Coney Johnson (Pro-SE Litigant) **Electronically Filed** P.O. Box 650 Indian Springs Nu 89078 10/28/2021 2:50 PM Steven D. Grierson Judicial District Court a Clark County, Nevada **Electronically Filed** Nov 05 2021 04:15 p.m.

CASe (Clerk of Supreme Court Corey Johnson Dept. No. HEAring Requested 9 Notice of Appeal Notice OF APPEAL OF Decision And Order Denying Petition For Whit of Habers Corpus 12 13 Comes Now, This Notice of Appeal from Order denying Writ of Habeas Corpus. Mr Corey Johnson Enter into this Honorable Court with this Timely Notice of Appeal? In which Johnson Appeals The Denial OF Petition For Wilt of Habeas Corpus. The Writ of Habeas Corpus was filed September 23, 2620, And the Order For Denial was Entered November 252 020. The Order Received by Petitioner December 3,2020 23 Affadavit OF Corey Johnson The Aforementioned Statements Are True & Correct to the best of my knowledge. Carey Johnson is Submitting this 'Notice of Appeal' within the 30 day Time Frame designated Under The Nevada Supreme Court Roles. Dated this 11th Day of December. Under Persity of Pooker 83/27 Document 3021-3196 Uly Submitted

Case Number: A-20-821716-W

1 Petitioner Corey Johnson is hereby Filing A
a Notice of Appeal For his Writ For Habens
3 Corpus Petition that was Denled on November
4 23,2020. Petitioner Filed Petition For Writ of
5 Habers Corpus on September 23 2020.
b
7 Arguement
8 Respondents in An intentional Play to Undermine
9 the Integrity of the Court Admitted Documents
10 issued by the Neuada Dept. Of Corrections to
11 Stand As Documents Presented by the State of
12 Nevada Division of Parole & Probation.
13
14 Petitioner Johnson in his Writ of Habeas
15 Corpus Argued that his Procedural Due Process
16 sights were unolated. To substantiate this
17 Claim Petitioner Cited NRS 213, 1511. This 18 Statute Commands that before A Parolee 43ho has
18 Statute Commands that before A Parolee 43ho has
19 been Amested and is in Custady Por A Violation
go of his Parole may be returned to the Custady of
al Neurola Dapt of Corrections for that violation, AN and Inquiry MUST be Conducted to determine whether
32 Inquiry MUST be Conducted to determine whether
33 there is Probable Cause to believe that the
24 PArolee has Committed ACTS that would Constitute
25 SUCH A WOLAHOW.
26 NRS 213.15/1(3) Except in a CASE where the
27 'tardee is A fugitive, the inquiry MUST be held At
28 or Reasonably Near the place of the Alleged

Offender: JOHNSON, COREY - 0000095007

EXHIBIT 6(B)

Sentence: 2

Count: 1

Current Earned Expiration Date: 10/02/2024

Case	Sentence Dt	1C	Retro Dt	MAX Term	Days Owed	PED	PEXD	Statu s
264344	10/14/2010	248	02/08/2010	20y 0m 0d	7305	02/07/2015	10/07/2022	Α

204344	10	7/14/2010		02/06/20	110 2	oy on ou	/30	<u> </u>	02/01/2013	10/07/2022	^
From Date	To Date	Adjust C	ode Adj	ust Days Cor	nments		3				Days Remaining
05/01/2018	05/31/2018	FISCA	L	0 No	Commen	t					2036
05/01/2018	05/31/2018	FLAT		0 No	Commen	t					2036
05/01/2018	05/31/2018	STAT		0 No	Commen	t		. *.			2036
05/01/2018	05/31/2018	WOR	<	0 No	Commen	t					2036
06/01/2018	06/30/2018	FISCA	L	0 No	Commen	t					2036
06/01/2018	06/30/2018	FLAT		0 No	Commen	t					2036
06/01/2018	06/30/2018	STAT		0 No	Commen	t					2036
06/01/2018	06/30/2018	WOR	<	0 N o	Commen	t					2036
07/01/2018	07/31/2018	FISCA	L	0 No	Commen	t					2036
07/01/2018	07/31/2018	FLAT	Control of	0 No	Commen	t					2036
07/01/2018	07/31/2018	STAT		0 No	Commen	ť		:		e e di como e di como de la como de la como de la como e d	2036
07/01/2018	07/31/2018	WOR	< :: ·	0 No	Commen	t		+1 f.+			2036
08/01/2018	08/31/2018	FISCA	L	0 No	Commen	t					2036
08/01/2018	08/31/2018	FLAT		0 No	Commen	t					2036
08/01/2018	08/31/2018	STAT	•	0 No	Commen	t					2036
08/01/2018	08/31/2018	WOR	<	0 No	Commen	t					2036
09/01/2018	09/30/2018	FISCA	L	0 No	Commen	t.					2036
09/01/2018	09/30/2018	FLAT		0 No	Commen	t and a second				, estatut (1 e 111	2036
09/01/2018	09/30/2018	STAT	:	0 No	Commen	t	1				2036
09/01/2018	09/30/2018	WOR	<	0 No	Commen	t, www.					2036
10/01/2018	10/31/2018	FISCA	L	0 No	Commen	t				· · · · · · · · · · · · · · · · · · ·	2036
10/01/2018	10/31/2018	FLAT		0 No	Commen	t					2036
10/01/2018	10/31/2018	STAT	•	0 No	Commen	t					2036
10/01/2018	10/31/2018	WORK	<	0 No	Commen	t					2036
11/01/2018	11/30/2018	FISCA	L	0 No	Commen	t					2036
11/01/2018	11/30/2018	FLAT		0 No	Commen	t					2036
11/01/2018	11/30/2018	STAT		0 No	Commen	t i i i i i i i i i i i i i i i i i i i					2036
11/01/2018	11/30/2018	WOR	(0 No	Commen	t					2036
12/01/2018	12/31/2018	FISCA	L	0 No	Commen	t					2036
12/01/2018	12/31/2018	FLAT		0 No	Commen	t					2036
12/01/2018	12/31/2018	STAT		0 No	Commen	t					2036
12/01/2018	12/31/2018	WORK	<u> </u>	0 No	Commen	t					2036
01/01/2019	01/31/2019	FISCA	L ·········	0 No	Commen	t i					2036
01/01/2019	01/31/2019	FLAT		0 No	Commen	t					2036
01/01/2019	01/31/2019	STAT		0 No	Commen	t	- F F : .				2036
01/01/2019	01/31/2019	WORK	(Commen		The state of the s				2036
02/01/2019	02/28/2019	FISCA	 L	0 No	Commen	t					2036
02/01/2019	02/28/2019	FLAT			Commen						2036
02/01/2019	02/28/2019	STAT			Commen						2036
02/01/2019	02/28/2019	WORK	(0 No	Commen	t					2036
03/01/2019	03/31/2019	FISCA	L T	0 No	Commen	tj:					2036
03/01/2019	03/31/2019	FLAT		0 No	Commen	t					2036
03/01/2019	03/31/2019	STAT	11 11	0 No	Commen	t	:	· · · · · · · · · · · · · · · · · · ·			2036

Sentence: 2

Count: 1

Current Earned Expiration Date: 10/02/2024

Case	Sentence Dt	JC	Retro Dt	MAX Term	Days Owed	PED	PEXD	Status
264344	10/14/2010	248	02/08/2010	20y 0m 0d	7305	02/07/2015	10/07/2022	Α

From Date	To Date	Adjust Code	Adjust Days	Comments	Days
					Remaining
03/01/2019	03/31/2019	WORK		No Comment	2036
04/01/2019	04/13/2019	FISCAL		No Comment	2036
04/01/2019	04/13/2019	FLAT		No Comment	2036
04/01/2019	04/13/2019	STAT		No Comment	2036
04/01/2019	04/13/2019	WORK		No Comment	2036
04/14/2019	04/30/2019	FISCAL	12	No Comment	2024
04/14/2019	04/30/2019	FLAT	17	No Comment	2007
04/14/2019	04/30/2019	STAT	```````	No Comment	2001
04/14/2019	04/30/2019	WORK		No Comment	1995
05/01/2019	05/31/2019	FISCAL		No Comment	1975
05/01/2019	05/31/2019	FLAT		No Comment	1944
05/01/2019	05/31/2019	STAT		No Comment	1934
05/01/2019	05/31/2019	WORK	10	No Comment	1924
06/01/2019	06/30/2019	FISCAL	0	OTIS credits for 05/2019	1924
06/01/2019	06/30/2019	FLAT	30	No Comment	1894
06/01/2019	06/30/2019	STAT	10	No Comment	1884
06/01/2019	06/30/2019	WORK	0	OTIS credits for 05/2019	1884
07/01/2019	07/31/2019	FISCAL	20	No Comment	1864
07/01/2019	07/31/2019	FLAT	31	No Comment	1833
07/01/2019	07/31/2019	STAT	10	No Comment	1823
07/01/2019	07/31/2019	WORK		No Comment	1813
08/01/2019	08/21/2019	FISCAL	14	No Comment	1799
08/01/2019	08/21/2019	FLAT	21	No Comment	1778
08/01/2019	08/21/2019	STAT	7	No Comment	1771
08/01/2019	08/31/2019	WORK	7	No Comment	1764
08/22/2019	08/31/2019	FISCAL	0	No Comment	1764
08/22/2019	08/31/2019	FLAT	0	No Comment	1764
08/22/2019	08/31/2019	STAT	0	No Comment	1764
09/01/2019	09/30/2019	FISCAL	0	No Comment	1764
09/01/2019	09/30/2019	FLAT	0	No Comment	1764
09/01/2019	09/30/2019	STAT	0	No Comment	1764
09/01/2019	09/30/2019	WORK	0	No Comment	1764
10/01/2019	10/31/2019	FISCAL	0	No Comment	1764
10/01/2019	10/31/2019	FLAT	0	No Comment	1764
10/01/2019	10/31/2019	STAT	0	No Comment	1764
10/01/2019	10/31/2019	WORK	0	No Comment	1764
11/01/2019	11/30/2019	FISCAL	0	No Comment	1764
11/01/2019	11/30/2019	FLAT	0	No Comment	1764
11/01/2019	11/30/2019	STAT	0	No Comment	1764
11/01/2019	11/30/2019	WORK	0	No Comment	1764
12/01/2019	12/31/2019	FISCAL	0	No Comment	1764
12/01/2019	12/31/2019	FLAT		No Comment	1764
12/01/2019	12/31/2019	STAT	0	No Comment	1764

Sentence: 2

Count: 1

Current Earned Expiration Date: 10/02/2024

Case	Sentence Dt	1C	Retro Dt	MAX Term	Days Owed	PED	PEXD	Status
264344	10/14/2010	248	02/08/2010	20y 0m 0d	7305	02/07/2015	10/07/2022	Α

182					
From Date	To Date	Adjust Code	Adjust Days	Comments	Days Remaini n g
07/01/2017	07/10/2017	FLAT	10	No Comment	2044
07/01/2017	07/10/2017	STAT	4	No Comment	2040
07/01/2017	07/10/2017	WORK	4	No Comment	2036
07/11/2017	07/31/2017	FISCAL	0	No Comment	2036
07/11/2017	07/31/2017	FLAT	0	No Comment	2036
07/11/2017	07/31/2017	STAT	0	No Comment	2036
07/11/2017	07/31/2017	WORK	0	No Comment	2036
08/01/2017	08/31/2017	FISCAL	0	No Comment	2036
08/01/2017	08/31/2017	FLAT	0	No Comment	2036
08/01/2017	08/31/2017	STAT	0	No Comment	2036
08/01/2017	08/31/2017	WORK	0	No Comment	2036
09/01/2017	09/30/2017	FISCAL	0	No Comment	2036
09/01/2017	09/30/2017	FLAT	0	No Comment	2036
09/01/2017	09/30/2017	STAT	0	No Comment	2036
09/01/2017	09/30/2017	WORK	0	No Comment	2036
10/01/2017	10/31/2017	FISCAL	0	No Comment	2036
10/01/2017	10/31/2017	FLAT	0	No Comment	2036
10/01/2017	10/31/2017	STAT	0	No Comment	2036
10/01/2017	10/31/2017	WORK	0	No Comment	2036
11/01/2017	11/30/2017	FISCAL	0	No Comment	2036
11/01/2017	11/30/2017	FLAT	0	No Comment	2036
11/01/2017	11/30/2017	STAT	0	No Comment	2036
11/01/2017	11/30/2017	WORK	0	No Comment	2036
12/01/2017	12/31/2017	FISCAL	0	No Comment	2036
12/01/2017	12/31/2017	FLAT	0	No Comment	- 2036
12/01/2017	12/31/2017	STAT	0	No Comment	2036
12/01/2017	12/31/2017	WORK	0	No Comment	2036
01/01/2018	01/31/2018	FISCAL	0	No Comment	2036
01/01/2018	01/31/2018	FLAT	0	No Comment	2036
01/01/2018	01/31/2018	STAT	0	No Comment	2036
01/01/2018	01/31/2018	WORK	0	No Comment	2036
02/01/2018	02/28/2018	FISCAL	0	No Comment	2036
02/01/2018	02/28/2018	FLAT	0	No Comment	2036
02/01/2018	02/28/2018	STAT	0	No Comment	2036
02/01/2018	02/28/2018	WORK	0	No Comment	2036
03/01/2018	03/31/2018	FISCAL	0	No Comment	2036
03/01/2018	03/31/2018	FLAT	0	No Comment	2036
03/01/2018	03/31/2018	STAT	0	No Comment	2036
03/01/2018	03/31/2018	WORK	0	No Comment	2036
04/01/2018	04/30/2018	FISCAL	0	No Comment	2036
04/01/2018	04/30/2018	FLAT	0	No Comment	2036
04/01/2018	04/30/2018	STAT	0	No Comment	2036
04/01/2018	04/30/2018	WORK	0	No Comment	2036

Offender: JOHNSON, COREY - 0000095007

Exhibit 6(C)

Sentence: 2 Count: 1

Current Earned Expiration Date: 10/02/2024

Case	Sentence Dt	1C	Retro Dt	MAX Term	Days Owed	PED	PEXD	Statu s
264344	10/14/2010	248	02/08/2010	20y 0m 0d	7305	02/07/2015	10/07/2022	Α

204544	10/	14/2010 240		30/2010 20y 0111 0d 7000 02/01/2010 10/01/2	71
From Date	To Date	Adjust Code A	∖djust Day	S Comments	Days Remaini n g
12/01/2019	12/31/2019	WORK	0	No Comment	1764
01/01/2020	01/31/2020	FISCAL	0	No Comment	1764
01/01/2020	01/31/2020	FLAT	0	No Comment	1764
01/01/2020	01/31/2020	STAT	0	No Comment	1764
01/01/2020	01/31/2020	WORK	0	No Comment	1764
02/01/2020	02/29/2020	FISCAL	0	No Comment	1764
02/01/2020	02/29/2020	FLAT	0	No Comment	1764
02/01/2020	02/29/2020	STAT	0	No Comment	1764
02/01/2020	02/29/2020	WORK	0	No Comment	1764
03/01/2020	03/31/2020	FISCAL	0	No Comment	1764
03/01/2020	03/31/2020	FLAT	0	No Comment	1764
03/01/2020	03/31/2020	STAT	0	No Comment	1764
03/01/2020	03/31/2020	WORK	0	No Comment	1764
04/01/2020	04/20/2020	FISCAL	0	No Comment	1764
04/01/2020	04/20/2020	FLAT	0	No Comment	1764
04/01/2020	04/20/2020	STAT	0	No Comment	1764
04/01/2020	04/20/2020	WORK	0	No Comment	1764
04/21/2020	04/30/2020	FISCAL	7	No Comment	1757
04/21/2020	04/30/2020	FLAT	10	No Comment	1747
04/21/2020	04/30/2020	STAT	4	No Comment	1743
04/21/2020	04/30/2020	WORK	4	No Comment	1739
05/01/2020	05/31/2020	FISCAL	20	No Comment	1719
05/01/2020	05/31/2020	FLAT	31	No Comment	1688
05/01/2020	05/31/2020	STAT	10	No Comment	1678
05/01/2020	05/31/2020	WORK	10	No Comment	1668
06/01/2020	06/30/2020	FISCAL	0	OTIS credits for 05/2020	1668
06/01/2020	06/30/2020	FLAT	30	No Comment	1638
06/01/2020	06/30/2020	STAT	10	No Comment	1628
06/01/2020	06/30/2020	WORK	0	OTIS credits for 05/2020	1628
07/01/2020	07/06/2020	FISCAL	4	No Comment	1624
07/01/2020	07/06/2020	FLAT	6	No Comment	1618
07/01/2020	07/06/2020	STAT	2	No Comment	1616
07/01/2020	07/31/2020	WORK	0	Reduction for not working	1616
07/07/2020	07/31/2020	FLAT	25	No Comment	1591
07/07/2020	07/31/2020	STAT	17	No Comment	1574
08/01/2020	08/31/2020	FLAT	31	No Comment	1543
08/01/2020	08/31/2020	STAT	20	No Comment	1523
08/01/2020	08/31/2020	WORK	0	Reduction for not working	1523
09/01/2020	09/30/2020	FLAT	30	No Comment	1493
09/01/2020	09/30/2020	STAT	20	No Comment	1473
09/01/2020	09/30/2020	WORK	10	No Comment	1463
10/01/2020	10/31/2020	FLAT	31	No Comment	1432
10/01/2020	10/31/2020	STAT	20	No Comment	1412
				The state of the s	

Sentence: 2

Count: 1

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Case	Sentence Dt	JC	Retro Dt	MAX Term	Days Owed	PED	PEXD	Status
264344	10/14/2010	248	02/08/2010	20y 0m 0d	7305	02/07/2015	10/07/2022	Α

From Date	To Date	Adjust Code A	Adjust Day	Comments	Days Remaining
10/01/2020	10/31/2020	WORK	10	No Comment	1402
11/01/2020	11/30/2020	FLAT	30	No Comment	1372
11/01/2020	11/30/2020	STAT	20	No Comment	1352
11/01/2020	11/30/2020	WORK	10	No Comment	1342
12/01/2020	12/31/2020	FLAT	31	No Comment	1311
12/01/2020	12/31/2020	STAT	20	No Comment	1291
12/01/2020	12/31/2020	WORK	10	No Comment	1281
01/01/2021	01/31/2021	FLAT	31	No Comment	1250
01/01/2021	01/31/2021	STAT	20	No Comment	1230
01/01/2021	01/31/2021	WORK	10	No Comment	1220
02/01/2021	02/28/2021	FLAT	28	No Comment	1192
02/01/2021	02/28/2021	STAT	20	No Comment	1172
02/01/2021	02/28/2021	WORK	10	No Comment	1162
03/01/2021	03/31/2021	FLAT	31	No Comment	1131
03/01/2021	03/31/2021	STAT	20	No Comment	1111
03/01/2021	03/31/2021	WORK	10	No Comment	1101
04/01/2021	04/30/2021	FLAT	30	No Comment	1071
04/01/2021	04/30/2021	STAT	20	No Comment	1051
04/01/2021	04/30/2021	WORK	10	No Comment	1041
05/01/2021	05/31/2021	FLAT	31	No Comment	1010
05/01/2021	05/31/2021	STAT	20	No Comment	990
05/01/2021	05/31/2021	WORK	10	No Comment	980
06/01/2021	06/30/2021	FLAT	30	No Comment	950
06/01/2021	06/30/2021	STAT	20	No Comment	930
06/01/2021	06/30/2021	WORK	10	No Comment	920
07/01/2021	07/31/2021	FLAT	31	No Comment	889
07/01/2021	07/31/2021	STAT	20	No Comment	869
07/01/2021	07/31/2021	WORK	10	No Comment	859
08/01/2021	08/31/2021	FLAT	31	No Comment	828
08/01/2021	08/31/2021	STAT	20	No Comment	808
08/01/2021	08/31/2021	WORK	10	No Comment	798
09/01/2021	09/30/2021	FLAT	30	No Comment	768
09/01/2021	09/30/2021	STAT	20	No Comment	748
09/01/2021	09/30/2021	WORK	10	No Comment	738
10/01/2021	10/31/2021	FLAT	31	No Comment	707
10/01/2021	10/31/2021	STAT	20	No Comment	687
10/01/2021	10/31/2021	WORK	10	No Comment	677
11/01/2021	11/30/2021	FLAT	30	No Comment	647
11/01/2021	11/30/2021	STAT	20	No Comment	627
11/01/2021	11/30/2021	WORK	10	No Comment	617
12/01/2021	12/31/2021	FLAT	31	No Comment	586
12/01/2021	12/31/2021	STAT	20	No Comment	566
12/01/2021	12/31/2021	WORK	10	No Comment	556

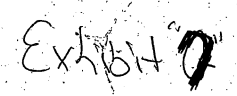
WINTE-Board File

(ANARY-Paralled Institute
PINK-Paralled Probable
GHIDENRICH NOOF

STATE OF NEVADA BOARD OF PAROLE COMMISSIONERS CERTIFICATION OF ACTION PAROLE VIOLATION HEARINGS

	JOHNSON, COREY	В	95007	2010-054264	HDSP-U	4-A-25-A	07/07/2026
INMATE NAME			NDOC NUMBER	BOOKING#		TION	DATE
Miccied	Sentences (Controlling	sentence de			·	·	
26397	Case#		1	Count	DADITI	Offense De	NAL (LESSER)
26973			1				NAL (LESSER)
26434			1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			NAL (LESSER)
	nt # 44827	War	rant Date 06/01/2020	Δ	est Date: 04/		MAL (DESSER)
Was th	ie Pl Hearing conducted			Was the notice of rigi			
Cohná	el Type: Retained Apublic	Defende		Represented By:			OX
F	d Bulanca Na			,	Restort		
	ed Prisoner? No	. ,	Stop Date:		Date:	-	
HARC	ES, PLEAS and FINDIN			, , , , , , , , , , , , , , , , , , , ,			
Directi	.Charges		Parolee Plea	Board Fine		O1	her Action
Laws	VCS		tol Guildo	Gullty / Not Guill Guilty / Not Guill		N 100 40 / 34	
Conduc			ot Guito	Guild / Not Guil		NOACH	on
	ION (indicate one):	· ·		Mounty / Hot Gun	"	£	
-							
	Continue on Parole:	WAR	RANT IS QUASHI	ED. NDOC shall releas	the paroles i	rom custody w	ithin 24 hours of
11		this act	ion. Parole is continue	d with the same conditi	ons unless spe	cified as follo	ws:
11 .	1.						
	Parole Credit Forfeliure:		ard orders the forfeitu	re of credits e	uned while or	n perole for he	ving been found
		guilly c	of a violation of parole		· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
	Danala is Tassassall	WAR	RANT IS SUSTAI	VED. Parolee is tempe	rarily returned	to prison for	reasons set forth it
1	Parole is Temporarii Revoked.		ke warrant of which th	is order is part. Parole	shall be rein:	inted on parol	e and released fror
	Meronea.	NUUU	custody on				
H		The De	and has ordered the to	□2nd □3rd □4th	r more tempo	rary revocatio	n on this case.
	Parole is revoked			(ED. Parolee is return	od litie credi	s (stat creams)	earned on parole.
	with reinstatement of						
	parole on:	,	notor to the date of win	part. Pursuant to NRS ocation are hereby forf	213,1319,211 41	good time cre	dis (sini credits)
		The Bo	and has further ordered	the reinstatement of p	anca. The Bu	ara nus restore en editional f	otreum
	Parole is revoked	WARI	RANT IS SUSTAIN	ED. Parolee is return	ed to prison fo	r reasons set (orth in the results
1		warrant	of which this order is	part Pursuant to NRS	213.1519. all	epad time cre	dits (stat credits)
	to:	carned	prior to the date of rev	ocation are hereby forf	ited. The Bo	and has restore	d ALL credits
	No Action Taken					خارج المناب والمستحد	^
<u> </u>	NO Action 18ken	<u> </u>	• •	•			- /\
		·.					
Evider	nce Relied Upon:				3 7. 7		
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~ C	wilty Plea (where applies	ble)	10451-0000			A.I.i	A-1-C
- A-A	eport of P&P: Violation I olice Report: LVMPD Te	Kepon daice	104:21:2020 stody Percel doted 0	1/14/2020		1111-	1 PCATIK
$\frac{2}{x}$	olice Report: LVMPD De	claration of	Arnest Report dated (4/16/2020		/ - } { - }	Acros
<u> </u>	olice Report: NDOC Escr	pe Arrested	dated 08:23:2019		 		
O X	ther: Email from Mark R	utledge date	ed 04/17/2020				
	ther: Justice Coun Arres						
<u> </u>	ther: Register of Actions	dated 06/03	3-2020	······································	· · · · · · · · · · · · · · · · · · ·		
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A VINITIES	OF A CAL EDIVISION PREDICT	entrove: v	Officer Stankus	<u>_</u>	'		
Name	of Parole Board Panel	Members	Present: Christians	en, Dericco, VIA Tole	nhone Bake		-
Renso	፲ for Revocation (where	: applicabl	e): The Board hear	d substantial evidenc	e which was	presented to	prove that you
violate	d the above conditions	ol your pa	role by:		_		**************************************
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PV-Blank- ver-7-1-2020



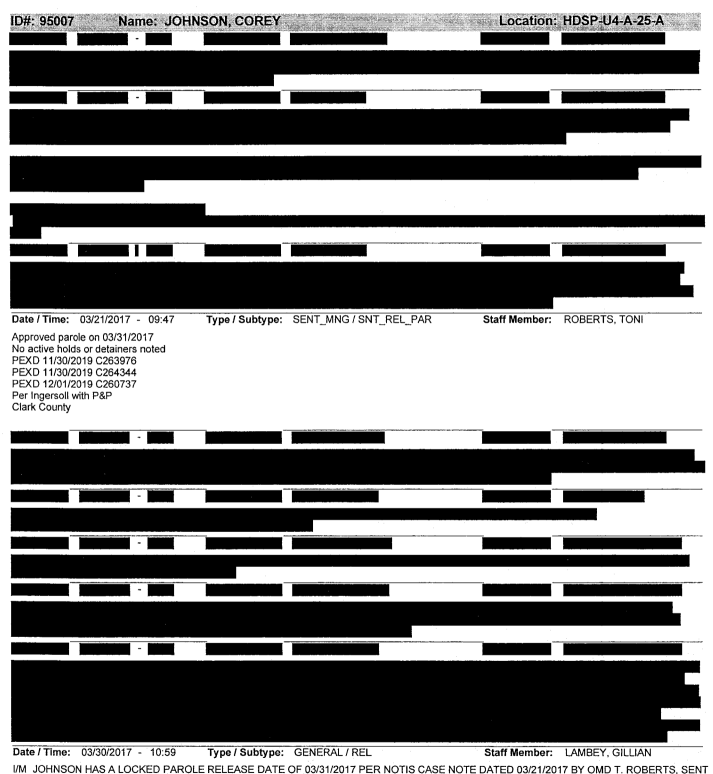
7/2017 to 4/2019,



State of Nevada Department of Corrections

CASE NOTE PRINTOUT REPORT

FROM: BEGINNING TO: 10/08/2020



Report Name: NVRCNP

Reference Name: NOTIS-RPT-OR-0097.3

Run Date: OCT-08-20 04:31 PM

Exhibit ((8))

MGMT. PAROLE WAS GRANTED BY THE PAROLE BOARD ON 02/16/2017. A. INGERSOLL OF P&P HAS AUTHORIZED A PAROLE RELEASE OF

Page 12 of 20

September 22, 2020

Corey Johnson #95007 HDSP P.O. Box 650 Indian Springs, NV 89070

Inmate Johnson,

I have received and reviewed your letters dated July 12, 2020 and July 15, 2020.

When you were transferred to Casa Grande Transitional Housing (CGTH) on July 31, 2019, you were still an inmate under the custody of Nevada Department of Corrections (NDOC). A review of your parole grant reflects that your parole was reinstated by the Parole Board on June 25, 2019. However, as you are aware, you cannot be released on parole until your housing plan is approved by the Division of Parole and Probation and you sign your parole release documents with an NDOC Release Coordinator. You had not signed such documents at the time of the incident in question.

213.618

NO PAPOLET

You stated in your letter that while at CGTH, you were out on a job search when you suffered a medical episode and was admitted into UMC for treatment. Page eleven (11) of the CGTH Inmate Handbook states, "On a job search, you must call in to Unit Control if you run into any issues relating to you returning to CGTH by your approved return time. This is extremely important as you are accountable for your whereabouts at all times. Failure to notify CGTH of any and all delays is considered a violation and may lead to placing you on ESCAPE STATUS." If you were at UMC with a medical-related issue, you did not follow protocol and by notifying CGTH officers. NRS 212.095 does apply to you because you were an inmate in the custody of the Nevada Department of Corrections housed at CGTH, and not yet a parolee.

Any request you have associated with the dismissal of the MJ6 Escape charge must go through the disciplinary appeal process as noted in Administrative Regulation (AR) 740: Inmate Grievance Procedure.

While what has happened is an unfortunate series of events, you are responsible for your own actions and the consequences that are associated with such. I suggest you participate in programming such as "Getting It Right" and "Moral Reconation Therapy" that are facilitated by Re-entry staff to provide you with tools that may enhance your future.

Brian E. Williams, Sr.

Deputy Director of Programs

Nevada Department of Corrections

BW/jw

CENTRAL OFFICE

1677 Old Hot Springs Rd., Ste. A Carson City, Nevada 89706 http://parole.nv.gov (775) 687-5049 Fax (775) 687-6736

CHRISTOPHER P. DERICCO, Chairman SUSAN JACKSON, Member TONY CORDA, Member MARY K. BAKER, Member

DARLA FOLEY, Executive Secretary

STATE OF NEVADA STEVE SISOLAK Governor



LAS VEGAS OFFICE

4000 S. Eastern Ave., Ste.130 Las Vegas, Nevada 89119 http://parole.nv.gov (702) 486-4370 Fax (702) 486-4376

CHRISTOPHER P. DERICCO, Chairman ERIC CHRISTIANSEN, Member DONNA, VERCHIO, Member

NEVADA BOARD OF PAROLE COMMISSIONERS

July 30, 2020

Corey Johnson, NDOC #95007 High Desert State Prison P.O. Box 650 Indian Springs, Nevada 89070-0650

Re: Multiple letters received from July 7, 2020 to present.

Mr. Johnson,

Your letters requesting a reconsideration of your July 7, 2020, Parole Violation hearing have been reviewed.

Absent a procedural error or evidence being overturned, there is no basis for the Board to reconsider the revocation action. The Board has declined to alter the Certification of Action Parole Violation Order.

The Parole Board found you guilty of conduct: Your conduct shall justify the opportunity granted to you by this community supervision.

You were also found guilty of directives to include: You are to report in person to the Division of Parole and Probation as instructed by the Division or its agent. You are required to submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects. and directives. You did not return to Casa Grande Transitional Housing as directed nor did you report to the Division of Parole and Probation. You were not released on parole, you were reinstated on parole with a release date of 10-01-2019.

Your argument that the Board should have taken action prior to July 7th, 2020 is groundless. The Board has the discretion to defer consideration until not more than 60 days after your return to VDOC *following* the resolution of the new criminal charge.

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Exhibit 100°

ZIP 89101 011E12650516

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Electronically Filed 11/1/2021 8:59 AM Steven D. Grierson CLERK OF THE COURT

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

COREY JOHNSON,

Plaintiff(s),

VS.

STATE OF NEVADA,

Defendant(s),

Case No: A-20-821716-W

Dept No: XXIV

CASE APPEAL STATEMENT

- 1. Appellant(s): Corey Johnson
- 2. Judge: Joe Hardy
- 3. Appellant(s): Corey Johnson

Counsel:

Corey Johnson #95007 P.O. Box 650 Indian Springs, NV 89070

4. Respondent (s): State of Nevada

Counsel:

Aaron D. Ford, Attorney General 555 E. Washington Ave., Ste. 3900 Las Vegas, NV 89101-1068

A-20-821716-W

-1-

Case Number: A-20-821716-W

1	
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, September 25, 2020
8	**Expires 1 year from date filed Expired Appellant Filed Application to Proceed in Forma Pauperis: No Date Application(s) filed: N/A
10	9. Date Commenced in District Court: September 23, 2020
11	10. Brief Description of the Nature of the Action: Civil Writ
12	Type of Judgment or Order Being Appealed: Civil Writ of Habeas Corpus
13	11. Previous Appeal: Yes
14	Supreme Court Docket Number(s): 82253, 82837, 83073, 83568
15	12. Child Custody or Visitation: N/A
16 17	13. Possibility of Settlement: Unknown
18	Dated This 1 day of November 2021.
19	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Amanda Hampton Amanda Hampton, Deputy Clerk
22	200 Lewis Ave PO Box 551601
23	Las Vegas, Nevada 89155-1601 (702) 671-0512
24	(702) 071-0312
25	cc: Corey Johnson
26 27	
21	

CASE SUMMARY CASE NO. A-20-821716-W

Corey Johnson, Plaintiff(s) vs. Nevada State of, Defendant(s) Location: Department 24
Judicial Officer: Ballou, Erika
Filed on: 09/23/2020

Case Number History:

Cross-Reference Case A821716

Number:

Supreme Court No.: 82837

83568

CASE INFORMATION

Statistical Closures

11/25/2020 Summary Judgment

Case Type: Writ of Habeas Corpus
Subtype: Time Computation Writ

Case Status: 11/25/2020 Closed

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number A-20-821716-W
Court Department 24
Date Assigned 01/04/2021
Judicial Officer Ballou, Erika

PARTY INFORMATION

Plaintiff Johnson, Corey

Pro Se

Defendant Nevada State of Samuels, Katrina A
Retained

702-486-3770(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

EVENTS

09/23/2020 Inmate Filed - Petition for Writ of Habeas Corpus

 ${\it [1] Petition for Writ of Habeas Corpus (Postconviction)}$

09/23/2020 Application to Proceed in Forma Pauperis

[2] Application to Proceed in forma Pauperis (Confidential)

09/25/2020 Order to Proceed In Forma Pauperis

[3] Order Granting Application to Proceed in Forma Pauperis (Confidential)

09/28/2020 Corder for Petition for Writ of Habeas Corpus

[4] Order for Petition for Writ of Habeas Corpus

Filed by: Plaintiff Johnson, Corey

[5] Petition for Emergency Preliminary Injunction and Judicial Review

10/14/2020 Notice of Motion

Filed By: Plaintiff Johnson, Corey

	CASE NO. A-20-821716-W
	[6] Notice of Motion
10/26/2020	Motion Filed By: Plaintiff Johnson, Corey [7] "Emergency Motion for Judicial Review and Preliminary Injunction"
10/26/2020	Notice of Motion Filed By: Plaintiff Johnson, Corey [8] Notice of Motion
10/26/2020	Petition for Writ of Mandamus Filed by: Plaintiff Johnson, Corey [9] Petition for "Writ of Mandamus
10/26/2020	Clerk's Notice of Hearing [10] Notice of Hearing
10/26/2020	Notice of Motion Filed By: Plaintiff Johnson, Corey [11] Notice of Motion
11/12/2020	Response Filed by: Defendant Nevada State of [12] Response to Petition for Writ of Habeas Corpus
11/12/2020	Exhibits Filed By: Defendant Nevada State of [13] Respondents' Index of Exhibits
11/23/2020	Motion to Dismiss Filed By: Defendant Nevada State of [14] Motion to Dismiss
11/25/2020	Clerk's Notice of Hearing [15] Notice of Hearing
11/25/2020	Decision and Order [16] Decision and Order
12/03/2020	Notice of Entry of Order Filed By: Defendant Nevada State of [17] Notice of Entry of Order
12/08/2020	Amended Petition Filed By: Plaintiff Johnson, Corey [18] Amended Petition Requesting Expeditious Judicial Review.
12/08/2020	Notice of Motion Filed By: Plaintiff Johnson, Corey [19] Notice of Motion
12/08/2020	Response Filed by: Plaintiff Johnson, Corey

	CASE NO. A-20-021/10-W
	[20] Response to Respondents Opposition to Petition for Writ of Habeas Corpus. Emergency Motion and Petition for Review and Dismissal of Respondents Claims.
12/08/2020	Notice of Motion Filed By: Plaintiff Johnson, Corey [21] Notice of Motion
12/10/2020	Exhibits Filed By: Defendant Nevada State of [22] Exhibits 13-15 to Response to Petition for Writ of Habeas Corpus, Parole Hearing Videos
12/30/2020	Motion Filed By: Plaintiff Johnson, Corey [23] Motion for Prosecutorial Misconduct/ Error.; Hearing Requested
01/04/2021	Case Reassigned to Department 24 Judicial Reassignment to Judge Erika D. Ballou
03/11/2021	Motion for Appointment of Attorney Filed By: Plaintiff Johnson, Corey [24] "Motion for Appointment of Counsel" "Request for Evidentiary Hearing"
03/11/2021	Clerk's Notice of Hearing [25] Notice of Hearing
04/26/2021	Notice of Appeal Filed By: Plaintiff Johnson, Corey [26] "Notice of Appeal"
04/28/2021	Case Appeal Statement Filed By: Plaintiff Johnson, Corey [27] Case Appeal Statement
05/13/2021	Motion Filed By: Plaintiff Johnson, Corey [28] Emergency Motion for Expeditious Judicial "Petition of Review Merits of Decision and Order" " Motion to Reconsider Denial of Habeas Corpus " Motion to Correct Errors." " Motion to Vacate Sentence" " Motion to Order Transport to Hearing for Oral Argument; Hearing Requested
05/13/2021	Clerk's Notice of Hearing [29] Notice of Hearing
05/13/2021	Motion Filed By: Plaintiff Johnson, Corey [30] "Emergency Motion to Correct Prosecutorial Misconduct /Error" "Petition to Reconsider Grounds Previously Denied Due to Prosecutorial Errors and Malicious Prosecution" "Motion to Transport Order to Hearing for Oral Argument"; Emergency Hearing Requested
05/13/2021	Inmate Filed - Petition for Writ of Habeas Corpus Party: Plaintiff Johnson, Corey [31] Petition for Writ of Habeas Corpus (Postconviction)
05/13/2021	Clerk's Notice of Hearing

	CASE NO. A-20-821716-W
	[32] Notice of Hearing
05/13/2021	Motion Filed By: Plaintiff Johnson, Corey [33] "Motion for Modification of Sentence" "Petition for Expeditious Judicial Review/Evidence Review" "Motion to Challenge Respondents Arguements'" "Motion to Vacate Sentence" "Motion to Reconsider Habeas Corpus Grounds"; Hearing With Oral Arguement Requested
05/13/2021	Clerk's Notice of Hearing [34] Notice of Hearing
05/20/2021	Response Filed by: Defendant Nevada State of [35] Response to Motion for Judicial Review, Motion to Correct Prosecutorial Misconduct/Error, and Motion for Modification of Sentence
05/20/2021	Motion to Reconsider Filed By: Plaintiff Johnson, Corey [36] Motion to Reconsider Ground of Due Process Violation Motion to Review Argument and Evidence Motion to Restore Credits That Parole Board Restored Pursuant to NRS 213.1519 Motion to Correct Errors in Decision and Order; Hearing Requested
05/20/2021	Clerk's Notice of Hearing [37] Notice of Hearing
05/27/2021	Response Filed by: Defendant Nevada State of [38] Response to Motion to Reconsider Ground of Due Process Violation; Motion to Review Argument and Evidence; Motion to Restore Credits that Parole Board Restored Pursuant to NRS 213.1519; Motion to Correct Errors in Decision and Order
06/09/2021	Petition Filed by: Plaintiff Johnson, Corey [39] Petition for Rehearing Petition for Emergency Preliminary Injunction; Hearing Requested
06/09/2021	Petition for Writ of Mandamus Filed by: Plaintiff Johnson, Corey [40] Petition for Writ of Mandamus; Hearing Requested
06/09/2021	NV Supreme Court Clerks Certificate/Judgment - Dismissed [41] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
06/16/2021	Clerk's Notice of Hearing [42] Notice of Hearing
06/16/2021	Clerk's Notice of Hearing [43] Notice of Hearing
06/17/2021	Petition Filed by: Plaintiff Johnson, Corey [44] "Emergency Petition to Reopen Case for Introduction of Evidence." / "Motion to Request Rehearing of Petition"; Hearing Requested

	CASE NO. A-20-821/16-W
06/17/2021	Clerk's Notice of Hearing [45] Notice of Hearing
06/17/2021	Reply to Opposition Filed by: Plaintiff Johnson, Corey [46] Reply to Respondents Opposition Filed May 20, 2021
07/06/2021	Amended Petition [48] "Amended Emergency Petition to Re Open Case to Correct Manifest Error of Law" and Newly Discovered Evidence.
07/13/2021	Motion to Dismiss Filed By: Defendant Nevada State of [49] Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen Case
07/13/2021	Clerk's Notice of Hearing [50] Notice of Hearing
07/13/2021	Motion to Dismiss Filed By: Defendant Nevada State of [51] Motion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for Expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation
07/14/2021	Clerk's Notice of Hearing [52] Notice of Hearing
07/16/2021	Notice of Hearing [53] Notice of Time Change
07/21/2021	Order for Production of Inmate [54] Order to Transport Prisoner
07/22/2021	Amended Petition Filed By: Plaintiff Johnson, Corey [56] Amended Petition for Writ of Habeas Corpus
07/22/2021	Clerk's Notice of Hearing [57] Notice of Hearing
07/22/2021	Request Filed by: Plaintiff Johnson, Corey [58] "Legal Arguement for Petition for Writ of Habeas Corpus"
08/04/2021	Reply Filed by: Plaintiff Johnson, Corey [59] "Reply to Respondents Motion to Dismiss" "Motion and Order to Transport Inmate to Oral Arguement
08/09/2021	Response [60] Response and Arguement Against Sanctions
08/11/2021	

CASE SUMMARY CASE NO. A-20-821716-W

	CASE NO. A-20-821716-W
	Motion Filed By: Plaintiff Johnson, Corey [61] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference
08/11/2021	Motion Filed By: Plaintiff Johnson, Corey [62] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference
08/31/2021	Decision and Order [63] Decision and Order
09/03/2021	Notice of Entry of Order Filed By: Defendant Nevada State of [64] Notice of Entry of Order
09/08/2021	Decision and Order [65] Decision and Order
09/21/2021	Notice of Appeal [66] Notice of Appeal
09/22/2021	Case Appeal Statement Filed By: Plaintiff Johnson, Corey [67] Case Appeal Statement
10/28/2021	Notice of Appeal [68] Notice of Appeal
11/01/2021	Case Appeal Statement Filed By: Plaintiff Johnson, Corey [69] Case Appeal Statement
06/09/2021	DISPOSITIONS Clerk's Certificate (Judicial Officer: Ballou, Erika) Debtors: Corey Johnson (Plaintiff) Creditors: Nevada State of (Defendant) Judgment: 06/09/2021, Docketed: 06/10/2021 Comment: Supreme Court No 82837 - "APPEAL DISMISSED"
08/31/2021	Order of Dismissal (Judicial Officer: Ballou, Erika) Debtors: Nevada State of (Defendant) Creditors: Corey Johnson (Plaintiff) Judgment: 08/31/2021, Docketed: 09/01/2021
11/20/2020	HEARINGS Petition for Writ of Habeas Corpus (3:00 AM) (Judicial Officer: Hardy, Joe) Minute Order - No Hearing Held; Journal Entry Details:

COURT ORDERED Petitioner's Petition for Writ of Habeas Corpus is hereby DENIED WITHOUT PREJUDICE, FINDING: (1) Petitioner violated the terms and conditions of his parole by absconding; (2) Petitioner was afforded due process during his preliminary hearing and parole violation hearing; and (3) Petitioner is not entitled to his original parole expiration date or the restoration of credits he earned during his absconding in conformity with NRS

CASE SUMMARY CASE NO. A-20-821716-W

213.15185. CLERK'S NOTE: A copy of this minute order was e-mailed to: Allison Herr, DAG [aherr@ag.nv.gov] and Rikki Garate, DAG [rgarate@ag.nv.gov]. A copy of this minute order was mailed to: Corey Johnson #95007 [High Desert State Prison P.O. Box 650 Indian Springs, NV 89070]. (KD 11/23/2020);

11/23/2020

Minute Order (3:00 AM) (Judicial Officer: Villani, Michael)

Minute Order - No Hearing Held;

Journal Entry Details:

Pursuant to EDCR 1.31 Criminal Presiding Judge (b) (4) and for good cause appearing that due to the matter being deemed a Time Computation hereby randomly assigned to Department 15, for the Petition for Writ of Habeas Corpus.;

12/01/2020

CANCELED Petition for Writ of Mandamus (3:00 AM) (Judicial Officer: Hardy, Joe)

Vacated

Plaintiff's Petition for Writ of Mandamus

12/04/2020

CANCELED Motion to Dismiss (3:00 AM) (Judicial Officer: Hardy, Joe)

Vacated - Moot

AG's Motion to Dismiss

04/15/2021

Motion for Appointment of Attorney (3:00 AM) (Judicial Officer: Ballou, Erika)

Plaintiff's Motion for Appointment of Counsel

Granted;

Journal Entry Details:

Pursuant to NRS 34.750, Petitioner's Motion for Appointment of Attorney is hereby GRANTED. CLERK'S NOTE: This Minute Order was mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//04.15.21rh;

06/15/2021

Motion (9:00 AM) (Judicial Officer: Ballou, Erika)

Emergency Motion for Expeditious Judicial "Petition of Review Merits of Decision and Order," Motion to Reconsider Denial of Habeas Corpus," "Motion to Correct Errors," Motion to Vacate Sentence," "Motion to Order Transport to Hearing for Oral Argument Off Calendar;

06/15/2021

Motion (9:00 AM) (Judicial Officer: Ballou, Erika)

Plaintiff's Emergency Motion to Correct Prosecutorial Misconduct /Error, "Petition to Reconsider Grounds Previously Denied due to Prosecutorial Errors and Malicious Prosecution," "Motion to Transport Order to Hearing for Oral Argument Off Calendar;

06/15/2021

Motion (9:00 AM) (Judicial Officer: Ballou, Erika)

Pllaintiff's Motion for Modification of Sentence "Petition for Expeditious Judicial Review/Evidence Review" "Motion to Challenge Respondents Arguments' "Motion to Vacate Sentence" "Motion to Reconsider Habeas Corpus Grounds"

Off Calendar;

06/15/2021

All Pending Motions (9:00 AM) (Judicial Officer: Ballou, Erika)

Matter Heard;

Journal Entry Details:

Katrina Samuels, Esq. present via Bluejeans video conference. Pllaintiff's Motion for Modification of Sentence "Petition for Expeditious Judicial Review/Evidence Review" "Motion to Challenge Respondents Arguments' "Motion to Vacate Sentence" "Motion to Reconsider Habeas Corpus Grounds"...Plaintiff's Emergency Motion to Correct Prosecutorial Misconduct /Error, "Petition to Reconsider Grounds Previously Denied due to Prosecutorial Errors and Malicious Prosecution," "Motion to Transport Order to Hearing for Oral Argument...Emergency Motion for Expeditious Judicial "Petition of Review Merits of Decision and Order," Motion to Reconsider Denial of Habeas Corpus," "Motion to Correct Errors," Motion to Vacate Sentence," "Motion to Order Transport to Hearing for Oral Argument... The Court noted it would allow the State to file a response; ORDERED, Response filed by 07.27.21; matter SET for argument. 08.03.2021 9:00 AM ARGUMENT;

	CASE NO. A-20-021/10-W
06/28/2021	Minute Order (7:50 AM) (Judicial Officer: Ballou, Erika) Minute Order - No Hearing Held; Journal Entry Details: The Court, having determined that a response from the State would be helpful in resolving this matter, hereby takes the matter off calendar for the State to file its response. The state s response is due by August 31, 2021. Argument will be heard on September 7, 2021, if necessary. If the Court determines that argument is not necessary, an order will issue prior to the date set for argument. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve; mailed to Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//06.28.21rh;
06/29/2021	CANCELED Motion (9:00 AM) (Judicial Officer: Ballou, Erika) Vacated Plaintiff's Motion to Reconsider Ground of Due Process Violation; Motion to Review Argument and Evidence; Motion to Restore Credits That Parole Board Restored Pursuant to NRS 213.1519; Motion to Correct Errors in Decision and Order
07/02/2021	CANCELED Argument (10:00 AM) (Judicial Officer: Ballou, Erika) Vacated - On in Error
07/09/2021	CANCELED Argument (11:00 AM) (Judicial Officer: Ballou, Erika) Vacated - On in Error
07/12/2021	Minute Order (8:00 AM) (Judicial Officer: Ballou, Erika) Minute Order - No Hearing Held; Journal Entry Details: Pursuant to NRS 34.750, Petitioners Motion for Appointment of Attorney is hereby DENIED. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh;
07/13/2021	CANCELED Motion (9:00 AM) (Judicial Officer: Ballou, Erika) Vacated - per Judge Plaintiff's - Petition for Rehearing; Petition for Emergency Preliminary Injunction
07/13/2021	CANCELED Petition for Writ of Mandamus (9:00 AM) (Judicial Officer: Ballou, Erika) Vacated - per Judge Petition for Writ of Mandamus
07/20/2021	Motion (10:30 AM) (Judicial Officer: Ballou, Erika) Plaintiff's Emergency Petition to Reopen Case for Introduction of Evidence; Motion to Request Rehearing of Petition Denied; Journal Entry Details: Katrina Samuels, Esq. present via Bluejeans video conference. COURT ORDERED, Plaintiff's Emergency Petition to Reopen Case for Introduction of Evidence; Motion to Request Rehearing of Petition DENIED per Attorney General's response. Colloquy regarding sanctions for abusing writs. Following colloquy, COURT ORDERED, matter SET for status check: sanctions; advised AG's office to prepare order for transport. 08.25.2021 8:30 AM STATUS CHECK: SANCTIONS;
07/30/2021	Minute Order (7:30 AM) (Judicial Officer: Ballou, Erika) Minute Order - No Hearing Held; Journal Entry Details: The Court having heard argument or having decided all pending matters without argument, the argument scheduled for August 3, 2021, is hereby VACATED. CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh07.30.21;
08/03/2021	CANCELED Argument (9:00 AM) (Judicial Officer: Ballou, Erika)

CASE SUMMARY CASE NO. A-20-821716-W

	CASE 110. A-20-021710-11	
	Vacated - per Judge	
08/24/2021	Motion to Dismiss (9:00 AM) (Judicial Officer: Ballou, Erika) Events: 07/13/2021 Motion to Dismiss Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen Case Granted;	
08/24/2021	Motion to Dismiss (9:00 AM) (Judicial Officer: Ballou, Erika) Events: 07/13/2021 Motion to Dismiss Motion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for Expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation Granted;	
08/24/2021	All Pending Motions (9:00 AM) (Judicial Officer: Ballou, Erika) Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen CaseMotion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation Matter Heard; Journal Entry Details: Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen CaseMotion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation COURT ORDERED, Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen Case; Motion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation GRANTED; Plaintiff's Motion to Amend Petition for Writ of Habeas Corpus VACATED. CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh08.31.21;	
08/25/2021	Status Check (8:30 AM) (Judicial Officer: Ballou, Erika) STATUS CHECK: SANCTIONS Matter Heard; Journal Entry Details: Katrina Samuels, Esq. present via Bluejeans video conference. Deft. present in-custody via Bluejeans video conference. The Court ADVISED Plaintiff multiple petitions could be found to equate to burdening multiple courts with frivolous filings for the sole purpose of harassing Defendant, causing unnecessary delay in the litigation, and increasing the cost of the litigation by wasting judicial resources; further ADVISED there would be sanctions if the filing continues. NDC CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh08.31.21;	
08/31/2021	CANCELED Motion (9:00 AM) (Judicial Officer: Ballou, Erika) Vacated - per Judge	
DATE	Plaintiff's Motion to Amend Petition for Writ of Habeas Corpus FINANCIAL INFORMATION	
DAIL		
	Plaintiff Johnson, Corey Total Charges Total Payments and Credits Balance Due as of 11/1/2021	270 270

PAGE 9 OF 9

DISTRICT COURT CIVIL COVER SHEET

County, Nevada

CASE NO: A-20-821716-W Department 15

	County, Nevada	
Case No.		
	(Assigned by Clerk's Office)	

I. Party Information (provide both ho.	me and mailing addresses if different)	3 03/1007			
Plaintiff(s) (name/address/phone):			Defendant(s) (name/address/phone):		
Greg Johnson #95007			Nevada State of		
HDSP Po Box 650					
Indian Springs NV 89070		1			
·					
Attorney (name/address/phone):		Attorney	y (name/address/phone):		
II. Nature of Controversy (please se	elect the one most applicable filing type	e below)			
Civil Case Filing Types					
Real Property			Torts		
Landlord/Tenant	Negligence		Other Torts		
Unlawful Detainer	Auto		Product Liability		
Other Landlord/Tenant	Premises Liability		Intentional Misconduct		
Title to Property	Other Negligence		Employment Tort		
Judicial Foreclosure	Malpractice		Insurance Tort		
Other Title to Property	Medical/Dental		Other Tort		
Other Real Property	Legal				
Condemnation/Eminent Domain	Accounting				
Other Real Property	Other Malpractice				
Probate	Construction Defect & Cont	ract	Judicial Review/Appeal		
Probate (select case type and estate value)	Construction Defect		Judicial Review		
Summary Administration	Chapter 40		Foreclosure Mediation Case		
General Administration	Other Construction Defect		Petition to Seal Records		
Special Administration	Contract Case	!	Mental Competency		
Set Aside	Uniform Commercial Code		Nevada State Agency Appeal		
Trust/Conservatorship	Building and Construction		Department of Motor Vehicle		
Other Probate	Insurance Carrier		Worker's Compensation		
Estate Value	Commercial Instrument		Other Nevada State Agency		
Over \$200,000	Collection of Accounts		Appeal Other		
Between \$100,000 and \$200,000	Employment Contract		Appeal from Lower Court		
Under \$100,000 or Unknown	Other Contract		Other Judicial Review/Appeal		
Under \$2,500					
Civil	Writ		Other Civil Filing		
Civil Writ	_		Other Civil Filing		
Writ of Habeas Corpus	Writ of Prohibition		Compromise of Minor's Claim		
Writ of Mandamus	Other Civil Writ		Foreign Judgment		
Writ of Quo Warrant			Other Civil Matters		
Business Co	ourt filings should be filed using th	e Busines	s Court civil coversheet.		
9-23-2020		Pr	repared by the Clerk		
Date		Signa	ature of initiating party or representative		

See other side for family-related case filings.

Nevada ΛOC - Research Statistics Unit Pursuant to NRS 3.275

DAO

COREY JOHNSON,

Petitioner,

STATE OF NEVADA,

Respondents.

Electronically Filed 11/25/2020 5:15 PM CLERK OF THE COURT

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DISTRICT COURT

CLARK COUNTY, NEVADA

Case No. A-20-821716-W

Dept. No. XV

DECISION AND ORDER

THIS CAUSE came before the Honorable Joe Hardy on November 20, 2020, for review of Corey Johnson's Petition for Writ of Habeas Corpus (Post-Conviction) ("Petition") filed on September 23, 2020. Respondents filed a response on November 12, 2020. At the hearing, the Court did not entertain argument. Pursuant to NRS 34.770(2), the Court makes its decision based solely upon the pleadings without the need of an evidentiary hearing.

THE COURT FINDS that Petitioner Corey Johnson ("Mr. Johnson") is currently incarcerated at High Desert State Prison and is serving time for criminal acts he committed on or about May 19, 2009 (*Case No. 10C263976*); on or about September 25, 2009 (*Case No. 09C260737*); and on or between February 1, 2010 and February 24, 2010 (*Case No. 10C264344*). The Eighth Judicial District Court adjudicated Mr. Johnson guilty of Burglary (*Case No. 10C263976*), Attempt Theft (*Case No. 09C260737*), and Possession or Sale of Document or Personal Identifying Information (*Case No. 10C264344*), all category B felonies.

THE COURT FURTHER FINDS that Mr. Johnson was sentenced to three concurrent terms of twenty years in prison with a minimum parole eligibility of five years.

THE COURT FURTHER FINDS that on March 31, 2017, Mr. Johnson was paroled on all three cases with a parole expiration date of November 30, 2019 (*Case Nos. 10C263976 and 10C264344*) and December 1, 2019 (*Case No. 09C260737*). After being paroled, Mr. Johnson violated the terms and

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conditions of his parole by absconding and was arrested on April 14, 2019. During Mr. Johnson's parole revocation hearing, on June 25, 2019, he was reinstated back on parole pending supervised release on October 1, 2019. On August 22, 2019, Mr. Johnson absconded for the second time and was arrested. During Mr. Johnson's second parole revocation hearing, the parole board revoked his parole to expiration with no loss of statutory credit earned prior to the date of his revocation. Mr. Johnson's current expiration dates are October 7, 2022 (*Case No. 10C264344*), October 9, 2022 (*Case No. 09C260737*), and October 24, 2022 (*Case No. 10C263976*). Mr. Johnson has now petitioned for writ of habeas corpus challenging his parole revocation.

WHEREFORE THE COURT CONCLUDES that an inmate may challenge the revocation of parole in a petition for writ of habeas corpus under NRS 34.360. See also Anaya v. State, 96 Nev. 119 (1980), and Hornback v. Warden, 97 Nev. 98, 100 (1981). As a parole revocation proceeding involves the loss of liberty, it requires certain procedural due process protections for the parolee. Anaya at 122. Still, as a parole revocation hearing differs from a criminal prosecution, the full panoply of constitutional protections afforded a criminal defendant does not apply. See Gagnon v. Scarpelli, 411 U.S. 778 (1973); Morrissey v. Brewer, 408 U.S. 471, (1972). The United States Supreme Court, in Gagnon and Morrissey, outlined the minimal procedures necessary to revoke parole. Those procedures include a preliminary inquiry to determine whether there is probable cause to believe the parolee violated the conditions of his parole, notice of the alleged parole violations, a chance to appear and speak on his own behalf and to bring in relevant information, an opportunity to question persons giving adverse information, and written findings by the hearing officer, who must be "someone not directly involved in the case." *Morrissey* at 485-87. If probable cause is found, the parolee is then entitled to a formal revocation hearing at which the same rights attach. Gagnon at 786. The function of the final revocation hearing is two-fold, as the parole board must determine whether the alleged violations occurred, and if "the facts as determined warrant revocation." Morrissey at 480; see also Anaya at 122.

WHEREFORE THE COURT FURTHER CONCLUDES that on August 22, 2019, Mr. Johnson absconded from parole supervision and was arrested. Mr. Johnson alleges that his escape was not a parole violation because he never "officially started parole" when he absconded from the Nevada Department of Corrections ("NDOC"). Specifically, Mr. Johnson believes that because he did not sign the parole

agreement, prior to his escape, he was technically a prisoner and not a parolee. However, Mr. Johnson was reinstated to parole on June 25, 2019, before he absconded on August 22, 2019. Mr. Johnson was physically housed at NDOC, but he was only there to be supervised while his release was pending. Mr. Johnson argues that he did not violate the conditions of his parole because his charges from his criminal case, stemming from his absconding on August 22, 2019, were dismissed. However, Mr. Johnson's criminal case is not the same as his parole violation hearing because one involves the filing of a criminal complaint for prosecution purposes and the other involves the administrative disciplinary process that determines the reinstatement or revocation of parole. Mr. Johnson was criminally charged by the State of Nevada and received a Notice of Charges from the Division of Parole and Probation for absconding. Even though Mr. Johnson's criminal charges were dismissed, he was still held liable for violating the conditions of parole. Because Mr. Johnson was still under the supervision of the Division of Parole and Probation, after he was reinstated and before he absconded, his right to due process was not violated.

WHEREFORE THE COURT FURTHER CONCLUDES that the purpose of a preliminary inquiry is to determine whether there is probable cause to believe a parolee violated the terms of his parole. NRS 213.15105. The United States Supreme Court has held that a parolee is entitled to certain notices, so that he may appear and speak on his own behalf during the inquiry and may also bring in relevant evidence if appropriate. Those mandates are codified at NRS 213.1511 thru 213.1515. In this case, the record shows that procedural due process protections were in place before and during the preliminary inquiry. On May 10, 2020, the hearing officer read the Notice of Charges aloud to Mr. Johnson. Mr. Johnson was charged with Escape and he entered a plea of not guilty. During the preliminary inquiry, Mr. Johnson affirmed that he had received copies of his violation report and indicated that he fully understood the charges and his rights during the violation process. Mr. Johnson stated he wanted to get all the information from his attorney to prove he did not escape so that he could fight his write up effectively. Mr. Johnson also stated that he wanted to call a witness, but his witness was not found. In addition, Mr. Johnson admitted that he was issued a notice of charges at the institutional level for escape. Since Mr. Johnson received notice of the violation, appeared at the preliminary inquiry, received copies of his violation report, indicated that he fully understood his charged and rights, spoke on his own behalf, and was provided the opportunity to bring in relevant evidence and present his defense,

his right to procedural due process was not violated. Mr. Johnson claims that his right to procedural due process was also violated because his preliminary inquiry was not held immediately after his arrest. Pursuant to NRS 213.1511 (3), except in cases where the parolee is a fugitive, the inquiry must be held at or reasonably near the place of the alleged violation or the arrest and within 15 working days after the arrest. Mr. Johnson was booked on the warrant that was issued when he absconded and for charges related to his criminal case. After being booked, Mr. Johnson had his preliminary inquiry. Mr. Johnson complains that his preliminary inquiry was held in Las Vegas while he appeared telephonically while in custody in Indian Springs, but this complaint is beyond the scope of a habeas petition and is not cognizable. The parole board is not involved in transporting parolees to and from the district court and the prison. Further, Mr. Johnson has failed to show how he was prejudiced by this transportation issue. Thus, the location in which Mr. Johnson's preliminary inquiry was held did not violate his right to procedural due process.

WHEREFORE THE COURT FURTHER CONCLUDES that on July 7, 2020, the Division of Parole and Probation held Mr. Johnson's parole violation hearing. During the hearing, Mr. Johnson acknowledged that he signed the hearing and advisement of rights document and he entered a plea of not guilty. During the hearing, the State and Mr. Johnson's counsel presented evidence and made arguments. Mr. Johnson also admitted to absconding while under supervision. After the parole board deliberated, Mr. Johnson was found guilty of absconding and the board determined that Mr. Johnson qualified for revocation. Mr. Johnson's parole was revoked to expiration and the credits he earned prior to his parole revocation were restored. Since the parole board heard arguments and reviewed evidence prior to deliberation, Mr. Johnson's parole revocation was not illegal and his right to procedural due process was not violated.

WHEREFORE THE COURT FURTHER CONCLUDES that the calculation of statutory credit for parolees is governed by NRS 213. 15185. Pursuant to NRS 213.15185, if a parolee absconded, the parole board will then determine the dates that the parolee was an absconder and the parolee will not receive credit for the timeframe he absconded. In this case, the parole board determined that on two separate occasions that Mr. Johnson had absconded from supervision while paroled. Specifically, Mr. Johnson absconded in July 2017 and was arrested in April 2019 and absconded again in August 2019 and was arrested in April 2020. Because Mr. Johnson absconded during those timeframes, he is not entitled

1	to credit for that timeframe regardless if the parole board reinstated him of revoked his parole. As
2	reflected in Johnson's credit history, Mr. Johnson did not receive credit during the period he absconded.
3	Because Mr. Johnson did not receive credit during the period of his absconding, his parole expiration
4	dates correctly reflect the timeframe that his sentence will expire. Mr. Johnson believes that because the
5	parole board did not forfeit the statutory credit, he earned prior to his parole revocation, he is also entitled
6	to credit earned during his absconding period, but he is mistaken. The statutory credit that Mr. Johnson
7	earned prior to his parole revocation reflects credit he earned while he was adhering to the terms and
8	conditions of his parole. Once Mr. Johnson absconded, he was no longer in incompliance and therefore
9	could not earn credit. Mr. Johnson's credit history also reflects that Mr. Johnson did not lose any statutory
10	credit except for the timeframe he violated the terms and conditions of parole. Since Mr. Johnson only
11	lost statutory credit during his absconding and his expiration date properly reflects the expiration of his
12	sentence, Mr. Johnson's constitutional right to be protected from excessive confinement, cruel and
13	unusual punishment, and his right to due process were not violated. Due to Mr. Johnson violating the
14	terms and conditions of his parole, his preliminary inquiry and parole revocation hearing did not violate
15	his right to due process, his credits were properly forfeited, and he is not entitled to his original parole
16	expiration dates.
17	THEREFORE, IT IS HEREBY ORDERED that Mr. Johnson's Petition for Writ of Habeas
18	Corpus is DENIED WITHOUT PREJUDICE.
19	IT IS SO ORDERED this day of Dated this 25th day, @Movember, 2020
2021	Joethardy
22	The Honorable Joe Hardy District Court Judge
23	Submitted by: 73A 955 E844 A689 Joe Hardy District Court ludge
24	AARON D. FORD Attorney General
25	Timoline y Centeral
26	/s/ Katrina A. Samuels Katrina A. Samuels (Bar No. 13394)
27	Deputy Attorney General

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Corey Johnson, Plaintiff(s) CASE NO: A-20-821716-W 6 VS. DEPT. NO. Department 15 7 Nevada State of, Defendant(s) 8 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Decision and Order was served via the court's electronic eFile system 12 to all recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 11/25/2020 14 Marsha Landreth mlandreth@ag.nv.gov 15 Rikki Garate rgarate@ag.nv.gov 16 17 Katrina Samuels KSamuels@ag.nv.gov 18 Cheryl Martinez cjmartinez@ag.nv.gov 19 Lucas Combs ljcombs@ag.nv.gov 20 21 22 23 24 25 26 27

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Electronically Filed 12/3/2020 1:11 PM Steven D. Grierson CLERK OF THE COURT

NEOJ

COREY JOHNSON,

VS.

STATE OF NEVADA,

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DISTRICT COURT
CLARK COUNTY, NEVADA

Petitioner,

Respondent,

Case No: A-20-821716-W

Dept. No: XV

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that on November 25, 2020, the court entered a decision or order in this matter, a true and correct copy of which is attached to this notice.

You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you must file a notice of appeal with the clerk of this court within thirty-three (33) days after the date this notice is mailed to you. This notice was mailed on December 3, 2020.

STEVEN D. GRIERSON, CLERK OF THE COURT

/s/ Amanda Hampton

Amanda Hampton, Deputy Clerk

CERTIFICATE OF E-SERVICE / MAILING

I hereby certify that <u>on this 3 day of December 2020.</u> I served a copy of this Notice of Entry on the following:

☑ By e-mail:

Clark County District Attorney's Office Attorney General's Office – Appellate Division-

☑ The United States mail addressed as follows:

Corey Johnson # 95007 P.O. Box 650 Indian Springs, NV 89070

/s/ Amanda Hampton

Amanda Hampton, Deputy Clerk

DAO

COREY JOHNSON,

Petitioner,

STATE OF NEVADA,

Respondents.

Electronically Filed 11/25/2020 5:15 PM CLERK OF THE COURT

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VS.

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DISTRICT COURT

CLARK COUNTY, NEVADA

Case No. A-20-821716-W

Dept. No. XV

DECISION AND ORDER

THIS CAUSE came before the Honorable Joe Hardy on November 20, 2020, for review of Corey Johnson's Petition for Writ of Habeas Corpus (Post-Conviction) ("Petition") filed on September 23, 2020. Respondents filed a response on November 12, 2020. At the hearing, the Court did not entertain argument. Pursuant to NRS 34.770(2), the Court makes its decision based solely upon the pleadings without the need of an evidentiary hearing.

THE COURT FINDS that Petitioner Corey Johnson ("Mr. Johnson") is currently incarcerated at High Desert State Prison and is serving time for criminal acts he committed on or about May 19, 2009 (*Case No. 10C263976*); on or about September 25, 2009 (*Case No. 09C260737*); and on or between February 1, 2010 and February 24, 2010 (*Case No. 10C264344*). The Eighth Judicial District Court adjudicated Mr. Johnson guilty of Burglary (*Case No. 10C263976*), Attempt Theft (*Case No. 09C260737*), and Possession or Sale of Document or Personal Identifying Information (*Case No. 10C264344*), all category B felonies.

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agreement, prior to his escape, he was technically a prisoner and not a parolee. However, Mr. Johnson was reinstated to parole on June 25, 2019, before he absconded on August 22, 2019. Mr. Johnson was physically housed at NDOC, but he was only there to be supervised while his release was pending. Mr. Johnson argues that he did not violate the conditions of his parole because his charges from his criminal case, stemming from his absconding on August 22, 2019, were dismissed. However, Mr. Johnson's criminal case is not the same as his parole violation hearing because one involves the filing of a criminal complaint for prosecution purposes and the other involves the administrative disciplinary process that determines the reinstatement or revocation of parole. Mr. Johnson was criminally charged by the State of Nevada and received a Notice of Charges from the Division of Parole and Probation for absconding. Even though Mr. Johnson's criminal charges were dismissed, he was still held liable for violating the conditions of parole. Because Mr. Johnson was still under the supervision of the Division of Parole and Probation, after he was reinstated and before he absconded, his right to due process was not violated.

WHEREFORE THE COURT FURTHER CONCLUDES that the purpose of a preliminary inquiry is to determine whether there is probable cause to believe a parolee violated the terms of his parole. NRS 213.15105. The United States Supreme Court has held that a parolee is entitled to certain notices, so that he may appear and speak on his own behalf during the inquiry and may also bring in relevant evidence if appropriate. Those mandates are codified at NRS 213.1511 thru 213.1515. In this case, the record shows that procedural due process protections were in place before and during the preliminary inquiry. On May 10, 2020, the hearing officer read the Notice of Charges aloud to Mr. Johnson. Mr. Johnson was charged with Escape and he entered a plea of not guilty. During the preliminary inquiry, Mr. Johnson affirmed that he had received copies of his violation report and indicated that he fully understood the charges and his rights during the violation process. Mr. Johnson stated he wanted to get all the information from his attorney to prove he did not escape so that he could fight his write up effectively. Mr. Johnson also stated that he wanted to call a witness, but his witness was not found. In addition, Mr. Johnson admitted that he was issued a notice of charges at the institutional level for escape. Since Mr. Johnson received notice of the violation, appeared at the preliminary inquiry, received copies of his violation report, indicated that he fully understood his charged and rights, spoke on his own behalf, and was provided the opportunity to bring in relevant evidence and present his defense,

his right to procedural due process was not violated. Mr. Johnson claims that his right to procedural due process was also violated because his preliminary inquiry was not held immediately after his arrest. Pursuant to NRS 213.1511 (3), except in cases where the parolee is a fugitive, the inquiry must be held at or reasonably near the place of the alleged violation or the arrest and within 15 working days after the arrest. Mr. Johnson was booked on the warrant that was issued when he absconded and for charges related to his criminal case. After being booked, Mr. Johnson had his preliminary inquiry. Mr. Johnson complains that his preliminary inquiry was held in Las Vegas while he appeared telephonically while in custody in Indian Springs, but this complaint is beyond the scope of a habeas petition and is not cognizable. The parole board is not involved in transporting parolees to and from the district court and the prison. Further, Mr. Johnson has failed to show how he was prejudiced by this transportation issue. Thus, the location in which Mr. Johnson's preliminary inquiry was held did not violate his right to procedural due process.

WHEREFORE THE COURT FURTHER CONCLUDES that on July 7, 2020, the Division of Parole and Probation held Mr. Johnson's parole violation hearing. During the hearing, Mr. Johnson acknowledged that he signed the hearing and advisement of rights document and he entered a plea of not guilty. During the hearing, the State and Mr. Johnson's counsel presented evidence and made arguments. Mr. Johnson also admitted to absconding while under supervision. After the parole board deliberated, Mr. Johnson was found guilty of absconding and the board determined that Mr. Johnson qualified for revocation. Mr. Johnson's parole was revoked to expiration and the credits he earned prior to his parole revocation were restored. Since the parole board heard arguments and reviewed evidence prior to deliberation, Mr. Johnson's parole revocation was not illegal and his right to procedural due process was not violated.

WHEREFORE THE COURT FURTHER CONCLUDES that the calculation of statutory credit for parolees is governed by NRS 213. 15185. Pursuant to NRS 213.15185, if a parolee absconded, the parole board will then determine the dates that the parolee was an absconder and the parolee will not receive credit for the timeframe he absconded. In this case, the parole board determined that on two separate occasions that Mr. Johnson had absconded from supervision while paroled. Specifically, Mr. Johnson absconded in July 2017 and was arrested in April 2019 and absconded again in August 2019 and was arrested in April 2020. Because Mr. Johnson absconded during those timeframes, he is not entitled

1	to credit for that timeframe regardless if the parole board reinstated him of revoked his parole. As
2	reflected in Johnson's credit history, Mr. Johnson did not receive credit during the period he absconded.
3	Because Mr. Johnson did not receive credit during the period of his absconding, his parole expiration
4	dates correctly reflect the timeframe that his sentence will expire. Mr. Johnson believes that because the
5	parole board did not forfeit the statutory credit, he earned prior to his parole revocation, he is also entitled
6	to credit earned during his absconding period, but he is mistaken. The statutory credit that Mr. Johnson
7	earned prior to his parole revocation reflects credit he earned while he was adhering to the terms and
8	conditions of his parole. Once Mr. Johnson absconded, he was no longer in incompliance and therefore
9	could not earn credit. Mr. Johnson's credit history also reflects that Mr. Johnson did not lose any statutory
10	credit except for the timeframe he violated the terms and conditions of parole. Since Mr. Johnson only
11	lost statutory credit during his absconding and his expiration date properly reflects the expiration of his
12	sentence, Mr. Johnson's constitutional right to be protected from excessive confinement, cruel and
13	unusual punishment, and his right to due process were not violated. Due to Mr. Johnson violating the
14	terms and conditions of his parole, his preliminary inquiry and parole revocation hearing did not violate
15	his right to due process, his credits were properly forfeited, and he is not entitled to his original parole
16	expiration dates.
17	THEREFORE, IT IS HEREBY ORDERED that Mr. Johnson's Petition for Writ of Habeas
18	Corpus is DENIED WITHOUT PREJUDICE.
19	IT IS SO ORDERED this day of Dated this 25th day, of (November, 2020
2021	JoeHardy
22	The Honorable Joe Hardy District Court Judge
23	Submitted by: 73A 955 E844 A689 Joe Hardy
24	AARON D. FORD Attorney General
25	Auomey General
26	/s/ Katrina A. Samuels Katrina A. Samuels (Bar No. 13394)
27	Deputy Attorney General

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Corey Johnson, Plaintiff(s) CASE NO: A-20-821716-W 6 VS. DEPT. NO. Department 15 7 Nevada State of, Defendant(s) 8 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Decision and Order was served via the court's electronic eFile system 12 to all recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 11/25/2020 14 Marsha Landreth mlandreth@ag.nv.gov 15 Rikki Garate rgarate@ag.nv.gov 16 17 Katrina Samuels KSamuels@ag.nv.gov 18 Cheryl Martinez cjmartinez@ag.nv.gov 19 Lucas Combs ljcombs@ag.nv.gov 20 21 22 23 24 25 26 27

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Writ of Habeas Corpus COURT MINUTES November 20, 2020

A-20-821716-W Corey Johnson, Plaintiff(s)

20 0217 10 VV Corey Jointoo

VS.

Nevada State of, Defendant(s)

November 20, 2020 3:00 AM Petition for Writ of Habeas

Corpus

HEARD BY: Hardy, Joe COURTROOM: RJC Courtroom 11D

COURT CLERK: Kristin Duncan

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- COURT ORDERED Petitioner's Petition for Writ of Habeas Corpus is hereby DENIED WITHOUT PREJUDICE, FINDING: (1) Petitioner violated the terms and conditions of his parole by absconding; (2) Petitioner was afforded due process during his preliminary hearing and parole violation hearing; and (3) Petitioner is not entitled to his original parole expiration date or the restoration of credits he earned during his absconding in conformity with NRS 213.15185.

CLERK'S NOTE: A copy of this minute order was e-mailed to: Allison Herr, DAG [aherr@ag.nv.gov] and Rikki Garate, DAG [rgarate@ag.nv.gov]. A copy of this minute order was mailed to: Corey Johnson #95007 [High Desert State Prison P.O. Box 650 Indian Springs, NV 89070]. (KD 11/23/2020)

PRINT DATE: 11/01/2021 Page 1 of 10 Minutes Date: November 20, 2020

Writ of Habeas Corpus COURT MINUTES November 23, 2020

A-20-821716-W Corey Johnson, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

November 23, 2020 3:00 AM Minute Order

HEARD BY: Villani, Michael **COURTROOM:** Chambers

COURT CLERK: Samantha Albrecht

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Pursuant to EDCR 1.31 Criminal Presiding Judge (b) (4) and for good cause appearing that due to the matter being deemed a Time Computation hereby randomly assigned to Department 15, for the Petition for Writ of Habeas Corpus.

PRINT DATE: 11/01/2021 Page 2 of 10 Minutes Date: November 20, 2020

PARTIES PRESENT:

DISTRICT COURT CLARK COUNTY, NEVADA

Writ of Habeas Co	rpus	COURT MINUTES	April 15, 2021
A-20-821716-W	Corey Johnson, l vs. Nevada State of,	· ,	
April 15, 2021	3:00 AM	Motion for Appointment of Attorney	
HEARD BY: Ballo	ou, Erika	COURTROOM: Char	nbers
COURT CLERK:	Ro'Shell Hurtado		
RECORDER:			
REPORTER:			

JOURNAL ENTRIES

- Pursuant to NRS 34.750, Petitioner's Motion for Appointment of Attorney is hereby GRANTED.

CLERK'S NOTE: This Minute Order was mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//04.15.21rh

PRINT DATE: 11/01/2021 Page 3 of 10 Minutes Date: November 20, 2020

Writ of Habeas Corpus

COURT MINUTES

June 15, 2021

A-20-821716-W

Corey Johnson, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

June 15, 2021

9:00 AM

All Pending Motions

HEARD BY:

Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK:

Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

Samuels, Katrina A

Attorney

JOURNAL ENTRIES

- Katrina Samuels, Esq. present via Bluejeans video conference.

Pllaintiff's Motion for Modification of Sentence "Petition for Expeditious Judicial Review/Evidence Review" "Motion to Challenge Respondents Arguments' "Motion to Vacate Sentence" "Motion to Reconsider Habeas Corpus Grounds"...Plaintiff's Emergency Motion to Correct Prosecutorial Misconduct / Error, "Petition to Reconsider Grounds Previously Denied due to Prosecutorial Errors and Malicious Prosecution," "Motion to Transport Order to Hearing for Oral Argument...Emergency Motion for Expeditious Judicial "Petition of Review Merits of Decision and Order, "Motion to Reconsider Denial of Habeas Corpus," "Motion to Correct Errors, "Motion to Vacate Sentence," "Motion to Order Transport to Hearing for Oral Argument...

The Court noted it would allow the State to file a response; ORDERED, Response filed by 07.27.21; matter SET for argument.

08.03.2021 9:00 AM ARGUMENT

PRINT DATE: 11/01/2021 Page 4 of 10 Minutes Date: November 20, 2020

Writ of Habeas Corp	us	COURT MINUTES	June 28, 2021
A-20-821716-W	Corey Johnson, F vs. Nevada State of,	、 ,	
June 28, 2021	7:50 AM	Minute Order	
HEARD BY: Ballou	, Erika	COURTROOM:	Chambers
COURT CLERK:	o'Shell Hurtado		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court, having determined that a response from the State would be helpful in resolving this matter, hereby takes the matter off calendar for the State to file its response. The state s response is due by August 31, 2021. Argument will be heard on September 7, 2021, if necessary. If the Court determines that argument is not necessary, an order will issue prior to the date set for argument.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve; mailed to Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//06.28.21rh

PRINT DATE: 11/01/2021 Page 5 of 10 Minutes Date: November 20, 2020

Writ of Habeas Corpu	1S	COURT MINUTES		July 12, 2021
A-20-821716-W	Corey Johnson, I vs. Nevada State of,	` ,		
July 12, 2021	8:00 AM	Minute Order		
HEARD BY: Ballou,	Erika	COURTROOM:	Chambers	
COURT CLERK: Ro	o'Shell Hurtado			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Pursuant to NRS 34.750, Petitioners Motion for Appointment of Attorney is hereby DENIED.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh

PRINT DATE: 11/01/2021 Page 6 of 10 Minutes Date: November 20, 2020

Writ of Habeas Corpus

COURT MINUTES

July 20, 2021

A-20-821716-W

Corey Johnson, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

July 20, 2021

10:30 AM

Motion

HEARD BY:

Ballou, Erika

COURTROOM: RJC Courtroom 12C

, -

COURT CLERK:

Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

Samuels, Katrina A

Attorney

JOURNAL ENTRIES

- Katrina Samuels, Esq. present via Bluejeans video conference.

COURT ORDERED, Plaintiff's Emergency Petition to Reopen Case for Introduction of Evidence; Motion to Request Rehearing of Petition DENIED per Attorney General's response. Colloquy regarding sanctions for abusing writs. Following colloquy, COURT ORDERED, matter SET for status check: sanctions; advised AG's office to prepare order for transport.

08.25.2021 8:30 AM STATUS CHECK: SANCTIONS

PRINT DATE: 11/01/2021 Page 7 of 10 Minutes Date: November 20, 2020

Writ of Habeas Co	orpus COURT MINUTES	July 30, 2021
A-20-821716-W	Corey Johnson, Plaintiff(s)	
	vs.	
	Nevada State of, Defendant(s)	

July 30, 2021 7:30 AM Minute Order

HEARD BY: Ballou, Erika COURTROOM: Chambers

COURT CLERK:

Ro'Shell Hurtado

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- The Court having heard argument or having decided all pending matters without argument, the argument scheduled for August 3, 2021, is hereby VACATED.

CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh07.30.21

PRINT DATE: 11/01/2021 Page 8 of 10 Minutes Date: November 20, 2020

Writ of Habeas Corpus

COURT MINUTES

August 24, 2021

A-20-821716-W

Corey Johnson, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

August 24, 2021

9:00 AM

All Pending Motions

HEARD BY: Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK:

Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen Case...Motion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation...

COURT ORDERED, Motion to Dismiss Petition for Writ of Mandamus, Petition for Rehearing, Emergency Petition to Reopen Case, and Amended Emergency Petition to Reopen Case; Motion to Dismiss Emergency Motion to Correct Prosecutorial Misconduct/Error, Motion for Modification of Sentence, Emergency Motion for expeditious Judicial Review, and Motion to Reconsider Ground of Due Process Violation GRANTED; Plaintiff's Motion to Amend Petition for Writ of Habeas Corpus VACATED.

CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh08.31.21

PRINT DATE: 11/01/2021 Page 9 of 10 November 20, 2020 Minutes Date:

Writ of Habeas Corpus

COURT MINUTES

August 25, 2021

A-20-821716-W

Corey Johnson, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

August 25, 2021

8:30 AM

Status Check

HEARD BY: Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK: Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

Johnson, Corey Samuels, Katrina A **Plaintiff**

Attorney

JOURNAL ENTRIES

- Katrina Samuels, Esq. present via Bluejeans video conference. Deft. present in-custody via Bluejeans video conference.

The Court ADVISED Plaintiff multiple petitions could be found to equate to burdening multiple courts with frivolous filings for the sole purpose of harassing Defendant, causing unnecessary delay in the litigation, and increasing the cost of the litigation by wasting judicial resources; further ADVISED there would be sanctions if the filing continues.

NDC

CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Corey Johnson #95007, P.O.Box 650, Indian Springs, NV, 89070.//rh08.31.21

PRINT DATE: 11/01/2021 Page 10 of 10 November 20, 2020 Minutes Date:

Certification of Copy

State of Nevada	7	CC.
County of Clark	}	SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL OF DECISION AND ORDER DENYING PETITION FOR WRIT OF HABEAS CORPUS; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; DECISION AND ORDER; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES

COREY JOHNSON,

Plaintiff(s),

VS.

STATE OF NEVADA,

Defendant(s),

now on file and of record in this office.

Case No: A-20-821716-W

Dept No: XXIV

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 1 day of November 2021.

Steven D. Grierson, Clerk of the Court

Amanda Hampton, Deputy Clerk