IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Oct 01 2021 07:47 a.m. Elizabeth A. Brown Clerk of Supreme Court

DAMON LAMAR CAMPBELL, Appellant(s),

VS.

THE STATE OF NEVADA. Respondent(s),

Case No: 00C170186 Consolidated with 00C169550 Docket No: 83188

RECORD ON APPEAL **VOLUME**

ATTORNEY FOR APPELLANT DAMON CAMPBALL # 71683. PROPER PERSON P.O. BOX 7007 **CARSON CITY, NV 89702**

ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, **DISTRICT ATTORNEY** 200 LEWIS AVE. LAS VEGAS, NV 89155-2212

00C170186 STATE OF NEVADA vs. SHELDON HOLLIMAN

INDEX

VOLUME:	PAGE NUMBER:

1 1 - 240

2 241 - 284

00C170186

The State of Nevada vs Sheldon Hollimon

INDEX

VOL	DATE	PLEADING	PAGE NUMBER:
1	11/05/2001	AMENDED INDICTMENT	207 - 207
1	11/05/2001	AMENDED INDICTMENT	208 - 208
2	09/30/2021	CERTIFICATION OF COPY AND TRANSMITTAL OF RECORD	
2	09/30/2021	DISTRICT COURT MINUTES	264 - 284
1	11/05/2001	DOCUMENT FILED UNDER SEAL (SEALED)	209 - 211
1	09/30/2021	DOCUMENTARY EXHIBITS (UNFILED) (CONTINUED)	234 - 240
2	09/30/2021	DOCUMENTARY EXHIBITS (UNFILED) (CONTINUATION)	241 - 250
2	09/30/2021	DOCUMENTARY EXHIBITS (UNFILED) CONFIDENTIAL	251 - 263
1	03/13/2001	EX PARTE ORDER TO TRANSPORT	107 - 108
1	11/05/2001	GUILTY PLEA AGREEMENT	212 - 216
1	09/22/2000	INDICTMENT	1 - 6
4	12/2//2001	HAD CHARLED OF CONTACTION (DEED OF CHARLE)	222 222
1	12/26/2001	JUDGMENT OF CONVICTION (PLEA OF GUILTY)	232 - 233
1	11/29/2000	NOTICE OF ENTRY OF ORDER	97 - 100
1	04/30/2001	NOTICE OF EVIDENCE IN SUPPORT OF AGGRAVATING CIRCUMSTANCES	110 - 112
1	10/17/2001	NOTICE OF EXPERT WITNESS [NRS 174.089(2)]	201 - 202
1	04/30/2001	NOTICE OF EXPERT WITNESSES [NRS174.234(2)]	113 - 144
1	04/30/2001	NOTICE OF MOTION AND MOTION TO ADMIT EVIDENCE OF OTHER CRIMES	145 - 150
1	10/03/2000	NOTICE OF MOTION AND MOTION TO JOIN DEFENDANTS	7 - 10
1	10/30/2001	NOTICE OF WITNESSES [NRS 174.234 (1)(B)[203 - 204
1	04/30/2001	NOTICE OF WITNESSES [NRS 174.234(1)(B)]	151 - 154

00C170186 The State of Nevada vs Sheldon Hollimon

INDEX

<u>vor</u>	DATE	PLEADING	PAGE NUMBER:
1	11/09/2000	ORDER	75 - 76
1	11/29/2000	ORDER DENYING DEFENDANT'S WRIT OF HABEAS CORPUS	101 - 102
1	03/09/2001	ORDER FOR PRODUCTION OF INMATE SHELDON HOLLIMON	105 - 106
1	05/15/2001	ORDER FOR PRODUCTION OF INMATE SHELDON HOLLIMON	155 - 156
1	10/25/2000	ORDER GRANTING STATE'S MOTION TO CONSOLIDATE CASES	65 - 66
1	01/19/2001	ORDER TO TRANSPORT	103 - 104
1	11/09/2000	PETITION FOR WRIT OF HABEAS CORPUS	77 - 86
1	12/05/2001	PRE-SENTENCE INVESTIGATION REPORT (UNFILED) CONFIDENTIAL	223 - 231
1	09/14/2001	RE-NOTICE OF MOTION AND MOTION TO ADMIT EVIDENCE OF OTHER CRIMES	162 - 168
1	11/13/2000	RECEIPT OF COPY	87 - 87
1	11/13/2000	RECEIPT OF COPY	88 - 88
1	03/20/2001	RECEIPT OF COPY	109 - 109
1	11/20/2000	RETURN TO WRIT OF HABEAS CORPUS	91 - 96
1	10/30/2001	SECOND SUPPLEMENTAL NOTICE OF WITNESSES [NRS 174.234(1)(B)]	205 - 206
1	09/17/2001	SUPPLEMENTAL NOTICE OF EXPERT WITNESSES [NRS 174.234(2)]	171 - 196
1	09/17/2001	SUPPLEMENTAL NOTICE OF WITNESSES [NRS 174.234(1)(B)]	197 - 200
1	05/25/2001	TRANSCRIPT OF HEARING HELD ON MAY 7, 2001	157 - 161
1	11/20/2001	TRANSCRIPT OF HEARING HELD ON NOVEMBER 5, 2001	217 - 222
1	11/06/2000	TRANSCRIPT OF HEARING HELD ON OCTOBER 17, 2000	67 - 74

00C170186

The State of Nevada vs Sheldon Hollimon

INDEX

<u>vol</u>	DATE	PLEADING	NUMBER:
1	09/14/2001	TRANSCRIPT OF HEARING HELD ON SEPTEMBER 10, 2001	169 - 170
1	10/12/2000	TRANSCRIPT OF HEARING HELD ON SEPTEMBER 21, 2000	11 - 64
1	11/13/2000	WRIT OF HABEAS CORPUS	89 - 90

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-		2 I 3 2 4 (STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 702) 455-4711 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA	
		9 10	THE STATE OF NEVADA, Plaintiff, -vs- SHELDON HOLLIMON,	
		12 13 14 15	Defendant(s). INDICTMENT	
		16 17 18 19 20	STATE OF NEVADA) ss. COUNTY OF CLARK The Defendant(s) above named, SHELDON HOLLIMON, accused by the Clark County Grand Jury of the crimes of MURDER WITH USE OF A DEADLY WEAPON (Felony NRS 200.010, 200.030, 193.165) and ATTEMPT MURDER WITH USE OF A DEADLY	Y
		21 22 23 24 25	WEAPON (Felony - NRS 193.330, 200.010, 200.030, 193.165), committed at and within the County of Clark, State of Nevada, on or about the 22nd day of July, 2000, as follows: COUNT I - MURDER WITH USE OF A DEADLY WEAPON Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON did then are there wilfully, feloniously, without authority of law, and with premeditation and deliberation	nd n,
	SEP > 2 MAIN	26 27 28 28 28	and with malice aforethought, kill ALBERTO MARTINEZ, a human being, by shooting at an into the body of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearment of the said ALBERTO MARTINEZ, with a deadly weapon of the said ALBERTO MARTINEZ, with a deadly weapon of the said ALBERTO	nd m,

the killing occurred during the commission of an unlawful act, which, in its consequences, naturally tended to destroy the life of a human being, or was committed in the prosecution of felonious intent, by Defendant DAMON LAMAR CAMPBELL, aiming a firearm at ALBERTO MARTINEZ and thereafter discharging the said firearm causing the death of the said ALBERTO MARTINEZ; Defendant DAMON LAMAR CAMPBELL directly committing said acts and/or Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON aiding or abetting each other by acting in concert and/or DAMON LAMAR CAMPBELL and SHELDON HOLLIMON being present before, during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring, commanding, inducing, procuring or supervising each others actions; Defendants acting pursuant to a common conspiracy to commit murder.

COUNT II - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON did then and there, without authority of law, and with malice aforethought, wilfully and feloniously attempt to kill CARLOS VILLANUEVA, a human being, by the said Defendant shooting at the said CARLOS VILLANUEVA, with a deadly weapon, to-wit: a firearm, Defendant DAMON LAMAR CAMPBELL directly committing said acts and/or Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON aiding or abetting each other by acting in concert and/or DAMON LAMAR CAMPBELL and SHELDON HOLLIMON being present before, during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring, commanding, inducing, procuring or supervising each others actions; Defendants acting pursuant to a common conspiracy to commit murder.

COUNT III - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON did then and there, without authority of law, and with malice aforethought, wilfully and feloniously attempt to kill LEONARDO MARTINEZ, a human being, by the said Defendant shooting at the said LEONARDO MARTINEZ, with a deadly weapon, to-wit: a firearm, Defendant DAMON LAMAR CAMPBELL directly committing said acts and/or Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON aiding or abetting each other by acting in concert

and/or DAMON LAMAR CAMPBELL and SHELDON HOLLIMON being present before, during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring, commanding, inducing, procuring or supervising each others actions; Defendants acting pursuant to a common conspiracy to commit murder.

DATED this 2/5 day of September, 2000.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

DAVID J.J. ROGER Chief Deputy District Attorney Nevada Bar #002781

ENDORSEMENT: A True Bill

Foreperson, Clark County Grand Jury

Names of witnesses testifying before the Grand Jury:

 DA#00AGJ037X/kjh LVMPD EV#0007220165 MURDER W/WPN; ATT MURDER W/WPN - F

-4-

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1	Names of witnesses testifying before the Grand Jury:		
2		VILLANUEVA, CARLOS	
3	1704 PINTO LN, LVN	2929 ELM, #1 LAS VEGAS, NV	
4	MARTINEZ, LEONARDO 2730 MARLIN #3	MARIN, TOM	
5	LAS VEGAS, NV	LVMPD #2894 HOMICIDE	
б	Additional witnesses known to the District are as follows:	t Attorney at the time of filing this Indictment	
7			
	ADAMS, LV FIRE DEPT.	HERIFORD, R. 1704 PINTO LN - CORONER	
9	ENGINE #8	LAS VEGAS, NV	
	BANGLE, J. LVMPD #4677	HESSLINK, AMR UNIT #923	
11	FSD	LAS VEGAS, NV	
	BARKER, CHARLES 2933 ELM, #4	JOHNSON, K. LVMPD #2075	
	LAS VEGAS, NV	G/A #2073	
	CELIS-ORTIZ, GRACIELA ADDRESS UNKNOWN	JORDAN, K. LVMPD #3715	
15	MEXICO	G/A	
	CHERRY, AMR UNIT #892	JUAREZ, R. LVMPD #3831	
17		JUVENILE	
	DUVALL, R. LVMPD #2876	KING, G. LVMPD #1519	
	FSD	G/A	
	EMBRY, C. LVMPD #6223	LIGHT, D. 1704 PINTO LN - CORONER	
21		LAS VEGAS, NV	
22	GOMEZ, HUMBERTO 2920 POPLAR, #1	MARTINEZ, JUDITH ADDRESS UNKNOWN	
23	LAS VEGAS, NV	LAS VEGAS, NV	
8	HAGER, J. LVMPD #6004	MARTINEZ, AGUSTIN 2730 MARLIN #3	
25	FSD	LAS VEGAS, NV	
#	HEFNER, KEN LVMPD #2185	MATVAY, JOE LVMPD #1883	
27	HOMICIDE	CSA CSA	
28			

	MCNETT, MARK LVMPD #3550 HOMICIDE	O'BRIEN, D. 1704 PINTO LN - CORONER LAS VEGAS, NV
3	MENENDEZ, VERONICA 2937 ELM AVE, #3 LAS VEGAS, NV	PERRY, S. LVMPD #6510 FSD
5	MENENDEZ, MARIO 2937 ELM AVE. LAS VEGAS, NV	PULLIAM, F. LVMPD #5412 CSA
7	MENENDEZ, WILFREDO 2937 ELM AVE., #3 LAS VEGAS, NV	RAPAGLIA, ALISSA 7300 PIRATES COVE #29-2094 LAS VEGAS, NV
9	MILLER, B. LVMPD #5132 FSD	REFF, LV FIRE DEPT ENGINE #8
11 12	MINOLETTI, G. LVMPD #6199 FSD	RODRIGUEZ, C. LVMPD #3735 FSD
	MORGAN, B. LVMPD #4216 G/A	TELGENHOFF, GARY 1704 PINTO LN - CORONER LAS VEGAS, NV
	MORTEL, AMR UNIT #923 LAS VEGAS, NV	TRUE, CAROLYN CCDC - R.N. LAS VEGAS, NV
	MORTON, LARRY LVMPD #4935 CSA	TURNER, D. LVMPD #6425 FSD
19 20	NEHRBASS, AMR UNIT #892 LAS VEGAS, NV	VILLANUEVA, RIGOBERTO 2929 ELM, #1 LAS VEGAS, NV
21	NEIL, KELLY LVMPD #5410 CSA	VILLANUEVA, NOE 2929 ELM ST., #1 LAS VEGAS, NV
23 24	NUTLEY, PAULA P. O. BOX	VILLANUEVA, SIMON 2929 N. ELM, #1 LAS VEGAS, NV
25 26		WEST, THERESA 2933 ELM AVE., #2 LAS VEGAS, NV
27 28	DA#00AGJ037X/kjh LVMPD EV#0007220165 MURDER W/WPN; ATT	

0001 1 STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 2 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 3 4 Attorney for Plaintiff 5 DISTRICT COURT CLARK COUNTY, NEVADA 6 7 8 THE STATE OF NEVADA, Plaintiff, 9 C169550 &(C170186 Case No. 10 -vs-Dept. No. Docket L&M DAMON LAMAR CAMPBELL, 11 #1196647 SHELDON HOLLIMON, 12 #1203836 13 Defendants. 14 15 16 NOTICE OF MOTION AND MOTION TO 17 JOIN DEFENDANTS 18 DATE OF HEARING: 10-17-00 19 TIME OF HEARING: 8:30 A.M. 20 COMES NOW, the State of Nevada, by STEWART L. BELL, District Attorney, through 21 DAVID J.J. ROGER, Chief Deputy District Attorney, and files this Notice of Motion and 22 Motion to Join Defendants. 23 This Motion is made and based upon all the papers and pleadings on file herein, the 24 attached points and authorities in support hereof, and oral argument at the time of hearing, if 25 deemed necessary by this Honorable Court. 326 111 28 III



NOTICE OF HEARING

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will bring the foregoing motion on for setting before the above entitled Court, in Department XV thereof, on Tuesday, the 17th day of October, 2000, at the hour of 8:30 o'clock a.m., or as soon thereafter as counsel may be heard.

DATED this 2NO day of October, 2000.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

Chief Deputy District Attorney Nevada Bar #002781

POINTS AND AUTHORITIES

NRS 174.155 provides:

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The court may order two or more indictments or informations or both to be tried together if the offenses, and the defendants if there is more than one, could have been joined in a single indictment or information. The procedure shall be the same as if the prosecution were under such single indictment or information.

NRS 173.135 allows for the joinder of defendants:

Two or more defendants may be charged in the same indictment or information if they are alleged to have participated in the same act or transaction or in the same series of acts or transactions constituting an offense or offenses. defendants may be charged in one or more counts together or separately and all the defendants need . not be charged in each count.

The decision to allow the joinder of defendants lies within the sound discretion of the trial court and such a decision will not be reversed absent an abuse of discretion. Robins v. State, 106 Nev. 611, 798 P.2d 558 (1990), cert. denied, 499 U.S. 970, 111 S.Ct. 1608 (1991); Mitchell v.

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State, 105 Nev. 735, 782 P.2d 1340 (1989); Lovell v. State, 92 Nev. 128, 132, 546 P.2d 1301, 1303 (1976).

In the instant case, Defendant Damon Campbell was arrested and charged with Murder With Use of a Deadly Weapon and three counts of Attempt Murder With Use of a Deadly Weapon. The charges arise out of a shooting that took place on July 22, 2000. Later, Defendant Sheldon Hollimon was indicted by the Clark County Grand Jury on the same charges. Accordingly, the State requests that the court order that both Defendants be tried together.

DATED this 2000 day of October, 2000.

 STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

Chief Deputy District Attorney

Nevada Bar #002781

P://WPDOCS/MOTION/012/01257201.WPD/kjh

RECEIPT OF COPY RECEIPT OF COPY of the above and foregoing NOTICE OF MOTION AND MOTION TO JOIN DEFENDANTS is hereby acknowledged this 30 day of October, 2000. STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL 550 E. Charleston Blvd (A) Las Vegas, Nevada 89104 PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT SHELDON HOLLIMON BY 309 S. Third St., #226 Las Vegas, Nevada 89101

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FILED Der 12 8 47 Am *Uh C1. Case No. 6/70/86 Murder With Use Of A Deadly Weapon; Attempt Murder With Use Of A Deadly

1	GRAND JURORS PRESENT ON SEPTEMBER 21, 2000:
2	
3	ALAN SILVERBLATT, Foreman
4	RICHARD LEE ANDREWS, Deputy Foreman
5	MARJORIE J. PERRIN, Secretary
6	KARLA J. RAY, Assistant Secretary
7	EVA MAE ALLENEGUI
8	BARBARA COLUCCI
9	AUDREY SARA ESPOSITO
10	JAMES FULCHER
11	BEATRICE HOFFMAN
12	OZZIE M. HOOD
13	RUBY A. LOPEZ-OWENS
14	HASKELL GLENN O'BRIEN
15	LEON ALFRED PEARSON
16	ELSIE ROCA
17	KENNETH D. SHADE
18	RUTH R. TAFOYA
19	CYNTHIA WESSON
20	
21	Also present at the request of the Grand Jury:
22	DAVID J.J. ROGER,
23	Chief Deputy District Attorney
24	
25	

1	INDEX OF WITNESSES	
2		
3		Examined
4		
5	GILES SHELDON GREEN	7
6	LEONARDO MARTINEZ	14
7	CARLOS VILLANUEVA	27
8	THOMAS MARIN	37
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1	INDEX OF EXHIBITS	
2		
3	Grand Jury Exhibits	<u>Identified</u>
4		·
5		
6	1 - proposed Indictment	5
7	2 and 3 - photographs	10
8	4 - autopsy report	9
9	5 - photograph of Sheldon Hollimon	18
10	6 - copy of transcript	44
11		
12	000	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
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LAS VEGAS, NEVADA, SEPTEMBER 21, 2000, 8:45 A.M.

BRENDA ANNE LEE,

having been first duly sworn to
faithfully and accurately transcribe
the following proceedings to the best
of her ability.

THE FOREMAN: Let the record reflect that I have canvassed the waiting area and there is no one present there in response to the Notice of Intent to Seek Indictment.

MR. ROGER: Mr. Foreman, may I proceed?

THE FOREMAN: Go ahead.

MR. ROGER: Good morning, ladies and gentlemen. My name is David Roger. I'm a prosecutor with the Clark County District Attorney's Office. This morning I'm going to be presenting the case of State of Nevada versus Sheldon Hollimon. He is charged by way of this proposed Indictment with one count of murder with use of a deadly weapon and two counts of attempted murder with use of a deadly weapon.

May I call my first witness?

THE FOREMAN: Yes.

Please raise your right hand. 1 You do solemnly swear that the 2 testimony that you are about to give upon the 3 investigation now pending before this Grand Jury 4 shall be the truth, the whole truth and nothing but 5 the truth, so help you God? 6 I do. DR. GREEN: 7 THE FOREMAN: Please be seated. 8 You're advised that you are here 9 today to give testimony in the investigation 10 pertaining to the offenses of murder with use of a 11 deadly weapon and attempt murder with use of a 12 deadly weapon as set forth in the proposed 13 Indictment involving one Sheldon Hollimon. 14 Do you understand this 15 advisement? 16 I'm not familiar with the DR. GREEN: 17 possible defendant. The only name that I have is 18 the victim. 19 THE FOREMAN: But you do understand 20 what I have advised you? 21 Yes. DR. GREEN: 22 23 24

1 GILES SHELDON GREEN, 2 having been first duly sworn by the 3 Foreman of the Grand Jury to testify to the truth, the whole truth and nothing 5 but the truth, testified as follows: 6 7 **EXAMINATION** 8 9 BY MR. ROGER: 10 Please state your name and spell your Q. last name for us. 11 12 Giles Sheldon Green, G-r-e-e-n. Α. 13 Dr. Green, what is your business or Q. 14 occupation? 15 I'm a physician. My specialty is 16 forensic pathology, and I'm currently employed as a 17 medical examiner in the Clark County Coroner Medical Examiner Department. 18 19 Q. Dr. Green, have you testified in courts 20 of law here in Clark County as an expert in the area of forensic pathology? 21 22 Α. Many times. 23 Have you testified before this present Q. 24 Grand Jury on prior occasions? 25 Α. I believe I have.

MR. ROGER: Is that correct, Mr. 1 Foreman? 2 THE FOREMAN: Yes. MR. ROGER: Will the Grand Jury accept 3 Dr. Green as an expert in forensic pathology? 5 THE JURY: (in unison) Yes. MR. ROGER: Does the Grand Jury have 6 any questions of his qualifications that they'd like 7 8 to ask at this time? 9 THE JURY: (in unison) No. 10 BY MR. ROGER: Dr. Green, is there a procedure 11 Q. followed by the Clark County Medical Examiner's 12 Office concerning the documentation of autopsies 13 14 which are performed in your office? 15 Yes. Is it true that the medical examiner 16 that performs the autopsy dictates his findings --17 his or her findings as they perform the autopsy, and 18 19 thereafter the tape is transcribed, the transcription is reviewed by the medical examiner 20 who performed the autopsy, and then the document is 21 filed with your office at the Clark County Coroner's 22 23

That is correct.

Office?

Α.

24

1	Q. Dr. Green, I'm showing you Grand Jury
2	Exhibit Number 4. This is an autopsy report dated
3	July 22nd of the year 2000 concerning the
4	post-mortem autopsy of Luis Martinez authored by Dr.
5	Gary Telgenhoff.
6	Do you recognize that document?
7	A. Yes, I do. I have a copy of it here.
8	Q. Have you had an opportunity to review
9	the copy of the autopsy report?
0	A. Yes.
1 1	Q. Now, will you please tell us just
2	generally what Dr. Telgenhoff's findings were with
3	respect to his external examination?
4	A. In the external examination, the
5	primary and critical findings were gunshot wound to
6	the head. The wound of entry come from the left
7	side coming through the edge of the ear or through
8	the outer part of the ear into the head going
9	through the brain out the right.
0 0	Q. Did Dr. Telgenhoff perform an internal
21	examination?
2	A. Yes.
3	Q. What was Dr. Telgenhoff's significant
4	findings?

Α.

The significant findings are confined

'	to the head. The decedent was a young individual
2	around 20 years old, as I recall it, and apparently
3	good health.
4	Q. Did Dr. Telgenhoff form an opinion as
5	to the cause of Alberto or Luis Martinez' death?
6	A. Yes.
7	Q. What was Dr. Telgenhoff's opinion?
8	A. It is his opinion as recorded here that
9	death was due to gunshot wound of the head.
0	Q. Did he form an opinion as to the manner
1	of death?
2	A. Yes.
3	Q. What was that opinion?
4	A. His opinion was this was a homicidal
5	death.
6	Q. Do you concur with Dr. Telgenhoff's
7	manner of death?
8	A. Based on review of his records, yes, I
9	do.
20	Q. I'm showing you Grand Jury Exhibit
21	Numbers 3 and 4 (sic.), recognizing that you didn't
22	personally see the body.
23	Do Grand Jury Exhibits Numbers 3
24	and 4 (sic.) appear to reflect injuries on a young
25	Hispanic male which are consistent with Dr.

Telgenhoff's findings? 2 Α. Yes, they are. 3 Your Exhibit 3 is a close-up view of the left side of the head. The ear is just 4 off center. Somebody's gloved hand is holding the 5 outside of the ear away, and you can see under the 6 assistant's index fingertip a part of the wound of the ear itself, and then directly behind it about 8 9 where I have my fingertip there is a wound of entry 10 into the head. 11 Your Exhibit 2 is a view of the 12 right side of the head and the angle of the 13 photograph, it shows the wound of exit above and 14 behind the tail of his right eyebrow which would be 15 about here (indicating). 16 You're pointing to your left temple? Q. 17 Α. Right. 18 MR. ROGER: Thank you. 19 That concludes my examination. 20 Any questions, Mr. Foreman? 21 THE FOREMAN: Questions, jury? 22 (No response.) 23 THE FOREMAN: By law, these proceedings 24 are secret, and you are prohibited from disclosing 25 to anyone anything that transpired before us

including evidence presented to the Grand Jury, any 1 event occurring or a statement made in the presence 2 of the Grand Jury, and information obtained by the 3 Grand Jury. Failure to comply with this 5 admonition is a gross misdemeanor, punishable by a 6 year in the Clark County Detention Center and a 7 \$2,000 fine. In addition, you may be held in 8 contempt of court punishable by an additional \$500 9 fine and 25 days in the Clark County Detention 10 Center. 11 Do you understand this 12 admonition? 13 THE WITNESS: I do. 14 THE FOREMAN: You're excused. 15 (Witness excused.) 16 THE FOREMAN: You do solemnly swear 17 that the testimony that you are about to give upon 18 the investigation now pending before this Grand Jury 19 shall be the truth, the whole truth and nothing but 20 the truth, so help you God? 21 MR. LEONARDO MARTINEZ: Yes. 22 MR. ROGER: Sir, are you a court 23 appointed interpreter? 24 Yes, sir. MR. BERRY: 25

1 MR. ROGER: Please state your name. 2 MR. BERRY: Michael T. Berry, 3 B-e-r-y. 4 MR. ROGER: Mr. Berry, do you swear to translate the following proceedings from English 5 6 into Spanish and from Spanish into English? 7 MR. BERRY: Yes, I do. 8 MR. ROGER: You have been qualified by the Eighth Judicial District Court as a court 9 10 appointed Spanish interpreter? 11 MR. BERRY: Yes, I have. THE FOREMAN: You are advised that you 12 are here today to give testimony in the 13 investigation pertaining to the offenses of murder 14 with use of a deadly weapon and attempt murder with 15 16 use of a deadly weapon, the offenses as set forth in 17 the proposed Indictment of one Sheldon Hollimon. 18 Do you understand this 19 advisement? 20 MR. LEONARDO MARTINEZ: Yes. 21 22 23 24 25

1 MICHAEL T. BERRY, 2 having been first duly sworn by the 3 Foreman of the Grand Jury to translate 4 from English into Spanish and from 5 Spanish into English to the best of his 6 ability. 7 8 LEONARDO MARTINEZ, 9 having been first duly sworn by the 10 Foreman of the Grand Jury to testify to 11 the truth, the whole truth and nothing 12 but the truth, testified through an 13 interpreter as follows: 14 15 **EXAMINATION** 16 17 BY MR. ROGER: 18 Please state your name and spell your Q. 19 last name for us. 20 Α. Leonardo Martinez, M-a-r-t-i-n-e-z. Mr. Martinez, I'd like to direct your 21 ġ. 22 attention to Saturday, July 22nd of the year 2000 at 23 approximately 1:30 a.m. 24 Were you with friends in the 25 alleyway to the rear of 2933 Elm Avenue, Apartment

1	Number 2, i	n Las Vegas, Clark County, Nevada?
2	Α.	Yes, I was there.
3	Q.	Were you with Carlos Villanueva?
4	Α.	Yes,
5	Q.	Alberto Luis Martinez?
6	A.	Yes.
7	Q.	Augustine Martinez?
8	Α.	Yes.
9	Q.	Umberto Gomez?
10	Α.	Yes.
11	Q.	Wilfredo Menendez?
12	Α.	Yes.
13	Q.	Simon Villanueva and Wigberto
14	Villanueva?	
15	Α.	Yes. Yes.
16	Q.	Had all of you or many of you been
17	playing socc	er earlier on Friday evening?
18	Α.	Yes. We were playing football earlier.
19	Q.	And when you refer to football, are you
20	referring to	what the Americans call soccer?
21	Α.	Yes, soccer.
22	Q.	Thereafter, did you go back to
23	someone's apa	ertment in the complex to watch a soccer
24	game and drin	
25	A.	Yes.

1	Q. At about 1:30 a.m. were you and your	
2	friends in that back alley that I just described?	
3	A. Yes.	
4	Q. Did any of your friends or yourself	
5	have weapons that night?	
6	A. No.	
7	Q. Did you have any beer to drink that	
8	night yourself?	
9	A. Yes.	
10	Q. How many beers had you had that	
11	evening?	
12	A. Some, four. Three or four.	
13	Q. Over what period of time had you been	
14	drinking those three to four beers?	
15	A. From about 11:00 to 1:00 because at	
16	that time I was no longer drinking.	
17	Q. Were any of your friends drunk that	
18	evening?	
19	A. None of us were very drunk. We were	
20	all pretty much aware of what was going on.	
21	Q. What was the mood that evening among	
22	your friends?	
23	A. It was good. We were just talking	
24	about soccer.	
25	Q. Did there come a point in time when a	

person later identified to you as Damon Campbell and 1 Sheldon Hollimon arrived in the back alleyway? 2 THE INTERPRETER: What was the other 3 name? 4 MR. ROGER: Damon Campbell. 5 Yes. THE WITNESS: 6 BY MR. ROGER: 7 Did you know either of these two Q. 8 individuals prior to that evening, early morning 9 hours? 10 No, never. Α. 11 How is it that these two individuals Q. 12 arrived? 13 We were just sitting there. Well, me 14 and my brother, but we had separated ourselves from 15 the rest of the group. We were sitting on the 16 corner when Damon and his partner arrived. They 17 came in a white car. They parked and went into 18 their apartment. 19 Could you see which apartment they went Q. 20 into? Was it Apartment Number 2? 21 Well, they didn't actually go into the Α. 22 apartment. They went into the little yard there 23 that's in between the apartments. 24 How long were they gone? Q. 25

1	A. It was just a matter of two or three	
2	seconds that I lost sight of them and then they came	
3	right back.	
4	Q. The person that you're referring to as	
5	Sheldon Hollimon, would you recognize a photograph	
6	of him again?	
7	A. Yes.	
8	Q. I'm showing you Grand Jury Exhibit	
9	Number 5.	
10	Do von recognise to	
11	Do you recognize the individual who's depicted in that photograph?	
12		
13	A. Yes, but at that time he had long curly hair.	
14	Q. So the individual who's depicted in	
15	that photograph is Sheldon Hollimon?	
16	A. Yes. It looks like him.	
17		
18	Q. When Mr. Campbell and Mr. Hollimon returned seconds later did	
19	returned seconds later, did you see whether they had anything in their possession?	
20	A. Yes.	
21		
22	Damon was carrying a pistol like this (indicating) right next to his leg and the	
23	other guy was coming behind him.	
24		
25	Can I say it in English like I heard it?	

1	Q. Do you speak a little bit of English?
2	A. Yes, sure. I understand a little, very
3	little.
4	Q. Okay. Did the did either one of
5	these individuals say anything to the group of your
6	friends?
7	A. Yes. That's what I was going to tell
8	you what he said.
9	Q. Who said something to the group?
10	A. Damon.
11	Q. What did Damon Campbell say to your
12	group?
13	A. We don't want to see Mexicans here at
14	the corner where we were sitting down.
15	Q. When Damon Campbell said that we don't
16	want to see any Mexicans here any more, did he still
17	have the gun in his hand?
18	A. He raised it up, and he hit my brother
19	with it in the face, in the ear, in the face.
20	Q. What is your brother's name?
21	A. Augustine Martinez.
22	Q. Augustine?
23	A. Yes, Augustine Martinez.
24	Q. What happened at that point?
25	A. My brother fell on the ground. And

when he fell on the ground, all of the guys came 1 over to see what was happening. And when my brother 2 was lying on the ground, Damon began to shoot. 3 Sheldon Hollimon, was he still present at the time that Damon Campbell struck your brother 5 in the head and started shooting? 6 Yes. Α. 7 He was behind him. And he told 8 them shoot, shoot. He was making a gesture like 9 this (indicating) and saying shoot, and all the time 10 he was behind him 11 You just -- you just gestured that Q. 12 Sheldon Hollimon had his two arms above his head 13 pointing towards the group of individuals and saying 14 shoot him, shoot him? 15 Yes. Yes. Α. 16 Did Sheldon Hollimon have a gun? 0. 17 No. Α. 18 When Damon Campbell first started Q. 19 shooting, where did he shoot? 20 Toward at us, you know, at a medium Α. 21 distance from us. 22 Did you say anything to either Damon Q. 23 Campbell or Sheldon Hollimon? 24

Yes.

Α.

1	I told him don't shoot. I
2	shouted very loud several times don't shoot. I
3	don't want any trouble. And just as he was
4	shooting, my three-year-old son ran out from the
5	house, and I shouted again, you know, don't shoot.
6	There's a child there. He kept shooting, and he
7	kept shouting or shooting and saying what's one
8	little Mexican more less.
9	Q. How many shots were fired by Mr.
10	Campbell?
11	A. Three or four.
12	Q. Where was Mr. Hollimon as Damon
13	Campbell was firing these three or four shots?
14	THE INTERPRETER: The other person
15	I'm sorry. I'm getting the names confused.
16	BY MR. ROGER:
17	Q. As Damon Campbell was firing the gun,
18	what was Sheldon Hollimon doing?
19	A. He was telling them and showing him
20	that he should shoot. He didn't try to calm he
21	induced him to keep shooting.
22	Q. Did you see that Alberto Martinez or
23	Luis Martinez had been shot?
24	A. When they were behind the pickup truck,
25	yes.

	Q. While who was behind the pickup truck?
2	A. Luis and Simon.
3	Q. Was Carlos Villanueva struck by a
4	bullet?
5	A. Yes.
6	Q. What about Leonardo Martinez?
7	
8	Q. You're saying that Luis or Leonardo
9	Martinez suffered a graze wound?
10	A. Well, Luis was killed, and I suffered
11	this brush of a bullet. And Carlos was shot and yet
12	he can't walk now.
13	Q. Where were you struck by the bullet?
14	A. Me, right here (indicating.)
15	Q. You're pointing to your right forearm?
16	A. Yes.
17	That was whom
18	That was when well, after I picked up my son. That's when I realized that I had
19	that.
20	Q. Did there come a point :
21	Q. Did there come a point in time when Damon Campbell and Sheldon Hollimon left the area?
22	A. Damon ran off. Alberto, Javier
23	Umberto, Augustine. He ran them off.
24	
25	Q. Was Damon and Campbell chasing after them with a gun?

1	A. Yes. Shooting, yes.
2	Q. Did you hear any more shots as he was
3	chasing after your friends?
4	A. Yes.
5	Q. How many shots did you hear?
6	A. Like two.
7	Q. Where did Sheldon Hollimon go?
8	A. I didn't see.
9	Q. Did you see either one of these
10	individuals, either Damon Campbell or Sheldon
11	Hollimon, enter an apartment?
12	A. No. I didn't see them go in.
13	Q. Were the police called by someone to
14	respond to your area?
15	A. Yes, I did.
16	Q. When the police arrived, did you see
17	them enter an apartment and bring certain
18	individuals out?
19	A. Yes.
20	Q. Which apartment did the police enter?
21	A. In the corner where the accident was.
22	Q. Is that Apartment Number 2?
23	A. I don't know the number.
24	Q. When the police brought the individuals
25	out of the apartment, did you see the individuals?

1	A. No.
2	MR. ROGER: That concludes my
3	examination.
4	Any questions?
5	THE FOREMAN: Jury, any questions?
6	BY A JUROR:
7	Q. When you were shouting don't shoot,
8	were you speaking English or Spanish?
9	A. In English.
10	BY THE FOREMAN:
11	Q. Did you see the type of gun that
12	Campbell had in his hand?
13	A. No.
14	Q. You didn't see it?
15	A. He was grabbing it like this
16	(indicating) so I could just see the barrel.
1,7	Q. Did you see it when he was shooting the
18	gun?
19	A. Yes.
20	Q. Could you identify the type of gun?
21	Was it a revolver or an automatic?
22	A. No, I coulân't.
23	BY A JUROR:
24	Q. What was the name of his friend that
25	was killed?

1	A. That's my brother.
2	Q. What was his name?
3	A. Luis Martinez.
4	BY MR. ROGER:
5	Q. I have a follow-up.
6	Does he also go by Alberto
7	Martinez?
8	A. Yes.
9	BY A JUROR:
10	Q. Apparently you all live in the same
11	apartment complex. Had you ever had any conflict or
12	confrontations with these people before?
13	A. No, never. We don't live there. We
14	went to visit.
15	THE FOREMAN: Any further questions,
16	jury?
17	BY A JUROR:
18	Q. How come your son was there?
19	A. He was inside watching television with
20	daughter and he came out running and my boy followed
21	him out.
22	THE FOREMAN: Any questions, jury?
23	(No response.)
24	THE FOREMAN: Okay. By law, these
25	proceedings are secret, and you are prohibited from

disclosing to anyone anything that transpired before 1 us including evidence presented to the Grand Jury, 2 any event occurring or a statement made in the 3 presence of the Grand Jury, or any information 4 obtained by the Grand Jury. 5 Failure to comply with this 6 admonition is a gross misdemeanor, punishable by a 7 year in the Clark County Detention Center and a 8 \$2,000 fine. In addition, you may be held in 9 contempt of court punishable by an additional \$500 10 fine and 25 days in the Clark County Detention 11 Center. 12 Do you understand this 13 14 admonition? 15 MR. VILLANUEVA: Yes. THE FOREMAN: You're excused. 16 (Witness and interpreter excused.) 17 THE FOREMAN: Raise your right hand, 18 please. 19 You do solemnly swear that the 20 testimony that you're about to give upon the 21 investigation now pending before this Grand Jury 22 shall be the truth, the whole truth and nothing but 23 24 the truth, so help you God?

MR. VILLANUEVA:

THE FOREMAN: You're advised today to give testimony in the investigation pertaining to the offenses of murder with use of a deadly weapon and attempt murder with use of a deadly weapon offenses set forth in the proposed Indictment of Sheldon Hollimon. Do you understand this advisement? 8

> Yes. MR. VILLANUEVA:

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MICHAEL T. BERRY,

having been first duly sworn by the Foreman of the Grand Jury to translate from English into Spanish and from Spanish into English to the best of his ability.

17

18

19

20

21

22

CARLOS VILLANUEVA,

having been first duly sworn by the Foreman of the Grand Jury to testify to the truth, the whole truth and nothing but the truth, testified through an interpreter as follows:

23 24

1 EXAMINATION 2 3 BY MR. ROGER: 4 Please state your name and spell your Q. 5 first and last name for us. 6 Carlos Villanueva. C-a-r-l-o-s 7 V-i-l-l-a-n-u-e-v-a. 8 Mr. Villanueva, how old are you? Q. 9 Α. 28. 10 I'd like to direct your attention to Q. 11 Saturday, July 22nd, 2000, at about 1:30 a.m. 12 Were your friends in the rear 13 alleyway of 2933 Elm Avenue, Apartment Number 2, in Las Vegas, Clark County, Nevada? 14 15 Well, it's not exactly an alley. It's 16 just beside where we live. 17 Q. Now, had you been with your friends earlier during the evening of -- or Friday evening? 18 19 Yes. We had gone to practice soccer a Α. 20 bit. 21 Did you live in that apartment complex? Q. 22 Α. Yes, there I live. 23 Did the group return to your apartment Q. and watch a soccer game on TV and drink beer during 24

25

the evening hours of Friday into the early hours of

Saturday morning?

A. Yeah, Yes.

It's a regular thing that we gather there and have a few beers. I practically don't drink myself, but that night I had.

- Q. Somewhere around 1:30 a.m. were you in your apartment when others were out in the parking lot?
- A. I was. I came out when the other two people who live on the other side of the parking lot were there.
- Q. You say the other two people who lived on the other side of the parking lot. Do you know their names?
- A. One is Augustine Martinez and the other is Leonardo Martinez. They're friends of mine.
- Q. As you were approaching the area, did you hear any type of commotion out in the area?
- there was something going on with the other two people, but I couldn't hear what they were talking about. As I got closer -- I don't know the name of the person who had a pistol in his hand, and when I got closer there were two shots in the air.
 - Q. Can you describe the person who had the

pistol in his hand? 1 He was -- what would you say? He 2 wasn't real dark. He had -- his hair went back like 3 this (indicating). He had like a receding hairline. I didn't see him real well. Everything happened so 5 fast. I didn't see him real well. б Would you be able to identify him 0. 7 again? 8 Yes, I think so. Α. 9 Was there anybody with this person who 10 had a gun? 11 Yeah. Another one was coming behind Α. 12 13 him. Will you describe that person? Q. 14 Well, he was behind him. And it was Α. 15 dark where they were, and where I live there's only 16 one little light, so I couldn't see him very well. 17 How far away was this second person 18 0. from the individual who had the gun? 19 Two or three steps. Not much. Not Α. 20 much distance. 21 Could you see what the second person 22 was doing when he was behind the shooter? 23 No. No. I couldn't see. I was a 24 little -- I was staying a little back so -- you

know, so I wouldn't get hit. 1 How far away were you from the person 2 who had the gun who was shooting? 3 It would be like from here to where 4 that tree is. 5 Can you give us your best estimate as 0. 6 to how far away that is? 7 20, or I really don't have any idea. 8 20 feet? Q. 9 Probably a little more. 10 When this individual with the gun Q. 11 started shooting, did he say anything? 12 No. Α. 13 Or if he said something I didn't 14 understand it. 15 Do you speak any English at all? 16 A few words. Not too -- I couldn't, Α. 17 18 you know. When this person started shooting, 0. 19 where did he shoot? 20 The first two shots were in the area Α. 21 and then -- and then twice towards the dumpsters or 22 garden stands, and then he shot me. 23 Do you know whether anybody tried to Q. 24 grab this individual when he started shooting? 25

1	A. No, because he had a gun in his hands.
2	Q. Do you know Luis Martinez?
3	A. Yes.
4	Q. Where was Luis Martinez at the time
5	that this individual started shooting?
6	A. When he shot me and I fell down there
7	was another shot, and I looked well, behind me.
8	Got behind me, but to the side to where he had shot.
9	Q. Where were you shot?
10	A. In the shoulder or the upper part of
11	the arm.
12	Q. Did you see where Luis Martinez was
13	shot?
14	A. Well, I didn't see it. I understand it
15	was in the head. I didn't see it.
16	Q. Where was Luis when he was shot in the
17	head?
18	A. We were behind. We were behind a truck
19	or a van. I don't remember exactly.
20	Q. Did this second individual have a gun?
21	A. No. I didn't realize if he did not
22	that I'm aware of.
23	Q. In total, how many shots did this
24	individual fire?
25	A. Six, I guess. I'm not real sure.

1	Q. Did you see where the individual with
2	the gun and the second individual went after they
3	finished firing shots?
4	A. No. After I got hit, no, I didn't know
5	nothing.
6	Q. How many shots did you receive?
7	A. Just one.
8	Q. What is your condition today?
9	A. Well, I still not very good still.
10	Q. Are you able to move your legs?
11	A. No.
12	Q. Do you have any feeling below the
13	waist?
14	A. No.
15	From the I have lost all
16	sensation from the from the belly button down and
17	part of my back.
18	Q. Sir, I'm going to show you Grand Jury
19	Exhibit Number 2.
20	Is that Luis Martinez, also
21	known as Alberto Martinez?
22	A. Yes.
23	MR. ROGER: That concludes my
24	questioning.
25	THE FOREMAN: Any questions, jurors?

1	BY A JUROR:
2	Q. Do you speak do you understand any
3	English?
4	A. No, almost nothing.
5	Q. Okay. And do you know if Sheldon
6	Hollimon lived in that apartment?
7	A. The thing is he always had what do
8	you call I almost never saw him. I almost never
9	saw him unless I came out the sliding door of my
10	apartment.
11	BY A JUROR:
12	Q. Have you or any member of your family
13	or any of the other people that you were with that
14	night, had any prior contact with the two
15	defendants?
16	A. No. No, because when we get out there,
17	if we were outside it was always very peaceful, and
18	we never had any contact with them.
19	BY MR. ROGER:
20	Q. I have a follow-up question.
21	That evening did you or any of
22	your friends attack the person with the gun or the
23	second individual?
24	A. I didn't understand the question.
25	Q. That evening did either one of your

	friends or yourself strike the man with the gun or
,	his friend?
:	A. If we attacked him?
4	Q. Yes.
5	A. No.
6	Q. Did either you or any of your friends
7	try to strike either one of those two individuals
8	with beer bottles?
9	A. Not that I'm aware of.
10	Q. Not that you're aware of?
11	A. Everything happened so fast. There was
12	also a child there, the son of one of my friends who
13	was with him. And everything happened so fast.
14	Q. Is the answer to my question that to
15	the best of your knowledge nobody struck the person
16	with the gun or the second person with a beer
17	bottle?
18	A. No.
19	MR. ROGER: Thank you.
20	Any questions?
21	BY A JUROR:
22	Q. Did Leonardo or Luis live in the same
23	apartment complex that he lived in?
24	A. No. He lived farther down about 10
25	minutes away walking.
ı	

1 THE FOREMAN: Any further questions, 2 jury? Anybody else? 3 (No response.) THE FOREMAN: By law, these proceedings 5 are secret, and you are prohibited from disclosing 6 to anyone anything that transpired before us 7 including evidence presented to the Grand Jury, any event occurring or a statement made in the presence 8 9 of the Grand Jury, or information obtained by the 10 Grand Jury. 11 Failure to comply with this 12 admonition is a gross misdemeanor, punishable by a 13 year in the Clark County Detention Center and a \$2,000 fine. In addition, you may be held in 14 contempt of court punishable by an additional \$500 15 fine and 25 days in the Clark County Detention 16 17 Center. 18 Do you understand this 19 admonition? 20 THE WITNESS: Yes. 21 THE FOREMAN: You're excused. 22 (Witness and interpreter excused.) 23 THE FOREMAN: Please raise your right 24 hand. 25 You do solemnly swear that the

testimony that you are about to give upon the 1 investigation now pending before this Grand Jury 2 shall be the truth, the whole truth and nothing but 3 truth, so help you God? 4 Yes. DETECTIVE MARIN: 5 THE FOREMAN: Be seated. 6 You're advised that you are here 7 today to give testimony in the investigation 8 pertaining to the offenses of murder with use of a 9 deadly weapon and attempt murder with use of a 10 deadly weapon, offenses set forth in the proposed 11 Indictment of one Sheldon Hollimon. 12 Do you understand this 13 advisement? 14 DETECTIVE MARIN: Yes. 15 16 THOMAS MARIN, 17 having been first duly sworn by the 18 Foreman of the Grand Jury to testify to 19 the truth, the whole truth and nothing 20 but the truth, testified as follows: 21 22 23

24

EXAMINATION 1 2 BY MR. ROGER: 3 Please state your name and spell your Q. 4 last name for us. 5 Thomas M. Marin, M-a-r-i-n. À. 6 Are you a detective with the Homicide 0. 7 Division of the Las Vegas Metropolitan Police 8 Department? 9 Yes. Α. 10 How long have you been employed as a Q. 11 police officer with the Las Vegas Metropolitan 12 Police Department? 13 15 years. Α. 14 I'd like to direct your attention to 15 Saturday, July 22nd, 2,000, somewhere after 1:30 16 17 a.m. Were you asked to respond to the 18 alley to the rear of 2933 Elm Avenue, Number 2, in 19 Las Vegas, Clark County, Nevada? 20 Yes. A. 21 And did you respond and meet with your Q. 22 partner, Detective Mark McNett, and Sergeant Ken 23 Hefner? 24

Yes.

Α.

1	Q. When you arrived at the scene, did you
2	observe the body of a young man who was later
3	identified to you as Alberto Martinez or Luis
4	Martinez?
5	A. Yes.
6	Q. Did you attend the post-mortem autopsy
7	later that morning that was conducted by Dr.
8	Telgenhoff on the body of Luis Martinez or Alberto
9	Martinez?
10	A. Yes.
11	Q. I'm showing you State's Proposed
12	Exhibits or Grand Jury Exhibits Number 2 and 3.
13	Are these photographs of Luis or
14	Alberto Martinez?
15	A. Yes.
16	Q. When you arrived at the area, did you
17	attempt to speak with some of the witnesses through
18	an interpreter to find out what had happened?
19	A. Yes.
20	Q. Did there come a point in time when you
21	became concerned that perhaps the individual or
22	individuals who were involved in the shooting death
23	of Luis Martines were in Apartment Number 2?
24	A. Yes.
25	Q. Did you attempt to knock on the door to

1 get them to come out and speak with you? 2 Α. Yes. 3 Q. Did they answer the door? Α. No. 5 0. What did you do? 6 Eventually a decision was made by 7 Sergeant Hefner to get a telephonic search warrant 8 so we can gain entry thus bringing them out. 9 Q. Were you able to bring or did Sergeant Hefner obtain the telephonic search warrant to 10 11 search the residence? 12 Α. Yes. 13 Prior to that, were the individuals Q. 14 brought out of the apartment, or did you wait for the search warrant? 15 16 We waited for the search warrant. Α. 17 Q. When you went into the apartment, how 18 did you gain entry? 19 Α. After eventually knocking on the door 20 and making several announcements -- again I wasn't 21 actually there when the entry was made, but I 22 believe eventually the door was either opened, or 23 I'm not sure if they made a forced entry or not. 24 Q. Did you see the occupants who were

brought out from the Apartment Number 2?

1	A. Eventually they were brought out and
2	placed in front of the apartment, yes.
3	Q. How many occupants were in the
4	apartment?
5	There was four, and I believe it was
6	I think there was a child, I'm not sure, but I know
7	there was four adults.
8	Q. Were you able to identify them?
9	A. Yes.
10	Q. Was one of them Damon Campbell?
11	A. Yes.
12	Q. Sheldon Hollimon?
13	A. Yes.
14	Q. Teresa West and Alissa Rapaglia?
15	A. Yes.
16	Q. Was the apartment searched at that
13	point?
1	A. Yes.
1	Q. What was recovered from the apartment?
2	A. Eventually a .45 automatic handgun was
2	o recovered. I believe there was a magazine clip of
2	some type that was additionally recovered. A
;	shotgun was recovered.
	23 shotgun was 1000 Q. Were there any cartridge casings found
	within the residence?

1	A. Yes.
2	Q. How many cartridge cases?
3	A. I'm really not sure on the number of
4	cartridges that were recovered.
5	Q. And when we talk about cartridge cases,
6	we're talking about the expended cartridge that is
7	ejected from an automatic handgun?
8	A. I believe those were recovered in the
9	parking lot and again Detective McNett, he handled
10	that part of the investigation, so I wouldn't be
11	quite sure on the number.
1 2	Q. But you did examine the crime scene
13	just to get an overall view of what had happened?
14	A. Yes.
15	Q. So do you know if there were any of
16	those expended cartridge cases within the apartment?
17	A. I know for a fact in the parking lot,
18	but I'm not sure on the inside.
19	Q. Could you tell us approximately how
20	many expended cartridge cases were found out in the
21	parking lot?
22	A. I believe there were two.
23	Q. Could there have been more?
24	A. That's possible.
25	Q. Did you speak with Sheldon Hollimon?

1	A. Yes.
2	Q. When you spoke with Mr. Hollimon was he
3	in custody?
4	A. Well, he was detained. He wasn't
5	actually arrested, but he was detained.
6	Q. After you concluded your conversation
7	with Mr. Hollimon, was he allowed to leave?
8	A. Yes.
9	Q. I'm showing you Grand Jury Exhibit
10	Number 5.
11	Do you recognize the individual
12	who's depicted in that photograph?
13	A. Yes.
14	Q. Who is it?
15	A. Hollimon.
16	Q. Sheldon Hollimon?
17	A. Yes.
18	Q. Is his hair style or anything about him
19	which is depicted in that photograph different than
20	the way you saw him that evening?
21	A. His hair was longer, and I believe he
22	was growing dreads.
23	Q. So the evening that you spoke with him
24	his hair was longer, and it appeared that he was
25	starting to grow dread locks or long braids in his

ha.	ir	?
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2

1

A. Yes.

3 4

When you spoke with him, did you tape Q. record the statement?

5

Α. Yes.

6

Q. Was the tape recording transcribed thereafter?

7 8

Α. Yes.

9

I'm showing you Grand Jury Exhibit

70

Number 6.

11 12

Does that appear to be a transcription of your interview with Mr. Hollimon?

13

Ä. Yes.

14

MR. ROGER: Ladies and gentlemen,

15

I'll be presenting Grand Jury Exhibit Number 6 to

16

you. I'm not offering this transcription or his statement to Detective Marin as inculpatory

17 18

evidence. I am presenting it to you as exculpatory

19

evidence.

20

This is Mr. Hollimon's statement 21 as to what had happened that evening. I have an

22

obligation to provide exculpatory evidence to you,

23

so I'm providing that transcription to you for your edification.

24

BY MR. ROGER:

б

- Q. Can you tell us just generally what Mr. Hollimon told you?
- A. Basically what he told me was when he pulled up to the apartment in the vehicle with Damon, they got out of the car and were approaching Apartment Number 2 when they noticed one of the individuals, one of the victims urinating on the side of their apartment.

He stated that Campbell went up to this person and told him please don't urinate on the wall and started walking back towards the apartment, and this person continued to urinate on their wall. When Campbell went back to that individual there was an exchange of words.

He said there was another

Hispanic male there. An argument started, and he
noticed that they were fighting. He came over
there, tried to break it up, along with another
individual. He said at which time a crowd started
to gather, supposedly had bottles and started
breaking bottles and weapons. And he went to the
apartment and went inside and heard two shots.

Campbell followed behind him and told everybody inside the apartment to get on the

	ground. He heard an additional shot coming from
2	inside the apartment, and he picked up a shotgun and
3	laid down on the ground with a shotgun at the
4	instructions of Damon Campbell and said thus that
5	kind of ended the shooting. And he stayed on the
6	ground along with everybody else until the police
7	came inside the apartment.
8	Q. Did he explain why nobody answered the
9	door when the police knocked?
0	A. He indicated that they were scared.
11	Q. When you examined the crime scene, did
12	you find any broken beer bottles?
13	A. Not me personally. I mean this is a
14	big parking lot so in that given area, no, we didn't
15	see any broken bottles, no.
16	Q. Did you see any signs that individuals
17	had been urinating on the sidewalk?
18	A. No.
19	MR. ROGER: Thank you.
20	That concludes my examination.
21	THE FOREMAN: Questions, jury?
22	BY A JUROR:
23	Q. Could you tell us how big of an area?
24	You said it was a big parking lot. How big of an
25	area that this whole thing was supposed to have

taken place?

A. There were like two or three vehicles that were parked just north of the apartment complex. To give you some measurements on it, I would say it would be approximately a hundred feet by a hundred feet.

BY A JUROR:

- Q. The apartment complex, are they small houses or are they several stories?
- A. It's a -- there are individual buildings that are two stories and each individual apartment houses four units, two upstairs and two downstairs.

THE FOREMAN: Any further questions,

jury?

BY A JUROR:

 \mathbb{Q} . Yeah. I have a couple of questions just for clarification.

When Mr. Hollimon was being interviewed and he said he heard two shots outside of his apartment?

A. When he was retreated into the apartment that they were going to Damon's girl friend, he said he could hear two shots in that area in the parking lot where Damon was fighting with the

1 victim. BY MR. ROGER: 3 I'd like to follow up. After he was in the apartment --4 after Sheldon Hollimon was in the apartment and 5 6 Damon Campbell was in the apartment, did Mr. 7 Hollimon tell you whether he heard any shots that were being fired from within the apartment? 8 He said he heard additional shots from 9 Α. inside the apartment that he was in. 10 11 Q. And these were shots that were being fired from some individual from within his apartment 12 outside? 13 14 Yes. Did he tell you who fired those shots? 15 Q. He didn't come out and just say Damon 16 Α. 17 did it, but he believed Damon was the one probably 18 shooting. When you interviewed him did he -- was 19 Q. 20 he cooperative and forthcoming with the information? 21 Α. He wasn't totally cooperative. I had 22 to go back after getting additional information and ask him about some of the events that occurred, so 23 he wasn't totally cooperative with the information. 24

•	DI A GORON:
2	Q. And my second question would be were
3	there more than one type of shell casings found in
4	the parking lot?
5	A. No.
6	BY A JUROR:
7	Q. If there were bullets still in the,
8	unfortunately, this man's body, as well as the other
9	gentleman's, were they all shown to be from the same
10	type of a weapon?
11	A. We haven't got the ballistics report
12	back on it. We didn't get it back yet.
13	MR. ROGER: I think Dr. Green testified
14	that the deceased victim received a
15	through-and-through gunshot wound to the head.
16	THE WITNESS: Yeah, right.
17	BY A JUROR:
18	Q. This girl friend, what apartment did
19	she live? What
20	A. She was downstairs in Apartment Number
21	2.
22	Q. Downstairs?
23	A. Yes.
24	BY THE FOREMAN:
25	Q. Did Hollimon say anything as to whether

or not he knew that Damon was armed with a weapon? 1 When I asked him that question, he was 2 aware that Damon had guns, and he believed that 3 Damon had the gun in the car with him before they got out. When they were in the apartment I can 5 recall seeing the gun in Damon's hand. 6 THE FOREMAN: Any further questions 7 8 from the jury? BY A JUROR: 9 The first victim was murdered the 0. 10 bullet went right through his head. 11 Were you able to recover the 12 13 bullet? À. No. 14 BY A JUROR: 15 Did you find the shotgun? 16 Yeah. We recovered the shotgun inside Α. 17 18 there. BY A JUROR: 19 What was the approximate distance where Q. 20 the victim that was killed, how far was that from 21 Apartment Number 2? 22 Apartment Number 2 is the last -- is 23 Α. right -- the last apartment where the parking lot 24 is. If you have the parking lot here, the window of 25

Apartment Number 2 would be right at the back of it, 1 so it would probably have been less than eight feet 2 from the wall from the window. 3 Thank you. 0. BY THE FOREMAN: 5 Do you know if the murder weapon was Q. 6 recovered? 7 We believe the one that we Yeah. Α. 8 recovered from inside the apartment complex. 9 BY A JUROR: 10 Were there any weapons found anywhere Q. 11 in the area where the Hispanic people were at in 12 their apartment? Was that apartment searched? 13 We didn't search their apartment. 14 There were no weapons recovered in the parking lot 15 as far as firearms or anything like that. 16 THE FOREMAN: Any further questions, 17 jury? 18 (No response.) 19 THE FOREMAN: Okay. By law, these 20 proceedings are secret, and you are prohibited from 21 disclosing to anyone anything that transpired before 22 us including evidence presented to the Grand Jury, 23 any event occurring or a statement made in the 24 presence of the Grand Jury, and information obtained

by the Grand Jury. 1 Failure to comply with this 2 admonition is a gross misdemeanor, punishable by a 3 year in the Clark County Detention Center and a 4 \$2,000 fine. In addition, you may be held in 5 contempt of court punishable by an additional \$500 6 fine and 25 days in the Clark County Detention Center. 8 Do you understand this 9 admonition? 10 THE WITNESS: Yes. 11 THE FOREMAN: You're excused. 12 (Witness excused.) 13 MR. ROGER: Ladies and gentlemen of the 14 Grand Jury, that concludes my presentation to you. 15 The proposed Indictment sets forth the elements of 16 the offense and unless there are any questions I'll 17 excuse myself for your deliberations. 18 THE FOREMAN: Very well. 19 20 (All persons other than members 21 of the Grand Jury left the room at 9:50 22 a.m. and returned at 10:08 a.m.) 23 24 25

THE FOREMAN: Mr. District Attorney, David J.J. Roger, by a vote of 12 or more Grand 2 Jurors a true bill has been returned against the 3 defendant, Sheldon Hollimon, charging the crimes of count number one, murder with use of a deadly weapon 5 by a count of 12 or more Grand Jurors, and on count б number two, attempted murder with use of a deadly 7 weapon, and on count number three, again by 12 or 8 more Grand Jurors, attempted murder with use of a 9 deadly weapon, in Grand Jury Case Number 00AGJ037X 10 charging Sheldon Hollimon. 11 We instruct you to prepare an 12 Indictment in conformance with the proposed 13 Indictment previously submitted to us. 14 Thank you, sir. THE WITNESS: 15 16 (End of proceedings.) 17 18 ---000---19 20 21 22 23 24

1

REPORTER'S CERTIFICATE STATE OF NEVADA : SS COUNTY OF CLARK I, Brenda A. Lee, C.C.R. 198, do hereby certify that I took down in Shorthand (Stenotype) all of the proceedings had in the before-entitled matter at the time and place indicated and thereafter said shorthand notes were transcribed at and under my direction and supervision and that the foregoing transcript constitutes a full, true and accurate record of the proceedings had. Dated at Las Vegas, Nevada, October 10, 2000. IBRENDA A. LEE, C.C.R. No. 198

3	ORDR STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA THE STATE OF NEVADA, Plaintiff, -vs- DAMON LAMAR CAMPBELL, #1196647 SHELDON HOLLIMON, #1203836 Pefendant.	
15 16	ORDER GRANTING STATE'S MOTION TO	
17	CONSOLIDATE CASES	
18	DATE OF HEARING: 10/17/00 TIME OF HEARING: 9:00 A.M.	
19	THIS MATTER having come on for hearing before the above entitled Court on the 1/t	a
20	device October 2000, the Defendant DAMON LAMAR CAMPBELL being present, represented	ا ا
21	WALTON, ESOUIRE, and Defendant SHELDON HOLLINGIN COM	5
22	and purposented by ALZORA JACKSON, ESQUIRE, and WILLARD N. EWINC	''
23	TOO UPE the Plaintiff being represented by STEWART L. BELL, DISTRICT Attorney, through	,,,
2.	H .	
2	counsel and good cause appearing therefor,	
2	6 //	
2	7 //	
2	8 //	

1	IT IS HEREBY ORDERED that the State's Motion to Consolidate Cases, shall be, and
2	it is granted.
3	DATED this 25th day of October, 2000.
4	
- 5	DISTRICT VUDGE
6	DISTRICT VEDGE
7	
8	STEWART L. BELL
9	DISTRICT ATTORNEY Nevada Bar #000477
10	
11	BY LMCZEL ZOGO FOR KRISTY SKUPA
12	Deputy District Attorney Nevada Bar #006503
13	Nevada Bar #000505
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1 10/17/00 -C169550-FILED TRAN 1 Nov 6 9 17 AH '00 CASE NO. C170186 2 DEPT. NO. XV 3 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 -000-7 8 THE STATE OF NEVADA, 9 REPORTER'S TRANSCRIPT Plaintiff, 10 OF vs. 11 ARRAIGNMENT SHELDON HOLLIMON, 12 Defendant. 13 14 15 BEFORE THE HON. SALLY LOEHRER, DISTRICT COURT JUDGE 16 TUESDAY, OCTOBER 17, 2000 17 8:30 A.M. 18 APPEARANCES: 19 KRISTY SKUPA, ESQ. For the State: 20 Deputy District Attorney 21 ALZORA JACKSON, ESQ. For the Defendant: Special Deputy Public Defender 22 23 24 Mary Beth Cook Reported by: CCR No. 268, RPR 25

MARY BETH COOK, CCR 268 (702)455-4288

L	LAS	VEGAS,	CLARK	COUNTY,	NEVADA,	TUES.,	OCT.	17,	2000
2				8:3	0 A.M.				

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PROCEEDINGS

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THE COURT: The State of Nevada versus Campbell and Hollimon. Mr. Campbell is represented by Mr. Walton, and Mr. Campbell is present in custody. Mr. Hollimon is present in custody. He's not represented yet. He was going to be interviewed, I believe, by the public defender's office, and there was going to be a determination made as to whether or not based upon the witnesses in the case whether or not the county public defender could represent Mr. Hollimon. Mr. Ewing, did you read or take a look

16 at and do the check on the witnesses? 17

MR. EWING: Your Honor, we established there were some witnesses as well as the codefendant that had been represented by our office in the past. I think the codefendant was the one that created the main area of concern. I contacted the special public defender's office, and Ms. Jackson is here this morning.

THE COURT: And, Ms. Jackson, you

probably have not had an opportunity to look at the witness list, but could your office confirm as 2 counsel for Mr. Hollimon? 3 MS. JACKSON: We can, Your Honor. the record reflect that we have reviewed the 5 witness list and met with Mr. Hollimon, and we are 6 prepared to accept the Court's appointment this 7 morning. THE COURT: Now, the State has a motion 9 to consolidate which appears to be appropriate and 10 well taken. Ms. Jackson, do you have any 11 opposition to the cases for Mr. Campbell and 12 Mr. Hollimon being consolidated? 13 MS. JACKSON: I've reviewed the law in 14 that area. I think that legally given the facts it 15 probably is a motion that to oppose it would be not 16 worthwhile. However, I do not have the grand jury 17 transcript, and on that basis I would submit it. I 18 do not want to go on the record as stipulating to 19 anything in this case. 20 THE COURT: So the State's motion to 21 consolidate these cases is granted. 22 Ms. Skupa, do you know whether the State

MARY BETH COOK, CCR 268 (702)455-4288

has made a decision, because I think Mr. Roger

indicated the last time he was here that no

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24

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decision had yet been made, as to whether or not
   the State would be seeking the death penalty in
   these cases?
3
              MS. SKUPA: Your Honor, there is a note
   in Mr. Hollimon's file that the State is not going
5
   to be seeking the death penalty for him; however,
б
    it appears from the notes in Mr. Campbell's file
7
   that the State may be seeking the death penalty in
8
   Mr. Campbell's case.
9
               THE COURT: But no decision has been
10
    made?
11
                            They have given us notice,
               MR. WALTON:
12
    Judge. It's been filed with the court.
               THE COURT: So notice of intent has been
14
    filed on Campbell?
15
               MR. WALTON: Yes, Your Honor, it has.
16
               THE COURT: Then that makes this, Mary
17
    Beth, a 250 case. Mr. Campbell has been
18
    arraigned. He's pled not guilty. We have not set
19
    the trial date.
20
               Mr. Hollimon, I don't believe that you
21
    have yet been arraigned. What is your true legal
22
23
    name?
               THE DEFENDANT: Sheldon Hollimon.
24
               THE COURT: And, Mr. Hollimon, how old
25
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1	are you, sir?
2	THE DEFENDANT: Twenty-six years of age.
3	THE COURT: And how many years of school
4	have you completed?
5	THE DEFENDANT: Twelve.
6	THE COURT: Do you read, write, and
7	understand the English language?
8	THE DEFENDANT: Yes, ma'am.
9	THE COURT: Do you have a copy of the
10	criminal Information charging you with murder
11	with
12	THE DEFENDANT: I have an indictment
13	from Ms. Jackson.
14	THE COURT: Attempt murder with use of a
15	deadly weapon and attempt murder with use of a
16	deadly weapon, two counts?
17	THE DEFENDANT: Yes.
18	THE COURT: Have you had a chance to
19	read those charges and discuss them with
20	Ms. Jackson?
21	THE DEFENDANT: Yes.
22	THE COURT: Do you wish the clerk to
23	read the charges to you here this morning in open
24	court?
25	THE DEFENDANT: No, Your Honor.

1	THE COURT: How do you plead to Count I,
2	II and III, murder and two counts of attempt
3	murder?
4	THE DEFENDANT: Not guilty.
5	THE COURT: You're entitled to a speedy
6	trial within 60 days of today's date. Do you wish
7	to exercise your right to speedy trial?
8	THE DEFENDANT: Waive it.
9	THE COURT: And, Mr. Walton, on behalf
10	of Mr. Campbell, I do not recall whether he's
11	waived or invoked his right.
12	MR. WALTON: Judge, this morning we will
13	be waiving a right to a speedy trial.
14	THE COURT: Then, Counsel, have you met
15	with each other and with who's trying it for the
16	State? Mr. Roger?
17	MS. SKUPA: Yes.
18	THE COURT: Have you met with yourselves
19	and Mr. Roger and looked at your trial calendars to
20	decide when it would be appropriate to set the case
21	
22	MR. WALTON: Yes, Judge. Based on our
23	review, we're looking at early May or mid-May to
24	
25	be requesting of the Court I've spoken with David

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Schieck to appoint him along with me as co-counsel
1
   on this particular matter.
2
              THE COURT: All right. The Court will
3
   appoint David Schieck as co-counsel for
4
   Mr. Campbell.
5
              Mr. Walton, you are retained; is that
6
   correct?
7
              MR. WALTON: To this point I have,
8
    Judge.
 9
               THE COURT: We need to set this in like
10
    the first or second week of the stack. We're going
11
    into different stacking of trials, and because it's
12
    two people I would not want to set it for the last
13
    two weeks of the stack, so if we set it so that
14
    there's three weeks left in the stack, we could
15
    either set it on April 30th or we can set it May
    21st, whichever those dates is better for you.
 17
                MR. WALTON: Court's indulgence. Judge,
 18
     I think for all parties involved, the later setting
 19
     in May would probably be appropriate at this time.
 20
                THE COURT: Let's set it for the first
 21
     week of the five-week stack which would be --
 22
                THE CLERK: Jury trial May 21st at 1:30
 23
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 24
      / / /
 25
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10/17/00 C169550

and calendar call May 16th at 8:30.

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ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT.

Mary Beth Cook, CCR No. 268, RPR

ORIGINAL



	j	ORDR PHILIP J. KOHN SPECIAL PUBLIC DEFENDER Nevada Bar No. 000556 ALZORA B. JACKSON DEPUTY SPECIAL PUBLIC DEFENDER Nevada Bar No. 002255 309 S. Third Street, Fourth Floor Las Vegas, Nevada 89155 (702) 455-6265 Attorneys for Defendant			
	8	DISTRICT COURT			
	9	CLARK COUNTY, NEVADA			
	10	THE STATE OF NEVADA, CASE NO: (C170186/C169550)			
	11	THE STATE OF NEVADA,) CASE NO: (C170186/C169550			
	12	Plaintiff, DEPT NO: XV			
	13	vs.			
	14	SHELDON HOLLIMON, DATE OF HEARING: #1203836 TIME OF HEARING:			
	15	Defendant.			
	16	ORDER			
	17 18	The Petition of SHELDON HOLLIMON, by and through his attorneys, PHILIP J.			
		KOHN, Special Public Defender, and ALZORA B. JACKSON, Deputy Special Public			
		Defender, having been filed in the above-entitled matter.			
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	23	HH_{\odot}			
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COUNTY CL	RECEIVES	// // 			
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SPECIAL I DEFENI	PL'BLIC DER				
CLARK CO	OUNTY				

CLARK COUNTY NEVADA

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that you, SHIRLEY B. 1 PARAGUIRRE, Clerk of the Eighth Judicial District Court of the State of Nevada, in and 2 for the County of Clark, issue a Writ of Habeas Corpus, as is attached hereto. 3 _ day of November, 2000. DATED this ______ 4 5 6 7 THE HONORABLE SALLY LOEHRER District Court Judge 8 9 SUBMITTED BY: 10 11 12(LZORA B. JACKSON Deputy Special Rublic Defender Nevada Bar No. 02255 309 S. Third Street, Fourth Floor Las Vegas, NV 89155 (702) 455-6265 16 Attorney for Defendant 17 18 19 20 21 22 23 24

SPECIAL PUBLIC DEFENDER

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CLARK COUNTY NEVADA

0014 1 PHILIP J. KOHN SPECIAL PUBLIC DEFENDER 2 Nevada Bar No. 000556 ALZORA B. JACKSON 3 DEPUTY SPECIAL PUBLIC DEFENDER Nevada Bar No. 002255 4 309 S. Third Street, Fourth Floor Las Vegas, Nevada 89155 5 (702) 455-6265 Attorneys for Defendant 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, C170186/Q169550 11 CASE NO: DEPT NO: Plaintiff, 12 13 vs. DATE OF HEARING: / SHELDON HOLLIMON, TIME OF HEARING: 14 #1203836 15 Defendant. 16 PETITION FOR WRIT OF HABEAS CORPUS 17 Date of Hearing: 18 Time of Hearing: The Honorable Eighth Judicial District Court of the State of Nevada, in 19 TO: 20 and for the County of Clark: The Petition of ALZORA B. JACKSON, Deputy Special Public Defender for the 21 22 above-captioned individual, respectfully shows: Petitioner is a duly qualified, practicing and licensed attorney and court-23 1. appointed counsel for Defendant SHELDON HOLLIMON (hereinafter "HOLLIMON"). 24 That Petitioner makes application herein on behalf of his client for a Writ of 25 2. Habeas Corpus; that the place where Applicant is constructively restrained of his liberty ∰26 is the Clark County Detention Center; that the officer by whom he is restrained is JERRY ŠPECIAL PUBLIC DEFENDER CLARK COUNTY VEN ADA

Per peri

KELLER, Sheriff.

- 3. That the imprisonment and restraint of said above-captioned client of Petitioner is unlawful in that: That the Indictment was not supported by probable cause.
- That client of Petitioner was arraigned on October 17, 2000 and the instant 4. writ is therefore timely.
- That client of Petitioner waives the 60-day limitation for bringing said client 5. to trial.
- 6. That client of Petitioner consents that if the Petition is not decided within 15 days before the date set for trial, the Court may, without notice or hearing, continue the trial indefinitely to a date designated by the Court;
- 7. That client of Petitioner consents that if any party appeals the Court's rulings and the appeal is not determined before the date set for trial, the trial date is automatically vacated and the trial postponed unless the Court otherwise orders.
- That no other Petition for Writ of Habeas Corpus has heretofore been filed 8. on behalf of defendant on this particular issue.

WHEREFORE, Petitioner prays that the Honorable Court issue an order directing the Clark County Clerk to issue a Writ of Habeas Corpus directed to the said JERRY KELLER, Sheriff, commanding him to bring the above-captioned defendant before your Honor, and return the cause of imprisonment.

DATED this 8th day of November, 2000.

PHILIP J. KOHN

SPECIAL PUBLIC DEFENDER

ALZORA B. JACKSON

Deputy Special Public Defender

State Bar No. 002255

309 South Third Street

P.O. Box 552316

Las Vegas, NV 89155

Attorneys for Defendant

SPECIAL PUBLIC

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DEFENDER CLARK COLYTY

A.

FACTUAL BACKGROUND

On July 22, 2000, at approximately 1:30 a.m., Leonardo Martinez, along with some other friends and relatives, were in the alleyway to the rear of 2933 Elm Avenue, Apartment #2. Some of the individuals present included Carlos Villanueva, Alberto Luis Martinez, Augustine Martinez, Umberto Gomez, Wilfredo Menendez, Simon Villanueva and Wigberto Villanueva (GJT, pp. 14-15).

Leonardo Martinez and his friends had been playing soccer earlier that Friday evening. Apparently, they had gone back to the apartment complex to watch a soccer game and drink some beer. Most of the party goers had consumed anywhere from three to four beers by the time the incident which brings us to court occurred (GJT, p. 16). As these individuals were sitting in the alley, apparently socializing and drinking, Damon Campbell and Sheldon Hollimon arrived in Mr. Campbell's vehicle. Mr. Campbell was driving and he was the individual who lived there. The two defendants parked and started towards Mr. Campbell's apartment, but they did not actually enter the apartment (GJT, p. 17).

The testimony at the grand jury was that after starting toward his apartment, but without entering, Mr. Campbell abruptly turned around and came toward Mr. Martinez and his friends. The testimony was that Mr. Hollimon was standing behind Mr. Campbell (GJT, p. 18). Mr. Campbell was carrying a pistol and allegedly said to the group, "we don't want to see Mexicans here at the corner." (GJT, p. 19). At that point, Damon Campbell raised up the pistol and hit Mr. Martinez' brother in the face with it. The individual who was struck with the gun was Augustine Martinez (GJT, p. 19). After Augustine Martinez fell to the ground, the other individuals rushed over to see what was going on. At that point, Damon Campbell began to shoot. It is alleged that Sheldon Hollimon was standing behind Damon Campbell. The testimony was that he told him to "shoot, shoot" and was making a gesture like this (indicating) and saying shoot, and all the time he was behind him. In response to the foregoing testimony, the prosecutor at

SPECIAL PUBLIC DEFENDER CLARK COUNTY S

the grand jury hearing indicated that:

1 2

Q. You just, you just gestured that Sheldon Hollimon had his two arms above his head pointing toward the group of individuals and saying shoot him, shoot him.

A. Yes, yes (GJT, p. 20).

The witness further testified that as Damon Campbell was firing the gun that Sheldon Hollimon was "telling them and showing him that he should shoot. He didn't try to calm – he induced him to keep shooting." (GJT, p. 21).

As a result of the rounds fired by Damon Campbell, one man, Luis Martinez was killed, and another individual, Carlos Villanueva was injured (GJT, p. 22). Leonardo Martinez indicates that he was grazed and suffered a graze wounds from one of the bullets (GJT, p. 22).

As a result of the foregoing scenario, Mr. Hollimon was indicted on count I - murder with use of a deadly weapon and charged with killing Luis Martinez; count II - attempt murder with use of a deadly weapon by shooting Carlos Villanueva; count III - attempt murder with use of a deadly weapon attempting to kill Leonardo Martinez. In each of the three counts, Mr. Hollimon is charged as follows:

Defendant Damon Lamar Campbell directly committing said acts and/or Defendants Damon Lamar Campbell and Sheldon Hollimon aiding or abetting each other by acting in concert and/or Damon Lamar Campbell and Sheldon Hollimon being present before, during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring, commanding, inducing, procuring or supervising each other's actions; Defendants acting pursuant to a common conspiracy to commit murder (Indictment C170186).

It is Mr. Hollimon's contention that he was merely present at the scene of these criminal offenses and that he cannot be liable under any theory of criminal liability for the actions of Mr. Campbell inasmuch as they were not planned out or committed pursuant to some type of preconceived arrangement.

POINTS AND AUTHORITIES

In the instant case, there is no dispute that Mr. Hollimon did not engage in the shooting or discharge of any weapons. Assuming everything received at the grand jury

SPECIAL PUBLIC DEFENDER CLARK COUNTY NEVADA

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was true, the most Mr. Hollimon did was to say, "shoot, shoot" and make some type of gesture with his finger. That is the conduct that has caused the State to charge Mr. Hollimon with two counts of attempted murder and one count of murder. The language quoted from the Indictment in this case charges these Defendants to have aided and abetted each other and/or acted in concert and pursuant to a common conspiracy to commit murder. Mr. Campbell is certainly being properly prosecuted for these crimes. In order for Mr. Hollimon to be considered his accomplice, he would also have to be liable to prosecution for the identical offense charged against Mr. Campbell.

An accomplice is one who is liable to prosecution for the identical offense charged against the defendant, NRS 175.291(2), or who is culpably implicated in, or unlawfully cooperates, aids or abets in the commission of the crime charged. See Potter v. State, 96 Nev. 875, 619 P.2d 1222 (1980). Moreover, it is hornbook law "that conduct, to be criminal, must consist of something more than mere action (or non-action where there is a legal duty to act); some sort of bad state of mind is required as well." W. LaFave, A. Scott, Criminal Law, 176 (1972) see also Austin v. State, 87 Nev. 578, 491 P.2d 724 (1971).

Orfield v. State, 105 Nev. 107, 109, 771 P.2d 148 (1989).

In the instant case, Mr. Hollimon's actions do not, in any way, aid or abet Mr. Campbell in committing these alleged offenses. Even if one believes that Mr. Hollimon said, "shoot him, shoot him", so what? And looking at the testimony received at the grand jury, these individuals were fortuitously present at the apartment complex where Mr. Campbell lived. There is no testimony before the grand jury which reflects that Mr. Campbell knew in advance they would be there. In other words, how could Mr. Campbell and Mr. Hollimon have conspired to commit murder against someone they didn't even know would be present when they arrived.

The actions of Mr. Hollimon are more analogous to the appellate in <u>Skinner v. Sheriff of Clark County</u>, 93 Nev. 340, 566 P.2d 80 (1977). In the <u>Skinner case</u>, our supreme court reversed her conviction finding no evidence from the record from which they could infer that Skinner participated with Williams in a common scheme or plan to batter the victim. The facts of the <u>Skinner</u> case are very interesting, in that you have a

SPECIAL PUBLIC DEFENDER CLARK COUNTY NEVADA defendant who is present at the scene, but who is arguably more than just merely present, in that she is engaged in certain conduct. Be careful to note that Mr. Hollimon is charged with making certain statements at this crime scene. Note if you will the similarities between Skinner and Hollimon.

In the Skinner case, the victim, Lucinda, had a fight with a lady named Vernell Williams. They fought and went their separate ways. A short time later, Ms. Williams returned to the scene in a car driven by the appellant, Skinner. Skinner asks Lucinda why she and Williams had been fighting. During this time frame, Williams again attacked Lucinda. During the second encounter, Skinner allegedly scattered the contents of Heckard's purse on the sidewalk and took some money and keys. Ms. Skinner was charged with robbery. Ms. Skinner argued that she did not accomplish the taking of the money and keys by means of force or violence, therefore an essential element of the crime of robbery was lacking in the charge and the Nevada Supreme Court agreed. The Nevada Supreme Court found that the prosecution did not present evidence to show that Skinner and Williams, acting in concert in the battering of the victim, Lucinda. If they had acted in concert, Williams' use of force against the victim could then be imputed to Skinner. In the Skinner case, the court found no evidence from which they could infer 16 17 that Skinner participated with Williams in a common scheme or plan to batter the victim. 18 In the absence of facts or conduct showing or inferring such an agreement, Skinner's 19 mere presence would not render her guilty of robbery, however reprehensible her conduct 20 may have been in subsequently taking the victim's property. 21

In order for the recited conduct to achieve the magnitude of robbery, it was incumbent on the prosecution to present evidence to show that Skinner and Vernell Williams acted in concert in the battering of Heckard; thereupon, Williams' use of force against the victim could then be imputed to Skinner. State v. Gerhardt, 549 P.2d 262 (Idaho 1976). Here, the record contains no evidence from which we could infer that Skinner participated with Williams in a common scheme or plan to batter the victim. In the absence of facts or conduct showing or inferring such an agreement, Skinner's mere presence "would not render [her] guilty of robbery, however reprehensible [her] conduct may have been in subsequently taking [the victim's] property." James v. State, 161 S.W.2d

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285 (Tex.Crim.App. 1942), aff'd on rehearing, 161 S.W.2d at 289. Cf. Winston v. Sheriff, 92 Nev. 616, 555 P.2d 1234 (1976). Accordingly, we reverse, without prejudice to the right of the state to institute an appropriate charge within fifteen (15) days after remittitur issues.

Skinner v. Sheriff, 93 Nev. 340, 566 P.2d 80 (1977).

The instant case is strikingly similar to Skinner, you have Skinner making comments asking the victim what were they fighting about. You even have Skinner driving Williams to the scene. You have Skinner taking the victim's personal property from her purse and still our supreme court says that that conduct does not rise to the level of anything other than being merely present. The crux of the supreme court's analysis appears to be whether or not Skinner and Williams were acting in concert. In other words, Skinner was probably as surprised as anyone else when Williams jumped on Lucinda again. In the instant case, the shooting occurred so fast that there is no reasonable inference that can be drawn from these facts or from the testimony that Hollimon and Campbell even had a chance to conspire and plan to attack these individuals. The testimony was that Hollimon and Campbell pulled up and within fifteen seconds this entire scenario was fullblown. Mr. Campbell apparently already had this weapon on his person and it was all 16 unfolding very rapidly. Based upon the analysis in Skinner, there is no way that Mr. 17 Hollimon's alleged conduct of saying, "shoot him, shoot him", although not commendable 18 language under the circumstances, does not rise to the level of criminal conduct. 19

The leading case in the area of mere presence is Winston v. Sheriff, 92 Nev. 616, 555 P.2d 1234 (1976). The Winston case stands for the proposition that "although mere presence cannot support an inference that one is a party to an offense, People v. Francis, 450 P.2d 591 (Cal. 1969), presence together with other circumstances may do so. In the Winston case, the appellant stood outside of a stall in the men's room where a victim was being brutally battered and robbed by Winston's co-defendant. When a witness entered the room and heard the commotion Winston approached the witness and said, "They're just taking a crap." In this situation Winston argues that his mere presence, coupled with his statement was insufficient to establish probable cause of his complicity

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in the crimes. Under these facts, the supreme court disagreed. Winston's statement could only give rise to a reasonable inference that he was attempting to dissuade a would-be rescuer from interfering and that his presence was for that purpose only. The <u>Winston</u> case is so distinguishable from the instant case in that Mr. Hollimon did nothing, absolutely nothing, to assist in the shooting of these victims. Moreover, it cannot be emphasized enough that there is virtually no evidence from which a reasonable inference can be drawn that there was any kind of preconceived plan.

Mere presence in the context of a murder case was discussed extensively in Labastida v. State, 986 P.2d 443. In the Labastida, Michael Strawser, Labastida's husband, admitted to abusing their infant son and testified that Labastida did not know what he was doing. Labastida was convicted of second degree murder and felony child neglect. The supreme court confirmed the conviction for felony child neglect, but reversed that part of the conviction on murder, finding that there was insufficient evidence of which to convict appellant of either first or second degree murder.

Our review of the record also reveals insufficient evidence to support a conviction of first degree murder on the theory that Labastida directly committed or aided and abetted Strawser in committing a willful, deliberate and premeditated murder. To find Labastida guilty of first degree murder required more than a showing that her child died and that she was there. Such a finding required proof beyond a reasonable doubt of every fact necessary to constitute the crime charged. In re Winship, 397 U.S. 358, 364, 25 L.Ed.2d 368, 90 S. Ct. 1068 (1970), cited in Martineau v. Angelone, 25 F.3d 734, 739 (9th Cir. 1994) (reversing Nevada conviction of felony child abuse for insufficient evidence). As Justice Shearing's concurrence to the previous majority opinion cogently argued, there is insufficient evidence in the record upon which the jury could have found beyond a reasonable doubt that Labastida directly inflicted any injury on the child or that she knowingly and intentionally aided and abetted Strawser. We agree with the concurrence on this point. The evidence clearly established that Strawser, not Labastida, personally inflicted the child's fatal Labastida's mere presence in the home, without more, is insufficient as a matter of law to support her conviction as an aider and abettor. See King v. State, 105 Nev. 373, 376, 784 P.2d 942, 943-44 (1989) (reversing convictions of involuntary manslaughter of a child); see also Skinner v. Sheriff, 93 Nev. 340, 341, 566 P.2d 80, 81 (1977) (mere presence at the scene of a crime is insufficient to establish guilt). As the jury was instructed, the evidence must demonstrate beyond a reasonable doubt that Labastida knowingly and intentionally aided and abetted Strawser in the acts which resulted in death. With hindsight, one can say that she should have known that her son was in mortal danger, but that is not the same as finding that she actually knew, which is the finding necessary to

SPECIAL PUBLIC DEFENDER CLARK COUNTY 3

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support a conviction for aiding and abetting murder.

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This case is directly on point with the case at bar. The very nature of the crime charged, murder, requires premeditation and deliberation. There are no set of facts which the State can prove which would show, given the spur-of-the-moment nature of Mr. Campbell's actions, that Mr. Hollimon knew that he was going to fire a weapon and shoot anyone. The court went so far in the <u>Labastida</u> case as to find that even though Ms. Labastida perhaps should have known that her son was in mortal danger, that was not a sufficient finding to support an inference that she actually knew. Without a finding of actual knowledge, one cannot support a conviction for aiding and abetting murder. Similarly, if a jury could find that Mr. Campbell had a "murderous intent to fire into this crowd of individuals, there is virtually no evidence to support any theory that Mr. Hollimon actually knew of his murderous intent and therefore, his alleged statements would be considered as aiding and abetting.

CONCLUSION

Mr. Hollimon's presence at the scene is a classic example of being merely present and having no actual culpability. Given the nature of the State's case, it is clear to any reasonable judge as a matter of law that this Indictment cannot stand as Mr. Hollimon was merely present at the scene and therefore, this case against Mr. Hollimon must be dismissed.

Respectfully submitted,

PHILIP J. KOHN

CLARK COUNTY SPECIAL PUBLIC DEFENDER

/ALZORA B. JACKSON

Deputy Special Public Defender

Nevada Bar #2255

309 South Third Street, 4th Floor

Las Vegas, Nevada 89155

(702) 455-6265

SPECIAL PUBLIC DEFENDER

CLARK COUNTY

VERIFICATION

STATE OF NEVADA
COUNTY OF CLARK

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ss:

ALZORA B. JACKSON, Deputy Special Public Defender, being first duly sworn, upon her oath, deposes and says as follows:

That she is the Petitioner in the above-entitled matter; that he has read the above and foregoing Petition, knows the contents thereof, and that the same is true of his own knowledge, except as to those matters therein stated on information and belief, and as to those matters he believes it to be true.

ALZORA B. JACKSON

SUBSCRIBED and SWORN to before me

this 44 day of November, 2000

NOTARY PUBLIC in and for said County/and State.

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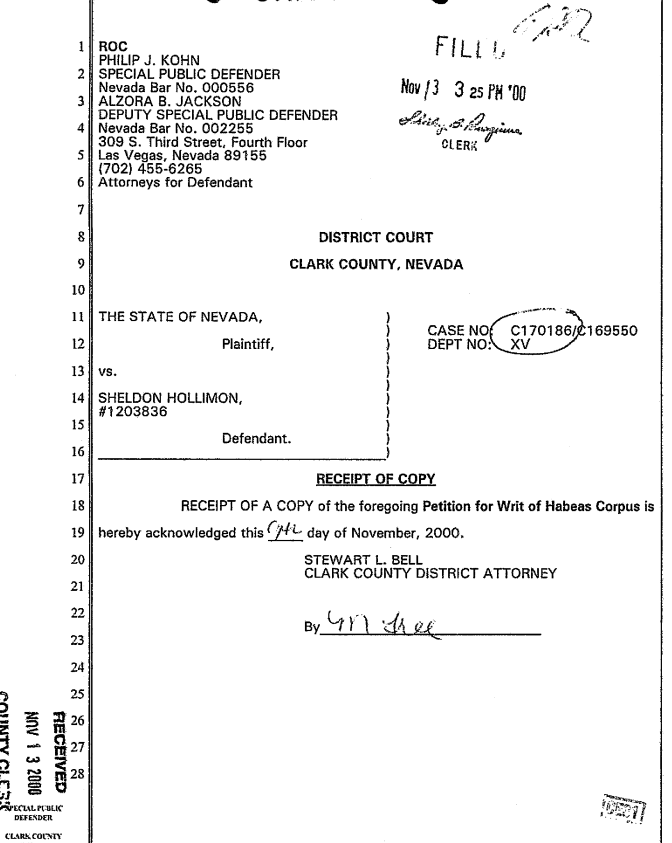
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SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA DONNA L. POLLOCK D. Notery Fublic - Neveda No. 99-25439-1 My eppt. exp. Oct. 8, 2003

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24 FILE C ROC 1 PHILIP J. KOHN SPECIAL PUBLIC DEFENDER 2 Nov 13 3 26 PH 100 Nevada Bar No. 000556 ALZORA B. JACKSON 3 Clinia, & Pangina CLERK DEPUTY SPECIAL PUBLIC DEFENDER Nevada Bar No. 002255 309 S. Third Street, Fourth Floor Las Vegas, Nevada 89155 (702) 455-6265 Attorneys for Defendant C170186 7 **DISTRICT COURT** 8 **CLARK COUNTY, NEVADA** 9 10 THE STATE OF NEVADA, 11 C170186/C169550 CASE NO: DEPT NO: Plaintiff, 12 13 vs. SHELDON HOLLIMON, 14 #1203836 15 Defendant. 16 RECEIPT OF COPY 17 OF A COPY of the foregoing Writ of Habeas Corpus is hereby 18 day of November, 2000. acknowledged this CLARK COUNTY DETENTION CENTER 20 21 By Galla Clarton 534 22 23 24 COUNTY CLEAN SPECIAL PUBLIC

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DEFENDER CLARK COUNTY NEVADA

ORIGINAL WRTH PHILIP J. KOHN SPECIAL PUBLIC DEFENDER Nevada Bar No. 000556 ALZORA B. JACKSON DEPUTY SPECIAL PUBLIC DEFENDER 4 || Nevada Bar No. 002255 309 S. Third Street, Fourth Floor 5 Las Vegas, Nevada 89155 (702) 455-6265 Attorneys for Defendant б 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 THE STATE OF NEVADA, 11 12 Plaintiff, CASE NO: C170186/C169550 DEPT NO: XV 13 SHELDON HOLLIMON, #1203836 15 DATE OF HEARING: TIME OF HEARING: Defendant. 16 17 WRIT OF HABEAS CORPUS 18 TO: CLARK COUNTY SHERIFF CLARK COUNTY, NEVADA 19 20 GREETINGS: We command that you have the body of the above-captioned person, by you 21 imprisoned and detained, as it is alleged, together with the time and cause of such 22 imprisonment and detention, by whatever name and said above-captioned person shall be 23 called or charged, before the Honorable SALLY LOEHRER, District Court Judge, at her 24 RECEIVED2 Chambers or her Courtroom in the County Courthouse Building in the City of Las Vegas, County of Clark, State of Nevada, on the A day of November, 2000 at the hour of

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SPECIAL PUBLIC DEVENDER CLARK COUNTY

9:00 a.m., to do and receive that which shall then and there be considered concerning the said above-captioned person and have you then and there this Writ. DATED AND DONE this ____ day of November, 2000. SHIRLEY B. PARAGUIRRE, COUNTY CLERK б SUBMITTED BY: ALZORA B. JACKSON
Deputy Special Public Defender
Nevada Bar No. 2255
309 S. Third Street, Fourth Floor
Las Vegas, NV 89155
(702) 455-6265
Attorney for Defendent Attorney for Defendant

SPECIAL PUBLIC DEFENDER CLARK COUNTY NEVADA

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RWHC STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff

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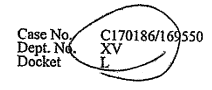
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DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the Application of SHELDON HOLLIMAN,

for a Writ of Habeas Corpus.



RETURN TO WRIT OF HABEAS CORPUS

DATE OF HEARING: 11-28-00 TIME OF HEARING: 9:00 A.M.

COMES NOW, JERRY KELLER, Sheriff of Clark County, Nevada, Respondent, through his counsel, STEWART L. BELL, District Attorney, through DAVID J.J. ROGER, Chief Deputy District Attorney, in obedience to a writ of habeas corpus issued out of and under the seal of the above-entitled Court on the 9th day of November, 2000, and made returnable on the 28th day of November, 2000, at the hour of 9:00 o'clock A.M., before the above-entitled Court, and states as follows:

- 1. Respondent admits the allegations of Paragraph 2 of the Petitioner's Petition for Writ of Habeas Corpus.
- 2. Respondent denies the allegations of Paragraph 3 of the Petitioner's Petition for Writ of Habeas Corpus.
 - 3. Paragraphs 1, 4, 5, 6, 7 and 8 do not require admission or denial.
- 4. The Petitioner is in the actual custody of JERRY KELLER, Clark County Sheriff, Respondent herein, pursuant to a Criminal Information, a copy of which is attached hereto as

Exhibit 1 and incorporated by reference herein. Petition be dismissed. 7 8 9 10 11 12

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Wherefore, Respondent prays that the Writ of Habeas Corpus be discharged and the

DATED this Land of November, 2000.

Respectfully submitted,

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

> Deputy District Attorney Nevada Bar #002781

STATEMENT OF FACTS

On July 22, 2000, at approximately 1:30 a.m., the victims were drinking beer after their soccer practice (Grand Jury Transcript, hereinafter GJT, p. 14-15). Defendant and his accomplice, Damon Campbell, parked their vehicle in the alley and walked past the victims. (GJT, p. 17) According to the victims, Defendant and Campbell returned a short time later. Campbell was armed with a handgun. (GJT, p. 18) At least one of the victims stated Campbell said "I don't want to see you Mexicans around here anymore." (GJT, p. 19) Then Campbell began shooting at the victims. As the Campbell fired rounds at the unarmed victims, the Defendant began yelling "Shoot." (GJT, p. 20, 21) The decedent received a gunshot wound to the back of the head. Another victim was shot in the back. The victim is a paraplegic. (GJT, p. 32-33) Another victim suffered a graze wound to his arm. (GJT, p. 22)

During the melee, a young child ran out into the alley. A witness grabbed the child and begged Campbell to not shoot the child. Campbell responded "He's just another little Mexican." (GJT, p. 21)

One of the witnesses observed Campbell and Defendant enter a nearby apartment.

A short time later, police arrived at the scene. Upon learning that the Defendant entered the apartment, police went to speak with the occupants of the apartment. The occupants did not

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answer the door. (GJT, p. 29-42) As a result, police obtained a key to the apartment and entered. Defendant, Campbell and two females were removed from the apartment. A search warrant was obtained to search the apartment. (GJT, p. 41) Officers found the murder weapon and a shotgun.

POINTS AND AUTHORITIES

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SUFFICIENT EVIDENCE WAS PRESENTED TO THE GRAND JURY TO ESTABLISH PROBABLE CAUSE THAT DEFENDANT COMMITTED THE CRIMES OF MURDER WITH USE OF A DEADLY WEAPON AND ATTEMPTED MURDER WITH USE OF A DEADLY WEAPON..

The standard of proof to be met by the State in establishing probable cause has been defined as "slight or marginal evidence" that tends to establish that a crime has been committed and that the Defendant has committed it. <u>Grosnev v. Sheriff</u>, 94 Nev. 135, 575 P.2d 941 (1978); <u>Franklin v. State</u>, 89 Nev. 382, 513 P.2d 1252 (1973); <u>Kinsey v. Sheriff</u>, 87 Nev. 361, 487 P.2d 340 (1971).

In Sheriff v. Hodes, 96 Nev. 184, 186, 606 P.2d 178, 180 (1980), the court explained:

The sole function of this court is to determine whether all of the evidence received at the grand jury proceedings establishes probable cause to believe that an offense has been committed and that the defendants committed it. (Citations omitted). (Citations omitted). We are not now concerned with the prospect that the evidence presently in the record may, by itself, be insufficient to sustain a conviction. (Citations omitted). Accordingly, the State need not produce a quantum of proof required to establish the guilt of the accused beyond a reasonable doubt. The finding of probable cause may be based on slight, even "marginal" evidence, (citations omitted) because it does not involve determination of the guilt or innocence of an accused.

Likewise, the State is not required to negate all inferences which might explain the Defendant's conduct. <u>State v. von Brincken</u>, 86 Nev. 769, 476 P.2d 833 (1970); <u>Johnson v. State</u>, 82 Nev. 338, 418 P.2d 495 (1966).

The sole question to be considered in a pre-trial petition for writ of habeas corpus is whether there is sufficient evidence in the record to establish probable cause. NRS 34.700; <u>State</u>

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v. Fuchs, 78 Nev. 63, 368 P.2d 869 (1962).

Defendant has been charged with aiding or abetting his co-defendant in the commission of the crimes.

NRS 195.020 provides in pertinent part "Every person concerned in the commission of a felony, gross misdemeanor or misdemeanor, whether he directly commits the act constituting the offense, or aids or abets in its commission, and whether present or absent; and every person who, directly or indirectly, counsels, encourages, hires, commands, induces or otherwise procures another to commit a felony, gross misdemeanor or misdemeanor is a principal and shall be proceeded against and punished as such."

In <u>Keefe v. Sheriff</u>, 93 Nev. 109, 560 P.2d 913 (1977), Keefe was charged with aiding and abetting in the use of a cheating device and conspiracy to possess and use a cheating device. Keefe complained that insufficient evidence was presented to the grand jury to support an indictment on the charges. The court held:

The record establishes that Keefe was present in a casino in the immediate vicinity of the slot machine that was allegedly opened with a forged key by his co-defendants. Keefe exchanged words with them, and, immediately after a jackpot combination was lined on the reels of the slot machine, he departed with them.

In light of his "presence, companionship, and conduct before and after the offense, it was permissible for the grand jurors to infer that Keefe was involved in the scheme to cheat the casino. (Citation omitted). Accordingly, we perceive no error in the district judge's determination that the indictment is supported by sufficient evidence. (Citations omitted).

Id. 93 Nev. at 110.

Similarly, in *Robertson v. Sheriff*, 85 Nev. 681, 683, 462 P.2d 528, 529 (1977), a case cited by Defendant, Robertson was present with four other men when one of the individuals robbed the victim. Robertson had claimed that his presence in the group, alone, was insufficient to hold him to answer to the charges as an aider or abettor. The Nevada Supreme Court disagreed. The court explained:

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As the court said in <u>People v. Adams</u>, 259 Cal.App.2d 109, 66 Cal.Rptr 161, 165 (1968):

The courts, have uniformly recognized and applied the following rule: "The presence of one at the commission of a felony by another is evidence to be considered in determining whether or not he was guilty of aiding and abetting; and it has also been held that presence, companionship, and conduct before and after the offense are circumstances from which one's participation in the criminal intent may be inferred. (Citations omitted).

The court upheld the district judge's order denying Robertson's petition for habeas corpus. Id.

Defendant's reliance upon the cases cited in his brief is misplaced. All of the cases concern the sufficiency of evidence necessary for conviction. All of the cases are factually distinguishable from the instant case.

The facts presented to the Grand Jury established that Defendant was present with the codefendant before, during and after the shooting. Defendant actively encouraged his accomplice, through his words and actions, to shoot the victims. Defendant and his accomplice also hid from police in an apartment after the murder.

Based upon the facts and arguments set forth above, Defendant is criminally responsible for the crimes of murder with use of a deadly weapon and attempted murder with use of a deadly weapon as an aider or abettor. Accordingly, defendant's petition for writ of habeas corpus should be denied and the writ should be discharged.

DATED this Managery 2000.

Respectfully submitted,

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

DAVID J.J. ROGER Chief Deputy District Attorney Nevada Bar #002781

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RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing Return to Writ of Habeas Corpus is

hereby acknowledged this SCH Day of November, 2000.

SPECIAL PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT

309 S. Third Street, 4th Floor Las Vegas, Nevada 89155

LIMVU/WRITS/HOLLIMAN, WPD

1 2 3 4 5 6	NEOJ STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA			
7				
8	THE STATE OF NEVADA,			
9	Plaintiff,			
10	-vs- Sept. No. C170186 Dept. No. XV			
11	SHELDON HOLLIMON) Docket #1203836)			
12	}			
13	Defendant.			
14				
15	NOTICE OF ENTRY OF ORDER			
16	TO: SHELDON HOLLIMON, Defendant in proper person			
17	YOU WILL PLEASE TAKE NOTICE that an Order was entered in the above-entitled			
18	action, a copy of which is attached hereto.			
19	DATED this 2804 day of November, 2000.			
20	STEWART L. BELL DISTRICT ATTORNEY			
21	Nevada Bar #000477			
22	by a say Dans			
23	DAVID J.J. ROGER			
24	Chief Deputy District Attorney Nevada Bar #002781			
25 27 27 28	िहरूट			
	Plant I			

CERTIFICATE OF MAILING

I hereby certify that service of the NOTICE OF ENTRY OF ORDER was made the 3 7 day of November, 2000, by depositing a copy in the U.S. Mail, postage prepaid, addressed to:

ALZORA JACKSON, Deputy Special Public Defender 309 SOUTH THIRD STREET, 4TH FLOOR LAS VEGAS NV 89101

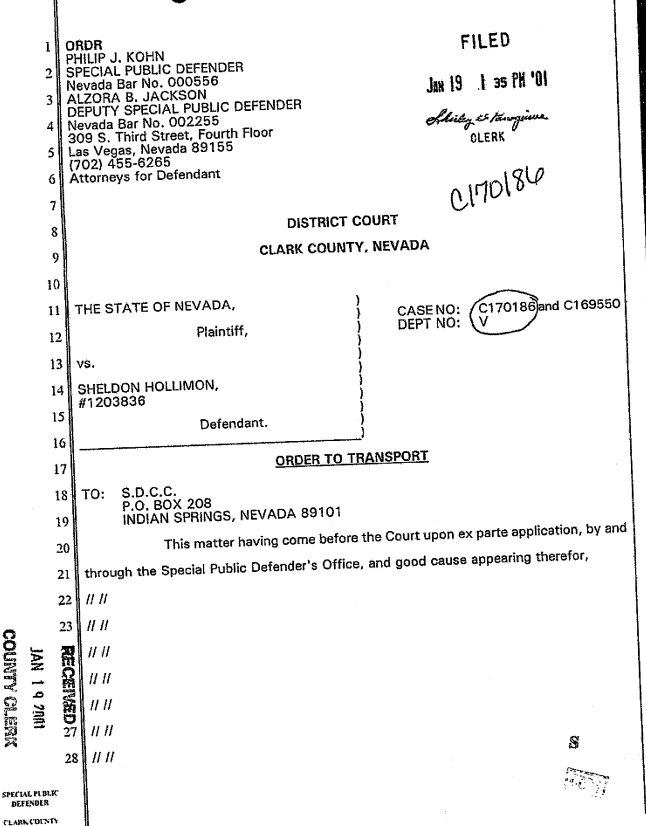
Secretary for the District Attorney's Office

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ORIGINAL



COUNTY CLERK

NEVADA

IT IS HEREBY ORDERED that the Southern Desert Correctional Center at Indian Springs, Nevada, transport the Defendant to the Clark County Detention Center, 330 South Casino Center Blvd., Las Vegas, Nevada 89101 on Thursday, February 8, 2001, in order for counsel to meet with Defendant and prepare for his upcoming trial. DATED this 4 day of January, 2001.

PHILIP J. KOHN

CLARK COUNTY SPECIAL PUBLIC DEFENDER

NEVADA BAR #2255 DEPUTY SPECIAL PUBLIC DEFENDER

SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA

ORIGINAL

2 SDN 2 L (A 5 6	ORDR STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA			
7	THE STATE OF NEVADA, }			
8 7	Plaintiff, {			
10	-vs- Case No. C170186 Dept No. XV			
li li	SHELDON HOLLIMON, 41203836			
12)			
13	Defendant.			
14	DEPENDANT'S			
15	ORDER DENYING DEFENDANT'S WRIT OF HABEAS CORPUS			
16	DATE OF HEARING: 11/28/00 TIME OF HEARING: 9:00 A.M.			
17	THE MATTER baying come on for hearing before the above entitled Court on the 28th	h		
18	2000 the Defendant being present, represented by ALZOKA JACKSOT.	"丨		
19	TO A WAR A La Plaintiff being represented by STEWART L. BELL, District Attorney, and S	Ì		
20	This Town Chief Deputy District Attorney, and the Court naving heard the arguments	ts		
21	ERIC JUNGENSON, Chief Deputy District Property of therefor.			
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IT IS HEREBY ORDERED that the Defendant's Petition for Writ of Habeas Corpus, shall be, and it is denied. DATED this ______day of November, 2000. STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 ERIC JORGENSON Chief Deputy District Attorney Nevada Bar #001802 /jeh

-2-

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		1 2	PHILIP J. KOHN	FILED	
		3	Nevada Bar No. 000556	Jan 19 (1: 35 PM "01	
		4	DEPUTY SPECIAL PUBLIC DEFENDER Nevada Bar No. 002255		
		5	309 S. Third Street, Fourth Floor Las Vegas, Nevada 89155 (702) 455-6265	Shirley & Kingine CLERK	
		6		1910	
		7		0170186	
		8	DISTRICT C	OURI	
		9	CLARK COUNTY	, NEVADA	
		10	THE OTATE OF MENADA		
		11	THE STATE OF NEVADA,)	CASE NO: (C170186) and C169550 DEPT NO: (V	
		12 13	Plaintiff,)) vs.)	DEPT NO: V	
		14	SHELDON HOLLIMON,		
		15	#1203836		
		16	Defendant.)		
		17	ORDER TO TRA	NSPORT	
		18 19	TO: S.D.C.C. P.O. BOX 208 INDIAN SPRINGS, NEVADA 89101		
		20	This matter having come before the	e Court upon ex parte application, by and	
		21	through the Special Public Defender's Office, a	nd good cause appearing therefor,	
		22	<i>11 11</i>		
႙		23	<i>11 11</i>		
N.	JAN	E C	<i>II II</i>		
7	JAN 1 9 2001	N K	// // 		
COUNTY CLERK	2001	RECEIVED 27			
×		28	// // // //	S	
PECIAL DEFEI	, PUBLIC				
	COUNTY				

SPECIAL PUBLIC DEFENDER CLARK COUNTY NEVADA

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OPI STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff

lian 9 8 35 All 'Ol Shines & Rangine CLERK

DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA.

Plaintiff,

-VS-

SHELDON HOLLIMON, ID#1203836

C170186 XV Case No. Dept. No. Docket

Defendant.

14 15

ORDER FOR PRODUCTION OF INMATE SHELDON HOLLIMON

16

DATE OF HEARING: 5-16-01 TIME OF HEARING: 8:45 A.M.

17 18

SHERMAN HATCHER, Warden of the Southern Desert Correctional Center; TO:

19

JERRY KELLER, Sheriff of Clark County, Nevada

20

Upon the ex parte application of THE STATE OF NEVADA, Plaintiff, by STEWART L. BELL, District Attorney, through DAVID J.J. ROGER, Chief Deputy District Attorney, and

21 22

good cause appearing therefor,

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COUNTY CLERK

IT IS HEREBY ORDERED that SHERMAN HATCHER, Warden of the Southern Desert Correctional Center, shall be, and is, hereby directed to produce SHELDON HOLLIMON, Defendant in Case No. C170186, on a charge of Murder With Use of a Deadly Weapon, wherein THE STATE OF NEVADA is the Plaintiff, inasmuch as the said Defendant is currently incarcerated in the Southern Desert Correctional Center located in Indian Springs, Nevada and his presence will be required in Las Vegas, Nevada commencing on Wednesday, May 16, 2001,

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at the hour of 8:30 o'clock A.M. and continuing until completion of the prosecution's case against the said Defendant.

IT IS FURTHER ORDERED that JERRY KELLER, Sheriff of Clark County, Nevada, shall accept and retain custody of the said Defendant in the Clark County Detention Center, Las Vegas, Nevada, pending completion of said matter in Clark County, or until the further Order of this Court; or in the alternative shall make all arrangements for the transportation of the said Defendant to and from the Nevada State Prison facility which are necessary to insure the Defendant's appearance in Clark County pending completion of said matter, or until further Order of this Court.

DATED this day of March, 2001.

DISTRICT JUDGE

B

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

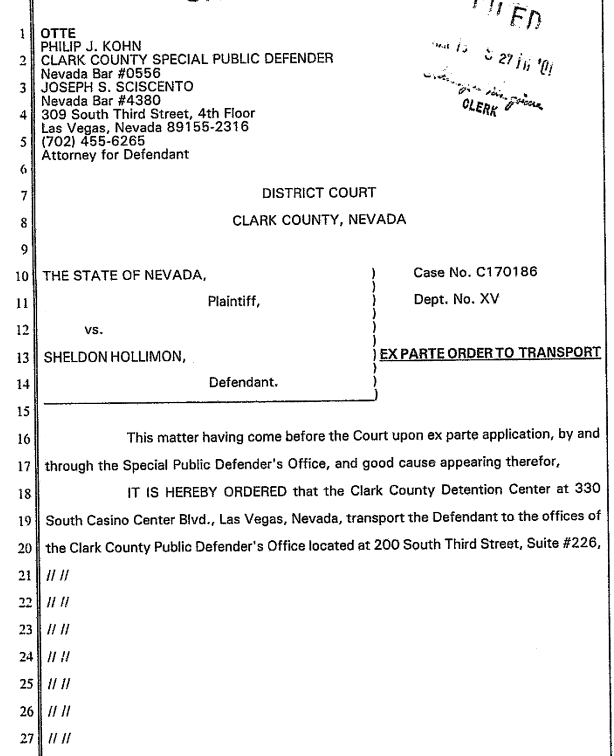
17 BY DAVID J.T. ROGER
18 Chief Deputy District Attorney

Nevada Bar #002781

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SPECIAL PUBLIC DEFENDER 11 11

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CLARK COUNTY NEVADA

1	Las Vegas, Nevada on Wednesday, March 14, 2001, at 9:00 a.m. to perform a polygraph
2	examination.
3	DATED thisday of March, 2001.
4	stally tachen
5	DISTRICT COURTPUDGE BS
6	
7	PHILIP J./KOHN CLARK//COUNTY SPECIAL PUBLIC DEFENDER
8	SEALING DELIGION OF THE PROPERTY OF THE PROPER
9	& Maria Jul
10	/ ALZORA B. JACKSON / NEW ADA BAR #2255 DEPUTY SPECIAL PUBLIC DEFENDER
11	DEPUTY SPECIAL PUBLIC DEFENDER
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SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA

ORIGINAL

1 ROC FILED PHILIP J. KOHN SPECIAL PUBLIC DEFENDER 2 Nevada Bar No. 000556 Mar 20 9 ou AM 'OI ALZORA B. JACKSON 3 DEPUTY SPECIAL PUBLIC DEFENDER Shilly to Pargine Nevada Bar No. 002255 309 S. Third Street, Fourth Floor Las Vegas, Nevada 89155 (702) 455-6265 Attorneys for Defendant 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, 11 CASE NO: C170186 Plaintiff, DEPT NO: 12 13 vs. SHELDON HOLLIMON, 15 Defendant. 16 **RECEIPT OF COPY** 17 RECEIPT OF A COPY of the foregoing Ex Parte Order to Transport is hereby 18 acknowledged this 13th day of March, 2001. 20 CLARK COUNTY DETENTION CENTER 21 By Confect 22 23

Hame (12) 1 **NISD** STEWART L. BELL 2 DISTRICT ATTORNEY 3 =n PM '01 Nevada Bar #000477 200 S. Third Street CLERK CLERK Las Vegas, Nevada 89155 (702) 455-4711 4 Attorney for Plaintiff 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 9 THE STATE OF NEVADA, 10 Plaintiff, C169550 11 Case No. Dept No. 12 DAMON LAMAR CAMPBELL #1196647 C170186 13 Defendant. 14 15 16 NOTICE OF EVIDENCE IN SUPPORT OF 17 AGGRAVATING CIRCUMSTANCES 18 19 COMES NOW, the State of Nevada, through STEWART L. BELL, Clark County District 20 Attorney, by and through DAVID J.J. ROGER, Chief Deputy District Attorney, pursuant to the Order Amending Supreme Court Rule 250 filed on December 30, 1998, NRS 175.552 and NRS 21 22 200.033 and declares its intention to present the following evidence in support of aggravating 23 circumstance at a penalty hearing: The State intends to present evidence of the facts surrounding the Defendant's contact 24 23 with the criminal justice system from the following cases and arrests: 1. C. Matthews, LVMPD #3665 - On June 7, 1993, Officer Matthews and Officer Perns



stopped a vehicle driven by the Defendant. Upon searching the vehicle, officers found a short-

barreled shotgun. Subsequently, Defendant plead guilty to Possession of an Unregistered

Firearm in Case No. 93F04316X.

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- 2. P. Perns, LVMPD #2823 See C. Matthews above.
- 3. B. Nellis, LVMPD #4429 On September 15, 1994, Officer Nellis arrested Defendant for Possession of Stolen Vehicle bearing fictitious license plates with cold plates. Defendant plead guilty to Petit Larceny in Case No. 94F08371B.
- 4. R. Lee, LVMPD #3290 On January 5, 1995, Officer Lee arrested Defendant for Possession of Controlled Substance. During a search of Defendant's person, officer found Defendant had a firearm hidden on his person. Defendant plead guilty to Possession of a Dangerous Weapon in Case No. 95F00204X.
- 5. J. Faulis, LVMPD #4764 On August 11, 1996, Officer Faulis and Officer Carpenter initiated a traffic stop on a vehicle driven by the Defendant. When the officer asked the Defendant if he had been smoking marijuana, Defendant drove away from the officer. A high speed chase ensued. Defendant plead guilty to Evade Police Officer, a gross misdemeanor.
 - 6. J. Carpenter, LVMPD #5003 See J. Faulis above.
- 7. Allen Ford, Parole & Probation Officer Ford authored the Pre-Sentence Investigation Report for Defendant's sentencing on the gross misdemeanor charge.
- 8. J. Weiskopf, LVMPD #5130 On December 25, 1999, Officer Weiskopf and Officer Riback arrested the Defendant for Aiming a Firearm at Westine Parker during a family disturbance in Case No. 99F20141X.
 - 9. S. Riback, LVMPD #5749 See J. Weiskopf above.
 - 10. Leonardo Martinez Victim impact.

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	11. Gregory Munson, LVMPD #5847 - On April 10, 2000, Officer Munson and Office
:	Wolfe spoke to the Defendant about his stolen car. Defendant acknowledged shooting severa
;	rounds at the person who drove off with his car.
4	12. Carolyn Wolfe, LVMPD #2873 - See Gregory Munson above.
;	DATED this 2001.
(Respectfully submitted,
7	SIEWAKI L. BELL
8	District Attorney Nevada Bar #000477
9	
10	BIANOVICE
11	DAVID J.J. ROGER Chief Deputy District Attorney Nevada Bar #002781
12	Nevada Bar #002781
13	←
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18	RECEIPT OF COPY
19	RECEIPT OF COPY of the above and foregoing NOTICE OF EVIDENCE IN
20	SUPPORT OF AGGRAVATING CIRCUMSTANCES is hereby acknowledged this day
21	of April, 2001.
22	STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT
23	A. A
24	By (malinatula) (An) 5A)
25 26	550 E. Charleston Blvd, #A/ Las Vegas, Nevada 89104
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FILED NOT 1 STEWART L. BELL DISTRICT ATTORNEY 2 APR 30 3 12 PM 'OI Nevada Bar #000477 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 CLERK CLERK 4 Attorney for Plaintiff 5 DISTRICT COURT CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, 8 Plaintiff, 9 C169550/C170186 Case No. 10 -vs-Dept. No. DAMON LAMAR CAMPBELL, 11 #1196647 SHELDON HOLLIMON, 12 #1203836 13 Defendants. 14 15 16 NOTICE OF EXPERT WITNESSES 17 [NRS 174.234 (2)] 18 DAMON LAMAR CAMPBELL and SHELDON HOLLIMON, TO: 19 Defendants; and 20 TO: STANLEY A. WALTON, ESQ. and SPECIAL PUBLIC DEFENDER, 21 Counsels of Record: 22 YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF 23 NEVADA intends to call expert witnesses in its case in chief as follows: AOKI, MINO: A Crime Scene Analyst with the Las Vegas Metropolitan Police 25 Department. He is an expert in the area of crime scene analysis and will give opinions related thereto. He is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

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BEAUDETTE, FRANCIS: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. She is an expert in the area of crime scene analysis and will give opinions related thereto. She is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

BROTHERSON, DEBORAH: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. She is an expert in the area of crime scene analysis and will give opinions related thereto. She is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

GUENTHER, ED: A Criminalist with the Las Vegas Metropolitan Police Department. He is an expert in the area of latent print examination and comparison and will give scientific opinions related thereto. He will testify regarding the various latent print comparisons he performed in this case.

KRYLO, JIM: A Firearm/Toolmark Examiner with the Las Vegas Metropolitan Police Department. He is an expert in the area of firearm and toolmark analysis and will give opinions related thereto. He is expected to testify regarding the firearms and bullet trajectory comparison of certain evidence collected from the various crime scenes.

LOVETT, JAMES: UNIVERSITY MEDICAL CENTER - A medical doctor with the University Medical Center. He is an expert in the area of emergency medicine and will give scientific opinions related thereto. He is expected to testify regarding the injuries sustained by the victim.

MORTON, LARRY: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. He is an expert in the area of crime scene analysis and will give opinions related thereto. He is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

NEIL, KELLY: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. He is an expert in the area of crime scene analysis and will give opinions related thereto. He is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

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PULLIAM, FRANCIS: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. He is an expert in the area of crime scene analysis and will give opinions related thereto. He is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

TELGENHOFF, GARY: A medical doctor employed by the Clark County Coroner Medical Examiner. He is an expert in the area of forensic pathology and will give scientific opinions related thereto. He is expected to testify regarding the cause and manner of death of Alberto Martinez.

The substance of each expert witness' testimony and a copy of all reports made by or at the direction of the expert witness has been provided in discovery.

A copy of each expert witness' curriculum vitae, if available, is attached hereto.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

DAVID J.J. ROGER

Chief Deputy District Attorney Nevada Bar #002781

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RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing NOTICE OF EXPERT WITNESSES is hereby acknowledged this 2001.

STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL

Las Vegas, Nevada 89104

SPECIAL PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT SHELDON HOLLIMON

BY

309 S. Third St., #401 Las Vegas, Nevada 89155

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

			Date: <u>10-14-99</u>
Name: _	Minoru Aoki	P#: <u>1592</u>	Classification: <u>Criminalist II</u>
Current	Discipline of Assignment: Toxicology / Bloo	d Alcohol	

EXPERIENC	E IN THE F	OLLOWING	DISCIPLINE(S)		
Controlled Substances	х	Blood Alcol	noi		Х
Toolmarks		Breath Alcohol			х
Trace Evidence	×	Arson Anal	ysis		х
Toxicology	Х	Firearms		***	
Latent Prints		Crime Scer	ne Investigations	•	
Serology	×	Clandestine	Laboratory Response Tea	ım	X
Document Examination		DNA Analy	sis		
	EDI	JCATION			
Institution	Dates	s Attended	Major	Deg Comp	
Weber State College	6/69	6/69 to 6/74 Chemistry			A
ADDI*	TIONAL TR	RAINING / SE	MINARS		
Course / Seminar		l	ocation	Dates	
A.T.F. / Post-Blast Bomb Investigating		Las Vegas		8/82	
McCrone Institute / Forensic Microscopy		Huntington Beach, CA		11/85	
FBI / A.A. for Primer Residues		Quantico, VA		9/86	
Hewlett Packard / Operator Training for GC/	MSD	Paramus, NJ		9/88	
Hewlett Packard / Macro Programming		Pa	ramus, NJ	10/88	
Becton Dickinson / Master Trainer	-	La	as Vegas	1/90	
D.E.A. / Clandestine Laboratory		La	as Vegas	2/90	
FBI / Explosive Residue		Qu	antico, VA	9/91	
D.E.A. / Drug Seminar		Mo	Lean, VA	11/92	
CCI / Basic Toxicology		Sacr	amento, CA	6/94	
(CAC) California Association of Criminalists		Pas	adena, CA	5/81	

MINORU AOKI Curriculum Vitae LVMPD P#1592

- 1

CAC / (NWAFS) Northwest Association of Forensic	Reno, NV	11/81
Scientists CAC	Newport Beach, CA	5/82
CAC	Sacramento, CA	11/82
NWAFS / (SWAFS) Southwest Association of	Denver, CO	5/85
Forensic Scientists CAC	Los Angeles, CA	11/85
CAC	Concord, CA	5/86
CAC	Palm Springs, CA	11/86
CAC / NWAFS	Reno, NV	5/87
Clandestine Lab Investigator Association	Salt Lake City, UT	8/89
NWAFS	Seattle, WA	11/90
(CLIC) Clandestine Lab Investigating Chemists	San Diego, CA	9/91
Clandestine Lab Investigator Association	Salt Lake City, UT	9/92
NWAFS	Vancouver, B.C.	11/94
CAC	San Pedro, CA	11/95
Intoxilyzer 5000 Users Group	Reno, NV	8/96
NWAFS	Las Vegas, NV	11/97
International Association for Chemical Testing (IACT)	Las Vegas, NV	4/98
CAC	San Diego, CA	10/98
Testifying In Court	Las Vegas, NV	2/99
STC Applications Training	Las Vegas, NV	5/99
Clandestine Lab Safety Certification Program	Las Vegas, NV	5/99
Laboratory Auditing	Las Vegas, NV	6/99
COURTRO	OOM EXPERIENCE	
Court	Discipline	Number of Times
Clark County District	Controlled Substance / Toxicology / Trace / Serology / Blood Alcohol	> 100
Nye County District	Controlled Substance	3
Lincoln County District	Trace	1
Federal District	Controlled Substance / Blood Alcohol	4
Clark County Justice	Controlled Substance / Toxicology / Serology, Arson, Blood Alcohol, Breath Alcohol, Trace	>100
Nye County Justice	Controlled Substance / Toxicology	1

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MINORU AOKI Curriculum Vitae LVMPD P#1592 - 2

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trolled Substance / Blood Alcohol,	
trolled Substance / Blood Alcohol,	3
ath Alcohol	>25
trolled Substance / Blood Alcohol / ath Alcohol	>10
trolled Substance	1
NT HISTORY	
Job Title	Date
Technician	6/77 - 9/77
mist	11/77 - 6/78
ninalist II	6/78 - present
L AFFULATIONS	
AL AFFILIATIONS	Date(s)
	5/78 - present
	5/81 - present
	9/85 - present
****	9/91 - present
PRESENTATIONS:	
ALIEICATIONS:	
ALIFICATIONS.	
	AL AFFILIATIONS / PRESENTATIONS: ALIFICATIONS:

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: 3-20-00

Name: Frances E. Beaudette

P#: <u>4361</u>

Classification: Criminalist II

Current Discipline of Assignment: Controlled Substances

EXPERIENCE	IN THE FO	LOWING DIS	SCIPLINE(S)		•
Controlled Substances	X	Blood Alcoho			х
Toolmarks		Breath Alcoh	nol		
Trace Evidence		Arson Analys	sis		
Toxicology		Firearms			
Latent Prints -		Crime Scene	e Investigations		
Serology		Clandestine	Laboratory Response Te	eam	
Document Examination		DNA Analysi	is		
	EDUC	ATION			
Institution		Dates Attended Major		Degree Completed	
University of Nevada, Las Vegas	8	i/98 - 5/99	Non-degree N//		/A
University of Illinois	9/75	5 - 6/76, 1/78	Molecular Biology		
Holy Cross Hospital School of Medical Technology	7/76 - 7/77 Medical Technology Di		Dipl	oma	
University of Illinois	9	/71 - 6/75	Biological Sciences	В	s
ADDITIO	ONAL TRA	INING / SEMIN	VARS		
Course / Seminar	Location Dat			tes	
Forensic Chemistry and Toxicology	Associated Pathologist Laboratory of Las Fall 199 Vegas			1990	
Controlled Substances - Analysis	LVMF	LVMPD - OJT 4/92 - 6			6/92
Blood Alcohol Analysis	LVMF	TLO - O		11/92 -	12/92

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361

- 1 -

ADDITION	AL TRAINING / SEMINARS	
Course / Seminar	Location	Dates
Chromatographic Methods in Forensic Sciences	FBI Academy, Quantico, VA	8/93
Forensic Chemist Seminar	DEA, McLean, VA	9/93
GC-MS (DOS) Data Analysis / Reporting	Hewlett-Packard, San Diego, CA	12/95
Immuno Assay Techniques	Colorado Assn. for Continuing Medical Laboratory Education	Fall 1994
Introduction to Therapeutic Drug Monitoring	Colorado Assn. for Continuing Medical Laboratory Education	Spring 1995
Testing for Drugs of Abuse	Colorado Assn. for Continuing Medical Laboratory Education	Spring 1996
New Civilian Orientation	LVMPD - Training Bureau	6/92
Personal Financial Planning	LVMPD - Training Bureau	10/92
Personal Protection and Self Defense	LVMPD - Training Bureau	3/93
Introduction to Lotus 1-2-3	Clark County	10/93
Drivers Training	LVMPD - Training Bureau	3/94
Building a Powerful Memory	LVMPD - Training Bureau	1/95
Nutrition -	LVMPD - Training Bureau	5/95
How to Handle Negativity in the Workplace	LVMPD - Training Bureau	7/95
ASCLD Accreditation Workshop	Denver, CO	10/95
Thinking Outside the Box	LVMPD - Training Bureau	1/96
ODV Narcotics Identification	LVMPD - Training Bureau	8/96
Wall Street Basics	LVMPD - Training Bureau	9/96
Justice Trax	LVMPD - Training Bureau	12/96
Ace Computer System	LVMPD - Evidence Vault	12/96
Leadership 7 Supervisory Skills	Las Vegas, NV	2/97
Financial Planning for Women	LVMPD - Training Bureau	5/97
Introduction to Medical Ethics	Colorado Assn. For Continuing Medical Laboratory Education	Summer 1997
Interpersonal Communication	Self-Study	9/97
MAFS meetings	DeMoines, Iowa	10/97
Interpretation of Mass Spectra	MAFS Workshop and Hewlett Packard Workshop	10/97 and 11/97
NWAFS/SWAFS/CAT/SAT meetings	Las Vegas, NV	11/97
Molecular Medicine	Colorado Association for Continuing Medical Laboratory Education	1998 - Winter
Meetings of the American Academy of Forensic Sciences	San Francisco, CA	2/98
Human Genetics	UNLV	1998 - Fall

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361 - 2 -

ADDITION	AL TRA	INING / SEMINARS		
Course / Seminar		Location		Dates
Analysis of Botanical Drugs - MAFS Workshop	Ann /	Arbor, MI	10/98	
Steroid Analysis - MAFS Workshop	Ann A	Arbor, MI	10/98	
Meetings of the Midwestern Association of Forensic Scientists - MAFS	Ann /	Arbor, MI		10/98
Adrenal and Pituitary Function		ado Association for Continuing cal Laboratory Education		1999 - Winter
Statistics for Scientists	UNL\	/		1999 - Spring
Blood Alcohol Analysis	LVMF	PD - OJT		7/99
Performance Appraisals for Civilian Employees	LVMF	PD - Training Bureau		8/99
Arson Accelerant Detection	Sacra	mento, CA		10/99
Meetings of the Midwestern Association of Forensic Scientists - MAFS	Cape	Girardeau, MO		10/99
Mitochondrial DNA & STR Interpretation	Cape	Girardeau, MO		10/99
General Capillary Electrophoresis Theory and Instrumentation	Cape Girardeau, MO			10/99
Capillary electrophoresis Applications and Techniques in Forensic Drug Analysis	Cape Girardeau, MO			10/99
COURT	room	EXPERIENCE		
Court		Discipline	N	umber of Times
U.S. District Court - Nevada		Controlled Substances		4
U.S. District Court - Nebraska		Controlled Substances		1
Nevada District Court, 8th District		Controlled Substances		23
Nevada District Court, 5th District		Controlled Substances		4
Nevada District Court, Juvenile Div		Controlled Substances		3
Grand Jury		Controlled Substances		2
Justice Court, Las Vegas		Controlled Substances		24
Justice Court, Tonopah		Controlled Substances		2
Justice Court, Beatty		Controlled Substances		3
Justice Court, Henderson		Controlled Substances		2
Justice Court, Pahrump		Controlled Substances		3
Justice Court, Goldfield		Controlled Substances		1
Nevada District Court, 8th District		Blood Alcohol		2
Justice Court, Las Vegas		Blood Alcohol		0
Municipal Court, Las Vegas		Blood Alcohol		5

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361 - 3 -

COURTROC	OM EXPERIENCE	
Court	Discipline	Number of Times
Municipal Court, Henderson	Blood Alcohol	1
Dept. Motor Vehicles, Las Vegas	Blood Alcohol	25
EMPLOYN	ENT HISTORY	
Employer -	Job Title	Date
LVMPD Forensic Laboratory; Las Vegas, NV	Criminalist II	4/92 - Present
Associated Pathologist Laboratory, Las Vegas, NV	Supv. Technologist	4/89 - 3/92
State of Nevada, Public Health Laboratory	Microbiologist Supervisor	1/87 - 4/89
Rush Presbyterian St. Luke's Medical Center; Chicago, IL	Supv. Technologist	7/77 - 11/86
Holy Cross Hospital; Chicago, IL	Phlebotomist / Lab Technician	8/76 - 7/77
PROFESSION	AL AFFILIATIONS	Programme Control
Organization		Date(s)
Midwestern Association of Forensic Scientists		10/92
TWGDrug / QA		2/98 - 11/99
PUBLICATIONS	/ PRESENTATIONS:	
Presumptive Identification of Methamphetamine usin 1997 - CAT/NWAFS/SWAFS/SAT meetings	SAN TAN, BOURDAY DE CONTROL TO THE TANK OF HIS SECURITION OF THE	eagents, October
OTHER QU	ALIFICATIONS:	병 - 보호
Professional Licenses		
American Society of Clinical Pathologists, Registry #		
State of Nevada Clinical Laboratory Technologist #0	03738 12/86	

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: October 24, 1997

Name: DEBORAH BROTHERSON P#: 4931 Classification: CRIME SCENE ANALYST II

	CURF	RENT CLASSIF	CATIO	N			
	CLASSIFICATION MINIMUM QUALIFICATIONS						
	Crime Scene Analyst I	AA degree with major course work in criminal justice forensic science, physical science or related field, including specialized training in crime scene investigation			or related field,		
X	Crime Scene Analyst II	18 months - 2 a Crime Scen			vice with LVMPD as		
	Senior Crime Scene Analyst			icene Analyst I Senior Crime S	i to qualify for the cene Analyst		
	Crime Scene Analyst Supervisor	dene Analyst Supervisor 4 years continuous service with LVMPD and complètic of probation as a Senior Crime Scene Analyst. Must have the equivalent of a bachelor's degree from an accredited college or university with major course wor in criminal justice, forensic science, physical science or related field.					
	Harris III organization (Control of Control	RMAL EDUCA	TION	erak erapu yeri bil Barras			
	Institution		Majo)r	Degree/Date		
CC	SN	Criminal Justice		AS 5/94			
CC	SN	General Studies		AA 5/94			
	ADDITIO	NAL TRAINING	SEMIN	IARS	Magaille ann a chuir Magaille ann an Ch		
	Course / Seminar			Hours	Date		
Тор	Gun Training – LVMPD			21.00	04/01-04/03/97		
Red	cognition for Highest Number of Make	es for the Month = 4			03/97		
	gerprint Classification – Law Enforcer ining School	nent Officers		40.00	10/07-10/11/96		
Crime Scene Technology II – Northwestern University, 40.00 09/23-09/27/96 Traffic Institute					09/23-09/27/96		
	Gunshot and Stab Wounds – A Medical Examiner's View – 8.00 07/22/96 Barbara Clark Mims Associates						
CAI	PSTUN Training – LVMPD			1.50	06/22/96		

DEBORAH BROTHERSON Curriculum Vitae LVMPD P#4931 - 1 -

		ADDITIONAL T	RAINING/SEMIN	IARS		
		Course / Seminar		Hours	Date	
Forens	ic Scien	ce – American Institute of Appli	ed Science	260.00	03/26/96	
Automa Nikon I		ted Investigation Measurement – Regional Manager 24.00		01/25/96		
New C	vilian Er	mployee Orientation – LVMPD		7.00	08/02/95	
FATS	Fraining	– LVMPD		1.00	04/27/95	
Range	Training	; – LVMPD .		4.00	04/17/95	
Introdu	ctory Cr	ime Scene Analyst Training		40.00	04/07/95	
		en de la figuração de TE	STIMONY			
Yes	No					
X		Eighth Judicial District, Clark				
X		Justice Courts of Las Vegas	rownship			
**************************************		EMPLOYI	MENT HISTORY			
		Employer		Title	Date	
Las Ve	gas Met	ropolitan Police Department	Crime Scene Analyst		3/95-present	
Clark C	ounty C	oroner	Medical Examiner/Coroner Inv.		8/94-3/95	
EG&G Energy Measurements			Photographic		8/81-8/93	
		PROFESSIO	VAL AFFILIATIO	NS		
	Organization					
Interna	tional As	ssociation For Identification			Pending	

LAS VEGAS METROPOLITAN POLICE DEPARTMENT **FORENSIC LABORATORY** STATEMENT OF QUALIFICATIONS

Date:

10-14-99

Edward S. Guenther Name:

P#: <u>5891</u>

Classification: Latent Print Examiner II

Current Discipline of Assignment: Latent Print Detail

	IENCE IN T	HE FO	LLO	WING DISCIPLINE(S			
Controlled Substances			Blo	od Alcohol			
Toolmarks		•	Bre	ath Alcohol			
Trace Evidence			Ars	on Analysis			
Toxicology			Fire	arms			
Latent Prints / Shoe Track Analysis X			Crir	ne Scene Investigatio	ns	Х	
Serology - (Cla	ndestine Laboratory F	Response Team	•	
Document Examination			DN	A Analysis			
		EDUC	ATIO	N.			
Institution	Dates	Attende	ed	Major	Degree Compl	eted	
University of South Florida	9/82	- 12/84		Criminal Justice	BA	BA	
Ohio University	9/77	- 12/79		Criminal Justice			
University of Akron	9/73	- 6/75	Biology				
	ADDITIONA	L TRA	ININC	S/SEMINARS			
Course / Semi	nar		1	Location	Dates		
Fingerprint Technician School	· · · · · · · · · · · · · · · · · · ·		FBI - Washington, D.C.		9/75 thru 1	9/75 thru 11/75	
Footwear Identification			Tallahassee, FL				
Identification Photography			Quantico, VA 4/8		4/83		
Latent Fingerprint Analyst Sem	inar	í	Tallahassee, FL 11/83				
Bloodstain Evidence Workshop			Tallahassee, FL 3/85			•	
Forensic Footwear and Tire Track Seminar			Tallahassee, FL 3/86				
Forensic Archeology and Anthropology Seminar			Tallahassee, FL 2/87				
Police Arson School			Qi	uantico, VA	4/88		
Forensic Identification of Shoe	& Tire Print	s	Tallahassee, FL 4/88				

EDWARD S. GUENTHER LVMPD P#5891 Curriculum Vitae

ADDITIONAL	TRAIN	NING / SEMINARS	.:	
Course / Seminar	Course / Seminar			Dates
Collection and Preservation of Physical Evid	ence	Quantico, VA		3/89
Advanced Techniques in Crime Scene Semi	nar	Tallahassee, FL		3/90
Advanced Latent Fingerprint Examiners Sen	ninar	Tampa, FL		9/90
Demystifying Palm Prints		Tampa, FL		1/92
AFIS Training Seminar		Tampa, FL		12/92
Identification of Vehicles Through Tire Track	S	Tallahassee, FL		5/93
Latent Print Development Techniques		Tallahassee, FL		11/95
Tire Tracks as Evidence		Panama City, FL		10/96
	Meetii	ngs		
International Association of Identification		Orlando, FL		8/83
International Association of Identification		Savannah, GA		7/85
FDIAI Conference		Stuart, FL		10/87
FDIAI Conference		Tallahassee, FL		10/91`
FDIAI Conference		Tampa, FL	 -	10/95
FDIAI Conference		Panama City, FL		10/96
FDIAI Conference		Palm Beach, FL		10/97
1998 Printrak Users Conference		Anaheim, CA		9/98
COURTRO	OOM E	EXPERIENCE		
Court		Discipline	Nu	mber of Times
State Courts of Florida, Ohio & Nevada	Late	nt Prints	>100	
Federal Courts of Florida	Late	nt Prints	3 to 5	
State Courts of Florida	Shoe	e Tracks	> 50	
State Courts of Florida	Crim	e Scene Analysis	Appro	x. 30
EMPLO'	YMEN.	T HISTORY		
Employer	Job Title		Date	
Las Vegas Metropolitan Police Dept.	nt Print Examiner		5/98 - current	
Florida Department of Law Enforcement	or Crime Lab Analyst - L	atents	3/80 - 5/98	
Ohio Bureau of Criminal Identification and Investigation	tion and Latent Print Examiner 2/77 - 3/80			2/77 - 3/80
Federal Bureau of Investigation	Finge	rprint Technician		6/75 - 11/76

EDWARD S. GUENTHER LVMPD P#5891 Curriculum Vitae - 2 -

Organization	Date(s)
Active member of the International Association for Identification	Current
Active member of the Florida Division of the International Association for Identification	1986 - 1998
PUBLICATIONS / PRESENTATIONS	
OTHER QUALIFICATIONS	
Certified Latent Print Examiner by the International Association for Identification	n ·

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

			Date:	5/4/9	9			
Name: James Krylo P#: 59	945	Classification:	Firearm	/ Toolm	nark Ex	xaminer		
Current Discipline of Assignment: Fire	earm / -	Toolmarks						
EXPERIENCE IN THE FOLLOWING DISCIPLINE(S)								
Controlled Substances		Blood Alcohol						
Toolmarks X Breath Alcohol								
Trace Evidence		Arson Analysis						
Toxicology	Firearms				Х			
Latent Prints	X Crime Scene Investigations				Х			
Serology		Clandestine Laboratory Response Team						
Document Examination		DNA Analysis						
	EDUC	ATION						
Institution	Dates	Attended	Major	Major		egree npleted		
California State University, Long Beach	9/76	– 12/80	Criminalistic	minalistics		3.S.		
ADDITIONAL ADDITIONAL	L TRA	INING / SEMINA	\R\$					
Course / Semina			_	Location		Dates		
Association of Firearm and Toolmark Exar	r San M	lateo, C	; <u>A</u>	1983				
Washington State Criminal Justice Trainin Identification	int Seattle	Seattle, WA		1984				
International Association of Bloodstain Par Seminar	Olymp	ia, WA		1985				
Loctite Corp. Cyanoacrylate Fuming for La Techniques				1985				

JAMES KRYLO LVMPD P#5945 Curriculum Vitae

-1-

ADDITIONAL TRAINING / SEMINARS		···
Course / Seminar	Location	Dates
Washington State Criminal Justice Training Center / FBI Advanced Latent Fingerprint Techniques	Seattle, WA	1986
Washington State Patrol Leaf Marijuana Identification	Shelton, WA	1987
Assoc. of Firearm and Toolmark Examiners Seminar	Seattle, WA	1988
International Association for Identification Pacific Northwest Division Training Seminar	Spokane, WA	1989
Kodak/Nikon Law Enforcement Photography	Tacoma, WA	1989
Washington State Criminal Justice Training Center Homicide Investigation	Seattle, WA	1989
International Assoc. of Bloodstain Pattern Analysts Training Seminar	Reno, NV	1990
International Association for Identification Pacific Northwest Division Training Seminar	Yakima, WA	1990
Midwestern Association of Forensic Scientists Blood Spatter Workshop		1990
Washoe Co. Sheriff's Office Advanced Crime Scene Reconstruction	Reno, NV	1991
Beretta Armorer's Course	Tacoma, WA	1992
Oregon State Police Advanced Firearms Training	OR	1992
Smith & Wesson Revolver Armorer's course	Galt, CA	1992
Washington State Law Enforcement Firearms Instructors Assoc. Training Seminar	Seattle, WA	1992
Assoc. of Firearm And Toolmark Examiners Annual Training Seminar	Raleigh, NC	1993
Ruger Armorer's course	Tacoma, WA	1993
Ruger Revolver Familiarization course	Raleigh, NC	1993
SigSauer Pistols Armorer's course	Raleigh, NC	1993
Smith & Wesson Pistol Armorer's course	Bellevue, WA	1993
Washington State Criminal Justice Training Center/Washington State Law Enforcement Firearms Instructors Association Training Seminar	Seattle, WA	1993
Glock Armorer's Course	Oregon City, OR	1994
Range Management Services Inc. Managing Lead Hazards in Indoor Firing	Olympia, WA	1994
Washington State Law Enforcement Firearms Instructors Assoc. Training Seminar	Seattle, WA	1994
Colt M16 / AR15 Armorer's course	OR	1995
Federal Cartridge Co. Law Enforcement Ammunition and Ballistics Seminar	Tacoma, WA	1995
Washington State Criminal Justice Training Center / Washington	Seattle, WA	1995

JAMES KRYLO LVMPD P#5945 Curriculum Vitae - 2 -

ADDITIONAL TRAINING / SEM	INARS			
Course / Seminar		Loc	cation	Dates
State Law Enforcement Firearms Instructors Assoc. Training Seminar	-			
Washington State Law Enforcement Firearms Instructors Assortion	ciation	Seattle,	WA	1995
Heckler & Koch MP5/Rifle Armorer's Course		Tacoma	ı, WA	1996
Oehler Ballistics Workshop		Fredrick	sberg, TX	1996
FBI Gunshot Residue School		Marysvil	lle, WA	1997
Forensic Technology "IBIS" Training Course		Tacoma	, WA	1997
International Association of Bloodstain Pattern Analysts Training	ng	Seattle,	WA	1997
Mnemonic Systems Inc. Introduction to "Drugfire" Course		Washing	gton, DC	1997
Remington Armorer's course		Bellevue	, WA	1997
FBI Bullet Trajectory and Shooting Reconstruction School		Los Angeles, CA		1998
Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training		Seattle,	WA	1998
Seminar -				`
NV State Division for the International Association for Identifica Conference		Las Veg	as, NV	04/99
COURTROOM EXPERIENCE	E			- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
Court	Disc	cipline	Number o	f Times
Federal - Washington (Tacoma)	Latent	Prints	1	
Municipal - California (Orange County)	Latent	Prints	5	
Superior - California (Orange County)	Latent	Prints	2	
Superior - Washington (King & Pierce Counties)	Latent	Prints	11	
Coroner's Inquest - Washington (King County)	Firearı	ms 4		
District - Washington (Pacific County)	Firearr	ns	1	
Grand Jury - California (Orange County)	Fiream	ns	1	
Grand Jury - Federal (Seattle, WA)	Firearr	ns	1	
Justice - Nevada (Las Vegas)	ns	1		
Juvenile - California (Orange County)	ns	1		
Juvenile - Washington (Pierce and King Counties)	Firearr	ns	4	
Military - USMC (El Toro, CA)	Firearr	ns	1	
Superior - California (Orange County)	Firearr	ns	11	
Superior - Washington (Clallam, Clark, Cowlitz, Grays Harbor,	Firearr	ns	105	;

JAMES KRYLO LVMPD P#5945 Curriculum Vitae

Court	Discipline	Number of Times		
Jefferson, King, Kitsap, Klicitat, Lewis, Mason, San Juan, Skamania, Snohomish, and Thursto	-			
EMPLOY	MENT HISTORY			
Employer	Job	Title	Date	
Las Vegas Metropolitan Police Department	Firearm/Toolm	ark Examiner	1998 - Present	
Washington State Patrol	Forensic Scier	ntist	1991 – 1998	
Pierce County Sheriff's Department	Identification C	Officer	1986 – 1991	
Seattle Police Department	Identification T	echnician	1984 – 1986	
Orange County Sheriff's Department	Forensic Spec	1981 – 1984		
Anaheim Police Department	Department Identification Technician			
PROFESSIO	NAL AFFILIATIO	NS		
Organization			Date(s)	
Association of Firearm and Toolmark Examine	ers	1:	1993 – Present	
International Association of Bloodstain Pattern	Analysts	19	991 - Present	
Washington State Law Enforcement Firearms	Instructors Assoc	iation 19	994 – 1998	
PUBLICATION	S / PRESENTATION	ons:		
BRI 12 GA/.500 Sabot Bullet - AFTE Journal -	- October 1983			
Trigger Pull Statistics - AFTE Journal - Janua	ry 1985			
Drop Testing a 45 Auto Colt 1911 – AFTE Jou	rnal – Spring 199	7		
	UALIFICATIONS:	gwa in the law to the transfer		

LAS VEGAS CRIMINALISTICS BUREAU STATEMENT OF QUALIFICATIONS

Name: LARRY R. MORTON P# 4935 Date: 10/24/97

	CONSTRUCT CLASSIFICATION							
	CLASSIFICATION			MINIMUM QUA	LIFICAT	TIONS		
	Crime Scene Analyst I	sc tra	AA degree with major course work in criminal justice, forensic science, physical science or related field, including specialized training in crime scene investigation					
х	Crime Scene Analyst II		months - : ime Scene	2 years continuous Analyst I	service v	vith LVMPD as a		
	Senior Crime Scene Analyst			Crime Scene Analy est for Senior Crime				
	Crime Scene Analyst Supervisor	4 y pro eq un	4 years continuous service with LVMPD and completion of probation as a Senior Crime Scene Analyst. Must have the equivalent of a bachelor's degree from an accredited college or university with major course work in criminal justice, forensic science, physical science or related field.					
	~(_15	3/1/	(स. निर्हा <u>)</u>	MOPT AL				
	Institution			Major	Degree/Date			
San	Diego City College	Criminal J			1975			
	Anatara (Sid)	<u> </u>	TEVAL RIL	७८) हो प्राप्ति । १८				
	Course / Seminar			Hours		Date		
Univ	versity of the State of New York			AA	09/20/74			
Intro	ductory Crime Scene Analyst Training			40		04/07/95		
Ran	ge Training		i	2.5		04/17/95		
FAT	S Training			2		05/09/95		
Ran	ge Training			1		08/25/95		
Cou	rtroom Skills and Tactics - Video			.50		11/29/95		
New	Civilian Orientation			7	7 12/05/95			
New Civilian Employee Orientation				7		12/05/95		
Crim	Crime Scene Preservation & Investigation			4		03/26/96		
Appl	Applied Neurolinguistic Programming			8		06/03/96		
Fore	ensic Tech for Law Enforcement			2		08/21/96		
Crim	ne Scene Technology II			40	09/	/23/96 – 09/27/96		

LARRY R. MORTON LVMPD P#4935 Curriculum Vitae Page -1-

Top Gur	Trainin	g	21	03/03/97 - 03/06/97		
Civilian l	Jse of F	orce & Firearm Training	21 03/19/97, 03/20/97 03/26/97			
		11:3	LIMOISA	1.00		
Yes	No					
X Eighth Judicial District, Clark County Nevada						
·	Х	Justice Courts of Las Vegas Tow	nship			
57 }		MYG.,GYAV	वियोग विक्रिक्ति			
		Employer -	Title	Date		
Las Vegas Metropolitan Police Department			Crime Scene Analyst	04/95 – Present		
Plaza Hotel-Las Vegas			Security Officer	08/94 - 04/95		
San Diego Police Department			Police Officer 1975 – 19			

LARRY R. MORTON LVMPD P#4935 Curriculum Vitae Page -2-

LAS VEGAS CRIMINALISTICS BUREAU STATEMENT OF QUALIFICATIONS

Name: **KELLY R. NEIL** P# **5410** Date: **10/24/97**

CURRENT OLASSINGATION								
	C	CLASSIFICATION		MINIMUM	QUALIFICA	ATIONS		
х	Crime Scer	ne Analyst I	so tra	A degree with major cours cience, physical science of aining in crime scene inver	r related fiel stigation	ld, including specialized		
	Crime Scen	ne Analyst II		B months - 2 years continu rime Scene Analyst I	ous service	e with LVMPD as a		
	Senior Crim	ne Scene Analyst		years as a Crime Scene A omotional test for Senior (
	Crime Scen	ne Analyst Supervisor	pr ec ur	4 years continuous service with LVMPD and completion of probation as a Senior Crime Scene Analyst. Must have the equivalent of a bachelor's degree from an accredited college or university with major course work in criminal justice, forensic science, physical science or related field.				
	ORAWA ENCOMPOSE							
		Institution		Major		Degree/Date		
Pittsburgh State University				Molecular Biology	Graduate Studies			
Mis	Missouri Southern State College			Biology/Chemistry	BS 05/94			
	was an an an an analysis and a	/MOIONT (OR/	N-	्रशाप्तिहरू के नियम	146			
<u> </u>		Course / Seminar	r		Hours	Date		
Crim	e Scene Ana	alyst Academy – LVMPD		175		01/27/97 – 02/28/97		
Haza	ırd Communi	ications Training Certificate /	/ Vi	deo – LVMPD	02/03/97			
Ethic	s & Leaders	hip – LVMPD			02/06/97			
Stres	s Managem	ent – LVMPD		4		02/10/97		
Civili	an Use of Fo	orce & Firearm Training – LV	MP	PD D	21	02/12/97, 02/13/97 & 02/19/97		
Civil	& Criminal L	aw – LVMPD			5	02/17/97		
Top Gun Class				21	05/27/97 – 05/29/97			
			_i=	E CHINOITY				
Ye.	s No							
	x	Eighth Judicial District, C	Cla	rk County Nevada				
	X	Justice Courts of Las Vegas Township						

KELLY R. NEIL LVMPD P#5410 Curriculum Vitae Page -1-

14°C). [8], [8]	गानरा महालक्ष	and the same of th
Employer	Title	Date
Las Vegas Metropolitan Police Department	Crime Scene Analyst	01/97 - Present
Dr. Mark W. Catron	Death Review Board	05/86 - 05/96
ଂ:(ମନ୍ତ୍ର()		
Organization	Date(s)	
International Association For Identification	08/97	

LAS VEGAS CRIMINALISTICS BUREAU STATEMENT OF QUALIFICATIONS

Name:	FRANCIS R. PULLIAM	P#	5412	Date:	October 24, 1997
	CURRENT CI	LASS]	FICATIO	N	
	CLASSIFICATION	M	INIMUM Q	QUALIFICA	ITIONS
X	CRIME SCENE ANALYST I	AA DEGREE WITH MAJOR COURSE WORK IN CRIMINAL JUSTICE, FORENSIC SCIENCE, PHYSICAL SCIENCE OR RELATED FIELD, INCLUDING SPECIALIZED TRAINING IN CRIME SCENE INVESTIGATION			
	CRIME SCENE ANALYST II	18 MONTHS - 2 YEARS CONTINUOUS SERVICE WITH LVMPD AS A CRIME SCENE ANALYST I 2 YEARS AS A CRIME SCENE ANALYST II TO QUALIFY FOR THE PROMOTIONAL TEST FOI SENIOR CRIME SCENE ANALYST			
	SENIOR CRIME SCENE ANALYST				
	CRIME SCENE ANALYST SUPERVISOR	4 YEARS CONTINUOUS SERVICE WITH LVMPD AND COMPLETION OF PROBATIO AS A SENIOR CRIME SCENE ANALYST. MUST HAVE THE EQUIVALENT OF A BACHELOR'S DEGREE FROM AN ACCREDITED COLLEGE UNIVERSITY WITH MAJOR COURSE WORK IN CRIMINA JUSTICE, FORENSIC SCIENCE PHYSICAL SCIENCE OR			AND ATION ENE THE FROM EGE OR JOR MINAL IENCE,

http://spiderman/html/ExpertCvs/Experts/Pulliamf.htm

4/30/01

	RELATED FIELD.			
FORMAL EDUCATION				
Institution		Major	Degree/	
Institution			Major	Date
TESTIMONY				
Yes	No			
	X	Eighth Judicial District, Clark County Nevada		
	Х -	Justice Courts of Las Vegas Township		
EMPLOYMENT HISTORY				
Employer			Title	Date
LAS VEGAS METROPOLITAN POLICE DEPARTMENT			CRIME SCENE ANALYST	1/97 present
MISSOULA POLICE DEPT. MT			CAPTAIN (5 YRS. I.D. SGT., 1 YR. DETECTIVE SGT)	1970- 1990
PROFESSIONAL AFFILIATIONS				
Organization				Date(s)

CURRICULUM VITAE

GARY DEAN TELGENHOFF, M.S., D.O.

Home Address:

1700 Alta Drive

Apt. 1071 Las

Vegas, NV 89106

(702) 383-7016

Office Address:

Office of the Coroner/Medical Examiner

1704 Pinto Ln.

Las Vegas, NV 89106

(702) 455-3210

E-mail: gte@co.clark.nv.us

Fax: (702) 455-0416

CERTIFICATIONS

- National Osteopathic Boards, parts I, II & III.
- Anatomic Pathology, American Board of Pathology

LICENSURE

State of Ohio and Nevada

EMPLOYMENT

• Deputy Medical Examiner/Forensic Pathologist – Clark County Coroner's Office.

Las Vegas, Nevada 8/1/98 – Present.

 Deputy Coroner/Forensic Pathologist – Montgomery County Coroner's Office

Dayton, Ohio 7/1/97 - 6/30/98.

EDUCATION

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

4/30/01

FELLOWSHIP:

• Forensic Pathology, Montgomery County Coroner's Office, Dayton, Ohio 7/97 – 6/30/98.

RESIDENCY:

- Pathology (AP)
 Medical College of Ohio at Toledo and Mercy Hospital
 Toledo, Ohio 8/95 6/97.
- Elective, Forensic Pathology (6 months)
 Lucas County Coroner's Office
 Toledo, Ohio.
- Pathology (AP/CP)
 Cleveland Clinic Foundation
 Cleveland, Ohio, 7/93 6/95.
- Forensic Training (1 month)
 Cayahoga County Coroner's Office
 Cleveland, Ohio.

INTERNSHIP:

Transitional/rotating
 Ingham Medical Center
 Lansing, Michigan, 7/92 – 6/93.

MEDICAL SCHOOL:

 9/88 – 6/92
 D.O.
 College of Osteopathic Medicine Michigan State University
 East Lansing, Michigan
 95th percentile.

GRADUATE SCHOOL:

8/86 – 10/89

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

M.S. Biology/Physiology Eastern Michigan University Ypsilanti, Michigan

UNDERGRADUATE:

• 9/75 – 6/79 B.A. Biology/Chemistry Spring Arbor College Spring Arbor, Michigan,

Magna Cum Laude.

OTHER:

Electron Microscopy: Eastern Michigan University, 1988. Autopsy Electives, medical school and internship, Sparrow Hospital and Ingham Medical Center, Lansing, Michigan, 1989, 1993. Electronics: Wexford/Missaukee Vocational School, 1975.

ABSTRACTS:

• Telgenhoff GD, Nine, JS. "A Fatal Automobile Accident Following an Anaphylactic Reaction to Bee Venom." Submitted for poster presentation at The American Academy of Forensic Sciences, March 1998 meeting.

RESEARCH:

• Telgenhoff GD, Renk C. "The Effect of Exercise Stress on the Mitogen-Stimulated Proliferation of Peripheral Blood Lymphocytes." Eastern Michigan University. Funded by the School of Clinical Laboratory Sciences, Department of Biology and the National Science Foundation. 10/89.

HONORS AND AWARDS:

• Dean's List: four years undergraduate, one-year post-graduate and two

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

4/30/01

years graduate.

• National Dean's List: 1979, 1987, 1988.

FORMAL PRESENTATIONS:

- "Electrical Injury; a forensic perspective." Scientific Day, Medical College of Ohio, 5/97.
- "Coccidioidomycosis; review and update."
 Grand Rounds; Medical College of Ohio, 9/95.
 Grand Rounds; Cleveland Clinic Foundation, 4/95
- "IgM Nephropathy; a distinct Clinicopathologic entity?" Grand Rounds; Medical College of Ohio, 3/97. Grand Rounds; Cleveland Clinic Foundation, 5/94.
- "Primary, Diffuse, Leptomeningeal Gliomatosis." Scientific Day, Medical College of Ohio, 4/96.
- Numerous microbiology, internal medicine, hematology, surgical, tumor board, radiology, and morbidity and morality conferences:
 Medical College of Ohio, Mercy Hospital, Toledo 8/95 6/97.
 Cleveland Clinic Foundation, Cleveland, 7/93 6/95.

CONFERENCES AND COURSES ATTENDED:

- Practical Homicide Investigation, Las Vegas, Nevada. 5/99.
- Second Annual Pediatric Forensic Issues, San Diego, California. 10/98.
- Evidence Technician Course, Montgomery County Crime Lab, Dayton, Ohio. 10/1/97 10/31/97.
- American Academy of Forensic Sciences:
 - o Nashville, Tennessee. 2/96.
 - o San Francisco, California. 2/98.
- American Society of Clinical Pathologists:
 - o Orlando, Florida. 5/95.

TEACHING APPOINTMENTS:

- Staff Instructor of Medical Students, Residents, Law enforcement students, Pathology assistant and investigation reservists.

 Clark County Coroner's Office. 8/1/98 present.
- Clinical Faculty, Pathology: School of Medicine, Wright State

- University. Dayton, Ohio. 7/97 6/98.
- Resident Instructor of Pathology Laboratories: Medical College of Ohio, Toledo, Ohio. 8/95 6/97.
- Resident Instructor of Medical Technology Students: Cleveland Clinic Foundation, Cleveland, Ohio. 7/93 6/95.
- Resident Instructor of Medical Students: Cleveland Clinic Foundation, Cleveland, Ohio. 7/93 6/95.
- Teaching Assistant: Medical students, histology. College of OsteopathicMedicine, Michigan State University, 9/88 12/88.
- Medical Student Tutor: Histology, Immunology, Physiology and Neuroanatomy. College of Osteopathic Medicine, Michigan State University, 9/88 6/90.
- Graduate Teaching Assistant of Nursing Students: Human Gross Anatomy, physiology and histology. Eastern Michigan University, Ypsilanti, Michigan. 9/86 6/88.
- Teaching Assistant: Genetics, Microbiology, Botany. Spring Arbor College, Spring Arbor, Michigan. 9/78 6/79.

OTHER EXPERIENCE:

- Cardiac Research Assistant: Cleveland Clinic Foundation, 7/93 6/95.
- Autopsy Pathologist ("moon-lighting"): Cleveland, Ohio, 7/94 6/95.
- Autopsy Assistant (diener): Veteran's Administration Hospital, Ann Arbor, Michigan, 1988.
- Phlebotomist: Veteran's Administration Hospital, Ann Arbor, Michigan, 1988.

PROFESSIONAL ORGANIZATIONS:

- Member, National Association of Medical Examiners (NAME).
- Provisional Member, American Academy of Forensic Sciences (AAFS).
- American Society of Clinical Pathologists (ASCP).

COMMITEE APPOINTMENTS:

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

• Child Death Review Board, Las Vegas, Nevada, 8/98 - present.

OTHER EMPLOYMENT/EXPERIENCE:

- Full-time, professional musician, 1979 1989.
- Part-time, professional musician, 1994 present.

INTERESTS:

Photography, music, travel, hiking, camping, downhill and cross-country skiing, oil and acrylic painting.

PERSONAL:

- Birthdate 8/3/57
- Birthplace Cadillac, Michigan
- Marital Status Single

w 0001 1 STEWART L. BELL 2 DISTRICT ATTORNEY HPR 30 3 29 PM 'AI Nevada Bar #000477 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 4 Attorney for Plaintiff 5 DISTRICT COURT CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, 8 9 Plaintiff, C169550 10 Case No. -VS-Dept. No. 11 DAMON LAMAR CAMPBELL, Docket #1196647 12 Defendant. 13 14 15 NOTICE OF MOTION AND MOTION TO ADMIT 16 EVIDENCE OF OTHER CRIMES 17 DATE OF HEARING: 5-16-01 18 TIME OF HEARING: 8:30 A.M. 19 COMES NOW, the State of Nevada, by STEWART L. BELL, District Attorney, through 20 DAVID J.J. ROGER, Chief Deputy District Attorney, and files this Notice of Motion and 21 22 C 23 C 24 C 24 Motion to Admit Evidence of Other Crimes. APR 3 0 7001 This Motion is made and based upon all the papers and pleadings on file herein, the attached points and authorities in support hereof, and oral argument at the time of hearing, if deemed necessary by this Honorable Court. /// 26 27 /// 28 /// 49E()

NOTICE OF HEARING

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will bring the foregoing motion on for setting before the above entitled Court, in Department XV thereof, on Wednesday, the 16th day of May, 2001, at the hour of 8:30 o'clock a.m., or as soon thereafter as counsel may be heard.

DATED this 3014 day of April, 2001.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

> DAVID J.J. ROGER Chief Deputy District Attorney Nevada Bar #002781

STATEMENT OF FACTS

On July 22, 2000, at approximately 1:30 a.m., the victims were drinking beer after their soccer practice. Defendant and his accomplice, Sheldon Holliman, parked their vehicle in the alley and walked past the victims. According to the victims, Defendant and Holliman returned a short time later. Defendant was armed with a handgun. At least one of the victims stated Defendant said "I don't want to see you Mexicans around here anymore." Then Defendant began shooting at the victims. As the Defendant fired rounds at the unarmed victims, Sheldon Holliman began yelling "Shoot. Shoot." During the melee, a young child ran out into the alley. A witness grabbed the child and begged Defendant to not shoot the child. Defendant responded "He's just another little Mexican."

Several witnesses observed Defendant and Holliman enter apartment #2. The apartment's bathroom window faces the parking lot where the shooting occurred. As the group of males gathered themselves in the lot, near Defendant's car, an unidentified individual fired shots from the bathroom window. One round struck Luis Alberto in the head. Another victim, who was shot in the back, was rendered a paraplegic. Another victim suffered a graze wound to his arm.

A short time later, police arrived at the scene. Upon learning that the Defendant entered the apartment, police went to speak with the occupants of the apartment. The occupants did not answer the door. As a result, police obtained a key to the apartment and entered. Defendant, Holliman and two females were removed from the apartment. A search warrant was obtained to search the apartment. Officers found the murder weapon and a shotgun.

Defendant spoke with Detectives at the scene. Although he acknowledged shooting at the victims, allegedly in self defense, Defendant denied shooting rounds through the bathroom window. However, there were an excessive number of expended cartridges found at the scene. As a result, it was clear to detectives that Defendant reloaded the murder weapon. Also, some of the witnesses within the apartment reported hearing more shots after Defendant entered the apartment.

The State seeks to introduce evidence that on April 10, 2000, Defendant reported his vehicle was stolen. Defendant explained that his car was parked in the lot located at 2933 Elm Ave. At approximately 12:24 a.m., Defendant saw his car's break lights illuminate. As he looked outside, Defendant observed a person enter his car. According to Defendant, he retrieved his .22 caliber rifle and fired four (4) rounds through his bathroom window at the person fleeing in Defendant's car.

POINTS AND AUTHORITIES

I

EVIDENCE OF DEFENDANT'S PRIOR SHOOTING IS ADMISSIBLE TO ESTABLISH IDENTITY AND COMMON SCHEME OR PLAN.

The decision to admit or exclude evidence, lies within the discretion of the court. Such a decision will not be reversed absent manifest error. *Kazalyn v. State*, 108 Nev. 67, 825 P.2d 578 (1992); *Halbower v. State*, 93 Nev. 212, 562 P.2d 485 (1977).

In <u>Petrocelli v. State</u>, 101 Nev. 46, 692 P.2d 503 (1985), Petrocelli was charged with shooting a car salesman in the head with a .22 caliber handgun. Petrocelli claimed that the shooting was done during an argument with the car dealer and that it was an accident. The trial court allowed evidence that Petrocelli had previously become embroiled in an argument with a

 female. He drug her out of her place of employment and shot and killed her with a .22 caliber handgun. The Nevada Supreme Court upheld the trial court's decision to allow such evidence to establish the absence of mistake or accident.

Similarly, in *Gallego v. State*, 101 Nev. 782, 711 P.2d 856 (1985), Gallego was charged with killing two young females with a hammer. The two women were kidnapped by Gallegos and his wife and transported to their fatal destination as part of the Gallego's "sex slave" fantasy. The trial court allowed evidence that Gallegos had previously kidnapped two young women from a shopping mall and thereafter shot and killed them. The high court affirmed the lower court's ruling and allowed such evidence for the purposes of establishing common plan, intent, identity and motive. Id. 101 Nev. at 788.

Likewise, in <u>Reed v. State</u>, 95 Nev. 190, 591 P.2d 274 (1979) the defendant was charged with burglary. The victim testified that she was in her motel room when she heard the window open. She saw a hand reach in and turn the doorknob. Thereafter, two men entered the room and took her purse and a cup of change. The victim testified that she thought that the defendant was the man who stood at the door. A palmprint and a fingerprint from the point of entry matched the defendant. The State was permitted to introduce evidence of two other motel burglaries where the defendant's fingerprints were recovered. Also, one victim also identified the defendant as committing one of the burglaries.

In upholding the ruling of the trial court admitting the evidence of other crimes, the Nevada Supreme Court held that the evidence was properly admitted to establish the identity of the person who burglarized the motel room.

In <u>Canada v. State</u>, 104 Nev. 288, 293, 756 P.2d 555 (1988), the court allowed evidence of a separate bar robbery to establish the identity of the perpetrators. In response to Canada's argument that the eye witness identification was weak in the case in which he was being tried and, therefore, the evidence was more prejudicial than probative. The Nevada Supreme Court in upholding the trial court's decision to allow such evidence stated:

We conclude that the difficulty in identifying the perpetrators coupled with the high degree of similarity between the crimes makes the evidence of the other robbery more probative than prejudicial.

Id.

Federal courts also admit such evidence to establish identity. See, <u>U.S. v. Two Eagle</u>, 633 F.2d 93 (8th Cir. 1980), (where issue was the identity of the person who assaulted the victim and drove off in his car, evidence that the defendant was seen in possession of the car was admissible to prove identity); (<u>United States v. Hamilton</u>, 684 F.2d 380 (6th Cir. 1982), (in prosecution for passing a one dollar bill with the corners of a twenty bill pasted on it, evidence that defendant had previously pasted a two dollar bill altered in the same way was admissible to show defendant's identity).

In the instant case, evidence of Defendant's prior shooting at individuals is admissible to establish identity and common scheme or plan. On both occasions, Defendant was agitated at his intended victims. Both shootings originated from the bathroom window of Defendant's apartment. Based upon the foregoing, the instant motion should be granted.

DATED this Onlyday of April, 2001.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

DAVID LI, ROGER

Chief Deputy District Attorney

Nevada Bar #002781

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RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing NOTICE OF MOTION AND MOTION TO ADMIT EVIDENCE OF OTHER CRIMES is hereby acknowledged this day of April, 2001.

STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT

550 E. Charleston Blvd., #A Las Vegas, Nevada 89101

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1	NOT STEWART L. BELL	ILED			
2	DISTRICT ATTORNEY				
3	Nevada Bar #000477 200 S. Third Street APR 30	3 11 / 11 01			
4	Las Vegas, Nevada 89155 (702) 455-4711	by the Annyouse			
5	Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff DISTRICT COURT				
6	DISTRICT COURT CLARK COUNTY, NEVADA				
7					
8	THE STATE OF NEVADA,	}			
9	Plaintiff,	}			
10	-vs-	Case No. C169550 C170186 Dept. No. XV			
11	DAMON LAMAR CAMPBELL,				
12	#1196647 SHELDON HOLLIMON,				
13	#1203836	.			
14	Defendants.	}			
15		_}			
16		WITNESSES 0.234(1)(b)]			
17	[NKS 174	3.234(1)(b)j			
18	TO: DAMON LAMAR CAMPBELI	L and SHELDON HOLLIMON,			
19	Defendants; and				
20	TO: STANLEY A. WALTON, ESQ. and SPECIAL PUBLIC DEFENDER,				
21	Counsels of Record:				
22	YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF				
23	NEVADA intends to call the following witnesses in its case in chief:				
24	NAME	<u>ADDRESS</u>			
25	AOKI, MINO	LVMPD #1592			
26	BARKER, CHARLES	2933 ELM ST., #4			
27 28	BEAUDETTE, FRANCIS	NORTH LAS VEGAS, NV LVMPD #4361			

l l		
1	BROTHERSON, DEBORAH	LVMPD #4931
2	CARPENTER, J.	LVMPD #5003
3	COLEMAN, PEGGY	PAROLE & PROBATION
4	FAULIS, J.	LVMPD #4764
5	FORD, ALLEN -	PAROLE & PROBATION
6	GOMEZ, HUMBERTO	2920 POPLAR, #1 LAS VEGAS, NV
7	GUENTHER, ED	LVMPD #5891
8	HEFNER, KEN	LVMPD #2185
9	HOLLIMON, SHELDON	CCDC
10	JUAREZ, ROBERTO	LVMPD #3831
11	KRYLO, JIM	LVMPD #5945
12	LEE, R	LVMPD #3290 .
13	LOVETT, JAMES	UNIVERSITY MEDICAL CENTER
14	MARIN, THOMAS	LVMPD #2894
15 16	MARTINEZ, AGUSTIN	2730 MARLIN #3 LAS VEGAS, NV
17	MARTINEZ, LEONARDO	2730 MARLIN, #3 LAS VEGAS, NV
18	MATTHEWS, C.	LVMPD #3665
19	MCNETT, MARK	LVMPD #3550
20	MENDENDEZ, WILFREDO	2937 ELM AVE., #3 LAS VEGAS, NV
22	MENDENDEZ, VERONICA	2937 ELM AVE., #3 LAS VEGAS, NV
23	MENDENDEZ MARIO	2937 ELM AVE., #3
24	MENDENDEZ, MARIO	LAS VEGAS, NV
25	MORTON, LARRY	LVMPD #4935
26	MUNSON, GREG	LVMPD #5847
27	NEIL, KELLY	LVMPD #5410
28	NELLIS, B.	LVMPD #4429

1	PEARNS, P.	LVMPD #2823		
2	PULLIAM, FRANCES	LVMPD #5412		
3	RAPAGLIA, ALISSA	2933 ELM AVE., #2 LAS VEGAS, NV		
4	RIBACK, S.	LVMPD #5749		
5 : 6 :	TELGENHOFF, GARY	1704 PINTO LN - CORONER LAS VEGAS, NV		
7	VILLANUEVA, NOE	2929 ELM ST., #1 LAS VEGAS, NV		
8 i 9 i	VILLANUEVA, SIMON	2929 ELM ST., #1 LAS VEGAS, NV		
10	VILLANUEVA, CARLOS	2929 ELM ST., #1 LAS VEGAS, NV		
11 12	VILLANUEVA, RIGOBERTO	2929 ELM ST., #1 LAS VEGAS, NV		
13	WEISKOPF, J.	LVMPD #5130		
14	WEST, THERESA	2933 ELM AVE., #2 LAS VEGAS, NV		
15	WOLFE, CAROLYN	LVMPD #2873		
16	WOLLE, CAROLIN	E VIAI E #2075		
17	These witnesses are in addition to t	those witnesses endorsed on the Information and any		
18	other witness for which a separate Notice has been filed.			
19	STEWART L. BELL DISTRICT ATTORNEY			
20				
21	m. 110-00			
22		DAVID J.J. ROGER		
23		Chief Deputy District Attorney Nevada Bar #002781		
24				
25				
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27				
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RECEIPT OF COPY RECEIPT OF COPY of the above and foregoing NOTICE OF EXPERT WITNESSES is hereby acknowledged this 201 day of April, 2001. STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL Las Vegas, Nevada 89104 SPECIAL PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT SHELDON HOLLIMON S. Third St., #401 Las Vegas, Nevada 89155

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DISTRICT COURT CLARK COUNTY, NEVADA

8 THE STATE OF NEVADA,

Plaintiff,

-vs-

SHELDON HOLLIMON, ID#1203836

Defendant.

Case No. C170186 Dept. No. XV

ORDER FOR PRODUCTION OF INMATE SHELDON HOLLIMON

DATE OF HEARING: 10-24-01 TIME OF HEARING: 8:30 A.M.

TO: SHERMAN HATCHER, Warden of the Southern Desert Correctional Center;

TO: JERRY KELLER, Sheriff of Clark County, Nevada

Upon the ex parte application of THE STATE OF NEVADA, Plaintiff, by STEWART L. BELL, District Attorney, through DAVID J.J. ROGER, Chief Deputy District Attorney, and good cause appearing therefor,

IT IS HEREBY ORDERED that SHERMANII ATCUED Wands of the content of the content

IT IS HEREBY ORDERED that SHERMAN HATCHER, Warden of the Southern Desert Prrectional Center, shall be, and is, hereby directed to produce SHELDON HOLLIMON, fendant in Case No. C170186, on a charge of Murder With Use of a Deadly Weapon, wherein THE STATE OF NEVADA is the Plaintiff, inasmuch as the said Defendant is currently incarcerated in the Southern Desert Correctional Center located in Indian Springs, Nevada and his presence will be required in Las Vegas, Nevada commencing on Wednesday, October 24,

COUNTY CLERK

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2001, at the hour of 8:30 o'clock A.M. and continuing until completion of the prosecution's case against the said Defendant. IT IS FURTHER ORDERED that JERRY KELLER, Sheriff of Clark County, Nevada, shall accept and retain custody of the said Defendant in the Clark County Detention Center, Las Vegas, Nevada, pending completion of said matter in Clark County, or until the further Order of this Court; or in the alternative shall make all arrangements for the transportation of the said Defendant to and from the Nevada State Prison facility which are necessary to insure the Defendant's appearance in Clark County pending completion of said matter, or until further Order of this Court. DATED this day of May, 2001.

R

STEWART L. BELL DISTRICT ATTORNEY

Nevada Bar #000477

Chief Deputy District Attorney Nevada Bar #002781

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MARY BETH COOK, CCR 268 (702)455-4288

1	8:30 A.M.
2	-000-
3	<u>PROCEEDINGS</u>
4	
5	THE COURT: Hollimon. The record will
6	reflect the presence of the State through David
7	Roger. Mr. Walton representing Mr. Damon Lamar
8	Campbell, and, Mr. Schieck, who do you represent?
9	MR. SCHIECK: I also represent
10	Mr. Campbell, Your Honor.
11	THE COURT: Ms. Jackson representing
12	Sheldon Hollimon.
13	This is on today for the motion to set a
14	trial. Who's here?
15	MS. JACKSON: Mr. Hollimon was released
16	to go back to NSP, Your Honor.
17	THE COURT: Mr. Campbell is present in
18	custody and Mr. Hollimon is at the Nevada
19	Department of Prisons.
20	Counsel, have you looked at your books,
21	your trial calendars, and come up with a likely
22	date or dates?
23	MR. SCHIECK: Yes, Your Honor. I think
24	we're looking at the very last part of October,
25	first part of November.

MARY BETH COOK, CCR 268 (702)455-4288

25

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1
               THE COURT: All right. We are in
    criminal status from October 8th through the week
 2
    of November 5th.
 3
 4
               MR. SCHIECK: First part of November.
    The only thing that would go over to the second
 5
    week would be a penalty hearing if we had to have
 6
 7
    one.
 8
               THE COURT: I am not going to be in the
    jurisdiction the last week of October. Do we get a
    day off that week?
10
               MR. SCHIECK: I think it's a Friday the
11
12
    legislature passed Friday.
13
               THE COURT: Is it always the last Friday
    of October?
14
15
               MR. WALTON: We were looking at an
16
    earlier date in October, but that didn't fit.
17
               THE COURT: You couldn't go the 21st of
    October, Mr. Roger, that's too soon?
18
               MR. ROGER: Yes, Your Honor, I think
19
         I have two back-to-back murder trials in late
20
21
    September.
22
               THE COURT: If we started October 29th I
    believe I'm only going to be here Monday and
23
    Tuesday and I'm going to be gone Wednesday,
24
```

Thursday, Friday, et cetera so we could get started

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25

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on Monday and Tuesday, then we'd have to be in
1
    recess again until November 5th which would be the
 2
    next Monday. But if we started you on November
    5th, we go back to civil the following week,
 4
    November 12th, so if you went into penalty we would
5
    be impinging on that, so I think the best thing we
 7
    should do then is start October 29th. We'll just
    pick a jury that's available for the two-week
 Я
 9
    potentially more time period. Is that satisfactory
    with everybody's schedule?
10
               MR. SCHIECK: That's fine, Your Honor.
11
               THE COURT: Knowing you're looking at
12
    the -- there's a potential that I could be here on
13
    the 31st, but I'm not sure so you're looking at two
14
    weeks -- two days, the 29th and the 30th
15
    realistically, and then dropping until November
16
    5th. If you go the following week, you'd have to
17
18
    go into overflow. The 12th is Veteran's Day.
19
    let's set it for trial October 29th and calendar
    call will be --
20
               THE CLERK: October 24th at 8:30 a.m.
21
               THE COURT: And we'll probably start at
22
    10:30 on the 29th. Have you got all your pretrial
23
24
    motions filed on this case?
```

MARY BETH COOK, CCR 268 (702)455-4288

MR. SCHIECK: No, Your Honor, but they

will be shortly. THE COURT: The cutoff for hearing pretrial motions will be -- they have to be heard not later than October 10th, and I'm not signing any order shortening time. They've got to be heard not later than October 10th, so you've got to file them before that. Thank you. -000-ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT.

MARY BETH COOK, CCR 268 (702)455-4288

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OLERK 0001 1 STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 4 Attorney for Plaintiff 5 DISTRICT COURT CLARK COUNTY, NEVADA 6 7 8 THE STATE OF NEVADA, Plaintiff, 9 C169550 Case No. 10 -vs-Dept. No. Docket DAMON LAMAR CAMPBELL, 11 #1196647 12 Defendant. 13 14 15 RE-NOTICE OF MOTION AND MOTION TO ADMIT 16 **EVIDENCE OF OTHER CRIMES** 17 DATE OF HEARING: 10-1-01 18 TIME OF HEARING: 8:30 A.M. 19 COMES NOW, the State of Nevada, by STEWART L. BELL, District Attorney, through 20 DAVID J.J. ROGER, Chief Deputy District Attorney, and files this Re-Notice of Motion and 21 Motion to Admit Evidence of Other Crimes (attached). 22 This Motion is made and based upon all the papers and pleadings on file herein, the 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. 25 /// 26 /// WE CHINE ///

RE-NOTICE OF HEARING 1 YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will 2 bring the foregoing motion on for setting before the above entitled Court, in Department XV 3 thereof, on Monday, the 1st day of October, 2001, at the hour of 8:30 o'clock a.m., or as soon 4 thereafter as counsel may be heard. 5 May of September, 2001. DATED this _ 6 STEWART L. BELL DISTRICT ATTORNEY 7 Nevada Bar #000477 8 9 10 Chief Deputy District Attorney 11 Nevada Bar #002781 12 13 14 RECEIPT OF COPY 15 RECEIPT OF COPY of the above and foregoing RE-NOTICE OF MOTION AND 16 MOTION TO ADMIT EVIDENCE OF OTHER CRIMES is hereby acknowledged this 12 17 day of September, 2001. 18 STANLEY A. WALTON, ESO. 19 ATTORNEY FOR DEFENDANT 20 21 550 E. Charleston Blvd., #A 22 Las Vegas, Nevada 89101 23 DAVID M. SCHIECK, ESQ. 24 25 26 302 E. Carson Ave., #600

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Las Vegas, Nevada 89101

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FILED 0001 1 STEWART L. BELL APR 30 3 29 PM 'OI DISTRICT ATTORNEY Nevada Bar #000477 CLERK 200 S. Third Street 3 Las Vegas, Nevada 89155 (702) 455-4711 4 Attorney for Plaintiff 5 DISTRICT COURT CLARK COUNTY, NEVADA 6 7 THE STATE OF NEVADA, 8 9 Plaintiff, Case No. C169550 10 -vs-Dept. No. Docket DAMON LAMAR CAMPBELL, 11 #1196647 12 Defendant. 13 14 15 NOTICE OF MOTION AND MOTION TO ADMIT 16 **EVIDENCE OF OTHER CRIMES** 17 DATE OF HEARING: 5-16-01 18 TIME OF HEARING: 8:30 A.M. 19 COMES NOW, the State of Nevada, by STEWART L. BELL, District Attorney, through 20 DAVID J.J. ROGER, Chief Deputy District Attorney, and files this Notice of Motion and 21 Motion to Admit Evidence of Other Crimes. 22 This Motion is made and based upon all the papers and pleadings on file herein, the 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. 25 26 111 111 27 28 111



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DATED this April, 2001.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

DAVID J.J. ROGER

Chief Deputy District Attorney Nevada Bar #002781

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RECEIPT OF COPY

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STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT

550 E. Charleston Blvd., #A Las Vegas, Nevada 89101

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FILED

SEP 14 2 00 PM '01 2 CASE NO. C170186 3 DEPT. NO. XV ORIGINAL CLERK 4 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 -000- 8 Plaintiff, REPORTER'S TRANSCRIP 11 VS. OF 12 SHELDON HOLLIMON, PROCEEDINGS 13 Defendant.					
DISTRICT COURT CLARK COUNTY, NEVADA COO- THE STATE OF NEVADA, Plaintiff, Plaintiff, SHELDON HOLLIMON, Defendant. DISTRICT COURT CLARK COUNTY, NEVADA POO- REPORTER'S TRANSCRIP PROCEEDINGS PROCEEDINGS					
DISTRICT COURT CLARK COUNTY, NEVADA COO- THE STATE OF NEVADA, Plaintiff, Plaintiff, SHELDON HOLLIMON, Defendant. DISTRICT COURT CLARK COUNTY, NEVADA POO- REPORTER'S TRANSCRIP PROCEEDINGS PROCEEDINGS					
CLARK COUNTY, NEVADA CLARK COUNTY, NEVADA CLARK COUNTY, NEVADA COUNTY REPORTER'S TRANSCRIP COUNTY COUNTY					
7	DISTRICT COURT				
9 THE STATE OF NEVADA, 10 Plaintiff, 11 vs. 12 SHELDON HOLLIMON, Defendant. Defendant.					
9 THE STATE OF NEVADA,) 10 Plaintiff,) REPORTER'S TRANSCRIP 11 vs.) OF 12 SHELDON HOLLIMON,) PROCEEDINGS 13 Defendant.)					
10 Plaintiff,) REPORTER'S TRANSCRIP 11 vs.) OF 12 SHELDON HOLLIMON,) PROCEEDINGS 13 Defendant.)					
11 vs.) OF 12 SHELDON HOLLIMON,) PROCEEDINGS 13 Defendant.)					
12 SHELDON HOLLIMON,) PROCEEDINGS 13 Defendant.)	T				
Defendant.)					
)					
14					
15					
16 BEFORE THE HON. SALLY LOCHRER, DISTRICT COURT JUD	BEFORE THE HON. SALLY LOCHRER, DISTRICT COURT JUDGE				
17 MONDAY, SEPTEMBER 10, 2001 8:30 A.M.					
18 8:30 A.M.					
19 APPEARANCES:					
20 For the State: BART PACE, ESQ. Deputy District Attorne	v				
21 For the Defendant: ALZORA JACKSON, ESO.	<i>Y</i>				
Deputy Special Public D	efender				
Deputy Special Public D					
Reported by: Mary Beth Cook CCR No. 268, RPR					

> MARY BETH COOK, CCR 268 (702)455-4288

1	LAS VEGAS, CLARK COUNTY, NEVADA, MON., SEPT. 10, 2001				
2	8:30 A.M.				
3	-000-				
4	<u>PROCEEDINGS</u>				
5					
6	THE COURT: Mr. Campbell, your attorneys				
7	have filed numerous motions on your behalf, but				
8	we're not going to hear them today. We're going to				
9	hear them on October 1st.				
10	-000-				
11	ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT.				
12	Mary Beth Cook, CCR No. 268, RPR				
13	Mary Beth Cook, CCR No. 268, RPR				
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MARY BETH COOK, CCR 268 (702)455-4288

Ì	Land to the second seco			
1	NOT STEPHART PELL			
2	STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477			
3	200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attempts for Plaintiff			
4	(702) 455-4711 Attorney for Plaintiff			
5	DISTRICT COURT CLARK COUNTY, NEVADA			
6	CLARK COUNTT, NEVADA			
7	THE STATE OF NEVADA,			
8	Plaintiff,			
9	-vs- Case No. C169550/C170186			
10	DAMON LAMAR CAMPBELL, Dept. No. XV			
11	#1196647 SHELDON HOLLIMON, #1203836			
12	#1203830 }			
13	Defendants.			
14				
15	SUPPLEMENTAL			
16	NOTICE OF EXPERT WITNESSES [NRS 174.234 (2)]			
17	[14165 174.254 (2)]			
18	TO: DAMON LAMAR CAMPBELL and SHELDON HOLLIMON,			
19	Defendants; and			
20	TO: STANLEY A. WALTON, ESQ., DAVID M. SCHIECK, ESQ., and			
21	SPECIAL PUBLIC DÉFENDER'S OFFICE			
22	Counsels of Record:			
23	YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF			
24	NEVADA intends to call expert witnesses in its case in chief as follows:			
25	AOKI, MINO: A Crime Scene Analyst with the Las Vegas Metropolitan Police			
26	Department. He is an expert in the area of crime scene analysis and will give opinions related			
27	thereto. He is expected to testify regarding the identity of controlled substances in biological			
28	fluids.			

BEAUDETTE, FRANCIS: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. She is an expert in the area of crime scene analysis and will give opinions related thereto. She is expected to testify regarding the presence and amount of alcohol in biological fluids.

GUENTHER, ED: A Criminalist with the Las Vegas Metropolitan Police Department. He is an expert in the area of latent print examination and comparison and will give scientific opinions related thereto. He will testify regarding the various latent print comparisons he performed in this case.

KRYLO, JIM: A Firearm/Toolmark Examiner with the Las Vegas Metropolitan Police Department. He is an expert in the area of firearm and toolmark analysis and will give opinions related thereto. He is expected to testify regarding the firearms and bullet trajectory comparison of certain evidence collected from the various crime scenes.

LOVETT, JAMES: UNIVERSITY MEDICAL CENTER - A medical doctor with the University Medical Center. He is an expert in the area of emergency medicine and will give scientific opinions related thereto. He is expected to testify regarding the injuries sustained by the victim.

MORTON, LARRY: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. He is an expert in the area of crime scene analysis and will give opinions related thereto. He is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

<u>PULLIAM, FRANCIS</u>: A Crime Scene Analyst with the Las Vegas Metropolitan Police Department. He is an expert in the area of crime scene analysis and will give opinions related thereto. He is expected to testify regarding the processing of the various crime scenes in this case, as well as the collection and preservation of evidence.

TELGENHOFF, GARY: A medical doctor employed by the Clark County Coroner Medical Examiner. He is an expert in the area of forensic pathology and will give scientific opinions related thereto. He is expected to testify regarding the cause and manner of death of Alberto Martinez.

The substance of each expert witness' testimony and a copy of all reports made by or at the direction of the expert witness has been provided in discovery.

A copy of each expert witness' curriculum vitae, if available, is attached hereto.

STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477

Chief Deputy District Attorney Nevada Bar #002781

RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing SUPPLEMENTAL NOTICE OF EXPERT WITNESSES is hereby acknowledged this ______ day of September, 2001.

STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL

550 E. Charleston-Blvd #E Las Vegas, Nevada 89104

DAVID M. SCHIECK, ESQ. ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL

BY David M. Scheel, Esq Mt 302 E. Carson Ave., #600 Las Vegas, Nevada 89101

SPECIAL PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT SHELDON HOLLIMON

309 S. Third St., #401 Las Vegas, Nevada 89155

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Name: Minoru Aoki			P#: 1592 Classification: Criminalist			<u> </u>	
Current Discipline of Assignment: Tox	icology / Blood Atc	ohol					
EXPER	ENCE IN THE	FOLI	LOWING	DISCIPLINE(S)	·		
Controlled Substances	>	Х В	Blood Alcoho	ol		X	
Toolmarks		В	Breath Alcohol				
Trace Evidence	>	X A	Arson Analysis			Х	
Toxicology	>	X F	irearms				
Latent Prints		C	Crime Scene Investigations				
Serology	<u> </u>	x c	Clandestine Laboratory Response Team			. X	
Document Examination		DNA Analysis					
	ED	UCA	TION				
Institution	Institution Dates A		Attended Major			Degree Completed	
Weber State College	Weber State College 6/69			0 6/74 Chemistry		4	
	ADDITIONAL T	RAIN	ING / SEI	VINARS			
Course / Seminar			Location		Dates		
A.T.F. / Post-Blast Bomb Investigating			Las Vegas		8/82		
McCrone Institute / Forensic Microscopy			Huntington Beach, CA		11/85	11/85	
FBI / A.A. for Primer Residues			Quantico, VA		9/86		
Hewlett Packard / Operator Training for GC/MSD			Paramus, NJ		9/88		

Paramus, NJ

Las Vegas

Las Vegas

Quantico, VA

McLean, VA

Sacramento, CA

Pasadena, CA

Hewlett Packard / Macro Programming

(CAC) California Association of Criminalists

Becton Dickinson / Master Trainer

D.E.A. / Clandestine Laboratory

FBI / Explosive Residue

D.E.A. / Drug Seminar

CCI / Basic Toxicology

MINORU AOKI Curriculum Vitae LVMPD P#1592

10/88

1/90

2/90

9/91

11/92

6/94

5/81

Date: 10-14-99

- 1

CAC / (NWAFS) Northwest Association of Forensic Scientists	Reno, NV	11/81
CAC	Newport Beach, CA	5/82
CAC	Sacramento, CA	11/82
NWAFS / (SWAFS) Southwest Association of Forensic Scientists	Denver, CO	5/85
CAC	Los Angeles, CA	11/85
CAC	Concord, CA	5/86
CAC	Palm Springs, CA	11/86
CAC / NWAFS	Reno, NV	5/87
Clandestine Lab Investigator Association	Salt Lake City, UT	8/89
NWAFS	Seattle, WA	11/90
(CLIC) Clandestine Lab Investigating Chemists	San Diego, CA	9/91
Clandestine Lab Investigator Association	Salt Lake City, UT	9/92
NWAFS	Vancouver, B.C.	11/94
CAC	San Pedro, CA	11/95 .
Intoxilyzer 5000 Users Group	Reno, NV	8/96
NWAFS	Las Vegas, NV	11/97
International Association for Chemical Testing (IACT)	Las Vegas, NV	4/98
CAC	San Diego, CA	10/98
Testifying In Court	Las Vegas, NV	2/99
STC Applications Training	Las Vegas, NV	5/99
Clandestine Lab Safety Certification Program	Las Vegas, NV	5/99
Laboratory Auditing	Las Vegas, NV	6/99
COURTRO	OOM EXPERIENCE	
Court	Discipline	Number of Times
Clark County District	Controlled Substance / Toxicology / Trace / Serology / Blood Alcohol	> 100
Nye County District	Controlled Substance	3
Lincoln County District	Trace	1
Federal District	Controlled Substance / Blood Alcohol	4
Clark County Justice	Controlled Substance / Toxicology / Serology, Arson, Blood Alcohol, Breath Alcohol, Trace	>100
Nye County Justice	Controlled Substance / Toxicology	1

MINORU AOKI Curriculum Vitae LVMPD P#1592

Esmeralda County Justice	Controlled Substance	1
Lincoln County Justice	Controlled Substance	2
Nellis AFB Adjutant General's Office	Controlled Substance	2
Taxicab Authority	Controlled Substance	3
Las Vegas Municipal	Controlled Substance / Blood Alcohol, Breath Alcohol	>25
Henderson Municipal	Controlled Substance / Blood Alcohol / Breath Alcohol	>10
Nevada State Board of Pharmacy	Controlled Substance	1
EMF	PLOYMENT HISTORY	
Employer	Job Title	Date
Weber State College Crime Lab	Lab Technician	6/77 - 9/77
U.S.G.S. (WRD)	Chemist	11/77 - 6/78
Las Vegas Metropolitan Police Department	Criminalist II	6/78 - present
PROFE	SSIONAL AFFILIATIONS	
Organ	ization	Date(s)
American Chemical Society		5/78 - present
California Association of Criminalists (CAC)		5/81 - present
Northwest Association of Forensic Scientists (NW	AFS)	9/85 - present
Clandestine Lab Investigating Chemists (CLIC)		9/91 - present
PUBLIC	ATIONS / PRESENTATIONS:	
ОТІ	HER QUALIFICATIONS:	

MINORU AOKI Curriculum Vitae LVMPD P#1592

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: 3-20-00

Name: Frances E. Beaudette

P#: <u>4361</u>

Classification: Criminalist II

Current Discipline of Assignment: <u>Controlled Substances</u>

EXPERIENCE	IN THE FO	LLOWING DIS	SCIPLINE(S)		
Controlled Substances	Х	Blood Alcohol			Х
Toolmarks		Breath Alcoh	ol		
Trace Evidence		Arson Analys	sis		•
Toxicology		Firearms			
Latent Prints		Crime Scene	Investigations		•
Serology		Clandestine	Laboratory Response Te	eam	
Document Examination		DNA Analysis	DNA Analysis		
	EDUC	CATION			
Institution	Da	tes Attended			ree leted
University of Nevada, Las Vegas	8	3/98 - 5/99	Non-degree	N/	Ά
University of Illinois	9/75	5 - 6/76, 1/78	Molecular Biology		
Holy Cross Hospital School of Medical Technology	7	//76 - 7/77	Medical Technology	Diplo	oma
University of Illinois	9	9/71 - 6/75 Biological Sciences		В	s
ADDITIO	ONAL TRA	INING / SEMIN	IARS		
Course / Seminar		Location Da		Dat	tes
Forensic Chemistry and Toxicology		Associated Pathologist Laboratory of Las Vegas Fall			1990
Controlled Substances - Analysis	LVMF	PD - OJT		4/92 -	6/92
Blood Alcohol Analysis	LVMF	LVMPD - OJT 11/92			12/92

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361

- 1

ADDITION	AL TRAINING / SEMINARS	
Course / Seminar	Location	Dates
Chromatographic Methods in Forensic Sciences	FBI Academy, Quantico, VA	8/93
Forensic Chemist Seminar	DEA, McLean, VA	9/93
GC-MS (DOS) Data Analysis / Reporting	Hewlett-Packard, San Diego, CA	12/95
Immuno Assay Techniques	Colorado Assn. for Continuing Medical Laboratory Education	Fall 1994
Introduction to Therapeutic Drug Monitoring	Colorado Assn. for Continuing Medical Laboratory Education	Spring 1995
Testing for Drugs of Abuse	Colorado Assn. for Continuing Medical Laboratory Education	Spring 1996
New Civilian Orientation	LVMPD - Training Bureau	6/92
Personal Financial Planning	LVMPD - Training Bureau	10/92
Personal Protection and Self Defense	LVMPD - Training Bureau	3/93
Introduction to Lotus 1-2-3	Clark County	10/93
Drivers Training	LVMPD - Training Bureau	3/94
Building a Powerful Memory	LVMPD - Training Bureau	1/95
Nutrition	LVMPD - Training Bureau	5/95
How to Handle Negativity in the Workplace	LVMPD - Training Bureau	7/95
ASCLD Accreditation Workshop	Denver, CO	10/95
Thinking Outside the Box	LVMPD - Training Bureau	1/96
ODV Narcotics Identification	LVMPD - Training Bureau	8/96
Wall Street Basics	LVMPD - Training Bureau	9/96
Justice Trax	LVMPD - Training Bureau	12/96
Ace Computer System	LVMPD - Evidence Vault	12/96
Leadership 7 Supervisory Skills	Las Vegas, NV	2/97
Financial Planning for Women	LVMPD - Training Bureau	5/97
Introduction to Medical Ethics	Colorado Assn. For Continuing Medical Laboratory Education	Summer 1997
Interpersonal Communication	Self-Study	9/97
MAFS meetings	DeMoines, Iowa	10/97
Interpretation of Mass Spectra	MAFS Workshop and Hewlett Packard Workshop	10/97 and 11/97
NWAFS/SWAFS/CAT/SAT meetings	Las Vegas, NV	11/97
Molecular Medicine	Colorado Association for Continuing Medical Laboratory Education	1998 - Winter
Meetings of the American Academy of Forensic Sciences	San Francisco, CA	2/98
Human Genetics	UNLV	1998 - Fall

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361

ADDITIONA	AL TRA	INING / SEMINARS			
Course / Seminar		Location		Dates	
Analysis of Botanical Drugs - MAFS Workshop	Ann A	Ann Arbor, Mi		10/98	
Steroid Analysis - MAFS Workshop	Ann A	arbor, MI		10/98	
Meetings of the Midwestern Association of Forensic Scientists - MAFS	Ann A	rbor, MI		10/98	
Adrenal and Pituitary Function		ado Association for Continuing al Laboratory Education		1999 - Winter	
Statistics for Scientists	UNLV	,		1999 - Spring	
Blood Alcohol Analysis	LVMF	PD - OJT		7/99	
Performance Appraisals for Civilian Employees	LVMF	D - Training Bureau		8/99	
Arson Accelerant Detection	Sacra	mento, CA		10/99	
Meetings of the Midwestern Association of Forensic Scientists - MAFS	Cape	Girardeau, MO		10/99	
Mitochondrial DNA & STR Interpretation	Cape	Girardeau, MO		10/99	
General Capillary Electrophoresis Theory and Instrumentation	Cape	Girardeau, MO		10/99	
Capillary electrophoresis Applications and Techniques in Forensic Drug Analysis	Cape Girardeau, MO			10/99	
COURT	FROOM	EXPERIENCE			
Court		Discipline	N	umber of Times	
U.S. District Court - Nevada		Controlled Substances		4	
U.S. District Court - Nebraska	•	Controlled Substances		1	
Nevada District Court, 8th District		Controlled Substances		23	
Nevada District Court, 5th District		Controlled Substances		4	
Nevada District Court, Juvenile Div		Controlled Substances		3	
Grand Jury		Controlled Substances		2	
Justice Court, Las Vegas		Controlled Substances	24		
Justice Court, Tonopah		Controlled Substances		2	
Justice Court, Beatty		Controlled Substances	3		
Justice Court, Henderson		Controlled Substances		3	
Justice Court, Pahrump		Controlled Substances	Substances		
Justice Court, Goldfield		Controlled Substances		1	
Nevada District Court, 8th District		Blood Alcohol		2	
Justice Court, Las Vegas		Blood Alcohol	<u> </u>	0	
Municipal Court, Las Vegas		Blood Alcohol 5			

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361 - 3 -

COURTROC	M EXPERIENCE	
Court	Discipline	Number of Times
Municipal Court, Henderson	Blood Alcohol	1
Dept. Motor Vehicles, Las Vegas	Blood Alcohol	25
EMPLOYN	IENT HISTORY	
Employer	Job Title	Date
LVMPD Forensic Laboratory; Las Vegas, NV	Criminalist II	4/92 - Present
Associated Pathologist Laboratory, Las Vegas, NV	Supv. Technologist	4/89 - 3/92
State of Nevada, Public Health Laboratory	Microbiologist Supervisor	1/87 - 4/89
Rush Presbyterian St. Luke's Medical Center; Chicago, IL	Supv. Technologist	7/77 - 11/86
Holy Cross Hospital; Chicago, IL	Phlebotomist / Lab Technician	8/76 - 7/77
PROFESSION	AL AFFILIATIONS	
Organization	1	Date(s)
Midwestern Association of Forensic Scientists		10/92
TWGDrug / QA		2/98 - 11/99
PUBLICATIONS	/ PRESENTATIONS:	
Presumptive Identification of Methamphetamine usin 1997 - CAT/NWAFS/SWAFS/SAT meetings	g ODV Narco Pouch 7 Field Test R	eagents, October
OTHER QU	ALIFICATIONS:	
Professional Licenses		
American Society of Clinical Pathologists, Registry #	MT118248 8/77	
State of Nevada Clinical Laboratory Technologist #0	03738 12/86	

FRANCES E. BEAUDETTE Curriculum Vitae LVMPD P#4361

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

Date: 10-1

10-14-99

Name: Edward S. Guenther

P#: <u>5891</u>

Classification:

Latent Print Examiner II

Current Discipline of Assignment: Latent Print Detail

EXPERIENCE IN THE FOLLOWING DISCIPLINE(S)					
Controlled Substances		Blood Alcohol			
Toolmarks		Breath Alcohol			
Trace Evidence		Arson Analysis			
Toxicology		Firearms			
Latent Prints / Shoe Track Analysis	X	Crime Scene Investigations	Х		
Serology		Clandestine Laboratory Response Team			
Document Examination		DNA Analysis			

EDUCATIONInstitutionDates AttendedMajorDegree CompletedUniversity of South Florida9/82 - 12/84Criminal JusticeBAOhio University9/77 - 12/79Criminal JusticeUniversity of Akron9/73 - 6/75Biology

ADDITIONAL TRAINING / SEMINARS					
Course / Seminar	Location	Dates			
Fingerprint Technician School	FBI - Washington, D.C.	9/75 thru 11/75			
Footwear Identification	Tallahassee, FL	10/81			
Identification Photography	Quantico, VA	4/83			
Latent Fingerprint Analyst Seminar	Tallahassee, FL	11/83			
Bloodstain Evidence Workshop	Tallahassee, FL	3/85			
Forensic Footwear and Tire Track Seminar	Tallahassee, FL	3/86			
Forensic Archeology and Anthropology Seminar	Tallahassee, FL	2/87			
Police Arson School	Quantico, VA	4/88			
Forensic Identification of Shoe & Tire Prints	Tallahassee, FL	4/88			

EDWARD S. GUENTHER LVMPD P#5891 Curriculum Vitae

ADDITIONAL TRAINING / SEMINARS					
Course / Seminar		Location		Dates	
Collection and Preservation of Physical Evidence		Quantico, VA		3/89	
Advanced Techniques in Crime Scene Seminar		Tallahassee, FL		3/90	
Advanced Latent Fingerprint Examiners Seminar		Tampa, FL		9/90	
Demystifying Palm Prints		Tampa, FL		1/92	
AFIS Training Seminar		Tampa, FL		12/92	
Identification of Vehicles Through Tire Tracks	S	Tallahassee, FL		5/93	
Latent Print Development Techniques		Tallahassee, FL		11/95	
Tire Tracks as Evidence		Panama City, FL		10/96	
	Meetir	ngs			
International Association of Identification		Orlando, FL		8/83	
International Association of Identification		Savannah, GA		7/85	
FDIAI Conference		Stuart, FL		10/87	
FDIAI Conference		Tallahassee, FL		10/91	
FDIAI Conference		Tampa, FL		10/95	
FDIAI Conference		Panama City, FL		10/96	
FDIAI Conference		Palm Beach, FL		10/97	
1998 Printrak Users Conference		Anaheim, CA		9/98	
COURTRO	DOM E	XPERIENCE			
Court		Discipline	Nu	mber of Times	
State Courts of Florida, Ohio & Nevada	Late	nt Prints	>100		
Federal Courts of Florida	Late	nt Prints	3 to 5		
State Courts of Florida	Shoe	e Tracks	> 50		
State Courts of Florida	Crim	e Scene Analysis	Approx. 30		
EMPLO	YMEN	T HISTORY			
Employer		Job Title		Date	
Las Vegas Metropolitan Police Dept.	letropolitan Police Dept. Latent Print Examiner			5/98 - current	
Florida Department of Law Enforcement	aw Enforcement Senior Crime Lab Analyst - Latents			3/80 - 5/98	
Ohio Bureau of Criminal Identification and Investigation	Latent Print Examiner 2/77 - 3/80				
Federal Bureau of Investigation	Finge	rprint Technician		6/75 - 11/76	

EDWARD S. GUENTHER LVMPD P#5891 Curriculum Vitae - 2 -

PROFESSIONAL AFFILIATIONS	
Organization	Date(s)
Active member of the International Association for Identification	Current
Active member of the Florida Division of the International Association for Identification	1986 - 1998
PUBLICATIONS / PRESENTATIONS	
OTHER QUALIFICATIONS	
Certified Latent Print Examiner by the International Association for Identificati	on

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

			Date:	5/4/9	9	
Name: James Krylo P#: 59	945	Classification:	Firearm	/ Toolm	nark Ex	aminer
Current Discipline of Assignment: Fire	earm / 1	Toolmarks				
EXPERIENCE IN T	HE FO	LLOWING DISCIF	PLINE(S)			
Controlled Substances Blood Alcohol						
Toolmarks	х	Breath Alcohol				
Trace Evidence		Arson Analysis				-
Toxicology		Firearms				х
Latent Prints	х	Crime Scene Inv	estigations	3		х
Serology		Clandestine Laboratory Response Team				
Document Examination		DNA Analysis				
	EDUC	ATION				
Institution	Dates	Attended	Major			gree pleted
California State University, Long Beach	9/76	6 – 12/80 C	riminalisti	cs	В	3.S.
ADDITIONA	L TRA	INING / SEMINAR	s			
Course / Semina	a <i>r</i>		L	Location		Dates
Association of Firearm and Toolmark Exar	niners	Training Seminar	San M	San Mateo, CA		1983
Washington State Criminal Justice Training Center / FBI Fingerprint Seattle, WA Identification				1984		
International Association of Bloodstain Pattern Analysts Training Seminar			Olymp	oia, WA		1985
Loctite Corp. Cyanoacrylate Fuming for La Techniques	itent Fir	ngerprint				1985

JAMES KRYLO LVMPD P#5945 Curriculum Vitae

ADDITIONAL TRAINING / SEMINARS		
Course / Seminar	Location	Dates
Washington State Criminal Justice Training Center / FBI Advanced Latent Fingerprint Techniques	Seattle, WA	1986
Washington State Patrol Leaf Marijuana Identification	Shelton, WA	1987
Assoc. of Firearm and Toolmark Examiners Seminar	Seattle, WA	1988
International Association for Identification Pacific Northwest Division Training Seminar	Spokane, WA	1989
Kodak/Nikon Law Enforcement Photography	Tacoma, WA	1989
Washington State Criminal Justice Training Center Homicide Investigation	Seattle, WA	1989
International Assoc. of Bloodstain Pattern Analysts Training Seminar	Reno, NV	1990
International Association for Identification Pacific Northwest Division Training Seminar	Yakima, WA	1990
Midwestern Association of Forensic Scientists Blood Spatter Workshop		1990
Washoe Co. Sheriff's Office Advanced Crime Scene Reconstruction	Reno, NV	1991
Beretta Armorer's Course	Tacoma, WA	1992
Oregon State Police Advanced Firearms Training	OR	1992
Smith & Wesson Revolver Armorer's course	Galt, CA	1992
Washington State Law Enforcement Firearms Instructors Assoc. Training Seminar	Seattle, WA	1992
Assoc. of Firearm And Toolmark Examiners Annual Training Seminar	Raleigh, NC	1993
Ruger Armorer's course	Tacoma, WA	1993
Ruger Revolver Familiarization course	Raleigh, NC	1993
SigSauer Pistols Armorer's course	Raleigh, NC	1993
Smith & Wesson Pistol Armorer's course	Bellevue, WA	1993
Washington State Criminal Justice Training Center/Washington State Law Enforcement Firearms Instructors Association Training Seminar	Seattle, WA	1993
Glock Armorer's Course	Oregon City, OR	1994
Range Management Services Inc. Managing Lead Hazards in Indoor Firing	Olympia, WA	1994
Washington State Law Enforcement Firearms Instructors Assoc. Training Seminar	Seattle, WA	1994
Colt M16 / AR15 Armorer's course	OR	1995
Federal Cartridge Co. Law Enforcement Ammunition and Ballistics Seminar	Tacoma, WA	1995
Washington State Criminal Justice Training Center / Washington	Seattle, WA	1995

JAMES KRYLO LVMPD P#5945 Curriculum Vitae - 2 -

State Law Enforcement Firearms Instructors Assoc. Training Seminar Washington State Law Enforcement Firearms Instructors Association Training Seminar Heckler & Koch MP5/Rifle Armorer's Course Tacoma, WA 1996 Oehler Ballistics Workshop Fredricksberg, TX 1997 FBI Gunshot Residue School Forensic Technology "IBIS" Training Course Tacoma, WA 1997 International Association of Bloodstain Pattern Analysts Training Seminar Mnemonic Systems Inc. Introduction to "Drugfire" Course Washington, DC 1997 Remington Armorer's course Bellevue, WA 1997 FBI Bullet Trajectory and Shooting Reconstruction School Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference COURTROOM EXPERIENCE Court Discipline Number of Times Federal - Washington (Tacoma) Latent Prints Municipal - California (Orange County) Latent Prints 1 Municipal - California (Orange County) Latent Prints 5 Superior - California (Orange County) Latent Prints 1 Coroner's Inquest - Washington (King & Pierce Counties) Latent Prints 1 Grand Jury - California (Orange County) Firearms 1 Justice - Nevada (Las Vegas) Firearms 1 Justice - Nevada (Las Vegas)	ADDITIONAL TRAINING / SEMINARS					
Seminar Washington State Law Enforcement Firearms Instructors Association Training Seminar Heckler & Koch MP5/Rifle Armorer's Course Tacoma, WA 1996 Cohler Ballistics Workshop Fredricksberg, TX 1996 FBI Gunshot Residue School Marysville, WA 1997 Forensic Technology "IBIS" Training Course Tacoma, WA 1997 International Association of Bloodstain Pattern Analysts Training Seminar Mnemonic Systems Inc. Introduction to "Drugfire" Course Washington, DC 1997 Remington Armorer's course Bellevue, WA 1997 FBI Bullet Trajectory and Shooting Reconstruction School Los Angeles, CA 1998 Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference COURTROOM EXPERIENCE COURT Discipline Number of Times Federal - Washington (Tacoma) Latent Prints 1 Municipal - California (Orange County) Latent Prints 5 Superior - California (Orange County) Latent Prints 1 Superior - California (Orange County) Firearms 1 Coroner's Inquest - Washington (King & Pierce Counties) Latent Prints 11 Grand Jury - California (Orange County) Firearms 1 Grand Jury - Federal (Seattle, WA) Firearms 1 Justice - Nevada (Las Vegas) Firearms 1	Course / Seminar		Loc	ation	Dates	
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FBI Gunshot Residue School Forensic Technology "IBIS" Training Course International Association of Bloodstain Pattern Analysts Training Seattle, WA I997 International Association of Bloodstain Pattern Analysts Training Seminar Mnemonic Systems Inc. Introduction to "Drugfire" Course Washington, DC I997 Remington Armorer's course Bellevue, WA I997 FBI Bullet Trajectory and Shooting Reconstruction School Los Angeles, CA I998 Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference COURTROOM EXPERIENCE Court Discipline Number of Times Federal - Washington (Tacoma) Latent Prints I Municipal - California (Orange County) Latent Prints Superior - California (Orange County) Latent Prints Superior - Washington (King & Pierce Counties) Latent Prints I1 Coroner's Inquest - Washington (King County) Firearms Jistrict - Washington (Pacific County) Firearms Indicate International Internationa	Heckler & Koch MP5/Rifle Armorer's Course		Tacoma	, WA	1996	
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Seminar Mnemonic Systems Inc. Introduction to "Drugfire" Course Memington Armorer's course Bellevue, WA 1997 FBI Bullet Trajectory and Shooting Reconstruction School Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference Court Discipline Number of Times Federal - Washington (Tacoma) Latent Prints 1 Municipal - California (Orange County) Superior - California (Orange County) Latent Prints 2 Superior - Washington (King & Pierce Counties) Latent Prints 11 Coroner's Inquest - Washington (King County) Firearms 4 District - Washington (Pacific County) Firearms 1 Grand Jury - California (Orange County) Firearms 1 Grand Jury - Federal (Seattle, WA) Justice - Nevada (Las Vegas) Firearms 1	Forensic Technology "IBIS" Training Course		Tacoma	, WA	1997	
Remington Armorer's course FBI Bullet Trajectory and Shooting Reconstruction School Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference COURTROOM EXPERIENCE COURTROOM EXPERIENCE Court Discipline Number of Times Federal - Washington (Tacoma) Latent Prints 1 Municipal - California (Orange County) Latent Prints 5 Superior - California (Orange County) Latent Prints 2 Superior - Washington (King & Pierce Counties) Latent Prints 11 Coroner's Inquest - Washington (King County) Firearms 1 Grand Jury - California (Orange County) Firearms 1 Grand Jury - Federal (Seattle, WA) Firearms 1 Justice - Nevada (Las Vegas) Firearms 1		g	Seattle,	WA	1997	
FBI Bullet Trajectory and Shooting Reconstruction School Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference COURTROOM EXPERIENCE Court Discipline Number of Times Federal - Washington (Tacoma) Latent Prints 1 Municipal - California (Orange County) Latent Prints Superior - California (Orange County) Latent Prints 2 Superior - Washington (King & Pierce Counties) Latent Prints 11 Coroner's Inquest - Washington (King County) Firearms 1 District - Washington (Pacific County) Firearms 1 Grand Jury - California (Orange County) Firearms 1 Justice - Nevada (Las Vegas) Firearms 1	Mnemonic Systems Inc. Introduction to "Drugfire" Course		Washing	gton, DC	1997	
Washington State Criminal Justice Training Center / Washington State Law Enforcement Firearms Instructors Association Training Seminar NV State Division for the International Association for Identification Conference COURTROOM EXPERIENCE Court Discipline Number of Times Federal - Washington (Tacoma) Latent Prints 1 Municipal - California (Orange County) Latent Prints 5 Superior - California (Orange County) Latent Prints 2 Superior - Washington (King & Pierce Counties) Latent Prints 11 Coroner's Inquest - Washington (King County) Firearms 4 District - Washington (Pacific County) Firearms 1 Grand Jury - California (Orange County) Firearms 1 Grand Jury - Federal (Seattle, WA) Firearms 1 Justice - Nevada (Las Vegas) Firearms 1	Remington Armorer's course		Bellevue, WA 1		1997	
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District - Washington (Pacific County) Grand Jury - California (Orange County) Firearms Grand Jury - Federal (Seattle, WA) Justice - Nevada (Las Vegas) Firearms 1 Firearms 1	Superior - Washington (King & Pierce Counties) Latent Prints 1		11			
Grand Jury - California (Orange County) Grand Jury - Federal (Seattle, WA) Justice - Nevada (Las Vegas) Firearms 1 1	Coroner's Inquest - Washington (King County) Firearms		4			
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	Grand Jury - Federal (Seattle, WA)	Firear	ms	1		
	Justice - Nevada (Las Vegas)	Firear	ms	1		
Juvenile - California (Orange County) Firearms 1	Juvenile - California (Orange County)	Firear	ms	1		

JAMES KRYLO LVMPD P#5945 Curriculum Vitae

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105

Firearms Firearms

Firearms

Juvenile - Washington (Pierce and King Counties)

Superior - Washington (Clallam, Clark, Cowlitz, Grays Harbor, Firearms

Military - USMC (El Toro, CA)

Superior - California (Orange County)

COURTROO	M EXPERIENC	E		· · · · · · · · · · · · · · · · · · ·
Court		Discipline		Number of Times
Jefferson, King, Kitsap, Klicitat, Lewis, Mason, I San Juan, Skamania, Snohomish, and Thurstor				
EMPLOYM	ENT HISTORY			
Employer	Jol	Title		Date
Las Vegas Metropolitan Police Department	Firearm/Toolm	nark Examine	r	1998 - Present
Washington State Patrol	Forensic Scien	ntist		1991 – 1998
Pierce County Sheriff's Department	Identification (Officer		1986 – 1991
Seattle Police Department	Identification T	echnician		1984 – 1986
Orange County Sheriff's Department	Forensic Specialist		1981 – 1984	
Anaheim Police Department	Identification Technician		1981	
PROFESSION	AL AFFILIATIO	NS		
Organization				Date(s)
			199	3 - Present
International Association of Bloodstain Pattern Analysts 1			199	1 - Present
		199	94 – 1998	
PUBLICATIONS	/ PRESENTATI	ONS:		
BRI 12 GA/.500 Sabot Bullet - AFTE Journal -	October 1983			
Trigger Pull Statistics - AFTE Journal - January	/ 1985			
Drop Testing a 45 Auto Colt 1911 - AFTE Journ	nal – Spring 199	7		
OTHER QU	ALIFICATIONS:			

JAMES KRYLO LVMPD P#5945 Curriculum Vitae - 4 -

LAS VEGAS CRIMINALISTICS BUREAU STATEMENT OF QUALIFICATIONS

Name: **LARRY R. MORTON** P# **4935** Date: **10/24/97**

ا المارة المارة	CUR	REN	TCLASS	SIFICATION		
	CLASSIFICATION			MINIMUM QUA	LIFICAT	TIONS
•	Crime Scene Analyst I	so tra	AA degree with major course work in criminal justice, forensic science, physical science or related field, including specialized training in crime scene investigation			
X	Crime Scene Analyst II		18 months - 2 years continuous service with LVMPD as a Crime Scene Analyst I			
•	Senior Crime Scene Analyst	2	years as a	Crime Scene Analy		
	Crime Scene Analyst Supervisor	4 pr ec ur	promotional test for Senior Crime Scene Analyst 4 years continuous service with LVMPD and completion of probation as a Senior Crime Scene Analyst. Must have the equivalent of a bachelor's degree from an accredited college or university with major course work in criminal justice, forensic science, physical science or related field.			
	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN THE PE	ORM	AL EDU	CATION		
	Institution			Major		Degree/Date
	Diego City College			Criminal Justice 1975		1975
	ADDITIO	NAE	TRAINII	NG/SEMINARS		
	Course / Seminar			Hours		Date
Univ	versity of the State of New York			AA		09/20/74
Intro	ductory Crime Scene Analyst Training			40		04/07/95
Ran	ge Training			2.5		04/17/95
FAT	S Training			2		05/09/95
Ran	ge Training		•	1		08/25/95
Courtroom Skills and Tactics - Video				.50		11/29/95
New Civilian Orientation				7		12/05/95
New Civilian Employee Orientation				7		12/05/95
Crime Scene Preservation & Investigation			4		03/26/96	
Applied Neurolinguistic Programming			8		06/03/96	
Forensic Tech for Law Enforcement		2		08/21/96		
Crin	ne Scene Technology II			40	09	/23/96 - 09/27/96
				<u></u>		

LARRY R. MORTON LVMPD P#4935 Curriculum Vitae Page -1-

Top Gun Training			21	03/03/97 - 03/06/97
Civilian Use of Force & Firearm Training			e of Force & Firearm Training 21	
		Z CONTRACTOR OF THE STATE OF TH	STIMONY	
Yes	No			
Х		Eighth Judicial District, Clark Co	ounty Nevada	<u>. </u>
	X	Justice Courts of Las Vegas To	wnship	
4.50		EMPLOY	MENT HISTORY	
		Employer	Title	Date
Las Veg	jas Metro	opolitan Police Department	Crime Scene Analyst	04/95 - Present
Plaza Hotel-Las Vegas		Vegas	Security Officer	08/94 04/95
San Diego Police Department		e Department	Police Officer	1975 – 1994

LARRY R. MORTON LVMPD P#4935 Curriculum Vitae Page -2-

LAS VEGAS CRIMINALISTICS BUREAU

STATEMENT OF QUALIFICATIONS

Name:	FRANCIS R. PULLIAM	P# 5412 Date: October 24,				
	CURRENT CLASSIFICATION					
	CLASSIFICATION	MINIMUM QUALIFICATIONS				
x	CRIME SCENE ANALYST I	AA DEGREE WITH MAJOR COURSE WORK IN CRIMINAL JUSTICE, FORENSIC SCIENCE, PHYSICAL SCIENCE OR RELATED FIELD, INCLUDING SPECIALIZED TRAINING IN CRIME SCENE INVESTIGATION				
	CRIME SCENE ANALYST II	18 MONTHS - 2 YEARS CONTINUOUS SERVICE WITH LVMPD AS A CRIME SCENE ANALYST I				
	SENIOR CRIME SCENE ANALYST	TO	QUALIFY FOR T	ME SCENE ANA THE PROMOTIO CRIME SCENE A	NAL	
	CRIME SCENE ANALYST SUPERVISOR	4 YEARS CONTINUOUS SERVICE WITH LVMPD AND COMPLETION OF PROBATION AS A SENIOR CRIME SCENE ANALYST. MUST HAVE THE EQUIVALENT OF A BACHELOR'S DEGREE FROM AN ACCREDITED COLLEGE OR UNIVERSITY WITH MAJOR COURSE WORK IN CRIMINAL JUSTICE, FORENSIC SCIENCE, PHYSICAL SCIENCE OR RELATED FIELD.			DBATION LYST. F A ERSITY ERIMINAL	
	FORMAL EDUCATION					
	Institution		Majo	,	Degree/ Date	
	TESTI	MON	Υ	·		
Yes	No					
	X	Eightl	Judicial District	, Clark County Ne	evada	
	X	Justic	Courts of Las V	egas Township		

http://spiderman/html/ExpertCvs/Experts/Pulliamf.htm

EMPLOYME	NT HISTORY	
Employer	Title	Date
LAS VEGAS METROPOLITAN POLICE DEPARTMENT	CRIME SCENE ANALYST	1/97 present
MISSOULA POLICE DEPT. MT	CAPTAIN (5 YRS. I.D. SGT., 1 YR. DETECTIVE SGT)	1970 - 1990
PROFESSIONAL	L AFFILIATIONS	
Organizatio	n	Date(s)

CURRICULUM VITAE

GARY DEAN TELGENHOFF, M.S., D.O.

Home Address: 1700 Alta Drive Apt. 1071 Las Vegas, NV 89106 (702) 383-7016

Office Address:
Office of the Coroner/Medical Examiner
1704 Pinto Ln.
Las Vegas, NV 89106
(702) 455-3210

E-mail: gte@co.clark.nv.us Fax: (702) 455-0416

CERTIFICATIONS

- National Osteopathic Boards, parts I, II & III.
- · Anatomic Pathology, American Board of Pathology

LICENSURE

· State of Ohio and Nevada

EMPLOYMENT

- Deputy Medical Examiner/Forensic Pathologist Clark County Coroner's Office.
 Las Vegas, Nevada 8/1/98 Present.
- Deputy Coroner/Forensic Pathologist Montgomery County Coroner's Office Dayton, Ohio 7/1/97 – 6/30/98.

EDUCATION

FELLOWSHIP:

 Forensic Pathology, Montgomery County Coroner's Office, Dayton, Ohio 7/97 – 6/30/98.

RESIDENCY:

- Pathology (AP)
 Medical College of Ohio at Toledo and Mercy Hospital Toledo, Ohio 8/95 – 6/97.
- Elective, Forensic Pathology (6 months) Lucas County Coroner's Office

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

9/14/01

- Toledo, Ohio.
- Pathology (AP/CP)
 Cleveland Clinic Foundation
 Cleveland, Ohio, 7/93 6/95.
- Forensic Training (1 month)
 Cayahoga County Coroner's Office Cleveland, Ohio.

INTERNSHIP:

 Transitional/rotating Ingham Medical Center Lansing, Michigan, 7/92 – 6/93.

MEDICAL SCHOOL:

 9/88 – 6/92
 D.O.
 College of Osteopathic Medicine Michigan State University
 East Lansing, Michigan
 95th percentile.

GRADUATE SCHOOL:

8/86 – 10/89
 M.S. Biology/Physiology
 Eastern Michigan University
 Ypsilanti, Michigan

UNDERGRADUATE:

9/75 – 6/79
 B.A. Biology/Chemistry
 Spring Arbor College
 Spring Arbor, Michigan,

Magna Cum Laude.

OTHER:

Electron Microscopy: Eastern Michigan University, 1988. Autopsy Electives, medical school and internship, Sparrow Hospital and Ingham Medical Center, Lansing, Michigan, 1989, 1993. Electronics: Wexford/Missaukee Vocational School, 1975.

ABSTRACTS:

• Telgenhoff GD, Nine, JS. "A Fatal Automobile Accident Following an Anaphylactic Reaction to Bee Venom." Submitted for poster presentation at The American Academy of Forensic Sciences,

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

9/14/01

March 1998 meeting.

RESEARCH:

• Telgenhoff GD, Renk C. "The Effect of Exercise Stress on the Mitogen-Stimulated Proliferation of Peripheral Blood Lymphocytes." Eastern Michigan University. Funded by the School of Clinical Laboratory Sciences, Department of Biology and the National Science Foundation. 10/89.

HONORS AND AWARDS:

- Dean's List: four years undergraduate, one-year post-graduate and two years graduate.
- National Dean's List: 1979, 1987, 1988.

FORMAL PRESENTATIONS:

- "Electrical Injury; a forensic perspective." Scientific Day, Medical College of Ohio, 5/97.
- "Coccidioidomycosis; review and update."

Grand Rounds; Medical College of Ohio, 9/95.

Grand Rounds; Cleveland Clinic Foundation, 4/95

"IgM Nephropathy; a distinct Clinicopathologic entity?"

Grand Rounds; Medical College of Ohio, 3/97.

Grand Rounds; Cleveland Clinic Foundation, 5/94.

• "Primary, Diffuse, Leptomeningeal Gliomatosis."

Scientific Day, Medical College of Ohio, 4/96.

 Numerous microbiology, internal medicine, hematology, surgical, tumor board, radiology, and morbidity and morality conferences:

Medical College of Ohio, Mercy Hospital, Toledo 8/95 – 6/97.

Cleveland Clinic Foundation, Cleveland, 7/93 – 6/95.

CONFERENCES AND COURSES ATTENDED:

- Practical Homicide Investigation, Las Vegas, Nevada. 5/99.
- Second Annual Pediatric Forensic Issues, San Diego, California. 10/98.
- Evidence Technician Course, Montgomery County Crime Lab, Dayton, Ohio. 10/1/97 10/31/97.
- American Academy of Forensic Sciences:
 - o Nashville, Tennessee. 2/96.
 - o San Francisco, California. 2/98.
- American Society of Clinical Pathologists:
 - o Orlando, Florida. 5/95.

TEACHING APPOINTMENTS:

• Staff Instructor of Medical Students, Residents, Law enforcement students, Pathology assistant and investigation reservists.

Clark County Coroner's Office. 8/1/98 – present.

- Clinical Faculty, Pathology: School of Medicine, Wright State University. Dayton, Ohio. 7/97 –
 6/98
- Resident Instructor of Pathology Laboratories: Medical College of Ohio, Toledo, Ohio. 8/95 6/97.

http://spiderman/html/ExpertCvs/Experts/Telgenho.htm

9/14/01

- Resident Instructor of Medical Technology Students: Cleveland Clinic Foundation, Cleveland, Ohio. 7/93 6/95.
- Resident Instructor of Medical Students: Cleveland Clinic Foundation, Cleveland, Ohio. 7/93 6/95.
- Teaching Assistant: Medical students, histology. College of OsteopathicMedicine, Michigan State University, 9/88 12/88.
- Medical Student Tutor: Histology, Immunology, Physiology and Neuroanatomy. College of Osteopathic Medicine, Michigan State University, 9/88 6/90.
- Graduate Teaching Assistant of Nursing Students: Human Gross Anatomy, physiology and histology. Eastern Michigan University, Ypsilanti, Michigan. 9/86 6/88.
- Teaching Assistant: Genetics, Microbiology, Botany. Spring Arbor College, Spring Arbor, Michigan. 9/78 6/79.

OTHER EXPERIENCE:

- Cardiac Research Assistant: Cleveland Clinic Foundation, 7/93 6/95.
- Autopsy Pathologist ("moon-lighting"): Cleveland, Ohio, 7/94 6/95.
- Autopsy Assistant (diener): Veteran's Administration Hospital, Ann Arbor, Michigan, 1988.
- Phlebotomist: Veteran's Administration Hospital, Ann Arbor, Michigan, 1988.

PROFESSIONAL ORGANIZATIONS:

- Member, National Association of Medical Examiners (NAME).
- Provisional Member, American Academy of Forensic Sciences (AAFS).
- American Society of Clinical Pathologists (ASCP).

COMMITEE APPOINTMENTS:

• Child Death Review Board, Las Vegas, Nevada, 8/98 - present.

OTHER EMPLOYMENT/EXPERIENCE:

- Full-time, professional musician, 1979 1989.
- Part-time, professional musician, 1994 present.

INTERESTS:

Photography, music, travel, hiking, camping, downhill and cross-country skiing, oil and acrylic painting.

PERSONAL:

- Birthdate 8/3/57
- Birthplace Cadillac, Michigan
- Marital Status Single

1 2	NOT STEWART L. BELL DISTRICT ATTORNEY	2001 SEP 17 PH 10: 25
3 4 5	Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff	2001 SEP 17 PH 10: 35 CLERK
6 7	DISTRICT CLARK COUNT	
8	THE STATE OF NEVADA,	}
9	Plaintiff,	Case No. C169550/C170186
10 11	-vs- DAMON LAMAR CAMPBELL,	Case No. C160550/C170186 Dept. No. XV
12	#1196647 SHELDON HOLLIMON, #1203836	}
13	#1203830	
14	Defendants.	}
15		
16 17	SUPPLEM NOTICE OF V	
18	[NRS 174.2	34(1)(b)]
19	TO: DAMON LAMAR CAMPBELL a	and SHELDON HOLLIMON,
20	Defendants; and	·
21	TO: STANLEY A. WALTON, ESQ., I	DAVID M. SCHIECK, ESQ., and
22	SPECIAL PUBLIC DEFENDER'	
23		LEASE TAKE NOTICE that the STATE OF
24	NEVADA intends to call the following witnesse	
25	NAME AOKI, MINO	ADDRESS LVMPD #1592
SEP CEIVE	BEAUDETTE, FRANCIS	LVMPD #4361
OUNT > 2008	CARPENTER, J.	LVMPD #5003
PECEIVED SEP 1 > 20APS OUNTY CLERK	·	

1	FAULIS, J.	LVMPD #4764
2	FORD, ALLEN	PAROLE & PROBATION
3	GOMEZ, HUMBERTO	2920 POPLAR, #1 LAS VEGAS, NV
4	GUENTHER, ED	LVMPD #5891
5	HEFNER, KEN	LVMPD #2185
6	JUAREZ, ROBERTO	LVMPD #3831
7	KRYLO, ЛМ	LVMPD #5945
8 9	LEE, R.	LVMPD #3290
10	LOVETT, JAMES	UNIVERSITY MEDICAL CENTER
	MARIN, THOMAS	LVMPD #2894
11 12	MARTINEZ, AGUSTIN	2730 MARLIN #3 LAS VEGAS, NV
13 14	MARTINEZ, LEONARDO	2730 MARLIN, #3 LAS VEGAS, NV
	MATTHEWS, C.	LVMPD #3665
15	MCNETT, MARK	LVMPD #3550
16 17	MENDENDEZ, WILFREDO	2937 ELM AVE., #3 LAS VEGAS, NV
18 19	MENDENDEZ, MARIO	2937 ELM AVE., #3 LAS VEGAS, NV
20	MORTON, LARRY	LVMPD #4935
	MUNSON, GREG	LVMPD #5847
21	NELLIS, B.	LVMPD #4429
22	PEARNS, P.	LVMPD #2823
23 24	PULLIAM, FRANCES	LVMPD #5412
25	RÁPAGLIA, ALISSA	2933 ELM AVE., #2 LAS VEGAS, NV
26	RIBACK, S.	LVMPD #5749
27 28	TELGENHOFF, GARY	1704 PINTO LN - CORONER LAS VEGAS, NV
_~		

1	VILLANUEVA, NOE	2929 ELM ST., #1 LAS VEGAS, NV
2	VILLANUEVA, SIMON	2929 ELM ST., #1 LAS VEGAS, NV
4	VILLANUEVA, CARLOS	2929 ELM ST., #1 LAS VEGAS, NV
5 6	VILLANUEVA, RIGOBERTO	2929 ELM ST., #1 LAS VEGAS, NV
7	WEISKOPF, J.	LVMPD #5130
8	WEST, THERESA	2933 ELM AVE., #2 LAS VEGAS, NV
9	WHEATON, KENNETH	PAROLE & PROBATION
10	WOLFE, CAROLYN	LVMPD #2873
11		
12		ose witnesses endorsed on the Information and any
13	other witness for which a separate Notice h	
14 15	i D	TEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477
16		
17	В	x/000044f2086
18		DAVID J.J. ROGER Chief Deputy District Attorney Nevada Bar #002781
19		Nevada Bar #002781
20		
21		
22		
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26		
27		
28		

RECEIPT OF COPY

RECEIPT OF COPY of the above and foregoing SUPPLEMENTAL NOTICE OF WITNESSES is hereby acknowledged this 1710 day of September, 2001.

STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT

ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL

550 E. Charleston Blvd #E Las Vegas, Nevada 89104

DAVID M. SCHIECK, ESQ. ATTORNEY FOR DEFENDANT DAMON LAMAR CAMPBELL

BY David M. Dehrech, Esq. MT 302 E. Carson Ave., #600 Las Vegas, Nevada 89101

SPECIAL PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT SHELDON HOLLIMON

309 S. Third St., #401 Las Vegas, Nevada 89155

-4-

 $P: \label{eq:policy} P: \lab$

ORIGINAL NOTC 1 PHILIP J. KOHN Oct 17 10 13 AM '01 Oldiery B. Samagican. CLARK COUNTY SPECIAL PUBLIC DEFENDER 2 Nevada Bar #0556 3 ALZORA B. JACKSON DEPUTY SPECIAL PUBLIC DEFENDER Nevada Bar #2255 4 309 South Third Street, 4th Floor Las Vegas, NV 89I55-2316 5 (702) 455-6265 6 Attorney for Defendant 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 THE STATE OF NEVADA, CASE NO. C170186 11 DEPT. NO. XV 12 Plaintiff, 13 vs. 14 SHELDON HOLLIMON, Defendant. 15 16 **NOTICE OF EXPERT WITNESS** [NRS 174.089(2)] 17 18 TO: THE STATE OF NEVADA, Plaintiff; and 19 TO: DAVID J. ROGER, Deputy District Attorney, 20 YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that SHELDON 21 HOLLIMON intends to call an expert witness in its case in chief as follows: 22 WILLIAM DRURY, O.D.- Expert in Optometry. 23 | / / / / 24 | / / / / 25 1111 2 1111 2 IIII2 1111 SPECIAL PUBLIC DEFENDER CLARK COUNTY NEVADA

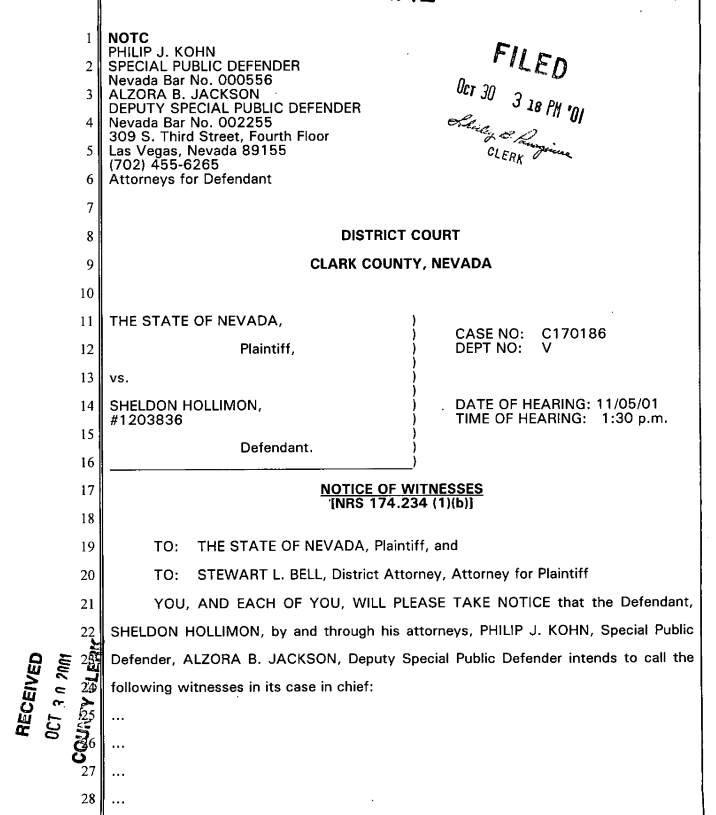
10.

37 m p

DEFENDER

The substance of the expert witness' testimony will be regarding the i defendant's vision limitations and his course of treatment 2 DATED this 17th day of October, 2001. 3 PHILIP J. KOHN CLARK COUNTY SPECIAL PUBLIC DEFENDER 5 6 ALZORA B. JACKSON DEPUTY SPECIAL PUBLIC DEFENDER 7 NEVADA BAR #2255 8 309 SOUTH THIRD STREET, 4TH FLOOR LAS VEGAS, NEVADA 89155-2316 9 (702) 455-6265 10 11 12 13 14 15 16 17 18 19 20 RECEIPT OF A COPY of the foregoing Notice of Expert Witness is hereby 21 acknowledged this 17th day of October, 2001. 22 STEWART L. BELL 23 CLARK COUNTY DISTRICT ATTORNEY 24 25 By m feel 26 27 28 SPECIAL PUBLIC CLARK COUNTY 2

ORIGINAL



SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA

1	<u>NAME</u>	ADDRESS
2	Allissa Mia Rapaglia	Address Unknown
3	Theresa West	Address Unknown
4	DATED this 30 day of Oc	tober, 2001.
5		PHILIP J. KOHN SPECIAL PUBLIC DEFENDER
6		SI ECIALI GUELO DEI ENDEN
7		By: Mexico Sail
8		ALZORA B. JACKSON
9		Deputy Special/Public Defender State Bar No.002255 309 South Third Street
10		P.O. Box 552316
11		Las Vegas, NV 89155 (702)455-6265 Attorney for Defendant
12		Attorney for Defendant
13		RECEIPT OF COPY
14	RECEIPT OF COPY of the	foregoing NOTICE OF WITNESSES is hereby
15	acknowledged this day of O	ctober, 2001.
16		
17		
18		4 at 1 th 20
10		STEWART I BELL
19		STEWART L. BELL \ DISTRICT ATTORNEY 200 S. Third Street
19		DISTRICT ATTORNEY 200 S. Third Street
19 20		DISTRICT ATTORNEY 200 S. Third Street
19 20 21		DISTRICT ATTORNEY 200 S. Third Street
19 20 21 22		DISTRICT ATTORNEY 200 S. Third Street
19 20 21 22 23		DISTRICT ATTORNEY 200 S. Third Street
19 20 21 22 23 24		DISTRICT ATTORNEY 200 S. Third Street
19 20 21 22 23 24 25		DISTRICT ATTORNEY 200 S. Third Street
19 20 21 22 23 24 25 26		DISTRICT ATTORNEY 200 S. Third Street

2

CLARK COUNTY NEVADA

	("	()
1 2 3 4 5	Attorney for Plaintiff	OCT 30 9 49 AM 'OI CLERK Time CT COURT INTY, NEVADA
6		INTY, NÉVADA
7 8 9	THE STATE OF NEVADA,	2170186
10	Plaintiff,	Case No. C169550(C170186)
11	-VS-	Case No. C169550(C170186) Dept. No. XV
12	DAMON LAMAR CAMPBELL, #1196647 SHELDON HOLLIMON,	{
13	#1203836	
14	Defendants.	
15		
16	SECOND SU	PPLEMENTAL
17	NOTICE O	F WITNESSES
18	NRS 17	4.234(1)(b)]
19	TO: DAMON LAMAR CAMPBEL	L and SHELDON HOLLIMON,
20	Defendants; and	
21	TO: STANLEY A. WALTON, ESQ	., DAVID M. SCHIECK, ESQ., and
22	SPECIAL PUBLIC DEFENDE	R'S OFFICE, Counsels of Record:
23	YOU, AND EACH OF YOU, WILL	PLEASE TAKE NOTICE that the STATE OF
24	NEVADA intends to call the following witne	sses in its case in chief:
25	NAME	ADDRESS
26	MARTEL, DAVID	LVMPD #5816
27	111	
REC	EVED	
li li	0 2001	ļ
COUNT	Y CLERK	
∪ □ □ □		l.

1	These witnesses are in addition to those witnesses endorsed on the Information and any
2	other witness for which a separate Notice has been filed.
3 4	STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477
5	,
6	By Day 017 Rose
7	DAVID J.J. ROGER Chief Deputy District Attorney
8	Nevada Bar #002781
9	
10	
11	CERTIFICATE OF FACSIMILE TRANSMISSION
12	I hereby certify that service of SECOND SUPPLEMENTAL NOTICE OF WITNESSES,
13	was made this 35 day of October, 2001, by facsimile transmission to:
14	STANLEY A. WALTON, ESQ. ATTORNEY FOR DEFENDANT
15	DAMON LAMAR CAMPBELL FAX #383-8245
16	Trutingos Q2 is
17	DAVID M. SCHIECK, ESQ. ATTORNEY FOR DEFENDANT
18	DAMON LAMAR CAMPBELL FAX #386-2687
19	
20	SPECIAL PUBLIC DEFENDER'S OFFICE ATTORNEY FOR DEFENDANT
21	SHELDON HOLLIMON FAX #455-6273
22	γ
23 24	A De So
25	Secretary for the District Attorney's Office
26	
27	
28	
	-2- P:\WPDOC\$\NOTICE\0\2\01257203.WPD\kjh
	-2- P:\WPDOC\$\NOTICE\012\01257203.WPD\kjh

Deiginal

1 2 3 4 5	IND STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff Attorney for Plaintiff FILED IN OPEN COURT NOV 0 5 2001 SHIRLEY B. PARRAGUIRRE, CLERK BY DEPUTY MELISSA DAVIS DISTRICT COURT CLARK COUNTY, NEVADA		
7	THE STATE OF NEVADA,)		
8	Plaintiff,		
9	-vs- Case No. C170186		
10	SHELDON HOLLIMON, Dept NoPV YV		
11	#1203836 		
12	Defendant. AMENDED		
1-3			
14	STATE OF NEVADA) ss:		
. 15	COUNTY OF CLARK		
16	The Defendant(s) above named, SHELDON HOLLIMON, is accused by the Clark		
17	County Grand Jury of the crime of ACCESSORY TO MURDER (Felony - NRS 195.040,		
18	200.010), committed at and within the County of Clark, State of Nevada, on or about the 22nd		
19	day of July, 2000, as follows: did wilfully, unlawfully, and feloniously harbor, conceal, or aid		
20	DAMON LAMAR CAMPBELL, with intent that the said DAMON LAMAR CAMPBELL		
	might avoid or escape from arrest, trial, conviction, or punishment, having knowledge that the		
22 23	said DAMON LAMAR CAMPBELL had committed a felony, to-wit: Murder, and was liable to arrest therefore.		
24	STEWART L. BELL		
25	DISTRICT ATTORNEY Nevada Bar #000477		
26	My Mar And Drawn		
27	DAVID J.J. ROGER		
AE	Chief Deputy District Attorney Nevada Bar #002781		
NOV	- 5 2001		
COUNT	P:\WPDOCS\IND\012\01257201.WPD\kjh		

Deiginal

1 2 3 4 5	IND STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff DISTRICT CC CLARK COUNTY,		
7 8 9	THE STATE OF NEVADA, Plaintiff, -vs-	Case No. C170186	
10 11	SHELDON HOLLIMON, #1203836	Dept NoFV-VV	
12 13	Defendant.	A M E N D E D I N D I C T M E N T	
14	STATE OF NEVADA)		
15	COUNTY OF CLARK		
16	The Defendant(s) above named, SHELDO	N HOLLIMON, is accused by the Clark	
17	County Grand Jury of the crime of ACCESSORY TO MURDER (Felony - NRS 195.040,		
18	200.010), committed at and within the County of Clark, State of Nevada, on or about the 22nd		
19	day of July, 2000, as follows: did wilfully, unlawfully, and feloniously harbor, conceal, or aid		
20	DAMON LAMAR CAMPBELL, with intent that the said DAMON LAMAR CAMPBELL		
21	might avoid or escape from arrest, trial, conviction, or punishment, having knowledge that the		
22	said DAMON LAMAR CAMPBELL had committee	ed a felony, to-wit: Murder, and was liable	
23	to arrest therefore.		
24	DISTRIC	T L. BELL T ATTORNEY	
25 26	Nevada B	ar #000477	
27	BY L	D.J. ROGER	
	Chief DEIVED Nevad	Deputy District Attorney a Bar #002781	
NOV	- 5 200s		
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î	Original		
1 2 3 4	GMEM STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff FILED IN OPEN COURT NOV 0 5 2001 SHIRVEY B. PARRAGUIRBE CLERK BY MELISSA DAVISEPUTY		
6 7 8	DISTRICT COURT CLARK COUNTY, NEVADA THE STATE OF NEVADA,		
9 10 11 12	Plaintiff, -vs- SHELDON HOLLIMON, #1203836 Plaintiff, Case No. C170186 Dept. No. JV Docket		
13 14 15 16	Defendant. GUILTY PLEA AGREEMENT I hereby agree to plead guilty to: ACCESSORY TO MURDER (Felony - NRS 195.040,		
17 18 19	200.010), as more fully alleged in the charging document attached hereto as Exhibit "1". My decision to plead guilty is based upon the plea agreement in this case which is as		
20 21 22 23	CONSEQUENCES OF THE PLEA I understand that by pleading guilty I admit the facts which support all the elements of		
25 24 25 26	I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada State Prison for a minimum term of not less than ONE (1) year and		
27 28 RE (exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$1,000. I understand that the law requires me to pay an Administrative RECEIVED		
COUNT	- 5 2001 Y CLERK		

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Assessment Fee.

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

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I also understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

I have not been promised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute. I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

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

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

1. The constitutional privilege against self-incrimination, including the right to refuse to

-2-

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 testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.

- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
 - 4. The constitutional right to subpoena witnesses to testify on my behalf.
 - 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction, with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035.

VOLUNTARINESS OF PLEA

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

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

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

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

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

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

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

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

DATED this day of November, 2001.

Suldan Hollimar Sheldon Hollimon

Defendant

AGREED TO BY:

Deputy District Attorney

-4-

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CERTIFICATE OF COUNSEL:

- I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:
- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
 - 4. To the best of my knowledge and belief, the Defendant:
 - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement.
 - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily.
 - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the defendant as certified in paragraphs 1 and 2 above.

and 2 above.

Dated: This day of November, 2001

ATTORNEY FOR DEFENDANT

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11/5/01 C170186

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2 CASE NO. C170186

DEPT. NO. XV

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THE STATE OF NEVADA,

Plaintiff,

vs.

SHELDON HOLLIMON,

Defendant.

DISTRICT COURT

CLARK COUNTY, NEVADA

-000-

REPORTER'S TRANSCRIPT

OF

CHANGE OF PLEA

BEFORE THE HON. SALLY LOEHRER, DISTRICT COURT JUDGE

MONDAY, NOVEMBER 5, 2001 1:30 P.M.

APPEARANCES:

For the State:

DAVID ROGER, ESQ.

Deputy District Attorney

For the Defendant:

ALZORA JACKSON, ESQ.

Deputy Special Public Defender

Reported by: Mary Beth Cook CCR No. 268, RPR CE05

11/5/01 C170186

2

1	LAS VEGAS, CLARK COUNTY, NEVADA, MON., NOV. 5, 2001
2	1:30 P.M.
3	-000-
4	PROCEEDINGS
5	
6	THE COURT: This is the time set for
7	trial in the State of Nevada versus Hollimon and
8	Campbell. The Court has been informed that the
9	trial will be severed, and there is an amended
10	indictment which has been filed in open court as to
11	Sheldon Hollimon.
12	The record will reflect the presence of
13	the State through David Roger and Susan Pate. The
14	defendant Hollimon is present in custody with
15	Ms. Alzora Jackson.
16	Mr. Hollimon, do you have a copy of the
17	amended indictment charging you with accessory to
18	murder, a felony?
19	THE DEFENDANT: Yes, Your Honor.
20	THE COURT: Have you had a chance to
21	read that amended charge and discuss it with
22	Ms. Jackson?
23	THE DEFENDANT: Yes, Your Honor.
24	THE COURT: Would you like the clerk to
25	read that charge to you here this afternoon in open

1 court? THE DEFENDANT: No, Your Honor. 2 THE COURT: How do you plead to 3 accessory to murder, sir, guilty or not guilty? 4 THE DEFENDANT: Guilty, Your Honor. 5 THE COURT: Before I may accept your 6 plea of guilt, I must be satisfied that your plea 7 is freely and voluntarily given. Do you make the 9 plea freely and voluntarily? THE DEFENDANT: Yes, Your Honor. 10 THE COURT: Your attorney has handed me 11 a written guilty plea agreement signed by 12 yourself. Sir, before you signed that written plea 1.3 of guilt, did you read it and discuss it with 14 Ms. Jackson? 1.5 THE DEFENDANT: Yes, Your Honor. 16 17 THE COURT: Do you understand everything contained in your written plea? 18 THE DEFENDANT: Yes, Your Honor. 19 20 THE COURT: Are there any questions that you'd like to ask me, the district attorney or your 21 own attorney about your case before I would accept 22 your plea? 23 24 THE DEFENDANT: No, Your Honor. THE COURT: Tell me, sir, in your own 25

```
words what you did here in Clark County on or about
    July 22, 2000, last summer, that causes you to
    plead guilty to accessory to murder.
 3
               THE DEFENDANT: 22nd of July myself
   helped Damon Campbell try to hide after he told me
 5
    he had shot some people outside.
 6
               THE COURT: So you helped him hide?
 7
               THE DEFENDANT: I didn't call the police
 8
 9
    or nothing.
10
               THE COURT: Okay. And in addition to
11
    pleading guilty to accessory to murder, sir, you
12
    have entered into an agreement to testify in the
    State of Nevada versus Mr. Campbell?
13
               THE DEFENDANT: Yes, Your Honor.
14
               THE COURT: All right. And,
15
    Mr. Schieck, you have received a copy of the
16
17
    agreement to testify?
               MR. SCHIECK: No, we have not, Your
18
19
    Honor, but we've been promised one. I briefly
20
    glanced at it. I don't think there was enough
21
    extra copies for us.
22
               THE COURT: You may have this copy,
23
    Mr. Schieck. And do you understand, Mr. Hollimon,
```

MARY BETH COOK, CCR 268 (702)455-4288

THE DEFENDANT: Yes, Your Honor.

the terms of your agreement to testify?

24

25

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Are there any additional
               THE COURT:
1
   things that we need to do concerning Mr. Hollimon?
2
               MR. ROGER: Yes, Your Honor. Not stated
3
    in the agreement is the provision that if he
 4
    declines to testify during this trial the State, at
 5
    its option, may move to withdraw the plea and he
 6
    will agree to the withdrawal of his guilty plea and
    then proceed to trial in the original charges.
 8
               THE COURT: Is that set forth in the
 9
    agreement to testify?
10
11
               MS. JACKSON: Your Honor, may the record
    reflect that I have met with Mr. Hollimon twice
12
    since striking the negotiated plea with Mr. Roger
13
    and that has been thoroughly explained to him that
14
    if he declines to testify that the plea will be
15
    withdrawn or if he testifies falsely the plea will
16
    be withdrawn; is that correct, Mr. Hollimon?
17
               THE DEFENDANT: Yes.
18
19
               THE COURT: And you fully understand
20
    that, sir?
21
               THE DEFENDANT:
                               Yes.
               THE COURT: All right.
                                       Thank you.
22
               THE COURT: The Court finds that the
23
    defendant's plea of guilt to accessory to murder is
24
25
    freely and voluntarily given; further finds that
```

11/5/01 C170186

the defendant understands the nature of the offense 1 and the consequences of his plea, and therefore the 2 plea is accepted.

This matter is referred to the Department of Parole and Probation for presentence report, set over for entry of judgment and imposition of sentence --.

THE CLERK: December 12, 8:30.

MR. ROGER: We'd ask that he be remanded at the Clark County Detention Center. We'll need him throughout the remainder of the trial.

THE COURT: Officer, you need to keep him here for two weeks. He can't go back to NSP until he's testified in this case, and we don't know whether he'll be testifying tomorrow or the next day but for sure not less than two weeks.

-000-

ATTEST: FULL, TRUE AND ACCURATE TRANSCRIPT.

Mary Beth Cook, CCR No. 268, RPR 19

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MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of FORTY EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with C169976 and receive 60 days Credit for Time Served.

DATED this <u>July</u> day of December, 2001.

DISTRICT JUDGE

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DOCUMENTARY EXHIBITS

Grand Jury Case # OOAGJO37X

Exhibit #____

Date 9/21/00 KYC

- 1	l l
1	IND STEWART L. BELL
2	DISTRICT ATTORNEY Nevada Bar #000477
3	200 S. Third Street
4	Las Vegas, Nevada 89155 (702) 455-4711
5	Attorney for Plaintiff
6	DISTRICT COURT CLARK COUNTY, NEVADA
7	
8	THE STATE OF NEVADA,
9	Plaintiff, {
10	-vs- Case No.
11	SHELDON HOLLIMON, Docket
12	#1203836
13	Defendant(s).
14	
15	
16	STATE OF NEVADA)
17	COUNTY OF CLARK ss.
18	The Defendant(s) above named, SHELDON HOLLIMON, accused by the Clark County
19	Grand Jury of the crimes of MURDER WITH USE OF A DEADLY WEAPON (Felony -
20	NRS 200.010, 200.030, 193.165) and ATTEMPT MURDER WITH USE OF A DEADLY
21	WEAPON (Felony - NRS 193.330, 200.010, 200.030, 193.165), committed at and within the
22	County of Clark, State of Nevada, on or about the 22nd day of July, 2000, as follows:
23	COUNT I - MURDER WITH USE OF A DEADLY WEAPON
24	Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON did then and
25	there wilfully, feloniously, without authority of law, and with premeditation and deliberation,
26	and with malice aforethought, kill ALBERTO MARTINEZ, a human being, by shooting at and
27	into the body of the said ALBERTO MARTINEZ, with a deadly weapon, to-wit: a firearm,
28	and/or by Defendant DAMON LAMAR CAMPBELL engaging in a course of conduct whereby

the killing occurred during the commission of an unlawful act, which, in its consequences, naturally tended to destroy the life of a human being, or was committed in the prosecution of felonious intent, by Defendant DAMON LAMAR CAMPBELL, aiming a firearm at ALBERTO MARTINEZ and thereafter discharging the said firearm causing the death of the said ALBERTO MARTINEZ; Defendant DAMON LAMAR CAMPBELL directly committing said acts and/or Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON aiding or abetting each other by acting in concert and/or DAMON LAMAR CAMPBELL and SHELDON HOLLIMON being present before, during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring, commanding, inducing, procuring or supervising each others actions; Defendants acting pursuant to a common conspiracy to commit murder.

COUNT II - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

- 16

Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON did then and there, without authority of law, and with malice aforethought, wilfully and feloniously attempt to kill CARLOS VILLANUEVA, a human being, by the said Defendant shooting at the said CARLOS VILLANUEVA, with a deadly weapon, to-wit: a firearm, Defendant DAMON LAMAR CAMPBELL directly committing said acts and/or Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON aiding or abetting each other by acting in concert and/or DAMON LAMAR CAMPBELL and SHELDON HOLLIMON being present before, during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring, commanding, inducing, procuring or supervising each others actions; Defendants acting pursuant to a common conspiracy to commit murder.

COUNT III - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON did then and there, without authority of law, and with malice aforethought, wilfully and feloniously attempt to kill LEONARDO MARTINEZ, a human being, by the said Defendant shooting at the said LEONARDO MARTINEZ, with a deadly weapon, to-wit: a firearm, Defendant DAMON LAMAR CAMPBELL directly committing said acts and/or Defendants DAMON LAMAR CAMPBELL and SHELDON HOLLIMON aiding or abetting each other by acting in concert

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1	and/or DAMON LAMAR CAMPBELL and SHELDON HOLLIMON being present before,
2	during and after said acts and/or directly or indirectly counseling, encouraging, assisting, hiring,
3	commanding, inducing, procuring or supervising each others actions; Defendants acting pursuant
4	to a common conspiracy to commit murder.
5	DATED this day of September, 2000.
6	STEWART L. BELL DISTRICT ATTORNEY
7	Nevada Bar #000477
8	m 0110-2
. 9	BY DAVID LI ROCER
10	Chief Deputy District Attorney Nevada Bar #002781
11	110Vada Dai #002701
12	ENDORSEMENT: A True Bill
13	
14	Foreperson, Clark County Grand Jury
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Names of witnesses testifying before the Grand Jury: DA#00AGJ037X/kjh LVMPD EV#0007220165 MURDER W/WPN; ATT MURDER W/WPN - F 27. P:\WPDOCS\IND\OUTLYING\0GJ\0GJ03701.WPD\kjh

Grand Jury Case # ODASTO37X

Exhibit #____

Date 9/21/00 KX

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