FILE NOV 1 9 20:2 JACQUELINE BRYANT, CLERK Katherine Fletcher By: L DEPUTY CLERK 1220599 N.N.C.C. P.O. Box 7000 **Electronically Filed** Carson City N 89702 Nov 25 2020 11:57 a.m. Elizabeth A. Brown In the Second Indicial District Court of Elerk Stratpreme Court of Nevada in and for the County of Washoe Katherine Fletcher Case No. = CR17-0690A Dept. No. : vs. Starte of Nevada NOTICE OF APPEAL Notice is HEREBY GIVEN that I, Kartherine Fletcher appeal the Judgement/Order entered on the 29th day of October, 2020, by this court. Dated this 5th day of November, 2020 Katherine Fletcher Katherine Fletcher

CERTIFICATE OF SERVICE BY MAIL Pursuant to NRCP Rule 5(b), I hereby certify that I am the Defendant named herein and that on this 10th day of November, 2020, I mailed a true and correct copy of the foregoing Notice OF APPEAL to the following: Washoe County District Altorney P. O. Box 11130 Reno NN 89502 Kather Fletch Kartherine Fletcher AFFIRMATION PURSUANT TO NRS 239 B. 030 NOT contain the Social Security Number of any persons. November 10, 2020 Keithen Fletcher Karthenne Fletcher -2-

November 12, 2020

Dear Mom,

may

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120.

YOU

with

I NEED YOUR HELP, PLEASE? The Courts conveniently lost my first request for appeal. Since then, I've put in an official NOTICE OF APPEAL, but an scared they will conveniently lose that too, lif they at all can - which they can I am Righting for my life against the clock " I have a very limited time to get the NOTICE OF APPEAL in. What I want you to do is: make sure if gets in this week bring it down to the Old Court Honse's Filing Office on the first Floor and getting it Rile stamped. IF the Riling clerk says it's already been filed, ask for a file stamped copy make sure it's case number CR17-0690A and was dorfed November 2020.

this will save my like. They are playing dirty, frying to make it impossible for me to appeal, because they know I will win the appeal! Katherine Fletch PLEASE HELP Love, Kathy & Katherine Fletcher

		FILED Electronically CR17-0690A 2020-11-20 10:13:24 AM	Л
1	Code 1310	Jacqueline Bryant Clerk of the Court Transaction # 8171501	
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5			
6	IN THE SECOND JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
7	IN AND FOR THE CO	UNTY OF WASHOE	
8	STATE OF NEVADA,		
9	Plaintiff,	Case No. CR17-0690A	
10	VS.	Dept. No. 7	
11	KATHERINE DEE FLETCHER,		
12	Defendant.		
13		/	
14	CASE APPEAL	STATEMENT	
15	This case appeal statement is filed pursuar		
16	1. Appellant is Katherine Dee Fletcher		
17	2. This appeal is from an order entered by	the Honorable Judge Egan Walker.	
18	3. Appellant is representing herself in Prop	per Person on appeal. The Appellant's	
19	address is:		
20	Katherine Fletcher #1220599 N.N.C.C.		
21	P.O. Box 7000		
22	Carson City, Nevada 89702		
23	4. Respondent is the State of Nevada. Re	spondent is represented by: the Washoe	
24	County District Attorney's Office		
25	Jennifer P. Noble, Esq., SBN 9446		
26	P.O. Box 30083 Reno, NV 89520		
27	,		
28	5. Respondent's attorney is not licensed to	practice law in Nevada: n/a	
	Appellant is represented by retained con	unsel in District Court.	

1	7. Appellant is not represented by retained counsel on appeal.
2	8. Appellant was not granted leave to proceed in forma pauperis in the District Court.
3	9. Proceeding commenced by an Information filed on May 4 th , 2017.
4	10. This is a criminal proceeding and the Appellant is appealing the Judgment of
5	Conviction filed October 29 th , 2020.
6	11. The case has been the subject of a previous appeal to the Supreme Court.
7	Supreme Court No.: 82047
8	12. This case does not involve child custody or visitation.
9	13. This is not a civil case involving the possibility of a settlement.
10	Dated this 20th day of November, 2020.
11	le seveline. Devent
12	Jacqueline Bryant Clerk of the Court
	By: <u>/s/ YViloria</u> YViloria
13	Deputy Clerk
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SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE

Case History - CR17-0690A

DEPT. D7

HON. EGAN WALKER

Report Date & Time 11/20/2020

10:15:19AM

ase ID:	CR17-0690A	-	n: STATE VS. KATH RIMINAL	IERINE DEE FLETCHER (TN)(D7) Initial Filing Date: 4/26/2017
		~*	Parties	
PLTF DA DA DA DEFT DATY CAA PNP		STATE OF NEVADA Jennifer P. Noble, Esq. Amos R. Stege, Esq 9 Jeff Hoppe, Esq 1199 KATHERINE DEE FLI Scott W. Edwards, Esq. Krista D. Meier, Esq Div. of Parole & Proba	- 9446 9200 93 ETCHER - @1160077 3400 8105	,
			Charges	
Charge No. 1	Charge Code 50001	<i>Charge Date</i> 5/4/2017	INF MURDER WITH T	Charge Description HE USE OF A DEADLY WEAPON
			Plea Informatio	on
Charge No.	Plea Code	Plea Date		Plea Description
1	50001	2/13/2019	PLED NOT	GUILTY
Date 10/29/202	Charge No. 0 1 - Life W	Charge Desc ithout Poss of Parole	A CONSECUTIVE FOR THE DEADLY SENTENCES TO B	Sentence Text HE POSSIBILITY OF PAROLE TO INCLUDE TERM OF 96 MONTHS TO 240 MONTHS Y WEAPON ENHANCEMENT, WITH BOTH E SERVED CONSECUTIVELY TO THE OUSLY IMPOSED IN CASE NO. Y + FEES
			Release Informat	tion
		Custody Status		
)/29/2019)/29/2019	CUSTOD CUSTOD		THE DEFENDANT CAN BE RETURNED TO PRISON, HOWEVER, WILL NEED TO BE RETURNED TO THE WASHOE COUNTY JAIL NO LATER THAN JANUARY 13, 2020 FOR TRIAL PREPARATION
1/31/2020		CUSTOD	Y - WCJ	*** FEB. 28, 2020 - PER THE WCJ AND PRISON,
1				THEY TRANSPORTED THE DEFENDANT
1	/31/2020	CUSTOD		TO THE PRISON, BUT A DETAINER IS IN PLACE, AND THEY WILL TRANSPORT HER
1	/31/2020 /31/2020	CUSTOD CUSTOD		TO THE PRISON, BUT A DETAINER IS IN PLACE,
1			Y - WCJ	TO THE PRISON, BUT A DETAINER IS IN PLACE, AND THEY WILL TRANSPORT HER BACK TO RENO FOR THE MAY 5, 2020
1 1 12	/31/2020	CUSTOD	Y - WCJ PY - NSP	TO THE PRISON, BUT A DETAINER IS IN PLACE, AND THEY WILL TRANSPORT HER BACK TO RENO FOR THE MAY 5, 2020 SENTENCING DATE DEFT TO BE HOUSED AT THE WCJ FROM
1 1 12 12	/31/2020 2/17/2019	CUSTOD CUSTOD	Y - WCJ Y - NSP Y - NSP	TO THE PRISON, BUT A DETAINER IS IN PLACE, AND THEY WILL TRANSPORT HER BACK TO RENO FOR THE MAY 5, 2020 SENTENCING DATE DEFT TO BE HOUSED AT THE WCJ FROM FLORENCE MCCLURE NO LATER THAN JANUARY

Report Date & Time 11/20/2020

10:15:19AM

D: CR17-0690A Case Type: CRIMI	NAL Initial Filin	ng Date: 4/26/2017
1/31/2020 CUSTODY - W	VCJ AT THE WASHOE COUNTY JAI SENTENCING SET FOR APRIL	
11/28/2018 CUSTODY - W	VCJ DEFENDANT SHALL BE TRAN LAKES CROSSING BACK TO W	
	Hearings	
Department Event Description	Sched. Date & Time	Disposed Date
1 D7 HEARING	6/7/2018 09:00:00	6/7/2018
Event Extra Text: YOUNG HEARING	<i>Disposition:</i> D840 6/7/2018 YOUNG HEARING	
Department Event Description	Sched. Date & Time	Disposed Date
2 D7 Request for Submission	6/7/2018 09:00:00	6/25/2018
Event Extra Text: YOUNG HEARING	<i>Disposition:</i> S200 6/25/2018	
Department Event Description	Sched. Date & Time	Disposed Date
3 D7 STATUS HEARING	7/6/2018 09:00:00	7/6/2018
Event Extra Text: CONFIRM APPOINTMENT OF APD'S OFFICE	<i>Disposition:</i> D455 7/6/2018 APD MARC PICKER APPOINTMENT	CONFIRMED
Department Event Description	Sched. Date & Time	Disposed Date
4 D7 STATUS HEARING	8/1/2018 09:00:00	7/31/2018
Event Extra Text: MURDER TRIAL WAS VACATED - NEEDS TO RESET; OTHER TWO TRIAL DATES REMAIN INTACT; LAKES PROVIDE UPDATED ASSESSMENT OF DEFENDANT	4	
Department Event Description	Sched. Date & Time	Disposed Date
5 D7 MOTION TO CONFIRM TRIAL	8/29/2018 09:00:00	7/6/2018
Event Extra Text: MURDER TRIAL SET FOR TWO WEEKS	Disposition: D843 7/6/2018	
Department Event Description	Sched. Date & Time	Disposed Date
6 D7 TRIAL - JURY	9/10/2018 09:30:00	7/6/2018
Event Extra Text: MURDER TRIAL SET FOR TWO WEEKS	Disposition: D843 7/6/2018	
Department Event Description	Sched. Date & Time	Disposed Date
7 D10 HEARING	9/11/2018 14:00:00	9/11/2018
Event Extra Text: HEARING ON DISQUALIFICATION OF JUDG (2 HOURS)	E WALKER Disposition: D840 9/11/2018 COURT TOOK DEFT'S MOTION TO R	ECUCE INDED

	CR17-0690A Case Type: CRIMINAL	Initial Filing Date:	
_	Department Event Description	Sched. Date & Time	Disposed Date
8	D10 Request for Submission	9/11/2018 15:11:00	9/21/2018
	Event Extra Text: (DEFT'S MOTION TO RECUSE JUDGE WALKER TAKEN	Disposition:	
	UNDER ADVISEMENT AT THE CONCLUSION OF THE HRG ON 9/11/18.)	S200 9/21/2018	
		ORDER DENYING MOTION TO RECUSE FILE 21, 2018	O ON SEPTEMBER
	Department Event Description	Sched. Date & Time	Disposed Date
9	D7 MOTION TO SET TRIAL	10/15/2018 09:00:00	10/15/2018
	Event Extra Text:	Disposition:	
		D425 10/15/2018	
		MOTION TO SET TRIAL	
	Department Event Description	Sched. Date & Time	Disposed Date
10	D7 STATUS HEARING	11/28/2018 09:00:00	11/28/2018
	Event Extra Text: IN RE: HOUSING - LAKES OR WCJ	Disposition:	
		D260 11/28/2018	
	Department Event Description	Sched. Date & Time	Disposed Date
11	D7 Request for Submission	2/11/2019 08:33:00	2/13/2019
	Event Extra Text: MOTION TO CONTINUE TRIAL FILED 2-6-19; NOTICE	Disposition:	
	OF NON-OPPOSITION ON 2-8-19	S200 2/13/2019	
		MOTION TO CONTINUE TRIAL - GRANTED	
	Department Event Description	Sched. Date & Time	Disposed Date
12	D7 ARRAIGNMENT	2/13/2019 13:30:00	2/6/2019
	Event Extra Text:	Disposition:	
		D844 2/6/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
13	D7 HEARING	2/13/2019 13:30:00	2/13/2019
	Event Extra Text: HEARING IN RE: NOTICE OF DEFENSE FILED BY	Disposition:	
	DEFENSE COUNSEL ON FEB. 1, 2019	D725 2/13/2019	
		DEFENDANT PLED NOT GUILTY BY REASON THE INFORMATION/MURDER CHARGE ONLY PLEA PREVIOUSLY ENTERED BY THE COURT INTACT MOTION TO CONTINUE TRIAL - GRANTED	; NOT GUILTY
	Department Event Description	Sched. Date & Time	Disposed Date
14	D7 MOTION TO CONFIRM TRIAL	2/27/2019 09:00:00	2/13/2019
	Event Extra Text:	Disposition:	
		D843 2/13/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
15	D7 TRIAL - JURY	3/11/2019 09:30:00	2/13/2019

	Department Event Description	Sched. Date & Time		Disposed Date
16	D7 Request for Submission	4/1/2019	12:08:00	4/3/2019
10		11/2017	12.00.00	10/2019
	Event Extra Text: MOTION FOR MENTAL EXAMINATION FILED 2-22-19	Dispositio		
			2019	
		ORAL ARGU	MENTS SCHEDULED	
	Department Event Description	Sched. Da	te & Time	Disposed Date
17	D7 STATUS HEARING	4/3/2019	09:00:00	4/3/2019
	Event Extra Text: SET AT THE REQUEST OF APD MARC PICKER	Dispositio D260 4/3/	n: 2019	
		MURDER TR AS TO CASE	IAL TO PROCEED AS SCHEDUL NO. CR17-0690B, AND CASE NC ED AT THE TIME OF SENTENCIN	D. CR17-1127 WILL
	Department Event Description	Sched. Da	te & Time	Disposed Date
18	D7 PRE-TRIAL MOTIONS	5/1/2019	09:00:00	5/1/2019
	Event Extra Text: ARGUMENT AS TO MOTION FOR MENTAL EXAM			
		MOTION FO	2019 R MENTAL EXAMINATION - GRA DR THE STATE TO PREPARE ANI DRDER	
	Department Event Description	Sched. Da	te & Time	Disposed Date
19	D7 Request for Submission	6/4/2019	10:23:00	6/28/2019
	Event Extra Text: MOTION TO COMPEL PRODUICTION OF AUDIOVISUAL MEDIA FILED 5/22/19	Dispositio		
			3/2019 COMPEL PRODUICTION OF AUI 9	DIOVISUAL MEDIA
	Department Event Description	Sched. Da	te & Time	Disposed Date
20	D7 Request for Submission	7/18/2019	10:35:00	9/3/2019
	Event Extra Text: MOTION FOR RELIEF FROM EXPERT DEADLINE FILED 7-2-19	<i>Dispositio</i> S200 9/3/	n: 2019	
	Department Event Description	Sched. Da	te & Time	Disposed Date
21	D7 PRE-TRIAL MOTIONS	8/8/2019	13:30:00	3/4/2019
	Event Extra Text:	<i>Dispositio</i> D844 3/4/	n: 2019	
	Department Event Description	Sched. Da	te & Time	Disposed Date
22	D7 MOTION TO CONFIRM TRIAL	9/4/2019	09:00:00	3/4/2019

ID:	CR17-0690A Case Type: CRIMINAL	HERINE DEE FLETCHER (TN)(D7) Initial Filing Date:	4/26/2017
	Department Event Description	Sched. Date & Time	Disposed Date
23	D7 Request for Submission	9/4/2019 16:58:00	9/5/2019
	Event Extra Text: MOTION REGARDING DEFENDANT'S PRIOR STATEMENTS FILED 2-4-19	<i>Disposition:</i> S200 9/5/2019 MOTIONS TO BE DETERMINED AT 10.17.19 HEAR	ING
	Department Event Description	Sched. Date & Time	Disposed Date
24	D7 Request for Submission	9/4/2019 16:57:00	9/5/2019
	Event Extra Text: MOTION FOR CHILD TESTIMONY BY ALTERNATIVE METHOD FILED 2-8-19	<i>Disposition:</i> S200 9/5/2019 MOTIONS TO BE DETERMINED AT 10.17.19 HEAR	ING
	Department Event Description	Sched. Date & Time	Disposed Date
25	D7 Request for Submission	9/4/2019 16:57:00	9/5/2019
	Event Extra Text: MOTION TO ADMIT OTHER ACT EVIDENCE FILED 2-8-19	<i>Disposition:</i> S200 9/5/2019 MOTIONS TO BE DETERMINED AT 10.17.19 HEARING	
	Department Event Description	Sched. Date & Time	Disposed Date
26	D7 Request for Submission	9/4/2019 16:56:00	9/5/2019
	Event Extra Text: MOTION TO EXCLUDE VICTIM CHARACTER EVIDENCE FILED 2-8-19	<i>Disposition:</i> S200 9/5/2019 MOTIONS TO BE DETERMINED AT 10.17.19 HEARING	
	Department Event Description	Sched. Date & Time	Disposed Date
27	D7 Request for Submission	9/4/2019 14:07:00	9/5/2019
	Event Extra Text: MOTION TO EXCLUDE VICTIM CHARACTER EVIDENCE	<i>Disposition:</i> S200 9/5/2019 MOTIONS TO BE DETERMINED AT 10.17.19 HEAR	ING
	Department Event Description	Sched. Date & Time	Disposed Date
28	D7 Request for Submission	9/13/2019 15:03:00	10/9/2019
	Event Extra Text: DEFENDANT?S MOTION FOR EQUAL ACCESS TO JUROR INFORMATION	<i>Disposition:</i> S200 10/9/2019 MOTIONS TO BE ADDRESSED AT HEARING ON 10	0.17.19
	Department Event Description	Sched. Date & Time	Disposed Date
29	D7 TRIAL - JURY	9/16/2019 09:30:00	3/4/2019
	Event Extra Text: 7 DAYS	<i>Disposition:</i> D844 3/4/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
30	D7 Request for Submission	9/16/2019 08:24:00	10/9/2019
	Event Extra Text: DEFENDANT'S MOTION FOR EARLY JURY LIST	<i>Disposition:</i> S200 10/9/2019 MOTIONS TO BE ADDRESSED AT HEARING ON 10	0.17.19

D:	CR17-0690A Case Type: CRIMINAL	HERINE DEE FLETCHER (TN)(D7) Initial Filing Date:	4/26/2017
	Department Event Description	Sched. Date & Time	Disposed Date
31	D7 Request for Submission	10/9/2019 17:00:00	10/15/2019
	Event Extra Text: MOTION TO STRIKE EXPERT WITNESS NOTICE AND REQUEST FOR HALLMARK HEARING: LINDSEY BELL FILED 9-26-19	<i>Disposition:</i> S200 10/15/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
32	D7 Request for Submission	10/10/2019 10:41:00	10/15/2019
	Event Extra Text: MOTION FOR DISCOVERY RELATED TO INSANITY DEFENSE (NO ORDER ATTACHED)	<i>Disposition:</i> S200 10/15/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
33	D7 Request for Submission	10/10/2019 10:44:00	10/15/2019
	Event Extra Text: MOTION TO EXCLUDE HEARSAY STATEMENTS OF THE DEFENDANT (NO ORDER ATTACHED)	<i>Disposition:</i> S200 10/15/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
34	D7 Request for Submission	10/10/2019 10:43:00	10/15/2019
	Event Extra Text: MOTION TO PROHIBIT ULTIMATE ISSUE TESTIMONY (WINIARZ)(NO ORDER ATTACHED)	<i>Disposition:</i> S200 10/15/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
35	D7 Request for Submission	10/15/2019 11:04:00	10/17/2019
	Event Extra Text: REQUEST FOR APPEARANCE BY TELEPHONE (NO ORDER ATTACHED)	<i>Disposition:</i> S200 10/17/2019 PRE-TRIAL MOTIONS - GRANTED IN PART/DE	NIED IN PART
	Department Event Description	Sched. Date & Time	Disposed Date
36	D7 Request for Submission	10/16/2019 14:07:00	10/17/2019
	Event Extra Text: MOTION TO STRIKE FILED 10-4-19 -	<i>Disposition:</i> S200 10/17/2019 PRE-TRIAL MOTIONS - GRANTED IN PART/DE	NIED IN PART
L	Department Event Description	Sched. Date & Time	Disposed Date
37	D7 MOTION TO CONFIRM TRIAL	10/17/2019 13:30:00	10/17/2019
	Event Extra Text:	<i>Disposition:</i> D425 10/17/2019 MOTION TO CONFIRM TRIAL - GRANTED TRIAL WILL PROCEED AS SCHEDULED	
	Department Event Description	Sched. Date & Time	Disposed Date
38	D7 PRE-TRIAL MOTIONS	10/17/2019 13:30:00	10/17/2019
	Event Extra Text:	<i>Disposition:</i> D430 10/17/2019 PRE-TRIAL MOTIONS - GRANTED IN PART/DE	NIED IN PART

BOTH COUNSEL WILL PREPARE AND SUBMIT ORDERS

	Department Event Description	Sched. Date & Time	Disposed Date
39	D7 PRE-TRIAL MOTIONS	10/21/2019 09:00:00	9/5/2019
	Event Extra Text:	Disposition:	
		D845 9/5/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
40	D7 HEARING	10/22/2019 14:00:00	10/22/2019
	Event Extra Text:	Disposition:	
		D425 10/22/2019	
		THE ALTERNATE PUBLIC DEFENDED AS COUNSEL OF RECORD FOR KATH AND THE CONFLICT ATTORNEY AD HEREBY APPOINTED	HERINE DEE FLETCHER,
	Department Event Description	Sched. Date & Time	Disposed Date
41	D7 MOTION TO CONFIRM TRIAL	10/23/2019 09:00:00	10/16/2019
	Event Extra Text:	Disposition:	
		D875 10/16/2019	
		MOTION TO CONFIRM TRIAL RESET MOTIONS HEARING DATE	TO THE PRE-TRIAL
	Department Event Description	Sched. Date & Time	Disposed Date
42	D7 HEARING	10/29/2019 14:00:00	10/29/2019
	Event Extra Text: HEARING IN RE: APPOINTMENT OF COUNSEL	Disposition:	
		D430 10/29/2019	
		MOTION FOR APPOINTMENT OF CO MOTION TO CONFIRM TRIAL - DENI	
	Department Event Description	Sched. Date & Time	Disposed Date
43	D7 EXHIBITS TO BE MARKED W/CLERK	10/31/2019 14:00:00	10/29/2019
	Event Extra Text:	Disposition:	
		D844 10/29/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
44	D7 TRIAL - JURY	11/4/2019 09:30:00	10/29/2019
	Event Extra Text: 7 DAYS	Disposition:	
		D844 10/29/2019	
	Department Event Description	Sched. Date & Time	Disposed Date
45	D7 HEARING	12/17/2019 15:00:00	12/17/2019
	Event Extra Text: IN RE: EARLY TRANSPORT OF DEFENDANT FOR	Disposition:	
	CHANGE OF PLEA FROM NGRI	D425 12/17/2019	

	Department Event Description	Sched. Date & Time	Disposed Date
46	D7 HEARING	1/8/2020 11:00:00	1/8/2020
	Event Extra Text: COP FROM NGRI TO NG	<i>Disposition:</i> D725 1/8/2020 TO COUNT I OF THE INFORMATION	
	Department Event Description	Sched. Date & Time	Disposed Date
47	D7 MOTION TO CONFIRM TRIAL	1/15/2020 09:00:00	1/15/2020
	Event Extra Text:	<i>Disposition:</i> D425 1/15/2020 JANUARY 27, 2020 JURTY TRIAL CONFIRMED	
	Department Event Description	Sched. Date & Time	Disposed Date
48	D7 EXHIBITS TO BE MARKED W/CLERK	1/16/2020 10:00:00	1/16/2020
	Event Extra Text:	<i>Disposition:</i> D596 1/16/2020 JURY TRIAL EXHIBITS 1 - 45	
	Department Event Description	Sched. Date & Time	Disposed Date
49	D7 Request for Submission	1/23/2020 15:25:00	1/24/2020
	Event Extra Text: Motion Regarding Defendant?s Statements to Dr. Piasecki	Disposition: S200 1/24/2020	
	Department Event Description	Sched. Date & Time	Disposed Date
50	D7 PRE-TRIAL MOTIONS	1/24/2020 14:00:00	1/24/2020
	Event Extra Text:	<i>Disposition:</i> D425 1/24/2020 PRE-TRIAL MOTION - STATE - COUNSEL STEC AND SUBMIT PROPOSED ORDER	GE TO PREPARE
	Department Event Description	Sched. Date & Time	Disposed Date
51	D7 TRIAL - JURY	1/27/2020 09:30:00	1/27/2020
	Event Extra Text: TWO WEEKS	<i>Disposition:</i> D832 1/27/2020 DAY ONE	
	Department Event Description	Sched. Date & Time	Disposed Date
52	D7 TRIAL ONGOING	1/28/2020 09:30:00	1/28/2020
	Event Extra Text: DAY TWO	<i>Disposition:</i> D832 1/28/2020 DAY TWO	
	Department Event Description	Sched. Date & Time	Disposed Date
53	D7 TRIAL ONGOING	1/29/2020 10:30:00	1/29/2020
	Event Extra Text: DAY THREE	Disposition:	

(D:		CATHERINE DEE FLETCHER (TN)(D7) Initial Filing Date	e: 4/26/2017
	Department Event Description	Sched. Date & Time	Disposed Date
54	D7 TRIAL ONGOING	1/30/2020 09:00:00	1/30/2020
	Event Extra Text: DAY FOUR	Disposition:	
		D832 1/30/2020	
		DAY FOUR	
	Department Event Description	Sched. Date & Time	Disposed Date
55	D7 TRIAL ONGOING	1/31/2020 09:00:00	1/31/2020
	Event Extra Text: DAY FIVE	Disposition:	
		D895 1/31/2020	
		GUILTY - FIRST DEGREE MURDER	
	Department Event Description	Sched. Date & Time	Disposed Date
56	D7 HEARING	2/24/2020 09:00:00	2/24/2020
	Event Extra Text: YOUNG HEARING	Disposition:	
		D355 2/24/2020	
		YOUNG HEARING - DENIED	
	Department Event Description	Sched. Date & Time	Disposed Date
57	D7 SENTENCING	4/1/2020 09:00:00	2/4/2020
	Event Extra Text: DEFENDANT FOUND GUILTY OF FIRST DEGREE	Disposition:	
	MURDER ON JANUARY 31, 2020	D844 2/4/2020	
		STIP. AND ORDER FORTHCOMING - COUNS SCHEDULING CONFLICT	EL EDWARDS HAS
	Department Event Description	Sched. Date & Time	Disposed Date
58	D7 SENTENCING	4/9/2020 14:00:00	2/24/2020
	Event Extra Text: CONT'D FROM APRIL 1, 2020 - DEFENDANT FOUND	Disposition:	
	GUILTY OF FIRST DEGREE MURDER ON JANUARY 31, 2020	D844 2/24/2020	
		COURT CONFLICT	
	Department Event Description	Sched. Date & Time	Disposed Date
59	D7 SENTENCING	5/5/2020 14:00:00	5/5/2020
	Event Extra Text: CONT'D FROM APRIL 1, 2020 - DEFENDANT FOUND	Disposition:	
	GUILTY OF FIRST DEGREE MURDER ON JANUARY 31, 2020	D843 5/5/2020	
60	Department Event Description	Sched. Date & Time	Disposed Date
60	D7 STATUS HEARING	10/20/2020 09:00:00	10/20/2020
	Event Extra Text: ZOOM STATUS CONFERENCE TO DISCUSS WITNESS	Disposition:	
	PROTOCOL AND EXHIBIT MARKING	D260 10/20/2020	
	Department Event Description	Sched. Date & Time	Disposed Date
	D7 SENTENCING	10/29/2020 10:00:00	10/29/2020
61			
61	Event Extra Text: CONT'D FROM MAY 5, 2020 - DEFENDANT FOUND	Disposition:	

Report Date & Time 11/20/2020

10:15:19AM

Case ID:	CR17-06904		ption: STATE VS. KATHERIN CRIMINAL	E DEE FLETCHER (TN)(D7) Initial Filing Date:	4/26/2017
			Agency Cross Reference	9	
Code	Agency	, Description	Case Reference I.D.		
DA DA DA OA PC RJ SC	District Atto	r 's Court	DA1610879 DACR170690 DACRIM165321 ND021220599 PCNRPD0000152C RCR2016087840 SCN 82047		
			Actions		
Action Entr 4/26/2017	y Date Code 1250E	Code Description Application for Setting eFile		Text	
4/26/2017	3700	Proceedings			
4/26/2017	2522	Notice of Bindover			
4/26/2017	NEF	Proof of Electronic Service			
4/27/2017	NEF	Proof of Electronic Service			
4/27/2017	1491	Pretrl Srvcs Assessment Report			
4/27/2017	NEF	Proof of Electronic Service			
4/27/2017	2520	Notice of Appearance			
4/27/2017	4075	Substitution of Counsel			
4/27/2017	NEF	Proof of Electronic Service			
5/4/2017	1800	Information			
5/5/2017	NEF	Proof of Electronic Service			
5/10/2017	1275	** 60 Day Rule - Invoked			
5/12/2017	NEF	Proof of Electronic Service			
5/12/2017	MIN	***Minutes			
5/16/2017	NEF	Proof of Electronic Service			
5/16/2017	2470	Mtn to Sever			
6/29/2017	3373	Other			
6/29/2017	NEF	Proof of Electronic Service			
6/29/2017	2645	Opposition to Mtn			
6/29/2017	NEF	Proof of Electronic Service			
7/5/2017	3790	Reply to/in Opposition			
7/5/2017	3860	Request for Submission			
7/6/2017	4185	Transcript	ARRAIGNMENT - 5/10/17		
7/6/2017	NEF	Proof of Electronic Service			
7/6/2017	S200	Request for Submission Complet			
7/6/2017	NEF	Proof of Electronic Service			
7/20/2017	NEF	Proof of Electronic Service			
7/20/2017	3370	Order			
8/23/2017	NEF	Proof of Electronic Service			

e ID:	CR17-0690		tion: STATE VS. KATHERINE CRIMINAL	Initial Filing D	ate: 4/26/2017
8/23/2017	1250E	Application for Setting eFile			
8/24/2017	3370	Order			
8/24/2017	NEF	Proof of Electronic Service			
8/28/2017	NEF	Proof of Electronic Service			
8/28/2017	1250	Application for Setting			
8/28/2017	NEF	Proof of Electronic Service			
8/28/2017	MIN	***Minutes			
8/30/2017	NEF	Proof of Electronic Service			
8/30/2017	MIN	***Minutes			
8/31/2017	NEF	Proof of Electronic Service			
8/31/2017	2280	Mtn to Continue			
8/31/2017	2490	Motion			
8/31/2017	NEF	Proof of Electronic Service			
8/31/2017	1250E	Application for Setting eFile			
8/31/2017	NEF	Proof of Electronic Service			
8/31/2017	3250	Ord Striking			
8/31/2017	NEF	Proof of Electronic Service			
9/1/2017	NEF	Proof of Electronic Service			
9/1/2017	3880	Response			
9/1/2017	2501	Non-Opposition			
9/6/2017	3860	Request for Submission			
9/6/2017	S200	Request for Submission Complet			
9/6/2017	NEF	Proof of Electronic Service			
9/7/2017	NEF	Proof of Electronic Service			
9/7/2017	3860	Request for Submission			
9/7/2017	NEF	Proof of Electronic Service			
9/7/2017	MIN	***Minutes			
9/7/2017	S200	Request for Submission Complet			
9/15/2017	1930	Letters			
9/18/2017	NEF	Proof of Electronic Service			
9/18/2017	4505	Crt Ord Psych Eval - Conf.			
9/20/2017	3370	Order			
9/20/2017	3370	Order			
9/20/2017	NEF	Proof of Electronic Service			
9/20/2017	NEF	Proof of Electronic Service			
9/26/2017	NEF	Proof of Electronic Service			
9/26/2017	MIN	***Minutes			
9/26/2017	4185	Transcript	STATUS HEARING - 8/28/17		
9/26/2017	NEF	Proof of Electronic Service			

ID:	CR17-0690A	Case Type:	CRIMINAL Initial Filing	g Date: 4/26/2017
9/26/2017	4185	Transcript	STATUS HEARING - 8/24/17	
9/26/2017	NEF	Proof of Electronic Service		
10/4/2017	NEF	Proof of Electronic Service		
10/4/2017	1250E	Application for Setting eFile		
10/11/2017	4505	Crt Ord Psych Eval - Conf.		
10/11/2017	NEF	Proof of Electronic Service		
10/17/2017	4185	Transcript	STATUS HEARING - 9/6/17	
10/17/2017	NEF	Proof of Electronic Service		
10/18/2017	1930	Letters		
10/18/2017	NEF	Proof of Electronic Service		
10/20/2017	NEF	Proof of Electronic Service		
10/20/2017	MIN	***Minutes		
10/23/2017	3725	Proof		
10/23/2017	NEF	Proof of Electronic Service		
10/23/2017	2960	Ord Psychiatric Evaluation		
10/23/2017	NEF	Proof of Electronic Service		
10/26/2017	NEF	Proof of Electronic Service		
10/26/2017	1930	Letters		
10/26/2017	NEF	Proof of Electronic Service		
10/26/2017	MIN	***Minutes		
11/29/2017	4185	Transcript	REPORT ON PSYCHIATRIC EVALUATION - 9/20/17	
11/29/2017	NEF	Proof of Electronic Service		
1/8/2018	4185	Transcript	REPORT ON PSYCHIATRIC EVALUATION - 10/23/17	
1/8/2018	NEF	Proof of Electronic Service		
1/12/2018	4505	Crt Ord Psych Eval - Conf.		
1/12/2018	NEF	Proof of Electronic Service		
1/16/2018	T200	Tickle End Code		
1/23/2018	NEF	Proof of Electronic Service		
1/23/2018	MIN	***Minutes	REPORT ON PSYCHIATRIC EVALUATION - 01-23-18	
1/29/2018	3370	Order		
1/29/2018	3370	Order	ORDER TO SEVER CASE	
1/29/2018	NEF	Proof of Electronic Service		
2/6/2018	NEF	Proof of Electronic Service		
2/6/2018	1930	Letters		
2/7/2018	MIN	***Minutes	REPORT ON PSYCHIATRIC EVALUATION - 01-29-18	
2/7/2018	NEF	Proof of Electronic Service		
2/14/2018	1930	Letters	LETTER FROM DEFENDANT	
2/20/2018	1930	Letters	LETTER FROM DEFENDANT	
2/22/2018	4185	Transcript	1/29/18 - Report on Psychiatric Evaluation - Transaction 6544479 - Appro	

e ID:	CR17-0690		iption: STATE VS. KATHERINE DEE FLETCHER (TN)(D7) CRIMINAL Initial Filing Date: 4/26/2017
2/22/2018	NEF	Proof of Electronic Service	Transaction 6544482 - Approved By: NOREVIEW : 02-22-2018:12:31:05
3/9/2018	1930	Letters	LETTER FROM DEFENDANT
3/12/2018	1930	Letters	LETTER FROM THE DEFENDANT
3/20/2018	1930	Letters	
3/20/2018	1930	Letters	
4/5/2018	3370	Order	THIRD ORDER OF COMPETENCY - Transaction 6613250 - Approved By: NOREVIEW : 04-05-2018:08:12
4/5/2018	NEF	Proof of Electronic Service	Transaction 6613259 - Approved By: NOREVIEW : 04-05-2018:08:13:20
4/6/2018	1930	Letters	LETTER FROM DEFENDANT
4/24/2018	1930	Letters	LETTER FROM DEFENDANT
5/7/2018	1930	Letters	LETTER FROM THE DEFENDANT
5/9/2018	1930	Letters	LETTER FROM THE DEFENDANT
5/9/2018	2490	Motion	MOTION REQUESTING TRANSCRIPTS
5/24/2018	1930	Letters	LETTER FROM THE DEFENDANT
5/24/2018	1930	Letters	LETTER FROM THE DEFENDANT
5/29/2018	1250	Application for Setting	6/7/18 AT 9:00AM - Transaction 6700793 - Approved By: PMSEWELL : 05-29-2018:14:05:30
5/29/2018	NEF	Proof of Electronic Service	Transaction 6701258 - Approved By: NOREVIEW : 05-29-2018:14:06:39
5/29/2018	1960	Memorandum	Memorandum of Law Re: Client Complaint and Reported Conflicts of Interest - Transaction 6702074 - Appr
5/29/2018	NEF	Proof of Electronic Service	Transaction 6702313 - Approved By: NOREVIEW : 05-29-2018:16:54:49
6/7/2018	1695	** Exhibit(s)	YOUNG HEARING
6/20/2018	MSEAL	**Sealed Minutes	YOUNG HEARING - 06-07-18 - Transaction 6736692 - Approved By: NOREVIEW : 06-20-2018:08:09:20
6/20/2018	NEF	Proof of Electronic Service	Transaction 6736696 - Approved By: NOREVIEW : 06-20-2018:08:10:18
6/21/2018	COC	Evidence Chain of Custody Form	
6/25/2018	S200	Request for Submission Complet	
6/25/2018	3105	Ord Granting	DISCHARGE OF ATTORNEY - Transaction 6745436 - Approved By: NOREVIEW : 06-25-2018:14:52:24
6/25/2018	NEF	Proof of Electronic Service	Transaction 6745446 - Approved By: NOREVIEW : 06-25-2018:14:53:44
6/28/2018	1250	Application for Setting	STATUS HEARING - JULY 6, 2018, 9:00 A M - Transaction 6753244 - Approved By: YVILORIA : 06-28-20
6/28/2018	NEF	Proof of Electronic Service	Transaction 6753468 - Approved By: NOREVIEW : 06-28-2018:16:16:20
7/9/2018	MIN	***Minutes	STATUS HEARING - 07-06-18 - Transaction 6767096 - Approved By: NOREVIEW : 07-09-2018:16:24:28
7/9/2018	NEF	Proof of Electronic Service	Transaction 6767107 - Approved By: NOREVIEW : 07-09-2018:16:25:39
7/11/2018	4187	Transcript - Sealed	HEARING - JUNE 7, 2018 - Transaction 6771785 - Approved By: CSULEZIC : 07-11-2018:16:44:27
7/11/2018	NEF	Proof of Electronic Service	Transaction 6771945 - Approved By: NOREVIEW : 07-11-2018:16:47:20
7/24/2018	4185	Transcript	REPORT ON PSYCHIATRIC EVALUATION - JANUARY 23, 2018 - Transaction 6791714 - Approved By: N
7/24/2018	NEF	Proof of Electronic Service	Transaction 6791718 - Approved By: NOREVIEW : 07-24-2018:08:55:05
7/24/2018	4185	Transcript	STATUS HEARING - JULY 6, 2018 - Transaction 6792008 - Approved By: NOREVIEW : 07-24-2018:10:26
7/24/2018	NEF	Proof of Electronic Service	Transaction 6792012 - Approved By: NOREVIEW : 07-24-2018:10:27:45
7/30/2018	2180	Mtn for Recusal	Transaction 6803092 - Approved By: CVERA : 07-30-2018:16:50:18
7/30/2018	NEF	Proof of Electronic Service	Transaction 6803214 - Approved By: NOREVIEW : 07-30-2018:16:52:04
8/1/2018	1030	Affidavit in Support	AFFIDAVIT IN SUPPORT OF DEFENDANT'S MOTION TO RECUSE PURSUANT TO NRS 1.235 - Transa
8/1/2018	NEF	Proof of Electronic Service	Transaction 6806641 - Approved By: NOREVIEW : 08-01-2018:12:00:08

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e ID:	CR17-0690	A Case Type:	CRIMINALInitial Filing Date:4/26/2017
8/2/2018	3880	Response	RESPONSE TO MOTION FOR DISQUALIFICATION - Transaction 6810003 - Approved By: YVILORIA : 08-0
8/2/2018	NEF	Proof of Electronic Service	Transaction 6810061 - Approved By: NOREVIEW : 08-02-2018:15:08:02
8/2/2018	1020	Addendum	TO RESPONSE TO MOTION FOR DISQUALIFICATION - Transaction 6810536 - Approved By: CVERA : 08
8/2/2018	NEF	Proof of Electronic Service	Transaction 6810689 - Approved By: NOREVIEW : 08-02-2018:16:55:57
8/8/2018	3795	Reply	REPLY TO RESPONSE TO MOTION FOR RECUSAL - Transaction 6817942 - Approved By: JAPARICI : 08-
8/8/2018	NEF	Proof of Electronic Service	Transaction 6818031 - Approved By: NOREVIEW : 08-08-2018:09:12:23
8/9/2018	1250E	Application for Setting eFile	FOR HEARING ON MOTION FOR DISQUALIFICATION OF JUDGE WALKER SET FOR SEPTEMBER 11, 2
8/9/2018	NEF	Proof of Electronic Service	Transaction 6822576 - Approved By: NOREVIEW : 08-09-2018:16:24:16
8/9/2018	3370	Order	ORDER REFERRING DISQUALIFYING QUESTION - Transaction 6821365 - Approved By: NOREVIEW : 0
8/9/2018	NEF	Proof of Electronic Service	Transaction 6821368 - Approved By: NOREVIEW : 08-09-2018:12:18:27
9/10/2018	3937	SJDC Hearing	Transaction 6871504 - Approved By: NOREVIEW : 09-10-2018:14:18:58
9/10/2018	NEF	Proof of Electronic Service	Transaction 6871523 - Approved By: NOREVIEW : 09-10-2018:14:20:46
9/11/2018	MIN	***Minutes	9/11/18 - HRG ON DEFT'S MOTION TO RECUSE JUDGE WALKER Transaction 6873975 - Approved By
9/11/2018	NEF	Proof of Electronic Service	Transaction 6873980 - Approved By: NOREVIEW : 09-11-2018:15:38:03
9/21/2018	2830	Ord Denying Recusal	ORDER DENYING MOTION TO RECUSE; MATTER REFERRED BACK TO DEPT. 7 FOR FURTHER PRO
9/21/2018	S200	Request for Submission Complet	ORDER DENYING MOTION TO RECUSE FILED ON SEPTEMBER 21, 2018
9/21/2018	NEF	Proof of Electronic Service	Transaction 6893162 - Approved By: NOREVIEW : 09-21-2018:15:50:27
10/15/2018	3370	Order	Transaction 6928806 - Approved By: NOREVIEW : 10-15-2018:14:51:07
10/15/2018	NEF	Proof of Electronic Service	Transaction 6928843 - Approved By: NOREVIEW : 10-15-2018:14:54:26
10/18/2018	4185	Transcript	9/11/18 - Hearing of Disqualification - Transaction 6935196 - Approved By: NOREVIEW : 10-18-2018:12:18
10/18/2018	NEF	Proof of Electronic Service	Transaction 6935201 - Approved By: NOREVIEW : 10-18-2018:12:19:20
10/22/2018	MIN	***Minutes	MOTION TO SET TRIAL - 10-15-18 - Transaction 6938917 - Approved By: NOREVIEW : 10-22-2018:10:28
10/22/2018	NEF	Proof of Electronic Service	Transaction 6938921 - Approved By: NOREVIEW : 10-22-2018:10:29:05
10/25/2018	2526	Notice of Change of Attorney	AMOS STEGE IN PLACE OF DEREK C. DREILING - Transaction 6948634 - Approved By: CVERA : 10-29
10/29/2018	NEF	Proof of Electronic Service	Transaction 6949019 - Approved By: NOREVIEW : 10-29-2018:08:24:21
10/30/2018	3870	Request	REQUEST FOR DISCOVERY PURSUANT TO NRS 174.245 - Transaction 6953658 - Approved By: YVILO
10/30/2018	NEF	Proof of Electronic Service	Transaction 6953905 - Approved By: NOREVIEW : 10-30-2018:15:28:49
11/19/2018	4505	Crt Ord Psych Eval - Conf.	Transaction 6982962 - Approved By: YVILORIA : 11-19-2018:11:39:47
11/19/2018	NEF	Proof of Electronic Service	Transaction 6983090 - Approved By: NOREVIEW : 11-19-2018:11:40:49
11/28/2018	3370	Order	ORDER RETURNING DEFENDANT TO WASHOE COUNTY JAIL - Transaction 6996732 - Approved By: N
11/28/2018	NEF	Proof of Electronic Service	Transaction 6996738 - Approved By: NOREVIEW : 11-28-2018:16:59:34
1/17/2019	NEF	Proof of Electronic Service	Transaction 7073079 - Approved By: NOREVIEW : 01-17-2019:11:36:30
1/17/2019	MIN	***Minutes	11/28/18 STATUS HEARING - Transaction 7073057 - Approved By: NOREVIEW : 01-17-2019:11:33:49
2/1/2019	NEF	Proof of Electronic Service	Transaction 7098408 - Approved By: NOREVIEW : 02-01-2019:13:15:58
2/1/2019	NEF	Proof of Electronic Service	Transaction 7098410 - Approved By: NOREVIEW : 02-01-2019:13:16:43
2/1/2019	2490	Motion	Motion Requesting Early Jury Panel List - Transaction 7098206 - Approved By: sacordag : 02-01-2019:13:1
2/1/2019	2490	Motion	Motion For Equal Access to Juror Information - Transaction 7098203 - Approved By: sacordag : 02-01-2019
2/1/2019	2610	Notice	NOTICE OF DEFENSE - Transaction 7099050 - Approved By: YVILORIA : 02-01-2019:16:57:49
2/1/2019	NEF	Proof of Electronic Service	Transaction 7099319 - Approved By: NOREVIEW : 02-01-2019:16:58:48

se ID:	CR17-0690		iption: STATE VS. KATHERINE DEE FLETCHER (TN)(D7) CRIMINAL Initial Filing Date: 4/26/2017
2/4/2019	1250	Application for Setting	FEBRUARY 13TH, 2019 @ 1:30 PM - Transaction 7099850 - Approved By: SHIGGINB : 02-04-2019:10:28:3
2/4/2019	NEF	Proof of Electronic Service	Transaction 7099925 - Approved By: NOREVIEW : 02-04-2019:10:29:37
2/4/2019	4185	Transcript	STATUS HEARING - NOVEMBER 28, 2018 - Transaction 7100402 - Approved By: NOREVIEW : 02-04-2019
2/4/2019	NEF	Proof of Electronic Service	Transaction 7100405 - Approved By: NOREVIEW : 02-04-2019:12:32:27
2/4/2019	2490	Motion	MOTION REGARDING DEFENDANT'S PRIOR STATEMENTS - Transaction 7101576 - Approved By: SACO
2/5/2019	NEF	Proof of Electronic Service	Transaction 7101894 - Approved By: NOREVIEW : 02-05-2019:08:40:21
2/6/2019	2490	Motion	MOTION TO CONTINUE TRIAL - Transaction 7104896 - Approved By: CVERA : 02-06-2019:12:38:58
2/6/2019	NEF	Proof of Electronic Service	Transaction 7105085 - Approved By: NOREVIEW : 02-06-2019:12:40:02
2/8/2019	2610	Notice	NOTICE OF NON-OPPOSITION TO STATE'SMOTION TO CONTINUE TRIAL - Transaction 7110208 - Appre
2/8/2019	NEF	Proof of Electronic Service	Transaction 7110343 - Approved By: NOREVIEW : 02-08-2019:14:15:57
2/8/2019	2490	Motion	MOTION TO ADMIT OTHER ACT EVIDENCE - Transaction 7110665 - Approved By: RKWATKIN : 02-08-207
2/8/2019	2490	Motion	MOTION TO EXCLUDE VICTIM CHARACTER EVIDENCE - Transaction 7110626 - Approved By: CVERA :
2/8/2019	NEF	Proof of Electronic Service	Transaction 7110776 - Approved By: NOREVIEW : 02-08-2019:16:03:22
2/8/2019	NEF	Proof of Electronic Service	Transaction 7110780 - Approved By: NOREVIEW : 02-08-2019:16:04:21
2/8/2019	2490	Motion	MOTION FOR CHILD TESTIMONY BY ALTERNATIVE METHOD - Transaction 7110635 - Approved By: YVI
2/8/2019	3860	Request for Submission	REQUEST FOR SUBMISSION OF MOTION - Transaction 7110897 - Approved By: YVILORIA : 02-11-2019
2/8/2019	NEF	Proof of Electronic Service	Transaction 7110874 - Approved By: NOREVIEW : 02-08-2019:16:30:43
2/11/2019	NEF	Proof of Electronic Service	Transaction 7111283 - Approved By: NOREVIEW : 02-11-2019:08:33:32
2/11/2019	NEF	Proof of Electronic Service	Transaction 7113331 - Approved By: NOREVIEW : 02-11-2019:16:42:22
2/11/2019	2520	Notice of Appearance	NOTICE OF APPEARANCE: BILL HART APD / DEFT KATHERINE FLETCHER - Transaction 7113207 - App
2/13/2019	S200	Request for Submission Complet	MOTION TO CONTINUE TRIAL - GRANTED
2/20/2019	MIN	***Minutes	HEARING - 02-13-19 - Transaction 7126373 - Approved By: NOREVIEW : 02-20-2019:12:20:59
2/20/2019	NEF	Proof of Electronic Service	Transaction 7126381 - Approved By: NOREVIEW : 02-20-2019:12:22:15
2/21/2019	NEF	Proof of Electronic Service	Transaction 7128924 - Approved By: NOREVIEW : 02-21-2019:13:27:55
2/21/2019	4185	Transcript	HEARING - FEBRUARY 13, 2019 - Transaction 7128920 - Approved By: NOREVIEW : 02-21-2019:13:26:57
2/22/2019	2490	Motion	MOTION FOR MENTAL EXAMINATION - Transaction 7131835 - Approved By: YVILORIA : 02-25-2019:09:2
2/25/2019	NEF	Proof of Electronic Service	Transaction 7132143 - Approved By: NOREVIEW : 02-25-2019:07:59:05
2/25/2019	3242	Ord Setting Hearing	RESETTING TRIAL AND RELATED HEARINGS - Transaction 7132141 - Approved By: NOREVIEW : 02-25
2/25/2019	NEF	Proof of Electronic Service	Transaction 7132540 - Approved By: NOREVIEW : 02-25-2019:09:28:05
3/4/2019	3242	Ord Setting Hearing	RESETTING TRIAL AND RELATED HEARINGS
3/4/2019	NEF	Proof of Electronic Service	Transaction 7145798 - Approved By: NOREVIEW : 03-04-2019:12:20:49
3/8/2019	3880	Response	RESPONSE TO MOTION FOR MENTAL EXAMINATION - Transaction 7157413 - Approved By: YVILORIA :
3/8/2019	NEF	Proof of Electronic Service	Transaction 7157531 - Approved By: NOREVIEW : 03-08-2019:16:43:46
3/29/2019	1250	Application for Setting	APPLICATION FOR SETTING - STATUS HEARING - MARCH 29, 2019, 9:00 AM - Transaction 7192394 - A
3/29/2019	NEF	Proof of Electronic Service	Transaction 7192430 - Approved By: NOREVIEW : 03-29-2019:10:18:47
4/1/2019	3937	SJDC Hearing	Transaction 7194861 - Approved By: NOREVIEW : 04-01-2019:13:51:13
4/1/2019	NEF	Proof of Electronic Service	Transaction 7194549 - Approved By: NOREVIEW : 04-01-2019:12:03:17
4/1/2019	3860	Request for Submission	REQUEST FOR SUBMISSION OF MOTION - Transaction 7194379 - Approved By: YVILORIA : 04-01-2019
4/1/2019	NEF	Proof of Electronic Service	Transaction 7194865 - Approved By: NOREVIEW : 04-01-2019:13:52:13

e ID:	CR17-069	-	otion: STATE VS. KATHERINE DEE FLETCHER (TN)(D7) CRIMINAL Initial Filing Date: 4/26/2017
4/3/2019	S200	Request for Submission Complet	ORAL ARGUMENTS SCHEDULED
4/15/2019	MIN	***Minutes	STATUS HEARING - 04-03-19 - Transaction 7218280 - Approved By: NOREVIEW : 04-15-2019:10:50:59
4/15/2019	NEF	Proof of Electronic Service	Transaction 7218290 - Approved By: NOREVIEW : 04-15-2019:10:52:15
5/17/2019	MIN	***Minutes	PRE-TRIAL MOTIONS - 05-01-19 - Transaction 7275966 - Approved By: NOREVIEW : 05-17-2019:11:18:
5/17/2019	NEF	Proof of Electronic Service	Transaction 7275972 - Approved By: NOREVIEW : 05-17-2019:11:19:00
5/17/2019	4185	Transcript	STATUS HEARING - APRIL 3, 2019 - Transaction 7276277 - Approved By: NOREVIEW : 05-17-2019:13:0
5/17/2019	NEF	Proof of Electronic Service	Transaction 7276287 - Approved By: NOREVIEW : 05-17-2019:13:09:10
5/22/2019	2270	Mtn to Compel	MOTION TO COMPEL PRODUCTION OF AUDIOVISUAL MEDIA - Transaction 7283705 - Approved By: \
5/22/2019	NEF	Proof of Electronic Service	Transaction 7283912 - Approved By: NOREVIEW : 05-22-2019:15:45:20
5/24/2019	3370	Order	FOR CRIMINAL RESPONSIBILITY EXAMINATION - Transaction 7288581 - Approved By: NOREVIEW : (
5/24/2019	NEF	Proof of Electronic Service	Transaction 7288591 - Approved By: NOREVIEW : 05-24-2019:14:28:12
6/4/2019	3860	Request for Submission	MOTION TO COMPEL PRODUICTION OF AUDIOVISUAL MEDIA FILED 5/22/19 - Transaction 7301637
6/4/2019	NEF	Proof of Electronic Service	Transaction 7302029 - Approved By: NOREVIEW : 06-04-2019:10:08:31
6/6/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION TO COMPEL PRODUCTION OF AUDIOVISUAL MEDIA - Transaction 730779
6/6/2019	NEF	Proof of Electronic Service	Transaction 7307907 - Approved By: NOREVIEW : 06-06-2019:13:58:21
6/7/2019	2475	Mtn to Strike	Motion to Strike Fugitive Document - Transaction 7310238 - Approved By: SACORDAG : 06-07-2019:14:1
6/7/2019	NEF	Proof of Electronic Service	Transaction 7310353 - Approved By: NOREVIEW : 06-07-2019:14:12:17
6/17/2019	2645	Opposition to Mtn	TO STRIKE - Transaction 7323973 - Approved By: JALVAREZ : 06-17-2019:13:50:24
6/17/2019	NEF	Proof of Electronic Service	Transaction 7324642 - Approved By: NOREVIEW : 06-17-2019:13:52:27
6/27/2019	3060	Ord Granting Mtn	ORDER GRANTING MOTION TO COMPEL PRODUCTION OF AUDIOVISUAL MEDIA - Transaction 734
6/27/2019	NEF	Proof of Electronic Service	Transaction 7345310 - Approved By: NOREVIEW : 06-27-2019:14:49:09
6/28/2019	S200	Request for Submission Complet	MOTION TO COMPEL PRODUICTION OF AUDIOVISUAL MEDIA FILED 5/22/19
7/2/2019	2490	Motion	MOTION FOR RELIEF FROM EXPERT DEADLINE - Transaction 7352411 - Approved By: YVILORIA : 07
7/2/2019	NEF	Proof of Electronic Service	Transaction 7352526 - Approved By: NOREVIEW : 07-02-2019:13:54:49
7/9/2019	4185	Transcript	PRETRIAL MOTIONS - MAY 1, 2019 - Transaction 7361528 - Approved By: NOREVIEW : 07-09-2019:09
7/9/2019	NEF	Proof of Electronic Service	Transaction 7361535 - Approved By: NOREVIEW : 07-09-2019:09:06:30
7/12/2019	3790	Reply to/in Opposition	OPPOSITION TO MOTION FOR RELIEF FROM EXPERT DEADLINE - Transaction 7369723 - Approved
7/12/2019	NEF	Proof of Electronic Service	Transaction 7369745 - Approved By: NOREVIEW : 07-12-2019:10:17:26
7/16/2019	1930	Letters	Transaction 7376825 - Approved By: NOREVIEW : 07-16-2019:16:31:07
7/16/2019	NEF	Proof of Electronic Service	Transaction 7376851 - Approved By: NOREVIEW : 07-16-2019:16:34:23
7/17/2019	3795	Reply	REPLY IN SUPPORT OF MOTION FOR RELIEF FROM EXPERT DEADLINE - Transaction 7379793 - Ap
7/18/2019	NEF	Proof of Electronic Service	Transaction 7380174 - Approved By: NOREVIEW : 07-18-2019:09:47:21
7/18/2019	3860	Request for Submission	REQUEST FOR SUBMISSION OF MOTION - Transaction 7380168 - Approved By: NOREVIEW : 07-18-2
7/18/2019	NEF	Proof of Electronic Service	Transaction 7379859 - Approved By: NOREVIEW : 07-18-2019:08:19:43
8/5/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION TO EXCLUDE VICTIM CHARACTER EVIDENCE - Transaction 7412333 - Ap
8/5/2019	NEF	Proof of Electronic Service	Transaction 7411425 - Approved By: NOREVIEW : 08-05-2019:12:21:13
8/5/2019	3340	Ord to Produce Prisoner	Transaction 7411416 - Approved By: NOREVIEW : 08-05-2019:12:20:14
8/5/2019	NEF	Proof of Electronic Service	Transaction 7410578 - Approved By: NOREVIEW : 08-05-2019:09:08:41
8/5/2019	NEF	Proof of Electronic Service	Transaction 7412376 - Approved By: NOREVIEW : 08-05-2019:16:03:48

e ID:	CR17-0690		iption: STATE VS. KATHERINE DEE FLETCHER (TN)(D7) CRIMINAL Initial Filing Date: 4/26/2017
8/5/2019	1260	Application Produce Prisoner	Transaction 7410574 - Approved By: NOREVIEW : 08-05-2019:09:07:43
8/7/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION TO ADMIT OTHER ACT EVIDENCE - Transaction 7417207 - Approved By: YVI
8/7/2019	NEF	Proof of Electronic Service	Transaction 7417270 - Approved By: NOREVIEW : 08-07-2019:15:12:30
8/8/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION REGARDING DEFENDANT'S PRIOR STATEMENTS - Transaction 7419584 - A
8/8/2019	NEF	Proof of Electronic Service	Transaction 7419748 - Approved By: NOREVIEW : 08-08-2019:15:29:18
8/19/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION FOR CHILD TESTIMONY BY ALTERNATIVE METHOD - Transaction 7435185
8/19/2019	NEF	Proof of Electronic Service	Transaction 7435207 - Approved By: NOREVIEW : 08-19-2019:10:34:51
8/30/2019	3795	Reply	REPLY IN SUPPORT OF MOTION TO EXCLUDE VISTIM CHARACTER EVIDENCE - Transaction 746121
8/30/2019	3795	Reply	REPLY IN SUPPORT OF MOTION TO ADMIT OTHER ACT EVIDENCE - Transaction 7461219 - Approved
8/30/2019	3795	Reply	REPLY IN SUPPORT OF MOTION REGARDING DEFENDANT'S PRIOR STATEMENTS - Transaction 746
8/30/2019	3795	Reply	REPLY IN SUPPORT OF MOTION FOR CHILD TESTIMONY BY ALTERNATIVE METHOD - Transaction 7
9/3/2019	NEF	Proof of Electronic Service	Transaction 7461572 - Approved By: NOREVIEW : 09-03-2019:08:35:21
9/3/2019	NEF	Proof of Electronic Service	Transaction 7461575 - Approved By: NOREVIEW : 09-03-2019:08:36:18
9/3/2019	NEF	Proof of Electronic Service	Transaction 7463937 - Approved By: NOREVIEW : 09-03-2019:16:17:36
9/3/2019	3105	Ord Granting	STIPULATION TO EXTEND EXPERT WITNESS DEADLINE - Transaction 7463930 - Approved By: NORE
9/3/2019	NEF	Proof of Electronic Service	Transaction 7463500 - Approved By: NOREVIEW : 09-03-2019:15:11:10
9/3/2019	4050	Stipulation	Transaction 7463484 - Approved By: NOREVIEW : 09-03-2019:15:09:34
9/3/2019	NEF	Proof of Electronic Service	Transaction 7463286 - Approved By: NOREVIEW : 09-03-2019:14:26:07
9/3/2019	3860	Request for Submission	Transaction 7463273 - Approved By: NOREVIEW : 09-03-2019:14:24:43
9/3/2019	3860	Request for Submission	Transaction 7463273 - Approved By: NOREVIEW : 09-03-2019:14:24:43
9/3/2019	3860	Request for Submission	Transaction 7463273 - Approved By: NOREVIEW : 09-03-2019:14:24:43
9/3/2019	S200	Request for Submission Complet	
9/3/2019	2842	Ord Denying Motion	FOR RELIEF FROM EXPERT DEADLINE - Transaction 7462916 - Approved By: NOREVIEW : 09-03-2019
9/3/2019	NEF	Proof of Electronic Service	Transaction 7462921 - Approved By: NOREVIEW : 09-03-2019:13:08:09
9/3/2019	3860	Request for Submission	Transaction 7463273 - Approved By: NOREVIEW : 09-03-2019:14:24:43
9/4/2019	2565	Notice Intent Use Expt Witness	Transaction 7466582 - Approved By: NOREVIEW : 09-04-2019:16:11:35
9/4/2019	NEF	Proof of Electronic Service	Transaction 7466590 - Approved By: NOREVIEW : 09-04-2019:16:12:43
9/5/2019	NEF	Proof of Electronic Service	Transaction 7469149 - Approved By: NOREVIEW : 09-05-2019:15:36:15
9/5/2019	S200	Request for Submission Complet	MOTIONS TO BE DETERMINED AT 10.17.19 HEARING
9/5/2019	S200	Request for Submission Complet	MOTIONS TO BE DETERMINED AT 10.17.19 HEARING
9/5/2019	S200	Request for Submission Complet	MOTIONS TO BE DETERMINED AT 10.17.19 HEARING
9/5/2019	S200	Request for Submission Complet	MOTIONS TO BE DETERMINED AT 10.17.19 HEARING
9/5/2019		Request for Submission Complet	MOTIONS TO BE DETERMINED AT 10.17.19 HEARING
9/5/2019	3242	Ord Setting Hearing	Transaction 7469125 - Approved By: NOREVIEW : 09-05-2019:15:33:53
9/10/2019	3880	Response	RESPONSE TO MOTION FOR EARLY JURY PANEL LIST - Transaction 7477582 - Approved By: YVILOR
9/10/2019	3880	Response	RESPONSE TO MOTION FOR JURY PANEL CRIMINAL HISTORIES - Transaction 7477582 - Approved E
9/11/2019	NEF	Proof of Electronic Service	Transaction 7477869 - Approved By: NOREVIEW : 09-11-2019:08:50:27
9/13/2019	NEF	Proof of Electronic Service	Transaction 7484087 - Approved By: NOREVIEW : 09-13-2019:15:04:50
9/13/2019	3860	Request for Submission	Transaction 7484085 - Approved By: NOREVIEW : 09-13-2019:15:03:49

e ID:	CR17-06904		iption: STATE VS. KATHERINE DEE FLETCHER (TN)(D7) CRIMINAL Initial Filing Date: 4/26/2017
9/13/2019	3795	Reply	REPLY TO RESPONSE TO MOTION FOR EARLY JURY PANEL LIST - Transaction 7484531 - Approved By: Y
9/13/2019	3860	Request for Submission	REQUEST FOR SUBMISSION - Transaction 7484531 - Approved By: YVILORIA : 09-16-2019:08:22:46
9/16/2019	NEF	Proof of Electronic Service	Transaction 7484720 - Approved By: NOREVIEW : 09-16-2019:08:23:48
9/18/2019	2490	Motion	MOTION TO EXCLUDE HEARSAY STATEMENTS OF THE DEFENDANT - Transaction 7492276 - Approved B
9/18/2019	2490	Motion	MOTION FOR DISCOVERY RELATED TO INSANITY DEFENSE - Transaction 7492276 - Approved By: YVILC
9/19/2019	NEF	Proof of Electronic Service	Transaction 7494658 - Approved By: NOREVIEW : 09-19-2019:16:56:47
9/19/2019	2592	Notice of Witnesses	NOTICE OF EXPERT WITNESS - Transaction 7494637 - Approved By: NOREVIEW : 09-19-2019:16:54:05
9/19/2019	NEF	Proof of Electronic Service	Transaction 7492505 - Approved By: NOREVIEW : 09-19-2019:08:41:42
9/19/2019	4105	Supplemental	SUPPLEMENTAL EXPERT WITNESS NOTICE - Transaction 7494681 - Approved By: NOREVIEW : 09-19-201
9/19/2019	NEF	Proof of Electronic Service	Transaction 7494683 - Approved By: NOREVIEW : 09-19-2019:17:00:44
9/20/2019	NEF	Proof of Electronic Service	Transaction 7496037 - Approved By: NOREVIEW : 09-20-2019:14:05:03
9/20/2019	2565	Notice Intent Use Expt Witness	Transaction 7496028 - Approved By: NOREVIEW : 09-20-2019:14:03:40
9/23/2019	NEF	Proof of Electronic Service	Transaction 7498416 - Approved By: NOREVIEW : 09-23-2019:13:54:20
9/23/2019	1020	Addendum	ADDENDUM TO THE STATE'S SECOND SUPPLEMENTAL EXPERT WITNESS NOTICE - Transaction 749840
9/23/2019	1020	Addendum	ADDENDUM TO NOTICE OF EXPERT WITNESS AS TO DR. PIASECKI - Transaction 7499233 - Approved By
9/23/2019	NEF	Proof of Electronic Service	Transaction 7499258 - Approved By: NOREVIEW : 09-23-2019:16:20:15
9/26/2019	2490	Motion	MOTION TO STRIKE EXPERT WITNESS NOTICE AND REQUEST FOR HALLMARK HEARING: LINDSEY BE
9/26/2019	NEF	Proof of Electronic Service	Transaction 7505652 - Approved By: NOREVIEW : 09-26-2019:10:37:18
9/27/2019	4105	Supplemental	SUPPLEMENT TO MOTION TO EXCLUDE HEARSAY STATEMENTS OF THE DEFENDANT Transaction 7505
9/27/2019	NEF	Proof of Electronic Service	Transaction 7509356 - Approved By: NOREVIEW : 09-27-2019:16:17:52
10/1/2019	2490	Motion	MOTION TO PROHIBIT ULTIMATE ISSUE TESTIMONY (WINIARZ) - Transaction 7512370 - Approved By: CSI
10/1/2019	NEF	Proof of Electronic Service	Transaction 7512622 - Approved By: NOREVIEW : 10-01-2019:09:21:09
10/2/2019	NEF	Proof of Electronic Service	Transaction 7517296 - Approved By: NOREVIEW : 10-02-2019:16:55:35
10/2/2019	3870	Request	REQUEST FOR APPEARANCE BY TELEPHONE - Transaction 7517213 - Approved By: CAGUILAR : 10-02-20
10/4/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION TO STRIKE EXPERT WITNESS: LINDSEY BELLE - Transaction 7522498 - Approv
10/4/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION TO PROHIBIT ULTIMATE ISSUE TESTIMONY - Transaction 7522498 - Approved E
10/4/2019	NEF	Proof of Electronic Service	Transaction 7522557 - Approved By: NOREVIEW : 10-04-2019:16:14:52
10/4/2019	3880	Response	RESPONSE TO MOTION TO EXCLUDE HEARSAY STATEMENTS OF THE DEFENDANT - Transaction 75224
10/4/2019	3880	Response	RESPONSE TO STATE'S MOTION FOR DISCOVERY RELATED TO INSANITY DEFENSE - Transaction 7522
10/4/2019	2490	Motion	MOTION TO STRIKE STATE'S SECOND SUPPLEMENTAL EXPERT WITNESS NOTICE - Transaction 752249
10/9/2019	3860	Request for Submission	Transaction 7530384 - Approved By: NOREVIEW : 10-09-2019:17:03:52
10/9/2019	NEF	Proof of Electronic Service	Transaction 7530386 - Approved By: NOREVIEW : 10-09-2019:17:04:53
10/9/2019	S200	Request for Submission Complet	MOTIONS TO BE ADDRESSED AT HEARING ON 10.17.19
10/9/2019	S200	Request for Submission Complet	MOTIONS TO BE ADDRESSED AT HEARING ON 10.17.19
10/9/2019	3795	Reply	REPLY IN SUPPORT OF MOTION TO EXCLUDE HEARSAY STATEMENTS OF THE DEFENDANT AND THE
10/9/2019	3795	Reply	REPLY IN SUPPORT OF MOTION FOR DISCOVERY RELATED TO INSANITY DEFENSE - Transaction 75304
10/9/2019	3795	Reply	REPLY IN SUPPORT OF MOTION TO PROHIBIT ULTIMATE ISSUE TESTIMONY - Transaction 7530405 - App
10/9/2019	3795	Reply	 REPLY IN SUPPORT OF MOTION TO STRIKE EXPERT WITNESS: LINDSAY BELLE - Transaction 7530377 -
10/10/2019		Proof of Electronic Service	Transaction 7530724 - Approved By: NOREVIEW : 10-10-2019:09:15:05

10/10/2019	3860	Request for Submission	Transaction 7530716 - Approved By: NOREVIEW : 10-10-2019:09:14:01
10/10/2019	3860	Request for Submission	Transaction 7530716 - Approved By: NOREVIEW : 10-10-2019:09:14:01
10/10/2019	3860	Request for Submission	Transaction 7530716 - Approved By: NOREVIEW : 10-10-2019:09:14:01
10/10/2019	NEF	Proof of Electronic Service	Transaction 7530551 - Approved By: NOREVIEW : 10-10-2019:08:31:41
10/10/2019	NEF	Proof of Electronic Service	Transaction 7530536 - Approved By: NOREVIEW : 10-10-2019:08:27:39
10/10/2019	NEF	Proof of Electronic Service	Transaction 7530500 - Approved By: NOREVIEW : 10-10-2019:08:11:13
	NEF	Proof of Electronic Service	
10/10/2019			Transaction 7530498 - Approved By: NOREVIEW : 10-10-2019:08:11:15
10/11/2019	2630	Objection to	OBJECTION TO REQUEST FOR APPEARANCE BY TELEPHONE - Transaction 7534644 - Approved By:
10/11/2019	NEF	Proof of Electronic Service	Transaction 7534647 - Approved By: NOREVIEW : 10-11-2019:16:38:30
10/14/2019	2645	Opposition to Mtn	OPPOSITION TO MOTION TO STRIKE STATE'S SECOND SUPPLEMENT EXPERT WITNESS NOTICE
10/15/2019	3860	Request for Submission	Transaction 7537489 - Approved By: NOREVIEW : 10-15-2019:08:41:20
10/15/2019	NEF	Proof of Electronic Service	Transaction 7537496 - Approved By: NOREVIEW : 10-15-2019:08:42:27
10/15/2019	NEF	Proof of Electronic Service	Transaction 7537597 - Approved By: NOREVIEW : 10-15-2019:09:04:49
10/15/2019	S200	Request for Submission Complet	
10/15/2019	S200	Request for Submission Complet	
10/15/2019	S200	Request for Submission Complet	
10/15/2019	S200	Request for Submission Complet	
10/16/2019	3860	Request for Submission	Transaction 7541395 - Approved By: YVILORIA : 10-16-2019:14:02:57
10/16/2019	3790	Reply to/in Opposition	REPLY TO OPPOSITION TO MOTION TO STRIKE - Transaction 7541395 - Approved By: YVILORIA : 10-
10/16/2019	NEF	Proof of Electronic Service	Transaction 7541415 - Approved By: NOREVIEW : 10-16-2019:14:06:03
10/17/2019	S200	Request for Submission Complet	PRE-TRIAL MOTIONS - GRANTED IN PART/DENIED IN PART
10/17/2019	S200	Request for Submission Complet	PRE-TRIAL MOTIONS - GRANTED IN PART/DENIED IN PART
10/17/2019	1695	** Exhibit(s)	MOTION TO CONFIRM TRIAL
10/18/2019	1270	Application	Transaction 7546905 - Approved By: NOREVIEW : 10-18-2019:15:41:38
10/18/2019	1030	Affidavit in Support	Transaction 7547010 - Approved By: NOREVIEW : 10-18-2019:16:22:16
10/18/2019	NEF	Proof of Electronic Service	Transaction 7547014 - Approved By: NOREVIEW : 10-18-2019:16:23:04
10/18/2019	NEF	Proof of Electronic Service	Transaction 7546911 - Approved By: NOREVIEW : 10-18-2019:15:42:41
10/21/2019	NEF	Proof of Electronic Service	Transaction 7548875 - Approved By: NOREVIEW : 10-21-2019:13:57:15
10/21/2019	NEF	Proof of Electronic Service	Transaction 7549540 - Approved By: NOREVIEW : 10-21-2019:16:09:02
10/21/2019	MIN	***Minutes	MOTION TO CONFIRM TRIAL AND PRE-TRIAL MOTIONS - 10-17-19 - Transaction 7549537 - Approved
10/21/2019	1372	Certification	CRIMINAL CERTIFICATION, UNIFORM ACT TO SECURE THE ATTENDANCE OF WITNESSES FROM
10/22/2019	2715	Ord Appointing Counsel	APD RELIEVED AS COUNSEL/CONFLICT ATTORNEY ADMINISTRATOR APPOINTED - Transaction 75
10/22/2019	NEF	Proof of Electronic Service	Transaction 7551636 - Approved By: NOREVIEW : 10-22-2019:14:39:04
10/22/2019	1695	** Exhibit(s)	HEARING
10/23/2019	1250	Application for Setting	HEARING IN RE: APPOINTMENT OF COUNSEL
10/23/2019	NEF	Proof of Electronic Service	Transaction 7554342 - Approved By: NOREVIEW : 10-23-2019:14:41:33
10/24/2019	NEF	Proof of Electronic Service	Transaction 7556152 - Approved By: NOREVIEW : 10-24-2019:12:06:04
10/24/2019	MIN	***Minutes	HEARING - 10-22-19 - Transaction 7556139 - Approved By: NOREVIEW : 10-24-2019:12:04:30

10/28/2019	NEF	A Case Type: Proof of Electronic Service	CRIMINAL Initial Filing Date: 4/26/2017 Transaction 7560148 - Approved By: NOREVIEW : 10-28-2019:16:56:46
10/28/2019	NEF	Proof of Electronic Service	Transaction 7558401 - Approved By: NOREVIEW : 10-28-2019:09:53:05
10/28/2019	NEF	Proof of Electronic Service	Transaction 7558413 - Approved By: NOREVIEW : 10-28-2019:09:56:19
10/28/2019	4185	Transcript	HEARING - OCTOBER 22, 2019 - Transaction 7558402 - Approved By: NOREVIEW : 10-28-2019:09:53:
10/28/2019	4185	Transcript	PRETRIAL MOTIONS - OCTOBER 17, 2019 - Transaction 7558394 - Approved By: NOREVIEW : 10-28-
10/30/2019	NEF	Proof of Electronic Service	Transaction 7564514 - Approved By: NOREVIEW : 10-30-2019:14:52:55
10/30/2019	NEF	Proof of Electronic Service	Transaction 7564515 - Approved By: NOREVIEW : 10-30-2019:14:52:53
10/30/2019	1670	Ex-Parte Mtn	EX PARTE MOTION FOR AUTHORIZATION OF INVESTIGATIVE FEES - Transaction 7564431 - Approv
10/30/2019	2520	Notice of Appearance	SCOTT EDWARDS ESQ - Transaction 7564418 - Approved By: CSULEZIC : 10-30-2019:14:50:22
11/1/2019	MIN	***Minutes	MOTION FOR APPOINTMENT OF COUNSEL - 10-29-19 - Transaction 7567879 - Approved By: NOREV
11/1/2019	NEF	Proof of Electronic Service	Transaction 7567886 - Approved By: NOREVIEW : 11-01-2019:11:10:17
11/3/2019	1670	Ex-Parte Mtn	EX PARTE MOTION FOR AUTHORIZATION OF INVESTIGATIVE FEES - Transaction 7569151 - Approv
11/4/2019	NEF	Proof of Electronic Service	Transaction 7569221 - Approved By: NOREVIEW : 11-04-2019:08:07:02
11/8/2019	2777	Ord Approving	NOTICE AND ORDER REGARDING PAYMENT OF INVESTIGATOR FEES - Transaction 7579561 - App
11/8/2019	NEF	Proof of Electronic Service	Transaction 7579566 - Approved By: NOREVIEW : 11-08-2019:10:22:01
11/11/2019	1670	Ex-Parte Mtn	EX PARTE MOTION FOR PAYMENT OF INTERIM ATTORNEY'S FEES - Transaction 7581941 - Approve
11/12/2019	NEF	Proof of Electronic Service	Transaction 7582450 - Approved By: NOREVIEW : 11-12-2019:10:31:57
11/13/2019	2610	Notice	NOTICE REGARDING PAYMENT OF ATTORNEY FEES - Transaction 7587273 - Approved By: YVILOR
11/14/2019	NEF	Proof of Electronic Service	Transaction 7587341 - Approved By: NOREVIEW : 11-14-2019:08:22:19
12/13/2019	1250	Application for Setting	12/17/2019 @ 3:00 PM - Transaction 7637977 - Approved By: NOREVIEW : 12-13-2019:14:43:29
12/13/2019	NEF	Proof of Electronic Service	Transaction 7637985 - Approved By: NOREVIEW : 12-13-2019:14:44:39
12/17/2019	MIN	***Minutes	HEARING IN RE: EARLY TRANSPORT OF THE DEFENDANT - Transaction 7643911 - Approved By: NO
12/17/2019	NEF	Proof of Electronic Service	Transaction 7643922 - Approved By: NOREVIEW : 12-17-2019:16:52:44
1/14/2020	NEF	Proof of Electronic Service	Transaction 7683648 - Approved By: NOREVIEW : 01-14-2020:09:04:22
1/14/2020	1670	Ex-Parte Mtn	EX PARTE MOTION FOR PAYMENT OF INTERIM ATTORNEY'S FEES - Transaction 7683443 - Approve
1/15/2020	NEF	Proof of Electronic Service	Transaction 7688736 - Approved By: NOREVIEW : 01-15-2020:17:52:14
1/15/2020	3370	Order	ORDER GRANTING EARLY RELEASE OF JURY PANEL LIST - Transaction 7688730 - Approved By: NC
1/15/2020	3370	Order	ORDER GRANTING EQUAL ACCESS TO JUROR INFORMATION - Transaction 7688735 - Approved By
1/15/2020	NEF	Proof of Electronic Service	Transaction 7688740 - Approved By: NOREVIEW : 01-15-2020:17:53:27
1/16/2020	MIN	***Minutes	ARRAIGNMENT - 01-08-2020 - Transaction 7690625 - Approved By: NOREVIEW : 01-16-2020:14:20:09
1/16/2020	NEF	Proof of Electronic Service	Transaction 7690635 - Approved By: NOREVIEW : 01-16-2020:14:21:36
1/17/2020	2490	Motion	MOTION REGARDING DEFENDANT'S STATEMENTS TO DR. PIASECKI - Transaction 7693800 - Appre
1/21/2020	NEF	Proof of Electronic Service	Transaction 7694165 - Approved By: NOREVIEW : 01-21-2020:07:46:45
1/22/2020	2645	Opposition to Mtn	OPPOSITION TO MOTION REGARDING DEFENDANT'S STATEMENTS TO DR. PIASECKI - Transaction
1/22/2020	NEF	Proof of Electronic Service	Transaction 7697505 - Approved By: NOREVIEW : 01-22-2020:11:05:34
1/23/2020	3795	Reply	REPLY IN SUPPORT OF MOTION RE: DEFENDANT'S STATEMENTS TO DR. PIASECKI - Transaction
1/23/2020	3860	Request for Submission	Transaction 7701355 - Approved By: SACORDAG : 01-23-2020:15:21:02
		-	
1/23/2020	NEF	Proof of Electronic Service	Transaction 7701520 - Approved By: NOREVIEW : 01-23-2020:15:23:56

e ID: (CR17-069	DA Case Type:	CRIMINALInitial Filing Date:4/26/2017
1/24/2020	2610	Notice	NOTICE REGARDING PAYMENT OF INTERIM ATTORNEY FEES - Transaction 7704432 - Approved By: S
1/27/2020	MIN	***Minutes	PRE-TRIAL MOTIONS - 01-24-2020 - Transaction 7705350 - Approved By: NOREVIEW : 01-27-2020:11:18
1/27/2020	NEF	Proof of Electronic Service	Transaction 7705116 - Approved By: NOREVIEW : 01-27-2020:10:32:21
1/27/2020	2700	Ord After Hearing	Transaction 7705082 - Approved By: NOREVIEW : 01-27-2020:10:26:49
1/27/2020	NEF	Proof of Electronic Service	Transaction 7704607 - Approved By: NOREVIEW : 01-27-2020:08:37:02
1/27/2020	NEF	Proof of Electronic Service	Transaction 7705373 - Approved By: NOREVIEW : 01-27-2020:11:20:42
1/27/2020	NEF	Proof of Electronic Service	Transaction 7706923 - Approved By: NOREVIEW : 01-27-2020:16:22:31
1/27/2020	MIN	***Minutes	1/15/2020 MOTION TO CONFIRM TRIAL - Transaction 7706906 - Approved By: NOREVIEW : 01-27-2020:
1/28/2020	1810	Inmate Request Form Filed	Transaction 7707364 - Approved By: NOREVIEW : 01-28-2020:08:04:49
1/28/2020	NEF	Proof of Electronic Service	Transaction 7707365 - Approved By: NOREVIEW : 01-28-2020:08:05:49
1/28/2020	3370	Order	MATERIAL WITNESS ORDER
1/28/2020	NEF	Proof of Electronic Service	Transaction 7708130 - Approved By: NOREVIEW : 01-28-2020:11:22:27
1/28/2020	1301	Bench Warrant Filed -Case Open	BENCH WARRANT ON MATERIAL WITNESS ORDER - NO BAIL
1/28/2020	NEF	Proof of Electronic Service	Transaction 7708163 - Approved By: NOREVIEW : 01-28-2020:11:28:22
1/28/2020	1075	Affidavit	DFX: CASE NUMBERS DO NOT MATCH
1/28/2020	NEF	Proof of Electronic Service	Transaction 7709679 - Approved By: NOREVIEW : 01-28-2020:19:45:55
1/29/2020	4050	Stipulation	AND WAIVER OF JURY PENALTY HEARING PURSUANT TO NRS 175.552(2) - Transaction 7710714 - Ap
1/29/2020	NEF	Proof of Electronic Service	Transaction 7710719 - Approved By: NOREVIEW : 01-29-2020:13:06:08
1/29/2020	NEF	Proof of Electronic Service	Transaction 7710722 - Approved By: NOREVIEW : 01-29-2020:13:07:47
1/29/2020	2777	Ord Approving	STIPULATION - Transaction 7710720 - Approved By: NOREVIEW : 01-29-2020:13:06:48
1/30/2020	3170	Ord Quash Bench Warrant	JESSE HENSLEE
1/30/2020	NEF	Proof of Electronic Service	Transaction 7713155 - Approved By: NOREVIEW : 01-30-2020:13:18:02
1/31/2020	1695	** Exhibit(s)	JURY TRIAL EXHIBITS
1/31/2020	1885	Jury Instructions	1 - 28 - Transaction 7716214 - Approved By: NOREVIEW : 01-31-2020:15:44:28
1/31/2020	4245	Verdict(s)	GUILTY - FIRST DEGREE MURDER - Transaction 7716220 - Approved By: NOREVIEW : 01-31-2020:15:4
1/31/2020	NEF	Proof of Electronic Service	Transaction 7716228 - Approved By: NOREVIEW : 01-31-2020:15:48:14
1/31/2020	NEF	Proof of Electronic Service	Transaction 7716233 - Approved By: NOREVIEW : 01-31-2020:15:48:57
2/4/2020	NEF	Proof of Electronic Service	Transaction 7720889 - Approved By: NOREVIEW : 02-04-2020:14:17:22
2/4/2020	NEF	Proof of Electronic Service	Transaction 7720941 - Approved By: NOREVIEW : 02-04-2020:14:30:55
2/4/2020	3020	Ord Granting Continuance	Transaction 7720938 - Approved By: NOREVIEW : 02-04-2020:14:29:55
2/4/2020	3893	Return on B/W - Quashed	FILED 01/28/20 - QUASHED 01/30/20 - Transaction 7720875 - Approved By: NOREVIEW : 02-04-2020:14:
2/4/2020	NEF	Proof of Electronic Service	Transaction 7720158 - Approved By: NOREVIEW : 02-04-2020:11:35:23
2/4/2020	4045	Stipulation to Continuance	"NOTICE ATTACHED - NOTICE OF STRICKEN DOCUMENT FILED FEBRUARY 4, 2020 STRIKING THE
2/4/2020	4045	Stipulation to Continuance	STIPULATION TO CONTINUE SENTENCING HEARING - Transaction 7720150 - Approved By: NOREVIEW
2/5/2020	1670	Ex-Parte Mtn	EX PARTE MOTION FOR PAYMENT OF ATTORNEY'S FEES - Transaction 7722609 - Approved By: YVILO
2/5/2020	NEF	Proof of Electronic Service	Transaction 7722623 - Approved By: NOREVIEW : 02-05-2020:11:18:58
2/10/2020	3975	Statement	STATEMENT OF JOHN GURRIERE - Transaction 7731620 - Approved By: SACORDAG : 02-10-2020:14:2
2/10/2020	NEF	Proof of Electronic Service	Transaction 7731786 - Approved By: NOREVIEW : 02-10-2020:14:25:15
2/12/2020	1810	Inmate Request Form Filed	Transaction 7735546 - Approved By: NOREVIEW : 02-12-2020:07:57:37

	CR17-0690	51	CRIMINAL Initial Filing Date: 4/26/2017
2/12/2020	NEF	Proof of Electronic Service	Transaction 7735548 - Approved By: NOREVIEW : 02-12-2020:07:58:37
2/13/2020	MIN	***Minutes	JURY TRIAL - JANUARY 27, 2020 - JANUARY 31, 2020 - Transaction 7739162 - Approved By: NOREVIEW
2/13/2020	NEF	Proof of Electronic Service	Transaction 7739167 - Approved By: NOREVIEW : 02-13-2020:10:22:14
2/13/2020	MSEAL	**Sealed Minutes	JURY TRIAL - JANUARY 27, 2020 - JANUARY 31, 2020 - Transaction 7739121 - Approved By: NOREVIEW
2/13/2020	NEF	Proof of Electronic Service	Transaction 7739132 - Approved By: NOREVIEW : 02-13-2020:10:16:18
2/17/2020	2610	Notice	NOTICE REGARDING PAYMENT OF ATTORNEY FEES - Transaction 7743335 - Approved By: SACORDAG
2/18/2020	NEF	Proof of Electronic Service	Transaction 7743451 - Approved By: NOREVIEW : 02-18-2020:08:04:39
2/20/2020	1810	Inmate Request Form Filed	Transaction 7749208 - Approved By: NOREVIEW : 02-20-2020:08:01:51
2/20/2020	NEF	Proof of Electronic Service	Transaction 7749211 - Approved By: NOREVIEW : 02-20-2020:08:02:40
2/26/2020	3975	Statement	VICTIM IMPACT STATEMENT - Transaction 7760198 - Approved By: SACORDAG : 02-26-2020:10:45:56
2/26/2020	NEF	Proof of Electronic Service	Transaction 7760580 - Approved By: NOREVIEW : 02-26-2020:10:47:17
3/3/2020	1260	Application Produce Prisoner	MAY 5TH, 2020 @ 2 P.M. FOR SENTENCING
3/3/2020	NEF	Proof of Electronic Service	Transaction 7770500 - Approved By: NOREVIEW : 03-03-2020:08:33:40
3/3/2020	MSEAL	**Sealed Minutes	YOUNG HEARING - 02-24-2020 - Transaction 7771033 - Approved By: NOREVIEW : 03-03-2020:10:39:06
3/3/2020	NEF	Proof of Electronic Service	Transaction 7771053 - Approved By: NOREVIEW : 03-03-2020:10:41:08
3/5/2020	3340	Ord to Produce Prisoner	Transaction 7776009 - Approved By: NOREVIEW : 03-05-2020:09:26:40
3/5/2020	NEF	Proof of Electronic Service	Transaction 7776014 - Approved By: NOREVIEW : 03-05-2020:09:27:30
4/2/2020	1960	Memorandum	Transaction 7820611 - Approved By: NOREVIEW : 04-02-2020:17:45:19
4/2/2020	1960	Memorandum	Transaction 7820612 - Approved By: NOREVIEW : 04-02-2020:17:46:16
4/2/2020	NEF	Proof of Electronic Service	Transaction 7820613 - Approved By: NOREVIEW : 04-02-2020:17:46:26
4/2/2020	NEF	Proof of Electronic Service	Transaction 7820614 - Approved By: NOREVIEW : 04-02-2020:17:47:16
4/23/2020	3340	Ord to Produce Prisoner	Transaction 7847208 - Approved By: NOREVIEW : 04-23-2020:10:23:25
4/23/2020	NEF	Proof of Electronic Service	Transaction 7847211 - Approved By: NOREVIEW : 04-23-2020:10:24:25
4/23/2020	NEF	Proof of Electronic Service	Transaction 7847679 - Approved By: NOREVIEW : 04-23-2020:12:23:37
4/23/2020	4185	Transcript	MOTION TO CONFIRM TRIAL 1-15-2020 - Transaction 7847528 - Approved By: NOREVIEW : 04-23-2020:1
4/23/2020	NEF	Proof of Electronic Service	Transaction 7847550 - Approved By: NOREVIEW : 04-23-2020:11:48:35
4/23/2020	4500	PSI - Confidential	Transaction 7847677 - Approved By: NOREVIEW : 04-23-2020:12:22:38
4/24/2020	3975	Statement	IMPACT STATEMENT Transaction 7849163 - Approved By: NOREVIEW : 04-24-2020:10:40:36
4/24/2020	NEF	Proof of Electronic Service	Transaction 7849167 - Approved By: NOREVIEW : 04-24-2020:10:41:34
5/4/2020	1930	Letters	Transaction 7860465 - Approved By: NOREVIEW : 05-04-2020:11:27:32
5/4/2020	NEF	Proof of Electronic Service	Transaction 7860469 - Approved By: NOREVIEW : 05-04-2020:11:28:31
5/6/2020	3366	Ord Vacating	SENTENCING - Transaction 7864949 - Approved By: NOREVIEW : 05-06-2020:14:21:42
5/6/2020	NEF	Proof of Electronic Service	Transaction 7864954 - Approved By: NOREVIEW : 05-06-2020:14:22:44
8/20/2020	3340	Ord to Produce Prisoner	FLORENCE MCCLURE - Transaction 8028207 - Approved By: NOREVIEW : 08-20-2020:07:48:41
8/20/2020	NEF	Proof of Electronic Service	Transaction 8028208 - Approved By: NOREVIEW : 08-20-2020:07:49:31
8/26/2020	1250	Application for Setting	SENTENCING - OCTOBER 29, 2020 AT 10:00 A.M Transaction 8037772 - Approved By: NOREVIEW : 08
8/26/2020	NEF	Proof of Electronic Service	Transaction 8037776 - Approved By: NOREVIEW : 08-26-2020:10:31:34
10/21/2020	NEF	Proof of Electronic Service	Transaction 8126560 - Approved By: NOREVIEW : 10-21-2020:13:29:09
10/21/2020	2610	Notice	NOTICE OF SENTENCING EXHIBITS - Transaction 8126506 - Approved By: YVILORIA : 10-21-2020:13:28:

Report Does Not Contain Sealed Cases or Confidential Information Page 22 of 23

	R17-0690	<i></i>	CRIMINAL Initial Filing Date: 4/26/2017
10/23/2020	MIN	***Minutes	STATUS HEARING - 10-20-2020 - Transaction 8130000 - Approved By: NOREVIEW : 10-23-2020:09:05:1
10/23/2020	NEF	Proof of Electronic Service	Transaction 8130004 - Approved By: NOREVIEW : 10-23-2020:09:06:13
10/28/2020	1930	Letters	Transaction 8138269 - Approved By: NOREVIEW : 10-28-2020:15:43:49
10/28/2020	NEF	Proof of Electronic Service	Transaction 8137711 - Approved By: NOREVIEW : 10-28-2020:13:27:34
10/28/2020	1120	Amended	AMENDED NOTICE OF SENTENCING EXHIBITS - Transaction 8137668 - Approved By: YVILORIA : 10-
10/28/2020	NEF	Proof of Electronic Service	Transaction 8138278 - Approved By: NOREVIEW : 10-28-2020:15:44:49
10/29/2020	NEF	Proof of Electronic Service	Transaction 8139403 - Approved By: NOREVIEW : 10-29-2020:12:02:20
10/29/2020	NEF	Proof of Electronic Service	Transaction 8140703 - Approved By: NOREVIEW : 10-29-2020:18:09:42
10/29/2020	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 8140702 - Approved
10/29/2020	1310E	Case Appeal Statement	CASE APPEAL STATEMENT - Transaction 8140702 - Approved By: NOREVIEW : 10-29-2020:18:07:01
10/29/2020	2515	Notice of Appeal Supreme Court	
10/29/2020	1850	Judgment of Conviction	Transaction 8139398 - Approved By: NOREVIEW : 10-29-2020:12:01:06
10/29/2020	1695	** Exhibit(s)	SENTENCING EXHIBITS 1 - 6
10/29/2020	COLL	Sent to Collections	29-OCT-2020
11/9/2020	1187	**Supreme Court Case No	SUPREME COURT NO. 82047 - FLETCHER
11/9/2020	NEF	Proof of Electronic Service	Transaction 8154472 - Approved By: NOREVIEW : 11-09-2020:15:52:03
11/9/2020	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 82047 / RECEIPT FOR DOCUMENTS - Transaction 8154463 - Approved By: NO
11/9/2020	NEF	Proof of Electronic Service	Transaction 8154089 - Approved By: NOREVIEW : 11-09-2020:14:36:28
11/9/2020	MIN	***Minutes	SENTENCING - 10-29-2020 - Transaction 8154075 - Approved By: NOREVIEW : 11-09-2020:14:35:22
11/16/2020	2515	Notice of Appeal Supreme Court	NOTICE OF APPEAL #2 - 10/29/2020
11/16/2020	2515	Notice of Appeal Supreme Court	NOTICE OF APPEAL - 10/29/2020
11/17/2020	NEF	Proof of Electronic Service	Transaction 8164868 - Approved By: NOREVIEW : 11-17-2020:09:22:14
11/17/2020	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 8164858 - Approved
11/17/2020	1310E	Case Appeal Statement	CASE APPEAL STATEMENT - Transaction 8164858 - Approved By: NOREVIEW : 11-17-2020:09:21:13
11/17/2020	1310E	Case Appeal Statement	CASE APPEAL STATEMENT - Transaction 8165887 - Approved By: NOREVIEW : 11-17-2020:13:52:24
11/17/2020	NEF	Proof of Electronic Service	Transaction 8165893 - Approved By: NOREVIEW : 11-17-2020:13:53:32
11/17/2020	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL (SECOND APPEAL) - Transaction
11/19/2020	3863	**Submit regarding Appeals	DOCUMENT TITLE: SUPREME COURT NO. 82047 / ORDER OF LIMITED REMAND FOR DESIGNATION
11/19/2020	2515	Notice of Appeal Supreme Court	
11/19/2020	1930	Letters	LETTER RECEIVED FROM DEFENDANT AND COPY OF NOTICE OF APPEALS THAT WERE PREVIO
11/19/2020	NEF	Proof of Electronic Service	Transaction 8170194 - Approved By: NOREVIEW : 11-19-2020:14:24:13
11/19/2020	1188	Supreme Court Receipt for Doc	SUPREME COURT NO. 82047 / RECEIPT FOR DOCUMENTS - Transaction 8170378 - Approved By: NO
11/19/2020	4135	Supreme Court Ord Remanding	SUPREME COURT NO. 82047 / ORDER OF LIMITED REMAND FOR DESIGNATION OF COUNSEL - TI
11/19/2020	NEF	Proof of Electronic Service	Transaction 8170383 - Approved By: NOREVIEW : 11-19-2020:14:59:19
11/20/2020	1310E	Case Appeal Statement	CASE APPEAL STATEMENT - Transaction 8171501 - Approved By: NOREVIEW : 11-20-2020:10:14:03
11/20/2020	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 8171501 - Approved

	FILED Electronically CR17-0690A 2020-10-29 11:59:30 A Jacqueline Bryant Clerk of the Court	M
1	Transaction # 813939	8
2		ĺ
3		
4 5		
6	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
7	IN AND FOR THE COUNTY OF WASHOE	
8		
9	STATE OF NEVADA,	
10	Plaintiff,	
11	vs. Case No. CR17-0690A	
12	KATHERINE DEE FLETCHER, Dept. No. 7	
13	Defendant.	
14	/	
15	JUDGMENT OF CONVICTION	
16	The Defendant, having been found Guilty by a Jury, and no sufficient cause	
17	being shown by Defendant as to why judgment should not be pronounced against her,	
18	the Court rendered judgment as follows:	
19	Katherine Dee Fletcher is Guilty of the crime of Murder in the First Degree	
20	with the Use of a Deadly Weapon, a violation of NRS 200.010, NRS 200.030 and NRS	
21	193.165, a Category A Felony, as charged in Count I of the Information, and that she be	
22	punished by imprisonment in the Nevada Department of Corrections for the term of Life	
23	Without the Possibility of Parole, with One Hundred and Forty (140) days credit for time	
24	served. Further, the Court, having considered Paragraphs (a) through (e) as described in	
25	NRS 193.165(1), imposes an additional penalty of a consecutive term of imprisonment in	
26	the Nevada Department of Corrections for a minimum term of Ninety-Six (96) months to a	
27	maximum term of Two Hundred and Forty (240) months for the Use of a Deadly Weapon	
28		
	a	E

enhancement, with both sentences to be served consecutively to the sentence previously imposed in Case No. CR17-0690B.

It is further ordered that the Defendant shall pay the statutory Twenty-Five Dollar (\$25.00) administrative assessment fee, the Three Dollar (\$3.00) administrative assessment fee for obtaining a biological specimen and conducting a genetic marker analysis, and the One Hundred Fifty Dollar (\$150.00) DNA testing fee, and submit to a DNA analysis to determine the presence of genetic markers, if not previously ordered, to the Clerk of the Second Judicial District Court. Attorney's fees are hereby waived by the Court.

The Defendant is ordered to pay restitution in the amount of One Thousand Nine
 Hundred Twenty-Four Dollars and Eighteen Cents (\$1,924.18) to Victim VC2108500. 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).

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 Katherine Dee Fletcher.

Dated this 29th day of October, 2020.

DISTRICT JUDGE

FILED Electronically CR17-0690 2017-05-12 12:19:59 PM Jacqueline Bryant Clerk of the Court Transaction # 6098195

CASE NO. CR17-0690

STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF COURT PRESEN	IT APPEARANCES-HEARING	
COURT PRESEN 05/10/17 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	IT APPEARANCES-HEARING ARRAIGNMENT Chief Deputy District Attorney Derek Dreiling represented the State. Defendant was present with counsel, Deputy Public Defenders Linda Nordvig and Emilie Meyer. Probation Officer Adriana Perez was also present. TRUE NAME: KATHERINE DEE FLETCHER. Defendant was handed a copy of the Information, to which, she, the Defendant, requested additional time to read the Information; SO ORDERED. Upon review of the Information, counsel Nordvig, on behalf of the Defendant, waived formal reading of the Information. After the Defendant refused to enter pleas, the Court entered pleas of Not Guilty to Count I – Murder with the Use of a Deadly Weapon, a violation of NRS 200.010, NRS 200.030 and NRS 193.165, a felony; Count II – Burglary in Possession of a Firearm, a violation of NRS 205.060(1)(4), a Category B felony; and Count III – Grand Larceny of a Firearm, a violation of NRS 205.226, a Category B	CONTINUED TO Motion to Confirm Trial – October 4, 2017 at 9:00 a.m. Jury Trial – Three Weeks – October 16, 2017 at 9:30 a.m.
	the 60-day rule, to which counsel responded trial within Sixty (60)	
	days is not possible due to calendaring conflicts. Matter continued for trial by jury.	
	Defendant is remanded to the custody of the Sheriff.	

CASE NO. CR17-1127 CASE NO. CR17-0690

STATE OF NEVADA VS. KATHERINE DEE FLETCHER STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO	
8/28/17	IN CHAMBERS CONFERENCE		
HON. PATRICK FLANAGAN DEPT. NO. 7 T. Travers (Clerk) P. Koetting (Reporter) G. Bird (Bailiff)	 Deputy D.A. Derek Dreiling represented the State. Defendant was present with counsel, Linda Nordvig, Deputy P. The Court noted for the record that this meeting was held in chambers. Defense counsel informed the Court of scheduling conflicts that may overlap with the trial set in this case. Further, counsel discussed the pending competency evaluation and stated she seek a second expert to obtain yet another evaluation. Counsel for the State addressed the Court and discussed the issues presented herein and the possibility in continuing the traditions. The Court noted possible trial dates. COURT ORDERED: Matter continued for a status hearing. 	STATUS HRG. at may	

CASE NO. CR17-0690 CASE NO. CR17-1127

(Clerk)

(Bailiff)

P. Koetting

(Reporter) G. Bird

STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF COURT PRESENT APPEARANCES-HEARING CONTINUED TO

8/24/17 STATUS HEARING

HON. PATRICKDeputy D.A. Derek Dreiling represented the State.FLANAGANDefendant was present with counsel, Emilie Meyer and LindaDEPT. NO. 7Nordvig, Deputy P.Ds.T. Travers

Counsel for State addressed the Court and stated reason for this hearing. Counsel responded to the Court's questions and informed that the trial will go for two weeks and possibly into the third week. Counsel Nordvig stated she anticipates a three week trial. Further, counsel stated that the Defendant was questioning her competency to proceed.

Counsel for State made a statement regarding the Defendant's doubt of competency.

Counsel Nordvig responded and informed the Court that it could take up to thirty (30) days to have the evaluations completed and discussed the issue of possibly overlapping of trials. Counsel asked that the second trial be vacated and reset at a later date.

COURT ORDERED: Court appointed a psychiatrist and/or psychologist from Lake's Crossing to evaluate the Defendant and continued the matter for report on psychiatric evaluation. Counsel Nordvig shall prepare the orders. It was further ordered that the trial and the motion to confirm set in case CR17-1127 shall be vacated and reset on September 27, 2017 at 9:00 a.m.

Counsel Nordvig informed the Court that she would file submissions.

Counsel for State cited case law.

Counsel Nordvig further addressed the Court and stated that the Defendant wanted to know if the Court would be inclined to continue the murder trial.

The Court noted that the trial in case CR17-0690 will not be continued. Defendant was remanded to the custody of the Sheriff.

9/27/17 9:00 a.m. Motion/Report Psych Eval.

Electronically CR17-0690 2017-08-30 05:06:46 PM Jacqueline Bryant Clerk of the Court Transaction # 6277136 HER

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VS. KATHERINE DE

CASE NO. CR17-0690 CASE NO. CR17-1127

STATE OF NEVADA VS. KATHERINE DEE FLETCHER STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
9/06/17	STATUS HEARING	
HON. PATRICK FLANAGAN DEPT. NO. 7 T. Travers (Clerk) P. Koetting (Reporter) G. Bird (Bailiff)	 Deputy D.A. Derek Dreiling represented the State. Defendant was present with counsel, Linda Nordvig, and Emil Meyer, Deputy P.D's. Probation Officer, Thomas Wilson, was present. Counsel Nordvig addressed the Court and discussed the pend competency evaluation. Discussion ensued as to possible trial dates for case CR17-06 The Defendant addressed the Court. COURT ORDERED: Jury Trial date of October 16, 2017 is he vacated in case CR17-0690 and reset to January 2, 2018 at 9 a.m. with a Motion to Confirm on December 20, 2017 at 9:00 a Defendant was remanded to the custody of the Sheriff. 	M.T.C 1/02/18 ding 9:30 a.m. Jury Trial 590. ereby 230

FILED Electronically CR17-0690 2017-09-26 01:43:20 PM Jacqueline Bryant Clerk of the Court Transaction # 6317800

CASE NO. CR17-0690 CASE NO. CR17-1127

STATE OF NEVADA VS. KATHERINE DEE FLETCHER STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

9/20/17 REPORT PSYCHIATRIC EVALUATION

HON. PATRICK FLANAGAN DEPT. NO. 7	Deputy D.A. Derek Dreiling represented the State. Defendant was present with counsel, Linda Nordvig and Emilie Meyer, Deputy P.D's.	10/18/17 9:00 a.m. 2:00 P.M.
T. Travers (Clerk)	Probation Officer, Teresa Ogden, was present.	
P. Koetting (Reporter) G. Bird (Bailiff)	The Court noted receipt and review of the evaluation from Dr. Dillinger from Lake's Crossing. Further the Court noted that defense counsel's second evaluation would be ready by September 28, 2017. Counsel for State responded to the Court as to having no objection	
	to continuing this matter to allow time for the second evaluation to be filed.	
	Counsel Nordvig addressed the Court and stated that per statue a second evaluation was required.	
	Discussion ensued as to the date and time available to continue this matter and the number of hours possibly needed.	
	Counsel for State stated that if the findings are traversed, then witnesses would be required.	
	Counsel Nordvig made a suggestion as to when to set the next hearing.	
	Court stated that the matter would be continued to October 18, 2017.	
	Counsel for State had no objection. Counsel Nordvig stated that counsel Meyer was in trial that date. The Court stated the importance of getting the Defendant into	
	treatment as soon as possible if needed. Counsel Nordvig requested a late set; SO ORDERED.	
	COURT ORDERED: Matter continued for Report Psychiatric Evaluation. Defendant was remanded to the custody of the Sheriff.	

CASE NO. CR17-0690 CASE NO. CR17-1127

STATE OF NEVADA VS. KATHERINE DEE FLETCHER STATE OF NEVADA VS. KATHERINE DEE FLETECHER

DATE, JUDGE		
OFFICERS OF		
COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
10/20/17	IN-CHAMBERS CONFERENCE	
HONORABLE	Deputy District Attorney Derek Dreiling represented the State.	October 23, 2017
DAVID A. HARDY	Deputy Public Defenders Linda Nordvig and Emilie Meyer were	9:00 a.m.
Dept. No. 15	present on behalf of the Defendant who was not present.	Report Psychiatric
A. Dick	9:02 a.m. – Court convened, in-chambers, with counsel present.	Evaluation
(Clerk)	Due to the vacancy in Department 7 and per the findings and	
NOT REPORTED	recommendations of Dr. Dillinger, Ph.D., ABPP and Dr.	
	Catherine Pearson, Ph.D. counsel stipulated to vacating report	
	psychiatric evaluation current scheduled for November 9, 2017,	
	and resetting said hearing as soon as Department 15's calendar	
	can accommodate.	
	COURT ORDERED: November 9, 2017, report psychiatric	
	evaluation VACATED.	
	COURT FURTHER ORDERED: Matter reset to October 23,	
	2017, at 9:00 a.m.	
	Defendant not present.	

CASE NO. CR17-0690

DATE, JUDGE		
OFFICERS OF COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
10/23/17	REPORT PSYCHIATRIC EVALUATION	
HONORABLE DAVID A. HARDY Dept. No. 15	Deputy District Attorney Derek Dreiling represented the State. Defendant was present, in custody, represented by Deputy Public Defenders Linda Nordvig and Emilie Meyer.	January 23, 2018 9:00 a.m. Report Psychiatric
A. Dick (Clerk)	Counsel Nordvig addressed the Court requested the Defendant be found incompetent or in the alternate a 60-day continuance to	Evaluation/ Status Hearing
E. Ferretto	allow time for the Defendant to participate in inpatient treatment at Lakes Crossing and the imposition of a date for which Lakes	-
(Reporter)	Cross shall file additional competency evaluation(s).	
	Counsel Dreiling addressed and advised the Court the State does not wish to transverse the findings of Ronna Dillinger's,	
HEARD WITH	Ph.D. report filed 9/18/17 and Catherine Pearsons', Ph.D. report	
CR17-1127	filed 10/11/17 and stipulated to a continuance with the condition that Defendant is remanded to Lakes Crossing for inpatient	
	treatment.	
	Counsel Nordvig further requested the Defendant be found incompetent and a report psychiatric evaluation hearing be	
	scheduled in 6 months.	
	Court addressed Defendant and acknowledged her presence. Counsel Dreiling requested trial scheduled for 1/2/18 be	
	vacated.	
	COURT ORDERED: This Court having reviewed the report prepared by Ronna J. Dillinger, Ph.D., ABPP filed September	
	18, 2017, and the report prepared by Catherine Pearson, Ph.D. filed October 11, 2017, of Lake's Crossing who examined the	
	Defendant, determined that a third report is needed with the	
	understanding that the Defendant is privately pursuing the preparation of additional competency reports, IT IS HEREBY	
	ORDERED that the Sheriff convey the Defendant forthwith to	
	Lakes Crossing for inpatient treatment and examination by an alternate physician for the purpose of determining: Whether or	
	not the Defendant is of sufficient mentality to be able to understand the nature of the criminal charge(s) against her; and	
	Whether or not, because of mental insufficiency, the Defendant	
	is able to aid and assist counsel. IT IS FURTHER ORDERED that the alternate physician's report be e-filed with the Second	
	Judicial District Court no later than January 16, 2018, and that	

the results of said examination be made known to this Court, to the District Attorney of Washoe County, and to the Washoe County Public Defender. IT IS FURTHER ORDERED that a status hearing/report psychiatric evaluation is scheduled for January 23, 2018, at 9:00 a.m. IT IS FURTHER ORDERED that motion to confirm trial schedule for December 20, 2017, in CR17-0690 is vacated and trial by jury scheduled for January 2, 2018, in CR17-0690 is vacated.

COURT FURTHER ORDERED: Should counsel wish to transverse the finding of the additional competency evaluation prepared by Lakes Crossing s/her shall state his/her intention to do so at the 1/23/18 status hearing and the matter will be continued for a competency evidentiary hearing. Defendant remanded to the custody of the Sheriff.

FILED Electronically CR17-0690 2018-01-23 03:08:14 PM Jacqueline Bryant Clerk of the Court Transaction # 6494711

CASE NO. CR17-0690 and CR17-1127 STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE		
OFFICERS OF COURT PRESEN	IT APPEARANCES-HEARING	CONTINUED TO
01/23/18	REPORT ON PSYCHIATRIC EVALUATION	
HONORABLE	Chief Deputy District Attorney Derek Dreiling represented the State.	Report on
EGAN	Defendant was present with counsel, Deputy Public Defender Linda	Psychiatric
WALKER	Nordvig.	Evaluation
DEPT. NO. 7	9:13 a.m. – Court convened with Court, counsel and Defendant	CONTINUED to
K. Oates	present.	January 29,
(Clerk)	Counsel for the Defendant addressed the Court and sought a brief	2018 at 9:00
S. Koetting (Reporter)	recess to confer with her client; SO ORDERED. 9:15 a.m. – Recess.	a.m.
(Reporter)	9:18 a.m. – Court reconvened with Court, counsel and Defendant	
	present.	
	Counsel for the Defendant moved for a continuance of today's	
	Hearing to allow her client sufficient time to review the evaluations	
	filed in this case, in particular, Dr. H. Hale Henson's evaluation,	
	which was filed on January 12, 2018.	
	Counsel for the State addressed the Court and had no objection to a	
	continuance of today's Hearing.	
	COURT ORDERED: Report on Psychiatric Evaluation CONTINUED,	
	however, at the next Hearing, the parties and Defendant should be	
	prepared to proceed with the Court's order as to competency, and if the Defendant is found to be competent, three trial dates will be set,	
	in addition to an Arraignment on the Amended Information in Case	
	No. CR17-1127.	
	Defendant is remanded to the custody of the Sheriff.	
	-	

FILED Electronically CR17-0690 2018-02-07 09:20:21 AM Jacqueline Bryant Clerk of the Court Transaction # 6519206

CASE NO. CR17-0690

DATE, JUDGE OFFICERS OF		
COURT PRESEN	T APPEARANCES-HEARING	CONTINUED TO
01/29/18	REPORT ON PSYCHIATRIC EVALUATION	
HONORABLE	Chief Deputy District Attorney Derek Dreiling represented the State.	
EGAN	Defendant was present with counsel, Deputy Public Defenders Linda	
WALKER	Nordvig and Emilie Meyer.	
DEPT. NO. 7	Counsel Nordvig, on behalf of the Defendant, addressed the Court	
K. Oates	and advised that she and counsel Meyer met with the Defendant at	
(Clerk)	Lakes Crossing Center last Friday morning, and a copy of the	
L. Urmston	Amended Information (CR17-1227) and evaluations were provided to	
(Reporter)	the Defendant. Further, counsel advised she will not traverse the findings of the Lakes Crossing Center doctors.	
	Counsel for the State addressed the Court and advised he will not be	
	traversing the findings of the Lakes Crossing Center doctors.	
	COURT ORDERED: It is hereby ordered that the Court finds after	
	reviewing the evaluations performed by the Lake's Crossing Center	
	doctors, that the Defendant has the ability to understand the nature	
	of the charges against her, the nature and purpose of the Court	
	proceedings, and has the ability to aid and assist counsel in her	
	defense and therefore, this Court finds the Defendant is competent.	
	9:30 a.m Counsel Nordvig moved for a brief recess to confer with	
	her client; SO ORDERED.	
	9:39 a.m. – Court reconvened with Court, counsel and Defendant present.	
	Counsel Nordvig advised that she told her client to remain silent.	
	The Defendant addressed the Court on her own behalf and stated	
	she would like a preliminary hearing as counts were severed, and she didn't "waive time".	
	Counsel Meyer addressed the Court and the Defendant's lack of	
	speedy trial right.	
	Counsel for the State responded as to the Defendant's lack of	
	speedy trial right.	
	Counsel Nordvig replied and argued that the parties have multiple	
	calendars to work with, there is no attempt to delay, and the	
	Defendant has no right to speedy trials.	

CASE NO. CR17-0690

STATE OF NEVADA VS. KATHERINE DEE FLETCHER

Page Two

DATE, JUDGE OFFICERS OF		
COURT PRESEN	NT APPEARANCES-HEARING	CONTINUED TO
01/29/18	REPORT ON PSYCHIATRIC EVALUATION	
HONORABLE	COURT ORDERED: The Defendant's right to a speedy trial is	
EGAN	DENIED and the trials will be set consistent with the Court and	
WALKER	counsels' calendars.	
DEPT. NO. 7 K. Oates	Counsel for the State addressed the Defendant's housing pending trials.	
(Clerk)	Counsel Nordvig moved to have the Defendant remain at Lakes	
L. Urmston	Crossing Center pending trials, at the request of Tom Durante of	
(Reporter)	Lakes Crossing Center.	
	COURT ORDERED: The Defendant will remain at Lakes Crossing	
	Center pending her trials. It is further ordered that the jury trial dates	
	as to the severed counts will be set as follows:	
	Count I – Murder	
	Jury Trial - September 10, 2018 at 9:30 a.m., Two Weeks	
	Motion to Confirm Trial – August 29, 2018 at 9:00 a.m.	
	Count II – Burglary in Possession of a Firearm; and Count III –	
	Grand Larceny of a Firearm	
	Jury Trial – October 22, 2018 at 9:30 a.m. – Three Days	
	Motion to Confirm Trial - October 10, 2018 at 9:00 a.m.	

Defendant is remanded to the custody of the Sheriff.

FILED Electronically CR17-0690A 2018-07-09 04:23:44 PM Jacqueline Bryant Clerk of the Court Transaction # 6767096

CASE NO. CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN	IT APPEARANCES-HEARING	<u>CONTINUED TO</u>
07/06/18	STATUS HEARING	
HONORABLE	Chief Deputy District Attorney Derek Dreiling was present in Court,	
EGAN	representing the State. Defendant was present in Court with	
WALKER	counsel, Alternate Public Defender Marc Picker.	
DEPT. NO. 7	8:58 a.m. – Court convened with Court, counsel and Defendant	
K. Oates	present.	
(Clerk)	Counsel for the Defendant addressed and advised the Court that his	
S. Koetting	office was provided with a list of witnesses from counsel for the	
(Reporter)	State, no conflicts exist, and therefore, he, counsel Picker, will be	
(Reporter)	representing the Defendant. Further, counsel moved to vacate the	
	murder trial date of September 10, 2018, keep the other two trial	
	dates intact, and set a Status Hearing for July 30, 2018 to allow him,	
	defense counsel, additional time to review the Defendant's three	
	cases, as he hasn't received any documentation from the Public	
	Defender's Office as of yet.	
	Counsel for the State addressed the Court and had no objection to	
	vacating the murder trial.	
	The Court addressed the Defendant as to her understanding and	
	agreement of vacating and continuing her murder trial.	
	The Defendant addressed the Court on her own behalf and	
	responded she understands and has no objection to vacating and	
	continuing her murder trial.	
	The Court next addressed the Defendant's custodial status.	
	Counsel for the Defendant responded and argued in support of the	
	Defendant remaining at Lakes Crossing Center to include it is	
	Agency Director Tom Durante's recommendation that the Defendant	
	remain there pending her trials, she, the Defendant, is receiving	
	treatment, and no difficulties exist with respect to counsel's access to	
	the Defendant. Further, counsel suggested obtaining a report from	
	Mr. Durante at Lakes Crossing Center as to his most recent	
	assessment.	
	Counsel for the State replied he previously spoke with Lake's	
	Crossing Center, and they were unwilling to discuss the Defendant's	
	current mental state with him. Additionally, counsel advised that it	
	may be beneficial to all if Mr. Durante testified at the Status Hearing.	

STATE OF NEVADA VS. KATHERINE DEE FLETCHER

Page Two

	5	
DATE, JUDGE		
OFFICERS OF		
COURT PRESEN	C APPEARANCES-HEARING	CONTINUED TO
07/06/18	STATUS HEARING	
HONORABLE	The Court addressed the Defendant's psychological history, to	
EGAN	include findings of competency, and further discussed fugitive	
WALKER	documents filed by the Defendant, to include from this point forward,	
DEPT. NO. 7	all defense documents are to be filed by counsel for the Defendant.	
K. Oates	Counsel for the Defendant responded that the Defendant's filings	
(Clerk)	consist mostly of her unhappiness with prior counsel, so that should	
S. Koetting	come to an end. Further, counsel provided additional argument in	
(Reporter)	support of the Defendant remaining at Lakes Crossing Center in lieu	
	of the Washoe County Jail where the potential exists for the	
	Defendant to decompensate.	
	COURT ORDERED: The Defendant will remain at Lakes Crossing	
	Center until at least August 1, 2018 at 9:00 a.m., at which time the	
	matter will be readdressed at a Status Hearing. It is further ordered	
	that counsel for the Defendant will arrange with Agency Director Tom	
	Durante of Lakes Crossing Center to have a report provided to the	
	Court for an <i>in camera</i> inspection as to the Defendant's treatment,	
	medications she is taking, if those medications can be provided at	
	the Jail, and if they cannot, an explanation as to why. It is further	
	ordered that the report will be provided to the Court prior to the	
	August 1, 2018 Status Hearing.	
	The Court addressed the Defendant and admonished her to include	
	any written contact to the Court will be provided through her attorney,	
	and continued poor behavior could result in housing at the Washoe	
	County Jail.	
	9:14 a.m. – Court stood in recess.	

CASE NO. CR17-0690A CASE NO. CR17-0690B CASE NO. CR17-1127

STATE OF NEVADA VS. KATHERINE DEE FLETCHER STATE OF NEVADA VS. KATHERINE DEE FLETCHER STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE. JUDGE OFFICERS OF COURT PRESENT APPEARANCES-HEARING HEARING ON DEFENDANT'S MOTION TO RECUSE JUDGE WALKER 9/11/18 **HONORABLE** 2:02 p.m. – Court convened. ELLIOTT A. Chief Deputy District Attorney Derek Dreiling was present on behalf of the State. Defendant was present with counsel, Alternate Public Defender Marc Picker. SATTLER **COURT** reviewed the procedural history of the cases, noting that this hearing was set to **DEPT. NO. 10** address the Defendant's Motion to Recuse, filed in all three cases on July 30, 2018. M. Merkouris (Clerk) State's counsel advised the Court that the reason for CR17-0690 being split into an A/B L. Urmston case is because Judge Flanagan granted the Defendant's Motion to Sever Offenses (Order was filed on July 20, 2017), and therefore Count I is being handled in CR17-0690A, and (Reporter) Counts II & III are being handled in CR17-0690B. State's counsel further advised the Court that Judge Walker is available should the Court have any factual questions for him. **COURT** further reviewed the history of the cases, and applicable case law. Defense counsel presented argument in support of the Motion to Recuse. State's counsel responded. Defense counsel replied; and he further agued in support of the Motion to Recuse. Discussion ensued between the Court and Defense counsel regarding Project One. Defense counsel indicated that he could supplement the record with an affidavit from his Family Court Chief Deputy Alternate Public Defender, Cindi Smith. **COURT** advised respective counsel that he will be taking this matter under advisement, and he will notify them if he needs any supplemental briefing. Discussion ensued between the Court and respective counsel regarding the upcoming jury trials, set for October 22, 2018, and October 29, 2018. Defense counsel indicated that he is willing to vacate the upcoming trial dates, knowing that they may be bumping up against this decision. **COURT** advised respective counsel that he is making no preliminary findings, and the parties shall continue to operate as if they are going to trial in October. **COURT ORDERED:** Matter taken under advisement.

3:11 p.m. - Court adjourned.

FILED Electronically CR17-0690A 2018-10-22 10:27:25 AM Jacqueline Bryant Clerk of the Court Transaction # 6938917

CASE NOS. CR17-0690A

DATE, JUDGE		
	T APPEARANCES-HEARING	CONTINUED TO
10/15/18	MOTION TO SET TRIAL	
OFFICERS OF COURT PRESEN 10/15/18 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)		CONTINUED TO Jury Trial – March 11, 2019 at 9:30 a.m. for Seven (7) Days Motion to Confirm Trial – February 27, 2019 at 9:00 a.m. Status Hearing as to Housing – November 28, 2018 at 9:00 a.m.
	COURT ORDERED: It is hereby ordered that H. Hale Henson, M.D., Defendant Katherine Dee Fletcher's treating psychiatrist, will provide the Court with a current Report as to the Defendant's treatment,	

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

Page Two

DATE, JUDGE		
OFFICERS OF		
COURT PRESEN	IT APPEARANCES-HEARING	CONTINUED TO
10/15/18	MOTION TO SET TRIAL	
HONORABLE	medications she is taking, and a recommendation for housing to	
EGAN	include either remaining at Lakes Crossing Center, or being returned	
WALKER	to the Washoe County Jail. Additionally, as to Case Number CR17-	
DEPT. NO. 7	0690A – the Motion to Confirm will be heard on February 27, 2019 at	
K. Oates	9:00 a.m., and the Jury Trial will be heard beginning March 11, 2019	
(Clerk)	at 9:30 a.m. for Seven (7) Days. Additionally, a Status Hearing as to	
S. Koetting	the Defendant's housing is set for November 28, 2018 at 9:00 a.m.	
(Reporter)	Defendant is remanded to the custody of the Sheriff.	

CASE NO. CR17-0690B STATE OF NEVADA VS. KATHERINE DEE FLETCHER CASE NO. CR17-1127 STATE OF NEVADA VS. KATHERINE DEE FLETCHER DATE, JUDGE OFFICERS OF COURT PRESENT **APPEARANCES-HEARING** CONTINUED TO 11/28/18 STATUS HEARING Deputy D.A. Amos Stege represented the State. HON. EGAN Defendant was present with counsel, Bill Hart and Marc P. Picker, WALKER DEPT. NO. 7 Deputy A.P.D's. T. Travers Probation Officer, Billy Jennings, was present. (Clerk) S. Koetting The Court noted was in receipt of the Lakes Crossing's report and (Reporter) discussed the recommendation to transition the Defendant back J. Ghiglieri into the custody of the Washoe County Jail within the next 30 days. (Bailiff) Counsel Picker responded to the Court and stated that he trusts the recommendation of the Lakes Crossing doctors. Further, Counsel discussed his concerns with transitioning the Defendant back into the custody of the Washoe County Jail; however, he informed that the Defendant was aware of the reports and will leave the decision up to the Court.

STATE OF NEVADA VS. KATHERINE DEE FLETCHER

CASE NO. CR17-0690A

Counsel for State concurred with the recommendations of Lakes Crossing.

Counsel Picker responded and stated Defendant's concerns with returning to the Washoe County Jail.

The Court stated that the Defendant shall be transitioned back to Washoe County Jail as recommended by Dr. Hansen.

COURT ORDERED: The Defendant shall transition back to the Washoe County Jail in a timely manner and as deemed appropriate and as recommended by Dr. Hansen.

Defendant was remanded to the custody of the Sheriff.

FILED Electronically CR17-0690A 2019-02-20 12:19:28 PM Jacqueline Bryant Clerk of the Court Transaction # 7126373

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN		CONTINUED TO
02/13/19	HEARING	
HONORABLE	Deputy District Attorney Amos Stege was present in Court,	
	representing the State. Defendant was present in Court with	
WALKER	counsel, Deputy Alternate Public Defender Bill Hart.	
DEPT. NO. 7 K. Oates	The Court inquired of counsel for the Defendant as to the Notice of	
(Clerk)	Defense filed by defense counsel as to adding the not guilty plea by reason of insanity.	
S. Koetting	Counsel for the Defendant addressed the Court and responded at	
(Reporter)	this time, he, on behalf of the Defendant, will be adding a not guilty	
(1000101)	plea by reason of insanity as to the murder charge only, Case No.	
	CR17-0690A.	
	The Court inquired as to the Defendant's other two cases, to which	
	counsel for the Defendant responded while he does not want to be	
	held to it, at this time, the not guilty plea by reason of insanity will	
	only pertain to the murder case.	
	The Court inquired of the Defendant who in turn responded and	
	concurred with her attorney.	
	The Court inquired of counsel for the State, who in turn responded	
	and argued in support of the State's Motion to Continue Trial to	
	include the lack of a report supporting such a finding, due thirty days	
	before trial, which has now passed, and the absence of an expert	
	witness notice, which is fast approaching. Further, counsel argued that the addition of the not guilty plea by reason of insanity changes	
	the focus of everyone's approach to trial.	
	COURT ORDERED: The Jury Trial as to Case No. CR17-	
	0690A/Murder is CONTINUED, however, the trials in Case No CR17-	
	0690B/Burglary and Grand Larceny, and Case No. CR17-	
	1127/Battery by a Prisoner are not continued and will proceed as	
	scheduled. Further, the Jury Trials in Case No. CR17-0690B and	
	Case No. CR17-1127 will not be continued even if the Defendant	
	ultimately enters not guilty pleas by reason of insanity.	
	Counsel for the Defendant argued in support of continuing the trials	
	in all three of the Defendant's cases. Additionally, counsel argued	
	that if the other two trials are not continued, he will be withdrawing	
	his non-opposition as to continuing the murder trial.	

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

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DATE, JUDGE		
OFFICERS OF		
COURT PRESEN		CONTINUED TO
02/13/19	HEARING	
HONORABLE	COURT ORDERED: The Court's previous ruling stands, and further,	
EGAN	the Court notes that motions to continue trial were not filed in Case	
WALKER	Nos. CR17-0690B and CR17-1127.	
DEPT. NO. 7	Counsel for the Defendant presented additional argument in support	
K. Oates	of continuing all three trials.	
(Clerk) S. Koetting	Counsel for the State responded that it was his expectation that all three trials would be continued.	
(Reporter)	Recess to allow defense counsel to confer with his client.	
(ivepoire)	Court reconvened with Court, counsel and Defendant present.	
	Counsel for the Defendant presented additional argument in support	
	of continuing all three trials, and advised he will be withdrawing his	
	non-opposition to continuing the murder trial, as the trials should	
	proceed with the murder trial being first in time.	
	Counsel for the State responded that a continuance of the murder	
	trial is a necessity, as he is not prepared to proceed based upon the	
	new plea.	
	COURT ORDERED: Motion to Continue Trial as to Case No. CR17-	
	0690A only is GRANTED. It is further ordered that counsel will reset	
	the murder trial with Court Clerk Kim Oates no later than close of	
	business on Friday, February 22, 2019.	
	Counsel for the State moved to expand the expert notice deadline	
	from 21 days to 30 or 45 days.	
	COURT ORDERED: The Court will allow the expert notice deadline	
	to be expanded to 60 days in advance of the selected trial date.	
	Additionally, the parties are ordered to set the Pre-Trial Motions	
	Hearing, Motion to Confirm Trial and Jury Trial dates.	
	Counsel for the Defendant renewed the Motion to Continue all three trial dates.	
	COURT ORDERED: The Court's previous ruling stands, and the	
	renewed Motion is DENIED without prejudice to put the request in	
	writing and/or produce the appropriate legal authority or factual basis	
	for the request.	
	The Defendant is remanded to the custody of the Sheriff.	

FILED Electronically CR17-0690A 2019-04-15 10:49:33 AM Jacqueline Bryant Clerk of the Court Transaction # 7218280

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF	
COURT PRESENT APPEARANCES-HEARING CONTINU	JED TO
04/03/19 STATUS HEARING	
HONORABLE Deputy District Attorney Amos Stege was present in Court,	
EGAN representing the State. Defendant was present in Court with	
WALKER counsel, Alternate Public Defender Marc Picker, and Deputy	
DEPT. NO. 7 Alternate Public Defender Bill Hart.	
K. Oates The Court and counsel addressed the outstanding Motion for Mental	
(Clerk) Examination filed in this case.	
S. Koetting COURT ORDERED: A Hearing will be set for May 1, 2019 at 9:00	
(Reporter) a.m. as to the Motion for Mental Examination.	
Defendant is remanded to the custody of the Sheriff.	

FILED Electronically CR17-0690A 2019-05-17 11:17:22 AM Jacqueline Bryant Clerk of the Court Transaction # 7275966

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN	NT APPEARANCES-HEARING	CONTINUED TO
05/01/19	PRE-TRIAL MOTIONS	
HONORABLE	Deputy District Attorney Amos Stege was present in Court,	
EGAN	representing the State. Defendant was present in Court with	
WALKER	counsel, Alternate Public Defender Marc Picker, and Deputy	
DEPT. NO. 7	Alternate Public Defender Bill Hart.	
K. Oates	Counsel Picker, on behalf of the Defendant, addressed the Court and	
(Clerk)	advised that due to the resolution of the Defendant's other cases, he	
S. Koetting	would have no objection to the State's request for a mental	
(Reporter)	examination.	
	Counsel for the State addressed the Court and responded that no	
	further action needs to be taken by the Court at this time, and	
	discovery is on track.	
	COURT ORDERED: Motion for Mental Examination GRANTED with	
	counsel for the State to prepare and submit the proposed order.	
	Defendant is remanded to the custody of the Sheriff.	

FILED Electronically CR17-0690A 2019-10-21 04:07:27 PM Jacqueline Bryant Clerk of the Court Transaction # 7549537

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN	NT APPEARANCES-HEARING	CONTINUED TO
10/17/19	MOTION TO CONFIRM TRIAL AND PRE-TRIAL MOTIONS	
HONORABLE	Deputy District Attorney Amos Stege was present in Court,	
EGAN	representing the State. Defendant was present in Court with	
WALKER	counsel, Alternate Public Defender Marc Picker, and Deputy	
DEPT. NO. 7	Alternate Public Defender Bill Hart.	
K. Oates J. Encallado	1:31 a.m. – Court convened with Court, counsel and Defendant present.	
(Clerk)	Counsel Hart, on behalf of the Defendant, addressed the Court and	
S. Koetting	confirmed trial will proceed as scheduled, and further moved to have	
(Reporter)	the Defendant remain at the Washoe County Jail pending trial.	
	Counsel for the State addressed the Court and had no objection to	
	the Defendant remaining at the Washoe County Jail pending trial.	
	COURT ORDERED: The Defendant will remain housed at the	
	Washoe County Jail pending trial, and the Motion to Confirm Trial is GRANTED.	
	The trial schedule was discussed between the Court and counsel.	
	Counsel for the State advised two solid weeks will be needed for trial, to include approximately 20 State witnesses.	
	Counsel Hart responded two trial weeks will be needed for trial and	
	the defense will have approximately 10 -15 witnesses.	
	COURT ORDERED: The Court will vacate Department Seven's	
	criminal calendars, P1 dockets and Adult Guardianship calendars to	
	accommodate trial. COURT ORDERED: Defendant's Motion Requesting Early Jury	
	Panel List – GRANTED, to include the List will be provided by the	
	Jury Commissioner's Office on October 28, 2019.	
	Respective counsel had no objection. Defense counsel to prepare order.	
	COURT ORDERED: Defendant's Motion for Equal Access to Juror	
	Information – GRANTED. Upon receipt, Court Clerk Kim Oates will	
	provide a copy to defense counsel. Respective counsel had no	
	objection. Defense counsel to prepare order.	

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

Page Two

DATE, JUDGE OFFICERS OF		
COURT PRESEN	IT APPEARANCES-HEARING	CONTINUED TO
10/17/19	MOTION TO CONFIRM TRIAL AND PRE-TRIAL MOTIONS	
HONORABLE	COURT ORDERED: State's Motion for witness Max Hicken to	
EGAN	appear by telephone – GRANTED. Counsel for the State to prepare	
WALKER	order.	
DEPT. NO. 7	Counsel Hart argued in opposition to witness Hicken appearing by	
K. Oates	telephone to include he should be required to be present in person	
J. Encallado	as he is a vital witness.	
(Clerk)	COURT ORDERED: Objection overruled; witness Hicken will be	
S. Koetting	allowed to appear by telephonic means.	
(Reporter)	The Court inquired if defense counsel intends to subpoena Max, the	
(minor child.	
	Counsel Hart responded the minor child resides in Utah, and he will	
	be exploring that issue.	
	Counsel for the State moved to call witness Hicken on the telephone;	
	SO ORDERED; no answer.	
	State's Exhibit 1 marked for identification.	
	Counsel for the State called Jesse Hensle, who was sworn and	
	direct examined.	
	Counsel for the State moved to Invoke the Rule of Exclusion.	
	Counsel Hart responded and had no objection to the request of	
	defense counsel.	
	COURT ORDERED: The Rule of Exclusion is hereby INVOKED.	
	State's Exhibit 2 marked for identification.	
	COURT ORDERED: Without objection by counsel, one hand of	
	witness Hensle, and one hand of Defendant Fletcher will be removed	
	from the handcuffs.	
	The Court again attempted to telephone witness Hicken; no answer.	
	Counsel Picker conducted cross examination; re-direct examination	
	conducted; re-cross examination waived; witness excused.	
	Counsel Picker next moved to address the State's Motion as to the	
	Defendant's Prior Statements; SO ORDERED.	
	Argument presented.	
	COURT ORDERED: State's Motion Regarding Defendant's Prior	
	Statements is DENIED SUBJECT TO RENEWAL AT TRIAL.	

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

Page Three

DATE, JUDGE				
OFFICERS OF				
COURT PRESEM	T APPEARANCES-HEARING	CONTINUED TO		
10/17/19	MOTION TO CONFIRM TRIAL AND PRE-TRIAL MOTIONS			
HONORABLE	Counsel for the State sought clarification from the Court, which was			
EGAN	provided.			
WALKER	Counsel Picker to prepare order.			
DEPT. NO. 7	Counsel Hart next moved to address the State's Motion to Admit			
K. Oates	Other Acts Evidence; SO ORDERED.			
J. Encallado	Argument presented.			
(Clerk) S. Koetting	COURT ORDERED: State's Motion to Admit Other Act Evidence - RULING DEFERRED.			
(Reporter)	Argument was next presented by counsel relating to Social Services and the State's Motion to Admit Other Act Evidence.			
	COURT ORDERED: If the door is opened by the State relating to			
	the 432B case, that door will remain open, and be considered fair			
	game, if relevant.			
	Counsel Picker next moved to address the State's Motion to Exclude			
	Victim Character Evidence.			
	Argument presented.			
	COURT ORDERED: The Court finds that no credible evidence of			
	sexual abuse exists by the victim in this case to the minor child,			
	however, RULING DEFERRED, and a hearing may be conducted			
	outside the presence of the Jury.			
	Counsel for the State moved to address the State's Motion as to			
	Child Testimony by Alternative Means; SO ORDERED.			
	Argument presented.			
	COURT ORDERED: The State's Motion as to Child Testimony by			
	Alternative Means is DENIED, and the minor child will be expected to			
	be present to testify at trial.			
	COURT ORDERED: State's Motion to Strike Fugitive Document is DENIED as MOOT.			
	The Court next addressed the State's Motion for Discovery Related			
	to Insanity Defense.			
	Counsel for the State called Lindsay Belle who was sworn and			
	direct examined; counsel Hart conducted cross-examination; re-			
	direct examination waived; witness excused by the Court, however,			

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

Page Four

DATE, JUDGE OFFICERS OF		
COURT PRESE	NT APPEARANCES-HEARING	CONTINUED TO
10/17/19	MOTION TO CONFIRM TRIAL AND PRE-TRIAL MOTIONS	
HONORABLE	Ms. Belle is to remain in the hallway outside the Courtroom pending	
EGAN WALKER	the Court's discussion with counsel as to the production of her case file.	
DEPT. NO. 7	The Court and counsel discussed the potential testimony of Ms.	
K. Oates	Belle, her case file, and defense counsel electing not to call Ms. Belle	
J. Encallado	at trial.	
(Clerk)	COURT ORDERED: As counsel for the defense will not be calling	
S. Koetting	Ms. Belle to testify at trial, her testimony is deemed not relevant, and	
(Reporter)	therefore, her file does not need to be produced. The Court's Bailiff	
	is instructed to advise Ms. Belle she is released. Additional argument was presented by counsel as to the Motion for	
	Discovery Related to Insanity Defense.	
	COURT ORDERED: The Motion for Discovery Related to Insanity	
	Defense is GRANTED IN PART/DENIED IN PART, to include	
	defense counsel will produce whatever documentation Dr. Piasecki	
	examined, and counsel for the State will be expected to produce the	
	same to counsel for the Defendant.	
	COURT ORDERED: As to the State's Motion to Exclude Hearsay Statements of the Defendant, that Motion is GRANTED and will be	
	addressed during the course of trial.	
	The Court next addressed the State's Motion to Strike Expert	
	Witness, which was GRANTED as the defense withdrew Lindsay	
	Belle as a witness in this case.	
	The Court inquired if any additional Motions need to be addressed to	
	which respective counsel responded there are not, and both sides	
	will prepare and submit proposed orders in accordance with the Court's rulings.	
	Counsel Picker advised that should the parties require anything	
	further, they will contact Court Clerk Kim Oates for assistance.	
	Counsel for the State argued in support of providing proposed Jury	
	Instructions the Monday prior to trial.	
	Counsel Picker responded and argued in opposition to include Jury	
	Instructions being provided so early, and further argued in support of	

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

Page Five

DATE, JUDGE OFFICERS OF		
COURT PRESEM	NT APPEARANCES-HEARING MOTION TO CONFIRM TRIAL AND PRE-TRIAL MOTIONS	CONTINUED TO
HONORABLE	Jury Instructions being provided the Friday during the first week of	
EGAN	trial.	
WALKER	COURT ORDERED: Counsel will adhere to the rules associated	
DEPT. NO. 7	with Jury Instructions, including when they are to be provided to the	
K. Oates	Court	
J. Encallado	COURT ORDERED: State's Request for Appearance by Telephone	
(Clerk)	(Hicken) – DENIED as MOOT; State's Motion to Prohibit Ultimate	
S. Koetting	Issue Testimony (Winiarz) – GRANTED; State's Motion to Strike	
(Reporter)	Expert Witness and Request for Hearing (Belle) – GRANTED, as the	
	defense withdrew Belle as a witness; State's Motion to Exclude	
	Hearsay Statement of the Defendant – GRANTED; State's Motion for Discovery Related to Insanity Defense – GRANTED IN	
	PART/DENIED IN PART; State's Motion to Strike Fugitive Document	
	- DENIED AS MOOT; State's Motion for Child Testimony by	
	Alternative Method – DENIED; State's Motion to Admit Other Acts	
	Evidence – GRANTED IN PART/DENIED IN PART; State's Motion to	
	Exclude Victim Character Evidence – RULING DEFERRED; State'	
	Motion Regarding Defendant's Prior Statements – DENIED	
	SUBJECT TO RENEWAL AT TRIAL; Defendant's Motion for Equal	
	Access to Juror Information – GRANTED; and Defendant's Motion	
	Requesting Early Jury Panel List – GRANTED.	
	3:38 p.m. – Court stood in recess.	
	Defendant is remanded to the custody of the Sheriff.	

Motion to Confirm Trial and Pre-Trial Motions Hearing Exhibits

PLTF:STATE OF NEVADADEFT:KATHERINE DEE FLETCHER

PATY: DDA Amos Stege DATY: APD Marc Picker & DAPD Bill Hart

Case No: CR17-0690A

990A

Dept. No: 7 Clerk: Kim Oates

Date: 10-17-19

Exhibit No.	Party	Description	Marked	Offered	Admitted
1	State	Treatment Summary – Max T. – Weber Human Services	10-17-19		
2	State	Reno Police Department Transcript – Jesse James Hensley	10-17-19		

FILED Electronically CR17-0690A 2019-10-24 12:03:15 PM Jacqueline Bryant Clerk of the Court Transaction # 7556139

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN	T APPEARANCES-HEARING	CONTINUED TO
10/22/19	HEARING	
HONORABLE	Deputy District Attorney Amos Stege was present in Court,	
EGAN WALKER	representing the State. Defendant was present in Court with counsel, Alternate Public Defender Marc Picker, and Deputy	
DEPT. NO. 7	Alternate Public Defender Bill Hart.	
K. Oates	1:55 p.m. – Court convened with Court, counsel and Defendant	
J. Encallado	present.	
(Clerk) S. Koetting	The Court addressed respective counsel and the child dependency case involving Defendant Katherine Fletcher, minor child Max T., and	
(Reporter)	Robert Jeffery Trask, the father of Max T., to include at the Pre-Trial	
	Motions hearing, both sides indicated their intention to present	
	relevant evidence at trial pertaining to the child dependency case, to	
	include the character of victim Trask, to which the Court responded a	
	Hearing(s) would be conducted outside the presence of the Jury. Further, the Court recited a procedural history of the child	
	dependency case, with copies of confidential documents being	
	provided to all counsel (Exhibit 1 marked/Confidential). The Court	
	next addressed a Protective Custody hearing conducted on June 10.	
	2014, at which Deputy Alternate Public Defender Bill Hart was	
	present, representing Mr. Trask, who is also the victim in Case No.	
	CR17-0690A, to include that victim Trask provided confidential information to counsel Hart at the Hearing. The Court further	
	addressed the rules of professional conduct to include the attorney-	
	client privilege remains until the client waives the same, and/or	
	survives the client's death. Additionally, the Court suggested a	
	recess be taken and counsel confer between themselves as a fatal	
	conflict may exist if current counsel were to continue to represent Defendant Fletcher.	
	Counsel Picker, on behalf of the Defendant, addressed the Court and	
	responded this is the first time he is hearing about the representation	
	by counsel Hart of victim Trask, and he would like the opportunity to confer with counsel Hart; SO ORDERED.	
	2:04 p.m. – Recess.	
	2:12 p.m. – Court reconvened with Court, counsel and Defendant	
	present.	

....

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

Page Two

DATE, JUDGE		
OFFICERS OF		
COURT PRESEN	T APPEARANCES-HEARING	CONTINUED TO
10/22/19	HEARING	
HONORABLE	Counsel Picker provided a historical perspective of representation of	
EGAN	parties at Protective Custody hearings in 2014, to include counsel	
WALKER	were present at the request of the Court. Further, counsel Picker	
DEPT. NO. 7	advised that counsel Hart was the sole Family Court attorney at that	
K. Oates	time, and that victim Trask's name never appeared during a conflict	
J. Encallado	check as counsel Hart was never formally "appointed" as victim	
(Clerk)	Trask was considered a "non-offending parent". Further, counsel	
S. Koetting	Picker advised his office is under an ethical obligation to withdraw as	
(Reporter)	counsel of record in this case to avoid the potential for a post-	
	conviction case. Additionally, counsel advised if his office is relieved	
	as counsel, he will contact Conflict Attorney Administrator Krista	
	Meier for assignment to another attorney.	
	The Court inquired of counsel for the State, who in turn addressed	
	the Court and responded that the age of this case has no bearing,	
	and he has no reason to traverse the findings of the Court.	
	The Court inquired of the Defendant, who in turn addressed the	
	Court and inquired if the trial would still proceed as scheduled.	
	COURT ORDERED: The Alternate Public Defender's Office is	
	removed as counsel of record for Defendant Katherine Dee Fletcher.	
	It is further ordered this case is referred to the Conflict Attorney	
	Administrator for reassignment, and the Alternate Public Defender's	
	Office will perform no additional tasks in this case, including	
	preparation of orders, however, will contact the Conflict Attorney	
	Administrator to facilitate transfer of this case. Additionally, the	
	exhibit marking date (October 31, 2019 at 2:00 p.m.) and Jury Trial	
	(November 4, 2019 at 9:30 a.m. for Two Weeks) will remain as	
	scheduled.	
	2:21 p.m. – Court stood in recess.	

2:21 p.m. – Court stood in recess.

Confidential Hearing Exhibit PLTF: STATE OF NEVADA PATY: DDA Amos Stege DATY: APD Marc Picker & DAPD Bill Hart KATHERINE DEE FLETCHER DEFT: Date: 10-22-19 Case No: CR17-0690A Dept. No: 7 Clerk: Kim Oates Marked Offered Admitted Party Description Exhibit No. **Confidential Documents** Provided to all Counsel by Court 10-22-19 1 -----the Court

2019-11-01 11:08:44 AM Jacqueline Bryant Clerk of the Court Transaction # 7567879 STATE OF NEVADA vs. KATHERINE DEE FLETCHER

FILED Electronically CR17-0690A

DATE, JUDGE		
OFFICERS OF COURT PRESEN 10/29/19 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates J. Encallado (Clerk) S. Koetting (Reporter)	It APPEARANCES-HEARING MOTION FOR APPOINTMENT OF COUNSEL Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court with Court Appointed Counsel Scott Edwards. 2:00 p.m. – Court convened with Court, counsel and Defendant present. The Court addressed respective counsel as to the appointment of defense counsel and trial date in this case. COURT ORDERED: The appointment of Court Appointed Counsel Scott Edwards is hereby confirmed, and he, counsel Edwards, will file a Notice of Appearance in this case. Counsel for the Defendant addressed the Court and advised he is not prepared to go forward with trial as presently scheduled. Counsel for the Defendant further advised he is not certain at this time if he will be filing additional pre-trial motions. Counsel for the State addressed the status of the written orders arising out of the previous Pre-Trial Motions hearing, to which the Court responded that defense counsel will draft the orders assigned to previous defense counsel, and counsel for the State will draft the orders assigned to the State. The Court further ordered that respective counsel will work together as to preparation of the orders submitted to the Court. COURT ORDERED: The present Jury Trial date in this case is hereby vacated and reset to January 27, 2020 at 9:30 a.m. for two weeks, and the Motion to Confirm Trial is reset to January 15, 2020 at 9:00 a.m. It is further ordered that respective counsel will draft the preduce. County Jail no later than January 13, 2020, and counsel for the Defendant will be returned to the Washoe County Jail no later than January 13, 2020, and counsel for the Defen	CONTINUED TO
	Defendant is remanded to the custody of the Sheriff.	

FILED Electronically CR17-0690A 2019-12-17 04:50:26 PM Jacqueline Bryant Clerk of the Court Transaction # 7643911

CASE NOS. CR17-0690A

STATE OF NEVADA vs. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF		
COURT PRESEN		CONTINUED TO
12/17/19	HEARING IN RE: EARLY TRANSPORT OF DEFENDANT	
HONORABLE	Deputy District Attorney Amos Stege was present in Court,	
EGAN	representing the State. Defendant was not present in Court with	
WALKER	Court Appointed Counsel Scott Edwards.	
DEPT. NO. 7	3:07 p.m. – Court convened with Court and counsel present.	
K. Oates	Counsel for the State addressed the Court and moved to have the	
(Clerk)	Defendant transported to the Washoe County Jail from Florence	
S. Koetting	McClure sooner than January 13, 2020, to accommodate a potential	
(Reporter)	change of plea from Not Guilty by Reason of Insanity to Not Guilty, if	
	that is the intention of the Defendant.	
	Counsel for the Defendant addressed the Court and responded he is	
	unaware of any procedural time frame of which the Defendant has to	
	change her plea, however, he believes this is a good idea and will	
	allow for pre-trial issues to be clarified. Further, counsel advised he	
	intends to obtain the Defendant's commitment as to her plea in	
	writing.	
	COURT ORDERED: A Hearing will set for January 8, 2020 at 11:00	
	a.m. as to the Defendant's plea, and the Defendant will be	
	transported to the Washoe County Jail from Florence McClure no	
	later than December 30, 2019.	
	3:16 p.m. – Court stood in recess.	
	Defendant is not present.	
	*** After Session ***	

Per Judge Walker, the Defendant will be transported to NNCC from Florence McClure on January 2, 2020, with transport to the Washoe County Jail on January 3, 2020 as the prison cannot facilitate the Defendant's transport any sooner than January 2, 2020

FILED Electronically CR17-0690A 2020-01-16 02:19:19 PM Jacqueline Bryant Clerk of the Court Transaction # 7690625

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
		CONTINUED TO
HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	CHANGE OF PLEA Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court with Court Appointed Counsel Scott Edwards. Counsel for the Defendant addressed the Court and advised the Defendant will be withdrawing her Not Guilty by Reason of Insanity Plea and instead entering a plea of Not Guilty. Defendant was sworn by the Court Clerk. Defendant entered a plea of Not Guilty to Murder With the Use of a Deadly Weapon, a violation of NRS 200.010, NRS 200.030 and NRS 193.165, a Category A felony, as contained within Count I of the Information. The Court inquired of the Defendant if she is seeking to withdraw her Not Guilty By Reason of Insanity Plea, to which she responded in the affirmative. Counsel for the State addressed the Court and responded that the change of plea will affect the Motion practice in this case. COURT ORDERED: Counsel are directed to seek stipulations. Respective counsel responded they will work together as to stipulations and proposed orders will be submitted to the Court. The Court inquired of the Defendant if she had any questions, to which she responded she does not. Defendant is remanded to the custody of the Sheriff.	

FILED Electronically CR17-0690A 2020-01-27 11:17:10 AM Jacqueline Bryant Clerk of the Court Transaction # 7705350

CASE NOS. CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN 01/24/2020 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	Image: NT APPEARANCES-HEARING PRE-TRIAL MOTIONS Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present, in custody, in Court, with Court Appointed Counsel Scott Edwards. Prior to the commencement of Court, the Juror Criminal Histories were provided to defense counsel. The Court first addressed the State's Motion Regarding Defendant Statements made to Dr. Melissa Piasecki. Counsel for the State addressed the Court and responded Dr. Piasecki is present in Court today, and has brought her file. Counsel for the Defendant addressed the Court and responded he filed an Opposition to the State's Motion, to include when the Defendant made the statements to Dr. Piasecki, the insanity defense was in play, but that has changed. Further, counsel argued that defense decisions were made prior to his involvement in this case, to which the Court responded the Defendant knew anything she might have said could ultimately be used against her. COURT ORDERED: If the State examines Dr. Piasecki as to the statements made by the Defendant, the State will more than likely have the full scope, if relevant, however, the Court's final ruling will be reserved until Dr. Piasecki testifies. Counsel for the Defendant responded only he knows what is contained within the file as the Defendant was evaluated by the defense with regard to the insanity plea. COURT ORDERED: With no legal authority having been provided with regard to the plea change, the Court will assess the testimony as it arises, however, the State's Motion is GRANTED at this time to include the files are discoverable, and will be made available to counsel for the Datendant responded on the made a	<u>CONTINUED TO</u>

Dr. Piasecki responded she previously testified at the competency hearing and those evaluation(s) were previously disseminated to counsel.

COURT ORDERED: The Court finds Dr. Piasecki previously testified as to the competency evaluation, her report was disseminated, and therefore, her notes and competency evaluation are to be disclosed. Dr. Piasecki responded she has all the materials on a thumb drive. COURT ORDERED: Dr. Piasecki is ordered to e-mail both counsel

the documentation as instructed by the Court.

Counsel for the State responded there may be a scheduling conflict next week for Dr. Piasecki but he will resolve that issue.

COURT ORDERED: The Court has no issue with calling witnesses out-of-order.

Dr. Piasecki was excused by the Court.

The Court next addressed counsel for the State's request to utilize a thumb drive of all admitted exhibits.

Counsel for the Defendant responded and had no objection.

COURT ORDERED: Counsel will be allowed to utilize a thumb drive of admitted duplicate original exhibits.

Counsel for the State moved to exclude his Investigator from the rule of exclusion.

Counsel for the Defendant responded and has no objection, providing his Investigator is exempted from the rule of exclusion as well.

COURT ORDERED: The State's Investigator and the defense Investigator are exempt from the rule of exclusion.

The Court next addressed the State's issue as to the presentation of motive evidence.

Discussion ensued between the Court and counsel, to include counsel for the Defendant responding he believed this issue was worked out some time ago, to include he has no objection to the social worker discussing general procedures relating to child custody. Further, counsel advised he has no intention of retrying the 432B case.

COURT ORDERED: The Court appreciates counsel working together, and will provide a limiting instruction, if necessary. The Court next addressed the State's issue as to a gun show and target shooting by the Defendant.

Counsel for the State responded that after a pre-trial meeting with the Defendant's parents, he, counsel for the State, was advised by the Defendant's father that the Defendant worked at a gun show, and may have purchased a gun a month before the murder. Further, counsel advised that the timing is an issue for him, and he is uncertain as to what the parents will say when testifying. Further, counsel advised the gun is missing, and that the Defendant's father's guns have been determined not to be the murder weapon. Counsel for the Defendant responded this information is not relevant as there is no record of a gun purchase by the Defendant.

Counsel for the State replied that the Defendant's father said it was a nine-millimeter gun, which matches the murder weapon used in this case.

COURT ORDERED: The Court finds this information to be relevant and probative, however, before the State intends to elicit this testimony, a Hearing outside the presence of the Jury will be conducted.

Counsel for the State addressed the Defendant's target shooting, Jesse Henslee and the Defendant's mother to which the Court responded a Hearing would be conducted prior to any testimony of this nature.

The Court next addressed the State's issue as to victim characterization, and jail phone calls between the Defendant and her mother.

Counsel for the State responded he does not want to address the 432B case, sexual abuse of the minor child, drugs or physical abuse of the Defendant. Further, counsel stated that while he is not seeking sanctions at this time, the Defendant appears to have had an inappropriate telephone jai conversation with her mother wherein she, the Defendant, said that her mother can discuss those issues anyway. Additionally, counsel moved to have a hearing outside the presence of the Jury before any of these issues are discussed. Counsel for the Defendant responded he hasn't listened to the jail

phone call of January 22nd yet, but he does not want to make the CPS case or abuse allegations part of this case.

COURT ORDERED: Counsel are expected to talk to their witnesses as to a non-responsive nature, and hearings outside the presence of the Jury will occur, if necessary.

Counsel for the State responded as to the potential for "opening the door" testimony, and appreciated the Court's handling of this matter in advance.

Respective counsel had nothing further to address.

The Court outlined next week's trial schedule, to which no objections were stated.

Counsel for the State moved to meet with Court Clerk Kim Oates after this Hearing as to trial exhibits; SO ORDERED.

2:39 p.m. – Court stood in recess.

Defendant was remanded to the custody of the Sheriff.

CASE NO. CR17-	0690A STATE OF NEVADA VS. KATHERINE DEE FL	ETCHER
DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
1/15/2020	MOTION TO CONFIRM	
HON. EGAN WALKER DEPT. NO. 7 T. Travers	Deputy D.A. Amos Stege represented the State. Defendant was present with counsel, Scott Edwards, Esq. Probation Officer, Morgan Barnreiter, was present.	1/27/2020 9:00 a.m. Trial
(Clerk)	COURT CONFIRMED TRIAL.	
L. Stubbs (Reporter) K. Vietti (Bailiff)	Defendant was remanded to the custody of the Sheriff.	

DATE, JUDGE OFFICERS OF <u>COURT PRESEN</u> 01/27/2020 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	APPEARANCES-HEARING JURY TRIAL – Day One Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court, in custody, with Court Appointed Counsel Scott By an., – Court convened with Court, counsel, prospective jurors and Defendant Proto to the commencement of Court, State's Exhibits 1 – 47 were marked for identification, with no Exhibits being stipulated to by counsel as to their admissibility. Respective counsel reviewed and approved the redacted 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, with none being provided by counsel for the Defendant. The Court addressed the penalty phase with counsel, with counsel for the State replying he will submit a proposed stipulation and order, should the Defendant elect to stipulate to waive the penalty phase. The prospective jurors were escorted into the Courtorom, with the Court addressing the Sixty-Six (66) prospective jurors. Roll taken. All prospective sitty-Six (66) 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 instructed the prospective jurors. Counsel Stege, on behalf of the Defendant, introduced himself,

Without objection, the Court excused for cause prospective juror Pearson - replaced with prospective juror Lightfoot.

Without objection, the Court excused for cause prospective juror Miller - replaced with prospective juror Thrasher.

Without objection, the Court excused for cause prospective juror Walls - replaced with prospective juror Chalk.

11:20 a.m. - Morning recess.

11:40 a.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 Stege, on behalf of the State, conduced 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 Gorman - replaced with potential juror Mittelstadt.

Over objection by counsel for the Defendant, the Court excused for cause prospective juror Cruz - replaced with prospective juror Hillyer.

Without objection, the Court excused for cause prospective juror Martinez - replaced with prospective juror Warren.

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

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

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

12:44 p.m. – Recess to conduct challenges.

12:47 p.m. – Court reconvened in chambers where preemptory challenges were exercised, Eight (8) per side plus One (1) alternate.

The following panel was selected and stipulated to:

Victoria Vasenden; Steven Sundstrom; Deanna McKay; Alyssa Lightfoot; Cameron Lafferty; Camille Chalk; Jon Mittelstadt; Ken Thrasher; Hiram Johnson; Ashley Warren; Diana Simeroth; Steven Yarborough; and Alternates Amber Hart and Dillon Larson.

12:58 p.m. - Recess.

1:00 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 instructed and admonished the Jury, released them for the noon recess, and ordered them to return to Court at 2:45 p.m.

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

1:13 p.m. – Lunch recess.

2:47 p.m. - Court reconvened with Court, counsel, Jury and Defendant.

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

The Court Clerk read the redacted Information to the Jury, including the Defendant's

plea of Not Guilty to the charge contained within the redacted Information. Counsel Stege, on behalf of the State, presented Opening Statement.

Counsel Edwards, on behalf of the Defendant, presented Opening Statement.

Counsel for the State called Scott Smith, who was sworn and direct examined.

Exhibit 1 – Pages 1 – 6 offered; no objection; ADMITTED.

Exhibit 2 – Pages 1 – 12 offered; no objection; ADMITTED.

Cross-examination conducted; re-direct examination waived; witness excused.

Counsel for the State called Scott Nelson, who was sworn and direct examined.

Exhibit 14 – Pages 1 – 6 offered; no objection; ADMITTED.

Cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused.

Counsel for the State called **Eric Preciado**, who was sworn and direct examined. **Exhibit 28** offered; no objection; **ADMITTED**.

Cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused.

Jury Admonished and excused for the evening.

Court to reconvene at 9:30 a.m. on Tuesday, January 28, 2020.

Outside the presence of the Jury, counsel for the State moved to examine his Investigator as to efforts to locate witness Jesse Henslee; SO ORDERED.

Counsel for the State called **John Gurriere** who was sworn and direct examined; crossexamination conducted; re-direct examination waived; witness excused.

Counsel for the State moved for either declaring witness Jesse Henslee unavailable, or obtaining a material witness warrant from the Court.

COURT ORDERED: The Court can't authorize a material witness warrant at this time, however, as to declaring witness Hensley unavailable, the Court instructed counsel for the State to make an offer of proof, which he did.

COURT ORDERED: The Court will defer ruling until tomorrow in the event witness Henslee appears in Court as previously instructed.

5:26 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR17-0690A STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE	
OFFICERS OF COURT PRESEN	T APPEARANCES-HEARING
01/28/2020	JURY TRIAL – Day Two
HONORABLE EGAN	Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court, in custody, with Court Appointed Counsel Scott
	 Defendant was present in Court, in custody, with Court Appointed Counsel Scott Edwards. 9:35 a.m Court convened with Court, counsel, Jury and Defendant present. The Court noted the presence of the Court, counsel, Jury and Defendant. Counsel Stege, on behalf of the State, addressed the Court and called Kevin Osbourn, who was sworn and direct examined; cross-examination conducted; re-direct examination conducted; re-cross examination conducted; witness excused. Counsel for the State called Ryan Gott, who was sworn and direct examined. Exhibit 7 - Pages 1 and 2 offered; no objection; ADMITTED. Exhibit 8 - Pages 1 – 24 offered; no objection; ADMITTED. Cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused. Counsel for the State called Benjamin Russell who was sworn and direct examined; cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused. Counsel for the State called Michael Mullen who was sworn and direct examined; cross-examination conducted; re-direct examination conducted. Exhibit 48 marked for identification. Re-cross examination conducted; witness excused, subject to recall. Exhibit 17 marked for identification. Counsel for the State called Susan Klino, who was sworn and direct examined. Exhibit 49 marked for identification; offered; no objection; ADMITTED. Cross-examination conducted; re-direct examination conducted. Exhibit 17 marked for identification. Cross-examination conducted; re-direct examination conducted. Exhibit 17 offered; no objection; ADMITTED. Cross-examination conducted; re-direct examination conducted. Exhibit 17 offered; no objection; ADMITTED. Re-cross examination conducted; re-direct examination conducted. Exhibit 17 offered; no objection; ADMITTED. Re-cross examination conducted; the Co
	Jury Admonished and escorted into the Jury Room. Outside the presence of the Jury, counsel for the State addressed witness Jesse Henslee, to include he did not appear for Court this morning, pursuant to subpoena. Exhibit 50 marked for identification.
	Counsel for the State moved for the Court to issue a material witness bench warrant and declare that witness Henslee is unavailable.
	COURT ORDERED: The Court finds that Jesse Henslee was lawfully served with a subpoena, failed to appear for Court today, numerous attempts have been made to

locate him, and he has failed to appear, and therefore, Jesse Henslee is declared unavailable by the Court, and a no bail Bench Warrant will be issued for Mr. Henslee. Counsel for the Defendant responded he does not represent Mr. Henslee, however, upon conclusion of the trial, if Mr. Henslee has not been served with the Bench Warrant, the Bench Warrant should expire, and/or the State should seek to quash the same. Counsel for the State next addressed an issue with the Defendant/Dr. Piasecki's medical documentation, to include redactions will need to be made, in accordance with the Court's previous ruling.

COURT ORDERED: A Hearing outside the presence of the Jury will be conducted as to the Defendant/Dr. Piasecki's medical documentation, redacted and un-redacted. 11:11 a.m. – Morning Recess.

11:27 a.m. – Court reconvened with Court, counsel, Jury and Defendant present. The Court noted the presence of the Court, counsel, Jury and Defendant.

Counsel for the State called Dustin Allen, who was sworn and direct examined.

Exhibit 3 – Pages 1 – 15 offered; no objection; ADMITTED.

Exhibit 4 – Pages 1 – 20 offered; no objection; ADMITTED.

Jury Admonished, escorted into the Jury Room and ordered to return to Court at 1:30 p.m.

Respective counsel had nothing to address with the Court.

12:02 p.m. – Noon Recess.

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

Outside the presence of the Jury, counsel for the State advised the State intends to call Robert and Karen Jorgenson, the Defendant's parents, to testify this afternoon and they are unhappy with the "framework prohibition" relating to the CPS case and abuse allegations. Further, counsel moved to have the Court admonish the Defendant's parents to stay away from those issues.

Counsel for the Defendant addressed the Court and had no objection.

Robert and Karen Jorgenson were escorted into the Courtroom by the Court's Bailiff and sworn by the Court Clerk.

The Court addressed Mr. and Mrs. Jorgenson as to their upcoming testimony and specifically addressed the areas they are not to discuss, to include the CPS case, drug use by victim Trask, and/or physical/sexual abuse of either the Defendant or Max T., unless told to do so by the Court.

Mr. Jorgenson addressed the Court and responded he understood the Court's ruling. Mrs. Jorgenson, after further inquiry by the Court, responded she understands the Court's ruling. Neither witness had questions for the Court.

Mr. and Mrs. Jorgenson were dismissed from the Courtroom.

Counsel for the State advised the gun issue involving the Defendant previously addressed with the Court has become relevant and it is the State's intention to question Mr. and Mrs. Jorgenson as to that issue.

Counsel for the Defendant responded while he has no general objection, this is the first time he is hearing the scope of the issue, as it is his understanding this information was ascertained in the State's pre-trial interviews with Mr. and Mrs. Jorgenson.

COURT ORDERED: The Court finds it appears the Defendant worked at a gun show, purchased a gun, was target shooting and cleared a gun jam from a nine millimeter handgun, and therefore, the Court finds this information to be relevant, more probative

than prejudicial and connected to the shooting in this case.

Counsel for the Defendant further advised he was unaware as to the extent of this information.

1:51 p.m. – The Jury was escorted into the Courtroom.

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

Dustin Allen resumed the stand, heretofore sworn and further direct examined.

Exhibit 5 – Pages 1 – 4 offered; no objection; ADMITTED.

Exhibit 6 – Pages 1 – 21 offered; no objection; ADMITTED.

Exhibit 10 - Pages 1 - 17 offered; no objection; ADMITTED.

Exhibit 11 – Pages 1 – 14 offered; no objection; ADMITTED.

Exhibit 30 offered; no objection; ADMITTED.

Cross-examination conducted; re-direct examination conducted; re-cross examination conducted; witness excused.

Counsel for the State called **Karen Jorgenson**, who was sworn and direct examined. Jury Admonished and escorted into the Jury Room.

3:12 p.m. – Afternoon Recess.

3:38 p.m. - Court reconvened with Court, counsel, Jury and Defendant present.

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

Karen Jorgenson resumed the stand, heretofore sworn and cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused.

Counsel for the State called **Robert Jorgenson**, who was sworn and direct examined; cross-examination conducted; re-direct examination waived; witness excused.

Counsel for the State called Dave Nevills, who was sworn and direct examined.

Exhibit 16 – Page 1 offered; no objection; ADMITTED.

Cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused.

Counsel for the State called **AJ Weaver**, who was sworn and direct examined; cross-examination conducted; re-direct examination conducted; re-cross-examination waived; witness excused.

Counsel for the State called **Stephen Bassett**, who was sworn and direct examined; cross-examination waived; witness excused.

Counsel for the State called **David Millsap**, who was sworn and direct examined. **Exhibit 26** offered; no objection; **ADMITTED**.

Cross-examination conducted; re-direct examination waived; witness excused.

Counsel for the State called **Edwin Cabrera**, who was sworn and direct examined. **Exhibit 27** offered; no objection; **ADMITTED**.

Cross-examination conducted; re-cross examination waived; witness excused. Jury Admonished and excused for the evening, to return to Court at 10:30 a.m. on Wednesday, January 29, 2020.

Outside the presence of the Jury, the remaining trial schedule was discussed. Further, the Court advised this would be an appropriate time to discuss the statements made by the Defendant to Dr. Melissa Piasecki.

Counsel for the State responded he has provided defense counsel with the proposed redactions, to which the Court responded counsel for the State is to provide the Court with Dr. Piasecki's file in total.

Counsel for the State provided the Court with packets of documents and an explanation of what is being provided to include his, counsel Stege's notes, the documentation as he received it from Dr. Piasecki, and documentation filled in by Dr. Piasecki. Further, counsel advised that some things may be missing.

Counsel for the Defendant responded he has no objection to the Court's review, and appreciates the Court's review of the file in total.

Exhibit 51 (State's packets/Dr. Piasecki) marked for identification.

Counsel for the Defendant responded at the appropriate time, they will need to review the State's redactions.

5:01 p.m. - Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE	
OFFICERS OF	
COURT PRESENT	
01/29/2020 HONORABLE EGAN WALKER	<u>JURY TRIAL – Day Three</u> Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court, in custody, with Court Appointed Counsel Scott Edwards.
DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	10:08 a.m. – Court convened with Court, counsel and Defendant present. Outside the presence of the Jury, the Court addressed Exhibit 51. Counsel for the State addressed the Court and advised he and opposing counsel will need time to discuss the proposed redactions, and he, counsel for the State, will need time to meet with Dr. Melissa Piasecki.
(Reponer)	Counsel for the Defendant addressed the Court and responded he will not have many redactions, however, he will be seeking to redact any hearsay statements, and any reference to custody status. The Court and counsel discussed hearsay.
	COURT ORDERED: Court will be in recess to allow counsel to work together as to the redactions to the Defendant's version of events of the incident provided to Dr. Piasecki. 10:16 a.m. – Recess.
	10:38 a.m. – Court reconvened with Court, counsel and Defendant present. Outside the presence of the Jury, redactions of the Defendant's version of events provided to Dr. Piasecki were discussed between the Court and counsel. Further, counsel for the Defendant stated his objection to certain portions being redacted as they
	relate to the Defendant's state-of-mind. Counsel for the State responded and argued the reference to voices was made before the incident and is therefore relevant.
	Counsel for the Defendant replied and argued that all of the statements were made after the incident.
	COURT ORDERED: The Court has previously found the Defendant to be competent, and therefore, her competency as this time is not relevant. Further, the Defendant willingly and knowingly changed her plea to Not Guilty, and therefore, her statements after-the-fact as to "visions" are not relevant. Additionally, the Court is unaware at this time if the Defendant will testify, a <i>Carter</i> canvass will be necessary, however, the Court finds the Jury will misuse this information against the Defendant if allowed. Counsel for the Defendant had nothing further. Counsel for the State responded as to resuming redactions.
	The Court next addressed a "kite" submitted by the Defendant on January 18, 2020. COURT ORDERED: The Court considers the kite submitted by the Defendant to be a fugitive document, as she is presently represented by counsel, however, it appears to

the Court an issue exists between the Defendant and her attorney which will be addressed.

10:46 a.m. – Recess.

10:51 a.m. – Court convened with Court, counsel and Defendant present.

Outside the presence of the Jury, counsel for the State advised the parties again need the Court's guidance as to redactions, to include the last paragraph on Page 26.

Counsel for the Defendant responded and concurred, to include Jesse Henslee is listed throughout the document.

Counsel for the State replied.

The Court again reviewed Exhibit 51 and clarified redactions.

The Court inquired if Jesse Henslee has been located, to which counsel for the State responded he has not.

COURT ORDERED: Anything after "even after I do my time, I have to worry about the repercussions" is marginally relevant, prejudicial, and will only confuse the Jury. Counsel for the Defendant responded and had no objection to redacting that portion. Further, counsel for the Defendant advised that the Defendant wants the last two words of the paragraph "I'm sorry" to remain, however, counsel had no objection to redacting the entire paragraph.

COURT ORDERED: Counsel for the State is excused from the Courtroom to make the discussed redactions, and further, everyone aside from the Defendant, defense counsel, and Court staff will leave the Courtroom to allow for a *Young* Hearing to be conducted. Court resumed with Court, defense counsel and Defendant present.

*** SEALED PORTION ***

11:21 a.m. – Counsel for the State returned to the Courtroom.

COURT ORDERED: The Court will invite the Jury into the Courtroom, release them for lunch, and order them to return to Court at 1:00 p.m.

Counsel for the State addressed the timing of the testimony of Dr. Piasecki.

At the direction of the Court, Dr. Melissa Piasecki was escorted into the Courtroom, and seated in the gallery.

The Court and Dr. Piasecki discussed the trial schedule, her schedule and the timing of her testimony.

COURT ORDERED: Dr. Piasecki will return to Court at 1:00 p.m. today for her testimony.

11:27 a.m. - The Jury was escorted into the Courtroom.

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

Jury Admonished and excused for the noon recess to return to Court at 1:00 p.m. today. Outside the presence of the Jury, the Court addressed the written Stipulation and Waiver of Jury Penalty Hearing.

Counsel for the Defendant addressed the Court and advised that the Defendant refuses to sign the Stipulation.

The Court inquired of the Defendant as to what has changed, to which the Defendant responded she is "not sure", to which the Court responded the Defendant should again speak with her attorney, as having the Jury sentence her, if convicted, could have adverse consequences, which should be explained to her.

State's Exhibit 52 marked for identification.

11:44 p.m. – Noon Recess.

12:58 p.m. - Court reconvened with Court, counsel and Defendant present.

Outside the presence of the Jury, the Court addressed the Stipulation and Waiver of Jury Penalty Hearing, to include that the Defendant and both counsel have now signed the stipulation. The Court canvassed the Defendant as to willingness to sign, knowledge and understanding of the Stipulation and Waiver of Jury Penalty Hearing.

The Defendant addressed the Court on her own behalf and responded she knowingly and willingly signed the Stipulation, she has spoken with her attorney about the Stipulation, which she understands, and had enough time to confer with attorney. Counsel for the State advised the Court that Max T. will be with members of BACA organization for morale support.

COURT ORDERED: After making the applicable findings, the Court ordered that no "cuts or colors" will be allowed into the Courtroom. Further, any "cuts" will be given to the Courtroom's Bailiff. Additionally, the BACA members will not display any conduct or demeanor which will influence the Jury.

Exhibit 53 (State) marked for identification.

1:02 p.m. - The Jury was escorted into the Courtroom.

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

Counsel for the State called Melissa Piasecki, who was sworn and direct examined.

Exhibit 53 offered; no objection; ADMITTED.

The Court instructed the Jury as Exhibit 53.

State's Exhibit 54 marked for identification.

Exhibit 54 offered; no objection; ADMITTED.

Cross-examination waived; witness excused.

Jury Admonished and escorted into the Jury Room.

Outside the presence of the Jury, counsel for the State addressed comfort animals, to include that Paws for Love is present, and Max T. would like to have a comfort dog with him when testifying. Further, counsel for the State advised the dog's handler is present, but he does not know his or her name.

Counsel for the Defendant responded he was just made aware of the Paws for Love request, he is not prepared to answer the request, and therefore will defer to the Court. COURT ORDERED: Defense counsel and the Court should have been advised in advance as to the request to have Paws for Love present in Court, to include a dog and its handler being present with Max T., and therefore, the request is DENIED. 2:05 p.m. – Afternoon Recess.

2:20 p.m. – Court reconvened with Court, counsel, Jury and Defendant present. The Court noted the presence of the Court, counsel, Jury and Defendant.

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

Counsel for the State called **Max T**. who was sworn and direct examined; crossexamination conducted; re-direct examination waived; witness excused.

Counsel for the State called **Jeffrey Masten** who was sworn and direct examined; cross-examination conducted; cross-examination waived; witness excused.

Counsel for the State called **Allison Jenkins**, who was sworn and direct examined. **Exhibit 32** offered; no objection; **ADMITTED**.

Cross-examination conducted; re-direct examination conducted; re-cross examination conducted; further re-direct examination conducted; further re-cross examination

conducted; witness excused, subject to recall.

Counsel for the State called **Ryan Williamson**; who was sworn and direct examined. Sidebar conducted between the Court and counsel as to the Defendant's two children, and the State generally addressing Bay, the Defendant's other child. The defense objection was sustained by the Court.

Cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused.

Counsel for the State called **Kevin Natzel**; who was sworn and direct examined; cross-examination conducted; re-direct examination waived; witness excused.

Counsel for the State called Ashlyn Burke, who was sworn and direct examined.

Exhibit 9 – Pages 1 - 12 offered; no objection; ADMITTED.

Exhibit 56 marked for identification.

Exhibit 33 offered; defense counsel voir dire; no objection; ADMITTED.

Exhibit 12 – Pages 1 – 7; no objection; ADMITTED.

Exhibit 31 offered; no objection; ADMITTED.

Cross-examination waived; witness excused.

Counsel for the State called Victor Ruvalcaba, who was sworn and direct examined. **Exhibit 37** offered; no objection; **ADMITTED**.

Cross-examination waived; witness excused.

Jury Admonished and excused for the evening, to return to Court at 9:00 a.m. on January 30, 2020.

Outside the presence of the Jury, the Court recited for the record, the sidebar conducted earlier with regard to Bay T.

4:31 p.m. - Court stood in recess.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR17-0690A STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF <u>COURT PRESENT</u> 01/30/2020 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	JURY TRIAL – Day Four Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court, in custody, with Court Appointed Counsel Scott Edwards. 9:01 a.m. – Court convened with Court, counsel and Defendant present. Outside the presence of the Jury, the Court addressed and outlined the custody/guardianship of Max T. and Bay T., reconfirming that the custody/guardianship of Bay T. is not an issue in this trial. Further, the Court reconfirmed that Debbie Lumkes was a Hearing Master, and not a District Court Judge. Counsel for the State addressed the Court and had no questions for the Court, but did confirm the parties previously agreed to only talk about the custody and issues surrounding Max T. in only a general sense. Counsel for the Defendant addressed the Court and had no questions. Exhibit 57 – Pages 1 and 2 - marked for identification. 9:14 a.m. – The Jury was escorted into the Court, counsel, Jury and Defendant. Counsel for the State called Scott Johnson , who was sworn and direct examined. Exhibit 57 offered; no objection; ADMITTED . Exhibit 20 offered; no objection; ADMITTED . Jury Admonished and escorted into the Jury Room.
	 confirm the parties previously agreed to only talk about the custody and issues surrounding Max T. in only a general sense. Counsel for the Defendant addressed the Court and had no questions. Exhibit 57 – Pages 1 and 2 - marked for identification. 9:14 a.m. – The Jury was escorted into the Courtroom. The Court noted the presence of the Court, counsel, Jury and Defendant. Counsel for the State called Scott Johnson, who was sworn and direct examined. Exhibit 57 offered; no objection; ADMITTED. Exhibit 45 offered; no objection; ADMITTED.
	Jury Admonished and escorted into the Jury Room. 10:23 a.m. – Morning recess. 10:44 a.m. – Court reconvened with Court, counsel, Jury and Defendant. The Court noted the presence of the Court, counsel, Jury and Defendant. Scott Johnson resumed the stand, heretofore sworn and direct examination conducted. Court resumed playing of Exhibit 20. Jury Admonished, escorted into the Jury Room and ordered to return from the noon
	recess at 1:30 p.m. Outside the presence of the Jury, counsel for the State advised he has three or four witnesses remaining, and should close his case today. The Court advised the Defendant will be provided with the <i>Carter</i> canvass, although she will not be expected to make a decision at this time. The Court canvassed the Defendant as to her Fifth Amendment right not to testify. The Defendant addressed the Court, and acknowledged she understands her right not to testify, and has no questions for the Court.

COURT ORDERED: The Defendant's decision to testify will be revisited later during the trial.

Counsel for the Defendant responded he has no witnesses other than perhaps his client. Counsel for the State moved to quash the Jesse Henslee Material Witness Bench Warrant, as he is not presently custody, and not expected to be called to testify at trial. COURT ORDERED: The Jesse Henslee Material Witness Bench Warrant is hereby QUASHED and the State will take the necessary measures to quash the warrant. 11:57 a.m. – Noon Recess.

1:32 p.m. – Court reconvened with Court, counsel, Jury and Defendant present. The Court noted the presence of the Court, counsel, Jury and Defendant.

Scott Johnson resumed the stand, heretofore sworn and cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused. Counsel for the State called **Faye Springer**, who was sworn and direct examined. **Exhibit 29** offered; no objection; **ADMITTED**.

The Defendant created a disturbance - Jury Admonished and escorted into the Jury Room.

Outside the presence of the Jury, the Court recited for the record what occurred before the Jury by the Defendant to include a manufactured disturbance, in that, the Defendant stood above the Defendant and stated something about her mother.

Counsel for the State addressed the Court and moved to continue with trial, without interruptions by the Defendant.

Counsel for the Defendant responded he was "surprised" by the Defendant's actions, she made contact with the top of his head, he is not injured, and has no objection to proceeding with trial.

The Court admonished the Defendant to include she is to utilize appropriate behavior and further outbursts will not be tolerated.

The Court inquired of the Defendant if she understands and/or has any questions, to which at first she would not respond, and then replied "no".

Respective counsel had nothing further.

1:54 p.m. The Jury was escorted into the Courtroom.

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

Faye Springer resumed the stand, heretofore sworn and further direct examination conducted.

Exhibit 58 marked for identification; offered; no objection; ADMITTED.

Cross-examination conducted; re-direct examination conducted; re-cross examination conducted; witness excused.

Counsel for the State called Steve Shinmei, who was sworn and direct examined;

cross-examination conducted; re-direct examination conducted; re-cross examination waived; witness excused.

Jury Admonished and escorted into the Jury Room.

Outside the presence of the Jury, counsel for the State advised he would be calling two additional witnesses.

Counsel for the Defendant responded the Defendant has advised him that she will not be testifying, and he will not be calling any witnesses on behalf of the Defendant.

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

The Defendant responded to the Court, acknowledged she understands her right not to testify after speaking with counsel, and is choosing not to testify on her own behalf. COURT ORDERED: The Court finds that the Defendant understands her Fifth Amendment right not to testify, and has made a knowing, voluntary, and intelligent decision.

COURT ORDERED: Both Bailiffs who were present during the disturbance created by the Defendant will present written witness statements. Further, the Court, through counsel for the State, suggests, but will not order that the State's Investigator, John Gurriere, present a written witness statement as well, if the State deems the same appropriate.

Counsel for the State responded he will do as the Court suggests.

The Court next addressed, and again admonished, the Defendant as to the earlier disturbance by her in Court to include any further outbursts, disruptions or disturbances by her will lead to sanctions by the Court to include, among other things, shackling or removal from the Courtroom. Further, the Court inquired of the Defendant if she had any questions.

The Defendant initially did not respond to the Court, but after further inquiry by the Court, she responded she has no questions for the Court.

The remaining trial schedule was discussed between the Court and counsel.

3:07 p.m. – Afternoon recess.

3:31 p.m. - Court reconvened with Court, counsel, Jury and Defendant present. The Court noted the presence of the Court, counsel, Jury and Defendant.

During the recess, respective counsel redacted Exhibit 18, to include removal of Pages 18 and 19 which will be marked as 18(a).

Counsel for the State called John Gurriere who was sworn and direct examined.

Exhibit 59 marked for identification; offered; no objection; ADMITTED.

Cross-examination waived; witness excused.

Counsel for the State called Laura Knight, who was sworn and direct examined. Exhibit 18 – Pages 1 - 17 offered; no objection; ADMITTED.

Cross-examination conducted; re-direct examination waived; witness excused.

Counsel Stege, on behalf of the State, rested the State's case.

Counsel Edwards, on behalf of the Defendant, rested the Defendant's case.

Jury Admonished and excused the evening, to return to Court at 10:00 a.m. on Friday, January 31, 2020 at 10:00 a.m.

Respective counsel had nothing further to address with the Court.

The Court complimented counsel as to their courtesy and professionalism during trial. COURT ORDERED: Court will reconvene with counsel at 4:25 p.m. to settle jury instructions.

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

4:07 p.m. – Recess.

4:24 p.m. – Court reconvened with Court, and counsel present.

The Defendant was not present for the settling of Jury Instructions as she 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 9:45 a.m. tomorrow to resume setting Jury Instructions. Exhibit 60 (Court) marked for identification. 4:55 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR17-0690A STATE OF NEVADA VS. KATHERINE DEE FLETCHER

DATE, JUDGE OFFICERS OF	
COURT PRESEN	
01/31/2020	JURY TRIAL – Day Five
HONORABLE	Deputy District Attorney Amos Stege was present in Court, representing the State. Defendant was present in Court, in custody, with Court Appointed Counsel Scott
WALKER	Edwards.
DEPT, NO. 7 K. Oates (Clerk) S. Koetting	 9:42 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 – 60, to include counsel had no objection to the Exhibits, and no additional exhibits to proofer.
(Reporter)	Jury Instructions were informally and formally settled, with counsel stipulating to Jury Instructions One (1) through Twenty-Eight (28), and One (1) Verdict Form. Additionally, respective counsel had no objections to the Jury Instructions and/or Verdict Form, and had no additional Jury Instructions to proofer, other than defense counsel's request to
	include Jury Instruction 16 as to the Defendant's right not to testify. Further, counsel had no offered and rejected Jury Instructions to proofer with the Court, and had no objection to the Court instructing the Jury before Closing Arguments.
	Counsel for the State addressed lesser included verdict forms.
	COURT ORDERED: The Court finds there is no factual basis for other verdicts forms
	aside from first and second degree murder.
	Counsel for the Defendant responded and concurred with the Court.
	COURT ORDERED: A typographical error in the Verdict Form was corrected by the Court.
	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 – 28.
	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 Stege, on behalf of the State, conducted Closing Argument.
	Counsel Edwards, on behalf of the Defendant, conducted Closing Argument. Jury Admonished and escorted into the Jury Room.
	12:31 p.m. – Court reconvened with Court, counsel, Jury and Defendant present.
	The Court noted the presence of the Court, counsel, Jury and Defendant.
	Counsel Stege, on behalf of the State, conducted Final Closing Argument.
	Alternates Amber Hart and Dillon Larson were thanked by Court, admonished and asked to provide their contact information to the Court's Bailiff.
	Bailiffs Kristin Vietti and Sheila Martenies were sworn and charged with the Jury.

1:01 p.m. - Jury escorted to the Jury Room. Deliberations commenced. Respective counsel were asked to provide their contact information to Court Clerk Kim Oates, and had nothing further to address.

Exhibit 61 – State's Exhibits/Thumb Drive – marked for identification.

1:02 p.m. – Court stood in recess.

2:43 p.m. – The Bailiff notified the Court that the Jury had reached a Verdict; counsel notified.

3:01 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 Verdict aloud.

VERDICT

KATHERINE DEE FLETCHER is Guilty of Murder With the Use of a Deadly Weapon – Frist Degree, as charged in the Information, and further, the Jury finds that a deadly weapon was used in the commission of First Degree Murder.

DATED this 31ST day of January, 2020.

/s/ Ashley Warren Foreperson

Respective counsel waived polling of the Jury.

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 April 1, 2020, at 9:00 a.m.

A Presentence Investigation Report Questionnaire was provided to counsel Edwards for the Defendant to complete.

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

3:05 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 Kim Oates as to the preparation of the Presentence Investigation Report, and Alternate Jurors Amber Hart and Dillon Larson were called and notified of the Jury's Verdict. The original Juror Criminal Histories were returned to counsel for the State.

PLTF: STATE OF NEVADA DEFT: KATHERINE DEE FLETCHER DATY: CAA Scott Edwards

PATY: DDA Amos Stege

Case No: CR17-0690A Dept. No: 7 Clerk: Kim Oates Date: January 27, 2020

Exhibit No.	Party	Description	Marked	Offered	Admitted
1	State	Map of Oxbow Park – Pages 1 – 6	01-16- 2020	No Objection	01-27- 2020
2	State	Initial Oxbow Scene – Pages 1 - 12	01-16- 2020	No Objection	01-27- 2020
3	State	Oxbow Parking Lot Scene – Pages 1 – 15	01-16- 2020	No Objection	01-28- 2020
4	State	Oxbow Main Scene – Pages 1 – 20	01-16- 2020	No Objection	01-28- 2020
5	State	Oxbow Garbage Can Scene – Pages 1 – 4	01-16- 2020	No Objection	01-28- 2020
6	State	Oxbow Scene Follow-Up – Pages 1 – 21	01-16- 2020	No Objection	01-28- 2020
7	State	War Paint Map – Pages 1 and 2	01-16- 2020	No Objection	01-28- 2020
8	State	War Paint Home – Pages 1 – 24	01-16- 2020	No Objection	01 - 28- 2020
9	State	War Paint Garage – Pages 1 – 12	01-16- 2020	No Objection	01-29- 2020
10	State	Defendant's Car – Pages 1 – 17	01-16- 2020	No Objection	01-28- 2020
11	State	Victim's Car – Pages 1 - 14	01-16- 2020	No Objection	01-28- 2020
12	State	Defendant RPD Processing – Pages 1 – 7	01-16- 2020	No Objection	01-29- 2020
13					
14	State	Victim in Hospital - Pages 1 – 6	01-16- 2020	No Objection	01-27- 2020
15	State	Castle Food Stills – Pages 1 – 44	01-16- 2020		
16	State	Search and Rescue Diagram – Page 1	01-16- 2020	No Objection	01-28- 2020

PLTF: STATE OF NEVADA DEFT: KATHERINE DEE FLETCHER DATY: CAA Scott Edwards

PATY: DDA Amos Stege

Case No: CR17-0690A

_____ Т

Dept. No: 7 Clerk: Kim Oates Т

Date: January 27, 2020 Т

Exhibit No.	Party	Description	Marked	Offered	Admitted
17	State	Susan Klino – Mailing Receipts – Pages 1 - 4	01-28- 2020	No Objection	01-28- 2020
18	State	Victim Autopsy – Pages 1 – 17	01-16- 2020	No Objection	01-30- 2020
18(a)	State	Victim Autopsy – Redacted Pages 18 and 19	01-30- 2020		
19	State	Defendant's Prior Conviction - Judgment of Conviction	01-16- 2020		,,
20	State	Defendant Statement	01-24- 2020-	No Objection	01-30- 2020
21	State	Karen Jorgenson Statement - Vault	01-16- 2020		
22	State	Max T. Interview	01-16- 2020		
23	State	Max T. Follow-up Interview	01-16- 2020		
24	State	Bob Jorgenson Interview	01-16- 2020		
25	State	Jesse Henslee Interview	01-16- 2020		19 B 21
26	State	Castle Food Surveillance	01-24- 2020	No Objection	01-28- 2020
27	State	Little Caesars Surveillance	01-16- 2020	No Objection	01-28- 2020
28	State	911 Call	01-16- 2020	No Objection	01-27- 2020
29	State	Expert GSR Power Point	01-16- 2020	No Objection	01-30- 2020
30	State	White Metal 9mm Spent Casing/Ground	01-16- 2020	No Objection	01-28- 2020

	<u> </u>	Jury Trial Exh	ibits		<u> </u>		
PLTF: DEFT:	PLTF: STATE OF NEVADA PATY: DDA Amos Stege						
Case No	: CR17-0690A	Dept. No: 7 Clerk: Kim (Dates Dat	e: January 27	, 2020		
Exhibit No.	Party	Description	Marked	Offered	Admitted		
31	State	White Metal "HORNADY" 9mm Luger Cartridge	01-16- 2020	No Objection	01-29- 2020		
32	State	Pink Bikini	01-16- 2020	No Objection	01-29- 2020		
33	State	Gunshot Residue Kit/Car	01-16- 2020	No Objection	01-29- 2020		
34	State	GSR Samples Collected From Shirt/Skirt/Bikini	01-16- 2020				
35	State	GSR Samples Test Fired Cases	01-16- 2020				
36	State	GSR Kit – Victim	01-16- 2020				
37	State	Projectiles from Autopsy	01-16- 2020	No Objection	01-29- 2020		
38	State	Defendant Photograph and Postcard	01-16- 2020				
39	State	Surveillance Video of 1000 West Street	01-16- 2020				
40	State	Surveillance Video 2665 Dickerson	01-16- 2020				
41	State	Castle Food Surveillance	01-16- 2020				
42	State	Little Caesars Surveillance	01-16- 2020				
43	State	Interview of Max T.	01-16- 2020				
44	State	Jesse Henslee Interview	01-16- 2020				
45	State	Defendant Dress	01-16- 2020	No Objection	01-30- 2020		
46	State	Box of Horady 9mm Ammunition	01-24- 2020				

Jury Trial Exhibits					
PLTF:STATE OF NEVADAPATY:DDA Amos StegeDEFT:KATHERINE DEE FLETCHERDATY:CAA Scott Edwards					
Case No	: CR17-0690A	Dept. No: 7 Clerk: Kim C	Dates Dat	e: January 27	, 2020
Exhibit No.	Party	Description	Marked	Offered	Admitted
47	State	Karen Jorgenson Statement - Thumb	01-24- 2020		
48	State	Michael Mullen RPD Report	01-28- 2020		
49	State	Susan Klino – Mailing Receipts	01-28- 2020	No Objection	01-28- 2020
50	State	Subpoena – Jesse Henslee	01-28- 2020		
51	State	Dr. Melissa Piasecki/Defendant Fletcher Documentation – Three Packets	01-28- 2020		
52	State	Max T. – Two Interviews	01-29- 2020		
53	State	Defendant Fletcher Version of Events provided by Dr. Melissa Piasecki	01-29- 2020	No Objection	01-29- 2020
54	State	Defendant Fletcher Version of Events provided by Dr. Melissa Piasecki – Piasecki Notes	01-29- 2020	No Objection	01-29- 2020
55	State	Allison Jenkins RPD Report	01-29- 2020		
56	State	Ashlyn Burke Report	01-29- 2020		
57	State	War Paint Home – Laundry Room – Purses – Pages 1 and 2	01-30- 2020	No Objection	01-30- 2020
58	State	Faye Springer Physical Evidence Examination Report	01-30- 2020	No Objection	01-30- 2020
59	State	Jail Phone Call	01-30- 2020	No Objection	01-30- 2020

PLTF:STATE OF NEVADAIDEFT:KATHERINE DEE FLETCHERI

PATY: DDA Amos Stege DATY: CAA Scott Edwards

CR17-0690A	Dept. No: 7 Clerk: Kim Oates Date: January 27, 2020			
Party	Description	Marked	Offered	Admitted
Court	Department Seven – Defendant Fletcher Incident	01-30- 2020		
State	State's Exhibits – Thumb Drive	01-31- 2020		
State	Juror Criminal Histories – SEALED BY COURT	01-31- 2020		
State	State Power Point – Closing	01-31- 2020		
	Party Court State State	Party Description Court Department Seven – Defendant Fletcher Incident State State's Exhibits – Thumb Drive Juror Criminal Histories – State SEALED BY COURT State Power Point – Closing	PartyDescriptionMarkedDepartment Seven - Defendant Fletcher Incident01-30- 2020State's Exhibits - Thumb01-31- 2020StateJuror Criminal Histories - SEALED BY COURT01-31- 2020StateState Power Point - Closing01-31- 01-31-	PartyDescriptionMarkedOfferedDepartment Seven - Defendant Fletcher Incident01-30- 2020State's Exhibits - Thumb01-31- 2020StateDrive2020StateJuror Criminal Histories - SEALED BY COURT01-31- 2020State Power Point - Closing01-31- 01-31

CASE NO. CR17-0690A

2020-10-23 09:04:36 AM Jacqueline Bryant STATE OF NEVADA vs. KATHERINE DEE FLETCHER Clerk of the Court Transaction # 8130000

FILED Electronically CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN	T APPEARANCES-HEARING	CONTINUED TO
10/20/2020 HONORABLE EGAN WALKER DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	STATUS HEARING Hearing conducted via Zoom Video conferencing. Deputy District Attorney Amos Stege was present in Court on behalf of the State. Court Appointed Counsel Scott Edwards was present in Court on behalf of the Defendant, who was not 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 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. 8:55 a.m. – Court convened with Court and counsel present. The Court addressed respective counsel to include the location and logistics of the Defendant's Sentencing on October 29 th , 2020. Further, the Court advised that the Defendant will be transported from the Florence McClure prison, to the Northern Nevada Correctional Center, and then directly to the Second Judicial District Court on the day of Sentencing. Counsel for the State addressed the Court and responded other than potentially the Defendant, he will not be calling any witnesses. Counsel for the State replied he may have a witness(s) testify by telephone. Further, counsel advised he will file a Notice with the Court containing the State's exhibits intended to be utilized at Sentencing. 9:16 a.m. – Court stood in recess. Defendant is not present.	

2020-11-09 02:34:40 PM Jacqueline Bryant STATE OF NEVADA vs. KATHERINE DEE FLETCHER Flerk of the Court Transaction # 8154075

FILED Electronically CR17-0690A

DATE, JUDGE OFFICERS OF		
COURT PRESEN	T APPEARANCES-HEARING	CONTINUED TO
10/29/2020	ENTRY OF JUDGMENT; IMPOSITION OF SENTENCE	
HONORABLE	Deputy District Attorney Amos Stege was present in Court on behalf	
	of the State.	
WALKER DEPT. NO. 7	Court Appointed Counsel Scott Edwards was present in Court on behalf of the Defendant, who was present, in the custody of the	
K. Oates	Nevada Department of Corrections.	
(Clerk)	Specialists Julie Banes and Marissa Stavness were present in Court	
S. Koetting	on behalf of the Division of Parole and Probation.	
(Reporter)	10:06 a.m. – Court convened with Court, counsel and Defendant	
	present.	
	Counsel Stege, on behalf of the State, addressed the Court and	
	advised he will be calling two witnesses.	
	Counsel Edwards, on behalf of the Defendant, addressed the Court	
	and responded he will not be calling any witnesses.	
	Counsel for the State called Ryan Williamson , who was sworn and	
	direct examined. The Court addressed State's Exhibits 1 – 6.	
	Counsel for the State offered State's Exhibits 1 – 6, no objection;	
	State's Exhibits 1 – 6 are ADMITTED without objection.	
	Cross-examination conducted; witness excused.	
	Counsel for the State called John Gurriere , who was sworn and	
	direct examined; cross-examination waived; witness excused.	
	Counsel for the State advised he would not be calling additional witnesses.	
	Counsel for the Defendant responded he would not be calling any	
	witnesses.	
	The Court recited into the record that Sentencing was proceeding in	
	person as the Defendant objected to Sentencing being conducted by	
	audio/visual means.	
	Counsel for the Defendant responded that he mailed the	
	Presentence Investigation Report ("PSI") to the Defendant, but never	
	heard back from her. Further, counsel argued in support of a Life	
	sentence with the Possibility of Parole.	
	Counsel for the State responded and argued in support of a sentence of Life without the Possibility of Parole, in addition to a	
	consecutive sentence of $8 - 20$ years for the deadly weapon	
	enhancement.	
	Specialist Banes of the Division of Parole and Probation addressed	
	the Court and advised that the Defendant would have 140 days	
	credit for time served if the sentence was ordered consecutive.	

CASE NO. CR17-0690A

The Defendant addressed the Court on her own behalf and advised she would like another *Young* Hearing conducted.

COURT ORDERED The Defendant's request for another *Young* Hearing is DENIED.

The Defendant continued to address the Court on her own behalf to include she should be acquitted or sentenced to the most lenient sentence.

COURT ORDERED The Defendant, having been found Guilty by a Jury, and no sufficient cause being shown by Defendant as to why judgment should not be pronounced against her, the Court rendered judgment. Katherine Dee Fletcher is Guilty of the crime of Murder in the First Degree with the Use of a Deadly Weapon, a violation of NRS 200.010, NRS 200.030 and NRS 193.165, a Category A Felony, as charged in Count I of the Information, and that she be punished by imprisonment in the Nevada Department of Corrections for the term of Life Without the Possibility of Parole, with One Hundred and Forty (140) days credit for time served. Further, the Court. having considered Paragraphs (a) through (e) as described in NRS 193.165(1), imposes an additional penalty of a consecutive term of imprisonment in the Nevada Department of Corrections for a minimum term of Ninety-Six (96) months to a maximum term of Two Hundred and Forty (240) months for the Use of a Deadly Weapon enhancement, with both sentences to be served consecutively to the sentence previously imposed in Case No. CR17-0690B. It is further ordered that the Defendant shall pay the statutory Twenty-Five Dollar (\$25.00) administrative assessment fee, the Three Dollar (\$3.00) administrative assessment fee for obtaining a biological specimen and conducting a genetic marker analysis, and the One Hundred Fifty Dollar (\$150.00) DNA testing fee, and submit to a DNA analysis to determine the presence of genetic markers, if not previously ordered, to the Clerk of the Second Judicial District Court. Attorney's fees are hereby waived by the Court. The Defendant is ordered to pay restitution in the amount of One Thousand Nine Hundred Twenty-Four Dollars and Eighteen Cents (\$1,924.18) to Victim VC2108500. 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). 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 Katherine Dee Fletcher.

Counsel for the Defendant moved to be relieved as counsel of record for the Defendant.

COURT ORDERED Defense Counsel's Motion to be Relieved as Counsel of Record for Defendant Katherine Dee Fletcher is GRANTED.

The Court further addressed the Defendant as to her right to counsel, and her thirty day right to appeal the Judgment of Conviction. 11:43 a.m. – Court stood in recess.

Defendant is remanded to the custody of the Nevada Department of Corrections.

	Sentencing Exhibits				
PLTF: DEFT:	STATE OF NE KATHERINE		DA Amos Stege AA Scott Edwa		
Case No	: CR17-0690A	Dept. No: 7 Clerk: Kim (Dates Dat	e: 10-29-2020	
Exhibit No.	Party	Description	Marked	Offered	Admitted
1	State	Photographic Collage of Robert Trask	Notice of Sentencing Exhibits filed 10- 21-2020	No Objection	10-29- 2020
2	State	Victim Impact Statement - Powell	Notice of Sentencing Exhibits filed 10- 21-2020	No Objection	10-29- 2020
3	State	Letter - Jorgenson	Notice of Sentencing Exhibits filed 10- 21-2020	No Objection	10-29- 2020
4	State	Letter sent by Defendant to Child Witness	Notice of Sentencing Exhibits filed 10- 21-2020	No Objection	10-29- 2020
5	State	Email Regarding Letter sent by Defendant to Child Witness	Notice of Sentencing Exhibits filed 10- 21-2020	No Objection	10-29- 2020
6	State	Sexual Harassment Investigation Materials	Notice of Sentencing Exhibits filed 10- 21-2020	No Objection	10-29- 2020

1	Code 1350	F I L E D Electronically CR17-0690A 2020-11-20 10:13:24 AM Jacqueline Bryant Clerk of the Court
2		Transaction # 8171501
3		
4		
5		
6	IN THE SECOND JUDICIAL DISTRICT COURT OF	THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF V	VASHOE
8	STATE OF NEVADA,	
9	Plaintiff,	
10	vs.	Case No. CR17-0690A
11	KATHERINE DEE FLETCHER,	Dept. No. 7
12	Defendant.	
13	/	
14	CERTIFICATE OF CLERK AND TRANSMITTAL	- NOTICE OF APPEAL
15	I certify that I am an employee of the Second Jud	icial District Court of the State of
16	Nevada, County of Washoe; that on the 20th day of Nove	ember, 2020, I electronically filed
17	the Notice of Appeal in the above entitle matter to the Nev	ada Supreme Court.
18	The Notice of Appeal contains sealed documents.	I certify that I deposited in the
19	Washoe County mailing system for postage and maili	ng in the United States Postal
20	Service in Reno, Nevada, a copy of the sealed minutes ac	Idressed to the Nevada Supreme
21	Court, 201 S. Carson Street, Suite 201, Carson City, Neva	ada 89701.
22	I further certify that the transmitted documents ar	e true and correct copies of the
23	original pleadings on file with the Second Judicial District (Court.
24	Dated this 20th day of November, 2020.	
25	Jacqueline Clerk of th	-
26		
27	By <u>/s/YVilo</u> YViloria	
28	Deputy	