### IN THE SUPREME COURT OF THE STATE OF NEVADA

THE STATE OF NEVADA, )	p 03 2021 11:31 a.m zabeth A. Brown erk of Supreme Cour
	ik of Supreme Cou

# RECORD ON APPEAL VOLUME 1

ATTORNEY FOR APPELLANT
WILLIAM JACOB MARTIN, PRO PER
NORTHERN NV CORRECTIONAL CENTER
P.O. BOX 7000
CARSON CITY, NV 89702

ATTORNEY FOR RESPONDENT LANE MILLS, ESQ. CHIEF DEPUTY DISTRICT ATTORNEY 165 N. ADA STREET FALLON, NV 89406

# #19-10DC-0289 - STATE OF NEVADA vs. WILLIAM JACOB MARTIN VOLUME INDEX

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March 1, 2019

CASE 18 CR 00045

FILED

## IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIPS AM !! : 21

COUNTY OF CHURCHILL, STATE OF NEVADASEVON

THE STATE OF NEVADA, Plaintiff,

VS

WILLIAM JACOB MARTIN,

Defendant.

JUSTICE COURT PROCEEDINGS

Defenda	
January 29, 2018	Application for Warrant Filed.
January 29, 2018	Criminal Complaint Filed.
January 29, 2018	Warrant Issued.
January 30, 2018	PC & Booking Sheet Filed.
February 1, 2018	Arraignment Hearing Held.
February 1, 2018	Defendant Information Sheet Filed.
February 1, 2018	Order Appointing Counsel & Setting Status Hearing Filed.
February 9, 2018	Notice of Status Hearing Filed.
February 15, 2018	Notice of Status Hearing Filed.
February 15, 2018	Order Reducing Bail Filed.
February 22, 2018	Notice of Status Hearing Filed.
March 10, 2018	Notice of Status Hearing Filed.
January 4, 2019	Motion to Produce Defendant Filed.
January 4, 2019	Order to Produce Filed.
January 9, 2019	Notice of Entry of Order Filed.
February 28, 2019	Status Hearing Held.
February 28, 2019	Waiver of Preliminary Hearing Filed.
March 1, 2019	Docket Notes/Privacy Envelope.

I, Benjamin D. Trotter, Judge, Justice Court New River Township, County of Churchill, State of Nevada, do hereby certify that the foregoing is a full, true and correct transcript of the above-noted documents.

Dated this 1st day of March, 2019

Justice Court Proceeding/Paperwork Transf. to District Court.

Benjamin D. Trotter-Judge

JUSTICE COURT PROVER DING TOWNShip Justice Court

Date: 03/01/2019 13:50:16.4 Docket Sheet Page: 1 MIJR5925 Case No. 18 CR 00045 3C Judge: TROTTER, BENJAMIN Ticket No. CTN: STATE OF NEVADA VS By: -VS-MARTIN, WILLIAM JACOB DENDT By: WOODMAN, CHARLES B 321 S ARLINGTON AVENUE RENO, NV 89501 4333 RENO HWY #32 FALLON, NV 89406 1975 S ALLEN RD FALLON, NV 89406 Dob: 08/14/1983 Sex: M Sid: Plate#: Make: Accident: No Year: Type: Venue: Location: NV Set Bond: CHURCHILL COUNTY DISTRICT CPLNT Posted: Type: ATTORNEY'S OFFICE LOOP, PAUL FTY CPLNT Charges: WAIVED PRELIMINARY HEARING 205.760.1C USE CREDIT OR DEBT CARD OR IDENTIFYING INFORMATION ON CARD OR ACCOUNT WITHOUT CONSENT Offense Dt: 12/21/2017 Arrest Dt: Comments: WAIVED PRELIMINARY HEARING 205.760.1C USE CREDIT OR DEBT CARD OR Ct.2 IDENTIFYING INFORMATION ON CARD OR ACCOUNT WITHOUT CONSENT Offense Dt: 12/21/2017 Cvr; Arrest Dt: Comments: 205.060.2 BURGLARY, FIRST OFFENSE Offense Dt: 12/21/2017 Cvr: Ct.3 WAIVED PRELIMINARY HEARING Arrest Dt: Comments: 205.060.2 BURGLARY, FIRST OFFENSE WAIVED PRELIMINARY HEARING Ct.4 Offense Dt: 12/21/2017 Arrest Dt: Comments:

	Commence.				
Sent	encing:				
No.	Filed	Action	Operator	Fine/Cost	Due
1	01/29/18	APPLICATION FOR WARRANT FILED	LRIGNEY	0.00	0.00
2	01/29/18	CRIMINAL COMPLAINT FILED	LRIGNEY	0.00	0.00
3	01/29/18	WARRANT ISSUED \$30,000 BONDABLE COPY ALL TO DA	LRIGNEY	0.00	0.00
4	01/29/18	ALERT ISSUED: FAXED TO CCSO FOR ENTRY & TO BE BOOKED. CURRENTLY IN CCSO JAIL. ACTIVE WARRANT issued on: 01/29/2018 For: MARTIN, WILLIAM JACOB Bond Amt: \$30,000 BONDABLE	LRIGNEY	0,00	0.00
5	01/30/18	PC & BOOKING SHEET FILED	LRIGNEY	0.00	0.00
6	01/30/18	ALERT SERVED: ACTIVE WARRANT served on: 01/29/2018 For: MARTIN, WILLIAM JACOB	LRIGNEY	0.00	0.00
7	01/30/18	ARRAIGNMENT HEARING SCHEDULED Event: ARRAIGNMENTS (NEW RIVER)	LRIGNEY	0.00	0.00

Date: 02/01/2018 Time:

Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP

Result: ARRAIGNMENT HEARING

8:45 am

HELD

JUSTICE COURT

1000	R5925	719 13:50:16.5 Docket	Sheet	Page: 2	-
No.	Filed	Action	Operator	Fine/Cost	Due
3	02/01/18	Result: ARRAIGNMENT HEARING HELD CD 773 Judge: RICHARDS, MICHAEL PRESENT. DDA LANE MILLS PRESENT. DEF. PRESENT FROM JAIL WITHOUT COUNSEL. READS, WRITES ENGLISH. DEF. HAS BEEN APPOINTED PD WOODMAN/SMITH ON OTHER CASES. COURT APPOINTS. WOODMAN TO THIS CASE ALSO & SET CONT. STATUS 1 WEEK. SET ALL CASES FOR STATUS TOGETHER.	LRIGNEY	0.00	0.00
9	02/01/18	STATUS REVIEW HEARING SCHEDULED Event: STATUS HEARING (NEW RIVER) Date: 02/08/2018 Time: 8:45 am Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT	LRIGNEY	0.00	0.00
		Result: CONTINUED			
10	02/01/18	DEFENDANT INFORMATION SHEET FILED	LRIGNEY	0.00	0.0
11	02/01/18	ORDER APPOINTING COUNSEL & SETTING STATUS FILED COPY DA & PD WOODMAN ALONG W/COPY OF CASE.	LRIGNEY	0.00	0.0
12	02/09/18	CONTINUED 1 WEEK PER PETER AND CHELSEA	SKRAMER	0.00	0.0
		The following event: STATUS HEARING (NEW RIVER) scheduled for 02/08/2018 at 8:45 am has been resulted as follows:  Result: CONTINUED Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT			
13.	02/09/18	NOTICE OF STATUS HEARING FILED.	SKRAMER	0.00	0.0
14	02/09/18	STATUS REVIEW HEARING SCHEDULED Event: STATUS HEARING (NEW RIVER) Date: 02/15/2018 Time: 9:15 am Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT	SKRAMER	0.00	0.0
		Result: CONTINUED			
15	02/15/18	CONTINUED 1 WEEK PER PETER	SKRAMER	0.00	0.0
		The following event: STATUS HEARING (NEW RIVER) scheduled for 02/15/2018 at 9:15 am has been resulted as follows:			
		Result: CONTINUED Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT			
16	02/15/18	NOTICE OF STATUS HEARING FILED.	SKRAMER	0.00	0.0
17	02/15/18	STATUS REVIEW HEARING SCHEDULED Event: STATUS HEARING (NEW RIVER) Date: 02/22/2018 Time: 8:45 am Judge: RICHARDS, MICHAEL	SKRAMER	0.00	0.0

		Result: CONTINUED			
No.	Filed	Action	Operator	Fine/Cost	Due
18	02/15/18	ORDER REDUCING BAIL FILED FAXED JAIL	LRIGNEY	0.00	0,00
19	02/22/18	CONTINUED TO MARCH BTH PER WOODMAN AND .D.A.	SKRAMER	0.00	0.00
		The following event: STATUS HEARING (NEW RIVER) scheduled for 02/22/2018 at 8:45 am has been resulted as follows:			
		Result: CONTINUED Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT			
20	02/22/18	NOTICE OF STATUS HEARING FILED.	SKRAMER	0.00	0.00
21	02/22/18	STATUS REVIEW HEARING SCHEDULED Event: STATUS HEARING (NEW RIVER) Date: 03/08/2018 Time: 9:15 am Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT	SKRAMER	0.00	0.00
		Result: CONTINUED			
22	03/08/18	CONTINUED 2 WEEKS @ COUNTER W/WOODMAN & DA The following event: STATUS HEARING (NEW RIVER) scheduled for 03/08/2018 at 9:15 am has been resulted as follows:	LRIGNEY	0.00	0.00
		Result: CONTINUED Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT			
23	03/10/18	STATUS REVIEW HEARING SCHEDULED Event: STATUS HEARING (NEW RIVER) Date: 03/22/2018 Time: 10:00 am Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT	LRIGNEY	0.00	0.00
		Result: VACATED PROCEEDINGS			
24	03/10/18	NOTICE OF STATUS HEARING FILED COPY DA & PD WOODMAN	LRIGNEY	0.00	0.00
25	08/16/18	HEARING RESULTED: The following event: STATUS HEARING (NEW RIVER) scheduled for 03/22/2018 at 10:00 am has been resulted as follows:	STRACY	0.00	0.0
		Result: VACATED PROCEEDINGS Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT			
26	01/04/19	MOTION TO PRODUCE DEFENDANT FILED	LRIGNEY	0.00	0.0
27	01/04/19	ORDER TO PRODUCE FILED	LRIGNEY	0.00	0.0
28	01/05/19	STATUS REVIEW HEARING SCHEDULED Event: STATUS HEARING (NEW RIVER) Date: 02/28/2019 Time: 9:00 am Judge: RICHARDS, MICHAEL Location: NEW RIVER TOWNSHIP JUSTICE COURT	LRIGNEY	0.00	0.0

No.	Filed	Action	Operator	Fine/Cost	Due
29	01/07/19	JUDGE CASELOAD TRANSFER  FOR SPECIFIC JUDGE DETAILS, SEE JUDGE DEVIATION DISPLAY SCREEN PATH: SELECT THE CASE DISPOSITION (DISP.) BUTTON> OPEN THE CASE DISPOSITION> SELECT THE JUDGE DEVIATION (JUDGE DEV.) BUTTON	CWORTMAN	0.50	0.00
30	01/09/19	NOTICE OF ENTRY OF ORDER FILED.	LRIGNEY	0.00	0.00
31	02/28/19	Result: STATUS REVIEW HELD Judge: TROTTER, BENJAMIN PRESIDING. DDA LANE MILLS PRESENT. DEF. PRESENT FROM NDOC WITH COUNSEL PD SMITH. STATE ADV HAVE GLOBAL RESOLUTION ON ALL CASES. DEF. WILL WAIVE TO DISTRICT COURT ON 18CR45 & 18CR67 INCLUDING RESTITUTION ON ALL CASES. COURT APTS PD WOODMAN ON ALL CASES & PD SMITH WAIVES FORMAL READING ON ALL. PD SMITH & DDA MILLS WILL PROVIDE WAIVER TO CLERK @ COUNTER.	LRIGNEY	0.00	0.00
32	02/28/19	WAIVER OF PRELIMINARY HEARING FILED COPY DA & PD WOODMAN	LRIGNEY	0.00	0.00
33	03/01/19	PC & BOOKING SHEET FILED	LRIGNEY	0.00	0.00
34	03/01/19	JUSTICE COURT PROCEEDINGS ISSUED/PAPERWORK TRANSFERRED TO DISTRICT COURT	LRIGNEY	0,00	0.00
35	03/01/19	CASE CLOSED	LRIGNEY	0.00	0.00
			Total:	0.00	0.0
		Totals By: INFORM *** End of Repor		0.00	0.00

CASE NO 18 CR 45 1 2019 FEB 28 AM 10: 09 2 JUSTICE CUURT 3 IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP 4 5 COUNTY OF CHURCHILL, STATE OF NEVADA 6 THE STATE OF NEVADA. UNCONDITIONAL WAIVER OF Plaintiff. PRELIMINARY EXAMINATION 8 Defendant. 10 11 I, William Martin , the defendant in the above-entitled action, be 12 fully advised of my right to a preliminary examination before this court, hereby unconditionally waive my right to a preliminary examination upon the charge(s) filed against me in the Criminal 13 Complaint of any Amendments to the Criminal Complaint filed in this matter. I understand and consent that my case shall be transferred to the Tenth Judicial District Court of the State of 14 Nevada, in and for the County of Churchill, to answer to the charge(s). 15 I further understand that this waiver is not conditioned upon any plea agreement that I may have reached with the State of Nevada. I fully understand that in the event I decide not to 16 enter into such agreement at the District Court, I will not be entitled to a preliminary examination 17 on any charge(s) filed against me upon the Criminal Complaint or Amendments to the Criminal Complaint. 18 DATED: This 28 day of Feh 19 20 FENDANT ZX Burgley, Free to ague,

+ Restation in all cases not

previously orded. All temainity

2019. Charge dismissed, no new charges

pursued arising from those
investigations. Attest: 21 This is to certify that the foregoing 22 Unconditional Waiver of Preliminary Examination was knowingly and 23 Voluntarily signed by the above named Defendant, in my presence, on the 24 28 day of bebre 25

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Witness/Attorney

FILED

2019 JAN -9 AM 10: 30

JUSTICE COURT FALLON, NEVADA

Case No. 18-CR-00045

1

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

IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

VS.

NOTICE OF ENTRY OF ORDER

WILLIAM JACOB MARTIN,

Defendant.

Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

NOTICE IS HEREBY GIVEN that the ORDER TO PRODUCE, a copy of which is attached hereto, was duly entered in the above-entitled matter on the 4th day of January, 2019.

DATED: This 3 day of January, 2019.

Deputy District Attorney

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1 Case No.

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18-CR-00045

FILED

2019 JAN -4 PM 5: 03

JUSTICE COURT FALLON, NEVADA

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

IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

VS.

ORDER TO PRODUCE

WILLIAM JACOB MARTIN

Defendant.

It appearing to the satisfaction of the Court that it is necessary that WILLIAM JACOB MARTIN (Inmate No. 95529), presently incarcerated with the Nevada Department of Corrections, be brought before this Court for proceedings in the above-entitled matter.

NOW, THEREFORE, IT IS HEREBY ORDERED, that pursuant to provisions of NRS 174.325, the Nevada Department of Corrections bring the said WILLIAM JACOB MARTIN before the New River Township Justice Court, on the 28th day of February, 2019 9:00 AM, and from time to time thereafter and at such times and places as may be ordered and directed by the Court for such proceedings as thereafter may be necessary and proper in the premises.

DATED this day of January, 2019.

Judge

27 28

### CERTIFICATE OF SERVICE

On the day of Ja	nuary, 2019, I was an employee of the District Attorney's Offic
and that the foregoing NOTIC	E OF ENTRY OF ORDER, was served to the following
address(s):	

Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

By:	
X	_ U.S. Mail
	_ Certified Mail
	_ Return Receipt Requested
	Hand Delivered

Legal Secretary

Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528 

Case No.

18-CR-00045

FILED

2019 JAN -4 PM 5: 04

JUSTICE COURT FALLON, NE VADA

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

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IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

VS.

WILLIAM JACOB MARTIN

Defendant.

ORDER TO PRODUCE

It appearing to the satisfaction of the Court that it is necessary that WILLIAM JACOB MARTIN (Inmate No. 95529), presently incarcerated with the Nevada Department of Corrections, be brought before this Court for proceedings in the above-entitled matter.

NOW, THEREFORE, IT IS HEREBY ORDERED, that pursuant to provisions of NRS 174.325, the Nevada Department of Corrections bring the said WILLIAM JACOB MARTIN before the New River Township Justice Court, on the 28th day of February, 2019 9:00 AM, and from time to time thereafter and at such times and places as may be ordered and directed by the Court for such proceedings as thereafter may be necessary and proper in the premises.

DATED this day of January, 2019.

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423-6561 Fax (775) 423-6528 Churchill County District Attorney Fallon, Nevada 89406 165 North Ada Street 14 15 16 17 18

18-CR-00045 Case No.



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

### IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

VS.

WILLIAM JACOB MARTIN,

#### Defendant.

MOTION TO PRODUCE DEFENDANT

COMES NOW, the State of Nevada, Plaintiff herein, by and through Lane R. Mills, Chief Deputy District Attorney of Churchill County, Nevada, and alleges as follows:

- That WILLIAM JACOB MARTIN (Inmate No. 95529) is presently incarcerated with the Nevada Department of Corrections at the Ely State Prison.
- That the above-entitled matter is set for Felony Status Hearing on February 28, 2. 2019 9:00 AM.
- That WILLIAM JACOB MARTIN (Inmate No. 95529) is the Defendant in the 3. above-entitled matter.

WHEREFORE, applicant prays that an Order be made pursuant to NRS 174.325 ordering the appearance of the said WILLIAM JACOB MARTIN (Inmate No. 95529) before the New River Township Justice Court, on February 28, 2019 9:00 AM, and from time to time at such times and places as may be ordered and directed by the Court for such proceedings as thereafter

may be necessary and proper in the premises, and directing the execution of said Order by the Nevada Department of Corrections.

DATED: This 4 day of January, 2019.

ARTHUR E. MALLORY DISTRICT, ATTORNEY

Fane R. Mills

Chief Deputy District Attorney

Churchill County 165 North Ada Street Fallon, NV 89406

### CERTIFICATE OF SERVICE

day of January, 2019, I was an employee of the District Attorney's Office and that the foregoing MOTION TO PRODUCE DEFENDANT was served to the following address(s):

> Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

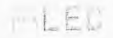
U.S. Mail Certified Mail Return Receipt Requested Hand Delivered

Legal Secretary

775) 423-6561 Fax (775) 423-6528 Churchill County District Attorney Fallon, Nevada 89406 165 North Ada Street 

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CASE NO. 18 CR 00028, 18 CR 00044, 18 CR 00045, 18 CR 00067, 18 CR 00069, 17 CR 00221



2018 MAR 10 AM 9: 53

JUSTICE DUL'IT FALLOIL NEVADA

# IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff.

vs. WILLIAM MARTIN,

Defendant,

NOTICE OF STATUS HEARING

To: Arthur Mallory 165 N. Ada Street Fallon, NV 89406 Charlie Woodman 548 W. Plumb Lane, Suite B Reno, NV 89509

YOU AND EACH OF YOU will please take notice that I, the undersigned Judge before who the above-entitled cause is pending, have set the cause for <u>status hearing</u> before me in the Justice's Court, 71 North Maine Street, Fallon, Nevada at the hour of <u>10:00 A.M.</u> on the <u>22<sup>nd</sup></u> day of <u>March</u>, 2018.

Dated this 10th day of March, 2018

MICHAEL D. RICHARDS, JUDGE New River Township Justice Court

Justice Court Cterk

1	CASE NO. 18 CR 00028 / 18 CR 00044 / 18 CR 000	045 /18 CR 00067 / 18 CR 00069
2	IN THE JUSTICE'S COURT OF	NEW RIVER TOWNSHIP
3	COUNTY OF CHURCHILL,	STATE OF NEVADA
4	4	ZOIB FEB JUST FALLO
5	THE STATE OF NEVADA,	JSTII JSTII
6	Plainuii,	NOTICE OF STATUS HEARING
8	THE CALL CONTACT NAME OF THE PARTY.	=
9	Defendant,	
10		
11	165 N Ada Street	Charlie Woodman 548 W. Plumb Lane, Suite B
12	Fallon, NV 89406	Reno, NV 89509
14	YOU AND EACH OF YOU will please take	notice that I, the undersigned Judge before
15	who the above-entitled cause is pending, have set the	cause for status hearing before me in the
16	Justice's Court, 71 North Maine Street, Fallon, Neva	da at the hour of 9:15 A.M. on the 8 <sup>TH</sup> day
17	of MARCH, 2018.	
18	Dated t	his 22 <sup>ND</sup> day of FEBRUARY, 2018
19		AEL D. RICHARDS, JUDGE
20		ver Township Justice Court
21		) 1.
22	By: Ju	stree Court Clerk
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The State Sand

CASE NO: 18 CR 00069 / 18 CR 00067 / 18 CR 00045 / 18 CR 00045 / 18 CR 00044 / 18 CR 00028 2 IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP 3 COUNTY OF CHURCHILL, STATE OF NEVADA 4 THE STATE OF NEVADA, Plaintiff, ORDER REDUCING BAIL 6 7 VS. WILLIAM JACOB MARTIN, 8 9 Defendant, 10 11 A hearing having been held with Judge Pro-Tem, William L. Lawry, presiding, the State 12 of Nevada being present, the defendant being present without counsel and good cause appearing 13 therefore; 14 15 IT IS HEREBY ORDERED bail be reduced to \$30,000 bondable. 16 IT IS FURTHERED ORDERED that in accordance with Nevada Revised Statue 17 178.4851 (6): any law enforcement officer is to arrest the above named defendant; if they have 18 probable cause to believe that the defendant has violated a condition of his/her release. 19 Dated this 15th day of February, 2018 20 21 22 New River Township Justice Court 23 24 25 26

CASE NO. 18 CR 00045 / 18 CR 00044 / 18 CR 00028

FILED

2010 FEB 15 AM 10: 26

JUSTICE COURT FALLON, NEVADA

### IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

THE STATE OF NEVADA.

Plaintiff,

WILLIAM MARTIN,

Defendant,

NOTICE OF STATUS HEARING

Arthur Mallory To: 165 N. Ada Street

Fallon, NV 89406

Charlie Woodman 548 W. Plumb Lane, Suite B Reno, NV 89509

YOU AND EACH OF YOU will please take notice that I, the undersigned Judge before who the above-entitled cause is pending, have set the cause for status hearing before me in the Justice's Court, 71 North Maine Street, Fallon, Nevada at the hour of 8:45 A.M. on the 22ND day of FEBRUARY, 2018.

Dated this 15th day of February, 2018

WILLIAM L. LAWRY, JUDGE New River Township Justice Court

By: Justice Court Clerk

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CASE NO. 18 CR 00028 / 18 CR 00044 / 18 CR 00045

FILED

IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP FEB -9 PM 2 40 JUSTICE COU COUNTY OF CHURCHILL, STATE OF NEVADA FALLON, NEVADA

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NOTICE OF STATUS HEARING

Arthur Mallory 165 N. Ada Street

THE STATE OF NEVADA.

WILLIAM JACOB MARTIN,

VS.

To:

Plaintiff,

Defendant,

Fallon, NV 89406

Charlie Woodman 548 W. Plumb Lane, Suite B Reno, NV 89509

YOU AND EACH OF YOU will please take notice that I, the undersigned Judge before who the above-entitled cause is pending, have set the cause for status hearing before me in the Justice's Court, 71 North Maine Street, Fallon, Nevada at the hour of 9:15 A.M. on the 15TH day of FEBRUARY, 2018.

Dated this 9<sup>TH</sup> day of FEBRUARY, 2018

WILLIAM L. LAWRY, JUDGE New River Township Justice Court

Justice Court Clerk

CASE NO 18 CR 00044 & 18 CR 00045

2018 FEB -2 AM II: 06

JUSTICE COURT FALLON, NEVADA

IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

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THE STATE OF NEVADA,

9 Plaintiff,

VS.

11 WILLIAM MARTIN,

12 Defendant,

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ORDER APPOINTING COUNSEL AND SETTING STATUS HEARING

The defendant above-named, having appeared in court and having requested counsel, and the court having appointed the Churchill County Public Defender, and good cause appearing therefore;

IT IS HEREBY ORDERED that CHARLIE WOODMAN, Attorney at Law, be, and the same hereby is, appointed as Public Defender, to represent the defendant in the above entitled matter(s).

IT IS FURTHER ORDERED that this matter is set for STATUS hearing before me in the Justice's Court, 71 North Maine Street, Fallon, Nevada at the hour of 8:45 A.M. on the 8TH day of FEBRUARY, 2018.

DATED this 1st day of February, 2018.

MICHAEL D. RICHARDS, JUDGE New River Township Justice Court

Justice Court Cler

# DI ENDANT INFORMATION SHEET

# MUST BE FILLED OUT COMPLETELY OR TO THE BEST OF YOUR KNOWLEDGE Please write at neatly as you can

NAME:	liam Martin CASE#	18CR45 - 18CALLI
MAILING ADDR	Ess: 4333 Reno Huy	Spc 32
PHYSICAL ADDR	RESS:	
HOME PHONE	75-423-98/9 CELL PHONE_	775-573-077-
WORK PHONE	ALTERNATE #	7 8
EMPLOYER NAME:		BFEB -2
HAVE YOU EVER	HAD ANY OF THE PUBLIC DEFENDER	S LISTED BELOW?
	ES, CIRCLE THE ATTORNEY	
ACOB SOMMER	CHARLES WOODMAN	DAVID NEIDERT

# IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

STATE OF NEVADA,

Plaintiff.

VS.

WILLIAM JACOB MARTIN,

Defendant.

WARRANT OF ARREST

#### The State of Nevada

To any Sheriff, Constable, Marshal, Policeman or Peace Officer in this state:

A COMPLAINT upon oath has been this day laid before me by Investigator Paul Loop that the offenses of COUNT 1, FRAUDULENT USE OF CREDIT CARD OR DEBIT CARD, OR IDENTIFYING DESCRIPTION OF CREDIT ACCOUNT OR DEBIT CARD; PRESUMPTION OF KNOWLEDGE OF REVOCATION OF CREDIT CARD OR DEBIT CARD, a Category D Felony, in violation of, NRS 205.760(1)(b), COUNT 2, FRAUDULENT USE OF CREDIT CARD OR DEBIT CARD, OR IDENTIFYING DESCRIPTION OF CREDIT ACCOUNT OR DEBIT CARD; PRESUMPTION OF KNOWLEDGE OF REVOCATION OF CREDIT CARD OR DEBIT CARD, a Category D Felony, in violation of, NRS 205.760(1)(b), COUNT 3, BURGLARY, a Category B Felony, in violation of, NRS 205.060(2), and COUNT 4, BURGLARY, a Category B Felony, in violation of, NRS 205.060(2), has/have been committed, and accusing William Jacob Martin thereof. Defendant is a White Male; DOB: 08/14/83; WGT: 215; HGT: 6' 00"; HAIR: Brown; EYES: Green; Last known address: 1975 South Allen Road, Fallon, Nevada.

YOU ARE THEREFORE COMMANDED forthwith to arrest the above-named defendant
WILLIAM JACOB MARTIN and bring said Defendant before me in the New River Township Justice
Court, County of Churchill, State of Nevada, or in case of my absence or inability to act, before the nearest
or most accessible magistrate in this County.

WITNESS my hand this day of A.D. 2018 and I direct that this

WITNESS, my hand this \_\_\_\_\_\_ day of \_\_\_\_\_ WARRANT may be served at any hour of the day or night.

> Justice of the Peace of New River Township County of Churchill, State of Nevada

DATED: This 39 day of , of 2018.
Bond is hereby set at 30,000.00 Dollars.

Justice of the Peace of New River Township County of Churchill, State of Nevada

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I HEREBY CERTIFY that I received the above Warrant on the

day of , A.D., 2018, and served the said Warrant by arresting the within named Defendant

WILLIAM JACOB MARTIN.

County of Churchill, State of Nevada

CCSO/C17-07611 DA#18-133/LRM/LN

00022 Page 8

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423-6561 Fax (775) 423-6528 Churchill County District Attorney 12 Fallon, Nevada 89406 165 North Ada Street 13 Case No. 18 CR 000 45

FILED

2018 JAN 26 AM 10: 28

JUSTICE COURT FALLON, NEVADA

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

> IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

STATE OF NEVADA,

Plaintiff,

VS.

WILLIAM JACOB MARTIN,

Defendant.

CRIMINAL COMPLAINT

I, INVESTIGATOR PAUL LOOP, with the Churchill County Sheriff's Office, declaring under penalty of perjury under the laws of the State of Nevada, complains and charges WILLIAM JACOB MARTIN, with having committed the following:

COUNT 1 FRAUDULENT USE OF CREDIT CARD OR DEBIT CARD, OR IDENTIFYING DESCRIPTION OF CREDIT ACCOUNT OR DEBIT CARD; PRESUMPTION OF KNOWLEDGE OF REVOCATION OF CREDIT CARD OR DEBIT CARD a Category D Felony, in violation of NRS 205.760(1)(b)

That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about the 21st day of December, 2017, and prior to the filing of this CRIMINAL COMPLAINT, at or near 890 West Williams Avenue, Fallon, Churchill County, Nevada, did willfully, unlawfully and with the intent to defraud use the number or other identifying description of a credit account, customarily evidenced by a credit card or the number or other identifying description of a debit card, to obtain money, goods, property, services or anything of value

CCSO/C17-07611 DA#18-133/LRM/LN

Page 1

Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 775) 423-6561 Fax (775) 423-6528

without the consent of the cardholder, to wit: said Defendant did use a credit card belonging to Vanessa Hammond to purchase goods from Safeway totaling Thirty Dollars and Twenty-One Cents (\$30.21).

#### **COUNT 2**

# FRAUDULENT USE OF CREDIT CARD OR DEBIT CARD, OR IDENTIFYING DESCRIPTION OF CREDIT ACCOUNT OR DEBIT CARD; PRESUMPTION OF KNOWLEDGE OF REVOCATION OF CREDIT CARD OR DEBIT CARD a Category D Felony, in violation of NRS 205.760(1)(b)

That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about the 21st day of December, 2017, and prior to the filing of this CRIMINAL COMPLAINT, at or near 2333 West Williams Avenue, Fallon, Churchill County, Nevada, did willfully, unlawfully and with the intent to defraud use the number or other identifying description of a credit account, customarily evidenced by a credit card or the number or other identifying description of a debit card, to obtain money, goods, property, services or anything of value without the consent of the cardholder, to wit: said Defendant did use a credit card belonging to Vanessa Hammond to purchase goods from Walmart totaling Three Hundred Ninety-One Dollars and Ninety-Eight Cents (\$391.98).

# COUNT 3 BURGLARY a Category B Felony, in violation of NRS 205.060(2)

That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about the 21st day of December, 2017, and prior to the filing of this CRIMINAL COMPLAINT, at or near 890 West Williams Avenue, Fallon, Churchill County, Nevada, did, by day or night, enter any house, room, apartment, tenement, shop, warehouse, store, mill, barn, stable, outhouse or other building, tent vessel, vehicle, vehicle trailer, semitrailer or house trailer, airplane, glider, boat or railroad car, with the intent to commit grand or petit larceny, assault or battery on any person or any felony, or to obtain money or property by false pretenses, to wit: said Defendant did enter Safeway located at 890 West Williams Avenue with the intent to commit a felony.

# Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406

775) 423-6561 Fax (775) 423-6528

# COUNT 4 BURGLARY a Category B Felony, in violation of NRS 205.060(2)

That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about the 21st day of December, 2017, and prior to the filing of this CRIMINAL COMPLAINT, at or near 2333 West Williams Avenue, Fallon, Churchill County, Nevada, did, by day or night, enter any house, room, apartment, tenement, shop, warehouse, store, mill, barn, stable, outhouse or other building, tent vessel, vehicle, vehicle trailer, semitrailer or house trailer, airplane, glider, boat or railroad car, with the intent to commit grand or petit larceny, assault or battery on any person or any felony, or to obtain money or property by false pretenses, to wit: said Defendant did enter Walmart located at 2333 West Williams Avenue with the intent to commit a felony.

All of which is contrary to the form, force and effect of the statute in such cases made and provided, and against the peace and dignity of the State of Nevada.

I declare under pains and penalties of perjury under the laws of the State of Nevada, that the foregoing is true and correct.

DATED: this 25th day of January, 2018

Investigator Paul Loop

Churchill County Sheriff's Office

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Churchill County District Attorney

165 North Ada Street Fallon, Nevada 89406 1

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Case No.: 18 CR000 45

FILED

2018 JAN 26 AM 10: 28

JUSTICE COURT FALLON, NEVADA

IN THE JUSTICE'S COURT OF NEW RIVER TOWNSHIP COUNTY OF CHURCHILL, STATE OF NEVADA

STATE OF NEVADA,

Plaintiff.

VS.

WILLIAM JACOB MARTIN,

Defendant.

APPLICATION FOR ARREST WARRANT

- I, INVESTIGATOR PAUL LOOP, declare under pains and penalties of perjury as evidence by my signature affixed hereto:
  - 1. That I am a duly appointed Investigator with the Churchill County Sheriff's Office.
  - 2. That, in that capacity, I obtained facts, information, or observed circumstances relating to the commission of the offenses of COUNT 1, FRAUDULENT USE OF CREDIT CARD OR DEBIT CARD, OR IDENTIFYING DESCRIPTION OF CREDIT ACCOUNT OR DEBIT CARD; PRESUMPTION OF KNOWLEDGE OF REVOCATION OF CREDIT CARD OR DEBIT CARD, a Category D Felony, in violation of, NRS 205.760(1)(b), COUNT 2, FRAUDULENT USE OF CREDIT CARD OR DEBIT CARD, OR IDENTIFYING DESCRIPTION OF CREDIT ACCOUNT OR DEBIT CARD; PRESUMPTION OF KNOWLEDGE OF REVOCATION OF CREDIT CARD OR DEBIT CARD, a Category D Felony, in violation of, NRS 205.760(1)(b), COUNT 3, BURGLARY, a Category B Felony, in violation of, NRS 205.060(2), and COUNT 4, BURGLARY, a Category B Felony, in violation of, NRS 205.060(2), committed on or about the

dates listed below, which investigation developed WILLIAM JACOB MARTIN as the perpetrator.

- a. That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about 21st day of December, 2017 and prior to the filing of this criminal complaint, at or near 890 West Williams Avenue, Fallon, Nevada, did willfully, unlawfully and with the intent to defraud use the number or other identifying description of a credit account, customarily evidenced by a credit card or the number or other identifying description of a debit card, to obtain money, goods, property, services or anything of value without the consent of the cardholder, to wit: said Defendant did use a credit card belonging to Vanessa Hammond to purchase goods from Safeway totaling Thirty Dollars and Twenty-One Cents (\$30.21).
- b. That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about 21st day of December, 2017 and prior to the filing of this criminal complaint, at or near 2333 West Williams Avenue, Fallon, Nevada, did willfully, unlawfully and with the intent to defraud use the number or other identifying description of a credit account, customarily evidenced by a credit card or the number or other identifying description of a debit card, to obtain money, goods, property, services or anything of value without the consent of the cardholder, to wit: said Defendant did use a credit card belonging to Vanessa Hammond to purchase goods from Walmart totaling Three Hundred Ninety-One Dollars and Ninety-Eight Cents (\$391.98).
- c. That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about 21st day of December, 2017 and prior to the filing of this criminal complaint, at or near 890 West Williams Avenue, Fallon, Nevada, did, by day or night, enter any house, room, apartment, tenement, shop, warehouse, store, mill, barn, stable, outhouse or other building, tent vessel, vehicle, vehicle trailer, semitrailer or house trailer, airplane, glider, boat or railroad car, with the intent to

commit grand or petit larceny, assault or battery on any person or any felony, or to obtain money or property by false pretenses, to wit: said Defendant did enter Safeway located at 890 West Williams Avenue with the intent to commit a felony.

d. That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about 21st day of December, 2017 and prior to the filing of this criminal complaint, at or near 2333 West Williams Avenue, Fallon, Nevada, did, by day or night, enter any house, room, apartment, tenement, shop, warehouse, store, mill, barn, stable, outhouse or other building, tent vessel, vehicle, vehicle trailer, semitrailer or house trailer, airplane, glider, boat or railroad car, with the intent to commit grand or petit larceny, assault or battery on any person or any felony, or to obtain money or property by false pretenses, to wit: said Defendant did enter Walmart located at 2333 West Williams Avenue with the intent to commit a felony.

WILLIAM JACOB MARTIN is described as a White Male; DOB: 08/14/83; WGT: 215; HGT: 6' 00"; HAIR: Brown; EYES: Green; Last known address: 1975 South Allen Road, Fallon, Nevada.

WHEREFORE, declarant prays that an arrest warrant be issued for the arrest of WILLIAM JACOB MARTIN on the above-referenced charge(s).

I declare under pains and penalties of perjury under the laws of the State of Nevada, that the foregoing is true and correct.

DATED: this 25th day of January, 2018

Investigator Paul Loop

Churchill County Sheriff's Office

Case No.: 19-100C-0789

Dept. No.: 1

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

2019 MAR -6 AM II: 22

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA.

Plaintiff,

VS.

WILLIAM JACOB MARTIN,

Defendant.

INFORMATION

LANE R. MILLS, Chief Deputy District Attorney of Churchill County, Nevada, informs the above-entitled Court that WILLIAM JACOB MARTIN, the Defendant above-named, has committed the offense of COUNT 1, BURGLARY, a Category B Felony, in violation of NRS 205.060(2) committed as follows:

### COUNT 1 BURGLARY, a Category B Felony, in violation of NRS 205.060(2)

That within declarant's information and belief, WILLIAM JACOB MARTIN, on or about the 21st day of December, 2017, and prior to the filing of this INFORMATION, at or near 890 West Williams Avenue, Fallon, Churchill County, Nevada, did, by day or night, enter any house, room, apartment, tenement, shop, warehouse, store, mill, barn, stable, outhouse or other building, tent vessel, vehicle, vehicle trailer, semitrailer or house trailer, airplane, glider, boat or railroad car, with the intent to commit grand or petit larceny, assault or battery on any person or any felony, or to obtain money or property by false pretenses, to wit: said Defendant did enter Walmart located at 2333 West Williams Avenue with the intent to commit a credit card fraud a felony.

1	All of which is contrary to the form for	ce and effect of the statute in such cases made and	
2	provided, and against the peace and dignity of the State of Nevada.		
3	1		
4	DATED: This day of Mar	en, 2019	
5	ARTHUR District A	E. MALLORY,	
6	p 7		
7	By: A	Mills	
8	Chief D	Deputy District Attorney	
9			
10	The following are the names of such witnesses as are known to me at the time of filing		
11	the within Information:		
12			
13	Tatum Joe Bell	210 West D Street	
14		Fallon, NV 89406	
	Kim Renay Cecil	180 West A Street	
15		Fallon, NV 89406	
16	Breanna Catherine Fain	2215 CHRISTIE CIR; COUNTY	
17		FALLON, NV 89406	
18	Dylan Mykel Gray	578 Discovery Drive	
19		Fallon, NV 89406	
20	Vanessa Hammond	2335 Hammond Drive	
21		Fallon, NV 89406	
22	Nicholas Richard Luesing	180 West A Street	
		Fallon, NV 89406	
23	Steven Randall Richards	689 Keppel Street	
24		Fallon, NV 89406	
25	Halsey Lynn Thompson	345 Russell Street	
26		Fallon, NV 89406	
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FILED

Case No. 19-10DC-00289/290 Dept. No. I

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2019 MAR -6 PM 3: 42

### IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE ( IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff.

ORDER OF RECUSAL Vs.

WILLIAM JACOB MARTIN,

Defendant.

The above titled case is currently assigned to District Judge, Thomas L. Stockard. Pursuant to Judicial Code of Conduct, Cannon 2.11(6)(a-b), Judge Stockard recuses himself from deciding or hearing this matter; and good cause appearing therefore;

IT IS HEREBY ORDERED that the Court Administrator in accordance with the Supreme Court of Nevada, Administrative Order, filed May 1, 2017 arrange for Judge Jim Shirley to sit the arraignment hearing currently scheduled for April 9, 2019 at 4:00 p.m. in Courtroom 1; and to handle all further proceedings that may arise that are related to the above-entitled matter.

DATED this 6 75 day of March

THOMAS L. STOCKARD

DISTRICT JUDGE

#### CERTIFICATE OF SERVICE

The undersigned, an employee of the Tenth Judicial District Court, hereby certifies that I served the foregoing **ORDER OF RECUSAL** on the parties, by depositing a copy thereof in the U.S. Mail at Fallon, Nevada, postage prepaid, addressed as follows:

Lane R. Mills, Esq. Chief Deputy District Attorney 165 N. Ada Street Fallon, NV 89406 Placed in District Court Box

Charles Woodman, Esq. Public Defender 548 W. Plumb Lane, Suite B Reno, NV 89509 Placed in District Court Box

Parole and Probation 145 Keddie Street Fallon, NV 89406 Placed in District Court Box

Churchill County Detention Center - District Court Box

DATED this 6 day of Marc 4, 2019.

Sue Sevon, Court Administrator

Subscribed and sworn to this

6 day of March, 2019.

Jaliel Benning of Deputy Clerk

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1   CASE NO. 19-10DC-0289	FILED
2 DEPT. NO. I	2019 MAR -7 AM II: 08
The undersigned hereby affirms that this document does not contain the social security number of any person.	SUE SEVON COURT CLERK BY MULLE MERCHAN
6 7 IN THE TENTH JUDICIAL DISTRICE 8 IN AND FOR THE C	CT COURT OF THE STATE OF NEVADA
THE STATE OF NEVADA,	
Plaintiff,	
2 vs.	SETTING MEMO
3 WILLIAM JACOB MARTIN,	
4 Defendant.	
The above-entitled matter is set for: ARRA	AICNMENT
7 Date and Time: APRIL 18, 2019 AT 4:00	
8 Time Allowed: 10 MINUTES	
9 DATED this 1th day of March, 2019.	
00	
11	/JIM SHIRLEY
22	JIM SHIRLEY DISTRICT COURT JUDGE
13	DISTRICT COURT JUDGE
4	

SLH

## CERTIFICATE OF SERVICE

The undersigned, an employee of the Tenth Judicial District Court, hereby certifies that I served the foregoing **SETTING MEMO** on the parties, as noted below:

Charles B. Woodman Esq. ~ District Court Box

Lane R. Mills Esq. ~ District Court Box

Parole and Probation ~ District Court Box

Churchill County Sheriff's Office ~ District Court Box

DATED this \_\_\_\_\_ day of March, 2019.



Subscribed and Sworn to before me this \_\_\_\_\_day of March, 2019.

Court Clerk Cobenninghose

Churchill County District Attorney 165 North Ada Street 1 2 Case No.

Dept. No.

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775) 423-6561 Fax (775) 423-6528 Fallon, Nevada 89406 14 15

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FILED

2019 MAR 11 PM 3: 23

SUE SEVON COURT CLERK

The undersigned hereby affirms that

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19-10DC-0289

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

> IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff,

VS.

WILLIAM JACOB MARTIN,

Defendant.

MOTION TO PRODUCE DEFENDANT

COMES NOW, the State of Nevada, Plaintiff herein, by and through Lane R. Mills, Chief Deputy District Attorney of Churchill County, Nevada, and alleges as follows:

- That WILLIAM JACOB MARTIN (Inmate No. 95529) is presently incarcerated with the Nevada Department of Corrections at the Northern Nevada Correctional Center.
- That the above-entitled matter is set for Felony Status Hearing on April 18, 2019 2. 4:00 PM.
- That WILLIAM JACOB MARTIN (Inmate No. 95529) is the Defendant in the 3. above-entitled matter.

WHEREFORE, applicant prays that an Order be made pursuant to NRS 209.274 ordering the appearance of the said WILLIAM JACOB MARTIN (Inmate No. 95529) before the Tenth Judicial District Court, on April 18, 2019 4:00 PM, and from time to time at such times and places as may be ordered and directed by the Court for such proceedings as thereafter may be

necessary and proper in the premises, and directing the execution of said Order by the Nevada Department of Corrections.

DATED: This \_\_\_\_ day of March, 2019.

ARTHUR E. MALLORY DISTRICT ATTORNEY

Lane R. Mills

Chief Deputy District Attorney

Churchill County 165 North Ada Street Fallon, NV 89406

# **CERTIFICATE OF SERVICE**

On the day of March, 2019, I was an employee of the District Attorney's Office and that the foregoing MOTION TO PRODUCE DEFENDANT was served to the following address(s):

Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

U.S. Mail
Certified Mail
Return Receipt Requested
Hand Delivered

Savannah Leigh Sweeney
Legal Secretary

Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528

FILED

Case No. 1

19-10DC-0289

Dept. No.

The undersigned hereby affirms that this document does not contain the

social security number of any person.

2019 MAR 13 PM 2: 11

ORDER TO PRODUCE

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IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA.

Plaintiff.

VS.

WILLIAM JACOB MARTIN

Defendant.

It appearing to the satisfaction of the Court that it is necessary that WILLIAM JACOB MARTIN (Inmate No. 95529), presently incarcerated with the Nevada Department of Corrections, be brought before this Court for proceedings in the aboveentitled matter.

NOW, THEREFORE, IT IS HEREBY ORDERED, that pursuant to provisions of NRS 209.274, the Nevada Department of Corrections bring the said WILLIAM JACOB MARTIN before the Tenth Judicial District Court, on the 18th day of April, 2019 4:00 PM, and from time to time thereafter and at such times and places as may be ordered and directed by the Court for such proceedings as thereafter may be necessary and proper in the premises.

DATED this 12 day of March, 2019.

Judge

DA#18-133/LRM/SLS

423-6561 Fax (775) 423-6528

19-10DC-0289 1 Case No. 2 Dept. No. 1 3 The undersigned hereby affirms that this document does not contain the social security number of any person. 5 6 7 IN AND FOR THE COUNTY OF CHURCHILL 8 9 THE STATE OF NEVADA, 10 Plaintiff, 11 12 VS. 13 WILLIAM JACOB MARTIN, 14 Defendant. 15 16 Charles B. Woodman Attorney at Law 17 548 West Plumb Lane, Suite B Reno, NV 89509 18 19 20 21 day of March, 2019. DATED: This 22 23 24 25 26 27 28

FILED

2019 MAR 15 AM 10: 29

SUE SEVON COURT CLERK

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

NOTICE OF ENTRY OF ORDER

NOTICE IS HEREBY GIVEN that the ORDER TO PRODUCE, a copy of which is attached hereto, was duly entered in the above-entitled matter on the 13th day of March, 2019.

Chief Deputy District Attorney

FILED

2019 MAR 13 PM 2: 11 Case No. 19-10DC-0289 1 SUE SEVON COURT CLERK Dept. No. 1 2 3 The undersigned hereby affirms that this document does not contain the 4 social security number of any person. 5 6 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. 7 IN AND FOR THE COUNTY OF CHURCHILL 8 9 THE STATE OF NEVADA. 10 Plaintiff. 11 VS. ORDER TO PRODUCE 12 WILLIAM JACOB MARTIN 13 Defendant. 14 It appearing to the satisfaction of the Court that it is necessary that WILLIAM 15 JACOB MARTIN (Inmate No. 95529), presently incarcerated with the Nevada 16 Department of Corrections, be brought before this Court for proceedings in the above-17 entitled matter. 18 NOW, THEREFORE, IT IS HEREBY ORDERED, that pursuant to provisions 19 of NRS 209.274, the Nevada Department of Corrections bring the said WILLIAM 20 JACOB MARTIN before the Tenth Judicial District Court, on the 18th day of April, 21 2019 4:00 PM, and from time to time thereafter and at such times and places as may be 22 ordered and directed by the Court for such proceedings as thereafter may be necessary 23 and proper in the premises. 24 DATED this 12 day of March, 2019. 25 26 Judge 27

DA#18-133/LRM/SLS

# CERTIFICATE OF SERVICE

On the 5th day of March, 2019, I was an employee of the District Attorney's Office and that the foregoing NOTICE OF ENTRY OF ORDER, was served to the following address(s):

Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

By: U.S. Mail Certified Mail Return Receipt Requested Hand Delivered

> eigh Sweeney Legal Secretary

775) 423-6561 Fax (775) 423-6528 Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406

Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 775) 423-6561 Fax (775) 423-6528 Case No.: 19-10DC-0289

Dept. No.: 1

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FILED APR 1 8 2019

SUE SEVON, Clerk

By Hully Clerk

Column

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

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff,

VS.

**GUILTY PLEA MEMORANDUM** 

WILLIAM JACOB MARTIN, Defendant.

I, WILLIAM JACOB MARTIN, hereby agree to plead guilty to the charge of COUNT 1, BURGLARY, a Category B Felony, in violation of NRS 205.060(2) as more fully alleged in the Information filed in this matter.

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

The State has agreed that in exchange for my entry of a guilty plea to the charge of COUNT 1, BURGLARY, a Category B Felony, in violation of NRS 205.060(2) the State will be free to argue at the time of sentencing. Additionally, I agree to pay restitution in the New River Township Justice Court, Case Number 18-CR-00069, 18-CR-00147, 18-CR-00144, 19-CR-00084, 18-CR-00044, 18-CR-00145, 18-CR-00028, and 18-CR-00128.

I also agree to enter a guilty plea to the charge of COUNT 1, BURGLARY, a Category B Felony, in violation of NRS 205.060(2) in District Court Case Number 19-10DC-0290.

I understand that if the State of Nevada has agreed to recommend or stipulate to a particular sentence or has agreed not to present argument regarding the sentence, or agrees not Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 775) 423-6561 Fax (775) 423-6528 to oppose a particular sentence, such agreement is contingent upon my appearance in Court on the initial sentencing date (and any subsequent date if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing, the State of Nevada would regain the full right to argue for any lawful sentence.

## CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offenses to which I now plead as set forth in the Information. I fully understand that this admission may be used against me in a trial should I fail to abide by the terms and conditions of this agreement, and knowingly waive any objection thereto.

I understand that as a consequence of my plea of guilty to the charge of COUNT 1, BURGLARY, a Category B Felony, in violation of NRS 205.060(2) I may be imprisoned in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years, and I may be fined not more than Ten Thousand Dollars (\$10,000.00)...

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

I understand that if I am fined or assessed any fees by the Court that any fine or fee constitutes a lien pursuant to NRS 176.275, and that if I do not satisfy and pay the lien that the State of Nevada or their agent may pursue collections efforts in order to collect the fine imposed. I also understand that the State of Nevada or their agent may also charge a fee in order to collect from me any fine imposed.

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

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences be served concurrently or consecutively. I also understand that information regarding

DA#18-133/LRM/SLS Page 2 00043

Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 775) 423-6561 Fax (775) 423-6528 charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I understand if I am not a citizen of the United States that any conviction for a crime may cause my deportation from the country.

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

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

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

I understand that any victim(s) in this case will be allowed to submit a statement or personally appear and reasonably express any views concerning the crime, the person responsible, the impact of the crime on the victim and the need for restitution pursuant to NRS 176.015.

# WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I have waived the following rights and privileges:

- The constitutional privilege against self-incrimination, including the right to
  refuse to testify at trial, in which event the prosecution would not be allowed to comment to the
  jury about my refusal to testify.
- The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the

DA#18-133/LRM/SLS Page 3 00044

assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offenses charged.

- The constitutional right to confront and cross-examine any witnesses who would testify against me.
  - 4. The constitutional right to subpoena witnesses to testify on my behalf.
  - 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035. I agree that if I desire to appeal my Judgment of Conviction that I will provide written notice of my desire to appeal to both the District Court and my attorney. I understand that I must do so within thirty (30) days of my sentencing.
- 7. I hereby freely, knowingly and voluntarily waive my right to due process in extradition without any and all of the formalities in law which might otherwise be available to me. I further consent to return to the State of Nevada, when and if the agents, representatives or officers of Churchill County, State of Nevada will transport me. I also agree to reimburse the State of Nevada for any expenses related to said extradition, if any.

## VOLUNTARINESS OF PLEA

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

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

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

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

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

Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528 I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

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

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

DATED: This 18 day of March, 2019.

WILLAM JACOB MARTIN

1m

Chief Deputy District Attorney

165 North Ada Street Fallon, NV 89406

# Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528

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#### CERTIFICATE OF COUNSEL

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the Court hereby certify that:

- I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- All pleas of guilty offered by the Defendant pursuant to this agreement are
  consistent with the facts known to me and are made with my advice to the Defendant and are in
  the best interest of the Defendant.
  - 4. To the best of my knowledge, the Defendant:
- a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement.
- Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily.
- c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time of the execution of this agreement.

DATED: This / day of March, 2019.

Charles B. Woodman

Attorney at Law

548 West Plumb Lane, Suite B

Reno, NV 89509

1 CASE NO. 19-10DC-0289 FILED 2019 APR 19 AM 9: 25 2 DEPT. NO. I 3 The undersigned hereby affirms that this document does not contain the social security number of any person. 4 5 6 7 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF CHURCHILL 9 10 THE STATE OF NEVADA, 11 Plaintiff, **SETTING MEMO** 12 VS. 13 WILLIAM JACOB MARTIN, 14 Defendant. 15 16 The above-entitled matter is set for: **SENTENCING** 17 Date and Time: JUNE 20, 2019 AT 4:00 P.M. 18 Time Allowed: 10 MINUTES DATED this 19 day of April, 2019. 19 20 21 JIM SHIRLEY JIM SHIRLEY 22 DISTRICT COURT JUDGE 23 24

SLH

#### CERTIFICATE OF SERVICE

The undersigned, an employee of the Tenth Judicial District Court, hereby certifies that I served the foregoing **SETTING MEMO** on the parties, as noted below:

Charles B. Woodman Esq. ~ District Court Box

Lane R. Mills Esq. ~ District Court Box

Parole and Probation ~ District Court Box

Churchill County Sheriff's Office ~ District Court Box

DATED this 19 day of April, 2019.

Shellie Hostin Court Clerk

Subscribed and Sworn to before me this 19 day of April, 2019.

Court Clerk

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19-10DC-0289 AND 19-10DC-0290 Case No.

Dept. No.

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

2019 APR 26 PM 3: 32

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IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff.

VS.

WILLIAM JACOB MARTIN,

Defendant.

MOTION TO PRODUCE DEFENDANT

COMES NOW, the State of Nevada, Plaintiff herein, by and through Lane R. Mills, Chief Deputy District Attorney of Churchill County, Nevada, and alleges as follows:

- That WILLIAM JACOB MARTIN (Inmate No. 95529) is presently incarcerated 1. with the Nevada Department of Corrections at the Northern Nevada Corrections Facility.
  - That the above-entitled matter is set for Sentencing on June 20, 2019 4:00 PM. 2.
- That WILLIAM JACOB MARTIN (Inmate No. 95529) is the Defendant in the 3. above-entitled matter.

WHEREFORE, applicant prays that an Order be made pursuant to NRS 209.274 ordering the appearance of the said WILLIAM JACOB MARTIN (Inmate No. 95529) before the Tenth Judicial District Court, on June 20, 2019 4:00 PM, and from time to time at such times and places as may be ordered and directed by the Court for such proceedings as thereafter may be necessary and proper in the premises, and directing the execution of said Order by the Nevada Department of Corrections.

DATED: This <u>J6</u> day of April, 2019.

ARTHUR E. MALLORY DISTRICT ATTORNEY

ane R. Mills

Chief Deputy District Attorney

Churchill County 165 North Ada Street Fallon, NV 89406

# CERTIFICATE OF SERVICE

On the 26th day of April, 2019, I was an employee of the District Attorney's Office and that the foregoing MOTION TO PRODUCE DEFENDANT was served to the following address(s):

Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

U.S. Mail
Certified Mail
Return Receipt Requested
Hand Delivered
Facsimile
Email

775) 423-6561 Fax (775) 423-6528

165 North Ada Street Fallon, Nevada 89406

Churchill County District Attorney

Savannah Leigh Sweeney Legal Secretary

FILED 19-10DC-0289 AND 19-10DC-0290 1 Case No. 2019 APR 25 PH 3: 33 2 Dept. No. 3 The undersigned hereby affirms that 4 this document does not contain the social security number of any person. 5 6 7 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. 8 IN AND FOR THE COUNTY OF CHURCHILL 9 THE STATE OF NEVADA. 10 Plaintiff. 11 VS. ORDER TO PRODUCE 12 WILLIAM JACOB MARTIN 13 Defendant. 14 It appearing to the satisfaction of the Court that it is necessary that WILLIAM 15 JACOB MARTIN (Inmate No. 95529), presently incarcerated with the Nevada 16 Department of Corrections, be brought before this Court for proceedings in the above-17 entitled matter. 18 NOW, THEREFORE, IT IS HEREBY ORDERED, that pursuant to provisions 19 of NRS 209.274, the Nevada Department of Corrections bring the said WILLIAM 20 JACOB MARTIN before the Tenth Judicial District Court, on the 20th day of June, 2019 21 4:00 PM, and from time to time thereafter and at such times and places as may be ordered 22 and directed by the Court for such proceedings as thereafter may be necessary and proper 23 in the premises. 24 DATED this May of April, 2019. 25 26 Judge 27 28

DA#18-234 & #18-133/LRM/SLS

			FILED	
	1	Case No. 19-10DC-0289 AND 19-	2019 MAY - 1 PM 3: 18	
	2	Dept. No. 1		
	3	The undersigned hereby affirms that	SUE SEVON COURT PLERK	
	4	this document does not contain the social security number of any person.	BY KILLER DEPUTY	
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	7	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,		
	8	IN AND FOR THE COUNTY OF CHURCHILL		
	9		T.	
	10	THE STATE OF NEVADA,		
28	11	Plaintiff,		
t 5 23-65	12	VS.	NOTICE OF ENTRY OF ORDER	
hill County District At 165 North Ada Street Fallon, Nevada 89406 23-6561 Fax (775) 42	13	WILLIAM JACOB MARTIN,		
y Dist Ada syada Fax (7	14			
North North In, Ne 561	15	Defendant.		
Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 775) 423-6561 Fax (775) 423-6528	16	Charles B. Woodman		
Churc 775)	17	Attorney at Law		
	18	548 West Plumb Lane, Suite B Reno, NV 89509		
	19			
	20		that the Order to Produce, a copy of which is attached	
	21	hereto, was duly entered in the above-entitled matter on the 26th day of April, 2019.		
	22	DATED: This day of M	ay, 2019.	
	23		Za Muld	
	24		Lane R. Mills	
	25		Chief Deputy District Attorney	
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FILED 1 Case No. 19-10DC-0289 AND 19-10DC-0290 2 Dept. No. 2019 APR 26 PH 3: 33 3 The undersigned hereby affirms that this document does not contain the 4 social security number of any person. 5 6 7 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. 8 IN AND FOR THE COUNTY OF CHURCHILL 9 THE STATE OF NEVADA. 10 Plaintiff. 11 VS. ORDER TO PRODUCE 12 WILLIAM JACOB MARTIN 13 Defendant. 14 It appearing to the satisfaction of the Court that it is necessary that WILLIAM 15 JACOB MARTIN (Inmate No. 95529), presently incarcerated with the Nevada 16 Department of Corrections, be brought before this Court for proceedings in the above-17 entitled matter. 18 NOW, THEREFORE, IT IS HEREBY ORDERED, that pursuant to provisions 19 of NRS 209,274, the Nevada Department of Corrections bring the said WILLIAM 20 JACOB MARTIN before the Tenth Judicial District Court, on the 20th day of June, 2019 21 4:00 PM, and from time to time thereafter and at such times and places as may be ordered 22 and directed by the Court for such proceedings as thereafter may be necessary and proper 23 in the premises. 24 DATED this May of April, 2019. 25 26 Judge 27 28

DA#18-234 & #18-133/LRM/SLS

# CERTIFICATE OF SERVICE

On the 15th day of May, 2019, I was an employee of the District Attorney's Office and that the foregoing **NOTICE OF ENTRY OF ORDER**, was served to the following address(s):

Charles B. Woodman Attorney at Law 548 West Plumb Lane, Suite B Reno, NV 89509

775) 423-6561 Fax (775) 423-6528

165 North Ada Street Fallon, Nevada 89406

Churchill County District Attorney

 By:

 \_\_X\_\_\_\_\_ U.S. Mail

 \_\_\_\_\_\_\_\_ Certified Mail

 \_\_\_\_\_\_\_\_ Return Receipt Requested

 \_\_\_\_\_\_\_ Hand Delivered

 \_\_\_\_\_\_\_ Facsimile

Email

Savannah Leigh Sweeney Legal Secretary

FILED

1 Case No.

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19-10DC-0289

Dept. No.

The undersigned hereby affirms that this document does not contain the social security number of any person. 2019 JUN 25 PM 2: 54

SUE SEVON COURT CLERK

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff,

VS.

JUDGMENT OF CONVICTION

WILLIAM JACOB MARTIN,

Defendant.

On the 18th day of April, 2019, the above-named Defendant, WILLIAM JACOB MARTIN, Date of Birth: August 14, 1983, Place of Birth: Jackson, Mississippi, entered a plea of guilty to the crime(s) of: COUNT 1, Burglary, a Category B Felony, in violation of NRS 205.060(2).

Further, that at the time the Defendant entered the plea of guilty, this Court informed the Defendant of the privilege against compulsory self-incrimination, the right to a speedy trial, the right to a trial by jury, the right to compulsory process to compel witnesses to testify on behalf of the Defendant, and the right to confront the accusers. That after being so advised, the Defendant stated that these rights were understood and still desired this Court to accept the plea of guilty.

Further, that at the time the Defendant entered a plea of guilty, and at the time of sentencing, the Defendant was represented by an attorney, CHARLES B. WOODMAN, or the duly appointed representative; also present in Court were the Churchill Court Clerk, or the duly appointed representative, the Sheriff of Churchill County, or the duly appointed representative, the District Attorney of Churchill County, Nevada, or the duly appointed representative,

DA#18-133/LRM/SLS

Page 1

representing the State of Nevada; and the Operations Supervisor, or the duly appointed 1 representative, representing the Division of Parole and Probation. 2 The Court having accepted the Defendant's plea of guilty, and having set the date of 3 June 20, 2019, as the date for imposing judgment and sentence and the Defendant having 4 appeared at such time, represented by counsel, and the Defendant having been given the 5 opportunity to exercise the right of allocution, and having shown no legal cause why judgment 6 should not be pronounced at that time. 7 This Court thereupon pronounced WILLIAM JACOB MARTIN guilty of: 8 COUNT 1, Burglary, a Category B Felony, in violation of NRS 205.060(2). 9 In accordance with the applicable statutes of the State of Nevada this Court sentenced 10 11 the Defendant to: ON COUNT 1: imprisonment in the Nevada State Prison for a minimum term of 36 12 months, with a maximum term of 120 months, and a minimum parole eligibility of 36 13 months, consecutive to Tenth Judicial District Court Case Number 18-10DC-0049 and 14 to Second Judicial District Court Case Number CR18-0761. 15 In addition, said Defendant shall pay: 16 Restitution in the amount of Three Thousand Fifty-six Dollars and Thirty-five 17 Cents (\$3,056.35) to Nevada Division of Parole & Probation. 18 2. An Administrative Assessment Fee in the amount of Twenty-five Dollars (\$25.00) 19 20 to Tenth Judicial District Court. 3. A Chemical Analysis Fee in the amount of Three Dollars (\$3.00) to Tenth Judicial 21 22 District Court. 23 111 111 24 111 25 26 111 27 111 28

Page 2

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DA#18-133/LRM/SLS

Pursuant to NRS 176.0913, Defendant must submit a biological specimen to determine genetic markers and/or secretor status.

Therefore, the Clerk of the above-entitled Court is hereby directed to enter the Judgment of Conviction as a part of the record in the above-entitled matter. The Clerk of the Court is further ordered to provide Defendant's Exhibit #A and #B that were presented at Sentencing and forward them to the Nevada Department of Corrections in a sealed envelope to assist and be considered in the Defendant's rehabilitation.

DATED: This day of June, 2019.

DISTRICT COURT JUDGE

DA#18-133/LRM/SLS

FILED Case No.:19-10DC-0289 1 2019 JUN 26 PM 2: 47 2 Dept. No. 1 SUE SEVON COURT CLERK 3 4 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 5 IN AND FOR THE COUNTY OF CHURCHILL 6 7 8 THE STATE OF NEVADA, 9 Plaintiff, RETURN OF SERVICE 10 VS. 11 WILLIAM JACOB MARTIN, 12 Defendant. 13 SHERIFF'S OFFICE 14 COUNTY OF CHURCHILL : SS. STATE OF NEVADA 15 RECEIVED of RICHARD HICKOX, Sheriff of Churchill County, State of Nevada, on 16 this 20th day of June, 2019, one WILLIAM JACOB MARTIN, to be committed to the 17 Nevada State Prison for the crime(s) of COUNT 1, Burglary, a Category B Felony, in 18 violation of NRS 205.060(2). In accordance with the applicable statute(s) of the State of 19 Nevada this Court sentenced the Defendant to: 20 ON COUNT 1: imprisonment in the Nevada State Prison for a minimum term of 36 21 months, with a maximum term of 120 months, and a minimum parole eligibility of 36 22 months, consecutive to Tenth Judicial District Court Case Number 18-10DC-0049 and 23 to Second Judicial District Court Case Number CR18-0761. 24 25 JAMES DZURENDA, DIRECTOR 26 NEVADA DEPARTMENT OF PRISONS 27 28 DEPT. OF PRISONS TRANSPORTATION

Page 4

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Case No. 19-10DC-0289		FILED
Dept. No. 1		2019 JUN 26 PM 3: 22
The undersigned hereby affirms that this document does not contain the social security number of any person.		SUE SEVON COURT CLERK BY / SOCIEDEPUTY
IN THE TENTH JUDICIAI	DISTRICT COURT OF	THE STATE OF NEVADA,
IN AND FO	OR THE COUNTY OF C	CHURCHILL
THE STATE OF NEVADA,	1	
Plaintiff,		
vs.	DECL	ARATION OF SERVICE
WILLIAM JACOB MARTIN,		
Defendant.		
The undersigned declares under the transfer of	sealed envelope upon what same in the United State	
I declare under penalty of p	erjury that the foregoing i	is true and correct.
DATED: This 26th day of	June, 2019.	- 0
	( Sale	inne & Thremas
		ah Leigh Sweeney ecretary

# IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM JACOB MARTIN,	)	SUPREME COURT NO. 83315
APPELLANT,	)	DC CASE NO. 19-10DC-0289
VS.	)	
THE STATE OF NEVADA,	)	
RESPONDENT.	)	
	)	

# RECORD ON APPEAL VOLUME 2

ATTORNEY FOR APPELLANT
WILLIAM JACOB MARTIN, PRO PER
NORTHERN NV CORRECTIONAL CENTER
P.O. BOX 7000
CARSON CITY, NV 89702

ATTORNEY FOR RESPONDENT LANE MILLS, ESQ. CHIEF DEPUTY DISTRICT ATTORNEY 165 N. ADA STREET FALLON, NV 89406

# #19-10DC-0289 - STATE OF NEVADA vs. WILLIAM JACOB MARTIN VOLUME INDEX

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William J. Martin #95529 N.N.C.C Carson City, NV 89406	FILED 2019 SEP 23 PM 12: 41
Tenth Judicial Churchill Cour	SUE SEVON
William J. Martin,  Plaintiff,  vs.  Charles Woodman,  Public Defender  Defendant	Case No.: 19-100C-0290 19-100C-0289  MOTION FOR WITHDRAWAL OF ATTORNEY OF RECORD AND TRANSFER OF RECORDS  DATE OF HEARING: TIME OF HEARING:
NOTICE OF MOTION AND MOFATTORNEY OF RECORD AND MOFATTORNEY OF RECORD AND MOTION OF MOT	ND TRANSFER OF RECORDS  In PRO PER and herein above SUBMIT his rney of Record and transfer of records, moving
above-entitled action, be withdrawn as counsel of redefendant all documents, pleadings, papers, and tar	cord herein, and that said counsel deliver to
and control to defendant, at counsel's expense, to the	

This motion is based upon NRS 7.055, Nevada Supreme Court Rules 46 & 166, and this Courts Local Rule of Practice corresponding to this motion, as well as the attached points and authorities and affidavit supporting same.

G

# MEMORANDUM OF POINTS AND AUTHORITIES

Although an attorney may not withdraw as counsel of record if doing so would adversely affect the client's interest. Madrid v. Comez. 150 F.3d 1030. 1038-39 (9th Cir. 1998), the client may terminate his counsel's representation at any time, Kashef-Zihagh v. I.N.S., 791 F.2d 708, 711 (9th Cir. 1986), See NRS 7.055.

Upon being discharged by his client.

[The] attorney who has been discharged by his client shall, upon demand and payment of the fee due from the client, <u>IMMEDIATELY DELIVER TO THE</u>

<u>CLIENT</u> all papers, documents, pleadings and items of tangible personal property, which belong to or were prepared for that client, NRS 7.055(1) (emphasis added).

<u>See also Nevada Supreme Court Rule (SCR) 46</u>; Second Judicial District Court Rule 23(1); and Eighth Judicial District Court Rule 7.40(b) (2) (ii).

As the judgment of conviction has been entered in this case, with appeal, if any, having been perfected, counsel's services are no longer required in this criminal matter. Defendant has pursuant to the mandates of NRS 7.055 (3), directed counsel to forward to him all documentation generated in this action and to withdraw as counsel of record, but counsel has failed to comply. See Affidavit in support of instant motion.

Counsel's refusal to withdraw himself and forward said documentation to Defendant violates the letter and spirit of SCR 46, which directs a discharged attorney to "protect a client's interest" by "surrendering papers and property to which the client is entitled." Id. This rule governing attorney conduct is a basic one of which the American Bar Association has recognized by requiring of all attorneys within canon 2 of the Code of Professional Responsibility, EC2-32, and Disciplinary Rule 2-110 (a) (2).

Counsel herein has no legal basis for withholding Defendant's papers in this matter. As defendant owes counsel NO fees, which would permit counsel to maintain said papers under a general or retaining lien. Figliuzzi v. District Court, 111 Nev. 338, 340-41, 890 P.2d 798, 800-02 (1995).

Therefore, this Court is moved to exercise its jurisdiction in this matter and ORDER counsel to be withdrawn as counsel of record and deliver to Defendant the entirety of documentation generated in the instant case, as Defendant has no other remedy at law to compel counsel to do so.

Dated this 18th day of Sept 2019.

By:

Defendant, in PRO PER

William J. Martin

# AFFIRMATION Pursuant to NRS 239b.030

2	Tursuant to IVRS 2398.030
3	The undersigned does hereby affirm that the preceding document. Motion for
4	Withdrawal of Attorney of Record and Transfer of Decord
5	Filed in case number: 19-100C-0290 Title of Document)
6	Document does not contain the social security number of any person
7	Or
8	Document contains the social security number of a person as required by:
9	☐ A specific state or federal law, to wit
10	
11	Or
12	For the administration of a public program
13	- Or
14	☐ For an application for a federal or state grant
15	Or
16	Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230, and NRS 125b.055)
17	0-10 19
18	DATE:
19	(Signature)
20	William J. Martin
21	(Print Name)
22	Pro Se (Attorney for)
23	
24	
25 26	
27	
28	
20	

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William J. Martin 95529 N.N.C.C Carson City, NV 89702  Tenth Judicial Di Churchill County	2019 SEP 23 PM 12: 41  SUE SEYON COURT CLERK DEPUTY
William J. Martin  Plaintiff,  vs.  Charles Woodman  Public Defender  Defendant	Case No.: 19-100C-0290 19-100C-0289
AFFIDAVIT IN SUPPORT OF MOS OF ATTORNEY OF RECORD AND  STATE OF NEVADA  COUNTY OF Churchill  COMES NOW, William J. Martin, is under the penalty of perjury, does hereby depose and st	TRANSFER OF RECORDS  LOB Martin  n PRO PER who being first duly sworn and
(1) I am the Defendant in the above-entitled (2) I mailed a letter to Charles	Woodman on the 13 <sup>th</sup> day of
wherein I gave notice to said counsel of his termination counsel to so withdraw himself and forward to me my ca	

I am therefore submitting the instant motion in good faith, as I have no other remedy than this Court's power to enforce my statutory rights under NRS 7.055 to cause counsel to be withdrawn and to send me my case files. Dated this 18th day of Sept , 2019 William J. Martin Bv: Defendant, in PRO PER 

### VERIFICATION UNDER PENALTY OF PERJURY

I do verify under the penalty of perjury that the above affidavit is true and correct and is stated to the best of my knowledge, and is made without benefit of a notary pursuant to NRS 208.165, and 28 USC §1746 as I am an incarcerated person.

Dated this 18th day of Sept . 2019

By:

Defendant, in PRO PER

Williamy J. Martin

-6-

1	CERTIFICATE OF SERVICE BY MAIL
2	Pursuant to NRCP Rule 5 (b), I hereby certify that I am the Petitioner/Defendant named herein and that on this day of Sept, 20
4 5	foregoing Motion for Withdrawal to the following:  of Attorney of Record and
6	Transfer of scores
7	Tenth Judicial District Court
8	Fallon, NV
9	
10	
11	Charles Woodman
12	Public Defenders Office
13	Fallon, NV
14	
15	BY: William J. Martin
16	BY: WITHAUT
17	
18	
19	
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22 23	
24	
25	
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1	William J. Martin FILED
2	Carson City, NV 89702 2019 OCT 14 AM 10: 32
3	SUE SEVON ,
4	COURT CLERKY T
5	Tenth Judicial District Courtshulling popular
6	Churchill County
7	
8	
9	19-1000-0290
10	William J. Martin Case No.: 19-100C-0290
11	Plaintiff,
12	vs.
13	Charles Woodman.
14	Defendant
15	
16	ORDER
17	ON BOX
18	THIS MATTER, having been duly considered by the Court, it is hereby ODERED that the Defendant's
19	proper person Motion for Withdrawal of Attorney of Record and Transfer of records is hereby GRANTED.
20	Counsel Charles Woodman shall be withdrawn as counsel
21	of record in the above-entitled action, and is directed forthwith to send Defendant, at the Northern
22	Nevada Correctional Center All pleadings, papers, Documents and other
23	Tangible Personal Property in and related to the above-entitled action which are in counsel's possession and
24	control. Such mailing or other form of delivery is to be affected at counsel's expense.
25	IT IS SO ORDERED.
26	Dated this 14th day of October 2019.
27	0011
28	DISTRICT COURT JUDGE

	William J. Martin (Name)
JAN 2 9 2020	(I.D. No.) Northern Nevada Correctional Center Post Office Box 7000 Carson City, NV 89702  Movant, In Proper Person
RECEIVED	Tenth J

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2020 JAN 29	PM	1:54
SUE SE COURT OF	VON	K

Tenth Judicial District Court
Churchill County

William J. Martin
Plaintiff/Movant

Charles B. Woodman

Defendant/Respondent

Case No.: 19-100C-0290

Motion to Compel

comes now, William J. Martin in proper person and herein above respectfully moves this Honorable Court for a(n) Motion to compel order by this court

The instant motion is made and based upon all papers and pleadings on file herein as well as the following Memorandum of Points and Authorities and attached exhibits (where applicable).

# MEMORANDUM OF POINTS AND AUTHORITIES

On October 14th 2014, this court ordered Charles
Woodman to withdraw as coursel and to release
all documentation relating to Mr. Martin.
Mr. Martin has tried to reach out to Woodman's
office since this order but has been unsuccessful.
He has also had representives call his office and
have been treated rudely: It's office has hung up
on these representives and calls afterwards have
gone ignored.
It is apparent that Mr. Woodman, nor his office, wishes to Follow the order by this court.  At this time I am asking this Honorable Court
wishes to tollow the order by this court.
At this time I am asking this Honorable Court
to order/compel Mr. Woodman to relinquish all tiles
documentation, court proceedings, ETC, pertains to
Mr. Martin, forthwith without Further delay.
Respectfully Submitted
Onted this 24 day of William J Martin
January 2020

### CERTIFICATE OF SERVICE

I, William J. Markin certify that on this date I did serve a true and correct copy of the foregoing Motion upon Respondent(s), via U.S. Mail, by placing same in the United States

Postal Service (Prison Mail System), postage being fully prepaid, and addressed to:

Tenth Judicial District Court
75 North Maine St. Suite B
Fallon, NV 89406

AND
Charles B. Woodman

Churchill County Public Defender 507 South Main Street Fallon, NV 89406

Dated this 24 day of January , 2020.

By: William J. Martin

Movant, In Proper Person

# AFFIRMATION PURSUANT TO NRS 239B.030

\*\* I certify that the foregoing document DOES NOT contain the social security number of any

Persons.

Jan 24 2020

(Signature)

# EXHIBIT \_\_\_\_

William J. Martin 95529 N.N.C.C	FILED
Carson City, NV 89702	2019 OCT 14 AM 10: 32
Tenth Judicial Dist Churchill County	rict Court Mulies police
William J. Martin, Plaintiff,	Case No.: 19-100C-0290 19-100C-0289
Charles Woodman, Public Defender Defendant	
ORDER	
THIS MATTER, having been duly considered by the Co	urt, it is hereby ODERED that the Defendant's
proper person Motion for Withdrawal of Attorney of Record and  Counsel Charles Woodman	
of record in the above-entitled action, and is directed forthwith to	The country of the country of
Tangible Personal Property in and related to the above-entitled a	action which are in counsel's possession and
control. Such mailing or other form of delivery is to be affected at	counsel's expense.
Oated this 14th day of October 2019.	
Distribute	

DISTRICT COOKT JUDGE

Case No. 19-10DC-0290 / 19-10DC-0289

FILED

Dept. I

2020 FEB 21 AM 8: 20

COURT CHERK

# IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CHURCHILL

WILLIAM J. MARTIN,

Plaintiff,

ORDER AFTER MOTION TO COMPEL

VS.

CHARLES B. WOODMAN,

Defendant.

This matter came before the Court on WILLIAM J. MARTIN's (hereinafter "William") Motion to Compel. Through his Motion, William seeks an Order Compelling CHARLES WOODMAN ESQ., (hereinafter "Mr. Woodman") his former counsel, to send all "pleadings, papers, Documents, and other Tangible Personal Property" in and related to this matter to William at the Northern Nevada Correctional Center.

On October 14, 2019 this Court issued an Order granting William's Motion for Withdrawal of Attorney of Record and Transfer of Records. In that Order, this Court ordered Mr. Woodman to send all "pleadings, papers, Documents, and other Tangible Personal Property in and related to the above-entitled action which are in counsel's possession and control" to William at the Northern Nevada Correctional Center. In his Motion, William claims that Mr. Woodman has not complied with the Order and sent William's file to William at the Northern Nevada Correctional Center.

Accordingly, this Court orders that Mr. Woodman shall respond within 30 days of the date of this Order as to whether he has complied with the October 14, 2019 Order directing him to send William his case file. If Mr. Woodman has not complied with that Order he shall also inform the Court as to why he has not complied with that Order.

# GOOD CAUSE APPEARING IT IS HEREBY ORDERED

 Mr. Charles Woodman, Esq. shall, within 30 days of this Order, inform the Court as to whether he has complied with this Court's October 14, 2019 Order. If not, Mr. Woodman shall also inform the Court as to why he has not complied with the Order.

IT IS SO ORDERED.

Dated this 21st day of February 2020.

THOMAS L. STOCKARD DISTRICT JUDGE

### ACERTIFICATE OF SERVICE

The undersigned, an employee of the Tenth Judicial District Court, hereby certifies that I served the foregoing ORDER AFTER MOTION TO COMPEL on the parties and/or counsel by depositing a copy thereof in the U.S. Mail at Fallon, Nevada, postage prepaid or as indicated below on February 21, 2020.

William J. Martin #95529 NNCC P.O. Box 7000 Carson City, NV 89702

Charles Woodman, Esq. Public Defender 548 W. Plumb Lane, Suite B Reno, NV 89509 Placed in District Court Box

DATED this 2 day of February, 2020.

Kee Servy Court Clerk

Subscribed and Sworn to before me this Abday of February, 2020.

Court Clerk

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YOUR NAME: William Martin
INMATE I.D.# 95529
ADDRESS: P.O. Box 7000
CITY, STATE, ZIP: Carson City, NV, 8970;
IN PROPER

FILED

2020 MAY 15 AM 11: 54

Bennestors

Tenth Judicial District Court

**COURT NAME** 

Churchill County

DIVISION, DISTRICT, ETC.

YOUR NAME: William Martin,

Petitioner, Plaintiff,

VS.

WARDEN'S NAME: Perry Russell,

Defendant

Case No.: 19-100C-0290

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

TO WHOM IT MAY CONCERN, Petitioner/Plaintiff William Martin, hereby files this request for an extension of time to file and/or respond to any existing deadlines and/or comply with any court imposed deadlines and/or statutory deadlines in the above referenced case or, if no case number is assigned, to any anticipated actions intended to be files in this Court pertaining to the moving party.

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

Petitioner bases this extraordinary request based upon an unprecedented event which is not only disrupting the entire court system in the United States, but interrupting the lives of billions of human beings on a global basis. This event is known as COVID-19 or as the Coronavirus. It is my understanding that many courts nationwide have either closed temporarily or completely until further notice. I have been unable to contact this Court as I am incarcerated with minimal or no contact with the outside world. Our institution is either on a full lockdown or has severely restricted movement within our institution thereby making it virtually impossible for me to meaningfully litigate my existing or intended case.

Based on these facts Petitioner therefore respectfully prays the Court grant him/her a continuance until and at such time Petitioner is again allowed meaningful access to the Courts.

Respectfully submitted,

Date: May 11th

Signature

William Martin

Printed Name

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

# DECLARATION OF SERVICE

2	
3	On the date as indicated below, I, William Martin, located in the
5	following institution: Northern Nevada Corr. Center, located in the
6	State of: Nevada, , handed to a corrections officer a copy of my MOTION
7	REQUESTING EXTENSION OF TIME BASED EXTRAORDINRY CIRCUMSTANCES,
8	postage thereupon fully prepaid, for deposit into the United States Mail. Addressed to the
9	following party or parties:
11	Tenth Judicial District Court
12	
14	73 N. Maine St., Ste B Fallon, NV 89406
16	
17	
18	
19	The feets as stated shows one time and compact exhibite to the newsley for negions
21	The facts as stated above are true and correct subject to the penalty for perjury.
22	Date: May 11 th , 2020
23	Declarants signature
24	/ Declarants signature
- 61	

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES  $\scriptstyle -3$  -



(775) 423-6561 Fax (775) 423-6528 Churchill County District Attorney 165 North Ada Street

Case No. 19-10DC-0289 Dept. No. The undersigned hereby affirms that this document does not contain the social security number of any person. IN AND FOR THE COUNTY OF CHURCHILL THE STATE OF NEVADA, Plaintiff, OPPOSITION TO THE MOTION VS. WILLIAM JACOB MARTIN, Defendant. Comes now the Churchill County District Attorney's Office and hereby files an and papers herein on file and the attached points and authorities. DATED: This 18th day of May, 2020. Chief Deputy District Attorney 27 28

FILED

2020 MAY 18 PM 3: 18

DEPUTY

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA.

FOR EXTENSION OF TIME

opposition to the motion for an extension of time. This opposition is based upon all pleadings

# Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528

# POINTS AND AUTHORITEIS IN SUPPORT OF OPPOSITION TO THE MOTION FOR EXTENSION OF TIME

The Defendant in this matter filed a motion for an extension of time in the underlying criminal case in which he styles himself Petitioner and Perry Russell, Warden as the Defendant. The State assumes that the Defendant is contemplating filing a post conviction writ pursuant to chapter 34 of the Nevada Revised Statutes.

The motion filed in this case is not cognizable by the court. Pursuant to NRS 34.726 Mr. Martin is required to file his post conviction writ within one year. If he fails to do so he must demonstrate good cause in the writ itself that the delay is not the fault of the prisoner. The statute does not contemplate ancillary filings in other cases for such authority.

Even if the Court had authority to consider the motion it should be denied as it fails to include any affidavit of Mr. Martin supporting said assertions. Clearly Mr. Martin has access to the mail system and writing materials necessary to file the instant motion which belies his assertions in the motion.

As such the State would request that the Court deny the requested relief in case number 19-10DC-0289.

DATED: This 18th day of May, 2020.

Lane R. Mills

Chief Deputy District Attorney

# Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528

# CERTIFICATE OF SERVICE

On the \_\_\_\_\_day of May, 2020, I was an employee of the Churchill County District Attorney's Office and that the foregoing **Opposition To The Motion For Extension Of Time**, was served to the following address(s):

Charles B. Woodman 548 West Plumb Lane, Suite B Reno, NV 89509 Northern Nevada Correctional Center William Martin Inmate 95529 P.O. Box 7000 Carson City, NV 89702

By:	
	U.S. Mail
	Certified Mail
	_ Return Receipt Requested
	_ Hand Delivered
	_ Facsimile
	Email

Cecilia Sanchez Legal Secretary Case No.: 19-10DC-0289

FILED

2020 MAY 21 AM 8: In

# IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CHURCHILL

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THE STATE OF NEVADA,

Plaintiff,

VS. 11

WILLIAM MARTIN,

Defendant.

NOTICE OF COMPLIANCE WITH COURT ORDER AND REQUEST FOR REIMBURSEMENT OF COSTS

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17

Charles B. Woodman, of the Law Office of Charles B. Woodman, Esq., hereby files his notice of compliance of the Court Order. All documents, papers, pleadings, discovery, and any other tangible property in the above-entitled case have been mailed to the Defendant.

18

Counsel requests this Court's Order authorizing reimbursement of costs for photocopies and postage Attached hereto as Exhibit 1 is a detailed billing of photocopies and postage costs.

20

19

Accordingly, Charles B. Woodman, Esq., hereby requests this Court's Order reimbursing costs incurred in the amount of \$30.64

21 22

Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

23 24

DATED this Clay of May, 2020.

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CHARLES B. WOODMAN, ESQ. Law Offices of Charles B. Woodman, Esq.

1		INDEX OF EXHIBITS	
2	1.	Detailed invoice of Costs incurred by the Law Offices of Charles B. Woodman	1 page
3		Charles B. Woodman	
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LAW OFFICES OF CHARLES B. WOODMAN - 548 W. PLUMB LANE, SUITE B, RENO, NV 89509 - (775) 786-9800 PAGE 2

# EXHIBIT 1

# EXHIBIT 1

## Law Offices of Charles B. Woodman Charles B. Woodman, Esq. 548 W. Plumb Lane, Suite B Reno, Nevada 89509 Ph. (775) 786-9800

### 10TH Judicial District Court

Matter: State vs. William Martin 19-10DC-0289

Client	Date	Matter	Staff	Description	Hours	Rate	Total
10TH Judicial District Court	5/20/2020	State vs. William Martin 19-10DC-0289	CBW	pleadings of complete case file including: Order appointing counsel and setting status 02/02/18; Criminal Complaints for 18 CR 00044 01/25/18 and 18 CR 00045 01/26/18; Unconditional Waiver of Preliminary Examination 02/28/19; Two Motions to Produce (18-CR-00044 & 18-CR-00045) 01/04/19; 19; Notice of Entry of Order: Order to Produce (18-CR-00044 & 18-CR-00045) 01/04/19; Order of Recusal (19-10DC-00289/290) 03/06/19; Filed Information 03/06/19; Filed Guilty Plea Memo 04/18/19; Motion to Produce 03/11/19; Judgment of Conviction 06/25/19, Discovery Bates 00001-00053;		115 @ \$0.20	\$23.00
				Subtotal: CBW	-	10.	\$23.00
10TH Judicial District Court	5/20/2020	State vs. William Martin 19-10DC-0289	CBW	postage fee for service of case file		1 @ \$7.64	\$7.64
				Amount Due	0.00		\$30.64

- 1	
1	Case No.: 19-10DC-0289
2	2020 MAY 21 PM 1: 02
3	SUE SEVON /
4	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
5	IN AND FOR THE COUNTY OF CHURCHILL
6	IN AND FOR THE COUNTY OF CHCKCHIELE
7 8 9	THE STATE OF NEVADA,  Plaintiff,  vs.  ORDER AUTHORIZING REIMBURSEMENT OF COSTS
11	WILLIAM MARTIN,
12	Defendant.
13 14 15 16	The Law Offices of Charles B. Woodman, filed a Notice of Compliance with Court Order and Request for Reimbursement of Costs, on the Aday of May of May 2020.  Having reviewed the request and with good cause appearing, it is hereby ordered as follows:  1. Charles B. Woodman requested authorization for reimbursement of costs totaling
18	\$30.64. He is awarded reimbursement of costs in the sum of $$\underline{30.64}$$ .
19	IT IS SO ORDERED.
20 21	DATED: This_215t day of
22	70/
23	DISTRICT COURT JUDGE
24	
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	1	institution. If you are not in a specific institution of the department but within its custody, name the	
	2	director of the department of corrections.	
	3	(5) You must include all grounds or claims for relief which you may have regarding your	
	4	conviction or sentence. Failure to raise all grounds in this petition may preclude you from filing	
	5	future petitions challenging your conviction and sentence.	
	6	(6) You must allege specific facts supporting the claims in the petition you file seeking	
	7	relief from any conviction or sentence. Failure to allege specific facts rather than just conclusions	-
	8	may cause your petition to be dismissed. If your petition contains a claim of ineffective assistance of	
	9	counsel, that claim will operate to waive the attorney-client privilege for the proceeding in which you	
	10	claim your counsel was ineffective.	
	11	(7) When the petition is fully completed, the original and copy must be filed with the	
- +-	12	_clerk of the state district court for the county in which you were convicted. One copy must be mailed	
	13	to the respondent, one copy to the attorney general's office, and one copy to the district attorney of	
	14	the county in which you were convicted or to the original prosecutor if you are challenging your	
	15	original conviction or sentence. Copies must conform in all particulars to the original submitted for	
	16	filing.	
	17	PETITION	
	18	1. Name of institution and county in which you are presently imprisoned or where and	
	19	how you are presently restrained of you liberty: WNCL - lasson Courty	
	20	Name and location of court which entered the judgment of conviction under attack:	
	21	Terth dud. Dist. Ct Churchill lounty.	
	22	3. Date of judgment of conviction: June 25, 2019	
	23	4. Case Number: 19-10DC - 0289	
	24	5. (a) Length of sentence: Two consecutive sentences of	
	25	3 to 10 years.	
	26		
	27		
	28		00091
	- 11	2	

3 4	If "yes", list crime, case number and sentence being served at this time:
5	7. Nature of offense involved in conviction being challenged:  Burglay - Commercial
7 8	8. What was your plea? (check one)
9	(a) Not guilty (c) Guilty but mentally ill
10	(b) Guilty (d) Nolo contender
11	9. If you entered a plea of guilty to one count of an indictment or information, and
12	plea of not guilty to another count of an indictment of information, or if a plea of guilty w
13	negotiated, give details: Per dea regotiations petitioner
14	Dead quilty to two counts of Burglary in exchange to
	the other change against him he dismissed.
15	the other changes against him he dismissed.
15 16	
15 16 17	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of
15 16 17 18	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of a)  (a) Jury //A
15 16 17 18 19	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of a)  (a) Jury //A  (b) Judge without a jury //A
15 16 17 18 19 20	(a) Jury //A  (b) Judge without a jury //A  11. Did you testify at the trial? Yes //A No //A
15 16 17 18 19 20	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A  (b) Judge without a jury //A  11. Did you testify at the trial? Yes //A No //A  12. Did you appeal from the judgment of conviction?
15 16 17 18 19 20 21	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A  (b) Judge without a jury //A  11. Did you testify at the trial? Yes //A No //A
15 16 17 18 19 20 21 22	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A  (b) Judge without a jury //A  11. Did you testify at the trial? Yes //A No //A  12. Did you appeal from the judgment of conviction?
15 16 17 18 19 20 21 22 23	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A  (b) Judge without a jury //A  11. Did you testify at the trial? Yes //A No //A  12. Did you appeal from the judgment of conviction?  Yes No/_
14   15   16   17   18   19   20   21   22   23   24   25	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A  (b) Judge without a jury //A  11. Did you testify at the trial? Yes //A No //A  12. Did you appeal from the judgment of conviction?  Yes No  13. If you did appeal, answer the following:
15 16 17 18 19 20 21 22 23 24	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A (b) Judge without a jury //A No //A Name of court: //A
15 16 17 18 19 20 21 22 23 24 25	10. If you were found guilty after a plea of not guilty, was the finding made by: (check of (a) Jury //A (b) Judge without a jury //A No //A N

1	14. If you did not appeal, explain briefly why you did not:
2	direct appeal by his trial coursel's ineffective assistance of courselie, coursel failed to aduse him of his appeal
3	direct appeal by his trial coursel's eneffective assistance
4	of counselie, coursel failed to aduse himot his appeal
5	rights and failed to perfect his appeal for him
6	15. Other than a direct appeal from the judgment of conviction and sentence, have you
7	previously filed any petitions, applications or motions with respect to this judgment in any court,
8	state or federal? Yes No N/A No N/A
9	16. If you answer to No. 15 was "yes," give the following information:
10	(a) (1) Name of court:
_11	(2) Name of proceeding: N/A
12	(3) Grounds raised:
13	N/A
14	N/A
15	(4) Did you receive an evidentiary hearing on your petition, application
16	or motion? Yes N/A No N/A
17	(5) Result: N/A
18	(6) Date of result: WA
19	(7) If known, citations of any written opinion or date of orders entered
20	pursuant to such result: N/A
21	(b) As to any second petition, application or motion, give the same information:
22	(1) Name of court: W/A
23	(2) Nature of proceeding: N/A
24	(3) Grounds raised: N/A
25	(4) Did you receive an evidentiary hearing on your petition, application
26	or motion? Yes NA No NA
27	(5) Result: <u>N/A</u> (6) Date of result: <u>W/A</u>
28	(6) Date of result: W/A
- 1	I and the second

1		(7) If known, citations of any written opinion or date of orders entered
2	pursuant to such result:	NIA
3	(c)	As to any third or subsequent additional applications or motions, give the
4	same information as ab	ove, list them on a separate sheet and attach.
5	(d)	Did you appeal to the highest state or federal court having jurisdiction, the
- 6	result or action taken o	n any petition, application or motion?
7		(1) First petition, application or motion?
8		Yes No
9		(2) Second petition, application or motion?
10		Yes No
11		(3) Third or subsequent petitions, applications or motions?
12	entre in the second	Yes No
13		Citation or date of decision. N/A
14	(e)	If you did not appeal from the adverse action on any petition, application or
15	motion, explain briefly	why you did not. (You must relate specific facts in response to this question.
16	Your response may be	included on paper which is 8 ½ by 11 inches attached to the petition. Your
17	response may not excee	ed five handwritten or typewritten pages in length)
18		N/A
19		NA
20		NIA
21	17. Has an	y ground being raised in this petition been previously presented to this or any
22	other court by way of	petition for habeas corpus, motion, application or any other post-conviction
23	proceeding? If so, ident	tify:
24	(a)	Which of the grounds is the same:
25		NA
26		N/A
27		
28	(b)	The proceedings in which these grounds were raised: N/A

1	N/A
2	N/A
3	(c) Briefly explain why you are again raising these grounds. (You must relate
4	specific facts in response to this question. Your response may be included on paper which is 8 ½ by
5	11 inches attached to the petition. Your response may not exceed five handwritten or typewritten
6	pages in length.)
7	N/A
8	N/A
9	18. If any of the grounds listed in Nos. 23(a, (b), (c) and (d), or listed on any additional
10	pages you have attached, were not previously presented in any other court, state or federal, list
11	briefly what grounds were not so presented, and give your reasons for not presenting them. (You
12	must relate specific facts in response to this question. Your response may be included on paper
13	which is 8 ½ by 11 inches attached to the petition. Your response may not exceed five handwritten or
14	typewritten pages in length.)
15	N/A N/A
16	N/A
17	19. Are you filing this petition more than 1 year following the filing of the judgment of
18	conviction or the filing of a decision on direct appeal? If so, state briefly the reasons for the delay.
19	(You must relate specific facts in response to this question. Your response may be included on paper
20	which is 8 ½ by 11 inches attached to the petition. Your response may not exceed five handwritten or
21	Authorities, at pp. 13-14, filed contemporaneously with this petition
22	Authorities, at pp. 13-14, filed contemporeneously with this petition
23	<ol> <li>Do you have any petition or appeal now pending in any court, either state or federal,</li> </ol>
24	as to the judgment under attack? Yes No N/A No N/A
25	If yes, state what court and the case number: $N/i$
26	21. Give the name of each attorney who represented you in the proceeding resulting in
27	your conviction and on direct appeal: Charles Woodman, Pekr Smith, and
28	Sear Neuhusun.

	22. Do you have any future sentences to serve after you complete the sentence imposed
by tl	ne judgment under attack:
	Yes No
	23. State concisely every ground on which you claim that you are being held unlawfully.
Sum	marize briefly the facts supporting each ground. If necessary you may attach pages stating
addi	tional grounds and facts supporting same.
	(a) Ground One:
	Petitioner's builty Plea was Enkred without Effective Assistance
	of Course In Violation Of His Right To Effective Assistance Of Course
	As Guaranteed By The United States Constitution, And The Fifth
	And Fourteenth And Sixth Amendments.
	Supporting Facts:
)	Petitioner's trial counsel knew of several reports and other informa
the	t clearly supported as insarity defense for petitioner.
2)	Despite trial counsel's actual Know ledge that petitioner was legal
	are at the time he offended, trial course advised him to please
	uilty without first advising him of his statutory right to as
in	sarity defense and without first obtaining a competent psychiatris
to i	assist petitioner in the evaluation, preparation, and presentation
of	the insurity defense and low to assist at serkinging.
3)	See accompanying Memorandum of Points and
	Authorities filed contemporaneously with this petition
	it pp. 2-8, for more in depth facts concerning this ground

1	(b) Ground Four
2	Martin's Trial (ourse   Fuiled To Gasult With Him AndFailed To
3	Perfect His Right To Direct Appeal In Violation Of His Right To Effective
4	Assistance of Coursel, As Guaranteed By The United States Constitution
5	And The Fifth And Fourteenth And Sixth Amendments
6	Supporting Facts:
7	1) letitioner had not frivolous grounds for direct appeal,
8	1) letitioner had not frivolous grounds for direct appeal. 2) letitioner requested that his trial counselfile his direct appeal
9	for him.
10	3) Petitioner was deried his right to direct appeal because, his trial
11	course I failed to consult with him and failed to perfect his direct
12	appeal for him,
13	4) Petitioner new gave a knowing, intelligent, andlor voluntary
14	waich of his direct appeal rights.
15	5) See accompanying Menuradum of Points and Authorities
16	In Support of Petition For Whit of Habeas Corpus (Post-conviction)
17	filed contemporaneously with this petition at pp. 19-12,
18	for more in depth facts concerning this ground
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1	(d) Ground Fifte
2	Petitioner lan Demonstrate Good lause And Prejudice To
3	Excuse The Untimely Filing Of The Instant Petition.
4	
5	
6	Supporting Facts:
7	1) See accompanying Memorandum Of Points and Authorities In
8	Support of Petition for Whit of Hubens Corpus (Post-Constition)
9	at pp. 13,14 being filed contemporareously with this petition,
10	for more in depth facts concerning this procedural ground.
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1	(e) Ground Sing
2	Peptioner Is Entitled To An Evidentiary Heaving
3	on The Instant Petition For Whit Of Hobeas Corpus
4	(Post-Conviction)
5	
6	Supporting Facts:
7	1) See Accompanying Memorandum Of Points and Authorities
8	In support of Petition for writ of Habeas Conques (Post-Conviction)
9	filed contemporaneously with this Petition at p. 14, for
10	more in depth facts concerning this formal request
11	for an evidentiary heaving on the instant petition.
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1	WHEREFORE, petitioner prays that the court grant petitioner	
2	Relief to which he may be entitled in this proceeding.	
3	Day of March, 2021.  Nevada on the 11th	
4	Day of / larch , 20 <u>-</u> [.	
5		
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8	7	
9	William Martin #95529	
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### VERIFICATION

Under penalty of perjury, the undersigned declares that he is the petitioner named in the foregoing petition and knows the contents thereof; that the pleading is true of his own knowledge, except as to those matters stated on information and belief, and as to such matters he believes them to be true.

Petrtioner

#### CERTIFICATE OF SERVICE BY MAIL

I do certify that I mailed a true and correct copy of the foregoing PETITION FOR WRIT OF

HABEAS CORPUS to the below addresses on this 1171 day of March 20 21

by placing the same into the hands or prison law library staff for posting in the U.S. Mail, pursuant to

N.R.C.P. 5:

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Perry Russell 1721 Snyder Ave, Curson City, NV 89701

,

Lane Mills, Esq. Churchill County District Attorney 165 Ada Street

Fallon, NV 89406

Amon Ford

Aftorney General

100 North Cason Street

21

22 /

Curson City, Nevada 89 701

23

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Signature of Petitioner In Pro Se

## AFFIRMATION Pursuant to NRS 239B.030

	(Title of Document)	
filed in ca	ase number: 19-100C-0289, Tenth Jud. Dist Ct.	
D	ocument does not contain the social security number of any person	
	-OR-	
D	ocument contains the social security number of a person as required by:	
	A specific state or federal law, to wit:	
	(State specific state or federal law)	
	-or-	
	For the administration of a public program	
	-or-	
	For an application for a federal or state grant	
	-or-	
	Confidential Family Court Information Sheet	
	(NRS 125.130, NRS 125.230 and NRS125B.055)	
		_
Date: 2	3-11-21	
	(Signature)	
	(Print Name)	79
	(Attorney for)	
	(Attorney for)	

#### IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM JACOB MARTIN,	)	SUPREME COURT NO. 83315
APPELLANT,	)	DC CASE NO. 19-10DC-0289
VS.	)	
THE STATE OF NEVADA,	)	
RESPONDENT.	)	
	)	

# RECORD ON APPEAL VOLUME 3

ATTORNEY FOR APPELLANT
WILLIAM JACOB MARTIN, PRO PER
NORTHERN NV CORRECTIONAL CENTER
P.O. BOX 7000
CARSON CITY, NV 89702

ATTORNEY FOR RESPONDENT LANE MILLS, ESQ. CHIEF DEPUTY DISTRICT ATTORNEY 165 N. ADA STREET FALLON, NV 89406

# #19-10DC-0289 - STATE OF NEVADA vs. WILLIAM JACOB MARTIN VOLUME INDEX

**PAGE NUMBER** 

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2021	William Martin #95529	FILED
9	NNCC	2021 MAR 16 PM 12: 53
MAR	P.O. BOX 7600	SUE SEVON COURT CLERK
ED	Carson City, NV 84702	BY Dernerge of
RECEIVED	Petitioner In Pro Se	DEPUNY
REC		
	Tenth Sudicial Distric	+ Court
0	Churchill County	1
	William Martin, Cuse No 1	9-100C-0289A
	Petitioner, Dept. No.	
	VS.	
	Porry Russell etal.	
	Perry Russell, et al., Lespondents,	
	Menorandan of Points An	d Authorities
>		
	Petition For Writ Of Ha (Post-Conviction	beas Corpus
	(Post-Conviction	)
	his Memorandum of Points and Auto of Petition For a Writ of Habeas of filed pursuant to NRS 34,720 e	artin") hereby submits
	his Memorandum of Points and Aut	horities in Support
	of Petition For a Writ of Habeas	oreus post-conviction
	filed Dursuant to NRS 34, 720 +	it sea.
	Points And Autho	rities
	I. Statement of The	
	From 2017 to 2018 Martin 1	
	I TOTAL TOUR TO TO THE TOTAL OF	or of the will
		Mr.

charged with multiple felany offenses (See Exhibit A," at pp. 4-6, attached hereto). Martin initially entered a plea of not quilty to all of the abovementioned charges, however, he later entered a plea of quilty to two courts of Burglary pursuant to a plea agreement, Martin was subsequently sentenced to, inter alia, two consecutive terms of 3 to 10 years in the Nevada Department of Corrections ("NOOL") (See Exhibit B, at p. 2, attached hereto. On May 15,2020, Martin filed a Motion For Extension of Fine to to litigate the instant case, i.e., to prepare and file his Petition For Writ of Habeas Corpus (See Exhibit "C," attached hereto. ). As of the date of filing the instant petition, Martin has still not received a lourt ruling on his Motion For Extension Of Time; thereby, establishing good cause for Martin's untimely filing of the instant petition. See Section As the tollowing orgunerts demonstrate, state judicial review of Martin's claims is required because, he can show that failure to consider them will result in a furbanental miscarriage of justice. II. Argument A. Martin's builty Plea Was Entered Without Effective Assistance Of Coursel In Violation Of His Right To Effective Assistance Of Coursely As buranteed By The United States Constitution, And The Fifth And Fourteenth And Sixth Amendments.

Martin asserts that his trial counsel was ineffective for advising him to plead qualty to two courts of Burglary, with two consecutive sentences of 3 to 10 years, without first advising him of his statutory right to an insanity defense, without first obtaining a competent psychiatrist to evaluate his mental state at the time of the alleged crimes, and without first obtaining a psychiatrist to assist him in the evaluation, preparation and presentation of the insanity defense and for to assist at sentencing.

The Sixth Amendment guarantees the right to effective assistance of course in criminal prosecutions. McMans v. Richardson, 3970, S. 759, 771 n. 14 (1970). That right applies to both retained and a prointed course! (uyler v. Sullivan, 446 U.S. 335, 344-45 (1980). In Strickland v. Washington, 466 U.S. 687-88 (1984), the United States Supreme Court established a two prong test with which to evaluate ineffective assistance of course! claims: One, did course!'s performance tall below an objective standard of reasonableness; and two, did course!'s deficient performance prejudice the defendant resulting in an unreliable or fundamentally unfain outcome.

The facts in the instant case clearly demanstrate that Martin was deviced effective assistance of course!

First, Martin's trial course knew that Martin suffered from severe mental illness and had be diagnosed with Post Traumatic Stress Disorder (PTSD), depression, anxiety and insomnia.

(See Exhibit "A," at p3, attached hereto.). In addition, Martin's trial course (knew that Martin was also under the influence

	of nethanphetamine at the time he allegedly offended.
	Methanphetamine is a known trigger for inducing symptoms
	of maria andlor exacerbating an existing maric state in
	people like Martin who already have an Affective
	Disorder.
	Second, Martin's trial coursel also knew that, at the
	times Martin allegedly offended, his behavior was consistent
	with his long term mental illness and with the substance
	he was using (methanphetamine) and included thought
	disorder (delusions and hallucinations involving persecutory
5	themes) and with direct impact of significant substance
	ingestion (annesia, ultimately partial but apparently
	never recovering to include the acts themselves, in their
	entirety).
	Third, Martin's trial course knew that at the times
	Martin allegedly offended, he had been experiencing
	significant periods of sleeplessness (four to five days);
	Pour sleep is known to trigger andlor exacerbate the
	symptoms of Martin's PTSD and those of his long term
	Affective Disorder.
	Finally, Martin's trial coursel knewthat at the time
	of Martin's arrest, he was experiencing auditory hallucinations,
	paranoid ideation, psychomotor agitation, and severe instability
	of mood, and was likely legally insane at the times he
	allegedly offerded.
	The record (Fxhibit A at p.3.) demonstrates that
	Mortin's trial coursel knew or should have known that Martin

had a statutory right to the defense of insarity and a constitutional right to be provided with a competent psychiatrist to evaluate his sanity at the time of the alleged crimes and to assist with the insanity defense before, during and after trial (i.e., at sentencing). In the instant case, there were abundant signs in the record that Martin suffered from severe nental illness and was legally insome at the time of the alleged crimes. Nevertheless, Martin's trial coursel failed to conduct even a minimal investigation, with the assistance of a competent psychiatrist, in order to make an informed decision regarding the possibility of a defense based on Martin's legal insurity at the time of the alleged crimes and, therefore, neglected to pursue a potentially success tul defense. In the instant case, Martin's trial coursel's petermance was grossly deficient. See e.g., Jennings v. Woodfard, 290 F.3d 1006, 1012-20 (9th (ir. 2002) (trial coursel's deficient performance in failing to investigate defendants history of mental illness and drug abuse for purposes of determining possibility of mental defense strategy prejudiced defendant); Seidel v. Merkle, 146 F.3d 750, 756 (9th Cir, 1998) (Lourselwas ineffective for failing to conduct ever a minimal investigation in order to make an informed decision regarding the possibility of a defense based on defendant's mental illness); Dunas V. State, 903 P. 2d 816, 817 (Nev. 1995) (loursel's failure to investigate and present defendant's mental condition as defense constituted in effective assis tance of course().

The evidence in the record will demonstrate that Martin was legally insure at the time of the alleged crimes, and that, he was mable to form the requisite criminal intent or mens rea to justify a burglary conviction in the instant case, (See Exhibit E, attached hereto) Martin's trial course advised him to plead guilty to two courts of burglary, with recommended consecutive sentences of 3 to 10 years, without first advising him of his statutory right to an insarity defense, without first obtaining a competent psychiatrist to evaluate his mental state at the time of the alleged crimes, and without first obtaining a psychiatrist to assist him in the evaluation, preparation, and presentation of the insarity defense and for to assist at sentencing. Martin clearly neets both prongs of the Strickland test. First, Martin's trial coursel's performance fell far below reasonable. Ake in Oktahona, 470 U.S. 68 (1985), provides that Martin has a constitutional right to a competent psychiatrist's assistance; yet, Martin's trial course failed to assert that right or obtain a knowing and voluntary waiver from Martin of that constitutional right (See Section B, Intra). Second, Martin suffered a fundamentally unfair outcome - he is serving two consecutive 3 to 10 year sentences, Had Martin Known that he could have pleaded not guilty by reason of insanity, he would have insisted an a trial. See Hill v. Lockhart,

474 U.S. 52, 59 (1985); and see e.g., Fry v. Caspary; 173 F.3d 1136, 1142 8th (ir, 1989) (quilty plea to charge of second degree murder was not knowingly and voluntarily entered, where coursel failed to inform defendant of possible defense of mentalillness, and coursel failed to bring to court's attention a psychiatric report indicating mentalilhess); U.S. V. Kauffman, 109 F.3d 186, 190-91 (3d. Cir. 1997) (Coursel's failure to investigate into the insarity defense after having seen letter from psychiatrist stating that defendant was music and psychotic when he committed the crime, before advising defendant to plead quilty constitutes ineffective assistance of coursel); and Mcloy v. Wainwright, 804 F. 20 1196, 1198-99 (11th (ir. 1986) ( trial coursel's failure to investigate possible insarity detense renders quilty plea involuntary, it facts support defense and, constitutes ineffective assistance

to consider this claim of ineffective assistance of coursel, it will result in a fundamental miscarriage of justice.

The existing evidence in the record demonstrates that

Montin was legally insome at the time of the alleged come.

Therefore, due to the ineffective assistance of his trial coursel, Mantin was unconstitutionally deprived of an acquital on grounds of insanity and, it is more likely than not that no reasonable junor would have convicted

[Martin] absent [this] constitutional violation." Pellegrini V.
State, 34 P.3d 519, 537 n.123 (Nev. 2001) (Citing Schlap V.
Delo, 513 U.S. 298, 327, 115 S.Ct. 851, 130 C.Ed. 808
(1985)).

B. Martin's Trial Coursel Failed To Investigate Martin's

Competency To Enter A Plea Of Guilty In Violation

Of His Right To Effective Assistance Of Coursel, As

Guaranteed By The United States Constitution, And

The Fifth And Fourteenth And Sixth Amendments.

Martin confends that his trial course (was ineffective for failing to investigate into his competency to enter a plea of guilty in this case, Martin's trial course had notice of Martin's long, diagnosed history of PTSD, depression, and long term, chronic use of methamphetamine. And,

Martin's trial course personally observed Martin's bizzare behavior on several occassions prior to entering his plea of guilty in this case, (See Exhibits A," "D," and

"E," attached here to.),

Amentally incompetent defendant cannot knowingly and intelligently maire his rights. See Pate v. Robinson; 383 U.S. 375 (1966). Once trial coursel has notice of the defendant's mental illness affecting his ability to consult with course and understand the proceedings against him, course then has a constitutionally imposed duty to investigate into the defendant's competency to enter a plea. See e.g., Bouchillon v. bollins, 907 F.2d at 593 (coursel was theffective for fading to

investigate into defendant's competency to enter a plea, after receiving notice that the defendant had a history of hospitalizations for PTSD. Here, as stated above, Martin's trial coursel was on notice that there were reports in the record showing that Martin suffered from PTSD, depression, and long term, Chronicuse of methamphetamine. Furthermore, Martin's trial course has personally witnessed Martin's bizzare behavior on several occassions during his consultations with Phin. Nevertheless, despite the abovementioned Signs that Martin suffered from severe mental ilhess, his trial coursel failed to investigate into Martin's competency to enter a plea. Had trial courses done so, he would have discovered that Martin was, in fact, mentally incompetent at the time he entered his plea of quilty in this case. Therefore, Martin's quilty plea should be withdrawn. C. Martin's Trial Coursel Failed To Present Mitigating Evidence At Sentencing, with The Assistance Of A Competent Psychiatrist, In Violation Of His Right To Effective Assistance Of Coursel, As Guaranteed By The United States Constitution, And The Fifth And Fourteenth And Sixth Amendments. All of the facts contained in Sections A and B, supra, are incorporated herein by reference as if fully set forth in support of this claim of

constitutional error.

Martin contends that his trial coursel failed to investigate and present considerable evidence regarding his psychological and family history, that would have provided sufficient mitigating evidence to warrant concurrent sentences, instead of the consecutive sentences that Martin received.

Martin's trial coursel knew that Martin suffered severe emotional, physical and sexual abuse as a child. The record also shows that Martin has a long, diagnosed history of PTSD, depression, and long term, chronic use of methamphetamine. However, Martin's trial courseffuiled to obtain a competent psychiatrist to evaluate him for the purpose of presenting mitigating evidence at Martin's sentencing hearing.

Therefore, Mortin's trial course was me fective at his sentencing heaving because, it's likely that the outcome of his sentencing would have been different, had his course for nendered ineffective assistance and obtained a competent psychiatrist to assist at Martin's sentencing heaving. See Akey.

Oklahama, 470 U.S. 68 (1985) and Jernings V- Woodford, 290 F.3d at 1012-20.

D. Martin's Trial Coursel Failed To Consult With Him And Failed To Perfect His Right To Direct Appeal In Violation Of His Right To Effective

1	
	Assistance Of Coursel, As Guaranteed By
	The United States Constitution, And The Fifth
	And Fourteenth And Sixth Amendments
	All of the facts contained in Sections A, B and C,
	supra, are incorporated herein by reference as if
	fully set forth in support of this claim of constitutional
I	error
	Under Nevada law, a criminal defendant has the right
	of direct appeal from a judgment of consistion. URS
	177,015. This right of direct appeal includes the right
	to appeal from judgments of convictions obtained by
	guilty pleas. See Franklin V. State, 877 P.2d 1058
	(Nev. 1994). Martin was deried this right because his
	trial coursel failed to consult with him and failed to
	perfect his direct appeal for him.
	In Roev, Flores-Ortega, 120 S.Ct, 1029 (2000), the United
	States Supreme Court applied the Strickland in effective
	assistance of coursel standard to cases involving coursel's
	failure to file notice of appeal. Specifically, the Vited States
	Supreme lourt held as follows:
	"We instead hold that course has a constitutionally-imposed
	duty to consult with the defendant about an appeal when there
	is reason to think either (1) that a rational defendant would
	want to appeal (for example, because there are nontrivolous
	grounds for appeal), or (2) that this particular defendant
-	reasonably demonstrated to course that he was interested in
	appealing."
1	

Roev. Flores-Ortega, 1205.Ct. at 1036. Application of Roev.

Flores-ortega, to the facts of the present case show that Martin
was deried his Sixth Amendment right to effective assistance of
coursel because his trial coursel failed to consult with him
and failed to perfect direct appeal for him.

Martin's trial course Knew or should have Known that

Martin had a statutory right to an insanity defense, and that,

he also had a constitutional right to have a competent

psychiatrist appointed to evaluate him regarding his sanity

at the time of the alleged crimes and to assist with the

insanity defense before, during, and after trial. After all, this

was a senious felony case, and Martin's trial course had

to have been sufficiently experienced; yet, Martin's trial course to

failed to assert these statutory and constitutional rights or

obtain a knowing and voluntary mairer from Martin of these

statutory and constitutional rights, (See Section A, supra.).

Thus, advising Martin to enterinto a plea agreement
that deceptively vaived his right to appeal the deprivation
of the aforementioned statutory and constitutional rights,
that his trial coursel failed to inform him he had, could
not possibly constitute a knowing intelligent, and for
Voluntary waiver of his right to direct appeal. Martin had
non frivolous grounds for appeal and any rational defendant
would have wanted to appeal this case. Under Loe v. Flores-Ortega,
Martin was denied his sixth Amendment right to effective
assistance of coursel because the his trial failed to consult anith
him and foiled to perfect his direct appeal for him.

E. Martin Car Demonstrate Good Cause And Prejudice
To Excuse the Untimely Filing Of The Instant
Petition.

Martin asserts that he is timely in his filing of the instant petition because, his Motion For Extension Of Time is still pending in this Court (See Exhibit "C," attached hereto.).

However, assuming arguerdo, that the instant petition is untimely, Martin can still satisfy the cause and prejudice standard set forth in NRS 34.726 (1)(a)(b).

Martin's habeas petition was due to later than June 25, 2020. However, in Murch of 2020, due to the coronavirus, Morthern Nevada Correctional Center, where Martin is housed, was put on quarantise, and the prison law library was temporarily closed. Because Martin had no adequate access to legal research materials and no adequate access to inmate law clerks, he was unable to prepare and file his habeas petition. Thus, he fileda. Motion For Extension Of Time on May 15, 2020, and, has still not received a decision from this low ton the motion.

Martin contends that the coronavirus and the subsequent quarastine-lockdown at the prison, that has deprived him of adequate legal access, and this lourt's delay in answering his Motion For Extension Of Time, constitute good cause for the delayed filing of his

habeas petition (Martin contracted the corona unus himselftoo.).
As the facts and concumstances are set forth in Sections
A-D, supra, it is clear that Martin would be significantly
prejudiced it his petition were to be deemed untimely
and not heard on the menits.
 Accordingly, Martin's habeas petition should be
accepted by this Court and heard on it's merits
 F. Martin I's Entitled To An Evidentiary Hearing On
His Habeas Petition.
All of the facts contained in Sections A-E, supra, are
incorporated herein by reference as if fully set forth in
support of this request for an evidentiary hearing on the
instant petition.
An evidentiary hearing is warranted because: (2) Marton
has raised meritorious challenges to the validity of his
guilty plea, and (2) Martin has made a colorable showing that
he is actually innocent of the crimes that he was unlaw fully
convicted of in the instant case,
 III. lonclusion
For the foregoing reasons, Martin requests that this court
grant him the relief requested in his Petition For Writ Of Habeas Corpus.
grant him the relief requested in his Petition For Writ Of Habeas Corpus.  Respectfully Submitted, this 11th day of Murch, 2021.
BY: # To Table
William Martin #953 29
By: William Martin #95529 Petitioner In Pro Se
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Certificate Of Service By Mail I, William Martin, hereby centify pursuant to N.R.C.P. 5(b), that on this 11th day of the Month of February, 2021, I mailed a true and correct Copy of the foregoing Memorandum of Point And Authorities In Support Of Petition For Writ of Habeas Corpus (Post-Convition), addressed Penry Russell 1721 Synder Ave. Carson City, NV 89701 Lare Mills Churchill County, Distort Attorney 165 Ada Street Fallon, NV 89406 Erin Ford, Attorney General 100 No Carson Street Carson City, NV 89701 Signed By: Willfan Martin # 95529

# EXHIBIT\_A

Present	tence 1	Truestig	ation	Report	
				· ·	
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EXHIBIT A

## **Document Filed Under Seal**

Document: Pre-Sentence Investigation Report

Filed: Not a filed document – received

Bate Stamped Pages: 121 – 129

\*\*See Separate Certified Mailing\*\*
Confidential Envelope

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<b>EXHIBIT</b>	12
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EXHIBIT B

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19-10DC-0289

Dept. No.

2019 JUN 25 PM 2: 54

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By Benning une

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

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DA#18-133/LRM/SLS

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff,

VS.

WILLIAM JACOB MARTIN,

Defendant.

JUDGMENT OF CONVICTION

On the 18th day of April, 2019, the above-named Defendant, WILLIAM JACOB MARTIN, Date of Birth: August 14, 1983, Place of Birth: Jackson, Mississippi, entered a plea of guilty to the crime(s) of: COUNT 1, Burglary, a Category B Felony, in violation of NRS 205.060(2).

Further, that at the time the Defendant entered the plea of guilty, this Court informed the Defendant of the privilege against compulsory self-incrimination, the right to a speedy trial, the right to a trial by jury, the right to compulsory process to compel witnesses to testify on behalf of the Defendant, and the right to confront the accusers. That after being so advised, the Defendant stated that these rights were understood and still desired this Court to accept the plea of guilty.

Further, that at the time the Defendant entered a plea of guilty, and at the time of sentencing, the Defendant was represented by an attorney, CHARLES B. WOODMAN, or the duly appointed representative; also present in Court were the Churchill Court Clerk, or the duly appointed representative, the Sheriff of Churchill County, or the duly appointed representative, the District Attorney of Churchill County, Nevada, or the duly appointed representative,

Page 1

representing the State of Nevada; and the Operations Supervisor, or the duly appointed representative, representing the Division of Parole and Probation. The Court having accepted the Defendant's plea of guilty, and having set the date of June 20, 2019, as the date for imposing judgment and sentence and the Defendant having appeared at such time, represented by counsel, and the Defendant having been given the opportunity to exercise the right of allocution, and having shown no legal cause why judgment 6 should not be pronounced at that time. 7 This Court thereupon pronounced WILLIAM JACOB MARTIN guilty of: 8 COUNT 1, Burglary, a Category B Felony, in violation of NRS 205.060(2). 9 In accordance with the applicable statutes of the State of Nevada this Court sentenced 10 the Defendant to: 11 ON COUNT 1: imprisonment in the Nevada State Prison for a minimum term of 36 12 months, with a maximum term of 120 months, and a minimum parole eligibility of 36 13 months, consecutive to Tenth Judicial District Court Case Number 18-10DC-0049 and 14 to Second Judicial District Court Case Number CR18-0761. 15 In addition, said Defendant shall pay: 16 1. Restitution in the amount of Three Thousand Fifty-six Dollars and Thirty-five 17 Cents (\$3,056.35) to Nevada Division of Parole & Probation. 18 2. An Administrative Assessment Fee in the amount of Twenty-five Dollars (\$25.00) 19 to Tenth Judicial District Court. 20 3. A Chemical Analysis Fee in the amount of Three Dollars (\$3.00) to Tenth Judicial 21 District Court. 22 23 111 111 24 25 111 26 111 27 111

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DA#18-133/LRM/SLS

Pursuant to NRS 176.0913, Defendant must submit a biological specimen to determine genetic markers and/or secretor status.

Therefore, the Clerk of the above-entitled Court is hereby directed to enter the Judgment of Conviction as a part of the record in the above-entitled matter. The Clerk of the Court is further ordered to provide Defendant's Exhibit #A and #B that were presented at Sentencing and forward them to the Nevada Department of Corrections in a sealed envelope to assist and be considered in the Defendant's rehabilitation.

DATED: This day of June, 2019

DISTRICT COURT JUDGE

DA#18-133/LRM/SLS

EXHIBIT	

Mot	tion Re	questing	Extension Of Time Based
Ôn	Extrao	rdinary	Extension Of Time Based Circumstances

EXHIBIT\_\_\_

	FILED
YOUR NAME: William Martin	2020 MAY 15 AM 11: 54
ADDRESS: P.O. Box 7000 CITY, STATE, ZIP: Carson City, NV, 89702 IN PROPER	SUL S. YON COURT CLERK
	BY Den report
Tenth Judicial District	Court
COURT NAME	

Churchill County

DIVISION, DISTRICT, ETC.

YOURNAME: William Martin

Petitioner, Plaintiff,

VS.

WARDEN'S NAME: Perry Russell,

Defendant

Case No.: 19-100C-0290

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

TO WHOM IT MAY CONCERN, Petitioner/Plaintiff William Martin, hereby files this request for an extension of time to file and/or respond to any existing deadlines and/or comply with any court imposed deadlines and/or statutory deadlines in the above referenced case or, if no case number is assigned, to any anticipated actions intended to be files in this Court pertaining to the moving party.

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

Petitioner bases this extraordinary request based upon an unprecedented event which is not only disrupting the entire court system in the United States, but interrupting the lives of billions of human beings on a global basis. This event is known as COVID-19 or as the Coronavirus. It is my understanding that many courts nationwide have either closed temporarily or completely until further notice. I have been unable to contact this Court as I am incarcerated with minimal or no contact with the outside world. Our institution is either on a full lockdown or has severely restricted movement within our institution thereby making it virtually impossible for me to meaningfully litigate my existing or intended case.

Based on these facts Petitioner therefore respectfully prays the Court grant him/her a continuance until and at such time Petitioner is again allowed meaningful access to the Courts.

Date: May 1 th, 2020

Respectfully submitted,
Signature

Printed Name

William

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

#### DECLARATION OF SERVICE

On the date as indicated below, I, William Martin, located in the
following institution: Northern Nevada Corr. Center, located in the
State of: Nevada, handed to a corrections officer a copy of my MOTION
REQUESTING EXTENSION OF TIME BASED EXTRAORDINRY CIRCUMSTANCES,
postage thereupon fully prepaid, for deposit into the United States Mail. Addressed to the
following party or parties:
Tenth Judicial District Court 73 N. Maine St., Ste B Fallon, NV 89406
The facts as stated above are true and correct subject to the penalty for perjury.
Date: May 11th, 2020
Declarants signature

MOTION REQUESTING EXTENSION OF TIME BASED ON EXTRAORDINARY CIRCUMSTANCES

- 3 -

<b>EXHIBIT</b>	D
EVIIIDIT -	V

Swam	Affordavit Of William Martin

EXHIBIT /)

Affidavit In Eupport Of Petition STATE OF NEVADA ) CARSON COUNTY I, William Martin, do hereby swear under penalty of perpury that the assertations of this affidavit are true and correct to the best of my knowledge. 1. That, I am over the age of 18 years old, of sound mind and body, that I have personal knowledge of all matters contained herein and an competent to 2. That, I am the Petitioner in the above-entitled action and Affiant herein and make this affidavit in support of my Petition For Writ Of Hubeas Corpus (Post-3, That, I was indigent and I requested that my trial coursel, Peter Smith, obtain a psychiatric expert to assistme with my case and, he ineffectively told me that the last would not appoint one and I would have to pay for it myse it. 4. That, I repeatedly informed my trial counsel that I have a long, documented history of severe mental illness, and he refused to conduct even a minimal investigation into providing me with a psychiatric 5. That, my trial coursel refused to obtain any competent psychiatrist, or, psychiatric reports to assist me at sentencing. 00139

Further Affiant sayeth naught.
That all statements, facts and events within my
Petition For Writ Of Habeas Corpus and this affidavit are
true and correct of my own knowledge, information and
belief, and to those, I believe them to be true and correct.
Signed under penalty of persury pursuant to NRS 208.165.
Signed under penalty of perjury pursuant to NRS 208.165.  Dated this 11th day of February, 2021.
Withan Martin# 95529
P.O. BOX 7000
Conson City, NV 89702
Car sort city from
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EXHIBIT	1
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Substan	ie Abuse	Diagnosi:	s And Rego	1

EXHIBIT E

#### **Document Filed Under Seal**

Document: Bailey Counseling Associates – Substance Abuse Diagnosis and Report

Filed: Not a filed document - received

Bate Stamped Pages: 142 – 143

\*\*See Separate Certified Mailing\*\*
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William	Mantin	95529
(Name	/ Number)	,
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Northern Nevada Correctional Center Post Office Box 7000 Carson City, NV 89702

Plaintiff/Petitioner, In Proper Person

FILED

2021 APR -6 AM 10: 46

COURT CLERK

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF CHURCH ILL

William Martin

Plaintiff/Petitioner,

Perry Russell, et al.,

Defendant/Respondent.

Case No.: 19-10 DC -0289A

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

COMES NOW, William Mustin, Plaintiff / Petitioner, in his proper person, and respectfully moves this Honorable Court for leave to proceed in forma pauperis in the above-entitled action, without requiring Plaintiff / Petitioner to pay fees, provide security, or other costs for prosecuting this action, including service of process.

This motion is made pursuant to the provisions of NRS 12.015, the accompanying sworn affidavit of Plaintiff / Petitioner, and accompanying Institutional Financial Certificate indicating funds, if any, in his prison account.

Respectfully submitted this 31 day of Murch , 20 21

(Signature)

TE OF NEVADA)	
SON CITY ; ss.	
William Martin , being o	duly sworn according to law, state the
wing in support of my accompanying Motion for I	
1. That I request an attorney be appointed for r	
2. Are you presently employed? Yes	No X
A. If the answer is yes, state the amount of	your salary or wages per month, and give
name and address of your employer.	
N/A	
B. If the answer is no, state the date of last e	employment and the amount of salary and
wages per month which you received:	Unemployed
3. Have you received in the past twelve months	s any money from any of the following
sources?	3
A. Business, profession or form of self-empl	loyment? Yes NoX_
B. Rent payments, interest or dividends?	Yes No
C. Pensions, annuities or life insurance payn	nents? Yes No
D. Gifts or inheritances?	Yes NoX
<ul><li>D. Gifts or inheritances?</li><li>E. Any other sources?</li></ul>	Yes No Yours -1
	Yes X No Lours -1
E. Any other sources?	Yes

5. Do you own any real estate, stocks, bonds, notes, automobiles or other valuable	
property (excluding ordinary household furnishings and clothing)?	
Yes NoX	
If your answer is yes, describe the property and state its approximate	
value:	
6. List the persons who are dependent upon you for support, state your relationship t	O
those persons and indicate how much you contribute towards their	
support: N/A	
UNDER THE PENALTY OF PERJURY, Pursuant to NRS 208.165, the above affidavit is	true
and correct to the best of my personal knowledge.	
Dated this 3/ day of March, 2021.	
(Signature)	
Willian Montin	
(Print Name) # 95-529	
(I.D. No.) Affiant, In Proper Person	
AFFIRMATION PURSUANT TO NRS 239B.030	
** I certify that the foregoing document DOES NOT contain the social security number of any	
persons.	
Mul 21 2001	_
(DATE) (SIGNATURE)	-

#### FINANCIAL CERTIFICATE

I request that an authorized officer of the institution in which I am confined, or other designated entity, such as Inmate Services for the Nevada Department of Prisons (NDOC), complete the below Financial Certificate.

#### I understand that:

- (1) if I commence a petition for writ of habeas corpus in federal court pursuant to 28 U.S.C. § 2254, the filing fee is \$5.00, and that such fee will have to be paid by me if the court denies my in forma pauperis application;
- (2) if I commence a civil rights action in federal court pursuant to 42 U.S.C. § 1983, the filing fee is \$400.00 (which includes the \$350 filing fee and a \$50 administrative fee), which I must pay in full; and
- (a) if my current account balance (line #1 below) is \$400.00 or more, I will not qualify for in forma pauperis status and I must pay the full filing fee of \$400.00 before I will be allowed to proceed with the action;
- (b) if I do NOT have \$400.00 in my account as reflected on line #1 below, before I will be allowed to proceed with an action I will be required to pay 20% of my average monthly balance (line #2 below), or the average monthly deposits to my account (line #3 below), whichever is greater, and thereafter I must pay installments of 20% of the preceding month's deposits to my account in months that my account balance exceeds \$10.00 (if I am in the custody of the NDOC, I hereby authorize the NDOC to make such deductions from deposits to my account, and I further understand that if I have a prison job, then the 20% of my paycheck that is guaranteed to me as spendable money will be sent to the court for payment of the filing fee); and

(c) I must continue to make installment payments until the \$350.00 filing fee is fully paid, without regard to whether my action is closed or my release from confinement. The \$50 administrative fee will be waived only if I am granted permission to proceed in forma pauperis.

Type of action (check one):civil rights	habeas corpus
William Martin INMATE NAME (printed)	95529 SIGNATURE & PRISON NUMBER
1. CURRENT ACCOUNT BALANCE	# 576.57
2. AVERAGE MONTHLY BALANCE*	# 375.31
3. AVERAGE MONTHLY DEPOSITS*	# 377.88
4. FILING FEE (based on #1, #2 or #3, whichever is g	greater) 45

\* for the past six (6) months, from all sources, including amount in any savings account that is in excess of minimum amount that must be maintained

I hereby certify that as of this date, the above financial information is accurate for the above named inmate. AUTHORIZED OFFICER

(Please sign in ink in a) (color other than black.)

(9/26/2020 - 3/25/2021)

Date	Description	Deposit	Withdrawal	Balance
09/26/2020	Opening Balance			\$0.94
10/10/2020	Keefe	\$16.05		\$16.99
10/10/2020	Postage		(\$8.03)	\$8.96
10/10/2020	Savings		(\$1.61)	\$7.35
10/10/2020	Phone Credit		(\$5.00)	\$2.35
10/11/2020	Keefe	\$165.05		\$167.40
10/11/2020	Postage		(\$10.27)	\$157.13
10/11/2020	Savings		(\$16.51)	\$140.62
10/11/2020	Phone Credit	TOTAL	(\$10.00)	\$130.62
10/11/2020	Phone Credit		(\$10.00)	\$120.62
10/11/2020	Phone Credit		(\$10.00)	\$110.62
10/11/2020	Phone Credit		(\$10.00)	\$100.62
10/11/2020	Phone Credit		(\$10.00)	\$90.62
10/12/2020	Commissary		(\$8.87)	\$81.75
10/16/2020	Keefe	\$489.05		\$570.80
10/16/2020	Savings		(\$48.91)	\$521.89
10/18/2020	Phone Credit		(\$10.00)	\$511.89
10/18/2020	Phone Credit		(\$10.00)	\$501.89
10/18/2020	Phone Credit		(\$10.00)	\$491.89
10/18/2020	Phone Credit		(\$10.00)	\$481.89
10/18/2020	Phone Credit		(\$10.00)	\$471.89
10/18/2020	Phone Credit		(\$10.00)	\$461.89
10/18/2020	Phone Credit		(\$10.00)	\$451.89
10/18/2020	Phone Credit		(\$10.00)	\$441.89
10/19/2020	Commissary		(\$138.23)	\$303.66
10/22/2020	Commissary Refund	\$138.23		\$441.89
10/22/2020	Trust 2		(\$138.23)	\$303.66
10/26/2020	Trust 2	\$51.24		\$354.90
10/26/2020	Commissary		(\$51.24)	\$303.66
10/30/2020	Keefe	\$10.00		\$313.66
10/30/2020	Savings		(\$1.00)	\$312.66
11/02/2020	Commissary Refund	\$0.75		\$313.41
11/02/2020	Trust 2		(\$0.75)	\$312.66
11/02/2020	Trust 2	\$87.74		\$400.40
11/02/2020	Commissary		(\$106.98)	\$293.42
11/04/2020	Phone Credit		(\$10.00)	\$283.42
11/04/2020	Phone Credit	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(\$10.00)	\$273.42
11/04/2020	Phone Credit		(\$10.00)	\$263.42
11/09/2020	Commissary		(\$46.80)	\$216.62
11/11/2020	Phone Credit		(\$10.00)	\$206.62
11/15/2020	Phone Credit		(\$10.00)	\$196.62
11/16/2020	Commissary		(\$70.57)	\$126.0
11/18/2020	Phone Credit		(\$10.00)	\$116.0
11/20/2020	Keefe	\$489.05		\$605.10
11/20/2020	Savings		(\$48.91)	\$556.19
11/22/2020	Phone Credit		(\$10.00)	\$546.1

Trust .				
Date	Description	Deposit	Withdrawal	Balance
11/23/2020	Phone Credit		(\$10.00)	\$536.19
11/26/2020	Phone Credit		(\$10.00)	\$526.19
11/28/2020	Phone Credit		(\$10.00)	\$516.19
11/29/2020	Phone Credit		(\$10.00)	\$506.19
11/30/2020	Commissary		(\$33.52)	\$472.67
11/30/2020	Phone Credit		(\$10.00)	\$462.67
12/01/2020	Commissary Refund	\$33.52		\$496.19
12/01/2020	Trust 2		(\$33.52)	\$462.67
12/02/2020	Trust 2	\$10.00		\$472.67
12/02/2020	Phone Credit		(\$10.00)	\$462.67
12/05/2020	Trust 2	\$10.00	3 No. 20 No.	\$472.67
12/05/2020	Phone Credit		(\$10.00)	\$462.67
12/07/2020	Trust 2	\$13.52		\$476.19
12/07/2020	Commissary		(\$14.73)	\$461.46
12/07/2020	Phone Credit		(\$10.00)	\$451.46
12/09/2020	Keefe	\$120.00		\$571.46
12/09/2020	Savings	2000	(\$12.00)	\$559.46
12/09/2020	Phone Credit		(\$10.00)	\$549.46
12/11/2020	Phone Credit		(\$10.00)	\$539.46
12/12/2020	Phone Credit		(\$10.00)	\$529.46
12/14/2020	Phone Credit		(\$10.00)	\$519.46
12/15/2020	Check Tops		(\$139.45)	\$380.01
12/16/2020	Phone Credit		(\$10.00)	\$370.01
12/16/2020	Phone Credit		(\$10.00)	\$360.01
12/19/2020	Phone Credit		(\$10.00)	\$350.01
12/20/2020	Phone Credit		(\$10.00)	\$340.01
12/22/2020	Phone Credit		(\$10.00)	\$330.01
12/26/2020	Phone Credit		(\$10.00)	\$320.01
12/30/2020	Commissary		(\$22.73)	\$297.28
12/31/2020	Commissary		(\$28.34)	\$268.94
01/04/2021	Phone Credit		(\$10.00)	\$258.94
01/08/2021	Commissary		(\$22.40)	\$236.54
01/11/2021	Phone Credit		(\$10.00)	\$226.54
01/14/2021	Phone Credit		(\$10.00)	\$216.54
01/15/2021	Commissary		(\$18.41)	\$198.13
01/16/2021	Phone Credit		(\$10.00)	\$188.13
01/18/2021	Phone Credit		(\$10.00)	\$178.13
01/20/2021	Phone Credit	ESTATE OF THE	(\$10.00)	\$168.13
01/20/2021	Keefe	\$489.05	(\$10.00)	\$657.18
01/21/2021	Savings	\$403.03	(\$48.91)	\$608.27
01/24/2021	Phone Credit		(\$8.00)	\$600.27
01/25/2021	Phone Credit		(\$10.00)	\$590.27
01/23/2021	Phone Credit		(\$10.00)	\$580.27
01/27/2021	Commissary			
01/29/2021	Phone Credit		(\$49.71) (\$10.00)	\$530.56 \$520.56
				\$520.56 \$510.56
02/03/2021	Phone Credit Phone Credit		(\$10.00)	\$510.56 \$500.56
02/06/2021	Phone Credit  Phone Credit		(\$10.00) (\$10.00)	\$500.56 \$490.56

Date	Description	Deposit	Withdrawal	Balance
02/10/2021	Phone Credit		(\$10.00)	\$480.56
02/11/2021	Phone Credit		(\$10.00)	\$470.56
02/12/2021	Commissary		(\$50.04)	\$420.52
02/13/2021	Phone Credit		(\$10.00)	\$410.52
02/15/2021	Phone Credit		(\$10.00)	\$400.52
02/17/2021	Phone Credit		(\$10.00)	\$390.52
02/20/2021	Phone Credit		(\$10.00)	\$380.52
02/21/2021	Phone Credit		(\$10.00)	\$370.52
02/24/2021	Phone Credit		(\$10.00)	\$360.52
02/25/2021	Phone Credit		(\$10.00)	\$350.52
02/26/2021	Commissary		(\$50.19)	\$300.33
02/28/2021	Phone Credit		(\$10.00)	\$290.33
03/01/2021	Phone Credit		(\$10.00)	\$280.33
03/02/2021	Phone Credit		(\$10.00)	\$270.33
03/03/2021	Keefe	\$489.05		\$759.38
03/03/2021	Savings		(\$48.91)	\$710.47
03/03/2021	Court Order Fine		(\$14.67)	\$695.80
03/04/2021	Phone Credit		(\$10.00)	\$685.80
03/10/2021	Phone Credit		(\$10.00)	\$675.80
03/12/2021	Commissary		(\$49.23)	\$626.57
03/12/2021	Phone Credit		(\$10.00)	\$616.57
03/14/2021	Phone Credit		(\$10.00)	\$606.57
03/19/2021	Phone Credit		(\$10.00)	\$596.57
03/22/2021	Phone Credit		(\$10.00)	\$586.57
03/24/2021	Phone Credit		(\$10.00)	\$576.57
03/25/2021	Closing Balance			\$576.57
Trust2			28 20 2 8 8 11	
Date	Description	Deposit	Withdrawal	Balance
09/26/2020	Opening Balance			\$0.00
10/22/2020	Trust 2	\$138.23		\$138.23
10/26/2020	Trust 2		(\$51.24)	\$86.99
11/02/2020	Trust 2	\$0.75		\$87.74
11/02/2020	Trust 2		(\$87.74)	\$0.00
12/01/2020	Trust 2	\$33.52		\$33.52
12/02/2020	Trust 2		(\$10.00)	\$23.52
12/05/2020	Trust 2		(\$10.00)	\$13.52
12/07/2020	Trust 2		(\$13.52)	\$0.00
03/25/2021	Closing Balance		16.25.20	\$0.00
rust3				
Date	Description	Deposit	Withdrawal	Balance
		No Activity		
09/26/2020	Opening Balance	,		\$0.00
03/25/2021	Closing Balance			\$0.00
Savings				Ψ0.00

Savings				
Date	Description	Deposit	Withdrawal	Balance
09/26/2020	Opening Balance			\$275.06
10/10/2020	Savings	\$1.61		\$276.67
10/11/2020	Savings	\$16.51		\$293.18
10/16/2020	Savings	\$48.91		\$342.09
10/30/2020	Savings	\$1.00		\$343.09
11/20/2020	Savings	\$48.91		\$392.00
12/09/2020	Savings	\$12.00		\$404.00
01/21/2021	Savings	\$48.91		\$452.91
03/03/2021	Savings	\$48.91		\$501.82
03/25/2021	Closing Balance			\$501.82

Date	Daily Balance	Daily Deposit	<b>Number Of Deposit</b>
09/26/2020	\$0.94	\$0.00	A
09/27/2020	\$0.94	\$0.00	0
09/28/2020	\$0.94	\$0.00	0
09/29/2020	\$0.94	\$0.00	0
09/30/2020	\$0.94	\$0.00	, 0
10/01/2020	\$0.94	\$0.00	0
10/02/2020	\$0.94	\$0.00	0
10/03/2020	\$0.94	\$0.00	0
10/04/2020	\$0.94	\$0.00	0
10/05/2020	\$0.94	\$0.00	0
10/06/2020	\$0.94	\$0.00	0
10/07/2020	\$0.94	\$0.00	0
10/08/2020	\$0.94	\$0.00	0
10/09/2020	\$0.94	\$0.00	0
10/10/2020	\$2.35	\$16.05	1
10/11/2020	\$90.62	\$165.05	1
10/12/2020	\$81.75	\$0.00	0
10/13/2020	\$81.75	\$0.00	0
10/14/2020	\$81.75	\$0.00	0
10/15/2020	\$81.75	\$0.00	0
10/16/2020	\$521.89	\$489.05	Na New York and American Ameri
10/17/2020	\$521.89	\$0.00	0
10/18/2020	\$441.89	\$0.00	
10/19/2020	\$303.66	\$0.00	0
10/20/2020	\$303.66	\$0.00	0
10/21/2020	\$303.66	\$0.00	0
10/22/2020	\$303.66	\$0.00	0
10/23/2020	\$303.66	\$0.00	0
10/24/2020	\$303.66	\$0.00	0
10/25/2020	\$303.66	\$0.00	0
10/26/2020	\$303.66	\$0.00	0
10/27/2020	\$303.66	\$0.00	0
10/28/2020	\$303.66	\$0.00	
10/29/2020	\$303.66	\$0.00	0
10/30/2020	\$312.66	\$10.00	
10/31/2020	\$312.66	\$0.00	0
11/01/2020	\$312.66	\$0.00	
11/02/2020	\$293.42	\$0.00	0
11/03/2020	\$293.42	\$0.00	0
11/04/2020	\$263.42	\$0.00	0
11/05/2020	\$263.42	\$0.00	
11/06/2020	\$263.42	\$0.00	0
11/07/2020	\$263.42	\$0.00	0
11/08/2020	\$263.42	\$0.00	0
11/09/2020	\$216.62	\$0.00	.0
	\$216.62		
11/11/2020		\$0.00	0
11/11/2020	\$206.62	\$0.00	0
11/12/2020 11/13/2020	\$206.62 \$206.62	\$0.00 \$0.00	0

Date	Daily Balance	Daily Deposit	Number Of Deposit
11/14/2020	\$206.62	\$0.00	0
11/15/2020	\$196.62	\$0.00	0
11/16/2020	\$126.05	\$0.00	0
11/17/2020	\$126.05	\$0.00	
11/18/2020	\$116.05	\$0.00	0
11/19/2020	\$116.05	\$0.00	AMARIE E E E E E O O
11/20/2020	\$556.19	\$489.05	1
11/21/2020	\$556.19	\$0.00	
11/22/2020	\$546.19	\$0.00	0
11/23/2020	\$536.19	\$0.00	1
11/24/2020	\$536.19	\$0.00	0
11/25/2020	\$536.19	\$0.00	0
11/26/2020	\$526.19	\$0.00	0
11/27/2020	\$526.19	\$0.00	ō
11/28/2020	\$516.19	\$0.00	0
11/29/2020	\$506.19	\$0.00	0
11/30/2020	\$462.67	\$0.00	0
12/01/2020	\$462.67	\$0.00	0
12/02/2020	\$462.67	\$0.00	0
12/03/2020	\$462.67	\$0.00	O Company
12/04/2020	\$462.67	\$0.00	0
12/05/2020	\$462.67	\$0.00	
12/06/2020	\$462.67	\$0.00	0
12/07/2020	\$451.46	\$0.00	O Company
12/08/2020	\$451.46	\$0.00	0
12/09/2020	\$549.46	\$120.00	appendiction of the
12/10/2020	\$549.46	\$0.00	0
12/11/2020	\$539.46	\$0.00	
12/12/2020	\$529.46	\$0.00	0
12/13/2020	\$529.46	\$0.00	0
12/14/2020	\$519.46	\$0.00	0
12/15/2020	\$380.01	\$0.00	0.
12/16/2020	\$360.01	\$0.00	0
12/17/2020	\$360.01	\$0.00	0
12/18/2020	\$360.01	\$0.00	0
12/19/2020	\$350.01	\$0.00	
12/20/2020	\$340.01	\$0.00	0
12/21/2020	\$340.01	\$0.00	0
12/22/2020	\$330.01	\$0.00	0
12/23/2020	\$330.01	\$0.00	
12/24/2020	\$330.01	\$0.00	0
12/25/2020	\$330.01	\$0.00	
12/26/2020	\$320.01	\$0.00	0
12/27/2020	\$320.01	\$0.00	0
12/28/2020	\$320.01	\$0.00	0
12/29/2020	\$320.01	\$0.00	
12/30/2020	\$297.28	\$0.00	0
12/31/2020	\$268.94	\$0.00	o e e
01/01/2021	\$268.94	\$0.00	0

Date	Daily Balance	Daily Deposit	Number Of Deposit
01/02/2021	\$268.94	\$0.00	
01/03/2021	\$268.94	\$0.00	0
01/04/2021	\$258.94	\$0.00	0.
01/05/2021	\$258.94	\$0.00	0
01/06/2021	\$258.94	\$0.00	
01/07/2021	\$258.94	\$0.00	0
01/08/2021	\$236.54	\$0.00	
01/09/2021	\$236.54	\$0.00	0
01/10/2021	\$236.54	\$0.00	
01/11/2021	\$226.54	\$0.00	0
01/12/2021	\$226.54	\$0.00	0
01/13/2021	\$226.54	\$0.00	0
01/14/2021	\$216.54	\$0.00	0
01/15/2021	\$198.13	\$0.00	0
01/16/2021	\$188.13	\$0.00	0
01/17/2021	\$188.13	\$0.00	0
01/18/2021	\$178.13	\$0.00	
01/19/2021	\$178.13	\$0.00	0
01/20/2021	\$168.13	\$0.00	0
01/21/2021	\$608.27	\$489.05	1
01/22/2021	\$608.27	\$0.00	0
01/23/2021	\$608.27	\$0.00	0
01/24/2021	\$600.27	\$0.00	
01/25/2021	\$590.27	\$0.00	0
01/26/2021	\$590.27	\$0.00	0
01/27/2021	\$580.27	\$0.00	0
01/28/2021	\$580.27	\$0.00	0
01/29/2021	\$530.56		
01/30/2021		\$0.00	0
01/31/2021	\$530.56	\$0.00	0
02/01/2021	\$520.56	\$0.00	0
02/02/2021	\$520.56	\$0.00	0
	\$520.56	\$0.00	0
02/03/2021	\$510.56	\$0.00	0
02/04/2021	\$510.56	\$0.00	0
02/05/2021	\$510.56	\$0.00	0
02/06/2021	\$500.56	\$0.00	0
02/07/2021	\$500.56	\$0.00	h:0
02/08/2021	\$490.56	\$0.00	0
02/09/2021	\$490.56	\$0.00	0
02/10/2021	\$480.56	\$0.00	0
02/11/2021	\$470.56	\$0.00	0
02/12/2021	\$420.52	\$0.00	0
02/13/2021	\$410.52	\$0.00	<b>0</b>
02/14/2021	\$410.52	\$0.00	0
02/15/2021	\$400.52	\$0.00	0
02/16/2021	\$400.52	\$0.00	0
02/17/2021	\$390.52	\$0.00	0
02/18/2021	\$390.52	\$0.00	0
02/19/2021	\$390.52	\$0.00	0

Date		Daily Balance	Daily Deposit	Number Of Deposit	
02/20/2021		\$380.52	\$0.00	0	
02/21/2021		\$370.52	\$0.00	0	
02/22/2021		\$370.52	\$0.00	0	
02/23/2021		\$370.52	\$0.00		
02/24/2021		\$360.52	\$0.00	0	
02/25/2021		\$350.52	\$0.00	0	
02/26/2021		\$300.33	\$0.00	0	
02/27/2021		\$300.33	\$0.00	0	
02/28/2021		\$290.33	\$0.00	0	
03/01/2021	14 E 2 1 1	\$280.33	\$0.00	0	
03/02/2021		\$270.33	\$0.00	0	
03/03/2021		\$695.80	\$489.05	1	
03/04/2021		\$685.80	\$0.00	0	
03/05/2021	300 500	\$685.80	\$0.00	0	
03/06/2021		\$685.80	\$0.00	0	
03/07/2021		\$685.80	\$0.00	0	
03/08/2021		\$685.80	\$0.00	0	
03/09/2021		\$685.80	\$0.00	0	
03/10/2021		\$675.80	\$0.00	0	
03/11/2021		\$675.80	\$0.00	0	
03/12/2021		\$616.57	\$0.00	0	
03/13/2021		\$616.57	\$0.00	0	
03/14/2021		\$606.57	\$0.00	0	
03/15/2021		\$606.57	\$0.00	0	
03/16/2021		\$606.57	\$0.00	0	
03/17/2021		\$606.57	\$0.00	0	
03/18/2021		\$606.57	\$0.00	0	
03/19/2021		\$596.57	\$0.00	0	
03/20/2021		\$596.57	\$0.00	0	
03/21/2021		\$596.57	\$0.00	0	
03/22/2021		\$586.57	\$0.00	0	
03/23/2021		\$586.57	\$0.00	0	
03/24/2021		\$576.57	\$0.00	0	
03/25/2021		\$576.57	\$0.00	0	
Start Date	End Date	Total Daily Balances	Number Of Days	Average Monthly Balances	
09/26/2020	10/25/2020				
10/26/2020	11/25/2020	\$4,597.34 \$9,873.17	30	\$153.24	
11/26/2020	12/25/2020	\$13,374.36	31	\$318.49	
			30	\$445.81	
12/26/2020	01/25/2021	\$9,408.75	31	\$303.51	
01/26/2021	02/25/2021	\$14,255.93 \$15,985.83	31	\$459.87 \$570.92	
02/26/2021	03/25/2021		Number Of Denseits		
Start Date	End Date	Total Deposits	Number Of Deposits	Average Monthly Deposits	
09/26/2020	10/25/2020	\$670.15	3	\$223.38	
10/26/2020	11/25/2020	\$499.05	2	\$249.53	
11/26/2020	12/25/2020	\$120.00	1	\$120.00	
12/26/2020	01/25/2021	\$489.05	1	\$489.05	
02/26/2021	03/25/2021	\$489.05	1	\$489.05	

3/25/2021	\$576.57
ance:	\$375.31
	\$377.88
t:	\$261.83
	ance:

#### IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM JACOB MARTIN,	)	SUPREME COURT NO. 83315
APPELLANT,	)	DC CASE NO. 19-10DC-0289
VS.	)	
THE STATE OF NEVADA,	)	
RESPONDENT.	)	
	)	

## RECORD ON APPEAL VOLUME 4

ATTORNEY FOR APPELLANT
WILLIAM JACOB MARTIN, PRO PER
NORTHERN NV CORRECTIONAL CENTER
P.O. BOX 7000
CARSON CITY, NV 89702

ATTORNEY FOR RESPONDENT LANE MILLS, ESQ. CHIEF DEPUTY DISTRICT ATTORNEY 165 N. ADA STREET FALLON, NV 89406

## #19-10DC-0289 - STATE OF NEVADA vs. WILLIAM JACOB MARTIN VOLUME INDEX

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٠	1	Case No: 19-100C-0289A
	2	Dept No: 2
	3	2021 APR -6 AM 10: 46
2021	4	SUE SEVON
APR 0 6 202'	5	OURT CLERK
APR	6	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
ED	7	THE STATE OF NEVADA
EI	8	IN AND FOR THE COUNTY OF CHURCH ILL
RECEIVED	9	William Martin, Petitioner)
œ		MOTION FOR APPOINTMENT
	10	Pery Russell etal.,
	11	Respondent)
	12	Petitioner, William Martin , pursuant to NRS 34.750
	13	(1) (2) request the Honorable Court to appoint counsel to
	14	represent him in this Hubeas Corpus petition for the
	15	following reasons:
	16	1. Petitioner is not able to afford counsel, see motion to
	17	proceed in Forma Pauperis and Affidavit in support filed with
	18	the court.
	19	2. The issies involved in this matter are very complex.
	20	3. The issues involved in this case will require investigation
	21	which the petitioner cannot do while confined in prison.
	22	
	23	4. Petitioner has very limited knowledge of the law and process thereof.
	24	
	25	of justice would best be served in this case if an
		attorney was appointed to represent the petitioner.
	26	Dated this Warth 3/st day of March, 2021
	27	
	28	/s/
	C)	//

CERTIFICATE OF SERVICE BY MAIL Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner\Defendant named herein and that on this 3/ day of March 20%, I mailed a true a correct copy of the foregoing document to the following: 

#### AFFIRMATION Pursuant to NRS 239B.030

	otion For Wast of Habeas Corpus (Post-Conviction
	(Title of Document)
lled in ca	ase number: 19-10DC-0289A
M D	Ocument does not contain the
-	ocument does not contain the social security number of any person
Пр	-OR-
	ocument contains the social security number of a person as required b
	A specific state or federal law, to wit:
	(State specific state or federal law)
	-or-
	For the administration of a public program
	-or-
	For an application for a federal or state grant
	-or-
	Confidential Family Court Information Sheet
,	(NRS 125.130, NRS 125.230 and NRS 125B.055)
te: M	nch 3/ 2021 .
	(Signature)
	(Print Name)
	Q 1
	(Attorney for)

Affirmation

00159

William Martin # 95529 NUCC FILED P.O. BOX 7000 2021 MAY 20 AM 11: 20 Carson City, NV 89702 COURT CLERK Petitioner In Pro Se By Benning Puty Tenth Judicial District Court Churchill County Case No. 19-100 C-0289A William Martin, Petitioner, Dept. No. 2 Petitioners Ex Parte Request For Status Check Perry Russell, et al, Respondents. a Status Check in the above-entitled cause of action. Petitioner tiled his Petition For Writ of Habeas Corpus (Post-conviction) on March 16, 2021, and has not heard anything from the Low t in this mafter yet. Theretore, petitioner is requesting that the Court Clerk informs him as to the status of this case. Respect tolly submitted: Dated 5/17/21 Petitioner In Pro Se 00160

FILED

Case No. 19-10DC-0289A

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2021 MAY 20 AM 1 : 38

BY Denner

## IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CHURCHILL

WILLIAM MARTIN.

Petitioner.

ORDER DIRECTING RESPONSE

VS.

WARDEN PERRY RUSSELL.

Respondent.

This matter comes before the Court on WILLIAM MARTIN's (hereinafter "William")

Petition for Writ of Habeas Corpus NRS Chapter 34 et seq. which he filed on March 16, 2021.

On April 18, 2019, William entered a guilty plea to the crime of Burglary, a Category B Felony in Case Number 19-10DC-0290. On the same day, William entered a guilty plea to the same crime in Case Number 19-10DC-0289. This Court issued two Judgment's of Conviction on June 25, 2019. In each case, the Court sentenced William to prison for thirty-six (36) months to one-hundred and twenty (120) months with parole eligibility after thirty-six (36) months. The two sentences were to run consecutively.

NRS 34.750 states, "If a petition challenges the validity of a judgment of conviction or sentence and is the first filed by the petitioner, the judge or justice shall order the district attorney or the Attorney General, whichever is appropriate, to file a response or an answer to the petition ... within 45 days."

00161

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The Court has reviewed the Petition and has determined that a response would assist the Court in determining whether William is illegally imprisoned and restrained of his liberty.

Accordingly, pursuant to NRS 34.750, this Court orders the Churchill County District Attorney to file a response to William's Petition within 45 days of this order.

#### GOOD CAUSE APPEARING IT IS HEREBY ORDERED

 The Churchill County District Attorney's Office shall file a response to William's Petition within 45 days of the date of this order.

IT IS SO ORDERED.

Dated this 19th day of Man 2021

JIM/SHIRLEY DISTRICT JUDGE

1	CERTIFICATE OF SERVICE
2	The undersigned, an employee of the Tenth Judicial District Court, hereby certifies that on the day of May, 2021, I served the foregoing <b>ORDER DIRECTING</b>
3	RESPONSE on the parties, as noted below:
4	Charles B. Woodman Esq. 548 W. Plumb Lane, Suite B
5	Reno, NV 89509
6	Email: hardywoodmanlaw@msn.com Courtesy Copy
7	Lane R. Mills Esq.
8	165 North Ada Street
9	Fallon, NV 89406 Email: lmills@churchillda.org
10	
11	William Jacob Martin #95529 N.N.C.C.
12	P.O. Box 7000
12	Carson City, NV 89702
13	
14	
15	DATED this 201 day of May, 2021.
16	Julie
17	Sue Sevon, Court Administrator
18	Subscribed and Sworn to before me this OTE day of May, 2021.
19	Pulie C Dennisatrie
20	Deputy Court Clerk
21	
22	
23	



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Case No. 19-10DC-0289A

Dept. No.

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

FILED

2021 JUN 28 PM 3: 45

SUE SEVON COURT CLERK

Y W DEPUTY

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CHURCHILL

THE STATE OF NEVADA,

Plaintiff,

VS.

WILLIAM JACOB MARTIN.

Defendant.

MOTION TO DISMISS POST CONVICTION WRIT AS UNTIMELY

COMES NOW, the Respondent and files a motion to dismiss this post conviction writ as untimely. This motion is based upon all pleadings and papers herein on file and the attached points and authorities.

DATED: This 28th day of June, 2021.

Lane R. Mills

Chief Deputy District Attorney

# (775) 423-6561 Fax (775) 423-6528

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#### Points and Authorities in Support of Motion to Dismiss Post Conviction Writ as Untimely and in violation of NRS 34.726(1).

NRS 34.726 provides that all post-conviction writs must be filed within one year of the judgement of conviction unless there is good cause shown for the delay. These procedural default rules are mandatory for a court to follow. State v. Dist. Ct. (Riker) 121 Nev. 225, 232(2005). Furthermore good cause for delay must be some impediment external to the defense Harris v. Warden, S. Desert Correction Cts., 114 Nev. 956 (1998), Pellegrini v. State, 117 Nev. 860, 886 (2001).

The Nevada Supreme Court has articulated examples to include:

" 'that the factual or legal basis for a claim was not reasonably available . . . or that "some interference by officials" made compliance [with the procedural rule] impracticable. "[A]ctual prejudice" requires a showing " 'not merely that the errors [complained of] created a possibility of prejudice, but that they worked to [the petitioner's] actual and substantial disadvantage, in affecting the state proceeding with error of constitutional dimensions.' Pellegrini v. State, 117 Nev. 860, 887 (2001)."

Based upon NRS 34.726 this petition was required to be filed on or before Jun 25, 2020 (See Exhibit A Judgement of Conviction). There is no showing within the petition for good cause for delay. Instead, Martin alleges, unsupported by any evidence, affidavit or exhibits that the prison library was temporarily closed in March of 2020 due to the coronavirus and he was quarantined. Martin fails to state what if anything prevented him from filing in the other 11 months of the year. Martin clearly had access to the mail system as he filed a motion in case # 10-10DC-0289. As Martin can file motions in the month of May there was no impediment external to the Defense. Additionally, according to records from NDOC, (See Exhibit B Affidavit) Martin requested case law/legal research materials or forms on 1/30/2020, 2/5/2020, 6/2/2020. He also requested copy work on 4/21/2002 and 5/11/2020. 111

DA#21-457/LRM/LO

00165

As this petition was filed on March 16, 2021 it is untimely and must be dismissed.

DATED: This 28th day of June, 2021.

Lane R. Mills

Chief Deputy District Attorney

## **Exhibit A**

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Case No. 19-10DC-0289

Dept. No.

The undersigned hereby affirms that this document does not contain the social security number of any person. 2019 JUN 25 PM 2: 54

SUE SEVON
COURT CLERK
BY DENNIOR UTV

IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA.

IN AND FOR THE COUNTY OF CHURCHILL.

THE STATE OF NEVADA.

Plaintiff.

VS.

WILLIAM JACOB MARTIN,

Defendant.

JUDGMENT OF CONVICTION

On the 18th day of April. 2019, the above-named Defendant, WILLIAM JACOB MARTIN, Date of Birth: August 14, 1983, Place of Birth: Jackson, Mississippi, entered a plea of guilty to the crime(s) of: COUNT 1, Burglary, a Category B Felony, in violation of NRS 205.060(2).

Further, that at the time the Defendant entered the plea of guilty, this Court informed the Defendant of the privilege against compulsory self-incrimination, the right to a speedy trial, the right to a trial by jury, the right to compulsory process to compel witnesses to testify on behalf of the Defendant, and the right to confront the accusers. That after being so advised, the Defendant stated that these rights were understood and still desired this Court to accept the plea of guilty.

Further, that at the time the Defendant entered a plea of guilty, and at the time of sentencing, the Defendant was represented by an attorney, CHARLES B. WOODMAN, or the duly appointed representative; also present in Court were the Churchill Court Clerk, or the duly appointed representative, the Sheriff of Churchill County, or the duly appointed representative, the District Attorney of Churchill County, Nevada, or the duly appointed representative,

DA#18-133/LRM/SLS

Page 1

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DA#18-133/LRM/SLS

representing the State of Nevada; and the Operations Supervisor, or the duly appointed representative, representing the Division of Parole and Probation.

The Court having accepted the Defendant's plea of guilty, and having set the date of June 20, 2019, as the date for imposing judgment and sentence and the Defendant having appeared at such time, represented by counsel, and the Defendant having been given the opportunity to exercise the right of allocution, and having shown no legal cause why judgment should not be pronounced at that time.

This Court thereupon pronounced WILLIAM JACOB MARTIN guilty of: COUNT 1, Burglary, a Category B Felony, in violation of NRS 205.060(2).

In accordance with the applicable statutes of the State of Nevada this Court sentenced the Defendant to:

ON COUNT 1: imprisonment in the Nevada State Prison for a minimum term of 36 months, with a maximum term of 120 months, and a minimum parole eligibility of 36 months, consecutive to Tenth Judicial District Court Case Number 18-10DC-0049 and to Second Judicial District Court Case Number CR18-0761.

In addition, said Defendant shall pay:

- Restitution in the amount of Three Thousand Fifty-six Dollars and Thirty-five Cents (\$3,056.35) to Nevada Division of Parole & Probation.
- An Administrative Assessment Fee in the amount of Twenty-five Dollars (\$25.00) to Tenth Judicial District Court.
- A Chemical Analysis Fee in the amount of Three Dollars (\$3.00) to Tenth Judicial District Court.

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DA#18-133/LRM/SLS

Pursuant to NRS 176.0913, Defendant must submit a biological specimen to determine genetic markers and/or secretor status.

Therefore, the Clerk of the above-entitled Court is hereby directed to enter the Judgment of Conviction as a part of the record in the above-entitled matter. The Clerk of the Court is further ordered to provide Defendant's Exhibit #A and #B that were presented at Sentencing and forward them to the Nevada Department of Corrections in a sealed envelope to assist and be considered in the Defendant's rehabilitation.

DATED: This day of June, 2019.

DISTRICT COURT JUDGE

## **Exhibit B**

State of Newada ) ss County of (businedly)

#### **AFFIDAVIT**

NOW COMES, Jennifer McCain-Dunbar, the Law Library Supervisor at Norther Nevada Correction Center, Stewart Conservation Camp, who after first being duly sworn deposes and says:

- That the deponent is the Law Library Supervisor for the Northern Nevada Correction Center, Stewart Conservation Camp. I am custodian of records for the law library and said records are kept in the ordinary course of business.
- I have reviewed I/M Martin, William 95529 law library file and have found the following:
  - a. Incoming legal mail:
    - i. 02/18/2021 from Washoe County Public Defenders Office.
    - ii. 03/17/2021, 04/0/2021, 05/24/2021 from the 10th Judicial District court
  - b. Outgoing: legal mail:
    - 03/12/2021:, NNCC Warden, Office of the Attorney General in Carson City, 10th Judicial District court, Churchill county DA's office.
  - He requested case law/ legal research materials or forms on 01/30/2020, 02/05/2020, 06/02/2020, 06/26/2021, 03/07/2021, 02/28/2021
  - d. He requested copy work on: 01/24/2002, 04/21/2020, 05/11/2020, 03/09/2021.

FURTHER, AFFIANT SAYETH NAUGHT.

Dated: This 22 day of Jone

, 2021

Subscribed and Sworn to before me,

this 20 day of June, 2021

Jennife mcCor

Notary Public

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No. 20-8526-03 My Apr

JENNIFER MCCOMB NOTARY PUBLIC STATE OF NEVADA My Appt. Exp. Apr. 10, 2024

#### **CERTIFICATE OF SERVICE**

1 2 day of June, 2021, I was an employee of the Churchill County District 3 Attorney's Office and that the foregoing Motion To Dismiss Post Conviction Writ As 4 5 Untimely, was served to the following address(s): 6 William Martin / Inmate #95529 Attorney Generals Office 7 100 North Carson Street Northern Nevada Correctional Center Carson City, NV 89701 P.O. Box 7000 8 Carson City, NV 89702 9 10 11 (775) 423-6561 Fax (775) 423-6528 By: 12 U.S. Mail 13 Certified Mail 14 Return Receipt Requested 15 Hand Delivered 16 Facsimile 17 Email 18 19 hot factitu 20 21 Legal Secretary 22 23 24 25

DA#21-457/LRM/LO

Churchill County District Attorney

Fallon, Nevada 89406

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165 North Ada Street

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Case No.: 19-10DC-0289A Dept. No.: I FILED

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SUE SEVON
COURT CLERK
BY BEALLING

# IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CHURCHILL

WILLIAM MARTIN,

Petitioner,

VS.

PERRY RUSSELL,

ANSWER AND OPPOSITION TO THE POST CONVICTION WRIT OF HABEAS CORPUS

Respondent.

Comes now, the State of Nevada, by and through the Churchill County District

Attorney's Office, and hereby files this Answer and Opposition to the Post Conviction Writ of

Habeas Corpus pursuant to NRS 34.760. This answer and opposition is based upon all pleadings
and papers herein on file and the attached and incorporated points and authorities.

DATED: This \_\_\_\_\_ day of July 6, 2021

Lane R. Mills

Chief Deputy District Attorney

165 North Ada Street Fallon, NV 89406

# POINTS AND AUTHORITIES IN SUPPORT OF ANSWER AND OPPOSITION TO THE POST CONVICTION WRIT OF HABEAS CORPUS

## **ANSWER PURSUANT TO NRS 34.760**

William Martin, the Petitioner herein, was charged and pled guilty to Count 1 Burglary in violation of 205.060. Martin was sentenced on June 20, 2019. No appeal was filed. Thereafter on March 16, 2021, the Petitioner filed the instant post conviction writ. To the undersigned's knowledge, no other writs have been filed in either State or Federal Court.

There are no available transcripts of the Justice Court proceedings and there is a recording of the Justice Court proceedings. The District Court proceedings are available as JAVS recording at the Court house. The State would note that pursuant to NRS 34.760 it is only the Petitioner or the Court, on its own motion, that has the power to order transcripts of the proceedings.

## LIMITATIONS ON TIME TO FILE POST CONVICTION WRIT

NRS 34.726 provides that all post-conviction writs must be filed within one year of the judgement of conviction unless there is good cause shown for the delay. Good cause for delay must be some impediment external to the defense Harris v. Warden, S. Desert Correction Cts., 114 Nev. 956 (1998), Pellegrini v. State, 117 Nev. 860, 886 (2001). Based upon NRS 34.726 this petition was required to be filed on or before Jun 20, 2020. There is no showing within the petition or even an assertion as to good cause for delay. Martin clearly had access to the mail system as he filed a motion in case # 10-10DC-0289. As he can file motions there was no impediment external to the Defense.

# LAW REGARDING INEFFECTIVE ASSISTANCE OF COUNSEL

Claims of ineffective assistance of counsel are evaluated under the two-prong test set forth in Strickland v. Washington 466 U.S. 668, 687 (1984). To state a claim of ineffective assistance of counsel sufficient to invalidate a judgment of conviction under Strickland, a petitioner must demonstrate (1) that counsel's performance was deficient in that it fell below an

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objective standard of reasonableness and (2) prejudice such that counsel's errors were so severe that they rendered the jury's verdict unreliable. A petitioner must demonstrate "the disputed factual allegations underlying his ineffective-assistance claim by a preponderance of the evidence." I Furthermore a petitioner is only entitled to an evidentiary claim regarding his claim if it is not belied by the record and, if true, would warrant relief.<sup>2</sup>

## ANSWER AND OPPOSITION TO GROUND ONE

Because Martin pled guilty, this Court is required to dismiss a ground if it is not based upon an allegation that the plea was involuntarily or unknowingly entered or that the plea was entered without effective assistance of counsel (see NRS 34.810). Petitioner claims that his guilty plea was without effective assistance of counsel inso far as he makes a bald, unsupported assertion that counsel knew there was an insanity defense and counsel advised him to plead guilty without first obtaining a competent psychiatrist to assist counsel. The filings in this matter are devoid of proof that the Defendant was insane.

Martin's claims are belied by the record and should be dismissed. As an initial matter this court swore in the Defendant during the court canvas such that his answer were given under penalty of perjury. During this court's canvas this Defendant told the court he was totally satisfied by his attorney and that he had done everything he had been ask. (JAVS recording 4.18.19 at 5:22:56). The Court's canvas of the Defendant was text book perfect. While under oath, the Defendant responded appropriately to all questions by the Court. Martin told the Court he completed high school and attended some college (2-2.5 years.) He further stated he understood the legal documents in his case.

In the written guilty plea memorandum which was signed by Martin he asserted that he had discussed any possible defenses, defense strategies and circumstance which might be in his favor (p4 of GPM). As his claims are belied by the record this ground should be dismissed.

<sup>&</sup>lt;sup>1</sup> Hernandez v. State 124 Nev. 978, 987 (2008).

<sup>&</sup>lt;sup>2</sup> Moore v. State 134 Nev. Nev. Adv. Op 35 (2018).

# Churchill County District Attorney 165 North Ada Street Fallon, Nevada 89406 (775) 423-6561 Fax (775) 423-6528

## ANSWER AND OPPOSITION TO GROUND TWO

In Ground Two Martin alleges, again without proof that he was suffering from PTSD, depression (psychotic) during his plea hearing and that Counsel failed to investigate his competence. He further asserts that he was not competent to enter his plea. Martin claims are merely conclusionary and not supported by any facts. As his claims are belied by the record of the proceedings and the written guilty plea memorandum this ground should be dismissed as well.

## ANSWER AND OPPOSITION TO GROUND THREE

Martin next claims counsel failed to present mitigating evidence at sentencing. Again this claim is also belied by the record as counsel for the defendant made extensive agruments at sentencing. This ground should also be dismissed as it is belied by the record and there is no showing of prejudice.

## ANSWER AND OPPOSITION TO GROUND FOUR

Martin next claims counsel did not consult with him and inform him of this right to appeal and failed to perfect that right after being instructed to appeal. In the guilty plea agreement he is directly informed of the limits of his right to appeal. Martin does not list with specificity what the appeal issue would be as is his burden. As such this ground should be dismissed as well.

## ANSWER AND OPPOSITION TO GROUND FIVE

This ground has been addressed in the State's motion to dismiss and as such will not be addressed here.

## CONCLUSION

Based upon the foregoing the State would request that this Writ be dismissed.

DATED: This \_\_\_\_ day of July, 2021.

Lane R. Mills Chief Deputy District Attorney 165 North Ada Street Fallon, NV 89406

1 CERTIFICATE OF SERVICE 2 On the day of July, 2021, I was an employee of the Churchill County District 3 Attorney's Office and that the foregoing ANSWER AND OPPOSITION TO THE POST 4 5 **CONVICTION WRIT OF HABEAS CORPUS** was served to the following address(s): 6 William Martin / Inmate #95529 Attorney Generals Office 7 100 North Carson Street Northern Nevada Correctional Center Carson City, NV 89701 P.O. Box 7000 8 Carson City, NV 89702 9 10 11 By: 12 U.S. Mail 13 Certified Mail 14 Return Receipt Requested 15 Hand Delivered 16 Facsimile 17 Email 18 19 20 Samantha Lane 21 Legal Secretary 22 23 24 25

DA#21-457/LRM/LO

775) 423-6561 Fax (775) 423-6528

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Fallon, Nevada 89406 165 North Ada Street

Churchill County District Attorney



Case No. 19-10DC-0289A

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2021 JUL 16 AM 9: 32

COURT CLERK

# IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CHURCHILL

WILLIAM MARTIN,

Petitioner,

VS.

WARDEN PERRY RUSSEL,

Respondent.

ORDER DISMISSING PETITION FOR WRIT OF HABEAS CORPUS

This Matter is before the Court on Petitioner WILLIAM JACOB MARTIN's (hereinafter "William") Petition for Writ of Habeas Corpus (Post-Conviction), filed on March 16, 2021. On June 28, 2021 the STATE OF NEVADA (hereinafter "State") filed a Motion to Dismiss Post Conviction Writ as Untimely. On July 6, 2021 the State filed an Answer and Opposition to the Post-Conviction Writ of Habeas Corpus. The Answer filed by the State was in response to the Court's May 20, 2021 Order directing a response from the State within 45 days.

Pursuant to NRS 34.726(1), a Petition for Writ of Habeas Corpus "must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment,

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within 1 year after the appellate court of competent jurisdiction... issues its remittitur." A petitioner may demonstrate good cause for the delay in filing if: 1) the delay is not the fault of the petitioner; and 2) that dismissal of the petition as untimely will unduly prejudice the petitioner. Id. "application of the statutory procedural default rules to post-conviction habeas petitions is mandatory." State v. Eighth Judicial Dist. Court, 121 Nev. 225, 231 (2005).

Here. William was sentenced for a minimum term of 36 months with a maximum term of 120 months. A Judgment of Conviction was entered on June 25, 2019. William did not appeal. Thus, for William's Petition to be considered, it had to be filed on or before June 25. 2020. William's Petition is untimely as it was filed on March 16, 2021.

Accordingly, William has the burden of showing good cause for his delayed filing. William argues the COVID-19 pandemic hindered his ability to timely file his petition. The Court finds William's argument does not show good cause for the delayed filing. The Court bases this finding on the fact that William's judgment of conviction was entered on June 25, 14 2019. The COVID-19 pandemic caused country wide shutdowns in March of 2020. That leaves roughly eight months in which William could have filed his petition. While the pandemic may have hindered William's ability to file his petition at the end of his statutory time period, he had ample opportunity to file prior to the beginning of the pandemic.

Accordingly, pursuant to NRS 34.726, William's Petition for Writ of Habeas Corpus (Post-Conviction) is DISMISSED as untimely.

IT IS SO ORDERED.

day of \_\_\_\_ Dated this

JM SHIRLEY DISTRICT JUDGE

# CERTIFICATE OF SERVICE The undersigned, an employee of the Tenth Judicial District Court, hereby certifies that on the day of July, 2021, I served the foregoing **ORDER DISMISSING** PETITION FOR WRIT OF HABEAS CORPUS on the parties, as noted below: Lane R. Mills Esq. 165 North Ada Street Fallon, NV 89406 Email: lmills@churchillda.org; lorozco-padilla@churchillda.org William Jacob Martin #95529 N.N.C.C. P.O. Box 7000 Carson City, NV 89702 DATED this 16th day of July, 2021. Subscribed and Sworn to before me this / day of July, 2021. Deputy Court Clerk



FILED CASE NO. 19-10DC-0289A 1 2021 JUL 16 AM 9: 52 2 DEPT. NO. I SUE SEVON COURT CLERK 3 The undersigned hereby affirms that this document does not contain the social security number of any person. 4 5 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 7 IN AND FOR THE COUNTY OF CHURCHILL 8 WILLIAM MARTIN, 9 Petitioner, 10 VS. NOTICE OF ENTRY OF ORDER 11 WARDEN PERRY RUSSEL, 12 Respondent. 13 14 Please take notice that on July 16, 2021, this Court entered its Order Dismissing 15 Petition for Writ of Habeas Corpus. A copy is attached hereto. 16 DATED this 16th day of July, 2021. 17 18 Sue Sevon, Clerk of Court 19 20 Deputy Court Clerk (SEAL) 21 22 23 24

JB

1	<u>CERTIFICATE OF MAILING</u>		
2	The undersigned, an employee of the Tenth Judicial District Court, hereby certifies		
3	that I served the foregoing NOTICE OF ENTRY OF ORDER on the parties by depositing		
4	a copy thereof in the U.S. Mail at Fallon, Nevada, postage prepaid, or as noted below:		
5	Lane R. Mills Esq.  Email - lmills@churchillda.org		
6			
7	Charles B. Woodman Esq. Attorney at Law 548 W. Plumb Lane, Suite B		
8	Reno, NV 89501		
9	William Jacob Martin #95529 N.N.C.C.		
10	P.O. Box 7000		
11	Carson City, NV 89702		
12	Office of the Attorney General 100 North Carson Street		
13	Carson City, NV 89701 ~ Courtesy Copy ~		
14			
	DATED this 16th day of July, 2021.		
15 16	Deputy Court Clerk		
17	Subscribed and Sworn to before me		
	this 16th day of July, 2021.		
18	last alst		
19	Deputy Court Clerk		
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Case No. 19-10DC-0289A

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# IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CHURCHILL

WILLIAM MARTIN,

Petitioner,

VS.

WARDEN PERRY RUSSEL,

ORDER DISMISSING PETITION FOR
WRIT OF HABEAS CORPUS

Respondent.

This Matter is before the Court on Petitioner WILLIAM JACOB MARTIN's (hereinafter "William") Petition for Writ of Habeas Corpus (Post-Conviction), filed on March 16, 2021. On June 28, 2021 the STATE OF NEVADA (hereinafter "State") filed a Motion to Dismiss Post Conviction Writ as Untimely. On July 6, 2021 the State filed an Answer and Opposition to the Post-Conviction Writ of Habeas Corpus. The Answer filed by the State was in response to the Court's May 20, 2021 Order directing a response from the State within 45 days.

Pursuant to NRS 34.726(1), a Petition for Writ of Habeas Corpus "must be filed within 1 year after entry of the judgment of conviction or, if an appeal has been taken from the judgment,

within 1 year after the appellate court of competent jurisdiction... issues its remittitur." A petitioner may demonstrate good cause for the delay in filing if: 1) the delay is not the fault of the petitioner: and 2) that dismissal of the petition as untimely will unduly prejudice the petitioner. *Id.* "application of the statutory procedural default rules to post-conviction habeas petitions is mandatory." *State v. Eighth Judicial Dist. Court*, 121 Nev. 225, 231 (2005).

Here. William was sentenced for a minimum term of 36 months with a maximum term of 120 months. A Judgment of Conviction was entered on June 25, 2019. William did not appeal. Thus, for William's Petition to be considered, it had to be filed on or before June 25, 2020. William's Petition is untimely as it was filed on March 16, 2021.

Accordingly, William has the burden of showing good cause for his delayed filing. William argues the COVID-19 pandemic hindered his ability to timely file his petition. The Court finds William's argument does not show good cause for the delayed filing. The Court bases this finding on the fact that William's judgment of conviction was entered on June 25, 2019. The COVID-19 pandemic caused country wide shutdowns in March of 2020. That leaves roughly eight months in which William could have filed his petition. While the pandemic may have hindered William's ability to file his petition at the end of his statutory time period, he had ample opportunity to file prior to the beginning of the pandemic.

Accordingly, pursuant to NRS 34.726, William's Petition for Writ of Habeas Corpus (Post-Conviction) is DISMISSED as untimely.

# GOOD CAUSE APPEARING, IT IS HEREBY ORDERED

1. The Petition for Writ of Habeas Corpus (Post-Conviction) is DISMISSED.

IT IS SO ORDERED.

Dated this 14th day of

DISTRICT (UDGE

## CERTIFICATE OF SERVICE

2	The undersigned, an employee of the Tenth Judicial District Court, hereby certified that on the \(\frac{160}{100}\) day of July, 2021, I served the foregoing <b>ORDER DISMISSING</b>		
3	PETITION FOR WRIT OF HABEAS CORPUS on the parties, as noted below:		
4	Lane R. Mills Esq. 165 North Ada Street		
5	Fallon, NV 89406 Email: lmills@churchillda.org; lorozco-padilla@churchillda.org		
6			
7	William Jacob Martin #95529 N.N.C.C.		
8	P.O. Box 7000 Carson City, NV 89702		
9			
10	DATED this loth day of July, 2021.		
11	leve flevery		
12	Sue Sevon, Court Administrator		
13	Subscribed and Sworn to before me this Lord day of July, 2021.		
14	Julie Chenninghors		
15	Deputy Court Clerk		
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William Martin #95529

NNCC
P.O. BOX 7000

Carson City, NV 89702

Petitioner In Prose

Tenth Judicial District Court

William Martin, Case No. 19-10DC-0289 A
Petitioner, Dept Z

VS. Petitioner's Opposition To
Perry Russell, et al., Respondent's Motion To
Respondents. Dismiss

Petitioner William Martin, hereby files his Opposition to the Respondent's Motion to Dismiss his Post-Conviction Writ as Untimely in the above-entitled cause of action.

This Opposition is made and based upon the attached Points And Authorities, and all other papers and pleadings on file in this case.

Points And Authorities

I. Argument

A. Petitioner's Post-Consiction Petition For
Writ Of Itabeas Corpus Is Timely Under MRS 34.726 (2).

In their Motion to Dismiss petitioner's post-conviction petition for writ of habeas corpus, Respondents argue that Petitioner failed to file his habeas petition in a timely marner pursuant to NRS 34.726 (1), and that, Petitioner failed to show cause and prejudice excusing his alleged late filing. This organient is without merit and should be rejected by this lourt. When reviewing Petitioner's post-conviction writ, it appears that Respondents dicht ever acknowledge Petitioner's Memorardum of Points and Authorities that he filed contemporareously with his petition, in support of said petition. First the Respondent's arguenent fails because, the Motion For An Extension Of Time that Petitioner timely filed, due to extraordinary circumstances, i.e., the coronavirus and quartenteen quaranteen, tolled the 1-year clock from running astil the Motion was asswered which trever was. And, the Motion specifically requested relief, i.e., an extension of time, because of the quaranteen at the prison due to the corona virus, that Petitiones was also suffering from. Finally, Petitionerfiled the Motion in good faith and, it's not his fault the lourt failed to answer it.

Second, Petitioner's suffering from the corona virus, and inability to obtain adequate assistance from the NNCC Law Library Cour to the quaranteen) are clearly adequate cause for his alleged late filing, as both of these impediments were external to the defense. See Pellignini V. State, 117 Nev. 860, 886 (2001). And, third, Petitioner would be significantly prejudiced if he were not allowed to file his habeas petition due to the abovementioned impediments external to the defense because, Petitioner has shown that he was deried effective assistance of coursel that ultimately resulted in his unlawful conviction; Petitioner is actually inocent of the underlying offenses in this case B. Judicial Review Of Petitioner's Claims For Relief In The Instant Petition Is Required Because Failure To Consider Them Will Result In A Fundamental Missacriage Of Justice. Assuming, arquerdo, that there is a procedural default in the instant case, it must be excused by this Court because, Petitioner has made a colorable showing that he is actually innocent of the crimes he was

unlawfally convicted of and, faiture to consider his claims for relief will result in a fundamental miscarriage of justice. See Pelligriniv. State, 34 P.3d 519, 537 (Nev. 2001); and, Mazzar v. Whitley, 921 P.2d 920, 922 (Nev. 1996).

Furthermore, this lount should take sudicial Notice of the fact that Respondent's failed to present any arguements against Petitioner's Claim of actual invocence contained in his Memorandum of Points and Authorities, that he filed contemporaneously with the instant habeas petition, Clearly, Respondents have not contested letitioner's claim of actual innocence, and, Petitioner's claim of actual innocence, and, Petitioner is entitled to have his petition heard on the ments.

C. The Court Should Order Expansion
OF The Record And An Evidentiary
Hearing In This Case

Petitioner's claim of actual innocence is highly fact dependent and, Petitioner is entitled to further factual development before this action

is dismissed.

At the very least this lourt should hold an evidentiary heaving for the limited purpose of allowing Martin to present the testimony of his expert witness on the issue of his legal insarity at the time of the alleged offenses. Especially, since Martin has made a prima facie showing of actual insocence, by reason of legal insarity,

II. Conclusion

Petitioner respectfully requests that this Court deny Respondent's Motion To Dismiss Post-Conviction Writ As Untimely, and further, grant Petitioner's Petition For Writ of Habeas Corpus (Post-Conviction) in this case,

Dated this 13th of July, 2021.

Respectfully Submitted:

William Martin #95529 Petitioner In Pro Se (erticate of Service By Mail

I, William Martin, hereby certify pursuant to

NiR.C.P. 5(b), that on the 13th day of July,

2021, I mailed a true and correct copy of

the foregoing Petitioner's Opposition To Respondent's

Motion To Dismiss, addressed to:

Lane R. Mills
Chief Deputy District Attorney
165 North Ada Street
Fallon, Nevada 89406

Attorney General's Office 100 North Carson Street Carson City, Nevada 89701

William Martin #95529

FILED 1 CASE NO. 19-10DC-0289 2 DEPT. NO. I 2021 JUL 16 PM 1: 42 3 SUE SEVON 4 IN THE TENTH JUDICIAL DISTRICT COURT STATEYO 5 IN AND FOR THE COUNTY OF CHURCHILL 6 7 WILLIAM MARTIN 8 Petitioner 9 10 v. **DOCUMENTATION OF COURTESY** 11 PERRY RUSSEL, ET AL. SERVICE BY CLERK'S OFFICE 12 Respondent 13 14 15 16 The undersigned, an employee of the Tenth Judicial District Court, hereby states that 17 I provided a **COURTESY COPY** of the foregoing PETITIONER'S OPPOSITION TO 18 RESPONDENT'S MOTION TO DISMISS on the party, by depositing a copy thereof as 19 noted below. 20 21 William Jacob Martin 22 N.N.C.C. P.O. Box 7000 23 Carson City, NV 89702 24 25 26 27 28 Clerk of the Court

# IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM JACOB MARTIN,	)	SUPREME COURT NO. 83315
APPELLANT,	)	DC CASE NO. 19-10DC-0289
VS.	)	
THE STATE OF NEVADA,	)	
RESPONDENT.	)	
	)	

# RECORD ON APPEAL VOLUME 5

ATTORNEY FOR APPELLANT
WILLIAM JACOB MARTIN, PRO PER
NORTHERN NV CORRECTIONAL CENTER
P.O. BOX 7000
CARSON CITY, NV 89702

ATTORNEY FOR RESPONDENT LANE MILLS, ESQ. CHIEF DEPUTY DISTRICT ATTORNEY 165 N. ADA STREET FALLON, NV 89406

# #19-10DC-0289 - STATE OF NEVADA vs. WILLIAM JACOB MARTIN VOLUME INDEX

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1 Setting Memo (Sentencing)	4/19/2019 48 - 49

FILED

William Wartin #95529	2021 JUL 21 PM 2: 43
NNCC	SUE SEVON COURT CLERK
P.O. BOX 7000	By Benning Perty
Carson City, NV 89702	J
Petitioner In Pro Se	

Terth Judicial District Court
Churchill County, Nevada

William Martin, Lase No. 19-10DC-0289A

Petitioner, Dept. No. I

VS. Petitioner's Reply To Respondents'

Perry Russell, et al., Answer And Opposition

Respondents.

Petitioner William Martin, hereby submits for filing his Reply to Respondents' Answer And Opposition To The Post Conviction Writ Of Habeus Corpus, filed by Respondents in the above-entitled case on July 6, 2021.

This Reply is made and based upon the attached Points And Authorities, and all other papers, pleadings and documents on file in this lase.

Points And Authorities

I. Argument
A. Petitioner's Reply to Respondents' Answer

And Opposition To Ground One.

In their Answer and Opposition to Ground One,

Respondents incorrectly argue that Petitioner's claim

of ineffective assistance of counsel in Grovend One

is based on a "bald, ansupported assertion." And

that the "filings in this matter are devoid of

proof that defendant was insure." See Respondents'

Answer and Opposition at p. 3.

These arguments by Respondents are disingenuous at

best and should be rejected by this lourt.

First, the record demonstrates that Petitioner was diagnosed with PTSD and a severe substance

abuse disorder. Petitioner cleanly wikel to the portions of the record fexhibits that show this,

in his Memoradum of Points and Authorities in

support of his habeas petition.

Second, a significant aspect of Petitioner's claim in Ground One is that, due to ineffective assistance of counsel, he was deried a psychiatrist expert to assist him in his defense. The fact that there isn't more in the record concerning Petitioner's legal insanity at the time of the offense is because, he was deprived of the very psychiatrist expert he needed to develop the record for his insanity definse. Thus, Respondents one attempting to blame Petitioner, instead of his ineffective trial coursel, for the

lack of more psychiatric evidence in the record.

And, third, fetitioner's claim of ineffective assistance of coursel is not belied by the record in this case. As fetitioner has alleged in his habeas petition, he was mentally incompetent during his plea hearing, and when he signed his guilty plea memorandum, letitioner will further argue this incompetency issue in Section "B," Infra.

B. Petitioner's Reply To Respondents'
Answer And Opposition To Ground
Two

In their Answer and Opposition, Respondents contend that bround Two Should be dismissed because fetitioners claims are belied by the record of the proceedings and the written quilty plea nemorardum..." Id. at f. 4.

This argument is also without merit and

should be rejected by this lourt.

Here, Respondent's fact finding is limited
to observing Petitioner's demeanor, and, as the
Supreme Court indicated in fate v, Robinson,
383 U.S. 375, 386 (1966), demeanor is not dispositive.

The existence of even a severe psychiatric defect is not always apparent to laymen. Bruce v. Estelle, 536 Fild 1051, 1059 (544 Cir 1976). "One need not be

Catatoric, raving or frothing, to be Elegally incompetent]."
Lokos V. Capps, 625 F.2d 1258, 1267 (5th Cir. 1980). Petitioner has alleged that he was suffering from PTSD and Psychotic Depression during his plea hearing and the signing of his guilty plea monorardum. The Respondents have not brought forth any vailed evidence to controvert this claim of Petitioners. Thus, Respondent's argument mus talso be rejected by this Court. C, Petitioner's Reply To Respondent's Answer And Objection To Ground Three. Respondents' argument in this matter is without merit. The record shows that Petitioner's trial coursel completely failed to raise the issue of Petitioner's incompetency and, coursel did not obtain a psychiatrist expert to assist Petitioner with his defense and to assist him at senkning (Emphasis added). Had Petitioner's trial coursel acted effectively, Petitioner would have had an expert psychiatrist's opinion on issues of mitigation at his sentencing heaving, Petitioner was deried fundamental fairness. See Ake v. Oklahoma, 470 U.S. 68, 76, 97 n. 13 (1985). D. Petitioner's Reply To Respondent's Answer And Opposition To Ground Four. In their Answer and Opposition, Respondents

incorrectly assert that Petitioner's Claim in Ground Four must fail because Petitioner did not list with specificity what his appeal issues would have been. See Answer and Opposition at f. Y. This argument must also fail,

First, Petitioner is not able to adequately set torth all of his grounds for direct appeal in the instant petition because his ineffective trial coursel failed to consult with him, after he specifically requested a direct appeal, and failed to perfect his appeal for him.

Therefore, Petitioner (a mentally Ill defendant) could not have possibly known the full extent of the due process issues priolations that were ripe for appeal in this case, such as being consided while incompetent, without consulting with coursel. Clearly, at the very least, fetitioner would have raised two substantive due process claims on direct appeal, i.e., being deprived of a psychiatric expent for his definse and his being convicted and sentenced while he was incompetent, Again, bespondents are attempting to blame Petitioner for his trial coursel's ineffective, deficient performance.

E, Petitioner's Reply To Respondent's
E, Petitioner's Reply To Respondent's Answer And Opposition 16 Ground
Five.
This ground has been addressed in
Petitioner's Opposition To the States Motion
to Dismiss Post Conviction Writ and as
such will not be addressed herein.
II. Conclusion
Based upon the toregoing Petitioner
would request that his letition For Writ
of Habeas Corpus (Post-conviction) be granted.
Based upon the foregoing Petitioner  would request that his Petition For Writ  of Habeas Corpus (Post-Conviction) be granted.  Duted this 15th day of July, 2021.
Respectfully Sabmitted:
Walian Martin # 955-29
Petitioner In Pro Se
101.1101(E): F/( 1/0 )C
6

(ertificate Of Service By Mail

I, William Martin, Hereby certify pursuant

to N.R.C.P. 5 (b) that on the 15th day of July, 2021,

Frailed a true and correct copy of the foregoing

Petitioner's Reply To Respondents' Answer

And Opposition, in an envelope, first-class

postage fully paid, addressed to:

Care R. Mills

Chief Deputy District Attarney

165 North Ada Street

Fallon, Nevada 89406

Attorney General's Office 100 North Carson Street Carson City, Nevada 89701

Signed By: William Martin # 95529

1	CASE NO. 19-10DC-0289	FILED
2	DEPT. NO. I	2021 JUL 21 PM 2: 44
3		SUE SEVON
4		COURT CLERK
5		STRICT COURT STATE OF MEVANDA POR
6	IN AND FOR THE	COUNTY OF CHURCHILL
7 8	WILLIAM MARTIN Petitioner	
9	v.	DOCUMENTATION OF COURTESY
10	PERRY RUSSEL, ET AL.	SERVICE BY CLERK'S OFFICE
11	Respondent	SERVICE DI CEERRI S CITTOE
12		
14 15 16 17		he Tenth Judicial District Court, hereby states that oregoing Petitioners Reply to Respondent's epositing a copy thereof as noted below.
18	William Jacob Martin N.N.C.C.	
19	P.O. Box 7000	
20	Carson City, NV 89702	
21		
22		
23		
24	Julie C. Denningholo	
25	Deputy Court Clerk	
26		
27		
	II.	

William Martin	FILED
# 985 29	2021 JUL 29 PM 12: 12
(I.D. No.) Northern Nevada Correctional Center	SUE SEVON COURT CLERK
Post Office Box 7000 Carson City, Nevada 89702	The first to the f
	BY Dennigoport
IN THE TENTH JUDICIAL DISTRICT O	COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY O	F CHURCHILL
William Martin	
Petitioner/Defendant,	Case No.: 19-100C-0289A
VS.	Dept. No
Perry Russell, et al.,	
Respondent/Plaintiff	
NOTICE OF	APPEAL
<u>Ito Heb or</u>	
NOTICE IS HEREBY GIVEN that I,	William Martin appeal the
Judgment / Order entered on the	
	, 20 24
court.	
21 . Til	2 2 1
Dated this 26 day of July ,2	20 <u>21</u> .

-1-

(Signature)

# CERTIFICATE OF SERVICE BY MAIL

Pursuant to NRCP Rule	5(b), I hereby cert	ify that I am the	e Defendant named
herein and that on this	<b>26</b> day of	July	, 20 <b>_2</b> , I mailed a
true and correct copy of		•	L to the following:
lare f.	Mills Cou	anty District Atte	orney
	65 N. Ada	Street	
	Fallen, Neva	da 8940 6	9
AH	orney Genera	l's office	
_100 Car	o N. Carson	st NV 8970	To the second se
	- 71	reno e e dago serv	
			Je de la company
		/	(Signature)

# AFFIRMATION PURSUANT TO NRS 239B.030

** I certify that the foregoing documnumber of any persons.	nent DOES NOT contain the social security
7-26-21 (Date)	(Signature)

25

26

27

28

FILED

2021 JUL 30 AM 8: 36

OURT CLERK

# IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CHURCHILL

WILLIAM JACOB MARTIN,

Case No. 19-10DC-0289 A

Dept. No. 1

Appellant,

VS.

WARDEN PERRY RUSSEL et.al,

Respondent.

CASE APPEAL STATEMENT

1. Name of Appellant filing this Case Appeal Statement:

Prepared by District Court Clerk on Behalf of: William Jacob Martin

2. What Judge Issued Decision, Judgment or Order?

Judge Jim Shirley Tenth Judicial District Court

3. Who is/are the Appellant(s) and Name and Address of Appellant(s) Counsel?

Pro Per William Jacob Martin #95529 N.N.C.C. P.O. Box 7000 Carson City, NV 89702

1	4. Who is/are Respondent(s) and Name and Address of Respondent(s) Counsel?		
2	Warden Perry Russel Office of the Attorney General 100 North Carson Street Carson City, NV, 89701		
4	Carson City, NV 89701		
5	<ol> <li>Are Counsel not licensed to Practice Law in Nevada? ☐ Yes ☒ No         If the answer is yes, has counsel been granted permission to appear under SCT 42?         ☐ Yes ☐ No (Attach copy of District Court Order granting permission)     </li> </ol>		
7	6. Was Appellant Represented by Appointed or Retained Counsel at District Court?		
9	☐ Appointed Counsel ☐ Retained Counsel ☐ No Counsel		
11	7. Is Appellant Represented by Appointed or Retained Counsel on Appeal?		
12 13	☐ Appointed Counsel ☐ Retained Counsel ☐ No Counsel		
15	8. Was Appellant Granted leave to Proceed in Forma Pauperis?   Yes   No		
16	Date of Order: N/A		
17	<ol> <li>When did the Proceedings Commence in the District Court? (i.e., date complaint, indictment, information or petition was filed)</li> </ol>		
19	March 16, 2021 Petition for Writ of Habeas Corpus (Post-Conviction)		
20	10. Provide Brief Description of Nature of Action; Result in District Court, Type of Judgment or Order Being Appealed and Relief Granted by District Court: Counsel for		
21	Appeal:		
22	03/16/21: Petition for Writ of Habeas Corpus was filed (03/16/21). 05/20/21: The Court issued an Order Directing Response to the Churchill		
24	County District Attorney.		
25	06/28/21: Motion to Dismiss Post Conviction Writ as Untimely filed by the Churchill County District Attorney.		
26	<ul><li>07/06/21: Answer and Opposition to the Post Conviction Writ filed by the Churchill County District Attorney.</li><li>07/16/21: The Court issued an Order Dismissing Petition for Writ of Habeas Corpus.</li></ul>		
27			
28			

1	11. Has the Case previously been the subject of a the Supreme Court? ☐ Yes ☒ No If yes, provide caption and Supreme Court D	
2		
3	12. Does the Appeal Involve Child Custody or V	Isitation Issues?
4	☐ Yes ⊠ No	
5	13. If this is a Civil Case, Does the Appeal Invol	ve the Possibility of Settlement?
7	☐ Yes ⊠ No	
9	Dated this 30 The Day of Luly	_, 20_2(
10		Sue Sevon, Clerk of Court
11		
12		Doputy Court Clerk
13		Tenth Judicial District Court
14		73 N. Maine Street Fallon, NV. 89406
15		775-423-6088
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# IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM JACOB MARTIN,

RTIN, COURT CLERK
Appellant Denning

VS.

PERRY RUSSELL, WARDEN,

Respondent.

No. 83315

FILED

AUG 1 2 2021

CLERK OF SAPREME COURT

BY

DEPUTY CLERK

# ORDER DIRECTING TRANSMISSION OF RECORD AND REGARDING BRIEFING

Having reviewed the documents on file in this pro se appeal, this court has concluded that its review of the complete record is warranted. See NRAP 10(a)(1). Accordingly, the clerk of the district court shall have 30 days from the date of this order to transmit to the clerk of this court a certified copy of the complete trial court record of this appeal. See NRAP 11(a)(2). The record shall include copies of documentary exhibits submitted in the district court proceedings, but shall not include any physical, non-documentary exhibits or the original documentary exhibits. The record shall also include any presentence investigation reports submitted in a sealed envelope identifying the contents and marked confidential. See NRS 176.156(5).

Within 120 days, appellant may file either (1) a brief that complies with the requirements in NRAP 28(a) and NRAP 32; or (2) the "Informal Brief Form for Pro Se Parties" provided by the supreme court clerk. NRAP 31(a)(1). If no brief is submitted, the appeal may be decided on the record on appeal. NRAP 34(g). Respondent need not file a response to any brief filed by appellant, unless ordered to do so by this court. NRAP

SUPREME COURT OF NEVADA

46A(c). This court generally will not grant relief without providing an opportunity to file a response. *Id*.

It is so ORDERED.

/ Jarlesty, C.J.

cc: William Jacob Martin
Attorney General/Carson City
Churchill County District Attorney/Fallon
Churchill County Clerk



1 2	CASE NO. 19-10DC-0289 DEPT. 1		
3			
5	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
6	IN AND FOR THE COUNTY OF CHURCHILL		
8	STATE OF NEVADA,		
10	Plaintiff, vs.		
11 12	WILLIAM JACOB MARTIN,		
13	Defendant.		
14 15	CERTIFICATE		
16 17 18	I, SUE SEVON, Clerk of the District Court for the Tenth Judicial District Court of the State of Nevada, in and for the County of Churchill, do hereby certify that the preceding documents are copies of the original documents on file with the District Court.		
19	DATED: This 3rd day of September, 2021.		
21			
22	SUE SEVON Clerk of the District Court		
23 24	Fulee C. Benninghole		
25	Julie Benninghove Deputy District Court Clerk		
26	Disputy District Court Clerk		
27			