

# IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed  
Mar 18 2020 11:46 a.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

WILLIE TERRY CARTER,  
Appellant(s),

vs.

THE STATE OF NEVADA,  
Respondent(s),

Case No: C-13-292507-2

Docket No: 80630  
*Consolidated with 80631*

# RECORD ON APPEAL VOLUME 3

**ATTORNEY FOR APPELLANT**

WILLIE CARTER # 1114323,  
PROPER PERSON  
P.O. BOX 208  
INDIAN SPRINGS, NV 89070

**ATTORNEY FOR RESPONDENT**

STEVEN B. WOLFSON,  
DISTRICT ATTORNEY  
200 LEWIS AVE.  
LAS VEGAS, NV 89155-2212

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ORDER OF COMMITMENT

THE STATE OF WASHINGTON to the Sheriff of the County of Snohomish; State of Washington, and to the Secretary of the Department of Corrections, and the Superintendent of the Washington Corrections Center of the State of Washington:

WHEREAS, CORY DELAVONE HUBBARD has been duly convicted of the crime(s) of Count 1: Residential Burglary as charged in the Information filed in the Superior Court of the State of Washington, in and for the County of Snohomish, and judgment has been pronounced against him/her that he/she be punished therefore by imprisonment in such correctional institution under the supervision of the Department of Corrections, Division of Prisons, as shall be designated by the Secretary of the Department of Corrections pursuant to RCW 72.02.210, for the term(s) as provided in the judgment which is incorporated by reference, all of which appears of record in this court; a certified copy of said judgment being endorsed hereon and made a part thereof; Now, Therefore,

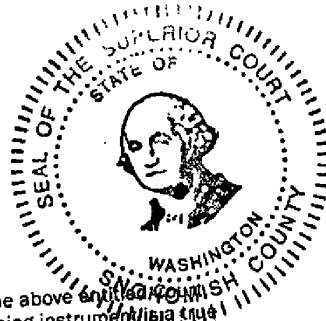
THIS IS TO COMMAND YOU, the said Sheriff, to detain the said defendant until called for by the officer authorized to transfer to the custody of the Superintendent for the Washington State Department of Corrections or his designee for transport to either the Washington Corrections Center at Shelton, Washington or Washington Corrections Center for Women at Purdy, Washington and this is to command you, the said Superintendent and Officers in charge of said Washington Corrections Center to receive from the said officers the said defendant for confinement, classification, and placement in such corrections facilities under the supervision of the Department of Corrections, Division of Prisons, as shall be designated by the Secretary of the Department of Corrections.

And these presence shall be authority for the same. HEREIN FAIL NOT.

WITNESS the Honorable Ellen J. Fair, Judge of the said Superior Court and the seal thereof, this 19 day of December, 2012.

Sonya Kraski  
CLERK OF THE SUPERIOR COURT

By: Rachael Vanish  
Deputy Clerk



STATE OF WASHINGTON } ss.  
COUNTY OF SNOHOMISH }

I, SONYA KRASKI, Clerk of the above entitled court, do hereby certify that the foregoing instrument is a true and correct copy of the original now on file in my office. In witness whereof, I hereunto set my hand and the Seal of the said

Court this SEP 18 day of 2013, 20  
SONYA KRASKI, County Clerk

*Shirley Gustin* Deputy

CHICAGO TRUCK  
MILWAUKEE AIRPORT  
775 338 8515

09 05 01  
70

DEPT. 03	\$23.99
DEPT. 03	\$24.99
MDSE ST	\$48.98
TAX1	\$4.53

ITEMS	20
***TOTAL	\$53.51
CASH	55.00
CHANGE	\$1.49

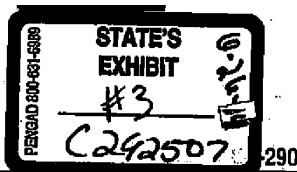
ALL SALES FINAL  
EXCHANGE ONLY  
THANK YOU

MAR  
PROB  
#  
Case



ATION

**ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE**  
**[NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-290 ATTACHED]**



SUPERIOR COURT OF CALIFORNIA, COUNTY OF: <b>LOS ANGELES - SOUTH CENTRAL DISTRICT</b>		
PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: <b>HUBBARD, CORY DEALVONE</b> AKA: CII#: <b>A11709948</b> BOOKING #: <b>8427910</b>		DOB: <b>09-10-82</b> TA077769-01 <input type="checkbox"/> NOT PRESENT <input type="checkbox"/> AMENDED ABSTRACT
COMMITMENT TO STATE PRISON ABSTRACT OF JUDGMENT		<b>FILED</b> LOS ANGELES SUPERIOR COURT MAY 27 2005 JOHN A. CLARKE, CLERK DEPUTY
DATE OF HEARING: <b>05-25-05</b>	DEPT. NO.: <b>SCH</b>	JUDGE: <b>VICTORIA M. CHAVEZ</b>
CLERK: <b>B. CHANDLER</b>	REPORTER: <b>B. KING</b>	PROBATION NO. OR PROBATION OFFICER: <b>X-1803371</b>
COUNSEL FOR PEOPLE: <b>D. E. MEYERS</b>		COUNSEL FOR DEFENDANT: <b>MICHAEL PLAUT</b> <input type="checkbox"/> APPTD.

1. Defendant was convicted of the commission of the following felonies:

☐ Additional counts are listed on attachment  
 (number of pages attached)

CNT.	CODE	SECTION NO.	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO./DATE/YEAR)	CONVICTED BY			TERM (L, M, U)	CONCURRENT	CONSECUTIVE TO VIOLENT	CONSECUTIVE TO NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE (Date to term)	664 STAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED	
						JURY	COURT	PLEA								YRS.	MOS.
01	PC	12021(A)(1)	POSSES FRM FELON OR ADDICT	2005	05-25-05			X	L							1	4
02	PC	69	OBSTRUCT/RESIST EXEC OF CR.	2005	05-25-05			X	L	X						(1)	(4)

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

CNT.	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	TOTAL

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	TOTAL
PC 1170.12(A)(D)	1Y	PC 667.5(B)	1Y					2

4. ☐ Defendant was sentenced pursuant to PC 667(b)(1) or PC 1170.12 (two strikes).

5. INCOMPLETED SENTENCE(S) CONSECUTIVE

COUNTY	CASE NUMBER

6. TOTAL TIME ON ATTACHED PAGES: 3 8

7. ☐ Additional indeterminate term (see CR-292)

8. TOTAL TIME EXCLUDING COUNTY JAIL TERM: 3 8

This form is prescribed under PC 1213.5 to satisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document.

STATE OF THE STATE OF CALIFORNIA vs.
DEFENDANT: HUBBARD, CORY DEALVONE
TA077769-01 -A -B -C -D

9. FINANCIAL OBLIGATIONS (Including any applicable penalty assessments):

a. Restitution Fine(s):

Case A: \$200.00 per PC 1202.4(b) forthwith per PC 2085.5; \$200.00 per PC 1202.45 suspended unless parole is revoked.
Case B: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked.
Case C: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked.
Case D: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked.

b. Restitution per PC 1202.4(f):

Case A: \$ Amount to be determined to victim(s)\* Restitution Fund
Case B: \$ Amount to be determined to victim(s)\* Restitution Fund
Case C: \$ Amount to be determined to victim(s)\* Restitution Fund
Case D: \$ Amount to be determined to victim(s)\* Restitution Fund

(\*List victim name(s) if known and amount breakdown in item 1, below.)

c. Fine(s):

Case A: \$ per PC 1202.5 \$ per VC 23550 or days county jail prison in lieu of fine CC CS
Case B: \$ per PC 1202.5 \$ per VC 23550 or days county jail prison in lieu of fine CC CS
Case C: \$ per PC 1202.5 \$ per VC 23550 or days county jail prison in lieu of fine CC CS
Case D: \$ per PC 1202.5 \$ per VC 23550 or days county jail prison in lieu of fine CC CS

d. Lab Fee and Drug Program Fee:

Case A: Lab Fee: \$ per HS 11372.5(a) for counts Drug Program Fee of \$150 per HS 11372.7(a)
Case B: Lab Fee: \$ per HS 11372.5(a) for counts Drug Program Fee of \$150 per HS 11372.7(a)
Case C: Lab Fee: \$ per HS 11372.5(a) for counts Drug Program Fee of \$150 per HS 11372.7(a)
Case D: Lab Fee: \$ per HS 11372.5(a) for counts Drug Program Fee of \$150 per HS 11372.7(a)

10. TESTING

a. AIDS pursuant to PC 1202.1 b. DNA pursuant to PC 296 c. other (specify)

11. Other orders (specify):

SENTENCE IN COUNT 2 TO RUN CONCURRENTLY WITH SENTENCE IN COUNT 1.



The Document to which this Certificate is attached is a full, true and correct copy of the Original on file and of record in my office.
ATTEST: JOHN CLARKE, clerk
Clerk/Executive Officer of the Superior Court of California, County of Los Angeles

12. EXECUTION OF SENTENCE IMPOSED

- a. at initial sentencing hearing
b. at resentencing per decision on appeal
c. after revocation of probation
d. at resentencing per recall of commitment (PC 1170(d))
e. other (specify)

13. CREDIT FOR TIME SERVED

CASE	TOTAL CREDITS	ACTUAL	LOCAL CONDUCT
A	234	156	78
B			
C			
D			
Date Sentence Pronounced:		Time Served in State Institution:	
05-25-05		DMH	CDC

14. The defendant is remanded to the custody of the sheriff forthwith after 48 hours excluding Saturdays, Sundays, and holidays.
To be delivered to the reception center designated by the director of the California Department of Corrections.
other (specify)

CLERK OF THE COURT

I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE T. RANDELL DATE 05-27-05

On the 1st day of January, 1981,  
I, the undersigned, being a duly  
qualified and authorized officer of the  
Court, do hereby certify that the  
within and foregoing is a true and  
correct copy of the original as  
the same appears from the records  
of the Court.



STATE'S PROPOSED EXHIBIT

# 121  
CASE NO. C292507

**Identification:** 433-63-4843

**DOB:**

**Sex:**

**Collected by:** L. PEREZ

**Collected:** 07/11/2014

**Received:** 07/16/2014 4:03 PM

**Reported:** 07/19/2014 3:01 PM

**Account #:** 116268

**Requisition #:** 904421

**Accession #:** 140716-10869

**Specimen Type:** Urine

**Client:** DPS- P & P Las Vegas

215 E Bonanza Rd

Las Vegas, NV 89101-2907

Phone: (702)486-3036

Fax: (702)486-0917

**Final Result Summary**

- Codeine detected by LC/MS/MS (121 ng/mL)

**Tests Ordered**

- 5093 - Opiates LC/MS/MS Confirmation

**Drug Tests**

Drug	Result	Screen		Confirmation	
		Method	Cutoff	Method	Cutoff
<b>Opiates</b>					
Codeine	DETECTED (121 ng/mL)			LC/MS/MS	100 ng/mL
Hydrocodone	Not detected			LC/MS/MS	100 ng/mL
Hydromorphone	Not detected			LC/MS/MS	100 ng/mL
Morphine	Not detected			LC/MS/MS	100 ng/mL

**Comments:**

Analytical testing has been performed in accordance to all Redwood Toxicology Laboratory standard operating procedures and final results have been reviewed by laboratory certifying scientists.

Chief Toxicologist: Wayne Ross, M.C.L.S. / MT(AAB)

**Method Index**

EA - Enzyme Assay

EIA - Enzyme-Immunoassay

ELISA - Enzyme-Linked Immunosorbent Assay

RIA - Radio-Immunoassay

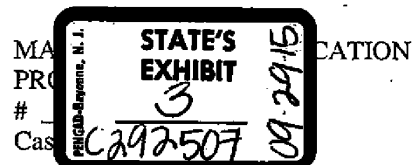
TLC - Thin Layer Chromatography

GC-FID - Gas Chromatography - Flame Ionization Detector

GC/MS - Gas Chromatography / Mass Spectrometry

LC/MS/MS - Liquid Chromatography Tandem Mass Spectrometry

**Specimens are disposed of as follows:** Negatives - after 2 days; Positives - after 6 months; Methadone Maintenance - after 2 months



JOSEPH, STELMAN

**Identification:** 1003569317

**DOB:**

**Sex:**

**Collected by:** L. PEREZ

**Collected:** 10/21/2014

**Received:** 10/23/2014 4:16 PM

**Reported:** 10/27/2014 6:10 PM

**Account #:** 116268

**Requisition #:** 905057

**Accession #:** 141023-13870

**Specimen Type:** Urine

**Client:** DPS- P & P Las Vegas

215 E Bonanza Rd

Las Vegas, NV 89101-2907

Phone: (702)486-3036

Fax: (702)486-0917

**Final Result Summary**

- Benzoyllecgonine (Cocaine Metabolite) detected by LC/MS/MS (251 ng/mL)

**Tests Ordered**

- 5463 - Benzoyllecgonine (Cocaine Metabolite) LC/MS/MS Confirmation

**Drug Tests**

Drug	Result	Screen		Confirmation	
		Method	Cutoff	Method	Cutoff
Cocaine					
Benzoyllecgonine (Cocaine Metabolite)	DETECTED (251 ng/mL)			LC/MS/MS	100 ng/mL

**Comments:**

Analytical testing has been performed in accordance to all Redwood Toxicology Laboratory standard operating procedures and final results have been reviewed by laboratory certifying scientists.

Chief Toxicologist: Wayne Ross, M.C.L.S. / MT(AAB)

**Method Index**

EA - Enzyme Assay

EIA - Enzyme-Immunoassay

ELISA - Enzyme-Linked Immunosorbent Assay

RIA - Radio-Immunoassay

TLC - Thin Layer Chromatography

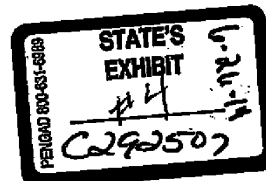
GC-FID - Gas Chromatography - Flame Ionization Detector

GC/MS - Gas Chromatography / Mass Spectrometry

LC/MS/MS - Liquid Chromatography Tandem Mass Spectrometry

**Specimens are disposed of as follows:** Negatives - after two days; Positives - after three months.

STELMAN JOSEPH



ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE  
SINGLE, CONCURRENT, OR FULL-TERM CONSECUTIVE COUNT FORM  
(Not to be used for multiple count convictions or for 1/5 consecutive sentences)

<input checked="" type="checkbox"/> SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES		<b>FILED</b> LOS ANGELES SUPERIOR COURT NOV 06 2001 JOHN A. CLARKE, CLERK BY <i>[Signature]</i> DEPUTY
<input type="checkbox"/> MUNICIPAL BRANCH OR JUDICIAL DISTRICT: CENTRAL CRIMINAL DISTRICT		
PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: HUBBARD, CORY AKA: CII #: 011709948 BOOKING #: 7016249	DOB: 9/10/82 CASE NUMBER BA222320-01	
COMMITMENT TO STATE PRISON ABSTRACT OF JUDGMENT	<input type="checkbox"/> NOT PRESENT <input type="checkbox"/> AMENDED ABSTRACT	
DATE OF HEARING 10/25/01	DEPT. NO. 632	JUDGE GEORGE GONZALEZ LOMELI
CLERK KIM SILVY	REPORTER ROXANNE TARN	PROBATION NO. OR PROBATION OFFICER X 1803371
COUNSEL FOR PEOPLE JULIE SERGOJIAN		COUNSEL FOR DEFENDANT P. HARE PD <input type="checkbox"/> APPTD.

1. Defendant was convicted of the commission of the following felony:				YEAR CRIME COMMITTED	DATE OF CONVICTION (MO/DAY/YEAR)	CONVICTED BY	TERM	TIME IMPOSED
CNT	CODE	SECTION NUMBER	CRIME			JURY	Y/N	YRS. MOS.
01	VC	10851(A)	TAKE VEH W/O OWNER'S CONSENT	2001	10/2/01		X	2 8

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST enhancements stricken under PC 1385.									
CNT	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	TOTAL

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST enhancements stricken under PC 1385.									
ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	TOTAL

4. ☒ Defendant was sentenced pursuant to PC 667(b)(1) or PC 1170.12 (two-strikes).
5. FINANCIAL OBLIGATIONS (including any applicable penalty assessments):
- a. RESTITUTION FINE of: \$ 200 per PC 1202.4(b) forthwith per PC 2085.5
  - b. RESTITUTION FINE of: \$ 200 per PC 1202.45 suspended unless parole is revoked.
  - c. RESTITUTION of: \$ per PC 1202.4(f) to ☐ victim(s) ☐ Restitution Fund  
(\*List victim name(s) if known and amount breakdown in item 7, below.)  
(1) ☐ Amount to be determined. (2) ☐ Interest rate of: % (not to exceed 10% per PC 1204.4(f)(3)(F)).
  - d. ☐ LAB FEE of: \$ for counts: per H&SC 11372.5(a).
  - e. ☐ DRUG PROGRAM FEE of \$150 per H&SC 11372.7(a). ☐ FINE of: \$ per PC 1202.5
6. TESTING: ☐ AIDS ☐ DNA pursuant to ☐ PC 12021 ☐ PC 290.2 ☐ other (specify):
7. Other orders (specify): PAY A REST FINE PER SEC 13967(D) GOVERNMENT CODE TO THE PROB OFFICER.

8. TOTAL TIME IMPOSED	2	8
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9. ☐ This sentence is to run concurrent with (specify):
10. Execution of sentence imposed
- a. ☒ at initial sentencing hearing.
  - b. ☐ at resentencing per decision on appeal.
  - c. ☐ after revocation of probation.
  - d. ☐ at resentencing per recall of commitment. (PC 1170(d).)
  - e. ☐ other (specify):

11. DATE SENTENCE PRONOUNCED	CREDIT FOR TIME SPENT IN CUSTODY	TOTAL DAYS INCLUDING	ACTUAL LOCAL TIME	LOCAL CONDUCT CREDITS	4019	SERVED TIME IN STATE INSTITUTION
10/25/01	61		41	20	2933.1	<input type="checkbox"/> DMH <input type="checkbox"/> CDC <input type="checkbox"/> CRC

12. The defendant is remanded to the custody of the sheriff: ☒ forthwith ☐ after 48 hours excluding Saturdays, Sundays, and holidays.  
To be delivered to ☒ the reception center designated by the director of the California Department of Corrections.  
☐ other (specify):

CLERK OF THE COURT: I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE <i>Roxanne Tarn</i>	DATE 11/5/01
---	-----------------

I certify that this is a true and correct copy  
of the original Abstract on  
file in this office



NOV 08 2013

SHERRI R. CARTER, Executive Officer/Clerk of  
the Superior Court of California County of Los Angeles

By: A. Aruta, Deputy

A. ARUTA

STATE'S PROPOSED EXHIBIT

# 122

CASE NO. C292507

STATE'S  
# 10  
CASE NO

STATE'S  
EXHIBIT  
# 102  
C292507

PERIOD 800-631-6388  
F-16-12  
IT

2

Page 1 of 1

**LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
VOLUNTARY STATEMENT**

Event # 130822-4087

THIS PORTION TO BE COMPLETED BY OFFICER	
Specific Crime <u>Robbery Home Invasion</u>	Date Occurred <u>8/22/13</u>
Location of Occurrence <u>657 Shirehampton Dr LV, NV 89178</u>	Time Occurred <u>2051</u>
	Sector/Beat <u>03</u>
	<input type="checkbox"/> City <input checked="" type="checkbox"/> County

Your Name (Last / First / Middle) <u>Flenoff, Kenneth Wayne</u>		Date of Birth <u>10/21/1983</u>	Social Security #
Race <u>Black</u>	Sex <u>Male</u>	Height <u>5'10"</u>	Weight <u>160</u>
Hair <u>Black</u>	Eyes <u>Black</u>	Work Sched. (Hours)	(Days Off)
Residence Address: (Number & Street) <u>5419 Valley Wells Way</u>		Bldg/Apt.# <u></u>	City <u>Las Vegas, NV</u>
State <u>NV</u>		Zip Code <u>89113</u>	Business / School <u>Unemployed</u>
Bus. (Local) Address: (Number & Street)		Bldg/Apt.#	City
State <u>NV</u>		Zip Code <u>89113</u>	Occupation <u>Unemployed</u>
Best place to contact you during the day		Best time to contact you during the day	
		Can You Identify <input checked="" type="checkbox"/> Yes the Suspect? <input type="checkbox"/> No	

DETAILS: There was a knock at the door my sister Dany answered the door and yells that someone has a gun 3 black suspects flee into the house One with a hat on another which was shirt was more on the thick heavy side relating to weight the other suspect was black 6'1" with a hat on and the other I don't recall then the one with the hat on yells get on the floor and grabs my phone and other electronic I then hear a gun shot and one of the suspects were shot at the that they flee out the door and the skinny one with hat left and I more shot and they all flee which subsequently resulted to us calling the police.

I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE FACTS CONTAINED HEREIN. THIS STATEMENT WAS COMPLETED AT (LOCATION) 674 Shirehampton Dr. NV 89178 ON THE 22 DAY OF August AT 2051 (AM / PM), 2013.

Witness/Officer: 13F137030 CARTER, WILLIE

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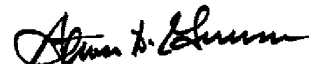
Witness/Officer: [Signature] ps 177.50

[Signature]

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EIGHTH JUDICIAL DISTRICT COURT  
CLARK COUNTY, NEVADA

Electronically Filed  
09/23/2013 01:47:47 PM

  
CLERK OF THE COURT

BEFORE THE GRAND JURY IMPANELED BY THE AFORESAID  
DISTRICT COURT

THE STATE OF NEVADA, )  
 )  
Plaintiff, )  
 )  
vs. )  
 )  
CORY DEALVONE HUBBARD, WILLIE )  
CARTER, aka Willie Terry Carter, )  
 )  
Defendants. )  
\_\_\_\_\_ )

GJ No. 13AGJ050AB  
DC No. C292507

Taken at Las Vegas, Nevada  
Tuesday, September 10, 2013  
8:42 a.m.

REPORTER'S TRANSCRIPT OF PROCEEDINGS

STAT # 103 CASE C292507

STATE'S EXHIBIT 103 C292507

EXHIBIT

Reported by: Danette L. Antonacci, C.C.R. No. 222

1 GRAND JURORS PRESENT ON SEPTEMBER 10, 2013

2

3 EDWARD GOLEC, Foreperson

4 JULIE SCHWERDTFEGGER, Deputy Foreperson

5 ASHLEY NAPIER, Secretary

6 SHARON BERGER, Assistant Secretary

7 ANNA ALVAREZ

8 SUSAN BEAUCHAMP

9 GERALD BRYAN

10 MICHAEL GARCIA

11 SHIRLEY JOHNSON

12 CHARLES KNIGHTEN

13 JOSEPH O'CONNELL

14 BRIAN RAMSEY

15 GARY ROGERS

16 CRAIG WISE

17 RONALD WORLEY

18

19 Also present at the request of the Grand Jury:

20 Elizabeth Mercer,  
21 Chief Deputy District Attorney

22 Kristina Rhoades,  
23 Deputy District Attorney

24

25

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1                   THE FOREPERSON: Please raise your right  
2 hand.

3                   You do solemnly swear the testimony you are  
4 about to give upon the investigation now pending before  
5 this Grand Jury shall be the truth, the whole truth, and  
6 nothing but the truth, so help you God?

7                   THE WITNESS: I swear.

8                   THE FOREPERSON: You are advised that you  
9 are here today to give testimony in the investigation  
10 pertaining to the offenses of conspiracy to commit  
11 robbery, burglary while in possession of a firearm,  
12 robbery with use of a deadly weapon, attempt murder with  
13 use of a deadly weapon, assault with a deadly weapon,  
14 and discharge of firearm within a structure, involving  
15 Cory Hubbard and Willie Carter.

16                   Do you understand this advisement?

17                   THE WITNESS: Yes, your Honor.

18                   THE FOREPERSON: Please state your first  
19 and last name and spell both for the record.

20                   THE WITNESS: Kenneth Flenory.  
21 K-E-N-N-E-T-H, F-L-E-N-O-R-Y.

22                   KENNETH FLENORY,  
23 having been first duly sworn by the Foreperson of the  
24 Grand Jury to testify to the truth, the whole truth,  
25 and nothing but the truth, testified as follows:

EXAMINATION

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BY MS. RHOADES:

Q. Hi Kenneth. Good morning. How old are you?

A. I'm 19.

Q. And you just referred to the foreperson as your Honor. You understand this is a Grand Jury and there is no judge here?

A. Thank you for informing me.

Q. I'm going to direct your attention to August 22nd of 2013, were you at 657 Shirehampton Drive?

A. Yes.

Q. And were you there the evening around 8:45 p.m.?

A. Yes.

Q. What were you doing at that residence?

A. I was at my sister Darny's house and I was -- did you ask what I was doing when the situation occurred? Is that the question?

Q. Yes. What were you guys doing at the residence?

A. On the day we were visiting my sister's house, my sister Darny's house, and we usually go there frequently from time to time and we were just hanging

1 out with the family, family night, movies, doughnuts,  
2 just hanging out.

3 Q. And this is Darny Van?

4 A. Darny Van.

5 Q. Were you upstairs or downstairs in that  
6 house?

7 A. I was downstairs.

8 Q. And who else was downstairs with you around  
9 8:45 that night?

10 A. My brother Matt, my sister Asia, Anthony,  
11 and my auntie Thavin and her daughter Trinity.

12 Q. And is Thavin T-H-A-V-I-N?

13 A. Correct.

14 Q. And then Anthony, is that Anthony Roberts?

15 A. Correct.

16 Q. Do you guys call him Tiger?

17 A. Yes.

18 Q. And what happened around 8:50 that night?

19 A. Well, there was a knock on the door, I was  
20 on my iPhone right next to the door, right next to the  
21 stairs, and there was a knock on the door. My sister  
22 Darny, she opens the door, there's a guy at the door,  
23 he's asking for a Darnell, trying to hint of a David,  
24 her boyfriend.

25 Q. Did you hear the person at the door ask for

1 Darnell?

2 A. No, I didn't hear that. That was, that was  
3 what happened after my sister Darny said what happened  
4 after the situation.

5 Q. Okay. And I'm just going to ask you what  
6 you heard and what you saw and what you saw the other,  
7 what you saw happening that night?

8 A. Okay. Well then there was a knock on the  
9 door, my sister Darny, she yelled somebody has a gun,  
10 after she yells that I run to the left, to the left  
11 which is right by the hall and then I try to make a run  
12 towards the door. I see two guys with guns just  
13 following and running through the house and as I almost  
14 open the door to leave they stop me with the gun, they  
15 told me to get on the floor, I'm right next to the door,  
16 they take my iPhone, I hear two shots upstairs. I hear,  
17 there was one, there was one from the other guy, I think  
18 his name is Willie Carter.

19 Q. I'm going to stop you right there and we're  
20 going to clear up some things.

21 I'm just going to ask the Grand Jury to  
22 disregard what this witness testified to somebody  
23 saying, the suspect saying at the door as he didn't hear  
24 it and then go back to Darny's statement.

25 Darny's the one that opened the door; is

1 that right?

2 A. Right.

3 Q. And she screamed. Did you hear her scream?

4 A. Yes.

5 Q. What did she scream when she screamed?

6 A. She yelled "they have a gun."

7 Q. And did you see the suspects come through  
8 the door at that time?

9 A. No, I didn't.

10 Q. How many suspects did you see?

11 A. I seen two.

12 Q. And can you describe what the suspects  
13 looked like?

14 A. One was about 6 feet, over 6 feet, light  
15 skin complexion, skinny. The other one was like a dark  
16 skinned complexion and he was of a thicker weight,  
17 probably around like 180.

18 Q. Were they both black males?

19 A. Yes, they were both black males. Yeah.

20 Q. Did you fill out a voluntary written  
21 statement in this case?

22 A. Yes, I did.

23 Q. I'm going to show you your voluntary  
24 written statement. In that statement did you say that  
25 you saw three black suspects, black male suspects?

1           A.     Oh, I thought you said who was like at the  
2 door. Was that the question asked?

3           Q.     How many suspects in total?

4           A.     In total? In totality?

5           Q.     Yes.

6           A.     There were three. And the other one was,  
7 he was obscured, I couldn't really see the other guy. I  
8 recall he was, he was more, more, he was of dark  
9 complexion and he was skinny. He was short, probably  
10 around 5'8", 5'7".

11          Q.     So when you noticed all three suspects,  
12 they were already inside the house and the door was  
13 shut?

14          A.     Can you repeat that?

15          Q.     When you noticed all three suspects, they  
16 were already inside the house and the door was shut?  
17 You said you didn't see them come through the door.

18          A.     No, I didn't see them come through the  
19 door. I only saw them as I made a run for the door and  
20 they were already in the house.

21          Q.     And the one that was obscured, what was he  
22 doing during this time?

23          A.     He, he made a run for upstairs. He went  
24 upstairs and he was the one that shot.

25          Q.     Did you see --

1           A.     In which -- no, I didn't see it. I was  
2 right by the door and the hallway, the way the blueprint  
3 of the house is set up I can't see upstairs so I wasn't  
4 able to see, I just, I heard David yell out "I got one.  
5 I shot him." And I think -- not I think -- one of them,  
6 the one, the thicker one, he yelled out "go upstairs,  
7 he's upstairs." So after that I couldn't see.

8           Q.     So you didn't see who went up the stairs?

9           A.     Huh-uh. No.

10          Q.     When you were downstairs you headed for the  
11 door. Did you make it out the door?

12          A.     No, I didn't make it out the door.

13          Q.     What happened?

14          A.     By the time I made it to the door the  
15 thicker one, he tried to tackle me on the floor, which  
16 he failed at. So I, the other one of light skin  
17 complexion, the taller one over like 6 feet, he put the  
18 gun to my face and he's telling me to get on the floor.  
19 I get on the floor, I'm right by the door, and he takes  
20 my iPhone out of my hand. I'm right next to Anthony --  
21 Tiger -- and we're both on the floor.

22          Q.     How many firearms in total did you see do  
23 you remember?

24          A.     I seen one from the light skinned one. He  
25 fired one last one, he fired one out of anger. That was

1 like the last bullet shot. I was the one who saw that  
2 vividly. He shot one and he just fled out the house.  
3 So I only saw one.

4 Q. And when you saw this person fire a shot,  
5 where was he standing when he fired the shot?

6 A. He was standing right by the door.

7 Q. And in what direction did he fire that  
8 shot?

9 A. It was, I'm going to say, if he's right  
10 here and we're in the same area, it's I would say north.  
11 So it's like that way. So we're right in the same  
12 parallel distance and he shoots like that.

13 Q. And it was directly ahead of him; is that  
14 right?

15 A. Yeah. It was more to the, to the right.  
16 It was to the right. The door's right here where I'm  
17 connected to you at and it was to the right.

18 Q. Was it pointed up the stairs?

19 A. No. No. I don't know if his intentions  
20 were to shoot upstairs because the bullet hit the stairs  
21 but halfway up the stairs so I don't know if his  
22 intentions were to shoot up he didn't shoot up it wasn't  
23 like this the trajectory of the gun was more, more  
24 straight.

25 Q. And you're just testifying as the way you

1 saw his arm pointing the firearm?

2 A. Yes.

3 Q. Which suspect was that that did that?

4 A. That was the light skinned black male.

5 Q. And was he the last suspect out of the  
6 residence?

7 A. Yes. Yes, he was.

8 Q. Going back to when you were on the floor.  
9 Somebody took your cell phone. Was a gun, did you see a  
10 gun also pointed at Anthony Roberts?

11 A. Yes, I did. There was a gun also pointed  
12 at him. We were both right by each other when we were  
13 on the floor next to the door, so yes.

14 Q. What were the suspects doing to all the  
15 individuals that were downstairs at that time?

16 A. Well, my aunt Thavin, she was in the living  
17 room which we weren't able to see, it was blocked off.  
18 So me and Anthony, we were next to each other, so I  
19 didn't get to see anybody else, it was just us two.

20 Q. Did you ever get your cell phone back?

21 A. No, I didn't.

22 Q. About how long did this last for?

23 A. I'd say it was like a ten-minute duration.

24 Q. And you said that the light skinned black  
25 male was the last one to leave?

1 A. Correct.

2 Q. Did you see the other two suspects leave  
3 the residence?

4 A. No, I didn't.

5 Q. Did the police shortly arrive at the  
6 residence after those suspects left?

7 A. They arrived about five minutes later.

8 Q. How were you feeling at this time?

9 A. I was, a lot of fear emanating from me.  
10 And I just, just confusion.

11 Q. And you gave a handwritten voluntary  
12 statement to the officers; is that right?

13 A. Yes.

14 Q. Did you also go to a separate location with  
15 a detective and do a show up to identify a suspect?

16 A. Yes.

17 Q. And was this with Detective Scilimenti?

18 A. I'm not sure. I'm not sure.

19 Q. Do you remember where you guys went to do  
20 the show up? Was it at Shirehampton and Kew Gardens?

21 A. Yes, on the corner of Shirehampton and Kew  
22 Gardens.

23 Q. How close is that to 657 Shirehampton?

24 A. Like a block away.

25 Q. Did you read the show up instructions that

1 told you the fact that the person was detained should  
2 not cause you to believe or guess that they are guilty  
3 and that you didn't have to identify anybody?

4 A. Correct.

5 Q. Did you recognize the suspect that officers  
6 had in custody?

7 A. Yes, I did.

8 Q. Who did you recognize this person to be?

9 A. It was Cory, he was the light skinned black  
10 male.

11 MS. RHOADES: I'm going to --

12 BY MS. MERCER:

13 Q. Did you have personal knowledge of his name  
14 at the time?

15 A. No, I didn't.

16 MS. MERCER: Okay then, grand jurors please  
17 disregard the statement regarding the name.

18 BY MS. RHOADES:

19 Q. Going back inside the residence. Did you  
20 recognize any of the three suspects that you saw?

21 A. I recognized the one that they pointed out  
22 to me which was the light skinned black male.

23 Q. Had you seen any of these three suspects  
24 before August 22nd?

25 A. No.

1           Q.     And the suspect that they had in custody --  
2 how many did they have in custody?

3           A.     Just one.

4           Q.     And who was this person as far as the three  
5 suspects that were inside the house?

6           A.     The tall light skinned black male.

7           Q.     Is that the one that had the firearm?

8           A.     Correct, that was the one who shot the last  
9 bullet and was the last one to leave, run out the house.

10          Q.     Is that the same one that took your phone  
11 from you?

12          A.     Yes.

13                 MS. RHOADES: I have no further questions  
14 for this witness. Do any of the grand jury members have  
15 questions?

16 BY A JUROR:

17          Q.     Sir, when you describe one of the men as  
18 thick, what exactly does that mean? What are you  
19 describing when you say thick?

20          A.     Of a heavier weight. More -- I'm trying to  
21 think have a word.

22 BY MS. MERCER:

23          Q.     Was he more broad?

24          A.     Broad, there we go. That's perfect.

25

1 BY A JUROR:

2 Q. Would there be an example of thick in this  
3 room?

4 A. I would hate to have an example. I would  
5 just let that question go. Everyone is pretty beautiful  
6 in here.

7 THE FOREPERSON: Brian, go ahead.

8 BY A JUROR:

9 Q. Asia earlier testified that she was hiding  
10 in the closet. Are you familiar with where that closet  
11 is?

12 A. The closet is in the downstairs room where  
13 the computer's at. It's to the left once you enter the  
14 house. She was with my sister Darny Van in the closet.

15 Q. Now the shot you observed being fired, the  
16 second shot, was it in the direction of that room or  
17 away from it?

18 A. It wasn't the second shot, it was the last  
19 shot.

20 Q. The last shot.

21 A. You said was it in the direction of the  
22 room? No, it was not in the direction of the room.

23 Q. Okay. Thank you.

24 THE FOREPERSON: Craig, go ahead.

25

1 BY A JUROR:

2 Q. Yes. The one individual was shot by your  
3 sister's boyfriend.

4 A. Correct.

5 Q. Was that the light skinned gentleman?

6 A. No, that wasn't the light skinned.

7 Q. Okay. Somebody else then.

8 BY MS. MERCER:

9 Q. How do you know which individual was shot?

10 A. I didn't see the individual that was shot  
11 in the house. I just heard the gunshots so I wasn't  
12 able to, I wouldn't be able to identify when he was  
13 shot. No, I'm able to identify when he was shot but I  
14 don't --

15 Q. Let me rephrase the question. When you  
16 viewed the suspect in custody with the detective, did  
17 you notice any injuries on him?

18 A. No, I didn't.

19 Q. Thank you.

20 THE FOREPERSON: Okay. Mr. Flenory, by  
21 law, these proceedings are secret and you are prohibited  
22 from disclosing to anyone anything that has transpired  
23 before us, including evidence and statements presented  
24 to the Grand Jury, any event occurring or statement made  
25 in the presence of the Grand Jury, and information

1 obtained by the Grand Jury.

2 Failure to comply with this admonition is a  
3 gross misdemeanor punishable by a year in the Clark  
4 County Detention Center and a \$2,000 fine. In addition,  
5 you may be held in contempt of court punishable by an  
6 additional \$500 fine and 25 days in the Clark County  
7 Detention Center.

8 Do you understand this admonition?

9 THE WITNESS: Yes.

10 THE FOREPERSON: Okay. Thank you. You are  
11 excused.

12 THE WITNESS: Sorry about the whole honor  
13 thing.

14 MS. RHOADES: You're good. Thank you.

15 THE WITNESS: Thank you.

16 A JUROR: Mr. Foreman, let's take a ten  
17 minute break please.

18 THE FOREPERSON: Okay. We'll take a ten  
19 minute break. Be back at 10 o'clock.

20 (Recess.)

21 MS. RHOADES: Detective Bruno is the  
22 State's next witness.

23 THE WITNESS: Good morning.

24 THE FOREPERSON: Good morning.

25 THE WITNESS: Bernard Bruno.



**ORIGINAL**

1 **IND**

2 **STEVEN B. WOLFSON**  
3 **Clark County District Attorney**  
4 **Nevada Bar #001565**  
5 **LIZ MERCER**  
6 **Chief Deputy District Attorney**  
7 **Nevada Bar #010681**  
8 **200 Lewis Avenue**  
9 **Las Vegas, Nevada 89155-2212**  
10 **(702) 671-2500**  
11 **Attorney for Plaintiff**

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

**OCT 31 2013**

BY:   
**THERESA LEE, DEPUTY**

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

10 **THE STATE OF NEVADA,**

11 **Plaintiff,**

12 **-vs-**

13 **WILLIE CARTER,**  
14 **aka Willie Terry Carter, #5181937**

15 **Defendant.**

**CASE NO: C-13-292507-2**

**DEPT NO: XXIV**

**SECOND SUPERSEDING**  
**INDICTMENT**

17 **STATE OF NEVADA** }  
18 **COUNTY OF CLARK** } ss.

19 The Defendant above named, **WILLIE CARTER**, aka Willie Terry Carter, accused by  
20 the Clark County Grand Jury of the crime(s) of **ROBBERY WITH USE OF A DEADLY**  
21 **WEAPON (Category B Felony - NRS 200.380, 193.165) and ATTEMPT MURDER**  
22 **(Category B Felony - NRS 200.010, 200.030, 193.330)** committed at and within the County  
23 of Clark, State of Nevada, on or about the 22nd day of August, 2013, as follows:

24 **COUNT 1 - ROBBERY WITH USE OF A DEADLY WEAPON**

25 Defendant, **CORY DEALVONE HUBBARD** and **STELMAN JOSEPH** did then and  
26 there wilfully, unlawfully, and feloniously take personal property, to-wit: an iPad and/or one  
27 or more cell phones and/or unknown property, from the person of **DARNY VAN** and/or iPad  
28 and/or one or more cell phones and/or unknown property, from the person of **ASIA HOOD**  
and/or iPad and/or one or more cell phones and/or unknown property, from the person of

1 KENNETH FLENORY and/or iPad and/or one or more cell phones and/or unknown  
2 property, from the person of DAVID POWERS, or in their presence, by means of force or  
3 violence or fear of injury to, and without the consent and against the will of the said DARNY  
4 VAN and/or ASIA HOOD and/or KENNETH FLENORY and/or DAVID POWERS, said  
5 Defendant, CORY DEALVONE HUBBARD and STELMAN JOSEPH using a deadly  
6 weapon, to-wit: one or more firearms, during the commission of said crime; the Defendant,  
7 CORY DEALVONE HUBBARD and STELMAN JOSEPH being criminally liable under  
8 one or more of the following principles of criminal liability, to-wit: (1) by directly  
9 committing this crime and/or (2) by aiding or abetting in the commission of this crime, with  
10 the intent that this crime be committed, by providing counsel and/or encouragement and by  
11 entering into a course of conduct whereby the Defendant, CORY DEALVONE HUBBARD  
12 and STELMAN JOSEPH accompanied each other to the crime scene where one or more of  
13 the Defendant, CORY DEALVONE HUBBARD and STELMAN JOSEPH had a firearm  
14 and one or more of the Defendant, CORY DEALVONE HUBBARD and STELMAN  
15 JOSEPH taking property, Defendant, CORY DEALVONE HUBBARD and STELMAN  
16 JOSEPH leaving the crime scene together, the Defendant, CORY DEALVONE HUBBARD  
17 and STELMAN JOSEPH encouraging one another throughout by actions and words, and the  
18 Defendant, CORY DEALVONE HUBBARD and STELMAN JOSEPH acting in concert  
19 throughout, and/or (3) pursuant to a conspiracy to commit this crime.

20 COUNT 2 - ROBBERY WITH USE OF A DEADLY WEAPON

21 Defendant, CORY DEALVONE HUBBARD and STELMAN JOSEPH did then and  
22 there wilfully, unlawfully, and feloniously take personal property, to-wit: iPad and/or one or  
23 more cell phones and/or unknown property, from the person of ANTHONY ROBERTS  
24 and/or iPad and/or one or more cell phones and/or unknown property, from the person of  
25 THAVIN VAN and/or iPad and/or one or more cell phones and/or unknown property, from  
26 the person of TRINITY BRIONES, or in their presence, by means of force or violence or  
27 fear of injury to, and without the consent and against the will of the said ANTHONY  
28 ROBERTS, said Defendant, CORY DEALVONE HUBBARD and STELMAN JOSEPH

1 using a deadly weapon, to-wit: one or more firearms, during the commission of said crime;  
2 the Defendant, CORY DEALVONE HUBBARD and STELMAN JOSEPH being criminally  
3 liable under one or more of the following principles of criminal liability, to-wit: (1) by  
4 directly committing this crime and/or (2) by aiding or abetting in the commission of this  
5 crime, with the intent that this crime be committed, by providing counsel and/or  
6 encouragement and by entering into a course of conduct whereby the Defendant, CORY  
7 DEALVONE HUBBARD and STELMAN JOSEPH accompanied each other to the crime  
8 scene where one or more of the Defendant, CORY DEALVONE HUBBARD and  
9 STELMAN JOSEPH had a firearm and one or more of the Defendant, CORY DEALVONE  
10 HUBBARD and STELMAN JOSEPH taking property, Defendant, CORY DEALVONE  
11 HUBBARD and STELMAN JOSEPH leaving the crime scene together, the Defendant,  
12 CORY DEALVONE HUBBARD and STELMAN JOSEPH encouraging one another  
13 throughout by actions and words, and the Defendant, CORY DEALVONE HUBBARD and  
14 STELMAN JOSEPH acting in concert throughout, and/or (3) pursuant to a conspiracy to  
15 commit this crime.

16 COUNT 3 - ATTEMPT MURDER

17 Defendant did then and there, without authority of law, and malice aforethought,  
18 willfully and feloniously attempt to kill DAVID POWERS, a human being, by shooting at  
19 the said DAVID POWERS.

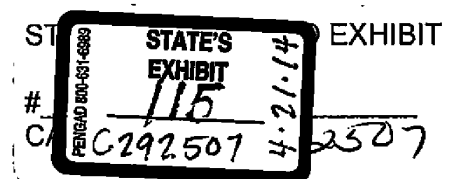
20 DATED this \_\_\_\_ day of October, 2013.

21  
22 STEVEN B. WOLFSON  
23 Clark County District Attorney  
24 Nevada Bar #001565

25 BY

26 LIZ MERCER  
27 Chief Deputy District Attorney  
28 Nevada Bar #010681

13AGJ050A-C/13F13793A-B/13F16614X/mmww/GCU  
LVMPD EV# 1308224087  
(TK2)



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RENTAL AGREEMENT NUMBER: 432899714

RECEIPT

**Your Information**

Customer Name: ZERALINE JOSEPH  
 Method of Payment: VISA XX5137  
 Cost Control Number: 12PTLQD8/18CBVB

**Your Vehicle Information**

Vehicle Number: 80947762  
 Vehicle Group Rented: Intermediate SUV  
 Vehicle Group Charged: Full-Size  
 Vehicle Description: BLU KIA SPORTAGE  
 4WD  
 License Plate Number: WAAJA2390  
 Odometer Out: 19298  
 Odometer In: 22631  
 Total Driven: 3333  
 Fuel Gauge Reading:

**Your Rental**

Pickup Date/Time: JUL 11, 2013 @ 1:55PM  
 Pickup Location: 2219 SOUTH RAINBOW BOULEVARD  
 LAS VEGAS, NV, 89146, US  
 702-254-1250

Return Date/Time: AUG 23, 2013 @ 12:00PM  
 Return Location: 2219 SOUTH RAINBOW BOULEVARD  
 LAS VEGAS, NV, 89146, US  
 702-254-1250

Additional fees may apply  
 if changes are made  
 to your return date, time,  
 and/or location.

**Your Vehicle Charges (MIN 28 DAY / MAX 59 DAY)**

Rate Chart:	Free Miles:	Time and Mileage:
Miles: UNLIMITED		Your Discount:
Hourly: 20.01		5 DY @ 40.00 = 200.00
Daily: 40.00		1 WK @ 280.00 = 280.00
Ad'l day: 0.00		1 MO @ 839.99 = 839.99
Weekly: 280.00		Less 10.00% Discount = (-)132.00
Monthly: 839.99		
		<b>Time and Mileage: 1187.99</b>

**Your Optional Products/Services**

Optional Services Total: 0.00

**Your Taxable Fees**

VEH LICENSE RECOUP 2.26/DY 97.18  
 EXTENSION FEE 40.00 40.00

Sub-total-Charges: 1325.17  
 TAX 10.100% 133.84

**Your Non-Taxable Products/Services**

Fuel Service 59.99  
 STATE SURCHARGE 10.00 132.51

Your Total Charges paid: 1651.51  
 Prepay: Cash (-)700.00

Net Charges: USD 951.51  
 Your Total Due: 0.00

Thank you for renting with Avis.

If you have any questions regarding eToll, please contact our eToll provider, HTA at 1-866-285-6050 or visit their web site at [www.htalc.com](http://www.htalc.com).For all other inquiries, please contact us at 1-800-352-7800 or [www.Avis.com](http://www.Avis.com).

At Avis, we are committed to providing you with the best rental experience in the industry. We are in the business of treating people like people.

Your vehicle was rented to you by GEORGE.

Your vehicle was checked in by GEORGE.



Version: 4.1.0.1.11

The ultimate in security and visitor management solutions.

Main Menu	Resident Look Up	Visitors	My Events	Notes	Vehicles/Devices	Directions	My Account	Logout
<b>My Location</b> Lot or Acc't: T03-061 Address: 64 Honors Course Drive Tenant(s): <b>Joseph, Stilman</b> Show Owners Overview	<b>Overview</b> <span>Print</span> <b>Contact Info (1)</b> <span>Manage</span> 818-856-6928 Stilman Joseph Tenant Contact							
<b>Security Message</b> Please remember all residents and visitors vehicles will be processed through the QuickPass System when entering the property. Please remember to update your QuickPass Account on the...	<b>One Time Visitors (0)</b> <span>QuickAdd</span> <span>Manage</span> <b>Temporary Visitors (0)</b> <span>QuickAdd</span> <span>Manage</span> <b>Duration Visitors (0)</b> <span>QuickAdd</span> <span>Manage</span>							
<b>Community Message</b> PLEASE MAKE SURE YOU HAVE RECEIVED YOUR 2013 VEHICLE DECAL (NO CHARGE) AND PURCHASED YOUR VEHICLE TRANSPONDER. ***DEFINITE: RABBITP.ADM.	<b>Permanent Visitors (1)</b> <span>QuickAdd</span> <span>Manage</span> Triumph Property Mngmnt Vendors and Services							
<b>Contact Numbers</b> Back Gate 702-262-6021 Main Gate 702-736-2150	<b>Scheduled Events (0)</b> <span>Manage</span> <b>Residents (1)--Tenant</b> <span>Manage</span> Stilman Joseph Tenant							
	<b>Vehicles With Device (2)</b> <span>Manage</span> Cadillac Escalade YS39 22-0025465 In-Active jasonjohnson=jdw PREV TENANT Bentley GT TEMP 22-0026839 Active joseph=as							
	<b>Vehicles (0)</b> <span>Manage</span> <b>Devices (0)</b> <span>Manage</span>							

<https://admin.quickpass.us/Overview.aspx>

STATE

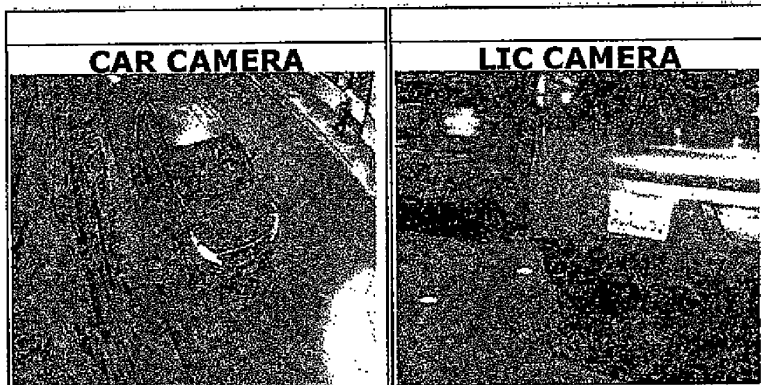
#

CASE



HIBIT

10/2/2013



ACCEPTED

\*\*\* Return Guest \*\*\* TO Admit List

ON 08/22/2013 @ 20:59

LICENSE - WASHINGTON AJA2360

COMMUNITY LIST

Gate: Main Gate

Note for Transaction Number: 010001560721

N/A

Close Visitor List

PRINT THIS PAGE



Version: 4.1.0.1.11

The ultimate in security and visitor management solutions.

Main Menu	Resident Look Up	Visitors	My Events	Notes	Vehicles/Devices	Directions	My Account	Logout
<b>My Location</b> Lot or Acc't: T03-061 Address: 64 Honors Course Drive Tenant(s): Joseph, Stilman <a href="#">Show Owners</a> <a href="#">Overview</a>	<b>Overview</b> <a href="#">Print</a> <b>Contact Info (1)</b> <a href="#">Manage</a> 818-856-6928 Stilman Joseph Tenant Contact <b>One Time Visitors (0)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> <b>Temporary Visitors (0)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> <b>Duration Visitors (0)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> <b>Permanent Visitors (1)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> Triumph Property Mngmnt Vendors and Services							
<b>Security Message</b> Please remember all residents and visitors vehicles will be processed through the QuickPass System when entering the property. Please remember to update your vehicle QuickPass Account on line.								
<b>Community Message</b> PLEASE MAKE SURE YOU HAVE RECEIVED YOUR 2013 VEHICLE DECAL (NO CHARGE) AND PURCHASED YOUR VEHICLE TRANSPONDER. **DEMINDED, RADDIED, ADM...								
<b>Contact Numbers</b> Back Gate 702-262-6021 Main Gate 702-736-2150								
	<b>Scheduled Events (0)</b> <a href="#">Manage</a> <b>Residents (1)--Tenant</b> <a href="#">Manage</a> Stilman Joseph Tenant <b>Vehicles With Device (2)</b> <a href="#">Manage</a> Cadillac Escalade YS39 22-0025465 In-Active jasonjohnson=jdw PREV TENANT Bentley GT TEMP 22-0026839 Active joseph=as <b>Vehicles (0)</b> <a href="#">Manage</a> <b>Devices (0)</b> <a href="#">Manage</a>							

<https://admin.quickpass.us/Overview.aspx>

STATE'S

# 125  
CASE N

IBIT

10/2/2013

**Report Results**

August 2, 2013 - October 2, 2013

Address: 64 Honors Course Drive

Found 119 records.

Reported as of: 10/2/2013 at 16:36:11.

						Close	Print Page	Print All
	ID	Visitor	Visiting	Date	Time	Method	Status	
Select	020000353207	Joseph, Stilman	Michelle Hua Dong	08/02/2013	14:04	ADMIT LIST	ACCEPTED	
Select	010001536474	Felicia	Michelle Hua Dong	08/02/2013	18:01	GUARD CALLED	ACCEPTED	
Select	020000353417	Joseph, Stilman	Michelle Hua Dong	08/02/2013	22:10	ADMIT LIST	ACCEPTED	
Select	010001536832	Joseph, Stilman	Michelle Hua Dong	08/02/2013	22:53	ADMIT LIST	ACCEPTED	
Select	010001536921	Joseph, Stilman	Michelle Hua Dong	08/03/2013	00:24	ADMIT LIST	ACCEPTED	
Select	010001536979	Joseph, Stilman	Michelle Hua Dong	08/03/2013	02:26	ADMIT LIST	ACCEPTED	
Select	010001538801	Joseph, Stilman	Michelle Hua Dong	08/04/2013	13:38	ADMIT LIST	ACCEPTED	
Select	020000354132	Joseph, Stilman	Michelle Hua Dong	08/04/2013	21:02	ADMIT LIST	ACCEPTED	
Select	020000354165	Jessica	Stilman Joseph	08/05/2013	01:06	GUARD CALLED	ACCEPTED	
Select	010001540144	Jessica	Stilman Joseph	08/05/2013	15:26	ADMIT LIST	ACCEPTED	
Select	020000354366	Joseph, Stilman	Michelle Hua Dong	08/05/2013	19:01	ADMIT LIST	ACCEPTED	
Select	010001540815	Joe Stilman	Michelle Hua Dong	08/06/2013	01:56	GUARD CALLED	ACCEPTED	
Select	020000354756	Joseph, Stilman	Stilman Joseph	08/07/2013	02:54	ADMIT LIST	ACCEPTED	
Select	010001542035	Joseph, Stilman	Michelle Hua Dong	08/07/2013	03:08	ADMIT LIST	ACCEPTED	
Select	010001542920	Darron	Stilman Joseph	08/07/2013	18:49	GUARD CALLED	ACCEPTED	
Select	010001544236	Billy	Stilman Joseph	08/08/2013	20:20	GUARD CALLED	ACCEPTED	
Select	020000355744	Billy	Michelle Hua Dong	08/09/2013	20:32	GUARD CALLED	ACCEPTED	
Select	020000355754	Joseph, Stilman	Stilman Joseph	08/09/2013	22:57	ADMIT LIST	ACCEPTED	
Select	020000355813	Jessica Bach	Michelle Hua Dong	08/10/2013	07:33	GUARD CALLED	ACCEPTED	
Select	010001547444	Jessica	Michelle Hua Dong	08/11/2013	05:18	GUARD CALLED	ACCEPTED	

1 2 3 4 5 ...

Goto Page  of 6

**Report Results**

August 2, 2013 - October 2, 2013

Address: 64 Honors Course Drive

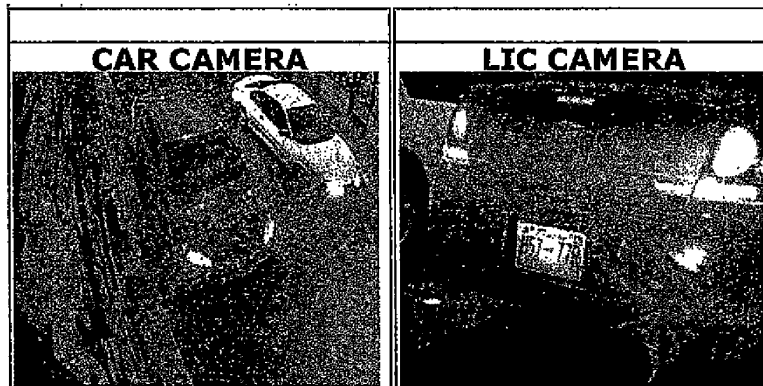
Found 119 records.

Reported as of: 10/2/2013 at 16:36:11.

						Close	Print Page	Print All
	ID	Visitor	Visiting	Date	Time	Method	Status	
Select	010001549119	Jessica	Michelle Hua Dong	08/12/2013	15:36	GUARD CALLED	ACCEPTED	
Select	010001554152	Jimmy	Michelle Hua Dong	08/16/2013	20:33	GUARD CALLED	ACCEPTED	
Select	010001554306	Pizza	Michelle Hua Dong	08/16/2013	22:39	GUARD CALLED	ACCEPTED	
Select	020000358789	Jessica	Stilman Joseph	08/18/2013	00:01	GUARD CALLED	ACCEPTED	
Select	020000358822	Jessica	Michelle Hua Dong	08/18/2013	06:54	ADMIT LIST	ACCEPTED	
Select	020000359847	Joseph, Stilman	Stilman Joseph	08/21/2013	01:23	ADMIT LIST	ACCEPTED	
Select	020000360015	Resident	Michelle Hua Dong	08/21/2013	12:34	GUARD CALLED	ACCEPTED	
Select	010001559739	Billy	Stilman Joseph	08/21/2013	05:33	GUARD CALLED	ACCEPTED	
Select	020000360226	Jessica	Michelle Hua Dong	08/22/2013	02:59	GUARD CALLED	ACCEPTED	
Select	010001560642	Devon	Michelle Hua Dong	08/22/2013	09:57	GUARD CALLED	ACCEPTED	
Select	010001560937	Yellow Cab	Michelle Hua Dong	08/23/2013	02:52	GUARD CALLED	ACCEPTED	
Select	010001560952	Alicia	Michelle Hua Dong	08/23/2013	03:58	GUARD CALLED	ACCEPTED	
Select	020000360710	Billy	Stilman Joseph	08/23/2013	18:06	GUARD CALLED	ACCEPTED	
Select	010001561938	Felicia Henderson	Michelle Hua Dong	08/23/2013	21:25	GUARD CALLED	ACCEPTED	
Select	020000360781	Joseph, Stilman	Stilman Joseph	08/23/2013	23:54	ADMIT LIST	ACCEPTED	
Select	020000360806	Joseph, Stilman	Stilman Joseph	08/24/2013	05:26	ADMIT LIST	ACCEPTED	
Select	010001562898	Billy	Michelle Hua Dong	08/24/2013	18:03	GUARD CALLED	ACCEPTED	
Select	020000361104	Christy	Michelle Hua Dong	08/24/2013	19:19	GUARD CALLED	ACCEPTED	
Select	010001563455	Joseph, Stilman	Michelle Hua Dong	08/25/2013	02:59	ADMIT LIST	ACCEPTED	
Select	020000361442	Billy	Stilman Joseph	08/25/2013	22:46	ADMIT LIST	ACCEPTED	

1 2 3 4 5 ...

Goto Page  of 6



ACCEPTED

Devon TO 64 Honors Course Drive

ON 08/22/2013 @ 19:53

LICENSE - TENNESSEE H577R

GUARD CALLED

Gate: Main Gate

Note for Transaction Number: 010001560642

N/A

Close Visitor List

PRINT THIS PAGE



Dream Cars Las Vegas

September 24, 2015

De'Andre Bibbins

3955 West Mesa Vista Ave STE 6

Las Vegas, Nevada 89118

Dear Mr. Stilman Joseph,

**Re: OFFER OF EMPLOYMENT**

Dream Cars Las Vegas is pleased to offer you the position with our company. We understand you are unavailable at this time, please get back to us to discuss the start date of your employment. We are prepared to have you with us as early as next week, September 28, 2015. We are excited about the potential that you bring to our company.

You will be working as a Lot Porter. You will report directly to De'Andre Bibbins. Your initial tasks will include maintenance on all cars, inventory of rental cars, and more.

Your initial compensation package includes a weekly salary of \$415, payable biweekly.

In accepting our offer of employment, you certify your understanding that your employment will be an "at-will" basis.

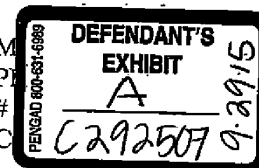
We look forward to your arrival at our company and are confident that you will play a key role in our company's expansion. Please let me know if you have any questions or if I can do anything to make your arrival easier.

Sincerely,

  
De'Andre Bibbins

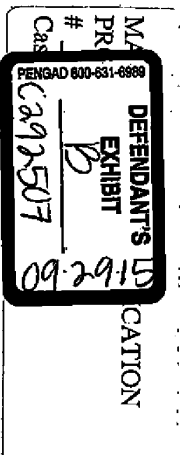
Manager

Dream Cars Las Vegas



OFFICE OF THE CLERK

# Past Flight



May 6

**Las Vegas, NV to Chicago (Midway), IL**  
**Confirmation # 8WQPH8**

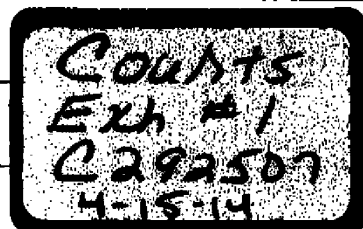
<b>PASSENGER</b>	<b>POINTS USED</b>	<b>FARE TOTAL</b>
<b>JESSICA BACH</b>	- 16,253PTS	16,253PTS
RR 20328591412		

## Price summary

ROUTING	DATE	FARE TYPE	FARE
LAS to MDW	5/06/2015	Wanna Get Away	16,253PTS
		Gov't taxes and fees	\$5.60
<b>Total</b>			<b>\$5.60</b>
Total points used			- 16,253PTS

#3.

At any point while the light  
skinned man was by the  
kitchen stairs, did he ~~remove~~  
take the gun away from you?

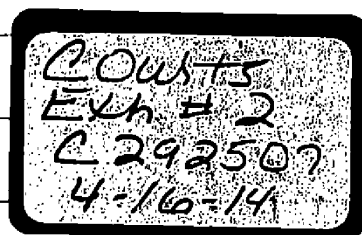


Were the lights on  
w the house?

downstairs -

upstairs -

stairwell -



2



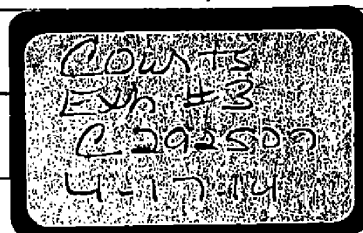
[Blank lined area]

21 #

# 3

- Can you ~~recall~~ recall ~~about~~ about how many gun related calls you received back in August of 2013 in the enterprise area?

- Was it common to receive gun related calls around Rhodes Ranch between July 2013 - September 2013?



Juror 13

can you ask

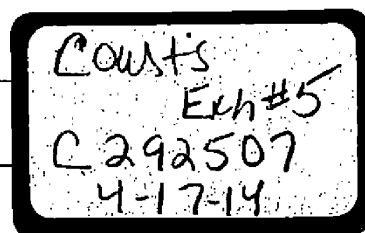
Willie Carter who  
robbed

he ~~robbed~~ the

house with?

Counts  
EXH B4  
C 292507  
4-17-14

Did Willie CARTER  
ever ID Suspect  
Stellman AND or  
Cory Hubbard  
in a photo lineup



2

12

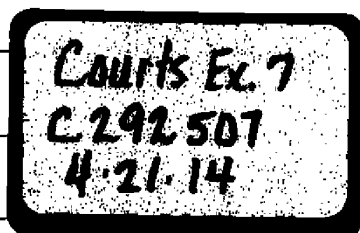
Juror 4

Could bullet ~~be~~ C  
have been fired from  
the base/bottom of  
the Kitchen stairs?

Court's Ex 6  
C202507  
4.21.14

#11

WAS A CARTRIDGE  
FOUND FOR C-1-?



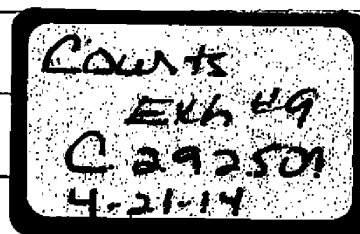
Jury #9

When asked if bullet could  
be fired from downstairs -  
what about the stairs from  
kitchen area - not other  
stairs from entry -

Court's Ex 8  
C292507  
4-21-14

# 5

IS THERE A  
RADIUS FOR  
TRANSFER OF  
GS RESIDUE FOR  
PERSONS IN  
VICINITY ?

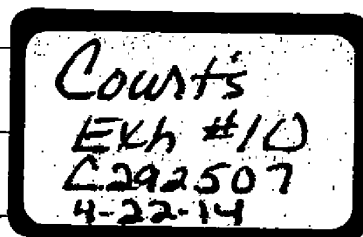


① Request 3 colors of  
markers

~~②~~ PAD OF 3" X 5" - POST-IT  
NOTES.

22 APRIL 2014

*John Mitchell*  
JURY FOREMAN



Instruction 28, line 4  
"unless defendant had  
requisite specific intent."

Please provide definition  
of these terms.

22 APRIL 2014  
~~Ch. Hittler~~  
JULY FOREMAN

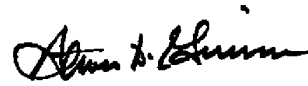
Cowrt's  
Exh #11  
C292507  
4-22-14

1 TRAN

2  
3 IN THE EIGHTH JUDICIAL DISTRICT COURT  
4 CLARK COUNTY, NEVADA

Electronically Filed  
03/24/2014 11:09:06 AM

5  
6 THE STATE OF NEVADA, )  
7 Plaintiff, )  
8 vs. )  
9 WILLIE CARTER, )  
10 Defendant. )

  
CLERK OF THE COURT

) Case No.  
) C292507  
) Dept. No. 24  
)

11 -----  
12 PLEA  
13 -----

14 Before the Honorable James M. Bixler  
15 Thursday, October 31, 2013, 8:30 a.m.

16 Reporter's Transcript of Proceedings  
17 -----

18 APPEARANCES:

19 For the State: Elizabeth Mercer, Esq.  
20 Chief Deputy District  
21 Attorney

22 For the Defendant: Anthony Goldstein, Esq.  
23 Las Vegas, Nevada  
24

25 REPORTED BY: ROBERT A. CANGEMI, CCR No. 888

STATE'S PROPOSED EXHIBIT

# 112

CASE NO. C292507

1 Las Vegas, Nevada, Thursday, October 31,  
2 2013

3 \* \* \* \* \*

4  
5 THE CLERK: Next, 6-B.

6 THE COURT: Mr. Carter, bottom of page 6.

7 The Defendant, Willie Terry Carter is  
8 present in custody.

9 I have a guilty plea agreement.

10 MR. GOLDSTEIN: Anthony Goldstein for the  
11 Defendant.

12 It is resolved, Your Honor, but  
13 procedurally, there needs to be a superseding  
14 indictment filed, because a third Defendant was  
15 added.

16 MS. MERCER: He needs to be arraigned on  
17 it.

18 MR. GOLDSTEIN: But it only involves the  
19 third Defendant being added to the case.

20 The charges involving Mr. Carter aren't  
21 effected at all, it is just merely adding the third  
22 Defendant.

23 THE COURT: Is it the same superseding  
24 indictment that we have for the co-Defendant?

25 MS. MERCER: Yes.

1 THE COURT: Mr. Carter.

2 THE DEFENDANT: Yes, sir.

3 THE COURT: There has been a superseding  
4 indictment in the case that you were previously  
5 charged with.

6 First of all, that's your correct name,  
7 Willie Terry Carter?

8 THE DEFENDANT: Yes, Your Honor.

9 THE COURT: Do you read and write  
10 English?

11 THE DEFENDANT: Yes, Your Honor.

12 THE COURT: Have you had a chance to go  
13 through the superseding indictment?

14 THE DEFENDANT: Yes.

15 THE COURT: With your attorney?

16 THE DEFENDANT: Yes.

17 THE COURT: Do you understand the charges  
18 that you are charged with?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: How many counts was he named  
21 in the total of 15 counts, but he is only named in  
22 one through 12?

23 MS. MERCER: Yes.

24 THE COURT: But you are named in Counts 1  
25 through 12 of this superseding indictment?

1 THE DEFENDANT: Yes.

2 THE COURT: Did you go through these  
3 charges with your attorney?

4 THE DEFENDANT: Yes, Your Honor.

5 THE COURT: Do you understand what you  
6 are charged with?

7 THE DEFENDANT: Yes.

8 THE COURT: Do you want me to read those  
9 charges to you, or do you waive the reading of those  
10 charges?

11 THE DEFENDANT: I would to waive, sir.

12 THE COURT: Now, you are going to  
13 plead -- pursuant to the guilty plea agreement, you  
14 are going to plead guilty to 3 charges.

15 Counts 1 and 2 is robbery with use of a  
16 deadly weapon, a Category B felony.

17 And Count 3 is attempt murder, a Category B  
18 felony.

19 Out of those 12 charges, you are pleading  
20 guilty to 3 of them, and then the State is  
21 dismissing the rest of the charges that you are  
22 named in; is that your understanding?

23 THE DEFENDANT: Yes, Your Honor.

24 MS. MERCER: Your Honor, if we get him to  
25 plead not guilty to the superseding, I will file a

1 second superseding.

2 THE COURT: As to the 12 charges that you  
3 were named in this the superseding indictment, you  
4 are going to plead not guilty.

5 Is that correct?

6 THE DEFENDANT: Yes, Your Honor.

7 THE COURT: Now, we are moving on to the  
8 next phase, where the State is going to file a  
9 second --

10 MR. GOLDSTEIN: Correct.

11 THE COURT: -- a second superseding  
12 indictment, and you have reached an agreement with  
13 the State.

14 Is that right?

15 THE DEFENDANT: Yes, Your Honor.

16 THE COURT: And the agreement that you  
17 reached with the State is reflected in this guilty  
18 plea agreement.

19 Is that correct?

20 THE DEFENDANT: Yes.

21 THE COURT: Did you read through it?

22 THE DEFENDANT: Yes.

23 THE COURT: And discuss it with your  
24 attorney?

25 THE DEFENDANT: Yes, sir.

1           THE COURT:       And according to the guilty  
2 plea agreement, you are going to withdraw your plea  
3 of not guilty.

4           Is that correct?

5           THE DEFENDANT:     Yes.

6           THE COURT:       As to 3 counts, Count 1 and  
7 2, and Count 3, Counts 1 and 2 are robbery with use  
8 of a deadly weapon, Category B felonies.

9           And Count 3 is a Category B felony, attempt  
10 murder.

11          How are you going to be pleading to those 3  
12 charges?

13          THE DEFENDANT:     Guilty, Your Honor.

14          THE COURT:       When you read through this  
15 guilty plea agreement, did you understand what you  
16 were reading?

17          THE DEFENDANT:     Yes.

18          THE COURT:       And you have discussed the  
19 terms of the guilty plea agreement with your  
20 attorney.

21          Is that correct?

22          THE DEFENDANT:     Yes.

23          THE COURT:       You read it and discussed the  
24 guilty plea agreement before you signed it?

25          THE DEFENDANT:     Yes.

1           THE COURT:       I am showing you page 6 of  
2 the guilty plea agreement, is that your signature?

3           THE DEFENDANT:    Yes, sir.

4           THE COURT:       Is there anything in the  
5 guilty plea agreement that did you not understand?

6           THE DEFENDANT:    No, sir.

7           THE COURT:       Did anybody threaten you or  
8 coerce you to get you to plead guilty?

9           THE DEFENDANT:    No.

10          THE COURT:       Did anybody promise you  
11 anything not in the guilty plea agreement to get you  
12 to plead guilty?

13          THE DEFENDANT:    No, Your Honor.

14          THE COURT:       Did you read through the  
15 section of the guilty plea agreement entitled waiver  
16 of rights?

17          THE DEFENDANT:    Yes, sir.

18          THE COURT:       Did you understand those  
19 rights?

20          THE DEFENDANT:    Yes.

21          THE COURT:       You discussed those right with  
22 your attorney, right?

23          THE DEFENDANT:    Yes, Your Honor.

24          THE COURT:       Those rights consist  
25 basically of your rights in regards to having a

1 trial.

2 Is that correct?

3 THE DEFENDANT: Yes, sir.

4 THE COURT: Your right to confront and  
5 cross-examine witnesses against you.

6 Your right to subpoena witnesses on your own  
7 behalf.

8 Your right to testify, if you choose to  
9 testify.

10 Your right against self-incrimination, if  
11 you don't want to testify.

12 Your right to appeal.

13 All of those rights were explained to you,  
14 is that correct?

15 THE DEFENDANT: Yes, Your Honor.

16 THE COURT: Do you wish to waive all of  
17 those rights, and not have a trial, and you waive  
18 all of those rights to plead guilty to these 3  
19 charges?

20 THE DEFENDANT: Yes, Your Honor.

21 THE COURT: According to the guilty plea  
22 agreement, the State will retain the right to argue  
23 at the time of sentencing on each of the 3 counts  
24 that you are pleading guilty to.

25 Is that correct?

1           THE DEFENDANT:       Yes, Your Honor.

2           THE COURT:        The State has further agreed  
3 that they will not seek habitual criminal treatment  
4 at the time of sentencing.

5           Is that also your understanding?

6           THE DEFENDANT:       Yes, Your Honor.

7           THE COURT:        What is your understanding --  
8 the State will not oppose the sentences on the 2  
9 counts of robbery with use of a deadly weapon to run  
10 concurrent to one another, but retains the right to  
11 argue that the sentence on the attempt murder should  
12 run consecutive.

13          Do you understand what that means?

14          THE DEFENDANT:       Yes, Your Honor.

15          THE COURT:        What is your understanding of  
16 the range of sentence that the Court could impose on  
17 the charge of robbery with use of a deadly weapon.

18          It has 2 components. There is a robbery  
19 charge, and there is an enhancement for use of a  
20 deadly weapon.

21          What is your understanding of the range of  
22 the sentence for the robbery?

23          THE DEFENDANT:       2 to 15.

24          THE COURT:        2 to 15 years.

25          THE COURT:        By law, the enhancement for

1 use of a deadly weapon has to be consecutive to the  
2 robbery.

3 Do you understand that?

4 THE DEFENDANT: Yes, Your Honor.

5 THE COURT: What is the range of sentence  
6 for the enhancement of use of a deadly weapon?

7 THE DEFENDANT: 1 to 15.

8 THE COURT: So, even though the State has  
9 agreed that Counts 1 and 2, the 2 robbery charges  
10 can run concurrent to each other, the charge of  
11 robbery, and then the enhancement of use of a deadly  
12 weapon have to be consecutive, one after other.

13 Do you understand that?

14 THE DEFENDANT: Yes.

15 THE COURT: The maximum sentence for the  
16 robbery is 6 to 15 years, that's the maximum  
17 sentence that the Court could impose for the  
18 robbery.

19 Do you understand that?

20 THE DEFENDANT: Yes.

21 THE COURT: Then the Court has to add on  
22 the consecutive.

23 The Court could max that out with another 6  
24 to 15 years for the enhancement.

25 So, for each of the 2 robbery charges, if I

1 maxed you out at the time of sentencing, it would be  
2 6 to 15 for the robbery, plus a consecutive 6 to 15  
3 for use of a deadly weapon.

4 Do you understand that?

5 THE DEFENDANT: Yes.

6 THE COURT: I could do that on both of  
7 the robbery charges, but they would run concurrent,  
8 so that's the maximum sentence, 6 to 15 and 6 to  
9 15.

10 Do you understand that?

11 THE DEFENDANT: Yes.

12 THE COURT: However, what is your  
13 understanding of the range of sentence that the  
14 Court could impose for Count 3, attempt murder?

15 THE DEFENDANT: 2 to 10.

16 MR. GOLDSTEIN: 2 to 20.

17 THE COURT: So, the maximum sentence for the  
18 attempt murder would be 8 to 20 years, you  
19 understand that?

20 THE DEFENDANT: Yes.

21 THE COURT: The State retains the right  
22 to argue that that sentence should be sentenced  
23 consecutive to the 2 robbery counts.

24 Do you understand that?

25 THE DEFENDANT: Yes, Your Honor.

1           THE COURT:       Let's talk about what the  
2 maximum sentence that the Court could impose at the  
3 time of sentencing.

4           The Court could sentence you to 6 to 15 for  
5 the robberies, and an additional 6 to 15 years for  
6 use of a deadly weapon.

7           That would cover counts one and 2, do you  
8 understand that?

9           THE DEFENDANT:     Yes.

10          THE COURT:       Then, if I maxed you out on  
11 the attempt murder charge, that would be another 8  
12 to 20 years.

13          So it is possible that if I maxed you out on  
14 all 3 counts, you would doing 14 years on the  
15 bottom, and 30, plus 20, it would be 50 years on the  
16 top end.

17          It is possible, if I maxed you out on all 3  
18 counts, you could be doing 50 years on the top end,  
19 and 14 years on the bottom end.

20          Do you understand that?

21          THE DEFENDANT:    Yes, Your Honor.

22          THE COURT:       The State is going to be  
23 arguing, and probably they are going to be arguing  
24 for the maximum sentence.

25          MR. GOLDSTEIN:    The cap is 12.

1 MS. MERCER: I agree to not argue for no  
2 more than 12 years on the bottom end.

3 THE COURT: So, part of the deal is they  
4 won't argue for more than 12 years.

5 If I maxed you out, I could give you 14.

6 They are not asking for the max.

7 In any event, you understand potentially  
8 what the maximum sentence could be, pursuant to the  
9 agreement, 12 to 50 years.

10 Do you understand that?

11 MR. GOLDSTEIN: Your Honor, just to clarify,  
12 that's a cap for the State's argument of 12 years on  
13 the bottom, not any kind of agreement that's the  
14 sentence we are going to recommend anyway.

15 THE COURT: Right.

16 All I am doing is explaining to you what the  
17 maximum sentence could be, because when it comes  
18 time for the sentence to be imposed, that sentence,  
19 if imposed, is completely and entirely up to me.

20 No one could promise or predict what kind of  
21 sentence I am going to impose.

22 I will tell you that if that is the cap that  
23 the State agreed to, I will honor that, and at the  
24 very worst, you wouldn't get sentenced to anything  
25 that the State agreed not to argue for.

1           So it would be to there or somewhere down.

2           Do you understand?

3           THE DEFENDANT:       Yes.

4           THE COURT:        You understand that you are  
5 entering this plea with these 3 charges,  
6 understanding the potential maximum sentence that  
7 the Court could impose.

8           Is that correct?

9           THE DEFENDANT:   Yes, Your Honor.

10          THE COURT:       Once again, no one can  
11 promise or predict what kind of sentence the Court  
12 is going to impose, that I am going to impose at the  
13 time of sentence.

14          Do you understand that?

15          THE DEFENDANT:       Yes, Your Honor.

16          THE COURT:        So, I am going to read to you  
17 from the superseding indictment.

18          I am going to read the fact allegations in  
19 the superseding indictment, and you tell me if they  
20 are accurate or not.

21          We will go through the 2 counts for  
22 robbery.

23          MR. GOLDSTEIN:   Your Honor, the second  
24 superseding indictment.

25          THE COURT:        The second superseding

1 indictment.

2           It says that on or about August 22, 2013 you  
3 and the co-Defendants did then and there willfully,  
4 unlawfully and intentionally take property which was  
5 an iPad, and/or cell phones, and/or other unknown  
6 property from Darny Van.

7           And/or an iPad or other cell phones or  
8 unknown property from the person of Asia Hood.

9           And/or an iPad and/or cell phones or other  
10 unknown property from the person of Kenneth  
11 Flenory.

12           And/or iPad and/or cell phones and/or  
13 unknown property from the person of David Powers.

14           You took this property from them in their  
15 presence, by means of force or violence, or fear of  
16 force or violence, against their will, while you  
17 using a deadly weapon, to-wit: a firearm in the  
18 commission of this robbery.

19           And it says that you are liable under one of  
20 several theories; either you directly committed the  
21 crime, or you aided and abetted in the commission of  
22 the crime, or you provided -- you either committed  
23 it or you aided and abetted.

24           MS. MERCER: And/or conspired.

25           THE COURT: And/or that you conspired to

1 commit those crimes.

2           So you understand the factual assertions  
3 that I just read to you in the complaint?

4           THE DEFENDANT:   Yes, Your Honor.

5           THE COURT:       Are they true?

6           THE DEFENDANT:       Yes, Your Honor.

7           THE COURT:       You guys, you knew what was  
8 going on you when you were robbing these people of  
9 cell phones and property, and iPads.

10           You guys had a gun.

11           Is that all true?

12           THE DEFENDANT:       Yes, Your Honor.

13           THE COURT:       The second count, Count 2  
14 says -- that was Count 1.

15           Count 2 says that once again you and your  
16 associates in the case did willfully, knowingly and  
17 intentionally take person property from -- the  
18 property being an iPad and/or cell phones and/or  
19 other unknown property from Anthony Roberts.

20           iPad, cell phones or other unknown property  
21 from Thavin Van, T-h-a-v-i-n V-a-n, Thavin Van.

22           And then additional iPads, cell phones or  
23 other unknown property from the person of Trinity  
24 Briones.

25           Again, you took property from those folks

1 either with the use of force or violence, or the  
2 fear of force or violence, and against their will.

3 And again, you either did it by one of 3  
4 ways, you either directly committed the offense, or  
5 you aided and abetted in the commitment of the  
6 offense, or you conspired to commit the offense.

7 Is that also true?

8 THE DEFENDANT: Yes, Your Honor.

9 THE COURT: Again, you and these folks --  
10 apparently there is 2 counts, 2 different cases?

11 MS. MERCER: A different sets of victims,  
12 Your Honor.

13 And you forgot the penalty with regards to  
14 the use of a firearm.

15 THE COURT: And Count 2, also, the second  
16 count, you guys stole this property from these  
17 folks, and you were using a firearm when that  
18 happened, true?

19 THE DEFENDANT: I was; yes, Your Honor.

20 MR. GOLDSTEIN: It wasn't one event, Your  
21 Honor, it is just a different set of victims listed  
22 in Count 2 as Count 1.

23 THE COURT: The first set of victims in  
24 Count 1 were together when they stole all of this.

25 MS. MERCER: They were all in the same

1 house, Your Honor.

2 I just want to make sure that there was a  
3 count of robbery as to each victim.

4 Each victim was named in the indictment.

5 MR. GOLDSTEIN: Additionally, each victim  
6 was charged as a separate robbery with use count.

7 For purposes of the negotiation, we  
8 consolidated it into 2 counts.

9 THE COURT: The reason is, they could have,  
10 and they did originally charge you with a separate  
11 count of robbery with use of a deadly weapon on each  
12 one of those victims, as they are entitled to do.

13 Because you negotiated the count, they  
14 consolidated the victims in the 2 counts.

15 Is that your understanding?

16 THE DEFENDANT: Yes, Your Honor.

17 THE COURT: The fact is you guys robbed  
18 with a gun all of those people of personal property,  
19 phones, iPads and other property.

20 Is that correct?

21 THE DEFENDANT: Yes, Your Honor.

22 THE COURT: Count 3 says that on that  
23 same day, you did then and there, without lawful  
24 authority and intentionally, willfully and with  
25 malice aforethought, did attempt to kill David

1 Powers by shooting David Powers --

2 Ms. Mercer: By shooting at.

3 THE COURT: -- by shooting at, is that all  
4 true?

5 THE DEFENDANT: Yes, Your Honor.

6 THE COURT: Are you the one that fired  
7 the gun?

8 THE DEFENDANT: Yes.

9 THE COURT: Once again, you are entering  
10 a plea of guilty to these 3 charges freely and  
11 voluntarily.

12 Is that correct?

13 THE DEFENDANT: Yes, Your Honor.

14 THE COURT: And you understand the  
15 potential consequence that may result from your  
16 entering this plea of guilty at the time of  
17 sentencing.

18 Is that also correct?

19 THE DEFENDANT: Yes, Your Honor.

20 THE COURT: Anything else?

21 MS. MERCER: No.

22 THE COURT: All right.

23 The Court will accept your plea guilty to  
24 Count 1, a Category B felony, attempt robbery with  
25 use of a deadly weapon.

1           And Count 2, also robbery with use of a  
2 deadly weapon.

3           As well as Count 3, a Category B felony  
4 offense of attempt murder, as having been freely and  
5 voluntarily entered.

6           Now, the process is, I will set you down for  
7 sentencing in approximately 60 days.

8           Somebody from Parole and Probation is going  
9 to be able to talk to you, so expect to talk to  
10 somebody within the next few weeks.

11           And then when the Presentence Investigative  
12 Report is prepared, you will need to sit down and go  
13 through it with Mr. Goldstein, and make sure that  
14 the information is accurate.

15           If it is not accurate, it needs to be  
16 corrected before we impose sentence.

17           THE CLERK: January 7, 2014 for sentencing.

18           MR. GOLDSTEIN: At this point I can withdraw  
19 the pretrial writ of habeas corpus that I filed  
20 previously.

21           THE COURT: The writ is withdrawn.

22

23                           (Proceedings concluded.)

24

25

## 1 C E R T I F I C A T E

2 STATE OF NEVADA )

3 ) ss.

4 CLARK COUNTY )

5

6 I, Robert A. Cangemi, CCR 888, do hereby  
7 certify that I reported the foregoing proceedings,  
8 and that the same is true and accurate as reflected  
9 by my original machine shorthand notes taken at said  
10 time and place before the Hon. James M. Bixler,  
11 District Court Judge presiding.

12 Dated at Las Vegas, Nevada this 24th  
13 day of March, 2014.

14

15 /s/ Robert A. Cangemi

16 Robert A. Cangemi, CCR 888

17 Certified Court Reporter

18 Las Vegas, Nevada

19

20

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22

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24

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abettor

defendant

A	
<p>abettor (15:21) (15:23) (17:5)  able (20:9)  accept (19:23)  according (6:1) (8:21)  accurate (14:20) (20:14) (20:15) (21:8)  add (10:21)  added (2:15) (2:19)  adding (2:21)  additional (12:5) (16:22)  additionally (18:5)  aforethought (18:25)  after (10:12)  again (14:10) (16:15) (16:25) (17:3) (17:9) (19:9)  against (8:5) (8:10) (15:16) (17:2)  agree (13:1)  agreed (9:2) (10:9) (13:23) (13:25)  agreement (2:9) (4:13) (5:12) (5:16) (5:18) (6:2) (6:15) (6:19) (6:24) (7:2) (7:5) (7:11) (7:15) (8:22) (13:9) (13:13) (15:21) (15:23) (17:5)  all (2:21) (3:6) (8:13) (8:16) (8:18) (12:14) (12:17) (13:15) (16:11) (17:24) (17:25) (18:18) (19:3) (19:22)  allegations (14:18)  also (9:5) (17:7) (17:15) (19:18) (20:1)  and/or (15:5) (15:7) (15:9) (15:12) (15:24) (15:25) (16:18)  another (9:10) (10:23) (12:11)  anthony (1:21) (2:10) (16:19)  any (13:7) (13:13)  anybody (7:7) (7:10)  anything (7:4) (7:11) (13:24) (19:20)  anyway (13:14)  apparently (17:10)  appeal (8:12)  appearances (1:18)  approximately (20:7)  are (3:18) (3:24) (4:6) (4:12) (4:14) (4:19) (4:21) (5:4) (5:7) (6:2) (6:7) (6:11) (8:24) (12:23) (13:6) (13:14) (14:4) (14:20) (15:19) (16:5) (18:12) (19:6) (19:9)  aren't (2:20)  argue (8:22) (9:11) (11:22) (13:1) (13:4) (13:25)  arguing (12:23)  argument (13:12)  arraigned (2:16)  asia (15:8)  asking (13:6)  assertions (16:2)  associates (16:16)  attempt (4:17) (6:9) (9:11) (11:14) (11:18) (12:11) (18:25) (19:24) (20:4)  attorney (1:20) (3:15) (4:3) (5:24) (6:20) (7:22)  august (15:2)  authority (18:24)</p>	<p>(16:22)  certified (21:17)  certify (21:7)  chance (3:12)  charge (9:17) (9:19) (10:10) (12:11) (18:10)  charged (3:5) (3:18) (4:6) (18:6)  charges (2:20) (3:17) (4:3) (4:9) (4:10) (4:14) (4:19) (4:21) (5:2) (6:12) (8:19) (10:9) (10:25) (11:7) (14:5) (19:10)  chief (1:20)  choose (8:8)  clarify (13:11)  clark (1:3) (21:4)  clerk (2:5) (20:17)  co-defendant (2:24)  co-defendants (15:3)  coerce (7:8)  comes (13:17)  commission (15:18) (15:21)  commit (16:1) (17:6)  commitment (17:5)  committed (15:20) (15:22) (17:4)  complaint (16:3)  completely (13:19)  components (9:18)  concluded (20:23)  concurrent (9:10) (10:10) (11:7)  confront (8:4)  consecutive (9:12) (10:1) (10:12) (10:22) (11:2) (11:23)  consequence (19:15)  consist (7:24)  consolidated (18:8) (18:14)  conspired (15:24) (15:25) (17:6)  corpus (20:19)  correct (3:6) (5:5) (5:10) (5:19) (6:4) (6:21) (8:2) (8:14) (8:25) (14:8) (18:20) (19:12) (19:18)  corrected (20:16)  could (9:16) (10:17) (10:23) (11:6) (11:14) (12:2) (12:4) (12:18) (13:5) (13:8) (13:17) (13:20) (14:7) (18:9)  count (4:17) (6:6) (6:7) (6:9) (11:14) (16:13) (16:14) (16:15) (17:15) (17:16) (17:22) (17:24) (18:3) (18:6) (18:11) (18:13) (18:22) (19:24) (20:1) (20:3)  counts (3:20) (3:21) (3:24) (4:15) (6:6) (6:7) (8:23) (9:9) (10:9) (11:23) (12:7) (12:14) (12:18) (14:21) (17:10) (18:8) (18:14)  county (1:3) (21:4)  court (1:3) (2:6) (2:23) (3:1) (3:3) (3:9) (3:12) (3:15) (3:17) (3:20) (3:24) (4:2) (4:5) (4:8) (4:12) (5:2) (5:7) (5:11) (5:16) (5:21) (5:23) (6:1) (6:6) (6:14) (6:18) (6:23) (7:1) (7:4) (7:7) (7:10) (7:14) (7:18) (7:21) (7:24) (8:4) (8:16) (8:21) (9:2) (9:7) (9:15) (9:16) (9:24) (9:25) (10:5) (10:8) (10:15) (10:17) (10:21) (10:23) (11:6) (11:12) (11:14) (11:17) (11:21) (12:1) (12:2) (12:4) (12:10) (12:22) (13:3) (13:15) (14:4) (14:7) (14:10) (14:11) (14:16) (14:25) (15:25) (16:5) (16:7) (16:13) (17:9) (17:15) (17:23) (18:9) (18:17) (18:22) (19:3) (19:6) (19:9) (19:14) (19:20) (19:22) (19:23) (20:21) (21:11) (21:17)  cover (12:7)  crime (15:21) (15:22)  crimes (16:1)  criminal (9:3)  cross-examine (8:5)  custody (2:8)</p>
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<p>basically (7:25)  because (2:14) (13:17) (18:13)  been (3:3) (20:4)  before (1:13) (6:24) (20:16) (21:10)  behalf (8:7)  being (2:19) (16:18)  bixler (1:13) (21:10)  both (11:6)  bottom (2:6) (12:15) (12:19) (13:2) (13:13)  briones (16:24)  but (2:12) (2:18) (3:21) (3:24) (9:10) (11:7)</p>	
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<p>can (10:10) (14:10) (20:18)  cangemi (1:25) (21:6) (21:16)  cap (12:25) (13:12) (13:22)  carter (1:9) (2:6) (2:7) (2:20) (3:1) (3:7)  case (1:8) (2:19) (3:4) (16:16)  cases (17:10)  category (4:16) (4:17) (6:8) (6:9) (19:24) (20:3)  ccr (1:25) (21:6) (21:16)  cell (15:5) (15:7) (15:9) (15:12) (16:9) (16:18) (16:20)</p>	<p>darny (15:6)  dated (21:12)  david (15:13) (18:25) (19:1)  day (18:23) (21:13)  days (20:7)  deadly (4:16) (6:8) (9:9) (9:17) (9:20) (10:1) (10:6) (10:11) (11:3) (12:6) (15:17) (18:11) (19:25) (20:2)  deal (13:3)  defendant (1:10) (1:21) (2:7) (2:11) (2:14) (2:19) (2:22) (3:2) (3:8) (3:11) (3:14) (3:16) (3:19) (4:1) (4:4) (4:7) (4:11) (4:23) (5:6) (5:15) (5:20) (5:22) (5:25) (6:5) (6:13) (6:17) (6:22) (6:25) (7:3) (7:6) (7:9) (7:13) (7:17) (7:20) (7:23) (8:3) (8:15) (8:20) (9:1) (9:6) (9:14) (9:23) (10:4)</p>
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 (18:2) (18:23)  
**these** (4:2) (8:18) (14:5) (16:8) (17:9) (17:16) (19:10)  
**they** (9:3) (11:7) (12:23) (13:3) (13:6) (14:19) (16:5)  
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**third** (2:14) (2:19) (2:21)  
**this** (3:25) (5:3) (5:17) (6:14) (14:5) (15:14) (15:18)  
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**those** (4:8) (4:9) (4:19) (6:11) (7:18) (7:21) (7:24) (8:13)  
 (8:17) (8:18) (16:1) (16:25) (18:12) (18:18)  
**though** (10:8)  
**threaten** (7:7)  
**through** (3:13) (3:22) (3:25) (4:2) (5:21) (6:14) (7:14)  
 (14:21) (20:13)  
**thursday** (1:14) (2:1)  
**time** (8:23) (9:4) (11:1) (12:3) (13:18) (14:13) (19:16)  
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**together** (17:24)  
**took** (15:14) (16:25)  
**top** (12:16) (12:18)  
**total** (3:21)  
**to-wit** (15:17)  
**tran** (1:1)  
**transcript** (1:15)  
**treatment** (9:3)  
**trial** (8:1) (8:17)  
**trinity** (16:23)  
**true** (16:5) (16:11) (17:7) (17:18) (19:4) (21:8)

## U

**under** (15:19)  
**understand** (3:17) (4:5) (6:15) (7:5) (7:18) (9:13) (10:3)  
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**understanding** (4:22) (9:5) (9:7) (9:15) (9:21) (11:13)  
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**unknown** (15:5) (15:8) (15:10) (15:13) (16:19) (16:20)  
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**unlawfully** (15:4)  
**use** (4:15) (6:7) (9:9) (9:17) (9:19) (10:1) (10:6) (10:11)  
 (11:3) (12:6) (17:1) (17:14) (18:6) (18:11) (19:25) (20:1)  
**using** (15:17) (17:17)

## V

**van** (15:6) (16:21)  
**v-a-n** (16:21)  
**vegas** (1:22) (2:1) (21:12) (21:18)  
**very** (13:24)  
**victim** (18:3) (18:4) (18:5)  
**victims** (17:11) (17:21) (17:23) (18:12) (18:14)  
**violence** (15:15) (15:16) (17:1) (17:2)  
**voluntarily** (19:11) (20:5)

## W

**waive** (4:9) (4:11) (8:16) (8:17)  
**waiver** (7:15)  
**want** (4:8) (8:11) (18:2)  
**was** (2:14) (3:20) (15:4) (16:7) (16:14) (17:19) (18:2)  
 (18:4) (18:6)  
**wasn't** (17:20)  
**ways** (17:4)  
**weapon** (4:16) (6:8) (9:9) (9:17) (9:20) (10:1) (10:6)  
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**weeks** (20:10)  
**well** (20:3)  
**were** (3:4) (5:3) (6:16) (8:13) (16:8) (17:17) (17:24) (17:25)  
**what** (4:5) (6:15) (9:7) (9:13) (9:15) (9:21) (10:5) (11:12)  
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**when** (6:14) (13:17) (16:8) (17:17) (17:24) (20:11)  
**where** (5:8)  
**which** (15:4)  
**while** (15:16)  
**will** (4:25) (8:22) (9:3) (9:8) (13:22) (13:23) (14:21)  
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**wish** (8:16)  
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**withdraw** (6:2) (20:18)  
**withdrawn** (20:21)  
**within** (20:10)  
**without** (18:23)  
**witnesses** (8:5) (8:6)  
**won't** (13:4)  
**worst** (13:24)  
**would** (4:11) (11:1) (11:7) (11:18) (12:7) (12:11) (12:14)  
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**wouldn't** (13:24)  
**writ** (20:19) (20:21)  
**write** (3:9)

## Y

**years** (9:24) (10:16) (10:24) (11:18) (12:5) (12:12) (12:14)  
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STATE'S PROPOSED EXHIBIT

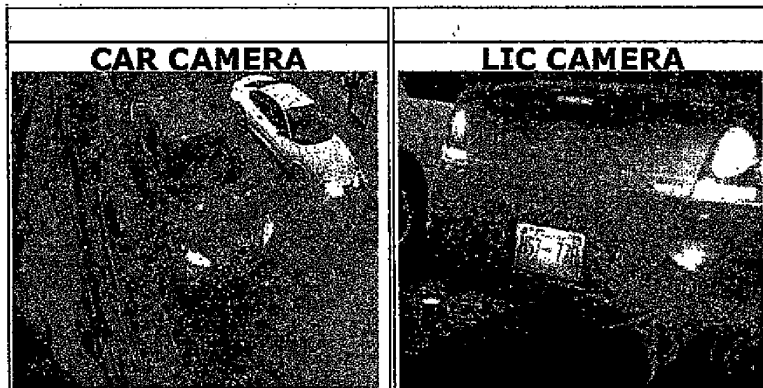
# 116  
CASE NO. C292507



Version: 4.1.0.1.11

The ultimate in security and visitor management solutions.

Main Menu	Resident Look Up	Visitors	My Events	Notes	Vehicles/Devices	Directions	My Account	Logout
<b>My Location</b> Lot or Acct: T03-061 Address: 64 Honors Course Drive Tenant(s): Joseph, Stilman <a href="#">Show Owners</a> <a href="#">Overview</a>	<b>Overview</b> <a href="#">Print</a> <b>Contact Info (1)</b> <a href="#">Manage</a> 818-856-6928 Stilman Joseph Tenant Contact							
<b>Security Message</b> Please remember all residents and visitors vehicles will be processed through the QuickPass System when entering the property. Please remember to update your vehicle QuickPass Account on the...	<b>One Time Visitors (0)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> <b>Temporary Visitors (0)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> <b>Duration Visitors (0)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a>							
<b>Community Message</b> PLEASE MAKE SURE YOU HAVE RECEIVED YOUR 2013 VEHICLE DECAL (NO CHARGE) AND PURCHASED YOUR VEHICLE TRANSPONDER. **DEFINITION: RAQOTED.ADM	<b>Permanent Visitors (1)</b> <a href="#">QuickAdd</a> <a href="#">Manage</a> Triumph Property Mngmnt Vendors and Services							
<b>Contact Numbers</b> Back Gate 702-262-6021 Main Gate 702-736-2150	<b>Scheduled Events (0)</b> <a href="#">Manage</a> <b>Residents (1)--Tenant</b> <a href="#">Manage</a> Stilman Joseph Tenant							
	<b>Vehicles With Device (2)</b> <a href="#">Manage</a> Cadillac Escalade YS39 22-0025465 In-Active jasonjohnson=jdw PREV TENANT Bentley GT TEMP 22-0026839 Active joseph=as							
	<b>Vehicles (0)</b> <a href="#">Manage</a> <b>Devices (0)</b> <a href="#">Manage</a>							



ACCEPTED

Devon TO 64 Honors Course Drive

ON 08/22/2013 @ 19:53

LICENSE - TENNESSEE H5777R

GUARD CALLED

Gate: Main Gate

Note for Transaction Number: 010001560642

N/A
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Close Visitor List

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568 - 705  
WILL FOLLOW VIA  
U.S. MAIL

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor****COURT MINUTES****September 11, 2013**

C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

**September 11, 2013    11:45 AM      Grand Jury Indictment**

**HEARD BY:** Bell, Linda Marie**COURTROOM:** RJC Courtroom 03F**COURT CLERK:** Aaron Carbajal**RECORDER:** Renee Vincent**REPORTER:****PARTIES**

<b>PRESENT:</b>	Palal, Binu G.	Attorney
	State of Nevada	Plaintiff
	Thomson, Megan	Attorney

**JOURNAL ENTRIES**

- Edward Golec, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. State presented Grand Jury Case Number 13AGJ050B to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-292507-2, Department 24. Ms. Thomson requested a warrant and argued bail. COURT ORDERED, WARRANT WILL ISSUE \$340,000.00 TOTAL BAIL; Exhibits(s) 1-5 lodged with the Clerk of District Court. COURT FURTHER ORDERED, matter SET for Arraignment.

WARRANT (CUSTODY)

9-19-13 8:30 AM INITIAL ARRAIGNMENT (DEPT. 24)

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor****COURT MINUTES****September 19, 2013**

C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

**September 19, 2013      8:30 AM****All Pending Motions****HEARD BY:** Bixler, James**COURTROOM:** RJC Courtroom 10C**COURT CLERK:** Theresa Lee**RECORDER:****REPORTER:** Bill Nelson**PARTIES**

<b>PRESENT:</b>	Carter, Willie	Defendant
	Goldstein, Anthony M.	Attorney
	State of Nevada	Plaintiff
	Thomson, Megan	Attorney

**JOURNAL ENTRIES****- ARRAIGNMENT...INDICTMENT WARRANT RETURN**

Deft Carter present in custody. Mr. Goldstein stated he was appointed by the Justice Court at the Lower Level and that case was dismissed. Deft has now been indicted by the Grand Jury. COURT ORDERED, Anthony Goldstein is APPOINTED to represent deft. DEFT. CARTER ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. COURT ORDERED, matter set for trial. Upon Court's inquiry, Mr. Goldstein stated he has not received the Grand Jury transcript. Court noted, the Grand Jury return was on 9/11/13, and the Court Reporter has until 9/25/13 to file the transcript. The deft has 21 days to file the Writ from the date the Grand Jury Transcript is filed. Ms. Thomson advised the Court this is Ms. Mercer's case. Court informed the parties, the Court has a capital murder case set the same date, and if it goes forward, this case will go to the Overflow Department.

**CUSTODY (COC)**

10/31/13 @ 8:30 A.M. CALENDAR CALL

11/4/13 @ 10:00 A.M. TRIAL BY JURY

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**October 29, 2013**

C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

**October 29, 2013      8:30 AM      Petition for Writ of Habeas  
Corpus**

**HEARD BY:** Bixler, James

**COURTROOM:** RJC Courtroom 10C

**COURT CLERK:** Theresa Lee  
Athena Trujillo

**RECORDER:**

**REPORTER:** Robert Cangemi

**PARTIES**

<b>PRESENT:</b>	Carter, Willie	Defendant
	Goldstein, Anthony M.	Attorney
	Radovic, Michael	Attorney
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Deft present in custody. Mr. Goldstein advised the Court the matter is RESOLVED. He called the Court's Law Clerk last Friday to let him know that there is no need to address the Writ. The Court can leave the Calendar Call on calendar for Thursday, 10/31/13. He has the Guilty Plea Agreement to go over with the deft. NEGOTIATIONS; deft will plead to one count of Conspiracy to Commit Robbery, two counts of Robbery with Use of a Deadly Weapon to run CONCURRENT, and one count of Attempt Murder. Deft concurred. COURT ORDERED, the Deft's writ is taken OFF CALENDAR, matter CONTINUED to 10/31/13 for Change of Plea/Calendar Call.

CUSTODY (COC)

10/31/13 @ 8:30 A.M. CHANGE OF PLEA/CALENDAR CALL

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**October 30, 2013**

C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

**October 30, 2013      11:00 AM      Grand Jury Indictment**

**HEARD BY:** Bell, Linda Marie

**COURTROOM:** RJC Courtroom 03F

**COURT CLERK:** Aaron Carbajal

**RECORDER:** Debbie Winn

**REPORTER:**

**PARTIES**

**PRESENT:**      Rhoades, Kristina A.      Attorney  
                                 State of Nevada      Plaintiff

**JOURNAL ENTRIES**

- Edward Golec, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. State presented Grand Jury Case Number 13AGJ050B to the Court. COURT ORDERED, the Superseding Indictment may be filed and is assigned Case Number C-13-292507-2, Department 24. Ms. Rhoades requested a warrant and argued bail. COURT ORDERED, WARRANT WILL ISSUE \$340,000.00 TOTAL BAIL. Exhibits 1a and 6-9 lodged with the Clerk of District Court; exhibits 1-5 were previously lodged. COURT FURTHER ORDERED, Justice Court case 13F166614X DISMISSED; matter SET for Arraignment.

WARRANT (CUSTODY)

11-7-13 8:30 AM STATUS CHECK: SUPERSEDING INDICTMENT (DEPT. 24)

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor****COURT MINUTES****October 31, 2013**

C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

**October 31, 2013      8:30 AM      All Pending Motions**

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

**COURT CLERK:** Theresa Lee

**RECORDER:**

**REPORTER:** Robert Cangemi

**PARTIES**

<b>PRESENT:</b>	Carter, Willie	Defendant
	Goldstein, Anthony M.	Attorney
	Mercer, Elizabeth A.	Attorney
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- CALENDAR CALL...CHANGE OF PLEA

Deft Carter present in custody. Guilty Plea Agreement FILED IN OPEN COURT. Record Reflect, State electronically filed the SUPERSEDING INDICTMENT on 10/30/13. Mr. Goldstein stated matter RESOLVED with regard to his client. Ms. Mercer stated deft needs to be arraigned on the Superseding Indictment. DEFT. CARTER ARRAIGNED AND PLED NOT GUILTY to the Superseding Indictment. Thereafter, State moved to FILE IN OPEN COURT a Second Amended Superseding Indictment. NEGOTIATIONS: State will not seek Habitual Criminal treatment, no opposition to concurrent time between CTS 1 & 2 the Robbery UDW counts, but retains right to argue for consecutive time on CT 3, the Attempt Murder count, and will not argue for more than twelve (12) years on the bottom end of the sentence, and State will not argue whether this case should run concurrent or consecutive to the California case. DEFT CARTER ARRAIGNED and PLED GUILTY to the Second Amended Indictment, CTS 1 & 2 - ROBBERY WITH USE OF A DEADLY WEAPON (F), and CT 3 - ATTEMPT MURDER (F). Court ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for sentencing. Mr. Goldstein moved to

PRINT DATE:      03/18/2020

Page 6 of 12

Minutes Date:      September 11, 2013

WITHDRAW the Writ on filed, COURT SO ORDERED. Trial date VACATED.

CUSTODY (COC)

1/7/14 @ 8:30 A.M. SENTENCING (2ND SUPERSEDING INDICTMENT)

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**November 07, 2013**

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C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

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**November 07, 2013      8:30 AM      Status Check**

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

**COURT CLERK:** Theresa Lee  
                                 Shelly Landwehr

**RECORDER:**

**REPORTER:** JoAnn Melendez

**PARTIES**

<b>PRESENT:</b>	Carter, Willie	Defendant
	Rhoades, Kristina A.	Attorney
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Court NOTED this defendant has previously entered a plea and has been set for sentencing. COURT ORDERED, matter OFF CALENDAR.

CUSTODY (COC)

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor****COURT MINUTES****January 07, 2014**

C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

**January 07, 2014      8:30 AM      Sentencing**

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

**COURT CLERK:** Theresa Lee

**RECORDER:**

**REPORTER:** Robert Cangemi

**PARTIES**

<b>PRESENT:</b>	Carter, Willie	Defendant
	Goldstein, Anthony M.	Attorney
	Mercer, Elizabeth A.	Attorney
	Rhoades, Kristina A.	Attorney
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Deft present in custody. Court noted, deft pled to two counts of Robbery with UDW, and one count of Attempt Murder. Colloquy between Court and counsel regarding penalty. Court stated, the State AGREED not to seek Habitual Criminal treatment; State AGREED not to seek more than 12 years on the bottom end; State has no opposition to CTS 1 & 2 running concurrent, but retained right to argue whether CT 3 should run concurrent or consecutive. Ms. Mercer concurred. Statements by Court regarding deft's prior record and facts of the case. Court received a letter from deft and copies were made for both counsel. Following arguments by counsel, and statement by deft, COURT ORDERED, DEFT CARTER ADJUDGED GUILTY of CTS 1 & 2 - ROBBERY WITH USE OF A DEADLY WEAPON; and CT 3 - ATTEMPT MURDER (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 a \$3.00 DNA Collection Fee; Defendant SENTENCED on CT 1 - ROBBERY - to a MAXIMUM of FIFTEEN (15) YEARS and a MINIMUM of SIX (6) YEARS in the Nevada Department of Corrections (NDC) and a CONSECUTIVE MAXIMUM of FIFTEEN (15) YEARS and a MINIMUM of SIX (6) YEARS in the Nevada Department of Corrections (NDC) for the USE OF A DEADLY

PRINT DATE:      03/18/2020

Page 9 of 12

Minutes Date:      September 11, 2013

WEAPON (F); CT 2 - ROBBERY - to a MAXIMUM of FIFTEEN (15) YEARS and a MINIMUM of SIX (6) YEARS in the Nevada Department of Corrections (NDC) and a CONSECUTIVE MAXIMUM of FIFTEEN (15) YEARS and a MINIMUM of SIX (6) YEARS in the Nevada Department of Corrections (NDC) for the USE OF A DEADLY WEAPON (F); CTS 1 & 2 to run CONCURRENT with each other; and on CT 3 - Deft SENTENCED to a MAXIMUM of TWENTY (20) YEARS and a MINIMUM of SIX (6) YEARS in the Nevada Department of Corrections; CT 3 to run CONCURRENT with CTS 1 & 2; and deft to receive 138 DAYS credit for time served. BOND, if any, EXONERATED.

NDC

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 07, 2020**

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C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

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**January 07, 2020      9:00 AM      Motion to Modify Sentence**

**HEARD BY:** Holthus, Mary Kay      **COURTROOM:** RJC Courtroom 03F

**COURT CLERK:** Dara Yorke

**RECORDER:** Yvette G. Sison

**REPORTER:**

**PARTIES**

**PRESENT:**      Lexis, Chad N.      Attorney  
                                 State of Nevada      Plaintiff

**JOURNAL ENTRIES**

- Mr. Goldstein and Deft. not present. Court inquired if the State had filed an Opposition, which Mr. Lexis indicated they did. Court noted Mr. Goldstein requested that matter be continued until Thursday, January, 9, 2020. COURT SO ORDERED.

NDC

1/9/20 9:00 AM CONTINUED: MOTION TO CORRECT ILLEGAL SENTENCE

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Felony/Gross Misdemeanor**

**COURT MINUTES**

**January 09, 2020**

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C-13-292507-2      State of Nevada  
                                 vs  
                                 Willie Carter

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**January 09, 2020      9:00 AM      Motion to Modify Sentence**

**HEARD BY:** Holthus, Mary Kay      **COURTROOM:** RJC Courtroom 03F

**COURT CLERK:** Dara Yorke

**RECORDER:** Yvette G. Sison

**REPORTER:**

**PARTIES**

<b>PRESENT:</b>	Carter, Willie	Defendant
	Goldstein, Anthony M.	Attorney
	Merback, William J.	Attorney
	State of Nevada	Plaintiff

**JOURNAL ENTRIES**

- Deft. not present. Mr. Goldstein indicated Deft. was at the prison and would not be present at the instant hearing. Additionally, Mr. Goldstein noted Deft. filed the instant Motion without his knowledge; however, he reviewed the Motion and Deft. was requesting for his sentence to be lowered. Court advised Deft. was being represented by counsel, and the instant Motion had already been ruled upon and denied for the same reason. Following colloquy, COURT ORDERED Motion to Correct Illegal Sentence was hereby DENIED. Mr. Merback noted the instant motion was denied on merit as well. State to prepare the Order.

NDC

# Certification of Copy and Transmittal of Record

State of Nevada }  
County of Clark } SS:

Pursuant to the Supreme Court order dated March 19, 2020, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises three volumes with pages numbered 1 through 717.

STATE OF NEVADA,

Plaintiff(s),

vs.

WILLIE CARTER  
aka WILLIE TERRY CARTER,

Defendant(s),

Case No: C-13-292507-2

Dept. No: XVIII

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto  
Set my hand and Affixed the seal of the  
Court at my office, Las Vegas, Nevada  
This 18 day of March 2020.

Steven D. Grierson, Clerk of the Court



Amanda Hampton, Deputy Clerk