was his. COURT ADVISED proof is something that is to be prove at trial. COURT STATED for purposes of this hearing, the Defendant is asserting some type of ownership of the phone and can object to the search. COURT STATED ITS FINDINGS, and ORDERED Motion for Evidentiary Hearing DENIED. DEFENDANT'S PRO PER MOTION FOR BAIL HEARING... Matter argued and submitted. COURT ORDERED, Motion GRANTED, Defendant's Bail be SET at \$500,000.00. CALENDAR CALL... Defendant requested a copy of Judge Sciscento's signature COURT ORDERED, Request DENIED. Ms. Fleck requested all the of the Discovery the Defendant plans on using at trial, adding some of the information stated in Court today she has not received. Ms. Murray stated this information was in the Defense investigation and in the items the Defendant listed last week in what he wanted to disclose, adding she has sent those items to be copied and the State should have them by end of day. COURT SO NOTED. Defendant stated he wanted to request to continue the trial. Court stated they previously directed Defendant if he wanted to continue the trial he should file a written motion; and FURTHER DIRECTED Defendant to file a Motion today and the matter would be placed on calendar. COURT ORDERED, calendar call CONTINUED. CUSTODY 11/7/18 9:30 A.M. CALENDAR CALL... MOTION TO CONTINUE TRIAL...;

11/07/2018

Motion to Continue Trial (9:30 AM) (Judicial Officer: Herndon, Douglas W.) Motion Granted;

11/07/2018



All Pending Motions (9:30 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard;

Journal Entry Details:

Motion to Continue Trial FILED IN OPEN COURT... Deputy Public Defender Julia Murray present as standby counsel. Mr. Rogan stated no opposition to continuing the trial date. COURT ORDERED, Motion to Continue GRANTED; trial date VACATED and RESET; status check SET. CUSTODY 1/9/19 9:30 A.M. STATUS CHECK: TRIAL READINESS 3/7/19 9:00 A.M. CALENDAR CALL 3/18/19 10:00 A.M. JURY TRIAL;

11/13/2018

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

01/09/2019

🔽 Status Check: Trial Readiness (1:00 PM) (Judicial Officer: Herndon, Douglas W.) 01/09/2019, 02/06/2019

Matter Continued;

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Matter Heard;

Journal Entry Details:

Deputy Public Defender Joseph Abood present as stand by counsel on behalf of Defendant. Colloquy regarding trial scheduling. CUSTODY 3/7/19 9:00 A.M. CALENDAR CALL 3/18/19 10:00 A.M. JURY TRIAL;

Matter Continued:

Matter Heard;

Journal Entry Details:

Deputy Public Defender Ed Kane present as Standby Counsel on behalf of Defendant. Mr. Kane stated Ms. Murray did not give him any information regarding witnesses, however does know the clothing has been arranged for the trial. Mr. Rogan stated at the previous court date, the Defendant provided the State with a stack of documents which they are still reviewing, which might result in small motions, adding no conflict with the trial date. Defendant stated an issue with the trial date, adding the Victims birthday is the same week as the trial. COURT ADVISED, that is not a reason to continue the trial, adding the Jury does not even need to know it's the Victim's birthday. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 2/6/19 9:30 A.M. 3/7/19 9:00 A.M. CALENDAR CALL 3/18/19 10:00 A.M. JURY TRIAL;

03/07/2019



[Margordan Call (9:00 AM) (Judicial Officer: Herndon, Douglas W.)

Matter Heard;

Journal Entry Details:

Motion to Dismiss Open Murder Charge FILED IN OPEN COURT... COURT ORDERED, Motion SET for the morning of trial. Ms. Fleck announced ready. Mr. Woods stated his issues and concerns regarding the Jail. COURT ADVISED Defendant if he wants to bring any civil actions against the Jail to do so in another case, adding it has nothing to do with this instant case. Defendant pointed out the State has never made him an offer, adding he has reached out to the State. COURT ADVISED the representations were made that the State and Ms. Murray were so far apart, in terms of deal, adding the State indicated unless the Defendant would be willing to plead to First Degree Murder, then parties would not be close on negotiations. Upon Court's inquiry, Defendant confirmed he would like the State to make an offer. Ms. Fleck stated the offer was First Degree Murder, and the State would remove life without the possibility of parole, right to argue on the weapon enhancement, and right to argue on the additional charges. Upon Court's inquiry, Ms. Fleck stated the offer remains open, until the State pays for the Victim's travel expenses. Defendant stated his issues with the Defense's witnessing not having the money to travel for trial. COURT ADVISED Defendant he has never addressed requesting money for witnesses to travel, adding the Court has no issue signing an Order that directs the County to provide travel payments for any witnesses needed at trial. Defendant further stated there are two witnesses who he cannot get in contact with. Ms. Fleck stated the witness the Defendant is concerned about, they State has subpoenaed for trial. COURT DIRECTED the State to inform the Witness that he is still under subpoena even if the State does not call him as a witness. Colloquy regarding the Public Defender remaining as stand-by counsel. COURT ORDERED, trial date STANDS, and directed parties to submit written Questions that either side are proposing the Jury be asked during Voir Dire by Wednesday March 13, 2019, adding the Court will be conduction Vior Dire. MATTER TRAILED. MATTER RECALLED. All parities present as before. Upon Court's inquiry, Defendant stated he wishes the Public Defender to remain as stand-by counsel. COURT SO NOTED. CUSTODY 3/18/19 9:00 A.M. MOTION TO DISMISS OPEN MURDER CHARGE... JURY TRIAL;

03/18/2019

Motion to Dismiss (10:30 AM) (Judicial Officer: Herndon, Douglas W.)

Motion to Dismiss Open Murder Charge

Motion Denied; Motion to Dismiss Open Murder Charge

03/18/2019



All Pending Motions (10:30 AM) (Judicial Officer: Herndon, Douglas W.)

Deft's Motion to Dismiss Open Murder Charge; Trial by Jury Motion Denied; Deft's Motion to Dismiss Open Murder Charge; Trial by Jury Journal Entry Details:

Argument by Deft. State submitted on the pleadings. Court stated the charge falls under Nevada law, pointed out the State is required to place Deft. on notice, noted jurors could find that the murder was not premeditated or lying in wait then jurors could then find second degree murder, FINDS nothing inappropriate with the charge and ORDERED, motion DENIED. Court noted the State had filed an objection to documents provided previously which included new documents, noted some documents pertained to victim's misdemeanor conviction

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and stated certain motions were not filed regarding family and medical records. Court advised it would allow additional time for defense to review and directed parties to not bring this issue up during jury selection. Statement by Deft. Colloquy regarding proffered jury questions, jury Voir Dire and challenges for cause. State requested page 3 of proffered jury questions be removed as it is part of State's work product. Court advised it will only submit questions proffered by both sides. Colloquy regarding offers made to Deft. and trial schedule. Matter trailed. POTENTIAL JURY PANEL PRESENT. Roll taken. Jury Voir Dire Oath administered. General Instructions given. Voir Dire begun. OUTSIDE THE PRESENCE OF POTENTIAL JURY PANEL. POTENTIAL JURY PANEL PRESENT. Voir Dire resumed. COURT ORDERED, matter CONTINUED. OUTSIDE THE PRESENCE OF POTENTIAL JURY PANEL. Colloquy regarding challenges for cause. 03-19-19 10:30 AM TRIAL BY JURY;

03/18/2019

Jury Trial (1:00 PM) (Judicial Officer: Herndon, Douglas W.) 03/18/2019-03/22/2019, 03/25/2019-03/27/2019

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Verdict:

Verdict;

Verdict;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE JURY Upon Court's inquiry, Defendant confirmed he would like to be present for closing arguments and the penalty phase. JURY PRESENT Court instructed the Jury. Closing arguments by Ms. Fleck and Defendant. State waived rebuttal closing. At the hours of 9:51 a.m. the Jury retired to deliberate. At the hour of 10:48 a.m. the Jury returned with a Verdict of LIFE WITHOUT THE POSSIBILITY OF PAROLE. Court thanked and excused the Jury. COURT ORDERED, matter REFERRED to the Department of Parole & Probation; matter SET for sentencing. CUSTODY 5/15/19 9:30 A.M.

SENTENCING;

Trial Continues;

Trial Continues; Trial Continues;

Trial Continues;

Trial Continues;

Verdict;

Verdict;

Verdict;

Journal Entry Details:

Deputy Public Defender Julia Murray present as standby counsel on behalf of Defendant. OUTSIDE THE PRESENCE OF THE JURY Defendant stated for the record he has received threats while in Clark County Detention Center regarding the charges for Witness Leal, and informed the Court he would be moved. Defendant requested to be sentenced today if the trial finishes. COURT ADVISED, sentencing could not move forward without a Pre-Sentence Investigation (PSI) Report, and the earliest sentencing date could be in fifty (50) days. JURY PRESENT Court read the Amended Information. Opening Statements by Ms. Fleck, and Defendant. Testimony and Exhibits presented. (See Worksheets). State rests. OUTSIDE THE PRESENCE OF THE JURY COURT ADMONISHED the Defendant of his right to testify. JURY PRESENT Defense rests. Closing arguments by Mr. Rogan, and Defendant. At the hour of 2:28 p.m. the Jury retired to deliberate. JURY PRESENT At the hour of 3:27 p.m. the Jury returned with a verdict of GUILTY of COUNT 5 -OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (F), and COUNT 6 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (F). PENALTY PHASE JURY PRESENT Opening Statement by Ms. Fleck, and Defendant. Testimony and Exhibits presented. (See Worksheets). State rests. OUTSIDE THE PRESENCE OF THE JURY Colloquy regarding Defendant doing a Statement in Allocution and text messages that the Defendant presented, however were not admit. Ms. Murray requested the Defendant be allowed to use the text messages during his Allocution. COURT ADMONISHED Defendant of his right to testify. Defendant stated he wishes to proceed with a Statement of Allocation. Jury Instructions settled on the record. JURY PRESENT COURT STATED they will take Judicial Notice of the Text Message from the Victim to the Defendant, and read the text message into the record. Defendant made his Statement in Allocution. Defense rests. Court recessed for the evening and directed Jurors to return tomorrow. CUSTODY CONTINUED TO: 3/27/19 9:00 A.M.;

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Trial Continues;
Verdict;
Verdict;
Verdict;
Journal Entry Details:
Amended Information FILED IN OPEN COURT Deputy Public Defender Robson Hauser present as stand-by counsel on behalf of Defendant. OUTSIDE THE PRESENCE OF THE JURY Defendant stated before the end of the day on Friday, the State made a statement in front of the Jury, regarding the killer would only know the car was a Ford Taurus, when in fact the Witness Garland Calhoun references the Ford Taurus twice in his statement and requested the Court instruct the Jury of this information. COURT ADVISED, the evidence portion of the trial is completed, and if the Defendant wanted to raise a objection it should have been done during the cross examination of the witness. JURY PRESENT Court instructe the Jury. Closing arguments by Mr. Rogan, Defendant and Ms. Fleck. At the hour of 3:12 p.m. the Jury retired to deliberate. OUTSIDE THE PRESENCE OF THE JURY Colloquy regardin trial scheduling for the penalty and gun charge phase of the trial. Jury Instructions settled regarding the gun portion of the trial. JURY PRESENT At the hours of 4:02 p.m. the Jury returned with a verdict of GUILTY of COUNT 1 - FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON, of COUNT 2 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON, of COUNT 3 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER, of COUNT 4 - OPEN OR GROSS LEWDNESS. Court thanked the Jurors, and directed Jurors to return tomorrow. CUSTODY CONTINUED TO: 3/26/19 10:30 A. M; Trial Continues; Trial Continues; Trial Continues;
Verdict;
Verdict:
Verdict;
Journal Entry Details:
Deputy Public Defender Robson Hauser present as stand-by counsel on behalf of Defendant. JURY PRESENT Testimony and Exhibits presented. (See Worksheets). OUTSIDE THE PRESENCE OF THE JURY COURT ADMONISHED the Defendant of his right to testify. Ms Fleck stated up to page 18 of the Defendant's statement is fair game, and the only question sh plans on asking Detective Embry is that he met with the Defendant and he informed the Defendant that the victim had died. COURT SO NOTED. JURY PRESENT Testimony and Exhibits continued. (See Worksheets). State rests. OUTSIDE THE PRESENCE OF THE JUR. Ms. Fleck requested the Court to address the Jury and the Court to take Judicial Notice of Jennifer Woodson, adding she is a named witness on the Defendant's Witness List. Mr. Rogan added the address that Ms. Woodson gives in the jail call, is the same address listed on the witness list. COURT STATED they normally do not take judicial notice just cause someone filed a Witness List, unless it came up during testimony. Ms. Fleck argued the Defendant is
disputing that he even made the jail phone call, however it was made to a person listed on his Witness List. JURY PRESENT Defense rests. OUTSIDE THE PRESENCE OF THE JURY Ms Fleck informed the Court, based upon how the evidence came out, the State is requesting to withdraw Charges 2, 4, 5, 7. Defendant stated no objection. COURT SO ORDERED, Counts 4, 5, 7 DISMISSED. COURT DIRECTED the State to file an Amended Information. Jury Instructions settled. Court recessed for the evening and directed Jurors to return on Monday. CUSTODY CONTINUED TO: 3/25/19 12:30 P.M.;
Trial Continues; Trial Continues;
Trial Continues;
Trial Continues;
Trial Continues;
Verdict;
Verdict;
Verdict;
Journal Entry Details:
Deputy Public Defender Robson Hauser present as stand-by counsel on behalf of Defendant. OUTSIDE THE PRESENCE OF THE JURY COURT ADVISED they have been provided with

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9 autopsy photos that the State intends to use with Dr. Corneal, and described the photos for the record. Defendant stated his objection to the photos, adding they are graphic and misleading, the only objection he does not have is to the photo the State showed during their openings. COURT STATED ITS FINDINGS, and ORDERED the photos will be allowed during testimony. JURY PRESENT Testimony and Exhibits presented. (See Worksheets). OUTSIDE THE PRESENCE OF THE JURY COURT ADMONISHED the Defendant to not make statements in front of the Jury, to follow the Court's rulings, and to not state the Defendant was forced to represent himself in this matter. COURT FURTHER ADMONISHED the Defendant if he does not ask questions and comply with the rules of evidence, the Court can find the Defendant will lose his opportunity to cross examine the witness. COURT ADVISED the Defendant they are aware the Defendant informed the CO's he would like a mistrial. JURY PRESENT Testimony continued. COURT FINDS the Defendant has forfeited his right to cross examine the witness, due to the Defendant's persistent refusal to ask questions of the witness. COURT STATED for the record, every person has the right to choose to represent themselves, and they go through a colloquy with the Court, where they are questioned, adding Defendant made the choice to represent himself in this matter. Testimony and Exhibits continued. (See Worksheets). OUTSIDE THE PRESENCE OF THE JURY Ms. Fleck stated she did not want the Defendant to question too much of the witness regarding the firearms since the Jury has heard nothing about the guns. COURT ADVISED the Jury were not made aware of the charges, however hearing about the guns does not create an issues. JURY PRESENT Testimony and Exhibits continued. (See Worksheets). OUTSIDE THE PRESENCE OF THE JURY Ms. Fleck stated her objection to the last question the Defendant had of the last witness, stating to her it was clearly a threat, and he put the witness on notice, adding she is in custody, and the Defendant is currently in custody. Ms. Fleck stated she does not know what to do for the Defendant to not have contact with the witness, or to bully her while in custody. Defendant stated he does not know anyone here, and he is in the male side of CCDC, and did not mean it as a threat. COURT DIRECTED partied to have Proposed Jury Instructions tomorrow, and they will be settled. Colloquy regarding the remaining State's witnesses and trial schedule. Court recessed for the evening and directed Jurors to return tomorrow. OUTSIDE THE PRESENCE OF THE JURY Defendant not present, State not present. COURT made a record of the Proposed Voir Dire questions by both parties, and marked them as Court's Exhibits, adding neither side had any objection after the Jury was selected. CUSTODY CONTINUED TO: 3/22/19 10:30 A.M.;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Verdict;

Verdict:

Verdict;

Journal Entry Details:

Deputy Public Defenders Julia Murray and Robson Hauser present on behalf of Defendant as stand-by counsel. OUTSIDE THE PRESENCE OF THE JURY Defendant inquired how the trial would go and questioned where he could stand. COURT DIRECTED neither party to approach any of the witnesses and the Marshal will approach any witnesses with the exhibits. JURY PRESENT Jury Sworn. Court read the Information. Opening Statement by Ms. Fleck, and Defendant. Testimony and Exhibits presented. (See Worksheets). OUTSIDE THE PRESENCE OF THE JURY Ms. Fleck requested the Court remind the Defendant that he gave a statement where he confessed to this crime, and the statement was suppressed, however it does not mean that the statement did not happen. Ms. Fleck argued the Defendant stated something to the Jury that was completely contrary to the statement, adding that certain things didn't happen, which misstates the truth, in which the Defense attorney or the State is not allowed to do. Ms. Fleck requested the Court remind the Defendant to be mindful that he did give a statement, and cannot continually repeat things that are inconsistent with the truth. COURT ADMONISHED the Defendant not to argue or testify with witnesses, as opposed to asking questions, and reminded the Defendant if he starts making statements regarding certain things, he could open the door to things that are otherwise excluded. JURY PRESENT Testimony and Exhibits presented. (See Worksheets). OUTSIDE THE PRESENCE OF THE JURY Mr. Rogan stated during the Defendant's cross examination of witness Mr. Leal, the Defendant directly violated the order of the Court, by asking whether she made an prior false allegations. Mr. Rogan stated he also believes one of the lines of questioning, regarding if the Defendant and the Victim in this case were monogamous, would be headed towards accusing the Victim of engaging in prostitution. Mr. Rogan requested the Court remind the Defendant of the Pre-Trial rulings that were made, adding that the Defendant cannot reference these specific items. COURT ADMONISHED the Defendant not to violate the Court's order, adding

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if it continues, the State could request a mistrial. COURT REMINDED the Defendant he cannot testify during witnesses' testimony, adding he needs to ask the witnesses questions and to not make statements during their testimony. Court recessed for the evening and directed Jurors to return tomorrow. CUSTODY CONTINUED TO: 3/21/19 1:00 P.M.;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Verdict:

Verdict;

Verdict;

Journal Entry Details:

Deputy Public Defender Julia Murray present on behalf of Defendant as stand-by counsel. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS COURT NOTED for the record that Prospective Juror #40 is not present, and Voir Dire would continue, adding if the Prospective Juror does not show up the matter can be addressed at break. PROSPECTIVE JURORS PRESENT Continued Voir Dire. Prospective Juror #40 now present. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS Challenges for cause placed on the record. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS Prospective Juror #076 Stephanie Davis individual Voir Dire. OUTSIDE THE PRESENT OF THE PROSPECTIVE JURORS Challenges for cause placed on the record PROSPECTIVE JURORS PRESENT Continued Voir Dire. OUTSIDE THE PRESENT OF THE PROSPECTIVE JURORS Prospective Juror #70 Steve Cawthorn individually Voir Dire. PROSPECTIVE JURORS PRESENT Peremptory Challenges completed. Jury selected. Court recessed for the evening and directed Jurors to return tomorrow. OUTSIDE THE PRESENT OF THE JURY Ms. Fleck requested the Court make a ruling regarding the Jail phone call. Defendant argued against using the Jail call, stating he was under the impression if the State was going to use the call it had to be authenticated and the State needs to lay a foundation to admit evidence. COURT STATED every piece of evidence is different, with regards to this phone call, its a statement made by a party opponent, the Defendant, and the State is seeking to introduce through self authenticating. Defendant argued the Jail is notorious for stealing PIN's, and no one can confirm it is the Defendant making the phone call. Ms. Fleck argued the State only needs a good faith basis that the phone call will be admitted during trial, or they would not be allowed to play it at opening, adding the Detective who pulled the phone call will authenticate it. COURT STATED ITS FINDINGS, and ORDERED the phone call ADMISSIBLE during the State's Opening Statement. Defendant stated the called identified himself as Mannis. COURT STATED when listening to the call audio, the called identifies himself as Leonard Woods. Defendant stated his objection to the cell phone photos from the Victim's phone the State intends on using in their Opening Statement. Ms. Murray stated the Defendant has objections to the photos the State sent the Defendant a copy of using during the course of their trial. COURT ADVISED the Defendant the State will have to lay proper foundation regarding admitting photos. Defendant stated his objection regarding the autopsy photo in the Opening Statement, adding its graphic. COURT ADVISED the Defendant that autopsy photos are going to be admitted, and it can be argued that the photos will be graphic, however it is the only way to have people describe the injuries the Victim suffered and STATED the Court will review the autopsy photos when they are offered by the State, and ORDERED the autopsy photo will be ALLOWED to use in the Opening Statement. Ms. Fleck stated the only photos they seek to admit are the Victim cleaned up, and only autopsy photos. Upon Court's inquiry, Defendant stated no objection to the State using the Walgreen's video. Ms. Fleck stated her concerns regarding Defendant's Opening Statements, stating the Defendant has previously stated false allegations, adding nothing has been litigated regarding prior false allegations, and requested nothing of that nature be addressed during openings. Defendant argued he has submitted paperwork, that has suggested prior accusations, family court records, custody battle the Victim's daughter was going through. COURT STATED ITS FINDINGS, and ORDERED, State's Request GRANTED, there can be no mention of allegation that there was a prior false allegation of Davina Leal. Ms. Fleck requested the Defendant not use any prior back acts that would reference the Victim. Defendant argued he does not understand how the Jury can make a fair ruling when they do not have all the facts. COURT STATED character evidence is only admissible for certain reasons. COURT STATED ITS FINDINGS and ORDERED the Defendant cannot reference the Victim's misdemeanor drug possession charges, custody dispute, school district records, allegations the Victim was engaged in prostitution in the past, since those items have not been motioned or litigated to the Court and therefore are NOT ADMISSIBLE during the course of trial. CUSTODY CONTINUED TO: 3/20/19 1:00 P.M.; Trial Continues;

Trial Continues;

CASE SUMMARY CASE No. C-15-309820-1

Trial Continues;	
Trial Continues;	
Trial Continues;	
Verdict;	
Verdict;	
Verdict;	

05/15/2019



Journal Entry Details:

Notice of Appeal FILED IN OPEN COURT. DEFT. WOODS ADJUDGED GUILTY as to COUNT 1 FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (F), as to COUNTS 2 & 3 CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON (GM), as to COUNT 4 OPEN OR GROSS LEWDNESS (GM) and as to COUNTS 5 & 6 POSSESSION OF FIREARM BY EX-FELON (F). Deft. advised as the Presentence Investigation Report (PSI), that he never had any priors in Las Vegas. Ms. Fleck stated there is no opposition as to striking that portion. COURT ORDERED, that portion STRICKEN from the PSI and counsel to provide order to the Court. Deft. further inquired as to the amount of restitution regarding counseling. Ms. Fleck stated the State will request \$2,500.00 plus the funeral expenses and will forego the rest. Argument by Ms. Fleck and Deft. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers, \$3.00 DNA Collection fee, \$250.00 Fine and \$2,500.00 RESTITUTION payable to Victim's of Crime, Deft. SENTENCED as to COUNT 1 to LIFE WITHOUT THE POSSIBILITY OF PAROLE in the Nevada Department of Corrections (NDC), plus a CONSECUTIVE MINIMUM of NINETY-SIX (96) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon, as to COUNT 2 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 1, as to COUNT 3 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 1, as to COUNT 4 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 1, as to COUNT 5 MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 1 and as to COUNT 6 MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 1 with ONE THOUSAND THREE HUNDRED SEVENTY-NINE (1379) DAYS credit for time served. FURTHER ORDERED, Public Defender RE-APPOINTED as counsel for Deft. NDC;

Electronically Filed 5/17/2019 10:52 AM Steven D. Grierson CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

-VS-

LEONARD RAY WOODS, #1901705

Defendant.

CASE NO. C-15-309820-1

DEPT. NO. III

JUDGMENT OF CONVICTION

(JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crimes of COUNT 1-MURDER WITH USE OF A DEADLY WEAPON (Category A Felony – NRS 200.010, 200.030, 193.165); COUNTS 2 and 3 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON (Gross Misdemeanors in violation of NRS 299.694); COUNT 4 – OPEN OR GROSS LEWDNESS (Gross Misdemeanor in violation of NRS 201.210); and COUNTS 5 and 6 - OWNERSHIP OR POSSESSION OF FIREARM BY EXFELON (Category B Felonies - NRS 202.360) and the matter having been tried before a jury and the Defendant having been found guilty of the crimes of COUNT 1 -FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (Category A Felony -NRS 200.010, 200.030, 193,165); COUNT 2 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON (Gross Misdemeanor in violation of NRS 299.694); COUNT 3 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON (Gross Misdemeanor in violation of NRS 299.694); COUNT 4 -OPEN OR GROSS LEWDNESS (Gross Misdemeanor in violation of NRS 201.210); COUNT 5 – POSSESSION OF FIREARM BY EXFELON (Category B Felony – NRS 202.360) and COUNT6 - POSSESSION OF FIREARM BY EXFELON (Category B Felony – NRS 202.360); thereafter, on the 15th day of May, 2019, the Defendant was

Jury Trial
☐ Dismissed (during trial)
☐ Acquittal
☐ Guilty Plea with Sent. (during trial)
⚠ Conviction

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present in court for sentencing in pro per person with Julia Murray, Deputy Public Defender, as stand-by counsel, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said crimes as set forth in the jury's verdict and, in addition to the \$25.00 Administrative Assessment Fee. \$150.00 DNA Analysis fee, including testing to determine genetic markers, \$3.00 DNA Collection Fee, a \$250.00 Fine, and \$2,500.00 Restitution payable to Victims of Crime the Defendant is SENTENCED as follows:

COUNT 1 – to LIFE in the Nevada Department of Corrections (NDC) WITHOUT the possibility of parole, plus a CONSECUTIVE sentence of a MINIMUM OF NINETY-SIX (96) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for the DEADLY WEAPON ENHANCEMENT; CONSECUTIVE to Count 1;

COUNT 2 – to THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center; CONCURRENT with Count 1;

COUNT 3 – to THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center; CONCURRENT with Count 1;

COUNT 4 – to THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center; CONCURRENT with Count 1;

COUNT 5 - to a MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC). CONCURRENT with Count 1: and

COUNT 6 - to a MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC). CONCURRENT with Count 1; with ONE THOUSAND THREE HUNDRED SEVENTY-NINE (1,379) DAYS credit for time served.

day of May, 2019. DATED this

DOUGLAS W. HERNDON

DISTRICT JUDGE

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

October 06, 2015

C-15-309820-1

State of Nevada

VS

Leonard Woods

October 06, 2015

10:00 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kristen Brown

RECORDER: 1

Kiara Schmidt

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Murray, Julia Attorney
Public Defender Attorney
Rogan, Jeffrey Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

Attorney

- Information FILED IN OPEN COURT. DEFT. WOODS ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. Ms. Fleck advised the Court that the State is INVOKING its right to a speedy trial. Counsel requested this matter be referred up to the assigned Department for a trial setting, COURT SO ORDERED.

CUSTODY

10/20/15 8:30 AM TRIAL SETTING

PRINT DATE: 05/20/2019 Page 1 of 83 Minutes Date: October 06, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

October 20, 2015

C-15-309820-1

State of Nevada

VS

Leonard Woods

October 20, 2015

8:30 AM

Trial Setting

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kri

Kristine Santi

REPORTER:

PARTIES

PRESENT:

Fleck, Michelle Attorney
Murray, Julia Attorney
Public Defender Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Matter TRAILED and RECALLED for all parties to appear. Ms. Fleck advised State will move to invoke the 60 day rule, further noting State is not seeking the death penalty, however, State is prepared to go forward with trial, and discovery has been provided to defense. Additionally, there is no withstanding evidence or forensic evidence to wait on, Deft. had turned himself in to police after alleged murder, and State will request to go forward with trial as soon as possible. Ms. Murray advised defense had waived and still has a number of witnesses, there is still mitigating evidence defense is working on and preparation needed for a penalty phase of the trial. Ms. Murray advised defense will do the best they can to be ready. COURT ORDERED, trial date SET within 60 days. Ms. Fleck advised State has a victim witness who allegedly saw the incident involving her mother, and State wants to resolve the case in a speedy fashion to help this victim heal, as State has a legitimate concern with this victim. SO NOTED.

CUSTODY

PRINT DATE: 05/20/2019 Page 2 of 83 Minutes Date: October 06, 2015

C-15-309820-1

12/17/15 8:30 A.M. CALENDAR CALL 1/05/16 1:30 P.M. TRIAL BY JURY

PRINT DATE: 05/20/2019 Page 3 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

December 17, 2015

C-15-309820-1

State of Nevada

VS

Leonard Woods

December 17, 2015 8:30 A

8:30 AM All Pending Motions

HEARD BY: Leavitt, Michelle **COURTROOM:** RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Public Defender Attorney
Rogan, Jeffrey Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- CALENDAR CALL...DEFT'S MOTION TO CONTINUE TRIAL DATE

Ms. Murray argued in support of trial continuance; and further noted defense is not trying to delay the case, as there is a large amount of work to be done, including forensic data to go through, and noticing witnesses. Additionally, there have been 30 new witnesses that have come up in the last 7 days, and defense is up to 45 witnesses now to work on in this case. Mr. Rogan advised there is a 17 year old victim, and nothing is outstanding with the State. Mr. Rogan added State understands defense just needs to investigate; however, State will ask for defense to make priority, for this matter to remain on top of the list, and for the case to be set on the next trial stack. Ms. Murray advised she will be announcing ready on another trial before Department 9, and she has another trial scheduled where a Deft. had invoked in a few other cases. SO NOTED. COURT ORDERED, Motion GRANTED; trial date VACATED AND RESET.

PRINT DATE: 05/20/2019 Page 4 of 83 Minutes Date: October 06, 2015

CUSTODY

3/22/16 8:30 A.M. CALENDAR CALL

3/29/16 1:30 P.M. TRIAL BY JURY

PRINT DATE: 05/20/2019 Page 5 of 83 Minutes Date: October 06, 2015

THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Felony/Gross Misdemeanor

COURT MINUTES

March 22, 2016

C-15-309820-1

State of Nevada

vs

Leonard Woods

March 22, 2016

8:30 AM

All Pending Motions

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Public Defender Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- CALENDAR CALL...DEFT'S MOTION TO CONTINUE TRIAL DATE

Ms. Murray requested a trial continuance. Ms. Fleck submitted to Court's discretion, and noted State has a substantial reason to expedite and invoke speedy trial right, further noting there is a younger victim, being the daughter of decedent, who witnessed her mother's death, and the victim's healing process is difficult. COURT ORDERED, Motion to continue trial date GRANTED; trial date VACATED AND RESET. At request of defense counsel, COURT ADDITIONALLY ORDERED, matter SET for status check; all upcoming pre-trial motions RESET.

CUSTODY

4/07/16 8:30 A.M. STATUS CHECK: RESET TRIAL DATE...DEFT'S MOTION TO COMPEL PRODUCTION OF DISCOVERY...DEFT'S MOTION TO SUPPRESS STATEMENTS FOR FIFTH

PRINT DATE: 05/20/2019 Page 9 of 83 Minutes Date: October 06, 2015

AMENDMENT VIOLATION

PRINT DATE: 05/20/2019 Page 10 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

May 12, 2016

C-15-309820-1

State of Nevada

VS

Leonard Woods

May 12, 2016

8:30 AM

All Pending Motions

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Public Defender Attorney
Rogan, Jeffrey Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

DEFT'S MOTION TO SUPPRESS STATEMENTS FOR FIFTH AMENDMENT VIOLATION

Ms. Murray advised she spoke with State, and representations were made that State intends to concede to suppressing statements from Page 18, and forward. Thereafter, defense requested Court to address lines 1-17, further noting defense will submit on the pleadings. Mr. Rogan submitted; and suggested that parties enter a written stipulation on this issue. Court stated it can rule on this today. COURT ORDERED, Motion GRANTED IN PART as to statements on page 18 through conclusion to be suppressed; and Motion DENIED IN PART as to statements from pages 1-17.

DEFT'S MOTION TO COMPEL PRODUCTION OF DISCOVERY

PRINT DATE: 05/20/2019 Page 11 of 83 Minutes Date: October 06, 2015

⁻ Ms. Fleck not present.

COURT ORDERED as follows:

- 1. INTERVIEWS OF AND STATEMENTS ATTRIBUTED TO DEFENDANT MOTION GRANTED consistent with NRS 174.235.
- 2. INTERVIEWS OF AND STATEMENTS ATTRIBUTED TO STATE'S WITNESSES MOTION GRANTED as to extent as required by statute.
- 3. INCONSISTENT STATEMENTS MOTION GRANTED IN PART AND DENIED IN PART; if the statement is material and it is inconsistent as to credibility of witness and it is made by prosecutor or their agent, the Motion is GRANTED as to that.
- 4. WITNESS BENEFITS OR ASSISTANCE MOTION GRANTED, anything other than what is statutorily required.

Court made inquiries about No. 5. Ms. Murray indicated defense wants to know what Victim Witness office did as to any assistance of moving the witness out-of-state, and anything continued since that point. Mr. Rogan advised State will look into this one further.

- 5. VICTIM WITNESS OFFICE MOTION GRANTED to extent the information exists.
- 6. WITNESS CRIMINAL HISTORY, IMPEACHMENT EVIDENCE MOTION GRANTED as to prior felony information and any crimes of moral turpitude.
- 7. POLICE REPORTS, NOTES, BODY CAMERAS, VIDEOS AND OTHER DOCUMENTS MOTION GRANTED pursuant to NRS 174.2135.
- 8. IDENTIFICATION MOTION GRANTED to extent it is required as to NRS 174.235.

Court noted Motion No. 9 was broad. Ms. Murray stated there was media broadcast and Crime Stoppers request made as to alleged incident, and defense is requesting additional information in correspondence through the District Attorney's office, from the news outlet. Upon Court's inquiry, Court confirmed defense is asking for any information by the public which may have gone to the District Attorney's office, after the media broadcast was done. Mr. Rogan stated he believes this information is privileged, if it is Crime Stoppers. Ms. Murray requested information to be provided to Court in-camera for further review and for relevancy.

- 9. MEDIA INVOLVEMENT MOTION GRANTED. Court advised State if this is a problem with privilege, submit the information to Court in-camera.
- 10. EXCULPATORY EVIDENCE AND ALTERNATE SUSPECTS MOTION GRANTED as required

PRINT DATE: 05/20/2019 Page 12 of 83 Minutes Date: October 06, 2015

by law.

- 11. CHAIN OF CUSTODY MOTION GRANTED.
- 12. EXPERT NOTES, TESTING AND REPORTS MOTION GRANTED to extent it is required by NRS 174.235.
- 13. FORENSIC LAB INFORMATION MOTION GRANTED as required by Brady.

Court addressed No. 14; and Ms. Murray clarified defense is requesting call information from the cell towers, further noting she has not seen any of the data by the District Attorney, and State had retained an expert, to which defense has not seen the information, and is seeking access, if it exists in order to turn it over to defense experts. Mr. Rogan advised if State uses the information, it will turn it over to defense, including if the information is exculpatory. Following arguments, Court advised defense counsel the information can be not relevant as well.

14. ELECTRONIC COMMUNICATIONS AND TRACING DATA - MOTION GRANTED to extent it is required by NRS 174.235.

On No. 15, Court asked if CPS got involved. Ms. Murray indicated yes, and letters from Family Court were received, including information on proceedings which took place in July, to which defense believes an investigation was done at some point and there has to be something. Additionally, the information was transferred from another state. Mr. Rogan advised State will pull it, for review, and if necessary, provide it to Court.

Further discussions as to requests in No.'s 15, 16, 17 and 18. Arguments by counsel as to no mechanism here to obtain information due to witness in question being in the care and custody by District Attorney. Arguments by State as to privileged information being sought.

- 15. CHILD PROTECTIVE SERVICES RECORDS AND REPORTS State to provide the information to Court for in-camera, if available or if it exists.
- 16. SOCIAL WORKERS AND CASE WORKERS State to provide any information to Court for incamera, if available or if it exists.
- 17. MENTAL HEALTH State to provide any information to Court for in-camera, if available or if it exists.
- 18. PRIOR ALLEGATIONS OF SEXUAL MISCONDUCT Defense to submit a Court order once defense determines what county in Arizona the information is being sought from.

Defense to prepare the order.

PRINT DATE: 05/20/2019 Page 13 of 83 Minutes Date: October 06, 2015

STATUS CHECK: RESET TRIAL DATE

Mr. Rogan advised he does not have Ms. Fleck's trial schedule right now; and requested to obtain it, including trial schedule from Clerk. COURT SO ORDERED. Ms. Murray indicated defense may not be ready due to the ongoing active investigation, no information on State's experts having been received yet, and also due to not having crime scene analysis information yet. Matter TRAILED and RECALLED. Ms. Fleck is now present in Court. COURT ORDERED, trial date RESET. Ms. Fleck advised State is preserving right to speedy trial, further noting State is okay with resetting of trial to January, and will request trial to go forward. SO NOTED.

CUSTODY

1/17/17 8:30 A.M. CALENDAR CALL

1/23/17 1:30 P.M. TRIAL BY JURY

PRINT DATE: 05/20/2019 Page 14 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

July 21, 2016

C-15-309820-1

State of Nevada

vs

Leonard Woods

July 21, 2016

8:30 AM

Motion to Dismiss

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Murray, Julia Attorney
Public Defender Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

Attorney

- Court stated it reviewed the Motion; and asked Deft. if he had anything to add. At request of Ms. Murray, COURT ORDERED, case TRAILED to the end of the calendar, as Deft. is seeking to raise additional issues. CASE RECALLED. State was excused by Court, including the public.

COURT ORDERED, case will proceed further with a hearing which has been ORDERED SEALED by the Court.

11:28 A.M.-- CASE RECALLED after the sealed hearing. Ms. Fleck is now present on behalf of State of Nevada. Court advised Ms. Fleck Deft. is seeking to represent himself, and Court is scheduling a faretta canvass. COURT ORDERED, hearing SET.

CUSTODY

PRINT DATE: 05/20/2019 Page 15 of 83 Minutes Date: October 06, 2015

7/28/16 8:30 A.M. FARETTA CANVASS

PRINT DATE: 05/20/2019 Page 16 of 83 Minutes Date: October 06, 2015

THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Felony/Gross Misdemeanor

COURT MINUTES

July 28, 2016

C-15-309820-1

State of Nevada

VS

Leonard Woods

July 28, 2016

8:30 AM

Faretta Canvass

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Public Defender Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray thanked the Court for continuing the case one week; and stated Deft. would prefer to have different counsel, however, he is not interested in proceeding forward with the Faretta Canvass. Upon Court's inquiry, Deft. confirmed he does not want to proceed forward with the canvass. Court advised Deft. his attorneys are going to remain on the case, as there is no basis to dismiss Mr. Savage or Ms. Murray. Deft. acknowledged. COURT ORDERED, matter OFF CALENDAR.

CUSTODY

PRINT DATE: 05/20/2019 Page 19 of 83 Minutes Date: October 06, 2015

COURT MINUTES

Felony/Gross Misdemeanor

December 13, 2016

C-15-309820-1

State of Nevada

VS

Leonard Woods

December 13, 2016 8:30 AM Motion Defendant's Pro Per

Motion to Dismiss

Counsel and Appointment of Alternate Counsel

HEARD BY: Leavitt, Michelle **COURTROOM:** RJC Courtroom 14D

COURT CLERK: Carole D'Aloia

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court stated it had read Defendant's motion and inquired if he had anything to add. Ms. Murray stated if Defendant is going to get into the facts of the case, she would request that it be handled the matter in the process of a Young hearing. Court stated it had read the pleading and ORDERED, Motion DENIED. Ms. Murray stated it also was not clear from a reading of Defendant's motion if he was asking to Faretta and requested that the Court clarify if that is Defendant's request. Upon Court's inquiry, Defendant indicated he would like to represent himself if that is what it takes to remove present counsel. Accordingly, COURT ORDERED, matter SET for Faretta Canvass hearing.

12/20/16 8:30 AM FARETTA CANVASS

PRINT DATE: 05/20/2019 Page 20 of 83 Minutes Date: October 06, 2015

CLERK'S NOTE: The minutes for this hearing have been prepared by a review of the JAVS recording. (tmj:12/22/16)

PRINT DATE: 05/20/2019 Page 21 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

December 20, 2016

C-15-309820-1

State of Nevada

vs

Leonard Woods

December 20, 2016

8:30 AM

Faretta Canvass

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Murray, Julia Attorney
Public Defender Attorney
Rogan, Jeffrey Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

Attorney

- Court TRAILED and RECALLED matter. Upon Court's inquiry, Deft. stated the Faretta canvass may not have to be done, and further stated he did not kill anybody. Ms. Murray advised both defense counsels for Deft. are still attorneys of record; and requested a hearing pursuant to Young. Ms. Murray added if Deft. wants to talk, he should not be heard in specific areas of the case, as he may be exposing himself on some information. Deft. made statements to Court. Court advised Deft. all parties are here to talk about whether he wants to represent himself in this matter. Court stated it was going to deny Deft's motion to dismiss his attorneys; and asked Deft. if he wants to represent himself. Deft. stated no. Court advised Deft. if he wants to talk, the Court will be happy to hear what he wants to say, however, his attorneys are telling him not to say anything, and this Court is trying to protect his rights. Deft. made further statements to Court; and stated they are trying to charge him with pictures from his cell phone without a warrant, and use them against him. Ms. Murray noted defense discussed the issues with Deft. Court advised Deft. he had the opportunities to discuss with

PRINT DATE: 05/20/2019 Page 22 of 83 Minutes Date: October 06, 2015

his lawyers, and the lawyers are giving him certain advice, and it appears he does not like the advice. Deft. stated no and that was not it, as it is a different scenario, and when his attorneys see him, he has no say in his case. Deft. also stated the video interview is missing. Ms. Murray clarified the previous motion to suppress statements was granted by Court. Deft. clarified the Court granted it and denied it, and the video was not presented to the Court. Ms. Murray stated the video does not exist, it was represented as a body cam, the parties have not resolved anything, and State stands by their representations about it. Ms. Fleck advised State has looked and there is no body cam. Deft. stated there is an interview with police. Ms. Fleck advised the information may be suppressed. Court noted it already determined the statements are not coming in. Ms. Fleck assured State will look in the case file to check again, and State would also have to look at the discovery. Court noted if there is a video of interview, this needs to be turned over. Deft. stated his attorneys have no evidence for him.

Mr. Savage moved for a continuance of this case for further investigation to be done for trial. Discussions were made as to Mr. Savage's scheduling conflicts in January, 2017. Ms. Fleck opposed the continuance; and argued State is ready for trial, and does not know if the program which Mr. Savage is involved in, trumps trial in this case. Following discussions, Court advised Deft. State has their theory of the case; the State is allowed to say the theory in open Court, and Deft. is allowed to say that this did not happen, at time of trial. Ms. Fleck advised the alleged victim's daughter moved back to Las Vegas, for this case, State has every piece of evidence, and as to the video, the State does not know yet; however, there is no reason that trial should be continued again further. Arguments by Ms. Murray as to this being a first degree murder case, two different incidents needing to be investigated, forensic data being sought by defense, the surviving juvenile victim allegedly having made false accusations against other men, defense needing to go to Court out-of-state regarding the juvenile victim to seek additional records, and defense seeking to cross examine. Ms. Murray further argued regarding defense having informed State about where defense is at, this matter needing to have a penalty phase after the first phase, mitigation work requiring a lot of time and work, defense working very diligently, there having been issues compounded due to the attorney-client relationship being difficult, this having hindered defense counsel's ability to work on the case with Deft, defense not being able to say they would be ready for trial next month, and the defense being utterly ineffective if trial is to go forward in January, 2017.

Upon Court's inquiry as to how much time is needed, Ms. Murray requested a status check hearing to provide updates, and due to defense having to deal with getting information outside the jurisdiction. Court stated it will not continue this case for another year. Ms. Murray advised subpoenas were sent out of the jurisdiction for requested records, and there was no Court order. Court stated it will give defense a Court order for records. Discussions regarding defense seeking criminal background information of decedent. Court stated it cannot figure out why this is relevant; and asked defense if a written motion can be prepared for the Court. Ms. Murray advised there is no solid information, defense believes there is good faith, she could not put a declaration together as she is not required to disclose the defense theory to State, however, she can prepare a sealed affidavit for Court. Mr. Rogan argued he would like to know or have Court inquire what has been done, and he is fine about the sealed affidavit, however, State has seen other cases in serious nature go to trial in less time, than this case. Ms. Murray clarified it has been 13 months. Further arguments by State.

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COURT ORDERED, matter SET for status check at time of Calendar Call. Court advised defense counsel to be prepared on telling this Court how long is needed for the trial continuance. Thereafter, Court stated this case has to go to trial at some point.

CUSTODY

STATUS CHECK: DEFT'S REQUEST TO CONTINUE TRIAL DATE

1/17/17 8:30 A.M. CALENDAR CALL

1/23/17 1:30 P.M. TRIAL BY JURY

PRINT DATE: 05/20/2019 Page 24 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

January 17, 2017

C-15-309820-1

State of Nevada

VS

Leonard Woods

January 17, 2017

8:30 AM

All Pending Motions

HEARD BY: Leavitt, Michelle

COURTROOM: RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Murray, Julia Attorney

Public Defender Attorney
Savage, Jordan S. Attorney
Scow, Richard H. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- CALENDAR CALL...STATUS CHECK: DEFT'S REQUEST TO CONTINUE TRIAL DATE

Ms. Fleck not present. Ms. Murray advised she happens to know that Ms. Fleck started trial this week in Department 17, further noting representations were made about the trial date at the prior hearing, parties are here to have the trial date reset, and there are scheduling issues. Ms. Murray requested this matter be continued for status check for both parties to appear and further discuss on resetting the trial date. Mr. Scow advised he has no information on this. COURT ORDERED, trial date VACATED; matter SET for status check.

CUSTODY

2/09/17 8:30 A.M. STATUS CHECK: RESET TRIAL DATE

PRINT DATE: 05/20/2019 Page 25 of 83 Minutes Date: October 06, 2015

COURT MINUTES

Felony/Gross Misdemeanor

February 09, 2017

C-15-309820-1

State of Nevada

VS

Leonard Woods

February 09, 2017 8:30 AM Status Check: Reset Trial

Date

HEARD BY: Leavitt, Michelle **COURTROOM:** RJC Courtroom 14D

COURT CLERK: Susan Botzenhart

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Murray, Julia Attorney

Public Defender Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Deft. not present; not transported to Court due to delay from CCDC. Mr. Rogan agreed to waive the 60 day rule. COURT ORDERED, trial date SET. Ms. Murray advised she will let Deft. know about the trial date. SO NOTED.

CUSTODY

1/16/18 8:30 A.M. CALENDAR CALL

1/22/18 1:30 P.M. TRIAL BY JURY

PRINT DATE: 05/20/2019 Page 26 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

September 27, 2017

C-15-309820-1

State of Nevada

Leonard Woods

September 27, 2017

9:00 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Murray, Julia Attorney Rose, Steven Attorney State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court stated matter is on calendar for reassignment. Ms. Murray advised Ms. Fleck and Mr. Rogan are assigned to the case. Mr. Rogan is currently in trial and is requesting a one week continuance, noting there are some outstanding discovery issues relating to search warrants and body cams. COURT ORDERED, matter CONTINUED, noting case reassignment will be discussed next week.

CUSTODY

CONTINUED TO: 10/04/17 9:00 AM

PRINT DATE: 05/20/2019 Page 27 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

October 04, 2017

C-15-309820-1

State of Nevada

Leonard Woods

October 04, 2017

9:00 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Murray, Julia Attorney Rogan, Jeffrey Attorney State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Mr. Rogan advised additional discovery needs to be provided to Ms. Murray. Upon Court's inquiry, Mr. Rogan stated parties intend to discuss resolving matter when Ms. Fleck returns to work. Pursuant to EDCR 1.30 and 1.31 this court ORDERS the case reassigned to Department 3, matter SET for Status Check.

CUSTODY

11/08/17 9:00 AM STATUS CHECK: TRIAL READINESS

PRINT DATE: 05/20/2019 Page 28 of 83 Minutes Date: October 06, 2015

COURT MINUTES

Felony/Gross Misdemeanor

November 08, 2017

C-15-309820-1

State of Nevada

VS

Leonard Woods

November 08, 2017 9:00 AM Status Check: Trial

Readiness

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

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray advised there is a Motion to Dismiss counsel on calendar. Court stated it was his understanding that the motion was not going to be heard until next week, therefore, he is not prepared to rule on it today. Ms. Murray advised she believes a Young hearing is needed and requested a date be set. COURT ORDERED, Defendant's Motion to Dismiss Counsel and Appointment of Alternate Counsel VACATED and RESET.

CUSTODY

11/15/17 9:00 AM DEFENDANT'S MOTION TO DISMISS COUNSEL AND APPOINTMENT OF ALTERNATE COUNSEL

PRINT DATE: 05/20/2019 Page 29 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

November 15, 2017

C-15-309820-1

State of Nevada

VS

Leonard Woods

November 15, 2017 9:00 AM Motion to Dismiss

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

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Murray, Julia Attorney

Rogan, Jeffrey Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court excused Mr. Rogan from the courtroom. Statements by Defendant relating to motion. Ms. Murray noted for the record what the defense has done in preparation for the trial and stated her concerns. Discussion regarding integrity of trial date. COURT ORDERED, motion DENIED, noting he found no basis to withdraw counsel. Court requested the defense set up a schedule on regular visits, one time per week, and directed defendant to accept appointments. Discussion regarding search warrants and discovery. Court requested defense counsel convey to Mr. Rogan that he is requesting parties discuss trial date and any potential offers prior to the next hearing. COURT ORDERED, matter SET for Status Check.

CUSTODY

12/13/17 9:00 AM STATUS CHECK: TRIAL READINESS

PRINT DATE: 05/20/2019 Page 30 of 83 Minutes Date: October 06, 2015

COURT MINUTES

Felony/Gross Misdemeanor

December 13, 2017

C-15-309820-1

State of Nevada

VS

Leonard Woods

December 13, 2017 9:00 AM Status Check: Trial

Readiness

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

COURT CLERK: Deborah Miller

Lauren Kidd

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray advised she is in the process of reviewing discovery and will be done in one week. Ms. Murray further advised she has an upcoming trial and she would like to keep the January trial date for now and requested a status check a week prior to trial. Ms. Fleck advised the State is ready for trial and stated she has requested a search warrant and will give it to Ms. Murray. COURT ORDERED matter CONTINUED.

CUSTODY

CONTINUED TO: 1/10/18 9:00 AM

PRINT DATE: 05/20/2019 Page 31 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

January 10, 2018

C-15-309820-1

State of Nevada

Leonard Woods

January 10, 2018

9:00 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

Lauren Kidd

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Fleck, Michelle Attorney Murray, Julia **Attorney** Savage, Jordan S. Attorney State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray advised the State provided the search warrant that was previously requested. Ms. Murray made an oral motion to continue trial, advising she is not going to be prepared to start trial as she had anticipated going to trial on another matter as previously stated. Ms. Fleck understands the issues, however, argued in opposition, noting State invoked. COURT ORDERED, trial VACATED and RESET, matter SET for Status Check. Ms. Murray indicated the State extended an offer that the defendant enter guilty pleas on all charges and State would not argue for Life without the possibility of parole, noting defendant has rejected the offer. Parties will continue to discuss negotiations and will confirm with witnesses their availability for the new trial date.

2/07/18 9:00 AM STATUS CHECK: TRIAL READINESS

PRINT DATE: 05/20/2019 Page 32 of 83 October 06, 2015 Minutes Date:

6/28/18 9:00 AM CALENDAR CALL 7/09/18 10:00 AM JURY TRIAL

PRINT DATE: 05/20/2019 Page 33 of 83 Minutes Date: October 06, 2015

COURT MINUTES

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Felony/Gross Misdemeanor

February 07, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

February 07, 2018 9:00 AM Status Check: Trial

Readiness

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

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray advised the defense is preparing for trial and anticipates being ready. Ms. Fleck advised the State anticipates being ready for trial. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 3/07/18 9:00 AM

PRINT DATE: 05/20/2019 Page 34 of 83 Minutes Date: October 06, 2015

COURT MINUTES

Felony/Gross Misdemeanor

March 07, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 07, 2018

9:00 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Di Giacomo, Marc P. Attorney

Murray, Julia Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray advised she has no representations, noting Mr. Rogan indicated that he has no representations as parties are preparing for trial. Conference at the Bench. Court stated he discussed with parties potential schedule conflicts due to other trials set around the same time as the instant case. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 4/11/18 9:00 AM

PRINT DATE: 05/20/2019 Page 35 of 83 Minutes Date: October 06, 2015

COURT MINUTES

Felony/Gross Misdemeanor

April 25, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

April 25, 2018

9:00 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Savage, Jordan S. Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court stated parties have previously discussed a conflict with the trial date due to the Barlow trial. Discussion regarding trial date. COURT ORDERED, trial VACATED and RESET, matter SET for Status Check.

CUSTODY

6/20/18 9:00 AM STATUS CHECK: TRIAL READINESS

10/25/18 9:00 AM CALENDAR CALL

11/05/18 10:00 AM JURY TRIAL

PRINT DATE: 05/20/2019 Page 36 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

June 20, 2018

C-15-309820-1

State of Nevada

Leonard Woods

June 20, 2018

9:30 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Fleck, Michelle Attorney Murray, Julia **Attorney** State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court stated trial is set for November 5, 2018. Ms. Murray advised that Judge Togliatti set a trial between the instant trial and the Brewington trial, noting she made a record as to why she does not believe she will be available on October 15, 2018. Court stated he will discuss with Department 9 if needed. Upon Court's inquiry, parties indicated there are no discovery or witness issues. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 7/18/18 9:30 AM

PRINT DATE: 05/20/2019 Page 37 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor COURT MINUTES

July 18, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

July 18, 2018

9:30 AM Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Upon Court's inquiry, Ms. Murray indicated a number of issues and requested a bench conference. CONFERENCE AT BENCH. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 8/1/18 9:30 A.M.

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Felony/Gross Misdemeanor

COURT MINUTES

August 01, 2018

C-15-309820-1

State of Nevada

Leonard Woods

August 01, 2018

9:30 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Fleck, Michelle Attorney Murray, Julia Attorney State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court stated the trial set is set for November, noting there have been decisions previously regarding whether or not there will be other attorneys involved on the case and if the trial date is viable. Ms. Murray concurred, noting she should have an update in a couple of weeks. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 8/15/18 9:30 AM

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Felony/Gross Misdemeanor

COURT MINUTES

August 15, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

August 15, 2018

9:30 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Court stated there have been previous discussions about changes with Ms. Murray's assignment which may impact her representing Mr. Woods. Ms. Murray indicated that Mr. Westbrook has been assigned to the case and she was going to request a continuance to allow him to speak with the defendant and look at scheduling issues. However, defendant advised her that he filed a motion to proceed in proper person and she requested a faretta canvass be set. Court stated he intends on keeping the trial date in place and ORDERED, Faretta Canvass SET. Mr. Murray stated she will have further discussions with the defendant prior to the hearing.

CUSTODY

8/29/18 9:30 AM FARETTA CANVASS

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Felony/Gross Misdemeanor

COURT MINUTES

August 29, 2018

C-15-309820-1

State of Nevada

Leonard Woods

August 29, 2018

9:30 AM

Faretta Canvass

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Deborah Miller

Kory Schlitz

RECORDER:

Rubina Feda

REPORTER:

PARTIES

PRESENT:

Murray, Julia Attorney Rogan, Jeffrey Attorney State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Ms. Murray indicated she has spoken with the Defendant regarding self representation, and noted the Defendant would like to move forward today. Ms. Murray indicated if the Court does grant the Defendant's requested today, he inquired with her a couple of questions that she could not give accurate answers to, and posed to the Court the Defendant had questions regarding Discovery that is photographs, and audio recordings, how would the Defendant be able to listen to those. Ms. Murray also stated the Jail now charges the inmates for paper and pen, and the Defendant inquired about having access to paper and writing utensils, and noted the Public Defender's Office is willing to supply those requests if the Court would sign an Order. Ms. Murray stated the Defendant was concerned about how the Subpoena's would be issued for the witnesses at trial, and who would issue them; another concern was if the Defendant would have access to an investigator. Court advised they would sign an order for the Public Defender's Office to supply pen and paper to the Defendant.

Upon Court's inquiry, Defendant confirmed he would like stand by Counsel of the Public Defender's Office. Mr. Murray indicated when the Public Defender's Office is appointed as stand by counsel, the

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law allows the Defendant to be full active counsel, and there is only someone appointed to answer questions, and they would not necessarily prepared for trial, since they are there to assist in the technical matters the Defendant would not have access to. Ms. Murray argued their preparation for trial would differ from the Defendant's way. Upon Court's inquiry, Defendant indicated he can be ready for trial, and has motions that he would like to be heard before the trial date.

Court conducted Faretta Canvass. Court advised they would not let the Defendant represent himself, and then appear at trial, and request to have counsel appointed, the Court could deny the Defendant's request. COURT ORDERED, Defendant's request to represent himself, GRANTED; Public Defender's Office REMAINS as standby counsel. Upon Court's inquiry, Defendant requested until the end of September to file his Motions. COURT ORDERED, status check SET. Mr. Rogan stated if the State needs to contact the Defendant they would reach out through the Investigator, and the Defendant should do the same, if he needs to converse with the State for any reason. COURT SO NOTED. COURT FURTHER ORDERED, Defendant's Motion schedule for 9/11/18 is VACATED.

9/12/18 9:30 A.M. STATUS CHECK: TRIAL READINESS

10/25/18 9:00 A.M. CALENDAR CALL

11/05/18 10:00 A.M. JURY TRIAL

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Felony/Gross Misdemeanor

COURT MINUTES

September 12, 2018

C-15-309820-1

State of Nevada

vs

Leonard Woods

September 12, 2018

9:30 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Di Giacomo, Marc P.

Murray, Julia

Attorney Attorney Plaintiff

State of Nevada WOODS, LEONARD RAY

Defendant

JOURNAL ENTRIES

- Motion to Sever FILED IN OPEN COURT...

Motion For Discovery (Pursuant to NS 174.235) FILED IN OPEN COURT...

Motion to Proceed as Attorney-In-Fact of Record FILED IN OPEN COURT...

Certificate of Mailing FILED IN OPEN COURT...

Letter FILED IN OPEN COURT...

Public Defender Julia Murray present as standby counsel.

Ms. Murray has a stack of documents she received from the Defendant and requested they be filed in open court. COURT SO NOTED. COURT ADVISED Defendant he is the Attorney of Record and he

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makes all the decisions in his case. Defendant inquired if he had to use the same investigator that he was previously using, since he was not completing the tasks he was requesting. COURT ADVISED they have no say in what investigator gets assigned to his case, and directed Defendant to speak with his standby counsel. Ms. Murray stated at the last hearing, that any investigation requests be submitted in writing and they would be transferred to the investigator in writing, and if there were any discrepancies, they could address the issues. Defendant stated his concern with Ms. Fleck being out of town until September 24, and how will she have time to respond to the Motions and keep the same trial date. Ms. Murray indicated she did not receive any of the Orders back she submitted. COURT ADVISED, the Orders were signed on September 4, and were available for pick up day of. COURT ORDERED, the Clark County Public Defender's Office be able to provide Defendant with note pads and pens so the Defendant can file legal Motions. COURT FURTHER ORDERED, status check SET. Ms. Murray stated there were Discovery items and inquired from the Court how they should be presented to the Defendant. Ms. Murray stated the Discovery items were: autopsy photos; crime scene photos from each event number; Clark County School records of a complaining witness; Family Court records that support previously issues prior false statements, which contains psychological data of an unrelated minor, and requested that part be redacted; the Decedents out of state criminal court record; records that she received from the California Department of Corrections which relates to Defendant Woods, however, she does not have the ability to transfer them to the Defendant; and noted there is a final item that she cannot put on the record, and requested to place it on the record during a bench conference. COURT SO NOTED. CONFERENCE AT BENCH with Deputy Public Defender Julia Murray only.

COURT directed Ms. Murray to contact the Jail, and ORDERED, the Defendant is allowed to have copies of any of the photos, unless the Jail has any issues with the photos; Family Court records need to be redacted with anything due to the minors; Clark County School district records, need to be redacted; the out of state criminal records can be provided to the Defendant since they are his records; Court further advised the other thing that Ms. Murray mentioned, the Court is hesitant to give it to the Defendant, however stated she can allow the Defendant to have access to it; with regards to the Decedents out of state criminal court record, can be an in camera review. Court directed Ms. Murray to submit an Order to have the Defendant transferred to Public Defender's office to review the documents. Defendant stated that order has been in place for awhile and he still has not been transferred. Ms. Murray stated she has spoken to the Defendant regarding being transported, however has not submitted an Order as of yet.

CUSTODY

CONTINUED TO: 9/26/18 9:30 A.M.

10/25/18 9:00 A.M. CALENDAR CALL

11/05/18 10:00 A.M. JURY TRIAL

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Felony/Gross Misdemeanor

COURT MINUTES

September 26, 2018

C-15-309820-1

State of Nevada

 $\mathbf{v}\mathbf{s}$

Leonard Woods

September 26, 2018 9:30 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Motion to Suppress Contents of Search of Cell Phone FILED IN OPEN COURT...

Motion to Suppress Arrest FILED IN OPEN COURT...

Motion to Dismiss the Charges of Ownership or Possession of Firearm by Prohibit Person FILED IN OPEN COURT...

Judicial Notice of My Consent Decree Settlement FILED IN OPEN COURT...

Deputy Public Defender Julia Murray present as standby counsel.

Court advised there were previous Motions filed, and a briefing schedule will be set. Ms. Murray stated she had four additional documents filed in open court. COURT ORDERED, Motion to Sever, and the Motion for Discovery that were pending along with the Motions filed today will be SET for

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hearing. COURT FURTHER ORDERED, briefing schedule set as follows, the State shall file their oppositions on or before October 1, 2018 by close of business; the Defense reply's shall be due on or before October 8, 2018. Ms. Fleck inquired how to serve the Defendant. COURT DIRECTED the State to provide the copies to the Public Defender though Julia Murray. Ms. Murray stated the Defendant did provide her a list of investigation requests today, and informed she received an e-mail from the jail regarding her delivery of the notepads. COURT SO NOTED. Defendant stated concern regarding witnesses. Ms. Fleck stated at the previously hearing Ms. Murray provided documents to the Defendant, and she requested to have copies of the Discovery as well. Ms. Murray indicated she communicated to Ms. Fleck those documents were the result of Defense Investigation and they were provided to the Defendant, who has not received them yet, and has no intention of turning them over to the State, since the Defendant has not informed her he plans to use them in trial.

10/10/18 9:30 A.M. MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... MOTION TO SUPPRESS ARREST... MOTION TO DISMISS THE CHARGES OF OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON... MOTION TO SEVER... MOTION FOR DISCOVERY...

10/25/18 9:00 A.M. CALENDAR CALL

11/5/18 10:00 A.M. JURY TRIAL

PRINT DATE: 05/20/2019 Page 46 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

October 10, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

October 10, 2018

9:30 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Rogan, Jeffrey Attorney
State of Nevada Plaintiff
WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Motion to Review Officers Files FILED IN OPEN COURT...

Motion to Dismiss Murder Charge FILED IN OPEN COURT...

Deputy Public Defender Kathleen Hamners present as standby counsel.

STATUS CHECK: TRIAL READINESS...

Defendant indicated Ms. Fleck reached out through the investigator to negotiate this case, and requested to negotiate with her personally and have Mr. Murray present as well. Ms. Fleck stated she is happy to negotiate with the Defendant, however is in three back to back trials, and the original offer was the State would not argued for life without the possibility of parole, with everything else on the table, and the Defendant counter offered 4-10 years, and requested the conversation be meaningful while negotiating. Ms. Hamners stated she has an envelope from Ms. Murray to be filed under seal and review of investigating materials and provided it to the Court. regarding the Court reviewing the materials to see if they should be disclosed to the Defendant. Ms. Hamners requested

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the calendar call date be set on October 24, 2018. COURT ORDERED, Request GRANTED; Motion filed in open court SET on October 18, 2018. Ms. Hamners requested to verify in he Courtroom if anyone was here from Super Pawn with records, as they should have been responding to a Subpoena. COURT NOTED, there is no one in the Courtroom from Super Pawn.

Defendant indicated he has an alibi for the night of the alleged crime. Ms. Fleck stated if the Defendant is planning on presenting an alibi witness the State needs to know who he plans on calling. COURT DIRECTED Defendant to file a Notice of Witness List, and an Alibi Notice filed ten days before trial, if those are no completed then the witnesses cannot be called during trial.

DEFENDANT'S PRO PER MOTION TO SEVER...

Defendant argued in support of the Motion, stating this was double jeopardy. Ms. Fleck argued the open and gross charge leads to murder charge and they are connected together and would be cross admissible at separate trials. COURT STATED ITS FINDINGS, and ORDERED Motion DENIED IN PART; and GRANTED IN PART; with regards to COUNT 9 and COUNT 10 will be BIFURCATED at the time of trial.

DEFENDANT'S PRO PER MOTION TO DISMISS THE CHARGE OF OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON...

Matter argued and submitted. COURT STATED ITS FINDINGS, and ORDERED Motion to Dismiss DENIED.

DEFENDANT'S PRO PER MOTION TO SUPPRESS ARREST...

Defendant argued in support of the Motion, stating if he has committed the act he would have been on the road, and does not have any blood or a murder weapon in his possession, adding there was no probable cause for the Officer to stop him in the first place. Ms. Fleck argued against the Motion, stating there is no evidence to suggest as the Defendant stated it occurred, adding the Defendant will have an opportunity to question the Offers and the Jury will determine the credibility and requested the Motion be denied. COURT STATED ITS FINDINGS, and ORDERED, Motion DENIED.

DEFENDANT'S PRO PER MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... Defendant indicated he did not receive a response to this Motion. Ms. Fleck stated she did respond, and provided it to Ms. Murray on Wednesday Ms. Fleck also indicated she can provide a copy of her opposition. COURT ORDERED, matter CONTINUED.

DEFENDANT'S PRO PER MOTION FOR DISCOVERY PURSUANT TO NRS 174.235...

Defendant requested anything that in his name in this case. COURT ADVISED that has nothing to do with the criminal case, and ORDERED Motion DENIED. Ms. Fleck stated for the record again, anything the Defendant is planning on using in his case in chief needs to be turned over to the State.

CUSTODY

10/18/18 9:00 A.M. DEFENDANT'S PRO PER MOTION TO SUPPRESS CONTENTS OF SEARCH

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OF CELL PHONE...

10/24/18 9:30 A.M. CALENDAR CALL

11/05/18 10:00 A.M. JURY TRIAL

PRINT DATE: 05/20/2019 Page 49 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

October 18, 2018

C-15-309820-1

State of Nevada

vs

Leonard Woods

October 18, 2018

9:00 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Rogan, Jeffrey Attorney

State of Nevada Plaintiff WOODS, LEONARD RAY Defendant

JOURNAL ENTRIES

- Deputy Public Defender Julia Murray present as Standby Counsel on behalf of Defendant.

DEFENDANT'S PRO PER MOTION TO DISMISS MURDER CHARGE... DEFENDANT'S PRO PER MOTION TO REVIEW OFFICERS FILES..

Mr. Rogan indicated CCDC never provided the Defendant their Oppositions to the Motion to Dismiss Murder Charge, and the Motion to Review Officers Files and has since provided a copy in open court and requested those matters be continued. COURT ORDERED, Motion's CONTINUED.

DEFENDANT'S PRO PER MOTION TO SUPPRESS CONTENTS OF SEARCH OF CELL PHONE... Mr. Woods argued in support of the Motion stating they had no authority to search the cell phone, stating the Search Warrant was unlawful and the contents obtained from the search warrant are unlawful and requested the contents of the cell phone be suppressed. Mr. Rogan stated there is no reason for a suppression since the contents were obtained legally. COURT STATED ITS FINDINGS, and DENIED the Motion to Suppress.

Mr. Murray stated the Defendant was to be transported to her office yesterday, however there was

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some confusion and the Defendant was transported to Court and he did not arrive at her office until 1:20 p.m., and the CO's informed her the Defendant needed to leave at 3:30 a.m., and they did not follow what the Order stated. Ms. Murray argued the Defendant still has a ton of material that he needed to review and requested to submit an additional order, including being able to provide the Defendant with writing materials. COURT ADVISED they would sign an Order. Defendant requested to address his bail setting. COURT DIRECTED the Defendant to file an appropriate motion to address bail. Ms. Murray stated the bail amount was never address in this Department, however the matter had been argued when the case was assigned to Department 12.

CUSTODY

10/24/18 9:30 A.M. DEFENDANT'S PRO PER MOTION TO DISMISS MURDER CHARGE... DEFENDANT'S PRO PER MOTION TO REVIEW OFFICERS FILES... CALENDAR CALL...

11/5/18 10:00 A.M. JURY TRIAL

PRINT DATE: 05/20/2019 Page 51 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

October 24, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

October 24, 2018

9:30 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Murray, Julia

Rogan, Jeffrey

State of Nevada

Woods, Leonard Ray

Attorney Attorney Attorney Plaintiff Defendant

JOURNAL ENTRIES

- Defendant's Notice of Witnesses, Pursuant to NRS 174.234 FILED IN OPEN COURT...

Motion for Bail Hearing FILED IN OPEN COURT...

Motion to Dismiss Counts 2-7 FILED IN OPEN COURT...

Deputy Public Defender Julia Murray as Standby Counsel.

CALENDAR CALL...

Ms. Murray stated she has additional Motions to be filed in the Court. Defendant stated when he reviewed his Discovery yesterday, he found information that was not in his original Discovery and he is trying to figure out how to file Motions. COURT ADVISED the Motions on calendar needed to be heard today. Defendant requested the Motion's be postponed until other Motions are heard, adding he had previous contact with one of the arresting Metro Officers and has a Court Order for

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LVMP to produce any and all records relating to event number 121130-3832, including arrest report, 911 calls, dispatch radio traffic. COURT ADVISED, they would not sign an Order for LVMP to produce any evidence not relating to this case. Ms. Murray stated the Defendant did submit a request to her investigator regarding the event number, and the investigator informed the Defendant to request an order from the Court. COURT DIRECTED the State to obtain any copies of documents relating to the event number 121130-3832. Ms. Fleck agreed. Defendant again requested to continue the Motions on calendar today, so he could file Motions for Evidentiary Hearing, adding the Court issued an Order for him to obtain writing materials, and he still has not gotten any, noting there are additional Motions he wants to file and the window for them to be heard before trial is getting smaller. COURT ADVISED, the Motions the Defendant is filing are arguing about the facts of the case, which is what the trial is about, adding the Defendant is spending a lot of time and using a lot of paper when the Motions that are arguing about facts should be argued at the Jury Trial. COURT FURTHER ADVISED Defendant that the filing of a Writ was time barred since he waived up on his Preliminary Hearing, adding since the Defendant is now representing himself, the case does not get to start all over. COURT ORDERED, Defendant's Request to Continue the Motions on calendar today, DENIED.

DEFENDANT'S PRO PER MOTION TO DISMISS MURDER CHARGE...

Upon Court's inquiry, Defendant stated he did not bring his paperwork to Court, and had nothing to add. Mr. Rogan stated nothing to add as well. COURT STATED ITS FINDINGS, and ORDERED, Motion DENIED.

DEFENDANT'S PRO PER MOTION TO REVIEW OFFICERS FILES...

Upon Court's inquiry, Defendant stated nothing to add; Mr. Rogan stated nothing to add. COURT STATED ITS FINDINGS, and ORDERED, Motion DENIED.

COURT FURTHER ORDERED, Motions FILED IN OPEN COURT today are SET for hearings; calendar call CONTINUED. COURT INFORMED Defendant the trial may not start on Monday, however later in the week.

CUSTODY

11/1/18 9:00 A.M. MOTION FOR BAIL HEARING... MOTION TO DISMISS COUNTS 2-7... CALENDAR CALL..

11/5/18 10:00 A.M. JURY TRIAL

PRINT DATE: 05/20/2019 Page 53 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

November 01, 2018

C-15-309820-1

State of Nevada

vs

Leonard Woods

November 01, 2018

9:00 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Motion for Evidentiary Hearing FILED IN OPEN COURT...

Motion to Clarify Ruling FILED IN OPEN COURT...

Introduction of Evidence FILED IN OPEN COURT...

DEFENDANT'S PRO PER MOTION TO DISMISS COUNT 2-7... DEFENDANT'S PRO PER MOTION FOR BAIL HEARING.. CALENDAR CALL...

COURT ORDERED, all matters to be CONTINUED; adding the Motions filed today will be added to the calendar.

CUSTODY

CONTINUED TO: 11/2/18 9:00 A.M.

CLERK'S NOTE: Subsequent to Court, COURT ORDERED, matter RESET for Monday 11/5/18 9:00 a.m. (11-1-18 ks)

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Felony/Gross Misdemeanor

COURT MINUTES

November 05, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

November 05, 2018 9:00 AM All Pending Motions

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

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Deputy Public Defender Julia Murray present as standby counsel.

DEFENDANT'S PRO PER MOTION TO DISMISS COUNT 2-7...

Defendant argued in support of the Motion, stating there is no proof the phone is his and requested the charges be dismissed. Mr. Rogan stated based upon the argument of the Defendant, where he is stating the phone is not even his phone then the Defendant does not have any standing to bring anything before the Court regarding privacy or possessory interest under the Fourth Amendment and requested the Motion be denied. Upon Court's inquiry, Defendant is denying possessory interest in the phone, since it was never proven to be his phone. COURT ADVISED Defendant if he does not have a possessory interest in the item that was seized then he would not have standing to object to any of the searches related to that phone; which would make the Defendant's request regarding the search warrants irrelevant. COURT STATED ITS FINDINGS, and ORDERED Motion to Dismiss DISMISSED IN PART, since the Defendant has no standing to object to an item that is not the Defendants, and maintain no possessory interest or ownership of; and DENIED IN PART with

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regards to the rest of the Motion.

MOTION TO DISMISS OPEN AND GROSS LEWDNESS CHARGE...

Matter argued and submitted. COURT STATED ITS FINDINGS and ORDERED, Motion DENIED.

MOTION TO CLARIFY RULING...

Matter argued and submitted. COURT STATED ITS FINDINGS, and ORDERED Motion to Clarify Ruling DENIED.

MOTION FOR EVIDENTIARY HEARING...

COURT ADVISED Defendant if he is disavowing interest in the property seized, then the Defendant does not have standing to object to the property seized. Defendant stated it was never proven the phone was his. COURT ADVISED proof is something that is to be prove at trial. COURT STATED for purposes of this hearing, the Defendant is asserting some type of ownership of the phone and can object to the search. COURT STATED ITS FINDINGS, and ORDERED Motion for Evidentiary Hearing DENIED.

DEFENDANT'S PRO PER MOTION FOR BAIL HEARING...

Matter argued and submitted. COURT ORDERED, Motion GRANTED, Defendant's Bail be SET at \$500,000.00.

CALENDAR CALL...

Defendant requested a copy of Judge Sciscento's signature COURT ORDERED, Request DENIED. Ms. Fleck requested all the of the Discovery the Defendant plans on using at trial, adding some of the information stated in Court today she has not received. Ms. Murray stated this information was in the Defense investigation and in the items the Defendant listed last week in what he wanted to disclose, adding she has sent those items to be copied and the State should have them by end of day. COURT SO NOTED. Defendant stated he wanted to request to continue the trial. Court stated they previously directed Defendant if he wanted to continue the trial he should file a written motion; and FURTHER DIRECTED Defendant to file a Motion today and the matter would be placed on calendar. COURT ORDERED, calendar call CONTINUED.

CUSTODY

11/7/18 9:30 A.M. CALENDAR CALL... MOTION TO CONTINUE TRIAL...

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Felony/Gross Misdemeanor

COURT MINUTES

November 07, 2018

C-15-309820-1

State of Nevada

VS

Leonard Woods

November 07, 2018

9:30 AM

All Pending Motions

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Motion to Continue Trial FILED IN OPEN COURT...

Deputy Public Defender Julia Murray present as standby counsel.

Mr. Rogan stated no opposition to continuing the trial date. COURT ORDERED, Motion to Continue GRANTED; trial date VACATED and RESET; status check SET.

CUSTODY

1/9/19 9:30 A.M. STATUS CHECK: TRIAL READINESS

3/7/19 9:00 A.M. CALENDAR CALL

3/18/19 10:00 A.M. JURY TRIAL

PRINT DATE: 05/20/2019 Page 58 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

January 09, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

January 09, 2019

1:00 PM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Rogan, Jeffrey

Attorney Plaintiff

State of Nevada Woods, Leonard Ray

Defendant

JOURNAL ENTRIES

- Deputy Public Defender Ed Kane present as Standby Counsel on behalf of Defendant.

Mr. Kane stated Ms. Murray did not give him any information regarding witnesses, however does know the clothing has been arranged for the trial. Mr. Rogan stated at the previous court date, the Defendant provided the State with a stack of documents which they are still reviewing, which might result in small motions, adding no conflict with the trial date. Defendant stated an issue with the trial date, adding the Victims birthday is the same week as the trial. COURT ADVISED, that is not a reason to continue the trial, adding the Jury does not even need to know it's the Victim's birthday. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 2/6/19 9:30 A.M.

3/7/19 9:00 A.M. CALENDAR CALL

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 $3/18/19 \, 10:00 \, A.M. \, JURY \, TRIAL$

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Felony/Gross Misdemeanor

COURT MINUTES

February 06, 2019

C-15-309820-1

State of Nevada

Leonard Woods

February 06, 2019

9:30 AM

Status Check: Trial

Readiness

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Di Giacomo, Marc P. Attorney Plaintiff State of Nevada

Woods, Leonard Ray

Defendant

JOURNAL ENTRIES

- Deputy Public Defender Joseph Abood present as stand by counsel on behalf of Defendant.

Colloquy regarding trial scheduling.

CUSTODY

3/7/19 9:00 A.M. CALENDAR CALL

3/18/19 10:00 A.M. JURY TRIAL

PRINT DATE: 05/20/2019 Page 61 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 07, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 07, 2019

9:00 AM

Calendar Call

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

COURT CLERK: Kory Schlitz

Nylasia Packer

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Motion to Dismiss Open Murder Charge FILED IN OPEN COURT...

COURT ORDERED, Motion SET for the morning of trial. Ms. Fleck announced ready. Mr. Woods stated his issues and concerns regarding the Jail. COURT ADVISED Defendant if he wants to bring any civil actions against the Jail to do so in another case, adding it has nothing to do with this instant case. Defendant pointed out the State has never made him an offer, adding he has reached out to the State. COURT ADVISED the representations were made that the State and Ms. Murray were so far apart, in terms of deal, adding the State indicated unless the Defendant would be willing to plead to First Degree Murder, then parties would not be close on negotiations. Upon Court's inquiry, Defendant confirmed he would like the State to make an offer. Ms. Fleck stated the offer was First Degree Murder, and the State would remove life without the possibility of parole, right to argue on the weapon enhancement, and right to argue on the additional charges. Upon Court's inquiry, Ms. Fleck stated the offer remains open, until the State pays for the Victim's travel expenses. Defendant

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stated his issues with the Defense's witnessing not having the money to travel for trial. COURT ADVISED Defendant he has never addressed requesting money for witnesses to travel, adding the Court has no issue signing an Order that directs the County to provide travel payments for any witnesses needed at trial. Defendant further stated there are two witnesses who he cannot get in contact with. Ms. Fleck stated the witness the Defendant is concerned about, they State has subpoenaed for trial. COURT DIRECTED the State to inform the Witness that he is still under subpoena even if the State does not call him as a witness. Colloquy regarding the Public Defender remaining as stand-by counsel. COURT ORDERED, trial date STANDS, and directed parties to submit written Questions that either side are proposing the Jury be asked during Voir Dire by Wednesday March 13, 2019, adding the Court will be conduction Vior Dire. MATTER TRAILED.

MATTER RECALLED. All parities present as before. Upon Court's inquiry, Defendant stated he wishes the Public Defender to remain as stand-by counsel. COURT SO NOTED.

CUSTODY

3/18/19 9:00 A.M. MOTION TO DISMISS OPEN MURDER CHARGE... JURY TRIAL

PRINT DATE: 05/20/2019 Page 63 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 18, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 18, 2019

10:30 AM

All Pending Motions

Deft's Motion to Dismiss Open

Murder Charge; Trial

by Jury

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Katherine Streuber

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Fleck, Michelle Attorney
Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Argument by Deft. State submitted on the pleadings. Court stated the charge falls under Nevada law, pointed out the State is required to place Deft. on notice, noted jurors could find that the murder was not premeditated or lying in wait then jurors could then find second degree murder, FINDS nothing inappropriate with the charge and ORDERED, motion DENIED. Court noted the State had filed an objection to documents provided previously which included new documents, noted some documents pertained to victim's misdemeanor conviction and stated certain motions were not filed regarding family and medical records. Court advised it would allow additional time for defense to review and directed parties to not bring this issue up during jury selection. Statement by Deft. Colloquy regarding proffered jury questions, jury Voir Dire and challenges for cause. State requested page 3 of proffered jury questions be removed as it is part of State's work product. Court advised it will only submit questions proffered by both sides. Colloquy regarding offers made to Deft. and trial

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schedule. Matter trailed.

POTENTIAL JURY PANEL PRESENT. Roll taken. Jury Voir Dire Oath administered. General Instructions given. Voir Dire begun. OUTSIDE THE PRESENCE OF POTENTIAL JURY PANEL. POTENTIAL JURY PANEL PRESENT. Voir Dire resumed. COURT ORDERED, matter CONTINUED. OUTSIDE THE PRESENCE OF POTENTIAL JURY PANEL. Colloquy regarding challenges for cause.

03-19-19 10:30 AM TRIAL BY JURY

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Felony/Gross Misdemeanor

COURT MINUTES

March 19, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 19, 2019

10:30 AM

Jury Trial

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

Nylasia Packer

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Attorney
Attorney
Attorney
Plaintiff
Defendant

Murray, Julia Rogan, Jeffrey State of Nevada Woods, Leonard Ray

JOURNAL ENTRIES

- Deputy Public Defender Julia Murray present on behalf of Defendant as stand-by counsel.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS

COURT NOTED for the record that Prospective Juror #40 is not present, and Voir Dire would continue, adding if the Prospective Juror does not show up the matter can be addressed at break.

PROSPECTIVE JURORS PRESENT

Continued Voir Dire. Prospective Juror #40 now present.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS

Challenges for cause placed on the record.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS

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Prospective Juror #076 Stephanie Davis individual Voir Dire.

OUTSIDE THE PRESENT OF THE PROSPECTIVE JURORS Challenges for cause placed on the record

PROSPECTIVE JURORS PRESENT Continued Voir Dire.

OUTSIDE THE PRESENT OF THE PROSPECTIVE JURORS Prospective Juror #70 Steve Cawthorn individually Voir Dire.

PROSPECTIVE JURORS PRESENT

Peremptory Challenges completed. Jury selected. Court recessed for the evening and directed Jurors to return tomorrow.

OUTSIDE THE PRESENT OF THE JURY

Ms. Fleck requested the Court make a ruling regarding the Jail phone call. Defendant argued against using the Jail call, stating he was under the impression if the State was going to use the call it had to be authenticated and the State needs to lay a foundation to admit evidence. COURT STATED every piece of evidence is different, with regards to this phone call, its a statement made by a party opponent, the Defendant, and the State is seeking to introduce through self authenticating. Defendant argued the Jail is notorious for stealing PIN's, and no one can confirm it is the Defendant making the phone call. Ms. Fleck argued the State only needs a good faith basis that the phone call will be admitted during trial, or they would not be allowed to play it at opening, adding the Detective who pulled the phone call will authenticate it. COURT STATED ITS FINDINGS, and ORDERED the phone call ADMISSIBLE during the State's Opening Statement. Defendant stated the called identified himself as Mannis. COURT STATED when listening to the call audio, the called identifies himself as Leonard Woods.

Defendant stated his objection to the cell phone photos from the Victim's phone the State intends on using in their Opening Statement. Ms. Murray stated the Defendant has objections to the photos the State sent the Defendant a copy of using during the course of their trial. COURT ADVISED the Defendant the State will have to lay proper foundation regarding admitting photos. Defendant stated his objection regarding the autopsy photo in the Opening Statement, adding its graphic. COURT ADVISED the Defendant that autopsy photos are going to be admitted, and it can be argued that the photos will be graphic, however it is the only way to have people describe the injuries the Victim suffered and STATED the Court will review the autopsy photos when they are offered by the State, and ORDERED the autopsy photo will be ALLOWED to use in the Opening Statement. Ms. Fleck stated the only photos they seek to admit are the Victim cleaned up, and only autopsy photos. Upon Court's inquiry, Defendant stated no objection to the State using the Walgreen's video.

Ms. Fleck stated her concerns regarding Defendant's Opening Statements, stating the Defendant has previously stated false allegations, adding nothing has been litigated regarding prior false

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allegations, and requested nothing of that nature be addressed during openings. Defendant argued he has submitted paperwork, that has suggested prior accusations, family court records, custody battle the Victim's daughter was going through. COURT STATED ITS FINDINGS, and ORDERED, State's Request GRANTED, there can be no mention of allegation that there was a prior false allegation of Davina Leal. Ms. Fleck requested the Defendant not use any prior back acts that would reference the Victim. Defendant argued he does not understand how the Jury can make a fair ruling when they do not have all the facts. COURT STATED character evidence is only admissible for certain reasons. COURT STATED ITS FINDINGS and ORDERED the Defendant cannot reference the Victim's misdemeanor drug possession charges, custody dispute, school district records, allegations the Victim was engaged in prostitution in the past, since those items have not been motioned or litigated to the Court and therefore are NOT ADMISSIBLE during the course of trial.

CUSTODY

CONTINUED TO: 3/20/19 1:00 P.M.

PRINT DATE: 05/20/2019 Page 68 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 20, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 20, 2019

1:00 PM

Jury Trial

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

Nylasia Packer

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Attorney
Attorney
Attorney
Attorney
Plaintiff
Defendant

Rogan, Jeffrey State of Nevada Woods, Leonard Ray

Hauser, Robson M.

Murray, Julia

JOURNAL ENTRIES

- Deputy Public Defenders Julia Murray and Robson Hauser present on behalf of Defendant as standby counsel.

OUTSIDE THE PRESENCE OF THE JURY

Defendant inquired how the trial would go and questioned where he could stand. COURT DIRECTED neither party to approach any of the witnesses and the Marshal will approach any witnesses with the exhibits.

JURY PRESENT

Jury Sworn. Court read the Information. Opening Statement by Ms. Fleck, and Defendant. Testimony and Exhibits presented. (See Worksheets).

PRINT DATE: 05/20/2019 Page 69 of 83 Minutes Date: October 06, 2015

OUTSIDE THE PRESENCE OF THE JURY

Ms. Fleck requested the Court remind the Defendant that he gave a statement where he confessed to this crime, and the statement was suppressed, however it does not mean that the statement did not happen. Ms. Fleck argued the Defendant stated something to the Jury that was completely contrary to the statement, adding that certain things didn't happen, which misstates the truth, in which the Defense attorney or the State is not allowed to do. Ms. Fleck requested the Court remind the Defendant to be mindful that he did give a statement, and cannot continually repeat things that are inconsistent with the truth. COURT ADMONISHED the Defendant not to argue or testify with witnesses, as opposed to asking questions, and reminded the Defendant if he starts making statements regarding certain things, he could open the door to things that are otherwise excluded.

JURY PRESENT

Testimony and Exhibits presented. (See Worksheets).

OUTSIDE THE PRESENCE OF THE JURY

Mr. Rogan stated during the Defendant's cross examination of witness Mr. Leal, the Defendant directly violated the order of the Court, by asking whether she made an prior false allegations. Mr. Rogan stated he also believes one of the lines of questioning, regarding if the Defendant and the Victim in this case were monogamous, would be headed towards accusing the Victim of engaging in prostitution. Mr. Rogan requested the Court remind the Defendant of the Pre-Trial rulings that were made, adding that the Defendant cannot reference these specific items. COURT ADMONISHED the Defendant not to violate the Court's order, adding if it continues, the State could request a mistrial. COURT REMINDED the Defendant he cannot testify during witnesses' testimony, adding he needs to ask the witnesses questions and to not make statements during their testimony.

Court recessed for the evening and directed Jurors to return tomorrow.

CUSTODY

CONTINUED TO: 3/21/19 1:00 P.M.

PRINT DATE: 05/20/2019 Page 70 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 21, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 21, 2019

1:00 PM

Jury Trial

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

Nylasia Packer

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Hauser, Robson M. Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

Attorney

- Deputy Public Defender Robson Hauser present as stand-by counsel on behalf of Defendant.

OUTSIDE THE PRESENCE OF THE JURY

COURT ADVISED they have been provided with 9 autopsy photos that the State intends to use with Dr. Corneal, and described the photos for the record. Defendant stated his objection to the photos, adding they are graphic and misleading, the only objection he does not have is to the photo the State showed during their openings. COURT STATED ITS FINDINGS, and ORDERED the photos will be allowed during testimony.

JURY PRESENT

Testimony and Exhibits presented. (See Worksheets).

OUTSIDE THE PRESENCE OF THE JURY

PRINT DATE: 05/20/2019 Page 71 of 83 Minutes Date: October 06, 2015

COURT ADMONISHED the Defendant to not make statements in front of the Jury, to follow the Court's rulings, and to not state the Defendant was forced to represent himself in this matter. COURT FURTHER ADMONISHED the Defendant if he does not ask questions and comply with the rules of evidence, the Court can find the Defendant will lose his opportunity to cross examine the witness. COURT ADVISED the Defendant they are aware the Defendant informed the CO's he would like a mistrial.

JURY PRESENT

Testimony continued. COURT FINDS the Defendant has forfeited his right to cross examine the witness, due to the Defendant's persistent refusal to ask questions of the witness. COURT STATED for the record, every person has the right to choose to represent themselves, and they go through a colloquy with the Court, where they are questioned, adding Defendant made the choice to represent himself in this matter.

Testimony and Exhibits continued. (See Worksheets).

OUTSIDE THE PRESENCE OF THE JURY

Ms. Fleck stated she did not want the Defendant to question too much of the witness regarding the firearms since the Jury has heard nothing about the guns. COURT ADVISED the Jury were not made aware of the charges, however hearing about the guns does not create an issues.

JURY PRESENT

Testimony and Exhibits continued. (See Worksheets).

OUTSIDE THE PRESENCE OF THE JURY

Ms. Fleck stated her objection to the last question the Defendant had of the last witness, stating to her it was clearly a threat, and he put the witness on notice, adding she is in custody, and the Defendant is currently in custody. Ms. Fleck stated she does not know what to do for the Defendant to not have contact with the witness, or to bully her while in custody. Defendant stated he does not know anyone here, and he is in the male side of CCDC, and did not mean it as a threat. COURT DIRECTED partied to have Proposed Jury Instructions tomorrow, and they will be settled. Colloquy regarding the remaining State's witnesses and trial schedule.

Court recessed for the evening and directed Jurors to return tomorrow.

OUTSIDE THE PRESENCE OF THE JURY

Defendant not present, State not present. COURT made a record of the Proposed Voir Dire questions by both parties, and marked them as Court's Exhibits, adding neither side had any objection after the Jury was selected.

CUSTODY

CONTINUED TO: 3/22/19 10:30 A.M.

PRINT DATE: 05/20/2019 Page 72 of 83 Minutes Date: October 06, 2015

PRINT DATE: 05/20/2019 Page 73 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 22, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 22, 2019

10:30 AM

Jury Trial

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

Nylasia Packer

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle

Fleck, Michelle Attorney
Hauser, Robson M. Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Deputy Public Defender Robson Hauser present as stand-by counsel on behalf of Defendant.

JURY PRESENT

Testimony and Exhibits presented. (See Worksheets).

OUTSIDE THE PRESENCE OF THE JURY

COURT ADMONISHED the Defendant of his right to testify.

Ms. Fleck stated up to page 18 of the Defendant's statement is fair game, and the only question she plans on asking Detective Embry is that he met with the Defendant and he informed the Defendant that the victim had died. COURT SO NOTED.

JURY PRESENT

PRINT DATE: 05/20/2019 Page 74 of 83 Minutes Date: October 06, 2015

Testimony and Exhibits continued. (See Worksheets). State rests.

OUTSIDE THE PRESENCE OF THE JURY

Ms. Fleck requested the Court to address the Jury and the Court to take Judicial Notice of Jennifer Woodson, adding she is a named witness on the Defendant's Witness List. Mr. Rogan added the address that Ms. Woodson gives in the jail call, is the same address listed on the witness list. COURT STATED they normally do not take judicial notice just cause someone filed a Witness List, unless it came up during testimony. Ms. Fleck argued the Defendant is disputing that he even made the jail phone call, however it was made to a person listed on his Witness List.

JURY PRESENT

Defense rests.

OUTSIDE THE PRESENCE OF THE JURY

Ms. Fleck informed the Court, based upon how the evidence came out, the State is requesting to withdraw Charges 2, 4, 5, 7. Defendant stated no objection. COURT SO ORDERED, Counts 2, 4, 5, 7 DISMISSED. COURT DIRECTED the State to file an Amended Information. Jury Instructions settled.

Court recessed for the evening and directed Jurors to return on Monday.

CUSTODY

CONTINUED TO: 3/25/19 12:30 P.M.

PRINT DATE: 05/20/2019 Page 75 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 25, 2019

C-15-309820-1

State of Nevada

vs

Leonard Woods

March 25, 2019

12:30 AM

Jury Trial

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Hauser, Robson M. Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Amended Information FILED IN OPEN COURT...

Deputy Public Defender Robson Hauser present as stand-by counsel on behalf of Defendant.

OUTSIDE THE PRESENCE OF THE JURY

Defendant stated before the end of the day on Friday, the State made a statement in front of the Jury, regarding the killer would only know the car was a Ford Taurus, when in fact the Witness Garland Calhoun references the Ford Taurus twice in his statement and requested the Court instruct the Jury of this information. COURT ADVISED, the evidence portion of the trial is completed, and if the Defendant wanted to raise a objection it should have been done during the cross examination of the witness.

JURY PRESENT

Court instructed the Jury. Closing arguments by Mr. Rogan, Defendant and Ms. Fleck. At the hour of

PRINT DATE: 05/20/2019 Page 76 of 83 Minutes Date: October 06, 2015

3:12 p.m. the Jury retired to deliberate.

OUTSIDE THE PRESENCE OF THE JURY

Colloquy regarding trial scheduling for the penalty and gun charge phase of the trial. Jury Instructions settled regarding the gun portion of the trial.

JURY PRESENT

At the hours of 4:02 p.m. the Jury returned with a verdict of GUILTY of COUNT 1 - FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON, of COUNT 2 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON, of COUNT 3 - CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER, of COUNT 4 - OPEN OR GROSS LEWDNESS.

Court thanked the Jurors, and directed Jurors to return tomorrow.

CUSTODY

CONTINUED TO: 3/26/19 10:30 A. M

PRINT DATE: 05/20/2019 Page 77 of 83 Minutes Date: October 06, 2015

Felony/Gross Misdemeanor

COURT MINUTES

March 26, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 26, 2019

10:30 AM

Jury Trial

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

Nylasia Packer

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Fleck, Michelle Attorney
Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Deputy Public Defender Julia Murray present as standby counsel on behalf of Defendant.

OUTSIDE THE PRESENCE OF THE JURY

Defendant stated for the record he has received threats while in Clark County Detention Center regarding the charges for Witness Leal, and informed the Court he would be moved. Defendant requested to be sentenced today if the trial finishes. COURT ADVISED, sentencing could not move forward without a Pre-Sentence Investigation (PSI) Report, and the earliest sentencing date could be in fifty (50) days.

JURY PRESENT

Court read the Amended Information. Opening Statements by Ms. Fleck, and Defendant. Testimony and Exhibits presented. (See Worksheets). State rests.

PRINT DATE: 05/20/2019 Page 78 of 83 Minutes Date: October 06, 2015

C-15-309820-1

OUTSIDE THE PRESENCE OF THE JURY COURT ADMONISHED the Defendant of his right to testify.

JURY PRESENT

Defense rests. Closing arguments by Mr. Rogan, and Defendant.

At the hour of 2:28 p.m. the Jury retired to deliberate.

JURY PRESENT

At the hour of 3:27 p.m. the Jury returned with a verdict of GUILTY of COUNT 5 -OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (F), and COUNT 6 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (F).

PENALTY PHASE

JURY PRESENT

Opening Statement by Ms. Fleck, and Defendant. Testimony and Exhibits presented. (See Worksheets). State rests.

OUTSIDE THE PRESENCE OF THE JURY

Colloquy regarding Defendant doing a Statement in Allocution and text messages that the Defendant presented, however were not admit. Ms. Murray requested the Defendant be allowed to use the text messages during his Allocution. COURT ADMONISHED Defendant of his right to testify. Defendant stated he wishes to proceed with a Statement of Allocation. Jury Instructions settled on the record.

JURY PRESENT

COURT STATED they will take Judicial Notice of the Text Message from the Victim to the Defendant, and read the text message into the record. Defendant made his Statement in Allocution. Defense rests.

Court recessed for the evening and directed Jurors to return tomorrow.

CUSTODY

CONTINUED TO: 3/27/19 9:00 A.M.

PRINT DATE: 05/20/2019 Page 79 of 83 Minutes Date: October 06, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

March 27, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

March 27, 2019

9:00 AM

Jury Trial

HEARD BY: Herndon, Douglas W. C

COURTROOM: RJC Courtroom 16C

COURT CLERK: Kory Schlitz

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY

Upon Court's inquiry, Defendant confirmed he would like to be present for closing arguments and the penalty phase.

JURY PRESENT

Court instructed the Jury. Closing arguments by Ms. Fleck and Defendant. State waived rebuttal closing. At the hours of 9:51 a.m. the Jury retired to deliberate.

At the hour of 10:48 a.m. the Jury returned with a Verdict of LIFE WITHOUT THE POSSIBILITY OF PAROLE. Court thanked and excused the Jury.

COURT ORDERED, matter REFERRED to the Department of Parole & Probation; matter SET for sentencing.

PRINT DATE: 05/20/2019 Page 80 of 83 Minutes Date: October 06, 2015

C-15-309820-1

CUSTODY

5/15/19 9:30 A.M. SENTENCING

PRINT DATE: 05/20/2019 Page 81 of 83 Minutes Date: October 06, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

May 15, 2019

C-15-309820-1

State of Nevada

VS

Leonard Woods

May 15, 2019

9:30 AM

Sentencing

HEARD BY: Herndon, Douglas W.

COURTROOM: RJC Courtroom 16C

COURT CLERK: April Watkins

RECORDER: Jill Jacoby

REPORTER:

PARTIES

PRESENT: Fleck, Michelle Attorney

Murray, Julia Attorney
Rogan, Jeffrey Attorney
State of Nevada Plaintiff
Woods, Leonard Ray Defendant

JOURNAL ENTRIES

- Notice of Appeal FILED IN OPEN COURT.

DEFT. WOODS ADJUDGED GUILTY as to COUNT 1 FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (F), as to COUNTS 2 & 3 CAPTURING AN IMAGE OF THE PRIVATE AREA OF ANOTHER PERSON (GM), as to COUNT 4 OPEN OR GROSS LEWDNESS (GM) and as to COUNTS 5 & 6 POSSESSION OF FIREARM BY EX-FELON (F). Deft. advised as the Presentence Investigation Report (PSI), that he never had any priors in Las Vegas. Ms. Fleck stated there is no opposition as to striking that portion. COURT ORDERED, that portion STRICKEN from the PSI and counsel to provide order to the Court. Deft. further inquired as to the amount of restitution regarding counseling. Ms. Fleck stated the State will request \$2,500.00 plus the funeral expenses and will forego the rest. Argument by Ms. Fleck and Deft. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers, \$3.00 DNA Collection fee, \$250.00 Fine and \$2,500.00 RESTITUTION payable to Victim's of Crime, Deft. SENTENCED as to COUNT 1 to LIFE WITHOUT THE POSSIBILITY OF PAROLE in the

PRINT DATE: 05/20/2019 Page 82 of 83 Minutes Date: October 06, 2015

C-15-309820-1

Nevada Department of Corrections (NDC), plus a CONSECUTIVE MINIMUM of NINETY-SIX (96) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS for use of a deadly weapon, as to COUNT 2 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 1, as to COUNT 3 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 1, as to COUNT 4 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 1, as to COUNT 5 MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 1 and as to COUNT 6 MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 1 with ONE THOUSAND THREE HUNDRED SEVENTY-NINE (1379) DAYS credit for time served.

FURTHER ORDERED, Public Defender RE-APPOINTED as counsel for Deft.

NDC

PRINT DATE: 05/20/2019 Page 83 of 83 Minutes Date: October 06, 2015

MAR 1 8 2019

Case No.: C-15-309820-1

820-1 Trial Date:

Dept. No.:

o.: **3**

Judge:

DOUGLAS W. HERNDON

Court Clerk:

KORY SCHLITZ

Plaintiff: State of Nevada

Defendant: Leonard Woods

VS.

Recorder:

SARA RICHARDSON

Counsel for Plaintiff:

Michelle Fleck

& Jeff Rogar

Counsel for Defendant:

Pro Per

TRIAL BEFORE THE COURT

STATE'S EXHIBITS

CD'S: 1,60,71

	•				
Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
1	Walgreens DVD	3/21/19	ND	3/21/19	w
7	Photo-Victim	3/22/19	no	3/22/19	
3	Photo-Victim	3/20/19	NO	3/20/19	
4	Photo-Victims Daughter	3/20/19	NO	3/20119	
5	Photo - Victims Daughter	3/20/19	YES	3/20/19	ሁ <i>የ</i> ም
9	Defendant Photo	3/21/19	NO	3/21/19	ሁሉ
7	Photo-Pinon Peak	3/20119	NO	3/20/19	υΛ
8	Photo-House Porch	' '			mg
9	Photo-House Porch				r.
10	Photo-Inside House				W
U	Photo-Inside House-TV				leas
12	Photo-House kitchen	1			WA
13	Photo-House Bedroom				WA
14	Photo-House Bathroom				M
15	Photo- House Bedroom (Red Bed)				UA
\b	Photo-House Bathroom Door	V		4	44
17	Photo- House Bathroom	3/20/19	NO_	3/20/19	M

C-15-309820-1

State of Nevada

VS.

Leonard Woods

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
18	Photo House Bedroom (Pink bed)	3/20119	No	3/20/19	wa
19	Photo- Chevy Vehicle front	3122119	NO	3/22/19	ωĄ
20	Photo-Chery Vehicle back	11/			Mβ
21	Photo-Inside Vehicle (front)				Wę
22	Photo-Inside vehicle w/phone				W
23	Photo-LG Phone Inside car				איט
24	Photo LG Phone Inside car back side	3/22/19	NO	3/22/19	w
25	Photo-Inside House	3/20/19	No	3/20/19	(LAG
26	Photo-Inside House - TV			 	wa
27	Photo-Inside House bedroom				mB
28	Photo-House-closet				w
29	Photo-House - closet				ub
30	Photo-House bedroom				Wh
31	Photo-House Kitchen	W	3		m
32	Photo House-bathroom	3/20119	No	3/20119	W
33	Photo- Aerial Las Vegas	3/22/19	ND	3/22/19	w
34	Photo - Aerial - Walgreens	3/21/19	10	3/21/19	mg.
35	Photo-Walgreens	3/21/19	NO	312/119	wh
36	Photo-Walgreens	3/21/19	NIO	3/21/19	W
37	Photo - Walgreens w/ Chey	3/21/19	NO	3/21/19	W
38	Photo-Walgreens	3/21/19	NIO	3/21/19	WA
	Photo-Walgreens Photo-2 vehicles outside wala.	3/21/19	NO		W
39	Photo - 2 vehicles outside walg.	3/21/19	NO		•
	Photo-Walgreens Photo-2 vehicles outside walg, Photo-Blood sidewalk Photo-Blood sidewalk	3/21/19	NO		wy

C-15-309820-1

State of Nevada

VS.

Leonard Woods

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted]
43	Photo-Sidewalk w/blood	3/21/19	MI	3/21/19	wa
44	Photo-sidewalk w/ blood		190-	210-11-1-	WA .
45	Photo-white bag				we
46	Photo-White bag				me
47	Photo- sidewalk w/ blood				M
48	Photo-sidewalk w/ blood			1	W#
49	Photo-black purse				ner
50	Photo- NV DL - Josie Jones				my.
51	Photo-LVMPD Card	3/21/19	NĎ.	3/21/19	M
52	Photo-LG Phone	3/22/19	NO	3/22/19	WA
53	Photo- La Phone-turned on	1			ma
54	Photo-LG Phone w/texts list	•	4	4	m
55	Photo-LG Phone w/ message	3/22/19	L	3/22/19	1
56	Photo-Divina in Bathroom	3/20/19	_ND_	3120119	wf
57	Photo-Bathroom				mf
58	Photo-Divina in Bathroom		V		m
59	Photo - Divina in Bathroom	3/20/19	_NO_	3/20/19	Whi.
60	DVD-Body Camera Video	3/21/19	Yes	3/21/19	w
61	Map-Walgreens	3/21/19	ND	3/21/19	m
62	1 4 11 0 10 - 17 0 7 0 4 5 4	3/21/19	Yes_	3/21/19	V4
63	Photo - Autopsy]'			wr
64	Photo - Autopsy				ng
65	Photo-Autopsy				m
66	Photo - Autopsy				W
10	Photo - Autopsy	3/21/19		3/21/19	w

C-15-309820-1

State of Nevada

VS.

Leonard Woods

STATE'S EXHIBITS

	Exhibit Number	Exhibit Description		ate ered	Objec	tion		ate litted]
	68	Photo-Autopsy	3/21		Yes	_		1/19	m
	69	Photo - Autopsy	4	/ ' ' 	1			-\ <i>f-</i> '-\.	wA
	10	Photo-Autopsy	3/2	1/19	Yes		3/2	119	WA
رلا	1	CD-Jail Phone Call	3/20		Yes			22/19	
₹	77	Abstract of Judgment CR131746	3/21	2119	NO			619	
	13	Report - Indeterminate Sentence					3/2	6/19	w
	74	Photo-Shotgun w/blue pillow case	3/2/	0/19	Yes		3/2	E 11	
	75	Bedrom Closet - Photo					-		M
		Photo-Blue pillow case & bullets							w
	11	Shotqun- Blue pillow case photo							w
i	78	Photo-Blue pillow case w/shotgun							w
	79	Photo-Bed with Handgun							M
	<u>8</u> 0	Handgun Photo					_		W
	81	Photo- Handgun		-					W
	82	Photo-Handgun u/magazine							VĄ
	43	Photo- Handgun wimag &bullets		l					W}
	84	Photo-Hand gun serial #	7	7		7	Ę	7 .	nv
 *	.85	Photo-Bullet close up	3/26	/19	Yes			0119	
·*	86	Victim - Photo	3/21	0/19	ſ	-	3/2	6119	V 4 }
	87	Photo-		•					m
	88	Photo							WA
	89	Photo							MH
	90	Photo							wif
	M	Photo	1	7	F	7	T		W
	92	Photo	3/2	6/19	NO)	3/2	6/19	M

##86-93 Penalty Phase Photos #72-85 Gun Charge Phase Photos

Printed March 15, 2019

C-15-309820-1

State of Nevada

VS.

Leonard Woods

STATE'S EXHIBITS

Exhibit Number	Exhibit Description		Date Offered	Objection	Date Admitted
93	Photo		3/26/19	ND	3/26/19
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Trial Date: MAR 1 8 2019
Judge: DOUGLAS W. HERNDON.
Court Clerk: KORY SCHLITZ
Recorder: SARA RICHARDSON
Counsel for Plaintiff: Michelle Fleck
+ Jeff Rogan
Counsel for Defendant: Pro Per

TRIAL BEFORE THE COURT

DEFENDANT'S EXHIBITS

Exhibit		Deta		Deta	ר
Number	Exhibit Description	Date Offered	Objection	Date Admitted	
A	Photo - Surveillance photo	3/20/19	Nn	3/20/19	ug
B	Deft. Drivers License Photo-NV	32619	stil	3/24/19	1.0
C	Text Message Log		J	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ug
D	Consent to Search- Photo				ہر
E	Photo	3/22/19	ND	3/22/19	بس
E	Southwest Gas Corp Bill	32619	Strp	3/26/19	بمن
G	1CP Report	3/26/19	Stip	2/26/19	w
1	Arrest Report	3/26/19	Stip	3/26/19	
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Case No.: C	-15-309820-1	Trial Date:
Dept. No.: 3		Judge: DOUGLAS W. HERNDON
		Court Clerk: KORY SCHLITZ
Plaintiff: State of Nevada		Recorder: SARA RICHARDSON
		Counsel for Plaintiff: Michelle Fleck
	vs.	& Jeff Rogan
Defendant: <u>Leonard Woods</u>		Counsel for Defendant: Pro Per

TRIAL BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
1	Letter from Prospective Juror #70	3/19/19			U
J	Jury List & Peremptory Challenges	3/19/19			W
3	Deft Proposed Voir Dire Questions	3/20/19			W
L	PItf. Proposed Voir Dire Questions	3/20/19			W
5	States opening Powerpoint	3/22/19			W
b	Juron's Question	3/22/19			W
7	Juroris Question	3/22/19			M
8	Jurorly Question	3/26/19			W
9	States closing power point	3/27/19			w
		ş.			

Certification of Copy

State of Nevada	٦	CC.
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 (JURY TRIAL); DISTRICT COURT MINUTES; EXHIBITS LIST

STATE OF NEVADA,

Plaintiff(s),

VS.

LEONARD RAY WOODS,

Defendant(s).

now on file and of record in this office.

Case No: C-15-309820-1

Dept No: III

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 20 day of May 2019.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk