# IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Jul 30 2021 03:18 p.m. Elizabeth A. Brown Clerk of Supreme Court

ALAN DEMETRIUS DANIELS, Appellant(s),

VS.

THE STATE OF NEVADA, Respondent(s),

Case No: 10C262523-1

Docket No: 83187

# RECORD ON APPEAL VOLUME

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

# 10C262523-1 STATE OF NEVADA vs. ALAN D. DANIELS

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1	INFO DAVID ROGER Clark County District Attorney  CLERK OF THE COURT
2	Nevada Bar #002781
3	ROY L. NELSON III
4	Chief Deputy District Attorney Nevada Bar #007842 200 Lewis Avenue
5	Las Vegas, Nevada 89155-2212 (702) 671-2500
6	Attorney for Plaintiff
7	I.A. 3/11/10 DISTRICT COURT
8	10:30 A.M. CLARK COUNTY, NEVADA GRECKO
9	
10	THE STATE OF NEVADA, )
11	Plaintiff, Case No: C262523
12	-vs- Dept No: XVIII
13	ALAN DANIELS, aka,
14	Alan Demetrius Daniels, #0747918  INFORMATION
15	Defendant.
16	STATE OF NEVADA )
17	COUNTY OF CLARK ) ss.
18	DAVID ROGER, District Attorney within and for the County of Clark, State of
19	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
20	That ALAN DANIELS, aka, Alan Demetrius Daniels, the Defendant(s) above named,
21	having committed the crimes of BURGLARY WHILE IN POSSESSION OF A FIREARM
22	(Felony - NRS 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS
23	199.480, 200.380); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS
24	200.380, 193.165) and POSSESSION OF FIREARM BY EX-FELON (Felony - NRS
25	202.360), on or between the July 4, 2009 and November 14, 2009, within the County of
26	Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made
27	and provided, and against the peace and dignity of the State of Nevada,
28	

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# COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM

did, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit robbery, that certain building occupied by BAILEY'S BAR, located at 4341 North Rancho Drive, Las Vegas, Clark County, Nevada and/or INN ZONE BAR, located at 238 South Rainbow Boulevard, Las Vegas, Clark County, Nevada and/or BEANO'S BAR, located at 7200 West Lake Mead, Las Vegas, Clark County, Nevada and/or BEANO'S BAR, located at 7200 West Lake Mead, Las Vegas, Clark County, Nevada and/or ROADRUNNER SALOON, located at 5990 Centennial Center, Las Vegas, Clark County, Nevada and/or TRIPLE BAR, located at 4420 North Decatur Boulevard, North Las Vegas, Clark County, Nevada and/or RAE'S BAR, located at 2531 Wigwam Parkway, Henderson, Clark County, Nevada and/or TENAYA LODGE, located at 5717 Sky Pointe Drive, Las Vegas, Clark County, Nevada.

### COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

did then and there meet with Cary Pickett 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, Defendant did commit the acts as set forth in Count 3, said acts being incorporated by this reference as though fully set forth herein.

# **COUNT 3** - ROBBERY WITH USE OF A DEADLY WEAPON

did, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: lawful money of the United States, from the person of DAVID EDWARDS and/or CRYSTAL EARHART and/or MICHAEL COSGROVE and/or GREGORY SHEALIAN and/or GEORGE MATTIE and/or DELTON LEMA and/or JOSHUA KIEHL, 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 DAVID EDWARDS and/or CRYSTAL EARHART and/or MICHAEL COSGROVE and/or GREGORY SHEALIAN and/or GEORGE MATTIE and/or DELTON LEMA and/or JOSHUA KIEHL, said Defendant using a deadly weapon, to-wit: a handgun, during the commission of said crime.

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# COUNT 4 - POSSESSION OF FIREARM BY EX-FELON

did, then and there wilfully, unlawfully, and feloniously own or have in his possession, or under his control, a weapon, to-wit: a handgun, the said ALAN DANIELS, aka, Alan Demetrius Daniels, being an ex-felon, having in 1999, been convicted of Robbery With Use of a Deadly Weapon and Burglary While in Possession of a Firearm, Case No. C160684, in the Eighth Judicial District Court, Clark County, Nevada, and/or having in 2002, been convicted of Robbery and Burglary While in Possession of a Firearm, Case No. C156246, in the Eighth Judicial District Court, Clark County, Nevada, felonies under the laws of the State of Nevada.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY /s/ROY L. NELSON III

ROY L. NELSON III

Chief Deputy District Attorney
Nevada Bar #007842

UNDER NO CIRCUMSTANCES IS THE LANGUAGE CONTAINED HEREINAFTER TO BE READ TO A JURY HEARING THE PRIMARY OFFENSE FOR WHICH THE DEFENDANT IS PRESENTLY CHARGED.

Defendant ALAN DANIELS, aka, Alan Demetrius Daniels, hereinbefore named, is placed on notice that, in accordance with the authorization of NRS 207.010 and/or NRS 207.012, punishment imposed pursuant to the above-stated habitual criminal statute will be urged upon the Court if said Defendant is found guilty on the primary offenses of BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165) and POSSESSION OF FIREARM BY EX-FELON (Felony - NRS 202.360), for which the Defendant is presently charged.

This page concerning the prior convictions hereinbelow set forth is to be considered 1 2 by the Court in its discretion ONLY after the finding of guilty of Defendant on the primary 3 charge herein. 4 That said Defendant ALAN DEMETRIUS DANIELS, aka, Alan Demetrius Daniels, 5 has been at least two (2) times convicted of crimes, which, under the laws of the situs of the crime and/or the State of Nevada, amount to felonies, to-wit: 6 7 1. That in 1999, the Defendant was convicted in the Clark County, Nevada, for the 8 crimes of Robbery With Use Of A Deadly Weapon and Burglary While In Possession Of A 9 Firearm, in Case No. C160684. 10 2. That in 2002, the Defendant was convicted in the Clark County, Nevada, for the 11 crimes of Robbery and Burglary While In Possession Of A Firearm, in Case No. C156246. 12 13 **DAVID ROGER** DISTRICT ATTORNEY 14 Nevada Bar #002781 15 16 BY /s/ROY L. NELSON III 17 ROY L. NELSON III Chief Deputy District Attorney 18 Nevada Bar #007842 19 DO NOT READ TO THE JURY 20 21 22 23 24 25 DA#10F02742X/GCU:abf

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1	INFO		Alun to Chrim
2	DAVID ROGER		CLERK OF THE COURT
3	Clark County District Attorney Nevada Bar #002781 ROY L. NELSON III		
4	Chief Deputy District Attorney Nevada Bar #007842		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7	I.A. 3/11/10 DISTRICT	COURT	
8	10:30 A.M. CLARK COUNT ALMASE	Y, NEVADA	
9	THE STATE OF NEVADA,	)	
10	Plaintiff,	) Case No:	C262523
11	-VS-	Dept No:	XVIII
12	CARY PICKETT, aka,		
13	Cary Jerard Pickett, #0725059	)   INFO	RMATION
14	Defendant.	}	
15	STATE OF NEVADA )		
16	COUNTY OF CLARK ) ss.		
17	DAVID ROGER, District Attorney	within and for the	County of Clark, State of
18	Nevada, in the name and by the authority of t	he State of Nevada, i	nforms the Court:
19	That CARY PICKETT, aka, Cary J	erard Pickett, the D	efendant(s) above named,
20	having committed the crimes of BURGLAR	Y WHILE IN POSS	ESSION OF A FIREARM
21	(Felony - NRS 205.060); CONSPIRACY	TO COMMIT RO	OBBERY (Felony - NRS
22	199.480, 200.380); ROBBERY WITH USE	E OF A DEADLY	WEAPON (Felony - NRS
23	200.380, 193.165) and POSSESSION OF	FIREARM BY EX	X-FELON (Felony - NRS
24	202.360), on or between October 11, 2009	and November 14, 2	009, within the County of
25	Clark, State of Nevada, contrary to the form,	force and effect of s	statutes in such cases made
26	and provided, and against the peace and digni	ity of the State of New	vada,
27	///		
28	///		

# COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM

did, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit robbery, that certain building occupied by BEANO'S BAR, located at 7200 West Lake Mead, Las Vegas, Clark County, Nevada and/or ROADRUNNER SALOON, located at 5990 Centennial Center, Las Vegas, Clark County, Nevada and/or TRIPLE BAR, located at 4420 North Decatur Boulevard, North Las Vegas, Clark County, Nevada and/or RAE'S BAR, located at 2531 Wigwam Parkway, Henderson, Clark County, Nevada and/or TIMBERS BAR, located at 7240 West Azure, Suite No. 170, Las Vegas, Clark County, Nevada and/or TENAYA LODGE, located at 5717 Sky Pointe Drive, Las Vegas, Clark County, Nevada.

# COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

did, together with co-defendant ALAN DANIELS, aka, Alan Demetrius Daniels, then and there meet with each other and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of said conspiracy, Defendant did commit the acts as set forth in Count 3, said acts being incorporated by this reference as though fully set forth herein.

### COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON

did, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: lawful money of the United States and a cellular telephone, from the person of JUSTIN SANCHEZ and/or GEORGE MATTIE and/or DELTON LEMA and/or AARON PARDUHM and/or JOSHUA KIEHL, 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 JUSTIN SANCHEZ and/or GEORGE MATTIE and/or DELTON LEMA and/or AARON PARDUHM and/or JOSHUA KIEHL, said Defendant using a deadly weapon, to-wit: a handgun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime and/or (2) by aiding or abetting in the commission of this crime, with the intent that this crime be committed, by providing counsel and/or encouragement and by entering into a course of

conduct whereby the Defendants pointed handguns at the said victims and took said items (3) pursuant to a conspiracy to commit this crime.

## COUNT 4 - POSSESSION OF FIREARM BY EX-FELON

did, then and there wilfully, unlawfully, and feloniously own or have in his possession, or under his control, a weapon, to-wit: a handgun, the said Defendant being an ex-felon, having in 2006, in Case No. C226282 been convicted of Transport of a Controlled Substance and/or having in 1997, in Case No. C145127 been convicted of Burglary and/or having in 1997, in Case No. C143146 been convicted of Grand Larceny and/or having in 1993, in Case No. C109725 been convicted of Attempt Grand Larceny, in the Eighth Judicial District Court, Clark County, felonies under the laws of the State of Nevada.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY /s/ROY L. NELSON III

ROY L. NELSON III
Chief Deputy District Attorney
Nevada Bar #007842

UNDER NO CIRCUMSTANCES IS THE LANGUAGE CONTAINED HEREINAFTER TO BE READ TO A JURY HEARING THE PRIMARY OFFENSE FOR WHICH THE DEFENDANT IS PRESENTLY CHARGED.

Defendant CARY PICKETT, aka, Cary Jerard Pickett, hereinbefore named, is placed on notice that, in accordance with the authorization of NRS 207.010, punishment imposed pursuant to the above-stated habitual criminal statute will be urged upon the Court if said Defendant is found guilty on the primary offenses of BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165) and POSSESSION OF FIREARM BY EXFELON (Felony - NRS 202.360), for which the Defendant is presently charged.

28

This page concerning the prior convictions hereinbelow set forth is to be considered by the Court in its discretion ONLY after the finding of guilty of Defendant on the primary charge herein.

That said Defendant CARY PICKETT, aka, Cary Jerard Pickett, has been seven (7) times convicted of crimes, which, under the laws of the situs of the crime and/or the State of Nevada, amount to felonies, to-wit:

- 1. That in 2006, the Defendant was convicted in Clark County, Nevada, for the crime of Transporting a Controlled Substance, in Case No. C226282.
- 2. That in 1997, the Defendant was convicted in Clark County, Nevada, for the crime of Burglary, in Case No. C145127.
- 3. That in 1997, the Defendant was convicted in Clark County, Nevada for the crime of Grand Larceny, in Case No. C143146.
- 4. That in 1994, the Defendant was convicted in Clark County, Nevada for the crime of Escape, in Case No. C119000.
- 5. That in 1993, the Defendant was convicted in Clark County, Nevada for the crime of Attempt Grand Larceny, in Case No. C109725.
- 6. That in 1993, the Defendant was convicted in Clark County, Nevada for the crime of Burglary, in Case No. C107733.
- 7. That in 1991, the Defendant was convicted in Clark County, Nevada for the crime of Attempt Grand Larceny, in Case No. C99915.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY /s/ROY L. NELSON III
ROY L. NELSON III
Chief Deputy District Attorney
Nevada Bar #007842

### DO NOT READ TO THE JURY

DA#10F02742BGCU:abf LVMPD; NLVPD; HPD EV#0910230605; 0911130506; 0911140728; 0908310560; 0907040926; 0910110978; 0926503; 0923087 BURG WFA; CONSP ROBB; RWDW; EX FEL POSS FA - F(TK10)

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1	GMEM			
2	DAVID ROGER DISTRICT ATTORNEY		FILED IN C	PEN COURT
3	Nevada Bar #002781 ROY L. NELSON III Chief Danste District Attanness	_	MAR 1 1	2010
4	Chief Deputy District Attorney Nevada Bar #007842 200 Lewis Avenue			. GRIERSON THE COURT
5	Las Vegas, NV 89155-2212 (702) 671-2500	BY_	Sylvia	Courtney DEFUT
6	Attorney for Plaintiff	_	BILLVIA CO	Deput
7		ISTRICT COU	RT	DEPUI
8	CLARK	COUNTY, N	EVADA	
9	THE STATE OF NEVADA,	}		
10	Plaintiff,	,	CASE NO: DEPT NO:	C262523 XVIII
11	-VS-	{	DEPT NO:	AVIII
12	ALAN DANIELS, aka, Alan Demetrius Daniels, #0747918	{		
13	Alan Domethus Dameis, #0/4/916	{		
14	Defendant.	}		
15	GUILT	Y PLEA AGRE	EEMENT	

# **GUILTY PLEA AGREEMENT**

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I hereby agree to plead guilty to: COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060 / Category B); COUNT 2 -CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380 / Category B); COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165 / Category B) and COUNT 4 - POSSESSION OF FIREARM BY EX-FELON (Felony - NRS 202.360 / Category B), 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:

Defendant stipulates to violent habitual criminal treatment under NRS 207.012. Both parties stipulate to a term of 5 (five) to fifteen (15) years with regard to Count 1 and a term of ten (10) years to life with regard to Count 3. Count 3 to run consecutive to Count 1 for a total sentence of 15 years to life. All other counts concurrent.

RLN

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# **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 1, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) years and a maximum term of not more than 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.

I understand that as a consequence of my plea of guilty as to Count 2, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than six (6) 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 \$5,000.00.

I understand that as a consequence of my plea of guilty as to Count 3, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) years and a maximum term of not more than fifteen (15) years, plus a consecutive minimum term of not less than one (1) year and a maximum term of not more than fifteen (15) years for the use of a deadly weapon enhancement. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment.

I understand that as a consequence of my plea of guilty as to Count 4, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than six (6) 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 \$5,000.00.

Further, I understand that if I am sentenced under the under the "small" habitual criminal enhancement, the Court must sentence me to a term not less than FIVE (5) years and a maximum of TWENTY (20) years in the Nevada Department of Corrections. I

understand that if I am sentenced under the "large" habitual criminal enhancement the Court must sentence me to LIFE without the possibility of parole; life with the possibility of parole, parole eligibility begins after a minimum term of TEN (10) years has been served; OR a definite term of TWENTY FIVE (25) years, parole eligibility begins after a minimum of TEN (10) years has been served.

I understand that the law requires me to pay an Administrative Assessment Fee.

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

I understand that I am eligible for probation for the offense to which I am pleading guilty to in Count 1, 2, and 4. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that I am not eligible for probation for the offense to which I am pleading guilty to in Count 3.

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

I understand that if 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, or has agreed to disposition as a gross misdemeanor when the offense could have been treated as a felony, 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.

I understand if the offense(s) to which I am pleading guilty to was committed while I was incorrected 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.
  - 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.

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 May of February, 2010.

Alan Demetrius Daniels Defendant

AGREED TO BY:

Chief Deputy District Attorney Nevada Bar #007842

# CERTIFICATE OF COUNSEL:

- l, 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 \ day of February, 2010.

AMORNEY FOR DEFENDANT

10F02742X/GCU:abf

1	INFO DAVID ROGER
2	Clark County District Attorney Nevada Bar #002781
4	ROY L. NELSON III Chief Deputy District Attorney Nevada Bar #007842
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212
6	(702) 671-2500 Attorney for Plaintiff
7	I.A. 3/11/10 DISTRICT COURT
8	10:30 A.M. CLARK COUNTY, NEVADA GRECKO
9	
10	THE STATE OF NEVADA, )
11	Plaintiff, Case No: C262523 Dept No: XVIII
12	-vs-
13	ALAN DANIELS, aka, Alan Demetrius Daniels, #0747918
14	Alan Demetrius Daniels, #0/4/918   INFORMATION Defendant.
15	
16	STATE OF NEVADA ) ss.
17	COUNTY OF CLARK )
18	DAVID ROGER, District Attorney within and for the County of Clark, State of
19	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
20	That ALAN DANIELS, aka, Alan Demetrius Daniels, the Defendant(s) above named,
21	having committed the crimes of BURGLARY WHILE IN POSSESSION OF A FIREARM
22	(Felony - NRS 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS
23	199.480, 200.380); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS
24	200.380, 193.165) and POSSESSION OF FIREARM BY EX-FELON (Felony - NRS
25	202.360), on or between the July 4, 2009 and November 14, 2009, within the County of
26	Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made

EXHIBIT 1

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and provided, and against the peace and dignity of the State of Nevada,

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# COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM

did, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit robbery, that certain building occupied by BAILEY'S BAR, located at 4341 North Rancho Drive, Las Vegas, Clark County, Nevada and/or INN ZONE BAR, located at 238 South Rainbow Boulevard, Las Vegas, Clark County, Nevada and/or BEANO'S BAR, located at 7200 West Lake Mead, Las Vegas, Clark County, Nevada and/or BEANO'S BAR, located at 7200 West Lake Mead, Las Vegas, Clark County, Nevada and/or ROADRUNNER SALOON, located at 5990 Centennial Center, Las Vegas, Clark County, Nevada and/or TRIPLE BAR, located at 4420 North Decatur Boulevard, North Las Vegas, Clark County, Nevada and/or RAE'S BAR, located at 2531 Wigwam Parkway, Henderson, Clark County, Nevada and/or TENAYA LODGE, located at 5717 Sky Pointe Drive, Las Vegas, Clark County, Nevada.

# **COUNT 2 - CONSPIRACY TO COMMIT ROBBERY**

did then and there meet with Cary Pickett 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, Defendant did commit the acts as set forth in Count 3, said acts being incorporated by this reference as though fully set forth herein.

# COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON

did, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: lawful money of the United States, from the person of DAVID EDWARDS and/or CRYSTAL EARHART and/or MICHAEL COSGROVE and/or GREGORY SHEALIAN and/or GEORGE MATTIE and/or DELTON LEMA and/or JOSHUA KIEHL, 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 DAVID EDWARDS and/or CRYSTAL EARHART and/or MICHAEL COSGROVE and/or GREGORY SHEALIAN and/or GEORGE MATTIE and/or DELTON LEMA and/or JOSHUA KIEHL, said Defendant using a deadly weapon, to-wit: a handgun during the commission of said crime.

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### COUNT 4 - POSSESSION OF FIREARM BY EX-FELON

did, then and there wilfully, unlawfully, and feloniously own or have in his possession, or under his control, a weapon, to-wit: a handgun, the said ALAN DANIELS, aka, Alan Demetrius Daniels, being an ex-felon, having in 1999, been convicted of Robbery With Use of a Deadly Weapon and Burglary While in Possession of a Firearm, Case No. C160684, in the Eighth Judicial District Court, Clark County, Nevada, and/or having in 2002, been convicted of Robbery and Burglary While in Possession of a Firearm, Case No. C156246, in the Eighth Judicial District Court, Clark County, Nevada, felonies under the laws of the State of Nevada.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY /s/ROY L. NELSON III
ROY L. NELSON III

Chief Deputy District Attorney Nevada Bar #007842

Defendant is presently charged.

UNDER NO CIRCUMSTANCES IS THE LANGUAGE CONTAINED HEREINAFTER TO BE READ TO A JURY HEARING THE PRIMARY OFFENSE FOR WHICH THE DEFENDANT IS PRESENTLY CHARGED.

Defendant ALAN DANIELS, aka, Alan Demetrius Daniels, hereinbefore named, is placed on notice that, in accordance with the authorization of NRS 207.010 and/or NRS 207.012, punishment imposed pursuant to the above-stated habitual criminal statute will be urged upon the Court if said Defendant is found guilty on the primary offenses of BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165) and POSSESSION OF FIREARM BY EX-FELON (Felony - NRS 202.360), for which the

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1 This page concerning the prior convictions hereinbelow set forth is to be considered 2 by the Court in its discretion ONLY after the finding of guilty of Defendant on the primary 3 charge herein. 4 That said Defendant ALAN DEMETRIUS DANIELS, aka, Alan Demetrius Daniels, 5 has been at least two (2) times convicted of crimes, which, under the laws of the situs of the 6 crime and/or the State of Nevada, amount to felonies, to-wit: 7 1. That in 1999, the Defendant was convicted in the Clark County, Nevada, for the 8 crimes of Robbery With Use Of A Deadly Weapon and Burglary While In Possession Of A 9 Firearm, in Case No. C160684. 10 2. That in 2002, the Defendant was convicted in the Clark County, Nevada, for the 11 crimes of Robbery and Burglary While In Possession Of A Firearm, in Case No. C156246, 12 13 DAVID ROGER DISTRICT ATTORNEY 14 Nevada Bar #002781 15 16 BY /s/ROY L. NELSON III 17 ROY L. NELSON III Chief Deputy District Attorney 18 Nevada Bar #007842 19 20 **DO NOT READ TO THE JURY** 21 22 23 24 25 DA#10F02742X/GCU:abf 26 LVMPD; NLVPD; HPD EV#0926503; 0923087; 0911140728; 0908310560; 0910110978; 0910230605; 0907040926 BURG WFA; CONSP ROBB; RWDW; EX FEL POSS FA - F 27 (TK7) 28

1 GMEM

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

3 ROY L. NELSON III

Chief Deputy District Attorney Nevada Bar #007842

Nevada Bar #007842 200 Lewis Avenue

Las Vegas, NV 89155-2212

(702) 671-2500

Attorney for Plaintiff

MAR 1 1 2010

STEVEN D. GRIERSON CLERK OF THE COURT

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SYLVIA OCCUPY

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C262523

XVIII

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DISTRICT COURT CLARK COUNTY, NEVADA

CASE NO:

DEPT NO:

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THE STATE OF NEVADA,

11 Plaintiff,

-VS-

CARY PICKETT, aka, Cary Jerard Pickett, #0725059

Defendant.

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**GUILTY PLEA AGREEMENT** 

I hereby agree to plead guilty to: COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060 / Category B); COUNT 2 - CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380 / Category B); COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165 / Category B) and COUNT 4 - POSSESSION OF FIREARM BY EXFELON (Felony - NRS 202.360 / Category B), as more fully alleged in the charging document attached hereto as Exhibit "1".

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

The State has agreed to dismiss the remaining counts. Defendant stipulates to large habitual treatment under NRS 207.010. Parties stipulate to a 2-5 year sentence on Count 1. Defendant treated as habitual under Count 2 and receive 10-25 year sentence, consecutive to

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Count 1, for a total of 12-30 years in the Nevada Department of Corrections. All other counts to run concurrent.

# **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 1, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) years and a maximum term of not more than 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.

I understand that as a consequence of my plea of guilty as to Count 2, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than six (6) 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 \$5,000.00.

I understand that as a consequence of my plea of guilty as to Count 3, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than two (2) years and a maximum term of not more than fifteen (15) years, plus a consecutive minimum term of not less than one (1) year and a maximum term of not more than fifteen (15) years for the use of a deadly weapon enhancement. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment.

I understand that as a consequence of my plea of guilty as to Count 4, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than six (6) 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 \$5,000.00.

I understand that the law requires me to pay an Administrative Assessment Fee.

Further, I understand that if I am sentenced under the under the "small" habitual criminal enhancement, the Court must sentence me to a term not less than FIVE (5) years and a maximum of TWENTY (20) years in the Nevada Department of Corrections. I understand that if I am sentenced under the "large" habitual criminal enhancement the Court must sentence me to LIFE without the possibility of parole; life with the possibility of parole, parole eligibility begins after a minimum term of TEN (10) years has been served; OR a definite term of TWENTY FIVE (25) years, parole eligibility begins after a minimum of TEN (10) years has been served.

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

I understand that I am eligible for probation for the offense to which I am pleading guilty to in Count 1, 2, and 4. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that I am not eligible for probation for the offense to which I am pleading guilty to in Count 3.

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

I understand that if 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.

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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, or has agreed to disposition as a gross misdemeanor when the offense could have been treated as a felony, 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.

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.
  - 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.

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

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

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

elsor

DATED this \\ day of March, 2010.

CARY PICKETT, aka, Cary Jerard Pickett Defendant

AGREED TO BY:

Chief Deputy District Attorney Nevada Bar #007842

### 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 \ \ \ day of March, 2010.

ATTORNEY FOR DEFENDANT

10F02742B/GCU:abf

Electronically Filed 03/10/2010 10:58:30 AM

1	INFO		Alun & Chum
2	DAVID ROGER		CLERK OF THE COURT
3	Clark County District Attorney Nevada Bar #002781		
4	ROY L. NELSON III Chief Deputy District Attorney Nevada Bar #007842		
	200 Lewis Avenue		
5	Las Vegas, Nevada 89155-2212 (702) 671-2500		
6	Attorney for Plaintiff	COLIDE	
7	I.A. 3/11/10 DISTRICT 10:30 A.M. CLARK COUNT		
8	ALMASE		
9	THE STATE OF NEVADA,	)	
0	Plaintiff,	Case No:	C262523
11	-vs-	Dept No:	XVIII
12	CARY PICKETT, aka,	) )	
13	Cary Jerard Pickett, #0725059	INFO	RMATION
4	Defendant.		
15	STATE OF NEVADA ) ss.		
16	COUNTY OF CLARK		
17	DAVID ROGER, District Attorney v	within and for the C	County of Clark, State of
18	Nevada, in the name and by the authority of the	he State of Nevada, in	forms the Court:
19	That CARY PICKETT, aka, Cary Jo	erard Pickett, the De	efendant(s) above named,
20	having committed the crimes of BURGLAR	Y WHILE IN POSSE	ESSION OF A FIREARM
21	(Felony - NRS 205.060); CONSPIRACY	TO COMMIT RO	BBERY (Felony - NRS
22	199.480, 200.380); ROBBERY WITH USE	OF A DEADLY W	VEAPON (Felony - NRS
23	200.380, 193.165) and POSSESSION OF	FIREARM BY EX-	-FELON (Felony - NRS
24	202.360), on or between October 11, 2009 a	and November 14, 20	009, within the County of
25	Clark, State of Nevada, contrary to the form,	force and effect of st	tatutes in such cases made
26	and provided, and against the peace and digni	ty of the State of Nev	ada,
27	<i>III</i>		
28	///		

# EXHIBIT "1"

# COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM

I 

did, then and there wilfully, unlawfully, and feloniously enter, while in possession of a firearm, with intent to commit robbery, that certain building occupied by BEANO'S BAR, located at 7200 West Lake Mead, Las Vegas, Clark County, Nevada and/or ROADRUNNER SALOON, located at 5990 Centennial Center, Las Vegas, Clark County, Nevada and/or TRIPLE BAR, located at 4420 North Decatur Boulevard, North Las Vegas, Clark County, Nevada and/or RAE'S BAR, located at 2531 Wigwam Parkway, Henderson, Clark County, Nevada and/or TIMBERS BAR, located at 7240 West Azure, Suite No. 170, Las Vegas, Clark County, Nevada and/or TENAYA LODGE, located at 5717 Sky Pointe Drive, Las Vegas, Clark County, Nevada.

### COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

did, together with co-defendant ALAN DANIELS, aka, Alan Demetrius Daniels, then and there meet with each other and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: robbery, and in furtherance of said conspiracy, Defendant did commit the acts as set forth in Count 3, said acts being incorporated by this reference as though fully set forth herein.

### COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON

did, then and there wilfully, unlawfully, and feloniously take personal property, to-wit: lawful money of the United States and a cellular telephone, from the person of JUSTIN SANCHEZ and/or GEORGE MATTIE and/or DELTON LEMA and/or AARON PARDUHM and/or JOSHUA KIEHL, 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 JUSTIN SANCHEZ and/or GEORGE MATTIE and/or DELTON LEMA and/or AARON PARDUHM and/or JOSHUA KIEHL, said Defendant using a deadly weapon, to-wit: a handgun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime and/or (2) by aiding or abetting in the commission of this crime, with the intent that this crime be committed, by providing counsel and/or encouragement and by entering into a course of

conduct whereby the Defendants pointed handguns at the said victims and took said items (3) pursuant to a conspiracy to commit this crime.

### **COUNT 4 - POSSESSION OF FIREARM BY EX-FELON**

did, then and there wilfully, unlawfully, and feloniously own or have in his possession, or under his control, a weapon, to-wit: a handgun, the said Defendant being an ex-felon, having in 2006, in Case No. C226282 been convicted of Transport of a Controlled Substance and/or having in 1997, in Case No. C145127 been convicted of Burglary and/or having in 1997, in Case No. C143146 been convicted of Grand Larceny and/or having in 1993, in Case No. C109725 been convicted of Attempt Grand Larceny, in the Eighth Judicial District Court, Clark County, felonies under the laws of the State of Nevada.

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**DAVID ROGER** DISTRICT ATTORNEY Nevada Bar #002781

14

BY /s/ROY L. NELSON III ROY L. NELSON III Chief Deputy District Attorney Nevada Bar #007842

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UNDER NO CIRCUMSTANCES IS THE LANGUAGE CONTAINED HEREINAFTER TO BE READ TO A JURY HEARING THE PRIMARY OFFENSE FOR WHICH THE DEFENDANT IS PRESENTLY CHARGED.

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Defendant CARY PICKETT, aka, Cary Jerard Pickett, hereinbefore named, is placed on notice that, in accordance with the authorization of NRS 207.010, punishment imposed pursuant to the above-stated habitual criminal statute will be urged upon the Court if said Defendant is found guilty on the primary offenses of BURGLARY WHILE IN POSSESSION OF A FIREARM (Felony - NRS 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480, 200.380); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS 200.380, 193.165) and POSSESSION OF FIREARM BY EX-FELON (Felony - NRS 202.360), for which the Defendant is presently charged.

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ī	OPI FILED		
2	DAVID ROGER Clark County District Attorney		
3	Clark County District Attorney Nevada Bar #002781 CHRIS OWENS  MAR 26 9 47 AM 16		
4	Assistant District Attorney		
5	200 Lewis Avenue		
6	Las Vegas, Nevada, 89155-2211 (702) 671-2500 Attorney for Plaintiff		
7			
8	DISTRICT COURT		
9	CLARK COUNTY, NEVADA		
10	THE STATE OF NEVADA,		
11	Plaintiff, ) Case No. C257135 C252804 C262523		
12	-vs- C254696		
13	See Attached C257413 10F01165X C240222		
14	Defendant.		
15	Dept No. See Attached		
16	<b>\</b>		
17	,		
18	ORDER FOR PRODUCTION OF INMATES		
19	TO: Nevada Department of Correction, Central Transportation Division		
20	TO: Douglas C. Gillespie, Sheriff of Clark County, Nevada		
21	Upon the ex parte application of THE STATE OF NEVADA, Plaintiff, by DAVID		
22	ROGER, District Attorney, and good cause appearing therefor,		
23	IT IS HEREBY ORDERED that Nevada Department of Correction, Central		
24	Transportation Division shall be, and is, hereby directed to produce the Defendants listed on		
25	the attached document at such time and place as is designated thereon.		
26	IT IS FURTHER ORDERED that Douglas C. Gillespie, Sheriff of Clark County,		
27	Nevada, shall accept and retain custody of the said Defendants in the Clark County		
28	Detention Center, Las Vegas, Nevada, pending completion of said matter in Clark County,		

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1	or until the further Order of this Court; or in the alternative shall make all arrangements for
2	the transportation of the said Defendants to and from the Nevada Department of Corrections
3	which are necessary to insure the Defendants' appearance in Clark County pending
4	completion of said matter, or until further Order of this Court.
5	DATED this 18 th day of March 2010.
6	amix f. Oxfeato
7	DATED this 18 th day of Marsh 2010.  DISTRICT JUDGE  C
8	
9	DAVID ROGER
10	Clark County District Attorney Nevada Bar #002781)
11	BY ///////
12	CLIKIB IOWIDIS//
13	Assistant District Attorney Nevada Bar #001190
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## LAS VEGAS METROPOLITAN POLICE DEPARTMENT

### Inter-Office Memorandum

To:

All Personnel

Date: 3/12/10

From:

Field Services Sgt.

Subject:

Pending court dates of inmates sentenced to

NSP/HIGH DESERT and were transferred on: THURSDAY, MARCH 18, 2010.

The inmates listed below were transferred to Nevada State Prison and will have the following court dates.

	NAME/ACTION	ID#	CASE#	CRT DATE/ TIME	DEPT#
1	FIKE, RUSSELL STATUS CHECK	1100183	C257135	3/29/10 0830	DC#18
2	COLLINS, LESEAN STATUS CHECK	857181	C252804	8/13/10 0900	DC#9
3	DANIELS, ALAN SENTENCING	747918	C262523	5/10/10 0815	DC#18

### LAS VEGAS METROPOLITAN POLICE DEPARTMENT

### Inter-Office Memorandum

To:

All Personnel

Date: 3/15/10

From:

Field Services Sgt.

Subject:

Pending court dates of inmates sentenced to NSP/HIGH DESERT and were transferred on: FRIDAY, MARCH 19, 2010

The inmates listed below were transferred to Nevada State Prison and will have the following court dates.

	NAME/ACTION	ID#	CASE#	CRT DATE/ TIME	DEPT#
1	DELUCA, ANTHONY TO APPEAR	2705727	C254696	3/30/10 1030	DRG CRT
2					
3					

# LAS VEGAS METROPOLITAN POLICE DEPARTMENT

# Inter-Office Memorandum

To:

All Personnel

Date: 3/15/10

From:

Field Services Sgt.

Subject:

Pending court dates of inmates sentenced to NSP/HIGH DESERT and were transferred on: MONDAY, MARCH 22, 2010

The inmates listed below were transferred to Nevada State Prison and will have the following court dates.

	NAME/ACTION	ID#	CASE#	CRT DATE/ TIME	DEPT#
1	BRESSELSMITH, DAVID SENTENCING	1913061	C257413	4/19/10 0830	DC#8
2	BELL, JAMES TO APPEAR	1554999	10F01165X	3/3/10 0900	JC#1
3	GILLIGAN, DONALD PROBATION REVOCATION	751367	C240222	3/31/10 0830	DC#2

THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
213 - 226
WILL FOLLOW VIA
U.S. MAIL

<b>,</b>	٨			
	1	INCO		FILED MAY 1 4 2010
	3			CLERK OF COURT
	4		T COURT	
	5   6	CLARK COU	NTY, NEVADA	
	7	THE STATE OF NEVADA,		
	8	Plaintiff,		
!	9	ŕ	CASE NO.	C262523
10	•	-VS-	DEPT. NO.	XVIII
1	1	ALAN DANIELS aka Alan Demetrius Daniels		
1:	2	#0747918		
1:	3	Defendant.	ļ	
1		JUDGMENT O	F CONVICTION	
1:		(PLEA O	F GUILTY)	
1				
1		The Defendant previously appeared		
1	9	plea of guilty to the crimes of COUNT 1 – B	SURGLARY WHILE IN	N POSSESSION OF A
2	0	FIREARM (Category B Felony), in violation	of NRS 205.060, CO	OUNT 2 - CONSPIRACY
2	1	TO COMMIT ROBBERY (Category B Felony), in violation of NRS 199.480, 200.380,		
2	2	COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony), in		
2		violation of NRS 200.380, 193.165, and COUNT 4 – POSSESSION OF FIREARM BY		
2		EX-FELON (Category B Felony), in violation of NRS 202.360; thereafter, on the 10 <sup>th</sup> day		
2	-	of May, 2010, the Defendant was present in court for sentencing with his counsel,		
2	- [	MICHAEL CASTILLO, ESQ., and good cause appearing,		
2		THE STREET WORLD WITH GOOD CORPORATINGS		
				:

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses under the HABITUAL Criminal Statute (NRS 207.012) and, in addition to the \$25.00 Administrative Assessment Fee, to PAY \$11,948.60 RESTITUTION jointly and severally with codefendant, and to PAY \$3,034.50 RESITUTION Individually, the Defendant is sentenced to the Nevada Department of Corrections (NDC)as follows: AS TO COUNT 1 - TO A MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS with a MINIMUM parole eligibility of SIXTY (60) MONTHS; AS TO COUNT 2 - TO A MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; AS TO COUNT 3 - LIFE with possibility of Parole eligibility after TEN (10) YEARS, COUNT 3 to run CONSECUTIVE to COUNT 1; and AS TO COUNT 4 - TO A MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, COUNT 4 to run CONCURRENT with COUNT 2, this Sentence to run CONSECUTIVE to Case C156246; with ZERO (0) DAYS Credit for Time Served. As the Fee and Genetic Testing have been previously imposed, the Fee and Testing in the current case are WAIVED.

of May,	2010
	of May,

DAVID BARKER DISTRICT JUDGE

**JOCP** 

FILFD MAY 1 9 2010

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff,

-vs-

CASE NO. C262523

DEPT. NO. XVIII

CARY PICKETT aka Cary Jerard Pickett

#0725059

Defendant.

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crimes of COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony), in violation of NRS 205.060, COUNT 2 -CONSPIRACY TO COMMIT ROBBERY (Category B Felony), in violation of NRS 199.480, 200.380, COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony), in violation of NRS 200.380, 193.165, and COUNT 4 - POSSESSION OF FIREARM BY EX-FELON (Category B Felony), in violation of NRS 202.360; thereafter, on the 10th day of May, 2010, the Defendant was present in court for sentencing with his counsel, CAESAR ALMASE, ESQ., and good cause appearing,

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THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses under the HABITUAL Criminal Statute (NRS 207.012) and, in addition to the \$25.00 Administrative Assessment Fee, to PAY \$11,948.60 RESTITUTION jointly and severally with codefendant, and to PAY \$1,550.00 RESITUTION Individually, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: AS TO COUNT 1 - TO A MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; AS TO COUNT 2 - TO A MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS; AS TO COUNT 3 - LIFE with a MINIMUM parole eligibility after TEN (10) YEARS has been served, COUNT 3 to run CONSECUTIVE to COUNT 1; and AS TO COUNT 4 - TO A MAXIMUM of SIXTY (60) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS, COUNT 4 to run CONCURRENT with COUNT 2; with EIGHTY-EIGHT (88) DAYS Credit for Time Served. As the Fee and Genetic Testing have been previously imposed, the Fee and Testing in the current case are WAIVED.

DATED this _		
		R
	VID BARKER STRICT JUDGE	<del></del>

CASE NO. C262523 1 IN THE JUSTICE COURT OF LAS VEGAS, TOWNSHIP 2 3 Jul 13 12 43 PH 10 COUNTY OF CLARK, STATE OF NEVADA 3 4 -000-5 ORIGINAL 6 THE STATE OF NEVADA, 7 Plaintiff, 8 CASE NO. 10F02742B vs. 9 CARY PICKETT, 10 Defendant. 11 12 REPORTER'S TRANSCRIPT OF UNCONDITIONAL WAIVER OF PRELIMINARY HEARING 13 14 15 BEFORE THE HON. KAREN BENNETT-HARON JUSTICE OF THE PEACE 16 17 Thursday, February 25, 2010 18 10:25 A.M. 19 20 APPEARANCES: 21 For the State: ROY NELSON, ESQ. Deputy District Attorney 22 For the Defendant: CAESAR ALMASE, ESQ. 23 24 Reported by: 25 SHAWN E. OTT, CCR NO. 577

JUL 13 2010 CLERK OF THE COURT

LAS VEGAS, CLARK COUNTY, NV, THURS., FEB. 25, 2010 1 10:25 A.M. 3 -000-PROCEEDINGS 4 5 THE COURT: With respect to Mr. Pickett. MR. NELSON: Judge, it's my understanding 6 this morning, he will unconditionally waive his preliminary hearing. In district court he will plead guilty to one count of robbery with the use of a 10 deadly weapon naming all victims, one count of conspiracy to commit robbery, one count of burglary 11 12 while in possession of a firearm naming all bars, one count of felon possession of a firearm. 13 He will stipulate to the large habitual 14 under NRS 207.010. Both of the parties stipulate to 15 16 a term of years of 12 years to a maximum term of 30 years in the Nevada Department of Corrections. 17 18 With regard to robbery with use of a 19 deadly weapon, that will be the charge that he will 20 plead to the large habitual on. The conspiracy to 21 commit robbery will be a two-to-five-year sentence to run consecutive to his 10-to-25-year sentence. 22

MR. ALMASE: And obviously the remaining

That's correct.

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counts will run concurrent.

MR. NELSON:

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Mr. Picket, did you understand 1 THE COURT: 2 the terms of the negotiations? 3 THE DEFENDANT: Yes, ma'am. THE COURT: Do you understand also that 4 5 one of the things you are being asked to do this morning is to unconditionally waive your right to a 6 preliminary hearing which means that if you get to district court and you change your mind about the 9 negotiations you won't be able to come back to this 10 court to have a preliminary hearing as to these 11 charges? 12 Do you understand that? 13 THE DEFENDANT: Yes, ma'am. THE COURT: And understanding that, is it 14 still your intention to unconditionally waive your 15 16 right to a preliminary hearing? 17 THE DEFENDANT: Yes, ma'am. 18 THE COURT: Then it appearing to this Court from the amended criminal complaint on file 19 2.0 herein that the crimes of conspiracy to commit 21 robbery, robbery with use of a deadly weapon, allege burglary while in possession of a deadly weapon have 22 been committed and the Defendant, Cary Pickett, 23 having unconditionally waived his right to a 24 25 preliminary hearing on said charges shall be held to

answer said charges in the Eighth Judicial District Court, Department --THE CLERK: 18, March 11th at 10:30, lower level basement, Courtroom 1A. -000-FULL, TRUE, ACCURATE AND CERTIFIED ATTEST: TRANSCRIPT OF PROCEEDINGS. Oft, CCR No. 577 

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CASE NO. C262523
          IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP
               COUNTY OF CLARK, STATE OF NEVADA
 3
                            -000-
 4
    STATE OF NEVADA,
 5
               Plaintiff,
 6
          vs.
                                     Case No. 10F02742B
    CARY PICKETT,
                                     ATTEST RE:
 9
               Defendant.
                                     NRS 239B.030
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    STATE OF NEVADA
11
                       SS
    COUNTY OF CLARK
12
13
               I, Shawn Ott, a Certified Shorthand
    Reporter within and for the County of Clark and the
14
    State of Nevada, do hereby certify:
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               That REPORTER'S TRANSCRIPT OF
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17
    UNCONDITIONAL WAIVER OF PRELIMINARY HEARING was
    reported in open court pursuant to NRS 3.360 on
18
    Thursday, February 25, 2010 at 10:25 a.m. in
19
    Las Vegas Justice Court, Dept. 7, 200 Lewis Avenue,
20
    Las Vegas, Nevada.
21
               That said TRANSCRIPT:
22
         X Does not contain the Social Security
23
    number of any person.
24
25
              Contains the Social Security number of a
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person. I further certify that I am not interested in the events of this action. DATED this \_ 2010. SHAWN E. OTT, CCR No. 577 

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CASE NO. C262523
             IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP
   2
                                              JUL 13
                 COUNTY OF CLARK, STATE OF NEVADA
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   4
                              -000-
   5
                                       ORIGINAL
   6
      THE STATE OF NEVADA,
   7
                 Plaintiff,
                                CASE NO. 10F02742A
   8
            vs.
      ALAN DANIELS,
   9
  10
                 Defendant.
  11
  12
                       REPORTER'S TRANSCRIPT OF
           UNCONDITIONAL WAIVER OF PRELIMINARY HEARING
  13
  14
  15
               BEFORE THE HON. KAREN BENNETT-HARON
  16
                        JUSTICE OF THE PEACE
  17
                    Thursday, February 25, 2010
  18
                             10:20 A.M.
  19
  20
      APPEARANCES:
  21
      For the State:
                            ROY NELSON, ESQ.
                           Deputy District Attorney
  22
      For the Defendant: VICKI GRECO, ESQ.
  23
  24
25
      Reported by: SHAWN E. OTT, CCR NO. 577
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JUL 1 3 2010
CLERK OF THE COURT

LAS VEGAS, CLARK COUNTY, NV, THURS., FEB. 25, 2010 1 2 10:20 A.M. -000-3 PROCEEDINGS 5 THE COURT: Mr. Nelson, Alan Daniels, Cary Pickett. Ms. Greco is present. 6 MR. NELSON: It's my understanding it's negotiated as to both of them, Judge. With regard to Mr. Daniels, it's my 9 understanding, Judge, he will unconditionally waive 10 his preliminary hearing this morning. In district 11 court he will plead guilty to one count of robbery 12 with use of a deadly weapon naming all victims. He 13 will plead guilty to one count of conspiracy to 14 commit robbery and one count of burglary while in 15 possession of a firearm naming all bars and a felon 16 possession of firearm. 17 He will stipulate to a violent habitual 18 19 under NRS 207.012. Both parties will agree to stipulate to 15 years on the bottom to a life 20 sentence. This will run consecutive to his parole 21 hold, and the State will not seek life without the 22 23 possibility of parole.

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MS. GRECO: That's correct, Your Honor.

MR. NELSON: With regard to --

THE COURT: Let's do Mr. Daniels fist. 1 Mr. Daniels, did you understand the terms 2 of the negotiations? 3 THE DEFENDANT: Yes. THE COURT: Do you understand also that 5 one of the things you are being asked to do this morning is to unconditionally waive your right to a preliminary hearing which means that if you get to district court and you change your mind about the 9 10 negotiations you won't be able to come back to this court to have a preliminary hearing as to these 11 12 charges? Do you understand that? 13 14 THE DEFENDANT: Yes. THE COURT: And understanding that, is it 15 still your intention to unconditionally waive your 16 17 right to a preliminary hearing? THE DEFENDANT: Yes. 18 THE COURT: Then it appearing to this 19 2.0 Court from the amended criminal complaint on file herein that the crimes of burglary while in 21 possession of a firearm, robbery with the use of a 22 deadly weapon, possession of a firearm by an ex-felon 23 and conspiracy to commit robbery have been committed 24 and the Defendant, Alan Daniels, having 25

unconditionally waived his right to a preliminary hearing on said charges shall be held to answer said charges in the Eighth Judicial District Court, Department --THE CLERK: 18, March 11th at 10:30, lower level basement, Courtroom 1A. -000-ATTEST: FULL, TRUE, ACCURATE AND CERTIFIED TRANSCRIPT OF PROCEEDINGS. Shawn E. Ott, CCR No. 577 

# PLEADING CONTINUES IN INTERIOR INTERIOR INTERIOR IN INTERIOR INTERIOR