IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Jul 30 2021 07:50 a.m. Elizabeth A. Brown Clerk of Supreme Court

ALAN DEMETRIUS DANIELS, Appellant(s),

VS.

THE STATE OF NEVADA, Respondent(s),

Case No: 99C156246

Docket No: 83186

RECORD ON APPEAL VOLUME 1

ATTORNEY FOR APPELLANT ALAN DANIELS # 63982, PROPER PERSON P.O. BOX 208 INDIAN SPRINGS, NV 89070 ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NV 89155-2212

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Mr. 19 Pagine

IND STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 435-4711 Attorney for Plaintiff

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DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA, 8 (Ŋ Plaintiff. 10 C156246 -VS-Case No. Dept. No. Ш ALAN DEMETRIUS DANIELS. Docket #747918 12 13 Defendant(s). INDICTMENT 14

STATE OF NEVADA) ss.

The Defendant(s) above named, ALAN DEMETRIUS DANIELS, accused by the Clark County Grand Jury of the crimes of BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060, 193.165); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165); and CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380), committed at and within the County of Clark, State of Nevada, on or between February 20, 1998 and April 12, 1998, as follows:

COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM

did, on or about February 20, 1998, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a felony, to-wit: robbery, that certain building occupied by TOWN HALL CASINO, located at 4155 Koval Lane, Las Vegas, Clark County, Nevada.

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COUNTIL - ROBBERY WITH USE OF A DEADLY WEAPON

did, on or about February 20, 1998, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: \$40,000,00 in lawful money of the United States, from the person of VIRGINIA THOMPSON, or in her presence, by means of force or violence, or fear of injury to, and without the consent and against the will of the said VIRGINIA THOMPSON, said Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime.

COUNT III - ROBBERY WITH USE OF A DEADLY WEAPON

did, on or about February 20, 1998, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: \$40,000.00 in lawful money of the United States, from the person of WILLIAM COZBY, or in his presence, by means of force or violence, or fear of injury to, and without the consent and against the will of the said WILLIAM COZBY, said Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime, the Defendant using force or fear to obtain or retain possession of the property, and/or to prevent or overcome resistance to the taking of the property, and/or to facilitate escape with the property.

COUNT IV - CONSPIRACY TO COMMIT ROBBERY

did, on or about April 12, 1998, then and there meet with an unnamed individual and between themselves, and each of them with the other, wilfully, unlawfully and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of said conspiracy, did commit the acts as set forth in Counts V and VI, said acts being incorporated by this reference as though fully set forth herein.

COUNT V - BURGLARY WHILE IN POSSESSION OF A FIREARM

did, on or about April 12, 1998, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a felony, to-wit: robbery and/or larceny, that certain building occupied by ELLIS ISLAND HOTEL AND CASINO, located at 4178 Koval Lane. Las Vegas, Clark County, Nevada, said Defendant aiding or abetting an unnamed individual by counsel and encouragement and by entering into a course of conduct whereby Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

COUNT VI - ROBBERY WITH USE OF A DEADLY WEAPON

did, on or about April 12, 1998, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: \$3,400.00 in lawful money of the United States, from the person of RICHARD COLACINO, or in his presence, by means of force or violence, or fear of injury to, and without the consent and against the will of the said RICHARD COLACINO, said Defendant using a deadly weapon, to-wit: a firearm, during the commission of said crime, said Defendant aiding or abetting an unnamed individual by counsel and encouragement and by entering into a course of conduct whereby Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

DATED this day of January, 1999.

DISTRICT ATTORNEY Nevada Bar #000477

BEXNABOZADROWSK Deputy District Attorney Nevada Bar #006545

ENDORSEMENT: A True Bill

Foreberson, Clark County

Foreperson, Clark County Grand Jury

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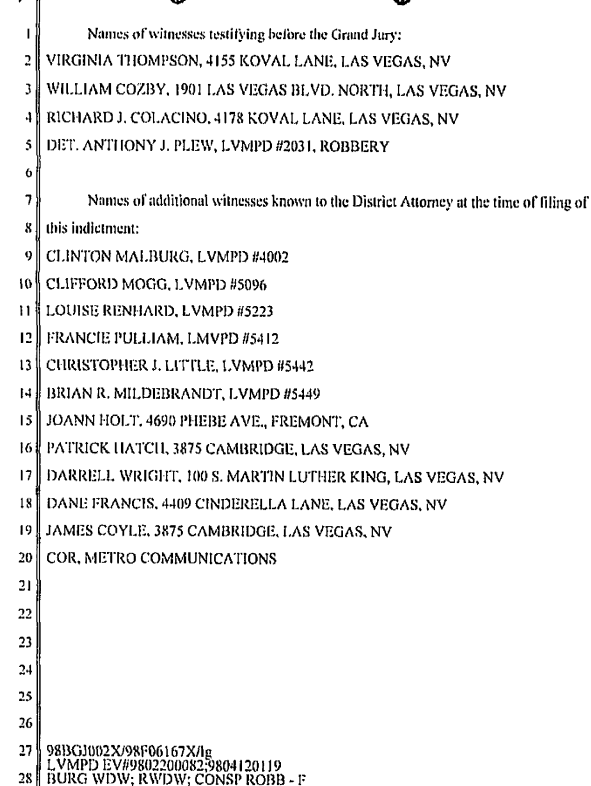
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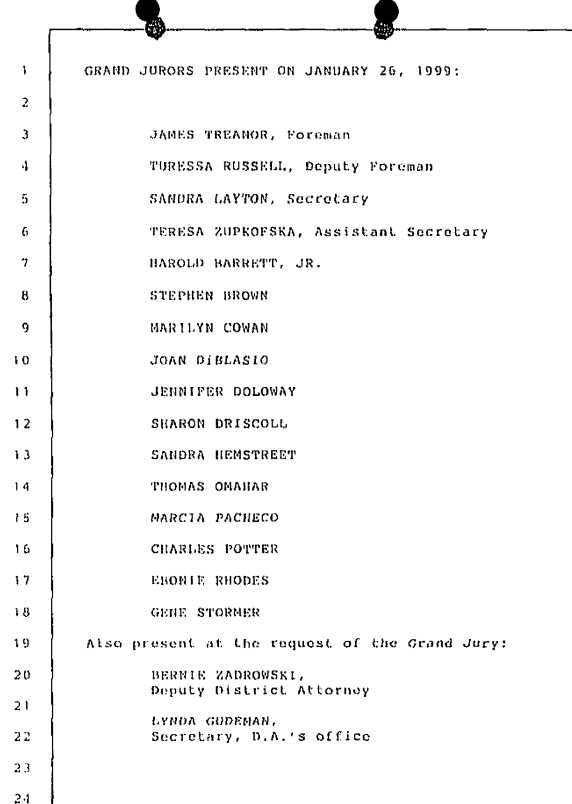
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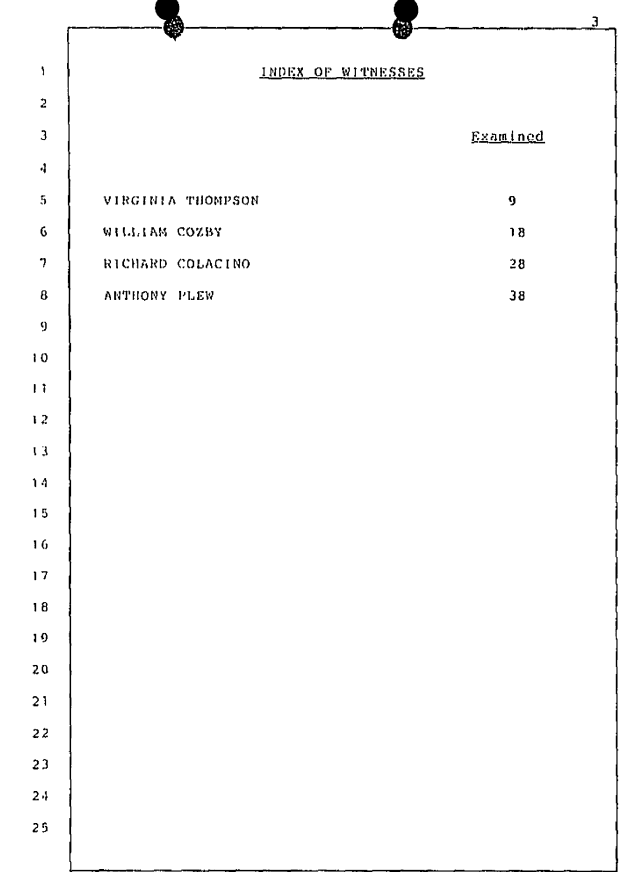
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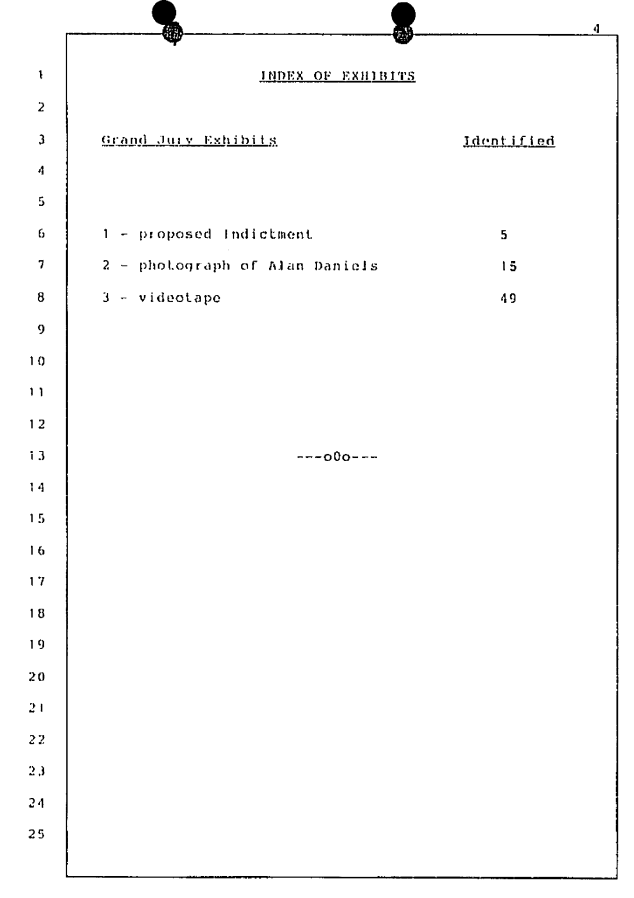
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DISTRICT COURT College College 2 CLARK COUNTY, NEVADA Ara 5 6 09 AH 199 3 BEFORE THE GRAND JURY IMPANELED BY THE AFORESAID 4 F11 1:0 DISTRICT COURT 5 6 Case No. C/56246 7 THE STATE OF NEVADA, 98BGJ002X 8 Plaintiff, 9 Burglary While In VS. Possession Of A 10 Firearm; Robbery ALAN DEMETRIUS DANIELS With Use Of A 11 #747918 Deadly Weapon; Conspiracy To Commit 12 Defendant. Robbery 13 14 1.5 Taken at Las Vegas, Nevada 16 Tuesday, January 26, 1999 17 1:10 P.M. 18 19 20 REPORTER'S TRANSCRIPT OF PROCEEDINGS 21 22 23 24 25 Reported by: Brenda Anne Lee, C.C.R. No. 198







1 LAS VEGAS, NEVADA, JANUARY 26, 1999, 1:10 P.M. 2 3 4 THE FOREMAN: Grand Jury Case Number 98BGJ002X. MR. ZADROWSKI: Ladies and gentlemen, 6 7 my name is Bernie Zadrowski, Z-a-d-r-o-w-s-k-i, and I have been assigned to present the case of The В 9 State of Novada versus Alan Demetrius Daniels in Case Number 98BGJ002X. 10 11 Let the record reflect that a 12 copy of the proposed Indictment has been left with 13 you as Exhibit Number 1. I am assuming that's been 14 done. 1.5 THE FOREMAN: Yes. 16 MR. ZADROWSKI: All of the members have 17 a copy of it? 18 THE FOREMAN: Yes. 19 WR. ZADROWSKI: The defendant is 20 charged with two counts of burglary while in 21 possession of a firearm, two counts of robbery with 22 use of a deadly weapon, and one count of conspiracy 23 to commit a robbery. 24 The facts of those particular

counts are laid out in the Indictment, Exhibit

Number 1, for you there. I am required by law to advise you of the elements of these charges. I will attempt to speak slowly here.

Every person who, by day or night, enters -- I know you are pretty familiar with these anyway, but I've got to do it.

Every person who, by day or night, enters any structure with the intent to commit a larceny and/or an assault and/or a battery and/or a felony therein is guilty of a burglary.

Every person who commits the crime of burglary who has in his possession or gains possession of any firearm or deadly weapon at any time during the commission of the crime at any time before leaving the structure or upon leaving the structure is guilty of burglary while in possession of a firearm.

firearm means any device designed to be used as a weapon from which a projectile may be expelled through the barrel through the force of any explosion or any form of combustion.

You're instructed that a firearm is a deadly weapon.

A deadly weapon is any object,

instrument or weapon which is used in such a manner as to be capable of producing and likely to produce death and substantial bodily harm.

Robbery is the unlawful taking of personal property from the person of another, or in his presence, against his will, by means of force or violence or fear of injury, immediate or future, to his person or property. Such force or fear must be used to overcome resistance to the taking, in either of which case the degree of force is immaterial.

Such taking constitutes robbery whenever it appears that although the taking was fully completed without the knowledge of the person from whom taken, such knowledge was prevented by the use of force or fear.

The value of the property or money taken is not an element of the crime of robbery, and it is only necessary that the State prove the taking of some property or money.

If more than one person commits a robbery, and one of them uses a deadly weapon in the commission of that robbery, each may be convicted of robbery with use of a deadly weapon even though he did not personally himself use the

weapon.

Conspiracy is an agreement or mutual understanding between two or more persons to commit a crime. To be guilty of conspiracy a defendant must intend to commit or aid in the commission of the specific crime agreed to. The crime is the agreement to do something unlawful. It doesn't matter whether it was successful or not.

Those are the elements of the crimes that are charged. If you folks want to take a look at these elements while you deliberate, I've also included a -- I will leave my book here for you while you deliberate if you need to. I know that you've already been instructed on these elements, so you may not need it.

Are there any questions with regard to the elements of the charged offenses?

THE FOREMAN: No, sir.

MR. ZADROWSKI: 1'll call my first witness, Virginia Thompson.

THE FOREMAN: Stand over there and raise your right hand.

You do solemnly swear that the testimony that you are about to give upon the investigation now pending before this Grand Jury

1 shall be the truth, the whole truth and nothing but 2 the truth, so help you God? 3 MS. THOMPSON: Yes. I do. ·i THE FOREMAN: Please have a seat. 5 You're here today to give 6 testimony in the investigation pertaining to the 7 offenses that occurred on February 20th and April 8 12th, 1998 involving Alan Demetrius Daniels 9 involving two counts of burglary while in possession of a firearm, two counts of robbery with use of a 10 11 deadly weapon, and conspiracy to commit a robbery. 12 Do you understand? 13 MS. THOMPSON: Yes, but I was only 14 for the one robbery. 15 THE FOREMAN: Okay, 16 17 VIRGINIA THOMPSON, 18 having been first duly sworn by the 19 Foreman of the Grand Jury to testify to 20 the truth, the whole truth and nothing 21 but the truth, testified as follows: 22 23 24

ţ EXAMINATION 2 3 BY MR. ZADROWSKI: Miss Thompson, would you please state 4 Ω. your name and spell your last name for the record, 5 please? 6 7 Α. My name is Virginia Thompson, 8 T-h-0-m-p-s-0-h. g And where are you employed? Q. 1.0 ۸. At the Days Inn, Town Hall Casino. Would you do me a favor and lean into 11 0. 12 the microphone or pull it closer to you so we can all hear you? 13 14 Now, where was that? Days Inn, Town Hall Casino. 15 ۸. llow long have you been so employed? 16 Q. Almost three years. 17 Λ. 18 I want to direct your attention to Q. February 20th, 1998, at approximately 1:20 a.m. 19 20 On that date and time were you 21 working there? 22 Yes, I was. Α.

That's correct.

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Q.

is that located at 4155 Koval Lane?

That's in Clark County, Nevada?

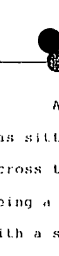
1	A. Yes.
2	Q. On that particular date and time what
3	were your duties?
1	A. I was cage cashier. My main duty at
5	night is just to be in the cage and watch the money.
6	Q. When you say "watch the money," do you
7	dispense money?
8	A. Sure. Anybody that comes up,
9	customers, there's not too many that night.
1 0	O. You were in the cage at approximately
11	1:20 a.m. on February 20?
12	A. Yes.
13	Q. Did something significant happen at
14	that date, time and location?
15	A. I was looking down, playing my little
16	poker machine, and all of a sudden some guy says,
17	"Give me all your money." I looked up and said,
າ 8	"What?" He opened his jacket, and he pulled out a
19	qun and cocked it and said, "Give me all your money
20	now."
21	Q. When you say "cocked it," could you
22	describe the action?
23	A. He slid the thing back.
24	Q. He slid it back?
25	A. Right.

1	Q. Are you familiar with weapons?
2	A. Not particularly,
3	Q. Do you know what kind of gun it was?
4	A. I didn't at the time,
5	Q. But you later came to find out it was a
6	particular kind of gun?
7	A. Yes. The policeman said it was this
8	type of gun.
9	MR. ZADROWSKI: Ladies and gentlemen,
10	t want to admonish you right now that she said "the
1 1	policeman said." I want you to disregard that.
12	That is not offered for the truth of the matter
13	asserted, and you need to disregard anything that
1.4	she said the policeman said. It's not relevant at
15	this time. Okay.
16	BY MR. ZADROWSKI:
17	Q. What did he do with the weapon?
18	A. He just pointed it at me, cocked it and
19	threw me a bag and told me to fill it which I did.
20	Q. When he cocked it and pointed it at
21	you, were you afraid for your life?
22	A. I was extremely afraid for my life. I
23	knew when he got through he was going to shoot me.
24	1 just knew it.
25	Q. What did you do?

1	A. I gave all my money.
2	Q. Do you recall how much money was there?
3	A. Not at the time. Later, I guess, he
4	dropped part of it and what I came out short was
5	\$22,000.
6	Q. Did he threaten to hurt you?
7	A. No. He didn't threaten. He didn't say
8	anything. He just said, "Give me all your money."
9	Q. So you complied?
10	A. Right.
1.1	Q. How long approximately did that
12	incident take?
13	A. Oh, gosh. It wasn't very long.
1.4	Probably less than two minutes.
1 5	Q. Okay. Where did he go after you gave
16	him all the money?
17	A. He went out the door.
18	Q. You watched him?
19	A. I watched him leave the cage. And
20	there were two security guards sitting there, and I
21	screamed, "I've just been robbed." And they took
22	off after him.
23	Q. Do you recall the security guards'
24	names?
25	A. One was Bill Cozhy, and the other one

1 was James Coyte (phonetic). 2 Mr. Comby is here to testify today, right? 3 4 Α. Right, Do you recall what the person was 5 Q. wearing when he came up and told you to give him all 6 7 the money? 8 Α. I believe it was in dark clothing. I 9 do know he was wearing a black ski mask. 10 Could you tell what -- did any part of ο. 11 his skin stick out? 1.2 You could see around his eyes and his 13 facial features. I could tell be was black. 1.4 was all. 1.5 Did you look at his hands? 16 ۸. I don't recall looking at his hands. 17 saw a gun, but I don't recall seeing his hands. 1.8 ø. Do you recall how tall he was? 19 Λ. Five-ten. I don't know. 20 Q. Are you speculating? 21 Λ. I'm speculating. 22 Q. So you really didn't get a good look? 23 Α. All I saw was a gun to tell you the 24 truth. 25 0. Do you recall what build he was?

A. He seemed to be slender.
Q. And how did he speak? Did he speak
with an accent or
A. Not really. I didn't notice any.
Q. But Mr. Comby and the other gentleman
came up and pursued him at that time?
A. Correct.
Q. Did there ever come a time where you
saw that particular person again?
A. No.
Q. Okay. Now, I'm going to show you
what's been previously marked as State's Exhibit
Number 2 for identification, and if you don't
recognize the person just say so.
Do you recognize that person?
A. No, I do not. I did not see him.
MR. ZADROWSKI: Thank you.
I have no other questions for
this witness, Mr. Foreman.
THE FOREMAN: Does anybody have any
questions on the Grand Jury?
BY A JUROR:
Q. He had a ski mask on?
A. Yes, he did.
Q. It wasn't apparent to anyone else?



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The gentleman that's going to testify was sitting there playing. He's a cashier from across the street. He said he did look up. Now, being a cashier if I saw somebody walk in a casino with a ski mask on I would do more than look up. He said it was a bad night. He didn't think about it.

MR. ZADROWSKI: We're getting into hearsay, and I'd ask you to disregard anything she said about that.

> THE FOREMAN: Any other questions? (No response.)

THE FOREMAN: No further questions.

BY A JUROR:

0. I have a question.

You said that you came up 22,000 short. The money that was dropped and recovered, did they count that back in as not being short?

- Α. Right.
- 0. How much was that?
- Α. He got away with approximately \$40,000, but I got back, I guess, around 18,000.
- BY MR. ZADROWSKI:
 - Q. You got that back immediately that night?
- Α. Yes.

3 THE FOREMAN: If there's no further 2 questions, as a witness we have to talk to you about 3 the secrecy. By law, these proceedings are secret, and you're prohibited from disclosing to 5 anyone anything that transpired before us including 6 7 evidence presented to the Grand Jury, any event 8 occurring or a statement made in the presence of the 9 Grand Jury, or information obtained by the Grand 10 Jury. 11 Failure to comply with this 12 admonition is a gross misdemeanor, punishable by a 13 year in the Clark County Detention Center and a 14 \$2,000 fine. In addition, you may be held in 15 contempt of court punishable by an additional \$500 16 fine and 25 days in the Clark County Detention 17 Center. 18 Thank you for your testimony. 19 THE WITNESS: Thank you. 20 (Witness excused.) 21 THE FOREMAN: Mr. Cozby, would you 22 raise your right hand? 23

raise your right hand?

You do solemnly swear that the testimony that you are about to give upon the investigation now pending before this Grand Jury

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shall be the truth, the whole truth and nothing but 1 2 the truth, so help you God? MR. COZBY: I do, sir. 3 4 THE FOREMAN: Have a seat and talk into 5 the mike when we ask you questions. 6 You're here today to give testimony in the investigation pertaining to the 7 offenses on February 20th, 1998 involving Alan Demotrius Daniels concerning the crimes of burglary 9 10 while in possession of a firearm, robbery with use 1.1 of a deadly weapon, and conspiracy to commit a 1.2 robberg. 13 Do you understand why you're here? 14 15 MR. COZBY: I do. 16 17 WILLIAM COZBY. 84 having been first duly sworn by the Foreman of the Grand Jury to testify to 19 20 the truth, the whole truth and nothing 2.1 but the truth, testified as follows: 22 23 24 25

1 EXAMINATION 2 3 BY MR. ZADROWSKI: 4 Q. Mr. Cozby, would you please state your 5 name and spell your last name for the record, 6 please? 7 Λ. My name is William Leslie Cozby, 8 C-o-z-b-y. 9 Q. Mr. Cozby, what is your occupation? 10 Α. At this point I work for a truck 11 company, McCandless International Truck. 12 Back on February 20th, 1998, what was Q. 13 your occupation? 14 I was a security person or supervisor Α. at night from 11:00 to 7:00. 15 16 Q_{+} Where were you employed? 17 ۸. Days Inn Town Hall Casino. 18 Q. And is that at 4155 Koval Lane here in 19 Clark County, Nevada? 20 Λ. Yes. 21 Q. Were you an armed security guard? 22 Α. Yes. 23 Q. I want to direct your attention to that 24 date, February 20th, 1998, at approximately 1:20

25

a.m.

1 Did something significant happen there at the Town Hall Casino at 4155 Koval Lane? 2 3 Α, Yes, an armed robbery. Q. 4 And could you please give the Grand Jury some details about what happened that 5 6 particular night? 7 I was standing in front of the cage 8 talking with Cole which was another security person, 9 and the lady that was in the cage which is the 10 cashier, she started yelling at me, "He just robbed 11 me." 12 And as she said that, I could just catch the back of this man as he cleared a 13 14 corner which was probably 12 foot from me. And at that time I pursued this individual on her claim 15 16 that she had just been robbed. 17 ο. And you said you were about 12 feet 18 from him. is that when you initially gave chase? 19 Α. Yes. 20 Q. How close did you get to him during 21 this entire chase? 22 Α. Eight foot, ten foot. 23 Q. That's as close as you got? 24 Α. Yeah. 25 In the pursuit, in the foot

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type of jacket with a hood. And he had a red --

looked like maybe even out of silk mask that he had

pulled up. He didn't get it. He just rolled it up

1	above his eyebrows.
2	Q. What color was it?
3	A. Red.
4	Q. Did you get a good look at his face
5	then?
6	A. Yes, I did. That's I got a very
7	good look at his face. It was very distinct.
8	Something that I that I wouldn't forget.
9	Q. What did he have in his hands when you
o	were chasing him? Did you see anything in his
1	hands?
2	A. The only thing he had in his hand when
3	I was pursuing him was a plastic bag. He had it in
4	his right hand, a heavy duty bag that like the
5	ziploc type bag.
6	Q. Could you see what was in the bag?
7	A. Well, to me it looked like money from
8	the, you know, but 1 there again, I couldn't
9	identify it but, you know, beyond a reasonable
0	doubt.
1	Q. Okay. When you got right up on top of
2	him how did it come to pass that you got right up
13	on top of him?
14	A. Well, the door to the end of the

hallway that he went down had an electric eye.

he hit it running so fast it didn't release. When it did release he went out. He stumbled over a parking curb that the cars pull up against, and he tripped. And when he tripped, he dropped his money. And then I come out the door, and I was right on him.

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And then I -- he was trying to pick his money up. I knocked him over into a car, and he was scrambling along the side of the car, along the hood, and then I tried to grab him again and he fell. And that's when I landed on top of him that time.

- Q. Did he make any statements to you during this pursuit?
- A. The only comments he was making to me when I was down on top of him, I was trying to make him stay down. I was going to try to handcuff him, and he was telling -- he kept -- I hate to use profanity here, but he kept telling me, "Fucking shoot me."

And well, it's apparent that that didn't happen because he had scuffled. He started scuffling across the parking lot on his -- on his left side trying to get back up on his feet, and then I pursued him again into the -- across

1	Koval and into an apartment complex.
2	Q. Which way is that from the doors? What
3	direction; north, south, east or west?
4	Λ. It's southeast.
5	O. Southeast,
6	What is in the direction of
7	southeast?
8	A. The Grand View Apartments, Grand Plaza.
9	Grand something like that,
10	Q. Okay. Mr. Corby, I want to show you
11	what's been previously marked as Exhibit Number 2.
12	If you would please take a look
13	at that photo and tell me if you recognize the
1 45	individual.
15	A. That's the man that I scuffled with.
16	Q. This is the person?
17	A. That's right,
18	Q. Did you ever come to know his identity?
19	A. I did later on through the appearance
50	in court. His name was Alan Daniels.
21	MR. %ADROWSKI: May the record
22	reflect that the witness has identified Alan
23	Daniels.
24	BY MR. ZADROWSKI:
25	Q. Did you recover any money at that time?



A. Me personally, no.

I was over there in the parking lot. I was over there trying to find him in the shrubs and under the cars and stuff. The money was recovered by two other people, Cole and the floorman that worked that night. I think his name was Jimmy Keegans (phonetic).

- Q. Did you pursue him into the apartment complex?
- A. I certainly did at all costs. I made an extreme effort to locate him in the dark.
- Q. Did the police officers later come and interview you about this incident?
 - A. Yeah.

Metropolitan was -- they talked to me. The detective -- 1 didn't get his name. He was wearing a tan trench coat and maybe light brown hair and had glasses. I remember that very distinctly.

- Q. Did you give a description of the person at that time?
- A. I give him a written statement. Their conversation with me personally was very brief.

 They kept standing by some video machines talking so I figured if they had anything to say to me they

1 would contact me. So like I say, it was very, very short physical contact, personal contact. 2 MR. ZADROWSKI: If I can have the Grand 3 4 Jury's indulgence for just a moment? No further questions for this 5 witness, Mr. Foreman. 6 THE FOREMAN: Anybody have any 7 8 questions for this witness? BY A JUROR: 9 Did the guy try to pull a gun on you, 10 О. 11 or did he threaten you with a gun? 12 Sir, I never ever saw a weapon at all. Like I said earlier to another person that asked me 1.3 14 something like that, he would have never have been 15 able to pull a weapon on me. I was right on top of 16 him. I think that was the only reason that he 17 didn't display it with me, personally. I don't know 18 if that's out of line or not, but that's -- I only want to tell the truth, you know, 19 THE FOREMAN: That's all we ask. 20 21 Before you leave, sir, by law, 22 these proceedings are secret, and you are prohibited from disclosing to anyone anything that transpired 23 before us including evidence presented to the Grand 24

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Jury, any event occurring or a statement made in the

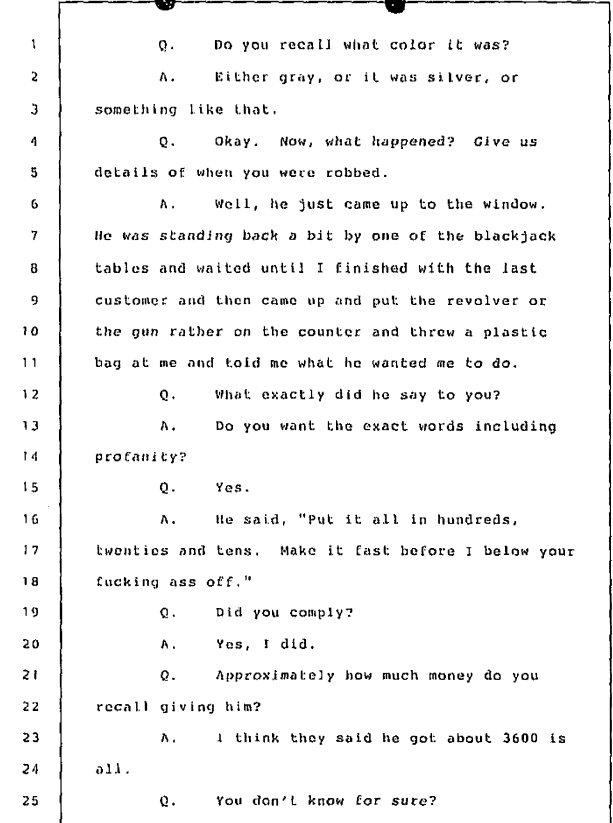
presence of the Grand Jury, or information obtained 1 2 by the Grand Jury. 3 Failure to comply with this admonition is a gross misdemeanor, punishable by a 4 year in the Clark County Detention Center and a 5 б \$2,000 fine. In addition, you may be held in 7 contempt of court punishable by an additional \$500 8 fine and 25 days in the Clark County Detention 9 Center. 10 In other words, this is a secret 11 proceeding. 12 Thank you for your testimony. 1.3 THE WITNESS: I will not say one word, 14 sir, to nobody. 15 THE FOREMAN: That's all. (Witness excused.) 16 17 THE FOREMAN: Would you state your 18 name, sir? 19 MR. COLACINO: Richard Colacino. 20 THE FOREMAN: Mr. Colacino, would you 21 raise your right hand? 22 Do you solemnly swear that the 23 testimony that you are about to give upon the 24 investigation now pending before this Grand Jury 25 shall be the truth, the whole truth and nothing but

1	the truth, so help you God?
2	MR. COLACINO: I do.
3	THE FOREMAN: Would you be scated?
4	Sir, you're here today to give
5	testimony in an investigation pertaining to the
6	offenses on February 20th, 1998 and April 12th, 1998
7	involving Alan Demetrius Daniels for burglary while
8	in possession of a firearm, robbery with use of a
9	deadly weapon, and conspiracy to commit robbery.
10	Do you understand why you're
11	here to give testimony?
12	MR. COLACINO: Yes.
13	
14	RICHARD COLACINO,
15	having been first duly sworn by the
16	Foreman of the Grand Jury to testify to
17	the truth, the whole truth and nothing
18	but the truth, testified as follows:
19	
20	EXAMINATION
21	
22	BY MR. ZADROWSKI:
23	Q. Would you please state your name and
24	spell your last name for the record, please?
25	A. Richard J Colacino C-o-l-a-g-i-p-o

1	Q. Mr. Colacino, how are you employed?
2	A. Cage cashier.
3	Q. And where is that at?
4	A. Ellis Island.
5	Q. Is that located at 4178 Koval Lane?
6	Λ. Right.
7	Q. Clark County, Nevada?
8	A. Yes.
9	Q. I want to direct your attention to
10	April 12th of 1998 or thereabouts.
11	On that particular day, where
12	were you working?
13	A. Where was I working?
14	Q. Yes.
15	A. At Ellis Island.
16	Q. What was your shift?
17	A. Swing shift.
18	Q. And what time is that?
19	A. At that time I think I was getting off
20	at either 2:00 or 4:00 in the morning. It's changed
21	since then, so 1 can't remember exactly which day it
22	changed on.
23	Q. I want to ask you where is this in
24	relation to are there other casinos in the area?
25	A. Town Hall is right across the street.

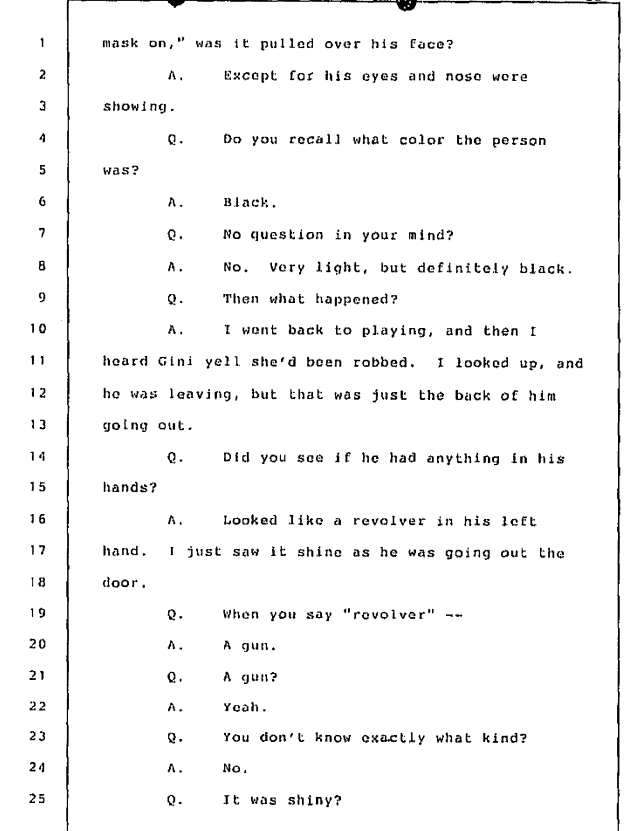
1	Q. Across the street?
2	A. Right.
3	Q. Directing your attention to
4	approximately 1:15 a.m. on that date and location.
5	Did something significant
Ն	happen?
7	A. I believe that was the night I cashed
8	my check across the street at Town Hall, my
9	paycheck, and then stopped to play a poker machine.
10	Q. Are we talking about February 20th or
11	are we talking about April 12th?
1 2	A. I don't know which day you're talking
13	about. We're involved with two different things
14	here.
15	Q. Specifically referring to April 12th,
16	1998.
17	Were you employed that day at
18	Ellis Island Casino?
19	A. Was that a Saturday?
20	Q. It would have been a Saturday or early
21	Sunday morning, 1:15 in the morning.
22	A. Right. I was employed, right.
23	Q. And you were doing what on that date?
24	A. I was working as cage cashier.
25	Q. On that date at that location did

1	something significant happen?
2	A. That I believe was the night I was held
3	up.
4	Q. If you could explain to the Grand Jury
5	what occurred that night?
6	A. We were about to change shifts, and my
7	partner was in the back with the girl that they were
8	exchanging shifts with. I was the only one up
9	front, and a guy came up with a revolver and held me
10	up.
11	Q. You say are you familiar with guns?
12	A. No, I'm not.
13	Q. When you say "a revolver," do you know
1 4	specifically what that means?
15	A. What I describe probably as a .45, what
16	I seen in the movies, a large square gun.
17	Q. What did it look like?
18	A. Like a seven shape. You know, square,
19	flat. Not a what do you call it?
20	Q. A wheel?
21	A. Yeah.
2 2	Q. No wheel?
23	A. No, flat. Square, flat.
24	Q. Possibly a semi-automatic?
2 5	A. I guess, yeah.



1	A. No.
2	We counted the drawer down. I
3	had all the big money in the back so he only got
4	what was in front.
5	Q. Did you alert security at this point?
6	A. Yes. As soon as he left the window.
7	Q. Did you ever see the person again?
8	A. Only in court.
9	Q. Did there come a time later when a
10	representative from the Metropolitan Police
11	Department asked you to review a photo line-up?
12	A. Yes.
13	Q. And at that time were you able to
14	identify anybody?
15	A. Not really.
16	Q. Sir, I want to direct your attention
17	back to February 20th at 1:20.
18	Do you recall where you were on
19	that date and time?
20	A. I'm not sure, but I would say if that's
21	in question probably the robbery across the street
22	at Town Hall.
23	Q. That was at 4155 Koval Lane?
24	A. I'm not sure of the address, but if
25	that's it, right.

1	Q. Town Hall Casino?
2	Λ. Yes.
3	Q. What were you doing that night?
4	A. Cashing my paycheck and then I stopped
5	to play.
- 6	Q. Did something significant happen that
7	night?
8	A. She was held up. Gini was held up.
9	Q. Do you know this particular person?
10	A. The cage cashier?
11	Q. Yeah.
1 2	A. Only by going in there.
13	Q. Did you see any of the events that took
1 4	place that night?
15	A. I was playing. Not too many people.
16	It was kind of a nasty night out. It was late, and
17	l saw a figure move. I was playing a table top
18	machine. I looked up when I saw the figure come in,
19	and I went back to playing.
20	Q. At that time did you recognize anything
21	about
2 2	A. No. Only the fact that the person had
23	a ski mask on. I thought it was unusual. It was
2 4	cold and rainy out so, you know.
25	Q. When you say it was "he had a ski



1 ;	A. Yeah, I just picked up light.
2	MR. ZADROWSKI: If I could have the
3	Grand Jury's indulgence for a moment?
4	I have no further questions for
5	the witness, Mr. Foreman.
6	THE FOREMAN: Does any member have a
7	question?
8	BY A JUROR:
9	Q. The night of April 12th when you were
10	robbed, was that person's face concealed?
11	A. No, it wasn't.
12	BY A JUROR;
13	Q. What color ski mask was he wearing?
14	A. Black or blue. It was dark. I mean a
15	dark color.
16	BY MR. ZADROWSKI:
17	Q. Which particular night are we talking
18	about here?
19	A. There was only one ski mask involved
20	and that was the one across the street.
21	Q. I just wanted to make sure we get all
22	on the same page here.
23	I have one final question.
24	Wore you afraid for your life on
25	April 12th when these events happened?

1 Yes, I was. After it happened I got 2 more angry than I was scared. THE FOREMAN: Before you leave, we have 3 to talk to you about the secrecy of these 4 proceedings. 5 6 By law, these proceedings are 7 secret, and you are prohibited from disclosing to anyone anything that transpired before us including 8 9 evidence presented to the Grand Jury, any event occurring or a statement made in the presence of the 10 11 Grand Jury, or information obtained by the Grand 12 Jury. 13 Failure to comply with this 14 admonition is a gross misdemeanor, punishable by a 15 year in the Clark County Detention Center and a 16 \$2,000 fine. In addition, you may be held in 17 contempt of court punishable by an additional \$500 18 fine and 25 days in the Clark County Detention 19 Center. 20 Thank you for your testimony. 21 THE WITNESS: Okay, Thank you. 22 (Witness excused.) 23 MR. ZADROWSKI: Detective Tony Plew. THE FOREMAN: Would you please raise 24 25 your right hand, Detective.

1 You do solemnly swear that the 2 testimony that you are about to give upon the 3 investigation now pending before this Grand Jury 4 shall be the truth, the whole truth and nothing but 5 the truth, so help you God? ű DETECTIVE PLEW: I do. 7 THE FOREMAN: Please be seated. 8 You're here today to give 9 testimony in the investigation pertaining to the 10 offenses on February 20th and April 12, 1998 involving Alan Demetrius Daniels with two counts of 11 12 burglary while in possession of a firearm, two counts of robbery with use of a deadly weapon, and 13 14 conspiracy to commit robbery. 15 Do you understand? 16 DETECTIVE PLEW: Yes, sir. 17 18 ANTHONY PLEW, 19 having been first duly sworn by the 20 Foreman of the Grand Jury to testify to 21 the truth, the whole truth and nothing 22 but the truth, testified as follows: 23 24

1 **EXAMINATION** 2 3 BY MR. ZADROWSKI: Detective Plew, would you state your 4 Q. name and spell your last name for the record? 5 My name is Anthony Joseph Plew. P as 6 Λ. 7 in Paul 1-e-w. 8 Q. Detective -- would you prefer to be 9 called Detective? 10 Tony is fine. Λ. 11 Tony, where are you employed? Q. 12 Α. Las Vegas Metropolitan Police Department Robbery Division. 13 14 Q. How long have you been so employed? 15 Α. In Robbery or with Metro? 16 Q. Robbery. 17 Α. Approximately five years. 18 Q. Prior to that, where were you employed? 19 Λ. I was assigned to the General 20 Investigations Section of the Detective Bureau. 21 Q. Okay. Approximately how long have you 22 been employed in law enforcement? 23 Α. 25 years. 24 1 want to direct your attention to this Q.

particular case,

During the course and scope of your duties of investigation, did you come into contact with one Alan Daniels?

- A. Yes, I did.
- Q. And if you could, please describe for the Grand Jury how it was that you came to investigate this particular person.
- A. I had received information from an employee at one of the casinos that many -- they had seen a green Lincoln acting suspicious in their parking lot, and that Security had found a matchbook cover that had been wedged into the locking mechanism to defeat which had been the signature of the robberies that occurred at the locations on earlier times.

I put that vehicle on our ATL sheet, attempt to locate sheet, and Patrol stopped a vehicle matching that description occupied by a subject named Mercz and Balenco (phonetic).

MR. ZADROWSKI: I'm going to stop you for a moment.

Ladies and gentlemen, I want to admonish you that the witness' testimony regarding information from another person is not admissible to prove the truth of the matter asserted. It's merely

being offered at this point for probable cause and that is to show why the officer -- why Detective Plew did what he did next.

BY MR. ZADROWSKI:

- Q. Please continue.
- the Detective Bureau or asked if he would come on his own freewill. He wasn't under arrest. I wanted to talk to him about the activities. I did not tell him anything about any robberies or any locations. He came down, and it was at that time that he began to recount meeting a subject known to him as Alan who checked in at the Santa Fe Hotel on Easter Sunday.

During the interview with him he told how Alan had bragged about doing a robbery prior at the Town Hall Casino and that upon exiting that casino it had been raining and he slipped and fell and a bunch of the money had fell out in the parking lot.

MR. ZADROWSKI: Let me stop you.

I want to admonish you once again that the testimony regarding information from another person is not offered for the truth of the matter asserted. It's not offered to show a robbery

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It was at that time that I contacted Alan Daniels and asked him to come down to the Detective Bureau for an interview.

Q. Was that April 30th, 1998?

1	Λ. Yes, it was.	
2	0. I'm showing you what's been marked as	
3	State's Exhibit Number 2 for identification.	
4	Would you look at the photo and	
5	tell me if you recognize the person in it?	
6	A. Yes. It's a photograph of Alan	
7	Daniels.	
8	MR. ZADROWSKI: May the record	
9	reflect that the witness identified Alan Daniels?	
10	BY MR. ZADROWSKI:	
11	Q. He came down of his own freewill?	
12	Λ. Yes, he did.	
13	Q. And did you Mirandize him before you	
14	interviewed him?	
15	A. Yes, 1 did.	
16	Q. Did he indicate that he understood his	
17	rights?	
18	A. Yes, he did.	
19	Q. Did he waive them?	
20	A. Yes, he did.	
21	Q. What did he say to you during the	
22	course of that interview?	
23	A. We began to discuss the robberies that	
24	I was investigating. He denied any knowledge or	
25	involvement in them. Based upon being involved in	

robberies now for several years, many times when

you -- when you come to grips with a suspect they

deal in facts, not hearsay or your supposition.

They want hard, cold facts. That tends to make them

more cooperative with you.

I could see that was going to be the case with Mr. Daniels. It was at that time that I told him about the party he had with Merez and Balenco at the Santa Fe and the information that they relayed to me that he told them reference the great detail about the robbery in which he slipped and fell because it was raining. He pointed the gun at the security guard and about defeating the locking mechanism.

told paniels, You told them too much. Only someone involved in the robberies that heavy would have that kind of information. And it was at that time --

- Q. This is your tactic through your training and experience of dealing with people like this?
 - A. Yes.
- Q. You deal with people like this every day?
- Λ. Every day.



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Q.	Conf	Ŀ	lnu	e	

- A. It was based upon revealing those facts to him that he then gave a full and complete confession.
- Ω . And when he gave that confession what did he say?
- A. He stated that it was him that had robbed the Town Hall Casino, and that it was him that had run out the door defeating the locking mechanism. He had run out and dropped the money and was chased by security. He pointed the gun at him. He did not intend to hurt anybody was his statement.

He also stated that in a later incident he was the get-away driver for another subject and that was at the Eureka Casino or, I'm sorry, Ellis Island, Ellis Island Casino. And that they had taken the proceeds from that robbery and gone back to the Santa Fe and gambled it away.

- Q. Just so we're clear on dates. The Ellis Island Casino, that was from the incident from April 12th of '98?
 - A. Yes, I believe it was.
- Q. And the incident from the Town Hall Casino was February 20th, 1998?
 - A. Yes, that's correct.

- Q. What did he say that he did with the proceeds from that?
- A. He stated that he had a severe gambling problem and that each time he'd receive moneys from the robberies he'd gone to the Santa Fe and gambled them away.
- Q. You said he received moneys. Did he indicate to you whether or not there was a pre-arranged agreement as to how much he would get from the robberies?
- A. On the one at the Town Hall Casino he said that he acted solely alone. On the Ellis Island robbery he stated that he had done that with another subject. He stated that he was there, that he drove the car, that his friend merely wanted a ride to the casino. And a short time later he came running out breathing hard and jumped in the car with a sack of money and told him to get out of there.

Daniels stated he knew at that time it was a robbery. I asked him if he then decided to kick the other subject out of the car or to notify the police. He stated no, and he stated that the guy was a relative of his, and that the guy gave him \$2,000 for helping him at which time he

,	took that \$2,000 to the Santa Fe and gambled it
2	away.
3	Q. And after you was this interview
4	that you conducted audiotaped?
5	A. It was videotaped.
6	Q. You have a copy of that if anybody
7	wanted to see it?
8	λ. Yes.
9	Q. A copy of that videotape has remained
0	in your full care, custody, and control?
11	Λ. Yes, it has.
1 2	MR. ZADROWSKI: I have no further
13	questions for this witness, Mr. Foreman.
14	THE FOREMAN: Does anybody have any
1 5	questions?
16	BY A JUROR:
17	Q. Yes.
18	What does "defeated the locking
19	mechanism" mean?
20	A. The lock at the Town Hall Casino,
21	patrons can exit by pushing a bar, but they can't
22	enter from that direction. So when they did the
23	robbery, they parked outside. They needed to get in
24	the door. When they come around and the corner, the

cage area, they took a matchbook cover and stuck it

in the locking mechanism where it closes and it
won't go completely and close it so they could come
in as well as out.

THE FOREMAN: We can look at the film later during the deliberations. If you want to look at the film we can look at it when we're deliberating.

Thank you.

Before you leave, I have to read you an admonishment.

By law, these proceedings are secret, and you are prohibited from disclosing to anyone anything that transpired before us including evidence presented to the Grand Jury, any event occurring or statement made in the presence of the Grand Jury, or information obtained by the Grand Jury.

Failure to comply with this admonition is a gross misdemeanor, punishable by a year in the Clark County Detention Center and a \$2,000 fine. In additional you may be held in contempt of court punishable by an additional \$500 fine and 25 days in the Clark County Detention Center.

Thank you.

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1	(Witness excused.)
2	THE FOREMAN: Are we going to leave the
3	tape as evidence or not? Have we put it into
4	evidence?
5	MR. ZADROWSKI: If you need it.
б	THE FOREMAN: It's not marked.
7	By chance, is anybody going to
8	want to look at this?
9	A JUROR; Sure.
10	THE FOREMAN: Let's mark it and put it
1.1	in evidence.
12	BY MR. ZADROWSKI:
13	Q. Actually, Tony, did you make a copy of
1.4	that and give it to our office?
15	A. No. That's the original, That is the
16	only existing one.
17	Q. How long is it?
18	A. It's relatively long. I'd say it's
19	probably at least 30 minutes to an hour.
20	NR. ZADROWSKI: Let the record reflect
21	that the videotape confession is being marked as
22	Exhibit Number 3 for identification.
23	Ladies and gentlemen, this
24	concludes the State's presentation of evidence in
25	this matter.

1 Are there any questions? 2 THE FOREMAN: We have a question. 3 A JUROR: No. I want to wait until after we've deliberated and that way it does not 4 5 interfere. б THE FOREMAN: This has been to court and he made a confession. Why is it coming to the 7 8 Grand Jury? 9 MR. ZADROWSKI: This case has been to 10 Justice Court once. The reason why we're back here at Grand Jury is because of the absence of a 1.1 12 particular witness, that being Detective Tony Plew for the other two counts. I should let you know 13 14 then that the original case which we took to the Justice of the Peace was bound over to District 15 Court on all of the counts with the exception of the 16 Ellis Island counts and that was because Detective 17 18 Plew was unavailable at that time. 19 THE FOREMAN: Thank you. 20 MR. ZADROWSKI: Is that the question 21 you wanted answered? 22 THE FOREMAN: Yes. 23 MR. ZADROWSKI: And I will -- do you want me to hang around outside, or are you going to 24

deliberate for a while?

THE FOREMAN: Mr. District Attorney, by a vote of 12 or more Grand Jurous a true bill has been returned against the defendant, Alan Demetrius Daniels, charging the crimes of burglary while in possession of a firearm, robbery with use of a deadly weapon, and conspiracy to commit robbery on all counts in Grand Jury Case Number 98BGJ002X. We instruct you to prepare an Indictment in conformance with the proposed Indictment previously submitted to us with the amendment and the spelling of Cozby's name.

(End of proceedings.)

~---000----

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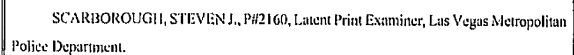
5.3

REPORTER'S CERTIFICATE STATE OF NEVADA SS COUNTY OF CLARK I, Brenda A. Lee, C.C.R. 198, do hereby certify that I took down in Shorthand (Stenotype) all of the proceedings had in the before-entitled matter at the time and place indicated and thereafter said shorthand notes were transcribed at and under my direction and supervision and that the foregoing transcript constitutes a full, true and accurate record of the proceedings had. Dated at Las Vegas, Nevada, March 30th, 1999.





O\	* * * * * * * * * * * * * * * * * * *	
1	NOTC STEWART L. BELL FILED	
2	DISTRICT ATTORNEY	
3	Nevada Bar #000477 200 S. Third Street	
4	(702) 455-4711 Attorney for Plaintiff CLERK	
5	DISTRICT COURT	
6	CLARK COUNTY, NEVADA	
7		
8	THE STATE OF NEVADA,	
9	Plaintiff, {	
10	-vs- Case No. C156246 Dept. No. XIV	
11	ALAN DEMETRIUS DANIELS, Decket T	
12	PU/47916	
13	Defendant.	
14	}	
15	NOTICE OF EXPERT WITNESSES	
16	[NRS 174.234 (2)]	
17	TO: ALAN DEMETRIUS DANIELS, Defendant; and	
18	TO: STANLEY A. WALTON, Esquire, Counsel of Record:	
19	YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF	
20	NEVADA intends to call expert witnesses in its case in chief as follows:	
21	ERRICHETTO, LINDA, or Designee, P#1471, Director of Lab Services, Las Vegas	
22	Metropolitan Police Department; will testify as to the fingerprint analysis.	
23	BOYD, FRED M., P#5216, Latent Fingerprint Examiner, Las Vegas Metropolitan Police	
24 (Department;	
25	HANSELL, RICHARD, P#5054, Latent Print Examiner, Las Vegas Metropolitan Police	
26	Department;	
27	REES, ROBERT J., P#2332, Latent Print Examiner, Las Vegas Metropolitan Police	
REC智	நிடுartment;	
	1999	
COUNTY C	LERK CE52	



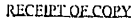
The substance of each expert witness' testimony and a copy of all reports made by or at the direction of the expert witness has been provided in discovery.

A copy of each expert witness' carriculum vitae, if available, is attached hereto.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

JAMES R. SWEETIN Deputy District Attorney Nevada Bar #005144

-2-



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RECEIPT OF COPY of the above and foregoing NOTICE OF EXPERT WITNESSES [NRS 174.089(2)] is hereby acknowledged this ______ day of October, 1999.

STANLEY A. WALTON, ESQUIRE ATTORNEY FOR DEFENDANT

550 E. Charloston, Stc. A Las Vegas Nevada 89104

-3-





LAS VEGAS METROPOLITAN POLICE DEPARTMENT

FORENSIC LABORATORY

STATEMENT OF QUALIFICATIONS

Date: 08-15-97

Name: Linda T. Frrichetto P#: 1371 Classification: Director of Jab Services

Current Discipline of Assignment: Management/Administrative

EXPERI	ENCE IN THE FO	LLOWIN	G DISCIPLINE(S)	
Controlled Substances	X	Blood 2	Methol	· ×
Toolmarks		Breath a	Alcohol	
Trace Evidence - hairs	х	Arson A	Analysis	
Toxicology	X	Firearm	S	-
Latent Prints		Crime S	icene Investigations	٠.
Serology	x	Claudestine Laboratory Response Team		
Document Examination		DNA A	nalysis	
	EDUCA	VIION		· · · · · · · · · · · · · · · · · · ·
Institution	Dates An	nded	Major	Degree
				Completed
Thiel College, Greenville, PA	9/72 - 5/76		Chemistry	BA
University of Pittsburgh	9/76 → 6/77		Forensic Chemistry	MS
	•			

http://spiderman/html/ExpertCvs/Experts/Errichettol.htm

10/15/99





ADDITIONA	A TRAINING / SEMINARS	
Course / Seminar	Location	Dates
Northeast Association of Forensic Scientists	New York	10'76
Beckman Infrared Semmat	Las Vegas	8 75
American Academy of Foreusic Sciences	San Diego	2:77
American Academy of Forensic Sciences	Las Vegas	2(85, 2(89
American Academy of Forensic Sciences	Anaheim	2/91
American Academy of Forensic Sciences	Scanle	2.95
California Association of Criminalists	livine	10/87
Toxicalogy Workshop	Orange County Sheriff's Office	5/80
Senten Identification Course	Serological Research Institute	10'85
	Emeryville, CA	
Rotin Polihght Training	Las Vegas	4 91
tsoelectric Focusing	Analytical Genetic Testing Center, Inc. Denver, CO	3/92
American Society of Crime Lab Directors	FBI FSRTC, Quantico, VA	9:93, 9:95, 9 96
CA Association Crime Lab Directors	Las Vegas	1 96
CA Association of Crime Lab Directors	San Diego, CA	4 97
COURTR	OOM EXPERIENCE	
Court	Discipline	Number o _j Times
Tlark County District Court	All above disciplines	•
Justice Court of Las Vegas Township, Clark County, Nevada	All above disciplines	4
slumerpal Court of Las Vegas	Blood Alcohol, Controlled Substances	•
duncipal Court of Henderson	Blood Alcohol	•
dumerpal Court of Boulder City	Blood Alcohol	•
ustice Court of Beauty, Nye County, Nevada	Blood Alcohol, Controlled Substances	and •

http://spiderman/html/ExpertCvs/Experts/Errichettol.htm

10/15/99





	Zee	
	Scrology	
Nye County District Court	Controlled Substances	•
United States Federal Court	Blood Alcohol , Controlled Substances and Serology	•
Nellis A.F.B. Adjutant General's Office	Sciology, Controlled Substances	•
		*Qualified as an Expert Wimess over 300 times.
EMP	LOYMENT HISTORY	
Employer	Job Tale	Date
Las Vegas Metropolitan Police Department	Criminalist	8/77 → 8/93
Las Vegas Metropolnan Police Department	Director of Lab Services	S/93 → present
University of Nevada at Las Vegas	guest lecturer instructor	SS →
PROFES	SIONAL AFFILIATIONS	
Organ	nizatwu	Date(s)
American Society of Crime Lab Directors		94 → present
California Association of Crime Lab Directors		95 → present
American Academy of Forensic Sciences		86 → present
California Association of Criminalists		\$7 → present
Norwest Association of Forensic Scientists		96 →
		present

http://spiderman/html/ExpertCvs/Experts/Errichettol.htm

10/15/99





PUBLICATIONS / PRESENTATIONS:

- *Detection of Drugs in Bloodstants, B: Morphine* Journal of Forensic Science 3, Vol 25, No. 2, April 1980.
- "Victims, Suspects, and Aids" California Association of Crime Lab Directors 1-1990
- "DNA: Meaningful Not Magical" Western States Sexual Assault Seminar, May, 1991.

OTHER QUALIFICATIONS:

Governor's Committee on Testing for Intoxication, member, 1984, 1993 → present





LAS VEGAS METROPOLITAN POLICE DEPARTMENT

FORENSIC LABORATORY

STATEMENT OF QUALIFICATIONS

Date: August 19, 1997

Name: Fred M. Boyd P#: 5216_Classification: Latent Fungerprint_Examiner

Current Discipline of Assignment: Latent Emgerprints

EXPERIENCE IN TH	E FOLLOWING DISCIPLINE(S)			
Controlled Substances Blood Alcohol				
Toolmarks	Breath Alcohol			
Trace Evidence	Arson Analysis			
Toxicology	Firearms			
Latent Prints	X Crime Scene Investigations			
Serology	Clandestine Laboratory Response Team			
Document Examination	DNA Analysis			
E	DUCATION			
Institution	Dates			
rismagara	Attended Major Completed			
Mt. San Antonio College	2/88 Police Science A.A.			
University of Maryland	Business 1971 Law Class			
Central Texas College	1973 - Police Science Classes			
Los Augeles City College	Police 1975 Science Classes			
ADDITIONAL	TRAINING / SEMINARS			
Course / Semmar	Location Dates			

http://spiderman/html/ExpertCvs/Experts/Boydf.htm

10/15/99

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		63 7	
U.S. Army Military Police Course	Ft. Gordon, GA	7/68	i
Georgia State Police Academy	Atlanta, GA	1969	
U.S. Army Criminal Investigation Course	Ft. Gardon, GA	11/69	į
U.S. Army Criminal Investigation Logistic Course	Fr. Lee, VA	2/74	
U.S. Army Criminal Investigation Latent Print Examinets Course	Fr. Gordon, GA) 9/78 - 5/80 	
IAS - Scientific Crime Detection Course	Syracuse, NY	1779	j
FBt Emgerprint Classification	Augusta, GA	3/79	

FBI - Advanced Fingerprint Technique	Augusta, GA	4/79
FBI - Administrative Advanced Latent Emgerprint	Quantico, VA	12/79
FBI - International Symposium on Latent Prints	Quantico, VA	7/87
FBI - International Symposium on the Forensic Aspects of Footwear and Tire Impression Evidence	Quantico, VA	6/94
Northwestern University Traffic Institute, Crime Scene Technology II Course	Las Vegas, NV	9,96
1A) - "Advanced Ridgeology Comparison Techniques Course"	Mesa, AZ	4/97
FBI - "Digital Imaging Seminar For Law Enforcement"	Las Vegas, NV	5/97

COURTROOM EXPERIENCE

Cons	Discipline	Number of Times
Military Courts - Department of Defense	Fingerprims	15
Military Courts - Department of Defense	Footwear	3
State Courts of Florida	Fingerprims	75
State Courts of Florida	Footwear	.1
State Court of North Carolina	Fingerprints	1
State Court of New York	Fingerprints	
State Court of Nevada	Fingerprims	1

http://spiderman/html/ExpertCvs/Experts/BoydChtm

10/15/99





EMPLOYMENT HISTORY

1.5W LAS	1916-1 11191()[()	
Employ er	Job Tide	Date
Las Vegas Metropolitan Police Department	Fingerprint Examiner	7.96 . present
Broward County Sheriff's Office, Florida	Emgerprint Exammer	2/88 - 7/96
U.S. Army - Crimmal Investigation Command	Special Agent Fingerprint Examiner	2/68 - 2/88
Nova University Law School, Ft. Landerdale, FL	Guest lecturer on latent print identification	90 - 92
Barry University Law School, Mrami, Fl	Guest becamer on latent prim identification	90 - 92
PROFESSIO	NAL AFFILIATIONS	
Organiz	ation	Date(s)
Emgerprint Society of Great Bruain		(969 - present
International Association for Identification (IAI), Na	ational Chapter	1968 - present
International Association for Identification (IAI), Florida Division		
Member and former Vice President of the South Florida Forensic Association (SFFA)		
Former member of the Florida State Sub Committee for Footwear and Tire Track Identification (IAI)		

PUBLICATIONS / PRESENTATIONS:

"How Plaster of Paris Affects Latent Impressions," published in Identification News, by the International Association for Identification, April 1980.

"Channeal Enhancement of Bloody Fourwear Impressions," presented at the Florida Division IAI, Ft. Myers, Florida, 1900 Annual Conference, Published in the Florida Division IAI Identification News, January 1990,

"Shoe box and Side Labeling . . . A Most Valuable Piece of Evidence When Shues are Missing," presented at the International Symposium on the Forensic Aspect of Footwear and Tite Impression Evidence, FBI Academy, 1994. Published in Symposium Handbook, 1994.

Numerous lectures to various law enforcement groups and associations on latent print identification and footwear and tire print identification, 1080 to present.

OTHER QUALIFICATIONS:

Certified by U.S. Army as Latent Print Examiner 4/80

Completed Automated Engerprint Identification System (AFIS) Eligibility Test, State of Florida and FCIC requirements. (9-88)

http://spiderman/html/ExpertCvs/Experts/Boydf.htm





http://spiderman/html/ExpertCys/Experts/Boydf.htm





LAS VEGAS METROPOLITAN POLICE DEPARTMENT

FORENSIC LABORATORY

STATEMENT OF QUALIFICATIONS

Date: 8-15-97

Name: Richard Hausell Pri: 5054 Classification: Latent Print Examiner

Current Discipline of Assignment: Crimmalisty Latent Print Section

EXPERIENCE IN THE I	FOLLOWING DISCIPLINE(S)
Controlled Substances	Blood Alcohol
Toolmarks	Breath Alcohol
Irace Evidence	Atson Analysis
Toxicology	Fitearms
Latent Prints	X Crime Scene fuvestigations
Serology	Clandestine Laboratory Response Team
Document Examination	DNA Analysis
EDU	CATION
Institution	Dates Degree Attended Major Completed
Community College, Philadelphia, PA	1991 - Management A.A.S
Community College, Philadelphia, PA	1986 - Management Certificate
Thomas A. Edison H.S., Philadelphia, PA	1961 - Academic Diploma
ADDITIONAL TR	AINING/SEMINARS
Cause / Semmar	Lovanon Dates
(Al Semmar	Mesa, AZ 4:96
FBI Advanced I atem Emgequints	Philadeliphia, PA

http://spiderman/html/ExpertCvs/Experts/Hansellr.htm





Municipal & Common Pleas Courts of Philadelphia, PA EmpLoyment History Employer Employer Job Tide Latent Fingerprint Identifications Latent Fingerprint Identifications Latent Fingerprint Identifications Employer Job Tide Date Latent Fingerprint Examiner Philadelphia, PA Police Department Professional Affiliations Professional Affiliations Date(s)		400	
Justice & District Courts of Eighth Judicial Court of Clark County, NV Latent Fingerprint Identifications Latent & 10 Print Fingerprint Identifications EMPLOYMENT HISTORY Employer Joh Title Date Latent Fingerprint Identifications EMPLOYMENT HISTORY Employer Joh Title Date Latent Fingerprint Identifications Employer Joh Title Date Latent Fingerprint Identifications Employer Joh Title Date Latent Fingerprint Identifications Fingerprint Identifications Fingerprint Fingerprint Fingerprint Identification Finge	COURTROOM EXPERIENCE		·
Municipal & Common Pleas Courts of Philadelphia, PA EMPLOYMENT HISTORY Employer Employer Latent & 40 Print Fingerprint Identifications EMPLOYMENT HISTORY Employer Job Title Date Latent Fingerprint Examiner Fingerprint Examiner Evidence Present Philadelphia, PA Police Department PROFESSIONAL AFFILIATIONS Organization Date(s) International Association for Identification PUBLICATIONS / PRESENTATIONS	Court	Discipline	
Municipal & Common Pleas Courts of Philadelphia, PA EMPLOYMENT HISTORY Employer Latent Fingerprint Latent Fingerprint Examiner Philadelphia, PA Police Dept. Philadelphia, PA Police Department PROFESSIONAL AFFILIATIONS Organization Organization PUBLICATIONS / PRESENTATIONS PROFESENTATIONS	Justice & District Courts of Eighth Indicial Court of Clark County, SV	Latent Fingerprint Identifications	12
Employer Latent Fingerprint Examiner Philadelphia, PA Police Department PROFESSIONAL AFFILIATIONS Organization Date(s) PUBLICATIONS / PRESENTATIONS	Municipal & Common Pleas Courts of Philadelphia, PA	Fingerprint	> 100
Las Vegas Metropolitan Police Dept. Latent Fingerprint Examiner Philadelphia, PA Police Department PROFESSIONAL AFFULATIONS Organization Date(s) International Association for Identification PUBLICATIONS / PRESENTATIONS	EMPLOYMENT HISTORY		•
Las Vegas Metropolitan Police Dept. Pinladelplua, PA Police Department PROFESSIONAL AFFULIATIONS Organization Organization Date(s) PUBLICATIONS / PRESENTATIONS	Employer	Job Tide	Date
PROFESSIONAL AFFILIATIONS Organization Date(s) International Association for Identification 1/95 - present PUBLICATIONS / PRESENTATIONS	Las Vegas Metropolitan Police Dept.	l'ingerprint	•
Organization Date(s) International Association for Identification 1/95 - present PUBLICATIONS / PRESENTATIONS	Philadelphia, PA Police Department		
International Association for Identification 1/95 - present PUBLICATIONS / PRESENTATIONS	PROFESSIONAL AFFULATIONS	·	
PUBLICATIONS / PRESENTATIONS	Organization	•	Date(s)
	International Association for Identification	1/95 - [present
OTHER QUALIFICATIONS:	PUBLICATIONS / PRESENTATION	S·	
	OTHER QUALIFICATIONS:	·	





LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: August 18, 1997

Name: Robert J. Rees. | P#: 2332 | Classification: Latent Print Eyamingr

Current Discipline of Assignment: Latent Prints

EXPERIENCE IN THE F	OLLOWING DISCIPLINE(S)
Controlled Substances	Blood Alcohol
Toolmarks	Breath Alcohol
Trace Evidence	Atson Analysis
Toxicology	Firearms
Latent Prims	X Crime Scene X
Serology	Clandestine Laboratory Response Team
Document Examination	DNA Analysis
EDU	CATION
Institution	Days Attended Major Completed
University of Nevada, Las Vegas	Graduated Criminal BA
ADDITIONAL TR	AINING / SEMINARS
Course / Semmar	Location Dates
Fingerprint Classification	Las Vegas 6°81
Advanced Fingerprint Techniques	Las Vegas 3/82
Advanced Crime Scene Techniques	Las Vegas 11/82
Advanced Palm Print Symposium	Denver, 10:94

http://spiderman/html/ExpertCvs/Experts/Reesr.htm





	CO	;
Advanced Ridgeology Comparison	Mesa, AZ	1.09
Advanced Ridgeology Companson	Mesa, AZ	1.97

COU	RTROOM EXPERIENCE	
Court	Discipline	Number of Times
Clark County Justice Court	Come Scene Analyst	~ 150
Clark County District Court	Crime Scene Analyst	- 50
Clark County Justice Court	Latent Fingerprint Examiner	- 30
Clark County District Court	Latent Fingerprint Exammer	* ~ t5
EM	PLOYMENT INSTORY	
Employee	Job Title	Date
LVMPD	Latent Füngerprint Examiner	10°93 - present
LYMPD	Semiir Crime Scene Analyst	1986 - 10.93
LVMPD	Crune Scene Analyst	1/\$1 - 1986
PROFE	SSIONAL AFFILIATIONS	
Or	gatization	Date(x)
Cahforma Division, International Asse	eciation for Identification	
PUBLICA	CTIONS / PRESENTATIONS:	
OTH	ER QUALIFICATIONS:	





LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: August 19, 1997

Name: Steyen J. Scarbwoogh Po. 2160 Classification: Latent Prof. Examinet

Current Discipline of Assignment: Latent Prints

EXPERIENCE IN THE	FOLLOWING DISCI	PLINE(S)		
Controlled Substances		ilond Alco		
Toolmarks	ti	lreath Alco	hol	
Trace lividence	٨	rson Analy	Kais	
Toxicology		ìrearns	, <u>-</u>	
Latent Prims	, c			
Setology	1	Claudestine Laboratory Response Team		
Document Examination		DNA Analysis		
EDI	UCATION			
Institution	Dates Attended	Market 1		
			Completed	
Long Beach Community College	1971 - 1973	Police Science	A.A.	
State University of California at Los Angeles	1973 - 1976	Crimina Justice	B.S.	
ADDITIONAL TI	CAINING/SEMINAR	s		
Course / Seminar	Loca	t	Dates	
Crune Scene Search Techniques	Las V NV	egas. 8/8	-	
ingerprint Classification	Las V NV	egas. 6/8	1	

http://spiderman/html/ExpertCvs/Experts/Scarborough.htm

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1		-4	
Advanced Latent Emgerprint Comparison	Las Vegas, NV	10.21	
Latent Print Photography	Quantico, VA	1 3-87	
Palm Punt Symposium	San Diego, CA	10:91	
Advanced Latent Print & Processing	Las Vegas. NV	3.92	
Admin. Advanced I aleat Print	Quantico, VA	10 92	
Printrak AFIS Conference	Anahem, CA	9.94	
LA.I. Annual Seminar	Boston, MA		7/97
COURTE	ROOM EXPERIENCE		
Court	Discipline		Number of Times
Justice Court	Latem Prims		- 75
Eighth Judicial District	Latent Prints		- 98
U.S. Federal Court	Latent Prints		- 9
EMPLO	YMENT HISTORY		
Employer	Job Tale		Date
F.B.I.	Support Personnel		9/73 - 4/80
Las Vegas Metropolitan Police Department	Identification Specialist		4/80 - 2/84
Las Vegas Metropolitan Police Department Latent Print Exammer			2/84 - present
PROFESSIO	ONAL AFFILIATIONS		j

PROFESSIONAL AFFILIATIONS

Organization Date(s)
1.A.1. International Association for Identification 1987 - present

FUBLICATIONS / PRESENTATIONS:

Poster Presentation at the Disaster Investigation Symposium in Quantico, VA 4/91

OTHER QUALIFICATIONS:

LA.I. certified as Latent Print Examiner on 10/88

http://spiderman/html/ExperiCvs/Experis/Scarborough.html

, , .	*	· O JANGRA	9
\mathcal{A}] [NOTC STEWART L. BELL	FILED
	2	DISTRICT ATTORNEY Nevada Bar #000477	Oct 18 4 38 PM 199
	3	200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711	•
	4 9	(702) 455-4711 Attorney for Plaintiff	Chilly & Largina
	5	DISTRICT CLARK COUNT	1
	6	CLARK COUNT	IY, NEVADA
	7 }		
	8	THE STATE OF NEVADA,	}
	9	Plaintiff,	C V C155245
	10)	-VS-	Case No. C156246 Dept. No. XIV
	11	ALAN DEMETRIUS DANIELS, #0747918	Docket T
	12	D. C 1	{
	13	Defendant.	{
	14 15	NOTICE OF V	-)
	16	NOTICE OF 1 [NRS 174.2	34 (1)(b))
	17	TO: ALAN DEMETRIUS DANIELS,	Defendant; and
	18	TO: STANLEY A. WALTON, Esquir	1
	19	· ·	LEASE TAKE NOTICE that the STATE OF
	20	NEVADA intends to call the following witness	\
	21	NAME	ADDRESS
	22	BELINKO, BRIAN	7417 Alpine Ridge
	23		Las Vegas, Nevada
	24	COLE, OFFICER	e/o Town Hall Casino 4155 Koval Lane
	25		Las Vegas, Nevada
	26	CRUZ, OFFICER	c/o Santa Fe Hotel & Casino 4949 N. Rancho Drive
	27		Las Vegas, Nevada
		/// 	
		IVED	
		R 1999	CE52
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]	CUSTODIAN OF RECORDS	Clark County Detention Center
3	CUSTODIAN OF RECORDS	Ellis Island Casino 4178 Koval Lane Las Vegas, Nevada
4	CUSTODIAN OF RECORDS	LVMPD Gnn Registration
5	CUSTODIAN OF RECORDS	LVMPD Records
6	CUSTODIAN OF RECORDS	Santa Fe Hotel & Casino 4949 N. Rancho Drive Las Vegas, Nevada
8	CUSTODIAN OF RECORDS	Town Hall Casino 4155 Koval Lane Las Vegas, Nevada
10 11	JOHNSON, DOROTHY	e/o Elks Lodge 1236 Blankenship Las Vegas, Nevada
12	JORDAN, MR.	e/o Town Hall Casino 4155 Koval Lane Las Vegas, Nevada
14	KEEGANS, JIMMY	e/o Town Hall Casino 4155 Koval Lane Las Vegas, Nevada
16 17	MAREZ, ANTHONY	8201 W. Charleston, #2041 Las Vegas, Nevada
18	MeNETT, MARK J.	LVMPD P#3550
19 20	RAULSON, DAVE	c/o Ellis Island Casino 4178 Koval Lanc Las Vegas, Nevada
21	SILBAUGH, JOHN D.	LVMPD P#354
22	SPLOND, CHARLES E.	929 Mezpah
23	<i>!!!</i>	Las Vegas, Nevada
24	111	
25	#!	
26	Ш	
27	, 111	
28	1//	
		1



These witnesses are in addition to those witnesses endorsed on the Information and any other witness for which a separate Notice has been filed.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

JAMES R. SWEETIN Deputy District Attorney Neyada Bar #005144

-3-

RECEIPT OF COPY

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RECEIPT OF COPY of the above and foregoing NOTICE OF WITNESSES [NRS 174.089(1)(b)] is hereby acknowledged this ______ day of October, 1999.

STANLEY A. WALTON, ESQUIRE ATTORNEY FOR DEFENDANT

550 E. Charleston, Ste. A Las Vegas Nevada 89104

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. ·			
) I	OPI STEWART L. BELL DISTRICT ATTORNEY	F	ILED
3	Nevada Bar #000477	Juv 19	0
4	Las Vegas, Nevada 89155 (702) 455-4711	و معصد	8 43 PH 100
5	Attorney for Plaintiff	C	LFRY O'ME
61	DISTE CLARK CO	RICT COURT DUNTY, NEVADA	
7		•	
8	THE STATE OF NEVADA,)	
9	Plaintiff,	}	
10	-VS-	Case No.	C156246
11	ALAN DANIELS. #0747918	Dept. No.	XIV T
12) #0/4/91 6	{	
13	Defendant,	\	
14			
15	ORDER FOR PRO ALAN DAN	DDUCTION OF INMATE JIELS, BAC #63982	
16 17	DATE OF H TIME OF H	EARING: 07-18-00 EARING: 9:00 A.M.	
18	TO: SHERMAN HATCHER, Wa	rden of the Southern Deser	Correctional Center;
19	TO: JERRY KELLER, Sheriff of	Clark County, Nevada	
20	Upon the ex parte application of TH	E STATE OF NEVADA, F	Plaintiff, by STEWART
21	L. BELL, District Attorney, through SCOT	TS. MITCHELL, Chief De	eputy District Attorney,
22	and good cause appearing therefor,		
က္က ²³	IT IS HEREBY ORDERED that SHE	RMAN HATCHER, Warde	n of the Southern Desert
	Correctional Center shall be, and is, hereby	directed to produce ALAN	DANIELS, Defendant
7 -25	mn Case No. C156246, on charges of BURG		
COUNTY CLE. IK	Felony); and ROBBERY WITH USE OF		·
	STATE OF NEVADA is the Plaintiff, inash		
28	in the Southern Desert Correctional Center I	ocated in Indian Springs, N	levada and his presence



will be required in Las Vegas, Nevada commencing on Tuesday, the 18th day of July, 2000, at the hour of 9:00 o'clock A.M. and continuing until completion of the prosecution's case against the said Defendant.

IT IS FURTHER ORDERED that JERRY KELLER, Sheriff of Clark County, Nevada, shall accept and retain custody of the said Defendant in the Clark County Detention Center, Las Vegas, Nevada, pending completion of said matter in Clark County, or until the further Order of this Court; or in the alternative shall make all arrangements for the transportation of the said Defendant to and from the Nevada State Prison facility which are necessary to insure the Defendant's appearance in Clark County pending completion of said matter, or until further Order of this Court.

DATED this 160 day of June, 2000.

h. hunter

STEWART L. BELL DISTRICT ATTORNEY

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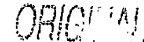
28 da

Nevada Bar #000477

Nevada Bar #000346

Chief Deputy District Attorney

-2-



FILED IN OPEN COURT 1 0026STEWART L. BELL DISTRICT ATTORNEY 2 Nevada Bar #000477 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 4 Attorney for Plaintiff 5 DISTRICT COURT CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, 8 9 Plaintiff. Case No. C156246 10 -178-Dept. No. Docket 11 ALAN DEMETRIUS DANIELS. #747918 12 Defendant. 13 14 NOTICE OF MOTION AND MOTION TO CONTINUE 15 DATE OF HEARING: 2/6/01 16 TIME OF HEARING: 9:00 A.M. 17 18 TO: ALAN DEMETRIUS DANIELS, Defendant; and 19 STANLEY A. WALTON, ESQUIRE, Attorney for Defendant TO: YOU, AND EACH OF YOU WILL PLEASE TAKE NOTICE that the State respectfully 20 31 moves this Court to continue the above entitled case. 22 This Motion, which will be heard in District Court on the 6th day of February, 2001, at. 23 111 24 111 25 III26 111 ۳. 27. 111

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III

ı	9:00 o'clock, A.M., is based upon Hill v. Sheriff of Clark County, 85 Nev. 234 (1969), and is
2	supported by the following Affidavit.
3	DATED this day of February, 2001.
4	M
5	District Attorney Nevada Bar #000477
6	21.00
7	BY Koleat B. lun
S	a solvery in the state of the s
9	Nevada Bar #006526
10	
11	AFFIDAVIT
12	STATE OF NEVADA)
13	COUNTY OF CLARK)
14	ROBERT B. TURNER, being first duly sworn, deposes and says:
15	1. That Det. Anthony Plew is a witness for the State of Nevada in this matter; that his
16	present address is the Las Vegas Metropolitan Police Department;
17	2. That the following efforts were made to procure the attendance of this witness at the
18	trial scheduled in this matter for February 6, 2001; that a subpoena was issued on January 8,
19	2001;
20	3. That Det. Anthony Plew is an essential witness in that he Mirandized the defendant
21	and the defendant admitted to his involvement in the robberies; that to affiant's present
22	knowledge there is no other witness who could so testify;
23	4. That said witness will be available to testify in approximately two (2) months; that it
2-1	will be necessary to seek a continuance in this matter due to the unavailability of this witness;
25	that affiant first learned on February 5, 2001, that this witness would not be available to testify
26	<i> </i>
27	<i> </i>
28	
	-2- II WPIXK'S DANIELS HIL

at the scheduled trial in that the witness is retiring and will be in Bezize, South America for approximately two months building his home;

5. That this Motion is made in good faith and not for the purpose of delay. I declare under penalty of perjury that the foregoing is true and correct.

Executed on 2/5/0 (Date)

(Signature)

99-156246X/jj

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HAWPINGS/DANIELS HIT

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	2 (DISTRICT ATTORNEY Neyada Bar #000477	20.1 Spit 2 11 (1.28		
	3	200 S. Third Street Las Vegas, Nevada 89155	CLERK		
	٠٠)	(702) 455-4711 Attorney for Plaintiff	Creak		
	5	DISTRICT COURT			
	7 CLARK COUNTY, NEVADA				
	8	THE STATE OF NEVADA,	,		
	9	Plaintiff,	}		
	10	-vs-) Case No. C156246		
	11	ALAN DEMETRIUS DANIELS,	Dept. No. XIV Docket T		
	12	#747918 			
	13	Defendant.			
	1.4	{ 			
	15	NOTICE OF EXPERT WITNESSES [NRS 174,234 (2)]			
	-16				
	17	H			
	18	TO: STANLEY A. WALTON, ESQ			
	191	·	PLEASE TAKE NOTICE that the STATE OF		
	20	NEVADA intends to call expert witnesses in i	1		
	21	SCARBOROUGH, STEVEN J, LVMPD P#2160, Latent Print Examiner, who will testify as to the fingerprint analysis lifted under Event Numbers 9804120119 and 9802200082.			
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RECEIVED

The substance of each expert witness' testimony and a copy of all reports made by or at the direction of the expert witness has been provided in discovery. A copy of each expert witness' curriculum vitae, if available, is attached hereto. STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 Deputy District Attorney Nevada Bar #006526 1) CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that service of Notice of Expert Witness, was made this June, 2001, by facsimile transmission to: STANLEY A. WALTON, ESQUIRE 383-8245 BY Employee of the District Attorney's Office RBT/jj

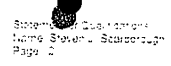
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LAS VEGAS METROPOLITAN POLICE DEPUTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

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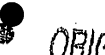
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		2	STEWART L. BELL DISTRICT ATTORNEY	2001 JUN - S PN 1: 26	
		3	Nevada Bar #000477 200 S. Third Street		
		4	Las Vegas, Nevada 89155 (702) 455-4711	CLERK	
		5	Attorney for Plaintiff		1
		6	DIS CLARK (TRICT COURT COUNTY, NEVADA	ļ
		7			
		8	THE STATE OF NEVADA,)	
		9	Plaintiff,	{	
		10	- 1'S-	Case No. C156246 Dept. No. XIV	[
		11	ALAN DEMETRIUS DANIELS, #747918	Docket T	
		12	1141210	\	
		13	Defendant.	į́	
		14			
		15	NOTIC [NR	TE OF WITNESSES IS 174.234 (1)(b)]	
		16	•		
		17	TO: ALAN DEMETRIUS DA		
		18	1	, ESQUIRE, Counsel of Record:	
		19		VILL PLEASE TAKE NOTICE that the STATE OF	
		20	NEVADA intends to call the following		
		21	NAME	ADDRESS	
		22	SCARBOROUGH, STEVEN	LVMPD P#2160	
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1	These witnesses are in addition to those witnesses endorsed on the Information and any
2	other witness for which a separate Notice has been filed.
3	STEWART L. BELL DISTRICT ATTORNEY
4	Nevada Bar #000477
5	21-0-
6	BY That S. Cu
7	ROBERT B. TURNER Deputy District Attorney Nevada Bar #006526
8	Nevada Bar #006526
9	
10	CERTIFICATE OF FACSIMILE TRANSMISSION
11	I hereby certify that service of Notice of Witnesses, was made this day of June,
12	2001, by facsimile transmission to:
13	Stanley A. Walton, Esquire 383-8245
14	30.7-0.2-43
15	By Jola Han
16	Employee of the District Attorney's Office
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27	
28	RBT/jj
	-2- IFMACROS/15642002/WPD





SHIRLEY B. PABRAGUIRRE, CLETK BY CONNIE KALSAI DEPUTY

IND STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff

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DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff,

11 ALAN DEMETRIUS DANIELS,

-VS-

Defendant.

Case No. C156246 Dept No. XIV Docket T

AMENDED INDICTMENT

STATE OF NEVADA) ss: COUNTY OF CLARK)

The Defendant above named, ALAN DEMETRIUS DANIELS, is accused by the Clark County Grand Jury of the crimes of BURGLARY WHILE IN POSSESSION OF A FIREARM (Februs - NRS 205.060); and ROBBERY (Februs - NRS 200.380), committed at and within the County of Clark, State of Nevada, on or between February 20, 1998, and April 12, 1998, as follows:

COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM

did, on or about April 12, 2002, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit a felony, to-wit: robbery and/or larceny, that certain building occupied by TOWN HALL CASINO, located at 4155 Koval Lane, Las Vegas, Clark County, Nevada, and/or ELLIS ISLAND HOTEL AND CASINO, located at 4178 Koval Lane, Las Vegas, Clark County, Nevada, said Defendant aiding or abetting an unnamed individual by counsel and encouragement and by entering into a course of conduct whereby

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Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

did, on or about April 12, 1998, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: \$3,400.00 in lawful money of the United States, from the person of RICHARD COLACINO, or in their presence, by means of force or violence, or fear of injury to, and without the consent and against the will of the said RICHARD COLACINO, said Defendant aiding or abetting an unnamed individual by counsel and encouragement and by entering into a course of conduct whereby Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

Nevada Bar #0065.45

BERNARD B. ZADROWSKI Deputy District Augmey

DA#99-156246X/mmw

LVMPD EV#9804120119;9802200082

BURG W/W; ROBB - F

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(TK5)

COUNT II - ROBBERY

said act and fled the scene together.

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CONNIE KALSKI.

GMEM STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 435-4711 Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

-VS=

Plaintiff.

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ALAN DEMETRIUS DANIELS, #0747918

Case No. C156246 Dept. No. XIV Docket T

Defendant,

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GUILTY PLEA AGREEMENT

I hereby agree to plead guilty to: COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060); and COUNT II - ROBBERY (Category B Felony - NRS 200.380), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The State is not opposed to concurrent time with Case No. C160684, but will retain the right to argue at rendition of sentence.

CONSEQUENCES OF THE PLEA

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

I understand that as a consequence of my plea of guilty as to Count I, the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than

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26 27 two (2) year(s) and a maximum term of not more than fifteen (15) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000,00; as to Count II, the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than two (2) year(s) and a maximum term of not more than fifteen (15) years for Robbery. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that the law requires me to pay an Administrative Assessment Fee.

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

I understand that as to Count I, I understand that I am eligible for probation for the offense to which I am pleading guilty. 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 as to Count II, I understand that I am not eligible for probation for the offense to which I am pleading guilty.

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

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

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

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

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial

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26 | 27 | 28 | sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

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 as a consequence of my plea of guilty, if I am not a citizen of the United States. I may, in addition to other consequences provided for by federal law, be removed, deported, excluded from entry into the United States or denied naturalization.

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

WAIVER OF RIGHTS

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

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.



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- 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 in subsection 3 of NRS 174,035.

VOLUNTARINESS OF PLEA

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

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

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

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

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

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

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

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P WPD CSINDARORNANDOSOGICAGAMIN



My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney. DATED this $\frac{\Delta_{\infty} \Delta}{\Delta_{\infty}}$ day of August, 2001.

ALAN DEMETRIUS DANIECS Defendant

AGREED TO BY:

 Deputy District Athorney

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CERTIFICATE OF COUNSEL:

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- I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:
- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
 - 4. To the best of my knowledge and belief, the Defendant:
 - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement.
 - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily.
 - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the defendant as certified in paragraphs I and 2 above.

Dated: This 2001 day of Adjust 2001.

ATTORNEY BOR DEFENDANT

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PAWPDOCS-INDARCHINGSIVESCOLOGIANIO

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1 2	IND STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477			
3	200 S. Third Street	ļ		
4	Las Vegas, Nevada 89155 (702) 455-4711			
5	Attorney for Plaintiff			
б	DISTRICT COURT CLARK COUNTY, NEVADA			
7				
S	THE STATE OF NEVADA,			
9	Plaintiff, }			
10	-vs- Case No. C156246			
11	ALAN DEMETRIUS DANIELS, Dept No. XIV #0747918			
12	סועז אינעוו			
13	Defendant. AMENDED			
14				
15	STATE OF NEVADA			
16	COUNTY OF CLARK Ss:			
17	The Defendant above named, ALAN DEMETRIUS DANIELS, is accused by the Clark			
18	County Grand Jury of the crimes of BURGLARY WHILE IN POSSESSION OF A	- 1		
19	FIREARM (Felony - NRS 205.060); and ROBBERY (Felony - NRS 200.380), committed at			
20	ii a caracteria de la c			
21	12, 1998, as follows:			
22	COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM			
23	did, on or about April 12, 2002, then and there wilfully, unlawfully, and feloniously enter,			
24	while in possession of a firearm, with intent to commit a felony, to-wit: robbery and/or larceny,			
25	that certain building occupied by TOWN HALL CASINO, located at 4155 Koval Lane, Las			
26	Vegas, Clark County, Nevada, and/or ELLIS ISLAND HOTEL AND CASINO, located at 4178			
27	Koval Lane, Las Vegas, Clark County, Nevada, said Defendant aiding or abetting an unnamed			
28	individual by counsel and encouragement and by entering into a course of conduct whereby			

EXHIBIT "1"

Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

COUNT II - ROBBERY

did, on or about April 12, 1998, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: \$3,400.00 in lawful money of the United States, from the person of RICHARD COLACINO, or in their presence, by means of force or violence, or fear of injury to, and without the consent and against the will of the said RICHARD COLACINO, said Defendant aiding or abetting an unnamed individual by counsel and encouragement and by entering into a course of conduct whereby Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

BERNARD B. ZADROWSKI Deputy District Attorney Nevada Bar #0065#5

DA#99-156246X/mmw LVMPD EV#9804120119;9802200082 BURG W/W; ROBB - F (TK5)

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F. HERICA INDIVIDUAL MAINTH WED.

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MIGHMA. Flynch STEWART L. BELL DISTRICT ATTORNEY Hay 28 11 33 All '02 Nevada Bar #000477 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 e filitiga të Zilogjim e CLERN 4 Attorney for Plaintiff 3 DISTRICT COURT 6 7 CLARK COUNTY, NEVADA S THE STATE OF NEVADA. Plaintiff. 10 Case No. C156246 11 Dept. No, ALAN DEMETRIUS DANIELS. 12 #0747918 13 Defendant. 14 15 JUDGMENT OF CONVICTION 16 (PLEA OF GUILTY) 17 The Defendant previously appeared before the Court herein with counsel and entered a 18 是19 plea of guilty to the crime(s) of COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony) and COUNT II - ROBBERY (Category B Felony), in violation र्गामी०क of NRS 200,380; thereafter, on the 14th day of May, 2002, the Defendant was present in court for sentencing with his counsel, STANLEY A. WALTON, ESQUIRE, and good cause appearing. THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense(s) and, in addition 24 COUPLY CLERK CHEC! to the \$25,00 Administrative Assessment Fee and \$3,400.00 Restitution, the Defendant is sentenced as to COUNT 1 - to the Nevada Department of Corrections for a MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35) MONTHS and on COUNT II - a MAXIMUM term of ONE HUNDRED CE-05 S2MAY 2 9 200

1 EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35)
2 MONTHS. COUNT II to run CONCURRENT to COUNT I; this sentence to run
3 CONSECUTIVE to the sentence the defendant is currently serving. Defendant to receive
4 THIRTY-SIX (36) DAYS credit for time served.

DATED this 24TH day of May, 2002.

27 | 28 | jj Madh. Muley
DISTRICT JUDGE

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P WPDOCS/IDDG/8663/0616/01 WPD

FILED

COUNTY CLERK

ALAN D DANIELS 1 NDOP NO. 13992 , SDCC Dec 18 | 11 os AH '02 Post Office Box 208 2 Indian Springs, Nevada 89070 3 OLERK CLERK 4 Defendant- In Propria Persona 5 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 CASE NO. C156246 THE STATE OF NEVADA, 10 DEPT NO. X / V Plaintiff, 11 DOCKET T 01/07/03@9:00 AM 12 vs. ALAN D. DAMELS 13 Defendant. 14 15 16 MOTION TO DISCHARGE ATTORNEY OF RECORD AND FOR THE PRODUCTION OF ALL PAPERS, DOCUMENTS PLEADINGS AND OTHER TANGIBLE PROPERTY OF DEFENDANT 17 Date of Hearing: _____ 18 Time of Hearing: 19 20 ξ **Ž**1 in and through his proper person, pursuant to NRS 7-055 and E.D.C.R. 7.40(b), and respectfully moves this Honorable Court for an Order discharging the attorney of record, STANLEY WALTON LV. NV. 89164, and requiring said attorney to forthwith transfer all papers, documents, pleadings, and other tangible property pertaining to the above-entitled action to the Defendant, so that a proper person ______ URIT AND LOR 27 Motion _____ , can be prepared. 25

1	N ~				
2	Statute, attached Memorandum of Points and Authorities. ind				
3	attached Exhibit(s) submitted herewith.				
4	DATED this 11th day of DECEMBER , 2002.				
5	Respectfully Submitted Py:				
6					
7	Mun W Dunils				
8	NDOP NO. 1,3972 , SECT Post Office Box 208				
9	Indian Springs, Nevada 1977				
10	Defendant- In Proprie Person:				
11	NOTICE OF MOTION				
12	TO: THE STATE OF NEVADA, Plaintiff;				
13	TO: DAVID ROGER, District Attorney, Its Attorney; and				
14	TO:				
15	YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that I				
16	Undersigned will bring the above and foregoing Motion on the				
17	hearing before the Court at the Courthouse of the above-estitled				
18	Court on the day of				
19	c'clockM. of said day, in Department				
20	of said Court.				
21	Respectfully Submitted By:				
22	$\mathcal{C}_{\mathcal{C}} \cap \mathcal{C}_{\mathcal{A}}$				
23					
24	Defendant- In Propria Persons				
25	MEMORANDUM OF POINTS AND AUTHORITIES				
26	On or about the 10 day of July				
27	2002, the Defendant notified STANLEY WALTEN				
25	, in writing of his desire to end the accorney				
	-2−				

client relationship. Also, the Defendant requested that said attorney of record appear forthwith before the Court to be formally withdrawn as attorney of record, thereby reducing the possibility of any ancillary Court action being delayed.

ō

At the same time, Defendant requested that said attorney of record deliver all papers, documents, pleadings, and other tangible property that either belonged to the Defendant, or that originated during the course of the case. (See Exhibit "_____".

More than Thirty (30) days has elasped and said attorney of record has failed to respond to Defendant's request in any manner whatsoever.

A casual reading of NRS 7.055 will snow that the language contained therein, is mandatory. Thus, the only acceptable reason for an attorney's refusal to comply with its provisions and/or relinquish possession of any items belonging to the Defendant-client, should be when said defendant-client has an outstanding balance with the attorney's office. Id. In the instant case, the Defendant has no such balance with said attorney of record, nor with his/her office.

Therefore, the exception provisions to this statute is inapplicable and the enforcement provision comes into play, which states in relevant part:

A client who, after demand therefor and payment of the fee due from him, does not receive from his discharged attorney all papers, documents, pleadings and items of tangible personal property may, by a motion filed after at least 5 days' notice to the attorney, obtain an order for the production of his papers, documents, pleadings and other property. NRS 7.055(2).

-3-

	1
]	WHEREFORE, based upon the above, it is hereby respectfully
2	requested that this Court issue an Order discharging
8	STANLEY WAITON as attorney of record neget and
4	ordering that said attorney forthwith transfer to Defendent all
ā	papers, documents, pleadings, transcripts and other canquele
6	property pertaining to the above-entitled case in the possession
7	of said attorney within ten (10) days of that Order.
8	DATED this day of
9	Respectfully Submitted By:
10	i no m
11	We d. Denells
12	NDOP NO. 63982 , SECT Post Office Box 208
13	Indian Springs, Nevada 89070
14	Defendant- In Proprie Persona
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CERTIFICATE OF SERVICE BY MAIL

I, The Undersigned, hereby certify, pursuant to N.R.C.P
5(b), that on this 16th day of Melineta , 2002
I served the foregoing MOTION TO DISCHARGE ATTORNEY OF RECORD
AND FOR THE PRODUCTION OF ALL PAPERS, DOCUMENTS, PLEADINGS, AND
OTHER TANGIBLE PROPERTY OF DEFENDANT by mailing a true and
correct copy thereof in a sealed envelope, upon which first
class postage was fully prepaid, addressed to:
DAVID ROGER, District Attorney

DAVID ROGER, District Attorney District Attorney's Office Clark County Courthouse 200 South Third Street, Floor 7th Post Office Box 552212 Las vegas, Nevada 89155-2212

·			
			
		 ,	
Attorney of	Record		

that there is regular communication by mail between the place of mailing and the places so addressed.

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-5-

NDOP NO. 63982 . SDCC Post Office Box 208 Indian Springs, Nevada 89070

Defendant- In Propria Persona

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

VS.

Men Daniels

Defendant.

ORDER DISCHARGING ATTORNEY OF RECORD AND THE PRODUCTION OF ALL PAPERS, DOCUMENTS, PLEADINGS AND OTHER TANGIBLE PROPERTY OF DEFENDANT

IT IS HEREBY ORDERED that STRILEY WALTON, attorney of record be, and he/she is discharged as attorney of record herein and in its stead, Defendant is placed in his proper person. Further service of process will hereafter be made upon the Defendant at the following address:

ALAN D DANIELS

NDOP NO. 43982, SDCC Post Office Box 208 Indian Springs, Nevada 89070

2	NDOP NO. 63982 , SDCC Post Office Box 208
3	Indian Springs, Nevada 89070
4	IT IS FURTHER ORDERED that STANLEY WALTON
£	the last assigned attorney of record in this case, forthwith
6	transfer to the Defendant all papers, documents, pleadings, and
?	other tangible proeprty arising out of, or pertaining to the
8	above-entitled action within ten (10) days of this Order, so that
9	Defendant can prepare a proper person
10	
11	DATED AND DONE:
12	
13	DISTRICT COURT JUDGE
14	
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16	
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21	
22	Submitted By:
23	
24	ALAM D MARICES
25	NDOP NO. 63472 , SDCC
26	Post Office Box 208 Indian Springs, Nevada 89070
27	Defendant- In Propria Persona
28	'

1 ORDR FILED DAVID ROGER Clark County District Attorney Nevada Bar #002781 2 EO' MA OE 8 31 MAL 3 LINDA LEWIS Deputy District Attorney Nevada Bar #006541 Shirley & Hungium. CLERK 4 200 South Third Street Las Vegas, NV 89155-2211 (702) 455-4711 5 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 Plaintiff, 11 -vs-12 Case No. C156246 ALAN DEMETRIUS DANIELS, #0747918 Dept No. XIV 13 14 Defendant. 15 16 ORDER GRANTING DEFENDANT'S PRO PER MOTION TO DISCHARGE ATTORNEY OF RECORD AND FOR THE PRODUCTION OF ALL PAPERS, DOCUMENTS, PLEADINGS AND OTHER TANGIBLE PROPERTY OF DEFENDANT 17 GIND GLEBY RECEIVED DATE OF HEARING: 01/07/03 TIME OF HEARING: 9:00 A.M. THIS MATTER having come on for hearing before the above entitled Court on the 7th day of January, 2003, the Defendant notbeing present, in proper person, the Plaintiff being represented by DAVID ROGER, District Attorney, through LINDA LEWIS, Deputy 23 District Attorney, and the Court having heard the arguments of counsel and good cause 24 25 appearing therefor, 26 /// 27 /// 28 /// P:\WPDOC\$\ORDR\FORDR\806\80616701.doc

IT IS HEREBY ORDERED that the Pro Per Motion to Discharge Attorney of Record and for the Production of All Papers, Documents, Pleadings and Other Tangible Property of Defendant, shall be, and it is granted. DATED this day of January, 2003. DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781 LINDA LEWIS Deputy District Attorney Nevada Bar #006541

jj

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FEB 7 2 117 PU'O.
OLERK ALAN D. DANTELS 1 NDOP NO. 63982 Post Office Box 208 2 Indian Springs, Nevada 89070 3 Defendant- In Propria Persona 4 ALAN DENETRIUS DANILES ភ 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA S 9 CASE NO. C156246 THE STATE OF NEVADA, 10 Dept No.-45 plaintiff. 11 DOCKET 12 V5. ALAN DEMETRIUS DANIELS 13 Defendant. 14 ไข้ Rule 2.24.(c) Rehearing of Motion-EDCR. MOTION TO DISCHARGE ATTORNEY OF RECORD AND FOR THE PRODUCTION OF ALL PAPERS, DOCUMENTS 16 PLEADINGS AND OTHER TANGIBLE PROPERTY OF DEFENDANT 17 Date of Bearing: 18 Time of Hearing: COMES NOW the Defendant, ALAN DEMETRIUS DANIELS 19 20 in and through his proper person, pursuant to NRS 7-055 and 21 E.D.C.R. 7.40(b), and respectfully moves this Honorable Court 22 for an Order discharging the attorney of record, _ 550 E. Charleston Blvd suite A Las Vegas, NV 89104 . and requirements STANLEY WALTON 23 ___, and requiring said attorney to COUNTY CLERK m forthwith transfer all papers, documents, pleadings, and other I tangible property pertaining to the above-entitled action to the PETITION WRIT. Defendant, so that a proper person ____ , can be prepared. 23 SI_6

RELEVANT FACTS UNDER RULE 2.24.(c) FOR
REHEARING OF MOTION EDCR. FOR PRODUCTION OF
ALL DOCUMENTS UNDER NRS.7,055 (2) ATTORNEY FAILED TO
COMPLY TO THE COURT'S ORDER TO MAIL ALL DOCUMENTS.
Relevant Facts:

- (1) On January 7, 03 at 9:00 am Dept 16. Judge Mosely granted a Motion to discharge attorney of record Stanley Walton. And production of all documents was heard and granted by the Court. That said attorney send file to defendant.
- (2) The defendant Alan Daniels is giving notice to the Court, that said discharge attorney Stanley Walton, did not comply to the Court's order, as of February 4, 03.
- (3) The defendant can't file his State Post-Conviction Petition within the one year Rule, without the documents as follows: Sentencing Minutes, J.O.C. Presentence Investigation Report, Amended Indictment or Information, Guilty Plea or Amended Guilty Plea.
- (4) Under Rule 2.24.(c) States in Relevant Part:

 If a motion for rehearing is granted, the court may make a final disposition of the cause without reargument or may reset it for reargument or resubmission or may make such other orders as are deemed appropriate under the circumstances of the particular case.
- (5) NRS. 7.055 (2). States in Relevant Part;

 A client who, after demand therefore and payment of the fee due from him, does not receive from his discharged attorney all papers, documents, pleadings, may obtain an order for the production of his papers, documents, pleadings, and other property. NRS. 7.055 (2).

CONCLUSION

Based on the relevant facts, the defendant Alan Daniels respectfully moves this Honorable Court for an Order of rehearing to have said attorney Stanley Walton comply to the Court's Order. To mail all documents listed on page 2.-(3)-of defendant rehearing for Production of all Documents, based on the relevant facts and defendant's Time-Line to file his State post-conviction petition within the one year rule to file said petition.

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1	This Motion is made and based upon the above referenced			
2	Statute, attached Memorandum of Points and Authorities, and			
3	attached Exhibit(s) submitted herewith.			
4	DATED this 4 day of Telegraphy 03.			
5	Respectfully Submitted By:			
6	$M \cap M \cap M$			
7	Mo- Il Daniel			
8	NDOP NO. 63982, SDCC			
9	Indian Springs, Nevada 89070			
10	Defendant- In Propria Persona			
11	NOTICE OF MOTION			
12	TO: THE STATE OF NEVADA, Plaintiff;			
13	TO: DAVID ROCER, District Attorney, Its Attorney; and			
14	TO:			
15	YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the			
16	Undersigned will bring the above and foregoing Motion on for			
17	hearing before the Court at the Courthouse of the above-entitled			
18	Court on the day of, at			
19	c'clockM. of said day, in Department			
20	of said Court.			
21	Respectfully Submitted By:			
22				
23	10 - 1) 1 (eni)			
24	Defendant- In Propria Persona			
25	MEMORANDUM OF POINTS AND AUTHORITIES			
26	On or about the day of			
27	OZ, the Defendant notified STANIET WAITONE.			
28	Attorney, in writing of his desire to end the attorney			

client relationship. Also, the Defendant requested that said accorney of record appear forthwith before the Court to be formally withdrawn as attorney of record, thereby reducing the possibility of any ancillary Court action being delayed.

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At the same time, Defendant requested that said attorney of record deliver all papers, documents, pleadings, and other tangible property that either belonged to the Defendant, or that originated during the course of the tase. (See Exhibit "_____.

More than Thirty (30) days has elasped and said attorney of record has failed to respond to Defendant's request in any manner whatsoever.

contained therein, is mandatory. Thus, the only acceptable reason for an attorney's refusal to comply with its provisions and/or relinquish possession of any items belonging to the Defendant-client, should be when said defendant-client has an outstanding balance with the attorney's office. Id. In the instant case, the Defendant has no such balance with said attorney of record, nor with his/her office.

Therefore, the exception provisions to this statute is inapplicable and the enforcement provision comes into play, which states in relevant part:

A client who, after demand therefor and payment of the fee due from him, does not receive from his discharged attorney all papers, documents, pleadings and items of tangible personal property may, by a motion filed after at least 5 days' notice to the attorney, obtain an order for the production of his papers, documents, pleadings and other property. NRS 7.055(2).

WHEREFORE, based upon the above, it is hereby respectfully requested that said motion for rehearing for production of documents from Stanley Walton, as attorney of record nerein and ordering that said attorney forthwith transfer to Defendant all papers, documents, pleadings, transcripts and other tangible property pertaining to the above-entitled case in the possession of said attorney within ten (10) days of that Order.

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DATED this H day of Ishiunity

Respectfully Submitted By:

NDOP NO. 6562 . SDCC Post Office Box 208 Indian Springs, Nevada 89670

Defendant- In Propria Persona ALAN D. DANIELS

CERTIFICATE OF SERVICE BY MAIL

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I. The Undersigned, hereby certify, pursuant to N.R.C.P.
5(b), that on this H day of Frhouncy, 63
I served the foregoing MOTION TO DISCHARGE ATTORNEY OF RECORD
AND FOR THE PRODUCTION OF ALL PAPERS, DOCUMENTS, PLEADINGS, AND
OTHER TANGIBLE PROPERTY OF DEFENDANT by mailing a true and
correct copy thereof in a sealed envelope, upon which first
class postage was fully prepaid, addressed to:
DAVID ROGER, District Attorney District Attorney's Office
Clark County Courthouse

DAVID ROGER, District Attorney District Attorney's Office Clark County Courthouse 200 South Third Street, Floor 7th Post Office Box 552212 Las vegas, Nevada 89155-2212

Attorney of Record

that there is regular communication by mail between the place of mailing and the places so addressed.

DECLARANT

ALAN D. DANIELS NDOP NO. 63982 , SDCC Post Office Box 208 Indian Springs, Nevada 89070

Defendant- In Propria Persona ALAN D. DANIELS

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

C156246

VS.

ALAN DEMETRIUS DANIELS

Defendant.

Rule 2.24.(c) Rehearing of Motion-EDCR.
ORDER DISCHARGING ATTORNEY OF RECORD
AND THE PRODUCTION OF ALL PAPERS, DOCUMENTS,
PLEADINGS AND OTHER TANGIBLE PROPERTY OF DEFENDANT

The Proper person Motion of ________,

Defendant above named, for an Order discharging the attorney of record and requiring said attorney to forthwith produce all papers, documents, pleadings and other tangible proeprty of Defendant, having come before the Court this day, and the Court being fully advised, and good cause appearing, now therefore;



ALAN D. DANIELS

2

NDOP NO. 63982

NDOP NO. 63982 , SDCC Post Office Box 208 Indian Springs, Nevada 89070

4	IT IS FURTHER ORDERED that,
5	the last assigned attorney of record in this case, forthwith
6	transfer to the Defendant all papers, documents, pleadings, and
7	cther tangible proeprty arising out of, or pertaining to the
8	above-entitled action within ten (10) days of this Order, so that
9	Defendant can prepare a proper person
10	·
11	DATED AND DONE:
12	
13	DISTRICT COURT JUDGE
14	
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21	· -
22	Submitted By:
23	$\frac{1}{2}$
24	
25	NDOP NO. 63982 , SDCC Post Office Box 208
26	Indian Springs, Nevada 89070

Defendant- In Propria Persona

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ALAN DEMETRIUS DANIELS N.D.O.C. #63982 P.O. BOX 208 INDIAN SPRINGS, Nevada 89070. S.D.C.C.

Defendant Pro Se ALAN DEMETRIUS DANIELS FILED

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DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,
Plaintiff,
et,al

-VS-

ALAN D. DANIELS. Defendant. CASE NO.C156246

DEPT NO.XIV

DATE OF HEARING TIME OF HEARING 4/8/03

MOTION FOR TRANSCRIPTS

COMES NOW, the Defendant, ALAN D. DANIELS in pro per, and moves this Honorable court for its order granting Defendant the guilty plea and sentencing transcripts in CASE NO. C156246 Dept 14, before Judge Donald M. Mosley. Connie Kalski, Relief Clerk, Maureen Schorn, Reporter/Recorder were present during said date 05/14/02.

Said transcripts are needed so that Defendant can pursue issues in his State Petition for Post-Conviction Relief.

This motion is based upon NRS 178.552, and the attached Order for Transcripts, as well said Motion is in Pro Se before this Honorable court.

RESPECTFULLY SUBMITTED this 18 day of March, 2003

CERTIFICATE OF SERVICE

I hereby certify that on the 18 day of March, 2003, I deposited in the Southern Desert Prison mail, postage prepaid, a copy of the NOTICE AND MOTION FOR TRANSCRIPTS, addressed as follows:

DAVID ROGERS District Attorney, 200 S. THIRD ST Post Office Box 552212 Las Vegas, Nevada 89155-2212

Shirley B. Parraguirre, County Clerk. County Courthouse 200 S. Third St P.O. BOX 551601 Las Vegas, Nevada 89155-1601

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ALAN DEMETRIUS DANIELS N.D.O.C. #63982. P.O BOX 208 INDIAN SPRINGS, Nevada 89070. S.D.C.C.

MAR 24 9 09 PM '03

Defendant Pro Se ALAN DEMETRIUS DANIELS

et,al.

Defendant.

Sheeling & Tamoginus.

CASE NO. C156246

TIME OF HEARING

DEPT NO.XIV DATE OF HEARING

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DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA, Plaintiff,

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-VS-

11 ALAN D. DANIELS.

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NOTICE OF MOTION

TO: THE STATE OF NEVADA, Plaintiff; and DAVID ROGER, District Attorney of Clark County

YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that on the ,2003, at the hour of 9:00 a.m. or as soon day of_ thereafter as Defendant may be heard, the undersigned will bring on for hearing the herein motion for transcripts before the above entitled court, at the Clark County courthouse, Las Vegas, Nevada, Department thereof.

DATED this is day of March, 2003.

Defendant Pro Se

```
ALAN DEMETRIUS DANIELS
1
   N.D.O.C. #63982
   P.O. BOX 208
   INDIAN SPRINGS, Nevada
   89070. S.D.C.C.
Defendant Pro Se
8
   ALAN DEMETRIUS DANIELS
                           DISTRICT COURT
5
                        CLARK COUNTY, NEVADA
6
   THE STATE OF NEVADA,
           Plaintiff,
8
            et,al.
                                          CASE NO. C156246
   -VS-
                                          DEPT NO. XIV
10
   ALAN D. DANIELS
11
           Defendant.
12
13
                           ORDER FOR TRANSCRIPTS
   TO: COURT REPORTER - DEPARTMENT
14
            Pursuant to the hearing of Defendant's Motion for
   Transcripts on the ______,2003; and
15
            GOOD CAUSE APPEARING IT IS HEREBY ORDER that the
16
    transcripts be provided to Defendant at his place of confinement
17
   forthwith.
            Defendant's guilty plea and sentencing transcripts in
18
    CASE NO. C156246 Dept 14, before Judge Donald M. Mosley. Date
    of sentencing 05/14/03.
20
            Said transcripts are needed so that Defendant can pursue
21
    issues in his State Petition for Post-Conviction Relief.
22
23
            This motion is based upon NRS 178.552. And based on
    Defendant is in Pro Se.
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    ///
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Guilty Plea and sentencing transcripts shall be provided to the Defendant in CASE NO. C156246. Date of said sentencing 05/14/03. Dept 14, before Judge Donald M. Mosely. 3 | DATED this _____, 2003. DISTRICT COURT JUDGE 2

2.

OPPS FILED 1 DAVID ROGER Clark County District Attorney Nevada Bar #002781 H. LEON SIMON 2 APR 3 2 05 PM '03 3 Deputy District Attorney 4 Nevada Bar #000411 200 South Third Street Las Vegas, Nevada 89155-2211 (702) 455-4711 5 Attorney for Plaintiff 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 CASE NO: C156246 Plaintiff, 11 DEPT NO: XIV -VS-12 ALAN DEMETRIUS DANIELS, 13 #0747918 Defendant. 14 STATE'S OPPOSITION TO DEFENDANT'S PRO PER MOTION FOR TRANSCRIPTS 15 DATE OF HEARING: 04/08/03 16 TIME OF HEARING: 9:00 A.M. 17 COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through 18 H. LEON SIMON, Deputy District Attorney, and hereby submits the attached Points and 19 Authorities in the State's Opposition To Defendant's Pro Per Motion For Transcripts. 20 This Opposition is made and based upon all the papers and pleadings on file herein, 21 the attached points and authorities in support hereof, and oral argument at the time of 22 hearing, if deemed necessary by this Honorable Court. 23 24 P:\WPDOCS\OPP\FOPP\806\80616701.doc

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POINTS AND AUTHORITIES STATEMENT OF THE CASE

On January 27, 1999, an indictment was filed charging Alan Daniels, hereinafter Defendant, with two counts of Burglary While in Possession of a Firearm, three counts of Robbery With Use of a Deadly Weapon, and Conspiracy to Commit Robbery. On April 2, 2002, an amended indictment was filed in open court charging Defendant with Burglary While in Possession of a Firearm and Robbery. On April 2, 2002, a guilty plea agreement was filed in open court in which Defendant pleads guilty to the amended indictment.

On May 14, 2002, Defendant was sentenced in the instant matter. As to Count I, Burglary While in Possession of a Firearm, Defendant was sentenced to a maximum term of one-hundred eighty (180) months with a minimum parole eligibility of thirty five (35) months. As to Count II, Robbery, Defendant was sentenced to a maximum term of one-hundred eighty (180) months with a minimum parole eligibility of thirty-five (35) months in the Nevada Department of Corrections. Count II was ordered to run concurrent to Count I. In addition, Defendant received thirty six (36) days credit for time served. On May 28, 2002, judgment of conviction was filed. On December 18, 2002, Defendant filed a pro per motion to discharge his attorney of record. On January 16, 2003, an order was filed granting Defendant's pro per motion to discharge his attorney of record. On March 24, 2003, Defendant filed the instant motion.

<u>ARGUMENT</u>

I. DEFENDANT HAS NOT ESTABLISHED A NEED FOR STATE FUNDED TRANSCRIPTS

Defendant asks that the State provide him with transcripts and records at State expense. However, the State is not required to furnished transcripts based on an unsupported request by a petitioner who is unable to pay for them. The Nevada Supreme Court has set forth a threshold requirement which a Defendant must meet in order to qualify for State supplied transcripts and records. The Nevada Supreme Court has stated:

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2 requested review is not frivolous before he may have an attorney appointed (NRS 177.345 (2)), so must he satisfy the court that the points raised have merit and such merit will tend to be supported by a review of the record before 3 he may have trial records supplied at state expense. He must specifically set 4 forth grounds upon which the petition is based. 5 Peterson v. Warden, 87 Nev. 134, 135-136, 483 P.2d 204, 205 (1971). Defendant must satisfy the court that the points raised have merit and such merit will tend to be supported by 6 7 a review of the record before he may have trial records supplied at state expense. Peterson v. Warden, 87 Nev. 134, 483 P.2d 204 (1971). 8 In the present case, Defendant claims he needs the transcripts in order to allege all 9 available issues in his Petition for Writ of Habeas Corpus (Post-conviction). Defendant has 10 not demonstrated that the arguments he intends to raise on appeal have merit. As such, 11 12 Defendant has not met the threshold requirement and should be denied transcripts at state 13 expense. **CONCLUSION** 14 15 Defendant has not demonstrated a need for State funded documents. Therefore, the Court should deny Defendant's Motion for Transcripts at State Expense. 16 17 DATED this day of April, 2003. Respectfully submitted, 18 19 DAVID ROGER Clark County District Attorney Nevada Bar #002781 20 21 22 BY 23 H. LEON SIMON 24 Deputy District Attorney Nevada Bar #000411 25 26 /// 27 /// 28 ///

NRS 177.325, 177.335, and 177.345 do not contemplate that records will be

furnished at state expense upon the mere unsupported request of a petitioner who is unable to pay for them. Just as the petitioner must show that the

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CERTIFICATE OF MAILING

I hereby certify that service of the above and foregoing was made this _____ day of March, 2003, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

Alan Demetrius Daniels (BAC#63982) Southern Desert Correctional Center P. Q. Box 208 Indian Springs, NV 89070

Secretary for the District Attorney's Office

TO/HLS/jj

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ORDR 1 DAVID ROGER Clark County District Attorney Nevada Bar #002781 DAVID B. BANKER 2 APR 22 9 42 AM '03 3 Chief Deputy District Attorney Nevada Bar #001648 ersteidig at theoryieuse. OLERK 4 200 South Third Street Las Vegas, NV 89155-2211 (702) 455-4711 5 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, Plaintiff, 11 -vs-12 Case No. C156246 ALAN DEMETRIUS DANIELS, 13 Dept No. XIV #0747918 14 Defendant. 15 16 17 ORDER DENYING DEFENDANT'S PRO PER MOTION FOR TRANSCRIPTS 18 DATE OF HEARING: 04/08/03 TIME OF HEARING: 9:00 A.M. THIS MATTER having come on for hearing before the above entitled Court on the 8th day of April, 2003, the Defendant not being present, in proper person, the Plaintiff being represented by DAVID ROGER, District Attorney, through DAVID B. BARKER, Chief Deputy District Attorney, and the Court having heard the arguments of counsel and good 24 cause appearing therefore, 25 /// /// RECENED /// /// P:\WPDOCS\ORDR\FORDR\806\80616702.doc

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1	IT IS HEREBY ORDERED that the Defendant's Pro Per Motion for Transcripts, shall	
2	be, and it is hereby denied.	
3	DATED this 10 TH day of April, 2003.	
4		
5	July D. Sunley	
6	DISTRICT JUDGE	-
7		
8	DAVID ROGER DISTRICT ATTORNEY	
9	Nevada Bar #002781	
10	(1) K.	
11	DAVIDR BARKER	
12	DAVÍD B. BARKER Chief Deputy District Attorney Nevada Bar #001648	
13	Tierada Bar #001010	
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ALAN DEMETRIUS DANIELS N.D.O.C. #63982 POST OFFICE BOX 208 INDIAN SPRINGS, NEVADA 89070, S.D.C.C.

Defendant-In Proper Person ALAN DEMETRIUS DANIELS

MAY 9 2 05 PH'03 Adrilay & Manyiman

DISTRICT COURT CLARK COUNTY, NEVADA

ALAN DEMETRIUS DANIELS

Defendant,

CASE NO: C156246 DEPT NO: XIV DOCKET

vs.

Date of Hearing:__ Time of Hearing: _____

THE STATE OF NEVADA, et,al. Respondents.

MOTION FOR MODIFICATION OF SENTENCE

COMES NOW Defendant, Alan Demetrius Daniels in and through his Proper Person pursuant to NRS 178.552, And pursuant to STATE v. EIGHTH JUD. DIST. COURT 677 P.2d 1044 (Nev.1984) And respectfully request this Honorable Court for an Order granting Motion for Modification of Sentence in the aboveentitle case.

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

DATED THIS 6 day of MAy ,2003.

Respectfully Submitted By-

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FACTUAL STATEMENT OF THE CASE

The defendant Alan Demetrius Daniels, appeared before the Court with Counsel Stanley Walton, and enter a plea of guilty to the crime(s) of Count 1-BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony) And Count II-ROBBERY (Category B Felony), in violation of NRS 200.380; thereafter, on the 14th day of May, 2002, the defendant was present in Court for sentencing with his counsel. The defendant was adjudged guilty of said offense(s) The defendant was sentenced as to Count 1-to the Nevada Department of Corrections for a Maximum term of One Hundred Eighty (180) Months with a Minimum parole eligibility of Thirty-Five (35) Months and on Count II-Maximum term of One Hundred Eighty (180) Months with a Minimum parole eligibility of Thirty-Five (35) Months. Count II to run Concurrent to Count 1.-Sentence to run Consecutive to the sentence the defendant is currently serving. Defendant received Thirty-Six (36) Days credit for time served. Said date of Judgement and plea May 24 2002, before District Court Judge Donald M. Mosley Dept XIV. A Stamp file Judgement of Conviction (Plea of Guilty) was entered on May 28, 11:39 AM 02, By the county Clerk's Office-See defendant's Exhibit (A) attached to said Motion. A Parole and Probation Pre-Sentence Investigation Report was Order by the Court, The defendant was scheduled for a telephonic interview with the Division on May 2, 2002, While in custody at the Southern Desert Correctional Center.

The Defendant was unable to obtain an interview in a timely manner.

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because the caseworker was unavailable at the time of the scheduled interview. The Division would need additional time to re-schedule the appointment if the Court desires a defendant's statement. This fact is Reflected in the Parole and Probation Presentence Investigation Report at page 4, See also on page 4, of said Report statement-Due to the fact that the Division was unable to contact the defendant for a Pre-Sentence investigation interview, the information provided was obtained from a previous pre-sentence report dated December, 1999. The following social history and community supervision plan are not updated and are as related by the defendant. The information provided is unverified unless otherwise noted. See defendant's Exhibit (b) attached to said Motion.....The Pre-Sentence Investigation Report is Dated 04-25-2002. The defendant signed a Guilty Plea Agreement dated April 2, 2002 And filed in open Court By the county clerk Office. Seedefendant's Exhibit (c) attached to said Motion. On page 3, of the Plea Agreement it Stated in Relevant Part; Lines-10-16, I understand that the Division of Parole and Probation will prepare a report for the sentencing Judge prior to sentencing. This report will include matters relevant to the issues of sentencing, including my criminal history. My attorney and I Will Each have the Opportunity to comment on theinformation contained in the report at the time of sentencing. Unless the District Attorney has specifically agreed otherwise, then the District Attorney may also comment on this report. The Plea Agreement Also Stated, on Page 2-Lines 26-28, and

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Page 3-Lines 1-3, I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding sentence, or agreed not to oppose a particular sentence, such agreement iscontingent upon my appearance in Court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled - sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

The defendant Alan D. Daniels have filed to Relevant legal

The defendant Alan D. Daniels have filed to Relevant legal Argument for Modification of Sentence of Constitutional Merit, and respectfully ask this Honorable Court to consider the following ISSUES".

ISSUE I. The defendant was denied a pre-sentence investigation report interview and discloser, under the federal constitutional quarantees of due process, equal protection in violation of his rights to due process quaranteed by the 5th, 6th and 14th Amendments to the United States Constitution.

ISSUE II. The state violated the defendant's his rights to due process of law as quaranteed by the 5th and 14th Amendments to the United States Constitution. When the state stipulated not to oppose concurrent time with case no.C160684. which is stipulated in the quilty plea agreement. in violation of the defendant's 5th 14th Amendments rights to due process.

The following EXHIBITS' LISTED:

- (A)-Judgement of Conviction Plea of Guilty.
- (b)-Pre-Sentence Investigation Report.
- (c)-Guilty Plea Agreement.
- (d)-Criminal-Minutes' Sentencing Date.

Attached to back of said motion.

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ISSUE I.

RELEVANT LEGAL ARGUMENT FOR MODIFICATION OF SENTENCE AND POINTS OF AUTHORITIES IN SUPPORT FOR MODIFICATION

THE DEFENDANT WAS DENIED A PRE-SENTENCE INVESTIGATION REPORT, INTERVIEW AND DISCLOSER, UNDER THE FEDERAL CONSTITUTIONAL GUARANTEES OF DUE PROCESS, EQUAL PROTECTION IN VIOLATION OF HIS RIGHTS TO DUE PROCESS GUARANTEED BY THE 5th 6th and 14th AMENDMENTS TO THE UNITED STATES CONSTITUTION.

Supporting Facts:

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The Pre-Sentence Investigation Report given to the Court clearly stated, The defendant was scheduled for a telephonic interview with the Division on May 2, 2002, while in custody at the Southern Desert Correctional Center. The defendant was unable to obtain an interview in a timely manner, because the caseworker was unavailable at the time of the scheduled interview. The Division would need additional time to re-schedule the appointment if the Court desires a defendant's statement. Due to the fact that the Division was unable to contact the defendant for a Pre-Sentence Investigation interview, the information provided was obtained from a previous Pre-Sentence report dated December, 1999. The following social history and community supervision plan are not updated and are as related by the defendant. The information provided is unverified unless otherwise noted. See defendant's Exhibit (b) Pre-Sentence Investigation Report attached to said Motion, at page 4. The defendant signed a Guilty Plea Agreement dated April 2,-

2002, And was filed in open Court by the county clerk's Office. On page 3, of the Plea Agreement it Stated in Relevant Part;

Lines-10-16, I understand that the Division of Parole and

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

Let the record reflect before this Court, It his <u>clear</u> that the Pre-Sentence Investigation Report that was before the Court <u>Clearly Stated</u>, a interview was unavailable, because the caseworker was unavailable at the scheduled time, the Division would need additional time to re-schedule. Due to the fact that the division was unable to contact the Defendant, the information provided was obtained from a previous Pre-Sentence report dated December, 1999. The following social history and community supervision plan are not updated, the information provided is <u>unverified</u> unless otherwise noted. This is Reflected in the Report used at sentencing.

The Defendant Constitutional Rights to Due Process, Equal Protection, was denied when, A updated Pre-Sentence investigation Report, And Interview and Discloser was not conducted before the defendant was sentence. Which is required under the Federal Constitutional Guarantees of Due Process, Equal Protection. in violation of his 5th 6th and 14th Amendments Rights.

Under NRS 176.156 Discloser of Report of Presentence or General

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1 Investigation; Persons entitled to use Report; Confidentiality of Report. States' in Relevant Part: 2 3 1. The division shall disclose to the prosecuting attorney, the counsel for the defendant and the 4 defendant the factual content of the report of: (a) Any presentence investigation made pursuant to NRS 5 176.135 and the recommendations of the division. (b) Any general investigation made pursuant to NRS 6 176.135. the division shall afford an opportunity to each party to object to factual errors in any such 7 report and to comment on any recommendations. 8 Federal Rules of Criminal Procedures. States in Relevant Part: 9 Rule 32, (3) Imposition of Sentence. Before imposing sentence, the court must: (A) Verify that the defendant and defendant's counsel 10 have read and discussed the presentence report made available under subdivision (b)(6)(A). 11 (b) afford defendant's counsel an opportunity to speak on behalf of the defendant; 12 (c) Address the defendant personally and determine whether the defendant wishes to make a statement and 13 to present any information in mitigation of the sentence. 14 15 The defendant Alan D. Daniels submits' to this Court; 16 Harmless error analysis may be appropriate when sentencing judge fails to observe requirements of rule requiring judge to determine whether defendant read 17 presentence report or discussed it with counsel. See-<u>U.S.-V-SUSTAITA</u> Cited as 1 F.3d 950 (9th Cir.1993) at 18 page 954-[9]. 19 20 Sentencing judge's failure to determine whether defendant had read presentence report or discussed it 21 with his counsel, as required by Rules of Criminal Procedure, was prejudicial error, requiring resentencing. 22 defense counsel Made no specific objection to any fact in presentence report, and the defendant could have 23 tried to contradict report's factual findings had he been given opportunity to read or discuss it. See also 24 U.S.-V-SUSTAITA Cited as 1 F.3d 950 (9th Cir 1993) at page 953-[7]. Which was vacated and remand for 2.5 resentencing. The (9th Cir 1993 in U.S.-V-SUSTAITA Stated: We therefore cannot excuse the court's failure to determine 26 whether Sustaita read the presentence report or discussed it with her counsel. See page 954-[9] 27

U.S.-V-SUSTAITA.

In STATE -V- EIGHTH JUD. DIST. COURT Cited as 677 P.2d 1044 (Nev.1984) at page 1048-[3] States' in Relevant Part: The district court's inherent authority to correct a judgement or sentence founded on mistake is in accord with the constitutional considerations underlying the sentencing process. In STATE -V- EIGHTH JUD. DIST COURT 677 P.2d 1044 (Nev.1984) at page 1048-[3] States' in Relevant Part: finding the defendant's due process rights had been violated as the result of the sentencing judge's misapprehension of the report. Id. at 246; see also United States v. Myers, 374 F.2d at 710-712 -(sentencing judge misread criminal record and sentenced defendant while under mistake assumption he had suffered three prior convictions for strong arm robbery); United States v. Weston, 448 F.2d 626 (9th Cir. 1971)(sentencing judge's reliance upon pre-12 sentence investigation report predicated on limited factual basis amounts to due process violation). 13 14 In the defendant's Alan D. Daniels case the following Relevant 15 misapprehensions And assumption and errors, are contained in 16 the pre-sentence investigation report on page-5, are listed As: 17 (1) Alcohol Abuse: (No) The defendant reports consuming a 6-pack to 12-pack of beer on a weekly basis. 18 (2) Controlled Substance Use: (No) 19 (3) EVALUATION: 20 It is suspected that the defendant abuses both alcohol and controlled substance. 21 In summary, it appears most likely that the defendant has been involved in numerous robberies in addition to 22 those robberies for which he has been convicted. 23 24 (1) Alcohol Abuse: (No) The court will notice the answer is No! It is <u>Clear</u> by the pre-sentence report contain inaccurate 26 "materially untrue assumptions" concerning the defendant's 27 criminal record. P & P report states the defendant consuming

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a 6-pack to 12-pack of beer on a weekly basis. this report is inaccurate and false when the answer is No.

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(2) Controlled Substance Use: (No) The pre-sentence investigation answer is No! The answer is correct, But if the Court will notice the pre-sentence report contain a listing of charges of the defendant's alleged convictions and criminal record.

The defendant Alan D. Daniels criminal record reflects'
No convictions' for use, or Possession of any Controlled Substance.

And more Relevant the defendant never omitted to such "materially untrue inaccurate and false information in this <u>Invalid December</u>, 1999 <u>Pre-sentence Report</u>.

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(3) EVALUATION: The pre-sentence investigation report stated:

It is suspected that the defendant abuses both alcohol and controlled substance.

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In summary, it appears most likely that the defendant has been involved in numerous robberies in addition to those robberies for which he has been convicted.

15 16 The defendant Alan D. Daniels ask this Honorable Court to consolidate (2) Controlled Substance Use: And (3) Evaluation: in

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the Court's determination of the following Relevant inaccurate

18 19 information and the defendant's Reply. At -(3) Evaluation: the

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alcohol and controlled substance. Suspected is not a conviction

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and is inaccurate, "materially untrue assumptions', false

key word is It is suspected, that the defendant abuses both

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information concerning the defendant's criminal record. This

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was use at sentencing as a basis in sentencing. Which works to

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the extreme detriment of the defendant. And more Relevant the

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defendant never omitted to such untrue inaccurate and false information, in this Invalid December, 1999 (PSI)-Report. In

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violation of the defendant's Fifth, Fourteenth Amendments'

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Rights to the United States Constitution. Also under (3)
Evaluation: P & P stated: In summary, it appears most likely
that the defendant has been involved in numerous robberies in
addition to those robberies for which he has been convicted.

See defendant's Exhibit (b) pre-sentence investigation report
at page 5, Relevant facts.

If the court review Case No. C160684 the dates range from

If the court review Case No. C160684 the dates range from 6-14-1999,-1-10-2000, which is the defendant's sentenced date, for multiple charges' which include Robbery. After the = defendant was charged in this Case No. C160684 P & P never had any other information or convictions on the defendant for any other robberies. When they conducted a December 1999 report!. This inaccurate false information about numerous robberies' as indicated in P & P Evaluation of statements was misleading before the Court in December 1999. When the defendant never was charged or convicted for such robberies!.

It is clear that a sentencing judge's misapprehension of a defendant's criminal record may result in a violation of the defendant's right to due process of law. When this potential due process violation is considered in conjunction with the district court's inherent authority to correct sentences founded on mistakes which work to the extreme detriment of the defendant, it is equally clear that the district court has authority to correct or modify a sentence which is the result of the sentencing judge's misapprehension of a defendant's criminal record. U.S.C.A. Const.Amends. 5,-14. See STATE v. EIGHTH JUD. DIST. COURT Cited as 677 P.2d 1044 (Nev. 1984) at page 1048-[4,5]. also at page 1048-[3]-The United States Supreme Court has expressly held that where a defendant is sentenced on the basis of materially untrue assumptions concerning his criminal record, "[the] result, whether caused by carelessness or design, is inconsistent with due process of law." Townsend v. Burke, 334 U.S. 736, 741, 68 S.Ct.1252, 1255, 92 L.Ed. 1690 (1948). Further, the cases clearly establish that constitutionally violative "materially untrue assumptions" concerning a criminal record may

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aries either as a result of a sentencing judge's correct perception of inaccurate or false information, or a sentencing judge's incorrect perception or misapprehension of otherwise accurate or true information.

The Invalid inaccurate false information, mistakes, untrue unproven, statements in this December 1999, (PSI-REPORT), is not the legal fault of the district Court judge, But P & P inconsistent duty to conduct the proper interview of the said defendant Alan D. Daniels before sentencing in Case No. C156246.

In STATE V. EIGHTH JUD. DIST. COURT 667 P.2d 1044 (Nev. 1984) at page 1047-[1,2] States' in Relevant Part:

According, despite the state's reliance on NRS-176.185 (4), it is clear that when the sentencing court "makes a mistake in rendering a judgement which works to the extreme detriment of the defendant," the district court has jurisdiction to vacate or modify the suspect sentence or judgement.

This December, 1999- defective P & P report was used at the defendant's Alan D. Daniels 2002, sentencing hearing in Case No. C156246. In PASSANISI v. STATE 831 P.2d 1371 (Nev.1992) at page 1373-[5,6]-page-1374 States' in Relevant Part:

Generally, a district court lacks jurisdiction to suspend or modify a sentence after the defendant has begun to serve it. See NRS 176.1853(2); Miller v. Hayes, 95 Nev. 927, 604 P.2d 117 (1979).

 begun to serve it. See NRS 176.1853(2); Miller v. Hayes, 95 Nev. 927, 604 P.2d 117 (1979). We have made exceptions to this rule, however, when a court has made "a mistake in rendering a judgement which works to the extreme detriment of the defendant."

State v. District Court, 100 Nev. 90, 95, 677 P.2d 1044, 1047(1984) (quoting Warden v. Peters, 83 Nev. 298, 301, 429 P.2d 549, 551 (1967)) (emphasis in original).

 Nevertheless, "not every mistake or error which occurs during sentencing gives rise to a due process violation. The cases implicitly recognize [that] ... a due process

violation arises only when the errors result in materially untrue' assumptions about a defendant's record ... [T]hese considerations represent an

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appropriate jurisdictional limit to the correction or modification of a defective sentence by a district court. State v. District Court, 100 Nev. at 97, 677 P.2d at 1048-49(quoting Townsend v. Burke, 334 U.S. 736, 741,

1048-49(quoting Townsend v. Burke, 334 U.S. 736, 741, 68 S.Ct. 1252, 92 L.Ed. 1690(1948)(emphasis added); see

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also Staley v. State, 106 Nev. 75, 79, 787 P.2d 396, 398 (1990).

Thus, it is clear that the district court had jurisdiction to modify appellant's sentence in this case only if (1) the district court actually sentenced appellant based on a materially false assumption of fact that worked to appellant's extreme detriment, and (2) the particular mistake at issue was of the type that would rise to the level of a violation of due process.

The defendant Alan D. Daniels case satisfies the two prong test standard by the Nevada Supreme Court in <u>PASSANISI V. STATE.</u>
The Nevada Supreme Court also stated:

We further recognized that the inherent power to modify a sentence necessarily includes the power to entertain a motion to modify a sentence. Passanisi, 108 Nev. at 320, 831 P.2d at 1372. We have expressly held that the district court's order granting or denying such a motion is appealable as the functional equivalent of an order granting or denying a motion for a new trial pursuant to NRS 177.015(1)(b). PASSANISI V. STATE 108 Nev. 318, 321-22, 831 P.2d 1371, 1373 (1992).

The P & P report statements' and inaccurate Evaluation violated the defendant's due process rights prejudice said defendant at sentencing before the district court judge. The sentencing judge reliance upon pre-sentence investigation report predicated on limited factual basis amounts to due process violation of the defendant see UNITED STATES V. WESTON 448 F.2d 626 (9th Cir. 1971).

The Nevada Supreme Court ruling in <u>PASSANI v. STATE</u> at 831 P.2d at 1372. recognized that the inherent power to modify a sentence necessarily includes the power to entertain a motion to modify a sentence.

Expressly held that the district court's order granting or denying such a motion is appealable, <u>PASSANISI</u> 831 P.2d at 1373.

The defendant Alan D. Daniels request for a Determination by this Honorable Court, to review the Record concerning the factual Relevant legal argument. If the court had conducted the proper procedure, the defendant could have objected to the invalid Pre-Sentence Investigation Report dated December, 1999. Objected to P & P failing to motion the Court for additional time and properly contact, interview, and give the defendant a timely manner before the sentencing date. The defendant Alan D. Daniels submits' to this Court that, the

The defendant Alan D. Daniels submits' to this Court that, the Nevada Supreme Court Stated;

NRS 176.156 declares that, "[t]he court shall disclose to ... counsel for the defendant, the factual content of the report of the presentence investigation and the recommendations of the probation service and afford an opportunity to each party to comment thereon." (Emphasis added.) The language of NRS 176.156 is mandatory. See—SHIELDS -V- STATE Cited as 634 P.2d 468 Nev,(1981) atpage 468 -[1].

The defendant submits to this Court the Nevada Supreme Court's did-not Rule that a 1999, invalid Pre-Sentence Investigation Report can be used in a 2002 sentencing Hearing as was conducted

The Nevada Supreme Court also Stated;

in the defendant's Alan D. Daniels Case.

NRS 176.156 contemplates that persons convicted of crimes should have the opportunity to make informed comments on, and response to, all factual assertions contained in presentence investigation report. Accordingly, we reverse his sentence and remand this matter for a resentencing hearing conducted in accord with NRS-176.156. See SHIELDS-V-STATE Cited as 634 P.2d 468 Nev (1981) at-page 469-[2].

The district judge Mosley sentencing decision manifestly was affected by information contained in the invalid report used at

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sentencing in the defendant's Alan D. Daniels Case. as in - SHIELDS-V-STATE, the defendant Alan D. Daniels sentence should be reverse and remanded for a resentencing Hearing conducted in accord with NRS 176.156. And a Valid Presentence Investigation Report, And interview be conducted by the letter of the Law.

Federal Rules of Criminal Procedures. State in Relevant Part:

Rule 32,(6) Discloser and Objections.

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(A) Not less than 35 days before the sentencing hearing unless the defendant waives this minimum period-the probation officer must furnish the presentence report to the defendant, the defendant's counsel, and the attorney for the Government. The court may, by local rule or in individual cases, direct that the probation officer not disclose the probation officer's recommendation, if any, on the sentence.

(B) Within 14 days after receiving the presentence report

the parties shall communicate in writing to the probation officer, and to each other, any objections to any material information, sentencing classifications, sentencing guideline ranges, and policy statements contained in or omitted from the presentence report. After receiving objections, the probation officer may meet with the defendant, the defendant's counsel, and the attorney for the Government to discuss those objections. The probation officer may also conduct a further investigation and revise the presentence report as appropriate.

(C) Not later than 7 days before the sentencing hearing the probation officer must submit the presentence report to the court, together with an addendum setting forth any unresolved objections, the grounds for those objections, and the probation officer's comments on the objections. At the same time, the probation officer must furnish the revisions of the presentence report and the addendum to the defendant, the defendant's counsel, and the attorney for the Government.

The defendant Alan D. Daniles submit's P & P violated Rule 32, and the defendant Rights to Due Process, Equal protection in violation of his Rights to Due Process Guaranteed by the 5th, 6th, and 14th Amendments to the United States Constitution.

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And the Court violated Rule 32(c)(3) and defendant's Due - Process, Equal Protection to Due Process Guaranteed by the 5th, 6th, And 14th Amendments to the United States Constitution.

Rule 32(c)(3) provides in relevant part:

Before imposing sentence, the court must:

(A) Verify that the defendant and defendant's counsel have read and discussed the presentence report ...[and] give the defendant and the defendant's counsel a reasonable opportunity to comment on that information.

"[T]he plain language of [the rule] requires that the court determine whether or not the defendant and his counsel have had the opportunity to read and discuss the report." See U.S-V-PETTY Cited as 80 F.3d 1384 (9th Cir.1996) at page 1387-[8,9] and page 1388.

In the present case, there is no indication that Alan D. Daniels had read or discussed the presentence Report, even-worse there is no indication that the court determine on the record, whether or not the defendant Alan D. Daniels and his counsel have had the opportunity to read and discuss the Invalid report. Had the court made it's determination as required by Rule 32(c)(3), this Due Process Violation concerning the presentence Investigation report, and the defendant's 5th, 6th, and 14th Amendments Rights to the United States Constitution would have not been Violated of His Due Process Rights.

In $\underline{\text{U.S.-V-PETTY}}$ the 9th Cir. Stated: We vacate Petty's sentence and remand for resentencing.

The defendant Alan D. Daniels sentence should be vacted and remanded for resentencing. The Court did not comply to Rule 32-(c)(3). In violation of defendant's Due Process, Equal - Protection Amendments Rights 5th,6th and 14th, to the United Constitution.

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CONCLUSION

The district court has jurisdiction to vacate or modify the defendant's sentence or judgement.

It is <u>clear</u> the defendant Alan D. Daniels was denied his Constitutional Rights to Due Process, to a valid pre-sentence report, was not properly interview before sentencing.

The record of the criminal minutes is void of any procedure by the court before imposing sentence, verifying the defendant and counsel have read, discussed the pre-sentence report.

And by the [rule] requires that the court determine whether or not the defendant and his counsel have had the opportunity to read and discuss the report, which is required for the sentencing judge to conduct by the Rules of Criminal Procedure.

The record is <u>Clearly Void</u> of such Procedures being conducted by P & P, or by the district court judge.

It is also <u>Clear</u> the sentencing judge was unaware of the inaccurate, false, mistakes, untrue, unproven statements, and assumptions in the Invalid pre-sentence report. The sentencing judge's reliance upon pre-sentence investigation report predicated on limited factual basis amounts to due process violation of defendant's 5th, 14th, Amendments Rights to Due Process. Remedy requested defendant Respectfully ask that a Valid pre-sentence report be conducted, defendant be re-sentence In Case No C156246 to be run concurrent to Case No. C160684. And if the Court file such Order by way of Amended Judgement of Conviction.

ISSUE II.

RELEVANT LEGAL ARGUMENT FOR MODIFICATION OF SENTENCE AND POINTS OF AUTHORITIES IN SUPPORT FOR MODIFICATION

THE STATE VIOLATED THE DEFENDANT'S HIS RIGHTS, TO DUE PROCESS
OF LAW AS GUARANTEED BY THE FIFTH, AND FOURTEENTH AMENDMENTS
TO THE UNITED STATES CONSTITUTION. WHEN THE STATE STIPULATED
NOT TO OPPOSE CONCURRENT TIME WITH CASE NO.C160684. Which is
STIPULATED IN THE GUILTY PLEA AGREEMENT. IN VIOLATION OF —
THE DEFENDANT'S FIFTH, FOURTEENTH AMENDMENTS RIGHTS TO DUE PROCESS

Supporting Facts:

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The defendant Alan D. Daniels signed a Guilty Plea Agreement with the State dated April 2, 2002. Said Agreement was filed in open Court April 2, 2002 by the County Clerk Office.

In the Plea Agreement on page 1, it states in Relevant Part - Line 22, The State is not opposed to concurrent time with Case No. C160684.

THE CONSEQUENCES OF THE PLEA, States on page 2, Lines-26-28, and page 3, Lines-1-3.

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence. See defendant's Exhibit (c) attached to said Motion. GUILTY PLEA AGREEMENT.

On page 1, Lines 22-23 of said Agreement states' in Relevant part:

The State is not opposed to concurrent time with Case No. C160684, but will retain the right to argue at rendition of sentence.

In the Black's Law Dictionary the word Rendition means'

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The return of a fugitive to the state in which he is accused of having committed a crime, by the order of the governor of the State to which the fugitive has gone.

Let the record reflect, that the Defendant Alan D. Daniels was incarcerated in Prison on Case No. C160684. And awaiting sentencing on Case No. C156246 this same case which is now before this Court. It is clear that the Defendant was not a fugitive, nor had to be returned to this State by Order of the governor of the State of Nevada. This being the Relevant fact the State had no right to argue at sentencing. Had the Defendant fled this State argument at rendition of sentence may have applied.

Once defendant enters guilty plea and plea is accepted by court, due process requires that plea be honored. **See STATE-V-CROCKETT** Cited as 877 P.2d 1077(Nev.1994)**At** page 1078 [1]-page-1079.

The Defendant Alan D. Daniels comprehension of the Plea He signed was The state - is- not OPPOSEED to concurrent time with Case No. C160684.

However, once a defendant enters a guilty plea and the plea is accepted by the court, due process requires that the plea bargain be honored. Santobello-v-New York, 404 U.S. 257, 92 S. Ct. 495, 30 L.Ed.2d 427 (1971).

When the State enters a plea agreement, it "is held to the most meticulous standards of both promise and performance.' ... The violation of the terms or the spirit' of the plea bargain requires reversal.' See Van Buskirk-v-State, 102 Nev. 241, 243, 720 P.2d 1215, 1216(1986), See also CITTI-V-STATE Cited as 807 P.2d 724 (Nev. 1991) at page 726 [1].

In both Citti and Van Buskirk the defendant's were induced to plea guilty by the prosecution's plea bargain offer; thereafter

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the prosecution refused to honor its bargain. Consequently, this court held that the proper remedy for breach of a plea agreement is specific performance. Citti. 107 Nev. at 94, 807 P.2d at 727; Van Buskirk, 102 Nev. at 243, 720 P.2d at 1216. See also STATE-V-CROCKETT 877 P.2d 1077(Nev.1994) at Page 1079-[2]-page-1080.

The defendant Alan D. Daniels remedy is specific performance of the Plea agreement, to what he reasonably understood when he entered the plea. The state agreed to not opposed to concurrent time with Case No.C160684. The initial question is whether Alan D. Daniels could have reasonably understood the plea agreement to preclude the state from advocating against the plea agreement, not opposed to concurrent time with Case No.-C160684.

A plea agreement is construed according to what the defendant reasonably understood when he or she entered the plea. See STATZ-V-STATE, 113 Nev. 987, 933, 944 P. 2d 813, 817 (1997) See also SULLIVAN-V-STATE Cited as 990 P.2d 1258 (Nev. 1999) at page 1260-[2].

The defendant Alan D. Daniels remedy specific performance request before this Honorable Court is granting his Motion for Modification of Sentence, by Re-sentencing the defendant to concurrent time with Case No. C160684. The defendant is Not attempting to withdraw his plea, but remedy requested to have Case No. C156246 to be run concurrent to Case No. C160684. The State stipulations in the Plea Agreement was, The state is not opposed to concurrent time with Case No. C160684. The State Violated the defendant's his Rights' to Due Process of Law

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as guaranteed by the Fifth, and Fourteenth Amendments to the United States Constitution. When the State Stipulated not to oppose concurrent time with Case No. C160684. The defendant was prejudice and denied his Due Process Rights, When the State at sentencing argued before the Court and opposed the concurrent sentence Which the State agreement was not opposed to concurrent time with Case No. C160684.

A guilty plea predicated upon a promise or agreement by the Government normally must be fulfilled. United States-v-Shanahan 574 F.2d 1228 (5th Cir. 1978); United States-v-Grandinetti 564 F.2d 723 (5th Cir. 1977). Where the Government fails to abide by the terms of a plea agreement, a court has the authority to order specific performance of the agreement. Santobello-v-New York 404 U.S. 257, 92 S.Ct. 495, 30 L.Ed.2d 427(1972).

The record is clear that the State undercut the sentencing Plea Agreement by attempting to persuade the sentencing court to impose a harsher sentence when the State opposed the concurrent term with Case No. C160684. "Santobello prohibits not only "explicit repudiation of the government's assurances, but must in the interests of fairness be read to forbid endruns around them".

The defendant Alan D. Daniels guilty plea predicated upon a promise or agreement by the state stipulation in the plea agreement should have been honored by the state at sentencing.

Once defendant enters guilty plea and plea is accepted by court, due process requires that plea be honored. State-v-Crocket 877 P.2d 1077(Nev.1994) at page 1078 [1]-page-1079.

a court has the authority to order specific performance of the agreement. SANTOBELLO-v-NEW YORK 404 U.S. 257, 92 S.Ct. 495, 30 L.Ed.2d 427 (1972).

CONCLUSION

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The defendant Alan D. Daniels Constitutional Rights to Due Process was violated by the State violating the stipulation in the plea agreement.

The state undercut the sentencing hearing by arguing at sentencing, not honoring it's agreement.

The defendant reasonably understood the plea agreement to preclude the state from advocating against the plea agreement not to opposed to concurrent time with Case No.C160684. The sentencing hearing reveals the state did-not abide to the agreement, the plea should be honor to what the defendant reasonably understood when he entered the plea.

The defendant respectfully ask this Honorable Court to reconsider this Motion for Modification of Sentence, and to consolidate the Constitutional Relevant arguments' In <u>ISSUES I</u>, And <u>ISSUES II</u>.

And remedy the Constitutional Violation by, Re-Sentencing the defendant in Case No.C156246, to run said case concurrent to Case No.160684.

The defendant ask if the court grant said motion, let the record reflect such by way of Amended Judgement of Conviction.

PROOF OF SERVICE 1 I, ALAN D. DANIELS DEFENDANT IN THE ABOVE ACTION FOR MOTION OF MODIFICATION OF 2 SENTENCE DID DULY SERVE A TRUE AND CORRECT COPY OF THE SAME UPON: 3 TO: SHIRLEY B. PARRAGUIRE, County Clerk. 4 200 S. THIRD ST P.O. BOX 551601 5 LAS VEGAS, NEVADA 89155-1601 6 & 7 TO: DAVID ROGER, District Attorney District Attorney Office 8 Clark County Courthouse 200 S. THIRD Street, Floor 7th 9 Post Office Box 552212 LAS VEGAS, Nevada 89155-2212 10 11 12 BY PLACING IN A SEALED ENVELOPE WITH THE NECESSARY FIRST GLASS POSTAGE 13 AFFIXED THEREON, AND DELIVERING THE SAME TO AN AUTHORIZED AGENT OF THE NEVADA DEPARTMENT OF PRISONS, SDCC, INDIAN SPINGS NEVADA, FOR DEPOSIT IN THE UNITED 15 STATES POST OFFICE. 16 LOTE DAY OF MAY 2003. 17 DATED THIS I, ALAN D. DANIELS DO SOLEMNLY SWEAR, UNDER THE PENALTY OF PERJURY, THAT 18 IS ACCURATE AND CORRECT TO THE BEST OF 19 THE ABOVE INFORMATION 20 MY KNOWLEDGE. 21 22 DEFENDANT PRO SE # 63982 23 P.O. BOX 208 SDCC INDIAN SPINGS, NEVADA 89070 2425 26

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DECLARATION UNDER PENALTY OF PERJURY

2					
3	I, NLAN D. MANIELS the Undersigned declares				
4	under the penalty of perjury that I am the ABOVE DEFENDENT				
5	in the above action, and that the facts and information is true,				
6	and accurate to the best of my knowledge and recollection pur-				
7	suant to NRS 208.165 and NRS 171.102.				
8	EXECUTED at the SOUTHERN DESERT CORRECTIONAL CENTER,				
9	INDIAN SPRINGS, NEVADA, this 6th day of My,				
10	<u>2003</u> .				
11					
12	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$				
13	DECLARANT DECLARANT				
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EXHIBIT A.

ORIGINAL

JOCP STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff

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Shirting & Paragricus

CLERK

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs
ALAN DEMETRIUS DANIELS,

#0747918

Case No. C156246 Dept. No. XIV

Defendant.

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court herein with counsel and entered a plea of guilty to the crime(s) of COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony) and COUNT II - ROBBERY (Category B Felony), in violation of NRS 200.380; thereafter, on the 14th day of May, 2002, the Defendant was present in court for sentencing with his counsel, STANLEY A. WALTON, ESQUIRE, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense(s) and, in addition to the \$25.00 Administrative Assessment Fee and \$3,400.00 Restitution, the Defendant is sentenced as to COUNT I - to the Nevada Department of Corrections for a MAXIMUM term of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35) MONTHS and on COUNT II - a MAXIMUM term of ONE HUNDRED

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1	EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35)				
2	MONTHS. COUNT II to run CONCURRENT to COUNT I; this sentence to run				
3	CONSECUTIVE to the sentence the defendant is currently serving. Defendant to receive				
4	THIRTY-SIX (36) DAYS credit for time served.				
5	DATED this 24 TH day of May, 2002.				
6					
7	DISTRICT WIDGE				
8	DISTRICT JUDGE				
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EXHIBIT B.

KENNY C. GUINN Governor

DISTRICT DEFICES

1301 CORDONE AVENUE RENO, NEVADA 89502 \Box (775) 686-1000

A. A. CAMPOS BUILDING 215 E. SONANZA ROAD LAS VEGAS, NEVADA 89101 (702) 486-3001

119 F. LONG STREET CARSON CITY, NEVADA 89701

3920 E. IDAHO STREET ELKO, NEVADA 89801 \Box (775) 738-4088



RICHARD KIRKLAND Director

R. WARREN LUTZÓW Chief

PAROLE AND PROBATION

1445 Hot Springs Road, Suite 104 Carson City, Nevada 89706 Telephone (775) 687-5040 Fax (775) 687-5402 www.ps.state.nv.us

FTA-PSI

COUNTY: CLARK

(775) 687-5045 NAME: ALAN DEMETRIUS DANIELS

SS#: 530-76-7296

CC#: C156246

J/DIS: 8TH

THE HON: DONALD M. MOSLEY

COUNSEL: STAN WALTON, RETAINED

DIST ATTY: BERNARD B. ZADROWSKI, DDA

DEPT: XIV

DATE: 04-25-2002

R/NR: R

SENTENCE DATE: 05-14-2002

OFSE DATE: ON OR BETWEEN 02-20-1998 AND 04-12-1998

ARREST DATE: 04-30-1998

INDICTMENT DATE: 04-02-

2002, AMENDED

CONVICTED: 04-02-2002, BY

GUILTY PLEA

OFFENSE/NRS: COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (CATEGORY B FELONY); NRS 205.060: By imprisonment in the Nevada Department of Corrections for a minimum term of not less than two years and to a maximum term of not more than 15 years, and may be further punished by a fine of not more than \$10,000.

COUNT II - ROBBERY (CATEGORY B FELONY); NRS 200.380: By imprisonment in the Nevada Department of Prisons for a minimum term of not less than two years and to a maximum term of not more than 15 years.

PLEA NEGO: The State is not opposed to concurrent time with Case No. C160684, but will retain the right to argue at rendition of sentence.

ADD: 3601 E. Bonanza #1018

Las Vegas, NV 89110

DOB: 10-11-1965

AGE: 36

FBI#: 7518131b7

SID#: NV01285656

LVMPD#: 0747918

PCN: 09393467

POB: Boston, Massachusetts

(ALSO USES: Worchester, Massachussets)

RACE/SEX: BMA

HAIR/EYES: Brown/Brown

HT/WT: 6100 % 179 2 WE OUT HE WITH SUBJECT AND FACULT AND FACULT.

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(NSPO 2/02)

PAGE 2

TATTOOS/SCARS: None Reported

ILLEGAL: NO

REG#: N/A

COUNTRY: N/A

CUSTODY STATUS: Southern Desert Correctional Center

AKA's: Alan Daniels; Alan D. Daniels;

JAIL CREDIT: 36 DAYS: 04-30-1998 to 06-05-1998 (CCDC)

PRIOR RECORD AS DETERMINED BY DIVISION OF PAROLE AND PROBATION

ARRESTS: 7

OUTSTANDING WARRANTS: None

STATES: N/A

CONVICTIONS:

FEL: 4

MISD: 0

JAIL: 0

PRISON: 1

PROBATION:

COMPL: 0

FAIL: 0

ACTIVE: 0

PAROLES:

COMPL: 0

FAIL: 0

ACTIVE: 0

CRIMINAL HISTORY:

Records of the Las Vegas Metropolitan Police Department reflect the following information:

ADULT:

ARREST DATE

OFFENSE

DISPOSITION

04-30-1998 (LVMPD) 1. Robbery With Use of a Deadly Weapon (F)

(3 Counts)

2. Burglary With Use of

a Deadly Weapon (F)

(3 Counts)

RMD: 05-14-1998;

Instant Offense, CC#C156246. 04-02-2002, pled guilty Count I-Burglary While In Possession Of firearm (F) and Count II-Robbery (F). Rendition of Sentence 05-14-2002, Department XIV.

PAGE 3

06-14-1999 (LVMPD) Warrant-Robbery With
Use of a Deadly Weapon
(F) (2 Counts)
RMD: 07-01-1991
1. Burglary With Use of
a Deadly Weapon (F)
(2 Counts)
2. Robbery With Use of
a Deadly Weapon (F)
3. Kidnap, First Degree
(F) (2 Counts)
RMD: 07-01-1999; 07-27-1999

CC#C160684. 12-07-1999 found guilty by jury verdict of Count I -Burglary While In Possession of a Firearm (Category B Felony), Count II - Robbery With Use of a Deadly Weapon (Category B Felony), Count III - Burglary While In Possession of a Firearm (Category B Felony), and Count IV -Robbery With Use of a Deadly Weapon (Category B Felony). 01-10-2000, sentenced to CTI-90/24 months NDOC pay\$4100 rest; CTII-90/24NDOC + equal and c/s 90/24 UDW c/c CTI; CTIII-90/24 NDOC PAY \$3000 REST C/C CTII; CTIV-90/24 NDOC + equal and c/s 90/24 UDW c/s CTII with 210 days CTS.

In addition to the above, the defendant has been arrested for Possession of Stolen Property, DUI With Accident, Obstructing a Police Officer, and Resist Police Officer, in which the disposition is unknown or the charges were dismissed.

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

On April 12, 1998 at approximately 1:15 a.m., the Ellis Island Casino located at 4178 Koval Lane became the victim of a robbery when suspect #1 later identified as the defendant, Alan Demetrius Daniels made entry into the establishment through a doorway which was previously disabled by placing a matchbook in the locking mechanism. The defendant approached the cashier's cage, displayed a handgun, then ordered the casino cashier to fill a plastic bag with money. The defendant threw the plastic bag at the cashier who filled the bag with monies in the amount of \$3,400. Daniels then fled the Casino with the bag of money. He was followed by casino security who observed the defendant turn and aim a weapon at he guards but did not fire. Daniels then got into an early 90's model Toyota Tercel with tinted windows. A partial NV plate number was obtained 252 "B". Casino security officers notified the Las Vegas Metropolitan Police Department. It was discovered through investigation that the suspect touched the cage counter and a partial print was obtained. Three video tapés of the incident were impounded.

PAGE 4

There was a similar robbery at the Town Hall Casino in which the suspects used the same signature with the matchbook in the door to disable the locking mechanism. On April 12, 1998, an employee of the Town Hall Casino reported they observed a green Lincoln Continental, bearing NV plate HNG990, parked to the rear of the door of the Casino. A book of matches was found in the door to defeat the locking mechanism.

On April 22, 1998, the green Lincoln Continental was stopped by patrol officers. The driver of the vehicle stated that he was recruited by two subjects to do a robbery at the Town Hall Casino and that he was to put a book of matches into the locking mechanism to defeat it. The driver stated that on 04-12-1998 while at the Santa Fe Hotel, he and his friend were befriended by a guy named Chuck and Al, who invited them up to their room #502 to take some drugs, cocaine and marijuana. Both Al and Chuck bragged about robberies they committed at the Town Hall Casino and the MGM Grand. The defendant, the driver, and another co-offender and drove to the Town Hall in the Lincoln and put the matchbook in the door. Alan Daniels, who was registered in room #502 was positively identified as the suspect committing the robberies at the Town Hall Casino and the Ellis Island Casino. As a result of this investigation the defendant was suspected in several other robberies.

Alan Demetrius Daniels was arrested on April 30, 1998 and transported to Clark County Detention Center and booked accordingly.

DEFENDANT STATEMENT: The defendant was scheduled for a telephonic interview with the Division on May 02, 2002, while in custody at the Southern Desert Correctional Center. The Division was unable to obtain an interview in a timely manner because the caseworker was unavailable at the time of the scheduled interview. The Division would need additional time to reschedule the appointment if the Court desires a defendant's statement.

CO-DEFENDANT: None Reported

VICTIM INFORMATION: Ellis Island Casino (VC#2122050) is the reported victim of the robbery. The defendant stole \$3,400 which the casino is requesting as restitution.

RESTITUTION: \$3,400.

SOCIAL HISTORY:

Due to the fact that the Division was unable to contact the defendant for a Pre-Sentence investigation interview, the information provided was obtained from a previous pre-sentence report dated December, 1999. The following social history and community supervision plan are not updated and are as related by the defendant. The information provided is unverified unless otherwise noted.

Significant Family Information: (No)

Marital Status: (Separated)

PAGE 5

Number of Children: (2). Ages 5 and 10 that reside in Florida.

Child Support: (No)

Amount: N/A

Current: N/A

Significant Health Information: (No)

Significant Mental Health Information: (No)

Alcohol Abuse: (No) The defendant reports consuming a 6-pack to 12-pack of beer on a weekly basis.

Controlled Substance Use: (No)

Education: High school graduate. Additionally, the defendant has attended one year of college.

Military: (Yes)

Branch/Discharge: Navy/Honorable

Residential: (Stable)

Time in Community: 36 years

Present Employer: (Unemployed)

Previous Employment: Electrician

Income: None

Additional Sources: None

Financial Assets: None

Debts: \$5,000

Community Supervision Plan: None

EVALUATION: Before the Court for rendition of sentence is the defendant, ALAN ALAN DEMETRIUS DANIELS, who has pled guilty to Count I - Burglary While In Possession of a Firearm (Category B Felony) and Count II - Robbery (Category B Felony).

In addition to the Instant Offense, the defendant was convicted by jury trial of four felonies; two counts of Burglary While In Possession Of A Firearm and two counts of Robbery With Use Of A Deadly Weapon. These convictions occurred in January of 2000. The defendant is currently in the custody of the Southern Desert Correctional Center serving concurrent prison terms.

The defendant is a 36-year-old individual whose education is complete. He served in the United States Navy, receiving an Honorable Discharge. He is currently separated and has two children that reside in the State of Florida. It is suspected that the defendant abuses both alcohol and controlled substances. He reported no physical or mental health issues.

In summary, it appears most likely that the defendant has been involved in numerous robberies in addition to those robberies for which he has been convicted. In each instance his actions involved the use or possession of a firearm. It is fortunate that no one was physically harmed. Mr. Daniels should be viewed as a dangerous individual who should be incarcerated for a significant period of time. Therefore, the following recommendation is respectfully submitted for the Court's consideration:

RECOMMENDATION: In addition to the \$25 Administrative Assessment fee, it is the recommendation of the Division Of Parole and Probation that the defendant, ALAN DEMETRIUS DANIELS, be sentenced as follows:

COUNT I - BURGLARY WHILE IN POSSESSION OF FIREARM: To a maximum term of ONE HUNDRED EIGHTY (180) months with a minimum parole eligibility of THIRTY-FIVE (35) months in the Nevada Department of Corrections, and pay restitution in the amount of \$3,400. The defendant will submit to a test for the purpose of determining genetic markers and pay a \$150 DNA Analysis fee to the Clark County Clerk.

COUNT II - ROBBERY: To a maximum term of ONE HUNDRED eighty (180) months with a minimum parole eligibility of THIRTY-FIVE (35) months in the Nevada Department of Corrections, concurrent to Count I. It is further recommended that Counts I & II be served consecutive to the sentence imposed in CC#C160684.

Respectfully submitted,

WARREN LUTZOW, CHIEF

By Chi Lisa M. Liberty/947, Officer

Division of Parole and Probation District IV, Las Vegas, Nevada

APPROVED:

Faul H. Ellis/539, Unit Manager

Court Services Unit II

LML/ N:/99636

EXHIBIT C.



PIED IN OPEN COURT APR - 2 2002 10

SHIRLEY B. PARRAGUIRRE, CLERK
BY___CONNIE KALSKI

Case No.

Dept. No.

Docket

C156246

XIV

200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711

DISTRICT ATTORNEY

Attorney for Plaintiff

STEWART L. BELL

Nevada Bar #000477

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DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

Plaintiff,

10 | -vs-

GMEM

ALAN DEMETRIUS DANIELS, #0747918

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Defendant.

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GUILTY PLEA AGREEMENT

I hereby agree to plead guilty to: COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060); and COUNT II - ROBBERY (Category B Felony - NRS 200.380), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The State is not opposed to concurrent time with Case No. C160684, but will retain the right to argue at rendition of sentence.

CONSEQUENCES OF THE PLEA

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

I understand that as a consequence of my plea of guilty as to Count I, the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than

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two (2) year(s) and a maximum term of not more than fifteen (15) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00; as to Count II, the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than two (2) year(s) and a maximum term of not more than fifteen (15) years for Robbery. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that the law requires me to pay an Administrative Assessment Fee.

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

I understand that as to Count I, I understand that I am eligible for probation for the offense to which I am pleading guilty. 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 as to Count II, I understand that I am not eligible for probation for the offense to which I am pleading guilty.

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

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

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

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

I understand that if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, such agreement is contingent upon my appearance in court on the initial

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sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

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 as a consequence of my plea of guilty, if I am not a citizen of the United States, I may, in addition to other consequences provided for by federal law, be removed, deported, excluded from entry into the United States or denied naturalization.

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

WAIVER OF RIGHTS

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

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.

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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 in subsection 3 of NRS 174.035.

VOLUNTARINESS OF PLEA

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

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

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

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

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

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

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

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

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

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

ALAN DEMETRIUS DANIELS
Defendant

AGREED TO BY:

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Deputy District Attorney

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CERTIFICATE OF COUNSEL:

- I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:
- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
 - 4. To the best of my knowledge and belief, the Defendant:
 - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement.
 - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily.
 - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the defendant as certified in paragraphs 1 and 2 above.

Dated: This and day of

ATTORNEY FOR DEFENDANT

mmw

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1	IND				
2	STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff				
3					
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6	DISTRICT COURT CLARK COUNTY, NEVADA				
7					
8	THE STATE OF NEVADA,				
9	Plaintiff,				
10	-vs-	Case No.	C156246		
11	ALAN DEMETRIUS DANIELS, #0747918	Dept No. Docket	XIV T		
12	#U/4/910 }				
13	Defendant.	AMENDED INDICTMENT			
14					
15	STATE OF NEVADA)				
16	COUNTY OF CLARK) ss:				
17	The Defendant above named, ALAN DEMETRIUS DANIELS, is accused by the Clark				
18	County Grand Jury of the crimes of BURGLARY WHILE IN POSSESSION OF A				
19	FIREARM (Felony - NRS 205.060); and ROBB	ERY (Felony - NRS 2	00.380) , committed at		
20	and within the County of Clark, State of Nevada, on or between February 20, 1998, and April				
21	12, 1998, as follows:				
22	COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM				
23	did, on or about April 12, 2002, then and there wilfully, unlawfully, and feloniously enter,				
24	while in possession of a firearm, with intent to commit a felony, to-wit: robbery and/or larceny,				
25	that certain building occupied by TOWN HALL CASINO, located at 4155 Koval Lane, Las				
26	Vegas, Clark County, Nevada, and/or ELLIS ISLAND HOTEL AND CASINO, located at 4178				
27	Koval Lane, Las Vegas, Clark County, Nevada, said Defendant aiding or abetting an unnamed				

EXHIBIT "1"

28 individual by counsel and encouragement and by entering into a course of conduct whereby





Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

COUNT II - ROBBERY

did, on or about April 12, 1998, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: \$3,400.00 in lawful money of the United States, from the person of RICHARD COLACINO, or in their presence, by means of force or violence, or fear of injury to, and without the consent and against the will of the said RICHARD COLACINO, said Defendant aiding or abetting an unnamed individual by counsel and encouragement and by entering into a course of conduct whereby Defendant drove said unnamed individual to said location, waited outside and acted as a lookout while the unnamed individual directly committed said act and fled the scene together.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

BERNARD B. ZADROWSKI Deputy District Attorney Nevada Bar #006545

DA#99-156246X/mmw LVMPD EV#9804120119;9802200082 BURG W/W; ROBB - F (TK5)

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PARTIES:

PAGE: 006

MINUTES DATE: 04/02/02

CRIMINAL COURT MINUTES

99-C-156246-C STATE OF NEVADA vs Daniels, Alan D

CONTINUED FROM PAGE: 005

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04/02/02 09:30 AM 00 CALENDAR CALL

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Connie Kalski, Relief Clerk

Maureen Schorn, Reporter/Recorder

STATE OF NEVADA PARTIES:

> Zadrowski, Bernard B. 006545

Daniels, Alan D 001 D1 004784 Walton, Stanley A.

Matter TRAILED for the presence of Mr. Walton.

Matter RECALLED with Mr. Walton present. Amended Indictment and Guilty Plea Agreement FILED IN OPEN COURT. NEGOTIATIONS: The State retains the right to arque the facts and circumstances but will not oppose concurrent time between all counts and Defendant's case C160684. Upon Court's inquiry, Defendant WITHDREW his not guilty plea, was ARRAIGNED AND PLED GUILTY to COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (F) and COUNT II -ROBBERY (F). Court ACCEPTED plea, referred matter to the Division of Parole and Probation and ORDERED, set for sentencing. FURTHER, trial date VACATED.

NIC (COC)

5/14/02 9:00 AM SENTENCING

05/14/02 09:00 AM 00 SENTENCING

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Connie Kalski, Relief Clerk

Maureen Schorn, Reporter/Recorder

STATE OF NEVADA PARTIES:

006541 Lewis, Linda Y.

Daniels, Alan D 001 D1

004784 Walton, Stanley A.

Officer Lorena Yonashiro of the Division of Parole and Probation present. DEFENDANT DANIELS ADJUDGED GUILTY of COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (F) and COUNT II - ROBBERY (F). Statements by counsel and Defendant. COURT ORDERED, in addition to the \$25 Administrative Assessment fee and \$3,400 in RESTITUTION, Defendant SENTENCED on COUNT I - to a MAXIMUM term of ONE-HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35) MONTHS and on COUNT II - to a MAXIMUM term of ONE-HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35)

CONTINUED ON PAGE: 007

PRINT DATE: 03/26/03 PAGE: 006 MINUTES DATE: 05/14/02 PAGE: 007

MINUTES DATE: 05/14/02

CRIMINAL COURT MINUTES

99-C-156246-C STATE OF NEVADA

vs Daniels, Alan D

CONTINUED FROM PAGE: 006

MONTHS in the Nevada Department of Corrections. Count II to run CONCURRENT with COUNT I; this sentence to run CONSECUTIVE to the sentence Defendant is currently serving. Defendant to receive 36 DAYS credit for time served.

NDC

01/07/03 09:00 AM 00 DEFT'S PRO PER MTN DISCHARGE ATTY/16

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Maureen Schorn, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006541 Lewis, Linda Y.

Y

Court noted this is post conviction in nature and ORDERED, motion is GRANTED. Court directed Clerk to notify Mr. Walton to send the file to Defendant.

NDC

CLERK'S NOTE: 1/8/03 Clerk spoke with Carolina from Mr. Walton's Office and advised her of Court's ruling.

02/18/03 09:00 AM 00 DEFT'S PRO PER FOR REHEARING OF MIN TO

DISCHARGE ATTY/PRODUCTN OF PAPER/DOCU/17

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Judy McFadden/jm, Relief Clerk Maureen Schorn, Reporter/Recorder

PARTIES:

STATE OF NEVADA

7.7

006381 Knapp, Gregory D.

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Court noted Mr. Walton is counsel in this matter and is presently in trial. COURT ORDERED, matter CONTINUED.

NDC

PRINT DATE: 03/26/03

CONTINUED TO: 02/19/03 09:00 AM 01

CONTINUED ON PAGE: 008

MINUTES DATE: 02/18/03

PAGE: 007

May 9 2 05 PM '03

Shelly & Kingina

DISTRICT COURT CLARK COUNTY, NEVADA

Plaintiff,

CASE NO. C156246 DEPT NO: XIV DOCKET DATE OF HEARING

TIME OF HEARING

ALAN DEMETRIUS DANIEL

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NOTICE OF MOTION

TO: THE STATE OF NEVADA, PLAINTIFF; and DAVID ROGER, District Attorney of Clark County

YOU. AND EACH OF YOU WILL PLEASE TAKE NOTICE that on the $(A \cup 1, 2003)$, at the hour of 9:00 a.m. or as soon thereafter as Defendant may be heard, the undersigned will bring on for hearing the herein motion for Modification of Sentence before the above entitle court, at Clark County courthouse, Las Vegas, Nevada, Department thereof.

DATED this ______, 2003.

24 25

Defendant In Proper Person

RECEIVED 28

COUNTY CLERK

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6. District Court, N/A
7. On Appeal, N/A
8. Forma Pauperis: GRANTED
9. Date Commenced in District Court: 01/27/1999

DATED this 19 day of June, 2003.

SHIRLEY B. PARRAGURRE
CLARK COUNTY CLERK
200 South Third Street
PO Box 551601
Las Vegas, Nevada 89155-1601
(702) 435-4409

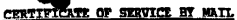
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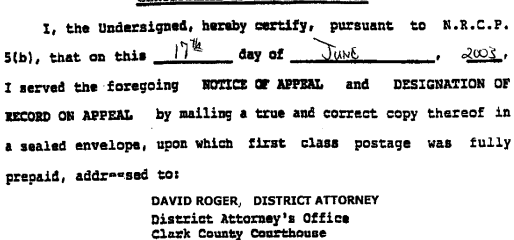
/C156246

ALAN D. DANIELS NDOP NO. 63982 , SDCC FILED Post Office Box 208 Indian Springs, Nevada 89070 8 Jun 19 1 30 PM '03 Defendant- In Propria Persona 4 Sheeley & langine ALAN D. DANIELS Ş. DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 CASE NO. C156246 THE STATE OF NEVADA, plaintiff. DEPT NO. XIV 10 DOCKET 11 vs. 12 ALAN D. DANIELS Defendant. 13 14 DESIGNATION OF RECORD ON APPEAL 15 SHIRLEY PARRAGUIRRE, COUNTY CLERK TO: 16 EIGHTH JUDICIAL DISTRICT COURT Clark County Courthouse 17 200 South Third Street Post Office Box 551601 18 Las Vegas, Nevada 89155-1601 19 The Defendant above-named, in and through his proper person 20 hereby designates the entire record of the above-entitled case, 21 to include all the papers, documents, pleadings, and transcripts 22 thereof, as and for the Record on Appeal. 23 DATED this ______ day of <u>2 00 3 .</u> 24 Respectfully Submitted By: S 26

30

DEFENDANT- IN PROPRIA PERSONA





200 South Third Street Post Office Box 552212 Las Vegas, Nevada 89155-2212

that there is regular communication between the place of mailing and the place so addressed.

DECLARAN

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₀ 1	ALAN D. DANIELS NDOP NO. 63982, SDCC		,
^{∤∖} 2	NDOP NO. 63982 , SDCC Post Office Box 208		P. 1
-	Indian Springs, Nevada 89070		FILED
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4	Defendant - In Propria Persona		Jun 19 1 30 PM '03
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7	DISTRICT C	CURT	
8	CLARK COUNTY,	NEVADA	
В			
9			
10	ALAN D. DANIELS	CASE NO. C156246	
	Defendant,	DEPT NO. X [V	
11	j	-	
12	vs.	DOCKET	
13	THE STATE OF NEVADA, et,al.		
-	Plaintiff,		
14	i		
15			
16	NOTICE OF	APPEAL	
17	NOTICE is hereby given that	ALAN D: DANIELS	_'
18	1	and through his proper person	1,
		~	
19			»+1
20	Judicial District Court's Order des	nying MOTION FOR	_
21	MODIFICATION OF SENTENCE	entered i	in .
	In the same of	June , 2003	
2	THIS ECTION ON THE		-
2	DATED this 17th day of	Jane , 2003	'
2/	3	Respectfully Submitted By:	
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2	•	m-h. h	
2	7	Defendant In Propria Person	ńa.
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J	UN 19 2003		

COUNTY CLERK

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3	CLARK COUNTY, NEVADA APR 21 8 23 AM '04 CLERK	
4	CLERK	
5	STATE OF NEVADA,	
6	Plaintiff,	
7	vs.) Case No. C156246	
8) Dept. XIV ALAN DEMETRIUS DANIELS,)	
9	Defendant.)	
10		
11		
REPORTER'S TRANSCRIPT		
OF SENTENCING		
14		
15	BEFORE THE HONORABLE DONALD M. MOSLEY	
16	DISTRICT JUDGE	
	Taken on Tuesday, May 14, 2002	
17		
18	At 9:00 a.m.	
19		
∠ 20	APPEARANCES:	
APR 2 1 2004 COUNTY CLERK	For the State: LINDA LEWIS, ESQ. Deputy District Attorney	
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25	Reported by: Maureen Schorn, CCR No. 496, RPR	

1	LAS VEGAS, NEVADA. TUESDAY, MAY 14, 2002, 9:00 A.M.
2	* * * *
3	
4	THE COURT: C156246, State versus
5	Alan Demetrius Daniels.
6	Good morning, Mr. Walton. The record
7	reflects your presence, as it does the your client in
8	custody; Ms. Lewis for the State; Ms. Yamashiro for the
9	Department of Parole and Probation. The matter is set for
10	sentencing.
11	Are you prepared to proceed, Mr. Walton?
12	MR. WALTON: Yes, Your Honor.
13	THE COURT: Mr. Daniels, have you any
14	legal cause or reason why judgement should not be
15	pronounced against you at this time?
16	THE DEFENDANT: No.
17	THE COURT: By virtue of your pleas of
18	guilty, you are adjudged guilty of Counts I and II of the
19	Amended Indictment; Count I, burglary while in possession
20	of a firearm; Count II, robbery, both felonies.
21	Ms. Yamashiro, is there anything to add to
22	the report?
23	OFFICER YAMASHIRO: No, Your Honor.
24	THE COURT: Ms. Lewis?
25	MS. LEWIS: Judge, I would point out to

the Court that the defendant has a prior offense for the same exact thing which he's currently serving a considerable amount of time, and I think that the recommendation in this case for prison time is absolutely appropriate.

This was a strong-armed robbery. The defendant and another individual entered this casino establishment and actually pointed a gun at the victim in their robbery.

This was not the first one. There were several robbery attempts over a period of time, and I would note for the record that he does have prior felony convictions. He's a danger to this community.

I think the sentencing recommendation is absolutely appropriate, and I would ask that the Court run the counts consecutive to each other.

THE COURT: The recommendation is that the counts run concurrent to one another and consecutive to the sentence he is now serving. That's certainly not binding on you, but what is your preference?

 $$\operatorname{MS}.$$ LEWIS: My understanding was this was to run concurrent with the case that he's serving.

THE COURT: That may have been the negotiations. I don't know.

MR. WALTON: That's correct, Your

1	Honor

MS. LEWIS: Judge, apparently the agreement between counsel in this case was that it was to run concurrent.

THE COURT: What is to run concurrent?

MS. LEWIS: That these two charges, the

burglary and the robbery, were to run concurrent to each other, and that was to run concurrent with the other case.

THE COURT: All right. If that's the negotiation, then that's the negotiation. It's certainly not binding on the Court.

Mr. Daniels, what do you have to say, sir?

THE DEFENDANT: No.

THE COURT: Mr. Walton?

MR. WALTON: Thank you, Judge.

Judge, this took us a long time to get to this point in this particular case. One of the reasons why it took us so long was because of Mr. Daniels' reluctance to inform on the codefendant, who happened to be a relative of his.

But in the particular matters before the Court, Mr. Daniels was the driver and the relative was the person who perpetrated the robbery. I think it was a fair negotiation.

We would simply be asking the Court, if you

would, to stay with the spirit of the negotiations. I would ask the Court on the burglary while in possession, I would ask the Court to impose a sentence of 24 to 60, and 24 to 90 on the robbery, which would make it concurrent with the other case to which he's now serving in Nevada Department of Prisons.

Mr. Daniels understands that what he did in this particular case was wrong. It was certainly an aberration, but as you can tell from the police report, Mr. Daniels got involved in some alcohol and narcotics abuse, as well as having a gambling addiction, and those things led him to this.

He's an honorably discharged veteran from the United States Navy. He's a father of a couple of children and he's still having some impact in their life, and he wants to be able to serve his sentence and get back to his family as quickly as possible.

Judge, I requested a record from the

Department of Prisons and I didn't receive it, but what I

was told through his case worker was that he was a model

prisoner. He's one of those people that they have no

problem with, and one of the ones that they hope through

his time there and his work there that he will be

rehabilitated.

We're not asking for a pass, Judge, but

we're asking that you consider all things in this particular case and follow the spirit of the negotiations.

I don't think it was clear, Your Honor, but what we did agree, and it's not necessarily in the Presentence Investigation Report, was that it would be concurrent time between the counts, as well as concurrent time with the other case, which is C160684.

THE COURT: Ms. Lewis stated that.

MR. WALTON: Thank you, Judge. I submit it to the Court.

THE COURT: Mr. Walton, I know you're always sincere in your representation of your clients, and you're one of the attorneys that I like to see come into this court for a variety of reasons.

But I'm going to disagree with you this time respectfully. If we reduce this sentence to what you suggest, to run it concurrent, essentially what we've done is given this man a pass on this, two crimes for the price of one, and I see no reason.

I do think that the two counts might well run concurrently because, as we know, it's the same transaction and different charges that were developed by virtue of the transaction.

The recommendation, therefore, will be followed. According to the law of the State of Nevada,

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1	Mr. Daniels, you are sentenced in Count I to 180 months in
2	prison, eligibility of parole after 35 months, and to make
3	restitution in the amount of \$3,400.
4	As to Count II, an identical term of 180
5	months in prison, eligibility of parole after 35 months.
6	Counts I and II will be served concurrently.
7	This sentence will run consecutive to any
8	sentence he is now serving.
9	Credit for time served, Ms. Yamashiro?
10	OFFICER YAMASHIRO: 36 days.
11	THE COURT: 36 days is afforded. Thank
12	you.
13	
14	
15	ATTEST: Full, true and accurate transcript of
16	proceedings.
17	
18	
19	MAUREEN SCHORN, CCR NO. 496, RPR
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IN THE SUPREME COURT OF THE STATE OF NEVADA

ALAN D. DANIELS, Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 41633

District Court Case No. C156246

2014 JUN 25 PM 2.

CLERK'S CERTIFICATE

STATE OF NEVADA, ss.

I, Janette M. Bloom, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows: "ORDER the judgment of the district court AFFIRMED."

Judgment, as quoted above, entered this 27th day of May, 2004.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada, this 22nd day of June, 2004.

Janette M. Bloom, Supreme Court Clerk

Chief Deputy Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

ALAN D. DANIELS,
Appellant,
vs.
THE STATE OF NEVADA.

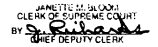
Respondent.

No. 41633

FILED

MAY 2 7 2004

ORDER OF AFFIRMANCE



This is a proper person appeal from an order of the district court denying appellant Alan Daniels' motion for sentence modification.

On May 28, 2002, the district court convicted Daniels, pursuant to a guilty plea, of burglary while in possession of a firearm and robbery. The district court sentenced Daniels to serve two concurrent terms of 35 to 180 months in the Nevada State Prison. This sentence was imposed to run consecutively to Daniels' sentence in district court case no. C160684. No direct appeal was taken.

On May 9, 2003, Daniels filed a proper person motion for sentence modification in the district court. The State opposed the motion. Daniels filed a reply. On July 21, 2003, the district court denied Daniels' motion. This appeal followed.

A motion to modify a sentence "is limited in scope to sentences based on mistaken assumptions about a defendant's criminal record which work to the defendant's extreme detriment." A motion to modify a sentence that raises issues outside the very narrow scope of permissible issues may be summarily denied.²

SUPREME COURT OF NEVADA

O) 1947A

04-09752

¹Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996).

²Id. at 708-09 n.2, 918 P.2d at 325 n.2.

In his motion, Daniels claimed that his pre-sentence investigation report (PSI) contained errors. Daniels alleged that his PSI incorrectly concluded that he had a problem with alcohol and controlled substances. Further, the PSI inaccurately stated, "it appears most likely that [Daniels] has been involved in numerous robberies in addition to those robberies for which he has been convicted."

We conclude that Daniels failed to demonstrate that the district court relied on mistaken assumptions about his criminal record that worked to his extreme detriment. Daniels did not argue that the PSI contained inaccurate information with respect to his prior convictions. Daniels' claim concerning his alcohol and controlled substance use is outside the scope of a motion to modify a sentence because it does not concern his criminal record. Further, there is nothing in the record to suggest that the district court relied on the PSI's representation that Daniels committed additional robberies for which he has not been convicted. Consequently, we affirm the order of the district court with respect to this claim.³

Daniels also contended that the State breached the plea agreement by arguing that his sentences should be imposed consecutively, when the plea agreement specifically provided that the State would not oppose concurrent time. This claim is not appropriately raised in a motion to modify a sentence because it does not involve a mistaken assumption concerning Daniels' criminal record. Moreover, as a separate and

Supreme Court of Nevada

(O) 1947A

³To the extent that Daniels also argued that his sentence should be modified because he was denied the right to read his PSI prior to sentencing, and because he was not interviewed by the Division of Parole and Probation, we note that these claims are outside the scope of a motion to modify a sentence because they do not involve mistaken assumptions concerning Daniels' criminal record.

independent ground to deny relief, this claim is without merit. In the plea agreement, the State retained the right to argue at sentencing, but stipulated that it would not oppose the instant sentences being run concurrently with Daniels' sentence in district court case no. C160684. At Daniels' sentencing hearing, the State argued that the sentences for the instant offenses should be run consecutively to one another, but concurrently to Daniels' sentence in case no. C160684. The State's argument was consistent with the terms of the plea agreement. The district court was not bound by the negotiations, however, and ordered the sentences for Daniels' two cases to run consecutively. We therefore conclude that the district court did not err in denying this claim.

Having reviewed the record on appeal and for the reasons set forth above, we conclude that Daniels is not entitled to relief and that briefing and oral argument are unwarranted.⁴ Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Rose, J.

Maupin, J

Donglas J.

SUPREME COURT OF NEVADA

(O) 1947A

⁴See <u>Luckett v. Warden</u>, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

Alan D. Daniels
Attorney General Brian Sandoval/Carson City
Clark County District Attorney David J. Roger
Clark County-Clerk

Supreme Court of Nevada

(O) 1947A

IN THE SUPREME COURT OF THE STATE OF NEVADA

ALAN D. DANIELS, Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 41633

District Court Case No. C156246

REMITTITUR

TO: Shirley Parraguirre, Clark County Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order. Receipt for Remittitur.

DATE: June 22, 2004

Janette M. Bloom, Clerk of Court

By: Richards
Chief Deputy Clerk

cc: Hon. Donald M. Mosley, District Judge Attorney General Brian Sandoval/Carson City Clark County District Attorney David J. Roger Alan D. Daniels

RECEIPT FOR REMITTITUR

Received of Janette M. Bloom, Clerk of the Supreme Court of the State of Nevada, the

REMITTITUR issued in the above-entitled cause, on _

NUMBETA CALETYEL

DEPJT County Clerk

1 2	ODED ORIGINAL FILED	
3	DISTRICT HOURT 8 54 AM '10	
4	CLARK COUNTY NEVADA	
5	CLERK OF THE COURT	
6		
7	STATE OF NEVADA,)	
8	Plaintiff,	
9	vs.) Case No.: C156246	
10)) Department: 14	
11	ALAN DANIELS)	
12	Defendant,	
13		
14		
15	ORDER FOR DISPOSAL OF EXHIBITS	
16	It appearing to the Court that in the above-entitled action the exhibits in the custody of the Clerk	
17		
18	of the Court are in a posture to be disposed of pursuant to NRS 3.305 and 239.110; the Court upon its	
19	own motion hereby ORDERS	
20	That the Custodian of Evidence of the Clerk of the Court shall cause said exhibits to be destroyed	
21	or otherwise disposed of if they have not been withdrawn by the last attorney or attorneys of record within	
22	30 days following notice given by the Custodian of Evidence.	
23		
24	DATED: This 3rd day of MAY, 2010.	
25		
26	Dould be muley	
27	DISTRICT COURT JUDGE	
28		

-



CLARK COUNTY COURTS EIGHTH JUDICIAL DISTRICT COURT LAS VEGAS TOWNSHIP JUSTICE COURT



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

Steven D. Grierson Clerk of the Court

May 4, 2010

Stanley Walton, Esq. 550 E. Charleston Blvd., Suite A Las Vegas, NV 89104

RE:

STATE OF NEVADA VS Alan Daniels

C156246

Dear Mr. Walton,

You are hereby notified that a Petition will be filed seeking an Order authorizing the County Clerk to destroy or dispose of the exhibits in the above-entitled action. This is in accordance with the provisions of Nevada Revised Statutes 3.305 and 239.110.

If you wish to have the exhibits returned to you, a Court Order for release of exhibits must be filed with the Clerk of the Court within thirty (30) days from receipt of this letter. If more than one attorney represented a party, or if any exhibits were marked as Joint, a Stipulation and Order must be filed with the Clerk of the Court directing the release to one of the attorneys. A copy of the filed Order must be delivered to the Clerk of the Court's Office, Evidence Custodian, as soon as it is filed.

If you have any questions contact the Clerk of the Court's Office, Evidence Custodians at (702) 671-0797, Monday through Friday, 8:00am to 5:00pm.

Your cooperation will be appreciated.

STEVEN D GRIERSON, Clerk of the Court		
Bv	BERYLSLY	
Beryl Sly Deputy County Clerk,		
Evidence Custodian		

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ORIGINAL PODE 2 FILED 3 DISTRICT COURT 2011 JUL 27 A 7 57 5 CLARK COUNTY NEVADA 6 CLERK OF THE COURT 7 STATE OF NEVADA, 8 Plaintiff, Case No: C156246 9 vs. 99C156246 10 Alan D Daniels Petition and Order to Destroy / Dispose of 11 Defendant, 12 13 PETITION AND ORDER TO DESTROY OR DISPOSE OF EXHIBITS 14 Steve D. Grierson, Clerk of the Court, respectfully petitions the Court as follows: 15 I 16 That on May 3,2010, there was filed an Order for Disposal of Exhibits which provides for the 17 disposal of exhibits remaining in the custody of the Clerk of the Court, in the above-entitled action. 18 19 II 20 That the Custodian of Evidence has given written notice to the last attorney or attorneys of 21 record, either by placing the notice in the U.S. mail or by depositing a copy thereof in the file folder(s) in 22 the Clerk of the Court's Office of the last attorneys of record; that more than 35 days have passed since 23 the mailing or placing in attorney(s) files of said notice. 24 Ш 25

That there are exhibits in the above-entitled action which have not been withdrawn and are in a posture to be destroyed or disposed of pursuant to NRS 3.305 and 239.110.

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JUL 27 2011 CLERK OF THE COURT

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That the exhibits are believed by the Clerk to be of no value which would warrant their delivery to the Board of County Commissioners of Clark County, Nevada, as property of said County.

WHEREFORE, Petitioner requests that an Order be entered by this Court authorizing the destruction and/or disposal of said exhibits by the Clerk of the Court.

DATED: This Stay of April , 200.

BENYLSLY Deputy Clerk

ROCER, DISTRICT ATTORNE

Deputy District Attorney Nevada Bar No. 50-13 Attorney for Petitioner

Based upon the foregoing Petition, and good cause appearing, it is hereby ORDERED

That the Petitioner herein shall cause the exhibits in the above-entitled action to be destroyed and/or disposed of as set forth in the foregoing Petition.

ORDER

ATED: This 25

_day of _

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NATRICT COURT IUDGE

1	CODE		
2			FILED
3			201 1 JUL 28 ₱ 1: 4:
4	DISTRIC	CT COURT	
5	CLARK COU	INTY NEVADA	CLEAK OF THE COURT
6			
7	STATE OF NEVADA,)	
8	Plaintiff,))	
9	vs.) Case No.: C156246	
10	ALAN D DANIELS	CODE	56246 cate of Disposal of Exhibits
11	Defendant,) 1563:)	1995 14 Dille Hills Hill
12)	
13	CERTIFICATE OF DISPOSAL OF EXHIBITS		ITS
14			
15	The undersigned hereby certifies that sh	ne is a Deputy Clerk. Ev	idence Custodian: that she
16	The undersigned hereby certifies that she is a Deputy Clerk, Evidence Custodian; that she		
17 18	destroyed the exhibits in the above-entitled action pursuant to the Petition and Order for Disposal		
19	of Exhibits filed on 7/27/2011.		
20			
21	DATED: July 28, 2011		
22			
23	ST	EVEN D GRIERSON	CLERK OF THE COURT
24		EVEND. GRIERGON,	CLERK OF THE COOK!
25		- 1/00/	/
26		Beryl Sly Deputy	Clerk
27		·	
28			
		-1-	

Prohibition Petition - 2 ALAN DAMIELS # 63982 Southern Desert Correctional Center SDCC 1 POB 208 Indian Springs NJ 89670-0208

FILED MAY 17 202

PETITIONER PRO-SE

CLERK OF COURT

748	1 JOANCIAS DIRICH COORT
-	CLARK COUSTY, NEVADA

ALAM DANGELS,

Petitioner,

-45-

DIRECTOR NEUADA DERT OF CARRECTIONS, Et. 11., Respondents. CASE # C150246

DERT # ______
HEARING REQUESTED: _____ June 7, 2021
1:30 PM

TIME OF HEARING:

NRS 34.320 Petition For writ of Prohibition (PREEMPTORY) To Prohibit The NV Dept of Corrections [NDO] Director's UNCONSTETUTIONAL Useizures of Money ! From Petitioner's NDOC Innate Account To l'Enforce Payment OF Restitution 1 To Petitioner's Crime Victim(5) Per The "Crime Victim Restitution Terms" Set Forth Within Petitioner's 5-29-02 Judgment of Conviction [Joi] == Because The NDUC Director Has MA Jurisdiction To Do So = whereas such "Turisdiction" Is Vested SOLELY With The State District Court [SDC] Via Issuance Of A | Writ of Execution | Per NRS 176.275(2)(a): Judgment For Payment Of Restitation/NRCP Rule 69(a)(1): Execution INRS Chapter 21: Enforcement of Judgments

[Prohibition Petition-2]

(OMES NOW, NOC Inmate Petitioner Pro-Se Alan Danials #63942 [Petitioner] submitting the instant "Prohibition-2" - which is made to based upon NPS 34.320/NPS 176.275(2)(a)/NPS Rule 69(a)(1)/NPS O Chapter 21: Enforcement of Judgments INPS 176-033/NPS 176.105 along & with all papers laffidguits etc attached hereto

* PG_1 of_11 *

SERVE OF THE COURT

The NDOC Director Has No Statutory / Constitutional JURISDICTION TO USeize Money 1 From Petitioner's NOOC Immate Account To 1 Enforce Payment of Restitution 1 To petitioner's Crime Viction(s) Per The 11 Crime Victim Restitution Terms | set Forth within Petitioner's 5-28-02 Joc == Whereas Such "Jurisdiction" Is Vested Solely with The State District Court [50] Via Texuance of All Writof Execution Per NRS 176. 275 (2) (9): Judgment For Payment of Restitution / NACP Rule 69 (a) (1): Execution / NRS Chapter 21: Enforcement of Judgments (Violation of The U.S. Const. 4th 15th 18th Amendments; Illegal Search & Seizure / Due Process & Equal Protection / Prohibition Against Cruel & Unusual Punishment)

Prohibition Petition-2]

2] STATEMENT OF FACTS I POINTS & ANTHORITIES: Petitioner adopts herein by this reference, the statements within Petitioner's MATTICLANT In Support of Prohibition Petition " on PG_7-9 Eintral as being part of the "statement of Facts / Points and Authorities for the instant & CLAIM 1 1, and;

3] On labout 9-1-20, the NDOC Director began his UNCONSTITUTION AL Useizures of Money I from Petitioner's Innate Account to l'Enforce Payment of Restitution to Petitioner's Crime victim (5) per the 11 crime victim Restitution Terms I set forth within Petitioner's 5-29-02 Joc (2 PGS) on PG 10-11 Cinfra]. Accordingly, the MOOC Director has NO JURISDICTION to do so == whereas NRS 176.275 (2)(A) [NRCP Rule 69 (a) (1) | NRS chapter 21 Esuprat clearly established such JURISDICTION is Mested Solely with the SDC via issuance of a Makent of Execution. That said, NRS 176-275 (2)(a) Ebelow I states that a "judgment which requires a defendant to pay RESTITUTION " is I ENFORCED as any other judgment for MONEY rendered in a CIVILACTION !:

Judgment for fine, administrative assessment, payment of restitution or repayment of expenses is lien; additional provisions concerning judgment for payment of restitution.

2. A judgment which requires a defendant to pay restitution:

(a) May be recorded, docketed and enforced as any other judgment for money rendered in a civil action. HISTORY:

1967, p. 1437; 1975, p. 217; 1977, p. 337; 1983, p. 909; 1993, ch. 93, § 1, p. 149; 2015, ch. 444, § 1, p. 2573. **Editor's Notes**

Acts 2015, ch. 444, § 6 provides: "The amendatory provisions of this act apply to any judgment which requires a defendant to pay restitution which is rendered before, on or after October 1, 2015."

"I Next, NV Rules of Civil Procedure [NPCP] Rule 69 (9) (1): Execution [below] clearly established, that in a "Civil Action", a Money Judoment to pay RESTITUTION is "Enforced" by COURT ISSUANCE of a "Writ of Execution":

NRCP Rule 69. Execution (a) In General.

(1) Money Judgment; Applicable Procedure. - A money judgment is enforced by a writ of execution, unless the court directs otherwise. The procedure on execution - and in proceedings supplementary to and in aid of judgment or execution - must accord with these rules and state law.

5] Further, NRS 21.020: writ of Execution; Issuance; Contents Ebelow I clearly extablished that the SDC is rested with SOLE JURISDICTION to Issue a "Writ of Execution" to ENFORCE PHYMENT OF RESTITUTION to Petitioner's "Joc Crime Victim(s)" in question:

NRS 21.020. Writ of execution: Issuance; contents.

The writ of execution must be issued in the name of the State of Nevada, sealed with the seal of the court, and subscribed by the clerk, and must be directed to the sheriff; and must intelligibly refer to the judgment, stating the court, the county where the judgment roll is filed, the names of the parties, the judgment, and if it is for money, the amount thereof, and the amount actually due thereon

6] That said, NRS 21.050: Enforcement of Judgments Dequiring Payment of Money Ebelow! forther established that a "judgment requiring payment of money (as restitution) to Petitioner's "Juc Crime victims" at issue SHALL Be Enforced by Court Issuance of a "Writ of Execution":

NRS 21.050

Enforcement of judgments requiring payment of money or delivery of property; performance of other act.

Where a judgment requires the payment of money or the delivery of real or personal property, the same shall be enforced in those respects by execution.

7] Additionally, NPS 21.075: Notice of writ of Execution; Service Required (below) clearly established that ONLY the "Isheriff" can execute upon Petitioner a "I Writ of Execution" to Enforce Phyment of RESTUTION to Petitioner's "Joc crime victims" [Suprat After the "Isheriff" serves Petitioner Notice of such "Writ of Execution" along with a COPY of the "Writ " itself:

NRS 21.075. Notice of writ of execution: Service required; form; contents.

1. Execution on the writ of execution by levying on the property of the judgment debtor may occur only if the sheriff serves the judgment debtor with a notice of the writ of execution pursuant to NRS 21.076 and a copy of the writ.

- B) with all the above facts of law re RESTITUTION in mind, the NV Supreme Court [NSC] Witter Decision (2019) [below] clearly established the following:
- 8.1) Per NRS 176.275 (2)(a): Judgment for Payment of Restitution; a Juc that requires a Criminal Defendant to pay RESTITUTION to his ther life Crime Victim (5) II IS ENFORCED as any other JUDGMENT rendered in a CIVIL ACTION ...

II n particular, the amount of RESTITUTION is not an inconsequential matter when a JUDGMENT imposing RESTITUTION constitutes a LIEN in like manner as a Judgment For Money rendered in a Civil Action NRS 176.275 (1), which may be ENFORCED as any other JUDGMENT rendered in a Civil Action NRS 176.275 (2)(4)

* Wither u. State, 452 P.3d 406, 409 (New. 11-14-19)

- 9] Consequently, Witter Isupral further established the following re Petitioner's instant NRS 34.320 Petition for writ of Prohibitions [Prohibition Retition - 2].
- 9.1) The NOOR Director Has No Statutory (Constitutional JURISDICTION to ISSUE a Writ of Execution I to ISeize Money from Petitioner's NOOR Immate Account to Il Enforce Payment of Restitution II to Petitioner's II Jo (Crime Victim(s) II. Specifically, because such JURISDICTION is Il Vested Solely II with the COURT to do so under NPS (76.275(2)(a) | NPCP Rule 69 (a) (1) | NPS 21.020 | NPS 21.050 | NPS 21.075 and Witter v. State [all supra]
- 10] Accordingly, this Honorable Court Moust Prohibit the NDOC Director from his Unconstitutional Meizures of Money of Preditioner's NDOC Transfe Account to Mentorce Payment of Restitution to Petitioner's NTOC Crime Victims. Specifically, because the NDOC Director Had No Jurisdiction to do so as fully set forth of assued above.
- II] That said, Petitioner has no plain I speedy ladequake REMEDY in the ordinary course of law to PROMEBIT the NDOC Director from his unconstitution AL Meizures of Money I from Petitioner's NDOC In mate

* PG 4 of 11 *

II] Account to "Enforce Payment of Restitution" to Petitioner's "Joc Crime Victims" - That was done Without Jurisdiction. Subsequently, the ONLY REMEDY available to Petitioner is his instant NRS34.320 "Prohibition Petition-2", which is DEFINED below:

NRS 34.320. Writ of prohibition defined.

The writ of prohibition is the counterpart of the writ of mandate. It arrests the proceedings of any tribunal, corporation, board or person exercising judicial functions, when such proceedings are without or in excess of the jurisdiction of such tribunal, corporation, board or person.

Writ of MANDAMUS and Writ of PROHIBETION are counterparts in that MANDAMUS compels Covernment Body or OFFICIAL to perform legally mandated act, whereas ProHIBETION compels Government Body or OFFICIAL to lease performing acts Beyond Legal Authority !

* Ashokan V- State, 856 P.2d 244 (Nev. 1993)

12] Further, MRS 34.330: Writ May Be Issued By Appellate or District Court when No Plain, Speedy and Adequate Remedy In Law Ebelow]; JUSTIFIES this Honorable Court to 11 Grant 11 Petitioner's instant MRS 34.320 11 Prohibition Petition-21 == wherefore Petitioner's WITHOUT a plain Is preedy ladequate REMEDY in the ordinary course of law to 11 Prohibit 11 the abovementioned unconstitutional Ads of the NOOC Director as set forth & argued Supra:

NRS 34.330

Writ may be issued by appellate or district court when no plain, speedy and adequate remedy in law.

The writ may be issued only by the Supreme Court, the Court of Appeals or a district court to an inferior tribunal, or to a corporation, board or person, in all cases where there is not a plain, speedy and adequate remedy in the ordinary course of law. It is issued upon affidavit, on the application of the person beneficially interested.

BEQUEST FOR RELIEF : * See Next PG ...

* I swear under penalty of perjury (NRS 208.165) that I wrote this

Il Prohibition Petition-2/ for Inmate Alan Daniels # 63982

Because he is Illiterate In Law: Inmate George Water #57587 & wayer Junt

PG_5_of_11_

REQUEST FOR RELIEF:

Based on all the foregoing facts law levidence etc., Petitioner is entitled to the following RELIEF...

- 13.1) GRANT Petitioner's instant "Prohibition Petition 2"
- 13.2) Per NRS 34.320 | NRS 34.330 [supra] ISSUE & SERVE UPON the NDOC Director a "Writ of Prohibition" COMMANDING him lar to CEASE & DESIST "Seizing Money" from Petitioner's NDOC Immate Account to "Enforce Payment Of Pestitution" to Petitioner's "JOC crime victim(s)" at issue
- 13.3) ENTER an Order I (ommanding I the NDOC Director to Return Immediately (within 10 days) I All Monies I SEIZED from Petitioner's NDOC Immate Account that was AUEGEDLY PAID to Petitioner's I JOC (rime Victim (s) I in question (total amount to be determined)
- 13.4) Appoint counsel to represent Relitioner on Relitioner's instant
 11 Prohibition Relition_2! from Vereon
- 13.57 GRANT Petitioner all other RELIEF as JUSTICE requires
 14] CERTIFICATE OF SERVICE:

I certify under penalty of perjury (NRS 208.165) that on the date below I served a copy of this "Prohibition Petition-2" upon each of the parties listed below. That, by Maing such in the prison mailbox (labeled as legal confidential mail) with 1st class u.s. Postage Prepaid affixed thereto:

14.1) Clack County Court clock [POB SSIIGO (LU NJ 89155-1160 14.2) NJ AG / 100 N. Crison St #100 / Crison City NJ 89701-4717 14.3) NDOC Director [POB 7011 / Crison City NJ 89702-7011

DATED this 4th day of	APRA, 2021
* Per NRS 2391B.030, I certify this -	184: From Daniels
Mpahibitian-21 does not contain the social security number of any person	Alan Daniels # 63982. SDCC POB ZOB Indian Springs NV 89070-0208 POTETIONER PRO-SE

* PG 6 of 11 *

CASE # (156246

Petitioner's Affidavit In Support Of Prohibition Petition-2

STATE OF NEVADA)

(OUNTY OF CLARK)

I, Inmate Alan Daniels # 63982 , being first duly swein, fully deposes & says:

I I am the AFFIANT/PETITIONER in the above-titled "Petition For with of Prohibition-2" [Pohibition-2] action.

2) Afficiant is an adult (overage 18) NV Dept of Corrections [NOO] Immate who is fully competent to testify re Afficient's personal knowledge of the matters contained within this affidavit.

ment of Conviction [JOG] that sentenced Affiant to prison == AND ==

To pay \$3400 TOTAL RESTITUTION to Affiant's (rime victim(s))

listed below per the 1 (rime victim Restitution Terms 1 set forth within

Affiant's 5-28-02 Joc in question:

CRIME VICTIMS OWED RESTITUTION IDENTIFIED WITHINS-28-02 TOC

HAME OF CRIME VICTIM OWED RESIDENTIAN	RESTITUTION OWED	SEE5-28-02 TO C
1) crime victim-1 undertated in Joc	\$3400	Pelella 25 Linka]
21 * HIA * 12	*1917	*HA*
4) 4 × (E	*PIA	Alink
4) * ~ 1 A	* 410	#14 *
5) 米心(4	# 1 ['] (A	*HIA

"Seized Money "from Affrant's NDOC Inmate Account "ALLEGEDLY" to pay RESTITUTION to Affrant's above-listed "Joc Crime Victims" at issue (which never inappened) * Continued on next page

* PG_7 of 11 *

4] * continued from previous page

NDOC MONEY SETWINES TO PAY CREME VICTEM RESTITUTION PER 5-28-02 TOC

date lamt of money setted	HAME OF PERSONIEMITY MONEY WAS PAID TO	TOTAL RESTITUTION OWED TO THIS PERSON I ENTITY PERSONATED TO
1) DATE LAMT ?	NV Partoke & Probation [PEP]	PEP not a Crime victim owed RESTITUTION
2)		
3)		
4)	 -	
5)		
6)		
7)		

- That said, the NDOC Director's above-listed "Seizures of Money" from Affiliant's NDOC Inmate Account to pay PESITUTION to NV Parole of Probation [PEP] per the "Crime victim Restitution Terms" set forth within Affiliant's 5-28-02. TOC [supra] is unconstitutionAl for these reasons:
- 5.1) The NDOC Director has No Statutory (Constitutional JURISDICTION to do So == For the arguments set forth within Afficient's instant NPOhibition Petition-21 on PG 1-6 [Supra], and;
- 5.2) P&P "Is Not Identified" within Affigurt'S 5.28.02 Toc in question as a "Crime victim" who is awed RESTITUTION from Your Afficient -- And therefore "Is Not Owed Restriction" from Afficiant.

and Desirt II his I have unconstitutional Mestitution Money Seizures I from Afficiant's NDOC Account [Supra] To No ANAIL as of the date of this affidavit.

7] consequently, Afficient will suffer "Inreparable Harm" if this Court does not PROHIBIT such UnconstitutionAL "Money Seizures" from Your Afficient by the NDOC Director in Future.

8] Accordingly, Afficiant has No Plain/speedy/Adequate REMEDY in the ordinary course of law to PROHIBET such UNKONSTITUTIONAL "Money seizures" from Your Afficiant by the NOOK Director in future ==

* PG 8 of 11 *

		· ·
8] EXCEPT for Affician	ts instant 11 Prov	with that
in mind, Affiant RESPI	scrauly request	sts this Honorable Court to GRANT
		ithin the instant 11 Prohibition
Petition-2 on PG		
FURTHER, YOUR AFFER	unu htspar 74	JGWT.
WHEREFORE Affiant	wers & swears c	under penalty of perjury
(NRS 208.165) that	the statements	within this affidavit are
		t's personal knowledge.
DATED this 44	day of	APRIL, 2021
	В	34: A Can Daniels
		Alan Daniels # 63982
		SDCC 1 POB 208
		Indian Springs NV 89070-0208
		APPEART PROTETTIONER PRO-SE

	on the second of			
3 3 4 5	JOCP STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Altorney for Plaintiff	Har 28 fi	33 All 102 Zilingalan a BRX	
6 7 8	DISTRICT COURT CLARK COUNTY, NEVADA			
10 11 12 13 14	THE STATE OF NEVADA, Plaintiff, -vs- ALAN DEMETRIUS DANIELS, #0747918 Defendant.	Case No. Dept. No.	C156246 XIV	
RECEIVED MAY 2 8 11117 BOUNTY CLERIK 5 5 1 5 5	7 8 The Defendant previously appeared before the Court herein with counsel and entered a plea of guilty to the crime(s) of COUNT I - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony) and COUNT II - ROBBERY (Category B Felony), in violation of NRS 200,380; thereafter, on the 14th day of May, 2002, the Defendant was present in court			
HAY 73 ZOR S & S	THE DEFENDANT IS HEREBY ADJUDGED to the \$25,00 Administrative Assessment Fee and \$3 sentenced as to COUNT 1 - to the Nevada Department of ONE HUNDRED EIGHTY (180) MONTHS will THIRTY-FIVE (35) MONTHS and on COUNT II - a 1	3,400.00 Restitution of Corrections for the MINIMUM	on, the Defendant is r a MAXIMUM term parole eligibility of	

1 EIGHTY (180) MONTHS with a MINIMUM parole eligibility of THIRTY-FIVE (35) MONTHS. COUNT II to run CONCURRENT to COUNT I; this sentence to run CONSECUTIVE to the sentence the defendant is currently serving. Defendant to receive THIRTY-SIX (36) DAYS credit for time served. DATED this 24TH day of May, 2002. Mad h. Mully DISTRICT JUDGE 8 łO П 28 jj -2-P APPROCS/DIDEFSIGNATION WPD

PLEADING CONTINUES IN INTERIOR INTERIOR INTERIOR IN INTERIOR INTERIOR