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Nevada Bar No. 1553
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Electronically Filed
Sep 21 2021 11:52 a.m.
Elizabeth A. Brown
Clerk of Supreme Court

IN THE SECOND JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff,

Case No.: CR20-3534

v.

Dept. No.: 8

WAYNE MICHAEL CAMERON,

Defendant.

NOTICE OF APPEAL TO SUPREME COURT

TO: THE STATE OF NEVADA, Plaintiff; and

TO: The Washoe County District Attorney's Office, its counsel:

PLEASE TAKE NOTICE that the Defendant, WAYNE MICHAEL CAMERON, hereby
appeals from the final judgment entered in this action on September 9, 2021 to the Supreme
Court of the State of Nevada.

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AFFIRMATION
Pursuant to NRS 239B.030

This document does not contain the social security number of any person.

DATED this 16th day of September, 2021.

Respectfully submitted,

RICHARD F. CORNELL, PC
150 Ridge Street, Second Floor
Reno, NV 89501

By: /s/RichardCornell

Richard F. Cornell

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Washoe County District Attorney's Office
Criminal Division
1 South Sierra Street, 7th Floor
Reno, Nevada 89501

/s/KathrynOBryan
Kathryn O'Bryan

CODE: 1310
Richard F. Cornell, Esq.
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IN THE SECOND JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff,

Case No.: CR20-3534

v.

Dept. No.: 8

WAYNE MICHAEL CAMERON,

Defendant.

CASE APPEAL STATEMENT

1. Name of Appellant filing this Case Appeal Statement: Defendant, Wayne Michael Cameron.

2. Identify the Judge issuing the decision, judgment, or order appealed from: The Honorable Barry L Breslow.

3. Identify each Appellant and the name and address of each Appellant: Wayne Michael Cameron; RICHARD F. CORNELL, P.C., 150 Ridge Street, Second Floor, Reno, Nevada 89501.

1 4. Identify each Respondent and the name and address of appellate counsel, if known, for
2 each Respondent: The State of Nevada, Washoe County District Attorney's Office, Appellate
3 Division, 1 South Sierra Street, 7th Floor, Reno, Nevada 89501.
4

5 5. Indicate whether any attorney identified above in response to question 3 or 4 is not
6 licensed to practice law in Nevada,: Not applicable.

7 6. Indicate whether Appellant was represented by appointed or retained counsel in the
8 district court: Appointed.
9

10 7. Indicate whether Appellant is represented by appointed or retained counsel on appeal:
11 Retained.

12 8. Indicate whether Appellant was granted leave to proceed in forma pauperis, and the
13 date of entry of order granting such leave: Yes. The Defendant was found to indigent by the
14 Sparks Justice Court in November, 2020.
15

16 9. Indicate the date the proceedings commenced in the district court: Information
17 charging murder with the use of a deadly weapon filed on November 9, 2020.

18 10. Provide a brief description of the nature of the action and the result in the district
19 court, including the type of judgment or order being appealed and the relief granted by the
20 district court: Defendant charged with murder with the use of a deadly weapon on February 11,
21 2020 on theories of premeditation and deliberation or felony murder. The jury found the
22 Defendant guilty of first degree murder and, after penalty hearing, imposed a verdict of life
23 without the possibility of parole. The Court entered its formal Judgment of Conviction on
24 September 9, 2021, sentencing the Defendant to life without the possibility of parole and a
25 consecutive term of 8-20 years on the deadly weapon enhancement.
26
27
28

1 11. Indicate whether the case has previously been the subject of an appeal to or an
2 original writ proceeding in the Supreme Court: No.

3 12. Indicate whether this appeal involves child custody or visitation: No.

4 13. If this is a civil case, indicate whether this appeal involves the possibility of
5 settlement: Not applicable.
6

7
8 **AFFIRMATION**
9 **Pursuant to NRS 239B.030**

10 This document does not contain the social security number of any person.

11 DATED this 16th day of September, 2021.

12 Respectfully submitted,

13 RICHARD F. CORNELL, PC
14 150 Ridge Street, Second Floor
15 Reno, NV 89501

16 By: /s/RichardCornell
17 Richard F. Cornell
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Washoe County District Attorney's Office
Criminal Division
1 South Sierra Street, 7th Floor
Reno, Nevada 89501

Kathryn O'Bryan

**SECOND JUDICIAL DISTRICT COURT
COUNTY OF WASHOE**

Case History - CR20-3534

DEPT. D8

HON. BARRY L. BRESLOW

Report Date & Time

9/17/2021

8:29:16AM

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)

Case ID: CR20-3534

Case Type: CRIMINAL

Initial Filing Date: 11/4/2020

Parties

PLTF	STATE OF NEVADA - STATE
DA	Jennifer P. Noble, Esq. - 9446
DA	Amos R. Stege, Esq. - 9200
DEFT	WAYNE MICHAEL CAMERON - @1161911
DATY	Richard F. Cornell, Esq. - 1553
CAA	Marc P. Picker, Esq. - 3566
CAA	Jenna L. Garcia, Esq. - 13227
PNP	Div. of Parole & Probation - DPNP

Charges

Charge No.	Charge Code	Charge Date	Charge Description
1	50001	11/9/2020	INF MURDER WITH THE USE OF A DEADLY WEAPON

Plea Information

Charge No.	Plea Code	Plea Date	Plea Description
1	50001	11/25/2020	PLED NOT GUILTY

Sentences

Date	Charge No.	Charge Desc	Time Served	Sentence Text
9/9/2021	1	1 - Life Without Poss of Parole		NDOC LIFE WITHOUT THE POSSIBILITY OF PAROLE WITH A CONSECUTIVE TERM OF 8 TO 20 YEARS FOR THE DW ENHANCEMENT + REST. + FEES.

Release Information

Custody Status

7/9/2021	CUSTODY - WCJ	BAIL MODIFIED - NO BAIL HOLD PENDING FURTHER ORDER OF THE COURT.
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Hearings

Department	Event Description	Sched. Date & Time	Disposed Date
1 D8	ARRAIGNMENT	11/25/2020 09:00:00	11/25/2020

Event Extra Text:

Disposition:
D725 11/25/2020
TO THE INFORMATION

Department	Event Description	Sched. Date & Time	Disposed Date
2 D8	STATUS HEARING	12/2/2020 09:00:00	12/2/2020

Event Extra Text: TRIAL SET. *HEAR FIRST*

Disposition:
D260 12/2/2020
COUNSEL DIRECTED TO CONTACT THE JURY
COMMISSIONER NO LATER THAN 12/3/20 TO SET TRIAL
ON TRIAL FLIGHT 11 IN JUNE 2021.

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)

Case ID: CR20-3534

Case Type: CRIMINAL

Initial Filing Date:

11/4/2020

<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
3 D8	MOTION - RELIEVED AS COUNSEL	12/16/2020	09:00:00	12/16/2020
Event Extra Text: *hear first*		Disposition: D425 12/16/2020 PD RELIEVED AS COUNSEL. APD APPOINTED. MATTER SET FOR STATUS HEARING 12/30/20 AT 9AM.		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
4 D8	STATUS HEARING	12/30/2020	09:00:00	12/30/2020
Event Extra Text: APD APPOINTED 12/16/20.		Disposition: D260 12/30/2020		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
5 D8	Request for Submission	2/16/2021	15:51:00	3/26/2021
Event Extra Text: MOTION TO ADMIT OTHER ACT EVIDENCE: SHOOTINGS		Disposition: S200 3/26/2021 HEARIGN SET APRIL 16, 2021		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
6 D8	Request for Submission	2/16/2021	15:51:00	3/26/2021
Event Extra Text: MOTION TO ADMIT OTHER ACT EVIDENCE: ROAD RAGE		Disposition: S200 3/26/2021 HEARING SET APRIL 16, 2021		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
7 D8	ORAL ARGUMENTS	4/16/2021	10:00:00	3/29/2021
Event Extra Text:		Disposition: D844 3/29/2021		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
8 D8	STATUS HEARING	5/5/2021	11:00:00	4/28/2021
Event Extra Text: RE CUSTODY STATUS.		Disposition: D844 4/28/2021		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
9 D8	ORAL ARGUMENTS	5/20/2021	10:00:00	4/28/2021
Event Extra Text:		Disposition: D844 4/28/2021		
<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
10 D8	ORAL ARGUMENTS	6/2/2021	14:00:00	6/2/2021
Event Extra Text: AND HEARING RE: CUSTODY STATUS		Disposition: D840 6/2/2021 MOTION TO ADMIT OTHER ACT EVIDENCE: ROAD RAGE - UNDER SUBMISSION. MOTION TO ADMIT OTHER ACT EVIDENCE: SHOOTINGS - DENIED WITHOUT PREJUDICE TO RENEW.		

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)

Case ID: CR20-3534

Case Type: CRIMINAL

Initial Filing Date:

11/4/2020

	Department	Event Description	Sched. Date & Time		Disposed Date
11	D8	Request for Submission	6/4/2021	13:05:00	6/21/2021
		Event Extra Text: DEFENDANT'S MOTION IN LIMINE TO EXCLUDE ANY MENTION OF THE "LIFE360" APPLICATION	Disposition: S200 6/21/2021 HEARING SET JUNE 21, 2021		
	Department	Event Description	Sched. Date & Time		Disposed Date
12	D6	MOTION TO CONFIRM TRIAL	6/9/2021	16:00:00	6/9/2021
		Event Extra Text: TF 11 BEGINNING 6/28/21 (10 DAYS)	Disposition: D425 6/9/2021 COURT GRANTED MOTION TO CONFIRM.		
	Department	Event Description	Sched. Date & Time		Disposed Date
13	D8	PRE-TRIAL MOTIONS	6/21/2021	16:00:00	6/21/2021
		Event Extra Text:	Disposition: D430 6/21/2021 DEFT WAYNE CAMERON'S MOTION IN LIMINE TO EXCLUDE TESTIMONY OR EVIDENCE REGARDING TELEPHONE CALL OF JANUARY 12, 2021 - GRANTED. MOTION IN LIMINE TO EXCLUDE TESTIMONY REGARDING "LIFE360" APPLICATION - DENIED.		
	Department	Event Description	Sched. Date & Time		Disposed Date
14	D8	Request for Submission	6/21/2021	13:45:00	6/21/2021
		Event Extra Text: REPLY IN SUPPORT OF HIS MOTION IN LIMINE TO EXCLUDE JANUARY 12, 2021, JAIL CALL	Disposition: S200 6/21/2021 HEARING SET JUNE 21, 2021		
	Department	Event Description	Sched. Date & Time		Disposed Date
15	D8	EXHIBITS TO BE MARKED W/CLERK	6/23/2021	10:00:00	6/23/2021
		Event Extra Text: *IN-PERSON*	Disposition: D596 6/23/2021 State's Exhibits 1-2, 4-8, 10-11, 14-18, 21-24, 27-29, 31-34, 39-41, 47-48, 50-51, 55, 58-62, 71-89 and 100-102		
	Department	Event Description	Sched. Date & Time		Disposed Date
16	D8	TRIAL - JURY	6/25/2021	10:00:00	6/28/2021
		Event Extra Text: *PRELIMINARY JURY SELECTION*	Disposition: D832 6/28/2021 TRIAL DAY 1		
	Department	Event Description	Sched. Date & Time		Disposed Date
17	D8	TRIAL - JURY	6/28/2021	09:00:00	6/28/2021
		Event Extra Text: 10 DAYS	Disposition: D832 6/28/2021 DAY 2		

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)

Case ID: CR20-3534

Case Type: CRIMINAL

Initial Filing Date:

11/4/2020

	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
18	D8	TRIAL ONGOING	6/29/2021	08:30:00	6/29/2021
	Event Extra Text: DAY 3		Disposition: D832 6/29/2021 DAY 3		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
19	D8	TRIAL ONGOING	6/30/2021	08:00:00	6/30/2021
	Event Extra Text: DAY 4		Disposition: D832 6/30/2021 DAY 4		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
20	D8	TRIAL ONGOING	7/1/2021	08:30:00	7/1/2021
	Event Extra Text: DAY 5		Disposition: D832 7/1/2021 DAY 5		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
21	D8	TRIAL ONGOING	7/2/2021	08:00:00	7/2/2021
	Event Extra Text: DAY 6		Disposition: D832 7/2/2021 DAY 6		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
22	D8	TRIAL ONGOING	7/6/2021	08:00:00	7/6/2021
	Event Extra Text: DAY 7		Disposition: D832 7/6/2021 DAY 7		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
23	D8	TRIAL ONGOING	7/7/2021	08:30:00	7/7/2021
	Event Extra Text: DAY 8		Disposition: D832 7/7/2021 DAY 8		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
24	D8	TRIAL ONGOING	7/8/2021	08:00:00	7/8/2021
	Event Extra Text: DAY 9		Disposition: D832 7/8/2021 DAY 9		
	<i>Department</i>	<i>Event Description</i>	<i>Sched. Date & Time</i>		<i>Disposed Date</i>
25	D8	TRIAL ONGOING	7/9/2021	08:30:00	7/9/2021
	Event Extra Text: DAY 10		Disposition: D895 7/9/2021 COUNT I. - MURDER WITH THE USE OF A DEADLY WEAPON - GUILTY OF FIRST DEGREE MURDER		

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)

Case ID:	CR20-3534	Case Type:	CRIMINAL	Initial Filing Date:	11/4/2020
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Department	Event Description	Sched. Date & Time	Disposed Date
26 D8	PENALTY HEARING- JURY	7/12/2021 08:30:00	7/12/2021

Event Extra Text:

Disposition:
D122 7/12/2021

Department	Event Description	Sched. Date & Time	Disposed Date
27 D8	SENTENCING	8/26/2021 09:00:00	8/12/2021

Event Extra Text: FOUND GUILTY BY JURY.

Disposition:
D844 8/12/2021
RESET TO 9/9/21 AT 9AM TO BE HEARD IN-PERSON IN
DEPARTMENT 8

Department	Event Description	Sched. Date & Time	Disposed Date
28 D8	SENTENCING	9/9/2021 09:00:00	9/9/2021

Event Extra Text: FOUND GUILTY BY JURY. RESET FROM 8/26/21
BY STIP OF COUNSEL.

Disposition:
D766 9/9/2021

Agency Cross Reference

Code	Agency Description	Case Reference I.D.
DA	District Attorney's Office	DACRIM202590
DA	District Attorney's Office	DA203388
PC	PCN number	PCNRPD0043111C
RJ	Reno Justice's Court	RCR2020106891

Actions			
Action Entry Date	Code	Code Description	Text
11/4/2020	1260	Application Produce Prisoner	Transaction 8146079 - Approved By: CAGUILAR : 11-04-2020:08:58:24
11/4/2020	3340	Ord to Produce Prisoner	Transaction 8146517 - Approved By: NOREVIEW : 11-04-2020:10:49:09
11/4/2020	NEF	Proof of Electronic Service	Transaction 8146520 - Approved By: NOREVIEW : 11-04-2020:10:50:11
11/9/2020	2587	Notice of Setting	11-23-2020 @ 09:00 - IN CUSTODY ARRAIGNMENT - Transaction 8153900 - Approved By: NOREVIEW : 11-04-2020:10:50:11
11/9/2020	1800	Information	Transaction 8153068 - Approved By: BBLOUGH : 11-09-2020:10:33:52
11/9/2020	2522	Notice of Bindover	Transaction 8153576 - Approved By: BBLOUGH : 11-09-2020:13:57:36
11/9/2020	3870	Request	REQUEST FOR DISCOVERY PURSUANT TO NRS 174.245 - Transaction 8153068 - Approved By: BBLOUGH
11/9/2020	NEF	Proof of Electronic Service	Transaction 8153907 - Approved By: NOREVIEW : 11-09-2020:14:05:55
11/9/2020	NEF	Proof of Electronic Service	Transaction 8153865 - Approved By: NOREVIEW : 11-09-2020:13:58:43
11/9/2020	NEF	Proof of Electronic Service	Transaction 8153095 - Approved By: NOREVIEW : 11-09-2020:10:35:51
11/9/2020	3700	Proceedings	Transaction 8153576 - Approved By: BBLOUGH : 11-09-2020:13:57:36
11/12/2020	NEF	Proof of Electronic Service	Transaction 8158171 - Approved By: NOREVIEW : 11-12-2020:11:16:19
11/12/2020	NEF	Proof of Electronic Service	Transaction 8158219 - Approved By: NOREVIEW : 11-12-2020:11:22:30
11/12/2020	2520	Notice of Appearance	BIRAY DOGAN FOR DEFT - Transaction 8158138 - Approved By: CAGUILAR : 11-12-2020:11:15:01
11/12/2020	1491	Pretrl Srves Assessment Report	Transaction 8158209 - Approved By: NOREVIEW : 11-12-2020:11:21:37
11/16/2020	4105	Supplemental ...	SUPPLEMENTAL PROCEEDINGS
11/18/2020	NEF	Proof of Electronic Service	Transaction 8167105 - Approved By: NOREVIEW : 11-18-2020:10:08:25
11/18/2020	3937	SJDC Hearing	Transaction 8167098 - Approved By: NOREVIEW : 11-18-2020:10:07:24

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)				
Case ID:	CR20-3534	Case Type:	CRIMINAL	Initial Filing Date: 11/4/2020
11/19/2020	NEF	Proof of Electronic Service	Transaction 8169424 - Approved By: NOREVIEW : 11-19-2020:11:32:23	
11/19/2020	2587	Notice of Setting	ARRAIGNMENT 11/25/20 AT 9:00 A.M. - Transaction 8169421 - Approved By: NOREVIEW : 11-19-2020:11:31:3	
11/20/2020	1695	** Exhibit(s) ...	EVIDENCE GIVEN TO EVIDENCE CUSTODIAN. EXHIBIT #9 IS A FLASH DRIVE KJONES 11/20/2020	
11/20/2020	COC	Evidence Chain of Custody Form		
11/24/2020	NEF	Proof of Electronic Service	Transaction 8177209 - Approved By: NOREVIEW : 11-24-2020:14:57:17	
11/24/2020	4105	Supplemental ...	Transaction 8177204 - Approved By: NOREVIEW : 11-24-2020:14:56:15	
11/25/2020	1275	** 60 Day Rule - Invoked	(STATE INVOKE)	
12/1/2020	NEF	Proof of Electronic Service	Transaction 8184770 - Approved By: NOREVIEW : 12-01-2020:20:02:47	
12/1/2020	MIN	***Minutes	11/25/20 ARRAIGNMENT - Transaction 8184769 - Approved By: NOREVIEW : 12-01-2020:20:01:47	
12/2/2020	1250E	Application for Setting eFile	TRIAL FLIGHT 11 BEGINNING 6/28/21; MTC 6/9/21 AT 4:00 PM IN DEPT 9 (10 DAYS) - Transaction 8185383 -	
12/2/2020	NEF	Proof of Electronic Service	Transaction 8185390 - Approved By: NOREVIEW : 12-02-2020:10:38:58	
12/6/2020	NEF	Proof of Electronic Service	Transaction 8191235 - Approved By: NOREVIEW : 12-06-2020:10:16:10	
12/6/2020	4185	Transcript	NOVEMBER 25, 2020 ARRAIGNMENT - Transaction 8191233 - Approved By: NOREVIEW : 12-06-2020:10:15:7	
12/8/2020	4185	Transcript	DECEMBER 2, 2020 STATUS HEARING - Transaction 8193575 - Approved By: NOREVIEW : 12-08-2020:08:23	
12/8/2020	NEF	Proof of Electronic Service	Transaction 8193580 - Approved By: NOREVIEW : 12-08-2020:08:26:25	
12/10/2020	NEF	Proof of Electronic Service	Transaction 8199794 - Approved By: NOREVIEW : 12-10-2020:16:05:50	
12/10/2020	2490	Motion ...	MOTION TO WITHDRAW AS COUNSEL AND FOR IMMEDIATE APPOINTMENT OF CONFLICT-FREE COUNSEL	
12/11/2020	NEF	Proof of Electronic Service	Transaction 8201583 - Approved By: NOREVIEW : 12-11-2020:15:29:17	
12/11/2020	1250	Application for Setting	APPLICATION FOR SETTING - HEARING - DEC 16TH, 2020, 9:00 AM Transaction 8201580 - Approved By: NOREVIEW : 12-11-2020:15:29:17	
12/16/2020	NEF	Proof of Electronic Service	Transaction 8209168 - Approved By: NOREVIEW : 12-16-2020:22:16:28	
12/16/2020	2715	Ord Appointing Counsel	Transaction 8209165 - Approved By: NOREVIEW : 12-16-2020:22:15:28	
12/18/2020	2520	Notice of Appearance	MARC PICKER APD / DEFT - Transaction 8211722 - Approved By: YVILORIA : 12-18-2020:11:45:32	
12/18/2020	NEF	Proof of Electronic Service	Transaction 8211744 - Approved By: NOREVIEW : 12-18-2020:11:46:30	
1/7/2021	4185	Transcript	MOTION - DECEMBER 16, 2020 - Transaction 8236515 - Approved By: NOREVIEW : 01-07-2021:16:28:33	
1/7/2021	NEF	Proof of Electronic Service	Transaction 8236518 - Approved By: NOREVIEW : 01-07-2021:16:29:30	
1/15/2021	NEF	Proof of Electronic Service	Transaction 8249111 - Approved By: NOREVIEW : 01-15-2021:11:42:09	
1/15/2021	MIN	***Minutes	12/2/20 STATUS HEARING - Transaction 8249103 - Approved By: NOREVIEW : 01-15-2021:11:41:08	
1/24/2021	NEF	Proof of Electronic Service	Transaction 8260858 - Approved By: NOREVIEW : 01-24-2021:14:45:27	
1/24/2021	4185	Transcript	DECEMBER 30, 2020 STATUS HEARING - Transaction 8260857 - Approved By: NOREVIEW : 01-24-2021:14:45:27	
1/26/2021	MIN	***Minutes	12/16/20 MOTION TO BE RELIEVED AS COUNSEL - Transaction 8263654 - Approved By: NOREVIEW : 01-26-2021:14:36:59	
1/26/2021	NEF	Proof of Electronic Service	Transaction 8263661 - Approved By: NOREVIEW : 01-26-2021:14:36:59	
2/3/2021	NEF	Proof of Electronic Service	Transaction 8277556 - Approved By: NOREVIEW : 02-03-2021:14:09:17	
2/3/2021	NEF	Proof of Electronic Service	Transaction 8277554 - Approved By: NOREVIEW : 02-03-2021:14:08:45	
2/3/2021	2490	Motion ...	MOTION TO ADMIT OTHER ACT EVIDENCE: ROAD RAGE - Transaction 8277515 - Approved By: CSULEZIC	
2/3/2021	2490	Motion ...	MOTION TO ADMIT OTHER ACT EVIDENCE: SHOOTINGS - Transaction 8277518 - Approved By: CSULEZIC	
2/5/2021	2590	Notice Withdrawal of Attorney	BIRAY DOGAN PD Transaction 8282313 - Approved By: NOREVIEW : 02-05-2021:13:39:28	
2/5/2021	NEF	Proof of Electronic Service	Transaction 8282287 - Approved By: NOREVIEW : 02-05-2021:13:32:47	
2/5/2021	NEF	Proof of Electronic Service	Transaction 8282318 - Approved By: NOREVIEW : 02-05-2021:13:40:15	
2/5/2021	2610	Notice ...	NOTICE OF INTENT TO ADMIT TESTIMONY OF HABIT OR ROUTINE - Transaction 8282213 - Approved By: NOREVIEW : 02-05-2021:13:40:15	

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)				
Case ID:	CR20-3534	Case Type:	CRIMINAL	Initial Filing Date: 11/4/2020
2/9/2021	2650	Opposition to ...	DEFENDANT WAYNE CAMERON'S OPPOSITION TO STATE'S MOTION TO ADMIT OTHER ACTS EVIDENCE	
2/9/2021	2650	Opposition to ...	DEFENDANT'S OPPOSITION TO STATE'S MOTION TO ADMIT OTHER ACTS EVIDENCE: ROAD RACE - Tra	
2/9/2021	NEF	Proof of Electronic Service	Transaction 8287857 - Approved By: NOREVIEW : 02-09-2021:16:53:30	
2/9/2021	NEF	Proof of Electronic Service	Transaction 8287869 - Approved By: NOREVIEW : 02-09-2021:16:54:41	
2/16/2021	3795	Reply...	REPLY IN SUPPORT OF MOTION TO ADMIT OTHER ACT EVIDENCE: SHOOTINGS - Transaction 8297156 - .	
2/16/2021	3795	Reply...	REPLY IN SUPPORT OF MOTION TO ADMIT OTHER ACT EVIDENCE: ROAD RAGE - Transaction 8297156 - .	
2/16/2021	3860	Request for Submission	- Transaction 8297156 - Approved By: YVILORIA : 02-16-2021:15:56:56	
2/16/2021	3860	Request for Submission	Transaction 8297156 - Approved By: YVILORIA : 02-16-2021:15:56:56	
2/16/2021	MIN	***Minutes	12/30/20 STATUS HEARING - Transaction 8297013 - Approved By: NOREVIEW : 02-16-2021:15:31:09	
2/16/2021	NEF	Proof of Electronic Service	Transaction 8297167 - Approved By: NOREVIEW : 02-16-2021:15:57:58	
2/16/2021	NEF	Proof of Electronic Service	Transaction 8297018 - Approved By: NOREVIEW : 02-16-2021:15:32:27	
3/26/2021	3242	Ord Setting Hearing	Transaction 8363929 - Approved By: NOREVIEW : 03-26-2021:16:53:04	
3/26/2021	NEF	Proof of Electronic Service	Transaction 8363931 - Approved By: NOREVIEW : 03-26-2021:16:53:54	
3/26/2021	S200	Request for Submission Complet	HEARING SET APRIL 16, 2021	
3/26/2021	S200	Request for Submission Complet	HEARIGN SET APRIL 16, 2021	
4/28/2021	3937	SJDC Hearing	Transaction 8416709 - Approved By: NOREVIEW : 04-28-2021:09:09:49	
4/28/2021	NEF	Proof of Electronic Service	Transaction 8416715 - Approved By: NOREVIEW : 04-28-2021:09:10:46	
5/5/2021	2245	Mtn in Limine	to Exclude Testimony Regarding "Life360" Application - Transaction 8428961 - Approved By: NOREVIEW : 05-05-2021:11:31:32	
5/5/2021	NEF	Proof of Electronic Service	Transaction 8428962 - Approved By: NOREVIEW : 05-05-2021:11:31:32	
5/25/2021	NEF	Proof of Electronic Service	Transaction 8461971 - Approved By: NOREVIEW : 05-25-2021:09:39:04	
5/25/2021	2520	Notice of Appearance	MARC PICKER & JENNA GARCIA, APD'S OFFICE FOR DEFT - Transaction 8461945 - Approved By: SACORE	
5/28/2021	2645	Opposition to Mtn ...	OPPOSITION TO MOTION IN LIMINE TO EXCLUDE LIFE 360 - Transaction 8470301 - Approved By: YVILORI	
6/1/2021	NEF	Proof of Electronic Service	Transaction 8470664 - Approved By: NOREVIEW : 06-01-2021:08:21:52	
6/2/2021	3370	Order ...	AND NOTICE OF AV HEARING - Transaction 8474139 - Approved By: NOREVIEW : 06-02-2021:10:40:12	
6/2/2021	NEF	Proof of Electronic Service	Transaction 8474148 - Approved By: NOREVIEW : 06-02-2021:10:41:31	
6/3/2021	NEF	Proof of Electronic Service	Transaction 8478270 - Approved By: NOREVIEW : 06-03-2021:16:28:03	
6/3/2021	3340	Ord to Produce Prisoner	Transaction 8478261 - Approved By: NOREVIEW : 06-03-2021:16:27:04	
6/3/2021	NEF	Proof of Electronic Service	Transaction 8476904 - Approved By: NOREVIEW : 06-03-2021:11:43:58	
6/3/2021	1260	Application Produce Prisoner	Transaction 8476884 - Approved By: NOREVIEW : 06-03-2021:11:41:53	
6/4/2021	3860	Request for Submission	Transaction 8479697 - Approved By: NOREVIEW : 06-04-2021:12:59:58	
6/4/2021	NEF	Proof of Electronic Service	Transaction 8480585 - Approved By: NOREVIEW : 06-04-2021:16:20:05	
6/4/2021	3795	Reply...	DEFENDANT WAYNE CAMERON'S REPLY IN SUPPORT OF HIS MOTION IN LIMINE TO EXCLUDE ANY ME	
6/4/2021	2682	Ord Addressing Motions	Transaction 8479962 - Approved By: NOREVIEW : 06-04-2021:14:07:16	
6/4/2021	NEF	Proof of Electronic Service	Transaction 8479704 - Approved By: NOREVIEW : 06-04-2021:13:01:03	
6/4/2021	NEF	Proof of Electronic Service	Transaction 8479603 - Approved By: NOREVIEW : 06-04-2021:12:25:42	
6/4/2021	2565	Notice Intent Use Expt Witness	Transaction 8480580 - Approved By: NOREVIEW : 06-04-2021:16:19:02	
6/4/2021	NEF	Proof of Electronic Service	Transaction 8479972 - Approved By: NOREVIEW : 06-04-2021:14:08:25	
6/6/2021	NEF	Proof of Electronic Service	Transaction 8480928 - Approved By: NOREVIEW : 06-06-2021:22:05:07	
6/6/2021	4185	Transcript	JUNE 2, 2021 MOTIONS - Transaction 8480927 - Approved By: NOREVIEW : 06-06-2021:22:04:17	

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)				
Case ID:	CR20-3534	Case Type:	CRIMINAL	Initial Filing Date: 11/4/2020
6/9/2021	2245	Mtn in Limine	DEFENDANT WAYNE CAMERON'S MOTION IN LIMINE TO EXCLUDE TESTIMONY OR EVIDENCE REGARDING	
6/9/2021	NEF	Proof of Electronic Service	Transaction 8486678 - Approved By: NOREVIEW : 06-09-2021:10:37:41	
6/15/2021	NEF	Proof of Electronic Service	Transaction 8495589 - Approved By: NOREVIEW : 06-15-2021:10:23:52	
6/15/2021	2645	Opposition to Mtn ...	OPPOSITION TO DEFENDANT'S MOTION IN LIMINE TO EXCLUDE JANUARY 12, 2021 JAIL CALL - Transaction 8495589 - Approved By: NOREVIEW : 06-15-2021:10:23:52	
6/16/2021	MIN	***Minutes	MOTION TO CONFIRM - 6/09/21 - Transaction 8498741 - Approved By: NOREVIEW : 06-16-2021:14:44:23	
6/16/2021	NEF	Proof of Electronic Service	Transaction 8498745 - Approved By: NOREVIEW : 06-16-2021:14:45:22	
6/17/2021	MIN	***Minutes	6/2/21 ORAL ARGUMENTS - Transaction 8501026 - Approved By: NOREVIEW : 06-17-2021:14:20:19	
6/17/2021	NEF	Proof of Electronic Service	Transaction 8501033 - Approved By: NOREVIEW : 06-17-2021:14:21:24	
6/18/2021	2592	Notice of Witnesses	Transaction 8503335 - Approved By: NOREVIEW : 06-18-2021:16:26:22	
6/18/2021	NEF	Proof of Electronic Service	Transaction 8503342 - Approved By: NOREVIEW : 06-18-2021:16:27:20	
6/21/2021	S200	Request for Submission Completed	HEARING SET JUNE 21, 2021	
6/21/2021	S200	Request for Submission Completed	HEARING SET JUNE 21, 2021	
6/21/2021	3790	Reply to/in Opposition	DEFENDANT WAYNE CAMERON'S REPLY IN SUPPORT OF HIS MOTION IN LIMINE TO EXCLUDE JANUARY 12, 2021 JAIL CALL - Transaction 8503335 - Approved By: NOREVIEW : 06-18-2021:16:26:22	
6/21/2021	3860	Request for Submission	Transaction 8503788 - Approved By: NOREVIEW : 06-21-2021:09:35:49	
6/21/2021	2592	Notice of Witnesses	Transaction 8503950 - Approved By: NOREVIEW : 06-21-2021:10:52:43	
6/21/2021	NEF	Proof of Electronic Service	Transaction 8503756 - Approved By: NOREVIEW : 06-21-2021:09:22:01	
6/21/2021	NEF	Proof of Electronic Service	Transaction 8503790 - Approved By: NOREVIEW : 06-21-2021:09:36:59	
6/21/2021	NEF	Proof of Electronic Service	Transaction 8503953 - Approved By: NOREVIEW : 06-21-2021:10:53:30	
6/22/2021	NEF	Proof of Electronic Service	Transaction 8508153 - Approved By: NOREVIEW : 06-22-2021:17:20:02	
6/22/2021	4185	Transcript	JUNE 21, 2021 PRE-TRIAL MOTIONS - Transaction 8508151 - Approved By: NOREVIEW : 06-22-2021:17:19:10	
6/23/2021	1695	** Exhibit(s) ...	State's Exhibits 1-2, 4-8, 10-11, 14-18, 21-24, 27-29, 31-34, 39-41, 47-48, 50-51, 55, 58-62, 71-89 and 100-102	
6/25/2021	3340	Ord to Produce Prisoner	Transaction 8514075 - Approved By: NOREVIEW : 06-25-2021:13:23:26	
6/25/2021	NEF	Proof of Electronic Service	Transaction 8514076 - Approved By: NOREVIEW : 06-25-2021:13:24:17	
6/25/2021	3370	Order ...	ORDER REGARDING MEDIA PARTICIPATION AND GENERAL DECORUM AT TRIAL - Transaction 8513111 - Approved By: NOREVIEW : 06-25-2021:09:15:21	
6/25/2021	NEF	Proof of Electronic Service	Transaction 8513114 - Approved By: NOREVIEW : 06-25-2021:09:15:21	
6/29/2021	4205	Trial Statement...	Transaction 8516998 - Approved By: NOREVIEW : 06-29-2021:07:32:32	
6/29/2021	NEF	Proof of Electronic Service	Transaction 8517001 - Approved By: NOREVIEW : 06-29-2021:07:33:25	
6/30/2021	NEF	Proof of Electronic Service	Transaction 8519824 - Approved By: NOREVIEW : 06-30-2021:10:01:14	
6/30/2021	3370	Order ...	DIRECTING THE WASHOE COUNTY SHERIFF'S OFFICE TO APPEAR DAILY TO ADMINISTER ROBAXIN - Transaction 8519824 - Approved By: NOREVIEW : 06-30-2021:10:01:14	
7/5/2021	2630	Objection to ...	Objection to Defendant's proposed instructions - Transaction 8526626 - Approved By: ADEGAYNE : 07-06-2021	
7/6/2021	NEF	Proof of Electronic Service	Transaction 8526775 - Approved By: NOREVIEW : 07-06-2021:08:18:22	
7/9/2021	NEF	Proof of Electronic Service	Transaction 8536337 - Approved By: NOREVIEW : 07-09-2021:15:39:52	
7/9/2021	3755	Refused Instructions-Defendant	Transaction 8536315 - Approved By: NOREVIEW : 07-09-2021:15:36:52	
7/9/2021	NEF	Proof of Electronic Service	Transaction 8536320 - Approved By: NOREVIEW : 07-09-2021:15:37:42	
7/9/2021	NEF	Proof of Electronic Service	Transaction 8536160 - Approved By: NOREVIEW : 07-09-2021:14:56:15	
7/9/2021	4245	Verdict(s)...	COUNT I - MURDER WITH THE USE OF A DEADLY WEAPON - GUILTY OF FIRST DEGREE MURDER - Transaction 8536150 - Approved By: NOREVIEW : 07-09-2021:14:53:11	
7/9/2021	1885	Jury Instructions	1-49 - Transaction 8536150 - Approved By: NOREVIEW : 07-09-2021:14:53:11	
7/12/2021	NEF	Proof of Electronic Service	Transaction 8538995 - Approved By: NOREVIEW : 07-12-2021:16:05:56	
7/12/2021	1890	Jury Question, Court Response	PENALTY PHASE - Transaction 8538984 - Approved By: NOREVIEW : 07-12-2021:16:04:50	

Case Description: STATE VS. WAYNE MICHAEL CAMERON (D8)				
Case ID:	CR20-3534	Case Type:	CRIMINAL	Initial Filing Date: 11/4/2020
7/12/2021	1885	Jury Instructions	PENALTY PHASE 1-10 - Transaction 8538984 - Approved By: NOREVIEW : 07-12-2021:16:04:50	
7/12/2021	1695	** Exhibit(s) ...	PENALTY PHASE - STATE'S EXHIBIT 91	
7/12/2021	3760	Refused Instructions-Pltf	STATES OFFERED AND REJECTED JURY INSTRUCTION - PENALTY PHASE - Transaction 8538984 - Appro	
7/12/2021	4235	Unused Verdict Form(s)...	(2) PENALTY PHASE - Transaction 8538984 - Approved By: NOREVIEW : 07-12-2021:16:04:50	
7/12/2021	4245	Verdict(s)...	PENALTY PHASE - LIFE WITHOUT THE POSSIBILITY OF PAROLE - Transaction 8538984 - Approved By: NO	
7/13/2021	2502	** Notes ...	PSI ORDERED 7/13/21 - AD	
7/19/2021	MIN	***Minutes	6/21/21 PRETRIAL MOTIONS - Transaction 8550594 - Approved By: NOREVIEW : 07-19-2021:14:22:52	
7/19/2021	NEF	Proof of Electronic Service	Transaction 8550598 - Approved By: NOREVIEW : 07-19-2021:14:23:44	
8/3/2021	MIN	***Minutes	JURY TRIAL 6/25/21-7/9/21 - Transaction 8575304 - Approved By: NOREVIEW : 08-03-2021:12:14:52	
8/3/2021	NEF	Proof of Electronic Service	Transaction 8575317 - Approved By: NOREVIEW : 08-03-2021:12:17:02	
8/3/2021	NEF	Proof of Electronic Service	Transaction 8575310 - Approved By: NOREVIEW : 08-03-2021:12:15:51	
8/3/2021	MIN	***Minutes	PENALTY PHASE 7/12/21 - Transaction 8575312 - Approved By: NOREVIEW : 08-03-2021:12:16:01	
8/12/2021	NEF	Proof of Electronic Service	Transaction 8592622 - Approved By: NOREVIEW : 08-12-2021:13:10:17	
8/12/2021	NEF	Proof of Electronic Service	Transaction 8593413 - Approved By: NOREVIEW : 08-12-2021:15:58:19	
8/12/2021	4500	PSI - Confidential	Transaction 8592620 - Approved By: NOREVIEW : 08-12-2021:13:09:17	
8/12/2021	4045	Stipulation to Continuance	Transaction 8593411 - Approved By: NOREVIEW : 08-12-2021:15:57:23	
8/13/2021	NEF	Proof of Electronic Service	Transaction 8595574 - Approved By: NOREVIEW : 08-13-2021:15:57:21	
8/13/2021	3020	Ord Granting Continuance	CONT'D TO 9/9/21 AT 9AM - Transaction 8595566 - Approved By: NOREVIEW : 08-13-2021:15:56:22	
9/1/2021	1930	Letters ...	Transaction 8625223 - Approved By: NOREVIEW : 09-01-2021:11:25:00	
9/1/2021	NEF	Proof of Electronic Service	Transaction 8625225 - Approved By: NOREVIEW : 09-01-2021:11:25:52	
9/2/2021	1930	Letters ...	Transaction 8628705 - Approved By: NOREVIEW : 09-02-2021:15:32:08	
9/2/2021	NEF	Proof of Electronic Service	Transaction 8628712 - Approved By: NOREVIEW : 09-02-2021:15:33:13	
9/7/2021	NEF	Proof of Electronic Service	Transaction 8631969 - Approved By: NOREVIEW : 09-07-2021:09:02:28	
9/7/2021	1930	Letters ...	DOCUMENTS TO BE CONSIDERED AT SENTENCING HEARING - Transaction 8631968 - Approved By: NORI	
9/9/2021	1850	Judgment of Conviction	Transaction 8638989 - Approved By: NOREVIEW : 09-09-2021:16:21:25	
9/9/2021	NEF	Proof of Electronic Service	Transaction 8638999 - Approved By: NOREVIEW : 09-09-2021:16:22:38	
9/9/2021	COLL	Sent to Collections	SEP-09-2021	
9/16/2021	NEF	Proof of Electronic Service	Transaction 8651372 - Approved By: NOREVIEW : 09-16-2021:17:02:15	
9/16/2021	NEF	Proof of Electronic Service	Transaction 8651380 - Approved By: NOREVIEW : 09-16-2021:17:03:50	
9/16/2021	NEF	Proof of Electronic Service	Transaction 8651384 - Approved By: NOREVIEW : 09-16-2021:17:04:48	
9/16/2021	1310	Case Appeal Statement	Transaction 8651352 - Approved By: NOREVIEW : 09-16-2021:17:01:08	
9/16/2021	2515	Notice of Appeal Supreme Court	Transaction 8651344 - Approved By: YVILORIA : 09-16-2021:17:03:01	
9/16/2021	2520	Notice of Appearance	RICHARD CORNELL ESQ / DEFT - Transaction 8651353 - Approved By: YVILORIA : 09-16-2021:17:03:54	
9/17/2021	1350	Certificate of Clerk	CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 8651657 - Approved By: N	
9/17/2021	NEF	Proof of Electronic Service	Transaction 8651659 - Approved By: NOREVIEW : 09-17-2021:08:28:16	

1 **CODE NO. 1850**

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5
6 **IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**
7 **IN AND FOR THE COUNTY OF WASHOE**

8 * * *

9 **THE STATE OF NEVADA,**

10 **Plaintiff,**

Case No. CR20-3534

11 **vs.**

Dept. No. 8

12 **WAYNE MICHAEL CAMERON,**

13 **Defendant.**

14 **/**

15 **JUDGMENT OF CONVICTION**

16 The Defendant having been found Guilty by a Jury, and no sufficient cause
17 being shown by Defendant as to why judgment should not be pronounced against him, the
18 Court rendered judgment as follows:

19 That Wayne Michael Cameron is guilty of the crime of Murder with the Use of a
20 Deadly Weapon, a violation of NRS 200.010, NRS 200.030 and NRS 193.165, a category
21 A felony, as charged in the Information, and that he be punished by imprisonment in the
22 Nevada Department of Corrections for the term of Life without the possibility of parole; and
23 that the Court having specifically considered the information required by NRS 193.165 (1)
24 (a) through (e) that Wayne Michael Cameron be punished by imprisonment in the Nevada
25 Department of Corrections with a consecutive term of a minimum term of eight (8) years to a
26 maximum term of twenty (20) years for the deadly weapon enhancement. The Defendant is
27 given five hundred forty-five (545) days credit for time served.

28 The Defendant is ordered to pay restitution in the amount of Three Thousand
One Hundred Seventy-Five Dollars and Fifty-Six Cents (\$3,175.56) to Victims of Crimes. All

1 monetary payments, money and property collected from the Defendant shall be first applied
2 to pay the amount ordered as restitution to the Victim.

3 The Defendant is further ordered to pay a Three Dollar (\$3.00) administrative
4 assessment for obtaining a biological specimen and conducting a genetic marker analysis, a
5 Twenty-Five Dollar (\$25.00) administrative assessment fee, and a One Hundred Fifty Dollar
6 (\$150.00) DNA analysis fee to the Clerk of the Second Judicial District Court.

7 Any fine, fee, administrative assessment or restitution imposed today (as
8 reflected in this Judgment) constitutes a lien, as defined in Nevada Revised Statute NRS
9 176.275. Should the Defendant not pay these fines, fees, or assessments, collection efforts
10 may be undertaken against Wayne Michael Cameron.

11 DATED this 9th day of September, 2021.

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15 _____
DISTRICT JUDGE
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CASE NO CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

11/25/2020
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

ARRAIGNMENT

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Deputy Public Defender Biray Dogan. Specialist Carlos Perez was present on behalf of the Division of Parole and Probation.

This hearing was held remotely because of the closure of the courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated they had no objection to going forward in this manner.

TRUE NAME: WAYNE MICHAEL CAMERON.

Defendant in receipt of a copy of the Information; waived reading. Defendant entered a plea of Not Guilty to Murder With the Use of a Deadly Weapon, a violation of NRS 200.010, and NRS 200.030 and NRS 193.165, a Category A Felony, as contained in the Information.

60-day rule waive by Defendant. DPD Dogan confirmed that the Defendant understands it likely that trial will be scheduled beyond 90 days and agrees to waive the 60-day rule.

60-day rule INVOKED by the State. DDA Stege further advised that the State invokes with the hope that the trial will be set by May of 2021 at the latest, if not earlier than that. DDA Stege requested that a hearing be set if the trial setting does not line up with the State's invoke of the 60-day rule, or if counsel cannot agree on a date to set trial. DPD Dogan objected to the State's invoke of the 60-day rule. DPD Dogan argued that the State does not surpass the Defendant's right to a fair jury trial.

COURT ORDERED: Respective counsel to contact the Jury Commissioner to set the matter for trial. If a dispute as to trial setting remains following discussions with the Jury Commissioner, counsel to contact Department 8 to set the matter for hearing.
Defendant remanded to the custody of the Sheriff.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

12/02/2020
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

STATUS HEARING

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Deputy Public Defender Biray Dogan. Specialist Jill Berryman was present on behalf of the Division of Parole and Probation.

This hearing was held remotely because of the closure of the courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated they had no objection to going forward in this manner.

DDA Stege addressed and advised the Court that counsel contacted the Jury Commissioner to set this matter for trial, the State advocated for Trial Flights 9 or 10 in May or June 2021 and DPD Dogan asked for a setting in November or December 2021. DDA Stege argued that, from the State's perspective, trial setting in November/December 2021 is unacceptable.

DPD Dogan addressed and advised the Court that the Defendant had private counsel in justice court and the State objected to private counsel's withdraw. DPD Dogan advised that he was just recently appointed to this case and he has not reviewed discovery or the preliminary hearing transcript. DPD Dogan argued in opposition of the State invoking the 60-day rule and moved to extend the deadline for filing of a petition for writ of habeas corpus to 30 days from today. DPD Dogan argued further in support of a trial set in November or December 2021. DPD Dogan requested that the Court allow points and authority to be filed prior to deciding on trial setting.

DDA Sage addressed the withdrawal of counsel in justice court and argued in support of setting on Trial Flight 9 or 10 in May or June 2021.

COURT ORDERED: Counsel to contact the Jury Commissioner no later than close of business tomorrow, December 03, 2020, to set this

matter for trial in May 2021. The Court's decision on trial setting will be without prejudice, counsel may move the Court later in the spring to postpone the trial if, through no fault of their own, events have limited counsel's ability to properly prepare for trial. The Court will not accept a stipulation or oral motion to continue. The Court will expect briefing with what efforts each side has made and what the limitations are that would make it unpalatable for the case to go forward.

DPD Dogan advised the Court that he is set for a two-week murder trial in Department 15 in May that has been continued three times and Department 15 has made it clear that the trial will proceed in May.

COURT ORDERED: The Court amends its prior decision and directs counsel to set this matter on the June 2021 trial flight.

Respective counsel agreed to set this matter on Trial Flight 11.

Defendant remanded to the custody of the Sheriff.

After session Clerk's Note: Defense oral motion to extend the deadline for pre-trial writ to 30-days from today – GRANTED. Counsel notified of the Court's decision via e-mail.

CASE NO. CR20-3534

STATE OF NEVADA VS WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

12/16/2020
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

MOTION – RELIEVED AS COUNSEL

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Biray Dogan, Esq. Specialist Jill Berryman was present on behalf of the Division of Parole and Probation.

12/30/2020
9:00 a.m.
Status Hearing

This hearing was held remotely because of the closure of the courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated they had no objection to going forward in this manner.

DPD Dogan addressed the Court and argued in support of the Motion to Withdraw as Counsel and for Immediate Appointment of Conflict-Free Counsel. DPD Dogan advised the Court that he learned of the conflict from DDA Stege and asked the Court to permit the Washoe County Public Defender's Office to withdraw.

DDA Stege confirmed that he advised DPD Dogan of the potential conflict and further advised that the witness at issue in the conflict will likely be a trial witness. DDA Stege confirmed that the State has no basis to object to the Motion to Withdraw as Counsel and for Immediate Appointment of Conflict-Free Counsel.

DPD Dogan advised the Court that he was unaware of this conflict until it was brought to his attention by DDA Stege.

COURT ORDERED: Motion to Withdraw as Counsel and for Immediate Appointment of Conflict-Free Counsel – GRANTED. IT IS FURTHER ORDERED that the Washoe County Alternate Public Defender's Office be appointed to represent the above-referenced Defendant. IT IS FURTHER ORDERED that a Status Hearing will be held on **December 30, 2020 at 9:00 a.m.** in Department 8. All prior deadlines remain in full force and effect.

DDA Stege advised that the Defendant may seek to hire private counsel.

COURT ORDERED: If new counsel is retained, counsel shall promptly file a notice of appearance.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR20-3534

STATE OF NEVADA VS WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

12/30/2020

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

STATUS HEARING

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker. Specialist Jill Berryman was present on behalf of the Division of Parole and Probation.

This hearing was held remotely because of the closure of the courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated they had no objection to going forward in this manner.

APD Picker addressed and advised the Court that the defense anticipates being prepared for trial as currently set for June 28, 2021. Respective counsel confirmed that there is nothing else to address at this time.

COURT ORDERED: Matter CONTINUED for trial by Jury.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR20-3534 STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/09/21

MOTION TO CONFIRM

HONORABLE

LYNNE K. SIMONS

DEPT. NO. 6 for

DEPT. NO. 9

M. Schuck

(Clerk)

C. Joyce

(Reporter)

Deputy Smith

(Bailiff)

Deputy D.A. Amos Stege represented the State.
Defendant present with Marc Picker, Esq.

6/28/21 at
9:00 a.m. for
Jury Trial
(10 days)

The Court made a record of the fact that this hearing was being held remotely because of the closure of the courthouse at 75 Court Street, in Reno, Washoe County, Nevada, due to the National and local emergency caused by COVID-19.

The Court and all participants appeared via simultaneous audiovisual transmission. The Court was physically located in Washoe County, Nevada which was the site of the court session. At the direction of the Court, all participants stated their appearances and location.

Respective counsel acknowledged receipt of notice that the hearing was taking place pursuant to the Second Judicial District Court's Administrative Orders entered in 2020, and the Nevada Supreme Court Rules - Part IX governing appearances by simultaneous audiovisual transmissions, and counsel stated they had no objection to proceeding in this manner.

The Court further made a record of the fact that these proceedings are open to the public for viewing and listening through the webinar/meeting invitation located on the Court's website and directed that if at any time anyone who is participating in this matter cannot see or hear the other participants in this case, they are to inform the Court.

Court referenced the charges, questioned if ten (10) days was still correct and if a settlement conference had been discussed.

Counsel Picker indicated there had been no settlement conference and believed ten (10) days was correct.

Counsel Stege agreed.

Counsel Picker indicated they were ready to go with the caveat if there was no more discovery, he stated they had recently received significant discovery in the case.

Counsel Stege confirmed.

COURT GRANTED motion to confirm.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/02/2021
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

ORAL ARGUMENTS

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

This hearing was held remotely because of the closure of the courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated they had no objection to going forward in this manner.

2:02 p.m. – Court convened with Court, respective counsel and Defendant present.

The Court acknowledged that this matter is set for a two-week trial and, if trial is confirmed, trial is a firm set to begin June 28, 2021. The Court advised that, while it is not yet confirmed, the trial will likely proceed in the complex litigation courtroom (CLC) on the 1st Floor. The Court further advised that a courtroom tour will be set June 23, 2021, with time TBD, and preliminary jury selection will be set June 25, 2021 at 9:00 a.m. Counsel to advise the Court at least a few days in advance of June 23, 2021 if they will request the Defendant to be present at the events set the week prior to trial start.

DDA Stege advised the Court that the State would prefer to use the complex litigation courtroom and the State will be available the Wednesday and Friday prior to trial.

APD Picker advised that the defense is agreeable with using the complex litigation courtroom, the defense is available June 23, 2021 and June 25, 2021 and counsel does request that the Defendant be present for the courtroom tour on June 23, 2021.

06/23/2021
Time TBD
Courtroom Tour

06/25/2021
9:00 a.m.
Preliminary
Jury Selection

COURT ORDERED: The Defendant shall be transported to Court on Wednesday, June 23, 2021. If the Defendant makes bail, the Court wants to know where and with whom the Defendant will be residing. The Court wants to ensure that the Defendant is being supervised and has a reasonable curfew in place.

DDA Stege advised the Court that the conditions of pretrial release were set in the lower court and, if the Court anticipates any modification of bail or conditions of release, the State requests a hearing be set.

APD Picker argued that, for the Court to change bail, the Court would have to make a finding of a change of conditions and the State would have to provide a notice of change of conditions when requesting a hearing. APD Picker further argued that notice by either side would have to occur prior to a request for hearing on a change of bail.

DDA Stege referred to the State's Notice of Intent to Admit Testimony of Habit or Routine filed February 05, 2021 and advised that the State did not anticipate argument on said notice today.

APD Picker requested to be given the statutory period to reply to the Motion in Limine to Exclude Any Mention of the "Life360" Application, the reply will be filed and motion submitted by Friday, June 04, 2021.

Motion to Admit Other Act Evidence: Shootings.

The Court advised that it is inclined to deny the Motion to Admit Other Act Evidence: Shootings without prejudice to renew if becomes relevant.

APD Picker advised that denying without prejudice the Motion to Admit Other Act Evidence: Shootings is the appropriate way to handle the motion. APD Picker advised that the defense will not have an objection to the State refiling the Motion to Admit Other Act Evidence: Shootings if it becomes pertinent.

DDA Stege suggested that the Court be open to a hearing outside the presence of the Jury if the Motion to Admit Other Act Evidence: Shootings becomes relevant during trial in lieu of refiling the same motion. The State does not object to the Court denying the Motion to Admit Other Act Evidence: Shootings without prejudice as long as the State does not have to refile.

APD Picker offered no objection to raising the issue of the Motion to Admit Other Act Evidence: Shootings during trial.

COURT ORDERED: Motion to Admit Other Act Evidence: Shootings – DENIED without prejudice to renew.

Motion to Admit Other Act Evidence: Road Rage.

APD Picker invoked the rule of exclusion.

COURT ORDERED: Rule of Exclusion INVOKED.

DDA Stege called **Detective Aaron Flickinger** who was sworn and direct examined; cross examination conducted by DAPD Garcia; witness thanked and excused.

DDA Stege called **L.M.** who was sworn and direct examined; cross examination conducted by DAPD Garcia; re-direct examination conducted; witness thanked and excused.

DDA Stege called **A.C.** who was sworn and direct examined; cross examination conducted by DAPD Garcia; witness thanked and excused.

APD Picker argued that the rule of exclusion should apply to witnesses during argument on the Motion to Admit Other Act Evidence: Road Rage; no objections stated.

DDA Stege argued in support of the Motion to Admit Other Act Evidence: Road Rage.

DAPD Garcia argued in opposition to the Motion to Admit Other Act Evidence: Road Rage.

DDA Stege argued in support of the Motion to Admit Other Act Evidence: Road Rage.

COURT ORDERED: Motion to Admit Other Act Evidence: Road Rage – UNDER SUBMISSION. The Court will be in touch with the parties regarding a hearing on the Motion in Limine to Exclude Any Mention of the “Life360” Application.

3:34 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/21/2021
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

PRE-TRIAL MOTIONS

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

This hearing was held remotely because of the closure of the courthouse at 75 Court Street in Reno, Washoe County, Nevada due to the National and Local emergency caused by COVID-19. The Court and all the participants appeared via simultaneous audiovisual transmission. The court was physically located in Reno, Washoe County, Nevada which was the site of the court session. Counsel acknowledged receipt of Notice that the hearing was taking place pursuant to Nevada Supreme Court Rules – Part 9 relating to simultaneous audiovisual transmissions and all counsel stated they had no objection to going forward in this manner.

Court convened with Court, respective counsel and Defendant present.

The Court inquired if a courtroom tour on Wednesday, June 23, 2021 at 10:00 a.m. works for all parties.

DDA Stege confirmed availability on June 23, 2021 at 10:00 a.m.

APD Picker confirmed that DAPD Garcia will be present on June 23, 2021 at 10:00 a.m. and requested that the Defendant also be present.

COURT ORDERED: The Court will direct the Washoe County Jail to transport the Defendant for the courtroom tour on Wednesday, June 23, 2021 at 10:00 a.m.

Respective counsel confirmed receipt of the jury questionnaires.

COURT ORDERED: Preliminary jury selection to proceed on Friday, June 25, 2021 at 10:00 a.m., defendant will be transported at counsel's request.

Respective counsel confirmed the setting for preliminary jury selection as detailed by the Court.

The Court addressed trial exhibits. Respective counsel requested that trial exhibits be marked in physical form instead of electronic via OneDrive.

06/23/2021
10:00 a.m.
Courtroom Tour
Exhibit Marking

06/25/2021
10:00 a.m.
Preliminary
Jury Selection

COURT ORDERED: Request to proffer physical exhibits instead of electronic via OneDrive – GRANTED. Counsel to attempt to stipulate to as many exhibits as possible. Exhibit marking set for Wednesday, June 23, 2021 to follow the courtroom tour. With respect to jail phone calls, the Court inquired if the jail phone calls the State intends to introduce have been sanitized.

DDA Stege advised the Court that there is one additional redacted jail phone call that the State intends to introduce, and it has been sanitized.

APD Picker advised that he is unsure of what call the State intends to introduce but be apprised at exhibit marking on Wednesday and will review the jail phone call before Friday.

DDA Stege requested to address the issue of who will have access to the courtroom during trial. DDA Stege advised that the State wants uniformity and predictability. DDA Stege further advised that the victim's family has strong feelings to attend the trial in-person and the State would like to know now if the Court will allow observers in the courtroom during the trial.

COURT ORDERED: The Court will give the issue of in-person trial observers further thought and will have more information for counsel on Wednesday, June 23, 2021. The Court advised that a new administrative order is in process and, if the Court allows in-person attendance for observers, masks will be required.

APD Picker agreed with the State that uniformity and predictability are key. APD Picker inquired as to trial schedule.

COURT ORDERED: Jury trial will begin at 9:00 a.m. on the first day and will likely begin at 8:30 a.m. or 9:00 a.m. every day thereafter.

Respective counsel endorsed a trial schedule of 8:30 a.m. – 3:30 p.m.

COURT ORDERED: Trial will begin at 9:00 a.m. on the first day. The Court will talk to the Jury about starting earlier every day thereafter. The Court plans to go to 3:30 p.m. or 3:45 p.m. each day starting on the second day of trial.

APD Picker requested that the State provide a list of the anticipated witnesses for the following day at the end of each trial day.

DDA Stege agreed to provide a list of anticipated witnesses every day, if reciprocated.

COURT ORDERED: Counsel to advise opposing counsel who their anticipated witnesses are for the following day.

Defendant Wayne Cameron's Motion in Limine to Exclude Testimony or Evidence Regarding Telephone Call of January 12, 2021.

APD Picker argued in support of Defendant Wayne Cameron's Motion in Limine to Exclude Testimony or Evidence Regarding Telephone Call of January 12, 2021.

DDA Stege argued in opposition to Defendant Wayne Cameron's Motion in Limine to Exclude Testimony or Evidence Regarding Telephone Call of January 12, 2021.

APD Picker argued further in support of Defendant Wayne Cameron's Motion in Limine to Exclude Testimony or Evidence Regarding Telephone Call of January 12, 2021.

COURT ORDERED: Defendant Wayne Cameron's Motion in Limine to Exclude Testimony or Evidence Regarding Telephone Call of January 12, 2021 – GRANTED. The State and witnesses should not mention or refer to the January 12, 2021 jail phone call.

Motion in Limine to Exclude Testimony Regarding "Life360" Application.

DAPD Garcia addressed the Court and argued in support of the Motion in Limine to Exclude Testimony Regarding "Life360" Application. DAPD Garcia asked the Court to exclude any mention or evidence related to the Life360 application.

DDA Stege argued that this motion requires expert testimony. DDA Stege argued that, if the Court is inclined to suppress Life360, the State should be allowed to present expert testimony. DDA Stege argued in opposition to the Motion in Limine to Exclude Testimony Regarding "Life360" Application.

DAPD Garcia argued further in support of the Motion in Limine to Exclude Testimony Regarding "Life360" Application or, in the alternative, require the State to lay proper foundation through expert testimony.

COURT ORDERED: Motion in Limine to Exclude Testimony Regarding "Life360" Application – DENIED. There needs to be sufficient foundation to explain why the evidence the State intends to introduce is relevant. The Court will monitor evidence on the issue of Life360 closely during trial.

5:08 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

Page One

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

06/25/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day One

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

*Prior to the commencement of Court, **Exhibits 1-2, 4-8, 10-11, 14-18, 21-24, 27-29, 31-34, 39-41, 47-48, 50-51, 55, 58-62, 71-89 and 100-102** were marked for identification. Respective counsel reviewed and approved the form and content of the redacted information to be read by the Court Clerk. Juror criminal histories were received by the Court and a copy was provided to defense counsel.*

10:00 a.m. – Court convened with Court, Counsel and Defendant present.

Respective counsel advised the Court that they received and reviewed the jury veneer.

The Court advised that the Court will now hear preliminary challenges for cause of prospective jurors based on the reviewed Jury veneer/questionnaires.

DDA Stege moved to excuse prospective juror Lisa Campbell for cause; no objections stated.

COURT ORDERED: Prospective juror Lisa Campbell excused for cause.

DDA Stege moved to excuse prospective juror David Corolla; no objections stated.

COURT ORDERED: Prospective juror David Corolla excused for cause.

DDA Stege moved to excuse prospective juror Tony Kujundzic for cause; no objections stated.

COURT ORDERED: Prospective juror Tony Kujundzic excused for cause.

DDA Stege moved for the Court to excuse Mark Weathers; no objections stated.

COURT ORDERED: Prospective juror Mark Weathers excused by the Court.

APD Picker moved to excuse prospective juror Cindy Avignone for cause; no objections stated.

COURT ORDERED: Prospective juror Cindy Avignone excused for cause.

APD Picker moved to excuse prospective juror Peter Barnato for cause; objection stated by DDA Stege.

COURT ORDERED: Motion to excuse prospective juror Peter Barnato – DENIED.

Respective counsel stipulated to excuse prospective juror Raymond De Leon.

COURT ORDERED: Prospective juror Raymond De Leon excused by the Court.

APD Picker requested that the Jury Commissioner contact prospective juror Dong Lee to determine if he is still in the country.

Jury Commissioner Kailli Lane advised the Court that prospective juror Dong Lee has not reached out to the Jury Commissioner's Office.

COURT ORDERED: Prospective juror Dong Lee to remain on the jury panel.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

06/25/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner
(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day One

APD Picker moved to excuse prospective juror Mildred Radli for cause; objection stated by DDA Stege.

COURT ORDERED: Motion to excuse prospective juror Mildred Radli for cause – DENIED.

APD Picker advised the Court that it appears prospective juror Tyler Taylor is residing in San Francisco.

COURT ORDERED: Prospective juror Tyler Taylor to remain on the jury panel.

APD Picker advised the Court that it appears prospective juror Debra Van Huss is residing in Southern California.

COURT ORDERED: Prospective juror Debra Van Huss to remain on the jury panel.

Respective counsel had no objection to the remaining jury panel and had no objection to proceeding with drawing Thirty-Two (32) prospective jurors.

COURT ORDERED: Jury trial to begin Monday, June 28, 2021 at 9:00 a.m. The Court referred to the filed Order Regarding Media Participation and General Decorum at Trial and directed counsel to review.

Jury Commissioner Kaili Lane addressed and advised the Court of three (3) requests for postponement of jury service made through the Jury Commissioner's Office by the following prospective jurors: Shahid Karim, Elena Mongrain and Jennifer Keller.

COURT ORDERED: Prospective juror Shahid Karim excused by the Court without objection by counsel. Prospective juror Elena Mongrain excused with proof of medical appointment provided to the Jury Commissioner's Office; no objections stated.

Prospective juror Jennifer Keller not excused and shall report as directed for jury service.

APD Picker disclosed a professional relationship with prospective juror Richard Mullins.

Respective counsel had no objection to the remaining jury panel and had no objection to proceeding with drawing Thirty-Two (32) prospective jurors.

The Court ordered that Thirty-Two (32) names be drawn, consisting of Twelve (12) jurors and Two (2) alternates.

APD Picker inquired as to an indication of a document upload on the questionnaire of prospective juror Kellie McGinley that was not provided to counsel.

Jury Commissioner Kaili Lane advised the Court and counsel that the documents uploaded by prospective juror Kellie McGinley were proof of her occupation.

APD Picker provided the Court with a list of three (3) trial observers.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

Page Three

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

06/25/2021

JURY TRIAL – Day One

HONORABLE

APD Picker advised the Court that counsel stipulates to the admission of the following exhibits: **Exhibits 1, 4, 10, 11, 15, 16, 17, 22, 23, 24, 27, 28, 29, 39, 40, 41, 49, 50, 62, 81, 82, 83, 84a-84f and 85; ADMITTED.**

BARRY

BRESLOW

DEPT. NO. 8

COURT ORDERED: Respective counsel to follow the local rules as to Jury Instructions.

A. DeGayner
(Clerk)

APD Picker advised the Court that the Court will receive defense proposed jury instructions by noon today.

I. Zihn

11:05 a.m. – Court stood in recess.

(Reporter)

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

06/28/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Two

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

Prior to the commencement of Court, Jury Commissioner Kaili Lane advised the Court via e-mail that the following prospective jurors among the thirty-two prospective jurors previously called, had failed to appear for jury service: Rebecca Bailey, Rickey Banks, Francine Hansen, Jennifer Keller, Michael Mendoza, Elena Mongrain and Jaime Zerweck. Jury Commissioner Kaili Lane further advised that prospective jurors Rebecca Beede and Alesia Cadloni were excused this morning resulting from illness and prospective juror Rudolph Fabela, juror number 6 of the 32 previously called, was excused this morning resulting from illness. A list of potential witnesses to be called in the case was provided to each prospective juror.

9:16 a.m. – Court convened with Court, respective counsel, Defendant and the prospective jurors present.

The Court addressed the prospective jurors and introduced Court staff.

Roll taken. All prospective jurors were present, with the exception of the aforementioned prospective jurors who either failed to appear or were excused as a result of illness.

At the direction of the Court, respective counsel introduced themselves to the prospective jurors. Further, at the direction of the Court, DDA Stege gave a general description of the case.

9:42 a.m. - The prospective jury panel was sworn regarding their juror qualifications by the Court Clerk.

The Court Clerk read the redacted Information filed in this case and stated the Defendant's plea thereto.

9:56 a.m. – The Court conducted general and specific voir dire of the prospective jurors, with responses provided.

Prospective juror Michael Marr excused by the Court; no objections stated.

Prospective juror Lindsey Platfoot excused by the Court for cause, without objection, following voir dire by the Court and DDA Stege and replaced by prospective juror Kristyn Johnson.

At the direction of the Court, the Court Clerk called the following Eight (8) prospective jurors to replace the Eight (8) prospective jurors missing from the Thirty-Two (32) names previously called: Scarlett Blackwell, Alexander Barajas, Dinesh Bhardwaj, Heather Coffey, Fania Anderson, Rose Anzelmo, Amber Ristinen and Gabrielle Kahl.

The Court conducted continued general and specific voir dire of the prospective jurors.

DATE, JUDGE
OFFICERS OF
COURT PRESENTAPPEARANCES-HEARING

06/28/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Two

Prospective juror Kelli McGinley excused by the Court for cause without objection and replaced by prospective juror Bernadette Webb.

The Court admonished the prospective jurors, which was presented prior to every recess.

10:36 a.m. – Recess.

11:00 a.m. – Court reconvened with Court, respective counsel, Defendant and prospective jurors present.

DDA Stege and APD Picker read the list of potential witnesses expected to be called in the case.

The Court conducted continued general and specific voir dire of the prospective jurors, with responses provided.

The Court conducted specific voir dire of prospective juror Dinesh Bhardwaj; voir dire by DDA Stege; APD Picker moved to excuse prospective juror Dinesh Bhardwaj; DDA Stege joined in the request to excuse. **COURT ORDERED:** Motion to excuse prospective juror Dinesh Bhardwaj – denied.

The Court conducted continued general and specific voir dire of the prospective jurors.

The Court conducted voir dire of prospective juror Fania Adamson; voir dire by DDA Stege; voir dire by DAPD Garcia. DAPD Garcia moved to excuse prospective juror Fania Adamson for cause; objection stated by DDA Stege; objection – overruled; prospective juror Fania Adamson excused for cause and replaced by prospective juror Edward Shaw.

The Court conducted continued general and specific voir dire of the prospective jurors.

The Court admonished the prospective jurors, which was presented prior to every recess.

12:47 p.m. – Recess.

1:11 p.m. – Court reconvened in chambers, outside the presence of the prospective jurors with the Court and respective counsel present.

APD Picker waived the appearance of the Defendant for the in-chambers voir dire of prospective jurors.

Prospective juror Dong Lee escorted into chambers by the Bailiff; voir dire conducted by the Court; voir dire conducted by APD Picker; respective counsel moved to excuse prospective juror Dong Lee; so ORDERED. Prospective juror Dong Lee excused by the Court.

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

06/28/2021
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

JURY TRIAL – Day Two

Respective counsel stipulated to excuse prospective juror Dinesh Bhardwaj. Prospective juror Dinesh Bhardwaj escorted into chambers by the Bailiff; voir dire conducted by the Court; APD Picker argued in support of excusing prospective juror Dinesh Bhardwaj; voir dire conducted by DDA Stege; prospective juror Dinesh Bhardwaj is not excused by the Court, the Court may reconsider the decision at a later time.

Prospective juror Dinesh Bhardwaj escorted out of chambers by the Bailiff.

Respective counsel and the Court discussed audio issues in the courtroom and possible remedies thereto.

1:30 p.m. – Recess.

1:47 p.m. – Court reconvened with Court, respective counsel, Defendant and prospective jurors present.

The Court conducted continued general and specific voir dire of the prospective jurors.

Prospective juror Jacqueline Matherly excused by the Court due to a medical issue.

The Court conducted continued general and specific voir dire of the prospective jurors.

Prospective juror Kristyn Johnson excused by the Court without objection and replaced by prospective juror Courtney Borsz.

Prospective juror Ramon Perez excused by the Court without objection and replaced by prospective juror Joseph DelGrosso.

2:21 p.m. – DDA Stege, on behalf of the State, conducted general and specific voir dire.

The Court admonished the prospective jury, which was presented prior to every recess.

3:00 p.m. – Recess.

3:17 p.m. – Court reconvened in chambers with Court, respective counsel and Deputy Wood present. APD Picker waived the appearance of the Defendant for the in-chambers conference.

Deputy Wood advised the Court and counsel that prospective juror Justin James made his way to the second floor of the courthouse on the break where the Defendant was being held. Deputy Wood further explained that the prospective juror may have seen a Deputy in the vicinity of the Defendant during the break.

APD Picker argued for prospective juror Justin James to be excused and argued that the Court should not, at this time, admonish the prospective jurors to not go to the second floor of the courthouse. DDA Stege argued in opposition of excusing prospective juror Justin James and agreed that the Court should not admonish the prospective jurors at this time not to go to the second floor of the courthouse.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

06/28/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Two

COURT ORDERED: The Court is inclined to do nothing with prospective juror Justin James at this time and to have the deputies instruct the jurors to not go to the second floor of the courthouse tomorrow due to other trials beginning.

Deputy Hayes entered chambers. The Court inquired Deputy Hayes as to additional details of prospective juror Justin James appearance on the second floor of the courthouse and to what the prospective juror may have seen. Deputy Hayes responded to the Court's inquiry and described the circumstances as requested by the Court.

APD Picker argued in support of excusing prospective juror Justin James.

DDA Stege argued in opposition of excusing prospective juror Justin James, the Court should take no action.

COURT ORDERED: Prospective juror Justin James excused by the Court for cause. The prospective jurors to be admonished tomorrow to not go to the second floor of the courthouse due to another trial beginning.

3:36 p.m. – Recess.

3:41 p.m. – Court reconvened with Court, respective counsel, Defendant and prospective jurors present.

DDA Stege, on behalf of the State, conducted continued voir dire.

DDA Stege moved to excuse prospective juror Tami Stahl.

COURT ORDERED: Motion to excuse prospective juror Tami Stahl -DENIED.

DDA Stege, on behalf of the State, conducted continued voir dire.

The Court addressed the prospective jurors.

DDA Stege, on behalf of the State, conducted continued voir dire.

Prospective jurors admonished and excused for the evening and directed by the Court to return on Tuesday, June 29, 2021 at 8:00 a.m. Court to reconvene on Tuesday, June 29, 2021 at 8:30 a.m.

4:06 p.m.- Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

06/29/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Three

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

Prior to the commencement of Court, Jury Commissioner Kaili Lane advised the Court via e-mail that prospective juror Alexander Barajas contacted the Jury Commissioner's office and advised that he will not appear today due to a car accident. Jury Commissioner Kaili Lane further advised the Court that prospective juror Marsha Read contacted the Jury Commissioner's office and requested an exemption due to age.

8:42 a.m. – Court convened with Court, respective counsel, Defendant and prospective jurors present.

COURT ORDERED: Prospective juror Marsha Read excused by the Court based on age exemption. Prospective juror Alexander Barajas excused by the Court and replaced by prospective juror Francisco Hernandez-Garcia. Court conducted voir dire of prospective juror Francisco Hernandez-Garcia.

DDA Stege, on behalf of the State, conducted continued voir dire.

DDA Stege, on behalf of the State, passed the panel for cause.

DAPD Garcia, on behalf of the Defendant, conducted general and specific voir dire.

DAPD Garcia, on behalf of the Defendant, passed the panel for cause.

COURT ORDERED: The unreachd prospective jurors were thanked by the Court and excused.

The remaining Thirty-Two (32) prospective jurors were admonished and ordered to return to court at 10:30 a.m.

9:50 a.m. – Recess to conducted peremptory challenges.

2:07 p.m. – Court reconvened in chambers where preemptory challenges were exercised, Eight (8) per side plus One (1) alternate. Discussion ensued as to the option of peremptory waiver.

The following panel was selected and stipulated to:

Scarlet Blackwell, Michael Allbee, Derrick Bailey, Angela Stevenson, Francisco Hernandez-Garcia, Mohammad Reza, Courtney Borsz, Heather Coffey, Dean Anderson, Edward Shaw, Joseph DelGrosso, Julian Merlino and Alternate Jurors Eliza McCall and Deborah Lamb.

Discussion ensued as to trial schedule.

10:31 a.m. – Recess.

DATE, JUDGE
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06/29/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner
(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Three

10:50 a.m. – Court reconvened with Court, respective counsel, Defendant and prospective jurors present.

The selected and stipulated jurors were seated in the jury box and sworn by the Court Clerk. The Court thanked and excused the unreached and unselected prospective jurors.

The Court provided preliminary instructions to the Jury.

Sidebar conducted between Court and counsel.

The Court admonished the Jury, which was presented prior to every recess.

11:16 a.m. – Recess. Outside the presence of the Jury, off the record discussion ensued between Court and counsel.

11:26 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Respective counsel stipulated to the presence of the Jury.

11:29 a.m. - DDA Stege, on behalf of the State, presented Opening Statement.

11:58 a.m. – APD Picker, on behalf of the Defendant, presented Opening Statement.

The Court admonished the Jury, which was presented prior to every recess.

12:04 p.m. – Recess.

Exhibits 3, 25 and 26 marked.

1:06 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

DDA Stege called **Deputy Robert Medina** who was sworn and direct examined.

Exhibit 3 offered; no objection; ADMITTED.

Continued direct examination conducted; cross examination conducted by DAPD Garcia, re-direct examination conducted; re-cross examination conducted by DAPD Garcia; witness thanked and excused.

DDA Stege called **Deputy Michael Talton** who was sworn and direct examined.

Exhibit 25 offered; no objection; ADMITTED.

Rule of exclusion INVOKED.

Continued direct examination conducted.

Exhibit 2 offered; objection stated; the Court will give further thought to the objection to Exhibit 2 over the recess.

The Court admonished the Jury, which was presented prior to every recess.

2:28 p.m. – Recess.

2:49 p.m. – Court reconvened with Court, respective counsel and the Defendant present.

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(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Three

*Outside the presence of the Jury, counsel indicated no objection to the admission of Exhibit 2, pages 1-3 only; **Exhibit 2 pages 1-3 ADMITTED.***

APD Picker advised the Court that the Defendant is in discomfort due to missing his pain medication. APD Picker will advise the Court if the discomfort impacts the Defendant's ability to aid and assist counsel.

2:52 p.m. – Jury escorted into the courtroom.

Respective counsel stipulated to the presence of the Jury.

Deputy Michael Talton resumed the witness stand, reminded by the Court that he is still under oath; cross examination conducted by DAPD Garcia, re-direct examination conducted; witness thanked and excused.

*DDA Stege called **Ralph Bareuther** who was sworn and direct examined; Exhibit 4 published; witness thanked and excused.*

*DDA Stege called **Kelli Caprile** who was sworn and direct examined; witness thanked and excused.*

*DDA Stege called **Matthew Konopisos** who was sworn and direct examined.*

Exhibit 14 offered; stipulated to by counsel; ADMITTED.

Continued direct examination conducted; cross examination conducted by DAPD Garcia; re-direct examination conducted; witness thanked and excused.

The Jury was admonished, excused for the evening and directed to return to Court on Wednesday, June 30, 2021 at 8:00 a.m. Court to reconvene at 8:30 a.m.

4:06 p.m. – Jury escorted out of the courtroom.

DDA Stege advised of the State's anticipated witnesses for Wednesday, June 30, 2021.

4:07 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

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I. Zihn
(Reporter)

JURY TRIAL – Day Four

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

Prior to the commencement of Court, off the record discussion ensued with the Court and respective counsel regarding Defendant's prescribed medication.

8:07 a.m. – Court convened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, the Court memorialized the off the record discussion.

APD Picker confirmed that the Court accurately recounted the off the record conversation. APD Picker described the medication at issue and the currently prescribed dose. APD Picker requested the Court issue a written order directing the infirmary at the Washoe County Jail to appear daily at 3:30 p.m. to administer medication if unable to send it with the Defendant to court.

DDA Stege submitted to the Court.

COURT ORDERED: *(See Order Directing the Washoe County Sheriff's Office to Appear Daily to Administer Robaxin filed June 30, 2021). The Court directs the Washoe County Sheriff's deputies to communicate the Court's order to the appropriate staff at the Washoe County Jail. The Court expects this order followed beginning today, June 30, 2021.*

Respective counsel approved the exhibit list as updated at the end of the day June 29, 2021.

8:31 a.m. – Jury escorted into the courtroom.

DDA Stege called **Detective Michael Almaraz** who was sworn and direct examined; cross examination conducted by DAPD Garcia; re-direct examination conducted; re-cross examination conducted by DAPD Garcia; re-direct examination conducted; re-cross examination conducted by DAPD Garcia; witness thanked and excused.

DDA Stege called **Detective William Atkinson** who was sworn and direct examined. DDA Stege requested to publish the digital copy of Exhibit 22; objection stated by APD Picker.

COURT ORDERED: Request to use the digital copy of Exhibit 22 – denied for the purposes of this witness (Detective William Atkinson). If the State believes that the paper image does not accurately portray the exhibit, the image can be provided to the Bailiff to be passed to the Jury.

Continued direct examination conducted. **Exhibit 35** marked; offered; objection by DAPD Garcia. DAPD Garcia requested a recess to review Exhibit 35.

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(Reporter)

JURY TRIAL – Day Four

DDA Stege argued that Exhibit 35 was discovered to the defense.

DAPD Garcia further requested an opportunity to review Exhibit 35.

Exhibit 35 objection – overruled; ADMITTED.

The Court admonished the Jury, which was presented prior to every recess.

9:58 a.m. – Recess.

10:21 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Detective Atkinson resumed the witness stand, reminded he is still under oath; continued direct examination conducted. DDA Stege moved to mark and admit **Exhibit 23a** which is a digital copy of Exhibit 23; objection – overruled; ADMITTED.

Exhibit 24a marked; offered; objection – overruled; ADMITTED. Continued direct examination conducted.

Exhibit 27a marked; offered; objection – overruled; ADMITTED. Continued direct examination conducted.

Sidebar conducted between Court and counsel.

Continued direct examination conducted; cross examination conducted by DAPD Garcia; re-direct examination conducted; witness thanked and excused.

The Court admonished the Jury, which was presented prior to every recess.

Jury escorted out of the courtroom.

Outside the presence of the Jury, the Court directed counsel to bring it to the Court's attention if they notice anything related to the Defendant's ability to understand and/or aid and assist counsel. Further, the Court directed the Defendant to alert counsel if he feels impaired in any way. The Defendant confirmed understanding of the Court's directive.

11:53 a.m. – Recess.

12:59 p.m. – Court convened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, the Court discussed with counsel an unrelated sentencing set for July 7, 2021. The Court advised counsel that it intends to take a break from trial to handle the unrelated sentencing.

DDA Stege advised the Court that he is loosely familiar with the unrelated case and urged the Court to move the sentencing as to not interrupt trial proceedings in this case.

APD Picker took no position on the matter and submitted to the Court.

COURT ORDERED: *The Court confirmed that the unrelated matter will proceed as set for July 7, 2021 at 11:00 a.m. Trial in this matter will break from 10:30 a.m. – 12:30 p.m. on July 7, 2021 to accommodate the unrelated matter.*

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I. Zihn
(Reporter)

JURY TRIAL – Day Four

1:08 p.m. – Jury escorted into the courtroom.

Counsel stipulated to the presence of the Jury.

DDA Stege called **Luke W.** who was sworn and direct examined; re-direct examination conducted by DAPD Garcia; witness thanked and excused.

DDA Stege called **Ashlynn C.** who was sworn and direct examined; witness thanked and excused.

DDA Stege called **Detective Jason Daniel** who was sworn and direct examined; cross examination conducted by DAPD Garcia; witness thanked and excused.

DDA Stege called **Karen Faust** who was sworn and direct examined; cross examination conducted by APD Picker; witness thanked and excused. DDA Stege moved to release Karen Faust from the rule of exclusion; no objection stated. **COURT ORDERED:** Karen Faust released from the subpoena and rule of exclusion.

DDA Stege called **David Colarchik** who was sworn, identified the Defendant and direct examined.

Exhibit 32 offered; no objection; ADMITTED.

Continued direct examination conducted; cross examination conducted by APD Picker; re-direct examination conducted; re-cross examination conducted by APD Picker; re-direct examination conducted.

Exhibit 18 offered; no objection; ADMITTED.

Continued re-direct examination conducted; re-cross examination conducted by APD Picker; re-direct examination conducted; re-cross examination conducted by APD Picker; witness thanked and excused.

The Court admonished the Jury, which was presented prior to every recess.

2:32 p.m. – Recess.

2:51 p.m. – Court reconvened with Court, respective counsel and the Defendant present. *Outside the presence of the Jury, DDA Stege advised the Court that counsel stipulates to mark Exhibit 22 as the series of images with BATE stamps, Exhibit 22a as the digital copy of the images and Exhibit 22b as the image without BATE stamps; no objections stated.*

Exhibit 22 marked; offered; no objection - ADMITTED. **Exhibit 22a** marked; offered; objection – overruled; ADMITTED. **Exhibit 22b** marked and not admitted by stipulation.

2:53 a.m. – Jury escorted into the courtroom.

DDA Stege called **Mary Gayner** who was sworn and direct examined; witness thanked and excused.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

Page Four

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JURY TRIAL – Day Four

HONORABLE

DDA Stege called **Ethan Cameron** who was sworn and direct examined; cross examination conducted by APD Picker; re-direct examination conducted; witness thanked and excused.

BARRY

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DEPT. NO. 8

Jury admonished and directed to return to the courtroom on Thursday, July 1, 2021 at 8:00 a.m. Court to reconvene Thursday, July 1, 2021 at 8:30 a.m.

A. DeGayner
(Clerk)

Jury escorted out of the courtroom.

I. Zihn

DDA Stege advised of the State's anticipated witnesses for Thursday, July 1, 2021.

(Reporter)

3:33 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

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HONORABLE

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A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Five

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

Prior to the commencement of Court, State's Exhibits 37, 38, 12, 19, 52, and 57 marked.

8:30 a.m. – Court convened with Court, respective counsel, Defendant and Jury present. Counsel stipulated to the presence of the Jury.

DDA Stege called **Angela Meadow Cameron** who was sworn and direct examined; cross examination conducted by APD Picker, witness thanked and excused.

DDA Stege called **Kristin Brown** who was sworn and direct examined; cross examination conducted by APD Picker; re-direct examination conducted; re-cross examination conducted by APD Picker; witness thanked and excused.

DDA Stege called **Christopher Cory Cameron** who was sworn and direct examined.

Exhibits 37 and 38 offered; objection – overruled; ADMITTED.

Continued direct examination conducted; cross examination conducted by APD Picker; re-direct examination conducted; witness thanked and excused.

DDA Stege called **Sean Elliott** who was sworn and direct examined; cross examination conducted by DAPD Garcia; re-direct examination conducted; witness thanked and excused.

The Court admonished the Jury, which was presented prior to every recess.

Jury escorted out of the courtroom.

Sidebar conducted between Court and counsel.

9:15 a.m. – Recess.

9:22 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

DDA Stege called **Detective Carranza** who was sworn and direct examined; cross examination conducted by APD Picker; witness thanked and excused.

DDA Stege called **Detective Francisco Javier Lopez** who was sworn and direct examined.

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(Reporter)

JURY TRIAL – Day Five

Exhibit 31 offered; no objection; ADMITTED. **Exhibit 31a** marked; offered; objection – overruled; ADMITTED. Continued direct examination conducted.
The Court reminded the Jury of the prior admonition.
10:13 a.m. – Recess.
10:29 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.
Counsel stipulated to the presence of the Jury.
Detective Lopez resumed the witness stand, reminded that he is still under oath and continued directed examination conducted.
Exhibit 33 offered; no objection; ADMITTED.
Exhibit 33a offered; objection-overruled; ADMITTED.
Continued direct examination conducted.
Exhibit 71 offered; no objection; ADMITTED.
Cross examination conducted by DAPD Garcia; re-direct examination conducted; Exhibit 90 marked for identification; re-cross examination conducted by DAPD Garcia; re-direct examination conducted; witness thanked and excused.
DDA Stege called **Deputy Chief Greg Herrera** who was sworn and direct examined; cross examination conducted by APD Picker; re-direct examination conducted; witness thanked and excused.
DDA Stege called **Detective Nicholas Smith** who was sworn and direct examined.
Exhibit 12 offered; no objection; ADMITTED.
Continued direct examination conducted.
Exhibit 19 offered; no objection; ADMITTED.
Continued direct examination conducted.
Exhibit 52 offered; objection – overruled; ADMITTED.
Continued direct examination conducted.
The Court admonished the Jury, which was presented prior to every recess.
11:55 a.m. – Recess.
1:00 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.
Counsel stipulated to the presence of the Jury.

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I. Zihn
(Reporter)

JURY TRIAL – Day Five

Detective Nicholas Smith resumed the witness stand, reminded that he is still under oath and continued direct examination conducted; cross examination conducted by DAPD Garcia; re-direct examination conducted; re-cross examination conducted; witness thanked and excused.

DDA Stege called **Gary Miner** who was sworn and direct examined; cross examination conducted by APD Picker; witness thanked and excused.

DDA Stege called **Detective David Nevills** who was sworn and direct examined.

Exhibit 20 marked; offered; no objection; ADMITTED.

Continued direct examination conducted.

Exhibit 21, transcript of Exhibit 20, offered. APD Picker argued that the recording is the best evidence, and the defense has not reviewed the written transcript. APD Picker requested time to review Exhibit 21.

The Court admonished the Jury, which was presented prior to every recess.

2:32 p.m. – Recess.

2:52 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

Jury admonished and directed to return to the courtroom on Friday, July 2, 2021 at 8:00 a.m. Court to reconvene on Friday, July 2, 2021 at 8:15 a.m.

Jury escorted out of the courtroom.

Outside the presence of the Jury, DDA Stege advised the Court of an agreement between the parties as to the transcript, Exhibit 21. DDA Stege advised that the agreement is to admit Exhibit 21 with an admonition to the Jury to rely on the recording. APD Picker concurred with the agreement as stated by DDA Stege as to Exhibit 21.

The Court inquired counsel if they would be prepared to discuss Jury Instructions next Wednesday, July 7, 2021 from 8:30 a.m. – 10:30 a.m. with direction to have the Jury appear for a 12:00 p.m. start. Counsel confirmed that they are agreeable with the scheduled outlined by the Court for Wednesday, July 7, 2021.

Exhibit 21 offered; no objection; ADMITTED with a limiting instruction to be provided to the Jury.

APD Picker memorialized the off the record discussion regarding the Defendant's medication on the record.

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(Clerk)
I. Zihn
(Reporter)

JURY TRIAL – Day Five

APD Picker requested that the Court order an authorized representative from the Washoe County Jail infirmary to appear tomorrow, July 2, 2021 to justify the current circumstances regarding the Defendant's medication; or, order an authorized representative from the Washoe County Sheriff's Office appear at 75 Court Street daily at 2:30 p.m. to determine if the Defendant needs medication.

DDA Stege confirmed that APD Picker accurately recounted the off the record conversation. In addition, DDA Stege advised that the early recess of trial today, July 1, 2021 was due to the Defendant's discomfort. DDA Stege advised that the State has no interest in weighing in on a remedy but confirmed that the medication issue is related to the Defendant's discomfort and not related to Defendant's competency.

APD Picker advised the Court that directing an authorized representative from the Washoe County Sheriff's Office to appear daily at noon would be preferable.

COURT ORDERED: *An authorized representative from the Washoe County Sheriff's Office to appear at 75 Court Street no later than noon daily to meet with the Defendant and Defendant's counsel to determine if there is a need for medication.*

DDA Stege advised of the State's anticipated witnesses for Thursday, July 1, 2021.

3:12 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE
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I. Zihn
(Reporter)**JURY TRIAL – Day Six**

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

8:17 a.m. – Court convened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, discussion ensued as to the issue surrounding the Defendant's medication. The Court advised that, following additional conversation with Sergeant Hippert, a plan different than the Court's prior order was developed to ensure the Defendant was not in any discomfort during trial.

APD Picker advised the Court that the plan through discussions with Sergeant Hippert will be problematic and requested that the Court revert to its prior order for medical staff to be present at the courthouse at noon. APD Picker further advised that the Defendant is aware that he needs to advise counsel if his discomfort is effecting his ability to understand or assist in trial.

COURT ORDERED: *An authorized representative from the Washoe County Sheriff's Office medical staff shall be present at 75 Court Street today, July 2, 2021, at 2:30 p.m. with the prescribed medication for the Defendant. If an authorized representative from the Washoe County Sheriff's Office medical staff does not appear as ordered, the Court will set the matter for an Order to Show Cause.*

DDA Stege read to the Court, and on the record, the stipulated limiting instruction with respect to Exhibit 20. APD Picker agreed with the limiting instruction as read by DDA Stege.

Exhibit 20 ADMITTED *with limiting instruction.*

8:29 a.m. – Jury escorted into the courtroom.

Detective Nevills resumed the witness stand and was reminded by the Court that he is still under oath.

The Court instructed the Jury with the limiting instruction regarding **Exhibit 21** as was previously stipulated to by counsel.

Continued direct examination conducted; Exhibit 21 published.

The Court admonished the Jury, which was presented prior to every recess.

10:01 a.m. – Recess.

Court reconvened in chambers, outside the presence of the Jury with the Court, counsel, the Defendant, counsel for the Washoe County Sheriff's Office Keith Munro, Esq., Dr. Eloy Ituarte, Lieutenant Mullins, Sergeant Hippert and Deputy Williams present.

****SEALED PROCEEDINGS OUTSIDE THE PRESENCE OF THE JURY****

10:33 a.m. – Recess.

DATE, JUDGE
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COURT PRESENT

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(Clerk)
I. Zihn
(Reporter)

JURY TRIAL – Day Six

10:41 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Detective Nevills resumed the witness stand and was reminded by the Court that he is still under oath.

Continued direct examination conducted. Continued publication of Exhibit 21.

The Court admonished the Jury, which was presented prior to every recess.

12:19 p.m. – Recess.

1:00 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

Continued direct examination conducted. Continued publication of Exhibit 21.

The Court admonished the Jury, which was presented prior to every recess.

2:21 p.m. – Recess.

2:40 p.m. – Court reconvened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, the Court advised that Deputy Williams was contact by Juror Eliza McCall who advised that she is familiar with the Public Defender's Office Law Clerk Dakota Councilman who appeared in Court today, seated behind defense counsel. APD Picker confirmed that Law Clerk Councilman similarly advised counsel during the break that he was familiar with Juror McCall. APD Picker confirmed that Law Clerk Councilman is no longer present in the courtroom.

DDA Stege advised the Court that it would be a wise decision that the Law Clerk, Dakota Councilman, remain out of the courtroom for the duration of the trial; no objections stated.

COURT ORDERED: *Washoe County Public Defender's Office Law Clerk Dakota Councilman shall not appear in the courtroom for the duration of the trial.*

2:44 p.m. – Jury escorted into the courtroom.

Detective Nevills resumed the witness stand and was reminded by the Court that he is still under oath.

Continued direct examination conducted. Continued publication of Exhibit 21.

Sidebar conducted between Court and counsel.

DDA Stege advised the Court that is the end of the presentation of Exhibit 21 and suggesting ending for the day before moving on to the next topic with this witness, Detective Nevills; APD Picker joined in the request of DDA Stege.

Jury admonished and directed to return to the courtroom on Tuesday, July 6, 2021 at 8:00 a.m. Witness admonished and directed to return to the courtroom on Tuesday, July 6, 2021 at 8:30 a.m.

3:43 p.m. – Court stood in recess.

State's Exhibit 34a marked.

Defendant remanded to the custody of the Sheriff.

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A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Seven

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

8:30 a.m. – Court convened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, the Court confirmed that counsel and the parties will meet tomorrow, July 7, 2021 at 8:30 a.m. outside the presence of the Jury to begin settling Jury Instructions.

Jury escorted into the courtroom.

Detective Nevills resumed the witness stand, was reminded by the Court that he is still under oath and continued direct examination conducted.

Exhibit 34 offered; objection – overruled; ADMITTED.

Exhibit 34a offered; objection – overruled; ADMITTED.

Continued direct examination conducted.

Exhibit 72 offered; no objection; ADMITTED.

Continued direct examination conducted.

DDA Stege requested to reserve witness Detective Nevills subject to recall.

DDA Stege requested to mark the existing Exhibit 57 as Exhibit 57a and mark a new Exhibit 57.

Exhibit 57 marked. **Exhibit 57a** marked.

Continued direct examination conducted; cross examination conducted by APD Picker; re-direct examination conducted; re-cross examination conducted by APD Picker; witness thanked and excused, subject to recall.

The Court admonished the Jury, which was presented prior to every recess.

9:50 a.m. – Recess.

10:09 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

DDA Stege called **Leah Mazza** who was sworn. The Court instructed the Jury with a limiting instruction regarding evidence related to intent and/or motive pursuant to the pretrial order.

Direct examination of Leah Mazza conducted.

Exhibit 58 offered; no objection; ADMITTED.

Continued direct examination conducted.

Exhibit 59 offered; no objection; ADMITTED.

Continued direct examination conducted.

Exhibit 61a marked; offered; objection – overruled; ADMITTED.

DATE, JUDGE

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(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Seven

Continued direct examination conducted; cross examination conducted by DAPD Garcia; re-direct examination conducted by DAPD Garcia; re-cross examination conducted; witness thanked and excused.

DDA Stege called **Aspen C.** who was sworn and direct examined. The Court instructed the Jury with a limiting instruction regarding evidence related to intent and/or motive pursuant to the pretrial order.

Continued direct examination of Aspen C. conducted; cross examination conducted by DAPD Garcia; re-direct examination conducted; re-cross examination conducted by DAPD Garcia; witness thanked and excused.

DDA Stege recalled **Detective David Nevills** who was sworn and direct examined. **Exhibit 57** offered; no objection; ADMITTED.

Continued direct examination conducted; cross examination conducted by APD Picker; witness thanked and excused.

DDA Stege called **Detective John Watson** who was sworn and direct examined.

Exhibit 48 offered; no objection; ADMITTED.

Continued direct examination conducted.

Exhibit 55 offered; objection – overruled; ADMITTED.

Continued direct examination conducted.

The Court admonished the Jury, which was presented prior to every recess.

11:54 a.m. – Recess.

1:01 p.m. – Court reconvened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, the Court advised counsel that the Jury will be directed to return tomorrow, July 7, 2021 at 12:30 p.m. with Court to reconvene at 1:00 p.m.

*Discussion ensued as to remaining trial schedule. **COURT ORDERED: Counsel to appear July 7, 2021 at 8:30 a.m. to settle Jury Instructions.***

1:07 p.m.- Jury escorted into the courtroom.

Counsel stipulated to the presence of the Jury.

Detective Josh Watson resumed the witness stand, was reminded by the Court that he is still under oath and continued direct examination conducted; cross examination conducted by DAPD Garcia; re-direct examination conducted; witness thanked and excused.

DDA Stege called **Elvira Koeder** who was sworn and direct examined.

Exhibit 74 offered; objection – overruled; ADMITTED.

Continued direct examination conducted; witness thanked and excused.

DDA Stege called **Sayer Dion-Smyczek** who was sworn and direct examined.

Exhibit 73 offered; objection – overruled; ADMITTED.

Continued direct examination conducted; witness thanked and excused.

DATE, JUDGE

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COURT PRESENT

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A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Seven

DDA Stege called **Monica Siewertsen** who was sworn and direct examined; cross examination conducted by APD Picker; witness thanked and excused.

DDA Stege called **Kulvir Sarai** who was sworn and direct examined.

Exhibit 63 marked; offered; objection by APD Picker, the defense has not reviewed proposed Exhibit 63.

The Court instructed counsel to review and discuss proposed Exhibit 63 during the recess.

The Court admonished the Jury, which was presented prior to every recess.

2:30 p.m. – Recess.

2:55 p.m. – Court reconvened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, APD Picker advised the Court that proposed Exhibit 63 has been reviewed and defense has no objection to Exhibit 63 for demonstrative purposes only.

Exhibit 63 admitted for demonstrative purposes only.

Jury escorted into the courtroom.

Counsel stipulated to the presence of the Jury.

Witness Kulvir Sarai resumed the witness stand, was reminded by the Court that she is still under oath; continued direct examination conducted; Exhibit 63 published. Continued direct examination conducted; cross examination by APD Picker; re-direct examination conducted; re-cross examination conducted by APD Picker; witness thanked and excused.

Exhibit 70 marked.

DDA Stege called Julie Schrader, D.O. who was sworn and direct examined.

Exhibit 70 offered; no objection; ADMITTED.

Continued direct examination conducted; cross examination conducted by APD Picker; re-direct examination conducted; witness thanked and excused.

DDA Stege, on behalf of the State, advised that the State would not be calling additional witnesses and rested the State's case-in-chief.

The Jury was admonished and directed to return to the Jury room on July 7, 2021 at 12:30 p.m. Trial to resume on Wednesday, July 7, 2021 at approximately 1:00 p.m.

3:53 p.m. – Jury escorted out of the courtroom.

Outside the presence of the Jury, the Court directed counsel to appear in the courtroom on July 7, 2021 at 8:30 a.m. to begin settling Jury Instructions.

3:56 p.m. – Recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

07/07/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

M. Schuck

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Eight

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

8:45 a.m. - Off the record and outside the presence of the Jury, the Court and respective counsel began informally settling Jury Instructions.

12:57 p.m. – Court convened with Court, respective counsel, Defendant and Jury present.

Respective counsel stipulated to the presence of the Jury.

APD Picker called **F. Javier Lopez** who was sworn and direct examined; cross examination conducted; re-direct examination conducted; witness thanked and excused. The Court admonished the Jury, which was presented prior to every recess.

1:12 p.m. – Jury escorted out of the courtroom.

Outside the presence of the Jury, Defendant sworn. The Court canvassed the Defendant as to his Fifth Amendment right not to testify on his own behalf.

The Defendant responded that he understood his rights as explained to him by the Court and counsel and that he is electing to testify.

COURT ORDERED: *The Court finds that the Defendant understands his Fifth Amendment rights and has made a knowing, voluntary and intelligent decision.*

Recess to resolve technical issues.

1:36 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

APD Picker called **Wayne Michael Cameron** who was sworn and direct examined; cross examination conducted.

The Court admonished the Jury, which was presented prior to every recess.

2:37 p.m. - Recess.

2:53 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Wayne Michael Cameron resumed the witness stand and cross examination by Counsel Stege resumed.

A recess was taken at 3:34 p.m. in order for an outside the presence of the Jury hearing to be conducted. Court and Counsel stepped out of the courtroom.

Counsel Picker objected to the line of questioning by Counsel Stege. It was pushing Mr. Cameron to respond he was in custody and that was inappropriate for the Jury. He referenced both Federal and State law.

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

07/07/2021
HONORABLE
BARRY
BRESLOW
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A. DeGayner
(Clerk)
M. Schuck
(Clerk)
I. Zihn
(Reporter)

JURY TRIAL – Day Eight

Counsel Stege addressed the case law and noted it applied to a defendant appearing in shackles before the Jury. He argued his questions were not improper and he was not asking Mr. Cameron about being in custody. Again, argued it was not improper as a historical matter as the law applied to a defendant in shackles.

Counsel Picker argued the questioning was showing there was a delay in Mr. Cameron telling his story, but noted the delay was due to Covid 19.

Court believed the delay portion was relevant, but noted he was not fond of the response regarding custody status. He showed latitude and stated Counsel Stege did not cross the line. He believed it was more of closing argument.

Counsel Stege understood the Court. He addressed his cross examination and indicated he had three more questions regarding relationships.

Court stated they would finish the testimony of Mr. Cameron that afternoon. He questioned if Counsel Stege had a rebuttal witness; Counsel Stege indicated he could possibly call one rebuttal witness.

Court and Counsel discussed the start time for the next day and the rebuttal witness timing.

Counsel Stege reserved his decision for a rebuttal witness until he concluded his cross examination of Mr. Cameron.

Matter returned on the record at 3:49 p.m.

Counsel stipulated to the presence of the Jury.

Mr. Cameron resumed the stand and Counsel Stege resumed his cross examination.

Counsel Picker had redirect of Mr. Cameron.

Counsel Stege had recross of Mr. Cameron.

Court thanked and excused Mr. Cameron from the witness stand.

APD Picker advised the Court that the defense would not be calling any additional witnesses and rested the Defendant's case.

Court questioned Counsel Stege if he had a rebuttal witness; Counsel Stege indicated he had one rebuttal witness to call, and she was present.

DDA Stege called **Aspen C.** who was sworn and direct examined; cross examination conducted by APD Picker; re-direct examination conducted; witness thanked and excused.

The Court addressed the Jury regarding the anticipated remaining trial schedule.

Jury admonished and directed to return on July 7, 2021 at 12:30 p.m.

Jury escorted out of the courtroom.

Outside the presence of the Jury, the Court directed counsel to return to the courtroom on July 7, 2021 at 8:00 a.m. to formally and informally settle Jury Instructions.

4:15 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

07/08/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

M. Schuck

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Nine

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

Prior to the commencement of Court and outside the presence of the Jury, respective counsel stipulated to allow the Jury to open any currently unopened exhibits that have been admitted into evidence.

8:05 a.m. – Off the record and outside the presence of the Jury, Jury Instructions were informally settled with the Court, respective counsel and the Defendant present.

12:13 p.m. – Court convened, on the record, with Court, respective counsel and the Defendant present.

Outside the presence of the Jury, Jury Instructions were formally settled with counsel stipulating to Jury Instructions 1-49 and One (1) Verdict form on the record. Additionally, Ten (10) Offered and Rejected Jury Instructions were lodged with the Court Clerk. Respective counsel stated applicable objections and had no additional Jury Instructions to proffer.

DDA Stege addressed the Court and requested that each side be allowed to have up to Fifteen (15) in-person attendees during closing arguments.

APD Picker advised that the defense would not object to additional attendees if they were made aware of this request this morning or yesterday but, given it is this late in the proceedings, the defense will oppose the State's request for Fifteen (15) in-person attendees per side during closing arguments, as the defense does not have enough time to contact potential attendees.

COURT ORDERED: Request for Fifteen (15) in-person attendees per side during closing arguments – ***DENIED.***

Recess.

3:10 p.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

The Court addressed respective counsel and the Jury and advised that, due to technical issues with Jury Instructions causing a delay in today's proceedings, the Court proposes that the trial recess for the day to resume July 9, 2021 at 8:30 a.m. for Jury Instructions and closings arguments; no objections stated.

Jury admonished and directed to return on Friday, July 9, 2021 at 8:00 a.m.

Jury escorted out of the courtroom.

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

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DATE, JUDGE

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07/08/2021

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(Reporter)

JURY TRIAL – Day Nine

COURT ORDERED: Courtroom gallery limits are increased to a total of ten (10) in-person attendees per side for closing arguments. Respective counsel to identify the ten (10) attendees to the Court's Bailiff tomorrow morning prior to the commencement of Court.

3:19 p.m. – Court stood in recess.

Defendant remanded to the custody of the Sheriff.

DATE, JUDGE
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

07/09/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

M. Schuck

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Ten

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

8:25 a.m. – Court convened with Court, respective counsel, Defendant and Jury present. Counsel stipulated to the presence of the Jury.

The Court instructed the Jury with Jury Instructions 1-49.

9:03 a.m. – DDA Stege, on behalf of the State, conducted closing argument.

APD Picker objected to Felony Murder Jury Instructions and moved for a mistrial.

COURT ORDERED: Objection – overruled. Motion for Mistrial – DENIED.

DDA Stege, on behalf of the State, conducted continued closing argument.

The Court admonished the Jury, which was presented prior to every recess.

10:06 a.m. – Recess.

10:25 a.m. – Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

10:26 a.m. – APD Picker, on behalf of the Defendant, conducted closing argument.

11:01 a.m. – DDA Stege, on behalf of the State, conducted rebuttal closing argument.

Deputy Danielle Williams and Deputy Brien Hayes were sworn and charged with the Jury.

Alternate Jurors Eliza McCall and Deborah Lamb were directed to provide contact information to the Deputy, thanked by the Court, admonished and excused.

The Jury was admonished and escorted to the Jury Room.

Deliberations commenced.

Outside the presence of the Jury, DDA Stege advised that the new NRCP dictates that the alternate jurors be held at the Court during deliberations.

APD Picker advised that the defense does not object to the alternate jurors leaving the building if they remain under the Court's admonition.

DDA Stege confirmed that APD Picker is correct.

COURT ORDERED: *The Court will not request that the alternate jurors remain in the courthouse during deliberations. The alternate jurors remain under the Court's admonition.*

11:28 a.m. – Recess.

DATE, JUDGE

OFFICERS OF

COURT PRESENT

07/09/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

M. Schuck

(Clerk)

I. Zihn

(Reporter)

APPEARANCES-HEARING

JURY TRIAL – Day Ten

Deputy Williams notified the Court that a Verdict was reached; counsel notified by the Court Clerk.

Court reconvened with Court, respective counsel, Defendant and Jury present.

Counsel stipulated to the presence of the Jury.

Upon the direction of the Court, the Court Clerk read the Verdict aloud.

VERDICT

We, the jury in the above-entitled case, find the Defendant WAYNE MICHAEL CAMERON, as follows:

COUNT I. MURDER WITH THE USE OF A DEADLY WEAPON

- ☒ Guilty of FIRST DEGREE MURDER
- ☐ Guilty of SECOND DEGREE MURDER
- ☐ Guilty of VOLUNTARY MANSLAUGHTER
- ☐ Guilty of INVOLUNTARY MANSLAUGHTER
- ☐ Not Guilty

If you find the defendant guilty of any of the foregoing offenses, please proceed to Question 1.

Question 1. Was a deadly weapon was used in the commission of the offense?

- ☒ Yes
- ☐ No

DATED this 9th day of July, 2021.

Sarah Blackwell

FOREPERSON

At the request of counsel, the Jury was polled.

Jury escorted out of the courtroom.

COURT ORDERED: Bail is modified to a no bail hold. The Court advised of the option to proceeding to the penalty phase of trial today or on Monday, July 12, 2021.

DDA Stege advised the Court that the State is in favor of proceeding immediately to the penalty phase of trial. DDA Stege objected to continuing the penalty phase to Monday, July 12, 2021. DDA Stege apprised the Court of the three possible sentencing options.

APD Picker addressed and advised the Court that the Defense would prefer to wait until Monday, July 12, 2021 to proceed to the penalty phase.

DATE, JUDGE

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

07/09/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

M. Schuck

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Day Ten

COURT ORDERED: Penalty phase to begin Monday, July 12, 2021 at 9:00 a.m.

Jury escorted into the courtroom.

Respective counsel stipulated to the presence of the Jury.

The Jury was admonished by the Court and directed to return to Court on Monday, July 12, 2021 at 9:00 a.m. to begin the penalty phase.

2:20 p.m. – Recess.

2:36 p.m. – Court reconvened with Court, respective counsel and the Defendant present.

Outside the presence of the Jury, Penalty Phase Jury Instructions were informally and formally settled with counsel stipulating to Jury Instructions 1-10 and three (3) Verdict forms on the record. Respective counsel stated applicable objections and had no additional Jury Instructions to proffer.

Court stood in recess.

Defendant remanded to the custody of the Sheriff.

***After Session Clerk's Note: The two alternate jurors were contacted by Deputy Williams and advised that they are still under the directives and admonition of the Court pending the penalty phase of trial.*

JURY TRIAL EXHIBITS

State v. Wayne Cameron

PLTF: State of Nevada

PATY: Deputy District Attorney Amos Stege

DEFT: Wayne Michael Cameron

DATY: APD Marc Picker, DAPD Jenna Garcia

Case No: **CR20-3534** Dept. No: **08** Clerk: **A. DeGayner**

Date: **06/28/2021**

Exhibit No.	Party	Description	Marked	Offered	Admitted
1.	State	Maps series	6/23/21	Stipulated	6/25/21
2.	State	CAD Log	6/23/21	No Objection to pg. 1-3	6/29/21 (pg. 1-3)
3.	State	Body camera -Medina	6/29/21	Stipulated	6/29/21
4.	State	911 recording (Bareuther)	6/23/21	Stipulated	6/25/21
5.	State	R. Bareuther written statement	6/23/21	-----	-----
6.	State	C. Bareuther written statement	6/23/21	-----	-----
7.	State	K. Caprile written statement	6/23/21	-----	-----
8.	State	C. Konopisos written statement	6/23/21	-----	-----
9.	State	M. Konopisos written statement	-----	-----	-----
10.	State	Surveillance 1790 Rock Haven-Baker	6/23/21	Stipulated	6/25/21
11.	State	Surveillance-2040 Rock Haven - Brooks	6/23/21	Stipulated	6/25/21
12.	State	Surveillance – Ring – Wayne Cameron	7/1/21	No Objection	7/1/21
13.	State	null	-----	-----	-----
14.	State	Surveillance – 13425 Welcome Way (Konopisos)	6/23/21	Stipulated	6/29/21
15.	State	Surveillance – Caughlin Club	6/23/21	Stipulated	6/25/21
16.	State	Surveillance – Murrietta's	6/23/21	Stipulated	6/25/21
17.	State	Surveillance – Murrietta's	6/23/21	Stipulated	6/25/21
18.	State	Colarchik handwritten note (copy)	6/23/21	No Objection	6/30/21
19.	State	RING Cameron docs	7/1/21	No Objection	7/1/21
20.	State	D interviews	7/1/21	No Objection	7/1/21
21.	State	Transcript D interview 2/21/20	6/23/21	No Objection w/ limiting instruction	7/1/21
22.	State	Scene photos	6/29/21	Stipulated	6/29/21

JURY TRIAL EXHIBITS

State v. Wayne Cameron

PLTF: State of Nevada

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Case No: **CR20-3534** Dept. No: **08** Clerk: **A. DeGayner**

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22a.	State	Scene photos (digital)	6/30/21	Objection – Overruled.	6/30/21
22b.	State	Scene photos (no bate stamps)	6/23/21	Withdrawn	-----
23.	State	Scene photos - daylight	6/23/21	Stipulated	6/25/21
23a.	State	Scene photos – daylight (digital copy)	6/30/21	Objection – Overruled	6/30/21
24.	State	Truck processing photos	6/23/21	Stipulated	6/25/21
24a.	State	Truck processing photos – (digital copy)	6/30/21	Objection – Overruled	6/30/21
25.	State	TALTON Body CAM	6/29/21	No Objection	6/29/21
26.	State	THOMAS body cam	6/29/21	-----	-----
27.	State	Truck follow up photos	6/23/21	Stipulated	6/25/21
27a.	State	Truck follow up photos (digital copy)	6/30/21	Objection – Overruled	6/30/21
28.	State	Acura TL @ La Paz Ct	6/23/21	Stipulated	6/25/21
29.	State	Acura MDX @ La Paz Ct	6/23/21	Stipulated	6/25/21
30.	State	La Paz search photos	-----	-----	-----
31.	State	La Paz search photos - ALT	6/23/21	No Objection	7/1/21
31a.	State	La Paz search photos – (digital)	7/1/21	Objection – Overruled	7/1/21
32.	State	D voicemail to Colarchik 2/23/2020	6/23/21	No Objection	6/30/21
33.	State	MDX search 2-21-20	6/23/21	No Objection	7/1/21
33a.	State	MDX search 2-21-20 (digital)	7/1/21	Objection – Overruled	7/1/21
34.	State	MDX search 2-24	6/23/21	Objection – Overruled	7/6/21
34a.	State	MDX search (digital)	7/2/21	Objection – Overruled	7/6/21
35.	State	Hands photos	6/30/21	Objection – Overruled	6/30/21

JURY TRIAL EXHIBITS

State v. Wayne Cameron

PLTF: State of Nevada

PATY: Deputy District Attorney Amos Stege

DEFT: Wayne Michael Cameron

DATY: APD Marc Picker, DAPD Jenna Garcia

Case No: **CR20-3534** Dept. No: **08** Clerk: **A. DeGayner**

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36.	State	(reserved)	-----	-----	-----
37.	State	Certified Judgment: Christopher Cory Cameron Case Nos. CR-1311097 & CR-1407064	7/1/21	Objection – Overruled	7/1/21
38.	State	Certified Judgment: Christopher Cory Cameron Case No. CR-1812116	7/1/21	Objection – Overruled	7/1/21
39.	State	Cameron ATF form	6/23/21	Stipulated	6/25/21
40.	State	Cameron ETrace	6/23/21	Stipulated	6/25/21
41.	State	Cameron gun receipt & manual	6/23/21	Stipulated	6/25/21
42.	State	(reserved)	-----	-----	-----
43.	State	(reserved)	-----	-----	-----
44.	State	(reserved)	-----	-----	-----
45.	State	(reserved)	-----	-----	-----
46.	State	(reserved)	-----	-----	-----
47.	State	Gayner phone activity	6/23/21	-----	-----
48.	State	D phone activity 2/11-2/12/20	6/23/21	No Objection	7/6/21
49.	State	Colarchik Phone Report	-----	-----	-----
50.	State	Faust Phone Report	6/23/21	Stipulated	6/25/21
51.	State	Defendant Phone Report	6/23/21	-----	-----
52.	State	Life 360 records	7/1/21	Objection – Overruled	7/1/21
53.	State	CDR FAUST	-----	-----	-----
54.	State	CDR CAMERON	-----	-----	-----
55.	State	Geotime	6/23/21	Objection – Overruled	7/6/21
56.	State	(reserved)	-----	-----	-----
57.	State	June 7 2021 phone call	7/6/21	No Objection	7/6/21
57a.	State	June 7 2021 phone call	7/1/21	Withdrawn	Withdrawn
58.	State	Map (Mazza related)	6/23/21	No Objection	7/6/21

JURY TRIAL EXHIBITS

State v. Wayne Cameron

PLTF: State of Nevada

PATY: Deputy District Attorney Amos Stege

DEFT: Wayne Michael Cameron

DATY: APD Marc Picker, DAPD Jenna Garcia

Case No: **CR20-3534**

Dept. No: **08**

Clerk: **A. DeGayner**

Date: **06/28/2021**

59.	State	Mazza – photo	6/23/21	No Objection	7/6/21
60.	State	D Phone portion - Mazza	6/23/21	-----	-----
61.	State	Mazza message string	6/23/21	-----	-----
61a.	State	Mazza message string (2)	7/6/21	Objection – Overruled	7/6/21
62.	State	GRC report	6/23/21	Stipulated	6/25/21
63.	State	Firearms	7/6/21	No Objection Demonstrative Only	-----
64.	State	(reserved)	-----	-----	-----
65.	State	(reserved)	-----	-----	-----
66.	State	(reserved)	-----	-----	-----
67.	State	(reserved)	-----	-----	-----
68.	State	(reserved)	-----	-----	-----
69.	State	(reserved)	-----	-----	-----
70.	State	Medical examiner	7/6/21	No Objection	7/6/21
71.	State	Glock 17	6/23/21	No Objection	7/1/21
72.	State	Shell casings from car (2- .40mm & 1-.9,,	6/23/21	No Objection	7/6/21
73.	State	Fired bullet (from autopsy)	6/23/21	Objection – Overruled	7/6/21
74.	State	Fired .40mm cartridge casing from scene	6/23/21	Objection – Overruled	7/6/21
75.	State	Wayne Cameron iPhone	6/23/21	-----	-----
76.	State	Video 2040 Rock Haven	6/23/21	-----	-----
77.	State	Ring camera clips 12935 Thomas Creek	6/23/21	-----	-----
78.	State	Test Message Leah Mazza	6/23/21	-----	-----
79.	State	Photo Ethan whereabouts 2-11-20	6/23/21	-----	-----
80.	State	Cotarchik voicemail	6/23/21	-----	-----

JURY TRIAL EXHIBITS

State v. Wayne Cameron

PLTF: State of Nevada

PATY: Deputy District Attorney Amos Stege

DEFT: Wayne Michael Cameron

DATY: APD Marc Picker, DAPD Jenna Garcia

Case No: **CR20-3534** Dept. No: **08** Clerk: **A. DeGayner**

Date: **06/28/2021**

81.	State	Ring records (Defendant)	6/23/21	Stipulated	6/25/21
82.	State	Ring from Defendant's phone	6/23/21	Stipulated	6/25/21
83.	State	Gun manual and purchase receipt (A-B)	6/23/21	Stipulated	6/25/21
83a.	State	Purchase receipt	6/23/21	Stipulated	6/25/21
83b.	State	Gun manual	6/23/21	Stipulated	6/25/21
84.	State	Gun manuals (A-F)	6/23/21	Stipulated	6/25/21
84a.	State	Glock	6/23/21	Stipulated	6/25/21
84b.	State	Tokarev	6/23/21	Stipulated	6/25/21
84c.	State	Marlin .22	6/23/21	Stipulated	6/25/21
84d.	State	Winchester	6/23/21	Stipulated	6/25/21
84e.	State	Colt (blue)	6/23/21	Stipulated	6/25/21
84f.	State	Colt (white)	6/23/21	Stipulated	6/25/21
85.	State	Firearm record	6/23/21	Stipulated	6/25/21
86.	State	Video – Subaru (Mazza)	6/23/21	-----	-----
87.	State	Geotime – Watson	6/23/21	-----	-----
88.	State	Cameron calls	6/23/21	-----	-----
89.	State	Tholl calls	6/23/21	-----	-----
89a.	State	JailATM message	6/23/21	-----	-----
89b.	State	Jail Call	6/23/21	-----	-----
89c.	State	Call Transcripts	6/23/21	-----	-----
90.	State	RPD Report 20-3457 Lopez	7/1/21	-----	-----
91.	State	(reserved)	-----	-----	-----
92.	State	(reserved)	-----	-----	-----
93.	State	(reserved)	-----	-----	-----
94.	State	(reserved)	-----	-----	-----
95.	State	(reserved)	-----	-----	-----
96.	State	(reserved)	-----	-----	-----

JURY TRIAL EXHIBITS
State v. Wayne Cameron

PLTF: State of Nevada

PATY: Deputy District Attorney Amos Stege

DEFT: Wayne Michael Cameron

DATY: APD Marc Picker, DAPD Jenna Garcia

Case No: **CR20-3534** Dept. No: **08** Clerk: **A. DeGayner** Date: **06/28/2021**

97.	State	(reserved)	-----	-----	-----
98.	State	(reserved)	-----	-----	-----
99.	State	(reserved)	-----	-----	-----
100.	State	Crofoot video	6/23/21	-----	-----
101.	State	Surveillance south shootings Moresi video	6/23/21	-----	-----
102.	State	Ethan Screen shot L360	6/23/21	-----	-----

CASE NO. CR20-3534

STATE OF NEVADA VS. WAYNE MICHAEL CAMERON

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COURT PRESENT

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07/12/2021
HONORABLE
BARRY
BRESLOW
DEPT. NO. 8
A. DeGayner
(Clerk)
I. Zihn
(Reporter)

JURY TRIAL – Penalty Phase

Deputy District Attorney Amos Stege represented the State. Defendant was present, in custody, represented by Alternate Public Defender Marc Picker and Deputy Alternate Public Defender Jenna Garcia.

Prior to the commencement of Court, State's Exhibit 91 marked for identification.

8:52 a.m. – Court convened with Court, respective counsel and Defendant present.

Outside the presence of the Jury, Jury instructions formally settled with counsel stipulating to Jury Instructions 1-10 and Three (3) Verdict forms on the record. Respective counsel stated applicable objections and had no additional Jury Instructions to proffer.

APD Picker addressed the Court and objected to evidence and/or testimony regarding uncharged shootings.

DDA Stege addressed the Court and argued that evidence and/or testimony regarding uncharged shootings should not be excluded.

COURT ORDERED: *Objection to evidence and/or testimony regarding uncharged shootings – OVERRULED.*

9:03 a.m. – Jury escorted into the courtroom.

Respective counsel stipulated to the presence of the Jury.

9:06 a.m. – DDA Stege, on behalf of the State, presented Opening Statement.

9:15 a.m. – DAPD Garcia, on behalf of the State, presented Opening Statement.

DDA Stege called **Detective Dave Nevills** who was sworn and direct examined; cross examination conducted by APD Picker; re-direct examination conducted; re-cross examination conducted; witness thanked and excused.

DDA Stege called **Jeffrey Ardito** who was sworn and direct examined; witness thanked and excused.

DDA Stege requested to reserve victim speakers for after the Defense case.

DAPD Garcia called **Vicki Cameron** who was sworn and direct examined; cross-examination conducted; witness thanked and excused.

DAPD Garcia called **Randy Tholl** who was sworn and direct examined; cross-examination conducted; witness thanked and excused.

Defendant addressed the Court on his own behalf.

The Court admonished the Jury, which was presented prior to every recess.

9:54 a.m. – Recess.

10:15 a.m. – Court reconvened with Court, respective counsel and Defendant present.

Exhibit 91 offered; prior objection – overruled; ADMITTED.

DATE, JUDGE

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

07/12/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

JURY TRIAL – Penalty Phase

10:17 a.m. – Jury escorted into the courtroom.

Respective counsel stipulated to the presence of the Jury.

DDA Stege called **Jordyn Faust** who was sworn and presented a victim impact statement; witness thanked and excused.DDA Stege called **Ashley Faust** who was sworn and presented a victim impact statement; direct examination conducted; witness thanked and excused.DDA Stege called **Karen Faust** who was sworn and presented a victim impact statement; direct examination conducted; witness thanked and excused.

11:09 a.m. – The Court instructed the Jury with Jury Instructions 1-10.

DDA Stege argued in support of a sentence of Life Without the Possibility of Parole.

DAPD Garcia argued in support of a sentence of Life, With the Possibility of Parole after 20 Years.

DDA Stege presented rebuttal argument in support of a sentence of Life Without the Possibility of Parole.

Deputy Williams and Deputy Brien Hayes were sworn and charged with the Jury.

11:30 a.m. – Deliberations commenced.

12:17 p.m. – Deputy Williams notified the Court that the Jury provided a written question. Counsel notified. A copy of the written question was provided to respective counsel.

*12:39 p.m. – Court reconvened with Court, respective counsel and the Defendant present.**Outside the presence of the Jury, the Court read the Jury question to counsel, on the record, and a response thereto was agreed upon by all parties and the Court.**12:52 p.m. – Recess.*

1:30 p.m. – Deputy Williams notified the Court that a verdict was reached; counsel notified.

1:51 p.m. – Court convened with Court, DDA Stege, DAPD Garcia and Defendant present.

APD Marc Picker was not present for reading of the penalty phase verdict.

Jury escorted into the Courtroom.

Respective counsel stipulated to the presence of the Jury.

At the direction of the Court, the Court Clerk called roll of the Jury, all Jurors were present.

Upon direction of the Court, the Court Clerk read the Verdict aloud.

DATE, JUDGE

OFFICERS OF

COURT PRESENT

07/12/2021

HONORABLE

BARRY

BRESLOW

DEPT. NO. 8

A. DeGayner

(Clerk)

I. Zihn

(Reporter)

APPEARANCES-HEARING

JURY TRIAL – Penalty Phase

LIFE WITHOUT PAROLE

We, the jury in the above-entitled action, having found the defendant, WAYNE CAMERON, guilty of First Degree Murder, set the penalty to be imposed at a term of Life without the Possibility of Parole.

DATED this 12th day of July, 2021.

Sarah Blackwell

FOREPERSON

COURT ORDERED: Defendant remanded to the custody of the Sheriff. Matter CONTINUED to **August 26, 2021 at 9:00 a.m.** for Entry of Judgment and Imposition of Sentence.

At the request of counsel, the Jury was polled.

The Jury was thanked by the Court for their service and released.

2:00 p.m. – Court stood in recess.

*****After Session Clerk's Note*****

Alternate Jurors Eliza McCall and Deborah Lamb were contacted by Deputy Williams, informed of the verdict/s and released from service. The Defendant was provided with the Presentence Investigation Report questionnaire. Presentence Investigation Report ordered by the Court Clerk through the Division of Parole and Probation.

PENALTY PHASE EXHIBITS
State v. Wayne Cameron

PLTF: State of Nevada

PATY: Deputy District Attorney Amos Stege

DEFT: Wayne Michael Cameron

DATY: APD Marc Picker, DAPD Jenna Garcia

Case No: **CR20-3534**

Dept. No: **08**

Clerk: **A. DeGayner**

Date: **07/12/2021**

Exhibit No.	Party	Description	Marked	Offered	Admitted
91.	State	Flash Drive	7/12/21	Objection – Overruled	7/12/21

Code 1350

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff,

Case No. CR20-3534

vs.

Dept. No. 8

WAYNE MICHAEL CAMERON,

Defendant.

CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL

I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 17th day of September, 2021, I electronically filed the Notice of Appeal in the above entitled matter to the Nevada Supreme Court.

I further certify that the transmitted record is a true and correct copy of the original pleadings on file with the Second Judicial District Court.

Dated this 17th day of September, 2021.

Alicia Lerud
Clerk of the Court
By /s/Y.Vlloria
Y.Vlloria
Deputy Clerk