

EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. LAS VEGAS, NEVADA 89155-1160 (702) 671-4554 Electronically Filed Sep 24 2021 10:42 a.m. Elizabeth A. Brown Clerk of Supreme Court

Steven D. Grierson Clerk of the Court Anntoinette Naumec-Miller Court Division Administrator

September 24, 2021

Elizabeth A. Brown Clerk of the Court 201 South Carson Street, Suite 201 Carson City, Nevada 89701-4702

RE: STATE OF NEVADA vs. CHARLES WADE MCCALL S.C. CASE: 82640

D.C. CASE: C-20-350999-2

Dear Ms. Brown:

On March 18, 2021 our office submitted a Notice of Appeal packet for the above referenced case noting that the minutes from March 17, 2021 were not included. The minutes have now been completed and are enclosed. Please contact our office at (702) 671-0512 if you have any questions.

Sincerely,

STEVEN D. GRIERSON, CLERK OF THE COURT

Heather Ungermann, Deputy Clerk

Heather Ungeria

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

March 17, 2021

C-20-350999-2

State of Nevada

vs

Charles McCall

March 17, 2021

2:00 PM

Central Calendar Call

HEARD BY: Jones, Tierra

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Teri Berkshire

Teri Berkshire Lauren Kidd/lk

RECORDER:

Victoria Boyd

REPORTER:

PARTIES

PRESENT:

Beaumont, Austin C. Attorney for State

McCall, Charles Wade Defendant State of Nevada Plaintiff

JOURNAL ENTRIES

- Co-Defendant WINN present in the Courtroom represented by Kenneth Frizzell, Esq. present via BlueJeans video conferencing. State and Mr. Beaumont also present via BlueJeans. Mr. Sanft not present.

Colloquy regarding motions in front of DC3 and notice of appeal filed. It was represented by counsel that the State may be challenging the ruling on the aforementioned motion. Upon Court's inquiry, Mr. Frizzell indicated he was not prepared to proceed with trial. Colloquy with Mr. Frizzell about Defendant WINN's custody status. Mr. Frizzell requested the trial be vacated and reset. Mr. Beaumont announced ready for the State but advised Defendant MCCALL's pending motion to suppress evidence would affect both Defendants and hindered their ability to go forward with trial at the present time. Court advised case did not appear ready for trial.

Mr. Sanft now present.

PRINT DATE: 03/31/2021 Page 1 of 2 Minutes Date: March 17, 2021

C-20-350999-2

Mr. Sanft advised he filed a motion to dismiss the counts against his client. Mr. Sanft indicated he received notice this afternoon that the State filed a notice of appeal to the supreme court challenging the issue of the motion to suppress. Upon Court's inquiry, Mr. Sanft confirmed there was no Stay in place. Mr. Sanft advised he would be ready to proceed with trial if Judge was inclined to have the matter proceed. Defendant MCCALL and Defendant WINN advised they WAIVED their right to a speedy trial. COURT ORDERED, Trial VACATED from Central trial readiness, and matter SET for status check trial setting on the date given.

BOND/ LOW LEVEL ELECTRONIC MONITORING

03/31/21 8:30 A.M. STATUS CHECK: TRIAL SETTING (DEPT 3)

PRINT DATE: 03/31/2021 Page 2 of 2 Minutes Date: March 17, 2021