FILED
Electronically
CR17-0636
2020-06-15 10:27:31 AM
Jacqueline Bryant
Clerk of the Court

1 **CODE NO. 2515** Transaction # 7924456 : caquilar WASHOE COUNTY PUBLIC DEFENDER 2 KATHRYN REYNOLDS, State Bar Number 10955 350 South Center Street, 5th Floor 3 Reno, Nevada 89501 **Electronically Filed** Jun 22 2020 10:10 a.m. (775) 337-4882 kreynolds@washoecounty.us Elizabeth A. Brown 5 Attorney for Defendant Clerk of Supreme Court б IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE 8 9 THE STATE OF NEVADA, 10 Plaintiff. 11 Case No. CR17-0636 VS. 12 OSBALDO CHAPARRO, Dept. 7 13 Defendant. 14 15 NOTICE OF APPEAL 16 Defendant, Osbaldo Chaparro, appeals to the Supreme Court of Nevada from 17 the judgment of conviction entered in this action on May 21, 2020. 18 19 The undersigned hereby affirms, pursuant to NRS 239B.030, that this 20 document does not contain the social security number of any person. 21 DATED: June 15, 2020 22 JOHN L. ARRASCADA 23 WASHOE COUNTY PUBLIC DEFENDER 24 By: /s/ Kathryn Reynolds KATHRYN REYNOLDS, Deputy 25 26

1	CERTIFICATE OF SERVICE
2	
3	I hereby certify that I am an employee of the Washoe County Public Defender's
4	Office, Reno, Washoe County, Nevada, and that on this date I forwarded a true copy
5	of the foregoing document addressed to:
6	OSBALDO CHAPARRO
7	#1234050
8	Northern Nevada Correctional Center PO Box 7000
9	Carson City, Nevada 89701
10	JENNIFER P. NOBLE
11	Chief Appellate Deputy Washoe County District Attorney's Office
12	(E-flex)
13	AARON D. FORD
14	Attorney General State of Nevada 100 N. Carson Street
15	Carson City, Nevada 89701
16	
17	DATED this 15th day of June, 2020.
18	Britis tims four day of state, 2020.
19	/s/ <u>Kathryn Reynolds</u>
20	KATHRYN REYNOLDS
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CR17-0636
2020-06-15 10:27:31 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7924456 : caquilar

CODE NO. 1310
WASHOE COUNTY PUBLIC DEFENDER
KATHRYN REYNOLDS, State Bar Number 10955
350 South Center Street, 5th Floor
Reno, Nevada 89501
(775) 337-4882
kreynolds@washoecounty.us
Attorney for Defendant

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff,

vs. Case No. CR17-0636

OSBALDO CHAPARRO, Dept. No. 7

Defendant.

CASE APPEAL STATEMENT

- 1. Appellant, Osbaldo Chaparro.
- 2. This appeal is from a judgment of conviction entered on May 21, 2020, by the Honorable Egan Walker, district judge.
- 3. The parties below were The State of Nevada, Plaintiff and Osbaldo Chaparro, Defendant.
- 4. The parties herein are Osbaldo Chaparro, Appellant and The State of Nevada, Respondent.

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- 5. Counsel on appeal: For the Appellant, the Washoe County Public Defender's Office and Kathryn Reynolds, Appellate Deputy, 350 South Center Street, 5th Floor, Reno, Nevada 89520-0027, (775) 337-4882; and for the Respondent, the Washoe County District Attorney's Office, One South Sierra Street, Reno, Nevada 89501, (775) 337-5751.
 - 6. Appointed counsel represented Appellant in the district court.
 - 7. Appointed counsel represents Appellant on appeal.
 - 8. The Washoe County Public Defender was court-appointed.
 - 9. The charging document (Information) was filed on April 19, 2017.
- 10. Mr. Chaparro was found guilty by jury of one count of sexual assault, a violation of NRS 200.366.2b, one count of battery with intent to commit sexual assault upon a victim age 16 or older, a violation of NRS 200.400.4b, and one count of open and gross lewdness, a violation of NRS 200.210.1a. The district court sentenced Mr. Chaparro to a term of 364 days in the Washoe County Jail for open and gross lewdness and awarded 364 days of credit for presentence confinement. The district court sentenced Mr. Chaparro to a consecutive term of life with the possibility of parole after 120 months for sexual assault and awarded an additional 883 days of credit for predisposition custody. The district court sentenced Mr. Chaparro to a consecutive term of life with the possibility of parole after 24 months for battery with intent to commit sexual assault.
 - 11. This case has not previously been the subject of appeal or writ proceeding.
 - 12. This appeal does not involve child custody or visitation.

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13. This is not a civil case.

The undersigned hereby affirms, pursuant to NRS 239B.030, that this document does not contain the social security number of any person.

DATED: June 15, 2020.

JOHN L. ARRASCADA WASHOE COUNTY PUBLIC DEFENDER

By: /s/ <u>Kathryn Reynolds</u> KATHRYN REYNOLDS, Deputy

1	CERTIFICATE OF SERVICE
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3	I hereby certify that I am an employee of the Washoe County Public Defender's
4	Office, Reno, Washoe County, Nevada, and that on this date I forwarded a true copy
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9	Carson City, Nevada 89701
10	JENNIFER P. NOBLE
11	Chief Appellate Deputy Washoe County District Attorney's Office
12	(E-flex)
13	AARON D. FORD Attorney General State of Nevada
14	100 N. Carson Street
15	Carson City, Nevada 89701
16	
17	DATED this 15th day of June, 2020.
18	
19	/s/ <u>Kathryn Reynolds</u>
20	KATHRYN REYNOLDS
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FILED Electronically CR17-0636 2020-06-15 10:27:31 AM Jacqueline Bryant Clerk of the Court Transaction # 7924456 : caduilar

1 **CODE NO. 3868**

WASHOE COUNTY PUBLIC DEFENDER

KATHRYN REYNOLDS, State Bar Number 10955

350 South Center Street, 5th Floor

Reno, Nevada 89520-0027

(775) 337-4882

kreynolds@washoecounty.us

Attorney for Defendant

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff, vs.

Defendant.

Case No. CR17-0636

OSBALDO CHAPARRO,

Dept. No. 7

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REQUEST FOR TRANSCRIPT(S)

TO: Stephanie Koetting:

OSBALDO CHAPARRO, defendant named above, requests preparation of a transcript of certain portions of the proceedings before the district court in this matter as follows:

21

February 14, 2019, October 3, 2019 and February 5, 2020: Transcript of

Proceedings: Pretrial Motions

February 11, 12, 13 and 14, 2020: Transcript of Proceedings: Jury Trial (excluding reading of jury instructions, but including jury selection, all hearings

and/or meetings with counsel (including bench conferences), all meetings by the

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court with the jury with or without counsel present, opening statements and closing arguments of counsel, all trial testimony, the settling of jury instructions, and the return of the jury's verdicts);

May 20, 2020: Transcript of Proceedings: Entry of Judgment and Imposition of Sentence.

This notice requests a transcript of only those portions of the district court proceedings which counsel reasonably and in good faith believes are necessary to determine whether appellate issues are present. Voir dire examination of jurors, opening statements and closing arguments of trial counsel, and the reading of jury instructions shall not be transcribed unless specifically requested above, which, with the exception of the reading of jury instructions, they are.

I recognize that I must personally serve a copy of this form on the above named reporter and opposing counsel, and that the above named court reporter shall have 30 days from the receipt of this notice to prepare and submit to the district court and counsel the draft transcript requested herein. NRAP 9(b)(1)(A).

The undersigned hereby affirms, pursuant to NRS 239B.030, that this document does not contain the social security number of any person.

DATED this 15th day of June, 2020.

JOHN L. ARRASCADA WASHOE COUNTY PUBLIC DEFENDER

By: /s/ <u>Kathryn Reynolds</u> KATHRYN REYNOLDS Deputy

1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of the Washoe County Public
3	Defender's Office, Reno, Washoe County, Nevada, and that on this date I forwarded
4	
5	a true copy of the foregoing document addressed to:
6	OSBALDO CHAPARRO #1234050
7	Northern Nevada Correctional Center PO Box 7000
8	Carson City, Nevada 89701
9	JENNIFER P. NOBLE
10	Chief Appellate Deputy Washoe County District Attorney's Office
11	(E-flex)
12	STEPHANIE KOETTING
13	$(E ext{-}mail)$ stephkoetting@gmail.com
14	
15	DATED this 15th day of June, 2020.
16	
17	/s/ <u>Kathryn Reynolds</u> KATHRYN REYNOLDS
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SECOND JUDICIAL DISTRICT COURT **COUNTY OF WASHOE**

Case History - CR17-0636

DEPT. D7

HON. EGAN WALKER

Report Date & Time 6/16/2020 11:03:05AM

ase ID:	CR17-0636		escription: STATE VS CRIMINAL	S OSBALDO CHAPARRO (D7) Initial Filing Date: 4/17/2017
			Parties	
PLTF DA DA DA DEFT PD PD		STATE OF NEVAL Jennifer P. Noble, Es Matthew Lee, Esq Mariah Northington OSBALDO CHAPA Tobin E. Fuss, Esq Kathryn Reynolds, I	sq 9446 10654 , Esq 14247 .RRO - @186391 5957	
PD PNP		Kendra Gabriella Be Div. of Parole & Pro		
			Charges	
Charge No.	Charge Code 50095	<i>Charge Date</i> 11/1/2018	AI SEXUALASSAUL	Charge Description
2	50157	11/1/2018	AI BATTERY WITH I AGE 16 OR OLDER	NTENT TO COMMIT SEXUAL ASSAULT UPON VICTIM
3	50971	11/1/2018	AI OPEN OR GROSS	LEWDNESS
			Plea Informa	tion
Charge No.	Plea Code	Plea Date		Plea Description
1	50095	12/5/2018	PLED NO	OT GUILTY
2	50157	12/5/2018	PLED NOT GUILTY	
3	50971 12/5/2018		PLED NOT GUILTY	
Б.	GI V	CI D	Sentences	
Date 5/20/2020	2 - Life With Poss of Parole		Time Served Sentence Text NDOC - TEN YEARS TO LIFE, TO BE SERVED CONSECUTIVELY TO THE SENTENCE IMPOSED IN COUNT III; REST; FINES NDOC - TWENTY-FOUR (24) MONTHS TO LIFE, TO BE SERVED CONSECUTIVELY TO THE SENTENCE IMPOSED IN COUNT I WCJ - 364 DAYS	
5/20/2020				
5/20/2020				
			Release Inform	ation
5.10	0.000	Custody Status	NDW WGI	DEFENDANT WAS SENTENGED OF L. TEN (10)
3/2	20/2020	CUSIC	DDY - WCJ	DEFENDANT WAS SENTENCED. CT I - TEN (10) YEARS TO LIFE, TO BE SERVED
	20/2020	20 CUSTOI		CONSECUTIVELY TO THE SENTENCE IMPOSED IN COUNT III;
5/2	20/2020	CUSTO	DDY - WCJ	CT II - TWENTY-FOUR (24) MONTHS TO LIFE, TO BE SERVED CONSECUTIVELY TO THE
5/2	20/2020	CUSTO	DDY - WCJ	SENTENCE IMPOSED IN COUNT I;
5/2	20/2020	CUSTO	DDY - WCJ	CT III - 364 DAYS IN WCJ
2/1	4/2020	CUSTO	DDY - WCJ	DEFENDANT CONVICTED BY A JURY OF COUNTS I, II, AND III; NO BAIL HOLD;

e ID:	CR17-0636	-	TE VS OSBALDO CHAPARRO (D7) Initial Filing D	ate: 4/17/2017
: ID;				
	2/14/2020 5/9/2018	CUSTODY - WCJ CUSTODY - WCJ	SENTENCING SET FOR MAY 7, 202 5/21/18 TRIAL VACATED AND RESI W/ MOTION TO CONFIRM ON 10/3	ET FOR 11/12/18
	1/24/2018	CUSTODY - WCJ	MOTION TO CONTIRM ON 10/3 MOTION FOR O/R RELEASE AND/O REDUCTION - DENIED	
	1/24/2018	CUSTODY - WCJ	BAIL TO REMAIN AT \$50,000.00 CA THE DEFENDANT POSTS	SH ONLY; IF
	1/24/2018	CUSTODY - WCJ	BAIL, ENHANCED SUPERVISION T	O BE IMPOSED
		Hea	rings	
	Department Even	t Description	Sched. Date & Time	Disposed Date
1	D7 ARRAIGNM	MENT	5/3/2017 09:00:00	5/3/2017
	Event Extra Text:		Disposition:	
			D725 5/3/2017	
			TO COUNTS I, II AND III OF THE INFORM	ATION
_	Department Even	t Description	Sched. Date & Time	Disposed Date
2	D7 Request for S	Submission	11/2/2017 08:36:00	1/8/2018
		N FOR RELEASE ON HIS OWN OR BAIL REDUCTION [TRIAL CON'T TO 05.21.18	Disposition: S200 1/8/2018	
	Department Even	t Description	Sched. Date & Time	Disposed Date
3	D7 MOTION TO	O CONFIRM TRIAL	1/3/2018 09:00:00	11/17/2017
	Event Extra Text:		Disposition: D844 11/17/2017 [MTC CON'T FROM 01.03.18 TO 05.09.18 - 10 STIP AND ORDER - 10 stip and - 10 sti	9:00 A.M. PURSUANT
	Department Even	t Description	Sched. Date & Time	Disposed Date
4	D7 TRIAL - JUI	RY	1/22/2018 09:30:00	11/17/2017
	Event Extra Text: FIVE DA	AYS	Disposition: D844 11/17/2017	
			[MTC CON'T FROM 01.03.18 TO 05.09.18 A TRIAL CON'T FROM 01.22.18 TO 05.21.18 A 11.29.17 - 9:00 A.M ks]	
	Department Even	t Description	Sched. Date & Time	Disposed Date
5	D7 ORAL ARG	UMENTS	1/24/2018 09:00:00	1/24/2018
		ENDANT'S MTN TO RELEASE ON O.R. ON TO TRAIL CALENDAR - ks	Disposition: D355 1/24/2018 DEFENDANT'S MOTION TO RELEASE ON REDUCTION - DENIED BAIL TO REMAIN AS \$50,000.00 CASH ON	
	Department Even	t Description	Sched. Date & Time	Disposed Date
6	D7 MOTION TO	O CONFIRM TRIAL	5/9/2018 09:00:00	5/9/2018
		MAY BE CONTINUED TO NOV. 12, 2018 - STIP. ENSE EXPERT NOT AVAILABLE IN MAY	Disposition: D355 5/9/2018 MOTION TO CONFIRM TRIAL IS HEREBY MAY 21, 2018 TRIAL IS HEREBY VACATEI NOVEMBER 12, 2018 AT 9:00 A.M. WITH A MOTION TO CONFIRM TRIAL FOR OCTO A.M.	D AND RESET FOR

COUNSEL MILLSAP TO PREPARE THE STIP AND ORDER.

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Case Description: STATE VS OSBALDO CHAPARRO (D7)

Case ID: CR17-0636 **CRIMINAL Initial Filing Date:** 4/17/2017 Case Type:

Department **Event Description** Sched. Date & Time Disposed Date

D7 TRIAL - JURY 5/21/2018 09:30:00 5/9/2018 7

Event Extra Text: 5 DAY JURY - [MTC CON'T FROM 01.03.18 TO 05.09.18 Disposition:

A.M. - ks] TO 11.29.17 - 9:00 A.M. - ks] SET FOR NOVEMBER 12, 2018 AT 9:00 A.M.

MOTION TO CONFIRM OCTOBER 31, 2018 AT 9:00 A.M.

Department **Event Description** Sched. Date & Time Disposed Date

5/9/2018

D844

D7 Request for Submission 10/29/2018 15:36:00 11/20/2018 8

Event Extra Text: DEFT'S MOTION TO RECORDS ALL BENCH Disposition: CONFERENCES AND MOTION TO RECORD ALL CONFERENCES S200 11/20/2018

AT 9:00 A.M. AND TRIAL CON'T FROM 01.22.18 TO 05.21.18 AT 9:30

CONDUCTED IN CHAMBERS FILED 10-9-18

Department **Event Description** Sched. Date & Time Disposed Date

10/29/2018 D7 11/20/2018 Request for Submission 15:35:00

Disposition: Event Extra Text: DEFT'S MOTION TO INVOKE THE RULE OF **EXCLUSION FILED 10-9-18** 11/20/2018 S200

Sched. Date & Time Department **Event Description** Disposed Date

D7 11/20/2018 10 Request for Submission 10/29/2018 15:36:00

Event Extra Text: DEFT'S MOTION IN LIMINE TO PRECLUDE Disposition: REFERENCE TO INDIGENCE FILED 10-9-18 S200 11/20/2018

Sched. Date & Time Department **Event Description** Disposed Date

11/20/2018 10/30/2018 11 D7 Request for Submission 12:53:00

Event Extra Text: MOTION REGARDING CUSTODY DURING TRIAL (NO Disposition: ORDER PROVIDED) S200 11/20/2018

Sched. Date & Time Disposed Date Department **Event Description**

D7 Request for Submission 10/30/2018 10:21:00 11/20/2018

Event Extra Text: MOTION TO SUPRESS EVIDENCE (NO ORDER Disposition: PROVIDED) S200 11/20/2018

Department **Event Description** Sched. Date & Time Disposed Date

D7 Request for Submission 10/30/2018 10:22:00 11/20/2018 13

Event Extra Text: MOTION FOR STATE TO DISCLOSURE ALL Disposition:

DEMONSTRATIVE EVIDENCE TO DEFENSE PRIOR TO PUBLISHING TO 11/20/2018 THE JURY (NO ORDER PROVIDED)

Department **Event Description** Sched. Date & Time Disposed Date

MOTION TO CONFIRM TRIAL 10/31/2018 10/31/2018 D7 09:00:00 Event Extra Text: 5 DAY TRIAL- 11.12.18 AT 9:00 A.M.

Disposition:

COURT CLERK KIM OATES

10/31/2018 MOTION TO AMEND INFORMATION - GRANTED MOTION TO CONFIRM TRIAL - DENIED

MOTION TO CONTINUE TRIAL - GRANTED COUNSEL TO RESET TRIAL AND MOTIONS HEARING WITH

ID:	CR17-	0636 Case Type: CRIMINAL	Initial Filing D	Date: 4/17/2017
	Department	Event Description	Sched. Date & Time	Disposed Date
15	D7	Request for Submission	10/31/2018 09:15:00	11/20/2018
	Event Extra 7 PROVIDED	Text: MOTION TO AMEND INFORMATION (NO ORDER	Disposition: S200 11/20/2018	
	Department	Event Description	Sched. Date & Time	Disposed Date
16	D7	TRIAL - JURY	11/13/2018 09:30:00	10/31/2018
	Event Extra 7 11.12.18 AT MTC 10.31.1		Disposition: D843 10/31/2018	
	Department	Event Description	Sched. Date & Time	Disposed Dat
17	D7	MOTION TO SET TRIAL	12/5/2018 08:45:00	12/5/2018
	Event Extra Text: STATE'S PROPOSED TRIAL DATES - JAN. 22, MARCH 11 AND MARCH 18; DEFENSE PROPOSED TRIAL DATES APRIL 1, 8, 29, MAY 13, AND JUNE 3 AND 10		*	
	Department	Event Description	Sched. Date & Time	Disposed Dat
18	D7	ARRAIGNMENT	12/5/2018 08:45:00	12/5/2018
	Event Extra Text: ARRAIGN DEFENDANT ON AMENDED INFORMATION		DN Disposition: D725 12/5/2018 TO COUNTS I, II AND III OF THE AMEND	ED INFORMATION
	Department	Event Description	Sched. Date & Time	Disposed Dat
19	D7	Request for Submission	2/13/2019 08:54:00	2/14/2019
	PRIOR SEX	Text: MOTION TO ADMIT EVIDENCE OF DEFENDANT'S UAL ACTS PURSUANT TO NRS 48.045(3) OR EVELY, MOTION TO ADMIT EVIDENCE OF OTHER BAD ER NRS 48.045 (2)	Disposition: S200 2/14/2019	
	Department	Event Description	Sched. Date & Time	Disposed Dat
20	D7	PRE-TRIAL MOTIONS	2/14/2019 13:30:00	2/14/2019
	Event Extra Text: SET FOR TWO HOURS		Disposition: D430 2/14/2019 PRE-TRIAL MOTIONS COUNSEL LEE TO PREPARE AND SUBMI	T ORDER
	Department	Event Description	Sched. Date & Time	Disposed Date
21	D7	PRE-TRIAL MOTIONS	4/25/2019 14:30:00	4/24/2019
	Event Extra 7 ISSUE(S)	Text: CAN BE VACATED BY COUNSEL IF THEY RESOLVE	Disposition: D875 4/24/2019 NO NEW PRE-TRIAL MOTIONS HAVE BE NOTIFIED	EN FILED; COUNSEL
	Department	Event Description	Sched. Date & Time	Disposed Dat
22	D7	MOTION TO CONFIRM TRIAL	5/22/2019 09:00:00	5/22/2019

Case Description: STATE VS OSBALDO CHAPARRO (D7) Case ID: CR17-0636 CRIMINAL **Initial Filing Date:** 4/17/2017 Case Type: **Event Description** Sched. Date & Time Disposed Date Department D7 ORDER TO SHOW CAUSE 5/29/2019 09:00:00 5/29/2019 23 Event Extra Text: NICHOLSON FTA'D /MOTION TO CONFIRM for JUNE Disposition: D145 5/29/2019 FOR DOUG NICHOLSON, ESQ. FTA NO BAIL BENCH WARRANT BENCH WARRANT QUASHED ON JUNE 6, 2019 - BENCH WARRANT NEVER FILED Sched. Date & Time Department **Event Description** Disposed Date D7 EXHIBITS TO BE MARKED W/CLERK 5/30/2019 5/29/2019 24 10:00:00 Event Extra Text: Disposition: 5/29/2019 D843 **Event Description** Sched. Date & Time Disposed Date Department 25 D7 TRIAL - JURY 6/3/2019 09:30:00 5/29/2019 Event Extra Text: FIVE DAYS Disposition: 5/29/2019 D844 Department **Event Description** Sched. Date & Time Disposed Date 26 D7 ORDER TO SHOW CAUSE 6/6/2019 09:00:00 6/6/2019 Event Extra Text: ORDER TO SHOW CAUSE Disposition: D255 6/6/2019 DOUG NICHOLSON, ESQ., IS FOUND TO BE IN CONTEMPT OF COURT, AND FINED \$1,000.00 TO BE PAID TO THE WASHOE COUNTY DISTRICT ATTORNEY'S OFFICE NO LATER THAN 30 DAYS FROM TODAY IT IS FURTHER ORDERED THAT THE BENCH WARRANT PREVIOUSLY ISSUED IS HEREBY QUASHED Department **Event Description** Sched. Date & Time Disposed Date D7 STATUS HEARING 7/24/2019 16:00:00 7/24/2019 27 Event Extra Text: IN RE: APPOINTMENT OF PUBLIC DEFENDER'S Disposition: OFFICE 7/24/2019 MOTION TO CONFIRM TRIAL IS NOW DENIED; THE TRIAL DATE WILL BE VACATED AND RESET ON AUGUST 7, 2019 THE APPOINTMENT OF THE PUBLIC DEFENDER'S OFFICE IS HEREBY CONFIRMED Department **Event Description** Sched. Date & Time Disposed Date MOTION TO CONFIRM TRIAL 7/24/2019 09:00:00 7/24/2019 28 D7 Event Extra Text: Disposition: D425 7/24/2019 MOTION TO CONFIRM TRIAL - GRANTED TRIAL IS CONFIRMED AS SCHEDULED DOUG NICHOLSON, ESQ., IS RELIEVED AS COUNSEL OF

RECORD AND AN ORDER TO SHOW CAUSE WILL BE SET THE PUBLIC DEFENDER'S OFFICE IS HEREBY APPOINTED TO

REPRESENT THE DEFENDANT

e ID:	CR17-0636 Case Type: CRIMINAL	VS OSBALDO CHAPARRO (D7) Initial Filing Date:	4/17/2017
	Department Event Description	Sched. Date & Time	Disposed Date
29	D7 EXHIBITS TO BE MARKED W/CLERK	8/1/2019 14:00:00	7/24/2019
	Event Extra Text: MATT LEE AND DOUG NICHOLSON	Disposition: D843 7/24/2019	
		DOUG NICHOLSON, ESQ., IS RELIEVED AS COUN OFFICE IS HEREBY APPOINTED	SEL, THE PD'S
	Department Event Description	Sched. Date & Time	Disposed Date
30	D7 TRIAL - JURY	8/5/2019 09:30:00	7/24/2019
	Event Extra Text: 5 DAYS	Disposition: D843 7/24/2019	
		DOUG NICHOLSON, ESQ., IS RELIEVED AS COUN OFFICE IS HEREBY APPOINTED	SEL, THE PD'S
	Department Event Description	Sched. Date & Time	Disposed Date
31	D7 MOTION TO SET TRIAL	8/7/2019 09:00:00	8/7/2019
	Event Extra Text: PD'S OFFICE HAS BEEN APPOINTED	Disposition:	
		D425 8/7/2019	
		MOTION TO SET TRIAL - GRANTED	
	Department Event Description	Sched. Date & Time	Disposed Date
32	D7 ORDER TO SHOW CAUSE	8/8/2019 09:00:00	8/8/2019
	Event Extra Text: FOR DOUG NICHOLSON, ESQ. FTA ON JULY 24, 2019	Disposition: D255 8/8/2019	
		DOUG NICHOLSON, ESQ., HELD IN CONTEMPT O COURT TO FASHION APPROPRIATE REMEDY BY WRITTEN ORDER	
	Department Event Description	Sched. Date & Time	Disposed Date
33	D7 Request for Submission	9/11/2019 10:44:00	10/3/2019
	Event Extra Text: MOTION TO CONTINUE TRIAL	Disposition:	
		S200 10/3/2019	
		PRE-TRIAL MOTIONS	
	Department Event Description	Sched. Date & Time	Disposed Date
34	D7 Request for Submission	9/13/2019 17:00:00	10/3/2019
	Event Extra Text: OBJECTION AND MOTION TO PRECLUDE	Disposition:	
	TESTIMONY OF DEFENSE EXPERT WITNESS PHILLIP B. DANIELSON,	S200 10/3/2019	
	Ph.D.	PRE-TRIAL MOTION	
	Department Event Description	Sched. Date & Time	Disposed Date
35	D7 Request for Submission	10/1/2019 15:53:00	10/3/2019
	Event Extra Text: MOTION FOR EQUAL ACCESS TO JUROR	Disposition:	
	INFORMATION FILED 8-28-19	S200 10/3/2019	
		PRE-TRIAL MOTIONS	
	Department Event Description	Sched. Date & Time	Disposed Date
36	D7 PRE-TRIAL MOTIONS	10/3/2019 09:00:00	10/3/2019
	Event Extra Text:	Disposition:	
	EVOR EAUS TEAL.	Disposition: D430 10/3/2019	

ID:	-	VS OSBALDO CHAPARRO (D7) Initial Filing Date:	4/17/2017
	Department Event Description	Sched. Date & Time	Disposed Date
37	D7 Request for Submission	11/13/2019 09:45:00	12/18/2019
	Event Extra Text: MOTION FOR RELEASE ON OWN RECOGNIZANCE AND/ OR BAIL REDUCTION	Disposition: S200 12/18/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
38	D7 MOTION TO CONFIRM TRIAL	12/18/2019 09:00:00	10/3/2019
	Event Extra Text:	Disposition: D844 10/3/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
39	D7 PRE-TRIAL MOTIONS	12/19/2019 09:00:00	10/28/2019
	Event Extra Text: MOTION TO PRECLUDE DR. DANIELSON TESTIMONY	Disposition: D870 10/28/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
40	D7 MOTION TO SET BAIL	1/6/2020 14:00:00	1/6/2020
	Event Extra Text: ORDER TO SET FILED BY COURT	Disposition: D355 1/6/2020 MOTION TO MODIFY BAIL - DENIED	
	Department Event Description	Sched. Date & Time	Disposed Date
41	D7 TRIAL - JURY	1/6/2020 09:30:00	10/3/2019
	Event Extra Text: 5 DAYS	Disposition: D844 10/3/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
42	D7 Request for Submission	1/28/2020 12:00:00	2/5/2020
	Event Extra Text: REQUEST FOR CLARIFICATION REGARDING ORDER GRANTING THE STATE?S MOTION TO ADMIT EVIDENCE OF DEFENDANT?S PRIOR SEXUAL ACTS PURSUANT TO NRS 48.045(3)	Disposition: S200 2/5/2020 PRE-TRIAL MOTIONS	
	Department Event Description	Sched. Date & Time	Disposed Date
43	D7 MOTION TO CONFIRM TRIAL	1/29/2020 09:00:00	1/29/2020
	Event Extra Text:	Disposition: D425 1/29/2020	
		MOTION TO CONFIRM TRIAL. COUNSEL TO CON OATES TO CONFIRM TRIAL START TIME. COUNS CONTACT COURT REGARDING STIPULATIONS A MOTIONS.	EL TO
	Department Event Description	Sched. Date & Time	Disposed Date
44	D7 PRE-TRIAL MOTIONS	2/5/2020 15:00:00	2/5/2020
	Event Extra Text:	Disposition: D430 2/5/2020	

e ID:	Case Description: STATE V CR17-0636 Case Type: CRIMINAL	'S OSBALDO CHAPARRO (D7) Initial Filing Date:	4/17/2017
	Department Event Description	Sched. Date & Time	Disposed Date
45	D7 Request for Submission	2/5/2020 15:16:00	2/5/2020
	Event Extra Text: DEFENDANT'S MOTION IN LIMINE TO INTRODUCE EVIDENCE OF PRIOR SEXUAL CONDUCT FILED 1-21-2020 AND STATE'S OPPOSITION FILED 1-30-2020	Disposition: S200 2/5/2020 PRE-TRIAL MOTIONS	
	Department Event Description	Sched. Date & Time	Disposed Date
46	D7 EXHIBITS TO BE MARKED W/CLERK	2/6/2020 14:00:00	2/6/2020
	Event Extra Text:	Disposition: D596 2/6/2020 EX. 1-44 MARKED FOR TRIAL	
	Department Event Description	Sched. Date & Time	Disposed Date
47	D7 PRE-TRIAL MOTIONS	2/11/2020 13:00:00	2/11/2020
	Event Extra Text:	Disposition: D430 2/11/2020 PRETRIAL MOTIONS	
	Department Event Description	Sched. Date & Time	Disposed Date
48	D7 TRIAL - JURY	2/11/2020 09:30:00	1/30/2020
	Event Extra Text: 4 DAYS	Disposition: D844 1/30/2020 TRIAL TIME CHANGED; COURT APPROVED	
	Department Event Description	Sched. Date & Time	Disposed Date
49	D7 TRIAL - JURY	2/11/2020 13:30:00	2/11/2020
	Event Extra Text: DAY ONE - FOUR DAY TRIAL	Disposition: D832 2/11/2020 DAY ONE	
	Department Event Description	Sched. Date & Time	Disposed Date
50	D7 TRIAL ONGOING	2/12/2020 10:30:00	2/12/2020
	Event Extra Text: DAY TWO	Disposition: D832 2/12/2020 DAY 2	
	Department Event Description	Sched. Date & Time	Disposed Date
51	D7 TRIAL ONGOING	2/13/2020 09:00:00	2/13/2020
	Event Extra Text: DAY THREE	Disposition: D832 2/13/2020 DAY 3	
	Department Event Description	Sched. Date & Time	Disposed Date
52	D7 TRIAL ONGOING	2/14/2020 09:00:00	2/14/2020
	Event Extra Text: DAY FOUR	Disposition: D895 2/14/2020 GUILTY OF COUNT I - SEXUAL ASSAULT GUILTY OF COUNT II - BATTERY WITH INTENT TO SEXUAL ASSAULT UPON VICTIM AGE 16 OR OLI GUILTY OF COUNT III - OPEN OR GROSS LEWDN	DER

ase ID:	CR17-06		e Description: STATE VS OS CRIMINAL	SBALDU CHAPAI	RRO (D7) Initial Filing D	ate: 4/17/2017
	Department	Event Description		Sched. Dat	te & Time	Disposed Date
53	D7 S	ENTENCING		5/7/2020	09:00:00	5/4/2020
	JURY ON 02/14 OF COUNT II -	t: SPECIAL SET; DEFENDANT FOU 1/2020; GUILTY OF COUNT I - SEXU BATTERY WITH INTENT TO COM AGE 16 OR OLDER, GUILTY OF CON NESS	JAL ASSAULT, GUILTY MIT SEXUAL ASSAULT	Disposition D844 5/4/2 SPECIAL SET		
	Department	Event Description		Sched. Dat	te & Time	Disposed Date
54	D7 S	ENTENCING		5/20/2020	14:00:00	5/20/2020
	JURY ON 02/14 OF COUNT II -	t: SPECIAL SET; DEFENDANT FOU //2020; GUILTY OF COUNT I - SEXU BATTERY WITH INTENT TO COM AGE 16 OR OLDER, GUILTY OF CON NESS	JAL ASSAULT, GUILTY MIT SEXUAL ASSAULT	Disposition D766 5/20.	1: /2020	
			Agency Cross Refer	ence		
Code	Agei	ncy Description	Case Reference l	I.D.		
DA PC RJ RP	PCN num Reno Just	ttorney's Office aber cice's Court ice Department	DA1616139 PCNRPD0009452C RCR2016089826 RPDRP16024406			
N.F	Kello Foli	ее Берагинені	Actions			
Action	Entry Date Co	ode Code Description	Actions	Text		
4/17/2	2522	Notice of Bindover	Transaction 6055382 - Ap	proved By: RRODRIG	U : 04-17-2017:16:12:04	
4/17/2	3700	Proceedings	Transaction 6055382 - Ap	proved By: RRODRIG	U : 04-17-2017:16:12:04	
4/17/2	017 1250H	E Application for Setting eFile	05/03/17 AT 9:00AM - Tra	nsaction 6055547 - Ap	pproved By: NOREVIEW : 04	-17-2017:16:16:36
4/17/2	017 NEF	Proof of Electronic Service	Transaction 6055552 - Ap	proved By: NOREVIE\	W : 04-17-2017:16:17:26	
4/18/2	017 1491	Pretrl Srvcs Assessment Report	PRETRIAL SERVICES AS	SSESSMENT REPORT	T - Transaction 6056467 - Ap	proved By: TBRITTON : 04-18-2
4/18/2	017 NEF	Proof of Electronic Service	Transaction 6056500 - Ap	proved By: NOREVIE\	W : 04-18-2017:10:17:17	
4/19/2	4105	Supplemental	SUPPLEMENTAL PROCE	EEDINGS		
4/19/2	1800	Information	Transaction 6058815 - Ap	proved By: RRODRIG	U: 04-19-2017:09:49:05	
4/19/2	1695	** Exhibit(s)	RJC State's exhibits A thru	u E in evidence room		
4/19/2	017 NEF	Proof of Electronic Service	Transaction 6058857 - Ap	proved By: NOREVIE\	W : 04-19-2017:09:51:05	
4/20/2	017 COC	Evidence Chain of Custody Form				
4/21/2	017 NEF	Proof of Electronic Service	Transaction 6064418 - Ap	proved By: NOREVIE\	W : 04-21-2017:13:54:22	
4/21/2	017 4105	Supplemental	Transaction 6064414 - Ap	proved By: YVILORIA	: 04-21-2017:13:53:28	
5/3/20	1280	** 60 Day Rule - Waived				
5/5/20	NEF	Proof of Electronic Service	Transaction 6086811 - Ap	proved By: NOREVIEV	W: 05-05-2017:11:57:52	
5/5/2017 MIN ***Minutes ARRAIGNMENT - 05-03		ARRAIGNMENT - 05-03-1	17 - Transaction 60868	808 - Approved By: NOREVIE	EW : 05-05-2017:11:56:52	
6/12/2	017 NEF	Proof of Electronic Service	Transaction 6143181 - Ap	proved By: NOREVIE\	W : 06-12-2017:09:11:22	
6/12/2017 4075 Substitution of Counsel		Substitution of Counsel	JACLYN MILLSAP PD & L	YNN BRANZELL PD -	- Transaction 6143166 - App	roved By: CSULEZIC : 06-12-20
6/20/2	017 NEF	Proof of Electronic Service	Transaction 6156689 - Ap	proved By: NOREVIE\	W : 06-20-2017:09:34:48	
6/20/2	017 4185	Transcript	ARRAIGNMENT - MAY 3,	2017 - Transaction 61	156685 - Approved By: NOR	EVIEW: 06-20-2017:09:33:58
9/27/2	017 NEF	Proof of Electronic Service	Transaction 6319809 - Ap	proved By: NOREVIE\	W : 09-27-2017:11:24:09	
9/27/2	017 2490	Motion				ND/OR BAIL REDUCTION - Tra

Case ID:	CR17-0636	Case Case Type:	Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
10/10/2017	NEF	Proof of Electronic Service	Transaction 6339595 - Approved By: NOREVIEW : 10-10-2017:12:31:41
10/10/2017	2645	Opposition to Mtn	OPPOSITION TO DEFENDANT'S MOTION FOR RELEASE ON OWN RECOGNIZANCE AND/OR BAIL REDUC
10/10/2017	NEF	Proof of Electronic Service	Transaction 6339763 - Approved By: NOREVIEW : 10-10-2017:13:34:24
10/10/2017	2520	Notice of Appearance	CHELSEA MAZZA, ESQ. FOR STATE - Transaction 6339187 - Approved By: PMSEWELL : 10-10-2017:12:29:5
11/1/2017	3860	Request for Submission	MOTION FOR RELEASE ON HIS OWN RECOGNIZANCE AND/OR BAIL REDUCTION - Transaction 6374846 -
11/2/2017	NEF	Proof of Electronic Service	Transaction 6375465 - Approved By: NOREVIEW : 11-02-2017:08:21:03
11/17/2017	NEF	Proof of Electronic Service	Transaction 6400886 - Approved By: NOREVIEW : 11-17-2017:14:16:25
11/17/2017	3020	Ord Granting Continuance	[MTC CON'T FROM 01.03.18 TO 05.09.18 AT 9:00 A.M. AND TRIAL CON'T FROM 01.22.18 TO 05.21.18 AT 9:
11/17/2017	4045	Stipulation to Continuance	Transaction 6400595 - Approved By: CSULEZIC : 11-17-2017:14:15:24
11/17/2017	NEF	Proof of Electronic Service	Transaction 6401540 - Approved By: NOREVIEW : 11-17-2017:17:17:43
1/8/2018	NEF	Proof of Electronic Service	Transaction 6469870 - Approved By: NOREVIEW : 01-08-2018:10:56:36
1/8/2018	S200	Request for Submission Complet	
1/8/2018	3242	Ord Setting Hearing	[RE DEFENDANT'S MTN FOR RELEASE ON OR AND/OR BAIL REDUC - ks] - Transaction 6469865 - Approve
1/30/2018	NEF	Proof of Electronic Service	Transaction 6505576 - Approved By: NOREVIEW : 01-30-2018:10:20:42
1/30/2018	MIN	***Minutes	ORAL ARGUMENTS - 01-24-18 - Transaction 6505574 - Approved By: NOREVIEW : 01-30-2018:10:19:53
4/9/2018	2565	Notice Intent Use Expt Witness	NOTICE OF EXPERT WITNESSES PURSUANT TO NRS 174.234 - Transaction 6619058 - Approved By: CVEF
4/9/2018	NEF	Proof of Electronic Service	Transaction 6619131 - Approved By: NOREVIEW : 04-09-2018:14:06:55
4/27/2018	NEF	Proof of Electronic Service	Transaction 6651340 - Approved By: NOREVIEW: 04-27-2018:09:30:31
4/27/2018	4045	Stipulation to Continuance	05/21/18 @9:30AM - Transaction 6651191 - Approved By: CVERA : 04-27-2018:09:29:05
5/10/2018	NEF	Proof of Electronic Service	Transaction 6672486 - Approved By: NOREVIEW: 05-10-2018:09:09:04
5/10/2018	3020	Ord Granting Continuance	Transaction 6673501 - Approved By: NOREVIEW : 05-10-2018:13:10:56
5/10/2018	4045	Stipulation to Continuance	Transaction 6672435 - Approved By: YVILORIA: 05-10-2018:09:08:04
5/10/2018	NEF	Proof of Electronic Service	Transaction 6673507 - Approved By: NOREVIEW: 05-10-2018:13:12:01
5/22/2018	FIE	**Document Filed in Error	5/09/18 MOTION TO CONFIRM TRIAL - Transaction 6690825 - Approved By: NOREVIEW : 05-22-2018:09:24:5
5/22/2018	MIN	***Minutes	5/09/18 MOTION TO CONFIRM TRIAL - Transaction 6691033 - Approved By: NOREVIEW : 05-22-2018:10:18:0
5/22/2018	NEF	Proof of Electronic Service	Transaction 6690826 - Approved By: NOREVIEW : 05-22-2018:09:25:59
5/22/2018	NEF	Proof of Electronic Service	Transaction 6691038 - Approved By: NOREVIEW : 05-22-2018:10:19:10
5/29/2018	4185	Transcript	MOTION TO CONFIRM TRIAL - MAY 9, 2018 - Transaction 6700893 - Approved By: NOREVIEW : 05-29-2018:
5/29/2018	NEF	Proof of Electronic Service	Transaction 6700897 - Approved By: NOREVIEW : 05-29-2018:12:27:46
9/19/2018	NEF	Proof of Electronic Service	Transaction 6887615 - Approved By: NOREVIEW : 09-19-2018:13:25:57
9/19/2018	1700	Expert Witness List	Transaction 6887390 - Approved By: PMSEWELL : 09-19-2018:13:24:13
9/19/2018	1700	Expert Witness List	Transaction 6887390 - Approved By: PMSEWELL : 09-19-2018:13:24:13
9/19/2018	1700	Expert Witness List	Transaction 6887390 - Approved By: PMSEWELL : 09-19-2018:13:24:13
10/8/2018	NEF	Proof of Electronic Service	Transaction 6916428 - Approved By: NOREVIEW : 10-08-2018:14:23:08
10/8/2018	2520	Notice of Appearance	TOBIN FUSS, ESQ. FOR DEFT - Transaction 6916354 - Approved By: PMSEWELL : 10-08-2018:14:21:17
10/9/2018	2490	Motion	MOTION REGARDING CUSTODY DURING TRIAL - Transaction 6919369 - Approved By: YVILORIA : 10-09-20
10/9/2018	2490	Motion	MOTION TO INVOKE THE RULE OF EXCLUSION - Transaction 6919369 - Approved By: YVILORIA : 10-09-20
10/9/2018	2480	Mtn to Suppress	MOTION TO SUPPRESS EVIDENCE - Transaction 6919369 - Approved By: YVILORIA : 10-09-2018:16:22:53
10/9/2018	2245	Mtn in Limine	MOTION IN LIMINE TO PRECLUDE REFERENCE TO INDIGENCE - Transaction 6919369 - Approved By: YVIL

e ID:	CR17-0636	Case Type:	e Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
10/9/2018	2490	Motion	MOTION FOR THE STATE TO DISCLOSE ALL DEMONSTRATIVE EVIDENCE TO DEFENSE PRIOR TO P
10/9/2018	NEF	Proof of Electronic Service	Transaction 6919471 - Approved By: NOREVIEW : 10-09-2018:16:27:28
10/9/2018	2490	Motion	MOTION TO RECORD ALL BENCH CONFERENCES AND MOTION TO RECORD ALL CONFERENCES CO
10/15/2018	2490	Motion	MOTION TO AMEND INFORMATION - Transaction 6929501 - Approved By: CSULEZIC : 10-15-2018:16:58
10/15/2018	NEF	Proof of Electronic Service	Transaction 6929531 - Approved By: NOREVIEW : 10-15-2018:17:00:10
10/17/2018	2490	Motion	MOTION TO ADMIT EVIDENCE OF DEFENDANT'S PRIOR SEXUAL ACTS PURSUANT TO NRS 48.045(3
10/17/2018	NEF	Proof of Electronic Service	Transaction 6932251 - Approved By: NOREVIEW : 10-17-2018:10:19:54
10/22/2018	3880	Response	REPONSE TO DEFENDANT'S MOTION TO RECORD ALL BENCH CONFERNCES AND ALL BENCH CONFERNCES AND ALL BENCH CONFERNCES AND ALL BENCH CONFERNCES AND ALL BENCH CONFER
10/22/2018	2645	Opposition to Mtn	OPPOSITION TO DEFENDANT'S MOTION TO SUPPRESS EVIDENCE - Transaction 6941051 - Approved
10/22/2018	2501	Non-Opposition	NOTICE OF NON-OPPOSITION TO DEFENDANT'S MOTION TO INVOKE RULE OF EXCLUSION - Trans
10/22/2018	2501	Non-Opposition	NOTICE OF NON-OPPOSITION TO DEFENDANT'S MOTION TO INVOKE RULE OF EXCLUSION - Transa
10/22/2018	2501	Non-Opposition	NOTICE OF NON-OPPOSITION TO DEFENDANT'S MOTION IN LIMINE TO PRECLUDE REFERENCE TO
10/22/2018	3880	Response	RESPONSE TO DEFENDANT'S MOTION REGARDUNG CUSTODY DURING TRIAL - Transaction 694074
10/23/2018	NEF	Proof of Electronic Service	Transaction 6941379 - Approved By: NOREVIEW : 10-23-2018:09:09:28
10/23/2018	NEF	Proof of Electronic Service	Transaction 6943489 - Approved By: NOREVIEW : 10-23-2018:16:11:55
10/23/2018	2645	Opposition to Mtn	OPPOSITION TO MOTION FOR THE STATE TO DISCLOSE ALL DEMONSTRATIVE EVIDENCE TO DEFE
10/23/2018	NEF	Proof of Electronic Service	Transaction 6941228 - Approved By: NOREVIEW : 10-23-2018:08:29:50
10/23/2018	NEF	Proof of Electronic Service	Transaction 6941230 - Approved By: NOREVIEW : 10-23-2018:08:30:51
10/25/2018	NEF	Proof of Electronic Service	Transaction 6948450 - Approved By: NOREVIEW : 10-25-2018:16:29:23
10/25/2018	2490	Motion	MOTION TO CONTINUE TRIAL AND FOR LEAVE TO FILE SUPPLEMENTAL BRIEF TO OPPOSITION TO
10/29/2018	3790	Reply to/in Opposition	REPLY TO STATE'S OPPOSITION TO SUPPRESSING EVIDENCE - Transaction 6951270 - Approved By:
10/29/2018	3790	Reply to/in Opposition	REPLY IN SUPPORT OF MOTION FOR DISCLOSURE OF ALL DEMONSTRATIVE EVIDENCE PRIOR TO
10/29/2018	3860	Request for Submission	Transaction 6950628 - Approved By: YVILORIA : 10-29-2018:15:32:58
10/29/2018	3860	Request for Submission	Transaction 6950628 - Approved By: YVILORIA : 10-29-2018:15:32:58
10/29/2018	NEF	Proof of Electronic Service	Transaction 6951896 - Approved By: NOREVIEW : 10-29-2018:16:52:27
10/29/2018	NEF	Proof of Electronic Service	Transaction 6951353 - Approved By: NOREVIEW : 10-29-2018:15:37:27
10/29/2018	NEF	Proof of Electronic Service	Transaction 6951343 - Approved By: NOREVIEW : 10-29-2018:15:35:38
10/29/2018	NEF	Proof of Electronic Service	Transaction 6950875 - Approved By: NOREVIEW : 10-29-2018:14:17:40
10/29/2018	3860	Request for Submission	Transaction 6950628 - Approved By: YVILORIA : 10-29-2018:15:32:58
10/29/2018	2610	Notice	NOTICE OF NON-OPPOSITION TO STATE'S MOTION TO AMEND INFORMATION - Transaction 6950619
10/29/2018	2650	Opposition to	OPPOSTION TO STATE'S MOTION TO ADMIT EVIDENCE OF DEFENDANT'S PRIOR SEXUAL ACTS AN
10/30/2018	3860	Request for Submission	- Transaction 6952561 - Approved By: PMSEWELL : 10-30-2018:10:15:46
10/30/2018	3860	Request for Submission	- Transaction 6952561 - Approved By: PMSEWELL : 10-30-2018:10:15:46
10/30/2018	NEF	Proof of Electronic Service	Transaction 6952586 - Approved By: NOREVIEW : 10-30-2018:10:16:40
10/30/2018	3860	Request for Submission	- Transaction 6953082 - Approved By: PMSEWELL : 10-30-2018:12:42:58
10/30/2018	NEF	Proof of Electronic Service	Transaction 6953120 - Approved By: NOREVIEW : 10-30-2018:12:43:21
10/30/2018	3790	Reply to/in Opposition	REPLY TO STATE'S RESPONSE TO MOTION REGARDING CUSTODY DURING TRIAL - Transaction 695
10/30/2018	2650	Opposition to	Transaction 6954223 - Approved By: KOATES : 10-30-2018:16:49:46
10/30/2018	NEF	Proof of Electronic Service	Transaction 6954343 - Approved By: NOREVIEW : 10-30-2018:16:51:09

10/3			Case Type:	CRIMINAL Initia	ll Filing Date:	4/17/2017
	30/2018	NEF	Proof of Electronic Service	Transaction 6953123 - Approved By: NOREVIEW : 10-30-2018:1	2:44:02	
10/3	30/2018	3860	Request for Submission	- Transaction 6954414 - Approved By: PMSEWELL : 10-31-2018	:08:48:20	
10/3	31/2018	NEF	Proof of Electronic Service	Transaction 6954641 - Approved By: NOREVIEW : 10-31-2018:0	8:49:20	
11/1	/2018	NEF	Proof of Electronic Service	Transaction 6958462 - Approved By: NOREVIEW : 11-01-2018:19	5:47:10	
11/1.	/2018	1095	Amended Information	Transaction 6958357 - Approved By: JALVAREZ : 11-01-2018:15:	:46:01	
11/2	20/2018	S200	Request for Submission Complet			
11/2	20/2018	S200	Request for Submission Complet			
11/2	20/2018	S200	Request for Submission Complet			
11/2	20/2018	S200	Request for Submission Complet			
11/2	20/2018	S200	Request for Submission Complet			
11/2	20/2018	S200	Request for Submission Complet			
11/2	20/2018	S200	Request for Submission Complet			
11/2	21/2018	NEF	Proof of Electronic Service	Transaction 6988542 - Approved By: NOREVIEW : 11-21-2018:12	2:27:44	
11/2	21/2018	1250	Application for Setting	12/5/18 AT 0900 - MOTION TO SET TRIAL HEARING - Transacti	ion 6988528 - Appro	ved By: NMASON : 11-21-2
11/2	26/2018	NEF	Proof of Electronic Service	Transaction 6990280 - Approved By: NOREVIEW : 11-26-2018:10	0:23:29	
11/2	26/2018	MIN	***Minutes	MOTION TO CONFIRM TRIAL - 10-31-18 - Transaction 6990276	- Approved By: NOF	REVIEW: 11-26-2018:10:2
11/3	30/2018	3937	SJDC Hearing	Transaction 7000313 - Approved By: NOREVIEW : 11-30-2018:1	1:08:34	
11/3	30/2018	NEF	Proof of Electronic Service	Transaction 7000326 - Approved By: NOREVIEW : 11-30-2018:1	1:09:53	
12/1	0/2018	NEF	Proof of Electronic Service	Transaction 7015598 - Approved By: NOREVIEW : 12-10-2018:1	1:53:10	
12/1	0/2018	MIN	***Minutes	ARRAIGNMENT AND MOTION TO SET TRIAL - 12-05-18 - Trans	saction 7015590 - Ap	pproved By: NOREVIEW :
12/1	0/2018	FIE	**Document Filed in Error			
12/1	0/2018	NEF	Proof of Electronic Service	Transaction 7015510 - Approved By: NOREVIEW : 12-10-2018:1	1:31:45	
2/6/2	2019	4185	Transcript	ARRAIGNMENT - DECEMBER 5, 2018 - Transaction 7105784 - A	Approved By: NORE	VIEW : 02-06-2019:15:18:
2/6/2	2019	NEF	Proof of Electronic Service	Transaction 7105796 - Approved By: NOREVIEW: 02-06-2019:1	5:19:13	
2/8/2	2019	3937	SJDC Hearing	Transaction 7109361 - Approved By: NOREVIEW: 02-08-2019:0	9:47:32	
2/8/2	2019	NEF	Proof of Electronic Service	Transaction 7109368 - Approved By: NOREVIEW: 02-08-2019:0	9:48:41	
2/12	2/2019	3795	Reply	REPLY REGARDING STATE'S MOTION TO ADMIT EVIDENCE	OF DEFENDANT'S F	PRIOR SEXUAL ACTS PU
2/12	2/2019	3860	Request for Submission	REQUEST FOR SUBMISSION OF MOTION TO ADMIT EVIDENCE	CE OF DEFENDANT	T'S PRIOR SEXUAL ACTS
2/13.	3/2019	NEF	Proof of Electronic Service	Transaction 7115995 - Approved By: NOREVIEW : 02-13-2019:08	8:51:40	
2/13.	3/2019	NEF	Proof of Electronic Service	Transaction 7115993 - Approved By: NOREVIEW : 02-13-2019:08	8:51:23	
2/14	1/2019	S200	Request for Submission Complet			
2/14	1/2019	1695	** Exhibit(s)	PRE-TRIAL MOTIONS		
2/20)/2019	NEF	Proof of Electronic Service	Transaction 7126323 - Approved By: NOREVIEW: 02-20-2019:1	1:56:58	
2/20)/2019	MIN	***Minutes	PRE-TRIAL MOTIONS HEARING - 02-14-19 - Transaction 71263	317 - Approved By: N	IOREVIEW : 02-20-2019:1
3/21	/2019	4075	Substitution of Counsel	SUBSTITUTION OF COUNSEL: DOUG NICHOLSON ESQ IN PL	ACE OF TOBIN FU	SS PD / DEFT OSBALDO
3/21	/2019	NEF	Proof of Electronic Service	Transaction 7178742 - Approved By: NOREVIEW: 03-21-2019:1	1:58:08	
4/23	3/2019	3937	SJDC Hearing	Transaction 7232799 - Approved By: NOREVIEW: 04-23-2019:0	9:50:02	
4/22	3/2019	NEF	Proof of Electronic Service	Transaction 7232804 - Approved By: NOREVIEW: 04-23-2019:0	9:51:00	
4/23.						

Case ID:	CR17-0636	Case Type:	se Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
4/25/2019	NEF	Proof of Electronic Service	Transaction 7237649 - Approved By: NOREVIEW : 04-25-2019:10:25:04
5/10/2019	NEF	Proof of Electronic Service	Transaction 7264836 - Approved By: NOREVIEW : 05-10-2019:14:38:52
5/10/2019	NEF	Proof of Electronic Service	Transaction 7264973 - Approved By: NOREVIEW : 05-10-2019:15:18:38
5/10/2019	NEF	Proof of Electronic Service	Transaction 7265158 - Approved By: NOREVIEW : 05-10-2019:16:05:40
5/10/2019	2245	Mtn in Limine	MOTION IN LIMINE REGARDING OUT-OF-COURT STATEMENTS MADE BY THE DEFENDANT - Transaction
5/10/2019	2592	Notice of Witnesses	SUPPLEMENTAL - Transaction 7265118 - Approved By: SACORDAG : 05-10-2019:16:04:42
5/10/2019	2630	Objection to	OBJECTION AND MOTION TO PRECLUDE TESTIMONY OF DEFENSE EXPERT WITNESS PHILLIP B. DANII
5/22/2019	3060	Ord Granting Mtn	TO ADMIT EVIDENCE OF DEFENDANT'S PRIOR SEXUAL ACTS PURSUANT TO NRS 48.045(3) - Transaction
5/22/2019	NEF	Proof of Electronic Service	Transaction 7282132 - Approved By: NOREVIEW : 05-22-2019:08:48:40
5/22/2019	2842	Ord Denying Motion	TO SUPRESS EVIDENCE - Transaction 7282127 - Approved By: NOREVIEW: 05-22-2019:08:47:39
5/22/2019	NEF	Proof of Electronic Service	Transaction 7282128 - Approved By: NOREVIEW: 05-22-2019:08:47:59
5/23/2019	3355	Ord to Show Cause	Transaction 7285559 - Approved By: NOREVIEW : 05-23-2019:11:36:47
5/23/2019	NEF	Proof of Electronic Service	Transaction 7285568 - Approved By: NOREVIEW : 05-23-2019:11:38:00
5/24/2019	3937	SJDC Hearing	Transaction 7287539 - Approved By: NOREVIEW : 05-24-2019:10:14:01
5/24/2019	NEF	Proof of Electronic Service	Transaction 7287546 - Approved By: NOREVIEW : 05-24-2019:10:15:06
5/24/2019	2592	Notice of Witnesses	Transaction 7288444 - Approved By: JALVAREZ : 05-24-2019:14:38:49
5/24/2019	NEF	Proof of Electronic Service	Transaction 7288684 - Approved By: NOREVIEW : 05-24-2019:14:42:14
5/28/2019	NEF	Proof of Electronic Service	Transaction 7291249 - Approved By: NOREVIEW : 05-28-2019:16:13:49
5/28/2019	MIN	***Minutes	5/22/19 MOTION TO CONFIRM - Transaction 7291239 - Approved By: NOREVIEW: 05-28-2019:16:12:27
5/29/2019	NEF	Proof of Electronic Service	Transaction 7293484 - Approved By: NOREVIEW : 05-29-2019:14:59:35
5/29/2019	2400	Mtn Quash Warrant Attachmnt	MOTION TO QUASH WARRANT - Transaction 7293336 - Approved By: CSULEZIC : 05-29-2019:14:55:49
5/30/2019	NEF	Proof of Electronic Service	Transaction 7296461 - Approved By: NOREVIEW: 05-30-2019:16:20:44
5/30/2019	3355	Ord to Show Cause	Transaction 7296451 - Approved By: NOREVIEW: 05-30-2019:16:19:18
5/31/2019	NEF	Proof of Electronic Service	Transaction 7297324 - Approved By: NOREVIEW: 05-31-2019:10:38:08
5/31/2019	MIN	***Minutes	MOTION TO CONFIRM TRIAL AND ORDER TO SHOW CAUSE - 05-29-19 - Transaction 7297322 - Approved E
6/10/2019	NEF	Proof of Electronic Service	Transaction 7313412 - Approved By: NOREVIEW : 06-10-2019:16:41:35
6/10/2019	MIN	***Minutes	MOTION TO CONFIRM TRIAL AND ORDER TO SHOW CAUSE - 06-06-19 - Transaction 7313390 - Approved E
6/11/2019	NEF	Proof of Electronic Service	Transaction 7314564 - Approved By: NOREVIEW: 06-11-2019:12:07:42
6/11/2019	3370	Order	CONTEMPT ORDER - Transaction 7314561 - Approved By: NOREVIEW: 06-11-2019:12:06:36
6/24/2019	NEF	Proof of Electronic Service	Transaction 7336891 - Approved By: NOREVIEW : 06-24-2019:12:26:25
6/24/2019	2645	Opposition to Mtn	OPPOSITION TO OBJECTION AND MOTION TO PRECLUDE TESTIMONY OF DEFFENSE EXPERT PHILLIP
6/25/2019	NEF	Proof of Electronic Service	Transaction 7339013 - Approved By: NOREVIEW : 06-25-2019:10:40:25
6/25/2019	2645	Opposition to Mtn	OPPOSITION TO OBJECTION AND MOTION TO PRECLUDE TESTIMONY OF DEFENSE EXPERT PHILLIP E
6/26/2019	3790	Reply to/in Opposition	REPLY TO DEFENDANT'S OPPOSITION TO OBJECTION AND MOTION TO PRECLUDE TESTIMONY OF DE
6/26/2019	NEF	Proof of Electronic Service	Transaction 7342372 - Approved By: NOREVIEW: 06-26-2019:13:55:18
7/15/2019	4185	Transcript	MOTION TO CONFIRM TRIAL - MAY 22, 2019 - Transaction 7372178 - Approved By: NOREVIEW: 07-15-2019
7/15/2019	NEF	Proof of Electronic Service	Transaction 7372213 - Approved By: NOREVIEW: 07-15-2019:10:33:11
7/17/2019	NEF	Proof of Electronic Service	Transaction 7378986 - Approved By: NOREVIEW : 07-17-2019:15:05:51
7/17/2019	3937	SJDC Hearing	Transaction 7378973 - Approved By: NOREVIEW: 07-17-2019:15:04:31

e ID:	CR17-0636	Case Type:	Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
7/18/2019	4185	Transcript	ORDER TO SHOW CAUSE - MAY 29, 2019 - Transaction 7381519 - Approved By: NOREVIEW: 07-18-2019
7/18/2019	NEF	Proof of Electronic Service	Transaction 7381527 - Approved By: NOREVIEW: 07-18-2019:15:11:59
7/25/2019	NEF	Proof of Electronic Service	Transaction 7393942 - Approved By: NOREVIEW: 07-25-2019:11:35:41
7/25/2019	2715	Ord Appointing Counsel	PD - Transaction 7393933 - Approved By: NOREVIEW: 07-25-2019:11:34:38
7/25/2019	3355	Ord to Show Cause	DOUG NICHOLSON, ESQ Transaction 7393938 - Approved By: NOREVIEW: 07-25-2019:11:35:07
7/25/2019	NEF	Proof of Electronic Service	Transaction 7393943 - Approved By: NOREVIEW: 07-25-2019:11:38:02
7/30/2019	NEF	Proof of Electronic Service	Transaction 7403065 - Approved By: NOREVIEW: 07-30-2019:16:45:03
7/30/2019	NEF	Proof of Electronic Service	Transaction 7402478 - Approved By: NOREVIEW: 07-30-2019:15:21:49
7/30/2019	NEF	Proof of Electronic Service	Transaction 7402346 - Approved By: NOREVIEW: 07-30-2019:15:03:03
7/30/2019	MIN	***Minutes	MOTION TO CONFIRM TRIAL - 07-24-19 - Transaction 7402333 - Approved By: NOREVIEW: 07-30-2019:1
7/30/2019	MIN	***Minutes	STATUS HEARING IN RE: APPOINTMENT OF COUNSEL - 07-24-19 - Transaction 7402472 - Approved By
7/30/2019	4075	Substitution of Counsel	SUBSTITUTION OF COUNSEL WITHIN PUBLIC DEFENDER'S OFFICE: KENDRA BERTSCHY PD AND TO
7/31/2019	NEF	Proof of Electronic Service	Transaction 7403624 - Approved By: NOREVIEW : 07-31-2019:10:12:47
7/31/2019	4075	Substitution of Counsel	SUBSTITUTION OF COUNSEL WITHIN PUBLIC DEFENDER'S OFFICE: KENDRA BERTSCHY PD AND TO
7/31/2019	NEF	Proof of Electronic Service	Transaction 7403421 - Approved By: NOREVIEW: 07-31-2019:08:51:57
7/31/2019	3937	SJDC Hearing	Transaction 7403418 - Approved By: NOREVIEW : 07-31-2019:08:50:57
8/13/2019	MIN	***Minutes	MOTION TO SET TRIAL - 08-07-19 - Transaction 7425226 - Approved By: NOREVIEW : 08-13-2019:08:50:
8/13/2019	NEF	Proof of Electronic Service	Transaction 7425227 - Approved By: NOREVIEW: 08-13-2019:08:51:22
8/13/2019	MIN	***Minutes	ORDER TO SHOW CAUSE - 08-08-19 - Transaction 7425458 - Approved By: NOREVIEW : 08-13-2019:09:
8/13/2019	NEF	Proof of Electronic Service	Transaction 7425473 - Approved By: NOREVIEW: 08-13-2019:09:39:09
8/23/2019	2565	Notice Intent Use Expt Witness	Transaction 7448243 - Approved By: NOREVIEW : 08-23-2019:16:27:55
8/23/2019	NEF	Proof of Electronic Service	Transaction 7448247 - Approved By: NOREVIEW : 08-23-2019:16:28:54
8/27/2019	2645	Opposition to Mtn	OPPOSITION TO OBJECTION AND MOTION TO PRECLUDE TESTIMONY OF DEFENSE EXPERT WITNI
8/27/2019	NEF	Proof of Electronic Service	Transaction 7453572 - Approved By: NOREVIEW : 08-27-2019:16:44:40
8/28/2019	2490	Motion	Motion for Equal Access to Juror Information - Transaction 7454336 - Approved By: CSULEZIC : 08-28-2019
8/28/2019	2490	Motion	Motion for Equal Access to Juror Information - Transaction 7454301 - Approved By: CSULEZIC : 08-28-2019
8/28/2019	NEF	Proof of Electronic Service	Transaction 7454572 - Approved By: NOREVIEW : 08-28-2019:11:06:02
8/28/2019	NEF	Proof of Electronic Service	Transaction 7454597 - Approved By: NOREVIEW : 08-28-2019:11:09:41
9/3/2019	2280	Mtn to Continue	Transaction 7464119 - Approved By: NOREVIEW : 09-03-2019:16:48:01
9/3/2019	3880	Response	RESPONSE TO DEFENDANT'S MOTION FOR EQUAL ACCESS TO JUROR INFORMATION - Transaction
9/3/2019	NEF	Proof of Electronic Service	Transaction 7461822 - Approved By: NOREVIEW : 09-03-2019:09:43:32
9/3/2019	NEF	Proof of Electronic Service	Transaction 7464128 - Approved By: NOREVIEW : 09-03-2019:16:49:30
9/9/2019	3880	Response	RESPONSE TO DEFENDANTS MOTION TO CONTINUE TRIAL - Transaction 7474499 - Approved By: CSU
9/9/2019	NEF	Proof of Electronic Service	Transaction 7474609 - Approved By: NOREVIEW : 09-09-2019:15:54:58
9/10/2019	4185	Transcript	MOTION TO CONFIRM TRIAL - JULY 24, 2019 - Transaction 7476233 - Approved By: NOREVIEW: 09-10-2
9/10/2019	NEF	Proof of Electronic Service	Transaction 7476239 - Approved By: NOREVIEW : 09-10-2019:12:07:33
9/11/2019	NEF	Proof of Electronic Service	Transaction 7478269 - Approved By: NOREVIEW : 09-11-2019:10:45:21
9/11/2019	3860	Request for Submission	Transaction 7478266 - Approved By: NOREVIEW : 09-11-2019:10:44:32
9/13/2019	3795	Reply	REPLY IN SUPPORT OF OBJECTION AND MOTION TO PRECLUDE TESTIMONY OF DEFENSE EXPER

e ID:	CR17-0636	Case Type:	Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
9/13/2019	NEF	Proof of Electronic Service	Transaction 7484546 - Approved By: NOREVIEW : 09-13-2019:17:00:17
9/13/2019	3860	Request for Submission	Transaction 7484538 - Approved By: NOREVIEW : 09-13-2019:16:58:58
9/16/2019	NEF	Proof of Electronic Service	Transaction 7484722 - Approved By: NOREVIEW : 09-16-2019:08:25:46
9/17/2019	NEF	Proof of Electronic Service	Transaction 7489288 - Approved By: NOREVIEW: 09-17-2019:15:58:17
9/17/2019	4185	Transcript	PRETRIAL MOTIONS - FEBRUARY 14, 2019 - Transaction 7489276 - Approved By: NOREVIEW : 09-17-2
9/23/2019	NEF	Proof of Electronic Service	Transaction 7497259 - Approved By: NOREVIEW: 09-23-2019:09:43:27
9/23/2019	4185	Transcript	MOTION TO SET TRIAL - AUGUST 7, 2019 - Transaction 7497241 - Approved By: NOREVIEW: 09-23-20
9/25/2019	NEF	Proof of Electronic Service	Transaction 7503147 - Approved By: NOREVIEW: 09-25-2019:11:09:04
9/25/2019	3937	SJDC Hearing	Transaction 7503131 - Approved By: NOREVIEW : 09-25-2019:11:07:25
9/30/2019	NEF	Proof of Electronic Service	Transaction 7510486 - Approved By: NOREVIEW: 09-30-2019:11:17:13
9/30/2019	NEF	Proof of Electronic Service	Transaction 7510024 - Approved By: NOREVIEW : 09-30-2019:09:43:02
9/30/2019	4105	Supplemental	Supplement to Notice of Expert Witness - Transaction 7510476 - Approved By: NOREVIEW: 09-30-2019:1
9/30/2019	2075	Mtn for Extension of Time	MOTION FOR LEAVE FOR EXTENSION TO FILE RESPONSE TO STATE'S MOTION IN LIMINE REGARD
10/1/2019	3860	Request for Submission	Transaction 7513261 - Approved By: NOREVIEW : 10-01-2019:11:18:02
10/1/2019	NEF	Proof of Electronic Service	Transaction 7513273 - Approved By: NOREVIEW : 10-01-2019:11:19:38
10/1/2019	NEF	Proof of Electronic Service	Transaction 7512860 - Approved By: NOREVIEW : 10-01-2019:10:11:56
10/1/2019	3880	Response	RESPONSE TO MOTION IN LIMINE REGARDING OUT-OF COURT STATEMENTS MADE BY THE DEFE
10/3/2019	S200	Request for Submission Complet	PRE-TRIAL MOTION
10/3/2019	S200	Request for Submission Complet	PRE-TRIAL MOTIONS
10/3/2019	S200	Request for Submission Complet	PRE-TRIAL MOTIONS
10/7/2019	3060	Ord Granting Mtn	IN LIMINE REGARDING OUT OF COURT STATEMENTS BY THE DEFENDANT - Transaction 7522935 - A
10/7/2019	3060	Ord Granting Mtn	FOR EQUAL ACCESS TO JUROR INFORMATION - Transaction 7523043 - Approved By: NOREVIEW : 10
10/7/2019	NEF	Proof of Electronic Service	Transaction 7522936 - Approved By: NOREVIEW : 10-07-2019:08:16:26
10/7/2019	NEF	Proof of Electronic Service	Transaction 7523050 - Approved By: NOREVIEW : 10-07-2019:09:00:46
10/24/2019	NEF	Proof of Electronic Service	Transaction 7556943 - Approved By: NOREVIEW : 10-24-2019:15:10:02
10/24/2019	MIN	***Minutes	10/03/2019 - PRETRIAL MOTIONS - Transaction 7556934 - Approved By: NOREVIEW : 10-24-2019:15:08
10/28/2019	NEF	Proof of Electronic Service	Transaction 7558957 - Approved By: NOREVIEW : 10-28-2019:12:06:25
10/28/2019	4050	Stipulation	Transaction 7558954 - Approved By: NOREVIEW : 10-28-2019:12:05:25
10/29/2019	NEF	Proof of Electronic Service	Transaction 7560594 - Approved By: NOREVIEW : 10-29-2019:09:06:45
10/29/2019	3366	Ord Vacating	HEARING - Transaction 7560590 - Approved By: NOREVIEW : 10-29-2019:09:05:41
10/30/2019	3870	Request	REQUEST FOR PERMISSION TO FILE PLEADINGS THAT EXCEED THE PAGE LIMITS PRESCRIBED II
10/30/2019	2130	Mtn for O.R. Release	MOTION FOR DEFENDANT'S RELEASE ON HIS OWN RECOGNIZANCE AND/OR BAIL REDUCTION
10/30/2019	NEF	Proof of Electronic Service	Transaction 7564225 - Approved By: NOREVIEW : 10-30-2019:13:46:24
11/8/2019	2645	Opposition to Mtn	OPPOSITION TO DEFENDANT'S MOTION FOR RELEASE ON OWN RECOGNIZANCE AND/OR BAILE F
11/8/2019	NEF	Proof of Electronic Service	Transaction 7581510 - Approved By: NOREVIEW : 11-08-2019:16:37:20
11/12/2019	3860	Request for Submission	Transaction 7582901 - Approved By: NOREVIEW : 11-12-2019:10:37.20
11/12/2019	NEF	Proof of Electronic Service	Transaction 7582906 - Approved By: NOREVIEW: 11-12-2019:11:58:28
12/18/2019			
14/10/4019	NEF	Proof of Electronic Service	Transaction 7644212 - Approved By: NOREVIEW : 12-18-2019:08:36:55

ID: (CR17-0636	Case Type:	Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
12/18/2019	S200	Request for Submission Complet	
12/19/2019	1250	Application for Setting	01/06/2020 @ 2:00 PM - Transaction 7647138 - Approved By: NOREVIEW : 12-19-2019:10:10:50
12/19/2019	NEF	Proof of Electronic Service	Transaction 7647140 - Approved By: NOREVIEW : 12-19-2019:10:12:01
1/13/2020	NEF	Proof of Electronic Service	Transaction 7682701 - Approved By: NOREVIEW: 01-13-2020:14:49:07
1/13/2020	MIN	***Minutes	MOTION TO SET BAIL - 01-06-2020 - Transaction 7682690 - Approved By: NOREVIEW : 01-13-2020:14:
1/16/2020	3870	Request	REQUEST FOR CLARIFICATION REGARDING ORDER GRANTING THE STATE'S MOTION TO ADMIT
1/16/2020	NEF	Proof of Electronic Service	Transaction 7689035 - Approved By: NOREVIEW: 01-16-2020:09:06:36
1/21/2020	NEF	Proof of Electronic Service	Transaction 7695506 - Approved By: NOREVIEW: 01-21-2020:13:17:46
1/21/2020	2245	Mtn in Limine	MOTION IN LIMINE TO INTRODUCE EVIDENCE OF PRIOR SEXUAL CONDUCT OF LINDSEY L - Trans
1/23/2020	3937	SJDC Hearing	Transaction 7699578 - Approved By: NOREVIEW: 01-23-2020:08:34:30
1/23/2020	NEF	Proof of Electronic Service	Transaction 7699581 - Approved By: NOREVIEW: 01-23-2020:08:35:34
1/27/2020	NEF	Proof of Electronic Service	Transaction 7705231 - Approved By: NOREVIEW: 01-27-2020:10:55:33
1/27/2020	3880	Response	RESPONSE TO DEFENDANT'S REQUEST FOR CLARIFICATION REGARDING ORDER GRANTING TH
1/28/2020	3860	Request for Submission	Transaction 7708201 - Approved By: SACORDAG : 01-28-2020:11:58:18
1/28/2020	NEF	Proof of Electronic Service	Transaction 7708325 - Approved By: NOREVIEW : 01-28-2020:11:59:29
1/28/2020	3790	Reply to/in Opposition	REPLY TO REQUEST FOR CLARIFICATION REGARDING ORDER GRANTING THE STATE'S MOTION
1/30/2020	NEF	Proof of Electronic Service	Transaction 7713600 - Approved By: NOREVIEW : 01-30-2020:14:42:40
1/30/2020	2645	Opposition to Mtn	OPPOSITION TO DEFENDANT'S MOTION IN LIMINE TO INTRODUCE EVIDENCE OF PRIOR SEXUAL
1/31/2020	2592	Notice of Witnesses	NOTICE OF REBUTTAL EXPERT WITNESSES - Transaction 7714903 - Approved By: NOREVIEW : 01-3
1/31/2020	NEF	Proof of Electronic Service	Transaction 7714905 - Approved By: NOREVIEW : 01-31-2020:10:32:18
2/3/2020	2592	Notice of Witnesses	State's Notice of Witnesses - Transaction 7716726 - Approved By: NOREVIEW: 02-03-2020:08:08:36
2/3/2020	NEF	Proof of Electronic Service	Transaction 7718325 - Approved By: NOREVIEW: 02-03-2020:14:50:34
2/3/2020	2592	Notice of Witnesses	NOTICE OF PROSPECTIVE WITNESSES - Transaction 7718318 - Approved By: NOREVIEW : 02-03-20
2/3/2020	NEF	Proof of Electronic Service	Transaction 7716729 - Approved By: NOREVIEW: 02-03-2020:08:09:39
2/4/2020	3937	SJDC Hearing	Transaction 7721108 - Approved By: NOREVIEW : 02-04-2020:15:02:09
2/4/2020	NEF	Proof of Electronic Service	Transaction 7721114 - Approved By: NOREVIEW : 02-04-2020:15:03:18
2/5/2020	S200	Request for Submission Complet	PRE-TRIAL MOTIONS
2/5/2020	3860	Request for Submission	Transaction 7723629 - Approved By: NOREVIEW : 02-05-2020:15:16:46
2/5/2020	S200	Request for Submission Complet	PRE-TRIAL MOTIONS
2/5/2020	2630	Objection to	OBJECTION TO NOTICE OF REBUTTAL EXPERT WITNESSES - Transaction 7722466 - Approved By: Y
2/5/2020	NEF	Proof of Electronic Service	Transaction 7723636 - Approved By: NOREVIEW: 02-05-2020:15:17:54
2/5/2020	NEF	Proof of Electronic Service	Transaction 7722527 - Approved By: NOREVIEW: 02-05-2020:10:54:34
2/6/2020	NEF	Proof of Electronic Service	Transaction 7724712 - Approved By: NOREVIEW : 02-06-2020:09:27:19
2/6/2020	MIN	***Minutes	01/29/2020 - Motion to Confirm Trial - Transaction 7724695 - Approved By: NOREVIEW : 02-06-2020:09:2
2/7/2020	NEF	Proof of Electronic Service	Transaction 7728400 - Approved By: NOREVIEW: 02-07-2020:11:34:24
2/7/2020	MIN	***Minutes	PRE-TRIAL MOTIONS - 02-05-2020 - Transaction 7728389 - Approved By: NOREVIEW : 02-07-2020:11:
2/10/2020	NEF	Proof of Electronic Service	Transaction 7731200 - Approved By: NOREVIEW : 02-10-2020:12:10:25
2/10/2020	2245	Mtn in Limine	MOTION TO RECONSIDER THE COURT'S EXCLUSION OF THE "THREE" OTHER SOURCES IN THE
2/14/2020	4235	Unused Verdict Form(s)	Transaction 7743174 - Approved By: NOREVIEW : 02-14-2020:18:56:57

Cas	e ID:	CR17-0636	Case Type:	e Description: STATE VS OSBALDO CHAPARRO (D7) CRIMINAL Initial Filing Date: 4/17/2017
_	2/14/2020	3755	Refused Instructions-Deft	Transaction 7743172 - Approved By: NOREVIEW : 02-14-2020:18:54:17
_	2/14/2020	1890	Jury Question, Court Response	Transaction 7743174 - Approved By: NOREVIEW: 02-14-2020:18:56:57
	2/14/2020	1885	Jury Instructions	Transaction 7743174 - Approved By: NOREVIEW: 02-14-2020:18:56:57
	2/14/2020	1695	** Exhibit(s)	TRIAL EXHIBITS 1-58 IN EVIDENCE ROOM
	2/14/2020	4245	Verdict(s)	Transaction 7743174 - Approved By: NOREVIEW: 02-14-2020:18:56:57
	2/14/2020	NEF	Proof of Electronic Service	Transaction 7743175 - Approved By: NOREVIEW: 02-14-2020:18:57:57
	2/14/2020	NEF	Proof of Electronic Service	Transaction 7743173 - Approved By: NOREVIEW: 02-14-2020:18:55:17
	3/2/2020	4185	Transcript	MOTION TO CONFIRM - JANUARY 29, 2020 - Transaction 7769946 - Approved By: NOREVIEW: 03-02-2020:
	3/2/2020	NEF	Proof of Electronic Service	Transaction 7769970 - Approved By: NOREVIEW: 03-02-2020:16:10:29
	4/3/2020	2490	Motion	DFX: DEFENDANT CURRENTLY REPRESENTED BY ATTORNEY; DFX: DOCUMENT MISSING REQUIRED A
	4/3/2020	NEF	Proof of Electronic Service	Transaction 7821910 - Approved By: NOREVIEW: 04-03-2020:15:11:47
	4/7/2020	NEF	Proof of Electronic Service	Transaction 7824991 - Approved By: NOREVIEW: 04-07-2020:12:01:14
	4/7/2020	2645	Opposition to Mtn	MOTION TO STRIKE DEFENDANT'S "EMERGENCY MOTION" FILED IN PRO PER; OR ALTERNATIVELY, OF
	4/16/2020	NEF	Proof of Electronic Service	Transaction 7839056 - Approved By: NOREVIEW: 04-16-2020:16:53:44
	4/16/2020	MIN	***Minutes	02/11/2020 - 02/14/2020 TRIAL - Transaction 7839053 - Approved By: NOREVIEW : 04-16-2020:16:52:46
	4/21/2020	NEF	Proof of Electronic Service	Transaction 7844345 - Approved By: NOREVIEW: 04-21-2020:14:42:42
	4/21/2020	NEF	Proof of Electronic Service	Transaction 7844400 - Approved By: NOREVIEW: 04-21-2020:14:59:57
	4/21/2020	4500	PSI - Confidential	Transaction 7844340 - Approved By: NOREVIEW : 04-21-2020:14:41:39
	4/21/2020	1652	Evaluations	PSYCHOSEXUAL AND RISK ASSESSMENT - Transaction 7844396 - Approved By: NOREVIEW: 04-21-2020:1
	5/4/2020	NEF	Proof of Electronic Service	Transaction 7860964 - Approved By: NOREVIEW : 05-04-2020:14:15:38
	5/4/2020	3020	Ord Granting Continuance	Transaction 7860953 - Approved By: NOREVIEW: 05-04-2020:14:14:34
	5/19/2020	NEF	Proof of Electronic Service	Transaction 7883584 - Approved By: NOREVIEW : 05-19-2020:11:51:53
	5/19/2020	1930	Letters	Transaction 7883579 - Approved By: NOREVIEW: 05-19-2020:11:50:53
	5/20/2020	NEF	Proof of Electronic Service	Transaction 7884983 - Approved By: NOREVIEW: 05-20-2020:08:26:39
	5/20/2020	1930	Letters	DOCUMENT SUBMITTED BY DEFENSE TO BE CONSIDERED AT SENTENCING - Transaction 7885186 - Apr.
	5/20/2020	COLL	Sent to Collections	
	5/20/2020	NEF	Proof of Electronic Service	Transaction 7885189 - Approved By: NOREVIEW: 05-20-2020:09:43:46
	5/20/2020	1930	Letters	DOCUMENT SUBMITTED BY DEFENSE TO BE CONSIDERED AT SENTENCING - Transaction 7884976 - Apr
	5/21/2020	NEF	Proof of Electronic Service	Transaction 7888298 - Approved By: NOREVIEW: 05-21-2020:13:49:31
	5/21/2020	1850	Judgment of Conviction	Transaction 7888294 - Approved By: NOREVIEW: 05-21-2020:13:48:31
_	5/22/2020	NEF	Proof of Electronic Service	Transaction 7890264 - Approved By: NOREVIEW: 05-22-2020:14:09:34
_	5/22/2020	4500	PSI - Confidential	Transaction 7890258 - Approved By: NOREVIEW : 05-22-2020:14:08:32
_	5/28/2020	MIN	***Minutes	5/20/2020 - Sentencing - Transaction 7898327 - Approved By: NOREVIEW : 05-28-2020:17:22:29
_	5/28/2020	NEF	Proof of Electronic Service	Transaction 7898328 - Approved By: NOREVIEW : 05-28-2020:17:23:30
_	6/15/2020	2520	Notice of Appearance	For Appeal purposes only - Transaction 7924456 - Approved By: CAGUILAR: 06-15-2020:11:23:59
_	6/15/2020	2230	Mtn Trial Trans. Public Exp	Transaction 7924456 - Approved By: CAGUILAR : 06-15-2020:11:23:59
	6/15/2020	1310	Case Appeal Statement	Transaction 7924456 - Approved By: CAGUILAR : 06-15-2020:11:23:59
_	6/15/2020	2515	Notice of Appeal Supreme Court	Transaction 7924456 - Approved By: CAGUILAR : 06-15-2020:11:23:59
_	6/15/2020	NEF	Proof of Electronic Service	Transaction 7924672 - Approved By: NOREVIEW : 06-15-2020:11:25:04

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Case ID:	CR17-	0636	Case Type:	CRIMINAL		Initial Filing Date:	4/17/2017
6/15/2	2020 38	368	Req to Crt Rptr - Rough Draft	Transaction 792	4456 - Approved By: CAGUILAR : 06-	15-2020:11:23:59	
6/16/2	2020 N	EF	Proof of Electronic Service	Transaction 792	6914 - Approved By: NOREVIEW : 06-	-16-2020:11:00:54	
6/16/2	2020 13	350	Certificate of Clerk	CERTIFICATE	OF CLERK AND TRANSMITTAL - NOT	ICE OF APPEAL - Transaction 7	7926904 - Approved By: N
6/16/2	2020 N	EF	Proof of Electronic Service	Transaction 792	6730 - Approved By: NOREVIEW : 06-	-16-2020:10:21:18	
6/16/2	2020 30	000	Ord Trial Transcript/Public\$	Transaction 792	6725 - Approved By: NOREVIEW : 06-	-16-2020:10:20:20	

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CR17-0636
2020-05-21 01:48:01 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7888294

Case No. CR17-0636

Dept. No.

CODE 1850

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

VS.

Plaintiff,

OSBALDO CHAPARRO.

Defendant.

JUDGMENT OF CONVICTION

The Defendant, having been found guilty by a Jury on February 14, 2020, and no sufficient cause being shown by Defendant as to why judgment should not be pronounced against him, the Court rendered judgment as follows:

Osbaldo Chaparro is guilty of the crime of Sexual Assault, a violation of NRS 200.366.2b, a Category A Felony, as charged in Count I of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the term of Life With the Possibility of Parole after a minimum of Ten (10) years has been served, with Eight Hundred Eighty-Three (883) days credit for time served, to be served consecutively to the sentence imposed in Count III.

Osbaldo Chaparro is guilty of the crime of Battery with Intent to Commit Sexual Assault Upon Victim Age 16 or Older, a violation of NRS 200.400.4b, a Category A Felony, as charged in Count II of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the term of Life With the

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28 //

Possibility of Parole after a minimum of Twenty-Four (24) months have been served, to be served consecutively to the sentence imposed in Count I.

Osbaldo Chaparro is guilty of the crime of Open or Gross Lewdness, a violation of NRS 201.210.1a, a gross misdemeanor, as charged in Count III of the Amended Information, and that he be punished by imprisonment in the Washoe County Jail for a term of Three Hundred Sixty-Four (364) days, with Three Hundred Sixty-Four (364) days credit for time served.

It is further ordered that an aggregate sentence is hereby imposed of a minimum of One Hundred Forty-Four (144) months with a maximum term of life with parole eligibility beginning after a minimum of Twelve (12) years having been served.

It is further ordered, pursuant to NRS 176.0931, the Court orders a special sentence of lifetime supervision to commence after any period of probation, or any term of imprisonment, or after any period of release on parole. It is further ordered that the Defendant shall register as a Sex Offender with the law enforcement agency in whose jurisdiction the Defendant resides and is employed within 48 hours in accordance with NRS 179D.460.

It is further ordered that the Defendant is ordered to pay restitution in the amount of Five Hundred Dollars (\$500.00). All monetary payments, money and property collected from the Defendant shall be first applied to pay the amount ordered as restitution to the Victim(s).

The Defendant is further ordered to pay a Three Dollar (\$3.00) administrative assessment for obtaining a biological specimen and conducting a genetic marker analysis, a Twenty-Five Dollar (\$25.00) administrative assessment fee, a Nine Hundred Sixty-Three Dollar and Forty-Two Cent (\$963.42) psychosexual fee, and attorney fees are hereby waived by this Court.

Any fine, fee administrative assessment or restitution imposed today (as reflected in this Judgment) constitutes a lien, as defined in Nevada Revised Statute NRS 176.275. Should the Defendant not pay these fines, fees, or assessments, collection efforts may be undertaken against Osbaldo Chaparro.

Dated this 20th day of May, 2020.

DISTRICT JUDGE

FILED
Electronically
CR17-0636
2017-05-05 11:56:16 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 6086808

CASE NO. CR17-0636

DATE, JUDGE

STATE OF NEVADA VS. OSBALDO CHAPARRO

OFFICERS OF		
COURT PRESEN	T APPEARANCES-HEARING	CONTINUED TO
05/03/17	<u>ARRAIGNMENT</u>	
HONORABLE	Deputy District Attorney Matt Lee represented the State. Defendant	Motion to
PATRICK	was present with counsel, Deputy Public Defender Kate Hickman.	Confirm Trial –
FLANAGAN	Probation Officer Len Frisch was also present.	January 3, 2018
DEPT. NO. 7	TRUE NAME: OSBALDO CHAPARRO. Defendant was in receipt	at 9:00 a.m.
K. Oates	of a copy of the Information; waived formal reading.	
(Clerk)	Defendant entered pleas of Not Guilty to Count I – Sexual Assault,	Jury Trial – Five
S. Koetting	a violation of NRS 200.366.2b, a Category A felony; Count II –	Days – January
(Reporter)	Battery With Intent to Commit Sexual Assault Upon Victim Age 16 or	22, 2018 at 9:30
	Older, a violation of NRS 200.400.4b, a Category A felony; and	a.m.
	Count III – Open or Gross Lewdness, a violation of NRS 201.210.1a,	
	a gross misdemeanor, all as contained within the Information.	
	Waived the 60-day rule. Matter continued for trial by jury.	

Defendant is remanded to the custody of the Sheriff.

FILED Electronically CR17-0636 2018-01-30 10:19:19 AM Jacqueline Bryant Clerk of the Court Transaction # 6505574

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

01/24/18

ORAL ARGUMENTS

HONORABLE

Deputy District Attorney Matt Lee represented the State. Defendant was present with counsel, Deputy Public Defender Jaci Millsap.

Probation Officer Michelle Wing was also present.

WALKER DEPT. NO. 7

EGAN

Counsel for the Defendant addressed the Court and argued in

K. Oates

support of Defendant's Motion for O/R Release and/or Bail

(Clerk) S. Koetting (Reporter)

Reduction, to include reducing the bail to \$50,000.00 bondable as opposed to cash. Further, counsel argued that the Defendant's family is present in Court, and he can reside with his girlfriend if

released.

Counsel for the State addressed the Court and argued that a

\$50,000.00 cash bail is appropriate in this case.

Counsel for the Defendant responded and presented additional

argument.

COURT ORDERED: The Defendant's bail amount will remain at \$50,000.00 cash only, and if the Defendant does post bail, he will be

placed on enhanced supervision.

Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2018-05-22 10:17:35 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 6691033

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

5/09/18	MOTION TO CONFIRM	
HON. EGAN WALKER DEPT. NO. 7 T. Travers	Deputy D.A. Dianne Drinkwater represented the State. Defendant was present with counsel, Jaclyn Millsap, Deputy P.D. Probation Officer, Marion Sanni, was present.	10/31/18 9:00 a.m. MTC. trial
(Clerk) S. Koetting (Reporter) J. Ghiglieri (Bailiff)	The Court addressed respective counsel regarding the request to continue trial. Defense counsel addressed the Court and provided an explanation as to why the request to continue trial. Counsel for Stated had no objection. Discussion ensued regarding new trial date.	11/13/18 9:30 a.m. (4 day) Jury Trial
	COURT ORDERED: Motion to Confirm trial DENIED; the May 21, 2018 Trial is hereby VACATED per stipulation of all parties. Counsel Millsap to prepare the stipulation and order. Trial set for November 12, 2018 at 9:30 a.m. with a Motion to confirm on October 31, 2018 at 9:00 a.m. Defendant was remanded to the custody of the Sheriff.	

**Subsequent to Court, respective counsel were advised via email that trial will commence on November 13, 2018 at 9:30 a.m. due to November 12, 2018 being a holiday.

FILED
Electronically
CR17-0636
2018-11-26 10:21:51 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 6990276

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

10/31/18

MOTION TO CONFIRM TRIAL

HONORABLE EGAN WALKER DEPT. NO. 7 Deputy District Attorney Chelsea Mazza was present in Court, representing the State. Defendant was present in Court with counsel, Deputy Public Defenders Jaci Millsap and Tobin Fuss.

Probation Officer Michelle Wing was also present.

K. Oates (Clerk) S. Koetting (Reporter) Counsel Millsap, on behalf of the Defendant, addressed the Court and argued in support of Defendant's Motion to Continue Trial to include allowing for defense expert testimony regarding DNA, and to provide the defense a full and fair opportunity to work with the expert utilizing all discovery materials. Further, counsel advised that the

defense's witness is unavailable for the present trial date.

Counsel Mazza, on behalf of the State, addressed the Court and

argued in opposition to the position of defense counsel.

Counsel Millsap responded and further argued that while the defense does not want to continue trial, it is in the best interest of her client.

COURT ORDERED: State's Motion to Amend Information –

GRANTED; Motion to Confirm Trial – DENIED; Defendant's Motion to Continue Trial – GRANTED. It is further ordered that counsel will work with Court Clerk Kim Oates as to setting new dates, to include a Pretrial Motions Hearing (two weeks prior to the new trial date);

Motion to Confirm Trial; and Jury Trial (Five Days). It is further ordered if the Jury Trial is set outside of 120 days from today, a

Status Hearing will be set 90 days from today.

Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2018-12-10 11:50:37 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7015590

CASE NO. CR17-0636

DATE, JUDGE

STATE OF NEVADA VS. OSBALDO CHAPARRO

OFFICERS OF		
COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
12/05/18 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	ARRAIGNMENT AND MOTION TO SET TRIAL Deputy District Attorneys Matt Lee and Chelsea Mazza were present in Court, representing the State. Defendant was present in Court with counsel, Deputy Public Defenders Jaci Millsap and Tobin Fuss. Jill Berryman of the Division of Parole and Probation was also present. TRUE NAME: OSBALDO CHAPARRO. Defendant was in receipt of a copy of the Amended Information; waived formal reading of the Amended Information. Defendant was sworn by the Court Clerk, and canvassed by the	Pretrial Motions – February 14, 2019 at 1:30 p.m. Motion to Confirm Trial – May 22, 2019 at 9:00 a.m.
	Court. Defendant entered pleas of Not Guilty to Count I , Sexual Assault, a violation of NRS 200.366.2b, a Category A felony; Count II – Battery With Intent to Commit Sexual Assault Upon a Victim 16 or Older, a violation of NRS 200.400.4b, a Category A felony; and Count III – Open or Gross Lewdness, a violation of NRS 201.210.1a, a gross misdemeanor, all as contained within the Amended Information. Matter continued and reset for trial by jury. Respective counsel and the Court reset the Motion to Confirm Trial, Jury Trial and Pretrial Motions without objection. Defendant is remanded to the custody of the Sheriff.	Jury Trial – June 3, 2019 at 9:30 a.m. for Five Days

FILED
Electronically
CR17-0636
2019-02-20 11:55:13 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7126317

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE	
OFFICERS OF	
COURT PRESENT	
02/14/19	2
HONORABLE I	

APPEARANCES-HEARING

CONTINUED TO

HONORABLE EGAN WALKER

WALKER
DEPT. NO. 7
K. Oates
(Clerk)

(Clerk) S. Koetting (Reporter) PRE-TRIAL MOTIONS HEARING

Deputy District Attorney Matt Lee was present in Court, representing the State. Defendant was present in Court with counsel, Deputy

Public Defenders Jaci Millsap and Tobin Fuss.

Counsel for the State addressed the Court and advised he has one witness present with regard to the Defendant's Motion to Suppress Evidence.

Counsel Millsap, on behalf of the Defendant, addressed the Court

and responded she has no witnesses to present today.

COURT ORDERED: The Court will proceed first with the Motion to Suppress.

Exhibit 1 (State) marked for identification; offered; no objection; **ADMITTED**.

Counsel for the State called **Cory Autrey**, who was sworn and direct examined.

Exhibit 1 played for the Court.

Counsel Millsap conducted cross-examination; re-direct examination conducted; re-cross examination conducted; witness excused. Counsel Millsap presented argument in support of Defendant's Motion to Suppress; counsel for the State argued in opposition to the Motion; counsel Millsap presented additional argument.

COURT ORDERED: Defendant's Motion to Suppress Evidence is DENIED. Counsel for the State will prepare the proposed order. Counsel for the State addressed the Defendant's interview, to include that he redacted the same which may impact additional Court rulings.

Counsel for the State argued in support of the State's Motion to Admit Evidence of Defendant's Prior Sexual Acts, to include that the victim in the previous case could be available if the Court so ordered, however, her child died in a car accident yesterday.

Counsel Fuss, on behalf of the Defendant, addressed the Court and advised he received the State's Reply yesterday, but is prepared to go forward with argument. Further, counsel argued that the prior case is not relevant, and unfairly prejudicial to this case, and should not be included unless the Defendant testifies, at which time the prior conviction could be used for impeachment purposes.

Counsel for the State argued in support of inclusion of the prior bad act due to the similarities between this case and the previous case.

COURT ORDERED: State's Motion to Admit Evidence of Defendant's Prior Sexual Acts is GRANTED, to include the

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

Page Two

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

02/14/19

PRE-TRIAL MOTIONS HEARING

HONORABLE **EGAN**

Defendant's prior case can be heard in the State's case-in-chief and

counsel for the State will prepare the proposed order.

WALKER DEPT. NO. 7 The Court and counsel addressed the remaining outstanding

Motions.

K. Oates (Clerk)

S. Koetting (Reporter)

COURT ORDERED: Defendant's Motion for State to Disclose All Demonstrative Evidence to Defense Prior to Publishing to the Jury –

DENIED to include that while the Court would prefer the State provide counsel with any power point presentations prior to trial, it will not be ordered. The Court further ordered that counsel will only use admitted evidence in opening statements and closing arguments. however, sharing of closing arguments does not need to be done in advance, but would be preferred.

Counsel Millsap inquired as to evidence which the State's experts might use to which the Court responded to share that evidence in advance if possible.

COURT ORDERED: Defendant's Motion to Record all Bench. Conferences – GRANTED; Defendant's Motion Regarding Custody During Trial – GRANTED, to include that jail phone calls will be scrubbed.

Counsel for the State responded and moved for a pretrial hearing or hearing outside the presence of the Jury should any issues arise. Counsel Millsap responded and concurred with opposing counsel. COURT ORDERED: Respective counsel are ordered to meet and confer with Court Clerk Kim Oates as to Exhibits prior to trial, to include authenticity and admissibility of all Exhibits. Should issues arise, Ms. Oates is ordered to set a Hearing with the Court and counsel. It is further ordered a Pre-Trial Motions Hearing is set for April 25, 2019 at 2:30 p.m., however, if counsel resolve their issues prior to the Hearing, the Hearing can be vacated.

COURT ORDERED: Defendant's Motion as to the Rule of Exclusion GRANTED; and Defendant's Motion in Limine to Preclude Reference to Indigence – GRANTED.

The Court inquired of respective counsel who had nothing further to address.

The Court inquired of the Defendant as to if he had any questions, to which the Defendant stood mute.

Defendant is remanded to the custody of the Sheriff.

Pre-Trial Motions Exhibit

PLTF: STATE OF NEVADA

PATY: DDA Matt Lee

DEFT: OSBALDO CHAPARRO

DATY: DPD Jaci Millsap and DPD Tobin Fuss

Case No: CR17-0636 Dept. No: 7 Clerk: Kim Oates Date: February 14, 2019

Exhibit No.	Party	Description	Marked	Offered	Admitted
l	State	Flash Drive – Defendant Chaparro Interview	02-14-19	No Objection	02-14-19
'					
	<u>.</u>				
63					

Print Date: 2/19/2019

FILED
Electronically
CR17-0636
2019-05-28 04:11:48 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7291239

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

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MOTION TO CONFIRM

HON. EGAN WALKER DEPT. NO. 7 T. Travers (Clerk) S. Koetting (Reporter) J. Ghiglieri

(Bailiff)

Deputy D.A. Matthew Lee represented the State. 5/29/19
Defendant was present being represented by counsel, Douglas 9:00 a.m.
Nicholson, Esq., who was not present. OSC and Probation Officer, Deborah Brown, was present. MTC Trial.

The Court noted for the record that Counsel Nicholson was not present in court.

Counsel for State informed the Court that the State was ready to confirm trial.

Court directed the Courtroom Clerk to reach out to Defense Counsel.

Matter trailed.

9:54 a.m. Case was recalled.

The Court noted that Counsel Nicholson was unable to be reached. Counsel for State informed the Court of the last time the State had communication with Defense Counsel; stated that defense had requested a continuance of today's hearing; and, that the State informed the Defense Counsel that the State would not agree to a continuance.

The Defendant responded to the Court that it had been a week since his last contact with counsel Nicholson.

COURT ORDERED: Order to Show Cause as to why Counsel Nicholson should not be held in contempt of court and Motion to Confirm are set for May 29, 2019 at 9:00 a.m.

Defendant was remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2019-05-31 10:36:29 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7297322

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

05/29/19 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting

(Reporter)

MOTION TO CONFIRM TRIAL AND ORDER TO SHOW CAUSE Deputy District Attorney Matt Lee was present in Court, representing the State. Defendant was present in Court, in custody, without counsel, Doug Nicholson, Esq. Jenny Lopez of the Division of Parole and Probation was present.

The Court inquired of the Defendant if he knew why his attorney was not present in Court today.

The Defendant addressed the Court on his own behalf and responded he does not know why his attorney is not present in Court today.

Counsel for the State addressed the Court and responded he has had no contact with defense counsel since the last Hearing. The Defendant replied that it was his understanding that his attorney believed this Hearing was scheduled for tomorrow.

The Court asked the Defendant if he wanted counsel Nicholson to continue to represent him, to which the Defendant responded he has no comment.

Counsel for the State replied that defense counsel has put the State in a bind, to include that counsel Nicholson has not downloaded all of the discovery in this case. Further, counsel advised that the State is ready to proceed with trial to include twenty-two witnesses have been subpoenaed, and the victim in this case wants to go forward, however, defense counsel has now potentially "built in" an ineffective assistance claim.

COURT ORDERED: Counsel for the Defendant left a message on Department Seven's Judicial Assistant's voice mail prior to Court today to include he would not be present in Court today, as he would be in Tribal Court. Trial in this matter cannot proceed as scheduled based upon the present circumstances, and the Court may impose the cost for today's Hearing on defense counsel. Further, a no bail Bench Warrant is hereby ordered for the failure of Doug Nicholson, Esq., to appear in Court today, and the present Jury Trial is vacated. It is further ordered that the Motion to Confirm Trial is reset to July 24, 2019 at 9:00 a.m. and the Jury Trial is reset to August 5, 2019 at 9:30 a.m. for Five (5) days.

Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2019-06-10 04:35:13 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7313390

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONTINUED TO

06/06/19 HONORABLE EGAN WALKER DEPT. NO. 7

DEPT. NO. 7 K. Oates (Clerk)

S. Koetting (Reporter)

MOTION TO CONFIRM TRIAL AND ORDER TO SHOW CAUSE Deputy District Attorney Matt Lee was present in Court, representing the State. Defendant was present in Court with counsel, Doug Nicholson, Esq.

8:57 a.m. – Court convened with Court, counsel and Defendant present.

Counsel for the Defendant addressed the Court and advised he is aware of the present Motion to Confirm and Jury Trial dates, and is in the process of obtaining the discovery in this case.

Counsel for the State addressed the Court and responded he can view on his end what discovery has been downloaded. Further, counsel for the State provided defense counsel with a thumb drive containing all discovery.

Counsel for the Defendant and counsel for the State both advised they are ready to proceed with trial.

The Court inquired of defense counsel as to a legal explanation as to why he missed Court hearings on May 22 and May 29, 2019. Counsel for the Defendant responded he has no legal explanation for his absences. Further, counsel advised as to May 22, 2019, he was home sick for ten days, overslept, and left a voice message on the phone in Department Seven's Chambers. Further, counsel advised as to May 29, 2019, he again left a voice message on the phone in Department Seven's Chambers that he needed to attend Tribal Court in Gardnerville, upon which counsel for the State advised him via email that a bench warrant was issued, to which he, counsel Nicholson, subsequently filed a Motion to Quash Bench Warrant. Further, counsel advised he is in a good place now and ready to proceed with trial.

The Court inquired if defense counsel was trying to continue the trial, to which counsel for the Defendant responded he was not. Further, counsel advised he did ask counsel for the State for a continuance of trial as the Public Defender's Office was not providing him with any documentation. Additionally, counsel advised the circumstances were not calculated, he was sick, and apologized to the Court. Further, counsel advised that prior to this case, he has never failed to appear at a Court hearing.

The Court inquired of counsel for the State as to the State's costs involved for preparing for trial.

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

Page Two

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/06/19 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)

MOTION TO CONFIRM TRIAL AND ORDER TO SHOW CAUSE Counsel for the State responded that twenty-two subpoenas were served, however, he is not certain as to an exact cost, but can research the issue if the Court is so inclined.

COURT ORDERED: The Court finds that counsel for the Defendant is in contempt of Court for his failure to appear on May 22, and 29, 2019, and further, the Court takes judicial notice of a probate case out of Department Fifteen at which the Defendant failed to appear. Counsel for the Defendant responded that he "took his lumps" for the past failure to appear, and will accept whatever sanctions the Court intends to impose.

COURT ORDERED: The Court finds that there is no excuse for the Defendant's failure to appear in Court on May 22 and 29, 2019, he is held in contempt of Court, and sanctions are hereby imposed in the total amount of \$1,000.00, which will be made payable to the Washoe County District Attorney's Office within Thirty (30) days from today.

The Court inquired as to outstanding Motions in the case.

Counsel for the Defendant responded that he failed to respond to the Motion to Preclude Testimony of Defense Expert Witness Phillip Danielson, and counsel for the State would not agree to a continuance.

The Court inquired if counsel for the Defendant intends to call Phillip Danielson as an expert witness at trial to which counsel for the Defendant responded he does.

COURT ORDERED: Counsel for the Defendant is ordered to file an Opposition by Tuesday of next week, with counsel for the State responding and submitting the matter.

Counsel for the Defendant next addressed the Motion as to out-of-Court statements made by the Defendant, to include he, counsel for the Defendant, will not be responding. Further, counsel argued that the Motion to Preclude Testimony was filed beyond the deadline. COURT ORDERED: Counsel will be expected to follow the law, and the Court will not grant or deny the Motion as to out-of-Court statements, but rather, consider that Motion to be resolved as moot. Further, as to the Expert Motion, defense counsel is ordered to file an Opposition which the Court will address.

Counsel for the State addressed two foundational witnesses related to video(s) involving the Defendant inside Brew Brothers, both leaving and returning, and that a Hearing may be necessary.

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

Page Three

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/06/19
HONORABLE
EGAN
WALKER
DEPT. NO. 7
K. Oates
(Clerk)
S. Koetting
(Reporter)

MOTION TO CONFIRM TRIAL AND ORDER TO SHOW CAUSE Counsel for the Defendant responded he has no objection to the videos being consolidated into one.

COURT ORDERED: Counsel are ordered to meet and confer as to the evidence in this case, including reaching stipulations as to the authenticity and admissibility, and any other pre-trial matters, evidence, agreements or disagreements, no later than 5:00 p.m. on June 14, 2019. Further, if issues exist, counsel will be expected to set a Hearing with the Court through Court Clerk Kim Oates. It is further ordered that the bench warrant previously issued for the failure to appear of Doug Nicholson, Esq., is hereby quashed. Counsel for the State responded he will reach out to counsel for the Defendant, and set a Hearing if necessary.

The Court addressed the Defendant as to any questions he might have, to which the Defendant responded he does not have any questions.

Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2019-07-30 02:59:04 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7402333

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

07/24/19 HONORABLE MOTION TO CONFIRM TRIAL

EGAN WALKER Deputy District Attorney Mariah Northington was present in Court, representing the State. Defendant was present in Court, in custody, without counsel, Doug Nicholson, Esq. Wamsutta Brown of the

DEPT. NO. 7 K. Oates

Division of Parole and Probation was present.

(Clerk)

The Court inquired of counsel for the State as to the failure of

defense counsel to appear in Court today.

S. Koetting (Reporter)

Counsel for the State addressed the Court and responded she has no idea as to the whereabouts of defense counsel. Further, counsel advised that she last saw the Defendant after the Order to Show Cause hearing, and she called his office this morning with no response.

The Court inquired of the Defendant if he knew why his attorney was not present in Court today.

The Defendant addressed the Court on his own behalf and responded he does not know why his attorney is not present in Court today.

Counsel for the State responded that the State is ready to proceed with trial.

COURT ORDERED: The Jury Trial in this matter is confirmed as scheduled. It is further ordered that counsel Doug Nicholson, Esq., is removed as the Defendant's attorney-of-record in this case, and an Order to Show Cause will be set for his failure to appear in Court today. Additionally, the Public Defender's Office is re-appointed to represent the Defendant in this case, and counsel for the State is ordered to contact the Public Defender's Office and set a Hearing for Appointment of Counsel with Court Clerk Kim Oates. Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2019-07-30 03:20:02 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7402472

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

07/24/19 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter) STATUS HEARING IN RE: APPOINTMENT OF COUNSEL
Deputy District Attorney Mariah Northington was present in Court, representing the State. Defendant was present in Court, in custody, with counsel, Chief Deputy Public Defender Kate Hickman.

Counsel for the Defendant addressed the Court as to representation of the Defendant

of the Defendant.

COURT ORDERED: The Court confirms the removal of Doug Nicholson, Esq, as the Defendant's attorney-or-record, finds the Defendant to be indigent, and therefore, at his request, and by Court Order, the Public Defender's Office is hereby re-appointed to represent the Defendant in this matter.

Counsel for the Defendant responded she cannot proceed with trial on August 5, 2019, to include that an expert(s) will need to be consulted and retained.

Counsel for the State addressed the Court and responded that the State is ready to proceed with trial, however, acknowledges the present situation. Further, counsel advised that both counsel Nicholson and the Public Defender's Office may have utilized expert Phillip Danielson in this case.

COURT ORDERED: Reluctantly, the Court vacates the present trial date, and a Motion to Set Trial will be set for August 7, 2019 at 9:00 a.m.

Defendant is remanded to the custody of the Sheriff.

FILED Electronically CR17-0636 2019-08-13 08:50:00 AM Jacqueline Bryant Clerk of the Court Transaction # 7425226

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING **CONTINUED TO**

08/07/19

MOTION TO SET TRIAL

HONORABLE EGAN WALKER

DEPT. NO. 7

K. Oates (Clerk)

S. Koetting (Reporter)

Chief Deputy District Attorney Matt Lee, and Deputy District Attorney Mariah Northington were present in Court, representing the State. Defendant was present in Court with counsel Deputy Public

Defenders Tobin Fuss and Kendra Bertschy. Alexandra Ford of the

Division of Parole and Probation was also present.

Potential trial dates were discussed between the Court and counsel. Counsel Fuss, on behalf of the Defendant, addressed the Court and advised he cannot proceed with trial in October, 2019, and further, moved for a continuance to reset trial until he speaks with his experts as to their availability. Further, counsel moved for the opportunity to respond to the State's Motion to Preclude Testimony of Defendant Expert Witness Phillip Danielson, Ph.D. ("State's Motion"), and strike prior defense counsel's Opposition. Additionally, as to the Defendant's prior counsel, Doug Nicholson, Esq., he, counsel Fuss, is working with the Defendant's family as to the possibility of reimbursement of attorney's fees paid to counsel Nicholson. Counsel Lee, on behalf of the State, addressed the Court and responded he understands the defense's situation, and will defer to the Court as to a new trial date.

The Court inquired of the Defendant as to setting a January, 2020, trial date.

The Defendant addressed the Court on his own behalf and responded he has no objection to a January, 2020, trial date. COURT ORDERED: A Pre-Trial Motions Hearing is set for October 3, 2019 at 9:00 a.m.; the Motion to Confirm Trial is set for December 18, 2019 at 9:00 a.m. and the Five (5) day Jury Trial is set for January 6, 2020 at 9:30 a.m. It is further ordered that the Court will not strike prior counsel Nicholson's Opposition to the State's Motion, however, current defense counsel will be given Twenty (20) days from today to file an Opposition.

Defendant is remanded to the custody of the Sheriff.

FILED Electronically CR17-0636 2019-08-13 09:35:11 AM Jacqueline Bryant Clerk of the Court Transaction # 7425458

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING **CONTINUED TO**

08/08/19

HONORABLE

EGAN WALKER

DEPT. NO. 7

K. Oates (Clerk)

S. Koetting

(Reporter)

ORDER TO SHOW CAUSE

Chief Deputy District Attorney Matt Lee was present in Court, seated in the gallery, representing the State. The Defendant's prior counsel, Doug Nicholson, Esg., was present in Court. The Defendant was not

present.

9:00 a.m. - Court convened with the Court, counsel for the State, and Defendant's prior counsel, Doug Nicholson, Esq., present.

The Court addressed and outlined the procedural history of this case. Further, the Court inquired of counsel Nicholson as to why he did not

appear at the July 24, 2019 Motion to Confirm Trial.

Counsel Nicholson addressed the Court on his own behalf and responded he "miscalendared" the date, and contacted Department Seven's chambers via personal appearance the next day. Further, counsel apologized to the Court and advised he is "moving forward". The Court inquired as to the previous contempt sanction imposed against counsel Nicholson for his prior failure to appear.

Counsel Nicholson responded he has with him today a check made payable to the District Attorney's Office in the amount of \$1,000.00 which represents the previous contempt sanction imposed by the Court.

COURT ORDERED: Counsel Nicholson is ordered to provide the \$1,000.00 sanction check to the Court's Bailiff, who will provide the same to Chief Deputy District Attorney Lee, who is seated in the Court's gallery. Further, the Court noted that counsel Nicholson's payment was past due the Thirty (30) days as previously ordered. Counsel Nicholson provided the check to the Court's Bailiff, and responded he has no explanation for providing the late payment, other than he had planned to provide the check to counsel for the State at the next Court hearing.

The Court inquired of counsel Nicholson as to his handling of the Defendant's case.

Counsel Nicholson responded he reached out to Department Seven twice in an effort to meet directly with the Court in Chambers. COURT ORDERED: The Court will not meet with counse! Nicholson off the record, at any point.

Counsel Nicholson responded he has been having some personal issues, not including substances or alcohol, is seeing a

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

Page Two

DATE. JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

CONTINUED TO

08/08/19

ORDER TO SHOW CAUSE

HONORABLE **EGAN**

therapist, and his failure to appear was not an intentional act. Further, counsel apologized to the Court, and all involved.

WALKER

COURT ORDERED: The Court finds that Doug Nicholson, Esq., is in

DEPT. NO. 7 K. Oates

contempt of court, and accordingly, counsel Nicholson will be

(Clerk) S. Koetting referred to the State Bar of Nevada, and the Court will take under advisement additional sanctions to be imposed, including liquidated

damages.

(Reporter)

The Court inquired of counsel Nicholson if he had anything further to address.

Counsel Nicholson responded he understands what the Court is saying, and has nothing further to address, other than he is trying his best, and is improving.

The Court inquired as to any active Department Seven cases involving counsel Nicholson.

Counsel Nicholson replied he has no other cases in Department

Seven, but does have active cases in Family Court.

COURT ORDERED: The Court finds that Doug Nicholson, Esq., is in contempt for his failure to comply with the Court's previous orders, and therefore, the Court will fashion a balanced remedy by way of a written order.

The Court inquired of counsel for the State, who in turn responded he has nothing further to address with the Court.

9:25 a.m. - Court stood in recess.

The Defendant is not present.

FILED
Electronically
CR17-0636
2019-10-24 03:08:13 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7556934

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

10/03/19 HONORABLE

EGAN WALKER DEPT. NO. 7

M. Lux J. Encallado

(Clerks) S. Koetting (Reporter) PRE-TRIAL MOTIONS

Deputy District Attorneys Matthew Lee and Mariah Northington were present in Court, representing the State. Defendant was present, in custody, in Court with counsel, Deputy Public Defenders Tobin Fuss and Kendra Bertschy.

9:01 a.m. – Court convened with Court, counsel and Defendant present.

The Court addressed respective counsel and the pending Motions. Counsel Lee addressed the Court and argued in support of the Motion in Limine Regarding Out-of-Court Statements Made by the Defendant.

Counsel Fuss addressed the Court and stated if there were any issues, they would be brought up outside the presence of the jury. COURT ORDERED: Plaintiff's Motion in Limine Regarding Out-of-Court Statements Made by the Defendant is GRANTED. Counsel Lee to prepare the Order.

The Court addressed Defense's Motion for Equal Access to Juror Information.

Counsel Lee advised the Court that he will likely run the jurors criminal history and will provide the information to Defense Counsel. Court advised respective Counsel that Counsel Lee will provide the originals to the Court Clerk and the Court Clerk will ensure that Defense Counsel receives the information.

Counsel Bertschy addressed the Court and argued in support of the Motion for Equal Access to Juror and further stated she has had issues in the past where the District Attorney's office does not provide the information until the day of trial.

Counsel Lee advised that the criminal histories are run once he receives the Juror packet and provides a copy to Defense Counsel and then he reviews the information.

COURT ORDERED: Defendant's Motion for Equal Access to Juror Information is granted. Counsel for the Defendant to prepare the Order.

The Court addressed the Motion to Continue Trial filed by counsel for the Defendant.

The Court recited the history of this case and the several continuances which have occurred. The Court was not inclined to continue trial due to the injustice to the Defendant since he was

first arraigned in 2017. The Motion to Continue Trial is due to the unavailability of the Defendant's expert witness, Dr. Danielson. Further, the Court stated it has read Dr. Danielson's expert report. Counsel Lee stated an opposition to the motion was filed last year. In May 2019, a separate objection regarding the sufficiency of the notice was filed. Further, Counsel Lee stated the motion based on insufficient notice is no longer of consequence.

COURT ORDERED: Motion to Preclude Testimony of Defense Expert Witness Phillip B. Danielson, Ph.D. is MOOT relating ONLY to the insufficient notice.

Counsel Lee argued in opposition to the testimony of Dr. Danielson and as to relevancy.

Counsel Fuss argued in support of Dr. Danielson's testimony, and the importance of having the expert available at trial. Further, counsel Fuss argued the Defendant would be at a disadvantage if he did not have an expert to testify on his behalf and the Plaintiff did have an expert present.

The Court made statements relating to the issues with another continuance in this matter and requested counsel for the Defendant to provide a piece of evidence that cannot be produced through an available witness.

Counsel Fuss replied that the expertise of Dr. Danielson relating to the transference of DNA is imperative and argued in support of the motion to continue trial.

Counsel Lee argued in opposition to the motion to continue trial. The Court inquired when Dr. Danielson would be available for trial. Counsel Fuss stated Dr. Danielson is available Friday, February 14, 2020. Further, counsel Fuss stated Dr. Danielson was present for the DNA testing conducted in this matter.

The Court informed respective counsel that a hearing will need to occur regarding to the testimony of Dr. Danielson. Further, the Court requested the phone number for Dr. Danielson so the Court can call Dr. Danielson to inquire as to his availability for trial.

Counsel Fuss stated he does have a phone number, but was unaware of his current availability since he is a professor and teaches during the week.

The Court directed counsel Fuss to call Dr. Danielson and check as to his availability.

COURT ORDERED: Respective counsel are to meet and confer with regard to the testimony of Dr. Danielson and if there are portions, if not in its entirety, of the report, that can be stipulated into evidence for rebuttal.

9:47 a.m. – The Court recessed to allow Defense Counsel to call Dr. Danielson and obtain available dates.

9:58 a.m. – Court convened with Court, counsel and Defendant present.

The Court telephoned Dr. Danielson on the record.

The Court spoke with Dr. Danielson and confirmed availability to testify for trial the week of February 10, 2020.

Court and counsel further discussed possible trial dates.

The Court terminated the call with Dr. Danielson.

The Court and counsel further discussed Higgs vs. State and if the motion to continue trial should be granted.

COURT ORDERED: Defendant's Motion to Continue Trial is GRANTED. A hearing will be held to determine the parameters of Dr. Danielson's testimony. Further, Dr. Danielson will be present at the hearing and counsel for the Defendant will be responsible for transportation costs. Trial to commence on February 11, 2020 at 9:00 a.m. for four days.

The Court again telephoned Dr. Danielson.

The Court conferred with Dr. Danielson and confirmed availability on December 19, 2019 to testify.

COURT ORDERED: Hearing on Plaintiff's Motion to Preclude Testimony of Defense expert Witness Phillip B. Danielson, Ph.D. is scheduled for December 19, 2019 at 9:00 a.m. Motion to confirm trial set for December 18, 2019 is hereby VACATED and RESET to January 29, 2020 at 9:00 a.m. Jury trial will proceed at 9:30 a.m. on February 11, 2020 thru Friday February 14, 2020.

Counsel Lee advised that he would not object to Dr. Danielson appearing telephonically at the next hearing.

The Court did not order that Dr. Danielson appear in person, but it would be preferred that Dr. Danielson appear in person. 10:30 a.m. – Court stood in recess.

FILED
Electronically
CR17-0636
2020-01-13 02:45:27 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7682690

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

01/06/2020

HONORABLE

EGAN
WALKER
DEPT. NO. 7
K. Oates
(Clerk)
S. Koetting

(Reporter)

MOTION TO SET BAIL

Deputy District Attorney Mariah Northington was present in Court, representing the State. The Defendant was present in Court with counsel, Deputy Public Defenders Tobin Fuss and Kendra Bertschy. Counsel Bertschy, on behalf of the Defendant, addressed the Court and argued in support of a reduction in bail on behalf of the Defendant from \$50,000.00 cash to \$30,000.00 bondable, to include enhanced supervision, and additional special conditions. Further, counsel for the Defendant advised if released, the Defendant will have employment at a temporary agency.

Counsel for the State addressed the Court and argued the Defendant's circumstances have not changed, and his request to change his present custody status should be denied.

Counsel Bertschy responded and presented additional argument in

support of a reduction in bail.

COURT ORDERED: The Defendant's custody status will remain as is, and the Defendant's Motion for a bail reduction is hereby DENIED. It is further ordered that counsel for the State will prepare and submit a proposed order.

Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2020-02-06 09:23:45 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7724695

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF COURT PRESEN	IT APPEARANCES-HEARING	CONTINUED TO
1/29/2020	MOTION TO CONFIRM TRIAL	
HONORABLE EGAN WALKER DEPT. NO. 7 J. Encallado	Deputy District Attorneys Matthew Lee and Mariah Northington were present in Court, representing the State. Defendant was present in Court with Public Defenders, Kendra Bertschy and Tobin Fuss. Specialist Jill Berryman of the Division of Parole and Probation was also present.	Pre-trial Motions set for February 5, 2020 at 3:00 p.m.
(Clerk) S. Koetting (Reporter)	The Court addressed respective counsel and inquired whether a pretrial motions hearing needs to be held. Further, the Court offered available dates and times.	Exhibit Marking is set for February 6, 2020
(керопет)	Counsel Fuss addressed the Court and responded he is not available for the times suggested by the Court. COURT ORDERED: Pre-trial Motions hearing is set for February 5, 2020 at 3:00 p.m. Counsel Bertschy addressed the Court and inquired of the District Attorney if an offer had been made to the Defendant. Counsel Lee addressed the Court and responded there has been discussion. However, the parties could not reach an agreement. Further, counsel moved for a later start time for trial. Counsel Bertschy did not object to a later start time and further, informed the Court respective counsel will be discussing stipulations after this hearing and will communicate with the Court as to a later start time for trial. Respective counsel confirmed trial to commence on February 11, 2020. COURT ORDERED: Motion to Confirm Trial – GRANTED. Respective counsel is to contact Clerk Oates as to the start time of	at 2:00 p.m.

trial on February 11, 2020.

Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2020-02-07 11:30:37 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7728389

CASE NO. CR17-0636 STATE OF NEVADA VS. OSBALDO CHAPARRO

PRE-TRIAL MOTIONS

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

02/05/2020 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates

(Clerk)

S. Koetting

(Reporter)

Deputy District Attorney Matt Lee was present in Court, representing the State. Defendant was present in Court with counsel, Deputy Public Defenders Tobin Fuss and Kendra Berstchy.

3:00 p.m. – Court convened with Court, counsel and Defendant present.

The Court addressed three issues to be heard in Court today, to include the Defendant's Objection to Notice of Rebuttal Expert Witnesses, filed today by the State.

Counsel Bertschy, on behalf of the Defendant, addressed the Court and inquired as to what exactly the previous victim can testify to in this case.

Counsel for the State addressed the Court and responded he's not so concerned the victim testify as to the previous jury trial, however, the victim will be present to testify in the State's case-in-chief, and the State will be seeking to include the Defendant's prior conviction. COURT ORDERED: If the previous victim testifies, she can testify as to the facts of the prior conviction, including date and location. Counsel for the State responded he will more than likely offer the Judgment of Conviction, to which the Court responded language is contained within the Judgment of Conviction that the Defendant was found Guilty by a Jury.

Counsel Bertschy replied and argued in opposition to the Jury knowing the Defendant was previously found Guilty by a Jury, to which the Court responded a limiting instruction can be provided to the Jury.

Counsel Fuss addressed the Court and sought clarification as to objections, which was provided by the Court.

Counsel for the State responded he will work with opposing counsel with regard to redacting the original Judgment of Conviction as to the jury verdict language.

The Court and counsel discussed reference to the Defendant's prior case in opening statements.

The Court next addressed the Motion in Limine as to the Prior Sexual Conduct of the Victim in this case.

Counsel Bertschy responded she expects this testimony to come out through witness Robison, to include sexual conduct by the victim seven days prior to this incident. Further, counsel argued this testimony should be allowed into evidence by the Court, as the SART exam expert will testify injury can occur.

COURT ORDERED: The Court finds there is no relevance with this line of questioning as to the DNA.

Counsel Fuss replied as to the sexual conduct and potential for injury.

COURT ORDERED: Counsel are not to inquire of the victim as to her sexual history, as it is not admissible by statute, however, if it does become admissible, the issue can be revisited.

Counsel Fuss responded as to the other four DNA samples.

COURT ORDERED: The Court finds at this time that the DNA is not related to this case.

Counsel for the State replied he will be meeting with his DNA expert and would like to revisit this topic, if necessary, and further argued the DNA "is what it is", he has no legal objection at this time unless it traverses the rape shield law.

COURT ORDERED: The Court finds other DNA being located is of little probative value.

Counsel Bertschy responded if this becomes an issue, she will request a sidebar.

COURT ORDERED: The parties will be expected to bring up issues in advance, and evidence not addressed by 5:00 p.m. today will be excluded.

Counsel Bertschy responded Debra Robison is present in Court today, should the Court have any questions.

Counsel Fuss addressed the Objection to Notice of Rebuttal Expert Witness, in that, the State did not timely disclosure David Jackson.

Counsel for the State responded and argued he is uncertain as to what Phillip Danielson will say, and Stephen Gresko is unavailable to testify on Friday in rebuttal if necessary.

COURT ORDERED: The Court is troubled by the late disclosure of rebuttal expert David Jackson, as Dr. Gresko should testify.

Counsel for the State responded he will make Dr. Gresko available to testify in rebuttal.

Counsel Bertschy addressed the Court's preference as to jury selection, to include the possibility of speaking privately with potential jurors.

Counsel for the State responded a "case-by-case" method would be preferable.

COURT ORDERED: The Court will revisit this issue next week. Counsel Fuss inquired as other methods of transcription, including JAVS, or tape-recording testimony.

COURT ORDERED: Tape-recording testimony would set a precedent, and will not be allowed. Further, Department Seven's Courtroom does not have JAVS, and defense counsel is instructed to

discuss the transcript process with Department Seven's Court Reporter, and/or have their expert listen to the testimony. Counsel Bertschy responded she has not received power point presentations from expert(s), to which counsel for the State replied he does not have any.

General trial procedure was discussed between the Court and counsel.

The Court inquired of the Defendant as to process, with the Defendant responding he has no questions.

4:03 p.m. – Court stood in recess.

The Defendant is remanded to the custody of the Sheriff.

FILED
Electronically
CR17-0636
2020-04-16 04:52:08 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7839053

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

02/11/2020

HONORABLE

EGAN WALKER DEPT. NO. 7

J. Encallado K. Oates (Clerks)

S. Koetting (Reporter)

JURY TRIAL – Day One

Chief Deputy District Attorney Matt Lee and Deputy District Attorney Mariah Northington were present in Court, representing the State.

Defendant was present in Court, in custody, with Deputy Public Defenders Tobin Fuss and Kendra Bertschy.

12:56 p.m. – Court convened with Court, counsel, prospective jurors and Defendant present.

Prior to the commencement of Court, State's Exhibits 1 – 44 were marked for identification, with Exhibits 1, 2, and 39 being stipulated to by counsel as to their admissibility.

Respective counsel reviewed and approved the redacted Amended Information filed in this case, to be read by the Court Clerk during trial.

Proposed Jury Instructions were provided to the Court by counsel for the State and by counsel for the Defendant.

Counsel Fuss, on behalf of the Defendant, addressed the Court and argued in support of Defendant's Motion to Reconsider, to include the lack of the Defendant's DNA on the tights. Further, counsel argued in support of admitting the tights in their entirety.

The Court addressed respective counsel and the Defendant and stated previous hearings have been conducted regarding the DNA found on the tights of the victim. Counsel Lee, on behalf of the State, addressed the Court and responded the DNA on the tights was found to be inconclusive and does not exclude the Defendant.

Counsel Fuss replied he will not say other men have had contact with, or touched the victim.

The Court responded the Defendant did have contact with the victim and video footage exists proving such fact. Further, the Court stated DNA not collected is of no meaning to the Jury.

Counsel Fuss responded there are four low level sources and likely they are from transfer DNA, which can occur easily.

The Court responded defense counsel will have the opportunity to present evidence through their expert.

Counsel Fuss inquired of the Court if defense can argue the DNA of four men was located on the tights.

Counsel Lee responded there will be testimony a mix of four men's DNA was found on the tights.

The Court responded a ruling will be deferred until such time as testimony is presented.

Counsel Bertschy, on behalf of the Defendant, addressed the Court and inquired as to the reading of the Amended Information and further moved to omit the words, "felony" and "gross misdemeanor".

COURT ORDERED: Oral Motion to Omit the words "felony" and "gross misdemeanor" from the Amended Information is DENIED.

Counsel Bertschy moved to have the Amended Information read as filed.

Counsel Lee did not offer an objection.

COURT ORDERED: The Amended Information is to be read by the Court Clerk as originally filed.

1:22 p.m. - Recess

1:33 p.m. – Court reconvened with Court, counsel, Defendant and prospective jurors present.

The prospective jurors were escorted into the Courtroom, with the Court addressing the Sixty-Seven (67) prospective jurors.

Roll taken. All prospective Sixty-Seven (67) jurors were present.

All prospective jurors were sworn to answer questions touching upon their qualifications to serve as trial jurors in this case.

The Court ordered that Thirty-Two (32) names be drawn, consisting of Twelve (12) jurors and Two (2) alternates, who were called and seated in the jury box.

The Court instructed the prospective jurors with preliminary instructions.

The Court introduced himself and Court staff to the prospective jurors.

Counsel Lee, on behalf of the State, introduced himself and Counsel Northington to the prospective jurors.

Counsel Bertschy, on behalf of the Defendant, introduced herself, Counsel Fuss, and the Defendant to the prospective jurors.

At the direction of the Court, the Thirty-Two (32) prospective jurors introduced themselves.

Without objection, the Court excused prospective juror La Nguyen - replaced with prospective juror Luke Reich.

The Court inquired if any of the prospective jurors knew counsel, each other, the Defendant, Court staff, or himself, with responses provided.

The Court addressed the allegations contained in Counts I, II, and III of the Amended Information.

The Court read the list of witnesses expected to be called at trial.

The Court conducted general and specific voir dire examination of the prospective jurors in the box, with responses provided.

Without objection, the Court excused for cause prospective juror Tanaka- replaced with prospective juror Conely.

Without objection, the Court excused for cause prospective juror Conely - replaced with prospective juror Pyle.

Without objection, the Court excused for cause prospective juror Pyle - replaced with prospective juror Chaney.

Without objection, the Court excused for cause prospective juror Laughton - replaced with prospective juror Thrower.

Without objection, the Court excused for cause prospective juror Morrison - replaced with prospective juror Jensen.

Without objection, the Court excused for cause prospective juror Chaney - replaced with prospective juror Evans.

Counsel Lee, on behalf of the State, conduced general and specific voir dire examination of the prospective jurors in the box, with responses provided.

Counsel Lee, on behalf of the State, passed the panel for cause.

3:31 p.m. – Afternoon recess.

3:53 p.m. – Court reconvened with Court, counsel, prospective jurors and Defendant present.

Roll of the prospective jurors was taken, with all being present, aside from the previously excused prospective jurors.

Counsel Bertschy, on behalf of the Defendant, conducted general and specific voir dire examination of the prospective jurors in the box, with responses provided.

Sidebar with Court and respective counsel – Counsel Fuss inquired of the Court whether the Defendant's prior conviction may be mentioned during voir dire.

The Court responded the Defendant's prior conviction was not relevant to voir dire. Counsel Bertschy continued with voir dire.

Counsel Bertschy, on behalf of the Defendant, passed the panel for cause.

4:20 p.m. - Recess to conduct challenges.

4:22 p.m. – Court reconvened in chambers where preemptory challenges were exercised, Eight (8) per side plus One (1) alternate.

The Court addressed respective counsel and provided a summary of the sidebar conducted between the Court and counsel.

Counsel Fuss informed the Court the defense wanted to conduct voir dire relating to the Defendant's prior conviction due to potential bias from prospective jurors and the possibility of the Defendant not having a fair trial due to such bias.

Counsel Lee responded the case law relating to voir dire is clear, and the restriction exercised by the Court was reasonable.

COURT ORDERED: The Court finds propensity evidence to be powerful, and to "ring the bell" would have been prejudicial to the prospective jurors, and an abuse of discretion. The following panel was selected and stipulated to:

Jacob Brannameng; Steven Canale; Jared Trotter; Christopher Thrower; Crista Jorgensen; Katherine Patterson; Brent Collamer; Ryan Arnaud; Samuel Tamayo; Daniel Monette; Desirae Henry; Gina Majorsky; and Alternates Stefanie Vincent and Robert Peterson.

4:40 p.m. – Court reconvened with Court, counsel, prospective jurors and Defendant present.

The selected and stipulated jurors were seated in the jury box and sworn. The Court thanked and excused the unreached and unselected prospective jurors.

The Court Clerk read the redacted Amended Information to the Jury, stating the Defendant's pleas of Not Guilty to the charges contained within the redacted Amended Information.

The Court instructed and admonished the Jury and excused them for the evening. Court to reconvene at 10:30 a.m. on Wednesday, February 12, 2020.

Outside the presence of the Jury, general trial matters were discussed between the Court and counsel.

Counsel Fuss informed the Court counsel Bertschy did not intend to disrespect the Court when she suggested a recess was needed during voir dire.

The Court responded only the Court controls the flow of trial and the recess was for the sake of the jurors.

4:58 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

02/12/2020

JURY TRIAL - Day Two

HONORABLE

Chief Deputy District Attorney Matt Lee and Deputy District Attorney Mariah Northington were present in Court, representing the State.

EGAN WALKER DEPT. NO. 7

Defendant was present in Court, in custody, with Deputy Public Defenders Tobin Fuss and Kendra Bertschy.

J. Encallado K. Oates 10:39 a.m. - Court convened with Court, counsel, Jury and Defendant.

(Clerks) S. Koetting (Reporter) The Court noted the presence of the Court, counsel, Jury and Defendant. Counsel Northington, on behalf of the State, presented Opening Statement. Counsel Fuss, on behalf of the Defendant, presented Opening Statement.

Counsel for the State called **Lindsey L.**, who was sworn and direct examined.

Exhibits 1 and 2 – offered; no objection; **ADMITTED**.

Exhibit 3 – offered; no objection; **ADMITTED**.

Exhibits 11 - 22 - offered; no objection; ADMITTED.

Jury admonished and escorted into the Jury Room.

Outside the presence of the Jury, Counsel Fuss inquired of the Court whether there would be a limiting instruction to the Jury prior to the testimony of expert Gresko. The Court responded if defense counsel wants a limiting instruction, they need to present it to counsel for the State, and then submit it to the Court.

11:54 a.m. – Recess

1:29 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury and Defendant.

Lindsey L. resumed the stand, heretofore sworn; cross-examination conducted by counsel Bertschy.

Exhibit 26 offered; no objection; ADMITTED.

Exhibit 45 marked for identification.

Sidebar conducted between the Court and counsel as to Exhibit 45 and the lack of transcript.

Exhibit 46 marked for identification.

Exhibit 47 marked for identification.

Counsel Lee conducted re-direct examination.

Exhibit 46 offered; objection stated by counsel Bertschy; objection sustained; offered again; no objection; **ADMITTED**.

Re-direct examination conducted; re-cross examination conducted; witness excused. Counsel Northington, on behalf of the State, called **Natasha Evans**, who was sworn and direct examined.

Cross-examination conducted; re-direct examination conducted; witness excused. Jury admonished and escorted into the Jury Room.

Outside the presence of the Jury, the Court provided a summary of the sidebar conducted relating to Exhibit 45.

Counsel Bertschy informed the Court she believed the testimony of witness Autrey was useful for purposes of impeachment due to the contradicting testimony.

The Court inquired of counsel Bertschy if the purpose of showing the witness Exhibit 45 was to refresh recollection.

Counsel Bertschy responded that was correct.

COURT ORDERED: An exhibit cannot be shown to a witness without being admitted.

Counsel Bertschy stated she wanted to play Exhibit 45 outside the presence of the Jury.

The Court responded that was not addressed during the sidebar.

Counsel Fuss addressed the jury instruction relating to the prior bad act.

The Court responded prior incidents of sexual misconduct are considered propensity evidence and are admissible per the Nevada Supreme Court. Further, the Court responded a limiting jury instruction would be considered.

Counsel Fuss responded he would offer the instruction as part of the final Jury packet. Counsel Lee addressed the Court and had no objection.

3:04 p.m. - Recess

3:17 p.m. – Court reconvened with Court, counsel, Jury and Defendant.

The Court noted the presence of the Court, counsel, Jury and Defendant.

Counsel Lee, on behalf of the State, called **Ashley DeRosa**, who was sworn and direct examined; cross-examination conducted by counsel Bertschy; redirect examination waived; witness excused.

Counsel Northington, on behalf of the State, called **Debra Robison**, who was sworn and direct examined.

Exhibit 7 offered; no objection; **ADMITTED**.

Exhibit 6 offered; no objection; **ADMITTED**.

Cross-examination conducted by counsel Fuss.

Exhibit 48 marked for identification; offered; withdrawn; SO ORDERED.

Exhibit 49 marked for identification.

Sidebar conducted between the Court and counsel regarding an exhibit issue.

Counsel Fuss continued with cross-examination.

Jury Admonished and excused for the evening to reconvene at 9:00 a.m. on Thursday, February 13, 2020.

Outside the presence of the jury, the Court inquired of counsel whether there were any issues that needed to be addressed outside the presence of the Jury.

Counsel Lee responded the State had no issues as to the earlier exhibit issue.

Counsel Bertschy responded and addressed the sidebar.

Counsel Fuss responded as to Exhibit 49.

Counsel Lee informed the Court the State anticipates resting before lunch tomorrow.

The Court inquired of defense counsel if they were prepared for the Court to conduct a *Carter* canvas of the Defendant.

Counsel Fuss responded they will wait until the close of the State's case.

The Court inquired if defense counsel will be calling witnesses.

Counsel Fuss responded the defense will have witnesses testifying on behalf of the Defendant.

The Court informed respective counsel jury instructions will be settled tomorrow. Counsel Fuss informed the Court if the Defendant testifies, it will be on Friday morning. The Court responded trial time will be used wisely and counsel should be prepared. 5:26 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

02/13/2020 JURY TRIAL – Day Three

HONORABLE Chief Deputy District Attorney Matt Lee and Deputy District Attorney Mariah Northington

EGAN were present in Court, representing the State.

WALKER Defendant was present in Court, in custody, with Deputy Public Defenders Tobin Fuss

DEPT. NO. 7 and Kendra Bertschy.

J. Encallado 9:02 a.m. – Court convened with Court, counsel, Jury and Defendant.

K. Oates The Court noted the presence of the Court, counsel, Jury and Defendant.

(Clerks) Debra Robison resumed the stand, heretofore sworn.

S. Koetting Counsel Fuss continued cross examination of Debra Robison.

(Reporter) Sidebar conducted between the Court and respective counsel relating to the admittance

of Exhibit 39.

Exhibit 39 offered; no objection; **ADMITTED**.

Counsel Northington conducted redirect examination; conducted re-cross examination; witness excused.

Jury admonished and escorted into the Jury Room.

10:11 a.m. - Recess

10:30 a.m. - Court reconvened with Court, respective counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury and Defendant.

Counsel Lee, on behalf of the State, called **Stephen Gresko**, who was sworn and direct examined.

Counsel Fuss conducted cross-examination.

Exhibit 50 marked for identification.

Exhibit 51 marked for identification.

Counsel Lee conducted redirect examination; re-cross examination waived; witness excused

Counsel Lee, on behalf of the State, called **Michael Duncan**, who was sworn and direct examined.

Exhibit 5 offered; objection by counsel Fuss; objection withdrawn: **ADMITTED**.

Counsel Fuss conducted cross-examination; redirect examination waived; witness excused.

Jury admonished and escorted into the Jury Room.

Outside the presence of the Jury, counsel Lee informed the Court that the State has two witnesses left.

Counsel Fuss informed the Court witness Nelli will be available today.

The Court informed respective counsel the Carter canvas of the Defendant will occur

after the afternoon recess.

12:00 p.m. - Recess

1:28 p.m. – Court reconvened with Court, respective counsel, and Defendant.

Outside the presence of the Jury, counsel Lee informed the Court witness Pamela J. is familiar with Juror Canale.

The Court responded an inquiry of the relationship between witness Pamela J. and Juror Canale will be conducted.

Counsel Fuss informed the Court based on that fact, defense counsel will move to excuse Juror Canale.

Counsel Bertschy responded defense counsel will inquire of Juror Canale as to his relationship with witness Pamela J.

Juror Steve Canale was sworn and escorted into the Courtroom and examined by the Court and respective counsel as to his relationship with Pamela J.

Juror Canale admonished and escorted to the Jury Room.

Counsel Lee moved to excuse Juror Canale, and replace him with alternate Juror Vincent, to take his place.

Counsel Bertschy joined counsel Lee in excusing Juror Canale, in an abundance of caution.

Juror Canale was escorted into the Courtroom and formally excused due to his connection with witness Pamela J; replaced with alternate Juror Vincent.

Court reconvened with Court, counsel, Jury and Defendant.

The Court noted the presence of the Court, counsel, Jury and Defendant.

Counsel Lee, on behalf of the State, called **Cory Autrey**, who was sworn and direct examined.

Exhibit 23 offered; no objection; **ADMITTED**.

Exhibit 10 offered; no objection; ADMITTED.

A sidebar was conducted between the Court and respective counsel regarding the testimony of witness Autrey and victim interview.

Counsel Bertschy, on behalf of the Defendant, conducted cross-examination.

Exhibit 45 offered; no objection; ADMITTED.

Exhibit 52 marked for identification.

Exhibit 27-38 offered; objection; a sidebar was conducted between the Court and respective counsel regarding the relevance as to the authentication of the exhibits offered.

Exhibit 27 offered; no objection; ADMITTED.

Exhibit 28-31; 34-38; objection; objection overruled; ADMITTED.

Exhibit 32 offered; objection; objection overruled; **ADMITTED**.

Jury admonished and escorted into the Jury Room.

Outside the presence of the Jury, the Court addressed the sidebar and reminded counsel any piece of evidence must be admitted before presenting it to the jury. 3:07 p.m. - Recess

3:28 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury and Defendant.

Witness Autrey resumed the stand, heretofore sworn, and cross-examination continued by counsel Bertschy; redirect examination; re-cross examination; witness excused.

Counsel Northington, on behalf of the State, called **Pamala J.**, who was sworn and direct examined.

Exhibit 9 offered; no objection; **ADMITTED**.

Cross-examination conducted by counsel Bertschy; redirect examination waived; witness excused.

Counsel Bertschy, on behalf of the Defendant, called **Marshall Eason**, who was sworn and direct examined.

Exhibit 53 marked for identification.

Cross-examination conducted by counsel Northington; redirect examination waived; witness excused.

Jury admonished and escorted into the Jury Room.

Outside the presence of Jury, counsel Fuss informed the Court Exhibit 42a was redacted, but not all confidential information was removed and they might need to call back certain witnesses.

The Court responded it was not inclined to do so because the witnesses have already testified and redactions should have occurred prior to witness testimony.

Counsel Fuss responded respective counsel was in agreement to redact certain exhibits. The Court responded the exhibits do not need to be admitted for an expert to review them.

4:22 p.m. - Recess

4:26 p.m. – Court reconvened with Court, counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury and Defendant.

Counsel Fuss, on behalf of the Defendant, called **Claire Nelli**, who was sworn and direct examined.

Jury Admonished and excused for the evening to reconvene at 9:00 a.m. on Friday, February 14, 2020.

Outside the presence of the Jury, the Court addressed its concerns on the progress of the case and the remaining witnesses. Further, the Defendant was provided with the *Carter* canvas.

The Court canvassed the Defendant as to his Fifth Amendment right not to testify.

The Defendant addressed the Court, and acknowledged he understands his right not to testify, and has no questions for the Court.

Counsel Lee moved for Witness Gresko to be present during the testimony of witness Danielson.

COURT ORDERED: Witness Gresko shall be present during the testimony of witness Danielson.

Respective counsel were provided with the updated Jury Trial Exhibit List, reviewed the same, and had no questions or concerns.

The Defendant was not present for the settling of Jury Instructions as he chose to return to the Washoe County Jail.

Jury Instructions were informally settled between the Court and counsel.

COURT ORDERED: Counsel will return to Court at 8:45 a.m. tomorrow, February 14, 2020, to resume settling Jury Instructions.

5:34 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING

02/14/2020

HONORABLE EGAN

WALKER

DEPT. NO. 7 J. Encallado

K. Oates (Clerks)

S. Koetting (Reporter)

JURY TRIAL - Day Four

Chief Deputy District Attorney Matt Lee and Deputy District Attorney Mariah Northington were present in Court, representing the State.

Defendant was present in Court, in custody, with Deputy Public Defenders Tobin Fuss and Kendra Bertschy.

8:45 a.m. - Court convened with Court, counsel and Defendant present.

Outside the presence of the Jury, the Court addressed counsel and Jury Trial Exhibits 1 - 58, to include counsel had no objection to the Exhibits, and no additional exhibits to proofer.

Jury Instructions were informally and formally settled, with counsel stipulating to Jury Instructions One (1) through Thirty-Three (33), and Eight (8) Verdict Forms. Additionally, respective counsel had no objections to the Jury Instructions and/or Verdict Forms, and had no additional Jury Instructions to proofer, other than defense counsel's request to swap Jury Instruction 31, which the Court declined. Also, there were no limiting instructions as to the Defendant's prior bad act. Further, defense counsel had two offered and rejected Jury Instructions to proofer with the Court. Respective counsel had no objection to the Court instructing the Jury before Closing Arguments. The order of the verdict forms was discussed between the Court, respective counsel and the Defendant. 8:51 a.m. - Recess

9:00 a.m. - Court reconvened with Court, respective counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury, and Defendant.

Witness Nelli resumed the stand, heretofore sworn, and further direct examination conducted by Counsel Fuss.

Counsel Northington conducted cross-examination.

Exhibit 24 marked for identification.

Counsel Fuss conducted redirect examination; re-cross waived; witness excused.

Counsel Fuss, on behalf of the Defendant, called **Phillip Danielson**, who could not be located.

Jury admonished and escorted into the Jury Room.

Outside the presence of jury, counsel Fuss informed the Court he has attempted to contact Dr. Danielson, to no avail. Shortly thereafter, witness Danielson was appeared in Court.

9:34 a.m. - Recess

9:38 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury, and Defendant.

Counsel Fuss, on behalf of the Defendant, called **Phillip Danielson**, who was sworn and direct examined.

Exhibit 54 marked for identification.

Counsel Lee conducted cross-examination.

Exhibit 25 marked for identification.

Exhibit 55 marked for identification.

Jury admonished and escorted into the Jury Room.

Outside the presence of the Jury, the Court and respective counsel had a discussion relating to witness Danielson.

11:19 a.m. - Recess

11:39 a.m. - Court reconvened with Court, respective counsel, Defendant and Jury present.

The Court noted the presence of the Court, counsel, Jury, and Defendant.

Witness Danielson resumed the stand, heretofore sworn, and re-direct examination conducted by Counsel Fuss.

Exhibit 25 offered; objection; objection overruled; **ADMITTED**.

Re-cross examination waived; witness excused.

Jury admonished and escorted into the Jury Room.

Outside the presence of the Jury, the Court and respective counsel discussed procedure as to Closing Argument.

11:48 a.m. - Recess

1:30 p.m. - Court reconvened with Court, respective counsel, and Defendant present.

Exhibit 54 offered; no objection; ADMITTED.

Outside the presence of the Jury, counsel Fuss moved for a Mistrial due to the testimony of witness Gresko relating to DNA.

COURT ORDERED: Motion for Mistrial is DENIED as DNA is not at the center of the case.

The Jury was escorted into the Courtroom.

The Court noted the presence of the Court, counsel, Jury and Defendant present.

The Court instructed the Jury with Jury Instructions 1 - 33.

After inquiry by the Court, respective counsel responded the Jury Instructions, as read to the Jury by the Court, were accurately read and instructed.

Counsel Lee, on behalf of the State, conducted Closing Argument.

Counsel Bertschy, on behalf of the Defendant, conducted Closing Argument.

Counsel Lee, on behalf of the State, conducted Final Closing Argument.

Counsel Bertschy objected to counsel Lee's Final Closing Argument and renewed Defense's Motion for Mistrial.

COURT ORDERED: Renewed Motion for Mistrial is DENIED.

Alternate Juror Robert Peterson was thanked by the Court, admonished and asked to provide his contact information to the Court's Bailiff.

Bailiff Kristin Vietti was sworn and charged with the Jury.

3:16 p.m. - Jury escorted to the Jury Room. Deliberations commenced.

Respective counsel was asked to provide their contact information to Court Clerk Jenifer Encallado and had nothing further to address.

Exhibit 56 – Defendant's Thumb Drive – marked for identification.

3:21 p.m. – Court stood in recess.

4:40 p.m. – Jury Question No. 1; Court provided response.

5:18 p.m. – The Bailiff notified the Court that the Jury had reached Verdicts on all counts; counsel notified.

5:47 p.m. – The Jury was escorted into the Courtroom, and Court reconvened with Court, counsel, Jury and Defendant present.

The Court noted the presence of the Court, all Jurors, respective counsel and the Defendant.

Upon direction of the Court, the Court Clerk called roll of the Jury. All present.

Upon direction of the Court, the Court Clerk read the Verdicts aloud.

VERDICTS

OSBALDO CHAPARRO is Guilty as to Count I – Sexual Assault; Guilty as to Count II – Battery with Intent to Commit Sexual Assault Upon Victim Age 16 or Older; Guilty as to Count III – Open or Gross Lewdness, as charged in the Amended Information.

DATED this 14TH day of February, 2020.

/s/ Jared Trotter Foreperson

Defense counsel requested polling of the Jury.

The Jury was polled by the Court Clerk.

The Jury was thanked by the Court for their service and released.

A Presentence Investigation Report was ordered by the Court and Sentencing set for May 7, 2020, at 9:00 a.m.

A Presentence Investigation Report Questionnaire was provided to counsel Bertschy and counsel Fuss for the Defendant to complete.

Defendant remanded into custody, no bail hold, pending Sentencing.

5:55 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

*** After Session ***

The Division of Parole and Probation was contacted by Court Clerk Jenifer Encallado as to the preparation of the Presentence Investigation Report, and Alternate Juror Robert Peterson and excused Juror Steven Canale were called and notified of the Jury's Verdicts. The original Juror Criminal Histories were returned to counsel for the State.

Exhibit 57 – State's Thumb Drive – marked for identification.

Exhibit 58 – Juror Criminal Histories - marked for identification.

PLTF: STATE OF NEVADA PATY: CDDA Matt Lee & DDA Mariah Northington
DEFT: OSBALDO CHAPARRO DATY: DPD Tobin Fuss & DPD Kendra Bertschy

Case No: CR17-0636 Dept. No: 7 Clerk: J. Encallado & K. Oates Date: 02/11/2020

Exhibit No.	Party	Description	Marked	Offered	Admitted
1	State	Eldorado Video	02/06/2020	Stipulated	02/12/2020
2	State	Harrah's Video	02/06/2020	Stipulated	02/12/2020
3	State	Map – Downtown Reno (w/ labels)	02/06/2020	No objection	02/12/2020
4	State	Map – Downtown Reno (w/o labels)	02/06/2020		
5	State	Patron Scan Photos	02/06/2020	No objection	02/13/2020
6	State	SART Photos	02/06/2020	No objection	02/12/2020
7	State	SART Diagram	02/06/2020	No objection	02/12/2020
8	State	JOC - CR11-0268	02/06/2020		
9	State	Map – Downtown Sparks (CR11-0268)	02/06/2020	No objection	02/13/2020
10	State	Tights/Evidence Collection Kit	02/10/2020	No objection	02/13/2020
11	State	Surveillance Photo (Eldorado)	02/06/2020	No objection	02/12/2020
12	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
13	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
14	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
15	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
16	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
17	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020

1

Print Date: 4/16/2020

PLTF: STATE OF NEVADA PATY: CDDA Matt Lee & DDA Mariah Northington
DEFT: OSBALDO CHAPARRO DATY: DPD Tobin Fuss & DPD Kendra Bertschy

Case No: CR17-0636 Dept. No: 7 Clerk: J. Encallado & K. Oates Date: 02/11/2020

Exhibit No.	Party	Description	Marked	Offered	Admitted
18	State	Surveillance Photo (Breezeway)	02/06/2020	No objection	02/12/2020
19	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
20	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
21	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
22	State	Surveillance Photo (Harrah's Breezeway)	02/06/2020	No objection	02/12/2020
23	State	Surveillance Photo (License Plate)	02/06/2020	No objection	02/13/2020
24	State	Court Opinion from CA : Webb case	02/14/2020		
25	State	Texas Forensic Commission Report	02/14/2020	Objection; Objection overruled	02/14/2020
26	Defendant	Photo from Eldo to Harrah's	02/06/2020	No objection	02/12/2020
27	Defendant	Photo in front of Eldo	02/06/2020	No objection	02/13/2020
28	Defendant	Photo from Harrah's to Eldo	02/06/2020	Objection; Objection overruled	02/13/2020
29	Defendant	Photo of Harrah's sign	02/06/2020	Objection; Objection overruled	02/13/2020
30	Defendant	Photo of left of Harrah's	02/06/2020	Objection; Objection overruled	02/13/2020
31	Defendant	Photo of garage next to Harrah's	02/06/2020	Objection; Objection overruled	02/13/2020

Print Date: 4/16/2020

PLTF: STATE OF NEVADA PATY: CDDA Matt Lee & DDA Mariah Northington
DEFT: OSBALDO CHAPARRO DATY: DPD Tobin Fuss & DPD Kendra Bertschy

Case No: CR17-0636 Dept. No: 7 Clerk: J. Encallado & K. Oates Date: 02/11/2020

Exhibit No.	Party	Description	Marked	Offered	Admitted
32	Defendant	Photo of area next to Harrah's	02/06/2020	Objection; Objection overruled	02/13/2020
33	Defendant	Photo of closer view of area next to Harrah's	02/06/2020		
34	Defendant	Photo from side to Harrah's walkway	02/06/2020	Objection; Objection overruled	02/13/2020
35	Defendant	Photo of entry to Harrah's	02/06/2020	Objection; Objection overruled	02/13/2020
36	Defendant	Photo of closer view of Harrah's entry	02/06/2020	Objection; Objection overruled	02/13/2020
37	Defendant	Photo of view from Harrah's entry	02/06/2020	Objection; Objection overruled	02/13/2020
38	Defendant	Photo of view from midway of Harrah's entry to intersection	02/06/2020	Objection; Objection overruled	02/13/2020
39	Defendant	SART Exam CD	02/06/2020	Stipulated	02/13/2020
40	Defendant	Stephen Gresko Report	02/06/2020		
41	Defendant	Laura Dickson Report	02/06/2020		
42	Defendant	Debra Robison Report	02/06/2020		
42a	Defendant	Redacted Debra Robison Report	02/12/2020		
43	Defendant	Dr. Philip Danielson Report	02/06/2020		
44	Defendant	Claire Nelli Report	02/06/2020		
45	Defendant	Flash drive of Victim Interview	02/12/2020	Stipulated	02/13/2020
46	Defendant	Victim Written Statement	02/12/2020	No objection	02/12/2020

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Print Date: 4/16/2020

PLTF: STATE OF NEVADA PATY: CDDA Matt Lee & DDA Mariah Northington
DEFT: OSBALDO CHAPARRO DATY: DPD Tobin Fuss & DPD Kendra Bertschy

Case No: CR17-0636 Dept. No: 7 Clerk: J. Encallado & K. Oates Date: 02/11/2020

Exhibit No.	Party	Description	Marked	Offered	Admitted
47	Defendant	Preliminary Hearing Transcript	02/12/2020		
48	Defendant	SART Diagram	02/12/2020		
49	Defendant	Debra Robison Full Report	02/12/2020		
50	Defendant	Stephen Gresko Full Report	02/12/2020		
51	Defendant	Glove	02/12/2020		
52	Defendant	Autrey Incident Report	02/13/2020		
53	Defendant	Eason Report	02/13/2020		
54	Defendant	Post – It Sheet – DNA Evidence List - Demonstrative	02/14/2020	No objection	02/14/2020
55	State	Transcript of Proceedings – CR15-1496	02/14/2020		
56	Defendant	Closing PowerPoint Presentation – flash drive	02/14/2020		
57	State	Closing PowerPoint Presentation -	02/18/2020		
58	State	Juror Criminal Histories – SEALED BY COURT	02/14/2020		

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Jacqueline Bryant
Clerk of the Court
Transaction # 7898327

CASE NO. CR17-0636

STATE OF NEVADA VS. OSBALDO CHAPARRO

DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

5/20/2020 HONORABLE EGAN WALKER DEPT. NO. 7 J. Encallado (Clerk)

S. Koetting

(Reporter)

ENTRY OF JUDGMENT; IMPOSITION OF SENTENCE Hearing conducted via Zoom Video conferencing.

Chief Deputy District Attorney Matthew Lee and Deputy District Attorney Mariah Northington were present in Court, representing the State.

Defendant was present in Court with counsel, Deputy Public

Defenders Kendra Bertschy and Tobin Fuss. Specialist Jill Berryman

of the Division of Parole and Probation was also present.

This hearing was held remotely because of the closure of the

courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The Court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of the Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated that they had no objection to going forward in this manner.

1:58 p.m. – Court convened with Court, counsel, and Defendant present.

The Court addressed respective counsel and inquired if any witnesses will be providing testimony.

Counsel Bertschy addressed the Court and responded defense counsel has no witnesses.

Counsel Lee addressed the Court and responded the victim will be making a victim impact statement.

The Court next addressed whether there needs to be any corrections to the Presentence Investigation Report ("PSI").

Counsel Bertschy responded counsel for the Defendant first would like to address the Defendant's concerns regarding conducting the sentencing hearing via audiovisual means. Further, counsel Bertschy informed the Court counsel Fuss is communicating with the Defendant via phone during this court hearing.

Counsel Fuss addressed the Court and responded the Defendant is unable to see his support system during this hearing and is hesitant to proceed. Further, counsel Fuss moved for a continuance until the sentencing hearing can be conducted in person.

The Court inquired of defense counsel whether they had legal argument to present in support of the Defendant's request to continue the sentencing hearing.

Counsel Fuss argued in support of a continuance.

Counsel Bertschy responded the Defendant is hesitant to continue via Zoom.

The Court reiterated the Court's physical closure due to COVID-19 and the uncertainty of when hearings will be held in person.

The Court next inquired of the Defendant whether he had an objection to proceeding via audiovisual.

The Defendant addressed the Court and responded he objected to continuing sentencing via audiovisual means. Further, the Defendant argued in support of continuing sentencing until it could be held in person.

COURT ORDERED: Motion to Continue Sentence is hereby DENIED.

Counsel Bertschy had corrections to the PSI relating to credit for time served, sentence structure, and to include the word "adult" on page seven, paragraph two.

The Court inquired of the State if they had any objections to the changes to the PSI suggested by counsel Bertschy.

Counsel Lee responded the State did not object to the changes to the PSI.

COURT ORDERED: The Division of Parole and Probation is to prepare and submit and amended PSI to include correcting inconsistent or incorrect fragments, sentence structure and update the credit for time served.

Counsel Bertschy argued in support of a sentence consisting of the charges being served concurrently and the minimum allowed sentence by law.

Counsel Lee objected to the recommended sentence and argued in support of a sentence consisting of all charges being served consecutively with the maximum sentence allowed by law. Counsel Bertschy made final arguments on behalf of the Defendant. The Division of Parole and Probation addressed the Court and responded the Defendant has One Thousand Two Hundred Forty-Seven (1,247) days credit for time served.

The Court inquired of the Defendant if he would like to make a statement, to which the Defendant responded he will not be making a statement on his behalf.

Lindsey Lepire was sworn by the Court Clerk and provided a victim impact statement.

The Court inquired of Defense counsel if they had provided the Defendant with the Acknowledgment of Receipt of Duty to Register. Counsel Bertschy responded she sent it to the Washoe County Jail and counsel Fuss was unable to review it with the Defendant. COURT ORDERED: Counsel for the Defendant must submit the Acknowledgment of Receipt of Duty to Register with the Court no later than forty-eight (48) hours from this hearing.

COURT ORDERED: The Defendant, having been found guilty by a Jury on February 14, 2020, and no sufficient cause being shown by Defendant as to why judgment should not be pronounced against him, the Court rendered judgment. Osbaldo Chaparro is guilty of the crime of Sexual Assault, a violation of NRS 200.366.2b, a Category A Felony, as charged in Count I of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the term of Life With the Possibility of Parole after a minimum of Ten (10) years has been served, with Eight Hundred Eighty-Three (883) days credit for time served, to be served consecutively to the sentence imposed in Count III.

Osbaldo Chaparro is guilty of the crime of Battery with Intent to Commit Sexual Assault Upon Victim Age 16 or Older, a violation of NRS 200.400.4b, a Category A Felony, as charged in Count II of the Amended Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the term of Life With the Possibility of Parole after a minimum of Twenty-Four (24) months have been served, to be served consecutively to the sentence imposed in Count I.

Osbaldo Chaparro is guilty of the crime of Open or Gross Lewdness, a violation of NRS 201.210.1a, a gross misdemeanor, as charged in Count III of the Amended Information, and that he be punished by imprisonment in the Washoe County Jail for a term of Three Hundred Sixty-Four (364) days, with Three Hundred Sixty-Four (364) days credit for time served.

It is further ordered that an aggregate sentence is hereby imposed of a minimum of One Hundred Forty-Four (144) months with a maximum term of life with parole eligibility beginning after a minimum of Twelve (12) years having been served.

It is further ordered, pursuant to NRS 176.0931, the Court orders a special sentence of lifetime supervision to commence after any period of probation, or any term of imprisonment, or after any period of release on parole. It is further ordered that the Defendant shall register as a Sex Offender with the law enforcement agency in whose jurisdiction the Defendant resides and is employed within 48 hours in accordance with NRS 179D.460.

It is further ordered that the Defendant is ordered to pay restitution in the amount of Five Hundred Dollars (\$500.00). All monetary payments, money and property collected from the Defendant shall be first applied to pay the amount ordered as restitution to the Victim(s). The Defendant is further ordered to pay a Three Dollar (\$3.00) administrative assessment for obtaining a biological specimen and conducting a genetic marker analysis, a Twenty-Five Dollar (\$25.00) administrative assessment fee, a Nine Hundred Sixty-Three Dollar and Forty-Two Cent (\$963.42) psychosexual fee, and attorney fees are hereby waived by this Court.

Any fine, fee administrative assessment or restitution imposed today (as reflected in this Judgment) constitutes a lien, as defined in Nevada Revised Statute NRS 176.275. Should the Defendant not pay these fines, fees, or assessments, collection efforts may be undertaken against Osbaldo Chaparro.

The Defendant is remanded to the custody of the Sheriff.

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2020-06-16 10:57:17 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7926904

Code 1350

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Case No. CR17-0636

Dept. No. 7

STATE OF NEVADA,

Plaintiff,

VS.

OSBALDO CHAPARRO,

Defendant.

CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL

I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 16th day of June, 2020, I electronically filed the Notice of Appeal in the above entitled matter to the Nevada Supreme Court.

I further certify that the transmitted record is a true and correct copy of the original pleadings on file with the Second Judicial District Court.

Dated this 16th day of June, 2020.

Jacqueline Bryant
Clerk of the Court
By /s/Cynthia Aguilar
Cynthia Aguilar
Deputy Clerk