CLERK OF THE COURT 1 NOA **NEVADA DEFENSE GROUP** 2 Damian Sheets, Esq. Nevada Bar No. 10755 3 Kelsey Bernstein, Esq. Electronically Filed 4 Nevada Bar No. 13825 Jul 14 2021 11:50 a.m. 714 S. 4th Street, Elizabeth A. Brown 5 Las Vegas, NV 89101 Clerk of Supreme Court Telephone: (702) 988-2600 6 Facsimile: (702) 988-9500 7 dsheets@defendingnevada.com Attorney for Defendant/Appellant 8 Dorian Cullen 9 **EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA** 10 C-20-350966-1 11 Case No. The State of Nevada Dept. No. VI Plaintiff, 12 VS. 13 **NOTICE OF APPEAL** Dorian Cullen, 14 Defendant. 15 16 17 **NOTICE IS HEREBY GIVEN** that Defendant/Appellant, DORIAN CULLEN, hereby 18 appeals to the Supreme Court of Nevada from the Judgment of Conviction in the above-19 referenced case entered on or about June 10, 2021. 20 DATED this 8th day of July, 2021. 21 /s/ Damian Sheets 22 Damian Sheets, Esq. 714 S. 4th Street, 23 Las Vegas, Nevada 89101 Telephone: (702) 988-2600 24 Attorney for Defendant/Appellant 25 26 27 28

Docket 83108 Document 2021-20293

Electronically Filed 7/8/2021 12:46 PM Steven D. Grierson

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 8th day of July, 2021 I served a true and correct copy of the foregoing **NOTICE OF APPEAL**, upon each of the parties by electronic service through Wiznet, the Eighth Judicial District Court's e-filing/e-service system, pursuant to N.E.F.C.R.9; and by depositing a copy of the same in a sealed envelope in the United States mail, Postage Pre-Paid, addressed as follows:

Clark County District Attorney's Office 200 Lewis Ave., 3rd Floor Las Vegas, NV 89155 motions@clarkcountyda.com pdmotions@clarkcountyda.com

/s/ Alexis E. Minichini

An Employee of Nevada Defense Group

CASE SUMMARY CASE NO. C-20-350966-1

State of Nevada **Dorian Cullen**

Location: Department 6 Judicial Officer: Bluth, Jacqueline M. Filed on: 09/23/2020

Cross-Reference Case C350966 Number:

Defendant's Scope ID #: 6008708 ITAG Case ID: 2341073 Lower Court Case Number: 20CR021679

CASE INFORMATION

Case Type: Felony/Gross Misdemeanor Statute Offense Deg Date 1. BATTERY CONSTITUTING DOMESTIC 200.485.2 09/03/2020 Case VIOLENCE - STRANGULATION 06/10/2021 Closed Status: Filed As: BATTERY BY 9/23/2020 STRANGULATION Arrest: 09/23/2020 2. BATTERY CONSTITUTING DOMESTIC 200.485.4A 09/03/2020 VIOLENCE, PREGNANT VICTIM Filed As: BATTERY CONSTITUTING M 9/23/2020 DOMESTIC VIOLENCE

Statistical Closures

06/10/2021 Other Manner of Disposition - Criminal 04/06/2021 Guilty Plea with Sentence (before trial) (CR)

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number C-20-350966-1 Court Department 6 09/23/2020 Date Assigned Judicial Officer Bluth, Jacqueline M.

PARTY INFORMATION

Lead Attorneys Defendant Cullen, Dorian Sheets, Damian Retained 702-988-2600(W)

Wolfson, Steven B

Plaintiff State of Nevada 702-671-2700(W)

DATE **INDEX EVENTS & ORDERS OF THE COURT**

EVENTS

09/23/2020 🚺 Criminal Bindover

09/23/2020 췹 Criminal Bindover - Confidential

09/23/2020 Information

Party: Plaintiff State of Nevada

Information

10/18/2020 Guilty Plea Agreement

Guilty Plea Agreement

CASE SUMMARY CASE NO. C-20-350966-1

I	, and the state of	ı		
12/28/2020	PSI			
03/24/2021	Reporters Transcript Reporter's Transcript of Unconditional Waiver of Preliminary Hearing, 9-23-2020.			
03/31/2021	Order Admitting Defendant to Probation & Fixing Terms Probation Agreement and Rules			
04/06/2021	1 Judgment of Conviction Judgment of Conviction (Plea of Guilty)			
06/01/2021	1 Probation Violation Report			
06/10/2021	Amended Judgment of Conviction Order for Revocation of Probation and Amended Judgment of Conviction			
07/08/2021	Notice of Appeal (Criminal) C350966 Cullen Notice of Appeal			
10/18/2020	DISPOSITIONS Plea (Judicial Officer: Bluth, Jacqueline M.) 1. BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION Guilty PCN: Sequence:			
	2. BATTERY CONSTITUTING DOMESTIC VIOLENCE, PREGNANT VICTIM Guilty PCN: Sequence:			
03/03/2021	Disposition (Judicial Officer: Bluth, Jacqueline M.) 1. BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION Guilty PCN: Sequence:			
	BATTERY CONSTITUTING DOMESTIC VIOLENCE, PREGNANT VICTIM Guilty PCN: Sequence:			
03/03/2021	Adult Adjudication (Judicial Officer: Bluth, Jacqueline M.) 1. BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION 09/03/2020 (F) 200.485.2 (DC54740) PCN: Sequence:			
	Sentenced to Nevada Dept. of Corrections Term: Minimum:19 Months, Maximum:60 Months Suspended-Period of Probation: Indeterminate, Not To Exceed: 36 Months Condition			
	 Standard Conditions Digital Storage Media, You shall submit your digital storage media or any digital storage media that you have or use, including computers, handheld communication device and any network applications associated with those devices, including social media and remote storage services to a search and shall provide all passwords, unlock codes and account information associated with those items, with or without a search warrant, by the Division of Parole and Probation or its agents. Additional Condition, Cell Phone Conditions Maintain Full-Time Employment, attending school full time, a combination of both, or perform 16 hours 			

4. Maintain Full-Time Employment, attending school full time, a combination of both, or perform 16 hours

CASE SUMMARY CASE NO. C-20-350966-1

community service each month with proof to be provided.

- 5. Parenting Classes
- 6. Domestic Violence Counseling
- 7. Evaluation
- 8. No Contact, with the victim Amanda Rubio.
- 9. Comply With Curfew Imposed By Probation Officer

Fee Totals:

AA Fee - Battery

Domestic Violence 35.00

\$35

Administrative

Assessment Fee 25.00

\$25

DNA Analysis Fee 150.00

\$150

Genetic Marker 3.00 Analysis AA Fee

Indigent Defense

250.00 Civil Assessment

Fee - ASK

Fee Totals \$ 463.00

HEARINGS

09/25/2020



Matter Continued;

Journal Entry Details:

D.A. Maggie Christiansen present on behalf of the State via Bluejeans. Alexis Minichini, Esq. present for Defendant. Counsel requested a continuance for review of the Guilty Plea Agreement. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 09/28/20 8:00 AM (LLA);

09/28/2020



Arraignment Continued (8:00 AM) (Judicial Officer: Bluth, Jacqueline M.)

09/28/2020, 10/19/2020

Matter Continued;

Dept. 6 in trial - easing up calendar

Plea Entered;

Journal Entry Details:

Negotiations are as contained in the Guilty Plea Agreement FILED October 18, 2020. Ms. Lamanna requested the Amended Information be stricken. COURT SO ORDERED. Defendant requested he be placed on mid level electronic monitoring. COURT ORDERED, request DENIED. Defendant CULLEN ARRAIGNED AND PLED GUILTY TO COUNT I, BATTERY BY STRANGULATION (F), AND COUNT 2, BATTERY CONSTITUTING DOMESTIC VIOLENCE (M). Court ACCEPTED plea and ORDERED, matter REFERRED to the Division of Parole and Probation and SET for sentencing; pursuant to negotiations, Defendant's RELEASED on his own recognizance (O.R.) with High Level Electronic Monitoring and is to have NO CONTACT with Amanda Rubio. O.R./HLEM 2-17-21 9:30 AM SENTENCING;

Matter Continued;

Dept. 6 in trial - easing up calendar

Plea Entered;

Journal Entry Details:

Deputized Law Clerk, Joshua Judd appearing for the State via BlueJeans video conferencing. Ms. Bernstein advised the negotiations fell through and Defendant would enter a not guilty plea and ask for a trial date. State indicated the Defendant unconditionally waived his preliminary hearing. Therefore, State requested a continuance to file an Amended Information with the original charges. Defendant stated his issue with accepting the Guilty Plea Agreement was that he did not have an address to accept high level monitoring, and the rescue mission was not considered an address. Court advised the Defendant that the State needed to prepare an Amended Information so the matter would be continued to the department. COURT ORDERED, matter CONTINUED. IN CUSTODY CONTINUED TO: 10/05/20 10:15 AM (DEPT 6);

11/04/2020

Turther Proceedings (10:15 AM) (Judicial Officer: Bluth, Jacqueline M.) 11/04/2020, 11/18/2020

Custody Status/EMP Status

Matter Heard;

CASE SUMMARY CASE NO. C-20-350966-1

Matter Heard;

Journal Entry Details:

Ms. Bernstein stated the status check was set to make sure the Defendant was released on house arrest, advised he's been released, there's a sentencing date and they're good to go. Court thanked counsel. NIC 2-17-21 9:30 AM SENTENCING;

Matter Heard;

Matter Heard;

Journal Entry Details:

Court noted the content of the November 2, 2020 letter from House Arrest; Defendant was disqualified due to not being able to provide a working phone number. Defendant advised he was able to get a cell phone, the information has been provided and is being placed into the system and he got into a sober living home; it's uncertain if it will be accepted. At the request of Ms Sisolak, COURT ORDERED, proceedings CONTINUED. CUSTODY 11-18-20 10:15 AM CUSTODY STATUS/EMP STATUS;

02/17/2021

Sentencing (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.) 02/17/2021, 03/03/2021

Continued;

Defendant Sentenced;

Journal Entry Details:

Court noted the reading of the sentencing memorandum. Statement by Defendant. Arguments by counsel. Court admonished should there be any type of violence, contact with the mother or other non technical violations, the Defendant will be sent to prison. Defendant CULLEN ADJUDGED GUILTY OF COUNT 1, BATTERY BY STRANGULATION (F) AND COUNT 2, BATTERY CONSTITUTING DOMESTIC VIOLENCE (M). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers, \$3.00 DNA Collection fee, \$250.00 Indigent Defense Civil Assessment fee and \$35.00 Domestic Violence fee, as to COUNT 1, Defendant SENTENCED to a MINIMUM OF NINETEEN (19) MONTHS AND A MAXIMUM OF SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), SUSPENDED, placed on probation for an indeterminate period not to exceed THIRTY-SIX (36) MONTHS; COUNT 2, CREDIT FOR TIME SERVED. General Probationary Conditions: 1. Reporting: You are to report in person to the Division of Parole and Probation as instructed by the Division or its agent. You are required to submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects. 2. Residence: You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation, in each instance. 3. Intoxicants: You shall not consume any alcoholic beverages whatsoever. Upon order of the Division of Parole and Probation or its agent, you shall submit to a medically recognized test for blood/breath alcohol content. Test results of .08 blood alcohol content or higher shall be sufficient proof of excess. 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall submit to drug testing as required by the Division or its agent. No use of marijuana 5. Weapons: You shall not possess, have access to, or have under your control, any type of weapon. 6. Search: You shall submit your person, property, place of residence, vehicle or areas under your control to search including electronic surveillance or monitoring of your location, at any time, with or without a search warrant or warrant of arrest, for evidence of a crime or violation of probation by the Division of Parole and Probation or its agent. 7. Associates: You must have prior approval by the Division of Parole and Probation to associate with any person convicted of a felony, or any person on probation or parole supervision. You shall not have any contact with persons confined in a correctional institution unless specific written permission has been granted by the Division and the correctional institution. 8. Directives and Conduct: You shall follow the directives of the Division of Parole and Probation and your conduct shall justify the opportunity granted to you by this community supervision. 9. Laws: You shall comply with all municipal, county, state, and federal laws and ordinances. 10. Out-of-State Travel: You shall not leave the state without first obtaining written permission from the Division of Parole and Probation. 11. Employment/Program: You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division. 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule approved by the Division of Parole and Probation. Any excess monies paid will be applied to any other outstanding fees, fines, and/or restitution, even if it is discovered after your discharge. Special Probationary Conditions: 1. You shall submit your digital storage media or any digital storage media that you have access or use, including computers, handheld communication devices and any network applications associated with those devices, including social media and remote storage services to a search and shall provide all passwords, unlock codes and account information associated with those items, with or without a search warrant, by the Division of Parole and Probation or its agent. 2. Cell Phone Probation Conditions: a) Only allowed to have one cell phone at any given time. b) Provide current phone number to P&P, drug court staff and treatment providers at all times. c) Personalize voicemail in your own voice with your full name. d) Don t let anyone use your cell phone and do not use anyone else s cell phone. e) If phone is passcode protected, provide passcode to P&P and unlock phone at any time your probation officer requests to inspect your phone. f) Do not change the password or delete any text messages on your phone without permission and in the presence of your probation officer. g) Do not remove the SIM card from your cell phone at any time. 3. Be employed full time, attending school full time, a combination of both, or perform 16 hours community service each month with

CASE SUMMARY CASE No. C-20-350966-1

proof to be provided. 4. Continue long term parenting classes. 5. Complete one year Domestic Violence classes; classes already done may count. 6. Complete any other evaluations deemed appropriate by P & P. 7. No contact with the victim Amanda Rubio. 8. Comply with curfew. Court directed the Defendant to report to P & P within 48 hours and ORDERED, Defendant RELEASED from electronic monitoring. Bond if any EXONERATED. CLERK'S NOTE: Minutes corrected to reflect the right charge adjudicated as to Count 1. kar 4/5/21; Continued;

Defendant Sentenced;

Journal Entry Details:

Ms. Minichini requested a continuance, advised she just received good contact information for the Defendant, additional documentation has been received and a chance is wanted to put the documentation together. Upon inquiry of the Court, Ms. Minichini stated contact was not lost with the Defendant and advised he was on House Arrest and when released he did not follow up and call counsel; there wasn't good contact information; there is now. There being no opposition, COURT ORDERED, proceedings CONTINUED. NIC 3-3-21 11:00 AM SENTENCING;

06/07/2021

Revocation of Probation (11:00 AM) (Judicial Officer: Bluth, Jacqueline M.)

Probation Revoked;

Journal Entry Details:

Ms. Minichini stated the Deft. will stipulate to the violation of being arrested. Court advised Ms. Minichini that the Deft. was placed on this Court's star list and had advised the Deft. that if he came back in to court on a violation he will go to prison. Statement by the Deft. Arguments by counsel. Court stated its findings and ORDERED, PROBATION REVOKED; underlying SENTENCE of a MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC) IMPOSED with ELEVEN (11) DAYS credit for time served. NDC;

DATE FINANCIAL INFORMATION

Defendant Cullen, DorianTotal Charges463.00Total Payments and Credits0.00Balance Due as of 7/9/2021463.00

Electronically Filed 06/10/2021 9:15 AM
CLERK OF THE COURT

AJOCP

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

DORIAN CULLEN #6008708

Defendant.

CASE NO. C-20-350966-1

DEPT. NO. VI

ORDER FOR REVOCATION OF PROBATION AND AMENDED JUDGMENT OF CONVICTION

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crimes of BATTERY BY STRANGULATION (Category C Felony) in violation of NRS 200.481; and BATTERY CONSTITUTING DOMESTIC VIOLENCE (Misdemeanor) in violation of NRS 200.485(1)(A), 200.481(1)(A), 33.018; thereafter, on the 3rd day of March, 2021, the Defendant was present in court for sentencing with counsel, wherein the Court did adjudge the Defendant guilty thereof by reason of the plea of guilty, suspended the execution of the sentence imposed and granted probation to the Defendant.

THEREAFTER, a parole and probation officer provided the Court with a written statement setting forth that the Defendant has, in the judgment of the parole and

probation officer, violated the conditions of probation; and on the 7th day of June, 2021, the Defendant appeared in court with counsel ALEXIS MINICHINI, ESQ., and pursuant to a probation violation hearing/proceeding and good cause appearing to amend the Judgment of Conviction,

IT IS HEREBY ORDERED that the probation previously granted to the Defendant is REVOKED; in addition to the original fees, fines and assessments, IT IS FURTHER ORDERED that the underlying sentence is imposed as follows: **COUNT 1** – a MAXIMUM of SIXTY (60) MONTHS with a MINIMUM Parole Eligibility of NINETEEN (19) MONTHS; and **COUNT 2** – CREDIT FOR TIME SERVED; with ELEVEN (11) DAYS credit for time served.

Dated this 10th day of June, 2021

DF9 A5E 449E 1C31 Jacqueline M. Bluth District Court Judge

1	CSERV					
2	DISTRICT COURT					
3	CLARK COUNTY, NEVADA					
4						
5						
6	State of Nevada	CASE NO: C-20-350966-1				
7	VS	DEPT. NO. Department 6				
8	Dorian Cullen					
9						
10	AUTOMATED CERTIFICATE OF SERVICE					
11	This automated certificate of service was generated by the Eighth Judicial District					
12	Court. The foregoing Amended Judgment of Conviction was served via the court's electroni eFile system to all recipients registered for e-Service on the above entitled case as listed					
13						
14	Service Date: 6/10/2021					
15	State Nevada	pdmotions@clarkcountyda.com				
16 17	District Attorney	motions@clarkcountyda.com				
18	Damian Sheets	dsheets@defendingnevada.com				
19	Kelsey Bernstein	kbernstein@defendingnevada.com				
20	Law Clerk	dept06lc@clarkcountycourts.us				
21						
22						
23						
24						
25						
26						
27						
28						

Felony/Gross Misdemeanor

COURT MINUTES

September 25, 2020

C-20-350966-1

State of Nevada

vs

Dorian Cullen

September 25, 2020 8:00 AM

Initial Arraignment

HEARD BY: Miley, Stefany

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Nylasia Packer

RECORDER: Trisha Garcia

REPORTER:

PARTIES

PRESENT: Cullen, Dorian

Defendant

JOURNAL ENTRIES

- D.A. Maggie Christiansen present on behalf of the State via Bluejeans. Alexis Minichini, Esq. present for Defendant.

Counsel requested a continuance for review of the Guilty Plea Agreement. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 09/28/20 8:00 AM (LLA)

Felony/Gross Misdemeanor

COURT MINUTES

September 28, 2020

C-20-350966-1

State of Nevada

vs

Dorian Cullen

September 28, 2020 8:00 AM

Arraignment Continued

HEARD BY: Wiese, Jerry A. **COURTROOM:** RJC Lower Level Arraignment

COURT CLERK: Lauren Kidd

RECORDER: Gail Reiger

REPORTER:

PARTIES

PRESENT: Bernstein, Kelsey L. Attorney

Cullen, Dorian Defendant

JOURNAL ENTRIES

- Deputized Law Clerk, Joshua Judd appearing for the State via BlueJeans video conferencing.

Ms. Bernstein advised the negotiations fell through and Defendant would enter a not guilty plea and ask for a trial date. State indicated the Defendant unconditionally waived his preliminary hearing. Therefore, State requested a continuance to file an Amended Information with the original charges. Defendant stated his issue with accepting the Guilty Plea Agreement was that he did not have an address to accept high level monitoring, and the rescue mission was not considered an address. Court advised the Defendant that the State needed to prepare an Amended Information so the matter would be continued to the department. COURT ORDERED, matter CONTINUED.

IN CUSTODY

CONTINUED TO: 10/05/20 10:15 AM (DEPT 6)

PRINT DATE: 07/09/2021 Page 2 of 11 Minutes Date: September 25, 2020

Felony/Gross Misdemeanor

COURT MINUTES

October 19, 2020

C-20-350966-1

State of Nevada

Dorian Cullen

October 19, 2020

10:15 AM

Arraignment Continued

HEARD BY: Bluth, Jacqueline M.

COURTROOM: RJC Courtroom 10C

COURT CLERK: Keith Reed

RECORDER: De'Awna Takas

REPORTER:

PARTIES

PRESENT: Cullen, Dorian Defendant Attorney Attorney Plaintiff

Lamanna, Brianna K. State of Nevada

Hellman, Baylie

JOURNAL ENTRIES

- Negotiations are as contained in the Guilty Plea Agreement FILED October 18, 2020. Ms. Lamanna requested the Amended Information be stricken. COURT SO ORDERED. Defendant requested he be placed on mid level electronic monitoring. COURT ORDERED, request DENIED. Defendant CULLEN ARRAIGNED AND PLED GUILTY TO COUNT 1, BATTERY BY STRANGULATION (F), AND COUNT 2, BATTERY CONSTITUTING DOMESTIC VIOLENCE (M). Court ACCEPTED plea and ORDERED, matter REFERRED to the Division of Parole and Probation and SET for sentencing; pursuant to negotiations, Defendant's RELEASED on his own recognizance (O.R.) with High Level Electronic Monitoring and is to have NO CONTACT with Amanda Rubio.

O.R./HLEM

2-17-21 9:30 AM SENTENCING

PRINT DATE: Page 3 of 11 07/09/2021 Minutes Date: September 25, 2020

Felony/Gross Misdemeanor

COURT MINUTES

November 04, 2020

C-20-350966-1

State of Nevada

vs

Dorian Cullen

November 04, 2020 10:15 AM

Further Proceedings

HEARD BY: Bluth, Jacqueline M. **COURTROOM:** RJC Courtroom 10C

COURT CLERK: Keith Reed

RECORDER: De'Awna Takas

REPORTER:

PARTIES

PRESENT: Bernstein, Kelsey L. Attorney

Cullen, Dorian Defendant O'Halloran, Rachel Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Court noted the content of the November 2, 2020 letter from House Arrest; Defendant was disqualified due to not being able to provide a working phone number. Defendant advised he was able to get a cell phone, the information has been provided and is being placed into the system and he got into a sober living home; it's uncertain if it will be accepted. At the request of Ms Sisolak, COURT ORDERED, proceedings CONTINUED.

CUSTODY

11-18-20 10:15 AM CUSTODY STATUS/EMP STATUS

PRINT DATE: 07/09/2021 Page 4 of 11 Minutes Date: September 25, 2020

Felony/Gross Misdemeanor

COURT MINUTES

November 18, 2020

C-20-350966-1

State of Nevada

Dorian Cullen

November 18, 2020

10:15 AM

Further Proceedings

HEARD BY: Bluth, Jacqueline M.

COURTROOM: RJC Courtroom 10C

COURT CLERK: Keith Reed

RECORDER: De'Awna Takas

REPORTER:

PARTIES

PRESENT: Bernstein, Kelsey L. Attorney Defendant

Cullen, Dorian Lamanna, Brianna K. State of Nevada

Attorney

Plaintiff

JOURNAL ENTRIES

- Ms. Bernstein stated the status check was set to make sure the Defendant was released on house arrest, advised he's been released, there's a sentencing date and they're good to go. Court thanked counsel.

NIC

2-17-21 9:30 AM SENTENCING

PRINT DATE: 07/09/2021 Page 5 of 11 Minutes Date: September 25, 2020

Felony/Gross Misdemeanor

COURT MINUTES

February 17, 2021

C-20-350966-1

State of Nevada

vs

Dorian Cullen

February 17, 2021

11:00 AM

Sentencing

HEARD BY: Bluth, Jacqueline M.

COURTROOM: RJC Courtroom 10C

COURT CLERK: Keith Reed

RECORDER: De'Awna Takas

REPORTER:

PARTIES

PRESENT: Cullen, Dorian Defendant

Lamanna, Brianna K. Attorney Minichini, Alexis E. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Ms. Minichini requested a continuance, advised she just received good contact information for the Defendant, additional documentation has been received and a chance is wanted to put the documentation together. Upon inquiry of the Court, Ms. Minichini stated contact was not lost with the Defendant and advised he was on House Arrest and when released he did not follow up and call counsel; there wasn't good contact information; there is now. There being no opposition, COURT ORDERED, proceedings CONTINUED.

NIC

3-3-21 11:00 AM SENTENCING

PRINT DATE: 07/09/2021 Page 6 of 11 Minutes Date: September 25, 2020

Felony/Gross Misdemeanor

COURT MINUTES

March 03, 2021

C-20-350966-1

State of Nevada

VS

Dorian Cullen

March 03, 2021

11:00 AM Sentencing

HEARD BY: Bluth, Jacqueline M. **COURTROOM:** RJC Courtroom 10C

COURT CLERK: Keith Reed

RECORDER: De'Awna Takas

REPORTER:

PARTIES

PRESENT: Clowers, Shanon Attorney

Cullen, Dorian Defendant Hellman, Baylie Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Court noted the reading of the sentencing memorandum. Statement by Defendant. Arguments by counsel. Court admonished should there be any type of violence, contact with the mother or other non technical violations, the Defendant will be sent to prison. Defendant CULLEN ADJUDGED GUILTY OF COUNT 1, BATTERY BY STRANGULATION (F) AND COUNT 2, BATTERY CONSTITUTING DOMESTIC VIOLENCE (M). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers, \$3.00 DNA Collection fee, \$250.00 Indigent Defense Civil Assessment fee and \$35.00 Domestic Violence fee, as to COUNT 1, Defendant SENTENCED to a MINIMUM OF NINETEEN (19) MONTHS AND A MAXIMUM OF SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), SUSPENDED, placed on probation for an indeterminate period not to exceed THIRTY-SIX (36) MONTHS; COUNT 2, CREDIT FOR TIME SERVED.

General Probationary Conditions:

PRINT DATE: 07/09/2021 Page 7 of 11 Minutes Date: September 25, 2020

C-20-350966-1

- 1. Reporting: You are to report in person to the Division of Parole and Probation as instructed by the Division or its agent. You are required to submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.
- 2. Residence: You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation, in each instance.
- 3. Intoxicants: You shall not consume any alcoholic beverages whatsoever. Upon order of the Division of Parole and Probation or its agent, you shall submit to a medically recognized test for blood/breath alcohol content. Test results of .08 blood alcohol content or higher shall be sufficient proof of excess.
- 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall submit to drug testing as required by the Division or its agent. No use of marijuana
- 5. Weapons: You shall not possess, have access to, or have under your control, any type of weapon.
- 6. Search: You shall submit your person, property, place of residence, vehicle or areas under your control to search including electronic surveillance or monitoring of your location, at any time, with or without a search warrant or warrant of arrest, for evidence of a crime or violation of probation by the Division of Parole and Probation or its agent.
- 7. Associates: You must have prior approval by the Division of Parole and Probation to associate with any person convicted of a felony, or any person on probation or parole supervision. You shall not have any contact with persons confined in a correctional institution unless specific written permission has been granted by the Division and the correctional institution.
- 8. Directives and Conduct: You shall follow the directives of the Division of Parole and Probation and your conduct shall justify the opportunity granted to you by this community supervision.
- 9. Laws: You shall comply with all municipal, county, state, and federal laws and ordinances.
- 10. Out-of-State Travel: You shall not leave the state without first obtaining written permission from the Division of Parole and Probation.
- 11. Employment/Program: You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.
- 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule approved by the

PRINT DATE: 07/09/2021 Page 8 of 11 Minutes Date: September 25, 2020

C-20-350966-1

Division of Parole and Probation. Any excess monies paid will be applied to any other outstanding fees, fines, and/or restitution, even if it is discovered after your discharge.

Special Probationary Conditions:

- 1. You shall submit your digital storage media or any digital storage media that you have access or use, including computers, handheld communication devices and any network applications associated with those devices, including social media and remote storage services to a search and shall provide all passwords, unlock codes and account information associated with those items, with or without a search warrant, by the Division of Parole and Probation or its agent.
- 2. Cell Phone Probation Conditions:
 - a) Only allowed to have one cell phone at any given time.
 - b) Provide current phone number to P&P, drug court staff and treatment providers at all times.
 - c) Personalize voicemail in your own voice with your full name.
 - d) Don t let anyone use your cell phone and do not use anyone else s cell phone.
- e) If phone is passcode protected, provide passcode to P&P and unlock phone at any time your probation officer requests to inspect your phone.
- f) Do not change the password or delete any text messages on your phone without permission and in the presence of your probation officer.
 - g) Do not remove the SIM card from your cell phone at any time.
- 3. Be employed full time, attending school full time, a combination of both, or perform 16 hours community service each month with proof to be provided.
- 4. Continue long term parenting classes.
- 5. Complete one year Domestic Violence classes; classes already done may count.
- 6. Complete any other evaluations deemed appropriate by P & P.
- 7. No contact with the victim Amanda Rubio.
- 8. Comply with curfew.

Court directed the Defendant to report to P & P within 48 hours and ORDERED, Defendant RELEASED from electronic monitoring.

Bond if any EXONERATED.

C-20-350966-1

CLEDI/C NOTE: Minutes somested to reflect the right shares adjudicated as to Count 1 from 4/5//	21
CLERK'S NOTE: Minutes corrected to reflect the right charge adjudicated as to Count 1. kar 4/5/2	21

PRINT DATE: 07/09/2021 Page 10 of 11 Minutes Date: September 25, 2020

COURT MINUTES

Felony/Gross Misdemeanor

June 07, 2021

C-20-350966-1

State of Nevada

vs

Dorian Cullen

June 07, 2021

11:00 AM

Revocation of Probation

HEARD BY: Bluth, Jacqueline M. **COURTROOM:** RJC Courtroom 10C

COURT CLERK: Kristen Brown

RECORDER: De'Awna Takas

REPORTER:

PARTIES

PRESENT: Cullen, Dorian Defendant

Minichini, Alexis E. Attorney
State of Nevada Plaintiff
Trippiedi, Hagar L Attorney

JOURNAL ENTRIES

- Ms. Minichini stated the Deft. will stipulate to the violation of being arrested. Court advised Ms. Minichini that the Deft. was placed on this Court's star list and had advised the Deft. that if he came back in to court on a violation he will go to prison. Statement by the Deft. Arguments by counsel. Court stated its findings and ORDERED, PROBATION REVOKED; underlying SENTENCE of a MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC) IMPOSED with ELEVEN (11) DAYS credit for time served.

NDC

PRINT DATE: 07/09/2021 Page 11 of 11 Minutes Date: September 25, 2020



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

DAMIAN SHEETS, ESQ. 714 S. 4TH ST. LAS VEGAS, NV 89101

> DATE: July 9, 2021 CASE: C-20-350966-1

RE CASE: STATE OF NEVADA vs. DORIAN CULLEN

NOTICE OF APPEAL FILED: July 8, 2021

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

Case Appeal Statement
- NRAP 3 (a)(1), Form 2
Order
Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

Certification of Copy

State of Nevada	7	SS
County of Clark	5	33

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

NOTICE OF APPEAL; DISTRICT COURT DOCKET ENTRIES; ORDER FOR REVOCATION OF PROBATION AND AMENDED JUDGMENT OF CONVICTION; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

VS.

DORIAN CULLEN,

Defendant(s).

now on file and of record in this office.

Case No: C-20-350966-1

Dept No: VI

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 9 day of July 2021.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk