STEVEN FLOYD VOSS # 52094 Northern Nevada Correctional Center 2 Post Office Box # 7000 Electronically File Carson City, Nevada 89702-7000 LIZADELTRAND ROUTER IN THE SECONN JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE 7 g Case No. CR96-1581 THE STATE OF NEVADA, Plaintiff, Dept. No. 1 ló 11 VS. STEVEN FLOYD VOSS, 12 Defendant. NOTICE OF APPEAL 13 IY NOTICE IS HEREBY GIVEN that STEVEN PLOYD VOSS, m the Defendant above hamed, does hereby appeal to 16 the Nevada Supreme Court from the ORDER of the above named Court entered on October 30, 2019 lt which denied Defendant's (Pre-Sentencing) Petitian For writ of Habeas Corpus) filed August 1, 2019. The forceping document does not centain the 2 Social Security Number of any person. 2Z DATED this 4th day of November 2019 23 By"__ <u>24</u> STEVEN FLOYD VOSS 25 Defendant-Petitioner, 26 in pro, per. Docket 79998 Document 2019-46352

CERTIFICATE OF SERVICE BY U.S. MAIL 2 I, STEVEN FLOYD VOSS, do hereby certify 4 | that on this 4th day of November 2019, that I mailed a true and correct copy of the Foregoing NOTICE OF APPEAL, addressed to: JENNIFER P. NOBLE ESQ 1/2 Washer County District Atterney 8_ Post Office Box # 11130 9 Rono, Nevada 89520-0027 10 1 By: porte 12 STEVEN PLOYD VOSS 13 14 15 16 17 18 19 26 2(22 23. <u>2Y</u> 25 <u>26</u> 27 28

		FILED Electronically CR96-1581 2019-11-07 10:34:28 AN
1	Code 1310	Jacqueline Bryant Clerk of the Court
2		Transaction # 7577088
3		
4		
5		
6	IN THE SECOND JUDICIAL DISTRICT C	OURT OF THE STATE OF NEVADA
7	IN AND FOR THE COU	NTY OF WASHOE
8	THE STATE OF NEVADA,	
9	Plaintiff,	Case No. CR96-1581
10	VS.	Dept. No. 1
11	STEVEN FLOYD VOSS,	
12	Defendant.	
13		/
14 15	CASE APPEAL S	TATEMENT
15	This case appeal statement is filed pursuant to N	RAP 3(f).
17	1. Appellant is Steven Floyd Voss.	
18	2. This appeal is from an order entered by the H	onorable Judge Kathleen Drakulich.
19	3. Appellant is representing himself in Proper P	erson on appeal. The Appellant's address is:
20	Steven Floyd Voss #52094 N.N.C.C.	
21	P.O. Box 7000	
22	Carson City, Nevada 89702-7000	
23	4. Respondent is the State of Nevada. Respond	ent is represented by the Washoe County
24	District Attorney's Office:	
25	Jennifer P. Noble, Esq., SBN: 9446 P.O. Box 11130	
26	Reno, Nevada 89520	
27	5. Respondent's attorney is not licensed to pract	tice law in Nevada: n/a
28	6. Appellant is not represented by appointed co	unsel in District Court.

1	7. Appellant is not represented by appointed counsel on appeal.
2	8. Appellant was granted leave to proceed in forma pauperis in the District Court on August
3	16 th , 2019.
4	9. Proceeding commenced by the filing of an Information on July 16 th , 1996.
5	10. This is a criminal proceeding and the Appellant is appealing the Order Denying (First
6	Amended) Presentencing Petition for Writ of Habeas Corpus and Denying Motion for Order
7	Directing State to File a Return to the Defendant's Presencing (SIC) Petition for Writ of
8	Habeas Cropus, Specifying the True Cause of the Defendant's Incarceration by the Nevada
9	Department of Corrections filed October 30 th , 2019.
10	11. The case has been the subject of a previous appeal to the Supreme Court.
11	Supreme Court No.: 29783, 42307, 74227, 75064, 77504, 77505 and 78050
12	12. This case does not involve child custody or visitation.
13	13. This is not a civil case involving the possibility of a settlement.
14	Dated this 7th day of November, 2019.
15	Jacqueline Bryant
16	Clerk of the Court
17	By: /s/ YViloria
18	YViloria
19	Deputy Clerk
20	
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	FILED Electronically CR96-1581 2019-08-16 08:20:10 AN Jacqueline Bryant Clerk of the Court	
1	Transaction # 7431442	
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6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE	
7	COUNTY OF WASHOE	
8		
9	STEVEN FLOYD VOSS,	
10	Petitioner, Case No. CR96-1581	
11	vs. Dept. No. 1	
12	THE STATE OF NEVADA,	
13		
14	Respondent.	
15		
16	ORDER GRANTING MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	
17	Presently before the Court is a <i>Motion for Leave to Proceed in Forma Pauperis</i> ("Motion")	
18	filed by Steven Floyd Voss ("Petitioner") on May 22, 2019 and submitted to the Court for	
19	consideration on August 7, 2019. No opposition was filed. ¹	
20	The Petitioner is currently serving a sentence in a correctional institution. Pursuant to	
21	Nevada Supreme Court's Order ADKT No. 411, a person who is unable, without substantial	
22	hardship to himself or his dependents, to obtain competent qualified legal counsel on his own will	
23	be deemed indigent. Under this standard, a presumption of substantial hardship attaches to those	
24	persons currently serving a sentence in a correctional institution or housed in a mental health	
25	facility.	
26		
27	¹ This Court's review of the file indicates that the Motion pertains to Mr. Voss' Petition for Writ of Habeas Corpus also	

 ¹ This Court's review of the file indicates that the Motion pertains to Mr. Voss' Petition for Writ of Habeas Corpus also filed May 22, 2019. This clarification is needed since on August 13, 2019 this Court issued an order granting Mr. Voss' Motion to Withdraw Court Appointed Trial Counsel (related to this Court's Order for Resentencing issued August 29, 2018).

Accordingly, and good cause appearing,

DATED this 16th day of August, 2019.

IT IS HEREBY ORDERED that the *Motion for Leave to Proceed in Forma Pauperis* is GRANTED.

IT IS HEREBY FURTHER ORDERED that the Court allow Steven Floyd Voss to bring such action without costs and file or issue any necessary writ, process pleading or paper without charge, with the exception of jury fees.

IT IS HEREBY FURTHER ORDERED that the Sheriff or any other appropriate officer within the state make personal service of any necessary writ, process, pleading or paper without charge for Steven Floyd Voss.

Drafalit

KATHLEEN M. DRAKULICH District Judge

1	CERTIFICATE OF SERVICE
2	CASE NO. CR96-1581
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the 16 th day of August, 2019, I
5	electronically filed the ORDER GRANTING MOTION FOR LEAVE TO PROCEED IN
6	FORMA PAUPERIS with the Clerk of the Court by using the ECF system.
7	I further certify that I transmitted a true and correct copy of the foregoing document by the
8	method(s) noted below:
9	Electronically filed with the Clerk of the Court by using the ECF system which will send a
10	notice of electronic filing to the following:
11	JENNIFER NOBLE, ESQ. for STATE OF NEVADA
12	DIV. OF PAROLE & PROBATION
13	AMOS STEGE, ESQ. for STATE OF NEVADA
14	Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage
15	and mailing by Washoe County using the United States Postal Service in Reno, Nevada:
16	
17	STEVEN FLOYD VOSS (#52094) NNCC
18	P.O. BOX 7000 CARSON CITY, NEVADA 89702
19	
20	
21	DANIELLE KENT
22	Department 1 Judicial Assistant
23	
24	
25 26	
26 27	
27	
20	

SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE

Case History - CR96-1581

DEPT. D1

HON. KATHLEEN DRAKULICH

Report Date & Time 11/7/2019

10:36:27AM

ase ID:	CR96-1581		e Description: STATE VS CRIMINAL	5. STEVEN FLOYD V	OSS (D1) Initial Filing Da	te: 7/16/1996
ase ID:	CR90-1301	Case Type:			Initial Filling Da	le: //10/1990
			Parties			
PNP		Div. of Parole &	Probation - DPNP			
APPL		STEVEN FLOYE	D VOSS - @47436			
RESP		STATE OF NEV	0			
PLTF		STATE OF NEV	ADA - STATE			
DA		Kevin P. Naughto	n, Esq 12834			
DA		Amos R. Stege, E	sq 9200			
DA		Jennifer P. Noble,	, Esq 9446			
DEFT			D VOSS - @47436			
PROD		STEVEN FLOYE	D VOSS - @47436			
			Charges			
Charge No.	Charge Code	Charge Date		Charge Descript	ion	
			Plea Informat	tion		
Charge No.	Plea Code	Plea Date		Plea Description		
		Conta la Statu	Release Informa	ation		
		Custody Status		ation		
		Custody Status	5	ation		
Dep		Description	5	ation Sched. Dat	e & Time	Disposed Date
D ep 1 D		Description	5		e & Time 13:48:00	Disposed Date 12/5/2017
1 D	10 Request for S	<i>Description</i> ubmission	s Hearings	Sched. Dat 11/7/2017	13:48:00	-
1 D	10 Request for S	Description	s Hearings	Sched. Dat 11/7/2017 Disposition	13:48:00	-
1 D	10 Request for S	<i>Description</i> ubmission	s Hearings	Sched. Dat 11/7/2017 Disposition	13:48:00	-
1 D	10 Request for S ent Extra Text: REQUES	<i>Description</i> ubmission	s Hearings	Sched. Dat 11/7/2017 Disposition	13:48:00 	-
1 D	10 Request for S ent Extra Text: REQUES artment Event	<i>Description</i> ubmission T FOR SUBMISSION OF <i>Description</i>	s Hearings	Sched. Dat 11/7/2017 Disposition \$200 12/5	13:48:00 	12/5/2017
1 D Eve Dep 2 D	10 Request for S ent Extra Text: REQUES artment Event 1 Request for S	<i>Description</i> ubmission T FOR SUBMISSION OF <i>Description</i> ubmission	S Hearings	Sched. Dat 11/7/2017 Disposition S200 12/5 Sched. Dat 1/11/2018	13:48:00 1: /2017 <i>e & Time</i> 16:07:00	12/5/2017 Disposed Date
1 D Ev Dep 2 D Ev	10 Request for S ent Extra Text: REQUES artment Event 1 Request for S ent Extra Text: PRESEN	<i>Description</i> ubmission T FOR SUBMISSION OF <i>Description</i>	S Hearings	Sched. Dat 11/7/2017 Disposition S200 12/5 Sched. Dat 1/11/2018 Disposition	13:48:00 .: /2017 /e & Time 16:07:00 .:	12/5/2017 Disposed Date
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ID:	CR96-1581 Case Type: CRIMINAL	TE VS. STEVEN FLOYD VOSS (D1) Initial Filing Da	te: 7/16/1996		
	Department Event Description	Sched. Date & Time	Disposed Date		
4	D1 Request for Submission	1/24/2018 14:56:00	3/5/2018		
	Event Extra Text: MOTION TO FORMALLY VACATE JUDGMENT OF	Disposition:			
	CONVICTION AND TO DISMISS ACTION WITH PREJUDICE DUE TO	S200 3/5/2018			
	THE STATE'S FAILURE TO PROSECUTE	MOTION TO FORMALLY VACATE JUDGME AND TO DISMISS ACTION WITH PREJUDIO STATE'S FAILURE TO PROSECUTE - VACAT ORDER	CE DUE TO THE		
	Department Event Description	Sched. Date & Time	Disposed Date		
5	D1 Request for Submission	2/16/2018 14:25:00	3/5/2018		
	Event Extra Text: DOCUMENT TITLE: MOTION AND DEMAND FOR	Disposition:			
	SPEEDY TRIAL FILED 2/2/18; MOTION FOR APPOINTMENT OF TRIAL	S200 3/5/2018			
	COUNSEL FILED 2/2/18, MOTION FOR DISQUALIFICATION OF DISTRICT JUDGE ELLIOTT A. SATTLER, AND FOR ADMINSTRATIVE REASSIGNEMENT OF CASE BY CHIEF JUDGE	APPOINTMENT OF COUNSEL, and MOTIO DISQUALIFICATION OF DISTRICT JUDGE SATTLER, AND FOR ADMINISTRATIVE RE	MOTION AND DEMAND FOR SPEEDY-TRIAL, MOTION FOR APPOINTMENT OF COUNSEL, and MOTION FOR DISQUALIFICATION OF DISTRICT JUDGE ELLIOTT A. SATTLER, AND FOR ADMINISTRATIVE REASSIGNMENT OF CASE BY CHIEF JUDGE - VACATED PER 3/5/18 ORDER		
	Department Event Description	Sched. Date & Time	Disposed Date		
6	D1 Request for Submission	5/21/2018 15:14:00	7/9/2018		
	Event Extra Text: (1) 1ST AMENDED MOTION TO CONVERT	Disposition:			
	PROCEEDINGS TO A PETITION FOR WRIT OF ERROR CORAM NOBIS;	S200 7/9/2018			
	(2) IST AMENDED PETITION FOR A WRIT OF ERROR CORAM NOBIS; AND (3) IST AMENDED MOTION FOR ORDER DIRECTING RESPONDENT TO FILE A RETURN TO THE PETITIONER'S PETITION FOR A WRIT OF ERROR CORAM NOBIS FILED 5/10/18	PETITION FOR WRIT OF ERROR CORAM N AMENDED PETITION FOR A WRIT OF ERR AND (3) 1ST AMENDED MOTION FOR ORD RESPONDENT TO FILE A RETURN TO THE	(1) 1ST AMENDED MOTION TO CONVERT PROCEEDINGS TO A PETITION FOR WRIT OF ERROR CORAM NOBIS; (2) 1ST AMENDED PETITION FOR A WRIT OF ERROR CORAM NOBIS; AND (3) 1ST AMENDED MOTION FOR ORDER DIRECTING RESPONDENT TO FILE A RETURN TO THE PETITIONER'S PETITION FOR A WRIT OF ERROR CORAM NOBIS FILED 5/10/18 (SFE ORDER TO RESPOND FILED 7/9/18)		
	Department Event Description	Sched. Date & Time	Disposed Date		
7	D1 Request for Submission	9/5/2018 10:37:00	11/8/2018		
	Event Extra Text: PETITION FOR WRIT OF EFFOR CORAM NOBIS (NO	Disposition:			
	ORDER PROVIDED)	S200 11/8/2018			
		PETITION FOR WRIT OF ERROR CORAM N FILED 11/8/18)	OBIS (SEE ORDER		
	Department Event Description	Sched. Date & Time	Disposed Date		
8	D1 Request for Submission	9/10/2018 12:07:00	11/6/2018		
	Event Extra Text: PRE-SENTENCING MOTION TO DISMISS ACTION	Disposition:			
	BASED ON WANT OF JURISDICTION FILED 8/28/18	S200 11/6/2018			
		PRE-SENTENCING MOTION TO DISMISS A WANT OF JURISDICTION FILED 8/28/18 (SE 11/6/18)			
	Department Event Description	Sched. Date & Time	Disposed Date		
9	D1 Request for Submission	10/29/2018 16:31:00	11/9/2018		
	Event Extra Text: PETITION FOR WRIT OF HABEAS CORPUS	Disposition:			
		S200 11/9/2018			
		PETITION FOR WRIT OF HABEAS CORPUS	(SEE ORDER		

ID:	CR96-1581 Case Type: CRIMINAL	/S. STEVEN FLOYD VOSS (D1) Initial Filing Dat	e: 7/16/1996	
	Department Event Description	Sched. Date & Time	Disposed Date	
10	D1 Request for Submission	11/19/2018 15:34:00	12/3/2018	
	Event Extra Text: EMERGENCY MOTION FOR WITHDRAWAL OF COURT	Disposition:		
	APPOINTED ATTORNEY (NO ORDER PROVIDED)	S200 12/3/2018		
		EMERGENCY MOTION FOR WITHDRAWAL APPOINTED ATTORNEY (SEE ORDER FILEE		
	Department Event Description	Sched. Date & Time	Disposed Date	
11	DI SENTENCING	11/20/2018 13:30:00	10/30/2018	
	Event Extra Text: TO BE RESENTENCE UPON ORDER OF THE NSC.	<i>Disposition:</i> D844 10/30/2018 CONTINUED BY THE COURT TO 11/29/18		
	Department Event Description	Sched. Date & Time	Disposed Date	
12	D1 SENTENCING	11/29/2018 10:30:00	11/29/2018	
	Event Extra Text: **SPECIAL SET - TO BE RESENTENCE UPON ORDER OF THE NSC / CONTD FROM 11/20/18	Disposition: D470 11/29/2018 COURT GRANTED MOTION FOR REMOVAL OF PD AND ASSIGNED THE APD. ALL FUTHER PROCEEDINGS HELD IN ABEYANCE UNTIL THE TWO APPEALS ARE DECIDED BY THE NV SUPREME COURT.		
	Department Event Description	Sched. Date & Time	Disposed Date	
13	D1 Request for Submission	5/6/2019 14:06:00	7/2/2019	
	Event Extra Text: MOTION TO WITHDRAW COURT APPOINTED COUNSEL	<i>Disposition:</i> S200 7/2/2019 MOTION TO WITHDRAW COURT APPOINTE ORDER FILED 7/2/19)	ED COUNSEL (SEE	
	Department Event Description	Sched. Date & Time	Disposed Date	
14	D1 Request for Submission	6/6/2019 11:05:00	7/25/2019	
	Event Extra Text: RESPONSE TO MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT FILED 5-18-19	<i>Disposition:</i> S200 7/25/2019 SUBMISSION VACATED PER 7/25/19 HEARIN	NG	
	Department Event Description	Sched. Date & Time	Disposed Date	
15	D1 Request for Submission	7/12/2019 14:38:00	8/13/2019	
	Event Extra Text:	<i>Disposition:</i> S200 8/13/2019 MOTION TO WITHDRAW COURT APPOINTE SECOND REQUEST (SEE ORDER FILED 8/13		
	Department Event Description	Sched. Date & Time	Disposed Date	
16	DI HEARING	7/25/2019 10:30:00	7/25/2019	
	Event Extra Text: HEARING ON STEVEN FLOYD VOSS' MTN TO WITHDRAW COURT APPOINTED TRIAL COUNSEL	<i>Disposition:</i> D425 7/25/2019 7/25/19 Defendant's Motion to Withdraw Court A	provinted Counsel and	

to proceed in proper person GRANTED.

D:	CR96-1581 Case Type: CRIMINAL	S. STEVEN FLOYD VOSS (D1) Initial Fil	ling Date: 7/16/1996	
	Department Event Description	Sched. Date & Time	Disposed Date	
17	D1 Request for Submission	8/6/2019 14:24:00	8/13/2019	
	Event Extra Text: DEFENDANT'S MOTION FOR ORDER DIRECTING STATE TO FILE A RETURN (NO ORDER PROVIDED)	<i>Disposition:</i> S200 8/13/2019 DEFENDANT'S MOTION FOR ORDER DIRECTING STATE TO FILE A RETURN (SEE ORDER FILED 8/13/19)		
	Department Event Description	Sched. Date & Time	Disposed Date	
18	D9 Request for Submission	8/7/2019 13:31:00	8/16/2019	
	Event Extra Text: MOTION TO PROCEED IN FORMA PAUPERIS (NO ORDER PROVIDED)	<i>Disposition:</i> S200 8/16/2019 MOTION TO PROCEED IN FORMA 8/16/19)	PAUPERIS (ORDER FILED	
	Department Event Description	Sched. Date & Time	Disposed Date	
19	D1 Request for Submission	8/19/2019 15:15:00	9/3/2019	
	Event Extra Text: DEFENDANT'S PRESENTENCING MOTION TO VACATE DECIDEDLY INVAILD NOVEMBER 27, 1996 JUDGMENT OF CONVICTION AND TO DISMISS PROSECUTION BASED UPON COURT'S WANT OF JURISDICTION(NO ORDER PROVIDED)	<i>Disposition:</i> S200 9/3/2019 DEFENDANT'S PRESENTENCING MOTION TO VACATE DECIDEDLY INVALID NOVEMBER 27, 1996 JUDGMENT OF CONVICTION AND TO DISMISS PROSECUTION BASED UPON COURT'S WANT OF JURISDICTION (SEE ORDER FILED 9/3/19)		
	Department Event Description	Sched. Date & Time	Disposed Date	
20	D1 Request for Submission	8/19/2019 15:19:00	9/3/2019	
	Event Extra Text: DEFENDANT'S MOTION FOR LEAVE TO FILE SUPPLEMENTAL ARGUMENTS AND PRE-SENTENCING MOTION TO SET ASIDE JURY VERDICTS (NO ORDER PROVIDED)	Disposition: S200 9/3/2019 DEFENDANT'S MOTION FOR LEAVE TO FILE SUPPLEMENTAL ARGUMENTS AND PRE-SENTENCING MOTION TO SET ASIDE JURY VERDICTS (SEE ORDER FILED 9/3/19)		
	Department Event Description	Sched. Date & Time	Disposed Date	
21	D1 Request for Submission	8/20/2019 13:59:00	9/3/2019	
	Event Extra Text: DEFENDANT'S OMNIBUS MOTION TO STRIKE STATE'S MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT (NO ORDER PROVIDED)	<i>Disposition:</i> S200 9/3/2019 DEFENDANT'S OMNIBUS MOTION MOTION FOR UPDATED PRESENTI REPORT (SEE ORDER FILED 9/3/19)	ENCE INVESTIGATION	
	Department Event Description	Sched. Date & Time	Disposed Date	
22	D1 Request for Submission	8/27/2019 11:43:00	10/28/2019	
	Event Extra Text: MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT FILED 5-21-19 -	<i>Disposition:</i> S200 10/28/2019 STATE'S MOTION FOR UPDATED P INVESTIGATION REPORT (SEE OR		
	Department Event Description	Sched. Date & Time	Disposed Date	
23	D1 Request for Submission	8/28/2019 15:02:00	10/30/2019	
	Event Extra Text: DEFENDANT'S (FIRST AMENDED) PETITION FOR WRIT OF HABEAS CORPUS(NO ORDER PROVIDED)	<i>Disposition:</i> S200 10/30/2019 DEFENDANT'S (FIRST AMENDED) HABEAS CORPUS (SEE ORDER FIL		

ase ID:	CR96-1581	Case Type:	CRIMINAL	S. STEVEN FLOYD VOSS (D1) Initial Filing Date:	7/16/1996
De	partment	Event Description		Sched. Date & Time	Disposed Date
24 I	D1 Requ	uest for Submission		9/11/2019 10:18:00	10/28/2019
ST	TATE'S MOTION	DEFENDANT'S OMNIBUS MOTIC I FOR UPDATED PRESENTENCE DER PROVIDED)		<i>Disposition:</i> S200 10/28/2019 DEFENDANT'S OMNIBUS MOTION TO STRIKE S' MOTION FOR UPDATED PRESENTENCE INVEST REPORT (SEE ORDER FILED 10/28/19)	
			Agency Cross R	eference	
Code	Agency	Description	Case Referen	nce I.D.	
SC SC SC SC SC SC SC	Supreme Co Supreme Co Supreme Co Supreme Co Supreme Co Supreme Co	ourt ourt ourt ourt ourt	SCN 78050 SCN 77505 SCN 77504 SCN 29783 SCN 74227 SCN 42307 SCN 75064		
			Actions		
Action Entr 7/16/1996	y Date Code 1800	Code Description Information		Text	
7/16/1996	1250	Application for Setting			
7/19/1996	MIN	***Minutes			
7/25/1996	3980	Stip and Order			
8/2/1996	3700	Proceedings			
8/6/1996	MIN	***Minutes			
8/16/1996	2490	Motion			
8/21/1996	3370	Order			
9/3/1996	MIN	***Minutes			
9/9/1996	1250	Application for Setting			
9/9/1996	2490	Motion	MOTION FOR RELEA	ASE ON OWN RECOGNIZANCE OR REDUCTION IN BAIL	
9/10/1996	MIN	***Minutes			
9/16/1996	4185	Transcript	MOTION TO CONFIR	RM TRIAL 8/06/96	
9/24/1996	MIN	***Minutes			
9/25/1996	2490	Motion	DEFENDENT'S MOT	IONS IN LIMINE	
10/2/1996	2645	Opposition to Mtn	OPPOSITION TO MC	DTION IN LIMINE	
10/4/1996	4185	Transcript	MOTION TO CONTIN	IUE TRIAL	
10/4/1996	4185	Transcript	ARRAIGNMENT 7/19	9/96	
10/10/1996	5 4235	Unused Verdict Form(s)			
10/10/1996	5 4235	Unused Verdict Form(s)			
10/10/1996	5 1890	Jury Question, Court Response			
10/10/1996	5 1885	Jury Instructions			
10/10/1996	6 4245	Verdict(s)	GUILTY OF COUNT	VI: ATTEMPTED THEFT	
10/10/1996	5 4245	Verdict(s)	COUNT V: FORGER	Y	

	CR96-1581	Case Type:	CRIMINALInitial Filing Date:7/16/1996
10/10/1996	4245	Verdict(s)	COUNT IV: FORGERY
10/10/1996	4245	Verdict(s)	COUNT III: UTTERING A FORGED INSTRUMENT
10/10/1996	4245	Verdict(s)	COUNT II: UTTERING A FORGED INSTUMENT
10/10/1996	4245	Verdict(s)	COUNT 1: BURGLARY
10/10/1996	4235	Unused Verdict Form(s)	
10/10/1996	4235	Unused Verdict Form(s)	
10/10/1996	4235	Unused Verdict Form(s)	
10/10/1996	4235	Unused Verdict Form(s)	
0/17/1996	2490	Motion	MOTION FOR A JUDGMENT OF ACQUITAL OR A NEW TRIAL
0/21/1996	4055	Subpoena	
0/21/1996	4055	Subpoena	
0/21/1996	4055	Subpoena	
0/21/1996	2645	Opposition to Mtn	OPPOSTION TO MOTION FOR ACQUITTAL OR NEW TRIAL
0/30/1996	4185	Transcript	MOTION FOR RELEASE ON OR
1/17/1996	MIN	***Minutes	
1/21/1996	2490	Motion	MOTION TO DISMISS
1/27/1996	4500	PSI - Confidential	* SEALED *
1/27/1996	1315	** Case Closed	
1/27/1996	1850	Judgment of Conviction	
1/27/1996	2645	Opposition to Mtn	OPPOSITION TO DISMISS
2/4/1996	4185	Transcript	SENTENCING
2/24/1996	2515	Notice of Appeal Supreme Court	
2/24/1996	1310	Case Appeal Statement	
2/26/1996	1350	Certificate of Clerk	
2/26/1996	1365	Certificate of Transmittal	
/7/1997	2490	Motion	MOTION FOR TRIAL TRANSCRIPT AT PUBLIC EXPENSEN AND SPECIFICATION OF ERROR
/13/1997	3370	Order	
/29/1997	4185	Transcript	(JURY TRIAL) 10/09/96
/29/1997	4185	Transcript	SENTENCING
/29/1997	4185	Transcript	JURY TRIAL (APPEAL)
/29/1997	4185	Transcript	(JURY TRIAL) 10/08/96
8/22/1997	2490	Motion	MOTION TO RELEASE EVIDENCE
8/26/1997	3370	Order	
8/27/1997	3735	Receipt	
3/28/1997	3735	Receipt	
4/30/1998	2490	Motion	MOTION TO SET ASIDE
5/11/1998	2645	Opposition to Mtn	OPPOSITIONB TO MOTION TO SET ASIDE VERDICT
			REPLY TO MOTION TO SET ASIDE VERDICT

e ID:	CR96-1581	Case Case Type:	CRIMINAL Initial Filing Date: 7/16/1996
5/21/1998	MIN	***Minutes	
6/16/1998	4185	Transcript	MOTION TO SET ASIDE JURY VERDICT
6/18/1998	4185	Transcript	MOTION TO SET ASIDE JURY VERDICT
4/8/1999	2855	Ord Dismiss Appeal/Remand	
4/8/1999	1350	Certificate of Clerk	
4/8/1999	4145	Supreme Court Remittitur	
12/13/1999	CMS	**See CMS Prior to 12/13/99	
6/8/2001	MIN	***Minutes	
10/18/2002	PAYRC	**Payment Receipted	A Payment of -\$43.92 was made on receipt DCDC87451.
10/22/2002	2645	Opposition to Mtn	OPPOSITION TO DEFENDANT'S MOTION TO PRODUCE SPECIFICALLY REQUESTED DISCOVERY I
10/22/2002	2645	Opposition to Mtn	FOR PARTIAL STAY OF EXECUTION OF SENTENCE
11/4/2002	3880	Response	PET'S RESPONSE TO RESPONDENT'S OPPOS TO MOTION FOR PARTIAL STAY OF EXECUTION OF
11/6/2002	3862	**Criminal Submit	DOCUMENT TITLE: PET'S RESPONSE TO RESPONDENT'S OPPOS
4/25/2003	3370	Order	REQUESTING INMATE FINANCIAL CERTIFICATE
3/25/2005	2183	Mtn for Rough Draft Transcript	MOTION FOR COMPLETE UN-REDACTED TRIAL TRANSCRIPTS AT PUBLIC EXPENSE
4/1/2005	2475	Mtn to Strike	DATED AND PREJUDICIAL PRE-SENTENCING INVESTIGATIONAL REPORT AND SENTENCING REC
4/7/2005	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR COMPLETE UN-REDACTED TRIAL TRANSCRIPTS
4/7/2005	3860	Request for Submission	DOCUMENT TITLE: MOTION TO STRIKE DATED AND PREJUDICIAL PRESENTENCING REPORT
9/26/2005	2490	Motion	FOR CORRECTION OF TRIAL RECORD
10/10/2005	3860	Request for Submission	DOCUMENT TITLE: CORRECTION OF TRIAL RECORD
12/13/2005	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR CORRECTION OF TRIAL RECORD
1/17/2006	2525	Notice of Change of Address	
5/1/2006	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 29783
5/16/2006	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 29783
7/6/2006	4128	Supreme Court Order Denying	SUPREME COURT CASE NO. 29783
8/15/2007	1670	Ex-Parte Mtn	EMERGENCY EX-PARTE MOTION FOR INJUNCTIVE RELIEF, AND APPLICATION FOR TEMPORARY
1/25/2008	2610	Notice	
6/10/2011	3980	Stip and Order	IMAGE OF DOCUMENT NOT AVAILABLE - SWOLFE - 8/30/18
10/18/2017	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 74227 / RECEIPT FOR DOCUMENTS - Transaction 6353182 - Approved By: NC
10/18/2017	NEF	Proof of Electronic Service	Transaction 6353190 - Approved By: NOREVIEW : 10-18-2017:13:37:44
10/25/2017	2490	Motion	PRE-SENTENCING MOTION TO SET ASIDE JURY VERDICT
10/25/2017	3373	Other	DEFENDANT'S APPENDIX OF EXHIBITS IN SUPPORT OF DEFENDANT'S PRE-SENTENCING MOTIO
10/25/2017	3373	Other	DEFENDANT'S APPENDIX OF EXHIBITS IN SUPPORT OF DEFENDANT'S PRE-SENTENCING MOTIO
11/7/2017	3860	Request for Submission	DOCUMENT TITLE: REQUEST FOR SUBMISSION OF MOTION
12/5/2017	3370	Order	ORDER DIRECTING RESPONSE FROM STATE TO PRESENTENCING MOTION FILED BY VOSS - Tra
12/5/2017		Request for Submission Complet	
12/5/2017	NEF	Proof of Electronic Service	Transaction 6423153 - Approved By: NOREVIEW : 12-05-2017:10:53:11
1/4/2018	2650	Opposition to	OPPOSITION TO "PRE-SENTENCING MOTION TO SET ASIDE JURY VERDICT" - Transaction 6464638
1/4/2018	 	Proof of Electronic Service	Transaction 6464970 - Approved By: NOREVIEW : 01-04-2018:09:56:00

e ID:	CR96-1581	Case Type:	CRIMINALInitial Filing Date:7/16/1996
1/9/2018	2610	Notice	
1/11/2018	3795	Reply	DEFENDANT'S REPLY TO STATE'S OPPOSITION TO DEFENDANT'S PRE-SENTENCING MOTIONT O S
1/11/2018	3860	Request for Submission	DOCUMENT TITLE: PRESENTENCING MOTION TO SET ASIDE JURY VERDICT
1/11/2018	2490	Motion	MOTION FOR EVIDENTIARY HEARING IN REGARD TO THE DEFENDANT'S PRE-SENTENCING MOTIO
1/11/2018	1260	Application Produce Prisoner	MOTION FOR ORDER TO PRODUCE PRISONER AT EVIDENTIARY HE4ARING RELATIVE TO MOTION
1/12/2018	3860	Request for Submission	DOCUMENT TITLE: PROPOSED ORDER OF ACQUITTAL (Order attached as exhibit 1)
1/12/2018	2490	Motion	MOTION TO FORMALLY VACATE JUDGMENT OF CONVICTION AND TO DISMISS ACTION WITH PREJ
1/23/2018	4126	Supreme Ct Order Directing	SUPREME COURT NO. 74227 / ORDER DIRECTING ANSWER - Transaction 6494316 - Approved By: NO
1/23/2018	NEF	Proof of Electronic Service	Transaction 6494331 - Approved By: NOREVIEW : 01-23-2018:14:06:27
1/24/2018	2610	Notice	NOTICE OF STATE'S FAILURE TO FILE POINTS AND AUTHORITIES IN OPPOSITION TO DEFENDANT
1/24/2018	3860	Request for Submission	DOCUMENT TITLE: MOTION TO FORMALLY VACATE JUDGMENT OF CONVICTION AND TO DISMISS
1/25/2018	2840	Ord Denying	ORDER DENYING PRE-SENTENCE MOTION TO SET ASIDE JURY VERDICT; ORDER DENYING MOTI
1/25/2018	NEF	Proof of Electronic Service	Transaction 6499853 - Approved By: NOREVIEW : 01-25-2018:16:20:52
1/26/2018	2540	Notice of Entry of Ord	Transaction 6502149 - Approved By: NOREVIEW : 01-26-2018:16:20:45
1/26/2018	NEF	Proof of Electronic Service	Transaction 6502152 - Approved By: NOREVIEW : 01-26-2018:16:21:43
2/2/2018	2490	Motion	MOTION AND DEMAND FOR SPEEDY TRIAL
2/2/2018	2490	Motion	MOTION FOR APPOINTMENT OF TRIAL COUNSEL
2/5/2018	2515	Notice of Appeal Supreme Court	ORDER; 1/26/18
2/6/2018	2490	Motion	MOTION FOR DISQUALIFICATION OF DISTRICT JUDGE ELLIOTT A. SATLER, AND FOR ADMINISTRA
2/6/2018	NEF	Proof of Electronic Service	Transaction 6517160 - Approved By: NOREVIEW : 02-06-2018:10:42:12
2/6/2018	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 6517153 - Approved
2/6/2018	1310E	Case Appeal Statement	Transaction 6517153 - Approved By: NOREVIEW : 02-06-2018:10:41:16
2/6/2018	3870	Request	REQUEST FOR VOLUNTARY RECUSAL OF DISTRICT JUDGE - Transaction 6518555 - Approved By: Y
2/7/2018	NEF	Proof of Electronic Service	Transaction 6518987 - Approved By: NOREVIEW : 02-07-2018:07:58:23
2/9/2018	3373	Other	ANSWER TO MOTION FOR DISQUALIFICATION - Transaction 6524808 - Approved By: YVILORIA : 02-0
2/9/2018	NEF	Proof of Electronic Service	Transaction 6525034 - Approved By: NOREVIEW : 02-09-2018:11:52:57
2/12/2018	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 75064 / RECEIPT FOR DOCUMENTS - Transaction 6527678 - Approved By: NO
2/12/2018	NEF	Proof of Electronic Service	Transaction 6527680 - Approved By: NOREVIEW : 02-12-2018:13:48:05
2/14/2018	3370	Order	REFERRING DISQUALIFYING QUESTION [TO D4] - Transaction 6533104 - Approved By: NOREVIEW :
2/14/2018	NEF	Proof of Electronic Service	Transaction 6533115 - Approved By: NOREVIEW : 02-14-2018:16:01:21
2/16/2018	1312	Case Assignment Notification	CASE RANDOMLY REASSIGNED FROM DEPARTMENT 10 TO DEPARTMENT 1 - Transaction 6537449
2/16/2018	NEF	Proof of Electronic Service	Transaction 6537454 - Approved By: NOREVIEW : 02-16-2018:14:00:52
2/16/2018	3860	Request for Submission	DOCUMENT TITLE: MOTION AND DEMAND FOR SPEEDY TRIAL FILED 2/2/18; MOTION FOR APPOI
2/16/2018	3085	Ord Granting Recusal	Transaction 6537121 - Approved By: NOREVIEW : 02-16-2018:12:10:53
2/16/2018	NEF	Proof of Electronic Service	Transaction 6537123 - Approved By: NOREVIEW : 02-16-2018:12:11:42
3/5/2018	NEF	Proof of Electronic Service	Transaction 6560384 - Approved By: NOREVIEW : 03-05-2018:10:55:00
3/5/2018	3370	Order	VACATING SUBMITS - Transaction 6560375 - Approved By: NOREVIEW : 03-05-2018:10:53:43
3/5/2018	S200	Request for Submission Complet	PRESENTENCING MOTINO TO SET ASIDE JURY VERDICT - VACATED PER 3/5/18 ORDER
3/5/2018	S200	Request for Submission Complet	PROPOSED ORDER OF ACQUITTAL - VACATED PER 3/5/18 ORDER

e ID:	CR96-1581	Case Type:	CRIMINALInitial Filing Date:7/16/1996
3/5/2018	S200	Request for Submission Complet	MOTION TO FORMALLY VACATE JUDGMENT OF CONVICTION AND TO DISMISS ACTION WITH PREJU
3/5/2018	S200	Request for Submission Complet	MOTION AND DEMAND FOR SPEEDY-TRIAL, MOTION FOR APPOINTMENT OF COUNSEL, and MOTION
3/9/2018	3645	Petition	PETITION FOR WRIT OF CORAM NOBIS AND MOTION FOR JUDGMENT OF ACQUITTAL
3/9/2018	2610	Notice	NOTICE AND MOTION
3/9/2018	2490	Motion	MOTION FOR ORDER DIRECTING THE RESPONDENT TO FILE A RETURN TO THE PETITIONER'S PETI
4/12/2018	NEF	Proof of Electronic Service	Transaction 6625911 - Approved By: NOREVIEW : 04-12-2018:11:25:03
4/12/2018	4127	Supreme Ct Ord Dismis Appeal	SUPREME COURT NO. 75064 / ORDER DISMISSING APPEAL - Transaction 6625897 - Approved By: NOR
5/10/2018	1120	Amended	(FIRST AMENDED) MOTION FOR ORDER DIRECTING RESPONDENT TO FILE A RETURN TO THE PETIT
5/10/2018	1110	Amended Pet	(FIRST AMENDED) PETITION FOR A WRIT OF ERROR CORAM NOBIS
5/10/2018	1120	Amended	(FIRST AMENDED) MOTION TO CONVERT PROCEEDING TO A PETITION FOR WRIT OF ERROR CORU
5/11/2018	4128	Supreme Court Order Denying	SUPREME COURT NO. 75064 / ORDER DENYING MOTION - Transaction 6676037 - Approved By: NOREV
5/11/2018	NEF	Proof of Electronic Service	Transaction 6676044 - Approved By: NOREVIEW : 05-11-2018:15:03:56
5/21/2018	3860	Request for Submission	DOCUMENT TITLE: (1) 1ST AMENDED MOTION TO CONVERT PROCEEDINGS TO A PETITION FOR WR
7/5/2018	2525	Notice of Change of Address	
7/9/2018	S200	Request for Submission Complet	(1) 1ST AMENDED MOTION TO CONVERT PROCEEDINGS TO A PETITION FOR WRIT OF ERROR COR/
7/9/2018	3320	Ord to File	RESPONSE - Transaction 6766289 - Approved By: NOREVIEW : 07-09-2018:13:57:09
7/9/2018	NEF	Proof of Electronic Service	Transaction 6766293 - Approved By: NOREVIEW : 07-09-2018:13:58:11
8/16/2018	NEF	Proof of Electronic Service	Transaction 6832384 - Approved By: NOREVIEW : 08-16-2018:10:36:06
8/16/2018	1325	** Case Reopened	
8/16/2018	4129	Supreme Ct Order Granting	SUPREME COURT NO. 74227 / ORDER GRANTING PETITION - Transaction 6832382 - Approved By: NOF
8/23/2018	3880	Response	STATES OMNIBUS RESPONSE TO FIRST AMENDED MOTION TO CONVERT PROCEEDINGS TO A PET
8/23/2018	NEF	Proof of Electronic Service	Transaction 6844274 - Approved By: NOREVIEW : 08-23-2018:08:56:15
8/29/2018	NEF	Proof of Electronic Service	Transaction 6854610 - Approved By: NOREVIEW : 08-29-2018:11:51:22
8/29/2018	2520	Notice of Appearance	MAIZIE PUSICH PD / DEFT STEVEN VOSS - Transaction 6854559 - Approved By: YVILORIA : 08-29-2018:
8/29/2018	NEF	Proof of Electronic Service	Transaction 6854223 - Approved By: NOREVIEW : 08-29-2018:10:38:30
8/29/2018	3347	Ord to Set	RESENTENCING - Transaction 6854212 - Approved By: NOREVIEW : 08-29-2018:10:36:58
8/30/2018	3860	Request for Submission	DOCUMENT TITLE: PETITION FOR WRIT OF ERROR CORAM NOBIS(NO ORDER PROVIDED)
8/30/2018	2490	Motion	PRE-SENTENCING MOTION TO DISMISS ACTION BASED UPON WANT OF JURISDICTION
8/31/2018	NEF	Proof of Electronic Service	Transaction 6858869 - Approved By: NOREVIEW : 08-31-2018:09:14:42
8/31/2018	2520	Notice of Appearance	AMOS STEGE - Transaction 6858792 - Approved By: CVERA : 08-31-2018:09:24:00
8/31/2018	NEF	Proof of Electronic Service	Transaction 6858915 - Approved By: NOREVIEW : 08-31-2018:09:26:13
8/31/2018	2610	Notice	DEFENDANT'S NOTICE OF STATES FAILURE TO COMPLY WITH COURT ORDER TO RESPOND
8/31/2018	1250	Application for Setting	11/20/18 @1:30PM - Transaction 6858793 - Approved By: CVERA : 08-31-2018:09:13:37
9/4/2018	1260	Application Produce Prisoner	* SEALED * Transaction 6860949 - Approved By: RRODRIGU : 09-04-2018:10:13:07
9/4/2018	NEF	Proof of Electronic Service	Transaction 6861154 - Approved By: NOREVIEW : 09-04-2018:10:14:14
9/4/2018	3795	Reply	DEFENDANT'S REPLY TO STATE'S OMNIBUS RESPONSE TO DEFENDANT'S FIRST AMENDED MOTIO
9/5/2018	3340	Ord to Produce Prisoner	Transaction 6863375 - Approved By: NOREVIEW : 09-05-2018:10:34:22
9/5/2018	NEF	Proof of Electronic Service	Transaction 6863383 - Approved By: NOREVIEW : 09-05-2018:10:35:22
-		Request for Submission	DOCUMENT TITLE: PRE-SENTENCING MOTION TO DISMISS ACTION BASED ON WANT OF JURISDIC

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10/9/2018	2525	Notice of Change of Address	
10/23/2018	4128	Supreme Court Order Denying	SUPREME COURT NO. 74227 / ORDER DENYING REHEARING - Transaction 6942739 - Approved By: I
10/23/2018	NEF	Proof of Electronic Service	Transaction 6942745 - Approved By: NOREVIEW : 10-23-2018:14:31:29
10/29/2018	3860	Request for Submission	DOCUMENT TITLE: PETITION FOR WRIT OF HABEAS CORPUS
11/6/2018	2842	Ord Denying Motion	PRE-SENTENCING MOTION TO DISMISS ACTION BASED ON WANT OF JURISDICTION - Transaction
11/6/2018	S200	Request for Submission Complet	PRE-SENTENCING MOTION TO DISMISS ACTION BASED ON WANT OF JURISDICTION FILED 8/28/1
11/6/2018	NEF	Proof of Electronic Service	Transaction 6964387 - Approved By: NOREVIEW : 11-06-2018:13:19:23
11/8/2018	NEF	Proof of Electronic Service	Transaction 6968716 - Approved By: NOREVIEW : 11-08-2018:12:17:34
11/8/2018	2840	Ord Denying	CORAM NOBIS PLEADINGS - Transaction 6968710 - Approved By: NOREVIEW : 11-08-2018:12:16:32
11/8/2018	S200	Request for Submission Complet	PETITION FOR WRIT OF ERROR CORAM NOBIS (SEE ORDER FILED 11/8/18)
11/8/2018	2540	Notice of Entry of Ord	Transaction 6968790 - Approved By: NOREVIEW : 11-08-2018:12:36:05
11/8/2018	NEF	Proof of Electronic Service	Transaction 6968793 - Approved By: NOREVIEW : 11-08-2018:12:37:08
11/9/2018	2540	Notice of Entry of Ord	Transaction 6970834 - Approved By: NOREVIEW : 11-09-2018:09:44:22
11/9/2018	NEF	Proof of Electronic Service	Transaction 6970858 - Approved By: NOREVIEW : 11-09-2018:09:46:43
11/9/2018	S200	Request for Submission Complet	PETITION FOR WRIT OF HABEAS CORPUS (SEE ORDER VACATING FILED 11/9/18)
11/9/2018	3366	Ord Vacating	SUBMISSION OF PETITION FOR WRIT OF HABEAS CORPUS - Transaction 6972063 - Approved By: N
11/9/2018	NEF	Proof of Electronic Service	Transaction 6972077 - Approved By: NOREVIEW : 11-09-2018:15:06:05
11/14/2018	2490	Motion	MOTION FOR WITHDRAWAL OF COURT APPOINTED ATTORNEY
11/19/2018	2515	Notice of Appeal Supreme Court	ORDER 11-6-18
11/19/2018	2515	Notice of Appeal Supreme Court	ORDER 11-8-18
11/19/2018	2490	Motion	MOTION FOR REHEARING OF PETITION FOR WRIT OF CORAM NOBIS AND RECALL THE COURTS
11/19/2018	3860	Request for Submission	DOCUMENT TITLE: EMERGENCY MOTION FOR WITHDRAWAL OF COURT APPOINTED ATTORNEY
11/19/2018	F230	Other Manner of Disposition	
11/20/2018	NEF	Proof of Electronic Service	Transaction 6986609 - Approved By: NOREVIEW : 11-20-2018:14:53:32
11/20/2018	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 6986604 - Approved
11/20/2018	1310E	Case Appeal Statement	Transaction 6986604 - Approved By: NOREVIEW : 11-20-2018:14:50:40
11/20/2018	NEF	Proof of Electronic Service	Transaction 6986545 - Approved By: NOREVIEW : 11-20-2018:14:40:54
11/20/2018	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 6986536 - Approved
11/20/2018	1310E	Case Appeal Statement	Transaction 6986536 - Approved By: NOREVIEW : 11-20-2018:14:39:31
11/28/2018	1187	**Supreme Court Case No	SUPREME COURT NO. 77504 - VOSS
11/28/2018	1187	**Supreme Court Case No	SUPREME COURT NO. 77505 - VOSS APPEAL #2
11/29/2018	4130	Supreme Court Receipt	SUPREME COURT NO. 77505 / RECEIPT FOR DOCUMENTS - Transaction 6998712 - Approved By: NC
11/29/2018	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 77504 / RECEIPT FOR DOCUMENTS - Transaction 6998712 - Approved By: NC
11/29/2018	NEF	Proof of Electronic Service	Transaction 6998715 - Approved By: NOREVIEW : 11-29-2018:14:53:04
11/30/2018	2715	Ord Appointing Counsel	ALTERNATE PUBLIC DEFENDER'S OFFICE - Transaction 7000304 - Approved By: NOREVIEW : 11-30-
11/30/2018	NEF	Proof of Electronic Service	Transaction 7000315 - Approved By: NOREVIEW : 11-30-2018:11:08:38
12/3/2018	S200	Request for Submission Complet	EMERGENCY MOTION FOR WITHDRAWAL OF COURT APPOINTED ATTORNEY (SEE ORDER FILED
12/11/2018	MIN	***Minutes	SENTENCING - 11/29/18 - Transaction 7019216 - Approved By: NOREVIEW : 12-11-2018:16:24:28
12/11/2018	NEF	Proof of Electronic Service	Transaction 7019231 - Approved By: NOREVIEW : 12-11-2018:16:26:02

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12/18/2018	4127	Supreme Ct Ord Dismis Appeal	SUPREME COURT NO. 77504 / ORDER DISMISSING APPEAL - Transaction 7028916 - Approved By: NORE
12/18/2018	NEF	Proof of Electronic Service	Transaction 7028924 - Approved By: NOREVIEW : 12-18-2018:09:57:05
12/18/2018	4125	Supreme Court Order	SUPREME COURT NO. 77505 / ORDER - Transaction 7029002 - Approved By: NOREVIEW : 12-18-2018:10:
12/18/2018	NEF	Proof of Electronic Service	Transaction 7029009 - Approved By: NOREVIEW : 12-18-2018:10:09:38
12/18/2018	3863	**Submit regarding Appeals	DOCUMENT TITLE: SUPREME COURT NO. 77505 / ORDER (NO S1 BUILT)
12/27/2018	4128	Supreme Court Order Denying	SUPREME COURT NO. 74227 / ORDER DENYING PETITION FOR REVIEW - Transaction 7040841 - Approv
12/27/2018	NEF	Proof of Electronic Service	Transaction 7040845 - Approved By: NOREVIEW : 12-27-2018:09:16:44
1/4/2019	NEF	Proof of Electronic Service	Transaction 7051041 - Approved By: NOREVIEW : 01-04-2019:09:27:53
1/4/2019	3370	Order	Transaction 7051038 - Approved By: NOREVIEW : 01-04-2019:09:26:57
1/4/2019	2540	Notice of Entry of Ord	Transaction 7052055 - Approved By: NOREVIEW : 01-04-2019:13:53:39
1/4/2019	NEF	Proof of Electronic Service	Transaction 7052062 - Approved By: NOREVIEW : 01-04-2019:13:54:50
1/9/2019	4111	Supreme Ct Clk's Cert & Judg	SUPREME COURT NO. 77504 / CLERK'S CERTIFICATE & JUDGMENT - Transaction 7059699 - Approved By
1/9/2019	4145	Supreme Court Remittitur	SUPREME COURT NO. 77504 / REMITTITUR - Transaction 7059699 - Approved By: NOREVIEW : 01-09-201
1/9/2019	4127	Supreme Ct Ord Dismis Appeal	SUPREME COURT NO. 77504 / ORDER DISMISSING APPEAL - Transaction 7059699 - Approved By: NORE
1/9/2019	NEF	Proof of Electronic Service	Transaction 7059713 - Approved By: NOREVIEW : 01-09-2019:15:45:33
1/17/2019	4126	Supreme Ct Order Directing	SUPREME COURT NO. 77505 / ORDER DIRECTING TRANSMISSION OF RECORD AND REGARDING BRI
1/17/2019	NEF	Proof of Electronic Service	Transaction 7073947 - Approved By: NOREVIEW : 01-17-2019:14:43:17
1/24/2019	4131	Supreme Ct Not/Lieu/Remittitur	SUPREME COURT NO. 74227 / NOTICE IN LIEU OF REMITTITUR - Transaction 7083206 - Approved By: NO
1/24/2019	NEF	Proof of Electronic Service	Transaction 7083224 - Approved By: NOREVIEW : 01-24-2019:11:56:45
1/25/2019	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - RECORD ON APPEAL - Transaction 7085493 - Approved By
1/25/2019	NEF	Proof of Electronic Service	Transaction 7085500 - Approved By: NOREVIEW : 01-25-2019:10:43:02
2/5/2019	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 78050 / RECEIPT FOR DOCUMENTS - Transaction 7102980 - Approved By: NOREV
2/5/2019	NEF	Proof of Electronic Service	Transaction 7102985 - Approved By: NOREVIEW : 02-05-2019:14:05:01
2/6/2019	2586	Notice of Writ	NOTICE OF WRIT OF MANDAMUS AND COMPANION WRIT OF PROHIBITION - Transaction 7104413 - App
2/6/2019	NEF	Proof of Electronic Service	Transaction 7104416 - Approved By: NOREVIEW : 02-06-2019:09:39:04
2/19/2019	4133	Supreme Court Notice	SUPREME COURT NO. 77505 / NOTICE OF TRANSFER TO COURT OF APPEALS - Transaction 7124472 - /
2/19/2019	4133	Supreme Court Notice	SUPREME COURT NO. 78050 / NOTICE OF TRANSFER TO COURT OF APPEALS - Transaction 7124476 -
2/19/2019	NEF	Proof of Electronic Service	Transaction 7124484 - Approved By: NOREVIEW : 02-19-2019:14:33:42
2/19/2019	NEF	Proof of Electronic Service	Transaction 7124493 - Approved By: NOREVIEW : 02-19-2019:14:34:18
3/27/2019	NEF	Proof of Electronic Service	Transaction 7187846 - Approved By: NOREVIEW : 03-27-2019:12:03:37
3/27/2019	4128	Supreme Court Order Denying	SUPREME COURT NO. 78050 / ORDER DENYING PETITION - Transaction 7187821 - Approved By: NOREV
4/23/2019	4131	Supreme Ct Not/Lieu/Remittitur	SUPREME COURT NO. 78050 / NOTICE IN LIEU OF REMITTITUR - Transaction 7233718 - Approved By: NO
4/23/2019	NEF	Proof of Electronic Service	Transaction 7233743 - Approved By: NOREVIEW : 04-23-2019:14:09:44
4/25/2019	2490	Motion	MOTION TO WITHDRAW COURT APPOINTED TRIAL COUNSEL
5/6/2019	3860	Request for Submission	DOCUMENT TITLE: MOTION TO WITHDRAW APPOINTED COUNSEL
5/20/2019	4134	Supreme Court Order Affirming	SUPREME COURT NO. 77505 / ORDER OF AFFIRMANCE - Transaction 7278987 - Approved By: NOREVIE
5/20/2019	NEF	Proof of Electronic Service	Transaction 7278992 - Approved By: NOREVIEW : 05-20-2019:14:57:20
5/21/2019	2490	Motion	MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT - Transaction 7281316 - Approved By:
5/21/2019	NEF	Proof of Electronic Service	Transaction 7281711 - Approved By: NOREVIEW : 05-21-2019:16:33:59

e ID: 0	CR96-1581	Case I Case Type:	Description: STATE VS. STEVEN FLOYD VOSS (D1) CRIMINAL Initial Filing Date: 7/16/1996
5/22/2019	2385	Mtn Proceed Forma Pauperis	
5/22/2019	3565	Pet Post-Conviction Relief	DFX: NO INDEX OF EXHIBITS
5/28/2019	3880	Response	RESPONSE TO MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT - Transaction 7291
5/29/2019	NEF	Proof of Electronic Service	Transaction 7291654 - Approved By: NOREVIEW : 05-29-2019:08:31:28
6/6/2019	3860	Request for Submission	REQUEST FOR SUBMISSION - Transaction 7307251 - Approved By: YVILORIA : 06-06-2019:11:02:46
6/6/2019	NEF	Proof of Electronic Service	Transaction 7307288 - Approved By: NOREVIEW : 06-06-2019:11:03:53
6/14/2019	NEF	Proof of Electronic Service	Transaction 7321165 - Approved By: NOREVIEW : 06-14-2019:08:27:08
6/14/2019	4134	Supreme Court Order Affirming	Transaction 7321164 - Approved By: NOREVIEW : 06-14-2019:08:26:47
6/14/2019	NEF	Proof of Electronic Service	Transaction 7321169 - Approved By: NOREVIEW : 06-14-2019:08:27:49
6/14/2019	4125	Supreme Court Order	ORDER DENYING IN PART AND GRANTING IN PART A PETITION FOR REHEARING - Transaction 7321
7/2/2019	S200	Request for Submission Complet	MOTION TO WITHDRAW COURT APPOINTED COUNSEL (SEE ORDER FILED 7/2/19)
7/2/2019	3242	Ord Setting Hearing	AND TO PRODUCE PRISONER - Transaction 7352292 - Approved By: NOREVIEW : 07-02-2019:13:21:03
7/2/2019	NEF	Proof of Electronic Service	Transaction 7352309 - Approved By: NOREVIEW : 07-02-2019:13:22:52
7/12/2019	3860	Request for Submission	DOCUMENT TITLE: MOTION TO WITHDRAW COURT APPOINTED ATTORNEY SECOND REQUEST (N
7/25/2019	4128	Supreme Court Order Denying	SUPREME COURT NO. 77505 / ORDER DENYING REHEARING - Transaction 7394700 - Approved By: N
7/25/2019	S200	Request for Submission Complet	SUBMISSION VACATED PER 7/25/19 HEARING
7/25/2019	NEF	Proof of Electronic Service	Transaction 7394710 - Approved By: NOREVIEW : 07-25-2019:14:44:25
7/29/2019	4185	Transcript	Sentencing 11-29-18 - Transaction 7400449 - Approved By: NOREVIEW : 07-29-2019:22:16:01
7/29/2019	NEF	Proof of Electronic Service	Transaction 7400450 - Approved By: NOREVIEW : 07-29-2019:22:16:51
8/1/2019	1356	Certificate of Mailing	CERT. OF MAIL TRANSCRIPT FROM NOV. 29, 2018 HEARING - Transaction 7407371 - Approved By: NO
8/1/2019	2490	Motion	MOTION FOR ORDER DIRECTING THE STATE TO FILE A RETURN TO THE DEFENDANT'S PRESENCE
8/1/2019	NEF	Proof of Electronic Service	Transaction 7407374 - Approved By: NOREVIEW : 08-01-2019:15:28:53
8/1/2019	1120	Amended	FIRST AMENDED PRESENTENCING PETITION FOR WRIT OF HABEAS CORPUS (JURISDICTIONAL C
8/6/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S MOTION FOR ORDER DIRECTING STATE TO FILE A RETURN (NO
8/7/2019	3860	Request for Submission	DOCUMENT TITLE: MOTION TO PROCEED IN FORMA PAUPERIS (NO ORDER PROVIDED)
8/8/2019	2490	Motion	DFX: NO INDEX OF EXHIBITS
8/8/2019	2490	Motion	MOTION FOR LEAVE TO FILE SUPPLEMENTAL ARGUMENTS RELATIVE TO THE DEFENDANT'S PRE-
8/8/2019	3870	Request	REQUEST FOR JUDICIAL NOTICE OF ADJUDICATIVE FACTS, RELATIVE TO THE DEFENDANT'S PRE
8/8/2019	3373	Other	DEFENDANT'S STATEMENT OF SUPPLEMENTAL ARGUMENTS IN SUPPORT OF DEFENDANTS PRE-
8/13/2019	S200	Request for Submission Complet	DEFENDANT'S MOTION FOR ORDER DIRECTING STATE TO FILE A RETURN (SEE ORDER FILED 8/1
8/13/2019	2880	Ord for Briefing Schedule	Transaction 7425577 - Approved By: NOREVIEW : 08-13-2019:09:55:20
8/13/2019	NEF	Proof of Electronic Service	Transaction 7425582 - Approved By: NOREVIEW : 08-13-2019:09:56:09
8/13/2019	S200	Request for Submission Complet	MOTION TO WITHDRAW COURT APPOINTED ATTORNEY SECOND REQUEST (SEE ORDER FILED 8/
8/13/2019	NEF	Proof of Electronic Service	Transaction 7425546 - Approved By: NOREVIEW : 08-13-2019:09:50:33
8/13/2019	3005	Ord Withdrawal of Counsel	AND FOR BRIEFING SCHEDULE ON UPDATED PRESENTENCE INVESTIGATOIN REPORT - Transaction
8/16/2019	S200	Request for Submission Complet	MOTION TO PROCEED IN FORMA PAUPERIS (ORDER FILED 8/16/19)
8/16/2019	NEF	Proof of Electronic Service	Transaction 7431453 - Approved By: NOREVIEW : 08-16-2019:08:24:09
8/16/2019	3035	Ord Grant in Forma Pauperis	Transaction 7431442 - Approved By: NOREVIEW : 08-16-2019:08:21:04
8/19/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S MOTION FOR LEAVE TO FILE SUPPLEMENTAL ARGUMENTS AND

Report Does Not Contain Sealed Cases or Confidential Information Page 12 of 14

ID:	CR96-1581	Case Case Type:	Description: STATE VS. STEVEN FLOYD VOSS (D1) CRIMINAL Initial Filing Date: 7/16/1996
8/19/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S PRESENTENCING MOTION TO VACATE DECIDEDLY INVAILD NOVER
8/19/2019	2490	Motion	DEFENDANT'S OMNIBUS MOTION TO STRIKE STATES [SIC] MOTION FOR UPDATED PRESENTENCE IN
8/20/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S OMNIBUS MOTION TO STRIKE STATE'S MOTION FOR UPDATED PR
8/20/2019	2520	Notice of Appearance	KEVIN NAUGHTON DA - Transaction 7438667 - Approved By: CSULEZIC : 08-20-2019:11:35:00
8/20/2019	NEF	Proof of Electronic Service	Transaction 7438720 - Approved By: NOREVIEW : 08-20-2019:11:36:59
8/20/2019	NEF	Proof of Electronic Service	Transaction 7438716 - Approved By: NOREVIEW : 08-20-2019:11:36:05
8/20/2019	3880	Response	STATE'S RESPONSE TO (FIRST AMENDED) PRESENTENCING PETITION FOR WRIT OF HABEAS CORF
8/27/2019	NEF	Proof of Electronic Service	Transaction 7452167 - Approved By: NOREVIEW : 08-27-2019:11:46:11
8/27/2019	NEF	Proof of Electronic Service	Transaction 7452155 - Approved By: NOREVIEW : 08-27-2019:11:45:00
8/27/2019	2650	Opposition to	OPPOSITION TO PRESENTENCING (SIC) MOTION TO VACATE 1996 JUDGMENT ETC - Transaction 7452
8/27/2019	2650	Opposition to	OPPOSITION TO REQUEST FOR JUDICIAL NOTICE OF ADJUDICATE FACTS, ETC Transaction 745205
8/27/2019	3795	Reply	REPLY IN SUPPORT OF MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT - Transaction
8/27/2019	3860	Request for Submission	REQUEST FOR SUBMISSION OF MOTION - Transaction 7452047 - Approved By: YVILORIA : 08-27-2019:
8/28/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S (FIRST AMENDED) PETITION FOR WRIT OF HABEAS CORPUS(NO
8/28/2019	3795	Reply	DEFENDANT'S REPLY TO STATE'S RESPONSE TO DEFENDANT'S (FIRST AMENDED) PRESENTENCI
9/3/2019	3250	Ord Striking	SUBMISSION - Transaction 7463715 - Approved By: NOREVIEW : 09-03-2019:15:47:28
9/3/2019	S200	Request for Submission Complet	DEFENDANT'S OMNIBUS MOTION TO STRIKE STATE'S MOTION FOR UPDATED PRESENTENCE INVEST
9/3/2019	NEF	Proof of Electronic Service	Transaction 7463730 - Approved By: NOREVIEW : 09-03-2019:15:48:57
9/3/2019	S200	Request for Submission Complet	DEFENDANT'S PRESENTENCING MOTION TO VACATE DECIDEDLY INVALID NOVEMBER 27, 1996 JUD
9/3/2019	3320	Ord to File	RESPONSE - Transaction 7463739 - Approved By: NOREVIEW : 09-03-2019:15:51:49
9/3/2019	NEF	Proof of Electronic Service	Transaction 7463754 - Approved By: NOREVIEW : 09-03-2019:15:53:54
9/3/2019	S200	Request for Submission Complet	DEFENDANT'S MOTION FOR LEAVE TO FILE SUPPLEMENTAL ARGUMENTS AND PRE-SENTENCING N
9/3/2019	3060	Ord Granting Mtn	TO FILE SUPPLEMENT - Transaction 7463762 - Approved By: NOREVIEW : 09-03-2019:15:54:21
9/3/2019	NEF	Proof of Electronic Service	Transaction 7463771 - Approved By: NOREVIEW : 09-03-2019:15:55:52
9/5/2019	3795	Reply	DEFENDANT'S REPLY TO STATE'S RESPONSE TO DEFENDANT'S REQUEST FOR JUDICIAL NOTICE O
9/5/2019	NEF	Proof of Electronic Service	Transaction 7468478 - Approved By: NOREVIEW : 09-05-2019:13:49:01
9/5/2019	4128	Supreme Court Order Denying	SUPREME COURT NO. 77505 / ORDER DENYING PETITION FOR REVIEW - Transaction 7468471 - Appro
9/5/2019	3795	Reply	DEFENDANT'S REPLY TO STATES [SIC] OPPOSITION TO DEFENDANT'S OMNIBUS MOTION TO STRIKI
9/5/2019	3795	Reply	DEFENDANT'S REPLY TO STATE'S OPPOSITION TO DEFENDANT'S PRESENTENCING MOTION TO VA
9/11/2019	2175	Mtn for Reconsideration	MOTION FOR RECONSIDERATION AND AMENDMENT TO COURTS [SIC] SEPTEMBER 3, 2019 ORDER
9/11/2019	2490	Motion	MOTION FOR PARTIAL AMENDMENT OF ORDER GRANTING MOTION TO FILE SUPPLEMENT
9/11/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S PRESENTENCING MOTION TO VACATE DECIDEDLY INVAILD NOVE
9/11/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S OMNIBUS MOTION TO STRIKE STATE'S MOTION FOR UPDATED P
9/13/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S MOTION TO FORMALLY VACATE JUDGMENT OF CONVICTION AND
9/24/2019	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR PARTIAL AMENDMENT OF ORDER GRANTING MOTION TO FILE SUI
9/24/2019	3860	Request for Submission	DOCUMENT TITLE: MOTION FOR RECONSIDERATION AND AMENDMENT OF COURT'S SEPTEMBER
10/1/2019	4128	Supreme Court Order Denying	SUPREME COURT NO. 77505 / ORDER DENYING REHEARING - Transaction 7514172 - Approved By: NO
10/1/2019	4134	Supreme Court Order Affirming	SUPREME COURT NO. 77505 / ORDER OF AFFIRMANCE - Transaction 7514172 - Approved By: NOREVIE
10/1/2019	NEF	Proof of Electronic Service	Transaction 7514177 - Approved By: NOREVIEW : 10-01-2019:14:16:30

e ID:	CR96-1581	Case Case Type:	Description: STATE VS. STEVEN FLOYD VOSS (D1) CRIMINAL Initial Filing Date: 7/16/1996
10/1/2019	4111	Supreme Ct Clk's Cert & Judg	SUPREME COURT NO. 77505 / CLERK'S CERTIFICATE & JUDGMENTS - Transaction 7514172 - Approved E
10/1/2019	4128	Supreme Court Order Denying	SUPREME COURT NO. 77505 / ORDER DENYING PETITION FOR REVIEW - Transaction 7514172 - Approve
10/1/2019	4145	Supreme Court Remittitur	SUPREME COURT NO. 77505 / REMITTITUR - Transaction 7514172 - Approved By: NOREVIEW : 10-01-2019
10/3/2019	NEF	Proof of Electronic Service	Transaction 7520131 - Approved By: NOREVIEW : 10-03-2019:16:45:00
10/3/2019	2645	Opposition to Mtn	OPPOSITION TO DEFENDANT'S SUPPLEMENT TO PRE-SENTENCING MOTION TO SET ASIDE JURY VEF
10/10/2019	3860	Request for Submission	DOCUMENT TITLE: DEFENDANT'S PRE-SENTENCING MOTION TO SET ASIDE JURY VERDICTS (NO OF
10/10/2019	3790	Reply to/in Opposition	DEFENDANT'S REPLY TO STATE'S OPPOSITION TO DEFENDANT'S MOTION FOR PARTIAL AMENDMENT
10/28/2019	NEF	Proof of Electronic Service	Transaction 7558546 - Approved By: NOREVIEW : 10-28-2019:10:31:37
10/28/2019	2842	Ord Denying Motion	FOR UPDATED PRESENTENCE INVESTIGATION REPORT AND FINDING OMNIBUS MOTION TO STRIKE
10/28/2019	S200	Request for Submission Complet	DEFENDANT'S OMNIBUS MOTION TO STRIKE STATE'S MOTION FOR UPDATED PRESENTENCE INVEST
10/28/2019	S200	Request for Submission Complet	STATE'S MOTION FOR UPDATED PRESENTENCE INVESTIGATION REPORT (SEE ORDER FILED 10/28/19
10/29/2019	2540	Notice of Entry of Ord	Transaction 7561141 - Approved By: NOREVIEW : 10-29-2019:11:12:24
10/29/2019	NEF	Proof of Electronic Service	Transaction 7561145 - Approved By: NOREVIEW : 10-29-2019:11:13:25
10/30/2019	2540	Notice of Entry of Ord	Transaction 7564329 - Approved By: NOREVIEW : 10-30-2019:14:09:58
10/30/2019	NEF	Proof of Electronic Service	Transaction 7564336 - Approved By: NOREVIEW : 10-30-2019:14:10:54
10/30/2019	NEF	Proof of Electronic Service	Transaction 7563611 - Approved By: NOREVIEW : 10-30-2019:11:07:24
10/30/2019	2840	Ord Denying	(FIRST AMENDED) PRESENTENCING PETITION FOR WRIT OF HABEAS CORPUS AND DENYING MOTIO
10/30/2019	S200	Request for Submission Complet	DEFENDANT'S (FIRST AMENDED) PETITION FOR WRIT OF HABEAS CORPUS (SEE ORDER FILED 10/30
11/4/2019	2195	Mtn for Stay	(EMERGENCY MOTION) MOTION FOR STAY OF RESENTENCING HEARING PENDING THE COURT'S RES
11/6/2019	2515	Notice of Appeal Supreme Court	
11/7/2019	1310E	Case Appeal Statement	CASE APPEAL STATEMENT - Transaction 7577088 - Approved By: NOREVIEW : 11-07-2019:10:34:56
11/7/2019	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 7577088 - Approved By: I
11/7/2019	NEF	Proof of Electronic Service	Transaction 7577097 - Approved By: NOREVIEW : 11-07-2019:10:35:57

	FILED Electronically CR96-1581 2019-10-30 11:04:56 AM Jacqueline Bryant Clerk of the Court
1	2840 Transaction # 7563596
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6 7 8	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE
9	
10	THE STATE OF NEVADA,
11	Plaintiff, Case No. CR96-1581
12	Dept. No. 1
13	STEVEN FLOYD VOSS,
14	/ Defendant.
15 16 17	ORDER DENYING (FIRST AMENDED) PRESENTENCING PETITION FOR WRIT OF HABEAS CORPUS AND DENYING MOTION FOR ORDER DIRECTING STATE TO FILE A RETURN TO THE DEFENDANT'S PRESENCING [SIC] PETITION FOR WRIT OF HABEAS CORPUS, SPECIFYING THE TRUE CAUSE OF THE DEFENDANT'S
18 19	INCARCERATION BY THE NEVADA DEPARTMENT OF CORRECTIONS
	Currently before the Court is Defendant Voss' ("Petitioner") (<i>First Amended</i>) Presentencing
20	Petition for Writ of Habeas Corpus ("Petition") and associated Motion for Order Directing State to
21	File a Return to the Defendant's Presencing [sic] Petition for Writ of Habeas Corpus, Specifying the
22	True Cause of the Defendant's Incarceration by the Nevada Department of Corrections ("Motion")
23	filed August 1, 2019. On August 20, 2019, the State of Nevada filed a <i>Response to (First Amended)</i>
24	Presentencing Petition for Writ of Habeas Corpus and Motion for Order Directing State to File a
25	Return to the Defendant's Presencing [sic] Petition for Writ of Habeas Corpus, Specifying the True
26	Cause of the Defendant's Incarceration by the Nevada Department of Corrections. Petitioner
27	submitted the Petition to the Court for consideration on August 28, 2019.
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I. Background

2 In 1996, Petitioner was convicted by a jury of six felonies as follows: Burglary, two counts of 3 Uttering a Forged Instrument, two counts of Forgery, and Attempted Theft. Ex. 1. Thereafter, 4 Petitioner was sentenced and on November 27, 1996, a judgment of conviction was entered. Amd. 5 Pet. at 3:14–18. On August 9, 2001, the district court granted in part Petitioner's request for an amended judgment of conviction requiring that the Petitioner be resentenced. Ex. 1. On August 15, 6 7 2018, the Court of Appeals of the State of Nevada ("Court of Appeals") in its Order Granting Petition, 8 found that Petitioner had never been resentenced, granted Petitioner's request for extraordinary relief, 9 and ordered the district court to vacate the November 27, 1996 judgment of conviction, resentence 10 Petitioner and enter an amended judgment of conviction to reflect the new sentence. Order Granting 11 Pet. Nev. App. Ct. Case No. 74227 at 2–3 (Aug. 15, 2018).

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In his Petition, Petitioner asserts that because he never received a new sentencing hearing, the 13 only equitable relief available was to vacate the judgment of conviction entered in CR96-1581 and 14 enter a judgment of acquittal. Amd. Pet. at 6:24–7:9. The Court of Appeals disagreed that a judgment 15 of acquittal is appropriate since, when issuing its order on August 9, 2001, the district court did not 16 find that the conviction itself was invalid; rather, the district court only determined there were errors 17 at sentencing. Order Granting Pet. Nev. App. Ct. Case No. 74227 at 2.

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II.

Relevant Legal Authority

19 NRS 34.724(1) provides the definition of those persons who may file a post-conviction 20 petition for habeas corpus:

21 Any person convicted of a crime and under sentence of death or imprisonment who claims that the conviction was obtained, or that the sentence was imposed, 22 in violation of the Constitution of the United States or the Constitution or laws of this State, or who claims that the time the person has served pursuant to the judgment of conviction has been improperly computed, may, without paying a 24 filing fee, file a postconviction petition for a writ of habeas corpus to obtain relief from the conviction or sentence or to challenge the computation of time that the person has served.

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27 NRS 34.724(2) further provides that such a Petition "[c]omprehends and takes the place of all other 28 common-law, statutory or other remedies which have been available for challenging the validity of the conviction or sentence, and must be used exclusively in place of them." As such, a Petition that
 challenges a judgment of conviction or sentence that does not fit easily within any of the other
 categories is construed as a post-conviction petition for a writ of habeas corpus.

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NRS 34.430(1)–(5) provides that a return and answer must be filed in the following circumstances:

1. Except as otherwise provided in subsection 1 of NRS 34.745, the respondent shall serve upon the petitioner and file with the court a return and an answer that must respond to the allegations of the petition within 45 days or a longer period fixed by the judge or justice.

2. The return must state plainly and unequivocally whether the respondent has the party in custody, or under the respondent's power or restraint. If the respondent has the petitioner in the respondent's custody or power, or under the respondent's restraint, the respondent shall state the authority and cause of the imprisonment or restraint, setting forth with specificity the basis for custody.

3. If the petitioner is detained by virtue of any judgment, writ, warrant or other written authority, a certified or exemplified copy must be annexed to the return.

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III. Analysis

In the Petition, Petitioner challenges the jurisdiction and discretion of the District Court to 15 resentence Petitioner because he has already served to completion and discharge each of the six 16 sentences imposed in the Judgment of Conviction dated November 27, 1996. Pet. at 2:5-20. 17 Petitioner makes five arguments: (1) this Court lacks jurisdiction and discretion to conduct 18 resentencing; (2) this Court is prohibited from resentencing Petitioner under double jeopardy, due 19 process, and equal protection secured by the Fifth and Fourteenth Amendments and Article 1 § 8 of 20 the Nevada Constitution; (3) this Court is prohibited from resentencing Petitioner under the 21 constitutional guarantees of speedy trial, due process, equal protection secured by the Sixth and 22 Fourteenth Amendments, NRS 176.015(1), and Article 1 § 8 of the Nevada Constitution; (4) 23 Petitioner was deprived of a fair trial in violation of the Fifth, Sixth, and Fourteenth Amendments and 24 Article 1 § 8 of the Nevada Constitution due to judicial bias and disproportionate sentences imposed; 25 (5) Petitioner cannot be convicted or sentenced for the charge of uttering a forged instrument; and, 26 (6) Petitioner cannot be convicted or sentenced for forgery. See generally Pet. 27

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In the Motion, Petitioner argues the State must file a Return which specifies and certifies the true cause of Defendant Voss's restraint. Mot. at 2:21–3:3. Petitioner argues the Return will assist the Court in determining the merits of Petitioner's habeas corpus claims. *Id.* at 3:4–7. Petitioner argues this Court's Order is essential because his requests to the Nevada Department of Corrections for specific documentation of his custody status have been denied by prison officials. *Id.* at 3:11–25.

6 The State responds to the Petition by arguing the First Amended Petition is untimely, 7 procedurally barred, and subject to the law of the case doctrine. Resp. at 4:16–17. The State argues 8 NRS 34.810(1)(b)(3) requires a court to dismiss a petition if the conviction was the result of a trial 9 and grounds for the Petition could have been raised in any other proceeding that the Petitioner has 10 taken to secure relief from conviction and sentence. Id. at 4:18-23. The State also argues that 11 appellate court determinations on appeal are the law of the case and the issues raised by the Amended 12 Petition have already been disposed of by the Court of Appeals. Id. at 4:23–5:2. The State pointed 13 out that the Court of Appeals concluded that there has not been a valid judgment of conviction and 14 ordered the district court to resentence Petitioner and enter an amended judgment of conviction. Id. 15 at 5:2–12. The State argues that the Court of Appeals ruling is the law of the case and that Petitioner must be resentenced. Id. at 5:15-16. 16

The State responds to the Motion by arguing it is premature. *Id.* at 4:2. The State argues that although Defendant does not cite any authority for his request, the State infers that Petitioner is referring to NRS 34.430 which requires the State to serve the Petitioner with a return and answer that states the authority and cause of the imprisonment and restraint, setting forth the basis for custody with specificity. *Id.* at 4:5–12. The State argues that a return is not yet required because this Court has not yet granted the Petition but if the Court does grant the Petition the State will be happy to comply with the requirements of NRS Chapter 34. *Id.* at 4:12–14.

Petitioner replies by arguing the State failed to address the merits of Petitioner's claims in the Petition. Reply at 2:14–20. Petitioner argues the State's law of the case argument is misguided because the Court of Appeals did not address whether Petitioner had served the six terms of imprisonment to completion nor what impact the completion of those terms had upon Petitioner's resentencing. *Id.* at 5:1–27. Petitioner points out that he completed the six terms of imprisonment

six months prior to the Court of Appeals August 15, 2018 Order. *Id.* at 6:17–25. Petitioner argues
the jurisdictional argument was not available to him in his original appeal. *Id.* at 7:2–14. Petitioner
contends there is no procedural bar in NRS Chapter 34 that would prevent this Court from reviewing
Petitioner's other claims. *Id.* at 8:17–26. Petitioner replies to the State's argument regarding the
Motion by arguing that there is no statute or rule governing the time period in which a Motion
requesting the State file a Return must be filed. *Id.* at 3:8–19.

7 Having reviewed the pleadings on file and having reviewed the facts and the legal support set 8 forth therein, this Court finds good cause to deny the Petition and the Motion. The Court of Appeals 9 unambiguously stated "there is currently no valid judgment of conviction entered in CR96-1581." 10 Order Granting Pet. Nev. App. Ct. Case No. 74227 at 2. The Court of Appeals determined the 11 appropriate relief was "resentencing, as originally ordered in the August 9, 2001, order, and entry of 12 an amended judgment of conviction." Id. In a footnote the Court of Appeals noted "although there 13 is no valid judgment in CR96-1581. Voss has not been subject to illegal restraint because since 1998 14 he has also been held and been serving a concurrent prison term of life without the possibility of parole pursuant to a judgment of conviction entered in district court case number CR97-2077." Id. at 15 2, n 1. 16

This Court finds that the Petition for Habeas Corpus is not ripe for review at this time because Petitioner has not been convicted or sentenced in relation to the crimes charged in CR96-1581. Pursuant to NRS 34.724(1), in order to file a post-conviction habeas corpus petition the person must have been "convicted of a crime and under sentence of death or imprisonment." Pursuant to the Court of Appeals Order, there is no valid judgment of conviction in this case and because the Court of Appeals ordered Petitioner to be resentenced, he is not currently under a sentence for the crimes committed in CR96-1581.

As it pertains to the Motion, in order to comply with the requirements set forth in NRS 34.430 the State would have to "state the authority and cause of the imprisonment or restraint, setting forth with specificity the basis for custody" as well as provide a certified copy of "any judgment, writ, warrant, or other written authority." NRS 34.430(2)–(3). The State would be unable to comply with either of these requirements. There is currently no valid judgment of conviction and as such the State

1	cannot provide the authority and cause of the imprisonment, much less state the basis for custody
2	with specificity. Court of Appeal's Order. Order Granting Pet. Nev. App. Ct. Case No. 74227 at 2.
3	This Court reasons that NRS 34.430 does not contemplate the unique circumstances that are present
4	in this case and attempting to mechanically apply the statute to the facts of this case would be
5	improper.
6	This Court notes that Petitioner is scheduled for resentencing on November 20, 2019. This
7	Court anticipates entering an amended judgment of conviction and resentencing Petitioner on that
8	date.
9	Accordingly, and good cause appearing,
10	IT IS HEREBY ORDERED the (First Amended) Presentencing Petition for Writ of Habeas
11	<i>Corpus</i> is DENIED.
12	IT IS FURTHER ORDERED the Motion for Order Directing State to File a Return to the
13	Defendant's Presencing [sic] Petition for Writ of Habeas Corpus, Specifying the True Cause of the
14	Defendant's Incarceration by the Nevada Department of Corrections is DENIED.
15	IT IS SO ORDERED.
16	DATED this 30 th day of October, 2019.
17	All Drafeelick
18	KATHLEEN DRAKULICH DISTRICT JUDGE
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1	CERTIFICATE OF SERVICE
2	CASE NO. CR96-1581
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the 30 th day of October, 2019, I
5	electronically filed the ORDER DENYING (FIRST AMENDED) PRESENTENCING
6	PETITION FOR WRIT OF HABEAS CORPUS AND DENYING MOTION FOR ORDER
7	DIRECTING STATE TO FILE A RETURN TO THE DEFENDANT'S PRESENCING [SIC]
8	PETITION FOR WRIT OF HABEAS CORPUS, SPECIFYING THE TRUE CAUSE OF THE
9	DEFENDANT'S INCARCERATION BY THE NEVADA DEPARTMENT OF
10	CORRECTIONS with the Clerk of the Court by using the ECF system.
11	I further certify that I transmitted a true and correct copy of the foregoing document by the
12	method(s) noted below:
13	Electronically filed with the Clerk of the Court by using the ECF system which will send a notice
14	of electronic filing to the following:
15	AMOS STEGE, ESQ. for STATE OF NEVADA
16	KEVIN NAUGHTON, ESQ. for STATE OF NEVADA
17	JENNIFER NOBLE, ESQ. for STATE OF NEVADA
18	Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage
19	and mailing by Washoe County using the United States Postal Service in Reno, Nevada:
20	STEVEN FLOYD VOSS (#52094)
21	NNCC P.O. BOX 7000
22	CARSON CITY, NEVADA 89702
23	
24	anielle Kent
25 26	DANIELLE KENT Department 1 Judicial Assistant
26 27	
27 28	
20	
	7

1	FILED Electronically CR96-1581 2019-10-30 02:09:20 Jacqueline Bryant Clerk of the Court Transaction # 756432	
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3		
4		
5	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
6	IN AND FOR THE COUNTY OF WASHOE	
7		
8	STATE OF NEVADA,	
9	Plaintiff, Case No: CR96-1581 vs.	
10	Dept. No: 1	
11	STEVEN FLOYD VOSS,	
12	Defendant.	
13	/	
14	NOTICE OF ENTRY OF ORDER	
15		
16	PLEASE TAKE NOTICE that on October 30, 2019, the Court entered a decision or	
17	order in this matter, a true and correct copy of which is attached hereto.	
18	You may appeal to the Supreme Court from the decision or Order of the Court. If	
19	you wish to appeal, you must file a Notice of Appeal with the Clerk of this Court within	
20	thirty-three (33) days after the date this notice is mailed to you.	
21		
22	Dated October 30, 2019.	
23		
24	JACQUELINE BRYANT	
25	Clerk of the Court	
26	/s/N. Mason	
27	N. Mason-Deputy Clerk	
28		

1	CERTIFICATE OF SERVICE
2	Case No. CR96-1581
3	Pursuant to NRCP 5 (b), I certify that I am an employee of the Second
4	Judicial District Court; that on October 30, 2019, I electronically filed the Notice of Entry of
5	Order with the Court System which will send a notice of electronic filing to the following:
6 7	DIV. OF PAROLE & PROBATION
8	JENNIFER P. NOBLE, ESQ. for STATE OF NEVADA
9	AMOS R. STEGE, ESQ. for STATE OF NEVADA
10	KEVIN P. NAUGHTON, ESQ. for STATE OFNEVADA
11	I further certify that on October 30, 2019, I deposited in the Washoe
12	County mailing system for postage and mailing with the U.S. Postal Service in Reno,
13	Nevada, a true copy of the attached document, addressed to:
14	
15	Attorney General's Office 100 N. Carson Street
16	Carson City, NV 89701-4717
17	Steven Floyd Voss (#52094)
18 19	NNCC P. O. Box 7000
20	Carson City, NV 89702
20	The undersigned does hereby affirm that pursuant to NRS 239B.030 and NRS 603A.040, the preceding document does not contain the personal information of any person.
22	Dated October 30, 2019.
23	/s/N. Mason
24	N. Mason- Deputy Clerk
25	
26	
27	
28	

	FILED Electronically CR96-1581 2019-10-30 11:04:56 AM Jacqueline Bryant Clerk of the Court
1	2840 Transaction # 7563596
2	
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5	
6 7 8	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE
9	
10	THE STATE OF NEVADA,
11	Plaintiff, Case No. CR96-1581
12	Dept. No. 1
13	STEVEN FLOYD VOSS,
14	/ Defendant.
15 16 17	ORDER DENYING (FIRST AMENDED) PRESENTENCING PETITION FOR WRIT OF HABEAS CORPUS AND DENYING MOTION FOR ORDER DIRECTING STATE TO FILE A RETURN TO THE DEFENDANT'S PRESENCING [SIC] PETITION FOR WRIT OF HABEAS CORPUS, SPECIFYING THE TRUE CAUSE OF THE DEFENDANT'S
18 19	INCARCERATION BY THE NEVADA DEPARTMENT OF CORRECTIONS
	Currently before the Court is Defendant Voss' ("Petitioner") (<i>First Amended</i>) Presentencing
20	Petition for Writ of Habeas Corpus ("Petition") and associated Motion for Order Directing State to
21	File a Return to the Defendant's Presencing [sic] Petition for Writ of Habeas Corpus, Specifying the
22	True Cause of the Defendant's Incarceration by the Nevada Department of Corrections ("Motion")
23	filed August 1, 2019. On August 20, 2019, the State of Nevada filed a <i>Response to (First Amended)</i>
24	Presentencing Petition for Writ of Habeas Corpus and Motion for Order Directing State to File a
25	Return to the Defendant's Presencing [sic] Petition for Writ of Habeas Corpus, Specifying the True
26	Cause of the Defendant's Incarceration by the Nevada Department of Corrections. Petitioner
27	submitted the Petition to the Court for consideration on August 28, 2019.
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I. Background

2 In 1996, Petitioner was convicted by a jury of six felonies as follows: Burglary, two counts of 3 Uttering a Forged Instrument, two counts of Forgery, and Attempted Theft. Ex. 1. Thereafter, 4 Petitioner was sentenced and on November 27, 1996, a judgment of conviction was entered. Amd. 5 Pet. at 3:14–18. On August 9, 2001, the district court granted in part Petitioner's request for an amended judgment of conviction requiring that the Petitioner be resentenced. Ex. 1. On August 15, 6 7 2018, the Court of Appeals of the State of Nevada ("Court of Appeals") in its Order Granting Petition, 8 found that Petitioner had never been resentenced, granted Petitioner's request for extraordinary relief, 9 and ordered the district court to vacate the November 27, 1996 judgment of conviction, resentence 10 Petitioner and enter an amended judgment of conviction to reflect the new sentence. Order Granting 11 Pet. Nev. App. Ct. Case No. 74227 at 2–3 (Aug. 15, 2018).

12

In his Petition, Petitioner asserts that because he never received a new sentencing hearing, the 13 only equitable relief available was to vacate the judgment of conviction entered in CR96-1581 and 14 enter a judgment of acquittal. Amd. Pet. at 6:24–7:9. The Court of Appeals disagreed that a judgment 15 of acquittal is appropriate since, when issuing its order on August 9, 2001, the district court did not 16 find that the conviction itself was invalid; rather, the district court only determined there were errors 17 at sentencing. Order Granting Pet. Nev. App. Ct. Case No. 74227 at 2.

18

II.

Relevant Legal Authority

19 NRS 34.724(1) provides the definition of those persons who may file a post-conviction 20 petition for habeas corpus:

21 Any person convicted of a crime and under sentence of death or imprisonment who claims that the conviction was obtained, or that the sentence was imposed, 22 in violation of the Constitution of the United States or the Constitution or laws of this State, or who claims that the time the person has served pursuant to the judgment of conviction has been improperly computed, may, without paying a 24 filing fee, file a postconviction petition for a writ of habeas corpus to obtain relief from the conviction or sentence or to challenge the computation of time that the person has served.

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27 NRS 34.724(2) further provides that such a Petition "[c]omprehends and takes the place of all other 28 common-law, statutory or other remedies which have been available for challenging the validity of the conviction or sentence, and must be used exclusively in place of them." As such, a Petition that
 challenges a judgment of conviction or sentence that does not fit easily within any of the other
 categories is construed as a post-conviction petition for a writ of habeas corpus.

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NRS 34.430(1)–(5) provides that a return and answer must be filed in the following circumstances:

1. Except as otherwise provided in subsection 1 of NRS 34.745, the respondent shall serve upon the petitioner and file with the court a return and an answer that must respond to the allegations of the petition within 45 days or a longer period fixed by the judge or justice.

2. The return must state plainly and unequivocally whether the respondent has the party in custody, or under the respondent's power or restraint. If the respondent has the petitioner in the respondent's custody or power, or under the respondent's restraint, the respondent shall state the authority and cause of the imprisonment or restraint, setting forth with specificity the basis for custody.

3. If the petitioner is detained by virtue of any judgment, writ, warrant or other written authority, a certified or exemplified copy must be annexed to the return.

13 14

III. Analysis

In the Petition, Petitioner challenges the jurisdiction and discretion of the District Court to 15 resentence Petitioner because he has already served to completion and discharge each of the six 16 sentences imposed in the Judgment of Conviction dated November 27, 1996. Pet. at 2:5-20. 17 Petitioner makes five arguments: (1) this Court lacks jurisdiction and discretion to conduct 18 resentencing; (2) this Court is prohibited from resentencing Petitioner under double jeopardy, due 19 process, and equal protection secured by the Fifth and Fourteenth Amendments and Article 1 § 8 of 20 the Nevada Constitution; (3) this Court is prohibited from resentencing Petitioner under the 21 constitutional guarantees of speedy trial, due process, equal protection secured by the Sixth and 22 Fourteenth Amendments, NRS 176.015(1), and Article 1 § 8 of the Nevada Constitution; (4) 23 Petitioner was deprived of a fair trial in violation of the Fifth, Sixth, and Fourteenth Amendments and 24 Article 1 § 8 of the Nevada Constitution due to judicial bias and disproportionate sentences imposed; 25 (5) Petitioner cannot be convicted or sentenced for the charge of uttering a forged instrument; and, 26 (6) Petitioner cannot be convicted or sentenced for forgery. See generally Pet. 27

28

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In the Motion, Petitioner argues the State must file a Return which specifies and certifies the true cause of Defendant Voss's restraint. Mot. at 2:21–3:3. Petitioner argues the Return will assist the Court in determining the merits of Petitioner's habeas corpus claims. *Id.* at 3:4–7. Petitioner argues this Court's Order is essential because his requests to the Nevada Department of Corrections for specific documentation of his custody status have been denied by prison officials. *Id.* at 3:11–25.

6 The State responds to the Petition by arguing the First Amended Petition is untimely, 7 procedurally barred, and subject to the law of the case doctrine. Resp. at 4:16–17. The State argues 8 NRS 34.810(1)(b)(3) requires a court to dismiss a petition if the conviction was the result of a trial 9 and grounds for the Petition could have been raised in any other proceeding that the Petitioner has 10 taken to secure relief from conviction and sentence. Id. at 4:18-23. The State also argues that 11 appellate court determinations on appeal are the law of the case and the issues raised by the Amended 12 Petition have already been disposed of by the Court of Appeals. Id. at 4:23–5:2. The State pointed 13 out that the Court of Appeals concluded that there has not been a valid judgment of conviction and 14 ordered the district court to resentence Petitioner and enter an amended judgment of conviction. Id. 15 at 5:2–12. The State argues that the Court of Appeals ruling is the law of the case and that Petitioner must be resentenced. Id. at 5:15-16. 16

The State responds to the Motion by arguing it is premature. *Id.* at 4:2. The State argues that although Defendant does not cite any authority for his request, the State infers that Petitioner is referring to NRS 34.430 which requires the State to serve the Petitioner with a return and answer that states the authority and cause of the imprisonment and restraint, setting forth the basis for custody with specificity. *Id.* at 4:5–12. The State argues that a return is not yet required because this Court has not yet granted the Petition but if the Court does grant the Petition the State will be happy to comply with the requirements of NRS Chapter 34. *Id.* at 4:12–14.

Petitioner replies by arguing the State failed to address the merits of Petitioner's claims in the Petition. Reply at 2:14–20. Petitioner argues the State's law of the case argument is misguided because the Court of Appeals did not address whether Petitioner had served the six terms of imprisonment to completion nor what impact the completion of those terms had upon Petitioner's resentencing. *Id.* at 5:1–27. Petitioner points out that he completed the six terms of imprisonment

six months prior to the Court of Appeals August 15, 2018 Order. *Id.* at 6:17–25. Petitioner argues
the jurisdictional argument was not available to him in his original appeal. *Id.* at 7:2–14. Petitioner
contends there is no procedural bar in NRS Chapter 34 that would prevent this Court from reviewing
Petitioner's other claims. *Id.* at 8:17–26. Petitioner replies to the State's argument regarding the
Motion by arguing that there is no statute or rule governing the time period in which a Motion
requesting the State file a Return must be filed. *Id.* at 3:8–19.

7 Having reviewed the pleadings on file and having reviewed the facts and the legal support set 8 forth therein, this Court finds good cause to deny the Petition and the Motion. The Court of Appeals 9 unambiguously stated "there is currently no valid judgment of conviction entered in CR96-1581." 10 Order Granting Pet. Nev. App. Ct. Case No. 74227 at 2. The Court of Appeals determined the 11 appropriate relief was "resentencing, as originally ordered in the August 9, 2001, order, and entry of 12 an amended judgment of conviction." Id. In a footnote the Court of Appeals noted "although there 13 is no valid judgment in CR96-1581. Voss has not been subject to illegal restraint because since 1998 14 he has also been held and been serving a concurrent prison term of life without the possibility of parole pursuant to a judgment of conviction entered in district court case number CR97-2077." Id. at 15 2, n 1. 16

This Court finds that the Petition for Habeas Corpus is not ripe for review at this time because Petitioner has not been convicted or sentenced in relation to the crimes charged in CR96-1581. Pursuant to NRS 34.724(1), in order to file a post-conviction habeas corpus petition the person must have been "convicted of a crime and under sentence of death or imprisonment." Pursuant to the Court of Appeals Order, there is no valid judgment of conviction in this case and because the Court of Appeals ordered Petitioner to be resentenced, he is not currently under a sentence for the crimes committed in CR96-1581.

As it pertains to the Motion, in order to comply with the requirements set forth in NRS 34.430 the State would have to "state the authority and cause of the imprisonment or restraint, setting forth with specificity the basis for custody" as well as provide a certified copy of "any judgment, writ, warrant, or other written authority." NRS 34.430(2)–(3). The State would be unable to comply with either of these requirements. There is currently no valid judgment of conviction and as such the State

1	cannot provide the authority and cause of the imprisonment, much less state the basis for custody
2	with specificity. Court of Appeal's Order. Order Granting Pet. Nev. App. Ct. Case No. 74227 at 2.
3	This Court reasons that NRS 34.430 does not contemplate the unique circumstances that are present
4	in this case and attempting to mechanically apply the statute to the facts of this case would be
5	improper.
6	This Court notes that Petitioner is scheduled for resentencing on November 20, 2019. This
7	Court anticipates entering an amended judgment of conviction and resentencing Petitioner on that
8	date.
9	Accordingly, and good cause appearing,
10	IT IS HEREBY ORDERED the (First Amended) Presentencing Petition for Writ of Habeas
11	<i>Corpus</i> is DENIED.
12	IT IS FURTHER ORDERED the Motion for Order Directing State to File a Return to the
13	Defendant's Presencing [sic] Petition for Writ of Habeas Corpus, Specifying the True Cause of the
14	Defendant's Incarceration by the Nevada Department of Corrections is DENIED.
15	IT IS SO ORDERED.
16	DATED this 30 th day of October, 2019.
17	Ku Drafeeliit
18	KATHLEEN DRAKULICH DISTRICT JUDGE
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1	CERTIFICATE OF SERVICE			
2	CASE NO. CR96-1581			
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the			
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the 30 th day of October, 2019, I			
5	electronically filed the ORDER DENYING (FIRST AMENDED) PRESENTENCING			
6	PETITION FOR WRIT OF HABEAS CORPUS AND DENYING MOTION FOR ORDER			
7	DIRECTING STATE TO FILE A RETURN TO THE DEFENDANT'S PRESENCING [SIC]			
8	PETITION FOR WRIT OF HABEAS CORPUS, SPECIFYING THE TRUE CAUSE OF THE			
9	DEFENDANT'S INCARCERATION BY THE NEVADA DEPARTMENT OF			
10	CORRECTIONS with the Clerk of the Court by using the ECF system.			
11	I further certify that I transmitted a true and correct copy of the foregoing document by the			
12	method(s) noted below:			
13	Electronically filed with the Clerk of the Court by using the ECF system which will send a notice			
14	of electronic filing to the following:			
15	AMOS STEGE, ESQ. for STATE OF NEVADA			
16	KEVIN NAUGHTON, ESQ. for STATE OF NEVADA			
17	JENNIFER NOBLE, ESQ. for STATE OF NEVADA			
18	Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage			
19	and mailing by Washoe County using the United States Postal Service in Reno, Nevada:			
20	STEVEN FLOYD VOSS (#52094)			
21	NNCC P.O. BOX 7000			
22	CARSON CITY, NEVADA 89702			
23				
24	anielle Kent			
25 26	DANIELLE KENT Department 1 Judicial Assistant			
26 27				
27 28				
20				
	7			

DATE, JUDGE OFFICERS OF		
COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
7/19/96	<u>ARRAIGNMENT</u>	
HONORABLE	Deputy District Attorney Linda Nordvig represented the State. Defendat	nt 8 /6/96
DEBORAH A.	was present with counsel, Deputy Public Defender Cotter Conway.	8:45 a.m.
AGOSTI	Probation Officer David Gould was also present.	Motion to
DEPT. NO. 3	TRUE NAME: STEVEN FLOYD VOSS. Defendant handed a copy of t	he Confirm
G. Glide	Information; waived reading.	
(Clerk)	Defendant entered a plea of Not Guilty; invoked the 60-day rule.	9/3/96
S. Koetting	COURT ORDERED: Matter continued for trial by jury.	9:00 a.m.
(Reporter)	Defendant remanded to the custody of the Sheriff.	Trial



DATE, JUDGE OFFICERS OF				
COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO		
8/6/96	MOTION TO CONFIRM TRIAL DATE			
HONORABLE	HONORABLE Deputy District Attorney Egan Walker represented the State. Defendant			
DEBORAH A.	DEBORAH A. was present with counsel, Deputy Public Defender, Cotter Conway.			
AGOSTI				
DEPT. NO. 3 Counsel for the Defendant informed the Court that he would be filing				
G. Glide a writ and several motions. Court instructed counsel that if				
(Clerk) anything needs to be heard before she returns, he is to proceed in				
B. Bruch	B. Bruch accordance with the Court Rules.			
(Reporter) Counsel for the Defendant informed the Court that his client is prepared to proceed to trial on 9/3/96; no objection; COURT ORDERED: Trial				
			confirmed.	
Defendant remanded to the custody of the Sheriff.				



CASE NO. CR96-1581

STATE OF NEVADA VS. STEVEN FLOYD VOSS

DATE, JUDGE				
OFFICERS OF				
COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO		
9/3/96	MOTION TO CONTINUE TRIAL DATE			
HONORABLE	Deputy District Attorney Elliott Sattler represented the State. Defendant			
DEBORAH A.	was present with counsel, Deputy Public Defender Maizie Pusich.	9/24/96		
AGOSTI	Probation Officer Wayne Diek was also present.	8:45 a.m.		
DEPT.NO. 3	Counsel for the Defendant moved to continue the trial date stating that Mr.	Motion to		
G. Glide	Conway had received a significant amount of discovery last week and	Confirm		
(Clerk)	after a discussion with Mr. Walker, counsel had stipulated to a			
S. Koetting	continuance. Court inquired of the Defendant as to his right to a speedy	10/7/96		
(Reporter)	trial, and the Defendant had no objection to this continuance.	9:00 a.m.		
	COURT ORDERED: matter continued for trial by jury.	Trial		
	Defendant remanded to the custody of the Sheriff.			



STATE OF NEVADA VS. STEVEN FLOYD VOSS

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DATE, JUDGE			
OFFICERS OF			
COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO	
9/10/96	MOTION FOR RELEASE ON O.R./BAIL REDUCTION		
HONORABLE	Deputy District Attorney Egan Walker represented the State. Defendant		
DEBORAH A.	was present with counsel, Deputy Public Defender Cotter Conway.		
AGOSTI	Probation Officer Wayne Diek was also present.		
DEPT.NO. 3	Counsel for the Defendant informed the Court that he would like to submit		
G. Glide	the matter; objection by counsel for the State.		
(Clerk)	COURT ORDERED: Motion for O.R. denied; bail reduced to the amount		
S. Koetting	of \$20,000.00 bondable.		
(Reporter)	Defendant remanded to the custody of the Sheriff.		

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STATE OF NEVADA VS. STEVEN FLOYD VOSS

DATE, JUDGE				
OFFICERS OF				
<u>COURT PRESEN</u>	Γ APPEARANCES-HEARING	CONTINUED TO		
9/24/96	MOTION TO CONFIRM TRIAL DATE			
HONORABLE	Deputy District Attorney Egan Walker represented the State. Defendant			
DEBORAH A.	was present with counsel, Deputy Public Defender Cotter Conway.			
AGOSTI	Defense counsel confirmed the trial scheduled for 10/7/96 for four (4)			
DEPT.NO. 3	days.			
O. Krahn	COURT ORDERED: Trial confirmed.			
(Clerk)	Defendant remanded to the custody of the Sheriff.			
S. Koetting				
(Reporter)				



DATE, JUDGE OFFICERS OF		
COURT PRESENT	APPEARANCES-HEARING	CONT'D TO
11/17/96 HONORABLE JAMES A. STONE DEPT. NO. 10 J. Eyheralde	ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE Deputy D.A. Dave Stanton was present for the State. The Defendant was present with counsel,Deputy P.D. Cotter C. Conway. William Lorang was present for the State Dept of Parole and Probation. Respective counsel and parties addressed the Court.	
(Clerk) R. Walker Reporter	COURT ORDERED: The Defendant is sentenced to a maximum term of one hundred twenty (120) months with a minimum term of forty-eight (48) months on Count I Burglary; Count II Uttering A Forged Instrument to a term of a maximum term of forty-eight (48) months with a minimum term of sixteen (16) months, consecutive to Count I; Count III Uttering A Forged Instrument to a term of a maximum of forty-eight (48) months with a minimum term of sixteen (16) months, consecutive to Count I, II and III; Count V Forgery to a term of a maximum term of forty-eight (48) months with a minimum term of sixteen (16) months consecutive to Count's I, II,III and IV; Count VI Attempted Theft to a term maximum of forty- eight (48) months with a minimum term of sixteen (16) months, consecutive to all Counts in the Nevada State Prison, and is to pay Seven Hundred Fifty Dollars (\$750.00) attorney fees and the statutory Twenty Five Dollar (\$25.00) administrative assessment fee. The Defendant is to be given credit for one hundred thirty-seven (137) days time served. Defendant remanded to the custody of the Sheriff.	

CASE NO. CR96-1581

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STATE OF NEVADA VS. STEVEN FLOYD VOSS

: .

,		
DATE, JUDGE		
OFFICERS OF		
COURT PRESEN	IT APPEARANCES-HEARING	CONTINUED TO
05/20/98	MOTION TO SET ASIDE JURY VERDICT	05/21/98
HONORABLE	Deputy District Attorney Egan Walker was present on behalf of the	8:30 a.m.
DEBORAH A.	State. The Defendant was not present but represented by Deputy	Cont'd Motion
AGOSTI	Public Defenders Maizie Pusich and Cotter Conway. Barbara	To Set Aside
DEPT. NO. 3	Jewettwas present on behalf of the Division of Parole and	Jury Verdict
C.McMahon	Probation.	
(Clerk)	Counsel Pusich for the Defendant addressed the Court advising	
D. Davidson	that the Defendant had not been transported by NSP and moved	
(Reporter)	for a continuance. Counsel for the State addressed the Court	
	indicating he would contact NSP to confirm transport for tomorrow;	<i>~</i>
	Counsel Pusich will do the same. Counsel Pusich also addressed	
N CE Z	the Court with concerns over access to the DefenCounsel for the	1
	State further addressed the Court advising that investigative	
	reports provided to the Defense involve additional prior bad acts,	•
	but the State will not refer to those in opening argument (in the	
20-0 20-0	companion case CR97-2077 set for trial 5/26/98) until the Court	
	has made its ruling.	
	COURT ORDERED: Matter continued until tomorrow. Defendant	
	to remain in the County Jail over the weekend pending trial.	

CASE NO. CR96-1581 STATE OF NEVADA VS. STEVEN FLOYD VOSS

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DATE, JUDGE OFFICERS OF		
COURT PRESENT	APPEARANCES-HEARING CONT'D T	0
5/21/98	MOTION TO SET ASIDE JURY VERDICT	
HONORABLE	Deputy District Attorney Egan Walker represented the State.	
DEBORAH A.	Defendant was present with counsel, Deputy Public Defender Cotter C.	
AGOSTI	Conway and Deputy Public Defender Maizie Pusich. Erin Gallagher was	
DEPT. NO. 3	present on behalf of the Division of Parole and Probation.	
B. Walker	Deputy Public Defender Conway addressed the Court regarding the testimony	
(Clerk)	of Edward Vilardi stating it was material to the defense because the evidence	
D. Davidson	against Defendant Voss was circumstantial and the credibility of the	
(Reporter)	detectives who testified at the trial was impeachable to the extent that the	
	defense could have used the undisclosed information to challenge the	
	methods of the police investigation and argued in support; response and	
	argument by Deputy District Attorney Walker.	
	COURT ORDERED: State's failure to produce information violates the	
	discovery rules and took the matter under advisement. The State will not be	
	permitted to refer to prior convictions.	
	Defendant is to be maintained in custody at the Washoe County Jail until and	
	through his trial on May 26, 1998.	
00043		

tr

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CASE NO. CR96P1581A

DATE, JUDGE **OFFICERS OF** COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

6/8/01 HON. STEVEN ELLIOTT DEPT. NO. 10 L. Lopez (Clerk) D. Vieira (Reporter)



EVIDENTIARY HEARING

Petitioner present with counsel, Scott Edwards. Deputy D.A. Gary Hatlestad represented the State. Counsel for Petitioner addressed the Court and invoked the rule of exclusion; SO ORDERED. Respective counsel presented opening statements. The following witnesses were called by counsel for Petitioner, sworn, testified and cross-examined:

Steven Floyd Voss Mary Duplin Gary Clifford

The following witnesses were called by counsel for State, sworn, testified and cross-examined:

> Stacey Hill Larry Canfield John Yarhan Cotter Conway

Closing arguments were waived by respective counsel. The Court addressed Petitioner's claims and stated findings as follows:

Regarding Petitioner's claim that prospective jurors were exposed to Petitioner in prison clothing and/or during in-custody transportation, the Court finds no credibility to Petitioner's testimony and indicated that no corroborating testimony existed. COURT ORDERED: The Petition is hereby denied as to this claim.

Regarding Petitioner's claim of ineffective assistance of counsel at trial, the Court finds that no credible evidence exists to support this claim.

COURT ORDERED: The Petition is hereby denied as to this claim.

Regarding Petitioner's claim that the State failed to properly disclose Edward Villardi's witness statement, the Court finds that the State did fail to properly disclose said information. The

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

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6/8/01	EVIDENTIARY HEARING (cont'd.)
HON. STEVEN	
ELLIOTT	Court does not find that the witness's statement would have
DEPT. NO. 10	impacted the issue of guilt; however, the Court does find that by
L. Lopez	the State not properly disclosing Edward Villardi's testimony, the
(Clerk)	State may have impassioned the sentencing court to impose a
D. Vieira	more severe sentence than which may have been rendered if
(Reporter)	that court had knowledge of said information.
	COURT ORDERED: The Petition is hereby granted as to this
	claim insofar as it relates to sentencing. The Petitioner shall
	receive a new sentencing hearing.
	The Court directed counsel for State to prepare appropriate
	findings of fact, conclusions of law and order in accordance with
	the Court's rulings herein.
	Counsel for State expressed concerns with the Court's ruling and
,	how said ruling was reached; further discussion between the
	Court and counsel for State. Counsel for State discussed the
	reliance by the sentencing court on the Pre-Sentence
5	Investigation Report as well as the Petitioner's criminal history.
	The Court confirmed said ruling.
	Petitioner remanded to the custody of the Sheriff.

FILED Electronically CR96-1581 2018-12-11 04:23:44 PM Jacqueline Bryant Clerk of the Court Transaction # 7019216

CASE NO. CR96-1581 STATE OF NEVADA VS. STEVEN FLOYD VOSS

DATE, JUDGE OFFICERS OF COURT PRESENT

11/29/18

APPEARANCES-HEARING

CONTINUED TO

SENTENCING ON REMAND BY NEVADA S.C. - CONTD.

HONORABLE KATHLEEN M. Deputy D.A. Amos Stege represented the State. Defendant present with John Petty, Esq. DRAKULICH DEPT. NO. 1 Parole and Probation Specialist, Jenny Lopez, also present. M. Schuck Court referenced the Order by the Nevada Supreme Court to (Clerk) resentence the Defendant, but prior to the hearing date, the Defendant filed some appeals with the Nevada Supreme Court, so C. Wolden that would leave the jurisdiction of the case with the Nevada (Reporter) **Deputy Stewart** Supreme Court. (Bailiff) Counsel Petty agreed with the Court's assessment that she did not have jurisdiction in the case, although he believed she did have jurisdiction on deciding Defendant's Motion for Withdrawal of Court Appointed Attorney. Counsel Stege spoke as to his concerns regarding the fugitive documents filed by the Defendant. He believed the only issue that may be addressed by the Court was the issue as to Defendant's counsel. Court referenced a past District Court Order and indicated she would not go forward with the resentencing, however was inclined to hear argument on Defendant's Motion for Withdrawal of Court Appointed Attorney. Counsel Stege deferred to the Court and to Counsel Petty regarding any future litigation on the issue. Counsel Petty did not oppose the removal of the Public Defender's Office, however he did not agree with some of the Defendant's allegations within the motion. He requested the Court remove his office and appoint the Alternate Public Defender's Office. Court questioned the Defendant directly regarding the situation; Defendant expressed his concerns with the conflict as to the Public Defender's Office. Counsel Stege joined in the assessment of the claims with the Defendant's motion, he noted there was no finding as to ineffective assistance of counsel. Court believed the Defendant's Motion for Withdrawal of Court Appointed Attorney was collateral to the case and accepted the representations of counsel regarding the conflict. She would not rule on the merits as to the performance of counsel, but solely base her decision on the conflict issue.

COURT granted Defendant's Motion for Withdrawal of Court Appointed Attorney, removed the Public Defender's Office and appointed the Alternate Public Defender's Office. Court noted the Alternate Public Defender's Office would have significant time to meet with the Defendant, since the Defendant's appeals were pending with the Nevada Supreme Court. Counsel Stege addressed the issue of a new presentence investigation report (PSI), he believed it was collateral to the case. Court addressed the Nevada Supreme Court Order, her interpretation of said order was that the Court was to step into shoes of the sentencing Judge with the original PSI. Court indicated a supplemental PSI would not be ordered and the case would be treated as if it were 1996. Defendant remanded to the custody of the Nevada Department of Corrections.

		FILED Electronically CR96-1581
1	Code 1350	2019-11-07 10:34:28 AM Jacqueline Bryant Clerk of the Court Transaction # 7577088
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3		
4	IN THE SECOND JUDICIAL DISTRICT COURT	
5	IN AND FOR THE COUNTY O	F WASHOE
6		Case No. CR96-1581
7	THE STATE OF NEVADA,	Case No. CK90-1381
8	Plaintiff, vs.	Dept. No. 1
9		
10	STEVEN FLOYD VOSS,	
11	Defendant.	
12		
13	CERTIFICATE OF CLERK AND TRANSMITT	TAL – NOTICE OF APPEAL
14	I certify that I am an employee of the Second Judicia	
15	County of Washoe; that on the 7th day of November, 20 Appeal in the above entitled matter to the Nevada Supreme C	-
16		
17	I further certify that the transmitted record is a pleadings on file with the Second Judicial District Court.	true and correct copy of the original
18	Dated this 7th day of November, 2019	
19	Jacqueli	ine Bryant
20	-	f the Court
21	By <u>/s/ Y</u>	Viloria
22	YVil	
23	Depu	ity Clerk
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