Electronically Filed 05/06/2020 De Quincy Brass #2767679 330 S. Casino Center Blvd, Les Vegus, Nv. 89101 Electronically Filed IN THE EIGHTH JUDIZAAL DISTRICT OF THE STATE OF NOVADA Elizabeth A. Brown Clerk of Supreme Court CASE NO.C-18-329765-DEPT. NO. XV dunal Defendant, NOTICE OF APPEAL Notice is hereby given that De Quincy Brass Defendant above named, hereby appeals to the Supreme Court of Nevada from District Court Final dialgement entered in this action on the 23td day of April, 2020. DATED THIS 23rd Jay of April, 2020, RECEIVED

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APR 2 8 2020

CLERK OF THE COURT

Docket 81142 Document 2020-1766\$

DeQuincy Brass #2707679 Clark County Detention Center 330 S. Casino Center Blud. Las Vegas, NV 89101



Clerk of the Cart Steven D. Griesen 300 Cewis Ame Wes Veys IV. 8718

OHNIT FINDS

Electronically Filed 5/8/2020 7:29 AM Steven D. Grierson CLERK OF THE COURT

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

STATE OF NEVADA,

Plaintiff(s),

vs.

DEQUINCY BRASS,

Defendant(s),

Case No: C-18-329765-1

Dept No: XV

CASE APPEAL STATEMENT

1. Appellant(s): De Quincy Brass

2. Judge: Joe Hardy

3. Appellant(s): De Quincy Brass

Counsel:

De Quincy Brass #2707679 330 S. Casino Center Blvd. Las Vegas, NV 89101

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101

C-18-329765-1 -1-

Case Number: C-18-329765-1

1	1	(702) 671-2700
2	5. A	appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3 4	R	espondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Н	las Appellant Ever Been Represented by Appointed Counsel In District Court: Yes
6	7. A	appellant Represented by Appointed Counsel On Appeal: N/A
7	8. A	ppellant Granted Leave to Proceed in Forma Pauperis: N/A
8	9. D	Pate Commenced in District Court: February 8, 2018
9	10. B	rief Description of the Nature of the Action: Criminal
10	Т	Type of Judgment or Order Being Appealed: Judgment of Conviction
11	11. P	revious Appeal: Yes
13	S	upreme Court Docket Number(s): 81142
14	12. C	hild Custody or Visitation: N/A
15		Dated This 8 day of May 2020.
16		Steven D. Grierson, Clerk of the Court
17		
18		/s/ Heather Ungermann
19		Heather Ungermann, Deputy Clerk 200 Lewis Ave
20		PO Box 551601 Las Vegas, Nevada 89155-1601
21		(702) 671-0512
22		
23		
24		

cc: De Quincy Brass

C-18-329765-1 -2-

CASE SUMMARY CASE No. C-18-329765-1

State of Nevada **Dequincy Brass**

Location: Department 15 Judicial Officer: Hardy, Joe Filed on: 02/08/2018

Case Number History: Cross-Reference Case C329765

Number:

Defendant's Scope ID #: 2707679
ITAG Case ID: 1922182
Lower Court Case # Root: 17FH1508
Lower Court Case Number: 17FH1508X

Supreme Court No.: 81142

CASE INFORMATION

					Case Type:	Felony/Gro	ss Misdemeanor
Offe	nse	Statute	Deg	Date	cuse Type.	1 clony/ Gro	33 1411344411441101
1.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14		F	05/04/2015	Case Status:	04/30/2020	Closed
2.	Arrest: 10/01/2017 SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			
3.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			
4.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			
5.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/04/2015			
6.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			
7.	CHILD ABUSE, NEGLECT, OR ENDANGERMENT	200.508.1b1	F	05/04/2015			
8.	FIRST DEGREE KIDNAPPING	200.310.1	F	05/04/2015			
9.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14		F	05/04/2015			
10.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			
11.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			
12.	PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION	199.305	F	05/04/2015			
13.	FIRST DEGREE KIDNAPPING	200.310.1	F	11/01/2016			
14.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	11/01/2016			
15.	FIRST DEGREE KIDNAPPING	200.310.1	F	11/01/2016			
16.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	11/01/2016			
17.	BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT, VICTIM UNDER 16	200.400.4c	F	11/01/2016			
18.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	11/01/2016			
19.	PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION	199.305	F	11/01/2016			
20.	LEWDNESS WITH A CHILD UNDER THE AGE OF 14	201.230.2	F	05/04/2015			
21.	SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	200.366.3c	F	05/04/2015			

CASE SUMMARY CASE No. C-18-329765-1

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

200.366.3c F 05/04/2015

Statistical Closures

04/30/2020 Jury Trial - Conviction - Criminal

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number C-18-329765-1
Court Department 15
Date Assigned 07/02/2018
Judicial Officer Hardy, Joe

PARTY INFORMATION

Defendant Brass, Dequincy Lead Attorneys
Posin, Mit

Posin, Mitchell L Retained 702-382-2222(W)

Plaintiff State of Nevada Wolfson, Steven B

702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

EVENTS

02/08/2018 Criminal Bindover - Confidential

02/08/2018 Criminal Bindover

02/12/2018 Information

Party: Plaintiff State of Nevada

Information

02/19/2018 Reporters Transcript

Reporter's Transcript of Preliminary Hearing

Filed By: Defendant Brass, Dequincy

Ex Parte Motion for Authorization of Employmet of Investigator and Payment of Fees

03/12/2018 Motion to Withdraw As Counsel

Filed By: Defendant Brass, Dequincy

Motion to Withdraw

03/12/2018 Notice of Motion

Filed By: Defendant Brass, Dequincy

Notice of Motion

03/19/2018 Order

Order

CASE SUMMARY CASE NO. C-18-329765-1

Filed By: Defendant Brass, Dequincy Ex Parte Order Granting Employment Of Investigator And Payment Of Fees 06/25/2018 Notice of Witnesses and/or Expert Witnesses Filed By: Plaintiff State of Nevada State's Notice of Witnesses and/or Expert Witnesses Case Reassigned to Department 15 07/02/2018 Reassigned From Judge Johnson - Dept 22 07/10/2018 Supplemental Witness List Filed by: Plaintiff State of Nevada State's Supplemental Notice of Witnesses and/or Expert Witnesses 07/12/2018 🚮 Filed Under Seal Filed By: Attorney Wolfson, Steven B Ex Parte Motion and Order for Release of Certified Medical Records and Order to File Under Seal (Rodriguez Madden) 07/18/2018 Filed Under Seal Ex Parte Motion and Order for Release of Certified Medical Records and Order to File Under Seal 10/09/2018 Supplemental Witness List Filed by: Plaintiff State of Nevada State's Supplemental Notice of Witnesses and/or Expert Witnesses 10/18/2018 Notice of Motion Filed By: Plaintiff State of Nevada State's Motion to Allow Dr. Sandra Cetl to Appear by Simultaneous Audiovisual Transmission Equipment 11/09/2018 Receipt of Copy RECEIPT OF COPY 11/09/2018 Receipt of Copy RECEIPT OF COPY 11/09/2018 Receipt of Copy RECEIPT OF COPY 01/23/2019 Motion for Own Recognizance Release/Setting Reasonable Bail Filed By: Defendant Brass, Dequincy Motion for Own Recognizance Release, or in the Alternative, for Setting of Reasonable Bail 01/25/2019 Certificate of Mailing Filed By: Defendant Brass, Dequincy Certificate of Mailing 01/31/2019 Opposition Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion for Own Recognizance Release, or in the Alternative, for Setting of Reasonable Bail 02/05/2019 Motion Filed By: Defendant Brass, Dequincy

CASE SUMMARY CASE No. C-18-329765-1

	Ex Parte Application Request and Order to Extend Indigent Funds for the Purpose of Paying Investigation Fees
02/19/2019	Order Filed By: Plaintiff State of Nevada Order Denying Defendant's Motion for Own Recognizance Release and Order Granting State's Countermotion
04/24/2019	Supplemental Witness List Filed by: Plaintiff State of Nevada State's Third Supplemental Notice of Witnesses and/or Expert Witnesses
05/13/2019	Amended Information Amended Information
05/20/2019	Amended Information Filed By: Plaintiff State of Nevada Second Amended Information
01/22/2020	Supplemental Witness List Filed by: Plaintiff State of Nevada State's Fourth Supplemental Notice of Witnesses and/or Expert Witnesses
02/21/2020	Motion to Dismiss Counsel Party: Defendant Brass, Dequincy Motion to Dismiss Counsel and Appoint Alternate Counsel
02/25/2020	Jury List Jury List
02/25/2020	Amended Information Third Amended Information
02/28/2020	Order Filed By: Plaintiff State of Nevada Order Denying Defendant's Motion to Withdraw Counsel
03/03/2020	Amended Jury List Amended Jury List
03/03/2020	Verdict Verdict
03/03/2020	Jury Instructions Jury Instructions
04/08/2020	PSI
04/30/2020	Judgment of Conviction Judgment of Conviction
05/04/2020	Notice of Appeal (criminal) Notice of Appeal

CASE SUMMARY CASE NO. C-18-329765-1

05/04/2020

Tase Appeal Statement

Case Appeal Statement

05/06/2020

Notice of Appeal (criminal)

Party: Defendant Brass, Dequincy

Notice of Appeal

05/08/2020

Case Appeal Statement

Filed By: Defendant Brass, Dequincy

Case Appeal Statement

DISPOSITIONS

02/14/2018

Plea (Judicial Officer: Hardy, Joe)

1. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

5. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

7. CHILD ABUSE, NEGLECT, OR ENDANGERMENT

Not Guilty

PCN: Sequence:

8. FIRST DEGREE KIDNAPPING OF A MINOR

Not Guilty

PCN: Sequence:

9. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

 $12.\,$ PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION

Not Guilty

PCN: Sequence:

CASE SUMMARY CASE NO. C-18-329765-1

13. FIRST DEGREE KIDNAPPING OF A MINOR

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

15. FIRST DEGREE KIDNAPPING OF A MINOR

Not Guilty

PCN: Sequence:

16. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

17. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT, VICTIM UNDER 16

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

20. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

03/03/2020 **Disposition** (Judicial Officer: Hardy, Joe)

1. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

5. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

CASE SUMMARY CASE NO. C-18-329765-1

PCN: Sequence:

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

Guilty

PCN: Sequence:

7. CHILD ABUSE, NEGLECT, OR ENDANGERMENT

Guilty

PCN: Sequence:

8. FIRST DEGREE KIDNAPPING

Guilty

PCN: Sequence:

9. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

 $12.\,$ PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION

Guilty

PCN: Sequence:

13. FIRST DEGREE KIDNAPPING

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

15. FIRST DEGREE KIDNAPPING

Guilty

PCN: Sequence:

16. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Guilty

PCN: Sequence:

17. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT, VICTIM UNDER 16

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

20. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

Not Guilty

CASE SUMMARY CASE NO. C-18-329765-1

PCN: Sequence:

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

Not Guilty

PCN: Sequence:

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

Guilty

PCN: Sequence:

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

1. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

05/04/2015 (F) 201.230.2 (DC50975)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

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

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Consecutive: Charge 1

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Consecutive: Charge 2

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Consecutive: Charge 3

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

5. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

05/04/2015 (F) 201.230.2 (DC50975)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

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

Concurrent: Charge 4

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

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

CASE SUMMARY CASE NO. C-18-329765-1

Concurrent: Charge 5

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

7. CHILD ABUSE, NEGLECT, OR ENDANGERMENT

05/04/2015 (F) 200.508.1b1 (DC55226)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Minimum:12 Months, Maximum:36 Months

Concurrent: Charge 6

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

8. FIRST DEGREE KIDNAPPING 05/04/2015 (F) 200.310.1 (DC50053)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:5 Years

Concurrent: Charge 5

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

9. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

05/04/2015 (F) 201.230.2 (DC50975)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

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

Concurrent: Charge 8

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Concurrent: Charge 9

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Concurrent: Charge 10

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

12. PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING

PROSECUTION

05/04/2015 (F) 199.305 (DC52996)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Minimum:12 Months, Maximum:32 Months

Concurrent: Charge 11

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

13. FIRST DEGREE KIDNAPPING

11/01/2016 (F) 200.310.1 (DC50053)

PCN: Sequence:

CASE SUMMARY CASE NO. C-18-329765-1

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:5 Years

Concurrent: Charge 12

Sentenced to Nevada Dept. of Corrections

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

11/01/2016 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Concurrent: Charge 13

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

15. FIRST DEGREE KIDNAPPING 11/01/2016 (F) 200.310.1 (DC50053)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:5 Years

Concurrent: Charge 14

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

16. LEWDNESS WITH A CHILD UNDER THE AGE OF 14

11/01/2016 (F) 201.230.2 (DC50975)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

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

Concurrent: Charge 15

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

17. BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT, VICTIM UNDER 16

11/01/2016 (F) 200.400.4c (DC58026)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

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

Concurrent: Charge 16

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

11/01/2016 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Concurrent: Charge 17

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

19. PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING

PROSECUTION

11/01/2016 (F) 199.305 (DC52996)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Minimum:12 Months, Maximum:32 Months

Concurrent: Charge 18

04/23/2020 Adult Adjudication (Judicial Officer: Hardy, Joe)

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

CASE SUMMARY CASE NO. C-18-329765-1

25.00

05/04/2015 (F) 200.366.3c (DC50105)

PCN: Sequence:

Sentenced to Nevada Dept. of Corrections

Term: Life with the possibility of parole after:35 Years

Concurrent: Charge 19

Credit for Time Served: 937 Days

Comments: aggregate total: 115 years to life

Condition

1. Register As A Sex Offender

2. Lifetime Supervision

Other Fees

1., \$1,200.00 Payable to Clark County Social Services VC2120853

Fee Totals:

Administrative

Assessment Fee

\$25

DNA Analysis Fee

150.00 \$150

Genetic Marker

Analysis AA Fee 3.00

\$3

Fee Totals \$ 178.00

HEARINGS

02/14/2018



Initial Arraignment (10:00 AM) (Judicial Officer: De La Garza, Melisa)

Events: 02/08/2018 Criminal Bindover

MINUTES



Criminal Bindover

Trial Date Set;

Journal Entry Details:

Deputized Law Clerk, Stephanie Getler, present on behalf of the State. DEFT. BRASS ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT FURTHER ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript. CUSTODY 04/26/18 9:00 AM CALENDAR CALL (DEPT. 22) 04/30/18 8:30 AM JURY TRIAL (DEPT. 22);

03/27/2018



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

03/27/2018, 03/29/2018

Motion to Withdraw as Counsel

Continued:

Withdrawn;

Journal Entry Details:

Mr. Posin advised Deft.'s family contacted him and he would be withdrawing his Motion to Withdraw. Colloquy regarding trial continuance. Mr. Posin anticipated 6 days. Court directed Mr. Posin to file a motion and advised Deft. needed to be present since he invoked his right to a speedy trial. COURT ORDERED, motion VACATED; matter SET for status check. CUSTODY 4/03/2018 - 8:30 AM - STATUS CHECK: TRIAL SETTING;

Continued;

Withdrawn;

Journal Entry Details:

Upon Court's inquiry, Deft. stated he was unaware of his attorney's motion to withdraw. Court advised Deft. the Motion was based on unpaid attorney fees. Deft. noted he spoke with his family and believed they had just paid his attorney. State requested a continuance and noted there may be new information with regards to the most recent payment. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 3/29/18 9:00 AM;

04/03/2018

Status Check: Trial Setting (8:30 AM) (Judicial Officer: Johnson, Susan)

Matter Heard;

Journal Entry Details:

Mr. Posin advised Deft. had already waived and they needed to continue the trial date. Counsel anticipated 5-6 days to try. Colloguy regarding scheduling conflicts. COURT ORDERED, trial dates VACATED and RESET. CUSTODY

CASE SUMMARY

CASE NO. C-18-329765-1

7/19/2018 - 9:00 AM - CALENDAR CALL 7/23/2018 - 8:30 AM - JURY TRIAL;

04/26/2018 CANCELED Calendar Call (9:00 AM) (Judicial Officer: Johnson, Susan)

Vacated

04/30/2018 CANCELED Jury Trial (8:30 AM) (Judicial Officer: Johnson, Susan)

07/19/2018 Calendar Call (8:30 AM) (Judicial Officer: Hardy, Joe)

Matter Heard;

Journal Entry Details:

Also present: Xavier Burns, DDA practicing under Supreme Court Rule 49.5, under the supervision of Maria Lavell, DDA. Mr. Posin requested a continuance of the trial date. There being no objection, COURT ORDERED the trial date was hereby VACATED and RESET. IN CUSTODY 11/8/18 8:30 AM CALENDAR CALL 11/13/18 10:30 AM JURY TRIAL;

CANCELED Jury Trial (10:30 AM) (Judicial Officer: Johnson, Susan) 07/23/2018

10/30/2018 Motion (9:00 AM) (Judicial Officer: Hardy, Joe)

> State's Motion to Allow Dr. Sandra Cetl to Appear by Simultaneous Audiovisual Transmission Equipment Motion Granted:

Journal Entry Details:

There being no opposition, COURT ORDERED State's Motion to Allow Dr. Sandra Cetl to Appear by Simultaneous Audiovisual Transmission Equipment, was hereby GRANTED. The State noted that the calendar call was set to be heard on November 8, 2018, and Mr. Posin advised that the parities had discussed continuing the trial date. CUSTODY;

11/08/2018 Calendar Call (8:30 AM) (Judicial Officer: Hardy, Joe)

Matter Heard:

Journal Entry Details:

Mr. Posin requested the trial date be continued, noting that he recently obtained extensive discovery, and felt that he would not be able to effectively assist the Defendant, without being able to review said discovery. The State noted that it was prepared to proceed to trial, and that the instant request was the Defendant's third request for a continuance of the trial date. Colloquy regarding scheduling. The State represented that it would not be available for trial until May or June of 2019. Noting that the State was prepared to proceed to trial, COURT ORDERED the trial date was hereby VACATED and RESET, to allow Mr. Posin to review the new discovery. Upon Court's inquiry, Mr. Posin stated that approximately one (1) week would be needed for trial. CUSTODY 5/7/19 8:30 AM CALENDAR CALL 5/13/19 10:30 AM JURY TRIAL;

11/13/2018 CANCELED Jury Trial (10:30 AM) (Judicial Officer: Hardy, Joe)

Vacated

01/29/2019 Motion for Own Recognizance Release/Setting Reasonable Bail (8:30 AM) (Judicial Officer: Hardy, Joe) 01/29/2019, 02/05/2019, 02/07/2019

> Defendant's Motion for Own Recognizance Release, or in the Alternative for Setting of Reasonable Bail Continued;

Continued:

Motion Denied:

Journal Entry Details:

Mr. Posin argued in support of the Motion, citing the Defendant's lack of criminal history, and his inability to post bail as currently set. The State argued in opposition, citing the Defendant's high probability to reoffend. Having considered the facts, circumstances, allegations, and Defendant's history, and having applied those factors to NRS 178.498 and NRS 178.4853, COURT ORDERED Defendant's Motion for Own Recognizance Release, or in the Alternative, for Setting of Reasonable Bail, was hereby DENIED. COURT FURTHER ORDERED, the State's countermotion, in the form of the Opposition, was hereby GRANTED; Defendant's bail STAND at \$100,000.00, with the CONDITIONS of no contact whatsoever with minors, and house arrest, if the bail were to be posted. The State shall prepare the Order. CUSTODY;

Continued;

Continued:

CASE SUMMARY CASE No. C-18-329765-1

Motion Denied;

Journal Entry Details:

The State noted that Kristina Rhoades, DDA, was handling the instant case, and requested the matter be trailed for her presence. Mr Posin indicated he had other hearings that required his presence, and submitted on the Court's discretion. Additionally, Mr. Posin stated that both parties filed written pleadings, and would be willing to submit on the briefs. As it would like to hear oral argument, COURT ORDERED Defendant's Motion for Own Recognizance Release, or in the Alternative, for Setting of Reasonable Bail, was hereby CONTINUED. CUSTODY CONTINUED TO: 2/7/19 8:30 AM;

Continued;

Continued;

Motion Denied;

Journal Entry Details:

Mr. Posin advised that Kristina Rhoades, DDA, had requested a continuance of the instant Motion, on behalf of the State. There being no objection by Mr. Posin, COURT ORDERED the instant Motion was hereby CONTINUED. CUSTODY CONTINUED TO: 2/5/19 8:30 AM;

05/07/2019

Calendar Call (8:30 AM) (Judicial Officer: Hardy, Joe) 05/07/2019, 05/09/2019

Continued:

Trial Date Set:

Journal Entry Details:

Mr. Posin requested a continuance, noting that the investigator initially hired to the case did not respond to his calls, and he eventually learned that the investigator had quit. The State opposed the request to continue, arguing that the instant setting was the fourth trial setting, and the State was prepared to proceed to trial. Mr. Posin argued that the victims' stories changed in relation to the individuals being accused of the alleged crimes, and that was something the investigator was hired to look into. The State argued that good cause had not been shown to continue the trial date. COURT ORDERED Defendant's Oral Motion to Continue Trial was hereby DENIED for the reasons argued by the State, FINDING that the instant case had been filed on February 12, 2018, and the trial date had been continued numerous times at the request of the Defendant. The COURT FURTHER FOUND that the parties were available and prepared to proceed to trial, with the exception of the investigator issue, which did not rise to the level that would allow for another continuance. Upon Court's inquiry, the State represented that approximately four to five days would be needed for trial. Mr. Posin requested that, if the trial went into the week of May 20, 2019, that May 20th be dark, and for trial to continue on May 21, 2019. The Court advised that it would accommodate Mr. Posin's scheduling request. COURT ORDERED a FIRM trial date was hereby SET. Colloquy regarding the amount of potential jurors that would be needed. The State requested 90 potential jurors, and the Court that 90 potential jurors would be requested. CUSTODY 5/13/19 10:30 AM JURY TRIAL: FIRM;

Continued:

Trial Date Set;

Journal Entry Details:

Mr. Posin advised that he was having issues with his investigator, and requested a brief continuance in order to obtain more information. The Court suggested the parties return on May 9, 2019. The State advised that it was unsure what information Mr. Posin was waiting for, as all discovery had been provided, and the Defendant had not noticed any witnesses. COURT ORDERED the calendar call was hereby CONTINUED. CUSTODY CONTINUED TO: 5/9/19 8:30 AM:

05/13/2019

Jury Trial (10:30 AM) (Judicial Officer: Hardy, Joe)

Continued;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Amended Information FILED IN OPEN COURT. The charges remain the same. Mr. Posin renewed his Oral Motion to Continue Trial, stating that his investigator had failed to follow-up on various lines of inquiry that they had been pursuing since 2018. Additionally, Mr. Posin argued that new discovery regarding a motel where some of the acts allegedly took place, had just been produced. The State noted that the recently produced discovery consisted of photos that would have been available to the Defendant through their own discovery. Mr. Posin noted that there had been some confusion regarding whether some of the alleged acts took place at Palms Hotel & Casino, and the photographs provided by the State were of a different hotel, with a similar name. Due to the discovery of the different hotel, Mr. Posin argued that his investigator should be permitted to investigate the records of said hotel. The State advised that the custodian of records for the hotel at issue had been subpoenaed, and was informed that the hotel did not keep any records whatsoever. The Defendant stated that he had not had the opportunity to speak with Mr. Posin regarding the details of the case, noting that Mr. Posin had not visited him since December of 2018. Matter trailed to allow the Court to review the issues. Matter recalled. Regarding the Defendant's allegations of ineffective assistance of counsel, the State argued that Mr. Posin had been retained since the Preliminary Hearing, and the Defendant had not made any specific request of Mr. Posin. Mr. Posin represented that he had been trying to communicate with his investigator, and that was why he failed to meet with the Defendant; approximately a week prior to the instant hearing, it was discovered that Defendant's investigator had been fired, and

CASE SUMMARY CASE NO. C-18-329765-1

had not completed any of the requested investigations. The COURT expressed its frustration with Mr. Posin's failure to raise this issue prior to the trial date, and ORDERED Mr. Posin to produce Robert Lawson, the current investigator, to provide testimony regarding what occurred with the former investigator who was in his employee. Investigator Robert Lawson present. Mr. Lawson stated that the investigator in his employee failed to do their job; however, he was unsure why Mr. Posin had not followed-up and presented the problem to him earlier than he did. Additional arguments by the State opposing Mr. Posin's oral request to continue. Upon Court's inquiry, Mr. Posin advised that he wished to have his investigator pursue communications that took place before the victims changed their story. COURT ORDERED the trial date was hereby CONTINUED, as there was concern regarding the Defendant proceeding to trial without effective assistance of counsel. Colloquy regarding scheduling. The COURT NOTED that it reviewed the following cases in making its ruling: Strickland v. Washington; Jackson v. Warden, Nevada State Prison; Kirskey v. State; Zessman v. State; and Colgain v. State COURT FURTHER ORDERED a status check regarding trial readiness was hereby SET. The prospective jury panel was EXCUSED by the Court's Marshal outside of the courtroom. CUSTODY 8/13/19 8:30 AM STATUS CHECK: TRIAL READINESS 2/20/20 8:30 AM CALENDAR CALL 2/24/20 10:30 AM JURY TRIAL;

08/13/2019

Status Check (8:30 AM) (Judicial Officer: Hardy, Joe) 08/13/2019, 10/01/2019, 12/03/2019, 12/17/2019, 01/14/2020

Status Check: Trial Readiness

Continued:

Continued:

Continued;

Continued;

Matter Heard;

Journal Entry Details:

Upon Court's inquiry, Mr. Posin indicated that Defendant would not be hiring an expert; however, the investigators continued to work diligently, and Defendant would be ready to proceed to trial on February 24, 2020. The State indicated it did not have any issues to address related to Mr. Posin's representations. Upon Court's inquiry, the State advised that approximately six days would be needed for trial. Mr. Posin affirmed the State's estimation. The Court noted that it would estimate the trial time at six to seven days. The State represented that Receipts of Copy had been filed related to the discovery provided to the defense; however, two phone exams had been provided to the defense, which did not have Receipts of Copy. The State requested that Mr. Posin acknowledge receipt of the phone exams. Mr. Posin indicated that he was unsure whether he received the phone exams, but noted that the parties were working to ensure that all discovery was disclosed. After further review of the file, the State noted that a Receipt of Copy was filed for the phone exams. Upon Court's inquiry, Mr. Posin and the State advised that an additional status check regarding trial readiness, would not be necessary. COURT ORDERED the trial dates shall STAND. CUSTODY;

Continued;

Continued;

Continued;

Continued;

Matter Heard;

Journal Entry Details:

Mr. Posin advised that he had not yet retained an expert; however, he was looking to find an expert who could opine upon what a particular computer program could, or could not, do. Mr. Posin explained that there was an allegation the Defendant remotely deleted information from cell phones, and that was the reason for seeking such a particular expert. Upon Court's inquiry regarding what had been done to retain an expert, Mr. Posin noted that he recently made inquiries, and hoped to have the expert retained soon. Upon Court's inquiry regarding what else had been done to prepare for trial, Mr. Posin stated that he recently met with the Defendant, reviewed the transcripts from the Preliminary Hearing, and met with the investigator several times. The State advised that it spoke to Defendant's investigator on December 16, 2019. Additionally, the State noted that it was never in possession of any cell phones belonging to the Defendant; however, it did analyze date from two cell phones belonging to the two alleged victims. Furthermore, the State represented that the alleged victims believed the Defendant had remotely removed information from their phones; however, there was no actual date that could be presented to support that assertion. The Court noted that the parties may be able to speak and reach a resolution as to the cell phone issue. COURT ORDERED the status check regarding trial readiness, was hereby CONTINUED. CUSTODY CONTINUED TO: 1/14/20 8:30 AM; Continued;

Continued;

Continued;

Continued;

Matter Heard;

Journal Entry Details:

The State noted that it did not believe the defense had any discoverable documents as of the instant hearing. Additionally, the State advised that the jury trial was continued to allow the Defendant to obtain an expert, which had not yet been done. Upon Court's inquiry, Mr. Posin indicated that he had not obtained an expert, but would be doing so by the end of 2019. The Court advised counsel that it would not be continuing the February 24, 2020, trial date.

CASE SUMMARY CASE NO. C-18-329765-1

COURT ORDERED the status check regarding trial readiness,	was hereby CONTINUED.	CUSTODY CONTINUED
TO: 12/17/19 8:30 AM:		

Continued:

Continued;

Continued:

Continued;

Matter Heard;

Journal Entry Details:

Investigator Robert Lawson present on behalf of the Defense. The Court reviewed the procedural history of the case. Mr. Posin stated he anticipated being ready for trial on the date set, February 24, 2020. Mr. Posin noted Mr. Lawson had been able to continue his investigation on behalf of the Defense. COURT ORDERED, status check CONTINUED, and noted the Defendant does not have to be present at the next hearing. CUSTODY CONTINUED TO: 12/3/2019 8:30 AM;

Continued;

Continued;

Continued;

Continued;

Matter Heard;

Journal Entry Details:

Mr. Posin advised that he was communicating with his investigator. Additionally, Mr. Posin represented that, although the investigator was working on other cases, he was also working on the instant case. The State indicated that it had not received any information in the ninety days since the previous hearing, and requested another status check setting. COURT ORDERED the instant status check was hereby CONTINUED, to ensure the investigation was moving forward. CUSTODY CONTINUED TO: 10/1/19 8:30 AM;

02/20/2020

Calendar Call (8:30 AM) (Judicial Officer: Hardy, Joe)

Matter Heard;

02/24/2020

Jury Trial (10:30 AM) (Judicial Officer: Hardy, Joe) 02/24/2020-02/28/2020, 03/02/2020-03/03/2020

Trial Continues:

Trial Continues;

Trial Continues:

Trial Continues;

Trial Continues;

Trial Continues;

Verdict:

Journal Entry Details:

JURY PRESENT: Jury instructed by the Court. Closing arguments by the State. Closing arguments by Mr. Posin. Rebuttal arguments by the State. The jury retired to deliberate at the hour of 1:16 PM, and the two alternates were excused, with an admonishment that they may be called to deliberate. Amended Jury List FILED IN OPEN COURT. OUTSIDE THE PRESENCE OF THE JURY: The Court addressed a question from the Jury regarding whether they could be provided with a copy of the State's closing PowerPoint presentation; following a colloquy between the Court, the State, and counsel, it was determined that the jury could not be provided with the State's PowerPoint presentation. The Jury continued to deliberate. The Court addressed a question from the jury regarding the arrest reports from the Defendant's arrest; following a colloquy between the Court, the State, and counsel, it was determined that the arrest reports had not been admitted as evidence, and the Court could not supplement the evidence. The Jury continued to deliberate. JURY PRESENT: At the hour of 4:42 PM the Jury returned with the following VERDICT: GUILTY as to COUNTS 1, 5, 9, and 16 - LEWDNESS WITH A CHILD UNDER THE AGE OF 15 (F); as to COUNTS 2, 3, 4, 6, 10, 11, 14, 18, and 22 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); as to COUNT 7 -CHILD ABUSE NEGLECT OR ENDANGERMENT (F); as to COUNTS 8, 13, and 15 - FIRST DEGREE KIDNAPPING OF A MINOR (F); as to COUNTS 12 and 19 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION (F); and as to COUNT 17 - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT VICTIM UNDER 16 (F); NOT GUILTY as to COUNT 20 -LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); and as to COUNT 21 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F). Verdict FILED IN OPEN COURT. Jury Instructions FILED IN OPEN COURT. The Jury was thanked and excused by the Court. OUTSIDE THE PRESENCE OF THE JURY: The State requested the Defendant be remanded into custody, without bail, pending sentencing. COURT ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing, COURT FURTHER ORDERED the DEFT. was hereby REMANDED into CUSTODY, NO BAIL. CUSTODY 4/23/20 8:30 AM SENTENCING;

Trial Continues;

Trial Continues;

CASE SUMMARY CASE No. C-18-329765-1

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

OUTSIDE THE PRESENCE OF THE JURY: Jury Instructions settled on the record. DEFT. CANVASSED regarding his right to not testify. Defendant indicated he understood his rights. JURY PRESENT: Testimony presented (see worksheets). State RESTED. OUTSIDE THE PRESENCE OF THE JURY: The Defendant advised that he would be testifying, and did not have any questions for the Court. JURY PRESENT: Testimony presented (see worksheets). Defense RESTED. COURT RECESSED for the evening; TRIAL CONTINUED. CUSTODY CONTINUED TO: 3/3/20 10:30 AM:

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues:

Trial Continues;

Trial Continues;

Verdict;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE JURY: The State noted that it received information from the forensic interviewer approximately fifteen minutes prior to the instant hearing, indicating that alleged victim Rodriquez Madden reported in November 2017 that a hospital employee touched him. Additionally, the State represented that said allegation was investigated; however, that was the only information that had been provided regarding the allegation. Mr. Posin requested leave to investigate the November 2017 allegations, and requested that Rodriquez Madden, and his mother, not testify on this date (February 28, 2020). The Court noted its frustration with the parties' lack of appreciation for the jury's time, and stated that it was puzzling that the November 2017 allegations had never been brought to the parties' attention prior to the instant hearing. Regarding whether extrinsic evidence related to the November 2017 allegations could be brought in, the State argued that, just because no charges were ever brought, that did not mean the allegations were false. Additionally, the State advised that a Miller hearing needed to be held, and suggested Rodriquez Madden, the minor alleged victim, and Kimberly Madden (R. Madden's mother), be questioned outside the presence of the jury. The November 2017 allegations having been brought to the parties' attention just prior to the instant hearing, COURT ORDERED the Notice of Intent related to Rodriguez Madden, which was required pursuant to Miller, was hereby WAIVED. The State noted that it now had an event number for the November 2017 allegations made by R. Madden: #1710293590. Upon Court's inquiry, the State gave an offer of proof on R. Madden's expected testimony, arguing that the November 2017 allegations against the hospital employee, were made weeks after the allegations related to the Defendant's alleged conduct. Additionally, the State advised that the November 2017 allegations were investigated, and the case was closed due to a lack of evidence; however, that did not mean the allegations were false. Minor alleged victim Venice Madden not having any ties to R. Madden's November 2017 allegations, COURT ORDERED that she would be permitted to testify prior to the Miller hearing being held; a Miller hearing regarding the November 2017 allegations would be heard after V. Madden testified. JURY PRESENT: Testimony presented (see worksheet). Conference at the bench. OUTSIDE THE PRESENCE OF THE JURY: MILLER HEARING commenced. Upon Court's inquiry, Mr. Posin indicated that he wished to call the subject of R. Madden's November 2017 allegations to the stand, as it was the defense's burden to prove that the November 2017 allegations were false. The STATE STIPULATED that the accused in the November 2017 allegations would come in and testify that he was not guilty of the allegations. The COURT ACCEPTED the State's STIPULATION. The Court noted that it would call the witnesses for the Miller hearing, and Mr. Posin could cross-examine them; all of the Defendant's family members were ORDERED to exit the courtroom. Mr. Brass's family members exited the courtroom. Kimberly Madden called by the Court as a witness and SWORN IN; TESTIMONY presented. Pursuant to Kimberly Madden's testimony, Mr. Posin argued that it now appeared that R. Madden had made allegations of touching / hitting against Kimberly Madden and Venice Madden. The State noted that said allegations related to K. Madden and V. Madden were not new information to Mr. Posin, as the Defendant was aware of those allegations. Regarding the allegations / claims / accusations R. Madden made against K. Madden and V. Madden, COURT ORDERED that, no written notice of intent to introduce those allegations having been filed, and Mr. Posin having previous knowledge of those allegations, the notice of intent as to K. Madden and V. Madden SHALL NOT be WAIVED. COURT FURTHER ORDERED that the Miller hearing currently being held, would be limited to the November 2017 allegations against the hospital employee, ONLY. Kimberly Madden called back to the stand by the Court for further testimony. Rodriquez Madden called by the Court as a witness and SWORN IN; TESTIMONY presented. Mr. Posin requested the Court instruct the jury that R. Madden's November 2017 allegations against the hospital employee, were false. The State argued that a jury instruction was not the appropriate relief for the instant issue; the proper relief would be to allow defense counsel to cross-examine the witness regarding the collateral allegations. Having conducted a thorough Miller hearing, COURT ORDERED and FOUND the following: (1) apart from the hospital employee, written notice of intent was not provided; (2) any allegations made by R. Madden against K. Madden and V. Madden shall be EXCLUDED, including crossexamination as to either of them; (3) the November 2017 allegations made by R. Madden against the hospital employee were appropriate for cross-examination as to R. Madden, as well as the forensic interviewer; (4) the written notice of intent required by Miller, was MOOT / WAIVED as to the November 2017 allegations, due to the circumstances

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related to the disclosure of those allegations to the parties; (5) taking the evidence, the exhibits, and the testimony of R. Madden and K. Madden, and assuming that the accused hospital employee would testify that he was not guilty of the November 2017 allegations, the requirement under Miller to find that the allegations were false, was MOOT; (6) the evidence related to the November 2017 allegations, were more probative than prejudicial, with R. Madden's credibility being what it was; and (7) if R. Madden testified that he did not remember the November 2017 allegations, the extrinsic evidence could be raised through K. Madden's testimony, or through the testimony of the forensic interviewer. JURY PRESENT: Testimony presented (see worksheet). COURT RECESSED for the evening; TRIAL CONTINUED. CUSTODY CONTINUED TO: 3/2/20 12:30 PM;

JURY PRESENT: Testimony and exhibits present (see worksheets). COURT RECESSED for the evening; TRIAL CONTINUED. CUSTODY CONTINUED TO: 2/28/20 10:30 AM;

Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Verdict;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE JURY: The State moved to exclude all non-parties from the courtroom while the minor witnesses were testifying, with the exception of the victim advocate; NRS 171.204 cited. Additionally, the State noted that the Defendant's family was present in the courthouse, and in the courtroom, and were exhibiting the same intimidating behavior toward the minor victims, as was exhibited during the Preliminary Hearing (taking photos of the minor witnesses). Mr. Posin stated that he did not have any objection to the State's request, but did not that the instant hearing was the first time he was hearing about any intimidating behavior from the Defendant's family. COURT ORDERED that all non-parties shall be EXCUSED from the courtroom while the minor witnesses were testifying, with the exception of the victim advocate. The Court acknowledged that Mr. Posin was not opposing the State's request, but was not acquiescing to the facts the State presented regarding the Defendant's family intimidating the minor victims. The State noted that the victim advocate just informed it that the Defendant's family was taking pictures of the sixteen year old minor witness outside the courtroom, and the witness was now feeling intimidated. The COURT ADMONISHED the Defendant's two family members, who were present in the courtroom, that they were not to speak with, or interact with, any of the alleged victims, at any time. The State noted that the parties would be stipulating to the admittance of State's proposed exhibits 27-35A. Additionally, the State advised that State's proposed exhibits 31, 32, 33, 34, and 35, were transcripts, and sought leave to admit them as exhibits. COURT ORDERED that the stipulated exhibits, including the transcripts, were hereby ADMITTED (see worksheets). The STATE INVOKED the EXCLUSIONARY RULE. JURY PRESENT: Opening statements by the State. Opening statements by Mr. Posin. Testimony and exhibits presented (see worksheets). COURT ORDERED, TRIAL RECESSED for the evening; TRIAL CONTINUED. CUSTODY CONTINUED TO: 2/27/20 10:30 AM;

Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Verdict;

Journal Entry Details:

Spanish Interpreter Elsa Marsico present, assisting prospective juror #364. OUTSIDE THE PRESENCE OF THE JURY PANEL: Third Amended Information FILED IN OPEN COURT. The parties STIPULATED to the ADMITTANCE of State's exhibits 5-9, 11-21, and 26. COURT ORDERED said exhibits were ADMITTED. JURY PANEL PRESENT: Voir dire conducted. OUTSIDE THE PRESENCE OF THE JURY PANEL: The State noted that Defendant's brother was present in the courtroom, and asked that he be admonished not to speak with any of the prospective jurors. The Court's Marshal indicated that she advised the Defendant's brother that he was not to speak with any of the prospective jurors. JURY PANEL PRESENT: Voir dire conducted. Peremptory challenges conducted. Upon Court's inquiry during a conference at the bench, neither the State, nor the defense, wished to assert a Batson Challenge, or a JEB Challenge. The jury panel was pre-instructed by the Court. Third Amended Information read to the jury panel by the Clerk. A Jury of twelve, and two alternates, SELECTED and SWORN IN. COURT RECESSED for the evening; TRIAL CONTINUED. CUSTODY CONTINUED TO: 2/26/20 10:30 AM;

CASE SUMMARY CASE NO. C-18-329765-1

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues;

Trial Continues; Verdict:

03/17/2020

CANCELED Motion to Dismiss (8:30 AM) (Judicial Officer: Hardy, Joe)

Vacated - Moot

Motion to Dismiss Counsel and Appoint Alternate Counsel

04/23/2020

Sentencing (1:45 PM) (Judicial Officer: Hardy, Joe)

Defendant Sentenced;

Journal Entry Details:

Ms. Rhoades indicated there is a Victim Speaker appearing via Bluejeans. Ms. Einhorn stated she just received an email from a Victim Speaker is having trouble connecting through Bluejeans. Mr. Rhoades stated the Defendant was found guilty on twenty counts by a jury, and requested some of the counts run consecutive, for a total of 80 years minimum. Mr. Posin argued this is an issue of consecutive or concurrent, and he would request all counts run concurrent. Statement by Defendant who stated his concerns regarding his attorney being prepared for trial. Victim Speakers sworn and testified. COURT FINDS no issues or concerns with Defense Attorney at the time of trial, however pointed out the Court had issues prior to trial, adding the evidence at trial was overwhelming. DEFENDANT BRASS ADJUDGED GUILTY of COUNTS 1, 5, 9, 16 of LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F), and COUNTS 2, 3, 4, 6, 10, 11, 14, 18, 22 of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F), and COUNT 7 - CHILD ABUSE NEGLECT OR ENDANGERMENT (F), and COUNTS 8, 13, 15 of FIRST DEGREE KIDNAPPING (F), and COUNTS 12, 19 of PREVENTING OR DISSUADING WITNESS OR VICTIM FORM REPORTING CRIME OR COMMENCING PROSECUTION (F), and COUNT 17 of BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT VICTIM UNDER 16 (F). 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, Restitution in the amount of \$1200.00 payable to Clark County Social Services, Defendant SENTENCED in COUNT 1 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC), and COUNT 2 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONSECUTIVE TO COUNT 1, and COUNT 3 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONSECUTIVE TO COUNT 2, COUNT 4 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONSECUTIVE TO COUNT 3, and COUNT 5 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 4, COUNT 6 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 5, and COUNT 7 to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY (36) MONTHS in the NDC, CONCURRENT TO COUNT 6, and COUNT 8 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of FIVE (5) YEARS in the NDC, CONCURRENT TO COUNT 7, and COUNT 9 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 8, and COUNT 10 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 9, and COUNT 11 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 10, and COUNT 12 - to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY-TWO (32) MONTHS in the NDC, CONCURRENT TO COUNT 11, and COUNT 13 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of FIVE (5) YEARS in the NDC, CONCURRENT TO COUNT 12, and COUNT 14 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 13, and COUNT 15 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of FIVE (5) YEARS in the NDC, CONCURRENT TO COUNT 14 and COUNT 16 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 15, and COUNT 17 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 16, and COUNT 18 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 17, and COUNT 19 - to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY-TWO (32) MONTHS in the NDC, CONCURRENT TO COUNT 18, and COUNT 22 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 19, and for an AGGREGATE TOTAL of a LIFE with a MINIMUM parole eligibility of ONE HUNDRED FIFTEEN (115) YEARS in the NDC, WITH NINE HUNDRED THIRTY-SEVEN (937) DAYS credit for time served. COURT FURTHER ORDERED, a SPECIAL SENTENCE of LIFETIME SUPERVISION is IMPOSED to comment upon release from any term of imprisonment, probation or parole; ADDITIONALLY, the Defendant is ORDERED to REGISTER as a sex offender in accordance with NRS 179D.460 within FORTY-EIGHT (48) HOURS after any release from custody. BOND, if any, EXONERATED. NDC;

DATE

FINANCIAL INFORMATION

CASE SUMMARY CASE NO. C-18-329765-1

Defendant Brass, Dequincy Total Charges Total Payments and Credits Balance Due as of 5/8/2020

178.00 0.00 **178.00**

Electronically Filed 4/30/2020 3:10 PM Steven D. Grierson CLERK OF THE COURT

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Jury Trial

Dismissed (during trial)
Acquittal

☐ Guilty Plea with Sent. (during trial)

X Conviction

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

DEQUINCY BRASS #2707679

Defendant.

CASE NO. C-18-329765-1

DEPT. NO. XV

JUDGMENT OF CONVICTION (JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crimes of COUNT 1, 5, 9, 16 and 20 – LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (Category A Felony) in violation of NRS 201.230; COUNT 2, 3, 4, 6, 10, 11, 14, 18, 21 and 22 – SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (Category A Felony) in violation of NRS 200.364, 200.366; COUNT 7 – CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony) in violation of NRS 200.508(1); COUNT 8, 13 and 15 – FIRST DEGREE KIDNAPPING OF A MINOR (Category A Felony) in violation of NRS 200.310, 200.320; COUNT 12 and 19 – PREVENTING OR DISSUADING WITNESS OR VICTIM FROM

REPORTING CRIME OR COMMENCING PROSECUTION (Category D Felony) in violation of NRS 199.305, of COUNT 17 - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT, VICTIM UNDER 16 (Category A Felony) in violation of NRS 200.400.4; and the matter having been tried before a jury and the Defendant having been found guilty of the crimes of COUNT 1, 5, 9 and 16 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (Category A Felony) in violation of NRS 201.230; COUNT 2, 3, 4, 6, 10, 11, 14, 18 and 22 – SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (Category A Felony) in violation of NRS 200.364, 200.366; COUNT 7 – CHILD ABUSE, NEGLECT OR ENDANGERMENT (Category B Felony) in violation of NRS 200.508(1); COUNT 8, 13 and 15 – FIRST DEGREE KIDNAPPING OF A MINOR (Category A Felony) in violation of NRS 200.310, 200.320; COUNT 12 and 19 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION (Category D Felony) in violation of NRS 199.305, of COUNT 17 - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT, VICTIM UNDER 16 (Category A Felony) in violation of NRS 200.400.4; thereafter, on the 23rd day of April, 2020, the Defendant was present in court for sentencing with counsel MITCHELL L. POSIN, ESQ., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee, \$1,200.00 Restitution payable to Clark County Social Services 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 - LIFE with a MINIMUM Parole Eligibility of TEN (10) YEARS; COUNT 2 - LIFE with a MINIMUM Parole Eligibility of THIRTEY-FIVE (35) YEARS, CONSECUTIVE to COUNT 1; COUNT 3 – LIFE with a MINIMUM Parole

27

28

Eligibility of THIRTY-FIVE (35) YEARS, CONSECUTIVE to COUNT 2; COUNT 4 – LIFE with a MINIMUM Parole Eligibility of THIRTY-FIVE (35) YEARS, CONSECUTIVE to COUNT 3; COUNT 5 - LIFE with a MINIMUM Parole Eligibility of TEN (10) YEARS, CONCURRENT with COUNT 4; COUNT 6 - LIFE with a MINIMUM Parole Eligibility of TEN (10) YEARS, CONCURRENT with COUNT 5; COUNT 7 - a MAXIMUM of THIRTY-SIX (36) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 6; COUNT 8 - LIFE with a MINIMUM Parole Eligibility of FIVE (5) YEARS, CONCURRENT with COUNT 7; COUNT 9 - LIFE with a MINIMUM Parole Eligibility of TEN (10) YEARS, CONCURRENT with COUNT 8; COUNT 10 - LIFE with a MINIMUM Parole Eligibility of THIRTY-FIVE (35) YEARS, CONCURRENT with COUNT 9; COUNT 11 – LIFE with a MINIMUM Parole Eligibility of THIRTY-FIVE (35) YEARS, CONCURRENT with COUNT 10; COUNT 12 - a MAXIMUM of THIRTY-TWO (32) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 11; COUNT 13 – LIFE with a MINIMUM Parole Eligibility of FIVE (5) YEARS, CONCURRENT with COUNT 12; COUNT 14 – LIFE with a MINIMUM Parole Eligibility of THIRTY-FIVE (35) YEARS, CONCURRENT with COUNT 13; COUNT 15 – LIFE with a MINIMUM Parole Eligibility of FIVE (5) YEARS, CONCURRENT with COUNT 14; COUNT 16 – LIFE with a MINIMUM Parole Eligibility of TEN (10) YEARS, CONCURRENT with COUNT 15; COUNT 17 – LIFE with a MINIMUM Parole Eligibility of TEN (10) YEARS, CONCURRENT with COUNT 16; COUNT 18 – LIFE with a MINIMUM Parole Eligibility of THIRTY-FIVE (35) YEARS, CONCURRENT with COUNT 17; COUNT 19 – a MAXIMUM of THIRTY-TWO (32) MONTHS with a MINIMUM Parole Eligibility of TWELVE (12) MONTHS, CONCURRENT with COUNT 18; COUNT 22 – LIFE with a

MINIMUM Parole Eligibility of THIRTY-FIVE (35) YEARS, CONCURRENT with COUNT 19; with NINE HUNDRED THIRTY-SEVEN (937) DAYS credit for time served. The AGGREGATE TOTAL sentence is LIFE with a MINIMUM Parole Eligibility of ONE HUNDRED FIFTEEN (115) YEARS. COUNTS 20 and 21 - NOT GUILTY.

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

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

DATED this 30th day of April, 2020.

DISTRICT COURT JUDGE

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

February 14, 2018

C-18-329765-1

State of Nevada

vs

Dequincy Brass

February 14, 2018

10:00 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kristen Brown

Sharyne Suehiro Dauriana Simpson

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT:

Brass, Dequincy Posin, Mitchell L Defendant Attorney

JOURNAL ENTRIES

- Deputized Law Clerk, Stephanie Getler, present on behalf of the State.

DEFT. BRASS ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. COURT ORDERED, matter set for trial. COURT FURTHER ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript.

CUSTODY

04/26/18 9:00 AM CALENDAR CALL (DEPT. 22)

04/30/18 8:30 AM JURY TRIAL (DEPT. 22)

PRINT DATE: 05/08/2020 Page 1 of 46 Minutes Date: February 14, 2018

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

March 27, 2018

C-18-329765-1

State of Nevada

Dequincy Brass

March 27, 2018

8:30 AM

Motion

HEARD BY: Johnson, Susan

COURTROOM: RJC Courtroom 15D

COURT CLERK: Keri Cromer

Lauren Kidd

RECORDER:

Norma Ramirez

REPORTER:

PARTIES

PRESENT:

Brass, Dequincy Carroll, Thomas M State of Nevada

Defendant Attorney Plaintiff

JOURNAL ENTRIES

- Upon Court's inquiry, Deft. stated he was unaware of his attorney's motion to withdraw. Court advised Deft. the Motion was based on unpaid attorney fees. Deft. noted he spoke with his family and believed they had just paid his attorney. State requested a continuance and noted there may be new information with regards to the most recent payment. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 3/29/18 9:00 AM

PRINT DATE: 05/08/2020 Page 2 of 46 February 14, 2018 Minutes Date:

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

March 29, 2018

C-18-329765-1

State of Nevada

VS

Dequincy Brass

March 29, 2018

9:00 AM

Motion

HEARD BY: Johnson, Susan

COURTROOM: RJC Courtroom 15D

COURT CLERK: Keri Cromer

Lauren Kidd

RECORDER:

Norma Ramirez

REPORTER:

PARTIES

PRESENT: Posin, Mitchell L

Attorney Attorney

Rhoades, Kristina A. State of Nevada

Plaintiff

JOURNAL ENTRIES

- Mr. Posin advised Deft.'s family contacted him and he would be withdrawing his Motion to Withdraw. Colloquy regarding trial continuance. Mr. Posin anticipated 6 days. Court directed Mr. Posin to file a motion and advised Deft. needed to be present since he invoked his right to a speedy trial. COURT ORDERED, motion VACATED; matter SET for status check.

CUSTODY

4/03/2018 - 8:30 AM - STATUS CHECK: TRIAL SETTING

PRINT DATE: 05/08/2020 Page 3 of 46 Minutes Date: February 14, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

April 03, 2018

C-18-329765-1

State of Nevada

VS

Dequincy Brass

April 03, 2018 8:30 AM

Felony/Gross Misdemeanor

Status Check: Trial Setting

HEARD BY: Johnson, Susan **COURTROOM:** RJC Courtroom 15D

COURT CLERK: Keri Cromer

RECORDER: Norma Ramirez

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Posin advised Deft. had already waived and they needed to continue the trial date. Counsel anticipated 5-6 days to try. Colloquy regarding scheduling conflicts. COURT ORDERED, trial dates VACATED and RESET.

CUSTODY

7/19/2018 - 9:00 AM - CALENDAR CALL

7/23/2018 - 8:30 AM - JURY TRIAL

PRINT DATE: 05/08/2020 Page 4 of 46 Minutes Date: February 14, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

July 19, 2018

C-18-329765-1

State of Nevada

vs

Dequincy Brass

July 19, 2018

8:30 AM

Calendar Call

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Defendant Attorney Attorney

Rhoades, Kristina A. State of Nevada

Posin, Mitchell L

Plaintiff

JOURNAL ENTRIES

- Also present: Xavier Burns, DDA practicing under Supreme Court Rule 49.5, under the supervision of Maria Lavell, DDA.

Mr. Posin requested a continuance of the trial date. There being no objection, COURT ORDERED the trial date was hereby VACATED and RESET.

IN CUSTODY

11/8/18 8:30 AM CALENDAR CALL

11/13/18 10:30 AM JURY TRIAL

PRINT DATE: 05/08/2020 Page 5 of 46 Minutes Date: February 14, 2018

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

October 30, 2018

C-18-329765-1

State of Nevada

Dequincy Brass

October 30, 2018

9:00 AM

Motion

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

Defendant Brass, Dequincy Posin, Mitchell L Attorney Rhoades, Kristina A. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- There being no opposition, COURT ORDERED State's Motion to Allow Dr. Sandra Cetl to Appear by Simultaneous Audiovisual Transmission Equipment, was hereby GRANTED. The State noted that the calendar call was set to be heard on November 8, 2018, and Mr. Posin advised that the parities had discussed continuing the trial date.

CUSTODY

PRINT DATE: 05/08/2020 Page 6 of 46 Minutes Date: February 14, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

November 08, 2018

C-18-329765-1

State of Nevada

vs

Dequincy Brass

November 08, 2018

8:30 AM

Calendar Call

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

Posin, Mitchell L

State of Nevada

Rhoades, Kristina A.

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Defendant Attorney Attorney Plaintiff

JOURNAL ENTRIES

- Mr. Posin requested the trial date be continued, noting that he recently obtained extensive discovery, and felt that he would not be able to effectively assist the Defendant, without being able to review said discovery. The State noted that it was prepared to proceed to trial, and that the instant request was the Defendant's third request for a continuance of the trial date. Colloquy regarding scheduling. The State represented that it would not be available for trial until May or June of 2019. Noting that the State was prepared to proceed to trial, COURT ORDERED the trial date was hereby VACATED and RESET, to allow Mr. Posin to review the new discovery. Upon Court's inquiry, Mr. Posin stated that approximately one (1) week would be needed for trial.

CUSTODY

5/7/19 8:30 AM CALENDAR CALL

PRINT DATE: 05/08/2020 Page 7 of 46 Minutes Date: February 14, 2018

C-18-329765-1

 $5/13/19\ 10:30\ AM\ JURY\ TRIAL$

PRINT DATE: 05/08/2020 Page 8 of 46 Minutes Date: February 14, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

C-18-329765-1 State of Nevada

January 29, 2019

-10-329763-1 State

Felony/Gross Misdemeanor

vs

Dequincy Brass

January 29, 2019 8:30 AM Motion for Own

Recognizance

Release/Setting Reasonable

Bail

HEARD BY: Hardy, Joe COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Posin advised that Kristina Rhoades, DDA, had requested a continuance of the instant Motion, on behalf of the State. There being no objection by Mr. Posin, COURT ORDERED the instant Motion was hereby CONTINUED.

CUSTODY

CONTINUED TO: 2/5/19 8:30 AM

PRINT DATE: 05/08/2020 Page 9 of 46 Minutes Date: February 14, 2018

C-18-329765-1 State of Nevada vs Dequincy Brass

February 05, 2019

8:30 AM Motion for Own Recognizance

Release/Setting Reasonable

Bail

HEARD BY: Hardy, Joe COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney
Scow, Richard H. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- The State noted that Kristina Rhoades, DDA, was handling the instant case, and requested the matter be trailed for her presence. Mr Posin indicated he had other hearings that required his presence, and submitted on the Court's discretion. Additionally, Mr. Posin stated that both parties filed written pleadings, and would be willing to submit on the briefs. As it would like to hear oral argument, COURT ORDERED Defendant's Motion for Own Recognizance Release, or in the Alternative, for Setting of Reasonable Bail, was hereby CONTINUED.

CUSTODY

CONTINUED TO: 2/7/19 8:30 AM

PRINT DATE: 05/08/2020 Page 10 of 46 Minutes Date: February 14, 2018

PRINT DATE: 05/08/2020 Page 11 of 46 Minutes Date: February 14, 2018

COURT MINUTES

Felony/Gross Misdemeanor

February 07, 2019

C-18-329765-1

State of Nevada

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

Dequincy Brass

February 07, 2019

8:30 AM Motion for Own

Recognizance

Release/Setting Reasonable

Bail

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Posin argued in support of the Motion, citing the Defendant's lack of criminal history, and his inability to post bail as currently set. The State argued in opposition, citing the Defendant's high probability to reoffend. Having considered the facts, circumstances, allegations, and Defendant's history, and having applied those factors to NRS 178.498 and NRS 178.4853, COURT ORDERED Defendant's Motion for Own Recognizance Release, or in the Alternative, for Setting of Reasonable Bail, was hereby DENIED. COURT FURTHER ORDERED, the State's countermotion, in the form of the Opposition, was hereby GRANTED; Defendant's bail shall STAND at \$100,000.00, with the CONDITIONS of no contact whatsoever with minors, and house arrest, if the bail were to be posted. The State shall prepare the Order.

CUSTODY

PRINT DATE: 05/08/2020 Page 12 of 46 Minutes Date: February 14, 2018

PRINT DATE: 05/08/2020 Page 13 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

May 07, 2019

C-18-329765-1

State of Nevada

VS

Dequincy Brass

May 07, 2019

8:30 AM

Calendar Call

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Defendant Attorney Attorney Plaintiff

Rhoades, Kristina A. State of Nevada

Posin, Mitchell L

JOURNAL ENTRIES

- Mr. Posin advised that he was having issues with his investigator, and requested a brief continuance in order to obtain more information. The Court suggested the parties return on May 9, 2019. The State advised that it was unsure what information Mr. Posin was waiting for, as all discovery had been provided, and the Defendant had not noticed any witnesses. COURT ORDERED the calendar call was hereby CONTINUED.

CUSTODY

CONTINUED TO: 5/9/19 8:30 AM

PRINT DATE: 05/08/2020 Page 14 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

May 09, 2019

C-18-329765-1

State of Nevada

vs

Dequincy Brass

May 09, 2019

8:30 AM

Calendar Call

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney Rhoades, Kristina A. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Posin requested a continuance, noting that the investigator initially hired to the case did not respond to his calls, and he eventually learned that the investigator had quit. The State opposed the request to continue, arguing that the instant setting was the fourth trial setting, and the State was prepared to proceed to trial. Mr. Posin argued that the victims' stories changed in relation to the individuals being accused of the alleged crimes, and that was something the investigator was hired to look into. The State argued that good cause had not been shown to continue the trial date. COURT ORDERED Defendant's Oral Motion to Continue Trial was hereby DENIED for the reasons argued by the State, FINDING that the instant case had been filed on February 12, 2018, and the trial date had been continued numerous times at the request of the Defendant. The COURT FURTHER FOUND that the parties were available and prepared to proceed to trial, with the exception of the investigator issue, which did not rise to the level that would allow for another continuance.

Upon Court's inquiry, the State represented that approximately four to five days would be needed for trial. Mr. Posin requested that, if the trial went into the week of May 20, 2019, that May 20th be dark, and for trial to continue on May 21, 2019. The Court advised that it would accommodate Mr. Posin's

PRINT DATE: 05/08/2020 Page 15 of 46 Minutes Date: February 14, 2018

scheduling request. COURT ORDERED a FIRM trial date was hereby SET. Colloquy regarding the amount of potential jurors that would be needed. The State requested 90 potential jurors, and the Court that 90 potential jurors would be requested.

CUSTODY

5/13/19 10:30 AM JURY TRIAL: FIRM

PRINT DATE: 05/08/2020 Page 16 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

May 13, 2019

C-18-329765-1

State of Nevada

vs

Dequincy Brass

May 13, 2019

10:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Einhorn, Kelsey R. Attorney
Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Amended Information FILED IN OPEN COURT. The charges remain the same. Mr. Posin renewed his Oral Motion to Continue Trial, stating that his investigator had failed to follow-up on various lines of inquiry that they had been pursuing since 2018. Additionally, Mr. Posin argued that new discovery regarding a motel where some of the acts allegedly took place, had just been produced. The State noted that the recently produced discovery consisted of photos that would have been available to the Defendant through their own discovery. Mr. Posin noted that there had been some confusion regarding whether some of the alleged acts took place at Palms Hotel & Casino, and the photographs provided by the State were of a different hotel, with a similar name. Due to the discovery of the different hotel, Mr. Posin argued that his investigator should be permitted to investigate the records of said hotel. The State advised that the custodian of records for the hotel at issue had been subpoenaed, and was informed that the hotel did not keep any records whatsoever.

The Defendant stated that he had not had the opportunity to speak with Mr. Posin regarding the

PRINT DATE: 05/08/2020 Page 17 of 46 Minutes Date: February 14, 2018

details of the case, noting that Mr. Posin had not visited him since December of 2018. Matter trailed to allow the Court to review the issues.

Matter recalled. Regarding the Defendant's allegations of ineffective assistance of counsel, the State argued that Mr. Posin had been retained since the Preliminary Hearing, and the Defendant had not made any specific request of Mr. Posin. Mr. Posin represented that he had been trying to communicate with his investigator, and that was why he failed to meet with the Defendant; approximately a week prior to the instant hearing, it was discovered that Defendant's investigator had been fired, and had not completed any of the requested investigations. The COURT expressed its frustration with Mr. Posin's failure to raise this issue prior to the trial date, and ORDERED Mr. Posin to produce Robert Lawson, the current investigator, to provide testimony regarding what occurred with the former investigator who was in his employee. Investigator Robert Lawson present. Mr. Lawson stated that the investigator in his employee failed to do their job; however, he was unsure why Mr. Posin had not followed-up and presented the problem to him earlier than he did. Additional arguments by the State opposing Mr. Posin's oral request to continue. Upon Court's inquiry, Mr. Posin advised that he wished to have his investigator pursue communications that took place before the victims changed their story.

COURT ORDERED the trial date was hereby CONTINUED, as there was concern regarding the Defendant proceeding to trial without effective assistance of counsel. Colloquy regarding scheduling. The COURT NOTED that it reviewed the following cases in making its ruling: Strickland v. Washington; Jackson v. Warden, Nevada State Prison; Kirskey v. State; Zessman v. State; and Colgain v. State

COURT FURTHER ORDERED a status check regarding trial readiness was hereby SET. The prospective jury panel was EXCUSED by the Court's Marshal outside of the courtroom.

CUSTODY

8/13/19 8:30 AM STATUS CHECK: TRIAL READINESS

2/20/20 8:30 AM CALENDAR CALL

2/24/20 10:30 AM JURY TRIAL

PRINT DATE: 05/08/2020 Page 18 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

August 13, 2019

C-18-329765-1

State of Nevada

VS

Dequincy Brass

August 13, 2019

8:30 AM

Status Check

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Posin advised that he was communicating with his investigator. Additionally, Mr. Posin represented that, although the investigator was working on other cases, he was also working on the instant case. The State indicated that it had not received any information in the ninety days since the previous hearing, and requested another status check setting. COURT ORDERED the instant status check was hereby CONTINUED, to ensure the investigation was moving forward.

CUSTODY

CONTINUED TO: 10/1/19 8:30 AM

PRINT DATE: 05/08/2020 Page 19 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

October 01, 2019

C-18-329765-1

State of Nevada

Dequincy Brass

October 01, 2019

8:30 AM

Status Check

HEARD BY: Barker, David

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

Rem Lord

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

Brass, Dequincy Defendant Posin, Mitchell L Attorney Rhoades, Kristina A. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Investigator Robert Lawson present on behalf of the Defense.

The Court reviewed the procedural history of the case. Mr. Posin stated he anticipated being ready for trial on the date set, February 24, 2020. Mr. Posin noted Mr. Lawson had been able to continue his investigation on behalf of the Defense. COURT ORDERED, status check CONTINUED, and noted the Defendant does not have to be present at the next hearing.

CUSTODY

CONTINUED TO: 12/3/2019 8:30 AM

PRINT DATE: 05/08/2020 Page 20 of 46 February 14, 2018 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

December 03, 2019

C-18-329765-1

State of Nevada

Dequincy Brass

December 03, 2019

8:30 AM

Status Check

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

Defendant Brass, Dequincy Posin, Mitchell L Attorney Rhoades, Kristina A. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- The State noted that it did not believe the defense had any discoverable documents as of the instant hearing. Additionally, the State advised that the jury trial was continued to allow the Defendant to obtain an expert, which had not yet been done. Upon Court's inquiry, Mr. Posin indicated that he had not obtained an expert, but would be doing so by the end of 2019. The Court advised counsel that it would not be continuing the February 24, 2020, trial date. COURT ORDERED the status check regarding trial readiness, was hereby CONTINUED.

CUSTODY

CONTINUED TO: 12/17/19 8:30 AM

PRINT DATE: 05/08/2020 Page 21 of 46 February 14, 2018 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

December 17, 2019

C-18-329765-1

State of Nevada

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

Dequincy Brass

December 17, 2019 8:30 AM

Status Check

HEARD BY: Hardy, Joe COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Mr. Posin advised that he had not yet retained an expert; however, he was looking to find an expert who could opine upon what a particular computer program could, or could not, do. Mr. Posin explained that there was an allegation the Defendant remotely deleted information from cell phones, and that was the reason for seeking such a particular expert. Upon Court's inquiry regarding what had been done to retain an expert, Mr. Posin noted that he recently made inquiries, and hoped to have the expert retained soon. Upon Court's inquiry regarding what else had been done to prepare for trial, Mr. Posin stated that he recently met with the Defendant, reviewed the transcripts from the Preliminary Hearing, and met with the investigator several times. The State advised that it spoke to Defendant's investigator on December 16, 2019. Additionally, the State noted that it was never in possession of any cell phones belonging to the Defendant; however, it did analyze date from two cell phones belonging to the two alleged victims. Furthermore, the State represented that the alleged victims believed the Defendant had remotely removed information from their phones; however, there was no actual date that could be presented to support that assertion. The Court noted that the parties may be able to speak and reach a resolution as to the cell phone issue. COURT ORDERED the status check regarding trial readiness, was hereby CONTINUED.

PRINT DATE: 05/08/2020 Page 22 of 46 Minutes Date: February 14, 2018

CUSTODY

CONTINUED TO: 1/14/20 8:30 AM

PRINT DATE: 05/08/2020 Page 23 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

January 14, 2020

C-18-329765-1

State of Nevada

vs

Dequincy Brass

January 14, 2020

8:30 AM

Status Check

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

Defendant

- Upon Court's inquiry, Mr. Posin indicated that Defendant would not be hiring an expert; however, the investigators continued to work diligently, and Defendant would be ready to proceed to trial on February 24, 2020. The State indicated it did not have any issues to address related to Mr. Posin's representations.

Upon Court's inquiry, the State advised that approximately six days would be needed for trial. Mr. Posin affirmed the State's estimation. The Court noted that it would estimate the trial time at six to seven days.

The State represented that Receipts of Copy had been filed related to the discovery provided to the defense; however, two phone exams had been provided to the defense, which did not have Receipts of Copy. The State requested that Mr. Posin acknowledge receipt of the phone exams. Mr. Posin indicated that he was unsure whether he received the phone exams, but noted that the parties were working to ensure that all discovery was disclosed. After further review of the file, the State noted that a Receipt of Copy was filed for the phone exams. Upon Court's inquiry, Mr. Posin and the State

PRINT DATE: 05/08/2020 Page 24 of 46 Minutes Date: February 14, 2018

advised that an additional status check regarding trial readiness, would not be necessary. COURT ORDERED the trial dates shall STAND.

CUSTODY

PRINT DATE: 05/08/2020 Page 25 of 46 Minutes Date: February 14, 2018

THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Felony/Gross Misdemeanor

COURT MINUTES

February 25, 2020

C-18-329765-1

State of Nevada

Dequincy Brass

February 25, 2020

10:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

Einhorn, Kelsev R.

Posin, Mitchell L

State of Nevada

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Defendant Attorney Attorney Rhoades, Kristina A. Attorney Plaintiff

JOURNAL ENTRIES

OUTSIDE THE PRESENCE OF THE JURY PANEL: Third Amended Information FILED IN OPEN COURT. The parties STIPULATED to the ADMITTANCE of State's exhibits 5-9, 11-21, and 26. COURT ORDERED said exhibits were ADMITTED.

JURY PANEL PRESENT: Voir dire conducted.

OUTSIDE THE PRESENCE OF THE JURY PANEL: The State noted that Defendant's brother was present in the courtroom, and asked that he be admonished not to speak with any of the prospective jurors. The Court's Marshal indicated that she advised the Defendant's brother that he was not to speak with any of the prospective jurors.

PRINT DATE: 05/08/2020 Page 32 of 46 Minutes Date: February 14, 2018

⁻ Spanish Interpreter Elsa Marsico present, assisting prospective juror #364.

JURY PANEL PRESENT: Voir dire conducted. Peremptory challenges conducted. Upon Court's inquiry during a conference at the bench, neither the State, nor the defense, wished to assert a Batson Challenge, or a JEB Challenge. The jury panel was pre-instructed by the Court. Third Amended Information read to the jury panel by the Clerk. A Jury of twelve, and two alternates, SELECTED and SWORN IN. COURT RECESSED for the evening; TRIAL CONTINUED.

CUSTODY

CONTINUED TO: 2/26/20 10:30 AM

PRINT DATE: 05/08/2020 Page 33 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

February 26, 2020

C-18-329765-1

State of Nevada

vs

Dequincy Brass

February 26, 2020

10:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Einhorn, Kelsey R. Attorney
Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: The State moved to exclude all non-parties from the courtroom while the minor witnesses were testifying, with the exception of the victim advocate; NRS 171.204 cited. Additionally, the State noted that the Defendant's family was present in the courthouse, and in the courtroom, and were exhibiting the same intimidating behavior toward the minor victims, as was exhibited during the Preliminary Hearing (taking photos of the minor witnesses). Mr. Posin stated that he did not have any objection to the State's request, but did not that the instant hearing was the first time he was hearing about any intimidating behavior from the Defendant's family. COURT ORDERED that all non-parties shall be EXCUSED from the courtroom while the minor witnesses were testifying, with the exception of the victim advocate. The Court acknowledged that Mr. Posin was not opposing the State's request, but was not acquiescing to the facts the State presented regarding the Defendant's family intimidating the minor victims. The State noted that the victim advocate just informed it that the Defendant's family was taking pictures of the sixteen year old minor witness outside the courtroom, and the witness was now feeling intimidated. The COURT ADMONISHED the Defendant's two family members, who were present in the

PRINT DATE: 05/08/2020 Page 34 of 46 Minutes Date: February 14, 2018

courtroom, that they were not to speak with, or interact with, any of the alleged victims, at any time.

The State noted that the parties would be stipulating to the admittance of State's proposed exhibits 27-35A. Additionally, the State advised that State's proposed exhibits 31, 32, 33, 34, and 35, were transcripts, and sought leave to admit them as exhibits. COURT ORDERED that the stipulated exhibits, including the transcripts, were hereby ADMITTED (see worksheets).

The STATE INVOKED the EXCLUSIONARY RULE.

JURY PRESENT: Opening statements by the State. Opening statements by Mr. Posin. Testimony and exhibits presented (see worksheets). COURT ORDERED, TRIAL RECESSED for the evening; TRIAL CONTINUED.

CUSTODY

CONTINUED TO: 2/27/20 10:30 AM

PRINT DATE: 05/08/2020 Page 35 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

February 27, 2020

C-18-329765-1

State of Nevada

Dequincy Brass

February 27, 2020

10:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

> Einhorn, Kelsey R. **Attorney** Posin, Mitchell L Attorney Rhoades, Kristina A. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

Defendant

- JURY PRESENT: Testimony and exhibits present (see worksheets). COURT RECESSED for the evening; TRIAL CONTINUED.

CUSTODY

CONTINUED TO: 2/28/20 10:30 AM

PRINT DATE: 05/08/2020 Page 36 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

February 28, 2020

C-18-329765-1

State of Nevada

vs

Dequincy Brass

February 28, 2020

10:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Einhorn, Kelsey R. Attorney
Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: The State noted that it received information from the forensic interviewer approximately fifteen minutes prior to the instant hearing, indicating that alleged victim Rodriquez Madden reported in November 2017 that a hospital employee touched him. Additionally, the State represented that said allegation was investigated; however, that was the only information that had been provided regarding the allegation. Mr. Posin requested leave to investigate the November 2017 allegations, and requested that Rodriquez Madden, and his mother, not testify on this date (February 28, 2020). The Court noted its frustration with the parties' lack of appreciation for the jury's time, and stated that it was puzzling that the November 2017 allegations had never been brought to the parties' attention prior to the instant hearing. Regarding whether extrinsic evidence related to the November 2017 allegations could be brought in, the State argued that, just because no charges were ever brought, that did not mean the allegations were false. Additionally, the State advised that a Miller hearing needed to be held, and suggested Rodriquez Madden, the minor alleged victim, and Kimberly Madden (R. Madden's mother), be questioned outside the presence of the jury.

PRINT DATE: 05/08/2020 Page 37 of 46 Minutes Date: February 14, 2018

The November 2017 allegations having been brought to the parties' attention just prior to the instant hearing, COURT ORDERED the Notice of Intent related to Rodriquez Madden, which was required pursuant to Miller, was hereby WAIVED. The State noted that it now had an event number for the November 2017 allegations made by R. Madden: #1710293590. Upon Court's inquiry, the State gave an offer of proof on R. Madden's expected testimony, arguing that the November 2017 allegations against the hospital employee, were made weeks after the allegations related to the Defendant's alleged conduct. Additionally, the State advised that the November 2017 allegations were investigated, and the case was closed due to a lack of evidence; however, that did not mean the allegations were false. Minor alleged victim Venice Madden not having any ties to R. Madden's November 2017 allegations, COURT ORDERED that she would be permitted to testify prior to the Miller hearing being held; a Miller hearing regarding the November 2017 allegations would be heard after V. Madden testified.

JURY PRESENT: Testimony presented (see worksheet). Conference at the bench.

OUTSIDE THE PRESENCE OF THE JURY: MILLER HEARING commenced. Upon Court's inquiry, Mr. Posin indicated that he wished to call the subject of R. Madden's November 2017 allegations to the stand, as it was the defense's burden to prove that the November 2017 allegations were false. The STATE STIPULATED that the accused in the November 2017 allegations would come in and testify that he was not guilty of the allegations. The COURT ACCEPTED the State's STIPULATION. The Court noted that it would call the witnesses for the Miller hearing, and Mr. Posin could crossexamine them; all of the Defendant's family members were ORDERED to exit the courtroom. Mr. Brass's family members exited the courtroom. Kimberly Madden called by the Court as a witness and SWORN IN; TESTIMONY presented. Pursuant to Kimberly Madden's testimony, Mr. Posin argued that it now appeared that R. Madden had made allegations of touching / hitting against Kimberly Madden and Venice Madden. The State noted that said allegations related to K. Madden and V. Madden were not new information to Mr. Posin, as the Defendant was aware of those allegations. Regarding the allegations / claims / accusations R. Madden made against K. Madden and V. Madden, COURT ORDERED that, no written notice of intent to introduce those allegations having been filed, and Mr. Posin having previous knowledge of those allegations, the notice of intent as to K. Madden and V. Madden SHALL NOT be WAIVED. COURT FURTHER ORDERED that the Miller hearing currently being held, would be limited to the November 2017 allegations against the hospital employee, ONLY. Kimberly Madden called back to the stand by the Court for further testimony. Rodriquez Madden called by the Court as a witness and SWORN IN; TESTIMONY presented.

Mr. Posin requested the Court instruct the jury that R. Madden's November 2017 allegations against the hospital employee, were false. The State argued that a jury instruction was not the appropriate relief for the instant issue; the proper relief would be to allow defense counsel to cross-examine the witness regarding the collateral allegations. Having conducted a thorough Miller hearing, COURT

PRINT DATE: 05/08/2020 Page 38 of 46 Minutes Date: February 14, 2018

ORDERED and FOUND the following: (1) apart from the hospital employee, written notice of intent was not provided; (2) any allegations made by R. Madden against K. Madden and V. Madden shall be EXCLUDED, including cross-examination as to either of them; (3) the November 2017 allegations made by R. Madden against the hospital employee were appropriate for cross-examination as to R. Madden, as well as the forensic interviewer; (4) the written notice of intent required by Miller, was MOOT / WAIVED as to the November 2017 allegations, due to the circumstances related to the disclosure of those allegations to the parties; (5) taking the evidence, the exhibits, and the testimony of R. Madden and K. Madden, and assuming that the accused hospital employee would testify that he was not guilty of the November 2017 allegations, the requirement under Miller to find that the allegations were false, was MOOT; (6) the evidence related to the November 2017 allegations, were more probative than prejudicial, with R. Madden's credibility being what it was; and (7) if R. Madden testified that he did not remember the November 2017 allegations, the extrinsic evidence could be raised through K. Madden's testimony, or through the testimony of the forensic interviewer.

JURY PRESENT: Testimony presented (see worksheet). COURT RECESSED for the evening; TRIAL CONTINUED.

CUSTODY

CONTINUED TO: 3/2/20 12:30 PM

PRINT DATE: 05/08/2020 Page 39 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

March 02, 2020

C-18-329765-1

State of Nevada

Dequincy Brass

March 02, 2020

12:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Einhorn, Kelsey R. Attorney Posin, Mitchell L Attorney Rhoades, Kristina A. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

Defendant

- OUTSIDE THE PRESENCE OF THE JURY: Jury Instructions settled on the record. DEFT. CANVASSED regarding his right to not testify. Defendant indicated he understood his rights.

JURY PRESENT: Testimony presented (see worksheets). State RESTED.

OUTSIDE THE PRESENCE OF THE JURY: The Defendant advised that he would be testifying, and did not have any questions for the Court.

JURY PRESENT: Testimony presented (see worksheets). Defense RESTED. COURT RECESSED for the evening; TRIAL CONTINUED.

PRINT DATE: 05/08/2020 Page 40 of 46 February 14, 2018 Minutes Date:

CUSTODY

CONTINUED TO: 3/3/20 10:30 AM

PRINT DATE: 05/08/2020 Page 41 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

March 03, 2020

C-18-329765-1

State of Nevada

vs

Dequincy Brass

March 03, 2020

10:30 AM

Jury Trial

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy

Defendant
Attorney
Attorney
Attorney
Plaintiff

Rhoades, Kristina A. State of Nevada

Einhorn, Kelsey R.

Posin, Mitchell L

JOURNAL ENTRIES

- JURY PRESENT: Jury instructed by the Court. Closing arguments by the State. Closing arguments by Mr. Posin. Rebuttal arguments by the State. The jury retired to deliberate at the hour of 1:16 PM, and the two alternates were excused, with an admonishment that they may be called to deliberate. Amended Jury List FILED IN OPEN COURT.

OUTSIDE THE PRESENCE OF THE JURY: The Court addressed a question from the Jury regarding whether they could be provided with a copy of the State's closing PowerPoint presentation; following a colloquy between the Court, the State, and counsel, it was determined that the jury could not be provided with the State's PowerPoint presentation. The Jury continued to deliberate.

The Court addressed a question from the jury regarding the arrest reports from the Defendant's arrest; following a colloquy between the Court, the State, and counsel, it was determined that the arrest reports had not been admitted as evidence, and the Court could not supplement the evidence.

PRINT DATE: 05/08/2020 Page 42 of 46 Minutes Date: February 14, 2018

The Jury continued to deliberate.

JURY PRESENT: At the hour of 4:42 PM the Jury returned with the following VERDICT: GUILTY as to COUNTS 1, 5, 9, and 16 - LEWDNESS WITH A CHILD UNDER THE AGE OF 15 (F); as to COUNTS 2, 3, 4, 6, 10, 11, 14, 18, and 22 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F); as to COUNT 7 - CHILD ABUSE NEGLECT OR ENDANGERMENT (F); as to COUNTS 8, 13, and 15 - FIRST DEGREE KIDNAPPING OF A MINOR (F); as to COUNTS 12 and 19 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION (F); and as to COUNT 17 - BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT VICTIM UNDER 16 (F); NOT GUILTY as to COUNT 20 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F); and as to COUNT 21 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F). Verdict FILED IN OPEN COURT. Jury Instructions FILED IN OPEN COURT. The Jury was thanked and excused by the Court.

OUTSIDE THE PRESENCE OF THE JURY: The State requested the Defendant be remanded into custody, without bail, pending sentencing. COURT ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. COURT FURTHER ORDERED the DEFT. was hereby REMANDED into CUSTODY, NO BAIL.

CUSTODY

4/23/20 8:30 AM SENTENCING

PRINT DATE: 05/08/2020 Page 43 of 46 Minutes Date: February 14, 2018

Felony/Gross Misdemeanor

COURT MINUTES

April 23, 2020

C-18-329765-1

State of Nevada

VS

Dequincy Brass

April 23, 2020

1:45 PM

Sentencing

HEARD BY: Hardy, Joe

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kory Schlitz

RECORDER: Matt Yarbrough

REPORTER:

PARTIES

PRESENT: Brass, Dequincy Defendant

Einhorn, Kelsey R. Attorney
Posin, Mitchell L Attorney
Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Ms. Rhoades indicated there is a Victim Speaker appearing via Bluejeans. Ms. Einhorn stated she just received an e-mail from a Victim Speaker is having trouble connecting through Bluejeans. Mr. Rhoades stated the Defendant was found guilty on twenty counts by a jury, and requested some of the counts run consecutive, for a total of 80 years minimum. Mr. Posin argued this is an issue of consecutive or concurrent, and he would request all counts run concurrent. Statement by Defendant who stated his concerns regarding his attorney being prepared for trial. Victim Speakers sworn and testified. COURT FINDS no issues or concerns with Defense Attorney at the time of trial, however pointed out the Court had issues prior to trial, adding the evidence at trial was overwhelming.

DEFENDANT BRASS ADJUDGED GUILTY of COUNTS 1, 5, 9, 16 of LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (F), and COUNTS 2, 3, 4, 6, 10, 11, 14, 18, 22 of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (F), and COUNT 7 - CHILD ABUSE NEGLECT OR ENDANGERMENT (F), and COUNTS 8, 13, 15 of FIRST DEGREE KIDNAPPING (F), and COUNTS 12, 19 of PREVENTING OR DISSUADING WITNESS OR VICTIM FORM REPORTING CRIME OR

PRINT DATE: 05/08/2020 Page 44 of 46 Minutes Date: February 14, 2018

COMMENCING PROSECUTION (F), and COUNT 17 of BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT VICTIM UNDER 16 (F). 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, Restitution in the amount of \$1200.00 payable to Clark County Social Services,

Defendant SENTENCED in COUNT 1 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the Nevada Department of Corrections (NDC), and

COUNT 2 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONSECUTIVE TO COUNT 1, and

COUNT 3 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONSECUTIVE TO COUNT 2,

COUNT 4 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONSECUTIVE TO COUNT 3, and

COUNT 5 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 4,

COUNT 6 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 5, and

COUNT 7 - to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY (36) MONTHS in the NDC, CONCURRENT TO COUNT 6, and

COUNT 8 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of FIVE (5) YEARS in the NDC, CONCURRENT TO COUNT 7, and

COUNT 9 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 8, and

COUNT 10 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 9, and

COUNT 11 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 10, and

COUNT 12 - to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY-TWO (32) MONTHS in the NDC, CONCURRENT TO COUNT 11, and

COUNT 13 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of FIVE (5) YEARS in

PRINT DATE: 05/08/2020 Page 45 of 46 Minutes Date: February 14, 2018

the NDC, CONCURRENT TO COUNT 12, and

COUNT 14 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 13, and

COUNT 15 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of FIVE (5) YEARS in the NDC, CONCURRENT TO COUNT 14 and

COUNT 16 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 15, and

COUNT 17 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of TEN (10) YEARS in the NDC, CONCURRENT TO COUNT 16, and

COUNT 18 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 17, and

COUNT 19 - to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY-TWO (32) MONTHS in the NDC, CONCURRENT TO COUNT 18, and

COUNT 22 - to a MAXIMUM term of LIFE with a MINIMUM parole eligibility of THIRTY-FIVE (35) YEARS in the NDC, CONCURRENT TO COUNT 19, and for an AGGREGATE TOTAL of a LIFE with a MINIMUM parole eligibility of ONE HUNDRED FIFTEEN (115) YEARS in the NDC, WITH NINE HUNDRED THIRTY-SEVEN (937) DAYS credit for time served. COURT FURTHER ORDERED, a SPECIAL SENTENCE of LIFETIME SUPERVISION is IMPOSED to comment upon release from any term of imprisonment, probation or parole; ADDITIONALLY, the Defendant is ORDERED to REGISTER as a sex offender in accordance with NRS 179D.460 within FORTY-EIGHT (48) HOURS after any release from custody. BOND, if any, EXONERATED.

NDC

PRINT DATE: 05/08/2020 Page 46 of 46 Minutes Date: February 14, 2018

EXHIBIT(S) LIST

C329765

STATE OF NEVADA

VS.

BRASS, DEQUINCY

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
١.	Envelope-sealed-DR 17-04975	2/27/2020	No	5/27/5050
IA.	Drawing contained in sealed	2/24/2020	No	2/26/2020
2.	Envelope-sealed-PR 17-03731	2/21/2020	No	2/27/2020
2a.	Paper w/ handwriting, "I took "			
26.	Paper W/ blue and brown coloring			
2c.	Paper W/ black drawing on one side, blue line on the other			
2 <i>d</i> ·	Paper W/stament written in blue ink, "He sed Venice"			
2e .	Paper w/ Statement in brown crayon,	4	Ţ	4
3.	Photo-girl in red +-shirt	2/24/2020		2/24/2020
4.	Photo-girl W/Multi-colored bracelets	2 28 2020	No	2/28/2020
5.	Photo-Aerial map-736 Anden Valley Avenue	2/25/2020	Stip	2/25/2020
6.	Photo- Aerial map-641 Emerald Idol Place			
1.	Photo-Aerial Map-Sunset Castle			
8.	Photo-Sunset Castle-google Street view			
9.	Affidavit of COR for Henderson Emer- gency Telephone System	∀	4	1
10.	Compact Disc-LVMPD 911 3.17.17	2/24/2020	No	2/24/2020
11.	Affidavit of Custodian of Records- city of Handerson-Emergency Telephone Sys- Photo-Home w/ red trehicle and gray vehicle in driveway	2/25/2020	Stip.	2/25/2020
12 .	Photo- Home wi red trenicle and gray			
13.	Photo-Living room w/ black couch			
14.	Photo-Living room W/ black couch Z			
5.	Photo-Living room w/ black couch 3			
lle.	Photo-Living room-Stained floor			
Π.	Photo-Civing room-tanfurniture			
18.	Photo-Living room-tanfurniture 2			
19.	Photo-Living room and kitchen	4	1	4

EXHIBIT(S) LIST

Case No.:	C329765	Trial Date:	February 24, 2020			
Dept. No.:	XV	Judge: Joe Hardy				
Plaintiff: State of Nevada		Court Clerk: Kristin Duncan				
		Recorder: Matt Yarbrough				
		Counsel for Plaintiff:	Kristina Rhoades, DDA			
	VS.					
Defendant:	Brass, DeQuincy	Counsel for Defendant: Mitchell Posin, Esq.				

TRIAL BEFORE THE COURT

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
20.	Photo-Hallway	2/25/2020	Stip	2/25/2020
21.	Letter from DHV7.9.18 and vehicle registration information	4	4	
22.	Participant information - V. A.M.	2/27/2020	No	2/27/2020 /
23.	Southern NV Children's Assessment Center 3/2/17 - 2. M.			B
24.	Southern NV children's Assessment Center 3/2/17 - V.M.			4
25.	Southern NV Children's Assessment Center 3/2/17 - A.W.	L	4	₩ /2
20.	Moto-Aerial map-3uso 5. Stober Blvd.	2/25/2020	Stip.	2/25/2020/
27.	Photo-Deft. 11/19/16	2/24/2020	Stip.	2 24 2020 /
28 .	Photo-dated Illialia - woman in red hat girl in black shint			1
29.	Photo-dated 11 19/14 - girl in white			n
30 ·	Photo-dated 11/19/14-girl in grey Sweater			1
31.	Transcript of Interview W/V. Madden			B
Sla.	Compact Disc-Venice Madden. Interview			j j
32.	Preliminary Hearing Transcript - 2/4/18	manting (g)places		14
33.	Transcript of interview with A. Whatley	and the second s		14
33a -	Comport Disc- Interview W/ Ariana Whatley			h
34.	Preliminary Hearing Transcript -2/4/18	♦	Ą	J /

EXHIBIT(S) LIST

C329765

STATE OF NEVADA

VS.

BRASS, DEQUINCY

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
35	Transcript - Interview with R. Madden Disc-Interview W/R. Madden	2 20 200	Stip.	2/24/2020
35a.	Disc-Interview W/R. Madden	7	1	17.
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CASE NO: C329765

STATE OF NEVADA

vs. BRASS, DEQUINCY

		STP	DATE OFFERED	OBJECTION	DATE ADMITTED	
1.	Question from the juny - Juron #4 - Asked	-	2/27/2020	.**	2/27/202	s AZ
2.	Question from the Juny-Juner # 4- Asked	-	L.A.		Ţ	B
3.	Question from the july - Juror #7 - Asked	-	2 28 2020	XMP	2/28/2020	MZ
4.	Voluntary Statement of Kim Madden			**	,	A
5	Narrative	-		198		PR
6.	LVMPD- Property Report					D)
7.	Folder Note-11.6.2017 5:06:29 PM	-		=		M
	Folder Note-11.6.200 5:11:47 PM	-	-	4000		149
9.	Question from the Juny-Juron #4-Asked	-	2/28/2020	***	2/28/2020	
10.	Question from the Jury - Juror # 12 - Asked	-		-		PL
11.	Question from the Juny-Junor #4- Not Asked	-	4	***		Ph
12.	graciation from the Jary while deliberating		3/3/2020	*******	3/3/2020	ph
13.	State 25 Closing Arguments - Power Point		4	***************************************	$\Box A$	M
14.	Question 2 from the jury while deliberating		332020	and the state of t	3/3/2020	R
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Certification of Copy

State of Nevada -)	QQ.
County of Clark	}	SS:

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

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

STATE OF NEVADA,

Plaintiff(s),

VS.

DEQUINCY BRASS,

Defendant(s).

now on file and of record in this office.

Case No: C-18-329765-1

Dept No: XV

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 8 day of May 2020.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk