		Electronically Filed 1/28/2022 10:47 AM Steven D. Grierson CLERK OF THE COURT
1	NOAS	Atump. Atum
2	RESCH LAW, PLLC d/b/a Conviction Solutions By: Jamie J. Resch	
3	Nevada Bar Number 7154	
4	2620 Regatta Dr., Suite 102 Las Vegas, Nevada, 89128	Electronically Filed Feb 04 2022 10: <b>1</b> 3 a.m.
5	Telephone (702) 483-7360	Elizabeth A. Brown Clerk of Supreme Court
6	Facsimile (800) 481-7113 Jresch@convictionsolutions.com	
7	Attorney for Defendant	
8	DISTRIC	T COURT
9	CLARK COUN	ITY, NEVADA
10		
11	THE STATE OF NEVADA,	Case No.: C-21-356689-1 Dept. No: VI
12	Plaintiff,	NOTICE OF APPEAL
13	V.	
14	CHRISTOPHER TRUSCA,	Date of Hearing: N/A Time of Hearing: N/A
14 Vegas, Nevada 89128 12 12 14 12 15 12 15 12 16 12 17 17 12 17 12 17 17 17 17 17 17 17 17 17 17 17 17 17	Defendant.	
ğ <sup>as</sup> 16		
71 <e< td=""><td>Defendant Christopher Trusca hereby ap</td><td>peals to the Supreme Court of Nevada from the</td></e<>	Defendant Christopher Trusca hereby ap	peals to the Supreme Court of Nevada from the
18	district court's Order Regarding Defendant's Mo	tions of November 23, 2021 (order filed January
19	26, 2022).	
20	DATED this 28th day of January, 2022.	
21	DATED this zoth day of January, 2022.	
22	Sub	mitted By:
23		
24	RES	CH LAW, PLLC d/b/a Conviction Solutions
25		-)/(
26	By:	JAMIE J. RESCH
27		Attorney for Petitioner
28		
		1
		Docket 84183 Document 2022-03841
	Case Number:	U-21-300089-1

Conviction Solutions 2620 Regatta Dr., Suite 102

	1							
	2							
	3	CERTIFICATE OF SERVICE						
	4 5	I hereby certify that I am an employee of Resch Law, PLLC d/b/a Conviction Solutions						
	6	and that, pursuant to N.R.C.P. 5(b), on January 28, 2022, I served a true and correct copy of the						
	7	foregoing Notice of Appeal via first class mail in envelopes addressed to:						
	8	Christopher Trusca #1250973						
	9	High Desert State Prison						
	10	PO BOX 650 Indian Springs, NV 89070						
	11							
	12	Clark County District Attorney						
	13	200 Lewis Ave. Las Vegas, NV 89155						
<b>ns</b> lite 102 39128	14							
<b>Conviction Solutions</b> 2620 Regatta Dr., Suite 102 Las Vegas, Nevada 89128	15	And electronic service was made this 28th day of January, 2022, by Electronic Filing						
<b>ction S</b> Regatta egas, N	16	Service to:						
<b>Convi</b> 2620 Las Vé	17	Clark County District Attorney's Office						
	18 19	Motions@clarkcountyda.com						
	20	PDmotions@clarkcountyda.com						
	20							
	22							
	23	An Employee of Conviction Solutions						
	24							
	25							
	26							
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	28							
		2						

1	<b>ASTA</b> RESCH LAW, PLLC d/b/a Conviction Solutions	Electronically Filed 1/28/2022 10:47 AM Steven D. Grierson CLERK OF THE COURT	•••					
2	By: Jamie J. Resch							
4	Nevada Bar Number 7154 2620 Regatta Dr., Suite 102							
5	Las Vegas, Nevada, 89128 Telephone (702) 483-7360							
6	Facsimile (800) 481-7113 Jresch@convictionsolutions.com							
7	Attorney for Defendant							
8	DISTRICT	r COURT						
9	CLARK COUN	ITY, NEVADA						
10 11	THE STATE OF NEVADA,	Case No.: C-21-356689-1						
12	Plaintiff,	Dept. No: VI						
13	vs.	CASE APPEAL STATEMENT						
<sup>87</sup> 14	CHRISTOPHER TRUSCA,	Date of Hearing: N/A						
80 age 15	Defendant.	Time of Hearing: N/A						
14 Vegas, Nevada 89128 12 12 16 12 17	1. Name of appellant filing this case appeal statement: <b>Christopher Trusca.</b>							
♥ 17 se 17 18		-						
10	2. Identify the judge issuing the decision	n, judgment, or order appealed from:						
20	Honorable Jacqueline M. Bluth Department VI							
21	Eighth Judicial District Court 200 Lewis Ave.							
22	Las Vegas, NV 89155							
23	3. Identify each appellant and the name	and address of counsel for each appellant:						
24	Christopher Trusca, Appellant, repr	resented by:						
25	Jamie J. Resch, Esq.							
26 27	Nevada Bar No. 7154 Resch Law, PLLC d/b/a Conviction S	Solutions						
27	2620 Regatta Dr., Suite 102 Las Vegas, NV 89128							

Conviction Solutions 2620 Regatta Dr., Suite 102

1

4. Identify each respondent and the name and address of appellate counsel: The State of Nevada, Respondent, represented by: Steven Wolfson, Esq. **Clark County District Attorney** 200 Lewis Ave. Las Vegas, NV 89155 5. Indicate whether any attorney identified in response to question 3 or 4 is not licensed to practice law in Nevada. All counsel stated above are licensed in Nevada. 6. Indicate whether appellant was represented by appointed or retained counsel in district court: Retained. 7. Indicate whether appellant is represented by appointed or retained counsel on appeal: Retained. 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: N/A. 9. Indicate the date proceedings commenced in the district court: Information filed June 17, 2021. 10. Provide a brief description of the nature of the action and the result in the district court, including the type of judgment or order being appealed and the relief granted by the district court: Judgment of conviction was entered on October 25, 2021. Defendant filed a motion to modify sentence on November 8, 2021. It was orally denied on November 23, 2021, followed by a written denial filed on January 26, 2022. Defendant now appeals the denial of that motion to the Nevada Supreme Court.

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11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: Yes: Direct appeal is currently underway, State v. Trusca, #83853. The instant appeal should be consolidated with the already pending direct appeal. Defendant will so move once the case is docketed.

12. Indicate whether this appeal involves child custody or visitation: **N/A**.

13. If this is a civil case, indicate whether this appeal involves the possibility of

settlement: N/A.

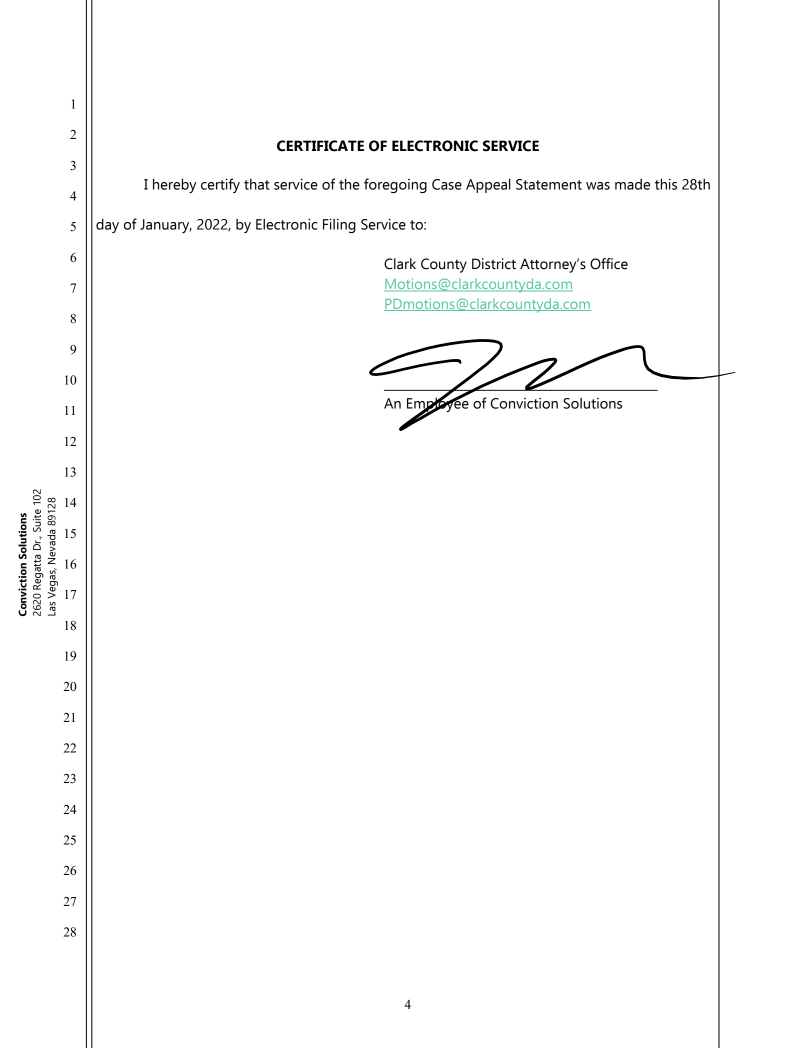
DATED this 28th day of January, 2022.

Submitted By:

RESCH LAW, PLLC d/b/a Conviction Solutions

By:

ÍE J. RESCH Attorney for Petitioner



		CASE NO.	C-21-3	56689-1			
State of 1 vs Christopl	Nevada her Trusca		\$	Case Nun Cross-Re Defendant's IT Lower Court Lower Court C	icial Officer: Filed on: hber History: ference Case Number: Scope ID #: AG Case ID: Case # Root:	2741887 2422838 20CRH001251 20CRH001251-0000	
		CASE IN	NFORMA	ΓΙΟΝ			
PRESE COND	ESSION OF VISUAL ENTATION DEPICTING SEXUAL UCT OF A CHILD st: 06/17/2021 MET - Metro	<b>Statute</b> 200.730.1	<b>Deg</b> F	<b>Date</b> 09/16/2018	Case Type: Case Status:	Felony/Gross Misdemean 10/25/2021 Closed	or
<b>Statistical</b> 10/25/2021	Closures Guilty Plea with Sentence (before	trial) (CD)					
Bonds Surety #A 12/1/2021 10/6/2020 Counts: 1	AE19-012875 \$50,000.00 Exonerated Active						
DATE		CASE A	SSIGNM	ENT			
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	C-21-35668 Department 09/07/2021 Bluth, Jacqu	6				
		PARTY I	NFORMA	TION			
Defendant	Trusca, Christopher					Lead Attorneys Resch, Jan Reta 702-483-736	ained
Plaintiff	State of Nevada					<b>Wolfson, Ste</b> 702-671-270	
DATE		EVENTS & ORI	DERS OF	THE COURT		INDEX	
06/16/2021	<b>EVENTS</b> Criminal Bindover - Confidentia	ıl					In #1
06/16/2021	Criminal Bindover						In #2
06/16/2021	🔂 Bail Bond						In #3

	[3] A Easy Way Out Bail Bonds; \$50,000.00; PN: AE19-012875	
06/17/2021	Information Party: Plaintiff State of Nevada [4] Information	In #4
06/20/2021	Guilty Plea Agreement Party: Defendant Trusca, Christopher [5] GPA	In #5
06/23/2021	Reporters Transcript [6] Reporter's Transcript of Waiver of Preliminary Hearing	In #t
08/09/2021	PSI [7]	In #7
08/09/2021	PSI - Psychosexual Evaluation [8]	In #δ
09/07/2021	Case Reassigned to Department 6 From Judge Mary Kay Holthus to Judge Jacqueline Bluth	
10/18/2021	Miscellaneous Filing Filed by: Defendant Trusca, Christopher [9] MISC Letter to Court from Defendant's Father	In #9
10/25/2021	Judgment of Conviction [10] Judgment of Conviction	In #1
11/02/2021	Substitution of Attorney Filed by: Defendant Trusca, Christopher [11] Substitution of Attorney	In #1
11/08/2021	Motion to Modify Sentence Filed By: Defendant Trusca, Christopher [12] Motion to Modify Sentence	In #1
11/08/2021	Motion Filed By: Defendant Trusca, Christopher [13] Defendant's Motion for Bail Pending Appeal	In #1
11/08/2021	Clerk's Notice of Hearing [14] Notice of Hearing	In #1
11/17/2021	Recorders Transcript of Hearing [15] Recorders Transcript of Hearing Re: Sentencing October 19, 2021	In #1
11/19/2021	Deposition Filed By: Plaintiff State of Nevada	In #1

	[16] State's Opposition to Defendant's Motion to Modify Sentence	
11/23/2021	Notice of Appeal (Criminal) Party: Defendant Trusca, Christopher [17] Notice of Appeal	In #1
11/23/2021	Request Filed by: Defendant Trusca, Christopher [18] Request for Transcripts Pursuant to NRAP 9(a)(3)	In #1
11/23/2021	Case Appeal Statement Filed By: Defendant Trusca, Christopher [19] Case Appeal Statement	In #1
12/02/2021	Bond [20] "Bond exonerated; bonding company notified via mail". AE19-012875	In #2
12/06/2021	Recorders Transcript of Hearing [21] Recorder's Transcript Re: Initial Arraignment - June 22, 2021	In #2
01/11/2022	Recorders Transcript of Hearing [22] Recorder's Transcript of Proceedings: Status Check: Surrender 10/26/2021	In #2
01/11/2022	Recorders Transcript of Hearing [23] Recorder's Transcript of Proceedings: Defendant's Motion for Bail Pending Appeal; Defendant's Motion to Modify Sentence; Status Check: Surrender 11/23/2021	In #2
01/11/2022	Certificate of Service [24] Certificate of Service	In #2
01/26/2022	Order [25] Order Regarding Defendant's Motions of November 23, 2021	In #2
01/26/2022	Amended Judgment of Conviction [26] Amended Judgment of Conviction	In #2
01/28/2022	Notice of Appeal (Criminal) Party: Defendant Trusca, Christopher [27] Notice of Appeal	In #2
01/28/2022	Case Appeal Statement Filed By: Defendant Trusca, Christopher [28] Case Appeal Statement	In #2
06/20/2021	DISPOSITIONS Plea (Judicial Officer: Bluth, Jacqueline M.) 1. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD Guilty PCN: Sequence:	

	CASE NO. C-21-350689-1
10/19/2021	Disposition (Judicial Officer: Bluth, Jacqueline M.) 1. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD Guilty PCN: Sequence:
10/19/2021	<ul> <li>Adult Adjudication (Judicial Officer: Bluth, Jacqueline M.)</li> <li>1. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD 09/16/2018 (F) 200.730.1 (DC50374)</li> <li>PCN: Sequence:</li> </ul>
	Sentenced to Nevada Dept. of Corrections
	Term: Minimum:19 Months, Maximum:48 Months
	Credit for Time Served: 4 Days
	Other Fees 1., \$1,676.70
	Comment: COURT ORDERED the DEFT. to SURRENDER himself to the Clark County Detention Center (CCDC) IMMEDIATELY. COURT FURTHER ORDERED a status check regarding the Defendant surrendering himself into custody, was hereby SET. COURT ORDERED the DEFT. to register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing, or any release from imprisonment Fee Totals:
	Administrative
	Assessment Fee 25.00
	\$25 DNA Analysis Fee 150.00
	\$150 150.00
	Genetic Marker
	Analysis AA Fee 3.00 \$3
	Fee Totals \$ 178.00
11/23/2021	<ul> <li>Amended Adult Adjudication (Judicial Officer: Bluth, Jacqueline M.) Reason: Amended Modified</li> <li>1. POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD</li> <li>09/16/2018 (F) 200.730.1 (DC50374)</li> <li>PCN: Sequence:</li> </ul>
	Sentenced to Nevada Dept. of Corrections Term: Minimum:19 Months, Maximum:48 Months Credit for Time Served: 7 Days
	Other Fees
	1., \$1,676.70 Comment: COURT ORDERED the DEFT. to SURRENDER himself to the Clark County Detention Center
	(CCDC) IMMEDIATELY. COURT FURTHER ORDERED a status check regarding the Defendant surrendering himself into custody, was hereby SET. COURT ORDERED the DEFT. to register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing, or any release from imprisonment Fee Totals:
	Administrative Assessment Fee 25.00
	\$25
	DNA Analysis Fee 150.00
	Genetic Marker
	Analysis AA Fee 3.00
	\$3 Fee Totals \$ 178.00
	HEARINGS
06/22/2021	
06/22/2021	Lange Enternal:
	Plea Entered; Journal Entry Details:

## EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. C-21-356689-1

NEGOTIATIONS are as contained in the Guilty Plea Agreement. DEFT. TRUSCA ARRAIGNED AND PLED GUILTY TO POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F). Court ACCEPTED plea and ORDERED, matter REFERRED to the Division of Parole and Probation (P & P) and SET for SENTENCING. Court DIRECTED Deft. to report to P & P immediately. COURT FURTHER ORDERED, Deft. REMOVED from Electronic Monitoring if any. NIC 10/19/21 12:30 PM SENTENCING CLERK'S NOTE: Minutes prepared upon a review of the JAVS recording. /mk 7/20/21;

10/19/2021	Sentencing (11:00 AM) (Judicial Officer: Hardy, Joe) Defendant Sentenced;
	Journal Entry Details: All parties (including the Defendant) present via Blue Jeans. Upon Court's inquiry, the Defendant stated that he understood he was present to be sentenced after entering a plea of guilty. Upon Court's further inquiry, the Defendant confirmed that he had reviewed the Pre-Sentence Investigation Report (PSI) with counsel, and found no errors therein. The State argued for a term of imprisonment, noting that the Defendant had thousands of images in his Dropbox account, and the PSI did not accurately reflect that number. Additionally, the State advised that Defendant accessed 196 links over the course of two years. Furthermore, the State argued that, while the Defendant argued that his actions were due to an opiate addiction, it was the State's position that an addiction to opiates did not generally cause an individual to commit the offenses charged in the instant case. Mr. Lanning argued for probation, stating that the Defendant had been sober for some time, and presented a low risk of recidivism. Statements by the Defendant. DEFT TRUSCA ADJUDGED GUILTY of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F). 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, and \$1,676.70 Psychosexual Fee, Deft. SENTENCED to a MAXIMUM of FORTY-EIGHT (48) MONTHS and MINIMUM of NINETEEN (19) MONTHS in the Nevada Department of Corrections (NDC), with FOUR (4) DAYS credit time served. COURT ORDERED the DEFT. to SURRENDER himself to the Clark County Detention Center (CCDC) IMMEDIATELY. COURT FURTHER ORDERED a status check regarding the Defendant surrendering himself into custody, was hereby SET. COURT ORDERED the DEFT. to register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing, or any release from imprisonment. BOND, if any, EXONERATED. NDC 10/26/21 11:00 AM STATUS CHECK: SURRENDER;
10/26/2021 <b>1</b> 0	Status Check (11:00 AM) (Judicial Officer: Israel, Ronald J.) 0/26/2021, 11/23/2021 Status Check: Surrender Matter Continued; Remanded; Matter Continued; Remanded; Journal Entry Details: Mr. Lanner stated the Deft. is requesting additional time. Statement by the Deft. Mr. Rowles stated that he will agree to a continuance as long as the Deft. is on some kind of monitoring. COURT ORDERED, matter CONTINUED and the Deft. is to be placed on High Level Electronic Monitoring. BOND/HLEM 11/23/21 11:00 AM STATUS CHECK: SURRENDER;
11/23/2021 M	Motion to Modify Sentence (11:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion to Modify Sentence Granted in Part;
11/23/2021 M	Motion (11:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion for Bail Pending Appeal Denied;
11/23/2021 <b>D</b> ATE	All Pending Motions (11:00 AM) (Judicial Officer: Israel, Ronald J.) Matter Heard; Journal Entry Details: DEFENDANT'S MOTION TO MODIFY SENTENCE: Arguments by counsel. Court stated its findings and ORDERED, Motion DENIED, however, GRANTED as to credit for time served. Court stated the Deft. is to be given SEVEN (7) DAYS credit for time served. DEFENDANT'S MOTION FOR BAIL PENDING APPEAL: Arguments by counsel. Court stated its findings and ORDERED, Motion DENIED. Mr. Rowles is to prepare the Order. STATUS CHECK: SURRENDER: COURT ORDERED, Deft. REMANDED TO CUSTODY to serve the sentence previously ordered. NDC; FINANCIAL INFORMATION

**Defendant** Trusca, Christopher Total Charges Total Payments and Credits **Balance Due as of 2/1/2022** 

178.00 0.00 **178.00** 

Electronically Filed 01/26/2022 10:12 AM

			CLERK OF THE COURT
1	<b>ORDR</b> STEVEN B. WOLFSON		
2	Clark County District Attorney Nevada Bar #001565		
3	WILLIAM CHARLES ROWLES		
4	Chief Deputy District Attorney Nevada Bar #013577 200 Lewis Avenue		
5	Las Vegas, NV 89155-2212 (702) 671-2500		
6	Attorney for Plaintiff		
7	DISTRIC	CT COURT	
8	CLARK COU	NTY, NEVADA	
9			
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-VS-	CASE NO:	C-21-356689-1
13	CHRISTOPHER ADAM TRUSCA, #2741887	DEPT NO:	VI
14	Defendant.		
15			
16	ORDER REGARDING DEFENDANT	'S MOTIONS OF	NOVEMBER 23, 2021
17	DATE OF HEARING: TIME OF HEAR		
18			
19	THIS MATTER having presented before		
20	NOVEMBER, 2022; Defendant present, rep		
21	represented by STEVEN B. WOLFSON, Dis	strict Attorney, thr	ough WILLIAM CHARLES
22	ROWLES, Chief Deputy District Attorney; a	and having heard the	he arguments of counsel and
23	good cause appearing,		
24	//		
25	//		
26	//		
27	//		
28	//		
	V:\2020\3	807\11\202030711C-ORDR-(0	CHRISTOPHER ADAM TRUSCA)-001.DOCX

As to DEFENDANT'S MOTION TO MODIFY SENTENCE, having reviewed the pleadings, listened to arguments from counsel, the **COURT ORDERS** that Defendant's Motion is DENIED as Defendant voluntarily chose to appear via audio/visual technology and to appear in different settings than his attorney; there is nothing in the record to suggest that Defendant was prohibited from appearing in court or that Defendant had trouble communicating with his attorney during the proceedings; furthermore, there is nothing in the record to suggest that the sentencing judge relied on the opinion provided by the State regarding drug use and the study provided by the defense is far from conclusive to suggest any statement by the State was incorrect; however, the **COURT FURTHER ORDERS** Motion is GRANTED as to credit for time served; Court stated Defendant is to be given SEVEN (7) DAYS credit for time served; further

As to DEFENDANT'S MOTION FOR BAIL PENDING APPEAL, having reviewed the pleadings, listened to arguments from counsel, the Court believes the issues raised do not have merit having found there to be no sound basis in fact or law, and, therefore, **COURT ORDERS** Defendant's Motion for Bail Pending Appeal is DENIED; further

As to STATUS CHECK: SURRENDER, COURT ORDERED, Defendant REMANDED TO CUSTODY to serve the sentence previously ordered.

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

LIAM/CHARLES ROWLES Chief Deputy District Attorney Nevada Bar #013577

28 hjc/SVU

BY

Dated this 26th day of January, 2022

kį

878 4E3 4DC5 0978 Jacqueline M. Bluth District Court Judge

1	CSERV				
2		DISTRICT COURT			
3	CLARK COUNTY, NEVADA				
4					
5					
6	State of Nevada	CASE NO: C-21-356689-1			
7	VS	DEPT. NO. Department 6			
8	Christopher Trusca				
9					
10	AUTOM	ATED CERTIFICATE OF SERVICE			
11	This automated certifica	te of service was generated by the Eighth Judicial District			
12		s served via the court's electronic eFile system to all ice on the above entitled case as listed below:			
13	Service Date: 1/26/2022				
14					
15	Jamie Resch	jresch@convictionsolutions.com			
16	Peter Isso, Esq.	peter@issolaw.com			
17	John Schaller, Esq.	jschaller@issolaw.com			
18	Clark County DA	Motions@clarkcountyda.com			
19	Clark County DA	PDmotions@clarkcountyda.com			
20	dept lc	dept06lawclerk@clarkcountycourts.us			
21					
22					
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24					
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27					
28					

Felony/Gross Misdemeanor		COURT MINUTES	June 22, 2021
C-21-356689-1	State of Nevada vs Christopher Trus	sca	
June 22, 2021	12:30 AM	Initial Arraignment	
HEARD BY: H	Holthus, Mary Kay	COURTROOM:	RJC Courtroom 03F
COURT CLERE	K: Michelle Jones		
<b>RECORDER:</b>	Yvette G. Sison		
<b>REPORTER:</b>			
PARTIES PRESENT:	Raman, Jay Schaller, John F., ESQ State of Nevada Trusca, Christopher	Attorney Attorney Plaintiff Defendant	

#### JOURNAL ENTRIES

- NEGOTIATIONS are as contained in the Guilty Plea Agreement. DEFT. TRUSCA ARRAIGNED AND PLED GUILTY TO POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F). Court ACCEPTED plea and ORDERED, matter REFERRED to the Division of Parole and Probation (P & P) and SET for SENTENCING. Court DIRECTED Deft. to report to P & P immediately. COURT FURTHER ORDERED, Deft. REMOVED from Electronic Monitoring if any.

NIC

10/19/21 12:30 PM SENTENCING

CLERK'S NOTE: Minutes prepared upon a review of the JAVS recording. /mk 7/20/21

Felony/Gross M	isdemeanor	COURT MIN	NUTES	October 19, 2021	
C-21-356689-1	State of Nevada vs Christopher Trus	Sca			
October 19, 2021	11:00 AM	Sentencing			
HEARD BY: H	Iardy, Joe	CC	DURTROOM:	RJC Courtroom 11D	
COURT CLERK	COURT CLERK: Kristin Duncan Jessica Mason				
<b>RECORDER:</b>	Matt Yarbrough				
<b>REPORTER:</b>					
PARTIES PRESENT:Lanning, John BowmanAttorney Attorney State of NevadaState of NevadaPlaintiff DefendantJOURNAL ENTRIES					
- All parties (including the Defendant) present via Blue Jeans.					

Upon Court's inquiry, the Defendant stated that he understood he was present to be sentenced after entering a plea of guilty. Upon Court's further inquiry, the Defendant confirmed that he had reviewed the Pre-Sentence Investigation Report (PSI) with counsel, and found no errors therein. The State argued for a term of imprisonment, noting that the Defendant had thousands of images in his Dropbox account, and the PSI did not accurately reflect that number. Additionally, the State advised that Defendant accessed 196 links over the course of two years. Furthermore, the State argued that, while the Defendant argued that his actions were due to an opiate addiction, it was the State's position that an addiction to opiates did not generally cause an individual to commit the offenses charged in the instant case. Mr. Lanning argued for probation, stating that the Defendant had been sober for some time, and presented a low risk of recidivism. Statements by the Defendant.

PRINT DATE: 02/01/2022

DEFT TRUSCA ADJUDGED GUILTY of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD (F). 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, and \$1,676.70 Psychosexual Fee, Deft. SENTENCED to a MAXIMUM of FORTY-EIGHT (48) MONTHS and MINIMUM of NINETEEN (19) MONTHS in the Nevada Department of Corrections (NDC), with FOUR (4) DAYS credit time served.

COURT ORDERED the DEFT. to SURRENDER himself to the Clark County Detention Center (CCDC) IMMEDIATELY. COURT FURTHER ORDERED a status check regarding the Defendant surrendering himself into custody, was hereby SET.

COURT ORDERED the DEFT. to register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing, or any release from imprisonment.

BOND, if any, EXONERATED.

NDC

10/26/21 11:00 AM STATUS CHECK: SURRENDER

Felony/Gross Misdemeanor		COURT MINUTES	October 26, 2021	
C-21-356689-1	State of Nevada vs Christopher Trus	sca		
October 26, 202	1 11:00 AM	Status Check		
HEARD BY:	Bluth, Jacqueline M.	COURTROOM:	RJC Courtroom 10C	
COURT CLERK: Kristen Brown				
<b>RECORDER:</b> De'Awna Takas				
<b>REPORTER:</b>				
PARTIES PRESENT:	Lanning, John Bowma Rowles, William C. State of Nevada Trusca, Christopher	n Attorney Attorney Plaintiff Defendant <b>JOURNAL ENTRIES</b>		
- Mr. Lanner stated the Deft, is requesting additional time. Statement by the Deft. Mr. Rowles stated				

- Mr. Lanner stated the Deft. is requesting additional time. Statement by the Deft. Mr. Rowles stated that he will agree to a continuance as long as the Deft. is on some kind of monitoring. COURT ORDERED, matter CONTINUED and the Deft. is to be placed on High Level Electronic Monitoring.

BOND/HLEM

11/23/21 11:00 AM STATUS CHECK: SURRENDER

Felony/Gross Misdemeanor		COURT MINUTES	November 23, 2021	
C-21-356689-1	State of Nevada vs Christopher Tru	sca		
November 23, 2	021 11:00 AM	All Pending Motions		
HEARD BY: I	srael, Ronald J.	COURTROOM:	RJC Courtroom 10C	
COURT CLERK: Kristen Brown				
<b>RECORDER:</b>	De'Awna Takas			
<b>REPORTER:</b>				
PARTIES PRESENT:	Resch, Jamie J. Rowles, William C. State of Nevada Trusca, Christopher	Attorney Attorney Plaintiff Defendant		
<b>JOURNAL ENTRIES</b>				

- DEFENDANT'S MOTION TO MODIFY SENTENCE: Arguments by counsel. Court stated its findings and ORDERED, Motion DENIED, however, GRANTED as to credit for time served. Court stated the Deft. is to be given SEVEN (7) DAYS credit for time served.

DEFENDANT'S MOTION FOR BAIL PENDING APPEAL: Arguments by counsel. Court stated its findings and ORDERED, Motion DENIED. Mr. Rowles is to prepare the Order.

STATUS CHECK: SURRENDER: COURT ORDERED, Deft. REMANDED TO CUSTODY to serve the sentence previously ordered.

NDC



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

JAMIE J. RESCH 2620 REGATTA DR., SUITE 102 LAS VEGAS, NV 89128

> DATE: February 1, 2022 CASE: C-21-356689-1

**RE CASE:** STATE OF NEVADA vs. CHRISTOPHER TRUSCA aka CHRISTOPHER ADAM TRUSCA

NOTICE OF APPEAL FILED: January 28, 2022

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

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

**Case Appeal Statement** 

NRAP 3 (a)(1), Form 2

Order

 $\square$ 

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. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, 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 County of Clark SS:

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; ORDER REGARDING DEFENDANT'S MOTIONS OF NOVEMBER 23, 2021; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

vs.

CHRISTOPHER TRUSCA aka CHRISTOPHER ADAM TRUSCA,

Defendant(s).

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 1 day of February 2022, Steven D. Grierson, Clerk of the Court

Case No: C-21-356689-1

Dept No: VI