LOUIS RANDOLPH, a.K.a., 1 CLYDE LEWIS # 48875 P.O. BOX 650-H.D.S.P. 2 Indian Springs, Nev. 89070 FILED 3 Electrical 2027 iled 4 Feb <u>23</u> 2022 10:49 a.m. EIGHTH JUDICIAL DISTRICT CONTONN 5 6 CLARK COUNTY, NEVADA 7 8 THE STATE OF NEVADA, 9 Plaintiff, CASENO. <u>C120857-2</u> 10 V. DEPTNO. XXIV 11 LOUIS RANDOLPH. 12 J.K.J., CLYDE LEWIS, Defendant. 13 14 15 NOTICE OF APPEAL 16 17 Notice is hereby given that, LOUIS RANDOLPH, Defendant in Proper, hereby Appeals to the Ne. 18 vada Supreme Court from the District 19 Courts Final Judgment/Order Denying De 20 fendant's Proper Motion to Vacate Illegal 21 Sentence, on the 13th day of January, 2022; 22 without conducting the scheduled Hear-23 ing, and Ordering Defendant's presence. 24 Dated this 3rd day of February, 2022 25 26 Zours Rando Appellant / Defendan 27 0 28 P.O. BOX 650-H.D.S.P. Indian Springs, Nev. 89070 Docket 84269 Document 2022-05888 1

CERTIFICATE OF SERVICE I, Louis Randolph, hereby certify pursuant to RULE 4 (b) of the NRCP, that on this 3rd day of Ecbruary, 2022, I served a True and correct copy of the above entitled "<u>NOTICE</u> <u>OF APPEAL</u>", by placing such document in the (H.D.S.P.'s) prisons mail box, 1st Class U.S. Postage prepaid to the following address: (Steven D. Grierson, Clerk (Eighth Judicial Dist. Court 200 Lewis Ave., 3rd floor (Las Vegas, Nev. 89155-1160 Dated this 3rd day of February, 2022. Louis Randolp Imis Rando AFFIRMATION I, Louis Randolph, further certify pursuant to NRS 239 3.030, that the following legal plea-ding does not contain the Social Security number of any person, within the undersigneds Notice of Appeal filed in the EJDC, case # 94. (120857-2 rouis Randolp Louis Randolph #40875 In Pro Per: date 2-3-22 2.

P. O. BOX 650 Indian Springs, NV. 89070 CLYDE LEWIS, a.K.a. Louis Randolph #48875 High Desert State Prison EGX INN'NE 0000000-1010000 6 225 Vegas, Nev. 89155-1160 Mr. Steven D. Grienson, Clern Eighth Judicial Dist. Cour, 200 Lewis Ave, 3rd Floor LAS VEGAS NV 890 10 FEB 2022 PM 4 L Interdanting the property of the particular section of the property of the property of the particular section of the parti

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6	IN THE EIGHTH JUDICIAL	DISTRICT COURT O	FTHE	
7		ADA IN AND FOR		
8		Y OF CLARK		
9				
10	STATE OF NEVADA,	Cose No: 04C120957 2		
11	Plaintiff(s),	Case No: 94C120857-2		
12	vs.	Dept N <u>o</u> : XXIV		
13	LOUIS RANDOLPH aka CLYDE LEWIS,			
14	Defendant(s),			
15				
16 17	CASE APPEAL	L STATEMENT		
18				
19	1. Appellant(s): Louis Randolph aka Clyde	e Lewis		
20	2. Judge: Erika Ballou			
21	3. Appellant(s): Louis Randolph aka Clyde	e Lewis		
22	Counsel:			
23	Louis Randolph aka Clyde Lewis #4 P.O. Box 650	48875		
24	Indian Springs, NV 89070			
25	4. Respondent: The State of Nevada			
26	Counsel:			
27	Steven B. Wolfson, District Attorney			
28	200 Lewis Ave. Las Vegas, NV 89101			
	94C120857-2 -	1-		
	Case Number	r: 94C120857-2		

1	(702) 671-2700
2 3	 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: Yes
6 7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: June 13, 1994
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Misc. Order
12	11. Previous Appeal: Yes
13	Supreme Court Docket Number(s): 30567, 33145, 55843, 60522, 64309, 65186, 73706,
14	74478, 78451 12. Child Custody or Visitation: N/A
15	
16	Dated This 18 day of February 2022.
17 18	Steven D. Grierson, Clerk of the Court
10	/s/ Heather Ungermann
20	Heather Ungermann, Deputy Clerk
21	200 Lewis Ave PO Box 551601
22	Las Vegas, Nevada 89155-1601 (702) 671-0512
23	
24	cc: Louis Randolph aka Clyde Lewis
25	
26	
27	
28	
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The State of Nevada vs Clyde Lewis

\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$	Location: Judicial Officer: Filed on:	Department 24 Ballou, Erika 06/13/1994
\$ \$ \$	Case Number History: Cross-Reference Case Number:	C120857
§ §	Lower Court Case # Root:	1356378 93F09838
9 8 8	Lower Court Case Number: Supreme Court No.:	93F09838B 60522 64309
\$ \$		65186 73706
§		74478 78451

CASE INFORMATION

Offense 1. BURGLARY	Statute 205.060	Deg F	Date 01/01/1900	Case Type:	Felony/Gross Misdeme	anor
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3. BATTERY WITH USE OF A DEADLY WEAPON	200.481-2D	F	01/01/1900			
4. MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON	200.010*165	F	01/01/1900			
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Statistical Closures03/31/2017Other Manner of Disposition - Crim03/27/2012Jury Trial - Conviction - Criminal06/24/2010USJR Reporting Statistical Closure06/08/1997USJR Reporting Statistical Closure03/22/2005USJR Reporting Statistical Closure						
DATE	CASE AS	SIGNM	ENT			
Current Case Assignment Case Number Court Date Assigned Judicial Officer	94C120857-2 Department 2 01/04/2021 Ballou, Erika	4				
	PARTY IN	FORMA	TION			
Defendant Randolph, Louis					Lead Attorneys	
Detendant Randolph, Douis						Pro

Plaintiff

State of Nevada

[1]

 702-671-2700(W)

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Wolfson, Steven B

06/13/1994

DATE

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02/16/2010	Response [263] State's Response and Motion to Dismiss Defendant's Petition for Writ of Habeas Corpus (Post-Conviction)	Index #263
03/05/2010	Decision [265]	Index #265

03/11/2010	Reporters Transcript [268] Transcript of Hearing Held on March 3, 2010	Index #268
03/12/2010	Notice of Entry of Decision and Order [267]	Index #267
04/14/2010	Notice of Appeal (Criminal) [269] Notice of Appeal	Index #269
04/18/2010	Case Appeal Statement [270]	Index #270
11/22/2011	Petition for Writ of Habeas Corpus Filed by: Defendant Randolph, Louis [275] Petition for Writ of Habeas Corpus (Post-Conviction)	Index #275
12/05/2011	Order for Petition for Writ of Habeas Corpus [276]	Index #276
01/19/2012	Motion Filed By: Defendant Randolph, Louis [277] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	Index #277
01/27/2012	Opposition to Motion Filed By: Plaintiff State of Nevada [278] State's Opposition to Defendant's Motion for Transport or Appearance by Telephonic or Video Conference	Index #278
01/31/2012	Response Filed by: Plaintiff State of Nevada [279] State's Response to Defendant's Petition for Writ of Habeas Corpus and Motion to Dismiss	Index #279
02/08/2012	Order Denying Motion [280] Order Denying Defendant's Motion for Transport or Appearance by Telephonic or Video Conference	Index #280
02/15/2012	Reply Filed by: Defendant Randolph, Louis [281] Petitioner's Reply to State's Response to Petition for Writ of Habeas Corpus Post- Conviction	Index #281
02/16/2012	Notice of Rescheduling [282] Notice Resetting Date and Time of Hearing	Index #282
02/27/2012	Recorders Transcript of Hearing Party: Plaintiff State of Nevada [283] Transcript of Hearing Held on January 30, 2012	Index #283
03/19/2012	Order Denying Filed By: Plaintiff State of Nevada [284] Order Denying Defendant's Petition for Writ of Habeas Corpus	Index #284

03/22/2012	Notice of Appeal (Criminal) Party: Defendant Randolph, Louis [285] Notice of Appeal	Index #285
03/22/2012	Case Appeal Statement Filed By: Defendant Randolph, Louis [286]	Index #286
03/23/2012	Case Appeal Statement [287]	Index #287
03/23/2012	Notice of Entry of Decision and Order [288]	Index #288
04/10/2012	Criminal Order to Statistically Close Case [289]	Index #289
07/06/2012	Reporters Transcript Filed By: Plaintiff State of Nevada [297] Transcript of Hearing Held on March 5, 2012	Index #297
01/15/2013	NV Supreme Court Clerks Certificate/Judgment - Affirmed [298] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed	Index #298
07/29/2013	 Notice of Motion Filed By: Defendant Randolph, Louis [299] Notice of Motion and Motion to Appoint Counsel 	Index #299
07/29/2013	Motion Filed By: Defendant Randolph, Louis [300] Accused Motion to Dismiss for Lack of Subject Matter Jurisdiction	Index #300
07/29/2013	Document Filed Filed by: Defendant Randolph, Louis [301] Caveat	Index #301
07/29/2013	Errata Filed By: Defendant Randolph, Louis [302] Errata to Accused Motion to Dismiss for Lack of Subject Matter Jurisdiction/Motion for Show of Proof	Index #302
08/09/2013	Deposition to Motion [303] State's Opposition to Defendant's Pro Per Motion to Dismiss for Lack of Subject Matter Jurisdiction, "Errata to Accused Motion to Dismiss for Lack of Subject Matter Jurisdiction/Motion for Show of Proof," "Caveat," and Motion to Appoint Counsel	Index #303
09/09/2013	Notice of Motion [304]	Index #304
09/09/2013	Notice of Motion [305]	Index #305

	CASE NO. 94C120857-2	
09/09/2013	Supplemental [306] Accused Supplemental to his Motion for Rehearing/and/or Reply to States Oppositions and or Courts Denial of Accused Filed Motion for Lack of Subject Matter Jurisdiction and Accused Motion to Strike States Opposition for Good Legal Cause Showing	Index #306
09/09/2013	Motion [307] Accused Motion for Rehearing	Index #307
09/09/2013	Request [308] Accused Request for Leave to File Motion for Rehearing Based Upon State and Federal Constitutional Deprivation in Prior Proceedings	Index #308
09/23/2013	Order Denying Motion Filed By: Plaintiff State of Nevada [309] Order Denying Defendant's Pro Per Motion to Dismiss for Lack of Subject Matter Jurisdiction, "Errata to Accused Motion to Dismiss for Lack of Subject Matter Jurisdiction/Motion for Show of Proof, "Caveat" Order Denying Defendant's Pro Per Motion to Appoint Counsel	Index #309
09/24/2013	Opposition Filed By: Plaintiff State of Nevada [310] State's Opposition to Defendant's Pro Per Request for Leave to File Motion for Rehearing, Motion for Rehearing, and "Accused Supplemental to His Motion for Rehearing/and/or Reply to State's Opposition and/or Court's Denial of Accused Filed Motion for Lack of Subject Matter Jurisdiction and Accused Motion to Strike State's Opposition for Good Legal Cause Showing"	Index #310
10/17/2013	Reply to Opposition Filed by: Defendant Randolph, Louis [311] Accused Reply to State's Opposition to Accused Request for Leave to File Motion for Rehearing, Motion for Rehearing, and "Accused Supplemental to His Motion for Rehearing	Index #311
10/22/2013	Order Denying Filed By: Plaintiff State of Nevada [312] Order Denying Defendant's Pro Per Notice of Motion on Motion for Rehearing on Motion to Dismiss Lack of Subject Matter Jurisdiction (Errata) Show of Cause Hearing Discovery Motion Order Denying Defendant's Pro Per Notice of Motion on Request for Leave of the Court to File Motion for Rehearing	Index #312
10/29/2013	Notice of Appeal (Criminal) Party: Defendant Randolph, Louis [313] Notice of Appeal	Index #313
10/29/2013	Designation of Record on Appeal Filed By: Defendant Randolph, Louis [314]	Index #314
10/30/2013	Case Appeal Statement Filed By: Defendant Randolph, Louis [315]	Index #315
12/02/2013	 Petition for Writ of Habeas Corpus Filed by: Defendant Randolph, Louis [316] Petition for Writ of Habeas Corpus (Post-Conviction); Evidentiary Hearing Requested 	Index #316
12/02/2013	Motion for Appointment of Attorney	Index #317

Eighth Judicial District Court

	CASE NO. 94C120857-2	
	Filed By: Defendant Randolph, Louis [317] Motion to Appoint Counsel	
12/02/2013	Application to Proceed in Forma Pauperis Filed By: Defendant Randolph, Louis [318] Application to Proceed Informa Pauperis (Confidential)	Index #318
12/02/2013	Certificate [319] Financial Certificate (on Motion for Leave to Proceed in Forma Pauperis) (Confidential)	Index #319
12/05/2013	Order for Petition for Writ of Habeas Corpus [320]	Index #320
12/05/2013	Notice of Hearing [321]	Index #321
12/17/2013	NV Supreme Court Clerks Certificate/Judgment - Dismissed [322] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed	Index #322
01/15/2014	Response Filed by: Plaintiff State of Nevada [323] State's Response and Motion to Dismiss Defendant's Pro Per Petition for Writ of Habeas Corpus (Post-Conviction), Opposition to Defendant's Pro Per Motion to Appoint Counsel and Opposition to Defendant's Pro Per Request for an Evidentiary Hearing	Index #323
02/11/2014	Reply Filed by: Defendant Randolph, Louis [324] Petitioner's Reply to State's Response to Petition for Writ of Habeas Corpus Post- Conviction	Index #324
03/10/2014	Notice of Appeal (Criminal) Party: Defendant Randolph, Louis [325] Notice of Appeal	Index #325
03/10/2014	Designation of Record on Appeal Filed By: Defendant Randolph, Louis [326]	Index #326
03/11/2014	Case Appeal Statement Filed By: Defendant Randolph, Louis [327]	Index #327
03/13/2014	Findings of Fact, Conclusions of Law and Order Filed By: Plaintiff State of Nevada [328]	Index #328
03/17/2014	Notice of Entry Filed By: Plaintiff State of Nevada [329] Notice of Entry of Findings of Fact, Conclusions of Law and Order	Index #329
08/26/2014	NV Supreme Court Clerks Certificate/Judgment - Affirmed [330] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed	Index #330

12/27/2016	Filed Under Seal	Index #331
	Filed By: Defendant Randolph, Louis [331] Motion for Leave to Proceed in Forma Pauperis (Sealed)	
12/27/2016	Filed Under Seal [332] Financial Certificate on a Motion to Proceed in Forma Pauperis (Sealed)	Index #332
12/28/2016	Motion for Appointment of Attorney	Index #333
	Filed By: Defendant Randolph, Louis [333] Motion for the Appointment of Counsel; Request for Evidentiary Hearing	
12/28/2016	Motion to Correct Sentence	Index #334
	Filed by: Defendant Randolph, Louis [334] Motion to Correct an Illegal Sentence NRS 176.555	
01/13/2017	Opposition to Motion Filed By: Plaintiff State of Nevada	Index #335
	[335] State's Opposition to Defendant's Motion to Correct Illegal Sentence, Motion for Appointment of Attorney, and Request for Evidentiary Hearing	
01/17/2017	Affidavit in Support of Application Proceed Forma Pauperis	Index #336
	Filed By: Defendant Randolph, Louis [336] Affidavit in Support of Motion to Proceed in Forma Pauperis (Sealed)	
02/14/2017	Reply to Opposition Filed by: Defendant Randolph, Louis	Index #337
	[337] Defendant's Reply to State's Opposition to Motion to Correct an Illegal Sentence; Motion for Appointment of Counsel; and, Request for an Evidentiary Hearing	
03/09/2017	Order Denying Motion Filed By: Plaintiff State of Nevada	Index #338
	[338] Order Denying Defendant's Pro Per Motion to Correct an Illegal Sentence NRS 176.555 Order Denying Defendant's Pro Per Motion for the Appointment of Counsel Order Granting Defendant's Pro Per Motion for Leave to Proceed in Forma Pauperis (Sealed)	
03/31/2017	Criminal Order to Statistically Close Case [339]	Index #339
04/19/2017	Motion for Leave to Proceed in Forma Pauperis Filed By: Defendant Randolph, Louis	Index #340
	[340] Motion for Leave to Proceed in Forma Pauperis (Confidential)	
04/19/2017	Affidavit in Support of Application Proceed Forma Pauperis Filed By: Defendant Randolph, Louis	Index #341
04/22/2017	[341] Affidavit in Support of Motion for Leave to Proceed in Forma Pauperis (Confidential)	Index #342
5 11 22: 2017	Filed By: Defendant Randolph, Louis [342] Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing	
04/22/2017	Petition for Writ of Habeas Corpus Filed by: Defendant Randolph, Louis	Index #343
	[343] Petition for Writ of Habeas Corpus (Post Conviction) (Non Death)	

05/03/2017	Order for Petition for Writ of Habeas Corpus [344]	Index #344
05/03/2017	Notice of Hearing Filed By: Defendant Randolph, Louis [345]	Index #345
05/05/2017	Certificate Filed By: Defendant Randolph, Louis [346] Financial Certificate on a Motion to Proceed in Forma Pauperis (Confidential)	Index #346
05/10/2017	Motion Filed By: Defendant Randolph, Louis [347] Motion to Extend Prison Copywork Limit	Index #347
05/22/2017	 Order Denying Application to Proceed in Forma Pauperis Denied as to: Defendant Randolph, Louis [348] Order Denying Application to Proceed in Forma Pauperis (Confidential) 	Index #348
06/01/2017	Notice of Change of Address [349] Change of Address Notice.	Index #349
06/19/2017	Response Filed by: Plaintiff State of Nevada [350] State's Response to, and Motion to Dismiss, Defendant's Petition for Writ of Habeas Corpus (Post-Conviction)	Index #350
06/30/2017	Motion Filed By: Defendant Randolph, Louis [351] Motion for Extension of Time	Index #351
06/30/2017	Motion Filed By: Defendant Randolph, Louis [352] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	Index #352
07/13/2017	Reply Filed by: Defendant Randolph, Louis [353] Petitioner's Reply to State's Response to Petition for Writ of Habeas Corpus (Post- Conviction)	Index #353
07/27/2017	Order [354]	Index #354
08/07/2017	Notice of Appeal (Criminal) Party: Defendant Randolph, Louis [355] Notice of Appeal	Index #355
08/09/2017	Case Appeal Statement [356]	Index #356
08/10/2017	Motion to Correct Sentence Filed by: Defendant Randolph, Louis [357] Motion to Correct Illegal Sentence (NRS 176.555)	Index #357

CASE NO. 94C120857-2		
09/01/2017	Findings of Fact, Conclusions of Law and Order Filed By: Plaintiff State of Nevada [358]	Index #358
09/01/2017	Deposition to Motion Filed By: Plaintiff State of Nevada [359] State's Opposition to Defendant's Motion to Correct Illegal Sentence	Index #359
09/05/2017	Notice of Entry [360] Notice of Entry of Findings of Fact, Conclusions of Law and Order	Index #360
09/28/2017	Order Denying Motion Filed By: Plaintiff State of Nevada [361] Order Denying Defendant's Pro Per Motion to Correct Illegal Sentence	Index #361
10/04/2017	Motion to Reconsider [362] Motion for Reconsideration to Denial of Motion to Correct Illegal Sentence Leave of Court	Index #362
11/13/2017	Notice of Appeal (Criminal) Party: Defendant Randolph, Louis [363] Notice of Appeal	Index #363
11/15/2017	Case Appeal Statement [364]	Index #364
12/12/2017	Order Denying Motion Filed By: Plaintiff State of Nevada [365] Order Denying Defendant's Pro Per Motion for Reconsideration to Denial of Motion to Correct Illegal Sentence Leave of Court	Index #365
12/29/2017	Motion to Correct Sentence Filed by: Defendant Randolph, Louis [366] Motion to Correct Illegal Sentence NRS.176.555	Index #366
02/01/2018	Response [367] State's Response to Motion to Correct Illegal Sentence	Index #367
02/21/2018	Motion Filed By: Defendant Randolph, Louis [368] Motion for Extension of Time	Index #368
02/22/2018	NV Supreme Court Clerks Certificate/Judgment - Dismissed [369] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed	Index #369
03/27/2018	Motion Filed By: Defendant Randolph, Louis [370] Motion for Extension of Time	Index #370
04/06/2018	Decision and Order [371]	Index #371

CASE NO. 94C120857-2		
04/11/2018	Opposition Filed By: Defendant Randolph, Louis [372] "Defendants Opposition to Plaintiffs Response of February 1st 2018"	Index #372
06/15/2018	Supplement to Opposition Filed By: Defendant Randolph, Louis [373] Supplement to "Defendants Opposition to Plaintiffs Response of February 1st 2018"	Index #373
07/13/2018	NV Supreme Court Clerks Certificate/Judgment - Affirmed [374] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed	Index #374
02/05/2019	Petition for Writ of Mandamus Filed by: Defendant Randolph, Louis [375] Petition for Writ of Mandamus / Prohibition (NRS 34.150 thru 34.320)	Index #375
02/05/2019	Notice of Motion Filed By: Defendant Randolph, Louis [376] Notice of Petition	Index #376
02/13/2019	Deposition [377] State's Opposition to Defendant's Petition for Writ of Mandamus / Prohibition	Index #377
02/15/2019	Notice of Rescheduling [378] Notice Resetting Date and Time of Hearing	Index #378
02/27/2019	Recorders Transcript of Hearing [379] Transcript of Hearing Held on February 25, 2019	Index #379
03/25/2019	Notice of Appeal (Criminal) Party: Defendant Randolph, Louis [380] "Notice of Appeal"	Index #380
03/26/2019	Case Appeal Statement Filed By: Defendant Randolph, Louis [381]	Index #381
04/12/2019	Order Denying Filed By: Plaintiff State of Nevada [382] Order Denying Defendant's Petition for Writ of Mandamus / Prohibition	Index #382
01/28/2020	NV Supreme Court Clerks Certificate/Judgment - Affirmed [383] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed	Index #383
01/04/2021	Case Reassigned to Department 24 Judicial Reassignment to Judge Erika D. Ballou	
12/16/2021	Motion to Vacate Sentence Filed by: Defendant Randolph, Louis [384] Motion to Vacate Illegal Sentence	Index #384
12/16/2021	Notice of Motion Filed By: Defendant Randolph, Louis [385]	Index #385

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12/16/2021	Affidavit Filed By: Defendant Randolph, Louis [386]	Index #386
12/21/2021	Opposition to Motion Filed By: Plaintiff State of Nevada [387] State's Opposition to Defendant's Motion to Vacate Illegal Sentence	Index #387
01/13/2022	Order Filed By: Plaintiff State of Nevada [388] Order Denying Defendant's Motion to Vacate Illegal Sentence	Index #388
01/13/2022	Reply to Opposition Filed by: Defendant Randolph, Louis [389] Reply to Opposition to Defendant's Motion to Vacate Illegal Sentence	Index #389
02/17/2022	Notice of Appeal (Criminal) [390] Notice of Appeal	Index #390
02/18/2022	Case Appeal Statement Case Appeal Statement	Index #391
01/01/1900	DISPOSITIONS Plea (Judicial Officer: User, Conversion) 1. BURGLARY Not Guilty PCN: Sequence:	
01/01/1900	 Plea (Judicial Officer: User, Conversion) 2. ROBBERY WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence: 	
01/01/1900	 Plea (Judicial Officer: User, Conversion) 3. BATTERY WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence: 	
01/01/1900	 Plea (Judicial Officer: User, Conversion) 4. MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence: 	
11/20/1995	Disposition (Judicial Officer: User, Conversion) 3. BATTERY WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:	
11/20/1995	Disposition (Judicial Officer: User, Conversion)	
11/20/1995	Adult Adjudication (Judicial Officer: User, Conversion) 3. BATTERY WITH USE OF A DEADLY WEAPON	

CASE SUMMARY

CASE NO. 94C120857-2

	01/01/1900 (F) 200.481-2D (200.481-2D) PCN: Sequence:
	Converted Disposition: Sentence# 0001: Minimum 8 Years to Maximum 8 Years Placement: NSP Converted Disposition: Sentence# 0002: FINE Amount: \$5000.00 Converted Disposition: Sentence# 0003: CREDIT FOR TIME SERVED Minimum 481 Days to Maximum 481 Days Converted Disposition: Sentence# 0004: ADMINISTRATION FEE Amount: \$25.00
04/29/1997	Disposition (Judicial Officer: User, Conversion) 1. BURGLARY Guilty PCN: Sequence:
04/29/1997	Disposition (Judicial Officer: User, Conversion)
04/29/1997	Disposition (Judicial Officer: User, Conversion) 2. ROBBERY WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
04/29/1997	Disposition (Judicial Officer: User, Conversion)
04/29/1997	 Disposition (Judicial Officer: User, Conversion) 4. MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
04/29/1997	Disposition (Judicial Officer: User, Conversion)
04/29/1997	Adult Adjudication (Judicial Officer: User, Conversion) 1. BURGLARY 01/01/1900 (F) 205.060 (205.060) PCN: Sequence:
	Converted Disposition: Sentence# 0001: Minimum 10 Years to Maximum 10 Years Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0003 and Sentence#: 0001 Converted Disposition: Sentence# 0002: CREDIT FOR TIME SERVED Minimum 523 Days to Maximum 523 Days Converted Disposition: Sentence# 0003: CREDIT FOR TIME SERVED Minimum 500 Days to Maximum 500 Days Converted Disposition: Sentence# 0004: ADMINISTRATION FEE Amount: \$25.00

	CASE NO. 94C120857-2
04/29/1997	Adult Adjudication (Judicial Officer: User, Conversion)2. ROBBERY WITH USE OF A DEADLY WEAPON01/01/1900 (F) 200.380*165 (200.380-165)PCN: Sequence:
	Converted Disposition: Sentence# 0001: Minimum 15 Years to Maximum 15 Years Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0003 and Sentence#: 0001 Converted Disposition: Sentence# 0002: Minimum 15 Years to Maximum 15 Years Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0002 and Sentence#: 0001
04/29/1997	 Adult Adjudication (Judicial Officer: User, Conversion) 4. MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON 01/01/1900 (F) 200.010*165 (200.010*165) PCN: Sequence:
	Converted Disposition: Sentence# 0001: LIFE WITH POSSIBILITY OF PAROLE Cons/Conc: Consecutive w/Charge Item: 0003 and Sentence#: 0001 Converted Disposition: Sentence# 0002: LIFE WITH POSSIBILITY OF PAROLE Cons/Conc: Consecutive w/Charge Item: 0004 and Sentence#: 0001
06/20/1994	HEARINGS Initial Arraignment (9:00 AM) INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: A. William Maupin Matter Heard; INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: A. William Maupin Journal Entry Details: Deft. STRATTON ARRAIGNED, PLED NOT GUILTY TO ALL COUNTS and WAIVED the 60- day rule. COURT ORDERED, matter set for trial. CUSTODY 9/21/94 9 AM CALENDAR CALL 9/26/94 10 AM JURY TRIAL ;
06/29/1994	Request (9:00 AM) AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: MAUPIN, A. WILLIAM Matter Continued; AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: MAUPIN, A. WILLIAM Journal Entry Details: In absence of Mr. Tilman, COURT ORDERED, matter continued. CUSTODY CLERK'S NOTE: The trial date in this case 9/26/94 is currently set for the third week of a criminal stack. If the State is going to be seeking the Death Penalty, parties to consider moving the trial to the first week of the same stack (9/12/94) allowing two full weeks for the trial. ;
07/08/1994	Request (9:00 AM)
	AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By:

	 MAUPIN, A. WILLIAM Matter Continued; AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Journal Entry Details: In the absence of the deft. and counsel and due to the nature of the State's intent, Court felt a continuance was in order. Colloquy regarding Mr. Tilman as counsel. Ms. Robinson advised he was appointed in Justice Court. COURT ORDERED, matter continued and APPOINTED Ms. Laura Melia as co-counsel. Both attorneys to be present at the next hearing. CUSTODY CLERK'S NOTE: Mr. Tilman and Ms. Melia notified of continuance date. ;
07/18/1994	Request (9:00 AM) <i>AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH</i> <i>PENALTY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By:</i> <i>MAUPIN, A. WILLIAM</i> Matter Continued; AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION
	TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Journal Entry Details:
	Mr. Mel Harmon present from the D.A.'s office and Ms. Laura Melia present. Conference at the bench. In the absence of Mr. Tilman, COURT ORDERED, matter continued and counsel to be confirmed. LATER: Mr. Tilman appeared and was notified of the continuance date. CUSTODY 7/20/94 9 AM AT REQUEST OF D.A. ANNOUNCE INTENTION TO SEEK DEATH PENALTY AND CONFIRMATION OF COUNSEL;
07/20/1994	Request (9:00 AM) AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER
07/20/1994	Motion for Confirmation of Counsel (9:00 AM) CONFIRMATION OF COUNSEL Heard By: A. William Maupin
07/20/1994	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 7-20-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS 7-20-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
	Journal Entry Details: AT REQUEST OF DISTRICT ATTORNEY: ANNOUNCE INTENTION TO SEEK DEATH PENALTY CONFIRMATION OF COUNSEL Conference at the bench. Ms. Melia confirmed as counsel. COURT FOUND Ms. Melia, based on prior experience, to be competent and fully qualified to handle all proceedings in this case. Ms. Melia requested a continuance in the trial date as the State is just announcing to seek the Death Penalty and the trial is schedule for September. COURT ORDERED, trial date vacated and reset. CUSTODY 11/30/94 9 AM CALENDAR CALL 12/5/94 9 AM JURY TRIAL ;
08/31/1994	Petition for Writ of Habeas Corpus (9:00 AM) Events: 08/16/1994 Petition for Writ of Habeas Corpus PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: JULIE HALL Relief Clerk: NANCY MILLER/nm Reporter/Recorder: CONNIE MILLER Heard By: MAUPIN, A.
	WILLIAM Matter Continued; PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: JULIE HALL Relief Clerk: NANCY MILLER/nm Reporter/Recorder: CONNIE MILLER Heard By: MAUPIN, A. WILLIAM Journal Entry Details:
	Ms. Robinson advised Mr. Roger responded to the Writ of Habeas Corpus and requested a continuance for Mr. Roger to be present. Ms. Melia advised the State did not have a copy of the transcript and she had provided one to him this week. COURT ORDERED, CONTINUED. CUSTODY;
09/12/1994	Petition for Writ of Habeas Corpus (9:00 AM) PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
	Denied; PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: JULIE HALL

	CASE NO. 94C120857-2
	Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details:
	Arguments by counsel. COURT ORDERED, Petition is DENIED; FURTHER, Ms. Melia's request to strike portion of the language in the information is DENIED. CUSTODY;
09/21/1994	CANCELED Calendar Call (9:00 AM) Vacated
09/26/1994	CANCELED Jury Trial (10:00 AM) Vacated
10/17/1994	 Initial Arraignment (9:00 AM) INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Matter Continued; INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Journal Entry Details: In absence of Mr. McDonald, COURT ORDERED, matter continued. Clerk to phone counsel. CUSTODY ;
10/19/1994	 Initial Arraignment (9:00 AM) INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: Mr. Pat McDonald present. Mr. McDonald advised he was appointed in Justice Court to represent this deft. SO NOTED. DEFT. RANDOLPH ARRAIGNED, PLED NOT GUILTY AS CHARGED. Mr. McDonald advised if the deft. wishes to invoke the 60-day rule, he can no longer represent him due to his current schedule. Colloquy regarding co-deft's trial date. Deft. advised he would like to invoke the 60-day rule. COURT ORDERED, MATTER SET FOR TRIAL WITH CO-DEFT.; FURTHER, MR. CHARLES WATERMAN is APPOINTED as counsel. Matter set for confirmation of counsel. Mr. McDonald to be present also. CUSTODY 10/26/94 9 AM CONFIRMATION OF COUNSEL 11/30/94 9 AM CALENDAR CALL 12/5/94 10 AM JURY TRIAL ;
10/26/1994	Motion for Confirmation of Counsel (9:00 AM) CONFIRMATION OF COUNSEL Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Granted; CONFIRMATION OF COUNSEL Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: Mr. Waterman CONFIRMED as counsel for deft. Randolph. Defense has 21 days from today to file a Writ. CUSTODY;
11/14/1994	Motion to Withdraw as Counsel (9:00 AM) Events: 11/08/1994 Motion to Withdraw As Counsel DEFENDANT'S MOTION TO WITHDRAW AS COUNSEL Heard By: A. William Maupin
11/14/1994	Conversion Hearing Type (9:00 AM) STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Heard By: A. William Maupin
11/14/1994	 All Pending Motions (9:00 AM) ALL PENDING MOTIONS 11-14-94 Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: A. William Maupin Granted; ALL PENDING MOTIONS 11-14-94 Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: A. William Maupin Journal Entry Details: THEODORE MANOS AND ASSOCIATES' MOTION TO WITHDRAW AS ATTORNEY OF RECORD STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Mr. Tilman requested he be allowed to withdraw as counsel. Ms. Melia advised she has spoken with Mr. Langford and he would oppose the motion if it means a continuance in the trial. Further, Ms.

	CASE NO. 94C120857-2
	Melia advised the Court that Mr. Tom Michaelides from her office has been working with her during the preparation and could be ready; therefore, a continuance would not be necessary. COURT ORDERED, Motion to Withdraw is GRANTED; Mr. Michaelides is APPOINTED AND THE TRIAL DATE WILL STAND. FURTHER, Motion to Endorse Names is GRANTED, given the appropriate discovery. CUSTODY;
11/28/1994	Motion (9:00 AM) Events: 11/16/1994 Notice of Motion DEFENDANT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST Heard By: A. William Maupin
11/28/1994	Motion to Sever (9:00 AM) Events: 11/16/1994 Notice of Motion DEFENDANT'S MOTION TO SEVER Heard By: A. William Maupin
11/28/1994	Motion (9:00 AM) Events: 11/16/1994 Notice of Motion DEFT'S MOTION CHALLENGING COMPOSITION OF PETIT JURY FOR UNDER REPRESENTATION Heard By: A. William Maupin
11/28/1994	Motion (9:00 AM) Events: 11/16/1994 Notice of Motion DEFT'S MOTION TO INTERVIEW STATE'S WITNESS Heard By: A. William Maupin
11/28/1994	Motion (9:00 AM) Events: 11/16/1994 Notice of Motion DEFT'S MOTION FOR IN CAMERA REVIEW OF PRESENTENCE REPORTS Heard By: A. William Maupin
11/28/1994	Motion to Suppress (9:00 AM) Events: 11/16/1994 Notice of Motion DEFENDANT'S MOTION TO SUPPRESS STATEMENTS Heard By: A. William Maupin
11/28/1994	Motion to Extend Discovery (9:00 AM) Events: 11/16/1994 Notice of Motion DEFENDANT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS Heard By: A. William Maupin
11/28/1994	Motion to Strike (9:00 AM) Events: 11/18/1994 Notice of Motion DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCE BASED UPON FELONY OF ROBBRY Heard By: A. William Maupin
11/28/1994	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 11-28-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS 11-28-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER REPRESENTATION OF COGNIZABLE GROUPS DEFT'S MOTION TO INTERVIEW STATE'S WITNESS DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS DEFT'S MOTION TO SUPPRESS STATEMENTS DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLIGRAPH TEST QUESTIONS AND THE TEST RESULTS DEFT'S MOTION TO SERVER DEFT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBERY AND BURGLARY Colloquy regarding pending motions. In the absence of Ms. Melia, COURT ORDERED, pre-trial Motions are continued. Calendar call date stands. CUSTODY ;
11/30/1994	Calendar Call (9:00 AM) CALENDAR CALL

	CASE NO. 94C120857-2
11/30/1994	Motion to Sever (9:00 AM) DEFENDANT'S MOTION TO SEVER Heard By: A. William Maupin
11/30/1994	Motion to Compel (9:00 AM) Events: 11/17/1994 Motion to Compel DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY LVMPD Heard By: A. William Maupin
11/30/1994	Motion for Judgment Notwithstanding the Verdict (9:00 AM) DEFT'S MOTION FOR JURY QUESTIONNAIRE Heard By: A. William Maupin
11/30/1994	Conversion Hearing Type (9:00 AM) Events: 11/29/1994 Motion STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Heard By: A. William Maupin
11/30/1994	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 11-30-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS 11-30-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER- REPRESENTATION OF COGNIZABLE GROUPS DEFT'S MOTION TO INTERVIEW STATE'S WITNESS DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS DEFT'S MOTION TO SUPPRESS STATEMENTS DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS DEFT'S MOTION TO SEVER DEFT'S MOTION FOR DISCLOSURE OF TBOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS DEFT'S MOTION TO SEVER DEFT'S MOTION FOR DISCOVERY OF BRADY AND GIGILO MATERIALS DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBBERY AND BURGLARY DEFT'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY THE LYMPD RECORDS SECTION DEFT'S MOTION FOR JURY QUESTIONNAIRE STATE'S MOTION TO ENDORSE NAMES ON INFORMATION: There being no opposition, COURT ORDERED, Motion to Endorse is GRANTED, given full discovery. Counsel agreed to the Motion for Jury Questionnaire, therefore, COURT ORDERED, Motion is GRANTED. Melia advised, once the State reviews the questionnaire, she will provide Jury Services with it. AS TO THE MOTION TO SEVER: Court toko Carl argument. Mr. Waterman advised he cointo possibly be ready to proceed to trial with deft. RANDOLPH. Opposition by Mr. Langford. Based on Mr. Waterman's position, COURT ORDERED Motion to SCH. RANDOLPH WAIVED the 60-DAY RULE_DE, the, TANDOLPH'S trial will be reset. State's Answer to Motion to Sever FILED IN OPEN COURT. AS TO THE PETITION FOR WRIT OF HABEAS CORPUS: Return to the Writ FILED IN OPEN COURT. Due to the continuance granted, parties agreed to argue any pre-trial motions for deft. Randolph and the pending Writ at a future time. COURT ORDERED, matter set for oral argument on any pre-tr
11/30/1994	Motion (11:00 AM) DEFENDANT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST Heard By: A. William Maupin
11/30/1994	Motion (11:00 AM) DEFT'S MOTION CHALLENGING COMPOSITION OF PETIT JURY FOR UNDER REPRESENTATION Heard By: A. William Maupin
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	CASE NO. 94C120857-2
11/30/1994	Motion (11:00 AM) DEFT'S MOTION TO INTERVIEW STATE'S WITNESS Heard By: A. William Maupin
11/30/1994	Motion (11:00 AM) DEFT'S MOTION FOR IN CAMERA REVIEW OF PRESENTENCE REPORTS Heard By: A. William Maupin
11/30/1994	Motion to Suppress (11:00 AM) DEFENDANT'S MOTION TO SUPPRESS STATEMENTS Heard By: A. William Maupin
11/30/1994	Motion to Extend Discovery (11:00 AM) DEFENDANT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS Heard By: A. William Maupin
11/30/1994	Motion to Strike (11:00 AM) DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCE BASED UPON FELONY OF ROBBRY Heard By: A. William Maupin
12/02/1994	Motion for Judgment Notwithstanding the Verdict (9:00 AM) Events: 11/21/1994 Motion DEFT'S MOTION FOR JURY QUESTIONNAIRE Heard By: A. William Maupin
12/05/1994	Motion (11:00 AM) DEFENDANT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST Heard By: A. William Maupin
12/05/1994	Motion (11:00 AM) DEFT'S MOTION CHALLENGING COMPOSITION OF PETIT JURY FOR UNDER REPRESENTATION Heard By: A. William Maupin
12/05/1994	Motion (11:00 AM) DEFT'S MOTION TO INTERVIEW STATE'S WITNESS Heard By: A. William Maupin
12/05/1994	Motion (11:00 AM) DEFT'S MOTION FOR IN CAMERA REVIEW OF PRESENTENCE REPORTS Heard By: A. William Maupin
12/05/1994	Motion to Suppress (11:00 AM) DEFENDANT'S MOTION TO SUPPRESS STATEMENTS Heard By: A. William Maupin
12/05/1994	Motion to Extend Discovery (11:00 AM) DEFENDANT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS Heard By: A. William Maupin
12/05/1994	Motion to Compel (11:00 AM) DEFENDANT'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY LVMPD Heard By: A. William Maupin
12/05/1994	Motion to Strike (11:00 AM) DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCE BASED UPON FELONY OF ROBBRY Heard By: A. William Maupin
12/05/1994	Hearing (11:00 AM) ARGUMENT ON PENDING PRETRIAL MOTIONS Heard By: A. William Maupin
12/05/1994	All Pending Motions (11:00 AM) ALL PENDING MOTIONS 12-5-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS 12-5-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: DESTIG MOTION CLALLENCING THE COMPOSITION OF THE DETITE HERE
	DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR

	CASE NO. 94C120857-2
	UNDER- REPRESENTATION OF COGNIZABLE GROUPS DEFT'S MOTION TO INTERVIEW STATE'S WITNESS DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS DEFT'S MOTION TO SUPPRESS STATEMENTS DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS DEFT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBBERY AND BURGLARY DEFT'S MOTION TO COPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY THE LYMPD RECORDS SECTION AS TO THE DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER-REPRESENTATION OF COGNIZABLE GROUPS: Coursel submitted the matter. COURT ORDERED, Motion is DENIED. AS TO DEFT'S MOTION TO INTERVIEW STATE'S WITNESS: Arguments by counsel. COURT ORDERED, Motion is GRANTED; interview will take place with the witnesses' attorney, Mr. Archie or Mr. Walton. The State does not need to be present. Additional argument. Ruling stands. AS TO DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS: Arguments by counsel. COURT ORDERED, Motion is GRANTED; the Court will review any PSI records of the co-defendants, if necessary. AS TO DEFT'S MOTION TO SUPPRESS STATEMENTS: Arguments by counsel. COURT ORDERED, Motion, without further information from the Police Officer is DENIED; however, the COURT WILL ALLOW a 15 minute offer of proof prior to the trial. AS TO DEFT'S MOTION FOR DISCLOSURE OF THEOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS: Arguments by counsel. COURT ORDERED, Motion is GRANTED; the information will come in, but polygraph will not be mentioned. AS TO DEFT'S MOTION FOR DISCOVERY OF BRADY AN GIGLIO MATERIALS: Counsel submitted the matter with the exception that any other cases which were to be dismissed pursuant to negotiations be provided to MS. Melia. COURT ORDERED, Motion is MOOT with the exception as stated. DEFT'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY THE LVMPD RECORDS SECTION: Counsel advised the motion may be MOOT with the exception of Mr. Bush and a prior convi
12/06/1994	 Jury Trial (10:30 AM) TRIAL BY JURY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; TRIAL BY JURY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: Mr. Tom Michaelides present for the defense. Counsel advised the matter is resolved. SECOND AMENDED INFORMATION AND GUILTY PLEA MEMORANDUM filed in open Court. DEFT. STRATTON ARRAIGNED AND PLED GUILTY TO CT. IV OF THE SECOND AMENDED INFORMATION CHARGING "MURDER OF THE 1ST DEGREE WITH USE OF A DEADLY WEAPON (F). NEGOTIATIONS: Deft. is to enter a plea of guilty to Ct. IV, State will make a recommendation of Life with the Possibility of Parole and recommend the deft. serve his prison time in the State of Oregon. Further, Mr. Harmon advised the request for the death penalty is being dropped, and the remaining counts will be dismissed after sentence is rendered. Deft. advised his true name being FREDRICK LEON STRATTON, COURT AMENDED the Second Amended Information to so reflect. FURTHER ACCEPTED the plea as binding and referred the matter to P&P. Matter set for sentencing. CUSTODY 1/9/95 9 AM SENTENCING CT. IV / DISMISS REMAINING ;
01/09/1995	 Sentencing (9:00 AM) SENTENCING (CT.IV) Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin MINUTES Granted; SENTENCING (CT.IV) Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin

	Journal Entry Details: Ms. Joy Mundy Neal present for P&P. Conference at the bench. COURT ADJUDGED DEFT. STRATTON GUILTY TO CT. IV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F). Statements by Ms. Irene Moden and in mitigation of sentencing by counsel. COURT ORDERED, pursuant to the binding negotiations in this matter and in addition to a \$25 Assessment Fee, deft. STRATTON is SENTENCED to LIFE IN THE NEVADA DEPARTMENT OF PRISONS WITH THE POSSIBILITY OF PAROLE and a CONSECUTIVE LIFE WITH THE POSSIBILITY OF PAROLE for the enhancement. FURTHER ORDERED, deft. to pay \$4,499.90 in restitution and given 252 days credit for time served. Remaining Counts are DISMISSED. CUSTODY ;
02/03/1995	Hearing (9:00 AM) ARGUMENT ON PRETRIAL MOTIONS & PETITIONFOR WRIT OF HABEAS CORPUS (RANDOLPH) Heard By: A. William Maupin
02/10/1995	 Hearing (9:00 AM) ARGUMENT ON PRETRIAL MOTIONS & PETITIONFOR WRIT OF HABEAS CORPUS (RANDOLPH) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Matter Continued; ARGUMENT ON PRETRIAL MOTIONS & PETITIONFOR WRIT OF HABEAS CORPUS (RANDOLPH) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Journal Entry Details: Mr. Waterman advised he has talked with Mr. Harmon, and an offer has been made in this matter. Mr. Waterman requested a continuance to review the offer with the Deft. There being no objection from the State, COURT ORDERED, this matter CONTINUED, and also SET for a Status Check on Possible Negotiations. CUSTODY 2/15/95 9:00 AM ARGUMENT ON PDETRIAL MOTIONE AND PETITIONED WITH OF CONDUCTIONE STATUS
02/15/1995	PRETRIAL MOTIONS AND PETITION FOR WRIT OF HABEAS CORPUSSTATUS CHECK: POSSIBLE NEGOTIATIONS ; Hearing (9:00 AM) ARGUMENT ON PRETRIAL MOTIONS & PETITIONFOR WRIT OF HABEAS CORPUS
02/15/1995	(RANDOLPH) Heard By: A. William Maupin Status Check (9:00 AM) STATUS CHECK: POSSIBLE NEGOTIATIONS
02/15/1995	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (2/15/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS (2/15/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: ARGUMENT ON PRETRIAL MOTIONS AND PETITION FOR WRIT OF HABEAS CORPUS STATUS CHECK: POSSIBLE NEGOTIATIONS Mr. Waterman advised the Deft.
	has refused the negotiations offered by the State, and noted he is prepared to go forward at this time and argue the Writ Of Habeas Corpus. Arguments by Counsel. COURT ORDERED, the Court concludes from the transcripts and briefs there is probable cause to bind the Deft. over on all charges, and substantial evidence to prove the Deft. was a principal. COURT FURTHER ORDERED, Petition For Writ Of Habeas Corpus is DENIED, and future Calendar Call date of 5/17/95 and Trial date of 5/22/95 STAND. Mr. Harmon informed Mr. Waterman and the Deft. the State's offer will remain in effect until the date of the Calendar Call. CUSTODY 5/17/95 9:00 AM CALENDAR CALL 5/22/95 10:00 AM JURY TRIAL;
05/17/1995	Calendar Call (9:00 AM) CALENDAR CALL Heard By: A. William Maupin
05/17/1995	Conversion Hearing Type (9:00 AM) STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Heard By: A. William Maupin
05/17/1995	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (5/17/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin

	CASE NO. 94C120857-2
	Matter Heard; ALL PENDING MOTIONS (5/17/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONCALENDAR CALL Counsel announced ready for Trial; matter should take approximately one week with two or three out of State witnesses. Conference at the Bench between Court and Counsel. COURT ORDERED, Trial will commence at 11:00 AM Monday morning depending on Mr. Waterman's health. COURT FURTHER ORDERED, State's Motion To Endorse Names On Information and the Motion In Limine to be heard at 9:00 AM on the Monday morning Calendar. CUSTODY 5/22/95 9:00 AM State's Motion To Endorse Names On InformationMotion In Limine 5/22/95 11:00 AM JURY TRIAL ;
05/22/1995	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (5/22/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS (5/22/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONDEFT.'S MOTION IN LIMINE Mr. Waterman not present. Court advised Counsel need to address issues applicable to the Guy decision, and the issue of flight. Mr. Harmon noted he will be filing a Motion To Amend The Information. COURT ORDERED, these matters CONTINUED. CUSTODY 5/23/95 10:45 AM STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONSTATE'S MOTION TO AMEND INFORMATIONDEFT.'S MOTION IN LIMINE 5/23/95 11:00 AM JURY TRIAL ;
05/23/1995	Conversion Hearing Type (9:00 AM) STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Heard By: A. William Maupin
05/23/1995	Motion in Limine (10:45 AM) <i>MOTION IN LIMINE Heard By: A. William Maupin</i>
05/23/1995	Motion to Amend (10:45 AM) Events: 05/22/1995 Notice of Motion STATE'S MOTION TO AMEND INFORMATION Heard By: A. William Maupin
05/23/1995	All Pending Motions (10:45 AM) ALL PENDING MOTIONS (5/23/95) Court Clerk: LARRY SNYDER Relief Clerk: LORI BROWN/LB Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS (5/23/95) Court Clerk: LARRY SNYDER Relief Clerk: LORI BROWN/LB Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONDEFT'S MOTION IN LIMINE STATE'S MOTION TO AMEND INFORMATION Upon inquiry of the court, counsel stipulated to waive the presence of Deft. Randolph. Due to health reasons, Mr. Waterman requested that the Calendar Call and Jury Trial be CONTINUED, and there being no opposition, by the COURT, SO ORDERED. The court noted for the record that the State was ready to proceed in this matter. CUSTODY 6-7-95 9:00 A.M. STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONMOTION IN LIMINESTATE'S MOTION TO AMEND INFORMATION;
05/23/1995	CANCELED Jury Trial (11:00 AM) Vacated
06/07/1995	Conversion Hearing Type (9:00 AM) STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Heard By: A. William Maupin
06/07/1995	Motion in Limine (9:00 AM) <i>MOTION IN LIMINE Heard By: A. William Maupin</i>
06/07/1995	Motion to Amend (9:00 AM)

	STATE'S MOTION TO AMEND INFORMATION Heard By: A. William Maupin
06/07/1995	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (6/06/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; ALL PENDING MOTIONS (6/06/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONDEFT.'S MOTION IN LIMINE STATE'S MOTION TO AMEND INFORMATION Arguments by Counsel. State's Motion To Endorse Names On Information is GRANTED. COURT FURTHER ORDERED, Weapons portion of the Motion In Limine is MOOT, and noted the Court will DEFER RULING on the Deft.'s Motion In Limine. COURT ADDITIONALLY ORDERED, State's Motion To Amend Information is CONTINUED. CUSTODY 7/03/95 9:00 AM STATE'S MOTION TO AMEND INFORMATION 8/16/95 9:00 AM CALENDAR CALL 8/21/95 10:00 AM JURY TRIAL ;
07/03/1995	Motion to Amend (9:00 AM) STATE'S MOTION TO AMEND INFORMATION Relief Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Matter Continued; STATE'S MOTION TO AMEND INFORMATION Relief Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM Journal Entry Details: COURT ORDERED, this matter CONTINUED. CUSTODY ;
07/05/1995	Motion to Amend (9:00 AM) STATE'S MOTION TO AMEND INFORMATION Relief Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Continued; STATE'S MOTION TO AMEND INFORMATION Relief Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: Arguments of counsel. COURT ORDERED, State's Motion to Amend Information is GRANTED. Order signed in open court this date. Amended Information FILED IN OPEN COURT. CUSTODY;
08/16/1995	Calendar Call (9:00 AM) CALENDAR CALL Court Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Matter Heard; CALENDAR CALL Court Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin Journal Entry Details: Counsel advised the court that they were ready to proceed to trial, and expect it to last approximately one week. COURT ORDERED, trial to begin Wednesday. CUSTODY 8-23-95 11:00 A.M. JURY TRIAL;
08/21/1995	CANCELED Jury Trial (10:00 AM) Vacated
08/23/1995	 Jury Trial (11:00 AM) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Journal Entry Details: Outside the presence of the jury, Upon inquiry by the Court, counsel requested that the deft be referred to as Clyde Lewis. COURT ORDERED, WHEN THE INFORMATION IS READ, THE DEFT WILL BE REFERRED TO AS CLYDE LEWIS ONLY. Jury panel administered the Vior Dire oath at 10:30. COURT ORDERED, NOON RECESS AT 12:10. Vior Dire resumed at 1:00. Twelve Jurors and two alternates sworn at 6:00. Court admonished jury and ORDERED, TRIAL CONTINUED TO AUGUST 24, 1995 AT 10:30. CUSTODY ;
08/24/1995	Jury Trial (8:00 AM) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY

	EIGHTH JUDICIAL DISTRICT COURT
	CASE SUMMARY
	CASE NO. 94C120857-2
	Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Journal Entry Details:
	Counsel stipulated as to the presense of the jury at 10:40. Court advised the jury of the proceedure the trial will take, information read to the jury. State invoked the exclusionary rule. Opening statement by Mr. Harmon. Opening statement by Mr. Waterman. COURT ORDERED, NOON RECESS AT 12:00, jury admonished and advised to return as 1:30. Counsel stipulated as to the presence of the jury at 1:30, testimony and exhibits per attached worksheet. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 5:10, jury admonished and advised to return on August 25, 1995 at 8:00 a.m. Outside the presence of the jury, Mr. Waterman requested witness Barker be given a drug test as he believes the witness is under the influence. Response by Mr., Mueller. Court advised does not know if this Court has the authority to order the witness be drug tested. Conference at the bench. Upon inquiry by the Court, Ms. Barker advised she is willing to take a drug test. Mr. Harmon stated for the record and there is no cause to subject the witness to a drug test because of the defense counsel's opinion and the State objects. Mr. Waterman stipulated that if the test comes back dirty, it will only be hald against the witness as to her testimony here today. CUSTODY 8/28/95 1:30 PM JURY TRIAL;
08/25/1995	Jury Trial (1:30 PM) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Journal Entry Details: Counsel stipulated as to the presence of the jury at 8:05. Testimony and exhibits per attached worksheet. AT 9:00, COURT ORDERED A BRIEF RECESS for Mr. Waterman to make appearance in Dept VIII & XIV, jury admonished and advised to return at 9:15. Counsel stipulated as to the presence of the jury at 9:30, testimony and exhibits per attached worksheet. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 12:20, jury admonished and advised to return on Monday, August 28, 1995 at 1:30 p.m. Outside the presence of the jury, colloquy between Court and counsel regarding trial schedule. CUSTODY 8/28/95 1:30 PM JURY TRIAL CONTINUED ;
08/28/1995	Jury Trial (10:30 AM) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details: Counsel stipulated as to the presence of the jury at 1:35. Testimony and exhibits per attached worksheet. Brief recesses taken at 3:13 p.m. and 5:05 p.m. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 7:20, jury admonished and adviesd to return on 8/29/95 at 10:30 a.m. CUSTODY;
08/29/1995	Jury Trial (9:00 AM) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details:
	Counsel stipulated as to the presence of the jury at 10:35, testimony and exhibits per attached worksheet. COURT ORDERED, NOON RECESS AT 11:55, jury admonished and advised to return at 1:30. Counsel stipulated as to the presence of the jury at 1:34, testimony and exhibits per attached worksheet. Jury excused from the Courtroom at 2:30. Outside the presence of the jury, Mr. Waterman presented motion as to testimony of the State's next witness, Bert Gutierrez regarding remoteness in time and prejudicial effects. Response by State. Officer Gutierrez brought into Courtroom and sworn and testified. COURT ORDERED, TESTIMONY AS TO THE GUN BEING STOLEN WILL BE SUPRESSED AND THE BALANCE OF THE TESTIMONY WILL BE ALLOWED. Upon inquiry by the Court, Officer Gutierriez advised when the officer knocked on the deft's door he identified himself as police. Counsel stiuplated as to the presence of the jury at 2:50. Outside the presence of the jury, Mr. Waterman moved for a mistrial pursuant to testimony of State's witness Gutierrez. Response by State. COURT ORDERED, MOTION FOR MISTRIAL DENIED and advised the jury will be instructed to

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	disregard the witnesses comments about the motel. Jury present in Courtroom. Court advised the jury to disregard the discription of the lodge given by the witness. COURT ORDERED, AFTERNOON RECESS AT 3:15, jury admonished and advised to return at 3:30. Outside the presence of the jury, Court advised the Court has been faxed eighteen pages medical documents for the deft at the request of Mr. Waterman. Copies of documents provided to both counsel. Counsel stipulated as to the presence of the jury at 4:00, testimony and exhibits per attached worksheet. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 5:10, jury admonished and advised to return on 8/30/95 at 10:00 a.m. Outside the presence of the jury, Court advised the deft of his right to testify or not to testify. Court requested counsel be present at 9:45 to go over jury instructions. CUSTODY 8/30/95 10 AM JURY TRIAL CONTINUED ;
08/30/1995	Jury Trial (10:30 AM)
	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLYMatter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details:Outside the presence of the jury, Mr. Waterman advised he was not able to serve Dr. Seip as he was no able to serve a subpeona. Mr. Waterman further advised he was not advised the the deft's physical affirmaties until the first day of trial. COURT ORDERED, MEDICAL RECORDS ADMITTED AS COURT'S EXHIBIT #1. Counsel stipulated as to the presence of the jury at 10:35. State rest. Testimony and exhibits per attached worksheet. COURT ORDERED, NOON RECESS AT 11:55, jury admonished and advised to return at 1:30. Outside the presence of the jury, jury instructions settled. Counsel stipulated as to the presence of the jury at 2:30. Defense rest. Rebuttal testimony by the State. Jury instructions read to the jury. Closing argument by counsel. Bailiff and Secretary sworn to take charge of the jury and
	alternates at 5:00. Jury stopped deliberating for the day at 5:30, Deliberation to resume on 8/31/95 at 8:45. CUSTODY ;
08/31/1995	Jury Trial (9:00 AM) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Journal Entry Details: Jury resumed deliberating at 8:45. At 4:45, pursuant to a note from the jury, Court, Counsel and all officer of the Court present and the Court reread instructions 24 and 25 to the jury. Court explained the instructions pursuant to conference between Court and counsel in chambers. Mr. Waterman waived the presence of the deft for this proceeding. Jury resumed deliberating at 5:00. Jury left for the day at 5:20, to resume on 9/1/95 at 9:00 a.m. CUSTODY;
09/01/1995	Jury Trial (9:00 AM)
09/01/1993	 July Hial (9.00 ANI) TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details: Jury resumed deliberating at 9:00 a.m. Jury brough into the Courtroom at 4:55, Judge A. Willaim Maupin presiding, all officers of the Court present. Court advised understands the jury has not been able to reach a verdict as to Counts I, II & IV. Court read a new instruction to the jury as to deliberation. COURT ORDERED, JURY EXCUSED FOR THE WEEKEND, Jury admonished and advised to return on Tuesday, September 5 at 9:00 a.m. Outside the presence of the jury, Mr. Waterman objected to the Court bringing the jury back on Tuesday. Court advised counsel with jury will be allowed to continue deliberations until mid-afternoon and if at that time the Jury has not reached a decision as to Counts I, II & IV, the Court will declare a mistrial as to those counts. CUSTODY ;
09/05/1995	Jury Trial (9:00 AM)
	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK
	Heard By: A. William Maupin Matter Heard; TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: A. William Maupin Journal Entry Details:

	CASE NO. 94C120857-2
	Jury resumed deliberating at 9:00 a.m. Jury returned into the Courtroom at 2:00, Judge A. William Maupin presiding and all officers of the Court present. Jury Foreperson advised the jury only reach a verdict as to Court III. All members of the jury concurred. COURT ORDERED, MISTRIAL DECLARED AS TO COUNTS I, II & IV AND DEFT FOUND GUILTY OF COUNT III - BATTERY WITH USE OF A DEADLY WEAPON (F). COURT FURTHER ORDERED, MATTER CONTINUED TO RESET TRAIL AS TO COUNTS I, II & III AND MATTER REFERRED TO PAROLE AND PROBATION FOR PSI AND SET OVER FOR SENTENCING AS TO COUNT III. Court thanked and excused the jury. CUSTODY 9/19/95 9 AM TRIAL SETTING AS TO COUNTS I, II & IV10/10/95 9 AM SENTENCING COUNT III ;
09/19/1995	Conversion Hearing Type (9:00 AM)
	TRIAL SETTING AS TO COUNTS I, II & IV Court Clerk: CINDY HORTON
	Reporter/Recorder: JANIE OLSEN Heard By: Sally Loehrer Matter Heard; TRIAL SETTING AS TO COUNTS I,II & IV Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: Sally Loehrer Journal Entry Details:
	Mr. Waterman requested trail be set in the ordinary course. Deft requested a speedy trial. Mr. Waterman advised since the jury verdict found the deft guilty of one count of battery, the jury did not specify on who the battery was commited and believes it is a lesser included for murder. State requested matter be passed to Thursday to set trial date if there is an issue. COURT ORDERED, MATTER SET FOR TRIAL IN THE ORDINARY COURSE. Mr. Waterman advised he may have a motion prior to sentencing on Count III regarding the deft being adjudged guilty of a felony and being able to take the stand in pending trial. Court advised sentencing date will stand at this time. CUSTODY 1/11/96 9 AM CALENDAR
	CALL1/16/96 9:30 AM JURY TRIAL COUNTS I, II & III ;
10/10/1995	Sentencing (9:00 AM) SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details: Mr. Laurent advised this is Mr. Harmon's case and he requested a continuance and believes
	Mr. Harmon contacted Mr. Waterman who has no objection to a continuance. COURT ORDERED, SENTENCING CONTINUED FOR ONE WEEK. CUSTODY ;
10/17/1995	Sentencing (9:00 AM) SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
	Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
	Journal Entry Details: Peggy Coleman of Parole and Probation present. DEFT LEWIS ADJUDGED GUILTY OF COUNT III - BATTERY WITH USE OF A DEALDY WEAPON, PURSUANT TO JURY WEDDICT.
	VERDICT. Mr. Waterman requeted he be allowed to withdraw from the case as he has developed antipithy for the deft and cannot say one good thing about him. COURT ORDERED, ORAL MOTION TO WITHDRAW IS GRANTED AND THE STATE PUBLIC DEFENDER'S OFFICE IS APPOINTED AS COUNSEL. J. Savage of the SPD'S Office present in Court and advised can confirm as counsel. COURT ORDERED, STATE PUBLIC DEFENDER'S OFFICE CONFIRMED AS COUNSEL, TRIAL DATE ON REMAINING COUNTS STANDS AND SENTENCING AS TO COUNT III CONTINUED FOR TWO WEEKS. CUSTODY ;
11/02/1995	Sentencing (9:00 AM) SENTENCING Court Clerk: LARRY SNYDER/LS Reporter/Recorder: KIT MACDONALD Heard By: MCGROARTY, JOHN S. Matter Continued; SENTENCING Court Clerk: LARRY SNYDER/LS Reporter/Recorder: KIT MACDONALD Heard By: MCGROARTY, JOHN S. Journal Entry Details:
	COURT ORDERED, this matter CONTINUED to be heard by Judge Loehrer. CUSTODY;
11/07/1995	Sentencing (9:00 AM) SENTENCING Heard By: Sally Loehrer

11/21/1995	Sentencing (9:00 AM)
	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: JANIE
	OLSEN Heard By: LOEHRER, SALLY Journal Entry Details:
	Officer McKenzie of Parole and Probation present. Upon inquiry by the Court, deft adivsed the no one from the State Public Defender's Office has been to see him regarding the PSI report. COURT ORDERED, SENTENCING CONTINUED FOR ONE WEEK and requested the Clerk contact the State Public Defender's Office regarding this matter. CUSTODY;
11/28/1995	Sentencing (9:00 AM)
11/20/1775	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
	Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
	Journal Entry Details: John Delvillan of Parole and Probation present. Court advised met in chambers with Mr.
	Jackson and Mr. Rogers and indicated this is the third time the State Public Defender has moved to continue sentencing. Court further advised understands that the SPD just received the deft's file this morning and the deft would like to discuss the PSI with counsel. Mr. LaPorta concurred and advised spoke with Mr. Harmon and he has no objection to a short continuance. COURT ORDERED, SENTENCING CONTINUED ONE LAST TIME TO
	THURSDAY, NOVEMBER 30 AT 9:00 AM. CUSTODY ;
11/30/1995	Sentencing (9:00 AM) SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK
	Heard By: Sally Loehrer Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer
	Journal Entry Details:
	Thomas Ely of Parole and Probation present. Pursuant to jury verdict, DEFT LEWIS ADJUDGED GUILTY OF COUNT III- BATTERY WITH USE OF A DEADLY WEAPON (F). Argument by State requesting ten years. Statement by deft stating he would like to appeal this case and inquired when he would be getting appeal counsel. Court advised deft he has counsel, however the appeal process does not begin until the Judgment of Conviction is filed. Mr. LaPorta stated he has advised his client to make no further statement because of pending trial on remaining counts in this case. COURT ORDERED, in addition to the \$25.00
	Administrative Assessment Fee, Deft. SENTENCED to Nevada Department of Prisons for EIGHT (8) YEARS with 481 DAYS Credit For Time Served and Deft. is Assessed a \$5,000 FINE. Court advised the deft is not to be released to the State Prison system as trial is scheduled on 1/11/96. Mr. LaPorta advised he has a trial scheduled for 1/16/96 in Dept. V. Court advised will reset trial date, however, Mr. Harmon has to be present with his trial schedule. COURT ORDERED, 1/16/96 TRIAL AND 1/11/96 CALENDAR CALL VACATED AND MATTER CONTINUED TO TUESDAY TO RESET TRIAL DATE. CUSTODY 12/5/95 9 AM RESET TRIAL DATE ;
12/05/1995	Motion to Set Trial Date (9:00 AM) RESET TRIAL DATE Heard By: A. William Maupin
	MINUTES Matter Heard; RESET TRIAL DATE Heard By: A. William Maupin
12/07/1995	Motion to Set Trial Date (9:00 AM) RESET TRIAL DATE Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: Sally Loehrer
	MINUTES
	Matter Heard; RESET TRIAL DATE Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: Sally Loehrer Journal Entry Details:
	COURT ORDERED, MATTER SET FOR TRIAL. Deft requested he be allowed to return to the State prison. COURT ORDERED, DEFT ALLOWED TO RETURN TO STATE PRISON PENDING TRIAL, HOWEVER, IT IS COUNSEL'S RESPONSIBILITY TO MAINTAIN COMMUNICATION WITH DEFT. CUSTODY 6/20/96 9 AM CALENDAR CALL6/24/96

	9:30 AM JURY TRIAL ;
01/11/1996	CANCELED Calendar Call (9:00 AM) Vacated
01/16/1996	CANCELED Jury Trial (9:30 AM) Vacated
06/20/1996	Calendar Call (9:00 AM) CALENDAR CALL Court Clerk: JUDY NORMAN Reporter/Recorder: HELENE KARP Heard By: Sally Loehrer Matter Heard; CALENDAR CALL Court Clerk: JUDY NORMAN Reporter/Recorder: HELENE KARP Heard By: Sally Loehrer Journal Entry Details: Mr. Roger advised not ready for Trial as three criminologists are not available and moved for an oral Hill Motion to continue. There being no objection, COURT ORDERED, TRIAL DATE VACATED AND RESET. NDP 9/26/96 9:00 AM CALENDAR CALL 9/30/96 9:30 AM JURY TRIAL ;
06/24/1996	CANCELED Jury Trial (9:30 AM) Vacated
09/24/1996	 Motion to Continue (9:00 AM) DEFT'S MOTION TO CONTINUE JURY TRIAL Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer Granted; DEFT'S MOTION TO CONTINUE JURY TRIAL Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer Journal Entry Details: The Court noted counsel had indicated ready for Trial. Ms. Lempke advised because of the McKenna Trial, she was not ready at this time and requested a continuance. Further, had spoken with Defendant and, in light of the circumstances, he did not have a problem with it. COURT ORDERED, TRIAL DATE VACATED AND RESET. NDP 2/27/97 9:00 AM CALENDAR CALL 3/3/97 9:30 AM JURY TRIAL;
09/26/1996	CANCELED Calendar Call (9:00 AM) Vacated
09/30/1996	CANCELED Jury Trial (9:30 AM) Vacated
02/27/1997	Calendar Call (9:00 AM) CALENDAR CALL
02/27/1997	Motion to Compel (9:00 AM) Events: 02/24/1997 Motion to Compel DEFT'S MOTION TO COMPEL PRODUCTION OF RAP SHEETS Heard By: Sally Loehrer
02/27/1997	Motion to Compel (9:00 AM) Events: 02/24/1997 Motion to Compel DEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENTENCE REPORTS Heard By: Sally Loehrer
02/27/1997	Motion in Limine (9:00 AM) Events: 02/24/1997 Motion in Limine DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE Heard By: Sally Loehrer
02/27/1997	Motion to Strike (9:00 AM) Events: 02/24/1997 Motion to Strike DEFT'S MOTION TO STRIKE DEADLY WEAPON ALLEGATION Heard By: Sally Loehrer
02/27/1997	Motion to Compel (9:00 AM) DEFT'S MOTION TO COMPEL DISLCOSURE OF EXISTENCE OF BENEFITS OF

	CASE NO. 94C120857-2
	COOPERATION Heard By: Sally Loehrer
02/27/1997	All Pending Motions (9:00 AM) ALL PENDING MOTIONS FOR 2/27/97 Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer
	MINUTES Matter Heard; ALL PENDING MOTIONS FOR 2/27/97 Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer Journal Entry Details: <i>CALENDAR CALLDEFT'S MOTION TO STRIKE DEADLY WEAPON</i> <i>ALLEGATIONSDEFT'S MOTION TO COMPEL PRODUCTION OF RAP</i> <i>SHEETSDEFT'S MOTION TO COMPLE DISCLOSURE OF PRESENTENCE</i> <i>REPORTSDEFT'S MOTION TO COMPLE DISCLOSURE OF PRESENTENCE</i> <i>REPORTSDEFT'S MOTION TO COMPLE DISCLOSURE OF EXISTENCE OF BENEFITS</i> <i>OF COOPERATIONDEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE Ms.</i> <i>Lemcke filed DEFT'S MOTION TO SUPPRESS IDENTIFICATIONS OF DEFT IN OPEN</i> <i>COURT. State advised has an investigator working on this matter and would request pre-trial</i> <i>motions be contined. COURT ORDERED, ALL PRE-TRIAL MOTIONS AND CALENDAR</i> <i>CONTINUED TO FRIDAY, FEBRUARY 28 AT 3:00 PM. Upon inquiry by the Court, counsel</i> <i>advised trial will take approximately one week, trial counsel will be M. O'Callaghan for the</i> <i>State and Ms. Lemcke and Mr. Palma for the defense. State advised if case comes to a penalty</i> <i>phase would have no problem with the Court handling that phase. Court advised that is up to</i> <i>the deft if convicted. Ms. Lemcke adivsed would like the opportunity to discuss this matter with</i> <i>client and co-counsel. Court advised counsel this trial will be #1 to go on Monday. At the</i> <i>request of Ms. Lemcke, COURT ORDERED, DEFT TO BE HELD AT THE CLARK COUNTY</i> <i>DETENTION CENTER THROUGH HIS TRIAL. CUSTODY 2/28/97 3:00 PM CALENDAR</i> <i>CALL CONTINUED AND ALL PRE-TRIAL MOTIONS. 3/3/97 9:30 JURY TRIAL ;</i>
02/28/1997	Calendar Call (3:00 PM) CALENDAR CALL
02/28/1997	Motion to Compel (3:00 PM) DEFT'S MOTION TO COMPEL PRODUCTION OF RAP SHEETS Heard By: Sally Loehrer
02/28/1997	Motion to Compel (3:00 PM) DEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENTENCE REPORTS Heard By: Sally Loehrer
02/28/1997	Motion in Limine (3:00 PM) DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE Heard By: Sally Loehrer
02/28/1997	Motion to Strike (3:00 PM) DEFT'S MOTION TO STRIKE DEADLY WEAPON ALLEGATION Heard By: Sally Loehrer
02/28/1997	Motion to Compel (3:00 PM) DEFT'S MOTION TO COMPEL DISLCOSURE OF EXISTENCE OF BENEFITS OF COOPERATION Heard By: Sally Loehrer
02/28/1997	Motion (3:00 PM) Events: 02/27/1997 Motion to Suppress DEFT'S MOTION TO SUPPRESS IDENTIFICATIONOF DEFT Heard By: Sally Loehrer
02/28/1997	All Pending Motions (3:00 PM) ALL PENDING MOTIONS FOR 2/28/97 Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer
	MINUTES Matter Heard; ALL PENDING MOTIONS FOR 2/28/97 Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer Journal Entry Details:
	DEFT'S MOTIONT O STRIKE DEADLY WEAPON ALLEGATIONDEFT'S MOTION TO COMPLEL PRODUCTION OF RAP SHEETSDEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENTENCE REPORTSDEFT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE OF BENIFITS OF COOPERATION. DEFT'S MOTION IN

	CASE NO. 94C120857-2
	LIMINE TO PRECLUDE EVIDENCE DEFT'S MOTION TO SUPPRESS IDENTIFIVATION OF DEFTCALENDAR CALL Upon inquiry by the Court, State advised believes ready for trial, however, Ms. Atkins will be in trial in Reno and believes can pick a jury on Monday. State further advised is having trouble locating the victims spouse and would request if she is not available that the previous deposition be used. COURT ORDERED, TRIAL STANDS AS #1 ON 3/3/97 AT 9:30 AM. As to DEFT'S MOTION TO STRIKE DEADLY WEAPON ALLEGATION, COURT ORDERED, MOTION GRANTED, THE WORDS "OR HAMMER" ON LINE 14 WILL BE STRICKEN. Following arugment by counsel, COURT ORDERED, DEFT'S MOTION TO COMPEL PRODUCTION OF RAP SHEETS GRANTED in that the DA's Staff will run NCIC on names provided by defense counsel and the information will be provided by the DA by Tuesday. As to Deft motion to compel disclosure of presentence report, Court inquired how may witnesses in this case have been convicted in this jurisdiction where a PSI is available. State advised does not know if will be calling the co-deft. Case numbers of possible witnesses with cases in the system provided and will be made available to counsel to review if appropriate. COURT ORDERED, DEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENCE REPORTS GRANTED. As to DEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENCE REPORTS GRANTED. As to DEFT'S MOTION TO PRECLUDE EVIDENCE DE BENEFITS OF COOPERATION, COURT ORDERED, MOTION GRANTED as the PSI report can be reviewed. Argument by counsel regarding the deft's motion in limine to preclude evidence. COURT ORDERED, MOTION TO PRECLUDE EVIDENCE DENIED UNLESS THE DEFT TAKES THE STAND. Response by Ms. Lemcke. Court advised will allow a certified JOC if deft says was not there for impeachment purposes. As to Deft's motion to suppress identification of deft, photo of line-up provided to the Court. Court advised does not find anything suggestive in the photo. Ms. Lemcke requested the State be precluded from from bringing up the line-up photo at time of direct. Objection by the State. COU
03/03/1997	Jury Trial (9:30 AM) TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details: Mr. Palma requested Defendant referred to as Clyde Lewis for purposes of Trial. COURT SO ORDERED. Jury Panel given voir dire oath at 9:45 AM. Noon recess at 12:00 PM. Jury selection resumed at 1:35 PM. Jury excused at 5:10 PM. Outside the presence of the Jury, Mr. Palma moved for mistrial. Arguments by Mr. O'Callaghan. COURT ORDERED, DENIED. CUSTODY;
03/04/1997	 Jury Trial (9:30 AM) TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: JOANN ORDUNA Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: JOANN ORDUNA Heard By: LOEHRER, SALLY Journal Entry Details: Outside the presence of the Jury, Mr. O'Callaghan requested witness testify prior to openings as had to leave today at 3:00 PM. Objections by Mr. Palma. Mr. Palma advised would stipulate that bullet was taken from body and given to someone else. Jury sworn to hear the case at 11:20 AM. Opening statement by Mr. O'Callaghan at 11:25 AM. Opening statement by Mr. Palma at 11:40 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess at 12:10 PM. Counsel stipulated to the presence of the Jury at 1:35 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Exclusionary rule invoked at 1:50 PM. Outside the presence of the Jury, the Court advised Mr. Ford would prepare a new Exhibit I as there are other marks from prior Trial on the exhibit. Arguments by Mr. O'Callaghan. The Court gave Exhibit I to Mr. Ford who will return tomorrow with new diagram. Evening recess at 5:15 PM. CUSTODY ;
03/05/1997	 Jury Trial (10:30 AM) TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details: Counsel stipulated to the presence of the Jury at 9:55 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess at 11:50 AM. Counsel stipulated to the presence of the Jury at 1:40 PM. Witnesses sworn and testified. Exhibits per attached worksheet.

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	Outside the presence of the Jury, Ms. Lemcke took witness McIntyre on voir dire. Counsel stipulated to the presence of the Jury at 2:20 PM. Outside the presence of the Jury, Ms. Lemcke moved for mis Trial. COURT FINDS objection was not lodged timely and, ORDERED, MOTION DENIED. Counsel stipulated to the presence of the Jury at 3:25 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Evening recess at 5:05 PM. CUSTODY;	
03/06/1997	Jury Trial (9:00 AM) TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: LOEHRER, SALLY Journal Entry Details: Counsel stipulated to the presence of the Jury at 10:40 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess 12:25 PM. Counsel stipulated to the presence of the Jury at 1:50 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Evening recess at 5:10 PM. CUSTODY;	
03/07/1997	Jury Trial (8:30 AM) TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Matter Continued; TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY Journal Entry Details: Counsel stipulated to the presence of the Jury at 9:35 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess at 12:00 AM. Counsel stipulated to the presence of the Jury at 1:35. Witnesses sworn and testified. Exhibits see attached worksheet. Evening recess at 5:25. CUSTODY;	
03/10/1997	 Jury Trial (8:30 AM) TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer Matter Heard; TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer Journal Entry Details: Outside the presence of the Jury, the Court advised Defendant of his right to testify. Counsel stipulated to the presence of the Jury at 9:45 AM. Exhibits see attached worksheet. State rested at 9:50 AM. Defendant rested at 9:55 AM. The Court instructed the Jury at 9:56 AM. Closing arguments by Ms. Lemcke at 10:20 AM. Closing arguments by Mr. Palma at 11:00 AM. Closing arguments by Mr. O'Callaghan at 11:50 AM. Bailiff and Court's secretary sworn to take charge of the Jury at 1:25 PM. The Jury returned with a verdict at 4:45 PM. DEFENDANT, LEWIS FOUND GUILTY OF COUNT I-BURGLARY, COUNT II-ROBBERY WITH USE OF A DEADLY WEAPON. The Court thanked and excused the Jury. COURT ORDERED, SET FOR SENTENCING CUSTODY 4/8/97 9:00 AM SENTENCING ; 	
04/08/1997	Sentencing (9:00 AM) SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: LOEHRER, SALLY Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: LOEHRER, SALLY Journal Entry Details: Mr. Palma advised he and Ms. Lemcke have not been able to go over the PSI with the deft and would request a ten day continuance so Ms. Lemcke could be present. State advised defense has been put on notice that the State has victim speakers present. Court advised will allow speakers to make statements to the Court today and will continue formal sentencing. Irene Moden and Eric Moden sworn and made statements to the Court. COURT ORDERED, SENTENCING CONTINUED. CUSTODY ;	
04/29/1997	Sentencing (9:00 AM) SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Matter Continued; SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer	

	CASE NO. 94C120857-2
	Journal Entry Details: Angela Lorence of Parole and Probation present. DEFT LEWIS ADJUDGED GUILTY OF COUNT I - BURGLARY (F), COUNT II - ROBBERY WITH USE OF A DEADLY WEAPON (F) AND COUNT IV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F) PURSUANT TO JURY VERDICT. (DEFT FOUND GUILTY OF COUNT III BATTERY WITH USE OF A DEADLY WEAPON ON 9/5/95 AND SENTENCED AS TO TIME TO EIGHT (8) YEARS IN THE NEVADA DEPT OF PRISONS. Statements in mitigation of sentencing. Deft requested counsel for appeal on all counts. Court advised the deft the SPD will be representing him on these convictions and believes the time may have run on the previous conviction of count III and therefore will Order the SPD to represent on post conviction relief as to count III. Conference at the bench. COURT ORDERED, L. MELIA APPOINTED AS COUNSEL TO REPRESENT DEFT ON DIRECT APPEAL AS TO CONVICTIONS ON COUNTS I, II AND IV AND FOR POST CONVICTION RELIEF AS TO COUNT III. Further statements in mitigation of sentencing. COURT ORDERED, IN ADDITION TO THE \$25 ADMINISTRATIVE ASSESSMENT FEE, DEFT SENTENCED AS TO COUNT I - TEN (10) YEARS IN THE NEVADA DEPT OF PRISONS CONSECUTIVE TO COUNT III, AS TO COUNT II - DEFT SENTENCED TO FIFTEEN (15) YEARS IN THE NEVADA DEPT OF PRISONS PLUS AN EQUAL AND CONSECUTIVE FIFTEEN (15) YEARS PENALTY ENHANCEMENT CONSECUTIVE TO COUNTS I AND III, AS TO COUNT IV - DEFT SENTENCED TO LIFE IN THE NEVADA DEPT OF PRISONS WITH THE POSSIBILITY OF PAROLE PLUS AN EQUAL AND CONSECUTIVE FIFTEEN (15) YEARS PENALTY ENHANCEMENT CONSECUTIVE TO COUNTS I AND III, AS TO COUNT IV - DEFT SENTENCED TO LIFE IN THE NEVADA DEPT OF PRISONS WITH THE POSSIBILITY OF PAROLE PLUS AN EQUAL AND CONSECUTIVE LIFE WITH THE POSSIBILITY OF PAROLE PENALTY ENHANCEMENT CONSECUTIVE LIFE WITH THE POSSIBLITY OF PAROLE PENALTY ENHANCEMENT CONSECUTIVE LIFE WITH THE POSSIBLITY OF PAROLE PENALTY ENHANCEMENT CONSECUTIVE TO COUNTS I, II AND III WITH 1023 DAYS CREDIT FOR TIME SERVED. COURT FURTHER ORDERED, MATTER CONTINUED TO THURSDAY FOR L. ME
05/01/1997	 Motion for Confirmation of Counsel (9:00 AM) CONFIRMATION OF COUNSEL (L. MELIA) Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Matter Heard; CONFIRMATION OF COUNSEL (L. MELIA) Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Journal Entry Details: C. Oram, Esq. present as the Court's request. Court advised L. Melia was appointed, however previoulsy represented the co-deft in this case, therefore, the Court contacted Mr. Oram and requested he be present today. Upon inquiry by the Court, Mr. Oram advised he can confirm as counsel. COURT ORDERED, C. ORAM APPOINTED AND CONFIRMED AS COUNSEL FOR DEFT LEWIS. CUSTODY ;
12/29/1997	 Motion (9:00 AM) DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Relief Clerk: LINDA SKINNER Reporter/Recorder: JAMES HELLESO Heard By: Pavlikowski, Joseph S. Matter Continued; DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Relief Clerk: LINDA SKINNER Reporter/Recorder: JAMES HELLESO Heard By: Pavlikowski, Joseph S. Journal Entry Details: Since Mr. Oram is not present, COURT ORDERED, matter OFF CALENDAR. MATTER RECALLED WITH MR. ORAM PRESENT: Mr. Oram advised that he was in Dept. XV as Judge Loehrer heard both of the trials and Mr. Oram needs a transcrpit from the first trial. Colloquy between Court and counsel. Counsel advised that all of Dept. XV criminal cases were sent to Dept. XVI. COURT ORDERED, matter CONTINUED and SENT TO DEPT. XVI. NDP;
01/05/1998	 Motion (8:45 AM) DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Court Clerk: DENISE TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: McGroarty, John S. Matter Continued; DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Court Clerk: DENISE TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: McGroarty, John S. Journal Entry Details: Mr. Oram advised of history and requested transcript of deft's first trial. Mr. Hartsell advised he does not have the file as this is a major violator case. COURT ORDERED, matter CONTINUED for DA from the MJ unit to be present. CUSTODY ;
01/07/1998	Motion (8:45 AM) DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Court Clerk: DENISE

	TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: John McGroartyMatter Continued; DEFT'S MOTION FOR CLARIFICATION OF THE RECORD CourtClerk: DENISE TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: JohnMcGroartyJournal Entry Details:Mr. Oram advised he is requesting transcript from deft's first trial. There being no opposition,COURT SO ORDERED. Mr. Oram to prepare the order. CUSTODY ;
08/04/1998	 Petition for Writ of Habeas Corpus (8:30 AM) Events: 07/10/1998 Petition for Writ of Habeas Corpus DEFT'S PETITION FOR WRIT OF HABEAS CORPUS POST-CONVICTION Court Clerk: CAROL GREEN Relief Clerk: ROSA ARDESCH/RA Reporter/Recorder: JAMES HELLESO Heard By: Pavlikowski, Joseph S. Matter Continued; DEFT'S PETITION FOR WRIT OF HABEAS CORPUS POST- CONVICTION Court Clerk: CAROL GREEN Relief Clerk: ROSA ARDESCH/RA Reporter/Recorder: JAMES HELLESO Heard By: Pavlikowski, Joseph S. Journal Entry Details: Mr. Oram advised Deft. is in Ely State Penitentiary, and requested 30 days to supplement the petition. COURT ORDERED supplement to be filed by 9/4/98 at 5:00 PM. Ms. Krisko requested 3 weeks to file reply. COURT ORDERED, for status check and to set time for hearing. NDP ;
09/18/1998	Request of Court (8:30 AM) AT THE REQUEST OF THE COURT Court Clerk: CAROL GREEN/CG Relief Clerk: DENISE HUSTED Reporter/Recorder: JAMES HELLESO Heard By: Joseph Pavlikowski Matter Heard; AT THE REQUEST OF THE COURT Court Clerk: CAROL GREEN/CG Relief Clerk: DENISE HUSTED Reporter/Recorder: JAMES HELLESO Heard By: Joseph Pavlikowski Journal Entry Details: Mr. Brown advised that he has a note requesting one week. COURT ORDERED, matter will be heard next week. NDP 9/25/98 DEFT'S PETITION FOR WRIT OF HABEAS CORPUS - POST CONVICTION;
09/25/1998	Petition for Writ of Habeas Corpus (8:30 AM) DEFT'S PETITION FOR WRIT OF HABEAS CORPUS POST-CONVICTION Court Clerk: LINDA SKINNER Relief Clerk: PAULA GOODELL Reporter/Recorder: JAMES HELLESO Heard By: Joseph Pavlikowski Matter Heard; DEFT'S PETITION FOR WRIT OF HABEAS CORPUS POST-CONVICTION Court Clerk: LINDA SKINNER Relief Clerk: PAULA GOODELL Reporter/Recorder: JAMES HELLESO Heard By: Joseph Pavlikowski Journal Entry Details: Court noted Deft. is in Nevada Department of Prisons and ORDERED, matter TRANSFERRED TO DEPARTMENT XV and set for status check. NDP 10/5/98 9:00 AM STATUS CHECK (DEPT XV);
10/05/1998	 Status Check (9:00 AM) STATUS CHECK (DEPT XV) Court Clerk: CINDY HORTON Reporter/Recorder: JOY HINCK Heard By: Sally Loehrer Denied; STATUS CHECK (DEPT XV) Court Clerk: CINDY HORTON Reporter/Recorder: JOY HINCK Heard By: Sally Loehrer Journal Entry Details: Upon inquiry by the Court, State advised does not believe an evidentiary hearing is necessary as it is a legal argument. Mr. Oram concurred as long as the Court does not establish who should have filed the notice. State advised believes everything should be up on appeal at one time, however, that is now what happened and now there are seperate issues. COURT ORDERED, MATTER CONTINUED TO 10:30 FOR HEARING. MATTER RECALLED, all parties present as before. Mr. Oram presented petition for post conviction relief on the charge of battery with use of a deadly weapon. Response by State referring to 174.015. Reply by Mr. Oram. Court advised as to the charges in count III, Mr. Waterman, the deft's attorney at that time, is very competent trial attorney. Court further finds that 174.015 does apply in this case and was waived as to double jeopardy was only charged with murder as to Molden and therefore would never has been double jeopardy and as to failure to effect appeal time, Mr. Waterman was not responsible for filing appeal. Court further finds there was no ineffective assistance of counsel for not perfecting appeal believes the Supreme Court should look at

	CASE NO. 94C120857-2
	appealable issue. Mr. Oram requested pursuant to Lazado that his client be released for the record and moved for dismissal of the case. Court advised believes the remedy would be another trial. State advised believes there should be consolidation. Court advised finds no ineffective assistance of counsel for failure to perfect appeal and DENIED PETITION FOR POST CONVICTION RELIEF because has aleardy been on direct appeal on other charges and doe not believe it will effect prison time. Court further advised finds there is nothing wrong with the say count III is pled. At the request of Mr. Oram. COURT ORDERED, C. ORAM APPOINTED COUNSEL FOR THE PURPOSE OF THE APPEAL OF DENIAL OF POST CONVICTION RELIEF. NDP;
07/09/2001	Motion (8:30 AM)
	Events: 06/27/2001 Motion DEFT'S MOTION TO PLACE ON CALENDAR Court Clerk: THERESA LEE/TL Relief Clerk: APRIL WATKINS Reporter/Recorder: MARCIA HARNESS Heard By: Loehrer, Sally Matter Continued; DEFT'S MOTION TO PLACE ON CALENDAR Court Clerk: THERESA LEE/TL Relief Clerk: APRIL WATKINS Reporter/Recorder: MARCIA HARNESS Heard By: Loehrer, Sally Journal Entry Details:
	Upon Court's inquiry, Mr. Oram stated he calendared this matter so that he can get paid on everything. He was appointed to do the second appeal on the second trial. The first trial was not appealed, Deft. was convicted of battery of several people. The Court appointed the Public Defender to do the writ. The Public Defender did not file one. That is why he filed the writ on behalf of the Deft. The Supreme Court ordered him to file an appeal on the second trial, but informed them he needed to consolidate the issues and bring a writ from the first trial. He appealed the writ after the Court denied it, the issues were consolidated, filed a reply brief and everything has now been denied and is being sent back down. Mr. Oram requested to be paid for the entire bill. Mr. Pace stated Art Noxon of his office needs a copy of Mr. Oram's itemized statement. Mr. Oram stated he submitted one. COURT ORDERED, Mr. Oram to submit
	another statement and ORDERED, matter CONTINUED one week. NDC;
07/16/2001	Motion (8:30 AM) DEFT'S MOTION TO PLACE ON CALENDAR Relief Clerk: KEITH REED Reporter/Recorder: MARCIA HARNESS Heard By: Sally Loehrer Matter Heard; DEFT'S MOTION TO PLACE ON CALENDAR Relief Clerk: KEITH REED Reporter/Recorder: MARCIA HARNESS Heard By: Sally Loehrer Journal Entry Details: Mr. Oram stated he faxed a copy of the bill to Mr. Noxon has not received any response. COURT ORDERED, bill is APPROVED; counsel to submit order. NDP;
04/26/2004	 Motion to Modify Sentence (8:30 AM) Events: 04/16/2004 Motion to Correct Sentence DEFT'S PRO PER MTN TO MODIFY/76 Court Clerk: Theresa Lee Reporter/Recorder: Julie Lever Heard By: Loehrer, Sally Matter Continued; DEFT'S PRO PER MTN TO MODIFY/76 Court Clerk: Theresa Lee Reporter/Recorder: Julie Lever Heard By: Loehrer, Sally
	Journal Entry Details: State requested one week to file a response, by 5/3/04. Mr. Erickson present in the courtroom on another matter, advised the Court Ms. Melia moved to California. COURT ORDERED, Laura Melia is allowed to WITHDRAW from this case, and the Court will put deft in PRO PER status. COURT ORDERED, State will have one week to respond by 5/3/04, and send a copy of same to deft in prison, and deft will have until 5/13/04 to file his reply. Upon Court's inquiry, Ms. Palmer stated she does not believe deft's motion has merit. The Court was trying to determine if deft should be transported. The Court will make a decision on 5/26/04 without argument. NDC 5/26/04 8:30 A.M. (SAME)DECISION. ;
05/26/2004	Motion to Modify Sentence (8:30 AM) DEFT'S PRO PER MTN TO MODIFY/76 Heard By: Sally Loehrer
05/26/2004	Decision (8:30 AM) DECISION Heard By: Sally Loehrer
05/26/2004	All Pending Motions (8:30 AM) ALL PENDING MOTIONS (5/26/04) Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

	EIGHTH JUDICIAL DISTRICT COURT
	CASE SUMMARY
	CASE NO. 94C120857-2
	Matter Heard; ALL PENDING MOTIONS (5/26/04) Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer Journal Entry Details:
	Court stated for the record, Deft was found guilty of murder in the first degree in 1995. Deft. received a sentence of Life With the possibility of parole and a consecutive Life With the possibility of parole for Use of a Deadly Weapon. Deft. filed a motion indicating he has an illegal sentence because he believes the Use of a Deadly Weapon was part of the murder, therefore, unlawful to impose an equal and consecutive sentence. Court noted, Deft. misapprehends the Law and Statutes in the State of Nevada. If the deft committed the murder with his hands, by way of strangulation or beating, then he would have received a first degree murder without the enhancement and received one life sentence. The Legislature in the State of Nevada says the use of a deadly weapon is to be discouraged and is not acceptable behavior. The Legislature has stated, the penalty is doubled for the use of a deadly weapon. Therefore, IT IS HEREBY ORDERED, Deft's Pro Per Motion to Correct or Reduce Sentence is DENIED. Mr. Knapp to prepare the Order and Findings. NDC CLERK'S NOTE: A copy of this minute order was placed in the U.S. Mail to deft at ID#45193, Lovelock Correctional Center, P.O. BOX 359, Lovelock, NV 89419 ;
03/03/2010	Petition for Writ of Habeas Corpus (11:00 AM) PTN FOR WRIT OF HABEAS CORPUS
03/03/2010	Motion (11:00 AM)
	Events: 02/16/2010 Response STATE'S RSPNSE & MTN TO DISMISS PTN FOR WRIT
03/03/2010	All Pending Motions (11:00 AM) ALL PENDING MOTIONS (3/3/10) Court Clerk: Larry Snyder Reporter/Recorder: Dalyne Easley Heard By: Stefany Miley Matter Heard; ALL PENDING MOTIONS (3/3/10) Court Clerk: Larry Snyder Reporter/Recorder: Dalyne Easley Heard By: Stefany Miley Journal Entry Details: PETITION FOR WRIT OF HABEAS CORPUSSTATE'S RESPONSE AND MOTION TO DISMISS DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION). Defendant Stratton not present. Court NOTED, Defendant not transported for the purpose of this Hearing. Court FURTHER NOTED, it will not entertain oral argument. COURT ORDERED, matter taken UNDER ADVISEMENT. Court ADVISED, it will render a
02/04/2010	written Decision, and will provide copies to the Defendant and State. NDC UNDER ADVISEMENT ; Minute Order (0:00 AM)
03/04/2010	Minute Order (9:00 AM) MINUTE ORDER RE: COURT'S DECISION Court Clerk: Larry Snyder Heard By: Stefany
	Miley Matter Heard; MINUTE ORDER RE: COURT'S DECISION Court Clerk: Larry Snyder Heard By: Stefany Miley Journal Entry Details:
	olis matter was last before the Court on March 3, 2010 pursuant to Defendant s Petition for Writ of Habeas Corpus or in the Alternative Petition for Writ of Mandamus or in the Alternative Petition for Declaratory Judgment and the State s Response and Motion to Dismiss Defendant s petition for Writ of Habeas Corpus (Post-Conviction). Defendant was not transported for purposes of this hearing as the Court did not entertain oral argument. On January 9, 1995, Defendant was sentenced by the District Court to a sentence of Life with the Possibility of Parole, plus an equal and consecutive term for Defendant s use of a deadly weapon. The Judgment of Conviction was filed on January 20, 1995. Defendant did not file a direct appeal. Defendant s instant motion was filed on December 16, 2009. Defendant alleged the Nevada Court lacked jurisdiction over him due to the absence of enacting clauses in the Nevada Revised Statutes. Furthermore, Defendant alleged the deadly weapon enhancement was unconstitutional and violated his constitutional rights. The State disputed the Defendant s contentions alleging his claims were time barred as the Judgment of Conviction was filed over 14 years ago and the Defendant did not take a direct appeal. Additionally, the State alleged the Defendant failed to show good cause for the delay in order to overcome the strictly construed time bar. The State also alleged the Defendant s arguments regarding the enacting clause were not sufficient to demonstrate good cause. The State argued that while it is well established that the laws of Nevada must include an enacting clause, the Nevada Revised Statutes do not have the same requirement, as they are not laws enacted by the legislature. Rather, the Nevada Revised Statutes consist of previously enacted laws which have been classified, codified, and

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	annotated by the Legislative Counsel. See NRS 220.120. Thus, the lack of an enacting clause in the Nevada Revised Statutes does not render them unconstitutional. Furthermore, the State argued that the deadly weapon enhancement has previously been found constitutional by the Nevada Supreme Court. Lastly, the State alleged laches should apply because of the excessive time delay between the filing of the judgment of conviction and the instant motion. COURT FINDS, Defendant s Motion is time barred pursuant to NRS 34.726 as it was not filed until nearly fourteen (14) years after the one year deadline. Furthermore, COURT FINDS, Defendant has failed to demonstrate good cause for failing to file his Petition within the required statutory time frame. Also, COURT FINDS, the Nevada Supreme Court has previously addressed the constitutionality of the deadly weapon enhancement per NRS 193.165 thus Defendant s claims are without merit. Lastly, COURT FINDS, Defendant s claims are barred by the doctrine of laches. As discussed above, over fourteen years elapsed between the filing of the Judgment of Conviction and Defendant s instant motion. The extensive time lapse is prejudicial to the State. COURT ORDERS Defendant s Petition DENIED. ;
01/30/2012	Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Events: 01/19/2012 Motion
	 Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Denied; Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Journal Entry Details: Michael Radovcic, Deputy District Attorney, present for State Deft. not present. Court advised an opposition was filed by State and ORDERED Deft's motion DENIED. Court further stated it is not entertaining oral argument, Deft was not transported, and the post conviction petition is set for February 22, 2012. Court further stated that if oral argument is needed, Deft. will be transported. State to prepare the Order. NDC ;
02/22/2012	CANCELED Petition for Writ of Habeas Corpus (11:00 AM) (Judicial Officer: Miley, Stefany) Vacated DUPLICATE ENTRY
03/05/2012	 Petition for Writ of Habeas Corpus (11:00 AM) (Judicial Officer: Miley, Stefany) Events: 11/22/2011 Petition for Writ of Habeas Corpus Motion Denied; Journal Entry Details: Robert Stephens, Deputy District Attorney, present for the State of Nevada. Deft. not present. Court noted this is post conviction and Deft. was not transported as it is not entertaining oral argument. Upon Court's inquiry, Mr. Stephens advised the State's response was filed 1/27/12. COURT ORDERED, Motion DENIED as time barred advising Deft. was sentenced on 4/29/97, District Court filed the Judgment of Conviction (JOC) on 5/23/97 and the Deft. didn't file a direct appeal. Court further advised Deft. filed a post conviction Writ on 7/10/98 saying he was denied the right to timely and direct appeal and the Court doesn't show anything after that. COURT FINDS it is time barred in as more than one year after the JOC and the Doctrine of Laches, as pled by the State, applies; there is a presumption of prejudice given the number of years that have passed. State to prepare an order consistent with the Court's findings. NDC CLERK'S NOTE: A copy of this Minute Order was mailed to: Clyde Lewis #48875, P.O. Box 650 [HDSP], Indian Springs, NV 89018. anm/3/8/12 ;
08/19/2013	Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Notice of Motion and Motion to Appoint Counsel Motion Denied;
08/19/2013	Motion to Dismiss (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Accused Motion to Dismiss for Lack of Subject Matter Jurisdiction Motion Denied;
08/19/2013	All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Matter Heard; Journal Entry Details:
	DEFENDANT'S PRO PER ACCUSED MOTION TO DISMISS FOR LACK OF SUBJECT

	CASE NO. 94C120857-2
	MATTER JURISDICTION DEFENDANT'S PRO PER NOTICE OF MOTION AND MOTION TO APPOINT COUNSEL Defendant not present. Court NOTED, it is not entertaining oral arguments and it is adopting the judicial history filed by the State. COURT STATED ITS FINDINGS, and ORDERED, Motions DENIED as they are without merit. State to prepare a proposed Order including finding of facts and conclusion of law. NDC CLERK'S NOTE: The above minute order has been distributed via U.S. Mail to Defendant: Louis Randolph, aka, Clyde Lewis #48875 Southern Desert Correctional Center 20825 Cold Creek Rd. P.O. Box 208 Indian Springs, NV 89070 - YP 8/19/13;
09/30/2013	Motion to Rehear (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Notice of Motion on Motion for Rehearing on Motion to Dismiss Lack of Subject Matter Jurisdiction (Errata) Show of Cause Hearing Discovery Motion Motion Denied;
09/30/2013	Motion for Leave (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Notice of Motion on Request for Leave of the Court to File Motion for Rehearing Motion Granted;
09/30/2013	All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Matter Heard; Journal Entry Details:
	Leah Beverly, Deputy District Attorney, present for the State of Nevada. DEFT'S PRO PER NOTICE OF MOTION ON MOTION FOR REHEARING ON MOTION TO DISMISS LACK OF SUBJECT MATTER JURISDICTION (ERRATA) SHOW OF CAUSE HEARING DISCOVERY MOTIONDEFT'S PRO PER NOTICE OF MOTION ON REQUEST FOR LEAVE OF THE COURT TO FILE MOTION FOR REHEARING Deft. not present. Court noted Deft. wasn't transported as it is not entertaining oral argument. COURT ADOPTED the procedural history as set forth in the State's Opposition, stated its FINDINGS, and ORDERED, Motions DENIED. State to prepare the order with findings of fact and conclusions of law. NDC CLERK'S NOTE: A copy of this Minute Order was mailed to: Louis Randolph #48875 S.D.C.C. P.O. Box 208 Indian Springs, NV 89070. anm/10/1/13 ;
11/13/2013	CANCELED Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Vacated Accused Reply to State's Opposition to Accused Request for Leave to File Motion for Rehearing, Motion for Rehearing, and "Accused Supplemental to His Motion for Rehearing
02/10/2014	All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Matter Heard; Journal Entry Details: <i>Giancarlo Pesci, Deputy District Attorney, present for the State of Nevada. DEFT'S PRO PER</i> <i>PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)DEFT'S PRO PER</i> <i>MOTION TO APPOINT COUNSELSTATE'S RESPONSE AND MOTION TO DISMISS</i> <i>DEFENDANT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION), OPPOSITION TO DEFT'S PRO PER MOTION TO APPOINT COUNSEL</i> <i>AND OPPOSITION TO DEFT'S PRO PER REQUEST FOR AN EVIDENTIARY HEARING</i> <i>Deft. not present. Court noted Deft. wasn't transported as it is not entertaining oral argument.</i> <i>COURT ADOPTED the Procedural History as set forth by the State FINDING it is an</i> <i>accurate recitation of the case. COURT stated its FINDINGS and ORDERED, Motions</i> <i>DENIED. State to prepare the order. NDC CLERK'S NOTE: A copy of this Minute Order was</i> <i>mailed to: Louis Randolph #1356378 SDCC P.O. Box 208 Indian Springs, NV 89070.</i> <i>anm/2/13/14 ;</i>
02/10/2014	Petition for Writ of Habeas Corpus (11:00 AM) (Judicial Officer: Miley, Stefany) Events: 12/02/2013 Petition for Writ of Habeas Corpus Defendant's Pro Per Petition for Writ of Habeas Corpus (Post-Conviction) Denied;
02/10/2014	Motion for Appointment of Attorney (11:00 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion to Appoint Counsel Motion Denied;

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02/10/2014	Response and Countermotion (11:00 AM) (Judicial Officer: Miley, Stefany) State's Response And Motion To Dismiss Defendant's Pro Per Petition For Writ Of Habeas Corpus (Post-Conviction), Opposition To Defendant's Pro Per Motion To Appoint Counsel And Opposition To Defendant's Pro Per Request For An Evidentiary Hearing Matter Heard;
01/18/2017	Petition to Proceed in Forma Pauperis (9:30 AM) (Judicial Officer: Miley, Stefany) Events: 12/27/2016 Filed Under Seal <i>Defendant's Motion for Leave to Proceed in Forma Pauperis</i> Granted;
01/18/2017	Motion for Appointment of Attorney (9:30 AM) (Judicial Officer: Miley, Stefany) <i>Defendant's Pro Per Motion for the Appointment of Counsel</i> Denied;
01/18/2017	Motion to Correct Sentence (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion to Correct an Illegal Sentence NRS 176.555 Denied;
01/18/2017	 All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Motion for Leave to Proceed in Forma Pauperis; Defendant's Pro Per Motion for the Appointment of Counsel; Defendant's Pro Per Motion to Correct an Illegal Sentence NRS 176.555 Decision Made; Defendant's Motion for Leave to Proceed in Forma Pauperis; Defendant's Pro Per Motion for the Appointment of Counsel; Defendant's Pro Per Motion to Correct an Illegal Sentence NRS 176.555 Journal Entry Details: Court noted Deft. was not transported as no oral argument was needed. As to Deft's Motion to Correct an Illegal Sentence: Court FINDS no legal basis and noted if seen as a Habeas Corpus it would be time-barred and ORDERED, motion DENIED as no good cause provided to get past procedural time bars and noted more than five years since filing of remititur; As to Deft's Motion for the Appointment of Counsel: COURT ORDERED, motion DENIED as there is no merit; and as to Deft's Motion for Leave to Proceed in Forma Pauperis (original scheduled to be heard on January 23, 2017): COURT ORDERED, motion GRANTED. State to prepare the Order. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Ely State Prison, P.O. Box 1989, Ely, NV 89301. 02/07/17 kls;
05/31/2017	 Motion (9:30 AM) (Judicial Officer: Miley, Stefany) 05/31/2017, 07/10/2017 Defendant's Pro Per Motion to Extend Prison Copywork Limit Matter Continued; Defendant's Pro Per Motion to Extend Prison Copywork Limit Denied; Matter Continued; Defendant's Pro Per Motion to Extend Prison Copywork Limit Denied; Journal Entry Details: Court noted Deft. was transported as no oral argument was needed, pointed out the Deft. needed to serve the Attorney General's Office and ORDERED, matter CONTINUED. Clerk to notify the Attorney General. NDC 07-10-17 9:30 AM DEFT'S PRO PER MOTION TO EXTEND PRISON COPYWORK LIMIT CLERK'S NOTE: The above minute order has been distributed via e-mail to: Allison Herr, D.A.G. CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Ely State Prison, P.O. Box 1989, Ely, NV 89301. 06/14/17 kls;
07/10/2017	Petition for Writ of Habeas Corpus (9:30 AM) (Judicial Officer: Miley, Stefany) Events: 05/03/2017 Order for Petition for Writ of Habeas Corpus Defendant's Pro Per Petition for Writ of Habeas Corpus (Post Conviction) Denied;
07/10/2017	Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Events: 04/22/2017 Ex Parte Motion Defendant's Pro Per Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing

	Denied;	
07/10/2017	 All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Petition for Writ of Habeas Corpus (Post Conviction); Deft's Pro Per Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing; Deft's Pro Per Motion to Extend Prison Copywork Limit Denied; Defendant's Pro Per Petition for Writ of Habeas Corpus (Post Conviction); Deft's Pro Per Per Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing; Deft's Pro Per Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing; Deft's Pro Per Ex Parte Motion to Extend Prison Copywork Limit Journal Entry Details: Court noted Deft. was transported as no oral argument is needed. Court ADOPTED the State's Procedural History as it is accurate. COURT ORDERED, Deft's Petition for Writ of Habeas Corpus is DENIED as untimely, FINDS it successive as this is the fourth writ to be filed. Court FURTHER FINDS there being no good cause shown on how to overcome procedural time bar. LASTLY, Court FINDS Laches does apply and would prejudice the State. ADDITIONALLY, there being no legal basis, Deft's Pro Per Motion to Extend Prison Copywork Limit are DENIED. State to prepare the Order as to the petition and motion for appointment of counsel. Court to prepare Order regarding motion to extend. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 07/20/17 kls; 	
07/10/2017	CANCELED Petition for Writ of Habeas Corpus (11:00 AM) (Judicial Officer: Miley, Stefany) Vacated - Duplicate Entry	
07/24/2017	Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion for Extension of Time Denied;	
07/24/2017	Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Denied;	
07/24/2017	 All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion for Extension of Time; Defendant's Pro Per Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Denied; Defendant's Pro Per Motion for Extension of Time; Defendant's Pro Per Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference Journal Entry Details: Court noted Deft. was not transported as no oral argument was needed. COURT ORDERED, motions are DENIED as Moot as there are no pending motions or upcoming court dates. State to prepare the Order. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 07/28/17 kls; 	
09/06/2017	Motion to Correct Sentence (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion to Correct Illegal Sentence (NRS 176.555) Motion Denied; Defendant's Pro Per Motion to Correct Illegal Sentence (NRS 176.555) Journal Entry Details: Court noted Deft. was not transported as no oral argument is needed. Court ADOPTED the State's Procedural History and ORDERED, motion DENIED. Court FINDS sentence imposed is not illegal, noted motion is procedurally incorrect as it should have been filed as a Habeas Corpus, pointed out there is no good cause for delay of one year and further noted it had been more than five years since remittitur. State to prepare Findings of Fact/Conclusions of Law. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis (aka Louis Randolph) #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 09/14/17 kls;	

10/25/2017	 Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion for Reconsideration to Denial of Motion to Correct Illegal Sentence Leave of Court Motion Denied; Defendant's Pro Per Motion for Reconsideration to Denial of Motion to Correct Illegal Sentence Leave of Court Journal Entry Details: Court noted Deft. not transported as no oral argument is needed and inquired whether the State is filing an Opposition. Statement by Mr. LoGrippo advising of notes from Appellant Division. Court agreed with the Appellant Division in regards to matter being time-barred, noted no new issues were present and ORDERED, motion DENIED. State to prepare the Order. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 11/7/17 kls;
02/05/2018	 Motion to Correct Sentence (9:30 AM) (Judicial Officer: Miley, Stefany) 02/05/2018, 02/25/2019 Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555 Off Calendar; Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555 Denied; Off Calendar; Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555 Denied; Journal Entry Details: Court noted Deft. was not transported as no oral argument was needed. COURT ORDERED, matter OFF CALENDAR due to pending appeal and this Court having no jurisdiction. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 02/05/18 kls;
03/14/2018	 Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Defendant's Pro Per Motion for Extension of Time Motion Granted; Defendant's Pro Per Motion for Extension of Time Journal Entry Details: Court noted Deft. was not transported as no oral argument was needed. Court pointed out Deft. had filed a Motion to Correct Sentence, however, there is a pending appeal and ORDERED, ruling DEFERRED. Court advised a decision via a minute order will be provided once appeal is concluded. NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 03/19/18 kls;
04/18/2018	CANCELED Motion (9:30 AM) (Judicial Officer: Miley, Stefany) Vacated Defendant's Motion for Extension of Time
02/25/2019	Petition for Writ of Mandamus (9:30 AM) (Judicial Officer: Miley, Stefany) Denied;
02/25/2019	All Pending Motions (9:30 AM) (Judicial Officer: Miley, Stefany) Petition for Writ of Mandamus; Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555 Denied; Petition for Writ of Mandamus; Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555 Journal Entry Details: Court noted Deft. was not transported as no oral argument was needed. As to Deft's Pro Per Motion to Correct Illegal Sentence NRS 176.555: COURT ORDERED, motion DENIED as the sentence imposed complies with the statute; and As to Petition for Writ of Mandamus: COURT ORDERED, writ DENIED as Court's jurisdiction had been addressed in Deft's three previous writs of habeas corpus. State to prepare the order(s). NDC CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 03/05/19 kls;
01/10/2022	Motion to Vacate Sentence (8:30 AM) (Judicial Officer: Ballou, Erika) Motion to Vacate Illegal Sentence

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. 94C120857-2

Denied; Journal Entry Details:

Deft. not present. COURT ORDERED, Motion to Vacate Illegal Sentence DENIED for all the reasons in opposition; DIRECTED The State to prepare the order. NDC CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Lewis Clyde, P.O.Box 208, Indian Springs, NV, 89070.//rh01.12.22;

DATE

FINANCIAL INFORMATION

Defendant Randolph, Louis Total Charges Total Payments and Credits **Balance Due as of 2/18/2022**

5,050.00 1,302.72 **3,747.28**

			Electronically Filed 01/13/2022 2:29 PM
1	ORDR		CLERK OF THE COURT
2	STEVEN B. WOLFSON Clark County District Attorney		
3	Nevada Bar #001565 ANN DUNN		
4	Deputy District Attorney Nevada Bar #14511		
5	200 Lewis Avenue Las Vegas, NV 89155-2212		
6	(702) 671-2500 Attorney for Plaintiff		
7			
8	DISTRICT COURT		
9	CLARK COU	NTY, NEVADA	
10	THE STATE OF NEVADA,		
11	Plaintiff,		
12	-VS-	CASE NO:	94C120857-2
13	LOUIS RANDOLPH, aka Clyde Lewis, #1356378	DEPT NO:	XXIV
14 15	Defendant.		
16		J	
17	ORDER DENYING DEFENDANT'S MOT	ΓΙΟΝ ΤΟ VACAΊ	TE ILLEGAL SENTENCE
18	DATE OF HEARIN TIME OF HEAI	NG: January 10, 20 RING: 8:30 A.M.	22
19	THIS MATTER was to have come on		
20	the 10th day of January, 2022, the Defendant	t not being present,	IN PROPER PERSON, the
21	Plaintiff being represented by STEVEN B. WOLFSON, District Attorney, through ANN		
22	DUNN, Deputy District Attorney, not being present. This Honorable Court took the matter		
23	under advisement and issued its ruling based on the pleadings and good cause appearing		
24	therefor,		
25	///		
26	///		
27	///		
28	///		
	\\CLARKCOUNTYDA.NET\CRMC	CASE2\1900\1993\345\17\1993	334517C-ORDR-(CLYDE LEWIS)-001.DOCX

1	IT IS HEREBY ORDERED that the Defendant's Motion to Vacate Illegal Sentence,		
2	shall be, and it is DENIED for all the reasons in State's Opposition.		
3	Dated this 13th day of January, 2022		
4 5	Enilo Callo		
6			
7	279 7F9 AD08 8027 Erika Ballou District Court Judge		
8	STEVEN B. WOLFSON		
9	Clark County District Attorney Nevada Bar #001565		
10			
11	BY /s/ ANN DUNN ANN DUNN		
12	Deputy District Attorney Nevada Bar #14511		
13			
14	CERTIFICATE OF SERVICE		
15	I certify that on the 13th day of January, 2022, I mailed a copy of the foregoing Order		
16	to:		
17	LOUIS RANDOLPH, aka CLYDE LEWIS, BAC #48875 P. O. BOX 650		
18	INDIAN SPRINGS, NEVADA 89070-0650		
19			
20	BY /s/ J. HAYES		
21	Secretary for the District Attorney's Office		
22			
23			
24			
25 26			
26 27			
27 28	03E00838 A B /jb /MVII		
20	93F09838AB/jh/MVU		
	2		
	\\CLARKCOUNTYDA.NET\CRMCASE2\1900\1993\345\17\199334517C-ORDR-(CLYDE LEWIS)-001.DOCX		
I			

1	CSERV			
2				
3	DISTRICT COURT CLARK COUNTY, NEVADA			
4				
5				
6	The State of Nevada vs Clyde	CASE NO: 94C120857-2		
7	Lewis	DEPT. NO. Department 24		
8				
9	AUTOMATED CERTIFICATE OF SERVICE			
10	This automated certificate of s	service was generated by the Eighth Judicial District		
11		ed via the court's electronic eFile system to all the above entitled case as listed below:		
12	Service Date: 1/13/2022			
13				
14	Dept 23 Law Clerk	dept23lc@clarkcountycourts.us		
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Felony/Gross Misdemeanor		COURT MINUTES	June 20, 1994	
94C120857-2	The State of Ne	vada vs Clyde Lewis		
June 20, 1994	9:00 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: A. William Maupin	
HEARD BY:		COURTROOM:	No Location	
COURT CLERK:				
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Owens, Steven S.	Attorney JOURNAL ENTRIES		

 Deft. STRATTON ARRAIGNED, PLED NOT GUILTY TO ALL COUNTS and WAIVED the 60- day rule. COURT ORDERED, matter set for trial.
 CUSTODY
 9/21/94 9 AM CALENDAR CALL
 9/26/94 10 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	June 29, 1994			
94C120857-2	The State of Ne	evada vs Clyde Lewis				
June 29, 1994	9:00 AM	Request	AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: MAUPIN, A. WILLIAM			
HEARD BY:		COURTROOM:	No Location			
COURT CLER	COURT CLERK:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Noxon, Arthur G.	Attorney				
		JOURNAL ENTRIES				
- In absence of Mr. Tilman, COURT ORDERED, matter continued.						

CUSTODY CLERK'S NOTE: The trial date in this case 9/26/94 is currently set for the third week of a criminal stack. If the State is going to be seeking the Death Penalty, parties to consider moving the trial to the first week of the same stack (9/12/94) allowing two full weeks for the trial.

Felony/Gross Misdemeanor		COURT MINUTES	July 08, 1994		
94C120857-2	The State of Nev	vada vs Clyde Lewis			
July 08, 1994	9:00 AM	Request	AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM		
HEARD BY:		COURTROOM	1 : No Location		
COURT CLERK:					
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Robinson, Lynn M.	Attorney			
JOURNAL ENTRIES					

- In the absence of the deft. and counsel and due to the nature of the State's intent, Court felt a continuance was in order. Colloquy regarding Mr. Tilman as counsel. Ms. Robinson advised he was appointed in Justice Court. COURT ORDERED, matter continued and APPOINTED Ms. Laura Melia as co-counsel. Both attorneys to be present at the next hearing. CUSTODY

CLERK'S NOTE: Mr. Tilman and Ms. Melia notified of continuance date.

Felony/Gross Misdemeanor		COURT MINUTES	July 18, 1994
94C120857-2	The State of N	Vevada vs Clyde Lewis	
July 18, 1994	9:00 AM	Request	AT REQUEST OF DISTRICT ATTORNEY ANNOUNCE INTENTION TO SEEK DEATH PENALTY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM
HEARD BY:		COURTROOM:	No Location
COURT CLERK:			
RECORDER:			

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Mr. Mel Harmon present from the D.A.'s office and Ms. Laura Melia present. Conference at the bench. In the absence of Mr. Tilman, COURT ORDERED, matter continued and counsel to be confirmed. LATER: Mr. Tilman appeared and was notified of the continuance date. CUSTODY 7/20/94 9 AM AT REQUEST OF D.A. ANNOUNCE INTENTION TO SEEK DEATH PENALTY

7/20/94 9 AM AT REQUEST OF D.A. ANNOUNCE INTENTION TO SEEK DEATH PENALTY AND CONFIRMATION OF COUNSEL

or COURT MINUTES	July 20, 1994
State of Nevada vs Clyde Lewis	
AM All Pending Motions	ALL PENDING MOTIONS 7-20-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
COURTRO	OM: No Location
Melvyn T. Attorne	y
	State of Nevada vs Clyde Lewis

JOURNAL ENTRIES

- AT REQUEST OF DISTRICT ATTORNEY: ANNOUNCE INTENTION TO SEEK DEATH PENALTY ... CONFIRMATION OF COUNSEL

Conference at the bench. Ms. Melia confirmed as counsel. COURT FOUND Ms. Melia, based on prior experience, to be competent and fully qualified to handle all proceedings in this case. Ms. Melia requested a continuance in the trial date as the State is just announcing to seek the Death Penalty and the trial is schedule for September. COURT ORDERED, trial date vacated and reset. CUSTODY

11/30/94 9 AM CALENDAR CALL 12/5/94 9 AM JURY TRIAL

Felony/Gross N	lisdemeanor	COURT MINUTES	August 31, 1994	
94C120857-2	The State of Nev	vada vs Clyde Lewis		
August 31, 1994	9:00 AM	Petition for Writ of Habeas Corpus	PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: JULIE HALL Relief Clerk: NANCY MILLER/nm Reporter/Recorder: CONNIE MILLER Heard By: MAUPIN, A. WILLIAM	
HEARD BY:		COURTROOM:	No Location	
COURT CLERK:				
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Robinson, Lynn M.	Attorney		
JOURNAL ENTRIES				

- Ms. Robinson advised Mr. Roger responded to the Writ of Habeas Corpus and requested a continuance for Mr. Roger to be present. Ms. Melia advised the State did not have a copy of the transcript and she had provided one to him this week. COURT ORDERED, CONTINUED. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	September 12, 1994
94C120857-2	The State of Ne	evada vs Clyde Lewis	
September 12, 1	1994 9:00 AM	Petition for Writ of Habeas Corpus	PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERI	κ:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Roger, David J.	Attorney	

JOURNAL ENTRIES

- Arguments by counsel. COURT ORDERED, Petition is DENIED; FURTHER, Ms. Melia's request to strike portion of the language in the information is DENIED. CUSTODY

Felony/Gross	Misdemeanor	COURT MINUTES	October 17, 1994		
94C120857-2	The State of N	levada vs Clyde Lewis			
October 17, 19	94 9:00 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM		
HEARD BY:		COURTROOM:	No Location		
COURT CLERK:					
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Barker, David B. Lewis, Clyde	Attorney Defendant			
JOURNAL ENTRIES					

- In absence of Mr. McDonald, COURT ORDERED, matter continued. Clerk to phone counsel. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	October 19, 1994
94C120857-2	The State of Nev	vada vs Clyde Lewis	
October 19, 1994	9:00 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Barker, David B. Lewis, Clyde	Attorney Defendant	

JOURNAL ENTRIES

Mr. Pat McDonald present. Mr. McDonald advised he was appointed in Justice Court to represent this deft. SO NOTED. DEFT. RANDOLPH ARRAIGNED, PLED NOT GUILTY AS CHARGED. Mr. McDonald advised if the deft. wishes to invoke the 60-day rule, he can no longer represent him due to his current schedule. Colloquy regarding co-deft's trial date. Deft. advised he would like to invoke the 60-day rule. COURT ORDERED, MATTER SET FOR TRIAL WITH CO-DEFT.; FURTHER, MR. CHARLES WATERMAN is APPOINTED as counsel. Matter set for confirmation of counsel. Mr. McDonald to be present also.
CUSTODY
10/26/94 9 AM CONFIRMATION OF COUNSEL
11/30/94 9 AM CALENDAR CALL
12/5/94 10 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	October 26, 1994
94C120857-2	The State of New	vada vs Clyde Lewis	
October 26, 199	9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY: COURTROOM: No Location		No Location	
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lewis, Clyde Robinson, Lynn M. Waterman, Charles	Defendant Attorney Attorney JOURNAL ENTRIES	
- Mr. Waterman CONFIRMED as counsel for deft. Randolph. Defense has 21 days from today to file			

- Mr. Waterman CONFIRMED as counsel for deft. Randolph. Defense has 21 days from today to file a Writ. CUSTODY

Felony/Gross M	isdemeanor	COURT MINUTES	November 14, 1994
94C120857-2	The State of Ne	vada vs Clyde Lewis	
November 14, 19	994 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 11-14-94 Court Clerk: JULIE HALL Reporter/Recorder: CONNIE MILLER Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	•		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Barker, David B.	Attorney	

JOURNAL ENTRIES

- THEODORE MANOS AND ASSOCIATES' MOTION TO WITHDRAW AS ATTORNEY OF RECORD ... STATE'S MOTION TO ENDORSE NAMES ON INFORMATION Mr. Tilman requested he be allowed to withdraw as counsel. Ms. Melia advised she has spoken with Mr. Langford and he would oppose the motion if it means a continuance in the trial. Further, Ms. Melia advised the Court that Mr. Tom Michaelides from her office has been working with her during the preparation and could be ready; therefore, a continuance would not be necessary. COURT ORDERED, Motion to Withdraw is GRANTED; Mr. Michaelides is APPOINTED AND THE TRIAL DATE WILL STAND. FURTHER, Motion to Endorse Names is GRANTED, given the appropriate discovery. CUSTODY

Felony/Gross M	lisdemeanor	COURT MINUTES	November 28, 1994
94C120857-2	The State of Nev	ada vs Clyde Lewis	
November 28, 19	994 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 11-28-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Langford, Robert L.	Attorney	

JOURNAL ENTRIES

- DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER REPRESENTATION OF COGNIZABLE GROUPS DEFT'S MOTION TO INTERVIEW STATE'S WITNESS DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS DEFT'S MOTION TO SUPPRESS STATEMENTS DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLIGRAPH TEST QUESTIONS AND THE TEST RESULTS DEFT'S MOTION TO SERVER DEFT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBERY AND BURGLARY

Colloquy regarding pending motions. In the absence of Ms. Melia, COURT ORDERED, pre-trial Motions are continued. Calendar call date stands. CUSTODY

Felony/Gross M	lisdemeanor	COURT MINUTES	November 30, 1994
94C120857-2	The State of Nev	rada vs Clyde Lewis	
November 30, 1	994 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 11-30-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Langford, Robert L. Lewis, Clyde Waterman, Charles	Attorney Attorney Defendant Attorney	
		TOUDNIAL ENTRIES	

JOURNAL ENTRIES

- DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER-REPRESENTATION OF COGNIZABLE GROUPS DEFT'S MOTION TO INTERVIEW STATE'S WITNESS DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS DEFT'S MOTION TO SUPPRESS STATEMENTS DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS DEFT'S MOTION TO SEVER DEFT'S MOTION FOR DISCOVERY OF BRADY AND GIGILO MATERIALS DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBBERY AND BURGLARY DEFT'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY THE LVMPD RECORDS SECTION DEFT'S MOTION FOR JURY QUESTIONNAIRE STATE'S MOTION TO ENDORSE NAMES ON INFORMATION CALENDAR CALL

94C120857-2

AS TO THE MOTION TO ENDORSE NAMES ON INFORMATION: There being no opposition, COURT ORDERED, Motion to Endorse is GRANTED, given full discovery.

Counsel agreed to the Motion for Jury Questionnaire, therefore, COURT ORDERED, Motion is GRANTED. Ms. Melia advised, once the State reviews the questionnaire, she will provide Jury Services with it.

AS TO THE MOTION TO SEVER: Court took oral argument. Mr. Waterman advised he joins in Ms. Melia Motion. Arguments by all counsel. Mr. Waterman advised he cannot possibly be ready to proceed to trial with deft. RANDOLPH. Opposition by Mr. Langford. Based on Mr. Waterman's position, COURT ORDERED Motion to Sever is GRANTED. Deft. RANDOLPH WAIVED the 60-DAY RULE. Deft. RANDOLPH'S trial will be reset. State's Answer to Motion to Sever FILED IN OPEN COURT.

AS TO THE PETITION FOR WRIT OF HABEAS CORPUS: Return to the Writ FILED IN OPEN COURT. Due to the continuance granted, parties agreed to argue any pre-trial motions for deft. Randolph and the pending Writ at a future time. COURT ORDERED, matter set for oral argument on any pre-trial motions and the Writ of Habeas Corpus. Briefing schedule set.

Colloquy regarding deft's STRATTON'S trial proceedings. With agreement by all parties, COURT ORDERED, further argument on the remaining motions will be held on Monday at 11 AM. The Jury panel will be given the questionnaires Monday morning; then excused. Counsel can review the questionnaires that afternoon and evening. Jury selection will begin on Tuesday at 10:30 AM. Trial will proceed on STRATTON only.

CUSTODY (BOTH)

12/5/94 11 AM PENDING PRE-TRIAL MOTIONS (STRATTON)

12/6/94 10:30 AM JURY TRIAL (STRATTON)

2/3/95 9 AM ORAL ARGUMENT PRE-TRIAL MOTIONS (RANDOLPH) AND WRIT OF HABEAS CORPUS

5/17/95 9 AM CALENDAR CALL (RANDOLPH) 5/22/95 10 AM JURY TRIAL (RANDOLPH)

Felony/Gross M	lisdemeanor	COURT MINUTES	December 05, 1994
94C120857-2	The State of Nev	vada vs Clyde Lewis	
December 05, 19	994 11:00 AM	All Pending Motions	ALL PENDING MOTIONS 12-5-94 Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	£:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Langford, Robert L.	Attorney Attorney	
		JOURNAL ENTRIES	

- DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER-REPRESENTATION OF COGNIZAABLE GROUPS DEFT'S MOTION TO INTERVIEW STATE'S WITNESS DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS DEFT'S MOTION TO SUPPRESS STATEMENTS DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS DEFT'S MOTION FOR DISCOVERY OF BRADY AND GIGLIO MATERIALS DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBBERY AND BURGLARY DEFT'S MOTION TO COPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY THE LVMPD RECORDS SECTION AS TO THE DEFT'S MOTION CHALLENGING THE COMPOSITION OF THE PETIT JURY FOR UNDER-REPRESENTATION OF COGNIZABLE GROUPS: Counsel submitted the matter. COURT

ORDERED, Motion is DENIED.

94C120857-2

AS TO DEFT'S MOTION TO INTERVIEW STATE'S WITNESS: Arguments by counsel. COURT ORDERED, Motion is GRANTED; interview will take place with the witnesses' attorney, Mr. Archie or Mr. Walton. The State does not need to be present. Additional argument. Ruling stands. AS TO DEFT'S MOTION FOR IN-CAMERA REVIEW OF PRESENTENCE REPORTS: Arguments by counsel. COURT ORDERED, Motion is GRANTED; the Court will review any PSI records of the codefendants, if necessary.

AS TO DEFT'S MOTION TO SUPPRESS STATEMENTS: Arguments by counsel. COURT ORDERED, Motion, without further information from the Police Officer is DENIED; however, the COURT WILL ALLOW a 15 minute offer of proof prior to the trial.

AS TO DEFT'S MOTION FOR DISCLOSURE OF TIBOR LAKICEVIC'S POLYGRAPH TEST QUESTIONS AND TEST RESULTS: Arguments by counsel. COURT ORDERED, Motion is GRANTED; the information will come in, but polygraph will not be mentioned.

AS TO DEFT'S MOTION FOR DISCOVERY OF BRADY AN GIGLIO MATERIALS: Counsel submitted the matter with the exception that any other cases which were to be dismissed pursuant to negotiations be provided to Ms. Melia. COURT ORDERED, Motion is MOOT with the exception as stated.

DEFT'S MOTION TO STRIKE AGGRAVATING CIRCUMSTANCES BASED UPON FELONY OF ROBBERY AND BURGLARY: Arguments by counsel. COURT ORDERED, Motion is DENIED WITHOUT PREJUDICE, as the issue may be revisited at the time of jury instructions.

DEFT'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS MAINTAINED BY THE LVMPD RECORDS SECTION: Counsel advised the motion may be MOOT with the exception of Mr. Bush and a prior conviction. COURT ORDERED, it will allow the material regarding Mr. Bush to be produced in chambers. Court will decide if any briefing is necssary. Ms. Melia advised the DR # is 1228-1493, dated November 28, 1992.

Mr. Harmon advised an Amended Information has been prepared and requested it be filed in open Court. There being no objection, AMENDED INFORMATION FILED IN OPEN COURT. Colloquy regarding the scheduling of the trial and the penalty phase. Court advised it's intention was to try the case in the next two week, through its conclusion. Opposition by Ms. Melia. Court advised Ms. Melia she can raise her objection prior to the penalty phase. Trial date stands.

CUSTODY

12/6/94 10:30 AM JURY TRIAL

Felony/Gross M	isdemeanor	COURT MINUTES	December 06, 1994
94C120857-2	The State of Nev	ada vs Clyde Lewis	
December 06, 19	994 10:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK			
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Langford, Robert L.	Attorney Attorney	

JOURNAL ENTRIES

- Mr. Tom Michaelides present for the defense. Counsel advised the matter is resolved. SECOND AMENDED INFORMATION AND GUILTY PLEA MEMORANDUM filed in open Court. DEFT. STRATTON ARRAIGNED AND PLED GUILTY TO CT. IV OF THE SECOND AMENDED INFORMATION CHARGING "MURDER OF THE 1ST DEGREE WITH USE OF A DEADLY WEAPON (F). NEGOTIATIONS: Deft. is to enter a plea of guilty to Ct. IV, State will make a recommendation of Life with the Possibility of Parole and recommend the deft. serve his prison time in the State of Oregon. Further, Mr. Harmon advised the request for the death penalty is being dropped, and the remaining counts will be dismissed after sentence is rendered. Deft. advised his true name being FREDRICK LEON STRATTON, COURT AMENDED the Second Amended Information to so reflect. FURTHER ACCEPTED the plea as binding and referred the matter to P&P. Matter set for sentencing.

CUSTODY

1/9/95 9 AM SENTENCING CT. IV / DISMISS REMAINING

PRINT DATE: 02/18/2022

Page 17 of 107 Minutes Date: June 20, 1994

94C120857-2

Felony/Gross M	isdemeanor	COURT MINUTES	January 09, 1995
94C120857-2	The State of Nev	ada vs Clyde Lewis	
January 09, 1995	9:00 AM	Sentencing	SENTENCING (CT.IV) Court Clerk: JULIE HALL Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T.	Attorney	

JOURNAL ENTRIES

- Ms. Joy Mundy Neal present for P&P. Conference at the bench. COURT ADJUDGED DEFT. STRATTON GUILTY TO CT. IV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F). Statements by Ms. Irene Moden and in mitigation of sentencing by counsel. COURT ORDERED, pursuant to the binding negotiations in this matter and in addition to a \$25 Assessment Fee, deft. STRATTON is SENTENCED to LIFE IN THE NEVADA DEPARTMENT OF PRISONS WITH THE POSSIBILITY OF PAROLE and a CONSECUTIVE LIFE WITH THE POSSIBILITY OF PAROLE for the enhancement. FURTHER ORDERED, deft. to pay \$4,499.90 in restitution and given 252 days credit for time served. Remaining Counts are DISMISSED. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	February 10, 1995	
94C120857-2	The State of New	vada vs Clyde Lewis		
February 10, 19	95 9:00 AM	Hearing	ARGUMENT ON PRETRIAL MOTIONS & PETITIONFOR WRIT OF HABEAS CORPUS (RANDOLPH) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM	
HEARD BY:		COURTROOM	1: No Location	
COURT CLERE	κ:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney		
		JOURNAL ENTRIES		
- Mr. Waterman advised he has talked with Mr. Harmon, and an offer has been made in this matter. Mr. Waterman requested a continuance to review the offer with the Deft. There being no objection from the State, COURT ORDERED, this matter CONTINUED, and also SET for a Status Check on Possible Negotiations. CUSTODY 2/15/95 9:00 AM ARGUMENT ON PRETRIAL MOTIONS AND PETITION FOR WRIT OF HABEAS CORPUSSTATUS CHECK: POSSIBLE NEGOTIATIONS PRINT DATE: 02/18/2022 Page 20 of 107 Minutes Date: June 20, 1994				

94C120857-2

Felony/Gross M	isdemeanor	COURT MINUTES	February 15, 1995
94C120857-2	The State of Nev	ada vs Clyde Lewis	
February 15, 199	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (2/15/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney	

JOURNAL ENTRIES

- ARGUMENT ON PRETRIAL MOTIONS AND PETITION FOR WRIT OF HABEAS CORPUS... STATUS CHECK: POSSIBLE NEGOTIATIONS

Mr. Waterman advised the Deft. has refused the negotiations offered by the State, and noted he is prepared to go forward at this time and argue the Writ Of Habeas Corpus. Arguments by Counsel. COURT ORDERED, the Court concludes from the transcripts and briefs there is probable cause to bind the Deft. over on all charges, and substantial evidence to prove the Deft. was a principal. COURT FURTHER ORDERED, Petition For Writ Of Habeas Corpus is DENIED, and future Calendar Call date of 5/17/95 and Trial date of 5/22/95 STAND. Mr. Harmon informed Mr. Waterman and the Deft. the State's offer will remain in effect until the date of the Calendar Call. CUSTODY

5/17/95 9:00 AM CALENDAR CALL

5/22/95 10:00 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	May 17, 1995	
94C120857-2	The State of Ne	vada vs Clyde Lewis		
May 17, 1995	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (5/17/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin	
HEARD BY:		COURTROOM:	No Location	
COURT CLER	K:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney		
JOURNAL ENTRIES				
- STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONCALENDAR CALL Counsel announced ready for Trial; matter should take approximately one week with two or three out of State witnesses. Conference at the Bench between Court and Counsel. COURT ORDERED,				

Trial will commence at 11:00 AM Monday morning depending on Mr. Waterman's health. COURT FURTHER ORDERED, State's Motion To Endorse Names On Information and the Motion In Limine to be heard at 9:00 AM on the Monday morning Calendar.

CUSTODY

5/22/95 9:00 AM State's Motion To Endorse Names On Information...Motion In Limine 5/22/95 11:00 AM JURY TRIAL

Felony/Gross N	lisdemeanor	COURT MINUTES	May 22, 1995		
94C120857-2	The State of New	vada vs Clyde Lewis			
May 22, 1995	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (5/22/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin		
HEARD BY:		COURTROOM:	No Location		
COURT CLERK:					
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde	Attorney Defendant			
JOURNAL ENTRIES					

 STATE'S MOTION TO ENDORSE NAMES ON INFORMATION...DEFT.'S MOTION IN LIMINE Mr. Waterman not present. Court advised Counsel need to address issues applicable to the Guy decision, and the issue of flight. Mr. Harmon noted he will be filing a Motion To Amend The Information. COURT ORDERED, these matters CONTINUED. CUSTODY
 5/23/95 10:45 AM STATE'S MOTION TO ENDORSE NAMES ON INFORMATION...STATE'S MOTION TO AMEND INFORMATION...DEFT.'S MOTION IN LIMINE
 5/23/95 11:00 AM JURY TRIAL

Felony/Gross M	isdemeanor	COURT MINUTES	May 23, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
May 23, 1995	10:45 AM	All Pending Motions	ALL PENDING MOTIONS (5/23/95) Court Clerk: LARRY SNYDER Relief Clerk: LORI BROWN/LB Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Mueller, Craig Waterman, Charles	Attorney Attorney Attorney JOURNAL ENTRIES	

- STATE'S MOTION TO ENDORSE NAMES ON INFORMATION...DEFT'S MOTION IN LIMINE... STATE'S MOTION TO AMEND INFORMATION

Upon inquiry of the court, counsel stipulated to waive the presence of Deft. Randolph. Due to health reasons, Mr. Waterman requested that the Calendar Call and Jury Trial be CONTINUED, and there being no opposition, by the COURT, SO ORDERED. The court noted for the record that the State was ready to proceed in this matter.

CUSTODY

6-7-95 9:00 A.M. STATE'S MOTION TO ENDORSE NAMES ON INFORMATION...MOTION IN LIMINE...STATE'S MOTION TO AMEND INFORMATION

PRINT DATE: 02/18/2022

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94C120857-2

Felony/Gross N	Aisdemeanor	COURT MINUTES	June 07, 1995	
94C120857-2	The State of Nev	vada vs Clyde Lewis		
June 07, 1995	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (6/06/95) Court Clerk: LARRY SNYDER Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin	
HEARD BY:		COURTROOM:	No Location	
COURT CLERI	К:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney		
JOURNAL ENTRIES				
- STATE'S MOTION TO ENDORSE NAMES ON INFORMATIONDEFT.'S MOTION IN LIMINE STATE'S MOTION TO AMEND INFORMATION Arguments by Counsel. State's Motion To Endorse Names On Information is GRANTED. COURT FURTHER ORDERED, Weapons portion of the Motion In Limine is MOOT, and noted the Court will DEFER RULING on the Deft.'S Motion In Limine. COURT ADDITIONALLY ORDERED, State's Motion To Amend Information is CONTINUED. CUSTODY				

7/03/95 9:00 AM STATE'S MOTION TO AMEND INFORMATION 8/16/95 9:00 AM CALENDAR CALL

8/21/95 10:00 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	July 03, 1995			
94C120857-2	The State of Ne	vada vs Clyde Lewis				
July 03, 1995	9:00 AM	Motion to Amend	STATE'S MOTION TO AMEND INFORMATION Relief Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: MAUPIN, A. WILLIAM			
HEARD BY:		COURTROOM:	No Location			
COURT CLERI	COURT CLERK:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney				
JOURNAL ENTRIES						

- COURT ORDERED, this matter CONTINUED. CUSTODY

Felony/Gross	Misdemeanor	COURT MINUTES	July 05, 1995
94C120857-2	The State of Ne	evada vs Clyde Lewis	
July 05, 1995	9:00 AM	Motion to Amend	STATE'S MOTION TO AMEND INFORMATION Relief Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney	

JOURNAL ENTRIES

- Arguments of counsel. COURT ORDERED, State's Motion to Amend Information is GRANTED. Order signed in open court this date. Amended Information FILED IN OPEN COURT. CUSTODY

Felony/Gross N	Aisdemeanor	COURT MINUTES	August 16, 1995
94C120857-2	The State of New	vada vs Clyde Lewis	
August 16, 1995	5 9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: LORI BROWN Reporter/Recorder: PATSY SMITH Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney JOURNAL ENTRIES	
- Counsel advised the court that they were ready to proceed to trial, and expect it to last			

- Counsel advised the court that they were ready to proceed to trial, and expect it to las approximately one week. COURT ORDERED, trial to begin Wednesday. CUSTODY 8-23-95 11:00 A.M. JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	August 23, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
August 23, 1995	5 11:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney JOURNAL ENTRIES	

- Outside the presence of the jury, Upon inquiry by the Court, counsel requested that the deft be referred to as Clyde Lewis. COURT ORDERED, WHEN THE INFORMATION IS READ, THE DEFT WILL BE REFERRED TO AS CLYDE LEWIS ONLY. Jury panel administered the Vior Dire oath at 10:30. COURT ORDERED, NOON RECESS AT 12:10. Vior Dire resumed at 1:00. Twelve Jurors and two alternates sworn at 6:00. Court admonished jury and ORDERED, TRIAL CONTINUED TO AUGUST 24, 1995 AT 10:30. CUSTODY

Felony/Gross M	lisdemeanor	COURT MINUTES	August 24, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
August 24, 1995	8:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERK	ς:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney	
		JOURNAL ENTRIES	

- Counsel stipulated as to the presense of the jury at 10:40. Court advised the jury of the proceedure the trial will take, information read to the jury. State invoked the exclusionary rule. Opening statement by Mr. Harmon. Opening statement by Mr. Waterman. COURT ORDERED, NOON RECESS AT 12:00, jury admonished and advised to return as 1:30. Counsel stipulated as to the presence of the jury at 1:30, testimony and exhibits per attached worksheet. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 5:10, jury admonished and advised to return on August 25, 1995 at 8:00 a.m. Outside the presence of the jury, Mr. Waterman requested witness Barker be given a drug test as he believes the witness is under the influence. Response by Mr., Mueller. Court advised does not know if this Court has the authority to order the witness be drug tested. Conference at the bench. Upon inquiry by the Court, Ms. Barker advised she is willing to take a drug test. Mr. Harmon stated for the record that Ms. Barker may be willing to take the test but there is no

basis for this in the record and there is no cause to subject the witness to a drug test because of the defense counsel's opinion and the State objects. Mr. Waterman stipulated that if the test comes back dirty, it will only be hald against the witness as to her testimony here today. CUSTODY 8/28/95 1:30 PM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	August 25, 1995
94C120857-2	The State of New	vada vs Clyde Lewis	
August 25, 1995	5 1:30 PM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney	
		JOURNAL ENTRIES	
Councel stimu	lated as to the presence	of the jury at 8.05 Testimony	and avhibits par attached

- Counsel stipulated as to the presence of the jury at 8:05. Testimony and exhibits per attached worksheet. AT 9:00, COURT ORDERED A BRIEF RECESS for Mr. Waterman to make appearance in Dept VIII & XIV, jury admonished and advised to return at 9:15. Counsel stipulated as to the presence of the jury at 9:30, testimony and exhibits per attached worksheet. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 12:20, jury admonished and advised to return on Monday, August 28, 1995 at 1:30 p.m. Outside the presence of the jury, colloquy between Court and counsel regarding trial schedule. CUSTODY

8/28/95 1:30 PM JURY TRIAL CONTINUED

Felony/Gross Misdemeanor		COURT MINUTES	August 28, 1995
94C120857-2	The State of New	vada vs Clyde Lewis	
August 28, 1995	5 10:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney JOURNAL ENTRIES	

- Counsel stipulated as to the presence of the jury at 1:35. Testimony and exhibits per attached worksheet. Brief recesses taken at 3:13 p.m. and 5:05 p.m. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 7:20, jury admonished and adviesd to return on 8/29/95 at 10:30 a.m. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	August 29, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
August 29, 1995	9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERK	ζ:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney	
		JOURNAL ENTRIES	
	. 11		1 1 1 1 1

- Counsel stipulated as to the presence of the jury at 10:35, testimony and exhibits per attached worksheet. COURT ORDERED, NOON RECESS AT 11:55, jury admonished and advised to return at 1:30. Counsel stipulated as to the presence of the jury at 1:34, testimony and exhibits per attached worksheet. Jury excused from the Courtroom at 2:30. Outside the presence of the jury, Mr. Waterman presented motion as to testimony of the State's next witness, Bert Gutierrez regarding remoteness in time and prejudicial effects. Response by State. Officer Gutierrez brought into Courtroom and sworn and testified. COURT ORDERED, TESTIMONY AS TO THE GUN BEING STOLEN WILL BE SUPRESSED AND THE BALANCE OF THE TESTIMONY WILL BE ALLOWED. Upon inquiry by the Court, Officer Gutierriez advised when the officer knocked on the deft's door he identified himself as police. Counsel stiuplated as to the presence of the jury at 2:50. Outside the presence of the jury, Mr. Waterman moved for a mistrial pursuant to testimony of State's witness Gutierrez.

94C120857-2

Response by State. COURT ORDERED, MOTION FOR MISTRIAL DENIED and advised the jury will be instructed to disregard the witnesses comments about the motel. Jury present in Courtroom. Court advised the jury to disregard the discription of the lodge given by the witness. COURT ORDERED, AFTERNOON RECESS AT 3:15, jury admonished and advised to return at 3:30. Outside the presence of the jury, Court advised the Court has been faxed eighteen pages medical documents for the deft at the request of Mr. Waterman. Copies of documents provided to both counsel. Counsel stipulated as to the presence of the jury at 4:00, testimony and exhibits per attached worksheet. COURT ORDERED, TRIAL RECESSED FOR THE DAY AT 5:10, jury admonished and advised to return on 8/30/95 at 10:00 a.m. Outside the presence of the jury, Court requested counsel be present at 9:45 to go over jury instructions. CUSTODY

8/30/95 10 AM JURY TRIAL CONTINUED

Felony/Gross Misdemeanor		COURT MINUTES	August 30, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
August 30, 1995	10:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERK	(:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney	
		JOURNAL ENTRIES	
Outside the masses of the imme Mr. Materman eduised he was not able to some Dr. Coin as he was			

- Outside the presence of the jury, Mr. Waterman advised he was not able to serve Dr. Seip as he was no able to serve a subpeona. Mr. Waterman further advised he was not advised the the deft's physical affirmaties until the first day of trial. COURT ORDERED, MEDICAL RECORDS ADMITTED AS COURT'S EXHIBIT #1. Counsel stipulated as to the presence of the jury at 10:35. State rest. Testimony and exhibits per attached worksheet. COURT ORDERED, NOON RECESS AT 11:55, jury admonished and advised to return at 1:30. Outside the presence of the jury, jury instructions settled. Counsel stipulated as to the presence of the jury at 2:30. Defense rest. Rebuttal testimony by the State. Jury instructions read to the jury. Closing argument by counsel. Bailiff and Secretary sworn to take charge of the jury and alternates at 5:00. Jury stopped deliberating for the day at 5:30, Deliberation to resume on 8/31/95 at 8:45. CUSTODY

94C120857-2

Felony/Gross Misdemeanor		COURT MINUTES	August 31, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
August 31, 1995	5 9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERE	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney JOURNAL ENTRIES	

- Jury resumed deliberating at 8:45. At 4:45, pursuant to a note from the jury, Court, Counsel and all officer of the Court present and the Court reread instructions 24 and 25 to the jury. Court explained the instructions pursuant to conference between Court and counsel in chambers. Mr. Waterman waived the presence of the deft for this proceeding. Jury resumed deliberating at 5:00. Jury left for the day at 5:20, to resume on 9/1/95 at 9:00 a.m. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	September 01, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
September 01, 1	995 9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERK	ξ:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Mueller, Craig Waterman, Charles	Attorney Defendant Attorney Attorney	
		JOURNAL ENTRIES	

- Jury resumed deliberating at 9:00 a.m. Jury brough into the Courtroom at 4:55, Judge A. Willaim Maupin presiding, all officers of the Court present. Court advised understands the jury has not been able to reach a verdict as to Counts I, II & IV. Court read a new instruction to the jury as to deliberation. COURT ORDERED, JURY EXCUSED FOR THE WEEKEND, Jury admonished and advised to return on Tuesday, September 5 at 9:00 a.m. Outside the presence of the jury, Mr. Waterman objected to the Court bringing the jury back on Tuesday. Court advised counsel with jury will be allowed to continue deliberations until mid-afternoon and if at that time the Jury has not reached a decision as to Counts I, II & IV, the Court will declare a mistrial as to those counts. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	September 05, 1995
94C120857-2	The State of Nev	rada vs Clyde Lewis	
September 05, 1	995 9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: A. William Maupin
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney	
		JOURNAL ENTRIES	

- Jury resumed deliberating at 9:00 a.m. Jury returned into the Courtroom at 2:00, Judge A. William Maupin presiding and all officers of the Court present. Jury Foreperson advised the jury only reach a verdict as to Court III. All members of the jury concurred. COURT ORDERED, MISTRIAL DECLARED AS TO COUNTS I, II & IV AND DEFT FOUND GUILTY OF COUNT III - BATTERY WITH USE OF A DEADLY WEAPON (F). COURT FURTHER ORDERED, MATTER CONTINUED TO RESET TRAIL AS TO COUNTS I, II & III AND MATTER REFERRED TO PAROLE AND PROBATION FOR PSI AND SET OVER FOR SENTENCING AS TO COUNT III. Court thanked and excused the jury. CUSTODY

9/19/95 9 AM TRIAL SETTING AS TO COUNTS I, II & IV...10/10/95 9 AM SENTENCING COUNT III

Felony/Gross M	isdemeanor	COURT MINUTES	September 19, 1995
94C120857-2	The State of Nev	rada vs Clyde Lewis	
September 19, 19	995 9:00 AM	Conversion Hearing Type	TRIAL SETTING AS TO COUNTS I,II & IV Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lewis, Clyde Rehfeldt, Laura C. Waterman, Charles	Defendant Attorney Attorney	

JOURNAL ENTRIES

- Mr. Waterman requested trail be set in the ordinary course. Deft requested a speedy trial. Mr. Waterman advised since the jury verdict found the deft guilty of one count of battery, the jury did not specify on who the battery was commited and believes it is a lesser included for murder. State requested matter be passed to Thursday to set trial date if there is an issue. COURT ORDERED, MATTER SET FOR TRIAL IN THE ORDINARY COURSE. Mr. Waterman advised he may have a motion prior to sentencing on Count III regarding the deft being adjudged guilty of a felony and being able to take the stand in pending trial. Court advised sentencing date will stand at this time. CUSTODY

1/11/96 9 AM CALENDAR CALL...1/16/96 9:30 AM JURY TRIAL COUNTS I, II & III

Felony/Gross Misdemeanor		COURT MINUTES	October 10, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
October 10, 199	5 9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Laurent, Christopher Lewis, Clyde	J. Attorney Defendant	
JOURNAL ENTRIES			

- Mr. Laurent advised this is Mr. Harmon's case and he requested a continuance and believes Mr. Harmon contacted Mr. Waterman who has no objection to a continuance. COURT ORDERED, SENTENCING CONTINUED FOR ONE WEEK. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	October 17, 1995			
94C120857-2	The State of Nev	vada vs Clyde Lewis				
October 17, 1995	5 9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY			
HEARD BY:		COURTROOM:	No Location			
COURT CLERK	ζ:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Harmon, Melvyn T. Lewis, Clyde Waterman, Charles	Attorney Defendant Attorney				
JOURNAL ENTRIES						

- Peggy Coleman of Parole and Probation present. DEFT LEWIS ADJUDGED GUILTY OF COUNT III - BATTERY WITH USE OF A DEALDY WEAPON, PURSUANT TO JURY VERDICT. Mr. Waterman requeted he be allowed to withdraw from the case as he has developed antipithy for the deft and cannot say one good thing about him. COURT ORDERED, ORAL MOTION TO WITHDRAW IS GRANTED AND THE STATE PUBLIC DEFENDER'S OFFICE IS APPOINTED AS COUNSEL. J. Savage of the SPD'S Office present in Court and advised can confirm as counsel. COURT ORDERED, STATE PUBLIC DEFENDER'S OFFICE CONFIRMED AS COUNSEL, TRIAL DATE ON REMAINING COUNTS STANDS AND SENTENCING AS TO COUNT III CONTINUED FOR TWO WEEKS. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	November 02, 1995		
94C120857-2	The State of New	vada vs Clyde Lewis			
November 02, 19	995 9:00 AM	Sentencing	SENTENCING Court Clerk: LARRY SNYDER/LS Reporter/Recorder: KIT MACDONALD Heard By: MCGROARTY, JOHN S.		
HEARD BY:		COURTROOM:	No Location		
COURT CLERK:					
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Harmon, Melvyn T. Lemcke, Nancy L. Lewis, Clyde	Attorney Attorney Defendant JOURNAL ENTRIES			

- COURT ORDERED, this matter CONTINUED to be heard by Judge Loehrer. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	November 21, 1995			
94C120857-2	The State of Ne	wada vs Clyde Lewis				
November 21, 1	1995 9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: LOEHRER, SALLY			
HEARD BY:		COURTROOM:	No Location			
COURT CLERK:						
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Lewis, Clyde Mueller, Craig	Defendant Attorney				

JOURNAL ENTRIES

- Officer McKenzie of Parole and Probation present. Upon inquiry by the Court, deft adivsed the no one from the State Public Defender's Office has been to see him regarding the PSI report. COURT ORDERED, SENTENCING CONTINUED FOR ONE WEEK and requested the Clerk contact the State Public Defender's Office regarding this matter. CUSTODY

Felony/Gross M	isdemeanor	COURT MINUTES	November 28, 1995
94C120857-2	The State of Nev	ada vs Clyde Lewis	
November 28, 19	995 9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERK	::		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	LaPorta, Peter R. Lewis, Clyde Porterfield Jr, Owen V	Attorney Defendant V. Attorney	
JOURNAL ENTRIES			

- John Delvillan of Parole and Probation present. Court advised met in chambers with Mr. Jackson and Mr. Rogers and indicated this is the third time the State Public Defender has moved to continue sentencing. Court further advised understands that the SPD just received the deft's file this morning and the deft would like to discuss the PSI with counsel. Mr. LaPorta concurred and advised spoke with Mr. Harmon and he has no objection to a short continuance. COURT ORDERED, SENTENCING CONTINUED ONE LAST TIME TO THURSDAY, NOVEMBER 30 AT 9:00 AM. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	November 30, 1995
94C120857-2	The State of Nev	ada vs Clyde Lewis	
November 30, 1	995 9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	(:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	LaPorta, Peter R. Lewis, Clyde Porterfield Jr, Owen W	Attorney Defendant 7. Attorney	

JOURNAL ENTRIES

- Thomas Ely of Parole and Probation present. Pursuant to jury verdict, DEFT LEWIS ADJUDGED GUILTY OF COUNT III- BATTERY WITH USE OF A DEADLY WEAPON (F). Argument by State requesting ten years. Statement by deft stating he would like to appeal this case and inquired when he would be getting appeal counsel. Court advised deft he has counsel, however the appeal process does not begin until the Judgment of Conviction is filed. Mr. LaPorta stated he has advised his client to make no further statement because of pending trial on remaining counts in this case. COURT ORDERED, in addition to the \$25.00 Administrative Assessment Fee, Deft. SENTENCED to Nevada Department of Prisons for EIGHT (8) YEARS with 481 DAYS Credit For Time Served and Deft. is Assessed a \$5,000 FINE. Court advised the deft is not to be released to the State Prison system as trial is scheduled on 1/11/96. Mr. LaPorta advised he has a trial scheduled for 1/16/96 in Dept. V. Court advised will reset trial date, however, Mr. Harmon has to be present with his trial schedule. COURT ORDERED, 1/16/96 TRIAL AND 1/11/96 CALENDAR CALL VACATED AND MATTER

94C120857-2

CONTINUED TO TUESDAY TO RESET TRIAL DATE. CUSTODY 12/5/95 9 AM RESET TRIAL DATE

Felony/Gross M	lisdemeanor	COURT MINUTES	December 07, 1995
94C120857-2	The State of Nev	vada vs Clyde Lewis	
December 07, 19	995 9:00 AM	Motion to Set Trial Date	RESET TRIAL DATE Court Clerk: CINDY HORTON Reporter/Recorder: JANIE OLSEN Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	ς:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Harmon, Melvyn T. LaPorta, Peter R. Lewis, Clyde	Attorney Attorney Defendant	
		JOURNAL ENTRIES	

- COURT ORDERED, MATTER SET FOR TRIAL. Deft requested he be allowed to return to the State prison. COURT ORDERED, DEFT ALLOWED TO RETURN TO STATE PRISON PENDING TRIAL, HOWEVER, IT IS COUNSEL'S RESPONSIBILITY TO MAINTAIN COMMUNICATION WITH DEFT. CUSTODY 6/20/96 9 AM CALENDAR CALL...6/24/96 9:30 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	June 20, 1996
94C120857-2	The State of Ne	evada vs Clyde Lewis	
June 20, 1996	9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: JUDY NORMAN Reporter/Recorder: HELENE KARP Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde Roger, David J.	Attorney Defendant Attorney	
JOURNAL ENTRIES			
- Mr. Roger advised not ready for Trial as three criminologists are not available and moved for an oral Hill Motion to continue. There being no objection, COURT ORDERED, TRIAL DATE VACATED			

AND RESET. NDP

9/26/96 9:00 AM CALENDAR CALL 9/30/96 9:30 AM JURY TRIAL

Felony/Gross M	lisdemeanor	COURT MINUTES	September 24, 1996
94C120857-2	The State of Neva	ada vs Clyde Lewis	
September 24, 1	996 9:00 AM	Motion to Continue	DEFT'S MOTION TO CONTINUE JURY TRIAL Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	ζ:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. O'Callaghan, Michael I	Attorney N. Attorney	
		JOURNAL ENTRIES	
	1 11 1 1 1 1	huandry four Turial Ma Languela	1 . 11 (1

- The Court noted counsel had indicated ready for Trial. Ms. Lempke advised because of the McKenna Trial, she was not ready at this time and requested a continuance. Further, had spoken with Defendant and, in light of the circumstances, he did not have a problem with it. COURT ORDERED, TRIAL DATE VACATED AND RESET. NDP 2/27/97 9:00 AM CALENDAR CALL

3/3/97 9:30 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	February 27, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
February 27, 199	9:00 AM	All Pending Motions	ALL PENDING MOTIONS FOR 2/27/97 Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	•		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael I	Attorney Defendant N. Attorney	

JOURNAL ENTRIES

- CALENDAR CALL...DEFT'S MOTION TO STRIKE DEADLY WEAPON ALLEGATIONS...DEFT'S MOTION TO COMPEL PRODUCTION OF RAP SHEETS...DEFT'S MOTION TO COMPLE DISCLOSURE OF PRESENTENCE REPORTS...DEFT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE OF BENEFITS OF COOPERATION...DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE

Ms. Lemcke filed DEFT'S MOTION TO SUPPRESS IDENTIFICATIONS OF DEFT IN OPEN COURT. State advised has an investigator working on this matter and would request pre-trial motions be contined. COURT ORDERED, ALL PRE-TRIAL MOTIONS AND CALENDAR CONTINUED TO FRIDAY, FEBRUARY 28 AT 3:00 PM. Upon inquiry by the Court, counsel advised trial will take approximately one week, trial counsel will be M. O'Callaghan for the State and Ms. Lemcke and Mr. Palma for the defense. State advised if case comes to a penalty phase would have no problem with the Court handling that phase. Court advised that is up to the deft if convicted. Ms. Lemcke adivsed would like the opportunity to discuss this matter with client and co-counsel. Court advised counsel this trial will be #1 to go on Monday. At the request of Ms. Lemcke, COURT ORDERED, DEFT TO BE HELD AT THE CLARK COUNTY DETENTION CENTER THROUGH HIS TRIAL. CUSTODY

2/28/97 3:00 PM CALENDAR CALL CONTINUED AND ALL PRE-TRIAL MOTIONS. 3/3/97 9:30 JURY TRIAL

Felony/Gross M	isdemeanor	COURT MINUTES	February 28, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
February 28, 199	97 3:00 PM	All Pending Motions	ALL PENDING MOTIONS FOR 2/28/97 Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael N Palma, Richard	Attorney Defendant N. Attorney Attorney	
JOURNAL ENTRIES			

- DEFT'S MOTIONT O STRIKE DEADLY WEAPON ALLEGATION...DEFT'S MOTION TO COMPLEL PRODUCTION OF RAP SHEETS...DEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENTENCE REPORTS...DEFT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE OF BENIFITS OF COOPERATION. DEFT'S MOTION IN LIMINE TO PRECLUDE EVIDENCE... DEFT'S MOTION TO SUPPRESS IDENTIFIVATION OF DEFT...CALENDAR CALL Upon inquiry by the Court, State advised believes ready for trial, however, Ms. Atkins will be in trial in Reno and believes can pick a jury on Monday. State further advised is having trouble locating the victims spouse and would request if she is not available that the previous deposition be used. COURT ORDERED, TRIAL STANDS AS #1 ON 3/3/97 AT 9:30 AM. As to DEFT'S MOTION TO STRIKE DEADLY WEAPON ALLEGATION, COURT ORDERED, MOTION GRANTED, THE

WORDS "OR HAMMER" ON LINE 14 WILL BE STRICKEN. Following arugment by counsel, COURT ORDERED, DEFT'S MOTION TO COMPEL PRODUCTION OF RAP SHEETS GRANTED in that the DA's Staff will run NCIC on names provided by defense counsel and the information will be provided by the DA by Tuesday. As to Deft motion to compel disclosure of presentence report, Court inquired how may witnesses in this case have been convicted in this jurisdiction where a PSI is available. State advised does not know if will be calling the co-deft. Case numbers of possible witnesses with cases in the system provided and will be made available to counsel to review if appropriate. COURT ORDERED, DEFT'S MOTION TO COMPEL DISCLOSURE OF PRESENCE REPORTS GRANTED. As to DEFT'S MOTION TO COMPEL DISCLOSURE OF EXISTENCE OF BENEFITS OF COOPERATION, COURT ORDERED, MOTION GRANTED as the PSI report can be reviewed. Argument by counsel regarding the deft's motion in limine to preclude evidence. COURT ORDERED, MOTION TO PRECLUDE EVIDENCE DENIED UNLESS THE DEFT TAKES THE STAND. Response by Ms. Lemcke. Court advised will allow a certified JOC if deft says was not there for impeachment purposes. As to Deft's motion to suppress identification of deft, photo of line-up provided to the Court. Court advised does not find anything suggestive in the photo. Ms. Lemcke requested the State be precluded from from bringing up the line-up photo at time of direct. Objection by the State. COURT ORDERED, MOTION TO SUPPRESS IDENTIFICATION OF DEFT DENIED.

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 03, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
March 03, 1997	9:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael N Palma, Richard	Attorney Defendant N. Attorney Attorney JOURNAL ENTRIES	
- Mr. Palma requested Defendant referred to as Clyde Lewis for purposes of Trial. COURT SO			

ORDERED. Jury Panel given voir dire oath at 9:45 AM. Noon recess at 12:00 PM. Jury selection resumed at 1:35 PM. Jury excused at 5:10 PM. Outside the presence of the Jury, Mr. Palma moved for mistrial. Arguments by Mr. O'Callaghan. COURT ORDERED, DENIED. CUSTODY

Felony/Gross M	lisdemeanor	COURT MINUTES	March 04, 1997	
94C120857-2	The State of Neva	ada vs Clyde Lewis		
March 04, 1997	9:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: JOANN ORDUNA Heard By: LOEHRER, SALLY	
HEARD BY:		COURTROOM:	No Location	
COURT CLERK	ζ:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael N Palma, Richard	Attorney Defendant N. Attorney Attorney JOURNAL ENTRIES		
- Outside the presence of the Jury, Mr. O'Callaghan requested witness testify prior to openings as had				

to leave today at 3:00 PM. Objections by Mr. Palma. Mr. Palma advised would stipulate that bullet was taken from body and given to someone else. Jury sworn to hear the case at 11:20 AM. Opening statement by Mr. O'Callaghan at 11:25 AM. Opening statement by Mr. Palma at 11:40 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess at 12:10 PM. Counsel stipulated to the presence of the Jury at 1:35 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Exclusionary rule invoked at 1:50 PM. Outside the presence of the Jury, the Court advised Mr. Ford would prepare a new Exhibit I as there are other marks from prior Trial on the exhibit. Arguments by Mr. O'Callaghan. The Court gave Exhibit I to Mr. Ford who will return tomorrow with new diagram. Evening recess at 5:15 PM. CUSTODY

94C120857-2

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 05, 1997		
94C120857-2	The State of Nev	ada vs Clyde Lewis			
March 05, 1997	10:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY		
HEARD BY:		COURTROOM:	No Location		
COURT CLERI	К:				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael I Palma, Richard	Attorney Defendant N. Attorney Attorney			
	JOURNAL ENTRIES				
- Counsel stipulated to the presence of the Jury at 9:55 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess at 11:50 AM. Counsel stipulated to the presence of the Jury at					

per attached worksheet. Noon recess at 11:50 AM. Counsel stipulated to the presence of the Jury at 1:40 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Outside the presence of the Jury, Ms. Lemcke took witness McIntyre on voir dire. Counsel stipulated to the presence of the Jury at 2:20 PM. Outside the presence of the Jury, Ms. Lemcke moved for mis Trial. COURT FINDS objection was not lodged timely and, ORDERED, MOTION DENIED. Counsel stipulated to the presence of the Jury at 3:25 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Evening recess at 5:05 PM. CUSTODY

Felony/Gross N	lisdemeanor	COURT MINUTES	March 06, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
March 06, 1997	9:00 AM	Jury Trial	TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael I Palma, Richard	Attorney Defendant N. Attorney Attorney	
JOURNAL ENTRIES			
Councel stipulated to the presence of the Jury at 10:40 AM. Witnesses sworp and testified. Exhibits			

- Counsel stipulated to the presence of the Jury at 10:40 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess 12:25 PM. Counsel stipulated to the presence of the Jury at 1:50 PM. Witnesses sworn and testified. Exhibits per attached worksheet. Evening recess at 5:10 PM. CUSTODY

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 07, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
March 07, 1997	8:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARY BETH COOK Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERI	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael I Palma, Richard	Attorney Defendant N. Attorney Attorney	
JOURNAL ENTRIES			
- Counsel stipulated to the presence of the Jury at 9:35 AM. Witnesses sworn and testified. Exhibits			

- Counsel stipulated to the presence of the Jury at 9:35 AM. Witnesses sworn and testified. Exhibits per attached worksheet. Noon recess at 12:00 AM. Counsel stipulated to the presence of the Jury at 1:35. Witnesses sworn and testified. Exhibits see attached worksheet. Evening recess at 5:25. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	March 10, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
March 10, 1997	8:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: JUDY NORMAN Reporter/Recorder: MARGIE CARLSON Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	K :		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lemcke, Nancy L. Lewis, Clyde O'Callaghan, Michael N Palma, Richard	Attorney Defendant N. Attorney Attorney JOURNAL ENTRIES	
stipulated to the	presence of the Jury at 9		s right to testify. Counsel ed worksheet. State rested at 9:50 9:56 AM Closing arguments by

AM. Defendant rested at 9:55 AM. The Court instructed the Jury at 9:56 AM. Closing arguments by Ms. Lemcke at 10:20 AM. Closing arguments by Mr. Palma at 11:00 AM. Closing arguments by Mr. O'Callaghan at 11:50 AM. Bailiff and Court's secretary sworn to take charge of the Jury at 1:25 PM. The Jury returned with a verdict at 4:45 PM. DEFENDANT, LEWIS FOUND GUILTY OF COUNT I-BURGLARY, COUNT II-ROBBERY WITH USE OF A DEADLY WEAPON, COUNT IV-MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON. The Court thanked and excused the Jury. COURT ORDERED, SET FOR SENTENCING CUSTODY

4/8/97 9:00 AM SENTENCING

94C120857-2

Felony/Gross Misdemeanor		COURT MINUTES	April 08, 1997
94C120857-2	The State of Neva	ada vs Clyde Lewis	
April 08, 1997	9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARGIE CARLSON Heard By: LOEHRER, SALLY
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Lewis, Clyde O'Callaghan, Michael N Palma, Richard	Defendant J. Attorney Attorney	
	J	JOURNAL ENTRIES	

- Mr. Palma advised he and Ms. Lemcke have not been able to go over the PSI with the deft and would request a ten day continuance so Ms. Lemcke could be present. State advised defense has been put on notice that the State has victim speakers present. Court advised will allow speakers to make statements to the Court today and will continue formal sentencing. Irene Moden and Eric Moden sworn and made statements to the Court. COURT ORDERED, SENTENCING CONTINUED. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	April 29, 1997			
94C120857-2	The State of Ne	Nevada vs Clyde Lewis				
April 29, 1997	9:00 AM	Sentencing	SENTENCING Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer			
HEARD BY:		COURTROOM:	No Location			
COURT CLERK	κ:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Hehn, William A. Lemcke, Nancy L. Lewis, Clyde Palma, Richard	Attorney Attorney Defendant Attorney				
	JOURNAL ENTRIES					
- Angela Lorenc	e of Parole and Probat	ion present. DEFT LEWIS AD	JUDGED GUILTY OF COUNT I			

- Aligera Eorence of Farore and Frobation present. DEPT LEWIS ADJODGED GOILTF OF COUNT T - BURGLARY (F), COUNT II - ROBBERY WITH USE OF A DEADLY WEAPON (F) AND COUNT IV - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F) PURSUANT TO JURY VERDICT. (DEFT FOUND GUILTY OF COUNT III BATTERY WITH USE OF A DEADLY WEAPON ON 9/5/95 AND SENTENCED AS TO TIME TO EIGHT (8) YEARS IN THE NEVADA DEPT OF PRISONS. Statements in mitigation of sentencing. Deft requested counsel for appeal on all counts. Court advised the deft the SPD will be representing him on these convictions and believes the time may have run on the previous conviction of count III and therefore will Order the SPD to represent on post conviction relief as to count III. Conference at the bench. COURT ORDERED, L. MELIA APPOINTED AS COUNSEL TO REPRESENT DEFT ON DIRECT APPEAL AS TO CONVICTIONS ON COUNTS I, II AND IV AND FOR POST CONVICTION RELIEF AS TO COUNT III. Further

statements in mitigation of sentencing. COURT ORDERED, IN ADDITION TO THE \$25 ADMINISTRATIVE ASSESSMENT FEE, DEFT SENTENCED AS TO COUNT I - TEN (10) YEARS IN THE NEVADA DEPT OF PRISONS CONSECUTIVE TO COUNT III, AS TO COUNT II - DEFT SENTENCED TO FIFTEEN (15) YEARS IN THE NEVADA DEPT OF PRISONS PLUS AN EQUAL AND CONSECUTIVE FIFTEEN (15) YEARS PENALTY ENHANCEMENT CONSECUTIVE TO COUNTS I AND III, AS TO COUNT IV - DEFT SENTENCED TO LIFE IN THE NEVADA DEPT OF PRISONS WITH THE POSSIBILITY OF PAROLE PLUS AN EQUAL AND CONSECUTIVE LIFE WITH THE POSSIBLITY OF PAROLE PENALTY ENHANCEMENT CONSECUTIVE TO COUNTS I, II AND III WITH 1023 DAYS CREDIT FOR TIME SERVED. COURT FURTHER ORDERED, MATTER CONTINUED TO THURSDAY FOR L. MELIA TO CONFIRM AS COUNSEL. CUSTODY

5/1/97 9 AM CONFIRMATION OF COUNSEL (L. MELIA)

Felony/Gross Misdemeanor		COURT MINUTES	May 01, 1997
94C120857-2	The State of Ne	evada vs Clyde Lewis	
May 01, 1997	9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL (L. MELIA) Court Clerk: CINDY HORTON Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERE	κ:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Hehn, William A.	Attorney	

JOURNAL ENTRIES

- C. Oram, Esq. present as the Court's request. Court advised L. Melia was appointed, however previoulsy represented the co-deft in this case, therefore, the Court contacted Mr. Oram and requested he be present today. Upon inquiry by the Court, Mr. Oram advised he can confirm as counsel. COURT ORDERED, C. ORAM APPOINTED AND CONFIRMED AS COUNSEL FOR DEFT LEWIS. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTE	5	December 29, 1997
94C120857-2	The State of Nev	vada vs Clyde Lewis		
December 29, 1997	9:00 AM	Motion	FOR CLARIFI OF THE Relief Cl SKINNE Reporter, JAMES H Heard By	/Recorder: HELLESO
HEARD BY:		COURT	ROOM: No Locatio	n
COURT CLERK:				
RECORDER:				
REPORTER:				
PARTIES PRESENT: Kri	sko, Susan R.	Atto	5	

JOURINAL EINTRIES

- Since Mr. Oram is not present, COURT ORDERED, matter OFF CALENDAR. MATTER RECALLED WITH MR. ORAM PRESENT: Mr. Oram advised that he was in Dept. XV as Judge Loehrer heard both of the trials and Mr. Oram needs a transcrpit from the first trial. Colloquy between Court and counsel. Counsel advised that all of Dept. XV criminal cases were sent to Dept. XVI. COURT ORDERED, matter CONTINUED and SENT TO DEPT. XVI. NDP

Felony/Gross N	lisdemeanor	COURT MINUTES		January 05, 1998	
94C120857-2	The State of New	vada vs Cly	vde Lewis		
January 05, 199	8 8:45 AM	Motion		DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Court Clerk: DENISE TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: McGroarty, John S.	
HEARD BY:			COURTROOM:	No Location	
COURT CLERI	K:				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Hartsell, James B. Oram, Christopher R.		Attorney Attorney		
JOURNAL ENTRIES					

- Mr. Oram advised of history and requested transcript of deft's first trial. Mr. Hartsell advised he does not have the file as this is a major violator case. COURT ORDERED, matter CONTINUED for DA from the MJ unit to be present. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	January 07, 1998			
94C120857-2	The State of New	The State of Nevada vs Clyde Lewis				
January 07, 199	8 8:45 AM	Motion	DEFT'S MOTION FOR CLARIFICATION OF THE RECORD Court Clerk: DENISE TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: John McGroarty			
HEARD BY:		COURTROOM	: No Location			
COURT CLERI	K:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Guymon, Gary L. Lewis, Clyde Oram, Christopher R.	Attorney Defendant Attorney JOURNAL ENTRIES				

- Mr. Oram advised he is requesting transcript from deft's first trial. There being no opposition, COURT SO ORDERED. Mr. Oram to prepare the order. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	August 04, 1998
94C120857-2	The State of Nev	vada vs Clyde Lewis	
August 04, 1998	8 8:30 AM	Petition for Writ of Habeas Corpus	DEFT'S PETITION FOR WRIT OF HABEAS CORPUS POST- CONVICTION Court Clerk: CAROL GREEN Relief Clerk: ROSA ARDESCH/RA Reporter/Recorder: JAMES HELLESO Heard By: Pavlikowski, Joseph S.
HEARD BY:		COURTROOM:	No Location
COURT CLER	К:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Krisko, Susan R. Lewis, Clyde Oram, Christopher R.	Attorney Defendant Attorney JOURNAL ENTRIES	

- Mr. Oram advised Deft. is in Ely State Penitentiary, and requested 30 days to supplement the petition. COURT ORDERED supplement to be filed by 9/4/98 at 5:00 PM. Ms. Krisko requested 3 weeks to file reply. COURT ORDERED, for status check and to set time for hearing. NDP

Felony/Gross Misdemeanor		COURT MINUTES	September 18, 1998
94C120857-2	The State of Ne	evada vs Clyde Lewis	
September 18,	1998 8:30 AM	Request of Court	AT THE REQUEST OF THE COURT Court Clerk: CAROL GREEN/CG Relief Clerk: DENISE HUSTED Reporter/Recorder: JAMES HELLESO Heard By: Joseph Pavlikowski
HEARD BY:		COURTROOM	: No Location
COURT CLER	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Brown, Philip H.	Attorney	
		JOURNAL ENTRIES	
- Mr. Brown ad heard next wee NDP		e requesting one week. COU	RT ORDERED, matter will be

9/25/98 DEFT'S PETITION FOR WRIT OF HABEAS CORPUS - POST CONVICTION

Felony/Gross Misdemeanor		COURT MINUTES	September 25, 1998	
94C120857-2	The State of Nev	vada vs Clyde Lewis		
September 25, 1998	8:30 AM	Petition for Writ of Habeas Corpus	DEFT'S PETITION FOR WRIT OF HABEAS CORPUS POST- CONVICTION Court Clerk: LINDA SKINNER Relief Clerk: PAULA GOODELL Reporter/Recorder: JAMES HELLESO Heard By: Joseph Pavlikowski	
HEARD BY:		COURTROOM:	No Location	
COURT CLERK:				
RECORDER:				
REPORTER:				
	li, Christopher J. am, Christopher R.	-		
JOURNAL ENTRIES				

- Court noted Deft. is in Nevada Department of Prisons and ORDERED, matter TRANSFERRED TO DEPARTMENT XV and set for status check. NDP 10/5/98 9:00 AM STATUS CHECK (DEPT XV)

Felony/Gross Misdemeanor		COURT MINUTES	October 05, 1998	
94C120857-2	The State of Neva	ada vs Clyde Lewis		
October 05, 1998	3 9:00 AM	Status Check	STATUS CHECK (DEPT XV) Court Clerk: CINDY HORTON Reporter/Recorder: JOY HINCK Heard By: Sally Loehrer	
HEARD BY:		COURTROOM:	No Location	
COURT CLERK	£:			
RECORDER:				
REPORTER:				
PARTIES PRESENT:	O'Callaghan, Michael N Oram, Christopher R.	N. Attorney Attorney		

JOURNAL ENTRIES

- Upon inquiry by the Court, State advised does not believe an evidentiary hearing is necessary as it is a legal argument. Mr. Oram concurred as long as the Court does not establish who should have filed the notice. State advised believes everything should be up on appeal at one time, however, that is now what happened and now there are seperate issues. COURT ORDERED, MATTER CONTINUED TO 10:30 FOR HEARING. MATTER RECALLED, all parties present as before. Mr. Oram presented petition for post conviction relief on the charge of battery with use of a deadly weapon. Response by State referring to 174.015. Reply by Mr. Oram. Court advised as to the charges in count III, Mr. Waterman, the deft's attorney at that time, is very competent trial attorney. Court further finds that 174.015 does apply in this case and was waived as to double jeopardy was only charged with murder as to Molden and therefore would never has been double jeopardy and as to failure to effect appeal time, Mr. Waterman was not responsible for filing appeal. Court further finds there was no ineffective assistance of counsel for not perfecting appeal believes the Supreme Court should look at appealable issue. Mr. Oram requested pursuant to Lazado that his client be

released for the record and moved for dismissal of the case. Court advised believes the remedy would be another trial. State advised believes there should be consolidation. Court advised finds no ineffective assistance of counsel for failure to perfect appeal and DENIED PETITION FOR POST CONVICTION RELIEF because has aleardy been on direct appeal on other charges and doe not believe it will effect prison time. Court further advised finds there is nothing wrong with the say count III is pled. At the request of Mr. Oram. COURT ORDERED, C. ORAM APPOINTED COUNSEL FOR THE PURPOSE OF THE APPEAL OF DENIAL OF POST CONVICTION RELIEF. NDP

Felony/Gross Misdemeanor		COURT MINUTES		July 09, 2001	
94C120857-2	The State of Nev	ada vs Clyde	e Lewis		
July 09, 2001	8:30 AM	Motion		DEFT'S MOTION TO PLACE ON CALENDAR Court Clerk: THERESA LEE/TL Relief Clerk: APRIL WATKINS Reporter/Recorder: MARCIA HARNESS Heard By: Loehrer, Sally	
HEARD BY:		(COURTROOM:	No Location	
COURT CLERK	:				
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Oram, Christopher R. Pace, Barter G.		Attorney Attorney		
JOURNAL ENTRIES					

- Upon Court's inquiry, Mr. Oram stated he calendared this matter so that he can get paid on everything. He was appointed to do the second appeal on the second trial. The first trial was not appealed, Deft. was convicted of battery of several people. The Court appointed the Public Defender to do the writ. The Public Defender did not file one. That is why he filed the writ on behalf of the Deft. The Supreme Court ordered him to file an appeal on the second trial, but informed them he needed to consolidate the issues and bring a writ from the first trial. He appealed the writ after the Court denied it, the issues were consolidated, filed a reply brief and everything has now been denied and is being sent back down. Mr. Oram requested to be paid for the entire bill. Mr. Pace stated Art Noxon of his office needs a copy of Mr. Oram's itemized statement. Mr. Oram stated he submitted one. COURT ORDERED, Mr. Oram to submit another statement and ORDERED, matter

94C120857-2

CONTINUED one week. NDC

Felony/Gross Misdemeanor		COURT MINUTES		July 16, 2001			
94C120857-2	The State of Nev	vada vs Cly	/de Lewis				
July 16, 2001	8:30 AM	Motion		DEFT'S MOTION TO PLACE ON CALENDAR Relief Clerk: KEITH REED Reporter/Recorder: MARCIA HARNESS Heard By: Sally Loehrer			
HEARD BY:			COURTROOM:	No Location			
COURT CLERK:							
RECORDER:							
REPORTER:							
PARTIES PRESENT:	Oram, Christopher R. Pace, Barter G.		Attorney Attorney				
JOURNAL ENTRIES							

- Mr. Oram stated he faxed a copy of the bill to Mr. Noxon has not received any response. COURT ORDERED, bill is APPROVED; counsel to submit order. NDP

Felony/Gross Misdemeanor		COURT MINUTES	April 26, 2004			
94C120857-2	The State of Nev	vada vs Clyde Lewis				
April 26, 2004	8:30 AM	Motion to Modify Sentence	DEFT'S PRO PER MTN TO MODIFY/76 Court Clerk: Theresa Lee Reporter/Recorder: Julie Lever Heard By: Loehrer, Sally			
HEARD BY:		COURTROOM: 1	No Location			
COURT CLERK	:					
RECORDER:						
REPORTER:						
PARTIES PRESENT:	Palmer, Raelene K.	Attorney				
JOURNAL ENTRIES						

- State requested one week to file a response, by 5/3/04. Mr. Erickson present in the courtroom on another matter, advised the Court Ms. Melia moved to California. COURT ORDERED, Laura Melia is allowed to WITHDRAW from this case, and the Court will put deft in PRO PER status. COURT ORDERED, State will have one week to respond by 5/3/04, and send a copy of same to deft in prison, and deft will have until 5/13/04 to file his reply. Upon Court's inquiry, Ms. Palmer stated she does not believe deft's motion has merit. The Court was trying to determine if deft should be transported. The Court will make a decision on 5/26/04 without argument. NDC

5/26/04 8:30 A.M. (SAME)...DECISION.

Felony/Gross Misdemeanor		COURT MINUTES	May 26, 2004
94C120857-2	The State of Nev	vada vs Clyde Lewis	
May 26, 2004	8:30 AM	All Pending Motions	ALL PENDING MOTIONS (5/26/04) Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer
HEARD BY:		COURTROOM:	No Location
COURT CLERK	:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Knapp, Gregory D.	Attorney	

JOURNAL ENTRIES

- Court stated for the record, Deft was found guilty of murder in the first degree in 1995. Deft. received a sentence of Life With the possibility of parole and a consecutive Life With the possibility of parole for Use of a Deadly Weapon. Deft. filed a motion indicating he has an illegal sentence because he believes the Use of a Deadly Weapon was part of the murder, therefore, unlawful to impose an equal and consecutive sentence. Court noted, Deft. misapprehends the Law and Statutes in the State of Nevada. If the deft committed the murder with his hands, by way of strangulation or beating, then he would have received a first degree murder without the enhancement and received one life sentence. The Legislature in the State of Nevada says the use of a deadly weapon is to be discouraged and is not acceptable behavior. The Legislature has stated, the penalty is doubled for the use of a deadly weapon. Therefore, IT IS HEREBY ORDERED, Deft's Pro Per Motion to Correct or Reduce Sentence is DENIED. Mr. Knapp to prepare the Order and Findings. NDC

CLERK'S NOTE: A copy of this minute order was placed in the U.S. Mail to deft at ID#45193,

94C120857-2

Lovelock Correctional Center, P.O. BOX 359, Lovelock, NV 89419

Felony/Gross Misdemeanor		COURT MINUTES	March 03, 2010
94C120857-2	The State of New	vada vs Clyde Lewis	
March 03, 2010	11:00 AM	All Pending Motions	ALL PENDING MOTIONS (3/3/10) Court Clerk: Larry Snyder Reporter/Recorder: Dalyne Easley Heard By: Stefany Miley
HEARD BY:		COURTROOM	: No Location
COURT CLERE	K:		
RECORDER:			
REPORTER:			
PARTIES PRESENT:	Ponticello, Frank M.	Attorney	
JOURNAL ENTRIES			
- PETITION FOR WRIT OF HABEAS CORPUSSTATE'S RESPONSE AND MOTION TO DISMISS DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION). Defendant Stratton not present. Court NOTED, Defendant not transported for the purpose of this			

Defendant Stratton not present. Court NOTED, Defendant not transported for the purpose of this Hearing. Court FURTHER NOTED, it will not entertain oral argument.

COURT ORDERED, matter taken UNDER ADVISEMENT. Court ADVISED, it will render a written Decision, and will provide copies to the Defendant and State. NDC

UNDER ADVISEMENT

Felony/Gross Misdemeanor		COURT MINUTES	March 04, 2010
94C120857-2	The State of M	Nevada vs Clyde Lewis	
March 04, 2010	9:00 AM	Minute Order	MINUTE ORDER RE: COURT'S DECISION Court Clerk: Larry Snyder Heard By: Stefany Miley
HEARD BY:		COURTROOM:	No Location
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- olis matter was last before the Court on March 3, 2010 pursuant to Defendant s Petition for Writ of Habeas Corpus or in the Alternative Petition for Writ of Mandamus or in the Alternative Petition for Declaratory Judgment and the State s Response and Motion to Dismiss Defendant s petition for Writ of Habeas Corpus (Post-Conviction). Defendant was not transported for purposes of this hearing as the Court did not entertain oral argument.

On January 9, 1995, Defendant was sentenced by the District Court to a sentence of Life with the Possibility of Parole, plus an equal and consecutive term for Defendant s use of a deadly weapon. The Judgment of Conviction was filed on January 20, 1995. Defendant did not file a direct appeal. Defendant s instant motion was filed on December 16, 2009. Defendant alleged the Nevada Court lacked jurisdiction over him due to the absence of enacting clauses in the Nevada Revised Statutes. Furthermore, Defendant alleged the deadly weapon enhancement was unconstitutional and violated his constitutional rights.

The State disputed the Defendant s contentions alleging his claims were time barred as the Judgment of Conviction was filed over 14 years ago and the Defendant did not take a direct appeal. Additionally, the State alleged the Defendant failed to show good cause for the delay in order to

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overcome the strictly construed time bar. The State also alleged the Defendant s arguments regarding the enacting clause were not sufficient to demonstrate good cause. The State argued that while it is well established that the laws of Nevada must include an enacting clause, the Nevada Revised Statutes do not have the same requirement, as they are not laws enacted by the legislature. Rather, the Nevada Revised Statutes consist of previously enacted laws which have been classified, codified, and annotated by the Legislative Counsel. See NRS 220.120. Thus, the lack of an enacting clause in the Nevada Revised Statutes does not render them unconstitutional. Furthermore, the State argued that the deadly weapon enhancement has previously been found constitutional by the Nevada Supreme Court. Lastly, the State alleged laches should apply because of the excessive time delay between the filing of the judgment of conviction and the instant motion. COURT FINDS, Defendant s Motion is time barred pursuant to NRS 34.726 as it was not filed until nearly fourteen (14) years after the one year deadline. Furthermore, COURT FINDS, Defendant has failed to demonstrate good cause for failing to file his Petition within the required statutory time frame. Also, COURT FINDS, the Nevada Supreme Court has previously addressed the constitutionality of the deadly weapon enhancement per NRS 193.165 thus Defendant s claims are without merit. Lastly, COURT FINDS, Defendant s claims are barred by the doctrine of laches. As discussed above, over fourteen years elapsed between the filing of the Judgment of Conviction and Defendant s instant motion. The extensive time lapse is prejudicial to the State.

COURT ORDERS Defendant s Petition DENIED.

Felony/Gross Misd	lemeanor	COURT MINUTES		January 30, 2012
94C120857-2	The State of Nev	ada vs Clyde Le	wis	
January 30, 2012	9:30 AM	Motion		Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference
HEARD BY: Mile	ey, Stefany	COL	JRTROOM:	RJC Courtroom 12C
COURT CLERK:	Anntoinette Naume Christine Erickson	c-Miller		
RECORDER: Ma	ria Garibay			
REPORTER:				
PARTIES PRESENT:				
IOURNAL ENTRIES				

JOUKNAL EN I KIES

- Michael Radovcic, Deputy District Attorney, present for State

Deft. not present. Court advised an opposition was filed by State and ORDERED Deft's motion DENIED. Court further stated it is not entertaining oral argument, Deft was not transported, and the post conviction petition is set for February 22, 2012. Court further stated that if oral argument is needed, Deft. will be transported. State to prepare the Order.

NDC

Felony/Gross Misdemeanor	COURT MINUTES	March 05, 2012	
94C120857-2 The State of Nev	ada vs Clyde Lewis		
March 05, 2012 11:00 AM	Petition for Writ of Habeas Corpus		
HEARD BY: Miley, Stefany	COURTROOM:	RJC Courtroom 12C	
COURT CLERK: Anntoinette Naumec-Miller			
RECORDER: Maria Garibay			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Robert Stephens, Deputy District Attorney, present for the State of Nevada.

Deft. not present. Court noted this is post conviction and Deft. was not transported as it is not entertaining oral argument. Upon Court's inquiry, Mr. Stephens advised the State's response was filed 1/27/12. COURT ORDERED, Motion DENIED as time barred advising Deft. was sentenced on 4/29/97, District Court filed the Judgment of Conviction (JOC) on 5/23/97 and the Deft. didn't file a direct appeal. Court further advised Deft. filed a post conviction Writ on 7/10/98 saying he was denied the right to timely and direct appeal and the Court doesn't show anything after that. COURT FINDS it is time barred in as more than one year after the JOC and the Doctrine of Laches, as pled by the State, applies; there is a presumption of prejudice given the number of years that have passed. State to prepare an order consistent with the Court's findings.

NDC

CLERK'S NOTE: A copy of this Minute Order was mailed to: Clyde Lewis #48875, P.O. Box 650 [HDSP], Indian Springs, NV 89018. anm/3/8/12

Felony/Gross N	Aisdemeanor	COURT MINUTES	August 19, 2013
94C120857-2	The State of Ne	evada vs Clyde Lewis	
August 19, 2013	9:30 AM	All Pending Motions	
HEARD BY:	Miley, Stefany	COURTROOM: F	RJC Courtroom 12C
COURT CLERI	K: Ying Pan		
RECORDER:	Maria Garibay		
REPORTER:			
PARTIES PRESENT:	State of Nevada Wiborg, Erika L.	Plaintiff Attorney	

JOURNAL ENTRIES

- DEFENDANT'S PRO PER ACCUSED MOTION TO DISMISS FOR LACK OF SUBJECT MATTER JURISDICTION ... DEFENDANT'S PRO PER NOTICE OF MOTION AND MOTION TO APPOINT COUNSEL

Defendant not present.

Court NOTED, it is not entertaining oral arguments and it is adopting the judicial history filed by the State. COURT STATED ITS FINDINGS, and ORDERED, Motions DENIED as they are without merit. State to prepare a proposed Order including finding of facts and conclusion of law.

NDC

CLERK'S NOTE: The above minute order has been distributed via U.S. Mail to Defendant: Louis Randolph, aka, Clyde Lewis #48875 Southern Desert Correctional Center 20825 Cold Creek Rd. P.O. Box 208 Indian Springs, NV 89070 - YP 8/19/13

PRINT DATE: 02/18/2022

94C120857-2

Felony/Gross Misdemeanor	COURT MINUTES	September 30, 2013
94C120857-2 The State of Nev	ada vs Clyde Lewis	
September 30, 2013 9:30 AM	All Pending Motions	
HEARD BY: Miley, Stefany	COURTROOM:	RJC Courtroom 12C
COURT CLERK: Anntoinette Naume	c-Miller	
RECORDER: Maria Garibay		
REPORTER:		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Leah Beverly, Deputy District Attorney, present for the State of Nevada.

DEFT'S PRO PER NOTICE OF MOTION ON MOTION FOR REHEARING ON MOTION TO DISMISS LACK OF SUBJECT MATTER JURISDICTION (ERRATA) SHOW OF CAUSE HEARING DISCOVERY MOTION...DEFT'S PRO PER NOTICE OF MOTION ON REQUEST FOR LEAVE OF THE COURT TO FILE MOTION FOR REHEARING

Deft. not present. Court noted Deft. wasn't transported as it is not entertaining oral argument. COURT ADOPTED the procedural history as set forth in the State's Opposition, stated its FINDINGS, and ORDERED, Motions DENIED. State to prepare the order with findings of fact and conclusions of law.

NDC

CLERK'S NOTE: A copy of this Minute Order was mailed to: Louis Randolph #48875 S.D.C.C. P.O. Box 208 Indian Springs, NV 89070. anm/10/1/13

PRINT DATE: 02/18/2022

Felony/Gross Misdemeanor	COURT MINUTES	February 10, 2014
94C120857-2 The State of Nev	ada vs Clyde Lewis	
February 10, 2014 9:30 AM	All Pending Motions	
HEARD BY: Miley, Stefany	COURTROOM:	RJC Courtroom 12C
COURT CLERK: Anntoinette Naume	c-Miller	
RECORDER: Maria Garibay		
REPORTER:		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Giancarlo Pesci, Deputy District Attorney, present for the State of Nevada.

DEFT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION)...DEFT'S PRO PER MOTION TO APPOINT COUNSEL...STATE'S RESPONSE AND MOTION TO DISMISS DEFENDANT'S PRO PER PETITION FOR WRIT OF HABEAS CORPUS (POST-CONVICTION), OPPOSITION TO DEFT'S PRO PER MOTION TO APPOINT COUNSEL AND OPPOSITION TO DEFT'S PRO PER REQUEST FOR AN EVIDENTIARY HEARING

Deft. not present. Court noted Deft. wasn't transported as it is not entertaining oral argument. COURT ADOPTED the Procedural History as set forth by the State FINDING it is an accurate recitation of the case. COURT stated its FINDINGS and ORDERED, Motions DENIED. State to prepare the order.

NDC

CLERK'S NOTE: A copy of this Minute Order was mailed to: Louis Randolph #1356378 SDCC P.O. Box 208 Indian Springs, NV 89070. anm/2/13/14

PRINT DATE: 02/18/2022

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Minutes Date: June 20, 1994

94C120857-2

Felony/Gross Misdemeanor		COURT MINUTES	January 18, 2017
94C120857-2	The State of Nev	ada vs Clyde Lewis	
January 18, 20	17 9:30 AM	All Pending Motions	Defendant's Motion for Leave to Proceed in Forma Pauperis; Defendant's Pro Per Motion for the Appointment of Counsel; Defendant's Pro Per Motion to Correct an Illegal Sentence NRS 176.555
HEARD BY:	Miley, Stefany	COURTROOM:	RJC Courtroom 12C
COURT CLEF	RK: Katherine Streuber		
RECORDER:	Maria Garibay		
REPORTER:			
PARTIES PRESENT:	Burton, Chris State of Nevada	Attorney Plaintiff	

JOURNAL ENTRIES

- Court noted Deft. was not transported as no oral argument was needed. As to Deft's Motion to Correct an Illegal Sentence: Court FINDS no legal basis and noted if seen as a Habeas Corpus it would be time-barred and ORDERED, motion DENIED as no good cause provided to get past procedural time bars and noted more than five years since filing of remitittur; As to Deft's Motion for the Appointment of Counsel: COURT ORDERED, motion DENIED as there is no merit; and as to Deft's Motion for Leave to Proceed in Forma Pauperis (original scheduled to be heard on January 23, 2017): COURT ORDERED, motion GRANTED. State to prepare the Order.

NDC

PRINT DATE: 02/18/2022

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Ely State Prison, P.O. Box 1989, Ely, NV 89301. 02/07/17 kls

Felony/Gross Misdemeanor		COURT	MINUTES	May 31, 2017
94C120857-2	The State of Nev	vada vs Cly	vde Lewis	
May 31, 2017	9:30 AM	Motion		Defendant's Pro Per Motion to Extend Prison Copywork Limit
HEARD BY: Miley,	Stefany		COURTROOM:	RJC Courtroom 12C
COURT CLERK: K	atherine Streuber			
RECORDER: Mari	a Garibay			
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Court noted Deft. was transported as no oral argument was needed, pointed out the Deft. needed to serve the Attorney General's Office and ORDERED, matter CONTINUED. Clerk to notify the Attorney General.

NDC

07-10-17 9:30 AM DEFT'S PRO PER MOTION TO EXTEND PRISON COPYWORK LIMIT

CLERK'S NOTE: The above minute order has been distributed via e-mail to: Allison Herr, D.A.G. CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Ely State Prison, P.O. Box 1989, Ely, NV 89301. 06/14/17 kls

Felony/Gross Misdemeanor		COURT MINUTES	July 10, 2017
94C120857-2	The State of Nev	ada vs Clyde Lewis	
July 10, 2017	9:30 AM	All Pending Motions	Defendant's Pro Per Petition for Writ of Habeas Corpus (Post Conviction); Deft's Pro Per Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing; Deft's Pro Per Motion to Extend Prison Copywork Limit
HEARD BY:	Miley, Stefany	COURTROOM:	RJC Courtroom 12C
COURT CLEI	RK: Katherine Streuber		
RECORDER:	Maria Garibay		
REPORTER:			
PARTIES PRESENT:	Graham, Elana L. State of Nevada	Attorney Plaintiff JOURNAL ENTRIES	

- Court noted Deft. was transported as no oral argument is needed. Court ADOPTED the State's Procedural History as it is accurate. COURT ORDERED, Deft's Petition for Writ of Habeas Corpus is DENIED as untimely, FINDS it successive as this is the fourth writ to be filed. Court FURTHER FINDS there being no good cause shown on how to overcome procedural time bar. LASTLY, Court FINDS Laches does apply and would prejudice the State. ADDITIONALLY, there being no legal basis, Deft's Pro Per Motion for Appointment of Counsel and Request for Evidentiary Hearing and Deft's Pro Per Motion to Extend Prison Copywork Limit are DENIED. State to prepare the Order as to the petition and motion for appointment of counsel. Court to prepare Order regarding motion to PRINT DATE: 02/18/2022 Page 98 of 107 Minutes Date: June 20, 1994

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extend.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 07/20/17 kls

Felony/Gross Misdemeanor		COURT MINUTES	July 24, 2017
94C120857-2	The State of Nev	ada vs Clyde Lewis	
July 24, 2017	9:30 AM	All Pending Motions	Defendant's Pro Per Motion for Extension of Time; Defendant's Pro Per Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference
HEARD BY:	Miley, Stefany	COURTROOM:	RJC Courtroom 12C
COURT CLE	RK: Katherine Streuber		
RECORDER:	Maria Garibay		
REPORTER:			
PARTIES PRESENT:	Smith, Tyler D. State of Nevada	Attorney Plaintiff JOURNAL ENTRIES	

- Court noted Deft. was not transported as no oral argument was needed. COURT ORDERED, motions are DENIED as Moot as there are no pending motions or upcoming court dates. State to prepare the Order.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 07/28/17 kls

PRINT DATE: 02/18/2022

94C120857-2

Felony/Gross Misdemeanor		COURT MINUTES	September 06, 2017
94C120857-2 The State of Nev		ada vs Clyde Lewis	
September 06, 2	2017 9:30 AM	Motion to Correct Sentence	Defendant's Pro Per Motion to Correct Illegal Sentence (NRS 176.555)
HEARD BY:	Miley, Stefany	COURTROOM:	RJC Courtroom 12C
COURT CLERK: Katherine Streuber			
RECORDER:	Maria Garibay		
REPORTER:			
PARTIES PRESENT:	State of Nevada Turner, Robert B.	Plaintiff Attorney	
		JOURNAL ENTRIES	

- Court noted Deft. was not transported as no oral argument is needed. Court ADOPTED the State's Procedural History and ORDERED, motion DENIED. Court FINDS sentence imposed is not illegal, noted motion is procedurally incorrect as it should have been filed as a Habeas Corpus, pointed out there is no good cause for delay of one year and further noted it had been more than five years since remittitur. State to prepare Findings of Fact/Conclusions of Law.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis (aka Louis Randolph) #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 09/14/17 kls

Felony/Gross Misdemeanor		COURT MINUTES		October 25, 2017
94C120857-2	The State of Nev	ada vs Cly	de Lewis	
October 25, 2017	7 9:30 AM	Motion		Defendant's Pro Per Motion for Reconsideration to Denial of Motion to Correct Illegal Sentence Leave of Court
HEARD BY: N	/liley, Stefany		COURTROOM:	RJC Courtroom 12C
COURT CLERK: Katherine Streuber				
RECORDER: Maria Garibay				
REPORTER:				
PARTIES PRESENT:	LoGrippo, Frank R. State of Nevada		Attorney Plaintiff	
JOURNAL ENTRIES				

- Court noted Deft. not transported as no oral argument is needed and inquired whether the State is filing an Opposition. Statement by Mr. LoGrippo advising of notes from Appellant Division. Court agreed with the Appellant Division in regards to matter being time-barred, noted no new issues were present and ORDERED, motion DENIED. State to prepare the Order.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 11/7/17 kls

Felony/Gross Misdemeanor		COURT MINUTES	February 05, 2018
94C120857-2	The State of Nev	vada vs Clyde Lewis	
February 05, 20	18 9:30 AM	Motion to Correct Sentence	Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555
HEARD BY: Miley, Stefany		COURTROOM:	RJC Courtroom 12C
COURT CLERK: Katherine Streuber			
RECORDER:	Maria Garibay		
REPORTER:			
PARTIES PRESENT:	Smith, Tyler D. State of Nevada	Attorney Plaintiff	
JOURNAL ENTRIES			

- Court noted Deft. was not transported as no oral argument was needed. COURT ORDERED, matter OFF CALENDAR due to pending appeal and this Court having no jurisdiction.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 02/05/18 kls

Felony/Gross Misdemeanor		COURT MINUTES		March 14, 2018
94C120857-2	The State of Nev	ada vs Cly	vde Lewis	
March 14, 2018	9:30 AM	Motion		Defendant's Pro Per Motion for Extension of Time
HEARD BY:	Miley, Stefany		COURTROOM:	RJC Courtroom 12C
COURT CLERK: Katherine Streuber				
RECORDER: Maria Garibay				
REPORTER:				
PARTIES PRESENT:	State of Nevada Turner, Robert B.		Plaintiff Attorney	

JOURNAL ENTRIES

- Court noted Deft. was not transported as no oral argument was needed. Court pointed out Deft. had filed a Motion to Correct Sentence, however, there is a pending appeal and ORDERED, ruling DEFERRED. Court advised a decision via a minute order will be provided once appeal is concluded.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 03/19/18 kls

Felony/Gross Misdemeanor		COURT MINUTES	February 25, 2019
94C120857-2	The State of Nev	ada vs Clyde Lewis	
February 25, 2019	9 9:30 AM	All Pending Motions	Petition for Writ of Mandamus; Defendant's Pro Per Motion to Correct Illegal Sentence NRS 176.555
HEARD BY: Miley, Stefany		COURTROOM:	RJC Courtroom 12C
COURT CLERK: Katherine Streuber			
RECORDER: Maria Garibay			
REPORTER:			
	Albright, Brandon B. State of Nevada	Attorney Plaintiff	
		JOURNAL ENTRIES	

- Court noted Deft. was not transported as no oral argument was needed. As to Deft's Pro Per Motion to Correct Illegal Sentence NRS 176.555: COURT ORDERED, motion DENIED as the sentence imposed complies with the statute; and As to Petition for Writ of Mandamus: COURT ORDERED, writ DENIED as Court's jurisdiction had been addressed in Deft's three previous writs of habeas corpus. State to prepare the order(s).

NDC

CLERK'S NOTE: The above minute order has been distributed to: Clyde Lewis #48875 c/o Southern Desert Correctional Center, P.O. Box 208, Indian Springs, NV 89070. 03/05/19 kls

Felony/Gross Misdemeanor	COURT MINUTES	January 10, 2022	
94C120857-2 The State of New	vada vs Clyde Lewis		
January 10, 2022 8:30 AM	Motion to Vacate Sentence		
HEARD BY: Ballou, Erika	COURTROOM:	RJC Courtroom 12C	
COURT CLERK: Ro'Shell Hurtado			
RECORDER: Susan Schofield			
REPORTER:			
PARTIES PRESENT:			
JOURNAL ENTRIES			

- Deft. not present.

COURT ORDERED, Motion to Vacate Illegal Sentence DENIED for all the reasons in opposition; DIRECTED The State to prepare the order.

NDC

CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Lewis Clyde, P.O.Box 208, Indian Springs, NV, 89070.//rh01.12.22

CASE NO. 0120857

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PLAINTIFF'S EXHIBITS

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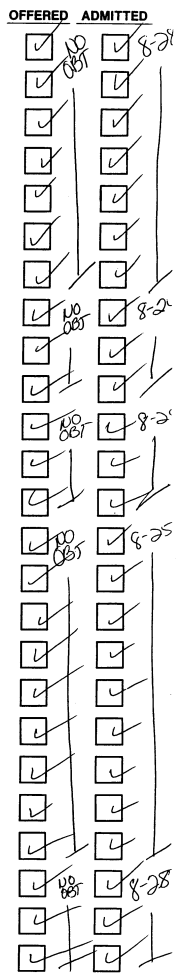
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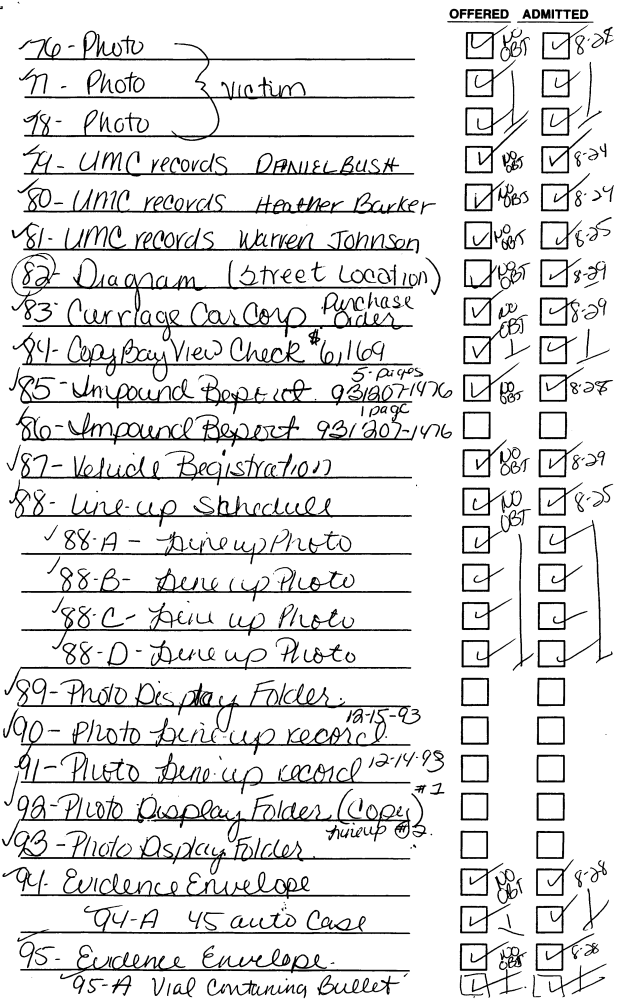
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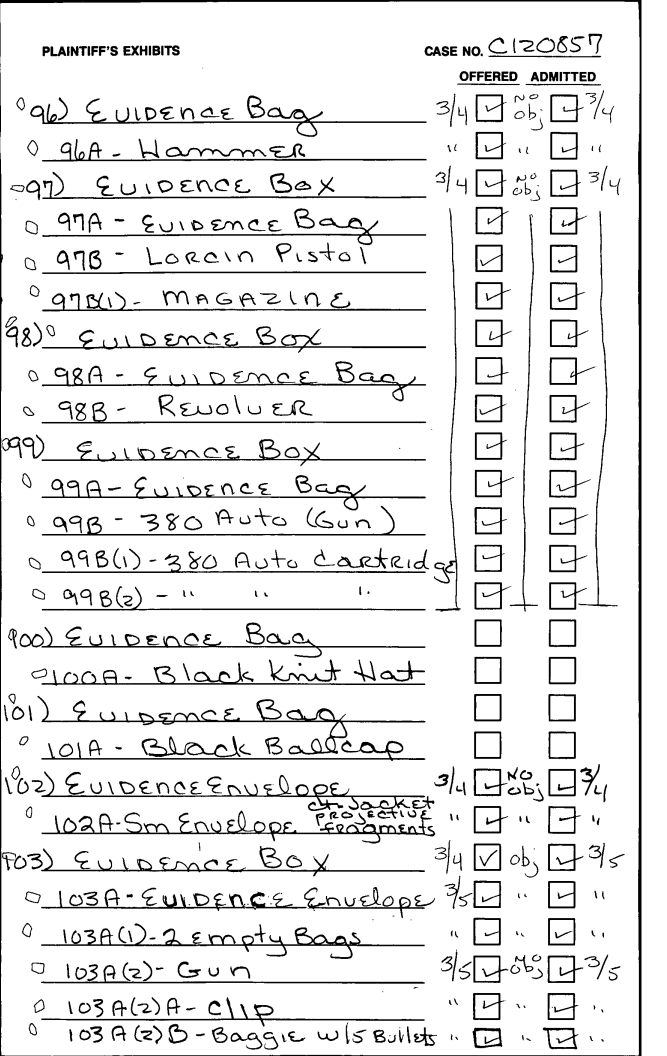
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CASE NO. C120857 PLAINTIFF'S EXHIBITS OFFERED ADMITTED 73/4 76) Photo 11 077) unctim 98) NI. UMC RECORDS DANIEL BUSH 3/1 3/17 <u>7</u>9) obi HEATHER BARKER3/ 580) II. ι. WARREN Johnson 181) 11 13 082) Diagram (Street Location Purch 383) Carriage Car Corp URDE 584) COPY BAYVIEW Check \$ NO 3/1 16 DAGE D85) Impound REPORT NO OD; 34 1207-1476 97 page b86) 11 ι. 931207-1476 3/10 87) VEhicle Registration 0b; 3,0 3/1 988) Line Up Schedule NO 37 V · 88A - Jinz Up Photo ~ <u>88B</u> -LI ъj ≈ <u>88C</u> -١L ٤j 1.4 - 88D -41 22 11 <u>older</u> 12/15/93 Photo P89) @10) Photo Line UP RECORD 12/14/93 **9**1) LI Folder (cop 192) Photo Displa 93) LINE 11 11 h ++ 94) 34obj EUIDENCE Envelope 094A 45 auto Case EUIDENCE Envelope hP15 Vial containing Bullet. 95A



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

LOUIS RANDOLPH aka CLYDE LEWIS #48875 P.O. BOX 650 INDIAN SPRINGS, NV 89070

DATE: February 18, 2022 CASE: 94C120857-2

RE CASE: STATE OF NEVADA vs. LOUIS RANDOLPH aka CLYDE LEWIS

NOTICE OF APPEAL FILED: February 17, 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 DENYING DEFENDANT'S MOTION TO VACATE ILLEGAL SENTENCE; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

vs.

Case No: 94C120857-2

Dept No: XXIV

LOUIS RANDOLPH aka CLYDE LEWIS,

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 18 day of February 2022. OF TH Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk