IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Mar 17 2022 02:40 p.m. Elizabeth A. Brown Clerk of Supreme Court

DEMARENE COLEMAN, Appellant(s),

VS.

THE STATE OF NEVADA, Respondent(s),

Case No: 05C215295-1

Docket No: 84292

RECORD ON APPEAL VOLUME 1

ATTORNEY FOR APPELLANT
DEMARENE COLEMAN # 1007335,
PROPER PERSON
P.O. BOX 208
INDIAN SPRINGS, NV 89070

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

VOLUME:	PAGE NUMBER:
1	1 - 242
2	243 - 484
3	485 - 525

The State of Nevada vs Demarene Coleman

VOL	DATE	PLEADING	PAGE NUMBER:
1	12/29/2005	Amended Affidavit of Carmine J. Colucci in Support of Petition for Writ of Habeas Corpus	145 - 146
1	5/25/2007	Amended Information	191 - 192
1	5/30/2007	Amended Information	203 - 204
2	2/24/2022	Case Appeal Statement	478 - 479
1	12/23/2005	Certificate of Mailing	144 - 144
1	12/20/2005	Certificate of Service	133 - 134
1	12/21/2005	Certificate of Service	137 - 138
1	12/29/2005	Certificate of Service	147 - 148
3	3/17/2022	Certification of Copy and Transmittal of Record	
1	9/20/2005	Criminal Bindover (Confidential)	4 - 57
2	2/23/2022	Designation of Record on Appeal	477 - 477
2	3/17/2022	District Court Minutes (Continued)	483 - 484
3	3/17/2022	District Court Minutes (Continuation)	485 - 525
1	10/7/2005	Ex Parte Motion for Appointment of Investigator	58 - 61
1	12/7/2005	Ex Parte Motion for Appointment of Investigator	121 - 123
1	11/8/2005	Ex Parte Motion for Release of Medical Records	91 - 92
1	11/8/2005	Ex Parte Motion for Release of Medical Records	93 - 94
2	6/14/2021	Financial Certificate (On Motion for Leave to Proceed in Forma Pauperis) (Confidential)	346 - 346
1	12/29/2006	Findings of Competency	181 - 182

VOL	DATE	PLEADING	PAGE NUMBER:
2	2/26/2009	Findings of Fact, Conclusions of Law and Order	308 - 314
2	2/19/2020	First Amendment to Petition for Writ of Mandamus Pursuant to NRS 34.185	330 - 345
1	6/7/2007	Guilty Plea Agreement	205 - 212
1	5/29/2007	Guilty Plea Agreement Amended by Interlineation	195 - 202
1	9/20/2005	Information	1 - 3
2	8/22/2007	Judgment of Conviction (Plea of Guilty)	246 - 247
2	9/6/2007	Judgment of Conviction (Plea of Guilty)	248 - 249
1	10/13/2006	Media Request and Order for Camera Access to Court Proceedings	177 - 178
2	8/19/2008	Memorandum in Support of Petition for Writ of Habeas Corpus (Post Conviction)	274 - 290
2	8/19/2008	Motion for Appointment of Counsel; Request for Evidentiary Hearing	270 - 273
2	8/19/2008	Motion for Leave to Proceed in Forma Pauperis (Confidential)	264 - 269
1	2/27/2006	Motion in Limine	165 - 172
2	6/14/2021	Motion to Appoint Counsel	347 - 404
2	7/1/2019	Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156) On an Order Shortening Time; Notice of Motion and Motion	324 - 329
1	10/25/2005	Motion to Withdraw As Counsel	85 - 89
1	8/7/2007	Motion to Withdraw Guilty Plea	228 - 232
2	2/23/2022	Notice of Appeal	471 - 476
2	2/27/2009	Notice of Entry of Decision and Order	315 - 322

<u>VOL</u>	DATE	PLEADING	PAGE NUMBER:
1	10/24/2005	Notice of Expert Witnesses [NRS 174.234(2)]	64 - 80
2	12/2/2008	Notice of Hearing	304 - 305
2	1/7/2022	Notice of Motion	465 - 465
2	1/7/2022	Notice of Motion; Motion for Modification of Sentence	408 - 464
1	10/24/2005	Notice of Witnesses [NRS 174.234(1)(a)]	81 - 84
1	5/25/2007	Notice of Witnesses Pursuant to NRS 174.234	183 - 190
1	10/13/2005	Order	62 - 63
1	11/30/2005	Order	120 - 120
1	12/13/2005	Order	124 - 125
1	12/23/2005	Order	139 - 140
2	8/6/2021	Order Denying Defendant's Motion for Appointment of Attorney	405 - 407
2	3/8/2022	Order Denying Defendant's Motion for Modification of Sentence	480 - 482
1	2/2/2006	Order Denying Defendant's Writ of Habeas Corpus	163 - 164
2	8/27/2008	Order for Petition for Writ of Habeas Corpus	291 - 291
2	12/10/2008	Order for Production of Inmate Demarene Coleman, BAC 31007335	306 - 307
1	8/28/2006	Order of Commitment	174 - 176
1	11/15/2005	Order Releasing Medical Records	116 - 117
1	11/18/2005	Order Releasing Medical Records	118 - 119
1	12/11/2006	Order to Transport Defendant from Lake's Crossing	179 - 180
1	12/20/2005	Petition for Writ of Habeas Corpus	126 - 132

VOL	DATE	PLEADING	PAGE NUMBER:
2	8/19/2008	Petition for Writ of Habeas Corpus (Postconviction)	253 - 263
2	7/29/2009	Petition; Order Honorably Discharging Probationer	323 - 323
1	7/16/2007	Presentence Investigation Report (Unfiled) Confidential	213 - 219
2	10/4/2007	Probation Agreement and Rules; Order Admitting Defendant to Probation and Fixing the Terms Thereof	250 - 251
1	11/1/2005	Receipt of Copy	90 - 90
1	12/23/2005	Receipt of Copy	143 - 143
1	2/27/2006	Receipt of Copy	173 - 173
1	8/7/2007	Receipt of Copy	233 - 233
1	1/23/2006	Reply to State's Return to Defendant's Writ of Habeas Corpus	159 - 162
1	1/20/2006	Return to Writ of Habeas Corpus	149 - 158
1	5/29/2007	Second Amended Information	193 - 194
2	1/25/2022	State's Opposition to Defendant's Motion for Modification of Sentence	466 - 470
1	8/13/2007	State's Opposition to Defendant's Motion to Withdraw Guilty Plea (Continued)	234 - 242
2	8/13/2007	State's Opposition to Defendant's Motion to Withdraw Guilty Plea (Continuation)	243 - 245
2	10/28/2008	State's Response to Defendant's Petition for Writ of Habeas Corpus	292 - 303
1	12/21/2005	Stipulation and Order for Extension of Time to File Petition for Writ of Habeas Corpus	135 - 136
1	7/24/2007	Transcript of Hearing Held on May 29, 2007	220 - 227

<u>VOL</u>	DATE	PLEADING	PAGE NUMBER:
1	11/10/2005	Transcript of Hearing Held on September 16, 2005	95 - 115
2	8/10/2008	Unsigned Document(s) - Order Appointing Counsel	252 - 252
1	12/23/2005	Writ of Habeas Corpus	141 - 142

1	INFO DAVID ROGER Clark County District Attorney
2	Clark County District Attorney Nevada Bar #002781
3	SANDRA K. DIGIACOMO
4	Deputy District Attorney Nevada Bar #006204
5	200 South Third Street Las Vegas, Nevada 89155-2212
6	(702) 455-4711 Attorney for Plaintiff
7	I.A. 10/04/05 DISTRICT COURT
8	8:30 A.M. CLARK COUNTY, NEVADA SPD / BLOOMFIELD
9	THE STATE OF NEVADA,)
.0	Plaintiff, Case No: C215295
. 1) Dept No: V
.2	-VS-
.3	DEMARENE COLEMAN #1963947, MONTELLE RENNE MOTLEY, aka, Montelle Renee Motley, #1581681 INFORMATION
4	Montelle Renee Motley, #1581681
.5	
.6	STATE OF NEVADA)
.7	COUNTY OF CLARK) ss.
.8	DAVID ROGER, District Attorney within and for the County of Clark, State of
.9	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
20	That DEMARENE COLEMAN and MONTELLE RENNE MOTLEY, aka, Montelle
21	Renee Motley, the Defendant(s) above named, having committed the crimes of MURDER
22	WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.165);
23	ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010,
24	200.030, 193.330, 193.165); and ACCESSORY TO MURDER (Felony - NRS 200.010,
25	200.030, 195.030, 195.040), on or about the 10th day of July, 2005, within the County of
26	Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made
27	and provided, and against the peace and dignity of the State of Nevada,
28	///

<u>COUNT 1</u> - MURDER WITH USE OF A DEADLY WEAPON

Defendant DEMARENE COLEMAN did then and there wilfully, feloniously, without authority of law, and with premeditation and deliberation, and with malice aforethought, kill TANZIE AUSTIN, a human being, by shooting at and into the body of the said TANZIE AUSTIN, with a deadly weapon, to-wit: a firearm.

COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendant DEMARENE COLEMAN did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MONICA RAMSEY or the defendant having the intent to kill TANZIE AUSTIN, the intent to kill being transferred to MONICA RAMSEY, a human being, by shooting at and into the body of the said MONICA RAMSEY, with a deadly weapon, to-wit: a firearm.

COUNT 3 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendant DEMARENE COLEMAN did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill ANDREA COOPER or the defendant having the intent to kill TANZIE AUSTIN, the intent to kill being transferred to ANDREA COOPER, a human being, by shooting at and into the body of the said ANDREA COOPER, with a deadly weapon, to-wit: a firearm.

COUNT 4 - ACCESSORY TO MURDER

Defendant MONTELLE RENNE MOTLEY, aka Montelle Renee Motley did then and there wilfully, unlawfully and feloniously harbor, conceal, or aid DEMARENE COLEMAN, with the intent that the said DEMARENE COLEMAN might avoid or escape from arrest, trial, conviction, or punishment, having knowledge that the said DEMARENE

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1	COLEMAN had committed a felony, to-wit: murder, and was liable to arrest therefore by
2	the said Defendant aiding in obtaining a place for DEMARENE COLEMAN to reside and
3	by providing transportation for him.
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6	Kan Rae
7	BY WWW. 'S' T
8	DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781
9	Nevada Bai #002781
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25	DAMOSEI SOOOA DA
26	DA#05F15000A-B/sam LVMPD EV#0507100530
27	LVMPD EV#0507100530 MWDW; ATT MWDW; ACC'Y MURDER - F
28	(TK4)

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DISTRICT	COURT	
CLARK COUN	TV NEVADA	
CEMINI COOK	11,112,112,1	
THE STATE OF NEVADA.)	
,	Case No. C215295	
Plaintiff,	Dept. No. V	
v.)	
)	
MONTELLE RENNE MOTLEY)	
Montelle Renee Motley)	
# 1581681,)	
- a .		
Defendant.)	
)	
FY PARTE MOTION FOR APPO	INTMENT OF INVESTIGATOR	
EXTARTEMOTIONTON	MATERIAL OF MATERI	
COMES NOW, Defendant MONTELLE RE	ENNE MOTLEY, (hereinafter referred to as	
"MOTLEY"), by and through her attorney of record	DEAN Y. KAJIOKA, ESQ., of the law firm of	
WANOWA & ACCORDATED I bb	is Hamanahla Cause to issue on Ondon munousont to	
KAJIOKA & ASSOCIATES and hereby requests this Honorable Court to issue an Order, pursuant to		
Nevada Revised Statute 7.135, appointing professional investigator KEITH KLUM and/or other		
investigators of CHARAK INVESTIGATIONS, to investigate, represent and prepare the above-		
,,,		
captioned case. Defendant also requests that the Ord	ler authorize payment to the investigator not to	
exceed Two Thousand Five Hundred Dollars (\$2.50	00 00)	
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2007 0 130		
RECELAED		
	DEAN Y. KAJIOKA, ESQ., Nevada Bar No. 005030 KAJIOKA & ASSOCIATES 810 South Casino Center Blvd., Las Vegas, Nevada 89101 (702) 366-1528 Attorney for Defendant DISTRICT CLARK COUN THE STATE OF NEVADA, Plaintiff, v. MONTELLE RENNE MOTLEY Montelle Renee Motley # 1581681, Defendant. EX PARTE MOTION FOR APPO COMES NOW, Defendant MONTELLE RE "MOTLEY"), by and through her attorney of record KAJIOKA & ASSOCIATES and hereby requests the Nevada Revised Statute 7.135, appointing profession investigators of CHARAK INVESTIGATIONS, to it captioned case. Defendant also requests that the Ord exceed Two Thousand, Five Hundred Dollars (\$2,50) /// /// /// /// /// /// /// /// ///	

This Motion is made and based on the attached Points and Authorities.

DATED this 6 day of October, 2005.

KAJIOKA & ASSOCIATES

Nevada Bar No. 008379 810 South Casino Center Blvd., Las Vegas, Nevada 89101 Attorney for Defendant

POINTS AND AUTHORITIES

Defendant is being charged with the crimes of MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS - 200.010, 200.030, 193.165); ACCESSORY TO MURDER (Felony -NRS-200.010, 200.030, 195.030, 195.040). It would be more efficient for a trained investigator to perform some of the investigation rather than counsel, Dean Y. Kajioka, Esq. Furthermore, there are numerous state witnesses and other individuals involved with the instant case who must be interviewed.

Dean Y. Kajioka, Esq., has contacted Private Investigators of CHARAK INVESTIGATIONS, and they have agreed to have one of their professional investigators assist and perform the necessary investigative services at an hourly rate of \$30.00, not to exceed a total of Two Thousand, Five Hundred Dollars (\$2,500.00), an entirely reasonable amount considering the issues of this case and the numerous potential defense witnesses who have to be interviewed or whose backgrounds must be investigated.

//// ////

Based on the unusual character of this prosecution, its scope, and magnitude, it is respectfully requested that this Court order the appointment of the offices of CHARAK INVESTIGATIONS., as the investigator to work with defense counsel on this case.

Here, an investigation is necessary in order to properly prepare an adequate defense in this case.

NRS 7.135 empowers this Honorable Court to appointment of investigators when such services are
necessary for an adequate defense of a criminal case. NRS 7.135 specifically states:

The attorney or attorneys appointed by a magistrate or district court to represent a defendant are entitled, in addition to the fee provided by law for their services, to be reimbursed for expenses reasonably incurred by him or them in representing the defendant and may employ, subject to prior approval of the magistrate or the district court, in an ex parte application, such investigation, expert or other services as may be necessary for an adequate defense.

In the case at bar, Dean Y. Kajioka, Esq., was appointed by this Honorable Court to act as counsel for Defendant MOTLEY. The number of investigatory tasks that must be completed in preparation for trial establishes that the investigator who will be completing the task will expend numerous hours on the case at bar. Their efforts will clearly require payment not to exceed Two Thousand, Five Hundred Dollars (\$2,500.00), a reasonable amount considering the complexity of this case and the numerous potential State and defense witnesses who have to be interviewed or whose backgrounds must be investigated. She is financially unable to obtain the requested investigative services.

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Based on the foregoing, Defendant respectfully requests this Honorable Court to:

- Order the appointment of the Charak Investigations as the investigators in the case at bar;
- Authorize payment to the investigator not to exceed Two Thousand Five Hundred
 Dollars (\$2,500.00);

DATED this 6 day of October, 2005.

KAJIOKA & ASSOCIATES

BRIAN BLOOMFIELD, ESQ., Nevada Bar No. 008379 810 South Casino Center Blvd, Las Vegas, Nevada 89101 Attorney for Defendant

ORIGINAL

		- • • • •		
1	ORD			FILED
2	DEAN Y. KAJIOKA, ESQ.			
3	Nevada Bar No. 005030 KAJIOKA & ASSOCIATES			2005 OCT 13 P 2: 57
3	810 South Casino Center Blvd.,			22
4	Las Vegas, Nevada 89101 (702) 366-1528			Charley Thomas on OLERK
5	Attorney for Defendant			O CLERK O
6	DISTRI			
7	CLARK CO	UNIY,	NEVADA	
8	THE STATE OF NEVADA,)		_
	Plaintiff,)	Case No. C21529 Dept. No. V	5
9	v.)	13 cp 1. 110. 1	
10	MONTELLE RENNE MOTLEY)		
11	Montelle Renee Motley)		
12	# 1581681)		
13	Defendant.)		
14		_ <u>´</u>		
15	<u>o</u>	RDER		
16	Based upon the Ex Parte Motion for Appo	intment	of Investigator filed	by Dean Y. Kajioka,
17	Esq., on behalf of Defendant, MONTELLE REM	NE MOT	LEY, and good cau	se appearing therefore;
⊋ 218 į́	IT IS HEREBY ORDERED that Defendant MONTELLE RENNE MOTLEY 'S Ex Parte			
້ 19 <u>ໃ</u>	Motion for Appointment of Investigator is granted	d;		
20				
21	hereby appointed as the investigators for Defendant MONTELLE RENNE MOTLEY.			
22	IT IS FURTHER ORDERED that invest	tigative s	services shall not ex	ceed Two Thousand, Five
23	Hundred Dollars (\$2,500.00), which will be billed	d at Thirt	y Dollars (\$30.00)	per hour.
24	111			
25	///			
26	111			
27	111			
28	111			

IT IS FURTHER ORDERED that private investigator KEITH KLUM and/or private investigator of CHARAK INVESTIGATIONS be allowed contact visits with Defendant MONTELLE RENNE MOTLEY at the Clark County Detention Center.

DATED this _____ day of October, 2005.

DISTRICT COURT JUDGE

Respectfully submitted by:

KAJIOKA & ASSOCIATES

BRIAN BLOOMFIELD, ESQ.,

810 South Casino Center Blvd.,

Las Vegas, Nevada 89101

1 2 3 4 5 6	NOTC DAVID ROGER Clark County District Attorney Nevada Bar #002781 SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	Shuley Branagum	
7		T COURT NTY, NEVADA	
8			
9	THE STATE OF NEVADA,) CASE NO C215205	
10	Plaintiff,	CASE NO: C215295	
11	-vs- DEMARENE COLEMAN, #1963947 MONTELLE RENNE MOTLEY, aka	DEPT NO: V	
12	MONTELLE RENNE MOTLEY, aka Montelle Renee Motley,#1581681		
13	Defendants.		
14 15	NOTICE OF EXPERT WITNESSES		
16	[NKS 17	74.234(2)]	
17	TO: DEMARENE COLEMAN, Def	endant; and	
18	TO: THOMAS GIBSON, Special Pu	ablic Defender, Counsel of Record:	
19	and		
20	TO: MONTELLE RENNE MOTLE	Y, aka Montelle Renee Motley, Defendant; and	
21	TO: BRIAN BLOOMFIELD, ESQ., Counsel 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	<u>1)</u> <u>DR. LARRY SIMMS or designee</u> : A medical doctor employed by the		
25	Clark County Coroner Medic	cal Examiner. He is an expert in the area of	
26	forensic pathology and will g	give scientific opinions related thereto. He is	
27	expected to testify regarding	the cause and manner of death of Tanzie	
28	Austin.		

1	<u>2)</u>	<u>DAN FORD, LVMPD P#4244</u> : A crime scene analyst with the Las Vegas
2		Metropolitan Police Department. He is an expert in the area of the
3		identification, documentation, collection and preservation of evidence and
4		will give opinions related thereto. He is expected to testify regarding the
5		identification, documentation, collection and preservation of evidence in
6		this case.
7	<u>3)</u>	YOLANDA McCLARY, LVMPD P#2923: A crime scene analyst with the
8		Las Vegas Metropolitan Police Department. She is an expert in the area of
9		the identification, documentation, collection and preservation of evidence
10		and will give opinions related thereto. She is expected to testify regarding
11		the identification, documentation, collection and preservation of evidence
12		in this case.
13	<u>4)</u>	GARY REED, LVMPD P#3731: A crime scene analyst with the Las
14		Vegas Metropolitan Police Department. He is an expert in the area of the
15		identification, documentation, collection and preservation of evidence and
16		will give opinions related thereto. He is expected to testify regarding the
17		identification, documentation, collection and preservation of evidence in
18		this case.
19	<u>5)</u>	LOUISE RENHARD, LVMPD P#5223: A crime scene analyst with the
20		Las Vegas Metropolitan Police Department. She is an expert in the area of
21		the identification, documentation, collection and preservation of evidence
22		and will give opinions related thereto. She is expected to testify regarding
23		the identification, documentation, collection and preservation of evidence
24		in this case.
25	<u>6)</u>	JEFFREY SMITH, LVMPD P#8177: A crime scene analyst with the Las
26		Vegas Metropolitan Police Department. He is an expert in the area of the
27		identification, documentation, collection and preservation of evidence and

will give opinions related thereto. He is expected to testify regarding the

identification, documentation, collection and preservation of evidence in this case. 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. BY DISTRICT ATTORNEY Nevada Bar #002781 CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that service of Notice of Expert Witnesses, was made this 24th day of October, 2005, by facsimile transmission to: THOMAS GIBSON, Special Public Defender FAX #455-6273 BRIAN BLOOMFIELD, ESQ. FAX #366-1653 /s/S. Munoz Secretary for the District Attorney's Office sam

LARRY A. SIMMS, D.O., M.P.H.

1122 SOUTH CIRCLE AVENUE, APARTMENT 1 FOREST PARK, ILLINOIS 60130 Telephone: 708-771-5411 e-mail: MEDXMNR@aol.com

Marital Status: Married (June Elizabeth Clee Simms)

PRESENT POSITION

Office of the Medical Examiner of Cook County Stein Institute of Forensic Medicine 2121 West Harrison Street Chicago, Illinois 60612-3705 312-666-0500

POSITION: Deputy Medical Examiner

PREVIOUS WORK EXPERIENCE

Perry Memorial Hospital Perry, Oklahoma July 1979 to September 1981

POSITION: Private solo office and hospital practice in family medicine including

obstetrics (approximately 75 deliveries); 2000 hours of Emergency Department coverage; total patient contacts for period: 6,000.

Rock County Hospital and Clinic

Bassett, Nebraska

September 1981 to July 1982

POSITION: Private solo office and hospital practice in family medicine and obstetrics

(approximately 10 deliveries); 2500 hours of Emergency Department

coverage; total patient contacts for period: 1,200.

Park Medical Centers 2255 Fort Street Lincoln Park, Michigan 48146 313-385-7505 August 1982 to June 1986

POSITION: Member of 20+ physician group that renders primary care in the Detroit

and suburban area; hospital privileges at 250 bed acute care hospital, total

patient contacts for period: 30,000.

Taylor Physicians-Van Born Clinic, P.C. 21711 Van Born Road Taylor, Michigan 313-562-6040

June 1986 to January 1987

POSITION: Member of four physician group that renders primary care in the suburban

Detroit area and trains family practice residents at Botsford General

Hospital; hospital privileges at a 250 bed acute care hospital and a 125 bed

acute care hospital; total patient contacts for period: 4500.

Michigan Health Care Center – Park Medical Centers, Inc.

2255 Fort Street

Lincoln Park, Michigan 48146

313-385-7505

January 1987 to June 1989

POSITION: Member of 60+ physician group that renders primary care in the Detroit

and suburban area; hospital privileges at 250 bed acute care hospital; total

patient contacts for period: 18,000.

Blodgett Memorial Medical Center

1840 Wealthy, S.E.

East Grand Rapids, Michigan 49506

616-774-7722

July 1, 1991 to January 30, 1993

POSITION: Independent contractor for autopsy services for in-house autopsies and

Kent County Medical Examiner autopsies; completed approximately one

hundred autopsies on a fee-for-service basis.

Cook County Office of the Medical Examiner

Stein Institute of Forensic Medicine

2121 West Harrison Street

Chicago, Illinois 60612-3705

312-666-0500

July 1, 1994 to Present

POSITION: Deputy Medical Examiner performing approximately 500-600 medico-

legal investigations per year.

BOARD STATUS

Board Certified in Anatomic Pathology and Clinical Pathology in 1993 by the American Board of Pathology.

Board Certified in Forensic Pathology in 1994 by the American Board of Pathology.

LICENSES

Diplomate of the National Board of Osteopathic Medical Examiners (1979). Active license in Illinois.

Inactive licenses in Nebraska, Michigan, Ohio and Oklahoma.

EDUCATION

Oklahoma State University Stillwater, Oklahoma 1970-71 Completed freshman year and transferred to University of Tulsa.

University of Tulsa Tulsa, Oklahoma

1971-74

MAJOR: Philosophy

G.P.A.: 3.34

DEGREE: Bachelor of Science (B.S.)

Oklahoma State University College of Osteopathic Medicine and Surgery (formerly Oklahoma College of Osteopathic Medicine and Surgery)

1111 West 17th Street

Tulsa, Oklahoma

1974-78

DEGREE: Doctor of Osteopathy (D.O.)

Dallas Memorial Hospital (formerly Dallas Osteopathic Hospital)

5003 Ross Avenue

Dallas, Texas

One year rotating internship with elective time in anesthesiology 1978-79

Grand Rapids Medical Education Center/Michigan State University 200 Cherry Street Grand Rapids, Michigan

Four Year Anatomic and Clinical Pathology Residency 1989-1993

Office of the Medical Examiner of Cook County Stein Institute of Forensic Medicine 2121 West Harrison Street Chicago, Illinois 60612-3705 312-666-0500 Fellowship in Forensic Medicine July 1, 1993 to June 30, 1994

University of Illinois at Chicago Office of the Dean [MC 922] School of Public Health 2121 West Taylor Street Chicago, Illinois 60612-7260 312-966-3832

MAJOR: Health Policy Administration and Health Information Management

G.P.A.: 4.56 (5 point grading system)

DEGREE: Master of Public Health (M.P.H.)

ASSOCIATION MEMBERSHIPS

National Association of Medical Examiners

Illinois Association of Osteopathic Physicians and Surgeons

PRESENTATIONS, LECTURES AND ACADEMIC CONTRIBUTIONS

Ectopic Thyroid Gland in Neck: Report of a Case (clinical staff presentation 1983)

Simultaneous Intrauterine and Extra-uterine Pregnancies: Report of a Case (clinical staff presentation 1984)

Heterozygous 21-OH Deficiency in the Father of a Neonate with Congenital Adrenal Hyperplasia: Report of a Case (clinical staff presentation 1985)

Hyperprolactinemia in an Ambulatory Clinic: Incidence, Diagnosis and Management (1985 unpublished manuscript)

Use of Plasmid Fingerprinting in the Diagnosis of Coagulase Negative Staphylococcal Septicemia (Grand Rapids Research Day presentation 1992)

Forensic Aspects of DNA (1993 Office of the Medical Examiner staff lecture series presentation)

Case Report: Lethal Morphine Doses Administered by Family Member in an Elderly

Patient Admitted to a Nursing Home (1994 unpublished manuscript)

Forensic Sciences and the Medical Examiner (1994 Office of the Medical Examiner staff lecture series presentation)

Case Report: Sudden Death in A 60 Day Old Male Infant with Hypoplastic Right Coronary Artery (1995 unpublished manuscript)

Modern Death Investigation (Illinois Histology Society Annual Meeting presentation 1995)

Database Information System for Tracking Unknown Bodies in a Medical Examiner System (1996 Office of the Medical Examiner staff lecture series presentation)

Modern Death Investigation (University of Illinois at Chicago Criminal Justice Department presentation 1996)

Case Report: Sudden Death in a 6 Day Old Male Infant with Thymic Hypoplasia and Congenital Heart Disease (1996 unpublished manuscript)

Case Report: Sudden Death and Right Ventricular Cardiomyopathy in an Adolescent Male (1996 unpublished manuscript)

Medical Examiner Information Management System: Experience of a Practicing Forensic Pathologist (1996 unpublished manuscript)

Case Report: Sudden Death in a Neonate with Congenital Aneurysm of the Right Ventricle (in preparation)

Case Report: Sudden Death Due to Group A Streptococcal Necrotizing Fascitis in an HIV-Positive Adult (in preparation)

Modern Death Investigation (University of Illinois at Chicago Criminal Justice Department presentation 1997)

Modern Death Investigation (Midwestern University Faculty Guest Lecture Series presentation 1997)

Modern Death Investigation (Clinical Staff Cook County Department of Corrections and Cermack Hospital presentation 1997)

Suicide and Illinois Law (1997 Office of the Medical Examiner staff lecture series presentation)

Total Quality management in a Medical Examiner System (1997 Master of Public Health program)

Lymphoid Activation in Sudden Infant Death Syndrome: Histology of the Lymph Nodes and Spleen in SIDS Deaths in Chicago 1995-97 (grant application in preparation)

ACADEMIC APPOINTMENTS, AWARDS AND ACTIVITIES

Office of the Medical Examiner Liaison for the University of Illinois at Chicago Department of Criminal Justice (1996 to present)

Medical Consultant to the Industrial Commission of the Illinois State Attorney General's Office

Grand Rapids Area Medical Education Council Research Foundation Award (1992) for Clinical Research of Bacterial Plasmids

Chief Resident, Grand Rapids Area Medical Education Center/Michigan State University Pathology Program (1991-1992)

Clinical Instructor, Michigan State University, Colleges of Human and Osteopathic Medicine (1990-1992)

Clinical Instructor to clinical clerks from the College of Osteopathic Medicine in Des Moines, Iowa (1985 to 1989)

Clinical Instructor to Family Practice Residents at Botsford General Hospital and Michigan Osteopathic Medical Center, Detroit, Michigan (1986-1989)

Advanced Trauma Life Support Certified, 1984

Advanced Cardiac Life Support Certified, 1983

Clinical Instructor to Emergency Medical Services, Rock County, Nebraska (1981)

Chief of Staff, Perry Memorial Hospital in Perry, Oklahoma (1980-81)

Chief Physician, Noble County Planned Parenthood Clinic (1980-81)

Clinical Instructor, Emergency Medical Services, Noble County, Oklahoma (1980)

Intern of the Year, Dallas Memorial Hospital, 1979

University of Tulsa President's Honor Roll (4.0 GPA) in 1973 and 1974

Published in the University of Tulsa Poetry Review for two consecutive years (1973-74)

NAME: <u>DANIEL P. FORD</u> P#4244 DATE: <u>OCTOBER 24, 1997</u>

		CUF	RE	NT CLASSIFICATION			
		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			
	CRIME SO	CENE ANALYST II		B MONTHS - 2 YEARS CONTINUOUS SERVICE Y CRIME SCENE ANALYST I	WITH LVMPD AS		
			YEARS AS A CRIME SCENE ANALYST II TO QU ROMOTIONAL TEST FOR SENIOR CRIME SCE				
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, FORENS SCIENCE, PHYSICAL SCIENCE OR RELATED FIELD.					ME SCENE BACHELOR'S UNIVERSITY FICE, FORENSIC		
		F	OR	MAL EDUCATION			
		Institution		Major	Degree/ Date		
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				TESTIMONY			
Yε	s No						
Х		Eighth Judicial District, Clark	Cou	inty Nevada			
Χ		Justice Courts of Las Vegas	Tow	nship			
		EN	/IPL	OYMENT HISTORY			
		Employer		Title	Date		
LAS VEGAS METROPOLITAN POLICE DEPARTMENT				MENT CRIME SCENE ANALYST 9/91			
		PROF	ES	SIONAL AFFILIATIONS			
Organization Dat							
INTE	INTERNATIONAL ASSOCIATION OF IDENTIFICATION 88-preser						

NAME: YOLANDA MCCLARY P# 2923 DATE OCTOBER 24, 1997

			CUR	RE	NT CLASSIFICATION			
	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					
Х	CRIME	SCE	NE ANALYST II		MONTHS - 2 YEARS CONTINUOUS SEF CRIME SCENE ANALYST I	RVICE WITH LVMPD A		
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Χ			Eighth Judicial District, Clark	Cou	nty Nevada			
Χ			Justice Courts of Las Vegas	Tow	nship			
			EN	/IPL	DYMENT HISTORY			
			Employer		Title	Date		
LAS	LAS VEGAS METROPOLITAN POLICE				CRIME SCENE ANALYST	3/95 presen		
LAS VEGAS METROPOLITAN POLICE				SR. OFFICE ASSISTANT		4/85-3/95		
			PROF	ES	 			
					ation	Date(s)		
INTE	RNATIC)NAL /	ASSOCIATION FOR IDENTIFIC	CAT	ION	1996-preser		

Name: GARY REED P# 3731 Date: October 24, 1997

		CUF	RENT CLASSIFICATION				
		CLASSIFICATION	MINIMUM QUALIFICATIONS				
	CRIME SC	ENE 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 SC	ENE ANALYST II	18 MONTHS - 2 YEARS CONTINUOUS A CRIME SCENE ANALYST I	SERVICE WITH LVMPD AS			
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X 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.				
		F	ORMAL EDUCATION				
		Institution	Major	Degree/ Date			
WEBER STATE COLLEGE			CRIMINAL JUSTICE/LAW ENFORCE	MENT BS/86			
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Υ <i>ϵ</i> Χ		Eighth Judicial District, Clark Justice Courts of Las Vegas	TESTIMONY County Nevada Township	Date			
Ye X X	es No	Eighth Judicial District, Clark Justice Courts of Las Vegas	TESTIMONY County Nevada Township IPLOYMENT HISTORY Title				
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Ye X X X LAS	es No VEGAS MET	Eighth Judicial District, Clark Justice Courts of Las Vegas En Employer ROPOLITAN POLICE DEPART SHERIFF'S DEPARTMENT AU OF INVESTIGATION	TESTIMONY County Nevada Township IPLOYMENT HISTORY Title MENT CRIME SCENE ANALYST DEPUTY/DETECTIVE	Date 5/89 present 10/83-4/89			
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Ye X X X LAS UTA	S VEGAS METAN COUNTY S	Eighth Judicial District, Clark Justice Courts of Las Vegas EM Employer ROPOLITAN POLICE DEPART SHERIFF'S DEPARTMENT AU OF INVESTIGATION PROF	TESTIMONY County Nevada Township IPLOYMENT HISTORY Title MENT CRIME SCENE ANALYST DEPUTY/DETECTIVE FINGERPRINT EXAMINER ESSIONAL AFFILIATIONS	Date 5/89 present 10/83-4/89 8/77-4/78			

Name: LOUISE RENHARD P# 5223 Date: October 24, 1997

		CUR	RENT CL	ASSIFICATION			
		CLASSIFICATION		MINIMUM QUALIFICATIC	NS .		
Х	CRIME SCE	ENE 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 SCE	ENE ANALYST II		THS - 2 YEARS CONTINUOUS SERV E SCENE ANALYST I	ICE WITH LVMPD AS		
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		F	ORMAL I	EDUCATION			
		Institution		Major	Degree/ Date		
UNIV	/ERSITY OF	ALASKA	POLICE ADMIN. AA 12				
			TEST	IMONY			
Ye	s No						
Х		Eighth Judicial District, Clark	County Nevada				
	Х	Justice Courts of Las Vegas	- Township				
		EN	IPLOYME	NT HISTORY			
		Employer		Title	Date		
LAS	VEGAS MET	ROPOLITAN POLICE DEPARTI	MENT	CRIME SCENE ANALYST	7/97 present		
STATE OF NV GAMING CONTROL BOARD				AGENT 9/93-1/9			
		PROF	ESSIONA	L AFFILIATIONS			
		Org	anization		Date(s)		

LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY STATEMENT OF QUALIFICATIONS

					Date: <u>Augu</u>	ust 15, 199)7	
Name: <u>Jimmy W. Smith</u>	_ P#: <u></u>	4927	Classificatio	on:	Document Exami	ner	_	
Current Discipline of Assignment: Questioned	<u>d Docume</u>	ents				_		
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Controlled Substances		1110	Blood Alcoho					
Toolmarks			Breath Alcoh				\dashv	
Trace Evidence			Arson Analys					
Toxicology			Firearms	313			-+	
Latent Prints			Crime Scene	nve	estigations			
Serology			†		oratory Response T	- - - - -	\dashv	
Document Examination		X	DNA Analys		ratory response r	Cam	\dashv	
Document Examination	I		CATION	13				
Institution					Major		Do	gree
n Sutulion		Dates Attended		iviajoi		Comp		
University of Science & Arts of Oklahoma 1978 - 1			B.S. Accounting B.S. Sociology - Enforcement		. Sociology - Law	Law		
ADI	DITIONA	L TRA	INING / SEMI	NAR	S			
Course / Seminar			Lo	ocatio	on	I	Dates	
Two year internship in Questioned Document	ts	Okl	Oklahoma county D.A.'s Office			1992 - 1994		
United States Secret Service Questioned Document Course			Glynco, GA		3/92			
Southwestern Association of Forensic Document Examiners, Fall Training Seminar			Denver, CO		10/92			
In-Service Training, U.S. Postal Service West Region Crime Laboratory	San Bruno, CA		4/93					
Southwestern Association of Forensic Docum Examiners, Spring Training Seminar	Sai	San Francisco, CA		4/93				
In-Service Training, Bexar County Texas Reg Crime Laboratory	Sai	San Antonio, TX		12/93				
American Academy of Forensic Sciences, An Training Seminar	ınual	Sai	n Antonio, TX			2/93		

Statement of Qualifications Name: Jimmy W. Smith Page: 2

ADDITIONAL TRAINING / SEMINARS						
Course / Seminar		Location	Dates			
FBI Questioned Document Course	Quan	Quantico, VA				
Southwestern Association of Forensic Document Examiners, Fall Training Seminar		uerque, NM	10/93			
Southwestern Association of Forensic Document Examiners, Spring Training Seminar	Catal	ina Island, CA	4/94			
Southwestern Association of Forensic Document Examiners, Fall Training Seminar	Hono	lulu, Hl	10/94			
Southwestern Association of Forensic Document Examiners, Spring Training Seminar	San [Diego, CA	4/95			
Southwestern Association of Forensic Document Examiners, Fall Training Seminar	Las V	/egas, NV	10/95			
Southwestern Association of Forensic Document Examiners, Spring Training Seminar	Reno	, NV	4/96			
Southwestern Association of forensic Document Examiners, Fall Training Seminar	Tucs	on, AZ	10/96			
American Academy of Forensic Sciences, Annual Training Seminar	New	York City, NY	2/97			
FBI Digital Imaging Seminar for Law Enforcement	Las V	egas, NV	5/97)7		
American Society of Questioned Document Examiners, Annual Training Seminar		sdale, AZ	8/97			
COURT	ROOM E	EXPERIENCE				
Court		Discipline		Number of Times		
Oklahoma State Courts, District	Questi	stioned Documents		4		
Clark County Justice Court	Questi	oned Documents		2		
Clark County Grand Jury	Questi	ioned Documents		1		
Nye County District Court	Questioned Documents 1					
EMPLOYMENT HISTORY						
Employer		Job Title		Date		
Chickasha Oklahoma Police Department		Detective Lieutenant		1970 - 1985		
State of Oklahoma Office of Inspector General		Investigator / Document Examiner		1985 - 1995		
Las Vegas Metropolitan Police Department		Document Examiner		1995 - present		

Statement of Qualifications Name: Jimmy W. Smith Page: 3

PROFESSIONAL AFFILIATIONS	
Organization	Date(s)
Southwestern Association of Forensic Document Examiners / Board of Director / Newsletter Editor	1993 - present
American Academy of Forensic Sciences	1992 - present
American Board of Forensic Document Examiners	1996 - present
PUBLICATIONS / PRESENTATIONS:	
"The Reproduction and Alteration of Food Stamp I.D. Cards for Fraud" presented to SWAFDE, San Fr	rancisco, CA 199
"The Examination and Photography of Microfilm" presented to SWAFDE, Albuquerque, NM 1993	
<i>"A Review of Modern Day Check Production"</i> presented to the American Academy of Forensic Science TX 1994	es, San Antonio,
OTHER QUALIFICATIONS:	
Certified Document Examiner - ABFDE	
Certified Fraud Examiner - ACFE	

1 2 3 4	NOTC DAVID ROGER Clark County District Attorney Nevada Bar #002781 SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204	Shuley Branagua
5	200 Lewis Avenue	
6	Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	
7	DISTRICT CLARK COUN	
8	CLARK COOK	(11, NEVADA
9	THE STATE OF NEVADA,	
10	Plaintiff,	CASE NO: C215295
11	-VS-	DEPT NO: V
12	DEMARENE COLEMAN, #1963947, MONTELLE RENNE MOTLEY, aka Montelle Renee Motley, #1581681	
13	Defendant.	
14		WITNEGGEG
15	NOTICE OF [NRS 174.	
16		
17	TO: DEMARENE COLEMAN, Defe	endant; and
18	TO: THOMAS GIBSON, Special Pub	olic Defender, Counsel of Record:
19	and	
20	TO: MONTELLE RENNE MOTLEY	, aka Montelle Renee Motley, Defendant; and
21	TO: BRIAN BLOOMFIELD, ESQ., 0	Counsel of Record:, Defendant; and
22	YOU, AND EACH OF YOU, WILL P	LEASE TAKE NOTICE that the STATE OF
23	NEVADA intends to call the following witness	ses in its case in chief:
24	<u>NAME</u>	<u>ADDRESS</u>
25	ALBY, ROCKY	LVMPD P#1810
26	ARCHER, M	CC CORONER - INV
27	AUSTIN, TANZIE	Deceased
28	AUSTIN, VICTORIA	2731 Frangipani Ct, NLVN

1	BELCHER, K	AMR AMBULANCE (Unit 5937)
2	BUTLER, JOVANNE	2861 Walnut Rd, LVN
3	BUXTON, EDDIE	385 Maydelle Pl, LVN
4	CINTRON, HECTOR	LVMPD P#7550
5	COOPER, ANDREA	9352 Red Rose Ave, LVN
6	CUSTODIAN OF RECORDS	Apartments @ 424 Pioche
7	CUSTODIAN OF RECORDS	AMR
8	CUSTODIAN OF RECORDS	CCDC
9	CUSTODIAN OF RECORDS	LVMPD Communications
10	CUSTODIAN OF RECORDS	LVMPD RECORDS
11	CUSTODIAN OF RECORDS	Mobile Gas Station
12	CUSTODIAN OF RECORDS	Sprint
13	CUSTODIAN OF RECORDS	UMC
14	DETWEILER, WALTER	LVMPD P#5460
15	ELDRIDGE, R	LV FD PARAMEDIC (Rescue 8)
16	FORD, DANIEL	LVMPD P#4244
17	GEIGER, GEORGE	5312 Striking Pt Ct, LVN
18	GILLIS, MATTHEW	LVMPD P#6432
19	GORDON, M	LV FD PARAMEDIC (Rescue 8)
20	HARDY, KENNETH	LVMPD P#3031
21	HENDERSON, TARENCIA	2697 Ursine St, LVN
22	HINES, D	Bunker Funeral Home
23	JOHANSSON, JASON	LVMPD P#8282
24	JOHNSON, PORSCHA	2617 Mesquite Ave #1, LVN
25	JOHNSON, ROBERT	LVMPD P#4395
26	JONES, E	LV FD PARAMEDIC (Rescue 8)
27	LEBLANC, CHRISTOPHER	LVMPD P#7525
28	LEE, LINDA	1616 Shiloh, LVN

1	LYMAN, CHAD	LVMPD P#8262
2	McCLARY, YOLANDA	LVMPD P#2923
3	MOGG, CLIFFORD	LVMPD P#5096
4	MOTLEY, MONTELLE	424 Pioche St, LVN
5	NAPIER, LOREN	LVMPD P#5706
6	NEWTON, DAVID	LVMPD P#5278
7	NORDSTROM, JAYME	LVMPD P#8254
8	NUNEZ, DANIEL	LVMPD P#8258
9	O'KELLEY, DEAN	LVMPD P#4209
10	OLIVERI, FREDERICK	LVMPD P#8272
11	PARENT or GUARDIAN of ASIA PARKS	5059 Shadow Boxer, LVN
12	PARKS, ASIA	5059 Shadow Boxer, LVN
13	PATTON, JOSEPH	LVMPD P#8289
14	POON, DR	UMC - Trauma
15	RAMSEY, MEISHA	412 Delmue Cir, LVN
16	RAMSEY, MONICA	412 Delmue Cir, LVN
17	REED, GARY	LVMPD P#3731
18	RENHARD, LOUISE	LVMPD P#5223
19	SHIELDS, S	Bunker Funeral Home
20	SIEFKER, NANCY	LVMPD P#3057
21	SIMMS, DR. LARY	ME #0002
22	SMITH, D	AMR AMBULANCE (Unit 5937)
23	SMITH, JEFFREY	LVMPD P#8177
24	STEWART, THOMAS	2617 Mesquite Ave, LVN
25	TODD, TYLER	LVMPD P#8411
26	TREMEL, DONALD	LVMPD P#2038
27	WILSON, ROBERT	LVMPD P#3836
28	WOMACK, SHANE	LVMPD P#4953

1	WONG, KEVIN	LVMPD P#8290
2	YOUNG, DAMON	LVMPD P#8252
3	These witnesses are in addition	to those witnesses endorsed on the Information and
4	any other witness for which a separate N	Notice has been filed.
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6		
7		Man Dag
8		BY NUMBER OF THE PARTY OF THE P
9		DISTRICT ATTORNEY Nevada Bar #002781
10		
11		
12		
13		
14		
15		
16	<u>CERTIFICATE</u>	OF FACSIMILE TRANSMISSION
17		
18		Notice of Witnesses, was made this <u>24th</u> day of
19	October, 2005, by facsimile transmission	
20		THOMAS GIBSON, Special Public Defender FAX #455-6273
21		BRIAN BLOOMFIELD, ESQ. FAX #366-1653
22		FAX #366-1653
23		/s/S. Munoz
24		Secretary for the District Attorney's Office
25		
26		
27		
28	sam	

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DAVID M. SCHIECK
Special Public Defender
Nevada Bar No. 00824
THOMAS J. GIBSON
Nevada Bar No. 3995
333 S. Third Street
Las Vegas, NV 89155
(702) 455-6265
Attorney for Defendant

FILED

2005 OCT 25 P 3: 31

Specific Colors

DISTRICT COURT

CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

Defendant.

CASE NO. C215295 DEPT. NO. V

vs.

DEMARENE COLEMAN, #1963947, MONTELLE RENNE MOTLEY, aka Montelle Renee Motley, #1581681, DATE OF HEARING: TIME OF HEARING:

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OCT 25 MAS

MOTION TO WITHDRAW AS COUNSEL

COMES NOW, DAVID M. SCHIECK, Special Public Defender and THOMAS J. GIBSON, Deputy Special Public Defender, pursuant to EDCR 7.40, and moves this Honorable Court for an Order permitting the undersigned to withdraw as attorneys-of-record for Defendant herein.

This Motion is made and based upon all papers and pleadings on file herein, the

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SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA

i	
1	Points and Authorities attached hereto, the attached Affidavit of Thomas J. Gibson, and
2	such further evidence and argument as may be adduced at the hearing of this Motion.
3	DATED this 25 day of October, 2005.
4	10μ
5	THOMAS COIDSON
6	THOMAS J. GIBSON DEPUTY SPECIAL PUBLIC DEFENDER Noveda Bar No. 2995
7	Nevada Bar No. 3995 333 S. Third Street, 2 nd Floor Las Vegas, Nevada 89155
8	(702) 455-6265 Attorneys for Defendant
9	Attorneys for Defendant
10	NOTICE OF MOTION
11	NOTICE OF MICHOR
12	TO: STATE OF NEVADA, Plaintiff; and
13	TO: DAVID ROGER, District Attorney, Attorney of Plaintiff
14	YOU WILL PLEASE TAKE NOTICE that the undersigned will bring on the above and
15	foregoing MOTION TO WITHDRAW AS COUNSEL on the 8 day of November, 2005,
16	at the hour of a.m. in Department No. V of the above-entitled Court, or as soon
17	thereafter as counsel may be heard.
18	DATED this day of October, 2005.
19	$\mathcal{L}_{\mathcal{L}}$
20	THOMAS J. OBSON
21	DEPUTY SPECIAL PUBLIC DEFENDER Nevada Bar No. 3995
22	333 S. Third Street, 2 nd Floor Las Vegas, Nevada 89155
23	(702) 455-6265 Attorneys for Defendant
24	Actomoys for Bolondant
25	
26	
27	
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SPECIAL PUBLIC DEFENDER

POINTS AND AUTHORITIES

EDCR 7.40 proves as follows:

- (a) When a party has appeared by represented by counsel, the party cannot thereafter appear on the parties own behalf in the case without the consent of the Court. Counsel who has appeared for any party must represent that party in the case and shall be recognized by the Court and by all parties as having control of the case. The Court in its discretion may hear a party in open court although the party is represented by counsel.
- (b) Counsel in any case may be changed only:
- (1) When a new attorney is to be substituted in place of the attorney withdrawing, by the written consent of both attorneys and the client, which must be filed with the Court and served upon all parties or their attorneys who have appeared in the action, or
- (2) When no attorney has been retained to replace the attorney withdrawing, by Order of the Court, granted upon written Motion, and
- (i) If the application is made by the attorney, the attorney must include in an Affidavit the address, or last known address at which the client may be served with notice of further proceedings taken in the case in the event the application for withdrawal is granted, and the attorney must serve a copy of the application upon the client and all other parties to the action or their attorneys, or
- (ii) If the application is made by the client, the client must state in the application the address at which the client may be served with notice of all further proceedings in the case in the event the application is granted, and must serve a copy of the application upon the client's attorney and all other parties to the action or their attorneys.
- (3) No application for withdrawal or substitution may be granted if the delay of the trial or of the hearing of any other matter in the case result.

As is set forth in the Affidavit of Thomas J. Gibson, a conflict of interest exists as

SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA

the Office of the Special Public Defender represents the Co-Defendant, MONTELLE RENNE MOTLEY, in Family Court Case No. D336636, Termination of Parental Rights. DATED this ________ day of October, 2005. DEPUTY SPÉCIAL PUBLIC DEFENDER Nevada Bar No. 3995 333 S. Third Street, 2nd Floor Las Vegas, Nevada 89155 (702) 455-6265 Attorneys for Defendant

SPECIAL PUBLIC DEFENDER

AFFIDAVIT OF THOMAS J. GIBSON

STATE OF NEVADA)	
)	SS
COUNTY OF CLARK)	

THOMAS J. GIBSON, being first duly sworn according to law, deposes and states as follows:

- 1. I am an attorney duly licensed to practice law in the State of Nevada and am a Deputy Special Public Defender with the Office of the Special Public Defender. I make this Affidavit based upon my own knowledge except as to those matters stated upon information and belief, and as to those matters I believe them to be true.
- 2. That the Office of the Special Public Defender represents the Co-Defendant in this matter, MONTELLE RENNE MOTLEY, Case No. D336636, Termination of Parental Rights.
- 3. That due to this representation, a conflict of interest exists and therefore we request that our office be allowed to withdraw at attorney of record for Demarene Coleman.
- 4. That the last known address of the Defendant, Demarene Coleman, is the Clark County Detention Center, 330 S, Casino Center Blvd., Las Vegas, NV 89101.

Further Affiant sayeth naught.

THOMAS J. GIBŠON

SUBSCRIBED AND SWORN to before me this Ask day of October, 2005.

NOTARY PUBLIC, In and for the

County of Clark, State of Nevada



PATRICIA S. FLOOD NOTARY PUBLIC STATE OF NEVADA MY COMM. EXP. 03-27-07 NO. 92-3783-1

DEFENDER
CLARK COUNTY
NEVADA

PECIAL PUBLIC

ORIGINAL O

1 2 3 4 5	ROC DAVID M. SCHIECK Special Public Defender Nevada Bar No. 00824 THOMAS J. GIBSON Nevada Bar No. 3995 333 S. Third Street Las Vegas, NV 89155 (702) 455-6265 Attorney for Defendant	FILEDY NOV 1 3 01 PH'05 Shirty 15. Europine
7	DIST	TRICT COURT
8	CLARK C	COUNTY, NEVADA
9		
10	STATE OF NEVADA,	
11	Plaintiff,) CASE NO. C215295 DEPT. NO. V
12	vs.	
13	DEMARENE COLEMAN, #1963947, MONTELLE RENNE MOTLEY, aka Montelle Renee Motley, #1581681,	DATE OF HEARING: TIME OF HEARING:
14	Defendant.	
15		
16	RECE	EIPT OF COPY
17 18	1 24M	oing <i>MOTION TO WITHDRAW AS COUNSEL</i> is October, 2005.
19	norody doknowlodged tillo <u>- y</u> ddy or	O (1000), 2000.
20		Danna Kaznist
21		DAMA RESULT
22		District Attorney U S 200 S. Third Street
23		Las Vegas, NV 89155 Attorney for Plaintiff
24		
25		
26	RECENTE	<u>.</u>
27	NOV Q 122	
28	RECEIVED NOV 0 1 2005 CLARK COUNTY	

SPECIAL PUBLIC DEFENDER

CLARK COUNTY NEVADA

FILED **EXPT** DAVID ROGER 2005 NOV -8 A 9: 30 Clark County District Attorney Nevada Bar #002781 SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA THE STATE OF NEVADA, Plaintiff, Case No. C215295 Dept No. -VS-DEMARENE COLEMAN, #1963947, MONTELLE RENNE MOTLEY, aka Montelle Renee Motley, #1581681

Defendants.

EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS

COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through SANDRA K. DIGIACOMO, Deputy District Attorney, and moves this Honorable Court for an Order Releasing evidence being held by UNIVERSITY MEDICAL CENTER consisting of medical records for patient: MONICA RAMSEY, DOB: 1/18/1971, admitted on 07/10/2005, to be released to a representative of the DISTRICT ATTORNEY'S OFFICE for the purpose of prosecuting the above referenced case. Movant represents that the information sought is relevant and material to a legitimate law enforcement inquiry; that the /// ///

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request is specific and limited in scope to the extent reasonably practicable in light of the purpose for which the information is sought; and that de-identified information could not reasonably be used.

DATED this _3dd_ day of November, 2005.

DAVID ROGER Clark County District Attorney Nevada Bar #002781

SANDRA K DIGIACOMO Deputy District Attorney Nevada Bar #006204

FILED 1 **EXPT** DAVID ROGER 2 Clark County District Attorney 2005 NOV -8 A 9: 30 Nevada Bar #002781 3 SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204 4 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, 10 Plaintiff, Case No. C215295 11 Dept No. -VS-12 DEMARENE COLEMAN, #1963947, 13 MONTELLE RENNE MOTLEY, aka Montelle Renee Motley, #1581681 14 Defendants. 15

EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS

COMES NOW, the State of Nevada, by DAVID ROGER, District Attorney, through SANDRA K. DIGIACOMO, Deputy District Attorney, and moves this Honorable Court for an Order Releasing evidence being held by UNIVERSITY MEDICAL CENTER consisting of medical records for patient: ANDREA COOPER, DOB: 10/31/1982, admitted on 07/10/2005, to be released to a representative of the DISTRICT ATTORNEY'S OFFICE for the purpose of prosecuting the above referenced case. Movant represents that the information sought is relevant and material to a legitimate law enforcement inquiry; that the

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request is specific and limited in scope to the extent reasonably practicable in light of the purpose for which the information is sought; and that de-identified information could not reasonably be used.

BY

DATED this 3dd day of November, 2005.

DAVID ROGER Clark County District Attorney Nevada Bar #002781

> SANDRA R. DIGIACOMO Deputy District Attorney Nevada Bar #006204

CASE NO. C215295

FILED

DEPT. NO. 4

Nov 10 12 28 FM '05

ORIGINAL

Shiring of Pargicus

IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP COUNTY OF CLARK, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

Case No. 05F15000A

05F15000B

-vs-

DAMARENE COLEMAN and MONTELLE RENNE

MOTLEY,

Defendants.

REPORTER'S TRANSCRIPT OF PRELIMINARY HEARING (Coleman)

BEFORE THE HONORABLE JAMES BIXLER JUSTICE OF THE PEACE

Friday, September 16, 2005, 9:00 a.m.

APPEARANCES:

For the State:

SANDRA DIGIACOMO, ESQ.

Deputy District Attorney

For Defendant Coleman:

THOMAS GIBSON, ESQ.

Deputy Special Public Defender

For Defendant Motley: BRIAN BLOOMFIELD, ESQ.

Attorney at Law (Kajioka)

Reported by: RENEE SILVAGGIO, C.C.R. NO. 122

INDEX

WITNESSES ON BEHALF OF THE STATE:	PAGE
JOHNSON, Porscha	
Direct Examination by Ms. Digiacomo	4
HENDERSON, Tarencia	
Direct Examination by Ms. Digiacomo	24
Cross-Examination by Mr. Gibson	43
Redirect Examination by Ms. Digiacomo	53
Recross-Examination by Mr. Gibson	58
Further Redirect Examination by Ms. Digiacomo	59

* * * * *

		T -	Page 5 of 62
ï	Page 3 of 62	1	A That was my flancee for the last five years.
	and the state of t	2	Q Okay. I want to direct your attention to July 10th,
1 2	•	3	2005, approximately three a.m.
3		4	Do you recall where you were?
4		12:15PM 5	A Yes.
12:1499 5	MS. DIGIACOMO: Your Honor, could we approac h?	6	Q Where were you?
6	THE COURT: Sure.	7	
7			
8	MR. GIBSON: Judge, we're invoking the exclusionary rule,	8	Q Now, where were you before the Mobil?
9		9	A Oh, at home.
12:14PM 10	and the second s	12:15PM 10	Q And where did you live?
12		11	A 278 2617 Mesquite Avenue.
13		12	Q Is that an apartment?
14	THE COURT: Okay. All right. Do you have any problem	13	A Yes, ma'am.
12:14PH 15	s with that then?	14	Q Who did you live with?
16	MR. GIBSON: No.	12:15PM 15	A Tanzie. Me and Tanzie lived together.
17	MS. DIGIACOMO: And also for the record, the defendant's	16	Q Anyone else stay at that apartment with you?
18		17	A Yeah. We had an adoped child that we was raising and m
15		18	friend at the moment was staying with us.
12:14PH 20		19	Q Okay. Who was your friend?
2:	and the second s		•
23		12;15PM 20	A Andrea Cooper.
24	4 hallway, with the exception of the immediate family or the the	21	Q Anyone else staying with her?
12:149H 2	5 victim is it Tanzie Austin?	22	A Her children and Thomas, her babyles' father.
		23	Q She's taking down everything we say, so we need to not
		24	talk at the same time. So wait for me to ask the question before
		12:15PM 25	you give your response.
	Page 4 of 62		Page 6 of 62
1	I would admonish all the witnesses or potential witnesses	1	A Okay.
2	to not discuss any testimony while you wait outside.	2	Q So Andrea Cooper and who else?
3	The State's first witness is who?	3	A Andrea Cooper and Thomas.
4	MS. DIGIACOMO: Porscha Johnson.	4	Q Thomas what?
2:15PM 5	THE COURT: Porscha, All right.	12:15PM 5	A I don't know I'm not sure about the last name.
_		6	Q Okay. So at approximately three a.m., you go to the
6	No one else that's here left in the courtroom is a		
7	potential witness; is that right? Okay.	7	Mobil station?
8	Please remain standing; raise your right hand. The clerk	8	A Yeah, about three something.
9	beside me will swear you in.	9	Q Who did you go with?
2:15Рм 10	(Witness sworn.)	12:15PM 10	A Andrea Cooper.
11	THE CLERK: Please be seated. State your name and spell	11	Q And what means of transportation did you use to get
12	your last name for the record.	12	there?
13	THE WITNESS: Porscha Johnson; J-o-h-n-s-o-n.	13	A The SUV that Tanzie was renting or co-signed. He got a
14		14	truck, an Explorer.
15	<u>PORSCHA JOHNSON</u>	12:15РМ 15	Q Do you recall what color that was?
16	called as a witness on behalf of the State,	16	A Red.
17	having been first duly sworn,	17	Q What happened when you went to the Mobil station?
18	was examined and testified as follows:	18	A I went to the Mobil and, at this time, when I pulled in,
	HOS CARTILLES BILD (COLLINEL DO TOLIOMS).	19	
19			I guess the Montelle and her friends, all the girls that was
20	DIRECT EXAMINATION	12:15PM 20	
21	BY MS. DIGIACOMO:	21	Mobil. And when we was In the Mobil, I looked back and she was
	Q Miss Johnson, do you know a person by the name of Tanzle	22	like: There go that bitch there. Excuse my language. And then
22		23	she's like: Well, come outside.
22	Austin?	-~	grid grinder trainy source states
	Austin? A Yes, I do.	24	

	1				
	Ţ.	Page 7 of 62			Page 9 of 62
1	Q	I'm going to stop you for a second.	1		And she said: You heard me.
2		You pointed to somebody when you said Montelle.	2	Q	Okay. So she Indicated to you that you knew what she was
3	A	Montelle.	3	talking a	about?
4	Q	Can you tell me who you are pointing to?	4	A	Yes.
12:15РМ 5	A	Yeah. Monteile.	12:15PM 5	Q	Okay. And at this point, what did you believe?
6	Q	Okay. What is she wearing?	6	Α	I think that's when I tried to get in my truck. Then
7	A	A blue jump suit, with the braids.	7	that's v	when she walked outside. I purchased my things and then I
8		MS. DIGIACOMO: Your Honor, would the record reflect	8	was try	ring to get in the truck first because she was in the
9	she's id	entified the co-defendant.	9	street,	the street area, and I'm like: Man, whatever. I'm not
12;15PM 10		THE COURT: That's true.	12:15PM 10	even go	oing to fight over nothing.
11		MS. DIGIACOMO: Thank you.	11		The next thing you know, I'm trying to get in my truck
12	BY MS	DIGIACOMO:	12	and she	e rushed me, so I had to do what I had to do. I had to
13	Q Q	Go ahead. What happened?	13	defend	myself.
14	A	So she walked outside and I'm still purchasing my things	14	Q	And you said she rushed you.
12:15PM 15		was going to the store for.	12:15PM 15	_	Can you explain in more detail what
	tuat 1 v		16	A	Her hand was balled up and she was coming towards me.
16		Well, before she walked out, she was on the phone. I	17	Q	She was what?
17	guess	she called the defendant I mean, the co-defendant, him.	18		
18		MR. GIBSON: Objection.		A	Her hand was balled up and she was coming towards me.
19		MS. DIGIACOMO: Wait. Wait.	19	Q	Her hand was balled, you mean like a fist?
12:15PM 20		THE COURT: Don't guess.	12:15PM 20	A	Yes.
21		THE WITNESS: Well, she did. It was no guess. She did.	21	Q	Did you believe she was going to hit you?
22		THE COURT: Wait. Wait. Just tell us what you actually	22	A	She was going to hit me. She did strike, but she missed
23	know.		23	and I h	nit her.
24	BY MS.	DIGIACOMO:	24	Q	So, at this point, you engage in a physical fight?
12:15PM 25	Q	Yeah, tell us what you heard.	12:15PM 25	Α	Yes, we did.
		Page 8 of 62			Page 10 of 62
1	A	I was right there when she was on the phone having a	1	Q	Who else was with her?
2	conve	sation and she said: Can you come up	2	Α	Neisha, Tarencia and two other girls. I'm not sure of
3		THE COURT: Okay. Slow down. She's got to she can't	3	the na:	mes.
4	. go too	fast. Okay. So relax for a second.	4	Q	All right. Now, do you see any of those girls here in
12:15PM 5	BY MS.	DIGIACOMO:	12:15PM 5	court to	oday?
6	Q	Okay. You heard her on the phone?	6	A	Yes.
7	A	Yeah.	7	Q	Okay. Which girls do you see in court today?
8	Q	Where where was she when you heard her on the phone?	8	A	Tarencia Henderson and Neisha. I'm not sure of her last
9	A	Behind me.	9	name.	
12:15PM 10	Q	All right. What did you hear her say?	12:15PM 10	Q	Okay.
11	А	She said: Can you come up here and bring that thing?	11	А	And Mon
12	Q	Okay. When she said bring that thing, did you know what	12	Q	Go ahead.
13	she wa	s talking about?	13	А	And Monica also pulled up on the bike moments later.
14	А	Yes.	14	Q	All right. Did you see Monica today?
		What was she talking about?	12:15PM 15	•	Yes, I did.
12:15PM 15	Q	-	1		
12:15PM 15	Q A	Indication of a firearm.	16	Q	Are Monica and Neisha related?
16			16 17		
16 17		MR. GIBSON: Your Honor, I'm going to object.	17	A	Yes, ma'am.
16 17 18	A	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She	17 18	A Q	Yes, ma'am. And how are they related?
16 17 18 19	A	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She Bring me that	17 18 19	A Q A	Yes, ma'am. And how are they related? Mother and daughter.
16 17 18 19 12:15PM 20	A	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She aring me that THE WITNESS: Thing.	17 18 19 12:15PM 20	A Q A Q	Yes, ma'am. And how are they related? Mother and daughter. All right. Monica is the mother?
16 17 18 19 12:15PM 20 21	A said: I	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She Bring me that THE WITNESS: Thing. THE COURT: Thing. Okay.	17 18 19 12:15PM 20 21	A Q A Q	Yes, ma'am. And how are they related? Mother and daughter. All right. Monica is the mother? Yes.
16 17 18 19 12:15PM 20 21 22	said: I	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She Bring me that THE WITNESS: Thing. THE COURT: Thing. Okay. DIGIACOMO:	17 18 19 12:15PM 20 21 22	A Q A Q	Yes, ma'am. And how are they related? Mother and daughter. All right. Monica is the mother? Yes. You and the co-defendant get in this physical altercation
16 17 18 19 12:15PM 20 21 22 23	Said: I	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She Bring me that THE WITNESS: Thing. THE COURT: Thing. Okay.	17 18 19 12:15PM 20 21 22 23	A Q A Q At the	Yes, ma'am. And how are they related? Mother and daughter. All right. Monica is the mother? Yes. You and the co-defendant get in this physical altercation Mobil.
16 17 18 19 12:15PM 20 21 22	said: I	MR. GIBSON: Your Honor, I'm going to object. THE COURT: Firearm. What did you say originally? She Bring me that THE WITNESS: Thing. THE COURT: Thing. Okay. DIGIACOMO:	17 18 19 12:15PM 20 21 22	A Q A Q at the	Yes, ma'am. And how are they related? Mother and daughter. All right. Monica is the mother? Yes. You and the co-defendant get in this physical altercation

		Page 11 of 62				Page 13 of 62
1	o.	You are pointing at someone, just calling him a name		1	makes a	quick left on on an alley and it goes directly to
2	A	I'm not sure. What is his name?		2	Mesquite	h.
3	Q	Just tell me who you are pointing to; describe what he's	ļ	3	Q.	All right. So this alley goes by where Mesquite runs
4	wearing.	•		4	into	
12:15PM 5	A	He was wearing a red shirt, I believe.	12:15PM	5	Α	Mesquite is like a dead end in the alley, the circle.
6		THE COURT: No, what is he wearing right now? Who are		6	Q ·	Okay. Now, where is your apartment in relation to this
7	vou refe	rring to?		7	alley and	circle at the end of Mesquite?
8	you rere	THE WITNESS: County blues. He's sitting at the		8	Α.	Once you get out the alley, my apartment is right here,
9	dofenda	nt's table.	!	9		apartment in the circle.
12:15PM 10	detenou	MS, DIGIACOMO: All right. Would the record reflect	12:15PM	10	Q	Okay. But right off the alley?
11	identific	ation of the defendant.		11		Yes, ma'am.
12	iberiane.	THE COURT: Yes.		12		As you are driving down to from the Mobil to your
13	RV MC	DIGIACOMO:		13		t, where was it that you noticed that there was a car
14	Q Q	At the time that this incident happened at the Mobil, did		14	following	
12:15PM 15	_	w the defendant?	12:15PM		_	I noticed it from when I pulled out, I'm thinking
16	•		12:,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	16		they also they're on Cedar, which is a street that I
17	Α .	No. Okay Did you know his name?		17		oss over to get to the alley. So that's why I'm thinking
18	Q	Okay. Did you know his name?		18	_	y was going to make a right on there because that's where
19	Α .	No. They the guy was D.		19	Montelle	
13 12:15PM 20	Q	You knew him as D?	12:15PM			I looked in the rear view mirror again. They were behind
12:15PM ZU	Α -	That's what I heard, yeah.	12:15PM	21	me in the	
	Q	Okay. So you are at the Mobil station; you are still		22		So for Montelle to go home, she should not have turned
22		with Montelle?	1	23	into that	
23 24	A	Yes.		24		No. She should have made a right and kept straight.
12:15PM 25	Q.	And D comes up?	12:15PM		A Q	How did you know it was Montelle in this vehicle behind
12:15PM ZJ	Α	And he breaks he pulls in. He says if you because Page 12 of 62	12.13FM		•	Page 14 of 62
1	Twae	winging and he was standing there saying: If you hit me,		1	you?	1 350 11 01 02
2		ng to hit you back.		2	, 00. A	Because he pulled her over and he got in the car and
3	I III go	And that's what made me stop, because I didn't want to		3		as another gentleman in the car, and I'm not sure what tha
4	aat hit l	by a guy.		4		an's name was or who he is.
_	•	But you were actually trying to swing at Montelle, not	12:15PM	5	Q	Let make back you up a little.
12:15PM 5	Q 		12.13FM	6	•	This other gentleman in the car, was he driving?
7	the defe			7		•
8	Α	Yes.		8	Α	No.
9	Q	So he says this to you; you stop swinging.		9	Q A	Okay. Who was driving?
12:15PM 10	_	What happens then?	12:15PM		Α	Damarene was driving.
	A	And Montelle hit me one last time. I jumped in my truck	12:15PM	11	Q	What did this vehicle look like?
11 12		ove off. And I looked in the rear view mirror and they were		12	A	It was a tan or brown Oldsmobile or something. I'm not at name it was, but it was a light brown.
13	followi			13		•
14	Q	Okay. Now, let's back up a little bit.		14	Q A	Do you know how many doors the car had? I believe four.
14 12:15PM 15	3-3	How far is this Mobil station from where your apartment	12:15PM			
12:15PM 13	is?	Like yight person the street almost	12:15PM	16	Q Montolio	So as you are leaving the Mobil station, you see D pull into the vehicle?
17	Α	Like right across the street almost.		17		
	Q	All right.		18	A	Yeah, he he also raised his voice and said: Get your
18 10	A	You go through one apartment and I'm in behind the		19		ne car. Get your ass in the car.
19	apartn				Q	To her?
12:15PM 20	Q	So it's fairly close?	\$2:15PM		A	Yes.
21	A	Yes.		21	Q.	You leave and see this car pull out also?
22	Q	You go to drive home?		22	Α .	Yes. Well, I pulled out first.
23	А	Yes.	-	23	Q	Okay. And you saw this car also pull out behind you?
				24	_	are a series of the series of
24 12:15PM 25	Q	What direction or what route do you take to get home? I go outside this Mobil and make a a right and then	12:15PM	24	A	Yes. And like I say, we both had to go the same route the she lives on the right, so that's what I'm thinking, but

···	•		1		P 47 -600
· ₁	i. when T	Page 15 of 62	1	A	Page 17 of 62 Okay.
2	Wuen 1	m down the alley, they're behind me.	2	Q	You meet, if I've got this correctly, Tanzie and Andrea
3	_	So when you turned down the alley, you see this car also	3		out of the apartments?
4	turn.	What do you do at this point?	4	A	Yes.
_		I pulled up by my apartment. Andrea Cooper jumps out.	12:15PM 5	Q.	You see D, this person you know as D, the defendant?
12:15PM 5	A So Two	ent around my apartment again to see if they was still down	6	A	Yes.
7		iley or if they had left. And when I hit the corner, they	7	Q	Where is he coming from?
8		ili there and that's when I parked my car and tried to jump	8	A	The alley.
9		go in the house. And by that time, then Tanzle and Andrea	9	Q	Is he alone?
12:15PM 10		lking out.	12:15PM 10	Α	Yeah; at the time, yes.
11	Q	Let's slow down a little bit.	11	q	Okay. He's walking towards you?
12	•	You pull up the car in the alley by your apartment?	12	_ A	Yeah. He walked towards the middle of the of the
13	A	Yeah.	13		hat I was telling you, on Mesquite.
14	q	And Andrea jumps out?	14	Q	When you see him walking towards the middle of the
12:15PM 15	A.	Yeah.	12:15PM 15		what did you do?
16	a a	And you say you circle the apartment again.	16	Α	I said: What is the problem? Why is we still going
17	•	Do you do this in your vehicle or do you do this	17		h this or whatever? This is over. We done already fought,
18	A	In the vehicle.	18		rould be squashed.
19	a Q	Okay. So when she jumps out, do you keep driving down	19	Q	And what did he say?
12:15PM 20	the alley		12:15PM 20	A	He didn't say nothing.
21	Α	Well, she didn't jump out. I stopped, kind of seeing if	21	Q	What happened at this point?
22		as behind me.	22	Α	At this point, that's when I seen Montelle and her
23	0	Okay.	23		and everybody walking towards me. I had on house shoes,
24	Α	And I guess, at this time, she was probably frightened or	24		ought I have to go get on my tennis shoes, because I may
12:15PM 25	someth	ling. She got out the car. But I'm knowing that she's going	12:15PM 25		o fight her and all the other girls she came up with.
		Page 16 of 62			Page 18 of 62
1	to go g	et Tanzie.	1	Q	So you leave?
2	Q	So she gets out of the car and you keep driving?	2	А	To go put on my tennis shoes.
3	A	Yes.	3	Q	What did Andrea and Tanzie do?
4	Q	Down the alley?	4	А	When I was leaving, Monica was making a suggestion with
12:15РМ 5	А	No. Around my apartment complex. It's like the alley is	12:15PM 5	Tanzie,	like he told Monica: This is irrelevant. This has got to
6	right h	ere and then here is my apartment. So I go around the	6	be beca	ause you
7	apartm	ent and I came back. You could still look at the alley when	7	Q	You need to slow down. Take a breath; slow down.
8	you co	ne from behind my apartment. You could look down the alley.	. 8	А	He said: This is irrelevant. This all started because
9	Q	Okay. So you drive around.	9	of you	or whatever.
12:15PM 10		And what does the car that you think is following you do?	12:15PM 10		MR. GIBSON: Objection; hearsay.
11	A	It's back in the alley with its lights out, with the	11		THE WITNESS: No, I heard that. Actually, I heard that
12	lights o	ut.	12	part.	
13	Q	So It's parked in the alley?	13		THE COURT: That's what hearsay is.
14	A	Yes.	14		Hearsay is when somebody else is saying something out of
12:15PM 15	Q	Turned the lights out?	12:15PM 15	court.	
16	А	Yes.	16		The statement was being made by who?
		-	17		MS. DIGIACOMO: The victim.
17	Q	So when you came back around to your apartment, it was	1		
			18		THE COURT: Okay.
17	Q		18 19		THE COURT: Okay. MS. DIGIACOMO: To another witness.
17 18	Q still ther	e?			-
17 18 19	Q still ther A	e? Yes.	19 12:15PM 20		MS. DIGIACOMO: To another witness.
17 18 19 12:15PM 20	Q still ther A Q A	e? Yes. What did you do at this point?	19 12:15PM 20	for caus	MS. DIGIACOMO: To another witness. THE COURT: Okay. All right. But what's the
17 18 19 12:15PM 20 21	Still ther A Q A the hou	e? Yes. What did you do at this point? I parked the car and jumped out and I was walking towards	19 12:15PM 20 21 22	for caus	MS. DIGIACOMO: To another witness. THE COURT: Okay. All right. But what's the MS. DIGIACOMO: That's fine, Your Honor. It's not needed
17 18 19 12:15PM 20 21 22	Still then A Q A the hou	e? Yes. What did you do at this point? I parked the car and jumped out and I was walking towards ise. Tanzle and Andrea was walking up and that's when	19 12:15PM 20 21 22		MS. DIGIACOMO: To another witness. THE COURT: Okay. All right. But what's the MS. DIGIACOMO: That's fine, Your Honor. It's not needed se. I'll just move on.

		<u>:</u>	P 40 -/ 22		· · · · · · · · · · · · · · · · · · ·	
	· ₁	said.	Page 19 of 62	1	Q	Page 21 of 62 Was he bleeding at this point?
	2	A	Okay. Tanzle was just standing there and that's when I	2	A	I really wasn't looking at no blood. I was looking more
	3	ran in t	the house and got my tennis shoes and my shirt.	3	at my i	man on the floor.
	4	Q	Now, when you ran into the house, was Monica outside?	4	Q	Okay. Had something happened to him at this point?
12:15PM	5	A	Yes, all them was outside.	12:15PM 5	A	Yes.
	6	Q	All of them.	6	Q	What happened?
	7		Now, was Tanzie having a conversation with anyone outside	7	А	He was there and I seen a bullet hole in his arm.
	8	when yo	ou went in the house?	8	Q	Okay. And he was just looking at you?
]	9	A	That's what I was trying to get at.	9	A	Yeah, like he wanted to say something, but he couldn't.
12:15PM	10	Q	Right. Just don't tell me what was said. Tell me	12:15PM 10	Q	Okay. Did you do anything else at this point?
	11	what		11	А	Called 911.
	12	Α	Yeah, he was in a conversation with Monica.	12	Q	And what phone did you use?
	13	Q	Okay. And this conversation that you had, were they	13	A	Cell phone.
	14	talking l	ike we are or were they yelling?	14	Q	Was it your cell phone or his?
12:15PM	15	A	No. They were kind of not yelling, but a loud tone of	12:15PM 15	A	It was well, I had both of them, so I'm not actually
	16	voice, y	reah.	16	sure w	hich one I was on with the police, but I had both of them.
	17	Q	Okay. So they weren't happy with each other?	17	Q	Okay. Did the police or an ambulance eventually respond?
	18	A	No. He was no.	18	A	After a while, yeah.
	19	Q	Okay. You run into the house at this point?	19	Q	Okay. Now, when you came outside and you saw Tanzie on
12:15PM	20	A	Yeah.	12:15PM 20	the gro	und, did you notice if anyone else was still around?
	21	Q	Okay. When was it that you came back outside?	21	A	No. Everybody was gone at this moment.
;	22	A	When I heard the gunshots.	22	Q	Okay. So you didn't see anyone else?
:	23	Q	Okay. How many gunshots did you hear while you were in	23	А	Nobody.
:	24	your ap	artment?	24	Q	Okay. Where was Andrea?
12:15PM	25	A	Oh, a lot. I'm not I didn't count, but they say he	12:15PM 25	А	She ran in the house.
			Page 20 of 62			Page 22 of 62
	1	got sho	t eight times.	1	Q	All right.
	2		MR. GIBSON: Objection.	2	A	And when she ran in, I ran out.
	3		THE COURT: Okay. You can't say what they say.	3	Q	Okay. What about Thomas, did you see him?
	4		You heard some gunshots?	4	A	He ran out he walked out with me after the fact.
12:15PM	5		THE WITNESS: Yeah.	12:15PM 5	Q	Okay. So he was in the apartment during this?
ļ	6		THE COURT: And you came outside?	6	A	Yeah no. I guess he was walking outside the door. He
	7		THE WITNESS: Yeah. I ran outside bare footed.	. 7	heard s	shots and came and as I ran outside, him and Andrea ran in.
	8	BY MS. 1	DIGIACOMO:	8	Q	When you got outside and Tanzie was on the ground, did
	9	Q	Before you heard the gun shots, did you hear anything	9	you see	Monica anywhere?
12:15PM *	10	else, yel	ling or anything?	12:15PM 10	A	Monica was on the ground next to him.
·	11	Α	No.	11	Q	All right. What about Montelle?
<i>'</i>	12	Q	Okay. Just heard the gun shots; you ran outside.	12	Α	Montelle was nowhere to be seen.
•	13		What did you see?	13	Q	What about the person you knew as D, the defendant?
	14	A	Tanzie laying on the ground.	14	А	He was nowhere to be seen.
12:15PM [*]	15	Q	Okay. Could you describe what he looked like laying on	12:15PM 15	Q	What about the car that they had come in?
1	16	the grou	nd? I mean, was he face down or face up?	16	Α	The car was down the alley, so I intended to go down
1	17	Α	He was face down.	17	there a	nd look. I was concerned about him on the ground.
1	18	Q	Okay. Did you talk to him?	18	Q	Well, so from where you were, you couldn't see the car?
1	19	Α	Yes.	19	A	No.
12:15PM 2	20	Q	Okay. Was he able to talk back to you?	12:15PM 20	Q	Was let me finish. You couldn't see if the car was
:	21	A	No.	21	still ther	
:	22	Q	Okay. So you were	22	A	No, ma'am.
1 .	23	A	He was just looking at me.	23	q	Okay. What about Neisha or Tarencia, anybody else around
1 2						
l .	24	Q	Okay. What were you saying to him?	24	that you	
l .	24	Q A	Okay. What were you saying to him? Hold on. Hold on.	24 12:15PM 25	that you	could see? After the fact, after I guess after the gun shots,

	<u>. </u>	1	····
• •	Page 23 of 62		Page 25 of 62
1	everybody did come back.	1	time that you see in the courtroom here today?
2	Q Okay. So everyone kind of scattered and came back?	2	A Yes.
3	A Yeah.	3	Q Okay. Would you point to the person you are looking at
4	Q Now, this apartment complex where you live and where this	4	and tell me what she's wearing.
12:15PM 5	happened, is that in Clark County, Nevada?	12:15PM 5	A She's wearing a blue jump suit.
6	A Yes, ma'am.	6	MS. DIGIACOMO: Your Honor, would the record reflect
7	MS. DIGIACOMO: Pass the witness.	7	Identification of the co-defendant.
8	THE COURT: Cross-examination.	8	THE COURT: That's correct.
9	MR. GIBSON: I haven't any questions for cross today.	9	MS. DIGIACOMO: Thank you.
12:15PM 10	THE COURT: Okay. Thank you for your testimony. I	12:15PM 10	BY MS. DIGIACOMO:
. 11	appreciate it.	11	Q When did you come into contact with Montelle?
12	Now, I want you to wait, but don't discuss your testimony	12	A When we were on the way to the store.
13	with anybody outside. Okay? You need to go outside in the	13	Q So you and Neisha and Asla were going to the store?
14	hallway. All right?	14	A Right.
12:15PM 15	THE WITNESS: All right.	12:15РМ 15	Q Was that the Mobil station?
16	THE COURT: Who are you going to call next?	16	A Yes.
17	MS. DIGIACOMO: Tarencia Henderson.	17	Q What were you going to the store for?
18	THE COURT: If you will step around, please, on the other	18	A Actually, they asked if I would go with them because they
19	side of the witness chair. Remain standing and raise your right	19	were going with Montelle to the store.
12:15PM 20	hand. My clerk will swear you in.	12:15PM 20	Q Okay. Okay. So they were meeting Montelle to go to the
21	(Witness sworn.)	21	store?
22	THE CLERK: State your name and spell your last name for	22	A Uh-huh.
23	the record.	23	Q Was this to go get something to drink or
24	THE WITNESS: My name is Tarencia Henderson;	24	A I don't know. I didn't have any money, so I wasn't going
12:15PM 25	H-e-n-d-e-r-s-o-n.	12:15PM 25	to buy anything.
	Page 24 of 62		Page 26 of 62
1	THE COURT: Spell your first name.	1	Q So you were just along for the ride?
2	THE WITNESS: T-a-r-e-n-c-i-a.	2	A Uh-huh.
3	THE COURT: Very good.	3	Q Is that a yes, for the record?
4		4	A Yes.
5	TARENCIA HENDERSON	12:15PM 5	Q Okay. Where did you meet up with Montelle?
6	called as a witness on behalf of the State,	6	A As far as
7	having been first duly sworn,	7	Q When you were going to the Mobil station.
8	was examined and testified as follows:	8	A Oh, at her house.
9		9	Q So you went to her house and then you walk to the Mobil
10	DIRECT EXAMINATION	12:15PM 10	station?
11	BY MS. DIGIACOMO:	11	A Yes; right.
12	Q Tarencia, I want to direct your attention to the night of	12	Q What happened when you got to the Mobil station?
13	July 10th, 2005, at approximately three in the morning.	13	A When we got to the Mobil Station, I heard Montelle say
14	Do you recall where you were?	14	that she saw Porscha
12:15PM 15	A Yes. I was at Monica's house.	12:15PM 15	MR. GIBSON: Objection.
16	Q Okay. Now, who were you at your uncle's house with?	16	THE COURT: All right. And sounds like probably there
17	A Monica's.	17	was a conversation. Without telling us what was said, what
18	Q Oh, you were at Monica's house. I'm sorry.	18	happened after the conversation?
19	Is that Monica that's outside, Ramsey?	19	THE WITNESS: I'm sorry. I didn't understand.
12:15PM 20	A Right.	12:15PM 20	THE COURT: Without repeating what was actually said,
21	Q Who else was there?	21	there was a conversation between Montelle and who?
22	A Her daughter and her cousin.	22	THE WITNESS: And Porscha.
23	Q What are their names?	23	THE COURT: Okay. Without telling us what was said,
24	A Neisha and Asia.	24	there was a conversation and then what happened?
12:15PM 25	Q DId you come into contact with another female around that	12:15PM 25	THE WITNESS: And then they stepped out of the store.
	04:46:43 AM Page 23'		

	<u> </u>			
		Page 27 of 62		Page 29 of 62
1	BY MS.	DIGIACOMO:	1	A Okay. He gets into his car and Porscha gets into her c
2	Q	So you heard Montelle say something to Porscha and	2	and they left. Porscha drove off first and I see their car
3	Porscha	say something back?	3	following Porscha's.
4	А	No, I didn't hear anything because I stood on the outside	4	Q And when you say their car, you are referring to?
2:15PM 5	of the	store.	12:15PM 5	A Montelle and her boyfriend.
6	Q	You didn't go in the store?	6	Q Okay. So does Montelle get in her car with her
7	A	No.	7	boyfriend?
8	Q	Okay. So did you see this conversation then or did you	8	A Yes.
9	just hea	r about it?	9	Q And they followed Porscha's vehicle?
2:15PM 10	A	I saw it.	12:15PM 10	A Yes.
11	Q	Okay. So you saw them talk and they come outside the	11	Q What do you do at this point?
12	store?	,	12	A I ran from the Mobil over to Tanzie's house.
13	A	Right.	13	Q Now, as you are running from the Mobil to Tanzie's
14	Q	What happens when they get outside the store?	14	house is that where Porscha lives as well?
2:15PM 15	A	.,	12:15PM 15	
16		Porscha tried walking to the car and she was approached	16	A Yes.
17		telle and they fought.	1	Q Could you see these two vehicles, Porscha's vehicle and
	Q	Okay. Did Montelle take a swing at her?	17	the vehicle that Montelle and her boyfriend were in?
18	A	Yes.	18	A I saw them turn into the alley, where they were direct
19	q	So then Porscha took a swing back?	19	you know, towards the house.
2:15PM 20	A	Yes.	12:15PM 20	Q And you saw both vehicles turn?
21	Q	And did a physical altercation occur between the two of	21	A Right.
22	them?		22	Q How far was the the second vehicle from Porscha's
23	A	Yes.	23	vehicle, right behind it?
24	Q	What happened towards the end of the fight?	24	A Right behind it.
2:15РМ 25	A	Towards the end of the fight, Neisha called Damarene.	12:15PM 25	Q Okay. You run over to the apartment.
		Page 28 of 62		Page 30 of 62
1	Q	Who are you referring to? Do you see the person?	1	What is the scene you see when you get over there?
2	A	Monteile's boyfriend.	2	A I see Tanzie and Damarene talking.
3	Q	Do you see Montelle's boyfriend in the courtroom?	3	Q And when you say Damarene, you mean the defendant?
4	A	Yes.	4	A Yes.
2:15РМ 5	Q	Would you please point to him and describe an article of	12:15PM 5	Q And when you say you see them talking, where were they?
6	clothing	he's wearing.	6	A In front of the apartment.
7	A	He's wearing the blue jump suit with the orange shoes.	7	Q Okay. And when you saw them talking, can you describe
8		MS. DIGIACOMO: Your Honor, would the record reflect the	8	what kind of not what they said, but what kind of conversation
9	identific	ation of the defendant.	9	they were having?
2:15РМ 10		THE COURT: The record will so show.	12:15PM 10	A It was most basically, a confused conversation.
11	BY MS.	DIGIACOMO:	11	Neither one of neither one of them knew what was really go
12	Q	Now, how do you know the defendant? What name do you	12	on.
13	call him	?	13	Q Okay. Were they talking about the fight that their
14	Α	I didn't know his name at the time.	14	girlfriends had just gotten Into?
2:15PM 15	Q	Just knew him as Montelle's boyfriend?	12:15PM 15	A Yes.
16	A	Yes.	16	Q Did you hear anything that Damarene said to Tanzie?
17	Q	So you see Montelle's boyfriend come to the Mobil	17	A The only thing I heard him say was: What about my
18	station?	, , , , , , , , , , , , , , , , , , , ,	18	girlfriend? And he was telling Tanzie that he knew who his
19	A	Yes.	19	
20 tisem	Q	Okay. What happens then?	12:15PM 20	girlfriend was. I didn't really hear too much what he was saylr
	A		12:15PM 20	Q Okay. But there wasn't a heated argument between the two
	A	They then he broke up the fight. Him and Monica at the same time.	21	of them?
21	91		ı 22	A Like I said, it was confusing.
21 22				
21 22 23	Q	And Monica is Neisha's mom?	23	Q Were they just trying to figure out why their girlfriends
21 22				

	·	Page 21 at 62	<u> </u>		Page 33 of 62
	•	Page 31 of 62	1	a	And pushes him back towards a car?
1	Q	But they weren't fighting themselves?	2	A	Right.
2	A	No.	3	Q	And at this point, does he try to fight back or what does
3	Q	Okay. So you see the two of them talking.	4	he do?	And at this point, uses he by to high such of more con-
4		Is anyone else around at this time?			Yeah. They're they both were fighting at this time
12:15PM 5	A	Yes.	12:15PM D	A	picks her up and slams her and holds her down; and then he
6	a	Who else was around?	7		
7	Α	At that time, it's myself, Tanzle, Damarene, Andrea,	1 :	_	or tried to jump in.
8	Neisha	and Asia; and Porscha was there.	8	Q 12	Okay. Now, when you say he slams her, slams her to the
9	Q	Now, you said Nelsha and Asla were there.	9	ground?	Plake
12:15PM 10		How did they get from the Mobil station over to Tanzle's	12:15PM 10	Α .	Right.
11	apartme		11	Q	And he's holding her?
12	A	They walked. They came behind me.	12	A	Right.
13	Q	Okay. Did they follow you or	13	a	Is he holding her I mean, is it so that she'll stop
14	A	Yes.	14	fighting 1	with him?
12:15PM 15	Q	So they weren't running with you?	12:15PM 15	A	Right; right.
16	A	No.	16	q	So he's not trying to fight with her; he's trying to stop
17	Q	What happens at this point, after you see the defendant	17	it?	
18	and Tar	nzie talking?	18	A	Yeah.
19	A	Well, after they discussed Monica pulls up on the bike	19		MR. GIBSON: Your Honor, I object to the form of the
12:15PM 20	and sh	e's kind of like irritated and screaming at Tanzie for I	12:15PM 20	question	she's asking the witness. Well, It's leading, but it's
21	don't k	mow what reason.	21	also spe	culative.
22	Q	Okay. What happens at that point?	22		THE COURT: Well, you are probably correct.
23	A	Tanzie tells her tells her to go home. And she gets	23		What made you what made you think that? I mean,
24	off the	bike and jumps in his face and they started fighting.	24	why v	why would you say that he was holding her down rather than
12:15PM 25	Q	All right. You said she jumps in his face.	12:15PM 25	fighting	with her?
		Page 32 of 62			Page 34 of 62
1		Is she yelling at him at this time?	1		THE WITNESS: Because if he was fighting her, he would be
2	A	Yes.	2	hitting h	ner
3	Q	Did they have any physical contact between them?	3		THE COURT: So he wasn't
4	А	Yes, they did.	4		THE WITNESS: instead of just holding her.
12:15PM 5	Q	Who made the first physical contact?	12:15РМ 5	ı	THE COURT: He wasn't swinging on her or hitting her?
6	Α	As far as touching, period?	6		THE WITNESS: After he slammed her, he held her down.
7	٥	Yeah.	7		THE COURT: And that's it?
8	А	Monica.	8	ı	THE WITNESS: After that, they got back up and started
9	Q	Okay. What did she do to	9	fighting	again.
12:15PM 10	A	It was kind of like a poke in the head.	12:15PM 10	l	THE COURT: Okay. So he held her down for a while
11	Q	So she kind of	11		THE WITNESS: Yeah. And her daughter came and she hit
12		MR. GIBSON: Excuse me, Your Honor.	12	him, so	he got up and went after her, but, you know, everybody
13		May the record reflect a finger going off the forehead?	13	stopped	I that because that was a minor.
14		THE COURT: That's correct.	14		And at this time, Monica strikes him again and they
12:15PM 15		DIGIACOMO:	12:15РМ 15	fought t	this time. He hit her back.
16		So she got into his face and poked him in the forehead?	16		THE COURT: Okay.
17		Right.	17		THE WITNESS: And he
18		What did Tanzie do in response to that?	18		THE COURT: Okay. I don't want I didn't mean to get
19		He pushed her face and told her to go home.	19		
			12:15PM 20		
12:15PM 20		What did she do at that point?	1 .		MS. DIGIACOMO: No, that's fine.
21		She then grabbed choked him up against the back of a	21		DIGIACOMO:
22	•	a van; and from there, they fought.	22		So It was your impression that, at first, Monica was
23		All right. So he excuse me she chokes him, puts	23		fter him; he was trying not to fight her, but then later,
24		nds around his neck?	24	_	end up fighting?
12:15PM 25	5 A	Right.	12:15PM 25		Right.

			Page 35 of 62	1			Page 37 of 62
l	1	Q	But that was after she hit him?	ļ	1	Q	Do you know the difference between a revolver and a semi
	2	A	Yeah.		2	automatic	?
	3	Q	Multiple times throughout the course of that?		3	Α	I think it was an automatic.
l	4	A	Yeah.		4	Q	Okay. So it didn't have a round cylinder?
12:15PM	5	Q	So how does the fight between Monica and Tanzie stop?	12:15PM	5	A	No.
	6	A	Well, the second time he he picked her up and slammed		6	Q	When you see the defendant with the gun, can you describe
	7	her			7	exactly w	hat Tanzie is doing? Is he still holding Monica down on
1	8	Q	To the ground?		8	the groun	nd?
	9	Α	Yeah.	İ	9	A	At that time, when he pointed the gun, he threw his hands
12:15PM	_		At that time, the defendant came and pointed the gun into	12:15PM	10	in the ai	r.
12.13F M	11	his bacl			11	Q	Okay. So when the defendant pulled the gun, was he
	12	Q	Okay. When when Tanzie slammed her to the ground,		12	was Tanz	ie facing the defendant? Did he see the gun or
	13		the ground, what was he doing at that time? Was he		13	A	No, he didn't see the gun.
					14	Q	Okay. So when the defendant got the gun by Tanzie, where
	14	· -	hold her down again?	12:15PM		ls Tanzie	
12:15PM		Α -	He was holding her, holding her.	12:13PM	16	A	He's facing Monica. He's on his knees and he's facing
	16	Q	So he puts her on the ground.		17	Monica.	ne stacing plonted. He son his kiness and he street,
	17		He's not trying to hit her?		18		Observ
	18	A	No. He was like holding her down.			Q	Okay,
	19	Q	All right. When this fight is going on, did you see what		19	Α -	The defendant walked around behind him.
12:15PM		the defe	ndant or Damarene was doing?	12:15PM		Q	Okay. So how close is the defendant behind him with the
	21	Α	He was just kind of pacing back and forth.		21	gun?	
	22	Q	Okay. Was he yelling anything?		22	A	Probably two inches.
	23	A	No, not really.	1	23	Q	And at this time, is the defendant aiming the gun?
}	24	Q	Was he trying to stop the fight? Did he jump in the	İ	24	A	Yes.
12:15PM	25	middle 1	ke Nelsha did?	12:15PM	25	Q	Where is he aiming it?
			Page 36 of 62				Page 38 of 62
	1	A	No, he didn't.		1	Α	In his back.
	2	Q	Was he participating at all in this fight?		2	Q	In Tanzie's back?
	3	A	No.		3	A	Yes.
	4	Q	All right. When you see him get involved, you said he		4	Q	And then you said, at this point, Tanzie turns around
12:15PM	5	had a g	in.	12:15PM	5	and	
	6	A	Yes.		6	A	Yes.
	7	Q	Did you see where he came from when he approached Tanzie?		7	Q	Okay. Had his gun go ahead.
	8	A	He never left. He he never left. He stood there and		8	Α	I'm sorry.
	9	watche	d the whole scene.		9	Q	No. Go ahead. Tell me what happened.
12:15PM	10	Q	And then, at some point, he went from where he was	12:15PN	10	A	Okay. Before he turned around, he just threw his hands
1	11	standine	to where Tanzie was?		11	up like,	you know, I'm not going to do anything. I'm trying to
1	12		Right.		12	stop he	r. And he didn't turn around until he got shot
							_
	13	Α	·		13	-	Okay.
	13 14	Q	When was it that you first saw the gun?		13 14	Q	Okay.
12:1500	14	Q A	When was it that you first saw the gun? When he pulled it out.	12:1501	14	Q A	the first time.
12:15PW	14 4 15	Q A Q	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was	12:15PN	14 15	Q A Q	the first time. So Tanzie, when you say he throws his hands up, it's in
12:15PW	14 15 16	Q A Q standing	When was it that you first saw the gun? When he pulled it out.	12:15PA	14 15 16	Q A Q response	the first time. So Tanzie, when you say he throws his hands up, it's in to like: I'm not going to touch Monica; don't shoot me.
12:15PM	14 15 16 17	Q A Q standing him?	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards	12:15PA	14 15 16 17	Q A Q response	the first time. So Tanzie, when you say he throws his hands up, it's in the to like: I'm not going to touch Monica; don't shoot me. Right, right, right.
12:15PW	14 15 16 17 18	Q A Q standing him? A	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had	12:15PN	14 15 16 17 18	Q A Q response	the first time. So Tanzie, when you say he throws his hands up, it's in to like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up.
	14 15 16 17 18 19	Q A Q standing him? A	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had en he was behind Tanzie.		14 15 16 17 18 19	Q A Q response A Q	the first time. So Tanzie, when you say he throws his hands up, it's in a to like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up. What does the defendant do?
12:15PM	14 15 16 17 18 19	Q A Q standing him? A it wh	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had	12:15PA	14 15 16 17 18 19	Q A Q response A Q	the first time. So Tanzie, when you say he throws his hands up, it's in to like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up. What does the defendant do? Then he just stood there with the gun and then he fired.
	14 15 16 17 18 19 20 21	Q A Q standing him? A it wh Q pocket?	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had en he was behind Tanzie. All right. Where did he have it, in his hand, in his		14 15 16 17 18 19 20 21	Q A Q A Q	the first time. So Tanzie, when you say he throws his hands up, it's in a to like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up. What does the defendant do? Then he just stood there with the gun and then he fired. Okay. Where did he fire?
	14 15 16 17 18 19 20 21 22	Q A Q standing him? A it wh Q pocket?	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had en he was behind Tanzie. All right. Where did he have it, in his hand, in his In his hand, as far as my knowledge.		14 15 16 17 18 19 20 21 22	Q A Q A A Q A	the first time. So Tanzie, when you say he throws his hands up, it's in a lo like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up. What does the defendant do? Then he just stood there with the gun and then he fired. Okay. Where did he fire? In his back.
	14 4 15 16 17 18 19 4 20 21 22 23	Q A Q standing him? A it wh Q pocket?	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had en he was behind Tanzie. All right. Where did he have it, in his hand, in his In his hand, as far as my knowledge. Do you know what the gun looked like? Do you recall what		14 15 16 17 18 19 20 21 22 23	Q A Q A Q	the first time. So Tanzie, when you say he throws his hands up, it's in a to like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up. What does the defendant do? Then he just stood there with the gun and then he fired. Okay. Where did he fire? In his back. In Tanzie's back?
	14 15 16 17 18 19 20 21 22 23 24	Q A Q standing him? A it wh Q pocket?	When was it that you first saw the gun? When he pulled it out. Where was it when he pulled it out? Was it where he was or when he was by Tanzie or as he was walking towards I didn't see when he pulled it I just saw when he had en he was behind Tanzie. All right. Where did he have it, in his hand, in his In his hand, as far as my knowledge. Do you know what the gun looked like? Do you recall what		14 15 16 17 18 19 20 21 22 23 24	Q A Q A A Q A	the first time. So Tanzie, when you say he throws his hands up, it's in a lo like: I'm not going to touch Monica; don't shoot me. Right, right, right. Okay. He throws his hands up. What does the defendant do? Then he just stood there with the gun and then he fired. Okay. Where did he fire? In his back.

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1	Α .	Maybe two or three times.	1	Α .	He laid there.
2	Q	Okay. At this point, after he's fired at Tanzie's back,	2	Q	Did he try and say anything?
3	did he a	actually hit Tanzie with the bullets?	3	A	Besides, God, please don't let me die, I didn't hear him
4	A	Yes.	4	say any	ything.
12:15PM 5	Q	What does Tanzie do?	12:15PM 5	Q	All right. At this point, who is around?
6	A	He then turns around and he turns around and he's	6	A	After the defendant ran?
7	like: O	kay. Okay. And and he asked him not to shoot any	7	Q	Yes.
8	more.		8	A	There is Andrea. Porscha had went into the house.
9	Q	What did the defendant do?	9	Q	So she wasn't there when the shooting occurred?
2:15PM 10	· A	He shot him. He killed him.	12:15PM 10	A	No.
11	Q	Do you know how many more times he shot at him?	11	Q	Okay.
12	A	Five, six. I don't know.	12	Α	Andrea Thomas, a friend, he came, and myself,
13	Q	Numerous times.	13	Monica	ı I can't really remember right now.
14		Now, during this time when the defendant walks over to	14	Q	Okay. When the defendant shot the firearm, did he aim
2:15PM 15	Tanzie v	with the gun, fires at him, does the defendant ever say	12:15PM 15	the gun	at anyone else
16	anything		16	A	No.
17	A	I didn't hear him say anything.	17	٥	but Tanzle?
18	Q	After he shot Tanzie the second time well, no. Strike	18	Α	No.
19	that.	vace the shot relief the second time well, no. Sume	19		
2:15PM 20	tilot.	When Tanale was shot the greened time where we had	12:15PM 20	Q .	Do you know, did anyone else get hit by a bullet?
		When Tanzie was shot the second time, where was he?		Α -	Yes.
21	_	You said the first time he was shot, he was on his knees.	21	Q	Who else got hit?
22	A	The second time he was shot he was sitting on the ground.	i	A	Andrea was hit and Monica was hit.
23	Q	He was sitting on the ground.	23	Q	Do you recall where Andrea was hit?
24		After the defendant finished shooting at Tanzie, what did	24	A	In the thigh.
2:15PM 25	the defe	endant do?	12:15PM 25	Q	What about Monica?
4		Page 40 of 62	.		Page 42 of 62
1	Α _	They ran.	1	A	I'm not sure where she got
- 2	Q	He ran.	2	q	Do you know where Andrea was standing in relation to
3		Did you see what direction he ran in.	3	Tanzie v	when the gunfire occurred?
4	A	He ran towards Cedar,	4	Α	She was they were in the middle of the street and she
2:15PM 5	Q	So through the alley	12:15PM 5	was to	the right on the sidewalk.
6	A	Uh-huh.	6	Q	Was she near Tanzie or not?
7	Q	towards Cedar?	7	А	No.
8	A	Uh-huh.	8	Q	What about Monica, how close was she to Tanzie when
9	Q	Is that a yes, for the record?	9	А	She was real she was they were close.
2:15PM 10	A	Yes.	12:15РМ 10	Q	She was still on the ground?
11	Q	And you said just a minute ago, they ran.	11	A	Right.
12		Did he run away with anyone else?	12		MS. DIGIACOMO: Court's indulgence.
13	А	With Montelle.	13		THE COURT: Certainly.
14	Q	Okay. Did you see anyone else with them during the	14	BY MS	DIGIACOMO:
	course (12:15PM 15	Q.	
2:15PM 15		Yes.	16		Were you there when Porscha came back outside the
	Δ		ו וט	apartme	GILE
16	A 0		47		Van
16 17	Q	Who else?	17	A	Yes.
16 17 18	Q		18	Q	Okay. What happened after the shooting? Was 911 called?
16 17 18 19	Q A was.	Who else? I don't know the guy. He was there. I don't know who he	18 19		Okay. What happened after the shooting? Was 911 called? Yes.
17 18 19 2:15PM 20	Q A was. Q	Who else? I don't know the guy. He was there. I don't know who he When you say he was there, was he involved in where this	18 19 12;15PM 20	Q	Okay. What happened after the shooting? Was 911 called?
16 17 18 19 2:16PM 20 21	Q A was. Q altercati	Who else? I don't know the guy. He was there. I don't know who he When you say he was there, was he involved in where this ion was going on between Monica and Tanzie or was he back	18 19	Q A	Okay. What happened after the shooting? Was 911 called? Yes.
16 17 18 19 2:15PM 20 21 22	Q A was. Q altercati	Who else? I don't know the guy. He was there. I don't know who he When you say he was there, was he involved in where this	18 19 12;15PM 20	Q A Q A	Okay. What happened after the shooting? Was 911 called? Yes. Who did that?
16 17 18 19 2:16PM 20 21	Q A was. Q altercati	Who else? I don't know the guy. He was there. I don't know who he When you say he was there, was he involved in where this ion was going on between Monica and Tanzie or was he back	18 19 12;15PM 20 21	Q A Q A	Okay. What happened after the shooting? Was 911 called? Yes. Who did that? I know I called. I don't know if somebody else called,
16 17 18 19 ызярм 20 21 22	Q A was. Q altercation by the control of the contro	Who else? I don't know the guy. He was there. I don't know who he When you say he was there, was he involved in where this ion was going on between Monica and Tanzie or was he back for that they came in?	18 19 12;15PM 20 21 22	Q A Q A but I ki	Okay. What happened after the shooting? Was 911 called? Yes. Who did that? I know I called. I don't know if somebody else called, now I did.

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1 1	Α -	No.	1	Q	And at the time you said that he was firing the weapon,
2	_	Why not?	2	weге ус	u still in the same position?
3	•	It was too late for him to be taken away in the	3	A	Yes.
4	ambul		4	Q	Was he still just off to your right?
12:15PM 5	Q	So there was nothing, treatment wise, that could be done	12:15PM 5	A	Yes.
6	for him	?	6	Q	And you didn't think to try to stop him?
'	A	No, no.	7	A	No.
8		MS. DIGIACOMO: Nothing further.	8	Q	You testified that, at one point, Tanzie was on his knees
9		THE COURT: Cross.	9	on top o	of Monica or facing Monica.
12:15PM 10			12:15PM 10		Was he sitting on top of her?
11		CROSS-EXAMINATION	11	A	Yes.
12	BY MR.	GIBSON:	12	Q	Okay. So Tanzie was sitting on top of Monica I'm
13	Q	You testified that Andrea was hit with gunfire?	13	sarry	yes, Monica?
14	A	Yes.	14	A	Yes.
12:15PM 15	Q	Did you see her shot? Did you when did you see	12:15PM 15	Q	Okay. And her back was to the ground?
16	when d	d you notice that she was shot?	16	A	Yes.
17	A	When they took her away in the ambulance.	17	Q	And you said that before he was shot, the first shot,
18	Q	So you didn't see like a gunshot and her respond to a	18	Tanzie t	hrew his arms up?
19	gunsho	?	19	A	Yes.
12:15PM 20	A	No.	12:15PM 20	Q	Okay. And you also testified though that Tanzie was not
21	Q	Okay. So you don't know whether or not she was actually	21	facing t	he person who shot him?
22	shot th	en from your own personal knowledge?	22	A	No.
23	A	I know she was shot, after the fact.	23	Q	He was not?
24	Q	Okay. But from what from hearing from other people,	24	A	No.
12:15PM 25	but I'm	talking about from what you saw.	12:15PM 25	Q	Okay. Do you have any idea how it was that he knew to
		Page 44 of 62			Page 46 of 62
1	A	No.	1	throw h	is hands in the air?
2	Q	No, you didn't see her shot?	2	A	He put the gun in his back.
3	A	No.	3	Q	I'm sorry.
4	Q	Okay. And that's the same with Monica, too?	4	A	At that time, when he threw his hands up, the gun was
12:15PM 5	A	I saw Monica get shot.	12:15PM 5		in his back.
6	Q	You saw Monica shot?	6	Q	So you are saying that the person you identified as the
7	A	Yes.	7		put the gun and touched Tanzie in the back with it?
8	Q	And where were you positioned in relation to Monica when	8	31100441	pot the gair and touched range in the back with it?
9		and the production of the state			Dight
	you say	you saw her shot?	_	A	Right.
12:15PM 10	you say	you saw her shot? Yes. It was I was probably about four inches away	9	Q	Have you any idea or reason to believe that Tanzie knew
12:15PM 10	A	Yes. It was I was probably about four inches away	9 12:15PM 10	Q that tha	Have you any idea or reason to believe that Tanzie knew t was a gun in his back?
	A	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other.	9 12:15PM 10 11	Q that tha A	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too,
11 12	A from h	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at?	9 12:15PM 10 11 12	Q that tha A regardi	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was.
11 12 13	A from h Q	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is	9 12:15PM 10 11 12 13	Q that tha A regardi	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was
11 12 13 14	A from h Q that cor	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect?	9 12:15PM 10 11 12 13 14	Q that tha A regardi Q an autor	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the
11 12 13 14 12:15PM 15	A from h Q that cor	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect? Uh-huh; yes.	9 12:15PM 10 11 12 13 14 12:15PM 15	Q that tha A regardi Q an autor	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the No, I didn't hear it.
11 12 13 14 12:15PM 15 16	A from h Q that cor	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect? Uh-huh; yes. Okay. So how where were you positioned as far as	9 12:15PM 10 11 12 13 14 12:15PM 15	Q that tha A regardi Q an autor	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the No, I didn't hear it. mechanism?
11 12 13 14 12:15PM 15 16	A from h Q that cor	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect? Uh-huh; yes. Okay. So how where were you positioned as far as you were next to both of them.	9 12:15PM 10 11 12 13 14 12:15PM 15 16 17	Q that tha A regardi Q an autor A Q	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the No, I didn't hear it. mechanism? Okay. And you said that the person you identified as the
11 12 13 14 12:15PM 15 16 17	A from h Q that cor A Q you said	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect? Uh-huh; yes. Okay. So how where were you positioned as far as you were next to both of them. Where was the person you identified as the defendant?	9 12:15PM 10 11 12 13 14 12:15PM 15 16 17	Q that tha A regardi Q an autor A Q	Have you any idea or reason to believe that Tanzie knew it was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the No, I didn't hear it. mechanism? Okay. And you said that the person you identified as the never made any statements; didn't say anything?
11 12 13 14 12:15PM 15 16 17 18	A from h Q that cor A Q you said	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect? Uh-huh; yes. Okay. So how where were you positioned as far as you were next to both of them. Where was the person you identified as the defendant? He was on the side of me.	9 12:15PM 10 11 12 13 14 12:15PM 15 16 17 18 19	Q that tha A regardi Q an autor A Q shooter A	Have you any idea or reason to believe that Tanzie knew t was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the No, I didn't hear it. mechanism? Okay. And you said that the person you identified as the never made any statements; didn't say anything? Not that I can recall.
11 12 13 14 12:15PM 15 16 17 18 19 12:15PM 20	A from h Q that cor A Q you said	Yes. It was I was probably about four inches away er and Tanzie because they were right next to each other. Okay. Who were you looking at? I mean, it sounds like you were close to both of them; is rect? Uh-huh; yes. Okay. So how where were you positioned as far as you were next to both of them. Where was the person you identified as the defendant? He was on the side of me. Which side, right or your left?	9 12:15PM 10 11 12 13 14 12:15PM 15 16 17 18 19 12:15PM 20	Q that that A regard! Q an autor A Q shooter A Q	Have you any idea or reason to believe that Tanzie knew it was a gun in his back? As far as it being still, I would think it was a gun too, ess to what it was. Okay. Now, you didn't hear anyone slide the if it was natic slide the weapon to cock the No, I didn't hear it. mechanism? Okay. And you said that the person you identified as the never made any statements; didn't say anything? Not that I can recall. So all of a sudden, there is you say he points the gun
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	•		1			
· ₁	Q	Page 47 of 62 Going back to the fight between Tanzie and Monica, you		1	A	Yeah.
_	-			2		
2 3		Monica instigated the fight between her and Tanzie?		3	Q	And all the same persons that were there that you have
4	Α .	Yes.		3 4		ed were still there during the entire fight between
_	Q	And by, basically, thumping him in the forehead with her		-	Α .	Yes.
12:15PM 5	finger?	_	12:15PM	5	Q	Tanzie and Monica?
6	A	Yes.		6	A	Yes.
7	Q	And that he responded by pushing her in the face with his		7	Q	And the second time that Tanzie (sic) was body slammed,
8	open ha	ind?		8	was that	t the same shoulder height again down to the concrete?
9	A	Yes.		9	A	Yes.
12:15PM 10	Q	And then a fight broke out between them?	12:15PM	10	Q	What was she saying at the time she was being body
11	Α	Yes.		11	slamme	d, after she got body slammed the first time?
12	Q	And Monica grabbed Tanzie by the neck and tried to choke		12	Α	I wasn't paying attention.
13	hlm?			13		MS. DIGIACOMO: Objection; hearsay.
14	Α	Yes.		14		MR. GIBSON: Excited utterence or present sense
12:15PM 15	Q	And then he body slammed her to the ground?	12:15PM	15	impress	ion.
16	A	Yes.		16		THE COURT: It might be.
17	Q	And he held her up pretty high, didn't he?		17		But you didn't hear anything?
18	Α	Yes.		18		THE WITNESS: No.
19	Q	About shoulder height?		19		THE COURT: All right. It doesn't make any difference.
12:15PM 20	A	Yes.	12:15PM	20	BY MR.	GIBSON:
21	Q	Okay. And he threw her straight to the ground?		21	Q	What was the noise level between Tanzle and Monica at the
22	А	Yes.		22	time the	ey were arguing and fighting, from the time the fight
23	Q	Okay. Now, the ground we're talking about, was that		23		until it ended between the two of them?
24	grass o	was that cement?		24	Α	It was loud, pretty loud.
12:15PM 25	A	Cement.	12:15PM		Q	Screaming and yelling?
		Page 48 of 62				Page 50 of 62
1	Q	Onto cement?		1	A	Yes.
2	A	Yes.		2	Q	How about other people, were they joining in the
3	Q	And you were close enough to hear her body hit?		3	hollering	
4	Α	Yes.		4	A	
12:15PM 5	Q.	What did it sound like?	12:15PM	5		As far as trying to stop the fight, yeah.
6	Α	I really can't explain the noise. It was just a thump on		6	Q	Who all was trying to stop the fight, if anyone?
7	the gro	•		7	Α .	Everybody that was there.
8			İ		Q	Okay. So Andrea tried to stop the fight?
9	Q bass st	Was it obvious to people around though that a person had		8	Α .	Yes.
		ammed into concrete?		9	Q	Thomas tried to stop the fight?
12:15PM 10	Α -	It wasn't that loud.	12:15PM		A	Yes.
11	Q 	Okay. But if anyone was standing around and watched it,		11	Q	Monica's daughter tried to stop the fight?
12		uld have seen Monica thrown to the ground?		12	A	Yes.
13	A	Yes.		13	Q	My client, did he try to stop the fight?
14	Q	And, actually I'm sorry. I don't mean to say to the	•	14	A	Yes.
12:15PM 15	ground.		12:15PM		Q	And how was he trying to stop the fight?
16		To the concrete?		16	A	He was saying: No, this can't happen like this.
17	A	Yes.		17		That's all I can remember him saying.
18	Q	And if they were close, they also would have heard that		18	Q	He said what now?
1 9	noise th	at that made, right?		19	A	It can't happen like this.
12:15PM 20	A	Right.	12;15PM	20	Q	It can't happen like this?
21	Q	And then Tanzie body slammed Monica a second time?		21	A	Right.
22	A	Yes.		22	Q	And that's what my client said?
23	Q	About how much time passed between the two body slams?		23	A	Yes.
24	A	Two minutes probably.		24	Q	Earlier, you said you didn't hear him say anything.
12:15PM 25	Q	Two minutes?	12:15PM	25		So you obviously heard him say that.
24	A	Two minutes probably.		24		Earlier, you said you didn't hear him say anything.
2:15PM Z-3			I SHOP M			on ton ontionally treater their say mat.

	•				Page 53 of 63
	•.	Page 51 of 62			Page 53 of 62
1	Α	As far as the shooting, I didn't hear him say anything.	1 2	Α	No.
2	Before t	the shooting, I heard him say that.	3	Q .	You were just up real late?
3	Q	Okay. And did my client appear visibly upset to you at		A	Yeah.
4	the time	that Monica was fighting with Tanzie?	4	Q	Okay. The very first fight at the Mobil Station, between
2:15PM 5	A	No.	12:16PM 5		and I'm sorry Montelle, it's your testimony that my
6	Q	Okay. Is that would it be fair to say that your	6		owed up at the Mobil Station?
7	attention	n was more drawn toward the fighting though than the other	'	Α .	Yes.
8	people a	round?	8	Q	And he stopped the fight between Porscha and Montelle?
9	A	Yes.	9	A	Yes.
2:15PM 10	Q	So you were basically focused on Tanzie and	12:16PM 10	Q	And he tried to stop the fight between between Monica
11	A	Right.	11	and Tan	zie?
12	Q	and Monica?	12	A	Somewhat, yes.
13	A	Right.	13	Q	Like everybody else did?
14	Q	Now, you were asked earlier to describe the gun and you	14	Α	Right.
2:15Рм 15	really co	ouldn't recall what it looked like?	12:16PM 15		MR. GIBSON: Thank you. No further questions.
16	A	No, no.	16		THE COURT: Any redirect?
17	Q	So you are not sure if it was a revolver or a or a	17		MS. DIGIACOMO: Yes, Your Honor.
18	semi au	tomatic, are you?	18		
19	A	Not really.	19		REDIRECT EXAMINATION
12:15PM 20	Q	And, quite frankly, you didn't get a good look at it, did	12:16PM 20	BY MS.	DIGIACOMO:
21	you?		21	Q	You said that the defendant tried to break up the fight
22	A	I got I looked at it. I saw the gun. But I don't	22	betweer	n Monica and Tanzie.
23	know v	vhat kind of gun it was.	23		How did he try and break it up?
24	Q	And you say you thought it was a shiny color?	24	A	He didn't physically try to break it up. He was just
12:15PM 25	Α	Yes.	12:16PM 25	saying	don't hit her to Tanzie.
		Page 52 of 62			Page 54 of 62
1	Q	When you say shiny, like chrome or	1	Q	Okay. And this is what everyone else was doing, they
2	A	Yes.	2	were ju	st yelling?
3	Q	Do you recall which hand that Damarene had the weapon in	3	A	Right.
4	Α	The right hand.	4	Q	Now, with regard to this fight between Monica and Tanzie,
12:15PM 5	Q	The right hand.	12:16PM 5	you sale	d that Monica initiated it by poking him; he pushed her;
6		You were with I'm sorry Porscha earlier in the	6	then sh	e tried to choke him out; and it was at that point, after
7	evening	, correct?	7	she trie	d to choke him that he body slammed her to the ground.
8		I mean, not at the Mobil station?	8	A	Yes.
9	A	Right.	9	Q	Okay. Is that fair?
12:15PM 10	Q	And you are friends with Porscha?	12:16PM 10		Then you you testified that as she's on the ground, he
11	A	Yes.	11	was jus	it trying to hold her down.
12	Q	And you are friends with Tanzie?	12	A	Right.
13	А	Yes.	13	Q	At this point, he's not trying to hit her?
14	Q	And this was at three in the morning, correct?	14	A	No.
12:15PM 15	A	Yes.	12:16Рм 15	Q	Okay. Why does he have to try and hold her down on the
16	Q	And do you know what night of the week it was?	16	ground	? What is she doing?
17	А	Saturday.	17	A	She's fighting.
18	Q	Had you or any or any of the people you were with at	18	a	Okay. She's still trying to hit him?
19		bil station been drinking alcohol that night?	19	Α	Right.
12:16PM 20	A	No.	12:16PM 20	Q	Okay. So he's just trying to stop her from hitting him?
12:16PM 20		•	12:10PM 20	A	Right.
21	Q	Any type of marijuana or	22	Q	Eventually, he lets go.
23	Α .	No.	23	ч	Do you know how he let's go of her?
23 24	Q	or anything else?	24	А	Her daughter came and hit Tanzie.
	A	No. Nobody was high or drunk or	12:16PM 25		Okay. So his direction is now turned towards Neisha?
12:16РМ 25	Q		12:10PM 42-0	u	ONUT. SO HIS UITECTION IS NOW TO HES TOWARDS MEISING!

	•				
	•	Page 55 of 62	1		Page 57 of 62
1	A	Right.	2	Α	No.
2	Q	Now, what does he do in response to Neisha hitting him?		Q	Now, you testified that you actually saw Monica get hit
3	A	He didn't know who it was that hit him. When he got up,	3	with the	
4		ed around and he went towards her, but everybody stopped	4	Α -	Yeah.
12:16PM 5	it, beca	use, like I said, she's a minor.	12:16PM 5	Q.	But you didn't actually see Andrea get hit with the
6	Q	So he didn't go after her?	6	bullet?	
7	Α	No.	7	A	No.
8	Q	Didn't ever try to swing at Neisha?	8	Q	Did you see Andrea before the shooting?
9	A	No.	9	A	Yes.
12:18PM 10	Q	Now, as he is trying to figure out who had hit him, what	12:16PM 10	Q	Okay. Did she have any bullet wounds or bleeding or
11	does Mo	nica do?	11	anything)?
12	A	She strikes him again.	12	Α	No.
13	Q	So she initiates the fight again?	13	q	Okay. Did you see her after the shooting?
14	A	Right.	14	A	Yes.
12:16PM 15	Q	What does Tanzie do in response to her hitting him?	12:16PM 15	Q	Did you see the wound?
16	A	The second time he fought her back.	16	A	Yes.
17	Q	So he tried to swing at her?	17	Q	Okay. And what did the wound look like? I mean, did it
18	Α	Right.	18	look y	rou said she was shot on the thigh?
19	Q	And is she still trying to swing at him?	19	A	Right above the knee, yes.
12:16PM 20	A	Yes.	12:16PM 20	Q	Okay. And you believe that to be a gun wound?
21	Q	You said, at some point, he body slams her again?	21	A	Yeah.
22	A	Yes.	22	Q	And why is that? What did it look like?
23	Q	Okay. When he body slams her this time, you said that he	23	A	It looked like a gunshot.
24	had his,	I guess, knees on each side of her, spread across her	24	Q	Okay. Was it just a round
12:16PM 25	body, h	olding down her hands?	12:16PM 25	_A_	Yes.
·····		Page 56 of 62			Page 58 of 62
1	Q	Yes.	1	Q	injury?
2	A	Is that fair?	2		Was it bleeding?
3	Α	Yes.	3	A	Yes.
4	Q	So, at this time, he body slams her the second time, is	4		MS. DIGIACOMO: Nothing further.
12:16PM 5	he hittir	ng her at all?	12:16PM 5		MR. GIBSON: Just a couple follow-up questions.
6	A	Not that I can recall. I don't remember.	6		
7	Q	Is he just what is she doing that he has to hold her	7		RECROSS-EXAMINATION
8	down?		8	BY MR.	GIBSON:
9	A	Trying to get up.	9	Q	I believe you stated that the people that were there at
12:18PM 10	Q	Is she still trying to fight with him?	12:16PM 10	the scen	ne were able to stop Tanzie from hitting Neisha; is that
11	Α	Right.	11	correct?	
12	Q	Okay. But he's just holding her.	12	Α	Yes.
13		And it's at this point that he's holding her that he	13	Q	And Tanzie was on top of Monica; Neisha did something to
14	that sor	mething is put in his back, the gun?	14	Tanzie,	hit him or grabbed him, did something to distract him; is
12:16РМ 15	A	Yes.	12:16РМ 15	that con	rect?
16	Q	And that's when he raises his hands up?	16	А	Correct.
17	A	Yes.	17	Q	What did she exactly do to him?
18	Q	Okay. Now, when the defendant puts the gun to Tanzie's	18	Α	She socked him in the head.
19	back an	d then also when he shoots at him, what is his demeanor?	19	Q	With her fist?
12:16PM 20	A	As far as?	12:16PM 20	Α	Yes.
21	Q	I mean, is he calm; is he yelling stuff; is he agitated?	21	Q	And then Tanzie got up and turned around and went after
22	A	He's calm as day.	22	Neisha?	
23	Q	Okay. So just normal?	23	A	Right.
24	A	Yeah.	24	Q	But everyone was able to stop him?
12:16РМ 25	Q	Okay. Not visibly upset?	12:16PM 25	A	Yes.
	5 04:46:4		6 62		14 of 19 sheet

		·		····	
	Q	Page 59 of 62 When you say everyone, who is everyone?	. .	cenart	Page 61 of 62
2	A		'2	report.	
3		Everyone that was on the scene that I named.	_		
_	Q	Okay. And how did they stop him?	3		Are you going to rest
4		They just we didn't have to touch him or physic	' l _		
12:16PM 5		n not to hit her. We just, you know, said: That's a	12:16PM 5		onor.
6		Don't put your hand on her.	6	THE COURT: Okay. The State	is going to rest.
7	Q	So he stopped and turned his attention back on Monica		MR. GIBSON: Yes, Judge, we'r	e going to rest.
8	A	Yes. Well, before he had turned his attention to he	er, 8	I informed my client of his right	t to testify and call
9	she ha	d hit him again.	9	witnesses on his be half.	
2:16РМ 10	Q	Okay. So then, in other words, the group of people	12:16PM 10	We decline to do that at this tin	ne. It doesn't do any
11	you wer	e able to stop Tanzie from hurting Neisha, but you could	n't 11	good at preliminary hearing.	
12	stop hin	n from fighting with Monica?	12	THE COURT: All right. Mr. Cole	eman, do you understand
13	Α	No.	13	what counsel just indicated?	
14	Q	Is that correct?	14	You are going to give up or wai	ve your opportunity to
2:16Рм 15	A	Yes.	12:16PM 15	testify and make a statement at this pro	ceeding because of his
16		MR. GIBSON: Thank you. No further questions.	16	advice; is that correct?	
17		MS. DIGIACOMO: I just have one.	17	THE DEFENDANT: No, I don't.	
18			18		sav anvthing, do you?
19		FURTHER REDIRECT EXAMINATION	19		
2:16PM 20	BY MS.	DIGIACOMO:	12:38PM 20	THE COURT: We're getting cro	
21	Q	The way defense counsel and we've been talking about	this 21	Do you want to say anything at	•
22	is about	anyone trying to stop Tanzie from fighting with Monica.	22		· -
23		But did anyone try and stop Monica from going after	23	man = =	
24	Tanzie?	and the state of t	24		-
12:16PM 25	A	Yes.	12:16РМ 25		
		Page 60 of 62	_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
1	Q	Okay. So, I mean, when there is people yelling about	1	THE COURT, For the surrous	Page 62 of 62
2		· -	2	THE COURT: For the purposes	
3	tius ligh	t going on, they're not just yelling at him to stop.	3	there is certainly sufficient evidence to b	
4		Are they yelling at her to stop as well?	4	on these charges; and it appears to the	
	A	Yes. It was both of them.	1 _	on file and the evidence adduced at this	preliminary hearing, thai
2:16PM 5	Q	Just both of you quit it?	12:16PM 5	crimes are committed, to-wit:	
6	A	Right.	0	Count I, murder with use with a	
7		MS. DIGIACOMO: No thing further.	7	and III, attempt murder with the use of	
8		THE COURT: Is that it?	8	There is sufficient cause to belie	
9		MR. GIBSON: Yes.	9	named herein, Damarene Coleman, com	
2:16PM 10		THE COURT: Thanks. I appreciate it.	12:16PM 10	hereby order that the defendant be held	to answer to those charg
11		Why don't you wait in the hallway, but don't discuss any	11	in the District Court, Department V.	
12	testimor	ny while you wait outside. Okay?	12	THE CLERK: October 4th, 8:30,	
13		THE WITNESS: Okay.	13	MS. DIGIACOMO: Is that the sa	ame day as the other one
14		THE COURT: Do you rest?	14	THE COURT: Yeah. Was that the	ne same day?
2:18PM 15		What there was some stipulation with regards to	12:16PM 15	MS. DIGIACOMO: Yeah. We're	done.
16		MS. DIGIACOMO: Right, Your Honor.	16	Thank you, Your Honor.	
17		The defense counsel, because we're having you know	17	THE COURT: All right. Ladies a	nd gentlemen, thank you
18	our coro	ner's office is a little short handed he's agreed	10	very much. I appreciate it.	
19		or preliminary hearing purposes only, to stipulate that	19		
::16РМ 20		ns performed an autopsy on the person of Tanzie Austin	20	****	
21		ned the cause of death to be gunshot wounds in the man.	I		0
22	to be ho			ATTEST: Full, true and accordate transcrip	ot of proceedings.
23	10 06 HO		23	V	V. 1
∠J		MR. GIBSON: That's correct.	24	gere s	unger
94		INC. INC. I AD BOOK AN WINE BY AN ALL.	1	/	. (1)
24 2:16PM 25		THE COURT: All right. All right. With those tations on the record, we don't need to have the autopsy	, 25	RENEE SILVAGĞIO,	C.C.R. 122

19th - 52, 24:13 10th - 52, 24:13 10th - 52, 24:13 2 2 2 2 2 2 2 2 2					_
19th - 5.2 A413		16:17, 19:24, 2	28:24, 53:21, 53:23,	concrete :9,	Defendant - 61:17,
10th - 52, 24-13 114, 24-16 22-24 2, 24-13, 14-25 15-25 2, 24-13 114, 24-16 2, 24-13 114, 24-16 2, 24-13 114, 24-16 2, 24-13 2, 2	1 1	23:4, 29:25, 30.			
102-622 4 1 2 2 2 2 2 2 3 2 2 3 2 3 2 3 2 3 2 3 2	<u> </u>		breaks - 11:25	confused - 30:10	
16 - 3:1 appear - 1:3 appear -	10th = 5:2 24:13				
16 - 3.1 appear - 51.3 Bring - 81.9 27.15, 22.15, 25.7 27.	1011 - 3.2, 24.13				
2					
2 conversation - 8.2, 2 product - 23-11, 3 procedure - 23-11, 3 procedur	16 - 3:1	appear - 51:3	8:23	25:11, 32:3, 32:5	17:5, 22:13, 25:7,
2 2005 - 3.1, 5.3, 2817 - 5.11 2819 2817 - 5.11 2819 2817 - 5.11 2819 2817 - 5.11 2819 2817 - 5.11 2819 2817 - 5.11 2819 2817 - 5.11 2819 2817 - 5.11 2819 2819 2819 2819 2819 2819 2819 28		appreciate - 23:11.	Brina - 8:19		
phroache 3-5 growth and the state of the sta	2				31:17 36:10 36:20
2006 - 5.1, 5.3, 2.1 approached 24.13				10.7, 10.12, 10.10,	
2413 2475 -5111 2775 -	0005 04 50				37:0, 37:11, 37:12,
2861 7-5.11 agreed - 9.12 arguing - 48-22 argument - 30:23 arguing - 48-22 argument - 30:23 arguing - 48-22 argument - 30:23 argument - 30:23 argument - 30:23 argument - 30:23 argument - 30:24 argument - 30:23			brown - 14:11,	26:24, 27:8, 30:8,	37:14, 37:19, 37:20,
area - 99 27 278 - 511 aguing - 49.22 argument - 302.03	24:13	27:15, 36:7	14:12	30:10	37:23, 38:19, 39:9,
## 14	2617 - 5:11	area - 9:9	bullet - 21:7, 41:19.	Cooper- 5:20, 6:2	39 14 39 15 39 24
4 Arguments - 81:23 am - 217, 46:22 am - 217, 46:22 am - 217, 46:23 am - 217, 46:23 am - 217, 46:23 am - 217, 46:23 am - 217, 46:23 am - 217, 46:24 am - 218, 23:42, 24:44, 24:48, 25:13, 48:48, 24:24, 25:13, 48:48, 24:24, 25:13, 48:24, 24:23, 26:48, 24:24, 25:13, 48:24, 24:24, 25:13, 48:24, 24:24, 25:13, 48:24, 24:24, 25:13, 48:24, 24:24, 25:24, 26:25, 26:25, 26:25, 26:26			57:3 57:6 57:10		
4th - 62:12 ams - 45:18 arrived - 282:2 ams - 45:18 arrived - 282:2 ams - 45:18 arrived - 282:2 ams - 45:18 arrived - 282:2 ams - 45:18 arrived - 282:2 ams - 45:18 arrived - 282:2 arrived -	210 5.11				
## 1-62:12 ## 12:13 #					
### - 62:12 ### - 45:12 ### -	4	Arguments - 61:23	buy - 25:25	coroner's - 60:18	■ 56:18, 62:2, 62:8,
### 1-62:12 ### 1-62:12 ### 1-62:12 ### 1-62:12 ### 1-62:12 ### 1-62:12 ### 1-62:13 ### 1-62:13 ### 1-62:13 ### 1-62:13 ### 1-62:14 ### 1-62:15 ### 1		arm - 21:7, 46:22		correct - 25:8.	62:10
8	4th - 62:12				
8	522			52:7 52:14 59:11	
A Asia - 24:24, 25:13, 31:9 ass - 14:18 ass - 14:14 ass - 14:18 as	_		50:04 50:00		
8:30 - 62:12	I 8				detense - 59:21,
g attempt 6:27 att		Asia - 24:24, 25:13,	car - 13:13, 14:2,	■ 61:16	■ 60:17
9 altempt 62.7 attemtion 52.2 attempt 62.7 attempt 62.2 a	8:30 - 62:12	31:8, 31:9	14:3, 14:6, 14:13,	Correct - 58:16	demeanor - 56:19
9 41 - 21.11, 42.18 9.00 - 3.1 911 - 21.11, 42.18 9.00 - 3.1 A					
## 11-2111, 42:18 ## 3:00 - 3:1 ## 3:14:2, 41:2, 41:2, 41:2, 51:7, 58:8 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:1 ## 3:00 - 3:00			15.0 15.0 15.10		
911 - 21:11, 42:18 9:00 - 3:1 A able - 20:20, 58:10, 58:25, 58:7, 59:8 Attest - 62:22, 37.3, 48:14, 51:18 adoped - 60:24, addmontsh - 4:1 adoped - 6:17 advice - 61:16 agitated - 6:22 ago - 40:11 agreed - 60:18 ahead - 7:13, 10:12, 13:29, 28:40, 28:29, 28:29, 28:40, 28:29, 28:25, 38:7, 38:29 aim - 41:14 aiming - 37:23, 38:19 3:21, 28:25, 58:7, 38:8 aim - 41:14 aiming - 37:23, 38:11, 13:21,	1 9				
## Solid State	-				
## Solid State			16:21, 22:15, 22:16,	■ Count- 62:6	■ 37:6, 51:14
A sbie - 20:20, 58:10, 58:24, 59:11 accurate - 62:22 adduced - 62:4 admonlsh - 4:1 adoped - 5:17 advice - 61:21 agp - 40: 01:18 agitated - 56:21 agp - 40: 01:18 agitated - 56:21 agp - 40: 01:18 agitated - 5:12 agp - 40: 01			22:18, 22:20, 27:15		
A blie - 20:20, 58:10, 58:24, 59:11 accurate - 62:22 adduced - 62:4 admonish - 4:1 adoped - 5:17 adoped - 5:17 adoped - 5:17 advice - 61:16 and - 9:18, 13:23, 28:25, 38:7, 38:9 alm - 41:14 alming - 37:23, 38:14 - 20:25 almin - 6:24 air - 37:10, 68:1 alcohol - 52:19 almin - 8:24 air - 37:10, 68:1 alcohol - 52:19 alley - 13:1, 13:3, 13:10, 13:17, 13:8, 13:10, 13:17, 13:8, 13:10, 13:17, 13:8, 13:10, 13:17, 13:8, 13:10, 13:17, 13:20, 13:25, 13	<u> </u>			■	
able - 20:20, 58:10, 58:24, 59:11 accurate - 62:22 adduced - 62:4 admonish - 4:1 adoped - 5:17 agreed - 60:16 agriated - 56:21 agreed - 60:18 alhead - 7:13, 10:12, 18:25, 28:25, 88:7, 38:72, 37:25, 18:31 alming - 37:23, 37:25, 37:25, 38:23 alming - 37:23, 37:25 alming - 37:23, 37:25 alming - 37:23, 37:25 alming - 37:23, 37:25 alming - 37:23, 37:25 alming - 37:23, 37:25 alming - 37:23, 37:25 alming - 37:23, 38:30 alley - 13:10, 48:1 alcohol - 52:19 alley - 13:1, 13:3, 18:3, 18:3, 48	•				
able - 20.20, 58:10, 58:24, 59:11 accurate - 62:22 adduced - 62:22 adduced - 62:22 adduced - 62:22 adduced - 65:21 admost - 4:4 admonish - 4:7 adoped - 5:11 B B B ableyies - 5:12 babyies - 5:22 balled - 9:16, 9:18, 9:18 almad - 7:13, 10:12, 18:23, 28:25, 38:7, 38:39 aim - 4:1:14 alming - 37:23, 37:25 aim - 4:1:14 alming - 37:23, 37:25 aim - 4:1:14 alming - 37:23, 13:25 aim - 1:1:4 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:4 alming - 37:23, 13:25 aim - 1:1:5:2 aim - 1:1:5:2 aim - 1:1:5:2 aim - 1:1:5:2 aim - 1:1:5:2 behind - 1:2:18, 13:25 aim - 1:2:1 alcohol - 52:19 alley - 1:3:1, 13:3, 13:3 3:5:5, 13:7, 13:8, 13:3 alley - 1:3:1, 13:3, 13:3 alley - 1:3:1, 13:3, 13:3 alley - 1:3:1, 13:3, 13:3 alley - 1:3:1, 13:3, 13:3 alley - 1:3:1, 13:3 alley - 1:	I A				
able - 20:20, 58:10, 58:24, 59:11 accurate - 62:4 admonish - 4:1 adoped - 5:17 advice - 61:16 agitated - 5:21 ago - 40:11 agreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:19 aim - 4:14 alcohol - 52:19 aim - 4:14 alcohol - 52:19 aim - 4:15 alcohol - 52:19 alled - 13:1, 13:2, 13:20, 13:25, 14:23, 13:23, 13:13, 13:1, 13:3, 13:14, 13:20, 13:25, 14:23, 13:23, 13:1, 13:1, 13:1,					■ die - 41:3
58:24, 59:11 accurate - 62:22 adduced - 62:4 admonish - 4:1 adoped - 5:17 advice - 61:16 agitated - 56:21 ago - 40:11 apreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 aim - 41:14 alming - 37:23, 37:25 aim' - 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:3, 13:11, 13:		automatic - 37:2,			
accurate - 62:22 adduced - 62:4 admonlsh - 4:1 adoped - 5:17 advice - 61:16 agriated - 5:17 advice - 61:16 agriated - 5:18 apples - 5:19 agro - 40:11 agreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:39 aim - 41:14 aiming - 37:23, 37:25 aim - 41:14 aiming - 37:23, 37:25 aim - 42:14 aiming - 37:23, 37:25 aim - 3:20, 31:25, 14:23, 31:23, 15:1, 15:22, 18:8, 31:10,	58:24, 59:11		Cedar- 13:16, 40:4	Court - 3:4 3:6	40.10
adduced - 62:4 admonsh - 4:1 adoped - 5:17 advice - 61:16 agitated - 56:21 ago - 40:11 agreed - 60:18 babyles' - 5:22 babyles' - 5:22 babyles' - 5:22 crainly - 62:2 crainly - 62:2 chair - 23:19 charges - 62:3, 3:10, 3:17, 3:23, 38:25, 38:7, 38:9 aim' - 41:14 alming - 37:23, 37:25 aim' - 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 13:21, 13:12, 18:22, 18:3, 28:25, 38:7, 33:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:21, 13:21, 13:12, 18:20, 13:25, 14:2, 18:3, 13:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:22, 18:3, 13:10, 13:17, 13:22, 18:3, 13:23, 13:10, 13:17, 13:22, 18:3, 13:23, 13:10, 13:17, 13:22, 18:3, 13:20, 13:25, 14:24, 47:24, 47:10, 48:24, 43:3, 43:				3:14 3:20 4:5 7:10	
admonlsh - 4:1 adoped - 6:17 advice - 6:1:16 aglitated - 58:21 agreed - 60:18 ahead - 7:13, 10:12, 38:9 aim - 41:14 aiming - 37:23, 37:25 aim - 41:14 aiming - 37:23, 37:25 aim - 6:24 air - 37:10, 46:1 aicohol - 52:19 ailay - 13:1, 13:2, 13:20, 13:22, 14:23 air - 37:10, 46:1 air - 3			1 7_1		
adoped - 5:17 adylce - 61:16 agitated - 58:21 ago - 40:11 apreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 aim - 41:14 alming - 37:23, 38:9 aim - 41:14 alming - 37:23, 31:25, 13:22, 16:8, 15:1, 15:22, 16:8, 15:1, 15:22, 16:8, 15:7, 15:12, 15:20, 16:4, 18:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 almone - 17:9 along side - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:24, 42:3, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 16:14, 16:22, 17:2, 16:13, 18:20, 18:13, 18:18, 18:20, 18:23, 20:3, 20:10, 23:18, 24:1, 24:3, 25:18, 28:16, 28:20, 27:14, 40:3, 48:11, 48:18, 18:20, 18:23, 20:3, 28:10, 23:18, 28:10, 28:14, 28:3, 20:3, 28:16, 28:20, 28:18, 28:20, 29:30, 28:18, 28:10, 28:14, 28:20, 29:24, 38:12, 28:18, 18:20, 18:23, 20:30, 23:16, 28:3, 28:10, 28:14, 28:3, 20:30, 23:16, 28:3, 28:10, 28:14, 28:3, 20:30, 23:16, 28:3, 28:10, 28:14, 28:3, 20:30, 23:16, 28:3, 28:10, 28:14, 28:3, 20:30, 23:16, 28:3, 28:10, 28:14, 28:3, 28:10, 28:14, 28:3, 28:10, 28:14, 28:11, 28:22, 28:18, 28:10, 28:14, 28:11, 28:22, 28:18, 28:10, 28:18, 28:20, 29:21, 28:18, 28:20,					3:10, 3:17, 4:4, 4:21,
adoped - 5:17 adyice - 6:1:16 agitated - 56:21 ago - 40:11 agreed - 6:0:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 aim - 41:14 aiming - 37:23, 37:25 ain - 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:2, 18:18, 18:20, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:23, 20:3, 20:6, 18:2, 20:3, 20:4, 20:4, 2	admonish - 4:1	Avenue - 5:11	cell - 21:14	8:21, 11:6, 11:12,	
advice - 61:16 agitated - 56:21 ago - 40:11 agreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 alm - 41:14 aiming - 37:23, 37:25 ain't - 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:14, 13:22, 13:22, 13:22, 13:22, 13:23, 15:1, 15:22, 16:8, 21:13, 13:17, 13:24, 20:13, 23:13,	adoped - 5:17		cement - 47:24	■ 18·13 18·18 18·20	
agidated - 56:21 ago - 40:11 agreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 aim - 41:14 aiming - 37:23, 37:25 - 6:24 air - 37:10, 48:1 alcohol - 5:21 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 15:7, 15:12, 15:20, 16:4, 18:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 bibt - 6:22 bibted - 6:22 bibt - 6:22 bibted - 6:22 bibted - 6:22 bibted - 6:22 bibted - 6:22 bibted - 6:22 bibted - 6:22 bibted - 6:22 bibted - 5:22 bibted - 7:7, 25:5, 52:17, 55:23, 55:25, 55:25, 55:25, 55:25, 56:8 bibts - 6:22 bibted - 11:2, 55:15, 15:6, 15:13, 15:12, 15:12, 15:15, 16:12, 15:15, 15:5, 15:6, 15:14, 12:13, 15:15, 15:6, 15:14, 12:13, 15:15, 15:6, 15:15, 15:2, 15:15, 15:2, 15:15, 15:2, 15:15, 15:2, 15:15, 15:2, 15:15, 15				18:23 20:3 20:6	
ago - 40:11 agreed - 60:18 ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:m - 41:14 aiming - 37:23, 37:25 37:25 ain¹ - 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:10, 13:17, 13:2, 15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:5, 16:7, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2. 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2. 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2. 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2. 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2. 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2. 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:25, 15:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 43:17 Andrea- 5:20, 62, 63, 6:10, 15:5, 15:9, 15:14, 16:25, 15:24, 25:18, 28:13, 32:15, 32:14, 23:13, 32:15, 32:14, 23:13, 32:15, 32:14, 23:13, 32:15, 32:14, 23:13, 32:15, 32:14, 23:13, 32:15, 32:14, 23:13, 32:15, 32:16, 23:12, 32:13, 32:14, 23:13, 32:15, 32:16, 23:12, 42:13, 42:13, 24:12, 41:24, 43:3, 32:14, 42:3, 32:14, 42:3, 32:16, 23:19, 32:14, 33:12, 42:13, 42:13, 32:15, 42:13, 42:13, 32:15, 42:13, 42:13, 32:15, 42:13, 42:13, 32:15, 42:13, 42:13, 32:15, 42:13, 42:13, 32:15, 42:13, 42:13, 32:15, 42:13, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16, 22:18, 42:13, 32:16		I B		10.23, 20.3, 20.0,	
agreed - 60:18 ahada - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 saim - 41:14 alming - 37:23, ain't - 6:24 air's - 37:10, 46:11 alcohol - 52:19 alley - 13:1, 13:2, 13		1 1 1 5 00		23:8, 23:10, 23:16,	18:21, 18:24, 20:8,
agreed - 60:18 ahada - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 aim - 41:14 aiming - 37:23, 37:25 ain't - 6:24 air's - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:2, 13:2, 13:2, 13:2, 13:2, 13:1, 13:2			Certainly- 42:13	23:18, 24:1, 24:3,	23:7, 23:17, 24:11,
ahead - 7:13, 10:12, 18:23, 28:25, 38:7, 38:9 alm - 41:14 alming - 37:23, 37:25 37:25 37:25 aln't - 6:24 air - 37:10, 48:1 alcohol - 52:19 alley - 13:1, 13:3, 13:5, 13:1, 13:21, 15:22, 16:8, 13:10, 13:17, 13:2, 15:11, 15:22, 16:8, 13:10, 13:17, 13:2, 15:11, 15:22, 15:7, 15:12, 15:20, 164, 16:15, 16:7, 16:15, 16:12, 16:11, 16:13, 17:8, 22:16, 23:16, 32:13, 33:19, 3	agreed - 60:18	balled - 9:16, 9:18,	certainly - 62:2	25:8, 26:16, 26:20.	25:6 25:9 25:10
18:23, 28:25, 38:7, 38:9 aim - 41:14 aiming - 37:23, 31:10, 13:25, 14:23, ain + 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:5, 13:7, 13:8, 13:10, 13:17, 13:2, 15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 alone - 17:9 almost - 12:16 alone - 17:9 almost - 12:16 alone - 17:9 almost - 12:16 alone - 17:9 almost - 12:16 alone - 17:9 almost - 12:16 alone - 17:9 almost - 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 43:17 42:23, 42:25, 43:4, 43:17 57:5, 57:8 41:12, 41:22, 41:23, 42:24, 43:18, 43:17 61:25 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:25 bitch - 6:22 bitch - 6:25 bitch -	ahead - 7:13, 10:12.			26:23 28:10 32:14	
38:9 aim - 41:14 aiming - 37:23, 37:25 - 37:25 - 37:25 - 37:25 - 37:25 - 37:26 - 37:25 - 37:26			_		22.45 24.20 24.04
aim - 41:14 alming - 37:23, 37:25 ain't - 6:24 air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, Andrea - 5:20, 6:2, 63, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:24, 22:7, 31:7, 41:23, 42:23, 42:25, 43:4, 42:7, 31:7, 41:24, 42:17, 41:22, 41:23, 41:12, 41:22, 41:23, 41:12, 41:22, 41:23, 41:12, 41:24, 51:6, 12:16, 15:16, 61:5, 15:6, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:5, 61:14, 16:25, 61:26, 61:3, 61:4, 61:2, 61:2, 61:2, 61:2, 61:3, 61:13, 61:3, 61:13, 61:3, 61:3, 61:14, 61:2, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:3, 61:14, 61:2, 61:2, 61:3, 61:3, 61:3, 61:3, 61:3, 61:3, 61:3, 61:3, 61:4, 61:2, 61:3, 61:3, 61:3, 61:4, 61:2, 61:3, 61:4, 61:2, 61:3, 61:3, 61:4, 61:2, 61:3, 61:3, 61:3, 61:4, 61:2, 61:3, 61:4, 61:2, 61:3, 61:3, 61:3, 61:4, 61:2, 61:3, 61:4, 61:2, 61:3, 61:4, 61:2, 61:3, 61:4, 61:2, 61:3, 61:4, 61:2, 61:3, 61:3, 61:3, 61:3, 61:3, 61:				33.22, 34:3, 34:5,	32:15, 34:20, 34:21,
aiming - 37:23, 37:25 33:20, 13:25, 14:23, 20:10, 25:26, 14:23, 29:23, 29:24, 31:12, 20:10, 26:10, 26:13, 26:10, 26:13,				34:7, 34:10, 34:16,	42:12, 42:14, 43:8,
aiming - 37:23, aliming		61:9	child - 5:17	34:18, 42:13, 43:9,	49:13, 53:17, 53:20.
37:25 ain¹ - 6:24 air - 37:10, 46:1 aicohol - 52:19 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 15:2, 16:8, 15:1, 15:20, 16:8, 13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 15:20, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 15:15, 15:9, 15:14, 16:22, 17:2, 15:15, 15:9, 15:14, 16:22, 17:2, 15:15, 15:9, 15:14, 16:22, 17:2, 15:10, 15:15, 15:9, 15:14, 16:22, 17:2, 13:23, 15:15, 15:9, 15:14, 16:22, 17:2, 13:23, 15:15, 15:9, 15:14, 16:22, 17:2, 13:23, 15:15, 15:9, 15:14, 16:22, 17:2, 13:23, 15:15, 15:9, 15:14, 16:22, 15:24, 25:10, 15:15, 15:9, 15:14, 16:22, 17:2, 13:23, 15:15, 15:9, 15:14, 16:22, 17:2, 13:23, 15:15, 15:6, 15:12, 15:16, 16:5, 15:24, 28:7, 28:17, 28:3, 18:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:6, 15:16, 16:5, 15:24, 15:24, 28:7, 28:7, 28:17, 28:17	aiming - 37:23,	behind - 12:18.	children - 5:22		58:4 59:17 59:20
ain't - 6:24 air - 37:10, 46:1, 46:24 air - 32:21 alley - 13:1, 13:3, 48:25 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 air - 37:10, 46:1, 46:24 behind - 8:9, 44:24 behind - 8:9, 44:24 behind - 8:9, 44:24 between - 26:21, 47:1, 47:2, 47:10, 49:23, 53:4, 53:8, 53:4, 5	37:25			60:8 60:10 60:14	
air - 37:10, 46:1 alcohol - 52:19 alley - 13:1, 13:3, 13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 22:23, 22:24, 31:1, 23:3, 52:1, 25:20, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 alongside - 44:24 altercation - 10:22, 37:21, 40:21 ambulance - 21:17, 22:3, 42:25, 43:4, 43:17 Andrea- 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 47:12, 41:12, 47:12, 49:21, 52:15, 57:10, 58:2 bitch - 6:22 bitch - 6:22 bitch - 6:22, 51:10, 58:2 bitch - 6:22 bitch - 6:25 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6:26 bitch - 6					
alcohol - 52:19 alley - 13:1, 13:3, 13:10, 13:17, 13:21, 13:23, 13:11, 13:2, 13:51, 15:12, 15:20, 16:41, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 15:7, 17:18, 18:25, 21:24, 22:7, 31:7, 41:24, 22:7, 31:7, 41:24, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 15:7, 15:12, 15:16, 15:7, 15:12, 15:16, 16:13, 17:15 Clark - 23:5 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 4:8, 23:20 clerk - 5:13, 53:6, 61:8 close - 12:20, 37:20, 42:8, 42:9, 43:17 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:28, 31:24 blue - 7:7, 25:5, 23:7 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:3, 13:5, 15:6, 15:12, 15:16, 16:5, 15:12, 15:16, 16:3, 15:14, 12:24, 15:15, 13:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:15, 15:16, 17:13, 15:11, 15:12, 15:12, 15:14, 15:22, 15:14, 12:32, 15:14, 12:32, 15:14, 12:32, 15:14, 12:32, 15:14, 12:32, 15:14, 13:32, 15:14, 13:32, 15:14, 13:32, 15:14, 13:32, 15:1					
alley - 13:1, 13:3, 13:5, 13:7, 13:3, 13:5, 13:7, 13:8, 13:5, 13:7, 13:8, 13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 15:20, 15:7, 15:8, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 along-side - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 21:7, 22:7, 21:3, 20:2, 23:2, 25:2, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 21:7, 21:3, 23:3, 42:22, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:19, 13:13, 15:5, 15:6, 15:14, 15:15, 15:6, 15:12, 15:16, 16:5, 15:6, 15:11, 15:16, 16:5, 15:2, 15:16, 16:5, 15:2, 15:16, 15:11, 15:16, 16:5, 15:24, 16:66, 16:7, 16:8, break - 10:24, break - 10:24, break - 10:24, boyriend - 28:2, 50:3, 13:13, 15:5, 15:6, 15:16, 16:5, 16:5, 16:5, 16:6, 16:7, 16:8, break - 10:24, break - 10:24, 4		29:23, 29:24, 31:12,		61:12, 61:18, 61:20,	
alley - 13:1, 13:3, 13:3, 13:5, 13:7, 13:8, 13:5, 13:7, 13:8, 13:5, 13:7, 13:8, 13:7, 13:8, 13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea- 5:20, 6:2, bit - 12:13, 15:11, 16:25 bitch - 6:22 bitch - 6:22 bitch - 6:22 bleeding - 21:1, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:24, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:19, 13:13, 15:5, 15:6, 15:11, 15:16, 16:5, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:17, 16:6, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 15:16, 16:7, 16:8, 16:6, 16:7, 16:8, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:6, 16:7, 16:8, 16:24, 16:24, 16:24, 16:24, 16:24, 16:24, 16:24, 16:25, 16:16, 16:7, 16:8, 16:24, 16:24, 16:25, 16:16, 16:7, 16:8, 16:24, 16:24, 16:25, 16:24, 16:24, 16:25, 16:16, 16:7, 16:8, 16:24, 16:24, 16:25, 16:16, 16:7, 16:8, 16:24, 16:24, 16:25, 16:16, 16:7, 16:8, 16:24, 16:24, 16:25, 16:16, 16:16, 16:7, 16:16, 1		. 36:19, 37:19, 37:20	chokes - 32:23	61:23, 62:1, 62:3,	Direct - 4:20, 24:10
13:5, 13:7, 13:8, 13:10, 13:17, 13:21, 13:23, 15:11, 15:2, 15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 16:7, 16:8, 16:1, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 alongside - 4:24 altercation - 10:22, 13:124 bind - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:24, 41:23, 49:27, 31:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 13:8, 13:9, 13:13, 15:5, 15:6, 13:13, 15:5, 15:6, 13:13, 15:5, 15:6, 13:13, 15:5, 15:6, 13:13, 15:5, 15:6, 15:14, 16:5, 16:7, 16:8, 16:5, 16:7, 16:8, 16:6, 16:7, 16:8, 16:7, 16:8, 16:7, 16:6, 16:7, 16:8, 16:8, 16:7, 16:8, 16:8, 16:7, 16:8, 16:8, 16:8, 16:7, 16:8, 16:8, 16:8, 16:8, 16:8, 16:8,	alley - 13:1, 13:3,	Behind - 8:9, 44:24	chrome - 52:1		direct - 5:2 24:12
13:10, 13:17, 13:21, 13:23, 15:1, 15:2, 15:20, 13:20, 15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17	1 3:5, 13:7, 13:8.		circle - 13:5 13:7		
13:23, 15:1, 15:2, 15:20, 15:7, 15:12, 15:20, 15:7, 15:12, 15:20, 15:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 almost - 12:16 almost - 12:16 almost - 10:22, 27:21, 40:21 almost - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 ambulance - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 13:22, 15:14, 16:22, 17:2, 15:15					
15:7, 15:12, 15:20, 16:4, 16:5, 16:7, 16:8, 16:7, 16:8, 16:17, 16:8, 16:17, 16:18, 16:17, 16:8, 16:17, 16:18, 16:17, 16:18, 16:17, 16:18, 16:17, 16:18, 16:17, 16:18, 16:17, 16:18, 16:17, 16:18, 16:17, 16:18, 16:1	13:73 15:1 15:2				
16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 16:11, 17:8, 16:11, 17:8, 16:12, 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17					
16:4, 16:5, 16:7, 16:8, 16:11, 16:13, 17:8, 16:11, 17:8, 16:11, 17:8, 16:11, 17:8, 16:11, 17:8, 16:11, 17:8, 16:12, 17:9, almost - 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 42:24, 43:17 43:17 43:17 43:18, 43:18, 43:19, 15:14, 16:22, 15:16, 16:21, 15:16, 12:18, apartment - 5:12, 5:16, 12:14, 12:18, apartment - 5:12, 5:16, 12:14, 12:18, 13:19, 13:13, 18:55, 15:6, 13:8, 13:9, 13:13, 18:55, 15:6, 13:18, 13:9, 13:13, 18:55, 15:6, 13:18, 13:9, 13:13, 18:55, 15:6, 15:11, 15:16, 16:5, 16:5, 15:12, 15:16, 16:5, 15:6, 15:11, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:6, 15:11, 15:16, 16:5, 15:16, 16:5, 15:6, 15:11, 15:16, 16:5, 16:5, 16:6, 15:11, 15:16, 16:5, 16:6, 16:7, 16:8, 16:8, 16:7, 16:8, 16:8, 16:1			Clark - 23:5	Court's - 42:12	directly - 13:1
16:11, 16:13, 17:8, 22:16, 29:18, 40:5 almost - 12:16 almost - 17:9 alongside - 44:24 bike - 10:13, 31:19, 31:24 bind - 62:2 bit - 12:13, 15:11, 16:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:24, 43:13, 50:7, 57:5, 57:8, answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 13:8, 13:9, 13:13, 15:5, 15:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 15:29, 13:13, 15:15, 15:16, 16:5, 15:29, 13:13, 15:5, 15:66, 15:13, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:16, 16:5, 15:24, 15:24, 15:24, 15:24, 15:24, 15:24, 15:25, 15:25, 15:23, 15:25, 15:24, 15:24, 15:25, 15:24, 15:25,	■ 16:4, 16:5, 16:7, 16:8,	■ 35:5, 37:1, 40:21.	clerk - 4:8, 23:20		
22:16, 29:18, 40:5 almost - 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:24, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 51:6, 12:14, 12:18, 13:6, 13:8, 13:9, 13:19, 15:16, 13:18, 13:19, 28:3, 28:15, 28:17, 29:5, 29:7, 29:17 break - 10:24, 50:24, 50:24, 50:23, 53:6, 62:18 close - 12:20, 37:20, 42:8, 42:9, 43:11 close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:18 close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:18 close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:18 close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:18 close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:18 close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:18 close - 12:20, 37:20, 42:8, 42:9, 43:11 Cross-examination - 23:8, 43:11 crossed - 31:19 discussed - 3:7 distract - 58:14 District - 62:11, 62:12 cross - 23:8, 43:19, 43:11 cross-examination - 23:8, 43:11 cross-examinatio					
almost - 12:16 alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 13:6, 13:8, 13:9, 28:3, 28:15, 28:17, 29:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:13, 53:16, 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 50:22, 51:3, 53:6, 61:8 Close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:3, 48:3, 48:18 clothing - 28:6 co - 6:13, 7:9, 7:17, 10:22, 25:7 co-signed - 6:13 cock - 46:14 Coleman - 3:4, 3:23, 61:12, 62:9 color - 6:15, 51:24 coming - 9:16, 9:18, 17:3, 17:7 committed - 62:3 dead - 13:5 deadly - 62:6, 62:7 death - 60:21 decline - 51:10 distract - 58:14 District - 62:11, 62:12 done - 17:17, 43:5, 62:15 doors - 14:13 down - 5:23, 83:3, 13:2, 15:11, 15:19, 10:25, 14:9, 16:23, 27:25, 30:2, 30:3, 30:16, 31:7, 35:20, 50:22, 51:3, 53:6, 61:8 Close - 12:20, 37:20, 42:8, 42:9, 44:13, 48:3, 48:3, 48:18 cothing - 28:6 co - 6:13, 7:9, 7:17, 10:22, 25:7 co-signed - 6:13 cock - 46:14 Coleman - 3:4, 3:23, 61:12, 62:9 color - 6:15, 51:24 down - 5:23, 43:11 down - 5:23, 43:11 down - 5:23, 43:11 cosk - 10:14, 12:14, 16:21 down - 17:17, 43:5, 62:15 door - 22:6 doors - 14:13 down - 5:23, 83:3, 13:12, 15:1, 15:2, 15:6, 15:11, 55:19, 15:6, 15:14, 15:2, 15:6, 15:11, 55:2, 15:14, 16:25, 14:9, 13:14, 14:24 14:14, 14					
alone - 17:9 alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:21, 43:13, 50:7, 57:55, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 15:15, 15:6, 15:12, 15:16, 16:5, 15:12, 15:16, 16		10:22 52:4 52:0			
alongside - 44:24 altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 21:2, 43:13, 50:7, 57:5, 57:8 apartment - 5:12, 43:13, 15:5, 15:6, 13:8, 13:9, 13:6, 13:8, 13:9, 13:6, 13:8, 13:9, 13:6, 13:8, 13:9, 13:15:15, 15:6, 15:12, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 15:16, 16:7, 16:8, 16:24 altercation - 10:22, 27:21, 40:21 antercation - 10:22, 25:7 bind - 62:2 bit - 12:13, 15:11, 16:25 bit - 12:13, 15:11, 16:25 bitch - 6:22 bleeding - 21:1, 57:10, 58:2 blood - 21:2 blood - 21:2 blood - 21:2 blood - 21:2 blue - 7:7, 25:5, 28:7 co-defendant - 7:9, 7:17, 10:22, 25:7 co-signed - 6:13 cock - 46:14 coleman - 3:4, 3:23, 61:12, 62:9 color - 6:15, 51:24 coming - 9:16, 9:18, 13:6, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:5, 15:6, 15:17, 15:2, 15:6, 15:17, 15:2, 15:6, 15					discussion - 3:7
altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:24, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:15, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 10:24, 20:17, break - 10:24, 50:20 arguel - 6:13 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:16, 13:8, 13:9, 13:16, 13:8, 13:9, 13:16, 13:5, 15:6, 15:12, 15:16, 16:5, 15:12, 1		o3:10, 53:22, 54:4	50:22, 51:3, 53:6,	cross - 13:17, 23:9	distract - 58:14
altercation - 10:22, 27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:24, 43:13, 50:7, 57:5, 57:8 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 16:16, 16:5, 16:6, 16:7, 16:8, 10:24,		bike - 10:13, 31:19,			
27:21, 40:21 ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, bind - 62:2 bit - 12:13, 15:11, 16:25 bit - 12:13, 15:11, 16:25 bit - 12:13, 15:11, 16:25 bit - 12:13, 15:11, 16:25 bit - 12:13, 15:11, 16:25 bit - 12:13, 15:11, 16:25 bit - 6:22 bleeding - 21:1, 16:25 bit - 6:22 bleeding - 21:1, 16:25 bit - 6:22 bleeding - 21:1, 10:22, 25:7 co-defendant - 7:9, 7:17, 10:22, 25:7 co-signed - 6:13 coc - 6:13, 7:9, 7:17, 10:22, 25:7 co-signed - 6:13 coc - 46:14 Coleman - 3:4, 3:23, 10:25, 14:9, 16:23, 10:14, 13:14, 15:14, 10:25, 18:3, 13:12, 15:1, 15:12, 15:6, 15:11, 15:19, 16:8, 16:25, 18:7, 10:25, 13:12, 15:14, 15:14, 10:25:15 10oor - 22:6 10oor - 22:6 10oor - 22:6 10oor - 2:6 10:10, 10:4, 13:14, 13:15 10:25, 14:9, 16:23, 10:14, 13:14, 13:15 10:25, 14:9, 16:3, 10:14, 13:14, 13:15 10:25, 14:9, 16:23, 10:14, 13:14, 13:15	altercation - 10:22	■ 31:24			
ambulance - 21:17, 42:23, 42:25, 43:4, 43:17 42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:21, 55:21, 56:4 boyfriend - 28:2, 28:3, 28:15, 28:17, 29:5, 6:6, 13:13, 15:5, 15:6, 13:13, 15:5, 15:6, 15:14, 15:16, 16:5, 16:6, 16:7, 16:8, 16:24, 16:24, 16:24, 16:25, 16:26, 16:21, 16:26, 16:21, 16:26, 16:20, 1			37:20 42:8 42:0	1 7_1 1 1	
42:23, 42:25, 43:4, 43:17 Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:17, 15:29, 16:6, 16:7, 16:8, 10:24, 22:17 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 bitch - 6:22 co - 6:13, 7:9, 7:17, 10:22, 25:7 co-defendant - 7:9, 7:17, 10:22, 25:7 cosigned - 6:13 cock - 46:14 Coleman - 3:4, 3:23, 10:25, 14:9, 16:23, 27:25, 30:2, 30:3, 30:16, 31:7, 35:20, 50:16, 20:17, 22:16, 20:17, 20:16, 20:17, 22:16, 20:17, 20:16, 20:17, 22:16, 20:17, 20:16, 20:17, 22:16, 20:17, 20:16			44.42 40.2 40.40		
## doors = 14:13 ## down = 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 ## answer = 62:10 ## answer = 62:10 ## answer = 62:10 ## answer = 62:10 ## answer = 5:12, 55:21, 55:23, 55:25, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 13:19, 7:17 ## answer = 62:10 ##			44:15, 48:3, 48:18	- 23:8, 43:11	62:15
## domain of the control of the cont			clothing - 28:6	crossed - 61:20	door - 22:6
Andrea - 5:20, 6:2, 6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:14, 12:18, 13:13, 15:5, 15:6, 15:14, 12:18, 13:12, 15:15, 15:6, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:16, 16:5, 15:16, 16:5, 16:6, 16:7, 16:8, 16:24, 10:22, 25:7 blueding - 21:1, 57:10, 58:2 co-defendant - 7:9, 7:17, 10:22, 25:7 co-defendant - 7:9, 7:17, 10:22, 25:7 co-defendant - 7:9, 7:17, 10:22, 25:7 co-signed - 6:13 cock - 46:14 Coleman - 3:4, 3:23, 10:25, 14:9, 16:23, 27:25, 30:2, 30:3, 30:16, 31:7, 35:20, 52:3, 62:9 daughter - 10:19, 24:22, 33:7, 34:11, 54:7, committed - 62:5, 62:9 daughter - 10:19, 24:22, 33:7, 34:11, 54:7, committed - 62:5, 62:9 daughter - 10:19, 24:22, 33:7, 34:11, 54:7, committed - 62:5, 62:9 daughter - 10:19, 24:22, 33:7, 34:11, 54:7, complaint - 62:3 complaint - 62:3 complaint - 62:3 daughter - 10:10 defend - 9:13 driving - 13:12	43:17	bitch - 6:22			
6:3, 6:10, 15:5, 15:9, 15:14, 16:22, 17:2, 15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:13, 15:5, 15:6, 15:14, 12:18, 13:13, 15:5, 15:6, 15:14, 15:15, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 16:25, 18:7, 16:6, 16:7, 16:8, 16:25, 18:7, 16:6, 16:7, 16:8, 16:25, 18:7, 16:6, 16:7, 16:8, 16:25, 18:7, 16:6, 16:13, 16:25, 14:9, 16:23, 27:25, 30:2, 30:3, 16:8, 13:2, 15:1, 15:19, 16:6, 16:14, 10:22, 25:7 co-signed - 6:13 cock - 46:14 Coleman - 3:4, 3:23, 10:25, 14:9, 16:23, 27:25, 30:2, 30:3, 30:16, 31:7, 35:20, 30:16, 31:7,	Andrea - 5:20, 6:2.			-,0. 01.4	
15:14, 16:22, 17:2, 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:13, 15:5, 15:6, 15:11, 15:19, 15:10					
18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 28:7 18:3, 18:25, 21:24, 22:7, 31:7, 41:8, 28:7 18:3, 18:25, 21:24, 25:5, 28:7 22:7, 31:7, 41:8, 28:7 18:4, 41:22, 41:23, 41:23, 41:23, 41:12, 41:23, 41:12, 41:23, 41:13, 50:7, 57:5, 57:8 28:7 28:7 28:7 28:7 28:7 28:7 28:7 28:7 28:9 28:1, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:4 28:3, 28:15, 28:17, 29:5, 29:7, 29:17 28:3, 18:25, 21:24, 25:7 28:3, 28:7 28:4 28:7 28:7 28:6, 18:1, 18:19, 16:23, 10:25, 14:9, 16:23, 10:24, 10:25, 14:9, 16:23, 10:25, 14:9, 16:23, 10:25, 14:9, 16:23, 10:25, 14:9, 16:23, 10:25, 14:9, 16:23, 10:25, 14:9, 16:23, 10:25, 14:9, 16:23, 10:25, 10:24, 10:25, 14:9, 10:24, 10:24, 10:25,	15.14 16:22 17:2			l D	
16:3, 16:25, 21:24, 22:7, 31:7, 41:8, 41:12, 41:23, 41:12, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 16:24, 16:8, 16:25, 18:7, 20:16, 20:17, 22:16, 27:25, 30:2, 30:3, 30:16, 31:7, 35:20, 30:16, 31:	10.17, 10.22, 17.2,				15:6, 15:11, 15:19,
22:7, 31:7, 41:8, 41:12, 41:23, 41:23, 42:2, 43:13, 50:7, 57:8 body - 47:15, 48:3, 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:4 boyfriend - 28:2, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 13:9, 16:6, 16:7, 16:8, 18:8, 18:9, 16:23, 16:24, 16:23, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:23, 16:24, 16:23, 16:24, 16:23, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:23, 16:24, 16:23, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24, 16:23, 16:24			co-signed - 6:13	Damarene - 3:23.	
41:12, 41:22, 41:23, 42:2, 43:13, 50:7, 57:5, 57:8 body - 47:15, 48:3, 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:4 boyfriend - 28:2, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 5blues - 11:8 body - 47:15, 48:3, 48:3, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:8 body - 47:15, 48:3, 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:8 color - 6:15, 51:24 coming - 9:16, 9:18, 17:3, 17:7 committed - 62:5, 62:9 daddy - 62:6, 62:7 death - 60:21 decline - 61:10 defend - 9:13 driving - 13:12	22:7, 31:7, 41:8,			10:25, 14:9, 16:23	
42:2, 43:13, 50:7, 57:5, 57:8 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:4 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 10:24, 10:2		2 2		27:25 30:2 30:2	
57:5, 57:8 answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:23, 55:25, 56:4 boyfriend - 28:2, 62:9 coming - 9:16, 9:18, 17:3, 17:7 committed - 62:5, 62:9 complaint - 62:3 complaint - 62:3 complex - 16:5, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:23, 55:25, 56:8 17:3, 17:7 17:49:8, 54:11, 55:23, 62:9 daughter - 10:19, 24:22, 33:7, 34:11, 50:11, 54:24 dead - 13:5 deadly - 62:6, 62:7 death - 60:21 death - 60:21 define - 61:10 defend - 9:13	42:2 43:13 50:7				
48:21, 48:23, 49:7, answer - 62:10 anticipates - 3:18 apartment - 5:12, 5:16, 12:14, 12:18, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 48:21, 48:23, 49:7, 49:10, 49:11, 54:7, 55:21, 55:25, 55:28 coming - 9:16, 9:18, 17:3, 17:7 committed - 62:5, 62:9 complaint - 62:3 complaint - 62:3 complex - 16:5, 23:4 color - 6:15, 51:24 coming - 9:16, 9:18, 17:3, 17:7 committed - 62:5, 62:9 drawn - 51:7 deadly - 62:6, 62:7 deadly - 62:6, 62:7 death - 60:21 decline - 61:10 defend - 9:13					
answer - 62:10 anticipates - 3:18 apartment - 5:12, 55:21, 55:23, 55:25, 56:4 boyfriend - 28:2, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 49:10, 49:11, 54:7, 55:21, 55:25, 56:8 17:3, 17:7 committed - 62:5, 62:9 complaint - 62:3 complaint - 62:3 complex - 16:5, 23:4 concerned - 22:17 daughter - 10:19, 24:22, 33:7, 34:11, 50:11, 54:24 Dr - 60:20 drawn - 51:7 deadly - 62:6, 62:7 death - 60:21 decline - 61:10 defend - 9:13		48:21, 48:23, 49:7,	color - 6:15, 51:24	52:3, 62: 9	
anticipates - 3:18 apartment - 5:12, 56:4 boyfriend - 28:2, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 55:21, 55:23, 55:25, 56:4 boyfriend - 28:2, 62:9 complaint - 62:3 complex - 16:5, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, 55:21, 55:23, 55:25, 62:9 committed - 62:5, 62:9 complaint - 62:3 complex - 16:5, 23:4 concerned - 22:17 death - 60:21 death - 60:21 defend - 9:13 driving - 13:12		49:10, 49:11, 54:7.		daughter - 10·19	54:15, 55:25, 56:8
apartment - 5:12, 56:4 committed - 62:5, 62:9 dead - 13:5 deadly - 62:6, 62:7 drink - 25:23 drinking - 52:19 15:12, 15:16, 16:5, 15:6, 16:6, 16:7, 16:8, 56:4 committed - 62:5, 62:9 dead - 13:5 deadly - 62:6, 62:7 drink - 25:23 drinking - 52:19 define - 61:10 defend - 9:13		55:21, 55:23, 55:25		24.22 33.7 34.11	
5:16, 12:14, 12:18, 13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5, 16:6, 16:7, 16:8, boyfriend - 28:2, 28:3, 28:15, 28:17, 29:5, 29:7, 29:17 braids - 7:7 break - 10:24, 62:9 complaint - 62:3 complex - 16:5, 23:4 complex - 16:10 defend - 9:13					
13:6, 13:8, 13:9, 28:3, 28:15, 28:17, 29:5, 15:6, 29:5, 29:7, 29:17					
13:6, 13:8, 13:9, 28:3, 28:15, 28:17, 29:5, 15:6, 29:5, 29:7, 29:17 29:5, 15:16, 16:5, 16:6, 16:7, 16:8, 29:5, 29:4, 29:5, 29:7, 29:17 29:4, 29:5, 29:7, 29:17 29:4 29:4 29:5, 29:7, 29:17 29:4 29:4 29:4 29:4 29:4 29:4 29:4 29:4		= ::::::::::::::::::::::::::::::::::::	02.9	dead - 13:5	drawn - 51:7
13:13, 15:5, 15:6, 29:5, 29:7, 29:17 complex - 16:5, death - 60:21 drinking - 52:19 described - 61:10 drive - 12:22, 16:9 defend - 9:13 driving - 13:12	40.6 40.0 40.0				
15:12, 15:16, 16:5, braids - 7:7 23:4 decline - 61:10 drive - 12:22, 16:9 16:6, 16:7, 16:8, break - 10:24, concerned - 22:17 defend - 9:13 driving - 13:12	13:6, 13:8, 13:9,	28:3, 28:15, 28:17,		deadly - 62:6. 62:7	drink - 25:23
16:6, 16:7, 16:8, break - 10:24, concerned - 22:17 defend - 9:13 driving - 13:12	13:6, 13:8, 13:9,	28:3, 28:15, 28:17,	complaint - 62:3		
	13:6, 13:8, 13:9, 13:13, 15:5, 15:6,	28:3, 28:15, 28:17, 29:5, 29:7, 29:17	complaint - 62:3 complex - 16:5,	death - 60:21	drinking - 52:19
24/2005 04:45:43 AM Page 1 (01/20) 4	13:6, 13:8, 13:9, 13:13, 15:5, 15:6, 15:12, 15:16, 16:5,	28:3, 28:15, 28:17, 29:5, 29:7, 29:17 braids - 7:7	complaint - 62:3 complex - 16:5, 23:4	death - 60:21 decline - 61:10	drinking - 52:19 drive - 12:22, 16:9

Page 1 to 1201 4

10/24/2005 04:45:43 AM

driving - 13:12, 16 of 19 sheets

14:6, 14:8, 14:9, 15:19, 16:2 drove - 12:11, 29:2 drunk - 52:25 duly - 4:17, 24:7 during - 22:5, 39:14, 40:14, 49:3

E

eight - 20:1 either - 3:19 end - 13:5, 13:7, 27:24, 27:25, 34:24 ended - 49:23 engage - 9:24 entire - 49:3 evening - 52:7 eventually - 21:17 Eventually - 54:22 evidence - 62:2, 62:4 exactly - 37:7, 58:17 Examination - 4:20, 24:10, 53:19, 59:19 examination - 23:8, 43:11, 58:7 examined - 4:18, 24:8 exception - 3:9, 3:24 Excited - 49:14 exclusionary - 3:8, excuse - 32:23 Excuse - 6:22, explain - 9:15, 48:6 Explorer - 6:14

F face - 20:16, 20:17,

31:24, 31:25, 32:16, 32:19, 47:7 facing - 37:12, 37:15, 37:16, 45:9, 45:21 fact - 22:4, 22:25, 43:23 facts - 3:12 fair - 51:6, 54:9, 56:2 fairly - 12:20 family - 3:24 far - 12:14, 26:6, 29:22, 32:6, 36:22, 44:16, 46:11, 50:4, 51:1, 56:20 fast - 8:4 father - 3:18, 5:22 female - 24:25 fiancee - 5:1 fight - 6:25, 9:10, 9:24, 17:25, 27:24, 27:25, 28:21, 28:24, 30:13, 33:3, 33:16, 34:23, 35:5, 35:19, 35:24, 36:2, 47:1, 47:2, 47:10, 49:3, 49:22, 50:4, 50:5, 50:7, 50:9, 50:11, 50:13, 50:15, 53:4, 53:8, 53:10, 53:21, 54:4, 55:13, 56:10, fighting - 11:22, 30:24, 31:1, 31:24, 33:5, 33:14, 33:25

34:1, 34:9, 34:2 49:22, 51:4, 51 54:17, 59:12, 59:22 figure - 30:23, 55:10 file - 62:4 fine - 3:20, 18:21, 34:20 finger - 32:13, 47:5 finish - 22:20 finished - 39:24 fire - 38:21 firearm - 8:16. 41:14 Firearm- 8:18 fired - 38:20, 38:25, 39:2 fires - 39:15 firing - 45:1 first - 4:3, 4:17, 9:8, 13:9, 14:22, 24:1, 24:7, 29:2, 32:5, 34:22, 36:13, 38:14, 39:21, 45:17, 49:11, 53:4 fist - 9:19, 58:19 Five- 39:12 five - 5:1 floor - 21:3 focused - 51:10 follow - 31:13, 58:5 follow-up - 58:5 followed - 29:9 following - 12:12, 13:14, 16:10, 29:3 follows - 4:18, 24:8 footed - 20:7 forehead - 32:13,

G

32:16, 47:4

55:16

41:12

form - 33:19

forth - 35:21

fought - 17:17,

frankly - 51:20

friends - 6:19.

Full- 62:22

17:23, 52:10, 52:12

frightened - 15:24

front - 30:6, 44:25

Friday- 3:1

27:16, 32:22, 34:15,

four - 14:14, 44:10

friend - 5:18, 5:19,

gentleman - 14:3, 14:6 gentleman's - 14:4 gentlemen - 62:17 Gibson - 3:8, 3:16, 7:18, 8:17, 18:10, 20:2, 23:9, 26:15, 32:12, 33:19, 43:12 49:14, 49:20, 53:15, 58:5, 58:8, 59:16, 60:9, 60:23, 61:7, girlfriend - 30:18, 30:19 girlfriends - 30:14, girls - 6:19, 10:2, 10:4, 10:7, 17:25 God-41:3 grabbed - 32:21, 47:12, 58:14 grass - 47:24 ground - 20:14,

<u>20:16, 21:20, 22:8,</u>

22:10, 22:17, 33:9, 35:8, 35:12, 35:13, 35:16, 37:8, 39:22, 39:23, 42:10, 45:15, 47:15, 47:21, 47:23, 48:7, 48:12, 48:15, 54:7, 54:10, 54:16 group - 59:10 guess - 6:19, 6:20, 7:17, 7:20, 7:21, 15:24, 22:6, 22:25, 55:24 gun - 20:9, 20:12, 22:25, 35:10, 36:5, 36:13, 36:23, 37:6, 37:9, 37:11, 37:12, 37:13, 37:14, 37:21, 37:23, 38:7, 38:20, 39:15, 41:15, 46:2, 46:4, 46:7, 46:10, 46:11, 46:20, 51:14, 51:22, 51:23, 56:14, 56:18, 57:20 gunfire - 42:3, 43:13 gunshot - 43:18, 43:19, 57:23, 60:21 gunshots - 19:22, 19:23, 20:4 guy - 11:18, 12:4, 40:18

Н hallway - 3:24,

hand - 4:8, 9:16,

9:18, 9:19, 23:20,

36:20, 36:22, 47:8,

52:3, 52:4, 52:5, 59:6

23:14, 60:11

handed - 60:18 hands - 32:24, 37:9, 38:10, 38:15, 38:18, 46:1, 46:4, 55:25, 56:16 happy - 19:17 head - 32:10, 58:18 hear - 8:10, 19:23, 20:9, 27:4, 27:9, 30:16, 30:19, 39:17, 41:3, 46:13, 46:15, 46:25, 48:3, 49:17, 50:24, 51:1 heard - 7:25, 8:6, 8:8, 8:23, 9:1, 11:20, 18:11, 19:22, 20:4, 20:9, 20:12, 22:7, 26:13, 27:2, 30:17, 48:18, 50:25, 51:2 hearing - 43:24, 60:19, 61:11, 62:1, 62:4 hearsay - 18:10, 18:13, 49:13 Hearsay - 18:14 heated - 30:20 height - 47:19, 49:8 held - 34:6, 34:10, 47:17, 62:10 Henderson - 10:8, 23:17, 23:24, 23:25, 24:5 hereby - 62:10 herein - 62:9 high - 47:17, 52:25 hit - 9:21, 9:22, 9:23, 12:1, 12:2, 12:4, 12:10, 15:7, 34:11, 34:15, 35:1, 35:17,

39:3, 41:19, 41:21

Page Z lo Z 1 4

41:22, 41:2 48:3, 53:25 54:18, 54:24, 55:3, 55:10, 57:2, 57:5, 58:14, 59:5, 59:9 hitting - 34:2, 34:5, 54:20, 55:2, 55:15, 56:5, 58:10 Hold - 20:25 hold - 35:14, 54:11, 54:15, 56:7 holding - 33:11, 33:13, 33:24, 34:4, 35:15, 35:18, 37:7, 55:25, 56:12, 56:13 holds - 33:6 hole - 21:7 hollering - 50:3 home - 5:9, 12:22, 12:24, 13:22, 31:23, 32:19 homicide - 60:22 Honor - 3:5, 7:8, 8:17, 18:21, 25:6, 28:8, 32:12, 33:19, 53:17, 60:16, 61:5, 62:16 house - 15:9, 16:22, 17:23, 19:3, 19:4, 19:8, 19:19, 21:25 24:15, 24:16, 24:18, 26:8, 26:9, 29:12, 29:14, 29:19, 41:8 hurting - 59:11

3:13,

idea - 45:25, 46:9 identification -3:12, 11:11, 25:7, 28:9 identified - 7:9, 44:18, 46:6, 46:17 li - 62:6 lii - 62:7 immediate - 3:24 impression - 34:22, 49:15 inches - 37:22, 44:10 incident - 11:14 indicated - 9:2, 61:13 Indication - 8:16 indulgence - 42:12 informed - 61:8 initiated - 54:5 initiates - 55:13 injury - 58:1 instead - 34:4 instigated - 47:2 intended - 22:16 invoked - 3:21 invoking - 3:8 involved - 3:22, 36:4, 40:20 irrelevant - 18:5, 18:8 irritated - 31:20

J

Johnson- 4:4, 4:13, 4:15, 4:22 joining - 50:2 Judge- 3:8, 61:7, 61:25 July- 5:2, 24:13 jump - 7:7, 15:8, 15:21, 25:5, 28:7,

33:7, 35:24 jumped - 12:10, 16:21 jumps - 15:5, 15:14, 15:19, 31:24, 31:25

Κ

keep - 15:19, 16:2 kept - 13:24 killed - 39:10 kind - 15:21, 19:15, 23:2, 30:8, 31:20, 32:10, 32:11, 35:21, 51:23 knee - 57:19 knees - 37:16, 39:21, 45:8, 55:24 knowing - 15:25 knowledge - 36:22, 43:22

L

Ladies- 62:17

laid - 41:1 language - 6:22 Las- 3:1 last - 4:12, 5:1, 6:5, 10:8, 12:10, 23:22 late - 43:3, 53:2 laying - 20:14, 20:15 leading - 33:20 leave - 14:21, 18:1 leaving - 14:15, left - 4:6, 13:1, 15:7, 29:2, 36:8, 44:20 level - 49:21 light - 14:12 lights - 16:11. 16:12, 16:15 live - 5:10, 5:14, 23:4 lived - 5:15, 13:19 lives - 14:25, 29:14 look - 14:10, 16:7, 16:8, 22:17, 51:20, 57:17, 57:18, 57:22 looked - 6:21 12:11, 13:20, 20:15, 36:23, 36:24, 51:15, 51:22, 55:4, 57:23 looking - 20:23, 21:2, 21:8, 25:3, 44:12 loud - 19:15, 48:10, 49:24

M

ma'am - 5:13, 10:17, 13:11, 22:22, 23:6 man - 21:3 Man - 9:9 manner - 60:21 marijuana - 52:21 matter - 3:4 mean - 7:17, 9:19, 20:16, 30:3, 33:13, 33:23, 34:18, 44:13, 48:14, 52:8, 56:21, 57:17, 60:1 means - 6:11 mechanism - 46:16 meet - 17:2, 26:5 meeting - 25:20 <u> Mesquite - 5:11</u>

17 of 19 sneets

10/24/2005 04:46:43 AM

13:2, 13:3, 13:5, 13:7, **†7:13** middle - 17:12, 17:14, 34:19, 35:25, 42:4 might - 49:16 minor - 34:13, 55:5, 59:6 minute - 40:11 minutes - 48:24, 48:25 mirror - 12:11, 13:20 Miss - 4:22 missed - 9:22 Mobil - 5:7, 5:8, 6:7, 6:17, 6:18, 6:21, 10:23, 11:14, 11:21 12:14, 12:25, 13:12, 14:15, 25:15, 26:7, 26:9, 26:12, 26:13, 28:17, 29:12, 29:13, 31:10, 52:8, 52:19, 53:4, 53:6 mom - 28:23 moment - 5:18, 21:21 moments - 10:13 Mon - 10:11 money - 25:24 Monica - 10:13 10:14, 10:16, 10:20, 18:4, 18:5, 19:4, 19:12, 22:9, 22:10, 24:19, 28:21, 28:23, 31:19, 32:8, 34:14, 34:22, 35:5, 35:13, 37:7, 37:16, 37:17, 38:16, 40:21, 41:13, 41:22, 41:25, 42:8, 44:4, 44:5, 44:6, 44:8, 45:9, 45:12, 45:13, 47:1, 47:2, 47:12, 48:12, 48:21, 49:5, 49:21, 51:4, 51:12, 53:10, 53:22, 54:4, 54:5, 55:11, 57:2, 58:13, 59:7, 59:12, 59:22, 59:23 Monica's - 24:15 24:17, 24:18, 50:11 Montelle - 6:19, 7:2, 7:3, 7:5, 11:22, 12:5, 12:10, 13:19, 13:22, 13:25, 14:16, 17:22, 22:11, 22:12, 25:11, 25:19, 25:20, 26:5, 26:13, 26:21, 27:2, 27:16, 27:17, 29:5, 29:6, 29:17, 40:13, 53:5, 53:8 Montelle's - 28:2, 28:3, 28:15, 28:17 morning - 24:13, 52:14 most - 30:10 mother - 3:10, 10:20 Mother - 10:19 move - 18:22 Multiple - 35:3 murder - 62:6, 62:7

N

name - 4:11, 4:12, 4:22, 6:5, 10:9, 10:25, 11:1, 11:2, 11:17, 14:4, 14:12, 23:22, 23:24, 24:1, 28:12, 28:14 named - 59:2 names - 10:3, 24:23 near - 42:6 neck - 32:24, 47:12 need - 5:23, 18:7, 23:13, 60:25 needed - 18:21 Neisha - 10:2, 10:8, 10:16, 22:23, 24:24, 25:13, 27:25, 31:8, 31:9, 35:25, 54:25, 55:2, 55:8, 58:10, 58:13, 58:22, 59:11 Neisha's - 28:23 Nevada - 3:1, 3:23, 23:5 never - 36:8, 46:18 next - 9:11, 22:10, 23:16, 44:11, 44:17 night - 24:12, 52:16, 52:19 Nobody - 21:23, 52:25 noise - 48:6, 48:19,

49:21

43:16

13:15

22:14

58:4, 60:7

17:20, 43:5

normal - 56:23

Nothing - 43:8,

nothing - 9:10,

notice - 21:20,

noticed - 13:13.

nowhere - 22:12,

0

Numerous - 39:13

object - 8:17, 33:19 Objection - 7:18, 18:10, 20:2, 26:15, 49:13 obvious - 48:8 obviously - 50:25 occur - 27:21 occurred - 41:9, 42:3 October - 62:12 offenses - 62:9 office - 60:18 Official - 62:25 Oldsmobile - 14:11 Once- 13:8 one - 3:9, 4:6. 12:10, 12:18, 21:16, 30:11, 45:8, 59:17, 62:13 open - 47:8 opportunity - 61:14 orange - 28:7 order - 62:10 originally - 8:18 outside - 4:2, 6:23, 7:14, 9:7, 12:25, 19:4, 19:5, 19:7, 19:21, 20:6, 20:7, 20:12, 21:19, 22:6, 22:7, 22:8, 23:13, 24:19, 27:4, 27:11, 27:14, 42:15, 60:12 own - 43:22

Ρ

36:18, 37:11

pulls - 11:25, 31:19

Page 3 to 4 or 4

<u>purchased - 9:7</u>

pacing - 35:21 parked - 15:8, 16:13, 16:21

part - 18:12 particpating - 36:2 Pass - 23:7 passed - 48:23 paying - 49:12 people - 43:24. 48:8, 50:2, 51:8, 52:18, 58:9, 59:10, 60:1 performed - 60:20 period - 32:6 person - 4:22, 17:5, 22:13, 25:3, 28:1, 44:18, 45:21, 46:6, 46:17, 48:8, 60:20 personal - 43:22 persons - 49:2 phone - 7:16, 8:1 8:6, 8:8, 21:12, 21:13, 21:14 physical - 9:24. 10:22, 27:21, 32:3, 32:5 physically - 53:24, 59:4 picked - 35:6 picks - 33:6 places - 40:23 pocket - 36:21 point - 9:5, 9:24, 15:4, 16:20, 17:21, 17:22, 19:19, 21:1, 21:4, 21:10, 25:3, 28:5, 29:11, 31:17, 31:22, 32:20, 33:3, 36:10, 38:4, 39:2, 41:5, 45:8, 54:6, 54:13, 55:21, 56:13 pointed - 7:2 35:10, 37:9, 46:5 pointing - 7:4, 11:1, 11:3 points - 46:20 poke - 32:10 poked - 32:16 poking - 54:5 police - 21:16, 21:17, 42:23 Porscha - 4:4, 4:5, 4:13, 4:15, 26:14, 26:22, 27:2, 27:3, 27:15, 27:19, 29:1, 29:2, 29:14, 31:8, 41:8, 42:15, 52:6, 52:10, 53:5, 53:8 Porscha's - 29:3, 29:9, 29:16, 29:22 position - 45:2 positioned - 44:8, 44:16 potential - 3:22, 4:1, 4:7 preliminary - 60:19, 61:11, 62:1, 62:4 present - 49:14 pretty - 47:17, 49:24 problem - 3:14, 16:24, 17:16 proceeding - 61:15, 61:21 proceedings pull - 14:15, 14:21, 14:23, 15:12 pulled - 6:18, 10:13, 13:15, 14:2, 14:22, 15:5, 36:14, 36:15,

purchasi 7:14 purposes 0:19, 62:1 pushed - 32:19, 54:5 pushes - 33:1 pushing - 47:7 put - 18:2, 46:2, 46:7, 56:14, 59:6 puts - 32:23, 35:16, 56:18

Q

questions - 23:9, 53:15, 58:5, 59:16 quick - 13:1 quit - 60:5 quite - 51:20 42:23, 43:18 responded - 47:7 response - 5:25, 32:18, 38:16, 55:2, 55:15 rest - 60:14, 61:3, 61:6, 61:7 revolver - 37:1. 51:17 ride - 26:1 round - 37:4, 57:24 route - 12:24, 14:24 rule - 3:8, 3:21 run - 19:19, 29:25, 40:12 running - 29:13, 31:15 runs - 13:3 rushed - 9:12, 9:14

R

raise - 4:8, 23:19 raised - 14:17 raises - 56:16 raising - 5:17 Ramsey 24:19 ran - 19:3, 19:4 20:7, 20:12, 21:25, 22:2, 22:4, 22:7, 29:12, 40:1, 40:2, 40:3, 40:4, 40:11, 40:24, 41:6 rather - 33:24 real - 42:9, 53:2 really - 21:2, 30:11, 30:19, 35:23, 41:13, 48:6, 51:15, 51:19 rear - 12:11, 13:20 reason - 31:21, 46:9 rebuttal - 61:24 record - 3:17, 4:12, 7:8, 11:10, 23:23, 25:6, 26:3, 28:8, 28:10, 32:13, 40:9, 60:25 Recross- 58:7 Recrossexamination - 58:7 red - 11:5 Red- 6:16 redirect - 53:16 Redirect- 53:19, 59:19 referring - 11:7, 28:1, 29:4 reflect - 7:8, 11:10, 25:6, 28:8, 32:13 regard - 54:4 regardless - 46:12 regards - 60:15 related - 3:12, 10:16, 10:18 relation - 13:6, 42:2, 44:8 relax - 8:4 remain - 4:8 Remain- 23:19 remember - 41:13. 50:17, 56:6 Renee- 62:24 renting - 6:13 repeating - 26:20 report - 61:1 Reporter- 62:25 representations -60:25

reserve - 61:24

resolved - 16:24

respond - 21:17

S Saturday - 52:17 saw - 14:23, 21:19, 26:14, 27:10, 27:11, 29:18, 29:20, 30:7, 36:13, 36:18, 43:25 44:5, 44:6, 44:9, 47:2, 51:22, 57:2 scattered - 23:2 scene - 30:1, 36:9, 58:10, 59:2 Screaming - 49:25 screaming - 31:20 seated - 4:11 second - 7:1, 8:4, 29:22, 35:6, 39:18, 39:20, 39:22, 48:21, 49:7, 55:16, 56:4 see - 10:4, 10:7 10:14, 14:15, 14:21, 15:2, 15:6, 17:5. 17:14, 20:13, 21:22, 22:3, 22:9, 22:18, 22:20, 22:24, 25:1, 27:8, 28:1, 28:3, 28:17, 29:2, 29:16, 30:1, 30:2, 30:5, 31:3, 31:17, 35:19, 36:4, 36:7, 36:18, 37:6, 37:12, 37:13, 40:3, 40:14, 40:24, 43:15, 43:18, 44:2, 57:5, 57:8, 57:13, 57:15 seeing - 15:21 semi - 37:1, 51:18 sense - 49:14 September - 3:1 shiny - 51:24, 52:1 shirt - 11:5, 19:3 shoes - 17:23. 17:24, 18:2, 19:3, 28:7 shoot - 38:16, 39:7 shooter - 46:7. 46:18 shooting - 39:24, 41:9, 42:18, 51:1, 51:2, 57:8, 57:13 shoots - 56:19 short - 60:18 shot - 20:1, 38:12, 39:10, 39:11, 39:18, 39:20, 39:21, 39:22, 41:14, 43:15, 43:16, 43:22, 43:23, 44:2, 44:5, 44:6, 44:9, 45:17, 45:21, 57:18 shots - 20:9, 20:12, 22:7, 22:25

shoulder - 47:19, 49:8 show - 28:10 **showed** - 53:6 sic - 49:7 side - 23:19, 44:19, 44:20, 44:22, 55:24 sidewalk - 42:5 signed - 6:13 Silvaggio - 62:24 silver - 36:25 Simms - 60:20 sister - 3:11 sitting - 11:8, 39:22, 39:23, 45:10, 45:12 six - 39:12 slammed - 34:6, 35:6, 35:12, 47:15, 48:9, 48:21, 49:7, 49:11, 54:7 slams - 33:6, 33:8, 48:23, 55:21, 55:23, 56:4 slide - 46:13, 46:14 \$low - 8:3 slow - 15:11, 16:25, 18:7 socked - 58:18 someone - 11:1 Somewhat - 53:12 **sorry** - 24:18, 26:19, 38:8, 45:13, 46:3, 48:14, 52:6, 53:5 sound - 48:5 sounds - 26:16, 44:13 speculative - 33:21 spell - 4:11, 23:22 Spell - 24:1 spread - 55:24 squashed - 17:18 standing - 4:8, 12:1, 19:2, 23:19 36:11, 36:16, 42:2, 48:11 **started** - 18:8, 31:24, 34:8, 49:23 State - 3:18, 3:23, 4:11, 4:16, 23:22, 24:6, 61:6 State's - 4:3 statement - 18:16, 61:15 statements - 46:18 Station - 26:13, 53:4, 53:6 station - 6:7, 6:17, 11:21, 12:14, 14:15, 25:15, 26:7, 26:10, 26:12, 28:18, 31:10, 52:8, 52:19 stay - 5:16 staying - 5:18, 5:21 step - 23:18 stepped - 26:25 stili - 7:14, 11:21, 15:6, 15:8, 16:7, 16:18, 17:16, 21:20, 22:21, 37:7, 42:10, 45:2, 45:4, 46:11, 49:3, 54:18, 55:19, 56:10 stipulate - 60:19 stipulation - 60:15 stood - 27:4, 36:8, 38:20 stop - 7:1, 12:3 12:8, 33:13, 33:16, 35:5, 35:24, 38:12, 45:6, 50:4, 50:5, 50:7

50:9, 50:11, 50 50:15, 53:10, 54.2. 58:10, 58:24, 59:3, 59:11, 59:12, 59:22, 59:23, 60:2, 60:3 stopped - 15:21, 34:13, 53:8, 55:4, 59:7 store - 7:15, 25:12, 25:13, 25:17, 25:19, 25:21, 26:25, 27:5, 27:6, 27:12, 27:14 straight - 13:24, 47:21 street - 9:9, 12:16, 13:16, 42:4 Strike - 39:18 strike - 9:22 strikes - 34:14, 55:12 stuff - 56:21 submit - 61:25 sudden - 46:20 sufficient - 62:2, suggestion - 18:4 suit - 7:7, 25:5, 28:7 Suv - 6:13 swear - 4:9, 23:20 swing - 12:5, 27:17, 27:19, 55:8, 55:17, 55:19 swinging - 12:1, 12:8, 34:5 sworn - 4:10, 4:17, 23:21, 24:7

table - 11:9 tan - 14:11 Tanzie- 3:25, 4:22 5:15, 6:13, 15:9, 16:1, 16:22, 17:2, 18:3, 18:5, 18:25, 19:2, 19:7, 20:14, 21:19, 22:8, 30:2, 30:16, 30:18, 31:7, 31:18, 31:20, 31:23, 32:18, 35:5, 35:12, 36:7, 36:11, 36:16, 36:19, 37:7, 37:12, 37:14, 37:15, 38:4, 38:15, 39:3, 39:5, 39:15, 39:18, 39:20, 39:24, 40:21, 40:24, 41:17, 42:3, 42:6, 42:8, 42:25, 44:11, 45:8 45:12, 45:18, 45:20, 46:7, 46:9, 46:21, 47:1, 47:2, 47:12 48:21, 49:5, 49:7, 49:21, 51:4, 51:10. 52:12, 53:11, 53:22, 53:25, 54:4, 54:24, 55:15, 58:10, 58:13, 58:14, 58:21, 59:11, 59:22, 59:24, 60:20 Tanzie's- 29:12, 29:13, 31:10, 38:2, 38:23, 39:2, 46:21, 56:18 Tarencia- 10:2 10:8, 22:23, 23:17, 23:24, 24:2, 24:5, 24:12 tennis - 17:24, 18:2, 19:3 testified - 4:18, 24:8, 43:13<u>, 4</u>5:8

45:20, 54:10, 57:2 testify - 61:8, 61:15 testimony - 4:2, 23:10, 23:12, 53:5, 60:12 themselves - 31:1 thigh - 41:24, 57:18 thinking - 13:15, three - 5:3, 6:6, 6:8, threw - 37:9, 38:10,

13:17, 14:25 Thomas- 5:22, 6:3, 6:4, 22:3, 41:12, 50:9 24:13, 39:1, 52:14 45:18, 46:4, 47:21 throughout - 35:3 throw - 46:1 thrown - 48:12 throws - 38:15, 38:18, 46:21 thump - 48:6

thumping - 47:4 to-wit - 62:5 today - 10:5, 10:7, 10:14, 23:9, 25:1, 60:19

together - 5:15 tone - 19:15 took - 27:19, 43:17 top - 45:9, 45:10, 45:12, 58:13

touch - 38:16, 59:4 touched - 46:7 touches - 46:21 touching - 32:6 toward - 51:7 towards - 9:16,

9:18, 16:21, 17:11 17:12, 17:14, 17:23, 27:24, 29:19, 33:1, 36:16, 40:4, 40:7, 54:25, 55:4

Towards- 27:25 transcript - 62:22 transportation -

treatment - 43:5 trial - 3:11 tried - 9:6, 15:8, 27:15, 33:7, 47:12, 50:7, 50:9, 50:11, 53:10, 53:21, 54:6, 54:7, 55:17 truck - 6:14, 6:20,

9:6, 9:8, 9:11, 12:10, 32:22

true - 7:10, 62:22 try - 33:3, 41:2, 45:6, 50:13, 53:23, 53:24, 54:15, 55:8, 59:23

Trying- 56:9 trying - 6:24, 9:8, 9:11, 12:5, 19:9, 30:23, 33:16, 34:23, 35:14, 35:17, 35:24, 38:11, 50:4, 50:5,

50:15, 54:11, 54:13, 54:18, 54:20, 55:10, 55:19, 56:10, 59:22 turn - 15:3, 29:18,

29:20, 38:12 turned - 8:25 13:22, 15:2, 38:10, 54:25, 58:21, 59:7, 59:8

Turned- 16:15 turns - 38:4, 39:6 Two- 48:24, 48:25 two - 10:2, 27:21. 29:16, 30:4 37:22, 39:1 49:23 type - 52:21

U

uncle's - 24:16 Unreported - 3:7 up - 6:20, 8:2, 8:11, 9:16, 9:18, 10:13, 10:24, 10:25, 11:24. 12:13, 14:5, 15:5, 15:12, 16:22, 16:23, 17:25, 20:16, 26:5, 28:21, 28:24, 31:19, 32:21, 33:6, 34:8, 34:12, 34:24, 35:6, 38:11, 38:15, 38:18, 45:18, 46:4, 46:22, 47:17, 53:2, 53:6, 53:21, 53:23, 53:24, 55:3, 56:9, 56:16, 58:5, 58:21, 61:14 upset - 51:3, 56:25 utterence - 49:14

4:13, 7:21, 8:20, 11:8, 18:11, 20:5, 20:7, 23:15, 23:21, 23:24, 24:2, 26:19, 26:22, 26:25, 34:1, 34:4, 34:6, 34:8, 34:11 34:17, 49:18, 60:13 witnesses - 3:22, 4:1, 61:9 words - 59:10 wound - 57:15, 57:17, 57:20

Υ

wounds - 57:10,

60:21

years - 5:1 yelling - 19:14, 19:15, 20:10, 32:1, 35:22, 49:25, 54:2, 56:21, 60:1, 60:2, 60:3

V

van - 32:22 Vegas - 3:1 vehicle - 13:25 14:10, 14:16, 15:17, 15:18, 29:9, 29:16, 29:17, 29:22, 29:23 vehicles - 29:16, 29:20 versus - 3:23 victim - 3:13, 3:25, 18:17 victim's - 3:10 view - 12:11, 13:20 visibly - 51:3, 56:25 voice - 14:17, 19:16

W

Wait-7:19, 7:22, 16:25 wait - 3:23, 4:2, 5:24, 23:12, 60:11, 60:12 waive - 61:14 walk - 26:9 walked - 7:14, 7:16, 9:7, 16:23, 17:12, 22:4, 31:12, 37:19 walking - 15:10, 16:21, 16:22, 17:11, 17:14, 17:23, 22:6, 27:15, 36:16 walks - 39:14 watched - 36:9, 48:11 weapon - 45:1 46:14, 52:3, 62:6, wearing - 7:6, 11:4, 11:5, 11:6, 25:4, 25:5, 28:6, 28:7 week - 52:16 werecalled - 3:11 whole - 36:9 wires - 61:20 wise - 43:5 wit - 62:5 witness - 3:19, 4:3, 4:7, 4:16, 18:19, 23:7, 23:19, 24:6, 33:20

Witness - 4:10

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FILED 1 ORDR **DAVID ROGER** 2 Clark County District Attorney 2005 NOV 15 P 12: 55 Nevada Bar #002781 3 SANDRA K. DIGIACOMO Deputy District Attorney 4 Nevada Bar #006204 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff 6 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, 10 Case No. C215295 Plaintiff, 11 Dept No. V -VS-12 DEMARENE COLEMAN, 13 #1963947, MONTELLE RENNE MOTLEY, aka 14 Montelle Renee Motley, #1581681 15 Defendants. 16 ORDER RELEASING MEDICAL RECORDS 17 Upon the ex parte application and representation of DAVID ROGER, Clark County 18 District Attorney, by and through SANDRA K. DIGIACOMO, Deputy District Attorney, 19 that certain evidence in Case No.C215295, held in the custody of UNIVERSITY MEDICAL 20 CENTER needs to be released to a representative of the DISTRICT ATTORNEY'S OFFICE 21 for the purpose of prosecuting the above referenced case. 22 /// 23 /// 24 MARIE TO ATMINIO /// ////// ///

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IT IS HEREBY ORDERED that the evidence in the custody of the UNIVERSITY MEDICAL CENTER, consisting of medical records for patient: ANDREA COOPER, DOB: 10/31/1982, admitted on or about 07/10/2005 be released to a representative of the DISTRICT ATTORNEY'S OFFICE.

DATED this _____ day of November, 2005.

DISTRICT JUDGE

DAVID ROGER
DISTRICT ATTORNEY
002781

BY

SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204

15

ORDR 1 DAVID ROGER Nov 18 4 01 PH '05 Shilly & Danging 2 Clark County District Attorney Nevada Bar #002781 3 SANDRA K. DIGIACOMO Deputy District Attorney 4 Nevada Bar #006204 200 Lewis Avenue Las Vegas, Nevada 89155-2212 5 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, 10 Case No. C215295 Plaintiff. 11 Dept No. -vs-12 13 DEMARENE COLEMAN, #1963947, MONTELLE RENNE MOTLEY, aka 14 Montelle Renee Motley, #1581681 15 Defendants. 16 ORDER RELEASING MEDICAL RECORDS 17 Upon the ex parte application and representation of DAVID ROGER, Clark County 18 District Attorney, by and through SANDRA K. DIGIACOMO, Deputy District Attorney, 19 that certain evidence in Case No.C215295, held in the custody of UNIVERSITY MEDICAL 20 CENTER needs to be released to a representative of the DISTRICT ATTORNEY'S OFFICE 21 for the purpose of prosecuting the above referenced case. 22 /// 23

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IT IS HEREBY ORDERED that the evidence in the custody of the UNIVERSITY MEDICAL CENTER, consisting of medical records for patient: MONICA RAMSEY, DOB: 1/18/1971, admitted on or about 07/10/2005 be released to a representative of the DISTRICT ATTORNEY'S OFFICE.

DATED this ________



_ day of November, 2005.

DISTRICT/VDC

DAVID ROGER DISTRICT ATTORNEY 002781

BY

SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204

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1	ORDR CARMINE J. COLUCCI, ESQ.		
2	CARMINE J. COLUCCI, CHTD. Nevada Bar #000881		
3	629 South Street 10 48 AM 105		
4	Las Vegas, Nevada 89101 (702) 384-1274		
5	CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274		
6			
7	DISTRICT COURT		
8	CLARK COUNTY, NEVADA		
	THE STATE OF NEVADA,) CASE NO. C 215295) DEPT NO. V		
9	Plaintiff,		
10	vs.		
11	DEMARENE COLEMAN,)		
12	Defendant.		
13			
14	<u>ORDER</u>		
15	The Court having reviewed the file in the above-entitled matter and good cause appearing,		
16	IT IS HEREBY ORDERED that Carmine J. Colucci, Esq., of the law firm of CARMINE J.		
17	COLUCCI, CHTD., is hereby appointed as counsel of record to represent the defendant,		
18	DEMARENE COLEMAN, in the above-entitled matter.		
19	DATED this day of November, 2005.		
20			
21	DISTRICT COURT HUDGE		
22	DISTRICT COURT JUDGE		
23	CARMINE J. COLUCCI, CHTD.		
24	(arnine Collica)		
25	CARMINE J. COLUCCI, ESQ. Nevada Bar #000881		
26	629 South Sixth Street Las Vegas, Nevada 89101		
27			
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1 MOT CARMINE J. COLUCCI, ESQ. 2 CARMINE J. COLUCCI, CHTD. Nevada Bar #000881 3 629 South Sixth Street Las Vegas, Nevada 89101 4 (702) 384-1274

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

vs.

DEMARENE COLEMAN,

Defendant.

CASE NO. C 215295
DEPT NO. V

EX PARTE MOTION FOR APPOINTMENT OF INVESTIGATOR

COMES NOW, Defendant, DEMARENE COLEMAN, by and through his attorney of record, CARMINE J. COLUCCI ESQ., of the law firm of CARMINE J. COLUCCI CHTD and hereby requests this Honorable Court to issue an Order, pursuant to Nevada Revised Statute 7.135, appointment professional investigator EDDIE LARUE and/or other investigators of AGR DETECTIVE SERVICES, to investigate, represent and prepare the above-captioned case. Defendant also requests that the Order authorize payment to the investigator not to exceed Two Thousand, Five Hundred Dollars (\$2500),

This Motion is made and based on the attached Points and Authorities.

DATED this () day of December, 2005.

CARMINE J. COLUCCI, ENTD.

CARMINE J. COLUCCI, ESC Nevada Bar #000881

629 South Sixth Street Las Vegas, Nevada 89101

DEC n 7 2005

POINTS AND AUTHORITIES

Defendant is being charged with the crimes of MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS - 200.010, 200.030, 193.165); 2 Counts of ATTEMPTED MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS - 200.030, 200.010, 193.330, 193.165). It would be more efficient for a trained investigator to perform some of the investigation rather than counsel, Carmine J. Colucci Esq. Furthermore, there are numerous state witnesses and other individuals involved with the instant case who must be interviewed.

Carmine J. Colucci Esq. has contacted Private Investigators of AGR DETECTIVE SERVICES, and they have agreed to have on of their professional investigators assist and perform the necessary investigative services at an hourly rate of \$30.00, not to exceed a total of Two Thousand, Five Hundred Dollars (\$2500), an entirely reasonable amount considering the issues of this case and the numerous potential defense witnesses who have to be interviewed or whose backgrounds must be investigated.

Based on the unusual character of this prosecution, its scope and magnitude, it is respectfully requested that this Court order the appointment of the offices of AGR DETECTIVE SERVICES as the investigator to work with defense counsel on this case.

Here, an investigation is necessary in order to properly prepare an adequate defense in this case. NRS 7.135 empowers this Honorable Court to appointment of investigators when such services are necessary for an adequate defense of a criminal case. NRS 7.135 specifically states:

The attorney or attorneys appointed by a magistrate or district court to represent a defendant are entitled, in addition to the fee provided by law for their services, to be reimbursed for expenses reasonably incurred by him or them in representing the defendant and may employ, subject to prior approval of the magistrate or the district court, in an ex parte application, such investigation, expert or other services as may be necessary for an adequate defense.

In the case at bar, Carmine J. Colucci Esq., was appointed by this Honorable Court to act as counsel for Defendant COLEMAN. The number of investigatory tasks that must be completed in preparation for trial establishes that the investigator who will be completing the task will expend

numerous hours on the case at bar. Their efforts will clearly require payment not to exceed Two Thousand, Five Hundred Dollars (\$2500), a reasonable amount considering the complexity of this case and the numerous potential State and defense witnesses who have to be interviewed or whose backgrounds must be investigated. He is financially unable to obtain the requested investigative services.

Base on the foregoing, Defendant respectfully requests this Honorable Court to:

- 1. Order the appointment of AGR Detective Services as the investigators in the case at bar;
- 2. Authorize payment to the investigator not to exceed Two Thousand Five Hundred Dollars

DATED this day of December, 2005.

CARMINE J. COLUÇCI, CHTD.

CARMINE J. GOLUCCI, ESQ

Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 Attorney for Defendant

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Based upon the Ex Parte Motion for Appointment of Investigator filed by Carmine J. Colucci, Esq., on behalf of Defendant, DEMARENE COLEMAN, and good cause appearing therefore;

IT IS HEREBY ORDERED that Defendant DEMARENE COLEMAN'S Ex Parte Motion for Appointment of Investigator is granted;

IT IS FURTHER ORDERED AGR DETECTIVE SERVICES, as Private Investigators are hereby appointed as the investigators for Defendant DEMARENE COLEMAN.

IT IS FURTHER ORDERED that investigative services shall not exceed Two Thousand, Five Hundred Dollars (\$2500.00), which will be billed at Thirty Dollars (\$30.00) per hour.

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IT IS FURTHER ORDERED that private investigator EDDIE LARUE and/or private investigator of AGR DETECTIVE SERVICES be allowed contact visits with Defendant DEMARENE COLEMAN at the Clark County Detention Center.

DATED this day of December, 2005.

Respectfully submitted by:

Nevada Bar #000881 629 South Sixth Street

Las Vegas, Nevada 89101

CARMINE J. COLUZCI, CHTD.

DISTRICA CO

0014 CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 Attorney for Petitioner

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DISTRICT COURT

CLARK COUNTY, NEVADA

CASE NO. C 215295 THE STATE OF NEVADA. DEPT NO. V Plaintiff. VS. DEMARENE COLEMAN, Defendant.

<u>PETITION FOR WRIT OF HABEAS CORPUS</u>

The Honorable Jackie Glass, Judge of the Eighth Judicial District Court of TO: the State of Nevada, in and for the County of Clark

The Petition of DEMARENE COLEMAN, submitted by CARMINE J. COLUCCI, ESQ., of the law firm of CARMINE J. COLUCCI, CHTD., attorney for the above-captioned individual, respectfully shows:

- 1. That Carmine J. Colucci is a duly qualified, practicing and licensed attorney in the City of Las Vegas, County of Clark, State of Nevada;
 - 2. That Petitioner makes this application for a Writ of Habeas Corpus.
- 3. That the place where the Petitioner is imprisoned and restrained of his liberty is the Clark County Detention Center, and the office by whom he is imprisoned and restrained, is Bill Young, Sheriff, Las Vegas Metropolitan Police Department, Las Vegas, Clark County, Nevada.
- 3. That the custody and restraint of Petitioner for the offenses of Count III of the Information Attempted Murder with Use of a Deadly Weapon (felony NRS

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201.010, 200.030, 193.330, 193.165) is unlawful for the following reasons: the State failed to present sufficient evidence of probable cause to believe that petitioner committed the above crime with which he is charged.

- 4. That Petitioner waives the 60-day limitation for being brought to trial.
- 5. That Petitioner consents that if the Petition is not decided within 15 days before the date set for trial, March 20, 2006, the Court may, without notice of hearing, continue the trial indefinitely to a date designated by the Court.
- 6. That no other petition for a Writ of Habeas Corpus has heretofore been filed on behalf of Petitioner.
- 7. That this Petition is based upon the grounds herein above set forth, the records and pleadings on file herein, the Memorandum of Points and Authorities attached hereto, and upon such other grounds and evidence as may be adduced at a hearing on this writ.

WHEREFORE, CARMINE J. COLUCCI, ESQ., prays that this Honorable Court enter an Order directing the County Clerk to issue a Writ of Habeas Corpus directed to Sheriff Bill Young, Sheriff of Clark County, Nevada, commanding Petitioner to appear before your honor, and return the cause of his restraint.

DATED this May of December, 2005.

CARMINE J. COLUCCI, CHTD.

CARMINE J. COLUCCI, ESQ

Nevada Bar No. 000881 629 South Sixth Street Las Vegas, Nevada 89101

Attorney for Petitioner

NOTICE OF MOTION

TO: THE STATE OF NEVADA; Plaintiff; and

TO: DAVID ROGER, DISTRICT ATTORNEY, its Attorney.

YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that the undersigned will bring the above and foregoing PETITION FOR WRIT OF HABEAS CORPUS on for hearing before this Court at the Courtroom of the above-entitled Court on the day of _______, 2005, at the hour of 8:30 a.m. of said day, or as soon thereafter as Counsel can be heard.

DATED this ____ day of December, 2005...

CARMINE J. COLUCCI, CHTD.

CARMINE (J. COLUCCI, ESQ

Nevada Bak No. 000881 629 South Sixth Street Las Vegas, Nevada 89101 Attorney for Petitioner

AFFIDAVIT OF CARMINE J. COLUCCI IN SUPPORT OF PETITION FOR WRIT OF HABEAS CORPUS

STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

CARMINE J. COLUCCI, being first duly sworn, according to law, hereby deposes and says:

- 1. That Affiant is an attorney duly licensed to practice law in the State of Nevada and in such capacity represents Petitioner, DEMARENE COLEMAN.
- 2. That Affiant has been authorized by his client, Petitioner, DEMARENE COLEMAN, to file said Petition for Writ of Habeas Corpus in this matter.
- 3. That Affiant is acting on behalf of his client in the above-entitled matter; has read the foregoing Petition and 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 them to be true.

ARMINE J. COLUCCI

SUBSCRIBED and SWORN to before

me this ___ day of December, 2005.

NOTARY PUBLIC in and for said County and State

MEMORANDUM OF POINTS AND AUTHORITIES SUPPORTING PETITION FOR WRIT OF HABEAS CORPUS

I.

STATEMENT OF FACTS

Petitioner, DEMARENE COLEMAN, is charged by way of Information with 1 Count of Murder with Use of a Deadly Weapon (NRS 200.010,200.030, 193.165), 2 Counts of Attempt Murder with Use of Deadly Weapon (NRS 200.010, 200.030, 193.330, 193.165). A preliminary hearing was conducted in Justice Court on September 16, 2005. Petitioner was bound over on all three charges.

II.

ARGUMENT

A.

THERE IS INSUFFICIENT EVIDENCE TO HOLD PETITIONER ON THE CHARGE OF COUNT III, ATTEMPT MURDER WITH A DEADLY WEAPON.

The issue presented for determination by this court is whether the state presented sufficient evidence to the Court to establish probable cause that Petitioner has committed the crime of Attempt Murder with Use of a Deadly Weapon as alleged in Count III. A reading of the transcript of that proceeding

shows that the state did not.

NRS 34.500 provides in pertinent part as follows:

34.500 Grounds for discharge in certain cases.

If it appears on the return of the writ of habeas corpus that the petitioner is in custody by virtue of process from any court of this state, or judge or officer thereof, the petitioner may be discharged in any one of the following cases:

•••

7. Where the petitioner has been committed or indicted on a criminal charge, including a misdemeanor, except misdemeanor violations of chapter 484 of NRS or any ordinance adopted by a city or county to regulate traffic, without reasonable or probable cause.

Where the evidence presented to the Court is legally insufficient to establish probable cause to hold the defendant for trial the writ should issue and the Petitioner should be discharged. <u>State v. Plas</u>, 80 Nev. 251, 391 P. 2d 867 (1964).

The function of the Court, on a challenge to sufficiency of the evidence presented in order to bind the defendant over to District Court to answer the charges, is to determine whether all of the evidence received establishes probable cause to believe that an offense has been committed and that the defendant has committed it. Thedford v. Sheriff, Clark County, 86 Nev. 741, 476 P.2d 25 (1970). The finding of probable cause may be based on slight, even "marginal" evidence. Sheriff v. Badillo, 95 Nev. 593, 600 P.2d 221 (1979). The State need not produce the quantum of proof required to establish the guilt of the accused beyond a reasonable doubt, but there must be enough evidence to support a reasonable inference that the accused committed the offenses charged. Kinsey v. State, 87 Nev. 361, 487 P.2d 340 (1971).

Petitioner is charged in Count III of Attempt Murder With Use of a Deadly Weapon. Murder is defined in NRS 200.010:

200.010. "Murder" Defined.

Murder is the unlawful killing of a human being, with malice

aforethought, either express or implied, or caused by a controlled substance which was sold, given, traded or otherwise made available to a person in violation of chapter 453 of NRS. The unlawful killing may be effected by any of the various means by which death may be occasioned.

Attempt is defined in NRS 193.330:

193.330 Punishment for Attempts.

1. An act done with the intent to commit a crime, and tending but failing to accomplish it, is an attempt to commit that crime. ..

Specifically, the Nevada Supreme Court has defined attempted murder as "the performance of an act or acts which tend, but fail, to kill a human being, when such acts are done with express malice, namely, with the deliberate intention unlawfully to kill." <u>Keys v. State</u>, 104 Nev. 736, 766 P.2d 270 (1988).

The evidence presented during the preliminary hearing did not establish the necessary elements of Attempt Murder with Use of Deadly Weapon that are required under NRS 200.010 and 193.330 with respect to Petitioner, DEMARENE COLEMAN. No evidence was ever presented to show that DEMARENE COLEMAN engaged in any of the actions towards Andrea Cooper that are required under NRS 200.010 and 193.330.

The only two witnesses presented at the preliminary hearing were Tarencia Henderson and Porscha Johnson. Tarencia Henderson testified at the preliminary hearing that she did not see Andrea Cooper get shot. (Preliminary Hearing Transcript, pp. 43-44). Porscha Johnson testified that she was inside the apartment and that she ran outside after she heard gunshots (Preliminary Hearing Transcript, pp. 19-20). Thus, at the time of the shooting she was inside the apartment and could not see what was going on outside. Neither witness saw Petitioner shoot Andrea Cooper. The State was unable to present any evidence to show that Petitioner fired the shot which

allegedly injured Andrea Cooper. No other evidence was presented during the preliminary hearing which connected the shooting of Andrea Cooper to any actions of the Petitioner. Andrea Cooper did not testify at the preliminary hearing. The state did not present any testimony or other evidence to show that the bullet which struck Andrea Cooper was fired from the gun allegedly used by Petitioner during Commission of acts alleged in Count III of the complaint.

Therefore, since insufficient evidence was presented to establish probable cause, Count IJI, must be dismissed.

DATED this 4 day of December, 2005.

CARMINE J. COLUCCI, CHTD.

CARMINE J_eQLUCCI, ESQ.

Nevada Bak #000881 629 South Sixth Street Las Vegas, NV 89101

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2	CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI CHTD.
3	Nevada Bar #000881 629 South Sixth Street
4	Las Vegas, Nevada 89101
5	(702) 384-1274 Attorney for Petitioner
6	DEMARENE COLEMAN
7	
8	Attorney for Petitioner DEMARENE COLEMAN DISTRICT COURT CLARK COUNTY, NEVADA
9	CLARK COUNTY, NEVADA
10	THE STATE OF NEVADA,) CASE NO. C215295
11 :) DEPT NO V Plaintiff,)
12)
13	vs.)
14	DEMARENE COLEMAN,
15	Defendant.
16)
17	CERTIFICATE OF SERVICE
18	Date of Hearing: _1-5-06
19	Time of Hearing: <u>8:30 a.m.</u>
20	I hereby certify that service of the Petition for Writ of Habeas Corpus was made
21	on the 20 th day of December, 2005, via facsimile transmission pursuant to EDCR 7.26 to
22	Sandra Digiacomo, Esq., Deputy District Attorney at (702) 477-2923.
23	Sariora Digiacomo, Esq., Deputy District Attorney at (792) 477 2020.
24	An employee of
25	CARMINE J. COLUCCI, CHTD.
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FILED 1 0014 CARMINE J. COLUCCI, ESQ. 2 CARMINE J. COLUCCI, CHTD. 2005 DEC 20 A 9 30 Nevada Bar #000881 629 South Sixth Street 3 Las Vegas, Nevada 89101 4 (702) 384-1274 Attorney for Petitioner 5 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA. CASE NO. C 215295 DEPT NO. V 10 Plaintiff. 11 VS. 12 DEMARENE COLEMAN. 13 Defendant. 14

PETITION FOR WRIT OF HABEAS CORPUS

TO: The Honorable Jackie Glass, Judge of the Eighth Judicial District Court of the State of Nevada, in and for the County of Clark

The Petition of DEMARENE COLEMAN, submitted by CARMINE J. COLUCCI, ESQ., of the law firm of CARMINE J. COLUCCI, CHTD., attorney for the above-captioned individual, respectfully shows:

- 1. That Carmine J. Colucci is a duly qualified, practicing and licensed attorney in the City of Las Vegas, County of Clark, State of Nevada;
 - 2. That Petitioner makes this application for a Writ of Habeas Corpus.
- 3. That the place where the Petitioner is imprisoned and restrained of his liberty is the Clark County Detention Center, and the office by whom he is 134 imprisoned and restrained is Bill Young Shortff Loc Voges Methods in Principles

FILED

1 CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI CHTD.
2 Nevada Bar #000881
629 South Sixth Street
Las Vegas, Nevada 89101
(702) 384-1274
4 Attorney for Defendant, DEMARENE COLEMAN
5

DEC 21 12 53 PM '05

Shirley to Rangine

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

∥ vs.

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DEMARENE COLEMAN,

Defendant,

STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE PETITION FOR WRIT OF HABEAS CORPUS

IT IS HEREBY STIPULATED AND AGREED by and between the respective undersigned counsel for the parties hereto that the Defendant, DEMARENE COLEMAN, shall have up to and including December 22, 2005, in which to file a Petition for Writ of Habeas Corpus in the above-entitled matter.

DATED: December 0, 2005.

DATED. December <u>0</u>, 2005.

CARMINE J. COLUCCI CHTD.

24 CARMINEJ. COLUCCI. ESQ.

Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 Attorney for Defendant

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DEC 2 1 2005

COUNTY CLERK

DAVID ROGER

DATED: December 2, 2005.

DISTRICT ATTORNEY

CASE NO. C215295

DEPT NO.

SANDRA DIGIACOMO, ESQ.

Deputy District Attorney Nevada Bar #006204

200 Lewis Ave.

Las Vegas, Nevada 89101 Attorney for Plaintiff

<u>ORDER</u>

IT IS HEREBY ORDERED that the Defendant, DEMARENE COLEMAN, shall have to and including December 22, 2005, in which to file a Petition for Writ of Habeas Corpus.

DATED this aday of December, 2005.

DISTRICT JUDGE

CAPAINE LECT FOO

CARMINE J. COLUCCI, ESQ. Nevada Bar #000881

CARMINE J. COLUCCI CHTD.

629 South Sixth Street Las Vegas, Nevada 89101

Attorney for Defendant

FILED 1 **CERT** CARMINE J. COLUCCI, ESQ. 2 CARMINE J. COLUCCI CHTD. DEC 21 5 00 PH '05 Nevada Bar #000881 3 CLERK 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 5 Attorney for Petitioner **DEMARENE COLEMAN** 7 8 DISTRICT COURT 9 **CLARK COUNTY, NEVADA** 10 THE STATE OF NEVADA,) CASE NO. C215295 . 11 DEPT NO. Plaintiff, 12 13 VS. 14 DEMARENE COLEMAN, 15 Defendant. 16 17 **CERTIFICATE OF SERVICE** 18 Date of Hearing: 1-5-06 Time of Hearing: 8:30 a.m. I hereby certify that service of the Petition for Writ of Habeas Corpus was made on the 21st day of December, 2005, via facsimile transmission pursuant to EDCR 7.26 to Brian Bloomfield, Esq., at (702) 366-1653. 23 24 An employee of CARMINE J. COLUCCI, CHTD. 25 26 27

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0014 CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 Attorney for Petitioner	TOUS DEC 20 A 9:30
DISTRIC	T COURT
CLARK COU	NTY, NEVADA
THE STATE OF NEVADA.) CASE NO. C 215295
Plaintiff,) DEPT NO. V
vs.	
DEMARENE COLEMAN,	{
Defendant.	} }

PETITION FOR WRIT OF HABEAS CORPUS

TO: The Honorable Jackie Glass, Judge of the Eighth Judicial District Court of the State of Nevada, in and for the County of Clark

The Petition of DEMARENE COLEMAN, submitted by CARMINE J. COLUCCI, ESQ., of the law firm of CARMINE J. COLUCCI, CHTD., attorney for the above-captioned individual, respectfully shows:

- 1. That Carmine J. Colucci is a duly qualified, practicing and licensed attorney in the City of Las Vegas, County of Clark, State of Nevada;
 - 2. That Petitioner makes this application for a Writ of Habeas Corpus.
- 3. That the place where the Petitioner is imprisoned and restrained of his liberty is the Clark County Detention Center, and the office by whom he is imprisoned and restrained, is Bill Young, Sheriff, Las Vegas Metropolitan Police



1 ORDR FILED CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI CHTD. Nevada Bar #000881 2005 DEC 23 1 A 11: 34 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 5 Attorney for Petitioner **DEMARENE COLEMAN** 6 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 THE STATE OF NEVADA,) CASE NO. C215295 DEPT NO. 11 Plaintiff, 12 VS. 13 DEMARENE COLEMAN, 14 Defendant. 15 16 17 <u>ORDER</u> 18 Date of Hearing: 1/5/06
Time of Hearing: 2:30 AM The petition of DEMARENE COLEMAN, by and through his attorney, CARMINE J. COLUCCI, ESQ., of the law firm of CARMINE J. COLUCCI CHTD., having been filed in the above-entitled matter, 23 IT IS HEREBY ORDERED, ADJUDGED AND DECREED that you, SHIRLEY 24 PARRAGUIRE, Clerk of the Eighth Judicial District Court of the State of Nevada, in and 25 26 27 28

for the County of Clark, issue a Writ of Habeas Corpus in the above-captioned matter.

DATED and DONE this ____ day of December, 2005.

DISTRICT JUDGE

CARMINE J. COLUCCI CHTD.

CARMINE J. COLUCCI, ESQ.

Nevada Bar\#000881 629 South Sixth Street Las Vegas, Nevada 89101

Attorney for Petitioner

WRIT
CARMINE J. COLUCCI CHTD.
CARMINE J. COLUCCI, ESQ.
Nevada Bar #000881
629 South Sixth Street
Las Vegas, Nevada 89101
(702) 384-1274
Attorney for Petitioner
DEMARENE COLEMAN

FILED

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,) CASE NO. C21529) DEPT NO. V		
Plaintiff,))		
vs.))		
DEMARENE COLEMAN,	, }		
Respondent.	,) ,		

WRIT OF HABEAS CORPUS

TO: BILL YOUNG, Clark County Sheriff, Clark County, Nevada GREETINGS:

We command you to produce the body of the above captioned person, by you imprisoned and detained, as it is alleged, together with the time and cause of such imprisonment and detention, by whatever name said above-captioned person shall be called or charged, before the Honorable Jackie Glass, District Judge, at her Chambers or her Courtroom in the County Courthouse Building in the City of Las Vegas, County of Clark, State of Nevada, on the Aday of January, 2006, at the hour of 8:30 a.m., to do

FAF C. J. V. J.D. DEC 23 2005

and receive that which shall then and there be considered concerning the said abovecaptioned person; and have you then and there this Writ.

DATED and DONE this <u>23</u> day of December, 2005.

SHIRLEY PARRAGUIRE, COUNTY CLERK

CARMINE J. COLUCCI CHTD.

TERI BRAEGELMANN

DEPUTY

BY

Nevada Bar #00088 → 629 South Sixth Street

Las Vegas, Nevada 89101

Attorney for Petitioner,

DEMARENE COLEMAN

1 ROC CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI CHTD. Nevada Bar #000881 3 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 5 Attorney for Petitioner **DEMARENE COLEMAN** 6 7 8 DISTRICT COURT 9 10 THE STATE OF NEVADA, 11 Plaintiff, 12 VS. 13 DEMARENE COLEMAN, 14 Defendant. 15 16 RECEIPT OF COPY 17 Date of Hearing: 1/5/05 18 19 20 21 22 23

FILED

2005 DEC 23 IP 2: 5

CLARK COUNTY, NEVADA

) CASE NO. C215295) DEPT NO.

Time of Hearing: 8:30 a.m.

RECEIPT OF A COPY of ORDER and WRIT OF HABEAS CORPUS in the

above-entitled matter is hereby acknowledged this day of December, 2005.

DISTRICT_ATTORNEY

Deputy District Attorney 200 South Third Street

Las Vegas, Nevada 89155

Attorney for Plaintiff

26

1 FILED **CERT** CARMINE J. COLUCCI, ESQ. 2 CARMINE J. COLUCCI CHTD. 2005 DEC 23 P 2: 56 Nevada Bar #000881 3 629 South Sixth Street 4 Las Vegas, Nevada 89101 (702) 384-1274 5 Attorney for Petitioner **DEMARENE COLEMAN** 6 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10) CASE NO. C215295 THE STATE OF NEVADA. 11 DEPT NO. Plaintiff, 12 13 VS. 14 DEMARENE COLEMAN, 15 Defendant. 16 17 **CERTIFICATE OF MAILING** I HEREBY CERTIFY that on the 23 day of Wecenhau 2005, I deposited in the 18 519 M United States Mail at Las Vegas, Nevada, a true and correct copy of Petition for Writ of **1**20 Habeas Corpus, Points and Authorities in Support of Petition for Writ of Habeas Corpus, Order and Writ of Habeas enclosed in a sealed envelope upon which first class postage 23 has been fully prepaid, addressed to: 24 Bill Young Clark County Sheriff 25 400 East Stewart 26 Las Vegas, NV 89101 27 28

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CARMINE J. COLUCCI, CHTD.

FILED 1 **AFF** CARMINE J. COLUCCI, ESQ. 2 CARMINE J. COLUCCI CHTD. Nevada Bar #000881 Shirty 1: , inspine 629 South Sixth Street 4 Las Vegas, Nevada 89101 (702) 384-1274 5 Attorney for Petitioner DEMARENE COLEMAN 6 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 THE STATE OF NEVADA.) CASE NO. C215295 11 DEPT NO. Plaintiff, 12 VS. 13 14 DEMARENE COLEMAN. 15 Defendant. 16 17 AMENDED AFFIDAVIT OF CARMINE J. COLUCCI IN SUPPORT OF PETITION FOR WRIT OF HABEAS CORPUS 18 STATE OF NEVADA 19) ss: 20 COUNTY OF CLARK 21 CARMINE J. COLUCCI, being first duly sworn, according to law, hereby deposes and says: 22 1. That Affiant is an attorney duly licensed to practice law in the State of Nevada and in such 23 capacity represents Petitioner, DEMARENE COLEMAN. 2. That Affiant has been authorized by his client, Petitioner, DEMARENE COLEMAN, to file said Petition for Writ of Habeas Corpus in this matter. 27 3. That Affiant is acting on behalf of his client in the above-entitled matter; has read the 28 foregoing Petition and knows the contents thereof, and that the same is true of his own knowledge,

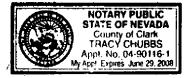
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except as to those matters therein stated on information and belief and as to those matters, he believes them to be true.

CARMINE J. (COLUCÇI

SUBSCRIBED and SWORN to before

me this <u>29</u>day of December, 2005.



NOTARY PUBLIC in and for said County and State

		1 2 3 4 5 6	CERT CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 Attorney for Petitioner DEMARENE COLEMAN
		8	DIOTRIOT COURT
		9	DISTRICT COURT
		10	CLARK COUNTY, NEVADA
		10	THE STATE OF NEVADA,) CASE NO. C215295
) DEPT NO. V Plaintiff,)
		12	j j
		13	vs.)
		14	DEMARENE COLEMAN,
		15	Defendant.)
	_	16)
		17	CERTIFICATE OF SERVICE
		18	Date of Hearing: 1-5-06
		19	Time of Hearing: <u>8:30 a.m.</u>
		20	I hereby certify that service of the Amended Affidavit of Carmine J. Colucci In
		21	Support of Petition for Writ of Habeas Corpus was made on the 29th day of December,
		22	2005, via facsimile transmission pursuant to EDCR 7.26 to Sandra Digiacomo, Esq.,
		23	
MUZIO ALMASE	SEC	24	Deputy District Attorney at (702) 477-2923.
10 m	J	(C) 25	An/employee of
©	9 2005	© 25 © 26 © 27	Parmine J. Colucci, CHTD.
	5	© ₂₇	
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1 2 3 4 5 6 7	AFF CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 Attorney for Petitioner DEMARENE COLEMAN			
8	DISTRICT COURT			
9	CLARK COUNTY, NEVADA			
10 11	THE STATE OF NEVADA,) CASE NO. C215295) DEPT NO. V			
12	Plaintiff,)			
13	vs.			
14	DEMARENE COLEMAN,)			
15	Defendant,)			
16 17				
18	AMENDED AFFIDAVIT OF CARMINE J. COLUCCI IN SUPPORT OF PETITION FOR WRIT OF HABEAS CORPUS			
19	STATE OF NEVADA)			
20) ss: COUNTY OF CLARK)			
21	CARMINE J. COLUCCI, being first duly sworn, according to law, hereby deposes and says:			
22	That Affiant is an attorney duly licensed to practice law in the State of Nevada and in such			
23 24	capacity represents Petitioner, DEMARENE COLEMAN			

FILED 1 RWHC DAVID ROGER 2 Clark County District Attorney Jan 20 11 16 AH '06 Nevada Bar #002781 3 SANDRA K. DIGIACOMO Striky & Paragina Chief Deputy District Attorney 4 Nevada Bar #006204 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 State of Nevada 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 In the Matter of Application, 11 of Case No. C215295 12 Dept No. V DEMARENE COLEMAN, 13 #1963947 14 for a Writ of Habeas Corpus. 15 16 17 RETURN TO WRIT OF HABEAS CORPUS 18 DATE OF HEARING: 01/24/06 19 TIME OF HEARING: 8:30 A.M.

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COMES NOW, BILL YOUNG, Sheriff of Clark County, Nevada, Respondent, through his counsel, DAVID ROGER, District Attorney, through SANDRA K. DIGIACOMO, 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 5th day of January, 2006, and made returnable on the 24th day of January, 2006, at the hour of 8:30 o'clock A.M., before the above-entitled Court, and states as follows:

- 1. Respondent admits the allegations of Paragraph(s) 3(a) and 6 of the Petitioner's Petition for Writ of Habeas Corpus.
 - 2. Respondent denies the allegations of Paragraph(s) 3(b) of the Petitioner's Petition

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for Writ of Habeas Corpus.

- 3. Paragraph(s) 1, 2, 4, 5, and 7 do not require admission or denial.
- 4. The Petitioner is in the actual custody of BILL YOUNG, 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.

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

DATED this 26th day of January, 2006.

Respectfully submitted,

DAVID ROGER

Clark County District Attorney

Nevada Bar # 002781

BY

SANDRA K. DIGIACOMO Chief Deputy District Attorney Nevada Bar/#006204

POINTS AND AUTHORITIES

STATEMENT OF THE CASE

On or about July 22, 2005, Demarene Coleman, hereinafter Defendant, was charged by way of criminal complaint with one (1) count of Murder With Use of a Deadly Weapon and two (2) counts of Attempt Murder With Use of a Deadly Weapon. A preliminary hearing was scheduled for August 8, 2005. On July 29, 2005, the preliminary hearing was reset for September 16, 2005.

On September 16, 2005, a preliminary hearing was held; at its conclusion, Defendant was held to answer in district court on all three (3) charges. On October 4, 2005, Defendant was arraigned in this Court; he pleaded not guilty and invoked his right to a speedy trial. A trial date was scheduled for November 14, 2005.

On November 8, 2005, the Special Public Defender's office was allowed to withdraw

due to a conflict. On November 17, 2005, current counsel was appointed and the matter was continued for him to receive the discovery. On November 29, 2005, a trial date was scheduled for March 20, 2006.

On December 21, 2005, a stipulation signed by the State and defense was filed with this Court thereby extending the time for defense counsel to file a Petition for Writ of Habeas Corpus. On January 5, 2006, the State was granted an extension of time in order to respond to the petition. A hearing is currently scheduled for January 24, 2006.

STATEMENT OF FACTS

On July 10, 2005, Porscha Johnson and her friend, Andrea Cooper, went to a Mobile station by her house. (Preliminary Hearing Transcript (PHT), pp. 4-5). There, she got into a verbal and physical altercation with the co-defendant, Montelle Motley. (PHT, pp. 6-10, 27-28). Defendant, the co-defendant's boyfriend, arrived at the Mobile and helped break up the fight. (PHT, pp. 10-12, 27-28). At this point, Ms. Johnson jumped into her truck and drove home, by way of an alley that leads to her apartment; she was followed by Defendant and the co-defendant. (PHT, pp. 12-15, 29). When Ms. Johnson got close to her apartment, Ms. Cooper jumped out of the vehicle. (PHT, pp. 15). When Ms. Johnson finally parked her car and got out, Ms. Cooper and her boyfriend (the victim), Tanzie Austin, were walking out of the apartment. (PHT, pp. 15-16). Defendant's vehicle was parked just down the alley from her apartment with the lights out. (PHT, pp. 16).

As Ms. Johnson was walking up to the apartment, Mr. Austin and Ms. Cooper both were walking out; Defendant got out of his vehicle and walked towards them. (PHT, pp. 16-17). Defendant and Mr. Austin discussed the fight their girlfriends had just incurred. (PHT, p. 30). Present at the time were four (4) other people; Defendant and Mr. Austin did not fight during the conversation. (PHT, p. 31). At this point, Monica Ramsey rides up on her bicycle and Mr. Austin tells her to go home. (PHT, p. 31). Ms. Ramsey got off of her bicycle and got into Mr. Austin's face, poking him in the forehead. (PHT, pp. 31-32). Mr. Austin pushed her face away and told her to go home. (PHT, p. 32). Ms. Ramsey then grabbed Mr. Austin and began choking him. (PHT, p. 32). Mr. Austin picked her up and

slammed her to the ground; he held her down trying to get her to stop fighting with and hitting him. (PHT, p. 33-34, 54). Ms. Ramsey's daughter then hit Mr. Austin and he got up to go after her, not knowing who it was that hit him; Ms. Ramsey then starts hitting Mr. Austin again. (PHT, pp. 34, 55). At this point, Mr. Austin begins to fight back with Ms. Ramsey and actually swings at her. (PHT, pp. 34-35, 55). Mr. Austin slammed Ms. Ramsey to the ground a second time and held her down as she still continued to try and fight with him. (PHT, pp. 35, 56).

During the fight, Defendant paced back and forth but he did not try to stop the fight or participate in the fight at all except he was heard to say "this can't happen like this." (PHT, pp. 35-36, 50, 53). Defendant then pulled a gun and put it to Mr. Austin's back; Defendant was "calm as day." (PHT, pp. 35, 37-38, 56). Mr. Austin was on his knees facing away from Defendant and immediately threw his hands up in the air indicating that he was not doing anything wrong, just trying to stop Ms. Ramsey. (PHT, pp. 37-39, 45). Defendant then shot two (2) to three (3) times into Mr. Austin's back. (PHT, pp. 38-39). Mr. Austin then turned around, sitting on the ground, and asked Defendant not to shoot anymore; instead, Defendant fired five (5) or six (6) more times at Mr. Austin. (PHT, pp. 38-39). Defendant then ran away through the alley with the co-defendant. (PHT, pp. 39-40).

During the shooting, Defendant never aimed the gun at any other person; however, Ms. Cooper and Ms. Ramsey were both hit by the gunfire. (PHT, p. 41). At the time of the shooting, Ms. Ramsey was on the ground close to Mr. Austin and Ms. Cooper was to the right of them on the sidewalk. (PHT, p. 42). Ms. Cooper was taken away by ambulance for her gunshot wound. (PHT, p. 43).

Tarencia Henderson, the witness who testified regarding the shooting, stated that she saw Ms. Ramsey get hit with a bullet but did not actually see a bullet hit Ms. Cooper. (PHT, pp. 43-44). However, Ms. Henderson did testify that before the shooting, Ms. Cooper did not have a bullet wound but that after the shooting she did have a wound right above her knee. (PHT, p. 57).

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ARUMENT

THE STATE PRESENTED SUFFICIENT EVIDENCE AT THE PRELIMINARY HEARING TO SUPPORT THE ATTEMPT MURDER WITH A DEADLY WEAPON CHARGE FOR VICTIM ANDREA COOPER

In his petition, Defendant argues that there was not sufficient evidence presented at the preliminary hearing to hold him to answer to the charge in Count III, Attempt Murder With Use of a Deadly Weapon, because neither witness who testified at the preliminary hearing actually saw Ms. Cooper get shot. Defendant's argument is without merit.

NRS 171.206 states, in pertinent part:

If from the evidence it appears to the magistrate that there is probable cause to believe that an offense has been committed and that the defendant has committed it, the magistrate shall forthwith hold him to answer in the district court; otherwise the magistrate shall discharge him.

The magistrate may order an accused to answer the charges filed against him upon a finding that a public offense has been committed, and slight or marginal evidence that the defendant committed the crime. See, Sheriff v. Hodes, 96 Nev. 184, 186, 606 P.2d 178, 180 (1980); Beasley v. Lamb, 79 Nev. 78, 80, 378 P.2d 524, 525 (1963); State v. Fuchs, 78 Nev. 63, 65, 368 P.2d 869, 869 (1962).

The State only has to present enough evidence to support a reasonable inference that the accused committed the crime and does not need to negate all possible inferences as to doubt. See Abbot v. Sheriff, Carson City, 87 Nev. 397, 400, 487 P.2d 1067, 1068-1069 (1971); Lamb v. Holsten, 85 Nev. 566, 568, 459 P.2d 771, 772 (1969); Johnson v. State, 82 Nev. 338, 341, 418 P.2d 495, 496 (1966). Further, the State may present a case based solely on circumstantial evidence. See, Howard v. Sheriff, 93 Nev. 30, 31, 559 P.2d 827, 827 (1977). The Nevada Supreme Court has explicitly held that a preliminary examination is "not a substitute for trial," and that the "full and complete exploration of all facets of the case" should be reserved for trial. Marcum v. Sheriff, 85 Nev. 175, 178, 451 P.2d 845, 847 (1969); see also, Robertson v. Sheriff, 85 Nev. 681, 683, 462 P.2d 528, 529 (1969).

In the instant case, the State presented evidence that Defendant shot and killed Mr. Austin. Defendant fired the gun at Mr. Austin approximately seven (7) to eight (8) times and did so even after Mr. Austin asked Defendant not to shoot him. Defendant never aimed the gun at anyone else present for this incident. However, two (2) other persons present were hit by Defendant's gunfire. Even though no one actually saw the bullet go into Ms. Cooper's leg, evidence was presented that Ms. Cooper did not have such a wound before Defendant fired his gun, only afterwards. The burden of proof at preliminary hearing is slight, marginal evidence. Certainly, under the doctrine of transferred intent, the State met its burden with respect to Ms. Cooper or Count III. CONCLUSION Based upon the foregoing, this Court should deny Defendant's Petition for Writ of Habeas Corpus. DATED this 26/12 day of January, 2006. Respectfully submitted, DAVID ROGER Clark County District Attorney Nevada Bar # 002781 BY Chief Deputy District Attorney Nevada Bar #006204

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that service of RETURN TO WRIT OF HABEAS CORPUS, was made this 20th day of January, 2006, by facsimile transmission to:

CARMINE COLUCCI, ESQ. FAX #384-4453

Secretary for the District Attorney's Office

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1	INFO DAVID ROGER Line Stangen
2	Clark County District Attorney
3	Nevada Bar #002781 SANDRA K. DIGIACOMO
4	Deputy District Attorney Nevada Bar #006204
5	200 South Third Street Las Vegas, Nevada 89155-2212
6	(702) 455-4711 Attorney for Plaintiff
7	I.A. 10/04/05 DISTRICT COURT
8	8:30 A.M. CLARK COUNTY, NEVADA SPD / BLOOMFIELD
9	THE CTATE OF NEWARA
10	THE STATE OF NEVADA,)
11	Plaintiff, Case No: C215295 Dept No: V
12	-vs-
13	DEMARENE COLEMAN #1963947, MONTELLE RENNE MOTLEY, aka, INFORMATION
14	Montelle Renee Motley, #1581681 INFORMATION
15	Defendant.
16	STATE OF NEVADA)
17	COUNTY OF CLARK) ss.
18	DAVID ROGER, District Attorney within and for the County of Clark, State of
19	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
20	That DEMARENE COLEMAN and MONTELLE RENNE MOTLEY, aka, Montelle
21	Renee Motley, the Defendant(s) above named, having committed the crimes of MURDER
22	WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010, 200.030, 193.165);
23	ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Felony - NRS 200.010,
24	200.030, 193.330, 193.165); and ACCESSORY TO MURDER (Felony - NRS 200.010,
25	200.030, 195.030, 195.040), on or about the 10th day of July, 2005, within the County of
26	Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made
27	and provided, and against the peace and dignity of the State of Nevada,
28	///

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COUNT 1 - MURDER WITH USE OF A DEADLY WEAPON

Defendant DEMARENE COLEMAN did then and there wilfully, feloniously, without authority of law, and with premeditation and deliberation, and with malice aforethought, kill TANZIE AUSTIN, a human being, by shooting at and into the body of the said TANZIE AUSTIN, with a deadly weapon, to-wit: a firearm.

COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendant DEMARENE COLEMAN did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MONICA RAMSEY or the defendant having the intent to kill TANZIE AUSTIN, the intent to kill being transferred to MONICA RAMSEY, a human being, by shooting at and into the body of the said MONICA RAMSEY, with a deadly weapon, to-wit: a firearm.

COUNT 3 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

Defendant DEMARENE COLEMAN did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill ANDREA COOPER or the defendant having the intent to kill TANZIE AUSTIN, the intent to kill being transferred to ANDREA COOPER, a human being, by shooting at and into the body of the said ANDREA COOPER, with a deadly weapon, to-wit: a firearm.

COUNT 4 - ACCESSORY TO MURDER

Defendant MONTELLE RENNE MOTLEY, aka Montelle Renee Motley did then and there wilfully, unlawfully and feloniously harbor, conceal, or aid DEMARENE COLEMAN, with the intent that the said DEMARENE COLEMAN might avoid or escape from arrest, trial, conviction, or punishment, having knowledge that the said DEMARENE

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COLEMAN had committed a felony, to-wit: murder, and was liable to arrest therefore by the said Defendant aiding in obtaining a place for DEMARENE COLEMAN to reside and by providing transportation for him.

BY

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

DA#05F15000A-B/sam LVMPD EV#0507100530 MWDW; ATT MWDW; ACC'Y MURDER - F (TK4)

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CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101

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DISTRICT COURT

CLARK COUNTY, NEVADA

) CASE NO. C 215295 THE STATE OF NEVADA. DEPT NO. V Date of Hearing: 1/24/06 Time of Hearing: 8:30 a.m. DEMARENE COLEMAN,

REPLY TO STATE'S RETURN TO DEFENDANT'S WRIT OF HABEAS CORPUS

COMES NOW, Petitioner, DEMARENE COLEMAN, by and through his counsel, CARMINE J. COLUCCI ESQ, of the law firm of CARMINE J. COLUCCI CHTD. and brings forth this Reply to State's Return to Defendant's Writ of Habeas Corpus. This Reply is made and based upon the following points and authorities and pleadings and papers on file.

DATED this 23 day of January, 2006.

CARMINE J. COLUCCI, CHTD.

CARMINE J. COLUCCI, ESQ.

Nevada Bar No. 000881 629 South Sixth Street

Las Vegas, Nevada 89101

Attorney for Petitioner

ARGUMENT

In order to bind a defendant over to District Court for trial in a matter, the state must present enough evidence at the preliminary hearing to support a reasonable inference that the accused committed the offense. *Johnson v. State*, 82 Nev. 338, 418 P.2d 495 (1966). The state did not present any evidence that Mr. Coleman shot Andrea Cooper. Neither one of the witnesses who testified at the preliminary hearing saw the defendant shoot her. There was not any evidence indicating the bullet used in shooting Ms. Cooper was the same type of bullet used in the gun allegedly used by Mr. Coleman.

While there does not have to be overwhelming evidence of guilt to bind a defendant over for trial on a criminal complaint, there must be some evidence to support the inference that he committed the crime. The state has not presented any evidence that Mr. Coleman shot Andrea Cooper. Thus, there is insufficient evidence to hold Petitioner on the charge of Count III, Attempt Murder with a Deadly Weapon.

DATED this 23 day of January, 2006.

CARMINE J. COLUCCI, CHTD.

CARMINE J COLUCCI, ESC

Nevada Bar #000881 629 South Sixth Street

Las Vegas, NV 89101

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that service of RETURN TO WRIT OF HABEAS CORPUS, was made this 23rd day of January, 2006, by facsimile transmission to:

Sandra Digiacomo Esq. Deputy District Attorney Fax # 702-477-2923

An employee of Caterine J. Colucci CHTD.

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CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. 2 Nevada Bar #000881 629 South Sixth Street 3 Las Vegas, Nevada 89101 (702) 384-1274 4 Attorney for Petitioner 5 б DISTRICT COURT 7 CLARK COUNTY, NEVADA 8) CASE NO. C 215295 THE STATE OF NEVADA. 9 DEPT NO. V Plaintiff. 10 Date of Hearing: 1/24/06 Time of Hearing: 8:30 a.m. 11 VS. DEMARENE COLEMAN, 12 13 Defendant.

REPLY TO STATE'S RETURN TO DEFENDANT'S WRIT OF HABEAS CORPUS

COMES NOW, Petitioner, DEMARENE COLEMAN, by and through his counsel, CARMINE J. COLUCCI ESQ, of the law firm of CARMINE J. COLUCCI CHTD. and brings forth this Reply to State's Return to Defendant's Writ of Habeas Corpus. This Reply is made and based upon the following points and authorities and pleadings and papers on file.

DATED this 23 day of January, 2006.

CARMINE J. COLUCCI, CHTD.

CARMINE J. COLUCCI, ESQ.

Nevada Bar No. 000881 629 South Street 162Las Vegas, Nevada 89101 Attorney for Petitioner

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1	ORDR	
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781	FILED
3	SANDRA K. DIGIACOMO	FER 2 8 11 AM '06
4	Deputy District Attorney Nevada Bar #006204	le de 17
5	200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500	Shiley & Farmyine
6	(702) 671-2500 Attorney for Plaintiff	
7		
8		RICT COURT
9	CLARK CO	DUNTY, NEVADA
10	THE STATE OF NEVADA,	,
11	Plaintiff,)
12	-VS-)
13	DEMARENE COLEMAN,	Case No. C215295 Dept No. V
14	#1963947	}
15	Defendant.	}
16		_)
17	ORDER DENYING DEFEND.	ANT'S WRIT OF HABEAS CORPUS
18		DADDIG 01/00/07
19	<u> </u>	EARING: 01/23/06 ARING: 8:30 A.M.
20	THIS MATTER having come on for	or hearing before the above entitled Court on the
21	23rd day of January, 2006, the Defendar	nt being present, SARAH GASKILL, ESQ., the
22	Plaintiff being represented by DAVID R	OGER, District Attorney, through SANDRA K.
23	DIGIACOMO, Deputy District Attorney,	and the Court having heard the arguments of
24	counsel and good cause appearing therefor	,
25	///	
2 200	///	
20	///	
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Q		·

IT IS HEREBY ORDERED that the Defendant's Writ of Habeas Corpus, shall be, and I it is DENIED. DATED this _ day of January, 2006. **DAVID ROGER** DISTRICT ATTORNEY Nevada Bar #002781 SANDRA K. DIGIACOMO Deputy District Attorney Nevada Bar #006204

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CARMINE J. COLUCCI, ESQ.
CARMINE J. COLUCCI, CHTD.
Nevada Bar #000881
629 South Sixth Street
Las Vegas, Nevada 89101
(702) 384-1274
Attorney for Petitioner

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

vs.

DEMARENE COLEMAN,

Defendant.

CASE NO. C 215295 DEPT NO. V

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MOTION IN LIMINE

COMES NOW the Defendant, DEMARENE COLEMAN, by and through his attorney CARMINE J. COLUCCI, ESQ., of the law firm of CARMINE J. COLUCCI, CHTD., and moves this court pursuant to EDCR 3.28 for an order precluding the State from introducing the Defendant's non-felony prior criminal record, limiting the State's introduction of autopsy photographs and photographs from the scene of the alleged homicide and an order precluding the State from referring to the decedent as the "victim," the incident as "murder" and the scene as the "crime scene" during the trial of this case.

This motion is based upon the points and authorities submitted herein

23 scene 24 25 ///

26 Ref /////

FER 27 2006

1	together with the arguments of counsel for the respective parties hereto.
2	DATED this 27 day of February, 2006.
3	CARMINE J. COLUCCI, CHTD.
4	Carminat Colucio
5	CARMINE J. COLUCCI, ESQ. Nevada Bar No.000881
6	629 South Sixth Street Las Vegas, Nevada 89101
7	Attorney for Defendant
8	<u>NOTICE OF MOTION</u>
9	TO: THE STATE OF NEVADA; Plaintiff; and
10	TO: DAVID ROGER, DISTRICT ATTORNEY, its Attorney.
11	YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that the undersigned
12	will bring the foregoing Motion on for hearing before this Court at the Courtroom
13	of the above-entitled Court on the \underline{i} day of \underline{MAW} , 2006, at the hour
14	of 9:00 a.m. of said day, or as soon thereafter as Counsel may be heard.
15	DATED this 27 day of February, 2006.
16	CARMINE J. COLUCCI, CHTD.
17	Ω . $I\Omega$
18	CARMINE J. COLUCCI, ESQ.
19	Nevada Bar #000881 629 South Sixth Street
20	Las Vegas, Nevada 89101 Attorney for Defendant
21	POINTS AND AUTHORITIES
22	I.
23	FACTS
24	Porscha Johnson (hereinafter Johnson) and Montelle Motley (hereinafter
25	Motley) got into a fight at a gas station in the early morning hours of July 10,
26	2005. Defendant, DEMARENE COLEMAN (hereinafter COLEMAN), (Motley's
27	2000. Edicitati, Edining Codesing (Motor)
28	2

boyfriend and co-defendant) arrived and broke up the fight. Johnson then drove home. COLEMAN and Motley allegedly followed her there by car.

Andrea Cooper (hereinafter Cooper), who was with Johnson at the gas station, got out of Johnson's car close to her apartment. When Johnson parked her car, she was approached by Cooper and by her boyfriend Tanzie Austin (hereinafter Austin). COLEMAN who had parked nearby then approached them as well.

Monica Ramsey (hereinafter Ramsey) then rode up to this group on her bicycle. She got off of her bicycle and proceeded to get into a fight with Austin. He pushed her on the ground and continued to hold her down. At this point, COLEMAN allegedly approached Austin from behind and fired his gun hitting Austin, Cooper and Ramsey. Austin was fatally wounded.

II.

ARGUMENT

The issue before this court is whether certain evidence should be admitted at time of trial and whether the State should be precluded from using certain inflammatory and improper words in framing their questions and making their objections or responses thereto during trial. For the reasons set forth below, Defendant asserts that this motion should be granted.

A. CRIMINAL RECORD

The Defendant does not have a felony conviction. Therefore, pursuant to NRS 50.095, any reference to any other conviction would not be proper in an attempt to impeach the Defendant should he decide to testify at trial.

NRS 50.095 states in pertinent part as follows:

50.095. Impeachment by evidence of conviction of crime.

1. For the purpose of attacking the credibility of a witness, evidence that he has been convicted of a crime is admissible but only if the crime was punishable by death or imprisonment for more than 1 year

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under the law under which he was convicted.

- 2. Evidence of a conviction is inadmissible under this section if a period of more than 10 years has elapsed since:
 - (a) The date of the release of the witness from confinement; or
 - (b) The expiration of the period of his parole, probation or sentence, whichever is the later date.
- 3. Evidence of a conviction is inadmissible under this section if the conviction has been the subject of a pardon.
- 4. Evidence of juvenile adjudications is inadmissible under this section.
- 5. The pendency of an appeal therefrom does not render evidence of a conviction inadmissible. Evidence of the pendency of an appeal is admissible.
- 6. A certified copy of a conviction is prima facie evidence of the conviction.

Further, under NRS 48.035 or 48.045, the facts and circumstances of his convictions would not be admissible under any of the exceptions allowed under this statute.

NRS 48.045 states as follows:

- 48.045. Evidence of character inadmissible to prove conduct exceptions; other crimes.
- 1. Evidence of a person's character or a trait of his character is not admissible for the purpose of proving that he acted in conformity therewith on a particular occasion, except:
- (a) Evidence of his character or a trait of his character offered by an accused, and similar evidence offered by the prosecution to rebut such evidence;
- (b) Evidence of the character or a trait of character of the victim of the crime offered by an accused, subject to the procedural requirements of NRS 48.069 where applicable, and similar evidence offered by the prosecution to rebut such evidence; and
- (c) Unless excluded by NRS 50.090, evidence of the character of a witness, offered to attack or support his credibility, within the limits provided by NRS 50.085.
- 2. Evidence of other crimes, wrongs or acts is not admissible to prove

the character of a person in order to show that he acted in conformity therewith. It may, however, be admissible for other purposes, such as proof of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident.

Additionally under NRS 48.045, character evidence is not admissible to show the likelihood that the Defendant acted in conformity therewith in the instant case. Character evidence is only admissible when the Defendant puts his character at issue.

B. PHOTOGRAPHS AND CLOTHING

With respect to the autopsy photographs and photographs taken of the location of the incident which the State intends to introduce at trial, the Defendant seeks an in-camera review of the photographs that the State intends to introduce. It is anticipated that the coroner will testify as to the cause of death. The coroner undoubtedly also will testify as to the location of each of the bullet entry and exit wounds. There will be testimony that Austin was dead at the location where the shooting occurred and that he was dead when the police arrived. It is anticipated that there will be testimony that Ramsey and Cooper were shot in their legs. Showing photographs of the laid out bleeding dead body of Austin or photographs of Ramsey and Cooper who were also shot, will serve no purpose other than to inflame the jury. The prejudicial impact of these photographs substantially outweighs their probative value.

The State may also intend to offer certain items of clothing removed from the decedent's body or from Ramsey and Cooper who were also shot, most of which

are blood stained. Again, the prejudicial impact of the introduction of these clothes or even pictures of them, substantially outweighs their probative value and provides no additional pertinent information that the jury won't receive from other sources.

While the admission of photographs lies within the sound discretion of the district court, <u>Dominguez v. State</u>, 112 Nev. 683, 695, 917 P.2d 1364 (1996), NRS 48.035(1) precludes the admission of evidence even when it is otherwise admissible for the above stated reasons.

48.035. Exclusion of relevant evidence on grounds of prejudice, confusion or waste of time.

1. Although relevant, evidence is not admissible if its probative value is substantially outweighed by the danger of unfair prejudice, of confusion of the issues or of misleading the jury.

...

Simply depicting the location of the wounds inflicted during this incident by way of diagram(s) or by testimonial description will suffice to give the jury an accurate perception of the location of each wound. This should be sufficient for the State's purposes. This case is not complicated nor does it require extensive expert medical testimony in order for the State to show the manner and cause of death and the infliction of the other wounds on the decedent or on Ramsey and Cooper. Therefore, the admission of the aforementioned photographs and articles of clothing must be limited.

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C. INFLAMMATORY LANGUAGE

The defense also seeks an order precluding the State or their witnesses from using the words "murder," "victim" or "crime scene," during the trial in this case. The Defendant asserts that the continued use of these words by the State would allow them to formulate and base their opening statement, trial questions, objections, witness testimony and arguments on facts not yet in evidence. By allowing the State to use these words, the prosecutor would be permitted to improperly characterize various aspects of the incident and to improperly characterize the participants in this case as "victims" before the jurors have had an opportunity to decide whether that is an accurate assessment when they have the case submitted to them.

If the State is allowed to use these words, then the accuracy of their characterization of the evidence will be conveyed to the jurors for their consideration with the State's backing. This would constitute improper argument, vouching and characterization of facts not yet in evidence which would amount to allowing the State to use words which will deprive the Defendant of a fair trial and due process of law in violation of his constitutional rights as guaranteed under the Fifth and Fourteenth Amendments of the Constitution of the United States.

III.

CONCLUSION

For the above stated reasons, the Defendant asserts that this motion should

be granted and an order entered consistent with the Defendant's requests stated above.

DATED this $\frac{27}{100}$ day of February, 2006.

CARMINE J. COLUCCI, CHTD.

CARMINE J. COLUCCI, ESQ.

Nevada Bar No. 000881 629 South Sixth Street Las Vegas, Nevada 89101 Attorney for Defendant

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1 2 3 4 5 6	ROC CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. Nevada Bar #000881 629 South Sixth Street Las Vegas, Nevada 89101 (702) 384-1274 Attorney for Defendant	FILED FEB 27 1 58 PH '06 Shirly & Panyine CLERK
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9	DI	STRICT COURT
10	CLARK	COUNTY, NEVADA
11	THE STATE OF NEVADA,) CASE NO. C 215295
12	Plaintiff,) DEPT NO. V
13	vs.))
14	DEMARENE COLEMAN,	
15 16	Defendant.)
17		<u>`</u>
18	REA	CEIPT OF COPY
19	RECEIPT OF A COPY of MO	OTION IN LIMINE is hereby acknowledged this
20	27 day of February, 2006.	•
21		DAVID ROGER
22		DISTRICT ATTORNEY
23 24		Lacer Miller
24 FEB 27 2015 27 28		Deputy District Attorney 200 Lewis Avenue, 3 rd Floor Las Vegas, Nevada 89155 Attorney for Plaintiff

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ORDR 1 **DAVID ROGER** Aug 28 9 28 AM 'OR 2 Clark County District Attorney Nevada Bar #002781 3 CHRISTOPHER J. LALLI FILED Assistant District Attorney 4 Nevada Bar #005398 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff THE STATE OF NEVADA 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA. 10 Plaintiff, 11 Case No: C215295 -VS-12 Dept No: IV DEMARENE COLEMAN, 13 #1963947 14

Defendant.

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ORDER OF COMMITMENT

THIS MATTER came before the Court on the 22nd day of August, 2006, when doubt arose as to competence of the Defendant, the Defendant being present with counsel, CARMINE COLUCCI, ESQ, the State being represented by DAVID ROGER, District Attorney, through JAMES SWEETIN, his Deputy, and the Court having considered the reports of Dr. Gregory Brown, Dr. Daniel Sussman, and Dr. Mark Chambers, licensed and practicing psychologists and/or psychiatrists in the State of Nevada, finds the Defendant incompetent, and that he is dangerous to himself and to society and that commitment is required for a determination of his ability to receive treatment to competency and to attain competence, and good cause appearing, it is hereby

ORDERED that, pursuant to NRS 178.425(1), the Sheriff shall convey the Defendant forthwith, together with a copy of the complaint, the commitment and the physicians' certificate, if any, into the custody of the Administrator of the Division of Mental Health and RECEIVED

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COUNTY CLERK

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

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

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

FURTHER ORDERED that the Defendant is required to submit to said medical examination; and, it is

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

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

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

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

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

FURTHER ORDERED that the Administrator or his designee shall report in writing

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

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

DATED this ______ day of August, 2006.

DAVID ROGER Nevada Bar # 002781

tgd

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2	Eighth Judici.	al District Court
3	3 Clark Cou	nty 2 Nevada 3 + P 2: 20
4	State of Nevada	al District Court nty Nevada 3 + P 2: 20 Case No.: 05C215295 Dept No.: 5
5	Plaintiff,)
6	Vs.) Dept No.: <u>5</u>)
7 8	Montelle Motley) MEDIA REDEST AND ORDER FOR CAMERA) ACCESS TO COURT PROCEEDINGS
9))
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12	case in the courtroom of Dept. No. 5 commencing on the 2/st day of	the Deserties and the second
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. 14	II ware and manager	and this form recommend
15	good cause can be shown. IT IS FURTH	before the proceedings commence, unless IER UNDERSTOOD that approved media must hearing, without asking this Court to.
16	mediate disputes.	meeting, without asking this Court to.
17	DATED this 28 day of Sept	
18		11-17
19	The Court determines camera Zaccas	Media Representative to proceedings, in compliance with the
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20	dignity of the court or otherwise mater a fair trial or hearing herein;	cially interfere with the achievement of
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23	as requested for each and every heari discretion of the judge, and unless	Otherwise notifical must be a
24	accordance with Nevada Supreme Court Ru to reconsideration upon motion of any pa	11es 229-249 inclusion
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26	or the proceedings in this case.	try shall be made a part of the record
27	DATED this day of	-, 20 0
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- 11	, 111	/ District Court Judge/

1	ORIGINAL Eighth Judicial Clark Count	District Court	
2	Clark Count	y, Nevada	
3)		
4	STATE OF NEVADA	Case No.: 05C215295	
5	Plaintiff,)	Dept No.: 5	
6	vs.		
7	MOTLEY, M/COLEMAN, D	NOTIFICATION OF	
8	Defendant)	MEDIA REQUEST	
9			
10	TO: COUNSEL OF RECORD IN THE AB	OVE-CAPTIONED CASE:	
11		t to Nevada Supreme Court Rules esentatives have requested to obtain	
12	permission to broadcast, televise, record or take photographs of all hearings in this case. Any objection should be filed at least 24 hour		
13	prior to the subject hearing.		
14	DATED this 29th day of Septen	when, 20 bb.	
15		Malder	
16		Eighth Judicial District Court	
17	CERTIFICATE OF SERVICE BY	FACSIMILE TRANSMISSION	
18			
19	I hereby certify that on the <u>c</u> service of the foregoing was made by	Ath day of Splenber, 2006, y facsimile transmission only.	
20	pursuant to Nevada Supreme Court Ru	les 229-249, inclusive, this date by	
21	faxing a true and correct copy of the addressed as follows:	ne same to each Attorney of Record	
22	ni-i-ties	Da fan Jank	
23	Plaintiff DISTRICT ATTORNEY	Defendant CARMINE J COLUCCI	
24	455-2294		
25	433-2254	384-4453	
26			

27

28

Eighth Judicial District Court

ORIGINAL

1 2	ORDR JUDGE JACKIE GLASS District Court Judge Department V 200 Lewis Avenue	FILED
3	200 Lewis Avenue Las Vegas Nevada 89155-2212	2006 DEC 11 P 1: 37
4	Las Vegas, Nevada 89155-2212 (702) 671-4360	O Suis
5		CLERK COLUMN
6		DISTRICT COURT
7	CLA	RK COUNTY, NEVADA
8		
9	THE STATE OF NEVADA, Plaintiff,) Case No: C215295
0	-vs-	Dept No: V
1	· -	}
2	Demarene Coleman,	}
3		}
4	Defendant.)
15	TO TRANSPORT D	ORDER EFENDANT FROM LAKE'S CROSSING
6		

TO: Bill Young, Sherriff, Clark County, Nevada:

WHEREAS, on the 28th day of August, 2006 pursuant to Order of the above-entitled Court, you were directed to transport the above-named Defendant to the custody of the division of mental health and developmental services of the department of human resources or his designee, for necessary care and treatment; and

WHEREAS, the Defendant having been examined by **Drs. Henson, Hiller and Neighbors** pursuant to NRS 178.455 with the reports of that examination being forwarded to the Court for its review thereof;

IT IS ORDERED that you, the Sheriff of Clark County, Nevada are hereby ordered to transport the Defendant from the Lake's Crossing Center, Washoe County, Nevada, to the Clark County Jail, Las Vegas, Nevada by <u>Tuesday</u>, <u>December 12</u>, <u>2006 at 9:30 a.m.</u> when further proceedings have been scheduled by the Court in this matter.

S:\Data\MHC\transportorderfromLC.doc

IT IS FURTHER ORDERED that you, the Sheriff of Clark County, Nevada, shall accept and retain custody of said Defendant in the Clark County Detention Center, pending completion of proceedings in the above-captioned matter, or until the further Order of this Court, and that you continue the course of treatment of the Defendant as prescribed by the Administrator of the Division of Mental Health and Developmental Services of the Department of Human Resources or his designee.

DATED this _____ day December, 2006.

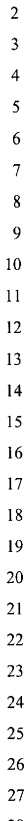
DISTRICT JUDGE

1	FFCL	ORIGINAL	·F	ILED
2	DAVID ROGER Clark County District Attorney Nevada Bar #002781			
3	CHRISTOPHER J. LALLI		Dec 29	90, HV EE 11
4	Assistant District Attorney Nevada Bar #005398		Shirley	S. Paurjuna
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212		(CLERK
6	Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff THE STATE OF NEVADA			
7	THE STATE OF NEVADA			
8		DISTRICT COURT	DΑ	
9		LARK COUNTY, NEVA	DΑ	
10	THE STATE OF NEVADA,)		
11	Plaintiff,	Case	No: C	C215295
12	-vs-	Dept 1		
13	DEMARENE COLEMAN, #1963947) Dept.		,
14	π1903 <i>)</i> " 	}		
15	Defendant.	}}		
16				

FINDINGS OF COMPETENCY

THIS MATTER having come on for hearing before the above-entitled Court on the 22nd day of August, 2006, and it appearing to the Court that, pursuant to NRS 178.425(1), the Sheriff was ordered to convey the Defendant forthwith, together with a copy of the complaint, the commitment and the physicians' certificate, if any, into the custody of the Administrator of the Division of Mental Health and Developmental Services of the Department of Human Resources or his designee for detention or treatment at a secure facility operated by that Division or his designee; and, it appearing that, upon medical consultation, the Administrator or his designee has reported to the Court in writing his specific findings and opinion that the Defendant is of sufficient mentality to be able to understand the nature of the criminal charge against him and, by reason thereof, is able to assist his counsel in the defense interposed upon the trial or against the pronouncement of

EC 23 188



the judgment thereafter; now, therefore, THE COURT FINDS, pursuant to NRS 178.460, that the said Defendant is competent

to stand trial in the above-entitled matter; and,

IT IS HEREBY ORDERED that you, the Administrator of the Division of Mental Health and Developmental Services of the Department of Human Resources or your designee, shall provide forthwith to the Director of Mental Health of the Clark County Detention Center, true and complete copies of the Defendant's psychological evaluations, hospital course of treatment and discharge summary; and,

IT IS FURTHER ORDERED that you, the Sheriff of Clark County, Nevada, shall accept and retain custody of said Defendant in the Clark County Detention Center pending completion of proceedings in the above-captioned matter, or until the further Order of this Court.

DATED this _____ day of December, 2006.

DAVID ROGER Nevada Bar # 002781

BY

kik

Nevada Bar #005398

ORIGINAL FILED

. }		TILLU!
1 2	NOTC CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. Nevada Bar No. 000881	May 25 2 43 PN '07
3	629 South Sixth Street Las Vegas, Nevada 89101	CLERK OF THE COURT
4	(702) 384-1274 Attorney for Defendant Demarene Coleman	U
5	Demarene Coleman	
6		
7	DIS	TRICT COURT
8	CLARK	COUNTY, NEVADA
9	THE STATE OF NEVADA,) CASE NO. C215295
10	Plaintiff,) DEPT. NO. V
11	vs.	
12	DEMARENE COLEMAN,	
13	Defendant.	
14		_)
15	NOTICE OF WITNESS	SES PURSUANT TO NRS 174.234
16	TO: STATE OF NEVADA, Plai	intiff; and
17	TO: DAVID ROGER, District A	Attorney
18	YOU, AND EACH OF YOU, WIL	LL PLEASE TAKE NOTICE that the DEFENDANT,
19	DEMARENE COLEMAN, intends to	call the following witness in his case- in-chief:
20	Rocky Alba LVMPD P#1810	
21	M. Archer	
22	Clark County Coroner	
13 23	K. Belcher AMR Ambulance (Unit 5937)	
71. 100. 100. 100. 100. 100. 100. 100. 1	Jovanne Butler 2861 Walnut Las Vegas, NV	
23 25 25 25 25 26 27 28 28 28 28 28 28 28 28 28 28 28 28 28	Eddie Buxton 385 Maydelle Place Las Vegas, NV 89101	

RECEIVED MAY 2.5 2007

1	Hector Cintron LVMPD P#7550
3	Alfredo Coleman 401 Holland Ave. Las Vegas, NV 89106
5	Billy Coleman 401 Holland Ave. Las Vegas, NV 89106
6 7 8	Andrea Cooper 9352 Red Rose Ave Las Vegas, NV 89123
9	Custodian of Records Apartments at 424 Pioche
10	Custodian of Records AMR
11	Custodian of Records CCDC
13	Custodian of Records LVMPD Communications
14 15	Custodian of Records LVMPD Records
16	Custodian of Records Mobile Gas Station
17 18	Custodian of Records Sprint
19	Custodian of Records UMC
20 21	Walter Detweiler LVMPD P#5460
22	R. Eldridge LV FD Paramedic (Rescue 8)
23 24	Daniel Ford LVMPD P#4244
25	George Geiger
26	5312 Striking Point Ct. Las Vegas, NV 89130
27	11111

1	Matthew Gillis LVMPD P#6432
3	M. Gordon LV FD Paramedic (Rescue 8)
4	Kenneth Hardy LVMPD P#3031
6	Tarencia Henderson 2697 Ursine St. Las Vegas, NV 89101
7 8	D. Hines Bunker Funeral Home
9	Aaron Howard 1936 H. Street Las Vegas, NV 89106
11	Jason Johansson LVMPD P#8282
12 13	Porscha Johnson 5945 Hudson Woods Ave
14	Las Vegas, NV Robert Johnson
15	LVMPD P#4395
16 17	E Jones LV FD Paramedic (Rescue 8)
18	Christopher Leblanc LVMPD P#7525
19 20	Linda Lee 1616 Shiloh Las Vegas, NV
21	Chad Lyman
22	LVMPD P#8262 Yolanda McClary
23	LVMPD P#2923
2425	Clifford Mogg LVMPD P#5096
26	////
27	////
28	

1	Montelle Motley c/o Brian Bloomfield, Esq. 810 S. Casino Center Blvd.
2	810 S. Casino Center Blvd. Las Vegas, NV 89101
3 4	Loren Napier LVMPD P#5706
5	David Newton LVMPD P#5278
6	Jayme Nordstrom
7	LVMPD P#8254
8	Daniel Nunez LVMPD P#8258
9	Dean O'Kelley LVMPD P#4209
10	Frederick Oliveri
11	LVMPD P#8272
12	Parent or Guardian of Asia Parks 5059 Shadow Boxer
13	Las Vegas, NV
14	Asia Parks 5059 Shadow Boxer
15	Las Vegas, NV
16	Joseph Patton LVMPD P#8289
17	Dr. Poon
18	UMC Trauma
19	Meisha Ramsey 2617 E. Mesguite
20	Las Vegas, NV
21	Monica Ramsey 2617 E. Mesquite
22	Las Vegas, NV
23	Gary Reed LVMPD P#3731
24	Louise Renhard
25	LVMPD P#5223
26	S. Shields Bunker Funeral Home
27	Danner i anerai monic

Nancy Siefker LVMPD P#3057 2 Dr. Larry Sims 3 D. Smith 4 AMR Ambulance (Unit 5937) Jeffrey Smith LVMPD P#8177 5 6 Angela Stevenson 401 Holland Ave. 7 | Las Vegas, NV 89106 8 Thomas Stewart 2617 Mesquite Ave, Apt. 1 Las Vegas, NV 89101 9 10 Arthur Tolover 11 401 Holland Ave. Las Vegas, NV 89106 12 Tyler Todd LVMPD P#8411 13 Donald Tremel LVMPD P#2038 15 Robert Wilson LVMPD P#3836 16 17 Shane Womack LVMPD P#4935 18 Kevin Wong LVMPD P#8290 19 20 Damon Young LVMPD P#8252 21 These witness are in addition to those witnesses endorsed on the Indictment 22 ///// 23 ///// 24 ///// 25 ///// 26 ///// 27 28 5

and any witness for which a separate Notice has been filed.

DATED this 2 day of May, 2007.

CARMINE J. COLUÇCI, CHTD.

CARMINE J COLUCCI, ESQ Nevada Bai No. 000881 629 South Sixth Street Las Vegas, Nevada 89101 Attorney for Defendant

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that service of NOTICES OF WITNESSES PURSUANT TO NRS 174.234 was made this 2/ day of May, 2007, by facsimile transmission to:

David Roger
District Attorney
Jim Sweetin, Esq.
Chief Deputy District Attorney
facsimile #477-2975

An employee of CARMINE J. COLUCCI, CHTD

```
Transaction Report
Send
Transaction(s) completed
No. TX Date/Time
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•
NOTC CARMINE J. COLUCCI, ESQ.
CARMINE J. COLUCCI, CHTD. Nevada Bar No. 000881
629 South Sixth Street Las Vegas, Nevada 89101
(702) 384-1274
Attorney for Defendant Demarene Coleman
DISTRICT COURT
CLARK COUNTY, NEVADA
THE STATE OF NEVADA,) CASE NO. C215295
Plaintiff, DEPT. NO. V
vs.
DEMARENE COLEMAN,
Defendant.
NOTICE OF WITNESSES PURSUANT TO NRS 174.234
TO: STATE OF NEVADA, Plaintiff; and
TO: DAVID ROGER, District Attorney
YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the DEFENDANT,
DEMARENE COLEMAN, intends to call the following witness in his case- in-chief:
Rocky Alba
LVMPD P#1810
M. Archer Clark County Coroner
K. Belcher AMR Ambulance (Unit 5937)
Jovanne Butler 190

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1 2 3 4 5 6	AINF DAVID ROGER Clark County District Attorney Nevada Bar #002781 JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144 200 South Third Street Las Vegas, Nevada 89155-2212 (702) 455-4711 Attorney for Plaintiff		CLERK OF THE COURT
7	DISTRICT		
8	CLARK COUNT	TY, NEVADA	
9			
10	THE STATE OF NEVADA,)	
11	Plaintiff,	Case No:	C215295 V
12	-VS-	Dept No:	V
13	DEMARENE COLEMAN #1963947,) A M	I E N D E D
14	Defendant.)) INFO	RMATION
15))	
$\begin{bmatrix} 15 \\ 16 \end{bmatrix}$	STATE OF NEVADA)		
17) ss. COUNTY OF CLARK		
18	DAVID ROGER, District Attorney	within and for the (County of Clark State of
19	Nevada, in the name and by the authority of t		•
$\begin{bmatrix} 20 \end{bmatrix}$	That DEMARENE COLEMAN, the		
21	the crimes of MURDER WITH USE OF A	,	,
22	NRS 200.010, 200.030, 193.165) and A		
23	DEADLY WEAPON (Category B Felony -		
24	or about the 10th day of July, 2005, within the		
25	the form, force and effect of statutes in such	•	•
26	and dignity of the State of Nevada,	1	
27			
28			
-5	[···		

COUNT 1 - MURDER WITH USE OF A DEADLY WEAPON did then and there wilfully, feloniously, without authority of law, and with

premeditation and deliberation, and with malice aforethought, kill TANZIE AUSTIN, a human being, by shooting at and into the body of the said TANZIE AUSTIN, with a deadly weapon, to-wit: a firearm.

COUNT 2 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill MONICA RAMSEY or the defendant having the intent to kill TANZIE AUSTIN, the intent to kill being transferred to MONICA RAMSEY, a human being, by shooting at and into the body of the said MONICA RAMSEY, with a deadly weapon, to-wit: a firearm.

COUNT 3 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did then and there, without authority of law, and malice aforethought, willfully and feloniously attempt to kill ANDREA COOPER or the defendant having the intent to kill TANZIE AUSTIN, the intent to kill being transferred to ANDREA COOPER, a human being, by shooting at and into the body of the said ANDREA COOPER, with a deadly weapon, to-wit: a firearm.

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muo Ra BY DISTRICT ATTORNEY

Nevada Bar #002781

DA#05F15000A/sam LVMPD EV#0507100530 MWDW; ATT MWDW - F (TK4)

	URIGINAL FILED IN SEN COURT
1	AINF SJ. SHORT AINF
2	DAVID ROGER
3	Clark County District Attorney Nevada Bar #002781 JAMES R. SWEETIN
4	Chief Deputy District Attorney Nevada Bar #005144
5	200 Lewis Avenue
6	Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff
7	DISTRICT COURT
8	CLARK COUNTY, NEVADA
9	
10	THE STATE OF NEVADA,) Case No. C215295
11	Plaintiff, Dept No. V
12	-vs-
13	DEMARENE COLEMAN, SECOND AMENDED
14	#1963947 { INFORMATION
15	Defendant.
16	STATE OF NEVADA)
17) ss: COUNTY OF CLARK)
18	DAVID ROGER, District Attorney within and for the County of Clark, State of
19	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
20	That DEMARENE COLEMAN, the Defendant(s) above named, having committed
21	the crimes of FIRST DEGREE MURDER (Category A Felony - NRS 200.010, 200.030)
22	and BATTERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS
23	200.481), on or about the 10th day of July, 2005, within the County of Clark, State of
24	Nevada, contrary to the form, force and effect of statutes in such cases made and provided,
25	and against the peace and dignity of the State of Nevada,
26	<u>COUNT 1</u> – FIRST DEGREE MURDER
27	did then and there wilfully, feloniously, without authority of law, and with
28	premeditation and deliberation, and with malice aforethought, kill TANZIE AUSTIN, a

human being, by defendant shooting at and into the body of the said TANZIE AUSTIN.

COUNT 2 - BATTERY WITH USE OF A DEADLY WEAPON

did then and there wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: MONICA RAMSEY and/or ANDREA COOPER, with use of a deadly weapon, to-wit: defendant shooting at and into the body of the said MONICA RAMSEY and/or ANDREA COOPER.

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY

AMES R. SWEENN

Chief Deputy District Attorney

Nevada Bar #005144

DA#05F15000A/sam LVMPD EV#0507100530 MURD;BWDW - F (TK4)

ORIGINAL **GMEM** DAVID ROGER BY AMENDED, BY ORDEF OF THE COURT DISTRICT ATTORNEY CHERK OF THE COUR Nevada Bar #002781 JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA THE STATE OF NEVADA. Plaintiff, CASE NO: C215295 DEPT NO: 11 -VS-12 DEMARENE COLEMAN, #1963947 13 Defendant. 14 **GUILTY PLEA AGREEMENT** 15 I hereby agree to plead guilty to: COUNT 1 - FIRST DEGREE MURDER 16 (Category A Felony - NRS 200.010, 200.030) and COUNT 2 - BATTERY WITH USE 17 OF A DEADLY WEAPON (Category B Felony - NRS 200.481), as more fully alleged in 18 the charging document attached hereto as Exhibit "1". 19 My decision to plead guilty is based upon the plea agreement in this case which is as 20 follows: 21 Both Parties agree to recommend twenty (20) to fifty (50) years in the Nevada 22 Department of Corrections. The State will not oppose concurrent time between the counts. 23 CONSEQUENCES OF THE PLEA 24 I understand that by pleading guilty I admit the facts which support all the elements of 25 the offense(s) to which I now plead as set forth in Exhibit "1". 26 As to Count 1, I understand that as a consequence of my plea of guilty the Court 27 28 must sentence me to imprisonment in the Nevada Department of Corrections for life without

the possibility of parole OR a definite term of fifty (50) years with eligibility for parole beginning at twenty years plus an equal and consecutive term fro use o a deadly weapon enhancement. I understand that the law requires me to pay an Administrative Assessment Fee.

As to Count 1, I understand that I am not eligible for probation for the offense to which I am pleading guilty.

As to Count 2, I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than TWO (2) years and a maximum term of not more than TEN (10) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$10,000.00. I understand that the law requires me to pay an Administrative 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(s) 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 if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, or has agreed to disposition as a gross misdemeanor when the offense could have been treated as a felony, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand if the offense(s) to which I am pleading guilty to was committed while I was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that as a consequence of my plea of guilty, if I am not a citizen of the United States, I may, in addition to other consequences provided for by federal law, be removed, deported, excluded from entry into the United States or denied naturalization.

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 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.

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 29 day of May, 2007. Defendant AGREED TO BY: JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144

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.

Dated: This 24 day of May, 2007.

sam

1	AINF	
2	DAVID ROGER Clark County District Attorney	
3	Clark County District Attorney Nevada Bar #002781 JAMES R. SWEETIN	
4	Chief Deputy District Attorney Nevada Bar #005144	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	
6	(702) 671-2500 Attorney for Plaintiff	
7	DISTRIC	T COURT
8	CLARK COU	NTY, NEVADA
9	,	
10	THE STATE OF NEVADA,	Case No. C215295
11	Plaintiff,	Dept No. V
12	-vs-	
13	DEMARENE COLEMAN,	SECOND AMENDED
14	#1963947	INFORMATION
15	Defendant.	
16	STATE OF NEVADA)	
17	COUNTY OF CLARK) ss:	
18	DAVID ROGER, District Attorney v	within and for the County of Clark, State of
19	Nevada, in the name and by the authority of the	ne State of Nevada, informs the Court:
20	That DEMARENE COLEMAN, the	Defendant(s) above named, having committed
21	the crimes of FIRST DEGREE MURDER	(Category A Felony - NRS 200.010, 200.030)
22	and BATTERY WITH USE OF A DEAI	OLY WEAPON (Category B Felony - NRS
23	200.481), on or about the 10th day of July	, 2005, within the County of Clark, State of
24	Nevada, contrary to the form, force and effect	et of statutes in such cases made and provided,
25	and against the peace and dignity of the State	of Nevada,
26	COUNT 1 – FIRST DEGREE MURDER	
27	did then and there wilfully, feloni	iously, without authority of law, and with
28	premeditation and deliberation, and with m	nalice aforethought, kill TANZIE AUSTIN, a

EXHIBIT "1"
201

P:\WPDQCS\INF\\$15\\$1500005.DQC

human being, by defendant shooting at and into the body of the said TANZIE AUSTIN. COUNT 2 - BATTERY WITH USE OF A DEADLY WEAPON

did then and there wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: MONICA RAMSEY and/or ANDREA COOPER, with use of a deadly weapon, to-wit: defendant shooting at and into the body of the said MONICA RAMSEY and/or ANDREA COOPER.

> DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

BY

Chief Deputy District Attorney Nevada Bar #005144

DA#05F15000A/sam LVMPD EV#0507100530 MURD;BWDW - F (TK4)

Electronically Filed 05/30/2007 03:31:55 PM

1 2	AINF DAVID ROGER Clark County District Attorney Nevada Bar #002781	CLERK OF THE COURT
3	JAMES R. SWEETIN	
4	Chief Deputy District Attorney Nevada Bar #005144	
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212	
6	(702) 671-2500 Attorney for Plaintiff	
7	DISTRICT CLARK COUN	
8		
9	THE STATE OF NEVADA,	
10	Plaintiff,	Case No: C215295 Dept No: V
11	-VS-) Dept No: V
12	MONTELLE RENNE MOTLEY, aka	AMENDED
13	Montelle Renee Motley, #1581681 Defendant.	INFORMATION
14	——————————————————————————————————————)
15	STATE OF NEVADA)	
16	COUNTY OF CLARK) ss.	
17	DAVID ROGER, District Attorney	within and for the County of Clark, State of
18	Nevada, in the name and by the authority of	the State of Nevada, informs the Court:
19	That MONTELLE RENNE MOTLE	Y, aka Montelle Renee Motley, the Defendant(s)
20	above named, having committed the crime	of CONSPIRACY TO COMMIT BATTERY
21	WITH USE OF A DEADLY WEAPON (Gross Misdemeanor - NRS 199.480, 200.481),
22	on or about the 10th day of July, 2005, with	in the County of Clark, State of Nevada, contrary
23	to the form, force and effect of statutes in	such cases made and provided, and against the
24	peace and dignity of the State of Nevada,	Defendant and DEMARENE COLEMAN, did
25	then and there meet with each other and b	between themselves, and each of them with the
26	other, wilfully and unlawfully conspire and	agree to commit a crime, to-wit: battery, and in
27	///	
28	///	

furtherance of said conspiracy, the Defendant did then and there wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: TANZIE AUSTIN and/or ANDREA COOPER and/or MONICA RAMSEY, with use of a deadly weapon, to-wit: a firearm. BYDISTRICT ATTORNEY Nevada Bar #002781

DA#05F15000B/sam LVMPD EV#0507100530 CONSP BWDW - F (TK4)

	• ORIGIN,	4L FILED	JUN 0 7 2007 20
1 2 3 4 5	GMEM DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781 JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff	CLE1	ABLES J. SHORT BROFTHE COURT MDRA JETER PUTY
7	DISTRIC	Г COURT	
8	CLARK COUNT	Y, NEVADA	
9	THE STATE OF NEVADA,		
10 11	Plaintiff, -vs-	CASE NO: DEPT NO:	C215295 V
12	MONTELLE RENNE MOTLEY, aka Montelle Renee Motley, #1581681		
13 14	Defendant.		
15	GUILTY PLEA	AGREEMENT	
16	I hereby agree to plead guilty to: CONS	SPIRACY TO COM	MMIT BATTERY WITH
17	USE OF A DEADLY WEAPON (Gross Mis	demeanor - NRS 1	99.480, 200.481), as more

USE OF A DEADLY WEAPON (Gross Misdemeanor - NRS 199.480, 200.481), as more fully alleged in the charging document attached hereto as Exhibit "1".

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My decision to plead guilty is based upon the plea agreement in this case which is as follows:

If the defendant has no prior felony or gross misdemeanor convictions, the State will have no opposition to probation. If the defendant does have prior felony or gross misdemeanor convictions, the State will retain the full right to argue at rendition of sentence.

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty I may be imprisoned in the Clark County Detention Center for a period of not more than one (1) year and that I may be

fined up to \$2,000.00. I understand that the law requires me to pay an Administrative 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(s) 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 if the State of Nevada has agreed to recommend or stipulate a particular sentence or has agreed not to present argument regarding the sentence, or agreed not to oppose a particular sentence, or has agreed to disposition as a gross misdemeanor when the offense could have been treated as a felony, such agreement is contingent upon my appearance in court on the initial sentencing date (and any subsequent dates if the sentencing is continued). I understand that if I fail to appear for the scheduled sentencing date or I commit a new criminal offense prior to sentencing the State of Nevada would regain the full right to argue for any lawful sentence.

I understand if the offense(s) to which I am pleading guilty to was committed while I

was incarcerated on another charge or while I was on probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that as a consequence of my plea of guilty, if I am not a citizen of the United States, I may, in addition to other consequences provided for by federal law, be removed, deported, excluded from entry into the United States or denied naturalization.

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 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

5 attorney and I understand the nature of the charge(s) against me. 6 I understand that the State would have to prove each element of the charge(s) against 7 me at trial. 8 I have discussed with my attorney any possible defenses, defense strategies and 9 circumstances which might be in my favor. All of the foregoing elements, consequences, rights, and waiver of rights have been 10 11 thoroughly explained to me by my attorney. I believe that pleading guilty and accepting this plea bargain is in my best interest, 12 13 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 14 not acting under duress or coercion or by virtue of any promises of leniency, except for those 15 16 set forth in this agreement. 17 I am not now under the influence of any intoxicating liquor, a controlled substance or 18 other drug which would in any manner impair my ability to comprehend or understand this 19 agreement or the proceedings surrounding my entry of this plea. 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 /// 28 ///

provided in subsection 3 of NRS 174.035.

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or other grounds that challenge the legality of the proceedings and except as otherwise

VOLUNTARINESS OF PLEA

I have discussed the elements of all of the original charge(s) against me with my

1	My attorney has answered all my questions regarding this guilty plea agreement and
2	its consequences to my satisfaction and I am satisfied with the services provided by my
3	attorney.
4	DATED this day of May; 2007.
5	Montelle K. Mottee
6	MONTELLE RENNE MOTLEY Jaka Montelle Renee Motley Defendant
7	Defendant ()
8	AGREED TO BY:
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10	Jan & June
11	JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144
12	Nevada Bai #005144
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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.

Dated: This 7 day of May, 2007.

ATTORNEY FOR DEFENDANT

sam

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1	AUNT	Star Star
2	DAVID ROGER Clark County District Attorney	CLERK OF THE COURT
3	Nevada Bar #002781 JAMES R. SWEETIN	
ĺ	Chief Deputy District Attorney	
4	Nevada Bar #005144 200 Lewis Avenue	
5	Las Vegas, Nevada 89155-2212 (702) 671-2500	
6	Attorney for Plaintiff	
7	DISTRICT	
8	CLARK COUN	III, NEVADA
9	THE STATE OF NEVADA,)
0	Plaintiff,	Case No: C215295
.1	-VS-	Dept No: V
2	MONTELLE RENNE MOTLEY, aka	AMENDED
.3	Montelle Renee Motley, #1581681	INFORMATION
4	Defendant.	}
.5	OTATE OF NEW ADA	
	STATE OF NEVADA) ss.	
6	COUNTY OF CLARK)	
7	DAVID ROGER, District Attorney	within and for the County of Clark, State of
8	Nevada, in the name and by the authority of	the State of Nevada, informs the Court:
9	That MONTELLE RENNE MOTLE	Y, aka Montelle Renee Motley, the Defendant(s)
20	above named, having committed the crime	of CONSPIRACY TO COMMIT BATTERY
21	WITH USE OF A DEADLY WEAPON (Gross Misdemeanor - NRS 199.480, 200.481),
22	on or about the 10th day of July, 2005, with	in the County of Clark, State of Nevada, contrary
23	to the form, force and effect of statutes in	such cases made and provided, and against the
24	peace and dignity of the State of Nevada,	Defendant and DEMARENE COLEMAN, did
25	then and there meet with each other and b	between themselves, and each of them with the
26	other, wilfully and unlawfully conspire and	agree to commit a crime, to-wit: battery, and in
27	<i>III</i>	
28	<i>III</i>	

furtherance of said conspiracy, the Defendant did then and there wilfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: TANZIE AUSTIN and/or ANDREA COOPER and/or MONICA RAMSEY, with use of a deadly weapon, to-wit: a firearm.

BY

DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781

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DISTRICT COURT

CLARK COUNTY, NEVADA

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vs.

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CLERK OF THE COURT

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CASE NO. C215295

DEPT. V

BEFORE THE HONORABLE JACKIE GLASS, DISTRICT COURT JUDGE MAY 29, 2007

RECORDER'S TRANSCRIPT OF HEARING RE: ENTRY OF PLEA

APPEARANCES:

THE STATE OF NEVADA,

DEMARENE COLEMAN,

Plaintiff,

Defendant.

For the State:

JAMES R. SWEETIN, ESQ. DANIELLE K. PIEPER, ESQ. Deputy District Attorneys

For the Defendant:

CARMINE J. COLUCCI, ESQ.

RECORDED BY: RACHELLE HAMILTON, COURT RECORDER

TUESDAY, MAY 29, 2007

THE COURT: All right, we're on the record in State of Nevada against Demarene Coleman. Mr. Coleman who is present with Mr. Colucci, and we have Mr. Sweetin and Ms. Pieper for the State; and it's my understanding the matter is negotiated.

Mr. Coleman, is Demarene Coleman your true name?

THE DEFENDANT: Demarene Coleman, Your Honor.

THE COURT: Well, okay, sorry. Demarene Coleman, is that your true

name?

THE DEFENDANT: Yes.

THE COURT: How old are you?

THE DEFENDANT: Twenty-one.

THE COURT: Okay, I need you to just speak up. Let's move the microphone over a little bit.

All right, Mr. Coleman, how old are you?

THE DEFENDANT: Twenty-one.

THE COURT: How far have you gone in school?

THE DEFENDANT: Eleventh grade.

THE COURT: Do you read, write, and understand the English language?

THE DEFENDANT: Yes.

THE COURT: I have a copy of an amended information -- thank you -- that contains the charges of first degree murder and battery with use of a deadly weapon. Did you receive this document?

THE DEFENDANT: Yes.

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1	THE COURT: Have you read it over?
2	THE DEFENDANT: [Indiscernible]
3	THE COURT: I need you to just to speak up a little more.
4	THE DEFENDANT: Yes.
5	THE COURT: And do you understand both of those charges?
6	THE DEFENDANT: Yes.
7	THE COURT: All right, as to Count 1, first-degree murder, how do you
8	plead?
9	THE DEFENDANT: Guilty.
10	THE COURT: And as to Count 2, battery with use of a deadly weapon,
11	how do you plead?
12	THE DEFENDANT: Guilty.
13	THE COURT: The negotiation is as follows: both parties agree to
14	recommend 20 to 50 years in the Nevada Department of Corrections and the
15	State will not oppose and that would be on the murder count.
16	MR. COLUCCI: Right.
17	THE COURT: And the State will not oppose concurrent time between
18	the counts. Is that your complete understanding of what the negotiations are?
19	THE DEFENDANT: Yes.
20	THE COURT: Is anybody forcing you to plead guilty?
21	THE DEFENDANT: [Indiscernible]
22	THE COURT: I need you just to speak up a little
23	THE DEFENDANT: No.
24	THE COURT: You're pleading guilty freely and voluntarily?
25	THE DEFENDANT: Yes.

1 THE COURT: All right, I have a guilty plea agreement here and on page 2 five there's a signature line with a signature above your name. Did you sign 3 this? THE DEFENDANT: Yes. 5 THE COURT: Before you signed it did you read it over? 6 THE DEFENDANT: Yes. 7 THE COURT: Did you understand everything in it? 8 THE DEFENDANT: Yes. 9 THE COURT: Do you understand that as a result of your plea you're 10 giving up certain valuable constitutional rights; those rights were listed for you 11 in your guilty plea agreement? 12 THE DEFENDANT: Yes. 13 THE COURT: Do you also understand as to Count 1 that you face a --14 these are the following options that you face: life without the possibility of 15 parole, or a definite term of 50 years with eligibility for parole beginning at 20 16 years. There's no use of a deadly weapon? 17 MS. PIEPER: No. 18 MR. COLUCCI: No use. 19 THE COURT: Okay, so this is messed up. All right, so if you look on 20 page two of the guilty plea agreement it says on line two: plus and equal and 21 consecutive term for use of a deadly weapon. I'm going to take that out, right? 22 MR. COLUCCI: Yes. 23 MS. PIEPER: Yes. 24 THE COURT: So wouldn't there be, as to Count 1, life with, life

without, and a term of years, and that's not all in here.

MR. SWEETIN: That's true, Judge. There would be -- it would either be life without the possibility of parole --

THE COURT: Which we have in here, or a definite term of 50 years with parole eligibility beginning at 20 years, or life with the possibility of parole with parole eligibility being at 20 years.

MR. SWEETIN: Twenty years.

MS. PIEPER: Twenty years.

THE COURT: So I'm going to write that in here and -- afterwards, but I want to ask you if you understand. I know the deal is to recommend to me the term of 50 years with parole eligibility beginning at 20, but I need for you to understand that there are three possibilities here. One is life with parole eligibility at 20 years, one with life with no parole, or the term of years which is the 20 to 50; do you understand that?

THE DEFENDANT: Yes.

THE COURT: Do you understand that all of those possible punishments there is no option for any probation, that on a charge of murder you must be sentenced to prison; do you understand that?

THE DEFENDANT: Yes.

THE COURT: Okay, and do you also understand that I am going to write in the third option into this guilty plea agreement and I'm going to put my initials by it so that you -- and this record will also indicate that you've been advised of all the possible punishments that face you. Do you understand?

THE DEFENDANT: Yes. Yes.

THE COURT: I really need you to speak up.

On the other, Count 2, which is the battery with use of a deadly

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weapon you face a minimum term of two years, not less than two years, and a maximum term of not more than 10 years in the Nevada Department of Corrections, and a possible fine of up to \$10,000; do you understand that?

THE DEFENDANT: Yes.

THE COURT: Do you understand that sentencing is completely up to the Court?

THE DEFENDANT: Yes.

THE COURT: Okay, so even if though they're recommending something to me, sentencing is always completely up to the Court; do you understand that?

THE DEFENDANT: Yes.

THE COURT: Okay. All right, before you signed this document, Mr. Coleman, did you talk about your case with your attorney --

THE DEFENDANT: Yes.

THE COURT: -- Mr. Colucci?

THE DEFENDANT: Yes.

THE COURT: Did he answer all your questions?

THE DEFENDANT: Yes.

THE COURT: Okay, are you pleading guilty because on or about July 10th, 2005, in Clark County, state of Nevada, you did willfully, feloniously without authority of law, and with premeditation and deliberation with malice aforethought kill Tanzie Austin, a human being, by you shooting at or into the body of Tanzie Austin; is that what you did?

THE DEFENDANT: Yes.

THE COURT: And in Count 2, also on that date in Clark County, state

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of Nevada, did you also willfully, unlawfully, and feloniously use force or violence upon the person of another, Monica Ramsey and/or Andrea Cooper, with use of a deadly weapon, you shooting at or into the body of Monica Ramsey and/or Andrea Cooper?

THE DEFENDANT: Yes.

THE COURT: The Court finds Defendant's pleas are freely and voluntarily given. He understands the nature and consequence of his pleas and therefore accepts his plea. We'll set this over for sentencing on --

THE CLERK: It'll be July 24th at 8:30.

THE COURT: Thank you very much, Mr. Coleman and Mr. Colucci, and

MR. COLUCCI: Your Honor, before we adjourn may I approach with the

THE COURT: Yes.

MR. COLUCCI: Thank you.

THE COURT: Do you need Mister -- have a seat Mr. Coleman.

[Bench conference]

THE COURT: All right, and then so -- did we get a sentencing date?

THE CLERK: Yeah, July 24th.

THE COURT: All right.

THE COURT: And thank you all very much for your work.

MR. COLUCCI: Judge, just for the record, in talking to Mr. Coleman because he's now not understanding the possibilities here, I just wanted to put on the record, if that's okay with the Court, that generally the Court will follow the recommendation of the State and the defense unless there is some --

something drastic --

THE COURT: Extraordinary reason, but I mean this is something that the two of you have agreed to. I will ordinarily follow what you've agreed to. understand that this is what made this negotiation go forward. I can't say 100%, but in all likelihood it's what I'm going to do. So I just need you to initial that so that you understand what all of the possible punishments are. That doesn't mean I'm going to do it, it just means that I need for you to understand it's possible.

All right, so let's file that and let's make sure that gets filed with Sandra, and thank you all very much. Thank you Mr. Colucci.

MR. COLUCCI: Thank you, Your Honor, for your patience.

THE COURT: No problem; and there you go Sandra, and we're all set.

Thank you, we'll see you at sentencing.

[Proceeding concluded]

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video recording in the above-entitled case to the best of my ability.

RACHELLE HAMILTÓN Recorder/Transcriber

FILED

1 MOT CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. 2007 AUG -7 P 3: 08 Nevada Bar #000881 3 629 South Sixth Street Las Vegas, Nevada 89101-6919 4 (702) 384-1274 Attorney for Defendant 5 DEMARENE COLEMAN DISTRICT COURT 6 7 CLARK COUNTY, NEVADA 8 STATE OF NEVADA, 9 Plaintiff, VS. 10 CASE NO.: C 215295 DEPT. NO.: 11 DEMARENE COLEMAN, 12 Defendant. **HEARING DATE: HEARING TIME:** 13

MOTION TO WITHDRAW GUILTY PLEA

COMES NOW, the Defendant DEMARENE COLEMAN, by and through his attorney CARMINE J. COLUCCI, ESQ., of the law firm of CARMINE J. COLUCCI, CHTD., and moves this Court for its Order allowing him to withdraw his guilty plea to Count 1, First Degree Murder (NRS 200.010, 200.030) and Count 2, Battery With Use of a Deadly Weapon (NRS 200.481) for the reasons set forth in the Points and Authorities submitted herewith and the affidavit of Defendant DEMARENE COLEMAN attached hereto.

DATED this August 74, 2007.

CARMINE J. COLUCCI, CHTD.

CARMINE J. COLUCCI, ESQ.

Nevada BaNo. 000881 629 S. Sixth Street

Las Vegas, Nevada 89101-6919

Attorney for Defendant

DEMARENE COLEMAN

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CLERK OF THE COURT

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NOTICE OF MOTION

THE STATE OF NEVADA, Plaintiff: and

TO: DAVID ROGER, DISTRICT ATTORNEY, its Attorney:

DATED this August 71/2, 2007.

CARMINE J. COLUCCI, CHTD.

CARMINE J. COLUCCI, ESC

Mevada Bar No. 900881 629 S. Sixth Street

Las Vegas, Nevada 89101-6919

(702) 384-1274

Attorney for Defendant DEMARENE COLEMAN

POINTS AND AUTHORITIES

On May 29, 2007, Defendant DEMARENE COLEMAN, plead guilty to Count 1, First Degree Murder (NRS 200.010, 200.030) and Count 2, Battery With Use of a Deadly Weapon (NRS 200.4810 before the Honorable Jackie Glass in the Eighth Judicial District Court. For the reasons set forth below, Defendant now seeks an Order from this Court allowing him to withdraw his guilty plea.

The Defendant asserts that he has a minimal education and was under the influence of medication that precluded his ability to fully comprehend and appreciate the consequences of pleading guilty to the charges of First Degree Murder and Battery With Use of a Deadly Weapon. The Defendant's lack of comprehension and failure to understand of the consequences of his pleading guilty are based on his minimal education and medicated state at the time of the plea precludes Defendant having entered a knowing and voluntarily plea of guilty.

DISCUSSION

An appellate court should review the entire record and look to the totality of the facts and circumstances of a defendant's case to determine whether the defendant entered his plea with an actual understanding of the nature of the charges against him. Marshall v. Louberger, 459 U.S. 422, 103 S.Ct. 843 (1983) and Henderson v. Morgan, 426 U.S. 637, 96 S.Ct. (1976). The court must be able to conclude from the oral canvass, any written plea memorandum, and the circumstances surrounding the execution of the memorandum (i.e., did the defendant read it, have any questions about it, etc.) that the defendant's plea was freely, voluntarily, and knowingly made. No specific formula for making this determination is required. Each case must be decided upon the facts and circumstances of that individual case. State v. Freese, 116 Nev. 1097, 1107; 13 P.3d 442, 449 (2000).

The Defendant, Mr. Coleman was a poor student who only completed ten years of education, poorly equipping him with the skills to adequately read, write and understand the English Language. Coupled with his educational deficiencies the Mr. Coleman has been using drugs for the last seven years which has undoubtedly impacted his cognitive abilities to rationally form decisions, such as agreeing to the plea agreement. Mr. Coleman recently informed counsel that he had been under the influence of drug medication administered at the jail and would never have accepted the negotiations had he understood that the Court might not run the sentences concurrently.

In conclusion, a review of the Defendant's attached affidavit hereto, supports his assertion that his educational abilities relating to reading, writing and comprehension are deficient when taken in conjunction with his medicated status his plea was not freely,

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knowingly and voluntarily entered. He should therefore be allowed to withdraw his plea and proceed to trial on the original charges.

DATED this August 7th 2007.

CARMINE J. COLUCCI, CHTD.

Nevada Bar No. 000881 629 S. Sixth Street

Las Vegas, Nevada 89101-6919 Attorney for Defendant DEMARENE COLEMAN

AFFIDAVIT IN SUPPORT OF MOTION TO WITHDRAW GUILTY PLEA

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STATE OF NEVADA

COUNTY OF CLARK

) ss:

I, DEMARENE COLEMAN, being first duly sworn, depose and say:

- That I am the defendant in the case and have personal knowledge of all matters 1. set forth herein except for those stated upon information and belief and am competent to testify thereon.
- 2. That I have read the Motion To Withdraw Guilty Plea and the statements in the motion are true and correct.
- 3. That I only signed and agreed to the terms of the plea agreement because I was going to go to trial if I didn't sign even though I didn't understand the plea agreement.
- That I only advised my attorney, at the last jail visit which occurred after the 4. plea was entered, that I felt I was under the influence of drugs given to me by the jail and that I did not fully understand that the Court could still run my sentences consecutively.
- 5. That for these reasons I want to withdraw my plea and go to trial as I feel that I did not freely, voluntarily and knowingly accept this plea.

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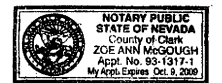
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Subscribed and sworn to before me

this August 7H, 2007.



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1 ROC CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD. 3 Nevada Bar No. 000881 Aug 7 3 13 PM '07 629 South Sixth Street 4 Las Vegas, Nevada 89101 (702) 384-1274 FILED 5 Attorney for Defendant, 6 **DEMARENE COLEMAN** 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 STATE OF NEVADA, CASE NO. C215295 DEPT NO. 12 Plaintiff, 13 VS. 14 DEMARENE COLEMAN, 15 Defendant. 16 17 RECEIPT OF COPY 18 RECEIPT OF A COPY of MOTION TO WITHDRAW GUILTY PLEA is hereby 19 20 acknowledged this ____ day of August, 2007. 21 DAVID ROGER 22 DISTRICT ATTORNEY 23 24 Deputy District Attorney 25 200 Lewis Avenue, 3rd Floor Las Vegas, Nevada 89155 26 Attorney for Plaintiff RECEIVED AUG 72007 CLERK OF THE COURT

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1	OPPS		Chan She
2	DAVID ROGER Clark County District Attorney		CLERK OF THE COURT
3	Clark County District Attorney Nevada Bar #002781 JAMES R. SWEETIN		
4	Chief Deputy District Attorney Nevada Bar #005144		
5	200 Lewis Avenue		
	Las Vegas, Nevada 89155-2212 (702) 671-2500		
6	Attorney for Plaintiff		
7	DISTRIC	CT COURT	
8	CLARK COU	NTY, NEVADA	
9)	
10	THE STATE OF NEVADA,) CASE NO:	C215295
11	Plaintiff,	DEPT NO:	V
12	-VS-)	•
13	DEMARENE COLEMAN, #1963947))	
14	Defendant.))	
15	Defendant.)	
16	STATE'S OPPOSITION TO DEFENDANT'	S MOTION TO WIT	ГHDRAW GUILTY PLEA
17	DATE OF HEA	ARING: 08/14/07	
18	TIME OF HEA	ARING: 8:30 AM	
19	COMES NOW, the State of Nevada, I	by DAVID ROGER	. District Attorney, through
20	JAMES R. SWEETIN, Chief Deputy Distri		
21	Points and Authorities in Opposition to Defer	·	•
22	This opposition is made and based up		·
23	the attached points and authorities in supp		I argument at the time of
24	hearing, if deemed necessary by this Honorab	ole Court.	
25	///		
26	///		
27	///		
28	///		

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POINTS AND AUTHORITIES

FACTUAL BACKGROUND

Demarene Coleman (hereinafter "Defendant") was charged by way of criminal Information with the crimes of Murder with Use of a Deadly Weapon and two counts of Attempt Murder with Use of a Deadly Weapon. On or about May 29, 2007, Defendant entered a plea of guilty, pursuant to negotiations, to the crimes of First Degree Murder and Battery with Use of a Deadly Weapon. A thorough canvass, to ensure Defendant voluntarily entered such plea, was conducted by this Court. A transcript of such canvass is attached hereto and incorporated herein as "Exhibit 1".

Defendant now files the subject Motion to Withdraw Guilty Plea. The State opposes such Motion.

ARGUMENT

DEFENDANT SHOULD NOT BE ALLOWED TO WITHDRAW HIS GUILTY PLEA

The law in Nevada clearly establishes that a plea of guilty is presumptively valid and the burden is on the defense to show that the plea was not voluntarily entered. Wingfield v. State, 91 Nev. 336 (1975). It is clear from this court's canvass at the time of entry of plea that Defendant discussed his guilty plea with his attorney in some detail. The case of Patton v. Warden, 91 Nev. 1 (1975) suggests that the presence and advice of counsel is a significant factor in determining the voluntariness of a plea of guilty. Furthermore, the Nevada Supreme Court makes it clear in the case of Heffley v. Warden, 89 Nev. 573 (1973) that the guidelines for voluntariness of pleas of guilty "do not require the articulation of talismanic phrases." It required only that the record must affirmatively disclose that a defendant who pled guilty entered his plea understandingly and voluntarily. Brady v. United States, 397 U.S. 742 (1970)."

In <u>Higby v. Sheriff</u>, 86 Nev. 774, 476 P.2d 959 (1970), the Nevada Supreme Court concluded that certain minimum requirements must be met when a judge canvasses a defendant regarding the voluntariness of a guilty plea. We held that the record must affirmatively show the following: 1) the defendant knowingly waived his privilege against

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self-incrimination, the right to trial by jury, and the right to confront his accusers; 2) the plea was voluntary, was not coerced, and was not the result of a promise of leniency; 3) the defendant understood the consequences of his plea and the range of punishment; and 4) the defendant understood the nature of the charge, i.e., the elements of the crime. Id. at 781, 476 P.2d at 963. As to this last requirement, we subsequently held that in order for the record to show an understanding of the nature of the charge it is necessary that there be either a showing that the defendant himself understood the elements of the offense to which the plea was entered or a showing that the defendant, himself, has made factual statements to the court which constitute an admission to the pleaded offense. Hanley v. State, 97 Nev 130, 135, 624, P.2d 1287, 1290 (1981). The Court reviewing the validity of a guilty plea may look at the entire record in order to determine whether a plea was entered knowingly and intelligently in light of all the circumstances. The Court may determine that the guilty plea is valid by reason of the plea canvass itself or under a 'totality of the circumstances approach'. Bryan v. State, 102 Nev. 268 (1986).

A reading of the entire record including a transcript of the guilty plea establishes that the plea was made freely, voluntarily and knowingly. The choice of pleading guilty or proceeding with a trial was clearly presented to Defendant both by his attorney and by the court. The State at all times indicated its willingness and desire to proceed with the trail. Defendant clearly knew what he was doing. His plea was knowing and voluntary.

In support of the subject motion, Defendant apparently contends his plea was not voluntarily entered because he was a bad student in school and he might have been under the influence of some drugs administered while in custody awaiting trial which might have influenced his decision. It is noted that Defendant's trial was set to commence at the time he entered his plea. Any sort of inability to understand the proceeding or assist his counsel at trial was clearly not apparent to Defendant's counsel, this Court or the prosecution. Such contentions are nothing more than bald unsupported allegations which are clearly refuted by the record.

///

1	<u>CONCLUSION</u>
2	Based upon the above, the State respectfully requests that this Court deny
3	Defendant's Motion to Withdraw Guilty Plea.
4	DATED this 13th day of August, 2007.
5	Respectfully submitted,
6	DAVID ROGER
7	Clark County District Attorney Nevada Bar #002781
8	
9	
10	BY /s/JAMES SWEETIN
11	JAMES R. SWEETIN Chief Deputy District Attorney Nevada Bar #005144
12	Nevada Bar #005144
13	
14	CERTIFICATE OF FACSIMILE TRANSMISSION
15	
16	I hereby certify that service of State's Opposition to Defendant's Motion To Withdraw
17	Guilty Plea, was made this <u>13th</u> day of August, 2007, by facsimile transmission to:
18	CARMINE COLUCCI, ESQ. FAX #384-4453
19	1 ΤΑΧ #304-4433
20	/s/S Munoz
21	/s/S. Munoz Secretary for the District Attorney's Office
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28	JRS/sam

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CLERK OF THE COURT

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CASE NO. C215295

DEPT. V

DISTRICT COURT

CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

Plaintiff,

vs.

DEMARENE COLEMAN,

Defendant.

BEFORE THE HONORABLE JACKIE GLASS, DISTRICT COURT JUDGE MAY 29, 2007

RECORDER'S TRANSCRIPT OF HEARING RE: ENTRY OF PLEA

APPEARANCES:

For the State:

JAMES R. SWEETIN, ESQ. DANIELLE K. PIEPER, ESQ. Deputy District Attorneys

For the Defendant:

CARMINE J. COLUCCI, ESQ.

RECORDED BY: RACHELLE HAMILTON, COURT RECORDER

TUESDAY, MAY 29, 2007

THE COURT: All right, we're on the record in State of Nevada against Demarene Coleman. Mr. Coleman who is present with Mr. Colucci, and we have Mr. Sweetin and Ms. Pieper for the State; and it's my understanding the matter is negotiated.

Mr. Coleman, is Demarene Coleman your true name?

THE DEFENDANT: Demarene Coleman, Your Honor.

THE COURT: Well, okay, sorry. Demarene Coleman, is that your true

name?

THE DEFENDANT: Yes.

THE COURT: How old are you?

THE DEFENDANT: Twenty-one.

THE COURT: Okay, I need you to just speak up. Let's move the microphone over a little bit.

All right, Mr. Coleman, how old are you?

THE DEFENDANT: Twenty-one.

THE COURT: How far have you gone in school?

THE DEFENDANT: Eleventh grade.

THE COURT: Do you read, write, and understand the English language?

THE DEFENDANT: Yes.

THE COURT: I have a copy of an amended information -- thank you -- that contains the charges of first degree murder and battery with use of a deadly weapon. Did you receive this document?

THE DEFENDANT: Yes.

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1	THE COURT: Have you read it over?
2	THE DEFENDANT: [Indiscernible]
3	THE COURT: I need you to just to speak up a little more.
4	THE DEFENDANT: Yes.
5	THE COURT: And do you understand both of those charges?
6	THE DEFENDANT: Yes.
7	THE COURT: All right, as to Count 1, first-degree murder, how do you
8	plead?
9	THE DEFENDANT: Guilty.
10	THE COURT: And as to Count 2, battery with use of a deadly weapon,
11	how do you plead?
12	THE DEFENDANT: Guilty.
13	THE COURT: The negotiation is as follows: both parties agree to
14	recommend 20 to 50 years in the Nevada Department of Corrections and the
15	State will not oppose and that would be on the murder count.
16	MR. COLUCCI: Right.
17	THE COURT: And the State will not oppose concurrent time between
18	the counts. Is that your complete understanding of what the negotiations are?
19	THE DEFENDANT: Yes.
20	THE COURT: Is anybody forcing you to plead guilty?
21	THE DEFENDANT: [Indiscernible]
22	THE COURT: I need you just to speak up a little
23	THE DEFENDANT: No.
24	THE COURT: You're pleading guilty freely and voluntarily?
25	THE DEFENDANT: Yes.

1 THE COURT: All right, I have a guilty plea agreement here and on page 2 five there's a signature line with a signature above your name. Did you sign 3 this? THE DEFENDANT: Yes. 5 THE COURT: Before you signed it did you read it over? 6 THE DEFENDANT: Yes. 7 THE COURT: Did you understand everything in it? 8 THE DEFENDANT: Yes. 9 THE COURT: Do you understand that as a result of your plea you're 10 giving up certain valuable constitutional rights; those rights were listed for you 11 in your guilty plea agreement? 12 THE DEFENDANT: Yes. 13 THE COURT: Do you also understand as to Count 1 that you face a --14 these are the following options that you face: life without the possibility of 15 parole, or a definite term of 50 years with eligibility for parole beginning at 20 16 years. There's no use of a deadly weapon? 17 MS. PIEPER: No. 18 MR. COLUCCI: No use. 19 THE COURT: Okay, so this is messed up. All right, so if you look on 20 page two of the guilty plea agreement it says on line two: plus and equal and 21 consecutive term for use of a deadly weapon. I'm going to take that out, right? 22 MR. COLUCCI: Yes. 23 MS. PIEPER: Yes. 24 THE COURT: So wouldn't there be, as to Count 1, life with, life

without, and a term of years, and that's not all in here.

MR. SWEETIN: That's true, Judge. There would be -- it would either be life without the possibility of parole --

THE COURT: Which we have in here, or a definite term of 50 years with parole eligibility beginning at 20 years, or life with the possibility of parole with parole eligibility being at 20 years.

MR. SWEETIN: Twenty years.

MS. PIEPER: Twenty years.

THE COURT: So I'm going to write that in here and -- afterwards, but I want to ask you if you understand. I know the deal is to recommend to me the term of 50 years with parole eligibility beginning at 20, but I need for you to understand that there are three possibilities here. One is life with parole eligibility at 20 years, one with life with no parole, or the term of years which is the 20 to 50; do you understand that?

THE DEFENDANT: Yes.

THE COURT: Do you understand that all of those possible punishments there is no option for any probation, that on a charge of murder you must be sentenced to prison; do you understand that?

THE DEFENDANT: Yes.

THE COURT: Okay, and do you also understand that I am going to write in the third option into this guilty plea agreement and I'm going to put my initials by it so that you -- and this record will also indicate that you've been advised of all the possible punishments that face you. Do you understand?

THE DEFENDANT: Yes. Yes.

THE COURT: I really need you to speak up.

On the other, Count 2, which is the battery with use of a deadly

PLEADING CONTINUES IN NEXT VOLUME