IN THE SUPREME COURT OF THE STATE OF NEVADA

JOSHUA ALEXANDER DURAN,	Jan 20 2022 11:47 a.m. Elizabeth A. Brown	
Appellant,	Clerk of Supreme Cou	
VS.) Case No. 83711	
THE STATE OF NEVADA,		
Respondent.) ,	

Appeal from Judgment of Conviction Second Judicial District Court of the State of Nevada The Honorable Lynne Simmons

APPELLANT'S JOINT APPENDIX

MARC PICKER
Washoe County Alternate Public Defender

JENNA GARCIA
Deputy Alternate Public Defender

JENNIFER NOBLE
Deputy District Attorney

350 S. CENTER ST., 6th FLOOR
RENO, NEVADA 89501

POST OFFICE BOX 30083
RENO, NEVADA 89520

ATTORNEY FOR APPELLANT

Docket 83711 Document 2022-02053

ATTORNEY FOR RESPONDENT

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FILED

04 May 2021 11:53 am

JAMES P. CONWAY RENO JUSTICE COURT BY___L.S. DEPUTY CLERK

DA #21-6173

RPD RP21-007397; RPD RP21-007504

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IN THE JUSTICE COURT OF RENO TOWNSHIP

IN AND FOR THE COUNTY OF WASHOE, STATE OF NEVADA

* * *

THE STATE OF NEVADA,

Plaintiff,

Case No.: RCR2021-112838

v.

Dept. No.: 4

JOSHUA ALEXANDER DURAN,

Defendant.

CRIMINAL COMPLAINT

CARRIE MORTON of the County of Washoe, State of Nevada, verifies and declares upon information and belief and under penalty of perjury, that JOSHUA ALEXANDER DURAN, the defendant above-named, has committed the crime(s) of:

COUNT I. DOMESTIC BATTERY, FIRST OFFENSE, a violation of NRS 200.485 and NRS 33.018, a misdemeanor, (50235) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully and unlawfully use force or violence upon the person of JENNY GLYNN, a person with whom he has had or is having a dating relationship and/or has a child in common, at Ryland Street and Wheeler Avenue, Reno, Washoe County, Nevada, by shoving and hitting the victim.

/// ///

OUNT II. ASSAULT, WITH USE OF DEADLY WEAPON, a violation of NRS 200.471, a category B felony, (50201) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did intentionally place JEREMY THOMAS and/or DENNIS OWEN, in reasonable apprehension of immediate bodily harm, with the use of, or present ability to use, a deadly weapon, to wit: a knife, in that the said defendant did approach the victims in a threatening manner while holding the knife.

\$250.00 OR GREATER BUT LESS THAN \$5000.00, a violation of NRS 206.310 and NRS 193.155, a gross misdemeanor (50905) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully or maliciously destroy or injure any real or personal property of the CITY OF RENO, being used by JEREMY THOMAS, an employee, located near 200 Mill Street, in that the Defendant did throw a rock at the vehicle window breaking it and causing damage in the amount of \$250.00 or more but less than \$5000.00.

COUNT IV. BATTERY, a violation of WCC 53.110, a misdemeanor, (56227) in the manner following, to wit:

That the said defendant JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully and unlawfully use force or violence upon the person of

JEREMY THOMAS, near 200 Mill Street, Reno, Washoe County, Nevada, by hitting the victim with a rock.

COUNT V. POSSESS SCHEDULE I OR II CONTROLLED SUBSTANCE LESS

THAN 14 GRAMS, FIRST OR SECOND OFFENSE, a violation of NRS 453.336, a

category E Felony, (62073) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about May 2, 2021, did knowingly or intentionally, possess, less than 14 grams of a Schedule I controlled substance, to wit: methamphetamine, at 911 Parr Boulevard, Washoe County, Nevada.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 4th day of May, 2021.

Came bet

CARRIE MORTON
DEPUTY DISTRICT ATTORNEY

PCN: RPD0068500C; RPD0070038C-DURAN

Custody: X Defense Attorney:

Bailed: Restitution:

Warrant: J \$8,000.00 with conditions as to

District Attorney Assigned: MORTON|10160 RPD0070038C; \$500.00 with

District Court #: CR21-1433|DURAN conditions as to RPD0068500C

District Court Dept: D06

FILED

JAMES P. CONWAY
RENO JUSTICE COURT
BY
DEPUTY CLERK

DA #21-6173

RPD RP21-007397; RPD RP21-007504

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IN THE JUSTICE COURT OF RENO TOWNSHIP

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IN AND FOR THE COUNTY OF WASHOE, STATE OF NEVADA

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4 | THE STATE OF NEVADA,

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Plaintiff, Case No.: RCR2021-118238

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Dept. No.: 4

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JOSHUA ALEXANDER DURAN,

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Defendant.

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AMENDED CRIMINAL COMPLAINT

CARRIE MORTON of the County of Washoe, State of Nevada, verifies and declares upon information and belief and under penalty of perjury, that JOSHUA ALEXANDER DURAN, the defendant above-named, has committed the crime(s) of:

COUNT I. ASSAULT WITH USE OF DEADLY WEAPON, a violation of NRS 200.471, a category B felony, (50201) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did intentionally place JEREMY THOMAS and/or DENNIS OWEN, in reasonable apprehension of immediate bodily harm, with the use of, or present ability to use, a deadly weapon, to wit: a knife, in that the said defendant did approach the victims in a threatening manner while holding the knife near Ryland Street and Wheeler Avenue, Reno, Washoe County, Nevada.

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\$250.00 OR GREATER BUT LESS THAN \$5000.00, a violation of NRS 206.310 and NRS 193.155, a gross misdemeanor (50905) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully or maliciously destroy or injure any real or personal property of the CITY OF RENO, being used by JEREMY THOMAS and/or DENNIS OWEN, employees, located near 200 Mill Street, in that the defendant did throw a rock at the vehicle window causing it to break, resulting in damage in the amount of \$250.00 or more but less than \$5000.00.

COUNT III. BATTERY WITH A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM, a violation of NRS 200.481(2)(e)(2), a category B felony, (50226) in the manner following, to wit:

That the said defendant JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully and unlawfully use force or violence upon the person of DENNIS OWEN, with the use of a deadly weapon, to wit, a rock, by hitting the victim in the head with the rock, near 200 Mill Street, Reno, Washoe County, Nevada, resulting in substantial bodily harm to the victim.

///

COUNT IV. POSSESS SCHEDULE I OR II CONTROLLED SUBSTANCE LESS THAN 14 GRAMS, FIRST OR SECOND OFFENSE, a violation of NRS 453.336, a category E Felony, (62073) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about May 2, 2021, did knowingly or intentionally, possess, less than 14 grams of a Schedule I controlled substance, to wit: methamphetamine, at 911 Parr Boulevard, Washoe County, Nevada.

COUNT V. DOMESTIC BATTERY, FIRST OFFENSE, a violation of NRS 200.485 and NRS 33.018, a misdemeanor, (50235) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully and unlawfully use force or violence upon the person of JENNY GLYNN, a person with whom he has had or is having a dating relationship and/or has a child in common, at Ryland Street and

Wheeler Avenue, Reno, Washoe County, Nevada, by shoving and hitting 1 2 the victim. 3 4 5 AFFIRMATION PURSUANT TO NRS 239B.030 The undersigned does hereby affirm that the preceding 6 7 document does not contain the social security number of any person. 8 9 DATED this 23rd day of June, 2021. 10 11 12 CARRIE MORTON 13 DEPUTY DISTRICT ATTORNEY 14 15 16 17 18 19 20 21 22 PCN: RPD0068500C; RPD0070038C-DURAN 23 Custody: X Defense Attorney: Bailed: Restitution: 24 Warrant: J District Attorney Assigned: MORTON | 10160 25 District Court #: CR21-1433|DURAN

District Court Dept: D06

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Bail: 5/3/2021 \$8,500.00 with

enhanced supervision

DA #21-9292 RPD RP21-011643

JAMES P. CONWAY
RENO JUSTICE COURT
BY L.S.
DEPUTY CLERK

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IN AND FOR THE COUNTY OF WASHOE, STATE OF NEVADA

* * *

IN THE JUSTICE COURT OF RENO TOWNSHIP

THE STATE OF NEVADA,

Plaintiff,

Case No.: RCR2021-113774

r .

Dept. No.: 4

JOSHUA ALEXANDER DURAN,

Defendant.

D

CRIMINAL COMPLAINT

CARRIE MORTON of the County of Washoe, State of Nevada, verifies and declares upon information and belief and under penalty of perjury, that JOSHUA ALEXANDER DURAN, the defendant above-named, has committed the crimes of:

COUNT I. BURGLARY OF A BUSINESS, a violation of NRS

205.060, a category C Felony, (61938) in the manner following, to
wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about July 1, 2021, willfully and unlawfully, by day or night, enter or remain, in any business structure, Best Buy located at 5575 South Virginia Street, Washoe County, Nevada, with the intent then and there to commit a larceny therein.

COUNT II. ROBBERY, a violation of NRS 200.380, a category B felony, (50137) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about July 1, 2021, within the County of Washoe, State of Nevada, did

willfully and unlawfully take personal property, to wit, Sony headphones and/or a work radio from the person or in the presence of RONALD YIM working in his capacity as an employee of Best Buy at 5575 South Virginia Street, Washoe County, Nevada, against his will, and by means of force or violence or fear of immediate or future injury to his person.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 6th day of July, 2021.

Caro h

CARRIE MORTON
DEPUTY DISTRICT ATTORNEY

PCN: RPD0067754C-DURAN

Custody: X

Bailed:

| Warrant:

District Attorney Assigned: MORTON | 10160

District Court #: CR21-2210|DURAN

District Court Dept: D06

Defense Attorney:

Restitution:

J SET BAIL IN COURT

DA #21-6173

CODE 1800

#7747

RPD RP21-007504

Christopher J. Hicks

FILED Electronically CR21-1433 2021-07-01 09:16:32 AM Alicia L. Lerud Clerk of the Court Transaction #8522238 : bblough

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One South Sierra Street Reno, NV 89501 districtattorney@da.washoecounty.us (775) 328-3200 Attorney for Plaintiff IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff,

v.

JOSHUA ALEXANDER DURAN.

Dept. No.: D06

Case No.: CR21-1433

Defendant.

INFORMATION

CHRISTOPHER J. HICKS, District Attorney within and for the County of Washoe, State of Nevada, in the name and by the authority of the State of Nevada, informs the above entitled Court that, the defendant above-named, JOSHUA ALEXANDER DURAN, has committed the crime(s) of:

BATTERY RESULTING IN SUBSTANTIAL BODILY HARM, a violation of NRS 200.481, a category C felony, (50214) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about April 30, 2021, within the County of Washoe, State of Nevada, did willfully and unlawfully use force or violence upon the person of

DENNIS OWEN, at 200 Mill Street, Reno, Washoe County, Nevada, such force or violence causing substantial bodily harm to the said DENNIS OWEN.

All of which is contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Nevada.

CHRISTOPHER J. HICKS District Attorney Washoe County, Nevada

CARRIE MORTON

DEPUTY District Attorney

The following are the names of such witnesses as are known to me at the time of the filing of the within Information:

JENNY GLYNN MICHAEL KENDRICKS DENNIS ALLAN OWEN JEREMY WARREN THOMAS DANIEL WALLACE DOUGLAS WILSON

AFFIRMATION PURSUANT TO NRS 239B.030

The party executing this document hereby affirms that this document submitted for recording does not contain the social security number of any person or persons pursuant to NRS 239B.030.

> CHRISTOPHER J. HICKS District Attorney Washoe County, Nevada

CARRIE MORTON

DEPUTY District Attorney

PCN RPD0068500C; RPD0070038C-DURAN

DA #21-9292

RPD RP21-011643

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Clerk of the Court
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1 | CODE 1800

Christopher J. Hicks

#7747

One South Sierra Street

Reno, NV 89501

districtattorney@da.washoecounty.us

(775) 328-3200

Attorney for Plaintiff

THE STATE OF NEVADA.

JOSHUA ALEXANDER DURAN,

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,

IN AND FOR THE COUNTY OF WASHOE

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Plaintiff,

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Dept. No.: D06

Case No.: CR21-2210

Defendant.

INFORMATION

CHRISTOPHER J. HICKS, District Attorney within and for the County of Washoe, State of Nevada, in the name and by the authority of the State of Nevada, informs the above entitled Court that, the defendant above-named, JOSHUA ALEXANDER DURAN, has committed the crime(s) of:

BURGLARY OF A BUSINESS, a violation of NRS 205.060, a category C Felony, (61938) in the manner following, to wit:

That the said defendant, JOSHUA ALEXANDER DURAN, on or about July 1, 2021, did willfully and unlawfully, by day or night, enter or remain, in any business structure, Best Buy located at 5575

Virginia Street, Washoe County, Nevada, with the intent then and there to commit a larceny therein.

All of which is contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Nevada.

CHRISTOPHER J. HICKS District Attorney Washoe County, Nevada

ву: ⊆

CARRIE MORTON

DEPUTY District Attorney

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The following are the names of such witnesses as are known to me at the time of the filing of the within Information:

BEST BUY (S. VIRGINIA) EUGENIO BUENO ZACHARY DOSER ANDREW HICKMAN SCOTT ROBERTS WILLIAM CORY TYRRELL RONALD YIM JR

AFFIRMATION PURSUANT TO NRS 239B.030

The party executing this document hereby affirms that this document submitted for recording does not contain the social security number of any person or persons pursuant to NRS 239B.030.

> CHRISTOPHER J. HICKS District Attorney Washoe County, Nevada

By:

CARRIE MORTON 10160

DEPUTY District Attorney

1 CODE 1785 Christopher J. Hicks 2 #7747 One South Sierra Street 3 Reno, NV. 89501 (775)328-32004 Attorney for Plaintiff

THE STATE OF NEVADA,

v.

JOSHUA ALEXANDER DURAN,

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IN AND FOR THE COUNTY OF WASHOE

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,

Plaintiff,

Case No. CR21-1433

Dept. No. 6

Defendant.

GUILTY PLEA MEMORANDUM

- I, JOSHUA ALEXANDER DURAN, understand that I am charged with the offense of: BATTERY RESULTING IN SUBSTANTIAL BODILY HARM, a violation of NRS 200.481, a category C felony.
- 2. I desire to enter a plea of guilty to the offense of BATTERY RESULTING IN SUBSTANTIAL BODILY HARM, a violation of NRS 200.481, a category C felony, as more fully alleged in the charge filed against me.
- By entering my plea of guilty I know and understand that I am waiving the following constitutional rights:
 - I waive my privilege against self-incrimination.
 - I waive my right to trial by jury, at which trial the

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State would have to prove my guilt of all elements of the offense beyond a reasonable doubt.

- C. <u>I waive my right to confront my accusers</u>, that is, the right to confront and cross examine all witnesses who would testify at trial.
- D. I waive my right to subpoena witnesses for trial on my behalf.
- 4. I understand the charge against me and that the elements of the offense which the State would have to prove beyond a reasonable doubt at trial are that on April 30, 2021, or thereabout, in the County of Washoe, State of Nevada, I did, willfully and unlawfully use force or violence upon the person of DENNIS OWEN, at 200 Mill Street, Reno, Washoe County, Nevada, such force or violence causing substantial bodily harm to the said DENNIS OWEN.
- 5. I understand that I admit the facts which support all the elements of the offense by pleading guilty. I admit that the State possesses sufficient evidence which would result in my conviction. I have considered and discussed all possible defenses and defense strategies with my counsel. I understand that I have the right to appeal from adverse rulings on pretrial motions only if the State and the Court consent to my right to appeal in a separate written agreement. I understand that any substantive or procedural pretrial issue(s) which could have been raised at trial are waived by my plea.
- 6. I understand that the consequences of my plea of guilty are that I may be imprisoned for a period of 1-5 years in the Nevada

State Department of Corrections and that I am eligible for probation. I may also be fined up to \$10,000.00.

- 7. In exchange for my plea of guilty, the State, my counsel and I have agreed to recommend the following: The State will not oppose probation upon me meeting certain conditions outlined elsewhere, and the parties will be free to argue the terms and underlying conditions of probation. If those conditions are not met, the parties will be free to argue for an appropriate sentence. The State will not file additional criminal charges or enhancements resulting from the arrest in this case.
- 8. I understand that, even though the State and I have reached this plea agreement, the State is reserving the right to present arguments, facts, and/or witnesses at sentencing in support of the plea agreement.
- 9. I also agree that I will make full restitution in this matter, as determined by the Court. Where applicable, I additionally understand and agree that I will be responsible for the repayment of any costs incurred by the State or County in securing my return to this jurisdiction.
- entitled to either withdraw from this agreement and proceed with the prosecution of the original charges or be free to argue for an appropriate sentence at the time of sentencing if I fail to appear at any scheduled proceeding in this matter OR if prior to the date of my sentencing I am arrested in any jurisdiction for a violation of law OR if I have misrepresented my prior criminal history. I understand

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and agree that the occurrence of any of these acts constitutes a material breach of my plea agreement with the State. I further understand and agree that by the execution of this agreement, I am waiving any right I may have to remand this matter to Justice Court should I later withdraw my plea.

- 11. I understand and agree that pursuant to the terms of the plea agreement stated herein, any counts which are to be dismissed and any other cases charged or uncharged which are either to be dismissed or not pursued by the State, may be considered by the court at the time of my sentencing.
- 12. I understand that the Court is not bound by the agreement of the parties and that the matter of sentencing is to be determined solely by the Court. I have discussed the charge, the facts and the possible defenses with my attorney. All of the foregoing rights, waiver of rights, elements, possible penalties, and consequences, have been carefully explained to me by my attorney. My attorney has not promised me anything not mentioned in this plea memorandum, and, in particular, my attorney has not promised that ${\tt I}$ will get any specific sentence. I am satisfied with my counsel's advice and representation leading to this resolution of my case. I am aware that if I am not satisfied with my counsel I should advise the Court at this time. I believe that entering my plea is in my best interest and that going to trial is not in my best interest. Mv attorney has advised me that if I wish to appeal, any appeal, if applicable to my case, must be filed within thirty days of my sentence and/or judgment.

	13.	understand that this plea and resulting conviction
will	likely have	e adverse effects upon my residency in this country if
I am	not a U. S.	Citizen. I have discussed the effects my plea will
have	upon my res	sidency with my counsel.

- 14. I offer my plea freely, voluntarily, knowingly and with full understanding of all matters set forth in the Information and in this Plea Memorandum. I have read this plea memorandum completely and I understand everything contained within it.
- 15. My plea of guilty is voluntary and is not the result of any threats, coercion or promises of leniency.
- 16. I am signing this Plea Memorandum voluntarily with advice of counsel, under no duress, coercion, or promises of leniency.
- 17. I do hereby swear under penalty of perjury that all of the assertions in this written plea agreement document are true.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 19 day of Agust , 21

DEFENDANT

TRANSLATOR/INTERPRETER

Attorney Witnessing Defendant's Signature

Prosecuting Attorney

1 CODE 1785 Christopher J. Hicks 2 #7747 3

One South Sierra Street Reno, NV 89501 districtattorney@da.washoecounty.us (775) 328-3200

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THE STATE OF NEVADA,

V.

JOSHUA ALEXANDER DURAN,

Attorney for Plaintiff

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

Plaintiff,

Dept. No. D06

Case No. CR21-2210

Defendant.

GUILTY PLEA MEMORANDUM

- 1. I, JOSHUA ALEXANDER DURAN, understand that I am charged with the offense of: BURGLARY OF A BUSINESS, a violation of NRS 205.060, a category C Felony.
- 2. I desire to enter a plea of guilty to the offense of, BURGLARY OF A BUSINESS, a violation of NRS 205.060, a category C Felony, as more fully alleged in the charge filed against me.
- By entering my plea of guilty I know and understand that I am waiving the following constitutional rights:
 - I waive my privilege against self-incrimination.
- I waive my right to trial by jury, at which trial the State would have to prove my guilt of all elements of the offense(s)

beyond a reasonable doubt

- C. I waive my right to confront my accusers, that is, the right to confront and cross examine all witnesses who would testify at trial.
- D. I waive my right to subpoena witnesses for trial on my behalf.
- 4. I understand the charge against me and that the elements of the offense which the State would have to prove beyond a reasonable doubt at trial are that on July 1st, 2021, or thereabout, in the County of Washoe, State of Nevada, I did, willfully and unlawfully, by day or night, enter or remain, in any business structure, Best Buy located at 5575 Virginia Street, Washoe County, Nevada, with the intent then and there to commit a larceny therein.
- 5. I understand that I admit the facts which support all the elements of the offense(s) by pleading guilty. I admit that the State possesses sufficient evidence which would result in my conviction. I have considered and discussed all possible defenses and defense strategies with my counsel. I understand that I have the right to appeal from adverse rulings on pretrial motions only if the State and the Court consent to my right to appeal in a separate written agreement. I understand that any substantive or procedural pretrial issue(s) which could have been raised at trial are waived by my plea.
- 6. I understand that the consequences of my plea of guilty are that I may be imprisoned for a period of 1 to 5 years in the Nevada State Department of Corrections. I am eligible for probation.

I may also be fined up to \$10,000.00.

- 7. In exchange for my plea of guilty, the State, my counsel and I have agreed to recommend the following: The parties will be free to argue for an appropriate sentence, including concurrent or consecutive time with any other case. The State will not pursue any other criminal charges arising out of this transaction or occurrence.
- 8. I understand that, even though the State and I have reached this plea agreement, the State is reserving the right to present arguments, facts, and/or witnesses at sentencing in support of the plea agreement.
- 9. I also agree that I will make full restitution in this matter, as determined by the Court. Where applicable, I additionally understand and agree that I will be responsible for the repayment of any costs incurred by the State or County in securing my return to this jurisdiction.
- entitled to either withdraw from this agreement and proceed with the prosecution of the original charges or be free to argue for an appropriate sentence at the time of sentencing if I fail to appear at any scheduled proceeding in this matter OR if prior to the date of my sentencing I am arrested in any jurisdiction for a violation of law OR if I have misrepresented my prior criminal history. I understand and agree that the occurrence of any of these acts constitutes a material breach of my plea agreement with the State. I further understand and agree that by the execution of this agreement, I am

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waiving any right I may have to remand this matter to Justice Court should I later withdraw my plea.

- 11. I understand and agree that pursuant to the terms of the plea agreement stated herein, any counts which are to be dismissed and any other cases charged or uncharged which are either to be dismissed or not pursued by the State, may be considered by the court at the time of my sentencing.
- 12. I understand that the Court is not bound by the agreement of the parties and that the matter of sentencing is to be determined solely by the Court. I have discussed the charge, the facts and the possible defenses with my attorney. All of the foregoing rights, waiver of rights, elements, possible penalties, and consequences, have been carefully explained to me by my attorney. My attorney has not promised me anything not mentioned in this plea memorandum, and, in particular, my attorney has not promised that I will get any specific sentence. I am satisfied with my counsel's advice and representation leading to this resolution of my case. I am aware that if I am not satisfied with my counsel I should advise the Court at this time. I believe that entering my plea is in my best interest and that going to trial is not in my best interest. attorney has advised me that if I wish to appeal, any appeal, if applicable to my case, must be filed within thirty days of my sentence and/or judgment.
- 13. I understand that this plea and resulting conviction will likely have adverse effects upon my residency in this country if I am not a U. S. Citizen. I have discussed the effects my plea will

have upon my residency with my counsel.

- 14. I offer my plea freely, voluntarily, knowingly and with full understanding of all matters set forth in the Information and in this Plea Memorandum. I have read this plea memorandum completely and I understand everything contained within it.
- 15. My plea of guilty is voluntary and is not the result of any threats, coercion or promises of leniency.
- 16. I am signing this Plea Memorandum voluntarily with advice of counsel, under no duress, coercion, or promises of leniency.
- 17. I do hereby swear under penalty of perjury that all of the assertions in this written plea agreement document are true.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 19 day of Aguast . 21

Defendant

Translator/Interpreter

Attorney Witnessing Defendant's Signature

Carolle

Prosecuting Attorney

FILED
Electronically
CR21-2210
2022-01-11 11:24:11 AM
Alicia L. Lerud
Clerk of the Court
Transaction # 8837314

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

BEFORE THE HONORABLE LYNNE K. SIMONS, DISTRICT JUDGE

THE STATE OF NEVADA,

Plaintiff,

-vs-

JOSHUA ALEXANDER DURAN,

Defendant.

Case No. CR21-1433

CR21-2210

Dept. No. 6

ARRAIGNMENT

August 19, 2021

Reno, Nevada

Reported by: Lesley A. Clarkson, CCR #182

APPEARANCES

FOR THE STATE:

HUNTER HEIDRICH

Deputy District Attorney One South Sierra Street

Reno, Nevada

FOR THE DEFENDANT:

JENNA GARCIA

Deputy Public Defender 350 South Center Street

Reno, Nevada

FOR THE DIVISION OF PAROLE AND PROBATION: CARLOS PEREZ

THE DEFENDANT:

JOSHUA ALEXANDER DURAN

1 RENO, NEVADA, THURSDAY, AUGUST 19, 2021, 10:48 A.M. 2 -000-3 4 THE COURT: Good morning, everyone. This is the time 5 set for Department 6's audio-visual hearings, Thursday, August 6 19, 2021. The record will reflect that this court session is 7 taking place on this date and time and is held remotely via 8 audio-visual means pursuant to applicable administrative orders. 9 The Court and all the participants are appearing through Zoom.com 10 simultaneous audio-visual transmission. I am physically located 11 in Reno, Washoe County, Nevada, which will be deemed the site of 12 today's court session. 13 As I call upon you, please state your name and county 14 and state from which you are appearing. 15 Good morning, Miss Clerk. 16 THE CLERK: Good morning, Your Honor. Maureen Conway 17 appearing from Washoe County, Nevada. 18 THE COURT: Good morning, Miss Reporter. 19 THE REPORTER: Good morning, Your Honor. Lesley 20 Clarkson. I'm in Washoe County, Nevada. 21 THE COURT: Good morning, deputy. 22 DEPUTY HAYES: Good morning, Your Honor. Deputy Hayes 23 appearing from Washoe County Detention Facility in Washoe County, 24 Nevada, with all of the inmates. 25 THE COURT: The record will also reflect this court

session and hearing is open to the public for viewing and listening through the link on the Washoe County District Court website online hearings by department or accessing Zoom.com and typing in the webinar number.

If at any time you cannot see or hear any of the other participants, please let the Court know in some fashion.

As I call upon counsel, please state your appearance and where you are appearing from; please acknowledge that you have received this Court's notice and order that the hearings will take place today pursuant to the Nevada rules governing appearance by audio-visual transmission equipment part 9; please advise if you have any objection to appearing in this manner today. And for defense counsel, please affirm that you have had sufficient time to speak with your client prior to proceeding.

If this audio-visual hearing is interrupted by technical or other means that I cannot overcome, I'll immediately end the meeting and I'll have you sign back on, and we will move you back in one at a time.

The court reporter is requested to include all my comments made thus far in each transcript for each hearing in this court session.

Case No. CR21-1433, State versus Joshua Alexander
Duran, and Case No. CR21-2210. Let's go with our appearances on this one.

MR. HEIDRICH: Thank you, Your Honor. Hunter Heidrich

for the State. I'm in Washoe County. I have received all of the relevant notices, and I have no objection to proceeding in this manner.

MS. GARCIA: Jenna Garcia appearing on behalf of Joshua Duran. I am also in receipt of all relevant notices. I have no objection to proceeding. I am located in Washoe County, Nevada. I have had a chance to talk to my client, Judge. We are prepared to proceed with the arraignment. And before you begin, I did want to note that I would like to address custody status following the entry of pleas.

THE COURT: Okay.

MR. PEREZ: Carlos Perez for the division.

THE COURT: Thank you. Good morning, Mr. Duran.

THE DEFENDANT: Good morning, Your Honor.

THE COURT: And Mr. Heidrich, it does appear in Case No. CR21-1433, the charge of battery resulting in substantial bodily harm, that there is an alleged victim, and Article 1, Section 8A impacts this case, as well as in Case No. CR21-2210, burglary of a business, that there is an alleged victim, and that Article 1, Section 8A of the Nevada Constitution impacts this case. Would you please provide an offer of proof and notice of rights given in each case.

MR. HEIDRICH: Yes, Your Honor. Regarding CR21-1433, the battery resulting in substantial bodily harm, the victim in this case as been notified. They did opt in for information

regarding hearings. They were provided notice of today's court date, and they are not present. And regarding CR21-2210, the burglary of a business, the victim was the Best Buy on South Virginia. We did send them the Marsy's Law notice. They did not opt in.

THE COURT: All right. Thank you. How will we be proceeding in both of these matters, Miss Garcia?

MS. GARCIA: Your Honor, in Case No. CR21-2210, my client's name is correctly spelled at line 12. We are familiar with the contents and we are going to waive a formal reading, and Mr. Duran is going to be pleading to the sole count burglary of a business. In exchange for that plea, the parties are going to be free to argue for an appropriate sentence.

In Case No. CR21-1433, my client's name is also correctly spelled at line 12. We are familiar with its contents, we would waive a formal reading, and he's going to be entering a plea to the sole count, battery resulting in substantial bodily harm, a Category C felony. Again the parties are free to argue, and it is a free to argue between whether the cases will run concurrent or consecutive.

MR. HEIDRICH: That is a correct statement, Your Honor. THE COURT: Thank you.

Please swear the defendant.

(Defendant sworn.)

THE COURT: Mr. Duran, did you hear the negotiations in

1	each of the cases		
2	THE DEFENDANT: Yes, I did, Your Honor.		
3	THE COURT: that were stated by your counsel?		
4	THE DEFENDANT: Yes, Your Honor.		
5	THE COURT: Did you agree with them?		
6	THE DEFENDANT: Yes, I did, Your Honor.		
7	THE COURT: What language do you read, write, and		
8	understand the best?		
9	THE DEFENDANT: English.		
10	THE COURT: How old are you?		
11	THE DEFENDANT: 29.		
12	THE COURT: How far did you get in school?		
13	THE DEFENDANT: I got a GED through the army.		
14	THE COURT: So with that background, is it fair to say		
15	that the guilty plea memorandum in each of these cases was easy		
16	for you to read?		
17	THE DEFENDANT: It was relatively easy, Your Honor.		
18	THE COURT: Okay. And you had the opportunity to		
19	discuss them fully with your counsel; is that right?		
20	THE DEFENDANT: Yes, at length, Your Honor.		
21	THE COURT: And all of your questions were answered; is		
22	that correct?		
23	THE DEFENDANT: Yes, they were, Your Honor.		
24	THE COURT: All right. And so are there a copy of		
25	those guilty plea memorandums there in front of you?		

1 THE DEFENDANT: Yes. 2 THE COURT: So you should have two. So make sure that 3 one of them has Case No. CR21-1433 and then it has your name on 4 it. 5 THE DEFENDANT: Okay, Your Honor. 6 THE COURT: And if you completely understand all of the 7 terms and conditions and you agree with all of them, you may sign 8 it if you wish. 9 Thank you, deputy. 10 Mr. Duran has executed the quilty plea memorandum in 11 CR21-1433. 12 So now you should have a second one that has Case No. 13 CR 21-2210, and it also has your name on it at line 12. And if 14 you completely agree with that and all of its terms and 15 conditions, you may sign it if you wish. 16 THE DEFENDANT: Yes, Your Honor. 17 THE COURT: Thank you, deputy. Mr. Duran has also 18 executed the guilty plea memorandum in CR21-2210. 19 I'm going to ask you a series of questions regarding 20 your constitutional rights, Mr. Duran. They apply in both cases. 21 Do you understand? 22 THE DEFENDANT: Yes, Your Honor. 23 THE COURT: We will parse it out as to an individual 24 case if I need to. 25

Do you understand that by pleading guilty you are

1 giving up important constitutional rights? 2 THE DEFENDANT: Yes, Your Honor. 3 THE COURT: Do you understand you are waiving your 4 right to a jury trial to be conducted within 60 days of today or 5 as can be under current administrative orders? 6 THE DEFENDANT: Yes, I do, Your Honor. 7 THE COURT: Do you understand that you are waiving your 8 right to require the State to prove the charges against you 9 beyond a reasonable doubt? 10 THE DEFENDANT: Yes, I do, Your Honor. 11 THE COURT: Do you further understand that you are 12 waiving your right against self-incrimination? 13 THE DEFENDANT: Yes, I do, Your Honor. 14 THE COURT: And that by admitting these charges do you 15 understand you are in fact incriminating yourself? 16 THE DEFENDANT: Yes, I do, Your Honor. 17 THE COURT: Do you understand you are giving up your 18 right to cross-examine all of the State's witnesses? 19 THE DEFENDANT: Yes, Your Honor. 20 THE COURT: Do you further understand that you are 21 giving up your right to subpoena witnesses in and compel their 22 attendance in court at the time of trial? 23 THE DEFENDANT: Yes, Your Honor. 24 THE COURT: Mr. Heidrich, would you please advise Mr. 25 Duran what the State would be prepared to prove beyond a

reasonable doubt if the case were to proceed to trial. And I'd ask you to start with CR21-1433.

MR. HEIDRICH: Yes, Your Honor. Had this matter gone to trial the State would have been prepared to prove to a fair and impartial jury that Mr. Duran committed the crime of battery resulting in substantial bodily harm, a violation of NRS 200.481, that on or about April 30, within the county of Washoe, state of Nevada, Mr. Duran did willfully and unlawfully use force or violence upon the person of Dennis Owen at 200 Mill Street, Reno, Nevada, such force or violence causing substantial bodily harm to Mr. Owen.

THE COURT: Thank you.

Mr. Duran, do you understand the elements the State was prepared to prove against you should this matter go to trial?

THE DEFENDANT: Yes, Your Honor.

THE COURT: Did you commit the crime with the intent as described in the charges stated by the deputy district attorney?

THE DEFENDANT: Yes, I did, Your Honor.

THE COURT: Mr. Heidrich, would you please apprise Mr. Duran what the State would be prepared to prove beyond a reasonable doubt in Case No. CR21-2210.

MR. HEIDRICH: Yes, Your Honor. Had this matter gone to trial, the State would have been prepared to prove beyond a reasonable doubt to a fair and impartial jury that Mr. Duran did commit the crime of burglary of a business, a violation of NRS

1 205.060, that on or about July 1, 2021, Mr. Duran did willfully 2 and unlawfully, by day or night, enter or remain in the Best Buy 3 located at 5575 South Virginia, a business in Washoe County, 4 Nevada, with the intent there and then to commit a larceny 5 therein. 6 THE COURT: Thank you, Mr. Heidrich. 7 Do you understand the elements the State was prepared 8 to prove against you should Case No. CR21-2210 go to trial? 9 THE DEFENDANT: Yes, Your Honor. 10 THE COURT: Did you commit the crime with the intent as 11 described in the charges stated by the deputy district attorney? 12 THE DEFENDANT: Yes, I did, Your Honor. 13 THE COURT: Do you understand that in the battery 14 resulting in substantial bodily harm case that the maximum 15 penalty for the crime to which you are pleading guilty is that 16 you may be imprisoned for a period of one to five years in the 17 Nevada Department of Corrections; you are eligible for probation; 18 you may also be fined up to \$10,000? 19 THE DEFENDANT: Yes, I understand that, Your Honor. 20 THE COURT: And with regard to Case No. CR21-2210, 21 which is burglary of a business, that the maximum penalty is you 22 may be imprisoned for a period of one to five years in the Nevada 23 Department of Corrections; you are eligible for probation; you

THE DEFENDANT: Yes, I understand that, Your Honor.

may also be fined up to \$10,000?

24

25

1 THE COURT: All right. And do you also understand that 2 those sentences can be imposed either to run concurrent or 3 consecutive? 4 THE DEFENDANT: Yes, I understand. 5 THE COURT: What does concurrent mean to you? 6 THE DEFENDANT: We usually called it bowlegged in jail, 7 but it's ran -- well, no. Concurrent is together, right? 8 THE COURT: At the same time. So I don't think it's 9 bowlegged. 10 THE DEFENDANT: Bowlegged is consecutive. 11 THE COURT: Right. So in other words, concurrent is 12 that they run at the same time. If you were sentenced to serve 13 both sentences on a Monday, or for one day, you would serve them 14 both on Monday. Do you understand? 15 THE DEFENDANT: Yes, Your Honor. 16 THE COURT: Is that a yes? 17 THE DEFENDANT: Yes, Your Honor. 18 THE COURT: And you understand that in the future, 19 though, if someone was looking at your criminal history, it would 20 show two different incarcerations, although physically it was 21 one. Do you understand that? 22 THE DEFENDANT: Okay, yeah, I understand that now, Your 23 Honor. 24 THE COURT: And so what does consecutive mean to you? 25 THE DEFENDANT: That my time won't be together, so for

1 every day that I do, I'm only doing it on that one number, and 2 then when I'm finished with that I'll have to do the other 3 sentence. 4 THE COURT: Exactly. So you understand I'm not bound 5 by any arguments that are made at the time of sentencing by 6 counsel, but the Court alone will determine your sentence. 7 THE DEFENDANT: Yes, I understand that the Court alone. 8 THE COURT: Do you also understand that may result in 9 your incarceration for consecutive sentences? 10 THE DEFENDANT: Yes, I do, Your Honor. 11 THE COURT: With all of those rights in mind that you 12 have waived and all the information I have provided to you, do 13 you still wish to plead quilty? 14 THE DEFENDANT: Yes, Your Honor. 15 THE COURT: Have you had sufficient time to talk about 16 both of these cases in their entirety with your attorney? 17 THE DEFENDANT: Yes, I have, Your Honor. 18 THE COURT: Are you satisfied with the representation 19 provided to you by your attorney throughout this entire 20 proceeding, including today? 21 THE DEFENDANT: Yes, I am, Your Honor. 22 THE COURT: Has anyone promised you anything or 23 threatened you in any way to get you to plead guilty? 24 THE DEFENDANT: No, they have not, Your Honor. 25 THE COURT: Are you pleading guilty freely and

1 voluntarily?

THE DEFENDANT: Yes, I am, Your Honor.

THE COURT: Are you under the influence of any alcohol or drugs or do you have any condition or circumstance that might preclude you from fully understanding me today?

THE DEFENDANT: No, Your Honor.

THE COURT: Do you have any questions for me about either of these proceedings, Mr. Duran?

THE DEFENDANT: No, not at this time, Your Honor.

THE COURT: What is your plea in Case No. CR21-1433 to the charge of battery resulting in substantial bodily harm?

THE DEFENDANT: Guilty.

THE COURT: And what is your plea in Case No. CR21-2210 to the charge of burglary of a business?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: The Court finds on each of these matters

Mr. Duran understands the nature of the offense charges, the

consequences of his pleas, that he's made knowing, voluntary, and

intelligent waivers of his constitutional rights. The Court will

accept his guilty pleas, and we will set a date for sentencing in

a moment.

You should get some paperwork up there, and the division of parole and probation is going to prepare a report. The deputy will give you paperwork that you are able to contribute to that report, and then someone from the division

will come and meet with you. Now, that may change based on the custody status arguments. So before we set a date, and we give you any more information with regard to the PSI, I'd like to hear from you, Miss Garcia.

MS. GARCIA: Thank you, Your Honor.

MR. HEIDRICH: I apologize. Before we begin, the State would object to hearing the custody matter at this time. Under the statewide rules of criminal procedure, the State has not received notice. And as Mr. Duran has had his individualized bail hearing, unless we agree to a bail hearing at this time, any motions to change his custody status must be made in writing. Further, we have not provided notice to the victim of the custody hearing. So we would object to the matter proceeding today and in this manner.

THE COURT: That was the first question I was going to ask Miss Garcia.

MS. GARCIA: If the victim has been provided notice of an arraignment, that is notice of a hearing. So I would strongly say that that's not true. Second of all, I understand Mr. Heidrich's argument. It's the argument the D.A.s make in other departments. It's never been made here.

THE COURT: Yes, it has.

MS. GARCIA: I have never made it, and I have never had it made against me. So I thought we were going to be able to proceed to making an argument on OR to inpatient.

1 THE COURT: What I would like you to do, it has been 2 made here, and what we have done is gone forward where there's 3 been an agreement between the district attorney to address it 4 with the P.D. That's where it's been made. 5 Here's what I will do, though, is I will direct IAP to 6 work with Mr. Duran in the interim. And you may choose to make a 7 motion, but they can start a process of trying to secure an 8 inpatient program. 9 MS. GARCIA: So that's actually happened, and that's 10 why I was going to bring this up, because he's already done the 11 application for New Frontiers. And so that was the, I have been 12 in contact with New Frontiers. They are waiting for an 13 evaluation to come back. 14 THE COURT: So you can feel free to file a quick motion 15 when you have your evaluation, and we can hear it on an expedited 16 basis. Okay? 17 MS. GARCIA: That's fine, Your Honor. I'll do that. 18 THE COURT: Thank you. So our sentencing date? 19 THE CLERK: Sentencing date will be October 7 at 9:00 20 a.m. 21 THE COURT: Thank you. 22 THE DEFENDANT: Your Honor, I just wanted to say I 23 never had received a bail hearing on my burglary of a business. 24 MS. GARCIA: That's true. But Mr. Duran, that wasn't

the argument the D.A. was making, so I'm going to be filing a

25

motion. Okay?

2 THE DEFENDANT: Okay.

THE COURT: And we will put this on calendar as soon as you have an opportunity to file that, and they can oppose, and we will go from there. So if it's before that sentencing date, I'm happy to hear it.

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17 of 18 Certified by DSTAGGS 01/11/2022

1	STATE OF NEVADA)
2	COUNTY OF WASHOE)
3	
4	
5	I, LESLEY A. CLARKSON, Official Reporter of the
6	Second Judicial District Court of the State of Nevada, in
7	and for the County of Washoe, DO HEREBY CERTIFY:
8	That I was present in Department No. 6 of the
9	within-entitled Court on Thursday, August 19, 2021, and took
10	stenotype notes of the proceedings entitled herein and
11	thereafter transcribed them into typewriting as herein appears;
12	That the foregoing transcript is a full, true and
13	correct transcription of my stenotype notes of said hearing.
14	Dated this 30th day of December.
15	
16	
17	
18	
19	/s/ Lesley A. Clarkson
20	Lesley A. Clarkson, CCR #182
21	
22	
23	
24	The document to which this certificate is
25	attached is a full, true and correct copy of the

By: ALICIA L. LERUD, Clerk of the Second Judicial District Court, in and for the County of Washoe.

	FILED Electronically
1 2 3 4	CR21-1433 2021-12-30 10:06:27 AM Alicia L. Lerud Clerk of the Court Transaction # 8819708 Sunshine Litigation Services 151 Country Estates Circle Reno, Nevada 89511 (775) 323-3411 Court Reporter
5	
6	SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF WASHOE
8 9	THE HONORABLE LYNNE K. SIMONS, DISTRICT JUDGE
10	STATE OF NEVADA, Case No. CR21-1433
11	CR21-2210 Plaintiff, Dept. No. 6
12	vs.
13	JOSHUA ALEXANDER DURAN,
14	Defendant.
15	TRANSCRIPT OF PROCEEDINGS MOTION FOR O.R. RELEASE HEARING
16	SEPTEMBER 16, 2021
17	APPEARANCES:
18	For the Plaintiff: ZADORA HIGHTOWER, ESQ. Washoe County District
19 20	Attorneys Office One South Sierra Street
21	Reno, Nevada 89520
22	For the Defendant: JENNA GARCIA, ESQ. Washoe County Alternate Public
23	Defenders Office 350 South Center Street
24	Reno, Nevada 89501
	For P&P: THOMAS WILSON

1	-000- RENO, NEVADA; SEPTEMBER 16, 2021, A.M. SESSION
2	-00o-
3	
4	THE COURT: Good morning, everyone. This is
5	the time set for Department Six's virtual calendar for
6	September 16th, 2021.
7	The record will reflect that this court
8	session is taking place on this date and time and is held
9	remotely via audiovisual means pursuant to applicable
10	administrative orders. The Court and all of the
11	participants are appearing through simultaneous
12	audiovisual transmission via Zoom.com. I'm physically
13	located in Reno, Washoe County Nevada, which will be
14	deemed the site of today's court session.
15	As I call upon you, please state your name
16	and county and state from which you are appearing.
L7	Good morning, Ms. Clerk.
L8	THE CLERK: Good morning, Your Honor.
L9	Maureen Conway, appearing from Washoe County, Nevada.
20	THE COURT: And, Miss Court Reporter?
21	THE COURT REPORTER: Nicole Hansen, appearing
22	from Washoe County, Nevada.
23	THE COURT: And my bailiff today?
2.4	THE BAILIFF: Good morning. Deputy Peak.

Washoe County, Nevada.

THE COURT: And do you have everyone on my docket there with you in court?

THE BAILIFF: I do, Your Honor.

THE COURT: All right. And as we move through the calendar, I may ask in a bit for you to clear some other members of the -- persons there, the in-custody, and I would just ask that when you're finished with their hearing, if they can leave, if there's a way to arrange that.

THE BAILIFF: Yes, Your Honor.

THE COURT: Okay. Thank you. The record will also reflect that this court session and all hearings are open to the public for viewing and listening through the link on the Washoe County District Court website online hearings by department or by accessing Zoom.com and typing in the webinar number.

If at any time you cannot see or hear all of the other participants, please notify the Court in some fashion.

As I call upon counsel, please state your appearance and where you're appearing from. Please acknowledge that you've received notice this hearing is taking place pursuant to the Nevada Rules Governing

1	Appearance by Audiovisual Transmission Equipment Part 9.
2	Please advise if you have any objection to proceeding in
3	this manner today, and let's see. Do I have anyone
4	that's appearing on all matters today? No.
5	Okay. And for the defense counsel, please
6	just make sure that you've been accommodated and you've
7	been able to talk with your had sufficient time to
8	talk with your client.
9	If this audiovisual hearing is interrupted by
10	any means that I cannot overcome, I will end the meeting
11	immediately and have you sign back in one at a time.
12	The court reporter is requested to include
13	all of my comments thus far in each transcript for each
14	hearing today.
15	THE COURT: Case Number CR21-1433 and
16	21-2210: The State versus Joshua Alexander Duran. This
17	is the time set for a motion for O.R. release to
18	inpatient treatment in both of these matters.
19	MS. HIGHTOWER: Good morning, Your Honor.
20	Zadora Hightower, appearing on behalf of the State.
21	MS. GARCIA: Jenna Garcia, appearing for
22	Joshua Duran, located in Washoe County, Nevada. I'm in
23	receipt of all relevant notices and I have no objection

to proceeding in this manner.

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                  SPECIALIST WILSON: Thomas Wilson for the
 2
      Division, Your Honor.
 3
                  THE COURT: And good morning, Mr. Duran.
 4
                  THE DEFENDANT: Good morning, Your Honor.
 5
      How are you?
                  THE COURT: I'm well. Thank you for your
 6
 7
      patience in all of the movement today. We had a lot of
      logistics we needed to address.
 9
                  All right. So before the Court is the motion
10
      for O.R. release that was filed on September 2nd, 2021.
11
      The request is transfer via the Inmate Assistance Program
12
      to inpatient treatment.
13
                  I did review the filing, and I understand,
14
      Ms. Garcia, that you have no objection to the State
15
      making its argument on the record. Correct?
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                  MS. GARCIA: Your Honor, that is correct.
17
      wanted to get this on calendar sooner, and so I
      absolutely have no objection to them making their
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19
      opposition orally.
20
                  THE COURT: And just to confirm, previously,
21
      Mr. Duran was given, in each matter, a Valdez-Jimenez
22
      hearing; correct?
23
                  MS. GARCIA: He was not granted a
24
      Valdez-Jimenez hearing on the second matter, the
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1 burglary, because he had the hold on the first matter.

THE COURT: Okay. All right. So what I want you to do is be free to address any factors that I would address where someone has had a Valdez-Jimenez hearing and then one who hasn't. What's important for this Court is the complete picture today, and so you may proceed.

MS. GARCIA: So, Your Honor, I know that you've reviewed my motion, so I don't want to be duplicative. So there's a couple of things, though, I want to emphasize or add to that were not in the motion.

So the first is in regards to what happened with the second case and whatnot because I think that's really important. That's why I wanted it to be trailed. I didn't want to put my client in any jeopardy at the jail.

So Mr. Duran, after picking up that first case, an agreement was reached between the Deputy District Attorney, Ms. Morton and I, to release him because a detective wanted him to assist him with some work.

Now, one thing that I'm actually sharing with the mental health court program is I'm asking them to take him, and that application is in the works right now; is that if I had seen the evaluation or had the

1 evaluation that I filed with you, my response and discussion with my client would have been different, I think, in regards to him doing that work. I think it was incredibly inadvisable given now what I know now, but I didn't know it at the time, and he did want to be released to do work, so he was.

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What happened is, Judge, is that the work he's doing is he basically had connections -- and he can correct me if I get any of these specifics wrong, but I think he said -- was it a fence? Is that the term? was the term?

THE DEFENDANT: Booster.

MS. GARCIA: So essentially, his connections were what the detectives wanted to utilize were that drug dealers ask him to steal them things, and he then provides those items to the drug dealers. That is what his role was previously that the detective wanted to utilize in order to gain information on people dealing drugs in the community.

So unfortunately, what happened is what sometimes happens when people are working, is Mr. Duran was not able to stay clean because he was back in the drug world. He was asked to boost some items from a drug dealer. He did make contact with the detective, but then he kind of made the determination he was going to go
forward and attempt to do this in order to gain trust.

It wasn't advisable, but I don't think he was thinking

So that's where we're at is it doesn't exist in a vacuum. There were reasons. Was it advisable? No. Was it the smart thing to do? No. Was it the way to go about it? No. He wasn't just out there trying to commit crimes. He was trying to work with this detective, and it just didn't go as we wanted it to go.

very clearly. That's how he picked up the new charges.

So the other thing I want to talk about then,
Judge, is I actually went back through his criminal
history really thoroughly when prepping my mental health
court application. And I did want to point out to the
Court because I think this is important that the first
charge that he's pled to is battery with causing
substantial.

I really want to emphasize to the Court I looked at his whole criminal history. He does not have any other violent convictions. I saw a theft of a vehicle that was a felony in 2011, and I saw the burg in 2014. Everything else I saw was petty misdemeanor and drug and some trespassing. I think maybe there was one resisting a public officer, so this is not a history for

Mr. Duran of being violent.

I think the circumstances that I described in my motion of what happened with the City of Reno workers, I think that -- and this is my personal take, Judge, is that Mr. Duran has Bipolar I disorder, as he was diagnosed, and it has aspects of paranoia.

I'm not saying that I don't believe what he says happened, but I think it was a combination of he felt threatened. He felt that they were following him, and they were following him. The degree to which they were following him -- I know he thinks they tried to run him over. And I'm not saying that happened or didn't happen. I wasn't there. But he felt very threatened, and he threw the rock.

I don't think that if properly treated for his amphetamine disorder as well as his cooccurring for the bipolar, I don't think that he would present that kind of community risk, and that's why I want him to be in mental health court because Mr. Duran has expressed to me that he really wants to get help.

And I do think looking at his history, while again, as I pointed out, he does have prior felonies, he has no violence. I think that his mental health issues are maybe getting a little bit worse. And so I think

this is the moment to attack them and get them under control so he doesn't end up with these more serious crimes. And I think he feels the same way. I think he really desperately wants to get back on the right track, and so my plan and goal — because I think it matters to this motion — is that he be hopefully taken into mental health court, and so I'm preparing a very thorough application.

And in the meantime, I would like him to get a chance to start some treatment at New Frontiers. And I also want to put on the record and let him know that because I think this is also important.

In my staffing for misdemeanor court on Monday, I was informed that New Frontiers right now is on a lockdown because of COVID. So I am not saying that -- I want him to know I don't know when he could go. But essentially, I just want to get his application and the ball rolling such that if this Court was going to grant him mental health court, he would be in a position to hopefully get into that placement because wait times are long, and it's not only New Frontiers, it's also Vitality. Two programs are in full lockdown because of COVID. And so people are going to be sitting waiting for beds.

1 And that's the reason why I am making this 2 application now with the hopes that we can perhaps start the ball on him getting into some treatment because he really needs the stability if he's going to succeed. And so that's the basis, Judge. Thank you.

THE COURT: All right. Thank you.

Ms. Hightower?

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MS. HIGHTOWER: Thank you, Your Honor. State is going to oppose that request. In looking at sort of what got us here, the defendant was arrested on the original case, and the underlying facts are concerning. They're extremely violent. Somebody stepped in to try and intervene on a situation. He throws rocks at them, breaks windows.

One of the victims required stitches as a result of being hit with those rocks. The defendant is threatening individuals with knives. So the prosecutor in the case -- against her better judgment -- agreed to release hem to work with this detective, and he promptly picks up more charges, and they're also violent. He's again throwing rocks at individuals and causing a disturbance to the community as well as a hazard to people who are just at work trying to mind their own business. And for --

1	MS. GARCIA: Your Honor, I'm so sorry to I
2	just want to make sure we're talking about the same thing
3	because his new charge was burglary of a business. I
4	just want to make sure we're all on the same page. Sorry
5	to interrupt. It was not throwing rocks or anything
6	violent.
7	MS. HIGHTOWER: Those were not the charges,
8	but that was also a part of it.
9	MS. GARCIA: It was Best Buy. He was inside
10	Best Buy. He grabbed some items and ran and then was
11	tackled from behind by an employee.
12	MS. HIGHTOWER: It was my understanding he
13	also threw rocks after leaving.
14	MS. GARCIA: Okay.
15	THE COURT: Go ahead.
16	MS. HIGHTOWER: I would also note in having
17	individuals work with detectives, they always make it
18	very clear that they are to comply with Pretrial
19	Services, that they are not to engage in illegal activity
20	while they are out doing work.
21	There is no in my experience in working
22	with detectives, there's no question that they're not
23	supposed to go out and commit new offenses while they're
24	out of custody performing work with police officers.

1 2 appear arrest out of Reno Municipal Court from March of 3 this year and prior burglary conviction from 2014 and a 4 number of other ones. And so the defendant was out of 5 custody, picked up new charges. There's violence in both 6 cases. And so the State is free to argue for prison in 7 these cases and does oppose release and would request 8 that his bail remain as set on both cases.

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THE COURT: All right. And presently, there's the currently set for sentencing on October 7th. Correct?

I would also note that he has a failure to

MS. GARCIA: Yes, Your Honor.

THE COURT: All right. The Court has reviewed all of the entire matter, and thank you for agreeing to respond orally. And I've weighed everything here. And I agree with Ms. Garcia that if there's an opportunity for intervention, this is the time.

And I recognize and I want to make sure you understand, Mr. Duran, that the Court is going to grant your release on your own recognizance with Pretrial Services' supervision only with direct transport to New Frontiers or a functional equivalent. That may not happen, frankly, with everything that's going on with COVID. But if the opportunity is there for you to

commence some sort of treatment, and I don't know if you are -- I mean, I haven't looked at everything at all regarding the mental health court. I don't know whether I would be inclined to allow you that opportunity or not. But it just seems to me based on all of the circumstances that there is a significant mental health component here and that if you can commence to address that, given the unknowns.

You may just remain in jail until that time, but if there is an opportunity, I am going to give it to you. But here's the thing. You can't walk away from the program because I'm going to look at all of this when you come to sentencing. So there's a lot weighing on this.

And usually, the specialty courts like to be in the position of sending you to inpatient or not, but based on everything I read last night, I think that a jump start for you would actually help you in your performance if you are granted mental health court. That is no guarantee because as you just heard, the prosecutor is going to ask for prison time. So this is an opportunity -- excuse the vernacular -- but to sort of put your money where your mouth is.

THE DEFENDANT: Exactly.

THE COURT: And so that will be the order of

the Court on both of these matters.

And, Ms. Garcia, will you agree that this complies with Valdez-Jimenez or do you want me to go through exact factors?

MS. GARCIA: No, Your Honor. I waive any issues with that. I agree and I just want to make sure I'm clear on something and that Mr. Duran is. Because you ordered functional equivalent, it sounds to me like it would be prudent of him to fill out additional applications.

THE DEFENDANT: Make sure I'm qualified?

MS. GARCIA: Yes.

THE COURT: Yes. Well, and the reason is, is that sometimes we -- just from my experience, we used to do really specific orders into one particular program, and then there would be something that it didn't work and then it would cause your counsel to have to come back and ask for another program.

And so it's just me being proactive in my order that if let's say New Frontiers, if that's the best for you and it's in lockdown, then what we want to do is try to still have you have an opportunity to get a jump start on some treatment. And frankly, either way. If you go to mental health court or you to go to prison, I

think this is really important for you at this moment in your life. So that's the order of the Court. THE DEFENDANT: Thank you very much. You have been very thorough, Your Honor, and I appreciate it. I know it takes a lot of time and everything, but I just want to let you now personally I appreciate it. THE COURT: All right. Do those applications. We'll be in recess. -000-

-SUNSHINE LITIGATION SERVICES (775) 323-3411-

1	STATE OF NEVADA)
2	COUNTY OF WASHOE) ss.
3	
4	I, NICOLE J. HANSEN, Certified Court
5	Reporter in and for the State of Nevada, do hereby
6	certify:
7	That the foregoing proceedings were taken by
8	me at the time and place therein set forth; that the
9	proceedings were recorded stenographically by me and
10	thereafter transcribed via computer under my supervision;
11	that the foregoing is a full, true and correct
12	transcription of the proceedings to the best of my
13	knowledge, skill and ability.
14	I further certify that I am not a relative
15	nor an employee of any attorney or any of the parties,
16	nor am I financially or otherwise interested in this
17	action.
18	I declare under penalty of perjury under the
19	laws of the State of Nevada that the foregoing statements
20	are true and correct.
21	Dated this December 30, 2021.
22	
23	Nicole J. Hansen
24	Nicole J. Hansen, CCR #446, RPR CRR, RMR

1	SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
2	IN AND FOR THE COUNTY OF WASHOE
3	THE HONORABLE LYNN K. SIMONS, DISTRICT JUDGE
4	00
5	
6	STATE OF NEVADA,) Case Nos. CR21-1433 CR21-2210
7) Dept. No. 6 Plaintiff,) vs.
8) TRANSCRIPT OF PROCEEDINGS JOSHUA ALEXANDER DURAN,
10	Defendant.)
11	NOTICE OF COMPLETION AND DELIVERY OF TRANSCRIPT
12	
13 14	I, Nicole J. Hansen, Nevada Certified Court
15	Reporter, do hereby certify that the following transcript
16	was prepared in response to a transcript request form
L7	filed in this appeal:
L8	
.9	1) TRANSCRIPT OF PROCEEDINGS, MOTION FOR O.R. RELEASE, SEPTEMBER 16, 2021.
20	
21	
22	
23	
24	
L	SUNSHINE LITIGATION SERVICES (775) 323-3411

1	That on the 30th day of December, 2021, I
2	electronically filed the Original transcript dated
3	September 16, 2021, with the Washoe County District
4	Court.
5	
6	And on the 14th day of January, 2022, I delivered
7	copies of the transcript via e-mail, messenger or U.S.
8	Mail Service, to the following parties:
9	Two copies to:
10	MARC PICKER, ESQ.
11	JENNA GARCIA, ESQ. Washoe County Alternate Public
12	Defenders Office 350 South Center Street, 6th Floor
13	Reno, Nevada 89501-2103
14	
15	One copy to:
16	WASHOE COUNTY DISTRICT ATTORNEY'S OFFICE Appellate Division
17	One South Sierra Street Reno, Nevada 89520
18	
19 19	DATED: This 30th day of December, 2021

The document to which this certificate is Nicole J. Hansen attached is a full, true and correct copy of the original on file and of record in my office Nicole J. Hansen, CCR #446,

By: ALICIA In LERUD, Clerk of the Second RPR, CRR, RMR Judicial District Court, in and for the County of

Washoe. * *

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Clerk of the Court
Transaction # 8828601

4185 SUNSHINE LITIGATION 151 Country Estates Circle Reno, Nevada 89512

THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE
BEFORE THE HONORABLE LYNNE K. SIMONS, DISTRICT JUDGE

-000-

STATE OF NEVADA,

Plaintiff,

Case No. CR21-1433 Case No. CR21-2210

V S

Dept. No. 6

JOSHUA ALEXANDER DURAN,

Defendant

TRANSCRIPT OF PROCEEDINGS BY AUDIO/VISUAL TRANSMISSION

SENTENCING

THURSDAY, OCTOBER 7TH, 2021, 2021

Reno, Nevada

Reported By:

ERIN T. FERRETTO, CCR #281

APPEARANCES

FOR THE PLAINTIFF:

ZAHARA HIGHTOWER, ESQ. Deputy District Attorney One South Sierra Street Reno, Nevada

FOR THE DEFENDANT:

JENNA GARCIA, ESQ. Deputy Public Defender 350 S. Center Street Reno, Nevada

THE DEFENDANT:

Present

PAROLE AND PROBATION:

CARLOS PEREZ

THE COURT: Good morning, Ms. Reporter.

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Nevada.

THE REPORTER: Good morning, your Honor.

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Erin Ferretto. Lyon County, Nevada.

THE COURT: And our bailiff this morning. Good morning.

THE BAILIFF: Good morning, your Honor.

Deputy Peek. Washoe County, Nevada.

THE COURT: All right.

And do you have all the people on my docket there with you?

THE BAILIFF: Yes, your Honor.

THE COURT: All right.

The record will also reflect that this court session and hearing is open to the public for viewing and listening through the link on the Washoe County District Court website Online Hearings and Public Access by department, or by accessing Zoom.com and typing in the webinar number.

If at any time you can't see or hear all of the other participants, please notify the court in some fashion.

As I call upon counsel, please state your appearance and where you are appearing from. Please acknowledge that you've received notice that this hearing is taking place pursuant to the Nevada rules governing appearance by audiovisual equipment Part IX. Please

advised if you have any objection to proceeding in this manner today.

And for my defense counsel, please just confirm with the court that you have had sufficient time to speak with your client today.

If this audiovisual hearing is interrupted by a Zoom bomb or any other technical difficulty that I cannot overcome, I will immediately end the meeting and have each of you sign back on and we'll let you in just in the same procedure that was used earlier.

The court reporter is requested to include all of my comments thus far in each transcript for each hearing in this court session.

Do I have anyone that is appearing on all matters today? Okay.

* * * * *

THE COURT: Case No. CR21-1433, State versus

Joshua Alexander Duran. This is the time set for

sentencing.

MS. HIGHTOWER: Good morning, your Honor. Zahara

Hightower appearing on behalf of the State.

MS. GARCIA: Jenna Garcia appearing on behalf of Joshua Duran. I am located in Washoe County, Nevada. I

am receipt of all relevant notices, and I have no objection to proceeding in this manner.

I have had adequate time to speak to Mr. Duran, although I did not get a chance to tell him, because I don't know if the court saw, but the Mental Health Court has filed their letter not accepting him and they did it yesterday so --

THE COURT: Yes, I saw it.

MS. GARCIA: -- that was the one thing I didn't get to tell him. But otherwise we've talked, we were prepared for this, and we're ready to go forward.

THE COURT: All right. Officer Perez?

MR. PEREZ: Carlos Perez for the Division.

THE COURT: Good morning, Mr. Duran.

THE DEFENDANT: Good morning, your Honor. How are you?

THE COURT: I'm okay.

I know that you've been sitting for quite a while, but this is a courtroom and so I don't want to have you doing massive stretching during our proceeding. Okay?

THE DEFENDANT: Yes, ma'am. Sorry about that.

THE COURT: So -- I understand. It's sometimes people forget that we're still conducting a formal event. Like right now it's going to be difficult because I have

a lawnmower outside.

Okay. So I have had an opportunity to review the September 15, 2021, Presentence Investigation Report filed on September 23rd, 2021. It reflects a credit for time served of 151 days. May I hear from the Division regarding any changes, corrections or additions?

MR. PEREZ: Thank you, your Honor.

We have no corrections, and the 151 days is accurate.

THE COURT: All right. Ms. Garcia, did you have an opportunity to review the PSI with Mr. Duran, and do you have any changes, corrections or additions?

MS. GARCIA: Your Honor, Mr. Duran and I did discuss -- when I spoke to him, he said he hadn't received them, but I found out my office had sent them on 9/23. I had them send them again, though.

Mr. Duran, did you receive that?

THE DEFENDANT: No, I did not.

MS. GARCIA: Are you comfortable moving forward given what we discussed?

THE DEFENDANT: Yes, I am.

MS. GARCIA: We're ready to move forward, your Honor.

THE COURT: All right. So you're waiving any

THE COURT: Mr. Duran, is that correct, you still want to go forward?

THE DEFENDANT: Yeah. I believe you're pretty thorough with everything, your Honor, so I'm not -- I'm not concerned that something would slip past you if it was a big thing.

THE COURT: Okay. And Ms. Garcia, do you stipulate to the 151 days?

MS. GARCIA: Yes.

THE COURT: Okay. Then I did -- I saw the Mental Health Court rejection notice, but I did thoroughly read the Mental Health Court evaluation again in preparation for this this morning and the information that -- how it enhances the Presentence Investigation Report.

Were there any other documents that you wished to have before the court?

MS. GARCIA: No, your Honor.

THE COURT: You may proceed.

again yet.

MS. GARCIA: Thank you, your Honor.

I know it's not this court's problem, but I was really disappointed that Mr. Duran was not accepted into Mental Health Court because that was an application that I actually spent a lot of time on. I even sent them a letter because I really felt that was a really good and appropriate place for him.

A lot of these arguments, your Honor, I know I made at the bail hearing and I want to try to not repeat myself too much but also make my record.

So what I'll let the court know is that since Mental Health Court has determined they will not accept him due to criminal history, I'm going to go ahead and make my argument instead that he be placed into -- on probation with the condition of Drug Court on both of these cases with underlying sentences.

Your Honor, as I described before with Mr. Duran, looking carefully at his criminal history there's no doubt he has a criminal history; however, a lot of that history, if not all of it, appears to be theft-type crimes. I do see a burglary, a possession of a stolen motor vehicle, a resisting, another burglary, possession of a controlled substance, so really use and possession of drug paraphernalia, trespassing, resisting. So up

until these cases, Mr. Duran's criminal history was one consistent with someone who is struggling with drug use, but not consistent with any sort of violence.

So obviously that really led me to look at and wonder what was happening in this particular case, the first case that's in front of you, to lead him to throw that rock, because it's really not what his history implies. We got that mental health evaluation. The recommendations made a lot of sense to me that Mr. Duran has Bipolar I, as well as some PTSD, and sometimes that manifests itself for him in paranoia. So I think that really explains and describes for the court what happened in that initial case with the City of Reno workers.

They felt they had witnessed something between him and his girlfriend, and they wanted to follow him. And so they did, and they followed him far. He had tried to yell at them, to waive them off. They followed him. They waited for him outside a building.

Mr. Duran has expressed to me that he felt they drove up on the sidewalk at him. Obviously, I don't know if that happened or not, but what I do know is that he threw that rock not to be violent but, frankly, because he was angry, scared, and wanted them to leave him alone. The rock broke the window and it ended up hitting one of

the workers. That's what resulted in the charge that he's here in front of you on.

So getting his mental health under control, along with getting the substance abuse under control, co-occurring, I think is what's going to be the key for him to change things around. I think the PSI and the evaluation really show you that he has had a lot of struggles and a lot of challenges his entire life.

Starting from childhood, he's never -- he's made attempts. He entered the Army but he's never really been able to get a firm, strong grasp, and that appears that mental health is now becoming a bigger issue. I don't want to see him go down that path. As I spoke to you at the bail hearing, I think this is the time for intervention for him.

He is still waiting for that bed, and I think that bed so -- going into the inpatient bed, as the court has ordered, if that's going to work out. I know he expressed to me he wasn't accept at Bristlecone, so certainly that would be something probably the specialty court needs to relook at, is where he might be able to go. But, as of now, he's got that order to go to inpatient and --

THE DEFENDANT: I got denied to all three of them.

I just found out that New Frontier denied me because my Medicaid lapsed. My Nevada Medicaid lapsed so I no longer have medical insurance so they won't take me.

MS. GARCIA: All right. So probably asking that the order be revised to include some sort of residential program is probably going to be something appropriate, maybe not for this court, maybe for Drug Court to handle. But, at any rate, getting him back on the correct path so that these types of things don't happen again.

Moving to the second case, Judge, I think I described at the bail hearing -- I see there's someone else in the courtroom so I don't want to go into it too much. I think the court knows the circumstance of his release, and then what led him to the point where he was in that Best Buy where he shoplifted, he was tackled, there was a physical altercation that ensued, and ultimately he's pleading to that burglary of a business.

So he's got these two cases, he's really on a precipice here and so he's really -- frankly, Judge, he's been pretty patient. He's been working with me. He was really open and honest with the evaluator. I think he really does want help. Frankly, I'm kind of hopeful that if he was to go into Drug Court and then showed and performed appropriately that they may ultimately put him

in Mental Health Court. As you know, that happens sometimes within the specialty courts, people there are concerned about if they show that they are going to participate, sometimes they'll put them where they need to be, so that would kind of be my hope for Mr. Duran.

But that's our request today, your Honor, is an opportunity for him in the specialty court programs, Drug Court at this point, with the condition -- as a condition of probation, and then underlying sentences on each case as put forth.

Your Honor, you're on mute.

THE COURT: I did not call the CR21-2210 case, an I should have.

The PSI was filed on the same date, and is dated the same date, but it reflects credit for time served of 98 days.

Is that correct, from the Division?

MR. PEREZ: Yes, your Honor.

THE COURT: And does the defendant stipulate to that?

MS. GARCIA: Yes.

THE COURT: Okay. And I, of course, because I read the Mental Health Evaluation, I applied it to both cases and read everything I considered.

Ms. Hightower?

MS. HIGHTOWER: Thank you, your Honor.

got here, and defendant's criminal history, I do not

In looking at the facts of the two cases, how we

believe that is he a good candidate for probation.

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In looking at the facts on the first case, it was a violent offense against individuals who were attempting to be Good Samaritans and help out in what they perceived to be a domestic situation. He approached them with a knife, and they felt threatened that they got in their vehicle, rolled up the car windows, locked the doors, and drove away. And when attempting to give the information of his location to RPD, he grabbed a rock and threw it at the vehicle hard enough to shatter the window. It takes a good bit of force to break a car window, and then have the rock also strike the driver in the head. That's concerning.

And then while he was out on release on that case, he picked up new charges, quite frankly, showing that he's not a good candidate for probation by that conduct alone. When we had the incident at the Best Buy, he then got into an altercation with the security officer when he attempted to stop him. So it's continued behavior, and when looking at his criminal history, he was dishonorably

discharged from parole on his burglary case in 2014, and then on his attempted burglary conviction he was granted probation, had his probation revoked. Was then paroled and then had his parole revoked, and ended up expiring his sentence.

His history does not show he's a good candidate for probation. He did not show this court that he's a good candidate, did not take the opportunity of his release to show that he could comply, and so at this point the State feels that prison is appropriate and would recommend 18 to 60 months on the battery with substantial bodily harm and 12 to 36 months on the burglary, to run consecutive.

THE COURT: All right. The law gives you the opportunity to speak to me, Mr. Duran, to tell me anything I should consider before imposing sentence. Would you like to address the court?

THE DEFENDANT: Absolutely, your Honor.

First, I wanted to address, because it came to my mind, what stood out the most, the City of Reno workers were never out of their vehicle. There was no time where they were out of their the vehicle where I chased their vehicle. They stop in the middle of the street, and confronted me. When I came towards them, because I

didn't even hear what they said, they had rolled their windows up, I didn't -- I didn't chase them into their vehicle and like in a very threatening manner to where they were running away. It's two of them, one of me. But I wanted to make sure that was understood.

Then I didn't -- because the windows were up when this rock hit the window, obviously -- I mean, I'm not a baseball player, I'm not somebody who has got this super great arm, and I was very scared and I had just -- you know, I'd been coming down. I was -- of course, I'd been on drugs, you know. I was coming down. I was exhausted.

The house that I ran into, the people could have told you when I went in, some of my -- I wouldn't say friends -- associates, would tell you that I was breathing heavily. I was sweating. I was very scared actually. And when I came back out and they were there, yeah, I did throw a rock at them. But I can guarantee you, I was more afraid for my life when they came after me, after I'd been in the house for five minutes, than they could even come close to when they stopped on the street for me.

And it didn't make any sense that they didn't go check on girlfriend but they chased after me. But they were trying to be Good Samaritans and stop a domestic,

why didn't they help her? They didn't do anything to help her. They just came after me in their vehicle and tried to run me over twice.

I mean, I was -- I hate to admit that I'm scared because I'm a man. I'm prideful. But at the same time, yeah, I was scared, and that's why I acted in the way I did.

I mean, as far as the probation thing goes and the parole thing goes, yeah, I got an attempted burglary, I was allowed out on parole and I committed a new burglary with weapons enhancement. It was very -- it was a serious thing. And I went and I spent five years in prison for it, your Honor. I did 21 months in solitary confinement. I never want to go back there again, I can assure you of that. I spent almost three years out without any incident like that.

And I did -- I didn't complete my parole on the next case because I didn't make the payments. Not because I failed any drug tests, not because I didn't come in. I was paroled to Las Vegas and I met with my parole officer every single time I was supposed to. I came back up to Reno with my mom. I came and seen him every time I was supposed to. I never failed a drug test. I don't know if P & P has those records, but I'm

sure that they can tell you if they do have those records that there was not one time that I failed.

Yeah, I got out for a couple of days and the thing happened at Best Buy, but I truly -- I truly believed that that was what was being asked of me to do, was to -- in order to accomplish what I needed to, so I attempted it. It may have been foolish to think that I -- I don't know. It was definitely foolish now that I look back on it. Obviously I shouldn't have. I should have been more patient, but I had just gotten a job, I wanted to put all this stuff behind me, and I went and I -- I gambled on something thinking that my gamble was going to pay off and I wasn't going to get caught. And you know what? It backfired on me.

I got tackled by security, through two doorways and into a concrete pole. My head was all completely busted open. I just -- really, your Honor, I just want the opportunity -- I just don't want to do this no more. I'm trying to get some help. Prison isn't going to help. I've been there. I sat there. All you do is sit there. I've done every program you can in there. I want some real help. I don't want -- you know, I've got denied to these programs because I don't have medical insurance because somebody filed for my stimulus checks in a

different state and stole my identity, so I can't get even get medical insurance in Nevada in order to get in these programs. I just -- that's pretty much what I want to say, your Honor.

THE COURT: All right. Okay. Thank you, Mr. Duran.

Is the victim present or anyone else here that wishes to address this matter?

All right. Is there any legal reason why judgment should not now be imposed?

MS. GARCIA: No, your Honor.

THE COURT: Mr. Duran, I spent a lot of time on your cases last night. Thank you for all the information that's been provided by your attorney and by you.

You are sentenced to a term of 18 to 60 months in Case No. CR21-1433. You have credit for time served of 151 days.

In addition, an administrative assessment will be imposed of \$25, DNA administrative assessment of \$3, attorney's fee of \$500, and no DNA sample fee is required.

In Case No. CR21-2210, you are sentenced to a term of 12 to 36 months in the Nevada Department of Corrections. In addition, fees will be imposed in the

amount of \$25 administrative assessment, \$3 DNA administrative assessment, no DNA sample fee is required, and a \$500 attorney's fees.

You have credit for time served of 98 days.

I am imposing the sentence in CR21-2210 consecutive. In looking at all the pieces, this is not appropriate for probation, so that is the order of the court.

MR. PEREZ: Your Honor, if I may briefly, because you ran this case consecutive, the 2210 actually now has zero days.

THE COURT: Yes. Thank you. I misspoke.

All right. Thank you.

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FILED
Electronically
CR21-1433
2021-10-08 11:59:08 AM
Alicia L. Lerud
Clerk of the Court
Transaction # 8687965

Case No. CR21-1433

Dept. No. 6

CODE 1850

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

STATE OF NEVADA.

Plaintiff,

V.

JOSHUA ALEXANDER DURAN.

Defendant.

JUDGMENT OF CONVICTION

Defendant, JOSHUA ALEXANDER DURAN ("Defendant) entered a plea of Guilty to the charge in this matter. No legal reason or cause precludes entry of judgment against him. Therefore, the Court renders judgment as follows:

- 1. Defendant is guilty of the crime of Battery Resulting in Substantial Bodily Harm, a violation of NRS 200.481, a category C felony, as charged in the Information.
 - 2. Sentence is imposed as follows:
- a) Imprisonment in the Nevada Department of Corrections is imposed for a maximum term of sixty (60) months with a minimum parole eligibility of eighteen (18) months, with credit for time served of one hundred fifty-one (151) days.
- b) Payment shall be made to the Clerk of the Second Judicial District Court as follows:
 - (1) Twenty-Five Dollars (\$25.00) administrative assessment fee;

- (2) Three Dollar (\$3.00) administrative assessment to obtain a biological specimen and conduct a genetic marker analysis; and
 - (3) Five Hundred Dollars (\$500.00) for legal representation.
- 3. Any restitution, fine, fee, and administrative assessment imposed by this Judgment of Conviction constitutes a lien, as defined in Nevada Revised Statutes NRS 176.275. Should the Defendant fail to pay any restitution, fine, fee or assessment imposed, collection efforts may be undertaken against him.

DATED the 8th day of October, 2021. NUNC PRO TUNC to October 7, 2021.



FILED
Electronically
CR21-2210
2021-10-08 11:59:52 AM
Alicia L. Lerud
Clerk of the Court
Transaction # 8687970

CODE 1850

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

STATE OF NEVADA.

Plaintiff,

JOSHUA ALEXANDER DURAN,

Case No. CR21-2210

Dept. No. 6

Defendant.

JUDGMENT OF CONVICTION

Defendant, JOSHUA ALEXANDER DURAN ("Defendant) entered a plea of Guilty to the charge in this matter. No legal reason or cause precludes entry of judgment against him. Therefore, the Court renders judgment as follows:

- 1. Defendant is guilty of the crime of Burglary of a Business, a violation of NRS 205.060, a category C felony, as charged in the Information.
 - 2. Sentence is imposed as follows:
- a) Imprisonment in the Nevada Department of Corrections is imposed for a maximum term of thirty-six (36) months with a minimum parole eligibility of twelve (12) months, to run consecutive to the sentence imposed in Case No. CR21-1433, with credit for time served of zero (0) days.
- b) Payment shall be made to the Clerk of the Second Judicial District Court as follows:
 - (1) Twenty-Five Dollars (\$25.00) administrative assessment fee;

- (2) Three Dollar (\$3.00) administrative assessment to obtain a biological specimen and conduct a genetic marker analysis; and
 - (3) Five Hundred Dollars (\$500.00) for legal representation.
- 3. Any restitution, fine, fee, and administrative assessment imposed by this Judgment of Conviction constitutes a lien, as defined in Nevada Revised Statutes NRS 176.275. Should the Defendant fail to pay any restitution, fine, fee or assessment imposed, collection efforts may be undertaken against him.

DATED the 8th day of October, 2021. NUNC PRO TUNC to October 7, 2021.

DISTRICT JUDGE

FILED Electronically CR21-2210 2021-10-27 09:25:26 AM Alicia L. Lerud Clerk of the Court Transaction # 8718400 : yviloria

Case No. CR21-1433

Dept. No. 6

CR21-2210

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CODE: 2515

MARC PICKER, BAR #3566 ALTERNATE PUBLIC DEFENDER'S OFFICE

JENNA GARCIA, BAR #13227 350 S. CENTER ST., 6TH FLOOR

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RENO, NV 89501-2103

(775) 328-3955

v.

ATTORNEY FOR DEFENDANT

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25 26 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff,

vi.

JOSHUA ALEXANDER DURAN,

Defendant.

NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that Defendant, JOSHUA ALEXANDER DURAN, hereby appeals to the Supreme Court of Nevada from the Judgment entered in this case on October 8, 2021.

AFFIRMATION PURSUANT TO NRS 239B.030

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

DATED this October 27, 2021.

MARC PICKER Washoe County Alternate Public Defender

By: /s/ Jenna García Jenna Garcia Chief Deputy Alternate Public Defender

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Alternate Public Defender's Office and that on this date I served a copy of the **NOTICE OF APPEAL** to the following:

JOSHUA ALEXANDER DURAN #1105992 c/o NNCC PO Box 7000 Carson City, NV 89702 Via U.S. Mail

CHRISTOPHER HICKS
WASHOE COUNTY DISTRICT ATTORNEY
Attn: Appellate Department
Via Electronic Filing

DATED this 27th day of October, 2021.

/s/Randi Jensen RANDI JENSEN

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Alternate Public Defender's Office and that on this date I served a copy of the APPELLANT'S JOINT APPENDIX to the following:

JOSHUA ALEXANDER DURAN #1105992 NNCC P.O. BOX 7000 CARSON CITY, NV 89702 Via U.S. Mail

CHRIS HICKS
WASHOE COUNTY DISTRICT ATTORNEY
Attn: Appellate Department
Via Electronic Mail

DATED this 21st day of January, 2022.

/s/Randi Jensen Randi Jensen