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		DEI BURKET KOM	COA
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	1	CARSONCITY, NJ SGTOI JUN 06 2019	
	2	ELIZABETH A. BROWN CLERK OF SUPREME COURT	
	3	DEPUTY CLERK	AT AL
	4	IN THE SUPREME COURT OF THE STATE OF NEVADA CLEF	IK T
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	6	JOEI BURKETT) Case No. BIC052190 Petitioner/Plaintiff,)	
	7	V.) Dept. No12	
	8	The Eightu Judicial District	
- v	9	Court of the State Of Nevada, In and) For the County of	
	10	Respondent/Defendant	
	11		
	12	PETITION FOR WRIT OF MANDAMUS	
	13		, c
	14	Comes now, Petitioner/Plaintiff, JOEI BURKETT, , pro per, And	
	15	respectfully moves this Honorable Court to issue a Petition for Writ of Mandamus, being filed	
	16	contemporaneously herewith, directing <u>Brue (Tuse, Director</u> , to reverse and vacate his order,	
	17 18	and/or actions in denying Petitioner/Plaintiff CORRECT Understand	
	18	Constraint	
	20	This motion is made and based pursuant to the supporting Points and Authorities attached hereto,	
,	21	N.R.S. 34.150 through N.R.S. 34.310, N.R.A.P. Rule 21, as well as all papers, pleadings, and documents on file herein.	
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	26	ACCONTROL 1	
	27	(MAY 1 3 2019)	•
	28	CLEAN OF SUPPLY L COUNT DEPUTY CLEAN	
			19-24558

19-21008

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II. LEGAL ARGUMENT

1	Petitions for Extraordinary Writs are addressed to the sound discretion of the Supreme Court of			
2	Nevada and may issue when there is no plains, speedy, and adequate remedy at law,. See, <u>State v. Second</u>			
3	Judicial District Court ex. Rel. County of Washoe. 116 Nev. 953, 11 P.3d 1209 (2000).			
4	A writ of mandamus is issued to compel performance of an act which the law especially enjoins as a			
5	duty resulting from an office, trust or station. See, Lewis v. Stewart, 96 nev. 846, 619 P.2d 1212 (1980).			
6	A writ of mandamus ma issue to control arbitrary or capricious exercise of discretion. See, Barnes v.			
7	Eighth Judicial District Court of the State of Nevada, in and for Clark County, 103 Nev. 679,			
8	748 P.2d 483 (1987).			
9	This Court has also held that the action being sought to be compelled must be one already required			
10	By law. See, Mineral County v. State Department of Conservation and Natural Resources. 117 Nev. 235			
11	, 20 P.3d 800 (2001).			
12	Mandamus is the appropriate vehicle for challenging contested orders entered by the District Court.			
13	See, Angell v. Eighth judicial District Court In and For the County of Clark, 18 Nev. 923,			
14	839 P.2d 1329, (1992).			
15	It has also been held that a writ of mandamus is proper when the petitioner raises urgent and			
16	important issues(s) of law requiring clarification by the Supreme Court. See, Falcke v. Douglas County,			
17	116 Nev. 583, 3 P.3d 661 (2000).			
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STATEMENT OF FACTS

1 AT THE ORAL TROAK INCENENT OF BURKETTS SENTENCING, THE COURT INTOSED 2 THE UTERMS OF IMAS Following 3 NEWTIN Couvis! 4 LLOD THREE And F 5 Course TROD; LIFE COSTO THE LOSSIBILITY 6 HARDIS FOR FIRST DEGREE KICALAPPING OF 7 8 And AD AdditIODAL TERM OF 1-LOSSI LITY OF Losias 9 LA2015 deadly was The LEST OF 10 The Connission 11 OF Th5 Trip LiFE SENTENCES 12 a Course \mathcal{O} NOSCULIDELY Deast E GEZVEN 13 TA (SEATENCINE TRANSCR!). Pa. 9 12, 26-32 14 10.101-2) (PETITIONERS EXAIDIT 1) 15 16 our TARIE LIFE LOSITIN TUS 17 KOSSI DILITY OF ARCIE. 18 19 Course Ford, Lite with The 20 POSSIBILITY OF FAROLE, 21 22 23 QUINTS THR55 A For Z SERUSE 24 SEC LIDEN TO EACH OTAZZ CONCERSOT TO THE GENTENCES 25 afford in Count Trado (S.T. Pa 26 10 27 28

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1 (1) BUZKETT FIES A KETTOW FOR CORT 2 OF HADENS CORPUS IN THE SEVENTL 3 Judician District Court on DEcember 4 TTL 2015 Cottered HE Claimed That The 5 NEU DEPTOF CORRECTIONS LOZER / 6 Mighaleulaing The TERUS DE His 7 BENTENCES THE CASE HAS A LOUS HISTORY DETERSEN THE DISTRICT COUNT 9 And NEONDA COURT OF APERIS. 10 THE SEVENTS TRADiciAI DISTRICT COURT 11 TRANSFERRED THE CASE TO THE 12 Sighin Chidicine Districe Court ous 13 ADIENDER 24, 2017 FOR CLAIRIFICATION 14 OF BIRKETTS (Judgure OF CONVICTION 15 ON IZDRULXY 20 2018 THE COURT 16 FIED AN ORDER 102 AN ANGEDER 17 Sudanses. OF CONDICION (Las HEREIN) 18 THE COURT L'TERAIN CHANGED TUS 19 Consumer - Consecution TERIS 20 OF BUXELTS GENTENCES LENDER THE GUISE OF CLERICAL ERROR al THE COURT NEVER BERUEN BURKET 22 A CORI OF THAT ORDER OR 23 Aitzaded Judgment OF Conviction 24 25 and edge of The 26 (e)ila Eishill 27 27

Judicial District Courts ORDER a Buzket Filed & Wardances 3 GETORE THE NEURDY CONZE OF 4 APEXIS IN CASE NO: 766417-664 5 THAT COURT FILED , TS ORDER OFWY WS 6 THE FETTON ON (10017 2019 7 And NotiFYING BURKET TISAT TISE 8 Eiston Tudidal District Court Had INTREE 155050 AN ORDER 10 BECKUSE BURKET WAS NOT BERDEC 11 Copin The District Courts ORSER HE did NOT FILE A NOTICE OF ALTSA 12 13 Lestimo 30 days NRAP (2) 14 THUS, DURKETS OWLY RELEGY AT 15 This Tratis Marsames. 16 15 THE AMERSED TUDEMENT OF CONVICTION 18 Filed by The Eischer Tudicity District 19 20 Court ione the GENTENCE 21 Infoste whow Burkert AT THE ORAL PRONOLOCENENT OF HIS 22 23 SENTENCINS THIS COURT NEED ONLY Look at The ANERSE 24 25 Judgassi of Coudicices An iderts SENTERSING 26 TRANSCR. Y HERETO MARKED EXILIT 1 Aur 2 (ATTACHES 25 28

Burken HAS Sundy been Trying 2 Since 2015 TO BET THE DISTRICT 3 COURT TO ORDER THE N.D. D.C. TO CORRECTILY CALCULATE THE 4 TERMS OF His SENTENCES CO: TO 5 This Causes Ruling in, 6 BIFFINIL V. WARDEN 593 Kisd 51 (1979) 7 8 621 1.35 113 (1981) ę Dricker Contrado Virsunt Te 10 His GENTERLING TRANSCO. PIS ALX 11 This Courts DiFFIAM (Super) Kulich 12 His Sentences Shade be Calculated 13 14 AS Tollows 15 FIZST DEGREE Kidwalling 16 Court Court TAZEZ 15 EXCAN AS 18 19 Court LOSE OF A DEXCHY LOSEA PONT -20 Court 2(_ FOUZ SEXCONLASSALLT 23 TO BIFE ATU (SUPRA) The Lizeur-Coust Two is ASSREGATED - THUS 24 25 Courts Tres, The FOUR ARE All Runny and BurkEr Cant 26 XDOLE GARGINE GOCIETY, 27 0014 28

1 BURKET HAS GENER COR TROENTY 2 YEARS ON WHAT Should be A 3 Tev TO Life GENTENCE modes This Cours BitTIATLE BURGA Ruling. The New Amended Tredquest of Condiction - GE AZATES Count Four Z FROM BOTH Cours Treso And THREE Making Bucker RESERVE Cours Four This TO TARde, This OF COURSE WOULD be Double JEOFARdy AG BURKET HAS ARENT BERUED Caizt FOUR CONCURRENT COSTU 15 Coust Two.

CONCLUSION

1 Wherefore, all of the above stated reasons, Petitioner/Plaintiff respectfully requests this Honorable 2 Court to Order THE EGATA Tud U.ST. COLERT 3 10 F.15 A CORRECT AMENTED TO TRANSPORTED TO CONVICTION 4 within a reasonable amount of time as required by N.R.S. 34.830, 5 DATED this Str. day of 2012 6 Respectfully submitted, 7 K 8 Petitioner/Plaintiff 9 **CERTIFICATE OF SERVICE** 10 I hereby certify pursuant to N.R.C.P. 5(b) that I am the Petitioner/Plaintiff in the foregoing 11 Petition for Writ of Mandamus, and that on this _____ day of ______, 12 20_19_, I did serve a true and correct copy of the above mentioned document, by giving it to a prison 13 official at the N.N.C. 14 To deposit in the U.S. Mail, sealed in an envelope, postage pre-paid, and addressed as follows: 15 5 4.05 16 17 AS VEC 18 155-2217 19 20 DATED this _____ day of _____ 20 21 22 Petitioner/Plaintiff 23 24 25 26 27

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DECLARATION LUZSENET 10: NRS 208,165 I Josi Brockser 16111 An protected Committed Prisciel OF The NEUXDA DEPI OF CORRECTIONS AND DOES ATTIZED TELAT THE ATTACHED WRITER Mandaucs is TRUE And CORRECT TO THE BEST OF MY Keowledge And belier, And ANY FALSE STATEMENT OF MATERIAL FACE MASE TUERELD BHAIL DE BLAGELTES TO USE Pruss med PENALLIZE BE TERGERY Persuant to 12,3, 208, 165 Dured This Brandary of May 2019

EXHIBIT "1"

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DEPT. NO. VII

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ORIGINAL

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND THE FOR THE COUNTY OF CLARK

THE STATE OF NEVADA

Plaintiff,

VS.

JOEL BURKEIT aka Raymond Haire,

Defendant.

14 BEFORE THE KINORABLE CARL J. CHRISTENSEN, DISTRICT JUXE

TUESDAY, JUNE 2, 1981, 9:00 A.M.

17 REPORTER'S TRANSCRIPT OF PROCEEDINGS

18 APPEARANCES:

For the State:

For the Defendant:

For the Department of Parole and Probation: FREDE

FREDERIC L. BAIRD

JAMES EXCHANAN, ESQ.

NONALD C. BLOXHAM, ESQ.

Deputy District Attorney

REPORTED BY: Constance Kroon, C.S.R. No. 75

LAS VEGAS, NEVADA, TUESDAY, JUNE 2, 1981, 9:00 A.M.

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3 1 THE COURT: Case number C52190, the State of Nevada vs. Joel 5 Burkett, also known as Raymond Haire. 6 The record will show the presence of the defendant, in custody; the presence of counsel, James Buchanan; Ron Bloxham, Deputy District 7 Attorney representing the State of Nevada. 8 This is the time set for the entry of judgment and 9 imposition of sentence. Is the defendant ready to proceed at this time? Mr. 10 .11 Haire, have you read over the -- Mr. Burkett, have you read over the report? What is your right name? Raymond Haire, isn't it? 12 THE DEFENDANT: Joel Burkett. 13 14 THE COURT: Okay, Mr. Burkett, have you read over the report 15 by the Department of Parole and Probation? 18 THE DEFENDANT: Yes, sir, I have. 17 THE COURT: Do you know of any legal cause or reason why 18 judgment should not be pronounced against you at this time? 19 THE DEFENDANT: Well, there's a few lies in there. 20 MR. BUCHANAN: We have no legal reason for judgment not be 21 imposed at this time, your Honor. We have some comments on the contents of 22 the probation report. 23 THE COURT: We'll get back to that. 24 Joel Burkett, by virtue of your verdict of the jury 25 finding you guilty, you are hereby adjudged quilty to Count I, the orime of 26 robbery and use of a deadly weapon in commission of a crime, 27 The Court hereby finds you guilty under Count II of the 28 crimes of first degree kidnapping and use of a deadly weapon in commission of 29 a crime. 30 The Court finds you guilty under Count III of the crime of 31 sexual assault, a felony. 32 The Court finds you guilty under Count IV of the crime of 145 2

sexual	assault,	а	felony.
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2	Does the Department of Parole and Probation have anything	
<u>ع</u>	further to state at this time?	
4	MR. BLOXHAM: Your Honor, we don't have a representative from	1
5.	the Department of Parole and Probation here at this time.	
6	(At this time, Mr. Baird entered the courtroom).	·
7	MR. BLOXHAM: Yes, we do.	
8	THE COURT: Your name, sir?	
9	MR. BAIRD: Frederic L. Baird.	
10	THE COURT: Prederic L. Baird?	
31	MR. BAIRD: Yes, sir.	
12	THE COURT: The record will show the presence of Frederic L.	11 - 1 - 1
13	Baird of the Department of Parole and Probation.	
14	Do you have anything further to state at this time in the	-
15	Joel Burkett case?	
16	MR. BAIRD: Submitted, your Honor.	
-17	THE COURT: Does the District Attorney have any statements to	ŀ÷
18	make?	
19	MR. BLOXHAM: Yes, your Honor. We would like to make a few	•
20	statements.	
21	First of all, your Honor, on page 6 of the report, bottom	
22	paragraph, it talks about the victim. There was an attempt made on the 26th	
23	of May to contact the victim and have a statement of the victim included in	• •
24	the report. I notice the report was prepared the 27th of May. They made a	4
25	phone call to the victim's mother-in-law asking the mother-in-law to have the	3
26	victim get a hold of them.	•
27	I can inform the Court that the victim has no phoner that	- 2.
28	the mother-in-law lives clear across town; and I can assure you that if the	
29	victim were contacted and asked for a statement, that she would provide one.	
30 ⁻	I don't believe it would stop sentencing today, though, because this Court did	
31	hear the trial. This Court did hear the victim's testimony from the stand.	
32 -	Your Honor, as I approach this sentencing, I have to look	
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at the defendant, and I have to compare him to a mad dog, your Honor, but there are some differences between the defendant Burkett and a mad dog. Your Honor, a mad dog has no choice in the way he acts. Joel Burkett, your Honor, has purposefully decided and chosen to act in the manner which he has.

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5 Your Bonor, a mad dog has no respect for other people's 6 property. Joel Burkett has purposefully determined in the past, commit the 7 crimes of grand larceny, petty larceny, burglary, robbery, auto theft, 8 possession of stolen property. Your Honor, a mad dog has no respect for the 9 people's dignity. Joel Burkett has purposefully determined on his own to 10 ignore other people's dignity. The sex crimes he stands convicted of today 11 bears record of that.

Your Honor, on page 10 of the report, it reflects that
Joel Burkett shows no concern nor no sympathy for the victim in this
particular crime - very vicious crime. Your Honor, Mr. Burkett, Joel
Burkett, has no respect for human life, just like a made dog.

Your Honor, the testimony this Court heard from the stand
from the victim as to the facts of the case, what happened out in the desert,
this victim -- I don't believe the defendant was bluffing when he attempted to
find a place to bury the victim. Talked to his companion about killing the
victim.

You know, there's an argument to be made — well, he was just bluffing so she wouldn't report the crime. Your Honor, from the testimony that was adduced from the stand, I believe Joel Burkett was totally willing and totally prepared to go through with that killing, and only because of the other person present did the killing not occur,

Your Honor, Mr. Buchanan will argue to the Court, I am
sure, that this young man -- he's nineteen years old, he's never convicted of
any other adult crimes.

Your Honor, there's a good reason for that. This young
 man turned eighteen in the California Youth Authority. He turned nineteen in
 the California Youth Authority. He escaped November 29, 1980, and he was
 apprehended here in Las Vegas for these crimes December 19, 1980. He just

didn't have a chance.

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Your Honor, talking about the California Youth Authority. His own statement reflected in the parole and probation report is he committed so many crimes, he'd been convicted of so many charges down there, he didn't even remember them all. He couldn't even list them all for the parole and probation people.

7 Your Honor, as this Court considers sentencing, it takes 8 into account the character of the defendant, and it also takes into account the nature of the crime committed. This Court heard the testimony of 9 10 Detective Leonard. He want over to the house where the defendant Burkett was staying, and he obtained some items.

12 One thing the Court may or may not have been aware of is the detective obtained some photographic albums, some photo albums from that 13 house. I'd like, if I could, at this time to have the Court either review the 14 photo albums, or at least a couple of the photographs reflecting Joel Burkett 15 16 in the photo albums, pictures that come from the California Youth Authority while he was in there, if the Court is so inclined. 17

18 MR. BUCHANAN: Your Honor, we'd object to that. We haven't had 19 the chance to review it. It's not in the probation report, hasn't been looked at by Parole and Probation. And I know what they're trying to show. They're 20 21 trying to show this Nazi stuff and pictures.

I've seen them before, but I don't think that should be 22 brought before sentencing. We don't come forth knowing that was going to be 23 offered. I'd never seen the entire photograph album. It's been in custody. 24

There have been certain pictures that have been shown me 25 by Detective Leonard, and I've seen those, and I don't feel they're 26 27 appropriate at this time, and I feel they'd be prejudicial.

MR. BLOXHAM: Your Honor, the reason that I offer them is 28 there's a couple of statements made in the report such as the guard in 29 California has indicated this man is a member of the Nazi white power group in 30 California, things like this. This supports and corroborates those 31 32 statements.

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I just don't want to have this Court reading over the report and saying, well, a number of these things are uncorroborated. We have 2 some corroboration for some of the statements in the report. We offer them, 3 if the Court chooses. If not, fine. We could move forth without -X

THE COURT: I choose not.

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MR. BLOXHAM: Okay, fine. Thank you.

7 Your Honor, what do we have when we consider the nature of 8 the crime, the background of the defendant? We have a very violent, violent 9 individual. His answer to all of these charges against him is, well, he's bitter toward the jury. He's bitter toward the victim. There's people that 10 are conspiring to put him in jail and keep him there. 11

12 Your Honor, he blanes everyone except who's really to 13 blame, and that's himself.

14 Your Honor, Parole and Probation has done a good job in evaluating this defendant, comparing his background, looking at the crime, 15 putting it all together, making a recommendation. They've made a very good 18 17 recommendation. In fact, they recommended the maximum, with the exception of concurrent and consecutive time. 18

19 My understanding, they recommended thirty years on the 20 robbery, consecutive to double life on the kidnapping, which are consecutive 21 to each other, but then, as to the sexual assaults, consurrent - two sexual 22 assaults to the kidnapping and robbery.

23 We'd ask the Court to consider that as the minimum, the 24 minimum recommendation to be considered. The State asks that that be imposed, 25 and we also ask the Court to consider perhaps a heavier sentence due to his --26 the defendant's -- background, and the serious nature of this crime.

Thank you, your Honor.

28 THE COURT: Mr. Burkett, your attorney will have an opportunity 29 to address this Court in your behalf. At this time, do you wish to make a 30 statement in your own behalf or present any information in mitigation of 31 punishment before sentence is pronounced?

THE DEFENDANT: Yes, your Honor. You know, he's saying that

they -- you know, the Probation Department checked me out real good.

2 Well, they said that -- on page 8 -- I got three brothers 3 in the California prison. I ain't even got three brothers, man, and - and they're saying that I stole a radio in the jail and I was talking over the 4 radio. And I didn't steal a radio. They're going to say that kind of 6 stipulation against me, and I want to say I didn't steal, and I can prove it.

7 Got in the front that he's appointed to me. He's not 8 appointed to me. So this Probation Department, they don't know nothing, man, 9 they don't know nothing. They're going on what Detective Leonard said. This 10 is supposed to be a P & P report, not from a detective that's got something 11 against me, you know.

12 And he's talking about this girl getting up on the stand. 13 She got right up on the stand and said I didn't even kidnap and rob her.

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That's all I got to say, man.

THE COURT: Mr. Buchanan?

16 MR. BUCHANAN: Well, your Honor, I must say this report is 17 probably one of the most negative I've ever read. And of course, as we know, during the trial there was some testimony or at least some evidence brought 18 19 that when he came down here, that he was going to make a big disturbance. 20 There was also some evidence brought out during the trial, or at least some 21 conversation, that he was a very violent person and had to be watched very 22 carefully.

23 But none of these things ever occurred. He's been in the-24 Clark County Jail now since November. He's never had any incidents up there 25 as far as fights or anything else, violence.

26 This Nazi white supremacy they've talked about over in 27 California - didn't see none of this.

28 Now he appears and he appeared on the stand and he - this 29 morning, there was this statement that Guy asked me for some kind of leniency 30 the Court could make. But when I talked to him and when I see him, I see an 31 eighteen-year-old boy who has not had quite as much bravado and macho as he 32 does here in Court and as he did on the stand and as he did this night.

We went through a long jury trial on this. There was some evidence we presented, what I thought was a good case, as the jury evidently didn't believe he and his witnesses as to what happened. He's still protesting his innocence and stating that in the probation report, and has gone down that that girl was not kidnapped, she want voluntarily, and the rest.

7 We thought, of course, there was some evidence that the
8 jury could have believed. They were out some five or six hours, and evidently
9 they thought something.

Anyway, he stands here now with these counts that can go to life. Now, of course, we're not asking the Court for probation, because it's not even available, but before the Court gives some horrendous sentence, some stacked case back to back, life, robbery with use and so forth, I'd like to take into consideration that he is only nineteen, that at this point in his life, he has a lot of violence in himself, and he's shown that in the past. He'll probably show that for a while in the future.

But as they teach you in law school, they teach you in psychology and psychiatric evaluation of prisoners, after a while that burns out. Now, how long it will take Joel Burkett to burn out in the Nevada State Prison -- that's one thing. But for the Court to impose some horrendous sentence on the first time that this person has been before the Court as an adult and being sentenced, we'd ask the Court to take that into consideration.

Now, this Court can stack a couple of these cases and make
sure that he stays in prison for around five to ten years. I think ten years
would have to be about the minimum that he could stay, under the case law
here.

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So what I'm asking the Court is not to stack these and go the life as they've recommended in the parole and probation report, but to give him some of these five-year terms back to back, which would insure that he is not eligible for probation for around ten years. In ten years, he'll be twenty-nine years old, and he'll spend most of the best years of his life in prison. And that, of course, will be at least a great inducement to come out

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and be a worthwhile citizen; but to take somebody at nineteen to twenty-nine and put them in prison I feel is punishment enough.

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Now, at that point also they're going to have an evaluation of this prisoner in jail, see whether or not he burns out and so forth and whether or not he can be given probation, so they'll have a good indication. But I'd ask the Court to take into consideration the fact that he is nineteen, the fact that he is a violent person, but I think that can be corrected in prison, or at least thwarted over ten years, which is a long enough time for anyone, and to do it.

His parents have been here. His mother and family sat through the whole trial. His father's in the courtroom today. They've stood behind him, and -- and he has a problem with this Court, so I'd ask the Court to give him whatever leniency it can in the sentencing.

To characterize him as a mad dog, I don't know. Maybe his background, his upbringing, his treatment with the youth authorities, in being kicked out of school when he was in seventh grade contributed to all of this. But I think at this point that the Court can at least give him some leniency on his first offense.

19 THE COURT: Joel Burkett, in accord with the law of the State 20 of Nevada, this Court does now sentence you to confinement for fifteen years 21 in the Nevada State Prison for the crime of robbery in Count I; and does also 22 sentence you to fifteen years in the Nevada State Prison for use of a deadly 23 weapon in commission of a crime.

These two fifteen-year sentences under Count I shall run consecutively to each other.

Joel Burkett, in accord with the law of the State of Nevada, this Court does now sentence you to confinement for life in the Nevada State Prison for the crime of first degree kidnapping as set forth in Count II of the information in this case.

30The Court imposes an additional sentence of life in the31Nevada State Prison under Count II for use of a deadly weapon in commission of32a crime.

These two sentences shall run concurrently - excuse me shall run consecutively to each other and shall run consecutively to the 2 fifteen-year sentences imposed under Count I. 3

Joel Burkett, in accord with the law of the State of Nevada, this Court does now sentence you to confinement for life in the Nevada State Prison for the crime of sexual assault, a felony, as set forth in Count. III.

8 The Court also sentences you to confinement for life in the Nevada State Prison for the crime of sexual assault, a felony, as set 9 forth in Count IV. 10

11 These two life sentences shall run consecutively to each other but shall run concurrently with the sentences imposed in Count II of the 12 information in this case. 13

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MR. BUCHANAN: Thank you, your Honor.

15 MR. BLOXHAM: Your Honor, credit for time served I believe is reflected as 165 days. Is that correct? 16

17 THE COURT: The defendant is given credit for time served in the sum of 165 days. 18

19 MR. BLOXHAM: Your Honor, am I to understand that Count I, Count II are consecutive to each other, concurrent to three and four? That's just 20 for clarification, for my sake. 21

MR. BUCHANAN: I think the sentencing was proper.

23 THE COURT: Fifteen, fifteen, life, life. And then you've got 24 two more lifes to run concurrently with those counts.

We'll be in recess at this time for a few minutes.

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ATTEST: Full, true and accurate transcript of proceedings. CONSTANCE KROON, C.S.R. NO.

EXHIBIT "2"

*	• •	•	. · .	
	4 100	Electronically Filed 3/2/2018 5:39 AM Steven D. Grierson CLERK OF THE COU	EL.	
1	AJOC	Otimo.	num	
2 3	DISTRIC	T COURT 16/11		
4	CLARK COU	NTY, NEVADA HDSP		
5	THE STATE OF NEVADA,			
6 7 8	Plaintiff, -vs-	CASE NO. 81C052190		
9 10	JOEL BURKETT aka TM Raymond Haire #609533	DEPT. NO. XII		
11 12	Defendant.			
13			a a second	
14	AMENDED JUDGME	ENT OF CONVICTION		
15	5 (JURY TRIAL)			
16				
17	WHEREAS, on the 20 th day of Jan	uary, 1981, the Defendant JOEL BURKETT		
18	aka Raymond Haire, entered a plea of not g	guilty to the crimes of COUNT 1 - ROBBERY		
19		COMMISSION OF A CRIME; COUNT 2 -	• • • • •	
20 21	FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON IN COMMISSION			
22	OF A CRIME; COUNTS 3 and 4 - SEXUAL ASSAULT, committed on the 18th day of			
23	December, 1980, in violation of NRS 200.380, 193.165, 200.310, 200.364, 200.366, and			
24	the matter having been tried before a jury, and the Defendant being represented by			
25	counsel and having been found guilty of the crimes of COUNT 1 - ROBBERY WITH			
26				
27 28				
28	USE OF A DEADLY WEAPON, COUNTS 3			
		FEB 23 2010		
		DEPT.12		

Case Number: 81C052190

WHEREAS, thereafter, on the 2^{nd} day of June, 1981, the Defendant being present in court with counsel, JAMES L. BUCHANAN and BONALD C. BLOXHAM, Deputy District Attorney, also being present, the above entitled Court did adjudge Defendant guilty thereof by reason of said trial and verdict and sentenced Defendant to serve a term in the Nevada State Prison as follows: COUNT 1 – FIFTEEN (15) YEARS for ROBBERY and an additional FIFTEEN (15) YEARS for Use of a Deadly Weapon in Commission of a Crime, to be served CONSECUTIVELY; COUNT 2 – LIFE with possibility of parole and an additional terms of LIFE with the possibility of parole for Use of a Deadly Weapon in Commission of a Crime, to be served CONSECUTIVELY; COUNT 2 is to be served CONSECUTIVE to COUNT 1; COUNT 3 – LIFE with possibility of parole; and COUNT 4 – LIFE with possibility of parole; COUNTS 3 and 4 to be served CONCURRENT to the sentences imposed in COUNTS 1 and 2. Defendant granted credit for time served of ONE HUNDRED SIXTY-FIVE (165) DAYS.

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THEREFORE, the Clerk of the above entitle Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitle matter.

THEREAFTER, on the 20th day of February, 2018, the Defendant was present in Court without counsel, and pursuant to an At Request of Court hearing; COURT ORDERED, the Amended Judgment of Conviction shall reflect the following correction: COUNT 3 to run CONCURRENT to COUNT 2, and COUNT 4 to run CONSECUTIVE to COUNT 3.

DATED this day of March, 2018. CERTIFIED COPY DOCUMENT ATTACHED IS A MICH TRUE AND CORRECT COPY DISTRICT COURT JUDGE OF THE ORIGINAL ON FILE

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OF THE COURT

LIRKETT 16111 8-19 BOX 7000 ARSONCITY. NU 8701 DEAR CLERK For Filing LEASE F. Eixlosed A ETTON FOR LORT OF MI NOTION TO LEDAUGE FILLING FEES FOR ET. GOW FOR LOR'T OF MANDE And one Coff Thereof Thxnk You · water 13 2019 MAY CLERK OF SUPREME DEPUTY CLERM