IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed May 06 2021 03:12 p.m. Elizabeth A. Brown Clerk of Supreme Court

JUSTIN ALEXANDER RASHAD LARKINS,

Appellant(s),

VS.

THE STATE OF NEVADA, Respondent(s),

Case No: C-20-346867-1

Docket No: 82817

RECORD ON APPEAL

ATTORNEY FOR APPELLANT JUSTIN LARKINS #1175371, PROPER PERSON P.O. BOX 650 INDIAN SPRINGS, NV 89070 ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NV 89155-2212

C-20-346867-1 State of Nevada vs JUSTIN LARKINS

I N D E X

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C-20-346867-1 State of Nevada vs JUSTIN LARKINS

I N D E X

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1	09/21/2020	UNFILED DOCUMENT(S) - ATTORNEY LETTER W/COPY OF UNFILED MOTION FOR MODIFICATION OF SENTENCE N.R.S 176.033 AND N.R.S 176A.450, BY ORDER OF ADMITTING THE PETITIONER'S SENTENCE STRUCTURE TO BE MODIFIED TO 12 MONTHS IN C.C.D.C. IN PLACE OF THE PETITIONER'S 29 TO 60 MONTHS IN N.D.O.C. AND W/COPY OF UNFILED NOTICE OF MOTION	95 - 107
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THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
1 - 15
WILL FOLLOW VIA
U.S. MAIL

CLERK OF THE COURT

2 3	JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA		
4 5	STATE OF NEVADA, Plaintiff,	District Court Case No.: C-20-346867-1 Dept.: X	
6	vs.	Justice Court Case No.: 20F02003X	
7	JUSTIN A LARKINS,		
8 9	Defendant		
10 11 12	CERTI	FICATE	
13	I hereby certify the foregoing to be a full, true and correct copy of the proceedings as		
14	the same appear in the above case.		
15			
16 17		Dated this 12th day of February, 2020	
18			
19		EL Thaham	
20		Luction of the Desce I on Verse Tourship	
21		Justice of the Peace, Las Vegas Township	
22			
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JUSTICE COURT, LAS VEGAS TOWNSHIP

CLARK COUNTY, NEVADA

STATE OF NEVADA, District Court Case No.:

Plaintiff,

vs. Justice Court Case No.: 20F02003X

JUSTIN A LARKINS

Defendant

BINDOVER and ORDER TO APPEAR

An Order having been made this day by me that JUSTIN A LARKINS be held to answer before the Eighth Judicial District Court, upon the charge(s) of Home invasion, first offense [50435]; Burglary, first offense [50424]; Domestic battery e/dw; Assault, with use of deadly weapon [50201]; Battery on protected person [50221]; Destroy prop of another, \$250 - \$5K [50905] committed in said Township and County, on January 26, 2020.

IT IS FURTHER ORDERED that said defendant is commanded to appear in the Eighth Judicial District Court, Regional Justice Center, Lower Level Arraignment Courtroom "A", Las Vegas, Nevada on February 14, 2020 at 10:00 AM for arraignment and further proceedings on the within charge(s).

IT IS FURTHER ORDERED that the Sheriff of the County of Clark is hereby commanded to receive the above named defendant(s) into custody, and detain said defendant(s) until he/she can be legally discharged, and be committed to the custody of the Sheriff of said County, until bail is given in the sum of \$40,000/40,000 Total bail.

Dated this 12th day of February, 2020

Justice of the Peace, Las Vegas Township

LAS VEGAS JUSTICE COURT FILED IN OPEN COURT

JUSTICE COURT, LAS VEGAS TOWNSHIP^{AN} 2020 CLARK COUNTY, NEVADA BY:_____

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20F02003X CRM Criminal Complaint 12024728

THE STATE OF NEVADA,

Plaintiff,

-VS-

JUSTIN ALEXANDER RASHAD LARKINS, aka, Justin Alexander Larkins #1966552,

Defendant.

CASE NO: 20F02003X

DEPT NO: 1

CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of INVASION OF THE HOME (Category B Felony - NRS 205.067 - NOC 50435); BURGLARY (Category B Felony - NRS 205.060 - NOC 50424); BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935); ASSAULT WITH A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50201); BATTERY ON A PROTECTED PERSON (Gross Misdemeanor - NRS 200.481 - NOC 50221) and MALICIOUS DESTRUCTION OF PROPERTY (Gross Misdemeanor - NRS 206.310, 193.155 - NOC 50905), in the manner following, to wit: That the said Defendant, on or about the 26th day of January, 2020, at and within the County of Clark, State of Nevada,

COUNT 1 - INVASION OF THE HOME

did willfully, unlawfully, feloniously, and forcibly enter an inhabited dwelling, to wit: 4855 Boulder Highway, Apartment No. C/1033, thereof, Las Vegas, Clark County, Nevada, without permission of the owner, resident, or lawful occupant, to wit: SHARON HEWITT.

COUNT 2 - BURGLARY

did willfully, unlawfully, and feloniously enter a building, owned or occupied by SHARON HEWITT, located at 4855 Boulder Highway, Apartment No. C/1033, thereof, Las Vegas, Clark County, Nevada, with intent to commit assault and/or battery.

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COUNT 3 - BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE

did willfully and unlawfully use force or violence against or upon the person of his spouse, former spouse, any other person to whom he is related by blood or marriage, a person with whom he has had or is having a dating relationship, a person with whom he has a child in common, the minor child of any of those persons or his minor child, to wit: SHARON HEWITT, with use of a deadly weapon, to wit: a rock, by throwing said large rock at the said SHARON HEWITT, striking her on the foot.

COUNT 4 - ASSAULT WITH A DEADLY WEAPON

did willfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did willfully and unlawfully attempt to use physical force against another person, to wit: BRANDON-MICHAEL JORDAN, with use of a deadly weapon, to wit: a large rock, by throwing said large rock at and/or towards the said BRANDON-MICHAEL JORDAN.

COUNT 5 - BATTERY ON A PROTECTED PERSON

did willfully, unlawfully and knowingly use force or violence upon the person of another, to wit: JASON MCKINNEY, who was performing his duty as a provider of health care, being employed as a registered nurse, which defendant knew or should have known that JASON MCKINNEY was a provider of health care, by spitting in the face of the said JASON MCKINNEY.

COUNT 6 - MALICIOUS DESTRUCTION OF PROPERTY

did willfully, unlawfully, or maliciously destroy and/or injure the real and/or personal property of another, to wit: double paned windows, owned by SHARON HEWITT, located at 4855 Boulder Highway, Apartment No. C/1033, thereof, Las Vegas, Clark County, Nevada, by throwing rocks through four (4) said double paned windows, the value of said damage being \$250.00 or more and less than \$5,000.00.

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

01/27/20

20F02003X/lal LVMPD EV# 200100123301 (TK3)

NOTICE OF WITNESSES [NRS 174.234] Defendant or attorney of record: YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF NEVADA intends to call the following witnesses: <u>NAME</u> **ADDRESS CUSTODIAN OF RECORDS** Communication Bureau Law Enforcement Agency - Clark County, Nevada These witnesses are in addition to those witnesses noted in the discovery or other documents provided. DATED January 27, 2020.

Justice Court, Las Vegas Township Clark County, Nevada

Department: PC

Court Minutes



Result: Matter Heard

PC20F02003X State of Nevada vs. Larkins, Justin A

1/27/2020 1:30:00 PM Initial Appearance Justice

Court (PC Review)

PARTIES PRESENT:

State Of Nevada

Defendant

Pandelis, Christopher

Larkins, Justin A

Judge:

Bonaventure, Joseph M.

Court Reporter:

Court Clerk:

Nelson, Bill

Espinoza, Jose

PROCEEDINGS

Hearings:

1/29/2020 8:30:00 AM: Status Check on Filing of Criminal Complaint

Added

Events:

Probable Cause Found

72-Hour Hearing Completed

Counsel Provisionally Appointed

Josie Bayudan provisionally appointed for limited purposes of first appearance hearing.

Bail Argument Heard

The Court has heard arguments from the prosecution and defense counsel regarding custody of the

Defendant

Case Administrative Reassignment to Department 1

Bail Reset - Cash or Surety

Counts: 001; 002; 003; 004; 005; 006; 007; 008 - \$40,000.00/\$40,000.00 Total Bail

Continued for Status Check on filing of Criminal

Complaint

Las Vegas Justice Court: Department 70
LVJC_RW_Criminal_MinuteOrderByEventCode

Case PC20F02003X Prepared By: falcok 1/27/2020 2:57 PM

Justice Court, Las Vegas Township Clark County, Nevada

Department: 01

Court Minutes



20F02003X	State	of Nevada	vs. Larkins,	, Justin A
1/29/2020 8:30:	00 AM	Status Ch	eck on Filin	g of

Schwartz, Bryan

Result: Matter Heard

Lead Atty: Public Defender

Criminal Complaint (In custody) **PARTIES**

State Of Nevada

PRESENT:

Attorney

Attorney Defendant Renteria, Maria **Public Defender** Larkins, Justin A

Judge: Court Reporter:

McIntosh, Shawna Weinsteen, Larry J.

Pro Tempore, Judge

Pro Tempore: **Court Clerk:**

Cardenas, Pompeya

PROCEEDINGS

Attorneys:

Public Defender

Larkins, Justin A

Added

Renteria, Marla

Larkins, Justin A

Added

Hearings:

2/12/2020 10:00:00 AM: Preliminary Hearing

Added

Events:

Criminal Complaint

filed in open court

Initial Appearance Completed

Defendant Advised of Charges on Criminal Complaint, Waives Reading of Criminal Complaint

Public Defender Appointed

Defendant Identified as Indigent

Defendant and the Court discussed the appointment of counsel and defendant requested appointment of

Matter Not Negotiated - Preliminary Hearing/Trial Date Set

Bail Reset - Cash or Surety

Counts: 001; 002; 003; 004; 005; 006 - \$40,000.00/\$40,000.00 Total Bail

Released from Custody - DA Denial

No Contact with Victim

Oral Motion

by Defense for Intensive Supervision or Electronic Monitoring - objection by State - Motion Denied

Las Vegas Justice Court: Department 01

LVJC_RW_Criminal_MinuteOrderByEventCode

Case 20F02003X Prepared By: palattom

1/29/2020 1:28 PM

Justice Court, Las Vegas Township . Clark County, Nevada

Court Minutes

Department: 01

20F02003X	State of	f Nevada	vs.	Larkins,	Justin	Α

Lead Atty: Damian Sheets Result: Matter Heard

PARTIES

2/7/2020 8:30:00 AM Motion (In Custody)

PRESENT:

State Of Nevada

Attorney

Defendant

Afshar, Nima

Butler, Dedree S. Larkins, Justin A

Judge:

De La Garza, Melisa

Court Reporter: Court Clerk:

McIntosh, Shawna Orozco, Evelyn

PROCEEDINGS

Attorneys:

Butler, Dedree S.

Larkins, Justin A

Withdrawal

Review Date: 2/10/2020

Sheets, Damian

Larkins, Justin A

Added

Events:

Motion to Withdraw Due to Conflict

by Public Defender - Granted

Counsel Appointed

D. Sheets, Esq. in absentia

Discovery Placed in Contract Attorney Box

Future Court Date Stands

2/12/20 at 10:00am Preliminary Hearing

No Contact with Victim

Notify

D. Sheets via email/eo

Bail Stands - Cash or Surety

Amount: \$40,000.00

Counts: 001; 002; 003; 004; 005; 006 - \$40,000.00/\$40,000.00 Total Bail

Las Vegas Justice Court: Department 01 LVJC_RW_Criminal_MinuteOrderByEventCode

Case 20F02003X Prepared By: eveoro 2/7/2020 12:09 PM

Justice Court, Las Vegas Township Clark County, Nevada

Court Minutes

Department: 01



Lead Atty: Damian Sheets

Result: Bound Over

20F02003X	State of Nevada vs.	LARKINS, JUSTIN A

2/12/2020 10:00:00 AM Preliminary Hearing (In

Custody)

PARTIES State Of Nevada
PRESENT:

Attorney

Defendant

Cusham Flans

Judge:Graham, Elana LeeCourt Reporter:McIntosh, ShawnaCourt Clerk:Cardenas, Pompeya

PROCEEDINGS

Albright, Brandon B

LARKINS, JUSTIN A

Hellman, Baylie A

Attorneys: Hellman, Baylie A LARKINS, JUSTIN A Added

Events: Unconditional Bind Over to District Court Review Date: 2/13/2020

Defendant unconditionally waives right to Preliminary Hearing. Defendant Bound Over to District Court as

Charged. Defendant to Appear in the Lower Level Arraignment Courtroom A.

District Court Appearance Date SetFeb 14 2020 10:00AM: In Custody

Case Closed - Bound Over

No Contact with Victim

Plea/Disp: 001: Home invasion, first offense [50435]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

002: Burglary, first offense [50424]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

003: Domestic battery e/dw

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

004: Assault, with use of deadly weapon [50201]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

005: Battery on protected person [50221]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

006: Destroy prop of another, \$250 - \$5K [50905]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

Las Vegas Justice Court: Department 01

LVJC_RW_Criminal_MinuteOrderByEventCode

Case 20F02003X Prepared By: palattom

2/12/2020 1:50 PM

FILED ORIGINAL 0042 DARIN F. IMLAY, PUBLIC DEFENDER 2020 FEB -4 A 10: 08 2 NEVADA BAR NO. 5674 KENTON G. BICHACKER, DEPUTY PUBLIC DEFENDER 3 NEVADA BAR NO. 13114 JUSTICE COURT LAS YEGINHEY PUBLIC DEFENDERS OFFICE 4 309 South Third Street, Suite 226 Las Vegas, Nevada 89155 8Y_____Y8 5 Telephone: (702) 455-4685 Attorneys for Defendant 6 JUSTICE COURT, LAS VEGAS TOWNSHIP 7 CLARK COUNTY, NEVADA 8 THE STATE OF NEVADA. 9 CASE NO. 20F02003X Plaintiff. 10 DEPT. NO. 1 11 JUSTIN ALEXANDER RASHAD LARKIŃS,) 12 DATE: February 12, 2020 Defendant, TIME: 10:00 a.m. 13 14 MOTION TO WITHDRAW DUE TO CONFLICT 15 COMES NOW, the Defendant, JUSTIN ALEXANDER RASHAD LARKINS, by and through KENTON G. EICHACKER, Deputy Public Defender and respectfully moves this 16 Honorable Court to allow the Public Defender to withdraw and to appoint independent counsel 17 due to a conflict of interest. 18 19 This Motion is made and based upon all the papers and pleadings on file herein, the 20 attached Declaration of Counsel, and oral argument at the time set for hearing this Motion. 21 DATED this 31st day of January, 2020. 22 DARIN F. IMILAY CLARK COUNTY PUBLIC DEFENDER 23 24 By: <u>/s/Kenton G. Eichacker</u> KENTON G. EICHACKER, #13114 25 Deputy Public Defender 26 27 2DFD20D5% 列勒氏 28 Motion to Withdraw Due to Conflict 12051980

DECLARATION

KENTON G. EICHACKER, makes the following declaration:

- I am an attorney duly licensed to practice law in the State of Nevada; I am
 the Deputy Public Defender assigned to represent the Defendant in the
 instant matter, and the Defendant has represented the following facts and
 circumstances of this case.
- The Public Defender's office has previously represented the named victim, Sharon Hewitt, in C-12-278949-1. Ms. Hewitt was sentenced on January 10, 2013.
- That effective representation of the Defendant in the instant matter would necessarily prejudice the interests of any persons mentioned in this declaration.
- 4. Therefore, Defendant asks this Court to allow the Clark County Public Defender's Office to withdraw in this case due to conflict of interest and to appoint independent counsel to represent the Defendant.
- The Defendant has been notified of the presentation of this motion.
 I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045)
 EXECUTED on this 31st day of January, 2020.

/s/Kenton G. Eichacker KENTON G. EICHACKER

NOTICE OF MOTION

TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff:

YOU WILL PLEASE TAKE NOTICE that the foregoing MOTION TO WITHDRAW DUE TO CONFLICT will be heard on 7th day of February, 2020, at 8:30 a.m., Justice Court, Department 1.

DATED this 31st day of January, 2020.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

By: /s/Kenton G. Eichacker
KENTON G. EICHACKER, #13114
Deputy Public Defender

RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing MOTION is hereby acknowledged this 4th day of February, 2020.

CLARK COUNTY DISTRICT ATTORNEY

By: Mhenfi

ORIGINAL

1	0042	era C C Con Paris	
2	0042 DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR NO. 5674 KENTON G. EICHACKER, DEPUTY PUBLIC DEFENDER 7 9: 50		
3	NEVADA BAR NO. 13114	7010 FEB - 372	
4}	PUBLIC DEFENDERS OFFICE 309 South Third Street, Suite 226	BASTRO CLEST LAS VERAS REVEDA	
5	Las Vegas, Nevada 89155 Telephone: (702) 455-4685	BY	
6	Facsimile: (702) 455-5112 Kenton.Eichacker@clarkcountynv.gov	4. 1	
7	Attorneys for Defendant	T A ST TUTTE OF A ST CONTRACT OF A ST TUTTE	
28		LAS VEGAS TOWNSHIP	
9		DUNTY, NEVADA	
10	THE STATE OF NEVADA,		
11	Plaintiff,	CASE NO. 20F02003X	
12	∜,	DEPT. NO. 1	
13	JUSTIN ALEXANDER RASHAD LARKIN	, S,) DATE: February 7, 2020	
14	Defendant,) TIME: 8:30 a.m.	
15	መመስ ነው ነገር	, draw due to conflict	
16			
17	COMES NOW, the Defendant, JUSTIN ALEXANDER RASHAD LARKINS, by and through KENTON G. EICHACKER, Deputy Public Defender and respectfully moves this		
18	Honorable Court to allow the Public Defender to withdraw and to appoint independent counsel		
19	due to a conflict of interest.		
20		on all the papers and pleadings on file herein, the	
21		nument at the time set for hearing this Motion.	
22	DATED this 31st day of January, 202	·	
23		DARÍN F. ÍMLÁY	
24		CLARK COUNTY PUBLIC DEFENDER	
25			
26		By: <u>IslKenion G. Eichgeker</u> KENTON G. EICHACKER, #13114	
27		Deputy Public Defender	
28	20F02903X MWC		
	MWC Modon to Withdraw Due to Conflict 12058878		
;			

DECLARATION

KENTON G. EICHACKER, makes the following declaration:

- I am an attorney duly licensed to practice law in the State of Nevada; I am
 the Deputy Public Defender assigned to represent the Defendant in the
 instant matter, and the Defendant has represented the following facts and
 circumstances of this case.
- The Public Defender's office has previously represented the named victim, Sharon Hewitt, in C-12-278949-1. Ms. Hewitt was sentenced on January 10, 2013.
- That effective representation of the Defendant in the instant matter would necessarily prejudice the interests of any persons mentioned in this declaration.
- 4. Therefore, Defendant asks this Court to allow the Clark County Public Defender's Office to withdraw in this case due to conflict of interest and to appoint independent counsel to represent the Defendant.
- The Defendant has been notified of the presentation of this motion.
 I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045)
 EXECUTED on this 31st day of January, 2020.

/s/Kenton G. Eichacker KENTON G. EICHACKER

NOTICE OF MOTION

TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff:

YOU WILL PLEASE TAKE NOTICE that the foregoing MOTION TO WITHDRAW DUE TO CONFLICT will be heard on 7th day of February, 2020, at 8:30 a.m., Justice Court, Department 1.

DATED this 5th day of February, 2020.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

By: /s/Kenton G. Eichacker
KENTON G. EICHACKER, #13114
Deputy Public Defender

RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing MOTION is hereby acknowledged this 5th day of Ferbuary, 2020.

CLARK COUNTY DISTRICT ATTORNEY

Bv:

THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
32 - 72
WILL FOLLOW VIA
U.S. MAIL

Electronically Filed 2/13/2020 8:09 AM Steven D. Grierson CLERK OF THE COURT

,	TENTHON AT		Church Street
1	INFM STEVEN B. WOLFSON		Dem.
2	Clark County District Attorney Nevada Bar #001565		
3	BRANDON ALBRIGHT		
4	Deputy District Attorney Nevada Bar #014158		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
ŀ	, and the second		
7	10:00 AM CLARK COU	CT COURT NTY, NEVADA	
8	SHEETS	•	
9	THE STATE OF NEVADA,	CASE NO.	0.00.246067.1
10	Plaintiff,	CASE NO:	C-20-346867-1
11	-vs-	DEPT NO:	х
12	JUSTIN ALEXANDER RASHAD LARKINS,		
13	aka, Justin Alexander Larkins, #1966552	INFO	RMATION
14	Defendant.		RWII I I O I
15			
	STATE OF NEVADA) ss.		
16	COUNTY OF CLARK		
17	STEVEN B. WOLFSON, District Att	orney within and for	r the County of Clark, State
18	of Nevada, in the name and by the authority of	of the State of Nevad	la, informs the Court:
19	That JUSTIN ALEXANDER RASHA	D LARKINS, aka, J	ustin Alexander Larkins, the
20	Defendant(s) above named, having committe	d the crime of BA	TTERY WITH USE OF A
21	DEADLY WEAPON CONSTITUTING D	OMESTIC VIOLE	NCE (Category B Felony -
22	NRS 200.481; 200.485; 33.018 - NOC 5793	35), on or about the	26th day of January, 2020,
23	within the County of Clark, State of Nevada,	contrary to the form	n, force and effect of statutes
24	in such cases made and provided, and agains	st the peace and dig	nity of the State of Nevada,
25	did willfully and unlawfully use force or vi	olanca accinet or un	on the person of his spouse

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did willfully and unlawfully use force or violence against or upon the person of his spouse,

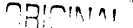
former spouse, any other person to whom he is related by blood or marriage, a person with

whom he has had or is having a dating relationship, a person with whom he has a child in

, ,™			
1	common, the minor child of any of those persons or his minor child, to wit: SHARON		
2	HEWITT, with use of a deadly weapon, to wit: a large rock, by throwing said large rock at the		
3	said SHARON HEWITT.		
4		STEVEN B. WOLFSON	
5		Clark County District Attorney Nevada Bar #001565	
6		Amy I Verrein	
7		BY BRANDON ALBRIGHT MLD	
8		Deputy District Attorney Nevada Bar #014158	
9			
10			
11			
12	Names of witnesses known to the	District Attorney's Office at the time of filing this	
13	Information are as follows:		
14	<u>NAME</u>	<u>ADDRESS</u>	
15	CUSTODIAN OF RECORDS	LVMPD, Communications, 400 Martin	
16	Or Designee	Luther King Blvd., LV, NV	
17	CUSTODIAN OF RECORDS	LVMPD, Records, 400 Lewis Avenue, LV,	
18	Or Designee	NV	
19	CUSTODIAN OF RECORDS	CCDC, 330 So. Casino Center Blvd., LV,	
20	Or Designee	NV	
21	CUSTODIAN OF RECORDS	THE SUITES, 4855 Boulder Hwy., LV, NV	
22	Or Designee	13	
23	DILLARD, TIMOTHY	CCDA PROCESS SERVER	
24	FREEMAN, S.	LVMPD P#16127	
25	HANSEN, B.	LVMPD P#16544	
26	JOHNSTON, S.	LVMPD P#16578	
27	MARTINEZ, S.	LVMPD P#16590	
28	PLONSE, KELLY	CCDA PROCESS SERVER	

W:\2020\2020F\020\03\20F02003-INFM-(LARKINS_JUSTIN)-001.DOCX

	I)	
D .**		
1	RODRIGUEZ, SELMA	CCDA PROCESS SERVER
2	SHAMIRZA, ALFRED	CCDA INVESTIGATOR
3		
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11		
12		
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27	20F02003X/mlb/dsm	
28	20F02003X/mlb/dvu LVMPD EV#200100123301 (TK3)	
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1 STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 BRANDON ALBRIGHT 3 Deputy District Attorney 4 Nevada Bar #014158 200 Lewis Avenue Las Vegas, NV 89155-2212 5 (702) 671-2500 6 Attorney for Plaintiff 7 8 9 THE STATE OF NEVADA,

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

FEB 14 2020

C-20-346867-1

DISTRICT COURT CLARK COUNTY, NEVADA

Guilty Plea Agreement

Plaintiff,

-vs-

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JUSTIN ALEXANDER RASHAD LARKINS. aka, Justin Alexander Larkins, #1966552,

Defendant.

CASE NO:

C-20-346867-1

(

DEPT NO:

X

GUILTY PLEA AGREEMENT

I hereby agree to plead guilty to: BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935), 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 parties stipulate to a sentence of two (2) to five (5) years in the Nevada Department of Corrections. The State agrees not to see habitual criminal treatment. Further, the State will not oppose dismissal of Case No. 20F00459X.

I agree to the forfeiture of any and all weapons or any interest in any weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

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i,

I understand and agree that, if I fail to interview with the Department of Parole and Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including reckless driving or DUI, but excluding minor traffic violations, the State will have the unqualified right to argue for any legal sentence and term of confinement allowable for the crime(s) to which I am pleading guilty, including the use of any prior convictions I may have to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the possibility of parole after ten (10) years, or a definite twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotiations as stated in this plea agreement.

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than TWO (2) years and a maximum term of not more than TEN (10) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am not eligible for probation for the offense to which I am pleading guilty.

I understand that the State will use this conviction, and any other conviction from this or any other State which prohibits the same or similar conduct, to enhance the penalty for any

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similar subsequent offense, as detailed in the Battery/Domestic Violence: admonishment of Rights, which I have reviewed with my attorney, attached hereto as Exhibit "2."

I understand that I must submit to blood and/or saliva tests under the Direction of the Division of Parole and Probation to determine genetic markers and/or secretor status.

I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the offense(s) to which I am pleading guilty was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

- 1. The removal from the United States through deportation;
- 2. An inability to reenter the United States;
- 3. The inability to gain United States citizenship or legal residency;
- 4. An inability to renew and/or retain any legal residency status; and/or
- 5. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

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Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain hearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

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27 28 **VOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney.

DATED this /q day of February, 2020.

AGREED TO BY:

RANDON ALBRIGHT

Deputy District Attorney Nevada Bar #014158 USTIN ALEXANDER RASHAD

LARKINS, aka, Justin Alexander Larkins, Defendant

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CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
 - a. The removal from the United States through deportation;
 - b. An inability to reenter the United States;
 - c. The inability to gain United States citizenship or legal residency;
 - d. An inability to renew and/or retain any legal residency status; and/or
 - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

- 4. 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.
- 5. To the best of my knowledge and belief, the Defendant:
 - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
 - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
 - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This /4 day of February, 2020.

DAMIAN SHEETS, ESQ

mlb/dvu

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1	INFM		
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 BRANDON ALBRIGHT		
4	Deputy District Attorney Nevada Bar #014158		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7		T COURT	
8	10:00 AM CLARK COU	NTY, NEVADA	
9	THE STATE OF NEVADA,	GA SENSO	0.00.04/0/7.1
10	Plaintiff,	CASE NO:	C-20-346867-1
11	-VS-	DEPT NO:	X
12	JUSTIN ALEXANDER RASHAD LARKINS,		
13	aka, Justin Alexander Larkins, #1966552	INFO	RMATION
14	Defendant.		
15	STATE OF NEVADA)		•
16	COUNTY OF CLARK ss.		
17	STEVEN B. WOLFSON, District Att	orney within and fo	r the County of Clark, State
18	of Nevada, in the name and by the authority of	of the State of Nevac	ia, informs the Court:
19	That JUSTIN ALEXANDER RASHA	D LARKINS, aka, J	ustin Alexander Larkins, the
20	Defendant(s) above named, having committe	d the crime of BA	TTERY WITH USE OF A
21	DEADLY WEAPON CONSTITUTING D	OMESTIC VIOLE	NCE (Category B Felony -
22	NRS 200.481; 200.485; 33.018 - NOC 579:	35), on or about the	26th day of January, 2020,
23	within the County of Clark, State of Nevada,	contrary to the form	n, force and effect of statutes
24	in such cases made and provided, and agains	st the peace and dig	nity of the State of Nevada,
25	did willfully and unlawfully use force or vi-	olence against or up	on the person of his spouse,
26	former spouse, any other person to whom he	e is related by blood	l or marriage, a person with
27 -	whom he has had or is having a dating relat	tionship, a person v	vith whom he has a child in
28	,		
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••	l .		
1	common, the minor child of any of those persons or his minor child, to wit: SHARON		
2	HEWITT, with use of a deadly weapon,	to wit: a large rock, by throwing said large rock at the	
3	said SHARON HEWITT.		
4		STEVEN B. WOLFSON	
5		Clark County District Attorney Nevada Bar #001565	
6		Amy L. Verrein	
7		BRANDON ALBRIGHT MED	
8 .		Deputy District Attorney Nevada Bar #014158	
9.	1		
10			
11			
12	Names of witnesses known to th	ne District Attorney's Office at the time of filing this	
13	Information are as follows:	-	
14	<u>NAME</u>	<u>ADDRESS</u>	
15	CUSTODIAN OF RECORDS	LVMPD, Communications, 400 Martin	
16	Or Designee	Luther King Blvd., LV, NV	
17	CUSTODIAN OF RECORDS	LVMPD, Records, 400 Lewis Avenue, LV,	
18	Or Designee	NV	
19	CUSTODIAN OF RECORDS	CCDC, 330 So. Casino Center Blvd., LV,	
20	Or Designee	NV	
21	CUSTODIAN OF RECORDS	THE SUITES, 4855 Boulder Hwy., LV, NV	
22	Or Designee		
23	DILLARD, TIMOTHY	CCDA PROCESS SERVER	
24	FREEMAN, S.	LVMPD P#16127	
25	HANSEN, B.	LVMPD P#16544	
26	JOHNSTON, S.	LVMPD P#16578	
27	MARTINEZ, S.	LVMPD P#16590	
28	PLONSE, KELLY	CCDA PROCESS SERVER	
		2	

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, "S	•	
1	RODRIGUEZ, SELMA	CCDA PROCESS SERVER
2	SHAMIRZA, ALFRED	CCDA INVESTIGATOR
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		17. 2020 2020 POZOWSZOP POZOSI PREPRINCIA JUST IN JUST

Justice Court, Las Vegas Township

CLARK COUNTY, NEVADA

STATE OF NEVADA

Plaintiff,

1 arkins

CASE NUMBER: C-20-346867-1

DEPT. NO.: X

BATTERY/DOMESTIC VIOLENCE: ADMONISHMENT OF RIGHTS

(For Offenses occurring on or after July 1, 2019)

I am the Defendant in this case. At this time, I am charged with battery constituting domestic violence in having willfully and unlawfully committed an act of force or violence upon my spouse, former spouse, a person to whom I am related by blood or marriage (excluding a sibling or cousin with whom I am not in a custodial or guardian relationship), a person with whom I have had or am having a dating relationship, a person with whom I have a child in common, the minor child of any of those persons, my minor child, or any other person who has been appointed the custodian or legal guardian for my minor child (in violation of NRS 33.018/NRS 200.485).

I AM AWARE THAT I HAVE EACH OF THE FOLLOWING RIGHTS AND THAT I WILL BE WAIVING THESE RIGHTS IF I PLEAD GUILTY OR NOLO CONTENDERE:

- 1. The right to a speedy trial;
- 2. The right to require the State to prove the charge(s) against me beyond a reasonable doubt;
- 3. The right to confront and question all witnesses against me;
- 4. The right to subpoena witnesses on my behalf and compel their attendance;
- 5. The right to remain silent and not be compelled to testify if there were a trial; and
- 6. The right to appeal my conviction except on constitutional or jurisdictional grounds.

I AM ALSO AWARE THAT BY PLEADING GUILTY OR NOLO CONTENDERE I AM ADMITTING THE STATE COULD FACTUALLY PROVE THE CHARGE(S) AGAINST ME. I AM ALSO AWARE THAT MY PLEA OF GUILTY OR NOLO CONTENDERE MAY HAVE THE FOLLOWING CONSEQUENCES:

- I understand the State will use this conviction, and any other conviction from this or any other State which
 prohibits the same or similar conduct, to enhance the penalty for any subsequent offense;
- 2. I understand that, as a consequence of my plea of guilty or nolo contendere, if I am not a citizen of the United States, I may, in addition to other consequences provided by law, be removed, deported, or excluded from entry into the United States or denied naturalization;
- I understand that if I am convicted of a misdemeanor or felony that constitutes domestic violence pursuant to 18 U.S.C. § 921(a)(33), my possession, shipment, transportation, or receipt of a firearm or ammunition will constitute a felony pursuant to NRS 202.360 or federal law;
- 4. I understand that sentencing is entirely up to the court and the range of penalties outlined in this admonishment for committing the offense described above will apply (unless a greater penalty is provided pursuant to NRS 200.481, 200.485(2)–(5)).

I AM ALSO HEREBY INFORMED that, if I am convicted of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33) (which requires "the use or attempted use of physical force, or the threatened use of a deadly weapon, committed by a current or former spouse, parent, or guardian of the victim, by a person with whom the victim shares a child in common, by a person who is cohabiting with or has cohabited with the victim as a spouse, parent, or guardian, or by a person similarly situated to a spouse, parent, or guardian of the victim"), I will be prohibited from owning, possessing or having under my custody or control any firearm pursuant to NRS 202.360, and I will be ordered to permanently surrender, sell, or transfer any firearm that I own or that is in my possession or under my custody or control in the manner set forth in NRS 202.361. A person who violates any provision included in a judgment of conviction or admonishment of rights issued pursuant to NRS 200.485 concerning the surrender, sale, transfer, ownership, possession, custody or control of a firearm is guilty of a category B felony and shall be punished by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 6 years, and may be further punished by a fine of not more than \$5,000.00.

DEFENDANT'S INITIALS:

J.A.R.L

DV Admonishment (2018)

Page 1 of 2

BATTERY/DOMESTIC VIOLENCE ADMONISHMENT OF RIGHTS (PAGE 2 of 2) CASE NO.:

CONSEQUENCES FOR ALL OFFENSES:

In addition to any other penalty, in the Court's discretion, the Court may order me to participate in an alcohol or drug treatment program at my expense; and, in the Court's discretion, if it appears from information presented to the Court that a child under the age of 18 years may need counseling as a result of the commission of a battery which constitutes domestic violence, the Court may refer the child to an agency which provides protective services, and, if that occurs, the Court will require me to reimburse the agency for the costs of any services provided, to the extent of my ability to pay. There may also be certain fees or assessments required by statute.

FOR ALL FIRST, SECOND, AND THIRD OFFENSES WITHIN 7 YEARS:

An offense constitutes a prior offense so long as it occurs within seven years of the instant offense, regardless of the sequence of offenses and convictions. An offense also constitutes a prior offense if the offense was dismissed in connection with successful completion of a diversionary program or specialty court program, or if the offense was conditionally dismissed pursuant to NRS 176A.290, without regard to the sequence of the offenses.

FIRST OFFENSE WITHIN 7 YEARS (MISDEMEANOR):

At least 2 days in jail but not more than 6 months; at least 48 hours but not more than 120 hours, of community service; a fine of not less than \$200, but not more than \$1,000; mandatory participation in weekly counseling sessions of not less than I 1/2 hours per week for not less than 6 months, but not more than 12 months, at a certified agency, at my expense.

SECOND OFFENSE WITHIN 7 YEARS (MISDEMEANOR):

At least 20 days in jail but not more than 6 months; at least 100 hours, but not more than 200 hours, of community service; a fine of not less than \$500, but not more than \$1,000; mandatory participation in weekly counseling sessions of not less than 1 1/2 hours per week for 12 months, at a certified agency, at my expense.

THIRD OFFENSE WITHIN 7 YEARS:

A category B felony punishable by a sentence of imprisonment in the Nevada State Prison for at least 1 year but not more than 6 years; and a fine of at least \$1,000 but not more than \$5,000. A defendant is not eligible for probation for a third offense.

OFFENSES SUBSEQUENT TO FELONY OFFENSES (CATEGORY B FELONY):

Any violation of NRS 200.485, at any time after July 1, 2019, subsequent to any felony conviction constituting domestic violence under NRS 33.018, or the laws of any other State prohibiting similar conduct, is a Category B felony, punishable by a sentence of imprisonment for at least 2 years, but not more than 15 years, and a mandatory fine of at least \$2,000 but not more than \$5,000. The instant offense is subsequent to a qualifying offense when evidenced by a conviction, without regard to the sequence of the offenses and convictions, and regardless of whether the prior offense(s) occurred within 7 years. A defendant is not eligible for probation for offenses under this section.

OFFENSES INVOLVING PREGNANT VICTIMS

Unless a greater penalty is provided pursuant to NRS 200.481, an offense committed against a victim who was pregnant at the time of the battery, and that fact is known or should have been known to the batterer: a first offense is a gross misdemeanor, punishable by up to 364 days in jail, and a fine of up to \$2,000. A subsequent offense is a Category B felony punishable by imprisonment of not less than 1 year, but not more than 6 years, and a fine of not less than \$1,000, and not more than \$5,000.

ALL DEFENDANTS MUST INITIAL EITHER #1 or #2 BELOW-DO NOT INITIAL BOTH:

JARL1.

I am represented by an attorney in this case. My attorney has fully discussed these matters with me and advised me about my legal rights. My attorney is **DONION**.

I have declined to have an attorney represent me and I have chosen to represent myself. I have made this decision even though there are dangers and disadvantages in self-representation in a criminal case, including but not limited to, the following:

- a) Self-representation is often unwise, and a defendant may conduct a defense to his or her own detriment;
- b) A defendant who represents himself is responsible for knowing and complying with the same procedural rules as lawyers, and cannot expect help from the judge in complying with those procedural rules;
- A defendant representing himself will not be allowed to complain on appeal about the competency or effectiveness of his or her representation;
- d) The state is represented by experienced professional attorneys who have the advantage of skill, training, and ability;
- A defendant unfamiliar with legal procedures may allow the prosecutor an advantage, may not make effective
 use of legal rights, and may make tactical decisions that produce unintended consequences; and

f) The effectiveness of the defense may well be diminished by a defendant's dual role as attorney and accused.

JUHUD)	6-5-1987	12-14-20	
DEFENDANT'S SIGNATURE	DATE OF BIRTH	DATE	
I HAVE REVIEWED THIS ADMONIS	HMENT WITH MY CLIENT AND	D WE HAVE DISCUSSED THE RIGH	TS

I HAVE REVIEWED THIS ADMONISHMENT WITH MY CLIENT AND WE HAVE DISCUSSED THE RIGHTS HE/SHE IS WAIVING AND THE CONSEQUENCES OF HIS/HER PLEA OF GUILTY/NOLO CONTENDERE TO THE BATTERY/DOMESTIC VIOLENCE CHARGE, INCLUDING, BUT NOT LIMITED TO, GUN POSSESSION AND GUN RIGHTS.

DEFENDANT'S ATTORNEY (IF APPLICABLE)

BAR NUMBER

DV Admonishment (2018)

Page 2 of 2

Electronically Filed 3/5/2020 7:30 AM Steven D. Grierson CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

JUSTIN ALEXANDER RASHAD LARKINS aka Justin Alexander Larkins #1966552

Defendant.

CASE NO. C-20-346867-1

DEPT. NO. X

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony) in violation of NRS 200.481, 200.485, 33.018; thereafter on the 26th day of February, 2020, the Defendant was present in court for sentencing with counsel DAMIAN R. SHEETS, ESQ., thereupon using the presentence report from C343544, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment Fee and \$3.00 DNA Collection Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as

☐ Nolle Prosequ	ii (before trial)	Bench (Non-Jury) Trial
Dismissed (af		Dismissed (during trial)
Dismissed (b)	efore trial) th Sent (before trial) pefore/during trial)	☐ Acquittal
Guilty Plea w	th Sent (before trial)	☐ Guilty Plea with Sent. (during trial)
Transferred (t	pefore/during trial)	☐ Conviction
Ci Other Manner	of Disposition	

Case Number: C-20-346867-1

follows: a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM Parole Eligibility of TWENTY-FOUR (24) MONTHS; with THIRTY-ONE (31) DAYS credit for time served. As the \$150.00 DNA Analysis Fee and Genetic Testing have been previously imposed, the Fee and Testing in the current case are WAIVED.

DATED this _____ day of March, 2020.

TIERRA JONES / | DISTRICT COURT JUDGE

C-20-346867-1

SHAWNA J. MCINTOSH, CCR NO. 770 (702) 671-0691

Reported by: Shawna J. McIntosh, CCR No. 770

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             LAS VEGAS, NEVADA, FEBRUARY 12, 2020
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             THE COURT: Ms. Hellman for Mr. Sheets.
 6
   Larkins, Justin. 20F02003X.
             MS. HELLMAN: Good morning, Your Honor.
7
                                                       Не
    is present, in custody.
8
             THE COURT: Justin, there you are.
10
             MS. FERREIRA: I'm just going to step out to
11
   get Mr. Albright.
             THE COURT: Okay. No problem.
12
13
                    (Pause in proceedings)
14
             MR. ALBRIGHT: Sorry, Your Honor.
15
             THE COURT: That's okay.
             MS. HELLMAN: Your Honor, Mr. Larkins is
16
17
   going to unconditionally waive his right to a
   preliminary hearing. In district court, he is going
18
   to be pleading guilty to battery with use of a deadly
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20
   weapon constituting domestic violence. The parties
   will stipulate to a two- to five-year sentence.
21
   State will not seek habitual offender treatment. And
22
23
   there is also an open case in justice court that will
24
   be dismissed pursuant to negotiations. I don't have
25
   that case number.
```

SHAWNA J. MCINTOSH, CCR NO. 770 (702) 671-0691

```
MR. ALBRIGHT: That case number is 20F00459X.
1
 2
                    (Pause in proceedings)
             THE COURT: Go ahead, please. 20F00 --
 3
             MR. ALBRIGHT: -- 00459X.
 4
 5
                   (Pause in proceedings)
 6
             THE COURT: Sir, did you understand that deal
7
   as far as you're waiving your preliminary hearing
   today to go to district court?
8
             THE DEFENDANT: (No response)
             THE COURT: If you don't understand that,
10
11
   that's fine.
             THE DEFENDANT: No. I understand that this
12
   shit ain't fair, but yeah. I --
13
14
             THE COURT: Okay.
15
             THE DEFENDANT: -- I understand it's not fair
16
   at all because this is basically a misdemeanor case.
17
    I'm the only one that got hurt.
             THE COURT: Okay.
18
19
             THE DEFENDANT: I'm the only one that
20
   started --
21
             THE COURT: No problem.
22
             THE DEFENDANT: -- anything -- the home or
23
   anything.
24
             THE COURT: It sounds --
25
             THE DEFENDANT: But I -- I would rather go
```

SHAWNA J. MCINTOSH, CCR NO. 770 (702) 671-0691

```
1
   ahead and take that instead of get a habitual criminal
   act. I just want to state for the record that
 2
   whenever that woman over there needed me, I was out
 3
    there. I did whatever I could.
 4
             THE COURT: Sir, don't -- don't point at
 5
 6
   people like that.
             THE DEFENDANT: No. I'm just -- I'm -- I'm
7
   sorry. I didn't mean to -- you know --
8
             THE COURT: That's all right.
 9
             THE DEFENDANT: -- but this is -- I'm the
10
   only one that got hurt here. Okay.
11
12
             THE COURT: All right, sir.
13
             THE DEFENDANT: This is a misdemeanor
14
   offense.
15
             THE COURT: Let me ask you a question. Okay.
16
             THE DEFENDANT: Yes, ma'am.
17
             THE COURT: Just so you know, I'm not really
18
   the judge to say that to because I'm not -- I'm, like,
19
   screening your case. Tell that to the other judge who
   is going to sentence you.
20
21
             THE DEFENDANT: Yes, ma'am.
22
             THE COURT: I want to make sure you
23
   understand when you waive your preliminary hearing
24
   today and go to district court, should you change your
25
   mind -- it sounds like you may want to -- if you
```

SHAWNA J. MCINTOSH, CCR NO. 770 (702) 671-0691

```
1
   change your mind on the deal, you just go straight to
 2
   trial. You don't come back down here for a
   preliminary hearing. Okay.
 3
             THE DEFENDANT: Yes, ma'am.
 4
 5
                    I -- I can't beat it no way, but thank
 6
   you.
             THE COURT: What?
7
             THE DEFENDANT: Thank you for telling me.
 8
                    I said I can't beat it no way, but --
 9
             THE COURT: What?
10
11
             THE DEFENDANT: -- thank you for telling me.
12
             THE COURT: Okay. No problem.
13
             THE DEFENDANT: You had me. You won.
14
             THE COURT: Sir, stand up real quick for me,
15
   please.
             THE DEFENDANT: Yes, ma'am.
16
17
             THE COURT: I've got to tell you right now --
   it doesn't matter what I think, but your behavior is
18
19
   intimidating and it's threatening. And you're coming
20
   off as, like, a bad person. And I'm not saying you
   are, but you are pointing at the victim of this case
21
22
   really aggressively. You're talking at her in a mean
23
         Just don't do that -- at least in front of me.
   way.
24
   Okay. Because I don't want to see it.
25
                    It appears to me from the Complaint on
```

SHAWNA J. MCINTOSH, CCR NO. 770 (702) 671-0691

```
file the following crimes were committed: Invasion of
1
2
    the home, burglary, battery with use of a deadly
    weapon constituting domestic violence, assault with a
3
 4
    deadly weapon, battery on a protected person,
 5
   malicious destruction of property. I order the
 6
    defendant to be held to answer that charge -- those
    charges in the Eighth Judicial District Court.
7
             THE CLERK:
                        February 14 at 10 a.m., lower
8
 9
    level, arraignment.
             THE COURT: Good luck, sir.
10
11
                    (Proceedings concluded)
12
                             --000--
13
14
            Full, true, and accurate transcript of
    Attest:
15
             proceedings.
16
17
                 /s/ Shawna J. McIntosh
                 Shawna J. McIntosh, CCR No. 770
18
19
20
21
22
23
24
25
```

SHAWNA J. MCINTOSH, CCR NO. 770 (702) 671-0691



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. LAS VEGAS, NEVADA 89155-1160 (702) 671-4554

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

September 21, 2020

Attornev:

Damian Sheets

Case Number: Department:

C-20-346867-1 Department 10

Nevada Defense Group

Damian Sheets 714 S 4th St

Las Vegas NV 89101

Defendant:

JUSTIN A LARKINS

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: Motion For Modification Of Sentence

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,
DC Criminal Desk # 7
Deputy Clerk of the Court

1	Justin A.R. Larkins 1175371
2	
3	Indian Springs, Nevada 89018
4	
5	DISTRICT COURT
6	CLARK COUNTY, NEVADA
7	T.1, 101
8	Justin A.R. Larkins #1966552)
9	Plaintiff,
10	vs. Case No. <u>C-20-346867-1</u>
11	State of Nevada Dept. No. X
12	
13 14	Motion for Modification of Sentence N. R.S. 176, 033
14	and N.R.S. 1764, 450, BY Order of aimitting The present sentence structure
16	to be Modified to 12 months in 6.6.0.6, in Place of the Introner 29 to 60 months
17	in N.D.OC.
18	
19	COMES NOW, Justin A.R. Larkins, fro Per, herein above respectfully
20	moves this Honorable Court for an Order for a Modification of Sentence
21	· · · · · · · · · · · · · · · · · · ·
22	
23	This Motion is made and based upon the accompanying Memorandum of Points and Authorities.
24	
25	DATED: this 20th day of AUGUST 2020.
26	BY: JUSTIA A. R. Larkins
27	Defendant/In Propria Personam
28	RECEIVED 1
	AUG 3 1 2020

CLERK OF THE COURT

ndard of Review Page <u>2</u>

Statement of Facts

. 1	On February 14 2020, Petitioner Please Guilty to:
. 2	Battery with USE OF A Deadly Weafor Constituting
8	Maria de la 1881
4	
5	On February 26, 2020, Petitioner was sentenced by
6	The fact that the fact to the fact that the
7	1 Nake also I are I can I'
8	For a Minimum term of not less than Two Q) Hears
9	\parallel 3 μ / M_{\star} 1/1 \sim 1 \sim 1 \sim 2
10	1
11	On February 12, 2020 Sharon Hewitt Mude a
12	Statement in a tembrary Protective Order Starting:
13	That Petitioner" threw a boulder at her" Which Broke
14	The 3Kin and her toe was swollen and bleeding, But
15	at the rendition of sentence of the Petitioner, she
16	went on second and toid the court, that said boulder
17	almost struck her toe, basely missing her foot.
18	Furthermore, in the Wining Complaint of the Petitioner
19	It lites sharon Hewitt being stricken on the foot
20	With a large rock, Yet, in the Juilty Plea agreement
21	and Judgment of Conviction Information of the
22	Herry one of that a large rock was thrown at
23	Sharon Hewitt, Which 13 Completely different from
24	World also Park out White The fetitioner
25	12 1020 Have the first in the 180 of February
26	Me found lovers and interest 1'11 1 1001
27	LI LICENTE SCHOOL TOESTONS TINE ATE THE ANTICONT AND
28	Page 7
11	· · · · · · · · · · · · · · · · · · ·

Page 5

1/3

وُ

.

On the record, at the sensition of sentence of the Petitioner Point out to this Honorapie Cart, 14 15 DePuty District Attorney, Brandon Albright, in a blind Vervada Revised Statute, at the time of Gentercing. Petitioner would cost this Honorable court modity 2% rentence to 12 Menths in the Clark County defection Center Page \$6

SINCE N. R.S. 176.133 -176.165 requires the Pelutingit il Homer's Office at the time of bentening Fix T Petitioner Plansfix

	, , , , ,
1	CERTFICATE OF SERVICE BY MAILING
2	I, Justin A.R. Laskins hereby certify, pursuant to NRCP 5(b), that on this 20th
3	day of <u>August</u> , 20 20, I mailed a true and correct copy of the foregoing, " <u>Motice</u>
4	Of motion and Motion for Modification of Sentence. "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	STEVEN L. Grierson.
9	200 Lewis ANGLUE; 3KD FLOOT
10	140 TENO1701 ST127 146
11	
12	
13	
14	
15	•
16	
17	CC:FILE
18	
19	DATED: this day of, 20
20	Tixtin All lacking
21	JUSTIN A. R. Larkins #113331
22	/In Propria Personam Post Office box 650 [HDSP]
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25 26	
20 27	
28	

٠ ا	
. 1	Justin A. K. Larklis #1175371
2	/ In Propria Personam Post Office Box 650 [HDSP]
3	Indian Springs, Nevada 89018
4	
5	DISTRICT COURT
6	CLARK COUNTY, NEVADA
7	/ / 4 / / /
8	Justin A.R. Larkins # 1966562
10	vs. Case No. (-20346867-/
11	State of Nevada } Dept No. X
12	1 Etensant Docket
13	
14	NOTICE OF MOTION
15	YOU WILL PLEASE TAKE NOTICE, that
16	
17	will come on for hearing before the above-entitled Court on the day of, 20,
18	at the hour of o'clock M. In Department, of said Court.
19	
20	CC:FILE
21	
22	DATED : this day of, 20
23	
24	BY: JUSTIN A.R. Lasking
25	/In Propria Personam
26	
27	
28	

Dear Clerk of the Court

Creetings and salutations to the Court,
I am mailing this letter with the motion
for modification of sentence, to make known
that this is my first motion ever Druffed,
And to Please be Patient with me. I am
currently incarcerated at High Desert state Arison,
where, I have been asking for legal suffices,
for as of this day, 3 weeks, from the Law
library here, with no response at all from
them Pertaining to supplies. I would ask you
to Please excuse my handwriting, I did
my best to be as neat as I could Please
excuse my nerves.

RESPECTAVILY and humbly

Juffer D

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Indian Strings, My 89000

GENERAL CONERS

Hasler FIRST OLÁSS MA 08/25/2020 US POSTAGE \$001.40



ZIP 89101 011E12650516

Ven D. Grievson, of the coast 3 Avenue, 3RN Floor AV 8955-1160

_	MDC		
PP ;	Electronically Filed 11/04/2020		
DA 2	Post Office Box 650/HDSP1 CLERK OF THE COURT		
AOR 3	INdian SPrings, NV 89018		
4			
5	EIGHTH JUDICIAL OTSTRICT COURT		
6	CLARK COUNTY, NEVADA		
7			
8	Damien Sheets. ESQ		
9	Plaintiff		
10	V5. Case NO.: 6-20-346867-1		
	West No.: X		
	Justin A.R. Laukins # 1966552 11 30 20		
	Defendant 8:30 a.m.		
	4.000=4.77/17704/44		
15	MOTION TO DISMISS COUNSEL AND APPOINT ALTERNATE COUNSEL		
/6	COAH ION I I DI I BOT III I		
17	COMES NOW, the Detendant of Justin A.R. Larkins, and		
- 18	Moves this Honorable Court to dismiss Detendant's Coursel		
19	DAMIEN Sheets, and appoint alternate coursel to represent		
20	Detendent.		
2/	911 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
22	This Motion is based when all Payers, Pleadings, and downents on file.		
23	POINTS AND AUTHORITIES		
25			
26	1+ 13 respectfully requested of this Court to Grant this Notion to Dismiss Counsel and AlPoint Alternate Counsel for the reasons listed		
27	below; RECEIVED		
26	OCT 1 9 2020		
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	CLERK OF THE COURT		

1	I. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY
2	Since <u>Damien Sheeks</u> was appointed as counsel on <u>2-5-20</u> , Defendant
3	has been prejudiced and suffered manifest injustice based on counsel's refusal or failure to:
4	Meet With Defendant before courts decision
5	and for the Preliminary heaving Proceedings, to
6	In over the discovery with the Defendant to
7	Property investigate the facts of the case of
8	C-20-346867-1 Counsel also failed to research
9	and for spend any time in legal research, in which
10	resulted in Detendant, Pleading Juilty to a Battery
11	With Use of a deadly Weapon When no one was
12	Batterized DY the Detendant Physically. Counsel
13	also tailed to Provide Detendant with a COPY
14	OF the Initial Discovery, Making it difficult for
15	Verendant for one to Verend himself against the
16	allegations of the Prosecutions at a trial, forcing
17	The Verendant to stroulate to overly excessive
18	Till Agreement Offered by the State Of Nevada.
19	
20	
21	
22	
23	
24	
25	
26	
27	
20	
ı	l

II. ARGUMENT

2	Defendant, JUSTIN A.R. Larking asserts that the she is being denied this her right
3	to effective representation due to wholly inadequate actions of his her court-appointed counsel.
4	Further, counsel's actions constitute a violation of the Defendant's due process rights under the
5	following cases, statutes, and/or rules of professional conduct:
6	State V. Huebler, 128 Nev. 192, 25 1.3d 91, 128 Nev.
7	Adv. Rep 19, 2012 Nev LEXTS 53 (Nev. 2012)
8	Cert. denied, 568 U.S. 1147, 133 S. Ct. 988, 184 L. Fd.
9	2d 767. 2013 U.S. LEXIS 1009 6U.S. 2013).
10	Buttalo V. State, 111 Nev. 1139, 901 P. 2d 647
11	111 Nev. Adv. Rep. 127, 1995 Nev. LFXIS 125
12	[Nev. 1995]
13	
14	Strickland V. Washington, 466 U.S. 669, 104 S. Ct. 2052,
15	(1984).
16	
17	
81	
19	
20	
21	
22	WHEREFORE, the undersigned prays that the court grant Defendant's Motion to
23	Dismiss Counsel and Appoint Alternate Counsel.
24	District many 13th Oakthor
25	DATED THIS 13th day of October, 2020.
6	Respectfully submitted,
7	A. I. T
8	Defendant
	Derendant

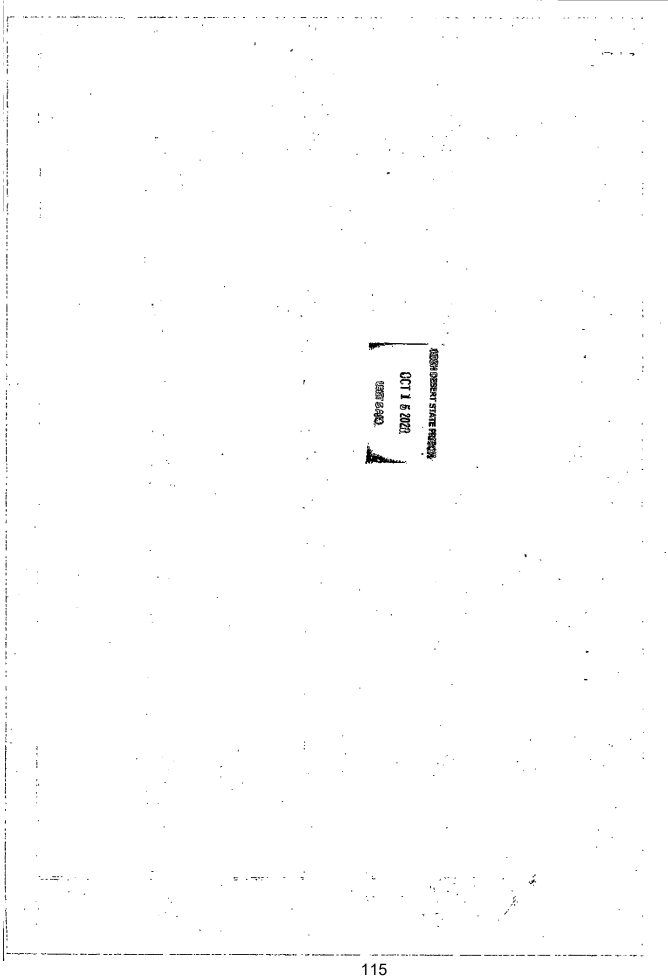
į	
1	CERTFICATE OF SERVICE BY MAILING
2	I, Justin A.R. Lackins, hereby certify, pursuant to NRCP 5(b), that on this 13th
3	day of October, 2020, I mailed a true and correct copy of the foregoing, "Motion to
4	dismis 5. Coursel and a Plaint alternate Coursel and allication to "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	Clerk of the Court Clark (ount)
9	200 LOWIS AVENUE 3KN Floor DISTRICT ATTOMPT'S DEFLIE
10	105 VERENT WEST THAT THE TOTAL THE STATE OF
11	
12	
13	
14	
15	
16	
17	CC:FILE
18	CONTEN
19	DATED: this 13th day of October 2020.
20	
21	Tuli 10 lack
22	HIANY (D #1175371
23	Post Office box 650 [HDSP]
24	IN FORMA PAUPERIS
25	· ·
	,
26	1
27	

AFFIRMATION Pursuant to NRS 239B.030

The u	ındersigned does her	eby affirm that	the preceding	g	
	(Title of Document)				
		• .			
filed in Distr	ict Court Case numbe	er			<u></u>
☐ Does	not contain the socia	al security num	ber of any pe	rson.	
	may to	-OR-			
□ Cont	ains the social securit	y number of a	person as rec	quired by:	
	A. A specific state	or federal law,	to wit:		
	(State specific law)	,			
		-or-			
	B. For the administor a federal or sta	stration of a pu te grant.	blic program	or for an ap	plication
Sign	ature		· · · · · · · · · · · · · · · · · · ·	Date	
Prin	t Name			*. *	
Title		•			e ge e. e. Seguine

COD CREAK ROAD TILLION
String, Nevada 19000 CHERRY DENTERON

JUSTIN AR LAKING #17531 CONTROLEMAN OF THE COURT
LAW VELLE MY OF 165-1160



THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
116 - 120
WILL FOLLOW VIA
U.S. MAIL

THIS SEALED DOCUMENT, NUMBERED PAGE(S) 121 WILL FOLLOW VIA U.S. MAIL



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. LAS VEGAS, NEVADA 89155-1160 (702) 671-4554

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

November 04, 2020

Attorney:

Damian Sheets

Case Number:

C-20-346867-1

Nevada Defense Group

Department:

Department 10

Damian Sheets 714 S 4th St

Las Vegas NV 89101

Defendant:

JUSTIN A LARKINS

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: Motions For Modification Of Sentence

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Cordially yours,

DC Criminal Desk # 40

Deputy Clerk of the Court

	<u>.</u>
٠ .	
1	Justin A.R. Larkins #1175371
. 2	22010 Cold Creek RD
3	P.O. BOX 650 [HD3P]
4	Indian Strings, NV 89070
. 5	DISTRICT COURT
6	CLARK COUNTY, NEVADA
7	
8	State of Nevada
9	Plaintiff
10	V5. (ase No: C-20-346967-1
11	Justin A. R. Larkins # 196552 Deft No.: X
12	Defendant
13	
14	
15	MOTIONS FOR MODIFICATION OF SENTENCE
16	
17	Lomes now, Defendant, Justin A.R. Larkins, Pro Per, and
18	respectfully moves this Honorable Court for a Modification
19	of Sentence,
20	
21	This motion is made and based Pursuant to the supporting
22	Points and Authorities attached hereto, NRS 176,555, as
23	Wall at lakers, Pleadings, and downents on file herein
24	
25	POLNIS AND AUTHORITIES
26	It is respectfully requested of this Court to Grant this Motion
27	for Modification of Sentence for the reasons-listeds below
2,8	1 OCT 19 2020
	CLERK OF THE COURT

4.	5Tandard Of Review
7	The Nevada Surreme Court has long recognized that
<u> </u>	Court's have the Power and Jurisdiction to Modify ansentences
U	See states v. State 787 P. 2d 396, 106 Nev. 75 (1990)
5	" That it a sentencing court Pronounces Sentence Within
6	Statutory limits, the Court Will have Jurisdiction to modify,
7	Suspend or otherwise correct that bentence if it is based
4	Upon Materially univue assumptions or Mistake which
9	Work to the extreme defriment of the defendant? Defendant
10	believes that this court has, based UPon States, the
//	Surisdiction to modify his sentence, due to that sentence
	being Pronounced based upon a Pre-Sentence Investigation
	Report that Jacks the instant offense, and false information
14	given by sharon Hewitt about the instant offense, Which the
15	Defendant will discuss in the below statement of facts, Starte
16	May argue that lashes apply due to the fast that several Months
17	have Passed since sentence was Pronouced, However, The Nevada
18	Surreme Court held that such a time requirement does not
19	apply to a request of Modification of Sentence, According
Q0	Passanisi V. State, 931 12d 1371, 108 Nev. 318 (1992), Wetendant
21	as staded above, is alleging that his sentence by this court
22	was based upon assumptions founded upon a PSI Report their
2.3	Jack's the information of the instant oftense and take
29	information given by sharon frewitt, and as such, The Verenbants
25	Constitutional right to due Process was Violated see
26	State V. Wistrict Court, 677 1.2d 1044, 100 Nev. 90 (1984).
W.7	The District Court's inherent authority to Concect a Judgement or
28	2
	124

 : 1	
1	sentence founded on Mistake is in accord with the constitutional
2	Considerations Underling the Sentence Process. The United States
3	Suffere Court has ENPRESSIV held that where a detendant is
4	bentened on the basis of materially untrue assumptions
3	Conversing the defendant's Criminal record (The) result, Whether
6	Coursed by carelessness or design, is inconsistent with due
7	Project of law! Townsend V. Burke, 334 U.S. 136, 741, 685,61
B	1252, 1255, 92 L. Ed. 1690 (1948). Forther, the cases Clearly
g	Establish that constitutionally violative "Materially Unitive
10	absumptions" Concerning a Criminal record may arise either as
	a result of a bentencing Judge's correct assumption or Perception
- 12	OF inaccurate or talse information, or a sentencing Judge's
13	incorrect Perception or Misapprension of Otherwise accurate or
. 14	True information, Id. 671 R2d at 1048 n.3. Defendant would
/5	ask that this cart not misterceive his lequest to be Pointing
16	his tinger at the court and saying he were wrong as that
17	15 not the case, He is merel regresting that The Court
[8]	reconsider the sentence that was Pronounced based UPon
19	the faut's that the 13t at sentening lacks that of the
20	Instant Oftense of the lack therest, and the take information
21	given by sharon Hewitt
22	
23	
29	
25	
26	
21	2
	41

_	
1	Statement of Facts
a d	On February 14, 2020 the defendant Plead guilty to:
3	Battery with use of a Deadly Wearon Constituting Domestic
y	Violence.
5	
. 6	On February 26, 2020, the defendant was sentenced by This
7	(ourt to: two(2) to tive (3) hears in the Nevada Delartment
8	of Corrections.
9	For a minimum ferm of not less than two (22) years and
10	maximum term of not more than Ten (10) Years.
[2]	On February 12, 2000 sharan Hewift made a statement
	in a temporary Protective Order Stating: That Petitioner
19	"Theav a boulder at her Which broke the 5kin and her toe
15	Was swollen and pleeding, but at the rendition of sentence
16	of the defendant, the went on record and told This lart,
10	that said probler almost struck her toe, burely missing her
/8	Foot Furthermore, in the Criminal Complaint of the defendant
14	14 CITES Sharon Hewitt being Stricken on the fact with a
21	large York, Yet, in the outly fled Agreement and Surgement
$\frac{\partial l}{\partial x}$	OF CONVICTION INFORMATION OF THE ABJENSANT, THAT A large
20	1018 Was Thrown at sharon Hewitt Which is completely
2)	AHARRAT FROM THE MITTAL CHIMINAL COMPLETE, INC. GETENGANT
26	Have a see a gracklassica in the 180 OF PEDIOUNI landed
76	Quelle Wills a Westichaile Moide asking 1115, Healiff gestial
27	1 Juestion's 11Ke; Are the Attrium and the Adverse tarty living 1
70	Together 10W: She answered NO, But The defendant's Possessions
<u>~</u>	
	126

-	
	Were found in her residence on January 26, 2020. Is the
2	Adverse Party likely to react Violently When berved? She
3	answered no, but at the rendition of sentence, she went
y	on record and said that the defendant was a menace to
5	Society Does the Adverse Party have a Carrying a concessed
	Weatons Permit? The answered Yes, having been an ex-telon
7	at the time Of the instant Oftense, it is impossible for the
4	defendant to have a consecuted weapons Permit in the state of
9	Nevada Does the Adverse Party own or Possess any weapons?
	The answered Yes. The was asked to describe the tipe
//	and locations of weapons. She reflied: baseball but Possible
12	Knife, He is in county Jail now. At the removition of sentence
15	OF the defendant, the ovenly went on record an told this
19	Honorable Court, that her Younger son Brandon was brandishing
15	a par that belonied to the detendant while inside her
16	residence on the night of the instant offense. I, the
1/	desendant would soint at to this Honorable Court that because
10	Major Hewitt Made These Mullify VIIIVE Statements in
71	alon al and la for to are an Relact Met the Kentilian of
21	Lowbours of the defendant with these blowingly broten history
22	Hatemente Imbermining the HEN Tutegrity and knowlity of
23	this Honorable Court The defendant would also hint out to
. 24	this Holland institution that it is reasonable to helieve that
25	because of these contradictory statements made by sharm
. 26	Hewith Prompted DePuty Mistrict Attorner Brandon Albright in
27	a Pursuit of Justice to offer the excessive Plea burgain OF
28	5
	127

 -	V - Andrew Commencer (1997)
/	24 to 60 Months in the Nevada Delartment of Corrections
2	When no one but the detendant needed medical attention,
3	And the defendant would also add that the sentencing
4	Thurses of: Buttery with use of a Deadly Weaton
5	Constituting Domestic Violence, 15 according to Nevada
6	Constitution. Article. 188, as well as, Salazar V.
7	State. 119 Nev. 224. TO P.3d 749. 19 Nev. Adv. Ref
8	26, 2003 Nev. LEXTS 30 (Nev 2003), 15 Tedundant,
9	Estecially in the case of C-20-346967-1 When no
10	One was harmed but the defendant, and no one
11	Can actually Proved theet they were patterized
12	with a deadly weapon by the detendant, artirming
	that the bensencing Charges of 6-20346867-1 are
14	not only redundant, but they are excessive as
15	Well. Malicious Destruction of Proverty 15 the accurate
16	Charge for lase no. (-20-34867-2, seling as though, no
17	one can actually Prove that were butterial by the
18	defendant, and according to sharon Hewitt's testiment
19	On the record of the sentencing day of the defending
20	no one was batterized or harmed. Purthermore
$\frac{21}{20}$	12 Months in the Clark County Detention Center World
dd	Neve been Moregnan an adequate runishment for the
23	defendant, or the more surrollate runishment, instead
24	OF Wasting Wellows Wave In the Newdow Department
21	or corrections, amid a brobal randomic that is
26	1 1111/197 CLOSIONING WULLDWICE WAS CLASS CHAMING THE
2/	11VED OF 90 MONY MORE, IN THE PROCESS,
28	
•	H 128

1	On February 26,2020 The Court Proceeded to
2.	Gentence the detendant with a Pre-sentence
3	Tourstiguetion Report that does not state the instant
4	Attende, more stellifically a Previous Pre-Bentence
5	Investigation Report was Used instead
6	The defendant was asked by the Court on the day of
	bentencing was if okay to Proceed with sentencing
9 0	with a Previous Pre-Savencing Investigation Report, The
9 9	referdant consented due to his ignorance of N.R.S.
10	176, 133-176, 165 at the time of sentening. The
11 0	defendant would ask this Honorable court to modify his
12 3	bentence to 12 months in the Clark County Petention
13 4	enter since N. R.S. 176.133-176.165 requires the
19	Novada DePartment of Parole and Probation to Investigate
	and make Chaluations of a Criminal Betendant and
	the Victims of the crime and their injuries which are
1/1/2	to be factored into their recommendations.
18/	In light of the fact that the defendant has served
20	261 days let Progent, and now had no violent
2/	MODERT SINCE JUNCELY LE, LIST, THE MIGHT THE DEFENDING
$\frac{\alpha l}{20}$	COLLAND TO CLAND COUNTY OF CONTROL OF THE TOWNS
72	Pursonely sourcelle I and Particion to a she shill
24	Fair fin Process at High Docer I have Pricen the
25	Defendent is regionaling that this thomashe lovet to
26	VO-SValunto the Misinsonmuchion given by Shown Havill
27	and the absence of a livent PET Report at the
28	The war will be a control of the second
- 1	
	120

1	rendition of Gentence, that he has noted for the record
2	and modify his sentence to a 12 months sentence with
3	261 days credit time served in the Clark County Detention
4	Center, in Place of the defendant's 24 to 60 months in the
5	Nevada DePartment of Corrections, according to the dictates
6	of this Honorable Court's Merch and bense of Justice Last,
7	the District Attorner's Office at the time of sentening
9	had no objection to goe tonual with rentencing
q	Without a Current BI Report
10	
	CONClusion
12	Wherefore, all of the above stated reasons, the defendant
13	RESPECTAVITY and Humbly requests this Honorable Court to
14	modify his sentence in accordance with this Honorable
15	COUNTY SEMESTAIN and JUST Consideration of the facts
16	of this lase.
17	
18	
19	
20	
21	
22	
23	1) 197 1) 11 12 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1
29	DATED this 13th day of October, 2020
25	Pach 1/1/2 11/ 11/11 11
26	RESPECTACITY and Humbly Submitted
2/	Defendant
28	
_	y
	130

ı	CERTFICATE OF SERVICE BY MAILING
2	I, Jisha A.R. Laskins hereby certify, pursuant to NRCP 5(b), that on this 33
3	day of Ostober 2020, I mailed a true and correct copy of the foregoing, " NOTICE
4	of Motion and motion for Modification of Gentence. "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	Clerk of the Court District Attorney's Office
9	200 Lewis Avenue 3rd Floor 501 1001 1001 1001 1001 1001 1001 1001
10	Lin vegus, moveme artist - as
11	
12	
13	
14	
15	•
16	
17	CC:FILE
18	
19	DATED: this day of, 20
20	_ , 20 1 12
21	Justin A.R. Lankins # 1966552
22	Deet (Wide boy 6301 H135P)
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25	· • · · · · · · · · · · · · · · · · · ·
26	
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. i	
1 2 3	Testin A. R. Loskins 44175371 / In Propria Personam Post Office Box 650 [HDSP] Indian Springs, Nevada 89018
٠	
4	DORTIT COURT
. 5	CLARK COUNTY NEVADA
·6	STINK COUNT & VIL VALVA
. 7	CTILL AL ALLA
8	5 PATE OF NEVADA
9	Plaintiff
10	vs. Case No. C=30-346857-1
11	to with a A D RIVING)
12	#19662 Defendant
13	
14	NOTICE OF MOTION
15	YOU WILL PLEASE TAKE NOTICE, that
16	
17	will come on for hearing before the above-entitled Court on theday of, 20,
18	at the hour of o'clock M. In Department, of said Court.
19	
20	CC.FILE
21	
22	DATED: this day of
23	, , , , , , , , , , , , , , , , , , , ,
24	Testin AR Land
25	BY: UBTIN A.K. LUKKING WARES #1175371
	/In Propria Personam
26	
. 1	
27	
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27	

AFFIRMATION Pursuant to NRS 239B.030

The u	indersigned does hereb	y affirm that	: the precédin	g <u></u>	
				****	· · ·
	(Title of Document)		••		
filed in Distri	ict Court Case number				<u>.</u> .
□ Does.	not contain the social s	ecurity num	ber of any pe	rson.	•
٤.		-OR-			
			· ,		- •
□ Conta	ins the social security r	number of a	person as req	juired by:	- :
	A. A specific state or	federal law,	to wit:		
	(State specific law)				
		-or-			
		-01-	·	Walter Land	
	B. For the administra for a federal or state of	tion of a pub grant.	olic program o	r for an ap	plication
					<i>,</i>
	4		:	**	4,
Signa	ture		· · ·	Date /	·,
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Print i	Name				
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 Title					:
ittle			,		.'

¢			A
CA.	Justin A.R. Larkins #1175371		FILED
20X 2	22010 COH Creek RD		FEB 1 0 2021
3	P.O. BOX 650 [HD3P]		
4	Indian Strings, NV 89070		CLERK OF COURT
5		ISIRICT C	OURT
6	II CLAR	K COUNT	NEVADA
7	t the state of the		
<u> </u>	State of Nevada		
4	Plaintiff		C-20-346867-
10	V3.		Case No: (-20-346967-1
	Justin A. R. Larkins # 19655		DePt No.: X
12	Defendant		and the state of t
13			Hearing: 3/03/2021 Time: 8:30AM
14			Settle Administration of the Control
15	MOTIONS FOR MOI	DIFICATIO	N OF SENTENCE
16			
17	Lomes now, Defendant, respectfully moves this h	Justin A.K.	Larkins. Pro Per and
14	respectfully moves this h	brorable Cou	ert for a Modification
19	Of Sentence,	A CONTRACTOR OF THE PROPERTY O	the second secon
20			
21	This motion is made as	ed based for	supert to the supporting
22	Points and Authorities ar	trached heren	6. NRS 176.555 as
23	Well as laters Pleadings		
24			
25	POINTS	AND AL	THORTTIFS
26	It is respectfully requested	of This Court	to Grant this Motion
27	for Modification of Sentence	e for the red	15000 fisted helau
28	1	RECEIVED	OCT 19 2020
			CLERK OF THE COURT
***************************************	CLI	ERK OF THE COL	

	h .
*	
/	I. Standard Of Review
2	The Nevada Surreme Court has long recognized that
3	Court's have the lower and Jurisdiction to Modify ansentence
y	See States v. State 787 P. 2d 396, 106 Nev. 75 (1990)
5	That it a sentencing court Pronounces sentence Within
6	Statutory limits, the Court Will have Jurisdiction to modify
7	suspend or otherwise correct that bentence if it is based
4	Upon Materially unive assumptions or Mistake which
9	Work to the extreme definent of the defendant? Defendant
10	believes that this court has, based upon states, the
	Jurisdiction to Modify his sentence, due to that sentence
12	being Pronounced bused upon a Pre-Sentence Investigation
	Report that Jacks the instant offense, and false information
14	given by sharon Hewitt about the instant offense, Which the
15	Defendant will discuss in the pelow statement of facts, Starte
16	May argue that lashes apply due to the fact that several Mothers
17	have Passed Since sentence was Pronouced, However, The Nevada
18	Sufreme Court held that such a time requirement does not
	apply to a request of Modification of Sentence, According
20	Passanisi V. State, 831 12d 1371, 108 Nev. 318 (1992), Detendant
21	as stated above, is alleging that his sentence by this court
<u>22.</u>	Was pased Ofon assumptions founded whom a BI Report Prest
211	Jacks the Information of the Instant offence and take
25	Information given by sharon frewitt, and as such, The Verendant's
7 6	Longtitutional right to due Process was Violated see
27	State V. District Court, 677 P.2d 1044, 100 Nev. 90 (1984):
29	The Vistrict Court's inherent authority to correct a Judgement or
~ ~ ~	
4.5	

4	
1	sentence founded on Mistake is in accord with the constitutional
1	Considerations underlying the sentence Process. The United States
3	Sufferme Court has EXPRESSIV held that where a detendant is
4	sentenced on the basis of materially untrue assumptions
5	Concerning the defendant's Criminal record (The) result, whether
6	Coursed by carelessness or design, is inconsistent with due
1 7	Process of Law! Townsend V. Burke, 334 U.S. 736, 741, 685, Ct.
8	1252, 1255, 92 L. Ed. 1690 (1948). Further, the Cases Clearly Establish that Constitutionally Violative "Materially Unitive
4	Establish that constitutionally Violative Materially untive
10	assumptions" Concerning a Criminal record may arise either as
//	a result of a Gentencing Juge's Correct assumption or Perception
1/2	Of inaccurate or talse information, or a sentencing Judge's
[3]	incorrect Perception or Misapprension of otherwise accurate or
17	true information. Id. 677 P.2d at 1048 n.3. Defendant would
13	ask that this court not misterceive his request to be Pointing
19	his tinger at The Court and saving You were wrong as that
11	15 not the case He is merely requesting that The Court
10	Helonsider the sentence that was Pronounced bused UPon the fact's that the BI at sentening lacks that of the
70	
21	Instant Oftense or the lack thereof and the take information
22	TIVELLED THEWIFT.
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24	3
	per della co-

)	
1	Statement of Facts
2	On February 14, 2020 the defendant Pleas guilty to:
3	Battery with use of a Deadly wearon constituting Domestic
4	Violence.
5	
6	On February 26, 2020, the defendant was sentenced by This
7	Court to: two (2) to tive (5) years in the Nevarda DePartment
8	of lorrections.
9	For a minimum term of not less than two (2) years and
10	Maximum term of not more than Ten (10) Years.
//1	
/2	On February 12, 2000 Spagan Hewith made a statement
13	in a temporary Protective Order Stating: That Petitioner
14	"Theav a boulder at her Which broke the skin and her toe
15	Was swollen and bleeding, But at the rendition or gentence
16	of the defendant, the went on record and told This lart,
	that said poulser almost strick her toe, barely missing her
18	Foot. Furthermore, in the Criminal Complaint of The defendant
19	it lites sharon Hewith being stricken on the fact with a
20	large rock, Yet, in the builty Plece Agreement and Judgement
21	Of Conviction information of the defendant, that a large
20	rack was thrown at Sharon Hewitt which is completely
23	different from the initial criminal complaint. The defendant
24	Would also Point out, that in the TPO of February 2,2020
25	There was a liestionaire inside asking Ms. Hewith Garal
26	Questions like; Are the APPlicant and the Adverse Party living
27	Fosether now? She unswered NO, But the defendant's Possessions
28	4

Were found in her residence on January 26, 2020. Is the Party likely to react Violently When served? She

*	
*	
	24 to 60 Months in the Nevada Delartment of Corrections
2	When no one, but the detendant needed medical attention,
3	And the defendant would also add that the sentencing
	Charges of: Buffery with use of a Deadly Weaton
5	Constituting Domestic Violence, 15 according to Nevada
<u></u>	Constitution. Article. 188, as well as, salazar V.
	State. 119 Nev. 224. TO P.3d 749. 19 Nev. Adv. Ref
8	26, 2003 Nev. [EXTS 30 (Nev 2003), 15 Tedendent,
4	Estecially in the case of 6-20-346967-1 When no
10	One was harmed but the defendant, and no one
10	Can actually proved that they were batterized
12	with a deady weafon by the detendant, artirming
13	that the sensencing Charges of C-20346867-1 are
19	not only redundant, but they are excessive as
15	Well. Malicious Destruction of Proterty 15 the accurate
17	Orange for lase no. (-20-34867-1, seling as though, no
101	one can actually Prove that were butteried by the
18	On the record of the bentening dix of the defenden
20	on the record of the sentencing day of the detendant
21	1) month in de lank land named 101 themore
$\frac{\alpha l}{22}$	have been morethy as additude Buildent Ground
23	doctorbact or to a more upperly to hear brown in the
24	of washing Province blue in the Nove to Non tout
25	Of Coxportions amil a flobal Prendenci Shot
26	Cripping Planning will this and thing the
27	Tives ox so mind move in the Provect
24	bus of the time that,
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II. STATEMENT OF FACTS

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 Tehrvary 26, 2020 The Court Proceeded to Sentence at The Vendition of Sentence

MOTION TO MODIFY SENTENCE - 7

has noted for the lecord, and Modify his to a Demonto Sentence With 353 days credit time served in the Clark County Detention Center, in Place of the Defendant's 24 to 60 months in the Nevada Delartment of Corrections, according to the dictates of This Most Honorable Court's Mercy and Sense Of Justice. Last, The Clark County District Attorney's Office at the time of Sentencing had no objection to goe focused with Sentencing Without a Current PSI Refort.

CONCLUSION

WHEREFORE, all of the above stated reasons, Defendant respectfully requests this Honorable Court to Modify his/her Sentence in accordance with this Court's fair and just consideration of the facts of the case.

Dated this 13th day of January , 20 21.

By: Justin A.R. Larkin

High Desert State Prison 22010 Cold Creek Rd.

P.O. Box 650

Indian Springs, NV. 89070

MOTION TO MODIFY SENTENCE - $\int_{0}^{\infty} f$

	5
1	1. Justin A.R. Laskins #1966552, certify that the foregoing "Motion For
2	Modification of Sentence", was served upon the Respondent pursuant to NRCP 5 (b), by placing same in
3	the United States Postal Service, postage being fully pre-paid, and addressed as follows:
4	and addressed as follows.
5	
5	Clerk of Courts District Attorney's Office
7	200 Lewis Avenue 314 Flor 200 Lewis Avenue 2nd Floor
8	Las Vegas, NV 89155-1160 Las Vegas, Nevada 89155-1160
9	OFFICE AT The CLERK
10	Suffere last of Nevada
11	2015, Carson Street, Suite 201
12	Larson City, Nevada 89701
13	
14	Dated this 13th day of January , 2021.
15	
16	
17	By: Justin A. R. Larkins
18	Meder 4 1175371
19	High Desert State Prison 22010 Cold Creek Rd.
20	P.O. Box 650
21	Indian Springs, NV. 89070
22	Defendant, In Proper Person
23	
24	
25	
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•	
	MOTION TO MODIFY SENTENCE - 110

AFFIRMATION Pursuant to NRS 239B.030

	The undersigned does hereby affirm that the preceding Motion
	Modification of Sentence (Title of Document)
filed i	n District Court Case number <u>(-20-346867-1</u>
	Does not contain the social security number of any person.
	-OR-
	Contains the social security number of a person as required by:
	A. A specific state or federal law, to wit:
	(State specific law)
	-or-
	B. For the administration of a public program or for an application for a federal or state grant.
	### 1-13-202/ Signature Date
	Justin Alexander Carkins Print Name
	Defendant #1966552

STEVED STEVEN D. GYIEVSON

JAN 25 2021 CLEM OF THE COURT

THERK OF THE COURT LEWIS AVE 3RD FLOOR

LOS WERES NW 89155-1160 RECEIVED

NON MACHINABLE MAIL PLEASE HAND CANCEL

JAN 14 7721

UNITES CA

Electronically Filed 3/9/2021 3:22 PM Steven D. Grierson CLERK OF THE COU

		CLERK OF THE COURT
1	OPPS	Stevent. Lum
2	STEVEN B. WOLFSON Clark County District Attorney	
3	Nevada Bar #001565 BRANDON ALBRIGHT	
4	Deputy District Attorney Nevada Bar #014158	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	
6	(702) 671-2500 Attorney for Plaintiff	
7	-	
8	DISTRICT CLARK COUNT	
9	THE STATE OF NEVADA,	
10	Plaintiff,	
11	-vs-	CASE NO: C-20-346867-1
12	JUSTIN ALEXANDER RASHAD LARKINS, #1966552	DEPT NO: X
13		
14	Defendant.	
15	STATE'S OPPOSITION MOTION FOR MODIFICA	
16	DATE OF HEARING	
17	TIME OF HEARI	NG: 8:30 AM
18	COMES NOW, the State of Nevada, b	y STEVEN B. WOLFSON, Clark County
19	District Attorney, through BRANDON ALBRI	GHT, Deputy District Attorney, and hereby
20	submits the attached Points and Authorities	in Opposition to Defendant's Motion for
21	Modification of Sentence.	
22	This opposition is made and based upon a	ll the papers and pleadings on file herein, the
23	attached points and authorities in support hereof	, and oral argument at the time of hearing, if
24	deemed necessary by this Honorable Court.	
25	//	
26	//	
27	11	
28	11	

V:\2020\045\52\202004552C-RSPN-(LARKINS MOD SENTENCE)-001,DOCX

POINTS AND AUTHORITIES STATEMENT OF THE CASE

On January 29, 2020, Defendant was charged by way of Criminal Complaint with INVASION OF THE HOME (Category B Felony - NRS 205.067 - NOC 50435); BURGLARY (Category B Felony - NRS 205.060 - NOC 50424); BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935); ASSAULT WITH A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50201); BATTERY ON A PROTECTED PERSON (Gross Misdemeanor - NRS 200.481 - NOC 50221) and MALICIOUS DESTRUCTION OF PROPERTY (Gross Misdemeanor - NRS 206.310, 193.155 - NOC 50905).

On February 13, 2020, an Information was filed charging Defendant with BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935). On February 14, 2020, a Guilty Plea Agreement (hereinafter "GPA") was filed in open court containing the following stipulations regarding sentencing: "The parties stipulate to a sentence of two (2) to five (5) years in the Nevada Department of Corrections. The State agrees not to see habitual criminal treatment. Further, the State will not oppose dismissal of Case No. 20F00459X." <u>GPA</u> at page 1.

On February 26, 2020, Defendant was sentenced to the Nevada Department of Corrections (NDOC) to a minimum of twenty-four (24) months and a maximum of sixty (60) months.

Defendant's Judgment of Conviction was filed on March 5, 2020. Defendant did not file a direct appeal.

On February 10, 2021, Defendant filed the instant Motion for Modification of Sentence ("Motion"). The State responds as follows.

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ARGUMENT

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Defendant moves this Court to reduce his sentence "to a 12 month sentence with 353 days credit" (Motion at 8). Defendant is not entitled to a modification of his sentence. As set forth below, his claims are barred by the law of the case doctrine, not proper for a Motion to Modify and/or Correct Illegal Sentence, and are bare, naked assertions that are suitable only for summary denial. As a result, Defendant's Motion is wholly without merit and should be denied.

I. DEFENDANT IS NOT ENTITLED TO A MODIFICATION OF SENTENCE

In general, a district court lacks jurisdiction to modify a sentence once the defendant has started serving it. Passanisi v. State, 108 Nev. 318, 321, 831 P.2d 1371, 1371 (1992), overruled on other grounds by Harris v. State, 130 Nev. 435, 329 P.3d 619 (2014). Not every mistake or error during sentencing gives rise to a due process violation. State v. Dist. Court ("Husney"), 100 Nev. 90, 97, 677 P.2d 1044, 1048 (1984). However, a district court has inherent authority to correct, vacate, or modify a sentence that violates due process where the defendant can demonstrate the sentence is based upon a materially untrue assumption or mistake of fact about the defendant's criminal record that has worked to the extreme detriment of the defendant. Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996); see also Passanisi, 108 Nev. at 322, 831 P.2d at 1373. Edwards makes clear that a district court may modify a defendant's sentence "only if the mistaken sentence 'is the result of the sentencing judge's misapprehension of a defendant's criminal record." 112 Nev. at 707, 918 P.2d at 324 (quoting Husney, 100 Nev. at 97, 677 P.2d at 1048 (emphasis in original)). Such material mistakes surrounding a defendant's criminal record can arise "either as a result of a sentencing judge's correct perception of inaccurate or false information, or a sentencing judge's incorrect perception or misapprehension of otherwise accurate or true information." Husney, 100 Nev. at 97, 677 P.2d at 1048 (emphasis in original).

Furthermore, claims asserted in a petition for post-conviction relief must be supported with specific factual allegations, which if true, would entitle the petitioner to relief. <u>Hargrove v. State</u>, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984). "Bare" and "naked" allegations are

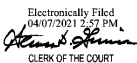
not sufficient, nor are those belied and repelled by the record. <u>Id.</u> It is a defendant's responsibility to present relevant authority and cogent argument; issues not so presented need not be addressed by this court. <u>Maresca v. State</u>, 103 Nev. 669, 673, 748 P.2d 3, 6 (1987); <u>see also State v. Haberstroh</u>, 119 Nev. 173, 187, 69 P.3d 676, 685-86 (2003) ("[c]ontentions unsupported by specific argument or authority should be summarily rejected on appeal.") (internal citations omitted); <u>Jones v. State</u>, 113 Nev. 454, 468, 937 P.2d 55, 64 (1997) (holding that Jones' unsupported contention should be summarily rejected on appeal).

The Nevada Supreme Court has held "that a motion to modify a sentence is limited in scope to sentences based on mistaken assumptions about a defendant's criminal record which work to the defendant's extreme detriment." <u>Edwards</u>, 112 Nev. at 708, 918 P.2d at 324. They address "only the facial legality of a sentence." <u>Id.</u> They cannot "be used as a vehicle for challenging the validity of a judgment of conviction or sentence based on alleged errors occurring at trial or sentencing." <u>Id.</u> Such issues "must be raised in habeas proceedings." <u>Id.</u>

When a defendant pleads guilty, any alleged substantive errors that occurred prior to the defendant's decision to enter that guilty plea are waived in post-conviction proceedings. Woods v. State, 114 Nev. 468, 477, 958 P.2d 91, 97 (1998); Reuben C. v. State, 99 Nev. 845, 845-46, 673 P.2d 493 (1983) ("When a criminal defendant has solemnly admitted in open court that he is in fact guilty of the offense with which he is charged, he may not thereafter raise independent claims relating to the deprivation of constitutional rights that occurred prior to the entry of the guilty plea."); Powell v. Sheriff, 85 Nev. 684, 687, 462 P.2d 756, 758 (1969) ("It is now the established law of this state that where a guilty plea is not coerced and the defendant was competently represented by counsel at the time it was entered, the subsequent conviction is not open to collateral attack and any errors are superseded by the plea of guilty").

Defendant got exactly what he bargained for. His GPA, which he reviewed and signed with the advice of counsel, clearly and unequivocally delineates the ramifications of his agreement regarding his potential sentencing outcomes, and Defendant received precisely the sentence that he knew he could have received. In fact, he got the *exact* sentence to which he agreed. A motion to modify a sentence is limited in scope to sentences based on mistaken

1	assumptions about a defendant's criminal record which work to the defendant's extreme
2	detriment. This was not an illegal sentence and the Court did not rely on any material mistakes
3	of fact in rendering judgment. The Court properly sentenced Defendant in this case and
4	Defendant is not entitled to a modification of sentence.
5	<u>CONCLUSION</u>
6	For the foregoing reasons, the State respectfully requests that Defendant's Motion for
7	Modification of Sentence be DENIED.
8	DATED this 9th day of March, 2021.
9	Respectfully submitted,
10	STEVEN B. WOLFSON Clark County District Attorney
11	Nevada Bar #001565
12	BY /s/ Brandon Albright
13	BRANDON ALBRIGHT Deputy District Attorney Nevada Bar #014158
14	Nevada Bar #014158
15	
16	
17	
18 19	<u>CERTIFICATE OF MAILING</u>
20	I hereby certify that service of the above and foregoing was made this 10th day of
21	March, 2021, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:
22	JUSTIN LARKINS, #1175371 H.D.S.P.
23	PO BOX 650 INDIAN SPRINGS, NV 89070-0650
24	
25	BY: /s/ J. Georges Secretary for the District Attorney's Office
26	
27	
28	BA/jg/DVU
	5



_			CLERK OF THE COURT
1	ORDR STEVEN B. WOLFSON		
2	Clark County District Attorney		
3	Nevada Bar #001565 HETTY WONG		
4	Chief Deputy District Attorney Nevada Bar #011324		
5	200 Lewis Avenue		
6	Las Vegas, NV 89155-2212 (702) 671-2500		
	Attorney for Plaintiff		
7		CT COURT	
8	CLARK COUI	NTY, NEVADA	
9	THE STATE OF NEVADA,		
10	Plaintiff,		
11	,		
12	-VS-	CASE NO:	C-20-346867-1
13	JUSTIN ALEXANDER RASHAD LARKINS, #1966552	DEPT NO:	X
14	Defendant.		
15			
16	ORDER DENYING DEFENDANT'S SENT	MOTION FOR I	MODIFICATION OF
17	DATE OF HEARII	NG: March 31 20	21
18	TIME OF HEAR	RING: 08:30 A.M.	,
19	THIS MATTER having come on for I	hearing before the	above-entitled Court on the
20	31st day of March, 2021, the Defendant no	ot being present,	IN PROPER PERSON, the
21	Plaintiff being represented by STEVEN B. WOLFSON, District Attorney, through HETTY		
22	WONG, Chief Deputy District Attorney, ar	nd the Court with	out argument, based on the
23	pleadings and good cause appearing therefor,		
24	///		
25	///		
26	<i>) </i>		
27	///		
28	///		

 $\verb|\clarkcountyda.net|\crmcase2|2020|045|52|202004552C-ORDR-(JUSTIN ALEXANDER LARKINS)-001,DOCX|$

Statistically closed: N. USJR - CR - Other Manner of Disposition (USCD)

1	IT IS TEDEDY ADDEDED that the Desardant's Mestica Sounds diseastion of Section of	
1	IT IS HEREBY ORDERED that the Defendant's Motion for Modification of Sentence, Daled this 7th day of April, 2021	
2	shall be, and it is DENIED consistent with the State's Opposition.	
3	ρ	
<u>4</u> }	Illu J	
5		
6	STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 CAO 548 34 E7 2505	
7	Nevada Bar #001565	
8	District Court Judge	
9	BY /s HETTY WONG HETTY WONG	
10	Chief Deputy District Attorney Nevada Bar #011324	
11		
12	ATENDENTE A SPECIAL A PRESIDENT	
13	CERTIFICATE OF SERVICE Leaving that an the 5th day of April 2021, I modeled a construction of the favoraging Order to a	
]4}	I certify that on the 6th day of April, 2021, I mailed a copy of the foregoing Order to:	
15	JUSTIN LARKINS, BAC #1175371 HIGH DESERT STATE PRISON	
16	P. O. BOX 650 INDIAN SPRINGS, NEVADA 89070-0650	
17		
18	BY /s/ J. HAYES	
19	Secretary for the District Attorney's Office	
20 21		
<u>4</u> 1 22		
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23 24		
25 25		
<i>23</i> 26		
20 27		
27 28	20F02003X/jh/DVU	
<u>-</u> U	= AT A = A A A T A T A T A T A T A T A T	
	2	
	\\CLARKCOUNTYDA.NET\CRMCASE2\2020\045552\2020\045552C-ORDR-(JUSTIN ALEXANDER LARKINS)-DDI.DOCX	

CSERV DISTRICT COURT CLARK COUNTY, NEVADA State of Nevada CASE NO: C-20-346867-1 DEPT. NO. Department 10 JUSTIN LARKINS AUTOMATED CERTIFICATE OF SERVICE Electronic service was attempted through the Eighth Judicial District Court's electronic filing system, but there were no registered users on the case. The filer has been notified to serve all parties by traditional means.

		Electronically Filed
4	#117/201	4/22/2021 4:02 PM Steven D. Grierson CLERK OF THE COURT
	Justin A.R. Larkins #1/75371	Otems. Dum
1	22010 Cold Creek RD	
3	P.O. BOX 650 [H.D.S.P.]	
4	Indian Strings, NV 89070	
6		
6	DISTRIT	COURT
7	(LARK COU	WTY, NEVADA
8		
9		
10	STATE OF NEVADA,	Case No: 6-20-346867-2
11	Plaintiff	Dest No: X
12		0011710.
13	V.S.	
14	Tustin 10 1 avkin #196650)))))))))))))))))))
15	Justin A.R. Larkins #1966552, Detendant	
	VETETOCHT.	
16		A CONTRACTOR OF THE CONTRACTOR
11	1BTTIE A	T 100+11
19	NOTICE OF WORLD	APPEAL
18	NOILCE is hereby given that	Justin A.R. Larkins
20	The Verendant above-named by and	Through his self as
21	Pro Per hereby afreals to the Sufre	eme Court of Nevada,
22	from the Order denying the Defendan	+3 Petition for
23	POST-Conviction Relief (Sentence 1)	Modification) dated
24	March 31, 2021.	
25		
25 26		RECEIVED
27		APR 2 1 2021
	V-9-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-	CLERK OF THE COURT
* /		OLENN OF THE COOK!

· [·	
CERTIFICATE OF SEE	RVICE BY MAILING
- I I	is asserted NRCP 3(0), that on the price
day of April 2021, I mailed a true and c	correct copy of the foregoing, "NO//LE
4 OF APPEAL 5 by depositing it in the High Desert State Prison, Lo	egal Library, First-Class Postage, fully prepaid,
	-54
6 addressed as follows:	
7	District Attorney's Office
8 Clerk of the court	200 Lewis Avenue 2na Fabi
9 200 Lewis Ave 3vd Floor	1313 10,137
10	
11	
12 OFFILE OF THE OUR	
13 201 3. Larson Street, 301 ft 201	
14 Carson GFT, Newson 11	
15	
16	1
17 CC:FILE	
	24
18 19 DATED: this 11th day of 18/1/	, 20 <u>41</u> .
20	Nester (I)
21	Justin A.R. Larkins #1175371
22	- Low-Low 650 IHDSPI
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS
24	
25	
i i	
26	
27	
28	•

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding
Notice of APPeul
(Title of Document)
filed in District Court Case number <u>C-20346867-1</u>
Does not contain the social security number of any person.
-OR-
☐ Contains the social security number of a person as required by:
A. A specific state or federal law, to wit:
(State specific law)
-or-
B. For the administration of a public program or for an application for a federal or state grant.
1034 1-11-202/ Signature Date
Print Name
Title

Justin A.R. Larkins #1175371 22010 Cold Creek Rd Indien SPrives, NV 84070



Label 107R, Jenuary 2008

Steven D. Grieron Clerk or The Court 20 Lewis Ave, 3rd Flor Les Veges, NV 89155-1160 RECEIVED APR 2 1 2021 CLERK OF THE COURT

LEGAL MATI

Electronically Filed 4/26/2021 12:34 PM Steven D. Grierson CLERK OF THE COURT

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

Case No: C-20-346867-1

Dept No: X

CASE APPEAL STATEMENT

- 1. Appellant(s): Justin A. R. Larkins
- 2. Judge: Tierra Jones
- 3. Appellant(s): Justin A. R. Larkins

Counsel:

STATE OF NEVADA,

VS.

Plaintiff(s),

JUSTIN ALEXANDER RASHAD LARKINS

Defendant(s),

aka JUSTIN ALEXANDER LARKINS,

Justin A. R. Larkins #1175371 P.O. Box 650 Indian Springs, NV 89070

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave.

C-20-346867-1

-1-

Case Number: C-20-346867-1

1	Las Vegas, NV 89101 (702) 671-2700
3	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4 5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: February 12, 2020
0	10. Brief Description of the Nature of the Action: Criminal
1	Type of Judgment or Order Being Appealed: Misc. Order
2	11. Previous Appeal: No
3	Supreme Court Docket Number(s): N/A
4	12. Child Custody or Visitation: N/A
5 6	Dated This 26 day of April 2021.
7	Steven D. Grierson, Clerk of the Court
8	
9	/s/ Heather Ungermann
.0	Heather Ungermann, Deputy Clerk 200 Lewis Ave
1	PO Box 551601 Las Vegas, Nevada 89155-1601
2	(702) 671-0512
3	
4	
5	cc: Justin A. R. Larkins
6	
7	
8	

C-20-346867-1

FILED APR 2 7 2021

SPX.

IN THE <u>ETGHTH</u> JUDICIAL DISTRICT COURT IN AND FOR THE COUNTY OF <u>CLARK</u> STATE OF NEVADA

	_
UStin A.R. Larkins # PEG6552,	Case No. <u>(-20-346967-1</u>
Petitioner.	Dept. No.
VS.	
STATE OF NEVADA, Defendent.	May 19, 2021 8:30 AM
NOTICE OF MOTI MOTION TO TRANSPO	· · ·
DATE:	
TIME:	
COMES NOW, Justin A.R. Lashins, Petitic	
Petitioner is currently housed within the Nevad	a Department of Corrections at
High Desert State Prising, and requi	est this Honorable Court to issue it"s
Order to transport petitioner for the purpose of prosect Modification of Sentence.	uting his Motion for
This Motion is made and based upon but not li	mited to any and all papers, pleadings.
transcripts, and all other evidence now or hereinafter or	n file in Case No. (-20 RECENTATO
	APR 2 1 2021
	CLERK OF THE COURT

Justin A.R. Larkins # 1175371

In Proper persona

CERTIFICATE OF SERVICE BY MAIL

1, Justin A.R.Lustins, do hereby certify that a true and correct copy of the forgoing was mailed by United States Mail Service to;

Steven D. Grierson Clerk of Courts Las Vegas, Newholm 89155-1160 200 Lewis Avenue 3rd Floor

District Attorner's Office 200 Lewis Avenue 2nd Floor Las Vegas, Nevada 99155-1160

JUSTIN A.R. CONKINS #1175371

In Pro Per

3	AFFIRMATION Pursuant to NRS 239B.030
4	The undersigned does hereby affirm that the preceding document, <u>NOTFUE</u>
5 6	OF MOTTON AND MOTTON TO TRANSPORT PRISONER
7	
8	(Title of Document) filed in case number: <u>C-20-346967-1</u>
0	Document does not contain the social security number of any person
1	-OR-
2	Document contains the social security number of a person as required by:
3	A specific state or federal law, to wit:
4	
5	(State specific state or federal law)
6	-or-
7	For the administration of a public program
18	-or-
19 20	For an application for a federal or state grant
	-or-
21 22	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230 and NRS 125B.055)
23	11 11 2021 Mark 1
24	Date: 4-11-2021 RS(N(f)
25	(Signature)
26	TUSTIN A.R. LOWKING #1/183A (Print Name)
27	In Profex Persona
28	(Attorney for)
-	

TUSTIN A. R. Larking ID NO. 1/7537/ HIGH DESERT STATE PRISON 22010 COLD CREEK RD P.O. BOX 650 INDIAN SPRINGS, NV. 89070 FILED APR 2 7 2021

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IN THE ETGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA FOR THE COUNTY OF NEVADA.

NOTICE OF MOTION

MOTIONS FOR MODIFICATION OF SENTENCE

Comes now, Defendant, Justin A. R. Larkins, pro per, and respectfully moves this Honorable Court for a Modification of Sentence.

This motion is made and based pursuant to the supporting Points and Authorities attached hereto, NRS 176.555, as well as all papers, pleadings, and documents on file herein.

POINTS AND AUTHORITIES

I. STANDARD OF REVIEW

The Nevada Supreme Court has long recognized that Court's have the power and jurisdiction to Modify a sentence, see, Staley v. State, 787 P2d 396, 106 Nev. 75 (1990):

..."that if a sentencing court pronounces sentence within statutory limits, the court will have jurisdiction to MODIFY, suspend or other wise correct that sentence if it is based upon materially untrue assumptions or mistakes which work to the extreme detriment of the defendant".

RECEIVED

APR 2 1 2021

CLERK OF THE COURT

MOTION TO MODIFY SENTENCE - 1

Defendant believes that this court has, based upon Staley, the jurisdiction to MODIFY his sentence, due to that sentence being pronounced based upon a Pre-Sentence Investigation Report which did have several material facts in error, which will be discussed below in the statement of facts.

Respondent may argue that laches apply due to the fact that thee [3] years have passed since sentence was pronounced. However, the Nevada Supreme Court held that such time requirement does not apply to a request for Modification of Sentence, see, Passanisi v. State, 831 P2d 1371, 108 Nev. 318 (1995):

... "we note that the trial court has inherent authority to correct a sentence at any time if such sentence based on mistake of material fact that worked to the extreme detriment of the defendant. (Citations Omitted). If the trial court has inherent authority to correct a sentence, a Fortiori, if has the power to entertain a motion requesting it to exercise that inherent authority... Thus, the time limits and other restrictions with respect to a post-conviction relief do not apply to a Motion to Modify a Sentence based on a claim that the sentence was illegal or was based on an untrue assumption of the fact that amounted to denial of due process (Emphasis added) Id. 831 P2d at 1372n. 1. See also, Edwards v. State, 918 P2d 321, 324, 112 Nev. 704 (1996).

Defendant, as stated above, is alleging that his sentence by this Court was based upon assumptions founded upon his Pre-Sentence Investigation Report (PSI) that had several factors in error, and as such, his constitutional right to due process was violated. See, State v. District Court, 677 P2d 1044, 100 Nev, 90 (1984):

The district court's inherent authority to correct a judgment or sentence founded on mistake is in accord with the constitutional considerations underlying the sentencing process. The United States Supreme Court has expressly held that where a defendant is sentenced on the basis of materially untrue assumptions concerning his criminal record, "(the) result whether caused by carelessness or design, is inconsistent with due process of law". Townsend v. Burke, 736, 741, 68 S. Ct. 12552, 1255, 92 L. Ed. 1690 (1948). Further, the cases clearly established that constitutionally Violate "materially untrue assumptions" concerning a criminal record may arise either as a result of a sentencing judge's correct perception of misapprehension. (Emphasis in original). Id. 677 P2d at 1048 n. 3.

Defendant would asks that this Court not perceive this request to be pointing the finger at the Court and saying 'you were wrong' as that is not the case. Defendant is merely requesting that the Court reconsider the sentence that was pronounced based upon mistakes of fact in the PSI report and at sentencing.

MOTION TO MODIFY SENTENCE - 2

On February 14, 2020 the Defendant Pleas Guilty to: Battery with use of a Deadly Wealon Constituting Domestic Violence.

On February 26,2020, The Defendant Ups Sentenced by This Honorable Court to: TwoQ) to (3) Years in The Nevada Delartment of Corrections.

For a Minimum term of not less than Two (2) Years and Maximum term of not more than Ten (10) Years.

On February 12, 2020 The Defendant was offered a excessive Plea bargain of Two (2) to Five (5) Years in the Nexade Defeatment of Corrections by The State. That is when A Stand-in Attorney, standing in For my Court Appointed Attorney, at the time, Damien Sheets, ESQ at the Preliminary Hearing of Case No. 20102003X Which later became (-20-346867) It was there this Woman told me that it was in my best interest to take the Jew Offered by the State because I, the Defendant was Joing to lose at a trial because of the Broken windows. UP until that Point and even between Damien Sheets Fulled to meet with Defendant betone Court's Preliminary houring Proceedings to go over the discovery with the Defendant to Profess Investigate the facts of the lase L-20-3468671. Counsel also tailed to resulted in the Defendant, Pleading Guilty to a Battery with use of a Deadly Wesfer Counsel also Violence.

MOTION TO MODIFY SENTENCE - 3

Pag'e <u>5</u>

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Page 💪

to sentence a Detendant to a Prison term Grossly Disproportionate to the nature of the instant Offense, The Defendant would also add that the sentencing Charge Ot: Batter with use of a Deadly Weapon Constituting Domestic Violence, is according to Nevadce Constitution Article. I Subsection 8, as well as, salazar V. State. 119 Nev. 224. 70 P. 3d 744. 119 Nev. Adv. Rep 26, 2003. Nev. LEXIS 30 (Nev 2003), 15 Yedundant, CSPECIALN IN The Case Of C-20-346867-1 When no was harmed but the Defendant, and the The State can't actually Prove that the Victim was battered by the Detendant with a decedly wearen, & Affirming that the sentencing Charge of C-20-346867-1 are not only redundant, but in fact cruel and Unusual Punishment for the Defendant to have to serve Prison term Grossy Disproprienate to the native of the instant Offense, Pursuant to the 8th Amendment to the U.S. Constitution. Malicious Destruction of Property is the accurate Charge the Defendant Should be sentenced to, seeing as, The Victim does not have Witnesses to Validate her Statements allegeing the Detendant battered her with a rock. According to Sharon Hewitt's testimony, she made on the Record February 26, 2020, in This Very Courtroom, "Thank God No one was harmed or bettered by the Defendant." Furthermore, 12 months in the Clark County Detention Center is the move adequate Punishment for the defendant to serve.

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On February 26, 2020 The Court Proceeded to Sentence The Defendant with a Pre-Sentence Investigation RePort That does not specify the details of the instant Offense; more over a Previous Pre-sentence Investigation Report Was Used instead, Which The Defendant has attached to this motion, along With the Temporary Protective Order made by Sharon Hewitt and Filed on February 12, 2020. The Defendant was asked by this Hororable Court on the day of Sentencing "Lukes it Okay to Proceed with Sentencing with a Previous PSI"? The Defendant Consented due to his ignorance of N.R.S. 176.133-176.165 at 11 the time of Sentencing, as Well as, The Detendant was ignorant 12 of being able to tile a direct appeal in regards to 13 Case no: C-20-346867-1 until state Filed an opposition to 14 The Defendant's Previous motion for Modification of 15 | Sentence Filed on February 10, 2021. The Detendant would ask this Most Honorable Court to Midity his sentence to 12 Months in The Clark County Betention Center With 353 days credit time served, because N.R.S. 176.133-176.165 Requires The Nevada DePartment of Parole and Probation to investigates and make Evaluations of a Criminal Defendant and the victims, of the crime and their injuries which are to be factored into their recommendations, none of which was done regarding lase no: C-20-3468671. In light or the fact 241 that this Detendant has served morethan 353 days at Present, The Defendant is currently envolved and Participating in the Adult Education Program at High Desert State Prison. The Defendant is requesting, Humbly, that this Honorable Court le-evaluate the False Information And or Contradictory Statements

Given by Sharon Hewitt, and the Absence of a Re-Sentence Investigation Report at the rendition of Sentence, That the Defendant has noted for the record, and modity the Defendant's Sentence to a 12 months sentence in the Clark County Defendant's Center, with 353 days credit time served, in Place of the Defendant's 24 to 60 months in the Nevada Defartment of Corrections, according to the dictates of this Most Honorable Court's Niercy and sense of Justice the Defendant Humbly and respectfully request this Motion for Modification of Sentence be Granted.

Last, the Clark County District Attorney's Office at the time of Sentencing Made no Objection to Goe forward with Sentencing, the Defendant, without a current PSI Refort. And, Present federal law has made an affect from a Judgment of Conviction in a criminal case a matter of right. See Coffedge V. U.S., 82 S.Ct 917, 918 C19622, See also, N.R.S. 177. Ols(3) and N.R.S. 177. O15(4), and N.R.S. 174. O35; Bryant V. State, 7218.21 364(1986).

11.

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CONCLUSION

WHEREFORE, all of the above stated reasons, Defendant respectfully requests this Honorable Court to Modify his/her Sentence in accordance with this Court's fair and just consideration of the facts of the case.

Dated this /// day of Apri/ ,2021.

By: Matin (1)

High Desert State Prison 22010 Cold Creek Rd.

P.O. Box 650

Indian Springs, NV. 89070

MOTION TO MODIFY SENTENCE -

	·
1	I, Justin A. R. Lauking #1966552, certify that the foregoing "Motion For
2	Modification of Sentence", was served upon the Respondent pursuant to NRCP 5 (b), by placing same in
3	the United States Postal Service, postage being fully pre-paid, and addressed as follows:
4	
5	
6	Clerk of Courts District Attorney's Office
7	200 Lewis Avenue 3rd Hoor 200 Lewis Avenue 2nd Hoor
8	Las Vegas, Nevada 89155-1160 Las Vegas, Nevada 89155-1160
9	Office of the Clerk
10	Subseme Court of Nevada
11	2015. Carson Street, Swite 201
12	Carson City, Nevada 8970
13	
14	Dated this 1/th day of April , 2021.
15	
ا 6	$\rho_{ij} = 0$
ر 1	By: William
18	Justin A.R. Larkins # 1175371
19	High Desert State Prison 22010 Cold Creek Rd.
20	P.O. Box 650
21	Indian Springs, NV. 89070
22	Defendant, In Proper Person
3	
24	
25	
26	
27	
8	
	, ·
	MOTION TO MODIFY SENTENCE -

AFFIRMATION Pursuant to NRS 239B.030

·
The undersigned does hereby affirm that the preceding
Modification Of Sentence
(Title of Document)
filed in District Court Case number <u>(-20-3468671</u>
Does not contain the social security number of any person.
-OR-
Contains the social security number of a person as required by: A. A specific state or federal law, to wit: (State specific law)
-or-
B. For the administration of a public program or for an application for a federal or state grant.
MANA 4-11-2021 Signature Date
Justin A.R. Laukins Print Name In Pro Per
Title

Electronically Filed 02/12/2020 **APPO** 1 DISTRICT COURT. 2 **FAMILY DIVISION, CLARK COUNTY, NEVADA** 3 5 6 7 8 APPLICATION FOR A TEMPORARY AND/OR EXTENDED ORDER FOR PROTECTION 9 AGAINST DOMESTIC VIOLENCE Please write or print clearly. Use black or dark blue ink. Complete this Application to the best of your 10 knowledge. 11 Applicant states the following facts under penalty of perjury: Applicant's Date of Birth: 6-6-64 Adverse Party's Date of Birth: 6-5-87 12 Relationship: I am the Mother 13 (for example, wife, ex-husband, girffriend, father, sister, etc.) of the Adverse Party. 14 Length of relationship: Have you ever lived together? Yes \(\backslash \) No \(\backslash \) If so, how long? В. 15 Are you living together now? Yes
No 16 Date of Separation: D. We have child(ren) TOGETHER: Yes . No . If yes, where and with whom are these 17 child(ren) living? 18 My address is: CONFIDENTIAL (If confidential, do not write address here) If address is not confidential, write below: 19 Address NG55 Boulder Highway C 1033
City has Vegas County Clark State NV Zip Code \$9121 20 I own rent this residence. Lease/title is held in all the following name(s): 21 22 23 Adverse Party's address is: 24 Address Lankhaun ___ State ____ Zip Code 25 County How long has the Adverse Party been living in this residence? T: NO CODE APP012109

	4		CONFID	<u>ential.</u> (lf con	fidential, do	not write	address he
		If not confidential, state place of em						
		Name of employer TPFE	100	<u> </u>				
		Address: 1009 White	zey Kar	nch #				
		city Henderson		c	ounty	Clark	Sta	te
5.		Adverse Party's employer is				·· ····		
		Address:					_	
		City	c	ounty	State	Zip	Code	
6.		(a) The name(s) and date(s) of bi or who live in my home, are as follo	irth of the mi ows:	inor child(ren) of wh	nom I am the	parent, ap	pointed guard
	A 1 4 F	(And and least)	DATE OF	APPLICAN	TS.	ADVERSE	PARTY'S	WHO CHILL
N	-IVIE	(first and last)	BIRTH	CHILD (Yes		CHILD (Yes		LIVES WITH
1.				Yes	No	Yes	No	
-				Circle one	140	Circle one		
2				Yes	No	Yes	No	
3.				Circle one		Circle one		
-				Yes Circle one	No	Yes Circle one	No	
4.				Yes	No	Yes _	No	
				Circle one		Circle one		
5.	•			Yes Circle one	No	Yes Circle one	No	
6							No	
) <u> </u>			<u>l</u>	Yes	No	Yes	No	<u> </u>
2		(b) Have you or the Adverse Part Court Order? Yes No Who was awarded custody/guard					of the mino	r child(ren) by
•		By what Court?				,	 -	
5		Court Case No. (if known)				<u> </u>		
				-2-				
	r: NC	CODE APP012109						

T-20-2036	23-T TBO		2 10 000
**CONFIDENTIAL INFORMATION SI APPLICANT (YOUR) INFORMATION		DATE provide all information know	<u>2 /(2 /202</u> 0
Name: Hewitt St	aron)	Address (Middle)	confidential? YES NO Y
Address: 4855 Boulder High	hwa Clozz (Apr.)	Las veras 1 1 (Si	vate) (Zip Code)
Phone: Home: Work	<u>Cell</u>	702-759-6639	Message OK? YES NO
Employment: Full-Time Part-Time	Self-Employed Re	etired Disabled	_
Age 55 Gender: F Race: BK	Are you pre	gnant? <u>Nò</u>	,
Were the Police notified about an incident? Yes	No Were you give	n a domestic violence informat	ion card? Yes No No
Was an arrest made? Yes No If Yes, who	was arrested? Applicant	Adverse Party 🗸 Is there a c	ase pending? Yes 1 No.
ADVERSE PARTY'S INFORMATION:			Δ1 .
Name: (Last) Lankins	(First) JU	<u> </u>	viduo Alexandor
Alias: (Last)	(First)		Middle)
DOB: 6 15 187 Social Secur	ity #		
Home address: Unk house			
Home address: Unknown		(Aut.) (City)	(State) (Zip Code)
(Street) Other likely address: Jaul (C C		(Apt.) (City)	(State) (Zip Code)
		(Apt.) (City) Work:	(State) (Zip Code)
Other likely address: Jack (C C	Cell:	Work:	
Other likely address: Jaul (CC) Phone number: Home Employer: UN employed Address:	Cell; Position:	Work:	II
Other likely address:	Cell: Position: Height: 6 3 Wes	Work:	(State) (Zip Code)
Other likely address:	Cell: Position: Height: 6 3 Wes	Work:	(State) (Zip Code)
Other likely address: Jaul (CC) Phone number: Home Employer: UN employed Address:	Cell: Position: Height: 3 Weight: Bullet Warned	Work: Days/Hours (City) the: 190 Hair Color: B	(State) (Zip Code)
Other likely address:	Cell: Position: Height: 3 Weight: Bullet Warned	Work: Days/Hours (City) the: 190 Hair Color: B	(State) (Zip Code) Lik Eye Color: Black The Art Left I
Other likely address:	Cell: Position: Height: 6'3 Web Bullet Warned ABdor Year:	Work: Days/Hours (City) Sht: 190 Hair Color: Be in Am Ricone	(State) (Zip Code) Left T
Other likely address:	Cell: Position: Height: 3 Weight AB depression AB depres	Circle one) (Circle one) Yes Yes Yes Yes Yes Yes Yes Yes Yes Ye	(State) (Zip Code) Left T

T:No Code/InfoShect2009

1	in the following space, state the facts which support your Application. Be as specific as you can, starting
2	with the most recent incident. Include the <u>approximate dates</u> and locations, and whether law enforcement
3	or medical personnel have been involved.
_	THIS APPLICATION IS A PUBLIC RECORD
4	On 1-26-20 Dy Son Justin Come our
5	Barging on the Door Screaming for us to Come out
6	Because he was going to Kill us He yord
7	Packs to Break every window in the Apartment
8	he throw a Boulder of me, whick Broke the Skin
9	and my Toe was Swaller and Blending Making it
10	Very difficult to Walk Juston was Coming Throw
11	the Window and my Younger Son Brandon Sprayd
	him in the face with Pepper Spray. He was
12	So Sandard I was too because Abbody was
13	Coming to help us. Justin has and the Palice
14	Cought him We were in Count today and he
15	was aganoive and Abusive. We over a fraid
16	For our lives. He wents to kill us and he
17	closent Care about Himself or who gets in his
18	Way.
19	
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21	
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24	
25	PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES.
	4-
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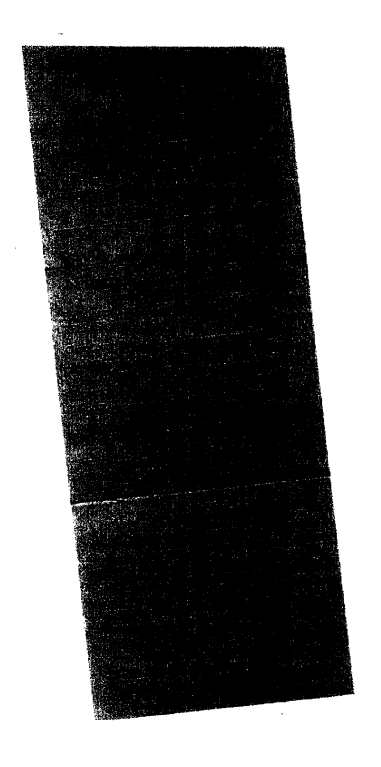
1	11. Have YOU ever been arrested or charged with domestic violence, or any other crime committed against your spouse, partner, or child(ren)? Yes No If yes, WHEN and where?
2	your opodoo, partier, or distallistly? [] Too [] Too 11 you, Principle and Wilder C.
3	
4	
5	
6	12. To your knowledge, has the ADVERSE PARTY ever been arrested or charged with domestic violence, or any other crime committed against his/her spouse, partner, or child(ren)? Yes No 1 ton't know
7	If yes, WHEN and where?
8	Fe has Beat his Pregnant Girl Folend who was Corrying My Grandson at the time. He has Jumpsolon
9	Carrying My Grandson at the Time. He has Tumperson
10	my son Brandon on 12-30-19
	13 An emergency exists, and I need a TEMPORARY ORDER FOR PROTECTION AGAINST DOMESTIC
11	VIOLENCE issued immediately, without notice to the Adverse Party, to avoid irreparable injury or harm. I
12	request that it include the following relief, and any other relief the Court deems necessary in an emergency situation. (Please check all the choice(s) that may apply to YOU):
13	Studenti. (Fibase check all the checks) that may apply to 100).
14	(A) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically
15	injuring, or harassing me and/or the minor child(ren).
15	(B) Prohibit the Adverse Party from any contact with me whatsoever.
16	(C) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100
17	yards away from my residence.
18	□ (D) Obtain law enforcement assistance to □ accompany me to the following residence,
19	
20	or to accompany the Adverse Party to the following residence,
	to obtain personal property.
21	(E) Grant temporary custody of the minor child(ren) to me.
22	
23	(F) Order that custody, visitation, and support of the minor child(ren) remain as ordered in the
24	Decree of Divorce/Order entered in Case Number
25	in the Court of the State of
	-5-
	T: NO CODE APP012109

			or child(ren)'s school,
	day care, located at CONFIDENTIAL	, (If confidential, do not write nar	ne of school and addr
	here) If not confidential, write name of scho	ol and address(es) below:	
L	Name of school/daycare:		
	- 	County	
	2. Name of school/daycare:		
		Country	
		County	
	3. Name of school/daycare:		
•	City	County	State
P	(H) Order the Adverse Party to stay at le	ast 100 vards away from my plac	ce of employment.
	(H) Order the Adverse Fairly to stay at it	200 100 32.02 2.003	• •
_	(I) Order the Adverse Party to stay at le		
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1	ast 100 yards away from the folk	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1	ast 100 yards away from the folk	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly; 1	den Highway	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1	der Highway County	owing places which I e
	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly; 1. Walmant Address: Boul. City	der Highway County	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1.	der Highway County	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly; 1.	der Highway County	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1.	der Highway County	owing places which I d
_	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1. Walmant Address: Bould City 2. Smith's Address: Flanton City 3. Welginens Address: Boulden	der Highway County County Highway	StateState
	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1.	der Highway County County Highway	owing places which I d
	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1. Walmant Address: Bould City 2. Smith's Address: Flanke City 3. Welgrens Address: Boulden City	der Highway County County County County County	StateState
	(I) Order the Adverse Party to stay at le minor child(ran) frequent regularly: 1.	der Highway County County County County	StateState
	(I) Order the Adverse Party to stay at le minor child(ren) frequent regularly: 1.	der Highway County County County County	StateState
	(I) Order the Adverse Party to stay at le minor child(ran) frequent regularly: 1.	der Highway County County County County	StateState

	-7-
25	In theCourt of the State of
24	Decree of Divorce/Order entered in Case Number
23	(H) Order that custody, visitation, and support of the minor child(ren) remain as ordered in the
22	(G) Order the Adverse Party to pay the rent or make payments on a mortgage or pay towards my support and maintenance.
21	required to file an Affidavit of Financial Condition prior to the hearing.) (G) Order the Adverse Party to pay the rent or make payments on a mortgage or pay towards my
	(F) Order the Adverse Party to pay support and maintenance of the minor child(ren). (You may be
20	(E) Grant the Adverse Party visitation with the minor child(ren).
19	(D) Grant temporary custody of the minor child(ren) to me.
18	(C) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence.
17	(B) Prohibit the Adverse Party from any contact with me whatsoever.
16	injuring, or harassing me and/or the minor child(ren).
	(A) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically
15	other relief the Court deems appropriate. (Please check all the choice(s) that may apply to YOU).
14	Extended Order for Protection Against Domestic Violence and that it include the following relief and any
13	DOMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the Court issue at
12	14. Trequest the Court hold a hearing for an EXTENDED ORDER FOR PROTECTION AGAINST
11	PROTECTION COMPLETE THE FOLLOWING INFORMATION
10	IF YOU WISH TO APPLY FOR A HEARING FOR AN EXTENDED ORDER FOR
9	
8	
7	
6	
5	
4	
3	(K) I further request the following other conditions:
2	
	any animal owned or kept by me or the minor child(ren).
4	(J) (2) Prohibit the Adverse Party, either directly or through an agent, from taking possession of
l l	

:	
1	(i) Order the Adverse Party to stay at least 100 yards away from the minor child(ren)'s school, or
2	day care, located at: CONFIDENTIAL (If confidential, do not write name of school and address here).
3	
4	If address is not confidential, please write name of school and address(es) below:
5	Name of School/Daycare
6	Address
7	City County State
8	Name of School/Daycare
9	Address:
10	CityCountyState
11	Name of School/Daycare
12	Address
	City County State
13	
14	(J) Order the Adverse Party to stay at least 100 yards away from my place of employment.
15	(K) Order the Adverse Party to stay at least 100 yards away from the following places which I or the
16	minor child(ren) frequent regularly:
17	1. Name Walmart
18	1. Name Vary 12 4
19	Address Boulder Highway City County State
20	2. Name Smith's
21	Address <u>Flaming</u>
22	CityCounty State
23	3. Name Wal greens
24	Address Boulden Highua
25	City State
	-8-
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		·
1		(L) (1) Prohibit the Adverse Party, either directly or through an agent, from physically injuring or
2		threatening to injure any animal that is owned or kept by the Adverse Party, the minor child(ren), or me.
3	–	(L) (2) Prohibit the Adverse Party, either directly or through an agent, from taking possession of any
4	U	animal owned or kept by me or the minor child(ren).
5	П	(L) (3) I request the Court to specify the arrangements for the possession and care of any such
6	J	animal owned or kept by the Adverse Party, the minor child(ren) or me.
7		(M) Order the Adverse Party to pay for lost earnings and expenses incurred as a result of my
8		attendance at any hearing concerning this Application.
10		(N) I further request the following other conditions:
11		
12		
13		
14		
15		
16		RE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF NEVADA THAT
17	I HAVE	READ THE STATEMENTS CONTAINED IN THIS APPLICATION, KNOW THE CONTENTS THEREFORE, AND BELIEVE THEM TO BE TRUE AND CORRECT
18		
19	Date 2	-12-2020
20		
21		Sharan Hewill
22		Signature of Applicant
23 24		
24 25		Sharos Hewitt
		Applicant's Name (Please Print)
		-9-
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1	11	



Electronically Filed 02/12/2020

CLERK OF THE COURT

IN THE EIGHTH JUDICIAL DISTRICT COURT, FAMILY DIVISION COUNTY OF CLARK, STATE OF NEVADA

3

Sharon Hewitt, Applicant

Justin Larkins, Adverse Party

Vs

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TEMPORARY ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE

Case No.:

T-20-203623-T

Dept. No.:

Date Issued:

2/12/20

J

Date Expires:

3/10/2020

VIOLATION OF THIS ORDER IS A CRIME

YOU, THE ADVERSE PARTY, IS NOTIFIED THAT YOU CAN BE ARRESTED even if the person who obtained this Order invites or allows you to contact them. You have the sole responsibility to avoid or refrain from violating the terms of this Order. Only the Court can change this Order upon written application.

YOU ARE FURTHER NOTIFIED THAT IF YOU ARE ARRESTED FOR VIOLATING THIS ORDER you will not be admitted to bail sooner than 12 hours after your arrest if: (1) the arresting officer determines that the violation is accompanied by a direct or indirect threat of harm; or (2) you have previously violated a temporary or extended order for protection of the type for which you have been arrested; or (3) at the time of the violation or within 2 hours after the violation, you have: (a) a concentration of alcohol of 0.08 or more in your blood or breath; or (b) an amount of a prohibited substance in your blood or urine that is equal to or greater than the amount set forth in subsection 3 of NRS 484.379.

YOU ARE FURTHER NOTIFIED that child stealing/kidnapping is a felony.

THIS ORDER is valid and enforceable throughout the State of Nevada. This Order meets all Full Faith and Credit provisions of the Violence Against Women Act, and is enforceable in all 50 states, the District of Columbia, U.S. Territories, and Indian Nations. All other courts and law enforcement agencies with jurisdiction within the United States and all Indian Nations shall give full faith and credit to this Order pursuant to 18 U.S.C. § 2265.

An Application and Affidavit having been filed in this Court by the above-named Applicant requesting that a Temporary Order for Protection against Domestic Violence be issued by this Court against YOU, the above-named Adverse Party, or the Court having received specific facts by

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telephone/facsimile pursuant to NRS 33.020(5), and the Court having jurisdiction over the parties and this matter pursuant to NRS 33.010, et seq., and it appearing to the satisfaction of the Court from specific facts shown by a verified Application that an act of domestic violence has occurred, there exists a threat of domestic violence, and/or you represent a credible threat to the physical safety of the Applicant or the minor child(ren) and good cause appearing for issuing such Order without hearing, YOU ARE HEREBY ORDERED as follows:

YOU ARE PROHIBITED, either directly or through an agent, from threatening, physically injuring, or harassing the Applicant and/or the minor child(ren). YOU ARE FURTHER PROHIBITED from selling, damaging, destroying, giving away, or otherwise disposing of, or tampering with, any property owned by the Applicant, or in which Applicant has an interest;

YOU ARE PROHIBITED from any contact whatsoever with the Applicant, including but not limited to, in person, by telephone, through the mail, through electronic mail (e-mail), facsimile, or through another person.

1. XOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from

Applicant's residence located in Clark County, Nevada,

CONFIDENTIAL.

OR at \(\times \) 4855 Boulder Hwy. #C1033, Las Vegas, NV, or any other place that Applicant may reside. YOU shall not interfere with Applicant's possession and use of the residence, including utilities, phones, leases and other related residential services;

2. □ A law enforcement officer, within whose jurisdiction N/A residence is located, shall on ONE OCCASION ONLY accompany N/A to the residence of N/A located at N/A, N/A, Clark County, Nevada, and shall stand by while N/A obtains clothing, toiletries, and the following additional items: N/A

ANY PROPERTY IN DISPUTE SHALL REMAIN IN THE RESIDENCE UNLESS IT IS SPECIFICALLY IDENTIFIED IN THIS ORDER.

3. The Court, having jurisdiction under and meeting the requirements of Chapter 125A of the Nevada Revised Statutes (UCCJEA), grants to Applicant temporary custody of the following minor child(ren) of the parties:

- []		
1	Child's Name:	Date of Birth
2		
3		
4		
5		
6		
7	YOU ARE PROHIBITED from interfering with Applicant's cu	stody of the minor child(ren) named ir
8	this paragraph. It is in the best interest of the child(ren) that no r	negative, insulting, or disparaging
9	comments be made by one party against the other party in the pr	esence of the minor child(ren);
11		
12	4. Custody, visitation, and support of the minor child	l(ren) of the parties shall remain as
13	ordered in the Decree of Divorce/Order entered between the par	ries in Case Number N/A in the N/A.
14	Court of the State of N/A.;	
15		
16	5,	ay at least 100 yards away from
17	the minor child(ren)'s school(s), or day care, including, but not	imited to, the places listed below:
18	□ <u>CONFIDENTIAL</u> .	
19 20	(a) Name of School N/A. Address N/A.	
21	City N/A. Clark County, Nevada.	
22	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
23	(b) Name of School N/A. Address N/A.	
24	City N/A. Clark County, Nevada.	
25	(-) Nome of Oaksal N(A Address N(A	
26	(c) Name of School N/A. Address N/A.	
27	City N/A. Clark County, Nevada.	
	14	

6. YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from these place(s) of employment or any other place that Applicant may be employed. YOU ARE PROHIBITED from any contact whatsoever with these place(s) of employment in person, by telephone, by mail, or any other means of communication.

☐ <u>CONFIDENTIAL</u>.

- (a) Name TPFE Inc. Address 1009 Whitney Ranch
- City Henderson Clark County, Nevada.
- (b) Name N/A. Address N/A

City N/A. Clark County, Nevada.

- (c) Name N/A. Address N/A
- City N/A. Clark County, Nevada.
- 7. A YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the following places frequented regularly by Applicant and/or the minor child(ren):
 - (a) Name Walmart Address Boulder Hwy
 - City Las Vegas Clark County, Nevada.
 - (b) Name Smiths Address 3850 E. Flamingo Rd
 - City Las Vegas Clark County, Nevada.
 - (c) Name Walgreens Address 4895 Boulder Hwy
 - City Las Vegas Clark County, Nevada.
- 8. (a) TYOU ARE PROHIBITED, either directly or through an agent, from physically injuring or threatening to injure any animal that is owned or kept by the Applicant, the minor child(ren), or YOU.

(b) \square YOU ARE PROHIBITED, either directly or through an agent, from taking possession
of any animal owned or kept by the Applicant or the minor child(ren).

9. \square The following provisions and exceptions are made a part of this Order:

N/A

THIS ORDER WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON THE DATE SET

FORTH ON PAGE 1 UNLESS THIS COURT ORDERS OTHERWISE. If an Application for an

Extended Order is filed, this Temporary Order will remain in effect until the hearing on an Extended

Order is held.

If you wish to dispute this Order or have it changed, you may request a hearing by filing a written request with this Court. Court staff will give you information about how to file your request. The Court will set a hearing on your request as quickly as possible.

IT IS FURTHER ORDERED that a copy of this Order shall be transmitted forthwith together with the verified Application and supporting Affidavit, to the ☑ Sheriff's Office, or the ☐ Constable, who will promptly attempt to serve the same upon the Adverse Party, and upon service, file a Return of Service form with the Court by the end of the next business day after service is made.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.

DISTRICT COURT JUDGE

Statistically closed: Settled/Withdrawn With Judicial Conference or Hearing (WJC)

Pro Rec No: 24	15877	_	
_	Г20203623Т	<u>-</u>	
Dept. No:	J	-	
•			
		AL DISTRICT COURT I LARK COUNTY, NEVA	
SHARON HE	Applicant,		
	Applicant		
	vs	Ι	NSTRUCTIONS TO THE SHERIFF
WYYOMEN T A	DIZING		
JUSTIN LA	Adverse Party,		
	••		
service may be Court by the en	made anytime of the day or n	ight. Proof of service is rec	fendant as soon as possible. Such quired to be filed or mailed to the of service, and one copy of the
Tommono	y Protection Order	☐ Affida	vit
	on and Attachment		to Show Cause
Notice of		=	led Protection Order
Other (De	•		
U Other (De	escribe)		
INFORMATIO	N REGARDING THE ADVE	ERSE PARTY:	
NAME:	JUSTIN LARKIN		
HOME Addres	ss:		
WORK Addr			
Date of Birth:	06/05/1987	SSN:	
Height:	603	Weight:	190
Hair Color:	BLACK	Eye Color:	BROWN
Gender:	M	Race:	BLACK
Distinguishab Special Instr		(STABBED),ARM, NONS	SPECIFIC(BULLET WOUND)
It is hereby ac will be returned for service.	knowledged that vague or oth ed to the preparer for redraftin	erwise unenforceable instr g. Incomplete or unsigned	uctions shall not be processed and instructions will not be accepted
tor got vice.	2 17-72	_	
Data	2-12-20		Authorized Signature
Date		ZAL BIADMIT I	-
COURT FAM	DICIAL DISTRICT IILY DIVISION JNTY, NEVADA	601 NOKIH E	PECOS ROAD LAS VEGAS, NV 89155

i			•				
1	ORDR	DISTRICT	r court				
2	FAMILY DIVISION						
3		CLARK COUNTY, NEVADA					
4		•	Case No 052244				
5			Dept. No. TPO/				
6	SHARON HEWITT	,	Берг. 140. 110/				
7		Applicant,	TEMPORARY ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE				
8	VS.		Date Issue 0 1/27/2020				
9	JUSTIN LARKINS	Adverse Party,	Date 1240448020				
10		"					
11	YOU. THE ADVERSE PARTY,	ARE NOTIFIED THAT Y	S ORDER IS A CRIME YOU CAN BE ARRESTED the person who obtained this Order				
12	invites or allows you to contact the Chief Order clambed this Order upon	hem. You have the sole r	responsibility to avoid or refrain from violating the terms of				
13	YOU ARE FURTHER NOTIFIE	D THAT IF YOU ARE AR	RRESTED FOR VIOLATING THIS GROER not be admitted				
14 15	ty eatine drawing rect you have propositions to the	previously violated a temp e violation or within 2 hou	irresting officer determines that the violation is accompanied porary or extended order for protection of the type for which urs after the violation, you have; (a) a concentration of bstance in your blood or urine that is equal to or greate than				
	the same chipset commiss 484.379.		· · · · · · · · · · · · · · · · · · ·				
16	YOU ARE FURTHER NOTIFIE		•				
17 18	THIS ORDER is valid and enforceable throughout the State of Nevada. This Order meets all Full Faith the Middle of Review of Columbia, U.S. All other courts and law enforcement agencies with jurisdiction within the United States and all						
19	and credit to this Order pursu	iant to 18 U.					
20	Temporary Order for		his Court by the above-named Applicant requesting that a				
21			3U;tugsahstve-named Adverse Party, or the Court having received 020(5), and the Court having jurisdiction over the parties and				
22	the matter pursuant to NRS 33.10 bt sequent it appearing		020(5), and the Court having jurisdiction over the parties and the Court from specific facts shown by a verified Application				
23	that an act of domestic violence has occurred, t		lomestic violence, and/or you represent a credible threat to				
24	the physical safety of the		ng for issuing such Ordifornium EthiEREMY, ORDEREMS				
25	follows:						
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arassing the id/or the minor child(ren). YOU ARE FURT	•
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r in which Applicant est;	,,,
OHIBITED from any contact whatsoever w	with the Applicant, including but r
n person, by hrough the mail, through electronic mail ((e-mail), facsimile, or through an
YOU ARE EXCLUDED AND ORDERED stay at	
residence RK □ CONFIDENTIALOR at □	
ER HIGHWAY LAS VEG	GAS NV 89121
place that Applicant ma y Guisha ll not interfere residence, iles, phones, leases and other related residenti	
des, priones, leases and other related residenti A law enforcement officer, within whose jurisdi	
d, shall on ON ONL#ccompany Applicant/Adverse Party to	
located at	and shall sta
nt/Adverse Party obtains clothing, toiletries and	
OPERTY IN DISPUTE SHALL REMAIN IN TH	IE RESIDENCE UNLESS IT IS SPECI
IDENTIFIED IN THIS O	ORDER)
The Court, having jurisdiction under and meetile Revised	
JA), grants to Applicant temporary custody of t	the following minor child(ren) of the p
OHIBITED om interfering with Applicant's custo paragraph. It is in	
est of the child(ren) that no negative, insulting, the other resence of the minor child(ren);	, or disparaging comments be made l
the other	

Court	parties in Case Number		nties shall remain as In the
the State of;		-	
YOU ARE EXCLUDE	O AND ORDERED stay at least	: 100 yards a	way from the minor o
hool(s), or day care, including, bu	s ut not limited to the places list	ed below:	
CONFIDENTIAL			
ame of School	<u> </u>		· <u>-</u> · ·
ddress			
ity			Zip Code
ame of School			
ddress			-
			Zip Code
ame of School			
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*1.			
. X YOU ARE EXCLUDE			
. X YOU ARE EXCLUDED employment or any other pl	County County D AND ORDERED stay at least ace that Applicant may be contact the contact ace that Applicant may be contact according to the contact according t	: 100 yards ar ARÇeBROHII	way from these place
YOU ARE EXCLUDED employment or any other pl whatsoever with these place CONFIDENTIA ame of Business / TPFE INCORPO	O AND ORDEREDStay at least ace that Applicant may be only be o	: 100 yards ar ARÇeBROHII	way from these place
. X YOU ARE EXCLUDED employment or any other pl whatsoever with these place CONFIDENTIA ame of Business / TPFE INCORPO ddress 1009 WHITNEY RANCH	O AND ORDEREDStay at least ace that Applicant may be only be o	: 100 yards ar ARÇeBROHII	way from these place
whatsoever with these place CONFIDENTIA ame of Business / TPFE INCORPO	O AND ORDEREDStay at least ace that Applicant may be only be o	: 100 yards at	way from these place BITEGrom any contac , by mail or any othe
whatsoever with these place CONFIDENTIA ame of Business / TPFE INCORPO	D AND ORDEREDStay at least ace that Applicant may be out the control of employment in person, seated	: 100 yards at	way from these place BITEGrom any contac , by mail or any othe
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whatsoever with these place CONFIDENTIA ame of Business / TPFE INCORPO ddress 1009 WHITNEY RANCH ity HENDERSON ame of Business	O AND ORDEREDStay at least ace that Applicant may be out the control of employment in person, and the control of employment in person. County County	100 yards at AR PERROHII by telephone	way from these place 3ITEGrom any contact by mail or any other Zip (\$36014

1	THIS ORDER WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON THE DATE SET FORTH ON PAG	3E
2	UNLESS THE JUDGE ORDERS OTHERWISE Application for an Extended Order is filed, the Temporal Order	ry
3	will remain in effect until the hearing on an Extended Order is held.	
4	If you wish to dispute this Order or have it changed, you may request a hearing by filing a written request with this Court.	
5	Court staff will give you information about how to file your request. The Court will set a haring on your request as quickly as possible.	
6	IT IS FURTHER ORDERED at a copy of this Order shall be transmitted forthwith together with the	
7	verified Application and supporting Affidavit, to the Sheriff's Office	ce,
8	or the CLARK COUNTY DETENTION CENTER Constable, who will promptly attempt to serve the same u	pon
9	the Adverse Party, and upon service, file a Return of Service form with the Court by the end of the next business day after service	
10	is made.	
11	00000	
12	ORDER TO LAW	
13	(A) Any law enforcement officer who has probable cause to believe a violation of any provision of this Order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a criminal violation of the Order in addition.	חכ
14	this Order in addition to any other criminal charges that may be justified.	
15	(B) If such law enforcement officer cannot verify that the Adverse Party was served with a co Application and Order, the officer shall inform the Adverse Party of the following: (1) the specific terms	
16	this Order: (2) that the Adverse Party now has notice of the provisions of this Order; (3) that a violation of this Order w	vill
17	After the Party s arrest; (4) the location of the Court that issued the original Order and the hours during which the Adverse copy of this Order; and (5) the date and time set for a haring on an Application for an extended Order.	
18	Ship The law enforcement officer shall then provide written proof of notice to the officer's agency and the Court	to
19	Applicant s residence as set forth in paragraph 1 of this Order.	se
20	Topicone Disease as sector in polagraph I of this Order.	
21	All fees are deferred.	
22	Dated: 01/27/2020	
23		
24	Stylks. Mm_	
25	District Court Judge/Hearing Master	
	-5-	
	T: NO CODE 10/15/08	Ì

ORDER TO LAW ENFORCEMENT

- (A) Any law enforcement officer who has probable cause to believe a violation of any provision of this Order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a criminal violation of this Order, in addition to any other criminal charges that may be justified.
- (B) If such law enforcement officer cannot verify that the Adverse Party was served with a copy of the Application and Order, the officer shall inform the Adverse Party of the following: (1) the specific terms of this Order; (2) that the Adverse Party now has notice of the provisions of this Order; (3) that a violation of this Order will result in the Adverse Party's arrest; (4) the location of the Court that issued the original Order and the hours during which the Adverse Party can obtain a copy of this Order; and (5) the date and time set for a hearing on an Application for an Extended Order, if any. The law enforcement officer shall then provide written proof of notice to the officer's agency and to the Court.
- (C) It shall be the duty of the law enforcement officer serving this Order to remove the Adverse Party from Applicant's residence as set forth in paragraph 1 of this Order.

YOU ARE HEREBY NOTIFIED that a hearing will be held in the Eighth Judicial District Court, Family Division, Courtroom 15 located at 601 North Pecos Road, Clark County, Las Vegas, Nevada 89101 on March 10, 2020, at 2:00 p.m., to determine whether to EXTEND the PROTECTION ORDER against Justin Alexander Larkins.

ANY PROTECTION ORDER WILL CONTINUE IN EFFECT UNTIL SUCH HEARING AND/OR FURTHER ORDER OF THIS COURT.

All fees are deferred.

DATED This 12th day of February, 2020

JUDICIAL OFFICER
Department J



PRESENTENCE INVESTIGATION REPORT

The Honorable Mary Kay Holthus Department XVIII, Clark County **Eighth Judicial District Court**

Date Report Prepared: November 8, 2019

Prosecutor: Chad Lexis, DDA

Defense Attorney: Carl G. Segerblom, DPD

PSI: 583350

I. CASE INFORMATION

Defendant: Justin Larkin.

aka, Justin Alexander Larkins

Case:

C-19-343544-1

ID:

1966552

P&P Bin:

1000674085

PCN:

25854868

Offense Date:

09-08-19

Arrest Date:

09-08-19

Plea Date:

09-30-19, Guilty

Sentencing Date: 11-26-19

II. CHARGE INFORMATION

Offense:

Assault with a Deadly Weapon (F)

NRS:

200.471 50201

Category: B

NOC:

By imprisonment in the state prison for a minimum term of not less than 1 year and a maximum

term of not more than 6 years, or by a fine of not more than \$5,000, or by both fine and imprisonment.

PRESENTENCE INVESTIGATION REPORT JUSTIN LARKIN AKA JUSTIN ALEXANDER LARKINS

CC#: C-19-343544-1

III. DEFENDANT INFORMATION

Address: 4252 West Kenwood Avenue #3 City/State/Zip: Las Vegas, Nevada 89102

NV Resident: Yes SSN: 364-02-8115 POB: Detroit, Michigan Date of Birth: 06-05-87

Age: 32

Phone: (702) 401-0390 (message)

Driver's License: 1402694598 (Identification Card)

State: Nevada Status: Valid **FBI:** 518399JC9 **SID:** NV04154686

Aliases: Justin Larkins; Justin Larken; Justin Rashard Larkins; Justin A. Larkins; Justin A. Larkin; Justin Alexander Rashard Larking; J Larkiws; Justin Alexander Larkin; Justin Alexander Rashad Larkin; Justin Alexander Rashad Larkins; Justin Alexander Rashad Larkins; Big J; J Rock; J Roc; Rashard; J Rok

Additional SSNs: 364-04-8115

Additional DOBs: 05-02-87; 06-06-87; 06-09-87;

08-05-87

Additional POB: None Alien Registration: N/A

US Citizen: Yes

Notification Required per NRS 630.307: No

Identifiers:

Sex: M Race: B Height: 6'3" (SCOPE reflects: 6'4")

Weight: 185 (SCOPE reflects: 205)

Hair: Black Eyes: Brown

Scars: Bullet hole scar on upper left arm; 2" scar on left side of abdomen (both unverified) (SCOPE reflects:

Mole on cheek; unknown scars on lower jawline, left elbow, leg, and back)

Tattoos (type and location): None reported

Social History: The following social history is as related by the defendant on November 5, 2019, and is unverified unless otherwise noted:

Childhood/Family: Mr. Larkin was raised by his mother and maternal grandmother; his biological father passed away. He lived in Detroit, Michigan, until the age of 13 when his family relocated to Las Vegas, Nevada. The defendant's mother used marijuana during his childhood and he was physically abused and neglected by his mother and her boyfriend. Mr. Larkin's mother spent time in several mental hospitals when Mr. Larkin was a child and during one of those times, when he was 10 years old, Child Protective Services gave legal custody of the defendant to his maternal grandmother. He stated he became homeless at the age of 17. Mr. Larkin's father served at least one jail term for a traffic offense; his mother is currently on parole in Las Vegas, Nevada, for involuntary manslaughter.

Marital Status: Single

Children: (2) two sons, age 10 and 8

Custody Status of Children: Both of Mr. Larkin's sons were removed by Child Protective Services and his parental rights were terminated when his sons were eight and six years old.

Monthly Child Support Obligation: No current child support obligation is owed; however, the defendant's wages are garnished for child support arrearages.

PRESENTENCE INVESTIGATION REPORT JUSTIN LARKIN AKA JUSTIN ALEXANDER LARKINS CC#: C-19-343544-1

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Employment Status: Mr. Larkin has been registered with Manpower since August 2019; however, he was never called out for any jobs prior to his incarceration. He worked as a full-time laborer at Westcom from February 2018 to January 2019. The defendant was incarcerated from 2017 to 2018.

Number of Months Employed Full Time in 12 months Prior to Commission of Instant Offense: 5

Age at first arrest: 19 or younger

20 - 23

24 or older

25 − 25

26 − 27

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Income: None reported Other Sources: \$400.00 monthly (support from girlfriend)

Assets: None reported

Debts: \$30,000.00 (medical bills); unknown amount (child support arrearages)

Education: Mr. Larkin completed the 11th grade. He did not obtain a high school diploma or GED. No further education or training was reported beyond this level. The defendant was suspended from school numerous times beginning in the third grade. The suspensions were due to fighting; he stated the fights resulted from him being bullied by his peers. Mr. Larkin was expelled two times for fighting and marijuana.

Military Service: None reported

Health and Medical History: The defendant stated he is in good health. He was stabbed in May 2019 and suffered from a concussion in August 2019. He is not receiving medical treatment at this time.

Mental Health History: The defendant was diagnosed with Bipolar Disorder at the age of 19. He does not take medication to treat this condition. He participated in mental health counseling at the age of 26; however, he stated he was kicked out of the program and was told "nothing was wrong with him."

Gambling History: None reported

Substance Abuse History: Mr. Larkin first consumed alcohol at the age of 16. He continues to use the substance on rare occasions only, with his last use in September 2019. The defendant first used marijuana at the age of 18. He continues to use the substance every day with his last use on the date of the instant offense. He never used or abused any illegal narcotic substances during his lifetime. Mr. Larkin stated he had one shot of Hennessy on the date of the instant offense; however, he stated he was not under the influence of alcohol or any other substance when he committed the crime. Prior to his incarceration, Mr. Larkin spent \$15.00 per week on marijuana. He participated in Narcotics Anonymous classes at the age of 23. The defendant does not believe he needs substance abuse treatment since he only uses marijuana.

Gang Activity/Affiliation: None reported

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IV. CRIMINAL RECORD

As of November 7, 2019, records of the Las Vegas Metropolitan Police Department, the Nevada Department of Public Safety Division of Parole and Probation, the National Crime Information Center and the Federal Bureau of Investigation reflect the following information:

CONVICTIONS-

FEL: 3

GM: 4

MISD: 20

INCARCERATIONS-

PRISON: 1

JAIL: 31

SUPERVISION HISTORY:

CURRENT- Probation Terms: 0

Parole Terms: 0

PRIOR TERMS:

Probation-

Revoked: 2

Discharged:

Honorable: 0

Other: 2

Parole-

Revoked: 0

Discharged:

Honorable: 0

Other: 0

<u>Adult:</u>

Arrest Date:

Offense:

Disposition:

04-05-06

Las Vegas, NV LVMPD Possession of Controlled Substance with Intent to Sell (F) (2 counts)

RMD: 03-28-07

06C221770

06-19-06: Convicted of Attempt Possession of Controlled Substance with Intent to Sell (GM), sentenced to

9 months CCDC, suspended, probation NTE 3 years. 10-23-06: Probation violation.

10-23-06: Probation violation. 11-22-06: Probation reinstated. 02-26-07: Probation violation.

03-28-07: Probation revoked, original sentence imposed, with 89 days CTS.

10-26-07

Las Vegas, NV

1. Robbery (F)

RMD/RBK: 02-06-08

LVMPD

2. Battery With Intent to Commit a

Crime (F)

07F22703X

02-20-08: Convicted of Battery (M),

sentenced to CTS.

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01-21-08	
Las Vegas,	NV
LVMPD	

- 1. Possession of Controlled Substance with Intent to Sell (F)
- 2. Possession of Dangerous Drugs without Prescription (GM) RMD/RBK: 07-14-08
- 3. Conspiracy to Possess Drugs Which May Not be Introduced Into Interstate Commerce (GM)

08C241343

04-03-08: Convicted of Conspiracy to Possess Drugs Which May Not be Introduced Into Interstate Commerce (GM), sentenced to 365 days flat time CCDC, suspended, probation NTE 3 years, Drug Court. 06-07-08: Probation violation. 07-14-08: Probation revoked, original

sentence amended to 1 year CCDC, with 106 days CTS.

04-29-09 Las Vegas, NV LVMPD

1. Possession of Stolen Vehicle (F) RMD/RBK: 08-25-09

Attempt Possession of Stolen Vehicle (F)

09C254612

01-12-10: Convicted of Attempt Possession of Stolen Vehicle (F), sentenced to 18 - 48 months NDOC, suspended, probation NTE 3 years. 06-29-10: Probation violation. 01-17-11: Probation violation. 02-10-11: Probation reinstated. 05-03-11: Probation violation. 06-19-11: Probation violation. 07-26-11: Probation reinstated. ordered to serve 6 months CCDC followed by a dishonorable discharge upon release.

12-02-11: Dishonorable discharge.

07-12-11 Not Arrested Las Vegas, NV Las Vegas Municipal Court

SUM: Battery (M) FTA: 12-02-11

C-1044694-A

12-05-11: Convicted of Battery (M), sentenced to 45 days jail, with 4 days CTS.

01-05-13 Las Vegas, NV LVMPD

WA: Battery Domestic Violence (M)

RMD: 04-12-13

12M34759X

01-08-13: Convicted of Battery Domestic Violence (M), sentenced to CTS, counseling, community service and fine; may do additional community service in lieu of fine. 04-12-13: Fine excused, sentence amended to 6 months CCDC, with 2 months CTS, to run concurrent with Case No. C-13-287877-1 and Case No. 12F19842X.

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02-08-13	
Las Vegas,	NV
LVMPD	

1. Battery on Protected Person (GM)

2. Non-Medicinal Possession of Controlled Substance, Less Than One Ounce (M)

C-13-287877-1

03-07-13: Convicted of Battery on an Officer (GM), sentenced to 6 months CCDC, to run concurrent with Case No. 12F19842X, with 28 days CTS.

01-23-14 Las Vegas, NV LVMPD

03-27-14

LVMPD

Las Vegas, NV

WA:

- 1. Possession to Sell Schedule I or II Controlled Substance. Flunitrazepam/Gamma-Hydroxybutyric Acid (1st) (F)
- 2. Advertise or Solicit to Promote Distribution of Imitation Controlled Substance (GM)

RMD: 06-26-14

1. Domestic Battery (2nd) (M)

2. Break or Tamper with Vehicle, Damage \$250.00 to \$2,500.00 (GM)

RMD/RBK: 04-01-14

3. Domestic Battery (1st) (M) (2 counts)

FTA: 09-17-15

4. Destroying the Property of Another, Value \$25.00 - \$250.00 (M)

C-14-295886-1

06-26-14: Convicted of Possession of Controlled Substance with Intent to Sell (F), sentenced to 12 - 30 months NDOC, suspended, probation NTE 6 months, ordered to serve 6 months CCDC followed by a dishonorable discharge, with 29 days CTS. 09-11-14: Dishonorable discharge.

14F04997X

04-15-14: Convicted of Count 1 -Destroying the Property of Another, Value \$25.00 - \$250.00 (M) and Count 2 - Domestic Battery (2nd) (M), sentenced to Counts 1 and 2 - 6 months CCDC, suspended, CTS, stay out of trouble, counseling, community service, \$500.00 restitution, fine: may do additional community service in lieu of fine.

08-06-15: Sanctioned to CTS. 09-18-15: All requirements vacated, original sentences imposed, Count 2 to run consecutive to Count 1, with 30 days CTS.

05-16-14 LVMPD

1. Domestic Battery (1st) (M) RMD/RBK: 07-01-14

2. Domestic Battery (2nd) (M)

14F07902X

days CTS.

06-03-14: Convicted of Domestic Battery (2nd) (M), sentenced to 6 months jail, suspended, CTS, stay out of trouble, counseling, community service and fine; may do additional community service in lieu of fine. All requirements to run concurrent with Case No. 14F04997X. 07-01-14: All requirements vacated, original sentence imposed, with 60

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05-21-15 Las Vegas, NV LVMPD	Battery (M) FTA: 07-29-15	15M14636X 07-31-15: Convicted of Battery (M), sentenced to CTS.
10-03-16 Las Vegas, NV LVMPD	 Sell, Transport, Give, or Attempt to Sell, Transport or Give Schedule I or II Controlled Substance (1st) (F) RMD/RBK: 03-22-17 Possession to Sell Schedule I or II Controlled Substance, 'Flunitrazepam/Gamma-Hydroxybutyric Acid (1st) (F) 	C-16-319238-1 03-22-17: Convicted of Possession of Controlled Substance with Intent to Sell (F), sentenced to 12 - 30 months NDOC, with 8 days CTS. Expired term in custody.
02-13-17 Las Vegas, NV LVMPD	 Possession of Schedule I, II, III, IV Controlled Substance (1st/2nd) (F) Possession to Sell Schedule I or II Controlled Substance, Flunitrazepam/Gamma-Hydroxybutyric Acid (1st) (F) Trespassing, Not Amounting to Burglary (M) 	C-17-321698-1 03-06-17: Convicted of Conspiracy to Commit a Crime (GM), sentenced to 9 months CCDC, with 22 days CTS.
01-23-19 Las Vegas, NV LVMPD	Battery (M) FTA: 06-21-19	19T00645 06-24-19: Convicted of Battery (M), sentenced to CTS.
09-08-19 Las Vegas, NV LVMPD	Battery with a Deadly Weapon (F) Possession to Sell Schedule I or II Controlled Substance, Flunitrazepam/Gamma-Hydroxybutyric Acid (1 st) (F) RMD/RBK: 09-16-19 Assault with a Deadly Weapon (F)	Instant Offense, C-19-343544-1

The defendant has also been convicted in Nevada of the following misdemeanor offenses: Possession of Drug Not to be Introduced Into Interstate Commerce (2005), jail; Misuse of Bus Shelter Bench (2006), CTS; Non-Medicinal Possession of Controlled Substance, Less Than One Ounce (2007), CTS; Possession of Narcotic Paraphernalia (2007), CTS; Possession of Drug Not to be Introduced Into Interstate Commerce (2007), CTS; Possession of Controlled Substance, Less Than One Ounce (2009), CTS; Possession of Controlled Substance, Less Than One Ounce (2009), CTS; Possession of Drug Not to be Introduced Into Interstate Commerce (2012), jail; Possession of Drug Not to be Introduced Into Interstate Commerce (2012), jail; Possession of Drug Not to be Introduced Into Interstate Commerce (2019), CTS; Possession of Drug Not to be Introduced Into Interstate Commerce (2019), CTS.

Additionally, the defendant was arrested, detained or cited in Nevada between June 6, 2010, and June 21, 2019, for the following offenses for which no disposition is noted, prosecution was not pursued or charges were dismissed: Possession of Imitation Controlled Substance (5); Trespassing (2); Sale of Imitation Controlled Substance; Less Than One Ounce (2); Unlawful Misdemeanor Act Concerning Imitation Controlled Substance; Urinate in Certain Places; Sell, Transport, Give, or Attempt to Sell, Transport or Give Schedule I or II Controlled Substance (1st) (2); Use or Possession to Use Imitation Controlled Substance (1st/2nd); Disorderly Conduct; Possession of Less Than Once Ounce of Marijuana; Trafficking Schedule I Controlled Substance, Flunitrazepam/Gamma-Hydroxybutyric Acid, 4 - 14 Grams; Possession of Schedule I, II, III, IV Controlled Substance (1st/2nd); Contempt of Court (2); Resisting Public Officer. Additionally, the defendant's criminal history consists of several instances of failure to appear, failure to comply, and failure to pay traffic citations.

Supplemental Information: N/A

Institutional/Supervision Adjustment: 06C221770: Mr. Larkin was granted probation on June 19, 2006. Division records indicate the defendant failed to report, provide residence information, provided positive urine samples for marijuana, failed to attend substance abuse counseling, failed to attend mental health counseling, and failed to attend GED or an adult educational/vocational program. Probation was violated twice with one reinstatement and a subsequent revocation.

08C241343: Mr. Larkin was granted probation on April 3, 2008. The defendant failed to complete Drug Court, maintain employment or residency, and failed to report. He was consequently revoked on July 14, 2008.

09C254612: Mr. Larkin was granted probation on January 12, 2010. He was violated twice for failing to report, failure to maintain residency and employment, failure to pay financial obligations, failure to perform community service, and failure to complete a substance abuse evaluation. On July 26, 2011, the defendant's probation was reinstated; however, he was ordered to serve six months in the Clark County Detention Center followed by a dishonorable discharge. Mr. Larkin served his term in custody and was dishonorably discharged on December 2, 2011.

C-14-295886-1: On June 26, 2014, the defendant was placed on six months probation; however, he was ordered to serve the first six months in the Clark County Detention Center followed by a dishonorable discharge. Mr. Larkin served his term in custody and was dishonorably discharged on September 11, 2014.

C-16-319238-1: On March 22, 2017, Mr. Larkin was sentenced to 12 to 30 months in the Nevada Department of Corrections; he expired his term in custody. No further information is known about the defendant's progress while incarcerated.

C-17-321698-1: Mr. Larkin was sentenced to nine months in the Clark County Detention Center on March 6, 2017. No further information is known about the defendant's progress while in custody.

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V. OFFENSE SYNOPSIS

Records provided by the Las Vegas Metropolitan Police Department and the Clark County District Attorney's Office reflect that the instant offense occurred substantially as follows:

On September 8, 2019, patrol officers were dispatched to a neighborhood in reference to a report of a battery. The victim stated the defendant, Justin Larkin, aka, Justin Alexander Larkins, verbally assaulted him, then ran towards him and threw rocks at the victim while screaming. Mr. Larkin subsequently pulled a baseball bat from his waistband and struck the victim in the head with the bat before fleeing the scene. The victim had visible bruising on his jaw and a cut in his right ear. Officers located Mr. Larkin at a nearby business and the bat was recovered. The defendant stated the victim punched him and called him a "nigger"; however, he refused to provide any further details. Officers searched Mr. Larkin's person and found 10 baggies of equal size that contained marijuana, and one larger baggie that contained additional marijuana. The defendant had \$144.00 in denominations consistent with narcotic sales. The substances later tested ODV positive for marijuana with a total weight of 16 gross grams.

Mr. Larkin was arrested and transported to the Clark County Detention Center where he was booked accordingly.

Co-Defendant/Offender Information: N/A

VI. DEFENDANT'S STATEMENT

☐ See Attached	Defendant interviewed, no statement submitted	Defendant not interviewed
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VII. VICTIM INFORMATION/STATEMENT

The victim (VC2266569) submitted a pay stub and cell phone receipt on November 8, 2019. However, there was no explanation as to whether the phone was stolen or damaged in the instant offense and it is not noted in the police report. The Division attempted telephonic and electronic contact with the victim on November 8 and 9, 2019, to clarify; however, all attempts were unsuccessful. If any restitution requests are substantiated or any victim letters are received prior to sentencing, they will be forwarded to the Court for consideration. Therefore, the Division does not recommend restitution for the instant offense at this time.

VIII. CUSTODY STATUS/CREDIT FOR TIME SERVED

Custody Status: In Custody, CCDC CTS: 80 DAYS: 09-08-19 to 11-26-19 (CCDC)

IX. PLEA NEGOTIATIONS

The State has no opposition to probation with the only condition being one hundred twenty (120) days in the Clark County Detention Center. Defendant agrees to pay restitution. Defendant agrees to the forfeiture as set forth in the Stipulation for Compromise of Seized Property.

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X. RECOMMENDATIONS

Based on information obtained and provided in this report, the following recommendations are submitted.

190 Day Regimental Discipline Program: N/A

Deferred Sentence Per NRS 453.3363, 458.300,

458A.200, 176A.250, 176A.280: N/A

FEES

Administrative Assessment: \$25.00

Chemical/Drug Analysis: N/A

DNA: Taken 01-15-10

DNA Admin Assessment: \$3.00 Domestic Violence Fee: N/A

Extradition: N/A

Psychosexual Fee: N/A

SENTENCE

Minimum Term: 24 months

Maximum Term: 72 months

Location: NDOC

Consecutive to/Concurrent With: N/A Probation Recommended: No

Probation Term: N/A

Fine: None

Restitution: None

Mandatory Probation/

Prison: N/A

Pursuant to NRS 239B.030, the undersigned hereby affirms this document contains the social security number of a person as required by NRS 176.145.

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

Per the Nevada Revised Statutes, any changes to factual allegations in the Presentence Investigation Report may be ordered by the court within 180 days of the entry of Judgement of Conviction. The prosecuting attorney and defendant must agree to correct the contents.

The information used in the Presentence Investigation Report may be utilized reviewed by federal, state and/or local agencies for the purpose of prison classification, program eligibility and parole consideration.

In accordance with current Interstate Commission for Adult Offender Supervision rules and requirements, all felony convictions and certain [gross] misdemeanants are offense eligible for compact consideration. Due to Interstate Compact standards, this conviction may or may not be offense eligible for courtesy supervision in the defendant's state of residence. If not offense eligible, the Division may still authorize the offender to relocate to their home state and report by mail until the term of probation is complete and/or the case has been completely resolved.

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Respectfully Submitted,

Anne K. Carpenter, Chief

Report prepared by: K. Lomprey DPS Parole and Probation, Specialist III sccourtservices@dps.state.nv.us

Approved by:

E. Lopez, Supervisor Digitally signed by E. Lopez, Supervisor Date: 2019.11.10 07:57:33 -08'00'

E. Lopez, DPS Parole and Probation Supervisor Southern Command, Las Vegas sccourtservices@dps.state.nv.us

STANDARD PROBATION AGREEMENT AND RULES IF THE COURT CHOOSES TO GRANT PROBATION:

1. Reporting: You are to report in person to the Division of Parole and Probation as instructed by the Division or its agent. You are required to submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.

2. Residence: You shall not change your place of residence without first obtaining permission from the

Division of Parole and Probation, in each instance.

3. Intoxicants: You shall not consume any alcoholic beverages (whatsoever) (to excess). Upon order of the Division of Parole and Probation or its agent, you shall submit to a medically recognized test for blood/breath alcohol content. Test results of .08 blood alcohol content or higher shall be sufficient proof of excess.

4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall submit to drug testing as

required by the Division or its agent.

5. Weapons: You shall not possess, have access to, or have under your control, any type of weapon.

6. Search: You shall submit your person, property, place of residence, vehicle or areas under your control to search including electronic surveillance or monitoring of your location, at any time, with or without a search warrant or warrant of arrest, for evidence of a crime or violation of probation by the Division of Parole and Probation or its agent.

7. Associates: You must have prior approval by the Division of Parole and Probation to associate with any person convicted of a felony, or any person on probation or parole supervision. You shall not have any contact with persons confined in a correctional institution unless specific written permission has

been granted by the Division and the correctional institution.

8. Directives and Conduct: You shall follow the directives of the Division of Parole and Probation and your conduct shall justify the opportunity granted to you by this community supervision.

9. Laws: You shall comply with all municipal, county, state, and federal laws and ordinances.

10. Out-of-State Travel: You shall not leave the state without first obtaining written permission from the Division of Parole and Probation.

11. Employment/Program: You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.

12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule approved by the Division of Parole and Probation. Any excess monies paid will be applied to any other outstanding

fees, fines, and/or restitution, even if it is discovered after your discharge.

13. Special Conditions:

- 1. You shall submit your digital storage media or any digital storage media that you have access or use, including computers, handheld communication devices and any network applications associated with those devices, including social media and remote storage services to a search and shall provide all passwords, unlock codes and account information associated with those items, with or without a search warrant, by the Division of Parole and Probation or its agent.
- Any Other Condition As Determined By the Court.

DEPARTMENT OF PUBLIC SAFETY

		Felony DIVISION OF PAROLE AND PROBATION SENTENCE RECOMMENDATION SELECTION SCA	LE	☐ GM			
Defendar	nt's Name:		CC# <u>C-19</u>	-343544-	1		
CT:	Offense:	Assault with a Deadly Weapon (F)	NRS:	200.471	:	Category:	В
Recommend		24 - 72 months NDOC		Pı	robation	a Only	
				□ N	on-Prob	eation	
CT:	Offense:		NRS:			Category:	
Recommend	lation:			Pro	obation	Only	
				☐ No	on-Prob	ation	
CT:	Offense:		NRS:			Category:	
Recommenda	ation:			Pro	bation (Only	
				☐ No	п-Ргоба	tio n	
CT:	Offense:		NRS:		C	Category:	
ecommenda	tion:			Prot	pation O	nly	

NPP JSF003 (B) 10/17

Page 1 of 2

Non-Probation

Steve Sisolak Governor



George Togliatti

Director

Anne K. Carpenter Chief

DIVISION OF PAROLE AND PROBATION

November 08, 2019

PROBATION SUCCESS PROBABILITY (PSP) SCORE

Offender: LARKIN, JUSTIN Offense Score Total: 12 PSI #: 583350 Social Score Total: 19 BIN#: 1000674085 Raw Score Total: 10 Case #: Total PSP Score: C343544-1 31

Prior Criminal History:

Felony Convictions: -1 = 2 or More Jail Sentences: 0 = 3 or more Misdemeanor Convictions: 0 = 4 or more Juvenile Commitments: 2 = None/or over 24 Pending, unrelated cases: 2 = None Years free of Conv: 0 = Less than 3Subsequent Crim Hist: 2 = None **Prior Formal Supry:** 0 = More than 1 Prior Incarcerations: 1 = One Criminal Pattern: -2 = History of Violence

Present Offense:

Circumstances of Arrest: 2 = Non-prob. Sophistication/Premeditation: 1 = Moderate Type of Offense: 0 = Person Plea Bargain Benefits: 0 =High Psych or Medical Impact: 2 = Minor/No Treatment Financial Impact: 2 = Minimal or no loss Weapon: CoOffender: -4 = Used 0 = Leader/Coerced Others or NONE Controlled Substances: 3 = N/AMotive: 0 = Deliberate

Raw Score x 1.2 = Offense Score Total: 12

Social History:

2 = 25 - 39Age: Family Situation: 0 = Disruptive Employment/Program: 2 = Sporadic Education: . 1 = Incomplete Financial: 1 = Inadequate Military:

1 = Hon Discharge/No Mil Service Employability: 1 = Could be developed

Pre Sentence Ajdustment:

Commitment/Ties: 2 = Local/In State Resource Availability: 2 = Available **Program Participation:** -1 = Refused Substance Drug: 0 = Regular Use Honesty/Cooperation: 2 = Candid Substance Alcohol: 3 = Non-Problematic Attitude/Supervision: 2 = Positive Attitude/Offense: 1 = Indifferent

> Social Score Total: 19

Offense Score + Social Score = PSP TOTAL SCORE: 31

PSP TOTAL SCOR		31	0-54 =	Denial		X 55-64 =	Bor	derline	$\overline{\Box}$		65-100 = 1	Proba	tion	$\overline{\Box}$
DEVIATION JUSTIFI	•		t to Probatic	. n	•	_		☐ la/Pr	ison		ſ	ا 0 ا	ıt / Probatio	
Raw Score (Offens		10		ion Reco	mmen	ded: 453		458	Veterans		Mental He	ealth	Ot	her []
(transfer score to corre	•		_ <u></u>	IVE RCCO				 _		_		_		
SENTENCE STRUCTURE		CATEGORY Score	LOW RA 39-49			LOW - MEDIUM 28-38		MEDIUM RA 17-27	NGE		EDIUM - HIGH 6-16	X	MAXIMU! ≤5 (or less	
364 days Begin sentence consideration at midpoint six month sentence and based on factors delineated	i adjust	Gross Misdemeanor (GM)	Factors to jus	tify lesser	senten	nce: Prior criminal historice and/or fine only: Mini ssed via probation, time	mal/n	e financial loss, m	inimal/no pric	or crimini	l history, age	of offe		
1 - 4 years		Category E Category D	12-30 mc	onths		12-32 months		12-34 mont	hs	12-4	8 months		19-48 mont	hs
1 - 5 years		Category C	12-32 mc	onths		12-34 months		12-36 mont	hs [18-6	50 months		24-60 mont	hs
1 - 6 years	X	Category B	12-36 mc	onths		12-36 months		12-48 mont	hs	24-1	72 months	X	28-72 mont	hs
1 - 10 years		Category B	12-36 tnc	onths		12-48 months		16-72 mont	hs	- 1	36-120 nonths		48-120 months	
1 - 15 years		Category B Enhancement	12-48 mc	onths		24-60 months		36 - 96 mon	ths		48-180 nonths		60-180 months	
2 - 10 years		Category B	24-60 m	onths		28-72 months		32-84 mont	hs		36-120 months	$\overline{\sqcap}$	48-120 months	
2 - 15 years		Category B	24-72 m	onths		32-84 months		36-120 mon	ths		48-180 nonths	$\overline{\sqcap}$	66-180 months	
3 - 10 years	Ī	Category B	36-90 mc	onths	Π	40-100 months		42-110 mon	ths		44-120 nonths		48-120 months	Ī
3 - 15 years	T	Category B	36-96 m	onths		42-120 months		48-120 mon	ths	li i	60-180 months		72-180 months	
5 - 15 years	Ī	Category B	60-150 m	onths		64-162 months		68-174 mon	ths	- 6	72-180 months	$\overline{\sqcap}$	72-180 months	Ī
1 - 20 years		Category B	12-48 mg	onths		18-96 months		24-120 mon	ths		36-240 months		72-240 months	Ī
2 - 20 years	ī	Category B	24-60 m	onths		30-96 months		36-120 mon	ths	<u> </u>	48-240 months	Ħ	84 - 240 months	Ī
3 - 20 years	T	Category B	36-72 me	onths		42-108 months		54-144 mon	ths	н	66-240 months	$\overline{\Box}$	96 -240 months	T
5 - 20 years		Category B & habitual offender	60-150 m	onths	T	64-162 months		72-174 mon	ths	ŧ	84-240 months		96 -240 months	Ī
Life w/or without parole		Category A & habitual offender	Life/possib parole after			Life/ possibility of parole after 20 years		Life w/possib of parole	ility	P	Life w/ ossibility of parole		Life with no possibility of parole	
Low Intelligence Reading and W Other:	Other Areas of Concern (Check all that apply): Low Intelligence / Cognitive Difficulties Physical Handicap Reading and Writing Limitations / Significant Learning Disabilities													
recommendation. If any of these factors apply to an offender, a downward sentence deviation towards leniency may be appropriate. ANY RECOMMENDATION THAT DEVIATES FROM SUGGESTED SENTENCE MUST INCLUDE JUSTIFICATION (+) OR (-) DEVIATION JUSTIFICATION:														
K. Lomprey, Specialis	t III	Digitally signed b Date: 2019,11,08	y K. Lompray, Specialis 1236-30-08'00	π#		5029	_		Frida	ay, No	vember 8,	2019	•	
Specialist:						CID#]	Date			
E. Lopez, Supervisor		Digitally signed in Date: 2019.11.101	y 6. Lopez, Supervisor 07:56:53 - 08'00'			4706	_		Sunda	ıy, Nov	vember 10) <u>, 201</u>	19	
Supervisor:						CID#	_]	Date			
NPP JSF003 (B) 10/17				Lock All Field	5		Page 2 of 2			of 2				



Extremity Laceration: Stitches, Staples, or Tape

A laceration is a cut through the skin. If it is deep, it may require stitches or staples to close so it can heal. Minor cuts may be treated with surgical tape closures, or skin glue.

X-rays may be done if something may have entered the skin through the cut. You may also need a tetanus shot if you are not up to date on this vaccine.

Home care

- Follow the healthcare provider's instructions on how to care for the cut.
- Wash your hands with soap and warm water before and after caring for your wound. This is to help prevent infection.
- Keep the wound clean and dry. If a bandage was applied and it becomes wet or dirty, replace it. Otherwise, leave
 it in place for the first 24 hours, then change it once a day or as directed.
- If stitches or staples were used, clean the wound daily:
 - After removing the bandage, wash the area with soap and water. Use a wet cotton swab to loosen and remove any blood or crust that forms.
 - After cleaning, keep the wound clean and dry. Talk with your healthcare provider before putting any antibiotic ointment on the wound. Reapply the bandage.
- You may remove the bandage to shower as usual after the first 24 hours, but don't soak the area in water (no swimming) until the stitches or staples are removed.
- If surgical tape closures were used, keep the area clean and dry. If it becomes wet, blot it dry with a towel. Let the surgical tape fall off on its own.
- The healthcare provider may prescribe an antibiotic cream or ointment to prevent infection. He or she may also
 prescribe an antibiotic pill. Don't stop taking this medicine until you have finished it all or the provider tells you
 to stop.
- · The provider may also prescribe medicine for pain. Follow the instructions for taking these medicines.
- · Don't do activities that may reopen your wound.

Follow-up care

Follow up with your healthcare provider, or as advised. Most skin wounds heal within 10 days. But an infection may sometimes occur even with proper treatment. Check the wound daily for the signs of infection listed below. Stitches and staples should be removed within 7 to 14 days. If surgical tape closures were used, you may remove them after 10 days if they have not fallen off by then.

When to seek medical advice

Call your healthcare provider right away if any of these occur:

- · Wound bleeding not controlled by direct pressure
- Signs of infection, including increasing pain in the wound, increasing wound redness or swelling, or pus or bad odor coming from the wound
- Fever of 100.4°F (38°C) or higher, or as directed by your healthcare provider
- · Stitches or staples come apart or fall out or surgical tape falls off before 7 days
- Wound edges reopen
- Wound changes colors
- · Numbness occurs around the wound
- Decreased movement around the injured area

Date Last Reviewed: 7/1/2017

Justin A. Larkin (MRN: 0001161637) • Printed at 1/26/20 6:30 PM

Page 5 of 8 Epic

- · Heavy bleeding or vomiting blood
- · Very drowsy or trouble awakening
- Fainting or loss of consciousness
- · Rapid heart rate
- Seizure

When to seek medical advice

Call your healthcare provider right away if any of these occur:

- · Severe shakiness
- Fever of 100.4°F (38°C) or higher, or as directed by your healthcare provider
- · Confusion or hallucinations (seeing, hearing, or feeling things that are not there)
- Pain in your upper abdomen that gets worse
- · Repeated vomiting

Date Last Reviewed: 6/1/2016

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Justin A. Larkin (MRN: 0001161637) • Printed at 1/26/20 6:30 PM

Page 4 of 8 Epic

 Even with proper treatment, a wound infection may sometimes occur. Check the wound daily for signs of infection listed below.

Scalp wounds

During the first 2 days, you may carefully rinse your hair in the shower to remove blood, glass or dirt particles. After two days, you may shower and shampoo your hair normally. Do not soak your scalp in the tub or go swimming until the stitches or staples have been removed. Talk with your healthcare provider before applying any antibiotic ointment to the wound.

Mouth wounds

Eat soft foods to reduce pain. If the cut is inside of your mouth, clean by rinsing after each meal and at bedtime with a mixture of equal parts water and hydrogen peroxide (do not swallow!). Or, you can use a cotton swab to directly apply hydrogen peroxide onto the cut. You may also be prescribed a chlorhexidine solution to rise with. Mouth wounds can be painful when eating. You may use an over-the-counter local numbing solution for pain relief. If this is not available, you may use any numbing solution intended for teething babies. You may apply this directly to the sores with a cotton-tip swab or with your finger.

Follow-up care

Follow up with your healthcare provider as advised. Ask your healthcare provider how long sutures should be left in place. Be sure to return for suture removal as directed. If dissolving stitches were used in the mouth, these should fall out or dissolve without the need for removal. If tape closures were used, remove them yourself when your provider recommends if they have not fallen off on their own. If skin glue was used, the film will wear off by itself. Generally, you should keep healing wounds out of direct sunlight for the first couple of months to try to lessen scarring.

When to seek medical advice

Call your healthcare provider right away if any of these occur:

- Signs of infection, including increasing pain in the wound, increasing wound redness or swelling, or pus or bad odor coming from the wound
- Fever of 100.4°F (38.°C) or higher, or as directed by your healthcare provider
- Stitches or staples come apart or fall out or surgical tape falls off before 7 days
- Wound edges reopen
- · Wound changes colors
- Numbness around the wound after any numbing medicine should have worn off
- · Decreased movement around the injured area

Call 911

Call 911 if you can't control the wound bleeding with direct pressure.

Date Last Reviewed: 5/1/2017

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Justin A. Larkin (MRN: 0001161637) • Printed at 1/26/20 6:30 PM

Page 8 of 8 Epic

- - Heart and vascular system. Alcohol affects multiple areas. It can damage heart muscle causing cardiomyopathy,
 which is a weakening and stretching of the heart muscle. This can lead to trouble breathing, an irregular
 heartbeat, atrial fibrillation, leg swelling, and heart failure. It makes the blood vessels stiffen causing hypertension
 (high blood pressure). All of these problems increase your risk of having heart attacks or strokes.
 - Liver. Alcohol causes fat to build up in the liver, affecting its normal function. This increases the risk for hepatitis,
 leading to abdominal pain, appetite loss, jaundice, bleeding problems, liver fibrosis, and cirrhosis. This in turn can
 affect your ability to fight off infections, and can cause diabetes. The liver changes prevent it from removing
 toxins in your blood that can cause encephalopathy. Signs of this are confusion, altered level of consciousness,
 personality changes, memory loss, seizures, coma, and death.
 - Pancreas. Alcohol can cause inflammation of the pancreas, or pancreatitis. This can cause pain in your abdomen, fever, and diabetes.
 - Immune system. Alcohol weakens your immune system in a number of ways. It suppresses your immune system
 making it harder to fight off infections and colds. You will also have a higher risk of certain infections
 like pneumonia and tuberculosis.
 - · Cancer risk. Alcohol raises your risk of cancer of the mouth, esophagus, pharynx, larynx, liver, and breast.
 - · Sexual function. Alcohol abuse can also lead to sexual problems.

Alcohol use during pregnancy may cause permanent damage to the growing baby.

Home care

The following guidelines will help you care for yourself at home:

- · Don't drink any more alcohol.
- · Don't drive until all effects of the alcohol have worn off.
- · Don't operate machinery that can cause injuries.
- Get lots of rest over the next few days. Drink plenty of water and other non-alcoholic liquids. Try to eat regular meals.
- If you have been drinking heavily on a daily basis, you may go through alcohol withdrawal. The usual symptoms
 last 3 to 4 days and may include nervousness, shakiness, nausea, sweating, sleeplessness, and can even cause
 seizures and a serious withdrawal symptom called delirium tremens, or DTs. During this time, it is best that you
 stay with family or friends who can help and support you. You can also admit yourself to a residential detox
 program. If your symptoms are severe (seizures, severe shakiness, confusion), contact your doctor or call an
 ambulance for help (see below).

Follow-up care

If alcohol is a problem in your life, these are some organizations that can help you:

- Alcoholics Anonymous offers support through a self-help fellowship. There are no dues or fees. See the Yellow Pages and call for time and place of meetings. Find AA online at www.aa.org.
- Al-Anon offers support to families of alcohol users. Contact 888-425-2666, or online at www.al-anon.org.
- National Council on Alcoholism and Drug Dependence can be reached at 800-622-2255, or online at www.ncadd.org.
- There are also inpatient and residential alcohol detox programs. Check the Internet or phonebook Yellow Pages under "Drug Abuse and Treatment Centers."

Call 911

Call 911 if any of these occur:

- · Trouble breathing or slow irregular breathing
- Chest pain
- Sudden weakness on one side of your body or sudden trouble speaking

Justin A. Larkin (MRN: 0001161637) • Printed at 1/26/20 6:30 PM

Page 3 of 8 Epic

UNLV Clinics: 2231 W. Charleston Blvd., Las Vegas

UNLV Women's Center

702-944-2805

UNLV Internal Medicine Clinic

702-676-3650

-Cardiology

-Gastroenterology

-Pulmonology

UNLV Clinics: 1707 W. Charleston Blvd., Las Vegas

UNLV Surgery Clinic

702-671-5150

UNLV Rheumatology/

Endocrinology

702-671-5070

UNLV Clinic: 1524 Pinto Lane, Las Vegas

UNLV Pediatrics Clinic

702-944-2828

Resource Hotlines

National Suicide Hotline:

1-800-273-8255

National Adult Protective Services:

1-888-729-0571

National Child Protective Services:

1-800-4-A-CHILD (422-4453)

National Human Trafficking

1-888-373-7888 or

Resource Center:

Text "HELP" or "INFO to 233733

ADDITIONAL FOLLOW-UP INSTRUCTIONS:

Please arrange a follow-up appointment within 3 days (Unless a follow-up appointment has been recommended sooner) with your primary care provider (PCP), or the referred physician or clinic. See Referral section or Referral handout given. If you do not have your own doctor or cannot arrange the appointment within this time period please return to this or any local Emergency Department or urgent care for your recheck.

Certain medical problems require even closer follow-up:

*If you have abdominal pain, we recommend that you return in 8-12 hours for a recheck, unless your symptoms are completely resolve.

!F YOUR CONDITION WORSENS AT ANY TIME, OR IF YOU EXPERIENCE ANY OTHER NEW OR CONCERNING SYMPTOMS, PLEASE RETURN IMMEDIATELY TO THE EMERGENCY **DEPARTMENT**

^{*}If you have a wound or were diagnosed with a skin infection, we recommend that you return in 2 days for a recheck.

Electronically Filed 2/13/2020 8:09 AM Steven D. Grierson CLERK OF THE COURT

1 INFM STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 **BRANDON ALBRIGHT** Deputy District Attorney 4 Nevada Bar #014158 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 I.A. 2/14/2020 DISTRICT COURT 10:00 AM CLARK COUNTY, NEVADA 8 SHEETS 9 THE STATE OF NEVADA. CASE NO: C-20-346867-1 10 Plaintiff. DEPT NO: 11 Х -VS-12 JUSTIN ALEXANDER RASHAD LARKINS. aka, Justin Alexander Larkins. 13 #1966552 INFORMATION 14 Defendant. 15 STATE OF NEVADA) ss. 16 COUNTY OF CLARK 17

STEVEN B. WOLFSON, 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:

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That JUSTIN ALEXANDER RASHAD LARKINS, aka, Justin Alexander Larkins, the Defendant(s) above named, having committed the crime of BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935), on or about the 26th day of January, 2020, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada, did willfully and unlawfully use force or violence against or upon the person of his spouse, former spouse, any other person to whom he is related by blood or marriage, a person with whom he has had or is having a dating relationship, a person with whom he has a child in

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Case Number: C-20-346867-1

1	common, the minor child of any of	those persons or his minor child, to wit: SHARON							
2	HEWITT, with use of a deadly weapon, to wit: a large rock, by throwing said large rock at the								
3	said SHARON HEWITT.								
4	STEVEN B. WOLFSON								
5		Clark County District Attorney Nevada Bar #001565							
6		Amy Lerren							
7		BRANDON ALBRIGHT ME							
8		Deputy District Attorney Nevada Bar #014158							
9									
10									
11									
12	Names of witnesses known to the	ne District Attorney's Office at the time of filing this							
13	Information are as follows:	_							
14	NAME	ADDRESS							
15	CUSTODIAN OF RECORDS	LVMPD, Communications, 400 Martin							
16	Or Designee	Luther King Blvd., LV, NV							
17	CUSTODIAN OF RECORDS	LVMPD, Records, 400 Lewis Avenue, LV,							
18	Or Designee	NV							
19	CUSTODIAN OF RECORDS	CCDC, 330 So. Casino Center Blvd., LV,							
20	Or Designee	NV							
21	CUSTODIAN OF RECORDS	THE SUITES, 4855 Boulder Hwy., LV, NV							
22	Or Designee								
23	DILLARD, TIMOTHY	CCDA PROCESS SERVER							
24	FREEMAN, S.	LVMPD P#16127							
25	HANSEN, B.	LVMPD P#16544							
26	JOHNSTON, S.	LVMPD P#16578							
27	MARTINEZ, S.	LVMPD P#16590							
28	PLONSE, KELLY	CCDA PROCESS SERVER							
		2							

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INMATE REQUEST FORM

1.) INMATE NAME	DOC#	2.) HOUSING UNIT	3.) DATE
Justin A.R. Lanke	hs 1/75371	5-8-17	2-22-2021
4.)_REQUEST FORM TO: (CHECK BOX)	MENTAL HEALTH	CANTEEN
1/CASEWORKER	MEDICAL -	LAW LIBRARY	DENTAL
EDUCATION	VISITING	SHIFT COMMAND	
LAUNDRY	PROPERTY ROOM	OTHER	_
5.) NAME OF INDIVIDUAL TO	O CONTACT: MY, 5/16	ber	
6.) REQUEST: (PRINT BELC	ow <i>HeY! how are</i>	e You? I'm Joing	to Court Next
Week on The 310	+ March for a se	entence Modifican	tion, I ubuld to like to
ask You to Pri	int out a letter	on my behalt,	stating how I
have not been	in any trouble :	since arriving to	N.D.O.C. flease
Understand That	Lam not ask	ing for you to,	lie on my behalf
or embellish to	ha truth on my	behalf or make	any Yeccommendations
on my behalf	Just State in	the letter how.	I have done my
best to mainta	in excellent con	rduct by 🛍 not.	Getting into any Trouble Me
7,) INMATE SIGNATURE	WMW(t)	DC	oc# <u>1/75371</u>
8.) RECEIVING STAFF SIGN	IATURE		DATE
	9.) RESPO	NSE TO INMATE	i
This is no	+ Somethin	y we do. T	he courts can
Contact us	s if they	have any	questiens about
your or you	sur conduct		
0			
HDSP on	sing this kite	e perhaps.	You arrived to
write-up	free the e	entire time	

DOC - 3012 (REV. 7/01)

Larkin, Justin 3955 W RUSSELL RD , LAS VEGAS, NV 89118 Student Number: 12164726 Grade: AD Gender: M Birthdate: 06/05/1987 Birth Place: Not provided

Clark County School District Academic History

Class of Grad Status: Undergraduate Grad Date: Undetermined Printed: 03/02/2021 10:00:15 AM

High Desert State Prison Adult HS
22010 Cold Creek Rd
22010 Cold Creek Rd
Indian Springs, NV 89070
Tel: (702)879-6682 Fax: (702)879-6626
School CEEB Code: 991933
State School Number: 940
District School Number: 615

	GPA Summ	ery		
Unweighted Weighted GI Class Rank Accumulated NSHE Core	GPA PA I Bonus Points GPA		4.000 4.000 1 of 23 0.000 0.0000	30
Sch Year	Attendance Sur School	Enroll	Absent Days	Tardy Days
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				S. Markey Company
	ji ji			

INMATE REQUEST FORM

1.) INMATE NAME	DOC#	2.) HOUSING UNIT	3.) DATE
Justin A.R.	Carkins 1175371	6-67	3-31-21
4.) REQUEST FORM T	O: (CHECK BOX)	MENTAL HEALTH	CANTEEN
CASEWORKER	MEDICAL	LAW LIBRARY	DENTAL
EDUCATION	VISITING	SHIFT COMMAND	
LAUNDRY	PROPERTY ROOM	OTHER	
5.) NAME OF INDIVIDUA	AL TO CONTACT: MR, F	Sher	
6.) REQUEST: (PRINT E	BELOW HOW WE YO	ou sir? I've	been waitin
Tor an OFF	wer to come a	nd PICK UP This	Packet The
one distribut	ted to me on.	3-2-21. The OF	Ficers in this
Unit Won't	take The Packe	t, They alwa	V3 tell me
That gen C	Hicer from Educ	cation Will Con	ne und get
it L'm Ju	St trying to co	ntact You to 1	et You know
I have it	5411. Thank You	for your time.	<u>.</u>
7.) INMATE SIGNATURE	Justin D	DOC #	1175371
8.) RECEIVING STAFF S	SIGNATURE	DATE	
****************	9.) RESPON	ISE TO INMATE	************************************
Iam	having this	Kik delivered	to you so
turn in	packets when	you get this	back!
,		U U	
	, , , , ,	2	
10.) RESPONDING STAF	F SIGNATURE // /	2	DATE 4/9/21
,		<u> </u>	

C-20-346867-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

February 14, 2020

C-20-346867-1

State of Nevada

JUSTIN LARKINS

February 14, 2020

10:00 AM

Initial Arraignment

HEARD BY:

Wittenberger, Shannon

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Brown, Kristen

RECORDER:

Nichols, Sharon

REPORTER:

PARTIES PRESENT:

JUSTIN A LARKINS

Defendant

Kelsey L. Bernstein

Attorney for Defendant

JOURNAL ENTRIES

Deputized Law Clerk, Joshua Judd appearing for the State.

NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. LARKINS ARRAIGNED AND PLED GUILTY TO BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (F). Parties agreed to waive the Pre-Sentence Investigation (PSI) Report and use the PSI from C343544. Court ACCEPTED plea, and ORDERED, matter SET for sentencing.

CUSTODY

2/26/20 8:30 AM SENTENCING (DEPT. 10)

Printed Date: 2/21/2020

Page 1 of 1

Minutes Date:

February 14, 2020

Prepared by: Kristen Brown

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

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Plaintiff.

THE STATE OF NEVADA.

-VS-

JUSTIN ALEXANDER RASHAD LARKINS, aka, Justin Alexander Larkins #1966552,

Defendant.

CASE NO:

20F02003X

DEPT NO: 1

CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of INVASION OF THE HOME (Category B Felony - NRS 205.067 - NOC 50435); BURGLARY (Category B Felony - NRS 205.060 - NOC 50424); BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935); ASSAULT WITH A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50201);BATTERY ON A PROTECTED PERSON (Gross Misdemeanor -NRS 200.481 - NOC 50221) and MALICIOUS DESTRUCTION OF PROPERTY (Gross Misdemeanor - NRS 206.310, 193.155 - NOC 50905), in the manner following, to wit: That the said Defendant, on or about the 26th day of January, 2020, at and within the County of Clark, State of Nevada,

COUNT 1 - INVASION OF THE HOME

did willfully, unlawfully, feloniously, and forcibly enter an inhabited dwelling, to wit: 4855 Boulder Highway, Apartment No. C/1033, thereof, Las Vegas, Clark County, Nevada, without permission of the owner, resident, or lawful occupant, to wit: SHARON HEWITT.

COUNT 2 - BURGLARY

did willfully, unlawfully, and feloniously enter a building, owned or occupied by SHARON HEWITT, located at 4855 Boulder Highway, Apartment No. C/1033, thereof, Las Vegas, Clark County, Nevada, with intent to commit assault and/or battery.

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<u>COUNT 3</u> - BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE

did willfully and unlawfully use force or violence against or upon the person of his spouse, former spouse, any other person to whom he is related by blood or marriage, a person with whom he has had or is having a dating relationship, a person with whom he has a child in common, the minor child of any of those persons or his minor child, to wit: SHARON HEWITT, with use of a deadly weapon, to wit: a rock, by throwing said large rock at the said SHARON HEWITT, striking her on the foot.

COUNT 4 - ASSAULT WITH A DEADLY WEAPON

did willfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did willfully and unlawfully attempt to use physical force against another person, to wit: BRANDON-MICHAEL JORDAN, with use of a deadly weapon, to wit: a large rock, by throwing said large rock at and/or towards the said BRANDON-MICHAEL JORDAN.

COUNT 5 - BATTERY ON A PROTECTED PERSON

did willfully, unlawfully and knowingly use force or violence upon the person of another, to wit: JASON MCKINNEY, who was performing his duty as a provider of health care, being employed as a registered nurse, which defendant knew or should have known that JASON MCKINNEY was a provider of health care, by spitting in the face of the said JASON MCKINNEY.

COUNT 6 - MALICIOUS DESTRUCTION OF PROPERTY

did willfully, unlawfully, or maliciously destroy and/or injure the real and/or personal property of another, to wit: double paned windows, owned by SHARON HEWITT, located at 4855 Boulder Highway, Apartment No. C/1033, thereof, Las Vegas, Clark County, Nevada, by throwing rocks through four (4) said double paned windows, the value of said damage being \$250.00 or more and less than \$5,000.00.

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All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury. 01/27/20 20F02003X/lal LVMPD EV# 200100123301 (TK3)

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NOTICE OF WITNESSES [NRS 174.234]

Defendant or attorney of record: TO:

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF

NEVADA intends to call the following witnesses:

<u>NAME</u> **ADDRESS**

Communication Bureau CUSTODIAN OF RECORDS

Law Enforcement Agency - Clark County, Nevada

These witnesses are in addition to those witnesses noted in the discovery or other documents provided.

DATED January 27, 2020.

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CHECK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

February 14, 2020

C-20-346867-1 State of Nevada

Felony/Gross Misdemeanor

VS

JUSTIN LARKINS

February 14, 2020 10:00 AM Initial Arraignment

HEARD BY: Wittenberger, Shannon COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Kristen Brown

RECORDER: Sharon Nichols

REPORTER:

PARTIES

PRESENT: Bernstein, Kelsey L. Attorney

LARKINS, JUSTIN A Defendant

JOURNAL ENTRIES

- Deputized Law Clerk, Joshua Judd appearing for the State.

NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. LARKINS ARRAIGNED AND PLED GUILTY TO BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (F). Parties agreed to waive the Pre-Sentence Investigation (PSI) Report and use the PSI from C343544. Court ACCEPTED plea, and ORDERED, matter SET for sentencing.

CUSTODY

2/26/20 8:30 AM SENTENCING (DEPT. 10)

PRINT DATE: 05/06/2021 Page 1 of 7 Minutes Date: February 14, 2020

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

February 26, 2020

C-20-346867-1 State of Nevada

Felony/Gross Misdemeanor

VS

JUSTIN LARKINS

February 26, 2020 8:30 AM Sentencing

HEARD BY: Jones, Tierra COURTROOM: RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT: Albright, Brandon B. Attorney

LARKINS, JUSTIN A Defendant Sheets, Damian R. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- DEFT. LARKINS ADJUDGED GUILTY of BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (F). Counsel submitted the matter on the negotiations. Statements by deft. Victims speakers Sworn and gave statements. Using PSI from C343544, COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a DNA Analysis fee including testing to determine genetic markers, WAIVED, and \$3.00 DNA Collection fee, Deft. SENTENCED to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC); with 31 DAYS credit for time served.

BOND if any, EXONERATED.

NDC

PRINT DATE: 05/06/2021 Page 2 of 7 Minutes Date: February 14, 2020

C-20-346867-1

PRINT DATE: 05/06/2021 Page 3 of 7 Minutes Date: February 14, 2020

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misde	meanor	COURT MINUTES	November 24, 2020
C-20-346867-1	State of Nevada vs JUSTIN LARKIN		
November 24, 2020	1:00 PM	Minute Order	
HEARD BY: Jones,	Tierra	COURTROOM:	RJC Courtroom 14B
COURT CLERK: To	eri Berkshire		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The above-referenced matter is scheduled for a hearing on Monday, November 30, 2020, with regard to the Defendant's Pro Per Motion to Dismiss Counsel and Appoint Alternate Counsel. This Court has reviewed the papers and pleadings on file, and has determined that the case may be resolved on the papers, and consequently issues this Minute Order.

Following review of the papers and pleadings on file herein, COURT ORDERED, Defendant's Motion is GRANTED IN PART, DENIED IN PART. Defendant's Motion is granted regarding the dismissal of counsel. But, Defendant's Motion is denied regarding appointment of alternate counsel as Defendant has no pending matters before the Court.

Attorney Damian Sheets Esq. is ordered to provide the Defendant with a full copy of his case file. Because this matter has been resolved on the papers, the hearing scheduled for November 30, 2020 will be taken off-calendar, and there is no need for any party or attorney to appear.

Clerk's Note: This Minute Order was electronically served by Courtroom Clerk, Teri Berkshire, to all registered parties for Odyssey File & Serve/tb

PRINT DATE: 05/06/2021 Page 4 of 7 Minutes Date: February 14, 2020

C-20-346867-1

PRINT DATE: 05/06/2021 Page 5 of 7 Minutes Date: February 14, 2020

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

March 03, 2021

C-20-346867-1 State of Nevada

Felony/Gross Misdemeanor

VS

JUSTIN LARKINS

March 03, 2021 8:30 AM Motion to Modify Sentence

HEARD BY: Jones, Tierra COURTROOM: RJC Courtroom 14B

COURT CLERK: Kristin Duncan

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT: Hellman, Baylie Attorney

State of Nevada Plaintiff
Thomas, Morgan B.A. Attorney

JOURNAL ENTRIES

- The Court noted that the Defendant's Motion for Modification of Sentence, was filed in proper person. Ms. Hellman moved to withdraw Damian Sheets, Esq. as counsel of record. There being no opposition, COURT ORDERED Damian Sheets, Esq.'s request to withdraw as counsel of record, was hereby GRANTED; DEFT. shall proceed in PROPER PERSON. COURT FURTHER ORDERED Defendant's Motion for Modification of Sentence, was hereby CONTINUED, to allow the State to file an Opposition.

CUSTODY

CONTINUED TO: 3/31/21 8:30 AM

PRINT DATE: 05/06/2021 Page 6 of 7 Minutes Date: February 14, 2020

C-20-346867-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor		COURT MINUTES	March 31, 2021
C-20-346867-1	State of Nevada vs JUSTIN LARKIN	NS	
March 31, 2021	8:30 AM	Motion to Modify Sentence	Defendant's Motions for Modification of Sentence
HEARD BY: Jones,	Tierra	COURTROOM:	RJC Courtroom 14B

COURT CLERK: Jennifer Lott

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT: State of Nevada

Plaintiff Wong, Hetty O. Attorney

JOURNAL ENTRIES

- COURT ORDERED, motion is DENIED. State will prepare the Order consistent with the Opposition.

IN CUSTODY

Page 7 of 7 PRINT DATE: 05/06/2021 Minutes Date: February 14, 2020

Certification of Copy and Transmittal of Record

State of Nevada
County of Clark

Pursuant to the Supreme Court order dated May 4, 2021, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises one volume with pages numbered 1 through 235.

STATE OF NEVADA,

Plaintiff(s),

VS.

JUSTIN ALEXANDER RASHAD LARKINS aka JUSTIN ALEXANDER LARKINS,

Defendant(s),

now on file and of record in this office.

Case No: C-20-346867-1

Dept. No: X

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 6 day of May 2021.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk