1	IN THE SUPREME C	OURT O	F THE STATI	E OF NEVADA
2				-
3	SEAN MCKENDRICK,	)	No. 79372	Electronically Filed
4 5	Appellant,	) ) )		Electronically Filed Feb 20 2020 11:07 a.m. Elizabeth A. Brown
6	v.	)		Clerk of Supreme Court
7	THE STATE OF NEVADA,	)		
8 9	Respondent.	) )		
10	APPELLANT'S APP	PENDIX T	VOLUME I PA	AGES 001-124
11	DARIN IMLAY		STEVE WOL	ESON
12	Clark County Public Defender 309 South Third Street		Clark County 200 Lewis Av	District Attorney yenue, 3 <sup>rd</sup> Floor
13 14	Las Vegas, Nevada 89155-2610 Attorney for Appellant		Las Vegas, No.	RD.
15			Attorney Gen 100 North Ca	eral rson Street Nevada 89701-4717
16				Nevada 89701-4717 38
17			Counsel for R	espondent
18 19				
20				
21				
22				
23				
<ul><li>24</li><li>25</li></ul>				
26				
27				
28				

# SEAN MCKENDRICK Case No. 79372

1

2	Case No. 79372	
3	Amended Judgment of Conviction (Plea of Guilty) filed 09/04/19	<b>PAGE NO</b> 78-79
4	Bail Bond filed 03/28/19	
5	Bail Bond filed 03/28/19	54-55
6	Bench Warrant filed 06/10/19	56-57
7	Bench Warrant Return filed 06/27/19	62-63
8	District Court Minutes from 02/20/19 through 09/16/19	80-88
9	Guilty Plea Agreement filed 03/27/19	39-47
10	Indictment filed 02/20/19	1-3
11	Indictment Warrant filed 02/20/19	4-5
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17	Notice of Intent to Forfeit filed 06/14/19	58-59
18 19	State's Notice of Intent to Seek Punishment as a Habitual Criminal filed 06/20/19	60-61
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21	<u>TRANSCRIPTS</u>	
22	Recorder's Transcript	
23	Bench Warrant Return Date of Hrg: 07/01/19	89-92
24	Recorder's Transcript	
25	Sentencing Date of Hrg: 07/15/19	93-115
26	Recorder's Transcript Status Chock: Nagotiations	
27	Status Check: Negotiations Date of Hrg: 03/27/19	116-124
28		

1	Reporter's Transcript Grand Jury Indictment Date of Hrg: 02/19/19
2	Date of Hrg: 02/19/19
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FILED IN OPEN COURT STEVEN D. GRIERSON ORIGINAL **CLERK OF THE COURT** 1 IND STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 **BRANDON ALBRIGHT** DEPUTY Deputy District Attorney 4 Nevada Bar #14158 200 Lewis Avenue Las Vegas, Nevada 89155-2212 5 (702) 671-2500 Attorney for Plaintiff 6 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 THE STATE OF NEVADA, 9 10 Plaintiff. CASE NO: C-19-338224-1 DEPT NO: 11 VI -VS-12 SEAN MICHAEL MCKENDRICK, #7068215 13 Defendant. INDICTMENT 14 STATE OF NEVADA 15 ) ss. COUNTY OF CLARK 16 The Defendant above named, SEAN MICHAEL MCKENDRICK, accused by the 17 Clark County Grand Jury of the crime(s) of BATTERY BY PRISONER (Category B Felony 18 - NRS 200.481(2)(F) - NOC 50229); ATTEMPT MURDER (Category B Felony - NRS 19 200.010, 200.030, 193.330 - NOC 50029); and ATTEMPT BATTERY WITH 20 SUBSTANTIAL BODILY HARM (Category D Felony/Gross Misdemeanor - NRS 200.481, 21 193.330 - NOC 50244/50245); committed at and within the County of Clark, State of Nevada, 22 on or about the 29th day of January, 2019, as follows: 23 **COUNT 1 - BATTERY BY PRISONER** 24 did willfully, unlawfully, feloniously, and knowingly use force or violence upon the 25 person of another, to wit: D. WEBB, by punching the said D. WEBB, Defendant at the time 26 of the offense, being a prisoner in lawful custody. 27 // 28 C-19-338224-1 IND Indictment

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# 

## **COUNT 2 - BATTERY BY PRISONER**

did willfully, unlawfully, feloniously, and knowingly use force or violence upon the person of another, to wit: D. COYNE, by punching the said D. COYNE, Defendant at the time of the offense, being a prisoner in lawful custody.

### **COUNT 3 - ATTEMPT MURDER**

did willfully, unlawfully, feloniously and with malice aforethought attempt to kill D. WEBB, a human being, by attempting to push D. WEBB off of a 2nd story balcony.

### COUNT 4 - ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM

did willfully, unlawfully, and feloniously attempt to use force or violence upon the person of another, to wit: D. WEBB, by attempting to push D. WEBB off of a 2nd story balcony, resulting in substantial bodily harm to D. WEBB.

DATED this 1979 day of February, 2019.

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #14158

ENDORSEMENT: A True Bill

Foreperson, Clark County Grand Jury

1	Names of Witnesses and testifying before the Grand Jury:
2	COYNE, DANIEL – LVMPD
3	WEBB, DANIEL – LVMPD
4	
5	Additional Witnesses known to the District Attorney at time of filing the Indictment:
6	CUSTODIAN OF RECORDS - CCDC
7	CUSTODIAN OF RECORDS - LVMPD COMMUNICATIONS
8	CUSTODIAN OF RECORDS - LVMPD RECORDS
9	
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25	
26	18AGJ225X/19F01767X/cl-GJ
27	LVMPD EV# 190100136881
28	(TK7)

WARR

# ORIGINAL

FILED IN OPEN COURT

STEVEN D. GRIERSON CLERK OF THE COURT

KIMBERLY ESTALA. DEPUTY

## DISTRICT COURT **CLARK COUNTY, NEVADA**

THE STATE OF NEVADA.

Plaintiff,

-VS-

SEAN MICHAEL MCKENDRICK ID#7068215

Defendant.

CASE NO: C-19-338224-1

BY,

**DEPT NO:** VI

WARRANT FOR ARREST

### INDICTMENT WARRANT

THE STATE OF NEVADA.

To: Any Sheriff, Constable, Marshall, Policeman, or Peace Officer in This State:

An Indictment having been found on the 20th day of February, 2019, in the above entitled Court, charging Defendant SEAN MICHAEL MCKENDRICK, above named, with the crime(s) of: (2) CTS - BATTERY BY PRISONER (Category B Felony - NRS 200.481(2)(F) - NOC 50229); (1) CT - ATTEMPT MURDER (Category B Felony - NRS 200.010, 200.030, 193.330 - NOC 50029); (1) CT - ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM (Category D Felony/Gross Misdemeanor - NRS 200.481, 193.330 - NOC 50244/50245).

YOU ARE, THEREFORE, COMMANDED forthwith to arrest and bring said Defendant before the Court to answer the Indictment. If the Court is not in session, you are to deliver Defendant into the custody of the Sheriff of Clark County, or if requested by Defendant, take Defendant before any Magistrate in the County where arrested that bail may be given to answer to the Indictment. Defendant shall be admitted to bail in the sum of \$100,000 with High level electronic moritoring

I HEREBY AUTHORIZE THE SERVICE OF THE WITHIN WARRANT BY TELETYPE, PURSUANT TO NRS 171.148. The Warrant may be served at any hour day or night.

GIVEN under my hand this 20th day of February, 2019.

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

BRANDON ALBRIGHT Deputy District Attorney

Nevada Bar #14158

DA# 18AGJ225X/19F01767X/cl LVMPD EV#190100136881 07/01/1983; WMA; 573-75-1896; (TK7)

C-19-338224-1 WARR Warrant 4817325



Linda Marie Bell

DISTRICT COURT JUDGE VII BAIL \$ 100,000 with thigh level

RET STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #14158 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

	OOMIT, NEVADA	
ζ,	CASE NO: DEPT NO:	C-19-338224-1 VI
	Κ,	1

### INDICTMENT WARRANT RETURN

An Indictment having heretofore been found on the 20th day of February, 2019, in the above entitled Court, charging Defendant SEAN MICHAEL MCKENDRICK, above named, with the crime(s) of: (2) CTS - BATTERY BY PRISONER (Category B Felony - NRS 200.481(2)(F) - NOC 50229); (1) CT - ATTEMPT MURDER (Category B Felony - NRS 200.010, 200.030, 193.330 - NOC 50029); (1) CT - ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM (Category D Felony/Gross Misdemeanor - NRS 200.481, 193.330 - NOC 50244/50245), and upon finding the said Indictment, the court issued a warrant for the arrest of said Defendant.

court issued a warrant for the arrest of sa	ald Defenda	1111.
I hereby certify that I received a c	certified cop	by of the Indictment Warrant and served the same by
arresting the within Defendant on the	day of _	2019.
		JOSEPH LOMBARDO Sheriff, Clark County, Nevada
	BY:	
		Deputy

RET STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #14158 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff Electronically Filed
02/21/2019

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

-VS-

SEAN MICHAEL MCKENDRICK,

ID#7068215

Defendant.

CASE NO: DEPT NO: C-19-338224-1

VI

#### INDICTMENT WARRANT RETURN

An Indictment having heretofore been found on the 20th day of February, 2019, in the above entitled Court, charging Defendant SEAN MICHAEL MCKENDRICK, above named, with the crime(s) of: (2) CTS - BATTERY BY PRISONER (Category B Felony - NRS 200.481(2)(F) - NOC 50229); (1) CT - ATTEMPT MURDER (Category B Felony - NRS 200.010, 200.030, 193.330 - NOC 50029); (1) CT - ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM (Category D Felony/Gross Misdemeanor - NRS 200.481, 193.330 - NOC 50244/50245), and upon finding the said Indictment, the court issued a warrant for the arrest of said Defendant.

I hereby certify that I received a certified copy of the Indictment Warrant and served the same by arresting the within Defendant on the 20 day of \_\_\_\_\_\_ 2019.

JOSEPH LOMBARDO Sheriff, Clark County, Nevada

BY:

Deputy

1

Clash World

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190100136881	100000	200.481.2A		BY PRSNR/PNP	BATTERY BY PR	BA			50229		C-19-338224-1	C-19-3	DC	<u></u> <u> </u>
*EVENT# / NIC#	*BAIL	*ORD / NRS		ERAL	*CHARGE LITERAL			M GM *	*NOC	CNTS	*WARRANT # / CASE #	*WARRAN	*COURT	*ARR **
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			Electronically Filed 3/6/2019 5:10 AM Steven D. Grierson
12:00	1	EIGHTH JUDICIAL DISTR	ICT COURT CLERK OF THE COURT
	2	CLARK COUNTY, NEV	/ADA
	3		
	4		
12:00	5	THE STATE OF NEVADA,	)
	6	Plaintiff,	) )
	7	VS.	) GJ No. 18AGJ225X ) DC No. C338224
	8	SEAN MICHAEL MCKENDRICK,	)
	9	Defendant.	)
12:00	10		='
	11		
	12	Taken at Las Vegas,	Nevada
	13	Tuesday, February 19	, 2019
	14	10:01 a.m.	
12:00	15		
	16		
	17		
	18	REPORTER'S TRANSCRIPT OF	PROCEEDINGS
	19		
12:00	20		
	21		
	22		
	23		
	24		
12:00	25	Reported by: Danette L. Antonacci,	C.C.R. No. 222

12:00	1	GRAND JURORS PRESENT ON FEBRUARY 19, 2019
	2	
	3	RUSSELL WALKER, Foreperson
	4	CAROLYN JORDAN, Deputy Foreperson
12:00	5	RACHEL TABRON, Secretary
	6	MICHELE CRINE, Assistant Secretary
	7	JOHN ASSELIN
	8	KATHY COX
	9	THERESA GAISSER
12:00	10	DAWN HERSHEY
	11	CATHIE HILTZ
	12	MICHAEL HOLLINGSWORTH
	13	STACI HOLLINGSWORTH
	14	CHRISTOPHER KERCEL
12:00	15	SHARON KLINCK
	16	JAMES MCGREGOR
	17	ERIN SCHAPER
	18	MARYLEE WHALEN
	19	
12:00	20	Also present at the request of the Grand Jury:
	21	Brandon Albright, Deputy District Attorney
	22	
	23	
	24	
	25	

12:00 1	INDEX OF WITNESSES
2	<u>Examined</u>
3	
4	DANIEL COYNE 6
12:00 5	DANIEL WEBB 19
6	DANIEL COYNE 28
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20 21 22 23 24 25	

12:00	1	INDEX OF EXHIBITS	
	2		
	3	Grand Jury Exhibits Identified	
	4	1 - PROPOSED INDICTMENT 6	
12:00	5	2 - INSTRUCTIONS 6	
	6	3 - PHOTOGRAPH 17	
	7		
	8		
	9		
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12:00	1	LAS VEGAS, NEVADA, FEBRUARY 19, 2019
	2	* * * * *
	3	
	4	DANETTE L. ANTONACCI,
12:00	5	having been first duly sworn to faithfully
	6	and accurately transcribe the following
	7	proceedings to the best of her ability.
	8	proceedings to the same or her darrie,.
	9	MR. ALBRIGHT: Good morning again ladies
10:01	10	and gentlemen. My name is Brandon Albright. I'm the
	11	deputy district attorney this morning will be presenting
	12	case number 18AGJ225X, the State of Nevada versus Sean
	13	Michael McKendrick. Mr. McKendrick in the proposed
	14	Indictment includes battery by prisoner, two counts,
10:01	15	attempt murder, and attempt battery with substantial
	16	bodily harm. My first witness will be Officer Coyne,
	17	C-O-Y-N-E.
	18	THE FOREPERSON: Please raise your right
	19	hand.
10:02	20	You do solemnly swear the testimony you are
	21	about to give upon the investigation now pending before
	22	this Grand Jury shall be the truth, the whole truth, and
	23	nothing but the truth, so help you God?
	24	THE WITNESS: I do.
10:02	25	THE FOREPERSON: You may be seated.

10:02	1	THE WITNESS: Thank you.
	2	THE FOREPERSON: You are advised that you
	3	are here today to give testimony in the investigation
	4	pertaining to the offenses of battery by prisoner,
10:02	5	attempt murder, and attempt battery with substantial
	6	bodily harm, involving Sean Michael McKendrick.
	7	Do you understand this advisement?
	8	THE WITNESS: Yes.
	9	THE FOREPERSON: Please state your first
10:02	10	and last name and spell both for the record.
	11	THE WITNESS: Daniel Coyne. D-A-N-I-E-L,
	12	C-O-Y-N-E.
	13	MR. ALBRIGHT: Ladies and gentlemen, just
	14	briefly I do want to point out that Exhibit 1 is the
10:03	15	proposed Indictment and Exhibit 2 are the instructions
	16	for the charges included in that Indictment. I would
	17	exhort you to read through those instructions prior to
	18	and during deliberations after you've heard from the
	19	witnesses today.
10:03	20	DANIEL COYNE,
	21	having been first duly sworn by the Foreperson of the
	22	Grand Jury to testify to the truth, the whole truth,
	23	and nothing but the truth, testified as follows:
	24	
10:03	25	///

10:03	1	EXAMINATION	
	2		
	3	BY MR. ALBRIGHT:	
	4	Q. Officer Coyne, how are you employed?	
10:03	5	A. As a corrections officer in the house	
	6	arrest section of the Las Vegas Metropolitan Police	
	7	Department.	
	8	Q. How does a house arrest officer differ from	
	9	a patrol officer?	
10:03	10	A. We're responsible for pretty much inmates	
	11	out on house arrest. We have a little over 800 inmates	
	12	who are released on the electronic monitoring program.	
	13	We go to their house for random checks, we give them	
	14	permission to go to places, we pretty much make sure	
10:03	15	that they're abiding by the conditions of their release,	
	16	making sure they're not a danger to the public, random	
	17	urinal tests.	
	18	Q. And you specifically, do you have specific	
	19	inmates who you're assigned to?	
10:04	20	A. Yes. We have a caseload, there's 16	
	21	officers on our section that split all 800 inmates but I	
	22	work, my partner and I work swing shift with only two	
	23	officers on swing shift so we're responsible for our	
	24	caseload and everybody else's caseload at night. So if	
10:04	25	anything comes up we have to go handle their inmates as	

10:04	1	well.
	2	Q. You mentioned your partner. Who is he?
	3	A. Daniel Webb.
	4	Q. And what hours are the swing shift that you
10:04	5	mention?
	6	A. From noon till 10:00 p.m. Day shift
	7	they're done by 4:00 p.m.
	8	Q. And so you also mentioned that you're the
	9	only two that work the swing shift?
10:04	10	A. Yes.
	11	Q. So do you receive calls all night from
	12	other officers needing help with their assigned inmates?
	13	A. Yes, we do.
	14	Q. You mentioned that you give permission to
10:04	15	inmates to do certain things. So do they have to ask to
	16	do certain things?
	17	A. Yeah. So inmates on electronic monitoring
	18	program, they can't leave their house without prior
	19	permission from their officer. So if they need to go
10:05	20	anywhere except for doctor's appointment or medical
	21	emergency really, they have to get permission. If they
	22	want to go their parents' house for dinner they call us
	23	and ask and we either say yes or no based on the
	24	circumstances.
10:05	25	Q. Do the inmates sign a contract?

- 10:05 1 Α. Yes, they sign an inmate contract for house 2 arrest. 3 And does that contract kind of list the Q. 4 things you just mentioned, restriction of movement, 10:05 where and when they're allowed to go places, curfew, 5 6 things like that? 7 Α. Yes, it does. And in fact is it called a Clark County 8 0. 9 Detention Center House Arrest Inmate Contract? 10:05 10 Yes, it is. Α. 11 And in that contract does it refer to Q. 12 whoever it is as an inmate? 13 Α. Yes. Yes, the, we make it clear to the 14 people who go out on the program that they are still 10:06 15 inmates of Clark County, they still are in our custody, 16 they're just given certain, you know, they're allowed to 17 do their time at home because the courts gave them that 18 condition of release. But they're still considered 19 inmates. They sign away their Fourth Amendment as well 10:06 20 stating they don't have a right to privacy because 21 they're inmates and we need to check their house, make 22 sure there's no weapons, drugs or contraband, just like 23 we're allowed to search the inmates' cells. 24 Were you on duty in your capacity as a Q.
- 10:06 25 house arrest officer on January 20, 2019?

10:06	1	A. Yes.
	2	Q. And you mentioned previously that you work
	3	from 4:00 to 10:00 or noon to 10:00?
	4	A. From noon till 10:00.
10:06	5	Q. On this evening were you with your partner
	6	Officer Webb?
	7	A. Yes, I was.
	8	Q. Did you receive a call from another officer
	9	regarding his inmate Sean Michael McKendrick?
10:06	10	A. So yes we did. Officer Araiza called
	11	Webb's cell phone and relayed the information that he
	12	had gotten from inmate McKendrick's sister stating that
	13	he was acting erratic, possibly under the influence of
	14	methamphetamines, and that she was scared.
10:07	15	Q. You mentioned his sister. Is it your
	16	understanding that he was living at his sister's house?
	17	A. Yes, he was living at his sister's
	18	apartment.
	19	Q. As per his inmate house arrest agreement,
10:07	20	that was the house he was supposed to be living in;
	21	correct?
	22	A. Yes.
	23	Q. Did you at approximately 7:00 p.m. go to
	24	that apartment?
10:07	25	A. Yes.

10:07	1	Q. And was contact made with Mr. McKendrick?
	2	A. Yes. We knocked on his door. When he
	3	opened the door, he violently opened the door as fast as
	4	he could yelling who is it. I said Metro house arrest.
10:07	5	He looked at me and invited us in. At that point he was
	6	speaking very fast, he was sweating profusely and his
	7	eyes were pinned. Based on my training and experience I
	8	recognized him to be under the influence of narcotics.
	9	Q. When you say his eyes were pinned, what
10:08	10	does that mean?
	11	A. I mean they were just laser focused on you,
	12	pupils just, I mean kind of small pupils just looking
	13	right at you, not much movement in them.
	14	Q. Did you see anybody else in the house?
10:08	15	A. Yes, there was a teenager, I think late
	16	teens, early twenties, later identified as McKendrick's
	17	nephew.
	18	Q. You mentioned earlier that it was the
	19	sister who had called the police. Was she at home at
10:08	20	the time?
	21	A. No.
	22	Q. You also mentioned that he invited you in?
	23	A. Yes.
	24	Q. What happened next as you entered the
10:08	25	apartment?

10:10

25

- Α. Due to me noticing that he was under the influence of narcotics I told him to turn around, place his hands behind his back. He started arguing with me, refusing to do so. Told him again place your hands behind your back, you're under arrest, and I physically turned him around. Then he placed his hands behind his back, I took out my handcuffs to place one handcuff on his left wrist, it ratcheted. As soon as that it ratcheted he violently turned, spun towards me pushing me away and yanking his hand back. So now the handcuff is stuck on his left wrist and my left two fingers are stuck in the other cuff and he's violently yanking back causing excruciating pain with my fingers cause he's twisting and pulling. Once he realizes I have hold of the handcuff, he starts violently swinging his fists and pushing myself on Officer Webb. I was struck multiple times with his right fist in my body and legs and so was Officer Webb that I observed. I was eventually able to get my fingers free from the cuff. At that point both his hands were free, he turned towards the door where Officer Webb was and he pushed him through a glass and wooden table by the doorway.
- Q. When you say he pushed him through, did he push him down and the officer landed on the table?
  - A. He threw him towards the table, Webb hit

10:10	1	the table, it broke, and he ended up on the floor. Webb
	2	immediately goes back to his feet, he's in the doorway
	3	now and the door is open.
		-
	4	Q. When you say I apologize. When you say
10:10	5	the doorway, is that the front door?
	6	A. Yes. And we're on a second floor apartment
	7	where there's a balcony here and a stairwell going down.
	8	Q. Let me draw that picture real quick. So
	9	you just used your hands to paint that. If you're
10:10	10	looking, if you're inside the apartment and looking out
	11	the open front door, is there a staircase directly in
	12	front of you?
	13	A. Yes.
	14	Q. And to the left is there a balcony?
10:10	15	A. It would be to our right is a balcony and
	16	the left is a balcony and in the middle is the stairs.
	17	Q. Is there a metal railing?
	18	A. Yes, about waist high.
	19	Q. About three feet high?
10:11	20	A. Yes, about waist height.
	21	Q. Generally what most apartment complexes
	22	look like; correct?
	23	A. Yes.
	24	Q. You said the door was open. What happens
10:11	25	next?
	-	

10:11	1	A. He charged him like a football player and
	2	pushed him towards that balcony.
	3	Q. When you say he
	4	A. McKendrick.
10:11	5	Q. McKendrick charged Webb?
	6	A. Charged Webb, yes.
	7	Q. What happened next?
	8	A. So now Webb's going backwards and
	9	McKendrick's going forward. I was right there. I
10:11	10	thought that McKendrick was going to push Webb over the
	11	railing and I had to act. I was able to get my left arm
	12	around his neck and applied a department approved
	13	lateral vascular neck restraint. He kept going forward
	14	so I pushed all my weight down to the ground to bring
10:11	15	him down with me. That
	16	Q. I'm sorry to keep cutting you off.
	17	When you say he kept going, do you mean
	18	that McKendrick was continuously pushing Webb against
	19	that railing?
10:11	20	A. Still pushing after I had him in the neck
	21	restraint.
	22	Q. And was Webb backed up against the railing?
	23	A. So as soon as I got him to the ground,
	24	that's when I saw Webb hit that railing and then slip
10:12	25	and his foot fell down the stairs and then Webb fell to

the ground. 10:12 1 2 Q. And were you able to subdue McKendrick? 3 Α. At that point I had him in the neck 4 restraint and he was pushing up against my elbow and 10:12 pulling his head, that's how you would escape it. 5 6 Trying to escape. He was kicking. I applied pressure 7 until his body went limp. At that point I yelled at Webb to put him in the handcuffs. So his one hand was 8 already in handcuff, he grabbed the other one, put the 9 10:12 10 other hand in handcuffs. At that point he was secured. 11 I sat him up and at that point he was already back 12 conscious and began kicking again and struggling until 13 he realized he was in cuffs. Then we escorted him down 14 to the car and requested medical attention to check him 10:13 15 out because he was sweating so profusely I thought we 16 should get him checked out. 17 Ο. Did you transport him in your vehicle to 18 CCDC? 19 Yes. We transported him to the hospital Α. 10:13 20 first to get his wrist checked out because when he was 21 pulling the cuffs with my hand and his wrist, his wrist 22 was swollen from how hard he was pulling. They checked 23 him out. It was just a bruised wrist, no substantial

Q. What if anything did he do or say in the

24

10:13

injuries.

patrol car on the way to the hospital? 10:13 1 2 Α. On the way to the hospital he apologized 3 for fighting us. He said I fought you guys cause I 4 wanted us to kill me. And then he asked me several 10:13 times to shoot him. Then after we cleared him at the 5 6 hospital he said I'm sorry for what I'm about to do, 7 just kill me, and he started trying to kick the windows out of the car. He kicked the window probably eight 8 times with his feet. 10:14 10 Q. Was he able to break it? 11 Α. No. And then you were able to successfully 12 Q. 13 transport him to the jail? 14 Α. Yes. 10:14 15 MR. ALBRIGHT: I have no further questions for this witness. Any questions? 16 17 BY A JUROR: 18 I may have misheard. What day in January Q. was this? 19 10:14 Was it 20 -- was it 20th or the 29th? 20 Α. BY MR. ALBRIGHT: 21 22 Q. January 20, 2019, does that sound correct? 23 Twenty, yes. Α. 24 And the address that you responded to, was 10:14 25 that 8400 West Charleston?

10:14	1	A. 8400 West Charleston, yes, apartment
	2	complex.
	3	Q. Apartment number 210, does that sound
	4	correct?
10:14	5	A. Yes.
	6	Q. Is that located in Clark County, Las Vegas,
	7	Nevada?
	8	A. That's Clark County.
	9	MR. ALBRIGHT: Any other questions?
10:14	10	BY A JUROR:
	11	Q. You identified, you said when you first
	12	knocked on the door you identified yourself as a
	13	corrections officer. I assume that you are also in
	14	uniform
10:15	15	A. In full uniform and we identify ourselves
	16	as Metro house arrest.
	17	Q. So it was obvious, okay.
	18	A. Yes. So he knows that we're his house
	19	arrest officers.
10:15	20	BY MR. ALBRIGHT:
	21	Q. Briefly, Officer. Showing you Exhibit
	22	Number 3. Who is that?
	23	A. This is inmate McKendrick.
	24	Q. This is the
10:15	25	A. The same person we came in contact with

10:15	1	that night.
	2	Q. The person we've been talking about today?
	3	A. Yes.
	4	THE FOREPERSON: Any other questions?
10:15	5	By law, these proceedings are secret and
	6	you are prohibited from disclosing to anyone anything
	7	that has transpired before us, including evidence and
	8	statements presented to the Grand Jury, any event
	9	occurring or statement made in the presence of the Grand
10:15	10	Jury, and information obtained by the Grand Jury.
	11	Failure to comply with this admonition is a
	12	gross misdemeanor punishable by up to 364 days in the
	13	Clark County Detention Center and a \$2,000 fine. In
	14	addition, you may be held in contempt of court
10:15	15	punishable by an additional \$500 fine and 25 days in the
	16	Clark County Detention Center.
	17	Do you understand this admonition?
	18	THE WITNESS: I understand.
	19	THE FOREPERSON: Thank you. You're
10:16	20	excused.
	21	THE WITNESS: Thank you guys for your time.
	22	A JUROR: Thank you.
	23	MR. ALBRIGHT: My next and last witness
	24	will be Officer Webb.
10:16	25	THE FOREPERSON: Please raise your right

10:16	1	hand.
	2	You do solemnly swear the testimony you are
	3	about to give upon the investigation now pending before
	4	this Grand Jury shall be the truth, the whole truth, and
10:16	5	nothing but the truth, so help you God?
	6	THE WITNESS: Yes, I do.
	7	THE FOREPERSON: You may be seated.
	8	THE WITNESS: Thank you.
	9	THE FOREPERSON: You are advised that you
10:16	10	are here today to give testimony in the investigation
	11	pertaining to the offenses of battery by prisoner,
	12	attempt murder, attempt battery with substantial bodily
	13	harm, involving Sean Michael McKendrick.
	14	Do you understand this advisement?
10:17	15	THE WITNESS: Yes, I do.
	16	THE FOREPERSON: Please state your first
	17	and last name and spell both for the record.
	18	THE WITNESS: Daniel Webb. D-A-N-I-E-L,
	19	W-E-B-B.
10:17	20	DANIEL WEBB,
	21	having been first duly sworn by the Foreperson of the
	22	Grand Jury to testify to the truth, the whole truth,
	23	and nothing but the truth, testified as follows:
	24	
10:17	25	///

10:17	1	<u>EXAMINATION</u>	
	3	BY MR. ALBRI	GHT:
	4	Q.	Officer Webb, how are you employed?
10:17	5	Α.	I'm a corrections officer with Las Vegas
	6	Metropolitan	
	7	Q.	Specifically in what capacity?
	8	Α.	I'm assigned to the house arrest section.
	9	Q.	And do you work in partners?
10:17	10	Α.	Yes, I do.
	11	Q.	Who is your assigned partner?
	12	Α.	Officer Daniel Coyne.
	13	Q.	What shift do you work?
	14	Α.	We work a swing shift, the hours of 12:00
10:17	15	noon to 10:0	0 p.m.
	16	Q.	And were you on duty on January 20, 2019?
	17	Α.	Yes.
	18	Q.	Did you receive a call regarding an inmate
	19	by the name	of Sean Michael McKendrick?
10:17	20	Α.	Yes.
	21	Q.	Who contacted you?
	22	Α.	Another officer in our section, Officer
	23	Antonio Arai	za, contacted us to do a check on him.
	24	Q.	Officer Araiza, is that what you said?
10:18	25	Α.	Yes. A-R-A-I-Z-A.

10:18 1 Q. Is Officer Araiza actually assigned to 2 Mr. McKendrick? 3 Α. Yes, he is. Because of the difference in shifts he 4 0. 10:18 called you because you were on duty? 5 6 Α. Correct. 7 Did you respond to the apartment where it 8 was your understanding McKendrick was serving his house 9 arrest? 10:18 10 Yes, we did. Α. 11 Is that 8400 West Charleston, apartment Q. 12 210? 13 Α. Yes, it is. 14 And how did you initially make contact with Q. 10:18 15 Mr. McKendrick? 16 After receiving the information that was 17 given to Officer Araiza, we were instructed to or asked 18 to go do a check on him. Officer Araiza received a call 19 from the actual tenants that McKendrick was living with, 10:18 which was actually his brother and sister-in-law, 20 21 earlier in the day or prior to our arrival, Officer 22 Araiza received a call from his sister stating that Sean 23 was acting bizarre, possibly under the influence of 24 controlled substance. And if that was the case he 10:19 25 needed to be removed from the property.

10:19 1 Q. And ladies and gentlemen, what you just 2 heard in regards to what was said by Officer Araiza is 3 hearsay so it's not introduced for the truth of the 4 matter, but simply to learn what Officer Webb did next, 10:19 what it caused him to do. 5 6 So based on that you made contact with McKendrick; is that right? 7 8 Α. Yes, we did. 9 How was that contact made? Ο. 10:19 10 Approximately 7:40 p.m. on that date we Α. 11 arrived at the residence of 8400 West Charleston, 12 knocked on the door of apartment 210. Sean McKendrick 13 answered the door. At that time he abruptly opened the 14 door, pulling the door inward in an aggressive manner. 10:19 15 At that point we observed him to be profusely sweating 16 and possibly under the influence of a controlled 17 substance based on my experience. 18 Did you and/or Officer Coyne attempt to Q. 19 place him under arrest? 10:19 Yes. Officer Coyne initiated a, informed 20 Α. 21 him that he's going back to jail, placed him under 22 arrest. He complied with the left cuff being placed on,

became argumentative, why am I going back to jail. We

remember if any reason was given other than house arrest

instructed him that he's going back to jail, I don't

23

24

25

10:19

10:20 rule violations. At that point he become very agitated, 1 2 very outspoken, abruptly turned to his left 3 counterclockwise position, swinging a closed fist 4 striking me in the lower abdomen. 10:20 You said striking you? 5 Q. 6 Α. Yes. 7 Q. So did a fight ensue involving you and 8 Officer Coyne and McKendrick? Yes. It become, actually become very 9 Α. 10:20 10 violent fight trying to restrain him. Very sweaty, hard 11 to control. Clothing was torn off McKendrick during the 12 struggle. Slippery skin, profusely sweating. He 13 continued to strike. I was struck in the left side of 14 the face at some time during the incident. During that 10:20 15 incident I lost control of my radio. I was able to gain 16 control of my radio and called for assistance calling a 17 444. 18 What is a 444? Q. 19 Officer in an emergency. Emergency call. Α. 10:20 For responding units to come because the situation 20 21 became very violent and very aggressive, almost out of 22 control. 23 At any point was any furniture in the 0. 24 apartment damaged? 10:21 25 Α. Yes. Just outside, I would say as you're

facing inward, there's a glass curio table. At that 10:21 1 2 point I was thrown backwards into that smashing myself 3 against that, falling to the floor and smashing the 4 glass. 10:21 When you say you were thrown backwards, who 5 6 or how were you thrown backwards? 7 Just the momentum of the force involved of Α. the struggle. I'm not sure exactly how or who, but 8 during the struggle I was pushed backwards into the 10:21 10 corner where I came in contact with the glass table 11 cabinet smashing that and falling on the floor. 12 Q. At some point did the struggle end up outside of the front door? 13 14 Yes, it did. As I regained my footing, I Α. 10:21 stood back up and my, I'm in the doorway now, McKendrick 15 16 tried to rush out. I felt that he rushed me in an 17 aggressive manner, made contact with me, and I went, his 18 momentum pushed me backwards almost over the railing and down the stairs. 19 10:21 So when you say that you kind of made a 20 Ο. 21 bear hug motion. Are you motioning that McKendrick kind 22 of grabbed you? 23 Like a football tackle, yes. 24 And you mentioned that that forced you Q.

towards the stairs and the balcony?

10:22

25

10:22 1 Α. Yes. 2 Q. At some point did your back make contact 3 with that balcony? I made contact with the balcony. At first 4 10:22 my foot slipped down the stairs, probably two or three 5 steps down the, my right leg, and my back against the 6 7 balcony, and I was able to regain my footing and pushed 8 myself back upwards. At any point, after that fact did you 9 Ο. 10:22 10 become aware of any injuries on your body from hitting 11 that railing? 12 Yes. I mean because of, as I said the 13 adrenaline in the situation you don't realize until 14 everything settles down, I felt a little swollen on the 10:22 15 left side of my jaw. Two, three days later I noticed 16 bruising from probably my mid calf up to my mid thigh 17 where I possibly made contact with the stairs. 18 How was it that McKendrick stopped pushing Q. 19 you towards the balcony? 10:23 Once McKendrick had, I don't know if he 20 Α. 21 still had control of me or not, but Officer Coyne 22 engaged in an LVNR, lateral ventricular neck restraint, 23 rendered him unconscious. 24 Okay. And until that happened was he 10:23 25 actively pushing you?

10:23	1	A. Yes, he was. He was actively pushing and
	2	the struggle was still on the very top of the decking,
	3	just right above the stairs there, and he, at that point
	4	he fell downward and I was able to grasp his left hand
10:23	5	which the cuff was already there and restrain him with
	6	his right hand.
	7	Q. Showing you Exhibit 3. Who is that?
	8	A. That's Sean McKendrick.
	9	Q. This is the individual we've been talking
10:23	10	about this morning?
	11	A. Yes, sir.
	12	MR. ALBRIGHT: I have no further questions
	13	for this witness.
	14	BY A JUROR:
10:24	15	Q. Officer Webb, did you feel your life was in
	16	danger at any point?
	17	A. I would say yes, absolutely. In that
	18	situation you never know which direction it's going to
	19	go. After we restrained, we found three knives on him.
10:24	20	Q. Thank you.
	21	BY MR. ALBRIGHT:
	22	Q. Was that found during a search incident to
	23	arrest?
	24	A. Yes, it was.
10:24	25	THE FOREPERSON: By law, these proceedings

10:24	1	are secret and you are prohibited from disclosing to			
	2	anyone anything that has transpired before us, including			
	3	evidence and statements presented to the Grand Jury, any			
	4	event occurring or statement made in the presence of the			
10:24	5	Grand Jury, and information obtained by the Grand Jury.			
	6	Failure to comply with this admonition is a			
	7	gross misdemeanor punishable by up to 364 days in the			
	8	Clark County Detention Center and a \$2,000 fine. In			
	9	addition, you may be held in contempt of court			
10:24	10	punishable by an additional \$500 fine and 25 days in the			
	11	Clark County Detention Center.			
	12	Do you understand this admonition?			
	13	THE WITNESS: Yes, I do.			
	14	THE FOREPERSON: Thank you. You're			
10:25	15	excused.			
	16	THE WITNESS: Thank you.			
	17	MR. ALBRIGHT: Just one very minor			
	18	amendment to the Indictment. I believe to conform to			
	19	the testimony that we heard today, line 23 on page 1			
10:25	20	should read the 20th day of January, not the 29th.			
	21	With that I'll hand it to you to			
	22	deliberate.			
	23	(At this time, all persons, other than			
	24	members of the Grand Jury, exit the room at 10:25 a.m.			
10:25	25	and return at 10:28 a.m.)			

10:27	1	MR. ALBRIGHT: I just need to very briefly
	2	recall a witness to correct something on the Indictment.
	3	THE FOREPERSON: Okay.
	4	You're still under oath from the previous
10:28	5	swearing in.
	6	THE WITNESS: Okay. Daniel Coyne.
	7	DANIEL COYNE,
	8	having been previously duly sworn by the Foreperson of
	9	the Grand Jury to testify to the truth, the whole truth,
10:28	10	and nothing but the truth, testified as follows:
	11	FURTHER EXAMINATION
	12	
	13	BY MR. ALBRIGHT:
	14	Q. Officer Coyne, the event we were speaking
10:28	15	about earlier, is it correct that it occurred on
	16	January 29, 2019?
	17	A. Yes. I just confirmed with my records it
	18	happened on the 29th. He was released into our custody
	19	from the jail on the 20th.
10:28	20	Q. So the confusion stemmed from the fact that
	21	he started house arrest on the 20th. January 29th is
	22	the event we've been discussing today.
	23	A. Yes.
	24	Q. Okay. Thank you, Officer.
10:29	25	THE FOREPERSON: Same admonition about the

10:29	1	secrecy.
	2	THE WITNESS: Yes, sir.
	3	MR. ALBRIGHT: With that being said, ladies
	4	and gentlemen, the aforementioned amendment is no longer
10:29	5	relevant so the Indictment is correct. The 29th is the
	6	day.
	7	THE FOREPERSON: Okay.
	8	MR. ALBRIGHT: I'm sorry for that.
	9	THE FOREPERSON: No worries.
10:29	10	(At this time, all persons, other than
	11	members of the Grand Jury, exit the room at 10:29 a.m.
	12	and return at 10:32 a.m.)
	13	THE FOREPERSON: Mr. District Attorney, by
	14	a vote of 12 or more grand jurors a true bill has been
10 <b>:</b> 32	15	returned against defendant Sean Michael McKendrick
	16	charging the crimes of two counts battery by a prisoner,
	17	one count attempt murder, one count attempt battery with
	18	substantial bodily harm, in Grand Jury case number
	19	18AGJ225X. We instruct you to prepare an Indictment in
10:32	20	conformance with the proposed Indictment previously
	21	submitted to us.
	22	MR. ALBRIGHT: Thank you ladies and
	23	gentlemen.
	24	(Proceedings concluded.)
10 <b>:</b> 32	25	00000

10:32	1	REPORTER'S CERTIFICATE
	2	
	3	STATE OF NEVADA )
	4	COUNTY OF CLARK )
10:32	5	
	6	I, Danette L. Antonacci, C.C.R. 222, do
	7	hereby certify that I took down in Shorthand (Stenotype)
	8	all of the proceedings had in the before-entitled matter
	9	at the time and place indicated and thereafter said
10:32	10	shorthand notes were transcribed at and under my
	11	direction and supervision and that the foregoing
	12	transcript constitutes a full, true, and accurate record
	13	of the proceedings had.
	14	Dated at Las Vegas, Nevada,
10 <b>:</b> 32	15	March 5, 2019.
	16	
	17	/s/ Danette L. Antonacci
	18	Danette L. Antonacci, C.C.R. 222
	19	
10:32	20	
	21	
	22	
	23	
	24	
	25	

10:32	1	AFFIRMATION
	2	Pursuant to NRS 239B.030
	3	
	4	The undersigned does hereby affirm that the preceding TRANSCRIPT filed in GRAND JURY CASE NUMBER
10:32	5	18AGJ225X:
	6	
	7	
	8	$\underline{X}$ Does not contain the social security number of any person,
	9	person,
10:32	10	-OR-
	11	<pre> Contains the social security number of a person as required by:</pre>
	12	A. A specific state or federal law, to-
	13	wit: NRS 656.250.
	14	-OR-
10:32	15	B. For the administration of a public program or for an application for a federal or
	16	state grant.
	17	
	18	/s/ Danette L. Antonacci 3-5-19
	19	Signature Date
10:32	20	
	21	Danette L. Antonacci Print Name
	22	
	23	Official Court Reporter Title
	24	
	25	

# ORIGINAL

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**GPA** STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 **BRANDON ALBRIGHT** Deputy District Attorney Nevada Bar #014158 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

MAR 2 7 2019

DISTRICT COURT CLARK COUNTY, NEVADA

C-19-338224-1 **Gullty Plea Agreement** 

THE STATE OF NEVADA.

Plaintiff,

-VS-

SEAN MICHAEL MCKENDRICK, #7068215

Defendant.

CASE NO:

C-19-338224-1

DEPT NO: VI

#### **GUILTY PLEA AGREEMENT**

I hereby agree to plead guilty to: BATTERY BY PRISONER (Category B Felony -NRS 200.481(2)(F) - NOC 50229), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The State retains the right to argue.

I agree to the forfeiture of any and all weapons or any interest in any weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including reckless driving or DUI, but excluding minor traffic violations, the State will have the

 unqualified right to argue for any legal sentence and term of confinement allowable for the crime(s) to which I am pleading guilty, including the use of any prior convictions I may have to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the possibility of parole after ten (10) years, or a definite twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotiations as stated in this plea agreement.

#### CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty The Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than ONE (1) year and a maximum term of not more than SIX (6) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that I must submit to blood and/or saliva tests under the Direction of the Division of Parole and Probation to determine genetic markers and/or secretor status.

I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation

and may receive a higher sentencing range.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the offense(s) to which I am pleading guilty was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

- 1. The removal from the United States through deportation;
- 2. An inability to reenter the United States;
- 3. The inability to gain United States citizenship or legal residency;
- 4. An inability to renew and/or retain any legal residency status; and/or
- 5. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the

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opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, the District Attorney may also comment on this report.

#### WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- The constitutional privilege against self-incrimination, including the right 1. to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which 2. trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

#### **VOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been

thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney.

DATED this 27 day of February, 2019.

March

SEÁN MICHAEL MCKENDRICK

Defendant

AGREED TO BY:

BRANDON ALBRIGHT Deputy District Attorney

Nevada Bar #014158

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#### CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - c. The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any legal residency status; and/or
  - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

- 4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
- 5. To the best of my knowledge and belief, the Defendant:
  - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This day of February, 2019.

March

ATTORNEY FOR DEFENDAN

19F01767X/rmi/L-3

ORIGINAL

**FILED IN OPEN COURT** STEVEN D. GRIERSON **CLERK OF THE COURT** 

KIMBERTY ESTALA DEPUTY

IND STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 **BRANDON ALBRIGHT** 

Deputy District Attorney Nevada Bar #14158

200 Lewis Avenue

Las Vegas, Nevada 89155-2212 (702) 671-2500

Attorney for Plaintiff

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DISTRICT COURT CLARK COUNTY, NEVADA

9 THE STATE OF NEVADA,

Plaintiff.

-VS-

SEAN MICHAEL MCKENDRICK. #7068215

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Defendant.

INDICTMENT

VI

C-19-338224-1

CASE NO:

DEPT NO:

STATE OF NEVADA SS. COUNTY OF CLARK

The Defendant above named, SEAN MICHAEL MCKENDRICK, accused by the Clark County Grand Jury of the crime(s) of BATTERY BY PRISONER (Category B Felony - NRS 200.481(2)(F) - NOC 50229); ATTEMPT MURDER (Category B Felony - NRS 200.010, 200.030, 193.330 - NOC 50029); and ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM (Category D Felony/Gross Misdemeanor - NRS 200.481, 193.330 - NOC 50244/50245); committed at and within the County of Clark, State of Nevada, on or about the 29th day of January, 2019, as follows:

#### COUNT 1 - BATTERY BY PRISONER

did willfully, unlawfully, feloniously, and knowingly use force or violence upon the person of another, to wit: D. WEBB, by punching the said D. WEBB, Defendant at the time of the offense, being a prisoner in lawful custody.

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C-19-338224-1 IND

#### **COUNT 2 - BATTERY BY PRISONER**

did willfully, unlawfully, feloniously, and knowingly use force or violence upon the person of another, to wit: D. COYNE, by punching the said D. COYNE, Defendant at the time of the offense, being a prisoner in lawful custody.

#### **COUNT 3 - ATTEMPT MURDER**

did willfully, unlawfully, feloniously and with malice aforethought attempt to kill D. WEBB, a human being, by attempting to push D. WEBB off of a 2nd story balcony.

#### **COUNT 4** - ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM

did willfully, unlawfully, and feloniously attempt to use force or violence upon the person of another, to wit: D. WEBB, by attempting to push D. WEBB off of a 2nd story balcony, resulting in substantial bodily harm to D. WEBB.

DATED this 1979 day of February, 2019.

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #14158

ENDORSEMENT: A True Bill

Foreperson, Clark County Grand Jury

1	Names of Witnesses and testifying before the Grand Jury:
2	COYNE, DANIEL – LVMPD
3	WEBB, DANIEL – LVMPD
4	
5	Additional Witnesses known to the District Attorney at time of filing the Indictment:
6	CUSTODIAN OF RECORDS - CCDC
7	CUSTODIAN OF RECORDS - LVMPD COMMUNICATIONS
8	CUSTODIAN OF RECORDS - LVMPD RECORDS
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26	18AGJ225X/19F01767X/cl-GJ
27	LVMPD EV# 190100136881 (TK7)
28	( CIN / )

### **FILEU** MAR 2 8 2019

## **BAIL BOND**



In the DISTRICT	Court, Co	ounty of Clark, State of Nevada
STATE OF NEVADA.	Bail Bond No. <u>511418618~4</u>	<u>/</u>
Vs.	(Power of Attorney with this number	must be attached)
Defendant MCK END RICK SEAT	Case Number: C-19	-338224-1
Know all men by these presents:		
That we, <u>FREE BAIL BONDS LLC.</u> As principal transact Bail Bonds in the State of Nevada, are		
10,00000	Dollars, whereof	, we bind ourselves, our heirs,
executors, administrators, and successors, an this obligation is such that the defendant sha charge(s) of:		•
2 CTS BATERY By PRISON	ER ATTEMPT MURDER	ATTEMPT BAYYEDI
WITH SUBSTANTIAL BODILL		
And not depart the same without leave, then	this obligation to be void, else to remain in f	ull force and effect.
This bond shall be in full force and effect until  1) Exoneration by the court order, 2	l any of the following events: 2) Termination of this case by dismissal or co	onviction
Signed and sealed this $28$ day of	MARCH 20 1	9
		22
Attorney in fact (Signature)		DANIEL EDER NOTARY PUBLIC
Subscribed and sworn before me, a notary for	r the State of Nevada,	STATE OF NEVADA My Commission Expires: 6-11-20 Certificate No: 12-7798-1
This 28 day of MARCH	20 19	Andrew Andrew Control of the Control
Approved this day of	20	
Ву		
BONDING COMPANY STAMPS FREE BAIL BONDS LLC	INSURANCE COMPANY STAMPS BANKERS INSURANCE COMPANY	
121 GASS AVE	P.O. BOX 15707	C - 19 - 338224 - 1 BAB
RECEIVED 89101	ST. PETERSBURG, FLORIDA 33733-5707	Bail Bond 4826133
MAR 2 8 2019		

CLERK OF THE COUPT



#### BANKERS INSURANCE COMPANY

511418618 - 4

P.O. Box 33015 • St. Petersburg, Florida 33733 • 800-627-0000 POWER OF ATTORNEY

Bailassist@BankersFinancialCorp.com

KNOW ALL MEN BY THESE PRESENTS: that Bankers Insurance Company, a corporation duly organized and existing under the laws of the State of Florida, has made pursuant to Article IV, Section 11 of the By-Laws, which was adopted by the Directors of the said company, and is now in effect, does constitute and appoint, and by these presents does make, constitute and appoint below named agent its true and lawful Attorney-In-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, a bail bond only. Authority of such Attorney-In-Fact is limited to appearance bonds. This power must be filed with the court as a permanent court record to obligate the surety, for court appearances only, of the named Defendant. This power shall not obligate the surety for the Defendant's future lawful conduct, court imposed conditions, restrictions, or fines costs, restitution or any other circumstances not specifically related to court appearances.

This Power of Attorney is for use with Bail Bonds for State, County and Municipal Courts only. Not valid in Federal Court nor if used in connection with Federal Immigration Bonds. This power shall be void if its original format has been altered, if it exceeds the maximum amount listed, is used with other powers of this or any other surety company to cover one bond amount, or is used by an individual who is not authorized to execute surety bonds on behalf of Bankers Insurance Company.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF THIS STATED FACE AMOUNT. AND PROVIDED THIS Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-In-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given.

IN WITNESS WHEREOF, BANKERS INSURANCE COMPANY has caused these presents to be signed by its duly authorized officer, proper for the purpose and its corporate seal to be hereunto affixed this.

Premium \$

Defendant MCKENDRICK SEAN

S.S.#

BIC992004-110818

If Rewrite, Original #

WYMS TRIE Executing Agent \_

IS UNLAWFUL TO PRINT THIS FORM WITHOUT WRITTEN CONSENT OF HOME OFFICE Ë

2019

DECEMBER 31.

VOID IF NOT

USED BY

FREE BAIL BONDS LICHES 2228
FREE BAIL BONDS LICHES 2228
TO 2-58-37-32 FREE BOOT
TO 2-58-37-32 FACA BOOT
LAS VEGAS, NEVACA BOOT

511418618 - 4

P.O. Box 33015 • St. Petersburg, Florida 33733 • 800-627-0000 CERTIFICATE OF DISCHARGE BOND

Bailassist@BankersFinancialCorp.com

BANKERS INSURANCE COMPANY, St. Petersburg, Florida

DECEMBER 31,

BIC992004-110818

	d found that the bond with corresponding power	
by reason of the following disposition		Defendant Appeared 🗆
Person rendering decision	Date of Discharge	Bond Fort.
Witness my hand and official seal this day of (SEAL)	, , , , , , , , , , , , , , , , , , , ,	Fine & Cost PAID
٠٠.	Title or Attorney-In-Fact	
IN WITNESS WHEREOF, BANKERS INSURANCE GO for the purpose and its corporate seal to be hereunto affixe Bond Amount \$ 111 CYC. Appearance Date	d this 22 day of MARCH	
Defendant A ICKEND RICK SEKIN		
·		
S.S.#D.O.B	Home Phone	Work Phone
Court LIST KICT  City LIST KICT  Offense LCIS SITTEKIBY PRISON  ATTEMPT BETTEKININT SUS	Collateral	
City / [ State	- Receipt No.	
Offense LC 15 KATTEKIBY PKISON	ER ATTEMPHONES	
ATTEMPT BATTZELIVITH 200	TXN ( Indemnity Sty	
If Rewrite, Original #		
Executing Agent Tir I-DSE		

85552401J 20V08 JAB 33R7 3UN3VA 22A9 JAB 33R7 10168 AOAV3V, 28289, 1SI 10188 AOAV3V, 2803V 20T



#### EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

#### CIVIL/CRIMINAL DIVISION

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3<sup>rd</sup> FI. LAS VEGAS, NEVADA 89155-1160 (702) 671-4554

Steven D. Grierson
Clerk of the Court

Anntoinette Naumec-Miller
Court Division Administrator

#### **SURETY BOND ACCEPTANCE NOTICE**

Date: 3/28/2019

Case Number: C-19-338224-1

Defendant's Name: Sean Michael McKendrick

Scope ID: 7068215

Charges:	BATTERY BY PRISONER; BATTERY BY PRISONER; ATTEMPT MURDER; ATTEMPT BATTERY WITH SUBSTANTIAL BODILY HARM
Bail Amount:	
Bond Company:	Free Bail Bonds LLC
Surety and Power Number:	Bankers Insurance Company 511418618-4
Bond Condition(s):	OR/Low Level Electronic Monitoring

YOU MUST APPEAR ON: May 13, 2019 at 8:30 am in Department 6.

Failure to appear could result in a bench warrant being issued for your arrest.

Steven D. Grierson, Clerk of the Court

MAR 2 8 2019

ourtnie Hoskin, Deputy Clerk

# MAR 2 8 2019

## **BAIL BOND**

CLERK OF COUPT

In the DISTRICT	Court,	County of Clark, State of Nevada
STATE OF NEVADA.	Bail Bond No. <u>511418618</u> -	·4
V.	(Power of Attorney with this numb	
Vs.  Defendant MCK ENTROPES	Case Number: C-/	9-338224-1
Know all men by these presents:		
	rincipal, and <b>BANKERS INSURANCE CO.</b> as the da, are held and bound, to the above court for p	
· · · · · · · · · · · · · · · · · · ·	Dollars, where present assigns, jointly, severally, and firmly, by nt shall appear from day to day and term-to-te	-
2 CTS BATERY By PRICE	CONER ATTEMPT MURDER	ATTEMPT BATTE
WITH SUBSTANTIAL BOI	ILY HARM	
This bond shall be in full force and effect	t unit any of the following events:  2) Termination of this case by dismissal or	
Signed and sealed this $28$ day of	MARCH 20	19
		00-
Attokney in fact (Signature)		DANIEL EDER NOTARY PUBLIC STATE OF NEVADA
Subscribed and sworn before me, a not	ary for the State of Nevada,	My Commission Expites: 6-11-20 Certificate No: 12-7798-1
This 28 day of MARCH	20 <u>19</u>	
Approved this day of	Exonerate	<b>_</b>
<b>O</b> ve		
By BONDING COMPANY STAMPS	INSURANCE COMPANY STAMPS	_
FREE BAIL BONDS LLC	BANKERS INSURANCE COMPANY	C 10 220004 4
121 GASS AVE LAS VEGAS NV 89101 RECEIVED	P.O. BOX 15707 ST. PETERSBURG, FLORIDA 33733-570	C - 19 - 338224 - 1 BOND Bond 4853719
MAR 2 8 2019		
CLERK OF THE COUPT		111 + 101441 011   1001   14(   10 010)   <b>(   1</b> (   1   1   1   1   1   1   1   1   1

# VOID IF NOT DECEMBER 31, 2019 USED BY

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YUL TO PRINT THIS VINOUT WRITTEN
OF HOME OFFICE

BAIL ONLY POWER AMOUNT \$11000.00

#### BANKERS INSURANCE COMPANY

P.O. Box 33015 • St. Petersburg, Florida 33733 • 800-627-0000 POWER OF ATTORNEY

Bailassist@BankersFinancialCorp.com

511418618 - 4

KNOW ALL MEN BY THESE PRESENTS: that Bankers Insurance Company, a corporation duly organized and existing under the laws of the State of Florida, has made pursuant to Article IV, Section 11 of the By-Laws, which was adopted by the Directors of the said company, and is now in effect, does constitute and appoint, and by these presents does make, constitute and appoint below named agent its true and lawful Attorney-In-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, a bail bond only. Authority of such Attorney-In-Fact is limited to appearance bonds. This power must be filed with the court as a permanent court record to obligate the surety, for court appearances only, of the named Defendant. This power shall not obligate the surety for the Defendant's future lawful conduct, court imposed conditions, restrictions, or fines costs, restitution or any other circumstances not specifically related to court appearances.

This Power of Attorney is for use with Bail Bonds for State, County and Municipal Courts only. Not valid in Federal Court nor if used in connection with Federal Immigration Bonds. This power shall be void if its original format has been altered, if it exceeds the maximum amount listed, is used with other powers of this or any other surety company to cover one bond amount, or is used by an Individual who is not authorized to execute surety bonds on behalf of Bankers Insurance Company.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED	to execute surety bonds on behalf of Bankers Insurance Company.  THE SUM OF THIS STATED FACE AMOUNT, AND PROVIDED THIS court records. The said Attorney-In-Fact is hereby authorized to insert in this was given.
	has caused these presents to be signed by its duly authorized officer, proper 28 day of MARCH 2019
for the purpose and its corporate seal to be hereunto affixed this	2019 day of ///AKCH
Bond Amount \$ 10,000 Appearance Date	Premium \$
Defendant MCKENDRICK SEAN	- AARICA
5.S.#D.O.B	BANKERS ĮNSURANCE ČOMPANY
Case # C-19-338224-	
COURT DISTRICT	
City LAS VECAS State NV	0976
City LAT VECAS  Officiase 2 C TS BATTERY BY PRISONER AT  ATTEMPT BATTERY WITH SUBSTAN	TEMPS MOKER STORY CORNERS TO
ATTEMPT BATTZPY WITH SUBSTAN	TICK DODICY ROBERT G. MENKE, President
f Rewrite, Original #	
Executing Agent STOMMS 1-RZE	
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	C338224-1 7/15/2019
	030 - 1/13/2019
	SOND EXONERATED
	STEVEN D. GRIERSON
	CLERK OF THE COURT
	BY KAYE JENKS DEPUT

#### **BNCH**

**Electronically Filed** 6/10/2019 4:03 PM Steven D. Grierson CLERK OF THE COURT

#### DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff.

-VS-

SEAN MICHAEL MCKENDRICK, ID# 7068215

Defendant.

CASE NO:

C-19-338224-1

DEPT NO:

VI

#### BENCH WARRANT

THE STATE OF NEVADA,

TO: Any Sheriff, Constable, Marshal, Policeman, or Peace Officer in this State:

IT APPEARING to the Court that SEAN MICHAEL MCKENDRICK was heretofore ordered to appear before the above entitled Court on the 10th day of June, 2019, on the charge of BATTERY BY PRISONER (Category B Felony - NRS 200.481(2)(F) -NOC 50229), and having failed to appear at said time, NOW, THEREFORE, YOU ARE COMMANDED to arrest and bring the said person before the Court, or, if the Court has adjourned, to deliver said person into the custody of the Sheriff of Clark County. The Warrant may be served at any hour day or night.

GIVEN under my hand this 10<sup>th</sup> day of June, 2019.

STEVEN B. WOLFSON

Clark County District Attorney

Nevada Bar #0,015,65

Deputy District Attorney Nevada Bar #014158

DA#19F01767X/rmi/L-3

LVMPD EV#190100136881/A. ARIAZA #8110

07011983; WMA; 573751896

(TK7)

BNCH STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #014158 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff

arrest of said Defendant.

#### DISTRICT COURT CLARK COUNTY, NEVADA

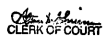
THE STATE OF NEVADA,				
Plaintiff,				
-vs- SEAN MICHAEL MCKENDRICK, ID#7068215	CASE NO: DEPT NO:	C-19-338224-1 VI		
Defendant.				
BENCH WARR	ANT RETURN			
SEAN MICHAEL MCKENDRICK, the Defendant above named, was heretofore				
ordered to appear before the above entitled (				
charge of BATTERY BY PRISONER (Cates	gory B Felony - NRS	200.481(2)(F) - NOC		
50229), and having failed to appear at said time the Court issued a Bench Warrant for the				

I hereby certify that I received a cert	fied copy of the Bench Warr	ant and served the
same by arresting the within Defendant on	the day of	, 2019.
	JOSEPH LOMBARDO Sheriff, Clark County, Nev	ada
BY:		
	Deputy	

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DISTRICT COURT

Clark County, Nevada

STATE OF NEVADA,

Plaintiff,

vs

SEAN MICHAEL MCKENDRICK,

Defendant.

Case No: C-19-338224-1

Power No: 511418618-4

Surety Co: Banker's Insurance Company

NOTICE OF INTENT TO FORFEIT

NOTICE IS HEREBY GIVEN that the above-named Defendant failed to appear in Department 6 of the District Court on June 10, 2019. Your surety bond in the amount of \$10,000.00 will be declared forfeited on December 12, 2019.

If the terms of NRS 178.509 have not been satisfied on or before the one hundred-eighty first day, or terms of NRS 178.512 have not been satisfied, you will be brought before this Court January 7, 2020 to show cause for nonpayment of this amount and why bonds posted by your company should not be refused until your forfeitures have been satisfied.

DATED: This 14th day of June, 2019.

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C-19-338224-1 NOIB Notice of Intent to Forfelt

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STEVEN D. GRIERSON, CLERK OF THE COURT

Kaye Jenks, Deputy

Affidavit of Mailing

The undersigned Deputy Clerk deposes and says: On this **14th day of June**, **2019** a copy of the above notice was sent by certified mail, postage paid, to:

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Free Bail Bonds 121 Gass ST

Las Vegas, NV 89101

Banker's Insurance Company

PO Box 33015

St Petersburg, FL 33733

and that on said date, a copy of said notice was transmitted to the District Attorney, Clark County, Nevada.

SUBSCRIBED and sworn to before me on

STEVEN D. GRIERSON, CLERK OF COURT

Kaye Jenks, Deputy

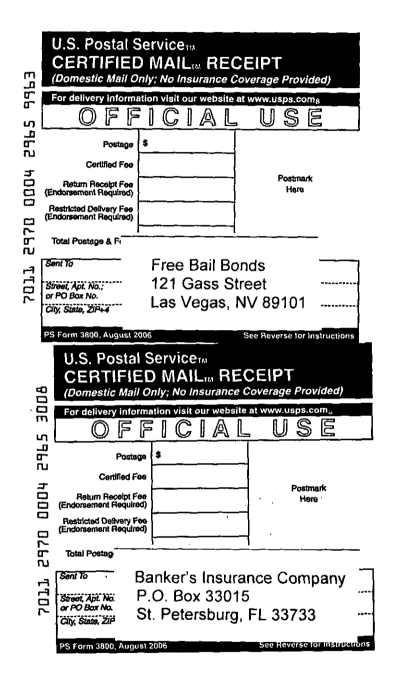
 $\|\mathcal{T}\|$ 

Mary Anderson, Deputy RECEN

JUN 1 4 2019

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CLERK OF THE COURT



**Electronically Filed** 6/20/2019 2:42 PM Steven D. Grierson **CLERK OF THE COURT** 

1 **NOTC** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 **BRANDON ALBRIGHT** Deputy District Attorney 4 Nevada Bar #014158 200 Lewis Avenue Las Vegas, Nevada 89155-2212 5 (702) 671-2500 6 Attorney for Plaintiff 7 8 THE STATE OF NEVADA, 9 10 -VS-11 12 #7068215 13 Defendant. 14 15 TO: 16

DISTRICT COURT CLARK COUNTY, NEVADA

Plaintiff.

SEAN MICHAEL MCKENDRICK.

DEPT NO:

CASE NO: C-19-338224-1

VI

STATE'S NOTICE OF INTENT TO SEEK PUNISHMENT AS A HABITUAL CRIMINAL

SEAN MICHAEL MCKENDRICK, Defendant; and

KARA M. SIMMONS, DEPUTY PUBLIC DEFENDER, Counsel of Record: TO:

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that pursuant to NRS 207.010, the STATE OF NEVADA will seek punishment of Defendant SEAN MICHAEL MCKENDRICK, as a habitual criminal in the event of a felony conviction in the above-entitled action.

That in the event of a felony conviction in the above-entitled action, the STATE OF NEVADA will ask the court to sentence Defendant SEAN MICHAEL MCKENDRICK as a habitual criminal based upon the following felony convictions, to-wit:

1. That on or about 2004, the Defendant was convicted in the State of Nevada, for the crime of ASSAULT WITH A DEADLY WEAPON (felony) in CR04-1800.

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**BNCH** STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #014158 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff

Electronically Filed 06/27/2019

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

-VS-

CASE NO:

C-19-338224-1

SEAN MICHAEL MCKENDRICK,

ID#7068215

DEPT NO:

VI

Defendant.

#### BENCH WARRANT RETURN

SEAN MICHAEL MCKENDRICK, the Defendant above named, was heretofore ordered to appear before the above entitled Court on the 10th day of June, 2019, on the charge of BATTERY BY PRISONER (Category B Felony - NRS 200.481(2)(F) - NOC 50229), and having failed to appear at said time the Court issued a Bench Warrant for the arrest of said Defendant.

I hereby certify that I received a certified copy of the Bench Warrant and served the same by arresting the within Defendant on the 26 day of JUNE

Deputy

JOSEPH LOMBARDO Sheriff, Clark County, Nevada

BY:

*PAGE * <i>ID/CS#</i> *	ē	OF <b>15</b>	1	UOF	☐ BODY	-			TAN POLICE DEPARTI	ODD	*ARREST DATE	) E: 6/26/20	19 **	EST TIME: 0940
☐ JUVENI			A SAMPLE TA	KEN XIDN	IA NOT RE				ER REQUIRED FIELD)		*EVENT	-	15 ARRI	=51 11WE0940
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Electronically Filed 7/23/2019 8:40 AM Steven D. Grierson CLERK OF THE COURT

**JOCP** 

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27 28 DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

SEAN MICHAEL MCKENDRICK #7068215

Defendant.

CASE NO. C-19-338224-1

DEPT. NO. VI

# JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of BATTERY BY PRISONER (Category B Felony) in violation of NRS 200.481(2)(F); thereafter, on the 15th day of July, 2019, the Defendant was present in court for sentencing with counsel KARA SIMMONS, Deputy Public Defender, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense under the HABITUAL CRIMINAL STATUTE NRS 207.010 and, in addition to the \$25.00 Administrative Assessment Fee, \$250.00 Indigent Defense Civil Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00

	Nolle Prosequi (before trial)
	☐ Dismissed (after diversion)
	Dismissed (before trial)
- 1	Va

Bench (Non-Jury) Trial

Dismissed (during trial)

☐ Acquittal

Case Number: C-19-338224-1

Guilty Plea with Sent (before trial) 
Guilty Plea with Sent. (during trial)
Transferred (before/during trial)

☐ Transferred (before/during trial)
☐ Other Manner of Disposition

Manusch brond de la company de

DNA Collection Fee, the Defendant is sentenced as follows: LIFE WITH a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC); with FIFTY-NINE (59) DAYS credit for time served.

COURT recommends Defendant for the 184 program while incarcerated.

DATED this \_\_\_\_\_ day of July, 2019.

JACQUELINE M. BLUTH / DISTRICT COURT JUDGE

FILED
AUG 0 5 2019

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	NOTICE OF APPEAL	
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16	and through himself in proper person, does	now appeal
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21	Dated this date, 8-3-19	
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27	CLERK OF THE COURT	•

#### **CERTIFICATE OF SERVICE BY MAILING**

2	I, Sear Mckerdrick , hereby certify, pursuant to NRCP 5(b), that on this 3
3	L, Seen Mckerdrick , hereby certify, pursuant to NRCP 5(b), that on this 3 day of Augest , 20 19, I mailed a true and correct copy of the foregoing, "
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- 5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
. 6	addressed as follows:
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19	DATED: this 3 day of August, 2019.
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23	Indian Springs Nevada 89018
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# AFFIRMATION Pursuant to NRS 239B.030

	The undersigned does hereby affirm that the preceding
<del></del>	(Title of Document)
filed	in District Court Case number
	Does not contain the social security number of any person.
<b>a</b>	-OR-  Contains the social security number of a person as required by:  A. A specific state or federal law, to wit:
	(State specific law)
	B. For the administration of a public program or for an application for a federal or state grant.
Х	Signature 8-3-19 Date
	Print Name  DEMENDANT  Title

Seen Mekendnik 84624 Pro. Box 605 Indian Springs NV. 89070

**Hasler** 08/02/201

FIRST-CLASS MAIL

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District Court 200 Lewis DD. Ave. 3r FL Las Vegas, N.V. 89155

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HIGH DESERT STATE PRISON

Electronically Filed 8/6/2019 2:11 PM 8/6/2019 2:11 PM Steven D. Grierson CLERK OF THE COURT

1	0001	Otenat.
2	DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR NO. 5674	
3	KARA M. SIMMONS, DEPUTY PUBLIC DE	FENDER
	NEVADA BAR NO. 14621 PUBLIC DEFENDERS OFFICE	
4	309 South Third Street, Suite 226 Las Vegas, Nevada 89155	
5	Telephone: (702) 455-4685	
6	Facsimile: (702) 455-5112 Kara.Simmons@clarkcountynv.gov	
7	Attorneys for Defendant	
8	DISTRI	CT COURT
9	CLARK COU	JNTY, NEVADA
	THE STATE OF NEVADA, )	
10	Plaintiff,	CASE NO. C-19-338224-1
11	v. )	DEPT. NO. VI
12	SEAN MICHAEL MCKENDRICK,	
13	)	DATE: August 19, 2019 TIME: 9:30 a.m.
14	Defendant, )	THME: 9:30 a.m.
15	MOTION FOR ADDITIONAL	L CREDIT FOR TIME SERVED
16	COMES NOW, the Defendar	t, SEAN MICHAEL MCKENDRICK, by and
17	through KARA M. SIMMONS, Deputy Publi	c Defender and hereby moves this Court to order
18	the additional time of twenty-three (23) days b	e credited to the Defendant in the instant case.
19	This Motion is made based upo	on all the papers and pleadings on file herein, the
20	attached Declaration of Counsel, Memorandur	n of Points and Authorities in support hereof, and
21	oral argument at the time set for hearing this M	otion.
22	DATED this 6th day of August,	2019.
23		
24	D	ARIN F. IMLAY
25	C	LARK COUNTY PUBLIC DEFENDER
26	ת	v. /a/Vana M. Simmona
27	В	y: /s/Kara M. Simmons
28		KARA M. SIMMONS, #14621 Deputy Public Defender

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### **DECLARATION**

KARA M. SIMMONS makes the following declaration:

- 1. I am an attorney duly licensed to practice law in the State of Nevada; I am the Deputy Public Defender assigned to represent the Defendant in the instant matter, and I am familiar with the facts and circumstances of this case.
- Mr. McKendrick was sentenced on July 15, 2019 in front of this Court. At that time, this
  Court ordered he be credited fifty-nine (59) days for the time Mr. McKendrick had
  previously served.
- 3. Mr. McKendrick was in custody on this case from January 29, 2019 until March 31, 2019 when he posted bond, which would have been sixty-two days.
- 4. As he unfortunately missed his first sentencing date, Mr. McKendrick was arrested on a bench warrant on June 26<sup>th</sup> and remained in custody until his sentencing, which was an additional twenty (20) days.

I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045).

EXECUTED this 6th day of August, 2019.

/s/Kara M. Simmons

KARA M. SIMMONS

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#### LEGAL ARGUMENT

Pursuant to NRS 176.055, a criminal defendant is entitled to credit toward any sentence imposed upon him as long as he was not already serving a sentence pursuant to a judgment of conviction for a different case. A criminal defendant sentenced to prison is entitled to credit for the time he serves in the county jail. <u>Slack v. State</u>, 528 P.2d 703, 90 Nev. 373 (1974). As Mr. McKendrick was in custody at the Clark County Detention Center on the additional dates, he is entitled to that time being credited to his prison sentence.

### **CONCLUSION**

As such, Mr. McKendrick asks this Court to grant this motion and order that he be credited the additional twenty-three (23) days credit toward his prison sentence.

DATED this 6th day of August, 2019.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

By /s/Kara M. Simmons

KARA M. SIMMONS, #14621 Deputy Public Defender

### NOTICE OF MOTION TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff: YOU WILL PLEASE TAKE NOTICE that the foregoing MOTION FOR ADDITIONAL CREDIT FOR TIME SERVED will be heard on the 19th day of August, 2019, at 9:30 a.m. in District Court, Department 6. DATED this 6th day of August, 2019. DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER By /s/Kara M. Simmons KARA M. SIMMONS, #14621 Deputy Public Defender **CERTIFICATE OF ELECTRONIC SERVICE** I hereby certify that service of the above and forgoing MOTION was served via electronic e-filing to the Clark County District Attorney's Office at <a href="motions@clarkcountyda.com">motions@clarkcountyda.com</a> on this 6th day of August, 2019. By: \_\_/s/ Erin Prisbrey\_ An employee of the Clark County Public Defender's Office

**Electronically Filed** 8/15/2019 10:22 AM Steven D. Grierson **CLERK OF THE COURT** 

P.O. Box 650 H.D.S.P. Indian Springs, Nevada 89018 8 5 86h DISTRICT COURT 6 \_\_ COUNTY NEVADA 7 THE SIME OF NEUMOR 8 9 Case No. C-19-338224-1 10 Dept. No. 6th Docket 11 12 DEENDAN 13 14 NOTICE OF APPEAL 15 Notice is hereby given that the North Aur 16 \_\_, by and through himself in proper person, does now appeal 17 to the Supreme Court of the State of Nevada, the decision of the District 18 Court JUDG MENT 19 20 21 Dated this date, 8-13-1922 23 Respectfully Submitted, SARECHA/ED In Proper Person 28

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	I, Sean Mykendrick , hereby certify, pursuant to NRCP 5(b), that on this B
	y of 13 2019, I mailed a true and correct copy of the foregoing, " Jugde ent Couchenge
<b></b>	NOA
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by	depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
ade	dressed as follows:
	N. Can. Allaguer
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	Indian Springs, Nevada 89018

# AFFIRMATION Pursuant to NRS 239B.030

	The undersigned does hereby affirm that the preceding	
	NO A	
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filed	in District Court Case number <u>C-/9-338@24-/</u>	×
<b>a</b>	Does not contain the social security number of any person.	
	-OR-	
	Contains the social security number of a person as required by:	
	A. A specific state or federal law, to wit:	
	(State specific law)	
	-or-	
	B. For the administration of a public program or for an applie for a federal or state grant.	cation
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200 Lewis Avenue-3rd Floor Los Vegas NV. 89155-1160

Eighth dudicial District Court

UNIT 1 A/B

HIGH DESERT STATE PRISON

Electronically Filed 9/4/2019 9:49 AM Steven D. Grierson CLERK OF THE COURT

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27 28 DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

-VS-

SEAN MICHAEL MCKENDRICK #7068215

Defendant.

CASE NO. C-19-338224-1

DEPT. NO. VI

## AMENDED JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of BATTERY BY PRISONER (Category B Felony) in violation of NRS 200.481(2)(F); thereafter, on the 15th day of July, 2019, the Defendant was present in court for sentencing with counsel KARA SIMMONS, Deputy Public Defender, and good cause appearing,

THE DEFENDANT IS ADJUDGED guilty of said offense under the HABITUAL CRIMINAL STATUTE NRS 207.010 and, in addition to the \$25.00 Administrative Assessment Fee, \$250.00 Indigent Defense Civil Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA

Collection Fee, the Defendant sentenced as follows: LIFE WITH a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC); with FIFTY-NINE (59) DAYS credit for time served.

COURT recommends Defendant for the 184 program while incarcerated.

THEREAFTER, on the 19<sup>th</sup> day of August, 2019, the Defendant not present, but represented by counsel ASHLEY SISOLAK, Deputy Public Defender, and pursuant to Defendant's Motion for Additional Credit for Time Served, COURT ORDERED, Motion GRANTED; the Amended Judgment of Conviction reflects the following: Defendant to receive NINETY-EIGHT (98) DAYS credit for time served as of July 15, 2019.

DATED this \_\_\_\_\_\_\_ day of July\_2019.

ACQUELINE M. BLUTH DISTRICT COURT JUDGE

Felony/Gross Misdemeanor

**COURT MINUTES** 

February 20, 2019

C-19-338224-1

State of Nevada

vs

Sean McKendrick

February 20, 2019

11:00 AM Grand Jury Indictment

**HEARD BY:** Adair, Valerie; Jones,

COURTROOM: RJC Courtroom 12C

Tierra

COURT CLERK: Estala, Kimberly RECORDER: Garibay, Maria

**REPORTER:** 

PARTIES PRESENT:

Michael Dickerson Attorney for Plaintiff

State of Nevada Plaintiff

### **JOURNAL ENTRIES**

Russell Walker, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. State presented Grand Jury Case Number 18AGJ225X to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-19-338224-1, Department VI.

State requested a warrant, argued bail, and advised Deft is in custody. COURT ORDERED, \$100,000.00 BAIL with High Level Electronic Monitoring; INDICTMENT WARRANT ISSUED, and matter SET for Arraignment.

COURT FURTHER ORDERED, Exhibits 1-3 to be lodged with the Clerk of the Court; Las Vegas Justice Court case no. 19F01767X DISMISSED per the State's request. In addition, a Pre-Trial Risk Assessment will be prepared if one was not previously done.

I.W. (CUSTODY)

02/27/19 8:30 A.M. INITIAL ARRAIGNMENT (DEPT VI)

Printed Date: 2/21/2019 Page 1 of 1 Minutes Date: February 20, 2019

Prepared by: Kimberly Estala

Felony/Gross Misdemeanor COURT MINUTES February 27, 2019

C-19-338224-1 State of Nevada

٧S

Sean McKendrick

February 27, 2019 08:30 AM All Pending Motions

HEARD BY: Bixler, James COURTROOM: RJC Courtroom 10C

COURT CLERK: Reed, Keith

**RECORDER:** Takas, De'Awna

**REPORTER:** 

**PARTIES PRESENT:** 

Kara M. Simmons Attorney for Defendant

Sean Michael McKendrick Defendant

Shanon Clowers Attorney for Plaintiff

State of Nevada Plaintiff

**JOURNAL ENTRIES** 

INDICTMENT WARRANT RETURN...INITIAL ARRAIGNMENT.

Ms. Simmons noted the background of the case, advising an offer was made by Mr. Albright, she's reached out to the District Attorney and hopes it will be negotiated as it provisionally was. Ms. Clowers advised the Court of the offer. Statement by Defendant requesting a bail reduction. Colloquy regarding negotiations and Defendant's custody status. Ms. Simmons requested a status check on negotiations in 2 weeks and a trial setting. Defendant MCKENDRICK ARRAIGNED, PLED NOT GUILTY AND INVOKED THE SIXTY(60) DAY RULE. COURT ORDERED, matter SET for trial and status check.

### **CUSTODY**

3-13-19 8:30 AM STATUS CHECK NEGOTIATIONS

4-22-19 9:30 AM CALENDAR CALL

4-29-19 10:00 AM JURY TRIAL

Printed Date: 3/1/2019 Page 1 of 1 Minutes Date: February 27, 2019

Prepared by: Keith Reed

Felony/Gross Misdemeanor COURT MINUTES March 13, 2019

C-19-338224-1 State of Nevada

vs

Sean McKendrick

March 13, 2019 08:30 AM Status Check: Negotiations

**HEARD BY:** Bonaventure, Joseph T. **COURTROOM:** RJC Courtroom 10C

COURT CLERK: Reed, Keith

**RECORDER:** Takas, De'Awna

**REPORTER:** 

PARTIES PRESENT:

Christopher Peterson Attorney for Defendant
Robert B. Turner Attorney for Plaintiff

Sean Michael McKendrick Defendant
State of Nevada Plaintiff

#### **JOURNAL ENTRIES**

Mr. Peterson advised he's standing in for Ms. Simmons and requested a continuance. Mr. Turner stated there's no need to continue, matters can be re-calendared if negotiated. Mr. Peterson stated Ms. Simmons would like a 2 week continuance for this to get worked out. Defendant stated he would like to plead guilty to battery by prisoner. Court informed the Defendant the Court does not get involved in the negotiations and ORDERED, proceedings CONTINUED. Defendant requested a bail reduction. COURT ORDERED, request DENIED, and directed the Defendant to have counsel file the motion in writing. Defendant stated he's not spoken with counsel once. Mr. Peterson advised he will speak with Ms. Simmons. Court directed counsel to go and see the Defendant.

### CUSTODY

3-27-19 8:30 AM STATUS CHECK; NEGOTIATIONS

4-22-19 9:30 AM CALENDAR CALL

4-29-19 10:00 AM JURY TRIAL

Prepared by: Keith Reed

Felony/Gross Misdemeanor COURT MINUTES March 27, 2019

C-19-338224-1 State of Nevada

٧S

Sean McKendrick

March 27, 2019 08:30 AM Status Check: Negotiations

HEARD BY: Bixler, James COURTROOM: RJC Courtroom 10C

COURT CLERK: Garcia, Louisa

RECORDER: Takas, De'Awna

REPORTER:

PARTIES PRESENT:

David L. Stanton Attorney for Plaintiff
Kara M. Simmons Attorney for Defendant

Sean Michael McKendrick Defendant
State of Nevada Plaintiff

#### **JOURNAL ENTRIES**

Ms. Simmons stated the District Attorney attached a copy of the indictment on the back of the plea agreement versus an amended information. The Defendant will be pleading to one Count of battery by prisoner and, for efficiency sake, suggested all the Counts be stricken but Count 1. COURT SO NOTED.

NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. MCKENDRICK ARRAIGNED AND PLED GUILTY TO BATTERY BY PRISONER (F). Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. Ms. Simmons requested the bail be modified to reflect the charge Deft. currently pled to. Opposition by State. Statement by Ms. Simmons regarding criminal history. COURT ORDERED, Bail REDUCED to \$10,000.00.

### **CUSTODY**

5/13/19 8:30 AM SENTENCING (COUNT 1)

Prepared by: Louisa Garcia

Felony/Gross Misdemeanor

**COURT MINUTES** 

July 01, 2019

C-19-338224-1

State of Nevada

Sean McKendrick

July 01, 2019

9:30 AM

**Bench Warrant Return** 

**HEARD BY:** Jones, Tierra

COURTROOM: RJC Courtroom 10C

COURT CLERK: Keith Reed

**RECORDER:** 

Patti Slattery

**REPORTER:** 

**PARTIES** 

PRESENT:

McKendrick, Sean Michael Defendant

Simmons, Kara M. Deputy Public Defender Deputy Public Defender Sisolak, Ashley L. Stanton, David L. **Deputy District Attorney** 

State of Nevada Plaintiff

### **JOURNAL ENTRIES**

- Ms. Sisolak advised the case is Ms. Simmons who's in Justice Court; the intention is to ask for 2/48 recommended by Parole and Probation with the 184 program; if inclined to follow that the case can be handled, or swapped out. Court noted the intention of the State to file for habitual treatment and at the request of Ms. Sisolak ORDERED, proceedings TRAILED for the presence of Ms. Simmons.

### MATTER RECALLED:

Court noted the intention of the State to seek habitual treatment. Ms. Simmons requested a sentencing date, inquiring as to the date of notice as she did not see it. Court stated it's been filed and seen in Odyssey, the date is unknown and ORDERED, matter SET for sentencing.

**CUSTODY** 

PRINT DATE: 07/12/2019 Page 1 of 2 Minutes Date: July 01, 2019

### C-19-338224-1

7-15-19 9:30 AM SENTENCING

PRINT DATE: 07/12/2019 Page 2 of 2 Minutes Date: July 01, 2019

Felony/Gross Misdemeanor COURT MINUTES July 15, 2019

C-19-338224-1 State of Nevada

vs

Sean McKendrick

July 15, 2019 09:30 AM Sentencing

HEARD BY: Bluth, Jacqueline M. COURTROOM: RJC Courtroom 10C

COURT CLERK: Reed, Keith

**RECORDER:** Takas, De'Awna

**REPORTER:** 

**PARTIES PRESENT:** 

Brandon B. Albright Attorney for Plaintiff
Kara M. Simmons Attorney for Defendant

Sean Michael McKendrick Defendant
State of Nevada Plaintiff

#### **JOURNAL ENTRIES**

Argument by Ms. Simmons in regards to her objection to the Court's review of Police Reports for sentencing. Argument in support of Court's review of Police Reports and in support of habitual criminal treatment by Mr. Albright. Court stated all has been read and considered. Argument and exhibits in support of large habitual criminal treatment by Mr. Albright. Exhibits Presented (See Worksheet). Statement by Defendant. Argument in opposition of habitual criminal treatment by Ms. Simmons. Pursuant to Habitual Statute NRS 207.010, Defendant MCKENDRICK ADJUDGED GUILTY OF BATTERY BY PRISONER (F). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers, \$3.00 DNA Collection fee and \$250.00 Indigent Defense Civil Assessment fee, Defendant SENTENCED TO LIFE in the Nevada Department of Corrections WITH MINIMUM PAROLE ELIGIBILITY AFTER TEN (10) YEARS; FIFTY-NINE (59) DAYS credit for time served. Court recommends the Defendant for the 184 Program.

NDC

Prepared by: Keith Reed

Felony/Gross Misdemeanor COURT MINUTES August 19, 2019

C-19-338224-1 State of Nevada

vs

Sean McKendrick

August 19, 2019 09:30 AM Defendant's Motion for Additional Credit for Time Served

HEARD BY: Herndon, Douglas W. COURTROOM: RJC Courtroom 10C

COURT CLERK: Reed, Keith

**RECORDER:** Takas, De'Awna

**REPORTER:** 

PARTIES PRESENT:

Ashley L. Sisolak Attorney for Defendant

Brandon B. Albright Attorney for Plaintiff

State of Nevada Plaintiff

**JOURNAL ENTRIES** 

Defendant not present.

Argument in support of motion by Ms. Sisolak requesting 108 days credit for time served. Argument by Mr. Albright stating it was believed an additional 23 days were sought. Colloquy regarding credit for time served. Court stated findings and ORDERED, Defendant's Motion For Additional Credit For Time Served GRANTED; Amended Judgment of Conviction to reflect NINETY-EIGHT (98) DAYS credit for time served as of July 15, 2019

NDC

Printed Date: 8/27/2019 Page 1 of 1 Minutes Date: August 19, 2019

Prepared by: Keith Reed

Felony/Gross Misdemeanor COURT MINUTES

**September 16, 2019** 

C-19-338224-1

State of Nevada

 $\mathbf{vs}$ 

Sean McKendrick

September 16, 2019 9:30 AM Appointment of Counsel

HEARD BY: Bluth, Jacqueline M. COURTROOM: RJC Courtroom 10C

COURT CLERK: Keith Reed

Shannon Reid

**RECORDER:** De'Awna Takas

**REPORTER:** 

**PARTIES** 

**PRESENT:** Albright, Brandon B. Deputy District Attorney

Brooks, Howard S. Deputy Public Defender

State of Nevada Plaintiff

### **JOURNAL ENTRIES**

- Defendant not present.

Mr. Brooks CONFIRMED the Public Defender as counsel. COURT SO ORDERED.

**NDC** 

PRINT DATE: 09/17/2019 Page 1 of 1 Minutes Date: September 16, 2019

Electronically Filed 11/8/2019 2:57 PM Steven D. Grierson CLERK OF THE COURT

### **RTRAN** 1 2 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, CASE#: C-19-338224-1 8 Plaintiff, DEPT. VI 9 10 VS. 11 SEAN MICHAEL MCKENDRICK, Defendant. 12 13 BEFORE THE HONORABLE JAMES BIXLER, SENIOR DISTRICT COURT JUDGE 14 WEDNESDAY, MARCH 27, 2019 15 RECORDER'S TRANSCRIPT OF HEARING: 16 STATUS CHECK: NEGOTIATIONS 17 **APPEARANCES:** 18 For the State: DAVID STANTON, ESQ. 19 Chief Deputy District Attorney 20 For the Defendant: KARA SIMMONS, ESQ. 21 Public Defender's Office 22 23 24 25 RECORDED BY: De'AWNA TAKAS, COURT RECORDER

1	Las Vegas, Nevada, Wednesday, March 27, 2019
2	
3	[Hearing began at 10:13 a.m.]
4	THE COURT: Page 7 is State of Nevada versus Sean
5	Michael McKendrick, who is present, in custody. Public Defender case,
6	status check on negotiations, and it would appear it's been resolved.
7	MS. SIMMONS: It has been, Your Honor. The only thing, I
8	guess, logistically, to note is that on the back the District Attorney had
9	attached a copy of the full indictment versus an amended information.
10	Mr. McKendrick is going to be pleading to one count of battery
11	by prisoner. So, for efficiency sake, I was suggesting to Mr. Stanton this
12	morning that maybe we just strike all counts but count one.
13	THE COURT: We'll go through count one, and then we'll
14	dismiss the rest of them.
15	MS. SIOMMONS: Thank you,
16	THE COURT: Okay.
17	MS. SIMMONS: Your Honor.
18	THE COURT: That's fine.
19	Mr. McKendrick that is your correct name, Sean Michael
20	McKendrick; right?
21	THE DEFENDANT: Yes, sir.
22	THE COURT: Okay. I have a guilty plea agreement here that
23	indicates that this case has been resolved. Is that right?
24	THE DEFENDANT: Yes, sir.
25	THE COURT: As to the category B felony offense, battery by

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1	prisoner, one count, now are you going to plea to that charge?
2	THE DEFENDANT: Guilty.
3	THE COURT: Did read through this guilty plea agreement?
4	THE DEFENDANT: Yes, sir.
5	THE COURT: Did you discuss it with your attorney?
6	THE DEFENDANT: Yes, sir.
7	THE COURT: You feel confident you understand the terms
8	and conditions of this agreement?
9	THE DEFENDANT: Yes, sir,
10	THE COURT: On page 4 of this agreement, there's a section
11	entitled waiver of rights, did you read through that section carefully?
12	THE DEFENDANT: Yes, sir.
13	THE COURT: Did you discuss those rights with your
14	attorney?
15	THE DEFENDANT: Yes, sir.
16	THE COURT: You feel confident that you thoroughly
17	understand the rights that you would be giving up or waiving in order to
18	plead guilty?
19	THE DEFENDANT: Yes, sir.
20	THE COURT: I want to run through them real quickly with
21	you. On a criminal case the State has to prove that the defendant, you,
22	are guilty beyond a reasonable doubt of the charge that you're charged
23	with. You don't have to prove that you're innocent. You have the right
24	to confront and cross-examine the State's witnesses against you. You
25	have the right to subpoena witnesses on your behalf, if you chose to do

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1	that. You're also protected by the 5 <sup>th</sup> Amendment of the Constitution
2	against self-incrimination, meaning you could not be compelled to testify
3	in a criminal case where you're the defendant. You can waive that right,
4	and get on the witness stand and testify just like any other witness. If
5	you do that you'll be subject to being cross-examined by the State of
6	Nevada and if you have any prior criminal history the State gets to go
7	into your prior criminal history, to a certain degree.
8	Do you understand all those rights?
9	THE DEFENDANT: Yes, sir.
10	THE COURT: At the end of that trial, if you're convicted, you
11	have the right to appeal that conviction to the Supreme Court. You
12	understand that?
13	THE DEFENDANT: Yes, sir.
14	THE COURT: Now are you sure you want to waive all those
15	rights so that you can plead guilty?
16	THE DEFENDANT: Yes, sir.
17	THE COURT: Okay. What is your understanding of the
18	maximum sentence that can be imposed upon you as a result of this
19	plea of guilty?
20	THE DEFENDANT: 28 to 72 months.
21	THE COURT: That is correct. You've been paying attention.
22	THE DEFENDANT: Yes, sir.
23	THE COURT: That's 1 to 6 is the range, but the maximum
24	sentenced would be 28 to 72 months.
25	THE DEFENDANT: Yes, sir.

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THE COURT: You understand that what happens to you at the time of sentencing -- the State retains the right to argue so they're going to be arguing, I have no doubt, for prison time. And what happens to you at the time of sentencing is completely and totally up to the Court, and no one can promise, or predict, what kind of sentence the Court's going to impose, except that that's the maximum sentence that the court can impose, so you're aware of that; right?

THE DEFENDANT: Yes, sir.

THE COURT: Okay. Did anybody promise you anything that's not contained in this guilty plea agreement in order to get you to plead guilty?

THE DEFENDANT: No, sir.

THE COURT: Anybody threat or coerces you in order to get you to plead guilty?

THE DEFENDANT: No, sir.

THE COURT: Are you pleading guilty because in truth and fact you're actually are guilty and you're freely and -- voluntarily entering this plea; is that correct?

THE DEFENDANT: Yes, sir.

THE COURT: I'm going to read to you from the indictment, just the first count; we're going to dismiss the rest of the counts.

According to the information contained in count one, it says that on or about the 29<sup>th</sup> of January 2019 you did willfully, unlawfully, feloniously, and knowingly use force or violence upon another person, to wit: D.

Webb, by punching -- said D. Webb, and at that time you were a

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1	prisoner lawfully in custody. Are those allegations contained in the
2	indictment true and correct?
3	THE DEFENDANT: Yes, sir.
4	THE COURT: And just one last time, I'm not going to see you
5	back here in a few months, or 6 months, asking saying I didn't
6	understand what I was doing, and I want to withdraw my plea; anybody
7	sitting on the bench gonna hear that from you?
8	THE DEFENDANT: No, sir.
9	THE COURT: Okay. The court will accept your plea of guilty
10	as have been freely and voluntarily entered. Counts 2, 3 and 4 in this
11	matter are gonna be dismissed.
12	What else is he in custody on?
13	THE DEFENDANT: That's
14	MS. SIMMIONS: This is
15	THE DEFENDANT: it.
16	MS. SIMMONS: the only case holding him, Your Honor.
17	THE COURT: Oh, it is?
18	MS. SIMMONS: It is.
19	THE COURT: Okay. P&P's gonna be here down at the jail to
20	interview you. They'll do it by remote I don't know if they have to go to
21	the jail, or if they can do it by some other remote fashion. I'm not sure.
22	But be aware that you're gonna be in contact by P&P, because they
23	need personal background information to prepare the PSI.
24	THE DEFENDANT: Yeah, Your Honor, my lawyer was
25	explaining to me, if I were to get out on bail, or I get an O.R., that to be

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1	contact with them, and
2	MS. SIMMONS: We explained to him his obligations with
3	P&P, Your Honor.
4	THE COURT: What's happened to all these other charges?
5	THE DEFENDANT: Dismissed.
6	MS. SIMMONS: They're getting dismissed.
7	THE COURT: I mean
8	MS. SIMMONS: The other oh, you mean the other case?
9	THE COURT: Yes.
10	MS. SIMMONS: The other case was dismissed.
11	THE COURT: Battery by prisoner, attempt murder
12	MS. SIMMONS: That's this case, Your Honor.
13	THE COURT: Oh, it is this case?
14	MS. SIMMONS: Yes.
15	THE COURT: I was thinking they were all the charges were
16	battery. That is an attempt murder yeah, okay, he's getting a good
17	deal.
18	So are you wanting the court to address his custody status?
19	MS. SIMMONS: If you're willing to do it right now, I was
20	planning on filing a
21	THE COURT: I would
22	MS. SIMMONS: motion on Friday.
23	THE COURT: prefer that you file a motion, and let the State
24	respond. The normal method of addressing bail in these situations is
25	have your counsel file a motion so the State has a chance read it, and

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then file a response if they chose too. Okay?

THE DEFENDANT: I understand that, Your Honor. I just -there's any way to do it today, I want to do it today. My boss has been
holding my job for over two months now. You know, I'm a fulltime
student at CSN. You know --

MS. SIMMONS: So, I guess, the only thing I would ask today, because he has plead just one count, if Your Honor would consider modifying the bail to reflect the charge the he is currently plead to versus the multiple charges he originally had.

MR. STANTON: I don't have an objection to that, but would request that anything other than that be in writing.

THE COURT: I don't -- I'm just asking the question. What's his background look like?

MS. SIMMONS: He has 3 prior felonies.

THE DEFENDANT: That are 10 years old.

MS. SIMMONS: That's true, Your Honor. In looking at -- and I can show Your Honor a copy of my risk assessment if you'd like. It does show that the last felony conviction he had -- was in 2008.

THE COURT: How many points? I'm just getting a custom to the risk assessment that --

MS. SIMMONS: The risk assessment is four.

THE COURT: Oh, that's not so terrible bad. Here's what I'll do, under the circumstances of a three prior felony convictions and -- even though that is -- and with his finally plea, I'll set the bail appropriate for the charge. In my opinion it's \$10,000. So I'll set bail on the one

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1	count that he's plead guilty to in the sum of \$10,000.
2	MS. SIMMONS: Thank you, Your Honor.
3	THE COURT: Then they can file a motion to reduce the bail
4	or give you an O.R., but, as of now, the bails 10,000. Okay?
5	THE DEFENDANT: Yes, sir.
6	MR. STANTON: The sentencing date, Your Honor.
7	THE COURT: Yep.
8	THE CLERK: May 13 <sup>th</sup> at 8:30.
9	THE COURT: May 13 <sup>th</sup> .
10	[Hearing concluded at 9:38 a.m.]
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21	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my
22	ability.
23	( r/d
24	Millina Jakas
25	De'Awna Takas Court Recorder/Transcriber

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**RTRAN** 1 2 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, CASE#: C-19-338224-1 8 Plaintiff, DEPT. VI 9 10 VS. 11 SEAN MICHAEL MCKENDRICK, Defendant. 12 13 BEFORE THE HONORABLE TIERRA JONES, DISTRICT COURT JUDGE 14 MONDAY, JULY 1, 2019 15 RECORDER'S TRANSCRIPT OF HEARING: 16 BENCH WARRANT RETURN 17 APPEARANCES: 18 For the State: DAVID STANTON, ESQ. 19 Chief Deputy District Attorney 20 For the Defendant: 21 KARA SIMMONS, ESQ. ASHLEY L. SISOLAK, ESQ. 22 Public Defender's Office 23 24 25 RECORDED BY: PATTI SLATTERY, COURT RECORDER

1	Las Vegas, Nevada, Monday, July 1, 2019
2	
3	[Hearing began at 9:42 a.m.]
4	MS. SISOLAK: Good morning, Your Honor, Ashely Sisolak
5	present on behalf of Mr. McKendrick. Your Honor, this is Ms.
6	Simmons's matter.
7	THE COURT: Okay.
8	MS. SISOLAK: She is in Justice Court. I have notes here that
9	I'm intending to ask for 12 to 48 as recommended by P&P, with a 184
10	program. If Your Honor's inclined to follow that I can handle it, otherwise
11	I'll have to go swap her out and send her up.
12	THE COURT: Well, I mean, I'm not going to tell you what I'm
13	inclined to do, because I haven't heard argument, and the State filed a
14	notice of intend to seek habitual criminal treatment on this.
15	MS. SISOLAK: I'll send I'll have her sent her up.
16	THE COURT: Yeah.
17	MS. SISOLAK: Thanks, Your Honor.
18	THE COURT: So, sir, just have a seat we going to come back
19	to you.
20	[Hearing resumed at 9:54 a.m.]
21	MR. STANTON: That's correct, Your Honor.
22	THE COURT: Are you prepared to go forward today?
23	MR. STANTION: I believe the certified copies have been

obtained, but they're not in the file. So I'd ask that a sentencing date be

set, and that's the note from Mr. Albright, as well.

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1	MS. SIMMONS: When was that notice, because I anticipated
2	that would happen, but I did not actually receive the notice.
3	THE COURT: It was filed I saw it in Odyssey on Friday
4	MR. SIMMONS: Okay.
5	THE COURT: when I prepped this calendar. It's filed
6	MS. SIOMMONS: Okay.
7	THE COURT: I just couldn't tell you the date.
8	MS. SIMMONS: Okay.
9	THE COURT: But I did see it in Odyssey so I assumed that
10	they'd be requesting a continuance to get the certified priors. So we're
11	going to pass this matter for two weeks for sentencing; that date is?
12	THE CLERK: Two weeks sentencing, Your Honor, July 15 <sup>th</sup>
13	9:30.
14	MS. SIMMONS: Thank you, Your Honor.
15	THE RECORDER: Counsel can you spell your name for me,
16	please?
17	MS. SIMMONS: K-A-R-A S-I-M-M-O-N-S.
18	THE RECORDER: Thank you.
19	MS. SIMMONS: Thank you. I'm sorry, what was that date?
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1	THE CLERK: July 15 <sup>th</sup> 9:30.
2	MS. SIMMONS: Thank you.
3	[Hearing concluded at 9:55 a.m.]
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21	ATTEST: I do hereby certify that I have truly and correctly transcribed the
22	audio/video proceedings in the above-entitled case to the best of my ability.
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**RTRAN** 1 2 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, CASE#: C-19-338224-1 8 Plaintiff, DEPT. VI 9 10 VS. 11 SEAN MICHAEL MCKENDRICK, Defendant. 12 13 BEFORE THE HONORABLE JACQUELINE M. BLUTH, DISTRICT COURT JUDGE 14 MONDAY, JULY 15, 2019 15 RECORDER'S TRANSCRIPT OF HEARING: SENTENCING 16 **APPEARANCES:** 17 18 BRANDON ALBRIGHT, ESQ. For the State: **Deputy District Attorney** 19 20 21 For the Defendant: KARA SIMMONS, ESQ. Public Defender's Office 22 23 24 25 RECORDED BY: De'AWNA TAKAS, COURT RECORDER

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[Hearing began at 10:13 a.m.]

THE COURT: C338224 State of Nevada versus Sean Michael McKendrick. Mr. McKendrick is present, in custody, Ms. Simmons on his behalf, Mr. Albright on behalf of the State.

This is a time and date set for sentencing. This was on on June 10<sup>th</sup> of 2019, the defendant wasn't present, a bench warrant was issued. The negotiations were the State has the right to argue.

Are both sides ready to proceed today?

MS. SIMMONS: I'm prepared, Your Honor, I did want to clarify one thing though. The State had submitted police reports for two incidents that are not part of the negotiation here. They're not at all related to this event. And I had objected to, Your Honor, considering those as part of the sentencing for today.

THE COURT: Right.

MS. SIMMONS: So I did want to make sure the record was clear I was objecting, because those are incidents that are not -- one was dismissed and one is screening. Neither of them are actually factually part of this case. So I was objecting for relevance and prejudicial purposes. Deferring to Your Honor as to whether or not -- and the only thing I need to make clear is, whether or not, Your Honor, did -- use them, and are going to consider them today.

THE COURT: Mr. Albright?

MR. ALBRIGHT: I'll just refer to Nevada v. Morfin, that's M-O-

R-F-I-N. It says a sentencing proceeding is not a second trial, and the court is privileged to consider facts and circumstances, which would not be admissible at trial. Other criminal conduct may properly be considered at the sentencing hearing even though the defendant was never charged or convicted of it. And that -- it says the purpose is to allow the sentencing judge to gain a further assessment of the defendant so that the punishment will fit offender and not merely the crime for which he was convicted.

Another reason is because I'm seeking habitual --

THE COURT: Right.

MR. ALBRIGHT: -- treatment, which incubuses his criminal history, Your Honor.

THE COURT: Understood.

MR. ALBRIGHT: And takes into account judgments of conviction from prior convictions.

MS. SIMMONS: And my only response to that, specially, is that, obviously, I already know in a PSI Your Honor's always made aware -- well, specifically, factually in this case he was on house arrest at the time. Obviously there was a prior case; however, that case was dismissed. Obviously Your Honor would know if he had picked up a new case, otherwise the State wouldn't have regained the right -- the full right to argue.

THE COURT: Yeah.

MS. SIMMONS: However, the factual circumstances of those cases and those allegations, especially when one of those cases was

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voluntarily dismissed by the State, and the State has yet to file in the other case, I think that is going beyond what should be considered in sentencing Mr. McKendrick here today.

As far as the JOC goes, those are things that we can't really argue against.

THE COURT: Sure.

MS. SIMMONS: Those already happened. But the police reports for the other two cases, I do believe are being inappropriately used here.

THE COURT: So I think that I understand your position Ms. Simmons, I think that, you know, it's a little bit different then when it's a judge hearing these things versus a jury; right? I think that I can look at evidence and give evidence the appropriate weight that I see fit, were as, you know, we get nervous with lay people, such as jury that are they gonna be so prejudice by these types of things that they're not gonna be able to, you know, make a determination based on the facts.

So, yes, I read them. Yes, I considered them. I don't give the cases that you're -- discussing right now the type of weight that I'd give the cases that are in the PSI, and cases that I have judgments of convictions for. But I think that globally I should look at everything, and then it's up to me to determine what weight is appropriate. So that's what I'll say in regards to that; okay?

MS. SIMMONS: Thank you, Your Honor.

THE COURT: You're welcome.

MS. SIMMONS: Other than that, we are prepared to go

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1	forward today.	
2	THE COURT: All right. And Mr. Albright are you also?	
3	MR. ALBRIGHT: I am, Your Honor.	
4	THE COURT: All right. Okay, Mr. Albright?	
5	MR. ALBRIGHT: I will just briefly Your Honor, I mentioned	
6	that I'll be seeking habitual treatment. On the State's notice to seek	
7	habitual, there is one small amendment on page 1 line 26 it mentions as	
8	assault with a deadly weapon. The actually charge per the JOC, which	
9	I'll be entering shortly as an exhibit, is an assault upon an officer is the	
10	actual name of the charge.	
11	THE COURT: Okay.	
12	MR. ALBRIGHT: It doesn't change the felony or the case	
13	number.	
14	THE COURT: Sure.	
15	MR. ALBRIGHT: It was also in January of 2005; where as my	
16	notice on line 25 says, 2004.	
17	THE COURT: Okay.	
18	MR. ALBRIGHT: So, I think, because the JOC takes a little	
19	while, as you know, it became a 2005 case.	
20	THE COURT: Okay.	
21	MR. ALBRIGHT: So I just wanna make sure those	
22	amendments were on the record.	
23	THE COURT: Thank you.	
24	MR. ALBRIGHT: The State is requesting today that the	
25	court adjudicate the defendant on the large habitual pursuant to NRS	

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207.010, and that you sentence him to 10 years to life in prison at the Nevada Department of Corrections. As such I'll enter these three exhibits -- prior judgements of convictions exhibit number 1, these have been previously marked by your court. Exhibit 1 is case CR04-1800 a judgment of conviction, 2005, for Sean Michael McKendrick for assault upon an officer. Proposed exhibit number 2 is from case CR08-1349 filed in July of 2008 for Sean Michael McKendrick for battery by a prisoner, a felony. And exhibit number 3, the sticker here says it's a proposed exhibit, is a judgment of conviction from June of 2008 for Sean Michael McKendrick case number CR08-0323 the charge of battery with a deadly weapon causing substantially bodily harm.

With that, Your Honor, I wanna go a little bit through his criminal history, most of which, obviously, is in the PSI, which you have before you. On page 4, his first conviction was a gross misdemeanor, drug related in 2003. He was 19-years-old, and he was given 12 months in jail. Less than a year later, he picks up his next gross misdemeanor; he's barely 20-years-old, it's taking a vehicle without owner's consent. Again, he's given 12 months in jail. Interestingly enough, the next case he picks up is only a month later, which -- its assault with a deadly weapon on a police officer is what he pleads to. The charges included, PSV, eluding police, endangering persons, and property. He's given -- this is his first felony, he's given 12 to 48 months. He's dishonorably discharged in November of 2006. 14 months later he's charged with attempt murder with a deadly weapon. He pleads guilty to battery with a deadly weapon resulting in substantially bodily

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harm, there's over \$100,000 in restitution. He's 24-years-old at this point, and he's sent to prison for 6 to 15 years. Now before he actually pleads to that, he picks up another case while in custody, which is, according to the PSI, a battery on police officer. He pleads to a battery by prisoner and gets a 16 to 48 consecutive to his 6 to 15 years, so bottom there is about 7½ years. I don't know how much of that 7 to 20 years he served, or 7 to 19 years, but the next case that he does pick-up is in January 19 -- 2019, just this year. And this was the case earlier referenced that was dismissed. It's a -- domestic violence related, the victim is his girlfriend, and her friend. It involves robbery with a deadly weapon of him by gun point taking her phone, her wallet, and her tablet, with a firearm, telling her and her friend, with a gun pointed to the friends head, today all three of us are going to die. Eventually he's taken into custody. In his car, is found that firearm with an obliterated serial number. For whatever reason, such as the nature with domestic cases, as you're fully aware, for lack of cooperation on the victim's part, that case was ultimately dismissed.

But very shortly after getting arrested he posted bail and was put on house arrest. He was sent to live with -- or permission from the court and his brother, was living with his brother and sister-in-law at their apartment on house arrest. Three days after being on house arrest his brother calls the police, and says I need you to come -- and this is in the report for this case -- the instant case he's on house arrest, and his brother and sister-in-law call the police and say, we need you to do a random check at our house, we want our brother to be drug tested and if

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tests dirty he's not allowed to live at our house anymore. They leave the house when the -- both the house arrest officers arrive, he's there, he's acting erratic, he's sweating. Because of that they attempt to put him in hand cuffs, and he starts to resist after they've got one hand cuff on. He starts swinging at them, hitting both of them, including being hit by the other half of the hand cuffs. At one point, per the arrest report, as well as the -- they both testified at grand jury, one of the officers is charged and thrown into a table that breaks. At one point the fight ends up outside on the balcony. This is out front there on the second floor, and the defendant charges one of the officers and attempts to push him over the balcony off the second floor. The only way that doesn't happen is that the other officer comes to his rescue, puts him in a headlock where eventually he's rendered unconscious. When he comes to again he immediately starts fighting. He's put into custody, and eventually makes his way to jail.

He's charged, in that case, with attempt murder on that police officer, two counts of battery by prisoner, and an attempt battery with -- resulting in substantial bodily harm. He ultimately pleads to a battery by prisoner. Which as I've made clear, he's already got one of those convictions in his past, as well as another assault with a deadly weapon on a police officer. His bail is at \$100,000 after he enters his plea, unfortunately as you're fully aware, the State's case load does not allow me to be present for every entry of plea for my cases, so I'm not present for that. The defense argues for lowering the bail to \$10,000. You were not on the bench, Judge Bixler is, he bites at that argument and bail is

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lowered to -- \$10,000 even though the only thing that's changed is that assumption of guilt, innocence is gone, now he has plead guilty. So that is what it is, it's an argument for another time.

But, unfortunately, he makes bail and is released. And to the surprise of no one, he fails to appear at his rendition of sentence here on the 10<sup>th</sup> of June 2019, a bench warrant is issued. We find out later, actually I only found out a couple days ago, part of the reason he was here is that on June 7<sup>th</sup> 2019 he picks a new case. He's inside of Your Stop Liquor when police call to the scene, this is case 19F12275X, what's concerning about this case -- although right now it's plead as a trafficking, he's eventually caught with 10.5 grams of methamphetamine on his person, but in the police report, again, as he's -- as officers -multiple officers are trying to take him in custody, he's fighting, he's swinging, he's assaulting multiple officers, a code red is called, three other units have to be called off the street, which obviously puts the community at risk pulling those -- men and woman off the streets, but again as -- his criminal history is shown, again, he's combative with officers, assaulting them, swinging at them, battering them. So that one is yet to be filed, although probable cause has been found by a magistrate, there's a status check on filing.

Also, important to note in that case, after he swung -- he's put in hand cuffs, they're running his record to see who this man is, he jumps up in the middle of the street and flees, ultimately escaping. At that point he's -- a prisoners and hasn't been charged as an escape, but it certainly could. He runs across the street into a 7-Eleven parking lot,

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officers have to run through a street, with traffic, and catch him again and put him in custody.

So one -- there's a couple patterns that we see here, multiple incidences of eluding, of running, failing to appear, but another thing we see is violence in every charge, deadly weapons are part of each charge. But most concerning to the State is his tendency to zero in on law enforcement officers. I've never seen a criminal history so overpleat with instances where whatever's happening whether he's on drugs or not, on house arrest or not, in jail or in prison or not, he's assaulting and victimizing law enforcement officers. It's concerning to the State for -- obvious reasons.

I -- want to point out a couple things from the PSI that I expect we'll hear in the defenses argument, and that's his mental health. So on page 3 of the PSI it talks about diagnosed dyslexia, it also says -- allegedly he has bipolar disorder, post-traumatic stress disorder, and schizophrenia. So this is unfortunate, and mental health is nothing to be taken lightly, and I'm the first to admit that, but what I want to make clear is that not only would he not be admitted to mental health, and I don't think that's appropriate and I would oppose it if it's on the table, but because of the violent nature I don't think would be accepted, but there are thousands of people living in our city that suffer from schizophrenia, PTSD and bipolar disorder and many, if not the vast majority, of them live productive lives, hold down jobs, have families and struggle with that personally without trying to kill law enforcement officers every time they have the chance.

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The next point, from the PSI, are drugs. On that same page, page 3, he claims to be addicted to marijuana from age 12 and addicted methamphetamine from 14. Again, I don't' think he's a candidate for drug court. I don't think he would be accepted because of the violent nature of these charges and his past. I would oppose any sort of program in that regard. But, again, the State deals with meth addicts on a daily basis, and the vast, vast majority, although -- self-destructive, and self-harming, maybe thieves to feed their need, the vast, vast majority do not victimize other people violently, certainly not police officers, while they're being taken into custody, whether they're high at the time or not.

And then finally, I want to speak to the fact that -- of why I'm asking for 10 to life versus 10 to 25. I'm well aware of the different structure in the habitual statute, and why I feel that life on the end as a possibility versus 25 is important here. I've made clear that his criminal history started at 19, at least his adult criminal history, and that every time he's out of custody, even for a short number of months, he picks up another violent concerning charge. I think 10 to 25 versus 10 to life he'll likely -- actually probably get out along the same amount time he'll serve initially the same amount of time, but keeping him on parole for life prospectively, at least gives him that motivation and that, kind of, hammer hanging over his head to try to give him the motivation to be better. It's to protect, not only, the members of our community to maybe people that his family, obviously, were victimized in some of these cases. Law enforcement officers, obviously, but also to protect himself,

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the defendant, as something that would possible be a motivating factor to be better once he gets out. And with that, I'll submit.

THE COURT: I know that the murder that he was charged with in Reno was ultimately -- he was convicted to a bat with deadly with substantial. Does anybody know the underlying circumstances? It's hard to get those records, so I'm blaming anybody for not having them. But does anybody know the underlying circumstances related to the murder?

MR. ALBRIGHT: It was hard enough for me to get the judgments of convictions, Your Honor.

THE COURT: Okay.

MR. ALBRIGHT: And I was hoping the JOC's would include a little bit more factual detail, which they don't.

THE COURT: Okay. So, sir, in a moment I'm going to have the opportunity to hear from Ms. Simmons on your behalf, is there anything that you would like to say to the Court before I sentence you?

THE DEFENDANT: Yes, ma'am.

THE COURT: Okay.

THE DEFENDANT: First and foremost everything that the DA has said, it's pretty much true ma'am. I have a really bad history, and no way, shape or form, am I saying that anything right now is an excuse. I am guilty of the crime of resisting arrest, arguing with those officers, when I'm being tried for right now. The only thing is, ma'am, I would like to explain my situation where I was at mentally.

I had just did 9½ years solitary confinement in Ely max prison.

I was released, I have PTSD I couldn't be around no-body, but I still gainfully had a job. I fell in love with somebody, I was with them for 8 months, I found out they were HIV positive. I did not know what to do. I left my apartment, went to my brother's house, cried, went right back to my apartment. Then I was arrested. Do to allegations that were completely false, I was out on bail, this did happen.

Your Honor, the only thing I ask of you, is to please give me a chance. Even when I was out on bail I was still gainfully employed. I still got a new apartment. I did not show up for sentencing because I, myself, had gave my girl my money for a new lawyer to show up. I was at work, my lawyer called me, why didn't you show up? I told her what happened. She said you need to get ahold of a lawyer now so they can file a motion to expunge it. Honestly, ma'am, I was so scared I didn't know what to do I just started getting high again.

In no way shape or form am I saying that it's right. And no way shape or form am I saying that I'm not guilty, I am. But I'm begging you, please, show me some leniency. I do not even know how to explain the things that I was going through mentally. Even officers that took me to UMC that I got in a fight with I explained it to them while we were there, I told them, look I'll pee in a cup; they were like well it's too late. You know, it was too late. And I understand that I did make mistakes, but I could not function right, but I was trying to get the help that I needed.

I'm begging you please don't throw me away like an animal.

Please don't give me the habitual. And if you do, ma'am, please

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suspend it. Give me 5 years probation. Give me intensive house arrest, I will show you that I can be a better man. I'm begging you. And I know that you probably hear this all the time, you used to be a prosecutor yourself, but sometimes, some people just get the bad deal, and that was me. I'm not saying that it was --

THE COURT: Got --

THE DEFENDANT: -- right.

THE COURT: -- the bad --

THE DEFENDANT: I'm not --

THE COURT: -- deal? What do you mean you got the bad deal? Listen, I --

THE DEFENDANT: No, no --

THE COURT: No, no, no. I'm all about giving people chances. You have literally tried to kill people, and killed somebody, over, and over, and over again. This isn't about you getting a bad deal. This is about you making bad decisions and trying to hurt people over, and over, and over again. This isn't about me being a prosecutor. This isn't about you being a defendant. This is about you are dangerous, and if you think you are getting probation you are delusional. You have made --

THE DEFENDANT: Excuse me --

THE COURT: -- no. You have got your chances. You have been given the chances of probation. You've been given the chances of parole. And what you do is you get out, and even when you're not out, you continue to hurt people. And that is going to stop. And it's gonna

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stop here today. Ms. Ross. Ms. --

MS. SIMMONS: Ms. --

THE COURT: -- Simmons.

MS. SIMMONS: -- Simmons. It's okay, I understand.

Obviously, I had previously explained to him if he's treated as a habitual criminal, that's not like -- we can't suspend it, its mandatory prison. I'd also explained to him, obviously, it's a long shot in asking for probation. More than a long shot like the longest shot ever based on his criminal history.

But in looking -- so I'm gonna start with I'm asking for. Parole and Probation, when he showed up for his PSI when he went and got the evaluation done by them, they recommended based on all of his criminal history, and the facts at that time, I recognize they are slightly different now, but at that time their recommendation was a 12 to 48. I would, at a minimum, ask that, Your Honor, consider that, but if not, simply not treating him as habitual criminal.

In this case -- what we have here is a situation where Mr. McKendrick was, unfortunately at the time, on house arrest. Although I do not agree with it, it was definitely something I was going to writ had we not negotiated the case. Mr. Albright and I actually had negotiated this case prior to him going to the grand jury. Then he had gone to the grand jury, and we done the deal up here in District Court. I think it was going to be actually next to impossible to actually -- substantiate the attempt murder charge in this case. In this case what I think is very clear just based on reading the police report that this was a situation

where somebody who was being monitored by house arrest, who was scared of going back to jail, had officer's show up, and maybe he was high, maybe he wasn't, but he definitely was not acting normal, and he panicked. Mr. McKendrick tried to flee. He hurt those officers, unfortunately, in his attempt to flee, but there was no intent by Mr. McKendrick to actually kill one of those officers, which is something the State would have actually had to of proven. And I do think that in and of itself is one charge that probably went a little bit too far. However, he did still plea to the battery by prisoner, because that is, in fact, what happened.

As far as the bail goes, Mr. Albright was not here that day, I was here that day, mister -- or Judge Bixler was on the bench, and Mr. Stanton was here for the District Attorney's Office. At that time -- just so that it's clear how it happened, Mr. McKendrick had asked the judge to consider an O.R. I told -- Judge Bixler that I had explained that that has to be in writing, but he would consider reducing the bail based on the charge that he's pleading guilty too. Mr. Stanton did not object, he said that it seemed appropriate to modify the bail based on the charge he's actually pleaing to. And so that's how the bail got set that way.

Obviously Mr. Albright was much more familiar with the case, so I understand his position.

THE COURT: Sure.

MS. SIMMONS: But that is what happened when it came to the bail -- bail reduced at that time.

THE COURT: I understand.

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MS. SIMMONS: As far as the other cases go, I mean, Your Honor, already knows my position. Those are cases were either voluntarily dismissed by the State, or have not yet been filed. So while I do understand that there's still an issue, there's clearly even based on the allegations concerns for the State and Your Honor, based on the simple allegations placed in those new cases -- or, well one older case and then the quote-unquote new case.

But what's also clear from the yet -- unyet -- or the yet to be filed case.

THE COURT: Sure.

MS. SIMMONS: Is that there's still a drug problem. And Mr. Albright's right that is something I'm definitely going to talk about. Mr. McKendrick has a very severe mental health and substance abuse problem. He's been using methamphetamine since 14 and on a regular basis. That doesn't excuse -- and a lot of people are able to not be in the position were Mr. McKenrick is at. But he was also, as Mr. Albright pointed out, 19 when he picked up his first case and shortly thereafter went to prison for 9 or more years before he was ever eligible for parole or released in any fashion. Those are formative years for young people, especially men, because they develop a little bit slower than women do. But those are formative years, and at that time being placed in isolation in max prison, unfortunately as Your Honor's probably aware, people don't always come out of prison being a better person, especially for that amount of time, at that age. It's based on the history. It's clear that there are reasons why Mr. McKendrick became the type of person he is.

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That he is distrustful. That he is running.

Now the violence that is another situation, obviously, I understand all the concerns there. But there are reasons that people who have spent a long -- or large amount of time in prison become distrustful of the system. Become people who flee, who run, who panic, and don't have the appropriate ability to control their impulses. That's why a lot of our clients have to take those impulse control classes when they are still down in Justice Court and they have -- we, hopefully, have the ability to intervene at that time. We having meet Mr. McKendrick at a later stage in life where many things had previously occurred don't have that ability to help him or intervene for him.

I do believe habitual treatment is inappropriate in this case. Mr. McKendrick has never been treated as a habitual criminal before. So jumping from zero to large does seem a little bit inappropriate, even when you consider the way that things move. Obviously the way that the law is currently written allows for anything two or more, or three or more. But it's very clear from the intent of a legislature based on the recent changes, which aren't in affect now, but do clearly indicate the way that the State is wanting to treat what is considered a habitual -- criminal. And at this stage, Mr. McKendrick, if that law were in place, he would not qualify based on the history that he has. Because of that, I do believe that habitual criminal is inappropriate, and the fact that he has three prior felonies, obviously, very serious prior felonies, but that does not mandate a large habitual criminal sentences in this case.

When -- Mr. McKendrick failed to appear at his sentencing, we

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had been in contact since he had posted bail. We discussed trying to set-up treatment. We has discussed trying to get him evaluated, so that he could come in here before Your Honor and explain what he had been working on. Still even knowing then that it was an extremely long shot at getting probation at that time, but at least to show that he was taking those steps. He had contacted me briefly before -- or just prior to the original sentencing day, I had emailed the Court and Mr. Albright informing everyone, that Mr. McKendrick had contacted -- an attorney. I contacted him the day he missed his sentencing to find out what was going on, because not even another attorney had been here. He explained to me that he had given that money to his girlfriend, that she had set-up a private attorney for him. It turns out, because she shortly thereafter fled that state, that she had actually taken his money and ran. So that's why he was not been here that day. He's already explained why and what happened shortly after that as he panicked.

I do believe that based on his mental health, the substance abuse issues that he has, that a more appropriate sentence would be something, which is simply not be habitual treatment, a 28 to 72 is more appropriate then a habitual treatment in this case, because that's not what we should be doing in this society based on the changes that the legislature has made. That's not what a habitual criminal is suppose to be. The type of charges, or the number of convictions, that Mr. McKendrick has at this stage, there's also clearly mitigating issues that we simply cannot address at this stage. That had we had intervened or had somebody intervened at a much younger age for Mr. McKendrick

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we probably would never have been here.

So I'd be asking, Your Honor, to consider a 28 to 72, which, I believe, is the high end of a regular sentence.

THE COURT: Okay. So I've taken a lot of time to go through this case, look up the other cases, look up the underlying police reports. Like I stated when I began discussing this case that I -- don't really give a lot of weight in regards to the cases that were either dismissed or haven't been filed yet. Because, quite honestly, we have enough to work with in regards to page 4 of the PSI. And do I agree that this defendant has a drug addiction, yes. Do I agree that to a certain degree there's probably mental health issues, yes I do.

But -- what I have to balance out with is the safety of the community. And when I look at assault with a deadly weapon, obstructing a police officer, murder with a deadly weapon, battery with substantial bodily harm, battery on a police officer, battery by prisoner, two counts, attempt murder, attempt battery resulting in substantial bodily harm, there's only so many passes that you get until someone has to call you out on it, and we have to start protecting people that work to protect us. And when we have these constant attacks on police officers, and even attacks of violence on people who are -- lay people, that just has to stop. So I actually agree with the State today. I am going to be sentencing him under the habitual statute.

So in accordance with the laws of the State of Nevada, you are hereby judged guilty of the crime of battery by prisoner.

In addition to the \$25 Administrative Assessment, the \$150

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DNA fee, the \$3 DNA collection, the \$250 Indigent Defense fee, and the fact that you must submit to genetic marker testing.

You're sentenced under the habitual statute of NRS 207.010, to life in the department -- Nevada Department of Corrections. The first opportunity at parole will be after 10 years has been served.

Pursuant to case law it does discuss the fact that I must -- that this isn't just an automatic thing that must be done. That the court must weight the appropriate factors, for and against, the criminal enhancement. I have discussed the constant attacks on people, both that are police officers, that are not police officers, the fact that even while in custody the defendant commits -- continues to commit acts of violence while in custody. And that the court has grave concerns about the safety of the community with the defendant out.

The reason why I think that life -- a life sentence is appropriate, is I agree with the State in regards to that I do think that whether it's a 10 to 25 or a 10 to life the defendant probably gets out around the same time, but this thing -- this opportunity that we have of parole hanging over his head will hopefully keep him, we can only hope, will keep him in line and making better decisions.

So, the amount of credit for time served is -- I had -THE DEFENDANT: So when I'm 50-years-old it -- that -MS. SIMMONS: Sean. Sean.
THE DEFENDANT: -- will be considered -MS. SIMMONS: Sean stop.

THE DEFENDANT: -- a better -- judgment for me?

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1	MS. SIMMONS: Sean	
2	THE COURT: I really think you're proving me wrong at this	
3	point.	
4	So I'm showing 26 days for credit for time served, which I	
5	don't think is correct, because that was in February of 23.	
6	MS. SIMMONS: It's should be 59 days as of today. The only	
7	other thing I would ask is, and I don't know if he can qualify it, if he's	
8	treated as a large habitual defendant, is whether or not he can	
9	participate in the drug treatment program	
10	THE COURT: Okay.	
11	MS. SIMMONS: if that's something, Your Honor, could	
12	consider	
13	THE COURT: Of course.	
14	MS. SIMMONS: allowing him to patriciate in.	
15	THE COURT: So I believe it's called the Program 184,	
16	MS. SIMMONS: Yes.	
17	THE COURT: and if he is allowed to partake in that that, I	
18	think, would be a great option.	
19	MS. SIMMONS: Thank you, Your Honor.	
20	MS. SISOLAK: Your Honor, I have Ms. Riffle on page 12.	
21	THE COURT: Okay. Just one second.	
22	THE CLERK: Counselor, are you offering any exhibits for	
23	admission?	
24	MR. ALRBRIGHT: Correct, Your Honor. I wasn't sure if they	
25	were suppose to be proposed, or if they automatically but yes I	

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1	would move for their admission.		
2	THE COURT: So they were attached originally, or sent over		
3	to the court, but yes they are going to be admitted.		
4	MR. ALBRIGHT: And those are the certified originals that I've		
5	given over.		
6	MS. SIMMONS: And I had received a copy of those		
7	previously from Mr. Albright.		
8	[Hearing concluded at 11:38 a.m.]		
9	* * * * *		
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20			
21	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my		
22	ability.		
23	6 r/dunas - 11 a		
24	De'Awna Takas		
25	Court Recorder/Transcriber		

1	IN THE SUPREME COURT OF THE STATE OF NEVADA		
2	2		
3	3 SEAN MCKENDRICK,	No. 79372	
4	4 Appellant,		
5	5 v.		
6	6 <b> </b>		
7	7 THE STATE OF NEVADA, )		
8	8 Respondent.		
9	APPELLANT'S APPENDIX VOLUME I PAGES 001-124		
10	0 ATTELLANT S ATTENDIX VC	DEUNIE I I AGES 001-124	
11	DARIN IMLAY	STEVE WOLFSON	
12	2 Clark County Public Defender 309 South Third Street 2	Clark County District Attorney 200 Lewis Avenue, 3 <sup>rd</sup> Floor	
13	3 Las Vegas, Nevada 89155-2610	Las Vegas, Nevada 89155	
14		AARON FORD Attorney General 100 North Carson Street	
15 16		100 North Carson Street Carson City, Nevada 89701-4717 (702) 687-3538	
17	<u>CERTIFICATE O</u>	Counsel for Respondent <u>CERTIFICATE OF SERVICE</u>	
18	I hereby certify that this document	I hereby certify that this document was filed electronically with the Nevada	
19	Supreme Court on this 20 day of February, 20	Supreme Court on this 20 day of February, 2020. Electronic Service of the foregoing	
20	document shall be made in accordance with the N	document shall be made in accordance with the Master Service List as follows:	
21	ALEXANDED CHEN	KARA SIMMONS	
22	I further certify that I served a copy	HOWARD S. BROOKS of this document by mailing a true and	
23	correct copy thereof, postage pre-paid, addressed to:		
24	SEAN MCKENDRICK, #84624	SEAN MCKENDRICK, #84624	
25	P O BOX 1989		
26	ELY, NV		
27	BY /s/ Rach	el Howard	
28		k County Public Defender's Office	