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DARIN F. IMLAY, PUBLIC DEFENDER
NEVADA BAR No. 5674
309 South Third Street, Suite 226
Las Vegas, Nevada 89155
(702) 455-4685
Attorney for Defendant

Electronically Filed Jun 24 2019 11:08 a.m. Elizabeth A. Brown Clerk of Supreme Court

DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

Plaintiff,

CASE NO. C-15-311453-1

v.) DEPT. NO. XIX

11 CHRISTOPHER SENA,

Defendant.

NOTICE OF APPEAL

TO: THE STATE OF NEVADA

STEVEN B. WOLFSON, DISTRICT ATTORNEY, CLARK COUNTY, NEVADA and DEPARTMENT NO. XIX OF THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK.

NOTICE is hereby given that Defendant, Christopher Sena, presently incarcerated in the Nevada State Prison, appeals to the Supreme Court of the State of Nevada from the judgment entered against said Defendant on the 31 day of May, 2019 whereby he was convicted of Ct. 1 - Conspiracy to Commit Sexual Assault; Cts. 2, 4, 7, 9, 10, 12, 13, 15, 20, 88, 90, 92, 107, 108, 109 and 110 - Lewdness With a Child Under the Age of 14; Cts. 3, 6, 8, 11, 14, 19, 87, 89, 91 - Sexual Assault With a Minor Under Fourteen Years of Age; Cts. 21, 23, 25, 26, 28, 52, 54, 71, 72, 74, 76, 79, 80, 83, 95, 96, 98, 101 and 102 - Sexual Assault with a Minor Under Sixteen Years of Age; Cts. 22, 27, 32, 37, 42, 47, 73, 75 and 97 - Incest; Cts. 24, 29, 49, 50, 51, 56 58, 82 - Open or Gross

Lewdness; Cts. 31, 33, 35, 36, 41, 46, 48, 62, 64, 66, 68 - Sexual Assault; Cts. 53, 86 and 106 - Preventing or Dissuading Witness or Victim From Reporting Crime or Commencing Prosecution; Cts. 55, 57 and 81 - Child Abuse, Neglect or Endangerment - Sexual Abuse; Cts. 59, 69, 77, 99, 103 - Use of a Minor in Producing Pornography; Cts. 60, 78, 100, 104, 116, 119, 120 - Possession of Visual Presentation Depicting Sexual Conduct of a Child; Cts. 105, 117 -Child Abuse Neglect or Endangerment - Sexual Exploitation - Ct. 115 - Use of a Minor Under the Age of 14 in Producing Pornography - Ct. 118 - Use of a Minor Under the Age of 18 in Producing Pornography and sentenced to \$25 Admin. Fee; \$1,173 restitution payable jointly and severally with co-defendants, \$150 analysis fee including testing to determine genetic markers plus \$3 DNA collection fee, Ct. 1 - 28-72 months in prison; Ct. 2 - 10years to life consecutive to Ct. 1 - Ct. 3 - 20 years to Life consecutive to Ct. 2 - Ct. 4 - Stayed adjudication; Ct. 6 - 20 years to Life; Ct. 7 - Stayed adjudication; Ct. 8 - 20 years to Life consecutive to Ct. 3 - Ct. 9 - Stayed adjudication; Ct. 10 -10 years to Life - Ct. 11 - 20 years to Life; Ct. 12 - Stayed adjudication; Ct. 13 - 10 years to Life; Ct. 14 - 20 years to Life; Ct. 15 - Stayed adjudication; Ct. 19 - 20 years to life; Ct. 20 - Stayed adjudication - Ct. 21 - 25 years to Life consecutive to Ct. 3; Ct. 22 - 28-72 months in prison, consecutive to Ct. 21; Ct. 22 - 28-72 months in prison, consecutive to Ct. 21; Ct. 23 -25 years to Life; Ct. 24 (1 year in CCDC) old statute; Ct. 25 - 25 years to Life in prison consecutive to Ct. 22; Ct. 26 - 25 years to Life; Ct. 27 - 28-72 months in prison; Ct. 28 - 25 years to

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Life; Ct. 29 - one year in CCDC (old statute); Ct. 31 - 10 years to life; Ct. 32 - 2 years to Life in prison consecutive to 25; Cts. 33, 35, 36, 37 - 10 years to Life in prison; Cts. 41, 46, 48 - 2 years to Life in prison; Cts. 43, 47, 49 - 10 years to Life in prison; Ct. 49, 50, 51 one year in CCDC (old statute); Ct. 52 - 20 years to life in prison; Ct. 53 - 19-48 months, consecutive to Ct. 32; Ct. 54 - 25 years to Life in prison, consecutive to Ct. 53; Ct. 55 - 24-60 months in prison; Ct. 56 - 364 days in CCDC; Ct. 57 - 24-60 months in prison; Ct. 58 - 364 days in CCDC; Ct. 59 - 5 years to Life; Ct. 60 - 24-60 months in prison; Cts. 62, 64, 66, 68 - 10 years to Life in prison; Ct. 69 - 5 years to Life in prison; Ct. 71 - 25 years to Life in prison, consecutive to Ct. 60; Ct. 72 - 25 years to Life in prison, consecutive to Ct. 71; Ct. 73 - 2 years to Life in prison consecutive to Ct. 72; Ct. 74 -25 years to Life; Ct. 75 - 2 years to Life in prison; Ct. 76 - 25 years to Life in prison; Ct. 77 - 5 years to Life in prison; Ct. 78 - 24-60 months in prison, consecutive to Ct. 73; Ct. 79 - 25years to Life, consecutive to Ct. 78, Ct. 80 - 25 years to Life in prison; Ct. 81 - 24-60 months in prison consecutive to 79; Ct. 82 - 364 days in CCDC; Ct. 83 - 25 years to Life in prison; Ct. 86 - 19-48 months in prison; Ct. 87 - 35 years to life consecutive to Ct. 86; Ct. 88 - stayed adjudication; Ct. 89 - 35 years to Life in prison; Ct. 90, Ct. 92 - stayed adjudication; Ct. 91 - 35 years to Life in prison; Ct. 95 - 25 years to Life in prison consecutive to CT. 87, Ct. 96 - 25 years to life in prison; Ct. 97 - 2 years to Life in prison, consecutive to Ct. 95, Ct. 98 - 25 years to Life in prison; Ct. 99 - 5 years to Life in prison consecutive to Ct.

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97; Ct. 100 - 24-60 months in prison; Cts. 101 & 102 - 25 years to 1 Life in prison; Ct. 103 - 5 years to life in prison; Ct. 104 - 24-2 60 months in prison; Ct. 105 - 24-60 months in prison; Ct. 106 -3 19-48 months in prison consecutive to Ct. 100; Ct. 107 - 10 years to Life consecutive to Ct. 106; Cts, 108, 109, 110, 115 - 10 years 5 to Life in prison; Ct. 115 consecutive to Ct. 107; Ct. 116 - 24-60 months in prison, consecutive to Ct. 115; Ct. 117 - 24-60 months 7 in prison, consecutive to Ct. 116, Ct. 118 - 5 years to life in 8 prison, consecutive to 117; Ct. 119 - 24-60 months in prison, 9 consecutive to Ct. 118, Ct. 120, 28-72 months in prison 10 consecutive to Ct. 119, 1,714 days credit for time served. Cts. 11 5, 16, 17, 18, 30, 34, 38, 39, 40, 43, 44, 45, 61, 63, 65, 67, 70, 12 84, 85, 93, 94, 111, 112, 113 and 114 Not Guilty. The aggregate 13 total sentence is 327 years, 4 months to Life in prison, ordered 14 to register as a sex offender within 48 hours of release. 15

DATED this 14 day of June, 2019.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

/s/ Howard S. Brooks By: HOWARD S. BROOKS, #3374 Deputy Public Defender 309 S. Third Street, Ste. 226 Las Vegas, Nevada 89155 (702) 455-4685

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DECLARATION OF MAILING

Carrie Connolly, an employee with the Clark County
Public Defender's Office, hereby declares that she is, and was
when the herein described mailing took place, a citizen of the
United States, over 21 years of age, and not a party to, nor
interested in, the within action; that on the 14 day of June,
2019, declarant deposited in the United States mail at Las Vegas,
Nevada, a copy of the Notice of Appeal in the case of the State of
Nevada v. Christopher Sena, Case No. C-15-311453-1, enclosed in a
sealed envelope upon which first class postage was fully prepaid,
addressed to Christopher Sena, c/o High Desert State Prison, P.O.
Box 650, Indian Springs, NV 89070. That there is a regular
communication by mail between the place of mailing and the place
so addressed.

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

EXECUTED on the 14 day of June, 2019.

/s/ Carrie M. Connolly
An employee of the Clark County
Public Defender's Office

1	CERTIFICATE OF ELECTRONIC FILING
2	I hereby certify that service of the above and foregoing
3	was made this 14 day of June, 2019, by Electronic Filing to:
4 5	District Attorneys Office E-Mail Address:
6	PDMotions@clarkcountyda.com
7	Jennifer.Garcia@clarkcountyda.com
8	Eileen.Davis@clarkcountyda.com
9	
10	/s/ Carrie M. Connolly
11	Secretary for the Public Defender's Office
11	Public Delender & Ollice
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DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR No. 5674 309 South Third Street, Suite 226 Las Vegas, Nevada 89155 (702) 455-4685 Attorney for Defendant

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,)
Plaintiff,) CASE NO. C-15-311453-1
V.) DEPT. NO. XIX
CHRISTOPHER SENA,)
Defendant.)
)

CASE APPEAL STATEMENT

- 1. Appellant filing this case appeal statement: Christopher Sena.
- 2. Judge issuing the decision, judgment, or order appealed from: William D. Kephart.
- 3. All parties to the proceedings in the district court (the use of et al. To denote parties is prohibited): The State of Nevada, Plaintiff; Christopher Sena, Defendant.
- 4. All parties involved in this appeal (the use of et. al. to denote parties is prohibited): Christopher Sena, Appellant; The State of Nevada, Respondent.

Case Number: C-15-311453-1

CERTIFICATE OF ELECTRONIC FILING I hereby certify that service of the above and foregoing was made this 14th day of June, 2019, by Electronic Filing to: District Attorneys Office E-Mail Address: PDMotions@ccdanv.com Jennifer.Garcia@ccdanv.com Eileen.Davis@ccdanv.com /s/ Carrie M. Connolly Secretary for the Public Defender's Office

CASE SUMMARY CASE No. C-15-311453-1

State of Nevada vs Christopher Sena Location:
Judicial Officer:
Filed on:
Cross-Reference Case
Number:

Department 19
Kephart, William D.
12/16/2015
C311453

Defendant's Scope ID #: 779849
ITAG Booking Number: 1400048735
ITAG Case ID: 1631197
Lower Court Case # Root: 14F14785
Lower Court Case Number: 14F14785X
Metro Event Number: 1409151583

CASE INFORMATION

		CHOLI	11 0101111	11011			
Offen	se	Statute	Deg	Date	Case Type:	Felony/Gro	ss Misdemeanor
Jurisd 1.	iction: District Court CONSPIRACY TO COMMIT SEXUAL ASSAULT PCN: 0025523709 ACN: 1409151583	200.366	F	05/22/2001	Case Status:	05/31/2019	Closed
2.	Arrest: 06/30/2014 MET - Metro LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
3.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
4.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
5.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
6.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
7.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
8.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
9.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
10.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
11.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
12.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
13.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
14.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
15.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
16.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
17.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
18.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
19.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/22/2001			
20.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/22/2001			
21.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004			

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22.	INCEST	201.180	F	05/22/2004
23.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004
24.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2004
25.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004
26.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004
27.	INCEST	201.180	F	05/22/2004
28.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004
29.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2004
30.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004
31.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
32.	INCEST	201.180	F	05/22/2006
33.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
34.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2006
35.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
36.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
37.	INCEST	201.180	F	05/22/2006
38.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
39.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2006
40.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
41.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
42.	INCEST	201.180	F	05/22/2006
43.	SEXUAL ASSAULT	200.366.2b	F	05/22/2006
44.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2006
45.	SEXUAL ASSAULT	200.366.2b	F	05/22/2004
46.	SEXUAL ASSAULT	200.366.2b	F	05/22/2007
47.	INCEST	201.180	F	05/22/2007
48.	SEXUAL ASSAULT	200.366.2b	F	05/22/2007
49.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2007
50.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2007
51.	OPEN OR GROSS LEWDNESS	201.210.1b	F	05/22/2007
52.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	05/22/2004
53.	PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION	199.305	F	05/22/2001
54.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	12/02/2008
55.	CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE	200.508.1a1	F	12/02/2008
56.	OPEN OR GROSS LEWDNESS	201.210.1b	F	12/02/2008
57.	CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE	200.508.1a1	F	12/02/2008
58.	OPEN OR GROSS LEWDNESS	201.210.1b	F	12/02/2008
59.	USE OF MINOR IN PRODUCING PORNOGRAPHY	200.710.1	F	12/02/2008
60.	POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2014
61.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	12/02/2008

SEXUAL ASSAULT	200.366.2b	F	12/02/2008
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SEXUAL ASSAULT	200.366.2b	F	12/02/2008
USE OF MINOR IN PRODUCING PORNOGRAPHY	200.710.1	F	12/02/2008
CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE	200.508.1a1	F	08/13/2011
SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	08/13/2011
SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	08/13/2011
INCEST	201.180	F	08/13/2011
SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	08/13/2011
INCEST	201.180	F	08/13/2011
SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	08/13/2011
USE OF MINOR IN PRODUCING PORNOGRAPHY	200.710.1	F	08/13/2011
POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2014
SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	08/13/2011
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CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE	200.508.1a1	F	08/13/2011
OPEN OR GROSS LEWDNESS	201.210.1b	F	08/13/2011
SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	08/13/2011
CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE	200.508.1a1	F	08/13/2011
OPEN OR GROSS LEWDNESS	201.210.1b	F	08/13/2011
PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION	199.305	F	08/13/2011
SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	06/14/2010
MINOR UNDER FOURTEEN YEARS OF	F	12/16/201	5
LEWDNESS WITH A MINOR UNDER THE AGE OF 14	201.230.2	F	06/14/2010
SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	06/14/2010
LEWDNESS WITH A MINOR UNDER THE AGE OF 14	201.230.2	F	06/14/2010
SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	06/14/2010
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SEXUAL ABUSE OPEN OR GROSS LEWDNESS PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE OPEN OR GROSS LEWDNESS PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE Filed As: SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE LEWDNESS WITH A MINOR UNDER THE AGE OF 14 SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE LEWDNESS WITH A MINOR UNDER THE AGE OF 14 SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE LEWDNESS WITH A MINOR UNDER THE AGE OF 14 SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 14 SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 14 SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 14 SEXUAL ASSAULT WITH A MINOR UNDER THE AGE OF 14	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE SEXUAL ASSAULT SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE SEXUAL ASSAULT SEXUAL ASSAULT SEXUAL ASSAULT SEXUAL ASSAULT SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE SEXUAL ASSAULT SEXUAL ASSAULT SEXUAL ASSAULT SEXUAL ASSAULT USE OF MINOR IN PRODUCING PORNOGRAPHY CHILD ABUSE, NEGLECT, OR ENDANGERMENT - 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93.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	06/14/2012
94.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	06/14/2012
95.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	06/14/2010
96.	SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	200.366.3b	F	06/14/2010
97.	INCEST	201.180	F	06/14/2010
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111.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	12/21/2010
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1	20.	POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2014
1	21.	POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2014
1	22.	POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2015
1	23.	POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2014
1	24.	POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	200.730.1	F	09/18/2014

Statistical Closures

05/31/2019 Other Manner of Disposition - Criminal

DATE CASE ASSIGNMENT

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PARTY INFORMATION

Lead Attorneys

Defendant Sena, Christopher Public Defender
Public Defender
702-455-4685(W)

Plaintiff State of Nevada Wolfson, Steven B 702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

12/16/2015	EVENTS Information Information
12/16/2015	Criminal Bindover Packet Las Vegas Justice Court
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01/06/2016	Media Request and Order KVVU Fox 5///			
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01/06/2016	Media Request and Order KTNV ch 13///			
01/11/2016	Media Request and Order Media Request And Order Allowing Camera Access To Court Proceedings			
01/11/2016	Media Request and Order Media Requsest And Order Allowing Camera Access To Court Proceedings			
01/11/2016	Media Request and Order Media Request And Order Allowing Camera Access To Court Proceedings.			
02/09/2016	Reporters Transcript Reporter's Transcript of Argument and Bindover 12/15/15			
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05/10/2016	Return Return to Writ of Habeas Corpus			
07/26/2016	Supplement Supplement to State's Return to Writ of Habeas Corpus and Motion to Amend Criminal Information			
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08/10/2017	Opposition Filed By: Plaintiff State of Nevada State s Opposition to Defendant s Motion to Compel Production of Discovery and Brady Material
08/11/2017	Motion Motion To Dismiss Counts For Violation Of Statute Of Limitations
08/15/2017	Notice State's Notice of Motion and Motion In Limine To Present The Complete Story Of The Crime And Motion To Admit Evidence Of Other Sexual Offenses And/Or Evidence Of Other Crimes, Wrongs Or Acts
08/22/2017	Opposition State s Opposition to Defendant s Motion to Dismiss Counts for Violation of Statute of Limitations
08/22/2017	Order for Production of Inmate Order for Production of Inmate
08/23/2017	Receipt of Copy Receipt of Copy
08/25/2017	Order for Production of Inmate Order for Production of Inmate
08/28/2017	Reply Reply To State s Opposition To Motion To Dismiss Counts For Violation Of Statute Of Limitations
09/01/2017	Motion to Continue Defendant's Motion To Continue Trial
09/01/2017	Opposition Opposition To State s Request To Admit Other Crimes, Acts Or Wrongs Pursuant To NRS 45.045, And NRS 48.035, Complete Story Of The Crime Doctrine
09/05/2017	Opposition Opposition to Defendant s Motion to Continue Trial
09/13/2017	Receipt of Copy Receipt of Copy
09/25/2017	Filed Under Seal Supplement to State's Motion and Motion in Limine to Present the Complete Story of the Crime and Motion to Admit Evidene of Other Sexual Offense and/or Evidence of Other Sexual Offenses and/or Evidence of Other Crimes, Wrongs or Acts
10/19/2017	Order

	Order Granting State's Motion in Limine to Present the Complete Story of the Crime and Motion to Admit Evidence of Other Sexual Offenses and or Evidence of Other Crimes, Wrongs or Acts			
11/01/2017	Recorders Transcript of Hearing Party: Defendant Sena, Christopher Recorders Transcript of Hearing Re: Defendant's Motion to Dismiss Counts for Violation of Statute of Limitations - 8/30/17			
11/03/2017	Ex Parte Order Filed By: Defendant Sena, Christopher Ex Parte Order for Transcript			
11/07/2017	Recorders Transcript of Hearing Party: Defendant Sena, Christopher Recorders Transcript of Hearing Re: Stat'e's Motion in Limine to Present the Complete Story of the Crime and Motion to Admit Evidence of Other Sexual Offenses and/or Evidence of Other Crimes, Wrongs or Acts - 9/25/17			
11/21/2017	Motion to Sever Filed By: Defendant Sena, Christopher Motion to Sever			
11/27/2017	Motion Filed By: Defendant Sena, Christopher Motion for Stay Pending Resolution of Defendant's Petition for Writ of Mandamus/Prohibition			
12/01/2017	Opposition State's Opposition to Defendant s Motion for Stay Pending Resolution of Defendant s Petition for Writ of Mandamus/Prohibition			
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12/21/2017	Motion Filed By: Defendant Sena, Christopher Defendant's Motion for Juror Questionnaire			
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07/17/2018	Supplemental Witness List State's Supplemental Notice of Witnesses and/or Expert Witnesses		
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08/20/2018	Motion Filed By: Defendant Sena, Christopher Defendant's Motion for Production of Co-Offenders' PSIs and Related Discovery		
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02/15/2019	□ Document Filed □ Defendant's Bench Memorandum Regarding Child Pornography Charges			
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	122. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD Amended Information Filed/Charges Not Addressed PCN: Sequence:			
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	3. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE Guilty PCN: Sequence:			
	4. LEWDNESS WITH A CHILD UNDER THE AGE OF 14 Guilty PCN: Sequence:			
	5. LEWDNESS WITH A CHILD UNDER THE AGE OF 14 Not Guilty PCN: Sequence:			
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6. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

Guilty

PCN: Sequence:

7. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

8. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

Guilty

PCN: Sequence:

9. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

10. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

11. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

Guilty

PCN: Sequence:

12. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

13. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

14. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

Guilty

PCN: Sequence:

15. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

16. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

Not Guilty

PCN: Sequence:

17. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

18. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

19. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

Guilty

PCN: Sequence:

20. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

 $21.\,$ SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Guilty

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22.	INCEST		
	Guilty		
	-	Sequence:	
	1 0111	sequence.	
23	SEXUAL	ASSAULT	WITH A MINOR UNDER SIXTEEN YEARS OF AGE
23.	Guilty	HODRICET	WITH A WHITOR ONDER SIXTEEN TEARS OF AGE
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	1011.	sequence.	
24.	OPEN OR	GROSS LE	WDNESS
	Guilty	C GILOSS EE	
		Sequence:	
25.	SEXUAL	ASSAULT V	WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	Guilty		
	PCN:	Sequence:	
26.	SEXUAL	ASSAULT V	WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	Guilty		
	PCN:	Sequence:	
		•	
27.	INCEST		
	Guilty		
	PCN:	Sequence:	
28.		ASSAULT V	WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	Guilty		
	PCN:	Sequence:	
29.		GROSS LE	WDNESS
	Guilty		
	PCN:	Sequence:	
2.0			WITH A MINIST AND THE CHARLES AND THE ADDRESS AND THE
30.			WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	Not Gui	-	
	PCN:	Sequence:	
21	CEVILLI	ASSAULT	
31.		ASSAULI	
	Guilty PCN:	Sequence:	
	I CIV.	sequence.	
32	INCEST		
52.	Guilty		
		Sequence:	
33.	SEXUAL	ASSAULT	
	Guilty		
		Sequence:	
		-	
34.	OPEN OR	GROSS LE	WDNESS
	Not Gui		
	PCN:	Sequence:	
35.		ASSAULT	
	Guilty		
	PCN:	Sequence:	
36.		ASSAULT	
	Guilty	a	
	PCN:	Sequence:	

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37. INCEST Guilty

PCN: Sequence:

38. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

39. OPEN OR GROSS LEWDNESS

Not Guilty

PCN: Sequence:

40. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

41. SEXUAL ASSAULT

Guilty

PCN: Sequence:

42. INCEST

Guilty

PCN: Sequence:

43. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

44. OPEN OR GROSS LEWDNESS

Not Guilty

PCN: Sequence:

45. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

46. SEXUAL ASSAULT

Guilty

PCN: Sequence:

47. INCEST

Guilty

PCN: Sequence:

48. SEXUAL ASSAULT

Guilty

PCN: Sequence:

49. OPEN OR GROSS LEWDNESS

Guilty

PCN: Sequence:

50. OPEN OR GROSS LEWDNESS

Guilty

PCN: Sequence:

51. OPEN OR GROSS LEWDNESS

Guilty

PCN: Sequence:

52. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty

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PCN: Sequence:

53. PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION

Guilty

PCN: Sequence:

54. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Guilty

PCN: Sequence:

55. CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE

Guilty

PCN: Sequence:

56. OPEN OR GROSS LEWDNESS

Guilty

PCN: Sequence:

57. CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE

Guilty

PCN: Sequence:

58. OPEN OR GROSS LEWDNESS

Guilty

PCN: Sequence:

59. USE OF MINOR IN PRODUCING PORNOGRAPHY

Guilty

PCN: Sequence:

 $60.\,$ POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

Guilty

PCN: Sequence:

61. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Not Guilty

PCN: Sequence:

62. SEXUAL ASSAULT

Guilty

PCN: Sequence:

63. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Not Guilty

PCN: Sequence:

64. SEXUAL ASSAULT

Guilty

PCN: Sequence:

65. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Not Guilty

PCN: Sequence:

66. SEXUAL ASSAULT

Guilty

PCN: Sequence:

67. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Not Guilty

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PCN: Sequence: 68. SEXUAL ASSAULT Guilty PCN: Sequence: 69. USE OF MINOR IN PRODUCING PORNOGRAPHY PCN: Sequence: 70. CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE Not Guilty PCN: Sequence: 71. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 72. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 73. INCEST Guilty PCN: Sequence: 74. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 75. INCEST Guilty PCN: Sequence: 76. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 77. USE OF MINOR IN PRODUCING PORNOGRAPHY Guilty PCN: Sequence: 78. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD Guilty PCN: Sequence: 79. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 80. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 81. CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE Guilty PCN: Sequence: 82. OPEN OR GROSS LEWDNESS Guilty PCN: Sequence:

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83. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 84. CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE Not Guilty PCN: Sequence: 85. OPEN OR GROSS LEWDNESS Not Guilty PCN: Sequence: 86. PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION Guilty PCN: Sequence: 87. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE Guilty PCN: Sequence: 88. LEWDNESS WITH A MINOR UNDER THE AGE OF 14 Guilty PCN: Sequence: 89. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE Guilty PCN: Sequence: 90. LEWDNESS WITH A MINOR UNDER THE AGE OF 14 Guilty PCN: Sequence: 91. SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE Guilty PCN: Sequence: 92. LEWDNESS WITH A MINOR UNDER THE AGE OF 14 Guilty PCN: Sequence: 93. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Not Guilty PCN: Sequence: 94. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Not Guilty PCN: Sequence: 95. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 96. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE Guilty PCN: Sequence: 97. INCEST Guilty PCN: Sequence:

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98. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Guilty

PCN: Sequence:

99. USE OF MINOR IN PRODUCING PORNOGRAPHY

Guilty

PCN: Sequence:

100. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

Guilty

PCN: Sequence:

101. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Guilty

PCN: Sequence:

102. SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

Guilty

PCN: Sequence:

103. USE OF MINOR IN PRODUCING PORNOGRAPHY

Guilty

PCN: Sequence:

104. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

Guilty

PCN: Sequence:

105. CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION

Guilty

PCN: Sequence:

106. PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION

Guilty

PCN: Sequence:

107. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

108. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

109. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

110. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

111. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

112. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

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113. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

114. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

115. USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY

Guilty

PCN: Sequence:

116. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

Guilty

PCN: Sequence:

117. CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION

Guilty

PCN: Sequence:

118. USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY

Guilty

PCN: Sequence:

119. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

Guilty

PCN: Sequence:

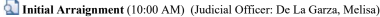
 $120.\ POSSESSION$ OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

Guilty

PCN: Sequence:

HEARINGS

01/05/2016



Matter Continued;

Journal Entry Details:

Ms. Radosta stated that she has received a copy of the Information and wants to review it with the deft.; further, requested that the deft. enter his plea in the assigned Dept. COURT ORDERED, matter CONTINUED and set in front of the assigned Department. CUSTODY 1/20/16 8:30 AM ARRAIGNMENT CONTINUED (DEPT. 19);

01/20/2016

Arraignment Continued (8:30 AM) (Judicial Officer: Kephart, William D.)

Plea Entered;

Journal Entry Details:

DEFT. SENA ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT FURTHER ORDERED, BAIL SET as follows, \$20,000.00 per count for conspiracy to commit sexual assault, \$50,000.00 per count for lewdness with a child under the age of 14; \$100,000.00 per count for sexual assault with a minor under fourteen years of age; \$100,000.00 per count for sexual assault with a minor under sixteen years of age; \$50,000.00 per count for incest; \$2,000.00 per count for open or gross lewdness; \$100,000.00 per count for sexual assault; \$20,000.00 per count for preventing or dissuading witness or victim from reporting or commencing prosecution; \$100,000.00 per count for child abuse, neglect, or endangerment-sexual abuse; \$100,000.00 per count for use of minor in producing pornography; \$50,000.00 per count for possession of visual presentation depicting sexual conduct of a child; \$100,000.00 per count for sexual assault; \$50,000.00 per count for child abuse, neglect or endangerment-sexual exploitation; \$100,000.00 per count for use of a minor under the age of 14 in producing pornography; and \$100,000.00 per count for

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use of a minor under the age of 18 in producing pornography FOR A TOTAL BAIL OF \$11,000,000.00. Colloquy regarding trial scheduling. Upon Court s inquiry, parties advised they anticipate trial to last approximately three (3) weeks. Court so noted. CUSTODY 10/12/2016 8:30 AM PRE TRIAL CONFERENCE 11/09/2016 8:30 AM CALENDAR CALL 11/14/2016 10:00 AM JURY TRIAL;

04/04/2016

Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Kephart, William D.) 04/04/2016, 06/06/2016, 07/13/2016

Defendant's Petition for Writ of Habeas Corpus

Matter Continued:

Matter Continued;

Denied in Part;

Journal Entry Details:

Conference at the bench. Court FINDS there was sufficient slight or marginal evidence presented as to all counts with the exception of count 97 which the Court would like additional briefing as to count 97. COURT ORDERED, petition DENIED as to all counts with the exception of count 97. FURTHER ORDERED, briefing schedule set as follows; State's supplemental brief shall be due on or before 7/27/2016; Defendant's supplemental response shall be due on or before 8/03/2016 and matter SET for Further Proceedings. CUSTODY 8/10/2016 8:30 AM FURTHER PROCEEDINGS: DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS AS TO COUNT 97 ONLY;

Matter Continued;

Matter Continued:

Denied in Part:

Journal Entry Details:

COURT ORDERED, matter CONTINUED at request of the parties. CUSTODY CONTINUED TO: 7/13/2016 8:30 AM:

Matter Continued;

Matter Continued;

Denied in Part;

Journal Entry Details:

Court noted he did not receive a response from the State. Mr. Sweetin advised State was not served with the petition and defense is seeking a date of 5/16/2016. Ms. Radosta agreed. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 5/16/2016 8:30 AM:

08/29/2016

Further Proceedings (8:30 AM) (Judicial Officer: Kephart, William D.) 08/29/2016, 10/12/2016

Further Proceedings - Defendant's Petition for Writ of Habeas Corpus -- Count 97

Matter Continued;

Writ Denied;

Matter Continued;

Writ Denied;

Journal Entry Details:

Ms. Radosta advised both she and Mr. Sweetin are in trial in another case which begins at 10:30 AM this morning and requested matter be continued for argument. Upon Court's inquiry, Ms. Radosta advised she would like an opportunity to reply to the State's response. COURT ORDERED, matter CONTINUED, Defendant's reply shall be due on or before 9/12/2016. Additionally, Ms. Radosta advised based on the current trial date of 11/14/2016 and the number of pre-trial motions which still need to be filed, she does not anticipate ready for the current trial date. Mr. Sweetin stated he would object to a continuance at this time. Court so noted and stated at the next date parties may address the trial date issue. CUSTODY CONTINUED TO: 10/12/2016 8:30 AM;

10/12/2016

Pre Trial Conference (8:30 AM) (Judicial Officer: Kephart, William D.) Matter Heard;

10/12/2016

All Pending Motions (8:30 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

Journal Entry Details:

FURTHER PROCEEDINGS: DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS - COUNT 97: Amended Information FILED IN OPEN COURT. Colloquy regarding count 97.

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COURT ORDERED, State's request to file an amended information GRANTED; Petition DENIED in its entirety. PRE TRIAL CONFERENCE: Ms. Radosta advised as previously discussed she is unable to announce ready as there are additional motions which she needs to file. Colloquy regarding scheduling. COURT ORDERED, matter SET for Status Check. CUSTODY 10/26/2016 8:30 AM STATUS CHECK: TRIAL SETTING;

10/26/2016

Status Check (8:30 AM) (Judicial Officer: Bonaventure, Joseph T.)

Status Check: Trial Setting

Matter Heard;

10/26/2016

Motion to Continue Trial (8:30 AM) (Judicial Officer: Bonaventure, Joseph T.)

Defendant's Motion To Continue Trial Date

Granted;

10/26/2016

All Pending Motions (8:30 AM) (Judicial Officer: Bonaventure, Joseph T.)

Matter Heard;

Journal Entry Details:

STATUS CHECK: TRIAL SETTING DEFENDANT'S MOTION TO CONTINUE TRIAL DATE Ms. Radosta advised she filed a motion to continue the trial and State has agreed. COURT ORDERED, Motion GRANTED; trial date VACATED and RESET. CUSTODY 8/09/2017 8:30 AM PRE TRIAL CONFERENCE 9/06/2017 8:30 AM CALENDAR CALL 9/11/2017 10:00 AM JURY TRIAL;

11/09/2016

CANCELED Calendar Call (8:30 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge

11/14/2016

CANCELED Jury Trial (10:00 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge Jury Trial (3-4 weeks)

08/09/2017

Pre Trial Conference (8:30 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

Journal Entry Details:

Upon Court's inquiry, Ms. Radosta advised she does not anticipate ready for the current trial setting. Further, Ms. Radosta advised she has filed a discovery motion which contains a lot of information which she believes she is entitled to; although the State does not agree, as well as there are outstanding CPS records which she also believes she entitled to in this case. Mr. Sweetin believes all discovery has been provided; although he will set up a meeting between the detective for both he and defense to review the detective's file to ensure all information has been provided. Colloquy regarding CPS records. Court instructed Mr. Sweetin to submit the CPS records and then he will have parties meet to review the CPS records in order for defense to determine what she believes to be exculpatory and/or relevant and then present those for the Court's ruling. COURT ORDERED, trial date STANDS at this time and Defendant' discovery motion currently set for 8/23/2017 shall be RESET to 8/16/2017. CUSTODY;

08/16/2017

Motion to Compel (8:30 AM) (Judicial Officer: Kephart, William D.)

Defendant's Motion to Compel Production of Discovery & Brady Material Off Calendar;

Journal Entry Details:

CONFERENCE AT THE BENCH. Court noted the discussion at the bench pertained to the motion to dismiss certain counts which is set to be heard 8/23/2017. Further, Court stated there is a substantial disagreement between the parties in this matter; however, defense is requesting the Court to compel discovery in this matter and it is unclear what discovery has been requested and not provided by the State. Additionally, the Court stated he has informed parties he will not rule on the motion until defense has shown they have requested the items and the State has denied to provide the items. Ms. Radosta advised in some way, shape or form she will submit a request to the State for the items she believes the State should provide. Mr. Sweetin advised for the record he has offered Ms. Radosta to come to his office and meet with the case detective and review the case file as well as inquire of the detective as to any questions regarding the reports in the file. Ms. Radosta advised a meeting was set up; however, due to other work obligations the detective was unable to meet on the scheduled date and as long as she is consulted as to the date and time of the new meeting she is more than willing to meet.

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Court so noted. Additionally, Ms. Radosta advised she is again informing the Court she does not anticipate ready for the current trial setting as she still needs to retain a forensic expert as to the computer as she believes only received a summary report of the forensic analysis report by the State. Further discussion regarding defense expert needed for the analysis of the computer. COURT ORDERED, matter OFF CALENDAR at this time. CUSTODY;

08/23/2017

Motion to Dismiss (8:30 AM) (Judicial Officer: Kephart, William D.) 08/23/2017, 08/30/2017

Defendant's Motion to Dismiss Counts for Violation of Statute of Limitations Matter Continued:

Motion Denied; Defendant's Motion to Dismiss Counts for Violation of Statute of Limitations Journal Entry Details:

Court noted last time parties were present, parties were called to the bench because the Court had some concerns about the State being able to provide information in order to support the counts. The Court has read Deft's motion initially and at the bench, Mr. Sweetin requested an opportunity to respond so the Court would have a better understanding better on why the State believes the statute somewhat tolls. State has filed an opposition and Deft. has filed a reply to that. The whole issue is one, whether or not it would be considered a secret crime and how is does that effect the statute. Ms. Radosta in her Reply has indicated that under the circumstances, the State basically then a secret crime could go indefinitely. The Court further stated he does believe there are circumstances in which a secret crime could go indefinitely. The reason for the secretiveness of it, is the fear of the victim and if the victim is still under the tutelage or the control of the offender indefinitely, does believe the statute would toll and that is the State's argument. Ms. Radosta's argument is asking the Court not to consider that evidence because counsel is saying it was something not presented in the bindover. One is sufficiency of the evidence for purposes of supporting of the offenses verses counsel's motion to dismiss on legal grounds and factually, the Court can accept any additional information that is provided on the record. Ms. Radosta argued it was not provided in case. Court stated it is evidence that they have, it comes from police report and additional information that they have in their investigation. Ms. Radosta argued she was not allowed to cross-examine on that particular factual part of the case because it was not presented during the Preliminary Hearing. In the State's opposition, cited to the Preliminary Hearing transcript of Debra Sena and cited to facts that were not presented in case. Colloquy. Additional argument by Ms. Radosta, Mr. Sweetin argued there was one portion of the State's Opposition that did reference that particular transcript, all other references to the Preliminary Hearing transcript actually references the Preliminary Hearing transcript in this case. Further, there is no oneness upon the State to actually reference that they got this information out of that transcript and it is merely to relate to the Court, the information in the case that they are aware of. Ms. Radosta argued regarding the part that the State referred to from Debra Sena's Preliminary Hearing transcript about the conversation had at the attorney's office, hence when the discovery of this incident occurred. Further, Ms. Radosta argued when the discovery occurred that is when the statute of limitations starts to run. The State got that from the testimony from Debra Sena which was not presented in this Deft's Preliminary Hearing. Colloquy. Court FINDS evidence is sufficient to overcome any legal requirement that the Court dismiss those counts and ORDERED, motion DENIED. Ms. Radosta stated in her opinion, counsel does not think the record bares out she was under a state of fear. Testimony presented at the Preliminary Hearing was sasyncd regarding threats made to her by Deft. She specifically testified that the first threat was after the first incident when she was considerably younger then 24 years old and there was no further testimony about threats made to her or against her by Deft. Further, this particular statute in effect at the time of the alleged crimes specifically provided for the extending of the statute of limitations beyond a normal crime. It took into account these specific crimes and it looked to extend the normal three to four years depending on the crime we are talking about. But at the time of the crime allegedly committed in this case, statute said up to the age of 21 and the case law is very clear. Subsection "a" can only be tolled until her 18th birthday. Colloguy. Additional argument by Ms. Radosta. Mr. Sweetin argued in this particular case, victim AS stated she never told anybody in fear of what the Deft. would do. Further, Mr. Sweetin stated different portions of AS's Preliminary Hearing testimony. Colloquy. Also, Ms. Radosta stated she just received 400 additional pages of discovery from the detectives file which was received last night. Further, counsel after looking through it, the majority of it, counsel has not seen. There is also a bad acts motion pending that counsel has not filed a response to. Court stated Deft's counsel to file motion to continue an State needs to respond. Ms. Radosta further advised the Court she is scheduled to appear in front of Judge Smith to do motions on a different case that is also scheduled for September 6, 2017. CUSTODY;

Matter Continued;

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Motion Denied; Defendant's Motion to Dismiss Counts for Violation of Statute of Limitations Journal Entry Details:

Court noted Ms. Radosta reached out requesting additional time to review the State's opposition and file a reply. COURT ORDERED, matter CONTINUED one week. CUSTODY CONTINUED TO: 8/30/2017 8:30 AM;

09/06/2017

Calendar Call (9:00 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

09/06/2017

Motion (9:00 AM) (Judicial Officer: Kephart, William D.)

09/06/2017, 09/25/2017

State's Notice of Motion and Motion in Limine to Present the Complete Story of the Crime and Motion to Admit Evidence of Other Sexual Offenses and or Evidence of Other Crimes, Wrongs or Acts

Matter Continued;

Granted in Part;

Matter Continued;

Granted in Part;

09/06/2017

Motion to Continue Trial (9:00 AM) (Judicial Officer: Kephart, William D.)

Defendant's Motion to Continue Trial

Granted;

09/06/2017

All Pending Motions (9:00 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

Journal Entry Details:

CALENDAR CALL....DEFT'S MOTION TO CONTINUE TRIAL...STATE'S MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL OFFENSES AND OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS The Court noted based on what has happened with regards to this case it was specifically given a date a year ago to accommodate defense for trial; for that reason MOTION DENIED. Ms. Rodasta argued she is currently in the middle of evidentiary hearings now for a trial that is staring on Monday with Judge Smith. Ms. Rodasta further stated she's been working on that other case that was scheduled to go August 28, Judge Smith was not available. Further colloquy regarding scheduling. CONFERENCE AT THE BENCH. Based on the discussion at the bench. MOTION TO CONTINUE TRIAL GRANTED. Regarding the State's Motion in Limine the Court does recognize there is a different set of bad acts over an extended period of time. The concern the Court has is the one involving BS and RS when they were 3 and 5 years old, prejudicial issues. The Court understands the one with BS for purposes of the threats but, not really understanding the one with the 5 year old not clear if there was some threat with that as well. COURT GRANTED, PETROCELLI HEARING. The Court does find that this fits under 48.053 and under the section for other bad acts; believe there is some issue with intent and motive. CUSTODY 9-25-17 11:00 AM PETROCELLI HEARING (DEPT. XIX) 1-03-18 8:30 AM PRE-TRIAL CONFERENCE (DEPT. XIX) 1-31-18 8:30 AM CALENDAR CALL (DEPT. XIX) 2-05-18 10:00 AM JURY TRIAL (FIRM) (DEPT. XIX);

09/11/2017

CANCELED Jury Trial (10:00 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge

09/25/2017

Petrocelli Hearing (11:00 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

09/25/2017

CANCELED Petrocelli Hearing (11:00 AM) (Judicial Officer: Kephart, William D.)

Vacated - Duplicate Entry

09/25/2017

All Pending Motions (11:00 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

Journal Entry Details:

STATE'S MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL OFFENSES AND OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS ... PETROCELLI HEARING

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Following arguments by counsel, COURT ORDERED, Motion GRANTED with the exception of the photographs depicting sexual conduct with any animals unless defense opens the door by denying he had any knowledge and/or control of the emails/photographs. Mr. Sweetin advised he filed his supplemental in Open Court and requested the document be filed under seal due to the nature of the exhibits attached. COURT SO ORDERED. Court noted the trial date of 2/05/2018 previously set will be VACATED and RESET based on in chamber discussion with all parties. 1/10/2018 8:30 AM CALENDAR CALL 1/16/2018 10:00 AM JURY TRIAL - FIRM;

12/04/2017

Motion to Sever (8:30 AM) (Judicial Officer: Kephart, William D.) 12/04/2017, 12/11/2017

Defendant's Motion to Sever

Matter Continued;

Denied;

Matter Continued;

Denied;

Journal Entry Details:

Ms. Radosta advised she only just received a copy of the State's Opposition and requested matter be continued in order to review the Opposition and perhaps file a Reply. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 12/11/2017 8:30 AM;

12/11/2017

Motion For Stay (8:30 AM) (Judicial Officer: Kephart, William D.)

Defendant's Motion For Stay Pending Resolution of Defendant's Petition for Writ of Mandamus/Prohibition

Denied:

12/11/2017

All Pending Motions (8:30 AM) (Judicial Officer: Kephart, William D.)

Matter Heard:

Journal Entry Details:

DEFENDANT'S MOTION FOR STAY PENDING RESOLUTIONS OF DEFENDANT'S PETITION FOR WRIT OF MANDAMUS/PROHIBITION: Matter submitted on pleadings, COURT ORDERED, Motion DENIED. DEFENDANT'S MOTION TO SEVER: Matter submitted on pleadings, COURT ORDERED, Motion DENIED. CUSTODY;

01/03/2018

CANCELED Pre Trial Conference (8:30 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge

01/03/2018

Motion (8:30 AM) (Judicial Officer: Kephart, William D.) 01/03/2018, 01/10/2018, 01/24/2018

Defendant's Motion for Juror Questionnaire

Matter Continued:

Matter Continued;

Granted;

Matter Continued;

Matter Continued;

Granted;

Matter Continued;

Matter Continued;

Granted;

Journal Entry Details:

Ms. Brouwers advised Ms. Hojatt was handling this matter for Ms. Radosta today. Mr. Sweetin advised Ms. Radosta is ill today and Ms. Hojatt was appearing on her behalf to make representations. Court noted the motion was filed during the Christmas holiday and he has reached out to the Jury Commissioner who indicated there is not enough time to have the questionnaire completed. COURT ORDERED, matter CONTINUED, CUSTODY CONTINUED TO: 1/10/2018 8:30 AM;

01/10/2018

Calendar Call (8:30 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

01/10/2018

All Pending Motions (8:30 AM) (Judicial Officer: Kephart, William D.)

CASE SUMMARY CASE No. C-15-311453-1

Matter Heard;

Journal Entry Details:

CALENDAR CALL ... DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE Defendant's Motion to Continue Trial Date FILED IN OPEN COURT. Court noted Ms. Radosta has filed a motion to continue the trial based on some additional discovery items which have been provided which may result in additional charges. Upon Court's inquiry, Defendant agreed to continuance. Further, Court noted parties met in chambers to discuss possible trial dates and COURT ORDERED, Defendant's Motion to Continue Trial Date GRANTED; trial VACATED and matter SET for Status Check. FURTHER ORDERED, Defendant's Motion for Jury Questionnaire CONTINUED. Mr. Sweetin advised for the record an offer has been made for Defendant to plead to 2 counts of sexual assault with a minor fourteen years of age; 3 counts of lewdness with a child under the age of 14; 2 counts of sexual assault with a minor under sixteen years of age; 3 counts of incest; 1 count of felony child abuse; 1 count of use of minor under the age of 14 in producing pornography; and 1 count of possession of pornography. Additionally, Mr. Sweetin advised based on his discussions with Ms. Radosta the offer has been relayed to Defendant and the offer was rejected. Ms. Radosta confirmed the representations and advised the potential penalty with full right to argue would be 153 on the bottom if all counts ran consecutive and Defendant rejected the offer. Upon Court's inquiry, Defendant agreed with Ms. Radosta's representations. Further, Ms. Radosta requested the remaining 6 DVDs be provided as well as any additional new discovery. Court instructed State to ensure the information is provided prior to the next date. CUSTODY 1/24/2018 8:30 AM STATUS CHECK: TRIAL SETTING ... DEFENDANT'S MOTION FOR JURY *QUESTIONNAIRE*;

01/16/2018

CANCELED Jury Trial - FIRM (10:00 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge

01/24/2018

Status Check: Trial Setting (8:30 AM) (Judicial Officer: Kephart, William D.) Matter Heard;

01/24/2018

All Pending Motions (8:30 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

Journal Entry Details:

DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE ... STATUS CHECK: TRIAL SETTING Court stated based on his review of the proposed questionnaire he is inclined to grant the motion as counsel would be permitted to ask the questions outlined. Mr. Sweetin provided the Court with a revised proposed questionnaire. COURT ORDERED, Motion GRANTED and matter SET for Status Check as to the finalized questionnaire. Court noted he will review the State's proposed questionnaire. Colloquy regarding trial date. FURTHER ORDERED, matter SET for FIRM trial setting. CUSTODY 1/31/2018 8:30 AM STATUS CHECK: JURY QUESTIONNAIRE 8/01/2018 8:30 AM PRE TRIAL CONFERENCE 8/29/2018 8:30 AM CALENDAR CALL 9/05/2018 10:00 AM JURY TRIAL - FIRM SET:

01/31/2018

CANCELED Calendar Call (8:30 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge

01/31/2018

Status Check (8:30 AM) (Judicial Officer: Kephart, William D.)

Status Check: Jury Questionnaire

Matter Heard;

Journal Entry Details:

Court noted he previously granted the motion for jury questionnaire and will use the proposed questionnaire submitted by the State. Ms. Radosta advised she believes there are inaccuracies in the offense synopsis and requested an opportunity to submit her objections. Court instructed parties to meet and confer to determine if they can agree on a offense synopsis. Further, Ms. Radosta advised she has not received the additional discovery from the State which cause the trial continuance. COURT ORDERED, matter SET for Status Check. CUSTODY 3/07/2018 8:30 AM STATUS CHECK: OUTSTANDING DISCOVERY / FINALIZING JURY QUESTIONNAIRE;

02/05/2018

CANCELED Jury Trial (10:00 AM) (Judicial Officer: Kephart, William D.)

Vacated - per Judge Jury Trial - Firm

CASE SUMMARY CASE NO. C-15-311453-1

03/07/2018

Status Check (8:30 AM) (Judicial Officer: Kephart, William D.)

Status Check: Outstanding Discovery / Finalizing Jury Questionnaire Matter Heard:

Journal Entry Details:

Mr. Sweetin advised there were a number of videos which needed to be converted to disc and has been completed. Further, Mr. Sweetin advised the discs are being copied noon today and will be provided to defense. Upon Court's inquiry, Ms. Radosta advised she forgot the matter was on calendar to address the jury questionnaire; however, she will speak with Mr. Sweetin. Court noted at the last date Ms. Radosta indicated she believed there were factual inaccuracies in the case synopsis which she wanted corrected. Ms. Radosta advised she will place the matter on calendar if the parties cannot reach an agreement. Court so noted/ CUSTODY:

08/01/2018



Pre Trial Conference (8:30 AM) (Judicial Officer: Kephart, William D.)

Matter Heard;

Journal Entry Details:

Ms. Radosta advised she anticipates ready for the current trial setting. Further, Ms. Radosta advised for the record the State provided approximately 30 DVDs several months ago and based on her review she found nothing to support naming any additional victims, there are a few things she has spoken to Mr. Sweetin about regarding discovery as she believes there may be bodycam footage from when the search warrant was served which she believes defense would be entitled to as well as one of the named victims indicated during her testimony that she was interviewed more than once by Metro; however, she has only been provided one statement by the victim and would request Mr. Sweetin provide any additional statements. Court informed parties jury selection will begin Tuesday 9/04/2018 and the jury questionnaire have been provided to the Jury Commissioner. Further, Court noted the Information is 124 counts in this matter and inquired of the parties to discussion perhaps providing a copy of the Information to the jurors. Mr. Sweetin advised this is a 2014 case and he is not aware of any bodycam footage in this case; although he will double check and he believes the second statement of the victim has been addressed previously and does not believe there is another statement; although he will look into the matter. COURT ORDERED, matter SET for Status Check and trial date STANDS. CUSTODY;

08/15/2018



Status Check (8:30 AM) (Judicial Officer: Kephart, William D.)

Status Check: Jury Questionnaire

Matter Heard;

Journal Entry Details:

Court noted the original 200 jury questionnaires have been completed and parties have stipulated to excuse 42 of those jurors, COURT ORDERED, another 200 questionnaires will be completed out of an abundance of caution. Colloquy regarding completed jury questionnaires. Court noted State has filed a Motion to Strike Defendant's Expert. Ms. Radosta requested an opportunity to respond to the motion. Ms. Holthus requested the State's Motion for Clarification be moved from 8/27/18 to be heard with the other Motion on 8/22/18. Further, Ms. Holthus advised she will provide the video which is at issue in the State's Motion for Clarification for the Court's in camera review. Ms. Radosta requested the State provide contact information for the lay witnesses to include their phone numbers. Ms. Sweetin advised he will provide the addresses and reach out to the victims to inquire if they would allow defense to contact them by phone; however, he is not certain if they will agree. Colloquy regarding Ms. Radosta's request. COURT ORDERED, State will provide the witnesses' addresses pursuant to statute and inquire of the victims if they would allow defense to contact them by phone and if they are not then the information will not be provided. CONFERENCE at the BENCH. Ms. Radosta advised based on the Court's request regarding the Information she has spoken with her appellant division and does not see an issue with waiving the reading and providing a copy of the Information to the jury. Ms. Holthus advised she needs to speak with her appellant division. CUSTODY;

08/22/2018

Motion for Clarification (8:30 AM) (Judicial Officer: Kephart, William D.) 08/22/2018, 08/29/2018

State's Motion for Clarification and Supplement to Prior Motion In Limine to Present the Complete Story of the Crime and Motion to Admit Evidence of Other Sexual Crimes and or Evidence of Other Crimes, Wrongs or Acts

Matter Continued;

Granted in Part;

	CASE 110. C-13-311435-1	
	Matter Continued; Granted in Part;	
08/22/2018	Motion (8:30 AM) (Judicial Officer: Kephart, William D.) 08/22/2018, 08/29/2018 Defendant's Motion for Production of Co-Offenders' PSI's and Related Discovery Matter Continued; Granted in Part; Matter Continued; Granted in Part;	
08/22/2018	Motion to Strike (8:30 AM) (Judicial Officer: Kephart, William D.) State's Notice of Motion and Motion to Strike Defendant's Notice of Expert Witnesses, Pursuant to NRS 174.234(2) on an OST Granted;	
08/22/2018	All Pending Motions (8:30 AM) (Judicial Officer: Kephart, William D.) Matter Heard; Journal Entry Details: STATE'S MOTION FOR CLARIFICATION AND SUPPLEMENT TO PRIOR MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL CRIMES AND /OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS: Following arguments by counsel, COURT ORDERED, matter CONTINUED in order to further review the motion as well the transcript from the original motion. DEFENDANT'S MOTION FOR PRODUCTION OF CO-OFFENDERS' PRE SENTENCE INVESTIGATION REPORTS AND RELATED DISCOVERY: Following arguments by counsel, COURT ORDERED, matter CONTINUED in order for counsel to be present for the co-defendants to their input on the motion. FURTHER ORDERED, the statement of co-defendant Terrie Sena which was attached to the PSI was provided to defense in Open Court. STATE'S MOTION TO STRIKE STRIKE DEFENDANT'S NOTICE OF EXPERT WITNESSES, PURSUANT TO NRS 174.234(2): Following arguments by counsel, COURT ORDERED, Motion GRANTED. CUSTODY CONTINUED TO: 8/29/2018 8:30 AM CLERK'S NOTE: Counsel for Deborah Sena and Terrie Sena contacted by email and informed of upcoming date. te;	
08/29/2018	Matter Heard; Journal Entry Details: STATE'S MOTION FOR CLARIFICATION AND SUPPLEMENT TO PRIOR MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL CRIMES AND OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS: Following arguments by counsel, COURT ORDERED, contents of the video based on the testimony of Deborah Sena; however, will not allow the video to be shown unless there is some type of defense. opposition and/or denial that he knew about this information. DEFENDANT'S MOTION FOR PRODUCTION OF CO- OFFENDERS' PSI'S AND RELATED DISCOVERY: Mr. Abbatangelo advised he is appearing on behalf of Mr. Tomsheck and he takes no position on providing the Pre Sentencing Investigation Report (PSI) on behalf of Deborah Sena and submits to the Court's discretion. Court read NRS 213.1075 into the record and ORDERED, statements made to P & P for purposes of the case itself shall be provided. FURTHER ORDERED, the Pre Sentence Investigation Report (PSI) and Judgment of Conviction (JOC) as to Deborah Sena shall be provided. Mr. Lopez-Negrete argued in support of motion stating he is seeking any and all notes taken during the course of the interview for the PSI. COURT FURTHER ORDERED, the JOC and PSI of Terrie Sena shall be provided. Court noted the PSI and JOC as to both co- offenders provided to defense in Open Court. CALENDAR CALL: Colloquy regarding scheduling. COURT ORDERED, trial SET to begin Wednesday 9/05/2018 at 11:00 am. CUSTODY;	
09/05/2018	CANCELED Jury Trial - FIRM (10:00 AM) (Judicial Officer: Kephart, William D.) Vacated - per Judge	
09/05/2018	Jury Trial - FIRM (11:00 AM) (Judicial Officer: Kephart, William D.)	

CASE SUMMARY CASE NO. C-15-311453-1

09/05/2018-09/07/2018

Trial Continues;

Trial Continues;

Trial Date Set;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court stated based on yesterday's discussions the Court believes the trial date should be set after the holiday season. Further Court stated he will excuse the entire panel and bring in a new panel to complete the jury questionnaire. COURT ORDERED, trial date VACATED and RESET. PROSPECTIVE JURORS PRESENT: Court thanked and excused the prospective jurors. CUSTODY 12/12/2018 8:30 AM PRE TRIAL CONFERENCE 1/23/2109 8:30 AM CALENDAR CALL 1/28/2019 11:00 AM JURY TRIAL;

Trial Continues:

Trial Continues;

Trial Date Set;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court read a letter from prospective juror badge #012 regarding scheduling conflicts with the trial. Ms. Radosta stated she was just provided with discovery yesterday and argued the defense discovery motion, that was filed in the Summer of 2017, had been taken off calendar because the defense had not demonstrated the District Attorney (DA) possessed those items. COURT ADVISED, nothing had been shown to indicate the DA had failed to produce those items. Further argument by Ms. Radosta that photographs, audio or video recordings were never produced until now. Additionally, Ms. Radosta argued there were allegations that the Deft. was friends with Metro officers, Anita's interview should have been turned over previously, and whether there were additional interviews conducted; further, it was potentially exculpatory and it may affect the direction of her defense. Ms. Holthus stated Mr. Sweetin had previously copied and turned over all the discovery which included the disks; however, the 30 minute disk of Anita's interview, about her family's contact with the police, had not been transcribed. Further, Ms. Holthus argued she believed the defense had previously been provided everything, the defense were aware of the disks and were on notice. Further argument by Ms. Holthus regarding relevance; this was not new information as the victim's had always stated the defense had involvement with Metro, and there was an investigation of one officer done by Metro. Colloquy regarding detective Samples who had conducted the interview of Anita. COURT ADVISED, jury selection to be continued and jury to be advised to return tomorrow; matter to be TRAILED to 1:00 PM today, for Detective Samples to appear and testify about this issue, and allow the defense to determine if it needed to proceed in another direction. Ms. Radosta requested the detective bring the investigation with him today. Colloquy regarding whether the detective was in town and the content of the video. Ms. Holthus stated the detective was scheduled to be out of the jurisdiction 9/6/18 - 9/16/18. COURT ADVISED, counsel to determine if the detective was still in town. OFF THE RECORD: COURT ORDERED, Show Cause Hearings SET on September 26, 2018 at 8:30 AM with respect to the jurors who failed to appear from panel no. 2. IN THE PRESENCE OF THE PROSPECTIVE JURORS: COURT admonished the Jury and instructed them TO RETURN tomorrow at the given time. Court's Exhibit ADMITTED (see worksheet). COURT ORDERED, Jury Trial CONTINUED. Colloquy regarding prospective juror's conflicts with the upcoming trial schedule. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: CONFERENCE AT THE BENCH. Tia Everett, Court Clerk, present at 10:30 Am. MATTER TRAILED to 1:00 PM for hearing outside the presence. MATTER RECALLED. Mr. Sweetin advised defense is inquiring whether there was additional investigation related to Metro officers being at Defendant's residence over the period of time frame that the alleged offenses are alleged to have occurred. Further, Mr. Sweetin advised as he understands it, there was initial information that the police got that there were officers that did go to the residence from time to time; based on that information Detective Samples had an interview with one of the victims Anita Sena and during that interview Detective Samples obtained the specific name of an officer who went to that residence and based on that name the assigned detective went an conducted an interview with that officer which has been provided to defense. Additionally, the Detective Samples conducted that interview and is unavailable; however, his Lieutenant Eric Roberson, was aware of the circumstances surrounding that interview and although he is retired he is willing to testify via phone as he is leaving for Hawaii today. Colloquy regarding scheduling. MATTER TRAILED to set up video conference. RECALLED. Court noted all parties present. Eric Roberson sworn and testified. Arguments by counsel regarding respective positions as to trial continuance and/or dismissal. MATTER TRAILED for parties to review the statement by Anita Sena as well as the Brinkley interview. RECALLED. Further arguments by counsel. Court noted his concern with the late production of discovery which he believes defense should have an opportunity to investigate further and Court is inclined to grant a short continuance. Colloquy regarding scheduling. COURT

	ORDERED, matter CONTINUED.; Trial Continues; Trial Continues; Trial Date Set; Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: State's Motion to Strike Defendant's Notice of Expert Witnesses, Pursuant to NRS 174.234 (2) FILED IN OPEN COURT. Second Amended Information FILED IN OPEN COURT. Receipt of Copy FILED IN OPEN COURT. Colloquy regarding State's Motion to Strike Defendant's Expert. COURT ORDERED, Motion DENIED. Ms. Radosta advised the State informed her that they intend to play statements made by the Defendant throughout the trial which she has determined were never provided during discovery. Further, she was contacted by the State's secretary advising there were 25 discs of audio and/or video of statements made by victims/witnesses in this case. Additionally, Mr. Sweetin provided 25 discs in open in court this morning of which are two discs from victim Anita Sena which are dated 9/27/14 and 10/28/14 to which she believes at least one statement was never provided during discovery and she previously requested the second statement be provided on a number of occasions. Court stated counsel may review the information provided this morning and raise any issues after reviewing. Ms. Radosta moved to strike the panel pursuant to the Preciado case based on their answers in the questionnaire and inability to be fair and impartial. State opposed. Court noted it appears the defense description is their understanding of the answers on the questionnaire. Upon Court's inquiry, parties stipulated to waive the full reading of the information and have the Court Clerk read the caption and the counts which are enumerated in the 120 counts. PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Colloquy regarding jurors to excuse based on answers to the Court's questions. Juror # 036 George Ward present outside the presence of the prospective panel and questioned as to his relationship with the State. PROSPECTIVE JURORS: Record made as to challenges for cause. Colloquy rega	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Kimberly Dawn Sisneros-Shaffer Juror ID: 104104918 Bench Warrant Issued;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Jonathon Gish Juror ID: 101110634 Matter Heard;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Eric F Wolf Juror ID: 100115260 Matter Heard;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Anne Marie De Marco Rehm Juror ID: 103645545 Matter Heard;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Alexander Ryan Dacko Juror ID: 101270154 Matter Heard;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Yuri Ludwig Shang Juror ID: 104797221 Matter Heard;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Maria Corona-Paredes Juror ID: 100756494 Matter Heard;	
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Donna Tillery Juror ID: 100668592 Matter Heard;	

	CASE NO. C-15-311455-1
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Chonthida Sungkamee Juror ID: 104664268 Bench Warrant Issued;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Trayvontae Teague Juror ID: 104843526 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Juan Ramos Juror ID: 102503475 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Jimmy Clausell Juror ID: 104799791 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Christine Carafelli Juror ID: 100041689 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Stacy Petties Juror ID: 103887988 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Susy Garcia Juror ID: 104830948 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Amy Schmidt Juror ID: 102552768 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Steve Burtis Juror ID: 103616507 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Noelin Wheeler Juror ID: 101824168 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Elizabeth Ruth Jensen Juror ID: 104401514 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Cristina Guadalupe Moya Juror ID: 104262937 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Esmeralda Buenrostro-Mendoza Juror ID: 104876818 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Eric Nelson Juror ID: 101612610 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Bernadette Gervasi Juror ID: 100929612 Matter Heard;

	CASE NO. C-15-311455-1
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Wilhelmina B Almogela Juror ID: 100008546 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Wyatt Rozea Juror ID: 104567045 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Arieus Bazemore Juror ID: 104755265 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Clinton Fontes Juror ID: 104193961 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Dorothy Howell Juror ID: 100606231 Matter Heard;
09/26/2018	Show Cause Hearing (8:30 AM) (Judicial Officer: Kephart, William D.) Juror, Staci Maione Juror ID: 101866944 Matter Heard;
09/26/2018	All Pending Motions (8:30 AM) (Judicial Officer: Kephart, William D.) Matter Heard; Journal Entry Details: Court called roll of present jurors. COURT ORDERED, BENCH WARRANT SHALL ISSUE, \$100.00 CASH ONLY as to Chonthida Sunkamee and Kimberly Dawn Sisneros-Shaffer. Court discussed the importance of jury service and ADMONISHED jurors to not ignore jury summons.;
12/12/2018	Pre Trial Conference (8:30 AM) (Judicial Officer: Kephart, William D.) Matter Heard; Journal Entry Details: Parties announced ready for the current trial date. Parties advised there is the outstanding motion as to Defendant's expert. COURT ORDERED, matter SET for Status Check as to outstanding expert issues. CUSTODY 12/19/2018 8:30 AM STATUS CHECK: EXPERT ISSUES;
12/19/2018	Status Check (8:30 AM) (Judicial Officer: Kephart, William D.) Status Check: Expert Issues Matter Heard; Journal Entry Details: Mr. Sweetin advised Ms. Radosta has informed him she will not be calling Dr. Harder as a witness. Colloquy regarding jury questionnaire. CUSTODY;
01/23/2019	Calendar Call (8:30 AM) (Judicial Officer: Kephart, William D.) Matter Heard; Journal Entry Details: Third Amended Information FILED IN OPEN COURT. Upon Court's inquiry, Ms. Radosta advised Mr. Sweetin advised the correction is only to count 52. Ms. Radosta announced ready with a few house keeping matters. Further, Ms. Radosta advised she has completed a file review approximately 3 weeks ago, there are CPS records which she is missing; although she is aware of the incident in the CPS records she would like the records and Mr. Sweetin indicated he would obtain and provide the records. Additionally, Ms. Radosta advised she may be filing a motion to strike one of the State's witnesses. Colloquy regarding parties stipulated list of excused jurors. COURT ORDERED, trial SET to begin Monday 1/28/2019 at 11:00 am. CUSTODY;

CASE SUMMARY CASE No. C-15-311453-1

01/28/2019

Jury Trial - FIRM (11:00 AM) (Judicial Officer: Kephart, William D.) 01/28/2019-02/01/2019, 02/04/2019-02/08/2019, 02/11/2019, 02/13/2019-02/15/2019, 02/19/2019-02/21/2019

Trial Continues;

Trial Continues:

Trial Continues:

Trial Continues;

Trial Continues; Trial Continues;

I D 1'1 ...

Jury Deliberating;

Verdict;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE JURY: Record made as to jury questions and answers. JURY PRESENT: Court noted a jury question was received requesting certain portions of testimony from Anita Sena and then a question requesting all of the testimony of Anita Sena. Further, based on the discussion with parties, the play back of Antia Sena's entire testimony will be played. At the hour of 3:30 PM, the jury returned with a verdict as follows; GUILTY of COUNT 1 - CONSPIRACY TO COMMIT SEXUAL ASSAULT (F) GUILTY of COUNT 2 -LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 3 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 4 LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 5 -LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 6 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 7 -LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 8 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 9 LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 10 -LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 11 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 12 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 13 -LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 14 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 15 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 16 SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 17 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 18 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 19 SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 20 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F) GUILTY of COUNT 21 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 22 - INCEST (F) GUILTY of COUNT 23 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 24 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 25 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 26 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 27- INCEST (F) GUILTY of COUNT 28 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 29 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 30 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 31 - SEXUAL ASSAULT (F) GUILTY of COUNT 32 - INCEST (F) GUILTY of COUNT 33 - SEXUAL ASSAULT (F) GUILTY of COUNT 34 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 35 - SEXUAL ASSAULT (F) GUILTY of COUNT 36 - SEXUAL ASSAULT (F) GUILTY of COUNT 37 - INCEST (F) GUILTY of COUNT 38 - SEXUAL ASSAULT (F) GUILTY of COUNT 39 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 40 - SEXUAL ASSAULT (F) GUILTY of COUNT 41 - SEXUAL ASSAULT (F) GUILTY of COUNT 42 - INCEST (F) GUILTY of COUNT 43 - SEXUAL ASSAULT (F) GUILTY of COUNT 44- OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 45 - SEXUAL ASSAULT (F) GUILTY of COUNT 46 - SEXUAL ASSAULT (F) GUILTY of COUNT 47 -INCEST (F) GUILTY of COUNT 48 - SEXUAL ASSAULT (F) GUILTY of COUNT 49 - OPEN

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OR GROSS LEWDNESS (F) GUILTY of COUNT 50 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 51 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 52 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 53 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F) GUILTY of COUNT 54 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 55 -CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F) GUILTY of COUNT 56 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 57 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F) GUILTY of COUNT 58 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 59 - USE OF A MINOR IN PRODUCING PORNOGRAPHY (F) GUILTY of COUNT 60 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F) GUILTY of COUNT 61 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 62 -SEXUAL ASSAULT (F) GUILTY of COUNT 63 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 64 - SEXUAL ASSAULT (F) GUILTY of COUNT 65 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 66 - SEXUAL ASSAULT (F) GUILTY of COUNT 67 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 68 - SEXUAL ASSAULT (F) GUILTY of COUNT 69 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F) GUILTY of COUNT 70 - CHILD ABUSE. NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F) GUILTY of COUNT 71 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 72 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 73 - INCEST (F) GUILTY of COUNT 74 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 75 - INCEST (F) GUILTY of COUNT 76 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 77 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F) GUILTY of COUNT 78 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F) GUILTY of COUNT 79 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 80 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 81 - CHILD ABUSE, NEGLECT OR ENDANGERMENT (F) GUILTY of COUNT 82 - OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 83 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 84 - CHILD ABUSE, NEGLECT OR ENDANGERMENT -SEXUAL ABUSE (F) GUILTY of COUNT 85 -OPEN OR GROSS LEWDNESS (F) GUILTY of COUNT 86 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F) GUILTY of COUNT 87 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 88 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 89 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F) GUILTY of COUNT 90 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 91 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 92 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 93 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 94 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 95 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 96 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 97 -INCEST (F) GUILTY of COUNT 98 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 99 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F) GUILTY of COUNT 100 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F) GUILTY of COUNT 101 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 102 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F) GUILTY of COUNT 103 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F) GUILTY of COUNT 104 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F) GUILTY of COUNT 105 - CHILD ABUSE, NEGLECT OR ENDANGERMENT SEXUAL ABUSE (F) GUILTY of COUNT 106 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F) GUILTY of COUNT 107 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 108 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 109 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 110 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 111 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 112 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 113 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 114 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F) GUILTY of COUNT 115 - USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING

PORNOGRAPHY (F) GUILTY of COUNT 116 - POSSESSION OF VISUAL PRESENTATION
DEPICTING SEXUAL CONDUCT OF A CHILD (F) GUILTY of COUNT 117 - CHILD
ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION (F) GUILTY of
COUNT 118 - USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING
PORNOGRAPHY (F) GUILTY of COUNT 119 - POSSESSION OF VISUAL PRESENTATION
DEPICTING SEXUAL CONDUCT OF A CHILD (F) GUILTY of COUNT 120 - POSSESSION
OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F) Court
thanked and excused the jurors. OUTSIDE THE PRESENCE OF THE JURY: COURT
ORDERED, Defendant REMANDED WITHOUT BAIL; matter referred to the Division of
Parole and Probation (P & P) and SET for sentencing. CUSTODY 4/19/2019 8:30 AM
SENTENCING;
Trial Continues;
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Trial Continues;
Jury Deliberating;
Verdict;
Journal Entry Details:
JURY PRESENT: Court noted he received a note from the jury labeled question # 4 indicating
the DVD of exhibit 73 was cracked and requested another. Further, Court contacted parties
who have prepared a new disc and has been marked at exhibit 73 A. Upon Court's inquiry,
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State and defense confirmed they have viewed the disc. Court instructed jury to retire and
State and defense confirmed they have viewed the disc. Court instructed jury to retire and continue deliberation. Court recessed for the evening:
continue deliberation. Court recessed for the evening.;
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Trial Continues;
Trial Continues;
Trial Continues;
Trial Continues;
Trial Continues;
Jury Deliberating;
Verdict;
Journal Entry Details:
OUTSIDE THE PRESENCE OF THE JURY: Defendant's Bench Memorandum Regarding
Child Pornography Charges FILED IN OPEN COURT. State's Trial Memorandum FILED IN OPEN COURT. State's Opposition to Defendant's Motion for Directed Verdict FILED IN OPEN COURT. Mr. Lopez-Negrete moved for advisory verdicts as to counts 4 - 52. State
argued in opposition. COURT ORDERED, Oral Motion for Advisory Verdict DENIED. Mr. Lopez-Negrete moved for advisory verdict as to counts 115, 118, 120 & 59. State argued in
opposition. COURT ORDERED, Oral Motion DENIED. Parties submitted to Court as to Defendant's Bench Memorandum of the constitutionality of child pornography charges. Court
reviewed Joshua Calev Shue v The State of Nevada 407 P.3d 332 and ORDERED, motion DENIED. Instructions settled. JURY PRESENT: Court instructed jury. Court recessed for the
evening.;
Trial Continues;
Jury Deliberating;
Verdict;
Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Court informed gallery of the courtroom that
graphic video will be played today and if becomes necessary to leave to please do so in a quiet manner. JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding scheduling. Upon Court's inquiry, Ms. Radosta advised Defendant will not be testifying. Defendant confirmed representations. Court
recessed for the evening.;
Trial Continues;
Jury Deliberating;
Verdict;
Journal Entry Details:
OUTSIDE THE PRESENCE OF THE JURY: Fourth Amended Information FILED IN OPEN COURT, Collogue regarding stipulation by the parties and provided to the Court regarding

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the sentences which co-defendants faced prior to their guilty pleas. Ms. Radosta advised she is withdrawing her objection to the letter written by Deborah Sena to the attorney as she has determined based on her conversation with Mr. Sweetin the letter was provided with bate stamped discovery in August 2017. Mr. Sweetin advised the bate stamp numbers of the documents are 337 - 341. Further, Mr. Sweetin advised a Fourth Amended Information has been filed in open court this morning with the corrections delineated by the Court. Additionally, Mr. Sweetin advised parties request the Court take judicial notice pursuant to NRS 47.130 that 6/12/2014 was a Thurs. JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Record made as to objection to exhibit 114 during testimony of witness Louise Renhard. Record made objection to emails from Defendant to Deborah Sena during testimony of witness Nilen Knoke. Court noted Mr. Tomsheck present as counsel for Deborah Sena. Upon Court's inquiry, Mr. Tomsheck advised Defendant Deborah Sena is prepared to testify and just had a few questions prior to testifying. Ms. Radosta advised there was a conversation between Mr. Tomsheck and the State and requested the conversation be placed on the record. Mr. Sweetin advised had there been any exculpatory information provided and/or discussed he would disclose that information as required. Court so noted. JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding scheduling. Defendant advised of his right not to testify. JURY PRESENT: Testimony and exhibits presented. (See worksheets) Court recessed for the evening.;

presented. (See works
Trial Continues;
Jury Deliberating;
Verdict;
Journal Entry Details:

lineup. JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Ms. Sudano advised in State's opening there were references to emails sent from Defendant to Deborah Sena; defense has indicated they will be objecting to the emails. Further argument by Ms. Sudano regarding emails siting Rodriguez v. State. Ms. Radosta opposed stating the State has failed to provide evidence for the proper foundation to admit the emails and will be relying on testimony of the co-defendant Deborah Sena saying Defendant sent these emails because she says he did. Further arguments. Court stated based on the Rodriguez case the emails would be admissible with the proper authentication and foundation. JURY PRESENT: Testimony and exhibits presented. (See worksheets). OUTSIDE

OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding scheduling and witness

THE PRESENCE OF THE JURY: Colloquy regarding conference at the bench and the information provided as to Deborah Sena. JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Record made as to the defense objection during the testimony of witness Sandra Cetl. Court recessed for the evening.;

objection during the testimony of witness Sandra Cett. Court recessed for the evening.;
Trial Continues;

Trial Continues;	
Trial Continues;	
Trial Continues;	
Jury Deliberating;	
Verdict;	
Journal Entry Details:	
JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE	E THE
PRESENCE OF THE JURY: Ms. Radosta advised the defense intends to call Te	rre Sena's
counsel who represented her at the time of plea based on her testimony that she	
the potential penalties she was facing or if the Court would allow the parties to	
stipulation regarding the potential penalties. Mr. Sweetin advised his concern w	
giving a penalty range the jury would then be weighing potential penalty which permitted to do; although he will speak with defense to determine if a stipulation	
reached. Further discussion regarding stipulation. JURY PRESENT: Testimony	
presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY" Mr. S	
during the break it was discovered that the State's witnesses Brandon Sena and	
Sena were found to be sitting outside the courtroom and two jurors were outside	
as well. Further, one of the witnesses was playing a game on their computer wh	
Robyn Dolan commented on the sound effects from the game. Additionally, Mr.	
advised shortly thereafter he discovered the witnesses outside the courtroom an	
them from the purview of the jurors. Mr. Sweetin advised when Ms. Sudano ope	
courtroom door looking for him, juror Duayne Hoolapa informed her that he are	
went around the corner. Court stated he is inclined to bring in jurors Robyn Do Duayne Hoolapa in and question them outside the presence of the jury. Ms. Raa	
her concerns regarding the interaction between jurors and witnesses. OUTSIDE	
PRESENCE OF THE JURY PANEL - Juror Robyn Dolan present and questione	
OUTSIDE THE PRESENCE OF THE JURY PANEL - Juror Duayne Hoolapa p	
questioned by the Court. OUTSIDE THE PRESENCE OF THE JURY PANEL. I	
moved for a mistrial. Mr. Sweetin opposed. Court stated he is not inclined to gra	
however, he is willing to excuse jurors Robyn Dolan and Duayne Hoolapa. JUR	
Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE	E OF THE
JURY: Mr. Sweetin advised during the break;	1
Trial Continues; Trial Continues;	
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Trial Continues;	
Trial Continues;	
Jury Deliberating;	
Verdict;	
Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Record made as to defense objecti	ion mado
yesterday regarding courtroom closure during proceedings. Edward Kunz, Dep	
Court Marshal, sworn and testified. JURY PRESENT: Testimony and exhibits p	
worksheets) Court recessed for the evening.;	(222
Trial Continues;	

CAS	SE NO. C-15-311453-1	
Trial Continues;		
Jury Deliberating;		
Verdict;		
Journal Entry Details:		ı.
outside the presence of a will be calling Melissa Clark and issue raised as to Melissa Clark and testimony from Melissa Clark priorinformation provided to the Court objection to the bad acts without a coming in pursuant to NRS 48.045 the Nevada Supreme Court states ORDERED, previous ruling STAN Negrete raised concerns with state defendant impose on Anita Sena with defense did not file any pre trial madmit any abuse against Tamara of defendant. COURT ORDERED, danita Sena; although State be perrefesent: Testimony and exhibit. OF THE JURY: Record made as to testimony of witness Tamara Grish Ramirez describe the content of the and defense does not take issue with taking place; however, the she will direction by the Detective. Mr. Swe what is taking place on the video of testimony at this time; although defurther discussion regarding Detecting to the Court closing the during the trial; the Court as aske	THE JURY: Ms. Radosta advised she anticipates the State Tamara Grisham. Further, Ms. Radosta advised bad acts and defense requested a Petrocelli Hearing be held with or to testimony in front of the jury; however, based on the a hearing was denied and defense is renewing their a Petrocelli Hearing. Mr. Sweetin advised the bad acts are (3). Further arguments. Court noted the Franks decision by the information can come in without a hearing and JDS; although defense may raise objections. Mr. Lopeztements made by Tamara to police regarding abuse she saw which was not testified to by Anita Sena. Mr. Sweetin argued anotion on this issue; however, the State is not seeking to conly as to the abuse she witness on others at the hand of pefense oral motion to GRANTED as to the incident involving mitted to inquire as to the abuse Tamara witnessed. JURY as presented. (See worksheets) OUTSIDE THE PRESENCE to conference at the bench and defense object during tham. Ms. Radosta advised State intends to have Detective the video while he testifies in order to lay proper foundation with general descriptions of who is in the video and sexual acts of object to any type of description of interpretation of the general descriptions of who is in the video and sexual acts of object to any type of description of interpretation of the general descriptions of who is in the video and sexual acts of object to any type of description of interpretation of the general descriptions of who is in the video and sexual acts of object to any type of description of interpretation of the general described while allow the efense may make any objections they deem necessary. See worksheets) OUTSIDE THE PRESENCE OF THE uling. Mr. Lopez-Negrete advised for the record defense is courtroom. Court stated he has not closed the courtroom dethat due to the nature of the case that anyone attending the	
proceedings that they enter and le PRESENT: Testimony and exhibit. OF THE JURY: Court made recor	ave during a break as to not disrupt the proceedings. JURY s presented. (See worksheets) OUTSIDE THE PRESENCE rd as to defense objection regarding courtroom procedure	
during trial. Court recessed for the	e evening.;	
Trial Continues;		
Trial Continues;		
Trial Continues; Trial Continues;		
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Trial Continues;		
Jury Deliberating;		
Verdict;		
Journal Entry Details:		
JURY PRESENT: Testimony and e PRESENCE OF THE JURY: Reco	exhibits presented. (See worksheets) OUTSIDE THE ord made as to conferences at the bench and objections	
	Sena. Court recessed for the evening.;	
Trial Continues;		
Trial Continues;		
Trial Continues:		

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Trial Continues;	1
Trial Continues;	
Jury Deliberating;	
Verdict;	
Journal Entry Details:	
JURY PRESENT: Testimony and exhibits presented. (See worksheets) OUTSIDE THE	
PRESENCE OF THE JURY: Record made as to conferences at the bench and objections	
during testimony of witness Anita Sena. Ms. Radosta noted her concern with a Court Marshal	
sitting up at the front of the courtroom by the witness stand. Court stated he has an officer	
posted by the exits of the courtroom during trial; although he is not certain why the Marshal is	
next to the witness stand. Further discussion regarding Court Marshal's position at the front of	f
the courtroom. Court recessed for the evening.;	إ
Trial Continues;	
Trial Continues;	ļ
Trial Continues;	
Jury Deliberating;	
Verdict;	
Journal Entry Details:	I,
OUTSIDE THE PRESENCE OF THE JURY: Ms. Radosta objected to proposed exhibits as	
well as quotes from statements which State intends to use during their opening statement. Mr. Sweetin advised there are photos of the victims as children, all Defendants, the home where	
they lived and quotes from Defendant's statements as well as emails sent to co-defendant	
Deborah Sena. Ms. Radosta advised there are mug shots of all three defendants which she	
objected and she believes there is an issue as any of the emails coming in during trial. Court	
noted objection and believes the State understands their obligations. JURY PRESENT: Jury	
sworn. Clerk read the Third Amended Information to the jury and stated the defendant s plea	
thereto. OUTSIDE THE PRESENCE OF THE JURY: Court stated after the reading of the	
Third Amended Information it was discovered errors contained within the document. Mr.	
Sweetin advised they are typographical errors and requested to file an Amended Information	
to correct the errors. Ms. Radosta objected and stated the counts should be stricken or an	
Amended prepared with the entire document re-read to the jury. Court stated he will have the	
Amended filed and will inform the jury of the errors and read a curative instruction to the jury.	٠
JURY PRESENT: Opening statements by counsel. OUTSIDE THE PRESENCE OF THE	
JURY: Record made as to objections during opening statements. Court recessed for the	
evening.; Trial Continues;	ار
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Trial Continues:	-1

-	Trial Continues;
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7	Trial Continues;
-	Γrial Continues;
-	Trial Continues;
-	Γrial Continues;
	Jury Deliberating;
1	Verdict;
	Journal Entry Details:
	OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Parties argued respective positions as to challenges for cause. PROSPECTIVE JURORS PRESENT: Voir dire.
(OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Ms. Radosta requested to make a record outside the presence of the State as to discussions with Defendant. Court noted outside
	record outside the presence of the State as to discussions with Defendam. Court noted outside The presence of the State. Ms. Radosta made a record as to discussions with Defendant this
	norning and negotiations. Colloquy regarding offer made by the State and Defendant's
	concerns with negotiations. Statement by Defendant. PROSPECTIVE JURORS PRESENT:
	Voir dire. OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Record made as to
	challenges for cause. Ms. Radosta made a batson challenge as to jury panel. State opposed.
	COURT ORDERED, batson challenge DENIED. PROSPECTIVE JURORS PRESENT: Jury
.5	selected and excused for the evening. Court recessed for the evening.;
-	Γrial Continues;
-	Γrial Continues;
-	Trial Continues;
-	Γrial Continues;
-	Γrial Continues;
	Trial Continues;
-	Trial Continues;
	Frial Continues;
	Trial Continues;
	Jury Deliberating;
	Verdict;
	Journal Entry Details:
Ì	PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court noted outside the presence of the jury with prospective juror
	187 present. Discussion with juror 187. Court noted outside the presence of the entire panel.
	Ms. Radosta made a record as to juror 187 break down in front of the entire panel and juror 153 came to hug juror 187 when the Court took a break. Further, Ms. Radosta moved to strik
	is s came to nug juror 187 when the Court took a break. Further, ms. Raaosta movea to strike The entire jury venire based on the emotional break down. Court stated he will question each
	uror individual to determine if they were affected by the emotional break down; although,
	furor 187 will be excused at this time. Jurors brought in and questioned one at a time. Court
1	noted outside the presence of the entire panel. Upon Court's inquiry, Ms. Sudano advised she
Ì	has no challenges; although, will not have objections to some of defense challenges. Ms.
	Radosta moved to excuse jurors 062, 455, 094, 145, and 153. Colloquy regarding challenges.
	PROSPECTIVE JURORS PRESENT: Voir dire. Court recessed for the evening.;
	Trial Continues;
-	Trial Continues;
	Гrial Continues;

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Trial Continues;	
Trial Continues;	
Trial Continues;	
Trial Continues;	
Jury Deliberating;	
Verdict;	

Trial Continues;

Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court made record as to defense oral motion to strike the entire jury venire and the Court's denial of the oral motion. Mr. Lopez-Negrete furthered his record as to his oral motion to strike the entire jury venire. Court noted there was a discussion whether the Third Amended Information would be read to the jury or if parties would stipulate to waive the reading; however, as an agreement could not be reached between the parties, the Court will have the Court Clerk read the Third Information pursuant to NRS 175.144(1). Ms. Radosta moved to excuse bade numbers 072; 130; 165; 166; 190; 292; 338; 529; 560; and 575 based on answers given in the prospective jurors questionnaires as to question 20 all indicated they could not be fair and impartial and pursuant to the Preciado case these prospective jurors should be excused. Colloquy regarding Ms. Radosta and Court regarding answers in the questionnaires. Court stated at this time he is not denying the motion; although, he intends to continue with voir dire at this time and counsel can raise the challenges at a later time. Mr. Sweetin dispute the representations made by defense counsel as there are a number of individuals who indicated they can be fair and impartial and the Court must make a decision on a totality of the information. Further arguments. Upon Court's inquiry, parties agreed to stipulate to the presence of the jury based on the Marshal's representations of all prospective jurors being present. PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Court and parties made record as to conference at the bench regarding defense concerns as to prospective badge number 012. PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Upon Court's inquiry, parties submitted on the previous arguments made regarding Defendant's Oral Motion to Strike State's Expert Witness. Court noted the original notice was filed 12/12/2018 with the amended notice being filed on 1/22/2019 which included the Curriculum Vitae (CV) of the expert. Upon Court's inquiry, Mr. Sweetin advised the amended notice was filed as soon as the CV of the expert was received. Further, Mr. Sweetin advised he has not ,made the final decision whether the expert will be called as it will depend upon what the defense puts forward. Court stated he will give State through the break to determine if the CV of the expert was on file with the State's office; although the Court noted he is inclined to grant the motion and strike the expert for failure to comply with the statute. Court noted he intends to bring in the prospective jurors previously discussed to bring in outside the presence of the entire panel one at a time. Court noted prospective juror badge number 326 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted prospective juror badge number 072 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted prospective juror badge number 338 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted prospective juror badge number 111 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted outside the presence of the entire prospective panel. Ms. Radosta moved to excuse the prospective jurors questioned. Ms. Sudano opposed. Court stated he will grand the request as to badge number 072; however; deny the rest as this time and parties will have an opportunity to further question the prospective jurors. Ms. Sudano moved to bade number 401. Ms. Radosta objected at this time. Court so noted. PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Mr. Sweetin advised he did some research during the break and there is not a data base maintained by his office that has the CV of this particular expert contained. Further, Mr. Sweetin reviewed NRS 174.234 as well as Herrera v. State for the Court and advised the expert will be used to address allegations in defendant's case as to consent of the sexual conduct perpetrated against victims in this case. Additionally, Mr. Sweetin advised there is no prejudice in allowing the witness to testify to those things which defense was given notice and the State's intent would be to only use this witness to rebut the issue of consent. Ms. Radosta argued in opposition stating when the amended notice was filed with the CV on 1/22/2019 the expert was no longer a rebuttal witness as there is no requirement to notice a rebuttal expert and believes the intent would be to call the expert in their case in chief. Further arguments. COURT ORDERED, Defendant's Oral Motion to Strike Expert GRANTED to the extent the expert cannot be called in the State's in case in chief; although, State shall be permitted to call the expert in rebuttal as to the expert's area of expertise and defense may raise the issue again at the time of rebuttal. Court recessed for the evening.;

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Trial Continues;
Trial Continues;
Jury Deliberating;
Verdict;
Journal Entry Details:

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS" Ms. Radosta advised there have been ongoing discovery issues in this case, she conducted a file review in December 2018, at which time they reviewed the State's entire file and CPS records were discussed. Further, Ms. Radosta advised the State has noticed over ten (10) CPS workers as witnesses and she inquired of the State if there were potentially CPS records she was not provided; Mr. Sweetin advised there additional records and she received 336 pages of CPS records which has not been previously provided. Additionally, Ms. Radosta advised that in the case notes of Detective Samples, lead detective on this case, references that Ryan Sena was taken to the Child Advocacy Center (CAC) on 12/10/2014 where a 30 minute interview was conducted; thereafter a second interview was scheduled for 12/16/2014. Ms. Radosta advised she inquired of the State if a transcript and/or audio recording of the 12/10/2014 interview was made; however, she has concerns that there could be potential exculpatory evidence in the initial interview and was informed the interview was not conducted by Detective Samples but by a forensic interview Christina Bernat. Upon Court's inquiry, Ms. Radosta advised she has not spoken with Detective Samples and/or forensic interviewer regarding the interview of 12/10/2014; although, she did inquire of the State who indicated that there was no information. Further, Ms. Radosta advised she has reviewed the recent CPS records provided; although she is uncertain of how the records will affect defense depending on how the State intends to use the records. Mr. Sweetin advised to the CPS records, it is the State's understanding that defense had the CPS records as there are multiple defendants in this case in which the CPS records have been used to refresh the recollection of the co-defendants during testimony as well as anything contained with the CPS records is information already contained within the police reports. Further, anything contained in the CPS records regarding counseling of any of the victims would not necessarily be provided to defense. Upon Court's inquiry, Mr. Sweetin advised the CPS records detail contact with the children and concurrent police investigation on going; although there may be custody arrangements of the children after they were removed from the home which is not relevant to the case. Additionally, Mr. Sweetin advised as to Ryan and the interview records, Ms. Radosta questioned Ryan regarding this interview during the Preliminary Hearing ant out of abundance of caution he reached out to the CAC to confirm there was no recorded and/or transcribed statement. Court stated he agrees with defense if there was a recording and/or transcript of the interview with Ryan at the CAC and COURT ORDERED, should the recording and/or transcript exist from the 12/10/2014 interview it shall be provided to defense as the information is discoverable. Further discussion regarding the CPS records. Ms. Radosta moved to strike State's grooming expert as State filed an Amended Notice of Expert filed 12/22/2018 in which the Curriculum Vitae (CV) was attached and pursuant to NRS 174.234 expert witness notice with CV attached which must be filed 21 days before trial. Further, Ms. Radosta advised the State indicated previously that this was a rebuttal expert to Dr. Harder who has since been struck from defense witness list. Mr. Sweetin advised the State provided the CV when received, this will be a lengthy trial and the there is time to review the CV. Court stated he will taken the matter UNDER ADVISEMENT and will issue a decision after reviewing the information further. Mr. Lopez- Negrete moved to strike the entire jury venire based on the lack of hispanic representation of the jury venire. Ms. Sudano opposed and reviewed Nevada Supreme Court cases in support of denying oral motion. Mariah Witt, Jury Commissioner, sworn and testified. Following arguments by counsel, COURT ORDERED, Oral Motion to Strike Jury Venire DENIED. PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Colloquy regarding challenges to prospective jurors. PROSPECTIVE JURORS PRESENT: Voir dire. OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Further discussion regarding defense previous motion to strike the entire jury venire. Court recessed for the evening.;

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04/29/2019

Sentencing (8:30 AM) (Judicial Officer: Kephart, William D.) 04/29/2019, 05/28/2019

Matter Continued; Defendant Sentenced; Journal Entry Details:

Colloquy regarding victim speakers to be presented this morning. Ms. Radosta made a record of the typographical errors contained in the Pre Sentence Investigation Report (PSI). Court noted State has requested the Court stay adjudication to those lesser alternative counts which Defendant was found guilty of and adjudication on the more serious charge. Court stated he is inclined to follow the request pending the outcome of any appeals and post conviction issues. Upon Court's inquiry, Ms. Radosta requested the Court stay adjudicate as to the lesser charge; however, she agreed with State's request to stay the adjudication to one or the other charge. By virtue of a jury verdict; DEFT. SENA ADJUDGED GUILTY of COUNT 1 - CONSPIRACY TO COMMIT SEXUAL ASSAULT (F); COUNT 2 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNT 3 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 6 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 8 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 10 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNT 11 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 13 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNT 14 -SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 19 SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 21 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 22 -INCEST (F); COUNT 23 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 24 - OPEN OR GROSS LEWDNESS (GM); COUNT 25 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 26 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 27 - INCEST (F); COUNT 28 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 29 - OPEN OR GROSS LEWDNESS (GM); COUNT 31 - SEXUAL ASSAULT (F); COUNT 32 - INCEST (F); COUNT 33 - SEXUAL ASSAULT (F); COUNT 35 - SEXUAL ASSAULT (F); COUNT 36 - SEXUAL ASSAULT (F); COUNT 37 - INCEST (F); COUNT 41 -SEXUAL ASSAULT (F); COUNT 42 - INCEST (F); COUNT 46 - SEXUAL ASSAULT (F); COUNT 47 - INCEST (F); COUNT 48 - SEXUAL ASSAULT (F); COUNT 49 - OPEN OR GROSS LEWDNESS (GM)' COUNT 50 - OPEN OR GROSS LEWDNESS (GM); COUNT 51 -OPEN OR GROSS LEWDNESS (GM); COUNT 52 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 53 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F); COUNT 54 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 55 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 56 - OPEN OR GROSS LEWDNESS (GM); COUNT 57 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 58 - OPEN OR GROSS LEWDNESS (GM); COUNT 59 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 60 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 62 - SEXUAL ASSAULT (F); COUNT 64 - SEXUAL ASSAULT (F); COUNT 66 -SEXUAL ASSAULT (F); COUNT 68 - SEXUAL ASSAULT (F); COUNT 69 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 71 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 72 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 73 - INCEST (F); COUNT 74 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 75 - INCEST (F); COUNT 76 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 77 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 78 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 79 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 80 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 81 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 82 - OPEN OR GROSS LEWDNESS (GM); COUNT 83 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 86 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F); COUNT 87 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 89 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 91 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 95 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 96 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 97 - INCEST (F); COUNT 98 SEXUAL ASSAULT WITH A

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MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 99 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F): COUNT 100 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 101 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 102 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 103 -USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 104 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 105 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 106 -PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F); COUNT 107 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 108 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 109 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 110 LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 115 - USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY (F); COUNT 116 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F): COUNT 117 - CHILD ABUSE. NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION (F); COUNT 118 - USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY (F); COUNT 119 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); and COUNT 120 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F). Matter argued and submitted. VICTIM SPEAKERS: Anita Sena sworn and testified. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, a \$3.00 DNA Collection fee and RESTITUTION in the amount of \$1,173.00 to be paid joint/severally with the co-defendants; Deft. SENTENCED as follows; COUNT 1 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); COUNT 2 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; CONSECUTIVE to COUNT 1; COUNT 3 -LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; CONSECUTIVE to COUNT 2; COUNT 6 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; COUNT 8 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20 YEARS); CONSECUTIVE to COUNT 3; COUNT 10 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 11 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; COUNT 13 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 14 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; COUNT 19 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; COUNT 21 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE to COUNT 3; COUNT 22 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 21; COUNT 23 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 24 - ONE (1) YEAR in the Clark County Detention Center (CCDC): COUNT 25 -LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE to COUNT 22; COUNT 26 -LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 27 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); COUNT 28 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 29 - ONE (1) YEAR in the Clark County Detention Center (CCDC); COUNT 31 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 32 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; CONSECUTIVE to COUNT 25; COUNT 33 LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 35 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 36 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 37 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; COUNT 41 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 42 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; COUNT 46 - LIFE in the Nevada

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Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 47 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; COUNT 48 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 49 - ONE (1) YEAR in the Clark County Detention Center (CCDC); COUNT 50 - ONE (1) YEAR in the Clark County Detention Center (CCDC); COUNT 51 - ONE (1) YEAR in the Clark County Detention Center (CCDC); COUNT 52 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; COUNT 53 - MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 32; COUNT 54 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE to COUNT 53; COUNT 55 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); COUNT 56 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 57 -MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); COUNT 58 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 59 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS: CONSECUTIVE to COUNT 54: COUNT 60 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 59; COUNT 62 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 64 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 66 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 68 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 69 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; COUNT 71 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 60; COUNT 72 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 71; COUNT 73 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; CONSECUTIVE TO COUNT 72; COUNT 74 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS: COUNT 75 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; COUNT 76 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 77 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; COUNT 78 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 73; COUNT 79 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 78; COUNT 80 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS: COUNT 81 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 79; COUNT 82 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 83 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 86 - MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 81; COUNT 87 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of THIRTY-FIVE (35) YEARS; CONSECUTIVE TO COUNT 86; COUNT 89 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of THIRTY-FIVE (35) YEARS; COUNT 91 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of THIRTY-FIVE (35) YEARS; COUNT 95 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 87; COUNT 96 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 97 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; CONSECUTIVE TO COUNT 95; COUNT 98 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 99 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; CONSECUTIVE TO COUNT 97; COUNT 100 -

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MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 99; COUNT 101 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 102 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 103 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; COUNT 104 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); COUNT 105 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); COUNT 106 - MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 100; COUNT 107 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; CONSECUTIVE TO COUNT 106; COUNT 108 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 109 LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 110 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; COUNT 115 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; CONSECUTIVE TO COUNT 107; COUNT 116 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 115; COUNT 117 MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 116; COUNT 118 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; CONSECUTIVE TO COUNT 117; COUNT 119 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 118; COUNT 120 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC): CONSECUTIVE TO COUNT 115; FURTHER ORDERED, a TOTAL AGGREGATE SENTENCE of LIFE in the Nevada Department of Corrections with a parole eligibility after a MINIMUM of THREE HUNDRED TWENTY-SEVEN (327) YEARS and FOUR (4) MONTHS; with ONE THOUSAND SEVEN HUNDRED FOURTEEN (1,714) DAYS credit for time served. COURT FURTHER ORDERED, adjudication shall be STAYED as to the following counts; 4, 7, 9, 12, 15, 20, 88, 90, and 92. NDC CLERK'S NOTE: based on discussion with between the Court and parties; COURT FURTHER ORDERED, the TOTAL AGGREGATE SENTENCE shall be corrected from 341 years to 327 years and 4 months. te 5/29/2019 CLERK'S NOTE: Pursuant to Statute; COURT FURTHER ORDERED, COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment and Defendant shall register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing. te 5/29/2019;

Matter Continued;

Defendant Sentenced;

Journal Entry Details:

Ms. Radosta advised based on her review of the Pre Sentence Investigation Report (PSI) there is a minimum of 29 counts which list the incorrect penalty in the PSI. Further, the penalties listed for counts 2 - 20 at a minimum are incorrect as the date of the crime is prior to the change in law. Mr. Sweetin advised that the correct penalties were provided to P & P and there is no basis to continue the sentencing as the Court has the discretion to impose the sentence within the correct structure. Ms. Radosta advised the PSI is what follows Defendant to prison and needs to be correct before sentencing can go forward. Further discussion regarding the penalties as to crimes and the change in law. COURT ORDERED, matter CONTINUED and REFERRED back to P & P for the PSI to be corrected outlining the correct penalties based on the law. CUSTODY CONTINUED TO: 5/28/2019 8:30 AM;

Electronically Filed 5/31/2019 9:46 AM Steven D. Grierson CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

CHRISTOPHER SENA #0779849

Defendant.

CASE NO. C-15-311453-1

DEPT. NO. XIX

JUDGMENT OF CONVICTION (JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crimes of COUNT 1 – CONSPIRACY TO COMMIT SEXUAL ASSAULT (Category B Felony) in violation of NRS 200.364, 200.366, 199.480; COUNTS 2, 4, 5, 7, 9, 10, 12, 13, 15, 17, 18, 20, 88, 90, 92, 107, 108, 109, 110, 111, 112, 113 and 114 – LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (Category A Felony) in violation of NRS 201.230; COUNTS 3, 6, 8, 11, 14, 16, 19, 87, 89, 91 – SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (Category A Felony) in violation of NRS 200.364, 200.366; COUNTS 21, 23, 25, 26, 28, 30, 52, 54, 61, 63, 65, 67, 71, 72, 74, 76, 79, 80, 83, 93, 94, 95, 96, 98, 101 and 102 – SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (Category A Felony) in violation of NRS 200.364, 200.366; COUNTS 22, 27, 32, 37, 42, 47, 73, 75 and 97 – INCEST (Category A Felony) in violation of NRS 201.180; COUNTS 24, 29, 34, 39, 44, 49, 50, 51, 56, 58, 82 and 85 – OPEN OR GROSS LEWDNESS (Category D Felony) in violation of NRS 201.210; COUNTS 31, 33, 35, 36, 38, 40, 41, 43, 45, 46, 48, 62, 64, 66 and 68 – SEXUAL

□ Nolle Prosequi (before trial) □ Dismissed (after diversion) □ Dismissed (before trial) □ Guilty Plea with Sent (before trial) □ Transferred (before/during trial) ○ Other Manner of Disposition	Bench (Non-Jury) Trial Dismissed (during trial) Acquittal Guilty Plea with Sent. (during trial) Conviction
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Case Number: C-15-311453-1

PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION (Category D Felony) in violation of NRS 199.305; COUNTS 55, 57 and 81 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (Category B Felony) in violation of NRS 200.508(1); COUNTS 59, 69, 77, 99 and 103 - USE OF A MINOR IN PRODUCING PORNOGRAPHY (Category A Felony) in violation of NRS 200.700, 200.710.1, 200.750; COUNTS 60, 78, 100, 104, 116, 119 and 120 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (Category B Felony) in violation of NRS 200.700, 200.730; COUNTS 105 and 117 -CHILD ABUSE NEGLECT OR ENDANGERMENT – SEXUAL EXPLOITATION (Category B Felony) 200.508(1); COUNT 115 - USE OF A MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY (Category A Felony) in violation of NRS 200.700, 200.710.1, 200.750;; and COUNT 118 - USE OF A MINOR UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY (Category A Felony) in violation of NRS 200.700, 200.710, 200.750; thereafter, on the 28th day of May, 2019, the Defendant was present in Court for sentencing with counsel VIOLET RADOSTA and DAVID LOPEZ NEGRETE, Deputy Public Defenders, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee, \$1,173.00 Restitution payable jointly and severally with Co-Defendants and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Collection Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: **COUNT 1** – a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-EIGHT (28) MONTHS; **COUNT 2** – LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE to COUNT 1; **COUNT 3** – LIFE with parole eligibility after serving a MINIMUM of TWENTY (20) YEARS, CONSECUTIVE to COUNT 2; **COUNT 4** – STAYED ADJUDICATION; **COUNT 6** – LIFE with parole eligibility after serving a MINIMUM of

28

TWENTY (20) YEARS; COUNT 7 – STAYED ADJUDICATION; COUNT 8 – LIFE with parole eligibility after serving a MINIMUM of TWENTY (20) YEARS, CONSECUTIVE to COUNT 3; COUNT 9 - STAYED ADJUDICATION; COUNT 10 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 11 - LIFE with parole eligibility after serving a MINIMUM of TWENTY (20) YEARS; COUNT 12 - STAYED ADJUDICATION; COUNT 13 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 14 - LIFE with parole eligibility after serving a MINIMUM of TWENTY (20) YEARS; COUNT 15 – STAYED ADJUDICATION; COUNT 19 – LIFE with parole eligibility after serving a MINIMUM of TWENTY (20) YEARS; COUNT 20 -STAYED ADJUDICATION; COUNT 21 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 3; COUNT 22 - a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-EIGHT (28) MONTHS, CONSECUTIVE to COUNT 21; COUNT 23 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 24 -ONE (1) YEAR in the Clark County Detention Center (CCDC) (Old Statute); COUNT 25 -LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 22; COUNT 26 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 27 - a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-EIGHT (28) MONTHS; COUNT 28 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 29 - ONE (1) YEAR in the Clark County Detention Center (CCDC) (Old Statute); COUNT 31 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 32 - LIFE with parole eligibility after serving a MINIMUM of

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TWO (2) YEARS, CONSECUTIVE to COUNT 25; COUNT 33 – LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 35 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 36 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 37 - LIFE with parole eligibility after serving a MINIMUM of TWO (2) YEARS; COUNT 41 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 42 - LIFE with parole eligibility after serving a MINIMUM of TWO (2) YEARS; COUNT 46 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 47 - LIFE with parole eligibility after serving a MINIMUM of TWO (2) YEARS; COUNT 48 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 49 - ONE (1) YEAR in the Clark County Detention Center (CCDC) (Old Statute); COUNT 50 - ONE (1) YEAR in the Clark County Detention Center (CCDC) (Old Statute); COUNT 51 - ONE (1) YEAR in the Clark County Detention Center (CCDC) (Old Statute); COUNT 52 - LIFE with parole eligibility after serving a MINIMUM of TWENTY (20) YEARS; COUNT 53 - a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM parole eligibility of NINETEEN (19) MONTHS, CONSECUTIVE to COUNT 32; COUNT 54- LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 53; COUNT 55 – a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; COUNT 56 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 57 - a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; COUNT 58 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 59- LIFE with parole eligibility after serving a MINIMUM of FIVE

(5) YEARS, CONSECUTIVE to COUNT 54; COUNT 60 – a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 59; COUNT 62 – LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 64 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 66 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 68 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 69- LIFE with parole eligibility after serving a MINIMUM of FIVE (5) YEARS; COUNT 71- LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 60; COUNT 72-LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 71; COUNT 73- LIFE with parole eligibility after serving a MINIMUM of TWO (2) YEARS, CONSECUTIVE to COUNT 72; COUNT 74- LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 75 -LIFE with parole eligibility after serving a MINIMUM of TWO (2) YEARS; COUNT 76-LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 77- LIFE with parole eligibility after serving a MINIMUM of FIVE (5) YEARS; COUNT 78 – a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 73; COUNT 79 – LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 78; COUNT 80- LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 81 – a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 79; COUNT 82 – THREE HUNDRED SIXTY-FOUR (364)

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DAYS in the Clark County Detention Center (CCDC); COUNT 83- LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 86 - a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM parole eligibility of NINETEEN (19) MONTHS, CONSECUTIVE to 81; COUNT 87 – LIFE with parole eligibility after serving a MINIMUM of THIRTY-FIVE (35) YEARS, CONSECUTIVE to COUNT 86; COUNT 88 - STAYED ADJUDICATION; COUNT 89 - LIFE with parole eligibility after serving a MINIMUM of THIRTY-FIVE (35) YEARS; COUNT 90 - STAYED ADJUDICATION; COUNT 91 - LIFE with parole eligibility after serving a MINIMUM of THIRTY-FIVE (35) YEARS; COUNT 92 – STAYED ADJUDICATION; COUNT 95 – LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS, CONSECUTIVE to COUNT 87; COUNT 96 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 97 - LIFE with parole eligibility after serving a MINIMUM of TWO (2) YEARS, CONSECUTIVE to COUNT 95; COUNT 98 -LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 99 - LIFE with parole eligibility after serving a MINIMUM of FIVE (5) YEARS, CONSECUTIVE to COUNT 97; COUNT 100 - a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 99; COUNT 101 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 102 - LIFE with parole eligibility after serving a MINIMUM of TWENTY-FIVE (25) YEARS; COUNT 103 - LIFE with parole eligibility after serving a MINIMUM of FIVE (5) YEARS; COUNT 104 - a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; COUNT 105 – a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of

TWENTY-FOUR (24) MONTHS; **COUNT 106** – a MAXIMUM of FORTY-EIGHT (48) MONTHS with a MINIMUM parole eligibility of NINETEEN (19) MONTHS, CONSECUTIVE to 100; COUNT 107 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE TO 106; COUNT 108 – LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 109 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 110 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS; COUNT 115 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE to COUNT 107; COUNT 116 - a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 115; COUNT 117 - a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 116; COUNT 118 - LIFE with parole eligibility after serving a MINIMUM of FIVE (5) YEARS, CONSECUTIVE TO 117; COUNT 119 - a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 118; and COUNT 120 - a MAXIMUM of SEVENTY-TWO (72) MONTHS with a MINIMUM parole eligibility of TWENTY-EIGHT (28) MONTHS, CONSECUTIVE to COUNT 119; with ONE THOUSAND SEVEN HUNDRED FOURTEEN (1,714) DAYS credit for time served. COUNTS 5, 16, 17, 18, 30, 34, 38, 39, 40, 43, 44, 45, 61, 63, 65, 67, 70, 84, 85, 93, 94, 111, 112, 113 AND 114 -NOT GUILTY. The AGGREGATE TOTAL sentence is LIFE with a MINIMUM PAROLE ELIGIBILITY OF THREE HUNDRED TWENTY-SEVEN (327) YEARS FOUR (4) MONTHS.

the Mental Health and Development Services of the Department of Human Resources or his designee; the Director of the Department of corrections or his designee; and a psychologist licensed to practice in this state; or a psychiatrist licensed to practice medicine in Nevada must certify that the Defendant does not represent a high risk to re-offend based on current accepted standards of assessment.

ADDITIONALLY, the Defendant is ORDERED to REGISTER as a sex offender in accordance with NRS 179D.460 within FORTY-EIGHT (48) HOURS after any release from custody.

DATED this 29^{tt} day of May, 2019.

WILLIAM D. KEPHART DISTRICT COURT JUDGE

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

January 05, 2016

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 05, 2016

10:00 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kristen Brown

RECORDER: Kia

Kiara Schmidt

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney
Attorney
Attorney
Defendant
Plaintiff
Attorney

Sena, Christopher State of Nevada Sweetin, James R.

Radosta, Violet R.

Public Defender

JOURNAL ENTRIES

- Ms. Radosta stated that she has received a copy of the Information and wants to review it with the deft.; further, requested that the deft. enter his plea in the assigned Dept. COURT ORDERED, matter CONTINUED and set in front of the assigned Department.

CUSTODY

1/20/16 8:30 AM ARRAIGNMENT CONTINUED (DEPT. 19)

PRINT DATE: 06/17/2019 Page 1 of 100 Minutes Date: January 05, 2016

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

January 20, 2016

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 20, 2016 8:30 AM

Arraignment Continued

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- DEFT. SENA ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT FURTHER ORDERED, BAIL SET as follows, \$20,000.00 per count for conspiracy to commit sexual assault, \$50,000.00 per count for lewdness with a child under the age of 14; \$100,000.00 per count for sexual assault with a minor under fourteen years of age; \$100,000.00 per count for sexual assault with a minor under sixteen years of age; \$50,000.00 per count for incest; \$2,000.00 per count for open or gross lewdness; \$100,000.00 per count for sexual assault; \$20,000.00 per count for preventing or dissuading witness or victim from reporting or commencing prosecution; \$100,000.00 per count for child abuse, neglect, or endangerment-sexual abuse; \$100,000.00 per count for use of minor in producing pornography; \$50,000.00 per count for possession of visual presentation depicting sexual conduct of a child; \$100,000.00 per count for sexual assault; \$50,000.00 per count for child abuse, neglect or endangerment-sexual exploitation; \$100,000.00 per count for use of a minor under the age of 14 in producing pornography; and \$100,000.00 per count for use of a minor under the age of 18 in producing pornography FOR A TOTAL BAIL OF \$11,000,000.00. Colloquy regarding trial scheduling. Upon Court s inquiry, parties advised they

PRINT DATE: 06/17/2019 Page 2 of 100 Minutes Date: January 05, 2016

C-15-311453-1

anticipate trial to last approximately three (3) weeks. Court so noted.

CUSTODY

10/12/2016 8:30 AM PRE TRIAL CONFERENCE

11/09/2016 8:30 AM CALENDAR CALL

11/14/2016 10:00 AM JURY TRIAL

PRINT DATE: 06/17/2019 Page 3 of 100 Minutes Date: January 05, 2016

DISTRICT COURT **CLARK COUNTY, NEVADA**

COURT MINUTES

Felony/Gross Misdemeanor

April 04, 2016

C-15-311453-1

State of Nevada

Christopher Sena

April 04, 2016

8:30 AM

Petition for Writ of Habeas

Corpus

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT:

Radosta, Violet R. Attorney Sena, Christopher Defendant State of Nevada Plaintiff Sweetin, James R. **Attorney**

JOURNAL ENTRIES

- Court noted he did not receive a response from the State. Mr. Sweetin advised State was not served with the petition and defense is seeking a date of 5/16/2016. Ms. Radosta agreed. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 5/16/2016 8:30 AM

Minutes Date: PRINT DATE: 06/17/2019 Page 4 of 100 January 05, 2016

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

Felony/Gross Misdemeanor COU

June 06, 2016

C-15-311453-1

State of Nevada

VS

Christopher Sena

June 06, 2016

10:00 AM Petition for Writ of Habeas

Corpus

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Baharav, Colleen Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- COURT ORDERED, matter CONTINUED at request of the parties.

CUSTODY

CONTINUED TO: 7/13/2016 8:30 AM

PRINT DATE: 06/17/2019 Page 5 of 100 Minutes Date: January 05, 2016

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

July 13, 2016

C-15-311453-1

State of Nevada

VS

Christopher Sena

July 13, 2016

8:30 AM Petition for Writ of Habeas

Corpus

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R. Attorney

Sena, Christopher Defendant State of Nevada Plaintiff Sweetin, James R. Attorney

JOURNAL ENTRIES

- Conference at the bench. Court FINDS there was sufficient slight or marginal evidence presented as to all counts with the exception of count 97 which the Court would like additional briefing as to count 97. COURT ORDERED, petition DENIED as to all counts with the exception of count 97. FURTHER ORDERED, briefing schedule set as follows; State's supplemental brief shall be due on or before 7/27/2016; Defendant's supplemental response shall be due on or before 8/03/2016 and matter SET for Further Proceedings.

CUSTODY

8/10/2016 8:30 AM FURTHER PROCEEDINGS: DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS AS TO COUNT 97 ONLY

PRINT DATE: 06/17/2019 Page 6 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

August 29, 2016

C-15-311453-1

State of Nevada

vs

Christopher Sena

August 29, 2016

8:30 AM

Further Proceedings

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney Defendant Plaintiff

Attorney

Sena, Christopher State of Nevada Sweetin, James R.

Radosta, Violet R.

JOURNAL ENTRIES

- Ms. Radosta advised both she and Mr. Sweetin are in trial in another case which begins at 10:30 AM this morning and requested matter be continued for argument. Upon Court's inquiry, Ms. Radosta advised she would like an opportunity to reply to the State's response. COURT ORDERED, matter CONTINUED, Defendant's reply shall be due on or before 9/12/2016. Additionally, Ms. Radosta advised based on the current trial date of 11/14/2016 and the number of pre-trial motions which still need to be filed, she does not anticipate ready for the current trial date. Mr. Sweetin stated he would object to a continuance at this time. Court so noted and stated at the next date parties may address the trial date issue.

CUSTODY

CONTINUED TO: 10/12/2016 8:30 AM

PRINT DATE: 06/17/2019 Page 7 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

October 12, 2016

C-15-311453-1

State of Nevada

VS

Christopher Sena

October 12, 2016

8:30 AM

All Pending Motions

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R.

Attorney Defendant Plaintiff Attorney

State of Nevada Sweetin, James R.

Sena, Christopher

JOURNAL ENTRIES

- FURTHER PROCEEDINGS: DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS - COUNT 97:

Amended Information FILED IN OPEN COURT.

Colloquy regarding count 97. COURT ORDERED, State's request to file an amended information GRANTED; Petition DENIED in its entirety.

PRE TRIAL CONFERENCE:

Ms. Radosta advised as previously discussed she is unable to announce ready as there are additional motions which she needs to file. Colloquy regarding scheduling. COURT ORDERED, matter SET for Status Check.

CUSTODY

PRINT DATE: 06/17/2019 Page 8 of 100 Minutes Date: January 05, 2016

10/26/2016~8:30~AM STATUS CHECK: TRIAL SETTING

PRINT DATE: 06/17/2019 Page 9 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

October 26, 2016

C-15-311453-1

State of Nevada

vs

Christopher Sena

October 26, 2016

8:30 AM

All Pending Motions

HEARD BY: Bonaventure, Joseph T.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: 0

Christine Erickson

REPORTER:

PARTIES

PRESENT: Chen, Alexander G. Attorney

Lopez-Negrete, David E. Attorney
Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff

JOURNAL ENTRIES

- STATUS CHECK: TRIAL SETTING DEFENDANT'S MOTION TO CONTINUE TRIAL DATE

Ms. Radosta advised she filed a motion to continue the trial and State has agreed. COURT ORDERED, Motion GRANTED; trial date VACATED and RESET.

CUSTODY

8/09/2017 8:30 AM PRE TRIAL CONFERENCE

9/06/2017 8:30 AM CALENDAR CALL

9/11/2017 10:00 AM JURY TRIAL

PRINT DATE: 06/17/2019 Page 10 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

August 09, 2017

C-15-311453-1

State of Nevada

vs

Christopher Sena

August 09, 2017

8:30 AM

Pre Trial Conference

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R.

Attorney Defendant Plaintiff

Attorney

Sena, Christopher State of Nevada Sweetin, James R.

JOURNAL ENTRIES

- Upon Court's inquiry, Ms. Radosta advised she does not anticipate ready for the current trial setting. Further, Ms. Radosta advised she has filed a discovery motion which contains a lot of information which she believes she is entitled to; although the State does not agree, as well as there are outstanding CPS records which she also believes she entitled to in this case. Mr. Sweetin believes all discovery has been provided; although he will set up a meeting between the detective for both he and defense to review the detective's file to ensure all information has been provided. Colloquy regarding CPS records. Court instructed Mr. Sweetin to submit the CPS records and then he will have parties meet to review the CPS records in order for defense to determine what she believes to be exculpatory and/or relevant and then present those for the Court's ruling. COURT ORDERED, trial date STANDS at this time and Defendant' discovery motion currently set for 8/23/2017 shall be RESET to 8/16/2017.

CUSTODY

PRINT DATE: 06/17/2019 Page 11 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

August 16, 2017

C-15-311453-1

State of Nevada

vs

Christopher Sena

August 16, 2017 8:30 AM Motion to Compel

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- CONFERENCE AT THE BENCH. Court noted the discussion at the bench pertained to the motion to dismiss certain counts which is set to be heard 8/23/2017. Further, Court stated there is a substantial disagreement between the parties in this matter; however, defense is requesting the Court to compel discovery in this matter and it is unclear what discovery has been requested and not provided by the State. Additionally, the Court stated he has informed parties he will not rule on the motion until defense has shown they have requested the items and the State has denied to provide the items. Ms. Radosta advised in some way, shape or form she will submit a request to the State for the items she believes the State should provide. Mr. Sweetin advised for the record he has offered Ms. Radosta to come to his office and meet with the case detective and review the case file as well as inquire of the detective as to any questions regarding the reports in the file. Ms. Radosta advised a meeting was set up; however, due to other work obligations the detective was unable to meet on the scheduled date and as long as she is consulted as to the date and time of the new meeting she is more than willing to meet. Court so noted. Additionally, Ms. Radosta advised she is again informing the Court she does not anticipate ready for the current trial setting as she still needs to retain a forensic

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expert as to the computer as she believes only received a summary report of the forensic analysis report by the State. Further discussion regarding defense expert needed for the analysis of the computer. COURT ORDERED, matter OFF CALENDAR at this time.

CUSTODY

PRINT DATE: 06/17/2019 Page 13 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

August 23, 2017

C-15-311453-1

State of Nevada

Christopher Sena

August 23, 2017

8:30 AM

Motion to Dismiss

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT:

Sena, Christopher

Defendant

JOURNAL ENTRIES

- Court noted Ms. Radosta reached out requesting additional time to review the State's opposition and file a reply. COURT ORDERED, matter CONTINUED one week.

CUSTODY

CONTINUED TO: 8/30/2017 8:30 AM

PRINT DATE: 06/17/2019 Page 14 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

August 30, 2017

C-15-311453-1

State of Nevada

Christopher Sena

August 30, 2017

8:30 AM

Motion to Dismiss

Defendant's Motion to Dismiss Counts for Violation of Statute of Limitations

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: April Watkins

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R.

> Sena, Christopher State of Nevada Sweetin, James R.

Attorney

Defendant Plaintiff Attorney

JOURNAL ENTRIES

- Court noted last time parties were present, parties were called to the bench because the Court had some concerns about the State being able to provide information in order to support the counts. The Court has read Deft's motion initially and at the bench, Mr. Sweetin requested an opportunity to respond so the Court would have a better understanding better on why the State believes the statute somewhat tolls. State has filed an opposition and Deft. has filed a reply to that. The whole issue is one, whether or not it would be considered a secret crime and how is does that effect the statute. Ms. Radosta in her Reply has indicated that under the circumstances, the State basically then a secret crime could go indefinitely. The Court further stated he does believe there are circumstances in which a secret crime could go indefinitely. The reason for the secretiveness of it, is the fear of the victim and if the victim is still under the tutelage or the control of the offender indefinitely, does believe the statute would toll and that is the State's argument. Ms. Radosta's argument is asking the Court not to consider that evidence because counsel is saying it was something not presented in the

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bindover. One is sufficiency of the evidence for purposes of supporting of the offenses verses counsel's motion to dismiss on legal grounds and factually, the Court can accept any additional information that is provided on the record. Ms. Radosta argued it was not provided in case. Court stated it is evidence that they have, it comes from police report and additional information that they have in their investigation. Ms. Radosta argued she was not allowed to cross-examine on that particular factual part of the case because it was not presented during the Preliminary Hearing. In the State's opposition, cited to the Preliminary Hearing transcript of Debra Sena and cited to facts that were not presented in case. Colloquy. Additional argument by Ms. Radosta. Mr. Sweetin argued there was one portion of the State's Opposition that did reference that particular transcript, all other references to the Preliminary Hearing transcript actually references the Preliminary Hearing transcript in this case. Further, there is no oneness upon the State to actually reference that they got this information out of that transcript and it is merely to relate to the Court, the information in the case that they are aware of. Ms. Radosta argued regarding the part that the State referred to from Debra Sena's Preliminary Hearing transcript about the conversation had at the attorney's office, hence when the discovery of this incident occurred. Further, Ms. Radosta argued when the discovery occurred that is when the statute of limitations starts to run. The State got that from the testimony from Debra Sena which was not presented in this Deft's Preliminary Hearing. Colloquy. Court FINDS evidence is sufficient to overcome any legal requirement that the Court dismiss those counts and ORDERED, motion DENIED. Ms. Radosta stated in her opinion, counsel does not think the record bares out she was under a state of fear. Testimony presented at the Preliminary Hearing was sasyncd regarding threats made to her by Deft. She specifically testified that the first threat was after the first incident when she was considerably younger then 24 years old and there was no further testimony about threats made to her or against her by Deft. Further, this particular statute in effect at the time of the alleged crimes specifically provided for the extending of the statute of limitations beyond a normal crime. It took into account these specific crimes and it looked to extend the normal three to four years depending on the crime we are talking about. But at the time of the crime allegedly committed in this case, statute said up to the age of 21 and the case law is very clear. Subsection "a" can only be tolled until her 18th birthday. Colloquy. Additional argument by Ms. Radosta. Mr. Sweetin argued in this particular case, victim AS stated she never told anybody in fear of what the Deft. would do. Further, Mr. Sweetin stated different portions of AS's Preliminary Hearing testimony. Colloquy. Also, Ms. Radosta stated she just received 400 additional pages of discovery from the detectives file which was received last night. Further, counsel after looking through it, the majority of it, counsel has not seen. There is also a bad acts motion pending that counsel has not filed a response to. Court stated Deft's counsel to file motion to continue an State needs to respond. Ms. Radosta further advised the Court she is scheduled to appear in front of Judge Smith to do motions on a different case that is also scheduled for September 6, 2017.

CUSTODY

PRINT DATE: 06/17/2019 Page 16 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 06, 2017

C-15-311453-1

State of Nevada

vs

Christopher Sena

September 06, 2017 9:00 AM All Pending Motions

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Tia Everett

Phyllis Irby

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- CALENDAR CALL....DEFT'S MOTION TO CONTINUE TRIAL...STATE'S MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL OFFENSES AND OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS

The Court noted based on what has happened with regards to this case it was specifically given a date a year ago to accommodate defense for trial; for that reason MOTION DENIED. Ms. Rodasta argued she is currently in the middle of evidentiary hearings now for a trial that is staring on Monday with Judge Smith. Ms. Rodasta further stated she's been working on that other case that was scheduled to go August 28, Judge Smith was not available. Further colloquy regarding scheduling.

CONFERENCE AT THE BENCH.

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Based on the discussion at the bench. MOTION TO CONTINUE TRIAL GRANTED.

Regarding the State's Motion in Limine the Court does recognize there is a different set of bad acts over an extended period of time. The concern the Court has is the one involving BS and RS when they were 3 and 5 years old, prejudicial issues. The Court understands the one with BS for purposes of the threats but, not really understanding the one with the 5 year old not clear if there was some threat with that as well. COURT GRANTED, PETROCELLI HEARING. The Court does find that this fits under 48.053 and under the section for other bad acts; believe there is some issue with intent and motive.

CUSTODY

9-25-17 11:00 AM PETROCELLI HEARING (DEPT. XIX)

1-03-18 8:30 AM PRE-TRIAL CONFERENCE (DEPT. XIX)

1-31-18 8:30 AM CALENDAR CALL (DEPT. XIX)

2-05-18 10:00 AM JURY TRIAL (FIRM) (DEPT. XIX)

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Felony/Gross Misdemeanor

COURT MINUTES

September 25, 2017

C-15-311453-1

State of Nevada

VS

Christopher Sena

September 25, 2017 11:00 AM All Pending Motions

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- STATE'S MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL OFFENSES AND OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS ... PETROCELLI HEARING

Following arguments by counsel, COURT ORDERED, Motion GRANTED with the exception of the photographs depicting sexual conduct with any animals unless defense opens the door by denying he had any knowledge and/or control of the emails/photographs. Mr. Sweetin advised he filed his supplemental in Open Court and requested the document be filed under seal due to the nature of the exhibits attached. COURT SO ORDERED. Court noted the trial date of 2/05/2018 previously set will be VACATED and RESET based on in chamber discussion with all parties.

1/10/2018 8:30 AM CALENDAR CALL

PRINT DATE: 06/17/2019 Page 19 of 100 Minutes Date: January 05, 2016

 $1/16/2018\ 10:00\ AM\ JURY\ TRIAL$ - FIRM

PRINT DATE: 06/17/2019 Page 20 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

December 04, 2017

C-15-311453-1

State of Nevada

Christopher Sena

December 04, 2017

8:30 AM

Motion to Sever

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Clowers, Shanon

Attorney Radosta, Violet R. Attorney Sena, Christopher Defendant State of Nevada Plaintiff

JOURNAL ENTRIES

- Ms. Radosta advised she only just received a copy of the State's Opposition and requested matter be continued in order to review the Opposition and perhaps file a Reply. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 12/11/2017 8:30 AM

PRINT DATE: 06/17/2019 Page 21 of 100 Minutes Date: January 05, 2016

COURT MINUTES

Felony/Gross Misdemeanor

December 11, 2017

C-15-311453-1

State of Nevada

VS

Christopher Sena

December 11, 2017 8:30 AM All Pending Motions

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER: Trisha Garcia

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR STAY PENDING RESOLUTIONS OF DEFENDANT'S PETITION FOR WRIT OF MANDAMUS/PROHIBITION:

Matter submitted on pleadings, COURT ORDERED, Motion DENIED.

DEFENDANT'S MOTION TO SEVER:

Matter submitted on pleadings, COURT ORDERED, Motion DENIED.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

January 03, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 03, 2018

8:30 AM

Motion

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Brouwers, Shana S.

Clark, Anna

Attorney Attorney Defendant Plaintiff Attorney

Sena, Christopher State of Nevada Sweetin, James R.

JOURNAL ENTRIES

- Ms. Brouwers advised Ms. Hojatt was handling this matter for Ms. Radosta today. Mr. Sweetin advised Ms. Radosta is ill today and Ms. Hojatt was appearing on her behalf to make representations. Court noted the motion was filed during the Christmas holiday and he has reached out to the Jury Commissioner who indicated there is not enough time to have the questionnaire completed. COURT ORDERED, matter CONTINUED,

CUSTODY

CONTINUED TO: 1/10/2018 8:30 AM

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Felony/Gross Misdemeanor

COURT MINUTES

January 10, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

January 10, 2018

8:30 AM

All Pending Motions

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 03E

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney
Attorney
Defendant
Plaintiff

Sena, Christopher State of Nevada Sweetin, James R.

Radosta, Violet R.

Attorney

JOURNAL ENTRIES

- CALENDAR CALL ... DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE

Defendant's Motion to Continue Trial Date FILED IN OPEN COURT.

Court noted Ms. Radosta has filed a motion to continue the trial based on some additional discovery items which have been provided which may result in additional charges. Upon Court's inquiry, Defendant agreed to continuance. Further, Court noted parties met in chambers to discuss possible trial dates and COURT ORDERED, Defendant's Motion to Continue Trial Date GRANTED; trial VACATED and matter SET for Status Check. FURTHER ORDERED, Defendant's Motion for Jury Questionnaire CONTINUED. Mr. Sweetin advised for the record an offer has been made for Defendant to plead to 2 counts of sexual assault with a minor fourteen years of age; 3 counts of lewdness with a child under the age of 14; 2 counts of sexual assault with a minor under sixteen years of age; 3 counts of incest; 1 count of felony child abuse; 1 count of use of minor under the age of 14 in producing pornography; and 1 count of possession of pornography. Additionally, Mr. Sweetin

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advised based on his discussions with Ms. Radosta the offer has been relayed to Defendant and the offer was rejected. Ms. Radosta confirmed the representations and advised the potential penalty with full right to argue would be 153 on the bottom if all counts ran consecutive and Defendant rejected the offer. Upon Court's inquiry, Defendant agreed with Ms. Radosta's representations. Further, Ms. Radosta requested the remaining 6 DVDs be provided as well as any additional new discovery. Court instructed State to ensure the information is provided prior to the next date.

CUSTODY

1/24/2018 8:30 AM STATUS CHECK: TRIAL SETTING ... DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE

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Felony/Gross Misdemeanor

COURT MINUTES

January 24, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 24, 2018

8:30 AM

All Pending Motions

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney Defendant

Sena, Christopher State of Nevada Sweetin, James R.

Radosta, Violet R.

Plaintiff Attorney

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR JURY QUESTIONNAIRE ... STATUS CHECK: TRIAL SETTING

Court stated based on his review of the proposed questionnaire he is inclined to grant the motion as counsel would be permitted to ask the questions outlined. Mr. Sweetin provided the Court with a revised proposed questionnaire. COURT ORDERED, Motion GRANTED and matter SET for Status Check as to the finalized questionnaire. Court noted he will review the State's proposed questionnaire. Colloquy regarding trial date. FURTHER ORDERED, matter SET for FIRM trial setting.

CUSTODY

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1/31/2018 8:30 AM STATUS CHECK: JURY QUESTIONNAIRE

8/01/2018 8:30 AM PRE TRIAL CONFERENCE

8/29/2018 8:30 AM CALENDAR CALL

9/05/2018 10:00 AM JURY TRIAL - FIRM SET

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Felony/Gross Misdemeanor

COURT MINUTES

January 31, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

January 31, 2018

8:30 AM

Status Check

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R.

Attorney Defendant Plaintiff

Sena, Christopher State of Nevada Sweetin, James R.

Attorney

JOURNAL ENTRIES

- Court noted he previously granted the motion for jury questionnaire and will use the proposed questionnaire submitted by the State. Ms. Radosta advised she believes there are inaccuracies in the offense synopsis and requested an opportunity to submit her objections. Court instructed parties to meet and confer to determine if they can agree on a offense synopsis. Further, Ms. Radosta advised she has not received the additional discovery from the State which cause the trial continuance. COURT ORDERED, matter SET for Status Check.

CUSTODY

3/07/2018 8:30 AM STATUS CHECK: OUTSTANDING DISCOVERY / FINALIZING JURY QUESTIONNAIRE

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Felony/Gross Misdemeanor

COURT MINUTES

March 07, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

March 07, 2018

8:30 AM

Status Check

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay

Attorney Attorney Defendant Plaintiff Attorney

Radosta, Violet R. Sena, Christopher State of Nevada Sweetin, James R.

JOURNAL ENTRIES

- Mr. Sweetin advised there were a number of videos which needed to be converted to disc and has been completed. Further, Mr. Sweetin advised the discs are being copied noon today and will be provided to defense. Upon Court's inquiry, Ms. Radosta advised she forgot the matter was on calendar to address the jury questionnaire; however, she will speak with Mr. Sweetin. Court noted at the last date Ms. Radosta indicated she believed there were factual inaccuracies in the case synopsis which she wanted corrected. Ms. Radosta advised she will place the matter on calendar if the parties cannot reach an agreement. Court so noted/

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

August 01, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

August 01, 2018 8:30

8:30 AM Pre Trial Conference

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R. Attorney

Sena, Christopher Defendant State of Nevada Plaintiff Sweetin, James R. Attorney

JOURNAL ENTRIES

- Ms. Radosta advised she anticipates ready for the current trial setting. Further, Ms. Radosta advised for the record the State provided approximately 30 DVDs several months ago and based on her review she found nothing to support naming any additional victims, there are a few things she has spoken to Mr. Sweetin about regarding discovery as she believes there may be bodycam footage from when the search warrant was served which she believes defense would be entitled to as well as one of the named victims indicated during her testimony that she was interviewed more than once by Metro; however, she has only been provided one statement by the victim and would request Mr. Sweetin provide any additional statements. Court informed parties jury selection will begin Tuesday 9/04/2018 and the jury questionnaire have been provided to the Jury Commissioner. Further, Court noted the Information is 124 counts in this matter and inquired of the parties to discussion perhaps providing a copy of the Information to the jurors. Mr. Sweetin advised this is a 2014 case and he is not aware of any bodycam footage in this case; although he will double check and he believes the second statement of the victim has been addressed previously and does not believe there is another statement; although he will look into the matter. COURT ORDERED, matter SET for Status Check and trial date STANDS.

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CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

August 15, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

August 15, 2018

8:30 AM

Status Check

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay

Attorney
Attorney
Attorney
Defendant
Plaintiff
Attorney

Radosta, Violet R. Sena, Christopher State of Nevada Sweetin, James R.

Lopez-Negrete, David E.

JOURNAL ENTRIES

- Court noted the original 200 jury questionnaires have been completed and parties have stipulated to excuse 42 of those jurors, COURT ORDERED, another 200 questionnaires will be completed out of an abundance of caution. Colloquy regarding completed jury questionnaires. Court noted State has filed a Motion to Strike Defendant's Expert. Ms. Radosta requested an opportunity to respond to the motion. Ms. Holthus requested the State's Motion for Clarification be moved from 8/27/18 to be heard with the other Motion on 8/22/18. Further, Ms. Holthus advised she will provide the video which is at issue in the State's Motion for Clarification for the Court's in camera review. Ms. Radosta requested the State provide contact information for the lay witnesses to include their phone numbers. Ms. Sweetin advised he will provide the addresses and reach out to the victims to inquire if they would allow defense to contact them by phone; however, he is not certain if they will agree. Colloquy regarding Ms. Radosta's request. COURT ORDERED, State will provide the witnesses' addresses pursuant to statute and inquire of the victims if they would allow defense to contact them by phone and if they are not then the information will not be provided. CONFERENCE at the

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BENCH. Ms. Radosta advised based on the Court's request regarding the Information she has spoken with her appellant division and does not see an issue with waiving the reading and providing a copy of the Information to the jury. Ms. Holthus advised she needs to speak with her appellant division.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

August 22, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

August 22, 2018

8:30 AM

All Pending Motions

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: 0

Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay

Attorney Attorney Attorney Defendant

Sena, Christopher State of Nevada Sweetin, James R.

Radosta, Violet R.

Lopez-Negrete, David E.

Plaintiff Attorney

JOURNAL ENTRIES

- STATE'S MOTION FOR CLARIFICATION AND SUPPLEMENT TO PRIOR MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL CRIMES AND /OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS:

Following arguments by counsel, COURT ORDERED, matter CONTINUED in order to further review the motion as well the transcript from the original motion.

DEFENDANT'S MOTION FOR PRODUCTION OF CO-OFFENDERS' PRE SENTENCE INVESTIGATION REPORTS AND RELATED DISCOVERY:

Following arguments by counsel, COURT ORDERED, matter CONTINUED in order for counsel to be

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present for the co-defendants to their input on the motion. FURTHER ORDERED, the statement of co-defendant Terrie Sena which was attached to the PSI was provided to defense in Open Court.

STATE'S MOTION TO STRIKE STRIKE DEFENDANT'S NOTICE OF EXPERT WITNESSES, PURSUANT TO NRS 174.234(2):

Following arguments by counsel, COURT ORDERED, Motion GRANTED.

CUSTODY

CONTINUED TO: 8/29/2018 8:30 AM

CLERK'S NOTE: Counsel for Deborah Sena and Terrie Sena contacted by email and informed of upcoming date. te

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Felony/Gross Misdemeanor

COURT MINUTES

August 29, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

August 29, 2018

8:00 AM

Calendar Call

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay

Attorney

Lopez-Negrete, David E. Radosta, Violet R.

Attorney Attorney

Defendant

Sena, Christopher State of Nevada Sweetin, James R.

Plaintiff Attorney

JOURNAL ENTRIES

- STATE'S MOTION FOR CLARIFICATION AND SUPPLEMENT TO PRIOR MOTION IN LIMINE TO PRESENT THE COMPLETE STORY OF THE CRIME AND MOTION TO ADMIT EVIDENCE OF OTHER SEXUAL CRIMES AND OR EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS:

Following arguments by counsel, COURT ORDERED, contents of the video based on the testimony of Deborah Sena; however, will not allow the video to be shown unless there is some type of defense. opposition and/or denial that he knew about this information.

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DEFENDANT'S MOTION FOR PRODUCTION OF CO-OFFENDERS' PSI'S AND RELATED DISCOVERY:

Mr. Abbatangelo advised he is appearing on behalf of Mr. Tomsheck and he takes no position on providing the Pre Sentencing Investigation Report (PSI) on behalf of Deborah Sena and submits to the Court's discretion. Court read NRS 213.1075 into the record and ORDERED, statements made to P & P for purposes of the case itself shall be provided. FURTHER ORDERED, the Pre Sentence Investigation Report (PSI) and Judgment of Conviction (JOC) as to Deborah Sena shall be provided. Mr. Lopez-Negrete argued in support of motion stating he is seeking any and all notes taken during the course of the interview for the PSI. COURT FURTHER ORDERED, the JOC and PSI of Terrie Sena shall be provided. Court noted the PSI and JOC as to both co-offenders provided to defense in Open Court.

CALENDAR CALL:

Colloquy regarding scheduling. COURT ORDERED, trial SET to begin Wednesday 9/05/2018 at 11:00 am.

CUSTODY

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Felony/Gross Misdemeanor

COURT MINUTES

September 05, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

September 05, 2018 11:00 AM Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay Attorney

Lopez-Negrete, David E. Attorney
Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

State's Motion to Strike Defendant's Notice of Expert Witnesses, Pursuant to NRS 174.234 (2) FILED IN OPEN COURT.

Second Amended Information FILED IN OPEN COURT.

Receipt of Copy FILED IN OPEN COURT.

Colloquy regarding State's Motion to Strike Defendant's Expert. COURT ORDERED, Motion DENIED. Ms. Radosta advised the State informed her that they intend to play statements made by the Defendant throughout the trial which she has determined were never provided during discovery. Further, she was contacted by the State's secretary advising there were 25 discs of audio and/or video

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of statements made by victims/witnesses in this case. Additionally, Mr. Sweetin provided 25 discs in open in court this morning of which are two discs from victim Anita Sena which are dated 9/27/14 and 10/28/14 to which she believes at least one statement was never provided during discovery and she previously requested the second statement be provided on a number of occasions. Court stated counsel may review the information provided this morning and raise any issues after reviewing. Ms. Radosta moved to strike the panel pursuant to the Preciado case based on their answers in the questionnaire and inability to be fair and impartial. State opposed. Court noted it appears the defense description is their understanding of the answers on the questionnaire. Upon Court's inquiry, parties stipulated to waive the full reading of the information and have the Court Clerk read the caption and the counts which are enumerated in the 120 counts.

PROSPECTIVE 1	JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Colloquy regarding jurors to excuse based on answers to the Court's questions. Juror # 036 George Ward present outside the presence of the prospective panel and questioned as to his relationship with the State.

PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Record made as to challenges for cause. Colloquy regarding jury selection and additional jurors.

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Felony/Gross Misdemeanor

COURT MINUTES

September 06, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

September 06, 2018 9:00 AM Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay Attorney

Lopez-Negrete, David E. Attorney
Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Court read a letter from prospective juror badge #012 regarding scheduling conflicts with the trial. Ms. Radosta stated she was just provided with discovery yesterday and argued the defense discovery motion, that was filed in the Summer of 2017, had been taken off calendar because the defense had not demonstrated the District Attorney (DA) possessed those items. COURT ADVISED, nothing had been shown to indicate the DA had failed to produce those items. Further argument by Ms. Radosta that photographs, audio or video recordings were never produced until now. Additionally, Ms. Radosta argued there were allegations that the Deft. was friends with Metro officers, Anita's interview should have been turned over previously, and whether there were additional interviews conducted; further, it was potentially exculpatory and it may affect the direction of her defense. Ms. Holthus stated Mr. Sweetin had previously copied and turned over all the discovery which included the disks; however, the 30 minute disk of Anita's interview, about her family's contact with the police, had not been transcribed. Further, Ms. Holthus argued she believed the defense had previously been

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provided everything, the defense were aware of the disks and were on notice. Further argument by Ms. Holthus regarding relevance; this was not new information as the victim's had always stated the defense had involvement with Metro, and there was an investigation of one officer done by Metro. Colloquy regarding detective Samples who had conducted the interview of Anita. COURT ADVISED, jury selection to be continued and jury to be advised to return tomorrow; matter to be TRAILED to 1:00 PM today, for Detective Samples to appear and testify about this issue, and allow the defense to determine if it needed to proceed in another direction. Ms. Radosta requested the detective bring the investigation with him today. Colloquy regarding whether the detective was in town and the content of the video. Ms. Holthus stated the detective was scheduled to be out of the jurisdiction 9/6/18 - 9/16/18. COURT ADVISED, counsel to determine if the detective was still in town.

OFF THE RECORD: COURT ORDERED, Show Cause Hearings SET on September 26, 2018 at 8:30 AM with respect to the jurors who failed to appear from panel no. 2.

IN THE PRESENCE OF THE PROSPECTIVE JURORS:

COURT admonished the Jury and instructed them TO RETURN tomorrow at the given time. Court's Exhibit ADMITTED (see worksheet). COURT ORDERED, Jury Trial CONTINUED. Colloquy regarding prospective juror's conflicts with the upcoming trial schedule.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: CONFERENCE AT THE BENCH.

Tia Everett, Court Clerk, present at 10:30 Am.

MATTER TRAILED to 1:00 PM for hearing outside the presence. MATTER RECALLED. Mr. Sweetin advised defense is inquiring whether there was additional investigation related to Metro officers being at Defendant's residence over the period of time frame that the alleged offenses are alleged to have occurred. Further, Mr. Sweetin advised as he understands it, there was initial information that the police got that there were officers that did go to the residence from time to time; based on that information Detective Samples had an interview with one of the victims Anita Sena and during that interview Detective Samples obtained the specific name of an officer who went to that residence and based on that name the assigned detective went an conducted an interview with that officer which has been provided to defense. Additionally, the Detective Samples conducted that interview and is unavailable; however, his Lieutenant Eric Roberson, was aware of the circumstances surrounding that interview and although he is retired he is willing to testify via phone as he is leaving for Hawaii today. Colloquy regarding scheduling. MATTER TRAILED to set up video conference. RECALLED. Court noted all parties present. Eric Roberson sworn and testified. Arguments by counsel regarding respective positions as to trial continuance and/or dismissal. MATTER TRAILED for parties to review the statement by Anita Sena as well as the Brinkley interview. RECALLED. Further arguments by counsel. Court noted his concern with the late production of discovery which he believes defense should have an opportunity to investigate further and Court is inclined to grant a short continuance. Colloquy regarding scheduling. COURT ORDERED, matter CONTINUED.

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PRINT DATE: 06/17/2019 Page 42 of 100 Minutes Date: January 05, 2016

COURT MINUTES

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Felony/Gross Misdemeanor

September 07, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

September 07, 2018 10:00 AM Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Holthus, Mary Kay Attorney

Lopez-Negrete, David E. Attorney
Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Court stated based on yesterday's discussions the Court believes the trial date should be set after the holiday season. Further Court stated he will excuse the entire panel and bring in a new panel to complete the jury questionnaire. COURT ORDERED, trial date VACATED and RESET.

PROSPECTIVE JURORS PRESENT:

Court thanked and excused the prospective jurors.

PRINT DATE: 06/17/2019 Page 43 of 100 Minutes Date: January 05, 2016

CUSTODY

12/12/2018 8:30 AM PRE TRIAL CONFERENCE

1/23/2109 8:30 AM CALENDAR CALL

1/28/2019 11:00 AM JURY TRIAL

PRINT DATE: 06/17/2019 Page 44 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 26, 2018

C-15-311453-1

State of Nevada

vs

Christopher Sena

September 26, 2018 8:30 AM All Pending Motions

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Court called roll of present jurors. COURT ORDERED, BENCH WARRANT SHALL ISSUE, \$100.00 CASH ONLY as to Chonthida Sunkamee and Kimberly Dawn Sisneros-Shaffer. Court discussed the importance of jury service and ADMONISHED jurors to not ignore jury summons.

PRINT DATE: 06/17/2019 Page 45 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

December 12, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

December 12, 2018

8:30 AM

Pre Trial Conference

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R.

Attorney Defendant Plaintiff

State of Nevada Sweetin, James R.

Sena, Christopher

Attorney

JOURNAL ENTRIES

- Parties announced ready for the current trial date. Parties advised there is the outstanding motion as to Defendant's expert. COURT ORDERED, matter SET for Status Check as to outstanding expert issues.

CUSTODY

12/19/2018 8:30 AM STATUS CHECK: EXPERT ISSUES

PRINT DATE: 06/17/2019 Page 46 of 100 Minutes Date: January 05, 2016

COURT MINUTES

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December 19, 2018

C-15-311453-1

State of Nevada

VS

Christopher Sena

December 19, 2018 8:30 AM

Felony/Gross Misdemeanor

Status Check

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Radosta, Violet R. Attorney

Sena, Christopher Defendant State of Nevada Plaintiff Sweetin, James R. Attorney

JOURNAL ENTRIES

- Mr. Sweetin advised Ms. Radosta has informed him she will not be calling Dr. Harder as a witness. Colloquy regarding jury questionnaire.

CUSTODY

PRINT DATE: 06/17/2019 Page 47 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 23, 2019

C-15-311453-1

State of Nevada

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

Christopher Sena

January 23, 2019

8:30 AM

Calendar Call

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- Third Amended Information FILED IN OPEN COURT.

Upon Court's inquiry, Ms. Radosta advised Mr. Sweetin advised the correction is only to count 52. Ms. Radosta announced ready with a few house keeping matters. Further, Ms. Radosta advised she has completed a file review approximately 3 weeks ago, there are CPS records which she is missing; although she is aware of the incident in the CPS records she would like the records and Mr. Sweetin indicated he would obtain and provide the records. Additionally, Ms. Radosta advised she may be filing a motion to strike one of the State's witnesses. Colloquy regarding parties stipulated list of excused jurors. COURT ORDERED, trial SET to begin Monday 1/28/2019 at 11:00 am.

CUSTODY

PRINT DATE: 06/17/2019 Page 48 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 28, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 28, 2019

11:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS"

Ms. Radosta advised there have been ongoing discovery issues in this case, she conducted a file review in December 2018, at which time they reviewed the State's entire file and CPS records were discussed. Further, Ms. Radosta advised the State has noticed over ten (10) CPS workers as witnesses and she inquired of the State if there were potentially CPS records she was not provided; Mr. Sweetin advised there additional records and she received 336 pages of CPS records which has not been previously provided. Additionally, Ms. Radosta advised that in the case notes of Detective Samples, lead detective on this case, references that Ryan Sena was taken to the Child Advocacy Center (CAC) on 12/10/2014 where a 30 minute interview was conducted; thereafter a second interview was scheduled for 12/16/2014. Ms. Radosta advised she inquired of the State if a transcript and/or audio recording of the 12/10/2014 interview was made; however, she has concerns that there could be potential exculpatory evidence in the initial interview and was informed the interview was not

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conducted by Detective Samples but by a forensic interview Christina Bernat. Upon Court's inquiry, Ms. Radosta advised she has not spoken with Detective Samples and/or forensic interviewer regarding the interview of 12/10/2014; although, she did inquire of the State who indicated that there was no information. Further, Ms. Radosta advised she has reviewed the recent CPS records provided; although she is uncertain of how the records will affect defense depending on how the State intends to use the records.

Mr. Sweetin advised to the CPS records, it is the State's understanding that defense had the CPS records as there are multiple defendants in this case in which the CPS records have been used to refresh the recollection of the co-defendants during testimony as well as anything contained with the CPS records is information already contained within the police reports. Further, anything contained in the CPS records regarding counseling of any of the victims would not necessarily be provided to defense. Upon Court's inquiry, Mr. Sweetin advised the CPS records detail contact with the children and concurrent police investigation on going; although there may be custody arrangements of the children after they were removed from the home which is not relevant to the case. Additionally, Mr. Sweetin advised as to Ryan and the interview records, Ms. Radosta questioned Ryan regarding this interview during the Preliminary Hearing ant out of abundance of caution he reached out to the CAC to confirm there was no recorded and/or transcribed statement. Court stated he agrees with defense if there was a recording and/or transcript of the interview with Ryan at the CAC and COURT ORDERED, should the recording and/or transcript exist from the 12/10/2014 interview it shall be provided to defense as the information is discoverable.

Further discussion regarding the CPS records.

Ms. Radosta moved to strike State's grooming expert as State filed an Amended Notice of Expert filed 12/22/2018 in which the Curriculum Vitae (CV) was attached and pursuant to NRS 174.234 expert witness notice with CV attached which must be filed 21 days before trial. Further, Ms. Radosta advised the State indicated previously that this was a rebuttal expert to Dr. Harder who has since been struck from defense witness list.

Mr. Sweetin advised the State provided the CV when received, this will be a lengthy trial and the there is time to review the CV. Court stated he will taken the matter UNDER ADVISEMENT and will issue a decision after reviewing the information further.

Mr. Lopez- Negrete moved to strike the entire jury venire based on the lack of hispanic representation of the jury venire. Ms. Sudano opposed and reviewed Nevada Supreme Court cases in support of denying oral motion. Mariah Witt, Jury Commissioner, sworn and testified. Following arguments by counsel, COURT ORDERED, Oral Motion to Strike Jury Venire DENIED.

PROSPECTIVE JURORS PRESENT:

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C-15-311453-1
Voir dire.
OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:
Colloquy regarding challenges to prospective jurors.
PROSPECTIVE JURORS PRESENT:
Voir dire.
OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Further discussion regarding defense previous motion to strike the entire jury venire.
Court recessed for the evening.

Felony/Gross Misdemeanor

COURT MINUTES

January 29, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 29, 2019

10:00 AM Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Court made record as to defense oral motion to strike the entire jury venire and the Court's denial of the oral motion. Mr. Lopez-Negrete furthered his record as to his oral motion to strike the entire jury venire. Court noted there was a discussion whether the Third Amended Information would be read to the jury or if parties would stipulate to waive the reading; however, as an agreement could not be reached between the parties, the Court will have the Court Clerk read the Third Information pursuant to NRS 175.144(1).

Ms. Radosta moved to excuse bade numbers 072; 130; 165; 166; 190; 292; 338; 529; 560; and 575 based on answers given in the prospective jurors questionnaires as to question 20 all indicated they could not be fair and impartial and pursuant to the Preciado case these prospective jurors should be excused. Colloquy regarding Ms. Radosta and Court regarding answers in the questionnaires. Court

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stated at this time he is not denying the motion; although, he intends to continue with voir dire at this time and counsel can raise the challenges at a later time. Mr. Sweetin dispute the representations made by defense counsel as there are a number of individuals who indicated they can be fair and impartial and the Court must make a decision on a totality of the information. Further arguments. Upon Court's inquiry, parties agreed to stipulate to the presence of the jury based on the Marshal's representations of all prospective jurors being present.

PROSPECTIVE J	URORS PRESENT:
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Voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Court and parties made record as to conference at the bench regarding defense concerns as to prospective badge number 012.

PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Upon Court's inquiry, parties submitted on the previous arguments made regarding Defendant's Oral Motion to Strike State's Expert Witness. Court noted the original notice was filed 12/12/2018 with the amended notice being filed on 1/22/2019 which included the Curriculum Vitae (CV) of the expert. Upon Court's inquiry, Mr. Sweetin advised the amended notice was filed as soon as the CV of the expert was received. Further, Mr. Sweetin advised he has not ,made the final decision whether the expert will be called as it will depend upon what the defense puts forward. Court stated he will give State through the break to determine if the CV of the expert was on file with the State's office; although the Court noted he is inclined to grant the motion and strike the expert for failure to comply with the statute.

Court noted he intends to bring in the prospective jurors previously discussed to bring in outside the presence of the entire panel one at a time. Court noted prospective juror badge number 326 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted prospective juror badge number 072 present outside the presence of the entire

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prospective panel questioned as to answers in the questionnaire. Court noted prospective juror badge number 338 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted prospective juror badge number 111 present outside the presence of the entire prospective panel questioned as to answers in the questionnaire. Court noted outside the presence of the entire prospective panel. Ms. Radosta moved to excuse the prospective jurors questioned. Ms. Sudano opposed. Court stated he will grand the request as to badge number 072; however; deny the rest as this time and parties will have an opportunity to further question the prospective jurors. Ms. Sudano moved to bade number 401. Ms. Radosta objected at this time. Court so noted.

PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Mr. Sweetin advised he did some research during the break and there is not a data base maintained by his office that has the CV of this particular expert contained. Further, Mr. Sweetin reviewed NRS 174.234 as well as Herrera v. State for the Court and advised the expert will be used to address allegations in defendant's case as to consent of the sexual conduct perpetrated against victims in this case. Additionally, Mr. Sweetin advised there is no prejudice in allowing the witness to testify to those things which defense was given notice and the State's intent would be to only use this witness to rebut the issue of consent. Ms. Radosta argued in opposition stating when the amended notice was filed with the CV on 1/22/2019 the expert was no longer a rebuttal witness as there is no requirement to notice a rebuttal expert and believes the intent would be to call the expert in their case in chief. Further arguments. COURT ORDERED, Defendant's Oral Motion to Strike Expert GRANTED to the extent the expert cannot be called in the State's in case in chief; although, State shall be permitted to call the expert in rebuttal as to the expert's area of expertise and defense may raise the issue again at the time of rebuttal.

Court recessed for the evening.

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Felony/Gross Misdemeanor

COURT MINUTES

January 30, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 30, 2019

11:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Radosta, Violet R.

Sena, Christopher

State of Nevada

Attorney Attorney Defendant Plaintiff Attorney

Attorney

Sudano, Michelle L. Sweetin, James R.

JOURNAL ENTRIES

- PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Court noted outside the presence of the jury with prospective juror 187 present. Discussion with juror 187. Court noted outside the presence of the entire panel. Ms. Radosta made a record as to juror 187 break down in front of the entire panel and juror 153 came to hug juror 187 when the Court took a break. Further, Ms. Radosta moved to strike the entire jury venire based on the emotional break down. Court stated he will question each juror individual to determine if they were affected by the emotional break down; although, juror 187 will be excused at this time. Jurors brought in and

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questioned one at a time. Court noted outside the presence of the entire panel. Upon Court's
inquiry, Ms. Sudano advised she has no challenges; although, will not have objections to some of
defense challenges. Ms. Radosta moved to excuse jurors 062, 455, 094, 145, and 153. Colloquy
regarding challenges.

PROSPECTIVE JURORS PRESENT:

Voir dire.

Court recessed for the evening.

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Felony/Gross Misdemeanor

COURT MINUTES

January 31, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

January 31, 2019

9:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney

Radosta, Violet R. Sena, Christopher State of Nevada

Defendant Plaintiff

Sudano, Michelle L. Sweetin, James R.

Attorney Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

Parties argued respective positions as to challenges for cause.

PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

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Ms. Radosta requested to make a record outside the presence of the State as to discussions with Defendant. Court noted outside the presence of the State. Ms. Radosta made a record as to discussions with Defendant this morning and negotiations. Colloquy regarding offer made by the State and Defendant's concerns with negotiations. Statement by Defendant.

PROSPECTIVE JURORS PRESENT:

Voir dire.

OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:

Record made as to challenges for cause. Ms. Radosta made a batson challenge as to jury panel. State opposed. COURT ORDERED, batson challenge DENIED.

PROSPECTIVE JURORS PRESENT:

Jury selected and excused for the evening.

Court recessed for the evening.

PRINT DATE: 06/17/2019 Page 58 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

February 01, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 01, 2019 9:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Ms. Radosta objected to proposed exhibits as well as quotes from statements which State intends to use during their opening statement. Mr. Sweetin advised there are photos of the victims as children, all Defendants, the home where they lived and quotes from Defendant's statements as well as emails sent to co-defendant Deborah Sena. Ms. Radosta advised there are mug shots of all three defendants which she objected and she believes there is an issue as any of the emails coming in during trial. Court noted objection and believes the State understands their obligations.

JURY PRESENT:

Jury sworn. Clerk read the Third Amended Information to the jury and stated the defendant s plea

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thereto. OUTSIDE THE PRESENCE OF THE JURY: Court stated after the reading of the Third Amended Information it was discovered errors contained within the document. Mr. Sweetin advised they are typographical errors and requested to file an Amended Information to correct the errors. Ms. Radosta objected and stated the counts should be stricken or an Amended prepared with the entire document re-read to the jury. Court stated he will have the Amended filed and will inform the jury of the errors and read a curative instruction to the jury. JURY PRESENT: Opening statements by counsel. OUTSIDE THE PRESENCE OF THE JURY:

Record made as to objections during opening statements.

Court recessed for the evening.

C-15-311453-1

PRINT DATE: 06/17/2019 Page 60 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

February 04, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 04, 2019

11:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney
Attorney
Defendant
Plaintiff
Attorney
Attorney

State of Nevada Sudano, Michelle L. Sweetin, James R.

Radosta, Violet R.

Sena, Christopher

JOURNAL ENTRIES

- JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY:

Record made as to conferences at the bench and objections during testimony of witness Anita Sena. Ms. Radosta noted her concern with a Court Marshal sitting up at the front of the courtroom by the witness stand. Court stated he has an officer posted by the exits of the courtroom during trial; although he is not certain why the Marshal is next to the witness stand.

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Further discussion regarding Court Marshal's position at the front of the courtroom.

Court recessed for the evening.

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Felony/Gross Misdemeanor

COURT MINUTES

February 05, 2019

C-15-311453-1

State of Nevada

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

Christopher Sena

February 05, 2019

10:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney

Radosta, Violet R. Sena, Christopher State of Nevada

Defendant Plaintiff

State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY:

Record made as to conferences at the bench and objections during testimony of witness Anita Sena.

Court recessed for the evening.

PRINT DATE: 06/17/2019 Page 63 of 100 Minutes Date: January 05, 2016

Felony/Gross Misdemeanor

COURT MINUTES

February 06, 2019

C-15-311453-1

State of Nevada

VS

Christopher Sena

February 06, 2019 11:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Ms. Radosta advised she anticipates the State will be calling Melissa Clark and Tamara Grisham. Further, Ms. Radosta advised bad acts issue raised as to Melissa Clark and defense requested a Petrocelli Hearing be held with testimony from Melissa Clark prior to testimony in front of the jury; however, based on the information provided to the Court a hearing was denied and defense is renewing their objection to the bad acts without a Petrocelli Hearing. Mr. Sweetin advised the bad acts are coming in pursuant to NRS 48.045 (3). Further arguments. Court noted the Franks decision by the Nevada Supreme Court states the information can come in without a hearing and ORDERED, previous ruling STANDS; although defense may raise objections. Mr. Lopez-Negrete raised concerns with statements made by Tamara to police regarding abuse she saw defendant impose on Anita Sena which was not testified to by Anita Sena. Mr. Sweetin argued defense did not file any pre trial motion on this issue; however, the State is not seeking to admit any abuse against Tamara only as to

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the abuse she witness on others at the hand of defendant. COURT ORDERED, defense oral motion to GRANTED as to the incident involving Anita Sena; although State be permitted to inquire as to the abuse Tamara witnessed.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)
OUTSIDE THE PRESENCE OF THE JURY:
Record made as to conference at the bench and defense object during testimony of witness Tamara Grisham. Ms. Radosta advised State intends to have Detective Ramirez describe the content of the video while he testifies in order to lay proper foundation and defense does not take issue with general descriptions of who is in the video and sexual acts taking place; however, the she will object to any type of description of interpretation of direction by the Detective. Mr. Sweetin advised his intent to have Detective Ramirez describe what is taking place on the video and believes this is necessary. Court stated he will allow the testimony at this time; although defense may make any objections they deem necessary. Further discussion regarding Detective Ramirez describing videos.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)
OUTSIDE THE PRESENCE OF THE JURY:
Colloquy regarding scheduling. Mr. Lopez-Negrete advised for the record defense is objecting to the Court closing the courtroom. Court stated he has not closed the courtroom during the trial; the Court as asked that due to the nature of the case that anyone attending the proceedings that they enter and

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leave during a break as to not disrupt the proceedings.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)
OUTSIDE THE PRESENCE OF THE JURY:
Court made record as to defense objection regarding courtroom procedure during trial.
Court recessed for the evening.

Felony/Gross Misdemeanor

COURT MINUTES

February 07, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 07, 2019

1:00 PM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney Defendant Plaintiff

State of Nevada Sudano, Michelle L. Sweetin, James R.

Radosta, Violet R.

Sena, Christopher

Attorney Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Record made as to defense objection made yesterday regarding courtroom closure during proceedings. Edward Kunz, Department 19 Court Marshal, sworn and testified.

JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

Court recessed for the evening.

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Felony/Gross Misdemeanor

COURT MINUTES

February 08, 2019

C-15-311453-1

State of Nevada

Christopher Sena

February 08, 2019

8:30 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. **Attorney** Attorney

Radosta, Violet R. Sena, Christopher State of Nevada

Defendant Plaintiff

Sudano, Michelle L. Sweetin, James R.

Attorney Attorney

JOURNAL ENTRIES

- JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY:

Ms. Radosta advised the defense intends to call Terre Sena's counsel who represented her at the time of plea based on her testimony that she was not aware the potential penalties she was facing or if the Court would allow the parties to enter into a stipulation regarding the potential penalties. Mr. Sweetin advised his concern would be that by giving a penalty range the jury would then be

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weighing potential penalty which they are not permitted to do; although he will speak with defense to determine if a stipulation can be reached. Further discussion regarding stipulation.

JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY"

Mr. Sweetin advised during the break it was discovered that the State's witnesses Brandon Sena and Terry "Tails" Sena were found to be sitting outside the courtroom and two jurors were outside the courtroom as well. Further, one of the witnesses was playing a game on their computer which juror Robyn Dolan commented on the sound effects from the game. Additionally, Mr. Sweetin advised shortly thereafter he discovered the witnesses outside the courtroom and removed them from the purview of the jurors. Mr. Sweetin advised when Ms. Sudano opened the courtroom door looking for him, juror Duayne Hoolapa informed her that he and the witnesses went around the corner. Court stated he is inclined to bring in jurors Robyn Dolan and Duayne Hoolapa in and question them outside the presence of the jury. Ms. Radosta advised her concerns regarding the interaction between jurors and witnesses. OUTSIDE THE PRESENCE OF THE JURY PANEL - Juror Robyn Dolan present and questioned by the Court. OUTSIDE THE PRESENCE OF THE JURY PANEL - Juror Duayne Hoolapa present and questioned by the Court. OUTSIDE THE PRESENCE OF THE JURY PANEL. Ms. Radosta moved for a mistrial. Mr. Sweetin opposed. Court stated he is not inclined to grant a mistrial; however, he is willing to excuse jurors Robyn Dolan and Duayne Hoolapa.

JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY:

Mr. Sweetin advised during the break

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COURT MINUTES

Felony/Gross Misdemeanor C

February 11, 2019

C-15-311453-1

State of Nevada

VS

Christopher Sena

February 11, 2019 11:00 AM Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Colloquy regarding scheduling and witness lineup.

JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

PRINT DATE: 06/17/2019 Page 71 of 100 Minutes Date: January 05, 2016

OUTSIDE THE PRESENCE OF THE JURY:

Court recessed for the evening.

Ms. Sudano advised in State's opening there were references to emails sent from Defendant to Deborah Sena; defense has indicated they will be objecting to the emails. Further argument by Ms. Sudano regarding emails siting Rodriguez v. State. Ms. Radosta opposed stating the State has failed to provide evidence for the proper foundation to admit the emails and will be relying on testimony of the co-defendant Deborah Sena saying Defendant sent these emails because she says he did. Further arguments. Court stated based on the Rodriguez case the emails would be admissible with the proper authentication and foundation.

JURY PRESENT:
Testimony and exhibits presented. (See worksheets).
OUTSIDE THE PRESENCE OF THE JURY:
Colloquy regarding conference at the bench and the information provided as to Deborah Sena.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)
OUTSIDE THE PRESENCE OF THE JURY:
Record made as to the defense objection during the testimony of witness Sandra Cetl.

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Felony/Gross Misdemeanor

COURT MINUTES

February 13, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 13, 2019

11:00 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney

Defendant

Sena, Christopher State of Nevada Sudano, Michelle L.

Radosta, Violet R.

Sweetin, James R.

Plaintiff Attorney

Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Fourth Amended Information FILED IN OPEN COURT.

Colloquy regarding stipulation by the parties and provided to the Court regarding the sentences which co-defendants faced prior to their guilty pleas.

Ms. Radosta advised she is withdrawing her objection to the letter written by Deborah Sena to the attorney as she has determined based on her conversation with Mr. Sweetin the letter was provided with bate stamped discovery in August 2017. Mr. Sweetin advised the bate stamp numbers of the documents are 337 - 341. Further, Mr. Sweetin advised a Fourth Amended Information has been filed in open court this morning with the corrections delineated by the Court. Additionally, Mr. Sweetin advised parties request the Court take judicial notice pursuant to NRS 47.130 that 6/12/2014 was a

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C-15-311453-1
Thurs.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)
OUTSIDE THE PRESENCE OF THE JURY:
Record made as to objection to exhibit 114 during testimony of witness Louise Renhard. Record made objection to emails from Defendant to Deborah Sena during testimony of witness Nilen Knoke. Court noted Mr. Tomsheck present as counsel for Deborah Sena. Upon Court's inquiry, Mr. Tomsheck advised Defendant Deborah Sena is prepared to testify and just had a few questions prior to testifying. Ms. Radosta advised there was a conversation between Mr. Tomsheck and the State and requested the conversation be placed on the record. Mr. Sweetin advised had there been any exculpatory information provided and/or discussed he would disclose that information as required. Court so noted.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)
OUTSIDE THE PRESENCE OF THE JURY:
Colloquy regarding scheduling. Defendant advised of his right not to testify.
JURY PRESENT:
Testimony and exhibits presented. (See worksheets)

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Court recessed for the evening.

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Felony/Gross Misdemeanor

COURT MINUTES

February 14, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 14, 2019 9:00 AM

/I Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Court informed gallery of the courtroom that graphic video will be played today and if becomes necessary to leave to please do so in a quiet manner.

JURY PRESENT:

Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY:

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Colloquy regarding scheduling. Upon Court's inquiry, Ms. Radosta advised Defendant will not be testifying. Defendant confirmed representations.

Court recessed for the evening.

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Felony/Gross Misdemeanor

COURT MINUTES

February 15, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 15, 2019 10:00 AM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

Jury Trial - FIRM

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Defendant's Bench Memorandum Regarding Child Pornography Charges FILED IN OPEN COURT.

State's Trial Memorandum FILED IN OPEN COURT.

State's Opposition to Defendant's Motion for Directed Verdict FILED IN OPEN COURT.

Mr. Lopez-Negrete moved for advisory verdicts as to counts 4 - 52. State argued in opposition. COURT ORDERED, Oral Motion for Advisory Verdict DENIED.

Mr. Lopez-Negrete moved for advisory verdict as to counts 115, 118, 120 & 59. State argued in

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opposition. COURT ORDERED, Oral Motion DENIED.

Parties submitted to Court as to Defendant's Bench Memorandum of the constitutionality of child pornography charges. Court reviewed Joshua Calev Shue v The State of Nevada 407 P.3d 332 and ORDERED, motion DENIED.

Instructions settled.

JURY PRESENT:

Court instructed jury.

Court recessed for the evening.

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DISTRICT COURT CLARK COUNTY, NEVADA

C-15-311453-1 State of Nevada
vs
Christopher Sena

February 19, 2019 10:00 AM Jury Trial - FIRM

HEARD BY: Kephart, William D. **COURTROOM:** RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- JURY PRESENT:

Closing arguments by counsel.

Court recessed for the evening.

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DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

February 20, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

February 20, 2019

8:30 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney Attorney Defendant

Sena, Christopher State of Nevada Sudano, Michelle L. Sweetin, James R.

Radosta, Violet R.

Plaintiff Attorney Attorney

JOURNAL ENTRIES

- JURY PRESENT:

Court noted he received a note from the jury labeled question # 4 indicating the DVD of exhibit 73 was cracked and requested another. Further, Court contacted parties who have prepared a new disc and has been marked at exhibit 73 A. Upon Court's inquiry, State and defense confirmed they have viewed the disc. Court instructed jury to retire and continue deliberation.

Court recessed for the evening.

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DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

February 21, 2019

C-15-311453-1

State of Nevada

VS

Christopher Sena

February 21, 2019

8:30 AM

Jury Trial - FIRM

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER:

Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E.

Attorney
Attorney
Defendant
Plaintiff
Attorney
Attorney

Sena, Christopher State of Nevada Sudano, Michelle L. Sweetin, James R.

Radosta, Violet R.

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY:

Record made as to jury questions and answers.

JURY PRESENT:

Court noted a jury question was received requesting certain portions of testimony from Anita Sena and then a question requesting all of the testimony of Anita Sena. Further, based on the discussion with parties, the play back of Antia Sena's entire testimony will be played.

At the hour of 3:30 PM, the jury returned with a verdict as follows;

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GUILTY of COUNT 1 - CONSPIRACY TO COMMIT SEXUAL ASSAULT (F)

GUILTY of COUNT 2 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 3 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 4 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 5 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 6 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 7 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 8 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 9 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 10 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 11 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 12 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 13 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 14 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 15 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 16 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 17 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 18 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

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GUILTY of COUNT 19 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 20 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F)

GUILTY of COUNT 21 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 22 - INCEST (F)

GUILTY of COUNT 23 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 24 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 25 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 26 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 27- INCEST (F)

GUILTY of COUNT 28 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 29 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 30 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 31 - SEXUAL ASSAULT (F)

GUILTY of COUNT 32 - INCEST (F)

GUILTY of COUNT 33 - SEXUAL ASSAULT (F)

GUILTY of COUNT 34 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 35 - SEXUAL ASSAULT (F)

GUILTY of COUNT 36 - SEXUAL ASSAULT (F)

GUILTY of COUNT 37 - INCEST (F)

GUILTY of COUNT 38 - SEXUAL ASSAULT (F)

GUILTY of COUNT 39 - OPEN OR GROSS LEWDNESS (F)

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GUILTY of COUNT 40 - SEXUAL ASSAULT (F)

GUILTY of COUNT 41 - SEXUAL ASSAULT (F)

GUILTY of COUNT 42 - INCEST (F)

GUILTY of COUNT 43 - SEXUAL ASSAULT (F)

GUILTY of COUNT 44- OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 45 - SEXUAL ASSAULT (F)

GUILTY of COUNT 46 - SEXUAL ASSAULT (F)

GUILTY of COUNT 47 - INCEST (F)

GUILTY of COUNT 48 - SEXUAL ASSAULT (F)

GUILTY of COUNT 49 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 50 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 51 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 52 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 53 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F)

GUILTY of COUNT 54 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 55 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F)

GUILTY of COUNT 56 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 57 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F)

GUILTY of COUNT 58 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 59 - USE OF A MINOR IN PRODUCING PORNOGRAPHY (F)

GUILTY of COUNT 60 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

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GUILTY of COUNT 61 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 62 -SEXUAL ASSAULT (F)

GUILTY of COUNT 63 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 64 - SEXUAL ASSAULT (F)

GUILTY of COUNT 65 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 66 - SEXUAL ASSAULT (F)

GUILTY of COUNT 67 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 68 - SEXUAL ASSAULT (F)

GUILTY of COUNT 69 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F)

GUILTY of COUNT 70 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F)

GUILTY of COUNT 71 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 72 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 73 - INCEST (F)

GUILTY of COUNT 74 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 75 - INCEST (F)

GUILTY of COUNT 76 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 77 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F)

GUILTY of COUNT 78 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

GUILTY of COUNT 79 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 80 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 81 - CHILD ABUSE, NEGLECT OR ENDANGERMENT (F)

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GUILTY of COUNT 82 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 83 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 84 - CHILD ABUSE, NEGLECT OR ENDANGERMENT -SEXUAL ABUSE (F)

GUILTY of COUNT 85 - OPEN OR GROSS LEWDNESS (F)

GUILTY of COUNT 86 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F)

GUILTY of COUNT 87 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 88 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 89 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F)

GUILTY of COUNT 90 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 91 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 92 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 93 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 94 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 95 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 96 -SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 97 - INCEST (F)

GUILTY of COUNT 98 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 99 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F)

GUILTY of COUNT 100 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

PRINT DATE: 06/17/2019 Page 87 of 100 Minutes Date: January 05, 2016

GUILTY of COUNT 101 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 102 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F)

GUILTY of COUNT 103 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F)

GUILTY of COUNT 104 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

GUILTY of COUNT 105 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F)

GUILTY of COUNT 106 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F)

GUILTY of COUNT 107 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 108 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 109 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 110 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 111 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 112 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 113 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 114 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F)

GUILTY of COUNT 115 - USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY (F)

GUILTY of COUNT 116 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

GUILTY of COUNT 117 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION (F)

GUILTY of COUNT 118 - USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY (F)

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GUILTY of COUNT 119 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

GUILTY of COUNT 120 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F)

Court thanked and excused the jurors.

OUTSIDE THE PRESENCE OF THE JURY:

COURT ORDERED, Defendant REMANDED WITHOUT BAIL; matter referred to the Division of Parole and Probation (P & P) and SET for sentencing.

CUSTODY

4/19/2019 8:30 AM SENTENCING

PRINT DATE: 06/17/2019 Page 89 of 100 Minutes Date: January 05, 2016

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

April 29, 2019

C-15-311453-1

State of Nevada

VS

Christopher Sena

April 29, 2019

8:30 AM

Sentencing

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- Ms. Radosta advised based on her review of the Pre Sentence Investigation Report (PSI) there is a minimum of 29 counts which list the incorrect penalty in the PSI. Further, the penalties listed for counts 2 - 20 at a minimum are incorrect as the date of the crime is prior to the change in law. Mr. Sweetin advised that the correct penalties were provided to P & P and there is no basis to continue the sentencing as the Court has the discretion to impose the sentence within the correct structure. Ms. Radosta advised the PSI is what follows Defendant to prison and needs to be correct before sentencing can go forward. Further discussion regarding the penalties as to crimes and the change in law. COURT ORDERED, matter CONTINUED and REFERRED back to P & P for the PSI to be corrected outlining the correct penalties based on the law.

CUSTODY

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CONTINUED TO: 5/28/2019 8:30 AM

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DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

May 28, 2019

C-15-311453-1

State of Nevada

vs

Christopher Sena

May 28, 2019

8:30 AM

Sentencing

HEARD BY: Kephart, William D.

COURTROOM: RJC Courtroom 16B

COURT CLERK: Tia Everett

RECORDER: Christine Erickson

REPORTER:

PARTIES

PRESENT: Lopez-Negrete, David E. Attorney

Radosta, Violet R. Attorney
Sena, Christopher Defendant
State of Nevada Plaintiff
Sudano, Michelle L. Attorney
Sweetin, James R. Attorney

JOURNAL ENTRIES

- Colloquy regarding victim speakers to be presented this morning. Ms. Radosta made a record of the typographical errors contained in the Pre Sentence Investigation Report (PSI). Court noted State has requested the Court stay adjudication to those lesser alternative counts which Defendant was found guilty of and adjudication on the more serious charge. Court stated he is inclined to follow the request pending the outcome of any appeals and post conviction issues. Upon Court's inquiry, Ms. Radosta requested the Court stay adjudicate as to the lesser charge; however, she agreed with State's request to stay the adjudication to one or the other charge.

By virtue of a jury verdict; DEFT. SENA ADJUDGED GUILTY of COUNT 1 - CONSPIRACY TO COMMIT SEXUAL ASSAULT (F); COUNT 2 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNT 3 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 6 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 8 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 10 -

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LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNT 11 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 13 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); COUNT 14 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 19 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 21 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 22 - INCEST (F); COUNT 23 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 24 - OPEN OR GROSS LEWDNESS (GM); COUNT 25 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 26 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 27 -INCEST (F); COUNT 28 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 29 - OPEN OR GROSS LEWDNESS (GM); COUNT 31 - SEXUAL ASSAULT (F); COUNT 32 - INCEST (F); COUNT 33 - SEXUAL ASSAULT (F); COUNT 35 - SEXUAL ASSAULT (F); COUNT 36 - SEXUAL ASSAULT (F); COUNT 37 - INCEST (F); COUNT 41 - SEXUAL ASSAULT (F); COUNT 42 - INCEST (F); COUNT 46 - SEXUAL ASSAULT (F); COUNT 47 - INCEST (F); COUNT 48 -SEXUAL ASSAULT (F); COUNT 49 - OPEN OR GROSS LEWDNESS (GM)' COUNT 50 - OPEN OR GROSS LEWDNESS (GM); COUNT 51 - OPEN OR GROSS LEWDNESS (GM); COUNT 52 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 53 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F); COUNT 54 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 55 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 56 - OPEN OR GROSS LEWDNESS (GM); COUNT 57 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 58 - OPEN OR GROSS LEWDNESS (GM); COUNT 59 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 60 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 62 -SEXUAL ASSAULT (F); COUNT 64 - SEXUAL ASSAULT (F); COUNT 66 - SEXUAL ASSAULT (F); COUNT 68 - SEXUAL ASSAULT (F); COUNT 69 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 71 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 72 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 73 - INCEST (F); COUNT 74 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 75 - INCEST (F); COUNT 76 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 77 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 78 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 79 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 80 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 81 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 82 - OPEN OR GROSS LEWDNESS (GM); COUNT 83 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 86 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F); COUNT 87 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 89 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 91 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); COUNT 95 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 96 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT

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97 - INCEST (F); COUNT 98 SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 99 - USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 100 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 101 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 102 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (F); COUNT 103 -USE OF MINOR IN PRODUCING PORNOGRAPHY (F); COUNT 104 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 105 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (F); COUNT 106 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION (F); COUNT 107 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 108 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 109 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 110 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14 (F); COUNT 115 - USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY (F); COUNT 116 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); COUNT 117 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION (F); COUNT 118 - USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY (F); COUNT 119 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F); and COUNT 120 -POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F). Matter argued and submitted. VICTIM SPEAKERS: Anita Sena sworn and testified. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, a \$3.00 DNA Collection fee and RESTITUTION in the amount of \$1,173.00 to be paid joint/severally with the co-defendants; Deft. SENTENCED as follows;

COUNT 1 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 2 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; CONSECUTIVE to COUNT 1;

COUNT 3 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS; CONSECUTIVE to COUNT 2;

COUNT 6 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS;

COUNT 8 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20 YEARS); CONSECUTIVE to COUNT 3;

COUNT 10 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

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COUNT 11 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS;

COUNT 13 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 14 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS;

COUNT 19 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS;

COUNT 21 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE to COUNT 3;

COUNT 22 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 21;

COUNT 23 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 24 - ONE (1) YEAR in the Clark County Detention Center (CCDC);

COUNT 25 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE to COUNT 22;

COUNT 26 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 27 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 28 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 29 - ONE (1) YEAR in the Clark County Detention Center (CCDC);

COUNT 31 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 32 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; CONSECUTIVE to COUNT 25;

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COUNT 33 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 35 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 36 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 37 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS;

COUNT 41 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 42 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS;

COUNT 46 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 47 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS;

COUNT 48 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 49 - ONE (1) YEAR in the Clark County Detention Center (CCDC);

COUNT 50 - ONE (1) YEAR in the Clark County Detention Center (CCDC);

COUNT 51 - ONE (1) YEAR in the Clark County Detention Center (CCDC);

COUNT 52 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY (20) YEARS;

COUNT 53 - MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 32;

COUNT 54 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE to COUNT 53;

COUNT 55 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60)

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MONTHS in the Nevada Department of Corrections (NDC);

COUNT 56 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC);

COUNT 57 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 58 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC);

COUNT 59 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; CONSECUTIVE to COUNT 54;

COUNT 60 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 59;

COUNT 62 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 64 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 66 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 68 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 69 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS;

COUNT 71 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 60;

COUNT 72 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 71;

COUNT 73 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; CONSECUTIVE TO COUNT 72;

COUNT 74 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

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COUNT 75 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS;

COUNT 76 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 77 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS;

COUNT 78 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 73;

COUNT 79 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 78;

COUNT 80 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 81 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 79;

COUNT 82 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC);

COUNT 83 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 86 - MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 81;

COUNT 87 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of THIRTY-FIVE (35) YEARS; CONSECUTIVE TO COUNT 86;

COUNT 89 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of THIRTY-FIVE (35) YEARS;

COUNT 91 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of THIRTY-FIVE (35) YEARS;

COUNT 95 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS; CONSECUTIVE TO COUNT 87;

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COUNT 96 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 97 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWO (2) YEARS; CONSECUTIVE TO COUNT 95;

COUNT 98 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 99 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; CONSECUTIVE TO COUNT 97;

COUNT 100 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 99;

COUNT 101 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 102 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TWENTY-FIVE (25) YEARS;

COUNT 103 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS;

COUNT 104 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 105 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC);

COUNT 106 - MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 100;

COUNT 107 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; CONSECUTIVE TO COUNT 106;

COUNT 108 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 109 LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS;

COUNT 110 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a

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MINIMUM of TEN (10) YEARS;

COUNT 115 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of TEN (10) YEARS; CONSECUTIVE TO COUNT 107;

COUNT 116 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 115;

COUNT 117 MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 116;

COUNT 118 - LIFE in the Nevada Department of Corrections (NDC) with parole eligibility after a MINIMUM of FIVE (5) YEARS; CONSECUTIVE TO COUNT 117;

COUNT 119 - MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 118;

COUNT 120 - MINIMUM of TWENTY-EIGHT (28) MONTHS and a MAXIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC); CONSECUTIVE TO COUNT 115;

FURTHER ORDERED, a TOTAL AGGREGATE SENTENCE of LIFE in the Nevada Department of Corrections with a parole eligibility after a MINIMUM of THREE HUNDRED TWENTY-SEVEN (327) YEARS and FOUR (4) MONTHS; with ONE THOUSAND SEVEN HUNDRED FOURTEEN (1,714) DAYS credit for time served.

COURT FURTHER ORDERED, adjudication shall be STAYED as to the following counts; 4, 7, 9, 12, 15, 20, 88, 90, and 92.

NDC

CLERK'S NOTE: based on discussion with between the Court and parties; COURT FURTHER ORDERED, the TOTAL AGGREGATE SENTENCE shall be corrected from 341 years to 327 years and 4 months. te 5/29/2019

CLERK'S NOTE: Pursuant to Statute; COURT FURTHER ORDERED, COURT ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment and Defendant shall register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing. te 5/29/2019

PRINT DATE: 06/17/2019 Page 100 of 100 Minutes Date: January 05, 2016

Case No.:	C311453	Hearing / Trial Date:	9/25/2017
Dept. No.:	19	Judge: William Kepl	hart
		Court Clerk: Tia Eve	erett
Plaintiff:	The State of Nevada	Recorder / Reporter:	Christine Erickson
		Counsel for Plaintiff:	Mary Kay Holthus & James Sweetin
	vs.		
Defendant:	Christopher Sena	Counsel for Defendan	t: Violet Radosta

HEARING / TRIAL BEFORE THE COURT

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
1	Email & photographs	9-25-17	<u> 185</u>	9-25-17
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Case No.:	C311453	Hearing / Trial Date: 8	3/29/2018
Dept. No.:	19	Judge: William Keph	art
		Court Clerk: Tia Ever	ett
Plaintiff:	The State of Nevada	Recorder / Reporter:	Christine Erickson
		Counsel for Plaintiff:	Hilary Heap & Michael Schwartzer
	vs.		
Defendant	Christopher Sena	Counsel for Defendant	Violet Radosta & David Lopez-Negrete

HEARING / TRIAL BEFORE THE COURT

COURT'S __EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
1	Pre Sentence Investigation Report of Deborah Sena	8-29-18		8-29-18	WA
2	Pre Sentence Investigation Report of Terrie Sena	8-29-18		8-29-18	5~~
3	E-mails from Defendant to Deborah Sena	8-29-18		8-29-18	V-45
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Case No.:	C311453	Hearing / Trial Date:	9/05/2018
Dept. No.:	19	 Judge: William Keph	art
		Court Clerk: Tia Ever	rett
Plaintiff:	The State of Nevada	Recorder / Reporter:	Christine Erickson
		Counsel for Plaintiff:	James Sweetin & Mary Kay Holthus
	vs.		
Defendant:	Christopher Sena	Counsel for Defendant	Violet Radosta & David Lopez-Negrete
<u>-</u>			

HEARING / TRIAL BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted]
1	Defense spreadsheet of prospective jurors to strike based on Preciado case	Ollered	Objection		سمرا
2	Juror badge # 012Jill Pressman letter		-	9-4-18	٥٠٠
3	Voluntary Statement of Michael Brikley			5	~~
4	Anita Sena – disc			¥	υĄ
5	DVD – video of Deborah Sena			9-6-18	ug
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Case No.:	C311453	Hearing / Trial Date:	1/28/2019
Dept. No.:	19	Judge: William Keph	art
		Court Clerk: Tia Ever	rett
Plaintiff:	The State of Nevada	Recorder / Reporter:	Christine Erickson
-		Counsel for Plaintiff:	James Sweetin & Michelle Sudano
	vs.		
Defendant:	Christopher Sena	Counsel for Defendant	Violet Radosta & David Lopez-Negrete

HEARING / TRIAL BEFORE THE COURT

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
w	1	Diagram of 6012 Yellowstone Ave	2-4-19	no	2-4-19
WX	2	Diagram of 6012 Yellowstone Ave drawn by Anita Sena		5_	2
PU	3	Diagram of defendant, co-defendant and alleged victims			
w	4	Photo of exterior front of 6012 yellowstone	- 5_		
Αυ	5	Photo of exterior mail box of 6012 yellowstone			
W	6	Photo living room – 6012 yellowstone			2
A	7	Photo living room – 6012 yellowstone			
JA.	8	Photo dining room – 6012 yellowstone			
W		Photo front bedroom – 6012 yellowstone			
N	10	Photo front bedroom – 6012 yellowstone			
A_{U}	11	Photo front bedroom 6012 yellowstone		5	
ъĸ	12 _	Photo front bedroom – 6012 yellowstone			
η×	13	Photo entrance to hall – 6012 yellowstone			
W	14	Photo kitchen – 6012 yellowstone			
N	15	Photo kitchen – 6012 yellowstone	\leq		
'n	16	Photo kitchen – 6012 yellowstone	-	<u>~</u>	4
Au	<u>17</u>	Photo of length of hall - 6012 yellowstone	2-4-19	200	2-4-19

Case No: C311453

The State of Nevada	VS.	Christopher Sena

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
WA	- 18	Photo master bedroom – 6012 yellowstone	2-4-19	no	2-4-19
UA	19	Photo master bedroom – 6012 yellowstone		_	2
UP	20	Photo master bedroom – 6012 yellowstone			
بعر	21	Photo master bedroom – 6012 yellowstone			
NA.	22	Photo master bedroom – 6012 yellowstone			
WA	23	Photo master bedroom – 6012 yellowstone			
W	24	Photo safe in master bedroom – 6012 yellowstone			
UA	25	Photo safe in master bedroom – 6012 yellowstone		(
WA	26	Photo safe in master bedroom – 6012 yellowstone			
υA	27	Photo bathroom – 6012 yellowstone			
AU	28	Photo bathroom – 6012 yellowstone			
W	29	Photo bathroom – 6012 yellowstone			
WA	30	Photo A.S.'s bedroom – 6012 yellowstone			
WA	31	Photo A.S.'s bedroom – 6012 yellowstone			
WA	32	Photo A.S.'s bedroom – 6012 yellowstone			
WY	33	Photo A.S.'s bedroom – 6012 yellowstone		(_	
wA	34	Photo A.S.'s bedroom – 6012 yellowstone		<u> </u>	
wr	35	Photo A.S.'s bedroom 6012 yellowstone	 		
ux	36	Photo A.S.'s bedroom – 6012 yellowstone			
WY	3 <u>7</u>	Photo A.S.'s bedroom – 6012 yellowstone			
w	_38	Photo back office building – 6012 yellowstone			
ΛV	39	Photo back office building – 6012 yellowstone	$\perp \geq$		\
W	40	Photo back office building – 6012 yellowstone			
wa	41	Photo back office building – 6012 yellowstone	 		
W	42	Photo back office building – 6012 yellowstone			
w	43	Photo back office building – 6012 yellowstone	2-4-19	NO	2-4-19

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The State of Nevada VS. Christopher Sena

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
4JA	44	Photo back office building – 6012 yellowstone	2-4-19	no	2-4-19
υĄ	45	Photo back office building – 6012 yellowstone			_>_
υA	46	Photo back office bathroom – 6012 yellowstone	5		
WA	47	Photo back office bathroom – 6012 yellowstone			
WA	48	Photo back office bathroom – 6012 yellowstone			
(N)	49	Photo back office kitchen – 6012 yellowstone			
wA	50	Photo back office kitchen – 6012 yellowstone	4		
WA	51	Photo back office kitchen – 6012 yellowstone	2-4-19	20	2-4-19
WA	52	Photo back office safe – 6012 yellowstone	8-5-19	no	2-5-19
WA	53	Photo back office safe – 6012 yellowstone	<u> </u>		
uq	54	Photo back office safe – 6012 yellowstone	15_		
W	55	Photo back office safe 6012 yellowstone	_	4	4
wB	56	Photo back office safe – 6012 yellowstone	2-5-19	20	2.5-19
wh	57	Photo divider in office - 6012 yellowstone	2-4-19	_ NO_	2-4-19
WA	58	Photo divider in office - 6012 yellowstone	2-4-19	_no_	2-4-19
wA	59	Photo ,ail and misc. papers – 6012 yellowstone	2-5-19	no	2-5-19
UA	60	Photo ,ail and misc. papers – 6012 yellowstone	2-5-19	_no_	2-5-9
,wAr	61	Photo ,ail and misc. papers – 6012 yellowstone	2-5-19	no	8-5-19
wA	62	Photo A.S. / T.S. / R.S. / & B.S. as children early 2000's	2-4-19	200	2-4-19
w	63	Photo A.S. (11 years old)		<u> </u>	
JAPA	64	Photo T.S. (11 – 12 years old)			
VA	65	Photo B.S. (8 years old)	4	*	4
wA	66	Photo R.S. (10 years old)	2-4-19	no	2-4-19
w	67	Photo M.S. (11 years old)	2-12-19	100	2-6-19
wr	68	Phot T.G. (11 years old)	2-6-19	00	2-12-19
wx	69	Photo E.C. (11 years old)	2-5-19	_ 70	2-5-19

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Case	INU:

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The State of Nevada	VS.	Christopher Sena

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
VA	70	Photo red thumb drive	12-5-191	no	2-5-91
JUN.	71	Photo red thumb drive	2-5-A	<i>N</i> 0	2-5-19
par	72	Still photo from DVD (B.S./ Deborah Sena in bedroom)	2-16-19	20	2-10-9
w	73	DVD (B.S. / Deborah Sena in bedroom)			
υA	74	Still photo from DVD (T.S./Deborah Sena in bedroom)	[) _	
wa	74 A	Still photo from DVD (T.S,/Deborah Sena in bedroom) Fus			
WY	75	DVD (T.S. / Deborah Sena in bedroom)		<i>)</i>	
WY	76	Still photo from DVD (R.S. / Terrie Sena in bedroom) Fus))
WA	77	Still photo from DVD (R.S./Terrie Sena in office)			
WY	77 A	Select still photos of R.S. /Terrie Sena in office	_)		
w>	77 B	Select still photos of R.S. /Terrie Sena in office			
wp	77 C	Select still photos of R.S. /Terrie Sena in office	_/_	_	(_
υÆ	77 D	Select still photos of R.S. /Terrie Sena in office			
w	77 E	Select still photos of R.S. /Terrie Sena in office		<u> </u>	
υA	77 F	Select still photos of R.S. /Terrie Sena in office			(
vp	77 G	Select still photos of R.S. /Terrie Sena in office			
W	77 H	Select still photos of R.S. /Terrie Sena in office			
M	77 1	Select still photos of R.S. /Terrie Sena in office FUS	_/_		
W	77 J	Select still photos of R.S. /Terrie Sena in office	1		
WA	77 K	Select still photos of R.S. /Terrie Sena in office Fus			
W	77 L	Select still photos of R.S. /Terrie Sena in office PUS			
WA	_77 M	Select still photos of R.S. /Terrie Sena in office	 		
VA	77 N	Select still photos of R.S. /Terrie Sena in office Fus	$\downarrow \rightarrow$		$\perp \angle$
WA	77 O	Select still photos of R.S. /Terrie Sena in office Fus	 	$\vdash \leftarrow$	\rightarrow
wA	77 P	Select still photos of R.S. /Terrie Sena in office		-	4
w	77 Q	Select still photos of R.S. /Terrie Sena in office	2.10-19	00	2-6-6

Case No:	C311453			
	The State of Nevada	 VS.	Christopher Sena	

	Exhibit Number	Exhibit Description	-	Date Offered	Objection	Date Admitted
υr	77 R	Select still photos of R.S. /Terrie Sena in office	Fus_	2-6-19	90	2-6-19
w	77 S	Select still photos of R.S. /Terrie Sena in office	FUS	_>		5
wa	77 T	Select still photos of R.S. /Terrie Sena in office	Fus	<u> </u>		
W	77 U	Select still photos of R.S. /Terrie Sena in office	Fus			
m	77 V	Select still photos of R.S. /Terrie Sena in office	Fus	(
w	77 W	Select still photos of R.S. /Terrie Sena in office	FUS)		
uq	77 X	Select still photos of R.S. /Terrie Sena in office	Fys_	(
w	77 Y _	Select still photos of R.S. /Terrie Sena in office	FUS_			
w	77 Z	Select still photos of R.S. /Terrie Sena in office	Fus	_(_		
w	77 AA	Select still photos of R.S. /Terrie Sena in office	Fus	$\overline{}$		
MA	77 BB	Select still photos of R.S. /Terrie Sena in office	FUS)_	
M	78	DVD (R.S./ Terris Sena in bedroom; R.S./Terrie Soffice)	Sena in			
w	79	Still photo from DVD (T.G. in shower)	Fus			
WY	80	DVD (T.G. in shower)	INS			
4J)P	81	Still photo from DVD (E.C. in shower)	‡u <u>s</u>	/_		
war	82	DVD (E.C. in shower)	<i>tus</i>			
W	83	Nude photo – M.C. on bed with vibrator	Fus			
VA	84	Nude photo – M.C. on bed with vibrator	, Fus			
w	85	Nude photo – M.C. on bed with vibrator	Sus			
NA	86	Nude photo – M.C. on bed with vibrator	Fus			
M	87	Nude photo – M.C. on bed	<u>Fus</u>			
w	88	Nude photo – Terrie Sena and M.C. together	<u>tus</u>			
WA	89	Nude photo – Terrie Sena and M.C. together	Tus_			
WY	90	Nude photo – Terrie Sena and M.C. together	<u>tus</u>	3/	4	4
NX.	91	Nude photo – M.C. and Defendant together	tus	2-10-19	\no_	2-6-19

Case No:

C311453

The State of Nevada

VS.

Christopher Sena

STATE'S	EXHIBITS

[Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
UA.			2.679	n 0	2-6-10
ŀ	92	Nude photo – M.C. and Defendant together 445			2-12-19
WA	93			NO	
UA	94	Email dated 8/14/2014; 5:50 PM	2-13-19	<u>్టర</u> ా	2-13-19
W	95	Email dated 9/11/2014; 4:43 AM	<u> </u>		
my	96	Email dated 9/11/2014; 4:49 AM			
M	97	Email dated 9/12/2014; 10:24 AM	5		
UG;	98	Email dated 9/14/2014; 12:44 PM	7		#
Wa	99	Email dated <u>9/17/2</u> 014; 3:05 PM	213-19	085	2-13-19
wx	100	Audio recording of Defendant's statement	2-13-19	No_	2-13-19
w	101	Transcript of audio of Defendant's statement	2-13-19	N D	27379
wr	102	Photo of Defendant	2-479	no	2-6-19
NA	103	Photo of Terrie Sena	2-6-19	γιο_	2-679
w	104	Photo of Deborah Sena	2-12-19	No_	2-12-19
WA	105	Terrie Sena (Amended Information/GPA/JOC)	2-7-19	_ NO _	2-7-19
VA	106	Terrie Sena (Agreement to Testify)	2-7-19	70	2-7-19
NA	107	Deborah Sena (Third Amended Information/GPA/Agreement to Testify / JOC)	2-11-19	Ŋο	2-11-19
WA	108	Photo of Anita Sena	2-5-19	no	2-579
uar	109	Evidence envelope	2-4-19	Nο	2-679
w	109 A	Red/white thumb drive	2-6-19	<u>ه</u>	2-19-19
WY	110	Photo of Melissa Clark	2-4-9	٧o_	2-19-19
wa	111	Photo of office	2-13-19	No_	2-13-19
MX	112	Photo of office	2-13-19	NO	<i>a</i> -1379
WY	113_	Photo of office	2-1349	VO	2-13-19
WA	114	Photo of office	2-13-19	ෙහ	2-13-19
WA	73A	. Duplicate DVD of exhibit 73	9-20-19	ν o	2-00-A

Case No:

C311453

Case No.:	C311453	Hearing / Trial Date:	1/28/2019
Dept. No.:	19	Judge: William Kepl	nart
		Court Clerk: Tia Eve	rett
Plaintiff:	The State of Nevada	Recorder / Reporter:	Christine Erickson
		Counsel for Plaintiff:	James Sweetin & Michelle Sudano
	vs.		
Defendant:	Christopher Sena	Counsel for Defendan	t: Violet Radosta & David Lopez-Negrete

HEARING / TRIAL BEFORE THE COURT

<u>DEFENDANT'S</u> EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
Α	Recommendation for denial of temporary protection order	2-5-19	no	2-5-19
B	Voluntary statement of Anita Sena – 9/17/2014			
С	Preliminary Hearing Transcript 14F19170A – 2/17/2015			
D	Preliminary Hearing Transcript 14F14785X – 9/03/2015			
E	Report			
F	Voluntary statement of Terrie Sena – 1/22/2015			
G	Voluntary statement of Terrie Sena - 9/09/2014			
Н	Voluntary statement of Ryan Sena - 12/17/2014			
	Voluntary statement of Brandon Sena – 9/17/2014			
J	Voluntary statement of Terry Sena – 9/30/2014			
K	Search Warrant of 6012 Yellowstone & inventory report			
<u>L</u>	Property report	2-14-19	No	2-14-19
·				

Case No.:	C311453	Hearing / Trial Date: 1	1/28/2019
Dept. No.:	19	Judge: William Keph	art
		Court Clerk: Tia Ever	ett
Plaintiff:	The State of Nevada	Recorder / Reporter:	Christine Erickson
		Councel for Plainfiff:	James Sweetin & Michelle Sudano
	vs.		
Defendant	Christopher Sena	Counsel for Defendant	Violet Radosta & David Lopez-Negrete
			

HEARING / TRIAL BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
1	Administrative order			1-28-1
2	Email regarding ethnicity & race report for jury panel			1-28-19
3	Supreme Court Order for 68744			1-28-19
4	State's opening power point			2-1-19
5	Defendant's opening power point			2-7-19
6	Court note placed on doors			2-7-19
7	Stipulation between parties			2-13-19
8	State's closing power point			2-19-19
9	Defendant's closing power point			2-19-19
10	Jury question & answer			2-20-19
11	Jury question & answer			2-20-19
12	Jury question & answer			2-20-19
13	Jury question			2.20-19
14	Jury question & answer			2-20-19
15	Jury question			2-30-19
16	Jury question			8-50-19

Certification of Copy

State of Nevada	٦	CC.
County of Clark	}	SS:

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

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

STATE OF NEVADA,

Plaintiff(s),

VS.

CHRISTOPHER SENA,

Defendant(s).

now on file and of record in this office.

Case No: C-15-311453-1

Dept No: XIX

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 17 day of June 2019.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk