

IN THE NEVADA SUPREME COURT

Electronically Filed
Jul 21 2021 03:30 p.m.
Elizabeth A. Brown
Clerk of Supreme Court

Rickie Slaughter,

Petitioner-Appellant,

v.

Charles Daniels, et al.,

Respondents-Appellees.

On Appeal from the Order Denying Petition
For Writ of Habeas Corpus (Post-Conviction)
Eighth Judicial District, Clark County
(A-20-812949-W | 04C204957)
Honorable Tierra Jones, District Court Judge

**Petitioner-Appellant's Appendix to the Opening Brief
Volume I of XXII**

Rene Valladares
Federal Public Defender, District of Nevada
*Jeremy C. Baron
Assistant Federal Public Defender
411 E. Bonneville Ave. Suite 250
Las Vegas, Nevada 89101
(702) 388-6577 | jeremy_baron@fd.org

*Counsel for Rickie Slaughter

ALPHABETICAL INDEX

1.	Additional Exhibits Attached to Deposition of Detective Jesus Prieto 2199 02/22/2018
2.	Amended Criminal Complaint 0057 09/01/2004
3.	Amended Information..... 0083 09/28/2004
4.	Appellant's Opening Brief 3911 11/08/2019
5.	Appellant's Reply Brief..... 4320 02/20/2020
6.	Application and Affidavit for Search Warrant 0650 11/05/2009
7.	Attorney General's Response to Nevada Supreme Court's July 24, 2007, Order 0337 11/09/2007
8.	Criminal Complaint..... 0051 07/01/2004
9.	Declaration of Jennifer Springer 2442 11/13/2018
10.	Declaration of Maribel Yanez..... 2441 11/01/2018
11.	Declaration of Maribel Yanez..... 3907 10/24/2019
12.	Declaration of Osvaldo Fumo 3894 10/16/2019
13.	Defendant's Motion for a Continuance 0155 04/01/2005
14.	Defendant's Motion for Disclosure of all Brady and Giglio Material and Request for An In Camera SCOPE Review ... 1179 07/22/2011
15.	Defendant's Motion to Withdraw a Guilty Plea 0230 08/08/2005

16.	Defendant's Motions Transcript0667 12/01/2009
17.	Defendant's Reply to the State's Opposition to Defendant's Motion to Reveal Confidential Informant.....0131 03/18/2005
18.	Defendant's Request for Amended Plea Agreement0207 06/27/2005
19.	Deposition Transcript of Marc DiGiacomo2789 07/26/2019
20.	District Court Minutes on Writ of Habeas Corpus4504 06/11/2020
21.	Evidentiary Hearing Transcript0407 06/19/2008
22.	Exhibits Attached to Deposition of Detective Jesus Prieto .1881 02/22/2018
23.	Exhibits to Deposition of Marc DiGiacomo Part 1 of 63028 07/26/2019
24.	Exhibits to Deposition of Marc DiGiacomo Part 2 of 63224 07/26/2019
25.	Exhibits to Deposition of Marc DiGiacomo Part 3 of 63335 07/26/2019
26.	Exhibits to Deposition of Marc DiGiacomo Part 4 of 63529 07/26/2019
27.	Exhibits to Deposition of Marc DiGiacomo Part 5 of 63643 07/26/2019
28.	Exhibits to Deposition of Marc DiGiacomo Part 6 of 63852 07/26/2019
29.	Guilty Plea Agreement0162 04/04/2005
30.	Guilty Plea Transcript.....0171 04/04/2005
31.	Index of Exhibits in Support of Motion for the Court to Stay Entry of It's Written Order and for Leave to Request Reconsideration.....2744 04/04/2019

32.	Index of Exhibits in Support of Opposition to the State's Motion to Dismiss 2702 01/03/2019
33.	Index of Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) 4439 03/27/2020
34.	Index of Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) Part 1 of 2 2515 11/20/2018
35.	Index of Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) Part 2 of 2 2519 11/20/2018
36.	Information 0074 09/28/2004
37.	Jail Call Transcript..... 0040 06/29/2004
38.	Judgment of Conviction (Jury Trial) 1264 10/22/2012
39.	Judgment of Conviction (Plea of Guilty)..... 0234 08/31/2005
40.	Jury Trial Transcript at 1:30 p.m. 0843 05/13/2011
41.	Jury Trial Transcript at 11:00 a.m. 1102 05/20/2011
42.	Jury Trial Transcript at 5:15 p.m. 1165 05/20/2011
43.	Jury Trial Transcript at 9:00 a.m. 0770 05/13/2011
44.	Jury Trial Transcript..... 0869 05/16/2011
45.	Jury Trial Transcript..... 0935 05/17/2011
46.	Jury Trial Transcript..... 1006 05/18/2011
47.	Jury Trial Transcript..... 1043 05/19/2011

48.	Las Vegas Metropolitan Police Department (LVMPD) Communication Center Event Search 0001 06/03/2004
49.	MANUALLY FILED EXHIBIT 4533
50.	MANUALLY FILED EXHIBIT 4534
51.	MANUALLY FILED EXHIBIT 4535
52.	Motion for Leave to Conduct Discovery and for Court Order to Obtain Documents and Depositions 1620 08/02/2017
53.	Motion for the Court to Stay Entry of Its Written Order and For Leave to Request Reconsideration 2739 04/04/2019
54.	Motion for the Court to Take Judicial Notice of the Filings in Mr. Slaughter's Criminal Case Number..... 2708 01/04/2019
55.	Motion for the Court to Take Judicial Notice of the Filings in Mr. Slaughter's Prior Cases 4364 03/27/2020
56.	Motion to Dismiss Case for Failure to Preserve or Destruction of Exculpatory Photo Lineup Identification Evidence 0578 10/27/2009
57.	Motion to Expand the Record of Appeal and/or to Remand 4053 02/20/2020
58.	Motion to Preserve Evidence and Request to Inspect Original Photo Lineups 0101 02/28/2005
59.	Motion to Reveal Confidential Informant..... 0110 02/28/2005
60.	North Las Vegas Detention Center/Corrections Mugshot Profile for Rickie Lamont Slaughter 0047 06/29/2004

61.	North Las Vegas Police Department Police Report0008 06/26/2004
62.	North Las Vegas Police Department Police Report0019 06/26/2004
63.	North Las Vegas Police Department Police Report0021 06/26/2004
64.	North Las Vegas Police Department Police Report0033 06/29/2004
65.	North Las Vegas Police Department Police Report0048 06/30/2004
66.	North Las Vegas Police Department Police Report0053 07/29/2004
67.	North Las Vegas Police Department Police Report (Ivan Young).....0003 06/26/2004
68.	North LVMPD Incident Description (Jennifer Dennis).....0002 06/26/2004
69.	Notice of Appeal0319 01/11/2007
70.	Notice of Appeal2785 05/06/2019
71.	Notice of Appeal4530 03/05/2021
72.	Notice of Entry of Decision and Order.....0321 01/30/2007
73.	Notice of Entry of Decision and Order.....0565 08/12/2008
74.	Notice of Entry of Findings of Fact, Conclusions of Law and Order4520 02/12/2021
75.	Notice of Entry of Findings of Fact, Conclusions of Law and Order1504 07/24/2015
76.	Notice of Entry of Findings of Fact, Conclusions of Law and Order1597 06/13/2016

77.	Notice of Entry of Findings of Fact, Conclusions of Law and Order 2754 04/15/2019
78.	Notice of Motion for the Court's to Take Judicial Notice of the Filings in Mr. Slaughter's Criminal Case Number 2705 01/04/2019
79.	Opposition to Defendant's Motion to Reveal the Confidential Informant 0123 03/01/2005
80.	Opposition to Petitioner's Motion for Withdrawal of Guilty Plea 0376 04/18/2008
81.	Opposition to the State's Motion to Dismiss 2670 01/03/2019
82.	Opposition to the State's Motion to Dismiss 4475 05/07/2020
83.	Order Affirming In Part, Vacating in Part and Remanding 0328 07/24/2007
84.	Order Denying Motion 4362 03/11/2020
85.	Order of Affirmance 1269 03/12/2014
86.	Order of Affirmance 1612 07/13/2016
87.	Order of Affirmance 1615 04/19/2017
88.	Order of Affirmance 4505 10/15/2020
89.	Order of Reversal and Remand 0569 03/27/2009
90.	Order 1633 11/20/2017
91.	Order 2729 03/29/2019

92.	Petition for Writ of Habeas Corpus (Post-Conviction Relief) Transcript.....	1460
	06/22/2015	
93.	Petition for Writ of Habeas Corpus (Post-Conviction)	0236
	08/07/2006	
94.	Petition for Writ of Habeas Corpus (Post-Conviction)	1275
	03/25/2015	
95.	Petition for Writ of Habeas Corpus (Post-Conviction)	1516
	02/12/2016	
96.	Petition for Writ of Habeas Corpus (Post-Conviction)	2443
	11/20/2018	
97.	Petition for Writ of Habeas Corpus (Post-Conviction)	4369
	03/27/2020	
98.	Petition for Writ of Habeas Corpus Transcript (Post-Conviction).....	2713
	03/07/2019	
99.	Petitioner's Exhibits for Petition for Writ of Habeas Corpus (Post-Conviction)	1358
	03/25/2015	
100.	Petitioner's Exhibits for Petition for Writ of Habeas Corpus (Post-Conviction)	1555
	02/12/2016	
101.	Petitioner's Opening Brief in Support of His Request to Withdraw his Guilty Plea.....	0350
	03/28/2008	
102.	Petitioner's Reply to State's Response to Pro Per Petition for Writ of Habeas Corpus	1475
	07/15/2015	
103.	Petitioner's Reply to the State's Opposition to Withdrawal of Guilty Plea	0392
	05/12/2008	
104.	Petitioner's Response to the State's Opposition to Petitioner's Petition for Writ of Habeas Corpus/Request for Evidentiary Hearing/Exhibits.....	0262
	12/13/2006	

105.	Remittitur 0336 08/28/2007
106.	Remittitur 4514 11/09/2020
107.	Reply in Support of Motion for the Court to Stay Entry of It's Written Order and for Leave to Request Reconsideration .. 2780 04/15/2019
108.	Reply to State's Opposition to Dismiss Case for Failure to Preserve or Destruction of Exculpatory Photo Lineup Identification Evidence..... 0662 11/17/2009
109.	Reporter's Transcript..... 0709 05/12/2011
110.	Respondents' Answering Brief 3993 12/20/2019
111.	Response to Defendant's Motion to Preserve Evidence and Inspect Original Photo Line-Ups 0120 03/01/2005
112.	Second Amended Criminal Complaint 0065 09/20/2004
113.	Second Amended Information 0092 12/13/2004
114.	Sentencing Transcript 0211 08/08/2005
115.	Sentencing Transcript 1199 10/16/2012
116.	State's Opposition to Defendant's Motion for Leave to Supplement Petition for Writ of Habeas Corpus (Post-Conviction); Appointment of Counsel and Motion for Court Minutes and Transcripts At State Expense..... 0254 09/11/2006
117.	State's Opposition to Defendant's Motion to Stay..... 2747 04/08/2019

118.	State's Opposition to Dismiss Case for Failure to Preserve or Destruction of Exculpatory Photo Lineup Identification Evidence 0659 11/09/2009
119.	State's Response to Defendant's Petition for Writ of Habeas Corpus (Post-Conviction) 2523 12/19/2018
120.	State's Response to Defendant's Pro Per Petition for Writ of Habeas Corpus 1444 06/02/2015
121.	State's Response to Petition for Writ of Habeas Corpus (Post-Conviction) and Motion to Dismiss Petition Pursuant to NRS 34.800 4442 04/29/2020
122.	Subpoena Duces Tecum to Clark County Detention Center 0692 02/01/2010
123.	Supplemental Index of Manually Filed Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) 4472 04/30/2020
124.	Surveillance Still Shots at 7-Eleven 0027 06/26/2004
125.	Third Amended Information 0147 03/21/2005
126.	Transcript of Deposition of Detective Jesus Prieto 1635 02/22/2018
127.	Transcript Re: Hearing 4516 11/16/2020
128.	Unsigned Declaration of Rickie Slaughter 2788 (undated)
129.	Verdict 1175 05/20/2011
130.	Writ of Habeas Corpus Transcript 0300 12/18/2006

CHRONOLOGICAL INDEX

VOLUME I

1.	Las Vegas Metropolitan Police Department (LVMPD) Communication Center Event Search 0001 06/03/2004
2.	North LVMPD Incident Description (Jennifer Dennis)..... 0002 06/26/2004
3.	North Las Vegas Police Department Police Report (Ivan Young)..... 0003 06/26/2004
4.	North Las Vegas Police Department Police Report 0008 06/26/2004
5.	North Las Vegas Police Department Police Report 0019 06/26/2004
6.	North Las Vegas Police Department Police Report 0021 06/26/2004
7.	Surveillance Still Shots at 7-Eleven 0027 06/26/2004
8.	North Las Vegas Police Department Police Report 0033 06/29/2004
9.	Jail Call Transcript..... 0040 06/29/2004
10.	North Las Vegas Detention Center/Corrections Mugshot Profile for Rickie Lamont Slaughter..... 0047 06/29/2004
11.	North Las Vegas Police Department Police Report 0048 06/30/2004
12.	Criminal Complaint..... 0051 07/01/2004
13.	North Las Vegas Police Department Police Report 0053 07/29/2004
14.	Amended Criminal Complaint 0057 09/01/2004
15.	Second Amended Criminal Complaint 0065 09/20/2004

16.	Information 0074 09/28/2004
17.	Amended Information..... 0083 09/28/2004
18.	Second Amended Information 0092 12/13/2004
19.	Motion to Preserve Evidence and Request to Inspect Original Photo Lineups 0101 02/28/2005
20.	Motion to Reveal Confidential Informant..... 0110 02/28/2005
21.	Response to Defendant's Motion to Preserve Evidence and Inspect Original Photo Line-Ups 0120 03/01/2005
22.	Opposition to Defendant's Motion to Reveal the Confidential Informant 0123 03/01/2005
23.	Defendant's Reply to the State's Opposition to Defendant's Motion to Reveal Confidential Informant..... 0131 03/18/2005
24.	Third Amended Information 0147 03/21/2005
25.	Defendant's Motion for a Continuance 0155 04/01/2005
26.	Guilty Plea Agreement 0162 04/04/2005
27.	Guilty Plea Transcript..... 0171 04/04/2005
28.	Defendant's Request for Amended Plea Agreement 0207 06/27/2005
29.	Sentencing Transcript 0211 08/08/2005
30.	Defendant's Motion to Withdraw a Guilty Plea 0230 08/08/2005
31.	Judgment of Conviction (Plea of Guilty)..... 0234 08/31/2005

VOLUME II	
32.	Petition for Writ of Habeas Corpus (Post-Conviction)..... 0236 08/07/2006
33.	State’s Opposition to Defendant’s Motion for Leave to Supplement Petition for Writ of Habeas Corpus (Post-Conviction); Appointment of Counsel and Motion for Court Minutes and Transcripts At State Expense..... 0254 09/11/2006
34.	Petitioner’s Response to the State’s Opposition to Petitioner’s Petition for Writ of Habeas Corpus/Request for Evidentiary Hearing/Exhibits..... 0262 12/13/2006
35.	Writ of Habeas Corpus Transcript..... 0300 12/18/2006
36.	Notice of Appeal 0319 01/11/2007
37.	Notice of Entry of Decision and Order..... 0321 01/30/2007
38.	Order Affirming In Part, Vacating in Part and Remanding 0328 07/24/2007
39.	Remittitur 0336 08/28/2007
40.	Attorney General’s Response to Nevada Supreme Court’s July 24, 2007, Order 0337 11/09/2007
41.	Petitioner’s Opening Brief in Support of His Request to Withdraw his Guilty Plea..... 0350 03/28/2008
42.	Opposition to Petitioner’s Motion for Withdrawal of Guilty Plea 0376 04/18/2008
43.	Petitioner’s Reply to the State’s Opposition to Withdrawal of Guilty Plea 0392 05/12/2008

VOLUME III	
44.	Evidentiary Hearing Transcript 0407 06/19/2008
45.	Notice of Entry of Decision and Order..... 0565 08/12/2008
46.	Order of Reversal and Remand..... 0569 03/27/2009
47.	Motion to Dismiss Case for Failure to Preserve or Destruction of Exculpatory Photo Lineup Identification Evidence 0578 10/27/2009
48.	Application and Affidavit for Search Warrant 0650 11/05/2009
VOLUME IV	
49.	State’s Opposition to Dismiss Case for Failure to Preserve or Destruction of Exculpatory Photo Lineup Identification Evidence 0659 11/09/2009
50.	Reply to State’s Opposition to Dismiss Case for Failure to Preserve or Destruction of Exculpatory Photo Lineup Identification Evidence..... 0662 11/17/2009
51.	Defendant’s Motions Transcript 0667 12/01/2009
52.	Subpoena Duces Tecum to Clark County Detention Center 0692 02/01/2010
53.	Reporter’s Transcript..... 0709 05/12/2011
54.	Jury Trial Transcript at 9:00 a.m. 0770 05/13/2011
55.	Jury Trial Transcript at 1:30 p.m. 0843 05/13/2011

VOLUME V	
56.	Jury Trial Transcript..... 0869 05/16/2011
57.	Jury Trial Transcript..... 0935 05/17/2011
58.	Jury Trial Transcript..... 1006 05/18/2011
59.	Jury Trial Transcript..... 1043 05/19/2011
VOLUME VI	
60.	Jury Trial Transcript at 11:00 a.m. 1102 05/20/2011
61.	Jury Trial Transcript at 5:15 p.m. 1165 05/20/2011
62.	Verdict 1175 05/20/2011
63.	Defendant’s Motion for Disclosure of all Brady and Giglio Material and Request for An In Camera SCOPE Review ... 1179 07/22/2011
64.	Sentencing Transcript 1199 10/16/2012
65.	Judgment of Conviction (Jury Trial) 1264 10/22/2012
66.	Order of Affirmance 1269 03/12/2014
VOLUME VII	
67.	Petition for Writ of Habeas Corpus (Post-Conviction) 1275 03/25/2015
68.	Petitioner’s Exhibits for Petition for Writ of Habeas Corpus (Post-Conviction) 1358 03/25/2015
69.	State’s Response to Defendant’s Pro Per Petition for Writ of Habeas Corpus 1444 06/02/2015

70.	Petition for Writ of Habeas Corpus (Post-Conviction Relief) Transcript..... 1460 06/22/2015
71.	Petitioner's Reply to State's Response to Pro Per Petition for Writ of Habeas Corpus 1475 07/15/2015
72.	Notice of Entry of Findings of Fact, Conclusions of Law and Order 1504 07/24/2015
VOLUME VIII	
73.	Petition for Writ of Habeas Corpus (Post-Conviction)..... 1516 02/12/2016
74.	Petitioner's Exhibits for Petition for Writ of Habeas Corpus (Post-Conviction)..... 1555 02/12/2016
75.	Notice of Entry of Findings of Fact, Conclusions of Law and Order 1597 06/13/2016
76.	Order of Affirmance 1612 07/13/2016
77.	Order of Affirmance 1615 04/19/2017
78.	Motion for Leave to Conduct Discovery and for Court Order to Obtain Documents and Depositions 1620 08/02/2017
79.	Order 1633 11/20/2017
VOLUME IX	
80.	Transcript of Deposition of Detective Jesus Prieto..... 1635 02/22/2018
VOLUME X	
81.	Exhibits Attached to Deposition of Detective Jesus Prieto . 1881 02/22/2018

VOLUME XI	
82.	Additional Exhibits Attached to Deposition of Detective Jesus Prieto 2199 02/22/2018
83.	Declaration of Maribel Yanez..... 2441 11/01/2018
84.	Declaration of Jennifer Springer 2442 11/13/2018
VOLUME XII	
85.	Petition for Writ of Habeas Corpus (Post-Conviction) 2443 11/20/2018
86.	Index of Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) Part 1 of 2 2515 11/20/2018
87.	Index of Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) Part 2 of 2 2519 11/20/2018
88.	State’s Response to Defendant’s Petition for Writ of Habeas Corpus (Post-Conviction) 2523 12/19/2018
VOLUME XIII	
89.	Opposition to the State’s Motion to Dismiss 2670 01/03/2019
90.	Index of Exhibits in Support of Opposition to the State’s Motion to Dismiss 2702 01/03/2019
91.	Notice of Motion for the Court’s to Take Judicial Notice of the Filings in Mr. Slaughter’s Criminal Case Number 2705 01/04/2019
92.	Motion for the Court to Take Judicial Notice of the Filings in Mr. Slaughter’s Criminal Case Number 2708 01/04/2019

93.	Petition for Writ of Habeas Corpus Transcript (Post-Conviction).....	2713 03/07/2019
94.	Order	2729 03/29/2019
95.	Motion for the Court to Stay Entry of Its Written Order and For Leave to Request Reconsideration	2739 04/04/2019
96.	Index of Exhibits in Support of Motion for the Court to Stay Entry of It's Written Order and for Leave to Request Reconsideration.....	2744 04/04/2019
97.	State's Opposition to Defendant's Motion to Stay.....	2747 04/08/2019
98.	Notice of Entry of Findings of Fact, Conclusions of Law and Order	2754 04/15/2019
99.	Reply in Support of Motion for the Court to Stay Entry of It's Written Order and for Leave to Request Reconsideration ..	2780 04/15/2019
100.	Notice of Appeal	2785 05/06/2019
VOLUME XIV		
101.	Unsigned Declaration of Rickie Slaughter	2788 (undated)
102.	Deposition Transcript of Marc DiGiacomo	2789 07/26/2019
VOLUME XV		
103.	Exhibits to Deposition of Marc DiGiacomo Part 1 of 6	3028 07/26/2019
VOLUME XVI		
104.	Exhibits to Deposition of Marc DiGiacomo Part 2 of 6	3224 07/26/2019

VOLUME XVII	
105.	Exhibits to Deposition of Marc DiGiacomo Part 3 of 6 3335 07/26/2019
VOLUME XVIII	
106.	Exhibits to Deposition of Marc DiGiacomo Part 4 of 6 3529 07/26/2019
VOLUME XIX	
107.	Exhibits to Deposition of Marc DiGiacomo Part 5 of 6 3643 07/26/2019
VOLUME XX	
108.	Exhibits to Deposition of Marc DiGiacomo Part 6 of 6 3852 07/26/2019
109.	Declaration of Osvaldo Fumo 3894 10/16/2019
110.	Declaration of Maribel Yanez 3907 10/24/2019
111.	Appellant's Opening Brief 3911 11/08/2019
112.	Respondents' Answering Brief 3993 12/20/2019
VOLUME XXI	
113.	Motion to Expand the Record of Appeal and/or to Remand 4053 02/20/2020
VOLUME XXII	
114.	Appellant's Reply Brief 4320 02/20/2020
115.	Order Denying Motion 4362 03/11/2020

116.	Motion for the Court to Take Judicial Notice of the Filings in Mr. Slaughter's Prior Cases 4364 03/27/2020
117.	Petition for Writ of Habeas Corpus (Post-Conviction) 4369 03/27/2020
118.	Index of Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) 4439 03/27/2020
119.	State's Response to Petition for Writ of Habeas Corpus (Post-Conviction) and Motion to Dismiss Petition Pursuant to NRS 34.800 4442 04/29/2020
120.	Supplemental Index of Manually Filed Exhibits in Support of Petition for Writ of Habeas Corpus (Post-Conviction) 4472 04/30/2020
121.	Opposition to the State's Motion to Dismiss 4475 05/07/2020
122.	District Court Minutes on Writ of Habeas Corpus 4504 06/11/2020
123.	Order of Affirmance 4505 10/15/2020
124.	Remittitur 4514 11/09/2020
125.	Transcript Re: Hearing 4516 11/16/2020
126.	Notice of Entry of Findings of Fact, Conclusions of Law and Order 4520 02/12/2021
127.	Notice of Appeal 4530 03/05/2021
128.	MANUALLY FILED EXHIBIT 4533
129.	MANUALLY FILED EXHIBIT 4534
130.	MANUALLY FILED EXHIBIT 4535

Dated July 21, 2021.

Respectfully submitted,

Rene L. Valladares
Federal Public Defender

/s/ *Jeremy C. Baron*
Jeremy C. Baron
Assistant Federal Public Defender

CERTIFICATE OF SERVICE

I hereby certify that on July 21, 2021, I electronically filed the foregoing with the Clerk of the Nevada Supreme Court by using the appellate electronic filing system.

Participants in the case who are registered users in the appellate electronic filing system will be served by the system and include: Alexander Chen.

I further certify that some of the participants in the case are not registered appellate electronic filing system users. I have mailed the foregoing document by First-Class Mail, postage pre-paid, or have dispatched it to a third party commercial carrier for delivery within three calendar days, to the following person:

Rickie Slaughter NDOC #85902 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070	Erica Berrett Deputy Attorney General Office of the Attorney General 555 E. Washington Ave. Suite 3900 Las Vegas, NV 89101
---	--

/s/ Richard D. Chavez

An Employee of the
Federal Public Defender

LVMFD - COMMUNICATION CENTER
EVENT SEARCH

EVT : LLV040603002698	TYPE: 416B	PRI : 1
LOC : ELDORADO CLEANERS	BLDG:	APT :
ADDR: 715 N NELLIS BL	XST : 5100 WALNUT AV	CITY : LV
CADD:	CNAM: JEFF/MNGR	CPHONE: 4591300
MAP : 0242919	S/B : G3	SRA : H952
P/U : 3F13	OFF1: 6029	OFF2 :
DATE: 2004/06/03	INIT: 18:40:30	AREA : NE
S11 : NO	CLSE: 19:12:37	DISP : B

18:43:13	CM	IN FRNT OF BIZ REPSG TO LEAVE "RIKI SLAUGHTER"BMA,EARLY 20S,5'10,HVY BL	45	LV7672
18:43:13	CM	D,NFD SITTING IN GRN FORD TAURUS IN PLOT UNK 408/446/WEAPS	45	LV7672
18:43:13	CM	Original Location : ELDORADO CLEANERS	45	LV7672
18:50:08	USAS 3F13	715 N NELLIS BL	19	LV7017
18:50:14	USER 3F13	715 N NELLIS BL	00	LV6029
18:50:14	OM 3F13	Odometer: 0000.0	00	LV6029
18:52:36	USAS 3F11	715 N NELLIS BL	19	LV2465
18:52:42	USER 3F11	715 N NELLIS BL	00	LV6539
18:52:43	OM 3F11	Odometer: 0000.0	00	LV6539
18:55:23	OM 3F13	Odometer: 0000.0	00	LV6029
18:55:24	USAR 3F13	715 N NELLIS BL	00	LV6029
19:09:05	USCL 3F11		00	LV6539
19:09:05	OM 3F11	Odometer: 0000.0	00	LV6539
19:12:37	USCL 3F13		00	LV6029
19:12:37	OM 3F13	Odometer: 0000.0	00	LV6029

I HEREBY CERTIFY that this is a full, true
and correct copy of the original on file with
the Las Vegas Metropolitan Police Department,
except for the information that is privileged
and confidential by law

RESEARCH ASSISTANT Communications Bureau

1/8/2018 3:40:24 PM

App. 0001



Incident Description for Ticket/Date:589729/20040626

Close

Ticket Number: 589729

Date: 6/26/2004

Time Received: 1911

Unit: 4B81

Off: 1334 HOYT/MARK

Incident: 433 BATTERY

Off2:

Pers Rptg: 911/C/290 4223 JERMON

Disp: 1635 RANDOLPH/EIDRIS

Location: 2612 GLORY VIEW

Call: 1635 RANDOLPH/EIDRIS

Nbhd: APT AIRPORT

AI ADAM I

Priority: U

Time - Received: 1911 **Dispatch:** 0000 **Arrived:** 1915 **Completed:** 2120

Case No: 04015160 **Self Init:** N **Assisted:** N **Disposition:** 2

Description

HMA WAS SHOT AS A RESULT OF A 407...LAYING ON THE BED INSIDE OF ABV...
HOME EVASION...NO ONE KNOWS WHO THE SUBJS ARE..PR ADB HE WAS TIED UP AND
PUT IN ANOTHER ROOM...T/L 5 MIN AGO...GRN VEH UNK PLATES PARKED FAR WAY LS
HEADING EB ON GLORY VIEW...PR ADV SUBJ'S HAD 4 413'S..UNK DESCRIP ON 413'S
FD ADV//SUBJ SHOT IN CHEEK///VEH IS DRK GRN 4DR POSS PONTIAC GRAND AM
CODE RED 1914HRS MPD ADV 1919//1933 DEMARTINO ADV1936//MEL PRIETO PGD
ID REQ 1914HRS///CODE GRN 1921 HRS///PIO PGD 1937 ADV 1939//1938H/PRIETO ADV
CODE RED 2009HRS GRN 2012HRS -YOUNG/IVAN:05211973 [REDACTED]


```

CASE: 04015160      NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246197
DATE: 6/30/04      -----POLICE REPORT----- PAGE: 1
TIME: 5:45          -----INVESTIGATIVE PORTION----- OF: 5
*****
-----INCIDENT FOLLOWUP-----
classification/additional information:
AMURD/WDW/BURG/ROBB/FALSE IMPRISONMENT
-----
invest bureaus/units notified: Y
-----
location of occurrence:          ! rpt dist:A2  neighborhood: CAA
2612 GLORY VIEW                  ! ADAM 2      COMSTOCK ACRES
-----
from:      date / time ! to:      date / time ! report:      date / time
        6/26/04 / 18:30 !        6/26/04 / 18:30 !        6/26/04 / 19:11
-----
hate crime? NO      ! gang related? NO      ! fingerprints? NO
-----
routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
DETECTIVE ! YES ! NO ! NO ! NO ! YES
*****
-----METHOD OF OPERATION-----
residential---type: 111          target:          security:
        SINGLE FAMILY
-----
non-residtl---type:          target:          security:
-----
entry---location: 325 GARAGE          method:
exit---location: 312 FRONT          method:
-----
suspect actions:
A. 601 MULTI SUSPECTS      B. 607 DISCHARGED WEAPON C. 606 SUSPECT ARMED
D. 616 DISABLED PHONE      E. 702 RANSACKED          F. 704 SELECTIVE IN LOOT
G. 801 INFLICTED INJURY    H. 803 FORCED VIC TO FLO I. 813 COVERED VICTIM FA
*****DISPOSITIONS*****
[ ]-UNFOUNDED/NO CRIME--0 [ ]-SUBMITTED D.A.-----5 [ ]-RECLASSIFY-----10
[ ]-JUVENILE-----1 [ ]-ADMIN. CLEARED-----6 [ ]-VIC REFUSED PROS.--11
[ ]-NON DETECTIVE CLR---2 [ ]-EXCEPTIONALLY CLR---7 [ ]-AFFIDAVIT-----12
[ ]-DETECTIVE ARREST---3 [ ]-SCREEN CLEARED-----8 [ ]-CA/DA DENIAL-----13
[ ]-SUBMITTED CITY ATTY-4 [ ]-NO CHGS FILED(NCF)--9 [ ]-OTHER-----14
[ ]-SUBMITTED US ATTNY-15
*****
-----RECORDS-----
class code---ucr ! sid number ! date ser no ! date ser no
                ! enter      ! cleared
                ! scope      ! scope
                !
-----
records bureau processed          ser no ! detective bureau processed          ser no
SCARFF/DENISE                    1259 !
-----
supervisor approving          ser no ! officer reporting          ser no
NOWAKOWSKI/DENNIS             1225 ! HICKMAN/JAKE D             1476
-----

```

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 246197
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 2
TIME: 5:45 -----PERSONS PORTION----- OF: 5
.....

name of person (001): ! type: V ! occupation: ! susp id?
DENNIS/JENNIFER ! VICTIM ! SUPPLY ASST ! NO

sex ! race: W hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
F ! WHITE ! /1974 ! 30 ! 506 ! 130 ! BRO ! BRO ! MED ! MED

alias-aka: ! birthplace:
alias-aka: ! ssn: 9231 mf no:

addr: 2612 GLORY VIEW NLV NV 89032 ! 6460488
business: 8250 W. FLAMINGO LAS VEGAS NV 89117 ! 4868669

descriptors:
descriptors:

name of person (002): ! type: W ! occupation: ! susp id?
HOYT/M P#1334 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE NLV NV 89030 ! 6339111

descriptors:
descriptors:

name of person (003): ! type: S ! occupation: ! susp id?
NO NAME ! SUSPECT ! ! NO

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! BLACK ! ! ! 510 ! 170 ! BLK ! BRO ! MED !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: !

descriptors: BLUE SHIRT AND JEANS
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HICKMAN/JAKE D 1476

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246197
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 3
TIME: 5:45 -----PERSONS PORTION----- OF: 5
.....

name of person (004): ! type: S ! occupation: ! susp id?
NO NAME ! SUSPECT ! ! NO

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! BLACK ! ! ! 510 ! 190 ! BLK ! BRO ! MED !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: !

descriptors: RED SHIRT AND JEANS
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HICKMAN/JAKE D 1476

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246197
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 4
TIME: 5:45 -----NARRATIVE PORTION----- OF: 5
.....

ON 062604 AT ABOUT 1911 HOURS, OFFICER HOYT P#1334 AND I WERE DISPATCHED TO 2612 GLORY VIEW IN REFERENCE TO AN ATTEMPTED MURDER.

UPON ARRIVAL I LOCATED A MALE ADULT, LATER IDENTIFIED AS IVAN YOUNG, LAYING IN THE SOUTH EAST BEDROOM ON THE BED WITH A GUNSHOT WOUND TO HIS FACE.

OFFICER HOYT ARRIVED ON SCENE, SEE HIS REPORT (CASE NUMBER 04-15160) FOR FURTHER DETAILS.

I SPOKE TO JENNIFER DENNIS, THE WIFE OF YOUNG, AND SHE TOLD ME THE FOLLOWING: AT ABOUT 1830 HOURS ON THE ABOVE DATE, DENNIS HAD JUST CAME HOME FROM THE STORE AND HAD LET THE DOGS OUTSIDE TO THE BACKYARD. SHE WALKED BACK THROUGH THE HOUSE TO THE KITCHEN WHEN YOUNG CAME IN THE HOUSE FROM THE INSIDE GARAGE DOOR AND TOLD HER TO GET ON THE FLOOR AND NOT TO LOOK UP. DENNIS COULD TELL THAT YOUNG SOUNDED SCARED WHEN HE TOLD HER. SHE THEN SAW TWO BLACK MALE ADULTS INSIDE HER KITCHEN. THE FIRST WAS ABOUT 5'10" AND WEIGHED ABOUT 170 POUNDS. HE WAS WEARING A BLUE SHIRT AND JEANS. THE SECOND SUBJECT WAS ABOUT 5'10" AND WEIGHED ABOUT 190 POUNDS. HE WAS WEARING A RED SHIRT AND BLUE JEANS.

THE SUSPECTS TOLD DENNIS TO GIVE THEM THE MONEY. SHE TOLD THEM SHE DID NOT HAVE ANY MONEY. ONE OF THE SUBJECTS TIED HER HANDS TOGETHER BEHIND HER BACK WITH A WHITE EXTENTION CORD. THEY TOLD HER TO LAY ON THE FLOOR AND NOT TO LOOK AT THEM. DENNIS HEARD THE SUSPECTS AS THEY TIED UP YOUNG AND THE CHILDREN THAT WERE INSIDE THE HOUSE. SHE THEN HEARD THEM TRASHING HER HOUSE.

WHILE DENNIS WAS ON THE FLOOR THEY COVERED UP HER HEAD WITH A COAT. SHE HEARD THEM QUESTIONING YOUNG AND WHEN THEY DIDNT LIKE HIS ANSWERS THEY WOULD GET MAD AND HIT HIM. ONE OF THE SUSPECTS SAID, "WE ARE GOING TO PLAY A GAME OF MURDER". A SUSPECT THEN TOLD THEM THAT HE HAD A MAGNUM GUN AND IT WOULD LEAVE A LARGE HOLE WHEN HE SHOT IT.

DENNIS WAS TIED UP IN THE KITCHEN BY THE STOVE ON THE FLOOR. YOUNG WAS ON THE FLOOR NEXT TO HER IN THE DINING ROOM.

A FRIEND OF YOUNG, KNOWN TO DENNIS AS MARTIN, CAME INTO THE HOUSE THROUGH THE GARAGE AND THEY TIED HIM UP TOO.

DENNIS NEXT HEARD HEARD ONE GUN SHOT GO OFF AND IT WAS CLOSE TO HER. SHE THOUGHT IT WAS YOUNG THAT THE SUSPECTS HAD SHOT. SHE DID NOT HEAR YOUNG MOVE, SHE COULD ONLY HEAR HIM MAKING GURGLING SOUNDS. SHE THOUGHT YOUNG WAS PLAYING DEAD.

DENNIS HEARD THE SUSPECTS TALKING TO EACH OTHER. ONE ASKED IF THE OTHER ONE HAD SHOT YOUNG AND HE TOLD HIM HE HAD.

DENNIS HEARD SOMEONE COME TO THE FRONT DOOR. THE SUSPECTS ANSWERED IT AND BROUGHT HIM INSIDE THE HOUSE. THEY ASKED HIM FOR HIS WALLET AND HIS MONEY. SHE HEARD THEM TIE HIM UP AND THEN TALK ABOUT LEAVING. SHE HEARD THE DOOR SHUT AND THEN DID NOT HEAR THE SUSPECTS ANYMORE. THE FRIEND MARTIN ASKED DENNIS IF THE SUSPECTS WERE STILL THERE AND SHE TOLD HIM SHE DIDNT KNOW. MARTIN TOLD HER HE WAS LEAVING AND WAS GOING OUT THE WINDOW. AFTER SHE HEARD MARTIN LEAVE DENNIS STOOD UP AND LOOKED AROUND. SHE DID NOT SEE THE SUSPECTS. SHE SAW THAT YOUNG

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
NOWAKOWSKI/DENNIS

ser no ! officer reporting
1225 ! HICKMAN/JAKE D

ser no
1476

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246197
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 5
TIME: 5:45 -----NARRATIVE PORTION----- OF: 5
.....

HAD BEEN SHOT IN THE FACE AND THE CHILDREN HAD BEEN TIED UP.

SHE COULD NOT UNTIE HERSELF SO THE CHILDREN HELPED HER. SHE SAW YOUNG WAS IN SHOCK AS HE WALKED AROUND THE HOUSE. YOUNG WENT INTO THE SOUTH EAST BEDROOM AND LAYED DOWN ON THE BED. DENNIS UNTIED HIS HANDS FOR HIM.

DENNIS ALSO TOLD ME, SEVERAL TIMES WHILE SHE WAS TIED UP THE SUSPECTS POURED WATER ON HER BACK AND SPRAYED HER WITH A CAN OF LYSOL.

DENNIS DOES NOT KNOW WHY THEY WERE THE VICTIM OF THE CRIME. SHE TOLD ME YOUNG IS NOT INVOLVED IN DRUG ACTIVITY. DENNIS DID SAY THAT YOUNG PAINTS GRAPHICS ON CARS AND ONE OF THE SUSPECTS WAS TALKING ABOUT A PONTIAC AND THAT YOUNG CHARGES TOO MUCH MONEY.

DENNIS GAVE WRITTEN PERMISSION TO SEARCH THE RESIDENCE.

ATTACHMENTS: ONE WITNESS STATEMENT AND ONE WRITTEN PERMISSION TO SEARCH.

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HICKMAN/JAKE D 1476

```

.....
CASE: 04015160      -- NORTH LAS VEGAS POLICE DEPARTMENT--- REF: ORIGINAL
DATE: 6/30/04      -----POLICE REPORT----- PAGE: 1
TIME: 5:45          -----INVESTIGATIVE PORTION----- OF: 11
*****
-----INCIDENT ORIGINAL-----
classification/additional information:
AMURDWDW/BURG/ROBB/FALSE IMPRISONMENT
-----
invest bureaus/units notified: I.D. BUREAU/DETECTIVE
-----
location of occurrence:          ! rpt dist:A1  neighborhood: APT
2612 GLORY VIEW                  ! ADAM 1      AIRPORT
-----
from:      date / time ! to:      date / time ! report:      date / time
        6/26/04 / 19:11 !        6/26/04 / 19:11 !        6/26/04 / 20:52
-----
hate crime? NO      ! gang related? YES      ! fingerprints? NO
-----
routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
DETECTIVE ! YES      ! NO      ! NO      ! NO      ! YES
*****
-----METHOD OF OPERATION-----
residential---type: 111          target:          security:
        SINGLE FAMILY
-----
non-residtl---type:          target:          security:
-----
entry---location: 325 GARAGE          method:
exit---location: 373 FORCED-UNIQUE METHODmethod:
-----
suspect actions:
A. 601 MULTI SUSPECTS      B. 606 SUSPECT ARMED      C. 607 DISCHARGED WEAPON
D. 704 SELECTIVE IN LOOT E. 801 INFLICTED INJURY      F. 802 THREAT RETALIATIO
G. 803 FORCED VIC TO FLO H. 814 BOUND/GAGGED VICT I. 901 KNEW VICTIMS NAME
*****DISPOSITIONS*****
[ ]-UNFOUNDED/NO CRIME--0 [ ]-SUBMITTED D.A.-----5 [ ]-RECLASSIFY-----10
[ ]-JUVENILE-----1 [ ]-ADMIN. CLEARED-----6 [ ]-VIC REFUSED PROS.--11
[ ]-NON DETECTIVE CLR---2 [ ]-EXCEPTIONALLY CLR---7 [ ]-AFFIDAVIT-----12
[ ]-DETECTIVE ARREST---3 [ ]-SCREEN CLEARED-----8 [ ]-CA/DA DENIAL-----13
[ ]-SUBMITTED CITY ATTY-4 [ ]-NO CHGS FILED(NCF)--9 [ ]-OTHER-----14
[ ]-SUBMITTED US ATTN-15
*****
-----RECORDS-----
class code---ucr ! sid number ! date ser no ! date ser no
! ! enter ! cleared
! ! scope ! scope
! !
-----
records bureau processed          ser no ! detective bureau processed          ser no
SCARFF/DENISE          1259 !
-----
supervisor approving          ser no ! officer reporting          ser no
NOWAKOWSKI/DENNIS          1225 ! HOYT/MARK          1334
-----

```

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 2
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (001): ! type: V ! occupation: ! susp id?
YOUNG/IVAN ! VICTIM ! PAINTER ! YES

sex ! race: W hisp:Y! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! HISPANIC ! [REDACTED]/1973 ! 31 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: [REDACTED]0271 mf no:

addr: 2612 GLORY VIEW NORTH LAS VEGAS NV 89030 !
business: !

descriptors:
descriptors:

name of person (002): ! type: W ! occupation: ! susp id?
WADDY/DESTINEE ! WITNESS ! DENTAL ASSIST ! NO

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
F ! BLACK ! [REDACTED]/1981 ! 23 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: [REDACTED]8514 mf no:

addr: [REDACTED] LAS VEGAS NV 89031 ! 7022904223
business: !

descriptors:
descriptors:

name of person (003): ! type: V ! occupation: ! susp id?
MEANS/JERMAUN ! VICTIM ! ! NO

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! BLACK ! [REDACTED]/1976 ! 27 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: [REDACTED] LAS VEGAS NV 89031 ! 7026369620
business: !

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 3
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (004): ! type: V ! occupation: ! susp id?
JOHN/RYAN ! VICTIM ! LABORER ! NO

sex ! race: W hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! WHITE ! [REDACTED]/1985 ! 19 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: [REDACTED] LAS VEGAS NV 89124 ! 7026479472
business: VEGAS TRAFFIC SAFETY 4872 LMBW LV NV 89108 ! 7027912008

descriptors: GIRLFRIEND LIVES AT [REDACTED]
descriptors:

name of person (005): ! type: V ! occupation: ! susp id?
DENNIS/AARON ! VICTIM ! ! NO

sex ! race: W hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! WHITE ! [REDACTED]/1994 ! 10 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: 2612 GLORY VIEW NORTH LAS VEGAS NV 89031 !
business: !

descriptors:
descriptors:

name of person (006): ! type: V ! occupation: ! susp id?
POSADA/JOSE ! VICTIM ! ! NO

sex ! race: W hisp:Y! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! HISPANIC ! [REDACTED]/1992 ! 12 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: UNKNOWN !
business: !

descriptors: IVAN YOUNG'S NEPHEW
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 4
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (007): ! type: W ! occupation: ! susp id?
HICKMAN/JAKE #1476 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

name of person (008): ! type: W ! occupation: ! susp id?
COON/CHRISSE #1457 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

name of person (009): ! type: W ! occupation: ! susp id?
BAILEY/ANTHONY #1366 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 5
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (010): ! type: W ! occupation: ! susp id?
ADAMS/CLINTON #1068 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

name of person (011): ! type: W ! occupation: ! susp id?
NOWAKOWSKI/DENNIS #1225 ! WITNESS ! POLICE SERGEANT ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

name of person (012): ! type: W ! occupation: ! susp id?
NOWAKOWSKI/DENNIS #1225 ! WITNESS ! POLICE SERGEANT ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 6
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (013): ! type: W ! occupation: ! susp id?
BRADY/MARION #850 ! WITNESS ! I.D. TECH. ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
F ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

name of person (014): ! type: W ! occupation: ! susp id?
WALKER/SEAN #1523 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

name of person (015): ! type: W ! occupation: ! susp id?
SANDERS/JOHN #1244 ! WITNESS ! POLICE OFFICER ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 7
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (016): ! type: S ! occupation: ! susp id?
NO NAME ! SUSPECT ! ! NO

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! BLACK ! ! ! 508 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: !

descriptors: SPOKE WITH JAMAICAN ACCENT
descriptors: HAD DREAD LOCKS

name of person (017): ! type: S ! occupation: ! susp id?
NO NAME ! SUSPECT ! ! NO

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! BLACK ! ! ! 511 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: !

descriptors: LSW BLUE AND WHI CLOTHING
descriptors:

name of person (018): ! type: W ! occupation: ! susp id?
PRIETO/JESUS #674 ! WITNESS ! DETECTIVE ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: ORIGINAL
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 8
TIME: 5:45 -----PERSONS PORTION----- OF: 11
.....

name of person (019): ! type: W ! occupation: ! susp id?
MELGAREJO/EDWING #837 ! WITNESS ! DETECTIVE ! NO

sex ! race: hisp: ! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! ! ! ! ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: !
business: NLVPD 1301 LMBE ! 7026339111

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HOYT/MARK 1334

CASE: 04015160
DATE: 6/30/04
TIME: 5:45

-----NORTH LAS VEGAS POLICE DEPARTMENT-----
-----POLICE REPORT-----
-----NARRATIVE PORTION-----

REF: ORIGINAL
PAGE: 9
OF: 11

ON SATURDAY, 06-26-04 AT 1911 HOURS, OFFICERS WERE DISPATCHED TO 2612 GLORY VIEW IN REFERENCE TO A SHOOTING VICTIM INSIDE THE RESIDENCE. OFFICER HICKMAN WAS THE FIRST OFFICER TO ARRIVE WITH OFFICER COON ARRIVING SHORTLY AFTER OFFICER HICKMAN. WHEN I ARRIVED, I WALKED INTO THE FRONT DOOR. THE FRONT DOOR OPENS TO A LARGE LIVING ROOM WITH A DINING AREA TO THE LEFT OF THE FRONT DOOR AND THE KITCHEN ON THE OTHER SIDE OF THE DINING AREA. THERE WAS A LARGE POOL OF BLOOD ON THE FLOOR IN THE DINING AREA AND A LAMP WAS TIPPED OVER IN THE LIVING ROOM. OFFICER COON WAS TALKING TO A FEMALE TRYING TO PLACE DOGS IN THE BACKYARD. OFFICER COON TOLD ME SHE WAS A WITNESS AND THE VICTIM, IVAN YOUNG WAS IN A BEDROOM ON THE EAST SIDE OF THE RESIDENCE. OFFICER HICKMAN WAS TALKING TO YOUNG GETTING HIS PERSONAL INFORMATION. YOUNG WAS LAYING ON A BED ON HIS BACK WITH HIS HANDS AGAINST HIS FACE. I COULD SEE A LOT OF BLOOD ON YOUNG'S NOSE AND CHIN AREA. YOUNG TOLD ME HE GOT SHOT BY TWO GUYS HE DID NOT KNOW WHILE HE WAS IN THE GARAGE. YOUNG BEGAN TO YELL SAYING THAT HIS FACE HURTS. AT THIS TIME, NORTH LAS VEGAS FIRE DEPARTMENT RESCUE UNIT #53 AND SOUTHWEST AMBULANCE UNIT #524 ARRIVED TO TREAT YOUNG. AS PARAMEDICS ROLLED YOUNG OUT OF THE RESIDENCE ON A GURNEY, I NOTICED THAT A SCREEN TO A WINDOW LOCATED ON THE WEST SIDE OF THE RESIDENCE WAS PULLED FROM THE WINDOW FRAME AND HANGING FROM THE TOP. AS PARAMEDICS LOADED YOUNG INTO THE AMBULANCE, OFFICERS WERE SEPARATING WITNESSES.

IVAN YOUNG'S WIFE WAS AT THE RESIDENCE WHEN IVAN WAS SHOT. OFFICER HICKMAN INTERVIEWED HER. REFER TO OFFICER HICKMAN'S FOLLOW-UP REPORT FOR FURTHER INFORMATION.

I THEN SPOKE TO A WHITE MALE, IDENTIFIED AS RYAN JOHN. JOHN TOLD ME HE WAS VISITING HIS GIRLFRIEND AT 2613 GLORY VIEW WHICH IS DIRECTLY ACROSS THE STREET FROM 2612 GLORY VIEW. JOHN LEFT HIS GIRLFRIENDS HOUSE AND STARTED TO WALK TO HIS VEHICLE THAT WAS PARKED IN FRONT OF 2613 GLORY VIEW. A BLACK MALE YELLED TO JOHN FROM THE GARAGE OF 2612 GLORY VIEW THAT IVAN WANTED TO TALK TO HIM. BECAUSE JOHN KNEW IVAN AND WAS FRIENDS WITH HIM, HE WALKED ACROSS THE STREET. THE UNIDENTIFIED BLACK MALE OPENED THE HOUSE DOOR INSIDE THE GARAGE THAT OPENS TO A LAUNDRY ROOM SO JOHN COULD WALK INSIDE. AS JOHN WALKED INTO THE LAUNDRY ROOM, THE SUSPECT PUT A PISTOL TO JOHN'S THROAT AND TOLD HIM TO GET ON THE GROUND IN THE KITCHEN AND PLACE HIS HANDS BEHIND HIS BACK. THERE IS ANOTHER DOOR THAT OPENS INTO THE KITCHEN FROM THE LAUNDRY ROOM. JOHN LAID ON THE FLOOR WITH HIS HEAD TOWARDS THE SINK AND HIS FEET AT THE REFRIGERATOR. THE SUSPECT TIED JOHN'S HANDS BEHIND HIS BACK AND STOMPED ON JOHN'S HEAD. THE SUSPECT THEN PLACED A BLACK JACKET OVER HIS HEAD. THE SUSPECT THEN PLACED A GUN TO JOHN'S HEAD AND TOLD HIM THAT IF HE MOVES, HE WAS GOING TO BLOW HIS BRAINS OUT. THE SUSPECT THEN WENT INTO JOHN'S POCKETS AND FOUND AN AUTOMATIC TELLER MACHINE (ATM) CARD IN A FRONT POCKET. THE SUSPECT THEN TOLD JOHN TO TELL HIM HIS PERSONAL PIN NUMBER TO HIS ATM. JOHN TOLD HIM. THE SUSPECT THEN TOLD JOHN THAT IF THE NUMBER WAS WRONG, HE WOULD COME BACK AND KILL HIM. THE SUSPECT THEN WALKED AWAY. JOHN HEARD TWO MALES TALKING TO IVAN. JOHN SAID THAT IVAN WAS

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
NOWAKOWSKI/DENNIS

ser no ! officer reporting
1225 ! HOYT/MARK

ser no
1334

CASE: 04015160
DATE: 6/30/04
TIME: 5:45

-----NORTH LAS VEGAS POLICE DEPARTMENT-----
-----POLICE REPORT-----
-----NARRATIVE PORTION-----

REF: ORIGINAL
PAGE: 10
OF: 11

CLOSE TO HIM, NEAR THE DINING ROOM AREA. JOHN HEARD IVAN ASKING A MALE NOT TO SHOOT HIM. THEN JOHN HEARD A GUN SHOT AND IVAN SCREAM. JOHN THEN HEARD ONE OF THE SUSPECTS ASK THE OTHER SUSPECT IF HE SHOT HIM. THE OTHER MALE, IN A JAMAICAN ACCENT SAID, YES I SHOT HIM. JOHN THEN HEARD THE SUSPECT LEAVE THROUGH THE FRONT DOOR. ABOUT ONE TO TWO MINUTES LATER, JOHN STOOD UP, TAKING THE JACKET OFF OF HIS HEAD. JOHN RAN TO THE LAUNDRY ROOM, PULLING ONE OF HIS HANDS FROM BEHIND HIS BACK AND JUMPED OUT OF A WINDOW THAT FACES NORTH TO THE REAR YARD. JOHN JUMPED SEVERAL YARDS NORTHBOUND, RUNNING AWAY FROM THE RESIDENCE. JOHN THEN CALLED THE POLICE FROM A CELLULAR TELEPHONE FROM AN UNKNOWN ADDRESS. JOHN HAD SEVERAL MARKS ON BOTH WRIST FROM BEING TIED UP AND WAS TREATED AT THE SCENE BY MEDICAL PERSONNEL. JOHN TOLD ME THAT HE COULD NOT IDENTIFY ANY OF THE SUSPECTS AND WAS UNSURE HOW MANY WERE THERE. JOHN CALLED WELLS FARGO BANK WHICH ISSUED THE ATM CARD. THEY TOLD JOHN THAT AN ATM WITHDRAWAL FOR \$201.50 WAS JUST TAKEN FROM AN UNKNOWN ATM MACHINE. WELLS FARGO WOULD NOT KNOW THE EXACT LOCATION UNTIL MONDAY BECAUSE IT WAS PAST NORMAL BUSINESS HOURS. JOHN COMPLETED A WITNESS STATEMENT AT THE SCENE.

ANOTHER VICTIM, JERMAUN MEANS TOLD ME THAT HE WENT OVER TO 2612 GLORY VIEW BECAUSE IVAN WAS PAINTING HIS VEHICLE. APPARENTLY, IVAN PAINTS VEHICLES OUT OF HIS HOME. AS MEANS WALKED UP TO THE FRONT DOOR, TWO UNKNOWN MALES OPENED THE DOOR AND BEGAN TO WALK OUT. ONE OF THE MALES WAS WEARING A BEIGE SUIT JACKET AND THE OTHER HAD DREAD LOCKS. MEANS BELIEVED THE MALE WITH THE DREAD LOCKS WAS WEARING A WIG. THE SUSPECTS GRABBED ONTO MEANS'S ARM AND PULLED HIM INTO THE RESIDENCE. THEY FORCED HIM TO THE FLOOR JUST INSIDE THE FRONT DOOR AND TIED HIS HANDS BEHIND HIS BACK. MEANS TOLD ME THAT BOTH MALES HAD GUNS IN THEIR HANDS BUT HE COULD NOT DESCRIBE THE WEAPONS. ONE OF THE SUSPECTS ASKED MEANS IF HE HAD ANY MONEY. MEANS TOLD HIM YES. ONE OF THE SUSPECTS REMOVED ABOUT \$1,300.00 DOLLARS FROM MEANS'S FRONT PANTS POCKET. MEANS REMEMBERED HAVING SEVEN \$100.00 BILLS. THE SUSPECT ALSO TOOK MEANS'S CELLULAR TELEPHONE. MEANS TOLD ME THAT THE SUSPECTS THEN LEFT OUT OF THE FRONT DOOR. AFTER A FEW SECONDS, MEANS GOT UP, BROKE THE WIRES THE SUSPECTS TIED HIM UP WITH AND RAN OUTSIDE TO HIS VEHICLE. MEANS'S GIRLFRIEND, DESTINEE WADDY WAS WAITING INSIDE THE VEHICLE. MEANS TOLD ME THAT HE DID NOT HEAR ANY GUN SHOTS SO HE BELIEVED IVAN WAS ALREADY SHOT BEFORE HE GOT THERE. MEANS RECEIVED MEDICAL ATTENTION AT THE SCENE AND HE COMPLETED A WITNESS STATEMENT. MEANS TOLD ME HE COULD NOT IDENTIFY THE SUSPECTS.

WADDY TOLD ME THAT SHE SAW TWO UNIDENTIFIED MALES WALK OUT OF THE RESIDENCE AND GOT INTO A DARK GREEN VEHICLE. WADDY SAID THE VEHICLE WAS POSSIBLY A PONTIAC GRAND AM. THE VEHICLE WAS LAST SEEN WESTBOUND ON GLORY VIEW. WADDY DESCRIBED THE MALES AS ONE WEARING A WIG, ABOUT 5'8" TALL. THE OTHER MALE WAS ABOUT 5'11" TALL. BOTH WERE WEARING BLUE AND WHITE CLOTHING. WADDY TOLD ME THAT SHE HAS NEVER SEEN THE TWO MALES BEFORE. WADDY ALSO COMPLETED A WITNESS STATEMENT AT THE SCENE.

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
NOWAKOWSKI/DENNIS

ser no ! officer reporting
1225 ! HOYT/MARK

ser no
1334

CASE: 04015160
DATE: 6/30/04
TIME: 5:45

-----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: ORIGINAL
-----POLICE REPORT----- PAGE: 11
-----NARRATIVE PORTION----- OF: 11

IVAN'S SON, AARON DENNIS WAS ALSO AT THE RESIDENCE WHEN HE WAS SHOT. DENNIS SAID THAT HIS FATHER CAME INTO THE HOUSE AND TOLD HIM, HIS MOTHER AND HIS COUSIN TO DO WHAT THEY SAY. TWO BLACK MALES WERE WALKING BEHIND IVAN. ONE WAS WEARING A BLACK JACKET. THE TWO MALES DEMANDED EVERYONE TO GET ON THE GROUND. ONE OF THE SUSPECTS TIED DENNIS'S HANDS BEHIND HIS BACK. DENNIS THEN ONLY REMEMBERED ONE OF THE MALES ASKING FOR MONEY AND SHOOTING IVAN. DENNIS COMPLETED A WITNESS STATEMENT AND HE WAS TREATED BY PARAMEDICS AT THE SCENE.

IVAN'S NEPHEW, JOSE POSADA TOLD ME TWO UNIDENTIFIED BLACK MALES WERE THREATENING IVAN FOR MONEY. THE SUSPECTS MADE POSADA AND DENNIS FACE A WALL AND ASKED THEM WHERE ALL THE TELEPHONES WERE. POSADA TOLD THE MALES AND THE SUSPECTS BROKE ALL OF THE TELEPHONES AND CELLULAR PHONES. POSADA SAID THE SUSPECTS TIED EVERYONE UP WITH WIRES FROM THE FLOOR LAMPS IN THE LIVING ROOM. POSADA THEN SAID HIS UNCLE IVAN WAS SHOT IN THE HEAD. POSADA DESCRIBED ONE OF THE MALES AS A BLACK MALE WITH BRAIDS. THE OTHER MALE WAS A BLACK MALE WITH A DARK AFRO. ONE OF THE SUSPECTS WAS WEARING A TUXEDO SHIRT. POSADA ALSO SAID THAT HE SAW THREE GUNS. THE TWO MALES THEN WALKED OUT OF THE FRONT DOOR. POSADA COMPLETED A WITNESS STATEMENT AT THE SCENE AND WAS TREATED BY PARAMEDICS.

CSI BRADY ARRIVED AND PROCESSED THE SCENE. DETECTIVES PRIETO AND MELGARJEO ALSO ARRIVED ON SCENE. OFFICER BAILEY WENT TO UNIVERSITY MEDICAL CENTER TO CHECK ON IVAN'S INJURIES. IVAN WAS LAST LISTED IN STABLE CONDITION. OFFICER BAILEY ALSO INTERVIEWED IVAN. REFER TO OFFICER BAILEY'S FOLLOW-UP REPORT FOR FURTHER DETAILS. TAMMY POSADA, JOSE'S MOTHER ARRIVED ON SCENE AND TOOK POSSESSION OF THE FOUR DOGS BELONGING TO IVAN. TAMMY ALSO TOOK CUSTODY OF JOSE AND DENNIS UNTIL FURTHER NOTICE. AT ABOUT 2330 HOURS, DISPATCH RECEIVED A TELEPHONE CALL FROM TOM WINTER ABOUT POSSIBLE INFORMATION ON THE SUSPECTS. WINTER TOLD ME HE OWNS SEVERAL PROPERTIES IN THE LAS VEGAS VALLEY. ONE OF HIS EX-TENANTS, ERIC HAWKINS OWNS A DARK GREEN CHEVY MALIBU AND WAS A SUSPECT IN A BURGLARY CASE ABOUT TWO MONTHS AGO. WINTER SAW A NEWS RELEASE AND TOLD ME THAT HAWKINS'S METHOD OF OPERATION MATCHES A BURGLARY TWO MONTHS AGO, SIMILAR TO 2612 GLORY VIEW. WINTER TOLD ME HAWKINS SPEAKS WITH A JAMAICAN ACCENT AND HAS A BROTHER-IN-LAW THAT HE IS ALWAYS SEEN WITH. WINTER TOLD ME HAWKINS'S SOCIAL SECURITY NUMBER IS [REDACTED]-6948. A RECORDS CHECK ON HAWKINS REVEALED THAT HE HAS BEEN ARRESTED IN THE PAST FOR NARCOTICS AND WEAPONS CHARGES WITH A D.O.B. OF 072284. HE IS LISTED AS 5'10" TALL AND 140 POUNDS. DISPATCH PROVIDED POSSIBLE ADDRESSES IN LAS VEGAS OF [REDACTED] OR [REDACTED] DRIVE.

ATTACHMENTS: FIVE WITNESS STATEMENTS.

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
NOWAKOWSKI/DENNIS

ser no ! officer reporting
1225 ! HOYT/MARK

ser no
1334


```

.....
CASE: 04015160      -- NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246198
DATE: 6/30/04      -----POLICE REPORT----- PAGE: 1
TIME: 5:45         -----INVESTIGATIVE PORTION----- OF: 2
*****
-----INCIDENT FOLLOWUP-----
classification/additional information:
AMURD
-----
invest bureaus/units notified: I.D. BUREAU
-----
location of occurrence:      ! rpt dist:A1 neighborhood: APT
2612 GLORY VIEW             ! ADAM 1 AIRPORT
-----
from:      date / time ! to:      date / time ! report:      date / time
        6/26/04 / 19:11 !        6/26/04 / 19:11 !        6/26/04 / 19:11
-----
hate crime? NO      ! gang related? NO      ! fingerprints? NO
-----
routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
DETECTIVE ! YES ! NO ! NO ! NO !
*****
-----METHOD OF OPERATION-----
residential---type: 111      target: 169      security:
        SINGLE FAMILY      TARGET-OTHER
-----
non-residtl---type:      target:      security:
-----
entry---location: 318 DOOR      method: 312 FRONT
exit---location: 362 NO FORCE-UNLOCKED      method: 362 NO FORCE-UNLOCKED
-----
suspect actions:
A. 601 MULTI SUSPECTS      B. 603 VEHICLE NEEDED      C. 606 SUSPECT ARMED
D. 607 DISCHARGED WEAPON E. 801 INFLICTED INJURY F. 803 FORCED VIC TO FLO
G. 811 TOOK HOSTAGE      H. 813 COVERED VICTIM FA I. 815 DEMANDED SPC ITEM
*****DISPOSITIONS*****
[ ]-UNFOUNDED/NO CRIME--0 [ ]-SUBMITTED D.A.-----5 [ ]-RECLASSIFY-----10
[ ]-JUVENILE-----1 [ ]-ADMIN. CLEARED-----6 [ ]-VIC REFUSED PROS.--11
[ ]-NON DETECTIVE CLR---2 [ ]-EXCEPTIONALLY CLR---7 [ ]-AFFIDAVIT-----12
[ ]-DETECTIVE ARREST---3 [ ]-SCREEN CLEARED-----8 [ ]-CA/DA DENIAL-----13
[ ]-SUBMITTED CITY ATTY-4 [ ]-NO CHGS FILED(NCF)--9 [ ]-OTHER-----14
[ ]-SUBMITTED US ATTN-15
*****
-----RECORDS-----
class code---ucr ! sid number ! date ser no ! date ser no
        ! enter ! cleared
        ! scope ! scope
        !
*****
records bureau processed      ser no ! detective bureau processed      ser no
SCARFF/DENISE      1259 !
-----
supervisor approving      ser no ! officer reporting      ser no
NOWAKOWSKI/DENNIS      1225 ! BAILEY/ANTHONY      1366
-----

```

CASE: 04015160
DATE: 6/30/04
TIME: 5:45

-----NORTH LAS VEGAS POLICE DEPARTMENT-----
-----POLICE REPORT-----
-----NARRATIVE PORTION-----

REF: 246198
PAGE: 2
OF: 2

ON SATURDAY 06/26/04 AT ABOUT 1911 HOURS OFFICER M. HOYT 1334 AND SEVERAL OTHER OFFICERS WERE DISPATCHED TO 2612 GLORY VIEW REFERENCE A SHOOTING VICTIM. I RESPONDED AS WELL TO ASSIST.

WHEN I ARRIVED, I ASSISTED IN SECURING WITNESSES AND THE SCENE. ONCE EVERYTHING WAS UNDER CONTROL I WAS ASKED BY SERGEANT D. NOWAKOWSKI TO FOLLOW THE SOUTHWEST AMBULANCE THAT WAS TRANSPORTING OUR VICTIM (IDENTIFIED AS IVAN YOUNG) TO UNIVERSITY MEDICAL CENTER'S TRAUMA RESUS DEPARTMENT FOR TREATMENT TO HIS FACIAL INJURIES AS A RESULT OF A GUN SHOT, AND REPORT BACK YOUNG'S CONDITION AS SOON AS POSSIBLE.

ONCE ARRIVED AT THE HOSPITAL, SOUTHWEST AMBULANCE MEDIC JOSHUA KINNUNEN FROM UNIT 524 HANDED ME A SMALL PIECE OF METAL HE HAD RECOVERED FROM YOUNG'S SHIRT. IT APPEARED TO BE THE COPPER JACKETING TO A PROJECTILE AND HELD EVIDENTIARY VALUE SO I TOOK CUSTODY OF IT.

AFTER GOING INSIDE AND WAITING FOR THE DOCTORS AND NURSES TO FINISH THEIR TREATMENT OF YOUNG, I WAS ABLE TO QUESTION HIM ABOUT THE INCIDENT. ONE OF THE TRAUMA PERSONNEL HANDED ME A PLASTIC CONTAINER HOLDING A SMALL PIECE OF COPPER METAL THAT ALSO APPEARED TO BE THE JACKETING FROM A PROJECTILE, SO I TOOK CUSTODY OF IT. THEY TOLD ME IT WAS RECOVERED FROM HIS FACE. YOUNG WAS VERY COHERANT AND REMEMBERED THE INCIDENT VERY WELL. HE TOLD ME THAT HE WAS OUTSIDE IN HIS GARAGE WORKING ON A CAR WHEN HE WAS APPROACHED BY TWO BLACK MALES (BM[S]). ONE WAS BALD AND WAS WEARING SHORTS AND A BLUE SHIRT. THE SECOND HAD DREADLOCKS AND SPOKE WITH A JAMAICAN ACCENT. THEY STARTED TALKING TO YOUNG ABOUT WORKING ON CARS. AFTER TALKING FOR A FEW MINUTES THEY BRANDISHED FIRE ARMS AND ORDERED YOUNG TO GO INSIDE. ONCE INSIDE THEY PUT EVERYONE IN THE HOUSE DOWN ON THE FLOOR AND STARTED ASKING FOR MONEY FROM EVERYONE. YOUNG SAID THEY PLACED SOMETHING OVER HIS HEAD AND FACE SO HE COULD NOT SEE AT ALL. DURING THIS TIME TWO OF YOUNG'S FRIENDS ARRIVED AND WERE PULLED INTO THE HOUSE AS WELL. YOUNG DID NOT KNOW WHAT HAPPENED TO THEM. YOUNG TOLD ME HE THOUGHT THE SUSPECTS GOT A CHECKCARD BUT UNKNOWN IF ANYTHING ELSE WAS TAKEN. YOUNG THEN TOLD ME THAT THE BM WITH DREADLOCKS CAME OVER TO HIM AND PLACED A GUN TO HIS FACE. THE BLACK MALE THEN SAID "HAVE YOU EVER SEEN ONE OF THESE BEFORE?" AFTER SAYING THAT, THE BM FIRED 1 SHOT STRIKING HIM IN THE FACE NEAR HIS CHIN. BOTH BMS THEN FLED AND GOT INTO A VEHICLE LEAVING THE SCENE.

YOUNG TOLD ME THAT HE KNOWS FOR A FACT THE BM WITH DREADLOCKS AND A JAMAICAN ACCENT WAS THE SHOOTER, AND THAT WITHOUT A DOUBT HE WOULD BE ABLE TO IDENTIFY THEM BOTH. YOUNG TOLD ME HE THOUGHT HE SAW 3 GUNS BUT COULD ONLY IDENTIFY TWO OF THEM. ONE WAS A .380 SEMI-AUTO AND THE OTHER WAS A SMALL BLACK REVOLVER. I THEN RETURNED TO THE SCENE OF THE SHOOTING WHERE OFFICER M. BRADY OF NLVPD'S CRIME SCENE ANALYST UNIT WAS INVESTIGATING. I TURNED BOTH OF THE PIECES OF JACKETING OVER TO HER AT THAT TIME.

NO ATTACHMENTS.

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
NOWAKOWSKI/DENNIS

ser no ! officer reporting
1225 ! BAILEY/ANTHONY

ser no
1366

```

*****
CASE: 04015160      NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246195
DATE: 6/30/04      -----POLICE REPORT----- PAGE: 1
TIME: 5:45         -----INVESTIGATIVE PORTION----- OF: 6
*****
-----INCIDENT FOLLOWUP-----
classification/additional information:
AMURD/AWDW
-----
invest bureaus/units notified:
-----
location of occurrence:      ! rpt dist:A2  neighborhood: CAA
2612 GLORY VIEW             ! ADAM 2      COMSTOCK ACRES
-----
from:      date / time ! to:      date / time ! report:      date / time
        6/26/04 / 19:15 !        6/26/04 / 19:15 !        6/26/04 / 19:15
-----
hate crime? NO      ! gang related? NO      ! fingerprints? NO
-----
routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
OTHER ! NO ! YES ! NO ! NO !
*****
-----METHOD OF OPERATION-----
residential---type:      target:      security:
-----
non-residtl---type:      target:      security:
-----
entry---location:      method:
exit---location:      method:
-----
suspect actions:
A.      B.      C.
D.      E.      F.
G.      H.      I.
*****DISPOSITIONS*****
[ ]-UNFOUNDED/NO CRIME--0 [ ]-SUBMITTED D.A.-----5 [ ]-RECLASSIFY-----10
[ ]-JUVENILE-----1 [ ]-ADMIN. CLEARED-----6 [ ]-VIC REFUSED PROS.--11
[ ]-NON DETECTIVE CLR---2 [ ]-EXCEPTIONALLY CLR---7 [ ]-AFFIDAVIT-----12
[ ]-DETECTIVE ARREST---3 [ ]-SCREEN CLEARED-----8 [ ]-CA/DA DENIAL-----13
[ ]-SUBMITTED CITY ATTY-4 [ ]-NO CHGS FILED(NCF)--9 [ ]-OTHER-----14
[ ]-SUBMITTED US ATTNY-15
*****
-----RECORDS-----
class code---ucr ! sid number ! date ser no ! date ser no
! ! enter ! cleared
! ! scope ! scope
! !
-----
records bureau processed      ser no ! detective bureau processed      ser no
SCARFF/DENISE      1259 !
-----
supervisor approving      ser no ! officer reporting      ser no
SYLVESTER/PAMELA ANN      1026 ! BRADY/MARION      0850
-----

```

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246195
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 2
TIME: 5:45 -----PROPERTY PORTION----- OF: 6
.....

no. artcds type--descriptive information on property----- stolen recover
additional descriptive information----- value value

001 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD/ ONE GRAY CORD - LOCATED OUTSIDE NEAR FRONT DOOR

002 HOUSE E brd: CLOROX size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE CLOROX SPRAY CAN

003 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD - LOCATED IN KITCHEN

004 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD

005 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD

+++++++ totals----->

type: E-evidence; F-found; I-impounded; L-lost;
O-other; R-recovered; S-stolen; T-released; X-safekeeping

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
SYLVESTER/PAMELA ANN 1026 ! BRADY/MARION 0850

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246195
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 3
TIME: 5:45 -----PROPERTY PORTION----- OF: 6
.....

no. artcds type--descriptive information on property----- stolen recover
additional descriptive information----- value value

006 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD

007 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD

008 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BLK CORD

009 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE GRAY CORD

010 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE WHITE CORD

+++++++ totals----->

type: E-evidence; F-found; I-impounded; L-lost;
O-other; R-recovered; S-stolen; T-released; X-safekeeping

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
SYLVESTER/PAMELA ANN 1026 ! BRADY/MARION 0850

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246195
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 4
TIME: 5:45 -----PROPERTY PORTION----- OF: 6
.....

no. artcds type--descriptive information on property----- stolen recover
additional descriptive information----- value value

011 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

ONE BROWN CORD OBTAINED FROM JOHN RYAN

012 MISC E brd: size:
--- ----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

TWO FRAGMENTS COLLECTED AT HOSPITAL - FROM VICTIM

+++++++ totals----->

type: E-evidence; F-found; I-impounded; L-lost;
O-other; R-recovered; S-stolen; T-released; X-safekeeping

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
SYLVESTER/PAMELA ANN 1026 ! BRADY/MARION 0850

CASE: 04015160
DATE: 6/30/04
TIME: 5:45

-----NORTH LAS VEGAS POLICE DEPARTMENT-----
-----POLICE REPORT-----
-----NARRATIVE PORTION-----

REF: 246195
PAGE: 5
OF: 6

ON 06-26-04 AT APPROX 1915 HRS I RESPONDED TO 2612 GLORY VIEW IN REFERENCE TO A SHOOTING. ON ARRIVAL I SAW THAT THE SHOOTING VICTIM, LATER IDENTIFIED AS IVAN YOUNG, WAS ALREADY PLACED INTO THE AMBULANCE AND THEY WERE PREPARING HIM TO LEAVE. I TOOK SEVERAL PHOTOS OF YOUNG FOR IDENTIFICATION PURPOSES AND THEN TO SHOW HIS INJURIES: HE HAD A GUNSHOT TO THE FACE. IT APPEARS THAT THE PROJECTILE STRUCK HIS CHIN AND THEN WENT OUT HIS LEFT CHEEK AREA.

WHEN THE AMBULANCE LEFT, I WAS CONTACTED BY OFFICERS ON SCENE WHO TOLD ME THE FOLLOWING: UNKNOWN SUSPECTS TIED UP THE VICTIMS AND SHOT YOUNG IN THE FACE. THE FEMALE VICTIM JENNIFER DENNIS SAID THAT THE SUSPECTS WERE SPRAYING LYSOL ON THEM AND POURING WATER ON THEM.

I FIRST PHOTOGRAPHED JENNIFER DENNIS WHO HAD HER WRISTS TIED WITH A CORD. SHE HAD SEVERAL MARKS ON HER WRISTS FROM THE CORD. I THEN PHOTOGRAPHED THE TWO YOUNG BOYS THAT WERE TIED TOGETHER: AARON DENNIS (10 YEARS OLD) AND JOEY POSADA (13 YEARS OLD) HAD BEEN TIED TOGETHER AT THE WRISTS AND HAD MARKS FROM THE CORD. AARON DENNIS ONLY HAD HIS RIGHT ARM TIED TOGETHER WITH JOEY POSADA. POSADA ALSO HAD A CAST ON HIS LEFT LEG.

I THEN PHOTOGRAPHED JOHN RYAN. RYAN HAD JUMPED OUT THE WINDOW AFTER THE SUSPECTS LEFT WHILE HIS ARMS WERE STILL TIED TOGETHER. HE WAS HOLDING THE BROWN CORD THAT WAS USED TO TIED HIM UP. I PHOTOGRAPHED IT AND COLLECTED IT AS EVIDENCE. I THEN TOOK PHOTOS OF HIS WRISTS TO SHOW THE MARKS. THE LAST VICTIM LOCATED WAS JERMAUN MEANS. HE HAD HIS WRISTS TIED WITH A CORD JUST INSIDE THE FRONT DOOR. I PHOTOGRAPHED HIS WRISTS TO SHOW THE MARKS. A SEVENTH VICTIM WAS NEVER LOCATED - REPORTEDLY A YOUNG HISPANIC FEMALE DRESSED IN WHITE. SHE REPORTEDLY RAN OUT THE BACK OF THE HOUSE AND JUMPED THE WALL.

AFTER PHOTOGRAPHING THE VICTIMS, I TOOK PHOTOS OF THE RESIDENCE FOR IDENTIFICATION PURPOSES AND THEN TOOK PHOTOS OF THE INTERIOR. THERE WAS A SMALL AREA OF BLOOD TO THE LEFT OF THE FRONT DOOR NEXT TO THE KITCHEN TABLE. THERE WERE SEVERAL CUT UP CORDS SCATTERED THROUGHOUT THE KITCHEN AND LIVING ROOM AREAS WHERE THE VICTIM WERE TIED UP. I NOTED SEVERAL BLOODY SHOEPRINTS IN THE LIVING ROOM AND KITCHEN AREA THAT WERE ALSO PHOTOGRAPHED. I THEN TOOK PHOTOS OF THE VICTIM'S SHOES. I NOTED THAT THE ONE PATTERN APPEARED TO MATCH THAT OF IVAN YOUNG (WHOSE SHOES WERE PREVIOUSLY PHOTOGRAPHED) AND AARON DENNIS. DENNIS ALSO HAD BLOOD ON THE BOTTOM OF HIS ONE SHOE.

AT THIS TIME, DETECTIVES PRIETO AND MELGAREJO ARRIVED ON SCENE. THEY WERE SHOWN THE RESIDENCE AND WHAT THEY WERE TOLD OCCURRED. AFTER THEY INSPECTED THE RESIDENCE, I MARKED THE CORDS AND A CAN OF CLOROX SPRAY (USED BY THE SUSPECTS) WITH EVIDENCE MARKERS. THE RESIDENCE WAS RE-PHOTOGRAPHED AND I COLLECTED THE ITEMS MARKED AS EVIDENCE. I THEN PROCESSED THE RESIDENCE FOR LATENT PRINTS USING BLACK MAGNETIC POWDER AND A WAND. NO IDENTIFIABLE LATENTS WERE LOCATED, HOWEVER, SEVERAL CLOTH PATTERNS WERE LOCATED ON ITEMS TOUCHED BY THE SUSPECTS.

OFFICER BAILEY ARRIVED BACK TO THE SCENE FROM THE HOSPITAL. HE HAD COLLECTED TWO FRAGMENTS THAT WERE REMOVED FROM THE VICTIM. I TOOK CUSTODY OF

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
SYLVESTER/PAMELA ANN

ser no ! officer reporting
1026 ! BRADY/MARION

ser no
0850

.....

CASE: 04015160	-----NORTH LAS VEGAS POLICE DEPARTMENT-----	REF: 246195
DATE: 6/30/04	-----POLICE REPORT-----	PAGE: 6
TIME: 5:45	-----NARRATIVE PORTION-----	OF: 6

.....

THE TWO FRAGMENTS AND COLLECTED THEM AS EVIDENCE. NO FURTHER SERVICES WERE REQUESTED.

I TRANSPORTED THE ITEMS I COLLECTED AS EVIDENCE TO THE NLVPD STATION AND BOOKED THEM, EXCEPT THE CLOROX CAN, INTO THE EVIDENCE VAULT UNDER MY HAND. I THEN PROCESSED THE CLOROX CAN FOR LATENT PRINTS. I FIRST FUMED THE CAN WITH CYANOACRYLATE AND THEN USED BLACK POWDER. NO IDENTIFIABLE PRINTS WERE LOCATED, HOWEVER, CLOTH PATTERNS WERE NOTED ON THE CAN.

ALL PHOTOS WERE TAKEN WITH THE USE OF MY DEPARTMENT ISSUED SONY MAVICA DIGITAL CAMERA. THE DIGITAL PHOTOS WERE UPLOADED INTO THE MAIN COMPUTER IN THE CRIME SCENE INVESTIGATIONS BUREAU.

records bureau processed	ser no ! detective bureau processed	ser no
SCARFF/DENISE	1259 !	
supervisor approving	ser no ! officer reporting	ser no
SYLVESTER/PAMELA ANN	1026 ! BRADY/MARION	0850



App. 0027



TIFICATION



App. 0029



IDENTIFICATION
IT



App. 0031



IDENTIFICATION
IT

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 1
TIME: 4:15 -----INVESTIGATIVE PORTION----- OF: 7

-----INCIDENT FOLLOWUP-----
classification/additional information:
AMURDWDW/BURGWDW/ROBBWDW/KIDNAPWDW

invest bureaus/units notified:

location of occurrence: ! rpt dist:A1 neighborhood: APT
2612 GLORY VIEW ! ADAM 1 AIRPORT

from: date / time ! to: date / time ! report: date / time
6/26/04 / 19:11 ! 6/26/04 / 19:11 ! 6/29/04 / 13:49

hate crime? NO ! gang related? NO ! fingerprints? NO

routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
OTHER ! YES ! YES ! NO ! ADULT ONLY !

-----METHOD OF OPERATION-----
residential---type: target: security:

non-residtl---type: target: security:

entry---location: method:
exit---location: method:

suspect actions:
A. B. C.
D. E. F.
G. H. I.

*****DISPOSITIONS*****
[]-UNFOUNDED/NO CRIME--0 [X]-SUBMITTED D.A.-----5 []-RECLASSIFY-----10
[]-JUVENILE-----1 []-ADMIN. CLEARED-----6 []-VIC REFUSED PROS.--11
[]-NON DETECTIVE CLR--2 []-EXCEPTIONALLY CLR--7 []-AFFIDAVIT-----12
[X]-DETECTIVE ARREST---3 []-SCREEN CLEARED-----8 []-CA/DA DENIAL-----13
[]-SUBMITTED CITY ATTY-4 []-NO CHGS FILED(NCF)--9 []-OTHER-----14
[]-SUBMITTED US ATTN-15

-----RECORDS-----
class code---ucr ! sid number ! date ser no ! date ser no
! ! enter ! cleared
! ! scope ! scope
!

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 2
TIME: 4:15 -----PERSONS PORTION----- OF: 7
.....

name of person (001): ! type: S ! occupation: ! susp id?
SLAUGHTER/RICKIE ! SUSPECT ! !

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! BLACK ! [REDACTED]/1984 ! 19 ! 509 ! 186 ! BLK ! BRO ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: [REDACTED]7827 mf no:

addr: 3801 EAST CHARLESTON #114 LV NV 89104 !
business: !

descriptors:
descriptors:

name of person (002): ! type: W ! occupation: ! susp id?
JOHNSON/TIFFANY ! WITNESS ! DRY CLEANER ! YES

sex ! race: B hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
F ! BLACK ! [REDACTED]/1984 ! 20 ! 506 ! 130 ! BRO ! BRO ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: [REDACTED]8985 mf no:

addr: 3801 EAST CHARLESTON #114 LV NV 89104 ! 3527213
business: !

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 3
TIME: 4:15 -----PROPERTY PORTION----- OF: 7
.....

no. artcds type--descriptive information on property----- stolen recover
additional descriptive information----- value value

001 MISC E brd: size:
----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWED BY IVAN YOUNG

002 MISC E brd: size:
----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWED BY RYAN JOHN

003 MISC E brd: size:
----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWEDBY JERMAUN MEANS

004 MISC E brd: size:
----- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

CD-R 7-11 SECURITY TAPE

+++++++ totals----->

type: E-evidence; F-found; I-impounded; L-lost;
O-other; R-recovered; S-stolen; T-released; X-safekeeping

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 4
TIME: 4:15 -----NARRATIVE PORTION----- OF: 7
.....

ON JUNE 26, 2004, DETECTIVE MELGAREJO AND I WERE CONTACTED BY DISPATCH AND TOLD TO RESPOND TO 2612 GLORY VIEW, NORTH LAS VEGAS, NEVADA, 89030 IN REFERENCE TO A ROBBERY THAT HAD BEEN COMMITTED AT THAT ADDRESS. WE ARRIVED AND WERE BRIEFED BY OFFICER HOYT. OFFICER HOYT SAID THAT WHEN HE ARRIVED HE FOUND THE VICTIM IVAN YOUNG SHOT IN THE FACE THE APPARENT VICTIM OF A ROBBERY. IVAN TOLD OFFICER HOYT THAT TWO UNIDENTIFIED BLACK MALES SHOT HIM. IVAN THEN STARTED TO SCREAM IN PAIN AND WAS NOT ABLE TO GIVE ANY MORE INFORMATION.

DURING MY EXAMINATION OF THE SCENE I SAW A PUDDLE OF BLOOD IN THE KITCHEN THE APPARENT LOCATION WHERE YOUNG WAS SHOT, THE RESIDENCE WAS IN DISARRAY. CSI BRADY ARRIVED AND PROCESSED THE SCENE. DURING HER EXAMINATION SHE TOLD ME THAT IT LOOKED AS THOUGH THE SUSPECTS MAY HAVE WORN GLOVES.

OFFICER HOYT FURTHER QUESTIONED OTHER VICTIMS AT THE SCENE AND LEARNED THAT TWO UNIDENTIFIED BLACK MALE ADULTS APPROACHED YOUNG AS HE WAS STANDING INSIDE HIS GARAGE. THE BLACK MALES FORCED YOUNG INTO THE RESIDENCE WHERE THEY ROBBED AND SHOT HIM. THE TWO SUSPECTS, ONCE INSIDE THE RESIDENCE, FOUND JENNIFER DENNIS, AARON DENNIS AND JOSE POSADA. THE SUSPECTS TIED THEM ALL UP WITH EXTENSION CORDS FOUND INSIDE THE RESIDENCE. SEVERAL OF THE VICTIM'S IDENTIFIED THE SUSPECTS AS POSSIBLY WEARING A RED AND BLUE SHIRT.

WHILE AT THE RESIDENCE ONE OF THE SUSPECTS CALLED TO JOHN RYAN WHO WAS ACROSS THE STREET VISITING HIS GIRLFRIEND AT 2613 GLORY VIEW. JOHN SAID THE SUSPECT TOLD HIM THAT IVAN WANTED TO TALK WITH HIM. RYAN SAID SINCE HE IS A FRIEND OF IVAN'S HE WALKED OVER TO IVAN'S RESIDENCE. RYAN SAID THAT AS HE WALKED THROUGH THE DOOR LEADING INTO THE RESIDENCE FROM THE GARAGE ONE OF THE SUSPECTS PUT A GUN TO HIS HEAD FORCING HIM TO THE FLOOR WHERE HE WAS BOUND AND ROBBED. RYAN SAID THAT DURING THE ROBBERY HIS WELLS FARGO ATM BANK CARD WAS TAKEN. RYAN SAID THE SUSPECT THREATENED TO KILL HIM IF HE DIDN'T GIVE THEM HIS PIN NUMBER. RYAN SAID THE SUSPECTS PUT A COAT ON HIS HEAD SO HE WAS NOT ABLE TO SEE THEM ANY FURTHER. RYAN CHECKED BANKS RECORDS WHILE WE WERE AT HE SCENE AND FOUND THE SUSPECTS HAD JUST TAKEN \$201.50 FROM HIS ACCOUNT.

AS THE ROBBERY WAS IN PROGRESS JERMAUN MEANS CAME TO YOUNG'S DOOR TO SEE ABOUT HIS VEHICLE THAT WAS BEING PAINTED BY YOUNG. MEANS SAID THAT AS HE APPROACHED, THE TWO SUSPECTS WERE EXITING. MEANS SAID THEY PULLED HIM INTO THE RESIDENCE WHERE HE WAS TIED AND ROBBED OF OVER 1300.00 DOLLARS.

DENNIS WAS ALSO INTERVIEWED AND GAVE SIMILAR INFORMATION AS TO WHAT HAD OCCURRED DURING THE ROBBERY. DENNIS SAID SHE WAS TIED AND PLACED ON THE FLOOR AND HER HEAD WAS COVERED WITH A COAT, SO SHE COULDN'T SEE THE SUSPECTS. DENNIS SAID SHE COULD HEAR THE SUSPECTS QUESTIONING JOHNSON. SHE SAID WHEN THEY DIDN'T LIKE HIS ANSWER THEY WOULD HIT HIM. DENNIS SAID THAT SHE HEARD A GUN SHOT AND COULD HEAR YOUNG GURLING. DENNIS SAID THAT YOUNG WASN'T SAYING ANYTHING, SO SHE THOUGHT HE WAS PLAYING DEAD.

DURING HOYT'S INITIAL INVESTIGATION WITNESSES AT THE SCENE IDENTIFIED THE SUSPECT'S VEHICLE AS A GREEN GRAND AM OR A GREEN FORD.

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

.....
CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 5
TIME: 4:15 -----NARRATIVE PORTION----- OF: 7
.....

ON JUNE 28, 2004, I WAS CONTACTED BY DETECTIVE DEVORE OF THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT (LVMPD). HE TOLD ME THAT HE HAD RECEIVED INFORMATION FROM A RELIABLE CONFIDENTIAL INFORMANT (CI) WHO HAS BEEN PROVIDING ASSISTANCE TO THE LVMPD IN RETURN FOR FAVORABLE CONSIDERATION FOR OUTSTANDING WARRANTS. THIS CI HAS BEEN ASSISTING THE LVMPD FOR OVER A YEAR AND THE INFORMATION THE CI PROVIDED HAS RESULTED IN THE ARREST OF TWO SUSPECTS WHO WERE WANTED FOR TWO SEPARATE ARMED ROBBERIES.

ACCORDING TO THIS CI, THE CI OVERHEARD A SUBJECT NAMED RICKY SLAUGHTER BRAGGING ABOUT HAVING COMMITTED A ROBBERY WHICH WAS BEING REPORTED ON TV. THIS ROBBERY WAS THE ONE WHICH HAD OCCURRED ON GLORY VIEW ON JUNE 26. THE CI IDENTIFIED SLAUGHTER'S GIRLFRIEND AS TIFFANY JOHNSON. THE CI FURTHER STATED THAT TIFFANY JOHNSON OWNS A GREEN FORD TAURUS. THE CI SAYS THEY WERE SHOWN THREE GUNS USED IN THE ROBBERY, A 32 CALIBER, A 22 CALIBER AND A 357 REVOLVER. CI STATED THAT WHERE EVER SLAUGHTER IS THE GUNS ARE NOT FAR AWAY.

THE CI TOLD DETECTIVE DEVORE THAT RICKY SLAUGHTER LIVES AT SUNRISE VISTA SUITES APARTMENTS, IN APARTMENT #114, LOCATED AT 3801 EAST CHARLESTON. CI SAID THAT SLAUGHTER LIVES IN THE APARTMENT WITH HIS GIRLFRIEND TIFFANY JOHNSON.

PRIOR TO CALLING ME WITH THE INFORMATION DETECTIVE DEVORE VERIFIED THAT JOHNSON DOES PRESENTLY LIVES IN APARTMENT 114 AND IS THE ONLY ONE ON THE LEASE. HE ALSO VERIFIED THAT A GREEN FORD TAURUS IS REGISTERED TO JOHNSON, WITH NEVADA LICENSE 201RKS. DETECTIVE DEVORE ALSO CONFIRMED THE IDENTITY OF SLAUGHTER.

AFTER GAINING THE INFORMATION I PROCEEDED TO CHECK SLAUGHTER'S RECORDS THROUGH SCOPE. I THEN ORDERED THE MOST RECENT PHOTO OF SLAUGHTER FROM THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT PHOTO LAB. A PHOTO LINE UP WAS COMPILED CONTAINING SLAUGHTER AND FIVE OTHER BLACK MALES SIMILAR IN APPEARANCE.

I THEN CONTACTED YOUNG AT UNIVERSITY MEDICAL CENTER AND SHOWED HIM THE PHOTO LINE UP. HE LOOKED AT THE LINE UP AND IMMEDIATELY PICKED SLAUGHTER AS THE SUSPECT THAT SHOT HIM. HE SAID THAT SLAUGHTER SPOKE WITH A JAMAICAN ACCENT AND HAD TWO GUNS DURING THE ROBBERY. HE ALSO SAID THAT SLAUGHTER WAS THE ONE THAT TIED EVERYONE UP IN THE RESIDENCE.

DENNIS WAS ALSO PRESENT AT THE HOSPITAL AND WAS SHOWN THE PHOTO LINE UP. SHE WAS NOT ABLE TO IDENTIFY THE SUSPECT.

I THEN PREPARED AN AFFIDAVIT REQUESTING A SEARCH WARRANT BE ISSUED FOR 3801 EAST CHARLESTON APARTMENT 114 AND THE SEARCH OF A 1997 FORD TAURUS NEVADA LICENSE 201RKS. JUSTICE COURT JUDGE DAHL SIGNED THE WARRANT AUTHORIZING THE SEARCH OF THE ABOVE LISTED ADDRESS AND VEHICLE.

AT ABOUT 2200 HOURS THE SEARCH WARRANT WAS SERVED BY THE NORTH LAS VEGAS SPECIAL OPERATION UNIT. DETECTIVE MELGAREJO AND I ASSISTED IN THE SEARCH AND SERVICE OF THE WARRANT. DURING THE EXECUTION SLAUGHTER WAS LOCATED INSIDE THE APARTMENT AND PLACED UNDER ARREST. JOHNSON WAS ALSO LOCATED INSIDE THE APARTMENT.

CSI LUEVANO RESPONDED TO OUR LOCATION AND ASSISTED IN THE COLLECTION OF

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 6
TIME: 4:15 -----NARRATIVE PORTION----- OF: 7
.....

EVIDENCE. DURING THE SEARCH NO ITEMS LISTED ON THE SEARCH WARRANT WERE LOCATED IN THE RESIDENCE. DURING THE SEARCH A BLUE SHIRT WAS LOCATED IN THE APARTMENT AND A CAMERA ALONG WITH PAPER WORK LISTED UNDER JOHNSON AND SLAUGHTER'S NAME. WITNESSES AT THE SCENE SAID THAT ONE OF THE SUSPECTS WAS POSSIBLY WEARING A BLUE SHIRT, SO THE SHIRT WAS COLLECTED. ALL THESE ITEMS WERE COLLECTED AS POSSIBLE EVIDENCE. THE 1997 FORD WAS TOWED TO THE STATION FOR PROCESSING.

WHILE AT THE SCENE JOHNSON WAS INTERVIEWED ABOUT THE INCIDENT. SHE ACTED AS THOUGH SHE DIDN'T KNOW ANYTHING ABOUT THE ROBBERY. WHILE QUESTIONING HER SHE STATED THAT SLAUGHTER HAD PICKED HER UP FROM WORK AT 1900 HOUR WHEN SHE GOT OFF.

BOTH JOHNSON AND SLAUGHTER WERE TRANSPORTED TO THE POLICE DEPARTMENT FOR FURTHER QUESTIONING.

BEFORE QUESTIONING SLAUGHTER HE WAS ADVISED OF HIS MIRANDA RIGHTS AND SIGNED A WAIVOR AGREEING TO TALK WITH ME. DURING THE INTERVIEW HE INSISTED THAT HE DIDN'T KNOW WHAT I WAS TALKING ABOUT.

I THEN QUESTION JOHNSON FURHTER. JOHNSON AGAIN TOLD ME THAT SLAUGHTER DROPPED HER OFF AT WORK AT ABOUT 1 PM AND RETURNED TO PICK HER UP AT 7 PM. SHE STILL INSISTED THAT SHE KNEW NOTHING ABOUT THE INCIDENT. AFTER QUESTIONING SHE WAS TRANSPORTED BACK TO HER RESIDENCE.

I AGAIN SPOKE WITH SLAUGHTER AND TOLD HIM THAT JOHNSON TOLD ME SLAUGHTER DROPPED HER OFF AT WORK. I REMINDED HIM THAT HE HAD HER VEHICLE DURING THE TIME OF THE ROBBERY. AT THAT POINT HE SAID THAT HE WANTED HIS ATTORNEY. THE INTERVIEW WAS TERMINATED. HE WAS THEN TRANSPORTED AND BOOKED IN THE NLV JAIL FOR THE ABOVE LISTED CHARGES.

ON JUNE 29, 2004, I CONTACTED JOHNSON AT HER RESIDENCE AND QUESTIONED HER FURTHER. I TOLD HER THAT IT WASN'T POSSIBLE FOR SLAUGHTER TO HAVE PICKED HER UP AT 7 PM WHEN THE ROBBERY WAS COMMITTED AT THE SAME TIME. SHE NOW CHANGED HER STORY AND SAID THAT SLAUGHTER DIDN'T PICK HER UP UNTIL ABOUT 7:30 PM. SHE ALSO TOLD ME THAT SLAUGHTER ONLY HAD ABOUT SEVENTY DOLLARS THAT MORNING AND WHEN SHE GOT OFF FROM WORK HE HAD AN EXTRA HUNDRED DOLLAR BILL.

I LATER CONTACTED VICTIM JERMAUN MEANS AT HIS RESIDENCE. I SHOWED HIM THE PHOTO LINE THAT CONTAINING SLAUGHTER AND FIVE OTHER BLACK MALES SIMILAR IN APPEARANCE. I ASKED HIM IF HE RECOGNIZED ANYONE IN THE PICTURES FROM THE NIGHT OF THE ROBBERY. MEANS LOOKED AT THE PHOTOS AND IDENTIFIED SLAUGHTER AS THE SUSPECT. HE TOLD ME THAT HE STANDS OUT AS SOMEONE HE SAW.

I THEN CONTACTED RYAN JOHN AND HE CAME INTO THE POLICE DEPARTMENT TO VIEW THE PHOTO LINE UPS. JOHN LOOKED AT THE PHOTO LINE AND IDENTIFIED SLAUGHTER AS THE SUSPECT. HE TOLD ME THAT HE ROCOGNIZED HIM AS THE ONE THAT CALLED HIM OVER TO YOUNGS RESIDENCE AND THE ONE HE BELIEVED SHOT YOUNG.

I THEN CONTACTED WELLS FARGO SECURITY AND SPOKE WITH CHRIS GANDY TO FIND WHERE JOHN'S ATM CARD WAS USED. HE TOLD ME THAT JOHN'S CREDIT CARD WAS USED AT 3051 EAST CHARLESTON A 7-11 STORE LOCATED A COUPLE OF BLOCKS DOWN THE STREET

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246305
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 7
TIME: 4:15 -----NARRATIVE PORTION----- OF: 7
.....

FROM SLAUGHTER'S RESIDENCE. I WENT TO THE 7-11 AND CONTACTED THE MANAGEMENT. I REVIEWED THE STORES SECURITY TAPE AND AT ABOUT 7:56 PM A SAW TWO SUBJECTS APPROACH THE STORE. ONE SUBJECT ENTERED THE STORE WHILE THE OTHER SUBJECT WALKED AROUND THE STORE TO THE SIDE. THE SUBJECT THAT ENTERED HAD HIS FACE AND HEAD WAS COVERED WITH A SCARF. THE SUBJECT WALKED OVER TO THE ATM AND REMANIED IN FRONT OF THE MACHINE FOR OVER THREE MINUTES. IT LOOKED AS THOUGH HE WAS TRYING TO FIGURE OUT HOW TO USE IT. THE SUBJECT FINISHED AND WALKED DIRECTLY OUT OF THE STORE. A COPY OF THE SECURITY TAPE WAS TAKEN AND BOOKED INTO EVIDENCE.

I WAS LATER CONTACTED BY CSI LUEVANO. HE TOLD ME THAT DURING HIS SEARCH OF THE VEHICLE, THE 1997 FORD TAURUS NEVADA LICENSE 201RKS, HE LOCATED TWO GUNS, A 25 CALIBER SEMI AUTO AND A 22 CALIBER REVOLVER. CSI LUEVANO ALSO LOCATED SEVERAL GLOVES. LUEVANO TOLD ME THAT ALL THE ITEMS WERE LOCATED UNDER A PANEL IN THE TRUNK OF THE VEHICLE. SEE CSI REPORT FOR DETAILS. A HOLD WAS LATER PLACED ON THE VEHICLE.

DUE TO THE AMOUNT OF BLOOD LOCATED AT THE CRIME SCENE I REQUESTED THAT ID CHECK THE VEHICLE FOR BLOOD. NO BLOOD WAS LOCATED.

AT MY REQUEST SLAUGHTER'S SHOES WERE COLLECTED FROM THE JAIL AS EVIDENCE AND CHECKED FOR BLOOD.

I AM SUBMITTING THIS CASE TO THE DISTRICT ATTORNEY'S OFFICE FOR PROSECUTION ON THE CHARGES OF ATTEMPT MURDER WITH A FIREARM ROBBERY WITH A FIREARM, BURGLARY WITH A FIREARM. I AM ALSO ADDING THE CHARGE OF KIDNAPPING WITH A FIREARM.

records bureau processed ser no ! detective bureau processed ser no
MENDEZ/LUZ M 0985 !

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

A. Hello?

Recording. From an inmate at the North Las Vegas Detention Center. To...

A. You call back (unintelligible)? Hello?

Q. What's up?

A. Nothin'.

Q. So why you barely just put some minutes on there?

A. Because man (unintelligible) sick.

Q. Because what?

A. Because I got sick last night.

Q. What?

A. I was sick.

Q. You got sick?

A. Yes.

Q. Hey, like, a day ago you was over there?

A. What?

Q. You was at your cousin's (Valencia)'s house like a day ago?

A. Huh?

Q. Huh?

A. What?

Q. You was over there at yo cousin's house, like - like - like a day or two ago?

A. A day or two ago?

Q. Yeah.

A. No. Why?

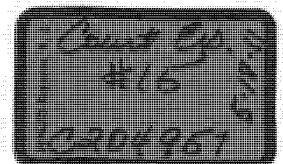
Q. Nah. 'Cause somebody said they seen you over there.

A. Who?

Q. Uh, (Jamar), uh, uncle.

A. Huh?

Q. (Jamar)'s uncle.



Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

A. (Unintelligible).

Q. Said you was waiting on somebody to come pick you up.

A. Who?

Q. Huh?

A. No. I wasn't over there, not no day or two ago.

Q. You went and got all the stuff out the house?

A. Yeah.

Q. All of it?

A. Well everything that - everything that I could take, yeah, I got it.

Q. How you got it?

A. Huh?

Q. How you got it?

A. (JR), uh, her and his momma let him use the car so he can come and get my stuff.

Q. You got my PlayStation 2 and all that shit was in there?

A. No. that's at, um, old dude's house. I'm gonna go get that later.

Q. What the fuck he take that for?

A. What?

Q. What he take that for?

A. Who?

Q. (JR).

A. Because he (unintelligible) last night.

Q. Why you let him take it?

A. (Unintelligible).

Q. You what?

A. (Unintelligible) phone.

Q. 'Cause he did what?

A. Because he (unintelligible). Hello?

Q. Hey?

Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

A. What?

Q. What's (Shay)'s number?

A. Huh?

Q. What - what's your cousin, (Shay), number?

A. Uh, 893-0632 but she ain't there.

Q. What you say it is? 0633?

A. 02 I think. I'm not sure.

Q. 0 what?

A. 0632.

Q. Oh 0632?

A. 32.

Q. 32?

A. Yeah.

Q. 893-0632?

A. Yeah. But ain't nobody there 'cause I just called (unintelligible) over there.
(Unintelligible).

Q. Cuz, so what else you was - you was telling the police, cuz?

A. (Unintelligible).

Q. Huh?

A. (unintelligible). What you say?

Q. What else you was tellin' the police? You told them I dropped you off at
work?

A. Huh?

Q. You told 'em I dropped you off at work?

A. Six, seven, eight, nine, ten. (Unintelligible).

Q. Huh?

A. What?

Q. I said what else you was tellin' the police, nigga.

A. What? I can't hear you.

Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

Q. What?

A. What?

Q. I said what else you told the motha fuckin' police, nigga.

A. All I told him was that - he kept on tryin' to say that I was a part of whatever they're talkin' about on Saturday that I...

Q. Who said that?

A. Huh?

Q. Who said that?

A. The - the, um, that dude (unintelligible).

Q. He was tryin' to say he was a part of you?

A. That I was drivin' in the car and...

Q. Nah. He was just tryin' to, uh, pick you to see if you was gonna say anything. That's why - they was gonna have to let you go regardless, cuz. So what you told 'em though?

A. He was, like - because he kept on (unintelligible) too.

Q. What?

A. 'Cause he came up here too.

Q. Mm-hm.

A. And they - and he asked them questions and they told 'em that - that (unintelligible) dropped off (unintelligible) and they asked me what...

Q. When they ask 'em that?

A. Today.

Q. Yeah.

A. And he was like, um, "Was he there to pick you up early? Was he there on time to pick you up?" I was like, "Well, I got off a few minutes early, so he was there before 7:30." You know?

Q. What'd you say? You got off what?

A. I had - I had got off a few minutes early because we had closed a few minutes early.

Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

Q. You told 'em I was there before 7:30?

A. Yeah.

Q. Man, tell that nigga I was there at 7:00. Man, don't tell 'em that shit, cuz. You don't feel like - you don't - you choose your right to remain silent (unintelligible). I was there nigga at motha fuckin' 7 o'clock. I didn't do shit. I don't know what they talkin' about but, cuz, quit talkin' to that motha fucka, cuz. You hear me? Hey, you hear me?

A. Yes.

Q. They tryin' to pull me into a little bullshit, cuz, and that - nigga you talkin' to that nigga gonna get me put in prison, nigga, for the rest of my motha fuckin' life, nigga. Just quit talkin' to that nigga. You don't have to talk to him. You hear me?

A. Yeah.

Q. Nah, you ain't hearing me, cuz. I guess you ain't feelin' me, cuz.

A. What?

Q. You ain't hearin' me, cuz?

A. Yes.

Q. 'Cause cuz (unintelligible) tell 'em you don't - you choose to exercise your right to remain silent, nigga. You don't wanna - you don't know shit. You don't have to answer none of his questions, nigga. Why do you think they tell ya you got the right to have a lawyer there when he talkin' to you and shit? You hear me?

A. Yes. I ain't planning to talk to him no mo.

Q. Man, that's what your ass said last night, nigga. What else he ask you, cuz? Huh? Hello?

A. What?

Q. What else he ask you?

A. He just kept on askin' me stupid stuff.

Q. Like what, nigga?

Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

A. Who you hang out with and what do you do during the day.

Q. And what did you tell 'em?

A. Huh?

Q. And what'd you say?

A. I said the only person I really know that you - you associate with is dude (JR).

Q. Mm-hm.

A. And I said they - they go to each other's place, play PlayStation, they go to the store together, they go (unintelligible) together. That's the only person I know.

Q. Yeah, cuz. Don't tell that nigga shit, man.

A. And then he was like well...

Q. (Unintelligible) you don't know shit about me. You hear me?

A. What?

Q. But, uh, what'd you say - what'd you say 893-0632, right? Huh?

A. (Unintelligible). Yeah.

Q. Man. So when you gonna - (unintelligible) my back, cuz. When you gonna come up here?

A. You still in holding. You know I can't come up there anyway.

Q. Nah. I'm fixin' to go to the back in a little while, cuz, sometime, uh, probably tonight. And what - what's the, uh, (unintelligible), [REDACTED] 8382?

A. Huh?

Q. Ain't it 898382?

A. What? The phone?

Q. Huh?

A. What? Her phone number?

Q. Your social, nigga.

A. [REDACTED] 85.

Q. [REDACTED] 85?

A. [REDACTED] 8985.

Q. Yeah. [REDACTED]-8985. Hold on.

Rickie Slaughter

04-15160

11/17/2009

HOLD S1-2 7023527213 06292004 1419 1088540348

Recording. You have one minute left.

Q. Hello?

A. Yeah.

Q. ■-8985. But, uh, so what's happenin', cuz? You gonna help me get a lawyer, cuz?

A. I'll see what I can do.

Q. I need you to write this number down too. I want you to give it to homie and, uh, let me know what cuz talkin' about. I want you to talk to the homie, cuz, I'm gonna give you this number. You know what I'm sayin'? And y'all gonna talk about getting me a lawyer, cuz.

A. What's the number?

Q. Huh?

A. What's the number?

Q. Uh, 352-7543.

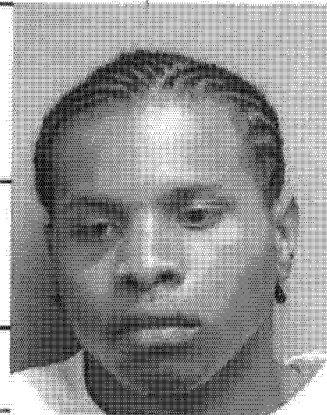
A. Okay.

**NORTH LAS VEGAS DETENTION/CORRECTIONS
MUGSHOT PROFILE**

BOOKING NAME: **SLAUGHTER** **RICKIE**
TRUE NAME:

AKA #1: **SLAUGHTER/RICKIE LAMONT** AKA #2:
AKA #3: AKA #4:

SEX: **Male** RACE: **Black** PHOTO DATE: **06 / 29 / 2004**
HAIR: **Black** EYES: **Brown** PHOTO TIME: **02 : 47**
HEIGHT: **5'09"** WEIGHT: **180** PHOTO NUMBER: **3066732**
BLD: **Medium** CMP: **Dark**



SCARS, MARKS, TATTOOS:
SCARS, MARKS, TATTOOS:

DATE OF BIRTH: **11 / 18 / 1984** AGE: MF NUMBER: **89534**
PLACE OF BIRTH: BOOK NUMBER: **253034**
SOCIAL SECURITY NUMBER: **530497827** FED ID NUMBER:
DRIVERS LICENSE/STATE: CS NUMBER: **1896569**
EMPLOYER: SID NUMBER:
OCCUPATION: FBI NUMBER:

ADDRESS: TELEPHONE:

EMERGENCY CONTACT: RELATION:
ADDRESS: TELEPHONE:

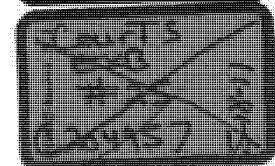
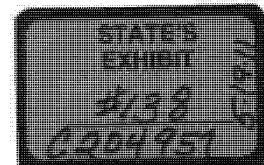
PLACE OF ARREST: DATE/TIME OF ARREST: **/ /**
ARRESTING OFFICER: TRANSPORTING OFFICER:
VEHICLE: IMPOUND:

BKG DATE: **06 / 29 / 2004** BKG TIME: **01 : 33** BKG OFF#: BKG OFFICER:

NO	ORIG	OC	PCN	WARRANTS/MRS	CTS	FGM	BAIL	CASE NUMBER
1	PC P			200.030	01	F	100000	04015160
	ATT MURD WDW							
2	PC P			200.380	01	F	040000	04015160
	ROBB WDW							
3	PC P			205.080	01	F	040000	04015160
	BURG WDW							
4	PC P			200.460	01	F	010000	04015160
	FALSE IMPRISON WDW							

5
6
7
8
9
10

I, undersigned, Legal Keeper of Records, North Las Vegas Police Department, does hereby certify that the foregoing copy has been compared by me with the original and that it is a true and correct transcript therefrom and of the whole or of a specified part of said original as the same appears on file in my official care and custody.
In testimony whereof, I have attested my signature
Date **7-13-04** *[Signature]* 1618
North Las Vegas Police Dept.



.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246554
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 1
TIME: 4:15 -----INVESTIGATIVE PORTION----- OF: 3
.....

-----INCIDENT FOLLOWUP-----

classification/additional information:
MURD/AMURD

invest bureaus/units notified: DETECTIVES

location of occurrence: ! rpt dist:D3 neighborhood: ARA
NLVDOC ! DAVID 3 ARROWHEAD ACRE

from: date / time ! to: date / time ! report: date / time
6/29/04 / 12:00 ! 6/29/04 / 12:00 ! 6/30/04 / 15:00

hate crime? NO ! gang related? NO ! fingerprints? NO

routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
DETECTIVE ! YES ! YES ! NO ! NO !

-----METHOD OF OPERATION-----

residential---type: target: security:

non-residtl---type: target: security:

entry---location: method:
exit---location: method:

suspect actions:

A.	B.	C.
D.	E.	F.
G.	H.	I.

*****DISPOSITIONS*****

[]-UNFOUNDED/NO CRIME--0	[]-SUBMITTED D.A.-----5	[]-RECLASSIFY-----10
[]-JUVENILE-----1	[]-ADMIN. CLEARED-----6	[]-VIC REFUSED PROS.--11
[]-NON DETECTIVE CLR--2	[]-EXCEPTIONALLY CLR--7	[]-AFFIDAVIT-----12
[]-DETECTIVE ARREST---3	[]-SCREEN CLEARED-----8	[]-CA/DA DENIAL-----13
[]-SUBMITTED CITY ATTY-4	[]-NO CHGS FILED(NCF)--9	[]-OTHER-----14
		[]-SUBMITTED US ATTN--15

-----RECORDS-----

class code--ucr !	sid number !	date	ser no !	date	ser no
!	!	enter	!	cleared	
!	!	scope	!	scope	
!	!		!		

records bureau processed	ser no !	detective bureau processed	ser no
SCARFF/DENISE	1259 !		

supervisor approving	ser no !	officer reporting	ser no
SYLVESTER/PAMELA ANN	1026 !	FISCHER/PATRICK	1647

```

.....
CASE: 04015160      ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 246554
DATE: 8/12/04      -----POLICE REPORT----- PAGE: 2
TIME: 4:15         -----PROPERTY PORTION----- OF: 3
.....

```

```

*****
no. artcds type--descriptive information on property----- stolen  recover
additional descriptive information----- value      value
-----

```

```

001 CLOTHI E      brd: REEBOK          size: 10.5
--- -----      mod: SNEAKER          cal:  -----
                      ser:
                      coll: WHI  col2: BLU  dt last seen:
                      own#:

```

ITEM #1, REEBOK, WHITE AND BLUE SNEAKERS BELONGING TO RICKY
SLAUGHTER FROM NLVDOC BOOKING

```

*****
+++++++ totals----->
*****

```

type: E-evidence; F-found; I-impounded; L-lost;
O-other; R-recovered; S-stolen; T-released; X-safekeeping

```

*****

```

```

-----
records bureau processed      ser no ! detective bureau processed      ser no
SCARFF/DENISE                1259 !
-----
supervisor approving          ser no ! officer reporting          ser no
SYLVESTER/PAMELA ANN         1026 ! FISCHER/PATRICK          1647
-----

```

.....
 CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: 246554
 DATE: 8/12/04 -----POLICE REPORT----- PAGE: 3
 TIME: 4:15 -----NARRATIVE PORTION----- OF: 3

ON 062904 AT APPROXIMATELY 1200 HRS. I RECIEVED A REQUEST TO PROCESS THE SHOES OF RICKY SLAUGHTER MF#89534 FOR THE PRESENCE OF BLOOD WHICH WERE HELD AT NLVDOC BOOKING FROM DETECTIVE J. PREITO P#674.

I WENT TO NLVPD BOOKING AND COLLECTED ONE PAIR OF WHITE AND BLUE REEBOK SNEAKERS BELONGING TO RICKY SLAUGHTER FROM NLVDOC BOOKING OFFICER PAM MORTON. I THEN TRANSPORTED THEM TO THE NLVPD CRIME LAB. I TOOK OVERALL VIEWS OF THE SHOES. DURING A VISUAL EXAMINATION I NOTED THAT THE SHOES WERE CLEAN. SOME RUSTY OR REDDISH STAINS WERE OBSERVED ON THE SOLES OF BOTH THE LEFT AND RIGHT SOLES. THESE WERE TESTED WITH SEPERATE HEMA TRACE KITS TO TEST FOR THE PRESENCE OF BLOOD WITH NEGATIVE RESULTS. THE UPPERS WERE TESTED AS WELL WITH NEGATIVE RESULTS. NO OTHER SERVICES WERE PERFORMED.

ALL ITEMS COLLECTED AS EVIDENCE BY ME WERE BOOKED INTO THE NLVPD EVIDENCE VAULT UNDER MY HAND. ALL PHOTOGRAPHS WERE TAKEN WITH MY DEPARTMENT ISSUED SONY DIGITAL CAMERA AND UP-LOADED INTO THE NLVPD COMPUTER FILES FOR LATER STORAGE. A CASE FILE JAKCET INDICATING THAT DITITAL PHOTOS WERE TAKEN WAS COMPLETED AND IS MAINTAINED WITHIN THE NLVPD C.S.I. BUREAU.

 records bureau processed ser no ! detective bureau processed ser no
 SCARFF/DENISE 1259 !

 supervisor approving ser no ! officer reporting ser no
 SYLVESTER/PAMELA ANN 1026 ! FISCHER/PATRICK 1647

1 JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP

2 CLARK COUNTY, NEVADA

3 THE STATE OF NEVADA,

4 Plaintiff,

5 -vs-

6 RICKIE SLAUGHTER, aka,
7 Rickie Lamont Slaughter #1896569,

8 Defendant.

CASE NO: 04FN0980X

DEPT NO: 2

CRIMINAL COMPLAINT

9 The Defendant above named having committed the crimes of ATTEMPT MURDER
10 WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330,
11 193.165); ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS
12 200.380, 193.330, 193.165); BURGLARY WHILE IN POSSESSION OF A FIREARM
13 (Felony - NRS 205.060) and FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY
14 WEAPON (Felony - NRS 200.310, 200.320, 193.165), in the manner following, to-wit:
15 That the said Defendant, on or about the 26th day of June, 2004, at and within the County of
16 Clark, State of Nevada,

17 COUNT 1 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

18 did then and there, without authority of law, and malice aforethought, willfully and
19 feloniously attempt to kill IVAN YOUNG, a human being, by shooting at and into the body
20 of the said IVAN YOUNG, with a deadly weapon, to-wit: a firearm.

21 COUNT 2 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

22 did then and there wilfully, unlawfully and feloniously attempt to take personal
23 property, to-wit: lawful money of the United States, from the person of IVAN YOUNG, or
24 in his presence, by means of force or violence, or fear of injury to, and without the consent
25 and against the will of the said IVAN YOUNG, by demanding money while directing a
26 firearm at the said IVAN YOUNG, Defendant using a deadly weapon, to-wit: a firearm,
27 during the commission of said crime.

28 ///

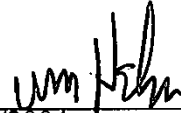
1 COUNT 3 - BURGLARY WHILE IN POSSESSION OF A FIREARM

2 did then and there wilfully, unlawfully, and feloniously enter, while in possession of
3 a firearm, with intent to commit a felony, to-wit: robbery, that certain building occupied by
4 IVAN YOUNG, located at 2612 Glory View, North Las Vegas, Clark County, Nevada.

5 COUNT 4 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

6 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
7 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
8 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without
9 his consent, for the purpose of committing robbery, said Defendant using a deadly weapon,
10 to-wit: a firearm, during the commission of said crime.

11 All of which is contrary to the form, force and effect of Statutes in such cases made
12 and provided and against the peace and dignity of the State of Nevada. Said Complainant
13 makes this declaration subject to the penalty of perjury.

14
15 
16 7/1/2004

17
18
19
20
21
22
23
24
25 04FN0980X/jj
26 NLVPD EV# 0415160
27 ATT MURDER WDW;
28 ATT RWDW; BURG WDW;
(TK2)
1ST DEG KID W/FA - F

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 247730
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 1
TIME: 4:15 -----INVESTIGATIVE PORTION----- OF: 4

-----INCIDENT FOLLOWUP-----

classification/additional information:
AMURDWDW/BURG/ROBB/FALSE IMPRISONMENT

invest bureaus/units notified:

location of occurrence: ! rpt dist:A1 neighborhood: APT
2612 GLORY VIEW ! ADAM 1 AIRPORT

from: date / time ! to: date / time ! report: date / time
6/26/04 / 19:11 ! 6/26/04 / 19:11 ! 7/29/04 / 10:41

hate crime? NO ! gang related? NO ! fingerprints? NO

routing? ! prosecute? ! prop report? ! vehl report? ! arrest rpt? ! attach?
OTHER ! YES ! NO ! NO ! NO !

-----METHOD OF OPERATION-----

residential---type: target: security:

non-residtl---type: target: security:

entry---location: method:
exit---location: method:

suspect actions:

A.	B.	C.
D.	E.	F.
G.	H.	I.

*****DISPOSITIONS*****

[]-UNFOUNDED/NO CRIME--0	[]-SUBMITTED D.A.-----5	[]-RECLASSIFY-----10
[]-JUVENILE-----1	[]-ADMIN. CLEARED-----6	[]-VIC REFUSED PROS.--11
[]-NON DETECTIVE CLR--2	[]-EXCEPTIONALLY CLR--7	[]-AFFIDAVIT-----12
[]-DETECTIVE ARREST---3	[]-SCREEN CLEARED-----8	[]-CA/DA DENIAL-----13
[]-SUBMITTED CITY ATTY-4	[]-NO CHGS FILED(NCF)--9	[]-OTHER-----14
		[]-SUBMITTED US ATTNY-15

*****RECORDS*****

class code---ucr !	sid number !	date	ser no !	date	ser no
!	!	enter	!	cleared	
!	!	scope	!	scope	
!	!		!		

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
FITZ/HOWARD DOUGLAS 0652 ! PRIETO/JESUS 0674

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 247730
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 2
TIME: 4:15 -----PERSONS PORTION----- OF: 4
.....

name of person (001): ! type: W ! occupation: ! susp id?
ARBUCKLE/JEFF ! WITNESS ! DRY CLEANER ! YES

sex ! race: W hisp:N! dob ! age ! hgt ! wgt ! hair ! eyes ! bld ! cmp
M ! WHITE ! [REDACTED] 1977 ! 27 ! 000 ! 000 ! ! ! !

alias-aka: ! birthplace:
alias-aka: ! ssn: mf no:

addr: 715 N NELLIS LV NV 89110 ! 459-1300
business: !

descriptors:
descriptors:

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
FITZ/HOWARD DOUGLAS 0652 ! PRIETO/JESUS 0674

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 247730
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 3
TIME: 4:15 -----NARRATIVE PORTION----- OF: 4
.....

ON JULY 1, 2004 I COMPLETED A PROCESSING REQUEST AND FOREWARDED SAME TO THE IDENTIFICATION BUREAU REQUESTING THE GUNS RECOVERED IN THIS CASE BE CHECKED FOR LATENT PRINTS. CSI BRADY PROCESSED THE GUNS AND ONLY ONE NONE COMPARABLE PRINT WAS LOCATED. SEE HER REPORT FOR DETAILS.

I ALSO COMPLETED A REQUEST FOR GUNS AND BULLET FRAGMENTS BE SENT TO THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY FOR EXAMINATION. I REQUESTED THE BULLET FRAGMENTS BE COMPARED TO THE GUNS RECOVERED. I ALSO REQUESTED THAT IT BE DETERMINED WHAT TYPE OF GUN THE BULLET FRAGMENTS WERE FIRED FROM.

ON JULY 2, 2004, I RESPONDED TO THE VICTIM'S RESIDENCE. JENNIFER DENNIS CONTACTED ME AND SAID THAT SHE HAD LOCATED A BULLET HOLE IN THE KITCHEN FLOOR WHERE HER HUSBAND, IVAN YOUNG, WAS SHOT. I EXAMINED THE FLOOR AND SAW WHAT APPEARED TO BE A BULLET IMPRESSION. THE BULLET IMPRESSION WAS LOCATED WHERE I INITIALLY SAW THE POOL OF BLOOD ON THE NIGHT OF THE INCIDENT. I LATER REQUESTED A CRIME SCENE INVESTIGATOR RESPONDED TO THE VICTIMS RESIDENCE AND TAKE PICTURES OF THE BULLET IMPRESSION. CSI FISHER RESPONDED AND TOOK THE PHOTOS.

ON JULY 20, 2004, I REQUESTED THE FILM IN THE CAMERA RECOVERED DURING THE SEARCH WARRANT BE DEVELOPED. I WAS ATTEMPTING TO LOCATE SOME PICTURES OF SLAUGHTER AND HIS ACCOMPLICE. NO PHOTOS OF THE NATURE WERE LOCATED.

DURING THE INITIAL INVESTIGATION OFFICERS RECEIVED INFORMATION THAT A SUBJECT IDENTIFIED AS ERRICK HAWKINS FIT THE DISCRIPTION OF THE SUSPECTS IDENTIFIED DURING THE ROBBERY.

I LATER CONTACTED HAWKINS AND SPOKE WITH HIM ABOUT WHERE A WAS ON JUNE 26, 2004. HAWKINS TOLD ME THAT HE WAS AT A FAMILY GET TOGETHER AT HIS AUNTS RESIDENCE. HE FURNISHED ME WITH HIS AUNTS NAME, URSULIA CHRISTMAS, HER ADDRESS, 2301 MAVERICK ST. HE ALSO GAVE ME HER PHONE NUMBER, 638-9536, SO I COULD VERIFY HIS STORY. HAWKINS DID NOT SPEAK WITH A JAMAICAN ACCENT.

I CALLED CHRISTMAS AND SPOKE WITH HER. SHE TOLD ME THAT HAWKINS WAS AT HER RESIDENCE ON SATURDAY, JUNE 26, 2004. SHE SAID THAT HE REMAINED AT HER RESIDENCE UNTIL EARLY SUNDAY MORNING.

DURING THE INVESTIGATION THE NORTH LAS VEGAS DETENTION CENTER MONITORED SLAUGHTER'S PHONE CALLS. DETENTION DETECTIVE TODD WILLIAMS SUPPLIED ME WITH THE CALLS MADE BY SLAUGHTER. DURING THESE CALLS SLAUGHTER TALKED WITH TIFFANY JOHNSON. DURING THE CALLS WITH JOHNSON, SLAUGHTER TOLD HER TO TELL THE POLICE HE CAME TO PICK HER UP AT 7 PM. DURING CALLS MADE TO AN UNIDENTIFIED MALE HE SAID THAT HE WAS GOING TO WAIT FOR A GOOD OFFER FROM THE DISTRICT ATTORNEY BEFORE TAKING A DEAL. DURING THE PHONE CALLS HE TALKS ABOUT THE GUNS THAT WERE FOUND AND HOW TO CREATE AN ALIBI TO EXPLAIN WHERE HE WAS ON THE NIGHT OF THE ROBBERY.

DURING THE INVESTIGATION I CONTACTED ONE OF JOHNSON'S CO-WORKERS, JEFF ARBUCKLE, AT ELDORODO CLEANERS. ONE JUNE 26, 2004, ARBUCKLE SAID THAT HE WAS WORKING WHEN JOHNSON GOT OFF WORK. HE SAID WHEN HE LEFT WORK IT WAS 7:15 PM AND

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
FITZ/HOWARD DOUGLAS 0652 ! PRIETO/JESUS 0674

.....
CASE: 04015160 ----NORTH LAS VEGAS POLICE DEPARTMENT---- REF: 247730
DATE: 8/12/04 -----POLICE REPORT----- PAGE: 4
TIME: 4:15 -----NARRATIVE PORTION----- OF: 4
.....

JOHNSON WAS STILL WAITING OUTSIDE THE BUSINESS FOR HER RIDE.

COPIES OF THE PHONE CALLS WERE MADE AND FORWARDED TO THE DISTRICT
ATTORNEY'S OFFICE.

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
FITZ/HOWARD DOUGLAS 0652 ! PRIETO/JESUS 0674

FILED IN OPEN COURT
JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

CLERK DATE

THE STATE OF NEVADA,

Plaintiff,

-vs-

RICKIE SLAUGHTER, aka,
Rickie Lamont Slaughter #1896569,

Defendant.

CASE NO: 04FN0980X

DEPT NO: 2

AMENDED
CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of CONSPIRACY TO COMMIT KIDNAPPING (Felony – NRS 199.480, 200.320), CONSPIRACY TO COMMIT ROBBERY (Felony – NRS 199.480), CONSPIRACY TO COMMIT MURDER (Felony – NRS 199.480), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON (Felony – NRS 200.481), ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.330, 193.165); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060), BURGLARY (Felony – 205.060), FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Felony - NRS 200.310, 200.320, 193.165), and MAYHEM (Felony – NRS 200.280) in the manner following, to-wit: That on or about the 26th day of June, 2004, at and within the County of Clark, State of Nevada,

COUNT 1 - CONSPIRACY TO COMMIT KIDNAPPING

RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with each other and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: kidnapping, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 12-16, said acts being incorporated by this reference as though fully set forth herein.

///

1 COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

2 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
3 each other and between themselves, and each of them with the other, wilfully, unlawfully,
4 and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of
5 said conspiracy, Defendants did commit the acts as set forth in Counts 7-9, said acts being
6 incorporated by this reference as though fully set forth herein.

7 COUNT 3 - CONSPIRACY TO COMMIT MURDER

8 RICKIE SLAUGHTER and an unknown co-conspirator did meet and between
9 themselves, and each of them with the other, willfully, unlawfully, and feloniously conspire
10 and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, RICKIE
11 SLAUGHTER and/or the unknown co-conspirator did commit the acts as set forth in Counts
12 4-5.

13 COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

14 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
15 authority of law, and malice aforethought, willfully and feloniously attempt to kill IVAN
16 YOUNG, a human being, by shooting at and into the body of the said IVAN YOUNG, with
17 a deadly weapon, to-wit: a firearm.

18 COUNT 5 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

19 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
20 authority of law, and malice aforethought, willfully and feloniously attempt to kill RYAN
21 JOHN, a human being, by stomping on the head of the said RYAN JOHN, with a deadly
22 weapon, to-wit: his feet.

23 COUNT 6 - BATTERY WITH USE OF A DEADLY WEAPON

24 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
25 wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-
26 wit: RYAN JOHN, with use of a deadly weapon, to-wit: by stomping on the head of the said
27 RYAN JOHN with his feet while the said RYAN JOHN was prevented from protecting
28 himself by RICKIE SLAUGHTER and/or the unknown co-conspirator.

1 COUNT 7 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
3 wilfully, unlawfully and feloniously attempt to take personal property, to-wit: lawful money
4 of the United States, from the person of IVAN YOUNG, or in his presence, by means of
5 force or violence, or fear of injury to, and without the consent and against the will of the said
6 IVAN YOUNG, by demanding money while directing a firearm at the said IVAN YOUNG,
7 Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

8 COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON

9 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
10 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
11 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
12 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
13 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
14 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
15 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
16 the Defendant and an unknown co-conspirator conspiring with each other to commit the
17 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously
18 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
19 the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator
20 directly committing the acts constituting said offense while RICKIE SLAUGHTER and/or
21 the unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
22 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
23 DENNIS and/or JERMAUN MEANS so that they could not notify police or come to the aid
24 of RYAN JOHN, the Defendants acting in concert throughout; the Defendants counseling
25 and encouraging each other throughout.

26 COUNT 9 - ROBBERY WITH USE OF A DEADLY WEAPON

27 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
28 wilfully, unlawfully and feloniously take person property, to-wit: lawful United States

1 Currency, from the person of JERMAUN MEANS, or in his presence by means of force or
2 violence, or fear of injury to, and without the consent and against the will of the said
3 JERMAUN MEANS, by pointing a firearm at the said JERMAUN MEANS and demanding
4 said money, Defendants using a deadly weapon, to-wit: a firearm, during the commission of
5 said crime, the Defendants being responsible under one or more of the following principles
6 of criminal liability, to-wit: (1) by the Defendant and an unknown co-conspirator conspiring
7 with each other to commit the offense of larceny and/or robbery and/or kidnapping whereby
8 all Defendants are vicariously liable for the foreseeable acts of the other conspirators when
9 the acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
10 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
11 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
12 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
13 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
14 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
15 Defendants counseling and encouraging each other throughout.

16 COUNT 10 - BURGLARY WHILE IN POSSESSION OF A FIREARM

17 RICKIE SLAUGHTER and an unknown co-conspirator did then and there wilfully,
18 unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a
19 felony, to-wit: robbery, that certain building occupied by IVAN YOUNG, located at 2612
20 Glory View, North Las Vegas, Clark County, Nevada.

21 COUNT 11 - BURGLARY

22 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
23 wilfully, unlawfully, and feloniously enter, with intent to commit a larceny, that certain
24 building occupied by 7-11, located at 3051 E. Charleston, Las Vegas, Clark County, Nevada.

25 COUNT 12 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

26 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
27 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
28 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without

1 his consent, for the purpose of committing robbery, said Defendant using a deadly weapon,
2 to-wit: a firearm, during the commission of said crime, the Defendants being responsible
3 under one or more of the following principles of criminal liability, to-wit: (1) by the
4 Defendant and an unknown co-conspirator conspiring with each other to commit the offense
5 of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously liable
6 for the foreseeable acts of the other conspirators when the acts were in furtherance of the
7 conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator directly
8 committing the acts constituting said offense while RICKIE SLAUGHTER and/or the
9 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
10 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
11 DENNIS and/or RYAN JOHN so that they could not notify police or come to the aid of
12 IVAN YOUNG, the Defendants acting in concert throughout; the Defendants counseling and
13 encouraging each other throughout.

14 COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

15 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
16 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, a human
17 being, with the intent to hold or detain the said RYAN JOHN against his will, and without
18 his consent, for the purpose of committing robbery, said Defendant using a deadly weapon,
19 to-wit: a firearm, during the commission of said crime, the Defendants being responsible
20 under one or more of the following principles of criminal liability, to-wit: (1) by the
21 Defendant and an unknown co-conspirator conspiring with each other to commit the offense
22 of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously liable
23 for the foreseeable acts of the other conspirators when the acts were in furtherance of the
24 conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator directly
25 committing the acts constituting said offense while RICKIE SLAUGHTER and/or the
26 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
27 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
28 DENNIS and/or JERMAUN MEANS so that they could not notify police or come to the aid

1 of RYAN JOHN, the Defendants acting in concert throughout; the Defendants counseling
2 and encouraging each other throughout.

3 COUNT 14 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

4 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
5 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JOSE POSADA, a human
6 being, with the intent to hold or detain the said JOSE POSADA against his will, and without
7 his consent, for the purpose of committing robbery, said Defendant using a deadly weapon,
8 to-wit: a firearm, during the commission of said crime, the Defendants being responsible
9 under one or more of the following principles of criminal liability, to-wit: (1) by the
10 Defendant and an unknown co-conspirator conspiring with each other to commit the offense
11 of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously liable
12 for the foreseeable acts of the other conspirators when the acts were in furtherance of the
13 conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator directly
14 committing the acts constituting said offense while RICKIE SLAUGHTER and/or the
15 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
16 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
17 DENNIS and/or RYAN JOHN so that they could not notify police or come to the aid of
18 JOSE POSADA, the Defendants acting in concert throughout; the Defendants counseling
19 and encouraging each other throughout.

20 COUNT 15 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

21 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
22 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away AARON DENNIS, a human
23 being, with the intent to hold or detain the said AARON DENNIS against his will, and
24 without his consent, for the purpose of committing robbery, said Defendant using a deadly
25 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
26 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
27 the Defendant and an unknown co-conspirator conspiring with each other to commit the
28 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously

1 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
2 the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator
3 directly committing the acts constituting said offense while RICKIE SLAUGHTER and/or
4 the unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
5 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
6 DENNIS and/or RYAN JOHN so that they could not notify police or come to the aid of
7 AARON DENNIS, the Defendants acting in concert throughout; the Defendants counseling
8 and encouraging each other throughout.

9 COUNT 16 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

10 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
11 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JERMAUN MEANS, a
12 human being, with the intent to hold or detain the said JERMAUN MEANS against his will,
13 and without his consent, for the purpose of committing robbery, said Defendant using a
14 deadly weapon, to-wit: a firearm, during the commission of said crime, the Defendants
15 being responsible under one or more of the following principles of criminal liability, to-wit:
16 (1) by the Defendant and an unknown co-conspirator conspiring with each other to commit
17 the offense of larceny and/or robbery and/or kidnapping whereby all Defendants are
18 vicariously liable for the foreseeable acts of the other conspirators when the acts were in
19 furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-
20 conspirator directly committing the acts constituting said offense while RICKIE
21 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
22 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
23 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
24 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
25 Defendants counseling and encouraging each other throughout.

26 COUNT 17 - MAYHEM

27 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
28 wilfully, unlawfully, feloniously, and without authority of law render the eye of IVAN

1 YOUNG useless, to wit: by shooting at and into the face of IVAN YOUNG with a firearm.

2 All of which is contrary to the form, force and effect of Statutes in such cases made
3 and provided and against the peace and dignity of the State of Nevada. Said Complainant
4 makes this declaration subject to the penalty of perjury.

5
6 
7 9/1/2004
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

26 04FN0980X/sj
27 NLVPD EV# 0415160
28 CONSP; ATT MURDER WDW; BWDW;
ATT RWDW; RWDW; BURG; BURG WDW;
1ST DEG KID W/FA; MAYHEM - F
(TK2)

FILED IN OPEN COURT

JUSTICE COURT, NORTH LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA CLERK

DATE

9-21-04

THE STATE OF NEVADA,

Plaintiff,

-vs-

RICKIE SLAUGHTER, aka,
Rickie Lamont Slaughter #1896569,

Defendant.

CASE NO: 04FN0980X

DEPT NO: 2

SECOND AMENDED
CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of CONSPIRACY TO COMMIT KIDNAPPING (Felony – NRS 199.480, 200.320), CONSPIRACY TO COMMIT ROBBERY (Felony – NRS 199.480), CONSPIRACY TO COMMIT MURDER (Felony – NRS 199.480), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON (Felony – NRS 200.481), ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.330, 193.165); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060), BURGLARY (Felony – 205.060), FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Felony - NRS 200.310, 200.320, 193.165), and MAYHEM (Felony – NRS 200.280) in the manner following, to-wit: That on or about the 26th day of June, 2004, at and within the County of Clark, State of Nevada,

COUNT 1 - CONSPIRACY TO COMMIT KIDNAPPING

RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with each other and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: kidnapping, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 12-16, said acts being incorporated by this reference as though fully set forth herein.

///

1 COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

2 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
3 each other and between themselves, and each of them with the other, wilfully, unlawfully,
4 and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of
5 said conspiracy, Defendants did commit the acts as set forth in Counts 7-9, said acts being
6 incorporated by this reference as though fully set forth herein.

7 COUNT 3 - CONSPIRACY TO COMMIT MURDER

8 RICKIE SLAUGHTER and an unknown co-conspirator did meet and between
9 themselves, and each of them with the other, willfully, unlawfully, and feloniously conspire
10 and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, RICKIE
11 SLAUGHTER and/or the unknown co-conspirator did commit the acts as set forth in Counts
12 4-5.

13 COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

14 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
15 authority of law, and malice aforethought, willfully and feloniously attempt to kill IVAN
16 YOUNG, a human being, by shooting at and into the body of the said IVAN YOUNG, with
17 a deadly weapon, to-wit: a firearm.

18 COUNT 5 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

19 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
20 authority of law, and malice aforethought, willfully and feloniously attempt to kill RYAN
21 JOHN, a human being, by stomping on the head of the said RYAN JOHN, with a deadly
22 weapon, to-wit: his shoes.

23 COUNT 6 - BATTERY WITH USE OF A DEADLY WEAPON

24 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
25 wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-
26 wit: RYAN JOHN, with use of a deadly weapon, to-wit: by stomping on the head of the said
27 RYAN JOHN with his feet while the said RYAN JOHN was prevented from protecting
28 himself by RICKIE SLAUGHTER and/or the unknown co-conspirator.

1 COUNT 7 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
3 wilfully, unlawfully and feloniously attempt to take personal property, to-wit: lawful money
4 of the United States, from the person of IVAN YOUNG, or in his presence, by means of
5 force or violence, or fear of injury to, and without the consent and against the will of the said
6 IVAN YOUNG, by demanding money while directing a firearm at the said IVAN YOUNG,
7 Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

8 COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON

9 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
10 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
11 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
12 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
13 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
14 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
15 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
16 the Defendant and an unknown co-conspirator conspiring with each other to commit the
17 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously
18 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
19 the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator
20 directly committing the acts constituting said offense while RICKIE SLAUGHTER and/or
21 the unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
22 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
23 DENNIS and/or JERMAUN MEANS so that they could not notify police or come to the aid
24 of RYAN JOHN, the Defendants acting in concert throughout; the Defendants counseling
25 and encouraging each other throughout.

26 COUNT 9 - ROBBERY WITH USE OF A DEADLY WEAPON

27 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
28 wilfully, unlawfully and feloniously take person property, to-wit: lawful United States

1 Currency, from the person of JERMAUN MEANS, or in his presence by means of force or
2 violence, or fear of injury to, and without the consent and against the will of the said
3 JERMAUN MEANS, by pointing a firearm at the said JERMAUN MEANS and demanding
4 said money, Defendants using a deadly weapon, to-wit: a firearm, during the commission of
5 said crime, the Defendants being responsible under one or more of the following principles
6 of criminal liability, to-wit: (1) by the Defendant and an unknown co-conspirator conspiring
7 with each other to commit the offense of larceny and/or robbery and/or kidnapping whereby
8 all Defendants are vicariously liable for the foreseeable acts of the other conspirators when
9 the acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
10 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
11 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
12 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
13 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
14 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
15 Defendants counseling and encouraging each other throughout.

16 COUNT 10 - BURGLARY WHILE IN POSSESSION OF A FIREARM

17 RICKIE SLAUGHTER and an unknown co-conspirator did then and there wilfully,
18 unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a
19 felony, to-wit: robbery, that certain building occupied by IVAN YOUNG, located at 2612
20 Glory View, North Las Vegas, Clark County, Nevada.

21 COUNT 11 - BURGLARY

22 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
23 wilfully, unlawfully, and feloniously enter, with intent to commit a larceny, that certain
24 building occupied by 7-11, located at 3051 E. Charleston, Las Vegas, Clark County, Nevada.

25 COUNT 12 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

26 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
27 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
28 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without

1 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
2 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
3 commission of said crime, the Defendants being responsible under one or more of the
4 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
5 conspirator conspiring with each other to commit the offense of larceny and/or robbery
6 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
7 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
8 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
9 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
10 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
11 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
12 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
13 come to the aid of IVAN YOUNG, the Defendants acting in concert throughout; the
14 Defendants counseling and encouraging each other throughout.

15 COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

16 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
17 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, a human
18 being, with the intent to hold or detain the said RYAN JOHN against his will, and without
19 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
20 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
21 commission of said crime, the Defendants being responsible under one or more of the
22 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
23 conspirator conspiring with each other to commit the offense of larceny and/or robbery
24 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
25 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
26 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
27 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
28 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of

1 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
2 and/or JENNIFER DENNIS and/or JERMAUN MEANS so that they could not notify police
3 or come to the aid of RYAN JOHN, the Defendants acting in concert throughout; the
4 Defendants counseling and encouraging each other throughout.

5 COUNT 14 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

6 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
7 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JOSE POSADA, a human
8 being, with the intent to hold or detain the said JOSE POSADA against his will, and without
9 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
10 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
11 commission of said crime, the Defendants being responsible under one or more of the
12 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
13 conspirator conspiring with each other to commit the offense of larceny and/or robbery
14 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
15 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
16 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
17 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
18 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
19 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
20 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
21 come to the aid of JOSE POSADA, the Defendants acting in concert throughout; the
22 Defendants counseling and encouraging each other throughout.

23 COUNT 15 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

24 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
25 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away AARON DENNIS, a human
26 being, with the intent to hold or detain the said AARON DENNIS against his will, and
27 without his consent, for the purpose of committing robbery and/or to inflict substantial
28 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during

1 the commission of said crime, the Defendants being responsible under one or more of the
2 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
3 conspirator conspiring with each other to commit the offense of larceny and/or robbery
4 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
5 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
6 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
7 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
8 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
9 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
10 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
11 come to the aid of AARON DENNIS, the Defendants acting in concert throughout; the
12 Defendants counseling and encouraging each other throughout.

13 COUNT 16 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

14 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
15 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JERMAUN MEANS, a
16 human being, with the intent to hold or detain the said JERMAUN MEANS against his will,
17 and without his consent, for the purpose of committing robbery and/or to inflict substantial
18 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
19 the commission of said crime, the Defendants being responsible under one or more of the
20 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
21 conspirator conspiring with each other to commit the offense of larceny and/or robbery
22 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
23 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
24 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
25 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
26 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
27 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
28 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or

1 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
2 Defendants counseling and encouraging each other throughout.

3 COUNT 17 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

4 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
5 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JENNIFER DENNIS, a
6 human being, with the intent to hold or detain the said JENNIFER DENNIS against her will,
7 and without her consent, for the purpose of committing robbery and/or to inflict substantial
8 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
9 the commission of said crime, the Defendants being responsible under one or more of the
10 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
11 conspirator conspiring with each other to commit the offense of larceny and/or robbery
12 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
13 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
14 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
15 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
16 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
17 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
18 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
19 come to the aid of JENNIFER DENNIS, the Defendants acting in concert throughout; the
20 Defendants counseling and encouraging each other throughout.

21 COUNT 18 - MAYHEM

22 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
23 wilfully, unlawfully, feloniously, and without authority of law render the eye of IVAN
24 YOUNG useless, to wit: by shooting at and into the face of IVAN YOUNG with a firearm.

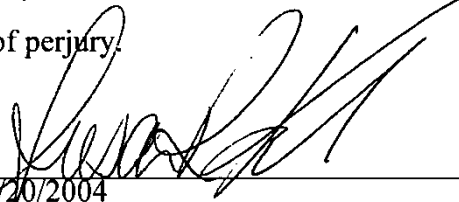
25 //

26 //

27 //

28 //

1 All of which is contrary to the form, force and effect of Statutes in such cases made
2 and provided and against the peace and dignity of the State of Nevada. Said Complainant
3 makes this declaration subject to the penalty of perjury.
4
5
6


9/20/2004

7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25 04FN0980X/sj
26 NLVPD EV# 0415160
27 CONSP; ATT MURDER WDW; BWDW;
28 ATT RWDW; RWDW; BURG; BURG WDW;
1ST DEG KID W/FA; MAYHEM - F
(TK2)


CLERK

INFO
DAVID ROGER
Clark County District Attorney
Nevada Bar #002781
SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024
200 South Third Street
Las Vegas, Nevada 89155-2212
(702) 455-4711
Attorney for Plaintiff

I.A. 10/5/04
9:00 A.M.
PD
DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,)	
)	
Plaintiff,)	Case No: C204957
)	Dept No: XVI
-vs-)	
)	
RICKIE LAMONT SLAUGHTER,)	
#1896569)	
)	
Defendant.)	

I N F O R M A T I O N

STATE OF NEVADA)
COUNTY OF CLARK) ss.

DAVID ROGER, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That RICKIE LAMONT SLAUGHTER, the Defendant(s) above named, having committed the crimes of CONSPIRACY TO COMMIT KIDNAPPING (Felony – NRS 199.480, 200.320), CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480), CONSPIRACY TO COMMIT MURDER (Felony - NRS 199.480), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.481), ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.330, 193.165); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony -

1 NRS 205.060), BURGLARY (Felony - 205.060), FIRST DEGREE KIDNAPPING WITH
2 USE OF A DEADLY WEAPON (Felony - NRS 200.310, 200.320, 193.165), and
3 MAYHEM (Felony - NRS 200.280), on or about the 26th day of June, 2004, within the
4 County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such
5 cases made and provided, and against the peace and dignity of the State of Nevada,

6 COUNT 1 - CONSPIRACY TO COMMIT KIDNAPPING

7 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
8 each other and between themselves, and each of them with the other, wilfully, unlawfully,
9 and feloniously conspire and agree to commit a crime, to-wit: kidnapping, and in
10 furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 11-16
11 said acts being incorporated by this reference as though fully set forth herein.

12 COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

13 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
14 each other and between themselves, and each of them with the other, wilfully, unlawfully,
15 and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of
16 said conspiracy, Defendants did commit the acts as set forth in Counts 7-8, said acts being
17 incorporated by this reference as though fully set forth herein.

18 COUNT 3 - CONSPIRACY TO COMMIT MURDER

19 RICKIE SLAUGHTER and an unknown co-conspirator did meet and between
20 themselves, and each of them with the other, willfully, unlawfully, and feloniously conspire
21 and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, RICKIE
22 SLAUGHTER and/or the unknown co-conspirator did commit the acts as set forth in Counts
23 4-5.

24 COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

25 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
26 authority of law, and malice aforethought, willfully and feloniously attempt to kill IVAN
27 YOUNG, a human being, by shooting at and into the body of the said IVAN YOUNG, with
28 a deadly weapon, to-wit: a firearm.

1 COUNT 5 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
3 authority of law, and malice aforethought, willfully and feloniously attempt to kill RYAN
4 JOHN, a human being, by stomping on the head of the said RYAN JOHN, with a deadly
5 weapon, to-wit: his shoes.

6 COUNT 6 - BATTERY WITH USE OF A DEADLY WEAPON

7 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
8 wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-
9 wit: RYAN JOHN, with use of a deadly weapon, to-wit: by stomping on the head of the said
10 RYAN JOHN with his shoes while the said RYAN JOHN was prevented from protecting
11 himself by RICKIE SLAUGHTER and/or the unknown co-conspirator.

12 COUNT 7 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

13 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
14 wilfully, unlawfully and feloniously attempt to take personal property, to-wit: lawful money
15 of the United States, from the person of IVAN YOUNG, or in his presence, by means of
16 force or violence, or fear of injury to, and without the consent and against the will of the said
17 IVAN YOUNG, by demanding money while directing a firearm at the said IVAN YOUNG,
18 Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

19 COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON

20 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
21 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
22 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
23 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
24 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
25 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
26 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
27 the Defendant and an unknown co-conspirator conspiring with each other to commit the
28 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously

1 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
2 the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator
3 directly committing the acts constituting said offense while RICKIE SLAUGHTER and/or
4 the unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
5 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
6 DENNIS and/or JERMAUN MEANS so that they could not notify police or come to the aid
7 of RYAN JOHN, the Defendants acting in concert throughout; the Defendants counseling
8 and encouraging each other throughout.

9 COUNT 9 - BURGLARY WHILE IN POSSESSION OF A FIREARM

10 RICKIE SLAUGHTER and an unknown co-conspirator did then and there wilfully,
11 unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a
12 felony, to-wit: robbery, that certain building occupied by IVAN YOUNG, located at 2612
13 Glory View, North Las Vegas, Clark County, Nevada.

14 COUNT 10 - BURGLARY

15 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
16 wilfully, unlawfully, and feloniously enter, with intent to commit a larceny, that certain
17 building occupied by 7-11, located at 3051 E. Charleston, Las Vegas, Clark County, Nevada.

18 COUNT 11 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

19 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
20 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
21 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without
22 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
23 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
24 commission of said crime, the Defendants being responsible under one or more of the
25 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
26 conspirator conspiring with each other to commit the offense of larceny and/or robbery
27 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
28 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the

1 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
2 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
3 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
4 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
5 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
6 come to the aid of IVAN YOUNG, the Defendants acting in concert throughout; the
7 Defendants counseling and encouraging each other throughout.

8 COUNT 12 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

9 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
10 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, a human
11 being, with the intent to hold or detain the said RYAN JOHN against his will, and without
12 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
13 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
14 commission of said crime, the Defendants being responsible under one or more of the
15 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
16 conspirator conspiring with each other to commit the offense of larceny and/or robbery
17 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
18 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
19 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
20 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
21 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
22 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
23 and/or JENNIFER DENNIS and/or JERMAUN MEANS so that they could not notify police
24 or come to the aid of RYAN JOHN, the Defendants acting in concert throughout; the
25 Defendants counseling and encouraging each other throughout.

26 COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

27 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
28 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JOSE POSADA, a human

1 being, with the intent to hold or detain the said JOSE POSADA against his will, and without
2 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
3 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
4 commission of said crime, the Defendants being responsible under one or more of the
5 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
6 conspirator conspiring with each other to commit the offense of larceny and/or robbery
7 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
8 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
9 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
10 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
11 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
12 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
13 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
14 come to the aid of JOSE POSADA, the Defendants acting in concert throughout; the
15 Defendants counseling and encouraging each other throughout.

16 COUNT 14 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

17 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
18 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away AARON DENNIS, a human
19 being, with the intent to hold or detain the said AARON DENNIS against his will, and
20 without his consent, for the purpose of committing robbery and/or to inflict substantial
21 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
22 the commission of said crime, the Defendants being responsible under one or more of the
23 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
24 conspirator conspiring with each other to commit the offense of larceny and/or robbery
25 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
26 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
27 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
28 unknown co-conspirator directly committing the acts constituting said offense while RICKIE

1 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
2 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
3 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
4 come to the aid of AARON DENNIS, the Defendants acting in concert throughout; the
5 Defendants counseling and encouraging each other throughout.

6 COUNT 15 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

7 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
8 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JERMAUN MEANS, a
9 human being, with the intent to hold or detain the said JERMAUN MEANS against his will,
10 and without his consent, for the purpose of committing robbery and/or to inflict substantial
11 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
12 the commission of said crime, the Defendants being responsible under one or more of the
13 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
14 conspirator conspiring with each other to commit the offense of larceny and/or robbery
15 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
16 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
17 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
18 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
19 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
20 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
21 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
22 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
23 Defendants counseling and encouraging each other throughout.

24 COUNT 16 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

25 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
26 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JENNIFER DENNIS, a
27 human being, with the intent to hold or detain the said JENNIFER DENNIS against her will,
28 and without her consent, for the purpose of committing robbery and/or to inflict substantial

1 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
2 the commission of said crime, the Defendants being responsible under one or more of the
3 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
4 conspirator conspiring with each other to commit the offense of larceny and/or robbery
5 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
6 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
7 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
8 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
9 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
10 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
11 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
12 come to the aid of JENNIFER DENNIS, the Defendants acting in concert throughout; the
13 Defendants counseling and encouraging each other throughout.

14 COUNT 17 - MAYHEM

15 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
16 wilfully, unlawfully, feloniously, and without authority of law render the eye of IVAN
17 YOUNG useless, to wit: by shooting at and into the face of IVAN YOUNG with a firearm.

18
19 DAVID ROGER
20 DISTRICT ATTORNEY
 Nevada Bar #002781

21 BY /s/ SUSAN R. KRISKO
22 _____
23 SUSAN R. KRISKO
 Deputy District Attorney
 Nevada Bar #006024

24
25 //
26 //
27 //
28 //

1 Names of witnesses known to the District Attorney's Office at the time of filing this
2 Information are as follows:

3	<u>NAME</u>	<u>ADDRESS</u>
4	M. HOYT	NLVPD 1334
5	A. BAILEY	NLVPD 1366
6	J. HICKMAN	NLVPD 1476
7	R. LUEVANO	NLVPD 1618
8	S. TOMS	NLVPD 1621
9	J. PRIETO	NLVPD 674
10	E. MELGAREJO	NLVPD 837
11	M. BRADY	NLVPD 850
12	IVAN YOUNG	2612 GLORY VIEW, NLV, NV
13	JENNIFER DENNIS	2612 GLORY VIEW, NLV, NV
14	JERMAUN MEANS	2309 BAHAMA POINT, NLV, NV
15	RYAN JOHN	9030 BARR, LV, NV
16	JOSE POSADO	2612 GLORY VIEW, NLV, NV
17	AARON DENNIS	2612 GLORY VIEW, NLV, NV
18	DESTINEE WADDY	2309 BAHAMA POINT, NLV, NV
19	TAMMY POSADO	2612 GLORY VIEW, NLV, NV
20	COR, LVMPD DISPATCH	LVMPD
21	COR, NLVPD DISPATCH	NLVPD
22	LINDA ERICHETTO AND/OR DESIGNEE	LVMPD
23	COR, UMC	

24
25
26
27
28

DA#04FN0980X/lg
NLVPD EV#0415160
CONSP ROBB; CONSP MURD; ATT MURD WDW
'BWDW; ATT ROBB WDW; RWDW; BURG W/FA; BURG;
1ST DEG KIDNP WDW; MAYHEM - F
(TK2)


CLERK

AINFO
DAVID ROGER
Clark County District Attorney
Nevada Bar #002781
SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024
200 South Third Street
Las Vegas, Nevada 89155-2212
(702) 455-4711
Attorney for Plaintiff

I.A. 10/5/04
9:00 A.M.
PD
DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,)
)
Plaintiff,)
)
-vs-)
)
RICKIE LAMONT SLAUGHTER,)
#1896569)
)
Defendant.)

Case No: C204957
Dept No: XVI

A M E N D E D
I N F O R M A T I O N

STATE OF NEVADA)
) ss.
COUNTY OF CLARK)

DAVID ROGER, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That RICKIE LAMONT SLAUGHTER, the Defendant(s) above named, having committed the crimes of CONSPIRACY TO COMMIT KIDNAPPING (Felony – NRS 199.480, 200.320), CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 200.380, 199.480), CONSPIRACY TO COMMIT MURDER (Felony - NRS 199.480), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.481), ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.330, 193.165); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony

1 - NRS 205.060), BURGLARY (Felony - 205.060), FIRST DEGREE KIDNAPPING WITH
2 USE OF A DEADLY WEAPON (Felony - NRS 200.310, 200.320, 193.165), and
3 MAYHEM (Felony - NRS 200.280), on or about the 26th day of June, 2004, within the
4 County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such
5 cases made and provided, and against the peace and dignity of the State of Nevada,

6 COUNT 1 - CONSPIRACY TO COMMIT KIDNAPPING

7 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
8 each other and between themselves, and each of them with the other, wilfully, unlawfully,
9 and feloniously conspire and agree to commit a crime, to-wit: kidnapping, and in
10 furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 11-16
11 said acts being incorporated by this reference as though fully set forth herein.

12 COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

13 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
14 each other and between themselves, and each of them with the other, wilfully, unlawfully,
15 and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of
16 said conspiracy, Defendants did commit the acts as set forth in Counts 7-8, said acts being
17 incorporated by this reference as though fully set forth herein.

18 COUNT 3 - CONSPIRACY TO COMMIT MURDER

19 RICKIE SLAUGHTER and an unknown co-conspirator did meet and between
20 themselves, and each of them with the other, willfully, unlawfully, and feloniously conspire
21 and agree to commit a crime, to-wit: murder, and in furtherance of said conspiracy, RICKIE
22 SLAUGHTER and/or the unknown co-conspirator did commit the acts as set forth in Counts
23 4-5.

24 COUNT 4 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

25 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
26 authority of law, and malice aforethought, willfully and feloniously attempt to kill IVAN
27 YOUNG, a human being, by shooting at and into the body of the said IVAN YOUNG, with
28 a deadly weapon, to-wit: a firearm.

1 COUNT 5 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
3 authority of law, and malice aforethought, willfully and feloniously attempt to kill RYAN
4 JOHN, a human being, by stomping on the head of the said RYAN JOHN, with a deadly
5 weapon, to-wit: his shoes.

6 COUNT 6 - BATTERY WITH USE OF A DEADLY WEAPON

7 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
8 wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-
9 wit: RYAN JOHN, with use of a deadly weapon, to-wit: by stomping on the head of the said
10 RYAN JOHN with his shoes while the said RYAN JOHN was prevented from protecting
11 himself by RICKIE SLAUGHTER and/or the unknown co-conspirator.

12 COUNT 7 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

13 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
14 wilfully, unlawfully and feloniously attempt to take personal property, to-wit: lawful money
15 of the United States, from the person of IVAN YOUNG, or in his presence, by means of
16 force or violence, or fear of injury to, and without the consent and against the will of the said
17 IVAN YOUNG, by demanding money while directing a firearm at the said IVAN YOUNG,
18 Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

19 COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON

20 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
21 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
22 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
23 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
24 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
25 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
26 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
27 the Defendant and an unknown co-conspirator conspiring with each other to commit the
28 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously

1 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
2 the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator
3 directly committing the acts constituting said offense while RICKIE SLAUGHTER and/or
4 the unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
5 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
6 DENNIS and/or JERMAUN MEANS so that they could not notify police or come to the aid
7 of RYAN JOHN, the Defendants acting in concert throughout; the Defendants counseling
8 and encouraging each other throughout.

9 COUNT 9 - BURGLARY WHILE IN POSSESSION OF A FIREARM

10 RICKIE SLAUGHTER and an unknown co-conspirator did then and there wilfully,
11 unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a
12 felony, to-wit: robbery, that certain building occupied by IVAN YOUNG, located at 2612
13 Glory View, North Las Vegas, Clark County, Nevada.

14 COUNT 10 - BURGLARY

15 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
16 wilfully, unlawfully, and feloniously enter, with intent to commit a larceny, that certain
17 building occupied by 7-11, located at 3051 E. Charleston, Las Vegas, Clark County, Nevada.

18 COUNT 11 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

19 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
20 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
21 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without
22 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
23 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
24 commission of said crime, the Defendants being responsible under one or more of the
25 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
26 conspirator conspiring with each other to commit the offense of larceny and/or robbery
27 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
28 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the

1 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
2 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
3 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
4 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
5 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
6 come to the aid of IVAN YOUNG, the Defendants acting in concert throughout; the
7 Defendants counseling and encouraging each other throughout.

8 COUNT 12 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

9 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
10 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, a human
11 being, with the intent to hold or detain the said RYAN JOHN against his will, and without
12 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
13 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
14 commission of said crime, the Defendants being responsible under one or more of the
15 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
16 conspirator conspiring with each other to commit the offense of larceny and/or robbery
17 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
18 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
19 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
20 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
21 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
22 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
23 and/or JENNIFER DENNIS and/or JERMAUN MEANS so that they could not notify police
24 or come to the aid of RYAN JOHN, the Defendants acting in concert throughout; the
25 Defendants counseling and encouraging each other throughout.

26 COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

27 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
28 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JOSE POSADA, a human

1 being, with the intent to hold or detain the said JOSE POSADA against his will, and without
2 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
3 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
4 commission of said crime, the Defendants being responsible under one or more of the
5 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
6 conspirator conspiring with each other to commit the offense of larceny and/or robbery
7 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
8 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
9 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
10 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
11 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
12 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
13 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
14 come to the aid of JOSE POSADA, the Defendants acting in concert throughout; the
15 Defendants counseling and encouraging each other throughout.

16 COUNT 14 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

17 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
18 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away AARON DENNIS, a human
19 being, with the intent to hold or detain the said AARON DENNIS against his will, and
20 without his consent, for the purpose of committing robbery and/or to inflict substantial
21 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
22 the commission of said crime, the Defendants being responsible under one or more of the
23 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
24 conspirator conspiring with each other to commit the offense of larceny and/or robbery
25 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
26 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
27 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
28 unknown co-conspirator directly committing the acts constituting said offense while RICKIE

1 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
2 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
3 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
4 come to the aid of AARON DENNIS, the Defendants acting in concert throughout; the
5 Defendants counseling and encouraging each other throughout.

6 COUNT 15 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

7 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
8 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JERMAUN MEANS, a
9 human being, with the intent to hold or detain the said JERMAUN MEANS against his will,
10 and without his consent, for the purpose of committing robbery and/or to inflict substantial
11 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
12 the commission of said crime, the Defendants being responsible under one or more of the
13 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
14 conspirator conspiring with each other to commit the offense of larceny and/or robbery
15 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
16 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
17 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
18 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
19 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
20 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
21 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
22 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
23 Defendants counseling and encouraging each other throughout.

24 COUNT 16 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

25 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
26 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JENNIFER DENNIS, a
27 human being, with the intent to hold or detain the said JENNIFER DENNIS against her will,
28 and without her consent, for the purpose of committing robbery and/or to inflict substantial

1 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
2 the commission of said crime, the Defendants being responsible under one or more of the
3 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
4 conspirator conspiring with each other to commit the offense of larceny and/or robbery
5 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
6 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
7 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
8 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
9 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
10 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
11 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
12 come to the aid of JENNIFER DENNIS, the Defendants acting in concert throughout; the
13 Defendants counseling and encouraging each other throughout.

14 COUNT 17 - MAYHEM

15 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
16 wilfully, unlawfully, feloniously, and without authority of law render the eye of IVAN
17 YOUNG useless, to wit: by shooting at and into the face of IVAN YOUNG with a firearm.

18
19 DAVID ROGER
20 DISTRICT ATTORNEY
21 Nevada Bar #002781

22 BY /s/ SUSAN R. KRISKO
23 _____
24 SUSAN R. KRISKO
25 Deputy District Attorney
26 Nevada Bar #006024

25 //
26 //
27 //
28 //

1 Names of witnesses known to the District Attorney's Office at the time of filing this
2 Information are as follows:

3	<u>NAME</u>	<u>ADDRESS</u>
4	M. HOYT	NLVPD 1334
5	A. BAILEY	NLVPD 1366
6	J. HICKMAN	NLVPD 1476
7	R. LUEVANO	NLVPD 1618
8	S. TOMS	NLVPD 1621
9	J. PRIETO	NLVPD 674
10	E. MELGAREJO	NLVPD 837
11	M. BRADY	NLVPD 850
12	IVAN YOUNG	2612 GLORY VIEW, NLV, NV
13	JENNIFER DENNIS	2612 GLORY VIEW, NLV, NV
14	JERMAUN MEANS	2309 BAHAMA POINT, NLV, NV
15	RYAN JOHN	9030 BARR, LV, NV
16	JOSE POSADO	2612 GLORY VIEW, NLV, NV
17	AARON DENNIS	2612 GLORY VIEW, NLV, NV
18	DESTINEE WADDY	2309 BAHAMA POINT, NLV, NV
19	TAMMY POSADO	2612 GLORY VIEW, NLV, NV
20	COR, LVMPD DISPATCH	LVMPD
21	COR, NLVPD DISPATCH	NLVPD
22	LINDA ERICHETTO AND/OR DESIGNEE	LVMPD
23	COR, UMC	

24
25
26 DA#04FN0980X/lg
27 NLVPD EV#0415160
28 CONSP ROBB; CONSP MURD; ATT MURD WDW
'BWDW; ATT ROBB WDW; RWDW; BURG W/FA; BURG;
1ST DEG KIDNP WDW; MAYHEM - F
(TK2)

1 AINFO
2 DAVID ROGER
3 Clark County District Attorney
4 Nevada Bar #002781
5 SUSAN R. KRISKO
6 Deputy District Attorney
7 Nevada Bar #006024
8 200 South Third Street
9 Las Vegas, Nevada 89155-2212
10 (702) 455-4711
11 Attorney for Plaintiff

FILED IN OPEN COURT

12-13-04

SHIRLEY B. PARRAGUIRRE, CLERK

BY *Shirley B. Parraguirre*
CHERYL CASE DEPUTY

12 I.A. 10/5/04
13 9:00 A.M.
14 PD

DISTRICT COURT
CLARK COUNTY, NEVADA

10 THE STATE OF NEVADA,

11 Plaintiff,

12 -vs-

13 RICKIE LAMONT SLAUGHTER,
14 #1896569

15 Defendant.

Case No: C204957

Dept No: XVI

SECOND

AMENDED

INFORMATION

16 STATE OF NEVADA }

17 COUNTY OF CLARK }

ss.

18 DAVID ROGER, District Attorney within and for the County of Clark, State of
19 Nevada, in the name and by the authority of the State of Nevada, informs the Court:

20 That RICKIE LAMONT SLAUGHTER, the Defendant(s) above named, having
21 committed the crimes of CONSPIRACY TO COMMIT KIDNAPPING (Felony - NRS
22 199.480, 200.320), CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 200.380,
23 199.480), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS
24 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY
25 WEAPON (Felony - NRS 200.481), ATTEMPT ROBBERY WITH USE OF A
26 DEADLY WEAPON (Felony - NRS 200.380, 193.330, 193.165); ROBBERY WITH
27 USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); BURGLARY
28 WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060), BURGLARY

P:\WPDOCS\IN\OUTLYING\4N0\4N098003.DOC

1 (Felony - 205.060), and **FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY**
2 **WEAPON (Felony - NRS 200.310, 200.320, 193.165)**, on or about the 26th day of June,
3 2004, within the County of Clark, State of Nevada, contrary to the form, force and effect of
4 statutes in such cases made and provided, and against the peace and dignity of the State of
5 Nevada,

6 COUNT 1 - CONSPIRACY TO COMMIT KIDNAPPING

7 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
8 each other and between themselves, and each of them with the other, wilfully, unlawfully,
9 and feloniously conspire and agree to commit a crime, to-wit: kidnapping, and in
10 furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 9-14
11 said acts being incorporated by this reference as though fully set forth herein.

12 COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

13 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
14 each other and between themselves, and each of them with the other, wilfully, unlawfully,
15 and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of
16 said conspiracy, Defendants did commit the acts as set forth in Counts 5-6, said acts being
17 incorporated by this reference as though fully set forth herein.

18 COUNT 3 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

19 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
20 authority of law, and malice aforethought, willfully and feloniously attempt to kill IVAN
21 YOUNG, a human being, by shooting at and into the body of the said IVAN YOUNG, with
22 a deadly weapon, to-wit: a firearm.

23 COUNT 4 - BATTERY WITH USE OF A DEADLY WEAPON

24 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
25 wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-
26 wit: RYAN JOHN, with use of a deadly weapon, to-wit: by stomping on the head of the said
27 RYAN JOHN with his shoes while the said RYAN JOHN was prevented from protecting
28 himself by RICKIE SLAUGHTER and/or the unknown co-conspirator.

1 COUNT 5 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
3 wilfully, unlawfully and feloniously attempt to take personal property, to-wit: lawful money
4 of the United States, from the person of IVAN YOUNG, or in his presence, by means of
5 force or violence, or fear of injury to, and without the consent and against the will of the said
6 IVAN YOUNG, by demanding money while directing a firearm at the said IVAN YOUNG,
7 Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

8 COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON

9 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
10 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
11 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
12 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
13 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
14 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
15 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
16 the Defendant and an unknown co-conspirator conspiring with each other to commit the
17 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously
18 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
19 the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the unknown co-conspirator
20 directly committing the acts constituting said offense while RICKIE SLAUGHTER and/or
21 the unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
22 securing and/or detaining and/or attempting to rob IVAN YOUNG and/or JENNIFER
23 DENNIS and/or JERMAUN MEANS so that they could not notify police or come to the aid
24 of RYAN JOHN, the Defendants acting in concert throughout; the Defendants counseling
25 and encouraging each other throughout.

26 COUNT 7 - BURGLARY WHILE IN POSSESSION OF A FIREARM

27 RICKIE SLAUGHTER and an unknown co-conspirator did then and there wilfully,
28 unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a

1 felony, to-wit: robbery, that certain building occupied by IVAN YOUNG, located at 2612
2 Glory View, North Las Vegas, Clark County, Nevada.

3 COUNT 8 - BURGLARY

4 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
5 wilfully, unlawfully, and feloniously enter, with intent to commit a larceny, that certain
6 building occupied by 7-11, located at 3051 E. Charleston, Las Vegas, Clark County, Nevada.

7 COUNT 9 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

8 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
9 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
10 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without
11 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
12 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
13 commission of said crime, the Defendants being responsible under one or more of the
14 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
15 conspirator conspiring with each other to commit the offense of larceny and/or robbery
16 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
17 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
18 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
19 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
20 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
21 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
22 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
23 come to the aid of IVAN YOUNG, the Defendants acting in concert throughout; the
24 Defendants counseling and encouraging each other throughout.

25 COUNT 10 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

26 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
27 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, a human
28 being, with the intent to hold or detain the said RYAN JOHN against his will, and without

1 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
2 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
3 commission of said crime, the Defendants being responsible under one or more of the
4 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
5 conspirator conspiring with each other to commit the offense of larceny and/or robbery
6 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
7 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
8 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
9 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
10 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
11 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
12 and/or JENNIFER DENNIS and/or JERMAUN MEANS so that they could not notify police
13 or come to the aid of RYAN JOHN, the Defendants acting in concert throughout; the
14 Defendants counseling and encouraging each other throughout.

15 COUNT 11 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

16 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
17 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JOSE POSADA, a human
18 being, with the intent to hold or detain the said JOSE POSADA against his will, and without
19 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
20 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
21 commission of said crime, the Defendants being responsible under one or more of the
22 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
23 conspirator conspiring with each other to commit the offense of larceny and/or robbery
24 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
25 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
26 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
27 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
28 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of

1 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
2 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
3 come to the aid of JOSE POSADA, the Defendants acting in concert throughout; the
4 Defendants counseling and encouraging each other throughout.

5 COUNT 12 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

6 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
7 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away AARON DENNIS, a human
8 being, with the intent to hold or detain the said AARON DENNIS against his will, and
9 without his consent, for the purpose of committing robbery and/or to inflict substantial
10 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
11 the commission of said crime, the Defendants being responsible under one or more of the
12 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
13 conspirator conspiring with each other to commit the offense of larceny and/or robbery
14 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
15 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
16 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
17 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
18 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
19 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
20 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
21 come to the aid of AARON DENNIS, the Defendants acting in concert throughout; the
22 Defendants counseling and encouraging each other throughout.

23 COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

24 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
25 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JERMAUN MEANS, a
26 human being, with the intent to hold or detain the said JERMAUN MEANS against his will,
27 and without his consent, for the purpose of committing robbery and/or to inflict substantial
28 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during

1 the commission of said crime, the Defendants being responsible under one or more of the
2 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
3 conspirator conspiring with each other to commit the offense of larceny and/or robbery
4 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
5 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
6 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
7 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
8 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
9 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
10 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or
11 come to the aid of JERMAUN MEANS, the Defendants acting in concert throughout; the
12 Defendants counseling and encouraging each other throughout.

13 COUNT 14 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

14 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
15 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JENNIFER DENNIS, a
16 human being, with the intent to hold or detain the said JENNIFER DENNIS against her will,
17 and without her consent, for the purpose of committing robbery and/or to inflict substantial
18 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
19 the commission of said crime, the Defendants being responsible under one or more of the
20 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
21 conspirator conspiring with each other to commit the offense of larceny and/or robbery
22 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
23 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
24 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER and/or the
25 unknown co-conspirator directly committing the acts constituting said offense while RICKIE
26 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
27 said crime, to-wit: by securing and/or detaining and/or attempting to rob IVAN YOUNG
28 and/or JENNIFER DENNIS and/or RYAN JOHN so that they could not notify police or

1 come to the aid of JENNIFER DENNIS, the Defendants acting in concert throughout; the
2 Defendants counseling and encouraging each other throughout.

3
4 DAVID ROGER
DISTRICT ATTORNEY
Nevada Bar #002781

5
6
7 BY 

8 SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024
9

10 Names of witnesses known to the District Attorney's Office at the time of filing this
11 Information are as follows:

<u>NAME</u>	<u>ADDRESS</u>
M. HOYT	NLVPD 1334
A. BAILEY	NLVPD 1366
J. HICKMAN	NLVPD 1476
R. LUEVANO	NLVPD 1618
S. TOMS	NLVPD 1621
J. PRIETO	NLVPD 674
E. MELGAREJO	NLVPD 837
M. BRADY	NLVPD 850
IVAN YOUNG	2612 GLORY VIEW, NLV, NV
JENNIFER DENNIS	2612 GLORY VIEW, NLV, NV
JERMAUN MEANS	2309 BAHAMA POINT, NLV, NV
RYAN JOHN	9030 BARR, LV, NV
JOSE POSADO	2612 GLORY VIEW, NLV, NV
AARON DENNIS	2612 GLORY VIEW, NLV, NV
DESTINEE WADDY	2309 BAHAMA POINT, NLV, NV
TAMMY POSADO	2612 GLORY VIEW, NLV, NV

1	COR, LVMPD DISPATCH	LVMPD
2	COR, NLVPD DISPATCH	NLVPD
3	LINDA ERICHETTO AND/OR DESIGNEE	LVMPD
4	COR, UMC	

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24 DA#04FN0980X/1g
NLVPD EV#0415160
25 CONSP ROBB; ATT MURD WDW'BWDW;
ATT ROBB WDW; RWDW; BURG W/FA; BURG;
26 1ST DEG KIDNP WDW; - F
(TK2)

27

28

23

FILED

FEB 28 2 46 PM '05

Shirley S. Pennington
CLERK

Rickie Lamont Slaughter Jr.
Id# 1996369
330 South Casino Center Dr
Las Vegas, NV. 89101
(Pro. Per)

District Court
Clark County, Nevada

The State of Nevada,
Plaintiff,

Case No 1204957

-vs-

Dept No 16

Rickie Lamont Slaughter Jr.
Defendant.


Hearing Date:
Hearing Time:

3-21-05

Motion To Preserve Evidence - Request
To Inspect Original Photo Line ups

Comes Now, Rickie Lamont Slaughter Jr., in his proper person in the above entitled motion and moves this Honorable Court with Points And Authorities in support and bases Relief upon all Papers and Pleadings on file, defendant prays this honorable court grant relief to this Motion to Preserve Evidence and Request to Inspect Original Photo Line ups in defendants favor.

Dated this 23rd day of February 2005


Rickie Lamont Slaughter Jr.
(Defendant In Proper Person)

158

23

COUNTY CLERK

RECEIVED

FEB 27 2005

RECEIVED

FEB 25 2005

COUNTY CLERK

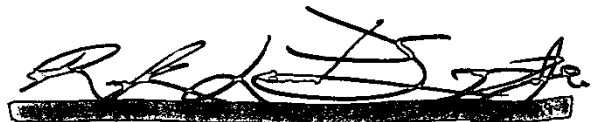
1 Notice Of Motion

2
3 To: The state of Nevada

4 To: The Clark County District Attorney's office

5 you will please take notice that the undersigned
6 will bring the foregoing motion on for hearing on the ____ day of
7 ____ 2005, in department 16 at 9:30am or as soon as counsel
8 may be heard there after.

9 Dated this 23rd day of February 2005

10
11 
12 Rickie Lamont Slaughter Jr.
13

14 Part II Motion To Preserve Evidence

15 Points And Authorities

16
17 The supreme Court has held that the constitution requires
18 the prosecution to preserve evidence "that might be expected
19 to play a significant role in a suspects defense." California
20 v. Trombetta 467 US 479, at 488 (S.Ct. 1984)
21
22

23
24 In the instant case the state has in it's possession,
25 custody, or control 4 photo line ups that were used for identifying
26 the defendant in the instant case. These line ups were reviewed
27 by the following witnesses in this case:
28

1. Ryan John;
2. Termain Means;
3. Ivan Young;
4. Joey Posack

All of which whom are victims/witnesses in the instant case - see Attachment "A".

Such evidence must (1) "Possess an exculpatory value that was apparent before the evidence was destroyed" and (2) "be of such a nature that the defendant would be unable to obtain comparable evidence by other reasonably available means." Grisby v. Blodgett, 130 F.3d 365, at 371 (9th Cir. 1997)

The defendant asserts that if such photo lineup (originals) are destroyed he would be "unable to obtain comparable evidence." Therefore the state should be required to preserve such evidence. Grisby v. Blodgett, supra

Closing And Relief sought

Based on the foregoing the defendant respectfully request

1 that this honorable court enter an ORDER requiring the state
2 to preserve:

3
4 1. any and all original photo line ups containing an image
5 of this defendant;

6
7 2. all duplicates and any other photo lineup's of original
8 origin viewed by any of the state's witnesses and intended to
9 be used at trial in the instant case.
10

11
12 Respectfully submitted,

13
14 

15 Rickie Lamont Slaughter Jr.

16 (Defendant In Proper Persons)
17

18 Part II Request To Inspect Original
19 Photo Lineups
20

21 Points And Authorities
22

23
24 Pursuant to NRS 174.245 upon a motion of the
25 defendant the court may ORDER the District Attorney to
26 permit the defendant to inspect and copy or photograph
27 books, papers, documents, tangible objects, buildings or places or copies
28

-4-

1 or portions thereof which are within the possession, custody, or control
2 of the state, upon a showing of materiality to the preparation of
3 his defense and that the request is reasonable. Except as provided
4 in subsection (2) of NRS 174.235 and NRS 174.007
5

6
7 In the instant case the state has 4 photo line ups which
8 were used to identify the defendant in the instant case - see
9 attachment "A". The defendant anticipates that the state will
10 use these photo line ups at trial, therefore the requested inspection
11 of such photo line ups is material "to the preparation of
12 his defense." NRS 174.245
13

14
15 Part II

16 Closing and Relief Sought

17
18 Based on the foregoing the defendant asserts that the
19 requested inspection is both material and reasonable, and
20 respectfully request that this Honorable Court issue an ORDER
21 requiring the state to permit the defendant:
22

23 0. To inspect any photo line ups containing the image of this
24 defendant viewed by the following witnesses: Ryan John,
25 Evan Young, Termon Means, Jose Posada.
26

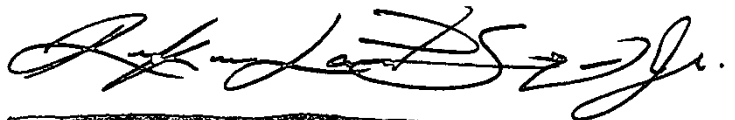
27 Respectfully submitted,

28 Rickie Lamont Slaughter Jr.
Rickie Lamont Slaughter Jr.

Certificate Of Mailing

I hereby certify that services of the above and foregoing motion to Preserve Evidence and Request To Inspect Original Photo Linenups, was mailed this 24th day of February 2005. By depositing a copy of the same in the U.S. mail postage prepaid addressed to:

David J. Roger
The Clark County District Attorney's Office
200 South Third Street STE 701
PO Box 552212
Las Vegas, NV. 89155-2212



Rickie Lammont Slaughter Jr. #1996169
330 S. Casino Center Drive
Clark County Detention Center
Las Vegas, NV. 89161
(Defendant In Proper Person)

CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246305
DATE: 6/30/04 -----POLICE REPORT----- PAGE: 3
TIME: 15:56 -----PROPERTY PORTION----- OF: 7

no. artcds type--descriptive information on property----- stolen recover
additional descriptive information----- value value

001 MISC E brd: size:
--- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWED BY IVAN YOUNG

002 MISC E brd: size:
--- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWED BY RYAN JOHN

003 MISC E brd: size:
--- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWEDBY JERMAUN MEANS

004 MISC E brd: size:
--- mod: cal: -----
ser:
coll: col2: dt last seen:
own#:

CD-R 7-11 SECURITY TAPE

+++++++ totals----->

type: E-evidence; F-found; I-impounded; L-lost;
O-other; R-recovered; S-stolen; T-released; X-safekeeping

records bureau processed ser no ! detective bureau processed ser no
!

supervisor approving ser no ! officer reporting ser no
DEMARTINO/FRANK 0755 ! PRIETO/JESUS 0674

Attachment "A"

CASE: 04015160 ---NORTH LAS VEGAS POLICE DEPARTMENT--- REF: 246470
 DATE: 7/06/04 -----POLICE REPORT----- PAGE: 3
 TIME: 9:43 -----PROPERTY PORTION----- OF: 4

 no. artcds type--descriptive information on property----- stolen recover
 additional descriptive information----- value value

 001 MISC E brd: size:
 ----- mod: cal: -----
 ser:
 coll: col2: dt last seen:
 own#:

NLV PHOTO LINE UP CONTAINING RICKIE SLAUGHTER/VIEWED BY JOSE PASADA

 ++++++ totals----->

 type: E-evidence; F-found; I-impounded; L-lost;
 O-other; R-recovered; S-stolen; T-released; X-safekeeping

records bureau processed	ser no ! detective bureau processed	ser no
MACDONALD-LEVIN/EVELYN	1438 !	
supervisor approving	ser no ! officer reporting	ser no
DEMARTINO/FRANK	0755 ! PRIETO/JESUS	0674

Attachment A (2)

Rickie Lamont Slaughter Jr. #189656
380 South Casino Center Blvd.
Las Vegas, NV. 89101

App. 0109

3

FILED

FEB 28 9 05 AM '05

Shirley S. Pangione
CLERK

District Courts
Clark County, Nevada

Rickie Lamont Slaughter Jr.
#1896569
330 S. Casino Center Dr
LV. NV. 89101
(Pro. Per)

The State of Nevada
Plaintiff,

Case No C204957

-vs-

Dept No 16

Rickie Lamont Slaughter Jr
Defendant.

Hearing Date:

3-21-05

Hearing Time:

Motion To Reveal Confidential Informant

Comes Now, Rickie Lamont Slaughter Jr., in his proper person in the above entitled motion To Reveal Confidential Informant with Points and Authorities/Exhibits in support and bases this motion upon all Papers and Pleadings on file and any oral arguments at the time set for hearing this motion. Defendant prays this honorable court grant relief in defendant's favor based on the foregoing.

Dated this 16th day of Feb 2005

Respectfully

Rickie Lamont Slaughter Jr.

Rickie Lamont Slaughter Jr.

(Defendant In Proper Person)

RECEIVED
FEB 29 2005
COUNTY CLERK

28

Notice Of Motion

To: The State of Nevada

To: The Clark County District Attorney's Office

You will please take notice that the undersigned will bring the foregoing motion on for hearing on the _____ day of _____ 2005 in Department 16 at 9:30 am or as soon as counsel may be heard.

Dated this 16th day of Feb 2005


Rickie Lamont Slaughter Jr.

Points And Authorities

I. Statement of the Case

By way of criminal complaint, the State has charged Rickie Lamont Slaughter Jr. (From here on referred to as Mr. Slaughter) with one count of Attempt Murder w/Dw, six counts of First Degree Kidnapping w/Dw, one count of Robbery w/Dw, one count of Attempt Robbery w/Dw, one count of Burglary while in possession of firearm one count of burglary, one count of Conspiracy to commit Robbery and one count Conspiracy to commit Robbery, and also one count of battery w/Dw, in the instant case. All of the above mentioned charges stem from an incident that occurred on or about June 26, 2004 in which Mr. Slaughter is accused of allegedly one of two suspects. Two black males forced their way into the residence of Ivan Young at gunpoint. The two males then restrained Mr. Young and his family and proceeded to raid

1 the home. At some point, one of the two males enticed Ryan John
2 into the house and restrained him at gunpoint. One of the suspects then
3 took Mr. John's Atm card and obtained the pin number. At some point,
4 one of the two men shot Mr. Young in the face and attempted to
5 leave. As the two men were exiting the home, they ran into Terman
6 means approaching Young's front door. The two men grabbed Means,
7 escorted him into the home, forced him to the ground at gun point, tied
8 his hands behind his back, and removed approximately \$1,200 in cash
9 and a cell phone from Mr. Means. The two men then exited the
10 house and left in a vehicle. Soon thereafter police were dispatched
11 to the scene and began to investigate the incident.

12
13 On June 28, 2004, detectives received information from a
14 Confidential Informant (CI) about a possible suspect. The
15 CI claimed overhearing a conversation where Mr. Slaughter was allegedly
16 bragging about having committed the instant robbery. The CI provided
17 the crucial information to detectives which ultimately led to Mr.
18 Slaughter's arrest. The CI told detectives information concerning
19 Mr. Slaughter's Girlfriend, Mr. Slaughter's residence, and Mr. Slaughter's
20 tendency to possess firearms. Armed with this information, detectives
21 developed photo line ups containing Mr. Slaughter's image and presented
22 one to Mr. Young. Mr. Young identified Mr. Slaughter as the person
23 who shot him. However, Mrs. Dennis - Mr. Young's wife also a victim
24 of the robbery - could not identify Mr. Slaughter as one of the suspects.

25
26 Officers then obtained a search warrant to Mr. Slaughter's
27 residence. Officers discovered Mr. Slaughter in his residence and arrested
28 him on suspicion of the instant charges. Thereafter, Mr. Means

1 reviewed a photo lineup and indicated "the face just stand out
2 to me." - see Exhibit "1" - while referring to Mr. Slaughter's
3 picture. Another victim Ryan John later reviewed a photo
4 lineup containing Mr. Slaughter's image and referred to Mr. Slaughter
5 as "the guy that I think that called me over to Ivan's
6 house and tied me up" - see Exhibit "2" - based on the above
7 mentioned events the state filed the instant charges.
8

9 10 II. 11 Argument 12

13 By statute (N.R.S. 49.335) the state enjoys the privilege
14 to refuse disclosing "the identity of a person who has
15 furnished to a law enforcement officer information
16 purporting to reveal a crime." This privilege in which the
17 state has exercised however, is not absolute.
18

19 A trial court may require disclosure "where the disclosure
20 of an informer's identity, or of the contents of his
21 communication, is relevant and helpful to the defense
22 of an accused or is essential to a fair determination
23 of a cause, the privilege must give way." Rovario v. United States,
24 353 U.S. 1d. at 60-61, 77 S.Ct. at 627-628
25

26 In the instant case, the CI led detectives to Mr. Slaughter as
27 one of two suspects. Authorities indicate no prior leads to Mr. Slaughter.
28

1 Further more, the state has yet to apprehend any other
2 suspect to this crime. Therefore, the C.I.'s identity is critical
3 to this case. "whether a proper balance renders nondisclosure
4 erroneous must depend on the particular circumstances of
5 each case, taking into consideration the crime charged,
6 the possible defense's, the possible significance of the
7 informer's testimony, and other relevant factor's."

8 U.S. V. Amador - Galvan, 9 F.3d at 1417 (9th cir. 1993); Rovario, supra
9

10
11 The C.I in this case might "be able to provide information
12 which might lead to a first hand source or circumstantial
13 evidence. Any such evidence would clearly be relevant
14 and helpful." U.S. V. Amador - Galvan, 9 F.3d Id. at 1417 (9th cir-1993)
15 (internal quotations omitted)
16

17
18 The defendant folly anticipate's that the state will argue that
19 the victims identification of the defendant is the actual bases for the
20 instant charges. Of course, Mr. Youngs identification of Mr. Slaughter is
21 undermined by his wife's (Jennifer Dennis) inability to identify Mr. Slaughter
22 as one of two suspect's. - see exhibit "3" - Moreover, Mr. Means
23 identification of Mr. Slaughter as "the face just stand out to me" - see
24 exhibit "8" - is merely equivocal. Further Ryan John's said statement of
25 Mr. Slaughter as "the guy that I think that called me over" - see
26 exhibit "2" - is of similar substance.
27

28 In light of the questionable identifications of Mr. Slaughter

1 by the various victims and the state's reliance on the CI which
2 initiated Mr. Slaughter's arrest, the identity of the CI in the case
3 at bar is critical to "a fair determination of guilt or innocence."
4 Sheriff v. Vasile, 96 Nev. Id. at 7, 605 P.2d 809, 810 (1980)

5
6 Simply put, the identity of the CI is "relevant and
7 helpful" to the issue of whether Mr. Slaughter actually committed
8 the alleged criminal acts. But for the CI's claims, Mr. Slaughter
9 would not be facing these very serious charges. A Confidential Informa-
10 nt who can supply information constituting a defense or rebutting a
11 necessary element of an offense is a material witness whom the
12 state must disclose. Rovario supra, Id. at 61, 628; also Vasile supra at
13 5, 8

14
15 Therefore, the state should be compelled to reveal the
16 identity of the Confidential Informant.

17 18 19 Closing And Relief Sought

20
21
22 Based on the foregoing motion in all it's text's and Exhibits
23 in support the defendant respectfully request that this Honorable
24 Court enter an ORDER:

25
26 1. ORDERING the state to Reveal The Identity of
27 Confidential Informant in the instant case; and what ever
28 relief this honorable court finds just and proper.

Defendant further sayeth not.

Dated this 16th day of Feb
2005.


Respectfully Submitted,


Rickie Lamont Slaughter Jr.

Certificate Of Mailing

I hereby Certify that services of the above and
forgoing motion To Reveal Confidential Informant, was mailed
this 17th day of Feb 2005, by depositing a copy of the same in
the U.S. mail postage prepaid addressed to:

David T. Roger
The Clark County District Attorney's Office
200 South Third Street
Las Vegas, Nevada 89155


Rickie Lamont Slaughter Jr.
Id. #1896569
330 S. Casino Center Dr.
LV. NV. 89101

NORTH LAS VEGAS POLICE
WITNESS PHOTO LINEUP IDENTIFICATION

Case #: 04-15160

TO WITNESS:

1. If you have previously seen one or more of the persons in the line up in regards to the crime in question, place a circle around the appropriate number corresponding to the number of the person in the line up. Place your initials next to the circled number.
2. Complete any additional comments
3. Then sign your name and fill in the date and the time.



#1



#2



#3



#4



#5



#6

ADDITIONAL WITNESS COMMENTS:

The face just blend out to no.

Signature of Officer

Signature of Witness

Date & Time

Signature of Officer

Witness Name Printed

Exhibit '1

App. 0117

NORTH LAS VEGAS POLICE
WITNESS PHOTO LINEUP IDENTIFICATION

Case #: 04-15160

TO WITNESS:

1. If you have previously seen one or more of the persons in the line up in regards to the crime in question, place a circle around the appropriate number corresponding to the number of the person in the line up. Place your initials next to the circled number.
2. Complete any additional comments
3. Then sign your name and fill in the date and the time.



#1



#2



#3



#4



#5



#6

RJ

ADDITIONAL WITNESS COMMENTS: This is the guy that I think that called me
over to Evans House and tied me up and shot Ivan

[Signature] 674
Signature of Officer

[Signature] 6-29-04 1400
Signature of Witness Date & Time

Signature of Officer

Witness Name Printed

Exhibit '2

CASE: 04015160
DATE: 6/30/04
TIME: 15:56

-----NORTH LAS VEGAS POLICE DEPARTMENT-----
-----POLICE REPORT-----
-----NARRATIVE PORTION-----

REF: 246305
PAGE: 5
OF: 7

ON JUNE 28, 2004, I WAS CONTACTED BY DETECTIVE DEVORE OF THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT (LVMPD). HE TOLD ME THAT HE HAD RECEIVED INFORMATION FROM A RELIABLE CONFIDENTIAL INFORMANT (CI) WHO HAS BEEN PROVIDING ASSISTANCE TO THE LVMPD IN RETURN FOR FAVORABLE CONSIDERATION FOR OUTSTANDING WARRANTS. THIS CI HAS BEEN ASSISTING THE LVMPD FOR OVER A YEAR AND THE INFORMATION THE CI PROVIDED HAS RESULTED IN THE ARREST OF TWO SUSPECTS WHO WERE WANTED FOR TWO SEPARATE ARMED ROBBERIES.

ACCORDING TO THIS CI, THE CI OVERHEARD A SUBJECT NAMED RICKY SLAUGHTER BRAGGING ABOUT HAVING COMMITTED A ROBBERY WHICH WAS BEING REPORTED ON TV. THIS ROBBERY WAS THE ONE WHICH HAD OCCURRED ON GLORY VIEW ON JUNE 26. THE CI IDENTIFIED SLAUGHTER'S GIRLFRIEND AS TIFFANY JOHNSON. THE CI FURTHER STATED THAT TIFFANY JOHNSON OWNS A GREEN FORD TAURUS. THE CI SAYS THEY WERE SHOWN THREE GUNS USED IN THE ROBBERY, A 32 CALIBER, A 22 CALIBER AND A 357 REVOLVER. CI STATED THAT WHERE EVER SLAUGHTER IS THE GUNS ARE NOT FAR AWAY.

THE CI TOLD DETECTIVE DEVORE THAT RICKY SLAUGHTER LIVES AT SUNRISE VISTA SUITES APARTMENTS, IN APARTMENT #114, LOCATED AT 3801 EAST CHARLESTON. CI SAID THAT SLAUGHTER LIVES IN THE APARTMENT WITH HIS GIRLFRIEND TIFFANY JOHNSON.

PRIOR TO CALLING ME WITH THE INFORMATION DETECTIVE DEVORE VERIFIED THAT JOHNSON DOES PRESENTLY LIVES IN APARTMENT 114 AND IS THE ONLY ONE ON THE LEASE. HE ALSO VERIFIED THAT A GREEN FORD TAURUS IS REGISTERED TO JOHNSON, WITH NEVADA LICENSE 201RKS. DETECTIVE DEVORE ALSO CONFIRMED THE IDENTITY OF SLAUGHTER.

AFTER GAINING THE INFORMATION I PROCEEDED TO CHECK SLAUGHTER'S RECORDS THROUGH SCOPE. I THEN ORDERED THE MOST RECENT PHOTO OF SLAUGHTER FROM THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT PHOTO LAB. A PHOTO LINE UP WAS COMPILED CONTAINING SLAUGHTER AND FIVE OTHER BLACK MALES SIMILAR IN APPEARANCE.

I THEN CONTACTED YOUNG AT UNIVERSITY MEDICAL CENTER AND SHOWED HIM THE PHOTO LINE UP. HE LOOKED AT THE LINE UP AND IMMEDIATELY PICKED SLAUGHTER AS THE SUSPECT THAT SHOT HIM. HE SAID THAT SLAUGHTER SPOKE WITH A JAMAICAN ACCENT AND HAD TWO GUNS DURING THE ROBBERY. HE ALSO SAID THAT SLAUGHTER WAS THE ONE THAT TIED EVERYONE UP IN THE RESIDENCE.

DENNIS WAS ALSO PRESENT AT THE HOSPITAL AND WAS SHOWN THE PHOTO LINE UP. SHE WAS NOT ABLE TO IDENTIFY THE SUSPECT.

I THEN PREPARED AN AFFIDAVIT REQUESTING A SEARCH WARRANT BE ISSUED FOR 3801 EAST CHARLESTON APARTMENT 114 AND THE SEARCH OF A 1997 FORD TAURUS NEVADA LICENSE 201RKS. JUSTICE COURT JUDGE DAHL SIGNED THE WARRANT AUTHORIZING THE SEARCH OF THE ABOVE LISTED ADDRESS AND VEHICLE.

AT ABOUT 2200 HOURS THE SEARCH WARRANT WAS SERVED BY THE NORTH LAS VEGAS SPECIAL OPERATION UNIT. DETECTIVE MELGAREJO AND I ASSISTED IN THE SEARCH AND SERVICE OF THE WARRANT. DURING THE EXECUTION SLAUGHTER WAS LOCATED INSIDE THE APARTMENT AND PLACED UNDER ARREST. JOHNSON WAS ALSO LOCATED INSIDE THE APARTMENT.

CSI LUEVANO RESPONDED TO OUR LOCATION AND ASSISTED IN THE COLLECTION OF

records bureau processed

ser no ! detective bureau processed

ser no

supervisor approving
DEMARTINO/FRANK

ser no ! officer reporting
0755 ! PRIETO/JESUS

ser no
0674

Exhibit '3


CLERK

RSPN
DAVID ROGER
Clark County District Attorney
Nevada Bar #002781
SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024
200 South Third Street
Las Vegas, Nevada 89155-2212
(702) 455-4711
Attorney for Plaintiff

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,)	
)	
Plaintiff,)	CASE NO: C204957
)	
-vs-)	DEPT NO: XVI
)	
RICKIE LAMONT SLAUGHTER,)	
#857253)	
)	
Defendant.)	

RESPONSE TO DEFENDANT’S MOTION TO PRESERVE EVIDENCE AND INSPECT
ORIGINAL PHOTO LINE-UPS
DATE OF HEARING: March 21, 2005
TIME OF HEARING: 9:00 A.M.

COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through
SUSAN R. KRISKO, Deputy District Attorney, and hereby submits the attached Points and
Authorities in Reply to Defendant’s Motion.

This Reply is made and based upon all the papers and pleadings on file herein, the
attached points and authorities in support hereof, and oral argument at the time of hearing, if
deemed necessary by this Honorable Court.

//
//
//
//

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

POINTS AND AUTHORITIES

The defendant asks for the State to preserve the photographic line-ups in this case. As this has already been done, it is a moot point. Copies have been provided, the defendant himself has copies of the line-ups so the preservation is complete and the motion should be deemed moot as to this issue.

Next, the defendant wishes to view the original line-ups. As the defendant is representing himself, and in custody, the State would suggest he contact his investigator and set an appointment to meet with the State and police detective to view the original photo line-up. The defendant is well aware he is not to be given any special treatment by way of his deciding to represent himself and therefore, he needs to avail himself of his investigator to do investigative work outside of jail.

CONCLUSION

The State would ask this Court to deem this entire motion moot as the first issue has already been accomplished and the State will happily meet with the defendant’s investigator when an appointment is made to let the investigator compare the original photo line-up with the exact copies the defendant already has in his possession.

DATED this 1st day of March, 2005.

Respectfully submitted,

DAVID ROGER
Clark County District Attorney
Nevada Bar #002781

BY /s/SUSAN R. KRISKO
SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024

//
//
//
//

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

CERTIFICATE OF MAILING

I hereby certify that service of the above and foregoing was made this 1st day of
March, 2005, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

RICKIE SLAUGHTER #1896569
CLARK COUNTY DETENTION CENTER
330 S. CASINO CENTER BLVD
LAS VEGAS NV 89101
/s/L. GUDEMAN

BY _____

Secretary for the District Attorney's Office

04FN0980X/GCU:lg

FILED

MAR 1 4 30 PM '05

Shirley S. Singson
CLERK

1 RSPN
2 DAVID ROGER
3 Clark County District Attorney
4 Nevada Bar #002781
5 SUSAN R. KRISKO
6 Deputy District Attorney
7 Nevada Bar #006024
8 200 South Third Street
9 Las Vegas, Nevada 89155-2212
10 (702) 455-4711
11 Attorney for Plaintiff

DISTRICT COURT
CLARK COUNTY, NEVADA

12 THE STATE OF NEVADA,)
13)
14 Plaintiff,)
15)
16 -vs-)
17)
18 RICKIE LAMONT SLAUGHTER,)
19 #857253)
20 Defendant.)

CASE NO: C204957
DEPT NO: XVI

OPPOSITION TO DEFENDANT'S MOTION TO
REVEAL THE CONFIDENTIAL INFORMANT

DATE OF HEARING: March 21, 2005
TIME OF HEARING: 9:00 A.M.

21 COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through
22 SUSAN R. KRISKO, Deputy District Attorney, and hereby submits the attached Points and
23 Authorities in opposition to reveal the confidential informant.

24 This opposition is made and based upon all the papers and pleadings on file herein,
the attached points and authorities in support hereof, and oral argument at the time of
hearing, if deemed necessary by this Honorable Court.

25 //
26 //
27 //
28 //

COUNTY CLERK

RECEIVED
MAR 01 2005

1 **POINTS AND AUTHORITIES**

2 The defendant asks for the State to reveal the identity of the confidential informant in
3 this case. This is not the first judicial review of this matter in this case. Despite the State's
4 assertion this was a motion appropriate for District Court, the Justice Court saw fit to hear
5 augment and testimony on this issue at the preliminary hearing stage. The Justice Court
6 denied the defendant's motion.

7 To begin, the defendant mischaracterizes the evidence against him. He mentions
8 photographic line-ups yet fails to disclose that he was identified, in court, by 3 (three)
9 witnesses. (Preliminary hearing transcript pages 7, 51 and 84-85.) Further, the detective in
10 this case testified at preliminary hearing that the only information that he got from the
11 confidential information was the defendant's name. This information came to the informant
12 by way of the defendant *bragging* about his crime.

13 **ARGUMENT**

14 **I. THE DEFENDANT IS NOT ENTITLED TO**
15 **DISCLOSURE OF THE IDENTITY OF THE**
16 **CONFIDENTIAL INFORMANT BECAUSE THE**
CONFIDENTIAL INFORMANT IS NOT A PERCIPIENT
WITNESS

17 This Court must determine whether the Defendant has provided sufficient reason to
18 force the State to disclose the identity of the confidential informant. Initially, this Court
19 must acknowledge that the Nevada Legislature has sought to protect the identity of
20 informants. See **NRS 49.335** and **49.345**. This privilege is of course limited. See **NRS**
21 **49.365**. The issue therefore is whether this Court determines that absent the concerned
22 citizen's identity, the Defendant would be denied a fair trial.

23 The Nevada Supreme Court has recognized that a defendant is entitled to discovery of
24 an informer's identity when the informer both set up the meeting between the officer and
25 defendant and witnessed the actual transaction. Sheriff v. Vasile, 96 Nev. 5 (1980). In
26 Vasile the police officer testified that he was introduced to Vasile through the confidential
27 informant and the informant was present for the actual drug transaction. Vasile requested
28 the name of the informant from the officer. The State objected under the applicable statutes

1 and the objection was upheld by the Justice Court. Ultimately, Vasile sought relief in
2 District Court where the case was dismissed. Thereafter the State appealed. The Supreme
3 Court affirmed, holding:

4 In Routhier v. Sheriff, the informant set up and witnessed the
5 transaction which led to the criminal charges. That was precisely
6 the situation involved in the present case. The informant here
7 was seated in the undercover police car with Officer Douglas and
8 Vasile. He was apparently the only independent witness who
9 could hear and see the transaction in question. he was a material
10 witness whose identity should have been disclosed. The
11 magistrate's refusal to require disclosure or dismiss the charges
12 was error.

13 Id. at 8.

14 The Vasile court, however, acknowledged that a request for the identity of an
15 informer need not result in the automatic disclosure of the informer's identity.

16 The identity of an informant need not be disclosed where he is not a material witness,
17 because he can neither supply information constituting a defense nor rebut a necessary
18 element of an offense. Id. at 8 (citing Twigg v. Sheriff, 95 Nev. 112 (1979) and State v.
19 Stiglitz, 94 Nev. 158 (1979)). Hence, this Court must determine whether the concerned
20 citizen involved in the present case could provide information that requires disclosure.

21 When deciding whether to reveal the identity of an informer, this Court should
22 consider Adams v. State, 81 Nev. 524 (1965). In Adams, the appellants challenged their
23 convictions in part because the trial court did not require disclosure of the identity of the
24 informer. The Supreme Court rejected the argument, stating:

25 Equally without merit is appellants' contention that the Court
26 erred in refusing to command disclosure of the identity of an
27 informer. In this case, the informer was completely irrelevant to
28 appellants' defense. He (or she) merely had originally informed
police that an abortion ring might be in operation at Mrs. Bond's
home in Crystal Bay. The police then began their own
observation leading to the undercover plan which resulted in the
arrests. Appellants were not on trial because of the informer.
They were on trial because of acts performed in the presence of
undercover agents, who were available and thoroughly cross-
examined throughout the trial.

//

//

1 Id at 530 (citing Roviaro v. United States, 353 U.S. 53, 77 S.Ct. 623, 1 L.Ed.2d 639, with
2 United States v. Rugendorf, 316 F.2d 589). The Adams Court differentiated between
3 material witnesses and witnesses who provide tips.

4 Similarly, in Miller v. State, 86 Nev. 503 (1970), the appellant argued his conviction
5 must be reversed because the trial court refused to order disclosure of the informant who told
6 police that the burglary was about to occur. Rejecting the appellant's argument, the Court
7 opined:

8 The record does not hint that the informer might have been a
9 material witness on the issue of guilt. He had merely informed
10 the police that a burglary was to occur. Acting upon that
11 information the police staked out the premises and apprehended
the defendant. The defendant was on trial because of his acts
witnessed by the police who were on the scene. He was not on
trial because of prior information received.

12 Id. at 507 (citing Adams at 530).

13 In the instant case, the confidential informant was not a material witness to the crimes
14 that occurred at 2612 Glory View. Rather, in the instant case, the confidential informant
15 *merely overheard* the defendant bragging about the crimes he committed. Therefore, the
16 instant case differs significantly from Vasile and Routhier and is more analogous to Adams
17 and Miller. The confidential informant is not a material witness as she or he is not a
18 percipient witness. Instead, the confidential informant merely supplied information to
19 police, who in turn continued the investigation which resulted in the discovery of the
20 defendant's identity. Three people identified the defendant as the shooter in this case at
21 preliminary hearing. Four people picked the defendant out of a photographic line-up.

22 The defendant seems to think because one person, Jennifer Dennis, failed to identify
23 the defendant is dispositive of this issue but that is absurd. She immediately put her head
24 down and a coat was placed over her head when two men stormed her home with guns. The
25 identity of the informant would provide no relevant and helpful information as to the crimes
26 alleged. The State will not be calling this person at trial and the defendant could not put the
27 informant on the stand to illicit hearsay. The State would also note that the defendant has
28 never articulated a reason for the necessity of this informant's name. Just a citation of law

1 stating the C.I. *might be able* to provide information, as an officer of the court, the State has
2 always stated this person was not a participant witness and therefore, could give no personal
3 knowledge of the events. With no personal knowledge, only the information the informant
4 could give would be the defendant's bragging about the crime. Hardly a compelling reason
5 to put this person in grave danger for doing the right thing and helping the police find the
6 perpetrator of this heinous crime.

7 As is apparent in Exhibit 3, it is alleged that the defendant is capable of extreme acts
8 of violence. The court's disclosure of the confidential informant's identity would put the
9 informant at extreme risk of harm. Our Legislature must have had this exact situation in
10 mind when they crafted out the privilege contained in **NRS 49.335**. This informant stepped
11 forward to give information on a violent criminal and it is the court's duty to protect his/her
12 identity.

13 CONCLUSION

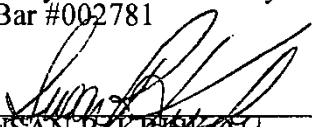
14 Based upon the argument above, the State would urge this court to protect the identity
15 of the confidential informant who has no personal knowledge of this case and can not
16 provide any information helpful to defense. To effect this protection, this Court must deny
17 the defendant's motion.

18 DATED this 1st day of March, 2005.

19 Respectfully submitted,

20 DAVID ROGER
21 Clark County District Attorney
22 Nevada Bar #002781

23 BY


24 SUSAN R. KRISKO
25 Deputy District Attorney
26 Nevada Bar #006024

27 //

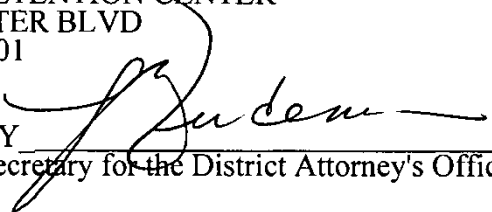
28 //

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

CERTIFICATE OF MAILING

I hereby certify that service of the above and foregoing was made this 1st day of March, 2005, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

RICKIE SLAUGHTER #1896569
CLARK COUNTY DETENTION CENTER
330 S. CASINO CENTER BLVD
LAS VEGAS NV 89101

BY 
Secretary for the District Attorney's Office

04FN0980X/GCU:lg

CLERKS OFFICE – IMAGING SERVICES

ILLEGIBILITY NOTICE OF SCANNING FILMING MISSING ITEMS

Inserted by: Kathy Klein ^{S9}
Deputy County Clerk / Write In Stamp Number

Date: 31105

THE FOLLOWING IS/ARE EITHER:

- NON LEGIBLE
- RECEIVED IN POOR CONDITION
- MISSING ITEMS

☐ PAGE
☐ PAGES _____
(NUMBER OF PAGES)

☐ PAGE(S) _____ APPEARS TO BE MISSING
(PAGE NUMBERS)

☒ PICTURES

☐ OTHER _____

EXHIBIT 3

1 Rickie Lamont Slaughter Jr. #896569
2 330 South Casino Center Blvd.
3 Las Vegas, Nevada 89101
4 (Pro. Per)

FILED

MAR 18 12 15 PM '05

District Court Shirley L. Langione
Clark County, Nevada CLERK

8 The State Of Nevada
9 Plaintiff,

Case No C204957

10 vs.

Dept No 16

11 Rickie Lamont Slaughter Jr.
12 Defendant.

Hearing Date: March 21, 2005

Hearing Time: 9:00 am

14 Defendant's Reply To The States' Opposition
15 To Defendant's Motion To Reveal Confidential Informant

17 Comes Now Rickie Lamont Slaughter Jr., in proper person
18 and hereby submits the attached Points And Authorities in Reply to the
19 states' opposition to this defendants motion to Reveal the Confidential
20 Informant.

21 This reply is made and based upon all Papers and Pleadings on
22 file and any oral argument made pursuant to a hearing in this matter.
23 Defendant prays this Honorable Court consider defendant's reply before
24 granting any relief to this cause.

25 Dated this 11th day of March 2005

26 RECEIVED
27 MAR 17 2005
28 COUNTY CLERK

Respectfully
Rickie Lamont Slaughter Jr.
Rickie Lamont Slaughter Jr.
(Defendant In Proper Person)


Notice Of Motion

To: The State Of Nevada

To: Clark County District Attorney's Office

You will please take notice that the undersigned will bring the foregoing motion on for hearing on the 21st day of March 2003 in department 16 at 9:00am or as soon as counsel may be heard thereafter.

Dated this 11th day of March 2003


Rickie Lamont Stanger Jr.

Points And Authorities

Procedural Background - Before the preliminary hearing in the instant case the defendants prior counsel of record submitted a motion to Reveal The Confidential Informant. The motion was denied by Justice Of Peace Judge Natalie Tyrrell. On February 28, 2003 the defendant filed a motion in proper person to Reveal the Confidential informant. On March 1, 2003 the state filed an opposition the defendants' motion. This is the defendants reply to the states' opposition of this defendant's motion to Reveal the Confidential Informant.

Argument

I. Disclosure should be required where the confidential informant can give evidence or testimony that could lead to

1 evidence that is relevant and helpful to a defendant's
2 defense.
3

4
5 First in the state's opposition the state contends:

6
7 1) That the Justice Of Peace Court heard testimony in
8 regard to the defense motion to reveal the confidential informant.
9 (see pg. 2 states opposition)

10 This is not so, and the state has produced no evidence
11 to the contrary.

12
13 2) Second the state asserts that the defendant was
14 identified in court by three witnesses (see pg. 2 of states opposition)

15
16 It is clear to the defendant that in court identifications
17 are of the most suggestive kind, as this defendant was the only black
18 male at the preliminary hearing present in the courtroom. (see prelim.
19 hearing transcript pg. 29)

20
21 3) Further the state states in it's opposition that three
22 people (witnesses) identified this defendant as the shooter in this
23 case. (see pg. 4 line 20 states opposition)

24
25 This assertion is without merit and there is no evidence
26 to support the state's claim. Two witnesses stated that they believed
27 or thought that the defendant was the shooter, but each witness stated
28

1 that they didn't actually see the shooter. Witness Ryan John only
2 heard the victim (Evan Young) get shot. (See pg. 9 and 10 of officer Kay's
3 police report labeled attachment A' and A.2 attached to this pleading)
4 Evan Young never seen the face of his shooter (see preliminary transcript pg.
5 45 line 15-17)).
6

7
8 The defendant also notes, that there are 7 victims in
9 the instant case, all who failed to identify this defendant on a
10 prior occasion (see Attachment B-B.3). 4 of the witnesses
11 identified the defendant on a different occasion, Bob Aaron
12 Dennis and Jennifer Dennis never identified the defendant as
13 either of the two perpetrators. The defendant understands that
14 these facts only go to the weight or credibility of the witnesses.
15 Defendant only points out these facts, in light of the state's
16 assertions' in it's opposition.
17

18 In the state's opposition the state ask this court
19 to consider Adams v. State, 81 Nev. 524 (1965) when deciding
20 whether to disclose the confidential informant (C.I.). The state
21 says that Adams v. State supra and Miller v. State, 86 Nev. 503
22 (1970) are analogous to the instant case.
23

24 The appellant's in Adams and Miller supra were
25 observed by police officer's committing the criminal acts they were
26 alleged to have committed. These cases are not analogous, the defendant
27 in the instant case was not observed by police officers committing any
28

- 8/-

1 criminal acts. The defendant's case is significantly different.
2 In the defendant's case the C.I. told detectives that he overheard
3 the defendant bragging inferring that there was some one else
4 besides the defendant present at the alleged conversation.
5 The defendant also notes that the C.I. told detectives
6 that they were shown 3 guns used in their robbery (see original
7 motion to reveal confidential informant Exhibit '3') only 2 gun that
8 the authorities recovered match the description that the C.I.
9 gave detectives. The gun the victim was shot with has not been
10 recovered according to authorities. There is also no indication that
11 that the other two guns the C.I. and the unknown individual
12 were allegedly shown, have ever been located. Further the defendant
13 notes that he is the only suspect charged in this crime.
14

15
16 The C.I. in this case might "be able to provide
17 information which might lead to a first hand source
18 or circumstantial evidence. Any such evidence would be
19 clearly "relevant and helpful" to the defendant's defense.

20 US v. Amador - Galvan, 9 F.3d 1417 (9th Cir. 1993)

21
22 In light of the shaky identifications, disclosure could
23 reveal that the informant looks similar to this defendant. The
24 defendant could then argue that the CI is possibly the perpetrator
25 setting the defendant to take the fall. The informant could also
26 have possibly heard the conversation wrong and mixed the defendant
27 with the other unknown individual or individuals.
28

1 "Whether a proper balance under's non disclosure
2 erroneous must depend on the particular circumstances
3 of each case, taking into consideration the crime charged,
4 the possible defenses, the possible significance of the
5 informer's testimony, and other relevant factors"

6 Rovario v. United States, 353 U.S. 53, 62, 77 S.Ct 623, at 629
7

8
9 "The defendant need not prove that the
10 informer would give testimony favorable to the
11 defense in order to compel disclosure of his identity,
12 nor need he prove that the informer was a participant
13 in or even an eyewitness to the crime". Price v. Superior
14 Court, 463 P.2d 721, 725, 83 Cal. Rptr. 369 (Cal. 1970)
15

16
17 The defendant's "burden is discharged, however when
18 when defendant demonstrates a reasonable possibility
19 that the anonymous informant whose identity is
20 sought could give evidence on the issue of guilt which
21 might result in defendant's exoneration." Price, supra
22

23 "No one knows what the undisclosed informer
24 might testify." . . . It is the deprivation of the defendant
25 of the opportunity of producing evidence which MIGHT
26 (original emphasis) result in their exoneration which constitutes
27 error." Price v. The Superior Court, supra
28

1 In light of the difficulties in trying to prove what
2 the informant will testify to if produced. All the defendants
3 is required to do is to show "a reasonable possibility that
4 the anonymous informant . . . could give evidence on
5 the issue of guilt which might result in exoneration."

6 People v. Garcia, 434 P.2d 366, 372

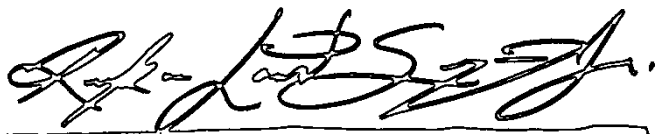
7 8 9 Closing And Relief Sought

10
11
12 Clearly, the defendant has shown a need for the
13 disclosure of the confidential informant. As such the identity
14 of all the people present at the alleged overheard conversation
15 reported by the informant is highly "relevant and helpful"
16 to preparing a defense for this defendant for trial in this matter.

17 Based on the foregoing the defendant prays this honorable
18 court consider this reply and enter an order requiring the state
19 To Reveal The Confidential Informant and any other relief
20 that court deems just and proper.

21 Dated this 11th day of March 2005

22 Respectfully submitted,

23
24 

25 Rickie Lamont Slaughter Jr.

26
27 Defendant Further Sought Not.

Certificate of Mailing

I hereby certify that services of the above and foregoing motion in all it's part was mailed this 11th day of march 2005 by depositing a copy of the same in the U.S. mail postage prepaid addressed to:

Shirley B. Paraguirre, County Clerk
200 South third street
P.O. Box 551601
Las Vegas, Nevada 89155-1601

Rickie L. Slaughter Jr.

Rickie L. Slaughter Jr. #1995869
330 South Casino Center Blvd.
Las Vegas, Nevada 89161

(Defendant In Paper Prison)

.....
CASE: 04015160 -----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: ORIGINAL
DATE: 8/13/04 -----POLICE REPORT----- PAGE: 9
TIME: 7:17 -----NARRATIVE PORTION----- OF: 15
.....
.....

ON SATURDAY, 06-26-04 AT 1911 HOURS, OFFICERS WERE DISPATCHED TO 2612 GLORY VIEW IN REFERENCE TO A SHOOTING VICTIM INSIDE THE RESIDENCE. OFFICER HICKMAN WAS THE FIRST OFFICER TO ARRIVE WITH OFFICER COON ARRIVING SHORTLY AFTER OFFICER HICKMAN. WHEN I ARRIVED, I WALKED INTO THE FRONT DOOR. THE FRONT DOOR OPENS TO A LARGE LIVING ROOM WITH A DINING AREA TO THE LEFT OF THE FRONT DOOR AND THE KITCHEN ON THE OTHER SIDE OF THE DINING AREA. THERE WAS A LARGE POOL OF BLOOD ON THE FLOOR IN THE DINING AREA AND A LAMP WAS TIPPED OVER IN THE LIVING ROOM. OFFICER COON WAS TALKING TO A FEMALE TRYING TO PLACE DOGS IN THE BACKYARD. OFFICER COON TOLD ME SHE WAS A WITNESS AND THE VICTIM, IVAN YOUNG WAS IN A BEDROOM ON THE EAST SIDE OF THE RESIDENCE. OFFICER HICKMAN WAS TALKING TO YOUNG GETTING HIS PERSONAL INFORMATION. YOUNG WAS LAYING ON A BED ON HIS BACK WITH HIS HANDS AGAINST HIS FACE. I COULD SEE A LOT OF BLOOD ON YOUNG'S NOSE AND CHIN AREA. YOUNG TOLD ME HE GOT SHOT BY TWO GUYS HE DID NOT KNOW WHILE HE WAS IN THE GARAGE. YOUNG BEGAN TO YELL SAYING THAT HIS FACE HURTS. AT THIS TIME, NORTH LAS VEGAS FIRE DEPARTMENT RESCUE UNIT #53 AND SOUTHWEST AMBULANCE UNIT #524 ARRIVED TO TREAT YOUNG. AS PARAMEDICS ROLLED YOUNG OUT OF THE RESIDENCE ON A GURNEY, I NOTICED THAT A SCREEN TO A WINDOW LOCATED ON THE WEST SIDE OF THE RESIDENCE WAS PULLED FROM THE WINDOW FRAME AND HANGING FROM THE TOP. AS PARAMEDICS LOADED YOUNG INTO THE AMBULANCE, OFFICERS WERE SEPARATING WITNESSES.

IVAN YOUNG'S WIFE WAS AT THE RESIDENCE WHEN IVAN WAS SHOT. OFFICER HICKMAN INTERVIEWED HER. REFER TO OFFICER HICKMAN'S FOLLOW-UP REPORT FOR FURTHER INFORMATION.

I THEN SPOKE TO A WHITE MALE, IDENTIFIED AS RYAN JOHN. JOHN TOLD ME HE WAS VISITING HIS GIRLFRIEND AT 2613 GLORY VIEW WHICH IS DIRECTLY ACROSS THE STREET FROM 2612 GLORY VIEW. JOHN LEFT HIS GIRLFRIENDS HOUSE AND STARTED TO WALK TO HIS VEHICLE THAT WAS PARKED IN FRONT OF 2613 GLORY VIEW. A BLACK MALE YELLED TO JOHN FROM THE GARAGE OF 2612 GLORY VIEW THAT IVAN WANTED TO TALK TO HIM. BECAUSE JOHN KNEW IVAN AND WAS FRIENDS WITH HIM, HE WALKED ACROSS THE STREET. THE UNIDENTIFIED BLACK MALE OPENED THE HOUSE DOOR INSIDE THE GARAGE THAT OPENS TO A LAUNDRY ROOM SO JOHN COULD WALK INSIDE. AS JOHN WALKED INTO THE LAUNDRY ROOM, THE SUSPECT PUT A PISTOL TO JOHN'S THROAT AND TOLD HIM TO GET ON THE GROUND IN THE KITCHEN AND PLACE HIS HANDS BEHIND HIS BACK. THERE IS ANOTHER DOOR THAT OPENS INTO THE KITCHEN FROM THE LAUNDRY ROOM. JOHN LAID ON THE FLOOR WITH HIS HEAD TOWARDS THE SINK AND HIS FEET AT THE REFRIGERATOR. THE SUSPECT TIED JOHN'S HANDS BEHIND HIS BACK AND STOMPED ON JOHN'S HEAD. THE SUSPECT THEN PLACED A BLACK JACKET OVER HIS HEAD. THE SUSPECT THEN PLACED A GUN TO JOHN'S HEAD AND TOLD HIM THAT IF HE MOVES, HE WAS GOING TO BLOW HIS BRAINS OUT. THE SUSPECT THEN WENT INTO JOHN'S POCKETS AND FOUND AN AUTOMATIC TELLER MACHINE (ATM) CARD IN A FRONT POCKET. THE SUSPECT THEN TOLD JOHN TO TELL HIM HIS PERSONAL PIN NUMBER TO HIS ATM. JOHN TOLD HIM. THE SUSPECT THEN TOLD JOHN THAT IF THE NUMBER WAS WRONG, HE WOULD COME BACK AND KILL HIM. THE SUSPECT THEN WALKED AWAY. JOHN HEARD TWO MALES TALKING TO IVAN. JOHN SAID THAT IVAN WAS

records bureau processed ser no ! detective bureau processed ser no
SCARFF/DENISE 1259 !

supervisor approving ser no ! officer reporting ser no
NOWAKOWSKI/DENNIS 1225 ! HCYT/MARK 1334

Attachment A

App. 0139

CASE: 04015160
DATE: 6/29/04
TIME: 7:46

-----NORTH LAS VEGAS POLICE DEPARTMENT----- REF: ORIGINAL
-----POLICE REPORT----- PAGE: 10
-----NARRATIVE PORTION----- OF: 12

CLOSE TO HIM, NEAR THE DINING ROOM AREA. JOHN HEARD IVAN ASKING A MALE NOT TO SHOOT HIM. THEN JOHN HEARD A GUN SHOT AND IVAN SCREAM. JOHN THEN HEARD ONE OF THE SUSPECTS ASK THE OTHER SUSPECT IF HE SHOT HIM. THE OTHER MALE, IN A JAMAICAN ACCENT SAID, YES I SHOT HIM. JOHN THEN HEARD THE SUSPECT LEAVE THROUGH THE FRONT DOOR. ABOUT ONE TO TWO MINUTES LATER, JOHN STOOD UP, TAKING THE JACKET OFF OF HIS HEAD. JOHN RAN TO THE LAUNDRY ROOM, PULLING ONE OF HIS HANDS FROM BEHIND HIS BACK AND JUMPED OUT OF A WINDOW THAT FACES NORTH TO THE REAR YARD. JOHN JUMPED SEVERAL YARDS NORTHBOUND, RUNNING AWAY FROM THE RESIDENCE. JOHN THEN CALLED THE POLICE FROM A CELLULAR TELEPHONE FROM AN UNKNOWN ADDRESS. JOHN HAD SEVERAL MARKS ON BOTH WRIST FROM BEING TIED UP AND WAS TREATED AT THE SCENE BY MEDICAL PERSONNEL. JOHN TOLD ME THAT HE COULD NOT IDENTIFY ANY OF THE SUSPECTS AND WAS UNSURE HOW MANY WERE THERE. JOHN CALLED WELLS FARGO BANK WHICH ISSUED THE ATM CARD. THEY TOLD JOHN THAT AN ATM WITHDRAWAL FOR \$201.50 WAS JUST TAKEN FROM AN UNKNOWN ATM MACHINE. WELLS FARGO WOULD NOT KNOW THE EXACT LOCATION UNTIL MONDAY BECAUSE IT WAS PAST NORMAL BUSINESS HOURS. JOHN COMPLETED A WITNESS STATEMENT AT THE SCENE.

ANOTHER VICTIM, GERMAUN MEANS TOLD ME THAT HE WENT OVER TO 2612 GLORY VIEW BECAUSE IVAN WAS PAINTING HIS VEHICLE. APPARENTLY, IVAN PAINTS VEHICLES OUT OF HIS HOME. AS MEANS WALKED UP TO THE FRONT DOOR, TWO UNKNOWN MALES OPENED THE DOOR AND BEGAN TO WALK OUT. ONE OF THE MALES WAS WEARING A BEIGE SUIT JACKET AND THE OTHER HAD DREAD LOCKS. MEANS BELIEVED THE MALE WITH THE DREAD LOCKS WAS WEARING A WIG. THE SUSPECTS GRABBED ONTO MEANS'S ARM AND PULLED HIM INTO THE RESIDENCE. THEY FORCED HIM TO THE FLOOR JUST INSIDE THE FRONT DOOR AND TIED HIS HANDS BEHIND HIS BACK. MEANS TOLD ME THAT BOTH MALES HAD GUNS IN THEIR HANDS BUT HE COULD NOT DESCRIBE THE WEAPONS. ONE OF THE SUSPECTS ASKED MEANS IF HE HAD ANY MONEY. MEANS TOLD HIM YES. ONE OF THE SUSPECTS REMOVED ABOUT \$1,300.00 DOLLARS FROM MEANS'S FRONT PANTS POCKET. MEANS REMEMBERED HAVING SEVEN \$100.00 BILLS. THE SUSPECT ALSO TOOK MEANS'S CELLULAR TELEPHONE. MEANS TOLD ME THAT THE SUSPECTS THEN LEFT OUT OF THE FRONT DOOR. AFTER A FEW SECONDS, MEANS GOT UP, BROKE THE WIRES THE SUSPECTS TIED HIM UP WITH AND RAN OUTSIDE TO HIS VEHICLE. MEANS'S GIRLFRIEND, DESTINEE WADDY WAS WAITING INSIDE THE VEHICLE. MEANS TOLD ME THAT HE DID NOT HEAR ANY GUN SHOTS SO HE BELIEVED IVAN WAS ALREADY SHOT BEFORE HE GOT THERE. MEANS RECEIVED MEDICAL ATTENTION AT THE SCENE AND HE COMPLETED A WITNESS STATEMENT. MEANS TOLD ME HE COULD NOT IDENTIFY THE SUSPECTS.

WADDY TOLD ME THAT SHE SAW TWO UNIDENTIFIED MALES WALK OUT OF THE RESIDENCE AND GOT INTO A DARK GREEN VEHICLE. WADDY SAID THE VEHICLE WAS POSSIBLY A PONTIAC GRAND AM. THE VEHICLE WAS LAST SEEN WESTBOUND ON GLORY VIEW. WADDY DESCRIBED THE MALES AS ONE WEARING A WIG, ABOUT 5'8" TALL. THE OTHER MALE WAS ABOUT 5'11" TALL. BOTH WERE WEARING BLUE AND WHITE CLOTHING. WADDY TOLD ME THAT SHE HAS NEVER SEEN THE TWO MALES BEFORE. WADDY ALSO COMPLETED A WITNESS STATEMENT AT THE SCENE.

records bureau processed
SCARFF/DENISE

ser no ! detective bureau processed
1259 !

ser no

supervisor approving
NOWAKOWSKI/DENNIS

ser no ! officer reporting
1225 ! KOYT/MARK

ser no
1334

Attachment A.2

App. 0140

PHOTO SPREAD

WITNESS: PLEASE READ THESE INSTRUCTIONS CAREFULLY

Positions of persons in this photo spread are numbered left to right, beginning with

Number One (1) on your left.

1. If previously you have seen one or more of the persons in this photo spread, write your initials in the "INITIALS" space(s) beside the photo(s) of the person(s) you have seen.

OFFENSE/INCIDENT No. _____

2. In "NOTES" space, tell briefly how/where/when you saw or met person(s) you identified.

3. If you never have seen any person in this line-up, write your initials in the "NONE OF THE ABOVE" space.

4. Sign your name in the "VIEWED BY" space, and fill in the time and date spaces.

5. Then hand this photo spread to the officer in charge.

Attached @



#1 PERSON

DATE _____

INITIALS _____

NOTES _____



#2 PERSON

DATE _____

INITIALS _____

NOTES _____



#3 PERSON

DATE _____

INITIALS _____

NOTES _____



#4 PERSON

DATE _____

INITIALS _____

NOTES _____



#5 PERSON

DATE _____

INITIALS _____

NOTES _____



#6 PERSON

DATE _____

INITIALS _____

NOTES _____

TIME PHOTO SPREAD SHOWN _____

NONE OF THE ABOVE _____

AGENCY _____

DATE PHOTO SPREAD SHOWN _____

VIEWED BY _____

OFFICER _____

Signature of witness to this viewing: _____

DATE OF OFFENSE _____

WITNESS _____

DATE _____

12/10/2004 18:10 FAX 3838485

DA CRIMINAL DIVISION

017

NORTH LAS VEGAS POLICE
WITNESS PHOTO LINEUP IDENTIFICATIONCase #: 04-15160**WITNESS:**

If you have previously seen one or more of the persons in the line up in regards to the crime in question, place a circle around the appropriate number corresponding to the number of the person in the line up. Place your initials next to the circled number.

Complete any additional comments

Then sign your name and fill in the date and the time.



#1



#2



#3



#4



#5



#6

ADDITIONAL WITNESS COMMENTS: _____

Signature of Officer_____
Signature of Witness_____
Date & Time_____
Signature of Officer_____
Witness Name Printed*Attachment B.2*

NORTH LAS VEGAS POLICE
WITNESS PHOTO LINEUP IDENTIFICATION

Case #: 04-15160

WITNESS:

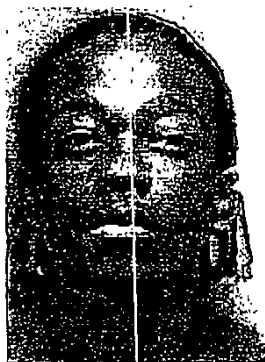
If you have previously seen one or more of the persons in the line up in regards to the crime in question, place a circle around the appropriate number corresponding to the number of the person in the line up. Place your initials next to the circled number.

Complete any additional comments

Then sign your name and fill in the date and the time.



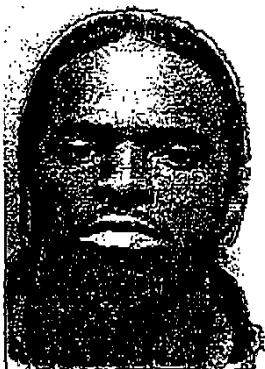
#1



#2



#3



#4



#5



#6

ADDITIONAL WITNESS COMMENTS:

Signature of Officer

Signature of Witness

Date & Time

Signature of Officer

Witness Name Printed

Attachment B.3

Attachment B.4

NORTH LAS VEGAS POLICE
WITNESS PHOTO LINEUP IDENTIFICATIONCase #: 04-15160**TO WITNESS:**

1. If you have previously seen one or more of the persons in the line up in regards to the crime in question, place a circle around the appropriate number corresponding to the number of the person in the line up. Place your initials next to the circled number.
2. Complete any additional comments
3. Then sign your name and fill in the date and the time.



#1



#2



#3



#4



#5



#6

ADDITIONAL WITNESS COMMENTS: _____

Signature of Officer_____
Signature of Witness_____
Date & Time_____
Signature of Officer_____
Witness Name Printed*Attachment B.6*



1.08

Rickie Lamont Slaughter Jr. #179656
330 South Casino Center Blvd.
Las Vegas, Nevada 89101

1 AINFO
2 DAVID ROGER
3 Clark County District Attorney
4 Nevada Bar #002781
5 SUSAN R. KRISKO
6 Deputy District Attorney
7 Nevada Bar #006024
8 200 South Third Street
9 Las Vegas, Nevada 89155-2212
10 (702) 455-4711
11 Attorney for Plaintiff

FILED IN OPEN COURT
MAR 21 2005

SHIRLEY B. PARRAGUIRRE, CLERK
BY *April Watkins*
APRIL WATKINS DEPUTY

7 I.A. 10/5/04
8 9:00 A.M.
9 PD

DISTRICT COURT
CLARK COUNTY, NEVADA

10 THE STATE OF NEVADA,

11 Plaintiff,

12 -vs-

13 RICKIE LAMONT SLAUGHTER,
14 #1896569

15 Defendant.

Case No: C204957
Dept No: XVI

THIRD
AMENDED
INFORMATION

16 STATE OF NEVADA }
17 COUNTY OF CLARK } ss.

18 DAVID ROGER, District Attorney within and for the County of Clark, State of
19 Nevada, in the name and by the authority of the State of Nevada, informs the Court:

20 That RICKIE LAMONT SLAUGHTER, the Defendant(s) above named, having
21 committed the crimes of CONSPIRACY TO COMMIT KIDNAPPING (Felony - NRS
22 199.480, 200.320), CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 200.380,
23 199.480), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS
24 200.010, 200.030, 193.330, 193.165); BATTERY WITH USE OF A DEADLY
25 WEAPON (Felony - NRS 200.481), ATTEMPT ROBBERY WITH USE OF A
26 DEADLY WEAPON (Felony - NRS 200.380, 193.330, 193.165); ROBBERY WITH
27 USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); BURGLARY
28 WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060), BURGLARY

RECEIVED

MAR 21 2005

COUNTY CLERK

PAWPDOCS\IN\FOUTLYING\4N0\4N098004.DOC

1 (Felony - 205.060), and **FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY**
2 **WEAPON (Felony - NRS 200.310, 200.320, 193.165)**, on or about the 26th day of June,
3 2004, within the County of Clark, State of Nevada, contrary to the form, force and effect of
4 statutes in such cases made and provided, and against the peace and dignity of the State of
5 Nevada,

6 **COUNT 1 - CONSPIRACY TO COMMIT KIDNAPPING**

7 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
8 each other and between themselves, and each of them with the other, wilfully, unlawfully,
9 and feloniously conspire and agree to commit a crime, to-wit: kidnapping, and in
10 furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 9-14
11 said acts being incorporated by this reference as though fully set forth herein.

12 **COUNT 2 - CONSPIRACY TO COMMIT ROBBERY**

13 RICKIE SLAUGHTER and an unknown co-conspirator did then and there meet with
14 each other and between themselves, and each of them with the other, wilfully, unlawfully,
15 and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of
16 said conspiracy, Defendants did commit the acts as set forth in Counts 5-6, said acts being
17 incorporated by this reference as though fully set forth herein.

18 **COUNT 3 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON**

19 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
20 authority of law, and malice aforethought, wilfully and feloniously attempt to kill IVAN
21 YOUNG, a human being, by shooting at and into the body and/or causing a bullet to strike
22 the face of the said IVAN YOUNG, with a deadly weapon, to-wit: a firearm.

23 **COUNT 4 - BATTERY WITH USE OF A DEADLY WEAPON**

24 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
25 wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-
26 wit: RYAN JOHN, with use of a deadly weapon, to-wit: by stomping on the head of the said
27 RYAN JOHN with his shoes while the said RYAN JOHN was prevented from protecting
28 himself by RICKIE SLAUGHTER and/or the unknown co-conspirator.

1 COUNT 5 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
3 wilfully, unlawfully and feloniously attempt to take personal property, to-wit: lawful money
4 of the United States, from the person of IVAN YOUNG, or in his presence, by means of
5 force or violence, or fear of injury to, and without the consent and against the will of the said
6 IVAN YOUNG, by demanding money while pointing a firearm at the said IVAN YOUNG,
7 Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

8 COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON

9 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
10 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
11 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
12 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
13 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
14 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
15 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
16 the Defendant and an unknown co-conspirator conspiring with each other to commit the
17 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously
18 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
19 the conspiracy; and/or (2) RICKIE SLAUGHTER directly committing the acts constituting
20 said offense and/or 3) RICKIE SLAUGHTER and/or the unknown co-conspirator aiding or
21 abetting in the commission of said crime, to-wit: by securing and/or detaining and/or robbing
22 the said RYAN JOHN, with the use of a deadly weapon, the Defendants acting in concert
23 throughout; the Defendants counseling and encouraging each other throughout.

24 COUNT 7 - BURGLARY WHILE IN POSSESSION OF A FIREARM

25 RICKIE SLAUGHTER and an unknown co-conspirator did then and there wilfully,
26 unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a
27 felony, to-wit: robbery, that certain building occupied by IVAN YOUNG, located at 2612
28 Glory View, North Las Vegas, Clark County, Nevada.

1 COUNT 8 - BURGLARY

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
3 wilfully, unlawfully, and feloniously enter, with intent to commit a larceny, that certain
4 building occupied by 7-11, located at 3051 E. Charleston, Las Vegas, Clark County, Nevada.

5 COUNT 9 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

6 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
7 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
8 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without
9 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
10 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
11 commission of said crime, said kidnapping resulting in substantial bodily harm to the said
12 IVAN YOUNG, the Defendants being responsible under one or more of the following
13 principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-conspirator
14 conspiring with each other to commit the offense of larceny and/or robbery and/or
15 kidnapping and/or to inflict substantial bodily harm and/or kill whereby all Defendants are
16 vicariously liable for the foreseeable acts of the other conspirators when the acts were in
17 furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER directly committing the
18 acts constituting said offense and/or 3) RICKIE SLAUGHTER and/or the unknown co-
19 conspirator aiding or abetting in the commission of said crime, to-wit: by securing and/or
20 detaining and/or attempting to rob and/or inflict substantial bodily harm to IVAN YOUNG,
21 the Defendants acting in concert throughout; the Defendants counseling and encouraging
22 each other throughout.

23 COUNT 10 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

24 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
25 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, a human
26 being, with the intent to hold or detain the said RYAN JOHN against his will, and without
27 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
28 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the

1 commission of said crime, the Defendants being responsible under one or more of the
2 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
3 conspirator conspiring with each other to commit the offense of larceny and/or robbery
4 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
5 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
6 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER directly
7 committing the acts constituting said offense and/or 3) RICKIE SLAUGHTER and/or the
8 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
9 securing and/or detaining and/or robbing RYAN JOHN, the Defendants acting in concert
10 throughout; the Defendants counseling and encouraging each other throughout.

11 COUNT 11 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

12 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
13 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JOSE POSADA, a human
14 being, with the intent to hold or detain the said JOSE POSADA against his will, and without
15 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
16 and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during the
17 commission of said crime, the Defendants being responsible under one or more of the
18 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
19 conspirator conspiring with each other to commit the offense of larceny and/or robbery
20 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
21 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
22 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER directly
23 committing the acts constituting said offense and/or 3) RICKIE SLAUGHTER and/or the
24 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
25 securing and/or detaining JOSE POSADA for the purpose of committing a robbery and/or
26 inflicting substantial bodily harm and/or kill, the Defendants acting in concert throughout;
27 the Defendants counseling and encouraging each other throughout.

28 COUNT 12 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

1 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
2 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away AARON DENNIS, a human
3 being, with the intent to hold or detain the said AARON DENNIS against his will, and
4 without his consent, for the purpose of committing robbery and/or to inflict substantial
5 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
6 the commission of said crime, the Defendants being responsible under one or more of the
7 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
8 conspirator conspiring with each other to commit the offense of larceny and/or robbery
9 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
10 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
11 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER directly
12 committing the acts constituting said offense and/or 3) RICKIE SLAUGHTER and/or the
13 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
14 securing and/or detaining AARON DENNIS for the purpose of committing a robbery and/or
15 inflicting substantial bodily harm and/or kill, the Defendants acting in concert throughout;
16 the Defendants counseling and encouraging each other throughout.

17 COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

18 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
19 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JERMAUN MEANS, a
20 human being, with the intent to hold or detain the said JERMAUN MEANS against his will,
21 and without his consent, for the purpose of committing robbery and/or to inflict substantial
22 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
23 the commission of said crime, the Defendants being responsible under one or more of the
24 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
25 conspirator conspiring with each other to commit the offense of larceny and/or robbery
26 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
27 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
28 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER directly

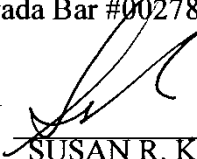
1 committing the acts constituting said offense and/or 3) RICKIE SLAUGHTER and/or the
2 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
3 securing and/or detaining and/or robbing JERMAUN MEANS, the Defendants acting in
4 concert throughout; the Defendants counseling and encouraging each other throughout.

5 COUNT 14 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

6 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
7 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away JENNIFER DENNIS, a
8 human being, with the intent to hold or detain the said JENNIFER DENNIS against her will,
9 and without her consent, for the purpose of committing robbery and/or to inflict substantial
10 bodily harm and/or to kill, said Defendant using a deadly weapon, to-wit: a firearm, during
11 the commission of said crime, the Defendants being responsible under one or more of the
12 following principles of criminal liability, to-wit: (1) by the Defendant and an unknown co-
13 conspirator conspiring with each other to commit the offense of larceny and/or robbery
14 and/or kidnapping and/or to inflict substantial bodily harm and/or kill whereby all
15 Defendants are vicariously liable for the foreseeable acts of the other conspirators when the
16 acts were in furtherance of the conspiracy; and/or (2) RICKIE SLAUGHTER directly
17 committing the acts constituting said offense and/or 3) RICKIE SLAUGHTER and/or the
18 unknown co-conspirator aiding or abetting in the commission of said crime, to-wit: by
19 securing and/or detaining and/or attempting to rob JENNIFER DENNIS, the Defendants
20 acting in concert throughout; the Defendants counseling and encouraging each other
21 throughout.

22
23 DAVID ROGER
DISTRICT ATTORNEY
Nevada Bar #002781

24
25 BY

26 
SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024
27
28

1
2 Names of witnesses known to the District Attorney's Office at the time of filing this
3 Information are as follows:

4	<u>NAME</u>	<u>ADDRESS</u>
5	M. HOYT	NLVPD 1334
6	A. BAILEY	NLVPD 1366
7	J. HICKMAN	NLVPD 1476
8	R. LUEVANO	NLVPD 1618
9	S. TOMS	NLVPD 1621
10	J. PRIETO	NLVPD 674
11	E. MELGAREJO	NLVPD 837
12	M. BRADY	NLVPD 850
13	IVAN YOUNG	2612 GLORY VIEW, NLV, NV
14	JENNIFER DENNIS	2612 GLORY VIEW, NLV, NV
15	JERMAUN MEANS	2309 BAHAMA POINT, NLV, NV
16	RYAN JOHN	9030 BARR, LV, NV
17	JOSE POSADO	2612 GLORY VIEW, NLV, NV
18	AARON DENNIS	2612 GLORY VIEW, NLV, NV
19	DESTINEE WADDY	2309 BAHAMA POINT, NLV, NV
20	TAMMY POSADO	2612 GLORY VIEW, NLV, NV
21	COR, LVMPD DISPATCH	LVMPD
22	COR, NLVPD DISPATCH	NLVPD
23	LINDA ERICHETTO AND/OR DESIGNEE	LVMPD
24	COR, UMC	

25
26 DA#04FN0980X/lg
27 NLVPD EV#0415160
28 CONSP ROBB; ATT MURD WDW'BWDW;
ATT ROBB WDW; RWDW; BURG W/FA; BURG;
1ST DEG KIDNP WDW; - F
(TK2)

1 Rickie Lamont Slaughter Jr. #1896569

2 330 S. Casino Center Blvd.

3 Las Vegas, Nevada 89101

4 (Pro Per)

FILED IN OPEN COURT

APR - 1 2005

SHIRLEY B. PARRAGUIRRE, CLERK

BY

GEORGETTE BYRD DEPUTY

5
6 District Court
7 Clark County, Nevada
8

9 The State Of Nevada,
10 Plaintiff,

11 vs.

12 Rickie Lamont Slaughter Jr.,
13 Defendant.

Case No. C-204957

Dept No. 7

Hearing Date:

Hearing Time:

14
15 Defendant's Motion For A Continuance
16

17
18 Comes Now, Rickie Lamont Slaughter Jr., in proper
19 person in the above entitled motion and now moves this Honorable Court with
20 Points and Authorities in support and bases relief granted by the court
21 upon all Pleadings and Papers on file and any oral argument at the time
22 set for hearing this motion. Defendant prays this Honorable Court Grant
23 Relief to movant to ensure a fair trial Right afforded this Defendant
24 by The Constitution Of The United States and Nevada Articles therein.
25

26 Dated this 30th day of March 2005.

27 RECEIVED

28 APR - 1 2005

COUNTY CLERK

Very Respectfully Submitted,

Rickie Lamont Slaughter Jr.

Rickie Lamont Slaughter Jr.
(Pro Per)


Notice Of Motion

To: The State Of Nevada

To: The District Attorney Of Clark County

You will please take notice that the undersigned will bring the foregoing motion on for hearing on the ____ day of ____ 2005. In department ____ at 9:30 am or as soon as counsel may be heard thereafter. Dated this 31st day of March 2005

Defendant Did notify Ms. Krisko by way of answer machine message on 3.31.05 of this motion.


Rickie Lamont Slaughter Jr.

Points And Authorities

Statement Of Facts - On December 13, 2004 the defendant in the instant case was Faratta Canvassed and granted his request to proceed with self representation. On December 17, 2004 the defendant received discovery materials from prior counsel of record Paul E. Wommer and the court set a trial date for a February 13, 2005 on behalf of the state after the state exercised their right to a speedy trial. On February 7, 2005 the court granted the defendants' request for complete discovery and the appointment of a private investigator.

On February 8, 2005, (the calendar call) the state notified the court that the state was ready to proceed with trial. The defendant advised the court that he could not be ready at the time set for trial and that he needed time to meet with his investigator and

1 Locate witnesses for his defense. The court gave the defendant
2 a new trial on it's own initiative for March 14, 2005. The state
3 advised the court that the state could not proceed with trial on
4 that date and the trial date was set for April 4, 2005.

5
6 On March 9th, of 2005 the defendant was placed in
7 disciplinary segregation for an alleged altercation. The defendant
8 was then deprived of access to the facility's law library and the
9 defendant's personal law books which the defendant was using for
10 his pretrial motions, were also taken.

11
12 On March 24, 2005 the defendant filed a motion and made
13 the court aware of these problems. The defendant secured a court ORDER
14 to receive his law books on March 29, 2005.

15 16 Argument

17
18 Pursuant to Faretta v. California, 422 U.S. 806, 95 S.Ct
19 2525 (1975) a criminal defendant has a Constitutional right to
20 self representation and to conduct his own defense. This right is
21 guaranteed by the Sixth Amendment and includes the rights
22 "to notice, confrontation and compulsory process"
23 Faretta v. California, supra at 819, 2532

24
25 These rights at a minimum, mean that "time to prepare
26 and some access to materials and witnesses are fundamental"
27 to a meaningful right to self representation. Milton v. Morris, 767
28

1 F.2d 1443, at 1446 (9th Cir. 1985). The defendant in the instant
2 case is requesting a Continuance and new trial setting. The
3 defendant states the following as grounds therefor:

4
5 (b) The defendant has various suppression motions and
6 Evidentiary matters that the defendant would like the court
7 to hear and rule upon before trial.

8
9 The defendant has not had an adequate opportunity to
10 complete his suppression motions, because the defendant is being
11 housed in disciplinary segregation and has not had adequate access
12 to the legal materials integral to complete such suppression motions.

13
14 The defendant brought this to the trial courts attention
15 on March 24, 2005 and secured a Court ORDER in Department 16
16 (District Court Judge John S. McGroarty) on March 29th, 2005 to
17 remedy this problem.

18
19 The defendant is still waiting for a signed copy of this
20 Court ORDER from standby counsel, so that the defendant can
21 produce this ORDER then, to the Clark County Detention Center.

22
23 (2.) The defendant has been advised by his private investigator
24 that he would need a Court order to receive his "mug shot," which
25 is needed to identify the defendant's image contained in the
26 photo line ups in which the witnesses in the instant case failed to
27 identify this defendant, on prior occasion. (Defendant was not the
28 subject of the line up)

1 (3.) The defendant was informed by his private investigator
2 that he was still attempting to interview potential defense
3 witnesses.
4

5 (4.) The defendant needs to set an appointment between
6 the District Attorney (Susan Krisko) in the instant case and his
7 private investigator (James Conklin) so that the defendant's private
8 investigator can inspect and photograph the photo lineups that
9 the state intends to use at trial.
10

11 (5.) The defendant has yet received any statements by
12 the state's witness (Kenny Marks) in which, the court in
13 Department 16 ordered the state to turn over to this defendant,
14 in his motion for complete discovery on February 7, 2005.
15

16
17 This witness (Kenny Marks) is on the state's witness
18 list, for the state's case in chief.
19

20 Also:

21
22 (6.) The defendant would like the state to inform the
23 defendant as to what phone calls of this defendant the
24 state intends to use at trial. These phone calls number
25 in the hundreds (100's) and the defendant's investigator is
26 searching for the appropriate program so that the defendant
27 can listen to such phone calls.
28

1 Further, the defendant believes that an Expert
2 witness Regarding Eyewitness Identification is needing
3 and is in the process of trying to locate such a witness, but is
4 not being given adequate access to the telephone in the Clark
5 County Detention Center.

6
7 The defendant is housed in disciplinary segregation
8 in which, the defendant is only given 1 hour a day 5
9 days a week out of his cell. The times in which the defendant
10 is usually let out of his cell are usually early morning times (6:00 am)
11 or late hours (8, 9, and 10:00 pm) when the appropriate people
12 cannot be reached. The disciplinary segregation unit also has no
13 phone book.

14 Closing

15
16 The defendant has a constitutional right tied to
17 a Fair Hearing and trial proceedings. The Sixth Amendment
18 right to self representation and the Fourteenth Amendment
19 right to Due Process mandate at a minimum that the defendant
20 who wishes to represent himself be given a "meaningful opportunity
21 to prepare his defense" Milton V. Morris, supra at 1445
22
23

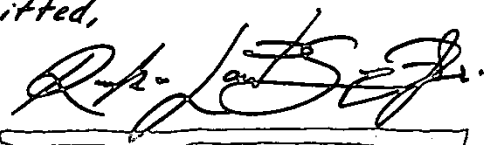
24
25 Based on the issues presented in this motion the defendant
26 respectfully request that the court grant the defendant's request
27 for a continuance. A continuance is impasse and imperative for
28 the defendant to receive the Fair trial and "meaningful

1 opportunity" to prepare for his trial, owed to the defendant.

2
3 The defendant prays this Honorable Court grant relief
4 to movant in defendants favor and grant any other relief as this
5 court may deem just and proper to remedy the above mentioned
6 issues, brought to the courts attention in this motion. Defendant
7 Further sayeth Not.

8 Respectfully Submitted,

9 Dated this 30th day of March 2005

10 
11 Rickie Lamont Slaughter Jr.
12 (Defendant In Proper Person)

ORIGINAL

GMEM
DAVID ROGER
DISTRICT ATTORNEY
Nevada Bar #002781
SUSAN R. KRISKO
Deputy District Attorney
Nevada Bar #006024
200 South Third Street
Las Vegas, NV 89155-2212
(702) 455-4711
Attorney for Plaintiff

FILED IN OPEN COURT
April 4, 2005
SHIRLEY J. PARRA-SANTANA, CLERK
BY Carol Green
DEPUTY

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,
Plaintiff,

-vs-

RICKIE LAMONT SLAUGHTER,
#1896569
Defendant.

CASE NO: C204957
DEPT NO: XVI

GUILTY PLEA AGREEMENT

I hereby agree to plead guilty to: **COUNT 1 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.330, 193.165); COUNT 2 - ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); COUNT 3 - FIRST DEGREE KIDNAPPING (Felony - NRS 200.310, 200.320); and COUNT 4 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Felony - NRS 200.310, 200.320, 193.165),** as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The State has agreed to retain the right to argue for fifteen (15) to life at sentencing as to Count 3, but stipulates that life without parole is not available. The State will not oppose concurrent time between the counts. The defendant has agreed to retain the right to argue for fifteen (15) to forty (40) at sentencing as to Count 3.

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28

2
34
5

6
7
8
9
10
11

12
13
14
15
16
1718
19
20
21

22
23
24
25
26
27
28

1 I understand that the law requires me to pay an Administrative Assessment Fee.

2 I understand that, if appropriate, I will be ordered to make restitution to the victim of
3 the offense(s) to which I am pleading guilty and to the victim of any related offense which is
4 being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to
5 reimburse the State of Nevada for any expenses related to my extradition, if any.

6 I understand that I am not eligible for probation for the offense to which I am
7 pleading guilty.

8 I understand that if more than one sentence of imprisonment is imposed and I am
9 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order
10 the sentences served concurrently or consecutively.

11 I also understand that information regarding charges not filed, dismissed charges, or
12 charges to be dismissed pursuant to this agreement may be considered by the judge at
13 sentencing.

14 I have not been promised or guaranteed any particular sentence by anyone. I know
15 that my sentence is to be determined by the Court within the limits prescribed by statute.

16 I understand that if my attorney or the State of Nevada or both recommend any
17 specific punishment to the Court, the Court is not obligated to accept the recommendation.

18 I understand that if the State of Nevada has agreed to recommend or stipulate a
19 particular sentence or has agreed not to present argument regarding the sentence, or agreed
20 not to oppose a particular sentence, or has agreed to disposition as a gross misdemeanor
21 when the offense could have been treated as a felony, such agreement is contingent upon my
22 appearance in court on the initial sentencing date (and any subsequent dates if the sentencing
23 is continued). I understand that if I fail to appear for the scheduled sentencing date or I
24 commit a new criminal offense prior to sentencing the State of Nevada would regain the full
25 right to argue for any lawful sentence.

26 I understand if the offense(s) to which I am pleading guilty to was committed while I
27 was incarcerated on another charge or while I was on probation or parole that I am not
28 eligible for credit for time served toward the instant offense(s).

1 I understand that as a consequence of my plea of guilty, if I am not a citizen of the
2 United States, I may, in addition to other consequences provided for by federal law, be
3 removed, deported, excluded from entry into the United States or denied naturalization.

4 I understand that the Division of Parole and Probation will prepare a report for the
5 sentencing judge prior to sentencing. This report will include matters relevant to the issue of
6 sentencing, including my criminal history. This report may contain hearsay information
7 regarding my background and criminal history. My attorney and I will each have the
8 opportunity to comment on the information contained in the report at the time of sentencing.
9 Unless the District Attorney has specifically agreed otherwise, then the District Attorney
10 may also comment on this report.

11 WAIVER OF RIGHTS

12 By entering my plea of guilty, I understand that I am waiving and forever giving up
13 the following rights and privileges:

14 1. The constitutional privilege against self-incrimination, including the right to refuse
15 to testify at trial, in which event the prosecution would not be allowed to comment to the
16 jury about my refusal to testify.

17 2. The constitutional right to a speedy and public trial by an impartial jury, free of
18 excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the
19 assistance of an attorney, either appointed or retained. At trial the State would bear the
20 burden of proving beyond a reasonable doubt each element of the offense charged.

21 3. The constitutional right to confront and cross-examine any witnesses who would
22 testify against me.

23 4. The constitutional right to subpoena witnesses to testify on my behalf.

24 5. The constitutional right to testify in my own defense.

25 6. The right to appeal the conviction, with the assistance of an attorney, either
26 appointed or retained, unless the appeal is based upon reasonable constitutional jurisdictional
27 or other grounds that challenge the legality of the proceedings and except as otherwise
28 provided in subsection 3 of NRS 174.035.

1 VOLUNTARINESS OF PLEA

2 I have discussed the elements of all of the original charge(s) against me with my
3 attorney and I understand the nature of the charge(s) against me.

4 I understand that the State would have to prove each element of the charge(s) against
5 me at trial.

6 I have discussed with my attorney any possible defenses, defense strategies and
7 circumstances which might be in my favor.

8 All of the foregoing elements, consequences, rights, and waiver of rights have been
9 thoroughly explained to me by my attorney.

10 I believe that pleading guilty and accepting this plea bargain is in my best interest,
11 and that a trial would be contrary to my best interest.

12 I am signing this agreement voluntarily, after consultation with my attorney, and I am
13 not acting under duress or coercion or by virtue of any promises of leniency, except for those
14 set forth in this agreement.

15 I am not now under the influence of any intoxicating liquor, a controlled substance or
16 other drug which would in any manner impair my ability to comprehend or understand this
17 agreement or the proceedings surrounding my entry of this plea.

18 My attorney has answered all my questions regarding this guilty plea agreement and
19 its consequences to my satisfaction and I am satisfied with the services provided by my
20 attorney.

21 DATED this 4 day of April, 2005.

22 
23 RICKIE LAMONT SLAUGHTER
24 Defendant

25 AGREED TO BY:

26 
27 SUSAN R. KRISKO
28 Deputy District Attorney
Nevada Bar #006024

1 CERTIFICATE OF COUNSEL:

2 I, the undersigned, as the attorney for the Defendant named herein and as an officer of
3 the court hereby certify that:

4 1. I have fully explained to the Defendant the allegations contained in the charge(s)
to which guilty pleas are being entered.

5 2. I have advised the Defendant of the penalties for each charge and the restitution
6 that the Defendant may be ordered to pay.

7 3. All pleas of guilty offered by the Defendant pursuant to this agreement are
consistent with the facts known to me and are made with my advice to the Defendant.

8 4. To the best of my knowledge and belief, the Defendant:

9 a. Is competent and understands the charges and the consequences of pleading
10 guilty as provided in this agreement.

11 b. Executed this agreement and will enter all guilty pleas pursuant hereto
voluntarily.

12 c. Was not under the influence of intoxicating liquor, a controlled substance or
13 other drug at the time I consulted with the defendant as certified in paragraphs
1 and 2 above.

14 Dated: This 4th day of April, 2005.

15 
ATTORNEY FOR DEFENDANT

16 
17
18
19
20
21
22
23
24
25
26
27
28

kjk

1 **AINFO**
2 **DAVID ROGER**
3 **Clark County District Attorney**
4 **Nevada Bar #002781**
5 **SUSAN R. KRISKO**
6 **Deputy District Attorney**
7 **Nevada Bar #006024**
8 **200 South Third Street**
9 **Las Vegas, Nevada 89155-2212**
10 **(702) 455-4711**
11 **Attorney for Plaintiff**

7 **DISTRICT COURT**
8 **CLARK COUNTY, NEVADA**

9 **THE STATE OF NEVADA,**

10 **Plaintiff,**

11 **-vs-**

12 **RICKIE LAMONT SLAUGHTER,**
13 **#1896569**

14 **Defendant.**

Case No: C204957
Dept No: XVI

FOURTH AMENDED
INFORMATION

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

18 **DAVID ROGER, District Attorney within and for the County of Clark, State of**
19 **Nevada, in the name and by the authority of the State of Nevada, informs the Court:**

20 **That RICKIE LAMONT SLAUGHTER, the Defendant(s) above named, having**
21 **committed the crimes of ATTEMPT MURDER WITH USE OF A DEADLY WEAPON**
22 **(Felony - NRS 200.010, 200.030, 193.330, 193.165); ROBBERY WITH USE OF A**
23 **DEADLY WEAPON (Felony - NRS 200.380, 193.165); FIRST DEGREE**
24 **KIDNAPPING (Felony - NRS 200.310, 200.320); and FIRST DEGREE KIDNAPPING**
25 **WITH USE OF A DEADLY WEAPON (Felony - NRS 200.310, 200.320, 193.165), on or**
26 **about the 26th day of June, 2004, within the County of Clark, State of Nevada, contrary to**
27 **the form, force and effect of statutes in such cases made and provided, and against the peace**
28 **and dignity of the State of Nevada,**

EXHIBIT " 1 "

P:\WPDOCS\INFO\OUTLYING\4N0\4N098005.DOC

1 COUNT 1 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

2 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there, without
3 authority of law, and malice aforethought, willfully and feloniously attempt to kill IVAN
4 YOUNG, a human being, by shooting at and into the body and/or causing a bullet to strike
5 the face of the said IVAN YOUNG, with a deadly weapon, to-wit: a firearm.

6 COUNT 2 - ROBBERY WITH USE OF A DEADLY WEAPON

7 RICKIE SLAUGHTER and/or an unknown co-conspirator did then and there
8 wilfully, unlawfully and feloniously take person property, to-wit: an ATM card, from the
9 person of RYAN JOHN, or in his presence by means of force or violence, or fear of injury
10 to, and without the consent and against the will of the said RYAN JOHN, by pointing a
11 firearm at the said RYAN JOHN and demanding said money, Defendants using a deadly
12 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
13 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
14 the Defendant and an unknown co-conspirator conspiring with each other to commit the
15 offense of larceny and/or robbery and/or kidnapping whereby all Defendants are vicariously
16 liable for the foreseeable acts of the other conspirators when the acts were in furtherance of
17 the conspiracy; and/or (2) RICKIE SLAUGHTER directly committing the acts constituting
18 said offense and/or 3) RICKIE SLAUGHTER and/or the unknown co-conspirator aiding or
19 abetting in the commission of said crime, to-wit: by securing and/or detaining and/or robbing
20 the said RYAN JOHN, with the use of a deadly weapon, the Defendants acting in concert
21 throughout; the Defendants counseling and encouraging each other throughout.

22 COUNT 3 - FIRST DEGREE KIDNAPPING

23 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
24 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away IVAN YOUNG, a human
25 being, with the intent to hold or detain the said IVAN YOUNG against his will, and without
26 his consent, for the purpose of committing robbery and/or to inflict substantial bodily harm
27 and/or to kill, said kidnapping resulting in substantial bodily harm to the said IVAN
28 YOUNG.

1 COUNT 4 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

2 did wilfully, unlawfully, feloniously, and without authority of law, seize, confine,
3 inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN JOHN, and/or JOSE
4 POSADA, and/or AARON DENNIS, and/or JERMAUN MEANS, and/or JENNIFER
5 DENNIS, a human being, with the intent to hold or detain the said RYAN JOHN, and/or
6 JOSE POSADA, and/or AARON DENNIS, and/or JERMAUN MEANS, and/or JENNIFER
7 DENNIS against their will, and without their consent, for the purpose of committing robbery
8 and/or to inflict substantial bodily harm and/or to kill, said Defendant using a deadly
9 weapon, to-wit: a firearm, during the commission of said crime, the Defendants being
10 responsible under one or more of the following principles of criminal liability, to-wit: (1) by
11 the Defendant and an unknown co-conspirator conspiring with each other to commit the
12 offense of larceny and/or robbery and/or kidnapping and/or to inflict substantial bodily harm
13 and/or kill whereby all Defendants are vicariously liable for the foreseeable acts of the other
14 conspirators when the acts were in furtherance of the conspiracy; and/or (2) RICKIE
15 SLAUGHTER directly committing the acts constituting said offense and/or 3) RICKIE
16 SLAUGHTER and/or the unknown co-conspirator aiding or abetting in the commission of
17 said crime, to-wit: by securing and/or detaining and/or robbing RYAN JOHN, and/or JOSE
18 POSADA, and/or AARON DENNIS, and/or JERMAUN MEANS, and/or JENNIFER
19 DENNIS, the Defendants acting in concert throughout; the Defendants counseling and
20 encouraging each other throughout.

21 DAVID ROGER
22 DISTRICT ATTORNEY
23 Nevada Bar #002781

24 BY

25 SUSAN R. KRISKO
26 Deputy District Attorney
27 Nevada Bar #006024

28 DA#04FN0980X/kjk
NLVPD EV#0415160
ATT MURDER W/WPN;
RWDW; 1° KIDNAP;
1° KIDNAP WDW - F

4
1

FILED

OCT 13 11 56 AM '06

Shirley M. Hargrave
CLERK

DISTRICT COURT

ORIGINAL

CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

vs.

RICKIE SLAUGHTER,

Defendant.

CASE NO. C204957
DEPT. NO. III

REPORTER'S TRANSCRIPT
OF
GUILTY PLEA

BEFORE THE HONORABLE DOUGLAS W. HERNDON, DISTRICT COURT JUDGE
Taken on Monday, April 4, 2005
At 1:30 o'clock p.m.

APPEARANCES:

For the State:

SUSAN KRISKO, ESQ.
MARC DiGIACOMO, ESQ.
Deputies District Attorney

For the Defendant:

PAUL E. WOMMER, ESQ.
Attorney at Law

REPORTED BY: YVONNE M. VALENTIN, CCR 342

YVONNE M. VALENTIN, OFFICIAL COURT REPORTER

RECEIVED

OCT 13 2006

COUNTY CLERK

App. 0171

1 LAS VEGAS, NEVADA, MONDAY, APRIL 4, 2005, 1:30 P.M.

2 -oOo-

3
4 THE DEFENDANT: Your Honor?

5 THE COURT: Yes, sir?

6 THE DEFENDANT: Can I make a record briefly?

7 THE COURT: Yes. Yes, Mr. Slaughter, you can go
8 ahead.

9 THE DEFENDANT: I object to proceeding with the
10 trial today. I needed a continuance. I had various issues in
11 regard to that continuance, if the Court will hear them.

12 THE COURT: Is this the motion that you filed
13 last Friday with Judge Bell?

14 THE DEFENDANT: Yes, but Judge Bell didn't fully
15 consider my issues, I don't believe. He kind of denied it on
16 faith, just a continuance period. He didn't really listen to
17 my issues, I don't think.

18 THE COURT: While we're waiting for Mr. Wommer,
19 you can go ahead, and I'll allow you to bring up those issues
20 with me right now.

21 THE DEFENDANT: Thank you.

22 My investigator has been on the case since
23 February 17th and, you know, we were looking for a witness.
24 He didn't start investigating the case until February 17th.
25 We had three alibi witnesses we were looking for.

YVONNE M. VALENTIN, OFFICIAL COURT REPORTER

1 You know, we didn't have an exact address or
2 location for those alibi witnesses but, you know, we tried to
3 get it done as fast as possible with some other things we were
4 doing, too. But he did end up locating them, but he didn't
5 locate them until March 30th, and I was informed March 31st.
6 That's when we had the contact visits in the jail.

7 Now, March 31st was just last week. He did
8 locate the alibi witnesses, you know, talking to various
9 people in that neighborhood and things like that. And
10 actually, if I could have him make a representation on the
11 record for me real quick, if the Court will allow?

12 THE COURT: Go ahead, sir.

13 MR. CONKLIN: Yes, sir. Jim Conklin, the private
14 investigator side of this case. I just had the name of a
15 Monique that was a possible alibi witness, a woman that he had
16 spent some time with during this period of time, and just an
17 apartment building.

18 And I just found her, I guess it was, last week,
19 in the last week, the day before the hearing. I just had a
20 brief interview of her. So she wasn't able to be put onto the
21 witness list.

22 And also, as far as the phone calls from this
23 jail, I didn't receive a copy of those until actually just
24 Saturday. I was told that I had everything, but later on we
25 found that there was a misunderstanding, and those calls out

1 of the jail were never given to my attention.

2 THE DEFENDANT: If I can kind of clarify what
3 he's speaking on? We were given by the State a CD ROM of
4 phone calls from the jail that they wanted to use in the
5 trial. The State informed me there are hundreds of phone
6 calls when I moved for the transcript of the CD, so I had to
7 listen to them at the jail.

8 I wasn't able to listen to them. There are three
9 CD's. One contains video surveillance; one contains an
10 interview; and one contains jail phone calls.

11 When we thought he had the copy of it, he kept
12 telling me he thought he had the wrong program to listen to
13 the jail phone calls. It dawned on me, and I asked him how
14 much CD's did he have, and he told me only one. The only
15 other CD was actually on my property, but I don't have them in
16 the jail. I have to go through a process. It takes it hours
17 to release the property to him, and he gets it through the
18 jail.

19 We found out this last week, and I released the
20 copies to him. I still asked him if he could wade through
21 there and try to figure out, because the prosecutor has it
22 nailed down which calls to use, and he's trying to wade
23 through hundreds of phone calls, ten-minute-long phone calls,
24 to figure out which one they're going to use. And I haven't
25 heard them personally myself.

1 Also, I had -- my last issue -- you know, I had a
2 few evidentiary hearings I want the Court to hear and rule
3 upon before trial. But I couldn't -- I didn't actually have
4 an opportunity to make those motions out of the materials I
5 needed, because I was being housed in disciplinary
6 segregation.

7 When I brought this to McGroarty, he granted me a
8 court order to remedy that problem, but then he granted the
9 court order on the 30th. He granted it on the 29th, but he
10 signed it on the 30th. I have the order here. And Mr. Wommer
11 didn't get it to me until actually the 1st in Judge Bell's
12 courtroom, after our little hearing there.

13 So I haven't had a chance to put those in. For
14 the record, that's pretty much -- I mean, I just wanted a
15 chance to, you know, prepare my case -- I mean, for an
16 opportunity to bring this case here.

17 I can't present an effective defense without my
18 alibi witness, and I think those are very important to just to
19 receiving a fair trial.

20 For the record, that's pretty much it.

21 THE COURT: Okay. State?

22 MS. KRISKO: I would note that on 12/13 of '04,
23 that's when he went pro per. He waited two months to even ask
24 for or do a motion for the investigator. That was granted on
25 February 7th. He also had a motion for discovery and a motion

1 to marry. He's had all of this time to get ready. He
2 actually already did file an alibi notice. That alibi witness
3 isn't helpful to him, so now I guess we've got another alibi.

4 THE DEFENDANT: Can I be heard briefly?

5 THE COURT: Hold on. Go ahead and let her talk,
6 would you please?

7 THE DEFENDANT: I'm sorry.

8 THE COURT: Thank you.

9 MS. KRISKO: I note for the record, we've been
10 ready every single time. He waited until the day of trial to
11 go pro per. That's what caused a continuance last time. And
12 I think that's all this is is another delay tactic.

13 THE DEFENDANT: Your Honor, this isn't a delay
14 tactic. When I went pro per, Mr. Wommer had my case a little
15 over a month. He filed -- that alibi witness notice that he
16 filed was the wrong alibi notice. Mr. Wommer decided to file
17 that on his own initiative, which I didn't explain that to him
18 to file that.

19 Now, that was the wrong alibi witness he filed.
20 And then at the same time, I doubt if Mr. Wommer, if he was
21 prepared to proceed at trial then without any alibi witness or
22 anything like that. Me and Mr. Wommer weren't communicating.
23 That was the basis of me proceeding pro per.

24 THE COURT: Well, here's what I'll say. I notice
25 from going back through your things that back in December,

1 when the first trial was set, Mr. Wommer announced ready.

2 THE DEFENDANT: Yes, sir.

3 THE COURT: And quite honestly, Mr. Slaughter,
4 some trials are complicated and require a lot of getting ready
5 for, and some trials aren't as complicated. They don't
6 require as much. But Mr. Wommer announced ready at that time.

7 You were able to, in a rather unusual fashion,
8 get a chance to talk to Judge Cory outside the presence of the
9 State and convince him to grant you a continuance. And at
10 that time, it seemed to be that it was in relation to some
11 medical records that you wanted to get ahold of.

12 Then you were also able to go through a Faretta
13 canvass and be allowed to represent yourself at that time. So
14 that's when you became responsible for your own defense at
15 that time.

16 THE DEFENDANT: Yes, sir.

17 THE COURT: Since that time, if I understand it
18 correctly, we've had a couple prior trial settings, at one of
19 which you, yourself, announced ready for.

20 THE DEFENDANT: I never announced ready.

21 THE COURT: If I read the court minutes right, on
22 the trial setting, that was -- you were in court on
23 February 8th of this year, and that was for the trial setting
24 that was supposed to start, I believe, February 14th. And
25 both sides announced ready for trial, and the Court reset

1 the trial.

2 THE DEFENDANT: Excuse me, your Honor. Can I
3 please? That's got to be an error. I announced I couldn't be
4 ready in the time that -- they -- I understand they exercised
5 their right to a speedy trial, but I couldn't be ready. I had
6 just been granted my private investigator, and I actually put
7 that motion on before February 8th, when it was granted, but I
8 couldn't be ready. I needed time for an investigator to
9 locate these witnesses.

10 THE COURT: Let me go ahead and finish.

11 THE DEFENDANT: Yes, sir.

12 THE COURT: You've -- and I reviewed the motion
13 to continue that you filed in front of Judge Bell, as well.
14 And you kind of elicit a number of things there that -- I
15 guess about seven different things that you think justify your
16 need for a continuance at this time.

17 And I am not inclined to go against Judge Bell's
18 ruling, because number one, he already issued it, and we're
19 set to start trial now; and number two, reading through the
20 motion to continue, and considering how long you've been on
21 your case, and the things that you've been able to do, all the
22 motions you've been able to file for yourself, it's obvious to
23 me that you know how to file motions, and you know how to make
24 requests to the Court.

25 But a lot of these things are very last-minute

1 requests, and I'm not inclined to vacate the trial. So we're
2 going to go forward today.

3 THE DEFENDANT: These weren't last-minute
4 requests. I just found alibi witnesses. We tried to get them
5 as soon as possible. We didn't have an exact location. We
6 just had a neighborhood. And by luck, he actually came upon
7 these witnesses.

8 THE COURT: Have you given -- does the State have
9 that name?

10 THE DEFENDANT: No. I wasn't able to. He just
11 found him on the 31st. I was informed on the 1st. You know,
12 the statute says I have to give them 10 days ahead of time. I
13 haven't been able to put him on. I can't present no defense
14 without my alibi witnesses. They're going to testify to my
15 whereabouts at the time of this crime.

16 THE COURT: Well, here's what I will do. You
17 give them that name, and I may revisit the issue, but I'm
18 telling you right now, in all likelihood, it's going to stay
19 as it is. We're not continuing the trial. The trial will go
20 for a few days.

21 If you give the State the name, and the State's
22 investigator can try and contact this woman and see if they
23 can talk to him as well. And we'll readdress the issue of,
24 when it comes time to present your case in chief, whether this
25 person is going to be allowed to testify or not.

1 You're right about the statute, though. The
2 statute requires many things. And when you are the -- or the
3 statutes require many things. And when you choose to
4 represent yourself, you're held to the same standards as
5 everybody else.

6 It's not the Court's job to do your work for you
7 or make you comply with time lines. And that's one of the
8 dangers that comes with choosing to represent yourself,
9 especially when you're in custody. The ability to get
10 everything done isn't always great.

11 You, in your motion to continue, are saying that,
12 for instance, you couldn't file motions that you wanted to
13 file, because you've been in disciplinary segregation. Well,
14 you know, to the extent that you're given the jail problems,
15 you might be on there ad infinitum.

16 So when would you ever be able to file the
17 motions, if that's the basis?

18 THE DEFENDANT: No, Mr. McGroarty, I brought that
19 up to him. He granted me the access to do it. I'm pretty
20 sure he granted it with the thought that I would have the
21 opportunity.

22 THE COURT: The problem is, Mr. Slaughter, we
23 can't just keep delaying things because you filed lots of
24 motions. You never filed a motion to suppress before. So now
25 at the last minute, you want to file a motion to suppress.

1 THE DEFENDANT: No. I've been in disciplinary
2 for over a month. That's when I was going to file my motion
3 to suppress, so we can have all that squared out before trial,
4 sir.

5 THE COURT: No, but I'm saying, you started
6 representing yourself in December. You didn't file a motion
7 to suppress in December. You didn't file it in January. You
8 didn't file it in February. Now, at the end of March, early
9 April, you're telling me you had a motion to suppress that you
10 wanted to file.

11 THE DEFENDANT: In the beginning of March.

12 THE COURT: I also have to look at the record and
13 consider that Mr. Wommer, during the time that he represented
14 you, represented to the Court that he was ready to proceed to
15 trial, and he didn't think there were any writ issues or
16 anything else that needed to be legally addressed.

17 So I have to consider that as well, because I
18 think Mr. Wommer's a competent attorney. I don't know what
19 other things in your motion to continue that you wanted to
20 argue about. You brought up issues of the photo lineup. I
21 take it the original photo lineups --

22 THE DEFENDANT: I never seen the original photo
23 lineups. I tried to have my investigator review those last
24 weekend after McGroarty had granted my order for that, and I
25 still haven't -- she said that the police -- they weren't

1 on -- they weren't -- he wasn't on duty on Fridays, and he's
2 the only one with them.

3 THE COURT: Did the defense receive copies of the
4 photo lineups, and the photo lineups will be brought into
5 court by the detective? I don't think that's much of an
6 issue.

7 You had -- you bring up the issue of wanting to
8 hire an expert witness now. I think the time has long since
9 come and gone for that as well, in addition to the fact that
10 your motion doesn't even refer to anybody by name that you
11 have, that you are potentially going to have.

12 THE DEFENDANT: Dr. Robert Shomer (phonetic).

13 THE COURT: Robert Shomer's name gets bantered
14 around a lot.

15 THE DEFENDANT: No, I haven't been granted
16 expenses to hire him.

17 THE COURT: There is a time to do things and a
18 time to go to trial, and now is the time to go to trial.

19 There was one other issue that you brought up
20 about wanting a copy of your booking photo.

21 THE DEFENDANT: I got that.

22 THE COURT: Okay. All right then. Well, I'm not
23 going to grant a motion to continue at this time. As I said,
24 it's time to go to trial now. Is there anything else that
25 needs to be brought up outside the presence of jury selection?

1 MR. DiGIACOMO: Just one other issue I'd like to
2 put on the record as to the jail phone calls. He says they're
3 lengthy and everything like that. The substance of the phone
4 calls are in the original declaration and arrest report that
5 was made in this case back in June of 2004, Judge, so it's not
6 like there is significant new information that --

7 THE COURT: Hold on, Mr. Slaughter.

8 MR. DiGIACOMO: That was in the original arrest
9 report written by the detective as to the information that was
10 contained therein.

11 THE COURT: Are there parts of hundreds of phone
12 calls that the State is intending to use, or are they able to
13 be narrowed down to particular phone calls?

14 MR. DiGIACOMO: At the time, most of the phone
15 calls have to do with the alibi, which apparently he's not
16 proceeding upon. In fact, the rebuttal evidence to the alibi
17 is in the original declaration of arrest in this particular
18 case. Most of it has to do with where he was at 7:00 o'clock.

19 If he's going to put a witness on to say that she
20 was with him at the time period which he says on the phone
21 call, he's telling somebody else to say he was with them, then
22 we'll be using portions of that, but it has to do with what he
23 puts up, not what we're putting in our case in chief.

24 THE COURT: Part of the phone calls would be case
25 in chief; is that correct or not?

1 MR. DiGIACOMO: No, I don't believe we have any
2 case in chief information to put in front of the jury, Judge.

3 THE COURT: Okay. Well, the issue of the phone
4 calls, should it even be an issue, can be addressed later on
5 when we get to Mr. Slaughter's case in chief.

6 THE DEFENDANT: Can I bring something else up?

7 THE COURT: Yes.

8 THE DEFENDANT: We have a Kenny Marks that is on
9 their witness list as their case in chief, and I never
10 received anything from them. And the judge did order them to
11 turn over whatever they had on Kenny Marks, and I still
12 haven't received anything, and I brought it up numerous times.

13 THE COURT: Are there any statements from Kenny
14 Marks?

15 MR. DiGIACOMO: Judge, there is. Me and
16 Miss Krisko interviewed this witness. He had a title which
17 had Mr. Slaughter's name on it. We provided a copy of that
18 title to Mr. Slaughter. He lives across the street from where
19 the crime scene is. He doesn't have a written statement. He
20 has a photo lineup that he wrote off.

21 THE COURT: Is that photo lineup part of
22 discovery as well?

23 THE DEFENDANT: No.

24 MR. DiGIACOMO: Judge, I saw it in my file as
25 well. I don't remember there was this photo lineup. I saw it

1 in my discovery today, but if he doesn't have it, I can give
2 him a copy of it right now.

3 THE COURT: Okay. Well, we'll do that.

4 Mr. Slaughter, not everybody that the State or
5 even oftentimes the defense puts on a witness list necessarily
6 gave a taped statement or wrote out a statement.

7 THE DEFENDANT: I'd just like to know the
8 substance of what he was going to testify to, so I can be
9 prepared for that.

10 THE COURT: If he was on the State's witness
11 list, then your investigator can go out and talk to him, but
12 they're not required to turn over their work product, which
13 means the things that come out of an individual interview with
14 a witness, unless it's exculpatory in nature. Then they have
15 to tell you about it.

16 Otherwise, their interview of a witness in
17 preparation for trial is not something that's discoverable to
18 you.

19 THE DEFENDANT: If he's on the case in chief, I
20 believe I have a right to know what he's going to testify to.

21 MR. DiGIACOMO: This is my only copy, Judge, and
22 I'm going to have it marked as an exhibit.

23 THE COURT: Is that a photo lineup that pertains
24 to Mr. Marks having reviewed the photo lineup and having
25 signed off on it?

1 MR. DiGIACOMO: That's correct.

2 THE DEFENDANT: What is it referring to, that he
3 seen a crime?

4 MR. DiGIACOMO: That he identified you in a photo
5 lineup, and he was talking about Marquis Lerner, and that's
6 the first name he talked about.

7 THE DEFENDANT: I'd ask that we stipulate to his
8 testimony about buying a car. That's irrelevant. It has
9 nothing to do with the case.

10 THE COURT: It sounds like you might not have
11 very many cases for them. I can't tell the State how to run
12 their case. I can't tell them what is relevant and what is
13 not relevant.

14 If there is something that comes up at the time
15 of trial that you feel is relevant, I'll rule on it at that
16 time, but I can't tell them which witnesses to call or not to
17 call and make them tell you what their conversation with the
18 witness was.

19 MR. DiGIACOMO: Just one other matter we need to
20 bring up, Judge. The defendant, I guess you call those
21 shorts, asked to be here in shorts. We called up Victim
22 Witness and got pants that should fit him. I'd ask the Court
23 to allow him to change into pants. The shorts probably aren't
24 too appropriate in front of the jury.

25 THE COURT: Are those the clothes that you had at

1 the time you were booked, Mr. Slaughter?

2 THE DEFENDANT: Yes, sir.

3 THE COURT: I think it would behoove you to put
4 on pants in front of the jury, if you don't mind.

5 THE DEFENDANT: Yes. I have no problem. There
6 was just no clothes down there for me. If I could change into
7 shoes, I could tell my mother, who is outside, to bring me
8 some shoes.

9 THE COURT: Well, we're going to start. Where
10 are the clothes that apparently -- oh, well, let's let him go
11 ahead, and you can take him down to the restroom and get into
12 the clothes.

13 THE DEFENDANT: Your Honor, can I move for a few
14 admissions right now?

15 THE COURT: Move for admissions?

16 THE DEFENDANT: Yeah.

17 THE COURT: Like items of evidence?

18 THE DEFENDANT: Yes, sir.

19 THE COURT: That would come up during the time of
20 trial. When an appropriate witness is on the stand, if there
21 is some item of evidence that you think they are in possession
22 of, then you can move its admission. Or during your case in
23 chief, if you call witnesses, that would be a time to move the
24 admission of particular pieces of evidence.

25 THE DEFENDANT: And I also have a proposed

1 stipulation of fact, if the State is willing to agree to the
2 stipulation.

3 THE COURT: Go ahead and tell us what it is.

4 THE DEFENDANT: That the victim was shot through
5 the right cheek, and the bullet exited his left chin and shot
6 out two of his teeth and caused fragments in his eye. If we
7 can do that, I don't believe there is no need for the photo.

8 MR. DiGIACOMO: Well, Judge, the photo, as in any
9 case --

10 THE DEFENDANT: I have a copy of the photo right
11 here.

12 MR. DiGIACOMO: A photo, in any case, is
13 recommended. We have the photos marked. If he has an
14 objection to the prejudicial nature of any particular photo,
15 he can raise that with the Court, but we're not willing to
16 enter into a stipulation as to what the photos do and do not
17 show.

18 THE DEFENDANT: I do object to the photo right
19 now.

20 THE COURT: I'll look at the photos and see what
21 I think in terms of their nature as to whether any or all of
22 them should be admissible or not.

23 Obviously, when there is allegations of injury
24 and the proposition of medical experts testifying in terms of
25 the nature of the injury, whether it was potentially a lethal

1 injury, whether it causes substantial bodily harm, then
2 they're going to need probably to refer to some photos, but
3 that doesn't mean all of them get admitted.

4 THE DEFENDANT: Yeah, well, I don't believe they
5 need this photo, when actually the witness is going to
6 testify. They'll probably bring the medical expert and
7 examine them and everything like that.

8 THE COURT: I will look -- how many photos are
9 marked?

10 THE DEFENDANT: I only have one.

11 MR. DiGIACOMO: There are 92 exhibits that we've
12 marked.

13 THE CLERK: I only have 90.

14 MR. DiGIACOMO: There were 90 exhibits we marked
15 prior when Judge Cory was supposed to start trial. We've
16 given those back to your clerk, so she should have them
17 marked, and then you can look through them, Judge.

18 THE COURT: Are any of the photos going to be
19 used during any kind of opening statements?

20 MR. DiGIACOMO: I'll agree not to, if the Court
21 hasn't had a chance to look at them.

22 THE COURT: I'll look at it before then and make
23 a ruling as if the intent of either party were to use them
24 during openings.

25 MR. DiGIACOMO: I was hoping we'd get to openings

1 today. That's looking less and less likely, and so I hadn't
2 intended to use any of them during my openings. Should we get
3 to them tomorrow morning and I have a chance to put a power
4 point together --

5 THE COURT: Both sides can let me know if it's
6 something I have a chance to make a ruling on before the
7 point -- I'll make a ruling on them before we get to the point
8 of using them, regardless if it's a witness or opening
9 statement.

10 THE DEFENDANT: I never received a list of the
11 exhibits or anything like that.

12 THE COURT: Well, generally, you're not going to
13 get a list of exhibits until we get ready to start trial and
14 the court clerk is able to write out all the exhibits, because
15 it's only at that time our exhibits are proffered to the Court
16 to be marked by either side.

17 MS. KRISKO: Just to let you know, the ones she
18 has, those are the ones, like pictures, medical records,
19 things like that, the officer is going to be bringing in all
20 the other physical evidence.

21 THE COURT: Okay. All right. Mr. Slaughter, if
22 you can go with this gentleman, please, and go ahead and --

23 THE CORRECTIONS OFFICER: Your Honor, as far as
24 the clothes go, I won't be able to take those back with him to
25 the jail. Those have to be receipted.

1 THE COURT: He can change out at the end of the
2 day.

3 THE CLERK: The officers will dress him out, but
4 if you get another officer, he's going to say, "I'm not doing
5 it." So if his family or somebody on the outside, if they can
6 get him a better shirt, too.

7 AUDIENCE MEMBER: Do they bring him into the main
8 jail?

9 THE CORRECTIONS OFFICER: In the front lobby,
10 they'll give him a receipt, so they can account for
11 everything.

12 AUDIENCE MEMBER: I'll try to get that taken care
13 of today.

14 (Whereupon, a brief recess ensued.)

15 THE COURT: Mr. Slaughter, after you had stepped
16 outside, we were talking about the jury selection process;
17 okay?

18 THE DEFENDANT: Yeah.

19 THE COURT: We've got 12 members on the jury plus
20 two alternate members. That's 14. And then each side gets
21 eight peremptory challenges of the jury. So that's another
22 16. So that's 30 total people. And each side gets one
23 challenge as to the alternate.

24 So theoretically, what we need to have is 32
25 people passed for cause, meaning 32 acceptable people, and

1 then you all will start exercising your challenges against
2 those people; okay?

3 THE DEFENDANT: So you say we get eight and one
4 extra for the alternate?

5 THE COURT: Right. So after you've exercised
6 your eight and/or the State has exercised their eight and/or
7 you all have waived, you'll know who the first 14 people are.
8 And you can use that last challenge against the last two of
9 those 14, if you want to challenge either of those two people
10 that will be sitting as an alternate. And I'll let you know
11 when we get to that point.

12 But I'll let you know, what we're going to
13 endeavor to do is get 32 main people, and that's who you all
14 will begin questioning originally. We're not going to
15 individually question, however, the total number of people who
16 come in.

17 We just want to get 32 that seem to be
18 acceptable, and then we'll start questioning those. And if
19 any of those people need to leave, we'll replace them with one
20 person, so that we always maintain a number of 32, until we
21 pass them all for cause.

22 And what I do is, I ask them a bunch of questions
23 first, and then you can ask them questions as a group, meaning
24 if you have just a general kind of question, "Hey, have you
25 ever been arrested before?" and if one guy raises his hand,

1 then you individually ask him some questions.

2 But we're not going to individually ask each
3 person the same questions over and over. Do you know what I
4 mean?

5 THE DEFENDANT: Yeah.

6 THE COURT: Does that make sense? Okay.

7 MS. KRISKO: I think we might want to take a
8 minute or two. It sounds like we want to discuss negotiations
9 again.

10 THE COURT: Okay. Was there a habitual filing?

11 MR. DiGIACOMO: There is not, Judge, but the
12 first three kidnappings occurred with substantial bodily harm
13 and with a deadly weapon. So they're looking at 30 to life or
14 life without.

15 THE COURT: All right. Just let me know.

16 (Whereupon, a brief recess ensued.)

17 THE COURT: We can go back on the record in
18 C204957, State of Nevada versus Rickie Lamont Slaughter.

19 It's my understanding that the matter is resolved
20 now. Is that correct, folks?

21 MR. DiGIACOMO: Yes, your Honor.

22 THE COURT: Okay.

23 THE DEFENDANT: Yes.

24 THE COURT: And I have a guilty plea agreement
25 before me and a fourth amended information. Has a fourth

1 amended information been filed? Yes? No?

2 MR. DiGIACOMO: Yes, Judge. I believe we've
3 already given them to your clerk.

4 THE COURT: Okay. Is that your understanding,
5 Mr. Slaughter, the matter is resolved now?

6 THE DEFENDANT: Yeah. As I understand the
7 agreement, though, for the record, that the State will not be
8 allowed to argue --

9 THE COURT: We're going to go through the
10 agreement and make sure you understand everything. But as you
11 sit here now, your understanding is that you and the State
12 have resolved the matter; is that correct?

13 THE DEFENDANT: Yeah.

14 THE COURT: Why don't you go ahead and tell me,
15 if you would please, Mr. DiGiacomo, what the negotiations are.

16 MR. DiGIACOMO: Yes, Judge.

17 The defendant will enter a plea to -- let's make
18 sure I read these all off. Count I, attempt murder with use
19 of a deadly weapon; Count II, robbery with use of a deadly
20 weapon; Count III, first degree kidnapping; and Count IV,
21 first degree kidnapping with use of a deadly weapon.

22 The State agrees to retain the right to argue for
23 15 years to life at sentencing as to Count III, but stipulates
24 that life without the possibility of parole is not an
25 available sentence for the Court.

1 The State will not oppose concurrent time between
2 the counts, and the defendant has agreed to retain the right
3 to argue for 15 to 40 years as to sentencing on Count III.

4 Essentially, Judge, the negotiation is either a
5 15 to life or a 15 to 40, depending on the Court's decision at
6 sentencing, and the sentencing is to be before this Court is
7 my understanding, Judge.

8 THE COURT: Okay. And Count III is the
9 kidnapping charge that alleges substantial bodily harm?

10 MR. DiGIACOMO: That's correct, Judge.

11 THE COURT: Do you understand that, Mr.
12 Slaughter?

13 THE DEFENDANT: Yes, sir.

14 THE COURT: That's what the status of the
15 negotiations are?

16 THE DEFENDANT: Yes, sir.

17 THE COURT: Do you agree with the negotiations as
18 Mr. DiGiacomo stated them?

19 THE DEFENDANT: Yeah, that the decision's between
20 15 to 40 and 15 to life?

21 THE COURT: Right. Okay. Why don't you go ahead
22 and tell me at this time, if you would please, what your true
23 name is.

24 THE DEFENDANT: Rickie Lamont Slaughter, Jr.

25 THE COURT: Do you understand that if that is not

1 your true name, you must declare it to me, or all proceedings
2 in this case will be under the name set forth in the
3 information on file, which is Rickie Lamont Slaughter?

4 Do you understand? Is that a yes?

5 THE DEFENDANT: Yes, sir.

6 THE COURT: Yes, sir. And what is your age?

7 THE DEFENDANT: Twenty.

8 THE COURT: And how far did you go in school?

9 THE DEFENDANT: Eleventh grade.

10 THE COURT: And do you read, write, and
11 understand the English language?

12 THE DEFENDANT: Yes, sir.

13 THE COURT: Okay. And you've received a copy, I
14 take it, of the fourth amended information that was filed
15 today in open court?

16 THE DEFENDANT: Yeah.

17 THE COURT: Okay. And will you waive the formal
18 reading of the charges and any list of witnesses that are
19 attached to that fourth amended information?

20 THE DEFENDANT: Yes, sir.

21 THE COURT: And I know you're representing
22 yourself, but you also have Mr. Wommer present as standby
23 counsel. Did you have an opportunity to discuss with
24 Mr. Wommer the fourth amended information and the charges that
25 were filed this afternoon?

1 THE DEFENDANT: Yeah.

2 THE COURT: Okay. And how do you plead to the
3 fourth amended information listing the four charges of
4 Count I, attempt murder with use of a deadly weapon; Count II,
5 robbery with use of a deadly weapon; Count III, first degree
6 kidnapping alleging substantial bodily harm; and Count IV,
7 first degree kidnapping with use of deadly weapon, guilty or
8 not guilty?

9 THE DEFENDANT: Your Honor, actually, I didn't --

10 MR. DiGIACOMO: Judge, it appears he's a little
11 confused.

12 MR. WOMMER: Would you repeat the question, your
13 Honor?

14 THE COURT: Okay. How do you plead to the four
15 counts in the fourth amended information, guilty or not
16 guilty?

17 THE DEFENDANT: Guilty.

18 THE COURT: And that would be guilty as to
19 Count I, attempted murder with use of a deadly weapon?

20 THE DEFENDANT: Yeah.

21 THE COURT: Guilty as to Count II, robbery with
22 use of a deadly weapon?

23 THE DEFENDANT: Yeah.

24 THE COURT: Guilty as to Count III, first degree
25 kidnapping; that's the count that alleges substantial bodily

1 harm.

2 THE DEFENDANT: Yeah.

3 THE COURT: And guilty as to Count IV, first
4 degree kidnapping with use of a deadly weapon?

5 THE DEFENDANT: Yeah.

6 THE COURT: Before I accept your plea of guilty,
7 I must be satisfied that your plea is freely and voluntarily
8 given. Are you making this plea freely and voluntarily?

9 THE DEFENDANT: Yeah.

10 THE COURT: Has anyone forced or coerced you to
11 enter this plea?

12 THE DEFENDANT: No.

13 THE COURT: Has anyone made you any promises
14 other than what's in the guilty plea agreement to get you to
15 plead guilty?

16 THE DEFENDANT: No.

17 THE COURT: I have before me a written guilty
18 plea agreement. Is that your signature that's contained on --

19 THE DEFENDANT: Yeah.

20 THE COURT: -- page five of the agreement?

21 THE DEFENDANT: Yeah.

22 THE COURT: Just for the record, on the original,
23 the date wasn't entered, so I'm going to write in there the
24 4th day of April, 2005.

25 Did you have an occasion, Mr. Slaughter, to read

1 through the guilty plea agreement before you signed it?

2 THE DEFENDANT: Yes, I did.

3 THE COURT: And did you have an opportunity to
4 discuss everything with Mr. Wommer before you signed it?

5 THE DEFENDANT: Yeah.

6 THE COURT: Did you understand the things that
7 you read in the guilty plea agreement prior to signing it?

8 THE DEFENDANT: Yes.

9 THE COURT: And any questions that you may have
10 had, were you able to discuss those with Mr. Wommer?

11 THE DEFENDANT: Yes.

12 THE COURT: Okay. Thank you.

13 Do you understand that the range of punishments,
14 and this is separate and apart from what the plea agreement
15 is, but the range of punishments for attempt murder with use
16 of a deadly weapon is 240 months maximum, with a minimum
17 parole eligibility of 24 months, plus an equal and consecutive
18 240 months maximum, with parole eligibility after 24 months
19 for that charge?

20 Do you understand that's the maximum?

21 THE DEFENDANT: Yes.

22 THE COURT: Count II, robbery with use of a
23 deadly weapon, do you understand that the range of punishment
24 is 180 months with a parole -- or excuse me -- with a minimum
25 parole eligibility of 24 months, plus an equal and consecutive

1 minimum term of not less than 24 months and not more than 180
2 months for that charge; that that's the range of punishment?

3 THE DEFENDANT: Yeah.

4 THE COURT: Do you understand that on first
5 degree kidnapping, Count III, that alleges substantial bodily
6 harm, you could potentially receive a sentence of life without
7 the possibility of parole or life with the possibility of
8 parole, with parole eligibility beginning at 15 years, or a
9 definite term of 40 years with parole eligibility beginning at
10 15 years?

11 THE DEFENDANT: Yeah.

12 THE COURT: And do you understand as to Count IV,
13 first degree kidnapping with use of a deadly weapon, that the
14 range of punishment is, you could receive a sentence of life
15 with the possibility of parole beginning after five years has
16 been served, or a definite term of 15 years, with parole
17 eligibility beginning after five years has been served, plus
18 an equal and consecutive term of life with the possibility of
19 parole after five years has been served, or a definite term of
20 15 years, with eligibility for parole beginning after five
21 years has been served?

22 THE DEFENDANT: Yes, I understand.

23 THE COURT: And those were just the potential
24 ranges of punishment you could receive. Do you understand all
25 that?

1 THE DEFENDANT: Yeah. Can I have a moment for a
2 second?

3 THE COURT: Yes.

4 (Whereupon, the defendant had an off-the-record
5 discussion with his attorney.)

6 MR. WOMMER: We're ready.

7 THE COURT: Ready? Okay.

8 Mr. Slaughter, do you understand that the
9 sentencing is going to be up to the Court?

10 THE DEFENDANT: Yes.

11 THE COURT: It's going to be my decision as to
12 how to sentence you, and no one else has any position or is in
13 any position to promise you leniency or anything else. Do you
14 understand that?

15 THE DEFENDANT: Yes.

16 THE COURT: Okay. Do you have any questions that
17 you would like to ask me or your attorney before I accept your
18 plea?

19 THE DEFENDANT: No.

20 THE COURT: Okay. Thank you. Now, as I
21 understand it, as to Count I, attempt murder with use of a
22 deadly weapon, on or about June 26th, 2004, yourself and/or an
23 unknown co-conspirator did then and there, without authority
24 of law, and with malice aforethought, wilfully and feloniously
25 attempt to kill Ivan Young, a human being, by shooting at and

1 into the body of Ivan Young and/or by causing a bullet to
2 strike the face of Ivan Young, and that that was accomplished
3 through use of a deadly weapon, that being a firearm; is that
4 correct?

5 THE DEFENDANT: Yeah.

6 THE COURT: And as to Count II, robbery with use
7 of a deadly weapon, I understand that on that same date,
8 June 26th, 2004, yourself and/or an unknown conspirator or
9 co-conspirator did wilfully, unlawfully and feloniously take
10 personal property, that being an ATM card, from the person of
11 Ryan John, or in his presence, by means of force or violence
12 or fear of injury to Ryan John, and without the consent and
13 against the will of Ryan John, by pointing a firearm at Ryan
14 John and demanding such money;

15 That a deadly weapon was used in the commission
16 of that crime as well, that being a firearm. And that further
17 you would be responsible for that crime under three separate
18 theories of liability in that you and an unknown
19 co-conspirator conspired with each other to commit the
20 offenses of larceny and/or robbery and/or kidnapping, and
21 you're therefore all vicariously liable for the foreseeable
22 acts of the others;

23 Or 2: That you directly committed the acts
24 constituting the offense;

25 Or 3: That you and/or an unknown co-conspirator

1 aided or abetted each other in the commission of the crime by
2 securing and/or detaining and/or robbing Ryan John with the
3 use of a deadly weapon, while yourself or the others acted in
4 concert throughout by counseling and encouraging each other
5 throughout.

6 Is that correct?

7 THE DEFENDANT: Yeah.

8 THE COURT: With regard to Count III, first
9 degree kidnapping, I further understand that on June 26th,
10 2004, you wilfully, unlawfully, feloniously, and without
11 authority of law, either seized, confined, inveigled, enticed,
12 decoyed, abducted, concealed, kidnaped or carried away Ivan
13 Young, a human being, with the intent to hold or detain him
14 against his will, and without his consent, for the purpose of
15 committing robbery and/or to inflict substantial bodily harm
16 and/or to kill Ivan Young, and that said kidnapping resulted
17 in substantial bodily harm to Ivan Young.

18 Is that correct?

19 THE DEFENDANT: Yeah.

20 THE COURT: And finally as to Count IV, first
21 degree kidnapping with use of a deadly weapon, I understand
22 that on June 26th of 2004, you wilfully, unlawfully,
23 feloniously and without authority of law, either seized,
24 confined, inveigled, enticed, decoyed, abducted, concealed,
25 kidnaped or carried away Ryan John and/or Jose Posada,

1 P-O-S-A-D-A, and/or Aaron, that's two A's, Dennis and/or
2 Jermaun, J-E-R-M-A-U-N, Means, M-E-A-N-S, and/or Jennifer
3 Dennis, with the intent to hold those said individuals against
4 their will and without their consent for the purpose of
5 committing robbery and/or to inflict substantial bodily harm
6 and/or to kill those individuals, and that a firearm was used
7 during the commission of that crime;

8 And that you would be responsible under one of
9 three theories of liability for that crime; that you and an
10 unknown conspirator conspired with each other to commit
11 larceny and/or robbery and/or kidnapping and/or to inflict
12 substantial bodily harm and/or kill those named individuals,
13 and therefore you would be vicariously liable for the
14 foreseeable acts of the other conspirators;

15 Or second, that you directly committed the acts
16 against those named individuals;

17 Or three, that you and/or the unknown
18 co-conspirator aided and abetted each other in the commission
19 of this crime against those individuals by securing and/or
20 detaining and/or robbing those named individuals, you all
21 acting in concert throughout and counseling and encouraging
22 each other throughout.

23 Is that correct?

24 THE DEFENDANT: Yeah.

25 THE COURT: Okay. Court finds that the

1 defendant's -- well, does the State have anything to add to
2 the plea canvass?

3 MR. DiGIACOMO: No, Judge.

4 THE COURT: The Court finds that the defendant's
5 plea of guilty is freely and voluntarily made and that the
6 defendant understands the nature of the offenses and the
7 consequences of his plea and therefore accepts his plea of
8 guilty.

9 The matter will be referred to Parole & Probation
10 for a presentence investigation report.

11 I note that Mr. Slaughter is in custody. He'll
12 be remanded to the custody of the sheriff until such time as
13 sentencing can take place.

14 THE DEFENDANT: So will the time start running on
15 this case?

16 THE COURT: Pardon? Yes. You'll be accruing
17 credit for this case.

18 How is P & P doing these days?

19 MR. DiGIACOMO: Terrible. They're kicking
20 everything back.

21 MR. WOMMER: What's happened is, on defense side
22 we used to get a call from P & P saying the report is ready
23 three or four days in advance of sentencing. That's been done
24 away with. Now I get a fax the morning of the sentencing from
25 P & P.

1 THE COURT: We'll set it out for sentencing in 60
2 days.

3 THE CLERK: June 6th at 10:30 a.m.

4 THE COURT: To the extent that any exhibits were
5 lodged with the Court this morning, those will be released
6 back to the separate parties that lodged them.

7 We'll be in recess. Thank you.

8 ATTEST: Full, true, and accurate transcript of
9 proceedings.

10
11 
12 YVONNE M. VALENTIN, CCR 342
13
14
15
16
17
18
19
20
21
22
23
24
25

YVONNE M. VALENTIN, OFFICIAL COURT REPORTER

1 Rickie Lamont Slaughter Jr. # 85902
2 Unit 3A - Rm 28
3 NDOC - High Desert State Prison
P.O. Box 650
Indian Springs, NV. 89070

FILED

4 (Defendant In Proper Person)

5 District Court JUN 27 2 13 PM '05
6 Clark County, Nevada
7 CLERK

8 The State Of Nevada,
9 Plaintiff,

Case No C204957

10 -vs-

Dept. No 93

11 Rickie Lamont Slaughter Jr.
12 Defendant.

Hearing Date:

8-8-05

Hearing Time:

13
14 Defendant's Request For Amended Plea
15 Agreement

16
17 Comes Now, Rickie Lamont Slaughter Jr., in Proper
18 Person in the above entitled Petition with Points And
19 Authorities in support and bases relief upon all papers and
20 Pleadings on file. Defendant prays that this Honorable
21 Court grant hearing upon this matter before sentencing,
22 so that all errors can be clarified and corrected.

23 Dated this 16th day of
24 June 2005

Respectfully Submitted,

25 Rickie Lamont Slaughter Jr.

26 Rickie Lamont Slaughter Jr
27 (Defendant In Proper Person)

28 RECEIVED

JUN 27 2005

COUNTY CLERK


Notice Of Motion

1 To: The State Of Nevada

2 To: The Clark County District Attorney's office

3 You Will Please Take notice that the undersigned
4 will be bringing the foregoing motion on for hearing on the
5 day of 2005 in Department # 9 at 9:30 am
6 or as soon as counsel may be heard thereafter.

7 Dated this 17th day of June 2005

8 
9
10 Rickie Lamont Slaughter Jr.
11 (Defendant In Proper Person)

Points And Authorities

14
15 I. Procedural Background - On April 4th 2005
16 the defendant in the instant case was set for trial. However,
17 at jury selection the defendant and the District Attorney
18 (Susan Krisko) and Marc Digicamo negotiated a plea agreement
19 that would resolve the instant case. On June 9th, 2005 while
20 the defendant was in court for a separate case, the defendant
21 spoke with District Attorney Susan Krisko about a "misunderstan-
22 ding" in the language in the plea agreement.

23
24 The defendant told District Attorney Susan Krisko
25 that he would submit the forth coming motion to correct
26 the language of the plea agreement. District Attorney
27 Susan Krisko stated: "I don't have a problem with
28 correcting it."

Closing And Relief Sought

The defendant in the instant case now respectfully asks, that this Honorable Court grant a hearing before the sentencing Date, (August 7, 2005) to clarify, and correct any ambiguities in the plea agreement, on the record.

Very Respectfully submitted,

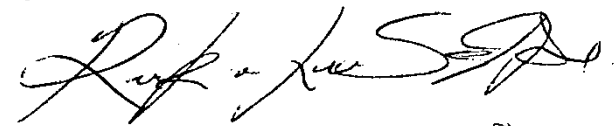

Rickie Lamont Slaughter Jr.

Certificate Of Mailing

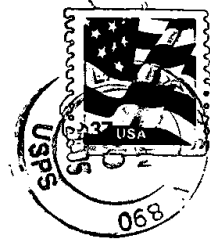
I hereby certify that the services of the above and foregoing motion was mailed this 17th day of June 2005 by depositing a copy of the same in the U.S. mail box.

Dated this 17th day of June 2005

To: David J. Roger
200 S. Third St
P.O. Box 552212
Las Vegas, NV. 89155-2212


Rickie L. Slaughter Jr. 85902
NDOC - High desert Prison
P.O. Box 650
Indian Springs, NV. 89070

Rickie Lamont Slaughter Jr. #85902
Unit 3A-Rm 28
NDOC - High Desert State Prison
P.O. Box 650
Indian Springs, NV. 89070



W

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

TRAN
CASE NO. C-204957
DEPT. NO. 3

FILED

OCT 11 11 02 AM '06

ORIGINAL

Shirley B. Langmuir
CLERK

DISTRICT COURT
CLARK COUNTY, NEVADA

* * * * *

THE STATE OF NEVADA,)
)
Plaintiff,)
)
vs.)
)
RICKIE SLAUGHTER,)
)
Defendant.)
_____)

REPORTER'S TRANSCRIPT
OF
SENTENCING

BEFORE THE HONORABLE DOUGLAS HERNDON
DISTRICT COURT JUDGE

DATED: MONDAY, AUGUST 8, 2005

REPORTED BY: SHARON HOWARD, C.C.R. NO. 745

COUNTY CLERK

OCT 11 2006

RECEIVED

1 APPEARANCES:

2 For the State: SUSAN KRISKO, ESQ.

3

4 For the Defendant: PAUL E. WOMMER, ESQ.

5

6

7

8

9

10

11

* * * * *

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1 LAS VEGAS, NEVADA; MONDAY, AUGUST 8, 2006

2 P R O C E E D I N G S

3 * * * * *

4
5 THE COURT: We're on the record in case
6 C-204957, State of Nevada versus Rickie Slaughter.

7 This is the time set for entry of judgment
8 and imposition of sentence.

9 I'll note that Mr. Slaughter is present in
10 custody from Nevada State Prison. He's present with the
11 District Attorney's office, Mr. Wommer, who is stand-by
12 counsel.

13 Mr. Slaughter is there any legal cause or
14 reason why sentencing should not proceed today?

15 THE DEFENDANT: Actually, I did file a
16 motion for request of counsel to do my sentencing for me.
17 I ain't no match for the D.A.

18 THE COURT: I did not get that motion. I
19 do have --

20 THE DEFENDANT: I have sent it.

21 THE COURT: Let me ask this, Mr. Wommer,
22 are you prepared to be able to proceed with sentencing on
23 this today?

24 MR. WOMMER: I am, your Honor.

25 Mr. Slaughter has indicated he filed two

1 motions. What happens when a pro per defendant
2 represented by counsel files a motion, the clerk's office
3 invariable sends it to counsel of record. The same thing
4 happens, usually with pro per defendants when they file a
5 motion, that motion is not filed, it's simply sent to
6 their stand-by counsel. I haven't received either of
7 those two motions.

8 THE COURT: In terms of the motion to
9 appoint counsel for sentencing, as I said, I didn't
10 receive that yet, and it's probably -- if you filed it,
11 it's on calendar a couple of weeks from now.

12 THE CLERK: August 16th, I have a motion
13 to appoint counsel.

14 THE COURT: To the extent you want
15 Mr. Wommer to stand in for you and do the sentencing as
16 your attorney, I'll allow him to do that though. I'll
17 grant that motion.

18 I did receive a pro per request for
19 amended plea agreement. Did counsel get that?

20 MS. KRISKO: I did. And what actually
21 happened is -- just to maybe forestall some of the other
22 arguments that Mr. Slaughter had out in the hallway. We
23 made an agreement that we would argue for 15 to life.

24 I did not tell him that I would agree to
25 have my secretary go through the pain of writing up a new

1 guilty plea agreement, but we will stipulate, we will
2 agree, will not oppose, whatever words he wants, that's
3 fine.

4 In addition, I think his concern is that
5 this court is somehow going to fashion something that goes
6 beyond the contemplated negotiation. And to affect that
7 we both, Mr. Wommer and myself, told him that we cannot
8 tie your hands or tell him with a crystal ball what you
9 will do.

10 It is our understanding you have every
11 intention of allowing the negotiations to stand and to
12 follow those negotiations so that he's not looking at
13 doing more than the 15 to either 40, if he gets that, or
14 life if we get what we want, as far as argument goes.

15 THE COURT: I'll first note that the
16 guilty plea agreement and my understanding of the
17 negotiations all along, back when we did this plea, was
18 that the State was free to argue for life, minimum 15 on
19 Count (3), and that Mr. Slaughter was going to argue for a
20 40 minimum 15, as to that Count.

21 So I don't think the State would need to
22 file anything differently, because that's what they bound
23 themselves to in the initial plea.

24 THE DEFENDANT: Ms. Krisko did change the
25 language, the State would stipulate to current time

1 between the counts.

2 THE COURT: What she said today is that
3 she'll agree the State is going to request concurrent
4 time.

5 THE DEFENDANT: I had a question also, if
6 the counts run concurrent, I really didn't understand how
7 that would run, how -- with the other consecutive weapons
8 enhancements.

9 THE COURT: What happens is that each
10 count runs at the same time as the other counts. To the
11 extent a count has a charge and a weapons enhancement, or
12 any other kind of enhancement, then that runs consecutive,
13 within the count itself.

14 But each count runs concurrent to each
15 other. So for Count (1), attempt murder with use of a
16 deadly weapon, you're going to receive a sentence for
17 attempt murder, and you're going to receive a sentence for
18 the use of a deadly weapon. Each of those sentences will
19 be exactly the same, and they will run consecutive to each
20 other.

21 THE DEFENDANT: But they don't run
22 consecutive to the 15 to 40 or the 15 to life if the
23 counts ran concurrent?

24 THE COURT: Well, if I choose to run them
25 all concurrent then you're correct. They will not run

1 consecutive to the 15 to life.

2 If for whatever reason I chose to believe
3 that some of these counts need to run consecutive, then,
4 yeah, the attempt murder with use of a deadly weapon
5 sentences would run consecutive. But that's a decision
6 I'm going to make in a minute.

7 I'll tell you that my inclination is to
8 follow the negotiations that you all entered into which
9 involved concurrent time.

10 Now separate and apart from the request
11 for amended plea, which, as I said, had been filed pro per
12 and was essentially, I guess, asking what Ms. Krisko could
13 talk about, which was for the State to stipulate to
14 concurrent time.

15 You referenced discussions in the hallway
16 that you had with Mr. Slaughter. I know he's representing
17 himself, so that's not appropriate, but what were those
18 discussions?

19 MS. KRISKO: Those discussions -- he
20 actually had me write stipulated on this piece of paper.
21 But our position is we negotiated the case to get 15 on
22 the minimum end and to argue for life on the top end. I'm
23 not going to now come in here and try to somehow get
24 around that and do anything other than that.

25 He wanted the word stipulate, so I'm

1 saying on the record, stipulate, not opposed, agree,
2 whatever record he likes is fine, as long as -- I told him
3 in the hallway we can't tie your hands, but we are
4 standing by our negotiations.

5 THE COURT: All right. You understand
6 that, Mr. Slaughter?

7 THE DEFENDANT: Yes, sir.

8 THE COURT: All right.

9 Okay. Is there any other reason that you
10 feel sentencing should not go forward today -- any other
11 legal cause or reason, understanding what Ms. Krisko has
12 stated what she's going to do and honor in terms of your
13 request?

14 THE DEFENDANT: No, sir.

15 THE COURT: Okay. Do you still wish
16 Mr. Wommer to act as your counsel and argue your
17 sentencing for you?

18 THE DEFENDANT: Yeah. But can I talk to
19 Mr. Wommer for a second?

20 THE COURT: Sure.

21 (Brief recess taken.)

22 THE COURT: By virtue of your plea of
23 guilt, I adjudge you guilty of the offenses of attempt
24 murder with use of a deadly weapon, as to Count (1).

25 Count (2), robbery with use of a deadly

1 weapon.

2 Count (3), first degree kidnapping
3 involving substantial bodily harm.

4 And Count (4), first degree kidnapping
5 with use of a deadly weapon.

6 Before your attorney speaks on your
7 behalf -- well, actually we'll let Ms. Krisko make any
8 statements she wishes to make.

9 MS. KRISKO: Thank you, your Honor.

10 We are going to urge this court to
11 sentence the Defendant to 15 to life. That has always
12 been our position in this case, and it's certainly borne
13 out by the facts in this case.

14 The Defendant and is co-defendant went
15 into a family's house. They held them at gun point. They
16 tied them up, and not only that, they looked for money and
17 things like that, but they taunted two of these victims.

18 One of them that was tied up, they put the
19 gun in front of his face and said grab for it, grab for
20 it, then hit him. The victim that lost his eye, they put
21 the gun in front of him and said grab for it also.

22 The Defendant then took that weapon, shot
23 into the floor, that was the ricochet that went up into
24 his face and he lost his eye.

25 Those actions were not necessary to

1 complete the robbery. Those went way above and beyond the
2 actually desire to have the family be in fear so they
3 could loot for money.

4 In addition, people would come up to the
5 door, and they would call those people in the house then
6 rob them.

7 The Defendant said, in his own PSI, the
8 last time he worked he was 14 years old. So to have him
9 go and do these things to a law-abiding family, that were
10 only trying to make their own way in life, certainly would
11 show this court that the sentence that would me most
12 appropriate would be 15 to life.

13 I'm not even going to go into his prior
14 record, you know, it's not good. It's certainly not as
15 horrible as you would expect. But, you know, he's had
16 chances at probation, and he failed. He went into drug
17 court, he failed.

18 The Defendant made all the choices in this
19 case. And I think that, you know, it's a good thing that
20 our system allows him to have all these safeguards. He
21 has an attorney, he doesn't have an attorney, he comes in
22 and does all this negotiating. He never gave the victim
23 any of that chance when he was in their house terrorizing
24 them and then caused him to lose his eye.

25 And so with that, I submit it.

1 THE COURT: Okay. Mr. Slaughter, before
2 your attorney, Mr. Wommer, speaks on your behalf, is there
3 anything you want to tell the court in mitigation of
4 sentencing?

5 THE DEFENDANT: Yes, your Honor.

6 The district attorney brought up a lot of
7 facts in the case when we went to trial, and presented
8 evidence to place those facts in dispute, but I don't want
9 to talk about that today. I want to speak on taking the
10 agreement.

11 Basically I seen it as an opportunity to
12 build a foundation that is needed to become a person I
13 need to be. To become a person I owe to my mom, I owe my
14 wife, my brother, son, my family, to the victims, to
15 society, to this court. Most importantly, to myself to
16 become.

17 I've been in a lot of programs since I
18 have been up there, and right now where I stand I'm in a
19 consistent, competent position and have the confidence to
20 try and improve in life spiritually. That's pretty much
21 all I wanted to say to the court. I don't want you to
22 think there's no hope. And I'm asking the court for the
23 chance to get the 15 to 40 years.

24 THE COURT: Thank you.

25 THE DEFENDANT: I did just meet my father

1 who just came into my life, who's been a blessing too.

2 THE COURT: Mr. Wommer.

3 MR. WOMMER: Thank you, your Honor.

4 Ms. Krisko hit on something with regard to
5 the criminal record, because it covers three pages in the
6 PSI, it has this ominous cloud about it. But upon closer
7 inspection there really isn't a whole lot there on the
8 first page, which is page 4 of the PSI. Even the top half
9 of page 5.

10 It appears that the crux of Mr.
11 Slaughter's problems is back on page two of the report.
12 He indicated to probation that he had a normal childhood,
13 was raised by his mother and grandmother. But he didn't
14 have the direction of a male in the household, and this is
15 the residue of that type of up-bringing.

16 In terms of jobs, he had one job for a
17 couple of months handing out fliers. Certainly nothing of
18 substance in terms of employment.

19 And the problem continues over on page 3,
20 where he indicates he completed the 12th grade and had no
21 further education or training beyond this point.

22 It appears to me from his statement to you
23 this morning that he's reached that proverbial fork in the
24 road where he realizes he can't continue to be the
25 irresponsible sort that he's been in the past, and that

1 he's got to get his GED when he gets out, he's got to be
2 able to find gainful employment, he's got to be able to
3 become a productive member of society.

4 In light of all those factors, I'm asking
5 you to impose the 15 to 40 years.

6 THE COURT: Well, I'll tell you Mr.
7 Slaughter, over my 15 years being involved in the criminal
8 justice system I have certainly seen worse PSIs then yours
9 in terms of criminal history. It's not good to have lots
10 of arrests, but arrests for petty larceny and burglary,
11 and trespass and loitering, and carrying a concealed
12 weapon are certainly not the most horrible things that
13 come before the court that you look at and think I
14 obviously need to dole out some type of maximum
15 sentence.

16 On the other hand, that type of record
17 normally isn't a real indicator that you're going to end
18 up in the situation that you're in here, by any account.

19 The facts of this case are pretty
20 horrific. I think that had Ms. Krisko not agreed today to
21 stipulate to the concurrents between the counts, I would
22 have given great weight to running some of those counts
23 consecutive.

24 I think your plea bargain was very
25 beneficial to you. As your own counsel was very wise to

1 advise you to take that, because the evidence that was
2 presented to the court back then was pretty strong against
3 you and was likely to result in convictions that would
4 have exposed you to much more time than you were exposed
5 to in your plea bargain.

6 So I think that Ms. Krisko and
7 Mr. DiGiacomo were imminently fair to you in that regard,
8 as she was today by agreeing to stipulate to concurrent
9 time on the counts.

10 But, even though the court is going to
11 follow the agreement as to concurrent time, I think the
12 nature of this case and what was done to these folks,
13 breaking into their home and attempting to and/or robbing
14 them and having this one gentleman be shot in the face,
15 whether it was by ricochet or direct shot, is just the
16 kind of violent activity and weapons related activity the
17 community no longer wants to put up with, if they ever
18 did. And it certainly doesn't warrant anything other than
19 a life sentence.

20 So what I'm going to do as to Count (1) --
21 well, in addition to the \$25.00 administrative assessment
22 fee, \$150.00 DNA fee, you'll be ordered to undergo genetic
23 marker testing, pursuant to the DNA fee.

24 And as to Count (1), attempt murder with
25 use of a deadly weapon, I'll sentence you on the attempt

1 murder to the maximum of 240 months and a minimum parole
2 eligibility of 90 months.

3 Plus a consecutive maximum of 240 months,
4 plus a minimum parole eligibility of 90 months.

5 On Count (2), robbery with use of a deadly
6 weapon, for robbery a maximum of 180 months, with a
7 minimum parole eligibility of 72 months.

8 Plus a consecutive maximum 180 months,
9 plus a minimum parole eligibility of 72 months for the
10 weapons enhancement. That count will run concurrent to
11 Count (1).

12 As to Count (3), first degree kidnapping
13 with substantial bodily harm, the sentence will be life
14 with a minimum of 15 years before parole eligibility.
15 That count will run concurrent to Counts (1) and (2).

16 As to Count (4), the first degree
17 kidnapping with use of a deadly weapon, without
18 substantial bodily harm, the sentence will be life with a
19 minimum of 5 years before parole eligibility, plus a
20 consecutive five, with a minimum of 5 years before parole
21 eligibility.

22 Count (4), will run concurrent to Counts
23 (1), (2), and (3).

24 Effectively Mr. Slaughter, you have a life
25 sentence with a minimum of 15 years, which is what I

1 believe you bargained for and what the State has
2 stipulated they were going to request of the court today,
3 and I have agreed to follow that

4 I'm also going to impose restitution in
5 the amount of \$35,000.00. That's what can be verified
6 through Victims of Crime Compensation. And I don't have
7 any verification of anything else.

8 I know there was an allegation by the
9 victims there was damage to their house, but there isn't
10 any supporting documentation for that, so I don't know
11 that it's proper for the court to order that.

12 THE DEFENDANT: Can I have copies of that
13 from the Victims of Crime?

14 THE COURT: I can tell you that the PSI
15 notes it with a particular VC number, Victims of Crime.

16 And although there was no documentation
17 attached, the court made inquiry to Victims of Crime to
18 see if that \$35,000.00 was, in fact, paid out for medical
19 services, and it's my understanding it was. So I've
20 satisfied that total could be competently awarded, so I'll
21 go ahead and award that.

22 You can talk to Mr. Wommer about what he
23 can get from Victims of Crime in terms of some type of
24 form that will let you know that total, but I'm not going
25 to award the requested amounts that go to damage to the

1 home because I didn't see documentation for that.

2 In terms of credit for time severed, it's
3 my understanding that as a probation or prisoner, all of
4 your time from which you were arrested after this case was
5 credited to C-190662, so there are zero days credit for
6 time served.

7 MS. KRISKO: Thank you. There's one other
8 issue, your Honor.

9 THE COURT: Yes.

10 MS. KRISKO: There is a suggestion of
11 consecutive time to C-196399. He was out on probation, I
12 believe, when this occurred, and he received a 12 to 32
13 that he's probably already been revoked on. So you need
14 to make a decision as to that.

15 THE COURT: What was the case number?

16 MS. KRISKO: C-196399, it's listed on page
17 6 under prior arrests.

18 THE COURT: Did he receive any credit on
19 that on the time he was in on this case, do you know?

20 MS. KRISKO: Looks like he was pending
21 revocation on 18/16, so he would have been -- probation
22 violation 9/23, yeah, so he probably should have
23 received -- the time should have gone to that.

24 THE DEFENDANT: Was that --

25 THE COURT: To the extent that I'm giving

1 him no credit on this case, and he's been in custody for
2 over a year, I'm going to order that this sentence run
3 concurrent to C-196399.

4 MS. KRISKO: Okay. All right.

5 THE COURT: And to the extent there is an
6 August 16th, date for motion to appoint counsel for
7 sentencing, I'll vacate that date, as I granted
8 Mr. Slaughter's request and allowed Mr. Wommer to proceed
9 with sentencing.

10 MS. KRISKO: Thank you.

11 MR. WOMMER: Thank you.

12 THE COURT: Thank you all.

13

14 * * * * *

15

16

17

18

19

20

21

22

23

24

25

CERTIFICATE
OF
CERTIFIED COURT REPORTER

* * * * *

I, the undersigned certified court reporter in and for the
State of Nevada, do hereby certify:

That the foregoing proceedings were taken before me at the
time and place therein set forth; that the testimony and
all objections made at the time of the proceedings were
recorded stenographically by me and were thereafter
transcribed under my direction; that the foregoing is a
true record of the testimony and of all objections made at
the time of the proceedings.



Sharon Howard
C.C.R. #745

1 Rickie Lamont Slaughter Jr. #85902
2 NDOC - High Desert State Prison
3 P.O. Box 650
4 Indian Springs, N.V. 89018
5
6
7
8

FILED

AUG 8 2 38 PM '05

Shelly B. Rungius
CLERK

District Court
Clark County, Nevada

9 The State of Nevada
10 Plaintiff,

Case No C204957

Dept No 3

11 vs.

Hearing Date: 8-23-05

12 Rickie Lamont Slaughter Jr.
13 Defendant.

Hearing Time:

14 Defendant's Motion To withdraw A Guilty
15 Plea

16
17 Now Comes, Rickie Lamont Slaughter Jr., in
18 the above entitled motion with Points And Authorities
19 in support and base the above entitled motion and relief
20 upon all Papers and Pleadings on file. Defendant prays
21 this Honorable Court grant relief in Defendants favor
22 to prevent manifest injustice.

23 Dated this 2nd day of August 2005

Rickie Lamont Slaughter Jr.

Rickie Lamont Slaughter Jr. #85902

26 RECEIVED
27 AUG 4 2005
28 CLERK COUNTY

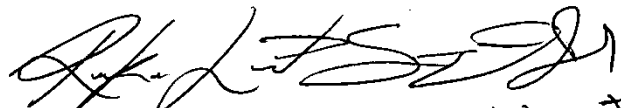
39

NOTICE OF MOTION

To: The State of Nevada

To: The Clark County District Attorney's Office

You will please take Notice that the undersigned will bring the following motion on for hearing on the _____ day of _____ 2005 in Department 3 at 9:30 am or as soon as counsel may be heard thereafter.


Rickie Lamont Slaughter Jr.

Points And Authorities

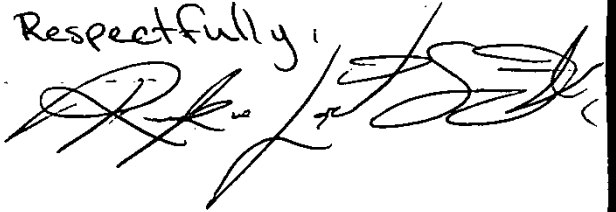
Pursuant to NRS 176.165 a defendant may move to withdraw his plea of guilty before sentence is imposed.

NRS 176.165 states in pertinent part that "a motion to withdraw a plea of guilty or nolo contendere may be made only before sentence is imposed or imposition of sentence is suspended"

In the instant case the defendant wishes to withdraw his plea due to misrepresentations made by the D.A. (Ms. Susan Krisiko) and (Marc Digiacamo) and the defendant's stand by counsel (Paul Wommer), that effected the voluntariness of the plea.

1 Because of the numerous misconceptions,
2 of "Direct consequences," of the plea the defendant
3 respectfully request that this Honorable Court
4 grant the defendant the assistance of counsel,
5 to review the record for all improprieties.

6
7 Respectfully,

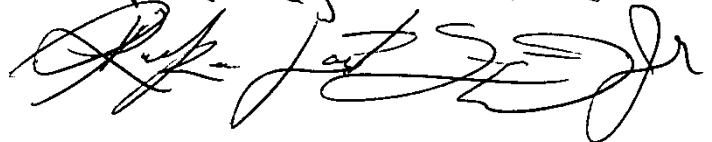
8 
9

10 Closing And Relief Sought

11
12
13 The defendant respectfully request that
14 this Honorable Court grant the defendant
15 the assistance of Counsel, to assist the
16 defendant in withdrawing his guilty plea.

17 The defendant prays this Honorable understands
18 the magnitude of the defendant's position current
19 situation, and grant the relief requested, to
20 prevent "manifest injustice".

21 Respectfully submitted,

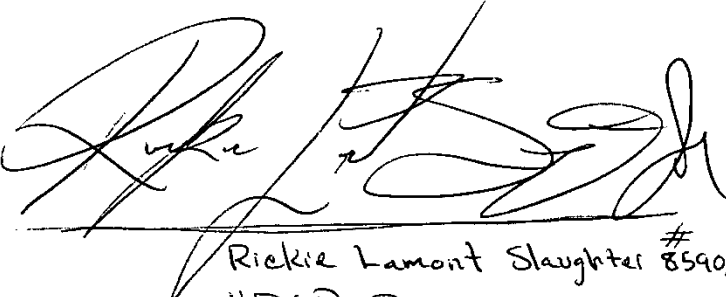
22 
23
24
25
26
27
28

Certificate of mailing

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

I hereby certify that ~~the~~ a copy
of the foregoing motion was mailed on
the 2nd day of August 2005 by deposited
a copy of the same in the U.S. mail box
pre paid postage to the following address:

David J. Rogers
The Clark County District Attorney's office
200 S. Third St.
P.O. Box 552212
Las Vegas, NV. 89155-2212



Rickie Lamont Slaughter #85902
HDSP. P.O. Box 650
Indian Springs, NV.
89018.

● ORIGINAL ●

9.

1 JOC
2 DAVID ROGER
3 Clark County District Attorney
4 Nevada Bar #002781
5 200 South Third Street
6 Las Vegas, Nevada 89155-2212
7 (702) 455-4711
8 Attorney for Plaintiff

2005 AUG 31 AM 11:39
E. J. ...

6 DISTRICT COURT
7 CLARK COUNTY, NEVADA

8 THE STATE OF NEVADA,
9 Plaintiff,

10 -vs-

11 RICKIE LAMONT SLAUGHTER,
12 #1896569

13 Defendant.

Case No: C204957

Dept No: III

14 JUDGMENT OF CONVICTION
15 (PLEA OF GUILTY)

16 The Defendant previously appeared before the Court with counsel and entered a plea
17 of guilty to the crime(s) of COUNT 1: ATTEMPT MURDER WITH USE OF A DEADLY
18 WEAPON (FELONY - CATEGORY B) COUNT 2: ROBBERY WITH USE OF A
19 DEADLY WEAPON (FELONY - CATEGORY B); COUNT 3: FIRST DEGREE
20 KIDNAPPING; (FELONY - CATEGORY A) COUNT 4: FIRST DEGREE KIDNAPPING
21 WITH USE OF A DEADLY WEAPON (FELONY - CATEGORY A), in violation of NRS
22 200.010, 200.030, 193.330, 193.165, 200.380, 200.310, 200.320; thereafter, on the 8th day
23 of August, 2005, the Defendant was present in court for sentencing with his counsel, PAUL
24 WOMMER, ESQ., and good cause appearing,

25 THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense(s) and, in
26 addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee as
27 defendant shall submit to testing for genetic markers, the Defendant is sentenced as follows:

28 COUNT 1 Defendant SLAUGHTER is SENTENCED to a MAXIMUM of TWO

512

29 AUG 25 2005

P:\WPDOCS\JUDG\OUTLYING\4N04n098001.doc

COUNTY CLERK

1 HUNDRED FORTY (240) MONTHS and a MINIMUM of NINETY (90) MONTHS in the
2 Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MAXIMUM
3 of TWO HUNDRED FORTY (240) MONTHS and a MINIMUM of NINETY (90)
4 MONTHS for Use of a Deadly Weapon; on COUNT 2, Defendant SLAUGHTER is
5 SENTENCED to a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a
6 MINIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections
7 (NDC), plus and equal and CONSECUTIVE MAXIMUM of ONE HUNDRED EIGHTY
8 (180) MONTHS and a MINIMUM of SEVENTY-TWO (72) MONTHS for Use of a Deadly
9 Weapon, CONCURRENT with Count 1; on COUNT 3, Defendant SLAUGHTER is
10 SENTENCED to a MAXIMUM of LIFE in the Nevada Department of Corrections (NDC),
11 with a MINIMUM of 15 YEARS before Parole Eligibility, CONCURRENT with Counts 1
12 and 2; on COUNT 4, Defendant SLAUGHTER is SENTENCED to LIFE in the Nevada
13 Department of Corrections (NDC), with a MINIMUM of 5 YEARS before Parole Eligibility,
14 plus and equal and CONSECUTIVE LIFE in the Nevada Department of Prisons, with a
15 MINIMUM of 5 YEARS before Parole Eligibility for Use of a Deadly Weapon,
16 CONCURRENT with Counts 1, 2, and 3, with NO Credit for Time Served.

17 COURT ORDERED, since Defendant is given no credit for time served in this case,
18 this sentence is CONCURRENT with C196399.

19 DATED this 30 day of August, 2005.

20
21 
22 DISTRICT JUDGE
23
24
25
26
27
28

04FN0980X/GCU:lg