PLEASE RE-APPEAR MY CASE / T WAS OUNTENTLY MY 4th AND 5th pmenons of s.s.t. **Electronically Filed** 7/31/2019 11:41 AM Steven D. Grierson CLERK OF THE COUF DEAR JUDGE THOMPSON, C3033150 HI, MY NAME IS JEFF BAHER, AND I HAVE ONE COUNT OF ATTEMPIED DEND WITH MINOR TOO TELL YOU THE EPectronically Rited REALY HEARD MY STORY, YOU SEE Elizabeth A. Brown KARA JAMERSON LIED ABOUT HER GLERK OF SUPREMIE COURT OF BERGH SHE WASN'T BORN IN 2000, SHE WAS BORN EARLY ER THAN THAT, IT WAS 1995 OR 96 BEDAUSE IN 2014 I WAS TALKENP WETTE HER A BOUT HER AGE AND SHE SALD SHE OTS THE NOE OVER HEA ATED RECEIPT OFFER STATE STATE OFFER TESTEMONY, I WOULD LIKE MY CHINGE TO BE DESTRESSED OF NO DROPED FROM THE RECORD. NO ONE KNOWS THES, BUT ME AND HER ARE FAMELY AND WE ARE NOT SICK WITH EACH OTHER, OBAY WE WOULD NEVER DO DIVITITIONES OF THAT, LIKE THES. IS NOT THE WAY WE TREATED EACH OTHER. WE WERE OPRAYENG WITH EXACTIOTHER THEFE TIME AND BECAUSE SHE WAS AT SEAMED URSET I CONVERSE-D WITH HER TOO SEE WHAT WAS WRONG AND I ASISED HERTER IT WAS ABOLT HER MOON AND IT WAS SADRED WAS ASKED IS HER MOM WAS STRIL SMOBSING CRACK-COCABINE BY WER 17 SHE SATED, YES, WIBTH A-HEAD GESTURE OF RESPONSE. 3 1 2019 AND SO I PROXED WATTH HER TO HELP HER SPIRIT FEEL BETTER, I DEDN'T FORCE HER TOO TOUCH MY JUL Sec PRIVATE OR MY PANTS AREA I WAS ONLY STILL CLOTHED AT ALL JEMPS, I ONLY TOLD HER TO HOLD MY HAND TO SAY A PRAYER TO GOD WETH ME, NO HARM ON FORCE DON ELecter 79328 Document 2019-32957 Case Number: C-14-303315-1

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	м. Таката (тр. 1996) Мали (тр. 1996)
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<u>1 | 26 | 26 9</u> THE FESTEMONY THAT SHE TESTEFTED IN WAS SUGGESTED BY ME BEING THAT I TOLD HER OBITATA LEUNDNESS CHARGE DE TEST FFIED AGASNST ME TO SEE WHO MADE SENSE IN THE COURT WHO IS THE ENEMY, THE FRAND AND THE ONE HEPT IN CONSPIRACY AGABNST MY-SELF I OBJECT TO KAPLA JAMER SON REAL AGE SHE WAS AGE 16, BUT NOTAING OF MYSELF WAS SHOWSONG TO HER AT ALL TEMPS, BECAUSE I WEPT AS ALL WAYS TO MYSELF PREVATELY UNKNOW-N. WE WORRED IN SOMEWARYS TOGETHER FOR THIS OPSE TO WORK ON MY CONSTITUTIONAL BIGHTS TO HOW MUCH RIGHTS WORROUT IN RESPECT. AT ANY GEVENTIME KARLAJONEDSON'S MOTHER TOS A COCREAR ADDEOT AND SHE TESTERED APOLING ME WRATH A TWRSTED LIKE SDYRNK- & WDS CADSIGNER THE CARLOREN TELLENG THOM NOT TO TELL BUT THATS A LEE TOO BECONDER & REMEMBER WALKENG PHROUGH THE DOOR SOMENO AND TELEME THE CHILDNEN TO TELL THE 100 % (p-20CENTE) TRUTH TO ALL THE PARENTIS THUS WE HAD A CARE IN THE WORLD AND SOMEONE NEEDS HELP AND BREEDE LLY NO ONE NEEDS DISREGAURD OF WHAT'S HAPPENING: MY FAMELP & COUSTN ASKED WHAT WAS WRONG WITH BROLD, BECAUSE SHE WAS TEDRING (ON CRYEN-

WITH BIRGLA, BECAUSE SHE WAS TEARTING (ON CRYEN-G-)!? I SEE ONR COUSTIN TEARY ASKENIC HER AND SHE SABD NOTHING AND TERRY SAID THAT I DID SOME-THISME TO HER, BLAT ALL I DID DUE WAS TALK CETT-THISME TO HER, BLAT ALL I DID DUE WAS TALK CETT-

7/26/2019

SINCE ALL WE DO IS SAY "HID, THRONGHI HER MOTHER PERM-IBSTOD TO SAY HIS BACK TO ME, THIS COMMON SERVE IN BELICY PRO AND COUSEN TERRY IS UP HERE WITH MY DAD DSBSNG ME WHAT POD I DO WITH HER BECAUSE SHE WAS UPSET AND WE DON'T KNOW WHY, I'M NOT RSSPO-NSTALL FOR HER SUNCIDE OF IT'S TRUE THEN WHY DED SHE DOD SUSCIDE UNLESS THAT SHE FELT WRON-G- BY LYDNG UNDER OATH OR SHE SAW GUELT BN HER OWN LIFE INSTEAD OF ME, IT SHOULD OF BEEN SOMEON-E ELSE. I. HAVE REALLY NOTHING TO DO WILT H HER WE THE BESTURE THERE WHAS NOTHING GOING ON WISTH ANYONE HECK SHE MAY HAD BEEN HAPPY ANGHADNO INSEDE NERBELS, TRUE FEELBOOS COMMENT FOR SOMETHISACK WHY SOULD I BE IN A THOUGHT OF HOW MARTY FEORES OR CARMENIALS WEARE O THE SPIRE LOWER CONNTRS OF CARPAGE, DESTORESSED RECAUSE HEISHE ASKED FOR BT. BT'S THAT GASY WELL NOW I WANTTO-KNOW WAY I SET MY SELF UP TO DUE MY TEME THAT IS OWED FOR COERCION, NOT BATEMPTED LEWDN-ESS, I SAT DOWN AND CHELLED AND BOT SOMETHENG-TO DARN'S AND EAT I'M THE ONE URSET THAT I'M THE ONE KNINGERT AND NOW THAT THE COUNTS DRE ONERSO TO DYNE COUNT! I WOULD ASK YOU BRE-Ø EFLST TO CHECK SWTO BARRON'S LAW TERM DICTION-ARY ON PAGE 327 UNDERLEINDNESS AND IT EX-PLARNED IN DECENT EXPOSURE RUNS SYMUNOMOUS WETTA LEMONESS AND BSALONER OFFENSE AND 53 GENEMALLY CHARGED AS A MESDEMERWORS AND BY LOW CONCLARSNTLY & WOLID LEKE MY

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7/26/2019

CASE CLEDRLY DEOPPED BECAUSS YOURJUDGE THOMPS-ON ME GOOD BY LAW MUD ET'S BOOK IS APRI OB THE COM AND THESE WILL I DEK FOR AN APPEAL TO REAPPENR ON COUNT FOR A BETTER JUDGEMENT BECKLISE THE JUSTICE COLLER OUT TRECKED AND LYED TOO AND YOU FOF LEED TOO BY CATH IN LAW BY A THEFF OF FATE IT MAY BE UPSETPENG, BLT IT WAS ALL AN ACT TO WHAT TO SEE BEEAUSE NATERA LESS TO MUCH ALL STREMENTLY CAPERSTON ET RODUR SPRE BECKRIBE SAES ON SOMETATING, SHE DOGENT NEED JUST BLE BEODUBE SHE 55 A JEDLOUS, HAFFFUL PERSON WHICH CLOSENS STE CONT OFF SWOLLCH ATTENTSON ENU HER.LEFE SHE'S TRYENG- TO BET ME BACK IN RELIENG-ELFOR SEDVERTURES AND I DON'T WANT TO AFTER WHY! 11257) 840-ENOURA BE COOLDA ALL SACES, IS NON ACT & LYSSON THE TRUCKS OF THE TREADE AND MY DEPROVERIES IST EMOLAGH FOR ASK WAY 25 THES P WHAT ARE RELATEVES REDILY POR? SHE WOWR'S ME TOO BE STUCK ON STUPED AND REMAREN STUPENTED I OWCE SUMELIONED A LORD OF PAPER BACK TH 68 AND #7 MDDE MY INTSEPPINES SWELLIP WRTH A LOP OF CLOCAD OF WASTE OF ACON BACKET & MY DEPESTENCE STOMPERENCE INGTHING MAKENR MC FEEL ESTRAMPED ANTO ACT BE COMENT MY SELR AS IS STOLMA ANVE, BLAT MAN. THINT MY AZATTA REMEMO BETTA AVA ST TELL ISING FON THE PARALL TO COMENDET CAN HEAR MYSELF CLEDALD AND CORRESPONDAWING

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MILY TESTEMANY WAS OFF OF ORLIGS AND BUBRO AND SAKD & NO'S ON ORLIGS APPER THE JEROM TESTEMONY OF THE CASE TO SEE RE & WOULD BE TREATED ANY DEFTERENT, LEKE & SALED FIT'S FRART OF THE TEST OF MIX AMEN DIMENTY RIBRATS,"

C - COUL

ALL I REALLY DED WAS MAKE SURE SHE HAND HER SESTER WAS NOT BERNO HURT OR FINDED. AS THEER GRANDCONSEN WE DONT WANT TENSEON IN BEPWEEN US I DON'T WANT TO EVER BE INFILLENCED TO BECOME THAT SECK I HAVE A CRAZY STOR AFFECT BECAUSE & HAVE RAPELY A FEW PROBLEMS THAT I DON'T WANT TO DEAL WETH UNTER LATER, FOR WHEN I FEMAD THE ANSWER TO DO SO, I MEANINGLY BEEN GEVEND IT BACK SOME THOUGHT AND WRITTENG SOMETHING SOMEONE CAN CET AHOLD OF & WONTWHERE I. STORT IS WHAT I WANT TO END BY CONCLUD INC I NOWD ISKE MY INTENTION TO SLOW DOWN AWD THEN SPEED BOCK UP TO GAIN BACK MY CONCEOUS WETTOUP SUPPLYENG ANY WRONG DOBNES OF FOLLOWING THE STERS OF BAD PEOPLE AND THAT'S NOT WHAT I WANT TO BECOME I'WERY MUCH LIKE TOO APOLOGISE TO SAY IT WAS UNLEVELY TO BE ME AND I. KEEP MY THOUGHT FUL CONCERN NOT TO BE AWOTHER IMMATURETY OF DOUBTFUL THEWKING WHICH CAN CHANGE ATT ANY TIME OF MATTER EN FREQUENCIES OF KEEPENG MY REBATS COEWA.

...<u>x</u>.).

7/26/2019

TE WETNESSED THAT THESE KIDS ARE CHELDREN ARE IN NEED OF WATCHING OUT FOR WHO THEY ARE AND I SUPERVISED THEM AS I TAL. KED TO KARLA MY RELATIVE AND I NOW UNDERSTAND THEY KNOW SHE WAS GETTING ALL OF MY ATTENTION INSPEAD OF THE REST OF MY ATTENTTVENESS GOING TO THE CHILD REN. HERLISTLE ST. STER (ANOTHER EASTH) WAS ACTING AS IF SHE HADN'T EATEN AND WAS NOT GETTING WHITT SHE WANTED, SO I NEEDED, KNOWING CVERYTHING SHOULD FOLLOW INTO PLACE THE ONLY THINK T THINK, BEGAUSE NOTHING BUT THE T.N. WAS GOTING ON, DIDN'T ANYTHENIG TO DEAL WETH A MOTSVE HAVE ANY WAY TO DEAL WITTH BT'S PLACEMENT OF ME BEANG HATED BEEAUSE IMTROLD NO ONE WANTS TO BE FOUND OUT ABOUT WHEN THEY'RE BEING UNDER COVER WITH BADGES AS AN A ACT I REALLY DON'T KINGAN THEM LIKE THAT AND I PROMISSES A GREAT/DEAL OF RREP'BENE UP FROM AFTER THES IS ALL OVER.

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BECENTLY I'VE CHECKED OPENTON'S AND MERE FELL-CIONO THENKSTHE LAWTERMOBECTEDNARY ISN'T THE LAW AND & DON'T NEED A FRAUD OF AMERICA-CAS MOST WANTED DEFENDING MY CASE. HE'S A NURSE FROM LAKES (ROSSENG. THE FIRST DEAL I TOOK WAS A 2-5 YEAR SENTENCE UNTEL I TOOK WAS A 2-5 YEAR SENTENCE UNTEL I COLLON'T CONTENUE TO AGREE WETTA AMEN-DMENT REGHT TO BEVE MP. I DESPORED WETTA

THE LEST AC-RESENSENT THAT I SPOULD APPLY OD WITH. SO THAN SENT ME TO COMPETENCY COUNTER UNTER I was competent enough to comply with THE. JUDGE AND T. WAS SENTR ON A PLAVE TO THE HOSPITHE, CALLED-LAKES CODSSING FOR THE SEMP 25ASON & COULDN'T AGARS MOTLE TOGL STIME T_ ALBONT STONED THE GEAL FORTWO-TO-FILM CAN I DET CREDET FOR-FINE SERVED FOR THE FIRST DEAL AND DUIN THE TELDE CONCUMPENT WISTA DESMISSION OF THE SECOND DEAL FORA FOULTO-JEN AND CLEAR THE CASETO A MESDEMERADE AND DROPED THE CHARGES T'M STEWESHER MY SMOOGNES IS HAVE NO CUBLY TOD WE THE THE EXCEPTION OF THE LYBUG MOSTARY MAS MY JOOR OF FALSE INVESTIGATION TURME TO GET IN TROUBLE FOR NOTFIGHT. PAG PLATE PASE WERS TRYENG TO ACCUSE MY COERCERN CASE ON FOR OF THE ATEMPTENG LEWDNESS WERE ERCHOTHER WHELFT ANE TO TWO SEPEDITE CASES BN TWO DEFFERENT TEMES IN COMPARISON OF TWO SEPERATE PURCES AND NOT THE SAME DED PEOPLED, THE CASE THE THO-FRAUGAND AND FILE THEY PUT A RESTREAMENT ORDER AGABNET ME TO STRY AWAY FROM WELLE MAS ALLEN FOR FIVE KEADS, AND I DED SO THEY GADR MY CASE A DESMIBSSED STATEMENTOF MY SIMORENCE. AS LONG AS IS DEDN'T GET IN TO ANY THINKIE WE'TFI WISLLS MAE ALLEN BY STAYSWE AWRY FROM HEREOR FEVE NEARLS AWAY FROM THE GAMPAGNE PLACE, B WOULD BE CLEARED FROM CASE AND GESMERSEND

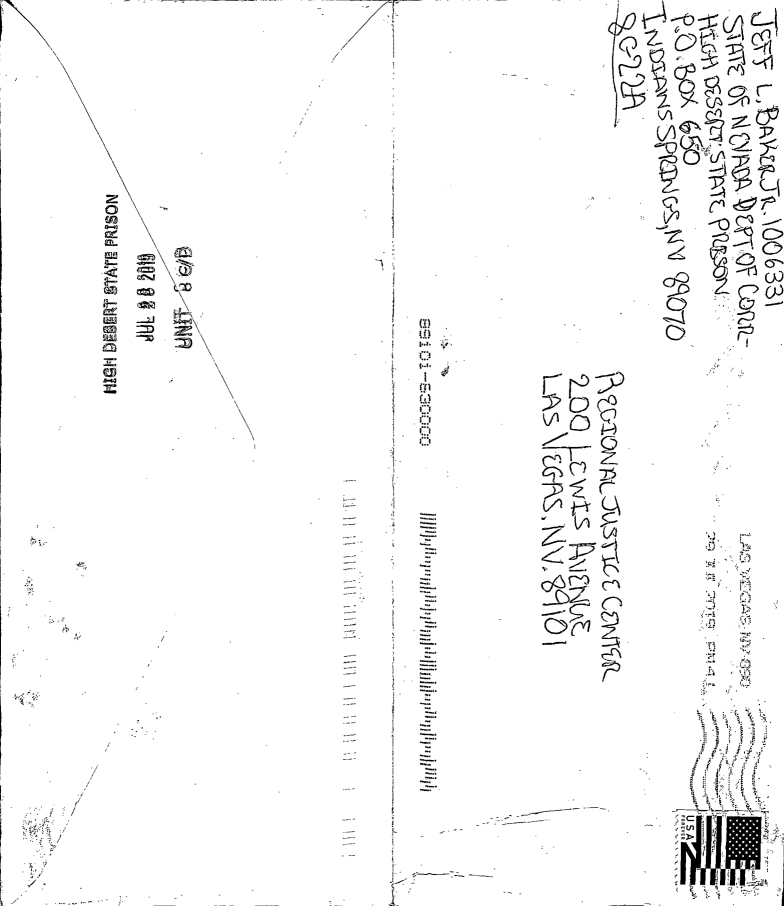
7/26/2019

I DON'T THENK IT'S FATR TO CHARGE ME BECALSE I'M A BLACK / AFRICAN - AMERICAN LINITED STATES CETTEEN, LIVE ME TO BE DISCRIMINATED BECAUSE I'M DANKER THAN THEN AND TO HAVE TO BE JUDGED DIVD FERSECUTED BY SOME PLANNTIFF PERSECUTION WHO THEMAS SHE / HE KNOWE MY STODY AND SOME FIRT PRET-ENDER IS CRACK SMORIALP AND WATH NO RIGHT TO DE FEND HORE BECAUSE HE'S NOTHEND OF A DELASED TO DO SOMETHING AND FLOHT FOR ME. HE HAS HO DEFINE SKELL AND DOES NOTHENG FOR ME. I WANT TO DEFEND ME OWN CHASE FIND SPEAK FOR MUSELE!

I TO TTO SO OF THIS AND THAT MY TRITIA IS THE WAY OF TRUTH, BUT SHE'S TELLENG WHAT STORY I MADE UP OP US UFFRONT WITCH OUT MENTBONING INHAT I TOLD HER TOO SAY WOULD IT BE A STORY ABOUT MAK-PARTA CASE FROM ME TOO HELL TO GET WHAT WE TRULY NEED TO MAKE US ALL FEEL GOMTORTABLE WE'RE VERY SEMPLE I CAUSED NO HARM AND YOU YOU ALL SHOULD KNOW THES, I DIDN'T THROW HER, I CAREFULLY PICKED HER UP ON THE STOR OF HER SHOWLUSES AND MOVED HEA TO THE STUDE OF THE WALL BECAUSE THE CREDOREN AND HER LETTLE STS-TER, WERE SAYENG VERBEL THOUGHTSO OF ATTACKING ME. SO I MOVED HER WITH HER PERMISSION, SO SHE WOULDN'T GET HURT, BY ANY CHANCES I LAND-SHE ON A METER POT WHERE I NOTICED SHE ALMOST FELL, SO T. CANGENT HER FROM FAILING AND F PLACED HER ON THE CARPET CAREFULLY. I DID NOT

FEEL ON HER BOSOMS OR O ANEAS OF PREVACT OR UPPER FRONT AREAS JUST BY PERMETTED ACTIVE AREDS OS BECEPS AND SHOULDERS TO MAKE GADN TO PICK HIER UP. AND THE KEDS/CHELDREN HORSEPLAYED AND THEY PLANOARD IKLORD AND ATTROKED ME. AND THAN'S WHEN T. TOLD ENGRYONE TO TELL THE (1002) ONE-HUNDRED PERCENT TRUTTA OF WHAT PROPEND, BUT BASED ON MY HEAD MONEMENTS, WER LETTLE SEETER WAS THENKEND UP THE WEARD WAYS, SAYENG & MAS THENKEND KORLA ON THE NOUTH WHEN I WAS NOT BUT & PLACED MY ARMS ATTRING AER AND GAVE HOR A HUND OF HOPE ALETH OUTH SO MUCH, ETHE SYMPATTERY TO VALUE THES LEFE POESNIT WANT TO LEE TO OTHERS LAKE EVERY-ONE SHOULDN'F THEN EVERYONE WELL BE ORDY BECKLIEE THE TRUTTA WENT SET ME AND YOU AND US AZL FREE.

PLEDSE FORCENE AND STAND FOR ALL AND LEF THES STORY BE OF YOUR CONCERN THE MUNICIPALIE THES STORY BE OF YOUR CONCERN THE RECENTSER AND SEVERATE MY CONCERN THE RECENT AND BREGHTSET CHOSEL BE MADRE. CONCERNON OF MY CONSEDENTEON TO FORSEST THE CASE WETH NON-VECTEM, NON-CASE, NON PROVESSON OF PROOP WE THOLK VECTEM THERE'S NO CASE TO BACK THE TEST MONY OF TO DEPENDENT OF STATE MENT TO A CREEMENT OF FORFELTEON TO DES CLOSE OFFICE POSE TECH OF PROOP TO SPONSOR TO PROVE WETH, HAVENE MY ADDE TO STAND STANDER POSE TECH OF PROOP TO STAND STANDER LEFT, HAVENE MY ADDE TO STAND METTADIT VECTEM THE SECOND OF EXAST SETEMENT THEN NOT PROVE WETH, HAVENE MY ADDE TO STAND STANDERNE DESTANDED PODED ODE MOSTADONA METTADIT VECTEM SS SWOUDDED PODED ODE MOSTADONA PECHT SPOTEN BY UND CON PLACE A DESTADES AL.



1	ASTA	Electronically Filed 8/1/2019 2:01 PM Steven D. Grierson CLERK OF THE COURT	n
2 3			
4			
5			
6	IN THE EIGHTH JUDICIAL		
7	STATE OF NEVA	DA IN AND FOR	
8	THE COUNTY	Y OF CLARK	
9	STATE OF NEVADA,		
10		Case No: C-14-303315-1	
11	Plaintiff(s),	Dept No: XVIII	
12	VS.		
13	JEFFREY LYNN BAKER, JR. tn JEFFERY LYNN BAKER, JR.,		
14 15	Defendant(s),		
16 17	CASE APPEAL	STATEMENT	
18	1. Appellant(s): Jeff Baker		
19	 Judge: J. Charles Thompson 		
20	3. Appellant(s): Jeff Baker		
21 22	Counsel:		
22	Jeff Baker #1006331		
23	P.O. Box 650 Indian Springs, NV 89070		
25	 Respondent: The State of Nevada 		
26			
27	Counsel:		
28	Steven B. Wolfson, District Attorney 200 Lewis Ave.		
	C-14-303315-1 -1	-	
	Case Number: 0	C-14-303315-1	

1	Las Vegas, NV 89101 (702) 671-2700
2 3	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4 5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: December 26, 2014
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Judgment of Conviction
12	11. Previous Appeal: Yes
13	Supreme Court Docket Number(s): 71621
14	12. Child Custody or Visitation: N/A
15 16	Dated This 1 day of August 2019.
10	Steven D. Grierson, Clerk of the Court
18	
19	/s/ Heather Ungermann
20	Heather Ungermann, Deputy Clerk 200 Lewis Ave
21	PO Box 551601 Las Vegas, Nevada 89155-1601
22	(702) 671-0512
23	
24	
25	cc: Jeff Baker
26	
27	
28	
	C-14-303315-1 -2-

State of Nevada vs Jeffrey Baker, Jr. Location: Department 18
 Judicial Officer: Holthus, Mary Kay
 Filed on: 12/26/2014
 Case Number History:
 Cross-Reference Case
 Cross-Reference Case
 Defendant's Scope ID #: 1969433
 ITAG Case ID: 1763069
 Lower Court Case # Root: 14FN2049
 Lower Court Case Number: 14FN2049X

CASE INFORMATION

Off	ense	Statute	Deg	Date	Case Type:	Felony/Gro	ss Misdemeanor
1.	COMPETENCY DETERMINATION	COMPETENCY	0	12/26/2014	C		
1.	ATTEMPT LEWDNESS WITH A CHILD	201.230.2	F	09/01/2011	Case	01/31/2019	Closed
	UNDER THE AGE OF 14 Arrest: 11/04/2014				Status:		
2.	ATTEMPT LEWDNESS WITH A CHILD	201.230.2	F	09/01/2011			
	UNDER THE AGE OF 14						
	<i>Filed As:</i> LEWDNESS WITH A CHILD UNDER AGE 14	F	3/5/201	5			
3.	LEWDNESS WITH A CHILD UNDER AGE 14	201.230.2	F	09/01/2011			
4.	LEWDNESS WITH A CHILD UNDER AGE 14	201.230.2	F	09/01/2011			
5.	LEWDNESS WITH A CHILD UNDER AGE 14	201.230.2	F	03/17/2013			
6.	COERCION SEXUALLY MOTIVATED	207.190.2a	F	08/11/2014			
7.	LEWDNESS WITH A CHILD UNDER AGE 14	201.230.2	F	08/11/2014			
0		201 220 2	Б	00/11/2014			
δ.	LEWDNESS WITH A CHILD UNDER AGE 14	201.230.2	F	08/11/2014			
9.	LEWDNESS WITH A CHILD UNDER AGE 14	201.230.2	F	08/11/2014			

Statistical Closures

01/31/2019 Guilty Plea with Sentence (before trial) (CR)

DATE **CASE ASSIGNMENT Current Case Assignment** Case Number C-14-303315-1 Court Department 18 01/07/2019 Date Assigned Judicial Officer Holthus, Mary Kay **PARTY INFORMATION** Lead Attorneys Defendant Baker, Jeffrey Lynn, Jr. **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

	CASE NO. C-14-303315-1
12/26/2014	EVENTS Commitment and Order Commitment And Order
12/30/2014	Recorders Transcript of Hearing Recorded Transcript of Conditional Bindover December 17, 2014
01/05/2015	Case Reassigned to Department 9 District Court Case Reassignment 2015
01/30/2015	Order Order of Competency
02/09/2015	Criminal Bindover Criminal Bindover
02/13/2015	Information Information
03/02/2015	Recorders Transcript of Hearing Recorded Transcript of Preliminary Hearing/Unconditional Waiver February 6, 2015
03/05/2015	Amended Information <i>Amended Information</i>
04/23/2015	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses
05/11/2015	Notice of Motion Notice of Motion and Motion to File a Second Amended Information
05/11/2015	Notice of Motion Notice of Motion and Motion to Admit Preliminary Hearing Transcript of C.J. at Trial
07/10/2015	Order Order of Commitment
07/22/2015	Motion to Dismiss Motion To Dismiss
09/04/2015	Motion Motion for an Order to Show Cause
09/08/2015	Opposition State's Opposition to Defendant's Motion to Dismiss
09/10/2015	Order Shortening Time Order Shortening Time
09/18/2015	Opposition to Motion Opposition to Motion for an Order to Show Cause

Eighth Judicial District Court CASE SUMMARY CASE NO. C-14-303315-1

1	
09/24/2015	Reply to Opposition Defense Reply To Attorney General's Opposition To Motion For An Order To Show Cause
12/10/2015	Recorders Transcript of Hearing Recorder's Transcript Re: Defendant's Motion for an Order to Show Cause - 10-02-2015
03/02/2016	Order to Transport Defendant Order to Transport Defendant From Lake's Crossing
03/11/2016	Order Order Denying Motion for an Order to Show Cause for Contempt
03/17/2016	Notice of Entry of Order Notice of Entry of Order
04/01/2016	Finding of Fact and Conclusions of Law Findings of Competency
05/18/2016	Opposition Defendant's Opposition To State's Motion To Admit The Preliminary Hearing Testimony Of C. J. At Trial
06/30/2016	Supplemental Witness List Supplemental Notice of Witnesses and/or Expert Witnesses(NRS 174.234)
08/03/2016	Order Granting Order Granting State's Request for Stay of Proceedings
08/15/2016	Order Order Denying State's Motion To Admit Preliminary Hearing Testimony of C.J
10/27/2016	Order Order for Transcripts
12/21/2016	Recorders Transcript of Hearing Recorder's Transcript Re: Arraignment Continued - Thursday, March 5, 2015
12/21/2016	Recorders Transcript of Hearing Recorder's Transcript Re: State's Motion to Admit the Preliminary Hearing Testimony of CJ at Trial - Thursday, June 16, 2016
12/21/2016	Recorders Transcript of Hearing Recorder's Transcript of Hearing Re: Arraignment Continued February 20, 2014
12/21/2016	Recorders Transcript of Hearing Recorder's [AMENDED] Transcript of Hearing Re: Arraignment Continued
03/06/2018	Certificate of Mailing Filed By: Plaintiff State of Nevada <i>Certificate of Mailing</i>
11/08/2018	Amended Information

	Second Amended Information
11/08/2018	Guilty Plea Agreement Guilty Plea Agreement Pursuant to Alford
12/13/2018	🛐 PSI
12/13/2018	🛐 PSI - Psychosexual Evaluation
01/07/2019	Case Reassigned to Department 18 Judicial Reassignment - From Judge Togliatti to Judge Holthus
01/08/2019	Judgment of Conviction Judgment of Conviction (Plea of Guilty-Alford)
01/31/2019	Criminal Order to Statistically Close Case Criminal Order to Statistically Close Case
07/31/2019	Notice of Appeal (criminal) Party: Defendant Baker, Jeffrey Lynn, Jr.
08/01/2019	Case Appeal Statement Filed By: Defendant Baker, Jeffrey Lynn, Jr. Case Appeal Statement
01/09/2015	DISPOSITIONS Disposition (Judicial Officer: Togliatti, Jennifer) 1. COMPETENCY DETERMINATION Remanded To Justice Court PCN: Sequence:
11/08/2018	 Disposition (Judicial Officer: Togliatti, Jennifer) 3. LEWDNESS WITH A CHILD UNDER AGE 14 Amended Information Filed/Charges Not Addressed PCN: Sequence: 4. LEWDNESS WITH A CHILD UNDER AGE 14 Amended Information Filed/Charges Not Addressed
	 PCN: Sequence: 5. LEWDNESS WITH A CHILD UNDER AGE 14 Amended Information Filed/Charges Not Addressed PCN: Sequence:
	 COERCION SEXUALLY MOTIVATED Amended Information Filed/Charges Not Addressed PCN: Sequence:
	 LEWDNESS WITH A CHILD UNDER AGE 14 Amended Information Filed/Charges Not Addressed PCN: Sequence:
	 LEWDNESS WITH A CHILD UNDER AGE 14 Amended Information Filed/Charges Not Addressed PCN: Sequence:
	9. LEWDNESS WITH A CHILD UNDER AGE 14

	Amended Information Filed PCN: Sequence:	/Charges Not Addressed
11/08/2018		y Kay) H A CHILD UNDER THE AGE OF 14
	 ATTEMPT LEWDNESS WIT Guilty PCN: Sequence: 	H A CHILD UNDER THE AGE OF 14
01/03/2019	1	is, Mary Kay) H A CHILD UNDER THE AGE OF 14
	2. ATTEMPT LEWDNESS WIT Guilty PCN: Sequence:	H A CHILD UNDER THE AGE OF 14
01/03/2019	3	H A CHILD UNDER THE AGE OF 14
	Sentenced to Nevada Dept. of Cor Term: Minimum:48 Months, N	
01/03/2019	3	H A CHILD UNDER THE AGE OF 14
	commence upon release from	/aximum:240 Months
	Fee Totals: Administrative Assessment Fee \$25	25.00
	DNA Analysis Fee \$150	150.00
	Genetic Marker Analysis AA Fee	3.00
	\$3 Fee Totals \$	178.00
	HEARINGS	
01/09/2015		ency (9:00 AM) (Judicial Officer: Bonaventure, Joseph T.) and Order

Eighth Judicial District Court CASE SUMMARY CASE NO. C-14-303315-1

	Journal Entry Details: Appearances Continued: Bart Pace, Deputy District Attorney, Belinda Harris and Claudia Romney, Deputy Public Defenders with Christina Greene of the Specialty Courts. Court NOTED Drs. Sussman and Paglini indicate competent; therefore, FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him/her and is able to assist counsel in his/her defense and ORDERED, matter TRANSFERRED back to the originating court for further proceedings. CUSTODY 1/16/15 8:30 AM NORTH LAS VEGAS JUSTICE COURT DEPT. 1 (CASE NO. 14FN2049X);	
02/12/2015	Initial Arraignment (9:30 AM) (Judicial Officer: De La Garza, Melisa) Matter Continued;	
	Journal Entry Details: Court noted the lack of appearance made by defense counsel today. Further, court staff was contacted and informed that a continuance is requested in this matter by defense counsel. There being no opposition, COURT SO ORDERED. CUSTODY 2/20/15 9:30 A.M. ARRAIGNMENT CONTINUED (LLA);	
02/20/2015	Arraignment Continued (9:30 AM) (Judicial Officer: Togliatti, Jennifer) 02/20/2015, 03/05/2015 Continued; Trial Date Set; Journal Entry Details:	
	Amended Information FILED IN OPEN COURT. DEFT. BAKER ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. Colloquy between Court and counsel regarding a trial date. Upon Court's inquiry, Deft. WAIVED his right to a speedy trial by 25 days only. COURT ORDERED, matter set for trial. CUSTODY 5/14/15 9:00 AM CALENDAR CALL 5/26/15 10:30 AM JURY TRIAL ; Continued; Trial Date Set; Journal Entry Details:	
	Upon canvassing Deft., Court not able to accept plea and ORDERED, matter CONTINUED to the assigned department. Court directed the State to have an amended information prepared for next hearing. CUSTODY 3/5/15 9:00 A.M. ARRAIGNMENT CONTINUED (DEPT 9);	
05/14/2015	Calendar Call (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Matter Heard;	
05/14/2015	Motion (9:00 AM) (Judicial Officer: Togliatti, Jennifer) State's Notice of Motion and Motion to Admit Preliminary Hearing Transcript of C.J. at Trial Matter Heard;	
05/14/2015	All Pending Motions (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Matter Heard; Journal Entry Details: Dena Rinetti, Deputy District Attorney, present for the State of Nevada. Defendant Baker, present in custody, with Mike Feliciano, Deputy Public Defender. CALENDAR CALL STATE'S MOTION TO ADMIT PRELIMINARY HEARING TRANSCRIPT OF C. J. AT TRIAL CONFERENCE AT THE BENCH. Court noted the District Attorney filed the Motion to Admit Testimony of a witness that is now deceased. Upon Court's inquiry, counsel advised the Defendant was previously found competent and is supposed to be on medication at the Clark County Detention Center.	
	Court further noted the Defendant would not communicate with Mr. Feliciano last week and is continually speaking while the Court is speaking. COURT ORDERED, Defendant REFERRED to Competency Court. CUSTODY 06/12/15 9:00 AM FURTHER PROCEEDINGS: COMPETENCY;	
05/21/2015	Motion (9:00 AM) (Judicial Officer: Togliatti, Jennifer) 05/21/2015, 06/16/2015 State's Notice of Motion and Motion to File a Second Amended Information Continued; Matter Heard;	
	Journal Entry Details: Alicia Albritton, Deputy District Attorney, present for the State of Nevada. Defendant Baker, present in custody, with Ronald Paulson, Deputy Public Defender. Mr. Paulson advised the Defendant has been referred to Competency Court. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 06/30/15 9:00 AM; Continued; Matter Heard;	

Eighth Judicial District Court CASE SUMMARY CASE NO. C-14-303315-1

	CASE NO. C-14-303315-1
	Journal Entry Details: Sarah Overly, Deputy District Attorney, present for the State of Nevada. Brigid Hoffman, Deputy Public Defender, present on behalf of Defendant Baker. Defendant Baker not present. Ms. Hoffman advised Mr. Feliciano will be present at the next competency hearing. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 06/16/15 9:00 AM ;
05/26/2015	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Togliatti, Jennifer) Vacated - per Judge
06/26/2015	Further Proceedings: Competency (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Remanded; Journal Entry Details: Barter Pace, Chief Deputy District Attorney, present for the State of Nevada. Belinda Harris, Deputy Public Defender, present on behalf of Defendant Baker. Defendant Baker, present in custody. Also present: Christina Greene of the Specialty Courts. Court NOTED Drs. Lenkeit and Chambers indicate not competent; therefore, pursuant to the doctors' reports and the Dusky Standard, FINDS Defendant NOT COMPETENT as he/she is not capable of understanding the charges against him/her and is unable to assist counsel in his/her defense. Pursuant to NRS 178.425, COURT ORDERED, Defendant is REMANDED to the custody of the Administrator of the Division of Mental Health Development Services for the Department of Human Resources for detention and treatment at a secure facility operated by that Division. Once competency has been established, Defendant will be returned to this court for findings and referred back to the originating department for further proceedings.;
06/30/2015	 Status Check (9:00 AM) (Judicial Officer: Togliatti, Jennifer) State's Motion to File a Second Amended Information Off Calendar; Journal Entry Details: Defendant not present (Lakes Crossing). Mr. Feliciano requested the matter be taken off calendar since the Defendant is at Lakes Crossing. COURT ORDERED, matter OFF CALENDAR, counsel re-notice the motion if the Defendant is found competent. CUSTODY;
08/07/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Defendant's Motion to Dismiss Remanded; Journal Entry Details: Also present: Christina Greene of the Specialty Courts. COURT ORDERED, matter REMANDED to originating department for argument. 08/18/15 9:00 AM MOTION TO DISMISS -DC 9;
08/18/2015	 Motion to Dismiss (9:00 AM) (Judicial Officer: Togliatti, Jennifer) 08/18/2015, 09/15/2015, 10/16/2015 Return from Competency Court
	 MINUTES Continued; Continued; Under Advisement; Journal Entry Details: Argument by Ms. Craig noting all the Defendants should have been transported within seven days, although she noted it is not the fault of the District Attorney or the jail. Further, Ms. Craig argued that the Defendants be transported within seven days or for the cases to be dismissed. State argued that the relief requested is not the appropriate remedy and that the appropriate action is to order the Defendants to Lakes Crossing within seven days. Further argument by counsel. COURT ORDERED, matter UNDER ADVISEMENT and SET for Status Check on this Court's Chamber Calendar. CUSTODY (COC) 10/21/15 (CHAMBERS) STATUS CHECK: DECISION ; Continued; Continued; Under Advisement; Journal Entry Details: Ms. Craig requested the matter be continued until after there is a ruling on the Order to Show Cause. State requested the matter be argued today, noting they are not a party to the Order to Show Cause. Further, State argued that dismissal is not appropriate. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 10/02/15 10:00 AM ; Continued;

Continued;

Under Advisement;

Journal Entry Details:

State advised it would like to file an opposition. COURT ORDERED, State's opposition DUE 09/01/15 by 4:00 pm, Defendant's reply DUE 09/10/15 by 4:00 pm, and matter CONTINUED. CUSTODY CONTINUED TO: 09/15/15 9:00 AM ;

SCHEDULED HEARINGS

Status Check (10/21/2015 at 3:00 AM) (Judicial Officer: Togliatti, Jennifer) Status Check: Decision

10/02/2015 Motion for Order to Show Cause (10:00 AM) (Judicial Officer: Togliatti, Jennifer)

10/02/2015, 02/16/2016

Defendant's Motion for an Order to Show Cause

Under Advisement;

Denied;

Journal Entry Details:

Also present: Christina Greene of the Specialty Courts, and Suzan Sliwa, Esq. for the Attorney General's office. Court detailed the difference between civil and criminal contempt and found criminal contempt is not appropriate under NRS 199.340(4). Court further found that NRS 22.010 and NRS 22.100 would not be helpful to compel future compliance, as is the purpose pursuant to those treatises. Regarding civil contempt, Court notes class action lawsuit for damages would more appropriately serve that purpose; in the event that parties would want to do that in the future, there are federal proceedings wherein the Defendants could pursue a remedy. COURT ORDERED, Motion for Order to Show Cause for Contempt DENIED; Ms. Sliwa to prepare the Order.;

Under Advisement;

Denied;

Journal Entry Details:

Ms. Craig argued that the Order of Commitment is pursuant to the statute and orders the Defendants to be transported "forth-with", which has been defined as within seven days. Further, Ms. Craig advised all the Defendants on calendar today have been in custody for over 100 days and the 9th circuit has said that not having the space or resources is not a valid reason to not transport the Defendants. Ms. Craig requested the division be held in contempt. State argued that the division, Lakes Crossing, and Rawson Neal have been working to resolve the cases and contempt is not the proper remedy. State further argued that the federal motions are the proper venue to address the issue of contempt. State noted that Ms. Craig cited both the civil and criminal statutes. Upon Court's inquiry, Ms. Craig requested the Defendants be transported within seven days or the charges to be dismissed, noting that monetary damages may also be appropriate. State argued that forth-with is not a clear term and that it is not reasonable to expect the Defendants to be transported to a facility that has no room for them. Court noted there is only one flight to Lakes Crossing every two weeks and it is interested to know why they agreed to have the Defendants transported within seven days knowing they could not comply. State advised there has been a plan to open forensic beds in Las Vegas and Stein will be opening in Las Vegas on 11/15/15. Upon Court's inquiry, Mr. Craig advised she believes there will be 12 - 15 beds at the beginning. Court further advised that the Defendants must be cleared medically to be transported, which cannot be done in seven days. Ms. Craig advised the jail begins the tests right away. State advised the order is only sent to Lakes Crossing. Ms. Craig estimated the cost of each plane to Lakes Crossing at \$50,000.00. Court advised there is no standing to claim monetary damages on behalf of the County and does not think criminal contempt is appropriate. Further, Court noted the Motions to Dismiss are pending. Further argument by counsel. Ms. Craig noted the division has known about this since 2005 and she will be filling individual motions for each Defendant. State argued it did not willfully disobey the Court's order, noting they have been requesting additional resources from the legislature for over a decade and that the Defendants must be treated in a safe and therapeutic environment. COURT ORDERED, matter UNDER ADVISEMENT and SET on this Court's Chamber Calendar for a decision. CUSTODY CONTINUED TO: 10/07/15 (CHAMBERS);

10/21/2015

Status Check (3:00 AM) (Judicial Officer: Togliatti, Jennifer) Status Check: Decision

Denied;

Journal Entry Details:

This Court having considered the Defendant's Motion to Dismiss, the Opposition of the State, and all related pleadings, FINDS that this Court ordered the Sheriff and/or the Division of Mental Health and Developmental Services of the Department of Human Resources (the Division) to convey forthwith the Defendant into the custody of the Administrator of the Division for treatment to competency. The Defendant argues that the protracted delay in his transport to the Division constitutes a violation of his due process and requests dismissal of the underlying criminal case. The Defendant further argues that the delay in transport, currently averaging over 100 days in most cases, is systemic and violates the 2005 Federal Consent Decree addressing the delay of transport of inmates similarly situated to Defendant. It is clear that there is no demonstrated delay on the part of the Court, the District Attorney, nor the Las

	CASE NO. C-14-303315-1
	Vegas Metropolitan Police Department, and that the difficulties with transport and available beds for treatment lies solely with the Division. The District Attorney details the efforts taken by the State of Nevada to reduce the waiting period for inmates, including adding 10 additional treatment beds at the Lakes Crossing Annex last year, opening 12 new treatment beds at Rawson-Neal in Southern Nevada earlier this year. Additionally, Lakes Crossing has taken measures to screen incompetent defendants to determine appropriateness for double bunking defendants in an effort to increase treatment capacity. In addition to the additional funding secured by the Division to make this increase in the number of beds, the Administrator of the Division secured legislative approval for funding for Stein Hospital which will house approximately 42 incompetent defendants. While the exact opening date is unclear, it will likely be operational by 2016. There are efforts being undertaken through the Competency Task Force to reevaluate inmates when appropriate and also diversionary programs utilized in the less serious cases. This Court agrees with Chief Judge Barker that dismissal of the criminal action is an extreme remedy when balancing the interests of the Defendant and interests of the community in and further, Defendant cites no authority for the proposition that dismissal is the appropriate remedy for the violations of the federal decree clearly demonstrated by the defense here. Therefore, this Court ORDERS the Motion to Dismiss DENIED. ;
03/11/2016	 Further Proceedings: Competency-Return From Lakes Crossing (9:00 AM) (Judicial Officer: Barker, David) Continued; Journal Entry Details: Ms. Romney advised this is Mr. Feliciano's case and requested a two week CONTINUANCE for him to speak to the Defendant. COURT SO ORDERED. CUSTODY CONTINUED TO: 3/25/16 9:00 AM;
03/25/2016	 Further Proceedings: Competency-Return From Lakes Crossing (9:00 AM) (Judicial Officer: Bixler, James) Matter Continued; Journal Entry Details: Mr. Feliciano requested a CONTINUANCE to speak to the Defendant. COURT SO ORDERED. CUSTODY CONTINUED TO: 4/1/16 9:00 AM;
04/01/2016	 Further Proceedings: Competency-Return From Lakes Crossing (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Found Competent; Journal Entry Details: Also present: Christina Greene of the Specialty Courts. There being no challenge by Defense Counsel, COURT FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him and is able to assist counsel in his defense and ORDERED, pursuant to 178.420, matter TRANSFERRED back to the originating court for further proceedings. CUSTODY 4/5/16 9:00 AM FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT - DC 9;
04/05/2016	 Further Proceedings (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Further Proceedings: Return from Competency Court Matter Heard; Journal Entry Details: Colloquy regarding trial date. COURT ORDERED, matter SET for trial. State requested the Motion to Admit Prior Testimony be placed on calendar, noting it has already been briefed. COURT SO ORDERED. CUSTODY 5/5/16 9:00 AM MOTION TO ADMIT PRELIMINARY HEARING TESTIMONY OF CJ AT TRIAL 7/28/16 9:00 AM CALENDAR CALL 8/8/16 10:30 AM JURY TRIAL;
06/02/2016	 Motion (9:00 AM) (Judicial Officer: Togliatti, Jennifer) 06/02/2016, 06/16/2016-06/17/2016 State's Motion to Admit the Preliminary Hearing Testimony of CJ at Trial Per E-mail 5/16/16 Continued; Continued; Denied; Journal Entry Details: This Court having considered the pleadings and arguments of counsel FINDS that there was no authority cited by counsel where the opportunity to cross-examine has been defined by an appellate court where the facts the facts are similar to those here. Further, some of the cases cited by the State discuss the opportunity to cross-examine in the context of the quality or adequacy of the opportunity. See Chavez v. State, 125 Nev. 328, at 338-339 (2009). Our Supreme Court intends that this determination be made on a case-by-case basis and will consider such factors as discovery available at the time of cross-examination and whether a magistrate gave counsel a thorough opportunity to cross-examine the witness. This Court believes our Supreme Court will not find an adequate opportunity to cross-examine

Eighth Judicial District Court CASE SUMMARY

CASE NO. C-14-303315-1

	CASE NO. C-14-303315-1
	examine exists when a waiver of preliminary hearing immediately after the State s direct examination of the witness occurs strictly for the purpose of negotiations. This is true even though the opportunity is a procedural, not substantive guarantee. Therefore, the Court ORDERS the State s Motion to Admit Preliminary Hearing Testimony of C.J. at trial DENIED. Counsel for the Defendant is to prepare a proposed order that tracks the language of this minute order exactly. Further, should the District Attorney wish this Court to consider a stay of the proceedings pending request for extraordinary relief from the Supreme Court, the State should make any such request forthwith as the trial date is in several weeks. CLERK'S NOTE: A copy of this minute order has been e-mailed to: Dena Rinetti, Deputy District Attorney and Mike Feliciano, Deputy Public Defender amt 6/17/16; Per E-mail 5/16/16 Continued; Denied; Journal Entry Details: Arguments by counsel in support of their respective positions. COURT ORDERED, matter UNDER ADVISEMENT, noting a minute order will issue. CUSTODY CONTINUED TO: 6/22/16 (CHAMBERS) CLERK'S NOTE: Subsequent to Court, COURT ORDERED, matter CONTINUED to this Court's Chamber Calendar for decisionamt 6/16/17; Per E-mail 5/16/16 Continued; Denied; Journal Entry Details: Mike Feliciano, Deputy Public Defender not present. State advised Mr. Feliciano had the matter calendared incorrectly and is requesting a CONTINUANCE, to which the State has no opposition. COURT SO ORDERED.
	CUSTODY CONTINUED TO: 6/16/16 9:00 AM CLERK'S NOTE: Mr. Feliciano notified of continuance date via e-
	mailamt 6/3/16;
07/28/2016	Calendar Call (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Stayed; Journal Entry Details: <i>CONFERENCE AT BENCH. COURT ADVISED the State informed the Court they are trying to take a writ to the</i> <i>Nevada Supreme Court. Following colloquy regarding preparation of the Order, Deft's time in custody, and</i> scheduling, <i>COURT OPPERED the matter will be STAVED for SWTY (60)</i> DAVS, through to 00/20/16. Trial Data
	scheduling, COURT ORDERED, the matter will be STAYED for SIXTY (60) DAYS, through to 09/29/16, Trial Date VACATED, Status Checks SET. CUSTODY 09/08/16 9:00 A.M. STATUS CHECK: RESET TRIAL DATE 09/29/16 9:00 A.M. STATUS CHECK: WRIT ;
08/08/2016	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Togliatti, Jennifer) Vacated - per Judge
09/08/2016	Status Check: Reset Trial Date (9:00 AM) (Judicial Officer: Barker, David) Trial Date Set; Journal Entry Details:
	State advised it was seeking extraordinary relief and a request for stay would be filed next week. Colloquy regarding trial availability. Mr. Feliciano wanted to move forward with the trial in January, regardless of what happened with the stay; advised the 9/29/16 status check could be vacated. COURT ORDERED, trial dates SET, 9/29/16 status check VACATED. CUSTODY 1/05/2017 - 9:00 AM - CALENDAR CALL 1/17/2017 - 10:30 AM - JURY TRIAL;
09/29/2016	CANCELED Status Check (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Vacated - per Judge Status Check: Writ
01/05/2017	Calendar Call (9:00 AM) (Judicial Officer: Togliatti, Jennifer) 01/05/2017, 01/10/2017 Continued; Set Status Check; Journal Entry Details: State advised the Supreme Court stayed the proceedings on 12/1/16. COURT ORDERED, trial date VACATED and matter SET for status check. CUSTODY 3/14/17 9:00 AM STATUS CHECK: SUPREME COURT STAY; Continued:
	Continued; Set Status Check; Journal Entry Details:
	COURT ORDERED, matter CONTINUED for Mr. Feliciano's presence. CUSTODY CONTINUED TO: 1/10/17 9:00

	CASE NO. C-14-303315-1
	AM;
01/17/2017	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Togliatti, Jennifer)
	Vacated - per Judge
03/14/2017	
03/14/2017	Status Check (9:00 AM) (Judicial Officer: Togliatti, Jennifer)
	03/14/2017, 04/25/2017, 05/23/2017, 07/25/2017, 09/26/2017, 11/07/2017, 02/06/2018, 03/20/2018
	Supreme Court Stay
	Continued;
	Trial Date Set;
	Journal Entry Details:
	Colloquy regarding trial date. Upon Court's inquiry, Mr. Feliciano advised the case is overflow eligible. COURT ORDERED, matter SET for trial. CUSTODY 8/16/18 9:00 AM CALENDAR CALL 8/27/18 10:30 AM JURY TRIAL ;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	COURT ORDERED, matter CONTINUED for a decision from the Supreme Court. CUSTODY CONTINUED TO:
	3/20/18 9:00 AM;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	Mr. Feliciano advised they are still waiting on an order from the Supreme Court. COURT ORDERED, matter
	CONTINUED. CUSTODY CONTINUED TO: 2/6/18 9:00 AM;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	State advised oral argument before the Supreme Court is set for 10/3/17. COURT ORDERED, matter CONTINUED.
	CUSTODY CONTINUED TO: 11/7/17 9:00 AM;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	Ms. Kierny advised a Writ of Mandamus has been filed with the Supreme Court and oral argument has been ordered.
•	

Eighth Judicial District Court CASE SUMMARY CASE NO. C-14-303315-1

	COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 9/26/17 9:00 AM;
	Continued;
	Continued;
	Continued;
	Continued; Continued;
	Continued;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	Mr. Feliciano advised they are still waiting on a decision and requested a CONTINUANCE. COURT SO ORDERED.
	CUSTODY CONTINUED TO: 7/25/17 9:00 AM; Continued;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	COURT NOTED the Supreme Court has not made a decision and ORDERED, matter CONTINUED. CUSTODY
	CONTINUED TO: 5/23/17 9:00 AM;
	Continued;
	Continued;
	Continued;
	Continued; Continued;
	Continued;
	Continued;
	Trial Date Set;
	Journal Entry Details:
	State advised the case is still being briefed. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 4/25/17 9:00 AM;
08/09/2018	Request (9:00 AM) (Judicial Officer: Togliatti, Jennifer)
	PD's Request: Refer Case to Competency Court
	Referred to Competency Court;
	Journal Entry Details:
	COURT ORDERED, matter REFERRED to Competency Court and SET for Further Proceedings. CUSTODY 8/31/18 9:00 AM FURTHER PROCEEDINGS: COMPETENCY COURT;
09/16/2019	
08/16/2018	Calendar Call (9:00 AM) (Judicial Officer: Togliatti, Jennifer)
	Off Calendar;
	Journal Entry Details:
	COURT ORDERED, matter OFF CALENDAR, noting the Defendant has been referred to Competency Court. CUSTODY;
08/27/2018	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Togliatti, Jennifer)
	Vacated - per Judge
08/31/2018	Further Proceedings: Competency (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Found Competent; Journal Entry Details:
	Appearances Continued: Kimberly Alexander of the Specialty Courts also present. There being no challenge by Defense Counsel, COURT FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him / her and is able to assist counsel in his / her defense and ORDERED, pursuant to 178.420, matter TRANSFERRED back to the originating court for further proceedings. CUSTODY 9/6/18 9:00 am FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT / STATUS CHECK: RESET TRIAL DATE DEPT. 9;
	CHECK: RESET TRIAL DATE DEPT. 9 ;

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. C-14-303315-1

09/06/2018	Status Check: Reset Trial Date (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Matter Heard;	
09/06/2018	Further Proceedings: Return from Competency Court (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Matter Heard;	
09/06/2018	All Pending Motions (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Matter Heard; Journal Entry Details: FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT STATUS CHECK: RESET TRIAL DATE Colloquy regarding trial date. COURT ORDERED, matter SET for trial. CONFERENCE AT THE BENCH. Court noted it will make a record of any offers at the Status Check. CUSTODY 12/6/18 9:00 AM STATUS CHECK: TRIAL READINESS 1/10/19 9:00 AM CALENDAR CALL 1/22/19 10:30 AM JURY TRIAL ;	
11/08/2018	 Request (9:00 AM) (Judicial Officer: Togliatti, Jennifer) PD Request Re: Change of Plea Plea Entered; Journal Entry Details: Second Amended Information FILED IN OPEN COURT. NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. BAKER ARRAIGNED AND PLED GUILTY TO COUNTS 1 & 2 - ATTEMPT LEWDNESS WITH A CHILD UNDER AGE 14 (F) pursuant to the ALFORD DECISION. State gave an offer of proof. Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. COURT FURTHER ORDERED, trial date VACATED. CUSTODY 1/3/19 9:00 AM 	
12/06/2018	CANCELED Status Check: Trial Readiness (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Vacated - per Judge	
01/03/2019	 Sentencing (9:00 AM) (Judicial Officer: Thompson, Charles) Defendant Sentenced; Journal Entry Details: DEFT BAKER ADJUDGED GUILTY of COUNTS 1 & 2 ATTEMPT LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F). Argument by State. Statement by Defendant. Argument by Mr. Feliciano. Natika Bird sworn and testified. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$3.00 DNA Collection Fee, a \$760 Psychosexual Report Fee, and a \$150.00 DNA Analysis fee including testing to determine genetic markers, Deft. SENTENCED as to COUNT 1 to a MINIMUM of FORTY EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), and as to COUNT 2 to a MINIMUM of FORTY EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), Count 2 to run CONSECUTIVE to Count 1 for a TOTAL AGGREGATE SENTENCE of a MINIMUM of NINETY SIX (96) MONTHS and a MAXIMUM of FOUR HUNDRED EIGHTY (480) MONTHS in the Nevada Department of Corrections (NDC), with ONE THOUSAND FIVE HUNDRED TWENTY TWO (1,522) DAYS credit for time served. COURT FURTHER ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment and Defendant must register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing. NDC; 	
01/10/2019	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Togliatti, Jennifer) Vacated - per Judge	
01/22/2019	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Togliatti, Jennifer) Vacated - per Judge	
DATE	FINANCIAL INFORMATION	
	Defendant Baker, Jeffrey Lynn, Jr.Total Charges178.00Total Payments and Credits0.00	

Total Charges Total Payments and Credits **Balance Due as of 8/1/2019**

178.00

	JOCP	Electronically Filed 1/8/2019 6:45 AM Steven D. Grierson CLERK OF THE COURT
1		
2	DISTRIC	T COURT
4	CLARK COUR	NTY, NEVADA
5		
6	THE STATE OF NEVADA,	
7	Plaintiff,	
8	-VS-	CASE NO. C-14-303315-1
9		DEPT. NO. IX
10	JEFFREY LYNN BAKER, JR. #1969433	
11		
12	Defendant.	
13 14	JUDGMENT O	F CONVICTION
14	(PLEA OF GU)	ILTY-ALFORD)
16		
17	The Defendant previously appeared bef	fore the Court with counsel and entered a plea of
18	guilty pursuant to Alford Decision to the	crimes of COUNTS 1 and 2 - ATTEMPT
19	LEWDNESS WITH A CHILD UNDER THE	AGE OF 14 (Category B Felony) in violation of
20	NRS 201.230, 193.330; thereafter, on the 3^{rd} da	y of January, 2019, the Defendant was present in
21		CIANO, Deputy Public Defender, and good cause
22		
23	appearing,	
24		UDGED guilty of said offenses and, in addition
25 26	to the \$25.00 Administrative Assessment Fe	ee, \$760.00 Psychosexual Evaluation Fee and
20	\$150.00 DNA Analysis Fee including testing	to determine genetic markers plus \$3.00 DNA
28	Collection Fee, the Defendant is sentenced to t	the Nevada Department of Corrections (NDC) as

 follows: COUNT 1 - a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS with a MINIMUM Parole Eligibility of FORTY-EIGHT (48) MONTHS; and COUNT 2 – a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS with a MINIMUM Parole Eligibility of FORTY-EIGHT (48) MONTHS, CONSECUTIVE to COUNT 1; with ONE THOUSAND FIVE HUNDRED TWENTY-TWO (1,522) DAYS credit for time served. The AGGREGATE TOTAL sentence is FOUR HUNDRED EIGHTY (480) MONTHS MAXIMUM with a MINIMUM PAROLE ELIGIBILITY OF NINETY-SIX (96) MONTHS.

FURTHER ORDERED, a SPECIAL SENTENCE of LIFETIME SUPERVISION is imposed to commence upon release from any term of imprisonment, probation or parole. In addition, before the Defendant is eligible for parole, a panel consisting of the Administrator of 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 _____ day of January, 2019.

Im CHARLES THOMPSON

SENIOR DISTRICT JUDGE AM

Felony/Gross M	isdemeanor	COURT MINUTES	January 09, 2015			
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.					
January 09, 2015	9:00 AM	Further Proceedings: Competency				
HEARD BY: B	onaventure, Joseph T.	COURTROOM:	RJC Courtroom 03F			
COURT CLERK: Sylvia Perry						
RECORDER:	Renee Vincent					
REPORTER:						
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr.	Defendant				
JOURNAL ENTRIES						

- Appearances Continued: Bart Pace, Deputy District Attorney, Belinda Harris and Claudia Romney, Deputy Public Defenders with Christina Greene of the Specialty Courts.

Court NOTED Drs. Sussman and Paglini indicate competent; therefore, FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him/her and is able to assist counsel in his/her defense and ORDERED, matter TRANSFERRED back to the originating court for further proceedings.

CUSTODY

1/16/15 8:30 AM NORTH LAS VEGAS JUSTICE COURT DEPT. 1 (CASE NO. 14FN2049X)

Felony/Gross Misdemeanor		COURT MINUTES	February 12, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
February 12, 201	5 9:30 AM	Initial Arraignment	
HEARD BY: D	e La Garza, Melisa	COURTROOM:	RJC Lower Level Arraignment
COURT CLERK	: Roshonda Mayfield		
RECORDER:	Kiara Schmidt		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr	. Defendant	

JOURNAL ENTRIES

- Court noted the lack of appearance made by defense counsel today. Further, court staff was contacted and informed that a continuance is requested in this matter by defense counsel. There being no opposition, COURT SO ORDERED.

CUSTODY

2/20/15 9:30 A.M. ARRAIGNMENT CONTINUED (LLA)

Felony/Gross Misdemeanor		COURT MINUTES	February 20, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
February 20, 20	15 9:30 AM	Arraignment Continued	
HEARD BY: 1	De La Garza, Melisa	COURTROOM:	RJC Lower Level Arraignment
COURT CLERI	K: Monique Alberto		
RECORDER:	Kiara Schmidt		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Hendricks, Craig L. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	

- Upon canvassing Deft., Court not able to accept plea and ORDERED, matter CONTINUED to the assigned department. Court directed the State to have an amended information prepared for next hearing.

CUSTODY

3/5/15 9:00 A.M. ARRAIGNMENT CONTINUED (DEPT 9)

Felony/Gross Misdemeanor		COURT MINUTES	March 05, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
March 05, 2015	9:00 AM	Arraignment Continued	
HEARD BY: T	ogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK	: Kristen Brown		
RECORDER: Patti Slattery			
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Public Defender Rinetti, Dena I. State of Nevada	Defendant Attorney Attorney Attorney Plaintiff JOURNAL ENTRIES	

- Amended Information FILED IN OPEN COURT. DEFT. BAKER ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. Colloquy between Court and counsel regarding a trial date. Upon Court's inquiry, Deft. WAIVED his right to a speedy trial by 25 days only. COURT ORDERED, matter set for trial.

CUSTODY

5/14/15 9:00 AM CALENDAR CALL

5/26/15 10:30 AM JURY TRIAL

Felony/Gross Misder	neanor	COURT MINUTES	May 14, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
May 14, 2015	9:00 AM	All Pending Motions	
HEARD BY: Toglia	tti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK: A	thena Trujillo		
RECORDER: Yvett	e G. Sison		
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Dena Rinetti, Deputy District Attorney, present for the State of Nevada. Defendant Baker, present in custody, with Mike Feliciano, Deputy Public Defender.

CALENDAR CALL ... STATE'S MOTION TO ADMIT PRELIMINARY HEARING TRANSCRIPT OF C. J. AT TRIAL

CONFERENCE AT THE BENCH. Court noted the District Attorney filed the Motion to Admit Testimony of a witness that is now deceased. Upon Court's inquiry, counsel advised the Defendant was previously found competent and is supposed to be on medication at the Clark County Detention Center. Court further noted the Defendant would not communicate with Mr. Feliciano last week and is continually speaking while the Court is speaking. COURT ORDERED, Defendant REFERRED to Competency Court.

CUSTODY

06/12/15 9:00 AM FURTHER PROCEEDINGS: COMPETENCY

PRINT DATE: 08/01/2019

Felony/Gross Misdemeanor		COURT	MINUTES		May 21, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.				
May 21, 2015	9:00 AM	Motion			
HEARD BY: Toglia	tti, Jennifer		COURTROOM:	RJC Courtroom 10	С
COURT CLERK: A	thena Trujillo				
RECORDER: Yvett	te G. Sison				
REPORTER:					
PARTIES PRESENT:					

JOURNAL ENTRIES

- Sarah Overly, Deputy District Attorney, present for the State of Nevada. Brigid Hoffman, Deputy Public Defender, present on behalf of Defendant Baker. Defendant Baker not present.

Ms. Hoffman advised Mr. Feliciano will be present at the next competency hearing. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 06/16/15 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES		June 16, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
June 16, 2015	9:00 AM	Motion		
HEARD BY: Toglia	itti, Jennifer		COURTROOM:	RJC Courtroom 10C
COURT CLERK: A	athena Trujillo			
RECORDER: Yvet	te G. Sison			
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Alicia Albritton, Deputy District Attorney, present for the State of Nevada. Defendant Baker, present in custody, with Ronald Paulson, Deputy Public Defender.

Mr. Paulson advised the Defendant has been referred to Competency Court. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 06/30/15 9:00 AM

Felony/Gross Misden	neanor	COURT MINUTES	June 26, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
June 26, 2015	9:00 AM	Further Proceedings: Competency	
HEARD BY: Togliat	ti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK: At	hena Trujillo		
RECORDER: Yvette	e G. Sison		
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Barter Pace, Chief Deputy District Attorney, present for the State of Nevada. Belinda Harris, Deputy Public Defender, present on behalf of Defendant Baker. Defendant Baker, present in custody. Also present: Christina Greene of the Specialty Courts.

Court NOTED Drs. Lenkeit and Chambers indicate not competent; therefore, pursuant to the doctors' reports and the Dusky Standard, FINDS Defendant NOT COMPETENT as he/she is not capable of understanding the charges against him/her and is unable to assist counsel in his/her defense. Pursuant to NRS 178.425, COURT ORDERED, Defendant is REMANDED to the custody of the Administrator of the Division of Mental Health Development Services for the Department of Human Resources for detention and treatment at a secure facility operated by that Division. Once competency has been established, Defendant will be returned to this court for findings and referred back to the originating department for further proceedings.

Felony/Gross	Misdemeanor	COURT MINUTES	June 30, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr		
June 30, 2015	9:00 AM	Status Check	
HEARD BY:	Togliatti, Jennifer	COURTROOM: RJC	Courtroom 10C
COURT CLER	CK: Athena Trujillo Robin Thomas Natalie Ortega Cynthia Moleres Anntoinette Naume	ec-Miller	
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Feliciano, Mike Rinetti, Dena I. State of Nevada	Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- Defendant no	ot present (Lakes Crossin	g).	
Mr. Feliciano requested the matter be taken off calendar since the Defendant is at Lakes Crossing. COURT ORDERED, matter OFF CALENDAR, counsel re-notice the motion if the Defendant is found			

CUSTODY

competent.

Felony/Gross N	lisdemeanor	COURT MINUTES	August 07, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
August 07, 2015	5 9:00 AM	Motion to Dismiss	
HEARD BY:	Fogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERI	K: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Craig-Rohan, Christy Pace, Barter G State of Nevada		
		JOURNAL ENTRIES	
- Also present: (Christina Greene of the S	Specialty Courts.	

COURT ORDERED, matter REMANDED to originating department for argument.

08/18/15 9:00 AM MOTION TO DISMISS -DC 9

Felony/Gross M	lisdemeanor	COURT MINUTES	August 18, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
August 18, 2015	9:00 AM	Motion to Dismiss	
HEARD BY:	ſogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK: Athena Trujillo			
RECORDER: Yvette G. Sison			
REPORTER:			
PARTIES PRESENT:	Feliciano, Mike Heshmati, Arlene Rinetti, Dena I. State of Nevada	Attorney Attorney Attorney Plaintiff JOURNAL ENTRIES	

- State advised it would like to file an opposition. COURT ORDERED, State's opposition DUE 09/01/15 by 4:00 pm, Defendant's reply DUE 09/10/15 by 4:00 pm, and matter CONTINUED.

CUSTODY

CONTINUED TO: 09/15/15 9:00 AM

Felony/Gross M	lisdemeanor	COURT MINUTES	September 15, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
September 15, 2	015 9:00 AM	Motion to Dismiss	
HEARD BY: 1	ogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK	K: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Craig-Rohan, Christy Lalli, Christopher J State of Nevada	L. Attorney Attorney Plaintiff	

JOURNAL ENTRIES

- Ms. Craig requested the matter be continued until after there is a ruling on the Order to Show Cause. State requested the matter be argued today, noting they are not a party to the Order to Show Cause. Further, State argued that dismissal is not appropriate. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 10/02/15 10:00 AM

Felony/Gross M	isdemeanor	COURT MINUTES	October 02, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
October 02, 2015	10:00 AM	Motion for Order to Show Cause	
HEARD BY: T	ogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK	: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Craig-Rohan, Christy Sliwa, Susanne M State of Nevada	L. Defendant L. Attorney Attorney Plaintiff	

JOURNAL ENTRIES

- Ms. Craig argued that the Order of Commitment is pursuant to the statute and orders the Defendants to be transported "forth-with", which has been defined as within seven days. Further, Ms. Craig advised all the Defendants on calendar today have been in custody for over 100 days and the 9th circuit has said that not having the space or resources is not a valid reason to not transport the Defendants. Ms. Craig requested the division be held in contempt. State argued that the division, Lakes Crossing, and Rawson Neal have been working to resolve the cases and contempt is not the proper remedy. State further argued that the federal motions are the proper venue to address the issue of contempt. State noted that Ms. Craig cited both the civil and criminal statutes. Upon Court's inquiry, Ms. Craig requested the Defendants be transported within seven days or the charges to be dismissed, noting that monetary damages may also be appropriate. State argued that forth-with is not a clear term and that it is not reasonable to expect the Defendants to be transported to a facility that has no room for them. Court noted there is only one flight to Lakes Crossing every two weeks and it is interested to know why they agreed to have the Defendants transported within seven days knowing they could not comply. State advised there has been a plan to open forensic beds in Las

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Vegas and Stein will be opening in Las Vegas on 11/15/15. Upon Court's inquiry, Mr. Craig advised she believes there will be 12 - 15 beds at the beginning. Court further advised that the Defendants must be cleared medically to be transported, which cannot be done in seven days. Ms. Craig advised the jail begins the tests right away. State advised the order is only sent to Lakes Crossing. Ms. Craig estimated the cost of each plane to Lakes Crossing at \$50,000.00. Court advised there is no standing to claim monetary damages on behalf of the County and does not think criminal contempt is appropriate. Further, Court noted the Motions to Dismiss are pending. Further argument by counsel. Ms. Craig noted the division has known about this since 2005 and she will be filling individual motions for each Defendant. State argued it did not willfully disobey the Court's order, noting they have been requesting additional resources from the legislature for over a decade and that the Defendants must be treated in a safe and therapeutic environment. COURT ORDERED, matter UNDER ADVISEMENT and SET on this Court's Chamber Calendar for a decision.

CUSTODY

CONTINUED TO: 10/07/15 (CHAMBERS)

Felony/Gross M	lisdemeanor	COURT MINUTES	October 16, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
October 16, 201	5 9:00 AM	Motion to Dismiss	
HEARD BY: 1	ogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK: Athena Trujillo			
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Craig-Rohan, Christy Lalli, Christopher J State of Nevada		

JOURNAL ENTRIES

- Argument by Ms. Craig noting all the Defendants should have been transported within seven days, although she noted it is not the fault of the District Attorney or the jail. Further, Ms. Craig argued that the Defendants be transported within seven days or for the cases to be dismissed. State argued that the relief requested is not the appropriate remedy and that the appropriate action is to order the Defendants to Lakes Crossing within seven days. Further argument by counsel. COURT ORDERED, matter UNDER ADVISEMENT and SET for Status Check on this Court's Chamber Calendar.

CUSTODY (COC)

10/21/15 (CHAMBERS) STATUS CHECK: DECISION

Felony/Gross Misdemeanor		COURT MINUTES	October 21, 2015
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
October 21, 2015	3:00 AM	Status Check	
HEARD BY: Tog	liatti, Jennifer	COURTROOM:	No Location
COURT CLERK:	Athena Trujillo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This Court having considered the Defendant's Motion to Dismiss, the Opposition of the State, and all related pleadings, FINDS that this Court ordered the Sheriff and/or the Division of Mental Health and Developmental Services of the Department of Human Resources (the Division) to convey forthwith the Defendant into the custody of the Administrator of the Division for treatment to competency. The Defendant argues that the protracted delay in his transport to the Division constitutes a violation of his due process and requests dismissal of the underlying criminal case. The Defendant further argues that the delay in transport, currently averaging over 100 days in most cases, is systemic and violates the 2005 Federal Consent Decree addressing the delay of transport of inmates similarly situated to Defendant. It is clear that there is no demonstrated delay on the part of the Court, the District Attorney, nor the Las Vegas Metropolitan Police Department, and that the difficulties with transport and available beds for treatment lies solely with the Division. The District Attorney details the efforts taken by the State of Nevada to reduce the waiting period for inmates, including adding 10 additional treatment beds at the Lakes Crossing Annex last year, opening 12 new treatment beds at Rawson-Neal in Southern Nevada earlier this year. Additionally, Lakes Crossing has taken measures to screen incompetent defendants to determine appropriateness for double bunking defendants in an effort to increase treatment capacity. In addition to the additional funding secured by the Division to make this increase in the number of beds, the Administrator of the Division secured legislative approval for funding for Stein Hospital which will house approximately

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42 incompetent defendants. While the exact opening date is unclear, it will likely be operational by 2016. There are efforts being undertaken through the Competency Task Force to reevaluate inmates when appropriate and also diversionary programs utilized in the less serious cases.

This Court agrees with Chief Judge Barker that dismissal of the criminal action is an extreme remedy when balancing the interests of the Defendant and interests of the community in and further, Defendant cites no authority for the proposition that dismissal is the appropriate remedy for the violations of the federal decree clearly demonstrated by the defense here. Therefore, this Court ORDERS the Motion to Dismiss DENIED.

Felony/Gross Misder	neanor	COURT MINUTES		February 16, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
February 16, 2016	3:00 AM	Motion for Order to Show Cause		
HEARD BY: Toglia	tti, Jennifer	COURTROOM:	No Location	
COURT CLERK: Athena Trujillo				
RECORDER: Yvett	e G. Sison			
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Also present: Christina Greene of the Specialty Courts, and Suzan Sliwa, Esq. for the Attorney General's office.

Court detailed the difference between civil and criminal contempt and found criminal contempt is not appropriate under NRS 199.340(4). Court further found that NRS 22.010 and NRS 22.100 would not be helpful to compel future compliance, as is the purpose pursuant to those treatises. Regarding civil contempt, Court notes class action lawsuit for damages would more appropriately serve that purpose; in the event that parties would want to do that in the future, there are federal proceedings wherein the Defendants could pursue a remedy. COURT ORDERED, Motion for Order to Show Cause for Contempt DENIED; Ms. Sliwa to prepare the Order.

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 11, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
March 11, 2016	9:00 AM	Further Proceedings: Competency-Return From Lakes Crossing	
HEARD BY:	Barker, David	COURTROOM:	RJC Courtroom 10C
COURT CLERK: Athena Trujillo Olivia Black			
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Pace, Barter G Romney, Claudia State of Nevada	. Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- Ms. Romney advised this is Mr. Feliciano's case and requested a two week CONTINUANCE for him			

- Ms. Romney advised this is Mr. Feliciano's case and requested a two week CONTINUANCE for his to speak to the Defendant. COURT SO ORDERED.

CUSTODY

CONTINUED TO: 3/25/16 9:00 AM

Felony/Gross M	lisdemeanor	COURT MINUTES	March 25, 2016	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
March 25, 2016	9:00 AM	Further Proceedings: Competency-Return From Lakes Crossing		
HEARD BY: E	Bixler, James	COURTROOM:	RJC Courtroom 10C	
COURT CLERK	K: Athena Trujillo			
RECORDER:	Yvette G. Sison			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Feliciano, Mike Pace, Barter G State of Nevada	. Defendant Attorney Attorney Plaintiff		
JOURNAL ENTRIES				
- Mr. Feliciano requested a CONTINUANCE to speak to the Defendant. COURT SO ORDERED.				
CUSTODY				
CONTINUED T	O: 4/1/16 9:00 AM			

Felony/Gross Misden	neanor	COURT MINUTES	April 01, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
April 01, 2016	9:00 AM	Further Proceedings: Competency-Return From Lakes Crossing	
HEARD BY: Togliat	ti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK: Skye Endresen			
RECORDER: Yvette	e G. Sison		
REPORTER:			
Pace, Rom	r, Jeffrey Lynn, Jr , Barter G ney, Claudia of Nevada na Greene of the S	Attorney Attorney Plaintiff JOURNAL ENTRIES	

There being no challenge by Defense Counsel, COURT FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him and is able to assist counsel in his defense and ORDERED, pursuant to 178.420, matter TRANSFERRED back to the originating court for further proceedings.

CUSTODY

4/5/16 9:00 AM FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT - DC 9

Felony/Gross N	Aisdemeanor	COURT MINUTES	April 05, 2016	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
April 05, 2016	9:00 AM	Further Proceedings		
HEARD BY:	Fogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C	
COURT CLERI	K: Athena Trujillo			
RECORDER:	Yvette G. Sison			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Doyle, Patricia Denise Rinetti, Dena I. State of Nevada			
JOURNAL ENTRIES				
- Colloquy regarding trial date. COURT ORDERED, matter SET for trial. State requested the Motion to Admit Prior Testimony be placed on calendar, noting it has already been briefed. COURT SO ORDERED.				

CUSTODY

5/5/16 9:00 AM MOTION TO ADMIT PRELIMINARY HEARING TESTIMONY OF CJ AT TRIAL

7/28/16 9:00 AM CALENDAR CALL

8/8/16 10:30 AM JURY TRIAL

Felony/Gross N	lisdemeanor	COURT MINUTES	June 02, 2016	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
June 02, 2016	9:00 AM	Motion		
HEARD BY: 1	Barker, David	COURTROOM:	RJC Courtroom 10C	
COURT CLERI	K: Athena Trujillo			
RECORDER:	Yvette G. Sison			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Rinetti, Dena I. State of Nevada	r. Defendant Attorney Plaintiff		
JOURNAL ENTRIES				
- Mike Feliciano, Deputy Public Defender not present.				
State advised Mr. Feliciano had the matter calendared incorrectly and is requesting a CONTINUANCE, to which the State has no opposition. COURT SO ORDERED.				

CUSTODY

CONTINUED TO: 6/16/16 9:00 AM

CLERK'S NOTE: Mr. Feliciano notified of continuance date via e-mail. -amt 6/3/16

Felony/Gross N	lisdemeanor	COURT M	IINUTES	June 16, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
June 16, 2016	9:00 AM	Motion		
HEARD BY:	Гogliatti, Jennifer		COURTROOM:	RJC Courtroom 10C
COURT CLERI	K: Athena Trujillo			
RECORDER:	Yvette G. Sison			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Rinetti, Dena I. State of Nevada		Defendant Attorney Attorney Plaintiff	
JOURNAL ENTRIES				
- Arguments by counsel in support of their respective positions. COURT ORDERED, matter UNDER ADVISEMENT, noting a minute order will issue.				

CUSTODY

CONTINUED TO: 6/22/16 (CHAMBERS)

CLERK'S NOTE: Subsequent to Court, COURT ORDERED, matter CONTINUED to this Court's Chamber Calendar for decision. -amt 6/16/17

Felony/Gross Mise	lemeanor	COURT MINUTES	June 17, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
June 17, 2016	3:00 AM	Motion	
HEARD BY: Tog	liatti, Jennifer	COURTROOM: No Location	
COURT CLERK:	Athena Trujillo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This Court having considered the pleadings and arguments of counsel FINDS that there was no authority cited by counsel where the opportunity to cross-examine has been defined by an appellate court where the facts the facts are similar to those here. Further, some of the cases cited by the State discuss the opportunity to cross-examine in the context of the quality or adequacy of the opportunity. See Chavez v. State, 125 Nev. 328, at 338-339 (2009). Our Supreme Court intends that this determination be made on a case-by-case basis and will consider such factors as discovery available at the time of cross-examination and whether a magistrate gave counsel a thorough opportunity to cross-examine the witness. This Court believes our Supreme Court will not find an adequate opportunity to cross- examine exists when a waiver of preliminary hearing immediately after the State s direct examination of the witness occurs strictly for the purpose of negotiations. This is true even though the opportunity is a procedural, not substantive guarantee. Therefore, the Court ORDERS the State s Motion to Admit Preliminary Hearing Testimony of C.J. at trial DENIED. Counsel for the Defendant is to prepare a proposed order that tracks the language of this minute order exactly. Further, should the District Attorney wish this Court to consider a stay of the proceedings pending request for extraordinary relief from the Supreme Court, the State should make any such request forthwith as the trial date is in several weeks.

CLERK'S NOTE: A copy of this minute order has been e-mailed to: Dena Rinetti, Deputy District

PRINT DATE: 08/01/2019

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Attorney and Mike Feliciano, Deputy Public Defender. - amt 6/17/16

Felony/Gross N	lisdemeanor	COURT MINUTES	July 28, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
July 28, 2016	9:00 AM	Calendar Call	
HEARD BY:	Гogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERI	K: Shelley Boyle		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Rinetti, Dena I. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- CONFERENCE AT BENCH. COURT ADVISED the State informed the Court they are trying to take			

a writ to the Nevada Supreme Court. Following colloquy regarding preparation of the Order, Deft's time in custody, and scheduling, COURT ORDERED, the matter will be STAYED for SIXTY (60) DAYS, through to 09/29/16, Trial Date VACATED, Status Checks SET.

CUSTODY

09/08/16 9:00 A.M. STATUS CHECK: RESET TRIAL DATE

09/29/16 9:00 A.M. STATUS CHECK: WRIT

Felony/Gross M	isdemeanor	COURT MINUTES	September 08, 2016
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
September 08, 2	016 9:00 AM	Status Check: Reset Trial Date	
HEARD BY: B	arker, David	COURTROOM:	RJC Courtroom 10C
COURT CLERK	: Keri Cromer		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:		Attorney Attorney Plaintiff JOURNAL ENTRIES	
- State advised it	was seeking extraordir	nary relief and a request for s	tay would be filed next week.

- State advised it was seeking extraordinary relief and a request for stay would be filed next week. Colloquy regarding trial availability. Mr. Feliciano wanted to move forward with the trial in January, regardless of what happened with the stay; advised the 9/29/16 status check could be vacated. COURT ORDERED, trial dates SET, 9/29/16 status check VACATED.

CUSTODY

1/05/2017 - 9:00 AM - CALENDAR CALL

1/17/2017 - 10:30 AM - JURY TRIAL

Felony/Gross M	isdemeanor	COURT MINUTES	January 05, 2017	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
January 05, 2017	9:00 AM	Calendar Call		
HEARD BY: T	ogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C	
COURT CLERK	: Athena Trujillo			
RECORDER:	Patti Slattery			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Hoffman, Brigid Rinetti, Dena I. State of Nevada	. Defendant Attorney Attorney Plaintiff		
		JOURNAL ENTRIES		
- COURT ORDERED, matter CONTINUED for Mr. Feliciano's presence.				
CUSTODY				
CONTINUED TO: 1/10/17 9:00 AM				

Felony/Gross N	lisdemeanor	COURT MINUTES	January 10, 2017	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
January 10, 201	7 9:00 AM	Calendar Call		
HEARD BY:	Гogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C	
COURT CLERI	K: Athena Trujillo			
RECORDER:	Yvette G. Sison			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Feliciano, Mike Rinetti, Dena I. State of Nevada	. Defendant Attorney Attorney Plaintiff		
JOURNAL ENTRIES				
- State advised the Supreme Court stayed the proceedings on 12/1/16. COURT ORDERED, trial date VACATED and matter SET for status check.				

CUSTODY

3/14/17 9:00 AM STATUS CHECK: SUPREME COURT STAY

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 14, 2017	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
March 14, 2017	9:00 AM	Status Check		
HEARD BY:	Togliatti, Jennifer	COURTROOM:	RJC Courtroom 10C	
COURT CLER	K: Athena Trujillo			
RECORDER:	Yvette G. Sison			
REPORTER:				
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Merback, William J. State of Nevada WALKENSHAW, TAI	Attorney Plaintiff		
- State advised the case is still being briefed. COURT ORDERED, matter CONTINUED.				

CUSTODY

CONTINUED TO: 4/25/17 9:00 AM

Felony/Gross Mis	sdemeanor	COURT MINUTES	April 25, 2017	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
April 25, 2017	9:00 AM	Status Check		
HEARD BY: To	gliatti, Jennifer	COURTROOM:	RJC Courtroom 10C	
COURT CLERK:	Athena Trujillo			
RECORDER: Y	vette G. Sison			
REPORTER:				
]	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Merback, William J. State of Nevada	. Defendant Attorney Attorney Plaintiff		
JOURNAL ENTRIES				
- COURT NOTED the Supreme Court has not made a decision and ORDERED, matter CONTINUED.				
CUSTODY				

CONTINUED TO: 5/23/17 9:00 AM

Felony/Gross N	Aisdemeanor	COURT MINUTES	May 23, 2017
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
May 23, 2017	9:00 AM	Status Check	
HEARD BY:	Saitta, Nancy	COURTROOM:	RJC Courtroom 10C
COURT CLER	K: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Albritton, Alicia A. Baker, Jeffrey Lynn, Jr. Feliciano, Mike State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
- Mr. Feliciano advised they are still waiting on a decision and requested a CONTINUANCE.			

CUSTODY

COURT SO ORDERED.

CONTINUED TO: 7/25/17 9:00 AM

Felony/Gross Misdemeanor	COURT MINUTES	July 25, 2017
C-14-303315-1 State of Nevada vs Jeffrey Baker, Jr.		
July 25, 2017 9:00 AM	Status Check	
HEARD BY: Togliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERK: Athena Trujillo		
RECORDER: Yvette G. Sison		
REPORTER:		
PARTIES PRESENT:Albritton, Alicia A. Baker, Jeffrey Lynn, Jr Kierny, Carli L. State of Nevada	Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	

- Ms. Kierny advised a Writ of Mandamus has been filed with the Supreme Court and oral argument has been ordered. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 9/26/17 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES	September 26, 2017
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
September 26, 201	.7 9:00 AM	Status Check	
HEARD BY: Togliatti, Jennifer COURTROOM: RJC Courtroom 10C			
COURT CLERK:	Athena Trujillo		
RECORDER: Pa	atti Slattery		
REPORTER:			
F K	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Rinetti, Dena I. State of Nevada	. Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- State advised ora matter CONTINU	e	e Supreme Court is set for 10,	/3/17. COURT ORDERED,

CUSTODY

CONTINUED TO: 11/7/17 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES	November 07, 2017	
C-14-303315-1	V	State of Nevada vs leffrey Baker, Jr.		
November 07, 2	017	9:00 AM	Status Check	
HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 10C				RJC Courtroom 10C
COURT CLERE	K: Ath	ena Trujillo		
RECORDER:	Yvette	G. Sison		
REPORTER:				
PARTIES PRESENT:	Felicia State c	Jeffrey Lynn, Jr no, Mike of Nevada son, Megan	. Defendant Attorney Plaintiff Attorney	
			JOURNAL ENTRIES	
- Mr. Feliciano a ORDERED, mat		5	iting on an order from the Su	preme Court. COURT

CUSTODY

CONTINUED TO: 2/6/18 9:00 AM

Felony/Gross N	lisdemeanor	COURT MINUTES	February 06, 2018
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
February 06, 20	18 9:00 AM	Status Check	
HEARD BY: Togliatti, Jennifer		COURTROOM:	RJC Courtroom 10C
COURT CLERE	K: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Feliciano, Mike Rinetti, Dena I. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- COURT ORDE	ERED, matter CONTINU	JED for a decision from the S	upreme Court.
CUSTODY			
CONTINUED T	O: 3/20/18 9:00 AM		

Felony/Gross Misdemeanor		COURT MINUTES	March 20, 2018
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
March 20, 2018	9:00 AM	Status Check	
HEARD BY:	ſogliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLERE	K: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Feliciano, Mike Rinetti, Dena I. State of Nevada	. Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
	rding trial date. Upon C T ORDERED, matter SE	Court's inquiry, Mr. Feliciano T for trial.	advised the case is overflow
CUSTODY			

8/16/18 9:00 AM CALENDAR CALL

8/27/18 10:30 AM JURY TRIAL

Felony/Gross M	isdemeanor	COURT MINUTES	August 09, 2018
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
August 09, 2018	9:00 AM	Request	
HEARD BY: T	ogliatti, Jennifer	COURTROOM	RJC Courtroom 10C
COURT CLERK	: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Feliciano, Mike Rinetti, Dena I. State of Nevada	r. Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- COURT ORDE	RED, matter REFERRE	D to Competency Court and	SET for Further Proceedings.
CUSTODY			
8/31/18 9:00 AN	1 FURTHER PROCEED	DINGS: COMPETENCY COU	JRT

Felony/Gross Misdemeanor		COURT MINUTES	August 16, 2018	
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
August 16, 2018	9:00 AM	Calendar Call		
HEARD BY: Togliatti, Jennifer		COURTROOM:	RJC Courtroom 10C	
COURT CLERK: Athena Trujillo				
RECORDER: Yvette G. Sison				
REPORTER:				
PARTIES PRESENT:	Feliciano, Mike Rinetti, Dena I. State of Nevada	Attorney Attorney Plaintiff		
	JOURNAL ENTRIES			

- COURT ORDERED, matter OFF CALENDAR, noting the Defendant has been referred to Competency Court.

CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	August 31, 2018
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
August 31, 2018	9:00 AM	Further Proceedings: Competency	
HEARD BY: Togliatti, Jennifer COURTROOM: RJC			RJC Courtroom 10C
COURT CLERK: Athena Trujillo			
RECORDER: Yvette G. Sison			
REPORTER:			
PARTIES PRESENT:Baker, Jeffrey Lynn, Jr.DefendantFeliciano, MikeAttorneyO'Brien, GlenAttorneyRomney, ClaudiaAttorneyState of NevadaPlaintiff			
- Appearances C	Continued: Kimberly Ale	exander of the Specialty Cour	ts also present.

There being no challenge by Defense Counsel, COURT FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him / her and is able to assist counsel in his / her defense and ORDERED, pursuant to 178.420, matter TRANSFERRED back to the originating court for further proceedings.

CUSTODY

9/6/18 9:00 am FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT / STATUS CHECK: RESET TRIAL DATE DEPT. 9

Felony/Gross Misdemeanor		COURT MINUTES	September 06, 2018
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
September 06, 2	2018 9:00 AM	All Pending Motions	
HEARD BY:	Togliatti, Jennifer	COURTROOM:	RJC Courtroom 10C
COURT CLER	K: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr Feliciano, Mike Rinetti, Dena I. State of Nevada	r. Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- FURTHER PR TRIAL DATE	OCEEDINGS: RETURN	FROM COMPETENCY COU	IRT STATUS CHECK: RESET
1, 0	0	ORDERED, matter SET for tr cord of any offers at the Status	

CUSTODY

12/6/18 9:00 AM STATUS CHECK: TRIAL READINESS

1/10/19 9:00 AM CALENDAR CALL

1/22/19 10:30 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT M	IINUTES	November 08, 2018
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.			
November 08, 2018	9:00 AM	Request		
HEARD BY: Toglia	tti, Jennifer		COURTROOM:	RJC Courtroom 10C
COURT CLERK: A	thena Trujillo			
RECORDER: Yvet	te G. Sison			
REPORTER:				
Felio Stat	er, Jeffrey Lynn, Jr ciano, Mike e of Nevada ano, Michelle L.		Defendant Attorney Plaintiff Attorney	
JOURNAL ENTRIES				
- Second Amended Information FILED IN OPEN COURT.				
NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT.				

BAKER ARRAIGNED AND PLED GUILTY TO COUNTS 1 & 2 - ATTEMPT LEWDNESS WITH A CHILD UNDER AGE 14 (F) pursuant to the ALFORD DECISION. State gave an offer of proof. Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. COURT FURTHER ORDERED, trial date VACATED.

CUSTODY

1/3/19 9:00 AM SENTENCING

Felony/Gross Misdemeanor		COURT MINUTES	January 03, 2019
C-14-303315-1	State of Nevada vs Jeffrey Baker, Jr.		
January 03, 2019	9:00 AM	Sentencing	
HEARD BY: T	hompson, Charles	COURTROOM:	RJC Courtroom 10C
COURT CLERK	: Athena Trujillo		
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Baker, Jeffrey Lynn, Jr. Feliciano, Mike State of Nevada Sudano, Michelle L.	Defendant Attorney Plaintiff Attorney	

JOURNAL ENTRIES

- DEFT BAKER ADJUDGED GUILTY of COUNTS 1 & 2 ATTEMPT LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F). Argument by State. Statement by Defendant. Argument by Mr. Feliciano. Natika Bird sworn and testified. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$3.00 DNA Collection Fee, a \$760 Psychosexual Report Fee, and a \$150.00 DNA Analysis fee including testing to determine genetic markers, Deft. SENTENCED as to COUNT 1 to a MINIMUM of FORTY EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), and as to COUNT 2 to a MINIMUM of FORTY EIGHT (48) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC), count 2 to run CONSECUTIVE to Count 1 for a TOTAL AGGREGATE SENTENCE of a MINIMUM of NINETY SIX (96) MONTHS and a MAXIMUM of FOUR HUNDRED EIGHTY (480) MONTHS in the Nevada Department of Corrections (NDC) with ONE THOUSAND FIVE HUNDRED TWENTY TWO (1,522) DAYS credit for time served. COURT FURTHER ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment and Defendant must register as a sex offender in accordance with NRS 179D.460 within 48 hours after

PRINT DATE: 08/01/2019

C-14-303315-1

sentencing.

NDC

Certification of Copy

State of Nevada County of Clark SS:

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

PLEASE RE-APPEAL MAY CASE MY 4TH AND 5TH AMENDMENTS; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; JUDGMENT OF CONVICTION (PLEA OF GUILTY-ALFORD); DISTRICT COURT MINUTES

STATE OF NEVADA,

Plaintiff(s),

vs.

JEFFREY LYNN BAKER, JR. tn JEFFERY LYNN BAKER, JR.,

Defendant(s).

now on file and of record in this office.

Case No: C-14-303315-1

Dept No: XVIII

STATISTICS OF IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 1 day of August 2019. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk