FILED
Electronically
CR98-0074A
2019-06-10 12:54:22 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7312438 : yviloria

1 2 3

Code: 2515

VICTORIA T. OLDENBURG OLDENBURG LAW OFFICE

P.O. Box 17422 Reno, Nevada 89511

Telephone: (775) 971-4245

Attorney for Petitioner

Electronically Filed Jun 14 2019 10:42 a.m. Elizabeth A. Brown Clerk of Supreme Court

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

SHAWN RUSSELL HARTE,

Petitioner,

Case No.:

CR98-0074A

Dept. No.: 4

THE STATE OF NEVADA,

Respondent.

NOTICE OF APPEAL

Notice is hereby given that Petitioner/Appellant Shawn Russell Harte hereby appeals to the Supreme Court of Nevada from this Court's *Order Dismissing Post-Conviction Petitions* entered on May 15, 2019.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that this Notice of Appeal does not contain the Social Security Number of any person.

DATED THIS 10th day of June, 2019.

By: /s/ Victoria T. Oldenburg Victoria T. Oldenburg Nevada Bar No. 4770 Oldenburg Law Office P.O. Box 17422 Reno, NV 89511 (775) 971-4245 Attorney for Petitioner/Appellant

CERTIFICATE OF SERVICE

I, Victoria T. Oldenburg, hereby declare and state as follows:

I am over the age of eighteen years, a member of Oldenburg Law Office in the County of Washoe, State of Nevada, and I am not a party to this action.

On the 10th day of June, 2019, I electronically filed the foregoing with the Clerk of the Court system which will send a notice of electronic filing to the following:

Jennifer P. Noble Chief Appellate Deputy Washoe County District Attorney's Office

> /s/ Victoria T. Oldenburg Victoria T. Oldenburg Nevada Bar No. 4770

FILED
Electronically
CR98-0074A
2019-06-10 12:55:09 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7312441 : yviloria

Code: 1310 1 VICTORIA T. OLDENBURG **OLDENBURG LAW OFFICE** 2 P.O. Box 17422 3 Reno, Nevada 89511 Telephone: (775) 971-4245 4 Attorney for Petitioner 5 6 7 8 9 10 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 11 IN AND FOR THE COUNTY OF WASHOE 12 SHAWN RUSSELL HARTE, 13 14 Petitioner, Case No.: CR98-0074A 15 Dept. No.: vs. 16 THE STATE OF NEVADA, 17 Respondent. 18 19 CASE APPEAL STATEMENT 20 1. Appellant is Shawn Russell Harte. 21 2. This appeal is from the *Order Dismissing Post-Conviction Petitions* by the 22 Honorable Connie J. Steinheimer. 23 3. Counsel for the Appellant: Victoria T. Oldenburg, P.O. Box 17422, Reno, 24 Nevada, 89511 (775) 971-4245. 25 4. Counsel for the Respondent: Jennifer P. Noble, Chief Appellate Deputy, Washoe 26 County District Attorney's Office, One South Sierra Street, Reno, Nevada 89501 (775) 337-27 5751.

5. N/A

1	6.	Appellant was represented by appointed counsel in District Court.
2	7.	Appellant is represented by appointed counsel on appeal.
3	8.	Not applicable.
4	9.	Proceeding commenced by the filing of an Information on January 15, 1998.
5	10.	This is a criminal proceeding and the Appellant is appealing the Order Dismissing
6	Post-Convicti	on Petitions filed and entered on May 15, 2019.
7	11.	A direct appeal of the conviction was submitted to the Nevada Supreme Court in
8	Case No. 342	27 and in Case No. 67519.
9	12.	This case does not involve child custody or visitation.
LO	13.	This case does not involve the possibility of settlement.
11	14.	This is not a fast track appeal.
L2		AFFIRMATION PURSUANT TO NRS 239B.030
L3	The u	ndersigned does hereby affirm that this Case Appeal Statement does not contain the
L4	Social Securit	y Number of any person.
L5	DATE	ED THIS 10 th day of June, 2019.
L6		
L7		By: /s/ Victoria T. Oldenburg
L8		Victoria T, Oldenburg Nevada Bar No. 4770
L9		Oldenburg Law Office
20		P.O. Box 17422 Reno, NV 89511
21		(775) 971-4245
22		Attorney for Petitioner/Appellant
23		
24		
25		
26		
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Jennifer P. Noble Chief Appellate Deputy Washoe County District Attorney's Office

> /s/ Victoria T. Oldenburg Victoria T. Oldenburg Nevada Bar No. 4770

SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE

Case History - CR98-0074A

DEPT. D4

HON. CONNIE J. STEINHEIMER

Report Date & Time 6/11/2019 9:02:57AM

Case ID:	CR98-0074A	Case I Case Type:	Description: STATE VS. SHAWN HARTE ET A CRIMINAL	L (D4) Initial Filing Date:	1/9/1998
	C100 007411	Case Type.		Initial I ming Date.	1/2/1220
			Parties		
PLTF		STATE OF NEVA	DA - STATE		
DA		Jennifer P. Noble, E	sq 9446		
DA		Matthew Lee, Esq.			
DA		Zach Young, Esq	9227		
DEFT		SHAWN RUSSELL	HARTE - @80809		
PD		Maizie Whalen Pusi	ch, Esq 2808		
PD		Cheryl Bond, Esq			
PD		Jeremy T. Bosler, E	-		
PD		John Reese Petty, E			
PD		Janet C. Schmuck, I			
CAA			Oldenburg, Esq 4770		
CAA		Carolyn Tanner, Es	ղ 5520		
			Charges		
Charge No.	Charge Code	Charge Date	Charge Description		
1	F720	1/15/1998	INF MURDER		
2	F0.60	1/15/1000	DIE DODDENVIVIEW THE USE OF A FIRE ADM		
2	F960	1/15/1998	INF ROBBERY WITH THE USE OF A FIREARM		
			Plea Information		
Charge No.	Plea Code	Plea Date	Plea Description		
1	F720	4/7/1998	PLED NOT GUILTY		
2	F960	4/7/1998	PLED NOT GUILTY		
			Sentences		
Date	Charge No.	Charge Desc	Time Served Ser	ntence Text	
2/2/2015	-	ithout Poss of Parole	NDOC - LIFE WITHOUT THE POSSIBILITY OF	PAROLE	
			WITH CONSECUTIVE NDOC - LIFE WITHOUT	THE	
			POSSIBILITY OF PAROLE FOR USE OF DEADI	LY WEAPON;	
2/2/2015	2 - Nevad	a State Prison	DNA TESTING; FEES NDOC - MAX. 180 MOS, MIN. PAROLE 72 MOS	S WITH	
2/2/2013	2 - 110144	a State 1 113011	CONSECUTIVE NDOC - MAX. 180 MOS, MIN.		
			MOS FOR USE OF DEADLY WEAPON		
			Release Information		
		Custody Status			
			Hearings		
Dep	partment Event	Description	Sched. Date &	Time	Disposed Date
1 D	4 STATUS HEA	ARING	8/22/2013	16:15:00	8/22/2013
Ex	ent Extra Text: (TELEPH	ONIC)	Disposition:		
2,		-/	D435 8/22/201	3	
			D435 8/22/201	3	

MOTION TO SET SENTENCING HEARING SET - SHALL BE TELEPHONIC UNLESS THE DEFENSE SPECIFICALLY

REQUESTS THE DEFENDANTS PRESENCE

Case Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998

	CR98-0074A Case Type:	CRIMINAL		Initial Filing Da	
	Department Event Description		Sched. Date		Disposed Date
2	D4 MOTION TO SET SENTENCING		9/20/2013	10:45:00	9/20/2013
	Event Extra Text:		Disposition	<i>:</i>	
			D425 9/20/	2013	
			PENALTY IS N MOTION PRAI UNAVAILABII DEFENDANT HEARINGS PR SHALL PARTIO PREPARE APP DEFENSE COU CONFLICTS W DEFENDANT	NSEL ADVISED THE COURT T NO LONGER AN OPTIONS IN CTICE MAY BE NEEDED DUI	THIS CASE E TO WITNESS ANCES AT ANY TY HEARING AND DEFENSE TO THAT ANY PRIOR ESENTING THIS DANT HAS NO
	Department Event Description		Sched. Date		Disposed Date
3	D4 STATUS HEARING		3/14/2014	10:00:00	3/14/2014
	Event Extra Text: - TELEPHONIC		EVIDENCE NO COURT GRAN DEFENDANT TO COURT FO COURT FURTH 5/2/14, RESPO! EVIDENTIARY JURY INSTRU- VIOR DIRE QU NEW STIPULA TO BE SUBMI PHASE OTHER ACT E PRE-TRIAL MO PRESENTED F	2014 ENSUED REGARDING USE O DT UTILIZED AT PRIOR PENA ITED REQUEST FOR UPDATE TO BE COMPLETED - DCNSL OR SIGNATURE HER ORDERED PRE-TRIAL M NSES FILED BY 5/14/14, REPI Y/ORAL ARGUMENT HEARIN CTIONS DUE BY 7/28/14 JESTIONS FOR JURY DUE BY ATION AND ORDER FOR REC TTED TO THE COURT FOR TE EVIDENCE ISSUES SHALL BE OTION SO THERE IS CLARIT PRIOR AND ANY NEW EVIDE	ALTY PHASE TRIAL D EVALUATION OF TO SUBMIT ORDER OTIONS FILED BY JES BY 5/21/014 - IG SET 7/28/14 IPRICAL DISCOVERY HE NEW PENALTY BRIEF AS A Y AS TO WHAT WAS NCE
	Department Event Description		Sched. Date		Disposed Dat
4	D4 CONFERENCE CALL		4/29/2014	14:15:00	4/29/2014
	Event Extra Text: RE: SCHEDULING ISSUES		STATE, MOTIC COUNSEL TO MOTION TO C DEFENDANT		N ORDER TO SET ARING -
	Department Event Description		Sched. Date	e & Time	Disposed Date
5	D4 PRE-TRIAL MOTIONS		6/13/2014	09:00:00	6/13/2014
	Event Extra Text:		Disposition D435 6/13/ MOTION TO C		TRIAL GRANTED IN
			ORDER FOR C CONDUCT FU	COUNSEL TO HAVE ADDITION INTHER MOTION PRACTICES IG DEADLINES SET FORTH	NAL TIME TO

e ID:	-	VS. SHAWN HARTE ET AL (D4) Initial Filing Date:	1/9/1998
	Department Event Description	Sched. Date & Time	Disposed Date
6	D4 PENALTY HEARING- JURY	9/2/2014 10:00:00	6/13/2014
	Event Extra Text: (2 WEEKS)	Disposition: D845 6/13/2014	
	Department Event Description	Sched. Date & Time	Disposed Date
7	D4 Request for Submission	10/15/2014 09:55:00	11/24/2014
	Event Extra Text: NOTICE OF OTHER ACT EVIDENCE TO BE OFFERED FOR SENTENCING CONSIDERATION DURING PENALTY PHASE	Disposition: S200 11/24/2014 MOTION TO BE ADDRESSED AT 12/17/14 HEARI	NG
	Department Event Description	Sched. Date & Time	Disposed Date
8	D4 Request for Submission	10/15/2014 09:50:00	11/24/2014
	Event Extra Text: MOTION IN LIMINE TO ALLOW HEARSAY EVIDENCE DURING PENALTY PHASE	Disposition: S200 11/24/2014 MOTION TO BE ADDRESSED AT 12/17/14 HEARI	NG
	Department Event Description	Sched. Date & Time	Disposed Date
9	D4 Request for Submission	10/15/2014 09:50:00	11/24/2014
	Event Extra Text: MOTION IN LIMINE TO ADMIT EVIDENCE OF CO-DEFENDANTS' SENTENCES DURING PENALTY PHASE	Disposition: S200 11/24/2014 MOTION TO BE ADDRESSED AT 12/17/14 HEARI	NG
	Department Event Description	Sched. Date & Time	Disposed Date
10	D4 Request for Submission	12/17/2014 13:30:00	1/21/2015
	Event Extra Text: - MOTION IN LIMINE TO ADMIT EVIDENCE OF CO-DEFENDANTS' SENTENCES AND MOTION IN LIMINE REGARDING INDIVIDUALIZED SENTENCING - TAKEN UNDER ADVISEMENT AFTER ORAL ARGUMENTS	Disposition: S200 1/21/2015	
	Department Event Description	Sched. Date & Time	Disposed Date
11	D4 PRE-TRIAL MOTIONS	12/17/2014 13:30:00	12/17/2014
	Event Extra Text: /MOTION TO CONFIRM TRIAL DATE	Disposition: D435 12/17/2014 EVIDENCE AND ARGUMENTS PRESENTED REG PRE-TRIAL MOTIONS AND DECISIONS ON ALL MOTION FRO INDIVIDUAL SENTENCING, MOTI CO-DEFENDANTS SENTENCES TO BE PRESENT JURY AND MOTION IN LIMINE REGARDING PEI EVIDENCE ALL JURY INSTRUCTIONS SHALL BE SUBMITT! COURT NO LATER THAN JANUARY 12, 2015 ANI WAS SET FOR ARGUMENTS REGARDING THE JI INSTRUCTIONS AND ANY OTHER ISSUES THAT BETWEEN NOW AND THAT HEARING MOTION IN LIMINE REGARDING PENALTY PHA HELD IN ABEYANCE PENDING HEARING ON THINSTRUCTIONS ORAL APPLICATION TO TRANSFER DEFENDAN JANUARY 20, 2015 PENDING OUTCOME OF PEN	EXCEPT ON TO ALLOW ED TO THE NALTY PHASE ED TO THE D A HEARING URY MAY ARISE ASE EVIDENCE HE JURY T TO WCJ ON

	Department Event Description	Sched. Date & Time	Disposed Date	
12	D4 HEARING	1/16/2015 09:15:00	1/16/2015	
	Event Extra Text: (HRG RE: JURY INSTRUCTIONS)	Disposition: D435 1/16/2015		
		COUNSEL WORKING TOGETHER ON ST INSTRUCTIONS AS TO THE PRIOR SENT OVERTURNING OF SUCH SENTENCE - 'COURT ON 1/20/15 EXHIBIT MARKING SET DISCUSION ENSUED REGARDING THE FILED BY THE DEFENSE - STATE TO FIT AS SOON AS POSSIBLE DISCUSSION ENSUED REGARDING WIT CALLED AND SCHEDULE OF TRIAL STATE TO PROVIDE OTHER ACT EVIDE INSTRUCTION TO DEFENSE AND COUR POSSIBLE ADDITIONAL HEARING SET TO RESOLUTION OF TRIAL STATE TO PROVIDE OTHER ACT	TENCING AND TO BE PROVIDED TO MEMORANDUM P&A'S LE WRITTEN RESPONSE TNESSES TO BE INCE JURY RT AS SOON AS WE ANY OUTSTANDING	
	Department Event Description	Sched. Date & Time	Disposed Date	
13	D4 EXHIBITS TO BE MARKED W/CLERK	1/21/2015 12:00:00	1/20/2015	
	Event Extra Text:	Disposition: D844 1/20/2015		
	Department Event Description	Sched. Date & Time	Disposed Dat	
14	D4 HEARING	1/21/2015 15:00:00	1/21/2015	
	Event Extra Text: - RESOLUTION OF OUTSTANDING MATTERS PRIOR TO TRIAL COMMENCING	Disposition: D435 1/21/2015 UPON AGREEMENT OF COUNSEL AS TO JURY INSTRUCTION A TO BE READ TO ANY EVIDENCE BEING PRESENTED COUNSEL AGREED UPON PROPOSED COUNSTRUCTION REGARDING CHURCHIL JURY INSTRUCTIONS ARGUMENTS PRIDEFENDANT WAIVED RIGHT TO BE PRIMARKING AND ANY OUTSTANDING IS JURY SELECTION	THE JURY PRIOR TO URRATIVE LL COUNTY INCIDENT ESENTED ESENT AT EXHIBIT	
	Department Event Description	Sched. Date & Time	Disposed Date	
15	D4 EXHIBITS TO BE MARKED W/CLERK Event Extra Text:	1/23/2015 09:30:00 Disposition: D596 1/23/2015	1/23/2015	
	Department Event Description	Sched. Date & Time	Disposed Date	
16	D4 PENALTY HEARING- JURY	1/26/2015 13:00:00	1/26/2015	
	Event Extra Text: (2 WEEKS)	Disposition: D832 1/26/2015		
	Department Event Description	Sched. Date & Time	Disposed Date	
17	D4 TRIAL ONGOING	1/27/2015 08:15:00	1/27/2015	
	Event Extra Text: - PENALTY PHASE	Disposition:		

D832

1/27/2015

e ID:	CR98-0074A	Ca Case Type:	se Description: STATE CRIMINAL	VS. SHAWN HARTE ET	AL (D4) Initial Filing Date:	1/9/1998
	Department Even	t Description		Sched. Date	& Time	Disposed Date
18	D4 TRIAL ONC	GOING		1/28/2015	09:00:00	1/28/2015
	Event Extra Text: - PENAL	TY PHASE		Disposition: D832 1/28/2		
	Department Even	t Description		Sched. Date	& Time	Disposed Date
19	D4 TRIAL ONC	GOING		1/29/2015	09:00:00	1/29/2015
	Event Extra Text: - PENAI	TY PHASE		Disposition: D832 1/29/2		
	Department Even	t Description		Sched. Date	& Time	Disposed Date
20	D4 TRIAL ONC	GOING		1/30/2015	13:30:00	1/30/2015
	Event Extra Text: - PENAI	TY PHASE		Disposition: D832 1/30/2		
	Department Even	t Description		Sched. Date	& Time	Disposed Date
21	D4 TRIAL ONC	GOING		2/2/2015	09:00:00	2/2/2015
	Event Extra Text: - PENAI	TY PHASE		Disposition: D765 2/2/20 PURSUANT TO		
	Department Even	t Description		Sched. Date	& Time	Disposed Date
22	D4 Tickle Start	Code		6/16/2017	09:00:00	6/16/2017
	Event Extra Text: - HAS C FOR POST-CONVICTION		TED TO REPRESENT	Disposition: T200 6/16/2		
	Department Even	t Description		Sched. Date	& Time	Disposed Date
23	D4 Request for S	Submission		11/30/2017	14:34:00	12/11/2017
	Event Extra Text: MOTIO: SUPPLEMENTAL PETITI			Disposition: S200 12/11/ MOTION GRAN	/2017	
	Department Even	t Description		Sched. Date	& Time	Disposed Date
24	D4 Request for S	Submission		12/18/2017	12:22:00	1/8/2018
	Event Extra Text: MOTIO SUPPLEMENTAL PETITI			Disposition: S200 1/8/20 MOTION TO EX GRANTED		TAL PETITION
	Department Even	t Description		Sched. Date	& Time	Disposed Date
25	D4 Tickle Start	Code		1/8/2018	07:00:00	1/8/2018
	Event Extra Text: SUPPLE	MENTAL PETITION?		Disposition: T200 1/8/20		

e ID:	CR98-0074A Case Type: CRIMINAL	E VS. SHAWN HARTE ET AL (D4) Initial Filing Dat	e: 1/9/1998
	Department Event Description	Sched. Date & Time	Disposed Date
26	D4 Tickle Start Code	1/9/2018 07:00:00	1/8/2018
	Event Extra Text: - SUPPLEMENTAL PETITION?	Disposition:	
	2.000 2.000 1000 1000 1000 1000 1000 100	T200 1/8/2018	
	Department Event Description	Sched. Date & Time	Disposed Date
27	D4 Request for Submission	4/17/2018 11:41:00	5/1/2018
	Event Extra Text: MOTION TO DISMISS PETITION AND SUPPLEMENTAL	Disposition:	
	PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION) FILED 3-19-18	S200 5/1/2018	
	3-17-10	ORDER TO SET ORAL ARGUMENTS ENTER	ED
	Department Event Description	Sched. Date & Time	Disposed Date
28	D4 Tickle Start Code	4/20/2018 07:00:00	4/20/2018
	Event Extra Text: - HAS MOTION TO DISMISS BEEN SUBMITTED FOR	Disposition:	
	DECISION	T200 4/20/2018	
	Department Event Description	Sched. Date & Time	Disposed Date
29	D4 Tickle Start Code	5/25/2018 07:00:00	5/21/2018
	F OF THE HAVE OBLIT ADOLING VERY DEFINISH ON THE	no.	
	Event Extra Text: - HAVE ORAL ARGUMENTS BEEN SET ON THE MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION	Disposition: T200 5/21/2018	
		3/21/2018	
	Department Event Description	Sched. Date & Time	Disposed Date
30	D4 MOTION TO DISMISS	6/21/2018 15:00:00	6/21/2018
	Event Extra Text: THE PETITION AND SUPPLEMENTAL PETITION FOR	Disposition:	
	WRIT OF HABEAS CORPUS (POST-CONVICTION)	D430 6/21/2018	
		MOTION TO DISMISS GRANTED AS TO GRO 6 OF THE PETITION FOR WRIT OF HABEAS (POST-CONVICTION) MOTION TO DISMISS DENIED AS TO GROU DIRECTED PETITIONER TO FILE A SUPPLEI	CORPUS ND 1 - COURT
		AS TO GROUND I SPECIFYING HOW THE TI EXPERT WOULD HAVE CHANGED HAD THI PREPPED FOR TESTIMONY DIFFERENTLY	ESTIMONY OF THE
	Department Event Description	Sched. Date & Time	Disposed Date
31	D4 Tickle Start Code	3/15/2019 07:00:00	3/15/2019
	Event Extra Text: - HAS NEW COUNSEL BEEN SELECTED	Disposition:	
		T200 3/15/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
32	D4 IN-CHAMBERS CONFERENCE	3/27/2019 10:00:00	3/27/2019
		P	
	Event Extra Text: - ADMINISTRATIVE HEARING REGARDING PLEADING DEADLINES	Disposition: D435 3/27/2019	
		DISCUSSION ENSUED REGARDING THE ST. AND THE NEW BRIEFING SCHEDULE ERRO	
		ENTERED STATE TO RESPOND TO THE SECOND SUPP	LEMENTAL Y HEARING TO BE

ase ID:	CR9	8-0074		e Description: STATE VS CRIMINAL). SHAWN HAKIE ETA	L (D4) Initial Filing D	Date: 1/9/1998
	Departmen	t	Event Description		Sched. Date &	Time	Disposed Date
33	D4	Tickl	e Start Code		5/14/2019	09:00:00	5/14/2019
	SUPPLEN	MENTAL	- HAS STATE RESPONDED TO S PETITION? (ADDITIONAL TICK EVIDENTIARY HEARING)		Disposition: T200 5/14/201	9	
	Departmen	ıt	Event Description		Sched. Date &	Time	Disposed Date
34	D4	Tickl	e Start Code		6/3/2019	07:00:00	5/14/2019
			- HAS EVIDENTIARY HEARING IN 120 DAYS FROM 3/27/19	BEEN SET? NEEDS	Disposition: T200 5/14/201	19	
				Agency Cross Re	ference		
Code		Agency	Description	Case Reference			
SC	Supr	eme Co	urt	SCN 67519			
				Actions			
	Entry Date	Code	Code Description		Text		
1/15/1		1800	Information				
1/20/1		1250	Application for Setting				
2/2/10		MIN	***Minutes	NOTICE OF STATEIO	INTENT TO CEEK DEATH D	ENIALTY.	
2/3/19		2610	Notice		INTENT TO SEEK DEATH P		DEST
2/3/19		2490	Motion		MINE VALIDITY OF WAIVER		
2/5/19		2645 3795	Opposition to Mtn		TION TO DETERMINE VALID		VER OF CONFLICT OF INTERE
2/10/1		1250	Reply Application for Setting	NEFEL TO OFFOSITI	ON TO MOTION TO BETER	WINE VALIDITY OF WAI	VER OF CONFEICT OF INTERE
2/17/1		4185	Transcript	ARRAIGNMENT - JAN	J 22 1008		
2/26/1		MIN	***Minutes	ARRAGRIMENT - JAI	v. 22, 1990		
3/5/19		3370	Order				
3/6/19		1775	General Receipt				
3/25/1		1300	Bench Warrant Filed-Case Clsd				
3/25/1		1795	Indictment				
3/25/1		3370	Order				
3/30/1		1250	Application for Setting				
3/31/1		3735	Receipt				
3/31/1		4185	Transcript	MOTION TO DETERM	INE VALIDITY OF WAIVER	OF CONFLICT OF INTE	REST - FEB. 26, 1998
3/31/1		1301	Bench Warrant Filed -Case Open				
3/31/1		4189	Grand Jury Transcript				
4/7/19		MIN	***Minutes				
4/8/19		3735	Receipt				
5/18/1	998	4185	Transcript	ARRAIGNMENT - APF	RIL 7, 1998		
6/12/1	998	1830	Joinder	JOINDER IN MOTION	FOR SEVERANCE		
6/30/1	998	2490	Motion	MOTION TO RELEAS	E EVIDENCE		

e ID: C	CR98-007		Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
7/20/1998	1250	Application for Setting	
8/4/1998	MIN	***Minutes	
8/20/1998	4185	Transcript	MOTION TO RELEASE EVIDENCE - AUG. 4, 1998
8/20/1998	2610	Notice	SECOND NOTICE OF STATE'S INTENT TO SEEK DEATH PENALTY
8/31/1998	3880	Response	THE STATE OF NEVADA'S RESPONSE TO DEFENDANT SIREX'S MOTIONS: FOR ADDITONAL PERE
9/25/1998	2480	Mtn to Suppress	MOTION TO SUPPRESS DEFENDANT'S STATEMENTS
10/21/1998	3790	Reply to/in Opposition	REPLY ON MOTION TO SUPPRESS DEFENDANT'S STATEMENTS
10/22/1998	3735	Receipt	
10/22/1998	MIN	***Minutes	
10/29/1998	1830	Joinder	JOINDER IN MOTION
10/29/1998	4185	Transcript	STATUS CONFERENCE - OCT. 22, 1998
11/2/1998	2645	Opposition to Mtn	OPPOSITION TO MOTION TO DECLARE THE DEATH PENALTY STATUTES UNCONSTITUTIONAL' AN
12/10/1998	3370	Order	RELEASING TAXI CAB TO ROY STREET
1/7/1999	1955	Memorandum Points&Authorities	* SEALED * MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION FOR EXPENS
1/7/1999	1075	Affidavit	* SEALED * AFFIDAVIT OF JOHN OHLSON
1/8/1999	MIN	***Minutes	
1/12/1999	4185	Transcript	PRETRIAL MOTIONS - JAN. 8, 1999
1/15/1999	4055	Subpoena	
1/19/1999	3370	Order	* SEALED * EX PARTE ORDER FOR EXPENSES
1/22/1999	2610	Notice	NOTICE OF FACTS IN AGGRAVATION PURSUANT TO AMENDED SUPREME COURT RULE 250 (4)(c)
1/28/1999	MIN	***Minutes	
2/2/1999	2645	Opposition to Mtn	OPPOSITION TO MOTION TO PRECLUDE OR LIMIT PHOTOGRAPHS
2/3/1999	1830	Joinder	JOINDER IN MOTION
2/9/1999	4185	Transcript	PRE-TRIAL MOTIONS - JAN. 28, 1999
2/9/1999	2645	Opposition to Mtn	OPPOSITION TO MOTION TO STRIKE THE AGGRAVATING CIRCUMSTANCE AND TO DISMISS THE S
2/10/1999	2610	Notice	NOTICE OF ADDITIONAL STATEMENT OF DEFENDANT SHAWN RUSSEL HARTE
2/12/1999	1067	Affidavit of Service	
2/12/1999	3370	Order	
2/16/1999	2490	Motion	CONCURRENCE IN MOTION
2/22/1999	MIN	***Minutes	
2/23/1999	2610	Notice	NOTICE OF INTENT TO CALL EXPERT WITNESSES
2/23/1999	1610	Disclosure of Expert Witness	
2/26/1999	2610	Notice	NOTICE OF EVIDENCE PURUSANT TO NEVADA SUPREME COURT RULE 250 (4)(F)
3/4/1999	3370	Order	
3/4/1999	3940	Special Instruction	SPECIAL JUROR INSTRUCTION "A" AND SPECIAL JUROR QUESTIONNAIRE
3/5/1999	2592	Notice of Witnesses	

ID:	CR98-007	4A Case Type:	CRIMINAL Initial Filing Date: 1/9/1998
3/5/1999	4185	Transcript	MOTIONS - FEB. 22, 1999
3/8/1999	MIN	***Minutes	
3/8/1999	2592	Notice of Witnesses	DEFENDANT'S WITNESS LIST
3/8/1999	3880	Response	DEFENDANT BABB'S RESPONSES TO SPECIALJUROR QUESTIONNAIRE DATED MARCH 4, 1999
3/8/1999	3880	Response	DEFENDANT HARTE'S RESPONSES TO SPECIAL JUROR QUESTIONNAIRE DATED MARCH 4, 199
3/8/1999	3940	Special Instruction	SPECIAL JUROR INSTRUCTIONS "A" AND SPECIAL JUROR QUESTIONNAIRE
3/8/1999	3880	Response	STATE'S RESPONSES TO SPECIAL JUROR QUESTIONNAIRE DATED MARCH 4, 1999
3/9/1999	MIN	***Minutes	
3/10/1999	4185	Transcript	JURY SELECTION - MARCH 8, 1999
3/10/1999	2245	Mtn in Limine	MOTION IN LIMINE TO EXCLUDE DEFENDANT HARTE'S EXPERT WITNESS
3/11/1999	MIN	***Minutes	MARCH 11, 12, 1999
3/12/1999	4185	Transcript	MOTIONS - MARCH 11, 1999
3/12/1999	2592	Notice of Witnesses	
3/15/1999	MIN	***Minutes	JURY TRIAL - MARCH 15 - 24, 1999
3/15/1999	4185	Transcript	MOTIONS - MARCH 12, 1999
3/16/1999	4185	Transcript	JURY TRIAL (VOLUME I) - MARCH 15, 1999
3/17/1999	4185	Transcript	JURY TRIAL (VOLUME II) - MARCH 16, 1999
3/17/1999	4185	Transcript	IN CHAMBERS HEARING - MARCH 9, 1999
3/18/1999	4185	Transcript	TRIAL (VOLUME III) - MARCH 17, 1999
3/19/1999	4235	Unused Verdict Form(s)	
3/19/1999	4245	Verdict(s)	GUILTY - MURDER
3/19/1999	4245	Verdict(s)	COUNT II - GUILTY
3/19/1999	1890	Jury Question, Court Response	
3/19/1999	3370	Order	
3/19/1999	1885	Jury Instructions	
3/19/1999	1892	Jury Question, No Response	
3/19/1999	1890	Jury Question, Court Response	
3/19/1999	1892	Jury Question, No Response	
3/19/1999	4185	Transcript	TRIAL (VOLUME IV) - MARCH 18, 1999
3/22/1999	4185	Transcript	TRIAL (VOLUME V) - MARCH 19, 1999
3/23/1999	1892	Jury Question, No Response	
3/23/1999	3373	Other	DEFENDANTS JOINT OFFERED CAUTIONARY INSTRUCTION D
3/23/1999	3755	Refused Instructions-Deft	DEFENDANT HARTE'S OFFERED INSTRUCTION A
3/23/1999	4185	Transcript	PENALTY HEARING (VOLUME VI) - MARCH 22, 1999
3/24/1999	1890	Jury Question, Court Response	
3/24/1999	1892	Jury Question, No Response	
3/24/1999	4245	Verdict(s)	
3/24/1999	1890	Jury Question, Court Response	
3/24/1999	1892	Jury Question, No Response	

8/21/2013

NEF

Proof of Electronic Service

ID	CD00 0051		Description: STATE VS. SHAWN HARTE ET AL (D4)
se ID: 3/24/1999	1892	A Case Type: Jury Question, No Response	CRIMINAL Initial Filing Date: 1/9/1998
3/24/1999	3373	Other	CAUTIONARY INSTRUCTION A
3/24/1999	1885	Jury Instructions	
3/25/1999	4185	Transcript	PENALTY HEARING (VOLUME VIII) - MARCH 24, 1999
3/29/1999	3370	Order	* SEALED * EX PARTE ORDER FOR COMPENSATION
3/29/1999	1670	Ex-Parte Mtn	* SEALED * EX PARTE MOTION FOR COMPENSATION
4/23/1999	3370	Order	* SEALED * EX PARTE ORDER FOR COMPENSATION
4/23/1999	3860	Request for Submission	
4/23/1999	1670	Ex-Parte Mtn	* SEALED * EX PARTE MOTION FOR COMPENSATION
4/27/1999	4185	Transcript	PENALTY HEARING (VOLUME VII) - MARCH 23, 1999
5/7/1999	1850	Judgment of Conviction	
5/7/1999	4292	Warrant of Execution	
5/7/1999	1315	** Case Closed	
5/7/1999	MIN	***Minutes	
5/7/1999	4500	PSI - Confidential	
5/7/1999	3143	Ord of Execution	
5/7/1999	3138	Ord of Committal or Release	
5/10/1999	4185	Transcript	SENTENCING - MAY 7, 1999
5/17/1999	1075	Affidavit	JOINT AFFIDAVIT OF JOHN OHLSON AND JOHN SPRINGGATE
5/17/1999	2490	Motion	MOTION FOR ORDER ALLOWING WITHDRAWAL OF TRIAL COUNSEL
5/17/1999	1075	Affidavit	JOINT AFFIDAVIT OF JOHN OHLSON AND JOHN SPRINGGATE
8/5/1999	3370	Order	
8/5/1999	1356	Certificate of Mailing	
2/23/2000	4125	Supreme Court Order	
2/23/2000	1365	Certificate of Transmittal	
1/5/2001	4145	Supreme Court Remittitur	
1/5/2001	4111	Supreme Ct Clk's Cert & Judg	
1/5/2001	4120	Supreme Court Opinion	
1/30/2001	1075	Affidavit	AFFIDAVIT CERTIFYING COMPLIANCE WITH SCR 250(3)(a)
5/28/2003	IMG	**Entered/Imaged on Wrong Case	Twhite - June 15, 2010 - Moved to CR98P0074A
9/10/2003	IMG	**Entered/Imaged on Wrong Case	Twhite - 06/15/10 - Moved to CR98P0074A
9/19/2003	IMG	**Entered/Imaged on Wrong Case	Twhite - June 15, 2010 - Moved to CR98P0074A
5/18/2004	PAYRC	**Payment Receipted	A Payment of -\$128.24 was made on receipt DCDC123164.
10/18/2005	IMG	**Entered/Imaged on Wrong Case	Twhite - June 15, 2010 - Moved to CR98P0074A
11/29/2011	PAYRC	**Payment Receipted	A Payment of -\$225.12 was made on receipt DCDC338166.
8/20/2013	1250E	Application for Setting eFile	STATUS HEARING (TELEPHONIC) - AUGUST 22, 2013 AT 4:15 P.M Transaction 3937503 - Approved
8/20/2013	NEF	Proof of Electronic Service	Transaction 3937622 - Approved By: NOREVIEW : 08-20-2013:16:13:15

Transaction 3941344 - Approved By: NOREVIEW: 08-21-2013:15:57:02

Case ID:	CR98-0074		e Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
9/9/2013	1260	Application Produce Prisoner	Transaction 3979848 - Approved By: SHAMBRIG : 09-09-2013:09:21:53
9/9/2013	NEF	Proof of Electronic Service	Transaction 3979872 - Approved By: NOREVIEW : 09-09-2013:09:24:13
9/9/2013	3340	Ord to Produce Prisoner	Transaction 3980567 - Approved By: NOREVIEW : 09-09-2013:11:23:55
9/9/2013	NEF	Proof of Electronic Service	Transaction 3980574 - Approved By: NOREVIEW : 09-09-2013:11:25:31
9/9/2013	2520	Notice of Appearance	CHERYL BOND - Transaction 3980952 - Approved By: SHAMBRIG: 09-09-2013:13:45:32
9/9/2013	NEF	Proof of Electronic Service	Transaction 3981097 - Approved By: NOREVIEW : 09-09-2013:13:47:48
9/11/2013	MIN	***Minutes	TELEPHONIC STATUS HEARING - 8/22/13 - Transaction 3987944 - Approved By: NOREVIEW : 09-11-2013:13
9/11/2013	NEF	Proof of Electronic Service	Transaction 3987961 - Approved By: NOREVIEW : 09-11-2013:13:41:11
9/24/2013	4185	Transcript	Motion to Set Setencing - Transaction 4016310 - Approved By: NOREVIEW: 09-24-2013:09:25:03
9/24/2013	NEF	Proof of Electronic Service	Transaction 4016323 - Approved By: NOREVIEW : 09-24-2013:09:27:14
10/2/2013	MIN	***Minutes	MOTION TO SET PENALTY PHASE - 9/20/13 - Transaction 4038830 - Approved By: NOREVIEW : 10-02-2013:
10/2/2013	NEF	Proof of Electronic Service	Transaction 4038848 - Approved By: NOREVIEW : 10-02-2013:16:03:39
10/20/2013	4185	Transcript	IN-CHAMBERS TELEPHONIC CONFERENCE - AUGUST 22, 2013 - Transaction 4078198 - Approved By: NOF
10/20/2013	NEF	Proof of Electronic Service	Transaction 4078199 - Approved By: NOREVIEW : 10-20-2013:13:29:27
12/13/2013	3370	Order	ORDER FOR TELEPHONIC APPEARANCE - Transaction 4196920 - Approved By: NOREVIEW : 12-13-2013:10
12/13/2013	NEF	Proof of Electronic Service	Transaction 4196930 - Approved By: NOREVIEW : 12-13-2013:10:02:57
12/13/2013	NEF	Proof of Electronic Service	Transaction 4197271 - Approved By: NOREVIEW : 12-13-2013:10:50:04
12/13/2013	2715	Ord Appointing Counsel	ORDER APPOINTING COUNSEL - WASHOE COUNTY PUBLIC DEFENDER'S OFFICE - Transaction 4197264
3/24/2014	NEF	Proof of Electronic Service	Transaction 4356469 - Approved By: NOREVIEW : 03-24-2014:14:01:56
3/24/2014	MIN	***Minutes	STATU HEARING - 3/14/14 - Transaction 4356457 - Approved By: NOREVIEW: 03-24-2014:13:59:41
4/1/2014	4050	Stipulation	STIPULATION FOR ADDITIONAL DISCOVERY - Transaction 4368923 - Approved By: JYOST : 04-01-2014:16::
4/1/2014	NEF	Proof of Electronic Service	Transaction 4369018 - Approved By: NOREVIEW : 04-01-2014:16:36:57
4/8/2014	NEF	Proof of Electronic Service	Transaction 4377003 - Approved By: NOREVIEW : 04-08-2014:08:29:56
4/8/2014	3105	Ord Granting	ORDER GRANTING STIPULATION FOR ADDITIONAL DISCOVERY - Transaction 4376999 - Approved By: NO
4/8/2014	3696	Pre-Trial Order	Transaction 4378832 - Approved By: NOREVIEW : 04-08-2014:17:02:52
4/8/2014	NEF	Proof of Electronic Service	Transaction 4378836 - Approved By: NOREVIEW : 04-08-2014:17:03:54
4/11/2014	3370	Order	REGARDING PSYCHIATRIC EVALUATION - Transaction 4383443 - Approved By: NOREVIEW: 04-11-2014:11
4/11/2014	NEF	Proof of Electronic Service	Transaction 4383446 - Approved By: NOREVIEW : 04-11-2014:11:17:01
4/27/2014	4185	Transcript	STATUS HEARING - MARCH 14, 2014 - Transaction 4404653 - Approved By: NOREVIEW: 04-27-2014:09:51:2
4/27/2014	NEF	Proof of Electronic Service	Transaction 4404654 - Approved By: NOREVIEW : 04-27-2014:09:52:15
4/29/2014	1105	Amended Ord and/or Judgment	AMENDED ORDER REGARDING PSYCHIATRIC EVALUATION - Transaction 4407402 - Approved By: NOREV
4/29/2014	NEF	Proof of Electronic Service	Transaction 4407406 - Approved By: NOREVIEW: 04-29-2014:11:25:09
5/3/2014	4185	Transcript	Telephonic conference - Transaction 4415503 - Approved By: NOREVIEW: 05-03-2014:09:47:18
5/3/2014	NEF	Proof of Electronic Service	Transaction 4415504 - Approved By: NOREVIEW : 05-03-2014:09:48:18
5/4/2014	FIE	**Document Filed in Error	DOCKENT ENTRY MOVED TO CR06-2500- 9/8/17- nmason
5/4/2014	NEF	Proof of Electronic Service	Transaction 4415525 - Approved By: NOREVIEW : 05-04-2014:16:48:46
5/19/2014	MIN	***Minutes	CONFERENCE CALL - 4/29/14 - Transaction 4438560 - Approved By: NOREVIEW : 05-19-2014:15:40:20
5/19/2014	NEF	Proof of Electronic Service	Transaction 4438562 - Approved By: NOREVIEW : 05-19-2014:15:41:08
7/2/2014	3696	Pre-Trial Order	FOR PENALTY PHASE BY JURY SCHEDULED 1/26/15 - Transaction 4502564 - Approved By: NOREVIEW : 07

ID:	CR98-007	4A Case Type:	CRIMINAL Initial Filing Date: 1/9/1998
7/2/2014	NEF	Proof of Electronic Service	Transaction 4502566 - Approved By: NOREVIEW : 07-02-2014:17:16:08
7/9/2014	4185	Transcript	6-13-14 Pre-Trial Motions - Transaction 4509579 - Approved By: NOREVIEW: 07-09-2014:14:23:06
7/9/2014	NEF	Proof of Electronic Service	Transaction 4509585 - Approved By: NOREVIEW: 07-09-2014:14:24:04
7/16/2014	MIN	***Minutes	PRE-TRIAL MOTIONS/MOTION TO CONTINUE PENALTY PHASE BY JURY - Transaction 4519724 - App
7/16/2014	NEF	Proof of Electronic Service	Transaction 4519730 - Approved By: NOREVIEW: 07-16-2014:13:40:51
9/2/2014	2245	Mtn in Limine	MOTION IN LIMINE REGARDING VOIR DIRE - Transaction 4587372 - Approved By: SHAMBRIG: 09-03-
9/2/2014	2245	Mtn in Limine	MOTION IN LIMINE REGARDING PENALTY PHASE EVIDENCE: NRS 175.552 - Transaction 4587372 - A
9/3/2014	NEF	Proof of Electronic Service	Transaction 4587594 - Approved By: NOREVIEW : 09-03-2014:08:09:17
9/18/2014	NEF	Proof of Electronic Service	Transaction 4612661 - Approved By: NOREVIEW : 09-18-2014:09:41:21
9/18/2014	2245	Mtn in Limine	MOTION IN LIMINE TO ADMIT EVIDENCE OF CO-DEFENDANTS' SENTENCES DURING PENALTY PH
9/18/2014	2245	Mtn in Limine	MOTION IN LIMINE TO ALLOW HEARSAY EVIDENCE DURING PENALTY PHASE - Transaction 461235
9/18/2014	NEF	Proof of Electronic Service	Transaction 4612941 - Approved By: NOREVIEW : 09-18-2014:10:43:23
9/18/2014	NEF	Proof of Electronic Service	Transaction 4612944 - Approved By: NOREVIEW : 09-18-2014:10:46:10
9/18/2014	2245	Mtn in Limine	MOTION IN LIMINE REGARDING INDIVIDUALIZED SENTENCING - Transaction 4612750 - Approved By
9/18/2014	NEF	Proof of Electronic Service	Transaction 4613222 - Approved By: NOREVIEW : 09-18-2014:11:52:59
9/18/2014	2610	Notice	NOTICE OF OTHER ACT EVIDENCE TO BE OFFERED FOR SENTENCING CONSIDERATION DURING
9/19/2014	2490	Motion	MOTION FOR USE OF JUROR QUESTIONNAIRE - Transaction 4616409 - Approved By: MCHOLICO : 0
9/22/2014	NEF	Proof of Electronic Service	Transaction 4616971 - Approved By: NOREVIEW : 09-22-2014:09:47:39
9/29/2014	2645	Opposition to Mtn	OPPOSITION TO MOTION IN LIMINE REGARDING INDIVDUALIZED SENTENCING - Transaction 46280
9/30/2014	NEF	Proof of Electronic Service	Transaction 4628803 - Approved By: NOREVIEW: 09-30-2014:08:43:47
9/30/2014	2610	Notice	NOTICE OF ADDITIONAL COUNSEL FOR THE STATE: MATTHEW LEE IN ADDITION TO ZACH YOUNG
9/30/2014	NEF	Proof of Electronic Service	Transaction 4629333 - Approved By: NOREVIEW : 09-30-2014:10:21:13
10/1/2014	2645	Opposition to Mtn	OPPOSITION TO MOTION IN LIMINE TO ADMINT EVIDENCE OF CO-DEFT'S SENTENCES DURING P
10/1/2014	NEF	Proof of Electronic Service	Transaction 4632608 - Approved By: NOREVIEW : 10-01-2014:14:25:18
10/1/2014	2645	Opposition to Mtn	OPPOSITION TO MOTION IN LIMINE REGARDING PENALTY PHASE EVIDENCE: NRS 175.552 - Trans
10/1/2014	NEF	Proof of Electronic Service	Transaction 4633096 - Approved By: NOREVIEW : 10-01-2014:16:46:25
10/1/2014	3880	Response	RESPONSE IN OPPOSITION TO DEFENDANT'S MOTION IN LIMINE REGARDING VOIR DIRE - Transa
10/1/2014	3880	Response	RESPONSE IN OPPOSITION TO DEFENDANT'S MOTION FOR USE OF JUROR QUESTIONNAIRE - TI
10/1/2014	2650	Opposition to	OPPOSITION TO STATE'S MOTION IN LIMINE TO ALLOW HEARSAY EVIDENCE DURING PENALTY P
10/2/2014	NEF	Proof of Electronic Service	Transaction 4633353 - Approved By: NOREVIEW : 10-02-2014:08:10:16
10/2/2014	NEF	Proof of Electronic Service	Transaction 4633357 - Approved By: NOREVIEW : 10-02-2014:08:11:04
10/2/2014	NEF	Proof of Electronic Service	Transaction 4633351 - Approved By: NOREVIEW : 10-02-2014:08:10:05
10/7/2014	3795	Reply	REPLY IN SUPPORT OF MOTION IN LIMINE REGARDING VOIR DIRE - Transaction 4641066 - Approve
10/7/2014	NEF	Proof of Electronic Service	Transaction 4641215 - Approved By: NOREVIEW : 10-07-2014:15:20:11
10/7/2014	3795	Reply	REPLY IN SUPPORT OF MOTION IN LIMINE REGARDING PENALTY PHASE EVIDENCE: NRS 175.552
10/7/2014	NEF	Proof of Electronic Service	Transaction 4641352 - Approved By: NOREVIEW : 10-07-2014:15:41:39
10/8/2014	3795	Reply	REPLY IN SUPPORT OF MOTION IN LIMINE REGARDING INDIVIDUALIZED SENTENCING - Transaction
10/8/2014	NEF	Proof of Electronic Service	Transaction 4643303 - Approved By: NOREVIEW : 10-08-2014:14:59:11
10/8/2014	3795	Reply	REPLY TO DEFT'S OPPOSITION TO STATE'S NOTICE OF OTHER ACT EVIDENCE TO BE OFFERED F

ID: C	R98-007		Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
10/8/2014	NEF	Proof of Electronic Service	Transaction 4643296 - Approved By: NOREVIEW : 10-08-2014:14:58:01
10/8/2014	3795	Reply	REPLY TO DEFT'S OPPOSITION TO STATE'S MOTION IN LIMINE TO ADMIT EVIDENCE OF CO-DEF
10/8/2014	NEF	Proof of Electronic Service	Transaction 4643007 - Approved By: NOREVIEW : 10-08-2014:13:36:37
10/8/2014	3795	Reply	REPLY IN SUPPORT OF MOTION FOR USE OF JUROR QUESTIONNAIRE - Transaction 4642749 - App
10/8/2014	NEF	Proof of Electronic Service	Transaction 4642408 - Approved By: NOREVIEW : 10-08-2014:10:51:28
10/14/2014	3860	Request for Submission	- Transaction 4652157 - Approved By: SHAMBRIG : 10-15-2014:09:29:16
10/14/2014	3860	Request for Submission	- Transaction 4652158 - Approved By: SHAMBRIG : 10-15-2014:09:31:32
10/14/2014	3860	Request for Submission	- Transaction 4652156 - Approved By: SHAMBRIG : 10-15-2014:09:32:33
10/15/2014	NEF	Proof of Electronic Service	Transaction 4652525 - Approved By: NOREVIEW : 10-15-2014:09:30:02
10/15/2014	NEF	Proof of Electronic Service	Transaction 4652534 - Approved By: NOREVIEW : 10-15-2014:09:32:22
10/15/2014	NEF	Proof of Electronic Service	Transaction 4652540 - Approved By: NOREVIEW : 10-15-2014:09:33:22
11/24/2014	NEF	Proof of Electronic Service	Transaction 4708907 - Approved By: NOREVIEW : 11-24-2014:11:57:25
11/24/2014	3370	Order	MOTION IN LIMINE TO ADMIT EVIDENCE OF CO-DEFENDANTS' SENTENCING, MOTION IN LIMINE
11/24/2014	S200	Request for Submission Complet	MOTION TO BE ADDRESSED AT 12/17/14 HEARING
11/24/2014	S200	Request for Submission Complet	MOTION TO BE ADDRESSED AT 12/17/14 HEARING
11/24/2014	S200	Request for Submission Complet	MOTION TO BE ADDRESSED AT 12/17/14 HEARING
12/17/2014	COC	Evidence Chain of Custody Form	
12/22/2014	1260	Application Produce Prisoner	Transaction 4746901 - Approved By: SHAMBRIG : 12-23-2014:08:16:29
12/23/2014	NEF	Proof of Electronic Service	Transaction 4747030 - Approved By: NOREVIEW : 12-23-2014:08:17:30
12/23/2014	3340	Ord to Produce Prisoner	Transaction 4747812 - Approved By: NOREVIEW : 12-23-2014:11:42:16
12/23/2014	NEF	Proof of Electronic Service	Transaction 4747819 - Approved By: NOREVIEW : 12-23-2014:11:43:19
12/26/2014	2565	Notice Intent Use Expt Witness	Transaction 4750741 - Approved By: MCHOLICO : 12-26-2014:08:02:35
12/26/2014	NEF	Proof of Electronic Service	Transaction 4751554 - Approved By: NOREVIEW : 12-26-2014:15:21:40
12/26/2014	4185	Transcript	Pre-trial motions - 12-17-14 - Transaction 4751552 - Approved By: NOREVIEW : 12-26-2014:15:20:50
12/26/2014	NEF	Proof of Electronic Service	Transaction 4750749 - Approved By: NOREVIEW : 12-26-2014:08:03:31
1/5/2015	2592	Notice of Witnesses	NOTICE OF EXPERT WITNESSES FOR PENALTY HEARING - Transaction 4759693 - Approved By: MC
1/6/2015	NEF	Proof of Electronic Service	Transaction 4760196 - Approved By: NOREVIEW : 01-06-2015:09:15:41
1/12/2015	1955	Memorandum Points&Authorities	MEMORANDUM OF POINTS AND AUTHORITIES REGARDING JURY INSTRUCTIONS FOR PENALTY
1/12/2015	NEF	Proof of Electronic Service	Transaction 4768897 - Approved By: NOREVIEW : 01-12-2015:10:48:51
1/13/2015	4205	Trial Statement	DEFENDANT - Transaction 4771584 - Approved By: YLLOYD : 01-13-2015:14:30:31
1/13/2015	NEF	Proof of Electronic Service	Transaction 4771724 - Approved By: NOREVIEW: 01-13-2015:14:31:25
1/16/2015	2592	Notice of Witnesses	Transaction 4776403 - Approved By: YLLOYD : 01-16-2015:08:16:31
1/16/2015	NEF	Proof of Electronic Service	Transaction 4776411 - Approved By: NOREVIEW : 01-16-2015:08:17:28
1/16/2015	2592	Notice of Witnesses	NOTICE OF WITNESSES FOR PENALTY HEARING - Transaction 4778173 - Approved By: YLLOYD: 01
1/17/2015	4185	Transcript	Hearing on Instructions - 1-16-15 - Transaction 4778224 - Approved By: NOREVIEW: 01-17-2015:13:26:
1/17/2015	NEF	Proof of Electronic Service	Transaction 4778225 - Approved By: NOREVIEW : 01-17-2015:13:27:31
1/20/2015	NEF	Proof of Electronic Service	Transaction 4778586 - Approved By: NOREVIEW : 01-20-2015:09:38:32
1/20/2015	2650	Opposition to	OPPOSITON TO MEMORANDUM OF POINTS AND AUTHORITIES REGARDING JURY INSTRUCTION:
1/20/2015	NEF	Proof of Electronic Service	Transaction 4778476 - Approved By: NOREVIEW : 01-20-2015:09:14:00

3/1/2015

2515

Notice of Appeal Supreme Court

e ID:	CR98-0074		Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
1/20/2015	3660	Points&Authorities in Reply	REPLY MEMORANDUM OF POINTS AND AUTHORITIES REGARDING JURY INSTRUCTIONS FOR PENAL
1/20/2015	NEF	Proof of Electronic Service	Transaction 4780336 - Approved By: NOREVIEW : 01-20-2015:16:14:04
1/21/2015	NEF	Proof of Electronic Service	Transaction 4782393 - Approved By: NOREVIEW : 01-21-2015:15:26:18
1/21/2015	3370	Order	ORDER GRANTING MOTION IN LIMINE TO ADMIT EVIDENCE OF CO-DEFENDANTS' SENTENCES DURIN
1/21/2015	S200	Request for Submission Complet	
1/21/2015	3755	Refused Instructions-Deft	A AND B
1/26/2015	NEF	Proof of Electronic Service	Transaction 4787893 - Approved By: NOREVIEW: 01-26-2015:11:31:19
1/26/2015	4220	Trial Statement - Plaintiff	Transaction 4787738 - Approved By: MCHOLICO : 01-26-2015:11:30:30
1/26/2015	1930	Letters	JUROR NOTE PASSED TO JUDGE BEFORE BENCH CONFERENCE RESULTING IN COUNSEL STIPULAT
1/26/2015	3940	Special Instruction	SPECIAL JURY INSTRUCTION A
1/27/2015	MIN	***Minutes	PENALTY PHASE JURY TRIAL - DAY ONE (1/26/15) - Transaction 4790063 - Approved By: NOREVIEW : 01-
1/27/2015	NEF	Proof of Electronic Service	Transaction 4790067 - Approved By: NOREVIEW: 01-27-2015:11:07:13
1/27/2015	3940	Special Instruction	READ PRIOR TO TESTIMONY BEING PRESENTED OF WITNESS ABRAHAM LEE
1/28/2015	MIN	***Minutes	PENALTY PHASE JURY TRIAL - DAY 2 (1/27/15) - Transaction 4792110 - Approved By: NOREVIEW : 01-28-
1/28/2015	NEF	Proof of Electronic Service	Transaction 4792117 - Approved By: NOREVIEW : 01-28-2015:11:13:32
1/29/2015	MIN	***Minutes	PENALTY PHASE JURY TRIAL - DAY 3 (1/28/15) - Transaction 4793955 - Approved By: NOREVIEW : 01-29-
1/29/2015	NEF	Proof of Electronic Service	Transaction 4793963 - Approved By: NOREVIEW: 01-29-2015:09:56:22
2/2/2015	MIN	***Minutes	PENTALTY PHASE JURY TRIAL (DAY 4) - 1/29/15 - Transaction 4798320 - Approved By: NOREVIEW : 02-02
2/2/2015	NEF	Proof of Electronic Service	Transaction 4798325 - Approved By: NOREVIEW: 02-02-2015:10:43:40
2/2/2015	MIN	***Minutes	PENALTY PHASE JURY TRIAL (DAY 5) - 1/30/15 - Transaction 4798504 - Approved By: NOREVIEW : 02-02-
2/2/2015	NEF	Proof of Electronic Service	Transaction 4798516 - Approved By: NOREVIEW: 02-02-2015:11:39:46
2/2/2015	COLL	Sent to Collections	02-FEB-2015
2/2/2015	1885	Jury Instructions	1-20
2/2/2015	4235	Unused Verdict Form(s)	OF PENALTY
2/2/2015	NEF	Proof of Electronic Service	Transaction 4799298 - Approved By: NOREVIEW: 02-02-2015:15:35:24
2/2/2015	4235	Unused Verdict Form(s)	OF PENALTY
2/2/2015	4245	Verdict(s)	OF PENALTY
2/2/2015	1850	Judgment of Conviction	Transaction 4799296 - Approved By: NOREVIEW: 02-02-2015:15:34:34
2/3/2015	MIN	***Minutes	PENALTY PHASE JURY TRIAL (DAY 6) - 2/2/15 - Transaction 4800542 - Approved By: NOREVIEW : 02-03-2
2/3/2015	NEF	Proof of Electronic Service	Transaction 4800544 - Approved By: NOREVIEW: 02-03-2015:12:33:30
2/10/2015	MIN	***Minutes	PRE-TRIAL MOTIONS/MOTION TO CONFIRM TRIAL DATE - 12/17/14 - Transaction 4812432 - Approved By
2/10/2015	NEF	Proof of Electronic Service	Transaction 4812440 - Approved By: NOREVIEW: 02-10-2015:16:30:05
2/19/2015	MIN	***Minutes	HEARING REGARDNG JURY INSTRUCTIONS - 1/16/15 - Transaction 4824614 - Approved By: NOREVIEW
2/19/2015	NEF	Proof of Electronic Service	Transaction 4824619 - Approved By: NOREVIEW : 02-19-2015:14:11:46
2/19/2015	MIN	***Minutes	HEARING REGARDING OUTSTANDING MATTERS - 1/21/15 - Transaction 4824863 - Approved By: NOREV
2/19/2015	NEF	Proof of Electronic Service	Transaction 4824866 - Approved By: NOREVIEW : 02-19-2015:15:01:25
2/27/2015	2520	Notice of Appearance	JOHN REESE PETTY FOR SHAWN RUSSELL HARTE - Transaction 4837205 - Approved By: YLLOYD : 02-2
2/27/2015	NEF	Proof of Electronic Service	Transaction 4837541 - Approved By: NOREVIEW : 02-27-2015:11:29:53

Transaction 4838933 - Approved By: YVILORIA: 03-02-2015:09:02:54

Case ID:	CR98-0074		e Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
3/1/201	5 2230	Mtn Trial Trans. Public Exp	Transaction 4838936 - Approved By: YVILORIA: 03-02-2015:09:03:52
3/1/201	5 3868	Req to Crt Rptr - Rough Draft	Transaction 4838935 - Approved By: YVILORIA: 03-02-2015:09:03:35
3/1/201	5 1310	Case Appeal Statement	Transaction 4838934 - Approved By: YVILORIA: 03-02-2015:09:03:18
3/2/201	5 NEF	Proof of Electronic Service	Transaction 4839108 - Approved By: NOREVIEW: 03-02-2015:09:03:48
3/2/201	5 NEF	Proof of Electronic Service	Transaction 4839112 - Approved By: NOREVIEW: 03-02-2015:09:04:22
3/2/201	5 NEF	Proof of Electronic Service	Transaction 4839115 - Approved By: NOREVIEW: 03-02-2015:09:04:53
3/2/201	5 NEF	Proof of Electronic Service	Transaction 4839116 - Approved By: NOREVIEW: 03-02-2015:09:04:54
3/3/201	5 3370	Order	REFERRING ABSENT JUROR TO PRESIDING TRIAL DEPARTMENT - Transaction 4843056 - Approved By: N
3/3/201	5 3370	Order	REFERRING ABSENT JUROR TO PRESIDING TRIAL DEPARTMENT - Transaction 4843065 - Approved By: N
3/3/201	5 NEF	Proof of Electronic Service	Transaction 4843068 - Approved By: NOREVIEW: 03-03-2015:15:49:27
3/3/201	5 NEF	Proof of Electronic Service	Transaction 4843074 - Approved By: NOREVIEW: 03-03-2015:15:50:12
3/5/201	5 NEF	Proof of Electronic Service	Transaction 4845827 - Approved By: NOREVIEW: 03-05-2015:08:27:42
3/5/201	5 1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 4845825 - Approved By: N
3/17/20	15 NEF	Proof of Electronic Service	Transaction 4863800 - Approved By: NOREVIEW: 03-17-2015:11:16:41
3/17/20	15 3370	Order	ORDER - COPIES OF TRANSCRIPTS OF HEARINGS TO BE PROVIDED TO DEFENDANT AT COUNTY EXPI
3/18/20	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 67519/RECEIPT FOR DOCUMENTS - Transaction 4866338 - Approved By: NOREVIE
3/18/20	15 NEF	Proof of Electronic Service	Transaction 4866345 - Approved By: NOREVIEW: 03-18-2015:11:38:45
4/5/201	5 NEF	Proof of Electronic Service	Transaction 4893160 - Approved By: NOREVIEW: 04-05-2015:19:23:00
4/5/201	5 4185	Transcript	Transaction 4893159 - Approved By: NOREVIEW: 04-05-2015:19:22:00
4/6/201	5 4185	Transcript	Trail - 1-30-15 - Transaction 4893762 - Approved By: NOREVIEW : 04-06-2015:11:12:39
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4893766 - Approved By: NOREVIEW: 04-06-2015:11:13:40
4/6/201	5 4185	Transcript	Trial - 2-12-15 - Transaction 4893768 - Approved By: NOREVIEW : 04-06-2015:11:13:50
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4893774 - Approved By: NOREVIEW: 04-06-2015:11:16:41
4/6/201	5 4185	Transcript	Status hearing - 1-16-15 - Transaction 4894131 - Approved By: NOREVIEW : 04-06-2015:13:58:55
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4893759 - Approved By: NOREVIEW: 04-06-2015:11:11:39
4/6/201	5 4185	Transcript	Trial - 1-29-15 - Transaction 4893758 - Approved By: NOREVIEW : 04-06-2015:11:10:39
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4893755 - Approved By: NOREVIEW: 04-06-2015:11:09:19
4/6/201	5 4185	Transcript	Trial - 1-28-15 - Transaction 4893753 - Approved By: NOREVIEW : 04-06-2015:11:08:20
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4893745 - Approved By: NOREVIEW: 04-06-2015:11:07:10
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4894133 - Approved By: NOREVIEW: 04-06-2015:13:59:55
4/6/201	5 NEF	Proof of Electronic Service	Transaction 4893735 - Approved By: NOREVIEW: 04-06-2015:11:05:21
4/6/201	5 4185	Transcript	Trial 1-26-15 - Transaction 4893730 - Approved By: NOREVIEW : 04-06-2015:11:04:21
4/6/201	5 4185	Transcript	Trial - 1-27-15 - Transaction 4893740 - Approved By: NOREVIEW: 04-06-2015:11:06:09
6/30/20	16 4145	Supreme Court Remittitur	SUPREME COURT NO. 67519 / REMITTITUR - Transaction 5588000 - Approved By: NOREVIEW: 06-30-2016
6/30/20	16 4111	Supreme Ct Clk's Cert & Judg	SUPREME COURT NO. 67519 / CLERK'S CERTIFICATE & JUDGMENT - Transaction 5588000 - Approved By:
6/30/20	16 3863	**Submit regarding Appeals	DOCUMENT TITLE: SUPREME COURT NO. 67519 / 132 NEV., ADVANCE OPINION 40 (NO S1 BUILT)
6/30/20	16 NEF	Proof of Electronic Service	Transaction 5588004 - Approved By: NOREVIEW: 06-30-2016:09:56:22
6/30/20	16 4120	Supreme Court Opinion	SUPREME COURT NO. 67519 / 132 NEV., ADVANCE OPINION 40 - Transaction 5588000 - Approved By: NOF
5/5/201	7 1030	Affidavit in Support	AFFIDAVIT IN SUPPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS

9/1/2017

3370

Order ...

e ID:	CR98-0074		se Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
5/5/2017	3565	Pet Post-Conviction Relief	CKIMINAL IIIII Date. 11/11/16
5/15/2017	NEF	Proof of Electronic Service	Transaction 6099947 - Approved By: NOREVIEW : 05-15-2017:10:38:33
5/15/2017	3035	Ord Grant in Forma Pauperis	AND REFERRING MATTER TO ADMIN OF CT APPTD CNSL FOR SELECTION OF COUNSEL FOR POST
6/2/2017	3370	Order	RECOMMENDATION AND ORDER FOR APPOINTMENT OF COUNSEL (POST CONVICTION) - Transaction
6/2/2017	NEF	Proof of Electronic Service	Transaction 6129742 - Approved By: NOREVIEW : 06-02-2017:12:19:00
6/14/2017	1670	Ex-Parte Mtn	Ex Parte Motions for Transcripts at Public Expense - Transaction 6148078 - Approved By: CSULEZIC : 06-14
6/14/2017	NEF	Proof of Electronic Service	Transaction 6148209 - Approved By: NOREVIEW : 06-14-2017:11:37:41
6/14/2017	3860	Request for Submission	(SEALED) NO S1 BUILT - REFERRED TO BOB BELL: EX PARTE MOTION FOR TRANSCRIPTS AT PUBL
6/14/2017	NEF	Proof of Electronic Service	Transaction 6148126 - Approved By: NOREVIEW : 06-14-2017:11:20:18
6/16/2017	T200	Tickle End Code	
7/3/2017	S3370	Sealed Order	RECOMMENDATION AND ORDER GRANTING TRANSCRIPT AT PUBLIC EXPENSE - Transaction 617814
7/3/2017	NEF	Proof of Electronic Service	Transaction 6178146 - Approved By: NOREVIEW : 07-03-2017:16:31:35
7/6/2017	NEF	Proof of Electronic Service	Transaction 6182102 - Approved By: NOREVIEW : 07-06-2017:14:11:22
7/6/2017	3860	Request for Submission	NO S1 BUILT - REFERRED TO BOB BELL - (SEALED) REQUEST FOR SUBMISSION OF EX PARTE MOT
7/6/2017	NEF	Proof of Electronic Service	Transaction 6182048 - Approved By: NOREVIEW : 07-06-2017:14:04:51
7/6/2017	1670	Ex-Parte Mtn	(SEALED) EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS CORPL
7/13/2017	NEF	Proof of Electronic Service	Transaction 6194928 - Approved By: NOREVIEW : 07-13-2017:15:42:05
7/13/2017	3870	Request	REQUEST FOR TRANSCRIPTS OF PROCEEDINGS - Transaction 6194638 - Approved By: CSULEZIC : 07
7/27/2017	3370	Order	RECOMMENDATION AND ORDER FOR PAYMENT OF ATTORNEY'S FEES (POST CONVICTION) - Trans
7/27/2017	NEF	Proof of Electronic Service	Transaction 6219177 - Approved By: NOREVIEW : 07-27-2017:16:35:47
8/9/2017	NEF	Proof of Electronic Service	Transaction 6240020 - Approved By: NOREVIEW : 08-09-2017:13:21:08
8/9/2017	1670	Ex-Parte Mtn	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES - Transaction 6239774 - Approved By: CSULEZIC
8/9/2017	NEF	Proof of Electronic Service	Transaction 6240017 - Approved By: NOREVIEW : 08-09-2017:13:19:17
8/9/2017	3860	Request for Submission	NO S-1 BUILT - DOCUMENT DELIVERED TO BOB BELL ESQ - EX PARTE MOTION FOR INTERIM ATTO
8/11/2017	NEF	Proof of Electronic Service	Transaction 6245947 - Approved By: NOREVIEW : 08-11-2017:16:14:27
8/11/2017	4185	Transcript	Penalty Phase - 1-26-15 - Transaction 6245943 - Approved By: NOREVIEW: 08-11-2017:16:13:26
8/11/2017	NEF	Proof of Electronic Service	Transaction 6245907 - Approved By: NOREVIEW : 08-11-2017:16:03:45
8/11/2017	4185	Transcript	Penalty Phase - 1-26-15 - Transaction 6245904 - Approved By: NOREVIEW: 08-11-2017:16:02:43
8/11/2017	NEF	Proof of Electronic Service	Transaction 6245902 - Approved By: NOREVIEW : 08-11-2017:16:02:42
8/11/2017	4185	Transcript	Penalty Phase 1-16-15 - Transaction 6245896 - Approved By: NOREVIEW: 08-11-2017:15:59:27
8/11/2017	4185	Transcript	Penalty Phase - 1-27-15 - Transaction 6245958 - Approved By: NOREVIEW: 08-11-2017:16:16:47
8/11/2017	NEF	Proof of Electronic Service	Transaction 6246002 - Approved By: NOREVIEW : 08-11-2017:16:23:47
8/11/2017	4185	Transcript	Penalty Phase - 1-30-15 - Transaction 6245997 - Approved By: NOREVIEW: 08-11-2017:16:22:49
8/11/2017	NEF	Proof of Electronic Service	Transaction 6245990 - Approved By: NOREVIEW : 08-11-2017:16:21:59
8/11/2017	4185	Transcript	Penalty Phase - 1-29-15 - Transaction 6245984 - Approved By: NOREVIEW: 08-11-2017:16:20:58
8/11/2017	NEF	Proof of Electronic Service	Transaction 6245978 - Approved By: NOREVIEW : 08-11-2017:16:20:10
8/11/2017	4185	Transcript	Penalty Phase - 1-28-15 - Transaction 6245975 - Approved By: NOREVIEW: 08-11-2017:16:19:12
8/11/2017	NEF	Proof of Electronic Service	Transaction 6245965 - Approved By: NOREVIEW : 08-11-2017:16:17:48

RECOMMENDATION AND ORDER FOR PAYMENT OF ATTORNEY'S FEES (POST CONVICTION) - Transaction

e ID: C	R98-007		Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
9/1/2017	NEF	Proof of Electronic Service	Transaction 6281381 - Approved By: NOREVIEW : 09-01-2017:15:37:35
9/27/2017	1670	Ex-Parte Mtn	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST CONVICTION HABEAS CORPUS) - Trans
9/27/2017	3860	Request for Submission	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (NO S1 BUILT - FOR BOB BELL) - Transaction 6
9/28/2017	NEF	Proof of Electronic Service	Transaction 6321284 - Approved By: NOREVIEW: 09-28-2017:08:23:46
9/28/2017	NEF	Proof of Electronic Service	Transaction 6321272 - Approved By: NOREVIEW: 09-28-2017:08:17:34
10/11/2017	3370	Order	RECOMMENDATION AND ORDER FOR PAYMENT OF ATTORNEY'S FEES (POST CONVICTION) - Trans
10/11/2017	NEF	Proof of Electronic Service	Transaction 6341795 - Approved By: NOREVIEW : 10-11-2017:12:06:29
11/15/2017	NEF	Proof of Electronic Service	Transaction 6396502 - Approved By: NOREVIEW : 11-15-2017:15:14:57
11/15/2017	2075	Mtn for Extension of Time	Transaction 6396203 - Approved By: SWILLIAM : 11-15-2017:15:13:42
11/22/2017	1670	Ex-Parte Mtn	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS CORPUS) - Tran
11/22/2017	3860	Request for Submission	NO S1 BUILT - EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS C
11/22/2017	NEF	Proof of Electronic Service	Transaction 6407319 - Approved By: NOREVIEW : 11-22-2017:10:38:14
11/22/2017	NEF	Proof of Electronic Service	Transaction 6407318 - Approved By: NOREVIEW : 11-22-2017:10:37:44
11/30/2017	NEF	Proof of Electronic Service	Transaction 6416885 - Approved By: NOREVIEW : 11-30-2017:14:17:53
11/30/2017	3860	Request for Submission	- Transaction 6416615 - Approved By: PMSEWELL : 11-30-2017:14:16:40
12/11/2017	S200	Request for Submission Complet	MOTION GRANTED
12/11/2017	NEF	Proof of Electronic Service	Transaction 6433746 - Approved By: NOREVIEW : 12-11-2017:16:20:45
12/11/2017	3030	Ord Granting Extension Time	- TO FILE SUPPLEMENTAL PETITION (POST-CONVICTION HABEAS CORPUS) - UP TO AND INCLUDI
12/15/2017	2075	Mtn for Extension of Time	MOTION FOR EXTENSION OF TIME TO FILE SUPPLEMENTAL PETITON (POST CONVICTION HABEAS
12/15/2017	NEF	Proof of Electronic Service	Transaction 6441889 - Approved By: NOREVIEW : 12-15-2017:15:33:11
12/15/2017	2075	Mtn for Extension of Time	MOTION FOR EXTENSION OF TIME TO FILE SUPPLEMENTAL PETITION (POST CONVICTION HABEA
12/18/2017	3860	Request for Submission	- Transaction 6442920 - Approved By: PMSEWELL : 12-18-2017:11:59:03
12/18/2017	NEF	Proof of Electronic Service	Transaction 6443241 - Approved By: NOREVIEW : 12-18-2017:12:00:06
12/22/2017	NEF	Proof of Electronic Service	Transaction 6452694 - Approved By: NOREVIEW : 12-22-2017:14:11:39
12/22/2017	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION
12/29/2017	1670	Ex-Parte Mtn	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS CORPUS) - Tran
12/29/2017	NEF	Proof of Electronic Service	Transaction 6458542 - Approved By: NOREVIEW : 12-29-2017:11:00:14
12/29/2017	NEF	Proof of Electronic Service	Transaction 6458532 - Approved By: NOREVIEW : 12-29-2017:10:59:36
12/29/2017	3860	Request for Submission	NO S1 BUILT - REQUEST FOR SUBMISSION OF EX PARTE MOTION FOR INTERIM ATTORNEY'S FEE
1/8/2018	T200	Tickle End Code	
1/8/2018	S200	Request for Submission Complet	MOTION TO EXTEND TIME TO FILE SUPPLEMENTAL PETITION GRANTED
1/8/2018	3030	Ord Granting Extension Time	- SUPPLEMENTAL PETITION MUST BE FILED BY 2/2/18 - Transaction 6469828 - Approved By: NOREVII
1/8/2018	T200	Tickle End Code	
1/8/2018	NEF	Proof of Electronic Service	Transaction 6469832 - Approved By: NOREVIEW : 01-08-2018:10:44:05
2/1/2018	4100	Supplemental Petition	Supplemental Petition for Writ of Habeas Corpus (Post-Conviction) - Transaction 6511685 - Approved By: F
2/2/2018	NEF	Proof of Electronic Service	Transaction 6511930 - Approved By: NOREVIEW : 02-02-2018:09:01:38
2/5/2018	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION
2/5/2018	NEF	Proof of Electronic Service	Transaction 6514347 - Approved By: NOREVIEW : 02-05-2018:10:09:49
2/23/2018	NEF	Proof of Electronic Service	Transaction 6547306 - Approved By: NOREVIEW : 02-23-2018:13:48:45

Case Description:	: STATE VS.	SHAWN HA	RTE ET AI	L (D4)
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e ID:	CR98-0074	A Case Type:	CRIMINAL Initial Filing Date: 1/9/1998
2/23/2018	1670	Ex-Parte Mtn	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS CORPUS) - Transacti
2/23/2018	3860	Request for Submission	NO S1 BUILT - EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS CORF
2/23/2018	NEF	Proof of Electronic Service	Transaction 6547314 - Approved By: NOREVIEW : 02-23-2018:13:50:37
3/19/2018	1130	Answer	ANSWER TO PETITION AND SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS (POST CONVIC
3/19/2018	NEF	Proof of Electronic Service	Transaction 6584470 - Approved By: NOREVIEW : 03-19-2018:15:38:11
3/19/2018	2300	Mtn to Dismiss Pet	MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS (POST
3/19/2018	NEF	Proof of Electronic Service	Transaction 6584476 - Approved By: NOREVIEW : 03-19-2018:15:39:18
3/23/2018	2777	Ord Approving	Transaction 6593453 - Approved By: NOREVIEW: 03-23-2018:13:37:18
3/23/2018	NEF	Proof of Electronic Service	Transaction 6593459 - Approved By: NOREVIEW: 03-23-2018:13:38:18
4/13/2018	2645	Opposition to Mtn	OPPOSITION TO MOTION TO DISMISS PETITION AND SUPLEMENTAL PETITION FOR WRIT OF HABEAS
4/13/2018	NEF	Proof of Electronic Service	Transaction 6628829 - Approved By: NOREVIEW : 04-13-2018:12:56:51
4/17/2018	3860	Request for Submission	Transaction 6633236 - Approved By: YVILORIA: 04-17-2018:11:39:52
4/17/2018	NEF	Proof of Electronic Service	Transaction 6633273 - Approved By: NOREVIEW : 04-17-2018:11:41:19
4/20/2018	T200	Tickle End Code	
5/1/2018	S200	Request for Submission Complet	ORDER TO SET ORAL ARGUMENTS ENTERED
5/1/2018	3347	Ord to Set	- ORAL ARGUMENTS ON THE MOTION TO DISMISS PETITION AND SUPPLEMENTAL PETITION WITHIN 2
5/1/2018	NEF	Proof of Electronic Service	Transaction 6657002 - Approved By: NOREVIEW : 05-01-2018:14:20:21
5/17/2018	NEF	Proof of Electronic Service	Transaction 6685388 - Approved By: NOREVIEW : 05-17-2018:14:42:57
5/17/2018	1250	Application for Setting	ORAL ARGUMENTS ON MOTION TO DISMISS - JUNE 21, 2018; 3:00 PM - Transaction 6685301 - Approved
5/21/2018	T200	Tickle End Code	
5/23/2018	NEF	Proof of Electronic Service	Transaction 6693522 - Approved By: NOREVIEW : 05-23-2018:10:32:31
5/23/2018	4050	Stipulation	STIPULATION TO WAIVE APPEARANCE OF PETITIONER - Transaction 6693473 - Approved By: JAPARICI :
5/24/2018	2526	Notice of Change of Attorney	JENNIFER NOBLE DA - Transaction 6695731 - Approved By: CSULEZIC : 05-24-2018:10:00:24
5/24/2018	NEF	Proof of Electronic Service	Transaction 6695894 - Approved By: NOREVIEW : 05-24-2018:10:01:48
6/11/2018	3105	Ord Granting	STIPULATION TO ALLOW PETITIONER TO WAIVE HIS APPEARANCE AT THE 6/21/18 HEARING - Transaction
6/11/2018	NEF	Proof of Electronic Service	Transaction 6722282 - Approved By: NOREVIEW : 06-11-2018:12:05:02
6/11/2018	NEF	Proof of Electronic Service	Transaction 6722278 - Approved By: NOREVIEW : 06-11-2018:12:04:46
6/11/2018	3860	Request for Submission	NO S1 EVENT CREATED - EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HA
6/11/2018	1670	Ex-Parte Mtn	EX PARTE MOTION FOR INTERIM ATTORNEY'S FEES (POST-CONVICTION HABEAS CORPUS) - Transact
6/11/2018	NEF	Proof of Electronic Service	Transaction 6722874 - Approved By: NOREVIEW : 06-11-2018:15:08:55
6/26/2018	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION)
6/26/2018	NEF	Proof of Electronic Service	Transaction 6748493 - Approved By: NOREVIEW : 06-26-2018:16:21:31
7/20/2018	MIN	***Minutes	- ORAL ARGUMENTS ON THE MOTION TO DISMISS PETITION - 6/21/18 - Transaction 6788323 - Approved
7/20/2018	NEF	Proof of Electronic Service	Transaction 6788332 - Approved By: NOREVIEW: 07-20-2018:14:07:00
8/9/2018	3585	Pet Writ Habeas Corpus	Second Supplemental Petition for Writ of Habeas Corpus Post-Conviction - Transaction 6820907 - Approved By
8/9/2018	NEF	Proof of Electronic Service	Transaction 6821327 - Approved By: NOREVIEW : 08-09-2018:12:10:09
8/16/2018	1670	Ex-Parte Mtn	DFX: NO INFORMATION WITH EXHIBIT COVER SHEET - EX PARTE MOTION FOR INTERIM ATTORNEY'S
8/16/2018	3860	Request for Submission	NO S-1 BUILT DELIVERED TO BOB BELL - REQUEST FOR SUBMISSION OF EX PARTE MOTION FOR INTI
0, -0, -0 -0			

se ID:	CR98-0074		e Description: STATE VS. SHAWN HARTE ET AL (D4) CRIMINAL Initial Filing Date: 1/9/1998
8/16/2018	NEF	Proof of Electronic Service	Transaction 6834102 - Approved By: NOREVIEW : 08-16-2018:16:59:21
9/13/2018	2777	Ord Approving	RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES (POST CONVICTION
9/13/2018	NEF	Proof of Electronic Service	Transaction 6878744 - Approved By: NOREVIEW: 09-13-2018:14:35:47
1/17/2019	2260	Mtn to Relieve Counsel	Motion to Withdraw CAROLYN "LINA" TANNER, Esq., Counsel for Petitioner - Transaction 7073730 - Approve
1/17/2019	NEF	Proof of Electronic Service	Transaction 7073972 - Approved By: NOREVIEW: 01-17-2019:14:47:15
2/13/2019	3060	Ord Granting Mtn	ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL OF RECORD FOR PETITIONER/MATTER RE
2/13/2019	NEF	Proof of Electronic Service	Transaction 7116609 - Approved By: NOREVIEW: 02-13-2019:11:27:31
3/5/2019	2715	Ord Appointing Counsel	VICTORIA OLDENBURG, ESQ Transaction 7148679 - Approved By: NOREVIEW: 03-05-2019:13:24:19
3/5/2019	NEF	Proof of Electronic Service	Transaction 7148692 - Approved By: NOREVIEW: 03-05-2019:13:26:01
3/15/2019	T200	Tickle End Code	
3/20/2019	1250E	Application for Setting eFile	- IN-CHAMBERS ADMINISTRATIVE HEARING - 9/27/19 AT 10:00 A.M Transaction 7176286 - Approved By
3/20/2019	NEF	Proof of Electronic Service	Transaction 7176289 - Approved By: NOREVIEW : 03-20-2019:12:25:13
5/3/2019	2610	Notice	NOTICE OF VOLUNTARY DISMISSAL OF GROUND ONE OF PETITION, SUPPLEMENTAL PETITION, AND
5/3/2019	NEF	Proof of Electronic Service	Transaction 7251543 - Approved By: NOREVIEW : 05-03-2019:10:14:21
5/3/2019	MIN	***Minutes	- IN-CHAMBERS ADMINISTRATIVE HEARING - 3/27/19 - Transaction 7252615 - Approved By: NOREVIEW
5/3/2019	NEF	Proof of Electronic Service	Transaction 7252622 - Approved By: NOREVIEW : 05-03-2019:14:56:29
5/14/2019	T200	Tickle End Code	
5/14/2019	T200	Tickle End Code	
5/15/2019	2922	Ord Dismiss Post Conviction	Transaction 7271326 - Approved By: NOREVIEW : 05-15-2019:13:36:48
5/15/2019	NEF	Proof of Electronic Service	Transaction 7271329 - Approved By: NOREVIEW: 05-15-2019:13:37:47
5/15/2019	F230	Other Manner of Disposition	
5/15/2019	2540	Notice of Entry of Ord	Transaction 7271396 - Approved By: NOREVIEW : 05-15-2019:14:01:30
5/15/2019	NEF	Proof of Electronic Service	Transaction 7271404 - Approved By: NOREVIEW : 05-15-2019:14:02:58
6/10/2019	2515	Notice of Appeal Supreme Court	NOTICE OF APPEAL - Transaction 7312438 - Approved By: YVILORIA: 06-10-2019:13:01:27
6/10/2019	NEF	Proof of Electronic Service	Transaction 7312480 - Approved By: NOREVIEW : 06-10-2019:13:03:00
6/10/2019	NEF	Proof of Electronic Service	Transaction 7312476 - Approved By: NOREVIEW : 06-10-2019:13:02:28
6/10/2019	1310	Case Appeal Statement	CASE APPEAL STATEMENT - Transaction 7312441 - Approved By: YVILORIA : 06-10-2019:13:01:54
6/11/2019	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 7313769 - Approved By
6/11/2019	NEF	Proof of Electronic Service	Transaction 7313787 - Approved By: NOREVIEW : 06-11-2019:08:58:14
6/11/2019	1350	Certificate of Clerk	CORRECTED CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 7313802

SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE

Case History - CR98P0074A

DEPT. D4

HON. CONNIE J. STEINHEIMER

Report Date & Time 6/11/2019 9:03:48AM

ase ID:	CR98P0074A	Case Type:	se Description: POST: SHAV POST CONVICTION		Initial Filing Date:	2/27/2001
			Parties			
PATY		Thomas Qualls, I	Esa - 8623			
PATY			elestad, Esq 1525			
RESP			LL HARTE - @80809			
APPE		STATE OF NEV	_			
PAAT		Scott W. Edwards				
RESP		STATE OF NEV				
APPE			LL HARTE - @80809			
PETR			LL HARTE - @80809 LL HARTE - @80809			
PETK DA						
		Christopher J. Hic				
DATY		Janet C. Schmuck				
DATY			elestad, Esq 1525			
DATY		Thomas Qualls, I				
			Charges			
Charge No.	. Charge Code	Charge Date		Charge Description	on	
			Plea Information	1		
Charge No.	. Plea Code	Plea Date		Plea Description		
			Release Information	on		
		Custody Status	S.			
			Hearings			
Dej	partment Event	Description		Sched. Date	& Time	Disposed Date
1 D	MOTION FO	R ATTORNEY'S FEES		5/6/2002	09:30:00	5/6/2002
Ev	vent Extra Text: EX PART	E		Disposition:		
				D425 5/6/20	002	
Dep	partment Event	Description		Sched. Date	& Time	Disposed Date
2 D	O4 STATUS HEA	ARING		8/13/2002	09:00:00	8/13/2002
Ev	vent Extra Text: RE: MTN	FOR ENLARGEMENT (OF TIME ON	Disposition:		
SI	JPPLEMENTAL PETITIC)N		D435 8/13/2		

EXTENSION OF TIME GRANTED

e ID:		ption: POST: SHAWN RUSSELL HARTE (D4) Γ CONVICTION Initial Filing Date:	2/27/2001		
	Department Event Description	Sched. Date & Time	Disposed Date		
3	D4 MOTION	5/14/2003 17:15:00	5/14/2003		
	Event Extra Text: EX-PARTE	Disposition:			
		D435 5/14/2003			
	Department Event Description	Sched. Date & Time	Disposed Date		
4	D4 IN-CHAMBERS CONFERENCE	5/28/2003 13:30:00	5/28/2003		
	Event Extra Text: MOTION TO CONTINUE POST CONVICTION	ON HEARING Disposition:			
		D435 5/28/2003			
		MOTION TO CONTINUE POST CONVICTION H			
		GRANTED UPON NO OBJECTION BY THE STATE WITNESSES MUST BE SENT SUBPOENA'/NO FOR ANY THE STATE OF			
	Department Event Description	CONTINUANCES WILL BE GRANTED Sched. Date & Time	Disposed Date		
5	D4 PETITION FOR POST CONVICTION	6/27/2003 09:30:00	5/28/2003		
	Event Extra Text:	Disposition: D845 5/28/2003	Disposition:		
		5.20.200			
	Department Event Description	Sched. Date & Time	Disposed Date		
6	D4 HEARING ON EX PARTE FILING	8/27/2003 15:30:00	8/27/2003		
	E (E, T, ***GEALED***	Di W			
	Event Extra Text: ***SEALED***	Disposition: D435 8/27/2003			
		MOTION GRANTED			
	Department Event Description	Sched. Date & Time	Disposed Date		
7	D4 IN-CHAMBERS CONFERENCE	9/10/2003 10:30:00	9/10/2003		
	Event Extra Text: (COURT REPORTER NEEDED)	Disposition:			
		D435 9/10/2003			
		MOTION FOR CONTINUANCE OF HEARING DI			
		HOLD-OVER WITNESSES AND DR. BITTKER S ON 9/22/03 AT 10:00 A.M.	HALL BE HEARD		
	Department Event Description	Sched. Date & Time	Disposed Date		
8	D4 PETITION FOR POST CONVICTION	9/19/2003 09:30:00	9/19/2003		
	Event Extra Text:	Disposition:			
	Broit Blut Tok.	D498 9/19/2003			
	Department Event Description	Sched. Date & Time	Disposed Date		
9	D4 HEARING ONGOING	9/22/2003 10:00:00	9/22/2003		
	Event Extra Text: (PETITION FOR POST CONVICTION)	Disposition:			
		D840 9/22/2003			
			n		
10	Department Event Description D4 Tickle Start Code	Sched. Date & Time 5/26/2004 07:00:00	Disposed Date 5/26/2004		
10	TICKIE STAIT COUC	3/20/2004 07:00:00	3/20/2004		
	Event Extra Text: HAVE OBJECTIONS TO ORDER BEEN FILE	•			
		T200 5/26/2004			

Case Description: POST: SHAWN RUSSELL HARTE (D4)

e ID:	CR98P0074A Case Type:	POST CONVICTION	Initial Filing Dat	te: 2/27/2001
	Department Event Description		Sched. Date & Time	Disposed Date
11	D4 Tickle Start Code		7/26/2004 07:00:00	7/26/2004
	Event Extra Text: HAS THE OBJECTIONS TO THE RESPONSE BEEN SUBMITTED BY COUNSEL?		Disposition: T200 7/26/2004 MATTER SUBMITTED 7/20/04	
	Department Event Description		Sched. Date & Time	Disposed Date
12	D4 IN-CHAMBERS CONFERENCE		10/18/2005 11:00:00	10/18/2005
	Event Extra Text:		Disposition: D435 10/18/2005	
	Department Event Description		Sched. Date & Time	Disposed Date
13	D4 Tickle Start Code		5/30/2006 07:00:00	2/8/2007
	Event Extra Text: HAS SUPPLEMENTAL PETITION BEEN FILED?		Disposition: T200 2/8/2007	
	Department Event Description		Sched. Date & Time	Disposed Date
14	D4 Tickle Start Code		2/7/2007 07:00:00	2/6/2007
	Event Extra Text: HAS RESPONSE TO PETITION CORPUS BEEN FILED? (EXTENSION AGREED		Disposition: T200 2/6/2007	
	Department Event Description		Sched. Date & Time	Disposed Date
15	D4 Tickle Start Code		3/8/2007 07:00:00	2/8/2007
	Event Extra Text: HAVE RESPONSES TO PETITION FOR WRIT OF HABEAS CORPUS AND MOTION FOR ORDER CONCERNING SCOPE OF RELIEF BEEN FILED? (EXT WAS GRANTED UNTIL 3/1/07)		Disposition: T200 2/8/2007	
	Department Event Description		Sched. Date & Time	Disposed Date
16	D4 ORAL ARGUMENTS		6/1/2007 10:00:00	6/1/2007
	Event Extra Text: ON STATE'S MOTION TO STR SUPPLEMENTAL PETITION FOR WRIT OF HA CONVICTION) AND THE STATE'S MOTION FO SCOPE OF RELIEF AND STATE'S RESPONSE TO OF HABEAS CORPUS (POST CONVICTION)	BEAS CORPUS (POST R ORDER CONCERNING	Disposition: D435 6/1/2007 PETITIONER ABANDONED CLAIMS 10, 11, 19 AND 28 COURT FOUND THAT SHOULD THERE BE A ISSUE THEN THE DEFENDANT WOULD BE PENALTY PHASE TRIAL	A MCCONNELL GRANTED A NEW

BASED ON FINDINGS, COUNSEL STIPULATED THAT THERE IS A FACTUAL BASIS FOR MCCONNELL ISSUE TO APPLY IN THIS CASE, THEREFORE THE DEFENDANT SHALL BE GRANTED A NEW PENALTY PHASE TRIAL/DEATH SENTENCE SHALL BE VACATED AND THE DEFENDANT SHALL BE REMANDED TO THE WCJ TO AWAIT THE NEW PENALTY PHASE TRIAL; ALL OTHER ISSUES IN THE PETITION ARE WITHDRAWN BY THE DEFENDANT; DISTRICT COURT PENALTY PHASE OF TRIAL

17

Case Description: POST: SHAWN RUSSELL HARTE (D4)

Case ID: CR98P0074A Case Type: POST CONVICTION Initial Filing Date: 2/27/2001

 Department
 Event Description
 Sched. Date & Time
 Disposed Date

 D4
 Tickle Start Code
 7/2/2007
 07:00:00
 7/2/2007

Event Extra Text: HAS DECISION BEEN ENTERED **Disposition:**T200 7/2/2007

			Agency Cross Reference
Code	Agency Description		Case Reference I.D.
SC SC	Supreme Co		SCN 43877 SCN 50161
			Actions
Action Entry 2/27/2001	Date Code 2490	Code Description Motion	Text FOR ATTORNEY'S FEES
2/27/2001	1075	Affidavit	IN SUPPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS
2/27/2001	3870	Request	FOR APPOINTED COUNSEL
2/27/2001	3585	Pet Writ Habeas Corpus	
3/1/2001	3862	**Criminal Submit	DOCUMENT TITLE: POST CONVICTION
3/13/2001	3860	Request for Submission	DOCUMENT TITLE: MTN FOR ATTORNEY'S FEES * SEALED *
3/22/2001	4050	Stipulation	FOR RELEASE OF EVIDENCE
3/22/2001	3370	Order	* SEALED * FOR COMPENSATION
3/23/2001	3860	Request for Submission	DOCUMENT TITLE: STIP FOR RELEASE OF EVIDENCE
4/17/2001	3195	Ord Releasing Exhibits	
4/25/2001	1692	Exhibit Clerk Receipt	EXHIBIT # 44 RELEASED TO JANET SCHMUCK
10/23/2001	2745	Ord Appointing	DONALD EVANS, ESQ.
2/8/2002	3980	Stip and Order	STIPULATED SCHEDULING ORDER
4/6/2002	1670	Ex-Parte Mtn	FOR EXPERTWITNESS AND INVESTIGATIVE FEES
5/6/2002	1670	Ex-Parte Mtn	TO SEAL DEFENDANT'S EX-PARTE MOTION FOR AUTHORITY FOR EMPLOYMENT OF EXPERTS AND IN
5/6/2002	MIN	***Minutes	* SEALED *
5/8/2002	3370	Order	EX-PARTE ORDER AUTHORIZING EMPLOYMENT OF EXPERT WITNESSES AND INVESTIGATIVE FEES/O
5/13/2002	3370	Order	EX-PARTE ORDER TO SEAL EX-PARTE MOTIONS FOR AUTHORITY FOR EMPLOYMENT OF EXPERTS AN
6/4/2002	4185	Transcript	IN CHAMBERS MOTION FOR ATTORNEY'S FEES
7/29/2002	1015	Acknowledgment of Receipt	
8/13/2002	3370	Order	***SEALED***
8/13/2002	MIN	***Minutes	* SEALED *
8/22/2002	3370	Order	OF ENLARGEMENT OF TIME
9/10/2002	4185	Transcript	8/13/02 IN-CHAMBERS HEARING
11/4/2002	4100	Supplemental Petition	FOR WRIT
11/6/2002	3862	**Criminal Submit	DOCUMENT TITLE: SUPPLEMENTAL PET
12/30/2002	2155	Mtn Partial Dismissal	PET AND SUPPLEMENTAL PET FOR WRIT
12/30/2002	1130	Answer	
1/7/2003	3897	Return	

e ID:	CR98P007	74A Case Type:	POST CONVICTION Initial Filing Date: 2/27/2001
1/22/2003	1250	Application for Setting	post conviction 6/27/03
2/11/2003	3860	Request for Submission	
4/1/2003	1260	Application Produce Prisoner	
4/1/2003	3340	Ord to Produce Prisoner	
4/9/2003	1670	Ex-Parte Mtn	FOR INTERIM PAYMENT OF ATTORNEY'S FEES AND EXPERT FEES/AND TO SEAL
5/6/2003	3370	Order	EX PARTE ORDER FOR INTERIM PAYMENT OF ATTORNEY'S FEES AND EXPART WITNESS FEES
5/14/2003	MIN	***Minutes	* SEALED *
5/22/2003	3980	Stip and Order	STIPULATED MOTION FOR DEPOSITIONS (AND ORDER)
5/28/2003	MIN	***Minutes	
6/3/2003	2315	Mtn to Dismiss	MOTION TO DISMISS FOR LACK OF PROSECUTION
7/15/2003	4185	Transcript	5/14/03 IN CHAMBERS HEARING **SEALED**
7/16/2003	1670	Ex-Parte Mtn	FOR INTERIM PAYMENT OF INVESTIGATIVE FEES/ AND TO SEAL **SEALED***
7/29/2003	1987	Mtn and Ord	* SEALED * FOR INTERIM PAYMENT OF INVESTIGATIVE FEES AND COSTS
8/11/2003	2490	Motion	TO PRODUCE PRISONER
8/18/2003	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR PARTIAL DISMISSAL
8/20/2003	1670	Ex-Parte Mtn	FOR INTERIM ADVANCED PAYMENT OF EXPERT WITNESS FEES AND COSTS AND MOTION TO SE
8/20/2003	4302	Withdrawal	OF REQUEST FOR SUBMISSION
8/25/2003	3340	Ord to Produce Prisoner	
8/27/2003	MIN	***Minutes	* SEALED *
9/2/2003	4055	Subpoena	
9/4/2003	1675	Ex-Parte Ord	* SEALED * IINTERIM PAYMENT OF EXPERT & WITNESS FEES & COSTS
9/8/2003	4055	Subpoena	
9/10/2003	MIN	***Minutes	
9/19/2003	4105	Supplemental	PETITIONER'S SUPPLEMENTAL POINTS AND AUTHORITIES
9/19/2003	1695	** Exhibit(s)	EXHIBITS A-F MARKED AND ADMITTED
9/19/2003	MIN	***Minutes	
9/22/2003	1695	** Exhibit(s)	EXHIBITS G and H MARKED AND ADMITTED
9/29/2003	4185	Transcript	09/10/03 - HEARING
9/30/2003	1400	Claim	* SEALED * CLAIM FOR COMPENSATION
10/15/2003	4185	Transcript	IN-CHAMBERS POST CONVICTION HEARING 8-27-03 *****SEALED*****
10/17/2003	IMG	**Entered/Imaged on Wrong Case	MOVED TO CR98P0074B - TWHITE - JUNE 7, 2010
10/20/2003	IMG	**Entered/Imaged on Wrong Case	MOVED TO CR98P0074C - TWHITE - JUNE 7, 2010
10/20/2003	1675	Ex-Parte Ord	* SEALED * FOR PAYMENT OF EXPERT WITNESS FEES
10/27/2003	IMG	**Entered/Imaged on Wrong Case	MOVED TO CR98P0074B - TWHITE - JUNE 7, 2010
11/14/2003	IMG	**Entered/Imaged on Wrong Case	MOVED TO CR98P0074C - TWHITE - JUNE 7, 2010
11/14/2003	IMG	**Entered/Imaged on Wrong Case	MOVED TO CR98P0074B - TWHITE - JUNE 7, 2010
12/5/2003	4185	Transcript	09/29/03 - CONTINUED PETITION FOR POST CONVICTION
12/11/2003	4185	Transcript	09/19/03 - PETITION FOR POST CONFICTION

ise ID:	CR98P007		e Description: POST: SHAWN RUSSELL HARTE (I POST CONVICTION	D4) Initial Filing Date:	2/27/2001
2/24/2004	4185	Transcript	09/22/03 - POST CONVICTION HEARING ONGOING		
3/19/2004	1315	** Case Closed			
3/19/2004	1750	Findings, Conclusions & Judg			
3/19/2004	2540	Notice of Entry of Ord			
3/26/2004	2175	Mtn for Reconsideration	MOTION FOR RELIEF FROM ORDER / MOTION FOR	RECONSIDERATION	
3/30/2004	2645	Opposition to Mtn	FOR RELIEF FROM ORDER / MOTION FOR RECONS	SIDERATION	
4/13/2004	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR RELIEF FROM OF	RDER / MOTION FOR RECOI	NSIDERATION
4/13/2004	3880	Response	PETITIONER'S RESPONSE TO RESPONDENT'S OPF	POSITION TO MOTION FOR	RELIEF FROM ORDER /
4/26/2004	2630	Objection to	FINDINGS OF FACT, CONCLUSTION OF LAW AND JU	JDGMENT	
5/3/2004	3060	Ord Granting Mtn	FOR RECONSIDERATION/PETITIONER HAS 20 DAYS	S TO FILE ANY OBJECTIONS	S TO THE ORDER/STATE
5/4/2004	3880	Response	TO OBJECTION TO FINDINGS OF FACT, CONCLUSION	ON OF LAW AND JUDGMEN	Т
5/25/2004	3880	Response	TO ORDER GRANTING MOTION FOR RECONSIDER.	ATION	
5/26/2004	T200	Tickle End Code			
7/20/2004	3860	Request for Submission	DOCUMENT TITLE: OBJECTION TO FINDINGS OF F.	ACT, CONCLUSTION OF LA	W AND JUDGMENT
7/26/2004	T200	Tickle End Code	MATTER SUBMITTED 7/20/04		
8/12/2004	2840	Ord Denying	MOTION TO MODIFY THE FINDINGS OF FACT, CON:	SCLUSIONS OF LAW & JUD	GMENT
8/24/2004	2540	Notice of Entry of Ord			
8/25/2004	2515	Notice of Appeal Supreme Court			
8/30/2004	1365	Certificate of Transmittal			
8/30/2004	1310	Case Appeal Statement			
8/30/2004	1350	Certificate of Clerk			
9/8/2004	1188	Supreme Court Receipt for Doc	SUPREME COURT CASE NO. 43877		
9/8/2004	1187	**Supreme Court Case No	SUPREME COURT CASE NO. 43877		
10/1/2004	1215	Application Appoint Counsel			
10/5/2004	3860	Request for Submission	DOCUMENT TITLE: APPLICATION FOR APPOINTME	NT OF CO-COUNSEL	
10/19/2004	3060	Ord Granting Mtn	TO APPOINT CO-COUNSEL AT COST OF STATE PUB	BLIC DEFENDER	
10/27/2004	4125	Supreme Court Order	SUPREME COURT CASE NO. 43877		
12/7/2004	2777	Ord Approving	* SEALED * ORDER APPROVING PAYMENT OF TRAN	NSCRIPTION FEES	
12/7/2004	2777	Ord Approving	* SEALED * ORDER APPROVING PAYMENT OF TRAN	NSCRIPTION FEES	
12/7/2004	2777	Ord Approving	* SEALED * ORDER APPROVING PAYMENT OF TRAN	NSCRIPTION FEES	
4/8/2005	4127	Supreme Ct Ord Dismis Appeal	SUPREME COURT CASE NO. 43877		
4/27/2005	3862	**Criminal Submit	DOCUMENT TITLE: EX PARTE CLAIM FOR ATTORNI	EY COMPENSATION	
4/27/2005	1670	Ex-Parte Mtn	* SEALED * EX PARTE CLAIM FOR ATTORNEY COM	PENSATION	
4/29/2005	3105	Ord Granting	* SEALED * CLAIM FOR COMPENSATION (QUALLS)		
5/20/2005	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 43877		
6/3/2005	1187	**Supreme Court Case No	SUPREME COURT CASE NO. 43877		
6/3/2005	1188	Supreme Court Receipt for Doc	SUPREME COURT CASE NO. 43877		
6/16/2005	4145	Supreme Court Remittitur	SUPREME COURT CASE NO. 43877		
6/16/2005	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 43877		

Case ID:	CR98P007		e Description: POST: SHAWN RUSSELL HARTE POST CONVICTION	(D4) Initial Filing Date:	2/27/2001
6/16/2005	4127	Supreme Ct Ord Dismis Appeal	SUPREME COURT CASE NO. 43877		
6/16/2005	4111	Supreme Ct Clk's Cert & Judg	SUPREME COURT CASE NO. 43877		
7/18/2005	4126	Supreme Ct Order Directing	SUPREME COURT CASE NO. 43877		
9/12/2005	4145	Supreme Court Remittitur	SUPREME COURT CASE NO. 43877		
9/12/2005	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 43877		
9/12/2005	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 43877		
9/12/2005	4127	Supreme Ct Ord Dismis Appeal	SUPREME COURT CASE NO. 43877		
9/12/2005	4111	Supreme Ct Clk's Cert & Judg	SUPREME COURT CASE NO. 43877		
10/12/2005	1250	Application for Setting			
10/18/2005	MIN	***Minutes			
10/19/2005	4185	Transcript	POST-CONVICTION CONFERENCE - OCT. 18, 2005	5	
10/20/2005	1215	Application Appoint Counsel	MOTION FOR APPOINTMENT OF NEW COUNSEL /	MOTION FOR STAY OF PROC	CEEDINGS
10/27/2005	1030	Affidavit in Support	OF MOTION TO PROCEED IN FORMA PAUPERIS		
10/27/2005	2385	Mtn Proceed Forma Pauperis			
10/27/2005	3565	Pet Post-Conviction Relief	SECOND PETITION FOR POST CONVICTION		
11/7/2005	1665	Ex-Parte Application	* SEALED * EX PARTE CLAIM FOR ATTORNEY COM	MPENSATION	
11/7/2005	3862	**Criminal Submit	DOCUMENT TITLE: MOTION TO PROCEED IN FOR	RMA PAUPERIS / 2ND PETITIC	ON FOR POST CONVICTIC
11/14/2005	3105	Ord Granting	* SEALED * ORDER ALLOWING CLAIM FOR COMPI	ENSATION	
11/14/2005	2840	Ord Denying	MOTION TO PROCEED IN FORMA PAUPERIS		
11/28/2005	3370	Order	RESCINDING THE ORDER DENYING PETITIONER'S	S MOTION TO PROCEED IN F	FORMA PAUPERIS/FURTH
12/14/2005	3975	Statement	OF QUALIFICATION		
12/14/2005	2745	Ord Appointing	COUNSEL AND SETTING FORTH BRIEFING SCHEE	DULE	
1/26/2006	1670	Ex-Parte Mtn	FOR DEFENSE FEES ***FILED UNDER SEAL***		
1/26/2006	3862	**Criminal Submit	DOCUMENT TITLE: EX PARTE MOTION FOR DEFE	NSE FEES ***FILED UNDER	SEAL***
2/13/2006	1675	Ex-Parte Ord	***FILED UNDER SEAL***		
2/15/2006	3980	Stip and Order	TO EXTEND TIME TO FILE SUPPLEMENT TO 2ND F	PETITION FOR WRIT OF HC -	UNTIL 051506
5/12/2006	2280	Mtn to Continue			
11/13/2006	3373	Other	EXHIBITS TO SUPPLEMENT TO SECOND PETITION	N FOR WRIT OF HABEAS COP	RPUS (POST-CONVICTION
11/13/2006	3373	Other	EXHIBITS TO SUPPLEMENT TO SECOND PETITION	N FOR WRIT OF HABEAS COR	RPUS (POST-CONVICTION
11/13/2006	3373	Other	EXHIBITS TO SUPPLEMENT TO SECOND PETITION	N FOR WRIT OF HABEAS COR	RPUS (POST-CONVICTION
11/13/2006	3373	Other	EXHIBITS TO SUPPLEMENT TO SECOND PETITION	N FOR WRIT OF HABEAS COR	RPUS (POST-CONVICTION
11/13/2006	4105	Supplemental	SUPPLEMENT TO SECOND PETITION FOR WRIT C	OF HABEAS CORPUS (POST-0	CONVICTION)
11/14/2006	2490	Motion	MOTION FOR LEAVE TO FILE SUPPLEMENT TO SE	ECOND PETITION FOR WRIT	OF HABEAS CORPUS BE'
11/17/2006	1670	Ex-Parte Mtn	EX PARTE CLAIM FOR ATTORNEY COMPENSATION	N	
11/21/2006	2010	Mtn for Attorney's Fee	EX-PARTE CLAIM FOR ATTORNEY COMPENSATIO	N	
11/22/2006	3105	Ord Granting	ALLOWING CLAIM FOR COMPENSATION		
12/4/2006	3105	Ord Granting	ORDER APPROVING FEES OF COURT-APPOINTED	ATTORNEY (PROCEEDING	UPON OF POST-CONVICT
12/5/2006	1120	Amended	AMENDED CERTIFICATE OF SERVICE		
2/1/2007	1130	Answer	TO PETITION AND SUPPLEMENTAL PETITION FOR	WRIT OF HABEAS CORPUS	

e ID:	CR98P007		e Description: POST: SHAWN RUSSELL HARTE (D4) POST CONVICTION Initial Filing Date: 2/27/2001
2/1/2007	2490	Motion	STATE'S MOTION FOR ORDER CONCERNING SCOPE OF RELIEF, AND STATE'S RESPONSE TO PETITION
2/6/2007	T200	Tickle End Code	
2/7/2007	4105	Supplemental	PETITIONER'S NOTICE OF VOLUNTARY WITHDRAWAL OF ALL GULT-PHASE CLAIMS IN PETITIONERS
2/8/2007	2475	Mtn to Strike	PETITIONERS NOTICE OF VOLUNTARY WITHDRAWAL OF ALL GUILT-PHASE CLAIMS IN PETITIONERS
2/8/2007	T200	Tickle End Code	
2/8/2007	T200	Tickle End Code	
2/16/2007	3790	Reply to/in Opposition	REPLY IN OPPOSITION TO STATE'S MOTION TO STRIKE PETITIONER'S NOTICE OF VOLUNTARY WITH
2/22/2007	3860	Request for Submission	DOCUMENT TITLE: MOTION TO STRIK PETITIONER'S NOTICE OF VOLUNTARY WITHDRAWAL OF ALL
2/22/2007	1325	** Case Reopened	
2/23/2007	3790	Reply to/in Opposition	REPLY TO STATE'S MOTIO FOR ORDER CONCERNING SCOPE OF RELIEF AND REPLY TO STATE'S AN
3/1/2007	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR ORDER CONCERNING SCOPE OF RELIEF, AND STATE'S RESPONSE
3/5/2007	3373	Other	EX PARTE CLAIM FOR ATTORNEY COMPENSATION THOMAS QUALLS
3/12/2007	1670	Ex-Parte Mtn	EX PARTE CLAIM FOR ATTORNEY COMPENSATION
3/12/2007	3862	**Criminal Submit	DOCUMENT TITLE: EX PARTE CLAIM FOR ATTORNEY COMPENSATION
4/6/2007	3105	Ord Granting	FEES TO BE PAID TO SCOTT EDWARDS, ESQ. IN THE SUM OF \$1,406.25 BY THE NEVADA STATE PUB
4/6/2007	3105	Ord Granting	FEES TO BE PAID TO THOMAS L. QUALLS, ESQ., 216 E. LIBERTY STREET, RENO, NEVADA 89501, IN T
4/25/2007	3242	Ord Setting Hearing	ORAL ARGUMENTS ON THE STATE'S MOTION TO STRIKE PETITIONER'S NOTICE OF VOLUNTARY WIT
5/1/2007	1260	Application Produce Prisoner	APPLICATION FOR ORDER TO PRODUCE PRISONER (ORDER SUBMIT D/4 5/2/07)
5/4/2007	3340	Ord to Produce Prisoner	
6/1/2007	MIN	***Minutes	MOTION TO STRIKE PETITIONER'S SUPPLEMENTAL PETITION FOR WRIT OF HAVEAS CORPUS (POS
6/4/2007	4185	Transcript	POST CONVICTION - ORAL ARGUMENTS JUNE 1, 2007
6/12/2007	4050	Stipulation	
6/29/2007	3370	Order	PAYMENT OF TRANSCRIPTION FEES BE GRANTED AND THAT THE STATE PUBLIC DEFENDER PAY CA
7/2/2007	T200	Tickle End Code	
7/5/2007	1750	Findings, Conclusions & Judg	
7/5/2007	1315	** Case Closed	
8/9/2007	2540	Notice of Entry of Ord	
9/4/2007	1310	Case Appeal Statement	
9/4/2007	2515	Notice of Appeal Supreme Court	
9/5/2007	1365	Certificate of Transmittal	
9/5/2007	1350	Certificate of Clerk	
9/19/2007	1187	**Supreme Court Case No	SUPREME COURT CASE NO. 50161
9/19/2007	1188	Supreme Court Receipt for Doc	SUPREME COURT CASE NO. 50161
2/20/2008	1670	Ex-Parte Mtn	EX PARTE CLAIM FOR ATTORNEY COMPENSATION
2/22/2008	3105	Ord Granting	CLAIM FOR COMPENSATION IN THE AMOUNT OF \$7,125.00 TO THOMAS L. QUALLS, ESQ.
3/12/2008	1670	Ex-Parte Mtn	EX PARTE CLAIM FOR ASTTORNEY COMPENSATION
3/18/2008	2525	Notice of Change of Address	THOMAS L. QUALLS, ESQ.
3/19/2008	3105	Ord Granting	APPROVING FEES OF COURT-APPOINTED ATTORNEY (PETITION FOR WRIT OF HABEAS CORPUS - F
2/12/2009	1325	** Case Reopened	

Case Description: POST: SHAWN RUSSELL HARTE (D4) CR98P0074A POST CONVICTION Case ID: **Initial Filing Date:** 2/27/2001 Case Type: 2/12/2009 1670 Ex-Parte Mtn... EX PARTE CLAIM FOR ATTORNEY COMPENSATION 3/3/2009 2777 Ord Approving ... RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES EX PARTE CLAIM FOR ATTORNEY COMPENSATION 4/15/2009 1670 Ex-Parte Mtn... 4/16/2009 1670 Ex-Parte Mtn... EX PARTE CLAIM FOR ATTORNEY COMPENSATION RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES 4/29/2009 Ord Approving ... 2777 4/29/2009 2777 Ord Approving ... RECOMMENDATION AND ORDER FOR PAYMENT OF INTERIM ATTORNEY'S FEES ** Case Closed 4/29/2009 1315 SUPREME COURT CASE NO. 50161 6/3/2009 4145 Supreme Court Remittitur 6/3/2009 4120 Supreme Court Opinion SUPREME COURT CASE NO. 50151 6/3/2009 4111 Supreme Ct Clk's Cert & Judg SUPREME COURT CASE NO. 50161 6/9/2010 MIN ***Minutes

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2019-05-15 01:36:12 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7271326

CODE No. 3370

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF WASHOE

* * *

SHAWN RUSSELL HARTE,

Petitioner,

,

Case No. CR98-0074A

THE STATE OF NEVADA.

Dept. No. 4

Respondent.

ORDER DISMISSING POST-CONVICTION PETITIONS

I. Procedural History

On May 5, 2017, Petitioner Shawn Russell Harte ("Petitioner") filed a *Petition for Writ of Habeas Corpus (Post-Conviction)* ("Petition"). Thereafter, counsel was appointed and filed a *Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)* ("Supplemental Petition") on February 1, 2018. The State filed a *Motion to Dismiss Petition and Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)* ("Motion to Dismiss") on March 19, 2018. Petitioner filed an *Opposition to Motion to Dismiss Petition and Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)* ("Opposition") on April 13, 2018. On June 21, 2018, the Court heard argument on the Motion to Dismiss.

At the conclusion of the arguments, the Court granted the State's Motion to Dismiss with respect to grounds two through six, and ordered Petitioner to file a supplemental petition to

provide specific details to support Ground One and that the claim would then be set for an evidentiary hearing. On August 9, 2018, Petitioner filed a Second Supplemental Petition for Writ of Habeas Corpus (Post-Conviction) ("Second Supplemental Petition").

Thereafter, the Court allowed counsel for Petitioner to withdraw and new counsel was appointed. On March 27, 2019, the Court held an administrative hearing with counsel for Petitioner and the State. The Court ordered the State to file a response to the Second Supplemental Petition within 45 days and that the parties would set the evidentiary hearing on ground one within 120 days. On May 3, 2019, Petitioner filed a Notice of Voluntary Dismissal of Ground One of Petition, Supplemental Petition, and Second Supplemental Petition for Writ of Habeas Corpus (Post Conviction), and Request for Final Decision ("Notice of Voluntary Dismissal").

II. The State's Motion to Dismiss

The State moved to dismiss all grounds raised in the Petition and Supplemental Petition. There were four Grounds raised in the Petition. The Supplemental Petition raised the same four grounds with more specificity and asserted two additional Grounds. Each will be discussed in turn.

Ground One in the Petition and Supplemental Petition asserted that counsel failed to adequately prepare its expert witness, Dr. Piasecki. The State argued that dismissal was appropriate because it was based on a subjective standard and Petitioner failed to plead specific facts to demonstrate that Dr. Piasecki's testimony would have been different even with more preparation. At the conclusion of oral arguments, this Court determined that the claim was a bit vague; however, the Court denied the State's Motion to Dismiss with respect to Ground One and concluded that an evidentiary hearing was appropriate for Ground One.

This Court also concluded that Grounds two through five were barred by the law of the case doctrine because they have been decided by the Nevada Supreme Court on appeal. See Pellegrini v. State, 117 Nev. 860, 879, 34 P.3d 519, 532 (2001); Hill v. State, 91 Nev. 314, 535

P.2d 797 (1975) ("The law of a first appeal is the law of the case on all subsequent appeals in which the facts are substantially the same") (citations omitted). Ground Two¹ asserted error with respect to this Court's decision to allow the jury to hear the sentences of Petitioner's codefendants. Ground Three alleged that the sentence was excessive and amounted to cruel and unusual punishment. Ground Four concerned the order that the parties argued during closing arguments. Ground Five appeared in the Supplemental Petition and primarily raised arguments already asserted in Ground Two regarding the jury learning about the sentences for Petitioner's co-defendants. These issues have been decided by the Nevada Supreme Court. While each of the Grounds included additional detail or a more focused argument, the law of the case doctrine barred the claims. See Hill, 91 Nev. at 316, 535 P.2d at 799 ("The doctrine of law of the case cannot be avoided by a more detailed and precisely focused argument subsequently made after reflection upon the previous proceedings"). Thus, this Court granted the State's Motion to Dismiss Grounds Two through Five. Ground Six in the Supplemental Petition alleged cumulative error, which was unsupported because Petitioner's only surviving claim was Ground One. As such, this Court dismissed Ground Six.

III. Notice of Voluntary Dismissal

Based on the Court's ruling on the Motion to Dismiss, the Court planned to have an evidentiary hearing on Ground One, which was raised in the original Petition, discussed in the Supplemental Petition, and clarified in the Second Supplemental Petition. However, Petitioner voluntarily dismissed Ground One on May 3, 2019. Based on the Declaration from Petitioner, this Court finds that Petitioner has been advised of the consequences of voluntarily dismissing his claim and has chosen to do so knowingly, intelligently, and voluntarily. Pursuant to Petitioner's Notice of Voluntary Dismissal, this Court finds that there are no remaining claims

¹ Unless otherwise noted, the claims discussed appear in both the original Petition and Supplemental Petition.

for an evidentiary hearing. Ground One of the Petition, Supplemental Petition, and Second Supplemental Petition are dismissed.

IT IS HEREBY ORDERED that the State's Motion to Dismiss is GRANTED in its entirety.

IT IS HEREBY FURTHER ORDERED that the claims raised in the Petition, Supplemental Petition, and Second Supplemental Petition are DISMISSED.

DATED this 14 day of May, 2019.

Connie J. Stanhames DISTRICT JUDGE

CERTIFICATE OF SERVICE

11	
	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the
STAT	E OF NEVADA, COUNTY OF WASHOE; that on the 15th day of
the C	lerk of the Court.
	I further certify that I transmitted a true and correct copy of the foregoing document
by the	e method(s) noted below:
	Personal delivery to the following: [NONE]
const Agree	Electronically filed with the Clerk of the Court, using the eFlex system which titutes effective service for all eFiled documents pursuant to the efile User ement:
	ee Cate, Esq. ty District Attorney
Victor Attorn	ria Oldenburg, Esq. ney at Law
X posta	_Deposited in the Washoe County mailing system in a sealed envelope for ige and mailing with the United States Postal Service in Reno, Nevada:
	n Harte e no. 61390
NNC	
	Box 7000 on City, Nevada 89702
	Placed a true copy in a sealed envelope for service via:
	Reno/Carson Messenger Service – [NONE]
	Federal Express or other overnight delivery service – [NONE]
	Inter-Office Mail – [NONE]
	15th M
	DATED this 15 day of
	Milano

FILED Electronically CR98-0074A 2019-05-15 02:00:26 PM Jacqueline Bryant Clerk of the Court Transaction # 7271396

CODE 2540

STATE OF NEVADA,

SHAWN RUSSELL HARTE,

vs.

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Plaintiff,

Defendant.

Case No: CR98-0074A

Dept. No: 4

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that on May 15, 2019 the Court entered a decision or order in this matter, a true and correct copy of which is attached hereto.

You may appeal to the Supreme Court from the decision or Order of the Court. If you wish to appeal, you must file a Notice of Appeal with the Clerk of this Court within thirty-three (33) days after the date this notice is mailed to you.

Dated May 15, 2019.

JACQUELINE BRYANT Clerk of the Court

/s/N. Mason N. Mason-Deputy Clerk

1	CERTIFICATE OF SERVICE
2	Case No. CR98-0074A
3	Pursuant to NRCP 5 (b), I certify that I am an employee of the Second
4	Judicial District Court; that on May 15, 2019, I electronically filed the Notice of Entry of
5	Order with the Court System which will send a notice of electronic filing to the following:
6	CAROLVALTANIAER FOO for CHAVANI RUCCELL HARTE
7	CAROLYN TANNER, ESQ. for SHAWN RUSSELL HARTE
8	JENNIFER P. NOBLE, ESQ. for STATE OF NEVADA
9	JOHN REESE PETTY, ESQ. for SHAWN RUSSELL HARTE
10	MAIZIE WHALEN PUSICH, ESQ. for SHAWN RUSSELL HARTE
11	JEREMY T. BOSLER, ESQ. for SHAWN RUSSELL HARTE
12	
13	ZACH YOUNG, ESQ. for STATE OF NEVADA
14	MATTHEW LEE, ESQ. for STATE OF NEVADA
15	VICTORIA THIMMESCH OLDENBURG, ESQ. for SHAWN RUSSELL HARTE
16	I further certify that on May 15, 2019, I deposited in the Washoe
17	County mailing system for postage and mailing with the U.S. Postal Service in Reno,
18	Nevada, a true copy of the attached document, addressed to:
19	
20	Attorney General's Office 100 N. Carson Street
21	Carson City, NV 89701-4717
22	Shawn R. Harte (#61390)
23	NNCC P. O. Box 7000
24	Carson City, NV 89702
25	The undersigned does hereby affirm that pursuant to NRS 239B.030 and NRS 603A.040, the
26	preceding document does not contain the personal information of any person.
27	Dated May 15, 2019.
28	/s/N. Mason
	N. Mason- Deputy Clerk

FILED
Electronically
CR98-0074A
2019-05-15 01:36:12 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7271326

CODE No. 3370

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF WASHOE

* * *

SHAWN RUSSELL HARTE,

Petitioner,

,

Case No. CR98-0074A

THE STATE OF NEVADA.

Dept. No. 4

Respondent.

ORDER DISMISSING POST-CONVICTION PETITIONS

I. Procedural History

On May 5, 2017, Petitioner Shawn Russell Harte ("Petitioner") filed a *Petition for Writ of Habeas Corpus (Post-Conviction)* ("Petition"). Thereafter, counsel was appointed and filed a *Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)* ("Supplemental Petition") on February 1, 2018. The State filed a *Motion to Dismiss Petition and Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)* ("Motion to Dismiss") on March 19, 2018. Petitioner filed an *Opposition to Motion to Dismiss Petition and Supplemental Petition for Writ of Habeas Corpus (Post-Conviction)* ("Opposition") on April 13, 2018. On June 21, 2018, the Court heard argument on the Motion to Dismiss.

At the conclusion of the arguments, the Court granted the State's Motion to Dismiss with respect to grounds two through six, and ordered Petitioner to file a supplemental petition to

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II. The State's Motion to Dismiss

The State moved to dismiss all grounds raised in the Petition and Supplemental Petition. There were four Grounds raised in the Petition. The Supplemental Petition raised the same four grounds with more specificity and asserted two additional Grounds. Each will be discussed in turn.

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This Court also concluded that Grounds two through five were barred by the law of the case doctrine because they have been decided by the Nevada Supreme Court on appeal. See Pellegrini v. State, 117 Nev. 860, 879, 34 P.3d 519, 532 (2001); Hill v. State, 91 Nev. 314, 535

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Based on the Court's ruling on the Motion to Dismiss, the Court planned to have an evidentiary hearing on Ground One, which was raised in the original Petition, discussed in the Supplemental Petition, and clarified in the Second Supplemental Petition. However, Petitioner voluntarily dismissed Ground One on May 3, 2019. Based on the Declaration from Petitioner, this Court finds that Petitioner has been advised of the consequences of voluntarily dismissing his claim and has chosen to do so knowingly, intelligently, and voluntarily. Pursuant to Petitioner's Notice of Voluntary Dismissal, this Court finds that there are no remaining claims

¹ Unless otherwise noted, the claims discussed appear in both the original Petition and Supplemental Petition.

for an evidentiary hearing. Ground One of the Petition, Supplemental Petition, and Second Supplemental Petition are dismissed.

IT IS HEREBY ORDERED that the State's Motion to Dismiss is GRANTED in its entirety.

IT IS HEREBY FURTHER ORDERED that the claims raised in the Petition, Supplemental Petition, and Second Supplemental Petition are DISMISSED.

DATED this 14 day of May, 2019.

Connie J. Stanhames DISTRICT JUDGE

CERTIFICATE OF SERVICE

11	
	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the
STAT	E OF NEVADA, COUNTY OF WASHOE; that on the 15th day of
the C	lerk of the Court.
	I further certify that I transmitted a true and correct copy of the foregoing document
by the	e method(s) noted below:
	Personal delivery to the following: [NONE]
const Agree	Electronically filed with the Clerk of the Court, using the eFlex system which titutes effective service for all eFiled documents pursuant to the efile User ement:
	ee Cate, Esq. ty District Attorney
Victor Attorn	ria Oldenburg, Esq. ney at Law
X posta	_Deposited in the Washoe County mailing system in a sealed envelope for ige and mailing with the United States Postal Service in Reno, Nevada:
	n Harte e no. 61390
NNC	
	Box 7000 on City, Nevada 89702
	Placed a true copy in a sealed envelope for service via:
	Reno/Carson Messenger Service – [NONE]
	Federal Express or other overnight delivery service – [NONE]
	Inter-Office Mail – [NONE]
	15th M
	DATED this 15 day of
	Milano

	DATE, JUDGE		
	OFFICERS OF		•
	COURT PRESE	NT APPEARANCES-HEARING	CONT'D TO
	1/22/98	ARRAIGNMENT - ALL DEFENDANTS	
	HONORABLE	Deputy District Attorney Thomas Barb and Elliott Sattler represented the	
	CONNIE	State. Defendants Babb and Harte present with counsel, Deputy Public	<u>3/4/98</u>
	STEINHEIMER	Defender, Cotter Conway, and Public Defender, Micheal Specchio.	<u>9:00 a.m.</u>
	DEPT. NO. 4	Discussion ensued regarding the potential conflict of the Public	Rpt on Psych
	M. Stone	Defender's Office representing two defendants in the same case. COURT	<u>Eval Sirex</u>
	(Clerk)	finds that the conflict is waived for this hearing only.	,
	L. Clarkson	Defendant Sirex present with counsel, Jenny Hubach and Jack Alian.	<u>3/4/98</u>
	(Reporter)	Defendants handed copy of Information; and indicated to the Court that	<u>9:00 a.m.</u>
ĺ	000EN	their name as set forth on same was their true names.	Entry of Plea
İ	2	Defendants Babb and Harte waived formal reading of the Information.	<u>Babb</u> and
	2 1 2 2 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Upon motion by defense counsel Hubach regarding Defendant Sirex and	<u>Harte</u>
	—————————————————————————————————————	no objection by State's counsel, COURT ORDERED psychiatric evaluation	
i	22 E - 9 E	of defendant Sirex pursuant to statute.	
	■ 58.0 € 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Defendants Babb and Harte waived the 60-Day Rule as to this continuance	
	= 3	only and COURT ORDERED this matter continued for entry of plea.	
	# # # # # # # # # # # # # # # # # # #	Defendants remanded to the custody of the sheriff.	
	# \$ \$ 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		· · · · ·

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTD TO

2/26/98 HONORABLE MOTION TO DETERMINE VALIDITY OF WAIVER OF CONFLICT OF

INTEREST (BABB AND HARTE)/REPORT ON PSYCHIATRIC

CONNIE

M. Stone

EVALUATION REPORTS (SIREX)

DEPT. NO. 4

STEINHEIMER Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Harte present with counsel, Public Defender Michael Specchio, and Deputy Public Defender Maizie Pusich. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach. Defendant Babb

(Clerk)

present with counsel, Paul Giese.

Discussion ensued regarding competency of Defendant Babb.

Defense counsel Pusich indicated to the Court that Defendant Babb never showed signs of incompetency during her representation of the

Defendant.

Motion to Determine Validity of Waiver of Conflict of Interest in the Public Defender representing either Defendant Babb or Defendant Harte by State's counsel Barb; presented argument; objection and argument by Defense counsel Specchio.

COURT ENTERED ORDERED granting the Motion and removing the Washoe County Public Defender's Office from representing any of the Defendants in this matter. Court shall appoint counsel for Defendant

Harte.

Court noted receipt of reports from psychiatrists on Defendant Sirex; advised counsel of findings set forth therein.

COURT ENTERED ORDER finding defendant Sirex competent to stand trial and to aid counsel in preparation of that trial pursuant to statute. Motion for Remand to Justice Court by defense counsel Alian; presented argument; no objection by State's counsel.

Upon no objection by all counsel, COURT ENTERED ORDERED granting Motion for remand as to all Defendants.

All counsel set forth death penalty qualifications. COURT ORDERED counsel Giese to consult the Court, in-camera, and Defendant Babb regarding his co-counsel prior to co-counsel being accepted by the Court.

DATE, JUDGE		
OFFICERS OF		
COURT PRESE	NT APPEARANCES-HEARING	CONTD TO
4/7/98	ARRAIGNMENT ON INDICTMENT - ALL DEFENDANTS	
HONORABLE	Deputy District Attorney Thomas Barb and Elliott Sattler represented the	10/22/98
CONNIE	State. Defendant Babb present with counsel, Paul Giese. Defendant Sirex	4:00 p.m.
STEINHEIMER	present with counsel, Jack Alian and Jenny Hubach. Defendant Harte present	Status Conf.
DEPT. NO.4	with counsel, John Ohlson and John Springgate.	
M. Stone	Defendants handed copy of Indictment; indicated to the Court that names as	1/8/99
(Clerk)	set forth on same was their true names; and waived reading. Defendants	10:00 a.m.
L. Clarkson	Babb and Harte entered pleas of not guilty to the charges set forth therein.	Pre-Trial Mtns
(reliant a	Defendant Sirex stood mute and Court entered pleas of not guilty to the	
4.00 H	charges set forth therein for him.	3/11/98
77.1	Defendants did waive the 60-Day Rule.	4:00 p.m.
20 T S	COURT ORDERED counsel to met momentarily to discuss potential trial dates	Motion to
— Опе 0-10 10 10 10 10 10 10 10 10 10 10 10 10 10 1	in March of 1999, although State requested earliest possible trial date.	Confirm
PART 94/	Upon agreement of counsel, COURT ORDERED this matter set for jury trial	
	on March 15, 1999, at 9:00 a.m. and further set forth the hearing briefing	3/15/99
T S S S S S S S S S S S S S S S S S S S	schedule.	10:00 a.m.
34	Defendants remanded to custody.	Jury Trial
## 1 P F 6		

CASE NO. CR98-0074

STATE OF NEVADA VS. LATISHA MARIE BABB WESTON EDWARD SIREX SHAWN RUSSELL HARTE

DATE, JUDGE **OFFICERS OF**

COURT PRESENT APPEARANCES-HEARING 8/4/98 MOTION TO RELEASE EVIDENCE CONT'D TO

HONORABLE

Deputy District Attorney Elliott Sattler and Deputy District Attorney Thomas

CONNIE

W. Barb represented the State.

STEINHEIMER

Defendant, Latisha Marie Babb, was present with counsel, Paul C. Giese,

DEPT. NO. 4

Esq. and M. Jerome Wright, Esq.

B. Walker

Defendant, Weston Edward Sirex, was present with counsel, Jack Alian, Esq.

(Clerk)

and Jenny D. Hubach, Esq.

Nelson

Defendant, Shawn Russell Harte, was present with counsel, John Ohlson,

Esq. and John P. Springgate, Esq.

Respective counsel for the Defendants stated their objection to the motion

and deferred to Counsel Alian.

Roy Lee Street was called by counsel for the State, Deputy District Attorney.

Sattler, sworn and testified.

Deputy District Attorney Sattler assured respective counsel and the Court that

the "cab" will be properly preserved until further Order of the Court.

COURT ORDERED: Motion denied. Counsel for the Defendants to secure an expert to go over the vehicle. Any further motions are to be formally

submitted to the Court.

Defendants remanded to the custody of the Sheriff.

CASE NO. CR98-0074

CASE NO. TITLE: THE STATE OF NEVADA VS. LATISHA M. BABB, WESTON E. SIREX and SHAWN R. HARTE

DATE, JUDGE OFFICERS OF

APPEARANCES-HEARING

CASE NO.

COURT PRESENT 10/22/98 HONORABLE CONNIE STEINHEIMER ., DEPT. NO. 4 M. Stone

STATUS CONFERENCE - ALL DEFENDANTS Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul Giese and M. Jerome Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach. Defendant Harte present with counsel, John Ohlson and John

> Springgate. Discussion ensued regarding proposed voir dire. COURT ORDERED proposed voir dire submitted to the Court 1 week prior to trial.

> Motion for additional peremptory challenges for jury selection by Defendant's counsel Hubach; no objection by State's counsel Barb; no objection by Defendant's counsel Ohlson, as long as the Defendant's do not have to share peremptory challenges. COURT ENTERED ORDER granting motion allowing twelve challenges per side if and only if the Motion to Sever is not granted.

> Motion for sequestered voir dire denied with leave to renew during jury. selection. COURT FURTHER ORDERED respective counsel to provide proposed written jury questionnaires thirty days prior, whether they are agreed upon or not.

Respective counsel stipulated to the release of the Taxi Cab from evidence at the Washoe County Sheriff's Office.

Motion to Sever to be heard January 8, 1999. Any Motions that counsel does not wish oral arguments may be submitted formally once fully briefed.

Defendants remanded to custody.

4:20 p.m. Court recessed.



DATE, JUDGE OFFICERS OF		
COURT PRESE	NT APPEARANCES-HEARING	CONT'D TO
1/8/99	PRE-TRIAL MOTIONS (ALL DEFENDANTS)	1/28/99
HONORABLE	Deputy District Attorneys Thomas W. Barb and Elliott Sattler represented	2:00 a.m.
CONNIE	the State. Defendant Latisha Babb present with counsel, Jerome Wright.	Cont'd Pre-
STEINHEIMER	Defendant Weston Sirex present with counsel, Jack Alian and Jenny	Trial Mtns
DEPT. NO.4	Hubach. Defendant Shawn Harte present with counsel, John Ohlson and	
M. Stone	John Springgate.	
(Clerk)	Upon defense counsel Paul Giese not being present, COURT ENTERED	
K. Ramage	ORDER continuing matter.	
(Reporter)	Court advised counsel of the new 250 Rule regarding the Death Penalty	
T 40 S S S S S S S S S S S S S S S S S S	and that all counsel in this case must re-qualify as death penalty qualified.	
764- 90.0	COURT ORDERED all counsel to pick up a draft copy of a Rule 250	
2 4 0 2 7 0	Questionnaire and return a completed copy to the Court by January 13,	
198	1999, at 12:00 p.m.	
2 1 8 2 1 8	COURT FURTHER ORDERED State's counsel to fulfill it's requirements by	
E E	January 21, 1999.	
r t t	State's soumed symplical the Defence with reducted statements and	
# 3 0 P	State's counsel supplied the Defense with redacted statements and newspaper articles.	
	newspaper difficies.	
Tange In the state of the state	Upon no objection, COURT will review the tape and transcripts of the	•
ONDEE	defendant's statements to police prior to the next pre-trial motion.	
,		

hearing only.

EXHIBITS A - D marked and admitted for purposes of the pre-trial motions

CASE NO. CR98-0074 and

TITLE: THE STATE OF NEVADA VS. LATISHA M. BABB, WESTON E. SIREX SHAWN R. HARTE

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

1/28/99

CONTINUED PRE-TRIAL MOTIONS - ALL DEFENDANTS

HONORABLE CONNIE

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul Giese and M. Jerome Wright. Defendant Sirex present with counsel, Jack A. Alian and Jenny D.

STEINHEIMER DEPT. NO.4

Hubach. Defendant Harte present with counsel, John Ohlson and John P.

M. Stone

Springgate.

(Clerk)

Defense counsel Ohlson apologized for his untimeliness.

D. Arnaud

Discussion ensued regarding the New Rule 250 and counsel's

qualifications. COURT ENTERED FINDING that all defense counsel are

Rule 250 competent under the rule that applies at this hearing. Upon agreement of all counsel, the Motion regarding the constitutionality of the death penalty and the aggrevators held in abeyance pending supplemental motions being filed based on the New Rule 250. Court set forth the following briefing schedule: that the supplemental motions must be filed and served on all counsel and the Court by 5:00 p.m. on February 3, 1999; that the responses to those motions must be filed and served on all counsel and the Court by 5:00 p.m. on February 5, 1999; and the motions shall be submitted on the pleadings without oral argument on February 8,

1999.

Discussion ensued regarding the Notice of Intent to Seek the Death Penalty and the Discovery Statutes. Upon finding that the Discovery Statute in all aspects applies to Death Penalty cases unless exempted in the New Rule 250 and that the penalty phase of a Death Penalty Trial is not a separate trial, COURT ORDERED respective counsel to comply with all aspects of the Discovery Statutes.

Motion to Severe by defense counsel Hubach; presented argument; joinder and argument by defense counsel Giese.

Discussion ensued regarding the use of a Jury Questionnaire and Voir Dire.

COURT ORDERED this matter continued for all defense counsel to be fully prepared to argue all motions. Motions may be supplemented if deemed necessary.

Court recessed. Defendant remanded to the custody of the sheriff.

CASE NO. CR98-0074

TITLE: THE STATE OF NEVADA VS. LATISHA MARIE BABB, WESTON EDWARD SIREX and SHAWN RUSSELL HARTE

DATE, JUDGE OFFICERS OF Page One

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

2/22/99

PRE-TRIAL MOTIONS

HONORABLE CONNIE

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Latisha M. Babb present with counsel, Paul Giese and M. Jerome Wright: Defendant Weston E. Sirex present with counsel, Jack

STEINHEIMER DEPT. NO.4

Alian and Jenny Hubach. Defendant Shawn R. Harte present with counsel,

M. Stone

John Ohlson and John P. Springgate.

(Clerk)

Court noted receipt of applications from all counsel regarding the New Rule 250. COURT FOUND all lead counsel qualified under the New Rule

250 to be counsel of record in a Death Penalty Case.



Motion to Sever by defense counsel Hubach; presented argument; joinder by defense counsel Giese; submitted on the pleadings by defense counsel Springgate; objection and argument by State's counsel Barb; reply by defense counsel Hubach and Giese; further argument by State's counsel Barb.

Motion to Suppress Statements made by Defendant Sirex.

Larry Canfield called by State's counsel Barb, sworn and testified; crossexamined by defense counsel Alian; excused.

Objection and argument by State's counsel Barb; argument by defense counsel Hubach; reply by State's counsel Barb.

10:40 a.m. Court recessed. Defendants remanded to the custody of the sheriff.

11:00 a.m. Court reconvened with respective counsel and defendants present.

Motion to Suppress Statements made by Defendant Harte.

James Belton called by State's counsel Elliott, sworn and testified; crossexamined by defense counsel Springgate; redirect examined; excused.

Objection and argument by State's counsel Sattler; argument by defense counsel Springgate; reply by State's counsel Sattler.

Motion for a lapse of time between the guilty and penalty phases by defense counsel Hubach; presented argument. COURT ORDERED that if CASE NO. CR98-0074

TITLE: THE STATE OF NEVADA VS. LATISHA MARIE BABB, WESTON EDWARD SIREX and SHAWN RUSSELL HARTE

DATE, JUDGE OFFICERS OF Page Two

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

2/22/99

PRE-TRIAL MOTIONS

HONORABLE ! CONNIE

the jury returns a verdict for the Guilty Phase prior to 3:00 p.m., then the Penalty Phase shall be heard the following day at 10:00 a.m. If the Jury STEINHEIMER returns a verdict for the Guilt Phase after 3:00 p.m., then the Penalty Phase

DEPT. NO.4

shall be held two days after the Guilt Phase at 10:00 a.m.

M. Stone

(Clerk)

K. Ramage (Reporter)

Motion for State to divulge any information complied regarding the Jury Panel by Defense counsel Hubach; submitted on the pleadings. COURT ENTERED ORDER that any information received by the State by use of the Juror's social security number must be disclosed to the defense by Monday, March 8, 1999. All counsel will be able to pick up list of jurors from the jury commissioner by Wednesday, March 3, 1999.

COURT FURTHER ENTERED ORDER taking the Motion to Sever, Motions to Suppress, Motion to Declare Death Penalty Statutes Unconstitutional, Motion to Dismiss State's Notice of Intent to Seek the Death Penalty and Motion to Strike Aggravating Circumstances under advisement.

COURT FURTHER ENTERED ORDER holding the Motion to Preclude or Limit Photographs in abeyance pending further hearing.

Motion for Written Jury Questionnaire by defense counsel Hubach; presented argument; joinder by defense counsel Giese and Ohlson; objection and argument by State's counsel Barb. COURT took matter under advisement. Defendants waive right to be present at the Jury Questionnaire portion of the trial, if allowed.

12:00 a.m. Court recessed. Defendant remanded to the custody of the sheriff.

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONTO TO

3/8/99

VOIR DIRE (JURY SELECTION)

HONORABLE

· CONNIE STEINHEIMER DEPT. NO.4

M. Stone

(Clerk) ន់និទ្ធភិទ្ធិ ~ 60 .

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb not present, appearance previously waived, being represented by counsel, Paul Giese and Jerome Wright. Defendant Sirex not present, appearance previously waived, being represented by counsel, Jack Alian and Jenny Hubach. Defendant Harte not present, appearance previously waived, being represented by counsel, John Ohlson and John Springgate.

2:07 p.m. Court convened.

Motion for Additional Questions on the Jury Questionnaire by defense counsel Ohlson; presented argument. COURT ENTERED ORDER denying request as to the questions being asked in the questionnaire, but not during actual voir dire.

Upon request by respective defense counsel, COURT ENTERED ORDER allowing counsel to file their voir dire questions on March 9, 1999, at 5:00 p.m. 2:30 p.m. First panel of prospective jurors present.

Court addressed prospective jurors. Court personnel and respective counsel introduced to the jury panel.

Roll taken of prospective jurors; all present except jurors Elliott, Freemonth, Gurule, Hagan, Headley, Martin, Mayne, Nikoley and Ryan.

Upon request, Juror MacLaren sworn by affirmation.

All prospective jurors sworn as to their qualifications to serve as trial jurors. First panel of prospective jurors excused to complete Special Juror Instruction "A" and Special Juror Questionnaire.

2:45 p.m. Court recessed.

2:50 p.m. Court reconvened with respective counsel present.

Second panel of prospective jurors present.

Court addressed prospective jurors. Court personnel and respective counsel introduced to the jury panel.

Roll taken of prospective jurors; all present except jurors Alpers, Carpenter, Clark, Cullen, Judge, Monroe, O'Gara, Odle, Santos, Sigua, Stanley and Witt. All prospective jurors sworn as to their qualifications to serve as trial jurors. First panel of prospective jurors excused to complete Special Juror Instruction "A" and Special Juror Questionnaire.

Outside presence of jury, State's counsel requested the return of video tapes in evidence. Upon no objection, COURT ENTERED ORDER granting request. COURT FURTHER ENTERED ORDER that the Jury Commissioner must attempt

DATE, JUDGE OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/8/99

VOIR DIRE (IURY SELECTION)

» E. Nelson

to contact all absent jurors and order them to appear on March 11, 1999, at

(Reporter) 3:00 p.m.

State's counsel gave video and audio tapes to Defense.

COURT ENTERED ORDER that respective defense counsel must review all tapes immediately and notify Court if a continuance of the trial is needed.

CASE NO. CR98-0074

TITLE: THE STATE OF NEVADA VS. LATISHA M. BABB, SHAWN R. HART and WESTON E. SIREX

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

3/9/99

IURY SELECTION - TELEPHONIC

HONORABLE CONNIE

Deputy District Attorney Thomas Barb represented the State. Defendant Babb not present, appearance previously waived, being represented by counsel, Jerome Wright. Defendant Sirex not present, appearance

STEINHEIMER DEPT. NO.4 M. Stone .

previously waived, being represented by counsel, Jack Alian. Defendant Harte not present, appearance previously waived, being represented by

(Clerk)

counsel, John Ohlson and John Springgate.

E. Nelson (Reporter)

COURT informed respective counsel of Juror Guzman's conflict with jury

selection.

Upon no objection by respective counsel and respective defense counsel having authority to agree on behalf of the Defendants, COURT ENTERED ORDER excusing Juror Guzman.



DATE, JUDGE

PAGE ONE

OFFICERS OF

COURT PRESENT <u>APPEARANCES-HEARING</u> CONT'D TO

3/11/99

(Clerk)

(Renorter)

CONTINUED VOIR DIRE (JURY SELECTION)

HONORABLE CONNIE

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb not present, appearance previously waived, being STEINHEIMER represented by counsel, Paul Giese and Jerome Wright. Defendant Sirex not present, appearance previously waived, being represented by counsel, Jack

DEPT. NO.4 M. Stone

Alian and Jenny Hubach. Defendant Harte not present, appearance. previously waived, being represented by counsel, John Ohlson and John

Springgate. D. Phipps

3:10 p.m. Court convened with prospective jurors present.

Court addressed prospective jurors. Court personnel and respective counsel

introduced to the jury panel.

Roll taken of prospective jurors; all present.

All prospective jurors sworn as to their qualifications to serve as trial jurors. First panel of prospective jurors excused to complete Special Juror Instruction "A" and Special Juror Questionnaire.

Outside the presence of the Jury, State's counsel provided Court with photographs to be marked in evidence.

3:20 p.m. Court recessed.

<u>MOTION TO CONFIRM TRIAL DATE/PRE-TRIAL MOTIONS</u>

4:00 p.m. Court reconvened with respective counsel and defendants present. Court noted receipt of Confidential Voir Dire provided by respective counsel and the Written Questionnaires from the Jury.

Court notified counsel of the Jurors released after exercising personal exemption, listed as follows: Jurors Elliott, Freemonth, Ogera and Witt.

EXHIBITS 1A, 1B, 1C, 2A, 2B, 2C, 3A, 3B, 4A, 4B, 4C, 5A, 5B, 5C and 5D marked by State's counsel Barb; objection to 1A, 2C, 4B and 5D by respective defense counsel Hubach, Giese and Springgate.

COURT ENTERED ORDER granting the Defense's Motion in Limine to exclude photographs in part. Court did not allow Exhibits 1A and 1C.

Discussion ensued regarding Courtroom set-up and policies.

Upon discussion regarding the defense's use of their peremptory challenges and designation of counsel Giese, COURT ENTERED ORDER allowing the Defense to have counsel Giese exercise all peremptory challenges as directed by other defense counsel. If counsel Giese is not following the

DATE, JUDGE OFFICERS OF

PAGE TWO

APPEARANCES-HEARING

CONT'D TO

3/11/99 D. Phipps (Reporter)

COURT PRESENT CONTINUED MOTION TO CONFIRM TRIAL DATE/PRE-TRIAL MOTIONS

direction of other defense counsel, then an objection must be made immediately.

Court informed respective counsel of the questions that would not be allowed Respective defense counsel set forth objection to any in voir dire. Whitherspoon question to the Jury by the State. COURT ENTERED ORDER allowing the State to ask Whitherspoon questions of the jury panel.

5:10 p.m. Court-recessed until 9:00 a.m. on March 12, 1999. Defendant remanded to the custody of the sheriff.

3/12/99 K. Yates (Reporter)

CONTINUED MOTION TO CONFIRM TRIAL DATE/PRE-TRIAL MOTIONS

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul Giese and Jerome Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach. Defendant Harte present with counsel, John Ohlson and John Springgate. 9:50 a.m Court reconvened.

Court further informed respective counsel of the questions that would not be allowed in voir dire. Respective counsel Hubach and Giese made statement regarding the stricken questions.

Motion in Limine exclude Expert Witness by State's counsel; objection and argument by Defense counsel Ohlson; joinder to objection by defense counsel Giese; reply by State's counsel Barb. COURT took matter under advisement.

State's counsel Barb made statement regarding the military records of Defendant Harte and Sirex

Request to endorse new witness by State's counsel Barb; presented argument; objection and argument by defense counsel Ohlson; no objection by defense counsel Giese; reply by State's counsel Barb. COURT ENTERED ORDER granting request to endorse witness and allowing Deputy Stoffel to be called as a witness, but defense counsel may renew objection upon the witness being called.

Upon discussion, COURT ORDERED counsel to provide the clerk with a

DATE, JUDGE

PAGE THREE

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/12/99 K. Yates CONTINUED MOTION TO CONFIRM TRIAL DATE/PRE-TRIAL MOTIONS

witness list by 2:00 p.m. on 3/12/99.

(Reporter)

Upon request by respective counsel, COURT ENTERED ORDER invoking the rule of exclusion with the exception of victim's wife, and the Defendant's mothers. Respective counsel to identify those people to the Bailiff.

11:00 a.m. Court recessed. Defendant remanded to the custody of the Sheriff.

DATE JUDGE

PAGE ONE

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/15/99

<u>IURY TRIAL</u>

HONORABLE CONNIE

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul Giese and M. Jerome STEINHEIMER Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach.

DEPT. NO.4

Defendant Harte present with counsel, John Ohlson and John Springgate.

M. Stone (Clerk)

10:24 a.m. Court convened. Prospective jurors present.

K. Nelson

Yates/E. Upon no objection by counsel and medical excuses being provided, COURT ENTERED ORDER excusing Juror Brant, to be recalled in 6 months; and excusing Juror Ott-Partin, to be recalled at the discretion of the Jury Commissioner.

(Reporters)

Court personnel, respective counsel and defendants introduced to the jury panel.

Roll taken of prospective jurors; all present except Bogle and Key. Respective counsel stipulated to proceed in their absence. All prospective jurors sworn as to their qualifications to serve as trial jurors. Forty names drawn (Cunningham, Collins, Rosas, Carroll, Tarrant, Nikoley, Kies, Schmidt, Hopper, Hagan, Short, Garfinkle, Bartlett (excused upon stipulation of respective counsel), Rieger, Mayne, Bangert, Leonard, Gumagay, Triplett, Alpers, Ryan Johnson, Mitchell, Monroe, Timmons, Willingham, Scott, Cha, Cordova, Alas, Allan, Hickman, Judge, Emmich, Rogers, Oery, Mahomet, Watkins, Steele, Smith); and jurors seated.

10:45 a.m. John R. Bogle present and sworn as to his qualifications to serve as a trial juror.

11:00 a.m. Douglas R. Key present and sworn as to his qualifications to serve as a trial juror.

Prospective Jury Panel generally examined by Court.

Upon discussion at the bench and no objection by respective counsel, COURT excused juror Judge.

Another name drawn. Craig R. Fougner called, seated and generally examined by the Court.

Prospective Jury Panel further generally examined by Court.

Upon Juror Fougner's hearing disability and no objection by counsel, COURT excused Juror Fougner, to be recalled. When recalled Jury Commission must have hearing disability capability in the Courtroom.

Upon stipulation of respective counsel, COURT excused Juror Bogle due to medical reasons.

Another name drawn. Nina A. Killen called, seated and generally examined by Court.



DATE, JUDGE

PAGE TWO

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/15/99

CONTINUED JURY TRIAL

K. Yates/E. Upon discussion at the bench and no objection by respective counsel,

Nelson (Reporters) COURT excused Juror Garfinkle excused.

Another name drawn. Eulalia Brana called, seated and generally examined by the Court.

Prospective Jury Panel further generally examined by Court.

Upon no objection by respective counsel, COURT excused Juror Collins to be recalled in 3 months.

Another name drawn. Patricia E. Welch called, seated and generally examined by the Court.

Prospective Jury Panel further generally examined by Court.

Upon no objections by respective counsel, COURT excused Juror Gumagay to return on March 22, 1999; and excused Juror Cha due to language barrier. Two additional names drawn. Paul A. Canady and Douglas R. Key called, seated and generally examined by the Court.

12:30 p.m. Jury admonished. Court recessed.

2:00 p.m. Court reconvened with respective counsel and defendants present. Prospective Jurors present. Clerk called roll; all present.

Upon no objection by respective counsel, COURT excused Juror Hagan due to medical illness of mother.

Another name called. John T. Rushing called, seated and generally examined by Court.

Upon direction of the Court, State's counsel Barb specifically examined the prospective jury panel

Juror Oery challenged for cause by State's counsel Barb; traversed and objected by defense counsel Springgate; challenge denied.

Prospective jury panel further specifically examined by State's counsel Barb. Upon direction of the Court, defense counsel Hubach specifically examined prospective jury panel.

3:25 p.m. Jury admonished. Court recessed.

3:40 p.m. Court reconvened with respective counsel and defendant's present. Prospective jurors present.

Upon direction of the Court, defense counsel Giese specifically examined prospective jury panel.

Juror Cunningham challenged for cause by defense counsel Giese; traversed

DATE, JUDGE

PAGE THREE

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

. 3/15/99

CONTINUED JURY TRIAL

K. Yates/D.and no objection by State's counsel Barb; challenge granted and juror Phipps excused.

(Reporter)

Another name drawn. Dianna Santo called, seated and generally examined by the Court and State's counsel Barb.

Defense counsel Giese further specifically examined the prospective jury panel.

Juror Santos challenged for cause by defense counsel Giese; traversed and objection by State's counsel Barb; challenge denied.

Defense counsel Giese further specifically examined the prospective jury panel.

Upon direction of the Court, defense counsel Springgate specifically examined the prospective jury panel.

Respective counsel passed the prospective juror panel for cause.

Court thanked and excused un-selected jurors.

5:00 p.m. Jury admonished. Court recessed.

5:40 p.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of all prospective jurors.

State's first peremptory challenge was of juror Rushing.

Defense's first peremptory challenge was of juror Santos.

State's second peremptory challenge was of juror Short.

Defense's second peremptory challenge was of juror Welch.

State's third peremptory challenge was of juror Rosas.

Defense's third peremptory challenge was of juror Tarrant. State's fourth peremptory challenge was of juror Kies.

Defense's fourth peremptory challenge was of juror Schmidt.

State's fifth peremptory challenge was of juror Collings.

Defense's fifth peremptory challenge was of juror Mayne.

State's sixth peremptory challenge was of juror Mitchell.

Defense's sixth peremptory challenge was of juror Canady.

State's seventh peremptory challenge was of juror Timmons.

Defense's seventh peremptory challenge was of juror Triplett.

State's eighth peremptory challenge was of juror Alas.

Defense's eighth peremptory challenge was of juror Alpers.

State's ninety peremptory challenge was of juror Cordova.

Defense's ninety peremptory challenge was of juror Johnson.

State's tenth peremptory challenge was of juror Leonard.

Defense's tenth peremptory challenge was of juror Willingham.

DATE, JUDGE

PAGE FOUR

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

3/15/99

CONTINUED JURY TRIAL

K. Yates/D. State's eleventh peremptory challenge was of juror Oery.

Phipps

Defense's eleventh peremptory challenge was of juror Allan.

(Reporter)

State's twelfth peremptory challenge was of juror Key.

Defense's twelfth peremptory challenge was of juror Emmrich.

State's peremptory challenge of alternate jurors was of juror Mahomet. Defense's peremptory challenge of alternate jurors was of juror Smith.

The following twelve persons and two alternates were sworn to try this case:

Karoline K. Carroll

Jason C. Nikoley

Joy E. Hopper

Eulalia Brana

Gary V. Rieger

Lawrence D. Bangert

Julie C. Ryan

Anthony D. Monroe

Bradford L. Scott

Timothy É. Hickman

Nina A. Killen

Timothy B. Rogers

Alternates: Veronica J. Watkins and Karen K. Steele

5:50 p.m. Jury admonished; said admonishment administered prior to each recess throughout the trial. Jury excused.

Outside the presence of the jury, discussion ensued regarding the Motion in Limine to exclude Expert Witnesses.

Request for Offer of Proof Hearing regarding the evidence to be presented by Defense's Expert Witnesses by defense counsel Ohlson; presented argument; objection and argument by State's counsel Barb. COURT ENTERED ORDER that Defense counsel Ohlson must secure the presence of the Expert Witnesses and the Court would hear the testimony prior to a ruling on the Motion in Limine.

Defense counsel Hubach joined in defense counsel Ohlson's Objection to the Motion in Limine.

Discussion ensued regarding the potential of the jury hearing that the Defendant's were in custody.

Request for substitution of witness to authenticate news cast tape by State's counsel Barb; presented argument; no objection by respective defense counsel. COURT ENTERED ORDER allowing Steve Miller to be substituted in place of Ethan Hart.

6:25 p.m. Court recessed. Defendants remanded to the custody of the sheriff.

DATE, JUDGE

PAGE FIVE

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTD TO

3/16/99

CONTINUED JURY TRIAL

HONORABLE

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul Giese and M. Jerome STEINHEIMER Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach.

DEPT. NO.4

CONNIE

Defendant Harte present with counsel, John Ohlson and John Springgate....

M. Stone

10: 40 a.m. Court reconvened outside the presence of the jury.

(Clerk)

Defense counsel Giese reserved opening statement.

Κ. Nelson

Yates/E. Defense counsel Hubach and Springgate wished to present an opening

statement after State's counsel.

(Reporters)

10:41 a.m. Jury entered. Respective counsel stipulated to the presence of the

iury.

Court Clerk read the Indictment aloud and indicated that pleas of not guilty had previously been entered by each of the defendants.

State's counsel Elliott presented opening statement.

Defense counsel Hubach presented opening statement.

Defense counsel Springgate presented opening statement.

Defense counsel Giese reserved opening statement.

Respective defense counsel Giese and Springgate invoked the rule of exclusion.

Gerald Vaughn called by State's counsel Elliott, sworn and testified; crossexamined by respective defense counsel Alian, Wright and Springgate; redirect examined.

EXHIBIT 2A offered by State's counsel Elliott; no objection by respective defense counsel; ordered admitted into evidence.

Witness Vaughn further redirect examined.

EXHIBIT 2B offered by State's counsel Elliott; no objection by respective defense counsel; ordered admitted into evidence.

Witness Vaughn further redirect examined; excused.

John Lagamma called by State's counsel Elliott, sworn and testified; crossexamined by respective defense counsel Alian, Wright and Springgate;

DATE, JUDGE

PAGE SIX

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

3/16/99

CONTINUED JURY TRIAL

K. Yates/E.excused.

Nelson

(Reporters)

12:03 p.m. Jury admonished and excused. Outside the presence of the jury, Defense counsel made statement regarding his offer of proof regarding the Motion to exclude Expert Testimony.

12:05 p.m. Court recessed.

1:43 p.m. Court reconvened outside the presence of the jury with respective counsel and defendants present.

Discussion ensued regarding the schedule of trial.

State's counsel Barb provided respective defense counsel with the curriculum vitae of Kevin Lattyak.

1:46 p.m Jury entered. Respective counsel stipulated to the presence of the jury.

Ron Holst called by State's counsel Sattler, sworn and testified; cross-examined by respective defense counsel Alian and Springgate; excused.

Joey Machado called by State's counsel Sattler, sworn and testified; cross-examined by defense counsel Alian and Springgate; redirect examined; excused.

Kandi Payne-Davis called by State's counsel Sattler, sworn and testified.

EXHIBIT 7A offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness further direct examined.

EXHIBIT 7C offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness further direct examined; cross-examined by respective defense counsel; redirect examined.

EXHIBIT 19A offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Payne-Davis further redirect examined; recross-examined by

DATE, JUDGE

PAGE SEVEN

OFFICERS OF COURT PRESENT

NT APPEARANCES-HEARING

CONT'D TO

3/16/99

CONTINUED JURY TRIAL

K. Yates/E. respective defense counsel Alian and Springgate; excused.

Nelson

(Reporters)

2:45 p.m. Jury admonished. Court recessed.

3:12 p.m. Court reconvened outside the presence of the jury with respective counsel and defendants present for a petrocelli hearing.

State's counsel Barb set forth offer of proof.

Jim Stewart called by State's counsel Barb, sworn and testified; cross-examined by defense counsel Springate.

Upon request by defense counsel Springgate; joinder by respective defense counsel Alian and Giese; objection by State's counsel Barb; denied.

Witness Stewart further cross-examined by respective defense counsel Springgate, Giese and Alian; redirect examined; excused, subject to recall.

Discussion ensued regarding schedule of witnesses.

4:00 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Court excused jury panel until March 17, 1999, at 10:30 a.m.

4:01 p.m. Jury admonished and excused.

Bill Coleman called by State's counsel Barb, sworn and testified; cross-examined by respective defense counsel Springgate and Alian; excused, subject to recall.

Mark Joseph called by State's counsel Barb, sworn and testified; cross-examined by respective defense counsel Alian and Springgate.

Motion for Continuance of Petricelli hearing for disclosure of video tapes by respective defense counsel Springgate and Giese; presented argument; objection and argument by State's counsel Barb.

Upon clarification by the State, COURT ENTERED ORDER allowing testimony from Witness Joseph as set forth by State's counsel Barb and nothing more until further hearing.

DATE, JUDGE

PAGE EIGHT

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONTD TO

3/16/99

CONTINUED JURY TRIAL

K. Yates/E. Witness Joseph excused, subject to recall.

Nelson

(Reporters)

Defense counsel Springgate made further statement.

COURT ENTERED ORDER that Churchill County Witnesses may only state they were investigating an incident and a lawful search warrant of the vehicle and home were received and complied with.

Upon discussion regarding the exhibits, State's counsel Barb indicated that Exhibits 9, 5C and 5D will not be used during the guilt phase of this trial.

5:13 Court recessed. Defendants remand to the custody of the sheriff.

3/17/99

HONORABLE
CONNIE

STEINHEIMER DEPT. NO.4

M. Stone (Clerk)

E. Nelson (Reporter)

CONTINUED JURY TRIAL

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul Giese and M. Jerome Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach. Defendant Harte present with counsel, John Ohlson and John Springgate. 10:20 a.m. Court reconvened outside presence of jury.

Rev. Robert Retner called by defense counsel Ohlson, sworn and testified; cross-examined by State's counsel Barb; excused.

State's counsel Barb made statement regarding Petricelli hearing and tape produced by FBI. Respective defense counsel indicated that they had in fact received the tape with questioning by the FBI.

10:45 a.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Jim Woods called by State's counsel Sattler, sworn and testified; cross-examined by defense counsel Hubach; excused.

Jim Stewart called by State's counsel Barb, sworn and testified.

EXHIBIT 4A offered by State's counsel Barb; no objection by respective

DATE, JUDGE

PAGE NINE

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

<u>CONTD TO</u>

3/17/99

CONTINUED JURY TRIAL

E. Nelson

defense counsel; ordered admitted into evidence.

(Reporter)

Witness Stewart further direct examined; cross-examined by respective defense counsel Giese and Springgate; excused.

Mark Joseph called by State's counsel Barb, sworn and testified.

EXHIBIT 4B AND 4C offered by State's counsel Barb; no objection by respective defense counsel, ordered admitted into evidence.

Witness Joseph further direct examined; cross-examined by respective defense counsel Giese and Springgate; excused.

Billy J. Coleman called by State's counsel Barb, sworn and testified.

EXHIBIT 5A offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBIT 24 offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Coleman further direct examined; cross-examined by respective defense counsel Giese and Springgate; redirect examined; excused.

Chuck Lowe called by State's counsel Sattler, sworn and testified.

EXHIBIT 2C offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 28 offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

DATE, JUDGE

PAGE TEN

OFFICERS OF COURT PRESENT

____ APPEARANCES-HEARING

CONT'D TO

3/17/99

CONTINUED JURY TRIAL

E. Nelson (Reporters)

EXHIBIT 19B offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 16 offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 17A offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

12:00 p.m. Jury admonished and excused. Outside the presence of the jury, discussion ensued regarding the schedule of trial.

12:03 p.m. Court recessed.

1:35 p.m. Court reconvened outside the presence of the jury with respective counsel and defendants present.

EXHIBITS 17D AND 17E marked by State's counsel Sattler.

Motion to Redact Exhibit 24 by respective defense counsel; presented argument; objection and argument by State's counsel Barb: COURT reserved ruling.

 $1:44\ p.m.$ Jury entered. Respective counsel stipulated to the presence of the jury.

Witness Lowe, heretofore sworn, resumed stand and was further direct examined.

EXHIBIT 17B offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

DATE, JUDGE

PAGE ELEVEN

OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/17/99

CONTINUED IURY TRIAL

E. Nelson (Reporter)

EXHIBIT 17C offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 17D offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 17E offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 26 offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 33 offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Lowe further direct examined; cross-examined by respective defense counsel Hubach, Giese and Springgate; redirect examined; excused.

J. L. Straits called by State's counsel Sattler, swom and testified.

EXHIBIT 18A and 18B offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined.

EXHIBIT 18C marked and offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined.

DATE, JUDGE OFFICERS OF PAGE TWELVE

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/17/99

CONTINUED JURY TRIAL

E. Nelson (Reporter)

EXHIBIT 32 offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined.

EXHIBIT 3B offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined.

EXHIBIT 6A, 6B, 6C and 6D offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined.

EXHIBIT 27 offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined.

EXHIBIT 3A offered by State's counsel Sattler; no objection by respective defense counsel; ordered admitted into evidence.

Witness Straits further direct examined; cross-examined by respective defense counsel Hubach and Springgate; excused.

Kevin Lattyak called by State's counsel Barb, sworn and testified; cross examined by respective defense counsel Alian and Springgate; redirect examined; recross-examined by defense counsel Springgate; further examined by State's counsel Barb and respective defense counsel Springgate and Alian; excused.

Jim Beltron called by State's counsel Barb, sworn and testified; cross-examined by defense counsel Alian.

DATE, JUDGE

PAGE THIRTEEN

OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/1**7/99**

CONTINUED JURY TRIAL

E. Nelson (Reporter)

EXHIBITS 31A - 31E offered by defense counsel Alian; no objection by State's counsel Barb or respective defense counsel; ordered admitted into evidence.

Witness Beltron cross-examined by defense counsel Springgate; redirect examined; recross-examined by defense counsel Springgate; excused.

3:27 p.m. Jury admonished. Court recessed.

4:06 p.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

Larry Canfield called by State's counse Elliott, sworn and testified; cross-examined by defense counsel Alian; excused.

David Palosaari called by State's counsel Barb, swom and testified.

EXHIBIT 1A offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Palosaari further direct examined; cross-examined by respective defense counsel Alian and Springgate; redirect examined; recross-examined by defense counsel Alian; excused.

4:30 Jury admonished and excused. Outside the presence of the jury, discussion ensued regarding the schedule of witnesses and redaction to Exhibit 8.

Upon arguments regarding exhibit 8, COURT ENTERED ORDER allowing for exhibit 8 to be redacted.

EXHIBIT 8A marked by State's counsel Barb.

Defendants Sirex, Babb and Harte canvassed as to their rights against self incrimination.

Court addressed Defendants Babb and Harte regarding contact with each other.

4:52 p.m. Court recessed. Defendants remanded to the custody of the sheriff.

DATE, JUDGE

PAGE FOURTEEN

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

3/18/99

CONTINUED JURY TRIAL

HONORABLEDeputy District Attorneys Thomas Barb and Elliott Sattler represented the CONNIE J. State. Defendant Babb present with counsel, Paul Giese and M. Jerome STEINHEIMER Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach.

M. Stone

Defendant Harte present with counsel, John Ohlson and John Springgate.

(Clerk)

8:15 a.m. Court reconvened outside the presence of the jury.

E. Nelson

Defense counsel Ohlson presented offer of proof evidence against the Motion

(Reporter) to Exclude Expert Witness Testimony.

Charles Durante called by Defense counsel Ohlson, sworn and testified; cross-examined by State's counsel Barb; redirect examined; recross examined; excused.

8:35 a.m. Court recessed.

10:30 a.m. Court reconvened outside the presence of the jury, with repsective counsel and defendants present.

Defense counsel Giese requested that Court remain in recess until he is able to complete a criminal hearing in another department. COURT ENTERED ORDER allowing for the delay. COURT FURTHER ORDERED Bailiff to inform jury of delay.

10:35 a.m. Court recessed.

11:13 a.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

EXHIBITS 13A AND 13B, respective counsel stipulated to the foundation of the evidence.

Jennifer Crowe called by State's counsel Barb, sworn and testified; cross-examined by defense counsel Giese; excused.

Lanette Bagby called by State's counsel Barb, sworn and testified.

EXHIBIT 8 offered by State's counsel Barb; objection by defense counsel Springgate and Giese; offer withdrawn.

Witness Bagby further direct examined.

DATE JUDGE

PAGE FIFTEEN

OFFICERS OF

<u>COURT PRESENT</u> <u>APPEARANCES-HEARING</u>

<u>CONTD TO</u>

3/18/99

CONTINUED JURY TRIAL

E. Nelson (Reporter)

EXHIBIT 8A marked and offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Bagby further direct examined; excused.

State's counsel rested.

Defense counsel Hubach rested.

Defense counsel Giese rested.

Defense counsel Springgate rested.

11:30 a.m. Jury admonished and excused. Outside the presence of the jury, discussion ensued regarding Exhibit 24.

Respective Defendants invoked the right against self incrimination.

Defense counsel Ohlson set forth further offer of proof regarding the Motion to exclude Expert Witnesses.

Myra Soifer called by defense counsel Ohlson, sworn and testified; cross-examined by State's counsel Barb; excused.

Defense counsel Ohlson presented further objection to Motion to Exclude.

State's counsel Barb presented reply to the Objection.

COURT took matter under submission.

Defendants waived right to be present at the discussions regarding jury instructions and exhibit 24.

11:50 a.m. Court recessed. Defendants remanded to the custody of the sheriff.

CONTINUED JURY TRIAL

HONORABLE State. Defendant Babb present with counsel, Paul Giese and M. Jerome Wright. Defendant Sirex present with counsel, Jack Alian and Jenny Hubach.

STEINHEIMER Defendant Harte present with counsel, John Ohlson and John Springgate.

M. Stone-(Clerk)9:42 a.m. Court reconvened outside the presence of the jury.

E. Nelson Court set forth order of the jury instructions. Respective counsel had no

(Reporter) further

DATE, JUDGE OFFICERS OF PAGE SIXTEEN

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/19/99

CONTINUED JURY TRIAL

E. Nelson (Reporter)

instructions to offer. Respective counsel Barb, Hubach, and Giese had no further objections to the Instructions. Defense counsel Ohlson set forth objection to Instructions 17 and 23; joinder by defense counsel Alian. COURT OVERRULED objection and allowed for the instruction. Respective counsel had no objection to the verdict forms.

Respective counsel stipulated to the reading of the instructions prior to arguments.

Upon request by State's counsel Barb and stipulation by respective defense counsel, COURT ENTERED ORDER amending the Indictment to reflect Robbery in the amount of \$84.00.

EXHIBIT 24A admitted into evidence upon stipulation by respective counsel. EXHIBIT 24 to remain admitted but not delivered to the jury.

9:56 a.m. Court recessed.

10:15 a.m. Court reconvened outside the presence of the jury with respective counsel and defendants present.

Upon request by State's counsel, COURT ENTERED ORDER allowing Deputy Belton to be exempt from the Rule of Exclusion for closing arguments. 10:17 a.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Court read Instructions aloud.

State's counsel Barb presented opening argument.

Defense counsel Hubach presented answering argument.

Defense counsel Giese presented answering argument.

11:45 a.m. Jury admonished. Court recessed.

12:05 p.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

Defense counsel Springgate presented answering argument. State's counsel Barb presented closing argument.

1:00 p.m. Law Clerk sworn to take charge of the Alternate Jurors. Bailiff sworn to take charge of the Jurors for deliberation.

Outside the presence of the jury, COURT ENTERED ORDER granting the

DATE, JUDGE

PAGE SEVENTEEN

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING
3/19/99 CONTINUED JURY TRIAL

CONT'D TO

E. Nelson

CONTINUED JURY TRIAL

Motion to Exclude Expert Witness Testimony.

(Reporter) 1:15 p.m. Court recessed.

3:04 p.m. Court reconvened with respective counsel and defendants present. Court informed parties of Question No. 1 from the jury. Upon no objections by respective counsel, COURT ORDERED Answer to Question No. 1 delivered to the Jury.

3:07 p.m. Court recessed.

3:58 p.m. Court reconvened with respective counsel and defendants present.

Respective counsel stipulated to the presence of the jury.

Clerk called Roll.

Jury returned the following verdicts:

VERDICT

We, the jury in the above-entitled matter, find the Defendant, WESTON EDWARD SIREX, GUILTY of COUNT II. ROBBERY.

DATED this 19th day of March, 1999.

(sgd) Bradford L. Scott FOREPERSON

If you found the Defendant guilty of Robbery, you must answer the following question: Was a deadly weapon used in the commission of this Robbery as defined in these instructions?

X Yes

No

<u>(sgd) Bradford L. Scott</u> FOREPERSON

VERDICT

We, the jury in the above-entitled matter, find the Defendant, LATISHA MARIE BABB, GUILTY of COUNT II. ROBBERY.

DATED this 19th day of March, 1999.

(sgd) Bradford L. Scott FOREPERSON

DATE, JUDGE

PAGE EIGHTEEN

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/19/99

CONTINUED JURY TRIAL

E. Nelson (Reporter)

If you found the Defendant guilty of Robbery, you must answer the following question: Was a deadly weapon used in the commission of this Robbery as defined in these instructions?

_X Yes

No

(sgd) Bradford L. Scott FOREPERSON

VERDICT

We, the jury in the above-entitled matter, find the Defendant, SHAWN RUSSELL HARTE, GUILTY of COUNT II, ROBBERY.

DATED this 19th day of March, 1999.

(sgd) Bradford L. Scott FOREPERSON

If you found the Defendant guilty of Robbery, you must answer the following question: Was a deadly weapon used in the commission of this Robbery as defined in these instructions?

_X Yes

No

(sgd) Bradford L. Scott FOREPERSON

VERDICT

We, the jury in the above-entitled matter, find the Defendant, WESTON EDWARD SIREX, GUILTY of MURDER.

DATED this 19th day of March, 1999.

<u>(sgd) Bradford L. Scott</u> FOREPERSON

DATE, JUDGE OFFICERS OF	PAGE NINETEEN	
COURT PRESE		CONT'D TO
3/19/99	CONTINUED JURY TRIAL	
E. Nelson		•
(Reporter)	Having found the Defendant guilty of Murder, you must answer the	
•	following question: Was it Murder of the First Degree or Murder of the Second	•
	Degree?	
	X Murder of the First Degree	•
	Murder of the Second Degree	
	(sad) Bradford L. Scott	•
	FOREPERSON	
		•
	If you found the Defendant guilty of Murder, you must answer the	
•	following question: Was a deadly weapon used in the commission of this	
	Murder as defined in these instruction?	
٠	Yes <u>X</u> No	
	(sad) Bradford L. Scott	•
	FOREPERSON	
-		,.:
	<u>VERDICT</u>	
	TATE All throughout the transfer of the transf	
	We, the jury in the above-entitled matter, find the Defendant, LATISHA MARIE BABB, GUILTY of MURDER.	
-	THE BELLE BO, COURT OF WORDER.	
• '	DATED this <u>19th</u> day of <u>March</u> , 1999.	
·		•
	(sgd) Bradford L. Scott	
	FOREPERSON	
	Having found the defendant guilty of Murder, you must answer the	
•	following question: Was it Murder of the First Degree or Murder of the Second	
	Degree?	
	V.M. 1. fil. El. (D.	
	X Murder of the First Degree	· •
•	Murder of the Second Degree	*

<u>(sgd) Bradford L. Scott</u> FOREPERSON

-	SIREX and SHAWN RUSSELL HARTE
DATE,JUDGE OFFICERS OF	PAGE TWENTY
COURT PRESE 3/19/99	•
E. Nelson	TOTAL TIME
Reporter)	If you have found the Defendant guilty of Murder, you must answer the following question: Was a deadly weapon used in the commission of this Murder as defined in these instructions?
	_X_YesNo
·	<u>(sgd) Bradford L. Scott</u> FOREPERSON
	<u>VERDICT</u>
	We, the jury in the above-entitled matter, find the Defendant, SHAWN RUSSELL HARTE, GUILTY of MURDER.
	DATED this 19th day of March, 1999.
•	(sgd) Bradford L. Scott
	Having found the Defendant guilty of Murder, you must answer the following question: Was it Murder of the First Degree or First of the Second Degree?
	X Murder of the First Degree Murder of the Second Degree
•	(sgd) Bradford L. Scott
	If you have found the defendant guilty of Murder, you must answer the following question: Was a deadly weapon used in the commission of this Murder as defined in these instructions?

Yes X

No ___

DATE JUDGE

PAGE TWENTY-ONE

OFFICERS OF

COURT PRESENT <u> APPEARANCES-HEARING</u> CONT'D TO

3/19/99

CONTINUED IURY TRIAL

E. Nelson (Reporter) Court inquired of the jurors as a whole if this was the verdict to which they

agreed and there were no negative responses.

Upon motion by defense counsel Giese, COURT ORDERED THE JURY POLLED. To the question, "Are these your verdicts as read?", posed to each of the jurors individually, as to each Defendant, each responded "Yes".

Court admonished the Jury Panel and the Alternates and Ordered them to return for the Penalty Phase of the Trial on March 22, 1999, at 10:00 a.m.

4:11 p.m. Court recessed.

3/22/99

PENALTY IURY TRIAL

HONORABLEDeputy District Attorneys Thomas Barb and Elliott Sattler represented the CONNIE I. State. Defendant Latisha Marie Babb present with counsel, Paul Giese and

DEPT, NO. 4

STEINHEIMER M. Jerome Wright. Defendant Weston Edward Sirex present with counsel, Jenny Hubach and Jack Alian. Defendant Shawn Russell Harte present with

counsel, John Ohlson and John Springgate.

(Clerk)

8:42 a.m. Court reconvened outside the presence of the jury for prior bad acts

E. Nelson

hearing.

(Reporter)

M. Stone

Abraham Lee called by State's counsel Elliott, swom and testified.

, EXHIBIT 34A - 34L marked by State's counsel Elliott.

Witness Lee further direct examined.

EXHIBIT 34A - 34L offered by State's counsel Elliott; no objection by respective defense counsel; ordered admitted into evidences for purposes of this hearing only.

Witness Lee cross-examined by defense counsel Alian; excused.

Billy J. Coleman called by State's counsel Barb, sworn and testified.

EXHIBIT 9, 5A and 5C offered by State's counsel Barb; voir dire by Defense counsel Wright; objection to 5C and 9 by defense counsel Ohlson; joinder by defense counsel Wright and Alian; reply by State's counsel Barb; ordered admitted into evidence for purposes of this hearing only.

DATE, JUDGE

PAGE TWENTY-TWO

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

3/22/99

CONTINUED PENALTY JURY TRIAL

E. Nelson (Reporter)

Witness Coleman further direct examined; cross-examined by respective defense counsel Alian, Wright and Ohlson; redirect examined by State's counsel Barb; recross by defense counsel Wright; excused.

Mark Joseph called by State's counsel Barb, sworn and testified; cross-examined by respective defense counsel Alian, Giese and Ohlson; excused, subject to recall.

Jim Beltron called by State's counsel Barb, sworn and testified; cross-examined by respective defense counsel Giese and Ohlson; excused, subject to recall.

State's counsel presented argument.

Respective defense counsel Alian, Wright and Ohlson presented objection to the testimony of the witnesses.

State's counsel present further argument.

COURT ENTERED ORDER that State's counsel could not bring in testimony regarding fingerprints unless Defense counsel inquires in that area first; and that the Motion in Limine to exclude prior bad act testimony is denied. 10:30 a.m. Court recessed.

10:52 a.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the Jury.

State's counsel Barb presented opening statement.

Defense counsel Hubach presented opening statement.

Defense counsel Wright presented opening statement.

Defense counsel Ohlson presented opening statement.

Abraham Lee called by State's counsel Sattler, swom and testified.

EXHIBIT 34A - 34 L offered by State's counsel Sattler; no objection by respective defense counsel Alian and Giese; objection by defense counsel Ohlson; ordered admitted into evidence.

Witness Lee further direct examined; excused.

Billy Coleman called by State's counsel Barb, sworn and testified.

DATE, JUDGE

PAGE TWENTY-THREE

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

3/22/99

CONTINUED PENALTY JURY TRIAL

E. Nelson

. (Reporter) EXHIBIT 35 marked by State's counsel Barb.

Witness Coleman further direct examined.

EXHIBIT 35 offered by State's counsel Barb; no objection by respective defense counsel Alian and Giese; objection by defense counsel Ohlson; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBIT 24 offered by State's counsel Barb; objection by respective defense counsel; COURT took matter under advisement.

Witness Coleman further direct examined.

EXHIBIT 5B offered by State's counsel Barb; objection by respective defense counsel Alian and Giese; voir dire and objection by defense counsel Ohlson.

Witness Coleman further direct examined.

EXHIBIT-5C offered by State's counsel Barb; objection by respective defense counsel Alian and Giese; voir dire and objection by defense counsel Ohlson; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBIT 9 offered by State's counsel Barb; objection by respective defense counsel Alian, Giese and Ohlson; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBIT 5D offered by State's counsel Barb; objection by respective counsel Alian and Giese; voir dire by defense counsel Ohlson.

Witness Coleman further direct examined.

DATE, JUDGE

PAGE TWENTY-FOUR

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONTD TO

3/22/99

CONTINUED PENALTY JURY TRIAL

E. Nelson (Reporter)

EXHIBIT 5D re-offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

delense counsel, ordered ddilitiled into evidenc

Witness Coleman further direct examined.

EXHIBIT 36 marked by State's counsel Barb.

Witness Coleman further direct examined.

EXHIBIT 36 offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Coleman further direct examined; cross-examined by defense counsel Giese and Ohlson.

EXHIBIT 37 marked by State's counsel Barb.

Witness Coleman further redirect examined.

EXHIBIT 37 offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Coleman further redirect examined; excused.

12:06 p.m. Jury admonished and excused. Outside the presence of the jury, Court clarified ruling regarding Exhibits 5C and 9.

Discussion ensued regarding exhibits admitted during the Guilt Phase of the Trial. Court canvassed Defendants regarding their right against self incrimination.

12:12 p.m. Court recessed.

1:36 Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

Jim Belton called by State's counsel Barb, sworn and testified.

EXHIBIT 38 marked by State's counsel Barb.

DATE, JUDGE

PAGE TWENTY-FIVE

OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/22/99 E Nolson

CONTINUED PENALTY JURY TRIAL

E. Nelson (Reporter)

Witness Beltron further direct examined.

EXHIBIT 38 offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Beltron further direct examined.

EXHIBIT 8 offered by State's counsel Barb; objection by respective defense counsel Giese and Ohlson.

1:53 p.m. Jury admonished and excused. Outside the presence of the jury, State's counsel Barb presented argument regarding Exhibit 8. Defense counsel Giese withdrew objection. Defense counsel Ohlson present objection. State's counsel Barb presented further argument.

Upon further discussion, EXHIBIT 8B being marked and no objections, COURT ENTERED ORDER admitting Exhibit 8B into evidence.

2:17 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Witness Beltron further direct examined.

EXHIBIT 8B offered by State's counsel Barb; no objection by respective defense counsel; ordered admitted into evidence.

Witness Beltron further direct examined; cross-examined by defense counsel Wright; excused.

Jim Joseph called by State's counsel Barb, sworn and testified; cross-examined by defense counsel Ohlson; redirect examined; excused.

2:37 p.m. Jury admonished and excused. Outside the presence of the jury, State's counsel presented respective defense counsel with a typed statement from the Victim's family.

Upon no objection, COURT ALLOWED the Victim Impact statement to be read aloud to the Jury by the Victim's brother.

2:44 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

DATE, JUDGE

PAGE TWENTY-SIX

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

3/22/99

CONTINUED PENALTY JURY TRIAL

· E. Nelson (Reporter) · Tony Castro called by State's counsel Sattler, sworn and testified; cross-examined by defense counsel Ohlson; excused:

State's counsel rested.

2:54 p.m. Jury admonished and excused. Outside the presence of the jury, discussion ensued regarding the schedule of witnesses.

2:58 p.m. Court recessed.

3:08 p.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

Jim Beltron, heretofore sworn, called by defense counsel Hubach and direct examined; excused.

3:14 p.m. Jury admonished and excused. Outside the presence of the jury, Defendants advised of their rights against self incrimination.
3:18 p.m. Court recessed.

CONTINUED PENALTY JURY TRIAL

3/23/99 HONORABLE 'CONNIE J. Deputy District Attorneys Thomas W. Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul C. Giese and M. Jerome Wright. Defendant Sirex present with counsel, Jack A. Alian and Jenny D. Hubach. Defendant Harte present with counsel, John Ohlson and John P. Springgate.

STEINHEIMER DEPT. NO. 4 M. Stone

9:42 p.m. Court reconvened. Respective counsel stipulated to the presence of the jury.

(Clerk) E. Nelson (Reporter)

Heidi Manson called by defense counsel Hubach, sworn and testified; excused.

Roy Parry called by defense counsel Hubach, sworn and testified; cross-examined by State's counsel Barb and Defense counsel Ohlson; excused.

Ronald Mueller called by defense counsel Hubach, sworn and testified; cross-examined by State's counsel Barb and defense counsel Ohlson; redirect

DATE, JUDGE OFFICERS OF PAGE TWENTY-SEVEN

COURT PRESENT

APPEARANCES-HEARING

CONTD TO

3/23/99

CONTINUED PENALTY JURY TRIAL

E. Nelson (Reporter) examined; recross-examined by State's counsel Barb and defense counsel

Ohlson; excused.

Stephanie Roysten called by defense counsel Alian, sworn and testified; cross-examined by State's counsel Barb; excused.

Mary Smith called by defense counsel Hubach, sworn and testified; cross-examined by State's counsel Barb; excused.

11:10 a.m. Jury and admonished and excused. Outside the presence of the jury, COURT advised the defendant to stop conversing with each other. 11:15 a.m. Court recessed.

11:25 a.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Penelope Peer called by defense counsel Hubach, sworn and testified.

EXHIBIT 39 offered by defense counsel Hubach; no objection by State's counsel and respective defense counsel Giese and Ohlson; ordered admitted into evidence.

Witness Peer further direct examined; excused.

Jerry Howle, M.D., called by defense counsel Hubach, sworn and testified.

EXHIBIT 30 offered by defense counsel Hubach; no objection by State's counsel and respective defense counsel Giese and Ohlson; ordered admitted into evidence.

Witness Howle further direct examined.

EXHIBIT 40 marked and offered by defense counsel Hubach; no objection by State's counsel and respective defense counsel Giese and Ohlson; ordered admitted into evidence.

Witness Howle further direct examined; cross-examined by State's counsel Barb and defense counsel Ohlson; redirect examined; recross-examined by State's counsel Barb; excused.

DATE, JUDGE

PAGE TWENTY-EIGHT

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

C<u>Ontd t</u>c

3/23/99 E. Nelson CONTINUED PENALTY JURY TRIAL

(Reporter)

Defense counsel Hubach rested.

12:03 p.m. Jury admonished. Court recessed.

1:37 p.m. Court reconvened outside the presence of the jury with respective counsel and defendants present.

All Defendants invoked their right against self incrimination. COURT ENTERED ORDER that the Defendants may re-open prior to reading of instructions, if they wish to testify.

1:40 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Mary Beth Babb called by defense counsel Wright, sworn and testified; excused.

Martha Mahaffey, Ph.D., called by defense counsel Giese, sworn and testified.

EXHIBIT 41 marked.

Witness Mahaffey further direct examined.

2:13 p.m. Jury excused. Outside the presence of the jury, discussion ensued regarding exhibits.

EXHIBIT 42 and 43 marked by defense counsel Giese.

Discussion ensued with respective counsel. COURT ENTERED ORDER allowing exhibit 42 admitted as demonstrative only; and allowing exhibit 43 admitted, but will also allow for a continuance of the trial for further discovery if requested by the State. Defense counsel Giese withdrew offer of exhibit 43.

2:30 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Witness Mahaffey, heretofore sworn, resumed stand and was further direct examined.

EXHIBIT 41 offered by defense counsel Giese; objection by defense counsel

DATE JUDGE

PAGE TWENTY-NINE

OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONTD TO

3/23/99

CONTINUED PENALTY JURY TRIAL

E. Nelson (Reporter) Ohlson; no objection by State's counsel Barb and defense counsel Hubach. Upon redaction to Exhibit 41, EXHIBIT 41A marked and ordered admitted into evidence upon no objections by respective counsel.

Witness Mahaffey further direct examined.

3:30 p.m. Jury admonished. Court recessed.

4:19 p.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

Witness Mahaffey, heretofore sworn, resumed stand and was cross-examined by State's counsel Sattler.

EXHIBIT 8C marked by State's counsel Sattler.

Witness Mahaffey further cross-examined; redirect examined; recross-examined; excused.

Defense counsel Giese rested.

Linda Soloman called by defense counsel Ohlson, sworn and testified.

EXHIBIT 44 marked by defense counsel Ohlson.

Witness Soloman further direct examined.

EXHIBIT 44 offered by defense counsel Ohlson; no objection by State's counsel and respective defense counsel; ordered admitted into evidence.

Witness Soloman further direct examined; cross-examined by State's counsel Barb; redirect examined; excused.

Defense counsel Ohlson rested.

EXHIBIT 8C re-offered by State's counsel Barb; COURT reserved ruling.

State's counsel Barb rested rebuttal.

DATE, JUDGÉ

PAGE THIRTY

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

<u>CONT'D TO</u>

3/23/99

CONTINUED PENALTY JURY TRIAL

E. Nelson

(Reporter)

Defendant Babb made statement in allocution.

4:45 p.m. Jury admonished and excused. Outside the presence of the jury, discussion ensued regarding the Jury Instructions.

Court set forth order of Instructions. Defense counsel Ohlson had one additional Instruction to offer; joinder by respective defense counsel Giese and Alian; objection by State's counsel Barb; COURT denied use of offered Instruction and marked it as Defendant Harte's Offered Instruction A.

Defense counsel Giese had one Special Verdict to offer; objection by State's counsel Barb; COURT denied use of Offered Special Verdict and marked it as Defendant Babb's Offered Special Verdict Form B.

Defense counsel Hubach had one Special Verdict to offer; objection by State's counsel Barb; COURT denied use of Offered Special Verdict and marked in as Defendant Sirex' Offered Special Verdict Form C.

Respective counsel had no further objections or instructions to offer.

Respective counsel stipulated to reading the Instructions prior to arguments. COURT ENTERED ORDER denying Motion to Strike Aggravating Circumstances.

Motion to exclude Exhibit 24 from the Jury by defense counsel Ohlson; objection and argument by State's counsel Barb; COURT ENTERED ORDER denying motion, upon finding that the necessity for a redaction has become moot.

Discussion ensued regarding Exhibit-8C.

5:15 p.m. Court recessed.

3/24/99

HONORABLE

CONTINUED PENALTY JURY TRIAL

CONNIE J. STEINHEIMER

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Babb present with counsel, Paul C. Giese and M. Jerome Wright. Defendant Sirex present with counsel, Jack A. Alian and Jenny D. Habbar D. Goddan B. D. D. Goddan B. D. Goddan B. D. D. Goddan B. D. D. Goddan B. D. D. Goddan B. D. D. D. D. D.

DEPT. NO. 4 M. Stone

Hubach. Defendant Harte present with counsel, John Ohlson and John P.

(Clerk) Springgate. E. Nelson 11:34 a.m. C

11:34 a.m. Court reconvened outside the presence of the jury.

(Reporter) Motion for Juror Ryan to be Discharged from Service by defense counsel

Ohlson; presented argument.

District Attorney Richard A. Gammick made statement to the Court.

DATE, JUDGE

PAGE THIRTY-ONE

OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

3/24/99

CONTINUED PENALTY JURY TRIAL

E. Nelson (Reporter)

Motion for Mistrial by defense counsel Alian; joinder by defense counsel Giese; presented argument; objection and argument by State's counsel Barb.

Respective defense counsel re-offered Defendant Harte's Offered Instruction A; presented argument; objection and argument by State's counsel Barb; COURT ENTERED ORDER denying request.

11:45 a.m. Juror Scott entered courtroom and was examined by the Court regarding Question from Jury; admonished and excused.

11:47 a.m. Juror Ryan entered courtroom and was examined by the Court; admonished and excused.

COURT ENTERED ORDER finding that neither Juror Scott nor Ryan had any improper conduct, therefore, denied the Motion to Discharge Juror Ryan and the Motion for Mistrial.

Discussion ensued regarding Jury Instructions.

11:55 a.m. Court recessed...

12:45 p.m. Court reconvened outside the presence of the jury with respective counsel and defendants present.

Upon request by State's counsel and no objection by respective defense counsel, COURT ENTERED ORDER allowing for a Cautionary Instruction. 12:47 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Court read Cautionary Instruction aloud.

Court read Jury Instructions aloud.

State's counsel Sattler presented opening argument.

Defense counsel Hubach presented answering argumen

Defense counsel Hubach presented answering argument.

2:10 p.m. Jury admonished and excused. Outside the presence of the jury, discussion ensued regarding the Cautionary Instruction. 2:15 p.m. Court recessed.

2:31 p.m. Court reconvened with respective counsel and defendants present. Respective counsel stipulated to the presence of the jury.

DATE, JUDGE

PAGE THIRTY-TWO

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

3/24/99 -

CONTINUED PENALTY JURY TRIAL

E. Nelson

Defense counsel Giese presented answering argument.

(Reporter)

Defense counsel Ohlson presented answering argument.

3:49 p.m. Jury admonished and excused. Outside the presence of the jury, Discussion ensued regarding the reference in defense counsel Ohlson's argument about the Victim being Catholic.

3:51 p.m. Jury entered: Respective counsel stipulated to the presence of the jury.

Defense counsel Ohlson presented further answering argument. State's counsel Sattler presented closing argument.

4:35 p.m. Law Clerk sworn to take charge of the Alternate Jurors. Bailiff sworn to take charge of the Jurors for deliberation.

7:34 p.m. Court reconvened in chambers with respective counsel present. Court informed parties of Question No. 4 from the jury. Upon no objections by respective counsel, COURT ORDERED Answer to Question No. 4 delivered to the Jury.

7:50 p.m. Court recessed.

8:10 p.m. Court reconvened in chambers with respective counsel present. Court informed parties of Question No. 6 from the jury. Upon no objections by respective counsel, COURT ORDERED Answer to Question No. 6 delivered to the Jury.

8:15 p.m. Court recessed.

9:20 p.m. Court reconvened in chambers with respective counsel present.

Court informed parties of Question No. 7 from the jury.

During discussion regarding Question No. 7, COURT informed by the Bailiff that the jury had reached a verdict.

9:25 p.m. Court recessed.

9:35 p.m. Court reconvened with respective counsel and defendants present.

Clerk called Roll.

Jury returned the following verdicts:

DATE, JUDGE	PAGE T	HIRTY-THREE	
OFFICERS OF	7		
COURT PRESE	<u>NT APPEARAN</u> O	CES-HEARING	COI
3/24/99	CONTINUED PENALTY	<u>[URY TRIAL</u>	
E. Nelson		•	
(Reporter)	· .	<u>VERDICT</u>	
r,	reasonable doubt that the committed by the defended	ry in the above-entitled action, find beyond a ne murder, as alleged in Count I, of John Castro ant was aggravated by the following circumstance have been checked below:	
	LATISHA MARIE BABB du2. The murde LATISHA MARIE BABB to3. No aggrave beyond a reasonable door Further, We, the jut found the defendant, LATIS THE USE OF A DEADLY V	vating circumstance or circumstances were proven ubt. ary in the above-entitled action, having previously SHA MARIE BABB, guilty of Count I. MURDER WITH	
	found, death, to be	A term of fifty (50) years in the Nevada Department of Prisons. Life in the Nevada Department of Prisons with the possibility of parole. Life in the Nevada Department of Prisons without the possibility of parole. Having found beyond a reasonable doubt that an aggravating circumstance or circumstances exist in this case and that any mitigating circumstance or circumstances are not sufficient to outweigh the aggravating circumstance or circumstances and no other reason exists not to impose therefore, by reason thereof, set the penalty imposed upon the defendant at death.	

DATED this 24 day of March

(sgd) Bradford L. Scott
PRESIDING JUROR

_ 1999.

DATE, JUDGE		HIRTY-FOUR	
OFFICERS OF COURT PRESE		CES-HEARING	CONTD TO
3/24/99	CONTINUED PENALTY		CONIDIO
E. Nelson	SOLUTION THANKE	()	
Reporter)		<u>VERDICT</u>	. L
	doubt that the murder, as a	e above-entitled action, find beyond a reasonable alleged in Count I, of John Castro committed by the d by the following circumstance or circumstances d below:	
		er of John Castro was committed by the defendant	•
		X during the course of a robbery; er of John Castro was committed by the defendant	
	WESTON EDWARD SIRE	= '	
		ating circumstance or circumstances were proven	•
	•	ry in the above-entitled action, having previously STON EDWARD SIREX, guilty of Count I. MURDER	
,	WITH THE USE OF A DEA	DLY WEAPON, osed as follows: (Check One)	•
·	bet the perforty to be impo	osed as follows. (Offect Offe)	
		A term of fifty (50) years in the Nevada Department of Prisons.	
		Life in the Nevada Department of Prisons with the	•
	_ X	possibility of parole. Life in the Nevada Department of Prisons without	•
-	,	the possibility of parole.	
	·	Having found beyond a reasonable doubt that an	
		aggravating circumstance or circumstances exist	. •
`		in this case and that any mitigating circumstance or circumstances are not sufficient to outweigh the	
	•	aggravating circumstance or circumstances	
•	found,	and no other reason exists not to impose	•
	death, to be	therefore, by reason thereof, set the penalty imposed upon the defendant at death.	
	DATED this <u>24th</u>	day of <u>March</u> , 1999.	

(sgd) Bradford L. Scott PRESIDING JUROR

DATE,JUDGE	PAGE TH	HRTY-FIVE	
OFFICERS O			
COURT PRESI		ES-HEARING	CONTD TO
3/24/99	CONTINUED PENALTY IT	JRY TRIAL	•
E. Nelson	·.		
Reporter) .		<u>VERDICT</u>	
•			
		above-entitled action, find beyond a reasonable	
		lleged in Count I, of John Castro committed by the	
		by the following circumstance or circumstances	
•	which have been checked	pelow:	
	Y] The murde	er of John Castro was committed by the defendant	' =
		during the course of a robbery;	
		r of John Castro was committed by the defendant	
	SHAWN RUSSELL HARTE		
		ting circumstance or circumstances were proven	•
	beyond a reasonable doul		•
	Further, We, the jur	y in the above-entitled action, having previously	
,		WN RUSSELL HARTE, guilty of Count I. MURDER	•
•	WITH THE USE OF A DEAI		
	Set the penalty to be impo	sed as follows: (Check One)	
		A term of fifty (50) years in the Nevada Department	
		of Prisons.	·
•		Life in the Nevada Department of Prisons with the	
		possibility of parole.	
		Life in the Nevada Department of Prisons without the possibility of parole.	
		Having found beyond a reasonable doubt that an	**
		aggravating circumstance or circumstances exist	• •
•		in this case and that any mitigating circumstance	
		or circumstances are not sufficient to outweigh the	
ŧ		aggravating circumstance or circumstances	•
	found,	and no other reason exists not to impose	
	death,	therefore, by reason thereof, set the penalty	
	to be	imposed upon the defendant at death.	
·	DATED this 24th	day of <u>March</u> , 1999.	
		(sgd) Bradford L. Scott	
		PRESIDING JUROR	-
•			

DATE, JUDGE

PAGE THIRTY-SIX

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

5/7/99

(All Deft.)

3/24/99 E. Nelson

(Reporter)

CONTINUED PENALTY JURY TRIAL

Court inquired of the jurors as a whole if this was the verdict to which they agreed and there were no negative responses.

Úpon motion by defense counsel Giese, COURT ORDERED THE JURY 1:30 p.m. POLLED. To the question, "Are these your verdicts as read?", posed to each Sentencing

of the jurors individually, as to each Defendant, each responded "Yes".

 $\hbox{ COURT ORDERED Defendants referred to Probation Department for PSI on . } \\$ Count II and continued for entry of judgment, consideration of probation

report and imposition of sentences on Counts I and II.

9:50 p.m. Court recessed. Defendants remanded to the custody of the sheriff.

SECOND JUDICIAL DISTRICT COURT, COUNTY OF WASHOE FULL CASE HISTORY

Case No: CR98-0074 Filed: 01/09/98 Type: CRIMINAL

At issue: 00/00/00 Title: STATE OF NEVADA VS. SHAWN HARTE ET AL Clerk: MB

Dept: 4 Addl Info:

4/23/99 15:48

Trial: 05/07/99 HEARING - SENTENCING

Restored Date: 03/25/98

----- E X H I B I T S -----

ID		Description			Type	Relshp Dept Clrk
1.A		PHOTOGRAPH			01	STATE 4 MT
		Intro: 03/12/99) Off/Obj:	OFF'D/NO		Admit: 03/17/99
1.B		PHOTOGRAPH	0 = = /01 .		01	STATE 4 MT
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2.A		PHOTOGRAPH Intro: 03/12/99	off/Obj.	OFF'D/NO	-	Admit: 03/16/99
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2.B		Intro: 03/12/99	Off/Obj.	OFF / D /NO		Admit: 03/16/99
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5.A		PHOTOGRAPH	•		01	STATE; 4 MT
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5.B		PHOTOGRAPH			01	STATE 4 MT
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Case No: CR98-0074 Filed: 01/09/98 Type: CRIMINAL Title: STATE OF NEVADA VS. SHAWN HARTE ET AL At issue: 00/00/00

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: ID	Description	Туре	Relshp Dept Clrk
7.C	POLORIOD PHOTOGRAPH	01	STATE 4 MT
	<pre>Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ</pre>	. ,	Admit: 03/16/99
8	LETTER WRITTEN BY HARTE	01	STATE 4 MT
,	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00
8.A	REDACTED LETTER BY HARTE	01	STATE 4 MT
•	Intro: 03/18/99 Off/Obj: OFF'D/NO OBJ	•	Admit: 03/18/99
8.B	REDACTED PORTION OF LETTER WRITTEN BY	01	STATE 4 MT
	HARTE		
•	Intro: 03/22/99 Off/Obj: OFF'D/OBJ.OVI	RRLD	Admit: 03/22/99
8.C	REDACTED LETTER BY HARTE	01	STATE 4 MT
	<pre>Intro: 03/23/99 Off/Obj:</pre>		Admit: 00/00/00.
9	ENVELOPE CONTAINING 7 PAGES -	01	STATE 4 MT
	HARTE MATERIAL		
	Intro: 03/12/99 Off/Obj: OFF'D/OBJ.OVI		Admit: 03/22/99
10	VIDEO TAPE INTERVIEW WITH SIREX	01	STATE 4 MT
	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00
11.A	VIDEO TAPE INTERVIEW WITH HARTE	01	STATE 4 MT
	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00
11.B	VIDEO TAPE INTERVIEW WITH HARTE	01	STATE 4 MT
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	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00
12.B	VIDEO TAPE INTERVIEW OF BABB	01	STATE 4 MT
,	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00
13.A	VIDEO TAPE - NEWS INTERVIEW BABB	01	
	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00.
.13.B	VIDEO TAPE - NEWS INTERVIEW BABB	01	STATE 4 MT
	Intro: 03/12/99 Off/Obj:		Admit: 00/00/00
14	AUDIO TAPE - LANETTE BAGBY	01	STATE 4 MT
	Intro: 03/12/99 Off/Obj:	0.1	Admit: 00/00/00
15	TYPED NOTE AND HANDWRITTING WITH	01	STATE 4 MT
-#11	ATTACHED NEWSPAPER CLIPPING		Admit: 00/00/00
10	Intro: 03/12/99 Off/Obj:	0.7	
16	MISSLE FRAGMENTS FROM VICTIM	01	STATE 4 MT
~ 1.7 A	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ		Admit: 03/17/99 STATE 4 MT
17.A	SMITH AND WESSON .22	01	STATE 4 MT Admit: 03/17/99
17 D	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ		
17.B	BULLET FOR SMITH AND WESSON	01	STATE 4 MT Admit: 03/17/99
17.C	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ MAGAZINE FOR SMITH AND WESSON		STATE 4 MT
17.0	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ		Admit: 03/17/99
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17.E	STINGER AMMUNITION	01	STATE 4 MT
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18.A	LORCIN .22		STATE 4 MT
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FULL CASE HISTORY PAGE:

	074 Filed: 01/09/98 Type: CRIMINAL	7. 6		00/00/00
Title: STATE OF	NEVADA VS. SHAWN HARTE ET AL	At	issue:	00/00/00
`	E X H I B I T S			
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ID	Description	Type	Relshp	Dept Clrk
18.B	MAGAZINE FOR LORCIN .22	01	STATE	,
√	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ	•		03/17/99
18.C	BULLETTS FROM LORCIN .22	01	STATE	4 MT
•	<pre>Intro: 03/17/99 Off/Obj: OFF'D/NO OBJ</pre>	• .		03/17/99
19.A	PAPERS FROM TAXI CAB	01	STATE	4 MT
	<pre>Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ</pre>	•	-1	03/16/99
19.B	PAPERS FROM TAXI CAB	01	STATE	4 MT
	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ			. 03/17/99
20	MICRO AUDIO TAPE - CONSENT TO SEARCH	01	STATE	4 MT
	SIREX	-		
	Intro: 03/12/99 Off/Obj:			00/00/00
21	MICRO AUDIO TAPE - INTERVIEW WITH BABB	01	STATE	4 MT
	<pre>Intro: 03/12/99 Off/Obj:</pre>			00/00/00
22	ENVELOPE WITH 6 CASSETTE TAPES	01	STATE	
	Intro: 03/12/99 Off/Obj:			00/00/00
23 _{.7}	MICRO AUDIO TAPES - INTERVIEW BY SIREX	01	STATE	4 MT
	Intro: 03/12/99 Off/Obj:	0.1		00/00/00
24	NEWSPAPER - 10/27/97 FROM BABB/HARTE	01	STATE	4 MT
	RESIDENCE			·.
	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ			.03/17/99
24.A .	REDACTED COPY OF NEWSPAPER ARTICLE	01	STATE	4 MT
· ~ -	Intro: 03/19/99 Off/Obj: OFF'D/NO OBJ			03/19/99
²⁵	ITEMS FROM VICTIM	01	STATE	4. MT
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· 26	RADIO SHACK WIRELESS MICRO-PHONE	01 .	STATE	4 MT 03/17/99
À	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ		STATE	4 MT
27	BOX FROM SIREX'S HOUSE	01		03/17/99
. ,	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ		STATE	4 MT
28 , ,	.22 CALIBER CASING	-	•••	03/17/99
	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ MILITARY RECORDS OF HARTE	.01		4 MT
29	Intro: 03/12/99 Off/Obj:	01 ,	Ndmit.	00/00/00
30 -	MILITARY RECORDS OF SIREX	01	STATE	4 MT
30	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ			03/23/99
31.A	PHOTOGRAPH OF SIREX	01	DEF:	4 MT
31.A	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ	_		03/17/99
31.B	PHOTOGRAPH OF SIREX	01	and the second s	4 MT
31.6	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ			03/17/99.
31.C	PHOTOGRAPH OF SIREX	.01	DEF:	
31.0	Intro: 03/12/99 Off/Obj: OFF'D/NO OBJ			03/17/99
31.D	PHOTOGRAPH OF SIREX	01	DEF:	4 MT
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31.E	PHOTOGRAPH OF SIREX	01	DEF:	
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32	PHOTOGRAPH		STATE	
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SECOND JUDICIAL DISTRICT COURT, COUNTY OF WASHOE FULL CASE HISTORY PA

Case No: CR98-0074 Filed: 01/09/98 Type: CRIMINAL
Title: STATE OF NEVADA VS. SHAWN HARTE ET AL At issue: 00/00/00

4/23/99 15:48

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ID.	Description Type	Relshp Dept Clrk
34.A	PHOTOGRAPH 01	STATE 4 MT
	Intro: 03/22/99 Off/Obj: OFF"D/OBJ.OVRRLD	Admit: 03/22/99
.34.B	PHOTOGRAPH 01	STATE 4 MT
•	Intro: 03/22/99 Off/Obj: OFF'D/OBJ.OVRRLD	· Admit: 03/22/99
34.C	PHOTOGRAPH 01	STATE 4 MT *
	Intro: 03/22/99 Off/Obj: OFF'D/OBJ. OVRRLD	Admit: 03/22/99
34.D	PHOTOGRAPH 01	STATE 4 MT
	Intro: 03/22/99 Off/Obj: OFF'D/OBJ. OVRRLD	Admit: 03/22/99
34.E	PHOTOGRAPH 01	STATE 4 MT
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34 F	PHOTOGRAPH 01	STATE 4 MT
		Admit: 03/22/99
34.G	PHOTOGRAPH 01	STATE 4 MT
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34.H	PHOTOGRAPH 01	STATE 4 MT
31	Intro: 03/22/99 Off/Obj: OFF'D/OBJ. OVRRLD	Admit: 03/22/99
34.I	PHOTOGRAPH 01	STATE 4 MT
3114	Intro: 03/22/99 Off/Obj: OFF'D/OBJ.OVRRLD	Admit: 03/22/99
34.J	PHOTOGRAPH 01	STATE 4 MT
	Intro: 03/22/99 Off/Obj: OFF'D/OBJ. OVRRLD	Admit: 03/22/99
34.K	PHOTOGRAPH 01	STATE 4 MT
74.1		Admit: 03/22/99
34.L	PHOTOGRAPH 01	STATE 4 MT
24.5	Intro: 03/22/99 Off/Obj: OFF'D/OBJ. OVRRLD	
¹ 35	FOOTPRINT ANALYSIS 01	STATE 1 4 MT
33	Intro: 03/22/99 Off/Obj: OFF'D/OBJ.OVRRLD	
36	PHOTOGRAPH 01	STATE 4 MT
20	Intro: 03/22/99 Off/Obj: OFF'D/OBJ.OVRRLD	
37	PHOTOGRAPH 01	STATE 4 MT
37		Admit: 03/22/99
-38	SIGNED MIRANDA WAIVER BY S. HARTE 01	STATE 4 MT
.36	The state of the s	Admit: 03/22/99
39	SMALL PHOTOGRAPH OF SIREX AND UNCLE 01	DEF: 4 MT
39	Intro: 03/23/99 Off/Obj: OFF'D/NO OJB.	Admit: 03/23/99
40	MEDICAL RECORDS FROM WASHOE MEDICAL 01	DEF: 4 MT
40	CENTER ON SIREX	DEF: 4 III
of P		Admit: 03/23/99
4 1	Intro: 03/23/99 Off/Obj: OFF'D/NO OBJ. PSYCHOLOGICAL EVALUATION OF LATISHA BABB 01	DEF: 4 MT
41		Admit: 00/00/00
41 7	Intro: 03/23/99 Off/Obj:	DEF: 4 MT
41.A	PSYCHOLOGICAL EVALUATION OF LATISHA BABB 01	PRE: # HI
٠.	(REDACTED)	Admit: 03/23/99
40	Intro: 03/23/99 Off/Obj: OFF'D/NO OBJ. 01	DEF: 4 MT
42	·	Admit: 03/23/99
43	Intro: 03/23/99 Off/Obj: DEMONSTRATIVE	DEF: 4 MT
4.5	PROBABILITY OF VIOLENCE RECIDIVISM 01	DOL: 4 MI
	WITH AND WITHOUT TREATMENT	Admit: 03/23/99
	Intro: 03/23/99 Off/Obj: OFFER WITHDRAWN	AUMILL: 03/23/33

Case No: CR98-0074 Filed: 01/09/98 Type: CRIMINAL At issue: 00/00/00 Title: STATE OF NEVADA VS. SHAWN HARTE ET AL

		E >	(
ID		Description		Туре	Relshp	Dept Clrk
44	•	PHOTO ALBUM OF SHAW	NN HARTE	01	DEF:	
	. •		Off/Obj: OFF'D/NO OBJ		Admit:	03/23/99
E.1		JURY QUESTIONNAIRE		01	COURT	4 MT
•	•		Off/Obj: STIPULATED		Admit:	03/08/99
E.2	•	JURY QUESTIONNAIRE		01	COURT	4 MT
			Off/Obj: STIPULATED		Admit:	03/08/99
E.3	•	JURY QUESTIONNAIRE	-	01 ·	COURT	4 MT
			Off/Obj: STIPULATED		'Admit:	03/11/99
E.5.			OF ROBERT L. BARTLETT	01	COURT	4 MT
			Off/Obj: STIPULATED		Admit:	03/08/99
E.6		JURY QUESTIONNAIRE		01	COURT	4 MT
•			Off/Obj: STIPULATED		Admit:	03/08/99
E.7			OF WILLIAM BOTELHO,	01	COURT	4 MT
		JR.				
		Intro: 03/08/99	Off/Obj: STIPULATED		Admit:	03/08/99
E.9		JURY QUESTIONNAIRE		01	COURT	.4 MT >
			Off/Obj: STIPULATED		- Admit:	- 03/08/99
E.10		JURY QUESTIONNAIRE		01	COURT	4 MT
		Intro: 03/08/99	Off/Obj: STIPULATED		Admit:	03/08/99
E.11		JURY QUESTIONNAIRE		01	COURT	4 MT
•	•	Intro: 03/08/99	Off/Obj: STIPULATED		Admit:	03/08/99
E.12	*	JURY QUESTIONNAIRE	OF PAUL CANADY	01	COURT	4 M T
		Intro: 03/08/99	Off/Obj: STIPULATED		Admit:	03/08/99,
E.13	,	JURY QUESTIONNAIRE	OF THOMAS CARPENTER	01	COURT	4 MT .
. *		Intro: 03/11/99	Off/Obj: STIPULATED		Admit:	.03/11/99
E.15		JURY QUESTIONNAIRE	OF SUN JA CHA	01	COURT	4 MT
•		Intro: 03/08/99	Off/Obj: STIPULATED			03/08/99
E.16		JURY QUESTIONNAIRE	OF LINDA K. CLARK	01	COURT	4 MT '
,		Intro: 03/11/99	Off/Obj: STIPULATED		Admit:	03/11/99
E.17		JURY QUESTIONNAIRE	OF OLIVIA COLLINGS	01	COURT	4 MT .
	•	Intro: 03/08/99	Off/Obj: STIPULATED			03/08/99
E.18	-	JURY QUESTIONNAIRE		01	COURT	4 MT
	•	Intro: 03/08/99	Off/Obj: STIPULATED			03/08/99
E.19			OF ENRIQUE P. CORDOVA	01	COURT	4 MT
		Intro: 03/08/99	Off/Obj: STIPULATED			03/08/99
E.20		JURY QUESTIONNAIRE	OF ARALYNNA M: COX	01	COURT	4 MT
	·,÷.	Intro: 03/08/99	Off/Obj: STIPULATED			03/08/99
E.21	`	JURY QUESTIONNAIRE		01	COURT	4 MT
		Intro: 03/11/99	Off/Obj: STIPULATED			03/11/99
E.22	•	JURY QUESTIONNAIRE	OF DAVID CUNNINGHAM	01	COURT	4 MT
• •			Off/Obj: STIPULATED			03/08/99
E.24		JURY QUESTIONNAIRE		01		4 MT
	*		Off/Obj: STIPULATED		•	03/08/99
E.25			OF ANITA L. EMMICH	01	COURT	4 MT
			Off/Obj: STIPULATED			03/08/99
E.26		JURY QUESTIONNAIRE		01	COURT	4 MT
		Intro: 03/08/99	Off/Obj: STIPULATED		. Admit:	03/08/99
		•				

SECOND JUDICIAL DISTRICT COURT, COUNTY OF WASHOE FULL CASE HISTORY

	0074 Filed: 01/09/98 Type: CRIMINA F NEVADA VS. SHAWN HARTE ET AL		issue: 00/00/00
	EXHIBITS		
ID	Description	Type	Relshp Dept Clrk
E.27	JURY QUESTIONNAIRE OF JAMES T. FRE		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUL		Admit: 03/08/99
E.29	JURY QUESTIONNAIRE OF CHARLOTTE	01	COURT 4 MT
,,	GARFINKLE		•
	Intro: 03/08/99 Off/Obj: STIPUI	ATED	Admit: 03/08/99
E.30	JURY QUESTIONNAIRE OF TRACY R. GOI		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.31	JURY QUESTIONNAIRE OF SHIRLEY M. G		COURT 4 MT
u.J.	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.32	JURY QUESTIONNAIRE OF OLIVIA A. GU		COURT 4 MT
U.J2	Intro: 03/11/99 Off/Obj: STIPUI		Admit: 03/11/99
E.33	JURY QUESTIONNAIRE OF OSMIN D. GUZ		COURT 4 MT
در.ن	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.34	JURY QUESTIONNAIRE OF JAMES C. HAG		COURT 4 MT
E.3‡ .	Intro: 03/11/99 Off/Obj: STIPUI		Admit: 03/11/99
ם אב			COURT 4 MT
E.35	JURY QUESTIONNAIRE OF MELODY HEADI		Admit: 03/08/99
C	Intro: 03/08/99 Off/Obj: STIPUI		
36	JURY QUESTIONNAIRE OF SHARON K. HE		
- 0	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.39	JURY QUESTIONNAIRE OF RODGER W. JO		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.40	JURY QUESTIONNAIRE OF JOHN J. JUDG		COURT 4 MT
	Intro: 03/11/99 Off/Obj: STIPUI		Admit: 03/11/99
E.41	JURY QUESTIONNAIRE OF DOUG KEY	01	COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
3.42	JURY QUESTIONNAIRE OF RICHARD D. F		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.44 ·	JURY QUESTIONNAIRE OF PATRICIA A.		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI	ATED	Admit: 03/08/99
3.45	JURY QUESTIONNAIRE OF ROBERT M. KI	INNISON 01	COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.46 ·	JURY QUESTIONNAIRE OF AMELIA L. LA	VELLE 01	COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.47	JURY QUESTIONNAIRE OF CRAIG LEANAR		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
3.48	JURY QUESTIONNAIRE OF JON A. LEVIN		COURT 4 MT
-,	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.49 ·	JURY QUESTIONNAIRE OF KENNETH D.	01	COURT 4 MT
	MACLAREN	0.1	, , , , , , , , , , , , , , , , , , , ,
	Intro: 03/08/99 Off/Obj: STIPUI	.ልጥፑቦ	Admit: 03/08/99
E.50	JURY QUESTIONNAIRE OF ANTHONY W. N		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
P E1			COURT 4 MT
E,51	JURY QUESTIONNAIRE OF DAWN MALLARI		Admit: 03/08/99
п го ·	Intro: 03/08/99 Off/Obj: STIPUI		·
E.52	JURY QUESTIONNAIRE OF LINDA M. MAI		COURT 4 MT
	Intro: 03/08/99 Off/Obj: STIPUI		Admit: 03/08/99
E.53	JURY QUESTIONNAIRE OF WILLIAM H. N		COURT 4 MT
•	Intro: 03/11/99 Off/Obj: STIPUI	JA'I'ED	Admit: 03/11/99

PAGE:

SECOND JUDICIAL DISTRICT COURT, COUNTY OF WASHOE FULL CASE HISTORY

Case No: CR98-00 Title: STATE OF	074 Filed: 01/09/98 NEVADA VS. SE	B Type: CRIMINAL HAWN HARTE ET AL	At	issue: 00/00/00
	Έ Σ	К Н І В І Т S		
•				
ID·	Description		Туре	Relshp Dept Clrk
E.54	JURY QUESTIONNAIRE		01	COURT 4 MT
		Off/Obj: STIPULATED		Admit: 03/11/99
E.55	JURY QUESTIONNAIRE MCMANMON-HICKS		01	COURT 4 MT
		Off/Obj: STIPULATED		Admit: 03/08/99
E.56		OF DEBORAH L. MILLER	01	COURT 4 MT
- FD		Off/Obj: STIPULATED	0.1	Admit: 03/08/99
E.57	JURY QUESTIONNAIRE MITCHELL		01	COURT 4 MT
н го	•	Off/Obj: STIPULATED	01	Admit: 03/08/99 COURT 4 MT
E.59	-	OF BARBARA J. MURRAY	01	COURT 4 MT Admit: 03/08/99
). Ti 60		Off/Obj: STIPULATED	01	COURT 4 MT
E.62	JURY QUESTIONNAIRE	Off/Obj: STIPULATED	01	Admit: 03/11/99
E.63	JURY QUESTIONNAIRE		01	COURT 4 MT
т.05		Off/Obj: STIPULATED	OT.	Admit: 03/08/99
E.64	JURY QUESTIONNAIRE		01	COURT 4 MT
,	PARTIN	OF TORIE A. OIT	0.1	
		Off/Obj: STIPULATED		Admit: 03/08/99
E.65	JURY QUESTIONNAIRE		01 '	COURT 4 MT
	•=	Off/Obj: STIPULATED	~	Admit: 03/08/99
"E.167	JURY QUESTIONNAIRE		01	COURT 4 MT
	— -	Off/Obj: STIPULATED		Admit: 03/08/99
E.69	JURY QUESTIONNAIRE		01	COURT 4 MT
		Off/Obj: STIPULATED		Admit: 03/08/99
E.70	JURY QUESTIONNAIRE		01	COURT 4 MT
	Intro: 03/08/99	Off/Obj: STIPULATED	, '	Admit: 03/08/99
È.72	JURY QUESTIONNAIRE	OF DIANA L. SANTOS	01	COURT 4 MT.
		Off/Obj: STIPULATED		Admit: 03/11/99
E.73		OF GREGORY R. SCHMIDT	01	COURT 4 MT
	•	Off/Obj: STIPULATED	•	Admit: 03/08/99
E.75	JURY QUESTIONNAIRE		01	COURT 4 MT
		Off/Obj: STIPULATED		Admit: 03/08/99
E.76	 -	OF CYNTHIA G. SIGUA	01	COURT 4 MT
		Off/Obj: STIPULATED	,	Admit: 03/11/99
E.77	JURY QUESTIONNAIRE		01	COURT 4' \ MT
П 00		Off/Obj: STIPULATED	0.1	Admit: 03/08/99
E.80	JURY QUESTIONNAIRE		01	COURT 4 MT
.E 01	•	Off/Obj: STIPULATED	01	Admit: 03/08/99 COURT 4 MT
E.81		OF JANET C. TIMMONS	01	Admit: 03/08/99
È.82		Off/Obj: STIPULATED	01	COURT 4 MT
·B,04		OF JAMES W. TOUSSAINT Off/Obj: STIPULATED		Admit: 03/08/99
E.83		OF ROSS E. TRIPLETT	01	COURT 4 MT
· · · · · · · · · · · · · · · · · · ·		Off/Obj: STIPULATED	OT.	Admit: 03/08/99
E.84		OF MATTHEW R. WALDEN	01	COURT 4 MT
,-··-		Off/Obj: STIPULATED	-	Admit: 03/08/99
,				

4/23/99 15:48	SECOND JUDICIAL DISTRICT COURT, COUNTY FULL CASE HISTORY	OF WASH	PAGE: 8.
	074 Filed: 01/09/98 Type: CRIMINAL NEVADA VS. SHAWN HARTE ET AL	. At	issue: 00/00/00
	E X H I B I T S		
ID	Description	Туре	Relshp Dept Clrk
E.86	JURY QUESTIONNAIRE OF JOHN WEILAND Intro: 03/08/99 Off/Obj: STIPULATED	01	COURT 4 MT Admit: 03/08/99
E.87	JURY QUESTIONNAIRE OF PATRICIA E. WELCH Intro: 03/08/99 Off/Obj: STIPULATED	01	COURT 4 MT Admit: 03/08/99
E.88	JURY QUESTIONNAIRE OF MARY A. WILLIAMS Intro: 03/08/99 Off/Obj: STIPULATED	01	COURT 4 MT Admit: 03/08/99
E.89	JURY QUESTIONNAIRE OF DEVINA M. WILLINGHAM	01	COURT 4 MT
	Total 02 /00 /00 Off /0b- COTINITIATION		74-1- 02/00/00

Intro: 03/08/99 Off/Obj: STIPULATED

Admit: 03/08/99

CASE NO. CR98-0074

TITLE: THE STATE OF NEVADA VS. LATISHA MARIE BABB, WESTON EDWARD SIREX and SHAWN RUSSELL HARTE

DATE JUDGE. OFFICERS OF

PAGE ONE

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

5/7/99

ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE - ALL

HONORABLE

Defendants

CONNIE

STEINHEIMER

DEPT. NO.4

M. Stone

(Clerk)

D Dhinps

Deputy District Attorneys Thomas Barb and Elliott Sattler represented the State. Defendant Latisha Marie Babb present with counsel, Paul Giese and Jerome Wright. Defendant Weston Edward Sirex present with counsel, Jack Alian and Jenny Hubach. Defendant Shawn Russell Harte present with counsel, Jack Ohlson and John Springgate. Probation Officer Robert Tucker also present.

Court noted receipt of reports for all Defendants. Defense counsel Wright presented argument for minimum possible penalty and concurrent time regarding Count II. Defense counsel Hubach presented argument for minimum possible penalty and concurrent time regarding Count II. Defense counsel Ohlson submitted matter on the record previously presented. State's counsel presented argument for the maximum possible sentence and for consecutive time regarding Count II.

Defendant Babb made statement on behalf of herself.

Defendant Sirex declined to make a statement on his own behalf. Defendant Harte declined to make a statement on his own behalf.

Probation Officer Tucker stood on recommendation.

As to Defendant Babb, COURT ORDERED JUDGMENT ENTERED and sentenced defendant to the Nevada Department of Prisons for the term of Life without the Possibility of Parole, for Count I, with a consecutive term of Life without the Possibility of Parole for the use of a deadly weapon; and by imprisonment in the Nevada Department of Prisons for the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventy-two (72) months with credit for five hundred forty (540) days time : served, for Count II, with a consecutive term of the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventytwo (72) months for the use of a deadly weapon. Count II is to be served concurrently with sentence in Count I. Defendant is further punished by submission to DNA analysis testing for the purpose of determining genetic markers; and payment of attorney's fees in the amount of Seven Hundred Fifty Dollars (\$750.00) to the Washoe County Public Defender's Office. Defendant is further ordered to pay a Twenty-Five Dollar (\$25.00) administrative assessment fee and a Two Hundred Fifty Dollar (\$250.00) DNA testing fee to the Clerk of the Second Judicial District Court. As to Defendant Sirex, COURT ORDERED JUDGMENT ENTERED and

CASE NO. CR98-0074

TITLE: THE STATE OF NEVADA VS. LATISHA MARIE BABB, WESTON EDWARD SIREX and SHAWN RUSSELL HARTE

DATE, JUDGE OFFICERS OF PAGE TWO

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

5/7/99

ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE - All

HONORABLE

Defendants

: CONNIF.

STEINHEIMER DEPT. NO.4 "M. Stone (Clerk) D. Phipps

(Reporter)

sentenced defendant to the Nevada Department of Prisons for the term of Life without the Possibility of Parole, for Count I, with a consecutive term of Life without the Possibility of Parole for the use of a deadly weapon; and by imprisonment in the Nevada Department of Prisons for the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventy-two (72) months with credit for five hundred forty (540) days time served, for Count II, with a consecutive term of the maximum term of one hundred eighty (180) months with the minimum parole eligibility of severitytwo (72) months for the use of a deadly weapon. The sentence in Count II shall be served concurrently with the sentence in Count I. Defendant is further punished by submission to DNA analysis testing for the purpose of determining genetic markers; and payment of attorney's fees in the amount of Seven Hundred Fifty Dollars (\$750.00) to the Washoe County Public Defender's Office. Defendant is further ordered to pay a Twenty-Five Dollar (\$25.00) administrative assessment fee and a Two Hundred Fifty Dollar (\$250.00) DNA testing fee to the Clerk of the Second Judicial District Court.

As to Defendant Harte, COURT ORDERED JUDGMENT ENTERED and sentenced defendant to Death, for Count I; and by imprisonment in the Nevada Department of Prisons for the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventy-two (72) months with credit for five hundred forty-one (541) days time served, for Count II, with a consecutive term of the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventy-two (72) months for the use of a deadly weapon. The sentence in Count II shall be served concurrently with the sentence in Count I. Defendant is further punished by submission to DNA analysis testing for the purpose of determining genetic markers; and payment of attorney's fees in the amount of Seven Hundred Fifty Dollars (\$750.00) to the Washoe County Public Defender's Office. Defendant is further ordered to pay a Twenty-Five Dollar (\$25.00) administrative assessment fee and a Two Hundred Fifty Dollar (\$250.00) DNA testing fee to the Clerk of the Second Judicial District Court.

As to Defendant Harte, COURT FURTHER ENTERED ORDER that the Director of the Department of Prisons shall carry out said Judgement by executing the Defendant during the week commencing on Monday, the 16th day of August, 1999.

³ CASE NO. CR98-0074

TITLE: THE STATE OF NEVADA VS. LATISHA MARIE BABB, WESTON EDWARD SIREX and SHAWN RUSSELL HARTE

DATE, JUDGE

PAGE THREE

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

5/7/99

ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE - All

HONORABLE

<u>Defendants</u>

CONNIE

Motion for release of evidence by Defense counsel Hubach; presented.... STEINHEIMER argument. COURT ENTERED ORDER denying Motion pending appeal:

DEPT. NO.4

M. Stone

(Clerk)

D. Phipps

(Reporter)

FILED

Electronically 09-11-2013:01:37:26 PM Joey Orduna Hastings

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN RUSSEIC lerk of the Court **HARTE** Transaction # 3987944

COURT PRESE	ENT APPEARANCES-HEARING	CONT'D TO
8/22/13	TELEPHONIC STATUS HEARING	_
HONORABLE	Deputy District Attorney Zach Young, Esq., represented the State.	9/20/13
CONNIE	Defendant not present being represented by counsel, Chief Deputy Public	10:45 a.m.
STEINHEIMER	Defender Maizie Pusich, Esq.	Telephonic
DEPT. NO.4	Court advised counsel that the above entitled matter needs to be set for	Motion to
M. Stone	sentencing either by way of Jury or Trial Judge.	Set
(Clerk)	Defense counsel Pusich advised the Court that it appears that the conflict	Sentencing
S. Loder	that originally existed with the Public Defender's Office representing this	
(Reporter)	defendant no longer exists. Should upon review of the file one arise	
	defense counsel will immediately notify the Court.	
	Upon request of counsel, COURT ENTERED ORDER setting a telephonic	
	Motion to Set Sentencing in order for defense counsel to review the file in its	
	entirety. Should the defense decide it necessary for the defendant's	
	presence at the next hearing, they shall notify the State who will prepare an	
	Application and Order to Produce Prisoner and hearing shall no longer be	
	telephonic. Court recessed.	
	Court recessed.	

FILED

Electronically 10-02-2013:03:59:40 PM Joey Orduna Hastings Clerk of the Court Transaction # 4038830

CASE NO. CR98-0074A TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

COURT PRESE	ENT APPEARANCES-HEARING	CONT'D TO
9/20/13	MOTION TO SET PENALTY BY JURY	_
HONORABLE	Deputy District Attorney Zach Young, Esq., represented the State.	3/14/14
CONNIE	Defendant present with counsel, Chief Deputy Public Defender Maizie	10:00 a.m.
STEINHEIMER	Pusich, Esq., and Deputy Public Defender Cheryl Bond, Esq.	Status
DEPT. NO.4	Defense counsel Pusich and Bond advised the Court of their communication	Conference
M. Stone	with the staff at the Nevada Department of Corrections and the reason for	
(Clerk)	the transport of the defendant despite those conversations.	9/2/14
K. Bokelman	State's counsel advised the Court that based on the Supreme Court	10:00 a.m.
(Reporter)	decision, the death penalty is no longer a penalty option in this case.	Penalty by
	Upon joint request of counsel, COURT ENTERED ORDER setting the	Jury
	Penalty by Jury.	(2 weeks)
	Counsel advised the Court that if there is any motion practice it will be due	
	to the unavailability of witnesses due to the age of the case.	
	Defendant waived any personal appearances at any hearing set between	
	this hearing and the Penalty Hearing. Defense counsel to prepare Order for the Court's signature.	
	Defense counsel Pusich advised the Court that after further review of the	
	file, the Washoe County Public Defender's Office continues to believe there	
	is no current conflict in representing the defendant. Defendant advised the	
	Court that he had no conflict with the Washoe County Public Defender's	
	Office representing him	
	Defendant remanded to the custody of the Warden.	

FILED
Electronically
2014-03-24 01:58:39 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4356457

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

COURT PRESE	ENT APPEARANCES-HEARING	CONT'D TO
3/14/14	STATUS HEARING	_
HONORABLE	Deputy District Attorney Zach Young, Esq., represented the State.	6/13/14
CONNIE	Defendant present, telephonically, with counsel, Chief Deputy Public	9:00 a.m.
STEINHEIMER	Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond,	Pre-Trial
DEPT. NO.4	Esq.	Motions
M. Stone	Upon request by defense counsel Pusich and no objection by State's	
(Clerk)	counsel, COURT ENTERED ORDER that the State notify the defense of	9/2/14
S. Loder	any additional bad act evidence of the defendant that the State intends to	10:00 a.m.
(Reporter)	use other than that used in the prior trial	Penalty by
	Upon request by defense counsel Pusich and no objection by State's	Jury
	counsel, COURT ENTERED ORDER that the defendant receive an updated	(2 weeks)
	Evaluation.	
	Discussion ensued regarding the procedures utilized in re-trying a penalty	
	phase by Jury.	
	COURT ENTERED ORDER that all pre-trial motions shall be filed by May 2,	
	2014, all responses shall be filed by May 14, 2014 and all replies shall be	
	filed by May 21, 2014. Oral Arguments/Evidentiary hearing set. Should the	
	defendant wish to be physically present at such hearing, defense counsel	
	must notify the State by the beginning of April, who in turn will submit an	
	Application and Order to Produce Prisoner.	
	COURT FURTHER ENTERED ORDER that the Jury Instructions and Jury	
	Voir Dire Questions shall be submitted to the Court by July 28, 2014.	
	Discussion ensued regarding discovery. COURT directed counsel to submit	
	a Stipulation and Order for reciprocal discovery to the Court. COURT directed counsel to brief the issue of other act evidence in order to	
	clarify all other acts the State intends to utilize at the penalty phase trial. Court recessed.	
	Court recessed.	

FILED
Electronically
2014-05-19 03:39:45 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4438560

CASE NO. CR98-0074A TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

4/29/14 CONFERENCE CALL RE: SCHEDULING ISSUES

HONORABLE Deputy District Attorney Zach Young, Esq., represented the State.

CONNIE Defendant present, telephonically, with counsel, Chief Deputy Public

STEINHEIMER Defender Maizie Pusich, Esq.

DEPT. NO.4 Based on agreement of counsel, **COURT ENTERED ORDER** extending the

M. Stone deadlines in which counsel must file pre-trial motions.

(Clerk) Based on the extension of deadlines to file Motions creating a need to T. Amundson (Reporter) Based on the extension of deadlines to file Motions creating a need to possibly move the penalty phase, **COURT** directed counsel to contact the Administrative Assistant for Department Four to set a hearing wherein the

defendant can be present either in person or telephonically.

Court recessed.

FILED
Electronically
2014-07-16 01:39:31 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4519724

CASE NO. CR98-0074A TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

COURT PRESE	ENT APPEARANCES-HEARING	CONT'D TO
6/13/14	PRE-TRIAL MOTIONS/MOTION TO CONTINUE PENALTY PHASE BY	_
HONORABLE	JURY	12/17/14
CONNIE	Deputy District Attorney Zach Young, Esq., represented the State.	1:30 p.m.
STEINHEIMER	Defendant present, telephonically, with counsel, Chief Deputy Public	Pre-Trial
DEPT. NO.4	Defender Maizie Pusich, Esq., and Cheryl Bond, Esq.	Motions/
M. Stone	Motion to Continue Penalty Phase by Jury by defense counsel Pusich;	Motion to
(Clerk)	presented argument; no objection by State's counsel. COURT ENTERED	Confirm Trial
L. Stubbs	ORDER granting Motion to Continue Penalty Phase by Jury. All pre-trial	Date
(Reporter)	motions must be filed no later than September 19, 2014, all response must	
	be filed no later than October 1, 2014 and all replies must be filed no later	1/26/15
	than October 8, 2014. Evidentiary hearing/oral arguments set.	10:00 a.m.
	Court recessed.	Penalty
		Phase by
		Jury
		(2 Weeks)

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSSELL HARTE**

DATE, JUDGE

PAGE ONE

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

PENALTY PHASE JURY TRIAL - DAY ONE 1/26/15

Deputies District Attorney Zach Young, Esq., and Matthew Lee, Esq., HONORABLE

represented the State. Defendant present with counsel, Chief Deputy Public CONNIE

STEINHEIMER Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond,

DEPT. NO.4 Esq.

12:50 p.m. Court convened in chambers with respective counsel. M. Stone

(Clerk) J. Schonlau

(Reporter)

Discussion ensued regarding the curative instruction regarding other act evidence. Upon agreement of counsel, COURT will only read the limiting instruction regarding other act evidence at the commencement of evidence

not prior to each witness who will present such evidence.

Discussion ensued regarding questions to be asked during Voir Dire. Court requested that counsel not duplicate any questions asked by the Court or other counsel.

1:07 p.m. Court recessed.

1:18 p.m. Court reconvened with respective counsel and defendant present. Prospective jurors present.

Court Personnel, respective counsel and defendant introduced to the jury panel.

Roll called; all prospective Jurors present; respective counsel stipulated to the prospective jury panel as now constituted. Panel sworn as to their qualifications to serve as trial jurors and generally examined by the Court.

Thirty-Two names drawn (Graham, Jones, Conner, Brown, Bryant, LaForge, Glover, Lefevre, Marler-Walsh, Morrow, D'Allessandris, Desruisseaux, Daly, Harkey, Daane, Dickerman, Lewis, McComas, Fox, Rodgers, Lunt, Swanberg, Kish, Lachenauer, Ozaki, Medeiros, Earnest, Sinnett, Battin, Chevalier, Hill and Cunningham); and seated.

Based on note received by Juror LaForge, discussion at the bench and agreement with counsel, **COURT** excused Juror LaForge.

Another name drawn. Miranda Reed called and seated.

Prospective jury panel generally examined by the Court.

Juror McComas challenged for cause by Defense Counsel Bond; no objection by State's Counsel, COURT excused Juror McComas.

Another name called. Glen Streed called, seated and generally examined by the Court.

Prospective jury panel further generally examined by the Court.

Juror Rodgers challenged for cause by Defense Counsel Bond; traversed and no objection by State's Counsel Young; COURT excused Juror Rodgers.

Another name drawn. William McGee called, seated and generally examined by the Court.

Prospective jury panel further generally examined by the Court.

Upon discussion at the bench and no objection by counsel, COURT excused juror Dickerman.

Another name drawn. Beverly Rodine called, seated and generally examined

DATE, JUDGE OFFICERS OF

PAGE TWO

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

1/26/15 **PENALTY PHASE JURY TRIAL - DAY ONE**

J. Schonlau

by the Court.

(Reporter)

Upon request of Juror Lachenauer, **COURT** excused Juror Lachenauer, to be

recalled on February 23, 2015 at 8:00 a.m.

Another name drawn. Belinda Chalk called, seated and generally examined by the Court.

Upon direction of the Court, State's Counsel Young specifically examined the prospective jury panel.

Juror Daly challenged for cause by State's Counsel Young; traversed by Defense counsel: challenge denied.

Upon direction of the Court, Defense Counsel Bond specifically examined the prospective jury panel; passed for cause.

Upon discussion at the bench with Juror Graham and no objection of counsel, **COURT** excused Juror Graham.

Another name drawn. Thomas Hodgkin called, seated and generally examined by Court.

Respective counsel passed the jury panel for cause.

Court thanked and excused unselected Jurors.

Prospective jury panel moved to another courtroom in order for the exercise of peremptory challenges.

4:00 p.m. Court recessed.

4:14 p.m. Court reconvened outside the presence of the jury with respective counsel and defendant present.

State's first peremptory challenge was of juror Daly.

Defendant's first peremptory challenge was of juror Brown.

State's second peremptory challenge was of juror Bryant.

Defendant's second peremptory challenge was of juror Reed.

State's third peremptory challenge was of juror Earnest.

Defendant's third peremptory challenge was of juror LaFevre.

State's fourth peremptory challenge was of juror Medeiros.

Defendant's fourth peremptory challenge was of juror Morrow.

State's fifth peremptory challenge was of juror Desruisseaux.

Defendant's fifth peremptory challenge was of juror Streed.

State's sixth peremptory challenge was of juror Kish.

Defendant's sixth peremptory challenge was of juror Sinnett.

State's seventh peremptory challenge was of juror Rodine. Defendant's seventh peremptory challenge was of juror Lewis.

State's eighth peremptory challenge was of juror Hill.

Defendant's eighth peremptory challenge was of juror Swanberg.

State's peremptory challenge of alternate jurors was of juror Battin.

Defendant's peremptory challenge of alternate jurors was of juror Chevalier.

DATE, JUDGE OFFICERS OF

PAGE THREE

COURT RRECEN

COURT PRESENT APPEARANCES-HEARING CONT'D TO

1/26/15 **PENALTY PHASE JURY TRIAL - DAY ONE**

J. Schonlau (Reporter)

Jury returned to the Courtroom and Court Clerk called names of selected

Jurors as follows:

1/27/15 8:15 a.m.

Thomas Hodgkin

Paul Jones Eileen Marler-Walsh Marina Conner Michael D'Allessandris Ongoing Jury Trial

Jace Glover Cambria Harkey William McGee

Leslie Daane

Lexanne Fox Belinda Chalk

Alternates: Ronn Ozaki and Jerry Cunningham

Court thanked and excused unselected jurors.

Court advised the selected jury panel of roll during these proceedings.

4:37 p.m. Selected Jury Panel sworn to try this case.

Ronald Lunt

4:42 p.m. Jury admonished and excused.

Discussion ensued regarding additional redactions to be made to the bad

act curative instruction, video tape evidence and redactions to the

transcripts of prior testimony to be presented the jury.

4:45 p.m. Court recessed.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSSELL HARTE**

DATE, JUDGE OFFICERS OF PAGE ONE

COURT PRESENT APPEARANCES-HEARING PENALTY PHASE JURY TRIAL - DAY TWO CONT'D TO

1/27/15

HONORABLE Deputies District Attorney Zach Young, Esq., and Matthew Lee, Esq.,

CONNIE

represented the State. Defendant present with counsel, Chief Deputy Public STEINHEIMER Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond, Esq.

DEPT. NO.4

M. Stone (Clerk)

8:24 - 8:30 p.m. Court convened in chambers with respective counsel to discuss employment emergency that has arisen for Juror Conner.

J. Schonlau (Reporter)

8:38 p.m. Court reconvened outside the presence of the jury with respective counsel and defendant present.

Juror Connor present, advised the Court and counsel of employment emergency.

Upon no objection of respective counsel, COURT ORDERED Juror Connor excused and replaced by Alternate Juror Ozaki.

Defense Counsel Bond requested additional modifications to curative instruction regard bad act evidence and advised it was being requested as a strategic decision that the instruction be given only once prior to first bad act testimony instead before each and every witness testifying of bad act State's counsel Young requested additional modification to evidence. language of instruction. COURT ENTERED ORDER giving instruction as modified by agreement of respective counsel which shall only be given prior to first bad act testimony then as part of the instruction packet for jury deliberations.

Discussion ensued regarding the redacted transcripts of prior testimony marked as exhibits 55, 56 and 57, which are admitted for purposes of their presentation to the jury as testimony but shall not be provided to the jury during their deliberations.

Discussion ensued regarding exhibits 11C and 11D, which are the original and redacted Interview of Shawn Harte.

Defense Counsel Bond advised Court of Objection to Exhibit 37. In light of the Court's previous ruling regarding admissible evidence, State's Counsel Young advised the Court that Exhibit 37 would not be offered by the State. Respective counsel advised the Court that the Indictment has been reviewed with the Clerk and stipulate to the reading to the jury as modified by the Clerk. 8:58 a.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Prospective jurors present.

Court Clerk read the Indictment aloud and indicated that the Defendant was previously found Guilty of the charges set forth therein.

State's Counsel Lee presented opening statement. Defense Counsel Pusich presented opening statement.

9:53 a.m. Jury admonished. Court recessed.

DATE, JUDGE OFFICERS OF

PAGE TWO

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

1/27/15 J. Schonlau (Reporter)

PENALTY PHASE JURY TRIAL - DAY TWO

10:13 a.m. Court reconvened outside the presence of the jury with respective counsel and defendant present.

Respective counsel advised the Court of additional redaction made to the transcript testimony of Jerome Vaughn (Exhibit 55).

10:15 a.m. Jury entered. Respective counsel stipulated to the presence of the jury.

EXHIBITS 1 – 68 previously marked.

Kandi Payne-Davis called by State's Counsel Lee, sworn and testified.

EXHIBITS 2A and 2B offered by State's Counsel Lee; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Payne-Davis further direct examined.

EXHIBITS 7A – 7E offered by State's Counsel Lee; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Payne-Davis further direct examined; cross-examined by Defense Counsel Pusich; redirect examined; excused.

Ronald Holst called by State's Counsel Young, sworn and testified; cross-examined by Defense Counsel Pusich; redirect examined; excused.

Roy Stralla called by State's Counsel Lee and sworn to present the transcript testimony of Jerome Vaughn (Exhibit 55).

COURT read the Special Jury Instruction regarding bad act evidence.

Abraham Lee called by State's Counsel Lee, sworn and testified.

EXHIBITS 34A through 34L offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Lee further direct examined; cross-examined by Defense Counsel Bond; redirect examined; excused.

11:45 a.m. Jury admonished and excused.

Outside the presence of the jury, Court clarified for the record that Exhibits 55, 56 and 57 are admitted into evidence for demonstrative purposes only. 11:48 Court recessed.

1:33 p.m. Court reconvened with respective counsel and defendant present. Respective counsel stipulated to the presence of the jury.

DATE, JUDGE OFFICERS OF COURT PRESENT

PAGE THREE

APPEARANCES-HEARING

CONT'D TO

1/27/15 J. Schonlau (Reporter) **PENALTY PHASE JURY TRIAL - DAY TWO**

James Steuart called by State's Counsel Lee, sworn and testified.

EXHIBIT 4A offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Steuart further direct examined.

***Witness identified the Defendant for the record.

Witness Steuart further direct examined.

EXHIBIT 38A offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Steuart further direct examined; cross-examined by Defense Counsel Bond; redirect examined; excused.

Bill Coleman called by State's counsel Lee, sworn and testified.

EXHIBIT 35 offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Coleman further direct examined.

***Witness identified the Defendant for the record.

Witness Coleman further direct examined.

EXHIBITS 5D and 36 offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBITS 26 and 33 offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBITS 5C and 9 offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Coleman further direct examined.

EXHIBIT 5B offered by State's Counsel Lee; standing objection by Defense Counsel Bond; ordered admitted into evidence based on previous ruling by

DATE, JUDGE OFFICERS OF

PAGE FOUR

COURT PRESENT APPEARANCES-HEARING
1/27/15 PENALTY PHASE JURY TRIAL - DAY TWO

CONT'D TO

1/27/15 J. Schonlau (Reporter)

the Court.

Witness Coleman further direct examined.

EXHIBITS 5A and 24 offered by State's Counsel Lee; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Coleman further direct examined; cross-examined by Defense Counsel Bond; excused.

3:13 p.m. Jury admonished. Court recessed.

3:33 p.m. Court reconvened outside the presence of the jury with respective counsel and Defendant present.

Discussion ensued regarding the schedule of witnesses for the remainder of the day as well as the remainder of the trial.

3:40 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Mark Joseph called by State's counsel Young, sworn and testified.

***Witness identified the Defendant for the record.

Witness Joseph further direct examined.

EXHIBITS 4B and 4C offered by State's Counsel Young; no objection by Defense Counsel Bond; ordered admitted into evidence.

Witness Joseph further direct examined; cross-examined by Defense Counsel Bond; excused.

Charles Lowe called by State's counsel Lee, sworn and testified.

EXHIBIT 2C offered by State's Counsel Lee; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 28 offered by State's Counsel Lee; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Lowe further direct examined.

EXHIBIT 16 offered by State's Counsel Lee; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Lowe further direct examined.

DATE, JUDGE **OFFICERS OF** PAGE FIVE

COURT PRESENT APPEARANCES-HEARING **PENALTY PHASE JURY TRIAL - DAY TWO**

CONT'D TO

1/27/15 J. Schonlau (Reporter)

EXHIBIT 16A offered by State's Counsel Lee; no objection by Defense 1/28/15 Counsel Pusich: ordered admitted into evidence.

9:00 a.m.

Witness Lowe further direct examined.

Ongoing **Jury Trial**

EXHIBIT 17A – 17E offered by State's Counsel Lee; no objection by Defense Counsel Pusich: ordered admitted into evidence.

Witness Lowe further direct examined; cross-examined by Defense Counsel Pusich; redirect examined; excused.

David Watts-Vial called by State's Counsel Lee and sworn to present the transcript testimony of Kevin Lattyak (Exhibit 56).

5:04 p.m. Jury admonished and excused.

Outside the presence of the jury, Court confirmed the admission of exhibits during Charles Lowe and Kevin Lattyak.

Discussion ensued regarding the schedule of witnesses.

Defense Counsel Pusich advised the Court and the State that Michael Duncan, mentioned in the testimony of Kevin Lattyak, worked for the Washoe County Public Defender's Office after the original trial in this matter, but ceased employment prior to the Public Defender's Office being assigned for the new Penalty Phase.

5:10 p.m. Court recessed.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR98-0074A TITLE: THE STATE OF NEVADA VS. SHAWN

RUSSSELL HARTE

PAGE ONE

DATE, JUDGE OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

1/28/15 **PENALTY PHASE JURY TRIAL - DAY THREE**

HONORABLE Deputies District Attorney Zach Young, Esq., and Matthew Lee, Esq.,

CONNIE represented the State. Defendant present with counsel, Chief Deputy Public

STEINHEIMER Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond,

DEPT. NO.4 Esq.

M. Stone 9:15 a.m. Court convened outside the presence of the jury.

(Clerk) Defense Counsel Pusich advised the Court of the scheduling issues with

J. Schonlau Defense Expert Dr. Piasecki.

(Reporter) Defense Counsel Pusich provided the Court with 2 additional jury instructions

regarding criminal convictions of William Castillo. State's counsel stipulated

to the instructions as provided.

9:19 a.m. Jury entered. Respective counsel stipulated the presence of the

jury.

Dr. David Palosaari called by State's Counsel Young, sworn and testified.

EXHIBITS 1B and 1C offered by State's Counsel Young; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Dr. Polasaari further direct examined; cross-examined by Defense Counsel Pusich; excused.

Jim Beltron called by State's Counsel Young, sworn and testified.

EXHIBIT 52 offered by State's Counsel Young; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Beltron further direct examined.

EXHIBITS 3A and 3B offered by State's Counsel Young; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Beltron further direct examined.

EXHIBITS 18A – 18C offered by State's Counsel Young; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Beltron further direct examined.

EXHIBIT 38 offered by State's Counsel Young; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Beltron further direct examined.

DATE, JUDGE OFFICERS OF

PAGE TWO

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

1/28/15 J. Schonlau (Reporter) PENALTY PHASE JURY TRIAL - DAY THREE

EXHIBIT 11D offered by State's Counsel Young; no objection by Defense Counsel Pusich; ordered admitted into evidence.

Witness Beltron further direct examined.

10:07 a.m. Jury admonished. Court recessed.

10:26 a.m. Court reconvened outside the presence of the jury with respective counsel and Defendant present.

Discussion ensued regarding the placement of the TV scene and the Witness in order for Exhibit 11D to be published to the jury.

10:27 a.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Witness Beltron, heretofore sworn, resumed stand and was further direct examined.

1:04 p.m. Jury admonished. Court recessed.

2:30 p.m. Court reconvened outside the presence of the jury with respective counsel and Defendant present.

Defense Counsel Pusich updated the Court as to the availability of Dr. Piasecki.

Discussion ensued regarding the length of Defendant's case.

Court canvassed the Defendant as to the right against self-incrimination and statement in allocution. Defendant waived right against self-incrimination and advised the Court he would testify.

2:36 p.m. Jury entered. Respective counsel stipulated to the presence of the jury.

Witness Beltron, heretofore sworn, resumed stand and was further direct examined.

EXHIBITS 53 and 54 offered by State's Counsel Young; standing objection by Defense Counsel Pusich; admission held in abeyance.

Witness Beltron further direct examined; cross-examined by Defense Counsel Pusich; excused.

Lanette Anderson called by State's counsel, sworn and testified.

Witness Anderson further direct examined.

^{***}Witness identified the Defendant for the record.

DATE, JUDGE OFFICERS OF

COURT PRESENT

PAGE THREE

APPEARANCES-HEARING

CONT'D TO

1/28/15 J. Schonlau (Reporter) **PENALTY PHASE JURY TRIAL - DAY THREE**

EXHIBIT 8D offered by State's counsel Young; no objection by Defense 1/29/15 Counsel Bond: ordered admitted into evidence. 9:00 a.r

9:00 a.m. Ongoing

Witness Anderson further direct examined; cross-examined by Defense **Jury Trial** Counsel Bond; excused.

After discussion at the bench with respective counsel, **EXHIBITS 53A and 54A** marked and ordered admitted into evidence.

State's Counsel Young withdrew offer of Exhibits 53 and 54.

State rested its case-in-chief.

Shawn Harte called by Defense Counsel Bond, sworn and testified.

EXHIBIT 65 offered by Defense Counsel Bond; no objection by State's Counsel Young; ordered admitted into evidence.

Witness Harte further direct examined.

EXHIBIT 64 offered by Defense Counsel Bond; no objection by State's Counsel Young; ordered admitted into evidence.

Witness Harte further direct examined.

EXHIBITS 66, 67 and 68 offered by Defense Counsel Bond; no objection by State's Counsel Young; ordered admitted into evidence.

Witness Harte further direct examined.

4:35 p.m. Jury admonished and excused. Court recessed.

4:48 p.m. Court reconvened outside the presence of the jury with respective counsel and Defendant present.

Defense Counsel Bond advised the Court of the length remaining to the direct examination of the Defendant.

Based on the length remaining and no objection by counsel, **COURT** directed the Bailiff to release the jury for the evening to return on January 29, 2015 at 9:00 a.m.

Discussion ensued regarding the schedule of witnesses for the remainder of trial and the jury instructions.

4:55 p.m. Court recessed. Defendant remanded to the custody of the Sheriff.

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSSELL HARTE**

DATE, JUDGE **OFFICERS OF** PAGE ONE

COURT PRESENT APPEARANCES-HEARING CONT'D TO

PENALTY PHASE JURY TRIAL - DAY FOUR

CONNIE

HONORABLE Deputies District Attorney Zach Young, Esq., and Matthew Lee, Esq., represented the State. Defendant present with counsel, Chief Deputy Public STEINHEIMER Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond, Esq.

DEPT. NO.4

J. Schonlau

(Reporter)

M. Stone (Clerk)

1/29/15

9:13 a.m. Court convened outside the presence of the jury.

Defense Counsel Pusich provided an update of Defense Expert Dr. Piasecki's Based on such, COURT advised respective counsel of the schedule.

schedule of the remainder of trial.

9:16 a.m. Jury entered. Respective counsel stipulated the presence of the

jury.

Witness Harte, heretofore sworn, resumed stand and was further direct examined.

EXHIBITS 60A – 60C and 61 offered by Defense Counsel Bond; no objection by State's Counsel Young; ordered admitted into evidence.

Witness Harte further direct examined.

EXHIBIT 62 offered by Defense Counsel Bond; no objection by State's Counsel Young; ordered admitted into evidence.

Witness Harte further direct examined.

EXHIBIT 63 offered by Defense Counsel Bond; no objection by State's Counsel Young; ordered admitted into evidence.

Witness Harte further direct examined.

10:27 a.m. Jury admonished. Court recessed.

10:49 a.m. Court reconvened outside the presence of the jury with respective counsel and Defendant present.

State's Counsel Young advised the Court that his cross-examination of the Defendant would be approximately 30 minutes in length.

10:50 a.m. Jury entered. Respective counsel stipulated to the presence of the Jury.

Witness Harte, heretofore sworn, resumed stand and was cross-examined by State's Counsel Young.

12:09 p.m. Jury admonished. Court recessed.

1:33 p.m. Court reconvened with respective counsel and Defendant present.

DATE, JUDGE OFFICERS OF

PAGE TWO

COURT PRESENT APPEARANCES-HEARING
1/29/15 PENALTY PHASE JURY TRIAL - DAY FOUR

CONT'D TO

1/29/15 J. Schonlau (Reporter)

Respective counsel stipulated to the presence of the jury.

1/30/15

Witness Harte, heretofore sworn, resumed stand and was redirect examined; **1:30 p.m.** excused. **Ongoing**

Ongoing Jury Trial

Janine Marshall called by Defense Counsel Pusich, sworn and testified; cross-examined; excused.

Holly Bergeret called by Defense Counsel Pusich and sworn to present the transcript testimony of Linda Solomon (Exhibit 67).

EXHIBIT 44A marked and ordered admitted into evidence during transcript testimony of Linda Solomon.

2:18 p.m. Jury admonished and excused for the remainder of the day. Outside the presence of the jury, discussion ensued regarding Exhibit 44 that was released by order of the Court after the first trial and the marking of Exhibit 44A which is a copy of Exhibit 44.

2:20 p.m. Court recessed. Defendant remanded to the custody of the Sheriff. 2:30 p.m. – 4:10 p.m. Court and respective counsel met in chambers for preliminary discussions regarding the jury instructions.

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN RUSSSELL HARTE

DATE, JUDGE OFFICERS OF

PAGE ONE

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

1/30/15 **PENALTY PHASE JURY TRIAL - DAY FIVE**

HONORABLE Deputies District Attorney Zach Young, Esq., and Matthew Lee, Esq.,

CONNIE represented the State. Defendant present with counsel, Chief Deputy Public STEINHEIMER Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond,

DEPT. NO.4 Esq.

M. Stone 1:4

1:41 p.m. Court convened. Respective counsel stipulated the presence of

the jury.

J. Schonlau

(Reporter)

(Clerk)

Dr. Melissa Piasecki called by Defense Counsel Pusich, sworn and testified; cross-examined by State's Counsel Young; redirect examined; recross-examined; further examined by Defense Counsel Pusich; excused.

Defense rested case-in-chief.

The State had no witnesses to call in rebuttal.

2:55 p.m. Jury admonished. Court recessed.

3:16 p.m. Court reconvened with respective counsel and Defendant present. Respective counsel stipulated to the presence of the jury.

Anthony Castro presented sworn victim impact statement.

EXHIBITS 58, 58A, 59A and 59B offered by State's Counsel Young during the victim impact statement; no objection by Defense Counsel Pusich; ordered admitted into evidence.

3:38 p.m. Jury admonished and excused for remainder of day.

Outside the presence of the jury, **EXHIBIT 69** marked by Defense Counsel Pusich solely for purposes of being part of the record and shall not be given to the jury.

Based on suggestion of counsel, the admitted stickers from the previous trial shall remain on the Exhibits and a new one for this trial shall be placed next to them.

Court reviewed the order of the jury instructions.

Defense Counsel Pusich advised the Court that the defense is specifically requesting the jury instruction regarding the co-defendant's sentences as modified as a strategic decision.

Defense Counsel Pusich objected to the language "equal and exact justice" in Instruction 19; presented argument; response by State's counsel Young; reply by Defense Counsel Pusich. **COURT** overruled objection.

Court reviewed the forms of verdict.

State's counsel Young had no further instructions to offer nor any additional objections to the jury instructions.

Defense counsel Pusich had no further instructions to offer no any additional

DATE, JUDGE

PAGE TWO

OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

J. Schonlau

PENALTY PHASE JURY TRIAL - DAY FIVE

objections to the jury instructions.

(Reporter)

1/30/15

Defense Counsel Pusich specifically noted the non-objection for strategic 2/2/15 purposes to Instruction 18 based on the Court giving Instruction.

9:00 a.m.

Respective counsel stipulated to the reading of the instructions prior to closing **Ongoing**

arguments.

Jury Trial

COURT advised counsel of the order of closing arguments.

Defense Counsel Bond presented objection to the State being allowed to present rebuttal argument; response by State's Counsel Young; reply by Defense Counsel Bond. COURT overruled objection and would allow the

State to present rebuttal argument.

4:20 p.m. Court recessed.

Defendant remanded to the custody of the Sheriff.

FILED Electronically 2015-02-03 12:32:11 PM Jacqueline Bryant Clerk of the Court Transaction # 4800542

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSSELL HARTE**

DATE, JUDGE **OFFICERS OF** PAGE ONE

COURT PRESENT APPEARANCES-HEARING CONT'D TO

PENALTY PHASE JURY TRIAL - DAY SIX 2/2/15

Deputies District Attorney Zach Young, Esq., and Matthew Lee, Esq., HONORABLE

represented the State. Defendant present with counsel, Chief Deputy Public CONNIE

STEINHEIMER Defender Maizie Pusich, Esq., and Deputy Public Defender Cheryl Bond,

DEPT. NO.4 Esq.

9:09 a.m. Court convened. Respective counsel stipulated the presence of M. Stone

the jury. (Clerk)

Court read Jury Instructions aloud. J. Schonlau

State's Counsel Young presented opening argument. (Reporter)

Defense Counsel Bond presented answering argument.

10:57 a.m. Jury admonished. Court recessed.

11:18 a.m. Court reconvened with respective counsel and Defendant present.

Respective counsel stipulated to the presence of the Jury.

State's counsel Young presented closing argument.

Upon agreement of counsel, Alternate Juror Cunningham excused to return to normal daily activities, subject to recall.

11:43 a.m. Bailiff and Law Clerk sworn.

Outside the presence of the Jury, Court directed State's counsel to contact the District Attorney's IT Department to confirm that a "clean" computer has been received from the District Attorney's Office for the Jury's use during deliberation.

Court further advised respective counsel that the bullets would not be given to the jury unless specifically requested and if so, the weapons would be removed from the jury room while the bullets where in with the Jury.

Upon agreement of counsel, any exhibits that have an old admitted sticker and the new admitted stickers will not fit on the exhibit as well, the exhibit will be placed in an envelope and the new admitted sticker will be placed on the envelope.

11:50 a.m. Court recessed awaiting Jury.

1:51 p.m. Court reconvened.

Bailiff advised the Court that the Jury has reached a verdict. Jury entered.

Clerk called roll of the jury panel.

DATE, JUDGE **OFFICERS OF**

PAGE TWO

COURT PRESENT APPEARANCES-HEARING **PENALTY PHASE JURY TRIAL - DAY SIX**

J. Schonlau (Reporter)

2/2/15

Jury returned the following verdict:

VERDICT ON PENALTY

The defendant, having been previously found guilty by jury verdict of MURDER OF THE FIRST DEGREE WITH THE USE OF A DEADLY WEAPON, and we the jury newly empaneled to decide and set penalty, now set the penalty to be imposed for MURDER OF THE FIRST DEGREE at Life in the Nevada Department of Corrections without the Possibility of Parole.

DATED this <u>2nd</u> day of <u>February</u>, 2015.

(sgd) Michael D'Allessandris **FOREPERSON**

CONT'D TO

Based on the Verdict Form lacking the year in which the verdict was reached, **COURT** directed the Foreperson to place such on the form.

Court inquired of the jurors as a whole if the verdict as read was the verdict to which they agreed and there were no negative responses.

Upon request of Defense Counsel Pusich, **COURT ORDERED** jury polled.

To the Question "Is this your verdict as read?" posed to each juror individually, there were no negative responses.

Court thanked and excused the jury.

Upon stipulation of counsel and agreement of Defendant, COURT ORDERED PSI waived. Respective counsel made statements to the Court as to the sentence on Count II – Robbery with the Use of a Firearm remaining the same as pronounce by the Court in 1999.

Defendant declined to make a statement to the Court on his own behalf. **COURT ORDERED JUDGMENT ENTERED** and sentenced defendant to imprisonment in the Nevada Department of Corrections for Life without the possibility of parole with credit for six thousand two hundred ninety-three (6,293) days time served for Count I with a consecutive like term of imprisonment in the Nevada Department of Corrections for Life without the possibility of parole for the use of a deadly weapon; to imprisonment in the Nevada Department of Corrections for the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventy-two (72) months, with credit for six thousand two hundred ninety-three (6,293) days time served for Count II with a consecutive like term of imprisonment in the Nevada Department of Corrections for the maximum term of one hundred eighty (180) months with the minimum parole eligibility of seventy-two (72) months for the use of a firearm. The sentences for Count II shall be served concurrently with the sentences imposed for Count I. The Defendant is further ordered to submit to a DNA Analysis Test for the purpose of determining genetic markers; to pay attorney's fees in the amount of Seven Hundred Fifty Dollars (750.00) for reimbursement of legal expenses; to pay

DATE, JUDGE OFFICERS OF

PAGE THREE

COURT RRECEN

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

2/2/15 J. Schonlau PENALTY PHASE JURY TRIAL - DAY SIX

J. Schonlau (Reporter)

a Twenty-Five Dollar (\$25.00) administrative assessment fee; and to pay a Two Hundred Fifty Dollar (\$250.00) DNA analysis fee to the Clerk of the Second Judicial District Court, said fees credited with any amounts already paid. The fees are subject to removal from the Defendant's books at the Washoe County Jail and/or Nevada Department of Corrections.

2:06 p.m. Court recessed.

Defendant remanded to the custody of the Sheriff for transportation to the

Warden.

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

PLTF: THE STATE OF NEVADA
DEFT: SHAWN R. HARTE
PATY: ZACH YOUNG, ESQ./MATTHEW LEE, ESQ.
DATY: MAIZIE PUSICH, ESQ. /CHERYL BOND, ESQ.

Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **1/23/2015**

Exhibit No.	Party	Description	Marked	Offered	Admitted
A	State	Transcript – Harte Interview with Det. Beltron	1/8/1999		
1A	State	Photograph – Victim	3/12/1999		
1B-C	State	Photograph – Victim	3/12/1999	No Objection	1/28/2015
2А-В	State	Photograph – Scene	3/12/1999	No Objection	1/27/2015
2C	State	Photograph – Scene	3/12/1999	No Objection	1/27/2015
3А-В	State	Photograph – Sirex Residence	3/12/1999	No Objection	1/27/2015
4A-C	State	Photograph – Harte Car	3/12/1999	No Objection	1/27/2015
5A, C - D	State	Photograph – Harte Residence	3/12/1999	No Objection	1/27/2015
5B	State	Photograph – Harte Residence	3/12/1999	Standing Objection Overruled	1/27/2015
6A	State	Bag containing Miscellaneous items (i.e. Toilettries and Business Cards)	3/12/1999		
6B	State	Map	3/12/1999		
6C	State	Notebook	3/12/1999		
6D	State	Clipboard	3/12/1999		

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

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Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **1/23/2015**

Exhibit No.	Party	Description	Marked	Offered	Admitted
7A-C	State	Poloriod Photograph – 3 marked during first trial	3/12/1999	No Objection	1/27/2015
7D-E	State	Poloriod Photographs – 2 contained in envelope not marked during first trial	1/23/2015	No Objection	1/27/2015
8D	State	Letter written by Shawn Harte as redacted for new penalty phase trial	1/23/2015	No Objection	1/28/2015
9	State	Envelope - 7 Pages of Harte Material	3/12/1999	No Objection	1/27/2015
11C	State	CD – Interview of Shawn Harte	1/23/2015		
11D	State	CD – Interview of Shawn Harte (Redacted)	1/23/2015	No Objection	1/28/2015
16.	State	Missile Fragments from Victim	3/12/1999	No Objection	1/27/2015
16A	State	Photograph – Missile Fragments from Victim	1/26/2015	No Objection	1/27/2015
17A	State	Smith and Wesson .22	3/12/1999	No Objection	1/27/2015
17B	State	Bullet for Smith and Wesson	3/12/1999	No Objection	1/27/2015
17C	State	Magazine for Smith and Wesson	3/12/1999	No Objection	1/27/2015
17D	State	Wildcat Ammunition	3/17/1999	No Objection	1/27/2015

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

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PATY: ZACH YOUNG, ESQ./MATTHEW LEE, ESQ.
DATY: MAIZIE PUSICH, ESQ. /CHERYL BOND, ESQ.

Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **1/23/2015**

Exhibit No.	Party	Description	Marked	Offered	Admitted
17E	State	Stinger Ammunition	3/17/1999	No Objection	1/27/2015
18A	State	Lorcin .22	3/12/1999	No Objection	1/28/2015
18B	State	Magazine for Lorcin .22	3/12/1999	No Objection	1/28/2015
18C	State	Bullets for Lorcin .22	3/17/1999	No Objection	1/28/2015
19A	State	Papers from Taxi Cab	3/12/1999		
19B	State	Papers from Taxi Cab from Driver's Door Pocket	3/12/1999		
24	State	Newspaper – 10/27/97 from Babb/Harte Residence	3/12/1999	No Objection	1/27/2015
24A	State	Redacted Copy of Newspaper Article – 10/27/97 from Babb/Harte Residence	3/19/1999		
25	State	Items from the Victim	3/12/1999		
26	State	Radio Shack Wireless Micro-Phone	3/12/1999	No Objection	1/27/2015
28	State	.22 Caliber Casing	3/12/1999	No Objection	1/27/2015
29	State	Military Records of Harte	3/12/1999		
33	State	Photograph – Items at Harte Residence	3/16/1999	No Objection	1/27/2015

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

PLTF: THE STATE OF NEVADA
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PATY: ZACH YOUNG, ESQ./MATTHEW LEE, ESQ.
DATY: MAIZIE PUSICH, ESQ. /CHERYL BOND, ESQ.

Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **1/23/2015**

Exhibit No.	Party	Description	Marked	Offered	Admitted
34A-L	State	Photographs – Abraham Lee's Vehicle	3/22/1999	No Objection	1/27/2015
35	State	Analysis from US 395 Scene	3/22/1999	No Objection	1/27/2015
36	State	Photograph – Rifle	3/22/1999	No Objection	1/27/2015
37	State	Photograph – Harte's Room	3/22/1999		
38	State	Signed Miranda Waiver by Harte dated 11/13/1997	3/22/1999	No Objection	1/28/2015
38A	State	Signed Miranda Waiver by Harte dated 11/12/1997	1/23/2015	No Objection	1/27/2015
44A	Defendant	Photo Album of Shawn R. Harte (Copy of Released Exhibit 44)	1/29/2015	No Objection	1/29/2015
50	State	WCSO – Forensic Science Division – Fingerprint Analysis	12/17/2014		
52	State	Map – North Valleys	1/23/2015	No Objection	1/28/2015
53	State	Indictment – Latisha Babb (CR98-0074B)	1/23/2015	Offer Withdrawn	
53A	State	Judgment of Conviction – Latisha Babb (CR98-0074B)	1/28/2015	Standing Objection Overruled	1/28/2015
54	State	Indictment – Weston Sirex (CR98-0074C)	1/23/2015	Offer Withdrawn	

4

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

PLTF: THE STATE OF NEVADA
DEFT: SHAWN R. HARTE
PATY: ZACH YOUNG, ESQ./MATTHEW LEE, ESQ.
DATY: MAIZIE PUSICH, ESQ. /CHERYL BOND, ESQ.

Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **1/23/2015**

Exhibit No.	Party	Description	Marked	Offered	Admitted
54A	State	Judgment of Conviction - Weston Sirex (CR98-0074C	1/28/2015	Standing Objection Overruled	1/28/2015
55	State	Transcript – Jerome Vaughn (Redacted)	1/23/2015	Stipulated	1/27/2015 - Demonstrative
56.	State	Transcript – Kevin Lattyak (Redacted)	1/23/2015	Stipulated	1/27/2015 – Demonstrative
57	Defendant	Transcript – Linda Solomon (Redacted)	1/23/2015	Stipulated	1/27/2015 - Demonstrative
58	State	Photograph – John Castro	1/23/2015	No Objection	1/30/2015
58A	State	Photograph – Military of John Castro	1/26/2015	No Objection	1/30/2015
59A	State	Photograph – Keoni (Baby)	1/23/2015	No Objection	1/30/2015
59B	State	Photograph – Keoni (Teenager)	1/23/2015	No Objection	1/30/2015
60A-C	Defendant	"My Child's Story" (3)	1/23/2015	No Objection	1/29/2015
61	Defendant	Letter to Rameau from Shawn and Toni	1/23/2015	No Objection	1/292015
62	Defendant	Information regarding Micro-Loan Self-Help Group	1/23/2015	No Objection	1/29/2015
63	Defendant	Letter from William Castillo dated 6/3/2014	1/23/2015	No Objection	1/29/2015

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

PLTF: THE STATE OF NEVADA
DEFT: SHAWN R. HARTE
PATY: ZACH YOUNG, ESQ./MATTHEW LEE, ESQ.
DATY: MAIZIE PUSICH, ESQ. /CHERYL BOND, ESQ.

Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **1/23/2015**

Exhibit No.	Party	Description	Marked	Offered	Admitted
64	Defendant	Mountain High School Diploma – Shawn Harte	1/23/2015	No Objection	1/28/2015
65	Defendant	Mountain High School Transcript – Shawn Harte	1/23/2015	No Objection	1/28/2015
66.	Defendant	Ohio University Examination Report and Transcript – Shawn Harte	1/23/2015	No Objection	1/28/2015
67	Defendant	Professional Career Development Institute Cover Letter and Transcript – Shawn Harte	1/23/2015	No Objection	1/28/2015
68	Defendant	UNR Transcript and Test Results	1/23/2015	No Objection	1/28/2015
69	Defendant	Evaluation of Shawn Harte by Melissa Paisecki, M.D.	1/30/2015		

FILED
Electronically
2015-02-10 04:28:15 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 4812432

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

DATE, JUDGE OFFICERS OF

(Reporter)

PAGE ONE

OFFICERS OF	
COURT PRESENT	APPEARANCES-HEARING

CONT'D TO

12/17/14
HONORABLE
CONNIE
STEINHEIMER
DEPT. NO.4
M. Stone
(Clerk)
J. Schonlau

PRE-TRIAL MOTIONS/MOTION TO CONFIRM TRIAL DATE
Deputies District Attorney Zach Young and Matthew Lee represented the State.
Defendant present via telephone with counsel, Chief Deputy Public Defender Cheryl Bond.
Defendant waived presence at this hearing and understood that should he be disconnected he may not be able to be reconnected.
Discussion ensued regarding the procedure to be utilized in this proceeding.

James Beltron called by State's Counsel Young, sworn and testified; cross-examined by Defense Counsel Pusich; excused.

Gary Coleman called by State's Counsel Lee, sworn and testified.

EXHIBIT 50 marked by State's Counsel Lee.

Witness Coleman further direct examined; cross-examined by Defense Counsel Pusich; redirect examined; excused.

Lynette Anderson called by State's Counsel Young, sworn and testified.

EXHIBIT 51 marked by States Counsel Young.

Witness Anderson further direct examined.

EXHIBIT 51 offered by State's Counsel Young; no objection by Defendant's Counsel Pusich; ordered admitted into evidence.

Witness Anderson further direct examined; cross-examined by Defense Counsel Pusich; excused.

3:00 p.m. Court recessed.

3:15 p.m. Court reconvened with repective counsel present and defendant present via telephone.

Motion for Other Act Evidence by State's Counsel Young; presented argument; objection and argument by Defense Counsel Pusich; reply by State's Counsel Young.

COURT ENTERED THE FOLLOWING ORDERS: Other act evidence

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

DATE, JUDGE OFFICERS OF

PAGE TWO

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

12/17/14 J. Schonlau (Reporter)

PRE-TRIAL MOTIONS/MOTION TO CONFIRM TRIAL DATE

regarding the description of the relationship and/or abuse during the dating relationship between the Defendant and Witness Anderson shall not be allowed; other act evidence as to the Letter written by the defendant to Witness Anderson, except as to any mention of the death penalty, shall be allowed; other act evidence regarding the shootings in Churchill County shall be allowed; other act evidence contained in the interview of the defendant regarding the instant offense as it relates to prior fraud-related events, planning or discussions of other robberies or shootings, and firearms and ammunition shall not be allowed; and other act evidence as to what was seized during the lawful search of the defendant's residence except for the Anarchist's Cookbook and other documents and poisoning shall not be allowed.

Discussion ensued regarding the redactions to be made to the letter and the interview.

Motion in Limine regarding Voir Dire and Motion regarding Use of Jury Questionnaires by Defense Counsel Bond; presented argument; objection and argument by State's Counsel Lee; reply by Defendant Counsel Bond. **COURT ENTERED ORDER** denying Motion in Limine regarding Voir Dire and Motion regarding Use of Jury Questionnaires.

Motion for Individualized Sentencing by Defense Counsel Pusich; presented argument; objection and argument by State's counsel Young; reply by Defense Counsel Pusich.

Motion to Admit Evidence of the Co-Defendants' Sentences by State's counsel Young; presented argument; objection and argument by Defense Counsel Pusich; reply by State's counsel Young.

COURT took the Motion for Individualized Sentencing and the Motion to Admit Evidence of the Co-Defendants' Sentences under advisement.

Discussion ensued regarding a jury instruction being given as to the lapse of time between the finding of guilt and this sentencing hearing. Counsel to meet and confer regarding the language of such instruction. Should an agreement not be reached, counsel to brief issue for argument at the next hearing.

Motion in Limine regarding Hearsay Evidence by State's Counsel Young; presented argument; objection and argument by Defense Counsel Pusich; reply by State's Counsel Young. **COURT ENTERED ORDERED** granting Motion regarding Hearsay Evidence with the caveat that no hearsay evidence is put before the jury that is suspect or impalpable and a hearing should be requested outside the presence of the jury if there is any question.

Motion in Limine regarding Penalty Phase Evidence by Defense Counsel Pusich; objection and argument by State's counsel Young; reply by Defense

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSELL HARTE**

DATE, JUDGE **OFFICERS OF**

COURT PRESENT

PAGE THREE

12/17/14 J. Schonlau (Reporter)

APPEARANCES-HEARING PRE-TRIAL MOTIONS/MOTION TO CONFIRM TRIAL DATE CONT'D TO

Counsel Pusich. Respective counsel stipulated that no evidence can be 1/16/15 presented that was unconstitutionally obtained. COURT held Motion in 9:15 a.m. abeyance pending the marking of the evidence.

At next hearing the jury instructions shall be discussed plus any other Jury outstanding issues.

Defendant waive right to be physically present at such hearing.

Upon request of defense counsel Pusich, COURT ENTERED ORDER that the Issues defendant shall be transferred from the Nevada Department of Corrections to the Washoe County Jail by January 20, 2015 and the defendant shall remain in the Washoe County Jail until further Order of this Court.

Court recessed.

Hearing re:

Instructions/ Outstanding

Exhibits

Title: THE STATE OF NEVADA VS. SHAWN RUSSELL HARTE

PLTF: THE STATE OF NEVADA
DEFT: SHAWN R. HARTE
PATY: ZACH YOUNG, ESQ./MATTHEW LEE, ESQ.
DATY: MAIZIE PUSICH, ESQ./CHERYL BOND, ESQ.

Case No: **CR98-0074A** Dept. No: **4** Clerk: **M. Stone** Date: **12/17/2014**

Exhibit No.	Party	Description	Marked	Offered	Admitted
50.	State	WCSO – Forensic Science Division – Fingerprint Analysis	12/17/14		
51.	State	Letter written by Defendant to Lynette Dawn dated Monday, Oct. 5	12/17/14	No Objection	12/17/14

1

FILED Electronically 2015-02-19 02:10:03 PM Jacqueline Bryant Clerk of the Court Transaction # 4824614

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSELL HARTE**

DATE, JUDGE **OFFICERS OF**

COURT PRESENT APPEARANCES-HEARING CONT'D TO **HEARING ON JURY INSTRUCTIONS** 1/16/15 Deputies District Attorney Zach Young and Matthew Lee represented the State. 1/21/15 HONORABLE

CONNIE

DEPT. NO.4 M. Stone (Clerk) J. Schonlau

(Reporter)

Defendant present with counsel, Chief Deputy Public Defender Maizie Pusich 3:00 p.m. STEINHEIMER and Deputy Public Defender Cheryl Bond.

Discussion ensued regarding the special jury instructions regarding the lapse in Jury time from the guilty verdict to this penalty hearing. Counsel advised the Court Instructions/ that they are working together to present a joint instruction to the Court. Counsel Outstanding to provide the joint instruction to the Court by Tuesday, January 20, 2015. Court advised counsel that the Jury Commissioner's Office will be calling 100

iurors for this case.

Discussion ensued regarding the marking of exhibits and use of the exhibits marked in the first trial. Should exhibit be used from the first trial, the exhibit numbers will remain the same.

Discussion ensued regarding the packet of jury instructions provided by the State and the defense's points and authorities that were filed in-camera. Based on the State being unable to review the defense's points and authorities, discussion regarding the jury instructions shall occur at a later time. State's counsel shall file a response to the defense's points and authorities.

Further discussion ensued regarding the Jury instructions.

Hearing set in order to discuss the jury instruction and any unresolved issues.

Discussion ensued regarding the witnesses to be called by each-side.

Discussion ensued regarding the presentation order in this case. Based on agreement of counsel, COURT advised counsel that the order would be as follows: opening statements; State's case; defendant's case; rebuttal case, if any; statement of allocution, unless defendant' testifies in his case-in-chief; victim impact statements; jury instructions; and closing arguments.

Discussion ensued regarding the limiting instruction regarding other act evidence. State's counsel advised the Court that he would provide a proposed limiting instruction to the defense and the Court following this hearing.

Court recessed.

Defendant remanded to the custody of the Warden for transportation and booking into the Washoe County Jail pending the completion of trial.

Hearing re:

Issues

FILED Electronically 2015-02-19 02:59:46 PM Jacqueline Bryant Clerk of the Court Transaction # 4824863

CASE NO. CR98-0074A

TITLE: THE STATE OF NEVADA VS. SHAWN **RUSSELL HARTE**

DATE, JUDGE **OFFICERS OF**

COURT PRESENT APPEARANCES-HEARING CONT'D TO

1/21/15

HEARING – RESOLUTION OF OUTSTANDING MATTERS

HONORABLE CONNIE

Deputies District Attorney Zach Young and Matthew Lee represented the State. Defendant present with counsel, Chief Deputy Public Defender Maizie Pusich STEINHEIMER and Deputy Public Defender Cheryl Bond.

DEPT. NO.4 M. Stone (Clerk)

Court noted for the record that the Order regarding the Co-Defendant's Sentences has been entered. Counsel noted receipt of such order.

C. Amundson (Reporter)

Court noted receipt of Jury Instruction regarding the lapse of time between the quilty verdict and this sentencing trial. Upon agreement of counsel, COURT marked the instruction as Special Instruction A and advised counsel that the instruction would be provided to the Jury at the beginning of the case and not provided again.

Discussion ensued regarding the Limiting Instruction regarding other act evidence. Based on specific request of defense, COURT modified the work "propensities" to "qualities".

Points and authorities for mitigating instructions by defense counsel Pusich; objection and argument by State's counsel; reply by defense counsel Pusich.

COURT directed the State to provide case law as to the appropriate language of the instruction that begins "Now you will hear...".

COURT ENTERED ORDER that the sympathy instruction will be allowed with the mitigating definition instruction.

COURT denying request for Jury Instruction beginning "A mitigating circumstance itself need not be agreed to unanimously..." as it is not appropriate in non-death cases. **COURT** further denying request for Jury Instruction that list the mitigating circumstances that may be considered. Clerk mark Instructions as Defense Proposed Instructions A and B – Rejected.

Discussion ensued regarding burden of proof instructions, Sanchez Instruction and Mitigating Circumstances.

COURT directed defense counsel Pusich to prepare an Allen Instruction as well as the instruction regarding selecting a Foreperson.

Defendant waived right to be present at the exhibit marking and any preliminary arguments regarding the Jury Instructions.

State's counsel advised the Court that the interview of the defendant has been modified to remove the defendant's social security number.

Discussion ensued regarding the reading of prior testimony of certain witnesses due to their unavailability. COURT directed counsel to mark the transcript of each witness for demonstrative purpose only.

Court recessed.

Defendant remanded to the custody of the Sheriff.

FILED Electronically CR98-0074A 2018-07-20 02:02:17 PM Jacqueline Bryant Clerk of the Court Transaction # 6788323

CASE NO. CR98-0074A (POST-CONVICTION)

TITLE: THE STATE OF NEVADA VS. SHAWN RUSSELL

HARTE

DATE, JUDGE **OFFICERS OF**

COURT PRESENT APPEARANCES-HEARING CONT'D TO

MOTION TO DISMISS PETITION FOR WRIT OF HABEAS CORPUS 6/21/18

(POST-CONVICTION) HONORABLE

Deputy District Attorney Jennifer Noble represented the State. Defendant CONNIE

STEINHEIMER present with counsel, Caroline Tanner, Esq.

Motion to Dismiss Petition for Writ of Habeas Corpus (Post-Conviction) by DEPT. NO.4

State's counsel; presented argument; objection and argument by M. Stone

(Clerk) Petitioner's counsel; reply argument by State's counsel.

J. Schonlau COURT ENTERED ORDER dismissing grounds 2, 3, 4, 5 and 6 of the (Reporter)

Petition for Writ of Habeas Corpus (Post Conviction); and denying the

Motion to Dismiss as to Ground 1 of the Petition.

Upon request of the State, **COURT ENTERED ORDER** directing Petitioner's counsel to file a supplemental petition as to ground 1 specifying how the testimony of the Expert would have changed had the Expert been prepped

for testimony differently.

FILED Electronically CR98-0074A 2019-05-03 02:52:26 PM Jacqueline Bryant Clerk of the Court Transaction # 7252615

CASE NO. CR98-0074A (POST-CONFICTION)

TITLE: SHAWN RUSSELL HARTE VS. THE STATE **OF NEVADA**

DATE, JUDGE **OFFICERS OF**

COURT PRESENT APPEARANCES-HEARING CONT'D TO

IN-CHAMBERS CONFERENCE - ADMINISTRATIVE HEARING 3/27/19

REGARDING PLEADING DEADLINES HONORABLE

Victoria Oldenburg, Esq., represented the Petitioner. Deputy District CONNIE

STEINHEIMER Attorney Marilee Cate represented the State.

Court advised respective counsel that when prior counsel for the Petitioner DEPT. NO.4 M. Stone

withdrew and Ms. Oldenburg was appointed, the Order included a new

briefing schedule. (Clerk)

J. Schonlau Counsel Oldenburg advised the Court that she was confused by the order allowing for additional briefing based on the current status of the case. (Reporter)

Counsel Cate advised the Court that the State would like to file a Motion to

Dismiss the Second Supplemental Petition.

COURT ENTERED ORDER denying such request, with leave to renew after

the presentation of evidence.

COURT FURTHER ENTERED ORDER directing the State to file a response to the Second Supplemental Petition within 45 days of the date of this

hearing. The evidentiary hearing must be set within 120 days of the date of

this hearing.

Counsel Oldenburg advised the Court that a Motion for Expert Fees would

be filed in the near future.

Court recessed.

DATE, JUDGE OFFICERS OF

COURT PRES	SENT APPEARANCES-HEARING	CONT'D TO
5/28/03	MOTION TO CONTINUE HEARING ON POST CONVICTION	
HONORABLE	Counsel Donald Y. Evans, Esq., represented the Petitioner. Deputy District	9/19/03
CONNIE	Attorney Terrance McCarthy, Esq., represented the State.	9:30 a.m.
STEINHEIMER Motion to Continue Hearing on Post Conviction by Petitioner's counsel;		
DEPT. NO.4	presented argument; no objection by State's counsel.	Post
M. Stone	COURT ENTERED ORDER continuing hearing on Post Conviction; no	Conviction
(Clerk)	further continuance shall be granted and all witnesses must be subpoenaed	(All Day
Sunshine	for the hearing.	Hearing)



DATE, JUDGE OFFICERS OF

COURT PRES	ENT APPEARANCES-HEARING	CONT'D TO
9/10/03	MOTION TO CONTINUE PETITION FOR POST CONVICTION HEARING	
HONORABLE	Counsel Donald Y. Evans, Esq., present on behalf of the Petitioner. Deputy	9/19/03
CONNIE	District Attorney Terrence McCarthy, Esq., represented the State. Counsel	9:30 a.m.
STEINHEIMER	William O'Mara, represented witness, Dr. Bittker.	Petition for
DEPT. NO.4	Motion to Continue Hearing by Petitioner's counsel; presented argument;	Post
M. Stone	statement by counsel O'Mara.	Conviction
(Clerk)	Upon agreement of all parties, COURT ENTERED ORDER denying the	•
Sunshine Rptg	Motion to Continue Petition for Post Conviction. Counsel shall begin the	9/22/03
4 8 E Z J	hearing on September 19, 2003, and complete the Hearing with Dr. Bittker	10:00 a.m.
42 % F. I.	testifying on September 22, 2003.	Ongoing
		Petition for
: = 8 4 8 8 4 8 8 4 8 8 4 8 8 4 8 8 8 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		Post
		Conviction
- 4 6 6	·	

Page: 1

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES - HEARING

CONT'D TO

9/19/03 HONORABLE CONNIE STEINHEIMER DEPT. NO. 4 Y. GENTRY

(Clerk)

Post-Conviction Hearing

Counsel Donald Evans, Esq., present and represented Shawn Harte, who was also present. Counsel Terrance McCarthy, Esq. present and represented The State of Nevada:

Motion pending before the Court: Motion for Dismissal for Lack of Prosecution; oral objection by Petitioner's counsel; Motion denied.

Supplemental petition filed with supplemental points and authorities.

Opening Statement by counsel Evans.

Dr. Louis Mortillaro called by Petitioner's counsel, sworn and testified.

Court accepted Dr. Mortillaro as an expert in neuropsychology.

Exhibit A offered by Petitioner's counsel; no objection by State; Ordered Admitted

Witness Mortillaro further direct-examined by Petitioner's counsel; cross-examined by State's counsel; re-direct examined by Petitioner's counsel; re-cross examined by State's counsel; excused.

11:12 a.m. Court Recessed.

11:17 a.m. Court reconvened with counsel and petitioner present.

Earline Penrod called by Petitioner's counsel, sworn and testified; excused.

Pat Tashma called by Petitioner's counsel, sworn and testified; cross-examined by State's counsel; excused.

Robin Topp called by Petitioner's counsel, sworn and testified; excused.

Page: 2

OFFICERS OF		
	COURT PRESENT	Al
	9/19/03	Post-Conviction Hearing
	HONORABLE	William Harte called by Pe
	CONNIE	made by State's counsel; Pe
	STEINHEIMER	overruled. Witness excused
	DEPT. NO. 4	
	Y. GENTRY	Linda Solomon called by P
	(Clerk)	·
	B. Tuttle	11:55 a.m. Court recessed.
	(Reporter)	1:20 p.m. Court reconvene
		Witness C-1 11- 11

DATE, JUDGE

APPEARANCES - HEARING

CONT'D TO

arte called by Petitioner's counsel, sworn and testified. Objection ate's counsel; Petitioner's counsel presents argument. Objection Witness excused.

mon called by Petitioner's counsel, sworn and testified; excused.

Court reconvened with counsel and petitioner present.

Witness Solomon recalled by Petitioner's counsel, heretofore sworn.

Deposition of John Springgate dated June 9, 2003, opened and published (Exhibit D)

Deposition of John Ohlson dated June 9, 2003, opened and published (Exhibit E)

Witness Solomon further direct examined by Petitioner's counsel; crossexamined by State's counsel; excused.

Consuelo Harte called by Petitioner's counsel, sworn and testified; excused.

Mindy Eldridge called by Petitioner's counsel, sworn and testified; crossexamined by State's counsel; excused.

Dennis Widdis called by Petitioner's counsel, sworn and testified.

Motion by Petitioner's counsel to accept Witness Widdis as an expert in Capital cases; State inquired; Court accepted Witness Widdis as an expert in Capital cases.

Witness Widdis further direct examined by Petitioner's counsel.

Page: 3

OFFICERS OF		
COURT PRESENT		
9/19/03		
HONORABLE		
CONNIE		
STEINHEIMER		
DEPT. NO. 4		
Y. GENTRY		
(Clerk)		
B. Tuttle		
(Reporter)		

DATE, JUDGE

APPEARANCES - HEARING

CONT'D TO

Exhibit F marked by Petitioner; No objection by State; Ordered Admitted

Witness Widdis further direct examined by Petitioner's counsel.

Exhibit B offered by Petitioner; no objection by State; Ordered Admitted

Witness Widdis further direct examined by Petitioner's counsel.

Discussion ensued regarding Harte's military record.

Exhibit 29 (certified copy of Harte's military record) from Trial records, shown to Court

2:48 p.m. Court recessed.

Post-Conviction Hearing

3:10 p.m. Court reconvened with counsel and petitioner present.

Witness Widdis further direct examined by Petitioner's counsel; cross-examined by State's counsel.

Discussion ensued regarding Depositions of Springgate and Ohlson. Court to review depositions.

3:50 Court recessed until Monday morning at 10:00 a.m. Witness Widdis to return at 1:30 p.m. and Dr. Bittker to testified at 10:00 a.m. on Monday.

Page: 4

' OFFICERS OF		
COURT PRESENT		
9/22/03		
HONORABLE		
CONNIE		
STEINHEIMER		
DEPT. NO. 4		
Y. GENTRY		
(Clerk)		
G. WILLSEY		
(Reporter)		

DATE, JUDGE

APPEARANCES – HEARING

CONT'D TO

10:10 a.m. Court Reconvened with counsel and petitioner present.

Discussion ensued regarding telephonic testimony of Mr. Ohlson; objection made by Petitioner's counsel.

10:15 Court recessed to see if Mr. Ohlson can be available to testify in person instead of via phone.

10:25 Court reconvened with counsel and petitioner present. Mr. Ohlson will be present to testify.

Dr. Tom Bittker called by Petitioner's counsel, sworn and testified.

Exhibit C offered by Petitioner's counsel; no objection by State; Ordered Admitted

Witness Bittker further direct examined by Petitioner's counsel; cross-examined by State's counsel.

Exhibit G marked and offered by State's counsel; no objection by Petitioner's counsel; Ordered Admitted

Witness Bittker further cross-examined by State's counsel.

Exhibit H marked

Post-Conviction Hearing

Witness Bittker further cross-examined by State's counsel.

Exhibit H offered by State's counsel; objection made by Petitioner's counsel; objection overruled; Ordered Admitted

Witness Bittker further cross-examined by State's counsel; re-direct examined by Petitioner's counsel; excused.

Page: 5

DATE, JUDGE OFFICERS OF

APPEARANCES - HEARING

CONT'D TO

COURT PRESENT 9/22/03 HONORABLE CONNIE **STEINHEIMER** DEPT. NO. 4 Y. GENTRY (Clerk)

(Reporter)

Post-Conviction Hearing 11:17 a.m. Court recessed.

1:15 p.m. Court reconvened with counsel and petitioner present.

Witness Widdis re-took stand, heretofore sworn and was further cross-examined

by State's counsel.

G. WILLSEY 1:25 p.m. Court recessed.

1:35 p.m. Court reconvened with counsel and petitioner present.

Witness Widdis re-took stand, heretofore sworn and was further cross-examined by State's counsel; re-direct examined by Petitioner's counsel; excused.

Petitioner rest.

2:00 p.m. Court recessed.

2:15 p.m. Court reconvened with counsel and petitioner present.

John Springgate called by State's counsel, sworn and testified; cross-examined by Petitioner's counsel; re-direct examined by State's counsel; re-cross examined by Petitioner's counsel; excused.

2:50 p.m. Court recessed.

3:00 p.m. Court reconvened with counsel and petitioner present.

John Ohlson called by State's counsel, sworn and testified.

3:10 p.m. Court recessed.

3:30 p.m. Court reconvened with counsel and petitioner present.

Witness Ohlson further direct examined by State's counsel; cross-examined by Petitioner's counsel; re-direct examined by State's counsel; excused.

Page: 6

DATE, JUDGE
OFFICERS OF
CIDE DORCES

COURT PRESENT	APPEARANCES - HEARING	CONT'D TO
9/22/03	Post-Conviction Hearing	
HONORABLE	State rest.	
CONNIE		r e
STEINHEIMER	Witness Widdis retook stand, heretofore sworn; direct examined by Petitioner's	•
DEPT. NO. 4	counsel; excused.	•
Y. GENTRY		
(Clerk)	4:00 p.m. Petitioner's counsel presented opening argument.	
G: WILLSEY	4:30 p.m. State's counsel presented answering argument.	•
(Reporter)	4:50 p.m. Petitioner's counsel presented closing argument.	

Court took petition under advisement.

DATE, JUDGE **OFFICERS OF**

COURT PRESENT APPEARANCES-HEARING CONT'D TO

10/18/05

IN-CHAMBERS CONFERENCE

HONORABLE CONNIE

Petitioner not present being represented by counsel Thomas Qualls, Esq., and Donald Evans, Esq. Deputy District Attorney Terrence McCarthy, Esq.,

STEINHEIMER represented the State.

DEPT, NO.4

Petitioner's appearance waived based on this being regarding the

procedural process of this case only.

M. Stone (Clerk)

Petitioner's counsel Qualls advised the Court of what transpired in this case

at the Supreme Court.

M. Ferrell (Reporter)

Discussion ensued regarding the scope of the Appointment of Counsel as

to counsel Evans and Qualls.

Petitioner's counsel were advised to direct the Petitioner to file a Petition for Writ of Habeas Corpus (Post Conviction), Request for Counsel and Motion to Proceed In Forma Pauperis, at which time counsel Qualls can be re-

appointed with co-counsel of his choice.

Petitioner's counsel was further advised that the advice given in this hearing shall be not taken as legal advice or that the Petitioner has any merit to

proceed on a new Petition.



DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO

6/1/07 HONORABLE

MOTION TO STRIKE PETITIONER'S SUPPLEMENTAL PETITION OFR WRIT OF HABEAS CORPUS (POST CONVICTION) AND MOTION FOR

CONNIE ORDER CONCERNING THE SCOPE OF RELIEF

DEPT. NO.4

STEINHEIMER Petitioner Shawn Harte present with counsel Scott Edwards, Esq., and Thomas Qualls, Esq. Deputy District Attorney Terence McCarthy, Esq.,

represented the State.

M. Stone (Clerk)

Court canvassed the Petitioner as to the abandonment of claims 10, 11, 13,

Captions

14, 15, 16, 17, 18, 19 and 28.

Unlimited

Petitioner withdrew those claims listed above.

(Reporter)

Motion for New Guilty Phase of Trial by State's counsel; presented

argument; objection and argument by Petitioner's counsel Qualls. COURT

ENTERED ORDER denying Motion for New Guilty Phase of Trial.

Based on arguments of counsel, COURT ENTERED ORDER that should a McConnell Error be found in this case, this Court would grant a new Sentencing Phase of Trial. COURT finds that double jeopardy does not apply based on the Supreme Court decision.

Court took a brief recess.

Based on agreement of counsel that there is a McConnell Error in this case,

COURT ENTERED ORDER vacating the sentence in it's entirety; remanding the Defendant to the Washoe County Jail to await new sentencing hearing; allowing the Petitioner to re-raise issues other than the abandoned claims should this decision be reversed; and staying further proceedings in this court pending appeal to the Supreme Court.

State to prepare order in accordance with the rulings in this hearing.



DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING
9/10/00 MOTION FOR ENLARCEMENT OF TIME

CONT'D TO

8/13/02

M. Stone

(Clerk)

MOTION FOR ENLARGEMENT OF TIME

HONORABLE Counsel Donald Y. Evans, Esq., represented the Defendant. Deputy District

CONNIE Attorney Terrence McCarthy, Esq., represented the State.

STEINHEIMER Motion for 6 month Extension of Time to file Supplement Petition by

DEPT. NO.4 Petitioner's counsel; present argument; objection and argument by State's

counsel; reply by Petitioner's counsel. COURT ENTERED ORDER allowing

for an extension of time, but only 90 days from August 5, 2002. The State

will have 60 days from the filing of the supplement to file an answer.

Petitioner's counsel to provide order.



FILED
Electronically
CR98-0074A
2019-06-11 09:01:12 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7313802

Code 1350

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

SHAWN RUSSELL HARTE,

THE STATE OF NEVADA,

Petitioner,

VS.

Case No. CR98-0074A

Dept. No. 4

Respondent.

CORRECTED CERTIFICATE OF CLERK AND TRANSMITTAL NOTICE OF APPEAL

I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 11th day of June, 2019, I electronically filed the Notice of Appeal in the above entitle matter to the Nevada Supreme Court.

The Notice of Appeal contains sealed documents. I certify that I deposited in the Washoe County mailing system for postage and mailing in the United States Postal Service in Reno, Nevada, a copy of the sealed minutes addressed to the Nevada Supreme Court, 201 S. Carson Street, Suite 201, Carson City, Nevada 89701.

I further certify that the transmitted documents are true and correct copies of the original pleadings on file with the Second Judicial District Court.

Dated this 11th day of June, 2019.

Jacqueline Bryant
Clerk of the Court
By /s/Yvonne Viloria
Yvonne Viloria
Deputy Clerk