1	IN THE SUPREME COURT OF THE STATE OF NEVADA			٠
2		e e		
3			Electronically Filed	
4			Electronically Filed Oct 25 2021 03:13 Elizabeth A. Brown	p.m.
5			Clerk of Supreme C	
6	BRETT ALAN LINDER,	CASE NO.: 83162		
7	Appellant,			
8	vs.	*		
9	THE STATE OF NEVADA,			
10	Respondent,			
11	ON APPEAL FROM THE FIFTH JU	DICAL DISTRICT	COURT IN AND	
12	FOR THE COUNTY OF NYE, TH	E HONORABLE RO	OBERT LANE.	
13			·	
14	PRES	IDING		
15	APPELLANT'S APP	PENDIX ON APPEA	L	
16	VOL	UME I		
17	David H. Neely III, Esq.	Aaron Ford, Esq.		
18	NV Bar No. 3891 3520 E. Tropicana Ave., Suite D-1	Nevada Attorney (100 North Carson		
19	Las Vegas, Nevada 89121	Carson City, Neva	i i	
20	Attorney for Appellant		·	
21		Chris Arabia, Esq.		
22		Nye County Distri P.O. Box 39	•	
23		Pahrump, Nevada Attorneys for Resp		
24				
	·			
25				

Appellant, **BRETT ALAN LINDER**, by and through his attorney of record, David H. Neely III, Esq., hereby files the following as his Appendix on Appeal Volume One, containing the documents deemed pertinent to the issues on appeal.

Appellant reserves the right to file supplemental appendixes as required in Opening, Answering or Reply Briefs.

I hereby certify that I have read this Appendix on Appeal Volume One and to the best of my knowledge, information, and belief, it is not frivolous or interposed for any improper purpose such as to harass or to cause unnecessary delay or needless increase in the cost of litigation. I further certify that this Appendix complies with all applicable Nevada Rules of Appellate Procedure, in particular NRAP 28(e), which requires every assertion in the Brief regarding matters in the record be supported by a reference to the page and volume number of this appendix where the matter is relied on is to be found. I understand that I may be subject to sanctions in the event that the accompanying Brief is not in conformity with the requirements of the Nevada Rules of Appellate Procedure.

### **VERIFICATION**

1. I hereby certify that this Appellant's Appendix on Appeal Volume
One complies with the formatting requirements of NRAP 32(a)(6) because:

This Appellant's Appendix on Appeal Volume One has been prepared in a proportionally spaced typeface using Microsoft Word 2016 in Times New Roman 14.

2. I further certify that the Appendix on Appeal Volume One complies with the page limitation of NRAP 32(a)(7).

DATED this 35day of October, 2021.

DAVID H. NEELY III,

NV Bar No. 003891

3520 East Tropicana Ave., Ste. D-1

Las Vegas, NV 89121 Attorney for Appellant

### INDEX TO APPENDIX ON APPEAL VOLUME ONE

2	DATE	DESCRIPTION	PAGE
3	08/25/2020	Affidavit and Application for Appointment of Counsel	0001
4	08/31/2020	Criminal Complaint	0002
5	09/09/2020	Order to Revoke	0004
7	09/09/2020	Substitution of Counsel	0005
8	09/14/2020	Affidavit and Application for Appointment of Counsel	0006
9	09/15/2020	Criminal Complaint	0007
10	10/16/2020	Substitute of Counsel	0009
11	10/28/2020	Order to Continue	0011
12 13	12/08/2020	Stipulation to Continue	0012
14	12/08/2020	Order to Continue Preliminary Hearings	0013
15	12/08/2020	Waiver of 15-Day Rule	0014
16 17	01/09/2021	Stipulation and Order to Convert Preliminary Hearing to Pre-Trial Hearing	0015
18	02/16/2021	Bindover Order in Case No. CR02607 and CR02744	0017
19	02/16/2021	Waiver of Preliminary Hearing Unconditional in Case No. CR02607 and CR02744	0019
20	02/19/2021	Information	0021
21 22	02/19/2021	Media Request to Allow Electronic Recording	0027
23	02/22/2021	Equipment into the Courtroom	0 0 tm 1
24	02/22/2021	Arraignment Hearing	0028
25			

1	DATE	DESCRIPTION	PAGE		
2   3	03/08/2021	Guilty Plea Agreement in Case No. CR21-0018 and CR21-0020	0033		
4	03/08/2021	Arraignment Hearing Transcript	0055		
5	05/17/2021	Sentencing Hearing Transcript	0065		
6	01/19/2021	Stipulation and Order to Convert Preliminary Hearing	0079		
7	06/21/2021	Sentencing Hearing Transcript	0080		
9	06/23/2021	Judgment of Conviction in Case CR21-0018 and CR21-0020	0102		
10	06/30/2021	Notice of Appeal	0108		
11	07/01/2021	Case Appeal Statement in Case No. CR21-0018 and CR21-0020	0087		
13	07/06/2021	Amended Judgment of Conviction	0115		
14	07/19/2021	Order of Limited Remand for Designation of Counsel	0118		
15 16	07/23/2021	Order Appointing Counsel	0120		
17	ALPHABETI	ALPHABETICAL INDEX TO APPENDIX ON APPEAL VOLUME ONE			
18	DATE	DESCRIPTION	PAGE		
19	08/25/2020	Affidavit and Application for Appointment of Counsel	0001		
20	09/14/2020	Affidavit and Application for Appointment of Counsel	0006		
21	07/06/2021	Amended Judgment of Conviction	0115		
22	02/22/2021	Arraignment Hearing	0028		
24	03/08/2021	Arraignment Hearing Transcript	0055		
25		5			

1	DATE	DESCRIPTION	PAGE
2	02/16/2021	Bindover Order in Case No. CR02607 and CR02744	0017
3 4	07/01/2021	Case Appeal Statement in Case No. CR21-0018 and CR21-0020	0087
5	08/31/2020	Criminal Complaint	0002
6	09/15/2020	Criminal Complaint	0007
7   8	03/08/2021	Guilty Plea Agreement in Case No. CR21-0018 and CR21-0020	0033
9	02/19/2021	Information	0021
10	06/23/2021	Judgment of Conviction in Case CR21-0018 and CR21-0020	0102
12 13	02/22/2021	Media Request to Allow Electronic Recording Equipment into the Courtroom	0027
14 15	06/30/2021	Notice of Appeal Order Appointing Counsel	0108 0120
16 17	07/19/2021	Order of Limited Remand for Designation of Counsel	0118
18	10/28/2020	Order to Continue	0011
19	12/08/2020	Order to Continue Preliminary Hearings	0013
20	09/09/2020	Order to Revoke	0004
21 22	05/17/2021	Sentencing Hearing Transcript	0065
23	06/21/2021	Sentencing Hearing Transcript	0080
24	01/19/2021	Stipulation and Order to Convert Preliminary Hearing	0079
25			

1	DATE	DESCRIPTION	PAGE
2	01/09/2021	Stipulation and Order to Convert Preliminary Hearing to	0015
3		Pre-Trial Hearing	
4	12/08/2020	Stipulation to Continue	0012
5	10/16/2020	Substitute of Counsel	0009
6	09/09/2020	Substitution of Counsel	0005
7	12/08/2020	Waiver of 15-Day Rule	0014
9	02/16/2021	Waiver of Preliminary Hearing Unconditional in Case No. CR02607 and CR02744	0019
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			

### CERTIFICATE OF MAILING

Chris Arabia, Esq.
District Attorney
100 North Carson Street
Carson City, Nevada 89701-4717

Aaron Ford, Esq.
Nevada Attorney General
15 | 100 North Carson Street
Carson City, Nevada 89701-4717
Attorneys for Respondent

agent or employee of David H. Neely, III, ESQ.

Case No: 20PC 0260)		
Dept: B	•	
IN THE INSTITUTE	CE COURT OF BALLBURG TOWN	PAHRUMP JUSTICE COURT
COUNT	CE COURT OF PAHRUMP TOWNSHIP Y OF NYE, STATE OF NEVADA	BY T. Wright
THE STATE OF NEVADA		2020 2550 05 0
vs. Plain	itiff,	2020 AUG 25 A 7: 44
Dilli	AFFIDAVIT AND APPL	ICATION FOR
Brett Linder	AI POINT MENT OF	COUNSEL TO FILED
Defenda	int.	
bied linder	, affirms under penalty of perjury, depo	ses and savs·
1. That he/she is indigent, charge	d with a crime in the Justice Court of Pahro	ump Township, to wit:
Pendina		· · · · · · · · · · · · · · · · · · ·
2. That he/she is without means o	f employing an attorney.	
Dersonal, which could be sold a	which to employ counsel, that he/she has	no property, real or
to borrow funds with which to	or encumbered to provide funds for counsemploy counsel.	el; that he/she is unable
•	•	
the expense of Nye County, State of	above-entitled Court to appoint counsel to	represent him/her at
and expense of thy ocurry, clate to	n Nevaua.	•
	Address GBOWW	Claire Bill
In Custody	City/State/Zip Polypap	VV 89038
iii Custody	Phone # 775 764 Email Routh Accept	0658
	Lillan Brett-Lin	12 ( Milos
	Defendant Signature	
ORDE	FR APPOINTING COUNSEL	the state of the s
•	ER APPOINTING COUNSEL	
he petitioner above-named, having filed a	n application with the Court, requesting the	appointment of an
illorriey to represent nim/ner and naving till	ed an affidavit that he/she is without mean cerning his/her financial status and good c	a of appalaulage as
herefore,	cerning his/her financial status and good of	ause appearing
T IS HEREBY ORDERED that	han Gent Esq	be appointed to
attorney for Indigent Defendant", which rule	ns and conditions as set forth in "Procedure es are hereby incorporated by reference as	e for Appointment of
uch other rules and regulations which the (	Court, from time to time may promulaate n	ursuant to NRS
71.188 to determine the indigent status of	the petitioner.	
IS FURTHER ORDERED that the Defend	dant appear in Court on	2011
9100 Am for Atraignmen	A	) , 20 <u>20</u> at
J		11 10
•	DATED this 25 day of Auc	PUST, 20 LU
·	The state of the s	
	Kent Jasperson Justice of the Peace	•

Case No. <u>20CR 0260</u>7

Department  $\_\mathcal{B}$ 

1

2

23

24

111

111

PAHRUMP JUSTICE COURT

A. Malone

2020 AUG 3 | PH 12: 27

All of which is contrary to the form, force and effect of the statute in such cases made and provided, and against the peace and dignity of the State of Nevada. Said complainant makes this declaration under penalty of perjury and requests that a summons be issued for BRETT ALAN LINDER.

DATED this 30th day of August, 2020.

CHRIS ARABIA
NYE COUNTY DISTRICT ATTORNEY

CHRISTI M. KINDEL

Deputy District Attorney

**CASE NO.: 20CR02607** 

DEPT .: B

BY Garnings

IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP SEP -9 AM 10: 33

COUNTY OF NYE, STATE OF NEVADA RECEIVED & FILEU

\* \* \* \* \*

THE STATE OF NEVADA,

Plaintiff,

VS.

ORDER TO REVOKE

BRETT A LINDER,

Defendant

On August 24, 2020, **BRETT A LINDER**, defendant, was released from custody on his own recognizance with the conditions that he not have any alcohol, marijuana, or illegal drugs, no adverse contact with law enforcement, no firearms, no contact with victim, and that he makes all his court appearances.

On September 9, 2020, a declaration of arrest was received from the Nye County Sheriff's Office indicating a new arrest; defendant having violated the conditions of his release by his non-compliance with no adverse contact with law enforcement, and good cause appearing therefore,

IT IS HEREBY ORDERED that  $\mathbf{BRETT}$  A LINDER'S O.R. release be revoked.

IT IS HEREBY ORDERED that **BRETT A LINDER** is returned to the custody of Nye County Sheriff's Office and admitted to bail in the amount of ten thousand (\$10,000.00) cash or bond.

IT IS SO ORDERED this 9th day of September 2020.

Kent Jasperson

Justice of the Peace

28

Case No.: 20CR02607

Dept.: B

BY Gamings)

### IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP AM 10: 33 COUNTY OF NYE, STATE OF NEVADA

RECEIVED & FILED

THE STATE OF NEVADA,

Plaintiff,

VS.

### SUBSTITUTION OF COUNSEL

#### **BRETT A LINDER,**

Defendant, /

On August 24, 2020 the Court appointed Nye County Public Defender Nathan Gent, Esq. to represent the defendant **BRETT A LINDER**. Attorney Gent advised this date that he has a conflict in this matter, as he previously represented the victim in this same matter and requests relief.

IT IS HEREBY ORDERED that conflict attorney, Public Defender, Brent
Percival, Esq., be and is hereby substituted as counsel for the defendant and that the
Hearing in the above captioned matter be and the same hereby is set for
Wednesday, the 16th day of September 2020, at 8:00 o'clock a.m. in the
Pahrump Justice Court, Department B.

IT IS FURTHER ORDERED that the preceding counsel transfer any and all discovery to the appointed conflict counsel.

DATED this 9th day of December 2020.

Kent Jasperson

Justice of the Peace

Case No: <u>20NY - 3093</u> ; NY -	<i>30</i> 47	
Dept: B	•	PAHRUMP JUSTICE COURT
IN THE JUSTICE	COURT OF PAHRUM	BY Spinings
COUNTY	OF NYE, STATE OF NE	OWNSHIP A
THE STATE OF NEVADA		7070 2FL 14 LU Z. 40.
Plaintiff,	•	RECEIVED & FILED
	AFFIDA	VIT AND APPLICATION FOR
Brett Alan Junder Defendant.		OINTMENT OF COUNSEL
- Ander		
1. That he/she is indigent, charged w	, affirms under penalty of	of perjury, deposes and says: e Court of Pahrump Township, to wit:
40		
- pending charge		
2. That he/she is without means of er	mploying an attorney	
J. I liat ne/sne has no money with wh	high to ampley coursel	that he/she has no property, real or
to borrow funds with which to emp	BIGUIDEREN IN NIMAS	that ne/sne has no property, real or funds for counsel; that he/she is unable
WHEREFORE, affiant requests the ab the expense of Nye County, State of N	ove-entitled Court to ap	point counsel to represent him/her at
and expenses of trye county, state of the	ievaga.	
	Address	580 W Crangely Ed
In Custody	City/State/Zip Phone #	JOHN STOLE
	Email	775 769 0650
V	Defendant Otion	
	Defendant Signature	
<u>ORDER</u>	APPOINTING COUNSI	L
The petitioner above-named, having filed an apatterney to represent him/her and having filed.	pplication with the Cour	reguesting the appointment of an
THE THE PARTY OF THE PROPERTY	ON OMANA TRACE BALABA	
attorney and having indicated the facts concert therefore,	ning his/her financial sta	atus and good cause appearing
IT IS HEREBY ORDERED that Brown the Perfendent subject to the terms	ent Percua	L. Kog. be appointed to
represent the Defendant subject to the terms a Attorney for Indigent Defendant", which rules a such other rules and regulations which the Co-	IDA CARAITIANA AA AAL EAS	to in ID-a a Branch for A and A a
Additional Lines and Leadingtons Mulcu tub Cut	III Trom time to time me	by reference as if set forth in full, and
171.188 to determine the indigent status of the	petitioner.	A broundidate baladant to 1442
IT IS FURTHER ORDERED that the Defendan		5 - 4 1/2 - 222
DIAC CON SON SON SON	It shhear in Court on	
2:00 AIR TOP FORMAL amou	it appear in Court on 	20 <u>a</u> U at
	gamence,	,
	gamence,	lay of September, 20 20
	gamence,	,

4	Case No. 20CR02744  Ry A. Malorie
1	
2	
3	LEA Case No(s). 20NY-3093 RECEIVED & FILED
4	
5	ARR:
6	IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP
7	COUNTY OF NYE, STATE OF NEVADA
8	THE STATE OF NEVADA,
9	Plaintiff,
10	v. <u>CRIMINAL COMPLAINT</u>
11	BRETT ALAN LINDER,
12	/
13	The undersigned, Chris Arabia, District Attorney, County of Nye, State of
14	Nevada, by and through his deputy, Christi M. Kindel, complains and charges the
15	above named defendant, BRETT ALAN LINDER, with having committed the
16	following offenses within said County of Nye, State of Nevada:
17	COUNT I
18	ATTEMPTED MURDER WITH USE OF A FIREARM, in violation of NRS 193.330, 200.010, 193.165, A CATEGORY 'B' FELONY,
19	committed in the following manner, to wit: That ON OR ABOUT
20	SEPTEMBER 8, 2020, in Pahrump Township, Nye County, Nevada, said Defendant did willfully, unlawfully and with malice aforethought
21	attempt to kill a human being with the use of a firearm, to wit: discharged a firearm at <b>JOSEPH FENTON</b> at or near 1441 Dutch Ford Road;
22	///
23	///
24	

	9
NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080	10
27 ATT 39 0A 890 380	11
JTY DISTRICT P.O. BOX 39 JMP, NEVADA (775) 751-7080	12
COUNTY DISTRICT ATTO P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080	13
YE CO	14
Z	15
·	16

2

3

4

5

6

7

8

17

18

19

20

21

22

23

24

### **COUNT II**

EX-FELON IN POSSESSION OF FIREARM(S), in violation of NRS 202.360, A CATEGORY 'B' FELONY, committed in the following manner, to wit: That ON OR ABOUT SEPTEMBER 8, 2020, in Pahrump Township, Nye County, Nevada, said Defendant, having been previously convicted of a felony in this or any other state, or in any political subdivision thereof, or in violation of the laws of the United States of America, did willfully and unlawfully have in his possession or under his custody or control a firearm(s);

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

DATED this 15th day of September, 2020.

**CHRIS ARABIA** NYE COUNTY DISTRICT ATTORNEY

**Deputy District Attorney** 

ì

· 16

		(	PAHRUMP JUSTICE C	<b>U</b> URT
			BY Shines	go
Case No: 20CR00079, 20PC02745, 20CR2806	20TR00948,	20CR01366, 20CR02607,	20CR02668, V 20CR02744	48
·	•		RECEIVED & FIL	Đ.
IN TH	-	OURT OF PAHRUMP TOW R THE COUNTY OF NYE	/NSHIP	

### IN THE JUSTICE COURT OF PAHRUMP TO IN AND FOR THE COUNTY OF NY

THE STATE OF NEVA	DA,	)		
	Plaintiff,	)	Casaskist.	20CK07.2
vs.		SUBSTITUTE	OF COUNSEL	
BRETTLINDER,				
		ļ		

COMES NOW, Defendant BRETT LINDER, and respectfully request that ANDREW S. T. FRITZ be substituted as his attorney of record in the above-captioned matters, in the place and stead of BRENT D. PERCIVAL, ESQ.

Dated this day /lo of October 2020.

# BRENT D. PERCIYAL, ESQ. P.C. Rent Demins Ven

Broll J. Pocival, Lighway 160, Suite 202, Pahrump, Nevada 89048 Tel: 702.868.5650 | rex: 775.727.9506 

### **CONSENT TO SUBSTITUTION**

COMES NOW, BRENT D. PERCIVAL, ESQ. and consents to the substitution of ANDREW S. T. FRITZ, as attorney of record in the above captioned matters.

Dated this 12 of October 2020

BRENT D. PERCIVAL, ESQ.

### ACCEPTANCE

ANDREW S. T. FRITZ, hereby acknowledges and agrees to be substitution as attorney of record in the above-captioned matters.

Dated this Sday of Oct. 2020

ANDREW S.T. IRITZ

7070 OCT 28 PM I2: 43

25

26

27

28

1		PAI	HRUMP JUS	HCE (
2	CASE NO.: 20CR02607; 20TR00948; 20CR02668;	BY	Gous	mi
3			OCT 28	
4	DEPT: B	Kt	C2 (35 (4))	Y.
5				
6	IN THE JUSTICE COURT OF PAHRUMP	ΓOWN	SHIP	
7	COUNTY OF NYE, STATE OF NEV			
8				
9	THE STATE OF NEVADA,			
10	Plaintiff,			
11	vs.	er to	CONTIN	JIJE
12	,	<u> </u>	CONTI	<u>ice</u>
13	BRETT ALAN LINDER,			
14	Defendant,/			
15				
16	The above captioned matter was set for Preliminary	Hearin	ngs, Pre-T	rial
17	Hearings, Arraignment Hearings, and Status Hearings on N	lovemb	er 4, 2020	) at
18	9:00 o'clock a.m.			
19	Due to the Unavailability of a Judge, and good caus	e appe	aring there	efore,
20	IT IS HEREBY ORDERED that the Preliminary He	earings	, Pre-Trial	l
21	Hearings, Arraignment Hearings, and Status Hearings in th	e abov	e captione	d
22	matter(s) be continued to January 14, 2021 at 9:00 a.m.			
23	DATED this 26th day of October 2020.			
24				

Kent Jasperson
Justice of the Peace

Case Nos. 20CR02607, 20CR02744

### IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP: COUNTY OF NYE, STATE OF NEVADA

THE STATE OF NEVADA,

STIPULATION TO CONTINUE

Plaintiff,

٧.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

BRETT ALAN LINDER,

Defendant.

At the request of the State, IT IS HEREBY STIPULATED AND AGREED by and between Defendant, BRETT ALAN LINDER, by and through his attorney, Andrew Fritz, Esq., and Plaintiff, the State of Nevada, by and through its attorney, CHRIS ARABIA, Nye County District Attorney, that the Preliminary Hearings in the aboveentitled matters, currently set for December 9, 2020 at 9:00a.m. be continued to a date and time convenient to court and counsel for the purpose of transferring all of Defendant's cases to Pahrump. Defendant will file a Waiver of Speedy Preliminary Hearing under separate cover.

DATED this **\( \sqrt{}** day of December, 2020.

20

CHRIS ARABIA 21 Nye County District Attorney

22 23

Deputy District Attorney 24

Attorney for Defendant

Case Nos. 20CR02607, 20CR02744

7020 DEC -8 PM 2:00

# IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP COUNTY OF NYE, STATE OF NEVADA

THE STATE OF NEVADA,

ORDER TO CONTINUE PRELIMINARY HEARINGS

Plaintiff,

٧.

BRETT ALAN LINDER,

Defendant.

Upon stipulation of the parties herein, and good cause appearing therefor, IT IS HEREBY ORDERED that the Preliminary Hearings in the above-entitled matter, currently set for December 9, 2020 at 9:00 a.m. be CONTINUED to

January 20, , 2021 at 9:00 a.m.

Dated this 3 day of December, 2020

JUSTICE OF THE PEACE

	(			)
!				CARRUMP JUSTICE COURT
1	Case No.: <u>20080</u> 2	607, 20CRO2744		BY Demengo 277 DEC -8 PH 3-35
2	Dept.:	,		(4) UEC -8 PH 3:35
3		IN THE JUSTICE COURT	OF PAHRUMP TOV	VNSHIP
4		COUNTY OF NYE,	STATE OF NEVADA	A
5		• •	* * *	
6	THE STAT	E OF NEVADA		
7		Plaintiff,	WAIVE	R OF 15-DAY RULE
8	vs			
9	BrettAlan	1 Linder		
10	-	Defendant.		
11				
12	The und	ersigned. <u>Brett Ala</u>	n Linder	. Defendant in the above
13	entitled action after ha	ving been fully advised of hi	is/her rights to speedy	y prosecution of the charge
14	against him/her, hereby	$\gamma$ waives the fifteen (15) day	përiod in which he/si	he is to be given a preliminary
15	i hearing, pursuant to NF	RS 171.196, and agrees tha	it such hearing may b	e held within a reasonable time
16	at the discretion of the	Court.		
17			Dated this 6th da	ay of <u>December</u> , 20 <u>20</u> .
18				
19	10. 1 Fol 1	-2/1/1		
20	Attorney /	052,8 fr anhaif	Defendant	
21				
23			Justice of the Pear	<del>)</del>

NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080	
--	--

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

	بعنان وسندو والمستنان المنافقة	
	The state of the s	
Case No. 20CR0	12744, 20GR02607	

PAHRUMP JUSTICE COURT

BY Demingo

2021 JAN 19 PM 4: 22

RECEIVED & FILLED

### IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP COUNTY OF NYE, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

٧.

Department B

STIPULATION AND ORDER TO CONVERT PRELIMINARY HEARING TO A PRE-TRIAL HEARING

BRETT ALAN LINDER,

Defendant.

At the request of the State and defense counsel, IT IS HEREBY STIPULATED AND AGREED by and between Defendant, BRETT ALAN LINDER, by and through his attorney, Andrew S.T. Fritz, Esq., and Plaintiff, the State of Nevada, by and through its attorney, CHRIS ARABIA, Nye County District Attorney, that the Preliminary Hearings in the above-entitled matters, currently set on January 20, 2021, at 9:00 A.M. be converted to a Pre-Trail hearings to give time to the defendant to consider the States offer.

**DATED** this 19th day of January, 2021.

CHRIS ARABIA

NYE COUNTY DISTRICT ATTORNEY

22

23

24

Michael D Alimon
Deputy District Attorney

Andrew S.T. Fritz, Esq. Attorney for Defendant

# PAHRUMP JUSTICE COURT 1520 East Basin Avenue Pahrump, NV 89060

1	PJC Case No. 20CR02607 FEB 1 8 2021
2	PJC Dept. B
3	IN THE JUSTICE COURT OF PAHRUMP TOWNSH
4	COUNTY OF NYE, STATE OF NEVADA
5	***** THE STATE OF NEVADA,
6	Plaintiff,
7	vs. <u>BINDOV</u>
8	BRETT ALAN LINDER,
9	Defendant/
10	IT APPEARS to the court that public offense(s), namely, GRAND L
11	FIREARM(S), in violation of NRS 205.226, A CATEGORY 'B' FELONY
12	and it further appearing to the court the Defendant above-named, BRET
13	unconditionally waived the Preliminary Hearing in this matter.
14	IT IS THEREFORE ORDERED that Defendant BRETT ALAN LINI
15	hereby, bound over to the Fifth Judicial District Court of the STATE OF N
16	County of Nye, and there held to answer to said charge(s).
17	IT IS FURTHER ORDERED that Defendant BRETT ALAN LINDER
18	Courtroom of the Nye County Government Complex, 1520 E. Basin Road
19	for arraignment on said charge(s), on MONDAY FEBRUARY 22, 2021 at
20	IT IS FURTHER ORDERED that the Defendant be admitted to bail
21	thousand dollars (\$10,000.00) cash or bond.
22	
23	DONE in open court this 11th day of February 2021.
24	- Language
25	Kent Jasperson  Justice of the Peace
26	
27	

PAHRUMP JUSTICE COURT

11P 2021 FEB 15 ₽ 12 20

RECEIVED AND FILED

ER ORDER

ARCENY OF , has been committed Γ ALAN LINDER, has

FIFTH JUDICIAL DISTRICT

DER, be, and is EVADA, in and for the

R appear in the District d, Pahrump, Nevada, 9:00 a.m.

in the sum of ten

### FIFTH JUDICIAL DISTRIA

CR21-0020

PJC Case No. 20CR02744

PJC Dept. B

FEB 182021 **Nve County Clerk** 

Deputy

PAHRUMP JUSTICE COURT

**BINDOVER ORDER** 

IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP

**COUNTY OF NYE, STATE OF NEVADA** 

RECEIVED AND FILED

2021 FEB 16 P 4: 20

THE STATE OF NEVADA,

**BRETT ALAN LINDER,** 

VS.

9

2

3

4

5

6

7

8

10

11 12

13

14

15 16

17

18

19

20

21

22

23

24 25

26

27

28

Plaintiff,

Defendant/

IT APPEARS to the court that public offense(s), namely, COUNT I: ATTEMPTED MURDER WITH USE OF FIREARM, in violation of NRS 193.330, 200.010, 193.165, A CATEGORY 'B' FELONY; COUNT II: EX-FELON IN POSSESSION OF FIREARM(S), in violation of NRS 202.360.1, A CATEGORY 'B' FELONY, have been committed and it further appearing to the court the Defendant above-named, BRETT ALAN LINDER, has unconditionally waived the Preliminary Hearing in this matter.

IT IS THEREFORE ORDERED that Defendant BRETT ALAN LINDER, be, and is hereby, bound over to the Fifth Judicial District Court of the STATE OF NEVADA, in and for the County of Nye, and there held to answer to said charge(s).

IT IS FURTHER ORDERED that Defendant BRETT ALAN LINDER appear in the District Courtroom of the Nye County Government Complex, 1520 E. Basin Road, Pahrump, Nevada, for arraignment on said charge(s), on MONDAY FEBRUARY 22, 2021 at 9:00 a.m.

IT IS FURTHER ORDERED that the Defendant be admitted to bail in the sum of one hundred thousand dollars (\$100,000.00) cash or bond.

DONE in open court this 11th day of February 2021.

Kent Jasperson

Justice of the Peace

. 1	1
1	Case No: 20CR 02607
. 2	
3	Dept.:
4	
5	IN THE JUSTICE COURT OF PAHRUMP TOWNSHIRECEIVED AND FILED
6	COUNTY OF NYE, STATE OF NEVADA
7	****
8	THE STATE OF NEVADA Plaintiff,
9	WAIVER OF PRELIMINARY HEARING
10	vs. CONDITIONAL
11	Blot Linde UNCONDITIONAL
12	Defendant.
13	The undersigned Defendant, does waive
14.	preliminary examination in the above-entitled matter.
15	This Waiver does not constitute an admission or plea of guilty to the charge(s) set forth in the
16	Criminal Complaint on file herein.
17	DATED this
18	Raffiles
19	Defendant. Deft.
20	John to the total to the
21	Attorney // Attorney
22	
23	
24	
25 25	
•	-1- 081817

1	
2	Case No: 20002744
3	BY_women
4	2021 FEB 16 A:10:-12
5	IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP RECEIVED AND FILED
6	COUNTY OF NYE, STATE OF NEVADA
7	* * * * *
8	THE STATE OF NEVADA
	Plaintiff,
9	WAIVER OF PRELIMINARY HEARING
0	CONDITIONAL
1	Defendant. Defendant.
2	The undersigned Defendant Reff Linds white
3	The undersigned Defendant, does waive
4	preliminary examination in the above-entitled matter.
5	This Waiver does not constitute an admission or plea of guilty to the charge(s) set forth in the
6	Criminal Complaint on file herein.
7	DATED this
8	Roth 1 los
9	Defendant Defination
20	I the last 4
<u>!</u> 1	Attorney // // // // // // // // // // // // //
2	( )
3	
. 4	
!5	
•	-1-
	(I 081817

### Case No. CR21-0018

### FILED

2

Department 2

any person.

2021 FEB 19 A 11: 58

The undersigned affirms that this document does not contain the social security number of

5

4

6

7

8

9

10

11

12

NYE COUNTY DISTRICT ATTORNEY

PAHRUMP, NEVADA 89041

13

14

15

16

17

18

19

20

21

22

23

24

### IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF NYE

ORIGINAL

THE STATE OF NEVADA,

Plaintiff.

VS.

INFORMATION

BRETT ALAN LINDER,

Defendant.

CHRIS ARABIA, District Attorney within and for the County of Nye, State of Nevada, informs the Court that BRETT ALAN LINDER, before the filing of this Information, did then and there, in Nye County, Nevada, commit the following offense, to wit:

GRAND LARCENY OF FIREARM(S), in violation of NRS 205.226, A CATEGORY 'B' FELONY, committed in the following manner, to wit: That ON OR ABOUT AUGUST 22, 2020, in Pahrump Township, Nye County, Nevada, said Defendant did willfully, unlawfully, and intentionally steal, take, or carry away a firearm(s), belonging to MIRANDA MATAL, with the intent to permanently deprive the owner thereof;

All of which is contrary to the form, force, and effect of the statute in such cases made and provided, and against the peace and dignity of the State of Nevada.

Witnesses and their addresses known to the District Attorney of Nye County, State of Nevada, at the time of the filing of this Information:

### NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

### **CERTIFICATE OF SERVICE**

I, Renne McKeen, Deputy District Attorney, of the Nye County District Attorney's Office, do hereby certify that I have served the following:

**INFORMATION** in 5<sup>TH</sup> JDC Case No(s). CR21-0018 STATE v. BRETT ALAN LINDER

to the following:

upon said Defendant(s) herein by delivering a true and correct copy thereof on

ANDREW S.T. FRITZ, ESQ.

Via hand deliver at the Nye county District Attorney's Office in Pahrump Nevada.

Renne McKeen

## NYE COUN<u>TY</u> DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

### ORIGINAL

1	Case No. CR21-0020		
2	Department 2		
3	The undersigned affirms that 2021 FEB 19 A II: 59 this document does not contain		
4	the social security number of NYE COUNTY CLERK		
5	any person.		
6	IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7	IN AND FOR THE COUNTY OF NYE		
8	THE STATE OF NEVADA,		
9	Plaintiff,		
10	vs. <u>INFORMATION</u>		
11	BRETT ALAN LINDER,		
12			
13	CHRIS ARABIA, District Attorney within and for the County of Nye, State of		
14	Nevada, informs the Court that BRETT ALAN LINDER, before the filing of this		
15	Information, did then and there, in Nye County, Nevada, commit the following		
16	offenses, to wit:		
17	DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, A		
18	CATEGORY 'B' FELONY, committed in the following manner, to wit: That ON OR ABOUT SEPTEMBER 8, 2020, in Pahrump Township, Nye		
19	County, Nevada, said Defendant did willfully, unlawfully, and maliciously discharge a firearm at or into a vehicle located at or near 1441 Dutch		
20	Ford Road, which was occupied at the time by JOSEPH FENTON;		
21	111		
22	111		
23	111		
24	111		
ļ			

	1	All of which is contrary to the form, force, and effect of the statutes in such
	2	cases made and provided, and against the peace and dignity of the State of Nevada.
	3	Witnesses and their addresses known to the District Attorney of Nye County,
	4	State of Nevada, at the time of the filing of this Information:
	5 6	SERGEANT CORY FOWLES NYE COUNTY SHERIFF'S OFFICE PAHRUMP, NEVADA 89060
	7	MICHELLE RENEE BUTLER
	8	1460 SOUTH LINDA STREET PAHRUMP, NEVADA 89048
	9	JOSEPH THOMAS FENTON 1441 W DUTCH FORD RD
ORNEY	10	PAHRUMP, NEVADA 89048
CT ATT 9 NDA 890 NB0	11	DEPUTY CHRISTINA L. SANDOVAL NYE COUNTY SHERIFF'S OFFICE,
DISTRIC BOX 39 , NEVAL ) 751-70	12	1520 E. BASIN AVE.
NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080	13	PAHRUMP, NEVADA 89060
YE COL PAH	14	DATED this 18th day of February, 2021.
Z	15	CHRIS ARABIA NYE COUNTY DISTRICT ATTORNEY
	16	WIE GOOM FROME
	17	By Christim Kindel # 1848 OBC) MICHAEL D. ALLMON
	18	Deputy District Attorney
	19	
	20	
	21	
	22	
	23	
	24	

# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

### **CERTIFICATE OF SERVICE**

I, Renne McKeen, Paralegal, of the Nye County District Attorney's Office, do hereby certify that I have served the following:

INFORMATION in 5<sup>TH</sup> JDC Case No(s). CR21-0020 STATE v. BRETT ALAN LINDER

upon said Defendant(s) herein by delivering a true and correct copy thereof on

2/19/21 to the following:

ANDREW S.T. FRITZ, ESQ.

Via hand deliver at the Nye county District Attorney's Office in Pahrump Nevada.

Renne McKeen

,	<b>!</b>
2	Dent No. UNZIZUITO FIFTH JUDICIAL DISTRICT
3	FEB 2 <b>1</b> 2021
. 4	IN THE PROPERTY OF THE PROPERT
5	IN AND FOR THE COUNTY OF NYE Deputy
6	
· 7.	STATE OF NEVADA,
8	Plaintiff, MEDIA REQUEST TO ALLOW
9	ELECTRONIC RECORDING  -V- EQUIPMENT INTO THE
10	1
11	Company of the formation of the second of th
12	Defendant.
13	Dearwa O'Donnell Missey Kohler of 194M-TV hereby requests permission to record the
14	proceedings on the above entitled case, in the District Courtroom, on Felamana 22
į	
15	20 21 at 9:004m
16	i certify that I am familiar with the Supreme Court Rules 229-247 (inclusive) on Cameres and
17	Electronic Media Coverage in the Courts. I also understand that this request must be submitted to the Court
18	at least seventy-two (72) hours before the proceedings commence unless good cause can be shown.
19	It is further understood any pooling arrangements necessitated among the media shall be the sole
20.	responsibility of the media and must be arranged prior to coverage, without calling upon the Court to mediate
21	any disputes. (775)299-9992
22	194 TED this 19th day of Feb 2021 (907) 378-554-3
ĺ	Will BOSHidey Rd., Palnauna
23	Media Representative Address and Phone Number
24	IT IS SO ORDERED and entry of this Order shall be made a part of the record of the
25	proceedings in the above-entitled case.
26	DATED this 22rd day of February 2021.
27	1 M
28	DISTRICT JUDGE
. }	District

### LINDER 2/22/21

1	Nos. CR21-0018, CR21-0019, a		
2	Dept. No. 2	MAK - LACZI	
3	A MARINE TO THE REAL PROPERTY OF THE PARTY O		
4		- KV I MAN	
5	IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
6	IN AND FOR	THE COUNTY OF NYE	
7	THE HONORABLE ROBER	T W. LANE, DISTRICT JUDGE	
8		-000-	
9		ORIGINAI	
10	THE STATE OF NEVADA,		
11	Plaintiff,	) TRANSCRIPT OF PROCEEDINGS	
12	vs.	) ARRAIGNMENT - (CONT'D)	
13	BRETT ALAN LINDER,	) FEBRUARY 22, 2021	
14	Defendant.	) 9:05 A.M. ) PÄHRUMP, NEVADA	
15		_)	
16	APPEARANCES:		
17	For the State:	KIRK D. VITTO, ESQ.	
18		CHIEF DEPUTY DISTRICT ATTORNEY Nye County Courthouse	
19	English D. C. J.	Pahrump, Nevada 89060	
20	For the Defendant:	ANDREW FRITZ, ESQ. 609 South Seventh Street	
21	The Defendant:	Las Vegas, Nevada 89101	
22	(via Videoconference - Tonopah Jail)	BRETT ALAN LINDER	
23	Tonopan Gally		
24			
25	Reported by: CECILIA D. THOM	AS, RPR, CCR No. 712	
L			

```
PAHRUMP, NYE COUNTY, NEVADA, MONDAY, FEBRUARY 22, 2021
 1
 2
                            9:05 A.M.
 3
                              -000-
 4
                      <u>PROCEEDINGS</u>
 5
 6
               THE COURT: Is Mr. Fritz here?
 7
               MR. FRITZ: Yes, Your Honor.
 8
               THE COURT: Good morning. Welcome back.
 9
               MR. FRITZ: Thank you, Your Honor. Good to
10
    see you. It's been a while.
11
               THE COURT: Brett Linder, Case No. 0018,
    0019, and 0020.
12
13
               MR. FRITZ: Your Honor, Andrew Fritz
    appearing, Bar No. 6649. He should be in custody in
14
15
    Tonopah. It looks like he is there.
16
               DETENTION DEPUTY: What's the last name?
17
               MR. FRITZ: Linder.
18
               THE BAILIFF: Brett Linder.
19
               MR. FRITZ: It looks like that's him on the
20
    lower screen there.
21
               THE COURT: Louise -- never mind, he's on
22
   the top screen now.
23
               MR. FRITZ: Your Honor, I'm going to make
24
   some representations.
25
               THE COURT: Go ahead.
```

```
1
               MR. FRITZ: Your Honor, this is -- I don't
    know if it's complex. It is complex, but yet a very
 2
 3
    thorough Plea Agreement. He has numerous cases,
    approximately 12 cases that started in the Justice
 4
    Court, and we got three up here in District Court.
 5
 6
               I need a little bit more time to go over
 7
    the Plea Agreement with my client, Your Honor, as well
 8
    as with the State. I just want to make sure that it
 9
    absolutely incorporates everything. I had some
    concerns when I went over it Friday after receiving it
10
11
    via email.
12
               I would ask for perhaps your next law in
13
             I do believe, Your Honor, I am before this
    motion.
14
    Court on Monday, March -- what would that date be? --
15
    March 8th.
16
               THE COURT: I have two of them, the 8th and
17
    the 22nd.
              You would like to have the 8th?
18
               MR. FRITZ: I would, Your Honor. Just
   because he is in custody, part one. And part two, is
19
20
   he does have a Justice Court appearance on the 11th in
21
   which we're going to hopefully clean up everything
22
    still left in Justice Court on the 11th. So I would
23
    like to get the plea down on the 8th.
24
               THE COURT: All right. Without objection,
25
   it's granted.
```

```
1
               MR. FRITZ:
                           And thank you, Your Honor.
                                                        And
 2
    then I just have maybe a housekeeping matter, a
 3
    logistic matter.
 4
               Procedurally, now that we live in the Covid
    era, with the Plea Agreement, he is in Tonopah.
 5
    Should I mail it to him, go over it with him, have him
 6
 7
    mail it back, or should I -- would the Court allow me
 8
    to sign it at his direction? I will just do whatever
 9
    the Court's policy and procedures are.
10
               THE COURT: Andrew, normally I don't have
11
    anything to do with it. The attorneys go and talk
12
    with the jail and work out the best way to do it.
13
    if you would like assistance from my office, I would
14
    imagine Louise or Jared, my law clerk, will help you
15
    coordinate with the Sheriff's Office.
16
               MR. FRITZ: Well, what I will do is I will
17
   mail it to him in Tonopah then. I know that some
    courts have been allowing us to sign at the client's
18
19
    direction. But I would much prefer that the Court has
20
   the original signature on it.
21
               THE COURT: Yes, sir. Anything we can do
22
   to help you, let us know.
23
               MR. FRITZ: Okay. Mr. Linder, it will be
24
   in today's mail hopefully. If it's not in today's
25
   mail by the time I get back to Las Vegas, it's going
```

1	to be in tomorrow's mail. Okay. And we'll talk soon
2	on the phone.
3	Thank you, Your Honor. I appreciate you
4	accommodating that.
5	-000-
6	
7	ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT OF THE
8	PROCEEDINGS.
9	
10	
11	Ciclia D. Shomas
12	Cecilia D. Thomas RPR, CCR No. 712
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
Į	



Case No. CR21-0018

FILED FIFTH JUDICIAL DISTRICT

Dept. No. 2

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

The undersigned affirms that this document does not contain the social security number of any person.



IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA,

Plaintiff,

**GUILTY PLEA AGREEMENT** 

٧.

BRETT ALAN LINDER,

Defendant.

COMES NOW, THE STATE OF NEVADA ("Plaintiff"), by CHRIS ARABIA, Nye County District Attorney, through MICHAEL D. ALLMON, and BRETT ALAN LINDER, ("Defendant"), represented by Attorney ANDREW FRITZ, Esq., and files this Guilty Plea Agreement in the above-entitled case.

I, BRETT ALAN LINDER, hereby agree to plead guilty to, GRAND LARCENY

OF A FIREARM, in violation of NRS 205.226, A CATEGORY 'B' FELONY, 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:

 In exchange for pleading guilty as set forth above, the prosecution will not pursue any other charges related to the instant case, District Court case CR21-0018/Pahrump Justice Court case 20CR02744.

2.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

This is a global plea deal. As such, I will enter a plea of guilty to other cases as part of this deal: in District Court, to a charge of DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, A CATEGORY 'B' FELONY, punishable by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years, or by a fine of not more than \$5,000, or by both fine and imprisonment, punishable by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years, and by a fine of not more than \$10,000 for events stemming from a separate incident, reference NCSO Case 20NY-2847/Pahrump Justice Court case 20CR02607; Domestic Battery, First Offense, a misdemeanor in Pahrump Justice Court case 20CR01366, and Domestic Battery, Second Offense, in Pahrump Justice Court case 20CR02607. In the Justice Court, the State will recommend the minimum sentences. The State will recommend that all counts run concurrent.

3. In exchange, as part of this global deal, the State will dismiss or not file on the following charges: 20TR00948 (speeding), 20CR02806 (Battery, misdemeanor), 20CR03098 (Harassment, a misdemeanor), CR21-0019/ Pahrump Justice Court 20CR03800 (Battery on an Older Person, a Gross Misdemeanor), 20NY-3047 and 20NY-3093 (Burglary with a Firearm or Deadly Weapon, a Category B Felony, 2 counts of Grand Larceny of a Firearm, a Category B Felony), 20NY-2935 (Residential Burglary, a Category B Felony), 20NY-2857 (Possession of Drug Paraphernalia, a misdemeanor), 20NY-2884 (Commercial Burglary, a Category C Felony).

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

6.

4. At sentencing on the felony cases in District Court, the State will recommend that each case runs concurrent. Other than that, both parties are free to argue the appropriate sentence.

5. I acknowledge and accept that for the purposes of habitual offender/criminal statutes, that by pleading guilty to these two counts, these cases will be considered two convictions because they stem from separate events or transactions.

I acknowledge and accept that should I fail to interview with the Department of Parole and Probation; fail to appear at any subsequent hearings in this case; escape custody if applicable; provide a sample of breath, blood or urine that tests positive for the unlawful use of a controlled substance, dangerous drug(s), or alcohol at any point, or refuse such test, a test for which I willingly and voluntarily consent and agree to submit to, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges arising after the day I enter my plea pursuant to this agreement, but excluding minor traffic violations below reckless driving. I agree that the prosecution will be free to either withdraw from the plea agreement, argue for any legal sentence and term of confinement possible, pursuant to the charges set forth in the charging document to which I have pleaded guilty, to include any increased punishment if enhancements are applicable, such as but not limited to Habitual Criminal treatment; and that a failure to appear after the day I enter my plea pursuant to this agreement can be the basis for a new and separate criminal prosecution. I understand that with two prior felony convictions I could be sentenced from 5-20 years in prison (for crimes committed prior to July 1,

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

2020), and that with three prior felony convictions or more, I face the potential of life in prison without the possibility of parole, life with the possibility of parole, or a sentence of 10-25 years in prison (for crimes committed prior to July 1, 2020). In the event that any of the above described circumstances come to pass, I understand and agree that the prosecution could adopt any sentencing posture legally allowed for the charges I have pleaded guilty to, and still pursue charges that had been agreed to be dismissed because of my breach of the agreement reached. Lastly, any breach of the agreement reached, including a failed, faked, adulterated, or otherwise invalid test to ascertain the presence of drugs or alcohol in my system after pleading guilty pursuant to this agreement will immediately (and ex parte) be considered a basis for revoking my own recognizance (OR) release if in fact I have been released to my OR pending sentencing or any other court date or appearance after entry of plea. As an example, if I have been enrolled in drug court as a condition of an OR release, and fail, fake, refuse, or otherwise provide an invalid test I agree that the court may immediately revoke my OR release until such time as I may seek to thereafter have my OR restored.

## CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts that 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, on the charge of Count I, GRAND LARCENY OF A FIREARM, in violation of NRS 205.226, A CATEGORY 'B' FELONY, punishable by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years, and by a fine

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

of not more than \$10,000. I understand that certain Administrative Assessment Fees are mandatory and applicable and that I will be court ordered to pay them.

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(s) being dismissed or not prosecuted pursuant to this agreement. I also understand that any victim to any offense I have plead guilty to, or any victim included for the purposes of restitution, may take the stand and testify at sentencing. I will also be ordered to reimburse the State of Nevada for expenses related to my extradition, if any.

I understand that I am NOT eligible for probation for the offense(s) to which I am pleading guilty. See NRS 176A.100. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

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, irrespective of any parties' recommendation.

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

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

any specific punishment to the court, the court is not obligated to accept the recommendation.

I understand if the offense(s) to which I am pleading guilty to 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 the Division of Parole and Probation of the Department of Public Safety may prepare a written report for the sentencing judge before sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. I understand that 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, if any, at the time of sentencing. Unless the prosecutor has specifically agreed to stand silent at sentencing, the prosecutor will likewise retain the right to fully address any and all matters contained within the report.

I understand that pleading guilty may have adverse consequences to my citizenship or immigration status.

### **WAIVER OF RIGHTS**

By entering my plea of guilty, I understand that I have waived 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 State 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

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

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 each offense 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 the appeal is based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided by subsection 3 of NRS 174.035.

## **VOLUNTARINESS OF PLEA**

I have discussed the elements of all the original charges against me with my attorney and I understand the nature of these charges.

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

I have discussed with my attorney any possible defenses and circumstances that 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 interests and that a trial would be contrary to my best interests.

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 intoxicating liquor, a controlled substance or other drug(s) that 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 to my satisfaction all of my questions regarding this Guilty Plea Agreement and its consequences, and I am satisfied with the services provided by my attorney.

DATED this 1955 day of February 2021.

BRETT ALAN LINDER

AGREED to on this 19th day of February 2021.

CHRIS ARABIA
NYE COUNTY DISTRICT ATTORNEY

y Novation Il role "68 MICHAEL D. ALLMON Deputy District Attorney

# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7085

# CERTIFICATE OF COUNSEL

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

- I have fully explained to the defendant the allegations contained in the charge(s) to which the guilty plea(s) is/are being entered.
- 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: removal from the United States through deportation; an inability to reenter the United States; the inability to gain United States citizenship or legal residency; an inability to renew and/or retain any leant residency status; and/or an indeterminate term of confinement, with the United States Federal Government based on my 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.
- All pleas of guilty offered by the defendant pursuant to this agreement are consistent with all the facts known to me and are made with my advice to the defendant and are in the best interest of the defendant.



2

3

4

5

6

7

8

9

17

18

19

20

21

22

23

24

<b>5</b> .j	To the best of my	knowledge and	belief, the defendant:
-------------	-------------------	---------------	------------------------

- (a) competent understands charge(s) and the consequences of pleading guilty as provided in this agreement;
- Executed this agreement and will enter all guilty pleas pursuant (b) hereto voluntarily; and
- Was not under the influence of intoxicating liquor, a controlled (c) substance or other drug at the time of the execution of this agreement.

day of February 2021. **DATED** this

# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7085



# NYE COUNTY DISTRICT ATTORNEY

# ORIGINAL

Case No. CR21-0020 FILED 1 FIFTH JUDICIAL DISTRICT 2 Dept. No. 2 MAR 0 8 2021 3 The undersigned affirms that this document does not contain the social security number of 4 any person. 5 6 IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF NYE THE STATE OF NEVADA, 8 9 Plaintiff, **GUILTY PLEA AGREEMENT** 10 BRETT ALAN LINDER, 11 12 Defendant. COMES NOW, THE STATE OF NEVADA ("Plaintiff"), by CHRIS ARABIA, Nye 13 County District Attorney, through MICHAEL D. ALLMON, and BRETT ALAN LINDER, 14 15 ("Defendant"), represented by Attorney ANDREW FRITZ, Esq., and files this Guilty 16 Plea Agreement in the above-entitled case. 17 I, BRETT ALAN LINDER, hereby agree to plead guilty to, DISCHARGING 18 FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in 19 violation of NRS 202.285, A CATEGORY 'B' FELONY, as more fully alleged in the 20 charging document attached hereto as Exhibit 1. My decision to plead guilty is based 21 upon the plea agreement in this case, which is as follows: 22 In exchange for pleading guilty as set forth above, the prosecution will not 23 pursue any other charges related to the instant case, District Court case 24 CR21-0020 (Pahrump Justice Court case 20CR02744).

2.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

This is a global plea deal. As such, I will enter a plea of guilty to other cases as part of this deal: in District Court, to a charge of Grand Larceny of a Firearm, in violation of NRS 205.226, A CATEGORY 'B' FELONY, punishable by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years, and by a fine of not more than \$10,000 for events stemming from a separate incident, reference NCSO Case 20NY-2847/Pahrump Justice Court case 20CR02607; Domestic Battery, First Offense, a misdemeanor in Pahrump Justice Court case 20CR01366, and Domestic Battery, Second Offense, in Pahrump Justice Court case 20CR02607. In the Justice Court, the State will recommend the minimum sentences. The State will recommend that all counts run concurrently.

- 3. In exchange, as part of this global deal, the State will dismiss or not file on the following charges: 20TR00948 (speeding), 20CR02806 (Battery, misdemeanor), 20CR03098 (Harassment, a misdemeanor), CR21-0019/ Pahrump Justice Court 20CR03800 (Battery on an Older Person, a Gross Misdemeanor), 20NY-3047 and 20NY-3093 (Burglary with a Firearm or Deadly Weapon, a Category B Felony, 2 counts of Grand Larceny of a Firearm, a Category B Felony), 20NY-2935 (Residential Burglary, a Category B Felony), 20NY-2857 (Possession of Drug Paraphernalia, a misdemeanor), 20NY-2884 (Commercial Burglary, a Category C Felony).
- 4. At sentencing on the felony cases in District Court, the State will recommend that each case runs concurrently. Other than that, both parties are free to argue the appropriate sentence.

6.

5.	I acknowledge and accept that for the purposes of habitual offender/crimina
	statutes, that by pleading guilty to these two counts, these cases will be
	considered two convictions because they stem from separate events o
	transactions

I acknowledge and accept that should I fail to interview with the Department of
Parole and Probation; fail to appear at any subsequent hearings in this case;
escape custody if applicable; provide a sample of breath, blood or urine that
tests positive for the unlawful use of a controlled substance, dangerous drug(s),
or alcohol at any point, or refuse such test, a test for which I willingly and
voluntarily consent and agree to submit to, or an independent magistrate, by
affidavit review, confirms probable cause against me for new criminal charges
arising after the day I enter my plea pursuant to this agreement, but excluding
minor traffic violations below reckless driving, I agree that the prosecution will
be free to either withdraw from the plea agreement, argue for any legal
sentence and term of confinement possible, pursuant to the charges set forth in
the charging document to which I have pleaded guilty, to include any increased
punishment if enhancements are applicable, such as but not limited to Habitual
Criminal treatment; and that a failure to appear after the day I enter my plea
pursuant to this agreement can be the basis for a new and separate criminal
prosecution. I understand that with two prior felony convictions I could be
sentenced from 5-20 years in prison (for crimes committed prior to July 1,
2020), and that with three prior felony convictions or more, I face the potential of
life in prison without the possibility of parole, life with the possibility of parole, or
a sentence of 10-25 years in prison (for crimes committed prior to July 1, 2020).

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

In the event that any of the above-described circumstances come to pass, I understand and agree that the prosecution could adopt any sentencing posture legally allowed for the charges I have pleaded guilty to, and still pursue charges that had been agreed to be dismissed because of my breach of the agreement reached. Lastly, any breach of the agreement reached, including a failed, faked, adulterated, or otherwise invalid test to ascertain the presence of drugs or alcohol in my system after pleading guilty pursuant to this agreement will immediately (and ex parte) be considered a basis for revoking my own recognizance (OR) release if in fact I have been released to my OR pending sentencing or any other court date or appearance after entry of plea. As an example, if I have been enrolled in drug court as a condition of an OR release, and fail, fake, refuse, or otherwise provide an invalid test I agree that the court may immediately revoke my OR release until such time as I may seek to thereafter have my OR restored.

## CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts that 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, on the charge of Count I, DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, A CATEGORY 'B' FELONY, I am subject to imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years, or by a fine of not more than \$5,000, or by both fine and imprisonment.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

I understand that certain Administrative Assessment Fees are mandatory and applicable and that I will be court ordered to pay them.

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(s) being dismissed or not prosecuted pursuant to this agreement. I also understand that any victim to any offense I have plead guilty to, or any victim included for the purposes of restitution, may take the stand and testify at sentencing. I will also be ordered to reimburse the State of Nevada for expenses related to my extradition, if any.

I understand that I am NOT eligible for probation for the offense(s) to which I am pleading guilty. See NRS 176A.100. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

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, irrespective of any parties' recommendation.

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

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

any specific punishment to the court, the court is not obligated to accept the recommendation.

I understand if the offense(s) to which I am pleading guilty to 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 the Division of Parole and Probation of the Department of Public Safety may prepare a written report for the sentencing judge before sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. I understand that 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, if any, at the time of sentencing. Unless the prosecutor has specifically agreed to stand silent at sentencing, the prosecutor will likewise retain the right to fully address any and all matters contained within the report.

I understand that pleading guilty may have adverse consequences to my citizenship or immigration status.

### WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I have waived 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 State 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

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

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 each offense 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 the appeal is based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided by subsection 3 of NRS 174.035.

## **VOLUNTARINESS OF PLEA**

I have discussed the elements of all the original charges against me with my attorney and I understand the nature of these charges.

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

I have discussed with my attorney any possible defenses and circumstances that 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 interests and that a trial would be contrary to my best interests.

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 intoxicating liquor, a controlled substance or other drug(s) that 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 to my satisfaction all of my questions regarding this Guilty Plea Agreement and its consequences, and I am satisfied with the services provided by my attorney.

DATED this \_\_\_\_\_\_ day of February 2021.

BRETT ALAN LINDER

AGREED to on this 19th day of February 2021.

CHRIS ARABIA
NYE COUNTY DISTRICT ATTORNEY

MICHAEL D. ALLMON

Deputy District Attorney



# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7085

# 

# 

# 

# 

# 

# 

# 

# 

# 

## 

## 

## 

## 

# 

## 

## 

# 

#### 

## 

# 

## **CERTIFICATE OF COUNSEL**

- I, the undersigned, as the attorney for the defendant named herein and as an officer of the court hereby certify that:
  - I have fully explained to the defendant the allegations contained in the charge(s) to which the guilty plea(s) is/are being entered.
  - 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: removal from the United States through deportation; an inability to reenter the United States; the inability to gain United States citizenship or legal residency; an inability to renew and/or retain any leant residency status; and/or an indeterminate term of confinement, with the United States Federal Government based on my 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 all the facts known to me and are made with my advice to the defendant and are in the best interest of the defendant.



1		
I		
l	ì	
l		
Ì	1	
ł		
Ì		
l		
l		
I	ļ	
İ		
١		
١		
١		
١	İ	
١	ŀ	
١	ļ	
١		
١		
١		
١		
١		
ł		
1		
١		
1		
ł		
ł		
l		
l		
1		
١		
١		
ł		
١	l	
ł	ĺ	
١		
١		
1	1	
	l	
	1	
1	ı	

- 5. To the best of my knowledge and belief, the defendant:
  - (a) Is competent and understands the charge(s) 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 of the execution of this agreement.

DATED this \_\_\_\_\_\_day of February 2021.

ANDREW FRITZ, Esq.

INI  $\mathcal{B}_{0053}$ 

NYE COUNTY DISTRICT ATTORNEY
P.O. BOX 39
PAHRUMP, NEVADA 89041
(775) 751-7085

EXHIBIT 1

	<del></del>	
1	Nos. CR21-0018, CR21-0019, a	and CR21-0020 TFTH J
2	Dept. No. 2	MAR
3		Ny
4		100 histor
5	IN THE FIFTH JUDICIAL DISTE	RICT COURT OF THE STATE OF NEVADA
6	IN AND FOR	THE COUNTY OF NYE
7	THE HONORABLE ROBER	T W. LANE, DISTRICT JUDGE
8		-000-
9		ORIGINAL
10	THE STATE OF NEVADA,	
11	Plaintiff,	) TRANSCRIPT OF PROCEEDINGS
12	vs.	) ARRAIGNMENT HEARING )
13	BRETT ALAN LINDER,	) MARCH 8, 2021
14	Defendant.	) 9:20 A.M. ) PAHRUMP, NEVADA
15		_'
16	APPEARANCES:	!
17	For the State:	KIRK D. VITTO, ESQ. CHIEF DEPUTY DISTRICT ATTORNEY
18		Nye County Courthouse Pahrump, Nevada 89060
19	For the Defendant:	ANDREW S. T. FRITZ, ESQ.
20	rot did bereindane.	609 South Seventh Street Las Vegas, Nevada 89101
21		Las vegas, Nevada 89101
22	The Defendant: (via BlueJeans -	BRETT ALAN LINDER
23	Tonopah Jail)	
24		
25	Reported by: CECILIA D. THOM	AS, RPR, CCR No. 712

PAHRUMP, NYE COUNTY, NEVADA, MONDAY, MARCH 8, 2021 1 2 9:20 A.M. 3 -000-4 <u>P R O C E E D I N G S</u> 5 6 THE COURT: Mr. Fritz's case are next. And 7 you have two, Linder and Fisher. Do you have a 8 preference of which one you'd like to do first? 9 MR. FRITZ: Let's do Mr. Linder first. Нe should be -- well, he is in custody in Tonopah. 10 11 THE COURT: Brett Linder, Case No. 21-0018, 0019, 0020. Time and place set for arraignment on all 12 13 Mr. Linder is present on the TV. And so we'll three. 14 ask Mr. Fritz to brief the record for us. 15 MR. FRITZ: Yes, Your Honor. This is truly 16 a large global resolution. He still has numerous 17 cases in the Justice Court, and we're going to be 18 entering some pleas -- he's going to be entering some pleas down there on the 11th, which is later this 19 20 week, to a couple of Domestic Batteries. 21 But what we have before Your Honor is a 22 Plea Agreement in cases that end in 18 and end in 20. 23 The case, after the Court accepts his pleas, on 19 24 will be dismissed. Your Honor, you may recall, two

weeks ago we were here. Since then, just to brief the

```
1
    record a little bit, I did forward these Plea
 2
    Agreements to the Tonopah Jail. My client did go over
    them. He read them, he had copies, he initialed them,
 3
    he signed them, he sent them back. He called my
 4
    office, and I went over them with him, and so I'm
 5
    comfortable going forward with the Plea Agreements in
 6
 7
    the cases that end in 18 and 20. And I did file those
 8
    in open court this morning, Your Honor. And that's
 9
    where we are.
10
               THE COURT: And it shows on the Guilty Plea
11
    Agreements 21-18, he's going to be pleading to Grand
    Larceny of a Firearm, category B, one to ten.
12
13
               MR. FRITZ: Yes, Your Honor.
14
               THE COURT: And on 21-20, he's going to be
15
   pleading to Discharging a Firearm Into a Structure,
16
    Vehicle, et cetera, a category B. And that also is a
17
    one to ten. What's the State's sentencing posture?
18
               MR. FRITZ:
                           We'll be arguing, Your Honor.
19
               THE COURT: Free to argue?
20
               MR. FRITZ: Yes, sir, that's exactly right.
21
   And again, just I am repeating myself a little bit
22
   here, but this is part of a large global resolution.
23
   And with having said that, we're prepared to go
24
   forward with the Plea Agreements this morning,
25
   Your Honor, have you canvass my client.
```

```
1
               THE COURT: Very good.
 2
               COURT STAFF: I think our video is
 3
    stopped -- oh, no, it's moving now.
 4
               MR. FRITZ: We can see him.
 5
               COURT STAFF:
                             Okay.
 6
               THE COURT: 21-19 will be dismissed, and it
 7
    looks like on page 2 of your Guilty Plea Agreement, it
 8
    shows a misdemeanor Domestic and a Second Offense
 9
    Domestic that he's going to plead to down below, if
10
    I'm reading it correctly, and then a number of
11
    Speeding, Battery, Harassment and other charges down
    below that are going to be dismissed and not filed.
12
13
               MR. FRITZ: Yes, Your Honor, as I said,
14
    it's my understanding those are going to go forward on
    the 11th later this week before Judge Jasperson.
15
16
               THE COURT: Mr. Vitto, do you have anything
17
    else you want to add to that summary?
18
               MR. VITTO:
                          No, Your Honor.
19
               THE COURT: Your name is Brett Alan Linder?
20
               THE DEFENDANT: Yes, Your Honor.
21
               THE COURT: How old are you, Mr. Linder?
22
               THE DEFENDANT:
                               Twenty-four, sir.
23
               THE COURT: How far did you get through
24
   school?
25
               THE DEFENDANT:
                               I graduated.
```

```
1
               THE COURT:
                           Do you read and write English
 2
    fine?
 3
               THE DEFENDANT: I'm sorry.
 4
               THE COURT: Do you read and write English
 5
    fine?
 6
               THE DEFENDANT: Yes, Your Honor.
 7
               THE COURT: Have you ever been treated for
 8
    a mental disorder?
 9
               THE DEFENDANT: No, Your Honor.
10
               THE COURT: Are you under the influence
    right now of any prescriptions, drugs, alcohol --
11
12
    anything that messes with the mind?
13
               THE DEFENDANT: No, Your Honor.
14
               THE COURT: Did you read through the Guilty
15
    Plea Agreement with your attorney?
16
               THE DEFENDANT: Yes, Your Honor.
17
               THE COURT: He answered your questions page
18
    by page?
19
               THE DEFENDANT: Yes, Your Honor.
20
               THE COURT: It indicates you're going to be
21
   pleading guilty to two category B felonies.
22
    for Grand Larceny of a Firearm, and the other is for
23
   Discharging a Firearm Into a Structure or Vehicle,
24
   et cetera. For each of those, you can receive one to
25
   ten years in prison and/or a $5,000 fine.
                                               21-19 will
```

```
1
    be dismissed.
 2
               We're going to get a Presentence
 3
    Investigation Report prepared by the Division of
 4
    Parole and Probation, and the weekend before your
 5
    sentencing, I will read through that to see what your
    criminal history is, what the facts of this case are,
 6
 7
    and so forth.
 8
               Then we'll come in Monday morning, and you
 9
    and your attorney will get a chance to argue to me
10
    what you think an appropriate sentence is, and then
11
    the State will make their argument. And at that
    moment, I will decide whether or not to give you the
12
13
    maximum sentence in prison or probation or whatever I
14
    think is the right thing to do. Do you understand I'm
    free to do whatever I think is the right thing to do?
15
16
               THE DEFENDANT: Yes, Your Honor.
17
               THE COURT: Did anybody make any threats or
18
    promises besides the negotiation to get you to plead
19
    today?
20
               THE DEFENDANT: No, Your Honor.
21
               THE COURT: To the charges of the Grand
22
   Larceny of a Firearm, category B, and Discharging a
23
   Firearm Into a Structure, category B, what are your
24
   pleas?
```

Guilty, Your Honor.

THE DEFENDANT:

waiving your right to a trial. Mr. Fritz would represent you at the trial and help you prepare your defense. He would subpoena witnesses to come in and testify on your behalf, and he would cross-examine all of the State's witnesses to make sure they meet their legal burden of proving each and every element of the underlying charges beyond a reasonable doubt.

It would be a speedy and public trial in front of a jury of your peers, and you can testify at the trial if you want to. If you don't want to testify, you have a constitutional right to remain silent, and your silence couldn't be used against you by the State during the course of the proceedings.

Do you understand the trial rights you're waiving?

THE DEFENDANT: Yes, Your Honor.

THE COURT: By pleading guilty, you're also waiving your appellate rights. After today, you can only appeal for four reasons: That I sentenced you illegally, that the State didn't follow through with their end of the plea agreement, that your plea wasn't entered voluntarily, or that the law itself is illegal or unconstitutional.

Other than those four reasons, you can't

```
1
    appeal after today; do you understand?
 2
               THE DEFENDANT: Yes, Your Honor.
 3
               THE COURT: Understanding your appellate
    rights and trial rights, do you still want to plead
 4
 5
    guilty?
 6
               THE DEFENDANT: Yes, Your Honor.
 7
               THE COURT: Are you pleading guilty because
 8
    in fact on or about -- on or about August 22nd, 2020,
 9
    here in Pahrump, Nye County, you stole a firearm
10
    belonging to somebody named Miranda Matal with the
11
    intent to deprive them of it; is that accurate?
12
               THE DEFENDANT: Yes, Your Honor.
13
               THE COURT: Are you pleading guilty because
14
    in fact on or about September 8th, 2020, here in
15
    Pahrump, Nye County, you discharged a firearm into a
    vehicle on Dutch Ford Road occupied by Joseph Fenton;
16
17
    is that correct?
18
               THE DEFENDANT: Yes, Your Honor.
19
               THE COURT: We'll accept your guilty pleas
          We'll set it for sentencing on -- is this the
20
    then.
21
    newest one?
22
               COURT STAFF:
                             Yes.
23
               THE COURT: -- on May 17th, May 17th at
24
   0900.
25
               THE DEFENDANT:
                               Thank you, Your Honor.
```

1	THE COURT: Thank you.
2	Anything else you need on that case,
3	Mr. Fritz.
4	MR. FRITZ: Not on this case, Your Honor.
5	THE COURT: Very good.
6	-000-
7	
8	ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT OF THE PROCEEDINGS.
9	PROCEEDINGS.
10	
11	
12	Ciclia D. Thomas
13	RPR, CCR No. 712
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
ı	

1	Nos. CR21-0018, CR21-0019, a	FILED  nd CR21-OFFILIUDICIAL DISTRICT
2	Dept. No. 2	MAX/2 6 2021
3		Nye County Clerk
4		Deputy
5	IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
6	IN AND FOR THE COUNTY OF NYE	
7	THE HONORABLE ROBERT W. LANE, DISTRICT JUDGE	
8		-00c-
9		ORIGINAL
10	THE STATE OF NEVADA,	
11	Plaintiff,	) TRANSCRIPT OF PROCEEDINGS ) SENTENCING - (CONT'D)
12	vs.	)
13	BRETT ALAN LINDER,	MAY 17, 2021 ) 9:25 A.M.
14	Defendant.	) PAHRUMP, NEVADA
15		_'
16	APPEARANCES:	
17	For the State:	MICHAEL ALLMON, ESQ. DEPUTY DISTRICT ATTORNEY
18		Nye County Courthouse Pahrump, Nevada 89060
19	For the Defendant:	ANDREW S.T. FRITZ, ESO.
20	Tol bild beloinding.	609 South Seventh Street Las Vegas, Nevada 89101
21		Lus Vegas, Nevada 05101
22	The Defendant: (via BlueJeans -	BRETT ALAN LINDER
23	Pahrump Jail)	
24		
25	Reported by: CECILIA D. THOM	AS, RPR, CCR No. 712

```
PAHRUMP, NYE COUNTY, NEVADA, MONDAY, MAY 17, 2021
 1
 2
                            9:25 A.M.
 3
                              -000-
 4
                      PROCEEDINGS
 5
 6
               THE BAILIFF: All rise.
 7
               THE COURT: Good morning. Thank you.
 8
    Please be seated.
 9
               Let's start with Brett Linder, 21-0018.
10
    Time and place set for Sentencing.
11
               COURT STAFF: He has three files,
12
    Your Honor.
13
               THE COURT:
                           Okay. Thank you.
    0018, -19, and -20. And do we have the PSIs?
14
15
               MR. FRITZ: We do, Your Honor, and I think
16
    that's something that we need to address first.
17
               I'm a little concerned about the PSI --
18
               THE COURT: Okay.
19
               MR. FRITZ: -- and I will bring a couple of
20
    things, if you will, to the Court's attention.
21
               THE COURT: Thank you, sir.
22
                           As you know these are
               MR. FRITZ:
23
    important; they follow the person around forever,
24
    especially if you go to prison and that. His criminal
25
   history file, it accurately reflects what we have
```

```
1
    before us, Your Honor. I think there's an issue here.
 2
    You see on page 4, it shows he has two felony
 3
    convictions. If we go to page 5 and 6 of the PSI, the
    bottom case of page 5, the top case on page 6, shows
 4
 5
    that my client had a felony conviction, he was
 6
    honorably discharged from probation on both of those
 7
    cases in 3/8 of '19.
 8
               Now, here's what happened. Upon honorable
 9
    discharge, those cases were to be reduced to gross
10
    misdemeanors.
                   That was never done, though. Whoever
11
    his attorney of record was at the time -- I don't know
    who it was -- didn't bring the case back before
12
13
    Your Honor -- he thinks they're before Your Honor,
14
    those two cases -- and get the necessary reduction.
15
    Now, the PSI report does accurately reflect what
16
    should have happened on the top of page 8.
17
               So I think this needs to be cleared up,
18
    Your Honor, before he's formally sentenced today.
19
    I don't know procedurally how we should do it; if we
    should continue the sentencing date and maybe place
20
21
    those two cases on calendar before Your Honor that
22
   day, and perhaps get the reduction on that day.
23
   just don't think this accurately reflects his criminal
24
   history.
25
               Now, his criminal history, it looks long
```

```
1
    and it is, but there are no felony convictions until
 2
    this case, the case you have before Your Honor today.
 3
    There would be no felony convictions, and I think
 4
    that's important when sentencing him.
 5
               Part 2, the second case, I think it ends
    in -- the case that ends in 20, he was arrested on
 6
    that September the 8th of last year. He has been in
 7
 8
    custody since September the 8th of last year on this
    case, I believe. You know, that's eight-and-a-half
    months ago, Your Honor. And it says on that case, he
10
11
    has a grand total of three days credit, and that just
12
    cannot be right. That's on page 9 of that PSI report,
13
    and it says he has three days of credit from
14
    August 22nd to August 24th -- well, this case didn't
15
    even happen until September the 8th; so that just
16
    can't be all right.
17
               So that's where we are, Your Honor.
                                                     Maybe
18
    I'm looking for some direction from the Court as to
19
    procedurally, how we should proceed. But those are my
20
    concerns.
21
               THE COURT:
                           All right. Let's hear what the
22
   State has to say about it.
23
               MR. ALLMON: Your Honor, Mr. Fritz did
24
   point that out to me; however, I did also point out to
25
   Mr. Fritz that I do believe it's accurate. One issue
```

```
1
   here is not only is it accurate, it's noted.
                                                   I think,
 2
    if you look on page 8, there's the first paragraph
   there, the last two lines before "Offense synopsis,"
 3
   it says in bold italicized, "As of the writing of this
   report, the defendant has not returned to the court to
 5
 6
   withdraw his please and enter guilty pleas to the
 7
   gross misdemeanors." I believe that's accurate based
 8
   on my review of the criminal history of the defendant,
9
   and my review of charging it in this case.
10
```

So this was -- this is a case assigned to me personally. I'm aware of how the guilty plea went. This issue was raised by Defense counsel previously, "Hey, there's a Felon in Possession charge; I don't think that's accurate because he's got this dropdown. I looked into at that time and I found that he did have an agreement to a drop down, but he never motioned the Court to do it until -- he was still validly a felon, a convicted felon." So he was not to be carrying a firearm.

And so this issue has already been raised -- it was raised about five months ago now, I want to say. This report is accurate. In fact, the PSI investigator went out of her way to specifically bring that to the Court's attention.

As far as the credit for time served, I

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
would have to look and see if that's a matter of assigned credit to one case or the other. There's two PSIs. I would have to look at the other one and see if that's -- I haven't had a chance to do that (inaudible).
```

THE COURT: I'm not real concerned about the credit for time served issue, because it's quite normal when you do sentencings to note that a credit for time served isn't accurate in the PSIs. And it's normal for P and P and my staff to recalculate it based on the totality of the circumstances, share that information with the attorneys. And if there's a disagreement and we come back in for a hearing on it, usually, the attorneys say, "Yeah. Your calculation is right and that's the credit for time served."

And of course we would recalculate it if an attorney stood up and said, "He was in jail almost six months; it shows three days," of course we would recalculate it. I'm not real concerned about the credit for time served issue.

I'm a little bit concerned about the dropdown issue, but mainly because I'm approaching it from the knowledge I'm not sure how all of this stuff works. Normally, when defendants come into court and they say, "We entered a negotiation with the State and

```
I will plead guilty today to this, and they agree they'll drop it down in three years if I'm good," and so forth. And I normally tell defendants, you know, "I don't have to go along with that. You can make a motion to drop it down, but I may say, 'No. I'm not going to do it,' depending on the history and facts of the case, and so forth."
```

And then they enter the plea. Ninety-eight percent of the time, they come back in three or four years later with their attorney and say, "We want to drop it down," and I rubber-stamp it and say, "Okay. If the State wants to drop it down, it's okay with me." There might have been one or two situations in the last 20 years where I said, "No. I'm not going to drop it down. We're going to leave it a felony."

I'm not sure whose responsibility that is to bring it in front of me. And if it is the defendant's attorney's responsibility to bring it in front of me, it sounds like it's still something he can do. But because he hasn't done it yet, the State's basically saying, "Everything's correct right now. Let's go forward because he hasn't done it yet." And I would tend to agree with that because I'm not familiar with any statute or case law on point that says you can't sentence a guy for this when he's had

```
this dropdown in the past. So what I'm saying is I'm confused about it. I'm not really sure what to do either.
```

MR. FRITZ: And just, again, my concern, you know, he has a lengthy history, and we can talk about that, but the concern is those are his only two felony convictions; so he really should be sitting before Your Honor ready to be sentenced on his first felony conviction. That's also another thing I want to point out, plus I know the PSI Report follows you around.

THE COURT: Yeah. And you noted that if those felonies went away, then there's nothing about being a felon with a gun. And I noticed that the charges are Discharging and Larceny. So I am not even contemplating that aspect of it until you said it.

"Oh, he's a felon. He shouldn't have a gun." I wasn't even thinking about that because of the two underlying crimes that we're here for today.

MR. ALLMON: And, Your Honor, this case was CR8668 is a Fifth Judicial District case prosecuted by the Nye County District Attorney's Office. Paragraph 2 of that GPA -- I'm looking at my files right here -- says, "At sentencing..." -- it says what it's going to be -- and then it says, "If defendant successfully

```
completes the regimental discipline program and
 1
 2
    completes probation with no violations, graduates from
 3
    Drug Court successfully, and pays all fines and fees,
    the State will not oppose a motion by defendant to
 4
 5
    withdraw his two guilty pleas and enter a guilty plea
    to Conspiracy To Commit Burglary on each case, both
 6
 7
    gross misdemeanors, with a sentence of credit for time
 8
    served."
 9
               It was on the defendant to make that
10
    motion; he never made it. It's a valid felony
    conviction, and that's this jurisdiction. There's
11
12
    really no question.
13
               THE COURT: So based on your argument, you
14
    would say let's go forward with sentencing today,
15
    Judge?
16
               MR. ALLMON: I would, Your Honor.
17
               THE COURT: And you would -- you might say
18
    even, "Judge, go forward and sentence him today, and
19
    keep in your mind that maybe those two will be dropped
20
    in the future. Likely they might be, but for now,
21
    let's go forward with that knowledge"?
22
               MR. ALLMON: Yes, Your Honor.
                                              The State
23
   would agree defendant is still eligible to make that
             I don't think that the new crimes change that
24
   motion.
25
   there was no requirement that he not pick up a new
```

```
conviction between the time that he finished probation
 1
 2
    and actually got his dropdown.
 3
               THE COURT: Of course.
 4
               MR. ALLMON: So I think he's eligible for
 5
         I think these are issues for Defense to raise as
    it.
 6
    to why it should be considered less. I'm of course
 7
    going to argue that it should still stand.
 8
               THE COURT: State's saying, "Let's go
 9
    forward today, Judge. You had the knowledge you made
10
    about the dropdown. We're good to go." What do you
11
    say, Andrew?
12
               MR. FRITZ: I'd say to Your Honor, point me
    on those two cases. I don't know who his attorney of
13
14
    record was. Let's set if for a court date to where
15
    they can be dropped down, and then perhaps even do the
16
    sentencing on the cases you have before Your Honor at
17
    that time.
18
               THE COURT: I'm fine with that, because I
19
    don't see any prejudice anywhere except for the fact
   that we don't need new PSIs, do we?
20
21
               MR. FRITZ:
                           Well, I don't know.
                                                Again,
22
    that was one of my concerns where it says right here
23
   on whatever page we're looking at.
24
               THE COURT:
                           In the old days, you know, they
25
   made recommendations.
                           And I could see a Defense
```

```
attorney saying, "Hey, that recommendation might
 1
 2
    change with these two dropdowns."
 3
               MR. FRITZ: What concerns me is having that
    "2" beside the word "felony" on page 4.
 4
 5
               THE COURT: Yeah, but they're not making
 6
    recommendations in here, are they?
               MR. FRITZ: Not to my knowledge.
 7
               THE COURT: Okay. And I'm smart enough to
 8
 9
    know that if we do the dropdown, those two felonies go
10
    away.
11
               MR. FRITZ: Okay. So that would be my
12
    request that we'll proceed if the Court --
13
               THE COURT: All right. Counsel, do you see
14
    any reason why we shouldn't bounce it a month and let
15
    Andrew take care of that paperwork, even though we all
16
    acknowledge that we can acknowledge it now? He's
17
    sitting in custody; so I don't see the prejudice.
18
               MR. ALLMON: I suffer no prejudice; you're
19
   correct, Your Honor.
20
               THE COURT: We'll go ahead and do that
21
   then.
22
               Andrew?
23
               MR. FRITZ: Okay. I'm just asking for
   perhaps clarification logistics. So you said
24
25
   approximately 30 days. Great.
```

```
1
               THE COURT:
                           I made that number up.
                                                    You can
 2
    ask --
 3
               MR. FRITZ: Exactly. We'll look at the
    calendar here.
 4
 5
               And then who's the attorney of record on
 6
    those two cases?
 7
               MR. ALLMON: I am -- no, for the old ones?
 8
               MR. FRITZ: Yeah, the one he was sentenced;
 9
    do you recall?
10
               MR. ALLMON: Let me check.
11
               THE COURT: Maybe P and P can get together
    with Louise and recalculate the CTS while we're going
12
13
    through this issue.
14
               MR. FRITZ: And I believe now Judge Chamlee
15
    was the attorney of record on those cases. So it
16
    would appear that he would need a new lawyer on these
17
    two cases.
18
               THE COURT:
                           This is your chance to go down
19
    and chastise them.
20
               MR. FRITZ:
                           I have a very good relationship
21
    with the Judge; so no, I --
22
               THE COURT:
                           Is a month enough?
23
               MR. FRITZ:
                           Please. And just again,
24
    logistically, before your department do you require a
25
   motion, or are we just going to come back in and let
```

```
me have time to get the Judgment of Conviction, the
 1
 2
    Plea Agreement, and the -- maybe the honorable
 3
    discharge before --
 4
               THE COURT: Let me ask my brain, find out a
 5
    second.
 6
               Do they normally motion to do the dropdown?
 7
               COURT STAFF:
                             Yes.
 8
               THE COURT: Yeah, they do.
 9
               MR. FRITZ:
                           So there will be a motion.
10
               THE COURT: Yeah. And that way, the State
    will have a chance to respond.
11
12
               MR. FRITZ: Okay. Thank you.
13
               THE COURT: Is a month long enough?
14
               MR. FRITZ: Maybe 45 days -- 30 days, 45
    days.
15
16
               THE COURT: A week to do the motion.
17
               MR. FRITZ:
                           I just want to make sure I get
18
    everything.
19
               THE COURT:
                           How does July 12th look?
20
               MR. FRITZ:
                           No, Your Honor. But I think --
21
               THE COURT:
                           I've got June 21st.
22
               MR. FRITZ:
                           I have a -- well, that's too
23
    far out.
              Shoot. I have a case before you on
24
    July 26th, but that would be too far out.
25
               THE COURT:
                           Right.
                                   So that leaves us
```

```
July 12th and June 21st. June 21st is about a month
 1
 2
    from now.
 3
               MR. FRITZ: We'll make June 21st happen,
    Your Honor.
 4
 5
               THE COURT: All right. June 21st, 0900.
 6
    We'll set it for a hearing on the Motions to Dropdown
 7
    and also for Sentencing.
               MR. FRITZ: Okay; perfect. Thank you,
 8
 9
    and --
10
                           Yeah. We'll appoint Mr. Fritz
               THE COURT:
11
    to --
12
               MR. FRITZ:
                           On those two cases.
13
               THE COURT:
                           -- substitute in as the
14
    attorney for those.
15
               MR. FRITZ: And those are CR8669A and
16
    CR8667.
17
               THE COURT:
                           Thank you.
18
               MR. FRITZ: And again, the concern with the
19
    calculation was on the second case, the one that ends
20
    in 20, and that's just my opinion he should have
21
    credit since September the 8th of last year.
22
               THE COURT: I just want to note for the
23
    record again, Andrew, that it's kind of sad that we're
24
    doing all of this, because I have the feeling the
25
    sentence I'd give him today is the same one I'm going
```

```
1
    to give him then. But you want to cross your "i's"
 2
    and dot your "t's." I understand.
 3
               MR. FRITZ: I do, Your Honor. It makes me
   more comfortable to have somebody come before you with
 4
 5
    no felony convictions --
 6
               THE COURT: Sure.
 7
               MR. FRITZ: -- and be sentenced, than it
 8
    does with a couple of felony convictions.
 G,
               THE COURT: Very good. Anything else we
10
   can do for you today?
11
               MR. FRITZ: No. Thank you.
12
               THE COURT: All right. Thanks for coming
13
   in.
14
                             -000-
15
16
   ATTEST:
              FULL, TRUE AND ACCURATE TRANSCRIPT OF THE
              PROCEEDINGS.
17
18
19
                          Ciclia D. Shomas
20
                              Cecilia D. Thomas
21
                              RPR, CCR No. 712
22
23
24
25
```

NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39	PAHKUMP, NEVADA 89041 (775) 751-7080
--	---

PAHRUMP	JUSTICE	COURT
---------	---------	-------

BY Demingo

2021 JAN 19 PM 4: 22

RECEIVED & FILLED

Case No. 20CR02744, 20GR02607

3

1

2

4

5

6

7

8

9

10

11

12

13

14

15 16

17

18

19

20

21

22

23

24

Michael D Allmon
Deputy District Attorney

Mishael D Allman

STIPULATION AND ORDER TO CONVERT PRELIMINARY HEARING TO A PRE-TRIAL HEARING

BRETT ALAN LINDER,

Plaintiff,

٧.

THE STATE OF NEVADA,

Defendant.

At the request of the State and defense counsel, IT IS HEREBY STIPULATED AND AGREED by and between Defendant, BRETT ALAN LINDER, by and through his attorney, Andrew S.T. Fritz, Esq., and Plaintiff, the State of Nevada, by and through its attorney, CHRIS ARABIA, Nye County District Attorney, that the Preliminary Hearings in the above-entitled matters, currently set on January 20, 2021, at 9:00 A.M. be converted to a Pre-Trail hearings to give time to the defendant to consider the States offer.

IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP

**COUNTY OF NYE, STATE OF NEVADA** 

**DATED** this 19th day of January, 2021.

CHRIS ARABIA NYE COUNTY DISTRICT ATTORNEY

> Andrew S.T. Fritz, Esq. Attorney for Defendant

## LINDER 6/21/21

1	Nos. CR0008668, CR0008669,	CR21-0018, CR21-0019, FJLED: 21-0020 FIFTH JUDICIAL DISTRICT
2	Dept. No. 2	
3		JUN 282021
4		Nye County Clerk Deputy
5	IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
6	IN AND FOR THE COUNTY OF NYE	
7	THE HONORABLE ROBERT W. LANE, DISTRICT JUDGE	
8	-000- <b>A PARA</b>	
9		ORIGINAL
10	THE STATE OF NEVADA,	)
11	Plaintiff,	) TRANSCRIPT OF PROCEEDINGS ) MOTION FOR DROPDOWN (CR-8668,
12	vs.	) 8669)/SENTENCING HEARING ) (CR21-0018, -0019, -0020)
13	BRETT ALAN LINDER,	) ) JUNE 21, 2021
14	Defendant.	) 9:20 A.M. ) PAHRUMP, NEVADA
15	<del>-</del>	)
16	APPEARANCES:	
17	For the State:	MICHAEL ALLMON, ESQ.
18		DEPUTY DISTRICT ATTORNEY Nye County Courthouse
19		Pahrump, Nevada 89060
20	For the Defendant:	ANDREW S.T. FRITZ, ESQ. 609 South Seventh Street
21	mb - Dafaratant	Las Vegas, Nevada 89101
22	The Defendant:	BRETT ALAN LINDER
23		
24		
25	Reported by: CECILIA D. THOMAS, RPR, CCR No. 712	

1	PAHRUMP, NYE COUNTY, NEVADA, MONDAY, JUNE 21, 2021	
2	9:20 A.M.	
3	-000	
4		
5	<u>PROCEEDINGS</u>	
6	MUD COURT P. III I COCC. COC.	
7	THE COURT: Brett Linder, 8668, 8669, 0018,	
	0019, 0020.	
8	MR. FRITZ: And good morning again,	
9	Your Honor. Andrew Fritz appearing, Bar No. 6649.	
10	Is he	
11	THE BAILIFF: Yeah, he's back there.	
12	MR. FRITZ: Okay. Because I know he had	
13	B been in Tonopah.	
14	THE BAILIFF: Have a seat right there, sir.	
15	MR. FRITZ: Good morning, Brett.	
16	THE COURT: All right. We have a Motion	
17	For a Dropdown on two cases, Sentencing on two	
18	cases I'm sorry, Sentencing on three cases.	
19	So let's do the Motion For Dropdown first,	
20	if you want to.	
21	MR. FRITZ: Yes, Your Honor. And I know	
22	that's the reason why the last hearing was continued,	
23	if you will, to try and keep a clean record because	
24	he, in our opinion, was entitled to the dropdown; that	
25	had not been done yet. PSI Report still reflecting	

```
two felony convictions. And like I said, we wanted to
 1
 2
    clean that up prior to Your Honor sentencing him on
    the three cases he had before Your Honor today.
 3
 4
               THE COURT:
                           Thank you, sir. I was handed
    an Opposition. Did you get a copy of it?
 5
 6
               MR. FRITZ: About the time you walked in
 7
    the office -- I mean the courtroom, Your Honor.
 8
    Excuse me.
 9
               THE COURT: In a nutshell, it says that he
    didn't do everything right that was supposed to be
10
11
    done to get the dropdown.
12
               MR. FRITZ: And our position is -- and in
13
    hearing that in the hallway and here in court this
   morning, it's out position that he is entitled to it.
14
15
    He was honorably discharged my understanding in both
16
    cases, and that was the issue.
17
               THE COURT: There's a part in his
    Opposition where he says, "The defendant was arrested
18
    for a violation of probation," and then it just kind
19
20
    of fades away. I don't know if he came in front of me
21
   on that violation of probation and I found that he in
22
    fact had violated his probation or what.
23
               MR. FRITZ: Well, again, I don't know if I
24
   know the answer to that, but I think I know the answer
25
   to the fact that he was honorably discharged on the
```

```
two cases and it would be our position that by being
 1
    honorably discharged, he is entitled to the dropdown.
 2
 3
    It's the gross misdemeanor.
 4
                THE COURT: Yeah.
                                   We'll ask the State in a
 5
    moment, but I want you to know that somebody could be
 6
    put on probation, brought in front of me for a
    violation. I will find that, yeah, you violated it,
 7
    reinstate you on probation maybe with another term of
 8
    Drug Court or whatever; you successfully complete it
 9
10
    and you get an honorable discharge. But the State
    would argue, well, if you found that he violated,
11
    Judge, which violated the agreement of the dropdown,
12
    even if he did successfully get an honorable discharge
13
14
    later.
15
               But I don't know. I'm making up a fact
16
    scenario here.
17
               MR. FRITZ:
                           Sure.
18
               THE COURT:
                           And you don't know either?
19
               MR. FRITZ:
                           I don't, Your Honor. As you
20
    know, he did have different counsel on those, and I
21
    know that --
22
               THE COURT:
                           Let's see what the State has to
23
    say.
24
               MR. FRITZ:
                           Sure.
25
               THE COURT:
                           Counsel?
```

```
1
               MR. ALLMON:
                            Yes, Your Honor.
                                               So in the
 2
    State's review of it, the terms of the GPA
 3
    specifically say if he has no violations. So the
 4
    State's position is he was arrested for a violation.
 5
    Now, what's going to determine that was whether or not
    you found it. The State's review of the record could
 6
    not find anything that said that the Court had said
 7
    that he violated or admit that he violated.
 8
 9
               However, that raises questions about it,
    and I know it's the Defense's burden in this case --
10
11
    he's the moving party -- and so I think I have at
12
    least laid out a prima facie case to where it should
13
    not be granted without further review of whether or
14
    not he was found to have violated by this Court.
15
    that would be the determining factor.
16
               THE COURT:
                           Yeah. You know, it's a real
17
    simple look through the file and see if the Court made
18
    a finding of he violated probation. So it's kind of
19
    weird to put the burden on either one of you.
20
   simple as look through the file.
21
               Did you have that chance to do that?
22
               MR. ALLMON:
                            I did, Your Honor.
                                                 In the
23
   State's record keeping, the State does not show that
24
   the Court found a violation. I have no proof of that
25
   either way. I just see an arrest for it, and I have
```

```
no further record so...
 1
 2
               THE COURT: All right. And I'm looking
    through it while we're talking. That's why I'm
 3
    stalling asking questions.
 5
               MR. FRITZ: Your Honor, I believe it's my
 6
    client's position -- again, I was not representing him
 7
    at the time -- yes, he may have been arrested, but I
    do not believe any charges were ever filed and that he
 8
    was simply OR'd approximately three days after the
 9
10
    alleged event. And his position, he never appeared
    before Your Honor on any kind of revocation hearing,
11
    probation revocation hearing.
12
13
               THE COURT: The last thing is, Andrew -- it
    doesn't happen in every case, but I try to remember to
14
    make it happen in every case, which is the State will
15
16
    come in and say, "Judge, we charged this guy with five
    felonies"; however, we'll drop it -- and I'm making up
17
    a hypothetical right now -- we charged this guy with
18
    five felonies, and we made a deal that he'll plead
19
20
    guilty. And if he's good on probation for three
21
    years, we agree we'll drop it down to a gross
22
   misdemeanor.
23
               And I say to myself up on the bench, "Wow,
24
   that's quite a deal, five felonies to a gross
   misdemeanor." And then I'll canvass the defendant and
25
```

```
I'll say, "You know, they're reaching this deal, but
 1
 2
    that doesn't mean I'm going to go along with it. I
    have the discretion whether I'm going to give you the
 3
    dropdown or not, depending on the totality."
    Ninety-eight percent of the time, I rubber-stamp it
 5
 6
    and say, "Okay, fine."
 7
               But there could be that rare 2 percent time
    where I look at the totality of the circumstances and
 8
    I say, using my discretion, that I'm not going to drop
 9
10
              Any chance either one of you reviewed it to
    it down.
11
    see if that was the case here?
12
               MR. ALLMON: I did not read the minutes or
    the transcript, Your Honor. I do have the Judgment of
13
14
    Conviction in that case.
15
               MR. FRITZ: And, Your Honor, I must admit I
16
    based my position on --
17
               THE COURT: At any rate, I'm going to put
18
    the burden on the State.
                              They -- they're opposing the
19
    dropdown because of a probation violation, but we
20
   don't have evidence of that probation violation except
    for the allegation. No finding by the Court that he
21
22
   did; and therefore, I'm going to grant the Motion For
23
   the Dropdown.
24
               MR. FRITZ:
                           Thank you.
25
                           Now we'll proceed to
               THE COURT:
```

```
1
    sentencing.
 2
               MR. FRITZ: And just, Your Honor, as a
    housekeeping matter -- I'm sorry to interrupt.
 3
 4
               THE COURT:
                           Go ahead.
 5
               MR. FRITZ: Logistically, we just dropped
 6
    it down now so he can be canvassed on the grosses, or
    we just make it part of the record now that there's a
 7
    Judgment of Conviction for two gross misdemeanors?
 8
 9
               THE COURT: I believe that the deal was
    that it would be just be dropped down to a gross
10
11
    misdemeanor and I'm fine with that.
12
               MR. FRITZ: Okay. On both cases?
13
               THE COURT:
                           Yes.
14
               MR. FRITZ: Okay. Thank you.
                                               That
15
    answered that question.
16
               THE COURT: Now, we have Sentencing.
                                                      One
    case is No. 21-0018, Grand Larceny of a Firearm,
17
    category B felony; he can get one to ten years.
18
                                                      The
19
    other one is Case 21-0020, Discharging a Firearm,
20
    category B felony, one to ten years. Ten thousand and
21
    5,000 on two cases.
22
               We're going to hear from Mr. Fritz, what he
23
    thinks an appropriate sentence is based on your
24
   criminal history, the facts of this case. And after
25
   Mr. Fritz, we're going to hear from you about what you
```

```
think the sentence should be and why. You don't have
 1
    to say anything if you don't want to; it's up to you.
 2
    And then we'll hear from the State.
 3
 4
               THE DEFENDANT: Yes, Your Honor.
 5
               MR. FRITZ: Your Honor thank you.
    now his PSI should reflect that he does not have any
 6
 7
    felony convictions. I think that is important.
    That's why we continued the last hearing for today.
 8
 9
               Just some housekeeping matters too,
10
                 Part of this negotiation was my client
    Your Honor.
11
    pled to two cases down at the Justice Court level.
12
    Those were two Domestic Battery cases. We cleaned
13
    those up on or about May 26th of this year in front of
14
    Judge Jasperson.
15
               Those cases, he was sentenced, if you will,
16
    to credit time served basically six months on each.
                                                          Ι
    will talk about his credit for time served here in a
17
18
             So that has been cleaned up. He has taken
19
    responsibility for those actions, and we do have that
20
    behind us.
21
               Also, you see in the PSI he has an
22
   outstanding case in Clark County. I can tell you last
23
   week, Your Honor, I had a really nice discussion with
24
   the PD handling that case in Clark County. It's my
   understanding that case is no longer in warrant.
25
```

```
did remand him on that case. They are working on it.
 1
 2
    They are looking to hear from me later today as to
    what happened this morning.
 3
 4
               So we have gotten things moving. Justice
 5
    Court level, cleaning that up where he's addressing
 6
    the outstanding issues through the PD's Office in
 7
    Clark County on the pending case there. Also, he has
 8
    two pending cases in Tonopah. Those are set for
 9
    status check July 6th of this year. It's my
10
    understanding they are going to be dismissed after
    sentencing in this case. So that gives, I think, the
11
    Court -- I think it's important to give you a little
12
13
    history of all of the things going on with him.
14
               Your Honor, this is a case of which drugs
15
    are the problem. I think you even see in the PSI
16
    report he started using drugs at the age of 12 years
17
         So there's no question that drugs are the
   old.
18
   problem here.
19
               You know, usually when we ask for somebody
20
   to be placed on probation, the question is well, are
21
   they supervisable or not? Can we keep track of them
22
   when they're outside? Are they going to do what
23
   they're supposed to do, or are they just going to go
```

touches on what we talked about here already this

out there and cause more problems? Well, I think, it

24

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
morning, Your Honor, is that he is supervisable.
has been honorably discharged from probation before,
out of the probation office here in Nye County. We've
also seen that he was sentenced, to my understanding,
to Boot Camp, the regimental treatment program, the
Boot Camp Program; he successfully completed that.
           He gets on drugs again. Well, there's no
excuse or reason why he got on them, but he was on
them.
       And that caused quite a number of things.
Having a parent in very ill health, who I understand
unfortunately has now passed away. A very volatile
relationship, a domestic relationship, and you can see
from what happened in Justice Court; and as I said,
he's taken responsibility for. And then so what do we
do?
           He's been in custody according to my
math -- and I checked this out with the State; they
didn't confirm it -- but I have him in custody about
286 days already. I do my math from September the 8th
of last year; he's been in continuously since then.
And part of the negotiations were that this case and
the Justice Court cases run concurrent, with the
Court's permission of course, and the two counts run
concurrent here.
           And I say that, because spending over nine
```

```
months in jail, I like to think has gotten somebody's
 1
 2
                I like to think he's seen the ways were
    attention.
 3
    wrong. And so what we're going to ask for is a
    probationary term, but not just any probationary term.
 4
 5
    One with Drug Court as a condition. He needs help.
 6
    We don't want to just simply warehouse him in Nevada
    State Prison for a while, send him back out, and he's
 7
    right back to where he is. I believe we place him on
 8
 9
    probation, place him in the Drug Court Program.
10
    can still be an active and productive member of
1.1
    society while getting help, and I think that's
12
    important.
13
               And again, he's proven he can get through
14
    one of these regimental programs, whether it be
15
```

one of these regimental programs, whether it be
Drug Court or the Boot Camp Program, and I think this
would be best in my client's situation. As I said, a
unique way of putting one -- I know the Court can
always give to someone up to 364 days as a condition
of probation. Well, here, we don't have 364, but
we've got 286, and I think that has gotten his
attention.

If we do that, place him on probation, put a high suspended sentence hanging over his head so that he knows he has a hammer over his head that if he goes out there and starts using again, if he goes out

16

17

18

19

20

21

22

23

24

```
there and starts committing crimes again, if he goes
 1
    out there and he's not supervisable, well, we're going
 2
    to be back before Your Honor on a probation violation
 3
    and presumably he's going to the State Prison at that
 4
           So we're asking for a chance, another chance,
 5
 6
    and that's where we are, Your Honor.
 7
               THE COURT: Thank you, sir.
 8
               Mr. Liner, is there anything you would like
 9
    to say?
10
               THE DEFENDANT: I wrote a little bit,
11
    Your Honor.
12
               First off --
13
               MR. FRITZ: Would you like him to stand up,
    Your Honor, and address the Court?
14
1.5
               THE COURT:
                           Yes.
16
               THE DEFENDANT: First off, I appreciate the
17
    chance to speak today. I have a lot of things that
18
    I've wanted to say over the past few months, many
19
    apologies I wanted to give. Obviously, I can't give
20
    them all here. I'm not proud to be back in front of
    you again in these chains. Obviously, you sent me off
21
22
    for success, and I succeeded for a while. And then it
23
    kind of -- it got bad for me out there on the streets.
24
               There's no excuse for some of the decisions
25
   I've made. Many of the things I was accused of were
```

```
false, but that's by no means am I not taking
 1
 2
    responsibility for the things that I have done.
    understand that I've made some serious poor choices.
    I was doing very well. I completed Boot Camp.
 4
 5
    completed Drug Court, probation successfully.
    to the supervision on probation, I had so many people
 6
 7
    proud.
            I was a law-abiding citizen. I proved
    probation does help for people to do better, be
 8
 9
    better, become better, and have great success with it.
10
               (Inaudible) was a great job. I paid off my
    mom's house, had a beautiful girlfriend, a brand-new
11
12
    car, proud mother, and a credible reputation.
13
    completing all of these programs, I continued my
14
    success for over two years. And then the worst thing
15
    that could happen to someone like me happened.
16
    mother was diagnosed with a brain tumor, along with
    brain cancer after a stroke at work. She was the
17
18
   manager at all of the Horizon's, and most importantly,
19
    she was everyone's friend. She had the most beautiful
20
    heart; my favorite person in the whole world.
21
               It destroyed me. I quit my job. I picked
22
   up drugs.
               I basically picked up my whole life back up
23
   from where I left it, which was in the dirt.
   reached -- I should have reached out for help, but
24
   instead I did the opposite. I started looking to
25
```

```
anger for help, for ways of coping. I'm sorry to my mother. I know she's looking down waiting for me to do better.
```

My next apology is to one of my victims, my best friend, my ex-girlfriend. My first mistake was turning my pain on to her. I'm sorry to Miranda for all of the bad that destroyed us and you. I lost everything and everyone in three months. It was a record time -- including my freedom, sobriety, and my motivation. I wanted it to all be over. I just wanted to go where my mother was.

When I got arrested, I knew God wasn't done with me yet. I began coping and healing from this pain. I know now that my mom and God both want me to be better, make them proud, and not just rot away. Your Honor, I understand how badly I've handled this crisis, and for that I apologize to you and to the courts. I pray that you see that I truly regret my mistakes, that you put my life back on track once before, and I humbly ask just for one more chance to show the courts, the public, and myself that I can rise and overcome this hiccup.

I've learned that things in life can be a great thing, but my actions and reactions are what control everything, and I have the right to control it

```
as long as I don't fail myself. I do not want to go
 1
    to prison and affiliate with people that could just
 2
    teach me to be a smarter criminal. I want one more
 3
    chance, Your Honor, to be put under supervision and
 4
    probation and to get my life back to something worth
 5
    being proud of. I have a ton of potential, and I've
 7
    learned a lot from this hard time. I've wasted it
 8
    long enough. Please just let me show you and everyone
    else the good I can do, Your Honor.
               THE COURT: Thank you.
10
11
               Counsel?
12
               MR. ALLMON: Thank you, Your Honor.
13
               Your Honor, the State's going to ask for
    four to ten years. I think that's a very reasonable
14
15
    request under the terms of this GPA. Let's start with
16
    the original charges that Mr. Linder was facing.
17
    was facing a charge of Attempted Murder on his friend.
18
   He was facing a charge of felony Possession in that
19
   case, Grand Larceny of a Firearm, Discharging a
   Firearm At Or Into Structure Or Vehicle. In that case
20
21
   all of those charges he's pleading to, Discharging
22
   Firearm At Or Into Structure.
23
               His girlfriend, his best friend Miranda.
24
   He stole a firearm from her. He's also battered her
   several times. The firearm that he is pleading to,
25
```

```
the Theft of the Firearm is from that girlfriend.
 1
 2
               What's important to note too is the
    defendant is also getting several other cases
 3
    dismissed. One importantly is a random victim of a
 5
    Burglary. He had a Burglary With a Firearm.
                                                   He broke
 6
    into that house. He stole that firearm.
                                              When he was
 7
    arrested in the incident where he fired into another
    vehicle, the firearm from that house was recovered in
 8
 9
    his luggage that he admitted was his. The evidence
10
    was pretty strong.
11
               So you're looking at numerous charges
    involving firearms. The defendant is a very violent
12
13
          He steals firearms from people, including random
    man.
    strangers, people he knows and that trusted him, and
14
15
    then he commits violent acts with those firearms,
    which is what he did with his friend. He fired a gun
16
    at him after telling him -- placing a bullet on the
17
    table and telling him, "This one's for you."
18
    that victim fled, he fired a shot at him. That's the
19
20
   man that he is. That's the man that he's always been.
21
               From 2014, the criminal justice system got
22
   his attention. He's gotten several breaks, and he
23
   keeps blowing them off. Looking at his PSI, you see
24
   2014, arrested for Burglary, pled quilty to Petit
25
   Larceny. We just had a motion for a dropdown here.
```

```
Pled guilty to two counts of Burglary, dropdown to
 1
 2
    gross misdemeanors. I think that is the exact scaling
    of getting someone's attention, giving them second and
 3
    third chances. How many chances did we give him?
 5
    We've given him three is the answer.
 6
               So many of these accusations are false.
    would like to address that. They are not false.
 7
                                                       The
 8
    State charged these.
                          The State had good evidence in
 9
    these cases.
                  The evidence is mutually supportive of
10
    one another. The defendant has a similar MO in all of
    these offenses. He likes guns. He steals guns.
11
    That's his offense. He breaks into houses. He does
12
13
    that.
14
               He's in Vegas on yet another charge
15
    involving Burglary, Robbery; it's the same stuff.
    Additionally, one case I forgot to note was he broke
16
    into El Jefe's. The evidence there was very strong.
17
18
    He admitted. He was found with physical evidence of
19
         There's no question he committed that crime.
20
    he's getting these charges, a number of them reduced,
21
    all the way from Attempted Murder With a Deadly
22
   Weapon, to Discharging a Firearm; so numerous charges
23
   dismissed; other cases dismissed, including Burglary
24
   With a Firearm and Burglary of a Business.
25
               So the fact that many of these accusations
```

```
1
    are false, I do not think that that bears out based on
 2
    his history and the fact that we have numerous
 3
    accusations from multiple people.
 4
               Let's talk about his mother's diagnosis as
 5
    the basis for his criminal behavior. It is not.
 6
    2014, he was the same person committing the same
 7
    offenses before any of this happened with his mother.
    He may offer excuses to the Court all he wants, but
 8
 9
    the fact is the defendant is a violent criminal who
    will victimize the public at large whether he knows
10
11
    that person or not.
12
               Sentence him to four to ten years,
    Your Honor.
13
                 Take him off the streets. Incapacitate
14
    him for as long as we can.
15
               THE COURT: Thank you, sir.
16
               For the last 20 years that I've been Judge,
    I've told people frequently in court -- it's a common
17
18
```

I've told people frequently in court -- it's a common hearing -- that 90 percent of society are good people who don't do anything wrong; 10 percent are people we see in court all of the time. Of that 10 percent, 9 percent of people are addicted to drugs and stealing from their neighbors and doing stuff like that, and we're constantly working to try and figure out how to get them off drugs and straighten their lives out and hope they don't commit crimes anymore.

19

20

21

22

23

24

1 There's a small segment of society of the 2 population that are what we call psychopaths or 3 sociopaths, criminals that repeatedly keep doing crimes and hurting other people. Most of those would 4 5 never dream of hurting other people -- sexually 6 assaulting a woman, molesting a child, hitting somebody in the face, et cetera -- we would never 7 dream of doing that, most of the normal people. 8 9 There's a small segment of our society that for some 10 reason doesn't think normal and they don't mind doings what they need to do to hurt other people, and so 11 12 forth. 13 Starting in 2014, you had Conspiracy To 14 Commit Burglary, Burglary, Drug charges, another 15 Burglary, another Burglary, more Drug charges, FTAs, 16 other crimes -- Speeding, Paraphernalia, and so forth -- Domestic Battery With an Enhancement For a 17 Deadly Weapon Against an Older Person, Harassment, 19 Simple Battery, Battery on an Older Person, Domestic Battery, Grand Larceny Of a Gun, Attempted Murder, Possession Of a Gun By Prohibited Person, Discharging a Gun, Burglary While In Possession of a Gun, Deadly Gun, Owning/Possession of Gun By Prohibited Person, Violated Stalking/Harassment, Violated

Stalking/Harassment, Child Abuse, Conspiracy, Battery,

18

20

21

22

23

24

```
Grand Larceny, Burglary, Unlawful Use, Battery two
 1
 2
    counts, et cetera.
 3
               Now, obviously what that tells any normal
 4
    person is you're a psychopath. You don't mind going
 5
    out and hurting other people -- older people, younger
    people, whatever -- you're going to do whatever you
 7
    think you want to do to make yourself happy.
 8
               We've tried Drug Court with you. We've
 9
    tried Boot Camp with you. Nothing works. As soon as
10
    I let you out, you're going to go out and hurt other
11
    people again, because there's something in your brain
    that doesn't click right that says, "Hey, that's not
12
    normal. I shouldn't do that." You're a dangerous
13
14
    person.
15
               Forty-eight to 120 on each count,
16
    consecutive to each other, with credit for time served
17
    calculated by Mr. Fritz of 286. We'll recalculate
18
    that. And we'll keep you away from people as long as
19
    we can to try and keep them protected from you.
20
               Any other matters that we need to do?
21
               MR. FRITZ: Just real quick, Your Honor.
22
   The third case is to be dismissed?
23
               THE COURT: Yes, sir.
24
               MR. FRITZ: And you said that was
   consecutive?
25
```

1	THE COURT: The two are consecutive, yes.
2	MR. FRITZ: Okay. I would just point out
3	the State didn't have any I know it's in the
4	discretion of the Judge
5	THE COURT: Because he's so dangerous to
6	other human beings, we won't to keep him in as long as
7	we can.
8	MR. FRITZ: and I just want to point out
9	that the State though is not arguing for that, and
10	they had no opposition to concurrent time.
11	THE COURT: Noted for the record.
12	MR. ALLMON: That is correct.
13	-000-
14	
15	ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT OF THE
16	PROCEEDINGS.
17	
18	
19	Cecilia D. Thomas
20	Cecilia D. Thomas RPR, CCR No. 712
21	
22	
23	
24	
25	

# FILED FIFTH JUDICIAL DISTRICT

Case No. CR 21-0018

Dept. No. 2P

Nye County Clerk

Deputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA,

Plaintiff,

JUDGMENT OF CONVICTION

BRETT ALAN LINDER,

Defendant.

On the 8<sup>th</sup>day of March 2021, the above-named defendant, appeared before the Court, while in-custody, with his counsel, ANDREW FRITZ, ESQ., and entered a plea of guilty to the crime of GRAND LARCENY OFA FIREARM, in violation of NRS 205.226, a category "B" felony. The state was represented by KIRK VITTO, ESQ., Chief Deputy District Attorney.

On the 21<sup>st</sup> day of June 2021, the defendant appeared personally, while in-custody, with his counsel ANDREW FRITZ, ESQ., for entry of judgment. The state was represented by, MICHAEL ALLMON, ESQ., Deputy District Attorney. No sufficient legal cause was shown by the Defendant as to why judgment should not be pronounced against him. The Court adjudged the Defendant guilty of the crime of GRAND LARCENY OFA FIREARM, in violation of NRS 205.226, a category "B" felony.

The Court then sentenced the Defendant to imprisonment in the Nevada Department of Corrections for a maximum term of one hundred twenty (120) months with a minimum parole eligibility of forty-eight (48) months. Said sentence to run consecutive to CR 21-0020.

Defendant shall serve a minimum aggregate term of imprisonment of ninety-six (96)

months and a maximum aggregate term of imprisonment of two hundred and forty (240) months.

That the Defendant shall pay to the Clerk of this Court a sum of \$25.00 as an Administrative Assessment fee.

That the Defendant shall pay to the Clerk of this Court the sum of \$3.00 as a DNA Administrative Assessment fee.

That the Defendant shall pay to Nye County the sum of \$400.00 for preparation of presentence investigation report.

That the Defendant shall pay to the Clerk of this Court a sum of \$500.00 in attorney fees.

That all fines/fees are due by 08/20/21.

That the Defendant is given credit for two hundred eighty-six (286) days pre-sentence time served.

IT IS FURTHER ORDERED that any bond in this matter be exonerated, unless previously ordered by this court for forfeiture or any other purpose.

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

DATED this \_\_\_\_\_\_ day of June 2021.

DISTRICT UDGE

# FIFTH JUDICIAL DISTRICT COURT ESMERALDA AND NYE COUNTIES

#### **CERTIFICATION OF SERVICE**

The undersigned hereby certifies that on the \_\_\_\_\_\_\_day of June 2021, she mailed (or

hand/fleet delivered) copies of the foregoing to the following:

NYE COUNTY DISTRICT ATTORNEY PAHRUMP, NV (HAND DELIVERED)

ANDREW FRITZ, ESQ. 609 S. SEVENTH ST. LAS VEGAS, NV 89101

NEVADA DIVISION OF PAROLE AND PROBATION PAHRUMP, NV (HAND DELIVERED)

NYE COUNTY SHERIFF PAHRUMP, NV. 89048 (FLEET DELIVERED)

Nancy C. Satty of EDUISE MULDEY, Secretary to John STRICT JUDGE



Case No. CR 21-0020

Dept. No. 2P

Nye County Clerk
Deputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA,

Plaintiff,

JUDGMENT OF CONVICTION

BRETT ALAN LINDER,

Defendant.

On the 8<sup>th</sup> day of March 2021, the above-named defendant, appeared before the Court, while in-custody, with his counsel, ANDREW FRITZ, ESQ., and entered a plea of guilty to the crime of DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, a category "B" felony. The state was represented by KIRK VITTO, ESQ., Chief Deputy District Attorney.

On the 21<sup>st</sup> day of June 2021, the defendant appeared personally, while in-custody, with his counsel ANDREW FRITZ, ESQ., for entry of judgment. The state was represented by, MICHAEL ALLMON, ESQ., Deputy District Attorney. No sufficient legal cause was shown by the Defendant as to why judgment should not be pronounced against him. The Court adjudged the Defendant guilty of the crime of DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, a category "B" felony.

The Court then sentenced the Defendant to imprisonment in the Nevada Department of Corrections for a maximum term of one hundred twenty (120) months with a minimum parole eligibility of forty-eight (48) months. Said sentence to run consecutive to CR 21-0019.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Defendant shall serve a minimum aggregate term of imprisonment of ninety-six (96) months and a maximum aggregate term of imprisonment of two hundred and forty (240) months.

That the Defendant shall pay to the Clerk of this Court a sum of \$25.00 as an Administrative Assessment fee.

That the Defendant shall pay to the Clerk of this Court the sum of \$3.00 as a DNA Administrative Assessment fee.

That the Defendant shall pay to Nye County the sum of \$400.00 for preparation of presentence investigation report.

That the Defendant shall pay to the Clerk of this Court a sum of \$500.00 in attorney fees.

That all fines/fees are due by 08/20/21.

That the Defendant is given credit for zero (0) days pre-sentence time served.

IT IS FURTHER ORDERED that any bond in this matter be exonerated, unless previously ordered by this court for forfeiture or any other purpose.

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

DATED this 23<sup>rd</sup> day of June 2021.

DISTRICT JUDGE

#### **CERTIFICATION OF SERVICE**

The undersigned hereby certifies that on the \_\_\_\_\_\_\_\_ day of June 2021, she mailed (or

hand/fleet delivered) copies of the foregoing to the following:

NYE COUNTY DISTRICT ATTORNEY PAHRUMP, NV (HAND DELIVERED)

ANDREW FRITZ, ESQ. 609 S. SEVENTH ST. LAS VEGAS, NV 89101

NEVADA DIVISION OF PAROLE AND PROBATION PAHRUMP, NV (HAND DELIVERED)

NYE COUNTY SHERIFF PAHRUMP, NV. 89048 (FLEET DELIVERED)



Danay & Crash Go :

LOUISE MULVEY, Secretary to

DISTRICT JUDGE

	CR21-0020; CR21-0018
	Case # 5th Judicial District Court of Nye County, Nevada
	State of Nevada  Plaintiff  Notice of Appeal
	FILED
X	FIFTH JUDICIAL DISTRICT
	Brett Alan Linder Jun 3-0 2021
	Defendant Nye County Clerk
	Deputy
	You will Please take Notice of Appeal in
	the Above Named Case at Bar.
	Complete Indigent File Stamped Copy Requested
,	
	BY: Profit Findle
	J. J. Will College
	Certificate of Service
* *	The Defendant Mailed this Notice of Appeal
	On June 28, 2021
	to Nye County Clerk
	1520 E. Basin Road
	Pahrump, Nevada 89060
	,
×3000006-40	
	Date: 6-28-21 By: 1
	Copy mode on 6/28/21 @ 10:51Am. 0108
	to Nopah Jail

1	Case No. C	R21-0018	<b>FILED</b> FIFTH JUDICIAL DISTRICT
2	Dept. No. 2		JUL - 1 2021
3			Nye County Clerk
4			Deputy Deputy
5	INTI	HE FIFTH JUDICIAL D	ISTRICT COURT OF THE STATE OF NEVADA
6			FOR THE COUNTY OF NYE
7			****
	TOTAL CED A	DVO ANTONIO NA	
8	THE STA	TE OF NEVADA,	
9		Plaintiff,	
10	vs.		CASÉ APPEAL STATEMENT
ι1	BRETT A	LAN LINDER,	
12		Defendant.	/
13	1.	Name of appellant fili	ng the case appeal statement: Brett Alan Linder.
14	2.	Identify the judge issu	ing the decision, judgment, or order appealed from:
15	Honorable	Robert W. Lane, Fifth	Judicial District Court Judge, Department 2.
16	3.	Identify each appellan	t and the name and address of counsel for each appellant:
17	Brett Alan	Linder is the only appel	lant, appearing in proper person, whose address is:
18		ett Alan Linder, #18454	
19	Pos	e County Detention Cent t Office Box 831	er (NCDC)- Tonopah
20	Тот	10pah, Nevada 89049	
21	4.	Identify each responde	ent and the name and address of appellate counsel, if known
22	for each res	spondent: The State of N	evada is the only respondent, who was represented in
23	the distric	t court by the Office of the	ne Nye County District Attorney, whose address is:
24	111		
<b>-</b> .	11		

#### Office of the Nye County District Attorney 1520 East Basin Avenue Pahrump, Nevada 89060

- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42: Any attorney identified above is licensed to practice law in this state.
- 6. Indicate whether appellant was represented by appointed or retained counsel in the district court: Appellant was represented by retained counsel in the district court,

  Andrew S.T. Fritz, Esq.
- 7. Indicate whether appellant is represented by appointed or retained counsel on appeal: Appellant is represented by neither appointed nor retained counsel on appeal and has filed a Notice of Appeal in proper person.
- 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: Appellant has not been granted leave to proceed in forma pauperis.
- 9. Indicate the date proceedings commenced in the district court: **Proceedings** commenced on February 19th, 2021, by filing of the Information.
- 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court: This is a criminal matter in which the appellant has failed to specify the order or judgment being appealed. It is assumed the appellant is appealing the last order and/or judgment entered, the Judgment of Conviction, filed June 23rd, 2021, in which the appellant was adjudged guilty of the crime of Grand Larceny of a Firearm, in violation of NRS 205.226, a category 'B' felony.

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

- 11. Indicate whether the case has previously been the subject of an appeal or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: The case has not previously been the subject of an appeal and/or original writ proceedings in the Supreme Court.
  - 12. Indicate whether this appeal involves child custody or visitation: N/A
- 13. If this is a civil case, indicate whether this appeal involves the possibility of Settlement: N/A

Dated this 1st day of July, 2021.

SANDRA L. MERLINO NYE COUNTY CLERK

Sarah A. Westfall
Deputy Clerk, Pahrump
1520 East Basin Avenue
Pahrump, Nevada 89060
(775) 751-7040

1	Case No. CH	<b>R21-0020</b>	FILED FIFTH JUDICIAL DISTRICT
2	Dept. No. 2		JUL - 1 2021
3			Nye County Clerk  ODeputy
4			
5	IN TH	E FIFTH JUDICIAL DISTRIC	COURT OF THE STATE OF NEVADA
6		IN AND FOR TH	E COUNTY OF NYE
7		*	***
8	THE STAT	E OF NEVADA,	
9		Plaintiff,	•
10	vs.		CASE APPEAL STATEMENT
11	BRETT AL	AN LINDER,	
12		Defendant/	
13	1.	Name of appellant filing the cas	e appeal statement: Brett Alan Linder.
14	2.	Identify the judge issuing the de	cision, judgment, or order appealed from:
15	   Honorable ]	Robert W. Lane, Fifth Judicial D	District Court Judge, Department 2.
16	3.	Identify each appellant and the	name and address of counsel for each appellant:
17	Brett Alan l	Linder is the only appellant, app	earing in proper person, whose address is:
18	i I	t Alan Linder, #18454	
19	Post	County Detention Center (NCDO Office Box 831	C)- Tonopah
20	Tone	ppah, Nevada 89049	
21	4.	Identify each respondent and the	e name and address of appellate counsel, if known
22	for each resp	ondent: The State of Nevada is t	he only respondent, who was represented in
23	the district	court by the Office of the Nye Co	ounty District Attorney, whose address is:
4	$\parallel$ $_{III}$		

#### Office of the Nye County District Attorney 1520 East Basin Avenue Pahrump, Nevada 89060

- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42: Any attorney identified above is licensed to practice law in this state.
- 6. Indicate whether appellant was represented by appointed or retained counsel in the district court: Appellant was represented by retained counsel in the district court,

  Andrew S.T. Fritz, Esq.
- 7. Indicate whether appellant is represented by appointed or retained counsel on appeal: Appellant is represented by neither appointed nor retained counsel on appeal and has filed a Notice of Appeal in proper person.
- 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: Appellant has not been granted leave to proceed in forma pauperis.
- 9. Indicate the date proceedings commenced in the district court: **Proceedings** commenced on February 19th, 2021, by filing of the Information.
- 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court: This is a criminal matter in which the appellant has failed to specify the order or judgment being appealed. It is assumed the appellant is appealing the last order and/or judgment entered, the Judgment of Conviction, filed June 23rd, 2021, in which the appellant was adjudged guilty of the crime of Discharging Firearm at or into Structure, Vehicle, Aircraft, or Watercraft, in violation of NRS 202.285, a category 'B' felony.

	1	
:	2	
	3	
4	4	
	5	
(	6	
	7	
	8	
	9	
1	0	
1	1	
1	2	
1	3	
1	4	
1	5	
1	6	
1	7	
1	8	
1	9	
2	0	
2	1	
2	2	
2	3	
2	4	

- 11. Indicate whether the case has previously been the subject of an appeal or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: The case has not previously been the subject of an appeal and/or original writ proceedings in the Supreme Court.
  - 12. Indicate whether this appeal involves child custody or visitation: N/A
  - 13. If this is a civil case, indicate whether this appeal involves the possibility of

Settlement: N/A

Dated this 1st day of July, 2021.

SANDRA L. MERLINO NYE COUNTY CLERK

Sarah A. Westfall
Deputy Clerk, Pahrump
1520 East Basin Avenue
Pahrump, Nevada 89060
(775) 751-7040

Case No. CR 21-0020

Dept. No. 2P

## FIFTH JUDICIAL DISTRICT

JUL 0 6 2021

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT
OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA,

Plaintiff,

AMENDED
JUDGMENT OF CONVICTION

BRETT ALAN LINDER,

Defendant.

On the 8<sup>th</sup> day of March 2021, the above-named defendant, appeared before the Court, while in-custody, with his counsel, ANDREW FRITZ, ESQ., and entered a plea of guilty to the crime of DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, a category "B" felony. The state was represented by KIRK VITTO, ESQ., Chief Deputy District Attorney.

On the 21<sup>st</sup> day of June 2021, the defendant appeared personally, while in-custody, with his counsel ANDREW FRITZ, ESQ., for entry of judgment. The state was represented by, MICHAEL ALLMON, ESQ., Deputy District Attorney. No sufficient legal cause was shown by the Defendant as to why judgment should not be pronounced against him. The Court adjudged the Defendant guilty of the crime of DISCHARGING FIREARM AT OR INTO STRUCTURE, VEHICLE, AIRCRAFT, OR WATERCRAFT, in violation of NRS 202.285, a category "B" felony.

The Court then sentenced the Defendant to imprisonment in the Nevada Department of Corrections for a maximum term of one hundred twenty (120) months with a minimum parole eligibility of forty-eight (48) months. Said sentence to run consecutive to CR 21-0018.

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Defendant shall serve a minimum aggregate term of imprisonment of ninety-six (96) months and a maximum aggregate term of imprisonment of two hundred and forty (240) months.

That the Defendant shall pay to the Clerk of this Court a sum of \$25.00 as an Administrative Assessment fee.

That the Defendant shall pay to the Clerk of this Court the sum of \$3.00 as a DNA Administrative Assessment fee.

That the Defendant shall pay to Nye County the sum of \$400.00 for preparation of presentence investigation report.

That the Defendant shall pay to the Clerk of this Court a sum of \$500.00 in attorney fees.

That all fines/fees are due by 08/20/21.

That the Defendant is given credit for zero (0) days pre-sentence time served.

IT IS FURTHER ORDERED that any bond in this matter be exonerated, unless previously ordered by this court for forfeiture or any other purpose.

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

DATED this \_\_\_\_\_ day of July 2021.

**DISTRICT JUDGE** 

3

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

# FIFTH JUDICAL SEMERALDA

<b>CERTIFICATION OF SERVICE</b>
---------------------------------

The undersigned hereby certifies that on the \_\_\_\_\_ day of July 2021, she mailed (or

hand/fleet delivered) copies of the foregoing to the following:

NYE COUNTY DISTRICT ATTORNEY PAHRUMP, NV (HAND DELIVERED)

ANDREW FRITZ, ESQ. 609 S. SEVENTH ST. LAS VEGAS, NV 89101

NEVADA DIVISION OF PAROLE AND PROBATION PAHRUMP, NV (HAND DELIVERED)

NYE COUNTY SHERIFF PAHRUMP, NV. 89048 (FLEET DELIVERED)

NEVADA DEPARTMENT OF CORRECTIONS OFFENDER MANAGEMENT P.O. BOX 7011 CARSON CITY, NV 89702

DOUISE MULVEY, Secretary to
DISTRICT JUDGE

3

#### IN THE SUPREME COURT OF THE STATE OF NEVADA

BRETT ALAN LINDER,

Appellant,

VS.

THE STATE OF NEVADA.

Respondent.

BRETT ALAN LINDER,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 83162 / CR 31-0018

FIFTH JUDICIAL DISTRICT

CR 27-0020 JUL 192021 Nye County Clerk No. 83163 Deputy

FILED

JUL 14 2021

#### ORDER OF LIMITED REMAND FOR DESIGNATION OF COUNSEL

These are pro se appeals from judgments of conviction. These appeals are remanded to the district court for the limited purpose of securing counsel for appellant. See Evitts v. Lucey, 469 U.S. 387 (1985). If appellant is indigent, the district court shall have 28 days from the date of this order to appoint counsel for appellant. Otherwise, within 28 days from the date of this order, the district court shall order that appellant must retain counsel and that retained counsel must enter an appearance in the district court on appellant's behalf within 28 days from the date of the district court's order. Within 7 days from the appointment or appearance of counsel, the district court clerk shall transmit to the clerk of this court: (1) copies of the district court's written or minute orders appointing

SUPREME COURT NEVADA

(O) 1947A 🚭

21-2023

appellate counsel; or (2) copies of notices of appearance filed by retained counsel.

It is so ORDERED.

/ Sarlesty, C.J.

cc: Hon. Robert W. Lane, District Judge Brett Alan Linder Attorney General/Carson City Nye County District Attorney Nye County Clerk



#### FILED FIFTH JUDICIAL DISTRICT

JUL 232021

Case No. CR 21-0018 Supreme Court Case No. 83162 Dept. 2

Nye,Gounty Clerk Deputy

#### IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR NYE COUNTY

STATE OF NEVADA,

Plaintiff/Respondent,

VS

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

19

21

22

23

24

25

26

27

28

**ORDER APPOINTING** COUNSEL

BRETT ALAN LINDER,

Defendant/Appellant.

On July 14, 2021, the Court received an Order of Limited Remand for Designation of Counsel. As such, good cause appearing:

IT IS HEREBY ORDERED that David H. Neely, III, ESQ. shall be appointed as appellate counsel to represent the Petitioner in the above-referenced matter.

DATED this 23 day of July 2021.

District Court Judge

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

#### **CERTIFICATION OF SERVICE**

The undersigned hereby certifies that on the 23 day of July 2021, he mailed copies of the foregoing Order Appointing Counsel to the following:

BRETT ALAN LINDER High Desert State Penitentary N.D.O.C #1174529 P.O. Box 650 Indian Springs, NV 89070-0650

DAVID H. NEELY, III, ESQ. (Hand Delivered)

NYE COUNTY DISTRICT ATTORNEY (Hand Delivered)

Jared K. Lam, Esq.

Law Clerk to Judge Robert W. Lane

#### **AFFIRMATION**

The undersigned hereby affirms that this Court Order does not contain the social security number of any person.

Jared K. Lam, Esq.

Law Clerk to Judge Robert W. Lane

# FILED FIFTH JUDICIAL DISTRICT

JUL 232021

Case No. CR 21-0020 Supreme Court Case No. 83163 Dept. 2

Nye County Clerk
Deputy

### IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR NYE COUNTY

STATE OF NEVADA,

Plaintiff/Respondent,

VS

ORDER APPOINTING COUNSEL

BRETT ALAN LINDER,

Defendant/Appellant.

On July 14, 2021, the Court received an Order of Limited Remand for Designation of Counsel. As such, good cause appearing:

IT IS HEREBY ORDERED that <u>David H. Neely, III, ESQ</u>. shall be appointed as appellate counsel to represent the Petitioner in the above-referenced matter.

DATED this 23rd day of July 2021.

District Court Judge

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

#### **CERTIFICATION OF SERVICE**

The undersigned hereby certifies that on the 23 day of July 2021, he mailed copies of the foregoing Order Appointing Counsel to the following:

BRETT ALAN LINDER High Desert State Penitentary N.D.O.C #1174529 P.O. Box 650 Indian Springs, NV 89070-0650

DAVID H. NEELY, III, ESQ. (Hand Delivered)

NYE COUNTY DISTRICT ATTORNEY (Hand Delivered)

Jared K. Lam, Esq.

Law Clerk to Judge Robert W. Lane

#### **AFFIRMATION**

The undersigned hereby affirms that this Court Order does not contain the social security number of any person.

Jared K. Lam, Esq.

Law Clerk to Judge Robert W. Lane