3/5/2020 11:52 AM Steven D. Grierson CLERK OF THE COURT NOASC Waleed Zaman, Esq. Nevada State Bar No. 13993 Michael Trippiedi, Esq. Nevada State Bar No. 13973 Zaman & Trippiedi, PLLC Electronically Filed 2880 S. Jones Blvd., Suite 3 Mar 10 2020 01:11 p.m. Las Vegas, NV 89146 Ph: (702) 359-0157 Elizabeth A. Brown F: (702) 920-8837 Clerk of Supreme Court Attorneys for Defendant, Ryan Lipsitz EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** * * * STATE OF NEVADA, Case No: C-16-316678-1 10 Plaintiff, Dept. No: XX 11 VS. 12 NOTICE OF APPEAL RYAN LIPSITZ, 13 Defendants. 14 TO: THE STATE OF NEVADA 15 TO: STEVEN B. WOLFSON, DISTRICT ATTORNEY, CLARK COUNTY, NEVADA, and 16 TO: DEPARTMENT XIX OF THE EIGHTH JUDICIAL DISTRICT COURT. 17 Notice is hereby given that RYAN LIPSITZ, Defendant in the above-entitled action, appeals 18 to the Supreme Court of Nevada from the Amended Judgment of Conviction, filed on February 4, 2020. 20 DATED this Stage day of March, 2020. 21 ZAMAN & TRIPPIEDI 22 23 /s/ Waleed Zaman, Esq. 24 WALEED ZAMAN, ESQ. 25 Nevada State Bar No. 13993 MICHAEL G. TRIPPIEDI, ESQ. 26 Nevada State Bar No. 13972 ZAMAN & TRIPPIEDI, PLLC 27 2880 S. Jones Blvd., Suite 3 Las Vegas, NV 89146 28 Ph: 702-359-0157 -1- F: (702) 920-8837 NOTICE OF APPEAL TO THE SUPREME COURT

Electronically Filed

Case Number: C-16-316678-1

Docket 80765 Document 2020-09491

CERTIFICATE OF SERVICE

1	estiments of Services
2	I hereby certify that I am a person competent to serve papers, I am not a party to the above-
3	entitled action, and on the state day of March 2020, I served the foregoing document and
4	all attachments on the parties or counsel listed below:
5	
6	Steven B. Wolfson, Esq. Steven S. Owens, Esq.
7	Clark County District Attorney's Office Via email: PDMotions@clarkcountyda.com
8	Ryan Lipsitz, #1169942 Defendant
9	High Desert State Prison P.O. Box 650
10	Indian Springs, Nevada 89070-0208 Via First Class Mail
11	
12	/s/ Jonathan Sitsis
13	Jonathan Sitsis
14	An employee of Zaman & Trippiedi, PLLC
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2627	
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CASE SUMMARY CASE No. C-16-316678-1

State of Nevada vs Ryan Lipsitz Location: Judicial Officer: Filed on: Cross-Reference Case Number: Department 20 Johnson, Eric 07/21/2016 C316678

Defendant's Scope ID #: 3038548
Grand Jury Case Number: 15BGJ112X
ITAG Case ID: 1801791
Supreme Court No.: 72057

CASE INFORMATION

§

Offense	Statute	Deg	Date	Case Type:	Felony/Gross Misdemeanor
 INDECENT EXPOSURE 	201.220.1a	G	04/15/2016	C	
2. SEXUAL ASSAULT	200.366.2b	F	04/15/2016	Case Status:	04/19/2017 Closed
3. ATTEMPT SEXUAL ASSAULT	200.366.2b	F	04/15/2016	Status.	
4. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT	200.400.4b	F	04/15/2016		
5. SEXUAL ASSAULT	200.366.2b	F	04/15/2016		
6. OPEN OR GROSS LEWDNESS	201.210.1a	G	04/15/2016		
Filed As: ATTEMPT SEXUAL ASSAULT	F	7/21/2016			
7. SEXUAL ASSAULT	200.366.2b	F	04/15/2016		
Filed As: OPER OR GROSS LEWDNESS	G	7/21/201	6		
8. COERCION SEXUALLY MOTIVATED	207.190.2a	F	04/15/2016		
Filed As: SEXUAL ASSAULT	F	7/21/201	6		
9. COERCION SEXUALLY MOTIVATED	207.190.2a	F	04/15/2016		

Statistical Closures

04/19/2017 Jury Trial - Conviction - Criminal

Warrants

Indictment Warrant - Lipsitz, Ryan Matthew (Judicial Officer: Adair, Valerie)

08/02/2016 4:09 PM Returned - Served

07/21/2016 11:45 AM Active

Fine: \$0

Bond: \$702,000.00 Any

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number C-16-316678-1
Court Department 20
Date Assigned 07/21/2016
Judicial Officer Johnson, Eric

PARTY INFORMATION

Lipsitz, Ryan Matthew Zaman,

Zaman, Waleed Court Appointed 702-359-0157(W)

Plaintiff State of Nevada Wolfson, Steven B

702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

EVENTS

07/21/2016

Defendant



CASE SUMMARY CASE NO. C-16-316678-1

07/21/2016	Warrant Indictment Warrant; Warrant for Arrest	
07/25/2016	Indictment Warrant Return	
08/02/2016	Filed Under Seal State's ExParte Motion and Order to Use Audiovisual Technology to Present Live Testimony Before a Grand Jury Proceeding	
08/03/2016	Transcript of Proceedings Reporter's Transcript of Proceedings, Grand Jury Hearing, July 20, 2016	
08/08/2016	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses	
08/17/2016	⚠ Motion Defense Motion For Disclosure Of Evidence	
08/17/2016	Motion Defense Motion To Inspect State's Ex Parte Motion And Order To Use Audiovisual Technology At The Grand Jury	
08/26/2016	Opposition Opposition to Defendant's Motion for Disclosure of Evidence	
09/01/2016	Motion State's Motion to Use Audiovisual Technology to Present Live Testimony at Trial	
09/02/2016	Opposition Opposition To State's Motion To Use Audiovisual Technology To Present Live Testimony At Trial	
09/02/2016	Notice of Witnesses and/or Expert Witnesses Defendant's Notice Of Witnesses, Pursuant To NRS 174.234	
09/06/2016	Order to Transport Defendant Order to Transport	
09/12/2016	Amended Indictment Amended Indictment	
09/12/2016	☐ Jury List	
09/16/2016	Amended Jury List	
09/19/2016	₹ Verdict	
09/19/2016	Instructions to the Jury	
10/26/2016	PSI	
12/13/2016		

CASE SUMMARY CASE NO. C-16-316678-1

	CASE NO. C-10-3100/8-1	
	Judgment of Conviction JUDGMENT OF CONVICTION (JURY TRIAL)	
12/22/2016	Notice of Appeal (criminal) Notice of Appeal	
12/22/2016	Case Appeal Statement Case Appeal Statement	
01/12/2017	Request Request for Certified Transcripts	
01/25/2017	Recorders Transcript of Hearing Transcript of Proceedings re: Grand Jury Return July 21, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Initial Arraignment; Indictment Warrant Return, August 2, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Defendant's Motion for Disclosure of Evidence; Defense Motion to Inspect State's Ex Parte Motion and Order to Use Audiovisual Technology at the Grand Jury, September 1, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Calendar Call; State's Motion to Use Audiovisual Technology to Present Live Testimony at Trial, September 6, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Calendar Call; State's Motion to Use Audiovisual Technology to Present Live Testimony at Trial, September 8, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Calendar Call, September 9, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Sentencing, November 8, 2016	
02/15/2017	Recorders Transcript of Hearing Recorder's Transcript Re: Sentencing, November 29, 2016	
04/19/2017	Criminal Order to Statistically Close Case Criminal Order to Statistically Close Case	
05/16/2017	Transcript of Proceedings Transcript of Proceedings, Jury Trial - Day 1, September 12, 2016	
05/16/2017	Transcript of Proceedings Transcript of Proceedings, Jury Trial - Day 2, September 13, 2016	
05/16/2017	Transcript of Proceedings Transcript of Proceedings, Jury Trial - Day 3, September 14, 2016	
05/16/2017	Transcript of Proceedings	

CASE SUMMARY CASE NO. C-16-316678-1

	Transcript of Proceedings, Jury Trial - Day 4, September 15, 2016
05/16/2017	Transcript of Proceedings Transcript of Proceedings, Jury Trial - Day 5, September 16, 2016
05/16/2017	Transcript of Proceedings Transcript of Proceedings, Jury Trial - Day 6, September 19, 2016
04/26/2019	Order Filed By: Defendant Lipsitz, Ryan Matthew Order Appointing Counsel
07/29/2019	NV Supreme Court Clerks Certificate/Judgment - Affd/Rev Part Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed in Part, Reversed in Part and Remand; Rehearing Denied
07/30/2019	Order for Production of Inmate Order for Production of Inmate
08/26/2019	Motion to Withdraw As Counsel Filed By: Defendant Lipsitz, Ryan Matthew Motion to Withdraw as Counsel
08/26/2019	Motion to Withdraw As Counsel Filed By: Defendant Lipsitz, Ryan Matthew Motion to Withdraw as Counsel
08/26/2019	Notice of Hearing Filed By: Defendant Lipsitz, Ryan Matthew Notice of Hearing
08/26/2019	Clerk's Notice of Hearing Notice of Hearing
02/04/2020	Amended Judgment of Conviction Amended Judgment of Conviction (Jury Trial)
03/05/2020	Notice of Appeal (criminal) Party: Defendant Lipsitz, Ryan Matthew NOASC - Lipsitz, Ryan
08/02/2016	DISPOSITIONS Plea (Judicial Officer: Johnson, Eric) 1. INDECENT EXPOSURE Not Guilty PCN: Sequence:
	2. SEXUAL ASSAULT Not Guilty PCN: Sequence:
	3. ATTEMPT SEXUAL ASSAULT Not Guilty PCN: Sequence:
I	

CASE SUMMARY CASE NO. C-16-316678-1

4. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

5. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

6. OPEN OR GROSS LEWDNESS

Not Guilty

PCN: Sequence:

7. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

8. COERCION SEXUALLY MOTIVATED

Not Guilty

PCN: Sequence:

09/12/2016 **Disposition** (Judicial Officer: Johnson, Eric)

9. COERCION SEXUALLY MOTIVATED

Amended Information Filed/Charges Not Addressed

PCN: Sequence:

11/29/2016 **Disposition** (Judicial Officer: Johnson, Eric)

1. INDECENT EXPOSURE

Guilty

PCN: Sequence:

2. SEXUAL ASSAULT

Guilty

PCN: Sequence:

3. ATTEMPT SEXUAL ASSAULT

Guilty

PCN: Sequence:

4. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT

Guilty

PCN: Sequence:

5. SEXUAL ASSAULT

Guilty

PCN: Sequence:

6. OPEN OR GROSS LEWDNESS

Guilty

PCN: Sequence:

7. SEXUAL ASSAULT

Not Guilty

PCN: Sequence:

8. COERCION SEXUALLY MOTIVATED

Guilty

PCN: Sequence:

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

CASE SUMMARY CASE NO. C-16-316678-1

1. INDECENT EXPOSURE

04/15/2016 (G) 201.220.1a (DC50973)

PCN: Sequence:

Sentenced to CCDC Term: 364 Days

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

2. SEXUAL ASSAULT

04/15/2016 (F) 200.366.2b (DC50095)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:10 Years

Concurrent: Charge 1

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

3. ATTEMPT SEXUAL ASSAULT 04/15/2016 (F) 200.366.2b (DC50119)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Minimum:30 Months, Maximum:96 Months

Concurrent: Charge 2

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

4. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT

04/15/2016 (F) 200.400.4b (DC50157)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:2 Years

Concurrent: Charge 3

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

5. SEXUAL ASSAULT

04/15/2016 (F) 200.366.2b (DC50095)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:10 Years

Consecutive: Charge 4

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

6. OPEN OR GROSS LEWDNESS 04/15/2016 (G) 201.210.1a (DC50971)

PCN: Sequence:

Sentenced to CCDC

Term: 364 Days Concurrent: Charge 5

11/29/2016 Adult Adjudication (Judicial Officer: Johnson, Eric)

8. COERCION SEXUALLY MOTIVATED

04/15/2016 (F) 207.190.2a (DC55532)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Minimum:12 Months, Maximum:36 Months

Concurrent: Charge 6

Credit for Time Served: 226 Days

Condition

CASE SUMMARY CASE NO. C-16-316678-1

1. Register As A Sex Offender

2. Lifetime Supervision

Fee Totals:

Administrative

Assessment Fee 25.00

\$25

DNA Analysis Fee

150.00 \$150

Genetic Marker

Analysis AA Fee 3.00

\$3

Fee Totals \$ 178.00

HEARINGS

07/21/2016

Grand Jury Indictment (11:45 AM) (Judicial Officer: Adair, Valerie)

MINUTES

Warrant

07/21/2016 Inactive Indictment Warrant

Matter Heard;

Journal Entry Details:

April Sanson, Grand Jury foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused from presentation to the Court. State presented Grand Jury Case Number 15BGJ112X to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-16-316678-1, Dept. XX. Ms. Clemons argued for \$702,000.00 total bail and stated the Deft. is in custody. COURT ORDERED, \$702,000.00 BAIL INDICTMENT WARRANT ISSUED and matter set for initial arraignment. COURT FURTHER ORDERED, Exhibits 1 - 3 to be lodged with the Clerk of District Court. I.W. (CUSTODY) 8-02-16 8:30 a.m. INITIAL ARRAIGNMENT (DEPT. 20);

SCHEDULED HEARINGS

Initial Arraignment (08/02/2016 at 8:30 AM) (Judicial Officer: Johnson, Eric)

08/02/2016 Initial Arraignment (8:30 AM) (Judicial Officer: Johnson, Eric)

Trial Date Set;

Indictment Warrant Return (8:30 AM) (Judicial Officer: Johnson, Eric) 08/02/2016

Matter Heard:

08/02/2016

All Pending Motions (8:30 AM) (Judicial Officer: Johnson, Eric)

Matter Heard:

Journal Entry Details:

INITIAL ARRAIGNMENT...INDICTMENT WARRANT RETURN Mr. Sweetin FILED IN OPEN COURT Exparte Motion and Order to Use Audiovisual Technology to Present Live Testimony Before a Grand Jury Proceeding to be FILED UNDER SEAL. DEFENDANT ARRAIGNED, PLED NOT GUILTY AND INVOKED THE SIXTY (60) DAY RULE. As Defendant would not waive one week to go into the next stack, trial was set during the Civil stack and will be referred to Overflow if necessary. COURT ORDERED, trial date SET within sixty (60) days. Ms. Doyle requested 21 days from the filing of the Grand Jury Transcript to file a writ if necessary. COURT SO ORDERED. CUSTODY (COC) 9/6/16 8:30 AM CALENDAR CALL 9/12/16 9:00 AM JURY TRIAL;

09/01/2016 Motion (9:00 AM) (Judicial Officer: Johnson, Eric)

Defendant's Motion for Disclosure of Evidence

Matter Resolved;

09/01/2016 Motion (9:00 AM) (Judicial Officer: Johnson, Eric)

Defense Motion To Inspect State's Ex Parte Motion And Order To Use Audiovisual Technology At The Grand Jury

09/01/2016 All Pending Motions (9:00 AM) (Judicial Officer: Johnson, Eric)

Matter Heard:

Journal Entry Details:

DEFENDANT'S MOTION FOR DISCLOSURE OF EVIDENCE...DEFENDANT'S MOTION TO INSPECT STATE'S

CASE SUMMARY CASE NO. C-16-316678-1

EX PARTE MOTION AND ORDER TO USE AUDIOVISUAL TECHNOLOGY AT THE GRAND JURY Statements by Defendant as to the victim. Court directed Defendant speak with his attorney as to the issues he raised. Conference at the Bench. As to the Motion for Evidence, Court advised it will give its standard Order that the State provide all discovery materials required by statute in the Nevada Supreme Court and Federal Court case law. As to specific requests, Ms. Doyle requested: 1. Any NCIC reports run by the State as to any witness the State plans on calling. Mr. Stephens stated that if he runs any, he will provide information to Ms. Doyle. 2. The alleged victim was at a rehab center when this alleged incident took place and she would like records from her stay there and any counseling she has received in relation to this incident. Mr. Stephens advised this is not a State agency. Court directed Ms. Doyle to subpoena the records herself. Ms. Doyle advised she has but needs an Order from the Court finding it relevant. Following colloquy, Ms. Doyle will provide an Order for the Court to sign. Also she will provide an Order for the rehab center in Florida. 3. There is a potential witness named Theresa at this facility that they need information on. Mr. Stephens advised if they can find out who she is, he will provide the information. 4. On the Notice of Witnesses, Ms. Doyle advised the State only lists the names and would request contact information for them. Mr. Stephens advised there is an obligation to provide the address information unless there is a question as to the safety of the witness. COURT ORDERED, RESOLVED. As to Motion for Audiovisual, Ms. Doyle advised she believes the State has no objection. Mr. Stephens concurred. Court noted to the degree it is sealed, Court will allow Ms. Doyle to view it; if upon review, Ms. Doyle would like to use something out of it, she will need to file a separate Motion. COURT ORDERED, GRANTED. Mr. Stephens stated the victim is still in a treatment facility in Florida and would request she be allowed to testify at trial via audiovisual and FILED IN OPEN COURT Motion to Use Audiovisual Technology to Present Live Testimony at Trial. Ms. Doyle requested this motion be set at calendar call and will respond either today or tomorrow. COURT SO ORDERED. CUSTODY (COC) 9/6/16 8:30 AM STATE'S MOTION TO USE AUDIOVISUAL TECHNOLOGY TO PRESENT LIVE TESTIMONY AT TRIAL;

09/06/2016

Calendar Call (8:30 AM) (Judicial Officer: Johnson, Eric)

09/06/2016, 09/08/2016

Matter Continued:

Matter Heard;

Matter Continued;

Matter Heard:

09/06/2016

Motion (8:30 AM) (Judicial Officer: Johnson, Eric)

09/06/2016, 09/08/2016

State's Motion to Use Audiovisual Technology to Present Live Testimony at Trial

Matter Continued;

Granted;

Matter Continued;

Granted;

09/06/2016



All Pending Motions (8:30 AM) (Judicial Officer: Johnson, Eric)

Matter Continued;

Journal Entry Details:

CALENDAR CALL...STATE'S MOTION TO USE AUDIOVISUAL TECHNOLOGY TO PRESENT LIVE TESTIMONY AT TRIAL Court Service Officer advised Defendant refused to come to Court. Mr. Stephens expressed his concerns as to Defendant's competency and advised Defendant was referred for competency in his other case. Upon Court's inquiry, Ms. Doyle stated she does not share those concerns and would like to go forward with trial. As to State's Motion, Ms. Doyle advised Defendant has invoked his right to a speedy trial and would object to the use of audiovisual equipment. Court noted that it is inclined to grant the motion. Ms. Doyle objected and advised Defendant has a right to face his accuser and because this witness is also the victim, she needs to be present. Court noted that if the victim needs to be present, it will need to continue the matter. MATTER TRAILED AND RECALLED: Ms. Doyle requested a continuance to Thursday to speak with Defendant. Mr. Stephens requested Defendant be brought to Court by any means necessary. COURT SO ORDERED. CUSTODY (COC) ... CONTINUED 9/8/16 9:00 AM;

09/08/2016



All Pending Motions (9:00 AM) (Judicial Officer: Johnson, Eric)

Matter Heard;

Journal Entry Details:

CALENDAR CALL...STATE'S MOTION TO USE AUDIOVISUAL TECHNOLOGY TO PRESENT LIVE TESTIMONY AT TRIAL Court inquired as to the status of the case, Ms. Doyle advised Defendant wished to renew her as attorney of record. Upon Court's inquiry, Defendant concurred with Ms. Doyle representations. Court noted that counsel had done a good job. Statements by Defendant. MATTER TRAILED. MATTER RECALLED. All parties present as before. Upon Court's inquiry, counsel advised they are proceeding with trial on Monday. As to State's Motion to Use Audiovisual Technology, COURT stated its FINDINGS and ORDERED, Motion GRANTED. Mr. Stephens stated he has a concern with Defendant's competency. Court noted Defendant counsel represented that he communicated well with them. Court noted it already had a trial set for Wednesday and FURTHER ORDERED, trial date VACATED; matter REFERRED to overflow. Orders SIGNED IN OPEN COURT. CUSTODY (COC) 09/09/16 8:30 AM

CASE SUMMARY CASE NO. C-16-316678-1

OVERFLOW (DEPT 18 - COURTROOM 10C) CLERK'S NOTE: Subsequent to court, clerk contacted Mr. Stephens who advised the state estimated 10-12 witnesses, 3-5 out of state witnesses and 4 days trial. A copy of this Minute Order has been placed in the attorney folders of District Attorney and Public Defender./ob/09/08/16.;

09/09/2016 CANCELED Overflow (8:30 AM) (Judicial Officer: Barker, David)

OVERFLOW (20) R. STEPHENS/P. DOYLE; 10-12 WITNESSES; 4 DAYS

09/09/2016

Calendar Call (9:15 AM) (Judicial Officer: Johnson, Eric)

Matter Heard;

Journal Entry Details:

Upon Court's inquiry, Counsel stated they are ready for trial. CONFERENCE AT BENCH. Upon Court's inquiry, Defendant advised that he was not aware he was referred for a competency evaluation; however, he understands the charges and can communicate to help his attorneys in trial. COURT SO NOTED. Ms. Ferreira requested trial start at a later time. Colloguy regarding trial schedule and questions asked during voir dire. Ms. Ferreira read the offer to Defendant on the record. Ms. Hamers advised she recently received the offer and not had an opportunity to convey to her client and requested the State keep offer open until this afternoon. Ms. Ferreira had no objection. CUSTODY (COC) 09/12/16 10:00 AM JURY TRIAL;

09/12/2016

Jury Trial (10:00 AM) (Judicial Officer: Barker, David)

09/12/2016-09/16/2016, 09/19/2016

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues:

Trial Continues:

Verdict;

Journal Entry Details:

10:00 AM Jury returns to continue deliberations. 12:33 PM Note from Jury. Judge Johnson was contacted via phone with counsel in Courtroom to discuss the note. Ms. Doyle requested both direct and cross examination as to the question. Court so noted and directed upon the portions being heard by counsel, if they agree, Judge Smith to be contacted to sit while it is played back for the Jury. 1:29 PM OUTSIDE PRESENCE OF THE JURY WITH JUDGE BARKER PRESENT: Officer Jesse Reynolds advised he spoke to Defendant this morning and could not convince him to come to Court. Court noted Defendant has WAIVED his right to be present for trial. Mr. Stephens requested Defendant be advised there is now a verdict and inquire if he would like to come to Court. Upon Court's inquiry, Ms. Doyle advised Defendant has refused every day and would request to just go forward. 1:36 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Jury Foreperson advised a verdict had been reached. Clerk read the following: We, the Jury in the above entitled case, find the Defendant RYAN LIPSITZ as follows: COUNT 1 - Indecent Exposure - GUILTY; COUNT 2 - Sexual Assault - GUILTY; COUNT 3 - Attempt Sexual Assault - GUILTY; COUNT 4 - Battery with Intent to Commit Sexual Assault - GUILTY; COUNT 5 - Sexual Assault - GUILTY; COUNT 6 - Open or Gross Lewdness - GUILTY; COUNT 7 - Sexual Assault - NOT GUILTY; COUNT 8 - Coercion Sexually Motivated -GUILTY. Court thanked and excused the Jury. Defendant REMANDED WITHOUT BAIL. COURT ORDERED, matter referred to the Division of Parole and Probation for a Pre-sentence Report and SET for sentencing, CUSTODY 11/8/16 8:30 AM SENTENCING;

Trial Continues;

Trial Continues:

Trial Continues;

Trial Continues;

Trial Continues;

Verdict;

Journal Entry Details:

8:42 AM OUTSIDE PRESENCE OF THE JURY: Officer Brendon Allen advised he spoke with Defendant this morning and he does not wish to come to Court. Court so noted and advised Defendant has WAIVED his right to appear for trial. Jury instructions discussed. As to the phone calls, Court advised Mr. Stephens knew about them on Tuesday when he came to Court even though he had not heard them and should have informed the Defense. Statements by Mr. Stephens. Following, COURT ORDERED, the admission of the phone calls is DENIED. Mr. Stephens requested to use the JAVS recording wherein Defendant claims he has never met the victim. Objections by Ms. Doyle. Following, Court DENIED request for JAVS recording. Ms. Ferreira advised that pursuant to statute, they have not violated discovery rules and feels the calls should be allowed. Court advised it has made its ruling. 12:13 PM OUTSIDE PRESENCE OF THE JURY: Jury instructions finalized. Court noted it received a note from Juror #3 inquiring as to Defendant's whereabouts. Upon inquiry as to whether or not this should be addressed, Ms. Doyle requested the note be ignored. Court so noted. 12:16 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 12:53 PM STATE RESTS. Testimony continued. 1:16 PM DEFENSE RESTS. BREAK. 1:36

CASE SUMMARY CASE No. C-16-316678-1

PM OUTSIDE PRESENCE OF THE JURY: Mr. Stephens advised if during the Defense closing, they make a statement that Defendant did not know the victim, he will object. Statements by Ms. Doyle 1:38 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Jury Instructions read by the Court. Closing arguments by Mr. Stephens and Ms. Doyle. Rebuttal argument by Ms. Ferreira. 3:50 PM Court revealed the 2 Alternates that were thanked and excused. 3:54 PM Jury retired to deliberate. 5:38 PM Jury question. Counsel stipulated via telephone conference that Judge Susan Johnson can answer the question. All parties agreed to the answer that was sent into the Jury. 6:00 PM EVENING RECESS. Jury to return Monday morning. ... CONTINUED 9/19/16 10:00 AM;

Trial	Continues;
Trial	Continues:

Trial Continues;

Trial Continues;

Trial Continues;

Verdict;

Journal Entry Details:

12:21 PM OUTSIDE PRESENCE OF THE JURY: Officer Darren Hardin advised he spoke to Defendant but could not convince him to come to Court. Court thanked the Officer and noted Defendant has WAIVED his right to be present at trial. Mr. Stephens advised Defendant has made some jail calls that they would like to introduce, however, is concerned that the Jury will learn Defendant is in custody. Objections stated by Ms. Doyle as she was just handed the disc of these calls. Court advised it would address this during next break. 12:25 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 2:09 PM BREAK. OUTSIDE PRESENCE OF THE JURY: Arguments by Ms. Doyle as to the jail phone calls. Mr. Stephens advised he provided them as soon as he became aware of them. Ms. Doyle argued that this goes directly against their theory of the case and feels it is unfair as she is being ambushed. Court advised it will look into the case law. 2:28 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 3:24 PM EVENING RECESS. Jury to return at 11:30 AM. OUTSIDE PRESENCE OF THE JURY: Court admonished the State to have all witnesses present tomorrow. Jury instructions discussed. Defendant was advised of his right to testify via phone call to the Jail. Defendant stated he will think about testifying but made no promises about coming to Court. Jury instructions discussed. Jail calls played for the Court. Following arguments by counsel, Court advised it will take this UNDER ADVISEMENT. Further, counsel were directed to report at 8:30 tomorrow to finalize Jury Instructions. EVENING RECESS. ... CONTINUED 9/16/16 8:30 AM;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Verdict;

Journal Entry Details:

1:36 PM OUTSIDE PRESENCE OF THE JURY: Court Service Officer, Armondo Solid, advised Defendant refused to come to Court. Court noted again Defendant has WAIVED HIS RIGHT TO BE PRESENT for trial. Court advised counsel that Juror #6 provided a letter as to her husband's cancer that will be made a Court's exhibit. 1:41 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 2:59 PM BREAK. OUTSIDE PRESENCE OF THE JURY: Mr. Stephens clarified that he was not saying Ms. Doyle is unethical. 3:20 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 5:30 PM EVENING RECESS. OUTSIDE PRESENCE OF THE JURY: Ms. Doyle advised she moved for a Motion to Strike the Testimony of Ms. Coombs. Arguments by Mr. Stephens. Ms. Doyle submitted on bench conference. Court noted the victim's doctor deemed her unable to travel which made her an unavailable witness and ORDERED, Motion to Strike is DENIED. Further, Court noted all of Defense concerns raised at side bar have been addressed. Colloquy as to Jury Instructions. Court directed counsel to provide their instructions to each other by tomorrow. Mr. Stephens advised that at some point, Defendant will have to be brought over to be admonished. Court concurred, however, will not have him transported by any means necessary, so they may need to do this via telephone. EVENING RECESS. ... CONTINUED 9/15/16 12:00 PM;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Verdict;

Journal Entry Details:

1:24 PM OUTSIDE PRESENCE OF THE JURY: Statements by Mr. Stephens including providing questions as to what he will be asking the victim via SKYPE. Ms. Doyle requested the names of anyone in the room with the victim at the time of her testimony. Defendant advised he has retained private counsel, Mr. Pariente, as he has no confidence in the Public Defenders and would like a continuance. Court contacted Mr. Pariente on the Court Call Phone in the Courtroom and was advised by Mr. Pariente that he has not been retained by Defendant or his father. Defendant again stated he did not want to go forward with the Public Defenders. Court explained to Defendant that he has invoked the sixty day rule, so they are proceeding to trial. Defendant objected that the victim is not present and that his counsel will

CASE SUMMARY CASE No. C-16-316678-1

not listen to him and he would like to represent himself. BREAK. 1:59 PM OUTSIDE PRESENCE OF THE JURY: Ms. Doyle advised Defendant is quite upset that the victim is not present and would request a continuance to have her here. Court explained that a Jury has been sworn and the matter will not be continued; that after opening statements, the Defense can bring a Motion for Mistrial. Continued arguments by Defendant. Following a lengthy discussion, Defendant requested to be removed for trial. Upon Court's inquiry, Defendant WAIVED HIS RIGHT TO BE PRESENT at trial. Upon his leaving, Court inquired if anyone wanted anything mentioned to the Jury as to Defendant's absence. Ms. Ferreira requested she did, Ms. Doyle did not. 2:54 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Introductions by the Court. Amended Indictment read by the Clerk. Opening statements by Mr. Stevens and Ms. Hamers. Testimony and exhibits presented (see worksheets). 5:10 PM EVENING RECESS. OUTSIDE PRESENCE OF THE JURY: Mr. Stephens advised based on the Defense opening, he will ask the victim if the Defendant gave her any drugs. Court so noted. Court directed the Correction Officers bring Defendant up tomorrow for trial if he is willing and would like the Officer present if Defendant refuses. 5:16 PM EVENING RECESS. ... CONTINUED 9/14/16 1:30 PM;

Trial Continues:

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Verdict:

Journal Entry Details:

Amended Indictment FILED IN OPEN COURT OUTSIDE PRESENCE OF PERSPECTIVE JURY: Upon Court's inquiry, Defendant advised he is ready to proceed and further stated his appearance had no bearing on the case. Court noted its concerns in regards to jail clothes possibly impacting a jury's perception of Defendant and the Court would like to minimize any undue prejudice. Colloquy between the Court and Defendant regarding his clothing. Statements by Defendant. Court noted Defendant was voluntary waiving his right to wear street clothes; however, if Defendant changed his mind to bring it to his counsel attention. Ms. Hamers requested Defendant handcuffs be removed for writing purposes. Court noted the handcuffs would be removed. Defendant stated he would change into street clothes if the handcuffs were removed. Court so noted. Upon Court's inquiry, Ms. Doyle advised she did not have any concerns for competency. Court noted in terms of Defendant statements, communication, and logic it appeared to the Court that Defendant did meet standard to go forward with the trial. Colloquy regarding the audiovisual and witness. COURT ORDERED, matter TRAILED. MATTER RECALLED. All parties present as before. OUTSIDE PRESENCE OF PERSPECTIVE JURY: Mr. Stephens requested the defense to make a record as to the strategic reason they are moving forward with trial this early. Court advised the defense is under no obligation to do make that record. PROSPECTIVE JURY PANEL PRESENT: Introduction by the Court. Prospective jury panel polled. Panel sworn. Introductions by Mr. Stephens and Ms. Doyle. Voir Dire conducted. Recess. OUTSIDE PRESENCE OF PERSPECTIVE JURY: CONFERENCE AT BENCH. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. Colloquy regarding the Court's schedule. Recess. OUTSIDE PRESENCE OF PERSPECTIVE JURY: Colloquy regarding perspective jurors. Court noted clerk opened one of the evidence bags, proposed exhibit #1. Ms. Doyle stated no objection to chain of custody. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. CONFERENCE AT BENCH with juror # 007. OUTSIDE PRESENCE OF PERSPECTIVE JURY: Colloquy regarding scheduling. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. Peremptory challenges exercised by counsel. Jury and two alternates selected and sworn. Jury list FILED IN OPEN COURT, COURT admonished the Jury for evening recess and ORDERED, Trial CONTINUED. CONTINUED TO: 09/13/16 1:15 PM;

09/12/2016

CANCELED Jury Trial (10:00 AM) (Judicial Officer: Johnson, Eric)

Vacated - Duplicate Entry

11/08/2016

Sentencing (8:30 AM) (Judicial Officer: Johnson, Eric)

11/08/2016, 11/29/2016

Matter Continued;

Defendant Sentenced;

Journal Entry Details:

Ms. Doyle stated she sent the Defendant a copy of the Pre-Sentence investigation report (PSI), and tried to hand him a copy of the PSI today, however, he had refused to accept the copy. Moreover, pursuant to Stockmeier he had to review the PSI. Court advised the Defendant it was aware he did not agree with the outcome of the case, however, there was a trial and the jury convicted him. Statement by Defendant regarding his disagreement with the charges, evidence, and verdict. The Court advised the Defendant he could file an appeal with the Nevada Supreme Court as that was the next step after sentencing. Further colloquy regarding the trial, jury, verdict, and appeal. Court further noted it had issued and addressed the Defendant's concerns. Court further noted the State received a Grand Jury indictment, which allowed the State to proceed with the case. Additionally, the case was then presented for a jury at the District Court level. The pre-liminary hearing did not trump everything, and the law allowed for the State to receive an indictment, in these circumstances, which circumvented the need for a Pre-liminary hearing decision. Court further noted, the legal process had been followed, and acknowledged the Defendant's disagreement. Moreover, the issues could be raised with the Nevada Supreme Court. The Defendant stated there was no evidence of a rape, no DNA, no penetration, and inquired how could he be found guilty of a crime that did not occur. Court directed the Defendant to review the PSI,

CASE SUMMARY CASE NO. C-16-316678-1

and focus on the factual information. Court reviewed the PSI with the Defendant. DEFENDANT LIPSITZ ADJUDGED GUILTY of COUNT 1 INDECENT EXPOSURE (GM), COUNTS 2, 5 SEXUAL ASSAULT (F), COUNT 3 ATTEMPT SEXUAL ASSAULT (F), COUNT 4 BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (F), COUNT 6 OPEN OR GROSS LEWDNESS (GM), COUNT 8 COERCION SEXUALLY MOTIVATED (F). Arguments by counsel. Statement by Defendant. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, and \$3.00 DNA Collection fee, Deft. SENTENCED to the Nevada Department of Corrections (NDC), as follows: COUNT 1 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 2 LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONCURRENT with COUNT 1; COUNT 3 - a MAXIMUM of NINETY-SIX (96) MONTHS with a MINIMUM parole eligibility of THIRTY (30) MONTHS, CONCURRENT with COUNT 2; COUNT 4 - LIFE with the eligibility for parole after serving a MINIMUM of TWO (2) YEARS, CONCURRENT with COUNT 3; COUNT 5 -LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE to COUNT 4; COUNT 6 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 5; and COUNT 8 - a MAXIMUM of THIRTY-SIX (36) MONTHS with a MINIMUM parole eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 6; with TWO HUNDRED TWENTY-NINE (229) DAYS credit for time served. NOT GUILTY as to COUNT 7. The AGGREGATE TOTAL sentence is LIFE with a MINIMUM of TWENTY (20) YEARS. FURTHER ORDERED, Defendant will a register as a sex offender within 48 hours from sentencing, or release from custody SPECIAL SENTENCE of LIFETIME SUPERVISION, NRS 176A.410 is imposed to commence upon release from any term of imprisonment, probation or parole. In addition, before the Defendant is eligible for parole, a panel consisting of the Administrator of the Mental Health and Development Services of the Department of Human Resources or his designee; the Director of the Department of corrections or his designee; and a psychologist licensed to practice in this state; or a psychiatrist licensed to practice medicine in Nevada must certify that the Defendant does not represent a high risk to re-offend based on current accepted standards of assessment. Court further advised the Defendant to discuss the appeal process with Ms. Doyle. Furthermore, if the appeal was not filed in a timely fashion, it could preclude him from his appeal rights. The Defendant acknowledged he understood. BOND, if any, EXONERATED. NDC (COC);

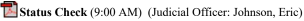
Matter Continued;

Defendant Sentenced;

Journal Entry Details:

Ms. Doyle advised the Defendant was on the transport list. Moreover, a continued was requested so she may meet with the Defendant. Colloquy regarding transporting the Defendant to Court. COURT ORDERED, matter CONTINUED. CUSTODY (COC) CONTINUED TO: 11/29/16 8:30 AM;

04/25/2019



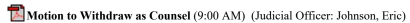
Appointment of Appellate Counsel per Supreme Court Order of Limited Remand

Counsel Confirmed;

Journal Entry Details:

Upon Court's inquiry, Mr. Jackson advised he was contacted by Mr. Christensen and he can accept the appointment. COURT SO ORDERED. Mr. Jackson requested to set a status check in 30 days to see if he has received the file. Following colloquy, Court DENIED request and advised Mr. Jackson to put this back on calendar if he does not receive the file from previous counsel. NDC;

09/12/2019



Defendant's Motion to Withdraw as Counsel

Granted;

Journal Entry Details:

Defendant is in prison and not present today. Conference at the Bench. Pursuant to that conference, COURT ORDERED, Motion GRANTED. Court directed Drew Christensen be contacted for new counsel and ORDERED, matter SET for confirmation of counsel in ONE (1) WEEK. NDC 9/19/19 9:00 AM CONFIRMATION OF COUNSEL CLERK'S NOTE: 9/12/19 Clerk e-mailed Mr. Christensen and requested new counsel appear on 9/19. ls;

09/19/2019

Sentencing (9:00 AM) (Judicial Officer: Johnson, Eric)

Resentencing per Supreme Court Order

Matter Continued;

09/19/2019

Confirmation of Counsel (9:00 AM) (Judicial Officer: Johnson, Eric)

Counsel Confirmed;

09/19/2019

All Pending Motions (9:00 AM) (Judicial Officer: Johnson, Eric)

Matter Heard;

Journal Entry Details:

CONFIRMATION OF COUNSEL...RESENTENCING PER SUPREME COURT ORDER Upon Court's inquiry, Mr. Zaman advised he can confirm as counsel of record. COURT SO ORDERED. Upon inquiry as to sentencing, Mr.

CASE SUMMARY CASE NO. C-16-316678-1

Zaman requested a continuance to review the file and speak with Defendant. Ms. Malkova had no objection. COURT ORDERED, matter RESET for sentencing and directed the State prepare a Transportation Order. NDC 11/21/19 9:00 AM RE-SENTENCING;

11/21/2019

Sentencing (9:00 AM) (Judicial Officer: Johnson, Eric)

Matter Continued:

Journal Entry Details:

Defendant not present. Mr. Zaman advised Defendant was not transported and requested a 30 day continuance. Upon Court's inquiry, Mr. Zaman advised he did try to visit Defendant, however, he was in the infirmary. Following colloquy, COURT ORDERED, matter CONTINUED THIRTY (30) DAYS with the State preparing a Transportation Order and Defendant being transported by any reasonable means necessary. NDC ... CONTINUED 12/19/19 9:00 AM:

12/19/2019

Sentencing (9:00 AM) (Judicial Officer: Johnson, Eric)

Matter Continued:

Journal Entry Details:

Mr. Nadig appeared for Mr. Zaman, advised that Mr. Zaman had attempted to visit Defendant, however, Defendant was always in medical. Following colloquy, COURT ORDERED, matter CONTINUED to the next best day for the Court. NDC ... CONTINUED 1/30/20 9:00 AM;

01/30/2020

Sentencing (9:00 AM) (Judicial Officer: Johnson, Eric)

Defendant Sentenced:

Journal Entry Details:

Upon Court's inquiry, parties submitted on the resentencing per the Supreme Court Order. DEFENDANT LIPSITZ ADJUDGED GUILTY of COUNT 1 - INDECENT EXPOSURE (GM); COUNT 3 - ATTEMPT SEXUAL ASSAULT (F); COUNT 4 - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (F); COUNT 5 - SEXUAL ASSAULT (F); COUNT 6 - OPEN OR GROSS LEWDNESS (GM) and COUNT 8 - COERCION SEXUALLY MOTIVATED (F). COURT ORDERED, in addition to the \$25 Administrative Assessment fee, \$3.00 DNA Collection fee and the \$150 DNA Analysis fee including testing to determine genetic markers, DEFENDANT SENTENCED as follows: COUNT 1 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention; COUNT 3 - a MINIMUM term of THIRTY (30) MONTHS with a MAXIMUM term of NINETY-SIX (96) MONTHS in the Nevada Department of Corrections, to run CONCURRENT with Count 1; COUNT 4 - a MINIMUM term of TWO (2) YEARS to LIFE in the Nevada Department of Corrections, to run CONCURRENT with Count 3; COUNT 5 - a MINIMUM term of TEN (10) YEARS to LIFE in the Nevada Department of Corrections, to run CONSECUTIVE to Count 4; COUNT 6 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center, to run CONCURRENT with Count 5; COUNT 8 - a MINIMUM term of TWELVE (12) MONTHS with a MAXIMUM term of THIRTY-SIX (36) MONTHS in the Nevada Department of Corrections, to run CONCURRENT with Count 5. AGGREGATE TOTAL SENTENCE: ONE HUNDRED FIFTY (150) MONTHS to LIFE. Credit for time served is 1,385 days. Upon release from custody, Defendant must register as a sex offender within 48 hours and will be on LIFETIME SUPERVISION. BOND, if any, EXONERATED. NDC;

DATE

FINANCIAL INFORMATION

Defendant Lipsitz, Ryan Matthew Total Charges Total Payments and Credits **Balance Due as of 3/6/2020**

178.00

0.00 **178.00**

Electronically Filed 2/4/2020 12:02 PM Steven D. Grierson CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

RYAN MATTHEW LIPSITZ #3038548

Defendant.

CASE NO. C-16-316678-1

DEPT. NO. XX

AMENDED JUDGMENT OF CONVICTION (JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crimes of COUNT 1 – INDECENT EXPOSURE (Gross Misdemeanor) in violation of NRS 201.220; COUNTS 2, 5 and 7 – SEXUAL ASSAULT (Category A Felony) in violation of NRS 200.364, 200.366; COUNT 3 – ATTEMPT SEXUAL ASSAULT (Category B Felony) in violation of NRS 200.364, 200.366, 193.330; COUNT 4 – BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (Category A Felony) in violation of NRS 200.400.4; COUNT 6 – OPEN OR GROSS LEWDNESS (Gross Misdemeanor) in violation of NRS 201.210; and COUNT 8 – COERCION SEXUALLY MOTIVATED (Category B Felony) in violation of NRS 207.190, 175.547, 207.193; and the matter having been tried before a jury and the Defendant having been found guilty of the crimes of COUNT 1 – INDECENT EXPOSURE (Gross Misdemeanor) in violation of NRS 201.220; COUNTS 2 and 5 – SEXUAL ASSAULT (Category A Felony) in violation of NRS 200.364, 200.366; COUNT 3 – ATTEMPT SEXUAL ASSAULT (Category B Felony) in

violation of NRS 200.364, 200.366, 193.330; COUNT 4 – BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (Category A Felony) in violation of NRS 200.400.4; COUNT 6 – OPEN OR GROSS LEWDNESS (Gross Misdemeanor) in violation of NRS 201.210; and COUNT 8 – COERCION SEXUALLY MOTIVATED (Category B Felony) in violation of NRS 207.190, 175.547, 207.193; thereafter, on the 29th day of November, 2016, the Defendant was present in court for sentencing with counsel PATRICIA DOYLE, Deputy Public Defender, and good cause appearing,

THE DEFENDANT WAS ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Collection Fee, the Defendant was sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 1 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 2 - LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONCURRENT with COUNT 1; COUNT 3 - a MAXIMUM of NINETY-SIX (96) MONTHS with a MINIMUM parole eligibility of THIRTY (30) MONTHS, CONCURRENT with COUNT 2; COUNT 4 - LIFE with the eligibility for parole after serving a MINIMUM of TWO (2) YEARS, CONCURRENT with COUNT 3; COUNT 5 - LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE to COUNT 4; COUNT 6 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 5; and COUNT 8 - a MAXIMUM of THIRTY-SIX (36) MONTHS with a MINIMUM parole eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 6; with TWO HUNDRED TWENTY-NINE (229) DAYS credit for time served. NOT GUILTY as to COUNT 7. The AGGREGATE TOTAL sentence is LIFE with a MINIMUM of TWENTY (20) YEARS.

FURTHER ORDERED, a SPECIAL SENTENCE of LIFETIME SUPERVISION is imposed to commence upon release from any term of imprisonment, probation or parole. In

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

THEREAFTER, on the 30th day of January, 2020, pursuant to a Supreme Court Order filed on July 29, 2019, REVERSING the conviction of COUNT 2, the Defendant was present in court for RE-SENTENCING with counsel WALEED ZAMAN, ESQ., COURT ORDERED, the Amended Judgment of Conviction reflects the following:

THE DEFENDANT IS ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Collection Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 1 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 3 - a MAXIMUM of NINETY-SIX (96) MONTHS with a MINIMUM parole eligibility of THIRTY (30) MONTHS, CONCURRENT with COUNT 1; COUNT 4 - LIFE with the eligibility for parole after serving a MINIMUM of TWO (2) YEARS, CONCURRENT with COUNT 3; COUNT 5 - LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE to COUNT 4: COUNT 6 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 5; and COUNT 8 - a MAXIMUM of THIRTY-SIX (36) MONTHS with a MINIMUM parole eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 5; with ONE THOUSAND THREE HUNDRED EIGHTY-FIVE (1,385) DAYS credit for time served. NOT GUILTY as to COUNT 7. The AGGREGATE TOTAL sentence is LIFE with a MINIMUM of ONE HUNDRED FIFTY (150) MONTHS.

FURTHER ORDERED, a SPECIAL SENTENCE of LIFETIME SUPERVISION is imposed to commence upon release from any term of imprisonment, probation or parole. In addition, before the Defendant is eligible for parole, a panel consisting of the Administrator of the Mental Health and Development Services of the Department of Human Resources or his designee; the Director of the Department of corrections or his designee; and a psychologist licensed to practice in this state; or a psychiatrist licensed to practice medicine in Nevada must certify that the Defendant does not represent a high risk to re-offend based on current accepted standards of assessment.

DATED this	4	day of February, 2020.
DATED this	4	day of February, 2020.

ERIC JOHNSON DISTRICT COURT JUDGE K

Felony/Gross Misdemeanor

COURT MINUTES

July 21, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

July 21, 2016

11:45 AM

Grand Jury Indictment

HEARD BY: Adair, Valerie

COURTROOM: RJC Courtroom 10B

COURT CLERK: Alan Castle

RECORDER: Cynthia Georgilas

REPORTER:

PARTIES

PRESENT: Clemons, Jennifer M. Attorney

Raman, Jay Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- April Sanson, Grand Jury foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused from presentation to the Court. State presented Grand Jury Case Number 15BGJ112X to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-16-316678-1, Dept. XX. Ms. Clemons argued for \$702,000.00 total bail and stated the Deft. is in custody. COURT ORDERED, \$702,000.00 BAIL INDICTMENT WARRANT ISSUED and matter set for initial arraignment. COURT FURTHER ORDERED, Exhibits 1 - 3 to be lodged with the Clerk of District Court.

I.W. (CUSTODY)

8-02-16 8:30 a.m. INITIAL ARRAIGNMENT (DEPT. 20)

PRINT DATE: 03/06/2020 Page 1 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

August 02, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

August 02, 2016

8:30 AM

All Pending Motions

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Lipsitz, Ryan Matthew Defendant
Public Defender Attorney
State of Nevada Plaintiff
Sweetin, James R Attorney

JOURNAL ENTRIES

- INITIAL ARRAIGNMENT...INDICTMENT WARRANT RETURN

Mr. Sweetin FILED IN OPEN COURT Exparte Motion and Order to Use Audiovisual Technology to Present Live Testimony Before a Grand Jury Proceeding to be FILED UNDER SEAL. DEFENDANT ARRAIGNED, PLED NOT GUILTY AND INVOKED THE SIXTY (60) DAY RULE. As Defendant would not waive one week to go into the next stack, trial was set during the Civil stack and will be referred to Overflow if necessary. COURT ORDERED, trial date SET within sixty (60) days. Ms. Doyle requested 21 days from the filing of the Grand Jury Transcript to file a writ if necessary. COURT SO ORDERED.

CUSTODY (COC)

9/6/16 8:30 AM CALENDAR CALL

PRINT DATE: 03/06/2020 Page 2 of 32 Minutes Date: July 21, 2016

C-16-316678-1

9/12/16 9:00 AM JURY TRIAL

PRINT DATE: 03/06/2020 Page 3 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 01, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

September 01, 2016 9:00 AM All Pending Motions

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Lipsitz, Ryan Matthew Defendant Public Defender Attorney State of Nevada Plaintiff Stephens, Robert Attorney

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR DISCLOSURE OF EVIDENCE...DEFENDANT'S MOTION TO INSPECT STATE'S EX PARTE MOTION AND ORDER TO USE AUDIOVISUAL TECHNOLOGY AT THE GRAND JURY

Statements by Defendant as to the victim. Court directed Defendant speak with his attorney as to the issues he raised. Conference at the Bench.

As to the Motion for Evidence, Court advised it will give its standard Order that the State provide all discovery materials required by statute in the Nevada Supreme Court and Federal Court case law. As to specific requests, Ms. Doyle requested:

- 1. Any NCIC reports run by the State as to any witness the State plans on calling. Mr. Stephens stated that if he runs any, he will provide information to Ms. Doyle.
- 2. The alleged victim was at a rehab center when this alleged incident took place and she would like records from her stay there and any counseling she has received in relation to this incident. Mr.

PRINT DATE: 03/06/2020 Page 4 of 32 Minutes Date: July 21, 2016

C-16-316678-1

Stephens advised this is not a State agency. Court directed Ms. Doyle to subpoena the records herself. Ms. Doyle advised she has but needs an Order from the Court finding it relevant. Following colloquy, Ms. Doyle will provide an Order for the Court to sign. Also she will provide an Order for the rehab center in Florida.

- 3. There is a potential witness named Theresa at this facility that they need information on. Mr. Stephens advised if they can find out who she is, he will provide the information.
- 4. On the Notice of Witnesses, Ms. Doyle advised the State only lists the names and would request contact information for them. Mr. Stephens advised there is an obligation to provide the address information unless there is a question as to the safety of the witness.

 COURT ORDERED, RESOLVED.

As to Motion for Audiovisual, Ms. Doyle advised she believes the State has no objection. Mr. Stephens concurred. Court noted to the degree it is sealed, Court will allow Ms. Doyle to view it; if upon review, Ms. Doyle would like to use something out of it, she will need to file a separate Motion. COURT ORDERED, GRANTED.

Mr. Stephens stated the victim is still in a treatment facility in Florida and would request she be allowed to testify at trial via audiovisual and FILED IN OPEN COURT Motion to Use Audiovisual Technology to Present Live Testimony at Trial. Ms. Doyle requested this motion be set at calendar call and will respond either today or tomorrow. COURT SO ORDERED.

CUSTODY (COC)

9/6/16 8:30 AM STATE'S MOTION TO USE AUDIOVISUAL TECHNOLOGY TO PRESENT LIVE TESTIMONY AT TRIAL

PRINT DATE: 03/06/2020 Page 5 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 06, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

September 06, 2016 8:30 AM All Pending Motions

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Hamers, Kathleen M. Attorney
Public Defender Attorney
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- CALENDAR CALL...STATE'S MOTION TO USE AUDIOVISUAL TECHNOLOGY TO PRESENT LIVE TESTIMONY AT TRIAL

Court Service Officer advised Defendant refused to come to Court. Mr. Stephens expressed his concerns as to Defendant's competency and advised Defendant was referred for competency in his other case. Upon Court's inquiry, Ms. Doyle stated she does not share those concerns and would like to go forward with trial. As to State's Motion, Ms. Doyle advised Defendant has invoked his right to a speedy trial and would object to the use of audiovisual equipment. Court noted that it is inclined to grant the motion. Ms. Doyle objected and advised Defendant has a right to face his accuser and because this witness is also the victim, she needs to be present. Court noted that if the victim needs to be present, it will need to continue the matter. MATTER TRAILED AND RECALLED: Ms. Doyle requested a continuance to Thursday to speak with Defendant. Mr. Stephens requested Defendant be brought to Court by any means necessary. COURT SO ORDERED.

PRINT DATE: 03/06/2020 Page 6 of 32 Minutes Date: July 21, 2016

C-16-316678-1

CUSTODY (COC)

... CONTINUED 9/8/16 9:00 AM

PRINT DATE: 03/06/2020 Page 7 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 08, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

September 08, 2016 9:00 AM All Pending Motions

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Hamers, Kathleen M. Attorney
Lipsitz, Ryan Matthew Defendant
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- CALENDAR CALL...STATE'S MOTION TO USE AUDIOVISUAL TECHNOLOGY TO PRESENT LIVE TESTIMONY AT TRIAL

Court inquired as to the status of the case, Ms. Doyle advised Defendant wished to renew her as attorney of record. Upon Court's inquiry, Defendant concurred with Ms. Doyle representations. Court noted that counsel had done a good job. Statements by Defendant. MATTER TRAILED.

MATTER RECALLED. All parties present as before. Upon Court's inquiry, counsel advised they are proceeding with trial on Monday. As to State's Motion to Use Audiovisual Technology, COURT stated its FINDINGS and ORDERED, Motion GRANTED. Mr. Stephens stated he has a concern with Defendant's competency. Court noted Defendant counsel represented that he communicated well with them. Court noted it already had a trial set for Wednesday and FURTHER ORDERED, trial date VACATED; matter REFERRED to overflow. Orders SIGNED IN OPEN COURT.

PRINT DATE: 03/06/2020 Page 8 of 32 Minutes Date: July 21, 2016

C-16-316678-1

CUSTODY (COC)

09/09/16 8:30 AM OVERFLOW (DEPT 18 - COURTROOM 10C)

CLERK'S NOTE: Subsequent to court, clerk contacted Mr. Stephens who advised the state estimated 10-12 witnesses, 3-5 out of state witnesses and 4 days trial. A copy of this Minute Order has been placed in the attorney folders of District Attorney and Public Defender./ob/09/08/16.

PRINT DATE: 03/06/2020 Page 9 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 09, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

September 09, 2016 9:15 AM

Calendar Call

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Olivia Black

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Lipsitz, Ryan Matthew Defendant
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- Upon Court's inquiry, Counsel stated they are ready for trial. CONFERENCE AT BENCH. Upon Court's inquiry, Defendant advised that he was not aware he was referred for a competency evaluation; however, he understands the charges and can communicate to help his attorneys in trial. COURT SO NOTED. Ms. Ferreira requested trial start at a later time. Colloquy regarding trial schedule and questions asked during voir dire. Ms. Ferreira read the offer to Defendant on the record. Ms. Hamers advised she recently received the offer and not had an opportunity to convey to her client and requested the State keep offer open until this afternoon. Ms. Ferreira had no objection.

CUSTODY (COC)

09/12/16 10:00 AM JURY TRIAL

PRINT DATE: 03/06/2020 Page 10 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 12, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

September 12, 2016 10

10:00 AM

Jury Trial

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 10D

COURT CLERK: Olivia Black

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Lipsitz, Ryan Matthew Defendant
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

Attorney

- Amended Indictment FILED IN OPEN COURT

OUTSIDE PRESENCE OF PERSPECTIVE JURY: Upon Court's inquiry, Defendant advised he is ready to proceed and further stated his appearance had no bearing on the case. Court noted its concerns in regards to jail clothes possibly impacting a jury's perception of Defendant and the Court would like to minimize any undue prejudice. Colloquy between the Court and Defendant regarding his clothing. Statements by Defendant. Court noted Defendant was voluntary waiving his right to wear street clothes; however, if Defendant changed his mind to bring it to his counsel attention. Ms. Hamers requested Defendant handcuffs be removed for writing purposes. Court noted the handcuffs would be removed. Defendant stated he would change into street clothes if the handcuffs were removed. Court so noted. Upon Court's inquiry, Ms. Doyle advised she did not have any concerns for competency. Court noted in terms of Defendant statements, communication, and logic it appeared to the Court that Defendant did meet standard to go forward with the trial. Colloquy

PRINT DATE: 03/06/2020 Page 11 of 32 Minutes Date: July 21, 2016

C-16-316678-1

regarding the audiovisual and witness. COURT ORDERED, matter TRAILED.

MATTER RECALLED. All parties present as before.

OUTSIDE PRESENCE OF PERSPECTIVE JURY: Mr. Stephens requested the defense to make a record as to the strategic reason they are moving forward with trial this early. Court advised the defense is under no obligation to do make that record.

PROSPECTIVE JURY PANEL PRESENT: Introduction by the Court. Prospective jury panel polled. Panel sworn. Introductions by Mr. Stephens and Ms. Doyle. Voir Dire conducted. Recess.

OUTSIDE PRESENCE OF PERSPECTIVE JURY: CONFERENCE AT BENCH.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. Colloquy regarding the Court's schedule. Recess.

OUTSIDE PRESENCE OF PERSPECTIVE JURY: Colloquy regarding perspective jurors. Court noted clerk opened one of the evidence bags, proposed exhibit #1. Ms. Doyle stated no objection to chain of custody.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. CONFERENCE AT BENCH with juror # 007.

OUTSIDE PRESENCE OF PERSPECTIVE JURY: Colloquy regarding scheduling.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. Peremptory challenges exercised by counsel. Jury and two alternates selected and sworn. Jury list FILED IN OPEN COURT admonished the Jury for evening recess and ORDERED, Trial CONTINUED.

CONTINUED TO: 09/13/16 1:15 PM

PRINT DATE: 03/06/2020 Page 12 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 13, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

September 13, 2016 1:15 PM Jury Trial

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Lipsitz, Ryan Matthew Defendant
Public Defender Attorney
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- 1:24 PM OUTSIDE PRESENCE OF THE JURY: Statements by Mr. Stephens including providing questions as to what he will be asking the victim via SKYPE. Ms. Doyle requested the names of anyone in the room with the victim at the time of her testimony. Defendant advised he has retained private counsel, Mr. Pariente, as he has no confidence in the Public Defenders and would like a continuance. Court contacted Mr. Pariente on the Court Call Phone in the Courtroom and was advised by Mr. Pariente that he has not been retained by Defendant or his father. Defendant again stated he did not want to go forward with the Public Defenders. Court explained to Defendant that he has invoked the sixty day rule, so they are proceeding to trial. Defendant objected that the victim is not present and that his counsel will not listen to him and he would like to represent himself. BREAK.

1:59 PM OUTSIDE PRESENCE OF THE JURY: Ms. Doyle advised Defendant is quite upset that the

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C-16-316678-1

victim is not present and would request a continuance to have her here. Court explained that a Jury has been sworn and the matter will not be continued; that after opening statements, the Defense can bring a Motion for Mistrial. Continued arguments by Defendant. Following a lengthy discussion, Defendant requested to be removed for trial. Upon Court's inquiry, Defendant WAIVED HIS RIGHT TO BE PRESENT at trial. Upon his leaving, Court inquired if anyone wanted anything mentioned to the Jury as to Defendant's absence. Ms. Ferreira requested she did, Ms. Doyle did not.

2:54 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Introductions by the Court. Amended Indictment read by the Clerk. Opening statements by Mr. Stevens and Ms. Hamers. Testimony and exhibits presented (see worksheets). 5:10 PM EVENING RECESS. OUTSIDE PRESENCE OF THE JURY: Mr. Stephens advised based on the Defense opening, he will ask the victim if the Defendant gave her any drugs. Court so noted. Court directed the Correction Officers bring Defendant up tomorrow for trial if he is willing and would like the Officer present if Defendant refuses. 5:16 PM EVENING RECESS.

... CONTINUED 9/14/16 1:30 PM

PRINT DATE: 03/06/2020 Page 14 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 14, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

September 14, 2016 1:30

1:30 PM Jury Trial

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Public Defender Attorney
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- 1:36 PM OUTSIDE PRESENCE OF THE JURY: Court Service Officer, Armondo Solid, advised Defendant refused to come to Court. Court noted again Defendant has WAIVED HIS RIGHT TO BE PRESENT for trial. Court advised counsel that Juror #6 provided a letter as to her husband's cancer that will be made a Court's exhibit. 1:41 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 2:59 PM BREAK. OUTSIDE PRESENCE OF THE JURY: Mr. Stephens clarified that he was not saying Ms. Doyle is unethical.

3:20 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 5:30 PM EVENING RECESS.

OUTSIDE PRESENCE OF THE JURY: Ms. Doyle advised she moved for a Motion to Strike the Testimony of Ms. Coombs. Arguments by Mr. Stephens. Ms. Doyle submitted on bench conference. Court noted the victim's doctor deemed her unable to travel which made her an unavailable witness

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C-16-316678-1

and ORDERED, Motion to Strike is DENIED. Further, Court noted all of Defense concerns raised at side bar have been addressed. Colloquy as to Jury Instructions. Court directed counsel to provide their instructions to each other by tomorrow. Mr. Stephens advised that at some point, Defendant will have to be brought over to be admonished. Court concurred, however, will not have him transported by any means necessary, so they may need to do this via telephone. EVENING RECESS.

... CONTINUED 9/15/16 12:00 PM

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Felony/Gross Misdemeanor

COURT MINUTES

September 15, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

September 15, 2016 12:00 AM

Jury Trial

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Public Defender Attorney
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- 12:21 PM OUTSIDE PRESENCE OF THE JURY: Officer Darren Hardin advised he spoke to Defendant but could not convince him to come to Court. Court thanked the Officer and noted Defendant has WAIVED his right to be present at trial. Mr. Stephens advised Defendant has made some jail calls that they would like to introduce, however, is concerned that the Jury will learn Defendant is in custody. Objections stated by Ms. Doyle as she was just handed the disc of these calls. Court advised it would address this during next break. 12:25 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 2:09 PM BREAK.

OUTSIDE PRESENCE OF THE JURY: Arguments by Ms. Doyle as to the jail phone calls. Mr. Stephens advised he provided them as soon as he became aware of them. Ms. Doyle argued that this goes directly against their theory of the case and feels it is unfair as she is being ambushed. Court advised it will look into the case law. 2:28 PM JURY PRESENT: Counsel stipulated to the presence

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C-16-316678-1

of the Jury. Testimony and exhibits continued (see worksheets). 3:24 PM EVENING RECESS. Jury to return at 11:30 AM.

OUTSIDE PRESENCE OF THE JURY: Court admonished the State to have all witnesses present tomorrow. Jury instructions discussed. Defendant was advised of his right to testify via phone call to the Jail. Defendant stated he will think about testifying but made no promises about coming to Court. Jury instructions discussed. Jail calls played for the Court. Following arguments by counsel, Court advised it will take this UNDER ADVISEMENT. Further, counsel were directed to report at 8:30 tomorrow to finalize Jury Instructions. EVENING RECESS.

... CONTINUED 9/16/16 8:30 AM

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Felony/Gross Misdemeanor

COURT MINUTES

September 16, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

September 16, 2016 11:30 AM

11:30 AM Jury Trial

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Public Defender Attorney
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

-8:42 AM OUTSIDE PRESENCE OF THE JURY: Officer Brendon Allen advised he spoke with Defendant this morning and he does not wish to come to Court. Court so noted and advised Defendant has WAIVED his right to appear for trial. Jury instructions discussed. As to the phone calls, Court advised Mr. Stephens knew about them on Tuesday when he came to Court even though he had not heard them and should have informed the Defense. Statements by Mr. Stephens. Following, COURT ORDERED, the admission of the phone calls is DENIED. Mr. Stephens requested to use the JAVS recording wherein Defendant claims he has never met the victim. Objections by Ms. Doyle. Following, Court DENIED request for JAVS recording. Ms. Ferreira advised that pursuant to statute, they have not violated discovery rules and feels the calls should be allowed. Court advised it has made its ruling.

12:13 PM OUTSIDE PRESENCE OF THE JURY: Jury instructions finalized. Court noted it received a note from Juror #3 inquiring as to Defendant's whereabouts. Upon inquiry as to whether or not this

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C-16-316678-1

should be addressed, Ms. Doyle requested the note be ignored. Court so noted. 12:16 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Testimony and exhibits continued (see worksheets). 12:53 PM STATE RESTS. Testimony continued. 1:16 PM DEFENSE RESTS. BREAK.

1:36 PM OUTSIDE PRESENCE OF THE JURY: Mr. Stephens advised if during the Defense closing, they make a statement that Defendant did not know the victim, he will object. Statements by Ms. Doyle 1:38 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Jury Instructions read by the Court. Closing arguments by Mr. Stephens and Ms. Doyle. Rebuttal argument by Ms. Ferreira. 3:50 PM Court revealed the 2 Alternates that were thanked and excused. 3:54 PM Jury retired to deliberate.

5:38 PM Jury question. Counsel stipulated via telephone conference that Judge Susan Johnson can answer the question. All parties agreed to the answer that was sent into the Jury. 6:00 PM EVENING RECESS. Jury to return Monday morning.

... CONTINUED 9/19/16 10:00 AM

PRINT DATE: 03/06/2020 Page 20 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 19, 2016

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

September 19, 2016 10:00 AM

Jury Trial

HEARD BY: Barker, David

COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise Attorney

Ferreira, Amy L. Attorney
Hamers, Kathleen M. Attorney
Public Defender Attorney
State of Nevada Plaintiff
Stephens, Robert Attorney

JOURNAL ENTRIES

- 10:00 AM Jury returns to continue deliberations. 12:33 PM Note from Jury. Judge Johnson was contacted via phone with counsel in Courtroom to discuss the note. Ms. Doyle requested both direct and cross examination as to the question. Court so noted and directed upon the portions being heard by counsel, if they agree, Judge Smith to be contacted to sit while it is played back for the Jury.

1:29 PM OUTSIDE PRESENCE OF THE JURY WITH JUDGE BARKER PRESENT: Officer Jesse Reynolds advised he spoke to Defendant this morning and could not convince him to come to Court. Court noted Defendant has WAIVED his right to be present for trial. Mr. Stephens requested Defendant be advised there is now a verdict and inquire if he would like to come to Court. Upon Court's inquiry, Ms. Doyle advised Defendant has refused every day and would request to just go forward. 1:36 PM JURY PRESENT: Counsel stipulated to the presence of the Jury. Jury Foreperson advised a verdict had been reached. Clerk read the following: We, the Jury in the above entitled case, find the Defendant RYAN LIPSITZ as follows:

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C-16-316678-1

COUNT 1 - Indecent Exposure - GUILTY;

COUNT 2 - Sexual Assault - GUILTY;

COUNT 3 - Attempt Sexual Assault - GUILTY;

COUNT 4 - Battery with Intent to Commit Sexual Assault - GUILTY;

COUNT 5 - Sexual Assault - GUILTY;

COUNT 6 - Open or Gross Lewdness - GUILTY;

COUNT 7 - Sexual Assault - NOT GUILTY;

COUNT 8 - Coercion Sexually Motivated - GUILTY.

Court thanked and excused the Jury. Defendant REMANDED WITHOUT BAIL. COURT ORDERED, matter referred to the Division of Parole and Probation for a Pre-sentence Report and SET for sentencing.

CUSTODY

11/8/16 8:30 AM SENTENCING

PRINT DATE: 03/06/2020 Page 22 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

November 08, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

November 08, 2016

8:30 AM

Sentencing

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 10D

COURT CLERK: Natalie Ortega

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise

Attorney Attorney

Hamers, Kathleen M. State of Nevada

Stephens, Robert

Plaintiff

Attorney

JOURNAL ENTRIES

- Ms. Doyle advised the Defendant was on the transport list. Moreover, a continued was requested so she may meet with the Defendant. Colloquy regarding transporting the Defendant to Court. COURT ORDERED, matter CONTINUED.

CUSTODY (COC)

CONTINUED TO: 11/29/16 8:30 AM

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Felony/Gross Misdemeanor

COURT MINUTES

November 29, 2016

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

November 29, 2016

8:30 AM

Sentencing

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 10D

COURT CLERK: Natalie Ortega

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Doyle, Patricia Denise

Attorney Defendant Plaintiff

Lipsitz, Ryan Matthew State of Nevada Stephens, Robert

Attorney

JOURNAL ENTRIES

- Ms. Doyle stated she sent the Defendant a copy of the Pre-Sentence investigation report (PSI), and tried to hand him a copy of the PSI today, however, he had refused to accept the copy. Moreover, pursuant to Stockmeier he had to review the PSI. Court advised the Defendant it was aware he did not agree with the outcome of the case, however, there was a trial and the jury convicted him. Statement by Defendant regarding his disagreement with the charges, evidence, and verdict. The Court advised the Defendant he could file an appeal with the Nevada Supreme Court as that was the next step after sentencing. Further colloquy regarding the trial, jury, verdict, and appeal. Court further noted it had issued and addressed the Defendant's concerns. Court further noted the State received a Grand Jury indictment, which allowed the State to proceed with the case. Additionally, the case was then presented for a jury at the District Court level. The pre-liminary hearing did not trump everything, and the law allowed for the State to receive an indictment, in these circumstances, which circumvented the need for a Pre-liminary hearing decision. Court further noted, the legal process had been followed, and acknowledged the Defendant's disagreement. Moreover, the issues could be raised with the Nevada Supreme Court. The Defendant stated there was no evidence of a rape, no DNA, no penetration, and inquired how could he be found guilty of a crime that did not occur. Court

PRINT DATE: 03/06/2020 Page 24 of 32 Minutes Date: July 21, 2016

directed the Defendant to review the PSI, and focus on the factual information. Court reviewed the PSI with the Defendant. DEFENDANT LIPSITZ ADJUDGED GUILTY of COUNT 1 INDECENT EXPOSURE (GM), COUNTS 2, 5 SEXUAL ASSAULT (F), COUNT 3 ATTEMPT SEXUAL ASSAULT (F), COUNT 4 BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (F), COUNT 6 OPEN OR GROSS LEWDNESS (GM), COUNT 8 COERCION SEXUALLY MOTIVATED (F). Arguments by counsel. Statement by Defendant. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, and \$3.00 DNA Collection fee, Deft. SENTENCED to the Nevada Department of Corrections (NDC), as follows: COUNT 1 THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC); COUNT 2 LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONCURRENT with COUNT 1; COUNT 3 - a MAXIMUM of NINETY-SIX (96) MONTHS with a MINIMUM parole eligibility of THIRTY (30) MONTHS, CONCURRENT with COUNT 2; COUNT 4 - LIFE with the eligibility for parole after serving a MINIMUM of TWO (2) YEARS, CONCURRENT with COUNT 3; COUNT 5 - LIFE with the eligibility for parole after serving a MINIMUM of TEN (10) YEARS, CONSECUTIVE to COUNT 4; COUNT 6 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center (CCDC), CONCURRENT with COUNT 5; and COUNT 8 - a MAXIMUM of THIRTY-SIX (36) MONTHS with a MINIMUM parole eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 6; with TWO HUNDRED TWENTY-NINE (229) DAYS credit for time served. NOT GUILTY as to COUNT 7. The AGGREGATE TOTAL sentence is LIFE with a MINIMUM of TWENTY (20) YEARS. FURTHER ORDERED, Defendant will a register as a sex offender within 48 hours from sentencing, or release from custody SPECIAL SENTENCE of LIFETIME SUPERVISION, NRS 176A.410 is imposed to commence upon release from any term of imprisonment, probation or parole. In addition, before the Defendant is eligible for parole, a panel consisting of the Administrator of the Mental Health and Development Services of the Department of Human Resources or his designee; the Director of the Department of corrections or his designee; and a psychologist licensed to practice in this state; or a psychiatrist licensed to practice medicine in Nevada must certify that the Defendant does not represent a high risk to re-offend based on current accepted standards of assessment.

Court further advised the Defendant to discuss the appeal process with Ms. Doyle. Furthermore, if the appeal was not filed in a timely fashion, it could preclude him from his appeal rights. The Defendant acknowledged he understood.

BOND, if any, EXONERATED.

NDC (COC)

PRINT DATE: 03/06/2020 Page 25 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

April 25, 2019

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

April 25, 2019

9:00 AM

Status Check

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Jackson, Terrence Michael

State of Nevada Plaintiff Wong, Hetty O. Attorney

JOURNAL ENTRIES

Attorney

- Upon Court's inquiry, Mr. Jackson advised he was contacted by Mr. Christensen and he can accept the appointment. COURT SO ORDERED. Mr. Jackson requested to set a status check in 30 days to see if he has received the file. Following colloquy, Court DENIED request and advised Mr. Jackson to put this back on calendar if he does not receive the file from previous counsel.

NDC

PRINT DATE: 03/06/2020 Page 26 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 12, 2019

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

September 12, 2019

9:00 AM

Motion to Withdraw as

Counsel

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Jackson, Terrence Michael

Attorney Plaintiff

State of Nevada Sweetin, James R

Attorney

JOURNAL ENTRIES

- Defendant is in prison and not present today. Conference at the Bench. Pursuant to that conference, COURT ORDERED, Motion GRANTED. Court directed Drew Christensen be contacted for new counsel and ORDERED, matter SET for confirmation of counsel in ONE (1) WEEK.

NDC

9/19/19 9:00 AM CONFIRMATION OF COUNSEL

CLERK'S NOTE: 9/12/19 Clerk e-mailed Mr. Christensen and requested new counsel appear on 9/19. ls

PRINT DATE: 03/06/2020 Page 27 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

September 19, 2019

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

September 19, 2019 9:00

9:00 AM

All Pending Motions

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Lipsitz, Ryan Matthew

Defendant Attorney Plaintiff Attorney

State of Nevada Zaman, Waleed

Malkova, Mariya

JOURNAL ENTRIES

- CONFIRMATION OF COUNSEL...RESENTENCING PER SUPREME COURT ORDER

Upon Court's inquiry, Mr. Zaman advised he can confirm as counsel of record. COURT SO ORDERED. Upon inquiry as to sentencing, Mr. Zaman requested a continuance to review the file and speak with Defendant. Ms. Malkova had no objection. COURT ORDERED, matter RESET for sentencing and directed the State prepare a Transportation Order.

NDC

11/21/19 9:00 AM RE-SENTENCING

PRINT DATE: 03/06/2020 Page 28 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

November 21, 2019

C-16-316678-1

State of Nevada

vs

Ryan Lipsitz

November 21, 2019

9:00 AM

Sentencing

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: State of Nevada Plaintiff

Sweetin, James R Attorney Zaman, Waleed Attorney

JOURNAL ENTRIES

- Defendant not present.

Mr. Zaman advised Defendant was not transported and requested a 30 day continuance. Upon Court's inquiry, Mr. Zaman advised he did try to visit Defendant, however, he was in the infirmary. Following colloquy, COURT ORDERED, matter CONTINUED THIRTY (30) DAYS with the State preparing a Transportation Order and Defendant being transported by any reasonable means necessary.

NDC

... CONTINUED 12/19/19 9:00 AM

PRINT DATE: 03/06/2020 Page 29 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

December 19, 2019

C-16-316678-1

State of Nevada

Ryan Lipsitz

December 19, 2019

9:00 AM

Sentencing

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER:

Angie Calvillo

REPORTER:

PARTIES

PRESENT: Lacher, Ashley A. Attorney

Nadig, Benjamin J.

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Mr. Nadig appeared for Mr. Zaman, advised that Mr. Zaman had attempted to visit Defendant, however, Defendant was always in medical. Following colloquy, COURT ORDERED, matter CONTINUED to the next best day for the Court.

NDC

... CONTINUED 1/30/20 9:00 AM

PRINT DATE: 03/06/2020 Page 30 of 32 Minutes Date: July 21, 2016

Felony/Gross Misdemeanor

COURT MINUTES

January 30, 2020

C-16-316678-1

State of Nevada

VS

Ryan Lipsitz

January 30, 2020

9:00 AM

Sentencing

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Lipsitz, Ryan Matthew

Defendant Plaintiff Attorney

Sweetin, James R Zaman, Waleed

State of Nevada

Attorney

JOURNAL ENTRIES

- Upon Court's inquiry, parties submitted on the resentencing per the Supreme Court Order. DEFENDANT LIPSITZ ADJUDGED GUILTY of COUNT 1 - INDECENT EXPOSURE (GM); COUNT 3 - ATTEMPT SEXUAL ASSAULT (F); COUNT 4 - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (F); COUNT 5 - SEXUAL ASSAULT (F); COUNT 6 - OPEN OR GROSS LEWDNESS (GM) and COUNT 8 - COERCION SEXUALLY MOTIVATED (F). COURT ORDERED, in addition to the \$25 Administrative Assessment fee, \$3.00 DNA Collection fee and the \$150 DNA Analysis fee including testing to determine genetic markers, DEFENDANT SENTENCED as follows:

COUNT 1 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention;

COUNT 3 - a MINIMUM term of THIRTY (30) MONTHS with a MAXIMUM term of NINETY-SIX (96) MONTHS in the Nevada Department of Corrections, to run CONCURRENT with Count 1;

COUNT 4 - a MINIMUM term of TWO (2) YEARS to LIFE in the Nevada Department of

Corrections, to run CONCURRENT with Count 3; COUNT 5 - a MINIMUM term of TEN (10) YEARS to LIFE in the Nevada Department of

Corrections, to run CONSECUTIVE to Count 4;

COUNT 6 - THREE HUNDRED SIXTY-FOUR (364) DAYS in the Clark County Detention Center,

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C-16-316678-1

to run CONCURRENT with Count 5;

COUNT 8 - a MINIMUM term of TWELVE (12) MONTHS with a MAXIMUM term of THIRTY-SIX (36) MONTHS in the Nevada Department of Corrections, to run CONCURRENT with Count 5.

AGGREGATE TOTAL SENTENCE: ONE HUNDRED FIFTY (150) MONTHS to LIFE. Credit for time served is 1,385 days.

Upon release from custody, Defendant must register as a sex offender within 48 hours and will be on LIFETIME SUPERVISION.

BOND, if any, EXONERATED.

NDC

PRINT DATE: 03/06/2020 Page 32 of 32 Minutes Date: July 21, 2016

GRAND JURY INDICTMENTS RETURNED IN OPEN COURT JULY 21, 2016 (From Grand Jury sessions held on July 20, 2016)

JUDGE VALERIE ADAIR FOREPERSON APRIL SANSON

CHIEF DEPUTY DISTRICT ATTORNEY JAMES SWEETIN (005144)

CASE NO.

C-16-316678-1

DEPT. NO.

XX

CDDA JAMES SWEETIN (SVU)

Defendant(s):

RYAN MATTHEW LIPSITZ, #3038548

Case No(s):

15BGJ112X (RANDOMLY TRACKS TO DC XX & XXV)

Charge(s):

(1) CT - INDECENT EXPOSURE (Gross Misdemeanor - NRS 201.220 - NOC

50973);

(2) CTS - SEXUAL ASSAULT (Category A Felony - NRS 200.364, 200.366 -

NOC 50095); (3) CTS - ATTEMPT SEXUAL ASSAULT (Category B Felony - NRS 200.364,

200.366, 193.330 - NOC 50119);

(1) CT - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT

(Category A Felony - NRS 200.400.4 - NOC 50157);

(1) CT - OPEN OK GROSS LEWDNESS (Gross Misdemeanor - NRS 201.210

- NOC 50971) and

(1) CT - COÉRCION SEXUALLY MOTIVATED (Category B Felony - NRS

207.190, 175.547, 207.193 - NOC 55532)

Def. Counsel(s):

PUBLIC DEFENDER

WARRANT (1 WEEK): 107/C

8/1. 830

DEFT IS IN CUSTODY @ CCDC (16F06026X – DISM'D 6/9/16)

Exhibits:

- 1. Proposed Indictment
- 2. Photo
- 3. Affidavit

Exhibits 1-3 to be lodged with the Clerk of the Court.

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Case No.:	C 316678	Trial Date:	9-12-16
Dept. No.:	20	Judge:ERIC_	Jo Hoson
		Court Clerk: OUU	IA BLACK/LINDA SKNNE
Plaintiff:	STATE OF NEVADA	Recorder:	Angle CALVIllo
		Counsel for State:	R. Statens
	vs.		A. FERRERA
Defendant	RYAN LIPSITZ	Counsel for Defenda	nt:
		P. Donale	- K. Hamiers

TRIAL BEFORE THE COURT

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
1	SMAIL EVIDENCE ENVELOPE	9-15	NO	9/15/16
A	NECKIACE	9-15	NO	9/15/16
2	MEDIUM EVIDENCE BAG			
A	SWEATER			
3	MEDIUM EVIDENCE BAG	9-15	NO	9-15-16
A	DRESS	9-15	NO	9-15-14
4	MEDIUM EVIDENCE BAY	9-15	Mo	9-15-16
A	SWEATER	9-15	NO	9-15-16
6	LARGE EVIDENCE BAG	9-15	No	9-15-16
A	Brown "ADIO" BRAND SHOES			and the second s
В	Black Jeans		\ \	J
C	BLACK TEE SHIRT	No	OPE	
D	BLACK JACKET			
4	CD-VIDED	9-14	085	9-14-16
7	PHOTO - DEFT - FULL	9-14	035/ RUN	9-14-16
8	" DEFT'S FACE	9/13	10BJ/OVE	9-14-16
9	" 2465 ADDRESS			

Case No:	0	316	6	78	*
		man a man	- No.	* 1.7	

STATE OF NOVADA VS. RYAN LIPSITZ

STATES EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
10	PHOTO - CHAIRS - Yellow TAPE	9-14	NIO	9-14-16
#1	" - Couch I CHAIRS	9-14	4/0	9-14-16
12	" couch - PHONE CORD	9-14	N/o	9-14-14
13	" couch	9-14	No	9-14-14
14	" HALLWAY	9-14	1/0	9-14-16
15	" HALLWAY - PLANT	9-14	N/0	9-14-14
14	PHOTO-HALLWAY-EXIT DOOR	9-14	1/0	9-14-16
17	" OUTSIDE AREA	9-16	STIP	9-16-16
18	" BACK DOOR	9-16	STIP	9-16-14
19	" BACK DOOR- CLOSEUP	9-16	STIP	9-16-16
20	ABRIAL VIEW	9-14	NIO	9-14-16
21	ABRIAL VIEW	9-14	20	9-14-14
22	AERIAL VIEW- FACILITY	9-14	~/0	9-14-16
23	FLOOR PIAN-1ST FLOOR	9-14	NIO	9-14-16
24	Floor Plan - 2nd Floor	9-14	NO	9-14-14
as	PHOTO DEFT on WALL	9-14	N/o	9-14-16
24	" - DEFT OVER WALL	9-14	2/0	9-14-14
27	" Victim - HEAD	9-14	NO	9-14-16
28	" Victim- Hamps	9-15	No	9-15-16
29	" Victim's FEET	9-15	Mo	9-15-16
30	" VICTIMIS UNDERWEAR	9-15	1/0	9-15-14
31	FORM-ODU FIRD TEST	9-15	No	9-15-16
32	PHOTO - VICTIM EXTERNAL GENETALIA	9-15	2/0	9-15-16
				<u> </u>

Case No:	C	3/	6	6	78
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STATE OF NEVADA VS. RYAM LIPSITZ

DEFENDANT EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
A	PHOTO - MEN'S SMOKING AREA	9-14	No	9-14-14
B	PHOTO - MEN'S SMOKING AREA	9-14	NO	9-14-16
C	" DOOR - OUTSIDE	9-14	NO	9-14-16
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Case No:	C	316	67	8		- 12 T
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STATE OF NEVADA VS. RYAM GPSITZ

COURT'S EXHIBITS

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
	1.	NOTE FROM JUROR #4			9/14/16
, ((<i>2</i> .	GUESTION FROM JUROR # 1 ASK	=0/ans		9/14/14
12×	3.		K-D/ans		9/14/14
/	1-4.	QUESTION FROM DUROR#4 ASK	ceo/ams		9/14/14
1	<i>(</i> 5.	QUESTION FROM JUROR #3 AS	Kedlans		9/14/16
	6.	QUESTION FROM JUROR #9 A	SKED/AMS		9/14/14
<i>y</i> /	1.	QUESTION FROM JUROR 410 A	iskedlans		9/14/14
54	8.	QUESTION FROM JUROR #2 45	Keillans		9/14/16
	9.	QUESTION FROM JUROR #4 AS	ker lans		9/14/14
	10.	QUESTION FROM JUROR #14 A	SKEDLANS		9/14/14
	<i>¶</i> 1,	QUESTION FROM JUROR #13 A	isked lans		9/14/16
WT.	.42.	QUESTION FROM JUROR HY A	SKUD/AMS		9/14/14
4	,13	QUESTION FROM JUROR #12 A	Ken lans		9/14/14
8	14.	QUESTION FROM JUROR #3 A	ASKED/AMS		9/15/14
W	15.	QUESTION FROM JUROK #9	45KeDlans		9/15/14
9	16.	QUESTION FROM JUROR +13	ASKED/AMS		9/15/16
	<i>//17.</i>	QUESTION FROM DUROR HY NO	OT ASKED		9/15/14
	#18.	QUESTION FROM JUROR # 14 N	OT ASKED		9/15/14
	19.	QUESTION FROM OUROR #11 A	JOT ASKED		9/15/16
W 10	20.	QUESTION FROM JUROR # 14 A	isked/ms		9/15/16
10	21	QUESTION FROM JUROK HI	NOT ASKED		9/15/14
W	22.	QUESTION FROM JUROR # 4 A	sked/ans		9/15/16
12	<i>2</i> 3.	QUESTION FROM JUROR #14 A	SKeD/Ams		9/15/16
	æ4.	PROPOSED JURY INSTRUCTIONS - STATE	E		9/16/14
	A5 .	PROPOSED JURY INSTRUCTIONS - DEFEN	5 <i>E</i>		9/16/2

Case No:	<u>C</u>	316	4	78	

STATE OF NEVADA VS. RYAN LIPSITZ

COURT'S EXHIBITS

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
	24.	CD of VIDEO RECORDING OF VICTIM			***************************************
	· ·	by Defense			9/16/16
	<i>2</i> 7.	NOTE FROM JUROR #3			9/16/16
	28.	QUESTION FROM JUROR #2 ASKEDIAM	S		9/16/16
J 	29	QUESTION FROM JUROR # 14 ASKED IAM	S		9/16/16
14	30	QUESTION FROM JUKOR #13 ASKEDIA	ns		9/16/16
	31.	QUESTION FROM JUKOR 44 NOT A	SKST		9/16/16
المست	<i>,</i> 32 .	QUESTION FROM JUROR # 11 NOT AS	(E)		9/16/16
)	<i>3</i> 3,	QUESTION FROM JUROL 49 ASKED			9/16/16
	34.	QUESTION FROM JUROR #11 ASKED!	mS		9/16/16
	35.	CD - JANL CALLS			9/16/16
	36,	CD- JANL CALLS			9/16/16
	<i>3</i> 7.	CD- JAVS RECORDING			9/14/16
	38.	QUESTION FROM JURG			9/16/16
	39.	RESPONSE FROM COURT		***************************************	9/16/16
	40.	Answer to question			9/16/16
	41.	QUESTION FROM JURY			9/19/19
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					B science



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

WALEED ZAMAN, ESQ. 2880 S. JONES BLVD., SUITE 3 LAS VEGAS, NV 89146

DATE: March 6, 2020 CASE: C-16-316678-1

RE CASE: STATE OF NEVADA vs. RYAN MATTHEW LIPSITZ

NOTICE OF APPEAL FILED: March 5, 2020

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

Case Appeal Statement					
- NRAP 3 (a)(1), Form 2					
Order					
Notice of Entry of Order					

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

Certification of Copy

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

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

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

STATE OF NEVADA,

Plaintiff(s),

VS.

RYAN MATTHEW LIPSITZ,

Defendant(s).

now on file and of record in this office.

Case No: C-16-316678-1

Dept No: XX

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 6 day of March 2020.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk