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Docket 84270 Document 2022-05909

Exhibit 3 evidence my 1 ammendment was violated by my lawyer Ronald A. Colquitts he didnot File not guing to my harasines Charge Complete not my Foreit, Charge Complete nor my other Charges, only to send a representive to speak in 5 Exhibit 4 evidence Round A Colquitts threaten / Har ased the on a sunday Sunday Visition on booth 3 for 8 mins saying if I file 3 motions its over he will no longer defend me. He also does not answer my phone calls. He only answered once to tell him my mom is dying, and she is part of my case, and he Cut me short. 14 Exhibit Sevidence 15 14 Fonald A. Colquitis extorted me and my family. He vas Paid 2,000 dollars, and since he was not pad in the 1 * Complete a mount 3,000 accordingly. It is not willing and 12 knowingly to defend me properly only sends a associate. 70 Exhibit 621 duce 21 my sixth ammendment was Violated my lawner Ronald 23 A colquitts does not want to approve not speak 24 up during companiency court for a fast and speedy 25 trial to the Judge. 26 27 Exhibit 7 evidence 28 After disclosing information I am in fear that my RECEIVED LAWYER Ronald A Colquits is potting a protective FEB 1/1 2022 Order defaming me. CLERK OF THE COURT

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/	Exhibit 8 evidence
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SENT FROM CCDC

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

STATE OF NEVADA,

Plaintiff(s),

VS.

JEFF CONTRERAS,

Defendant(s),

Case No: C-22-362008-1

Dept No: XXXII

CASE APPEAL STATEMENT

- 1. Appellant(s): Jeff Contreras
- 2. Judge: Christy Craig
- 3. Appellant(s): Jeff Contreras

Counsel:

Jeff Contreras #2764872 330 S. Casino Center Blvd. Las Vegas, NV 89101

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101

C-22-362008-1 -1-

Case Number: C-22-362008-1

1	(702) 671-2700
2 3	5. 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: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
8 9	9. Date Commenced in District Court: January 25, 2022
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: No
13	Supreme Court Docket Number(s): N/A
14	12. Child Custody or Visitation: N/A
15	Dated This 18 day of February 2022.
16	
17	Steven D. Grierson, Clerk of the Court
18	/s/ Heather Ungermann
19	Heather Ungermann, Deputy Clerk
20	200 Lewis Ave PO Box 551601
21	Las Vegas, Nevada 89155-1601 (702) 671-0512
22	
23	cc: Jeff Contreras
24 25	
26	

C-22-362008-1 -2-

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE No. C-22-362008-1

State of Nevada vs Jeff Contreras Location: Department 32
Judicial Officer: Craig, Christy
Filed on: 01/25/2022

Case Number History:

Cross-Reference Case C362008

Number:

Defendant's Scope ID #: 2764872 ITAG Case ID: 2442551

Lower Court Case Number: 22CR001252

CASE	INFORMATION

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Offense Statute Deg Date Case Type: Felony/Gross Misdemeanor

1. COMPETENCY DETERMINATION COMPETENCY O 01/25/2022

Case Status: 01/25/2022 Open

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number C-22-362008-1
Court Department 32
Date Assigned 01/25/2022
Judicial Officer Craig, Christy

PARTY INFORMATION

Defendant Contreras, Jeff Eric Lead Attorneys

Colquitt, Ronald

Retained 702-384-1000(W)

Plaintiff State of Nevada Wolfson, Steven B

702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

		1
01/25/2022	EVENTS Commitment and Order [1]	Index #1
02/01/2022	Commitment and Order [2] Amended Commitment and Order	Index #2
02/04/2022	Competency Evaluations [3] Competency evaluations	Index #3
02/11/2022	Order of Commitment Pursuant to NRS 178.425 [4] Order of Commitment	Index #4
02/17/2022	Notice of Appeal (Criminal) [5] Notice of Appeal	Index #5
02/17/2022	Notice of Appeal (Criminal) [6] Notice of Appeal	Index #6

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. C-22-362008-1

02/18/2022 Case Appeal Statement Index #7

Case Appeal Statement

Case Appeal Statement

02/18/2022 Case Appeal Statement
Case Appeal Statement

HEARINGS

02/11/2022 Further Proceedings: Competency (8:30 AM) (Judicial Officer: Craig, Christy)

Matter Heard;

Journal Entry Details:

Also present: Caroline Morales, Deputy District Attorney, Ken Ideker, and Denise Baker of the Specialty Courts. Defendant present. Court NOTED Drs. Slagle and Kapel indicate not competent; therefore, pursuant to the doctors' reports and the Dusky Standard, FINDS Defendant NOT COMPETENT as he/she is not capable of understanding the charges against him/her and is unable to assist counsel in his/her defense. Pursuant to NRS 178.425, COURT ORDERED, Defendant is REMANDED to the custody of the Administrator of the Division of Mental Health Development Services for the Department of Human Resources for detention and treatment at a secure facility operated by that Division. Once competency has been established, Defendant will be returned to this court for findings and referred back to the originating department for further proceedings. The Defendant asked to speak with their attorney. The Court directed counsel to speak with the Defendant. CUSTODY;

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02/11/2022 11:35 AM

CLERK OF THE COURT

1 **OCNRS** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 CHRISTOPHER J. LALLI Assistant District Attorney 4 Nevada Bar #005398 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

Plaintiff,

11 | -vs-

JEFF ERIC CONTRERAS #2764872

Defendant.

CASE NO: C-22-362008-1

DEPT NO: XXXII

ORDER OF COMMITMENT

THIS MATTER came before the Court on the 11th day of February, 2022, when doubt arose as to competence of the Defendant, the Defendant being present with counsel, RONALD COLQUITT, ESQ., the State being represented by STEVEN B. WOLFSON, District Attorney, through CAROLINE C. MORALES, his Deputy, and the Court having considered the reports of Doctors John Paglini, Dodge A. Slagle, and Lawrence Kapel, licensed and practicing psychologists and/or psychiatrists in the State of Nevada, finds the Defendant incompetent, and that he is dangerous to himself and to society and that commitment is required for a determination of his ability to receive treatment to competency and to attain competence, and good cause appearing, it is hereby

ORDERED that, pursuant to NRS 178.425(1), the Sheriff and/or a designee(s) of the Division of Public and Behavioral Health of the Department of Health and Human Services, shall convey the Defendant forthwith, together with a copy of the complaint, the commitment and the physicians' certificate, if any, into the custody of the Administrator of the Division of

Public and Behavioral Health of the Department of Health and Human Services or his or her designee for detention and treatment at a secure facility operated by that Division; and, it is

FURTHER ORDERED that, pursuant to NRS 433A.165, before the defendant may be transported to a public or private mental health facility he must:

- 1. First be examined by a licensed physician or physician assistant or an advanced practitioner of nursing to determine whether the person has a medical problem, other than a psychiatric problem, which requires immediate treatment; and
- 2. If such treatment is required, be admitted to a hospital for the appropriate medical care; and, it is

FURTHER ORDERED that the Defendant is required to submit to said medical examination which may include, but is not limited to, chest x-rays and blood work; and, it is

FURTHER ORDERED that the cost of the examination must be paid by Clark County, unless the cost is voluntarily paid by the Defendant or on his behalf, by his insurer or by a state or federal program of medical assistance; and, it is

FURTHER ORDERED that, pursuant to NRS 178.425(2), the Defendant must be held in such custody until a court orders his release or until he is returned for trial or judgment as provided in NRS 178.450, 178.455 and 178.460; and, it is

FURTHER ORDERED that, pursuant to NRS 178.425(4), these proceedings against the Defendant are suspended until the Administrator or his or her designee finds him capable of standing trial as provided in NRS 178.400; and, it is

FURTHER ORDERED that, pursuant to NRS 178.435, the expenses of the examination and of the transportation of the Defendant to and from the custody of the Administrator of the Division of Public and Behavioral Health of the Department of Health and Human Services or his or her designee are chargeable to Clark County; and, it is

FURTHER ORDERED that the Administrator of the Division of Public and Behavioral Health of the Department of Health and Human Services or his or her designee shall keep the Defendant under observation and evaluated periodically; and, it is

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FURTHER ORDERED that the Administrator or his or her designee shall report in writing to this Court and the Clark County District Attorney whether, in his opinion, upon medical consultation, the Defendant is of sufficient mentality to be able to understand the nature of the criminal charge against him and, by reason thereof, is able to aid and assist his counsel in the defense interposed upon the trial or against the pronouncement of the judgment thereafter. The administrator or his or her designee shall submit such a report within 6 months after this order and at 6 month intervals thereafter. If the opinion of the Administrator or his or her designee about the Defendant is that he is not of sufficient mentality to understand the nature of the charge against him and assist his own defense, the Administrator or his or her designee shall also include in the report his opinion whether:

- 1. There is a substantial probability that the Defendant can receive treatment to competency and will attain competency to stand trial or receive pronouncement of judgment in the foreseeable future; and
 - 2. The Defendant is at that time a danger to himself or to society.

Dated this 11th day of February, 2022

DISTRICT (UDGE

STEVEN B. WOLFSON District Attorney Nevada Bar #001565 90B 56B 6966 6B1D Christy Craig District Court Judge

BY /s/ Christopher J. Lalli

CHRISTOPHER J. LALLI Assistant District Attorney Nevada Bar #005398

mc

CSERV DISTRICT COURT CLARK COUNTY, NEVADA State of Nevada CASE NO: C-22-362008-1 DEPT. NO. Department 32 VS Jeff Contreras **AUTOMATED CERTIFICATE OF SERVICE** Electronic service was attempted through the Eighth Judicial District Court's electronic filing system, but there were no registered users on the case. The filer has been notified to serve all parties by traditional means.

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor COURT MINUTES February 11, 2022

C-22-362008-1 State of Nevada

vs

Jeff Contreras

February 11, 2022 08:30 AM Further Proceedings: Competency

HEARD BY: Craig, Christy COURTROOM: RJC Courtroom 05D

COURT CLERK: Gibson, David; Schlitz, Kory

RECORDER: Berndt, Kaihla

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

Also present: Caroline Morales, Deputy District Attorney, Ken Ideker, and Denise Baker of the Specialty Courts. Defendant present.

Court NOTED Drs. Slagle and Kapel indicate not competent; therefore, pursuant to the doctors' reports and the Dusky Standard, FINDS Defendant NOT COMPETENT as he/she is not capable of understanding the charges against him/her and is unable to assist counsel in his/her defense. Pursuant to NRS 178.425, COURT ORDERED, Defendant is REMANDED to the custody of the Administrator of the Division of Mental Health Development Services for the Department of Human Resources for detention and treatment at a secure facility operated by that Division. Once competency has been established, Defendant will be returned to this court for findings and referred back to the originating department for further proceedings. The Defendant asked to speak with their attorney. The Court directed counsel to speak with the Defendant.

CUSTODY

Printed Date: 2/15/2022 Page 1 of 1 Minutes Date: February 11, 2022

Prepared by: David Gibson

Certification of Copy

State of Nevada	7	99
County of Clark	٢	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):

COMPETENCY HEARING APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; ORDER OF COMMITMENT; DISTRICT COURT MINUTES

STATE OF NEVADA,

Plaintiff(s),

VS.

JEFF CONTRERAS,

Defendant(s).

now on file and of record in this office.

Case No: C-22-362008-1

Dept No: XXXII

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.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk